Dear Village Official:

Public service is both an honor and challenge. In the current environment, service at the local level may be more challenging than ever before. This handbook is one small way my office seeks to assist you in meeting that challenge.

To that end, this handbook is designed to be updated easily to ensure you have the latest information at your fingertips. Please feel free to forward questions, concerns or suggestions to my office so that the information we provide is accurate, timely and relevant.

Of course, a manual of this nature is not to be confused with legal advice. Should you have concerns or questions of a legal nature, please consult your statutory legal counsel, the county prosecutor’s office or your private legal counsel, as appropriate.

I understand the importance of local government and want to make sure we are serving you in ways that meet your needs and further our shared goals. If my office can be of further assistance, please let us know.

I look forward to working with you as we face the unique challenges before us and deliver on our promises to the great citizens of Ohio.

Thank you for your service.

Sincerely,

Keith Faber
Auditor of State
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I. **Definition**

Villages are municipal corporations, as are cities. They are defined and regulated in Article XVIII of the Ohio Constitution and in Title 7 of the Ohio Revised Code.

II. **Classification**

Municipal corporations with a population of less than 5,000 are villages. The village may be incorporated by the procedures set forth in Ohio Revised Code Chapter 707 requiring a petition to the county commissioners. (Ohio Revised Code Section 703.01 and Chapter 707)

III. **Plans of Government**

Article XVIII of the Ohio Constitution provides for the formation of municipal corporations. Section 3 confers upon the municipal corporations all powers of local self-government and Section 7 authorizes the municipal corporations to adopt charters setting up their own plans of government. Those villages which do not have charters may adopt one of the plans of government set forth by the legislature in Ohio Revised Code Chapter 705 or may operate under the general provisions of Ohio Revised Code Title 7.

IV. **Home Rule**

A. **Definition and Purpose** - “Home Rule” is a term used to described those powers granted to municipal corporations under Article XVIII, Section 3 of the Ohio Constitution, which provides, “municipalities shall have authority to exercise all powers of local self-government and to adopt and enforce within their limits such local police, sanitary, and other similar regulations as are not in conflict with general laws”.

These powers were granted in an effort to provide more local control over certain governmental activities, but not to allow complete independence from State government. Because this grant of power is derived from the Ohio Constitution, it is superior to laws enacted by the legislature, except where a constitutional limitation is provided allowing the legislature to regulate municipalities. Several areas of limitation are discussed in Chapter Three: Administration and Finance.

B. **Charter vs. Non-Charter Village** - As municipalities, all villages have Home Rule powers, but the extent of these powers differ depending upon whether the village has adopted a charter. By adopting a charter, the village may set up a system of government which differs from the statutory plans. It may provide for the officers and procedures for all governmental functions. Non-charter villages must comply with all State laws concerning matters of procedural local self-government. Matters of substantive local self-government are not controlled by State laws, whether or not the village has adopted a charter.
C. Local Self-Government Powers vs. Police Regulations - Article XVIII, Section 3 of the Ohio Constitution distinguishes between powers of local self-government, which relate to the form of village government and control of village property, and the powers of police, sanitary, and other regulations, which relate to the health, safety, and general welfare of individuals within the village. As previously mentioned, charter villages are basically free from regulation by the legislature in matters of local self-government, but the exercise of village police powers cannot conflict with general laws enacted by the legislature.

V. Local Self-Government Powers

A. Procedural Local Self-Government Powers - These are powers which concern the organization of village government as well as the procedures under which the village must function. Villages may deviate from State laws regulating matters of procedural local self-government only by adopting a charter. Examples of these powers are as follows:

1. Structure of government - This pertains to the officers and their functions. Without a charter, villages must comply with State laws regulating them;
2. Competitive bidding requirements - State laws determine when competitive bidding is necessary and what procedures must be followed. Only charter villages may set up their own bidding requirements;
3. Initiative and referendum;
4. Appointment and duties of police officers;
5. Village election procedures; and
6. Annexation proceedings.

B. Substantive Local Self-Government Powers - These are powers which concern the decision-making authority of the village as well as regulating the conduct of individuals within the village. With a few constitutional exceptions, these powers cannot be superseded by State laws. Examples of these powers are as follows:

1. Power to contract - The State cannot, by law, restrict the village’s general power to contract;
2. Taxation - There are explicit constitutional limitations provided in Article XVIII, Section 13 and Article XIII, Section 6 of the Ohio Constitution, as it is necessary to provide for coordination of State and local taxation. Otherwise, State laws cannot restrict the village’s power to tax;
3. Assessments - This power is limited by Article XIII, Section 6 of the Ohio Constitution;
4. Incurring debt - Laws may be passed by the General Assembly limiting this power; (Article XVIII, Section 13 of the Ohio Constitution);
CHAPTER ONE: HOME RULE

5. Power to purchase, appropriate, or dispose of property - The decision to purchase, appropriate, or dispose of property is a power of substantive local self-government. However, the procedures used to purchase, appropriate, or dispose of property are matters of procedural local self-government and are regulated by State laws, unless the village has adopted a charter;

6. Compensation of employees and officers - This area is purely a matter of substantive local self-government. Statutes regulating many matters of compensation can be overridden by local ordinance. Recent court cases have held that the sick leave provision of Ohio Revised Code Section 124.38 does not apply to villages, and that sick leave benefits are a form of compensation. Therefore, the village may or may not provide sick leave benefits to its employees and officers;

7. Power to establish, locate, and vacate streets; and

8. Power to restrict the weight of vehicles using the village’s streets.

VI. Police Regulations

Police regulations are laws enacted to protect the health, safety, and welfare of persons and property. They are aimed at matters of private conduct rather than matters of government. Unlike matters of local self-government, police regulations can never conflict with general laws.

A. Conflict - This has been defined by the courts as permitting what State laws prohibit, or prohibiting what State laws permit. However, the mere absence of State law does not imply that a particular activity is permitted.

B. General Laws - These are laws intended to have general application throughout the State. They are not of a local nature, but have Statewide significance. General laws regulate the conduct of individuals. The courts have held that State laws which attempt to regulate the actions of local government are not general laws. General laws include those enacted by the State legislature, or by State regulatory agencies with legislative authorization.

VII. Public Utilities

The power to operate public utilities has a separate and distinct source from the general home rule powers of Article XVIII, Section 3. Article XVIII, Sections 4 and 5 of the Ohio Constitution state that villages may provide public utility service for village residents directly or by contracting with others within specified limits. Article XVIII, Section 12 provides for financing the construction of public utilities by revenue bonds. Public utilities of the village are operated and managed by the board of trustees of public affairs or the village administrator, which operate under the same regulations. (Ohio Revised Code Section 735.271 to Ohio Revised Code Section 735.273)

A. Powers under Article XVIII, Section 3; Regulations - The village’s power to regulate private utilities is a police power under home rule. As such, it must not conflict with State regulation of private utilities.
B. Proprietary Function; Operation - The village’s operation of a public utility is a “proprietary” function. This means that the defense of governmental immunity is not available to avoid liability for negligent village employees.

C. Rate Fixing - The power to fix rates for village utilities is exercised by the board of trustees of public affairs, or by the village council if the village administrator has been appointed. Sewer rates are always fixed by village council; however, the village is given wide discretion in establishing rates for its utilities, and it is not subject to control by the State Public Utilities Commission. The only restriction is that rates must be reasonable. The courts have even approved rates which were below what was necessary to meet expenses, and rates which produced a profit. When the deficit or profit is so large as to impose what amounts to an “indirect” tax on those persons put in the position of paying the difference, the courts will likely find that the rate is unreasonable. The village cannot use its utility rates to provide revenues for other village departments, as this would undermine the State’s authority to control village taxation. (Ohio Revised Code Sections 735.273 and 735.29)

D. Utility Contracts - The village may contract for the supply of utility services to the village with other municipalities or public utilities. The village is given wide discretion in formulating the contract. The contract should contain a provision requiring a specific quality of service. It should also establish the rate and duration of the services provided. The courts have held that bidding procedures are not applicable to contracts for village utility services in other municipalities.

1. Termination - If a specific termination date is not provided, problems may arise as to when either party may terminate a contract for village utility services. The Supreme Court of Ohio has ruled that if no time is specified, utility contracts terminate after a reasonable time.

2. Abandonment - State statute requires that no public utility may abandon its facilities without applying to the Public Utilities Commission. However, the village may sell the village utility without this application.

3. Energy price risk management - Ohio Revised Code Section 9.835 authorizes villages to enter into energy price risk management contracts to mitigate the price volatility of energy sources, including natural gas, gasoline, oil, and diesel fuel. The statute states that “an energy price risk management contract is not an investment” for purposes of public depository law governing investment of political subdivision interim monies.
Village Officer’s Handbook

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VIII. Questions and Answers

Village Government

1. (Q) If the village population grows to exceed 5,000, can the village choose to continue to operate under the village government system?
   (A) No, once the village population exceeds 5,000, it is no longer classified as the village and must adopt a city government system.

Matters of Procedural Local Self-Government

2. (Q) Can the village council pass an ordinance defining the duties of village officers which are different from those established in the Ohio Revised Code?
   (A) Only if the village has adopted a charter. Non-charter villages cannot pass ordinances which conflict with State laws.

3. (Q) Can a non-charter village council pass an ordinance taking certain duties from one village officer and placing them under the authority of another village officer?
   (A) No, a non-charter village cannot enact an ordinance in conflict with State laws establishing the duties of various village officers.

4. (Q) Can the village council enact an ordinance establishing election procedures within the village which differ from those provided by State law?
   (A) Only villages which have adopted a charter may establish election procedures for local elections which differ from those procedures set forth by State law. State election laws must always be followed in State and Federal elections within the village.

5. (Q) Are ordinances relating to the appointment and duties of village police officers considered police regulations?
   (A) No, such ordinances are matters of local self-government because they are concerned with how the village operates rather than the general conduct of individuals.

6. (Q) Can the village “trade in” its aging motor vehicles toward the purchase of new motor vehicles?
   (A) Ohio Revised Code Section 721.15 provides that a contract for the purchase of new vehicles must go to the lowest and best bidder, but the price offered for the purchase of used village vehicles may be subtracted from the price quoted for the sale of the new vehicles in determining which is the lowest and best bidder.
Village Officer’s Handbook

CHAPTER ONE: HOME RULE

7. **(Q)** How may an annexation of township property to the village be initiated?

   **(A)** Annexation may be initiated by the application of a citizen in the territory to be annexed, or the village itself may initiate the annexation. This is set forth in Ohio Revised Code Chapter 709.

8. **(Q)** Once a petition for annexation has been approved by the county commissioners, is the village required to accept the annexation?

   **(A)** No, the village has one hundred twenty days to accept the annexation. If the village fails to act within one hundred twenty days, the annexation is deemed rejected.

9. **(Q)** How is “annexation” different from a “merger”?

   **(A)** Annexation is usually prompted by one or more individual property owners whose property is located outside of the corporate limits of a municipality or township. A merger is the annexation, one to another of existing municipal corporations or of the unincorporated area of a township with one or more municipal corporations, or the merger of one or more municipal corporations with the unincorporated area of a township. (Ohio Revised Code Section 709.43)

10. **(Q)** How does a merger occur?

    **(A)** A merger can occur when the respective legislative authorities of one or more municipalities agree to a merger and adopt, by two-thirds vote of each authority, an ordinance or resolution proposing a merger. They have up to one hundred twenty days to enter into an agreement based on the conditions of the proposed merger. Another way a merger can occur is when the question of merger is submitted to the electors of the municipal corporation(s) and township(s) proposed for the merger. The question is put on the ballot and voted upon, separately, in each municipal corporation and/or township proposed for merger. (Ohio Revised Code Sections 709.451 and 709.452)

Matters of Substantive Local Self-Government

11. **(Q)** May the village enter into a contract with other villages, townships, or cities to provide for their mutual fire protection?

    **(A)** Yes, such authority is specifically granted to villages under Ohio Revised Code Section 9.60.

12. **(Q)** Can the village enter into a contract with another village or city for the construction of a public improvement for their mutual benefit?

    **(A)** Yes, this ability is provided under Ohio Revised Code Section 715.02. It requires the contract to specify how the improvement shall be constructed, the role of each party, and how the costs shall be apportioned.
13.  \(Q\) Are there any limitations upon the village’s power to sell village real estate?

\(A\) Yes, Ohio Revised Code Section 721.03 provides that such sales must be approved by a two-thirds vote of village council and the board or officer having supervision of the property. Competitive bidding is required, with the sale going to the highest bidder.

14.  \(Q\) How may personal property belonging to the village be sold?

\(A\) Personal property valued at less than $1,000 may be sold by the board or officer having supervision over it. Property valued at more than $1,000 may only be sold when approved by ordinance after competitive bidding, as set forth in Ohio Revised Code Section 721.15.

15.  \(Q\) May the village enact an ordinance requiring those having or acquiring handguns within the village to obtain an identification card issued by the village?

\(A\) Yes, this has been held to be a reasonable exercise of municipal police power.

16.  \(Q\) May the village regulate the weights of vehicles using its streets?

\(A\) Yes, these regulations may be in conflict with general laws. Municipalities are given wide discretion in regulating their own streets because of the liability for the condition of the streets.

17.  \(Q\) Who is responsible for keeping sidewalks repaired, the village or the property owner?

\(A\) Ohio Revised Code Section 723.01, in part, provides that the village is responsible for the care, supervision, and control of the public sidewalks. Liability or immunity from liability of a village for injury, death, or loss to person or property allegedly caused by a failure to perform the responsibility imposed must be determined pursuant to Section 2744.02 of the Ohio Revised Code. Section 723.011 provides, however, that the village may, by ordinance, require that abutting property owners keep the sidewalks repaired.

18.  \(Q\) Is it permissible for the village to appropriate more private property than it needs for a public utility in order to resell the extra land at a profit?

\(A\) Article XVIII, Section 10 of the Ohio Constitution states that municipalities may acquire excess property, and that sale of the property may be made. The Ohio Supreme Court, however, has held that the excess property appropriated must be necessary for a public use so as to prevent this type of land speculation.

**Police Regulations**

19.  \(Q\) Can the village require a license for operating a trailer park in addition to a State license?

\(A\) No, since such licensing involves the village police power, it could not be used to further restrict that activity which is already allowed under the State license. Any further restriction would be in conflict with the general law.
20. (Q) May the village enact an ordinance to prohibit peddlers and solicitors from operating within the village?

(A) Such an ordinance would be a police regulation and would be valid unless it were in conflict with a general law. State statutes which specifically prohibit municipalities from prohibiting certain activities have been held to not be general laws since they do not attempt to regulate conduct of individuals. The State can prevent the prohibition of certain activities by creating a State license for those activities.

21. (Q) May the village enact a retroactive zoning ordinance which requires the removal of signs in violation of the zoning code?

(A) No, since zoning is a matter of police regulation, this would be in conflict with Ohio Revised Code Section 713.15, which is a general law.

**Conflict with General Laws**

22. (Q) Can the village council pass an ordinance making certain acts felonies?

(A) No, the State has exclusive jurisdiction in establishing felony offenses.

23. (Q) Can the village provide a more severe penalty for the violation of the village ordinance than the State provides for the violation of a similar State law?

(A) Yes, the village can impose a more severe penalty as long as it does not make the violation a felony.

24. (Q) May the village enact an ordinance restricting or prohibiting the power of a State court to review administrative and legislative acts of village officers and agencies?

(A) No, this is beyond the scope of local self-government powers. This is purely a matter of State control.

25. (Q) May an ordinance be passed limiting the number of establishments selling liquor within the village?

(A) Any such limitation cannot be in conflict with State liquor control law. This includes regulations which the State Board of Liquor Control is authorized to enact.

26. (Q) May the village enact regulations for speeds of vehicles on its streets which are in conflict with State speed laws?

(A) No, this is a police regulation which must not be in conflict with general law. This matter is different from the village regulation of vehicle weights using its streets.
I. General Considerations

The village may operate under the general provisions of Title 7 of the Ohio Revised Code, or it may adopt a charter or one of several statutory plans of government provided by Ohio Revised Code Chapter 705. Most villages do not have charters, but operate under the general provisions set forth in Title 7 of the Ohio Revised Code. The officers and procedures under those general provisions will be discussed in this chapter. Under a charter, the village may select which officers shall perform certain functions and prescribe their procedures, without regard for most State laws. This is further discussed in Chapter One: Section IV, Home Rule. A brief outline of the other statutory plans follows:

A. Commission Plan - This plan calls for three elected commissioners. The commission performs both legislative and administrative duties in separate sessions. A clerk, treasurer, auditor, and solicitor are appointed by the commissioners. The positions of clerk and treasurer may be combined. (Ohio Revised Code Section 705.41)

B. Manager Plan - This plan calls for an elected council of five members. The council is the legislative body, and it appoints the manager, who is the chief administrative officer. It may appoint a civil service commission and all boards or commissions, and it must approve all appointments made by the manager. The council member elected chairman shall perform all judicial functions. A clerk, treasurer, auditor, and solicitor are appointed. The positions of clerk and treasurer, or clerk and auditor may be combined. (Ohio Revised Code Section 705.51)

C. Federal Plan - This plan calls for an elected mayor and council. Council is to consist of no fewer than five nor more than fifteen members; however, council is to consist of three members in any municipal corporation that has a population of 10,000 or fewer. The mayor may veto council legislation. A two-thirds majority is needed to override such veto. The executive power is held by the mayor and the department heads appointed by the mayor. The directors of public service and public safety are appointed. (Ohio Revised Code Section 705.71)

II. Village Council

The legislative authority of the village rests in its council. Most powers and duties of the village council are set forth in Ohio Revised Code Chapters 705, 731, and 733.

A. Qualifications, Elections, Terms, and Compensation – Under the traditional and most common statutory format, the village council consists of six electors who must reside in the village for one year preceding their election. With few exceptions, they may not hold any other public employment or have any interest in any contract with the village. Council members shall be elected for terms of four years, at salaries fixed by the council itself. Deductions may be made for meetings not attended. (Ohio Revised Code Sections 705.12, 705.13, 731.09, 731.12, 731.13, and 733.68 to 733.71)

1. Bond and oath - A bond and oath may be required of village officers and employees as village council directs. (Ohio Revised Code Sections 705.27, 705.28, and 731.13)
2. Suspension and removal of village council members
   a. Ohio Revised Code Section 731.45 provides that village council may expel any
council member for disorderly conduct, for violation of its rules, or for an
unexcused absence of two months.
   i. Vote for suspension - Two-thirds vote of all council members.
   ii. Hearing - Council member (accused) must be notified of the charge and
given a hearing.
   iii. Hearing date - The hearing shall be held at the next regularly scheduled
council meeting, unless extended at the request of the accused.
   iv. Suspension pending hearing - A majority of the remaining council
members may vote to suspend the accused pending the hearing. Such
suspension shall be no longer than fifteen days, unless the hearing date is
extended at the request of the accused. In such cases, the suspension can
be extended up to thirty days.
   b. Under Ohio Revised Code Section 733.72, actions for removal of village council
members (as well as village officers) may also be brought in probate court for:
   i. Receiving outside compensation for services as a council member;
   ii. Having an interest (directly or indirectly) in a contract with the village;
   iii. Malfeasance in office (the doing of an unlawful or improper act); or
   iv. Misfeasance in office (the doing of a lawful act in an unlawful manner).

3. Suspension and removal of village officers
   a. When the village mayor discovers misconduct on the part of the village official,
the mayor shall file, with village council, specific written charges against such
official and serve a copy of such charges to the accused, unless a different
procedure is provided by ordinance.
   i. Types of charges - Bribery, misfeasance, malfeasance, misconduct in
office, gross neglect of duty, gross immorality, or habitual drunkenness.
   ii. Hearing - The hearing shall be held before the village council.
   iii. Suspension pending hearing - Village council, by majority vote of all its
members, may vote to suspend the accused pending a hearing, for a period
of up to fifteen days.
iv. Removal - After the hearing, the accused is removed if at least two-thirds of all council members vote for removal.

v. Appeal - Any removal may be appealed to the common pleas court of the county, but the decision of village council is presumed valid, unless clear abuse can be shown.

b. Actions for removal of village officers can also be brought in probate court (see 2b above).

c. Removal of village officers may be otherwise provided if village council directs by ordinance.

4. Suspension and removal of village employees

a. Suspension or removal can take place at any regular meeting of village council.

b. A majority vote of village council is required for suspension or removal.

5. Village council vacancies in office

a. When a vacancy in the village council membership occurs, council has thirty days from the date the resignation was tendered to fill the vacancy.

b. If council fails to fill the appointment within this period, the mayor shall appoint someone to fill the vacancy.

B. Organization

1. President - The mayor serves as village council president, but only votes in the case of a tie. (Ohio Revised Code Section 733.24)

2. President Pro Tempore - A member of village council shall be elected to this office at the first January meeting each year, to serve as president in the mayor’s absence. If the mayor becomes permanently absent from office, the president pro tempore fills that office until a successor can be elected to the unexpired term. The successor will be elected at the first general election that occurs more than forty days after the vacancy, unless the year after such election, a new mayor would normally be elected. In that case, the president pro tempore would serve the unexpired term. While acting as mayor, the president pro tempore votes at council meetings only in the case of a tie. (Ohio Revised Code Sections 731.10, 731.11, and 733.25)

3. Clerk - The clerk keeps permanent records of council proceedings and must attend all meetings of village council. The village council shall appoint one of its members to serve in the office when the clerk is absent. (Ohio Revised Code Sections 705.10 and 733.27)
C. Meetings (Ohio Revised Code Sections 731.46 and 121.22)

1. Village council shall meet as prescribed by ordinance, but cannot be required to meet more than once a week. All meetings shall be open to the public.

2. Special meetings may be called by any three village council members or by the mayor, with at least twelve hours notice to each member.

3. Village council shall act only at authorized meetings and according to authorized rules.

4. Village council may adjourn during a public meeting to discuss the following subjects in executive session:
   a. To consider the appointment, employment, dismissal, discipline, promotion, demotion, or compensation of a public employee or official, or to consider the investigation of charges or complaints against such a person, unless asked by such employee or official to be held in public;
   b. To consider the purchase or sale of property if premature disclosure would give an unfair advantage to a person whose personal private interest is adverse to public interests;
   c. Attorney conferences concerning pending or imminent court action;
   d. Prepare for conducting or reviewing employee negotiations and bargaining;
   e. Matters requiring confidentiality by law; and
   f. Security arrangements.

   NOTE: No actions upon these matters can be made (e.g. rules, resolution, ordinances) unless adopted in a public meeting. The minutes need only reflect the general subject matter of discussion in executive session.

D. Actions - Village council acts through ordinances and resolutions. The distinction between the two is not always clear. An ordinance is generally required for more permanent and formal matters, and usually requires publication.

1. Passage - Ordinances and resolutions shall be read by title only, on three days, unless a full reading is voted for by a majority, or reading is dispensed with by vote of three-fourths of village council. Voting on passage shall be taken by yeas and nays and journalized. Passage requires at least a majority vote. Action not requiring an ordinance or resolution may be taken by a majority of members present. (Ohio Revised Code Section 731.17)

2. Style of ordinance - This is set forth by State law. (Ohio Revised Code Section 731.18)
3. Subject - No ordinance, resolution, or bylaw shall have more than one subject, which shall be clearly stated in its title. (Ohio Revised Code Section 731.19)

4. Amendment - New ordinances, resolutions, or bylaws to amend or revise another in existence must contain the entire ordinance, resolution, or bylaw to be amended or revised and thereby repeal it. (Ohio Revised Code Section 731.19)

5. Authentication and recording - Legislation is authenticated by the signature of the presiding officer and clerk of council. Once passed and signed, legislation shall be recorded by the clerk. (Ohio Revised Code Section 731.20)

6. Publication - A succinct summary of general ordinances and those providing for improvements must be published in a newspaper of general circulation in the municipal corporation. Proof of publication, by affidavit of the proprietor, shall be filed with the clerk. Ordinances may be published in book form when there is a revision of codification. Summaries of ordinances or resolutions and proclamations of elections shall be published once a week for two consecutive weeks or as provided by Ohio Revised Code Section 7.16; notices, not less than two nor more than four consecutive weeks or as provided by Ohio Revised Code Section 7.16; all other matters shall be published once. When no local newspaper is available, the village council may select alternative methods of publication, as by posting in five significant places for fifteen days prior to the effective date thereof. (Ohio Revised Code Sections 731.21 to 731.25)

7. Emergency legislation - Ordinances necessary for the immediate preservation of the public peace, health, or safety go into immediate effect, without publication, but require a two-thirds majority of all council members. Reasons for the necessity must be set forth in the ordinance. (Ohio Revised Code Section 731.30)

III. Village Mayor

The mayor is the chief executive of the village. The mayor supervises the administration of the village and presides at council meetings. The mayor may appoint various village officials. (Ohio Revised Code Section 733.24)

A. Qualifications, Election, and Term - The mayor must be an elector of the village and is elected to a term of four years. Upon the mayor’s permanent absence, the president pro tempore of the village council serves as a successor until a qualified successor can be elected. (Ohio Revised Code Sections 733.24 and 733.25)

B. Administration Powers and Duties - The mayor shall perform those duties established by village council in its bylaws and ordinances. It is the mayor’s duty as chief executive to see that all village laws are enforced. The mayor must also sign various legal instruments as the village council or State law requires. (Ohio Revised Code Section 733.30)
1. Filling vacant office - All offices which become vacant, unless otherwise provided by law, shall be filled by mayoral appointment for the remaining term. (Ohio Revised Code Section 733.31)
   a. Clerk or Treasurer - The mayor may appoint an acting clerk or treasurer to fill that position until a permanent appointment can be found.
   b. Village Solicitor - The village solicitor is not considered an “officer” of the village and therefore, the vacancy would be filled by village council. (Ohio Revised Code Sections 731.43, 733.25, and 721.11)

2. Reports to council and protests - As the mayor deems proper, or as the village council requires, the mayor shall report to village council the financial status and general condition of the village. The mayor shall protest expenditures of village council which exceed current revenues. The mayor shall make an annual report each January. (Ohio Revised Code Sections 733.32, 733.33, 733.40, and 733.41)

3. Supervision of village officers - The mayor supervises all village officers and examines complaints against them. When misconduct is found, the mayor shall file with the village council, specific written charges, and serve a copy upon the officer accused, unless another procedure is provided by law. After a hearing before the village council, the accused officer may be removed by a two-thirds majority of village council. The accused may be suspended for up to fifteen days prior to the hearing by approval of a majority of village council. Any removal may be appealed to the common pleas court of the county, but the decision of village council is presumed valid unless clear abuse can be shown. (Ohio Revised Code Sections 733.34 to 733.39, and 733.72)

C. Judicial Powers and Duties; Mayor’s Court - The mayor has certain judicial powers, where there is no municipal court within the village. The mayor may hear and determine cases involving violations of village ordinances and all traffic violations occurring on State highways located within the boundaries of the municipal corporation, subject to the limitations of Ohio Revised Code Sections 1905.03, 1905.031, 2937.08, and 2938.04. Where a penalty for a violation includes imprisonment or a fine in excess of $100, the accused is entitled to a jury trial, and unless that right is waived, such violations cannot be heard in mayor’s court. (Ohio Revised Code Chapter 1905 and Section 2945.17 (B)(2))

The United States Court of Appeals for the South Circuit held in the case of DePiero v. City of Macedonia 180 F.3d 770 (6th Circuit, 1999), that a mayor’s broad executive authority and administrative responsibilities impaired the mayor’s ability to serve as a neutral arbiter. Given the Macedonia case, villages should consult their legal counsel as to when a magistrate should preside over the court rather than the mayor.

1. Appeals - Within ten days from the mayor’s judgment, a notice of appeal to the municipal or county court may be filed. All further proceedings in the mayor’s court shall be stayed from the time of filing the notice of appeal with the mayor’s court. (Ohio Revised Code Section 1905.23)
2. Fines and fees - The mayor shall not receive, for the mayor’s own, any money collected through the court, but shall disperse such money to the village and the county as directed in Section 733.40. (Ohio Revised Code Section 733.40)

3. Deposits - Court costs are always paid into the municipal treasury, as are fines and forfeitures for violations of village ordinances. Fines and forfeitures arising from State laws are paid into the county treasury, unless the arrest is made by the highway patrol, for which 45 percent is paid to the State and the balance is paid into the village treasury. All money collected by the mayor’s court should be deposited with the village treasurer. (Ohio Revised Code Section 5503.04)

4. Records - The mayor must keep a docket of the cases before the court, a cashbook, duplicate receipts, and other related documents showing the disposition of each case. In keeping the docket and other files, the mayor shall be governed by the laws pertaining to county courts. (Ohio Revised Code Sections 1905.21 and 1905.01)

IV. Village Clerk

A. The clerk is the chief fiscal officer of the village and the clerk for the village council. The village council may, by majority vote, combine the duties of the clerk and the treasurer into one office to be known as the clerk/treasurer. The clerk/treasurer must have the same qualifications as the clerk. (Ohio Revised Code Sections 733.26 and 733.261)

B. Qualifications and Term

1. Elected Position - The clerk’s or clerk/treasurer’s position may be filled through a municipal election. The clerk or clerk/treasurer must be an elector of the village and is elected to a term of four years. (Ohio Revised Code Section 733.26)

2. Appointed Position - The village council may pass, by two-thirds vote, an ordinance or resolution to combine the duties of village clerk and village treasurer into one appointed office, known as the village fiscal officer. (Ohio Revised Code Section 733.262)

So that no election for the office of village clerk or village treasurer is held after the passage of the ordinance or resolution, a certified copy of the ordinance or resolution must be filed with the board of elections according to established guidelines.

If a vacancy exists in the office of village clerk or village clerk/treasurer, the village council may pass, by two-thirds vote, an ordinance or resolution appointing a village fiscal officer and the change will take effect on the effective date of the ordinance or resolution.
A village fiscal officer will be appointed by the mayor, with approval by majority vote of the village council. The village fiscal officer need not be an elector of the village or reside in the village at the time of appointment; however, must become a resident of the village within six months of the effective date of the appointment unless an ordinance is passed approving the fiscal officer’s residence outside of the village. A village fiscal officer may be removed without cause either by the mayor, with approval by majority vote of the village council, or by a three-fourths vote of the village council, with or without the consent of the mayor.

3. Eliminating Appointed Fiscal Officer - The village council may abolish the appointed fiscal officer’s position and return to an elected office of village clerk/treasurer by passing an ordinance or resolution by a two-thirds vote. If a vacancy exists in the office of village fiscal officer, the abolition shall take effect on the effective date of the ordinance or resolution, and the mayor will appoint a village clerk/treasurer to serve until the first day of April following the next regular municipal election. A certified copy of the ordinance or resolution must be filed with the board of elections according to established guidelines.

If no vacancy exists when the abolishing ordinance or resolution is passed, the person elected at the next regular municipal election will become village clerk/treasurer and serve a four year term commencing on the first day of April following the election.

C. Clerk of the Board of Trustees of Public Affairs - The village council may “by majority vote” merge the duties of the village clerk with those of the clerk of the board of trustees of public affairs and allow additional compensation, but the village clerk may not serve in both positions without a merger. (Ohio Revised Code Section 733.28)

D. Powers and Duties

1. Clerk of Council - The clerk shall attend all council meetings and keep a record of all proceedings, rules, bylaws, and legislation. When new village laws require publication, the clerk shall certify that publication was made. (Ohio Revised Code Sections 733.27 and 731.24)

2. Records and accounts - The clerk must keep accurate statements of all money received and expended by the village. The clerk must keep records of all property owned by the village. The clerk must keep records of all taxes and assessments. (Ohio Revised Code Section 733.28)

3. Auditing of accounts; review of expenditures - At the end of each fiscal year or sooner if required by village council, the clerk shall audit the accounts of all village officers and departments. The clerk shall prescribe the accounting procedures for the village, subject to the approval of the Auditor of State. The clerk shall not allow the amount set aside for any appropriation to be overdrawn or drawn upon for other than the proper purpose. (Ohio Revised Code Sections 733.15, 733.16, and 733.17)
4. Certification of election of officers - The clerk shall certify to the court of common pleas, the election of each village officer with judicial powers. (Ohio Revised Code Section 733.15)

5. Official bonds - Any officer or employee required by village council to furnish bond shall file their bond with the clerk. (Ohio Revised Code Section 733.69)

6. Annual certification of funds - At the beginning of each fiscal year, the clerk shall certify to the county auditor all available sources for expenditure for each fund of the taxing authority to allow the county budget commission to amend its certificate of estimated resources. (Ohio Revised Code Section 5705.36)

7. Contracts and certification - The clerk and the mayor must sign village contracts. Any contract or expenditure, unless exempt, must have attached the clerk’s certification that the necessary funds are available. (Ohio Revised Code Sections 731.14 and 5705.41)

8. Other duties - The clerk is involved in most areas of village operation, such as bonds and assessments, and the duties are discussed under those areas.

V. Village Treasurer

A. The treasurer collects and disburses resources of the village. This office may be combined with that of the clerk as clerk/treasurer. (Ohio Revised Code Section 733.261)

B. Qualifications and Term

1. Elected Position - The treasurer’s position may be filled through a municipal election. The treasurer must be an elector of the village and is elected to a term of four years. (Ohio Revised Code Section 733.42)

2. Appointed Position - The village council may pass, by two-thirds vote, an ordinance or resolution to combine the duties of village clerk and village treasurer into one appointed office, known as the village fiscal officer. (Ohio Revised Code Section 733.262)

C. Powers and Duties

1. Acquisition and disbursement of funds - The treasurer shall acquire from the county treasurer those village taxes and assessments placed on the county auditor’s tax list for collection, money collected by the mayor’s court, and amounts due to the village to be disbursed upon proper authorization. (Ohio Revised Code Sections 733.44 and 733.46)
2. Accounts and reports - The treasurer must keep accurate accounts of all money received or disbursed identifying the amount, date, payer and payee, and account. The books must provide separate accounts for each fund and appropriation. The treasurer and the clerk should maintain the same accounts, since they must be reconciled. The treasurer shall settle and account with the village council quarterly, and as village council directs. At the first January meeting of village council each year, the treasurer shall report on the village financial condition, including amounts of receipts, disbursements, and accounts. The balance of each fund shall be reported. The treasurer shall also keep a treasury investment account documenting the investment of treasury funds. On the first Monday of each month, the clerk is obligated to provide detail statements of receipts and expenditures of the past month to the heads of village departments. (Ohio Revised Code Sections 733.43, 733.45, 733.47, and 733.14)

D. Deposit of Funds - Village funds must be deposited according to the Uniform Depository Act, Ohio Revised Code Chapter 135.

E. Tax Administrator - The legislative authority (council) of the village, that operates under a general statutory plan of municipal government, may appoint an individual known as the tax administrator to assist the village treasurer in matters relating to income taxes. The individual so appointed must be an employee of the treasurer’s office and be responsible to, and under the control of, the village treasurer.

VI. Village Administrator

A. Appointment and Abolishment - The village council may establish the position of village administrator, to be appointed by the mayor subject to council’s approval. An elected official of a village may be appointed to the position village administrator but the elected official must resign his or her elected position prior to appointment as administrator and he or she may not serve as an elected official of the village during his or her tenure as administrator. In addition, in any such situation, the elected official must take care to avoid ethical violations by refraining from or using the influence of his or her position to secure appointment as administrator or by participating in any way in the selection process. Upon the lawful appointment of the village administrator, any board of trustees of public affairs must be abolished. Upon the abolishment of the position of village administrator, a board of trustees of public affairs automatically is formed, with three positions appointed by the mayor with council approval, to serve until their successors can be elected. (Ohio Revised Code Sections 735.271 and 735.272)

B. Powers and Duties - The village administrator manages any public utilities and collects any rents for them. The administrator may make bylaws and regulations relating to these utilities, which must not be inconsistent with village or State laws. The administrator supervises the maintenance of public places, streets, and sidewalks. The administrator may appoint those employees authorized by village council, with the mayor’s approval. The administrator has all powers of the board of public affairs and street commissioner, plus other powers and duties set by ordinance of village council. However, the administrator cannot establish utility rates. Utility rates are determined by village council. The administrator is under the general supervision and control of the mayor. (Ohio Revised Code Section 735.273)
VII. Board of Trustees of Public Affairs

A. Appointment and Election - The village council must establish a board of trustees of public affairs made up of three residents whenever the village is involved with a public utility. The first members are appointed by the mayor, subject to council’s approval, until their successors can be elected. The members shall elect a president and a clerk, unless the clerk of the village is designated. The clerk is not a board member. If a board member moves from the village, the member can no longer continue the term of office and, therefore, must resign. (Ohio Revised Code Section 735.28)

B. Powers and Duties - The board of trustees of public affairs has the powers and duties relating to village utility services as does the village administrator, discussed above. In addition, it may set rates for village utilities, except the sewage system, for which rates are established by the village council. The board of trustees of public affairs otherwise manages the village’s sewer system. As a general rule, the village council makes major policy decisions regarding village utilities, and must authorize large expenditures, while the board manages the operation of the utilities. (Ohio Revised Code Sections 735.29 and 729.49 to 729.52)

1. Appointment of officers and employees - The board has exclusive authority to appoint and remove its officers, employees, and agents, but village council creates their positions and determines their number and compensation. (Ohio Revised Code Section 735.29)

2. Meetings - Board meetings are public meetings and minutes must be prepared and maintained. Regular meetings should be scheduled, and rules adopted to provide for notice of special meetings. (Ohio Revised Code Section 121.22)

3. Bylaws and regulations - The board may enact rules for the management of village utilities, which have the force of ordinances when consistent with village and State law. (Ohio Revised Code Section 735.29)

4. Contracts - The board may enter into contracts necessary to perform its duties. Generally contracts involving more than $50,000 must be authorized by an ordinance of the village council and let by competitive bidding. (Ohio Revised Code Sections 735.29 and 735.05)

5. Emergency repairs - When a real and present emergency disrupts village utility services, the village council, by a two-thirds vote, may authorize the board to contract for necessary repairs without formal bidding or advertising. (Ohio Revised Code Section 735.051)

6. Expenditures; funds - The board must prepare a budget to be included in the appropriation ordinance of the village council. Money so appropriated may be spent by the board, from the proper fund, by directing the village clerk, by resolution, to prepare a warrant. The board clerk prepares a voucher for the village clerk. The treasurer then makes payment from the proper fund. The board may not keep its own depository and make direct expenditures of public funds. A separate fund must be set up for each utility, and expenditures must relate only to that utility. Transfers between funds must be made only under Ohio Revised Code Section 5705.16.
7. Delinquencies - The board has the duty to collect water rent or charge, or light, power, gas, or utility rents which have been assessed. When such rents, except water rents and charges, are not paid when due, the board may certify them to the county auditor, or may collect them by action of law. When water rents or charges are not paid when due, the board may certify them to the county auditor, or collect them by action of law, or the board may do both under Ohio Revised Code Sections 735.29(A) and (B).

8. Operating expenses - The village council may determine the expenses related to utility matters and require the board to reimburse the general fund for these expenses from each utility fund. On the other hand, village council may require that free utility service be provided to village properties. (Ohio Revised Code Section 743.27)

VIII. Other Officers and Employees

Certain village officers and employees are specifically authorized and regulated by State law, while other positions are generally authorized. Village council is responsible to provide for the management of all village properties and facilities, and it may provide for those employees which it finds necessary. The council may also remove employees, subject to possible civil service regulations, and provide for compensation of all officers and employees. (Ohio Revised Code Sections 735.27 and 731.10)

Village officials shall provide once a year up to two weeks leave for any employee who is the spouse, parent, or a person who has or had legal custody of a member of the uniformed services who is called to active duty or is injured, wounded, or hospitalized while service on active duty. The following conditions must be met: 1) the employee was employed by the village for at least twelve consecutive months and at least 1,250 hours prior to the request for leave, 2) the employee gives notice to his employer at least fourteen days prior to commencing leave if the leave is being taken because of a call to active duty or at least two days prior to taking the leave if the leave is being taken because of an injury, wound, or hospitalization. If the employee receives notice from a representative of the uniformed services that the injury, wound, or hospitalization is of a critical or life-threatening nature, the employee may take the leave without providing notice to the employer, 3) the dates on which the employee takes leave occur no more than two weeks prior to or one week after the deployment date of the employee’s spouse, child, ward, or former ward, 4) the employee does not have any other leave available for the employee’s use except sick leave or disability leave.

An employer shall continue to provide benefits to the employee during the period of time the employee is on leave. The employee shall be responsible for the same proportion of the cost of the benefits as the employee regularly pays during periods of time when the employee is not on leave. The employer is not required to pay salary or wages to the employee during the period of time the employee is on leave.

Upon the completion of the leave taken, the employer shall restore the employee to the position the employee held prior to taking that leave or a position with equivalent seniority, benefits, pay, and other terms and conditions of employment.
An employer may require an employee requesting to use the leave established to provide certification from the appropriate military authority to verify that the employee satisfies the criteria described above. (Ohio Revised Code Sections 5906.01 and 5906.02)

Permanent public employees who are members of the Ohio organized militia or members of other reserve components of the armed forces of the United States, including the Ohio National Guard, are entitled to a leave of absence from their respective positions without loss of pay for the time they are performing service in the uniformed services, for periods of up to one month, for each calendar year in which they are performing service in the uniformed services. In addition, publicly employed firefighters and emergency medical technicians shall receive a minimum paid military leave of seventeen 24-hour days. (Ohio Revised Code Sections 5923.05(A)(2)(b)and(g))

A. Legal Counsel - The village legal counsel is not required, but the village council may provide such a position for a period up to two years. Under any of the statutory plans for villages under Ohio Revised Code Chapter 705, the village solicitor is provided, whose duties include approving the form of village contracts and serving as village prosecutor. (Ohio Revised Code Sections 733.48 and 705.11)

B. Street Commissioner - Where no village administrator has been provided for, a street commissioner must be appointed by the mayor, with council approval, for a one year term. The village marshal may be appointed as street commissioner. The street commissioner shall supervise the maintenance of public streets, lands, and other facilities. The street commissioner shall serve a probationary period of six months and shall be under the direction of the mayor. The mayor, therefore, shall have the power of removal or suspension of the street commissioner. (Ohio Revised Code Section 735.31)

C. Marshal

1. Appointment - Each village is required to have a marshal, designated “chief of police”, appointed by the mayor with council approval, to serve until removal from office. The marshal must pass a physical examination, which must be reported to the Ohio police and fire pension fund prior to appointment. The village council may provide for deputies to be appointed by the mayor with council approval, also subject to a physical examination. An auxiliary police unit may be established, appointed and regulated by the mayor. The marshal and deputies must serve a six month probationary period before their appointments become final. The marshal need not be a resident of the village at the time of his or her appointment but must become a village resident within six months unless village council waives the residency requirement. (Ohio Revised Code Sections 737.15, 737.16, 737.161, and 737.17)
2. Removal and supervision - The marshal and deputies can be removed only for cause. When the mayor finds misconduct by the marshal, he must file written charges with the village council and serve the marshal, to be heard before village council. The marshal may be removed or suspended, for up to sixty days, by two-thirds vote of village council. The marshal may appeal to the common pleas court of the county. The marshal may suspend deputies and employees under the marshal’s control for cause, by notice to the mayor and service upon the accused employee. The mayor shall provide a hearing and may suspend, demote, or remove the accused employee. Appeals may be taken to the village council and to the common pleas court. (Ohio Revised Code Sections 737.162 and 737.171)

3. Powers and duties - As head of the police force, the marshal shall enforce the laws and arrest violators. The marshal shall execute arrest warrants from other jurisdictions. The marshal has the same duties and is entitled to the same fees as constables. The marshal has exclusive authority to station and transfer deputies and employees under the marshal’s control. All funds collected by the marshal must be immediately paid to the mayor, who shall make monthly reports to the village council. (Ohio Revised Code Sections 737.18, 737.19, and 737.20)

4. Residency - The marshal need not be a resident of the village at the time of his appointment, but must become a resident within six months of such appointment unless the residency requirement is waived by action of village council.

D. Fire Chief and Fire Prevention Officer - The village council may establish a fire department, which shall be headed by a fire chief, appointed by the mayor with council approval, to serve until removed. Where there is no fire department, a fire prevention officer shall be appointed. No person shall be appointed as a permanent full-time paid firefighter unless they have received a certificate issued under former Ohio Revised Code Section 3303.07 or Ohio Revised Code Section 4765.55(C)(2) evidencing satisfactory completion of a firefighter training program. Also, the person must pass the physical examination required by Ohio Revised Code Section 737.22(B)(3). The physical is filed with the Ohio Police and Fire Pension Fund Board prior to appointment. (Ohio Revised Code Sections 737.21 to 737.27)

E. Planning Commission - The village council may establish a commission of five members including the mayor, one council member designated by the village council, and three village citizens appointed by the mayor for six year terms without compensation. The commission may control the structure and location of buildings, and create zones of varying property taxes. (Ohio Revised Code Section 713.01)

F. Recreation Board and Board of Park Trustees - The village council may establish a board to control its recreation facilities. A board of park trustees shall be appointed to control property and funds donated to the village for park purposes. (Ohio Revised Code Sections 755.14 and 755.20)

G. Board of Cemetery Trustees - A board may be appointed by the mayor to maintain cemeteries owned by the village. (Ohio Revised Code Sections 759.20, 759.21, 759.22, and 759.23)
Municipal Records Commission - A commission to provide rules for retention and disposal of records of the municipal corporation and to review applications for one-time records disposal and schedules of records retention and disposition submitted by municipal offices. The records commission consists of the mayor or his or her designee, the clerk of the village, the village legal council, and one additional member appointed by the mayor. (Ohio Revised Code Section 149.39)

IX. Compatibility of Public Offices

A. A public officer or employee may be prohibited from holding another public position. 1979 Attorney General Opinion Number 79-111 sets forth the following seven question format for analyzing and determining whether particular public offices are compatible.

1. Is either of the positions a “classified” employee within the terms of Ohio Revised Code Section 124.57?
   a. Ohio Revised Code Section 124.57, prohibits a classified public employee from being an officer in any political organization or from taking part in politics.
   b. Village employees and officers are not considered “classified” public employees under Ohio Revised Code Section 124.57. However, State, county, city, and township employees (not officers) are considered classified public employees. Therefore, if the village resident wishes to run for village office and is employed by the State or by a city, county, or township, then a conflict with Section 124.57 may exist.
   c. General Rule - If a classified employee runs for the village office and the election is partisan (i.e. Democrat versus Republican), then a conflict with Ohio Revised Code Section 124.57 exists, and the employee must choose whether to quit running for office or resign his employment position.

2. Do the empowering statutes of either position limit the outside employment permissible?
   a. Ohio Revised Code Section 731.12 prohibits the village council member from holding any other public office, being interested in any contract with the village, or holding employment with the village, except for the position of volunteer firefighter receiving no compensation.
   b. Ohio Revised Code Section 735.271 prohibits the village administrator from being an elected official of the village during the term of employment.
   c. Ordinances passed by village council may prevent or limit other officer’s outside employment.

3. Is one office subordinate to, or in any way a check upon, the other?

4. Is it physically possible for one person to discharge the duties of both positions?
5. Is there a conflict of interest?
   a. Considerations
   b. Degree or remoteness of potential conflict;
   c. Ability to remove oneself from potential conflict;
   d. Do both positions have decision-making authority;
   e. Whether conflict involves the primary function of each position; and
   f. See Ohio Revised Code Sections 102.03 and 2921.42 for possible ethics and criminal conflicts.

6. Are there any local charter provisions or ordinances which control?

7. Are there any Federal, State, or Local regulations or laws applicable?

The village should consult its legal counsel as there may be other Attorney General Opinions or cases dealing specifically with the public positions in question.

X. Public Records Law

A. Definition - Ohio Revised Code Section 149.43 (A)(1) defines “public records” as any records kept by any public office. Exceptions include, but are not limited to, the following:

1. Medical records other than births, deaths, and the fact of admission to and discharge from the hospital;

2. Adoption records;

3. Probation records;

4. Parole proceedings;

5. Trial preparation records;

6. Confidential law enforcement investigation records;

7. DNA records stored in the DNA database;

8. Intellectual property records;

9. Peace officer residential and familial information; and

10. Records the release of which is otherwise prohibited by State and Federal law.
B. Availability - Public records shall be promptly prepared and made available for inspection to any member of the general public during regular business hours. Upon request, copies shall be made at cost to any member of the general public within a reasonable time after such request. (Ohio Revised Code Section 149.43(B))

C. Penalties - Failure to make public records available to the general public or to make copies within a reasonable time is actionable in a court of law. Ohio Revised Code Section 149.43(C) allows any person allegedly aggrieved by the failure to bring a mandamus action against the village to compel compliance. Such member, if successful, may recover reasonable attorney fees.

D. Disposal of Records - Ohio Revised Code Section 149.39

1. Municipal Records Commission - Each village shall set up a records commission comprised of the following individuals:
   a. Mayor or mayor’s appointed representative - Serves as chairman;
   b. Village treasurer or clerk/treasurer;
   c. Village solicitor; and
   d. A resident appointed by the mayor.

2. Rules - The commission shall provide rules for retention of records. Elected officials, or their designees, are required to attend training sessions to ensure that they are properly educated on public records law.

3. Historical Society Notification - The commission shall give the historical society sixty days to select for its custody those records it considers to be of continuing historical value.

4. Auditor of State Notification - After the commission has approved disposal of obsolete records, the application for one-time disposal of obsolete records should be forwarded to the Auditor of State. The Auditor of State shall approve or disapprove the application within a period of not more than sixty days after its receipt. The Auditor of State does not need to be notified of destructions that are in accordance with an approved record retention schedule.

XI. Ordinances and Resolutions

A. Procedures (Ohio Revised Code Section 731.17)

1. Ordinances and resolutions shall be read on three different days, unless the three readings are dispensed with by a three-fourths vote of all members of village council.

2. Passage of ordinances and resolutions requires a majority vote of all village council members.

3. Any ordinance or resolution shall contain only one subject.
B. Publication (Ohio Revised Code Section 731.21)

1. A succinct summary of each municipal ordinance or resolution and all statements, orders, proclamations, notices, and reports required by law or ordinance to be published shall be published in a newspaper of general circulation in the municipal corporation.

2. Proof of the publication and required circulation of any newspaper used as a medium of publication provided by Ohio Revised Code Section 731.21 shall be made by affidavit of the proprietor of the newspaper and shall be filed with the clerk of the legislative authority.

3. If a summary is published, the publication notice must indicate that the complete text may be viewed at the village clerk’s office and any other location designated by village council;

4. The summary must be reviewed by the village or other legal counsel hired by the village; and

5. The village clerk may charge a reasonable fee, set by the village council, for any copies of complete text requested by any member of the general public.

C. Effective Date of Ordinances and Resolutions (Ohio Revised Code Section 731.29)

1. Ordinances and resolutions shall go into effect thirty days from the date of passage.

2. Such ordinances and resolutions are subject to referendum petition within that time frame.

3. Exceptions:

   a. Ordinance for the appropriation of current expenses;

   b. Street improvements petitioned by certain residents; and

   c. Any emergency ordinance or other measure necessary for the immediate preservation of the public peace, health, or safety.

      i. This ordinance or other measure would require a two-thirds vote of all members of the village council.

      ii. The reasons for such necessity shall be set forth in one section of the ordinance or other measure.
XII. Questions and Answers

Chapter 705 of the Ohio Revised Code

1. (Q) Do the general provisions applicable to the plans of government in Ohio Revised Code Chapter 705 apply to other chapters of the Ohio Revised Code pertaining to municipalities?
   
   (A) No, the general provisions for village government set forth in Chapters 731 and 733, for example, are independent from the provisions of Chapter 705.

Meetings

2. (Q) What constitutes a quorum for the village council?
   
   (A) A majority of the elected council members constitutes a quorum. (Attorney General Opinion 78-047)

3. (Q) How should the village clerk keep a record of village council meetings?
   
   (A) The clerk should take minutes of each meeting, which should be approved by vote of the village council members at the next meeting after opportunity is given to correct any errors in the minutes. Once approval is voted by the village council, the minutes should be authenticated by the council president and village clerk.

4. (Q) What should be contained in the minutes of village council meetings?
   
   (A) The minutes need only reflect the general subject matter of discussions in executive session. The minutes of any other meeting of a public body must contain a more substantial treatment of the items discussed and certainly should not be limited to a mere recounting of village council’s roll call votes.

White v. Clinton County Board of Commissioners, 76 Ohio St. 3d 416 (1996) held that county commissioners’ minutes must contain sufficient facts and information to permit the public to understand and appreciate the rationale behind the relevant public body’s decision. It is not clear whether this applies to all public bodies as the language on which this case was based pertains specifically to counties, not general language contained in Ohio Revised Code Section 121.22(C).

Alternatives available after the holding in this case: record minutes as have been done in the past; keep transcript-like minutes, which record all or virtually all of which occurs at public sessions of village council meetings; or record only village council actions in the written minutes, but have the minutes refer to an audio or video tape recording of the entire meeting to be maintained by village council.
Village Officer’s Handbook

CHAPTER TWO: OFFICERS AND EMPLOYEES

Village Council

5. *(Q)* Can a member of the village council withdraw his resignation?

*(A)* Once a resignation is submitted to the mayor and the other village council members, it becomes effective and may not be withdrawn.

6. *(Q)* Can more than one family member serve on village council simultaneously?

*(A)* Public officials and employees cannot: (a) hire or use their positions to secure employment for their family members; (b) recommend or nominate their family members for public jobs with their own, or any other, public agencies; or (c) give to their family members, or use their positions to secure for their family members, raises, promotions, job advancements, overtime pay or assignments, favorable performance evaluations, or any other things of value related to their employment. Two family members can work for the same public agency, provided that both are able to comply with these restrictions. (Ohio Ethics Commission 2010-03)

Village Clerk

7. *(Q)* What funds must the village clerk establish?

*(A)* Those funds set forth in Ohio Revised Code Section 5705.09. (Chapter 3, Section II Appropriations, D)

8. *(Q)* What village officer is responsible for keeping track of changes in the village boundaries?

*(A)* Ohio Revised Code Section 709.011 directs the village clerk to notify the Board of Elections, in writing, of any changes in the village boundaries. This must be done within 30 days of such changes.

Police Officers

9. *(Q)* May village police officers be removed from their positions without cause?

*(A)* No, they can only be removed upon a showing of cause and after the opportunity for a hearing. (Ohio Revised Code Section 737.19)
Village Firemen

10. *(Q)* Are volunteer firefighters required to have any training?

   *(A)* Yes, any volunteer firefighter appointed after July 1, 1979, must within one year of receiving a certificate issued by the State board of education, under former Ohio Revised Code Section 3303.07 or Ohio Revised Code Section 4765.55, indicating completion of the firefighter training program.

11. *(Q)* Must volunteer firefighters pass any physical examination?

   *(A)* Yes, they must pass a physical examination within 60 days prior to their appointment. The results of this physical examination must be filed with the local volunteer firemen’s dependence fund board.

Residency

12. *(Q)* Are all village employees required to be electors of the village?

   *(A)* No, according to Ohio Revised Code Section 9.481, only “officers” are required to be electors of the village. “Officers” are also required to take an oath and to give bond before entering official duties. It is not always clear who is an “officer” as opposed to a regular employee, but generally, officers are those persons who are elected or appointed. (Ohio Revised Code Section 733.68)

13. *(Q)* Can a statutory village require that any of its employees be residents of the village as a condition of employment?

   *(A)* No. Generally, a statutory village may not require any of its employees to reside in the village. There is, however, a limited exception for certain employees who must respond to emergencies or disasters. Specifically, Ohio Revised Code Section 9.481(B)(2)(b) provides that to ensure adequate response times by certain employees of political subdivisions to emergencies or disasters, while ensuring that those employees generally are free to reside throughout the State, the electors of any political subdivision may file an initiative petition to submit a local law to the electorate, or the legislative authority of the political subdivision may adopt an ordinance or resolution, that requires any individual employed by the political subdivision, as a condition of employment, to reside either in the county where the political subdivision is located or in any adjacent county in this State. This section does not apply to a volunteer, that is defined as person who is not paid for service or who is employed on less than a permanent full-time basis.

14. *(Q)* Is the village legal counsel required to be an elector of the village?

   *(A)* This is not required by Ohio Revised Code Section 733.48, but it may be required by charter.
Village Officer’s Handbook

CHAPTER TWO: OFFICERS AND EMPLOYEES

Utilities

15. (Q) May the village council appoint an employee for an electric light plant?

(A) No, this authority is vested in the board of trustees of public affairs or the village administrator with mayoral approval.

16. (Q) May the village provide electricity for the village water department and public street lighting free?

(A) Yes, as long as the rates charged to other electricity consumers are reasonable.

17. (Q) May the receipts for each village utility be deposited in a single-utility fund?

(A) No, a separate fund must be established for each utility.

18. (Q) What can be done if the rates established for municipal utilities do not generate enough revenues to operate the utilities?

(A) A special tax, not to exceed five-mills, may be levied under Ohio Revised Code Section 735.30. If this tax would result in exceeding the ten-mill limitation, it must be authorized by a vote of the people.

Cemeteries

19. (Q) Can the principal portion of a cemetery endowment fund be spent?

(A) Yes, by a unanimous vote of the Board of Cemetery Trustees, the Board may use the principal of the fund if the Board is unable to keep the cemetery clean and in good order using only the income from the fund (Ohio Revised Code Section 759.36(D)).

Compatibility of Public Offices

20. (Q) Can a person serve as a board member for an exempted village school district and a village clerk-treasurer simultaneously?

(A) Yes, as long as the following conditions are met: no charter provision, resolution, ordinance or regulation prohibits it; it is physically possible, given time constraints, travel, etc.; person is not seeking election to both in the same year; as a board member, person does not participate in deliberations/discussion/negotiations/votes regarding contracts, tax exemptions, tax levy issues, or bond issues of village; as village clerk-treasurer, the person does not prepare the village’s tax budget to the county budget commission. (Attorney General Opinion 2004-025)
21. *(Q)* Can an individual serve as both the village police chief and child abuse investigator for a county department of job and family services?

*(A)* Yes, as long as the following conditions are met: no charter provision, resolution, ordinance, or regulation prohibits it; it is physically possible, given time constraints, travel, etc.; as a child abuse investigator, individual removes himself from investigations conducted by the agency within jurisdiction of the village. (Attorney General Opinion 2004-044)

22. *(Q)* Can a person serve as both a municipal court magistrate and county public defender?

*(A)* No. These two positions are incompatible. Ohio Revised Code Section 120.39 states that “no judge or court employee shall serve on…any county or joint county public defender commission”. (Attorney General Opinion 2004-030)

23. *(Q)* Can the mayor of a non-charter village that has not adopted a statutory plan of government also serve as the president of village chamber of commerce?

*(A)* A person may serve simultaneously as the mayor of a non-charter village that has not adopted an optional statutory plan of government and president of the village’s chamber of commerce provided the person, as mayor, does not participate in deliberations, discussions, and negotiations concerning contracts between the village and the chamber of commerce. (Attorney General Opinion 2009-042)

24. *(Q)* Can a person serve simultaneously as the chief probation officer of a juvenile court and president pro tempore of a village legislative authority when the village is located within the territorial jurisdiction of the juvenile court?

*(A)* A person may serve simultaneously as the chief probation officer of a juvenile court and president pro tempore of a village legislative authority provided the person, as president pro tempore, does not exercise the law enforcement powers conferred upon a village mayor or participate in deliberations, discussions, negotiations, or votes concerning conveyances or contributions of property or money to the county for use by the juvenile court or contracts with the juvenile court to provide services for children on probation. (Attorney General Opinion 2009-018)
25. (Q) Are the positions of mayor of a village and township fiscal officer compatible?

(A) Yes, but there are limitations and exceptions. The village must not be a charter village and must not have adopted an optional statutory plan of government. The township must not have adopted a limited home rule form of government in accordance with Ohio Revised Code Section 504. The mayor's court of the village cannot hear cases where the fine and forfeited bail money is paid to the township. The mayor may not participate in any deliberations, discussions, negotiations, or votes concerning annexation or detachment proceedings involving the township; a contact between the village and township; tax exemptions that affect township tax levies; village tax levies or bond issues or additional funding when the township has placed a tax levy or bond issue on the ballot; or litigation between the village and township. The township fiscal officer cannot participate in the preparation of the township budget, or explain to the county budget commission, the township’s tax budget or the township’s need for monies from the undivided local government fund. Conflicts of interest between the positions of mayor and township fiscal officer may render the two positions incompatible if village and township officials are required to devote an inordinate amount of time and effort determining whether the person can avoid sufficiently the conflicts of interest and effectively carry out the duties of both positions.

Public Records Law

26. (Q) May village officers dispose of old village records which are no longer needed in the course of conducting village affairs?

(A) Village records may only be disposed of or destroyed after submission of a list of such records to the records commission provided by Ohio Revised Code Section 149.381. When municipal records have been approved for disposal, a list of such records shall be sent to the Ohio Historical Society. The Society shall be given the opportunity for a period of fifteen business days to select for its custody those public records that it considers to be of continuing historical value.

Certified Public Record Training

27. (Q) Who is required to receive certified public records training?

(A) All officials elected to statewide or local office are required to receive three hours of certified public record training for each term of office. Exceptions include justices of the Supreme Court, court of appeals, common pleas court, municipal court, county court or a clerk of any of those courts. (Ohio Revised Code Sections 109.43(B) and 149.43(E))

28. (Q) What is the purpose of this training?

(A) The training is designed to enhance the elected officials’ knowledge of the duty to provide access to public records. (Ohio Revised Code Section 109.43(B))
29. **(Q)** Who is responsible for providing this training?

   (A) The training was developed by the office of the Attorney General. (Ohio Revised Code Section 109.43(B)) Currently, the Attorney General and Auditor of State’s offices are the only two offices offering certified public record training. In addition, the Attorney General provides this training through an online training course. In the future, the Attorney General may contract with other State agencies or private entities to perform these trainings. (Ohio Revised Code Section 109.43(D))

30. **(Q)** If I cannot attend certified public record training before the end of my term, can I designate someone to attend the training on my behalf?

   (A) If the elected official so chooses, the law allows a designee to be appointed to receive the training on the elected official’s behalf. The designee must be an employee in the elected official’s public office and there must be evidence of the designation. Often one of the group of elected officials will be chosen as the designee for all of the others (example: the Village Clerk attends the training for his/her own requirement and also is the designee for the members of the Village Council). (Ohio Revised Code Sections 109.43(A)(1), 149.43(A)(12), and 149.011(A))

31. **(Q)** What type of evidence of the designation is acceptable?

   (A) Acceptable evidence includes a resolution dated prior to the training that stipulates who is attending the certified public record training and if that person is attending on his own behalf and/or on behalf of other elected officials in his office. Also, a certificate from the Attorney General or Auditor of State indicating that the person(s) registered for the training did, in fact, attend and receive the certification is necessary.
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I. **Village Budget**

Procedures for preparing and enacting the village budget are provided by Ohio Revised Code Chapter 5705, Tax Levy Law.

A. Preparation - The annual tax budget is adopted by the village council. (Ohio Revised Code Section 5705.28)

1. Preparation of the tax budget - To assist in the preparation of the tax budget, the head of each department, board, commission, and district authority entitled to participate in any appropriation or revenue of the village shall file with the mayor, before the forty-fifth day prior to the date on which the tax budget must be adopted, an estimate of contemplated revenues and expenditures for the ensuing year, in such form as is prescribed by the village council or by the Auditor of State. (Ohio Revised Code Section 5705.28(C)(1))

2. Purpose of tax budget - The purpose of the tax budget is to furnish information to the county budget commission in order that it may adjust tax levies to conform to the limitations of law and to fix the limitations of appropriations and expenditures by the various political subdivisions and taxing units, including villages, during the ensuing year.

3. Contents of the tax budget - Ohio Revised Code Section 5705.29 requires that the tax budget present the following information, in such detail as is prescribed by the Auditor of State, unless an alternative form of budget is permitted under Ohio Revised Code Section 5705.281.

   a. A statement of the necessary current operating expenses for the ensuing year for each department and division of the village, classified as to personal services and other expenses, and the fund from which such expenditures are to be made.

   b. A statement of the expenditures for the ensuing fiscal year necessary for permanent improvements, exclusive of any expenses to be paid from bond issues, classified as to be improvements contemplated by the village, and the fund from which such expenditures are to be made.

   c. The amounts required for the payment of final judgments.

   d. A statement of the expenditures for the ensuing year necessary for any purpose for which a special levy is authorized, and the fund from which such expenditures are to be made.

   e. Comparative statements, so far as possible, in parallel columns of corresponding items of expenditures for the current fiscal year and the two preceding fiscal years.

   f. An estimate of receipts from sources other than general property tax during the ensuing fiscal year, which shall include an estimate of unencumbered balances at the end of the current fiscal year, and the funds to which such estimated receipts are credited.
g. The amount each fund requires from the general property tax, which shall be the difference between the contemplated expenditure from the fund and the estimated receipts. The section of the Ohio Revised Code under which the tax is authorized shall be set forth.

h. The amount required for debt charges.

i. The estimated receipts from sources other than the tax levy for payment of such debt charges, including the proceeds of refunding bonds to be issued to refund bonds maturing in the next succeeding year.

j. An estimate of amounts from taxes authorized to be levied within and in excess of the ten-mill limitation, the fund to which such amounts will be credited, and the sections of the Ohio Revised Code under which each such tax is exempted from all limitations of the tax rate.

k. The net amount for which a tax levy shall be made, classified as to bonds authorized and issued prior to January 1, 1922, and those authorized and issued subsequent to such date, and as to what portion of the levy will be within and what is in excess of the ten-mill limitation.

4. Waiver of the tax budget - Not withstanding Ohio Revised Code Section 5705.28, the county budget commission, by an affirmative vote of a majority of the county budget commission, including an affirmative vote by the county auditor, may waive the requirement that the village adopt a tax budget, but shall require the village to provide such information as may be required by the county budget commission to perform its duties including dividing the rates of each of the subdivision’s or taxing unit’s tax levies as provided under Ohio Revised Code Section 5705.04. (Ohio Revised Code Section 5705.281)

Annual operating budget - If the county budget commission waives the tax budget requirement, the village is still responsible for preparing an annual operating budget on or before July 15th of each year for the ensuing fiscal year. The operating budget shall include an estimate of receipts from all sources, a statement of all taxing unit expenses that are anticipated to occur, and the amount required for debt charges during the fiscal year. The operating budget is not required to be filed with the county auditor or the county budget commission. (Ohio Revised Code Section 5705.28(B)(2)(a))

B. Adoption and Review

1. Hearings and notice - Public hearings on the tax budget shall be given. Notice shall be given in at least one publication, in the official publication of the village or in a newspaper having general circulation in the village, not less than ten days prior to the date of hearing. At least two copies of the tax budget shall be filed, in the office of the village fiscal officer, for public inspection, not less than ten days prior to its adoption by village council. (Ohio Revised Code Sections 705.17 and 5705.30)

Ohio Revised Code Section 5705.30 does not apply to the village for which the county budget commission has waived the requirement to adopt a tax budget under Ohio Revised Code Section 5705.281.
2. County budget commission and county auditor - Once adopted by village council, the tax budget must be submitted to the county auditor on or before July 20, unless otherwise directed by the tax commissioner. Failure to meet this deadline results in loss of an apportionment from the undivided local government fund distribution for the next calendar year. The county auditor presents the tax budget, along with information on any State levy, school levy, or other information requested, to the county budget commission, of which the county auditor is a member. The county budget commission ascertains the total amount proposed to be raised in the county for each subdivision and other taxing units, and must review and approve certain authorized tax levies before they can be enacted by the village council. (Ohio Revised Code Sections 5705.30, 5705.31, and 5705.34)

The county budget commission shall adjust the estimated amounts required from general property tax for each fund, as shown by the various tax budgets, to bring the required tax levies within the limitations specified in Ohio Revised Code Chapter 5705. The commission may revise and adjust the estimate of balances and receipts from all sources for each fund. It shall determine the total appropriations that may be made from each village fund. (Ohio Revised Code Section 5705.32)

C. Enactment and Revision

1. Certification - On or before September 1, the county budget commission shall certify its final action to the village council, along with the county auditor’s estimate of the rate of each tax necessary to be levied in the village and the affect on the ten-mill limitation. (Ohio Revised Code Section 5705.35)

2. Enactment - After the county budget commission has certified its action to the village, together with each tax necessary to be levied, the village council shall, by resolution, authorize the necessary tax levies and certify them to the county auditor before October 1, or at such later date as is approved by the tax commissioner. (Ohio Revised Code Sections 5705.34 and 5705.35)

3. Revision of tax budget by village council - Before the end of the calendar year, the village shall revise its budget so that contemplated expenditures from any fund during the ensuing year will not exceed the total appropriations that may be made from such fund, as determined by the county budget commission in its certification, and such revised budget shall be the basis of the annual appropriation measure. (Ohio Revised Code Section 5705.35)
4. Amended official certificate of estimated resources - On or about the first day of each year, the village fiscal officer shall certify to the county auditor the total amount from all sources available for expenditure for each fund, with any balances from the preceding year. The county budget commission, taking into consideration the balances and the revenues derived from taxation and other sources, shall revise its estimate of the amounts that will be credited to each fund from such sources, and shall certify to the village an amended official certificate of estimated resources. This amended official certificate of estimated resources shall serve as the basis of the annual appropriation ordinance. (Ohio Revised Code Section 5705.36)

   a. In certifying to the county auditor the balances that exist at the end of the year, the fiscal officer shall first deduct from such balances any funds which have been encumbered for the payment of obligations which are unliquidated and outstanding. In addition, the fiscal officer shall exclude the following;

      i. Outstanding advances;

      ii. Principal of non-expendable trust funds (for recording and reporting purposes these will be reflected as either permanent funds or private purpose trust funds, refer to Auditor of State Bulletin 2005-005) established under Ohio Revised Code Section 5705.131 and any additions to principal arising from sources other than the reinvestment of investment earnings arising from that fund; and

      iii. Reserve balance accounts in accounts established under Ohio Revised Code Section 5705.13. (Ohio Revised Code Section 5705.29)

   b. At such time, the fiscal officer should also notify the county auditor of any overdrafts which exist as well as any new sources of revenue.

D. Appeal to Board of Tax Appeals

   1. Taxpayer’s right of appeal - Any village taxpayer may appeal the action of the county budget commission related to fixing uniform rates of taxation and village tax levy rates. The appeal must be written and specific, and filed with the board of tax appeals. A true copy must be filed with the tax commissioner, county auditor, and village clerk within thirty days after the county budget commission certifies its action. A $500 filing fee is required. The board of tax appeals may modify the action of the county budget commission. (Ohio Revised Code Section 5705.341)

   2. Village right of appeal - The village council, through its fiscal officer, may appeal any action of the county budget commission within thirty days of receipt of the official certificate of estimated resources. (Ohio Revised Code Section 5705.37)

      a. The board of tax appeals may modify any action of the county budget commission with reference to the tax budget, the estimate of revenues and balances, or the fixing of tax rates.
b. The board of tax appeals may not place, outside of the ten-mill limitation, any tax authorized by law within the ten-mill limitation, or reduce any levy below any minimum levied by law.

II. Appropriations

Procedures for village appropriations are closely related to those for the village tax budget and are provided in Ohio Revised Code Chapter 5705.

A. Preparation of Annual Appropriation Ordinance - The annual appropriation ordinance shall be enacted by the village council on or about January 1 each year. (Ohio Revised Code Section 5705.38(A))

1. Temporary appropriation - Until an amended official certificate of estimated resources is received, based on actual balances, village council may postpone the annual appropriation ordinance and pass a temporary appropriation ordinance to meet ordinary expenses until April 1. This shall be chargeable to the annual appropriation ordinance when it is enacted before April 1. (Ohio Revised Code Section 5705.38)

2. Limitations - The total appropriation ordinance shall not exceed the total estimated revenue available for expenditure therefrom, as certified by the county budget commission. The appropriation ordinance is not effective until the county auditor files, with village council, a certificate that the total appropriations from each fund taken together with all other outstanding appropriations do not exceed the provisions of the amended official certificate of estimated resources of the county budget commission. (Ohio Revised Code Section 5705.39)

3. Contingencies - An appropriation ordinance may provide an appropriation for contingencies not to exceed three percent of the total appropriation for current expenses. This may only be used for lawful purposes not reasonably foreseeable when the appropriation ordinance was enacted. (Ohio Revised Code Sections 5705.29 and 5705.40)

B. Amendment Supplement - The appropriation ordinance may be amended or supplemented in the manner required for the original appropriation. An existing appropriation may not be reduced below an amount sufficient to cover all unliquidated and outstanding contracts or obligations under that appropriation. (Ohio Revised Code Section 5705.40)

C. Reversion - At the end of each year, all unexpended balances of appropriations revert to their respective funds, subject to future appropriation, except those funds already appropriated for obligations unliquidated and outstanding. (Ohio Revised Code Section 5705.40)

D. Funds (Ohio Revised Code Section 5705.09)

1. Required - Each village is required to establish the following funds:

   a. General fund;

   b. Sinking fund whenever the village has outstanding bonds other than serial bonds;
c. Bond retirement fund for the retirement of serial bonds, notes, or certificates of indebtedness;

d. A special fund for each special levy;

e. A special bond fund for each bond issue;

f. A special fund for each class of revenues derived from a source, other than general property tax, which the law requires to be used for a particular purpose;

g. A special fund for each public utility operated by the village; and

h. A trust fund for any amount received by the village in trust. (for recording and reporting purposes these will be reflected as either permanent funds or private purpose trust funds, refer to Auditor of State Bulletin 2005-005)

2. Special - The village is permitted to establish other special funds, with the approval of the Auditor of State, and may provide that money from specified sources, other than general property tax, be paid directly into such funds. (Ohio Revised Code Section 5705.12)

3. Reserves and other authorized funds are as follows:

a. To stabilize subdivision budgets against cyclical changes in revenues and expenditures; (Ohio Revised Code Section 5705.13)

b. Except as otherwise provided, for the payment of claims under a self-insurance program, if the village is permitted by law to establish such a program; and (Ohio Revised Code Section 5705.13)

c. To provide for the payment of claims under a retrospective ratings plan for workers' compensation. (Ohio Revised Code Section 5705.13)

d. The village, by ordinance or resolution, may establish under Ohio Revised Code Section 5705.13(B), a special revenue fund for accumulating resources for the payment of accumulated sick leave and vacation leave to be paid upon the termination of employment or the retirement of officers and employees of the village, and for payments in lieu of using compensatory time off. The special revenue fund may also accumulate resources for payment of salaries during any year in which the number of pay periods exceeds the usual and customary number of pay periods. Notwithstanding Ohio Revised Code Sections 5705.14, 5705.15, and 5705.16, the village, by ordinance or resolution, may transfer money to the special revenue fund from any other fund of the village from which such payments may lawfully be made.

The village, by ordinance or resolution, may rescind a special revenue fund established under Ohio Revised Code Section 5705.13. If a special revenue fund is rescinded, money that has accumulated in the fund shall be transferred to the fund or funds from which the money originally was transferred.
e. The village, by ordinance or resolution, may establish under Ohio Revised Code Section 5705.13(C), a capital projects fund for accumulating resources for the acquisition, construction, or improvement of fixed assets (including motor vehicles) of the village. More than one capital projects fund may be established and may exist at any one time. The ordinance or resolution shall identify the source of the money to be used to acquire, construct, or improve the fixed assets identified in the ordinance or resolution, the amount of money to be accumulated for that purpose, the period of time over which that amount is to be accumulated, and the fixed assets the village intends to acquire, construct, or improve with the money to be accumulated in the fund. Notwithstanding Ohio Revised Code Sections 5705.14, 5705.15, and 5705.16, the village, by ordinance or resolution, may transfer money to the capital projects fund from any other fund of the subdivision that may lawfully be used for the purpose of acquiring, constructing, or improving the fixed assets identified in the ordinance or resolution.

The village shall not accumulate money in a capital projects fund for more than ten years after the ordinance or resolution establishing the fund is adopted. If the village has not entered into a contract for the acquisition, construction, or improvement of fixed assets for which money was accumulated in a fund before the end of the ten-year period, the fiscal officer of the village shall transfer all money in the fund to the fund or funds from which that money originally was transferred or the fund that originally was intended to receive the money.

The village, by ordinance or resolution, may rescind a capital projects fund. If a capital projects fund is rescinded, money that has accumulated in the fund shall be transferred to the fund or funds from which the money originally was transferred.

f. The village may establish under Ohio Revised Code Section 5705.131, a nonexpendable trust fund(s) (for recording and reporting purposes these will be reflected as either permanent funds or private purpose trust funds, refer to Auditor of State Bulletin 2005-005) for receiving donations or contributions that the donor or contributor requires to be maintained intact. The principal of such fund may be invested, and the investment earnings on the principal shall be credited to the fund. The principal of the fund, and any additions to the principal arising from sources other than the reinvestment of investment earnings arising from the fund, shall not be considered part of the unencumbered balance or revenue of the village under Ohio Revised Code Section 5705.35(A) or Ohio Revised Code Section 5705.36(A)(1). Only investment earnings arising from the investment of the principal or the investment of such additions to the principal may be considered an unencumbered balance or revenue of the village.

4. Distribution of revenue into funds - Ohio Revised Code Section 5705.10 provides that certain village revenues must be paid into specific funds. Revenues paid into any fund shall be used only for the purpose for which such fund is established. (Ohio Revised Code Section 5705.10)

a. General rule - Money derived from sources other than general property tax, unless its use is for a particular purpose prescribed by law including interest earned on the principal of any special fund, shall be paid into the general fund.
b. Proceeds from a special levy shall be credited to a special fund for the purpose for which the levy was made.

c. Proceeds from the sale of bonds, as well as any interest earned by the proceeds, shall be credited to a bond fund and used for the purpose of the bond sale. Any premium and/or all accrued interest shall be paid into a bond retirement fund. The proceeds from the tax levied to retire the bonds shall also be paid into the bond retirement fund for the purpose of retiring the bonds and paying the interest as the bonds become due.

d. Proceeds from the sale of a permanent improvement shall be paid into the sinking fund, the bond retirement fund, or into a special fund for the acquisition of permanent improvements.

e. Proceeds from the sale of property, other than a permanent improvement shall be paid into the fund from which such property was acquired or is maintained, or if there is no such fund, into the general fund.

f. Money paid into any fund shall be used only for the purpose for which such fund is established. This prevents advancements of money from one fund to another if the receiving fund intends to use the money in a manner in which the lending fund could not.

g. Interest earned on money belonging to undivided tax funds, except as otherwise provided by law, shall be distributed pro rata to the various funds and taxing districts entitled to a distribution in the proportion which they are entitled.

h. Interest earned on money derived from a motor vehicle license tax or fuel tax must be paid into the fund to which the principal belongs.

i. Federal statutory or regulatory requirements may stipulate that interest earned on money received from the federal government be paid into the fund to which the principal belongs.

5. Transfer of funds

a. Proceeds of bonds - The unexpended balance in a bond fund that is no longer needed for the purpose for which such fund was created shall be transferred to the sinking fund or bond retirement fund from which the bonds are payable. This transfer requires a resolution approved by a two-thirds vote of village council. (Ohio Revised Code Section 5705.14(A))

b. Permanent improvement fund - The unexpended balance of a permanent improvement fund, other than a bond fund, after the payment of all obligations incurred in the acquisition of such improvement, shall be transferred to the sinking fund or bond retirement fund. If such money is not needed in the sinking fund or bond retirement fund, then it may be transferred to a special fund for the acquisition of permanent improvements or, with the approval of the court of common pleas, to the general fund. These transfers require a two-thirds vote of village council. (Ohio Revised Code Section 5705.14(B))
Bond retirement fund - The unexpended balance of a sinking fund or bond retirement fund may be transferred to any other fund by a two-thirds vote of village council and approval of the court of common pleas. (Ohio Revised Code Section 5705.14(C))

c. The unexpended balances of special funds, other than improvement funds, established under Ohio Revised Code Section 5705.12, or division (D), (F), or (G) of Ohio Revised Code Section 5705.09, after all obligations within the fund have been met, may be transferred to the general fund or sinking fund or bond retirement fund by a resolution affirmed by a two-thirds vote of council. (Ohio Revised Code Section 5705.14(D))

d. General fund - Money may be transferred from the general fund to any other fund, by resolution and a majority vote of village council. (Ohio Revised Code Section 5705.14(E))

e. Funds not allowed to be transferred: (Ohio Revised Code Section 5705.15)
  i. Proceeds or the balances of loans;
  ii. Proceeds or the balances of bond issues;
  iii. Proceeds of special levies for the payment of loans or bond issues;
  iv. Proceeds or the balances of funds derived from excise taxes levied by law for a particular purpose; and
  v. Proceeds or the balances of license fees imposed by law for a particular purpose.

f. Pursuant to Ohio Revised Code Section 5705.15, all other possible fund transfers that are not otherwise prohibited by law are allowed if council approves a resolution declaring the necessity for transfer and approval is received from the county court of common pleas and the tax commissioner as provided in Ohio Revised Code Section 5705.16.

6. Allocation of interest among funds

a. General rule - Interest shall be paid into the general fund.

b. Exceptions:
  i. Custodial funds;
  ii. Funds not belonging to the village and of which the fiscal officer is acting as ex-officio treasurer;
  iii. Accrued interest on the sale of bonds shall go to a bond retirement fund; and
iv. Interest earned on funds which the law prescribes for a particular purpose, such as monies derived from fees, excises, or license taxes relating to registration, operation, or use of vehicles on public highways, or to fuel used for propelling such vehicles.

III. Expenditures

A. Restrictions - Appropriations from each fund may be used only for the purposes for which such fund is established and shall not exceed the total of the estimated revenues available. (Ohio Revised Code Section 5705.39)

B. Procedural Requirements

1. Warrants - Expenditures may only be made by a proper warrant drawn against an appropriate fund. (Ohio Revised Code Section 5705.41(C))

2. Certification of Fiscal Officer - No orders or contracts involving the expenditure of money are to be made unless there is a signed certificate of the fiscal officer that the amount required for the order or contract has been lawfully appropriated and is in the treasury or in the process of collection to the credit of an appropriate fund free from any previous encumbrances. (Ohio Revised Code Section 5705.41(D)(1))

The following exceptions to this basic requirement are provided by State law:

a. Then and now certificate - This exception provides that, if the fiscal officer can certify that both at the time that the contract or order was made (then) and at the time that the fiscal officer is completing the certification (now), sufficient funds were available or in the process of collection, to the credit of a proper fund, properly appropriated and free from any previous encumbrance, the village council can authorize the drawing of a warrant. The village council has thirty days from the receipt of such certificate to approve payment by ordinance or resolution.

Amounts of less than $3,000 may be paid by the fiscal officer without such affirmation of village council upon completion of the “then and now” certificate, provided that the expenditure is otherwise lawful. This does not eliminate any otherwise applicable requirement for approval of expenditures by village council. (Ohio Revised Code Section 5705.41(D)(1))

b. Continuing contracts to be performed in whole or in part in an ensuing year - Where a continuing contract is to be performed in whole or in part in an ensuing year, only the amount required to meet those amounts in the year in which the contract is made need be certified. (1987 Opinion Attorney General 87-069 and Ohio Revised Code Section 5705.41(D))

c. Per unit contracts - Where contracts are entered into on a per unit basis, only the amount estimated to become due in the current year need be certified. (1987 Opinion Attorney General 87-069)
d. Contract or lease running beyond the termination of the year made - Pursuant to Ohio Revised Code Section 5705.44, if a contract or lease runs beyond the termination of the year in which it is made, only the amount of the obligation maturing in the current year need be certified. The remaining amount is a fixed charge required to be provided for in the subsequent year’s appropriations.

e. Blanket - Fiscal officers may prepare “blanket” certificates not to exceed amounts determined by the legislative authority against any specific line item account not to exceed beyond the current year. The blanket certificates may, but need not, be limited to a specific vendor. Only one blanket certificate may be outstanding at one particular time for any one particular line item appropriation.

f. Super blanket - The village may also make expenditures and contracts from a specific line-item appropriation account in a specified fund for any amount upon certification of the fiscal officer for most professional services, fuel, oil, food items, roadway materials, utilities, and any other specific recurring and reasonably predictable operating expense. This certification is not to extend beyond the current year. More than one super blanket certificate may be outstanding at a particular time for any line item appropriation.

C. Liability for Unlawful Expenditures - Any officer, employee, or other person who unlawfully expends or authorizes the expenditure of public funds shall be personally liable for the full amount paid from those funds. The chief legal officer is required to enforce this liability in the name of the village, and may be forced to do so by any taxpayer. (Ohio Revised Code Section 5705.45) The exception would be alcoholic beverages purchased solely for resale at public events, such as at a festival or community event when such purchases are made in conformity with a permit issued to the political subdivision by the Division of Liquor Control, Ohio Department of Commerce. (refer to Auditor of State Bulletin 2014-003) The use of public funds to purchase alcohol will be considered arbitrary and incorrect and will be cited by the Auditor of States’ Office. (refer to Auditor of State Bulletin 2003-005) (1982 Op. Atty. Gen. No. 82-006)

D. Special Provisions

1. Federal funds - Although federal grants or loans for public works projects are deemed appropriated for such projects, the funds should be formally appropriated through the village budget process before expenditures may be approved from such funds. (Ohio Revised Code Section 5705.42)

2. Payrolls - Expenditures may be made for current payrolls from an appropriation for that purpose, but only when the position and compensation of the employees have been determined prior. Total expenditures for payroll during the first half of the fiscal year shall not exceed six-tenths of the total yearly appropriation, unless village council waives that limitation by a three-fourths majority. A reason must be stated in the resolution waiving such limitation. (Ohio Revised Code Section 5705.46)
IV. Public Money

A. Deposits - Ohio Revised Code Chapter 135 is the Uniform Depository Act. It must be strictly complied with to avoid personal liability for the mismanagement of public funds. The clerk/treasurer is relieved from liability for the loss of public money deposited in a public depository which fails if the Uniform Depository Act is followed.

1. Types of deposits (Ohio Revised Code Section 135.01)
   a. Active deposits - Active deposits are public deposits necessary to meet the current demands of the village and are deposited in any of the following manners:
      i. A commercial account that is payable or withdrawable, in whole or in part, on demand;
      ii. Negotiable order of withdrawal accounts, 94 Stat. 146, 12 U.S.C. 1832(a);
   b. Inactive deposits - Inactive deposits are public deposits other than an active or interim deposit.
   c. Interim deposits - Interim deposits are those deposits in the village treasury, after the award of inactive deposits has been made under Ohio Revised Code Chapter 135, which are in excess of estimated inactive deposits, and which will not be needed for immediate use but will be needed before the end of the period designated for inactive deposits. (Ohio Revised Code Section 135.01(F))

2. Designation of depositories and procedure - The village council shall meet every five years on the third Monday of the month next preceding the date of the expiration of its designation of depositories to designate the public depositories for its money. The designation shall be awarded for a period of five years. One copy of the designation and award shall be kept by the village council and one certified to the clerk/treasurer. It may become necessary to amend the designation if State or federal laws change during the period of designation. (Ohio Revised Code Section 135.12)

   a. Estimate of inactive deposits and notice - At least three weeks before it is required by Ohio Revised Code Section 135.12 to designate its public depositories, the village council shall, by resolution, estimate the aggregate maximum amount of public money, subject to its control, to be deposited as inactive deposits. The resolution, notice of the meeting at which the depositories are to be designated and the period for which such inactive deposits will be awarded, shall be published once a week for two consecutive weeks in a newspaper of general circulation in the county or as provided in Ohio Revised Code Section 7.16. (Ohio Revised Code Section 135.05)
b. Application for deposits - Each eligible institution desiring to be a public depository for active, interim, and/or inactive money shall, not more than thirty days prior to the date for designation of public depositories, make written application to the village council, specifying the maximum amount of inactive money it desires (if any), within specified limits, and the rate of interest it will pay on such deposits of interim and/or inactive money. (Ohio Revised Code Sections 135.06, 135.08, and 135.10.)

c. Eligible institutions, limits - Any national bank in this State, any bank as defined by Section 1101.01 of the Ohio Revised Code, or domestic building and loan association is eligible to become a public depository. No bank shall receive public deposits in excess of thirty percent of its non-public deposits. No building and loan association shall receive public deposits in excess of thirty percent of its total assets. (Ohio Revised Code Sections 135.03 and 135.04)

d. A village may use as a public depository any savings association or savings bank located in Ohio, which is doing business under the authority of another state, but it cannot use any bank doing business under authority granted by the regulatory authority of another country. (Ohio Revised Code Section 135.03)

e. Award of inactive deposits - After estimating the probable amount of inactive deposits, the village council shall award such deposits to those eligible institutions offering to pay the highest interest rate specified by application. If necessary, deposits will be awarded in proportion to the respective capital funds of those institutions. If the amounts specified in the applications of those institutions offering the highest interest rates are less than the total amount of inactive deposits, the institutions offering the next highest rate shall receive the excess deposits. When inactive deposits are withdrawn from a public depository prior to the five year award period, the sum withdrawn shall be deposited in another eligible institution offering to pay as high an interest rate in its application. The designation and award of inactive deposits (as well as interim and active money deposits) shall be made in duplicate. One copy shall be retained by the village council and one copy shall be certified by village council to the clerk/treasurer. (Ohio Revised Code Section 135.07)

f. Award of interim deposits - Interim deposits may be awarded by the clerk/treasurer or village council, as they become available, to the eligible institutions offering the highest rate of interest. New bids may be requested when existing bids no longer reflect prevailing interest rates. (Ohio Revised Code Section 135.09)

New bids - Village council may, on its own initiative, adopt a resolution requesting new bids, or the clerk/treasurer can request new bids from public depositories if the application for interim deposits no longer reflects the prevailing interest rates.
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3. Evidence of deposits and maturities (Ohio Revised Code Section 135.13)
   a. Inactive deposits shall be evidenced by time certificates of deposit maturing no later than the period of designation, and which may provide on its face that the deposit is payable upon written notice given a specified period before the date of repayment, or by savings or deposit accounts, including, but not limited to, passbook accounts.

4. Interim deposits shall be evidenced by time certificates of deposit or by savings or deposit accounts, including, but not limited to, passbook accounts.

5. Transfer of deposits and notice - When the village council finds that active deposits are insufficient for anticipated demands, it shall direct the clerk/treasurer to sell interim investments of deposits, or transfer from inactive deposits to the active deposits sufficient amounts to meet such demands. The clerk/treasurer shall give written notice to each public depository affected. Withdrawals shall first be made from those public depositories paying the lowest rates of interest. (Ohio Revised Code Section 135.15)

6. Security for repayment of public deposits - To protect deposits against insolvency of depositories, the clerk/treasurer, prior to making deposits, must obtain security for the repayment of all public deposits. Eligible collateral to be accepted for this purpose is provided in Ohio Revised Code Sections 135.18 and 135.181.

B. Investments

Village funds may be invested under the provisions of Ohio Revised Code Section 135.14.

1. Interim money may be deposited or invested in the following securities:
   a. United States Treasury bills, bonds, notes, or any other obligation or security issued by the United States Treasury, or any other obligation guaranteed as to principal and interest by the United States;
   b. Bonds, notes, debentures, or any other obligation or security issued by any federal government agency or instrumentality, including but not limited to, the Federal National Mortgage Association, Federal Home Loan Bank, Federal Farm Credit Bank, Federal Home Loan Mortgage Corporation, and Government National Mortgage Association. All federal agency securities shall be direct issuances of federal government agencies or instrumentalities;
   c. Written repurchase agreements with any eligible institution mentioned in Section 135.03 of the Ohio Revised Code or any eligible dealer pursuant to Division (M) of Section 135.14 of the Ohio Revised Code provided that the market value of the securities subject to the repurchase agreement must exceed the principal value of the agreement by at least two percent and be marked to market daily, and that the term of the agreement must not exceed thirty days;
   d. Bonds and other obligations of the State of Ohio;
e. No-load money market mutual funds consisting exclusively of obligations described in (a) or (b) and repurchase agreements secured by such obligations, provided that investments in securities are made only through eligible institutions;

f. The State Treasurer’s investment pool (STAR Ohio); (Ohio Revised Code Section 135.45)

g. The Village may also invest any monies not required to be used for a period of six months or more in the following:

i. Bonds of the State of Ohio;

ii. Bonds of any municipal corporation, village, county, township, or other political subdivision of this State as to which there is no default of principal, interest, coupons; and

iii. Obligations of the village.

2. Investments in stripped principal or interest obligations, reverse repurchase agreements, and derivatives are prohibited. The issuance of taxable notes for the purpose of arbitrage, the use of leverage, and short selling are also prohibited. An investment must mature within five years from the date of purchase, unless matched to a specific obligation or debt of the village, and must be purchased with the reasonable expectation that it will be held to maturity.

3. Investments may only be made through specified dealers and institutions. Payment for investments may be made only upon delivery of the securities representing the investments to the clerk/treasurer or qualified trustee or, if the securities are not represented by a certificate, upon receipt of confirmation of transfer from the custodian.

4. Investment Policy:

a. Ohio Revised Code Section 135.14 requires the clerk/treasurer have a written investment policy on file with the Auditor of State that is approved by the clerk/treasurer or village council, as defined in Ohio Revised Code Section 135.01. The policy requires that all entities conducting business with the clerk/treasurer or village council must sign the investment policy of the village. All brokers, dealers, and financial institutions initiating transactions with the clerk/treasurer, by giving advice or making investment recommendations, must sign the investment policy, thereby acknowledging their agreement to abide by the policy’s contents. All brokers, dealers, and financial institutions executing transactions initiated by the clerk/treasurer or village council, having read the policy’s contents, must sign the investment policy, thereby acknowledging their comprehension and receipt of the policy. A copy should also be maintained by the clerk/treasurer.
b. If the village does not file a written investment policy with the Auditor of State, the clerk/treasurer or village council shall invest the interim money only in interim deposits, pursuant to Ohio Revised Code Section 135.14(B)(3), in STAR Ohio, or in a no-load money market mutual fund pursuant to Ohio Revised Code Section 135.14(B)(5).

c. The investment policy requirement and the resulting restrictions for failure to file an investment policy do not apply to the village whose average annual portfolio is $100,000 or less, provided that the clerk/treasurer or village council certifies this fact on a form prescribed by the Auditor of State, and that it will comply and that it is in compliance with the provisions of Ohio Revised Code Sections 135.01 to 135.21.

5. Educational Requirements:

There is mandatory training for village clerks and clerk/treasurers. All village clerks and clerk/treasurers are required to attend annual continuing education training developed and offered by the Auditor of State. The Auditor of State determines the manner, content, and length of the program after consultation with appropriate statewide organizations of local governmental officials. (Ohio Revised Code Sections 117.44, 135.14, and 733.27)

Treasurers and Clerk/treasurers are also required to attend annual continuing education provided by the Treasurer of State in order to enhance their background and working knowledge of investments, cash management, and ethics. The Treasurer of State also determines the manner, content, and length of the program after consultation with appropriate statewide organizations of local governmental officials. The Treasurer of State issues a certificate indicating successful completion of the program and forwards such certificates to the Auditor of State. (Ohio Revised Code Section 135.22)

Treasurers and Clerk/treasurers may be exempted from the Treasurer of State’s training by the Treasurer of State if the Treasurer of State certifies that the village clerk/treasurer invests only in interim deposits, STAR Ohio, or no-load money market mutual funds. (Ohio Revised Code Section 135.22)

C. Check Clearing for the 21st Century Act

The purpose of the law, which became effective on October 28, 2004 (refer to Auditor of State Bulletin 2004-010), is to allow banks to process checks more efficiently by facilitating the exchange of checks via electronic images. Banks are no longer required to issue or return the original checks to customers. The Check 21 Act supersedes any federal or state law including Auditor of State Bulletin 96-006, Electronic Imaging of Checks.
Any bank in the check-cashing/payment system (e.g., bank of first deposit, intermediary depository bank, collecting bank, etc.) will be able to remove the original check and replace it with an electronic image of the front and back of the check. At any point in the process, however, a bank may use the electronic image to create a “substitute check” that has the same legal effect as the original paper check. A substitute check is a paper reproduction of the original check that:

1. Contains an image of the front and back of the original check;

2. Bears a magnetic ink character recognition (MICR) line containing all of the information appearing on the original;

3. Conforms, in paper stock, dimension, and otherwise, with generally applicable banking industry standards for substitute checks; and

4. Is as suitable for automated processing as the original check.

In accordance with the new law, no bank is required to provide governments with either the original cancelled check or the substitute check. Neither Check 21 nor its regulations indicate whether a bank may charge the customer for a copy of the original check or the substitute check. Customers might be charged to receive either of these.

V. **Debit/Credit Cards**

House Bill 312 approved in 2018 amended certain Ohio Revised Code Sections and enacted certain Ohio Revised Code Sections regulating the use of debit cards and credit cards.

No political subdivision may hold or utilize a debit card account, except for law enforcement purposes. Possession or use of a debit card account by any political subdivision, except law enforcement, is a violation of Section 2913.21 of the Ohio Revised Code.

Not later than February 2, 2019, any village already having a credit card must adopt a written policy for the use of credit card accounts; otherwise, village council must adopt a written policy before the acquisition or use of a credit card. House Bill 312 establishes two separate control models for credit card usage; the Custody and Control Model and the Compliance Officer Model. Definition and explanation of these models can be found in Auditor of State Bulletin 2018-003.

If the village clerk does not retain general possession and control of the credit card(s) and the village chooses to utilize the Compliance Officer Model, the following procedure applies. The mayor of the village must appoint a compliance officer to perform the duties enumerated under the credit card policy. The compliance officer may not use a credit card account and may not authorize any employee to use a credit card account. The village clerk cannot be appointed as the compliance officer.

If the village does not have the authority to operate a mayor’s court pursuant to Chapter 1905 of the Ohio Revised Code, the village clerk must present monthly to the village council the credit card account transaction detail from the previous month. The village council must review the credit card account transaction detail and the presiding officer of village council must sign an attestation stating that village council reviewed the credit card transaction detail.
Quarterly, the village council must review the number of credit card accounts and credit cards issued, the number of active accounts and cards, the expiration dates, and the credit limits. Annually, a report must be filed with village council detailing all rewards received based on the use of the village’s credit card account(s).

For detailed guidance related to credit card usage and control models, see Auditor of State Bulletin 2018-3.

VI. Reporting Requirements

Ohio Revised Code Section 117.38 states that all local public offices must file an annual financial report for each fiscal year with the Auditor of State’s Office. The report shall be certified by the chief fiscal officer and filed within sixty days after the close of the fiscal year. The annual financial report must be filed electronically using the Hinkle Annual Financial Data Reporting System in accordance with guidance provided in Auditor of State Bulletin 2015-007. At the time the report is filed with the Auditor of State, the chief fiscal officer shall publish a notice in a local newspaper published in the political subdivision or taxing district, and if there is no such newspaper, then in a newspaper of general circulation in the political subdivision or taxing district. The notice shall state the financial report has been completed by the fiscal officer and is available for public inspection at the office of the chief fiscal officer.

Any public office that does not file its financial report at the time required by this section shall pay to the Auditor of State twenty-five dollars for each day the report remains unfiled after the filing date; provided, that the penalty payments do not exceed the sum of seven hundred fifty dollars.

On February 2, 2005 the American Institute of Certified Public Accountants (AICPA) issued an interpretation of one of its auditing standards (i.e., AU Section 623, Special Reports) that affects those governments that prepare their financial statements using the cash or modified cash basis of accounting. These entities report cash received and cash paid, rather than reporting their financial activity pursuant to generally accepted accounting principles (GAAP).

In Ohio, many entities prepare their financial statements on a cash basis. According to this AICPA interpretation, these governments must adjust their financial statements to substantially conform with the display and now applicable disclosure requirements of GAAP in order to avoid an adverse audit opinion regarding GAAP. According to the interpretation, the cash basis financial statement presentation must “look like” a GAAP presentation (i.e., GASB Statement No. 34, Basic Financial Statements - and Management’s Discussion and Analysis - for State and Local Governments, once it became effective); otherwise, the Auditor of State or contracted independent public account (IPA) firm is required to issue an adverse opinion.

In addition, the financial statements must also present the classifications of fund balance as outlined in GASB Statement No. 54, Fund Balance Reporting and Governmental Fund Type Definitions. This statement requires fund balance to be reported as nonspendable, restricted, committed, assigned, and/or unassigned.
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For additional information on “look like” statements, refer to Auditor of State Bulletin 2005-002 and to Auditor of State Bulletin 2011-004 for discussion on fund balance classifications. A sample of “look like” statements may be found on the Auditor of State website at www.ohioauditor.gov.

VII. Questions and Answers

Budget

1. (Q) What will the listing of necessary expenditures for the village during the ensuing fiscal year include?

   (A) In accordance with Ohio Revised Code Section 5705.29, the information should include, among other things, a statement of (1) necessary operating expenses classified as to personal services and other expenses, and the fund from which such expenditures are to be made (the estimate may include a contingent expense, not designated for any particular purpose, not to exceed three percent of the total amount of appropriations for current expenses); (2) expenditures necessary for permanent improvements, exclusive of any expenses to be paid from bond issues, classified as to be improvements contemplated by the village, and the fund from which such expenditures are to be made; (3) the amount for final judgments; (4) expenditures for any purpose for which a special levy is authorized, and the fund from which such expenditures are to be made; (5) the amount necessary for debt charges. (The village must show the estimated receipts from sources other than the levy for payment of such debt charges, including the proceeds of refunding bonds to be issued to refund bonds maturing in the next succeeding fiscal year, as well as the net amount on which a tax levy shall be made, classified as to bonds authorized and issued prior to January 1, 1922, and those authorized and issued subsequently to such date, and as to what portion of the levy will be within and what portion is in excess of the ten-mill limitation.)

2. (Q) What shall the village show as sources of revenue?

   (A) Ohio Revised Code Section 5705.29, requires the furnishing of (B)(1) an estimate of receipts from sources other than general property tax during the ensuing year, which shall include an estimate of unencumbered balances at the end of the current year, and the funds to which such estimated receipts are credited; (B)(2) the amount each fund requires from general property tax, which shall be the difference between the contemplated expenditures from the fund and the estimated receipts; (D) an estimate of amounts from taxes authorized to be levied in excess of the ten-mill limitation on the tax rate, and the fund to which such amounts will be credited, together with the sections of the Ohio Revised Code under which each such tax is exempted from all limitations on the tax rate.
3. (Q) What action does the county budget commission take on the village budget?

(A) The county budget commission is required to examine the tax budget, together with the tax budgets of all subdivisions in the county, and ascertain the total amount proposed to be raised in the entire county. Ohio Revised Code Section 5705.31, in addition, provides that the county budget commission shall, among other things, ascertain that the levies enumerated in Ohio Revised Code Section 5705.31, including tax levies in excess of the ten-mill limitation and the minimum levy within the ten-mill limitation for current expenses and debt service, are properly authorized. If so, the county budget commission has a mandatory duty to approve the levies without modification. If any debt charge is omitted from the tax budget, the county budget commission shall include it. Finally, Ohio Revised Code Section 5705.32 requires the county budget commission to adjust the estimated amounts required from general property tax for each fund shown by the tax budget so as to bring the tax levies required there for within the limitation specified in Ohio Revised Code Sections 5705.01 to 5705.47. However, no levy may be reduced below a minimum fixed by law. The county budget commission may also revise and adjust the estimate of balances and receipts from all sources for each fund and determine the total appropriations that may be made from each fund.

4. (Q) What shall the official certification of estimated resources of the county budget commission to the village contain?

(A) Ohio Revised Code Section 5705.35 provides that the certifications of the county budget commission shall show the various funds of the village, other than funds to be created by transfer. On the credit side of each fund shall be set forth the estimated unencumbered balances and receipts, and if a tax is to be levied for such fund, the estimated revenue to be derived from the tax, the rate of the levy, and what portion of the levy is within, and what portion is in excess of the ten-mill limitation. On the debit side of the fund shall be set forth the total appropriations that may be made from the fund. A summary, known as the official certificate of estimated resources shall be attached, and shall state the total estimated resources of each fund of the village, other than funds to be created by transfer.
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Tax Levies

5. **(Q)** If at the general election, if the electorate approved the levy of a five-tenths-mill tax for fire protection, and the resolution which the village council adopted to submit the question of this levy to the electorate provided that the tax should be placed on the tax list of the current year, will it be necessary for the village council to adopt a resolution to levy the tax in order for the county auditor to place the tax on the current tax duplicate so that the proceeds may be distributed at the February and August settlements?

**A** Yes. Ohio Revised Code Section 5705.25 provides, “If the additional tax is to be placed upon the tax list of the current year, as specified in the resolution providing for its submission, the result of the election shall be certified immediately after the canvass by the board of elections to the taxing authority, who shall make the necessary levy and certify it to the county auditor, who shall extend it on the tax list for collection. After the first year, the tax levy shall be included in the annual tax budget that is certified to the county budget commission”.

6. **(Q)** If the village council, for any reason, fails to levy a tax as directed in Ohio Revised Code Section 5705.34 until it is too late for the county auditor to extend the levy on the tax duplicate, may the village levy the tax at a later date?

**A** No, even if the village is outside the ten-mill limitation and has been authorized by a vote of the people, the village is without authority to make it a later date. (1935 Opinion Attorney General 4559)

7. **(Q)** If the village adopts a resolution to levy a tax, and certifies the resolution to the county auditor, but the county auditor inadvertently fails to extend the tax on the tax duplicate, may the county auditor lawfully extend the levy for collection at the time of collecting the second half year’s collection of taxes?

**A** Yes.
Amended Official Certificate of Estimated Resources

8. (Q) On January 24, the village entered into a contract with a township to furnish fire protection to the township starting February 1, at the rate of $2,000 per annum, to be paid semi-annually by the township to the village on August 1 and February 1, for a period of three years. The money that will be received by the village from the contract was not included by the county budget commission when they made up the amended official certificate of estimated resources for the village, as provided in Ohio Revised Code Section 5705.36. In order to perform the contract with the township, the village will need to purchase a new fire truck. The clerk/treasurer will not be able to certify funds for the down payment on a truck, to be paid for and delivered on August 1, unless the clerk/treasurer is able to persuade the county budget commission to certify an amended official certificate of estimated resources to include the $1,000 due on August 1. May the county budget commission furnish, to the village, an amended official certificate of estimated resources to include the $1,000?

(A) Yes, the $1,000 is in process of collection as a result of an existing contractual obligation and would be considered a new source of revenue available during the fiscal year. The amended official certificate of estimated resources may be issued by the county budget commission authorizing the village to amend its appropriations before the time that the money is actually in the possession of the village.

9. (Q) If the village sells the village hall in February and wishes to use the proceeds for the construction of a new village hall, must the clerk/treasurer certify, to the county auditor, the amount of the proceeds so the county budget commission may prepare an amended official certificate of estimated resources so that the proceeds may be appropriated for the desired purpose?

(A) Yes. (Ohio Revised Code Section 5705.36)

10. (Q) The village receives an Issue II grant in which the State makes payments directly to the contractor for the project. Should anything be recorded on the village’s books regarding this activity?

(A) Yes, whenever the village is the beneficiary of a program in which the village does not receive cash or make disbursements as part of the program (on behalf of programs), the cash value benefit received under the agreement should be recorded as memorandum receipts and disbursements in the year the on behalf of disbursements are made. The clerk/treasurer must obtain an amended certificate of estimated resources for the amount of the expected cash disbursements to be made on the village’s behalf in the current fiscal year. The village council must pass a resolution amending the appropriation measure prior to recording the appropriations.
Temporary Appropriation Resolution

11. (Q) Why is it necessary to pass a temporary appropriation ordinance if the village does not immediately on or about January 1 pass an annual appropriation ordinance?

(A) Ohio Revised Code Section 5705.40 provides that, “at the close of each year, the unencumbered balance of each appropriation shall revert to the respective fund from which it was appropriated and shall be subject to future appropriation; provided that funds unexpended at the end of the year previously appropriated for the payment of obligations unliquidated and outstanding need not be reappropriated...”. It is thus apparent under the provisions of Ohio Revised Code Section 5705.41 that the appropriation of village funds automatically terminates at the end of the fiscal year and automatically reverts to the fund out of which it was appropriated, except such appropriated funds as have been encumbered for the payment of obligations incurred but unpaid. Furthermore, Ohio Revised Code Section 5705.41 prohibits the village from making any expenditure of money unless it has been properly appropriated.

12. (Q) The village does not wish to adopt its annual appropriation ordinance until it receives its amended official certificate of estimated resources from the county budget commission. Furthermore, it had not, as of January 31, gotten around to passing a temporary appropriation ordinance. However, the village would like to contract with the XYZ Company to purchase a fire hose which it needs immediately for firefighting purposes since the old hose is completely worn out. The village has a special fire fund into which is paid receipts from a tax levied for fire protection. There is sufficient money in the special fire fund to pay for the fire hose. May the village contract to purchase the hose on January 31?

(A) No, although there is sufficient money in the fire fund, the appropriations within the fire fund automatically reverted to the fire fund at the end of the year. Until the annual appropriation ordinance has been adopted, or a temporary appropriation ordinance has been passed, as provided in Ohio Revised Code Section 5705.38, it cannot be said that the money has been appropriated for the desired purpose. Any expenditure or contract for an expenditure from the unappropriated fund would be illegal since Ohio Revised Code Section 5705.41 provides that no village shall “make any expenditures of money unless it has been appropriated”. Furthermore, Ohio Revised Code Section 5705.41 prohibits the village from entering into a contract unless the clerk/treasurer can furnish a certificate that the amount required to meet the contract has been appropriated”.

13. (Q) What is the effect if a temporary appropriation ordinance is passed by the village, as provided in Ohio Revised Code Section 5705.38, and the passage of the annual appropriation ordinance is delayed past April 1 of the current year?

(A) No expenditures of any kind can be made and no lawful obligations incurred after the first day of April until the annual appropriation ordinance is passed.
Annual Appropriation Ordinance

14. (Q) Shall the village base its annual appropriation ordinance on the tax budget forwarded to the county auditor on or before July 20, or the revised tax budget changed by the village before the end of the year to accord with the amended official certificate of estimated resources prepared by the county budget commission in accordance with Ohio Revised Code Section 5705.35?

(A) Although Ohio Revised Code Section 5705.35 provides that the revised budget shall be the basis of the annual appropriation ordinance, Ohio Revised Code Section 5705.36 contains the restriction that “the total appropriations made during the year from any fund shall not exceed the amount set forth as available for expenditure from such fund in the official certificate of estimated resources or any amendment thereof, certified prior to the making of the appropriation or supplemental appropriation”. The latest “amended official certificate of estimated resources” would therefore control, assuming that the amended official certificate of estimated resources changed the official certificate of estimated resources.

15. (Q) May the village council pass the annual appropriation ordinance at its last meeting in December for the ensuing year?

(A) Yes, the village council may pass the temporary or annual appropriation ordinance in December for the ensuing year; however, the appropriation for each fund is limited to the total estimated resources as presented in the current official certificate of estimated resources.

16. (Q) If the village does not have enough money to appropriate for all the expenditures it would like to make, what rule should it use in deciding items it shall appropriate for?

(A) It is incumbent for the village council to provide, first of all, for those expenditures made imperative by the constitution and statutes, such as health, workers’ compensation, and public employees retirement.

17. (Q) Can village council, by ordinance, allocate interest to funds of their choice?

(A) No. Interest must be allocated according to the provisions of the Ohio Constitution and State statutes.

Certificate of Available Funds by the Fiscal Officer

18. (Q) If the clerk/treasurer issues a certificate to the effect that the amount required to meet a certain obligation or expenditure has been lawfully appropriated and is in the village treasury or is in the process of collection, and there is either no appropriation for such an obligation, or there are no funds in such appropriation, or no funds in process of collection, is the village bound to pay the obligation?

(A) Yes, Ohio Revised Code Section 5705.41 provides that, “any certificate of the fiscal officer attached to a contract shall be binding upon the political subdivision as to the facts set forth therein”.
19.  **(Q)** In the event there is an overdraft in a given fund arising as a result of the clerk/treasurer’s giving a false certificate, is it necessary to reappropriate in the current fiscal year?

   **(A)** No, the village is bound on the false certificate and the fund remains encumbered, though unexpended, and should not have been included by the county budget commission in estimating the balance available for such fund for the current year.

20.  **(Q)** What liability does a clerk/treasurer incur in issuing false certificates?

   **(A)** Liability is fixed by Ohio Revised Code Section 5705.45 which provides that the clerk/treasurer “shall be liable to the [‘village’] for the full amount paid from the funds of the [‘village’] on any such order, contract or obligation”.

21.  **(Q)** Does it make any difference, in a situation such as the one outlined above, that the clerk/treasurer was ignorant of the law and thus allowed the overdraft to occur?

   **(A)** No, liability fixed under Ohio Revised Code Section 5705.45 is not predicated upon knowledge or lack of knowledge of duties. The clerk/treasurer is presumed to know their duties and the limitations thereof under the law.

22.  **(Q)** If the contract to which the clerk/treasurer’s false certificate is attached is a contract which is otherwise illegal, i.e., one which the village has no authority by law to enter into, such as a contract for expenditures to promote the adoption of annexation, may the village pay the bill?

   **(A)** No, since the village may not pay the bill, any money appropriated for its payment would, at the end of the year, revert to the fund out of which it was appropriated and be free for appropriation in the new year. The clerk/treasurer would include such amount as a part of the balance in the fund in certifying actual balances to the county budget commission.
23. **(Q)** The village has one unpaid bill, in the amount of $500, at the end of the fiscal year, but the clerk/treasurer has never certified that there were funds available for its payment. Should the clerk/treasurer have deducted the amount of the bill from the balance existing at the end of the year, treating the bill as an unexpected unliquidated obligation for which no new appropriation is necessary? Or should the clerk/treasurer not have deducted the amount of this bill from the balance existing at the end of the year, placing a duty upon the village to appropriate money for payment of the bill on the current year’s revenue?

(A) This bill may not be paid pursuant to Ohio Revised Code Section 5705.41. Since no certificate was ever issued, the funds were never encumbered; therefore, the clerk/treasurer may not lawfully deduct the amount of the bill from the balance existing at the end of the year. Furthermore, there is no authority to appropriate the current year’s revenue for the payment of the bill. However, since all unencumbered appropriations automatically revert to the fund out of which they are appropriated, it is not too late for the clerk/treasurer to prepare a certificate stating that at the time of the execution of such contract, a sufficient sum was appropriated for the purpose of the contract, and that at the time of the preparation of the certificate a sufficient sum had been appropriated for such purpose.

24. **(Q)** What are the clerk/treasurer’s duties with relation to certification of funds?

(A) Ohio Revised Code Section 5705.41 provides that the village shall not make any contract or give any order involving the expenditure of money, unless there is attached thereto, the clerk/treasurer’s certificate stating that the amount required to meet the contract has been lawfully appropriated for such purchase and is in the treasury or in process of collection to the credit of the appropriate fund free from any previous encumbrances. Ohio Revised Code Section 5705.41 provides further, “every such contract made without such a certificate shall be void and no warrant shall be issued in payment of any amount due thereon”.
25. **(Q)** If the clerk/treasurer, at the time of the making of the contract, fails to certify that money for the purpose of the contract has been appropriated and is in the treasury or in process of collection to the credit of the appropriate fund free from any previous encumbrances, may the clerk/treasurer at the time of billing for payment certify to the availability of funds, or is there no way that the bill may be paid?

**(A)** Ohio Revised Code Section 5705.41 provides that if no certificate was furnished at the time the contract was entered into, the clerk/treasurer may, nevertheless, prepare a certificate stating (1) that there was at the time of the making of the contract and (2) at the time of the execution of the certificate, a sufficient sum for the purpose of the contract in question in the treasury or in process of collection to the credit of the appropriate fund free from previous encumbrances. If such a certificate can be prepared by the clerk/treasurer, the village council may authorize the issuance of a warrant in payment of the amounts due upon the contract. However, the village council must adopt the resolution for payment within thirty days after the village council received the certificate from the clerk/treasurer.

26. **(Q)** If the village enters into a contract, but the clerk/treasurer does not certify the funds at the time that the contract is entered into, may the clerk/treasurer, when the bill comes in, prepare the certificate if the money in the appropriation item for the purpose of the bill in question is depleted?

**(A)** No. In order for the clerk/treasurer to prepare the certificate at time of payment, the clerk/treasurer must certify not only that (1) there was at the time of the making of the contract a sufficient sum appropriated for the purpose of the contract in question in the treasury or in process of collection to the credit of the appropriate fund free from previous encumbrances, but also (2) there is sufficient money at the time of the execution of the certificate.

27. **(Q)** Since the person, firm, or corporation contracting with the village takes the risk of not receiving payment if the clerk/treasurer does not certify funds, may any person, firm, or corporation receiving an order or entering into a contract with the village require that clerk/treasurer affix the certificate to the contract or order?

**(A)** Yes, Ohio Revised Code Section 5705.41 makes it mandatory for the clerk/treasurer to affix the certificate to the order or contract if the person, firm, or corporation requests it.

28. **(Q)** If a firm enters into a contract with the village without having the clerk/treasurer affix the certificate, may the firm at some later date by mandamus compel the clerk/treasurer to affix the certificate?

**(A)** No.
29. *(Q)* In the case of a continuing contract to be performed in whole or in part in an ensuing year, such as a contract for the village to receive fire protection for three years, must the clerk/treasurer, when the contract is entered into, certify funds for the entire three years?

*(A)* No, Ohio Revised Code Section 5705.44 requires the clerk/treasurer to “make a certification for the amount required to meet the obligation of such contract or lease maturing in such fiscal year. The amount of the obligation under such a contract or lease remaining unfulfilled at the end of a year, and which will become payable the next fiscal year, shall be included in the annual appropriation measure for the next year as a fixed charge”.

30. *(Q)* Must the contract for extra work in connection with a road improvement project have the clerk/treasurer’s certificate attached thereto?

*(A)* Yes.

31. *(Q)* If the clerk/treasurer certifies that funds are available for the purchase of a road grader, but then the time comes to pay the bill there is no money because the tax receipts were considerably lower than was estimated, is the village required to pay the bill?

*(A)* Yes, Ohio Revised Code Section 5705.41 provides that, “any certificate of the fiscal officer attached to a contract shall be binding upon the political subdivision as to the facts set forth therein”.

32. *(Q)* If the clerk/treasurer certifies funds for the purchase of a fire engine, but funds were never appropriated for the purchase of the fire engine, or only half the amount was appropriated, or the money was appropriated but the fund was exhausted and no money was in process of collection to that fund, or funds appropriated for the fire engine had previously been encumbered for the purchase of a mechanical resuscitator, or the clerk/treasurer’s certification otherwise violates Ohio Revised Code Section 5705.41, must the village nevertheless, pay the bill?

*(A)* Yes, the village is bound by the clerk/treasurer’s certificate, whether the certificate is true or false, provided the obligation is one which the village may validly incur if the correct procedures are followed.
33. *(Q)* What liability does the village clerk/treasurer incur if they issue a false certificate?

*(A)* Ohio Revised Code Section 5705.45 provides that, “any officer, employee, or other person who issues any order contrary to Ohio Revised Code Section 5705.41, or who expends or authorizes the expenditure of any public funds, or who authorizes or executes any contract contrary to Ohio Revised Code Sections 5705.01 to 5705.47, unless payments thereon are subsequently ordered as provided in Ohio Revised Code Section 5705.41, or expends or authorizes the expenditure of any public funds on any such void contract, obligation, or order, unless subsequently approved as provided in Ohio Revised Code Section 5705.41, or issues a certificate under the provisions thereof which contains any false statements, shall be liable to the political subdivision for the full amount paid from the funds of such subdivision on any such order, contact, or obligation”. The clerk/treasurer would be jointly and severally liable, in person and upon any official bond given to the village and the prosecuting attorney has the duty to recover the money for the village, or a taxpayer may institute the action if the prosecuting attorney fails to act.

34. *(Q)* If the clerk/treasurer’s certificate is validly issued but low tax receipts cause an overdraft on the fund, is the clerk/treasurer liable personally or on their official bond?

*(A)* No.

35. *(Q)* Should an appropriation fail, in whole or in part, because of a shortage in estimated resources upon which the appropriation is based, and as a consequence thereof the contract cannot be met or the expenditure made for the current appropriation, if the clerk/treasurer’s certificate is true, which of properly incurred overdrafts shall be paid first?

*(A)* The obligations bearing the earlier date would take precedence over those bearing a later date.

36. *(Q)* What is a blanket certificate?

*(A)* The blanket certificate is authorized by the provisions of Ohio Revised Code Section 5705.41. Under a blanket certification, the village clerk certifies that a certain sum of money, determined by the legislative authority has been lawfully appropriated for a particular purpose (single expenditure account) and is in the treasury or in process of collection to the credit of that fund, free from previous and then outstanding obligations or certificates. Once this certificate has been prepared, various items may be charged against such blanket certificate up to the amount certified and not to extend beyond the end of the fiscal year. The person authorized to make expenditures against the blanket certificate shall render to the clerk, before another such blanket certificate may be issued, an itemized statement of the obligations incurred and the expenditures made under such certificate.
37. **(Q)** May more than one such blanket certificate be outstanding at one time?

**(A)** Only one blanket certificate may be outstanding at one particular time for any one particular line-item appropriation. However, any number of blanket purchase orders may be outstanding against various funds, so long as they are not for the same line-item appropriation.

38. **(Q)** What is a Super Blanket Certificate?

**(A)** The village may also make expenditures and contracts from a specific line-item appropriation account in a specified fund upon certification of the fiscal officer for most professional services, fuel, oil, food items, roadway materials, utilities, and any other specific recurring and reasonably predictable operating expense. This certification is not to extend beyond the current year. More than one super blanket certificate may be outstanding at a particular time for any line item appropriation.

### Funds

39. **(Q)** How may transfers within a fund from one appropriation item to another appropriation item be made?

**(A)** Ohio Revised Code Section 5705.40 provides that, “transfers may be made by resolution or ordinance from one appropriation item to another”.

40. **(Q)** Must the village’s contribution to the Ohio public employees retirement system be charged to the general fund?

**(A)** No, Ohio Revised Code Section 145.12 provides that, “[the village council]...may reimburse the fund from which such appropriation is made by transferring to such fund from any other fund of such subdivision the proportionate amount of such appropriation that should be chargeable to such fund whether such fund is derived from taxation or otherwise”. Such payment may be made directly out of any funds, whether derived from taxation or otherwise, from which the salaries or compensation of employees, on account of whom such payments are to be made, are payable.

41. **(Q)** Must all audit costs be paid from the general fund?

**(A)** No, the fiscal officer may distribute the cost to each fund audited in accordance with its percentage of the total cost. The fiscal officer should determine which funds should be charged a percentage of the audit costs. The Auditor of State is of the opinion that most operating funds of a local government, including utility funds (i.e., water, sewer, electric, refuse), special levy funds, funds that receive gas taxes, and motor vehicle registration fees can be charged a portion of the audit costs. (Auditor of State Bulletin 2009-011)
Ohio Police and Fire Pension Fund (PFPF)

42. *(Q)* When is the village required to make its payments to the Ohio police and fire pension fund?

*(A)* Each employer pays its contribution quarterly, on a date set by the trustees of the fund, and the amount of the contribution is: pursuant to Ohio Revised Code Section 742.33, policemen, nineteen and one-half percent of the salaries as defined in Ohio Revised Code Section 742.01; and pursuant to Ohio Revised Code Section 742.34, firemen, twenty-four percent of the salaries as defined in Ohio Revised Code Section 742.01.

Ohio Public Employees Retirement System (OPERS)

43. *(Q)* Is membership in the Ohio public employees retirement system mandatory for village employees?

*(A)* Ohio Revised Code Section 145.03 provides, “Except as provided in division (B) of this section, membership in the system is compulsory upon being employed and shall continue as long as public employment continues”.

44. *(Q)* Are village elected officials required to contribute to OPERS?

*(A)* No, it is not compulsory for elected officials to contribute to OPERS, but Ohio Revised Code Section 145.20 provides that they may elect to join the system. If the elected official does not join the system, they will be required to contribute to Social Security.

45. *(Q)* What amounts should the village pay as its contribution to the OPERS system?

*(A)* The OPERS Board shall notify the village prior to July 15 each year of the rate necessary to pay its obligation to OPERS. The village council must appropriate sufficient funds to provide for its obligation to OPERS. (Ohio Revised Code Section 145.12)

Inactive Funds

46. *(Q)* When is the village council authorized to invite applications from eligible institutions for inactive deposits?

*(A)* Ohio Revised Code Section 135.07 provides that applications may be invited if the aggregate amount of inactive public deposits, as specified in applications for inactive funds, is less than the public money thereof (1) to be initially deposited or (2) the maximum amount required to be deposited during the period, as estimated by the village council. However, the bids may be invited by the village council only for the excess amount not covered by the bids received upon advertisement.
CHAPTER THREE: ADMINISTRATION AND FINANCE

Interim Funds

47. *(Q)* What obligations are eligible for investment or deposit of interim money?

*(A)* Ohio Revised Code Section 135.14 governs what obligations shall be eligible for investment of deposit of interim money.

Active Funds

48. *(Q)* What is the basis upon which the village council shall award active funds to depositories?

*(A)* Ohio Revised Code Section 135.04 provides that the first $25,000 of active deposits shall be awarded to the institution qualifying on the basis of the operating needs of the village. Active deposits in excess of $25,000 shall be awarded to the eligible institution or institutions applying or qualifying therefore.

49. *(Q)* May the village pay a service charge?

*(A)* Ohio Revised Code Section 135.16 provides that, “no service charge shall be made against any active deposit or collected from or paid by any clerk/treasurer unless such service charge is the same as is customarily imposed by institutions receiving money on deposit subject to check, in the municipal corporation in which the public depository of such deposit is located, in which event the clerk/treasurer may pay such charge”.

50. *(Q)* If a bank requires the village to pay a service charge for the deposit of funds in the active depository, out of what village fund should the service charge be paid?

*(A)* The charge should be paid from the general fund.

Bank Insolvency

51. *(Q)* If a bank in which the village has deposited its funds becomes partially insolvent, does the village have a better right to receive back its funds out of the residue than the ordinary depositor of the bank has?

*(A)* No.

52. *(Q)* If the clerk/treasurer has complied in every respect with the terms of the uniform depository act, and the bank fails, is the clerk/treasurer liable?

*(A)* No, Ohio Revised Code Section 135.19 provides that a deposit in a public depository in compliance with Ohio Revised Code Sections 135.01 to 135.21, if occasioned by failure of the public depository, the clerk/treasurer shall not be liable.
Eligible Institutions; Territorial Limitations

53. (Q) Is the village council required to award the inactive or interim deposits to an institution located within the limits of the village?

   (A) No.

54. (Q) Is the village council required to award the active deposits to an institution located within the limits of the village?

   (A) No.

Pledge of Securities

55. (Q) Who has the responsibility of seeing that the proper securities are pledged or surety company bonds are deposited?

   (A) Ohio Revised Code Section 135.18 places this responsibility on the clerk/treasurer. This section provides that, “each institution designated as a public depository and awarded public deposits under Ohio Revised Code Sections 135.01 to 135.21 shall provide security for the repayment of all public deposits by selecting one of the following methods; (1) securing all uninsured public deposits of each public depositor separately as set forth in Divisions (B) to (J) of this section, (2) securing all uninsured public deposits of every public depositor pursuant to Section 135.181 or 135.182 of the Ohio Revised Code as applicable by establishing and pledging to the Treasurer of State a single pool of collateral for the benefit of every public depositor at the public depository. If a public depository elects to provide security pursuant to Division (A)(1) of this section, a public depository shall pledge to the public depositor as security for the repayment of all public moneys deposited in the public depository during the period of designation pursuant to an award made under Sections 135.01 to 135.21 of the Ohio Revised Code, eligible securities of aggregate market value at all times at least one hundred five percent of the total amount of the public depositors uninsured public deposits”.

56. (Q) If the clerk/treasurer fails to require either the posting of a surety company bond or the deposit of the proper or sufficient securities, is it a defense to the clerk/treasurer’s liability in case of loss of funds, to establish the fact that when the deposit was made, the bank was financially sound?

   (A) No.
57.  (Q) May the bank designated as the depository of village funds at any time substitute or exchange eligible securities having a current market value equal or greater than the current market value of the securities then on deposit as a pledge to protect the village funds?

(A) Ohio Revised Code Section 135.18 provides that the bank may substitute or exchange eligible pledged securities of the village council or the clerk/treasurer only if: (1) the public depositor has authorized the depository bank to make substitution or exchange on a continuing basis during a specified period without prior approval of each substitution or exchange; or (2) the depository bank notifies the public depositor of an intended substitution or exchange, and the public depositor does not object to the trustee bank as to the eligibility or market value of the securities being substituted within three business days after the date appearing on the notice of proposed substitution; or (3) the public depositor gives written authorization for a substitution of exchange of specific securities.

Federal Deposit Insurance Corporation

58.  (Q) The village has entered into a depository contract with the XYZ bank by which the XYZ bank agrees to accept $65,000 in active funds. However, at the beginning of the period of designation, the clerk/treasurer deposits only $50,000 in the XYZ bank. The XYZ bank has only hypothecated securities, in the amount of $25,000. Should the clerk/treasurer demand that the bank deposit a total $65,000 in securities or will $25,000 be sufficient to protect the funds as provided in Ohio Revised Code Section 135.16?

(A) The village funds are protected and the requirements of Ohio Revised Code Section 135.16 are satisfied by the $25,000 in securities presently hypothecated. Since $250,000 of the village’s funds are insured by the federal deposit insurance corporation, securities need not be pledged to cover the portion of village funds protected by the federal deposit insurance corporation. Furthermore, the bank is required to furnish securities for village funds in excess of that covered by the federal deposit insurance corporation, and only to cover the total amount of village funds actually on deposit at any one time in the depository and not securities in the highest amount which the village has contracted to receive during the period of the depository contract. However, it is incumbent upon the clerk/treasurer to make sure that village funds on deposit at no time exceed the amount of securities pledged. If the village wishes to deposit in excess of the amount of securities pledged, the clerk/treasurer should, at that time, demand that the depository hypothecate additional securities.
59. *(Q)* If a financial institution fails and the Federal Deposit Insurance Corporation (FDIC) is the receiver, how can a village obtain repayment for its investment securities if the deposits are protected by pooled collateral pursuant to Ohio Revised Code Section 135.181?

*(A)* The village may present such a claim for securities in the pool when the FDIC, as receiver, is liquidating or winding up the affairs of the institution provided that the village’s security interest in the securities meets the following two criteria: (1) it is legally enforceable and perfected; and (2) it is set forth in a written agreement that has been approved by and recorded in the minutes of the board of directors or loan committee of the institution and has been maintained continuously from the time of its execution as an official record of the institution. (Attorney General Opinion 2009-036)

**Safekeeping of Securities**

60. *(Q)* What provision is made by State law for the safekeeping of securities which a public depository is required to pledge and deposit with the clerk/treasurer as security for the repayment of the village money deposited during the period of designation?

*(A)* Ohio Revised Code Section 135.18 provides that, “an institution designated as a public depository shall designate a qualified trustee and place the eligible securities required by Division (D) of this section with the trustee for safekeeping. The trustee shall hold the eligible securities in an account indicating the public depositor’s security interest in the securities. The trustee shall report to the public depositor information relating to the securities pledged to secure the public deposits in the manner and frequency required by the public depositor”.

61. *(Q)* What institutions are eligible to serve as trustee for the safekeeping of securities pledged to protect the village funds in accordance with Ohio Revised Code Section 135.18?

*(A)* The three types are: (1) any federal reserve bank or branch thereof; (2) any institution mentioned in Ohio Revised Code Section 135.03 or 135.32 which holds a certificate of qualification issued by the superintendent of banks; or (3) any domestic or foreign trust company or corporation complying with Ohio Revised Code Sections 1111.04, 1111.05, and 1111.06 for safekeeping of securities, other than those belonging to itself.

62. *(Q)* As to an institution other than a federal reserve bank or branch thereof, what evidence of qualification should a bank or trust company wishing to serve as trustee for the safekeeping of village securities be able to present?

*(A)* Either the original or a certified copy of the certificate issued by the superintendent of banks, upon application to the superintendent in writing by any such institution, is conclusive evidence that the institution named in the certification is qualified to act as trustee with respect to securities other than those belonging to itself.

63. *(Q)* May a bank or trustee having a certificate of qualification from the superintendent of banks serve as trustee for the safekeeping of securities belonging to itself?

*(A)* No, see Ohio Revised Code Section 135.18.
64. (Q) If the pledged securities are destroyed while they are in the custody of a trustee designated as above, would the clerk/treasurer be liable?

(A) No, Ohio Revised Code Section 135.18 provides that, “the clerk/treasurer and the clerk/treasurer’s bonders or surety shall be relieved from any liability to the public depositor or to the public depository for the loss or destruction of any securities deposited with a qualified trustee pursuant to this section”.

65. (Q) If the village depository designates the village council member for the safekeeping of the securities which have been pledged, issuing receipts to the village, should the village pay the service charge?

(A) No, Ohio Revised Code Section 135.18 provides that, “any charges or compensation of a designated village council member for acting as such shall be paid by the public depository and in no event shall be chargeable to the ... subdivision or to any officer of the subdivision”.

Bulletin 96-07

On August 20, 1996, the Auditor of State issued Auditor of State Bulletin 96-017. The purpose of the bulletin was to assist local governments in meeting the requirements of Senate Bill No. 81 (“The Act”). Since the release of that bulletin, the Auditor of State’s Office has received numerous questions regarding the Act and the bulletin. This section summarizes the most frequently asked questions and the answers provided.

In addition, on July, 24, 2000, the Auditor of State issued Bulletin 2000-011. This bulletin discussed several changes to depository laws for investing and depositing funds.

66. (Q) Will the Auditor of State review and comment on my written investment policy when it is filed with the office?

(A) Due to the quantity of investment policies the Auditor of State receives, it is not feasible to review and comment on each individual policy filed. However, each individual investment policy will be reviewed during the regular audit of the village. That review will include appropriate recommendations and comments to management.

67. (Q) My village’s investment portfolio is under $100,000. Do I have to file an investment policy?

(A) No, Ohio Revised Code Section 135.14(O)(3) specifically states that the filing requirements do not apply to the village whose average annual portfolio is $100,000 or less, provided that the clerk/treasurer or village council certifies that the clerk/treasurer or village council will comply and is in compliance with Ohio Revised Code Sections 135.01 to 135.21. However, the Auditor of State strongly recommends that all entities file an investment policy.
68. (Q) Is my village required to file an investment policy if we only have interim deposits in a bank (e.g., savings accounts or certificates of deposit) and/or investments in STAR Ohio?

(A) No, while the Auditor of State strongly recommends that all entities file an investment policy, Ohio Revised Code Section 135.14(O)(2) provides that if the village does not file a policy with the Auditor of State, then that village may only invest in interim deposits, no load mutual funds, and/or STAR Ohio.

69. (Q) Does Senate Bill 81 apply to charter municipalities?

(A) Senate Bill 81 and Ohio Revised Code Chapter 135 apply to all municipalities, except those that have adopted a charter under Article XVIII of the Ohio Constitution and whose charter or ordinances set forth special provisions respecting the deposit or investment of its public money.

70. (Q) Does the copy of the investment policy with broker/dealer, investment advisory, and financial institution signatures need to be the one filed with the Auditor of State?

(A) No, the village need only file a copy of the adopted policy. The village should keep a copy on file with the required signatures. Auditors will examine this copy during the course of the regular audit.

71. (Q) Is a sweep account considered an investment for the purposes of determining whether an investment policy must be filed?

(A) Yes, sweep accounts are considered investments and, therefore, an investment policy must be filed, even if the village only has sweep accounts.

72. (Q) Where do we file the investment policy?

(A) Investment policies should be filed at the following address: Auditor of State, Attention: Clerk of the Bureau, P.O. Box 1140, Columbus, Ohio 43216-1140.

73. (Q) Do we have to prepare and file an investment inventory, monthly portfolio, and quarterly investment reports?

(A) No, these reporting requirements only apply to counties.

74. (Q) Does the Treasurer of State have to sign the investment policy if my village invests in STAR Ohio?

(A) No, neither the Treasurer of State nor any of the Treasurer of State employees operating STAR Ohio are required to sign the investment policies of entities investing in STAR Ohio.

75. (Q) Has the Auditor of State prescribed a form for the investment policy?

(A) Senate Bill 81 did not prescribe the form and content of investment policies.
76.  (Q)  Is the legislative body required to approve the investment policy?

(A)  For subdivisions other than counties, Ohio Revised Code Section 135.14(O)(1) provides that the investment policy must be approved by the clerk/treasurer or governing board. However, to avoid problems, it is highly recommended that clerk/treasurers have the investment policies ratified by the governing board.

77.  (Q)  I am a clerk/treasurer. What training am I required to take?

(A)  Village clerks and clerk/treasurers, who are elected or appointed for the first time, must receive training provided by the Auditor of State. Village clerks and clerk/treasurers must also receive annual continuing education provided by the Auditor of State. Additionally, pursuant to Ohio Revised Code Section 135.22 village treasurers and clerk/treasurers must complete continuing education provided by the Treasurer of State, unless they provide the Auditor of State a notice of exemption, certified by the Treasurer of State, that the village only invests in interim deposits, no load mutual funds, or STAR Ohio. Please note that for the purposes of Ohio Revised Code Section 135.22, treasurer has the same meaning as in Ohio Revised Code Section 135.01 and includes any person whose duties include making investment decisions with respect to the investment or deposit of interim money.

Report Requirements

78.  (Q)  How do I determine if receipts are program receipts or general receipts?

(A)  The objective of the Statement of Activities is to report the financial burden of each of the government’s programs on the taxpayers. The presentation of the Statement of Activities is such that it identifies the extent to which each program draws from general receipts (primarily taxpayers) or is self-financing through fees, grants, and other aid.

Programs are typically financed from four sources of receipts:

1.  Those who purchase, use, or directly benefit from the goods or services of the program. [Always a program receipt] Examples would be contracts for police, fire, or EMS services, fees, fines, permits, rent, operating special assessments (street lighting, weed cutting, etc.).

2.  Parties outside the government’s citizenry (i.e. other governments, entities, or individuals). [A program receipt if the receipt is restricted to a specific program, or a general receipt if unrestricted] Examples would be grants (including homestead and rollback), contributions or donations, capital special assessments (sidewalks, road improvements, etc.), and possibly interest or taxes imposed by another government (i.e. shared taxes, motor vehicle license tax, cigarette and liquor taxes, and estate taxes).

3.  The government’s taxpayers (all tax regardless of whether they benefit a particular program as long as the tax is levied or imposed by the reporting government). [Always a general receipt]
4. The government itself (i.e. receipt from investing). [Usually a general receipt - but see later question]

After considering the guidelines above, the important question to ask is whether or not the receipt is restricted to a particular program. All receipts that do not meet the criteria to be reported as a program receipt should be reported as a general receipt.

79. (Q) If it is a program receipt, how do I determine if it is charges for services, operating grants, or capital grants?

(A) Charges for services result from exchange-like transactions. Examples of these types of transactions are: one entity pays or reimburses another entity in exchange for services provided such as for police, fire, EMS, or dispatching services; a citizen pays rent to the government in exchange for the use of the town hall; a citizen pays a license or permit fee in exchange for the ability to operate within the government’s boundaries.

Grants and contributions are classified as operating when they are restricted to paying for current operations. Examples would include: donations specified to be used for the upkeep of parks, state levied shared receipts for the maintenance of roads and bridges, homestead and rollback associated with a tax levy for the upkeep of the cemetery, and federal law enforcement grants.

If a grant or receipt must be used for capital related purposes, it would be classified as capital grants and contributions. Examples would include: special assessment receipts for the installation of sidewalks or road improvements, and grants received for the purchase, construction, or renovation of capital assets.

If the grant can be used for both operating and capital purposes and cannot realistically be split between the two, then it should be classified as an operating grant.

80. (Q) Clarify how homestead and rollback receipts could be either a program receipt or a general receipt.

(A) Homestead and rollback is monies received from the State and may be either a program receipt or a general receipt, depending on whether the use of the monies is restricted. If an entity has both a property tax for general operations that goes to the general fund and a special levy (i.e. cemetery, police, permanent improvement, etc.) that goes to a special revenue or capital projects fund, the homestead and rollback that goes to the general fund would be unrestricted and, therefore, a general receipt and the homestead and rollback that goes to the special revenue or capital projects fund would be restricted and, therefore, a program receipt.

81. (Q) Clarify how interest receipt could be either a program receipt or general receipt.

(A) Interest is a program receipt if it is legally restricted by constitution, statute, or grant guidelines to be used for a particular program. Interest earned on unrestricted monies of the entity would be a general receipt. Interest earned on motor vehicle license tax is a program receipt presented as part of “Operating Grants, Contributions, and Interest” because the Ohio Constitution requires the interest be used for road maintenance and repairs.
82. **(Q)** What are and where do I find Original Budget figures?

**(A)** Original budget figures include original estimated receipts and original appropriations (estimated disbursements). These figures are presented as receipts and disbursements, respectively, on the statement of Receipts, Disbursements, and Changes in Fund Balance - Budget and Actual - Budget Basis. The original budget is the first complete appropriated budget for the year.

The original appropriations are the first set of permanent appropriations for a fund that were adopted or approved by Council and that covered the entire year. Most entities adopt temporary appropriations on or about January 1 of each year and then adopt permanent appropriations sometime before April 1. Temporary appropriations are intended to cover the first three months of disbursements or until the entity can certify year end balances to the County Auditor and the County Auditor can certify estimated receipts. Therefore, it would not be appropriate to include temporary appropriations in the original budget column of the Statement of Receipts, Disbursements, and Changes in Fund Balance - Budget and Actual - Budget Basis.

The original estimated receipts are the receipts as certified by the County Auditor in the certificate of estimated resources that was in place at the time the first permanent appropriations were adopted. This would typically be the first amended certificate of estimated resources received from the County Auditor since it would include the actual year end balances to carry forward into the new year. Keeping Ohio budgetary law in mind, remember that the certificate of estimated resources places the limit on appropriations and, therefore, the original estimated receipts should come from an amended certificate that was in place at the time of the adoption of the original (first permanent) appropriations.

83. **(Q)** Explain and give an example of a Component Unit.

**(A)** A component unit is a legally separate organization that the reporting entity must include in its financial statements because of the relationship that exists between the two entities.

The reporting entity should consider legally separate organizations as potential component units if the reporting entity appoints a majority of the board of the potential component unit and either has a significant level of control over the potential component unit or subsidizes the operation of the organization.

More specific guidance on determining component units can be found Governmental Accounting Standards Board (GASB) Statements 14 and 39. (refer to Auditor of State Bulletin 2004-001 for guidance)

Examples of organizations that might qualify as a component unit are: volunteer fire department, art foundations, booster clubs, and fund-raising organizations.

In addition, tax-exempt organizations that raise significant amounts of money to pay for programs of the reporting entity should also be considered potential component units.
84. (Q) Explain and give examples of Special Items and Extraordinary Items (receipts).

(A) Extraordinary items are transactions or events that are BOTH unusual in nature and infrequent in occurrence.

Unusual in nature is defined as possessing a high degree of abnormality and clearly unrelated to the ordinary and typical activities of the entity.

Infrequent in occurrence is defined as not reasonably expected to recur in the foreseeable future, taking into account the environment in which the entity operates.

The primary factor of both unusual in nature and infrequent in occurrence is the environment in which the entity operates. Keep in mind that what is infrequent in occurrence or unusual in nature for one entity may not be so for another. For example, an ice storm may not be an extraordinary item in Ohio but would be in Florida.

Examples of extraordinary items would be a loss due to damages related to a fire, flood, or other natural disaster, the deconsolidation of an entity into two or more entities, costs related to an environmental disaster such as a chemical spill, or a large bequest by a citizen.

Special items are significant transactions or events that are either unusual in nature OR infrequent in occurrence but are WITHIN THE CONTROL of management.

Examples of special items would be a sale of certain general governmental capital assets, special termination benefits resulting from a workforce reduction, early-retirement incentives offered to employees, or a significant forgiveness of debt.

85. (Q) Why do the non-expendable and expendable portions have to be split for permanent funds? Also, what if I do not know what the original principal amount was? Where would I be able to find that information?

(A) GASB requires that the fund balance of a permanent fund needs to distinguish between the principal portion that is not expendable and the earnings portion that is expendable. Doing so demonstrates compliance (or non-compliance) with the contribution.

Some places to look for or inquire about the original principal amounts would be: minutes, county prosecutor, or legal counsel.

86. (Q) What is the proper use of an Agency fund?

(A) An agency fund should be used to account for the receipt and expenditure of monies on behalf of individuals or other organizations or governments. Any portion of the resources that will revert back to the reporting entity or are held on behalf of the reporting entity or its employees should not be accounted for in an agency fund.

Remember that agency funds are purely custodial in nature (assets = liabilities), meaning that nothing is held over for the benefit of the reporting entity. What comes in will go out to another individual or other organization or government.
87. (Q) Explain and give an example of an Internal Service fund.

(A) A government may wish to centralize services and then allocate the cost of those services within the government (or back to the departments that use or benefit from the services). This can be accomplished by utilizing an internal service fund.

Examples of internal service funds are: self-insurance funds, warehouse and supply internal service funds, and funds used to service entity vehicles.
VIII. Source of Power to Tax and Limitations

It is generally recognized by the courts that the power to tax is a function of local self-government provided to villages by Article XVIII, Sections 3 and 7 of the Ohio Constitution. Unlike most matters of local self-government, however, this village power may be limited by the general assembly, as provided in Article XVIII, Section 13 of the Ohio Constitution. The courts have held that the general assembly can limit village taxation by either expressly prohibiting a particular tax or by pre-empting a particular village tax by enacting a State tax. The general assembly may also specifically negate its pre-emption, as it has done in the area of municipal income tax in Ohio Revised Code Section 5747.02.

IX. General Property Tax

Village power to impose property taxes is directly limited by the Ohio Constitution and indirectly limited by legislative action authorized by the Ohio Constitution. Article XII, Section 2 of the Ohio Constitution, requires that property not be taxed in excess of one percent of its true value. This includes all State and local taxes, but village electors may vote to allow additional taxes, or this restriction may be varied by charter. Land and improvements must be taxed by uniform rule according to value.

A. Uniformity and Exception - The “uniform rule according to value” established for real estate taxes requires that valuations of property statewide must be uniform. The only exception is the homestead exemption provided in Ohio Revised Code Sections 323.151 to 323.153.

B. Ten-Mill Limit - Both Article XII, Section 2 of the Ohio Constitution and Ohio Revised Code Section 5705.02 limit yearly aggregate State and local property taxes to ten-mills on each dollar of tax valuation, except as taxes in excess are specifically authorized. (Ohio Revised Code Sections 5705.02, 5705.07, and 5705.18)

C. Tax Levy Requirements - While the village may levy property taxes to pay for current operating expenses and permanent improvements, it is first required to levy taxes necessary to pay the interest and sinking fund on and retire at maturity its bonds, notes, and certificates of indebtedness, including anticipatory levies. (Ohio Revised Code Section 5705.03)

D. Division of Tax Levies - the following tax levies are required: (Ohio Revised Code Section 5705.04)

1. General levy for debt charges within the ten-mill limitation;
2. General levy for current expenses within the ten-mill limitation;
3. Special levies authorized by Ohio Revised Code Section 5705.01 to 5705.47 inclusive, within the ten-mill limitation;
4. General levy for debt charges authorized by law or vote in excess of the ten-mill limitation; and
5. Other special or general levies authorized by law or vote in excess of the ten-mill limitation
E. General Levy for Current Expenses - The purpose of this levy is to provide one general operating fund from taxation from which any expenditures for current expenses may be made. This levy may include amounts needed to affect the general or special powers of the village, including construction or acquisition of permanent improvements. Certain expenses under the general levy are specified in Ohio Revised Code Section 5705.05.

F. Special Unvoted Levies within the Ten-Mill Limitation - These are specifically authorized and subject to the control of the county budget commission. (Ohio Revised Code Section 5705.06)

1. Specific permanent improvements;
2. Library purposes;
3. Municipal university; and
4. Police and fire pension funds (mandatory).

G. Levies in Excess of the Ten-Mill Limitation - These are authorized only upon popular vote. (Ohio Revised Code Section 5705.07)

H. Resolution for Voted Levy - At any time the village council, by a two-thirds majority, may resolve that the amount of taxes within the ten-mill limitation is insufficient for necessary requirements of the village, and that it is necessary to levy a tax in excess of the ten-mill limitation for current expenses or other specified expenses. (Ohio Revised Code Sections 5705.19 and 5705.191)

1. This resolution shall be confined to a single purpose, except in those situations in which the statute specifically allows purposes to be combined. The resolution shall specify the tax rate increase to be levied, the purpose, and the duration.
2. The resolution shall be certified to the board of elections not less than seventy-five days prior to the election in which it will be voted upon.

I. Election Procedure - Election procedures for tax levies authorized under Ohio Revised Code Section 5705.191 are set out in that section. Procedures for levies authorized under Ohio Revised Code Section 5705.19 are set out in Ohio Revised Code Section 5705.25.

J. Taxable Property - Property situated within the village that may be taxed.

1. General tax list and duplicate - This includes all real property not specifically exempted, all personal property used in business, and all domestic animals not used in agriculture. (Ohio Revised Code Section 5709.01)
2. Classified tax list and duplicate - This includes all money, credits, investments, deposits, and other intangible property of village residents. (Ohio Revised Code Section 5709.02)
K. Property Tax Collection Fees - Tax settlements (including real, personal, manufactured home, and homestead and rollback) should be recorded at gross. Both of the following fees should be recorded against the expenditure entitled “Property Tax Collection Fees” (previously known as county auditor and county treasurer fees) which will reduce the settlements to the net amount received from either the county auditor or the State.

1. At the time of distribution of tax settlements by the county auditor, a fee is deducted for expenses that have been incurred to cover costs established by the county auditor and county treasurer by fund receiving tax monies.

2. An administrative fee is also deducted from the semi-annual 10 percent rollback reimbursements effective with the second-half 2003 distribution following the August 2003 real estate settlement. This fee will be used to pay for the Department of Taxation’s cost of overseeing the equalization of real property tax rates and administering all personal property and public utility taxes as well as expanding the audit capacity for personal property taxes. This fee should be distributed proportionately for each levy/fund.

L. $10,000 exemption reimbursement - Local taxing districts are being reimbursed by the State for personal property tax revenues that are not collected based on the exemption. Effective in 2004, all taxpayers having taxable personal property with a taxable value of less than $10,000 will no longer be required to file a personal property tax return. Please note the State reimbursement has been phased out to the local taxing districts for the revenues lost due to the $10,000 exemption.

X. Electric Deregulation

A. Tax Assessment - Electric deregulation began on January 1, 2001. Under prior law, an electric company’s taxable production equipment was assessed at 100 percent of true value. Under current law, the assessment rate for taxable transmission and distribution property of an electric company is 88 percent of true value in 2005 and 85 percent of true value in 2006; all other taxable property of the electric company is assessed at 25 percent of true value in 2005 and 24 percent of true value in 2006. (Ohio Revised Code Section 5727.111)

To help offset the loss of revenue, an excise tax was levied and imposed on electric distribution companies, including a municipal electric system, for all distributed electricity beginning with the measurement period that includes May 1, 2001, at prescribed rates per kilowatt hour of electricity distributed in a thirty-day period through a “meter of an end user in this State”. (Ohio Revised Code Section 5727.81)

Municipal electric systems are required to pay the same new tiered kilowatt usage tax as other distribution utilities. The amount of tax associated with kilowatt hours distributed to end users within the boundaries of the municipal corporation must be allocated to the General Fund. These monies may then be retained by the General Fund. (Ohio Revised Code Section 5727.82(A)(3))
The municipal electric utility must make payment to the State, by the 20th of the month following billing, on the kilowatt hours distributed to end users located outside the boundaries of the municipal corporation. (Ohio Revised Code Section 5727.82)

Complete and accurate records of all electric distributions must be kept, along with any other records required by the Tax Commissioner. These records must be preserved for four years after the return for the taxes is due or filed. The records must be available for inspection by the Tax Commissioner upon request of the Tax Commissioner. (Ohio Revised Code Section 5727.92)

B. Property Tax Replacement Payments - The kilowatt tax collected by the State will be distributed by the County Treasurer to each local taxing unit as if they had been levied and collected as taxes. The local taxing unit shall apportion the amounts received among its funds in the same proportions as if those amounts had been levied and collected as taxes. Amounts distributed in excess shall be credited to the General Fund. Monies received should be recorded as “Other State Shared Taxes and Permits”. (Ohio Revised Code Section 5727.86(C))

C. Governmental Aggregation - The legislative authority of a municipal corporation may, through the adoption of an ordinance, aggregate the retail electric load centers (mainly electricity customers) located respectively within the municipal corporation. The legislative authority or board may exercise aggregation authority jointly with any other such legislative authority or board. (Ohio Revised Code Section 4928.20(A))

An ordinance or resolution for such governmental aggregation specifies whether the aggregation will occur only with the prior consent of each person owning, occupying, controlling, or using an electric load center proposed to be aggregated or will occur automatically for all such persons pursuant to the opt-out requirements described below. (Ohio Revised Code Section 4928.20 (A))

In the case of an ordinance or resolution authorizing governmental aggregation, the legislative authority or board must develop a plan of operation and governance for the aggregation program. Before adopting the plan, the legislative authority or board must hold at least two public hearings on the plan. Before the first hearing, it must publish notice of the hearings once a week for two consecutive weeks in a newspaper of general circulation in the jurisdiction or as provided in Ohio Revised Code Section 7.16. The notice shall summarize the plan and state the date, time, and location of each hearing. (Ohio Revised Code Section 4928.20 (C))

In the case of an ordinance or resolution that specifies automatic aggregation, the ordinance or resolution must direct the board of elections to submit the question of the authority to aggregate to the electors of the respective municipal corporation. No ordinance or resolution will take effect unless approved by a majority of the electors. (Ohio Revised Code Section 4928.20 (B))

The municipal corporation must disclose to each person owning, occupying, controlling, or using an electric load center located within its jurisdiction that the person will be enrolled automatically in the aggregation program unless the person affirmatively elects by a stated procedure not to be so enrolled. (Ohio Revised Code Section 4928.20(D))
XI. **Income Tax**

The general assembly has specifically stated in Ohio Revised Code Section 5747.02 that villages are not pre-empted from levying income taxes. Ohio Revised Code Chapter 718, Municipal Income Taxes, provides rules for any village income tax.

A. Rate and Limitations - Villages may tax income only at a uniform rate. No graduated tax is permitted. The maximum rate of taxation is one percent without voter approval of a higher rate. (Ohio Revised Code Section 718.04)

B. Income Subject to Village Tax - The fundamental rule is that the village can only tax income of persons who reside within the village and income of nonresident persons and organizations whose income is produced within the village. Where income from a business or profession is produced both within and outside the village, taxable income is determined by the statutory formula in Ohio Revised Code Section 718.02.

Compensation for personal services of persons over age eighteen or net profit from a business or profession may not be exempted from the income tax, except as provided in the Ohio Revised Code Section 718.01(C).

C. Occasional Entrants to a Municipal Corporation - A village may not tax compensation received by an individual for personal services performed within the village if: (1) the services are performed no more than 20 days in a taxable year, (2) the individual is not a resident, and (3) the principal place of business of the individual’s employees is located outside the village. Further, the employer of the individual would not have to count that person’s compensation in the payroll factor that is used to allocate the business income to the village.

This exemption does not apply to professional entertainers, professional athletes, or promoters of professional sports events and their employees. (Ohio Revised Code Section 718.011)

D. Reciprocity - There is no provision to prevent multiple taxation of the same income, but most municipal income tax laws provide for sharing with other municipalities.

E. Collection - The village treasurer has the duty to collect the income tax. There is a three year limitation on filing a lawsuit to collect taxes due and for filing criminal charges. When fraud, failure to file, or failing to report twenty-five percent of income is involved, prosecution may be instituted within six years. (Ohio Revised Code Section 718.12)
F. Appeals - A village that imposes an income tax must create a Board of Tax Appeals within one hundred eighty days of the effective date of a tax. Requests for appeals must be filed within thirty days after the tax administrator issues an opinion, and a hearing must be held within forty-five days after receiving a request. Each appeals board must adopt its own rules and the board is not subject to the State’s public records law or open meetings law. (Ohio Revised Code Section 718.11)

G. Filing Form, Deadline, and Extension - Villages must accept “generic” income tax returns if the returns contain all the information the village may otherwise require. Villages cannot require a taxpayer to file tax returns prior to the filing date for the corresponding federal tax reporting period. Villages must grant tax return filing extensions, to taxpayers that have requested federal filing extensions, if a copy of the federal filing extension is filed with the village not later than the normal municipal return filing deadline. (Ohio Revised Code Section 718.05)

Beginning in 2003, villages must accept the consolidated returns from affiliated groups of corporations that file consolidated returns for federal income tax purposes. (Ohio Revised Code Section 718.86)

H. Estimated Payments - Beginning January 1, 2003, villages requiring individuals and non-individual taxpayers to make estimated tax payments may do so only on a quarterly basis and only as prescribed by Ohio Revised Code Section 718.08.

I. Refunds - Claims for refunds must be brought within three years after the date the tax was due. (Ohio Revised Code Section 718.12)

J. Interest on Late Refunds - Interest, at the rate prescribed by Ohio Revised Code Section 5703.47 shall be allowed if the refund is not given to the taxpayer within ninety days of the annual filing date or after the completed return is filed, whichever is later. (Ohio Revised Code Section 718.12)

K. Internet Forms and Publications - As of January 1, 2002, a village that imposes an income tax must make electronic versions of rules and ordinances governing the tax and provide blanks of income tax returns, forms, and instructions. (Ohio Revised Code Section 718.07)

The village may make the information available on a site created by the tax commissioner or the village’s own internet site that is linked to the site created by the tax commissioner.

L. Income Tax Fund Classification - Income tax funds can be recorded in various fund types depending on the requirements and limitations.

1. If all income tax money received is to be recorded in the general fund then receipts can be coded either directly to the general fund or a subfund of the general fund can be established for tracking of income tax activity.

2. If the income tax has been established for the use of a specific purchase (such as a new fire truck) or a specific activity (such as repairs to the roads), then the income tax should be recorded in a special revenue fund titled appropriately.
3. If the income tax is being collected and distributed on behalf of another government only, then the monies should be recorded in an agency fund.

According to Attorney General Opinion 2005-011 dated March 31, 2005, if a village has levied an income tax for specified purposes at a rate in excess of one percent, the village may subsequently submit to the voters an amendment that would change the permissible uses of part of the proceeds of the income tax, and the county board of elections may properly place that issue on the ballot. If the voters reject a ballot issue amending a municipal income tax to change the permissible uses of part of the proceeds of that tax, then the municipal income tax remains in effect without amendment.

XII. “Tax” Distinguished from Other Revenue Sources

A. License - A license differs from a tax in that its purpose is to regulate, as opposed to raising revenue. The ability to regulate the licensed activity indicates that it is more than a tax. Further, the amount charged for the license must be limited to the expenses involved in regulating the area of activity.

B. Utility Service Charge - The village cannot raise general revenues indirectly through increased utility charges. The amount charged is limited to the actual expense of operating the utility.

C. Assessments - An assessment is limited to those persons who are benefited by a public improvement, while a tax is generally imposed upon all taxpayers.

D. Gas and Motor Vehicle Tax - Villages receive tax monies from the State treasury to be used to plan, construct, reconstruct, repave, widen, maintain, repair, clear, and clean public highways, roads, and streets; to maintain and repair bridges and viaducts; to purchase, erect, and maintain street and traffic signs and markers; to pay the costs apportioned to the municipal corporation; to purchase, erect, and maintain traffic lights and signals; to pay the principal, interest, and charges on bonds and other obligations issued for the purpose of acquiring or constructing roads, highways, bridges, or viaducts or acquiring or making other highway improvements for which the municipal corporation may issue bonds; and to supplement revenue already available for such purposes. This money should be receipted into the Street Construction, Maintenance, and Repair fund.

If a village is on the line of the state highway system as designated by the director of transportation as an extension or continuance of the state highway system, seven and one-half percent of the amount paid to any village shall be used by it only to construct, reconstruct, repave, widen, maintain, and repair such highways; to erect and maintain traffic lights and signals; to erect and maintain street and traffic signs and markers on such highways; or to pay principal, interest, and charges on bonds and other obligations issued pursuant to Chapter 133. This money should be receipted into the State Highway fund. (Ohio Revised Code Section 5735.28)
XIII. Questions and Answers

Real Property

1. **(Q)** Can real estate within the village be classified according to its use and be taxed at different rates?

   **(A)** No, Article XII, Section 2 of the Ohio Constitution requires that all real property be taxed at a uniform rate, which is based upon its market value.

Minimum Millage

2. **(Q)** Is the village guaranteed any minimum millage under the general property tax?

   **(A)** Yes, the general assembly established a minimum millage equal to two-thirds of the average levy for current expenses during the five year period from 1929 to 1933. (Ohio Revised Code Section 5705.31(D))

Levies in Excess of the Ten-Mill Limitation

3. **(Q)** For what purposes can a tax be levied in excess of the ten-mill limitation?

   **(A)** Those purposes are specified in Ohio Revised Code Section 5705.19.

4. **(Q)** For what number of years may a tax in excess of the ten-mill limitation be levied?

   **(A)** The number of years may not exceed five, except as provided in Ohio Revised Code Section 5705.19.

5. **(Q)** May bridge funds levied pursuant to Ohio Revised Code Section 5705.19(G) be used for sanitary sewers and storm drainage?

   **(A)** No, such voted levies in excess of the ten-mill limitation must be limited to a single purpose as defined under State law.

6. **(Q)** May funds from a voted fire levy under Ohio Revised Code Section 5705.19(I) be used to purchase ambulance equipment for emergency medical service?

   **(A)** No, funds for such purposes must be raised under a separate levy under Ohio Revised Code Section 5705.19(U).

7. **(Q)** May two voted levies be submitted on the ballot as a single proposal?

   **(A)** No, Ohio Revised Code Section 5705.25 does not authorize the combination of two levies with different purposes.
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8.  (Q) When the village electors have voted to approve a levy in excess of the ten-mill limitation, is the village council required to levy a tax at the rate approved and for the duration approved?

   (A) No, it may, but it is not required to. It may levy a tax at a lower rate and for a lesser number of years if that is all that is required. (Ohio Revised Code Section 5705.26)

Village Tax Money Due from County

9.  (Q) How often should the village receive money from the county treasurer?

    (A) The county treasurer is required to pay to the village on the first Monday of February and August of each year those monies arising from taxes levied and assessments made which belong to the village. Money from other sources must be paid to the village on or before the tenth day of each month following receipt. (Ohio Revised Code Section 321.33)

10.  (Q) May the village obtain advance payment of tax money collected and in the county treasury belonging to the village?

    (A) Yes, the county auditor, upon request, may authorize the county treasurer to pay to the village the money held by the county treasurer in the account of the village, lawfully applicable to the current year when the request is made. (Ohio Revised Code Section 321.34)

Village Indebtedness

11.  (Q) May a levy be made for current operating expenses of the village when sufficient revenues have not been provided to pay the interest on the village’s indebtedness?

    (A) No, Article XII, Section 11 of the Ohio Constitution imposes a mandatory duty upon the village to levy the necessary taxes to pay its bonded indebtedness. Levies for current operating expenses are not mandatory.
XIV. **Source of Power to Assess and Limitations**

The power to levy special assessments for public improvements on property benefited is a recognized function of local self-government provided by Article XVIII, Section 3 of the Ohio Constitution. Article XVIII, Section 11 of the Ohio Constitution limits special assessments for appropriating property for public improvements to fifty percent of the cost of such appropriations, and it further provides that assessments levied on a particular property may not exceed the value of the special benefit conferred on that property. Article XIII, Section 6 of the Ohio Constitution authorizes the general assembly to restrict the power to levy special assessments, which has been done by State law.

XV. **Assessable Improvements and Method**

Improvements which may be financed by special assessments are specified in Ohio Revised Code Section 727.01, and certain limitations are set forth. Typical improvements are streets, sidewalks, sewers, water lines, and street lights. Three methods of assessment are provided: percentage of tax value of the property assessed; in proportion of resulting benefits; by foot frontage abutting the improvement. (Ohio Revised Code Sections 727.01 to 727.02, and 729.11)

A. Expenses - The cost of an improvement may include certain expenses specified in Ohio Revised Code Section 727.08. These expenses are not exclusive.

B. Property Assessed - Any specially benefited property, including abutting, adjacent, and contiguous property, may be assessed for public improvements causing such benefit. (Ohio Revised Code Section 727.01)

1. Benefited - It is the limitation to property specially benefited that distinguishes an assessment from a tax. The assessment must be limited to the value of the special benefit, which may vary among the properties assessed. The village council has wide discretion in determining what property is benefited by a particular improvement.

2. Exemptions - Property which is exempt for taxation purposes is not exempt from special assessments, which are not taxes. Only State and federal property are exempt from special assessments.

C. Statutory Limitations - Special assessments are limited to benefits conferred, not to exceed during a five year period, one-third of the actual value of the property, including improvements, as enhanced by improvements financed by the special assessment. This limitation does not apply to owners of property assessed by their petition, or to sidewalk and sewer assessments. (Ohio Revised Code Sections 727.03 to 727.07, 729.01, and 729.06)

D. Village Contribution - The village council may have the village pay for as much of an improvement as it deems just, but at least two percent of the cost must be paid from village funds, and the cost of intersections must be paid in full, except when requested by petition. (Ohio Revised Code Section 727.05)
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E. Improvement by Property Owner - The property owner may avoid assessment for sidewalk repairs and sewer and water connections by having the work done directly at the property owner’s expense. Notice must be provided to allow the owner to do this. (Ohio Revised Code Section 729.01)

XVI. Procedures

General procedures for levying and collecting special assessments are set forth in Ohio Revised Code Chapter 727. Ohio Revised Code Chapter 729 provides procedures for sidewalks and sewer assessments.

A. Plans - Plans, specifications, and profiles, plus a cost estimate of any proposed improvement must be prepared and filed with the village clerk/treasurer for public inspection. (Ohio Revised Code Sections 727.12, 729.02, and 729.10)

B. Resolution of Necessity - Once plans are filed, the village council may declare the necessity for the improvement. The contents of the resolution are specified by State law: (Ohio Revised Code Section 727.09 to 727.12)

1. Identify the improvement and properties to be assessed;
2. Approve the plan and cost estimate filed with the clerk/treasurer; (Ohio Revised Code Section 727.12)
3. State the portions to be paid by special assessment and by the village; (Ohio Revised Code Section 729.02 to 729.07)
4. State the method of levying the special assessment;
5. State the mode of payment and number of annual installments;
6. State whether anticipation bonds will be issued;
7. Provide for the preparation of estimated assessments for each property; and
8. The resolution may require collection of the assessment before the improvement is commenced.

C. Notice - Notice of the resolution of necessity and estimated assessments must be served upon owners of each property to be assessed by certified mail or as service of summons in a civil case. Those owners who cannot be served in that manner must be served by publication once in a newspaper. The notice must also describe where the estimated assessments can be inspected. (Ohio Revised Code Sections 727.13 and 729.08)

D. Objection - Any affected property owner may file a written objection to an assessment with the village clerk/treasurer within two weeks of receiving notice, including a mailing address for further notice. (Ohio Revised Code Sections 727.15 and 729.08)
E. Hearing - When an objection is filed, the village council shall appoint an assessment equalization board of three disinterested village freeholders. If the assessment involves all of the property in the village, the equalization board is to be composed of individuals who live outside the village but in the surrounding county. The clerk/treasurer shall notify, by certified mail, those persons objecting of the time and place of a hearing of the objection, at least five days in advance. The assessment equalization board may equalize estimated assessments as it determines proper. If the assessment equalization board determines to increase the assessment on any property, or to assess property not already included, notice of a hearing shall be served upon those owners who have not already objected. After all hearings are completed, the assessment equalization board shall report its recommendations to the village council, which may approve or disapprove them. If disapproved, a new assessment equalization board shall be appointed and new hearings set. (Ohio Revised Code Sections 727.16, 727.17, and 729.09)

F. Damage Claims - A property owner who claims that damages will be sustained as the result of the proposed improvement may file, with the clerk/treasurer, a written claim within two weeks of the notice of the proposed improvement under Ohio Revised Code Section 727.13. The claim shall specify the property affected and the amount of damages. A jury trial is provided to determine damages. Costs are paid by the village unless the jury finds no damages. (Ohio Revised Code Sections 727.18, 727.21, and 727.22)

1. Trial Prior to Commencement - When the village council determines, in its ordinance to proceed, that damages shall be assessed before commencing an improvement, written application for a jury shall be made, within ten days of the passage of the ordinance, to the court of common pleas or to the probate court. (Ohio Revised Code Sections 727.19 and 727.23)

2. Trial After Completion - When the village council determines that damages shall be assessed after the completion of the improvement, written application for a jury shall be made within ten days of completion of the improvement. (Ohio Revised Code Sections 727.20 and 727.23)

G. Ordinance to Proceed - After the time for filing damage claims has passed, and after all objections to assessments have been resolved, the village council must decide whether it will proceed with the proposed improvement. If so, it shall pass an ordinance stating the intent to proceed, adopting the estimated assessments, and stating when claims for damages will be heard. (Ohio Revised Code Section 727.23)

H. Construction - Construction may begin after passage of the ordinance to proceed under force account or contract. If the lowest and best bid exceeds the estimated costs by more than fifteen percent, then no contract shall be let until approved by a majority of the village council, after public hearing and notice to affected owners and by general publication. (Ohio Revised Code Section 727.24)
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I. Ordinance of Assessments and Notice - After the actual cost of the improvement is ascertained, the village council shall, by ordinance, assess the properties as specified in the estimated assessment adopted under Ohio Revised Code Section 727.23. The assessment against each property is proportionately increased or decreased as the final cost relates to the estimated cost. Assessments are final upon passage of the ordinance, which shall be published once in a newspaper of general circulation to allow public inspection. The ordinance shall state the time and manner of payment. (Ohio Revised Code Sections 727.25 to 727.27, and 727.11)

XVII. Collection Procedures

A. Certification - After the special assessment is finalized by ordinance, under Ohio Revised Code Section 727.25, and bonds or anticipated notes are issued, the village clerk/treasurer, on or before the second Monday in September of each year, shall certify the assessment to the county auditor for collection by the county treasurer as other taxes are collected. (Ohio Revised Code Sections 727.30 and 727.33)

B. Delinquencies and Lawsuits - When certification has not been made to the county auditor, delinquent assessments plus interest and a ten percent penalty may be recovered by a lawsuit to enforce the lien against property charged. (Ohio Revised Code Sections 727.31, 727.32, 727.35, and 727.37)

C. Delinquencies and Certification - When certification has not been made to the county auditor, the village council may order the clerk/treasurer to certify delinquent assessments for collection. (Ohio Revised Code Section 727.33)

D. Lien of Assessment - A special assessment creates a lien against the affected property for two years from the passage of the ordinance of assessment, unless extended by lawsuit or certification within that time. (Ohio Revised Code Section 727.34)
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CHAPTER THREE: ADMINISTRATION AND FINANCE

XVIII. Questions and Answers

Home Rule

1. (Q) May the village enact ordinances for levying special assessments which are different from those provided by the Ohio Revised Code?

   (A) No, the Ohio Constitution specifically provides that the State legislature may pass laws to regulate special assessments, and even charter villages cannot pass laws which are in conflict with State laws on this subject. (Ohio Constitution Article XVIII Section 2 and Section 3)

Benefited Lots

2. (Q) May special assessments be levied upon land which is not abutting or contiguous to a proposed public improvement?

   (A) Yes, the Ohio Constitution and Ohio Revised Code Section 727.01 provide that special assessments may be made upon specially benefited lots, even if they are not adjacent to a public improvement.

3. (Q) May the village levy a special assessment for the purpose of removing overhead cables and wires?

   (A) Yes, benefited lots may be assessed for placing overhead cables and wires underground. (Ohio Revised Code Section 727.013)

Valuation of Lots

4. (Q) How shall lots be valued which are not assessed for taxation?

   (A) The village council must fix the value of such lots for assessments, as described in Ohio Revised Code Section 727.02.

Special Assessment Costs and Limitations

5. (Q) Is there any limitation placed upon special assessments for providing and maintaining shade trees or ditches along private property? (Ohio Revised Code Section 727.01)

   (A) No.

6. (Q) How frequently may a lot be assessed for the repaving of abutting streets?

   (A) When the original paving of the village street has been financed by special assessment within the last twenty years, any special assessment to repave the street must be limited to fifty percent of the cost of repaving, under Ohio Revised Code Section 727.04.
Special Assessment Procedures

7.  (Q) If property owners do not petition the village for the construction or repair of sidewalks, may a special assessment be levied for the cost of such construction or repair?

(A) Yes, Ohio Revised Code Section 729.01 provides that after giving property owners the opportunity to construct or repair their own sidewalks, the village may have the work performed and levy a special assessment for the entire cost of the work.

8.  (Q) Can the village council require property owners to install sewer and water connections at their property?

(A) Yes, under Ohio Revised Code Section 729.06, sewer and water connections may be required, and after giving property owners the opportunity to have the work done at their own expense, the village may have the work done and levy a special assessment for the cost.

9.  (Q) Is there any limit placed upon the number of annual installments that can be allowed for the payment of a special assessment for street lighting purposes?

(A) Yes, Ohio Revised Code Section 727.11 provides that the number of annual installments shall not exceed thirty. There are other provisions limiting annual installments for other types of public improvements.

Resolution Format and Procedures

10.  (Q) When a resolution of necessity for an improvement states that the assessment shall be in proportion to the resulting benefits to each lot, may the benefits be determined by dividing the cost of the improvement by the number of feet of land abutting the improvement?

(A) If foot-frontage is to be the only method of determining the assessment, this should be indicated in the resolution of necessity, as at least one court has held that a foot-frontage formula is not sufficient where a resulting benefits method has been declared.

11.  (Q) Is a majority vote of the village council sufficient to pass a resolution to declare the necessity of a public improvement to be financed by special assessment?

(A) A three-fourths majority of village council is required to adopt a resolution of necessity, unless the improvement has been petitioned by affected property owners. (Ohio Revised Code Section 727.12)

12.  (Q) At what point should a special assessment be levied?

(A) Unless a resolution of necessity specifically provides that the assessment shall be levied and collected before construction of the improvement, assessments are not levied until construction is completed. (Ohio Revised Code Section 727.12)
13. *(Q)* May a resolution of necessity for a particular public improvement include more than one street or other public place?

*(A)* Yes, where it would be the most practical and economical manner to make improvements at more than one street or public place in the same project, this is allowed, as provided in Ohio Revised Code Section 727.09.

14. *(Q)* In a resolution of necessity for a public improvement, is it necessary to describe each property to be assessed specifically?

*(A)* No, Ohio Revised Code Section 727.10 provides that it is sufficient to describe lands to be assessed as those lands bounding and abutting upon the improvement.

**Certification of Special Assessments**

15. *(Q)* Once a special assessment has been certified to the county auditor for collection, may the village still file a suit to collect the assessment?

*(A)* No, once the assessment is certified to the county auditor, the county treasurer is the official authorized to bring suit to collect the assessment. However, the village legal counsel may act as attorney for the county treasurer for the collection of assessments of the village. (Ohio Revised Code Section 727.30)

**Insufficiency of Special Assessments**

16. *(Q)* What may be done if a special assessment turns out to be insufficient to pay the cost of a public improvement?

*(A)* In that case, the village council may levy an additional assessment to supply the deficiency. This assessment shall be levied against the same properties and in the same proportion as in the original assessment, and is subject to the same limitations. (Ohio Revised Code Section 727.38)

**Excess Special Assessment Funds**

17. *(Q)* May the village keep any excess funds from a special assessment which are not necessary for the construction of a public improvement?

*(A)* No, any additional funds must be returned to the owners of the properties assessed. (Ohio Revised Code Section 727.38)

**Boundary Assessments**

18. *(Q)* How can the village make improvements on a public street which is on the boundary line with another municipality?

*(A)* Ohio Revised Code Section 727.41 provides that municipalities may enter into an agreement for the improvement of such streets, specifying how the expenses will be assessed and who will be in charge of construction of the improvement.
XIX. **Source of Power to Contract and Limitations**

The power to contract is a function of local self-government provided by Article XVIII, Section 3 of the Ohio Constitution. Non-charter villages must follow the general laws regulating contracts set forth in the Ohio Revised Code, while charter villages may follow their own procedures. The power to contract may be further regulated by limitations on village debt, which are enacted by the general assembly under the provision of Article VIII, Section 13 and Article XIII, Section 6 of the Ohio Constitution. These are superior to charter provisions. Village contracts which incur obligations dischargeable from general revenues constitute debt.

XX. **Authority to Contract**

A. Village Council - Village contracts made by the village council shall be executed in the name of the village and be signed by the mayor and clerk/treasurer. (Ohio Revised Code Section 731.14)

B. Village Administrator - In villages where this position is established, the village administrator may contract to purchase supplies and materials and provide labor for work under the village administrator’s supervision, up to $50,000. (Ohio Revised Code Section 731.141)

C. Board of Trustees of Public Affairs - The board of trustees of public affairs may contract as needed for its authorized functions, up to $50,000. (Ohio Revised Code Sections 735.29 and 731.14)

XXI. **Bids**

A. When Required - Except where the contract is for equipment, services, materials, or supplies to be purchased under Ohio Revised Code Sections 713.23(D), 125.04, or 5513.01, or available from a qualified nonprofit agency pursuant to Ohio Revised Code Sections 4115.31 to 4115.35, when any expenditure, other than the compensation of persons employed therein, exceeds $50,000, such contracts shall be in writing and made with the lowest and best bidder. (Ohio Revised Code Section 731.14)

B. Advertising - Contracts in excess of $50,000 must be advertised from two to four consecutive weeks in a newspaper of general circulation in the village. If the notice is posted on the village’s website, the second notice may be eliminated as long as the first notice published in the newspaper meets Ohio Revised Code Section 731.14 requirements. The bids shall be publicly read at a time specified in the advertisement. (Ohio Revised Code Sections 731.14 and 731.141)

C. Contents of Bids - Bids must state the full name of every person or company interested in the bid and be accompanied by a bond or certified check sufficient to secure performance. Bids for labor and material must be separately stated and priced. (Ohio Revised Code Section 731.15)

D. Award - Any or all bids may be rejected. The contract must otherwise be awarded to the lowest and best bidder. All village contracts shall be between the village and the bidder. A duplicate of the contract shall be filed with the village clerk/treasurer. (Ohio Revised Code Section 731.15)
E. Alterations or Modifications of Contracts - Any alterations or modifications must be made in accordance with Ohio Revised Code Section 731.16.

F. Exceptions to the Bidding Requirements - The village need not seek competitive bidding for the following contracts:

1. Contracts for work to be done or for the purchase of supplies and materials in any department of the village if a real and present emergency exits. Such contracts must be approved, by ordinance, by a two-thirds vote of the village council; (Ohio Revised Code Section 735.051)

2. Contracts for the purpose of purchasing used equipment and supplies at a public auction or at a sale where bids are required by all parties wishing to purchase; (Ohio Revised Code Section 735.052)

3. Contracts for purchases from other political subdivisions and agencies; and (Ohio Revised Code Section 735.053)

4. Ohio Revised Code Section 9.312 allows the village to adopt a lowest responsive and responsible bidder standard for the award of bids. This standard is less restrictive than the lowest and best bidder standard.

5. A village may have the option of a force account road construction project, (which is conducted by the village using the village’s labor, material, and equipment) instead of competitive bidding only if the estimated cost of the project determined by the village does not exceed certain statutory limits. (refer to Auditor of State Bulletins 2015-003)

6. A purchase is required to be made from a qualified non-profit community agency which operates a community rehabilitation program. (Ohio Revised Code Sections 125.60 thru 125.6012)

7. A non-chartered village may award a multi-year professional service contract through direct negotiation or requests for proposals or qualifications in lieu of competitive bidding for the engineering, repair, sustainability, water quality management, and maintenance of a water storage tank and appurtenant facilities. (Ohio Revised Code Sections 9.29 and 735.054)

G. Villages shall not purchase supplies or services by reverse auction if the contract concerns the design, construction, alteration, repair, reconstruction, or demolition of a building, highway, road, street, alley, drainage system, water system, waterworks, ditch, sewer, sewage disposal plant, or any other structure or works of any kind. (Ohio Revised Code Section 9.314)

XXII. Certification

Every village contract or order for expenditure of village funds must have attached to it the village clerk/treasurer’s certification that the necessary funds are available. (Ohio Revised Code Section 5705.41) (Chapter 3, III Expenditures, B)
XXIII. **Liability**

Village contractual liability is limited by the laws controlling its power to contract. Contracts formed in violation of these statutory regulations are unenforceable.

Ratification - Even though a contract not properly executed is unenforceable, the village may still ratify the contract after performance.

XXIV. **Findings for Recovery Database**

A state agency or political subdivision is prohibited from awarding a contract for goods, services or construction, paid for in part or whole with state funds, to a person against whom a finding for recovery has been issued, unless the finding has been resolved. Information on unresolved findings can be located on a database, accessible on the Auditor of State web site at [www.ohioauditor.gov](http://www.ohioauditor.gov). A public office may search the data to determine if Ohio Revised Code Section 9.24 would prevent an award of a contract. (Auditor of State Bulletin 2003-009)
XXV. Questions and Answers

Home Rule

1. (Q) Must the village comply with State statutes regulating the village’s power to enter into contracts?
   (A) Villages which do not have charters must comply with all State statutes regulating the power of the village to contract. Charter villages may provide their own procedures for entering into contracts under the village power of local self-government. (Ohio Constitution Article XVIII Section 3)

2. (Q) Must the village follow bidding procedures for entering into contracts which are set forth in the Revised Code?
   (A) Villages without charters must comply with all State statutes regulating contracts. Charter villages may establish their own bidding procedures or choose not to have competitive bidding at all.

Lowest and Best Bidder Requirement

3. (Q) When may the village council decide to award a contract to a bidder other than the lowest bidder?
   (A) When the village has adopted the lowest responsive and responsible bidder standard permitted under Ohio Revised Code Section 9.312.

Circumvention of the Bidding Process

4. (Q) What is the effect of a contract which is entered into in violation of the bidding requirements of the Ohio Revised Code?
   (A) Such contracts are void, and any money paid under such contract could be recovered.

5. (Q) Is there a monetary threshold for competitive bidding?
   (A) As villages are required to comply with State statutes regarding competitive bidding thresholds, there are factors that may determine when the threshold would differ between villages. Ohio Revised Code Section 731.14 discusses that when contracts made by the legislative authority of the village exceed $50,000, with some exceptions, competitive bidding is required. Ohio Revised Code Section 731.141 discusses that when contracts made by a village administrator exceed $50,000, with some exceptions, competitive bidding is required.

6. (Q) Does a contract for the construction of a public improvement, which calls for six quarterly payments of $6,000 to the contractor, require competitive bidding?
   (A) No, this is a contract which creates an obligation of $36,000, which is less than the $50,000 limit for competitive bidding.
7. **(Q)** Are any special procedures required if a contract is awarded in accordance with Ohio Revised Code Section 9.29 for the compliance and maintenance of a non-charter village water storage tank and its facilities?

**(A)** Contracts that are negotiated in accordance with Ohio Revised Code Section 9.29 must contain specific language that identifies the following provisions:

1. Provide that the contracting political subdivision is not required to make total payments in a single year that exceed the excess of (a) the political subdivision’s water utility charges over (b) the operating expenses of the water system payable from such charges and the principal, interest, and other debt charges including reserves and coverage requirements for outstanding debt due in that year;

2. Require that the work performed be done under the supervision of a professional engineer licensed under Ohio Revised Code Chapter 4733 who certifies that the work will be performed in compliance with all applicable codes and engineering standards;

3. Provide that if, on the date of commencement of the contract, the water tank or appurtenant facilities require engineering, repair, sustainability, water quality management, or service in order to bring the tank or facilities into compliance with federal, state, or local requirements, the party contracting with the political subdivision must provide the engineering, repair, sustainability, water quality management, or service. The cost of the work necessary to ensure such compliance shall be itemized separately and may be charged to the political subdivision in payments spread over a period of not less than three years from the date of commencement of the contract. The charges shall be paid after provision is made to pay operating expenses and the principal, interest, and other debt service charges including reserves and coverage requirements for outstanding debt due in that year.

**Conflicts of Interest Regarding Contracts**

8. **(Q)** May a company which has the village officer as a partner enter into a contract to supply services to the village?

**(A)** The village should consult its legal counsel or the Ohio Ethics Commission regarding Ohio Revised Code Section 2921.42, which makes it unlawful for a public official to have an interest in a public contract, or to use the position to influence or secure a public contract. Not every remote interest in a public contract is prohibited, but any public official involved in a public contract personally should be very careful to determine if that interest is lawful.
Certification of Funds for Contracts

9. (Q) *May a contract for current payrolls be executed without a certification attached?*

    (A) Yes, certification is not required for contracts for current payrolls. Current payroll contracts are limited to regular employees and officers. The Supreme Court of Ohio has held that a contract to employ legal counsel for the village is not exempted from the certification requirement since the legal counsel is not a regular employee. (Ohio Revised Code Section 5705.41(D))

10. (Q) *If the village enters into a contract which will be performed over a two-year period, what amount is required to be included in the certification of available funds necessary upon the execution of the contract?*

    (A) Only the amount required under the contract in the year in which the contract is made must be certified. (Ohio Revised Code Section 5705.41)

11. (Q) *What can be done to remedy a situation where a contract is executed without the proper certification of the clerk/treasurer?*

    (A) The clerk/treasurer may certify after the contract is executed that there was, both at the time of the execution of the contract, and at the time of the certificate, a sufficient sum is appropriated and in the treasury or in the process of collection and free from any previous encumbrances. If the contract is $3,000 or more, the village council must, within 30 days from the receipt of such certificate, authorize payment of the amount due upon the contract. (Ohio Revised Code Section 5705.41)

12. (Q) *What is a “blanket certification”?*

    (A) Ohio Revised Code Section 5705.41 provides that the clerk/treasurer may certify that a sum determined by the legislative authority has been set aside for a particular purpose. Then appropriations may be made from that fund at a time for contracts and expenditures for the designated purpose not to extend beyond the current fiscal year. Only one blanket certification may be made from that fund at a time for contracts and expenditures for the designated purpose. Before a new blanket certificate may begin, an itemized statement of expenditures under the prior certification must be rendered to the village clerk/treasurer.

13. (Q) *What is a “super blanket certification”?*

    (A) The village may make expenditures and contracts from a specific line-item appropriation account in a specified fund for any amount upon certification of the fiscal officer for most professional services, fuel, oil, food items, and any other specific recurring and reasonably predictable operating expense. This certification is not to extend beyond the current year. More than one super blanket certificate may be outstanding at a particular time for any line item appropriation.
14. (Q) How can certification be made for a contract which calls for the village to purchase an indefinite quantity of goods on a per-unit basis.

(A) Ohio Revised Code Section 5705.41 provides that in such case, the head of the department involved in the contract shall provide a written estimate to the village clerk/treasurer of the total amount to become due on such a contract. The certification may be made based on this estimate.

Findings for Recovery Database

15. (Q) What is the meaning of the term “contract” as used in Ohio Revised Code 9.24?

(A) A “contract” is awarded when a written agreement is executed pursuant to a formal competitive contracting procedure that may include competitive bidding, requests for proposals, or invitations to bid. A purchase arrangement that does not involve competitive contracting procedures does not constitute the awarding of a contract and is not subject to Ohio Revised Code 9.24.

16. (Q) What is referred to as “State funds” as used in Ohio Revised Code 9.24?

(A) “State funds” means monies other than federal funds that are held in the State Treasury and appropriated by the General Assembly in accordance with Ohio Const. Article II, Section 22 for expenditure by a State agency or political subdivision. If State funds are commingled with local funds, a contract paid with those funds would be presumed to include both State and local funds. State funds do not include funds that the State receives from another source and passes through a political subdivision, such as federal funds.

17. (Q) Does the reference to “person” in Ohio Revised Code 9.24 refer to individuals only?

(A) No. The statutory definition of “person” found in Ohio Revised Code 1.59 includes individuals as well as corporations, business trusts, estates, trusts, partnerships, and associations. Senate Bill 189 clarifies that the term “person” applies only to the person actually named in the finding for recovery not necessarily individuals within a corporation.

18. (Q) Are State agencies and political subdivisions that purchase off the State term schedule, but do not engage in their own contracting process, subject to the provisions or Ohio Revised Code 9.24?

(A) No.
XXVI. **Sources and Restrictions of Debt**

The power of the village to incur debt for public purposes is a power of local self-government provided by Ohio Revised Code Chapter 133, the Uniform Public Securities Law. In addition, the village’s charter, ordinances, and resolutions may place further restrictions (or, in the case of a charter, fewer restrictions) on the power of the village to incur debt.

In issuing debt, many villages will either have bond counsel or will be dealing with a local financial institution that will have an interest in ensuring compliance with laws concerning debt issuance. Villages should consult their legal counsel regarding issuing debt.

A. Ohio Constitution Article XII, Section 11 states, “no bonded indebtedness of the State, or any political subdivision thereof, shall be incurred or renewed unless, in the legislation under which such indebtedness is incurred or renewed, provision is made for levying and collecting annually by taxation an amount sufficient to pay the interest on said bonds, and to provide a sinking fund for their final redemption at maturity”.

B. Ohio Revised Code Section 5705.03 provides that the taxing authority of each subdivision shall levy sufficient taxes annually as are necessary to pay the interest and sinking fund on and retire at maturity the bonds, notes, and certificates of indebtedness of such subdivision.

C. Ohio Revised Code Section 5705.09 requires each subdivision to establish a bond retirement fund into which it must pay sufficient revenues to retire serial bonds, notes, and certificates of indebtedness of such subdivision.

D. Ohio Revised Code Section 5705.10 provides that all revenue derived from levies for debt charges on serial bonds, notes, or certificates of indebtedness having a life of less than five years must be paid into the bond retirement fund and all such revenue which is levied for the debt charges on all other bonds, notes, or certificates of indebtedness shall be paid into the sinking fund.

E. Ohio Revised Code Section 133.10(E) provides that for all securities issued in anticipation of revenue under section 133.10, the revenue so anticipated shall be considered appropriated, upon collection, for the purpose of paying debt charges and financing costs of such securities.

F. Ohio Revised Code Section 133.10(E) further provides that the revenue so anticipated may be appropriated for purposes other than paying debt charges only after deducting an amount sufficient to pay such debt charges. The amounts of such anticipating revenues to be applied to debt charges must be set aside in an account for that purpose in the bond retirement fund. (Ohio Revise Code Sections 133.10, 133.13, 133.17, 133.24, and 133.32)

G. Ohio Revised Code Section 133.32 provides any amount received as payment of premium and accrued interest, and if determined by the taxing authority or the clerk/treasurer any amount for capitalized interest, and in the case of securities maturing over five or more years any amount provided for in the proceedings as a reserve for debt charges, not exceeding the highest debt charges on the securities in any fiscal year, shall be paid into the bond retirement fund and credited to accounts as provided in the legislation.
XXVII. **Net Indebtedness**

A. Definition - Village net indebtedness is the difference between the par value of outstanding and unpaid bonds and notes of the village and the amount held in the sinking fund and other indebtedness retirement funds for their redemption. Certain obligations excluded from this formula are specified in Ohio Revised Code Section 133.04.

B. Limits on Debt (Ohio Revised Code Section 133.05)

1. Non-voted debt - Net indebtedness incurred without a vote of the electors shall never exceed five and one-half percent of the total value of village property as listed as assessed for taxation.

2. Total debt - Total net indebtedness shall never exceed ten and one-half percent of the total value of all village property. This includes voter-approved debt in excess of the five and one-half percent.

3. Exclusions - Certain obligations excluded from these limitations are specified in Ohio Revised Code Section 133.05.

XXVIII. **Procedures for Authorizing Bonds**

A. When the village desires or is required by law to submit the question of a bond issue to the electors, it shall pass legislation that does all of the following: (Ohio Revised Code Section 133.18(B))

1. Declares the necessity and purpose of the bond issue;

2. States the date of the authorized election at which the question shall be submitted to the electors;

3. States the amount, approximate date, estimated rate of interest, and maximum number of years over which the principal of the bonds may be paid; and

4. Declares the necessity of levying a tax outside the ten-mill limitation to pay the debt charges on the bonds and any anticipatory securities.

The estimated rate of interest, and any statutory or charter limit on interest rates that may then be in effect and that is subsequently amended, shall not be a limitation on the actual interest rate or rates on the securities when issued.
CHAPTER THREE: ADMINISTRATION AND FINANCE

B. The village council shall certify a copy of the legislation passed to the county auditor. The county auditor shall promptly calculate and advise and, not later than seventy-five days before the election, confirm that advice by certification to the village council of the estimated average annual property tax levy, expressed in cents or dollars and cents for each one hundred dollars of tax valuation and in mills for each one dollar of tax valuation, that the county auditor estimates to be required throughout the stated maturity of the bonds to pay the debt charges on the bonds. In calculating the estimated average annual property tax levy for this purpose, the county auditor shall assume that the bonds are issued in one series bearing interest and maturing in substantially equal principal amounts in each year over the maximum number of years over which the principal of the bonds may be paid as stated in that legislation, and that the amount of the tax valuation of the village for the current year remains the same throughout the maturity of the bonds. If the tax valuation for the current year is not determined, the county auditor shall base the calculation on the estimated amount of the tax valuation submitted by the county auditor to the county budget commission. If the village is located in more than one county, the county auditor shall obtain the assistance of the county auditors of the other counties, and those county auditors shall provide assistance in establishing the tax valuation of the village for purposes of certifying the estimated average annual property tax levy. (Ohio Revised Code Section 133.18(C))

C. After receiving the county auditor’s advice, the village council, by legislation, may determine to proceed with submitting the question of the issue of securities, and shall not later than the ninety days before the day of the election, file the following with the board of elections:

1. Copies of the legislation; and

2. The amount of the estimated average annual property tax levy, expressed in cents or dollars and cents for each one hundred dollars of tax valuation and in mills for each one dollar of tax valuation, as estimated and certified to the village council by the county auditor. (Ohio Revised Code Section 133.18(D))

XXIX. Procedures for Authorizing Notes

Whenever the village council, with or without voted authority, desires to issue bonds, it must determine by ordinance whether notes shall be issued in anticipation of the bond issuance and in what amount, rate of interest, issue date, maturity date (not to exceed twenty years), and whether to provide for redemption before maturity.

A. Bond Anticipation Notes - If anticipatory notes are not to be issued, or if such notes are about to mature, the village council shall enact a bond issuing ordinance providing the following: determining the amount of bonds to be presently issued and whether to issue in a single lot or installments; identifying their purpose; and establishing the issue date, maturity date, and interest rate as these may differ from the prior ordinance. (Ohio Revised Code Section 133.22)

B. Tax Anticipation Notes - Ohio Revised Code Section 133.22 requires that when the village issues notes, the clerk/treasurer of the village must notify the county auditor that such notes have been sold.
When a county auditor advances tax revenue to the village, Ohio Revised Code Section 321.34 requires the county auditor to:

1. Allocate separately sufficient tax revenue for the payment of the village’s outstanding indebtedness; and

2. Issue warrants for use in retiring the debt at maturity.

Tax anticipation notes issued cannot exceed one half of the amount of the projected revenues to be received during the year, as estimated by the county budget commission.

C. Notes in Anticipation of Current Revenues - Ohio Revised Code Section 133.10 authorizes the village council to issue notes in anticipation of the collection of other current revenues.

The notes issued cannot exceed one-half of the amount of the projected revenues remaining to be received during the year, as estimated by the clerk/treasurer. The notes cannot be issued prior to the first day of the fiscal year. The notes must mature no later than six months after issue, and in no case may they mature after the end of the fiscal year.

XXX. Repayment of Debt

In order to facilitate the repayment of debt at the time the notes or bonds are issued, the village requests, from the county budget commission, an amended official certificate of estimated resources pursuant to Ohio Revised Code Section 5705.36. The new amended official certificate of estimated resources should contain an increase in the estimate of bond retirement fund receipts equal to the amount which will be allocated to this fund for the repayment of notes or bonds, including interest. In addition, the amount of the General fund (or other appropriate fund) estimate should be reduced by the amount of interest generated by the issuance of the notes or bonds. (Ohio Revised Code Section 5705.36)

Absent a specific requirement, debt may be paid from any unrestricted money held, segregated from restricted money, in a fund which was established for a purpose not inconsistent with the payment of such debt.

A. Ohio Revised Code Section 5705.10 provides that money paid into a fund shall be used only for the purpose for which such fund was established. Money in a fund may be used to pay debt charges provided the payment of such debt charges is consistent with the purpose for which the fund was established;

B. With regard to tax anticipation notes, Ohio Revised Code Section 133.24 provides that, except for capitalized interest, debt charges on tax anticipation notes are payable only from the revenue collected by the tax levy anticipated.

C. Ohio Revised Code Section 5705.05 provides that revenue derived from a general levy for current expenses may not be used to pay debt charges.
D. The 1981 Attorney General Opinion 81-035 indicates certain money paid into the General fund, which are not derived from a general levy for current expenses, are placed in the General fund precisely because their use is not restricted (Ohio Revised Code Section 5705.10). Such money may be used to pay debt charges provided that they have not been commingled with the General fund money which may not be used for debt payment. Where otherwise unrestricted money have been paid into the General fund and have been commingled with restricted money, to the extent that the particular source from which the money originated cannot be distinguished, such money may be used to pay debt charges only after they have been transferred to an appropriate fund pursuant to Ohio Revised Code Section 5705.14.

E. The legislation authorizing the debt issuance may contain restrictions on the source of payment for debt charges.
XXXI. Questions and Answers

Advances

1. *(Q)* When is the village authorized to receive an advance from the county treasury?

   *(A)* Since the village is a subdivision which, within the definition of Ohio Revised Code Section 321.34, has funds derived from taxes or other sources payable by law to the county treasury, the village council may, by resolution, request the county auditor to draw a draft on the county to the village treasurer for any money that may be in the county treasury to the account of the village “lawfully applicable to the purpose of the current year in which such request is made”. The county auditor and county treasurer are, however, required to “retain any amounts needed to make such payments of obligations of local political subdivisions or taxing districts as are required by law to be paid directly by the county authorities”.

2. *(Q)* May an advance be received if the village has no money in its account in the county treasury?

   *(A)* No. (Ohio Revised Code Section 321.34)

3. *(Q)* May the village council after the August settlement, but before January 1, demand an advance on village funds for taxes collected to the credit of the village on the delinquent list?

   *(A)* Taxes collected on the delinquent tax list are carried into the February settlement and advances are made from the February settlement. Therefore, there may not be advances before January 1. Ohio Revised Code Section 321.34 permits the advance to be made only if it is lawfully applicable to the purposes of the current year in which such request is made. (1927 Opinion Attorney General 2404)

4. *(Q)* The county auditor hopes to have the real estate and public utility taxes collected by December, 2000. However, other than such proceeds, the village has no money to its credit in the county treasury. May the village, in December of 2000, receive an advance of the real estate and public utility taxes as collected?

   *(A)* No, such real estate and public utility taxes as collected in December 2000, will not be applicable to the purpose of the current year. Therefore, no advance disbursement of such funds may be received until on or after January 1, 2001.

Anticipation Bonds and Notes

5. *(Q)* May the village council borrow money and issue notes in anticipation of the collection of current revenues?

   *(A)* Yes, Ohio Revised Code Section 133.10.
6. (Q) How much money may the village council borrow in anticipation of proceeds of taxes levied by the village?

(A) The notes shall not exceed one-half of the amount estimated to be received from the next ensuing settlement of taxes for such year as estimated by the county budget commission, other than taxes to be received for the payment of debt charges and all advances. (Ohio Revised Code Section 133.10)

7. (Q) In determining the amount of money which the village may borrow, by reason of the provisions of Ohio Revised Code Section 133.10, what is the meaning of the phrase “not to exceed one-half of the amount estimated to be received from the next ensuing settlement of taxes”?

(A) In 1932, Attorney General Opinion 4093, it is stated that originally there were only two semi-annual settlements of taxes. However, now there are two separate and distinct sets of semi-annual settlements, one set of half-yearly settlements on the fifteenth day of February and the tenth day of August and the other set on the tenth day of May and the tenth day of October. Since the county budget commission makes its estimate and prepares its official certificate of estimated resources on an annual basis and includes all of these taxes in its estimate, it is evident that the intent was to regard the yearly tax estimated by the county budget commission as the unit. The use of the language “one-half of the amount estimated to be received from the next ensuing semi-annual settlement of taxes of such fiscal year as estimated by the county budget commission” was meant as one-half of the half-yearly taxes received and accounted for by the county treasurer to the county auditor; whether a partial accounting was made on the fifteenth day of February and the tenth day of May, or on the tenth day of August and the tenth day of October in each year”.

8. (Q) Under what circumstances may more than one-half of the estimated proceeds of taxes be anticipated under Ohio Revised Code Section 133.10?

(A) If a partial, semi-annual, or final tax settlement is delayed, money may be borrowed in anticipation of the receipt of taxes for debt charges to the extent necessary to meet such debt charges but not in excess of such estimated receipts, less all advances.

9. (Q) What is the meaning of the phrase “year of such tax receipts”?

(A) This phrase refers to the current year. (1955 Opinion Attorney General 4754)

10. (Q) May the village, in October of 2000, borrow money in anticipation of the real estate and public utility taxes to be collected in December and distributed in February?

(A) No, the real estate and public utility taxes to be collected in December are for the 2001 tax year. Therefore, money may not be borrowed from the bank in anticipation of such tax receipts before January of 2001.
11. **(Q)** How much money may the village council borrow in anticipation of the collection of current revenues other than the proceeds of taxes levied on the village tax duplicate?

   **(A)** The aggregate of the notes shall not exceed one-half of the amount estimated to be received from such sources during such fiscal year, less any advances thereon. (Ohio Revised Code Section 133.10)

12. **(Q)** May notes be issued under Ohio Revised Code Section 133.10 in anticipation of the receipt of motor vehicle license and gasoline tax funds?

   **(A)** Yes.

13. **(Q)** If the General fund balance is low, may notes be issued in anticipation of the receipt of motor vehicle license and gasoline tax money, and the proceeds of the notes applied to the payment of General fund obligations?

   **(A)** No, the proceeds may be used only for the purposes for which the anticipated taxes were levied, collected, and appropriated.

14. **(Q)** When must notes issued under Ohio Revised Code Section 133.10 be paid off?

   **(A)** The notes shall have a maturity of no more than six months but in no case shall they mature beyond the end of the fiscal year.

15. **(Q)** Must the notes be paid immediately upon receipt of the money from the tax collection if the notes are not yet due?

   **(A)** No, Ohio Revised Code Section 133.10 does not limit the due date of such instruments to the date of the semi-annual tax settlement, but, specifically limits the due date to not more than six months after the date of issuance. Authority is thereby granted the village to issue such notes for any specified length of time up to six months irrespective of the semi-annual settlement date.

16. **(Q)** Must the notes be paid off within the fiscal year in which they were issued?

   **(A)** Yes, pursuant to Ohio Revised Code Section 133.10.

17. **(Q)** When the village council has borrowed money in anticipation of a tax settlement, as provided in Ohio Revised Code Section 133.10, but before maturity date of the notes issued and before the date of the semi-annual settlement, the county treasurer makes an advance payment of taxes to the village clerk/treasurer which does not reduce the unpaid balance of such anticipated receipts from the next semi-annual settlement of the taxes below twice the aggregate amount of the anticipated notes, debt charges, and other advances, is there a mandatory duty on such village council to anticipate the maturity of such notes from such advance payment?

   **(A)** No.
18. *(Q)* Where the village has issued notes in anticipation of tax collections and the tax collections are delinquent to the extent that it will require a large portion of the collection to retire the notes, must the notes be paid out of such collection, leaving the village without sufficient operating funds, or can the banks holding the notes legally continue to hold them and have the notes paid out of subsequent tax collections, other than the collection made during the year in which the notes were issued?

*(A)* In spite of the delinquencies in tax collections, the amount anticipated must nevertheless be applied to the payment of the notes, and there is no authority to delay payment to subsequent tax settlements.

19. *(Q)* If such notes are permitted to run past the maturity date without collection, and the appropriated funds are expended, may the village council at a later date appropriate money with which to pay the notes?

*(A)* No, funds for the payment of such anticipatory notes are appropriated as a matter of law. Where the funds appropriated as a matter of law are expended otherwise, and the time of payment of the notes has passed, there is no authority of law provided for their collections.

20. *(Q)* If the village council has utilized the provisions of Ohio Revised Code Section 5705.191 in levying a tax for any of the purposes set forth in Ohio Revised Code Section 5705.19, how much money may village council borrow in anticipation of the tax receipts?

*(A)* Ohio Revised Code Section 5705.191 provides that, after the approval of such levy by vote and prior to the time when the first tax collection from such levy can be made, the taxing authority of the village may anticipate a fraction of the proceeds of such levy and issue anticipation notes in an amount not more than fifty percent of the total estimated proceeds of the levy throughout its life.

21. *(Q)* If, in submitting to the electorate the question of levying a tax, the village council has proceeded pursuant to Ohio Revised Code Section 5705.19 instead of 5705.191, may anticipation notes be issued as provided in Ohio Revised Code Section 5705.191?

*(A)* No, Ohio Revised Code Section 5705.19 does not provide specifically for the issuance of anticipation notes, so proceeds of the tax could be anticipated only as provided in Ohio Revised Code Section 133.10 (i.e. for a period of six months and the amount borrowed would be limited to one-half of the amount estimated to be received from the next ensuing settlement of taxes rather than one-half of the total estimated proceeds of the levy throughout its life).
Limit on Indebtedness

22.  **(Q)**  Is there any limit on the indebtedness which the village may incur either with or without a vote of the people?

   **(A)**  Yes, Ohio Revised Code Section 133.05 provides that the net indebtedness created or incurred by the village without a vote of the electors, exclusive of county bonds issued in anticipation of village tax levies, cannot exceed five and one-half percent of the total value of all property in the village as listed and assessed for taxation. In no case, even if there is a vote of the electors, can the indebtedness of the village exceed ten and one-half percent of all property listed and assessed for taxation.

Bonds

23.  **(Q)**  Are bonds for village roads subject to the five and one-half percent limitation, and must the question, if issuing such bonds, be submitted to the electorate even if the five and one-half percent limitation is not exceeded?

   **(A)**  No, pursuant to Ohio Revised Code Section 133.05(B)(9).

24.  **(Q)**  For what purposes may the village issue bonds?

   **(A)**  Ohio Revised Code Section 133.18 provides that, the taxing authority of any subdivision may submit to the electors of such subdivision the question of issuing any bonds which said subdivision has power to issue. In addition, Ohio Revised Code Section 133.15 provides that, the taxing authority of any subdivision may issue the bonds of such subdivision for the purpose of acquiring or constructing any permanent improvement which such subdivision is authorized to acquire or construct.

25.  **(Q)**  Can general obligation bonds be secured by the general faith, credit, and revenues of the subdivision?

   **(A)**  Yes, the general taxing power is what is being pledged under a general obligation bond.

26.  **(Q)**  May the resolution declaring the necessity of a bond issue relate to more than one purpose?

   **(A)**  No, pursuant to Ohio Revised Code Section 133.18.
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CHAPTER FOUR: FISCAL CAUTION, FISCAL WATCH, AND FISCAL EMERGENCY

I. Overview

The fiscal emergency law was enacted in 1979 and originally applied only to municipalities. In 1996, House Bill 462 expanded the fiscal emergency law to include counties and townships, and created a “fiscal watch” statute. Fiscal watch provides an early warning to faltering entities whose finances are approaching emergency status. In 2011, House Bill 153 further expanded the law to include a “fiscal caution” statute. Fiscal caution provides guidelines for identifying fiscal practices and budgetary conditions of municipal corporations, counties, and townships that, if uncorrected, could result in a future declaration of a fiscal watch or fiscal emergency.

The General Assembly has declared it to be a public policy and public purpose of the State to require fiscal integrity of municipal corporations, counties, and townships so that they may provide for the health, safety, and welfare of their citizens; pay when due principal and interest on their debt obligations; meet financial obligations to their employees, vendors, and suppliers; and provide for proper financial accounting procedures, budgeting, and taxing practices. Additionally, the intent of the General Assembly is to enact procedures, provide powers, and impose restrictions to assure fiscal integrity of municipal corporations, counties, and townships, while leaving principal responsibility for the conduct of the affairs of a municipal corporation, county, or township in the charge of its duly elected officials, and leaving to their discretion the choices for and manner of expenditure of available revenues, consistent with the requirements for satisfying the public policy.

II. Fiscal Caution

A. Fiscal Caution Conditions - Auditor of State Order 2011-01 sets forth that any one of the following conditions constitutes grounds for a “fiscal caution”.

1. When the Auditor of State declares financial records unauditable, and has issued a letter indicating the timeframe under which those records must be restored to an auditable condition, and the village has failed to do so within the timeframe specified in the letter.

2. When the Auditor of State identifies significant deficiencies or material weaknesses over accounting and financial reporting functions, direct and material noncompliance with applicable laws and regulations, or management letter comments which the aggregate effect of reported issues have a significant effect on the financial condition.

3. When a deficit fund balance exists at year end in the general fund that is greater than 2 percent of that fund’s revenue for that year, and/or when a deficit fund balance exists at year-end in any other fund that is greater than 2 percent of that fund’s revenue for the year, and there are not sufficient resources in the general fund that may be transferred to eliminate the deficit or in any other fund that may lawfully transfer resources to eliminate the deficit.

4. When a low year-end carryover balance exists in the general fund equal to or less than one month of expenditures, and/or when a low year end carryover balance exists in any other fund equal to or less than one month of expenditures, and there are not sufficient resources in the General Fund that may be transferred or in any other fund that may lawfully transfer resources to subsidize the fund.
Village Officer’s Handbook

CHAPTER FOUR: FISCAL CAUTION, FISCAL WATCH, AND FISCAL EMERGENCY

5. When accounting journals and ledgers are not reconciled with the treasury/bank for more than three months and are not able to be reconciled within one month of written notification by the Auditor of State.

B. Declaration of Fiscal Caution

1. Auditor of State sends written notice that fiscal caution is declared.
2. Entity must provide a written proposal to eliminate the fiscal caution condition(s).
3. The Auditor of State, or a designee, may visit to monitor the implementation of the proposal and/or provide technical assistance in implementing the proposal.
4. Failure to submit an acceptable proposal or take action to eliminate the fiscal caution condition(s) can result in the village being declared in fiscal watch or emergency.

All expenses incurred by the Auditor of State relating to a determination or termination of a fiscal caution under Ohio Revised Code Section 118.025 shall be reimbursed from an appropriation for that purpose by the General Assembly. (Ohio Revised Code Section 118.04(D))

C. Termination of Fiscal Caution

1. The Auditor of State has determined that the corrective actions have been/are being implemented and that the fiscal caution condition(s) no longer exist.
2. The Auditor of State sends a letter to notify the village of the release from fiscal caution.

III. Fiscal Watch

A. Fiscal Watch Review - A fiscal watch review may be initiated as follows:

1. A written request to the Auditor of State from the mayor of the municipal corporation;
2. A written request to the Auditor of State from the presiding officer of the legislative authority, when authorized by a majority of the members of the legislative authority; or
3. Initiated by the Auditor of State.

All expenses incurred by the Auditor of State relating to a determination or termination of a fiscal watch under Ohio Revised Code Section 118.021 shall be reimbursed from an appropriation for that purpose by the General Assembly. (Ohio Revised Code Section 118.04(D))
B. Fiscal Watch Conditions - Ohio Revised Code Section 118.022(A) sets forth that any one of the following conditions constitutes grounds for a “fiscal watch”:

1. The existence of either of the following situations:
   a. All accounts that were due and payable from the general fund of a municipal corporation at the end of the preceding fiscal year that had been due and payable for at least thirty days at the end of the fiscal year or to which a penalty was added for failure to pay by the end of the fiscal year, less the year end balance in the general fund, exceeded 1/12th of the general fund budget for that year; or
   b. All accounts that were due and payable at the end of the preceding fiscal year from all funds of the municipal corporation that had been due and payable for at least thirty days at the end of the fiscal year or to which a penalty was added for failure to pay by the end of the fiscal year, less the year end balance in the general fund and in the respective special funds available to pay such accounts, exceeded 1/12th of the available revenues during the preceding fiscal year, excluding nonrecurring receipts, of the general fund and of all special funds from which such accounts are payable.

2. The aggregate of deficit amounts of all deficit funds at the end of the preceding fiscal year, less the total of any year end balance in the general fund and in any special fund that may be transferred, as provided in Ohio Revised Code Section 5705.14 to meet such deficit, exceeded 1/12th of the total of the general fund budget for that year plus the receipts to those deficit funds during that year other than from transfers from the general fund.

3. At the end of the preceding fiscal year, money and marketable investments in or held for the unsegregated treasury of the municipal corporation, minus outstanding checks and warrants, were less in amount than the aggregate of the positive balances of the general fund and those special funds, the purposes of which the unsegregated treasury is held to meet, and such deficit exceeded 1/12th of the total amount received into the unsegregated treasury during the preceding fiscal year.

4. Based on an examination of the financial forecast approved by the legislative authority of a municipal corporation, the Auditor of State certifies that the general fund deficit at the end of the current fiscal year will exceed 1/12th of the general fund revenue from the preceding fiscal year.

C. Declaration of Fiscal Watch

1. Ohio Revised Code Section 118.023 requires upon determining that one or more of the conditions described in Ohio Revised Code Section 118.022 are present, the Auditor of State shall issue a written declaration of the existence of a “fiscal watch” to the municipal corporation and the county budget commission. The “fiscal watch” shall be in effect until the Auditor of State determines that none of the conditions are still present and cancels the fiscal watch, or until the Auditor of State determines that a state of fiscal emergency exists.
2. The Auditor of State shall provide such technical and support services to the municipal corporation, after a “fiscal watch” has been declared to exist, as the Auditor of State considers necessary.

D. Financial Plan

1. Within one hundred twenty days after the day a written declaration of the existence of a fiscal watch is issued, the mayor shall submit to the Auditor of State a financial recovery plan that shall identify actions to be taken to eliminate the fiscal watch condition(s). The plan must include a five-year forecast.

2. If no feasible plan is adopted within the required timeframe, the Auditor of State may declare the village into fiscal emergency.

E. Termination of Fiscal Watch

Since statutory conditions for fiscal watch are based on December 31 financial information, at least one year from the fiscal year end under which the village met the fiscal watch criteria must elapse for a termination analysis to occur. The village may submit a request for release from fiscal watch in the year following the year in which the Auditor of State designated the village in fiscal watch. The village may not request release from fiscal watch in the same year in which the Auditor of State made the designation.

Pursuant to Ohio Revised Code Section 118.27, the steps for the village seeking release from fiscal watch are as follows:

1. A written request for release from fiscal watch must be submitted to the Auditor of State by the mayor or the presiding officer of the village council, when authorized by the majority of village council.

2. After receiving the request, the Auditor of State will determine the following:

   a. The fiscal watch conditions have been eliminated as of the most recent fiscal year end; and

   b. That sound accounting, purchasing, and reporting policies are in existence or in the process of being implemented.

IV. Fiscal Emergency

A. Request for a Determination of Fiscal Emergency - The existence of fiscal emergency conditions shall be determined by the Auditor of State. A determination may be made only upon the filing, with the Auditor of State, of a written request for such a determination by the following:

1. The Governor;

2. The county budget commission;
3. The mayor of the municipal corporation or the presiding officer of the legislative authority, when authorized by a majority of the members of such legislative authority; or

4. The Auditor of State.

The fiscal emergency determination shall be set forth in written reports and supplemental reports, which shall be filed with the mayor, fiscal officer, presiding officer of the legislative authority of the municipal corporation, Treasurer of State, Secretary of State, Governor, Director of Budget and Management, and the county budget commission, within thirty days after the request. The Auditor of State shall file an initial report immediately upon determining the existence of any fiscal emergency condition. (Ohio Revised Code Section 118.04(A))

The Auditor of State has the authority to engage the services of independent certified or registered public accountants, including public accountants engaged or previously engaged by the municipal corporation, to conduct audits, make reports, or render such opinions as the Auditor of State considers desirable with respect to any aspect of the determinations to be made by the Auditor of State. (Ohio Revised Code Section 118.04(B))

Division (C) under Ohio Revised Code Section 118.04 states the determination by the Auditor of State that a fiscal emergency condition does not exist is final and conclusive and not appealable. A determination by the Auditor of State that a fiscal emergency exists is final, except that the mayor of any municipal corporation affected by a determination of the existence of a fiscal emergency condition, when authorized by a majority of the members of the legislative authority, may appeal the determination to the court of appeals. The appeal shall be heard expeditiously by the court of appeals, and for good cause shown, shall take precedence over all other civil matters, except earlier matters of the same character. The pendency of any such appeal shall not effect or impede the operations of actions under Ohio Revised Code Chapter 118.

All expenses incurred by the Auditor of State relating to a determination or termination of a fiscal emergency under Ohio Revised Code Section 118.04 shall be reimbursed from an appropriation for that purpose by the General Assembly. (Ohio Revised Code Section 118.04(D))

B. Fiscal Emergency Conditions - Ohio Revised Code Section 118.03(A) sets forth the fiscal emergency conditions. Any one of the following constitutes a fiscal emergency condition of a municipal corporation:

1. The existence, at the time of the determination by the Auditor of State under Ohio Revised Code Section 118.04, of a default on any debt obligation of more than thirty days.

2. The existence, at the time of the determination by the Auditor of State under Ohio Revised Code Section 118.04, of a failure, for lack of cash in the funds, to make payment of all payroll to employees of the municipal corporation in the amounts and at the times required by law. Ordinances, resolutions, or agreements which failure of payment has continued:
a. For more than thirty days after such time for payment; or

b. Beyond a period of extension or beyond the expiration of ninety days from the original time for payment, whichever occurs first, if the time for payment has been extended for more than thirty days by the written consent of at least two-thirds of the employees affected by such failure to pay, acting individually or by their duly authorized representatives.

3. An increase, by action of the county budget commission pursuant to Ohio Revised Code Section 5705.31(D), in the minimum levy of the municipal corporation for the current or next fiscal year, which results in a reduction in the minimum levies for one or more other subdivisions or taxing districts.

4. The existence of a condition in which all accounts that, at the end of the preceding fiscal year, were due and payable from the general fund and that either had been due and payable for at least thirty days at the end of the fiscal year or to which a penalty has been added for failure to pay by the end of the fiscal year including, but not limited to, final judgments, fringe benefits payments due and payable, and amounts due and payable to persons and other governmental entities including any interest and penalties thereon, less the year end balance in the general fund, exceeded 1/6th of the general fund budget for that year, or in which all accounts that, at the end of its preceding fiscal year, were due and payable from all funds of the municipal corporation and that either had been due and payable for at least thirty days at the end of the fiscal year or to which a penalty has been added for failure to pay by the end of the fiscal year, less the year end balance in the general fund and in the respective special funds lawfully available to pay such accounts, exceeded 1/6th of the available revenues during the preceding fiscal year, excluding nonrecurring receipts, of the general fund and of all special funds from which such accounts lawfully are payable. Accounts due and payable shall not include any account or portion thereof, that is being contested in good faith.

5. The existence of a condition in which the aggregate of deficit amounts of all deficit funds at the end of the preceding fiscal year, less the total of any year end balance in the general fund and in any special fund that may be transferred, as provided in Ohio Revised Code Section 5705.14 to meet such deficit, exceeded 1/6th of the total of the general fund budget for that year plus the receipts to those deficit funds during that year other than from transfers from the general fund.

6. The existence of a condition in which, at the end of the preceding fiscal year, money and marketable investments in or held for the unsegregated treasury of the municipal corporation, minus outstanding checks and warrants, were less in amount than the aggregate of the positive balances of the general fund and those special funds the purposes of which the unsegregated treasury is held to meet, exceeded 1/6th of the total amount received into the unsegregated treasury during the preceding fiscal year.
Ohio Revised Code Section 118.03(B), provides that any year end condition described in division (A)(4), (5), or (6) shall not constitute a fiscal emergency condition if the municipal corporation, county, or township clearly demonstrates, to the satisfaction of the Auditor of State prior to the time of the Auditor of State determination, that such condition no longer exists at the time of the determination pursuant to Ohio Revised Code Section 118.04. Unless the determination by the Auditor of State occurs more than four months following the end of such fiscal year, upon the request by and substantial showing of the municipal corporation that it has taken steps to remove such condition within four months, the Auditor of State shall postpone a determination as to a condition under division (A)(4), (5), or (6) as to which such substantial showing is made until the expiration of four months following the end of such fiscal year, but the Auditor of State shall not postpone the determination as to division (A)(1), (2), or (3).

C. Financial Planning and Supervision Commission

Upon the occurrence of a fiscal emergency in any municipal corporation there is established, under Ohio Revised Code Section 118.05 with respect to that municipal corporation, a “Financial Planning and Supervision Commission”.

1. Members - Pursuant to the Ohio Revised Code Section 118.05(B), the commission consists of the following seven members:

   a. Four ex-officio members: the Treasurer of State, Director of Budget and Management, mayor of the municipal corporation, and the presiding officer of the legislative authority of the municipal corporation. Each ex-officio member, with exception of the mayor of the municipal corporation, may designate an individual, as defined in Ohio Revised Code Section 118.05(B)(1), to serve in their place. The designations shall be in writing executed by the ex-officio member making the designation and filed with the secretary of the commission.

   b. If a municipal corporation, county, or township has a population of at least one thousand, three members appointed as follows:

      The Governor shall appoint one member, the mayor shall appoint one member confirmed by the legislative authority, and the County Auditor of the county in which the largest portion of the territory of the municipal corporation is located shall appoint one member. The County Auditor may appoint the County Auditor to the commission.

      Each of the appointed members shall be an individual:

      i. Who has knowledge and experience in financial matters, financial management, or business organization or operations;

      ii. Whose residency, office, or principal place of professional or business activity is situated within the municipal corporation, except a County Auditor who serves on the commission is not required to reside or have an office in the municipal corporation; and
iii. Who shall not become a candidate for elected public office while serving as a member of the commission, except a County Auditor who serves on the commission may be a candidate for re-election to the County Auditor’s Office.

c. If a municipal corporation, county, or township has a population of less than one thousand, the Auditor of State shall serve as the financial supervisor and shall have all the powers and responsibilities of a commission.

Immediately after the appointment of the initial members of the commission, the Governor shall call the first meeting of the commission and shall cause written notice of the time, date, and place of the first meeting to be given to each member of the commission at least forty-eight hours in advance of the meeting. The Director of Budget and Management or the designee shall serve as the chairperson of the commission. The commission shall elect one of its members to serve as vice-chairperson and may appoint a secretary and any other officers, who need not be members of the commission, it considers necessary. (Ohio Revised Code Sections 118.05(C) and 118.05(D))

The Auditor of State shall serve as the “financial supervisor” to the commission unless the Auditor of State elects to contract for that service. (Ohio Revised Code Section 118.05(G))

At the request of the commission, the Auditor of State shall designate employees from the Auditor of State to assist the commission and the financial supervisor, and to coordinate the work of the Auditor of State and the financial supervisor. Upon determination of a fiscal emergency, the municipal corporation shall provide the commission with reasonable office space in the principal building housing the municipal corporation. (Ohio Revised Code Section 118.05 (H))

2. Powers and duties of commission and supervisor - Ohio Revised Code Section 118.07 sets forth the powers, duties, and functions of the financial planning and supervision commission, or when authorized by the commission, the financial supervisor.

The financial planning and supervision commission has the following powers, which it may delegate to the financial supervisor:

a. Review and inspection of fiscal matters - The commission has broad powers to review village tax budgets, ordinances, bonds, notes, and related documents, including all actions of the village and other government agencies relating to village fiscal matters to ensure that proper procedures are followed and a balanced budget will result. The commission is given, by State law, broad powers to allow it to control village fiscal matters.

b. Approval of financial plan - The commission may approve or disapprove the proposed financial plan submitted by the village. If the financial plan is not submitted timely, the village is limited in its monthly expenditures to those in the same month of the proceeding fiscal year, unless otherwise authorized by the commission. Once a financial plan is approved, no expenditure may be made which is not consistent with the plan. Proposed and existing appropriation measures must also conform to the financial plan. (Ohio Revised Code Sections 118.12 and 118.13)
c. Approval of debt obligation - No village debt obligation may be issued without the prior approval of the commission, upon its determination that such debt obligation would not impede the purposes of the financial plan or be inconsistent with the provision of Chapter 118. (Ohio Revised Code Sections 118.15, 118.16, and 118.17)

d. Bring civil actions, including mandamus, to enforce Ohio Revised Code 118.

3. Compensation and expenses of financial planning and supervision commission - The members of the financial planning and supervision commission shall serve without compensation, but shall be paid by the commission their necessary and actual expenses incurred while engaged in the business of the commission. (Ohio Revised Code Section 118.08(A))

Ohio Revised Code Section 118.08(B) states that all expenses incurred for services rendered by the financial supervisor for a period to twenty-four months shall be paid by the commission pursuant to an appropriation made by the General Assembly for this purpose. Expenses incurred for services rendered by the financial supervisor beyond this period shall be borne by the municipal corporation, unless the Director of Budget and Management waives the costs and allows payment in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Continued Performance Required of Financial Supervisor</th>
<th>Number of Months</th>
<th>Percentage of Payment by Municipal Corporation, County, or Township</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes</td>
<td>25 to 30</td>
<td>20</td>
</tr>
<tr>
<td>Yes</td>
<td>31 to 36</td>
<td>50</td>
</tr>
<tr>
<td>Yes</td>
<td>Over</td>
<td>100</td>
</tr>
</tbody>
</table>

D. Financial Plan - Ohio Revised Code Section 118.06(A) requires that within one hundred twenty days after the first meeting of the commission, the mayor shall submit, to the commission, a detailed financial plan. The financial plan must be approved or amended and approved by the commission and by ordinance or resolution of the legislative authority.

1. The financial plan shall include all of the following:

   a. Eliminate all fiscal emergency conditions determined to exist pursuant to Ohio Revised Code Section 118.04;

   b. Satisfy any judgments, past due accounts payable, and all past due and payable payroll and fringe benefits;

   c. Eliminate the deficits in all deficit funds;
d. Restore to construction funds and other special funds money from such funds that were used for purposes not within the purposes of such funds, or borrowed from construction funds by the purchase of debt obligations of the municipal corporation, or missing from the construction funds or special funds and not accounted for;

e. Balance the budgets, avoid future deficits in any funds, and maintain current payments of payroll, fringe benefits, and all accounts;

f. Avoid any fiscal emergency condition in the future; and

g. Restore the ability of the municipal corporation to market long-term general obligation bonds, under provisions of law applicable to municipal corporations generally.

2. The legal authorities permitting the municipal corporation to take the actions enumerated pursuant to division (A)(1) of Ohio Revised Code Section 118.04.

3. A description of the source and amount of all funds available to the municipal corporation including funds upon which the municipal corporation previously has placed restrictions.

4. The approximate dates of the commencement, progress upon, and completion of the actions enumerated pursuant to division (A)(1) of Ohio Revised Code Section 118.04, and a reasonable period of time expected to be required to implement the plan.

5. The amount and purpose of any debt obligations that will be issued, together with assurances that any such debt obligations that will be issued will not exceed debt limits supported by appropriate certifications by the fiscal officer of the municipal corporation and the county auditor.

6. Assurances that the municipal corporation will establish monthly levels of expenditures and encumbrances pursuant to Ohio Revised Code Section 118.07(B)(2).

7. Assurances that the municipal corporation will conform to State laws with respect to tax budgets and appropriation measures.

8. The detail, the form, and the supporting information that the commission may direct.

9. An evaluation of the feasibility of entering into shared service agreements with other political subdivisions for the joint exercise of any power, performance of any function, or rendering of any service.

Ohio Revised Code Section 118.06(B) requires the financial plan developed pursuant to division (A) of Ohio Revised Code Section 118.06 to be filed with the financial supervisor and the financial planning and supervision commission. After consultation with the financial supervisor, the commission shall either approve or reject any initial or subsequent financial plan.
E. Failure to Submit Financial Plan

1. Ohio Revised Code Section 118.12(A) states that after the date by which the municipal corporation is required to submit a financial plan or segment of a financial plan to the financial planning and supervision commission, if the affected entity has failed to submit a financial plan or segment as required, expenditures from the general fund and all funds in any month may not exceed eighty-five percent of expenditures from the general fund and all funds for such month in the preceding fiscal year, except the commission may authorize a higher percent for any month upon justification of need by the municipal corporation. If considered prudent by the commission, expenditures from any other fund may be limited.

2. Ohio Revised Code Section 118.12(B) states that after submission of a proposed financial plan by the municipal corporation to the commission, until approval or disapproval, no expenditure may be made contrary to such proposed financial plan.

3. Ohio Revised Code Section 118.12(C) requires that after disapproval by the commission of a proposed financial plan, no expenditure may be made by the municipal corporation inconsistent with the reasons for disapproval given pursuant to Ohio Revised Code Section 118.06(B); and if the municipal corporation fails to submit a revised financial plan within the time required, the expenditure limits of division (A) of Ohio Revised Code Section 118.12 are applicable.

4. Ohio Revised Code Section 118.12(D) states that after approval of a financial plan, or any amendment thereof, no expenditure may be made contrary to the approved financial plan, or amendment thereof, without approval of the financial supervisor. However, the financial supervisor can be overruled by the commission.

5. Ohio Revised Code Section 118.06(F) states that failure to submit a financial plan or to follow the plan once approved by the Commission, all State funding other than benefit assistance to individuals shall be escrowed until a feasible plan is submitted and approved or compliance with the plan is achieved.

F. Development of an Effective Financial Accounting and Reporting System - Ohio Revised Code Section 118.10 requires the municipal corporation to develop an effective financial accounting and reporting system by:

1. Promptly bringing its existing system of financial accounting and reporting into compliance with Ohio Revised Code Chapter 117. Within ninety days of the determination of the existence of a fiscal emergency condition pursuant to Ohio Revised Code Section 118.04, the Auditor of State shall issue a preliminary report with respect to the methods, accuracy, and legality of the accounts, records, files, and reports of the municipal corporation; and
2. Modifying and supplementing the system of financial accounting and reporting to record and report its fiscal activities on an accurate, current, and continuous basis in order to facilitate the effective management of the affairs of the municipal corporation, and to assist in refining and improving the financial plan and amendments thereof, facilitate the monitoring of compliance and implementation of the financial plan, and otherwise assist the financial planning and supervision commission, the Auditor of State, and the county budget commission in the performance of their functions.

G. Debt Issuance, Approval, and Special Provision

No debt obligation may be issued or incurred by the municipal corporation, whether purchased by the municipal corporation or others, except with the prior approval of the financial planning and supervision commission. (Ohio Revised Code Section 118.15(A))

Upon approval by the commission, the village may utilize the special provisions of Ohio Revised Code Sections 717.15 and 717.16 and the special provisions set forth in Ohio Revised Code Sections 118.20 to 118.22. Such approval shall be granted when it is necessary or desirable to utilize the special provisions to enhance the sale of village debt obligations. (Ohio Revised Code Section 118.19)

Some of the special provisions include:

1. Special notes - Chapter 118 authorizes “current revenue notes” and “advance tax payment notes”. These are new devices specifically provided for municipalities in fiscal emergencies to raise revenues. (Ohio Revised Code Sections 118.23 to 118.26)

2. Bond anticipation notes - Bond anticipation notes of a municipal corporation issued during a fiscal emergency period may mature at the later of the time otherwise permitted by law or any time approved by the commission and estimated by it to be not more than one year following termination of the fiscal emergency period. The notes may be sold by competitive bid or by negotiation. (Ohio Revised Code Section 118.16)

3. Local government fund notes - During a fiscal emergency period and with the approval of the financial planning and supervision commission, a municipal corporation may issue local government fund notes, in anticipation of amounts to be allocated to it pursuant to Ohio Revised Code Section 5747.50(B) or to be apportioned to it under Ohio Revised Code Sections 5747.51 or 5747.53 in a future year or years, for a period of no more than eight calendar years. (Ohio Revised Code Section 118.17(A))

V. Termination of a Fiscal Emergency

A. Ohio Revised Code Section 118.27(A) states that a financial planning and supervision commission, with respect to a municipal corporation, shall continue in existence until such time as a determination is made that the municipal corporation has done all of the following:

1. Planned, and is in the process of good faith implementation of, an effective financial accounting and reporting system in accordance with Ohio Revised Code Section 118.10, and it is reasonably expected that such implementation will be completed within two years.
2. Corrected and eliminated, or has planned and is in the process of good faith implementation of correcting and eliminating, all of the fiscal emergency conditions determined pursuant to Ohio Revised Code Section 118.04, and no new fiscal emergency conditions have occurred. The Auditor of State shall monitor the progress of the municipal corporation in its plan of good faith implementation of correcting and eliminating all of the fiscal emergency conditions. If after a two-year period, the municipal corporation has failed to secure full implementation, the Auditor of State may redeclare the subdivision to be in a fiscal emergency.

3. Met the objectives of the financial plan described in Ohio Revised Code Section 118.06.

4. The municipal corporation prepares a financial forecast for a five-year period in accordance with the standards issued by the Auditor of State. An opinion must be rendered by the Auditor of State that the financial forecast is considered to be nonadverse.

B. Ohio Revised Code Section 118.27(B) requires a determination that all of the conditions for the termination of the commission and its functions may be made by either the Auditor of State or by the commission, and shall be certified to the commission, the Auditor of State, the Governor, and the budget commission, whereupon such commission and its functions shall terminate. Such determination shall be made by the Auditor of State, upon the filing with the Auditor of State of a written request by the municipal corporation, the Governor, or the commission, or may be made by the Auditor of State upon the Auditor of State's own initiative.

C. Ohio Revised Code Section 118.27(C) requires the commission to prepare and submit, with certification, the final report of its activities, in such form as is appropriate for providing a record of its activities and assisting other commissions in the conduct of their functions. All of the books and records of the commission shall be delivered to the Auditor of State for retention and safekeeping.

D. Ohio Revised Code Section 118.27(D) states that upon receipt of the certification, the Director of Budget and Management shall follow the procedures set forth in Ohio Revised Code Section 126.29.

E. Ohio Revised Code Section 118.27(E) requires that if, at the time of termination of the commission, an effective financial accounting and reporting system has not been fully implemented, the Auditor of State shall monitor the progress of implementation and shall exercise authority under Chapter 117 and Ohio Revised Code Section 118.10 to secure full implementation at the earliest time feasible, but within two years from such termination.
F. Ohio Revised Code Section 118.271 - Issue of Debt to Eliminate Fiscal Emergency Condition

A municipal corporation may issue general obligation, special obligation, and revenue bonds or notes in anticipation of the bonds for eliminating fiscal emergency conditions, as set forth in Ohio Revised Code Section 118.03, and for the cost of the issuance of the bonds and notes, and the capitalization of that interest for not more than 3 years. Bonds issued under Ohio Revised Code Section 118.271 shall have a maximum maturity of 20 years, and notes issued in anticipation of the issuance of bonds shall have a maximum maturity of 5 years. Provisions applicable to the issuance of bonds and notes by municipal corporations, counties, and townships, are applicable under Ohio Revised Code Section 118.271, except for special provisions identified in Ohio Revised Code Chapter 118.

G. Ohio Revised Code Section 118.31 - Court action to dissolve a municipal corporation or township

Upon petition of the financial supervisor and approval of the financial planning and supervision commission, the attorney general shall file a legal action in the court of common pleas on behalf of the State to dissolve a municipal corporation if all of the following conditions apply:

1. The population is less than five thousand.
2. Fiscal emergency status for at least four consecutive years.
3. Implementation of the financial plan is not reasonably expected to eliminate fiscal emergency within 5 year.

If the court finds that these conditions exist, it will appoint a receiver. The receiver, under court supervision, shall work with executive and legislative officers to wind up the affairs and dissolve the corporation.
VI. Questions and Answers

Fiscal Emergency

1.  (Q) How many times has the statue of fiscal emergency been invoked? What is the frequency of occurrence?

   (A) A total of forty-nine villages have entered fiscal emergency. The following schedule identifies the number of fiscal emergencies declared since the inception of the statue in 1979:

<table>
<thead>
<tr>
<th>Number of Fiscal Emergencies</th>
<th>Fiscal Year Declared</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>1980</td>
</tr>
<tr>
<td>1</td>
<td>1983</td>
</tr>
<tr>
<td>3</td>
<td>1984</td>
</tr>
<tr>
<td>2</td>
<td>1985</td>
</tr>
<tr>
<td>2</td>
<td>1988</td>
</tr>
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<td>1</td>
<td>1992</td>
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<tr>
<td>1</td>
<td>1993</td>
</tr>
<tr>
<td>1</td>
<td>1996</td>
</tr>
<tr>
<td>1</td>
<td>1997</td>
</tr>
<tr>
<td>1</td>
<td>1998</td>
</tr>
<tr>
<td>1</td>
<td>2000</td>
</tr>
<tr>
<td>2</td>
<td>2001</td>
</tr>
<tr>
<td>2</td>
<td>2004</td>
</tr>
<tr>
<td>3</td>
<td>2005</td>
</tr>
<tr>
<td>2</td>
<td>2006</td>
</tr>
<tr>
<td>1</td>
<td>2007</td>
</tr>
<tr>
<td>2</td>
<td>2008</td>
</tr>
<tr>
<td>3</td>
<td>2009</td>
</tr>
<tr>
<td>5</td>
<td>2010</td>
</tr>
<tr>
<td>0</td>
<td>2011</td>
</tr>
<tr>
<td>2</td>
<td>2012</td>
</tr>
<tr>
<td>3</td>
<td>2013</td>
</tr>
<tr>
<td>1</td>
<td>2014</td>
</tr>
<tr>
<td>3</td>
<td>2015</td>
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<tr>
<td>1</td>
<td>2016</td>
</tr>
<tr>
<td>1</td>
<td>2017</td>
</tr>
<tr>
<td>2</td>
<td>2018</td>
</tr>
</tbody>
</table>
2. (Q) What has been the past experience as to the cause of fiscal emergency - dislocation of industry? Poor fiscal planning and/or management? Other?

(A) Fiscal emergency is usually caused by a combination of factors, including relocation of industry, declining local economic conditions, and failure to adequately monitor and control costs. Occasionally the failure to raise taxes, fees, rates, or other revenues has also contributed to fiscal emergencies.

3. (Q) What size villages have been placed in fiscal emergency?

(A) The table below reflects the number of fiscal emergencies according to population:

<table>
<thead>
<tr>
<th>Village Population</th>
<th>Number of Fiscal Emergencies</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,000 - 5,000</td>
<td>18</td>
</tr>
<tr>
<td>Under 1,000</td>
<td>31</td>
</tr>
</tbody>
</table>

4. (Q) On average, how long does it take a community to emerge from fiscal emergency?

(A) There is no standard time frame for villages to emerge from fiscal emergency. The table below provides specific detail on the amount of time various villages were in fiscal emergency:

<table>
<thead>
<tr>
<th>Years in Fiscal Emergency</th>
<th>Entities</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-2</td>
<td>2</td>
</tr>
<tr>
<td>2-3</td>
<td>5</td>
</tr>
<tr>
<td>3-4</td>
<td>7</td>
</tr>
<tr>
<td>4-5</td>
<td>8</td>
</tr>
<tr>
<td>5-6</td>
<td>2</td>
</tr>
<tr>
<td>6-7</td>
<td>8</td>
</tr>
<tr>
<td>7-8</td>
<td>3</td>
</tr>
<tr>
<td>8-9</td>
<td>3</td>
</tr>
<tr>
<td>9+</td>
<td>3</td>
</tr>
</tbody>
</table>
I. **Creating Accounts**

A. **Overview**

The Ohio Village Uniform System of Accounting has been designed around a numeric chart of accounts. The discussion in this chapter focuses on the numeric chart of accounts which can be found in Appendix A-2. A numeric chart of accounts is used by the Uniform Accounting Network as well as other computerized accounting software systems.

The elements of the revenue and expenditure account codes for the chart of accounts uses only numbers. This chart of accounts employs a series of dimensions or codes, which serve to identify in detail each financial transaction of the village. When these dimensions (codes) are put together in a sequence, they form the account code.

B. **Account Code Structure**

The following illustrates the format of the numeric account code structure.

**Revenue Account**

```
1000  -  110
Fund Number  Receipt Code
```

For example: 1000-110 is the revenue account code for general property taxes in the general fund.

**Expenditure Account**

```
1000  -  710 -  410
Fund Number  Program/Department  Object Code
```

For example: 1000-710-410 is the expenditure account code for office supplies of the mayor’s and administrative office in the general fund.
C. Dimensions

There are four dimensions that are applicable to the numeric account codes. This table illustrates where the dimensions are used.

<table>
<thead>
<tr>
<th>Dimensions</th>
<th>Field Size</th>
<th>Revenue Account</th>
<th>Expenditure Account</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fund Type/Fund</td>
<td>4 characters (numeric)</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Revenue Code</td>
<td>3 characters (numeric)</td>
<td>Yes</td>
<td>—</td>
</tr>
<tr>
<td>Expenditure Program/Department</td>
<td>3 characters (numeric)</td>
<td>—</td>
<td>Yes</td>
</tr>
<tr>
<td>Object Codes</td>
<td>3 characters (numeric)</td>
<td>—</td>
<td>Yes</td>
</tr>
<tr>
<td>Cost Centers (optional)</td>
<td>4 characters (numeric)</td>
<td>Yes</td>
<td>Yes</td>
</tr>
</tbody>
</table>

D. Fund Types/Funds

Each fund is identified by a unique four digit number. All revenue and expenditure account codes must include a fund number. Appendix A-2-1.1 lists the funds and their account codes.

The fund type coding consists of one prescribed number and the individual fund is identified by three additional numbers. The Auditor of State has assigned fund numbers to several of the funds typically used by villages.

Title 7 and Chapter 5705 of the Ohio Revised Code provide for the establishment and use of funds for all political subdivisions, which include municipal corporations in the State of Ohio.

E. Revenue Codes

In order to adequately classify all sources of the village’s revenues, a three revenue code number system has been designed. The revenue codes are used independently of the fund codes described above. A given receipt code is the same in all funds. For instance, “general property tax - real estate” has the receipt code of 110 in all funds. Appendix A-2-2.1 lists the revenue codes, and Appendix A-2-3.1 lists the receipt code descriptions.
F. Expenditure Programs/Department

In order to properly classify the village’s expenditure transactions by program/department, a three character expenditure program code number system has been designed. A program may also be referred to as the function of the expenditure. The number in the program/department code identifies for type of program such as security of persons and property, leisure time activities, transportation, etc. The last two numbers in the program/department code identifies a specific and distinguishable line of work performed. In many cases, the inherent nature of the fund will automatically define the program. For instance, fund 2081 - Drug Law Enforcement fund should only be established as a program 110 - “security of persons and property – police enforcement” program. In other funds (for example, the general fund), multiple program choices are possible or in the case of a water fund the program options include “water administration, water filtration, water distribution, etc” which are all activities performed in the discharge of the “basic utility services” program. The user must determine the proper program in those instances. Appendix A-2-4.1 lists the program codes.

The following are examples of expenditure programs/department codes.

1000-110  Police Enforcement
1000-120  Fire Fighting, Prevention, and Inspection
2011-610  Street Construction and Reconstruction
5101-532  Billing - Water

G. Object Codes

In order to properly classify all uses of the village’s resources, a three character expenditure object code number system has been designed. An object may also be referred to as the purpose of the expenditure. The object codes are used independently of the expenditure program/department. A given object code is the same in all funds except for “salaries and wages” or also known as “personal services”. These are distinguished by elected officials positions or appointed positions and other personnel. For example “salaries – clerk/treasurer’s office has a code of 120 while “salaries – mayor’s office” has a code of 160. All other personnel not elected or appointed have a code of 190. All other object codes are the same in all funds. For instance, “office supplies and materials” has the code of 410 and “electricity” has the code of 311 in all funds. Appendix A-2-5.1 lists the object codes and Appendix A-2-6.1 gives the description of each object code.
II. Accounting System

The system of accounting for revenues and expenditures can be divided into two groups: source documents and the journal and ledgers. Source documents are receipts, requisitions, purchase orders, vouchers, and checks. The journal and ledgers include the cash journal, receipts ledger, and appropriations ledger.

A. Revenues

The village receives money in the form of checks, cash, direct deposits, and credit cards. The money can be received through the mail or from citizens. A receipt is prepared for all revenue received. One receipt could include various sources of money, however all pertinent information should be included. It is suggested that the collections received for fines and fees be receipted in total on a separate receipt daily. All receipts received for the day are recorded on a deposit slip and the money is deposited into the bank. The receipt(s) are posted to the cash journal and the receipts ledger.

B. Expenditures

Note: A purchase requisition is not required; however, it is included here to reflect a complete system.

A department determines that a product or service is needed. They complete a purchase requisition and submit it to the supervisor or purchasing agent for approval. If it is not approved, the requisition is returned to the requesting department. Otherwise, a three-part purchase order is prepared by the supervisor or purchasing agent and forwarded to the clerk/treasurer for certification of available funds. One copy of the purchase order is returned to the requesting department to be used as a receiving report when the product or service is received, another is sent to the vendor, and the third is used as a posting mechanism for the clerk/treasurer. The clerk/treasurer posts the purchase order in the appropriations ledger. The purchase order is matched to the requisition and placed in the open purchase order file numerically and/or alphabetically, whichever is appropriate. When the merchandise is received, the receiving/requesting department returns the purchase order to the clerk/treasurer with the date the product or service was received. The clerk/treasurer matches the requisition, purchase order, receiving report, and the invoice and prepares a voucher. Once the voucher is approved by the appropriate person, a check is prepared, approved by council, and sent to the vendor. The check is posted to the cash journal and the appropriations ledger.
Village Officer’s Handbook

CHAPTER FIVE: UNIFORM SYSTEM OF ACCOUNTING

III. Cash Journal

The cash journal is the book of original entry for posting every receipt and every expenditure.

There are three columns under the heading “cash”. These columns reflect all of the receipts and expenditures of the village and the amount the village has available. When money is received, an entry is made in the “debit-receipt” column and the “balance” column is increased, based on the amount of money received. When the village pays out money, an entry is made in the “credit-expenditure” column and the “balance” column is decreased by the amount of the expenditure. Every transaction of money in the village, receipt or expenditure, must be recorded in either the “debit-receipt” or “credit-expenditure” column.

Next to the “cash” columns, the date of the transaction is posted. The “detail” column refers to the entity or person who the check is to or the receipt is from. The “receipt number” column records the receipt number of each receipt recorded. The “purchase order number” column is used when items are ordered by the village. The “warrant/check number” column should note the number(s) of all checks issued by the village. Thus, both the “purchase order number” and “warrant/check number” columns are used to post expenditures made by the village.

The “account code” column records the code or account number appearing on the receipt or voucher.

The next section of the cash journal provides three columns for each fund used by the village. Each fund has a “debit-expenditure” column, a “credit-receipt” column, and a “balance” column. When money is received for a specific fund, it is recorded in that fund’s “credit-receipt” column and the “balance” is increased. Conversely, when money is expended from a specific fund, it is recorded in that fund’s “debit-expenditure” column and the “balance” is decreased.

When revenue is received, it is posted to the cash journal as a cash debit and a fund credit. The receipt number is posted in the “receipt number” column. The account code, identifying the revenue source, is recorded in the “account code” column. The cash balance and the fund balance are increased by the amount of the receipt.

When a check is approved and issued, it is posted to the cash journal as a cash credit and a fund debit. The check number is posted in the “warrant/check number” column. The account code, the number for the account that is affected in the appropriations ledger, is recorded in the “account code” column. The cash balance and the fund balance are reduced by the amount of the expenditure.

The total of all fund balances must reconcile with the cash balance, the total of all fund receipts must reconcile with the total cash receipts, and the total of all fund expenditures must reconcile with the cash expenditures.

An example of a cash journal appears on the following pages.
### CASH JOURNAL

<table>
<thead>
<tr>
<th>Debit (+) Receipt</th>
<th>Credit (-) Expenditure</th>
<th>Balance</th>
<th>Date</th>
<th>Detail</th>
<th>Receipt Order Number</th>
<th>Purchase Order Number</th>
<th>Warrant/ Check Number</th>
<th>Account Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>$49,200.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>$504.81</td>
<td>07/01</td>
<td>Bill Smith</td>
<td></td>
<td>123</td>
<td>2021-620-190</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>1,219.00</td>
<td>07/02</td>
<td>Stones Quarry</td>
<td></td>
<td>12</td>
<td>2011-610-420</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>539.94</td>
<td>07/02</td>
<td>Machine Equipment Co.</td>
<td></td>
<td>55</td>
<td>2021-620-420</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>42.42</td>
<td>07/02</td>
<td>The Power Co.</td>
<td></td>
<td>52</td>
<td>1000-730-311</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>$943.56</td>
<td>07/03</td>
<td>County Auditor</td>
<td></td>
<td>1426</td>
<td></td>
<td></td>
<td>2021-226</td>
</tr>
<tr>
<td>7</td>
<td>1,200.00</td>
<td>07/03</td>
<td>State Auditor</td>
<td></td>
<td>1427</td>
<td></td>
<td></td>
<td>2031-225</td>
</tr>
<tr>
<td>8</td>
<td>405.00</td>
<td>07/05</td>
<td>David Allen</td>
<td></td>
<td>1428</td>
<td></td>
<td></td>
<td>2031-531</td>
</tr>
<tr>
<td>9</td>
<td></td>
<td>07/09</td>
<td>RST Construction Co.</td>
<td></td>
<td>4</td>
<td>4101-730-530</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>2,400.00</td>
<td>07/09</td>
<td>Tree Farms, Inc.</td>
<td></td>
<td>54</td>
<td>2031-240-420</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>249.00</td>
<td>07/09</td>
<td>Rural Electric Co-op</td>
<td></td>
<td>6</td>
<td>2401-130-311</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>175.00</td>
<td>07/11</td>
<td>National Bank</td>
<td></td>
<td>1429</td>
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<td></td>
<td>2031-701</td>
</tr>
<tr>
<td>13</td>
<td>15.96</td>
<td>07/14</td>
<td>County Auditor</td>
<td></td>
<td>1430</td>
<td>1000-110</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>20,678.61</td>
<td>07/14</td>
<td>County Auditor</td>
<td></td>
<td>1430</td>
<td>2401-360</td>
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</tr>
<tr>
<td>15</td>
<td></td>
<td>07/14</td>
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<td>07/14</td>
<td>County Auditor</td>
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<td>4101-110</td>
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<td></td>
</tr>
<tr>
<td>17</td>
<td></td>
<td>07/14</td>
<td>County Auditor</td>
<td></td>
<td>1430</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td></td>
<td>07/14</td>
<td>Property Tax Collection Fees</td>
<td></td>
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<td>1000-740-344</td>
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<td></td>
</tr>
<tr>
<td>19</td>
<td></td>
<td>07/14</td>
<td>Election Expense</td>
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**July Totals**

**Year to Date Totals**
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## CASH JOURNAL

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(1) A deficit fund cash balance is a violation of State law and should be avoided. An advance from the General Fund should be made and paid back when the funds are available.
IV. Receipts Ledger

A receipts ledger is set up for each receipt code used by the village. The ledger should be maintained in account code order so posting to the ledger is easier.

The top of each ledger page includes the following information:

- **Fund Name**: This is the fund in which this particular receipt will be posted (e.g., General, Street Construction, Maintenance, and Repair).
- **Source**: This is the source of revenue within this fund (e.g., local taxes, intergovernmental revenues).
- **Account**: This is the type of revenue within the source (e.g., general property tax - real estate, inheritance).
- **Account Number**: The receipt code according to the chart of accounts.
- **Sheet Number**: The page number of the ledger.
- **Amount of Budget Estimate**: The amount of revenue expected to be received in this account code (according to the official certificate of estimated resources).

The next portion of the ledger contains columns where each receipt is posted. The first line of every receipts ledger will be “estimated revenue” which will be the same amount as the “amount of budget estimate”. This is posted on January 1 with the estimated amount recorded in the “balance” column. As revenue is received and recorded in the cash journal, the effected receipts ledger(s) are also posted. Each individual receipt is recorded on a separate line of the receipts ledger. The amount received is recorded in the “amount received (fund credit)” column and the “credit” column. The “balance” column is reduced by the same amount. Another acceptable method for recording receipts is to record the amount received in the “amount received (fund credit)” column and reduce the “balance” column.

If the second method is used, the “debit/credit” columns are only used to post increases or decreases in the amended official certificate of estimated resources. This will be discussed in the budgetary section of this handbook.
At the end of each month, the receipts for the month are totaled on each receipts ledger page. The month-to-date total is added to the previous year-to-date total to arrive at the new year-to-date total. These totals can be used to ensure that all receipts have been posted for each fund. Simply add the month-to-date totals for each ledger page in any fund. This total should be the same as the month-to-date receipts in the cash journal under that particular fund. The same comparison can be completed using the year-to-date total.

The receipts ledger facilitates the comparison of estimated to actual receipts within each account of each fund. This analysis permits corrective action to be taken throughout the year if revenue estimates, which are the basis for appropriations, appear to be materially out of line. These ledgers provide the village with information to be used in preparing the annual financial statement.
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Amount of Budget Estimate: $10,000.00
Memoranda - Accounts Receivable
Balance: $10,000.00
4,645.28

Fund: General Fund
Source: Local Taxes
Account: General Property Tax - Real Estate (Gross)
Account No.: 1000-110
# RECEIPTS LEDGER

Fund: General Fund  
Source: Intergovernmental  
Account: Local Government Distribution  
Account No.: 1000-211  

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Amount of Budget Estimate $1,600.00  
Memoranda - Accounts Receivable
# RECEIPTS LEDGER

**Fund:** General Fund  
**Source:** Charges for Services  
**Account:** Fire Protection Contracts  
**Account No.:** 1000-511  

Amount of Budget Estimate: **$3,600.00**  
Memoranda - Accounts Receivable

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<th>Credit</th>
<th>Balance</th>
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**RECEIPTS LEDGER**

**Fund:** General Fund  
**Source:** Miscellaneous  
**Account:** Adjustments and Refunds  
**Account No.:** 1000-891

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Amount of Budget Estimate $0.00  
Memoranda - Accounts Receivable
## RECEIPTS LEDGER

**Fund:** General Fund  
**Source:** Charges for Services  
**Account:** Other  
**Account No.:** 1000-519

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## RECEIPTS LEDGER

**Fund:** Street Construction, Maintenance, and Repair Fund  
**Source:** State Shared Taxes  
**Account:** Gasoline Tax  
**Account No.:** 2011-225

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**Amount of Budget Estimate:** $14,400.00  
Memoranda - Accounts Receivable
### RECEIPTS LEDGER

**Fund:** State Highway Improvement Fund  
**Source:** State Shared Taxes  
**Account:** Motor Vehicle License Fees  
**Account No.:** 2021-226  

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<tbody>
<tr>
<td>01/05</td>
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Amount of Budget Estimate: $3,000.00

Memoranda - Accounts Receivable
RECEIPTS LEDGER

Fund: General Obligation Bond Retirement Fund
Source: Local Taxes
Account: General Property Taxes - Real Estate (Gross)
Account No.: 3101-110

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# RECEIPTS LEDGER

**Fund:** New Municipal Building Fund  
**Source:** Local Taxes  
**Account:** General Property Taxes - Real Estate (Gross)  
**Account No.:** 4101-110

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Amount of Budget Estimate $5,500.00
# RECEIPTS LEDGER

**Fund:** Water Fund  
**Source:** Charges for Services  
**Account:** Consumer Rent  
**Account No.:** 5101-541

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# RECEIPTS LEDGER

Fund: Cemetery Fund  
Source: Charges for Services  
Account: Sale of Lots  
Account No.: 2031-531  
Memoranda - Accounts Receivable  
Amount of Budget Estimate $1,000.00

<table>
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<th>Balance</th>
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<tr>
<td>06/18</td>
<td>Jane Davis</td>
<td>1 lot</td>
<td></td>
<td>1392</td>
<td>50.00</td>
<td></td>
<td></td>
<td>450.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Year to date total</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>07/05</td>
<td>David Allen</td>
<td>3 lots</td>
<td></td>
<td>1428</td>
<td>300.00</td>
<td></td>
<td></td>
<td>150.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Year to date total</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

Year to date total = 850.00
**RECEIPTS LEDGER**

Fund: Cemetery Fund  
Source: Charges for Services  
Account: Grave Opening Fees  
Account No.: 2031-532  

<table>
<thead>
<tr>
<th>Date</th>
<th>Name</th>
<th>Purpose</th>
<th>Bill Number</th>
<th>Receipt Number</th>
<th>Amount Received (Fund Credit)</th>
<th>Debit</th>
<th>Credit</th>
<th>Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>01/05</td>
<td>Budget</td>
<td>Estimated Revenue</td>
<td></td>
<td>1260</td>
<td>70.00</td>
<td></td>
<td></td>
<td>500.00</td>
</tr>
<tr>
<td>04/04</td>
<td>Al Jones</td>
<td>2 grave openings</td>
<td></td>
<td>1359</td>
<td>70.00</td>
<td></td>
<td>430.00</td>
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<tr>
<td>05/15</td>
<td>Julie Smith</td>
<td>1 grave opening</td>
<td></td>
<td>1392</td>
<td>35.00</td>
<td></td>
<td>395.00</td>
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</tr>
<tr>
<td></td>
<td></td>
<td>Year to date total</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>06/11</td>
<td>Mike Adams</td>
<td>2 grave openings</td>
<td></td>
<td></td>
<td></td>
<td>105.00</td>
<td></td>
<td>325.00</td>
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<tr>
<td></td>
<td></td>
<td>Year to date total</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>06/18</td>
<td>Jane Davis</td>
<td>1 grave opening</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>290.00</td>
</tr>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>07/05</td>
<td>David Allen</td>
<td>3 grave openings</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>185.00</td>
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<td>Year to date total</td>
<td></td>
<td></td>
<td></td>
<td>315.00</td>
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</table>
**RECEIPTS LEDGER**

Fund: Cemetery Fund  
Source: Miscellaneous  
Account: Interest  
Account No.: 2031-701

<table>
<thead>
<tr>
<th>Date</th>
<th>Name</th>
<th>Purpose</th>
<th>Bill Number</th>
<th>Receipt Number</th>
<th>Amount Received (Fund Credit)</th>
<th>Debit</th>
<th>Credit</th>
<th>Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>01/05</td>
<td>Budget</td>
<td>Estimated Revenue</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$180.00</td>
</tr>
<tr>
<td>01/10</td>
<td>National Bank</td>
<td>December interest</td>
<td></td>
<td>1125</td>
<td>15.66</td>
<td></td>
<td></td>
<td>164.34</td>
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<tr>
<td>02/12</td>
<td>National Bank</td>
<td>January interest</td>
<td></td>
<td>1179</td>
<td>15.71</td>
<td></td>
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<td>148.63</td>
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<td>Year to date total</td>
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<td></td>
<td></td>
<td>31.37</td>
<td></td>
<td></td>
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<td>03/09</td>
<td>National Bank</td>
<td>February interest</td>
<td></td>
<td>1212</td>
<td>15.76</td>
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<td>132.87</td>
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<td>Year to date total</td>
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<td></td>
<td>47.13</td>
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<td>04/13</td>
<td>National Bank</td>
<td>March interest</td>
<td></td>
<td>1274</td>
<td>15.81</td>
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<td></td>
<td>117.06</td>
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<td></td>
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<td>62.94</td>
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<td>National Bank</td>
<td>April interest</td>
<td></td>
<td>1319</td>
<td>15.86</td>
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<td></td>
<td>101.20</td>
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<td></td>
<td>Year to date total</td>
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<td></td>
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<td>78.80</td>
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<tr>
<td>06/10</td>
<td>National Bank</td>
<td>May interest</td>
<td></td>
<td>1356</td>
<td>15.91</td>
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<td></td>
<td>85.29</td>
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<td></td>
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<td>94.71</td>
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<tr>
<td>07/11</td>
<td>National Bank</td>
<td>June interest</td>
<td></td>
<td>1429</td>
<td>15.96</td>
<td></td>
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<td>69.33</td>
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<td></td>
<td></td>
<td>110.67</td>
<td></td>
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</tbody>
</table>
## RECEIPTS LEDGER

**Fund:** Special Assessment Street Lighting Fund  
**Source:** Special Assessments  
**Account:** Street Lighting  
**Account No.:** 2401-360  
**Amount of Budget Estimate:** $1,300.00

<table>
<thead>
<tr>
<th>Date</th>
<th>Name</th>
<th>Purpose</th>
<th>Bill Number</th>
<th>Receipt Number</th>
<th>Amount Received (Fund Credit)</th>
<th>Debit</th>
<th>Credit</th>
<th>Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>01/05</td>
<td>Budget</td>
<td>Estimated Revenue</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$1,300.00</td>
</tr>
<tr>
<td>07/14</td>
<td>County Auditor</td>
<td>February Settlement</td>
<td>1430</td>
<td></td>
<td>553.79</td>
<td></td>
<td></td>
<td>746.21</td>
</tr>
</tbody>
</table>
V. Receipts

When cash, checks, direct deposits, or credit cards are received, the clerk/treasurer must prepare a receipt. Receipts should be numbered consecutively and include the following information:

A. Receipt number
B. Total amount received
C. Date of receipt
D. Name of entity/person presenting the money
E. Reason for receipt
F. Account code
G. Signature of the clerk/treasurer or fiscal officer

The original copy should be given to the person(s) making the payment, if in person, while the duplicate should remain in the receipts book. Any source documents supporting the receipt should be attached to the duplicate in the receipts book, where possible. The receipt should be prepared carefully, as the duplicate is the source document for posting the entry in the cash journal and the receipts ledger.

Another option is to keep the receipt book in triplicate. The original should be given to the person(s) making the payment. The second copy can be attached to the support and kept in numerical order and the third copy can remain intact in the receipt book.

Each day money is received, a deposit should be made at the bank. When preparing a deposit slip for the bank, the receipt number(s) making up the deposit should be recorded on the deposit slip. It is also recommended to record the deposit slip number and date on the duplicate in the receipts book. This assists in reconciling to the bank by providing information to discover any errors that may have occurred.

Examples of receipts are on the following pages.
ORIGINAL
Receipt No. 1426
$ 943.56
OFFICE OF THE VILLAGE CLERK
Willow Glen Village, Baldwin County, Ohio
Date 7-3-XX
Received of County Auditor
Nine hundred forty-three and 56/100--------------------------------------------------------- Dollars
For State Highway Improvement Fund - Motor Vehicle License Fees 2021-226
C. Archer Clerk/Treasurer

ORIGINAL
Receipt No. 1427
$ 1,200.00
OFFICE OF THE VILLAGE CLERK
Willow Glen Village, Baldwin County, Ohio
Date 7-3-XX
Received of State Auditor
One thousand two hundred and 00/100------------------------------------------------------------------- Dollars
For Street Construction, Maintenance, and Repair Fund 2011-225 Gasoline Tax
C. Archer Clerk/Treasurer

ORIGINAL
Receipt No. 1428
$ 405.00
OFFICE OF THE VILLAGE CLERK
Willow Glen Village, Baldwin County, Ohio
Date 7-5-XX
Received of David Allen
Four Hundred Five and 00/100------------------------------------------------------------------------- Dollars
For $300 sale of lots and 3 grave openings @ $35.00 = $105.00
2031-531 and 2031-532
C. Archer Clerk/Treasurer
### Receipt No. 1429

**OFFICE OF THE VILLAGE CLERK**

Willow Glen Village, Baldwin County, Ohio

Fifteen and 96/100 Dollars

For Interest on $40,000.00 Cemetery Fund 2031-891

CD 00812842

C. Archer Clerk/Treasurer

---

### Receipt No. 1430

**OFFICE OF THE VILLAGE CLERK**

Willow Glen Village, Baldwin County, Ohio

Nineteen thousand four hundred twenty-four and 58/100 Dollars

For General fund property taxes $5,354.72 (1000-110), GO Bond property taxes $11,900.40 (3101-110), New Muni Bldg property taxes $2,869.70 (4101-110), Spec Assess Str Lghtg $553.79 (2401-360), LESS Co. Health Dept $274.79 (1000-220-344), Property Tax Collection Fee $458.40 (1000-740-344), Election Exp $520.84 (1000-790-344)

C. Archer Clerk/Treasurer

---

### Receipt No. 1431

**OFFICE OF THE VILLAGE CLERK**

Willow Glen Village, Baldwin County, Ohio

One thousand eight hundred and 00/100 Dollars

For 1st half semi-annual fire contract payment 1000-511

C. Archer Clerk/Treasurer
STATEMENT OF SEMI-ANNUAL APPORTIONMENT OF TAXES

Made at the February Settlement 20XX, with the County Treasurer for Willow Glen Village

<table>
<thead>
<tr>
<th>Source of Receipts</th>
<th>General Fund</th>
<th>General Obligation Debt Service Fund</th>
<th>Special Assessment Street Lighting</th>
<th>New Municipal Building Tax Levy Fund</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Property Tax - Real Estate (Gross)</td>
<td>5,354.72</td>
<td>11,900.40</td>
<td></td>
<td>2,869.70</td>
<td>20,124.82</td>
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<tr>
<td>Tangible Personal Property Tax (Gross)</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Intangible - Classified Pers. (Gross)</td>
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<td></td>
<td></td>
<td></td>
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<tr>
<td>Estate Tax</td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Cigarette Tax</td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Special Assessments - Street Lighting</td>
<td></td>
<td></td>
<td>553.79</td>
<td></td>
<td>553.79</td>
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<tr>
<td>House Trailer Tax</td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Total Distribution</td>
<td>5,354.72</td>
<td>11,900.40</td>
<td>553.79</td>
<td>2,869.70</td>
<td>20,678.61</td>
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<tr>
<td>Deductions</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Property Tax Collection Fees</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>458.40</td>
</tr>
<tr>
<td>Workers’ Compensation</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Election Expense</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>520.84</td>
</tr>
<tr>
<td>State Examiner’s Compensation</td>
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<tr>
<td>County Health Department</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>274.79</td>
</tr>
<tr>
<td>Advertising Delinquent Tax Lists</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Deductions</td>
<td>1,254.03</td>
<td></td>
<td></td>
<td></td>
<td>1,254.03</td>
</tr>
<tr>
<td>Balances</td>
<td>4,100.69</td>
<td>11,900.40</td>
<td>553.79</td>
<td>2,869.70</td>
<td>19,424.58</td>
</tr>
<tr>
<td>Less Advances (Rev. Code, Sec. 321.34)</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Net Distribution</td>
<td>4,100.69</td>
<td>11,900.40</td>
<td>553.79</td>
<td>2,869.70</td>
<td>19,424.58</td>
</tr>
</tbody>
</table>
ORIGINAL
Receipt No. 1432
$ 25.00
OFFICE OF THE VILLAGE CLERK
Willow Glen Village, Baldwin County, Ohio
Date 7-22-XX
Received of Rotary Club
Twenty-five and 00/100-------------------------------------------- Dollars
For Township hall rental for 8-15-XX -- General fund 1000-519

C. Archer Clerk/Treasurer

ORIGINAL
Receipt No. 1433
$ 134.26
OFFICE OF THE VILLAGE CLERK
Willow Glen Village, Baldwin County, Ohio
Date 7-26-XX
Received of County Auditor
One hundred thirty-four and 26/100-------------------------------------------- Dollars
For July monthly local government distribution -- General fund 1000-211

C. Archer Clerk/Treasurer

ORIGINAL
Receipt No. 1434
$ 156.86
OFFICE OF THE VILLAGE CLERK
Willow Glen Village, Baldwin County, Ohio
Date 7-30-XX
Received of ABC Insurance
One hundred fifty-six and 86/100-------------------------------------------- Dollars
For Insurance claim -- broken window -- General fund 1000-891

C. Archer Clerk/Treasurer

5-30
### Village Officer’s Handbook

**CHAPTER FIVE: UNIFORM SYSTEM OF ACCOUNTING**

<table>
<thead>
<tr>
<th>Receipt No.</th>
<th>Date</th>
<th>Water Rent Collections #1</th>
<th>Clerk/Treasurer</th>
</tr>
</thead>
<tbody>
<tr>
<td>1435</td>
<td>7-30-XX</td>
<td>5101-541</td>
<td>C. Archer</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Receipt No.</th>
<th>Date</th>
<th>For</th>
<th>Clerk</th>
</tr>
</thead>
<tbody>
<tr>
<td>1436</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>1437</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
VI. **Appropriations Ledger**

An appropriations ledger is set up for each appropriation code used by the village. The ledger should be maintained in account code order so posting to the ledger is easier.

The top of each ledger page includes the following information:

- **Fund Name**: This is the fund in which this particular expenditure will be posted (e.g., General, Street Construction, Maintenance, and Repair).
- **Program**: The function of the expenditure and specific work performed.
- **Object**: The purpose of the expenditure.
- **Sheet Number**: The page number of the expenditure.
- **Account Number**: The expenditure code according to the chart of accounts.

The next portion of the ledger contains columns where each expenditure transaction is posted. The first line of each appropriations ledger will be the “temporary appropriation” or the “permanent appropriation”. In cases where a prior year encumbrance still exists, enter these purchase order amounts first, then post the temporary or permanent appropriation. To simplify this process, a separate appropriations ledger page for each account code with prior year encumbrances can be maintained with separate pages used for the current year appropriations. These entries will be made on or about January 1, with the total amount of the appropriation from the temporary appropriation ordinance or permanent appropriation ordinance recorded in the “unencumbered balance” column. If village council passes a temporary appropriation ordinance, when the permanent appropriation ordinance is passed, adjustments must be made to zero out any remaining temporary appropriations.

As purchase orders are approved and issued, they should be entered into the affected appropriation code(s). When a purchase order is posted, the date, vendor or payee, purpose, and purchase order number should be noted. If the purchase order is a blanket purchase order, this should be noted under the “purpose” column. The amount of the purchase order should be posted to the “debit-certification” column. The amount in the “unencumbered balance” column is reduced by the amount of the purchase order. The new balance represents the remaining amount that can be encumbered for that particular account code.
When the expenditure is made and recorded in the cash journal, it should then be posted to the affected appropriation code(s). The warrant number and amount expended is recorded in the “warrant number” and “amount of warrant” columns. If the purchase order was originally recorded at the amount of the actual check, no other entry is needed. However, if the purchase order was for more than the actual check, then an adjustment must be made in the “credit-adjustment” column which would increase the “unencumbered balance” column. If the expenditure is materially more than the original purchase order, then an additional purchase order should be prepared, approved, and posted before the expenditure is made. In the case of a blanket purchase order, the adjustments described above would only be recorded when the blanket purchase order expired, which is at year end, or when no money is left on the purchase order.

At the end of each month, the expenditures for the month are totaled for each appropriations ledger. The month-to-date total is added to the previous year-to-date total to arrive at the new year-to-date total. These totals can be used to ensure that all expenditures have been posted for each fund. Simply add the month-to-date totals for each ledger page in any fund. This total should be the same as the month-to-date expenditure in the cash journal under that particular fund. The same comparison can be completed using the year-to-date total.

It is allowable to carry over outstanding encumbrances into the next year. The procedure is to post prior year carryover appropriations (equal to carryover encumbrances) to the appropriations ledger pages. These can be included on the same page as the current year appropriations or a separate page can be created for the carryover. Once the expenditure is made against the prior year encumbrance, there is no authority to increase appropriations for the amount of the carryover not used. The village must wait until the next year and recertify the unencumbered year end balances.
# Appropriations Ledger

**Fund:** General Fund  
**Program:** Public Health Service  
**Activity:** County Health District  
**Object:** Contractual Services  

<table>
<thead>
<tr>
<th>Date</th>
<th>Vendor or Payee</th>
<th>Purpose</th>
<th>Purchase Order No.</th>
<th>Warrant Number</th>
<th>Amount of Warrant (Fund Debit)</th>
<th>Debit-Adjustment</th>
<th>Credit-Adjustment</th>
<th>Unencumbered Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 05</td>
<td>Appropriation</td>
<td>Temporary</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$1,000 00</td>
</tr>
<tr>
<td>2 15</td>
<td>Appropriation</td>
<td>Permanent</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1,000 00</td>
<td>1,000 00</td>
</tr>
<tr>
<td>7 14</td>
<td>February Settlement</td>
<td>Deduction</td>
<td>Settlement</td>
<td>274 79</td>
<td>274 79</td>
<td></td>
<td></td>
<td>725 21</td>
</tr>
<tr>
<td>Date</td>
<td>Vendor or Payee</td>
<td>Purpose</td>
<td>Purchase Order No.</td>
<td>Warrant Number</td>
<td>Amount of Warrant (Fund Debit)</td>
<td>Debit-Adjustment</td>
<td>Credit-Adjustment</td>
<td>Unencumbered Balance</td>
</tr>
<tr>
<td>------</td>
<td>----------------------</td>
<td>---------------</td>
<td>-------------------</td>
<td>----------------</td>
<td>-------------------------------</td>
<td>------------------</td>
<td>------------------</td>
<td>---------------------</td>
</tr>
<tr>
<td>01</td>
<td>05 Appropriation</td>
<td>Temporary</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$2,200 00</td>
</tr>
<tr>
<td>02</td>
<td>15 Appropriation</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>2,500 00</td>
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<tr>
<td>03</td>
<td>01 ABC Office Supply</td>
<td>Blanket</td>
<td>1</td>
<td>1</td>
<td>2,200 00</td>
<td>400 00</td>
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<td>2,100 00</td>
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<tr>
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<td>03 Other Office Supply</td>
<td>Copy paper</td>
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<td>34</td>
<td>149 99</td>
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<td>2,100 00</td>
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## Appropriations Ledger

**Fund:** General Fund  
**Program:** General Government  
**Activity:** Lands and Buildings  
**Object:** Utilities

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## Appropriations Ledger

**Fund:** General Fund  
**Program:** General Government  
**Activity:** Property Tax Collection Fees  
**Object:** Professional Services

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### Appropriations Ledger

**Fund:** General Fund  
**Program:** General Government  
**Activity:** Other (Election Expense)  
**Object:** Professional Services

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# Appropriations Ledger

**Fund:** Street Construction, Maintenance, and Repair Fund  
**Program:** Transportation  
**Activity:** Street Construction and Reconstruction  
**Object:** Supplies and Materials  
**Account No.:** 2011-610-420  
**Sheet No.:** 1

## Appropriation or Authorization

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(final purchase - terminate P.O. 12)
### Appropriations Ledger

**Fund:** State Highway Improvement Fund  
**Program:** Transportation  
**Activity:** Street Maintenance and Repair  
**Object:** Personal Service

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### APPROPRIATIONS LEDGER

Fund: General Obligation Bond Retirement Fund  
Program: Debt Service  
Activity: Debt Service  
Object: Principal  
Account No. 3101-850-710  
Appropriation or Authorization

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<td>960 00</td>
<td>960 00</td>
<td></td>
<td>0 00</td>
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</tr>
<tr>
<td>07</td>
<td>National Bank</td>
<td>Interest Payment</td>
<td>5 133</td>
<td>960 00</td>
<td></td>
<td></td>
<td></td>
<td>0 00</td>
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</tr>
</tbody>
</table>
## APPROPRIATIONS LEDGER

**Fund:** New Municipal Building Fund  
**Program:** General Government  
**Activity:** Land and Buildings  
**Object:** Capital Outlay

<table>
<thead>
<tr>
<th>Date</th>
<th>Vendor or Payee</th>
<th>Purpose</th>
<th>Purchase Order No.</th>
<th>Warrant Number</th>
<th>Amount of Warrant (Fund Debit)</th>
<th>/</th>
<th>Debit-Adjustment</th>
<th>Credit-Adjustment</th>
<th>Unencumbered Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Appropriation</td>
<td>Temporary</td>
<td></td>
<td></td>
<td>9,600 00</td>
<td></td>
<td></td>
<td>400 00</td>
<td>$10,000 00</td>
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<tr>
<td>01</td>
<td>RST Construction Co.</td>
<td>Contract</td>
<td>4</td>
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<td>02</td>
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<td>Permanent</td>
<td></td>
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<td>127</td>
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<td></td>
<td></td>
<td>Year to date total</td>
<td></td>
<td></td>
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<td>0 00</td>
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</tr>
</tbody>
</table>
### Appropriations Ledger

**Fund:** Water Fund  
**Program:** Basic Utility Services  
**Activity:** Billing  
**Object:** Personal Services  

<table>
<thead>
<tr>
<th>Date</th>
<th>Vendor or Payee</th>
<th>Purpose</th>
<th>Purchase Order No.</th>
<th>Warrant Number</th>
<th>Amount of Warrant (Fund Debit)</th>
<th>Debit-Adjustment</th>
<th>Credit-Adjustment</th>
<th>Unencumbered Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Appropriation</td>
<td>Temporary</td>
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<td>$9,600 00</td>
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<tr>
<td>01</td>
<td>Payroll Account</td>
<td>Water Payroll</td>
<td>24</td>
<td>800 00</td>
<td>800 00</td>
<td></td>
<td></td>
<td>8,800 00</td>
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<td>02</td>
<td>Appropriation</td>
<td>Permanent</td>
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<td></td>
<td>9,600 00</td>
<td>9,600 00</td>
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<td>8,800 00</td>
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<tr>
<td>02</td>
<td>Payroll Account</td>
<td>Water Payroll</td>
<td>42</td>
<td>800 00</td>
<td>800 00</td>
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<td></td>
<td>Year to date total</td>
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<tr>
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<td>Payroll Account</td>
<td>Water Payroll</td>
<td>63</td>
<td>800 00</td>
<td>800 00</td>
<td></td>
<td></td>
<td>7,200 00</td>
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<td></td>
<td></td>
<td>Year to date total</td>
<td></td>
<td></td>
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<td>Water Payroll</td>
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<tr>
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<td>4,800 00</td>
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<td></td>
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<tr>
<td>07</td>
<td>Payroll Account</td>
<td>Water Payroll</td>
<td>134</td>
<td>800 00</td>
<td>800 00</td>
<td></td>
<td></td>
<td>4,000 00</td>
</tr>
<tr>
<td></td>
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<td>Year to date total</td>
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<td></td>
<td>5,600 00</td>
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</tr>
</tbody>
</table>
# Appropriations Ledger

**Fund:** Water Fund  
**Program:** Basic Utility Services  
**Activity:** Distribution  
**Object:** Personal Services

<table>
<thead>
<tr>
<th>Date</th>
<th>Vendor or Payee</th>
<th>Purpose</th>
<th>Purchase Order No.</th>
<th>Warrant Number</th>
<th>Amount of Warrant (Fund Debit)</th>
<th>/</th>
<th>Debit-Adjustment</th>
<th>Credit-Adjustment</th>
<th>Unencumbered Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Appropriation</td>
<td>Temporary</td>
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<td></td>
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<tr>
<td>02</td>
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<td>Water Payroll</td>
<td>42</td>
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<td>880</td>
<td>00</td>
<td>18,000 00</td>
<td>18,000 00</td>
<td>16,040 82</td>
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<tr>
<td>03</td>
<td>Payroll Account</td>
<td>Water Payroll</td>
<td>63</td>
<td>976</td>
<td>976</td>
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<td>15,064 82</td>
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<td>10,188 20</td>
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<td>Payroll Account</td>
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<td>4,704</td>
<td>4,704</td>
<td>81</td>
<td>5,483 39</td>
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</table>

**Year to date total**

- Appropriation Payroll Account: $12,516 61
<table>
<thead>
<tr>
<th>Date</th>
<th>Vendor or Payee</th>
<th>Purpose</th>
<th>Purchase Order No.</th>
<th>Warrant Number</th>
<th>Amount of Warrant (Fund Debit)</th>
<th>/</th>
<th>Debit-Adjustment</th>
<th>Credit-Adjustment</th>
<th>Unencumbered Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Appropriation</td>
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<td>$7,500</td>
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<td>02</td>
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<tr>
<td>06</td>
<td>Tree Farms, Inc.</td>
<td>Shrubbery</td>
<td>54</td>
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<tr>
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<td>Shrubbery</td>
<td>54</td>
<td>128</td>
<td>249</td>
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<td></td>
<td>7,251</td>
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# APPROPRIATIONS LEDGER

**Fund:** Special Assessment Street Lighting Fund  
**Program:** Security of Persons and Property  
**Activity:** Street Lighting  
**Object:** Contractual Services  

<table>
<thead>
<tr>
<th>Date</th>
<th>Vendor or Payee</th>
<th>Purpose</th>
<th>Purchase Order No.</th>
<th>Warrant Number</th>
<th>Amount of Warrant (Fund Debit)</th>
<th>/</th>
<th>Debit-Adjustment</th>
<th>Credit-Adjustment</th>
<th>Unencumbered Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Appropriation</td>
<td>Temporary</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>$2,100 00</td>
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<tr>
<td>01</td>
<td>Rural Electric Co-Op</td>
<td>Annual Contract</td>
<td>6</td>
<td>23</td>
<td>175 00</td>
<td>/</td>
<td>2,100 00</td>
<td>0 00</td>
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<tr>
<td>02</td>
<td>Rural Electric Co-Op</td>
<td>January Payment</td>
<td>6</td>
<td>35</td>
<td>175 00</td>
<td>/</td>
<td>2,100 00</td>
<td>2,100 00</td>
<td>0 00</td>
</tr>
<tr>
<td>02</td>
<td>Appropriation</td>
<td>Permanent</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>03</td>
<td>Rural Electric Co-Op</td>
<td>February Payment</td>
<td>6</td>
<td>46</td>
<td>175 00</td>
<td>/</td>
<td>350 00</td>
<td>0 00</td>
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<tr>
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<td>Rural Electric Co-Op</td>
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<td>6</td>
<td>67</td>
<td>175 00</td>
<td>/</td>
<td>525 00</td>
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<td>05</td>
<td>Rural Electric Co-Op</td>
<td>April Payment</td>
<td>6</td>
<td>67</td>
<td>175 00</td>
<td>/</td>
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<tr>
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<td>Rural Electric Co-Op</td>
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<td>129</td>
<td>175 00</td>
<td>/</td>
<td>1050 00</td>
<td>0 00</td>
<td></td>
</tr>
</tbody>
</table>

**Activity:** Street Lighting  
**Object:** Contractual Services  

**Vendor or Payee:** Rural Electric Co-Op  
**Purpose:** Temporary, Annual Contract, January Payment, Permanent, February Payment, Year to date total, March Payment, Year to date total, April Payment, Year to date total, May Payment, Year to date total, June Payment, Year to date total  
**Purchase Order No.:** 6, 6, 6, 6, 6, 6, 6, 6, 6, 6, 6, 6  
**Warrant Number:** 23, 35, 46, 67, 92, 129  
**Amount of Warrant (Fund Debit):** 175 00, 175 00, 175 00, 175 00, 175 00, 175 00  
**Debit-Adjustment:** 2,100 00, 2,100 00  
**Credit-Adjustment:** 0 00, 0 00  
**Unencumbered Balance:** $2,100 00, 0 00
VII. **Purchase Orders**

Ohio Revised Code Section 5705.41(D)(1), states that no contracts or orders involving the expenditure of money may be made unless the fiscal officer has certified that “the amount required to meet the obligation has been lawfully appropriated for such purpose and is in the treasury or in the process of collection to the credit of the appropriate fund free from any previous encumbrances”. The vehicle to present this certification is the purchase order.

The process of using purchase orders not only facilitates the ordering of the merchandise/services, it is also a part of the budgetary process. The amount of each purchase order shall be posted to the proper appropriations ledger page(s). This is known as “encumbering” or “setting aside” a portion of the appropriation. The fiscal officer’s certificate appears on the bottom of the purchase order. This states that the funds are available and/or in the process of collection. This means that the village has appropriations and the cash to pay for this purchase, or the money is estimated to be collected. The posting of the purchase order reduces the amount of the available appropriation. When an appropriation account reflects zero, then no more purchase orders should be authorized until village council increases that account’s appropriation.

Any contract made without this certification shall be void and no warrant shall be issued in payment. However, there is a “then and now” certificate that may be issued. This provision allows for village council to approve a purchase order after goods or services have been purchased, if there were unencumbered appropriations at the time the contract or order was placed (then) and currently (now) there are unencumbered appropriations. If the order is for $3,000 or less, the fiscal officer may authorize the expenditure. Otherwise, village council may pass a resolution authorizing the payment for the goods or services.

There are four types of purchase orders - regular, blanket, then and now, and super blanket.

1. Regular - A regular purchase order is issued when the purchase of a specific item(s) is planned. It can be for any amount and is good until the contract is fulfilled or canceled. This certifies that the amount required to meet the obligation, in the fiscal year in which the contract is made, has been lawfully appropriated for such purpose and is in the treasury or in the process of collection to the credit of the appropriate fund free from any previous encumbrances. This certificate only needs to be signed by the fiscal officer.
   a. One vendor
   b. Unlimited dollar amount
   c. Unlimited time period
2. Blanket - A blanket purchase order is best described as a certification for the expenditure of funds for which the vendor, price, or quantity is open-ended on the purchase order. It can be used to purchase a variety of items over a period of time. A blanket purchase order cannot extend beyond the current fiscal year. The maximum amount of the blanket purchase order per appropriation account is determined by the legislative authority. They can be issued to a variety of vendors or a specific vendor. If the purchase order is depleted before the time element has expired, a new blanket purchase order may be issued. A blanket purchase order should be labeled as such and state the maximum dollar amount. This certificate only needs to be signed by the fiscal officer.

   a. Multiple vendors
   b. Only one expenditure code for each blanket
   c. Only one blanket per expenditure code can be open at a time
   d. Cannot extend beyond the current fiscal year
   e. Can be used to purchase a variety of items over a period of time
   f. Should be labeled as a blanket, maximum dollar amount determined by the legislative authority
   g. Only needs to be signed by the fiscal officer

3. Then and Now - If prior certification of funds by the fiscal officer was not obtained before the contract or order involving the expenditure of money was made, a then and now purchase order can be used. The fiscal officer may instead certify that there was, at the time the contract or order was made and at the time of the execution of the certificate, a sufficient sum appropriated for the purpose of the contract and in the treasury or in the process of collection to the credit of the appropriate free from any previous encumbrances. Thus, the fiscal officer is certifying that there were appropriations available and resources in the treasury or in the process of collection at the time the contract or order was made (then), and there are still sufficient appropriations and resources in the treasury or in the process of collection at the time the certificate is being issued (now). When the fiscal officer is using a then and now certificate and the amount certified exceeds $3,000, the fiscal officer must obtain legislative authority’s approval by ordinance or resolution. This approval must be obtained within thirty days of the legislative authority’s receipt of the certificate.
4. Super Blanket - The super blanket purchase order permits the fiscal officer to certify any dollar amount. The certification is authorized to be outstanding for any period up to the end of the fiscal year, and more than one certificate is permitted to be outstanding at a time. It must identify a specific line item appropriation in a specific fund and may be limited to a specific vendor, if desired. A list of obligations incurred and expenditures made under each certificate must be maintained by the fiscal officer. Permitted purposes for a super blanket include the services of an accountant, architect, attorney at law, physician, professional engineer, construction project manager, consultant, surveyor or appraiser by or on behalf of the subdivision, fuel oil, gasoline, food items, roadway materials, utilities, any purchase exempt from competitive bidding under Ohio Revised Code Section 125.04, and any other specific expenditure that is a recurring and reasonably predictable operating expense.

a. It is issued for permitted purposes such as services of an accountant, architect, attorney at law, physician, professional engineer, construction project manager, consultant, surveyor or appraiser, fuel oil, gasoline, food items, roadway materials, utilities, and any other specific expenditure that is a recurring and reasonably predictable operating expense.

b. One or multiple vendors (who may or may not be specifically identified)

c. One expenditure code

d. Multiple blankets per expenditure code can be open at a time

e. Unlimited dollar amount

f. Cannot extend beyond the current fiscal year

Purchase orders shall be numbered consecutively. Each purchase order is made out in triplicate by the purchasing authority. The clerk/treasurer completes the purchase order and forwards one copy to the vendor. The clerk/treasurer’s copy is used as a source document for posting in the appropriations ledger. The third copy is returned to the individual initiating the purchase order or requisition, as the case may be.

Also, the third copy will serve as a receiving report and be returned to the clerk/treasurer once the items are received and verified. The third copy of the purchase order is then attached to the voucher along with the invoice.
Each purchase order should provide the following information:

1. Name of village
2. Date
3. Purchase requisition number reference (if applicable)
4. Purchase order number (consecutively numbered)
5. Name of vendor
6. Account number
7. Destination/method of shipment
8. Terms
9. Statement regarding exemption from Ohio sales tax and/or federal excise tax, if applicable
10. Quantity, unit, description, price per unit, and amount
11. Name and title of person authorizing purchase order
12. Clerk’s certification

Examples of purchase orders appear on the following pages.
# PURCHASE ORDER

<table>
<thead>
<tr>
<th>OFFICE OF THE Village Clerk</th>
<th>Requisition No. ____________</th>
</tr>
</thead>
<tbody>
<tr>
<td>Willow Glen Village</td>
<td></td>
</tr>
<tr>
<td>Baldwin County, Ohio</td>
<td>APPROPRIATION</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>To: RST Construction Co.</td>
<td></td>
</tr>
<tr>
<td>Hampton, Ohio 54321</td>
<td>$9,600 00</td>
</tr>
<tr>
<td>Deliver to: Willow Glen Village</td>
<td></td>
</tr>
<tr>
<td>At: Willow Glen, Ohio 12345</td>
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</tr>
<tr>
<td>Terms: Payable quarterly @ $2,400.00 upon billing - check</td>
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</table>

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
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<tbody>
<tr>
<td></td>
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<td>Contract to build Willow Glen Village building.</td>
<td>$9,600 00</td>
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<td></td>
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<td>Beginning 1-10-XX</td>
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</tr>
</tbody>
</table>

---

**CLERK’S CERTIFICATE**

It is hereby certified that the amount of ($9,600.00) required to meet the contract, agreement, obligation, payment or expenditure for the above, has been lawfully appropriated or authorized or directed for such purpose and is in the Treasury or in process of collection to the credit of _________________ New Municipal Building fund free from any obligation or certification now outstanding.

Dated 1-5-XX C. Archer

This order is not valid unless Clerk’s Certificate is signed.

---

**ORIGINAL**

(To be sent to vendor)
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<tr>
<th>Quantity</th>
<th>Unit</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
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<td></td>
<td></td>
<td>Interest payment</td>
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**PURCHASE ORDER**

OFFICE OF THE Village Clerk

WILLIAM GLEN VILLAGE

Baldwin County, Ohio

APPROPRIATION

Willow Glen, Ohio Jan. 5, 20XX

<table>
<thead>
<tr>
<th>Code</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>3101-850-710</td>
<td>$16,000 00</td>
</tr>
<tr>
<td>3101-850-720</td>
<td>960 00</td>
</tr>
</tbody>
</table>

Deliver To: Willow Glen Village

At: Willow Glen, Ohio 12345

Terms: Payable annually on 7-29 - check

**CLERK’S CERTIFICATE**

It is hereby certified that the amount of ($16,960.00) required to meet the contract, agreement, obligation, payment or expenditure for the above, has been lawfully appropriated or authorized or directed for such purpose and is in the Treasury or in process of collection to the credit of General Obligation Bond Retirement Fund free from any obligation or certification now outstanding.

Dated 1-5-XX C. Archer

This order is not valid unless Clerk’s Certificate is signed.
# PURCHASE ORDER

<table>
<thead>
<tr>
<th>OFFICE OF THE</th>
<th>Village Clerk</th>
<th>Requisition No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Willow Glen Village</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Baldwin County, Ohio</th>
<th>APPROPRIATION</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Requisition No.</th>
<th>Purchase Order No.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>6</td>
</tr>
</tbody>
</table>

### Willow Glen Village, Ohio

**APPROPRIATION**

<table>
<thead>
<tr>
<th>Code</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2401-130-311</td>
<td>$2,100.00</td>
</tr>
</tbody>
</table>

**To:** Rural Electric Co-op

R.D. #1, Hampton, Ohio 54321

**Deliver to:** Willow Glen Village

**At:** Willow Glen, Ohio 12345

**Terms:** Check - payable monthly on annual contract

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>25</td>
<td>Street Lighting Contract, 10 years, effective 1-10-XX</td>
<td>$7.00 per light per month</td>
<td>$2,100.00</td>
</tr>
</tbody>
</table>

**CLERK’S CERTIFICATE**

It is hereby certified that the amount of ($2,100.00) required to meet the contract, agreement, obligation, payment or expenditure for the above, has been lawfully appropriated or authorized or directed for such purpose and is in the Treasury or in process of collection to the credit of Special Assessment - Street Lighting Fund free from any obligation or certification now outstanding.

**Dated:** 1-5-XX

**Clerk:** Willow Glen Village

This order is not valid unless Clerk’s Certificate is signed.

---

**ORIGINAL**

(To be sent to vendor)

5-55
**BLANKET PURCHASE ORDER**

<table>
<thead>
<tr>
<th>OFFICE OF THE Village Clerk</th>
<th>Requisition No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Willow Glen Village</td>
<td></td>
</tr>
<tr>
<td>Baldwin County, Ohio</td>
<td>APPROPRIATION</td>
</tr>
</tbody>
</table>

WILLIAM GLEN, OHIO  
Jan. 18, 20XX

**Purchase Order No.** 12

To: Stones Quarry
R.D. #2, Hampton, Ohio 54321

Deliver to: Pick-up
At: Stones Quarry

Terms: Check - payable 10 days after billing

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>4,000 tons gravel more or less @ $4.00 per ton as per awarded bid on 1-15-XX</td>
<td></td>
<td>$16,000 00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1/22</td>
<td>304.75</td>
<td>1,219.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2/15</td>
<td>304.75</td>
<td>609.50</td>
<td>1,219.00</td>
<td>2,438.00</td>
</tr>
<tr>
<td>3/12</td>
<td>604.00</td>
<td>1213.50</td>
<td>2,416.00</td>
<td>4,854.00</td>
</tr>
<tr>
<td>4/15</td>
<td>806.75</td>
<td>2020.25</td>
<td>3,277.00</td>
<td>8,131.00</td>
</tr>
<tr>
<td>5/18</td>
<td>725.00</td>
<td>2745.25</td>
<td>2,900.00</td>
<td>11,031.00</td>
</tr>
<tr>
<td>6/24</td>
<td>897.00</td>
<td>3642.25</td>
<td>3,588.00</td>
<td>14,619.00</td>
</tr>
<tr>
<td>7/2</td>
<td>304.75</td>
<td>3947.00</td>
<td>1,219.00</td>
<td>15,838.00</td>
</tr>
</tbody>
</table>

**CLERK’S CERTIFICATE**

It is hereby certified that the amount of ( $16,000.00 ) required to meet the contract, agreement, obligation, payment or expenditure for the above, has been lawfully appropriated or authorized or directed for such purpose and is in the Treasury or in process of collection to the credit of ____________________________ Street Construction, Maintenance, and Repair Fund free from any obligation or certification now outstanding.

Dated 1-18-XX  
C. Archer

**APPROVED BY:**

This order is not valid unless Clerk’s Certificate is signed.

**ORIGINAL**

(To be sent to vendor)

* This is one method for tracking multiple payments on one purchase order.
## BLANKET PURCHASE ORDER

<table>
<thead>
<tr>
<th>OFFICE OF THE Village Clerk</th>
<th>Requisition No.</th>
<th>Willow Glen Village</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baldwin County, Ohio</td>
<td>Purchase Order No. 52</td>
<td></td>
</tr>
</tbody>
</table>

### APPROPRIATION

<table>
<thead>
<tr>
<th>Willow Glen, Ohio</th>
<th>Code</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>June 4, 20XX</td>
<td>1000-730-311</td>
<td>$50.00</td>
</tr>
</tbody>
</table>

To: The Power Company

Willow Glen, Ohio 12345

Deliver to: Willow Glen Village

At: Willow Glen, Ohio 12345

Terms: Check - 10 days after receipt of bill

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Electric bill for town hall for June</td>
<td>$50.00</td>
<td></td>
</tr>
</tbody>
</table>

### CLERK’S CERTIFICATE

It is hereby certified that the amount of ($50.00) required to meet the contract, agreement, obligation, payment or expenditure for the above, has been lawfully appropriated or authorized or directed for such purpose and is in the Treasury or in process of collection to the credit of General

Fund free from any obligation or certification now outstanding.

Dated 6-4-XX C. Archer Willow Glen Village

This order is not valid unless Clerk’s Certificate is signed.

### ORIGINAL

(To be sent to vendor)
# BLANKET PURCHASE ORDER

**OFFICE OF THE Village Clerk**

Willow Glen Village

Baldwin County, Ohio

**Requisition No.**

**Purchase Order No.** 53

**APPROPRIATION**

Willow Glen, Ohio  June 15, 20XX

<table>
<thead>
<tr>
<th>Code</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000-710-410</td>
<td>$300.00</td>
</tr>
</tbody>
</table>

**To:** Various Vendors

**Deliver to:** Willow Glen Townhall or Clerk

**At:** Willow Glen, Ohio 12345

**Terms:**

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Office Supplies</td>
<td>$300.00</td>
<td></td>
</tr>
<tr>
<td>6/18</td>
<td></td>
<td>ABC Office Supply - pencils</td>
<td>8.50</td>
<td>291.50</td>
</tr>
<tr>
<td>7/16</td>
<td></td>
<td>ABC Office Supply - cash book with long pages</td>
<td>62.00</td>
<td>229.50</td>
</tr>
<tr>
<td>7/23</td>
<td></td>
<td>Other Office Supply pre-numbered duplicate receipt book</td>
<td>22.50</td>
<td>207.00</td>
</tr>
<tr>
<td>7/23</td>
<td></td>
<td>National Bank - preprinted checks</td>
<td>10.50</td>
<td>196.50</td>
</tr>
</tbody>
</table>

---

**CLERK’S CERTIFICATE**

It is hereby certified that the amount of ($300.00) required to meet the contract, agreement, obligation, payment or expenditure for the above, has been lawfully appropriated or authorized or directed for such purpose and is in the Treasury or in process of collection to the credit of _________________ General

Dated  6-15-XX  C. Archer

Clerk _________________ Willow Glen Village

This order is not valid unless Clerk’s Certificate is signed.

---

**ORIGINAL**

(To be sent to vendor)
BLANKET PURCHASE ORDER

OFFICE OF THE Village Clerk

Requisition No. ______________

Willow Glen Village

Purchase Order No. 54

Baldwin County, Ohio

APPROPRIATION

Willow Glen, Ohio June 25, 20XX Code Amount

To: Tree Farms, Inc. 2031-210-420 $249 00

Middleburg, Ohio 12346

Deliver to: Cemetery

At: R.D. #4, Willow Glen, Ohio 12345

Terms: Check - 10 days after billing

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Shrubbery for Cemetery</td>
<td></td>
<td>$249 00</td>
</tr>
</tbody>
</table>

CLERK’S CERTIFICATE

It is hereby certified that the amount of ($249.00) required to meet the contract, agreement, obligation, payment or expenditure for the above, has been lawfully appropriated or authorized or directed for such purpose and is in the Treasury or in process of collection to the credit of Cemetery Fund free from any obligation or certification now outstanding.

Dated 6-25-XX C. Archer

Clerk Willow Glen Village

APPROVED BY:

This order is not valid unless Clerk’s Certificate is signed.
## THEN & NOW PURCHASE ORDER

**OFFICE OF THE** Village Clerk

**Requisition No.** ____________

Willow Glen Village  

**Purchase Order No.** __ 55 __

Baldwin County, Ohio  

**APPROPRIATION**

<table>
<thead>
<tr>
<th>To: Machine Equipment Company</th>
<th>Code</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hampton, Ohio 54321</td>
<td>2021-620-420</td>
<td>$600.00</td>
</tr>
</tbody>
</table>

| Deliver to: Pick-up by road supt., Bill Smith |

| At: |

| Terms: Check - 10 days after billing |

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>Emergency repair of town truck, broke down on Saturday, 6-26-XX. Date of bill will also be 6-26-XX.</td>
<td>$600.00</td>
<td>$600.00</td>
</tr>
</tbody>
</table>

---

**CLERK’S CERTIFICATE**

It is hereby certified that both at the time of the making of this contract or order and at the date of the execution of this certificate, the amount of ($600.00) required to pay this contract or order has been appropriated for the purpose of this contract or order and is in the treasury or in the process of collection to the credit of the State Highway Improvement Fund free from any previous encumbrance.

Dated __ 6-28-XX __  
C. Archer  
Clerk ______________ Willow Glen Village

**APPROVED BY:**

This order is not valid unless Clerk’s Certificate is signed.

---

**ORIGINAL**  
(To be sent to vendor)

5-60
Village Officer’s Handbook

CHAPTER FIVE: UNIFORM SYSTEM OF ACCOUNTING

VIII. Checks

As with any check, the date, payee, amount (numerical and written), and signature should be completed. The account code(s) and the amount(s) allotted to each account should be written on each check and/or check stub.

All checks should be pre-numbered. The supply of unused checks should be adequately safeguarded and under the custody of persons who do not sign checks manually or control the use of facsimile signature plates. In small villages this may not be possible, however, blank checks should be maintained in a safe, with controls in place to prevent theft or unauthorized used.

Whenever an invoice is received and payment is made, the payment should be made based on the original invoice, and it should be marked as paid so that duplicate payments will not be made. A careful study of invoices is necessary to eliminate the possibility of payments being made on fabricated invoices.

All checks must be signed by the clerk/treasurer.

Examples of checks appear on the following pages:
<table>
<thead>
<tr>
<th>Check No.</th>
<th>Purchase Order No.</th>
<th>Date</th>
<th>To</th>
<th>Fund</th>
<th>For</th>
<th>Deposit</th>
<th>Balance</th>
<th>Amount This Check</th>
<th>Village of Willow Glen</th>
<th>Check No.</th>
<th>Deposit</th>
<th>Village of Willow Glen</th>
<th>Check No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>123</td>
<td></td>
<td>7/1/XX</td>
<td>Bill Smith</td>
<td>2021-620-190</td>
<td>June Salary</td>
<td></td>
<td></td>
<td>504 81</td>
<td>$504.81</td>
<td>123</td>
<td></td>
<td></td>
<td>123</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>124</td>
<td>12</td>
<td>7/2/XX</td>
<td>Stones Quarry</td>
<td>2011-610-420</td>
<td>304.75 tons gravel</td>
<td></td>
<td></td>
<td>1,219 00</td>
<td>$1,219.00</td>
<td>124</td>
<td></td>
<td></td>
<td>124</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Total     | 49,200 00        | Village of Willow Glen | Date 7/1/XX | Pay to the order of: | Bill Smith |
| Amount This Check | 504 81 | | | | |
| Balance   | 48,698 19       | Willow Glen, Ohio | | | |

<p>| Total     | 48,695 19        | Village of Willow Glen | Date 7/2/XX | Pay to the order of: | Stones Quarry |
| Amount This Check | 1,219 00 | | | | |
| Balance   | 47,476 19       | Willow Glen, Ohio | | | |</p>
<table>
<thead>
<tr>
<th>Check No.</th>
<th>Purchase Order No.</th>
<th>Date</th>
<th>To</th>
<th>Fund</th>
<th>For</th>
<th>Amount This Check</th>
<th>Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>125</td>
<td>55</td>
<td>7/2/XX</td>
<td>Machine Equipment Co.</td>
<td>2021-620-420</td>
<td>Emergency truck repair bill</td>
<td>539.94</td>
<td>46,936</td>
</tr>
<tr>
<td>126</td>
<td>52</td>
<td>7/2/XX</td>
<td>The Power Co.</td>
<td>1000-730-311</td>
<td>June electric bill</td>
<td>42.42</td>
<td>46,893</td>
</tr>
<tr>
<td>Check No.</td>
<td>Deposit</td>
<td>Village of Willow Glen</td>
<td>Fund</td>
<td>Date</td>
<td>Pay to the order of:</td>
<td>Amount This Check</td>
<td>Balance</td>
</tr>
<tr>
<td>-----------</td>
<td>---------</td>
<td>------------------------</td>
<td>------</td>
<td>------</td>
<td>---------------------</td>
<td>------------------</td>
<td>---------</td>
</tr>
<tr>
<td>127</td>
<td>7/3/XX</td>
<td>RST Construction Co.</td>
<td>2,400</td>
<td>56</td>
<td>$2,400.00</td>
<td>2,400 00</td>
<td>47,042 39</td>
</tr>
<tr>
<td>128</td>
<td>7/5/XX</td>
<td>Tree Farms, Inc.</td>
<td>249</td>
<td>00</td>
<td>$249.00</td>
<td>249 00</td>
<td>46,793 39</td>
</tr>
</tbody>
</table>

<p>| Total     |         |                        | 49,442 39 |      |                     |                  |
| Amount This Check |         |                        | 2,400 00   |      |                     |                  |
| Balance   |         |                        | 47,042 39  |      |                     |                  |</p>
<table>
<thead>
<tr>
<th>Check No.</th>
<th>Purchase Order No.</th>
<th>Date</th>
<th>To:</th>
<th>Fund:</th>
<th>For:</th>
<th>Deposit</th>
<th>Amount This Check</th>
<th>Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>129</td>
<td>6</td>
<td>7/9/XX</td>
<td>Rural Electric Co-Op</td>
<td>2401-130-311</td>
<td>June lights</td>
<td></td>
<td>46,793 39</td>
<td>46,618 39</td>
</tr>
<tr>
<td>130</td>
<td>53</td>
<td>7/11/XX</td>
<td>Village of Willow Glen</td>
<td>1000-710-410</td>
<td>Cashbook and pages</td>
<td>66,058 93</td>
<td>62 00</td>
<td>65,996 93</td>
</tr>
<tr>
<td></td>
<td></td>
<td>7/16/XX</td>
<td>ABC Office Supply</td>
<td>7/14/XX</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Village of Willow Glen
Willow Glen, Ohio

Pay to the order of:
Rural Electric Co-Op
Tree Farms, Inc.

One hundred seventy-five and 00/100------------------------------------------Dollars
Sixty-two and 00/100--------------------------------------------------------Dollars
<table>
<thead>
<tr>
<th>Check No.</th>
<th>Deposit</th>
<th>Village of Willow Glen</th>
</tr>
</thead>
<tbody>
<tr>
<td>131</td>
<td>7/18/XX 1,800</td>
<td>Date 7/23/XX</td>
</tr>
<tr>
<td>132</td>
<td>7/22/XX 25</td>
<td>Pay to the order of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other Office Supply</td>
</tr>
<tr>
<td>131</td>
<td></td>
<td>$22.50</td>
</tr>
<tr>
<td>132</td>
<td></td>
<td>10.50</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Purchase Order No.</th>
<th>53</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date</td>
<td>7/23/XX</td>
</tr>
<tr>
<td>To: Other Office Supply</td>
<td></td>
</tr>
<tr>
<td>Fund: 1000-710-410</td>
<td></td>
</tr>
<tr>
<td>For: Duplicate receipt books</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Check No.</th>
<th>Deposit</th>
<th>Village of Willow Glen</th>
</tr>
</thead>
<tbody>
<tr>
<td>131</td>
<td>7/18/XX 1,800</td>
<td>Date 7/23/XX</td>
</tr>
<tr>
<td>132</td>
<td>7/22/XX 25</td>
<td>Pay to the order of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>National Bank</td>
</tr>
<tr>
<td>131</td>
<td></td>
<td>$22.50</td>
</tr>
<tr>
<td>132</td>
<td></td>
<td>10.50</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Purchase Order No.</th>
<th>53</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date</td>
<td>7/23/XX</td>
</tr>
<tr>
<td>To: National Bank</td>
<td></td>
</tr>
<tr>
<td>Fund: 1000-710-410</td>
<td></td>
</tr>
<tr>
<td>For: Pre-printed checks</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Check No.</th>
<th>Deposit</th>
<th>Village of Willow Glen</th>
</tr>
</thead>
<tbody>
<tr>
<td>131</td>
<td>7/18/XX 1,800</td>
<td>Date 7/23/XX</td>
</tr>
<tr>
<td>132</td>
<td>7/22/XX 25</td>
<td>Pay to the order of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>National Bank</td>
</tr>
<tr>
<td>131</td>
<td></td>
<td>$22.50</td>
</tr>
<tr>
<td>132</td>
<td></td>
<td>10.50</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Purchase Order No.</th>
<th>53</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date</td>
<td>7/23/XX</td>
</tr>
<tr>
<td>To: National Bank</td>
<td></td>
</tr>
<tr>
<td>Fund: 1000-710-410</td>
<td></td>
</tr>
<tr>
<td>For: Pre-printed checks</td>
<td></td>
</tr>
</tbody>
</table>
### Check No. 133

**Purchase Order No.** 5  
**Date** 7/29/XX  
**To:** National Bank  
**Fund:** 3101-850-710, 3101-850-720  
**For:** principal and interest payment  
**Deposit** 7/26/XX  
**Check No.** 13  
**Amount This Check** 16,960.00

<p>| | | | | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>67,923</td>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amount This Check</td>
<td>16,960</td>
<td>00</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Balance</td>
<td>50,963</td>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Village of Willow Glen  
Willow Glen, Ohio  
Pay to the order of:

National Bank

Sixteen thousand nine hundred sixty and 00/100-----------------------------Dollars

### Check No. 134

**Purchase Order No.**  
**Date** 7/31/XX  
**To:** Water Payroll Account  
**Fund:** 5101-532-190, 5101-536-190  
**For:** Water payroll  
**Deposit** 7/30/XX  
**Check No.** 13  
**Amount This Check** 5,504.81

<p>| | | | | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>53,169</td>
<td>05</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amount This Check</td>
<td>5,504</td>
<td>81</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Balance</td>
<td>47,664</td>
<td>24</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Village of Willow Glen  
Willow Glen, Ohio  
Pay to the order of:

Water Payroll Account

Five thousand five hundred four and 81/100-----------------------------------------------Dollars

National Bank

Willow Glen, Ohio
IX. Vouchers - Warrants

A voucher/warrant is a written order to draw a check in payment of a lawful obligation of the village. The completed voucher/warrant is the basis for the preparation of the check and should include the following information:

1. Voucher/warrant number (the check number)
2. Name and address of the village
3. Amount and date of check with name of payee
4. Account code(s)
5. Purchase order number
6. Quantity, description, unit price, and total amount of check
7. Attached invoice, purchase order, and requisition (if any)
8. Signature of three council members and clerk/treasurer

Upon the receipt of the seller’s invoice or the payroll of the village, the voucher(s)/warrant(s) and check/warrant(s) should be prepared by the clerk/treasurer, with the requisition (if one was used), purchase order, and invoice attached to the voucher/warrant. The approval of the voucher/warrant can be completed in one of the following ways: (1) present to village council for their signature and approval, or (2) submit a list of bills paid at the village council meeting for approval. Vouchers/warrants are required by Administrative Rule.

Examples of vouchers/warrants appear on the following pages:
Warrant No. 123

Village Willow Glen

Amount of Warrant $ 504.81

Payable to

Bill Smith

Address Main St. Willow Glen, Ohio 12345

Date 7/01/20XX

EXAMINED AND FOUND CORRECT

Councilman #1 _______________________

Councilman #2 _______________________

Councilman #3 _______________________

**DISTRIBUTION**

<table>
<thead>
<tr>
<th>Fund</th>
<th>Appr’n</th>
<th>Amt. Certified</th>
<th>Amt. of Warrant</th>
<th>Credit Appr’n</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Highway</td>
<td>2021-620-420</td>
<td></td>
<td>504.81</td>
<td></td>
</tr>
</tbody>
</table>
VOUCHER/WARRANT
OFFICE OF THE VILLAGE CLERK

Willow Glen Village, Baldwin County, Ohio

To Bill Smith
Address Main St, Willow Glen, Ohio 12345

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attach Invoices, Purchase Orders, and Certificates, etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Work Period 6-01-XX to 6-30-XX Gross = $725.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Deductions:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>PERS 73.10</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Withholding 127.18</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>State tax 11.31</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>City tax 8.60</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Net Pay 504 81</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Warrant No. 124

Village Willow Glen

Amount of Warrant $1,219.00

Payable to

Stones Quarry

Address R.D. #2

Hampton, Ohio 54321

Date 7/02/20XX

EXAMINED AND FOUND CORRECT

Councilman #1_______________________
Councilman #2_______________________
Councilman #3_______________________

<table>
<thead>
<tr>
<th>DISTRIBUTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fund</td>
</tr>
<tr>
<td>---------------</td>
</tr>
<tr>
<td>Street Const., Maint. &amp; Repair</td>
</tr>
</tbody>
</table>
VOUCHER/WARRANT

OFFICE OF THE VILLAGE CLERK

Willow Glen Village, Baldwin County, Ohio

Purchase Order No. 12

To Stones Quarry
Address R.D. #2, Hampton, Ohio 54321

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>304.75</td>
<td>Tons of gravel per bid awarded on 1-15-XX</td>
<td>4.00</td>
<td>1,219.00</td>
</tr>
</tbody>
</table>

Attach Invoices, Purchase Orders, and Certificates, etc.
<table>
<thead>
<tr>
<th>Fund</th>
<th>Appr’n</th>
<th>Amt. Certified</th>
<th>Amt. of Warrant</th>
<th>Credit Appr’n</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Highway</td>
<td>2021-620-420</td>
<td>600 00</td>
<td>539.94</td>
<td>60 06</td>
</tr>
</tbody>
</table>

Warrant No. 125
Village Willow Glen
Amount of Warrant $ 539.94
Payable to Machine Equipment Company
Address Hampton, Ohio 54321
Date 7/02/20XX

EXAMINED AND FOUND CORRECT

Councilman #1_______________________
Councilman #2_______________________
Councilman #3_______________________

DISTRIBUTION
VOUCHER/WARRANT
OFFICE OF THE VILLAGE CLERK

Willow Glen Village, Baldwin County, Ohio

Purchase Order No. 55

To Machine Equipment Company

Address Hampton, Ohio 54321

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attach Invoices, Purchase Orders, and Certificates, etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Emergency repair of town truck on Saturday 6-26-XX</td>
<td>539 94</td>
<td></td>
</tr>
</tbody>
</table>
Warrant No. 126

Village Willow Glen

Amount of Warrant $ 42.42

Payable to The Power Company

Address Willow Glen, Ohio 12345

Date 7/02/20XX

EXAMINED AND FOUND CORRECT

Councilman #1_______________________

Councilman #2_______________________

Councilman #3_______________________

**DISTRIBUTION**

<table>
<thead>
<tr>
<th>Fund</th>
<th>Appr’n</th>
<th>Amt. Certified</th>
<th>Amt. of Warrant</th>
<th>Credit Appr’n</th>
</tr>
</thead>
<tbody>
<tr>
<td>General</td>
<td>1000-730-311</td>
<td>50 00</td>
<td>42 42</td>
<td>7 58</td>
</tr>
</tbody>
</table>
VOUCHER/WARRANT

OFFICE OF THE VILLAGE CLERK

Willow Glen Village, Baldwin County, Ohio

Purchase Order No. 52

To The Power Company

Address Willow Glen, Ohio 12345

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attach Invoices, Purchase Orders, and Certificates, etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Monthly electric bill for townhall for June</td>
<td>42</td>
<td>42</td>
</tr>
<tr>
<td>Fund</td>
<td>Appr’n</td>
<td>Amt. Certified</td>
<td>Amt. of Warrant</td>
</tr>
<tr>
<td>----------------------</td>
<td>----------</td>
<td>----------------</td>
<td>-----------------</td>
</tr>
<tr>
<td>New Municipal Building</td>
<td>4101-730-530</td>
<td>9,600 00</td>
<td>2,400 00</td>
</tr>
</tbody>
</table>
VOUCHER/WARRANT

OFFICE OF THE VILLAGE CLERK

Willow Glen Village, Baldwin County, Ohio

Purchase Order No. 4

To RST Construction Company

Address Hampton, Ohio 54321

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attach Invoices, Purchase Orders, and Certificates, etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Contract to build Willow Glen village building @ $9,600.00 2nd quarter billing</td>
<td></td>
<td>2,400 00</td>
</tr>
</tbody>
</table>
**Warrant No. ** 128

**Village** Willow Glen

**Amount of Warrant $ 249.00**

Payable to

 Tree Farms, Inc.

**Address** Middleburg, Ohio 12346

**Date** 7/09/20XX

*EXAMINED AND FOUND CORRECT*

**Councilman #1**

**Councilman #2**

**Councilman #3**

---

**DISTRIBUTION**

<table>
<thead>
<tr>
<th>Fund</th>
<th>Appr’n</th>
<th>Amt. Certified</th>
<th>Amt. of Warrant</th>
<th>Credit Appr’n</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cemetery</td>
<td>2031-210-420</td>
<td>249 00</td>
<td>249 00</td>
<td></td>
</tr>
</tbody>
</table>


VOUCHER/WARRANT

OFFICE OF THE VILLAGE CLERK

Willow Glen                Village,             Baldwin                  County, Ohio

To      Tree Farms, Inc.                          

Address  Middleburg, Ohio 12346        

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attach Invoices, Purchase Orders, and Certificates, etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Shrubbery</td>
<td>249 00</td>
<td></td>
</tr>
</tbody>
</table>

5-80
Warrant No. 129

Village Willow Glen

Amount of Warrant $175.00

Payable to Rural Electric Co-op

Address Main St, Hampton, Ohio 54321

Date 7/09/20XX

EXAMINED AND FOUND CORRECT

Councilman #1 _______________________

Councilman #2 _______________________

Councilman #3 _______________________

<table>
<thead>
<tr>
<th>Fund</th>
<th>Appr’n</th>
<th>Amt. Certified</th>
<th>Amt. of Warrant</th>
<th>Credit Appr’n</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special Assessment</td>
<td>2401-130-311</td>
<td>2,100.00</td>
<td>175.00</td>
<td></td>
</tr>
</tbody>
</table>
VOUCHER/WARRANT
OFFICE OF THE VILLAGE CLERK

Willow Glen Village, Baldwin County, Ohio

Purchase Order No. 6

To Rural Electric Co-op.

Address Main St, Hampton, Ohio 54321

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attach Invoices, Purchase Orders, and Certificates, etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Monthly street lighting billing for June</td>
<td>175.00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>25 lights @ $7.00 per light per month based on 10 year contract of $2100.00 per year</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Warrant No. 130

Village Willow Glen

Amount of Warrant $62.00

Payable to

ABC Office Supply

Address Willow Glen, Ohio 12345

Date 7/16/20XX

EXAMINED AND FOUND CORRECT

Councilman #1

Councilman #2

Councilman #3

<table>
<thead>
<tr>
<th>DISTRIBUTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fund</td>
</tr>
<tr>
<td>------</td>
</tr>
<tr>
<td>General</td>
</tr>
</tbody>
</table>
VOUCHER/WARRANT
OFFICE OF THE VILLAGE CLERK

Willow Glen Village, Baldwin County, Ohio

Purchase Order No. 53

To ABC Office Supply

Address Willow Glen, Ohio 12345

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Attach Invoices, Purchase Orders, and Certificates, etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>New Cashbook with 250 long pages</td>
<td>62.00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Purchased on blanket</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Warrant

<table>
<thead>
<tr>
<th>Warrant No.</th>
<th>131</th>
</tr>
</thead>
<tbody>
<tr>
<td>Village</td>
<td>Willow Glen</td>
</tr>
<tr>
<td>Amount of Warrant</td>
<td>$22.50</td>
</tr>
<tr>
<td>Payable to</td>
<td>Other Office Supply</td>
</tr>
<tr>
<td>Address</td>
<td>Willow Glen, Ohio 12345</td>
</tr>
</tbody>
</table>

**Date** 7/23/20XX

*EXAMINED AND FOUND CORRECT*

**Councilman #1**

**Councilman #2**

**Councilman #3**

### DISTRIBUTION

<table>
<thead>
<tr>
<th>Fund</th>
<th>Appr’n</th>
<th>Amt. Certified</th>
<th>Amt. of Warrant</th>
<th>Credit Appr’n</th>
</tr>
</thead>
<tbody>
<tr>
<td>General</td>
<td>1000-710-410</td>
<td>300 00</td>
<td>22 50</td>
<td></td>
</tr>
</tbody>
</table>
VOUCHER/WARRANT

OFFICE OF THE VILLAGE CLERK

Willow Glen Village, Baldwin County, Ohio

To Other Office Supply

Address Willow Glen, Ohio 12345

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attach Invoices, Purchase Orders, and Certificates, etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Pre-numbered duplicate receipt books</td>
<td>4.50</td>
<td>22.50</td>
</tr>
</tbody>
</table>

Purchased on blanket
Warrant No. 132

Village Willow Glen

Amount of Warrant $10.50

Payable to

National Bank

Address Willow Glen, Ohio 12345

Date 7/23/20XX

EXAMINED AND FOUND CORRECT

Councilman #1

Councilman #2

Councilman #3

---

**DISTRIBUTION**

<table>
<thead>
<tr>
<th>Fund</th>
<th>Appr’n</th>
<th>Amt. Certified</th>
<th>Amt. of Warrant</th>
<th>Credit Appr’n</th>
</tr>
</thead>
<tbody>
<tr>
<td>General</td>
<td>1000-710-410</td>
<td>300 00</td>
<td>10 50</td>
<td></td>
</tr>
</tbody>
</table>

---
VOUCHER/WARRANT
OFFICE OF THE VILLAGE CLERK

Willow Glen Village, Baldwin County, Ohio

To National Bank

Address Willow Glen, Ohio 12345

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,500</td>
<td>Printed Checks</td>
<td>3.50</td>
<td>1050</td>
</tr>
</tbody>
</table>

Purchased on blanket
Warrant No. 133

Village Willow Glen

Amount of Warrant $16,960.00

Payable to

National Bank

Address Willow Glen, Ohio 12345

Date 7/29/20XX

EXAMINED AND FOUND CORRECT

Councilman #1 _______________________

Councilman #2 _______________________

Councilman #3 _______________________

DISTRIBUTION

<table>
<thead>
<tr>
<th>Fund</th>
<th>Appr’n</th>
<th>Amt. Certified</th>
<th>Amt. of Warrant</th>
<th>Credit Appr’n</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Obligation Bond Retirement</td>
<td>3101-850-710</td>
<td>16,000.00</td>
<td>16,000.00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3101-850-720</td>
<td>960.00</td>
<td>960.00</td>
<td></td>
</tr>
</tbody>
</table>
VOUCHER/WARRANT

OFFICE OF THE VILLAGE CLERK

Willow Glen Village, Baldwin County, Ohio

Purchase Order No. 5

To National Bank

Address Willow Glen, Ohio 12345

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Price/Unit</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attach Invoices, Purchase Orders, and Certificates, etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Due on New Municipal Building</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Principal = $16,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Interest = 960.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td></td>
<td>16,960.00</td>
</tr>
</tbody>
</table>
CHAPTER FIVE: UNIFORM SYSTEM OF ACCOUNTING

X. **Bank Reconciliation**

1. Record service charges and record any interest received.

2. Sort all checks returned in your statement by check number.

3. Compare all of these checks to your check register to determine those that have not cleared the bank.

4. Write down amounts of those checks that have not cleared the bank in the “outstanding checks” column below.

5. Compare all deposits to your check register to determine those that have not cleared the bank.

6. Add deposits to bank not appearing on this statement.

7. Fill in the appropriate blanks below. The “adjusted cash journal balance” should equal your “adjusted statement balance”.

<table>
<thead>
<tr>
<th>OUTSTANDING CHECKS</th>
<th>DESCRIPTION</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO.  AMOUNT</td>
<td>Balance in cash journal</td>
<td>$47,664.24</td>
</tr>
<tr>
<td>108</td>
<td>Less: Monthly service charge</td>
<td>0.00</td>
</tr>
<tr>
<td>121</td>
<td>Less: Any other charges not entered in checkbook</td>
<td>0.00</td>
</tr>
<tr>
<td></td>
<td>Total charges to subtract</td>
<td>0.00</td>
</tr>
<tr>
<td>131</td>
<td></td>
<td>22.50</td>
</tr>
<tr>
<td></td>
<td><strong>ADJUSTED CASH JOURNAL BALANCE</strong></td>
<td>$47,664.24</td>
</tr>
</tbody>
</table>

|                                                  | Bank Balance per statement                      | $6,144.38 |
|                                                  | **Add: Deposits to bank not appearing**         | 2,205.86  |
|                                                  | on this statement                               |          |
|                                                  | **Add: Investments (see investment ledger)**    | 40,000.00 |
| TOTAL  686.00                                   | Less: Outstanding Checks                        | 686.00   |
|                                                  | **ADJUSTED STATEMENT BALANCE**                  | $47,667.24 |
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I. **Overview**

On a regular basis, the Auditor of State’s office receives questions on the proper method of accounting and recording certain transactions. Several accounting procedures which arise regularly are discussed as follows:

- Establishing a New Fund
- Corrections and Adjustments
- Repayment of Notes through the Debt Service Fund
- Transfers
- Advances
- Refund of a Receipt
- Reduction of an Expenditure
- Amending Appropriations
- Investments

II. **Establishing a New Fund**

In accordance with Ohio Revised Code Section 5705.12, the Auditor of State must approve all new funds established by the taxing authority of a subdivision which are in addition to funds established under Ohio Revised Code Sections 5705.09, 5705.121, 5705.13, and 5705.131.

All fund numbers are assigned by the Auditor of State through the chart of accounts. The procedures for establishing a new fund are as follows:

1. Any local government requesting fund approval must complete a copy of the “Request for Fund Approval” form (Exhibit A) and forward the completed form, along with a copy of the resolution requesting approval, to the State Auditor’s Office, Local Government Services Division.

2. The Auditor of State will review the request and determine if the fund creation is appropriate.

3. The request is deemed approved if you do not receive a letter disapproving the request from the Auditor of State’s Local Government Services Division within thirty days from the date of submission.

4. The “Request for Fund Approval” should be maintained for auditing purposes.
**EXHIBIT A**

**AUDITOR OF STATE**

**REQUEST FOR FUND APPROVAL**

<table>
<thead>
<tr>
<th>Entity:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Fiscal Officer:</td>
<td></td>
</tr>
<tr>
<td>Phone No.:</td>
<td></td>
</tr>
<tr>
<td>Request Date:</td>
<td></td>
</tr>
<tr>
<td>Fund Requested:</td>
<td></td>
</tr>
<tr>
<td>Purpose of Fund:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Sources of Revenue:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Anticipated Expenditures: (Types)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTE:** Please attach a copy of the resolution requesting approval to establish the fund.

**MAIL TO:** Auditor of State  
C/O: Local Government Services  
P.O. Box 1140  
Columbus, OH 43216
III. Corrections and Adjustments

Although effective internal control procedures reduce the probability that errors will occur, it does not eliminate the possibility. Therefore, corrections and adjustments may have to be made and they should be clearly identified and explained. The following examples represent corrections of common errors that can be applied to most situations:

A. Voiding a Check After Posting

Example: A check issued to the Ace Lumber Company was posted in the cash journal and appropriation ledger, in the amount of $10.95.

Step 1  Reverse entry from cash journal expenditures (cash and the applicable fund). This is accomplished by posting a negative expenditure of $10.95 in the appropriate columns. This procedure will result in the cash balance and the fund’s fund balance being increased by $10.95.

Step 2  Reverse payment from appropriation ledger “amount of warrant” column, and increase the unencumbered balance.

Step 3  The check should be defaced by tearing off the signature and filed numerically.

Note: Cross reference should be made to the original entry.

B. To Correct Expenditure Posting Error

Example: A general fund expenditure to ABC Plumbing, in the amount of $156.60, was recorded as $165.60 in the cash journal and the appropriations ledger.

Step 1  Reverse the incorrect entry in the cash journal to cash and the general fund.

Step 2  Post cash journal (cash and general fund) correctly and adjust the cash and general fund balance.

Step 3  Reverse the incorrect payment in the “amount of warrant” column in the appropriations ledger, and adjust the unencumbered balance.

Step 4  Post correct amount in the “amount of warrant” column.

Note: It may also be necessary to make an adjustment to the debit/credit columns in the appropriations ledger. Additionally, a cross reference should be made to the original entry.
C. To Correct Receipt Posting Error

Example: A receipt from General Telephone, in the amount of $27.50, was posted as $29.50 to cash and the general fund in the cash journal.

Step 1 Reverse incorrect receipt in cash journal to cash and the general fund.

Step 2 Post correct entry in cash journal (cash and general fund) and adjust the cash and general fund balances.

Step 3 Reverse incorrect receipt in the “amount received” and “memoranda-accounts receivable credit” columns in the receipts ledger.

Step 4 Post correct receipt on the “amount received” and “memoranda-accounts receivable credit” column in the receipts ledger. Adjust the receipts ledger balance.

Step 5 Annotate correction on the original receipt.

Note: The above procedure is to be used when the correction/adjustment is recorded within the same fiscal year that the original entry was recorded. If the correction is made in the following fiscal year and the amount is small, record a miscellaneous expenditure and explain in the description that the entry represents a correction of a prior year posting error. Cross reference should be made to the original entry. If the amount is large, the village should consider adjusting the beginning of year balance.

IV. Repayment of Notes through a Debt Service Fund

Whenever a governmental unit has tax or other revenue anticipation notes outstanding issued under Ohio Revised Code Section 133.10, the notes are to be repaid from a debt service fund, regardless of which fund received the proceeds from the sale of the notes. When the money is borrowed in anticipation of tax receipts, the county auditor should be notified so that money, payable to the debt service fund from the proceeds of property taxes collected, in an amount sufficient to insure the prompt repayment of the debt, is separately identified.

Absent a specific requirement, debt may be paid from any unrestricted money held from a fund which was established for a purpose that is not inconsistent with the payment of the debt.
A. Sale and Repayment of Tax Anticipation Notes - General Fund

Example: The village borrowed $100,000 at six percent, for sixty days, to be used for general fund operations. The debt is to be retired from the first half real estate property tax settlement; the village has no other outstanding debt; the general fund is the only fund that receives real estate tax revenue.

Step 1 The clerk/treasurer will notify the county auditor of the debt incurred, along with a copy of the resolution approving such debt. Terms of the agreement and a schedule of repayment should be clearly identified.

Step 2 The proceeds from the sale of notes (the amount borrowed) is recorded in the general fund.

Step 3 The county auditor will allocate the debt service requirements payable to the debt service fund for the principal and interest due. Separate amounts will be recorded in the appropriate receipt account within the respective funds.

Step 4 Repayment of the note will be made from the debt service fund for both the principal and interest.

Summary of Posting Procedures:

<table>
<thead>
<tr>
<th>General Fund</th>
<th>Debt Service</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real Estate Revenue</td>
<td>$3,000,000</td>
<td>$101,000</td>
</tr>
<tr>
<td>Sale of Notes</td>
<td>100,000</td>
<td>0</td>
</tr>
<tr>
<td>Sub-Total</td>
<td>3,100,000</td>
<td>101,000</td>
</tr>
<tr>
<td>Less Expenditures:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Debt Service (Principal)</td>
<td>0</td>
<td>100,000</td>
</tr>
<tr>
<td>Debt Service (Interest)</td>
<td>0</td>
<td>1,000</td>
</tr>
<tr>
<td>Total</td>
<td>$3,100,000</td>
<td>$0</td>
</tr>
</tbody>
</table>

B. Sale of Notes in Anticipation of Sale of Bonds for the New Municipal Building Fund

Sale and repayment of $1,000,000, six percent, five year notes sold in anticipation of proceeds from the sale of bonds issued for new construction (construction to be accounted for in the new municipal building fund).

Step 1 Record proceeds from the sale of the notes in the new municipal building fund. Use proceeds from sale of notes receipt code.
CHAPTER SIX: ACCOUNTING PROCEDURES

Step 2  Repay first year principal and interest on notes. Use the appropriate accounts within the debt service fund for principal and interest payments.

Step 3  Repay each succeeding-year principal and interest on notes from the debt service fund, using the same accounts as in step 2, until bonds are sold and the notes are fully paid.

Step 4  Once the bonds are sold, record proceeds from the sale of the bonds into the debt service fund. Use the proceeds from sale of bonds receipt code.

Step 5  Record tax receipts received for the repayment of the bonds in the debt service fund, and make all principal and interest payments for bonds from the debt service fund.

C. The Debt Service Fund Purchases the Village’s Note as an Investment

Under the authority of Ohio Revised Code Section 133.10, the general fund issues a short-term note for $100,000, to be repaid in sixty days at six percent interest. The debt service fund purchases the note as an investment.

Step 1  Record the amount borrowed, $100,000, in the general fund. Use the proceeds from sale of notes receipt code.

Step 2  Record the amount received from the debt service fund, $100,000, as an investment on the investment record. Do not decrease the debt service fund’s balance. When preparing the bank reconciliation, the $100,000 investment will need to be shown as a reconciling item.

Step 3  The county auditor, having been properly notified of the debt service requirements, should allocate the tax settlement among the proper funds. The amount payable to the debt service fund is $101,000 ($100,000 principal plus $1,000 interest) for repaying the outstanding note. The other amount, payable to the general fund, is for an amount equal to the normal general fund tax settlement less the $101,000 in the debt service fund. Record the tax receipts, using the receipt codes for the appropriate type of taxes, in the debt service fund and the general fund.

Step 4  Record the debt service payment in the debt service fund. Use the appropriate account codes for the principal ($100,000) and interest ($1,000) payments.

Step 5  Record the maturity of the debt service fund’s investment ($100,000) on the investment record, and record the receipt of the interest ($1,000).

Note: The authority for the debt service fund to invest in the village’s debt is found in Ohio Revised Code Section 133.29. This section does not provide the authority to issue debt. There must be separate, specific authority to issue the debt before the debt service fund may purchase it.
V. Transfers

Transfers are intended to permanently reallocate money from one fund to another as authorized in Ohio Revised Code Section 5705.14 to 5705.16. Since this transaction will permanently change the total appropriations of the funds, an amended official certificate of estimated resources should be obtained from the county budget commission if the transfers were not originally anticipated and certified. The transfers out should be appropriated for as well.

The following are the only allowable transfers:

1. Money may be transferred from the general fund to any other fund of the village by simple resolution and majority vote of village council.

2. The unexpended balance of special revenue funds established under Ohio Revised Code Section 5705.12, or division (D), (F), or (G) of Ohio Revised Code Section 5705.09, which are funds for levies and other special purposes, may be transferred to the general fund or bond retirement fund after all obligations within the special revenue fund have been met. This requires a resolution approved by a two-thirds vote of the village council.

3. The unexpended balance of a bond fund which is no longer needed for the purpose it was created, can be transferred to the bond retirement fund. This requires a resolution approved by a two-thirds vote of the village council.

4. The unexpended balance in any specific permanent improvement fund shall be transferred to the bond retirement fund. If such money is not needed in the bond retirement fund, then it may be transferred to a special fund for the acquisition of permanent improvements. This requires a resolution approved by a two-thirds vote of the village council. If village council does not wish to transfer the money to a permanent improvement fund, with approval of the court of common pleas, they can transfer the money to the general fund.

5. The unexpended balance of a bond retirement fund may be transferred to any other fund with the village council resolution and approval of the court of common pleas.

Funds not allowed to be transferred:

1. Proceeds on the balances of loans;

2. Proceeds on the balances of bond issues except as identified in item three and five above;

3. Proceeds on the balances of funds derived from excise taxes levied for a particular purpose; and

4. Proceeds on the balances of license fees levied for a particular purpose.
The following source documents may be required for interfund transactions:

**Minute Record**  
In some instances, when performing interfund transactions, it is necessary to modify existing appropriations. The source document for modifying appropriations is the minute record. It is recommended that the specific minutes be described in the description column of the journal and ledgers.

**Certification**  
When transferring money from fund to fund, it is necessary to certify that monies are available. The purchase order can be used as the vehicle for this certification.

**Check/Warrant**  
The Auditor of State does not require the issuance of a check when accomplishing interfund transactions. If the accounting software allows for and the village wants to write a check, it is permissible, but not required.

**Receipt**  
The receipt is used as the source document for incoming money to any fund. When monies are received by way of an interfund transaction, a receipt certifying the revenue and its source should be used. An amended official certificate of estimated resources should be obtained from the county auditor if the interfund transactions were not originally anticipated and certified.

These documents are used to provide adequate reconciliation tools and audit trails.

**VI. Advances**

Advances are temporary loans to other funds which are ultimately going to be repaid. Advances must be made from a less restricted fund to a more restricted fund. For example, the general fund can be used for any purpose, whereas, the state highway fund is restricted in its use. Thus, the general fund can advance money to the state highway fund; however, the state highway fund cannot advance money to the general fund. The village council must pass a resolution authorizing an advance. The resolution should include, at a minimum, the following information:

1. Amount of the advance;
2. Name of the fund loaning the money and the name of the fund receiving the money; and
3. An estimated date of repayment. The intent of a cash advance is to require repayment within the current year.

Interfund cash advances are subject to the following requirements:

1. Any advance must be clearly labeled as such, and must be distinguished from a transfer. Transfers are intended to reallocate money permanently from one fund to another and may be made only as authorized in Ohio Revised Code Sections 5705.14 to 5705.16. Advances on the other hand, are intended to temporarily reallocate cash from one fund to another and involve an expectation of repayment;
2. In order to advance cash from one fund to another, there must be statutory authority to use the money in the fund advancing the cash (the “creditor” fund) for the same purpose for which the fund receiving the cash (the “debtor” fund) was established; and

3. The reimbursement from the debtor fund to the creditor fund must not violate any restrictions on the use of the money to be used to make the reimbursement.

A. Accounting Procedures

The following procedures are necessary to account for interfund advances:

1. Initial advance:

   Cash Journal  On the effective date of the resolution authorizing an advance, an entry is made in the cash journal to reduce the cash balance of the creditor fund (the fund making the advance) by the amount of the advance, and to increase the cash balance of the debtor fund (the fund receiving the advance) by the same amount.

   Ledgers  When the initial advance occurs, an appropriations ledger account for “advances out” must be established for the creditor fund. Similarly, a receipts ledger account for “advances in” must be established in the debtor fund. All pertinent information should be recorded in the ledgers when the transactions are posted.

2. Repayment of an advance:

   Cash Journal  On repayment of the advance in whole, or in part, an entry is made in the cash journal to increase the cash balance of the creditor fund by the amount of repayment, and to reduce the cash balance of the debtor fund by the same amount.

   Ledgers  When the advance is repaid, an appropriations ledger account for “advances out” will need to be established in the debtor fund to show the disbursement of the repayment. To record the receipt of the repayment in the creditor fund, a receipt ledgers account for “advances in” will need to be established.

B. Budgetary Effects

An interfund cash advance does not directly affect the budgetary accounts of either the creditor or debtor funds when the advance is made or repaid. It merely is recorded in the cash journal to adjust the fund cash balances and in the ledgers to provide accountability. The amended official certificate of estimated resources and the appropriations ordinance do not need to include advances since they are temporary loans of money. If, however, such an advance is not repaid at the end of the fiscal year, the altered cash balances must be taken into consideration in the preparation of the appropriation ordinance.
When a cash advance is outstanding at the beginning of a fiscal year in which repayment is expected, the total resources available for expenditure in the creditor and debtor fund are misstated, as no provision exists for the receipt of cash in the creditor fund or for the use of cash in the debtor fund. To adjust for this, the unencumbered cash balance of the creditor fund must be increased by the amount of repayment expected during the succeeding fiscal year to produce the “carryover balance available for appropriation”. Similarly, the unencumbered cash balance in the debtor fund must be reduced by the amount of repayment expected during the succeeding fiscal year to produce the “carryover balance available for appropriation.” This adjustment is made on the “certificate of the total amount from all sources available for expenditures, and balances” filed with the county budget commission pursuant to Ohio Revised Code Section 5705.36.

C. Conversion to a Transfer

If, after an advance is made, the village council determines that the transaction should, in fact, be treated as a transfer, the following procedures should be followed:

1. The necessary formal procedures for approval of the transfer should be completed including, if necessary, approval of the commissioner of tax equalization and of the court of common pleas;

2. The transfer should be formally recorded on the records of the village; and

3. The entries recording the cash advance should be reversed to, in effect, repay the advance with the proceeds of the transfer.

Example: The general fund advances $500 to the state highway fund. The village council determines that the advance should be permanent. The general fund transfers $500 to the state highway fund and $500 is advanced back from the state highway fund to the general fund.

VII. Refund of a Receipt

Refunds are appropriate for items such as overpayments, the return of deposits, or the repayment of money when the service was not provided (i.e., prepayment for renting the village hall is returned when the individual decides not to use the facility).

Example: John Smith paid a fee of $20 to the village. At a later time, it was determined that John Smith was entitled to a refund of this amount.

Note: Reducing receipts is only permitted when both of the transactions occur during the same fiscal year. If the refund occurs in the subsequent year, post the payment as an expenditure.

Step 1 Prepare a receipt indicating the amount to be refunded. This amount should be shown as a negative amount.
Step 2  Prepare a check/warrant in the amount to be returned. The check/warrant number should be identified in both the receipts ledger and in the cash journal.

Step 3  The amount of the refund must be posted to the receipt code where the original amount was received. Post the refunded amount to the “amount received” column and to the “memoranda-accounts receivable credit” column. The amounts are posted in parentheses which indicates negative amounts.

Step 4  Post the reduction of the receipt in the cash journal in the receipt column for cash and the applicable fund. These amounts should be posted in parentheses also.

VIII. Reduction of an Expenditure

The village may find it necessary to reduce an expenditure during the course of the fiscal year. There are also instances where it would appear that the expenditure should be reduced but which should be handled as a receipt.

A reduction of an expenditure is appropriate when the village has overpaid and the overpayment is returned, the return of a deposit, or the return of a prepayment for services when the services are not provided.

A reduction of an expenditure is not appropriate when the village receives a reimbursement from other entities for services provided, a reimbursement of general fund expenses from the State or other governments, or a refund of a prior year’s expenditure. Each of these situations is recorded as revenue. Payments for services provided by the general fund to other funds of the village should be recorded as revenue in the general fund and as an expenditure in the fund making the payment.

Example:  The village paid for an invoice twice. Later in the same fiscal year, the village received a refund from XYZ Company. The refund is recognized as a reduction of an expenditure.

Note:   The procedure of reducing expenditures is only permitted when both of the transactions occur in the same fiscal year. If the reduction (receipt) occurs in the subsequent year, post the receipt as revenue.

Step 1  A receipt should be prepared for the amount of the refund. The appropriation code originally charged should be identified on the receipt with the amount shown as a negative expenditure.

Step 2  The amount of the refund must be posted to the appropriate account from which the original payment was made. Post the amount of the refund to the “amount of warrant” column and to the “debit certification” column. The amounts are posted in parentheses which indicates negative amounts.

Step 3  Post the reduction of the expenditure in the cash journal in the expenditure column for cash and the applicable fund. This amount should be posted in parentheses also.
Amending Appropriations

During the year, it may become necessary to reallocate the permanent appropriations. This can be accomplished with an appropriation amendment from one account to another within the fund.

An ordinance by the village council is necessary when the appropriation amendment will result in a reallocation of the line item amounts approved in the village’s permanent appropriation ordinance. In the following example, formal action would be required:

Example: The original appropriation ordinance allocated $11,000 for utilities in a specific department or program. The village later determines that $15,000 is a more reasonable estimate. Formal action by the village council to increase the appropriation account is needed. In order for this appropriation account to be increased, it may be necessary to reduce one or more other appropriation accounts so as not to exceed the amount on the amended official certificate of estimated resources. If so, the same formal action is required. The appropriations also must be provided to the county auditor to certify that they do not exceed estimated resources.

In many villages, accounts in the appropriations ledger are established in more detail than shown in the formal appropriation ordinance. This practice results from the village’s desire to have more detailed financial information and/or more budgetary control. These detailed appropriation accounts are commonly referred to as budgetary accounts. An example of these budgetary accounts is shown as follows:

<table>
<thead>
<tr>
<th>Permanent Appropriation Ordinance</th>
<th>Budgetary Accounts Shown on Appropriations Ledger</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transportation</td>
<td>Transportation</td>
</tr>
<tr>
<td>Salaries $24,000</td>
<td>Salaries</td>
</tr>
<tr>
<td>Fringe Benefits 5,000</td>
<td>Regular $20,000</td>
</tr>
<tr>
<td>Utilities 100,000</td>
<td>Overtime 4,000</td>
</tr>
<tr>
<td>Fringe Benefits 5,000</td>
<td>Retirement 3,000</td>
</tr>
<tr>
<td>Utilities 100,000</td>
<td>Insurance 2,000</td>
</tr>
<tr>
<td>Fuel Oil 50,000</td>
<td>Electric 20,000</td>
</tr>
<tr>
<td>Gas 30,000</td>
<td>Gas 30,000</td>
</tr>
</tbody>
</table>
In this example, it is important to note that the detailed accounts (budgetary accounts) do not vary from the allocation prescribed by the village council in their permanent appropriations. They just provide more detailed information.

If the village later realizes that additional appropriations are needed in the salary accounts and less is needed in the utility accounts, the change will require formal action of the village council. However, if additional amounts are needed in the fuel oil budgetary account, and less in the electric budgetary account, this modification of budgetary accounts does not require any formal action by village council.

Regardless of whether an appropriation amendment or a modification of a budgetary account occurs, the fiscal officer is to post the necessary adjustment to the appropriations ledger.

X. Investments

A properly maintained investment ledger discloses how each investment was made, and the return of each investment to the active funds of the village.

The investment ledger should include the following information:

<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date</td>
<td>The date on which the transaction occurred.</td>
</tr>
<tr>
<td>Description</td>
<td>The type of investment, maturity date, interest rate, amount, and the financial institution involved.</td>
</tr>
<tr>
<td>Number</td>
<td>The investment identification number. (If the investment is in the fund that is making the investment should be recorded here or under the description.)</td>
</tr>
<tr>
<td>Receipt Number</td>
<td>The receipt number for interest received from the banking institution.</td>
</tr>
<tr>
<td>Check Number</td>
<td>The check number of the check written to the bank to make the investment. (If a check is issued.)</td>
</tr>
<tr>
<td>The “X” Column</td>
<td>This column is used to denote which investments have been redeemed. When an investment is redeemed, an “X” should be placed in the column where the original investment was purchased. This provides an easy method of identifying which investments remain outstanding.</td>
</tr>
<tr>
<td>Purchased</td>
<td>The principal amount invested.</td>
</tr>
<tr>
<td>Redeemed</td>
<td>The principal amount redeemed.</td>
</tr>
<tr>
<td>Balance</td>
<td>The total amount of investments.</td>
</tr>
</tbody>
</table>
At the time an investment is purchased, fund balances are not reduced. The transaction is recorded in the cash journal as a “memorandum entry” and all pertinent information is recorded in the investment ledger.

When an investment is redeemed, a “memorandum entry” is recorded in the cash journal for the return of the initial investment, a receipt is issued for the interest earned, the interest receipt is recorded in the cash journal and the receipts ledger, and the redemption of the investment is recorded in the investment ledger.

Some investments sell at a premium or discount, that is more or less than their face value, depending on current interest rates. The effect of purchasing an investment at a premium or discount is to decrease or increase the village's interest rate of return. If an investment is purchased at a premium, each time the village receives an interest payment on the investment, a portion should be treated by the village as a partial return of the premium rather than interest. The allocation should be large enough to reduce the premium to zero by the time the investment reaches maturity. For example, a 5 percent, $100,000 investment purchased at a premium of $1,200 will mature in two years. The investment is recorded as $101,200. Interest payments are made every six months of $2,500. Each interest payment is receipted as $2,200 interest and $300 as a return of the premium.

If the investment had been purchased at a discount of $1,200, the village will receive $1,200 more in interest over the life of the investment. This may be receipted as additional interest of $300 each time an interest payment is received, or the entire $1,200 may be recognized upon maturity. If recognized periodically, the extra interest will be a reconciling item on the monthly cash reconciliation since it will have been recorded as interest prior to receiving the cash.

An example of the following investment transactions is shown on the following pages.

Transaction 1  A certificate of deposit, number CD 80573, was purchased on September 1, 2000.

Transaction 2  Treasury notes were purchased on October 22, 2000.

Transaction 3  Certificate of deposit, number CD 80573, was redeemed on January 2, 2001. Interest received on the investment was $112.50.

It is recommended that investment information be shared with village council on a regular basis.

A written policy should be established as to the distribution of interest on investments in accordance with applicable statutory requirements.
<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Number</th>
<th>Receipt Number</th>
<th>Check Number</th>
<th></th>
<th>Purchased</th>
<th>Redeemed</th>
<th>Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>09/01/00</td>
<td>National Bank Certificate of Deposit</td>
<td>General Fund 100%</td>
<td>Memo 650</td>
<td>$7,500</td>
<td>$7,500</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>6% Interest Maturity 1/1/01</td>
<td>#80573</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10/22/00</td>
<td>ABC Bank Treasury Notes 7.5% Interest Maturity 4/2/01</td>
<td>General Fund 100%</td>
<td>Memo 710</td>
<td></td>
<td></td>
<td>10,000</td>
<td>17,500</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>#674</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1/2/2001</td>
<td>National Bank Interest</td>
<td>CD #80573</td>
<td>60</td>
<td>X</td>
<td></td>
<td>7,500</td>
<td>10,000</td>
<td></td>
</tr>
</tbody>
</table>
## Receipts Ledger

**Fund:** General Fund  
**Source:** Miscellaneous  
**Account:** Interest  
**Account No:** 1000-701  
**Amount of Budget Estimate:** $1,600.00

<table>
<thead>
<tr>
<th>Date</th>
<th>Name</th>
<th>Purpose</th>
<th>Bill No.</th>
<th>Receipt No.</th>
<th>Amount Received (Fund Credit)</th>
<th>X</th>
<th>Memoranda-Accounts Receivable</th>
</tr>
</thead>
<tbody>
<tr>
<td>01/01/01</td>
<td>Budget Estimated Revenue</td>
<td></td>
<td></td>
<td>60</td>
<td>112.50</td>
<td></td>
<td></td>
</tr>
<tr>
<td>01/02/01</td>
<td>National Bank Interest on CD #80573</td>
<td></td>
<td>60</td>
<td>112.50</td>
<td></td>
<td></td>
<td>1,487.50</td>
</tr>
</tbody>
</table>
I. **Overview**

The budgetary process is prescribed by provisions of the Ohio Revised Code and entails the preparation of budgetary documents within an established timetable (Appendix C). The major documents prepared are the tax budget, the certificate of estimated resources, and the appropriation ordinance, all of which are prepared on the cash basis of accounting. The certificate of estimated resources and the appropriation ordinance are subject to amendment throughout the year with the legal restriction that appropriations cannot exceed estimated resources, as certified by the county budget commission. All funds, other than agency funds, are legally required to be budgeted and appropriated.

The budgeting process involves planning the goals of the village and the actions that need to be taken to achieve those goals. Planning is not only for the upcoming year, but for future years. The purchase of new furniture, expanding inventory, improvements to buildings, and increases in staff should be considered.

Except for the certification of estimated resources, State law does not specifically identify the person responsible for preparing the various budgetary documents. It could be the clerk/treasurer, mayor, village council, department supervisors, or any combination thereof. In practice, the clerk/treasurer monitors compliance with Ohio budgetary law and plays a key role in the completion of the various documents.

II. **Tax Budget**

The village must complete and adopt a tax budget by July 15 of each year for the ensuing year (Ohio Revised Code Section 5705.28). The express purpose of the tax budget is to reflect the need for existing or increased tax rates, and to obtain an apportionment from the undivided local government fund. If a budget is not prepared, the village has no mechanism to demonstrate the need for an apportionment from the undivided local government fund for the ensuing year. In addition, the tax budget serves as a planning tool for village council and officials.

The tax budget (Appendix B-1; Exhibit 1) contains a section that consists of four columns for receipts and expenditures of the general fund. The first two columns contain the two previous years’ actual receipts and expenditures. The third column is the financial information for the current year. This will consist of partial actual and partial estimated receipts and expenditures. The final column represents the budget for the ensuing year. The estimates in the final column should be based on historical and/or specific plans for the ensuing year. Previous years’ information can be obtained from the annual financial reports prepared each year and/or the tax budget prepared the previous year. A similar schedule should be prepared for all other funds receiving property taxes. The information needed for all other funds is presented in a separate schedule at a summarized level.

The tax budget also contains two schedules that present information on the village’s tax levies. The information needed to complete this section includes: authority and/or purpose of the levy, date of vote, tax years’ affected, maximum rate authorized to be levied, and the county auditor’s estimate of yield of levy. This information should be available from the resolution requesting such levy(s) and the county auditor.
There are public hearing requirements before the adoption of the tax budget by village council. The village must have at least one public hearing before they adopt the tax budget. Notice of this hearing must be given at least ten days prior to the hearing in the official publication of the village or a newspaper having a general circulation in the village. Also, two copies of the tax budget shall be filed in the office of the clerk/treasurer for public inspection at least ten days before its adoption by village council.

After the budget is adopted by village council on or before July 15, it is to be submitted to the county auditor on or before July 20.

The county budget commission reviews the budget to determine if revenue estimates are accurate for tax levies and the undivided local government fund. In addition, they review other revenue estimates to establish their reasonableness. On or before the first day of September, the county budget commission should return to the village an official certificate of estimated resources (Appendix B-1.12). This document presents the total estimated resources for each fund of the village for the ensuing year. In addition, the county auditor provides an estimate of the tax rates to be levied by the village.

The village, by resolution, shall authorize the necessary tax levies (inside and outside the ten-mill limitation) and certify them to the county auditor by October 1, each year. This resolution is referred to as “a resolution accepting the amounts and rates as determined by the county budget commission”.

### III. Certificate of Estimated Resources

The first certificate of estimated resources, referred to as the official certificate of estimated resources, is prepared by the county budget commission and is based on information in the tax budget completed in July. This certificate includes the estimated unencumbered fund balances and estimated revenues for each fund. These amounts added together represent the estimated resources for each fund and the maximum amount that may be appropriated for that fund for the ensuing year.

On or about the first day of each fiscal year, the clerk/treasurer of the village is to certify, to the county auditor, the actual unencumbered fund balance and estimated revenue for each fund. The form used to certify this information is the certificate of total amount from all sources available for expenditures, and balances (Appendix B-3.1). The form is completed by the clerk/treasurer and filed with the county auditor as soon after December 31 as possible. The first page of this form is a summary of all funds by fund type. The remaining pages identify the individual funds. The county budget commission, taking into consideration the fund balances and revenues to be derived from taxation and other sources, certifies and issues to the village an amended official certificate of estimated resources.

The certificate of total amount from all sources available for expenditures, and balances filed with the county budget commission shall not include, as an unencumbered balance, the principal of a permanent fund (refer to Auditor of State Bulletin 2011-004) created under Ohio Revised Code Section 5705.131 or any amount reserved under Ohio Revised Code Section 5705.13 for budget stabilization, a retrospective rating plan for workers’ compensation, or for self-insurance.
Since the official certificate of estimated resources was prepared several months before year end, the estimated revenues presented in this certificate may need to be revised. The certificate may be further amended during the year if the clerk/treasurer determines, and the county budget commission agrees, that more or less revenue will be received than originally estimated. The county budget commission, upon review, will issue a new amended official certificate of estimated resources.

Three primary reasons exist under State law for a local government to request the issuance of an amended official certificate of estimated resources (Ohio Revised Code Section 5705.36). These reasons are as follows:

1. The clerk/treasurer determines the revenue to be collected will be greater than or less than the amount included in the official certificate of estimated resources;

2. The clerk/treasurer determines the revenue to be collected will be greater than the amount included in the official certificate or estimated resources and village council intends to appropriate and expend the excess revenue; or

3. The clerk/treasurer determines the revenue to be collected will be less than the amount included in an amended official certificate of estimated resources and the deficiency will reduce available resources below the level of current appropriations.

The Ohio Revised Code Section 5705.36 does not require the clerk/treasurer to obtain an amended official certificate of estimated resources which matches actual resources for the year (a “zero variance”). Citations for noncompliance with this provision will not be issued by the Auditor of State’s Office on the basis of a variance between amounts in the most recent amended official certificate of estimated resources and the amount of actual resources, unless it appears that the clerk/treasurer knowingly disregarded a significant variance and that, had a “reduction” certificate been obtained, the effect would have been to prevent the making of expenditures or the incurrence of obligations in excess of actual resources.

IV. Appropriations

Under Ohio Revised Code Section 5705.38, an annual appropriation ordinance (Appendix B-4) must be passed on or before the first day of the fiscal year unless a temporary appropriation ordinance is passed and a permanent annual appropriation ordinance is passed by April 1. The appropriation ordinance identifies the amounts that village council expects to spend on each line item (account) for the year. The village must have appropriations adopted to legally spend money. However, the total amount appropriated for each fund must be less than or equal to the total estimated resources for that fund.

A temporary appropriation ordinance to control expenditures may be passed on or about January 1 of each year, for the period January 1 to March 31. The village may choose to adopt a temporary appropriation measure because the appropriated budget has not been completed and/or the estimates in the official certificate of estimated resources are not sufficient to support the anticipated appropriations and must be amended.
The temporary appropriation amounts can be an estimate of what will be spent for up to the first three months. However, the permanent appropriations must be an estimate of what will be spent for the entire year. For example:

1. The village expects to spend $100 each month for supplies-administration. The temporary appropriation would be $300, and the permanent appropriation would be $1,200.

2. Both the temporary and permanent appropriations should be recorded in the appropriations ledger.

The total appropriations for each fund cannot exceed the total on the amended official certificate of estimated resources. This is the “budget” mechanism that attempts to prevent overspending. However, there may be carryover appropriations for outstanding encumbrances. These are covered by “encumbered” cash which is not included in the amended official certificate of estimate resources.

The permanent appropriations may be amended throughout the year by an ordinance adopted by village council; however, the total appropriations should never exceed the amount for each fund as presented on the amended official certificate of estimated resources.

V. Budgeted Level of Expenditures

Budget information for the village is normally presented at various levels of detail. The tax budget, for example, presents expenditures at both the fund level, and the program and activity level. The appropriation ordinance may present expenditures at the fund, program, activity, and object (two characters) level for each fund. Management, in preparing a budget, will generally estimate the expenditures at the full object level (all three characters) for each program and activity.

The level of detail presented in an appropriation ordinance that is adopted by village council is referred to as the “legal level of control”. The level of detail maintained by management, such as in the accounting system, is called the “management level of control.” The significant difference between the two levels of control is how the amounts can be modified during the year. Any change in the amount appropriated by village council can only be changed by an ordinance approved by village council. In contrast, the level controlled by management can be changed with the approval of an appropriate official.

In the following example, it is assumed that appropriations are adopted by village council at the fund, program, activity, and two characters of object level. An increase or decrease in this object level within the program and activity must be approved by village council. An increase or decrease in an object code (three characters) that does not affect the total appropriated by village council can be approved by management.
The following is an example that requires the approval of village council.

<table>
<thead>
<tr>
<th>Accounts to be Decreased</th>
<th>Amounts</th>
<th>Accounts to be Increased</th>
<th>Amounts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000-110-349</td>
<td>$1,500</td>
<td>1000-110-420</td>
<td>$1,500</td>
</tr>
<tr>
<td>1000-110-190</td>
<td>1,000</td>
<td>1000-710-160</td>
<td>1,000</td>
</tr>
</tbody>
</table>

The following is an example that may be approved by management.

<table>
<thead>
<tr>
<th>Accounts to be Decreased</th>
<th>Amounts</th>
<th>Accounts to be Increased</th>
<th>Amounts</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000-725-311</td>
<td>$750</td>
<td>1000-725-350</td>
<td>$750</td>
</tr>
<tr>
<td>1000-120-410</td>
<td>500</td>
<td>1000-120-420</td>
<td>500</td>
</tr>
</tbody>
</table>

The legal level of control is the level at which the appropriation measure is passed by village council. The village council, pursuant to charter or ordinance, has the ability to establish its legal level of control at the beginning of each year coinciding with the adoption of its annual appropriation ordinance. Once established, the legal level of control should remain the same throughout the year.

A statutory village must at least comply with statutory law. Section 5705.38(C) states, an appropriation measure shall be classified, so as to set forth separately, the amounts appropriated for each office, department, and division, and, within each, the amount appropriated for personal services.

Auditors are required to determine the legal level of control and assure that the village’s financial statements and schedules properly report budgetary accountability at that level. Auditors are required to test budgetary compliance throughout the year as well as at the end of the year. In determining the legal level of control, auditors will use the level of detail set forth in the village’s appropriation ordinance.

VI. **Delegation of Authority to Set Appropriations**

The legislative body of a local government may not delegate its authority to establish appropriations. The appropriation process is a function of the legislative authority that must be performed by those specific individuals elected to fulfill that responsibility. However, other officials of the local government may be given the authority to allocate or re-allocate funds within a legally adopted appropriation.
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APPENDIX A-2

OHIO AUDITOR OF STATE
UNIFORM ACCOUNTING NETWORK (UAN)
ACCOUNT CODES
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## UNIFORM ACCOUNTING NETWORK

### Village Funds - Accounting Codes

<table>
<thead>
<tr>
<th>Fund Number</th>
<th>Fund Name</th>
<th>Program Default</th>
</tr>
</thead>
</table>

### GOVERNMENTAL FUNDS

**GENERAL FUND**

<table>
<thead>
<tr>
<th>Fund Number</th>
<th>Fund Name</th>
<th>Program Default</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000</td>
<td>General</td>
<td>User assigned</td>
</tr>
<tr>
<td>1000-XXXX</td>
<td>Income Tax</td>
<td>User assigned</td>
</tr>
</tbody>
</table>

**SPECIAL REVENUE**

<table>
<thead>
<tr>
<th>Fund Number</th>
<th>Fund Name</th>
<th>Program Default</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011-2019</td>
<td>Street Construction, Maintenance, and Repair</td>
<td>6xx</td>
</tr>
<tr>
<td>2021-2029</td>
<td>State Highway</td>
<td>6xx</td>
</tr>
<tr>
<td>2031-2039</td>
<td>Cemetery</td>
<td>240</td>
</tr>
<tr>
<td>2041-2049</td>
<td>Parks and Recreation</td>
<td>3xx</td>
</tr>
<tr>
<td>2051-2059</td>
<td>Federal Grant</td>
<td>User assigned</td>
</tr>
<tr>
<td>2061-2069</td>
<td>State Grant</td>
<td>User assigned</td>
</tr>
<tr>
<td>2071-2079</td>
<td>Income Tax</td>
<td>User assigned</td>
</tr>
<tr>
<td>2081-2089</td>
<td>Drug Law Enforcement</td>
<td>110</td>
</tr>
<tr>
<td>2091-2099</td>
<td>Law Enforcement Trust</td>
<td>110</td>
</tr>
<tr>
<td>2101-2109</td>
<td>Permissive Motor Vehicle License Tax</td>
<td>6xx</td>
</tr>
<tr>
<td>2111-2119</td>
<td>Permissive Sales Tax (For hotel/motel excise tax for Convention and Visitors Bureau. Ohio Revised Code Section 5739.09(B))</td>
<td>User assigned</td>
</tr>
<tr>
<td>2121-2129</td>
<td>COPS Fast</td>
<td>110</td>
</tr>
<tr>
<td>2131-2139</td>
<td>Police Disability and Pension</td>
<td>110</td>
</tr>
<tr>
<td>2141-2149</td>
<td>Fire Disability and Pension</td>
<td>120</td>
</tr>
<tr>
<td>2271-2289</td>
<td>Enforcement and Education</td>
<td>110</td>
</tr>
<tr>
<td>2291-2299</td>
<td>Underground Storage Tank</td>
<td>190</td>
</tr>
<tr>
<td>2401-2499</td>
<td>Special Assessment</td>
<td>User assigned</td>
</tr>
<tr>
<td>2901-2999</td>
<td>Other Special Revenue</td>
<td>User assigned</td>
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</tbody>
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### DEBT SERVICE

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<tr>
<th>Fund Number</th>
<th>Fund Name</th>
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</thead>
<tbody>
<tr>
<td>3101-3199</td>
<td>General Obligation Bond Retirement</td>
<td>850</td>
</tr>
<tr>
<td>3201-3299</td>
<td>Sinking</td>
<td>850</td>
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<tr>
<td>3301-3399</td>
<td>Special Assessment Debt Service</td>
<td>850</td>
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<tr>
<td>3401-3499</td>
<td>Note Retirement</td>
<td>850</td>
</tr>
<tr>
<td>3901-3999</td>
<td>Other Debt Service</td>
<td>850</td>
</tr>
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</table>
### UNIFORM ACCOUNTING NETWORK

**Village Funds - Accounting Codes**

<table>
<thead>
<tr>
<th>Fund Number</th>
<th>Fund Name</th>
<th>Program Default</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>CAPITAL PROJECTS</strong></td>
<td></td>
</tr>
<tr>
<td>4101-4199</td>
<td>Bond Construction</td>
<td>800</td>
</tr>
<tr>
<td>4201-4299</td>
<td>Grant Construction</td>
<td>800</td>
</tr>
<tr>
<td>4501-4599</td>
<td>Special Assessment Construction</td>
<td>800</td>
</tr>
<tr>
<td>4901-4949</td>
<td>Other Capital Projects</td>
<td>800</td>
</tr>
<tr>
<td></td>
<td><strong>PERMANENT</strong></td>
<td>User assigned</td>
</tr>
<tr>
<td>4951-4999</td>
<td>Permanent</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>PROPRIETARY FUNDS</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>ENTERPRISE</strong></td>
<td>530 series</td>
</tr>
<tr>
<td>5101-5199</td>
<td>Water Operating</td>
<td></td>
</tr>
<tr>
<td>5201-5299</td>
<td>Sewer Operating</td>
<td>540 series</td>
</tr>
<tr>
<td>5301-5399</td>
<td>Electric Operating</td>
<td>510 series</td>
</tr>
<tr>
<td>5401-5499</td>
<td>Parking</td>
<td>150, 650</td>
</tr>
<tr>
<td>5501-5599</td>
<td>Swimming Pool</td>
<td>340</td>
</tr>
<tr>
<td>5601-5699</td>
<td>Other Enterprise Operating</td>
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</tr>
<tr>
<td>5701-5709</td>
<td>Enterprise Improvement</td>
<td>800</td>
</tr>
<tr>
<td>5721-5739</td>
<td>Enterprise Debt Service</td>
<td>850</td>
</tr>
<tr>
<td>5741-5759</td>
<td>Enterprise Debt Service Reserve</td>
<td>850</td>
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<tr>
<td>5761-5779</td>
<td>Enterprise Reserve</td>
<td>User assigned</td>
</tr>
<tr>
<td>5781-5799</td>
<td>Enterprise Deposit</td>
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</tr>
<tr>
<td>5901-5919</td>
<td>Other Enterprise</td>
<td>User assigned</td>
</tr>
<tr>
<td></td>
<td><strong>INTERNAL SERVICE</strong></td>
<td>User assigned</td>
</tr>
<tr>
<td>6101-6199</td>
<td>Revolving</td>
<td></td>
</tr>
<tr>
<td>6901-6999</td>
<td>Other Internal Service</td>
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## UNIFORM ACCOUNTING NETWORK

### Village Funds - Accounting Codes

<table>
<thead>
<tr>
<th>Fund Number</th>
<th>Fund Name</th>
<th>Program Default</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>FIDUCIARY FUNDS</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>AGENCY (only if being held for another government)</td>
<td></td>
</tr>
<tr>
<td>9101-9199</td>
<td>Unclaimed Monies</td>
<td>User assigned</td>
</tr>
<tr>
<td>9201-9209</td>
<td>Income Tax</td>
<td>User assigned</td>
</tr>
<tr>
<td>9901-9924</td>
<td>Other Agency</td>
<td>User assigned</td>
</tr>
<tr>
<td></td>
<td><strong>TRUST (only if being held for another government)</strong></td>
<td></td>
</tr>
<tr>
<td>9951-9974</td>
<td>Investment Trust</td>
<td>User assigned</td>
</tr>
<tr>
<td>9976-9999</td>
<td>Private Purpose Trust</td>
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</table>
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## UNIFORM ACCOUNTING NETWORK
### Village Revenue Sources - Accounting Codes

<table>
<thead>
<tr>
<th>Revenue Code</th>
<th>Revenue Account Title</th>
<th>Financial Report Caption Title</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>100</strong></td>
<td>Property and Other Local Taxes</td>
<td></td>
</tr>
<tr>
<td>110</td>
<td>General Property Tax - Real Estate</td>
<td></td>
</tr>
<tr>
<td>120</td>
<td>Tangible Personal Property Tax</td>
<td></td>
</tr>
<tr>
<td>130</td>
<td>Municipal Income Tax</td>
<td></td>
</tr>
<tr>
<td>140</td>
<td>Permissive Sales Tax</td>
<td></td>
</tr>
<tr>
<td>150</td>
<td>License Tax - Local</td>
<td></td>
</tr>
<tr>
<td>160</td>
<td>Kilowatt Per Hour Taxes</td>
<td></td>
</tr>
<tr>
<td>190</td>
<td>Other - Local Taxes</td>
<td></td>
</tr>
<tr>
<td><strong>200</strong></td>
<td>State Shared Taxes and Permits</td>
<td></td>
</tr>
<tr>
<td>211</td>
<td>Local Government Distribution</td>
<td></td>
</tr>
<tr>
<td>213</td>
<td>Library and Local Government Revenue Assistance</td>
<td></td>
</tr>
<tr>
<td>221</td>
<td>Inheritance Tax</td>
<td></td>
</tr>
<tr>
<td>222</td>
<td>Cigarette Tax</td>
<td></td>
</tr>
<tr>
<td>224</td>
<td>Liquor and Beer Permit Fees</td>
<td></td>
</tr>
<tr>
<td>225</td>
<td>Gasoline Tax (State)</td>
<td></td>
</tr>
<tr>
<td>226</td>
<td>License Tax - State Levied</td>
<td></td>
</tr>
<tr>
<td>231</td>
<td>Property Tax Allocation</td>
<td></td>
</tr>
<tr>
<td>290</td>
<td>Other - State Shared Taxes and Permits</td>
<td></td>
</tr>
<tr>
<td><strong>300</strong></td>
<td>Special Assessments</td>
<td></td>
</tr>
<tr>
<td>310</td>
<td>Street Improvement and Maintenance</td>
<td></td>
</tr>
<tr>
<td>320</td>
<td>Sidewalk Improvement</td>
<td></td>
</tr>
<tr>
<td>330</td>
<td>Sewer Improvement</td>
<td></td>
</tr>
<tr>
<td>340</td>
<td>Water Improvement</td>
<td></td>
</tr>
<tr>
<td>350</td>
<td>Street Cleaning and Improvement</td>
<td></td>
</tr>
<tr>
<td>360</td>
<td>Street Lighting</td>
<td></td>
</tr>
<tr>
<td>390</td>
<td>Other - Special Assessments</td>
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</tr>
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</table>
## UNIFORM ACCOUNTING NETWORK

### Village Revenue Sources - Accounting Codes

<table>
<thead>
<tr>
<th>Revenue Code</th>
<th>Revenue Account Title</th>
<th>Financial Report Caption Title</th>
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<tbody>
<tr>
<td>400</td>
<td>Intergovernmental Revenues</td>
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<td>410</td>
<td>Federal Receipts</td>
<td>Intergovernmental Revenues</td>
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<tr>
<td>411</td>
<td>Federal - Restricted</td>
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</tr>
<tr>
<td>412</td>
<td>Federal - Unrestricted</td>
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</tr>
<tr>
<td>413</td>
<td>Federal - Pass Through Grants</td>
<td></td>
</tr>
<tr>
<td>419</td>
<td>Other - Federal Receipts</td>
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<tr>
<td>420</td>
<td>State Receipts</td>
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<tr>
<td>422</td>
<td>State - Restricted</td>
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<tr>
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<td>State - Unrestricted</td>
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<tr>
<td>424</td>
<td>State - Pass Through Grants</td>
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<tr>
<td>429</td>
<td>Other - State Receipts</td>
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<tr>
<td>430</td>
<td>License Tax - County Levied</td>
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<tr>
<td>440</td>
<td>Grants or Aid (Non-Federal and Non-State)</td>
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<tr>
<td>490</td>
<td>Other - Intergovernmental Revenues</td>
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</tr>
<tr>
<td>500</td>
<td>Charges for Services</td>
<td>Charges for Services</td>
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<tr>
<td>510</td>
<td>General Government Contracts</td>
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<tr>
<td>511</td>
<td>Contracts for Fire Services</td>
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<tr>
<td>512</td>
<td>Contracts for Police Protection</td>
<td></td>
</tr>
<tr>
<td>513</td>
<td>Parking Meters</td>
<td></td>
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<tr>
<td>514</td>
<td>Garbage and Trash</td>
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</tr>
<tr>
<td>515</td>
<td>Contracts for Emergency Medical Services</td>
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<tr>
<td>519</td>
<td>Other - General Government Contracts</td>
<td></td>
</tr>
<tr>
<td>520</td>
<td>Cultural and Recreational Programs</td>
<td></td>
</tr>
<tr>
<td>521</td>
<td>Swimming Pool</td>
<td></td>
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<tr>
<td>522</td>
<td>Concession Stands</td>
<td></td>
</tr>
<tr>
<td>523</td>
<td>Recreation Entry Fees</td>
<td></td>
</tr>
<tr>
<td>529</td>
<td>Other - Cultural Recreational Programs</td>
<td></td>
</tr>
<tr>
<td>530</td>
<td>Cemetery</td>
<td></td>
</tr>
<tr>
<td>531</td>
<td>Sale of Lots</td>
<td></td>
</tr>
<tr>
<td>532</td>
<td>Grave Opening Fees</td>
<td></td>
</tr>
<tr>
<td>533</td>
<td>Foundations</td>
<td></td>
</tr>
<tr>
<td>539</td>
<td>Other - Cemetery</td>
<td></td>
</tr>
</tbody>
</table>
## UNIFORM ACCOUNTING NETWORK
### Village Revenue Sources - Accounting Codes

<table>
<thead>
<tr>
<th>Revenue Code</th>
<th>Revenue Account Title</th>
<th>Financial Report Caption Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>540</td>
<td><strong>Utilities</strong></td>
<td></td>
</tr>
<tr>
<td>541</td>
<td>Consumer Rent</td>
<td>Charges for Services (continued)</td>
</tr>
<tr>
<td>542</td>
<td>Tap Fees</td>
<td></td>
</tr>
<tr>
<td>543</td>
<td>Bulk Sales</td>
<td></td>
</tr>
<tr>
<td>544</td>
<td>Deposits</td>
<td></td>
</tr>
<tr>
<td>549</td>
<td>Other - Utilities</td>
<td></td>
</tr>
<tr>
<td>590</td>
<td>Other - Charges for Services</td>
<td></td>
</tr>
<tr>
<td>600</td>
<td><strong>Fines, Licenses and Permits</strong></td>
<td></td>
</tr>
<tr>
<td>610</td>
<td><strong>Fines and Forfeitures</strong></td>
<td></td>
</tr>
<tr>
<td>611</td>
<td>Court Costs</td>
<td></td>
</tr>
<tr>
<td>612</td>
<td>Court Fines</td>
<td></td>
</tr>
<tr>
<td>613</td>
<td>State Court Costs (Use only with Agency Funds)</td>
<td></td>
</tr>
<tr>
<td>619</td>
<td>Other - Fines and Forfeitures</td>
<td></td>
</tr>
<tr>
<td>620</td>
<td><strong>Licenses and Permits</strong></td>
<td></td>
</tr>
<tr>
<td>621</td>
<td>Building Permits</td>
<td>Fines, Licenses, and Permits</td>
</tr>
<tr>
<td>622</td>
<td>Inspections</td>
<td></td>
</tr>
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<td>623</td>
<td>Zoning</td>
<td></td>
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<td>624</td>
<td>Street Opening</td>
<td></td>
</tr>
<tr>
<td>625</td>
<td>Cable Franchise Fees</td>
<td></td>
</tr>
<tr>
<td>629</td>
<td>Other - Licenses and Permits</td>
<td></td>
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<tr>
<td>690</td>
<td>Other - Fines, Licenses and Permits</td>
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<tr>
<td>700</td>
<td><strong>Earnings on Investments</strong></td>
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<tr>
<td>701</td>
<td>Interest</td>
<td>Earnings on Investments</td>
</tr>
<tr>
<td>790</td>
<td>Other - Earnings on Investments</td>
<td></td>
</tr>
<tr>
<td>800</td>
<td><strong>Miscellaneous</strong></td>
<td></td>
</tr>
<tr>
<td>811</td>
<td>Rentals</td>
<td>Miscellaneous</td>
</tr>
<tr>
<td>812</td>
<td>Royalties</td>
<td></td>
</tr>
<tr>
<td>820</td>
<td>Contributions and Donations</td>
<td></td>
</tr>
<tr>
<td>830</td>
<td>Payment in Lieu of Taxes</td>
<td></td>
</tr>
<tr>
<td>841</td>
<td>Capital Contributions</td>
<td></td>
</tr>
<tr>
<td>842</td>
<td>Capital Contributions - Tap Fees</td>
<td></td>
</tr>
</tbody>
</table>
## UNIFORM ACCOUNTING NETWORK

### Village Revenue Sources - Accounting Codes

<table>
<thead>
<tr>
<th>Revenue Code</th>
<th>Revenue Account Title</th>
<th>Financial Report Caption Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>850</td>
<td>Contributions to a Permanent Fund (Use only with Permanent Funds)</td>
<td>Miscellaneous (continued)</td>
</tr>
<tr>
<td>891</td>
<td>Other - Miscellaneous Operating</td>
<td></td>
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<tr>
<td>892</td>
<td>Other - Miscellaneous Non-Operating</td>
<td></td>
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<tr>
<td>900</td>
<td><strong>Other Financing Sources</strong></td>
<td></td>
</tr>
<tr>
<td>910</td>
<td><strong>Proceeds of Bonds</strong></td>
<td></td>
</tr>
<tr>
<td>911</td>
<td>Proceeds of Bonds</td>
<td></td>
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<tr>
<td>912</td>
<td>Premium and Accrued Interest - Bonds</td>
<td></td>
</tr>
<tr>
<td>915</td>
<td>Sale of Refunding Bonds</td>
<td></td>
</tr>
<tr>
<td>919</td>
<td>Other - Proceeds of Bonds</td>
<td></td>
</tr>
<tr>
<td>920</td>
<td><strong>Proceeds of Notes</strong></td>
<td></td>
</tr>
<tr>
<td>921</td>
<td>Proceeds of Notes</td>
<td></td>
</tr>
<tr>
<td>922</td>
<td>Premium and Accrued Interest - Notes</td>
<td></td>
</tr>
<tr>
<td>923</td>
<td>OWDA Loans Issued</td>
<td></td>
</tr>
<tr>
<td>924</td>
<td>OPWC Loans Issued</td>
<td></td>
</tr>
<tr>
<td>925</td>
<td>Other Loans Issued</td>
<td></td>
</tr>
<tr>
<td>929</td>
<td>Other - Proceeds of Notes</td>
<td></td>
</tr>
<tr>
<td>931</td>
<td>Transfers - In</td>
<td></td>
</tr>
<tr>
<td>941</td>
<td>Advances - In</td>
<td></td>
</tr>
<tr>
<td>961</td>
<td>Sale of Fixed Assets</td>
<td></td>
</tr>
<tr>
<td>971</td>
<td>Other - Debt Proceeds</td>
<td></td>
</tr>
<tr>
<td>981</td>
<td>Special Items</td>
<td></td>
</tr>
<tr>
<td>982</td>
<td>Extraordinary Items</td>
<td></td>
</tr>
<tr>
<td>999</td>
<td>Other - Other Financing Sources</td>
<td></td>
</tr>
</tbody>
</table>
## UNIFORM ACCOUNTING NETWORK

### Village Revenue Sources - Accounting Codes Descriptions

<table>
<thead>
<tr>
<th>Revenue Code</th>
<th>Revenue Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
<td><strong>Property and Other Local Taxes</strong></td>
<td>Summary revenue code for Property and Other Local Taxes. Comprises detail revenue codes 110-190.</td>
</tr>
<tr>
<td>110</td>
<td>General Property Tax - Real Estate</td>
<td>Semi-annual tax settlement from county auditor, including deductions.</td>
</tr>
<tr>
<td>120</td>
<td>Tangible Personal Property Tax</td>
<td>Semi-annual tax settlement from county auditor, including deductions.</td>
</tr>
<tr>
<td>130</td>
<td>Municipal Income Tax</td>
<td>Revenue received from the enactment of a local income tax.</td>
</tr>
<tr>
<td>140</td>
<td>Permissive Sales Tax</td>
<td>Sales tax levied by villages on hotel and motel lodging.</td>
</tr>
<tr>
<td>150</td>
<td>License Tax - Local Levied by Council</td>
<td>Distribution of motor vehicle license tax from State Auditor.</td>
</tr>
<tr>
<td>160</td>
<td>Kilowatt Per Hour Taxes</td>
<td>Taxes imposed on the operation of Village owned/operated electric utility (Per AOS Bulletin 2001-011).</td>
</tr>
<tr>
<td>190</td>
<td>Other - Local Taxes</td>
<td>Receipt of any other taxes not described in revenue source codes 110-150 such as admission taxes, hotel taxes, amusement taxes, franchise taxes, etc.</td>
</tr>
<tr>
<td>200</td>
<td><strong>State Shared Taxes and Permits</strong></td>
<td>Summary revenue code for State Shared Taxes and Permits. Comprises detail revenue codes 211-290.</td>
</tr>
<tr>
<td>211</td>
<td>Local Government Distribution</td>
<td>State and county distribution of local government fund. Ohio Revised Code Section 5747.50</td>
</tr>
<tr>
<td>213</td>
<td>Library and Local Government Revenue Assistance</td>
<td>Allocations of library and local government assistance money made under Ohio Revised Code Sections 5705.32 or 5705.321.</td>
</tr>
<tr>
<td>221</td>
<td>Inheritance Tax</td>
<td>Revenue received from county auditor settlements, including deductions.</td>
</tr>
<tr>
<td>222</td>
<td>Cigarette Tax</td>
<td>Revenue received from county auditor settlements.</td>
</tr>
<tr>
<td>224</td>
<td>Liquor and Beer Permit Fees</td>
<td>Revenue received from liquor licenses.</td>
</tr>
<tr>
<td>225</td>
<td>Gasoline Tax (State)</td>
<td>Auditor of State distributions of municipal per gallon and gasoline excise tax.</td>
</tr>
<tr>
<td>226</td>
<td>License Tax - State</td>
<td>Auditor of State distributions for license tax.</td>
</tr>
<tr>
<td>231</td>
<td>Property Tax Allocation</td>
<td>Money provided by the State as a reimbursement for statutory tax credits and reductions granted to real and personal property taxpayers to include 10% and 2.5% rollbacks, homestead exemptions, $10,000 personal property tax exemption, utility deregulation (electric and natural gas), property tax replacement (kilowatt per hour and natural gas consumption taxes), excess distribution of utility deregulation taxes, tangible personal property tax loss, and other property tax allocations.</td>
</tr>
<tr>
<td>290</td>
<td>Other - State Shared Taxes and Permits</td>
<td>Other state shared taxes and permits not included in revenue codes 211-231.</td>
</tr>
</tbody>
</table>
### UNIFORM ACCOUNTING NETWORK

**Village Revenue Sources - Accounting Codes Descriptions**

<table>
<thead>
<tr>
<th>Revenue Code</th>
<th>Revenue Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>300</td>
<td>Special Assessments</td>
<td>Summary revenue code for Special Assessments. Comprises detail revenue codes 310-390.</td>
</tr>
<tr>
<td>310</td>
<td>Street Improvement and Maintenance</td>
<td>Special assessments levied against property owners for the improvement of streets.</td>
</tr>
<tr>
<td>320</td>
<td>Sidewalk Improvement</td>
<td>Special assessments levied against property owners for construction or improvement of sidewalks.</td>
</tr>
<tr>
<td>330</td>
<td>Sewer Improvement</td>
<td>Special assessments levied against property owners for construction or improvement of sewers and sewage systems.</td>
</tr>
<tr>
<td>340</td>
<td>Water Improvement</td>
<td>Special assessments levied against property owners for construction or improvement of water lines or water systems.</td>
</tr>
<tr>
<td>350</td>
<td>Street Cleaning and Improvement</td>
<td>Special assessments levied against property owners for cleaning streets and removing snow.</td>
</tr>
<tr>
<td>360</td>
<td>Street Lighting</td>
<td>Special assessments levied against property owners for street lighting.</td>
</tr>
<tr>
<td>390</td>
<td>Other - Special Assessments</td>
<td>All other special assessments levied against property owners not included in 310-360.</td>
</tr>
<tr>
<td>400</td>
<td>Intergovernmental Revenues</td>
<td>Summary revenue code for Intergovernmental Revenues. Comprises detail revenue codes 410-499.</td>
</tr>
<tr>
<td>411</td>
<td>Federal - Restricted</td>
<td>Federal government grants or aid.</td>
</tr>
<tr>
<td>412</td>
<td>Federal - Unrestricted</td>
<td>Federal government grants or aid.</td>
</tr>
<tr>
<td>413</td>
<td>Federal - Pass Through Grants</td>
<td>Federal government grants or aid.</td>
</tr>
<tr>
<td>419</td>
<td>Other - Federal Receipts</td>
<td>Federal government grants or aid not listed under revenue codes 411-413.</td>
</tr>
<tr>
<td>420</td>
<td>State Receipts</td>
<td>Sub-summary revenue code for State Receipts. Comprises detail revenue codes 422-429.</td>
</tr>
<tr>
<td>422</td>
<td>State - Restricted</td>
<td>State government grants or aid.</td>
</tr>
<tr>
<td>423</td>
<td>State - Unrestricted</td>
<td>State government grants or aid.</td>
</tr>
<tr>
<td>424</td>
<td>State - Pass Through Grants</td>
<td>State government grants or aid.</td>
</tr>
<tr>
<td>429</td>
<td>Other - State Receipts</td>
<td>State government grants or aid not listed under revenue codes 422-424.</td>
</tr>
<tr>
<td>430</td>
<td>License Tax - County</td>
<td>Revenue from county license tax.</td>
</tr>
<tr>
<td>440</td>
<td>Grants or Aid (Non-Federal and Non-State)</td>
<td>Other non-federal or non-state grants or aid.</td>
</tr>
<tr>
<td>490</td>
<td>Other - Intergovernmental Revenues</td>
<td>Other non-federal or non-state grants or aid not listed under revenue codes 410-440.</td>
</tr>
<tr>
<td>Revenue Code</td>
<td>Revenue Name</td>
<td>Description</td>
</tr>
<tr>
<td>-------------</td>
<td>--------------------------------------------------</td>
<td>-------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>500</td>
<td>Charges for Services</td>
<td>Summary revenue code for Charges for Services. Comprises detail revenue codes 510-590.</td>
</tr>
<tr>
<td>511</td>
<td>Contracts for Fire Services</td>
<td>Receipts from furnishing fire protection services to other political subdivisions.</td>
</tr>
<tr>
<td>512</td>
<td>Contracts for Police Protection</td>
<td>Receipts from furnishing police services to other political subdivisions.</td>
</tr>
<tr>
<td>513</td>
<td>Parking Meters</td>
<td>Receipts from parking meters.</td>
</tr>
<tr>
<td>514</td>
<td>Garbage and Trash</td>
<td>Receipts derived from furnishing garbage and trash services to other political subdivisions.</td>
</tr>
<tr>
<td>515</td>
<td>Contracts for Emergency Medical Services</td>
<td>Receipts derived from furnishing emergency medical services to other political subdivisions.</td>
</tr>
<tr>
<td>519</td>
<td>Other - General Government Contracts</td>
<td>Receipts derived from furnishing contracted other general governmental services to other political subdivisions not described in revenue codes 511-515.</td>
</tr>
<tr>
<td>520</td>
<td>Cultural and Recreational Programs</td>
<td>Sub-summary revenue code for Cultural and Recreational Programs.</td>
</tr>
<tr>
<td>521</td>
<td>Swimming Pool</td>
<td>Fees received from use of swimming pool.</td>
</tr>
<tr>
<td>522</td>
<td>Concession Stands</td>
<td>Proceeds received from the operation of a concession stand.</td>
</tr>
<tr>
<td>523</td>
<td>Recreation Entry Fees</td>
<td>Fees received from participating recreational fees.</td>
</tr>
<tr>
<td>529</td>
<td>Other - Cultural and Recreational Programs</td>
<td>Other cultural or recreational fees not described in revenue codes 521-523.</td>
</tr>
<tr>
<td>530</td>
<td>Cemetery</td>
<td>Sub-summary revenue code for Cemetery. Comprises detail revenue codes 531-539.</td>
</tr>
<tr>
<td>531</td>
<td>Sale of Lots</td>
<td>Receipts derived from the sale of cemetery lots.</td>
</tr>
<tr>
<td>532</td>
<td>Grave Opening Fees</td>
<td>Proceeds for the opening and closing of grave sites.</td>
</tr>
<tr>
<td>533</td>
<td>Foundations</td>
<td>Fees for construction of monument foundations.</td>
</tr>
<tr>
<td>539</td>
<td>Other - Cemetery</td>
<td>Other fees collected for cemetery operations.</td>
</tr>
<tr>
<td>540</td>
<td>Utilities</td>
<td>Sub-summary revenue code for Utilities. Comprises detail revenue codes 541-549.</td>
</tr>
<tr>
<td>541</td>
<td>Consumer Rent</td>
<td>Revenue received from the sale of water.</td>
</tr>
<tr>
<td>542</td>
<td>Tap Fees</td>
<td>Fees to recover the cost of connecting new customers to the system.</td>
</tr>
<tr>
<td>543</td>
<td>Bulk Sales</td>
<td>Proceeds received on flat fees from sale of bulk water.</td>
</tr>
<tr>
<td>544</td>
<td>Deposits</td>
<td>Utility deposits received.</td>
</tr>
<tr>
<td>549</td>
<td>Other - Utilities</td>
<td>Other utility revenues not described in revenue codes 541-544.</td>
</tr>
<tr>
<td>590</td>
<td>Other - Charges for Services</td>
<td>Other charges for services not described in revenue codes 510-549.</td>
</tr>
</tbody>
</table>
## UNIFORM ACCOUNTING NETWORK

### Village Revenue Sources - Accounting Codes Descriptions

<table>
<thead>
<tr>
<th>Revenue Code</th>
<th>Revenue Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>610</td>
<td>Fines and Forfeitures</td>
<td>Sub-summary revenue code for Fines and Forfeitures. Comprises detail revenue codes 611-619.</td>
</tr>
<tr>
<td>611</td>
<td>Court Costs</td>
<td>Fees received from court costs.</td>
</tr>
<tr>
<td>612</td>
<td>Court Fines</td>
<td>Penalties imposed for violations of law.</td>
</tr>
<tr>
<td>613</td>
<td>State Court Costs</td>
<td>Additional court costs forwarded from the State to be used to fund awards in the Victims of Crime Program. Ohio Revised Code Sections 2743.191 and 2743.70.</td>
</tr>
<tr>
<td>619</td>
<td>Other - Fines and Forfeitures</td>
<td>Other fines and forfeitures not described in revenue codes 611-613.</td>
</tr>
<tr>
<td>620</td>
<td>Licenses and Permits</td>
<td>Sub-summary revenue code for Licenses and Permits. Comprises detail revenue codes 621-629.</td>
</tr>
<tr>
<td>621</td>
<td>Building Permits</td>
<td>Fees received from issuance of construction permits.</td>
</tr>
<tr>
<td>622</td>
<td>Inspections</td>
<td>Charges received from inspections performed.</td>
</tr>
<tr>
<td>623</td>
<td>Zoning</td>
<td>Fees received from issuance of zoning permits.</td>
</tr>
<tr>
<td>624</td>
<td>Street Opening</td>
<td>Fees received from issuance of street opening permits.</td>
</tr>
<tr>
<td>625</td>
<td>Cable Franchise Fees</td>
<td>Revenue derived from cable franchise fees.</td>
</tr>
<tr>
<td>629</td>
<td>Other - Licenses and Permits</td>
<td>All other licenses and permits not described in codes 621-625.</td>
</tr>
<tr>
<td>690</td>
<td>Other - Fines, Licenses, and Permits</td>
<td>All other fines, licenses and permits not listed under revenue codes 610-690.</td>
</tr>
<tr>
<td>700</td>
<td>Earnings on Investments</td>
<td>Summary revenue code for Earnings on Investments. Comprises detail revenue codes 701-799.</td>
</tr>
<tr>
<td>701</td>
<td>Interest</td>
<td>Interest received on deposits and investments.</td>
</tr>
<tr>
<td>790</td>
<td>Other - Earnings on Investments</td>
<td>Income received on other deposits and investments not included in 701.</td>
</tr>
<tr>
<td>800</td>
<td>Miscellaneous</td>
<td></td>
</tr>
<tr>
<td>811</td>
<td>Rentals</td>
<td>Amounts received from the rental of village property.</td>
</tr>
<tr>
<td>812</td>
<td>Royalties</td>
<td>Amounts received from royalties related to the use of village’s assets. Including oil and gas royalty payments.</td>
</tr>
<tr>
<td>820</td>
<td>Contributions and Donations</td>
<td>Revenue received from contributions and donations.</td>
</tr>
<tr>
<td>830</td>
<td>Payment in Lieu of Taxes</td>
<td>Payment by a property owner not subject to a property tax to compensate the government for not being required to pay the tax.</td>
</tr>
<tr>
<td>841</td>
<td>Capital Contributions</td>
<td>Contributions of cash from individuals, other funds, or other governments whose use is restricted to capital acquisition or construction.</td>
</tr>
<tr>
<td>842</td>
<td>Capital Contributions - Tap Fees</td>
<td>Charge to new customers for their fair share of capital costs of the system.</td>
</tr>
<tr>
<td>850</td>
<td>Contributions to a Permanent Fund</td>
<td>A contribution to support a program of the reporting government through the use of the interest earned on the contribution. The original contribution must be maintained intact and may not be spent.</td>
</tr>
</tbody>
</table>
## Uniform Accounting Network

### Village Revenue Sources - Accounting Codes Descriptions

<table>
<thead>
<tr>
<th>Revenue Code</th>
<th>Revenue Name</th>
<th>Description</th>
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<tr>
<td>800</td>
<td>Miscellaneous (continued)</td>
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<tr>
<td>891</td>
<td>Other - Miscellaneous Operating</td>
<td>Receipt of any other operating revenue.</td>
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<tr>
<td>892</td>
<td>Other - Miscellaneous Non-Operating</td>
<td>Receipt of any other non-operating revenue.</td>
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<tr>
<td>900</td>
<td>Other Financing Sources</td>
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<tr>
<td>911</td>
<td>Proceeds of Bonds</td>
<td>Proceeds from the sale of bonds.</td>
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<td>Premium and Accrued Interest - Bonds</td>
<td>Premium and accrued interest from the sale of bonds.</td>
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<td>915</td>
<td>Sale of Refunding Bonds</td>
<td>Proceeds from the sale of refunding bonds.</td>
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<tr>
<td>919</td>
<td>Other Proceeds of Bonds</td>
<td>Receipts from any other sale of bonds not described in revenue codes 911-912.</td>
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<tr>
<td>920</td>
<td>Proceeds of Notes</td>
<td>Sub-summary revenue code for Sale of Notes. Comprises detail revenue codes 921-929.</td>
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<td>921</td>
<td>Proceeds of Notes</td>
<td>Proceeds from the sale of notes.</td>
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<td>922</td>
<td>Premium and Accrued Interest - Notes</td>
<td>Premium and accrued interest from the sale of notes.</td>
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<td>923</td>
<td>OWDA Loans Issued</td>
<td>Proceeds from the issuance of OWDA loans.</td>
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<td>924</td>
<td>OPWC Loans Issued</td>
<td>Proceeds from the issuance of OPWC loans.</td>
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<td>925</td>
<td>Other Loans Issued</td>
<td>Proceeds from the issuance of other loans (OEPA, OAQDA, etc.)</td>
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<td>929</td>
<td>Other Proceeds of Notes</td>
<td>Receipts from any other sale of notes not described in revenue codes 921-922.</td>
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<tr>
<td>931</td>
<td>Transfers - In</td>
<td>Permanent transfers in from another fund.</td>
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<tr>
<td>941</td>
<td>Advances - In</td>
<td>Temporary loans of cash from another fund made with the intent of repayment.</td>
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<td>961</td>
<td>Sale of Fixed Assets</td>
<td>Revenue received from the sale of fixed assets.</td>
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<td>971</td>
<td>Other Debt Proceeds</td>
<td>Receipt from the proceeds of any other debt.</td>
</tr>
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<td>981</td>
<td>Special Items</td>
<td>Significant transactions or other events within the control of management that are either unusual in nature or infrequent in occurrence.</td>
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<tr>
<td>982</td>
<td>Extraordinary Items</td>
<td>Significant transactions or other events that are both unusual in nature and infrequent in occurrence.</td>
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<tr>
<td>999</td>
<td>Other - Other Financing Sources</td>
<td>Other financing sources not listed under 911-982.</td>
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## UNIFORM ACCOUNTING NETWORK

**Village Programs (Expenditure Accounts) - Accounting Codes**

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<thead>
<tr>
<th>Program Code</th>
<th>Program Name</th>
<th>Financial Report</th>
<th>Caption Title</th>
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<tbody>
<tr>
<td>110</td>
<td>Police Enforcement</td>
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<td>Fire Fighting, Prevention, and Inspection</td>
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<td>130</td>
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<td>140</td>
<td>Civil Defense</td>
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<td>Traffic Signals, Signs, and Marking</td>
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<td>160</td>
<td>Emergency Medical Services</td>
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<td>190</td>
<td>Other Security of Persons and Property</td>
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<td>210</td>
<td>Payment to County Health District</td>
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<td>220</td>
<td>Payment of County Human Services Program</td>
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<td>Other Assistance to Needy</td>
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<td>Cemetery</td>
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<td>290</td>
<td>Other Public Health Services</td>
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<td>310</td>
<td>Recreation</td>
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<td>320</td>
<td>Provide and Maintain Parks</td>
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<td>330</td>
<td>Cultural Facilities</td>
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<td>Concessions</td>
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<td>390</td>
<td>Other Leisure Time Activities</td>
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<td>410</td>
<td>Community Planning and Zoning</td>
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<td>420</td>
<td>Public Housing Projects</td>
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**Security of Persons and Property**

**Public Health Service**

**Leisure Time Activities**

**Community Environment**
## Uniform Accounting Network

### Village Programs (Expenditure Accounts) - Accounting Codes

<table>
<thead>
<tr>
<th>Program Code</th>
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<th>Caption Title</th>
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<tbody>
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<td>512</td>
<td>Billing - Electric</td>
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<td>513</td>
<td>Generation/Purchase - Electric</td>
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<td>514</td>
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<td>519</td>
<td>Other Electric</td>
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<td>521</td>
<td>Administration - Gas</td>
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<td>Supply/Purchase - Water</td>
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<td>Filtration - Water</td>
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<td>Pumping - Water</td>
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<td>Pumping - Sanitary Sewers and Sewage</td>
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<td>Other Sanitary Sewers and Sewage</td>
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<td>Administration - Storm Sewers and Drains</td>
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<td>552</td>
<td>Billing - Storm Sewers and Drains</td>
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<td>Waste Collection - Storm Sewers and Drains</td>
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<td>Waste Disposal - Storm Sewers and Drains</td>
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<td>Other Storm Sewers and Drains</td>
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## UNIFORM ACCOUNTING NETWORK
Village Programs (Expenditure Accounts) - Accounting Codes

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<td>Billing - Refuse Collection and Disposal</td>
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<td>Street Maintenance and Repair</td>
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<td>Street Cleaning, Snow, and Ice Removal</td>
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<td>Traffic Signs and Signals</td>
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## UNIFORM ACCOUNTING NETWORK

### Village Programs (Expenditure Accounts) - Accounting Codes

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<td>711</td>
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<td>Legislative Activities</td>
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<td>720</td>
<td>Mayor’s Court</td>
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<td>725</td>
<td>Clerk - Treasurer</td>
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<td>730</td>
<td>Lands and Buildings</td>
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<td>Boards and Commissions</td>
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<td>740</td>
<td>Tax Collection Fees</td>
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<td>Auditor of State Fees</td>
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<td>750</td>
<td>Solicitor</td>
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<td>Income Tax Administration</td>
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<td>Distribution of Income Tax - Other Government</td>
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**Other Financing Uses**

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<td>920</td>
<td>Advances - Out</td>
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## UNIFORM ACCOUNTING NETWORK

### Village Object (Expenditure Accounts) - Accounting Codes

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Program Default</th>
<th>Direct Charges Posted?</th>
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<tbody>
<tr>
<td><strong>100</strong></td>
<td>Personal Services</td>
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<tr>
<td><strong>110</strong></td>
<td><strong>Salaries - Council’s Office</strong></td>
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<td>111</td>
<td>Salaries - Council</td>
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<td>112</td>
<td>Salaries - Council’s Staff</td>
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<td>119</td>
<td>Other - Salaries - Council’s Office</td>
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<td><strong>120</strong></td>
<td><strong>Salaries - Clerk/Treasurer’s Office</strong></td>
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<td>121</td>
<td>Salary - Clerk/Treasurer</td>
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<td>122</td>
<td>Salaries - Clerk/Treasurer’s Staff</td>
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<td>129</td>
<td>Other - Salaries - Clerk/Treasurer’s Office</td>
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<td><strong>130</strong></td>
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<td>131</td>
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<td>Other - Salaries - Administrator’s Office</td>
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<td><strong>Salaries - Mayor’s Office</strong></td>
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<td>Salary - Mayor</td>
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<td>Salaries - Mayor’s Staff</td>
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<td>Other - Salaries - Mayor’s Office</td>
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<td>Other - Personal Services</td>
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<td><strong>200</strong></td>
<td>Employee Fringe Benefits</td>
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<td><strong>210</strong></td>
<td><strong>Employer’s Retirement Contributions</strong></td>
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# UNIFORM ACCOUNTING NETWORK

Village Object (Expenditure Accounts) - Accounting Codes

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<th>Object Code</th>
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<td>Vision Insurance</td>
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<td>Contractual Services</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>310</td>
<td>Utilities</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>311</td>
<td>Electricity</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>312</td>
<td>Water and Sewage</td>
<td>No</td>
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</tr>
<tr>
<td>313</td>
<td>Natural Gas</td>
<td>No</td>
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<tr>
<td>314</td>
<td>Heating Oil</td>
<td>No</td>
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<tr>
<td>315</td>
<td>Coal</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>319</td>
<td>Other - Utilities</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>320</td>
<td>Communications, Printing, and Advertising</td>
<td>No</td>
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</tr>
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<td>321</td>
<td>Telephone</td>
<td>No</td>
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<tr>
<td>322</td>
<td>Postage</td>
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<tr>
<td>323</td>
<td>Postage Machine Rental</td>
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<td>324</td>
<td>Printing and Reproduction</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>325</td>
<td>Advertising</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>329</td>
<td>Other - Communications, Printing, and Advertising</td>
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</tr>
<tr>
<td>330</td>
<td>Rents and Leases</td>
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</table>
## UNIFORM ACCOUNTING NETWORK

**Village Object (Expenditure Accounts) - Accounting Codes**

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Program Default</th>
<th>Direct Charges Posted?</th>
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</thead>
<tbody>
<tr>
<td>340</td>
<td>Professional and Technical Services</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>341</td>
<td>Accounting and Legal Fees</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>342</td>
<td>Auditing Services</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>343</td>
<td>Uniform Accounting Network Fees</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>344</td>
<td>Tax Collection Fees</td>
<td>Yes</td>
<td></td>
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<td>345</td>
<td>Election Expenses</td>
<td>Yes</td>
<td></td>
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<tr>
<td>346</td>
<td>Engineering Services</td>
<td>No</td>
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<tr>
<td>347</td>
<td>Planning Consultants</td>
<td>No</td>
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<td>348</td>
<td>Training Services</td>
<td>No</td>
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</tr>
<tr>
<td>349</td>
<td>Other - Professional and Technical Services</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>350</td>
<td>Insurance and Bonding Services</td>
<td>No</td>
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</tr>
<tr>
<td>351</td>
<td>Insurance and Bonding</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>352</td>
<td>Property Insurance Premiums</td>
<td>No</td>
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</tr>
<tr>
<td>353</td>
<td>Liability Insurance Premiums</td>
<td>No</td>
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<tr>
<td>354</td>
<td>Fidelity Bond Premiums</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>359</td>
<td>Other - Insurance and Bonding Services</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>390</td>
<td>Other Contractual Services</td>
<td>No</td>
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</tr>
<tr>
<td>391</td>
<td>Dues and Fees</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>392</td>
<td>Building and Other Structures</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>393</td>
<td>Motor Vehicles</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>394</td>
<td>Machinery, Equipment, and Furniture</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>395</td>
<td>Land and Improvements</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>396</td>
<td>Streets, Highways, Curbs, and Sidewalks</td>
<td>No</td>
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</tr>
<tr>
<td>397</td>
<td>Utility - Systems</td>
<td>No</td>
<td></td>
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<tr>
<td>398</td>
<td>Garbage and Trash Removal</td>
<td>No</td>
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<td>399</td>
<td>Other - Other Contractual Services</td>
<td>No</td>
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</tr>
<tr>
<td>400</td>
<td>Supplies and Materials</td>
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<td>410</td>
<td>Office Supplies and Materials</td>
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<tr>
<td>420</td>
<td>Operating Supplies and Materials</td>
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## UNIFORM ACCOUNTING NETWORK

### Village Object (Expenditure Accounts) - Accounting Codes

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Program Default</th>
<th>Direct Charges Posted?</th>
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<tbody>
<tr>
<td>430</td>
<td>Repairs and Maintenance</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>431</td>
<td>Repairs and Maintenance of Buildings and Land</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>432</td>
<td>Repairs and Maintenance of Machinery and Equipment</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>433</td>
<td>Repairs and Maintenance of Motor Vehicles</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>439</td>
<td>Other - Repairs and Maintenance</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>440</td>
<td>Small Tools and Minor Equipment</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>490</td>
<td>Other - Supplies and Materials</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>500</td>
<td>Capital Outlay</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>510</td>
<td>Land and Land Improvements</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>520</td>
<td>Equipment</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>530</td>
<td>Buildings and Other Structures</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>540</td>
<td>Machinery, Equipment and Furniture</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>545</td>
<td>Runways, Taxiways, Ramps, Docks, and Waterways</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>550</td>
<td>Motor Vehicles</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>555</td>
<td>Streets, Highways, Sidewalks, and Curbs</td>
<td>No</td>
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</tr>
<tr>
<td>560</td>
<td>Utility Distribution Systems</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>590</td>
<td>Other - Capital Outlay</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>600</td>
<td>Miscellaneous</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>610</td>
<td>Deposits Refunded</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>620</td>
<td>Deposits Applied</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>630</td>
<td>Compensation and Damages</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>640</td>
<td>Payment to Another Political Subdivision</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>641</td>
<td>Excise Tax Expense - Electric</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>650</td>
<td>Contributions to Other Organizations</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>660</td>
<td>Claims</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>661</td>
<td>Liability Insurance</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>662</td>
<td>Health Insurance</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>663</td>
<td>Dental Insurance</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>664</td>
<td>Vision Insurance</td>
<td>No</td>
<td></td>
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<tr>
<td>665</td>
<td>Prescription Insurance</td>
<td>No</td>
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<tr>
<td>666</td>
<td>Worker’s Compensation</td>
<td>No</td>
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### UNIFORM ACCOUNTING NETWORK

#### Village Object (Expenditure Accounts) – Accounting Codes

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Default</th>
<th>Direct Charges Posted?</th>
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<tbody>
<tr>
<td>669</td>
<td>Other Claims</td>
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<td>No</td>
</tr>
<tr>
<td>690</td>
<td>Other – Miscellaneous</td>
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<td>No</td>
</tr>
<tr>
<td><strong>700</strong></td>
<td><strong>Debt Service</strong></td>
<td></td>
<td>No</td>
</tr>
<tr>
<td>710</td>
<td>Principal</td>
<td>850</td>
<td>No</td>
</tr>
<tr>
<td>711</td>
<td>Payment of Capital Appreciation Bonds</td>
<td>850</td>
<td>No</td>
</tr>
<tr>
<td>720</td>
<td>Interest</td>
<td>850</td>
<td>No</td>
</tr>
<tr>
<td>721</td>
<td>Payment of CAB Accretion</td>
<td>850</td>
<td>No</td>
</tr>
<tr>
<td>730</td>
<td>Discount on Debt</td>
<td>850</td>
<td>No</td>
</tr>
<tr>
<td>780</td>
<td>Issuance Cost</td>
<td>850</td>
<td>No</td>
</tr>
<tr>
<td>790</td>
<td>Other – Debt Service</td>
<td>850</td>
<td>No</td>
</tr>
<tr>
<td><strong>900</strong></td>
<td><strong>Other Financing Uses</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>910</td>
<td>Transfers – Out</td>
<td>910</td>
<td>Yes</td>
</tr>
<tr>
<td>920</td>
<td>Advances – Out</td>
<td>920</td>
<td>Yes</td>
</tr>
<tr>
<td>930</td>
<td>Contingencies</td>
<td>930</td>
<td>No</td>
</tr>
<tr>
<td>940</td>
<td>Payment to Refunded Bond Escrow Agent</td>
<td>990</td>
<td>No</td>
</tr>
<tr>
<td>990</td>
<td>Other – Other Financing Uses</td>
<td>990</td>
<td>No</td>
</tr>
</tbody>
</table>

**Direct Charges Posted?**

**Yes** indicates that an expenditure may be charged directly to this account. The user is not required to establish a purchase order or a blanket certificate before charging expenditures to this account.

**No** indicates that a direct charge is not permitted to this account. A purchase order or a blanket certificate must be first established before expenditures can be charged to this account.
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### Village Officer’s Handbook

**APPENDIX A - 2**

**UNIFORM ACCOUNTING NETWORK**

Village Object (Expenditure Accounts) – Accounting Codes Descriptions

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
<td>Personal Services</td>
<td>Summary object code for Personal Services. Comprises detail object codes 110-190.</td>
</tr>
<tr>
<td>111</td>
<td>Salaries – Council</td>
<td>Salaries or wages paid to village council.</td>
</tr>
<tr>
<td>112</td>
<td>Salaries - Council’s Staff</td>
<td>Salaries or wages paid to village council staff.</td>
</tr>
<tr>
<td>119</td>
<td>Other – Salaries – Council’s Office</td>
<td>All other salaries or wages paid in Council’s office not included in object codes 111-112.</td>
</tr>
<tr>
<td>120</td>
<td>Salaries – Clerk/Treasurer’s Office</td>
<td>Sub-summary object code for Salaries – Clerk/Treasurer’s Office. Comprises detail object codes 121-129.</td>
</tr>
<tr>
<td>121</td>
<td>Salary – Clerk/Treasurer</td>
<td>Salaries or wages paid to village clerk/treasurer.</td>
</tr>
<tr>
<td>122</td>
<td>Salaries – Clerk/Treasurer’s Staff</td>
<td>Salaries or wages paid to village clerk/treasurer’s staff.</td>
</tr>
<tr>
<td>129</td>
<td>Other – Salaries – Clerk/Treasurer’s Office</td>
<td>All other salaries or wages paid in clerk/treasurer’s office not included in objects 121-122.</td>
</tr>
<tr>
<td>130</td>
<td>Salaries – Administrator’s Office</td>
<td>Sub-summary object code for Salaries – Administrator’s Office. Comprises detail object codes 131-139.</td>
</tr>
<tr>
<td>131</td>
<td>Salary – Administrator</td>
<td>Compensation paid to the village administrator.</td>
</tr>
<tr>
<td>132</td>
<td>Salaries – Administrator’s Staff</td>
<td>Compensation paid to administrator’s staff.</td>
</tr>
<tr>
<td>139</td>
<td>Other – Salaries – Administrator’s Office</td>
<td>All other salaries or wages paid in administrator’s office not included in object codes 131-132.</td>
</tr>
<tr>
<td>140</td>
<td>Salaries – Legal Counsel’s Office</td>
<td>Sub-summary object code for Salaries – Legal Counsel’s Office. Comprises detail object codes 141-149.</td>
</tr>
<tr>
<td>141</td>
<td>Salary – Legal Counsel</td>
<td>Salary or wages paid to the village legal counsel. Ohio Revised Code Section 733.48.</td>
</tr>
<tr>
<td>142</td>
<td>Salaries – Legal Counsel’s Staff</td>
<td>Compensation paid to legal counsel’s staff.</td>
</tr>
<tr>
<td>149</td>
<td>Other – Salaries – Legal Counsel’s Office</td>
<td>All other salaries or wages paid in legal counsel’s office not included in object codes 141-142.</td>
</tr>
<tr>
<td>150</td>
<td>Compensation of Board and Commission Members</td>
<td>Compensation paid to members of township boards and commissions.</td>
</tr>
<tr>
<td>161</td>
<td>Salary – Mayor</td>
<td>Salaries or wages paid to the village mayor.</td>
</tr>
<tr>
<td>162</td>
<td>Salaries – Mayor’s Staff</td>
<td>Salaries or wages paid to the village mayor’s staff.</td>
</tr>
<tr>
<td>169</td>
<td>Other – Salaries – Mayor’s Office</td>
<td>All other salaries or wages paid in mayor’s office not included in object codes 161-162.</td>
</tr>
<tr>
<td>190</td>
<td>Other – Personal Services</td>
<td>Salaries or wages paid to all other village staff not included in object codes 110-169.</td>
</tr>
</tbody>
</table>
### UNIFORM ACCOUNTING NETWORK

#### Village Object (Expenditure Accounts) – Accounting Codes Descriptions

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>200</td>
<td><strong>Employee Fringe Benefits</strong></td>
<td></td>
</tr>
<tr>
<td>210</td>
<td><strong>Employer’s Retirement Contributions</strong></td>
<td></td>
</tr>
<tr>
<td>211</td>
<td>Public Employees</td>
<td>Village’s share of retirement contributions payable to the Ohio Public</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Retirement System.</td>
</tr>
<tr>
<td>212</td>
<td>Social Security</td>
<td>Village’s share of retirement contributions payable to the Social Security</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Administration for Social Security.</td>
</tr>
<tr>
<td>213</td>
<td>Medicare</td>
<td>Village’s share of retirement contributions payable to the Social Security</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Administration for Medicare.</td>
</tr>
<tr>
<td>214</td>
<td>Volunteer Firemen’s Dependents Fund</td>
<td>Village’s share of retirement contributions payable to the Volunteer</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Firemen’s Dependents Fund.</td>
</tr>
<tr>
<td>215</td>
<td>Ohio Police and Fire Pension Fund</td>
<td>Village’s share of retirement contributions payable to the Ohio Police and</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Fire Pension Fund.</td>
</tr>
<tr>
<td>219</td>
<td>Other – Employer’s Retirement Contributions</td>
<td>Village’s share of other retirement contributions not included in object</td>
</tr>
<tr>
<td></td>
<td></td>
<td>codes 211-215.</td>
</tr>
<tr>
<td>220</td>
<td><strong>Insurance Benefits</strong></td>
<td></td>
</tr>
<tr>
<td>221</td>
<td>Medical/Hospitalization</td>
<td>Employer’s share of employee hospitalization premiums.</td>
</tr>
<tr>
<td>222</td>
<td>Life Insurance</td>
<td>Employer’s share of employee life insurance premiums.</td>
</tr>
<tr>
<td>223</td>
<td>Dental Insurance</td>
<td>Employer’s share of employee dental insurance premiums.</td>
</tr>
<tr>
<td>224</td>
<td>Vision Insurance</td>
<td>Employer’s share of employee vision insurance premiums.</td>
</tr>
<tr>
<td>225</td>
<td>Workers’ Compensation</td>
<td>Payments to the Ohio Bureau of Worker’s Compensation.</td>
</tr>
<tr>
<td>228</td>
<td>Health Care Reimbursement</td>
<td>Payment for reimbursement of health insurance premiums.</td>
</tr>
<tr>
<td>229</td>
<td>Other – Insurance Benefits</td>
<td>Employer’s share of other employee insurance benefits not included in</td>
</tr>
<tr>
<td></td>
<td></td>
<td>object codes 221-225.</td>
</tr>
<tr>
<td>240</td>
<td>Unemployment Compensation</td>
<td>Payments to the State for unemployment compensation.</td>
</tr>
<tr>
<td>250</td>
<td><strong>Employee Reimbursements</strong></td>
<td></td>
</tr>
<tr>
<td>251</td>
<td>Uniform, Tool and Equipment Reimbursements</td>
<td>Payments to village employees for reimbursement of uniform, tool,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>and other expenditures.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sub-summary object code for Employee Reimbursements. Comprises detail</td>
</tr>
<tr>
<td></td>
<td></td>
<td>object codes 251-259.</td>
</tr>
<tr>
<td>252</td>
<td>Travel and Transportation</td>
<td>Payments to employees in the form of a reimbursement,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>for expenses incurred due to work related travel and transportation.</td>
</tr>
<tr>
<td>259</td>
<td>Other – Employee Reimbursements</td>
<td>Payments to village employees for other reimbursements not included in</td>
</tr>
<tr>
<td></td>
<td></td>
<td>object codes 251-252.</td>
</tr>
<tr>
<td>260</td>
<td>Housing and Meals</td>
<td>Cost of housing and meals furnished to personnel as a condition of</td>
</tr>
<tr>
<td></td>
<td></td>
<td>employment. Includes allowances paid to members of boards and commissions.</td>
</tr>
<tr>
<td>270</td>
<td>Uniforms and Clothing</td>
<td>Monetary allowances paid for maintenance of uniforms or clothing.</td>
</tr>
</tbody>
</table>
**Village Officer’s Handbook**

**APPENDIX A - 2**

**UNIFORM ACCOUNTING NETWORK**

**Village Object (Expenditure Accounts) – Accounting Codes Descriptions**

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>290</td>
<td>Other – Employee Fringe Benefits</td>
<td>Payment of other employee fringe benefits not included in objects 211-270.</td>
</tr>
<tr>
<td>300</td>
<td><strong>Contractual Services</strong></td>
<td>Summary object code for Contractual Services. Comprises detail object codes 310-369.</td>
</tr>
<tr>
<td>310</td>
<td><strong>Utilities</strong></td>
<td>Costs of heat, light, power, water, gas, or electricity purchased from either privately owned or publicly operated utilities. Sub-summary object code for Utilities. Comprises detail object codes 310-319.</td>
</tr>
<tr>
<td>311</td>
<td>Electricity</td>
<td>Costs for electricity.</td>
</tr>
<tr>
<td>312</td>
<td>Water and Sewage</td>
<td>Costs for water and sewage.</td>
</tr>
<tr>
<td>313</td>
<td>Natural Gas</td>
<td>Costs for natural gas.</td>
</tr>
<tr>
<td>314</td>
<td>Heating Oil</td>
<td>Costs for heating oil.</td>
</tr>
<tr>
<td>315</td>
<td>Coal</td>
<td>Costs for coal.</td>
</tr>
<tr>
<td>319</td>
<td>Other – Utilities</td>
<td>Cost of utilities not included in object codes 311-319.</td>
</tr>
<tr>
<td>320</td>
<td><strong>Communications, Printing and Advertising</strong></td>
<td>Expenses for telephone and fax communications, printing, and advertising. Sub-summary object code for Communications, Printing, and Advertising. Comprises detail object codes 321-326.</td>
</tr>
<tr>
<td>321</td>
<td>Telephone</td>
<td>Cost of telephone and fax communications.</td>
</tr>
<tr>
<td>322</td>
<td>Postage</td>
<td>Cost of postage and shipping charges.</td>
</tr>
<tr>
<td>323</td>
<td>Postage Machine Rental</td>
<td>Cost of postage machine rental.</td>
</tr>
<tr>
<td>324</td>
<td>Printing and Reproduction</td>
<td>Cost of contractual printing and reproduction such as work done on printing presses, lithographing, and other duplication, photostating, blueprinting, photographing, and microfilming.</td>
</tr>
<tr>
<td>325</td>
<td>Advertising</td>
<td>Expenses for publication of official notes, ads, legal advertising in newspapers and periodicals.</td>
</tr>
<tr>
<td>329</td>
<td>Other – Communications, Printing, and Advertising</td>
<td>Other communications, printing, and advertising expenses not included in objects 321-325.</td>
</tr>
<tr>
<td>330</td>
<td>Rents and Leases</td>
<td>Cost of rents and leases of land, buildings, equipment, and machinery.</td>
</tr>
</tbody>
</table>
## UNIFORM ACCOUNTING NETWORK

### Village Object (Expenditure Accounts) – Accounting Codes Descriptions

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>340</strong></td>
<td><strong>Professional and Technical Services</strong></td>
<td>Cost of professional services obtained from external sources. Sub-summary object code for Professional and Technical Services. Comprises object codes 341-349.</td>
</tr>
<tr>
<td>341</td>
<td>Accounting and Legal Fees</td>
<td>Accounting services provided by either the Auditor of State Local Governmental Services Division or by an independent professional accounting firm. Legal services provided by an external law firm.</td>
</tr>
<tr>
<td>342</td>
<td>Auditing Services</td>
<td>Auditing services provided by either the Auditor of State Audit Division or by an independent professional accounting firm.</td>
</tr>
<tr>
<td>343</td>
<td>Uniform Accounting Network Fees</td>
<td>Participation fees paid to the Auditor of State for participation in the Uniform Accounting Network program.</td>
</tr>
<tr>
<td>344</td>
<td>Tax Collection Fees</td>
<td>Expenses and fees as deducted by the county auditor, county treasurer, and the State Department of Taxation for the collection and administration of taxes. Also the cost of publication of delinquent tax lists as deducted by county auditor.</td>
</tr>
<tr>
<td>345</td>
<td>Election Expenses</td>
<td>Election expenses deducted by the county auditor.</td>
</tr>
<tr>
<td>346</td>
<td>Engineering Services</td>
<td>Architectural and engineering services.</td>
</tr>
<tr>
<td>347</td>
<td>Planning Consultants</td>
<td>Expenses and fees paid for planning services.</td>
</tr>
<tr>
<td>348</td>
<td>Training Services</td>
<td>Expenses and fees paid for training village officials and staff.</td>
</tr>
<tr>
<td>349</td>
<td>Other – Professional and Technical Services</td>
<td>Payment for other professional and technical services not included in objects 341-348, including fees and charges paid to financial institutions for such services as fiscal agent, trustee, and safety deposit box rental.</td>
</tr>
<tr>
<td><strong>350</strong></td>
<td><strong>Insurance and Bonding Services</strong></td>
<td>Costs of all insurance other than costs related to personal services (objects 220-229). Sub-summary object code for Insurance and Bonding. Comprises detail object codes 351-359.</td>
</tr>
<tr>
<td>351</td>
<td>Insurance and Bonding</td>
<td>Cost of all insurance other than costs related to personal services. Including fidelity and security bonds on officials and employees.</td>
</tr>
<tr>
<td>352</td>
<td>Property Insurance Premiums</td>
<td>Cost of property insurance.</td>
</tr>
<tr>
<td>353</td>
<td>Liability Insurance Premiums</td>
<td>Cost of liability insurance.</td>
</tr>
<tr>
<td>354</td>
<td>Fidelity Bond Premiums</td>
<td>Cost of fidelity and security bonds on officials and employees.</td>
</tr>
<tr>
<td>359</td>
<td>Other – Insurance and Bonding Services</td>
<td>Other insurance costs not included in object codes 351-354.</td>
</tr>
</tbody>
</table>
## Village Officer’s Handbook

### APPENDIX A - 2

### UNIFORM ACCOUNTING NETWORK

**Village Object (Expenditure Accounts) – Accounting Codes Descriptions**

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>390</td>
<td>Other Contracted Services</td>
<td>Sub-summary object code for Other Contracted Services. Comprises detail object codes 391-399.</td>
</tr>
<tr>
<td>391</td>
<td>Dues and Fees</td>
<td>Cost of membership fees and periodic dues in societies, associations of officials, trade associations, and other organizations.</td>
</tr>
<tr>
<td>392</td>
<td>Buildings and Other Structures</td>
<td>Cost of service, routine maintenance or repair required to keep buildings and other structures up to a standard of serviceability and the prevention of deterioration by the accomplishment of such work as painting, re-roofing, and emergency repairs of damage.</td>
</tr>
<tr>
<td>393</td>
<td>Motor Vehicles</td>
<td>Cost of service, maintenance or repair of owned motor vehicles. Includes service, maintenance, or repair on leased or rented motor vehicles if such work is obtained by contracts separately from lease or rental contracts.</td>
</tr>
<tr>
<td>394</td>
<td>Machinery, Equipment, and Furniture</td>
<td>Cost of service, maintenance, repair of owned machinery, equipment, and furniture. Includes service, maintenance, or repair on leased or rented machinery, equipment, and furniture if such work is obtained by contracts separately from lease or rental contracts.</td>
</tr>
<tr>
<td>395</td>
<td>Land and Improvements</td>
<td>Cost of service, routine maintenance or repair of land, or land improvements.</td>
</tr>
<tr>
<td>396</td>
<td>Streets, Highways, Curbs, and Sidewalks</td>
<td>Cost of service, maintenance, or repair of streets, highways, curbs, and sidewalks.</td>
</tr>
<tr>
<td>397</td>
<td>Utility – Systems</td>
<td>Cost of heat, electricity, water, and gas services purchased from either privately owned or publicly operated utilities.</td>
</tr>
<tr>
<td>398</td>
<td>Garbage and Trash Removal</td>
<td>Cost of waste disposal services purchased from either privately owned or publicly operated utilities.</td>
</tr>
<tr>
<td>399</td>
<td>Other – Other Contractual Services</td>
<td>Other contracted services not included in object codes 391-398.</td>
</tr>
<tr>
<td>410</td>
<td>Office Supplies and Materials</td>
<td>Cost of office supplies and materials such as office stationary, forms, reproduction supplies, small items of equipment, maps, and other supplies consumed in the office environment.</td>
</tr>
<tr>
<td>420</td>
<td>Operating Supplies and Materials</td>
<td>Cost of operating supplies and materials such as diesel fuel, oil and lubricants, gasoline, chains, parts, materials used in the maintenance and repair of roads, cleaning and sanitation supplies, and household and institutional supplies.</td>
</tr>
</tbody>
</table>
**UNIFORM ACCOUNTING NETWORK**

**Village Object (Expenditure Accounts) – Accounting Codes Descriptions**

<table>
<thead>
<tr>
<th>Code</th>
<th>Object Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>431</td>
<td>Repairs and Maintenance of Buildings and Land</td>
<td>Cost of supplies or materials for repairs and maintenance on buildings and land. Includes painting, re-roofing, street, curb, sidewalk repair, and custodial services paid by contract.</td>
</tr>
<tr>
<td>432</td>
<td>Repairs and Maintenance of Machinery and Equipment</td>
<td>Cost of supplies or materials to service, maintain, repair, overhaul, or rework of owned equipment or machinery.</td>
</tr>
<tr>
<td>433</td>
<td>Repairs and Maintenance of Motor Vehicles</td>
<td>Cost of supplies or materials for repairs and maintenance on motor vehicles.</td>
</tr>
<tr>
<td>439</td>
<td>Other – Repairs and Maintenance</td>
<td>Cost of supplies or materials for all other repairs and maintenance materials not included in object codes 431-433.</td>
</tr>
<tr>
<td>440</td>
<td>Small Tools and Minor Equipment</td>
<td>Hammers, saws, wrenches, garden tools, small power tools, and other tools and equipment having a life expectancy of less than five years.</td>
</tr>
<tr>
<td>490</td>
<td>Other – Supplies and Materials</td>
<td>Costs of all other supplies and materials not included in object codes 410-440.</td>
</tr>
<tr>
<td>500</td>
<td>Capital Outlay</td>
<td>Summary object code for Capital Outlay. Comprises detail object codes 510-590.</td>
</tr>
<tr>
<td>510</td>
<td>Land and Land Improvements</td>
<td>Purchase of land and improvements of land such as landscaping, grading, fences, or improvement/construction of parking lots.</td>
</tr>
<tr>
<td>520</td>
<td>Equipment</td>
<td>Cost of fixtures and equipment which form part of buildings, such as elevators, plumbing, lighting or heating systems, furniture, furnishings and fixtures.</td>
</tr>
<tr>
<td>530</td>
<td>Buildings and Other Structures</td>
<td>The acquisition or construction of buildings and structures and additions thereto; includes increases in value of buildings and structures resulting from major alterations, restoration, or modifications.</td>
</tr>
<tr>
<td>540</td>
<td>Machinery, Equipment, and Furniture</td>
<td>Cost of acquisition of tangible property of a more or less durable nature, other than land, buildings, or improvements other than buildings, which are useful in carrying on operations and which may be expected to have a period of service of a year or more without material impairment of its physical condition. Includes furniture, furnishings and fixtures, books for permanent collections, power tools, and instruments. Excludes commodities which are converted in the process of construction or manufacture, or which are used to form a minor part of equipment or fixed property.</td>
</tr>
<tr>
<td>545</td>
<td>Runways, Taxiways, Ramps, Docks, and Waterways</td>
<td>Cost of acquisition, construction, or improvements of these facilities.</td>
</tr>
<tr>
<td>550</td>
<td>Motor Vehicles</td>
<td>Cost of acquisition of automobiles, trucks, and other motorized vehicles.</td>
</tr>
<tr>
<td>555</td>
<td>Streets, Highways, Sidewalks, and Curbs</td>
<td>Cost of new construction and replacement of streets, highways, sidewalks, and curbs.</td>
</tr>
<tr>
<td>560</td>
<td>Utility Distribution Systems</td>
<td>Cost of new construction and replacement of systems for distribution of sewage, water, gas, and electricity.</td>
</tr>
</tbody>
</table>
### UNIFORM ACCOUNTING NETWORK

#### Village Object (Expenditure Accounts) – Accounting Codes Descriptions

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>590</td>
<td>Other – Capital Outlay</td>
<td>Other expenses not included in detail object codes 510-560.</td>
</tr>
<tr>
<td>600</td>
<td>Miscellaneous</td>
<td>Summary object code for Miscellaneous expenditures. Comprises detail object codes 610-690.</td>
</tr>
<tr>
<td>610</td>
<td>Deposits Refunded</td>
<td>Deposits refunded.</td>
</tr>
<tr>
<td>620</td>
<td>Deposits Applied</td>
<td>Deposits applied.</td>
</tr>
<tr>
<td>630</td>
<td>Compensation and Damages</td>
<td>Payments made for legal judgments against the village.</td>
</tr>
<tr>
<td>640</td>
<td>Payment to Another Political Subdivision</td>
<td>Payments made to another political subdivision for contracted services such as fire protection, county health fees, EMS, garbage, and refuse.</td>
</tr>
<tr>
<td>641</td>
<td>Excise Tax Electric – Expense</td>
<td>Payment of kilowatt per hour tax to State on village owned/operated electric utility (Per AOS Bulletin 2001-011).</td>
</tr>
<tr>
<td>650</td>
<td>Contributions to Other Organizations</td>
<td>Contributions made to other non-profit organizations for patriotic, educational, and other purposes.</td>
</tr>
<tr>
<td>660</td>
<td>Claims</td>
<td>Summary object code for Claims. Comprises detail object codes 661-669.</td>
</tr>
<tr>
<td>661</td>
<td>Liability Insurance</td>
<td>Self-Insurance claims for Liability Insurance.</td>
</tr>
<tr>
<td>662</td>
<td>Health Insurance</td>
<td>Self-Insurance claims for Health Insurance.</td>
</tr>
<tr>
<td>663</td>
<td>Dental Insurance</td>
<td>Self-Insurance claims for Dental Insurance.</td>
</tr>
<tr>
<td>664</td>
<td>Vision Insurance</td>
<td>Self-Insurance claims for Vision Insurance.</td>
</tr>
<tr>
<td>665</td>
<td>Prescription Insurance</td>
<td>Self-Insurance claims for Prescription Insurance.</td>
</tr>
<tr>
<td>666</td>
<td>Worker’s Compensation</td>
<td>Self-Insurance claims for Worker’s Compensation.</td>
</tr>
<tr>
<td>669</td>
<td>Other-Claims</td>
<td>All other expenditures for other Self-Insurance claims not included in object codes 661-666.</td>
</tr>
<tr>
<td>690</td>
<td>Other – Miscellaneous</td>
<td>All other expenses not included in detail object codes 610-650.</td>
</tr>
<tr>
<td>700</td>
<td>Debt Service</td>
<td></td>
</tr>
<tr>
<td>710</td>
<td>Principal</td>
<td>Payments for retirement of outstanding note principal balances.</td>
</tr>
<tr>
<td>711</td>
<td>Payment of Capital Appreciation Bonds</td>
<td>Original principal of capital appreciation bonds at maturity.</td>
</tr>
<tr>
<td>720</td>
<td>Interest</td>
<td>Interest payments on outstanding note/bond indebtedness.</td>
</tr>
<tr>
<td>721</td>
<td>Payment of CAB Acretion</td>
<td>Accreted interest of capital appreciation bonds at maturity. The accreted amount represents the difference between the original principal and the bond payment at maturity.</td>
</tr>
<tr>
<td>730</td>
<td>Discount on Debt</td>
<td>The discount on debt is the difference between the principle amount of the debt issued and the price paid (by the investor) for the debt. This difference, the discount, is caused by the stated interest rate on the bonds being less than the market interest rate (i.e. the stated rate on the bonds is 5.75 percent and the market rate is 6.0 percent).</td>
</tr>
<tr>
<td>780</td>
<td>Issuance Cost</td>
<td>Issuance cost on debt issued.</td>
</tr>
<tr>
<td>790</td>
<td>Other Debt Service</td>
<td>All other debt service payments not included in object codes 710-730.</td>
</tr>
</tbody>
</table>
## UNIFORM ACCOUNTING NETWORK
### Village Object (Expenditure Accounts) – Accounting Codes Descriptions

<table>
<thead>
<tr>
<th>Object Code</th>
<th>Object Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>900</td>
<td>Other Financing Uses</td>
<td></td>
</tr>
<tr>
<td>910</td>
<td>Transfers - Out</td>
<td>Transfers to other funds.</td>
</tr>
<tr>
<td>920</td>
<td>Advances - Out</td>
<td>Temporary loans to another fund with the intent that the money will be repaid.</td>
</tr>
<tr>
<td>930</td>
<td>Contingencies</td>
<td>Appropriation of an unusual, unexpected nature. Appropriation account only; no actual expenditures are charged to this account.</td>
</tr>
<tr>
<td>940</td>
<td>Payment to Refunded Bond</td>
<td>Payment made from bond proceeds to escrow agent for bond refunding.</td>
</tr>
<tr>
<td></td>
<td>Escrow Agent</td>
<td></td>
</tr>
<tr>
<td>990</td>
<td>Other - Other Financing Uses</td>
<td>Other expenses not included in detail object codes 910-930.</td>
</tr>
</tbody>
</table>
### UNIFORM ACCOUNTING NETWORK
System Treatment of Interest Revenue Accounts

<table>
<thead>
<tr>
<th>Interest Earned By This Fund Number</th>
<th>System Posts Income to This Interest Account</th>
<th>Conditional Interest Account</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2011 - 2019</td>
<td>201x - 701</td>
<td></td>
</tr>
<tr>
<td>2021 - 2029</td>
<td>202x - 701</td>
<td></td>
</tr>
<tr>
<td>2031 - 2039</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2041 - 2049</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2051 - 2059</td>
<td>1000 - 701</td>
<td>205x - 701</td>
</tr>
<tr>
<td>2061 - 2069</td>
<td>1000 - 701</td>
<td>206x - 701</td>
</tr>
<tr>
<td>2071 - 2079</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2081 - 2089</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2091 - 2099</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2101 - 2109</td>
<td>210x - 701</td>
<td></td>
</tr>
<tr>
<td>2111 - 2119</td>
<td>1000 - 701</td>
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<tr>
<td>2121 - 2129</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2131 - 2139</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2141 - 2149</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2271 - 2289</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2291 - 2299</td>
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<tr>
<td>2401 - 2499</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>2901 - 2999</td>
<td>1000 - 701</td>
<td>29xx - 701</td>
</tr>
<tr>
<td>3101 - 3199</td>
<td>1000 - 701</td>
<td>31xx - 701</td>
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<td>3301 - 3399</td>
<td>1000 - 701</td>
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<td>3901 - 3999</td>
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<td>39xx - 701</td>
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<tr>
<td>4101 - 4199</td>
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<td>4201 - 4299</td>
<td>1000 - 701</td>
<td>42xx - 701</td>
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<tr>
<td>4501 - 4599</td>
<td>1000 - 701</td>
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<td>4901 - 4999</td>
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<tr>
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<tr>
<td>5101 - 5199</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>5201 - 5299</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>5301 - 5399</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>5401 - 5499</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>5501 - 5599</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>5601 - 5699</td>
<td>1000 - 701</td>
<td>56xx - 701</td>
</tr>
<tr>
<td>5701 - 5709</td>
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<tr>
<td>5721 - 5739</td>
<td>1000 - 701</td>
<td>572x - 701 to 573x - 701</td>
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<tr>
<td>5741 - 5759</td>
<td>1000 - 701</td>
<td>574x - 701 to 575x - 701</td>
</tr>
<tr>
<td>5761 - 5779</td>
<td>1000 - 701</td>
<td>576x - 701 to 577x - 701</td>
</tr>
</tbody>
</table>
UNIFORM ACCOUNTING NETWORK
System Treatment of Interest Revenue Accounts

<table>
<thead>
<tr>
<th>Interest Earned By This Fund Number</th>
<th>System Posts Income to This Interest Account</th>
<th>Conditional Interest Account</th>
</tr>
</thead>
<tbody>
<tr>
<td>5781 - 5799</td>
<td>1000 - 701</td>
<td>578x - 701 to 579x - 701</td>
</tr>
<tr>
<td>5901 - 5919</td>
<td>1000 - 701</td>
<td>590x - 701 to 591x - 701</td>
</tr>
<tr>
<td>6101 - 6199</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>6901 - 6999</td>
<td>1000 - 701</td>
<td>69xx - 701</td>
</tr>
<tr>
<td>9101 - 9199</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>9201 - 9209</td>
<td>1000 - 701</td>
<td></td>
</tr>
<tr>
<td>9901 - 9924</td>
<td>1000 - 701</td>
<td>99xx - 701</td>
</tr>
<tr>
<td>9951 - 9974</td>
<td>1000 - 701</td>
<td>99xx - 701</td>
</tr>
<tr>
<td>9976 - 9999</td>
<td>1000 - 701</td>
<td>99xx - 701</td>
</tr>
</tbody>
</table>

Explanation of funds with conditional interest accounts:
Users will designate the funds that can receive interest at the fund level. Funds that have a conditional interest account designation will allow the users to select if that fund will receive the interest or if it will be posted to the General Fund.

Note: The conditional interest account must be activated prior to posting the interest receipt.
Tax Budget

This Tax Budget Form is designed to include financial transactions of all municipal funds, based upon the municipal reporting system required by the Auditor of State. An attempt has been made to provide designated space for the most important classified items. Space is also provided for write-in of any funds or items not specified, and for identification of transfers.

The Municipal Fiscal Officer should fill out Column I of Schedule A, and all detail required in Exhibits 1, 2, and 3. Exhibit 1 detail for the two actual years should be copied from the forms used in preparing the Annual Report to the Auditor of State. Actual year balances, receipt totals, and disbursement totals by fund may also be checked against the Summary of Fund Transactions, pages 2 and 3 of the Annual Report. Bond registers should provide the information needed for Exhibit 2. Column I information for Exhibit 3 and Schedule A is derived from Exhibits 1 and 2. All other data in Exhibit 3 should be completed in so far as possible.

The Municipal Fiscal Officer should not fill out Schedule A (except Column I), Schedule B, or the County Budget Commission Certificate. For memoranda purposes, after certification of tax rates subsequent to the November election, the Fiscal Officer may record the correct information by taxing district in the Exhibit 3 Reference Table of Total Tax Levies and Tax Rates.

Definitions

Receipts: Money received from revenue and non-revenue sources.

Revenue: Yield from income sources such as taxes, charges, assessments, grants, fares, fines, licenses, permits, and interest earnings.

Non-Revenue: Proceeds from the sale of bonds and notes, reimbursements, refunds, taxes collected for others, and transfers from other local funds.

Disbursements: Money paid out for expenditure and non-governmental purposes.

Expenditures: Expense for personal services, other operation and maintenance, capital improvements, and interest.

Personal Services: Payments for salaries and wages only.

Other Operation and Maintenance: Payments for personnel benefits, contractual services, materials and supplies, travel, and general upkeep of property or equipment.

Capital Improvements: Outlay for purchase of lands, buildings, furniture, or equipment with an estimated life of five years or more, and a value of over $500.

Interest: Payment of charges for money borrowed, but not for any debt principal.

Non-Governmental: Amounts disbursed for debt principal redemption, refunds, reimbursements, and transfers to the local funds.
This Budget must be adopted by the Council or other legislative body on or before July 15\textsuperscript{th}, and two copies must be submitted to the County Auditor on or before July 20\textsuperscript{th}. FAILURE TO COMPLY WITH SECTIONS 5705.28 AND 5705.30 R.C. SHALL RESULT IN LOSS OF LOCAL GOVERNMENT FUND ALLOCATION.

To the Auditor of said County:

The following Budget for the fiscal year beginning January 1, _______, has been adopted by the Council __________, and is herewith submitted for consideration of the County Budget Commission.

Signed _______________________________________

Title _______________________________________

---

**Schedule A**

**Summary of Amounts Required From General Property Tax Approved By Budget Commission and County Auditor’s Estimated Tax Rates**

County Auditor’s Estimated Municipal Tax Valuation $_______________

<table>
<thead>
<tr>
<th>Fund</th>
<th>For Municipal Use</th>
<th>For Budget Commission Use</th>
<th>For County Auditor’s Use</th>
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<td>Amount Approved By Budget Commission Outside 10 Mill Limit</td>
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<td>Fire Pension Fund</td>
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# Schedule B

For County Budget Commission Only

Levies Outside 10 Mill Limitation, Exclusive of Debt Levies

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<th>Authority For &amp; Purpose of Levy</th>
<th>Date of Vote</th>
<th>Tax Year</th>
<th>Maximum Rate Authorized To Be Levied</th>
<th>Reduced Rate</th>
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B - 1 - 1.3
### Exhibit 1
Comparative and Estimated Receipts, Disbursements and Balances

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<th>For ______ Actual</th>
<th>For ______ Actual</th>
<th>Current Year Estimated For ______</th>
<th>Budget Year Estimated For ______</th>
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Exhibit 2

Inside Debt, General Bonds and Notes as of January 1st of Coming Year
Requirements of Bond Retirement Fund

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<th>Purpose of Bonds and Notes Payable From Tax Levies Outside 10 Mill Limit</th>
<th>Ordinance/Resolution Number</th>
<th>Date Due</th>
<th>Rate of Interest</th>
<th>Amount of Bonds and Notes Outstanding Jan. 1st (1)</th>
<th>Amount Required for Principal (2)*</th>
<th>Amount Required for Interest (3)*</th>
<th>Total Amount Required for Principal and Interest (4)*</th>
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<tr>
<td>TOTAL (Carry total of Columns 2 and 3 to Bond Retirement Fund, Exhibit 1)</td>
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</tbody>
</table>

*Exclude any amount of principal and interest requirements being met from special assessments, user charges, or other non-property tax sources.
## Exhibit 2

Outside Debt, General Bonds and Notes as of January 1st of Coming Year

**Requirements of Bond Retirement Fund**

<table>
<thead>
<tr>
<th>Purpose of Bonds and Notes Payable From Tax Levies Outside 10 Mill Limit</th>
<th>Authority for Tax Levy Outside 10 Mill Limit</th>
<th>Ordinance/Resolution Number</th>
<th>Date of Issue</th>
<th>Date Due</th>
<th>Rate of Interest</th>
<th>Amount of Bonds and Notes Outstanding Jan. 1st (1)</th>
<th>Amount Required for Principal (2)*</th>
<th>Amount Required for Interest (3)*</th>
<th>Total Amount Required for Principal and Interest (4)*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Payable From Bond Retirement Fund</td>
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<td>Serial Bonds and Notes</td>
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<tr>
<td>TOTAL (Carry total of Columns 2 and 3 to Bond Retirement Fund, Exhibit 1)</td>
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</tbody>
</table>

*Exclude any amount of principal and interest requirements being met from special assessments, user charges, or other non-property tax sources.*
**Exhibit 3**

Amounts Requested From General Property Tax and Estimated Tax Rates
City/Village of __________________________ fiscal officer’s estimated tax value $__________

<table>
<thead>
<tr>
<th>Fund</th>
<th>Total Amount Requested</th>
<th>Column I</th>
<th>Column II</th>
<th>Column III</th>
<th>IV</th>
<th>V</th>
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</thead>
<tbody>
<tr>
<td>General Fund</td>
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<tr>
<td>Bond Retirement Fund</td>
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<tr>
<td>Police Pension Fund</td>
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<tr>
<td>Fire Pension Fund</td>
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<td>Total</td>
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</table>

Proposed Tax Levies

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Date of Vote</th>
<th>Tax Rate to be Levied (In Mills)</th>
<th>Estimated Yield of Levy, Budget Year (Dollar Amount)</th>
<th>Tax year to Begin</th>
<th>Number of Years</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

Tax Levies and Rates For ________
(May be filled in by local fiscal officer - Memorandum entry only)

<table>
<thead>
<tr>
<th>Governmental Unit</th>
<th>Amount Approved By Budget Commission</th>
<th>County Auditor’s Estimate of Rate, In Mills</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Inside 10 Mill Limit</td>
<td>Outside 10 Mill Limit</td>
</tr>
<tr>
<td></td>
<td>Inside 10 Mill Limit</td>
<td>Outside 10 Mill Limit</td>
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<tr>
<td>County</td>
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<td>Township</td>
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<tr>
<td>School</td>
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<tr>
<td>City or Village of</td>
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<tr>
<td>Other</td>
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<tr>
<td>Total</td>
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</tr>
</tbody>
</table>
Certificate of the County Budget Commission

The Budget Commission of ______________County, Ohio, hereby makes the following official certificate of estimated
Resources for the (City) Village ________________, for the fiscal year beginning January 1, ________.

<table>
<thead>
<tr>
<th>Funds</th>
<th>Unencumbered Balance, Jan 1st.</th>
<th>General Property Tax</th>
<th>Local Government Allocation</th>
<th>Classified Property Tax</th>
<th>Other Revenue Sources</th>
<th>Transfers and Other Non-Revenue</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td></td>
<td></td>
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<tr>
<td>General Revenue Sharing Fund</td>
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<tr>
<td>Street Construction, Maint, &amp; Repair Fund</td>
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<tr>
<td>State Highway Improvement Fund</td>
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<tr>
<td>Bond Retirement Fund</td>
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<tr>
<td>Police Pension Transfer Fund</td>
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<tr>
<td>Fire Pension Transfer Fund</td>
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<tr>
<td><strong>TOTAL</strong></td>
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</tbody>
</table>

The Budget Commission further certifies that its action on the foregoing budget and the County Auditor’s estimate of the rate of each tax necessary to be levied within and without the 10 mill limitation is set forth in the proper columns of the preceding pages and the total amount approved for each fund must govern the amount of appropriation from such fund.

Date ____________________________

_____________________________   _____________________________  Budget Commissioners

_____________________________
APPENDIX B-2

AMENDED OFFICIAL CERTIFICATE
OF ESTIMATED RESOURCES
This page is intentionally left blank.
Amended Official Certificate of Estimated Resources

This form will be returned to the village by the county budget commission after the village has filed the “certificate of the total amount from all sources available for expenditures, and balances” (January 1). The first page is a summary of all funds by fund type with the following pages presented by fund. The total of the middle two columns (taxes/other sources) equals the amount that the village anticipates receiving from the various sources during the present year.

The objective for the village is to reflect an accurate amount for estimated receipts in the receipts ledger to monitor the budgetary process. The receipts ledger is set up using estimates based on the middle two columns “taxes” and “other sources”. Dividing the revenue into the individual receipt codes should be based on the budget prepared the previous July or as updated on the certificate of the total amount from all sources available for expenditures, and balances. Whenever an amended official certificate of estimated resources is received, the appropriate receipts ledger should be adjusted.
Amended Official Certificate of Estimated Resources  
(Rev. Code, Sec. 5705.36)

To the Council of the Village of ____________________________________________________:

The following is the amended official certificate of estimated resources for the fiscal year beginning January 1st, _______, as revised by the Budget Commission of said County, which shall govern the total of appropriations made at any time during such fiscal year:

<table>
<thead>
<tr>
<th>Fund Types</th>
<th>Unencumbered Balance 1/1/____</th>
<th>Taxes</th>
<th>Other Sources</th>
<th>Total</th>
</tr>
</thead>
</table>

**Governmental Fund Types**
- General
- Special Revenue
- Debt Service
- Capital Projects
- Permanent

**Proprietary Fund Types**
- Enterprise
- Internal Service

**Fiduciary Fund Types**
- Trust
- Agency

Signed: ______________________

_________________________ Budget Commission

_________________________
<table>
<thead>
<tr>
<th>Fund Types</th>
<th>Unencumbered Balance 1/1/______</th>
<th>Taxes</th>
<th>Other Sources</th>
<th>Total</th>
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<tr>
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<tr>
<td>General</td>
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<tr>
<td>Special Revenue Funds</td>
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<tr>
<td>Street Maintenance and Repair</td>
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<tr>
<td>State Highway Improvement</td>
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<tr>
<td>Contribution</td>
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<td>Special Assessment</td>
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<tr>
<td>Total Special Revenue Funds</td>
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<tr>
<td>Debt Service Funds</td>
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<tr>
<td>Total Debt Service Funds</td>
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<tr>
<td>Capital Project Funds</td>
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<tr>
<td>Fund Types</td>
<td>Unencumbered Balance 1/1/_______</td>
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<td>Other Sources</td>
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<td>Total - All Funds</td>
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APPENDIX B-3

CERTIFICATE OF TOTAL AMOUNT FROM ALL SOURCES AVAILABLE FOR EXPENDITURES AND BALANCES
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Certificate of Total Amount from All Sources Available for Expenditures and Balances

On or about the first day of each fiscal year, the clerk/treasurer of the village shall certify, to the county auditor, the total amount from all sources available for expenditures from each fund set up in the tax budget, along with any balances that existed at the end of the preceding year. The county budget commission, taking into consideration the balances and revenues to be derived from taxation and other sources, shall certify to the village an amended official certificate of estimated resources. If the village collects any revenue from a new source that is not included in an official certificate, or if the actual balance and receipts in any fund exceed the certified estimate, the village should obtain a new amended official certificate of estimated resources from the county budget commission (Ohio Revised Code Section 5705.36).

The purpose of this form is twofold: (1) to report the actual unencumbered fund balances; and (2) to adjust estimated revenues, if necessary.

The official certificate of estimated resources, which is prepared by the county budget commission, is based on the tax budget which is completed in July. This budget includes estimated unencumbered fund balances. These amounts have been added to estimated revenues to arrive at estimated resources for the year. It is important to include the actual unencumbered fund balances to further clarify the total estimated resources for the year.

Since the budget was prepared five to six months before year end, the estimated revenues at that time may have changed. The village may be receiving additional grants, patron fees, or tax levy revenues. The estimated revenues on this form may be adjusted to reflect such changes. This further defines estimates to present a more accurate picture of what will happen during the year. The county budget commission reviews these changes in estimated revenues to ascertain that the estimates are reasonable.

The form should be completed by the clerk/treasurer and filed with the county auditor as soon after December 31 as possible. The first page is a summary of all funds by fund types. The second page and remaining pages identify the individual funds.

| Column (1) | Cash Balance as of December 31, XXXX  
The cash balance for each fund according to the cash journal. |
| Column (2) | Encumbrances as of December 31, XXXX  
The total encumbrances outstanding at year end. |
| Column (3) | Advances not Repaid  
Record all advances that have not been repaid as of the end of the year. A positive amount would be entered for the fund that loaned the money and a negative amount would be entered for the fund that received the loan. |
| Column (4) | Carryover Balance Available for Appropriations  
The sum of Column (1) less Column (2) plus or minus Column (3). |
Column (5) - Total Estimated Revenue From all Sources
The estimated revenues for each fund based on the official certificate of estimated resources plus or minus any changes the village feels are necessary due to changes in revenue sources since the tax budget was completed. If the figures have changed, the reasons should be noted at the bottom of the form or attach separate documentation.

Column (6) - Total Carryover Balances Plus Estimated Resources
The final column is the sum of Column (4) plus Column (5). This represents the amount that can be appropriated for that particular fund.

Once the individual fund information has been completed, simply combine all funds for each fund type and complete the front page of the document.
Certificate of the Total Amount From All Sources Available
For Expenditures, and Balances
(Rev. Code, Sec. 5705.36)

From the: ____________________________ County
________________________, Ohio, as of ____________, _____

To the County Auditor of said County:

The following is the total amount from all sources available for expenditure for all funds as set up in the tax budget (shown in the fiscal officer ledgers if no tax budget was required under 5705.281) that exist at the end of the fiscal year.

<table>
<thead>
<tr>
<th>Fund Types</th>
<th>Cash Balance 12/31/____</th>
<th>Encumbrances 12/31/____</th>
<th>Advances Not Repaid</th>
<th>Carryover Balance Available For Appropriations</th>
<th>Total Estimated Revenue From All Sources</th>
<th>Total Carryover Balance Plus Estimated Resources</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Governmental Fund Types</strong></td>
<td></td>
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<td></td>
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<tr>
<td>General Fund</td>
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<tr>
<td>Special Revenue</td>
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<td>Debt Service</td>
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<tr>
<td>Capital Projects</td>
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<td>Permanent</td>
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<td>Internal Service</td>
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<td>Agency</td>
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<td>Fund Types</td>
<td>Cash Balance 12/31/____</td>
<td>Encumbrances 12/31/____</td>
<td>Advances Not Repaid</td>
<td>Carryover Balance Available For Appropriations</td>
<td>Total Estimated Revenue From All Sources</td>
<td>Total Carryover Balance Plus Estimated Resources</td>
</tr>
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<td><strong>Governmental Fund Types</strong></td>
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<tr>
<td>General Fund</td>
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APPENDIX B-4

ANNUAL APPROPRIATION ORDINANCE
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Annual Appropriation Ordinance

The appropriation ordinance identifies the amounts that village council expects to spend on each line item (account) for the year. The village must have appropriations adopted to legally spend money. However, the total amount appropriated for each fund must be less than or equal to the total estimated resources for that fund. Difficulty may arise due to the time delay in receiving the amended official certificate of estimated resources from the county budget commission informing the village of the total estimated resources available for the year. This document may not be returned until the middle of January or later depending on when the certificate of the total amount from all sources available for expenditures, and balances was submitted to the county budget commission. Although village council could base the appropriation totals on the official certificate of estimated resources, this may not be accurate due to different carryover unencumbered fund balances and adjustments to revenues. This may require village council to adopt extensive amendments to the appropriation resolution. Thus, village council may choose to adopt a temporary appropriation measure in January, then, adopt the permanent appropriations by March 31 when they have received the amended official certificate of estimated resources and can better plan the allocation of resources amongst the appropriation codes (Ohio Revised Code Section 5705.38).

The temporary appropriation amounts can be an estimate of what will be spent for up to the first three months. However, the permanent appropriations must be an estimate of what will be spent for the entire year.

The total appropriations for each fund cannot exceed the total on the amended official certificate of estimated resources. This is the “budget” mechanism that attempts to prevent overspending. However, there may be carryover appropriations for outstanding encumbrances. These are covered by “encumbered” cash which is not included in the amended official certificate of estimated resources.

The permanent appropriations may be amended at any point if village council adopts an ordinance and the amendment is submitted to the county budget commission; however, the total appropriations should never exceed total estimated resources on the amended official certificate of estimated resources.

An example of an annual appropriation ordinance follows:
Annual Appropriation Ordinance  
(Revised Code Sec. 5705.38)

Village of ___________________  
Ordinance No. ___________________

An ORDINANCE to make appropriations for Current Expenses and other Expenditures of the Village of  
_______________, State of Ohio, during the fiscal year ending December 31, _____.

Section 1. BE IT ORDAINED by the Council for the Village of _________________, State of Ohio,  
that, to provide for the expenditures of the Village of _________________ during the year ending  
December 31, _____, the following amounts be and they are hereby set aside and appropriated as follows.

Section 2. That there be appropriated from the GENERAL FUND:

Program 100 - Security of Persons and Property

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>1000-110</td>
<td>Police Law Enforcement</td>
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<tr>
<td>100</td>
<td>Personal Services</td>
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<td>200</td>
<td>Fringe Benefits</td>
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<td>Supplies and Materials</td>
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<td>Capital Outlay</td>
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<td>Fire Fighting, Prevention, and Inspection</td>
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<tr>
<td>Total</td>
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</table>

Total Program 100 - Security of Persons and Property
Annual Appropriation Ordinance  
(continued)

Program 200 - Public Health and Welfare

1000-210 Cemetery
100 Personal Services __________
200 Fringe Benefits __________
300 Contractual Services __________
400 Supplies and Materials __________
500 Capital Outlay __________
Total Cemetery __________

1000-220 Payment to County Health District
300 Contractual Services __________

Total Program 200 - Public Health and Welfare __________

Program 300 - Leisure Time Activities

1000-310 Recreation Programs
100 Personal Services __________
200 Fringe Benefits __________
300 Contractual Services __________
400 Supplies and Materials __________
500 Capital Outlay __________
Total Recreation Programs __________

Total Program 300 - Leisure Time Activities __________

Program 400 - Community Environment

1000-410 Community Planning and Zoning
100 Personal Services __________
200 Fringe Benefits __________
300 Contractual Services __________
400 Supplies and Materials __________
500 Capital Outlay __________
Total Community Planning and Zoning __________

Total Program 400 - Community Environment __________
Annual Appropriation Ordinance
(continued)

Program 500 - Basic Utility Services

1000-510 Electric Utility
100 Personal Services
200 Fringe Benefits
300 Contractual Services
400 Supplies and Materials
500 Capital Outlay
Total Electric Utility

1000-520 Gas Utility
100 Personal Services
200 Fringe Benefits
300 Contractual Services
400 Supplies and Materials
500 Capital Outlay
Total Gas Utility

1000-530 Water Works & Supply
100 Personal Services
200 Fringe Benefits
300 Contractual Services
400 Supplies and Materials
500 Capital Outlay
Total Water Works & Supply

Total Program 500 - Basic Utility Services

Program 600 - Transportation

1000-630 Street Cleaning, Snow and Ice Removal
100 Personal Services
200 Fringe Benefits
300 Contractual Services
400 Supplies and Materials
500 Capital Outlay
Total Street Cleaning, Snow and Ice Removal

1000-640 Storm Sewer and Drains
100 Personal Services
200 Fringe Benefits
300 Contractual Services
400 Supplies and Materials
500 Capital Outlay
Total Storm Sewer and Drains

Total Program 600 - Transportation
Annual Appropriation Ordinance
(continued)

Program 700 - General Government

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Total Program 700 - General Government

Program 800 - Capital Outlay

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Total Program 800 - Capital Outlay

Program 900 - Other Financing Sources

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Total Program 900 - Other Financing Sources

**Section 3.** That there be appropriated from the **GENERAL FUND** for contingencies for purposes not otherwise provided for, to be expended in accordance with the provisions of Section 5705.40, R.C., the sum of

Grand Total **GENERAL FUND** Appropriation
### Annual Appropriation Ordinance (continued)

**Section 4.** That there be appropriated from the following SPECIAL REVENUE FUNDS:

#### 2011 Street Construction, Maintenance, and Repair Fund

Program 600 - Transportation

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<th>Program</th>
<th>Category</th>
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<td>2011-610</td>
<td>Street Construction and Reconstruction</td>
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<td>200 Fringe Benefits</td>
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<td>300 Contractual Services</td>
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<tr>
<td></td>
<td></td>
<td>400 Supplies and Materials</td>
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<td></td>
<td></td>
<td>500 Capital Outlay</td>
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<td>Total Street Construction and Reconstruction</td>
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Total for 2011 - Street Construction, Maintenance, and Repair Fund

#### 2021 State Highway Improvement Fund

Program 600 - Transportation

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<th>Year</th>
<th>Program</th>
<th>Category</th>
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<tbody>
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<td>2021-610</td>
<td>Street Construction and Reconstruction</td>
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<td>300 Contractual Services</td>
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<td></td>
<td></td>
<td>400 Supplies and Materials</td>
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<td>500 Capital Outlay</td>
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<td>Total State Highway Improvement</td>
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Total for 2021 - State Highway Improvement Fund

#### 2031 Cemetery Fund

Program 200 - Public Health and Welfare

<table>
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<th>Year</th>
<th>Program</th>
<th>Category</th>
<th>Appropriation</th>
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<td>2031-210</td>
<td>Cemetery</td>
<td>100 Personal Services</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>200 Fringe Benefits</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>300 Contractual Services</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>400 Supplies and Materials</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>500 Capital Outlay</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Total Cemetery</td>
<td></td>
</tr>
</tbody>
</table>

Total for 2031 - Cemetery Fund
2901 Other (Specify Name) Revenue Funds

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>100 Personal Services</td>
<td></td>
</tr>
<tr>
<td>200 Fringe Benefits</td>
<td></td>
</tr>
<tr>
<td>300 Contractual Services</td>
<td></td>
</tr>
<tr>
<td>400 Supplies and Materials</td>
<td></td>
</tr>
<tr>
<td>500 Capital Outlay</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
</tbody>
</table>

Total for 2901 - Other (Specify Name) Revenue Funds

Grand Total SPECIAL REVENUE FUNDS Appropriation

Section 5. That there be appropriated from the following DEBT SERVICE FUNDS.

3101 General Obligation Debt Service Fund

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>3101-850 Debt Service</td>
<td></td>
</tr>
<tr>
<td>300 Contractual Services</td>
<td></td>
</tr>
<tr>
<td>700 Debt Service</td>
<td></td>
</tr>
<tr>
<td>Total General Obligation Debt Service</td>
<td></td>
</tr>
</tbody>
</table>

Total for 3101 - General Obligation Debt Service Fund

3301 Special Assessment Debt Service Fund

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>3301-850 Debt Service</td>
<td></td>
</tr>
<tr>
<td>300 Contractual Services</td>
<td></td>
</tr>
<tr>
<td>700 Debt Service</td>
<td></td>
</tr>
<tr>
<td>Total Special Assessment Debt Service</td>
<td></td>
</tr>
</tbody>
</table>

Total for 3301 - Special Assessment Debt Service Fund

Grand Total DEBT SERVICE FUND Appropriation

Section 6. That there be appropriated from the following CAPITAL PROJECTS FUNDS.

4100 Construction Fund

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>4101-800 Capital Outlay</td>
<td></td>
</tr>
<tr>
<td>500 Capital Outlay</td>
<td></td>
</tr>
<tr>
<td>Total for 4101 - Construction Fund</td>
<td></td>
</tr>
</tbody>
</table>

Grand Total CAPITAL PROJECTS FUND Appropriation
Annual Appropriation Ordinance  
(continued)

**Section 7.** That there be appropriated from the following **PERMANENT FUNDS**.

4951 Endowment Fund

(Specify) Program ________________

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>4951</td>
<td>Endowment</td>
<td>______</td>
</tr>
<tr>
<td>900</td>
<td>Other Program</td>
<td>______</td>
</tr>
<tr>
<td></td>
<td>Total (Specify)</td>
<td>______</td>
</tr>
</tbody>
</table>

Total for 4951 - Endowment Fund

Grand Total **PERMANENT FUND** Appropriation

**Section 8.** That there be appropriated from the following **ENTERPRISE FUNDS**.

5101 Water Fund

Program 530 - Basic Utility Services

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5101-531</td>
<td>Office</td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>Personal Services</td>
<td>______</td>
</tr>
<tr>
<td>200</td>
<td>Fringe Benefits</td>
<td>______</td>
</tr>
<tr>
<td>300</td>
<td>Contractual Services</td>
<td>______</td>
</tr>
<tr>
<td>400</td>
<td>Supplies and Materials</td>
<td>______</td>
</tr>
<tr>
<td>500</td>
<td>Capital Outlay</td>
<td>______</td>
</tr>
<tr>
<td></td>
<td>Total Office</td>
<td>______</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5101-532</td>
<td>Billing</td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>Personal Services</td>
<td>______</td>
</tr>
<tr>
<td>200</td>
<td>Fringe Benefits</td>
<td>______</td>
</tr>
<tr>
<td>300</td>
<td>Contractual Services</td>
<td>______</td>
</tr>
<tr>
<td>400</td>
<td>Supplies and Materials</td>
<td>______</td>
</tr>
<tr>
<td>500</td>
<td>Capital Outlay</td>
<td>______</td>
</tr>
<tr>
<td></td>
<td>Total Billing</td>
<td>______</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5101-533</td>
<td>Supply</td>
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</tr>
<tr>
<td>100</td>
<td>Personal Services</td>
<td>______</td>
</tr>
<tr>
<td>200</td>
<td>Fringe Benefits</td>
<td>______</td>
</tr>
<tr>
<td>300</td>
<td>Contractual Services</td>
<td>______</td>
</tr>
<tr>
<td>400</td>
<td>Supplies and Materials</td>
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</tr>
<tr>
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<td>Capital Outlay</td>
<td>______</td>
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<tr>
<td></td>
<td>Total Supply</td>
<td>______</td>
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</table>

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5101-534</td>
<td>Filtration</td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>Personal Services</td>
<td>______</td>
</tr>
<tr>
<td>200</td>
<td>Fringe Benefits</td>
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<td>Contractual Services</td>
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<td>Capital Outlay</td>
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### Annual Appropriation Ordinance
(continued)

<table>
<thead>
<tr>
<th>5101-535</th>
<th>Pumping</th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
<td>Personal Services</td>
</tr>
<tr>
<td>200</td>
<td>Fringe Benefits</td>
</tr>
<tr>
<td>300</td>
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<td>Supplies and Materials</td>
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<td>500</td>
<td>Capital Outlay</td>
</tr>
<tr>
<td><strong>Total Pumping</strong></td>
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</tr>
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</table>

<table>
<thead>
<tr>
<th>5101-539</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
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<td>Supplies and Materials</td>
</tr>
<tr>
<td>500</td>
<td>Capital Outlay</td>
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<tr>
<td><strong>Total Other</strong></td>
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</tr>
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</table>

**Total for 5101 - Water Fund Appropriation**

<table>
<thead>
<tr>
<th>5201-541</th>
<th>Office</th>
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<tr>
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<td>300</td>
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<td>Supplies and Materials</td>
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<td>500</td>
<td>Capital Outlay</td>
</tr>
<tr>
<td><strong>Total Office</strong></td>
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</tr>
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</table>

<table>
<thead>
<tr>
<th>5201-542</th>
<th>Billing</th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
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<td>500</td>
<td>Capital Outlay</td>
</tr>
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</table>

<table>
<thead>
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<th>Pumping</th>
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</thead>
<tbody>
<tr>
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</tr>
<tr>
<td>500</td>
<td>Capital Outlay</td>
</tr>
<tr>
<td><strong>Total Pumping</strong></td>
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</tr>
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</table>
### Annual Appropriation Ordinance
(continued)

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5201-549</td>
<td>Other</td>
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<td>300</td>
<td>Contractual Services</td>
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<td>400</td>
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<td>Total Other</td>
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</tr>
<tr>
<td></td>
<td>Total for 5201 - Sewer Fund Appropriation</td>
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</table>

5701 Utility Improvement Fund

Program 800 - Capital Outlay

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5701-800</td>
<td>Construction (Specify)</td>
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<td>500</td>
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<td>Total for 5701 - Utility Improvement Fund Appropriation</td>
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</table>

5721 Enterprise Debt Service Fund

Program 850 - Debt Services

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5721-850</td>
<td>Debt Service</td>
<td></td>
</tr>
<tr>
<td>300</td>
<td>Contractual Services</td>
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<tr>
<td>700</td>
<td>Debt Service</td>
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<td>Total Debt Service</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total for 5721 - Enterprise Debt Service Fund Appropriation</td>
<td></td>
</tr>
</tbody>
</table>

5781 Utilities Deposits Fund

Program 590 - Utility Deposit Services

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5781-610</td>
<td>Deposits Refunded</td>
<td></td>
</tr>
<tr>
<td>5781-620</td>
<td>Deposits Applied</td>
<td></td>
</tr>
<tr>
<td>5781-690</td>
<td>Other</td>
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</tr>
<tr>
<td></td>
<td>Total for 5781 - Utilities Deposits Fund Appropriation</td>
<td></td>
</tr>
</tbody>
</table>

Grand Total ENTERPRISE FUNDS Appropriation

---

B - 4 - 1.11
### Annual Appropriation Ordinance
(continued)

**Section 9.** That there be appropriated from the INTERNAL SERVICE FUNDS.

6101 Fund Name _______________ (Specify)

<table>
<thead>
<tr>
<th>6101</th>
<th>(Specify Program)</th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
<td>Personal Services</td>
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<td>200</td>
<td>Fringe Benefits</td>
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<tr>
<td>300</td>
<td>Contractual Services</td>
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<td>Supplies and Materials</td>
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<tr>
<td>500</td>
<td>Capital Outlay</td>
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<tr>
<td>Total</td>
<td>(Specify)</td>
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</tbody>
</table>

Grand Total INTERNAL SERVICE FUND Appropriation ________

**Section 10.** That there be appropriated from the TRUST AND AGENCY FUNDS.

9901 Other Agency Fund (Specify)

(Specify) Program _________________

<table>
<thead>
<tr>
<th>9901</th>
<th>(Specify Program)</th>
</tr>
</thead>
<tbody>
<tr>
<td>300</td>
<td>Contractual Services</td>
</tr>
<tr>
<td>500</td>
<td>Capital Outlay</td>
</tr>
<tr>
<td>Total</td>
<td>Miscellaneous (Specify)</td>
</tr>
</tbody>
</table>

9901 Other ________

Total (Specify) Program ________________ ________

Total for 9901 - Other Agency Funds Appropriation ________

9951 Investment Trust Fund (Specify)

(Specify) Program _________________

<table>
<thead>
<tr>
<th>9951</th>
<th>(Specify Program)</th>
</tr>
</thead>
<tbody>
<tr>
<td>300</td>
<td>Contractual Services</td>
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<td>500</td>
<td>Capital Outlay</td>
</tr>
<tr>
<td>Total</td>
<td>Miscellaneous (Specify)</td>
</tr>
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</table>

9951 Other ________

Total (Specify) Program ________________ ________

Total for 9951 - Investment Trust Funds Appropriation ________
Annual Appropriation Ordinance
(continued)

9976 Private Purpose Trust Fund (Specify)

(Specify) Program ________________

9976 Other ________________ (Specify)
300 Contractual Services __________
500 Capital Outlay __________
Total Miscellaneous ________________ (Specify) __________

9976 Other __________

Total (Specify) Program ________________ __________

Total for 9976 - Private Purpose Trust Funds Appropriation __________

Grand Total TRUST AND AGENCY FUNDS Appropriation __________

TOTAL ALL APPROPRIATIONS ________________

Section 11. The Village Clerk is hereby authorized to draw warrants on the Village Treasury for payments from any of the foregoing appropriations upon receiving proper certificates and vouchers therefore, approved by the board or officers authorized by law to approve the same, or an ordinance or resolution of council to make the expenditures; provided that no warrants shall be drawn or paid for salaries or wages except to persons employed by authority of and in accordance with law or ordinance. Provided further that the appropriations for contingencies can only be expended upon appeal of two-thirds vote of Council for items of expense constituting a legal obligation against the village, and for purposes other than those covered by the other specific appropriations herein made.

Section 12. This ordinance shall take effect at the earliest period allowed by law.

Passed ________________ , __________ ________________ President of Council

(Date)

Attest: __________________________

Clerk of Council
Certificate

Section 5705.39, R.C. - “No appropriation measure shall become effective until the county auditor files with the appropriating authority . . . a certificate that the total appropriations from each fund, taken together with all other outstanding appropriations, do not exceed such official estimate or amended official estimate. When the appropriation does not exceed such official estimate, the county auditor shall give such certificate forthwith upon receiving from the appropriating authority a certified copy of the appropriation measure . . . .”

The State of Ohio _________________________ County

I, __________________________, Clerk of the Village of ________________________ in said County, and in whose custody the files, journals, and records are required by the Laws of the State of Ohio to be kept, do hereby certify that the foregoing Annual Appropriation Ordinance is taken and copied from the original Ordinance now on file with said Village, that the foregoing Ordinance has been compared by me with the said original and that the same is a true and correct copy thereof.

Witness my signature, this ______ day of _____________________, ________.

__________________________________
Clerk of the Village of

__________________________________
_______________________ County, Ohio
APPENDIX C-1

CALENDAR FOR VILLAGE OFFICERS
Calendar for Village Officers

JANUARY

1st: New Year's Day is a legal holiday.

The fiscal year of the village begins (Ohio Revised Code Section 9.34).

The term of village council members begins (Ohio Revised Code Section 731.03).

The term of village mayor begins (Ohio Revised Code Section 733.24).

The term of village treasurer begins unless an appointed office passed by ordinance (Ohio Revised Code Section 733.42).

The annual term of each member of the volunteer firemen's dependents board begins (Ohio Revised Code Section 146.04).

Financial statement sent by village clerk to county auditor.

Annual appropriation measure (Ohio Revised Code Section 5705.38).

Report of payroll changes during month to OPERS.

OPERS standard report form and remittance of contributions.

15th: Monthly financial reports due from village officers and departments.

Mayor pays all fines, forfeitures, and costs collected into village treasury.

3rd Monday: Martin Luther King Day is a legal holiday.

1st Meeting: Mayor's monthly report of money received.

Mayor's report on village affairs (Ohio Revised Code Section 733.41).

Treasurer's report on village finances.

President pro tempore of village council elected (Ohio Revised Code Section 731.10).
Village Officer’s Handbook

APPENDIX C

FEBRUARY

1st: Report of payroll changes during month to OPERS.

OPERS standard report form and remittance of contributions.

1st Monday: Monthly financial reports due from village officers and departments.

Mayor pays all fines, forfeitures, and costs collected into village treasury.

3rd Monday: President's Day is a legal holiday.

1st Meeting: Mayor's monthly report of money received.

60 Days after The annual financial report must be received by the Auditor of State (Ohio Revised Code Section 117.38).

Year End:

MARCH

Annual meeting of health district advisory council (Ohio Revised Code Section 3709.03).

1st: Report of payroll changes during month to OPERS.

OPERS standard report form and remittance of contributions.

1st Monday: Apportionment of boundary line roads for maintenance (Ohio Revised Code Section 5579.03).

Monthly financial reports due from village officers and departments.

Mayor pays all fines, forfeitures, and costs collected into village treasury.

1st Meeting: Mayor's monthly report of money received.
APRIL

1st: The term of office of the village clerk or clerk/treasurer begins unless an appointed office passed by ordinance (Ohio Revised Code Section 733.26).

Report of payroll changes during month to OPERS.

OPERS standard report form and remittance of contributions.

Annual appropriation measure due if operating under a temporary budget (Ohio Revised Code Section 5705.38 (A)).

1st Monday: Monthly financial reports due from village officers and departments.

Mayor pays all fines, forfeitures, and costs collected into village treasury.

1st Meeting: Mayor's monthly report of money received.

MAY

1st: Report of payroll changes during month to OPERS.

OPERS standard report form and remittance of contributions.

31st: Deadline for head of department to submit estimate of contemplated revenues and expenditures for ensuing fiscal year.

1st Monday: Village clerk to certify to village council the amount necessary for the payment of final judgments (Ohio Revised Code Section 5705.08).

Monthly financial reports due from village officers and departments.

Mayor pays all fines, forfeitures, and costs collected into village treasury.

Last Monday: Memorial Day is a legal holiday.
1st Meeting: Mayor's monthly report of money received.

**JUNE**

1st: Report of payroll changes during month to OPERS.

OPERS standard report form and remittance of contributions.

1st to 20th: Destruction of noxious weeds growing along highways (Ohio Revised Code Section 5579.04).

1st Monday: Monthly financial reports due from village officers and departments.

Mayor pays all fines, forfeitures, and costs collected into village treasury.

1st Meeting: Mayor's monthly report of money received.

**JULY**

1st: Report of payroll changes during month to OPERS.

OPERS standard report form and remittance of contributions.

4th: Independence Day is a legal holiday.

5th: Deadline for filing two copies of tax budget with village clerk, and giving public notice of the required hearing (Ohio Revised Code Section 5705.30).

14th: Deadline for OPERS board to file statements of village obligation for ensuing fiscal year with village mayor, for inclusion in tax budget.

15th: Deadline for adoption of tax budget (Ohio Revised Code Section 5705.28).

20th: Deadline for submission of tax budget to county auditor (Ohio Revised Code Section 5705.30).
1st Monday: Monthly financial reports due from village officers and departments.
Mayor pays all fines, forfeitures, and costs collected into village treasury.

1st Meeting: Mayor's monthly report of money received.

AUGUST

1st: Report of payroll changes during month to OPERS.
OPERS standard report form and remittance of contributions.

1st to 20th: Destruction of noxious weeds growing along highways (Ohio Revised Code Section 5579.04).

1st Monday: County budget commission hearing (Ohio Revised Code Section 5705.27).
Monthly financial reports due from village officers and departments.
Mayor pays all fines, forfeitures, and costs collected into village treasury.

1st Meeting: Mayor's monthly report of money received.

SEPTEMBER

1st: Report of payroll changes during month to OPERS.
OPERS standard report form and remittance of contributions.
County budget commission action certified to village council (Ohio Revised Code Section 5705.27).

1st to 20th: Destruction of noxious weeds growing along highways.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>30th</td>
<td>Deadline for certification of tax levies to county auditor (Ohio Revised Code Section 5705.34).</td>
</tr>
<tr>
<td>1st Monday</td>
<td>Labor Day is a legal holiday.</td>
</tr>
<tr>
<td></td>
<td>Monthly financial reports due from village officers and departments.</td>
</tr>
<tr>
<td></td>
<td>Mayor pays all fines, forfeitures, and costs collected into village treasury.</td>
</tr>
<tr>
<td>2nd Monday</td>
<td>Deadline for village clerk to certify assessments to county auditor (Ohio Revised Code Section 727.30).</td>
</tr>
<tr>
<td>1st Meeting</td>
<td>Mayor's monthly report of money received.</td>
</tr>
</tbody>
</table>

**OCTOBER**

| 1st         | Report of payroll changes during month to OPERS.                                 |
|            | OPERS standard report form and remittance of contributions.                     |
| 1st Monday  | Monthly financial reports due from village officers and departments.            |
|            | Mayor pays all fines, forfeitures, and costs collected into village treasury.   |
| 2nd Monday  | Columbus Day is a legal holiday.                                                |
| 1st Meeting | Mayor's monthly report of money received.                                       |

**NOVEMBER**

| 1st         | Report of payroll changes during month to OPERS.                                 |
|            | OPERS standard report form and remittance of contributions.                     |
Village Officer’s Handbook

APPENDIX C

11th: Veterans Day is a legal holiday.

1st Monday: Monthly financial reports due from village officers and departments.

Mayor pays all fines, forfeitures, and costs collected into village treasury.

1st Tuesday after 1st Monday: General election of village officers.

4th Thursday: Thanksgiving Day is a legal holiday.

1st Meeting: Mayor's monthly report of money received.

DECEMBER

1st: Report of payroll changes during month to OPERS.

OPERS standard report form and remittance of contributions.

25th: Christmas Day is a legal holiday.

31st: Deadline for village to amend tax budget to conform with amended official certificate of estimated resources made by the county budget commission.

Village clerk audits village accounts.

End of fiscal year.

1st Monday: Monthly financial reports due from village officers and departments.

Mayor pays all fines, forfeitures, and costs collected into village treasury.

1st Meeting: Mayor's monthly report of money received.
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APPENDIX D-1

OHIO AUDITOR OF STATE
GENERAL INFORMATION
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ORGANIZATIONAL CHART

Administrative
Information Technology
Uniform Accounting Network
Finance
Human Resources

Audit
Center for Audit Excellence
Medicaid/Contract Audit
Financial Audit
Local Government Services

Legal
Open Government Unit

Ohio Performance Team

Policy and Legislative Affairs

Public Affairs
Field Operations

Public Integrity Assurance Team
The **Administrative Division** is the managing arm of the Ohio Auditor of State’s Office. The Chief of Staff heads the division and reports directly to the Auditor of State. This division is responsible for the day-to-day management and policy decisions of the office.

**Information Technology** develops and maintains the technology of the Auditor of State’s Office. Because many Auditor of State employees regularly work at off-site client locations, they rely on convenient, timely access to the office’s computer network.

The **Uniform Accounting Network (UAN)** provides townships, villages, and libraries with a complete computer system (hardware and software), along with training and support. UAN’s accounting, payroll, and ancillary (cemetery and inventory tracking) applications help to reduce the time necessary for entities to process accounting transactions and maintain the related accounting records. UAN also fosters timely and useful information for the governing body. Currently, about 90 percent of the state’s more than 1,300 townships are using UAN, as are more than 700 villages, libraries, and special districts.

**ADMINISTRATION DIVISION CONTACTS**

<table>
<thead>
<tr>
<th>Position</th>
<th>Name</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief of Staff</td>
<td>Sloan T. Spalding</td>
<td><a href="mailto:stspalding@ohioauditor.gov">stspalding@ohioauditor.gov</a></td>
</tr>
<tr>
<td>Chief Information Officer</td>
<td>David Potts</td>
<td><a href="mailto:dbpotts@ohioauditor.gov">dbpotts@ohioauditor.gov</a></td>
</tr>
<tr>
<td>Chief Financial Officer</td>
<td>Tim Keen</td>
<td><a href="mailto:tskeen@ohioauditor.gov">tskeen@ohioauditor.gov</a></td>
</tr>
<tr>
<td>Director of Human Resources</td>
<td>Cindy Sovell-Klein</td>
<td><a href="mailto:csovell-klein@ohioauditor.gov">csovell-klein@ohioauditor.gov</a></td>
</tr>
<tr>
<td>Director of Uniform Accounting Network</td>
<td>Tim Moloney</td>
<td><a href="mailto:tpmoloney@ohioauditor.gov">tpmoloney@ohioauditor.gov</a></td>
</tr>
<tr>
<td>UAN Support Line</td>
<td></td>
<td></td>
</tr>
<tr>
<td>UAN e-mail support</td>
<td><a href="mailto:UAN_Support@ohioauditor.gov">UAN_Support@ohioauditor.gov</a></td>
<td></td>
</tr>
</tbody>
</table>
AUDITOR OF STATE - GENERAL INFORMATION

AUDIT DIVISION

The Auditor of State is the constitutional officer responsible for auditing all public offices in Ohio - more than 5,900 entities. This includes cities, villages, schools, universities, counties, fire districts, townships, cemeteries, libraries, state and county agencies, and commissions.

The office strives, through financial audits of public and quasi-public entities, to ensure that public funds are spent appropriately and lawfully, in accordance with state and local law. The Audit Division is managed by the Chief Deputy Auditor, who reports directly to the Auditor of State. It is made up of several smaller sections, which include the Financial Audit Section, the Medicaid/Contract Audit Section, the Center for Audit Excellence, and Local Government Services Section (LGS).

The Auditor of State’s Office employs more than 700 auditors located in seven regional offices, including the main office in Columbus: Akron/Canton, Athens, Cincinnati, Columbus, Cleveland, Dayton, and Toledo. Additionally, the State Region, located in Columbus, audits state agencies, boards, and commissions. Each Regional Office is managed by a Chief Auditor who oversees the audits performed by the office within their region.

The Financial Audit Section is responsible for conducting financial audits of all public and quasi-public entities as required under Ohio law. Generally, the Auditor of State’s office is required to perform these financial audits at least once every two fiscal years. The office must review the methods, accuracy, and legality of the accounts, financial reports, records, files, and reports of public entities. The Financial Audit Section also determines if the entity has complied with the law, rules, ordinances, and orders pertaining to the office. The Financial Audit Section staff is headquartered out of the seven regional offices but spends most of its time in the field at local audit sites.

The Center for Audit Excellence is made up of the office’s Quality Assurance Section, Accounting and Auditing Support Section, Audit Administration Section, and Training Section. These sections develop auditing standards based on current laws and guidelines, and ensure that Auditor of State employees are up-to-date on these standards. This group also ensures that Auditor of State audits are performed in a manner that complies with all auditing standards. Additionally, this section provides financial management training sessions for local officials.

The Medicaid/Contract Audit Section focuses its audit work on Medicaid providers; compliance audits of county agencies under interagency agreements with the Ohio Department of Job and Family Services and the Ohio Department of Developmental Disabilities; and program audits aimed at assessing the efficiency and effectiveness of state programs such as child support enforcement, home health care, nursing homes, and food stamps.

The Local Government Services Section (LGS) serves as a consulting and fiscal advisory group to all governmental agencies and subdivisions. The section provides an array of services including, but not limited to, financial forecasts. GAAP conversion assistance, annual financial report processing, record reconstruction and reconciliation, fiscal caution, watch or emergency assistance, and financial management training for elected officials. Publications such as accounting manuals and policy bulletins are distributed to assist local governments in performing their duties and to keep them up to date on their legal requirements.
AUDITOR OF STATE - GENERAL INFORMATION

AUDIT DIVISION CONTACTS

Toll Free ........................................................................................................................................ (800) 282-0370
Fax ..................................................................................................................................................... (614) 466-4490

Chief Deputy Auditor .......................................................................................................................... Robert Hinkle
rrhinkle@ohioauditor.gov

Assistant Chief Deputy Auditor ............................................................................................................. Leanna Abele
lmabele@ohioauditor.gov

Assistant Chief Deputy Auditor ............................................................................................................. Marnie Fredrickson
mafredrickson@ohioauditor.gov

Chief of Quality Assurance, Center for Audit Excellence ........................................................................ W. Brad Blake
wbblake@ohioauditor.gov

Chief Auditor, Medicaid/Contract Audit Section ................................................................................. Kristi Erlewine
kserlewine@ohioauditor.gov

Chief Auditor, State Region/ISA .......................................................................................................... Debbie Liddil
dlliddil@ohioauditor.gov

Chief of Local Government Services ................................................................................................. Unice S. Smith
ussmith@ohioauditor.gov
### Regional Offices:

<table>
<thead>
<tr>
<th>Regional Office</th>
<th>Chief Auditor</th>
<th>Counties Served</th>
<th>Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central</td>
<td>Stacy Scholl</td>
<td>Ashland, Crawford, Delaware, Fairfield, Franklin, Holmes, Knox, Licking, Madison, Marion, Morrow, Pickaway, Richland, Union, Wayne</td>
<td>(800) 443-9275</td>
</tr>
<tr>
<td>East</td>
<td>Joey Jones</td>
<td>Carroll, Columbiana, Jefferson, Mahoning, Portage, Stark, Summit, Trumbull</td>
<td>(800) 443-9271</td>
</tr>
<tr>
<td>Northeast</td>
<td>Daniel Stuetzer</td>
<td>Ashtabula, Cuyahoga, Geauga, Lake, Lorain, Medina</td>
<td>(800) 626-2297</td>
</tr>
<tr>
<td>Northwest</td>
<td>Stephen D. Flickinger</td>
<td>Defiance, Erie, Fulton, Hancock, Henry, Huron, Lucas, Ottawa, Paulding, Putnam, Sandusky, Seneca, Williams, Wood, Wyandot</td>
<td>(800) 443-9276</td>
</tr>
<tr>
<td>Southeast</td>
<td>Shane Statler</td>
<td>Athens, Belmont, Coshocton, Gallia, Guernsey, Harrison, Hocking, Jackson, Meigs, Monroe, Morgan, Muskingum, Noble, Perry, Tuscarawas, Vinton, Washington</td>
<td>(800) 441-1389</td>
</tr>
<tr>
<td>Southwest</td>
<td>Loren Crisp</td>
<td>Adams, Brown, Butler, Clermont, Clinton, Fayette, Hamilton, Highland, Lawrence, Pike, Ross, Scioto, Warren</td>
<td>(800) 368-7419</td>
</tr>
<tr>
<td>West</td>
<td>Donna Waldron</td>
<td>Allen, Auglaize, Champaign, Clark, Darke, Greene, Hardin, Logan, Mercer, Miami, Montgomery, Preble, Shelby, Van Wert</td>
<td>(800) 443-9274</td>
</tr>
</tbody>
</table>
LOCAL GOVERNMENT SERVICES REGIONAL CONTACTS:

<table>
<thead>
<tr>
<th>LGS Regional Staff</th>
<th>Chief Project Manager</th>
<th>Counties Served</th>
</tr>
</thead>
<tbody>
<tr>
<td>Northeast</td>
<td>Nita Hendryx</td>
<td>Ashland, Ashtabula, Carroll, Columbiana, Coshocton, Cuyahoga, Erie, Geauga, Harrison, Holmes, Huron, Knox, Lake, Lorain, Mahoning, Medina, Portage, Richland, Stark, Summit, Trumbull, Tuscarawas, Wayne</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Northwest</td>
<td>Belinda Miller</td>
<td>Allen, Auglaize, Champaign, Crawford, Defiance, Delaware, Fulton, Hancock, Hardin, Henry, Logan, Lucas, Marion, Mercer, Morrow, Ottawa, Paulding, Putnam, Sandusky, Seneca, Union, Van Wert, Williams, Wood, Wyandot</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Southeast</td>
<td>Robert Burlenski</td>
<td>Athens, Belmont, Fairfield, Gallia, Guernsey, Hocking, Jackson, Jefferson, Lawrence, Licking, Meigs, Monroe, Morgan, Muskingum, Noble, Perry, Vinton, Washington</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Southwest</td>
<td>April Davis</td>
<td>Adams, Brown, Butler, Clark, Clermont, Clinton, Darke, Fayette, Franklin, Greene, Hamilton, Highland, Madison, Miami, Montgomery, Pickaway, Pike, Preble, Ross, Scioto, Shelby, Warren</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Special Projects</td>
<td>Tracie McCreary</td>
<td>Administrative projects and support to regions</td>
</tr>
</tbody>
</table>

Toll Free (for all regional contacts) ........................................................................................................1-800-345-2519
The Auditor of State’s **Legal Division** is primarily responsible for providing legal advice to field auditors and assisting in determinations of whether or not the entity being audited is complying with all applicable laws. The legal staff can also help public offices comply with state and federal requirements. Such information can be found in bulletins, informal opinions, and at Auditor of State conferences. The Legal Division also provides continuing education to elected officials and government employees through specific training programs and conferences on government issues.

The **Open Government Unit** serves local officials by providing training and resources to help them better understand their obligations under the Ohio Public Records Act and the Ohio Open Meetings Act. Public officials are required to attend this training during their term in office. The Assistant Legal Counsel and a full-time paralegal serve as the office’s experts on public records and open meetings. At the request of local officials, the office offers training seminars and other educational resources on the Sunshine Laws.

**LEGAL DIVISION CONTACTS**

**Toll Free** ........................................................................................................................... (800) 282-0370
**Fax** ..................................................................................................................................... (614) 466-4333

**Chief Legal Counsel** ................................................................................................... Mary DeGenaro  
mdegenaro@ohioauditor.gov

**Assistant Legal Counsel**  
**Central Region** ........................................................................................................... Jesse Davis  
jmdavis@ohioauditor.gov

**Assistant Legal Counsel**  
**East and Southeast Regions and Open Government Unit** ......................... Zachary O’Driscoll  
zsodriscoll@ohioauditor.gov

**Assistant Legal Counsel**  
**Northwest Region** .................................................................................................. Kelly Mumaw  
kamumaw@ohioauditor.gov

**Assistant Legal Counsel**  
**Southwest and State Regions, Medicaid, and Performance** ............................. James Harding  
jsharding@ohioauditor.gov

**Assistant Legal Counsel**  
**West Region** .......................................................................................................... Kourtney Larson  
krlarson@ohioauditor.gov
The Ohio Performance Team (OPT) was created to build upon the office’s long-standing reputation for conducting detailed performance audits. Performance audits provide elected officials and government employees with an objective third-party analysis of their operations to help them improve performance, reduce costs, facilitate decision making, and increase public accountability. OPT conducts performance audits of Ohio’s state agencies, local governments, and school districts.

**OHIO PERFORMANCE TEAM CONTACTS**

Toll Free........................................................................................................................................ (800) 282-0370

Director........................................................................................................................................... Scott Anderson

saanderson@ohioauditor.gov

Deputy Director................................................................................................................................. Joseph Rust

icrust@ohioauditor.gov
The **Policy and Legislative Affairs Division** serves as a link between the Auditor of State’s office and the Ohio General Assembly. The division communicates with duties and needs of the office to state legislators and provides them with the necessary information to make well-informed decisions on legislation impacting the Auditor of State’s office. Staff members also work with stakeholder groups on policy initiatives to convey the needs and interests of Ohio’s local governments and schools.

**POLICY AND LEGISLATIVE AFFAIRS DIVISION CONTACTS**

Toll Free................................................................................................................................. (800) 282-0370

**Director of Policy and Legislative Affairs**........................................................................... Thomas Ruebel
tjruebel@ohioauditor.gov

**Legislative Director**........................................................................................................ Emily Kaylor
eekaylor@ohioauditor.gov

**Legislative Liaison**........................................................................................................ Bryce Miner
baminer@ohioauditor.gov
The **Public Affairs Division** is responsible for all internal and external communications and publications for the Auditor of State’s office. The division also serves as a liaison between the Auditor of State’s office and the news media. Public Affairs issues news releases and manages the content of the office’s website, ensuring that the public, through the news media and the internet, has timely accurate information about the activities of the office.

The Auditor of State’s **Field Operations** consists of liaisons in each of the regional offices around the state. The main role of the Field Operations team is to serve as a link between the Auditor of State’s office, local officials, and the general public. The regional liaisons work closely with the other Auditor of State staff to provide assistance and information for the benefit of taxpayers.

**PUBLIC AFFAIRS DIVISION CONTACTS**

<table>
<thead>
<tr>
<th>Role</th>
<th>Name</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Press Secretary</td>
<td>Allie Dumski</td>
<td><a href="mailto:ajdumski@ohioauditor.gov">ajdumski@ohioauditor.gov</a></td>
</tr>
<tr>
<td>Public Information Officer</td>
<td>Jake Gordon</td>
<td><a href="mailto:jbgordon@ohioauditor.gov">jbgordon@ohioauditor.gov</a></td>
</tr>
<tr>
<td>State Liaison Director</td>
<td>James Coyne</td>
<td><a href="mailto:jmcoyne@ohioauditor.gov">jmcoyne@ohioauditor.gov</a></td>
</tr>
</tbody>
</table>
PUBLIC INTEGRITY ASSURANCE TEAM

The Public Integrity Assurance Team (PIAT) promotes clean, ethical government, exposes corruption and wrongdoing where it exists, and assists law enforcement and prosecutors in the pursuit of justice.

The team brings together the former Special Audit Section, Special Investigations Unit, and portions of the Auditor of State’s legal staff as one team with one mission. Comprised of forensic auditors, investigators, and attorneys, the team has decades of experience and working relationships with law enforcement at the local, state, and federal levels. Their expertise allows them to take a case from an initial complaint through conclusion. In cases where local officials have conflicts that make them unable to conduct investigations, the Public Assurance Team brings independence.

PUBLIC INTEGRITY ASSURANCE TEAM CONTACTS

<table>
<thead>
<tr>
<th>Role</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>Toll Free</td>
<td>1-866-372-8364</td>
</tr>
<tr>
<td>Email</td>
<td><a href="mailto:fraudohio@ohioauditor.gov">fraudohio@ohioauditor.gov</a></td>
</tr>
<tr>
<td>Director</td>
<td>Mark A. Porter</td>
</tr>
<tr>
<td>Deputy Director</td>
<td>Randall E. Turner</td>
</tr>
<tr>
<td></td>
<td><a href="mailto:returner@ohioauditor.gov">returner@ohioauditor.gov</a></td>
</tr>
</tbody>
</table>