ORDINANCE NO. 225 AC CMS

AN ORDINANCE TO PROVIDE FOR THE ESCUANCE OF A NOTE IN ANTICIPATION OF THE ISSUANCE OF BONDS FOR THE CONSTRUCTION OF IMPROVEMENTS TO THE MUNICIPAL WATER WORKS SYSTEM AND DECLARING AN EMERGENCY

WHEREAS, pursuant to Ordinance No. 275 AC CMS, passed September 17, 1962, a note in the principal amount of \$425,000, dated November 6, 1962, was issued for the purpose of renewing and rettring a note in like amount dated November 6, 1961, and issued for the purpose hereinafter stated, to mature on or before November 6, 1963; and

WHERRAS, Council dogs it not advisable to issue presently the bonds anticipated thereby, and to preserve the credit of the city, it is essential to issue a new note to retire such outstanding note, and in anticipation of the issue of bonds; and

WHEREAS, the fiscal officer has certified to the maximum maturity of the bonds anticipated and to the note herein authorized;

MOW, THEREFORE, BE IT CREATNED by the Council of the City of Oberlin, Ohio, five-sevenths of all members cleeted thereto concurring:

Section 1. That it is hereby declared necessary to issue bonds of the City of Oberlin in the principal sum of \$425,000 for the purpose of the construction of improvements to the numberal waterworks system.

Scation 2. That said bonds shall be dated approximately November 1, 1964, shall been interest at the estimated rate of four per contum (4%) per annum, payable semiannually, until the principal sum is paid, and shall nature in thirty-five annual installments often their issuance.

Section 3. That for the purpose of raising money in anticipation of the issuance of the aforeseld bonds for the above described improvements, and to pay and retire said existing note dated Rovember 6, 1952, it is hereby declared necessary to issue and there shall be issued a note of said City of the principal amount of \$425,000.

Section 4. That such anticipatory note in the amount aforesaid shall bear interest at the rate of two and one-half per centum (2-1/2%) per annum, payable at maturity, with provision that in the event of default such note shall bear interest until paid at the rate of three and one-half per centum (3-1/2%) per annum. Such note shall be dated November 6, 1963 and shall mature on or before November 6, 1964.

Scetion 5. Such mate shall be enecuted by the City Manager and Auditor and bear the seal of the corporation. It shall be payable at the office of the legal depository, presently the Peoples Oberlin Office of The Lorein County Savings & Trust Company, Charlin, Ohio; it shall express upon its face the purpose for which it is issued and that it is issued purpose to this ordinance.

Section 6. That said note shall first be effored to the City Auditor at officer in charge of the Bend Retirement Fund, and if not taken by said officer, shall be and is hereby awarded and sold to The National City Bank of Cleveland at the par value

chargof and the Auditor is hereby authorized and directed to deliver said note, when executed, to said purchaser upon payment of said purchase price. The proceeds of such sale shall be paid into the proper fund and used for the purpose for which said note is being issued under the provisions of this ordinance.

Section 7. Said mote shall be the full general obligation of the City and the full faith, credit and revenue of said City are hereby pledged for the prompt payment of the same. The par value to be received from the sale of the tonds enticipated by said note and any excess fund resulting from the issuance of said note shall, to the extent necessary, be used only for the retirement of said note at maturity, together with interest thereon, end is hereby pledged for such purpose.

Section 8. During the period while such note runs there shall be levied on all taxable property in the City of Oberlin, in addition to all other taxes, a direct tax onwelly not less than that which would have been levied if bonds had been issued without the pulse issue of such note; provided, that the amount of such tax shall be reduced to the entest that surplus earnings of the waterworks system shall be evailable and appropriated for the payment of interest and principal of such note or of the bands enticipated thereby.

Section 9. It is becary determined that all acts, conditions and things required to be done precedent to and in the issuance of said note, in order to make it a legal, valid and binding obligation of the City of Cherlin, have happened, been dono and performed in regular and due form as required by law; and that the amount of indebtadeass to be insurred by the issuence of said note does not exceed any limitation of indobtedness now fixed by law.

Section 10. The Clerk is hereby directed to forward a certified copy of this ordinance to the County Auditor.

Section 11. This ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, health and enfory of said City and for the further reseon that the immediate issuance and sale of the note herein authorized is necessary to provide funds to enable the City to recire its existing indebtedness and thereby preserve its credit; wherefore, this ordinance shall be in full force and effect from and immediately after its passage.

Passed: October 21, 1963 BRISEROUSY

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Postod: October 22, 1963 thru

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