RESOLUTION NO. R24-95

A RESOLUTION BY THE TROTWOOD CITY COUNCIL ADOPTING THE REVISED CITY OF TROTWOOD PUBLIC RECORDS POLICY.

WHEREAS, Section 149.43(E)(2) of the Ohio Revised Code requires all public offices to adopt a public records policy in accordance with Section 149.43 of the Ohio Revised Code, known as the Ohio Public Records Act, for responding to public records requests; and

WHEREAS, the City's current public records policy was adopted by City Council on September 17, 2007, Resolution No. R07-61; and

WHEREAS, in order to comply with the Ohio Public Records Act and to make much needed updates to the City's official Public Records Policy, it is in the best interest of the public to adopt a revised Public Records Policy.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TROTWOOD, STATE OF OHIO:

SECTION I: The Trotwood City Council hereby adopts the revised City

of Trotwood Public Records Policy attached hereto as

Exhibit "A".

SECTION II: All previous versions of the City of Trotwood's Public

Records Policy are replaced by the attached policy.

SECTION III: A copy of the revised Public Records Policy shall be posted

in an area accessible by the public.

SECTION IV: This Resolution shall take effect and be in full force from

and after the date of its passage.

Passed this 4th day of November, 2024.

ATTEST: APPROVED: MAYŎR CLERK OF COUNCIL TROTWOOD, OHIO 45426 VICE-MAYOR CERTIFICATE OF RECORDING OFFICER I, the undersigned, hereby certify that the foregoing is a true and correct copy of Resolution No. R24-95 adopted by the Trotwood City Council at a regular scheduled 3035 OLIVE ROAD meeting held on the 4th day of November, 2024, and that I am duly authorized to execute this certificate. Signed this _____, ____, CITY OF TROTWOOD CLERK OF COUNCIL

PUBLIC RECORDS POLICY FOR CITY OF TROTWOOD MONTGOMERY COUNTY, OHIO

I. Purpose

The City of Trotwood acknowledges that it maintains many records that are used in the administration and operation of the City. -In accordance with State law and the City's Records Commission, the City has adopted Schedules of Records Retention Schedules and Disposition (RC-2) that identify these records. -These schedules identify records that are stored on a fixed medium (paper, computer, film, etc.) that are created, received, or sent under the jurisdiction of the City and document the organization, functions, policies, decisions, procedures, operations, or other activities of the City. -The records maintained by the City and the ability to access them are means to provide trust between the public and the City.

II. Scope

The Clerk of Council is the official Public Records Custodian of all records which are centrally maintained by the City. -Department heads are the official custodians of all records maintained within their departments. -However, with the exception of the Fire Department, the Ppolice Department records, and the Human Resources Department, all public records requests must be directed to the Public Records Custodian. -Requests for records from the Fire Department, the pPolice Department, and the Human Resources Department may be made directly to the department's police records custodian.

Public records requests will be accommodated during regular business hours between 8:00 a.m. and 4:30 p.m. on regular business days. Public records requests will not be accepted processed on weekends or holidays.

III. Inspection

All public records maintained by the City shall be promptly prepared and made available for inspection to any person during regular business hours. —Prompt inspection and copies of records within a reasonable amount of time contemplates the opportunity for legal review. The time for compliance with a request for public records will depend upon the availability of records and the volume of records requested.

A public records request may be made in writing or verbally. –The Public Records Custodian may ask the requester to put a verbal request in writing, may ask for the requester to give identifying information, or may inquire about the intended use of the information; but a written request is not mandatory, identifying information is not required, and the intended use does not have to be disclosed. –However, such <u>information</u> would benefit the requester by enhancing the ability of the <u>Public Rappropriate records Ccustodian</u> to identify, locate, and deliver the public records requested.

Public records can be accessed by one of the following methods: –a request to view public records in person; a request for copies of public records that the requester will personally pick up—from the Public Records Custodian; or, a request for copies of public records that the requester wants to have mailed or otherwise delivered to the requester.

Request to view public records. -The requester may make a request to view public records to the appropriate Public Records Coustodian, who shall prepare the public records for inspection "promptly," as required by the Ohio Revised Code. -The actual time required to comply with the request may depend on the circumstances, (such as the location of the records or the volume of records being requested).

<u>Copies of public records.</u> The requester may make a request to the <u>Public appropriate</u> <u>Rrecords Ccustodian to have copies of public records made.</u>

Transmitting copies of public records. -A requester may request that copies of public records be transmitted to him or her by U.S. Mail or by any other means of transmission that is available and is conducive to transmitting the public records (FedEx, UPS, fax, e-mail). -The cost of transmitting must be paid by the requester before the public records will be transmitted. While the City is under no obligation to provide records in electronic format, it is the policy of the City to provide information to the public in the most convenient way that is practical, considering all of the circumstances. Therefore, if the City receives a request for information to be made available in an electronic format, such request will be forwarded to the Public appropriate Records Ccustodian for a determination as to whether such information will be generated and released in an electronic format.

IV. Fees and Payment

Those seeking public records will be charged only the actual cost of making copies or reproducing the records. -Payment for public records requests must be made prior to the actual copying of the records.

Copies made on letter or legal—size paper are \$0.10 per page. -<u>If fewer than 50 pages of copies</u> are requested, no fee will be charged. If the request is for 50 pages or more, the fee will be \$0.10 per page for all pages copied.

If the Public Records Custodian uses an outside copying service to make the copies, the requester will be required to pay the cost of the entire copying job, as billed by the copying service. -Copies that are requested in some format other than normal letter or legal-size paper maywill be "at cost," without taking into account employee time spent preparing the copies. (For example, public records in electronic format placed on a CD will be assessed the cost of the CD, plus the cost, if any, of creating the electronic copies.)

Public records will only be copied by the <u>Public appropriate</u> <u>Rrecords Ccustodians</u> may use an outside copying service to make the copies, at the <u>Public Rrecords Ccustodians</u> may use an outside copying service to make the copies, at the <u>Public Rrecords Ccustodians</u>'s discretion. Under no circumstances will the requester be permitted to make the copies <u>themselveshimself or herself</u>. –The manner of the making of copies is at the discretion of the Public Records Custodian. –Requests to copy a certain number of public records on a given page, by

"reducing" copy size or otherwise, may be met at the discretion of the Public Records Custodian.

If fewer than 20 pages of copies are requested, no fee will be charged. If the request exceeds 20 pages, the fee will be \$0.10 per page for all pages copied.

VI.V. Denial of a Public Records Request

Under certain circumstances, records are not defined asconsidered "public records" under Ohio law. In these situations, the public records request will be denied on that basis. –The Ohio Revised Code requires that any denial be supported by legal authority. –A denial that is responding to a written public records request will also be given in writing. Written reasons for denial will not be required for non-written public records requests. –Any denial of public records requested must include an explanation with supporting, including legal authority. If portions of a record are public and portions are exempt, the exempt portions are to be redacted, and the rest released. If there are redactions, each redaction must be accompanied by a supporting explanation, including with applicable legal authority, unless federal or state law authorized or requires the redaction.

The Ohio Revised Code regards certain actions as being "denials" of public record requests. These situations Denials are handled as follows:

Redaction. -The Ohio Revised Code Section 149.43 defines a "redaction" as "obscuring or deleting any information that is exempt from the duty to permit public inspection or copying from an item that otherwise meets the definition of a 'record' in section 149.011 of the Revised Code." -Examples of redaction are "blacking out" or "whiting out" or "cutting out" portions of a document. -When a public record contains information that is not within the definition of a "public record" as defined by law, the Public Records Custodian will make available that portion of the public record that does meet the definition of a "public record." -The Public Records Custodian shall make a copy of the public record, perform the redaction, then make a copy of that sheet and make the second copy available to the requester. -The requester will not be charged for the first copy made. The first copy will be retained by the Public Records Custodian.

Requests that are ambiguous, overly broad, or are difficult to identify the public records requested. –At times, a requester may make a public records request from which the Public Records Custodian cannot determine what the public records the requester is seeking. In such circumstances, the Public Records Custodian will inform the requester that the public records request is denied but will give the requester an opportunity to more accurately describe the public records sought. –If the requester is seeking public records organized in a certain way, but the public records are not organized in that way, the Public Records Custodian will inform the requester of the manner that the public records of the office under discussion are maintained and accessed. –The requester may then submit a public records request that more accurately reflects the organization of the public records and the actual public records sought by the requester.

VII. VIC	ompliance
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With any public records request, the Public Rrecords Ccustodians reserves the right to consult with legal counsel prior to the release of such public records. –This is to allow the City to comply with laws prohibiting the release of certain records.

VIII. Failure to respond to a public records request

The City recognizes the legal and non-legal consequences of failure to properly respond to a
public records requestIn addition to the distrust in government that failure to comply may
cause, the City's failure to comply with a request may result in a court ordering the City to
comply with the law and to pay the requester's <u>attorney's fees and possible statutory damages.</u>

City Manager	<u>Date</u>