SPONSOR:	

## ORDINANCE NO. 215-06

AN ORDINANCE ESTABLISHING APPROPRIATIONS IN THE FIRE TAX LEVY FUND, THE FIRE TAX LEVY 1995 FUND, AND THE GENERAL FUND, AND DECLARING AN EMERGENCY.

WHEREAS, the City of Jackson may purchase real property for the future expansion of the City's Fire Department; and

WHEREAS, the moneys for the purchase of the real property has not been appropriated to the necessary funds; and

WHEREAS, Jackson City Council desires to appropriate the necessary funds in order to proceed with this important project.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF JACKSON, STATE OF OHIO, as follows:

Section One. The original appropriation ordinance, as it relates to the Fire Tax Levy Fund, the Fire Tax Levy 1995 Fund, and the General Fund, is hereby modified so as to appropriate moneys as follows:

CATEGORY	AMOUNT	AMENDED APPROPRIATION
	the transfer of the second	The second secon
332-7920-54003 (Building & Other Structures)	\$ 28,155.91	\$ 28,155.91
333-7930-54003 (Building & Other Structures)	\$ 132,014.16	\$ 132,014.16
110-7750-54003 (Building & Other Structures)	\$ 36,329.93	\$ 36,329.93
	332-7920-54003 (Building & Other Structures) 333-7930-54003 (Building & Other Structures)	332-7920-54003 \$ 28,155.91 (Building & Other Structures) \$ 132,014.16 (Building & Other Structures) \$ 16,329.93 (Building & Other Structures)

Section Two. This Ordinance is hereby declared to be an emergency Ordinance, necessary for the immediate preservation of the public peace, health or safety of the City of Jackson, in that it is necessary to modify the original appropriation ordinance and to appropriate these additional funds in order to secure the necessary funds to acquire real property for the future expansion of the City's Fire Department.. Therefore, this Ordinance shall go into effect upon passage and approval by the Mayor, as provided in Ohio Revised Code Section 731.30.

<u>Section Three.</u> In the event this Ordinance receives a majority vote for passage but fails to receive the required number of votes to pass as an emergency, then this Ordinance shall be deemed to have passed but with no emergency clause and shall take effect at the earliest time permitted by law.

<u>Section Four.</u> In is hereby found and determined that all formal actions of this Council relating to the adoption of this Ordinance were adopted in an open meeting of this Council, and that the deliberations of this Council that resulted in such formal actions were in a meeting open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

Date: SEPT. 11, 2806

RESIDENT OF COUNCIL

CLERK OF COUNCIL

Date: 9-15-04

MAYOR

Approved: