

## City of Strongsville

16099 Foltz Parkway
Strongsville, Ohio 44149-5598
Phone: 440-580-3110
www.strongsville.org

March 16, 2023

## MEETING NOTICE

City Council has scheduled the following meetings for Monday, March 20, 2023, to be held in the Caucus Room and the Council Chamber at the Mike Kalinich Sr. City Council Chamber, 18688 Royalton Road:

Caucus will begin at 7:30 p.m. All committees listed will meet immediately following the previous committee:

7:30 P.M. Planning, Zoning \& Engineering Committee will meet to discuss Ordinance Nos. 2023-008, 2023-009 and Resolution Nos. 2023-034 and 2023-035.

Public Safety \& Health Committee will meet to discuss Resolution No. 2023-036.

Finance Committee will meet to discuss Ordinance Nos. 2023-029, 2023-030 and 2023-037.

Public Service \& Conservation Committee will meet to discuss Ordinance Nos. 2023-038, 2023-039, 2023-040, 2023-041, 2023-042, 2023-043 and Resolution No. 2023-044.

Recreation \& Community Services will meet to discuss Ordinance No. 2023-045 and Resolution No. 2023-046.

Committee of the Whole will meet to discuss Ordinance No. 2023-047 and Resolution No. 2023-048.

## 8:00 P.M. Regular Council Meeting

Any other matters that may properly come before this Council may also be discussed.
BY ORDER OF THE COUNCIL:
Aimee Pientka, MMC
Clerk of Council

Mike Kalinich Sr. City Council Chamber
18688 Royalton Road, Strongsville, Ohio

## AGENDA AS AMENDED

1. CALL TO ORDER:
2. PLEDGE OF ALLEGIANCE:
3. CERTIFICATION OF POSTING:
4. ROLL CALL:
5. COMMENTS ON MINUTES:

- Regular Council Meeting - March 6, 2023

6. APPOINTMENTS, CONFIRMATIONS, AWARDS AND RECOGNITION:
7. PUBLIC HEARING:

- Ordinance No. 2023-008 by Mayor Perciak and All Members of Council. AN ORDINANCE AMENDING SECTIONS 1258.05 AND 1258.08 OF TITLE SIX OF PART TWELVE OF THE PLANNING AND ZONING CODE OF THE CODIFIED ORDINANCES OF THE CITY OF STRONGSVILLE, CONCERNING MOTORIST SERVICE DISTRICTS AND AREA REGULATIONS, AND DECLARING AN EMERGENCY. First reading and referred to the Planning Commission 01-17-23. Favorable recommendation by the Planning Commission 01-26-23. Second reading 02-06-23. Public Hearing 03-20-23.
- Ordinance No. 2023-009 by Mayor Perciak and All Members of Council. AN ORDINANCE AMENDING THE ZONING MAP OF THE CITY OF STRONGSVILLE ADOPTED BY SECTION 1250.03 OF TITLE SIX, PART TWELVE OF THE CODIFIED ORDINANCES OF STRONGSVILLE TO CHANGE THE ZONING CLASSIFICATION OF CERTAIN REAL ESTATE LOCATED ON PEARL ROAD, IN THE CITY OF STRONGSVILLE, FROM GB (GENERAL BUSINESS) CLASSIFICATION TO MS (MOTORIST SERVICE) CLASSIFICATION (PORTION OF PPN 397-10-005), AND DECLARING AN EMERGENCY. First reading and referred to the Planning Commission 01-17-23. Favorable recommendation by the Planning Commission 01-26-23. Second reading 02-06-23. Public Hearing 03-20-23.

8. REPORTS OF COUNCIL COMMITTEE:

- SCHOOL BOARD - Clark
a BUILDING \& UTILITIES - Clark
- SOUTHWEST GENERAL HEALTH SYSTEM - Short
- ECONOMIC DEVELOPMENT - Short
- PUBLIC SERVICE AND CONSERVATION - DeMio
- FINANCE - Kosek
- PLANNING, ZONING AND ENGINEERING - Kaminski
- PUBLIC SAFETY AND HEALTH - Kaminski
- RECREATION AND COMMUNITY SERVICES - Roff
- COMMUNICATIONS AND TECHNOLOGY - Carbone
- COMMITTEE-OF-THE-WHOLE - Carbone

9. REPORTS AND COMMUNICATIONS FROM THE MAYOR, DIRECTORS OF DEPARTMENTS AND OTHER OFFICERS:
( MAYOR PERCIAK:

- FINANCE DEPARTMENT:
- LAW DEPARTMENT:

10. AUDIENCE PARTICIPATION:
11. ORDINANCES AND RESOLUTIONS:

- Ordinance No. 2023-008 by Mayor Perciak and All Members of Council. AN ORDINANCE AMENDING SECTIONS 1258.05 AND 1258.08 OF TITLE SIX OF PART TWELVE OF THE PLANNING AND ZONING CODE OF THE CODIFIED ORDINANCES OF THE CITY OF STRONGSVILLE, CONCERNING MOTORIST SERVICE DISTRICTS AND AREA REGULATIONS, AND DECLARING AN EMERGENCY. First reading and referred to the Planning Commission 01-17-23. Favorable recommendation by the Planning Commission 01-26-23. Second reading 02-06-23. Public Hearing 03-20-23.
- Ordinance No. 2023-009 by Mayor Perciak and All Members of Council. AN ORDINANCE AMENDING THE ZONING MAP OF THE CITY OF STRONGSVILLE ADOPTED BY SECTION 1250.03 OF TITLE SIX, PART TWELVE OF THE CODIFIED ORDINANCES OF STRONGSVILLE TO CHANGE THE ZONING CLASSIFICATION OF CERTAIN REAL ESTATE LOCATED ON PEARL ROAD, IN THE CITY OF STRONGSVILLE, FROM GB (GENERAL BUSINESS) CLASSIFICATION TO MS (MOTORIST SERVICE) CLASSIFICATION (PORTION OF PPN 397-10-005), AND DECLARING AN EMERGENCY. First reading and referred to the Planning Commission 01-17-23. Favorable recommendation by the Planning Commission 01-26-23. Second reading 02-06-23. Public Hearing 03-20-23.
- Ordinance No. 2023-029 by Mayor Perciak and All Members of Council. AN ORDINANCE DECLARING IMPROVEMENTS TO CERTAIN PARCELS OF REAL PROPERTY TO BE A PUBLIC PURPOSE, DESCRIBING THE PUBLIC IMPROVEMENTS TO BE MADE TO DIRECTLY BENEFIT SUCH PARCELS, REQUIRING THE OWNER OF THE IMPROVEMENTS ON SUCH PARCELS TO MAKE SERVICE PAYMENTS IN LIEU OF TAXES, ESTABLISHING CAMDEN WOODS PUBLIC IMPROVEMENT TAX INCREMENT EQUIVALENT FUND FOR THE DEPOSIT OF SUCH SERVICE PAYMENTS PURSUANT TO OHIO REVISED CODE SECTIONS 5709.40, 5709.42 AND 5709.43, AND DECLARING AN EMERGENCY. First reading 03-06-23.
- Ordinance No. 2023-030 by Mayor Perciak and All Members of Council. AN ORDINANCE APPROVING AND AUTHORIZING THE MAYOR TO ENTER INTO A PROJECT DEVELOPMENT AGREEMENT WITH CAMDEN WOODS, LLC, AND DECLARING AN EMERGENCY. First reading 03-06-23.
* Resolution No. 2023-034 by Mayor Perciak and All Members of Council. A RESOLUTION AUTHORIZING THE MAYOR TO ADVERTISE FOR BIDS FOR THE RESURFACING OF WHITNEY ROAD IN THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.
- Resolution No. 2023-035 by Mayor Perciak and All Members of Council. A RESOLUTION AUTHORIZING THE MAYOR TO ADVERTISE FOR BIDS FOR THE 2023 PAVEMENT RECONSTRUCTION PROGRAM IN THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.
- Resolution No. 2023-036 by Mayor Perciak and All Members of Council. A RESOLUTION ACCEPTING A MONETARY DONATION OF $\$ 5,000.00$ FROM TTX TELETRONICS TO THE CITY OF STRONGSVILLE TO BE USED FOR TRAINING FOR THE STRONGSVILLE POLICE DEPARTMENT.
- Ordinance No. $2023-037$ by Mayor Perciak. AN ORDINANCE MAKING APPROPRIATIONS FOR THE ANNUAL EXPENSES AND OTHER EXPENDITURES OF THE CITY OF STRONGSVILLE, OHIO, FOR THE YEAR 2023 AND REPEALING ORDINANCE NUMBER 2023-007.
* Ordinance No. 2023-038 by Mayor Perciak and All Members of Council. AN ORDINANCE AUTHORIZING THE MAYOR TO APPLY FOR FINANCIAL ASSISTANCE THROUGH THE OHIO BUREAU OF WORKERS' COMPENSATION UNDER THE SAFETY INTERVENTION GRANT PROGRAM, AND DECLARING AN EMERGENCY.

M Ordinance No. 2023-039 by Mayor Perciak and All Members of Council. AN ORDINANCE AUTHORIZING THE SALE BY INTERNET AUCTION, OF CERTAIN OBSOLETE PROPERTY NO LONGER NEEDED FOR ANY MUNICIPAL PURPOSE BY THE CITY'S SERVICE DEPARTMENT, AND DECLARING AN EMERGENCY.

- Ordinance No. $2023-040$ by Mayor Perciak and All Members of Council. AN ORDINANCE AUTHORIZING THE SALE OF SCRAP MATERIALS AND/OR EQUIPMENT FROM THE DEPARTMENT OF PUBLIC SERVICE WHICH ARE NO LONGER NEEDED FOR ANY MUNICIPAL PURPOSE, AND DECLARING AN EMERGENCY. [D \& L Recycling]
- Ordinance No. 2023-041 by Mayor Perciak and All Members of Council. AN ORDINANCE AUTHORIZING THE DISPOSAL OF VARIOUS ITEMS OF EQUIPMENT UTILIZED BY THE DEPARTMENT OF PUBLIC SERVICE, AND NO LONGER NEEDED FOR ANY MUNICIPAL PURPOSE.
- Ordinance No. 2023-042 by Mayor Perciak and All Members of Council. AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO A CONTRACT FOR THE PURCHASE AND DELIVERY OF READY MIX CONCRETE FOR USE BY THE SERVICE DEPARTMENT OF THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.
- Ordinance No. 2023-043 by Mayor Perciak and All Members of Council. AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO A CONTRACT FOR THE SWEEPING OF STREETS IN THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.
- Resolution No. 2023-044 by Mayor Perciak and All Members of Council. A RESOLUTION AUTHORIZING THE MAYOR TO ADVERTISE FOR BIDS FOR THE PURCHASE OF GENERAL PAVEMENT SERVICES FOR 2023 TO BE USED BY THE DEPARTMENT OF PUBLIC SERVICE OF THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.
- Ordinance No. 2023-045 by Mayor Perciak and All Members of Council. AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO A NON-EXCLUSIVE RENTAL/OCCUPANCY AGREEMENT WITH THE GREATER CLEVELAND SENIORS SOFTBALL ON A LIMITED BASIS FOR 2023, FOR THE USE OF VARIOUS BASEBALL FIELDS IN THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.
- Resolution No. 2023-046 by Mayor Perciak and All Members of Council. A RESOLUTION ACCEPTING A MONETARY DONATION TO THE CITY OF STRONGSVILLE IN MEMORY OF STRONGSVILLE RESIDENT HARLENE SHAH, TO BE USED FOR THE CITY'S WALTER F. EHRNFELT SENIOR CENTER.
- Ordinance No. 2023-047 by Mayor Perciak and All Members of Council. AN ORDINANCE APPROVING AND ADOPTING REPLACEMENT PAGES TO THE CODIFIED ORDINANCES OF THE CITY FOR THE LAST HALF OF 2022 AND THROUGH FEBRUARY, 2023, REPEALING ORDINANCES AND RESOLUTIONS IN CONFLICT THEREWITH, AND DECLARING AN EMERGENCY.
- Resolution No. 2023-048 by Mayor Perciak and All Members of Council. A RESOLUTION APPROVING THE APPLICATION OF HANDLE HILLS FARM, LLC TO PLACE LAND IN AN AGRICULTURAL DISTRICT.

12. COMMUNICATIONS, PETITIONS AND CLAIMS:

- Receipt of Renewal Application for Placement of Farmland in an Agricultural District: Frank and Mary Mehwald, DBA: Handle Hills Farm LLC, 11244 Handle Road, Strongsville, Ohio. (Application received by Clerk of Council on 03-09-23 via email. Application approved by Cuyahoga County Fiscal Officer on 03-09-23.)
- Application for Permit: NEW - C1-C2: To: Ohio Springs Inc.; DBA: Sheetz, 15385 Royalton Road, Strongsville, Ohio 44136 (Responses must be postmarked no later than 03/27/2023).


## ADDED:

- Application for Permit: NEW - D5B: To: Hooley 5 LLC; DBA: The Hooley Pub \& Kitchen, 500 SouthPark Center GL10, Strongsville, Ohio 44136 (Responses must be postmarked no later than 04/10/2023).

13. MISCELLANEOUS BUSINESS:
14. ADJOURNMENT:

# CITY OF STRONGSVILLE, OHIO 

ORDINANCE NO. $2023-\underline{008}$
By: Mayor Perciak and All Members of Council
AN ORDINANCE AMENDING SECTIONS 1258.05 AND 1258.08 OF TITLE SIX OF PART TWELVE OF THE PLANNING AND ZONING CODE OF THE CODIFIED ORDINANCES OF THE CITY OF STRONGSVILLE, CONCERNING MOTORIST SERVICE DISTRICTS AND AREA REGULATIONS, AND DECLARING AN EMERGENCY.

## BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That existing Section 1258.05 of Chapter 1258, of Title Six of Part Twelve Planning and Zoning Code, of the Codified Ordinances of the City of Strongsville, be and is hereby amended to read in its entirety as follows:
1258.05 USE REGULATIONS; MOTORIST SERVICE DISTRICT.

Buildings and land shall be used and buildings shall be designed, erected, altered, moved or maintained in whole or in part in Motorist Service Districts only for the uses set forth in the following schedules and regulations:
(a) Main Buildings and Uses Permitted.
(1) Service Stations. Service stations for the sale of fuels, oil, lubricants, batteries, tires, and other automotive accessories to the motoring public. Such facilities may include facilities for servicing and minor repair of vehicles and the retail sales of merchandise in accordance with the provisions of Section 1258.14.
(2) Lodging facilities. Motel accommodations for the traveling public. A game room or amusement arcade may be permitted within lodging facilities only if a conditional use permit is granted in accordance with standards set forth in Section 1242.07.
(3) Eating and drinking establishments. Restaurants, snack bars, taverns, drive-in restaurants as individual establishments or in conjunction with a lodging or indoor tennis facility permitted in this District. A game room or amusement arcade may be permitted within eating and drinking facilities only if a conditional use permit is granted in accordance with standards set forth in Section 1242.07. An outdoor eating area adjacent to and as an accessory use to the main building may be permitted provided a conditional use permit is granted in accordance with the standards set forth in Section 1242.07 of the Zoning Code.
(4) Automotive service centers. Automotive Service Centers in accordance with the provisions of Section 1258.14.
(5) Indoor tennis facility.
(6) Fueling Stations. Fueling stations for the sale of fuel and convenience goods to the motoring public. Such facilities may include the sale of food and beverages for carry out and/or on premises consumption. Outdoor display or sale of merchandise shall only be permitted as specifically authorized by Planning

# CITY OF STRONGSVILLE, OHIO <br> ORDINANCE NO. 2023 - 008 

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> Commission as part of development plan approval. Outdoor eating areas may be permitted provided a conditional use permit is obtained in accordance with Section 1242.07.
> (7) Recreational vehicle sales and service. Motorcycle, boat, snowmobile and outboard motor sales and service, provided the use is located within a free-standing building and all testing facilities and operations are conducted within an enclosed building; and
> (8) Automotive sales. Automotive, truck, van and recreational vehicle sales, leasing, renting and related services, including accessory repair and service garages, provided such uses are within a freestanding building; and new and used automotive, truck, van and recreational vehicle sales lots, provided such uses are in conjunction with a permitted vehicles sales use located on the same lot as the free-standing building used for the sale of new motor vehicles.
> (9) Auto Washes and Auto Wash Facilities.
> (b) Similar Main Uses Permitted. Any other motorist service facility or service not listed above or in any subsequent use classification and determined as similar by the Planning Commission in accordance with the standards set forth in Section 1242.08 of this Zoning Code; and
> (c) Accessory Uses Permitted.
> (1) Off-street parking and loading facilities as required in Chapter 1270 of this Zoning Code;
> (2) Signs in Motorist Service Districts shall be designed, erected, altered, reconstructed, moved and maintained, in whole or in part, in accordance with the type, design size, location, illumination and other provisions set forth in Chapter 1272 of this Zoning Code; and
> (3) The sale and/or exchange of propane canisters not exceeding twenty (20) pounds capacity as an accessory use at Fueling Stations, Service Stations, and Recreational Vehicle Sales and Service Facilities provided a conditional use permit is obtained in accordance with Section 1242.07.
> (Ord. 2014-132. Passed9-2-14.)

Section 2. That existing Section 1258.08 of Chapter 1258, of Title Six of Part Twelve Planning and Zoning Code, of the Codified Ordinances of the City of Strongsville, be and is hereby amended to read in its entirety as follows:

### 1258.08 AREA REGULATIONS.

In all Business Districts, buildings and land shall be used, and buildings shall be designed, erected, altered, moved or maintained in whole or in part, only in accordance with the following schedule:

CITY OF STRONGSVILLE, OHIO
ORDINANCE NO. 2023 - $\underline{008}$
Page 3

| Schedule of Minimum Lot Area and Width Requirements |  |  |  |
| :---: | :---: | :---: | :---: |
| Main Use | District | Lot Area | Lot Width (feet) |
| Dwelling | Local Business, General Business | In accordance with adjacent Residential District | In accordance with adjacent Residential District |
| Hotel/Motel | Motorist Service | 1,000 sq. ft./rental unit | 250 |
| Service Stations | Motorist Service | 1 acre | 200 |
| Auto Sales | Motorist Service | 5 acres | 350 |
| Auto Washes; Auto Wash Facilities | Motorist Service | 1 acre | 150 |
| Bus Garage | Motorist Service | 4 acres | 250 |
| Restaurant, Auto Service Center, Motorcycle, Boat Sales | Motorist Service | 2 acres | 200 |
| Indoor Tennis Facility | Motorist Service | 4 acres | 100 |
| Neighborhood | Shopping Center | 5 acres |  |
| Community Center | Shopping Center | 20 acres |  |
| Regional Center | Shopping Center | 35 acres |  |
| Single Separate Business Use | General Business or Restaurant - <br> Recreational Services |  | 150 |
|  | Local Business |  | 125 |
| Attached or Multiple Business Use | General Business or Restaurant Recreational Services Local Business |  | 200 |

(Ord. 2002-6. Passed 3-18-02.)

Section 3. That in case of conflict between any provision of this Ordinance and any other ordinance or resolution, or part thereof, the provisions of this Ordinance shall prevail and apply, unless a conflicting provision is deemed to be more restrictive.

Section 4. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 5. That this Ordinance is hereby declared an emergency measure necessary for the immediate preservation of the public peace, property, health, safety and welfare of the City, and for the further reason that it is immediately necessary in order to provide for the proper development of lots and lands within the City and to enhance economic development within the City. Therefore, provided this Ordinance receives the affirmative vote of two-thirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.


Third reading:
Public Hearing: March 20,2023

President of Council
Date Passed: $\qquad$

|  | Yea | Nay |
| :--- | :--- | :--- |
| Carbons |  |  |
| Clark | $=$ | $=$ |
| DeMo | $=$ | $=$ |
| Kaminski | $\square$ | $=$ |
| Kosek | $\square$ | $=$ |
| Ref | $\square$ | $=$ |
| Short | $=$ |  |

Approved: $\qquad$
Date Approved:

Attest:


## CITY OF STRONGSVILLE, OHIO

ORDINANCE NO. 2023 - $\underline{009}$

By: Mayor Perciak and All Members of Council

AN ORDINANCE AMENDING THE ZONING MAP OF THE CITY OF STRONGSVILLE ADOPTED BY SECTION 1250.03 OF TITLE SIX, PART TWELVE OF THE CODIFIED ORDINANCES OF STRONGSVILLE TO CHANGE THE ZONING CLASSIFICATION OF CERTAIN REAL ESTATE LOCATED ON PEARL ROAD, IN THE CITY OF STRONGSVILLE, FROM GB (GENERAL BUSINESS) CLASSIFICATION TO MS (MOTORIST SERVICE) CLASSIFICATION (PORTION OF PPN 397-10-005), AND DECLARING AN EMERGENCY.

## BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA, AND STATE OF OHIO:

Section 1. That the Zoning Map of the City of Strongsville, adopted by Section 1250.03 of Title Six, Part Twelve of the Codified Ordinances of Strongsville, be amended to change the zoning classification of certain property located on Pearl Road, in the City of Strongsville, from GB (General Business) classification to MS (Motorist Service) classification (portion of PPN 397-10-005), which property is more fully described in Exhibit A, and depicted in Exhibit B, all attached hereto and incorporated herein by reference.

Section 2. That the Clerk of Council is hereby authorized to cause the necessary changes on the Zoning Map to be made in order to reflect the changes in zoning classification as provided in this Ordinance.

Section 3. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 4. That this Ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, property, health, safety and welfare of the City, and further to afford the applicant an opportunity to submit plans to facilitate economic development within the City, and to assure proper development of all lots and land within the City. Therefore, provided this Ordinance receives the affirmative vote of two-thirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.


Third reading:
Public Hearing: March 20,2023


CITY OF STRONGSVILLE, OHIO
ORDINANCE NO. 2023-009
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| Approved:_ Mayor |
| :---: |
| Date Approved: |
| Attest: |
| Clerk of Council |
| Ord. No.2023-009 Amended: |
| $1^{\text {st }}$ Rdg. $01-17-23$ Ref: PC PEE |
| $2^{\text {nd }}$ Rdg $02-06-23$ Ref: PEE |
| $3^{\text {rd }} \mathrm{Rdg}$. |
|  |
| Public Hrg 3 /20/23 Ref: |
| Adopted: Defeated: |

NEFF
\& ASSOCIATES
Civil Engineers + Landscape Architects + Planners + Surveyors
Legal Description
WXZ Development
Rezoning Parcel (Part of P.P.N. 397-10-005)
Strongsville, Ohio
File No. 14799-LD002
Page 1 of 2
Situated in the City of Strongsville, County of Cuyahoga, State of Ohio and known as being part of Original Strongsville Township Lot No. 58 and further bounded and described as follows:

Beginning at the intersection of the centerline of Drake Road (Width Varies) and the centerline of Pearl Road (U.S. Route 42) (Width Varies);

Thence North $00^{\circ} 31^{\prime} 56^{\prime \prime}$ West, along the centerline of said Pearl Road, a distance 258.00 feet to the Southwest corner of a parcel of land conveyed to Heinen's Inc. by deed recorded in Volume 14496, Page 283 of Cuyahoga County Records;

Thence North $89^{\circ} 06^{\prime} 18^{\prime \prime}$ East, a distance of 45.00 feet to a $5 / 8^{\prime \prime}$ iron pin set on the Easterly right of way of said Pearl Road and the principal place of beginning for the parcel hereinafter described;

Course 1 Thence North $00^{\circ} 31^{\prime} 56^{\prime \prime}$ West, along the Easterly right of way of said Pearl Road, a distance of 150.00 feet to a $5 / 8^{\prime \prime}$ iron pin set;

Course 2 Thence North $89^{\circ} 06^{\prime} 18^{\prime \prime}$ East, a distance of 300.00 feet to a $5 / 8^{\prime \prime}$ iron pin set;
Course 3 Thence South $00^{\circ} 31^{\prime} 56^{\prime \prime}$ East, a distance of 150.00 feet to a $5 / 8^{\prime \prime}$ iron pin set on the Northerly line of a parcel of land conveyed to GETGO Portfolio II LP by deed recorded in A.F.N. 201310110620 of Cuyahoga County Records;

Course 4 Thence South $89^{\circ} 06^{\prime} 18^{\prime \prime}$ West, along the Northerly line of said GETGO Portfolio II LP parcel, a distance of 300.00 feet to the principal place of beginning and containing 1.0331 Acres (45,000 Square Feet) of land, according to a survey made by Steven J. Metcalf, Registered Surveyor No. 8622-Ohio of Neff \& Associates, Dated in November 10, 2022.

Be the same more or less, but subject to all legal highways and easements of record.
Basis of bearings for this survey is Grid North of NAD83 (CORS96) Ohio State Plane Coordinate System, North Zone (3401) and is used to denote angles only.

Legal Description
WXZ Development
Rezoning Parcel (Part of P.P.N. 397-10-005)
Strongsville, Ohio
File No. 14799-LD002
Page 2 of 2
Monuments described as "iron pin set" are $5 / 8$ " x 30 " rebar capped "Neff \& Assoc \#8622".


Steven J. Metcalf
Registered Survey No. 8622-Ohio



PEARL ROAD (U.S. ROUTE 42) (WIDTH VARIES) (A.K.A CLEVELAND - WOOSTER ROAD)


## PETITION FOR ZONING CHANGE



To the Council of the City of Strongsville, County of Cuyahoga, State of Ohio:
$I \mathrm{Ne}$, the undersigned owners) of the property set above our names on the Property Description Form attached to this document, hereby petition your Honorable Body that said property be changed from a class GB use to a class MS use.

Such change is necessary for the preservation and enjoyment of a substantial property right because: Change in zoning is required to allow for commercial service use consistent with the surrounding area. Development of the parcel will grow the tax base of the City and provide jobs and services to its residents.

Such change will not be materially detrimental to the public welfare nor to the property of other persons located in the vicinity because:
The proposed use (a car wash) is consistent with the Retail and Service uses in the area along Pearl Rd.

Please list other supporting documents (if any) which accompany this petition:

## 1. Survey legal description

## 2. Preliminary site plan

3. 

## THE PROPOSED USE OF THE PROPERTY IS: a car wash (see attached site plan)

Name, address and telephone number of applicant or applicant's agent:
Name: David Budge, WXZ Development Inc.
Address: 22720 Fairview Center Drive, \#150, Fairview Park, OH 44126
Telephone Number: (440) 801-1690


State of Ohio )
County of Cuyahoga )


PROPERTY DESCRIPTION FORM
Ordinance Number: $\qquad$
The following described property is that property for which a change is being requested in the attached Petition for Zoning Change and which is hereby incorporated into and made part of said petition:

Address of Property: N/A
Permanent Parcel No.: a portion of 397-10-005
The property is bounded by the following streets: (indicate direction; i.e., north, south, etc.) Pearl Rd. (west)

Number and type of buildings which now occupy property (if any):

## Acreage: 1.03 (rezoning parcel) 8.96 remainder

Said property (has) (had) the following deed restrictions affecting the use thereof (attach copy): restriction to operate a grocery

Said deed restrictions (will) (have) expire(d) on: in perpetuity
Said property is presently under lease or otherwise encumbered as follows: N/A

Owner (s)

1. Heinens Inc.
2. 
3. 



State of Ohio )
County of Cuyahoga )
Sworn to and subscribed to in my presence this $\qquad$ th

CINDY TORRES EASEL ATTORNEY AT LAW NOTARY PUBLIC STATE OF OHIO My Comm. Has No Expiation Date Section 147.03 R. C. Percent of Ownership: day of December $20 \quad 22$
$\qquad$ owners must be prepared by a title insurance company. Please provide a cover letter from the title insurance company verifying that said list was prepared by them.

# CITY OF STRONGSVILLE, OHIO 

ORDINANCE NO. $2023-\underline{029}$
By: Mayor Perciak and All Members of Council
AN ORDINANCE DECLARING IMPROVEMENTS TO CERTAIN PARCELS OF REAL PROPERTY TO BE A PUBLIC PURPOSE, DESCRIBING THE PUBLIC IMPROVEMENTS TO BE MADE TO DIRECTLY BENEFIT SUCH PARCELS, REQUIRING THE OWNER OF THE IMPROVEMENTS ON SUCH PARCELS TO MAKE SERVICE PAYMENTS IN LIEU OF TAXES, ESTABLISHING CAMDEN WOODS PUBLIC IMPROVEMENT TAX INCREMENT EQUIVALENT FUND FOR THE DEPOSIT OF SUCH SERVICE PAYMENTS PURSUANT TO OHIO REVISED CODE SECTIONS 5709.40, 5709.42 AND 5709.43, AND DECLARING AN EMERGENCY.

WHEREAS, Ohio Revised Code (the "Revised Code") Sections 5709.40, 5709.42 and 5709.43 (the "Act") provide that this Council may describe public improvements to be made which directly benefit certain parcels, declare Improvements (as defined in Revised Code Section 5709.40) with respect to such parcels of real property located in the City of Strongsville, Ohio (the "City") to be a public purpose, thereby authorizing the exemption of those Improvements from real property taxation for a period of time, and provide for the making of service payments in lieu of taxes by the owner of such parcels, and establish a municipal public improvement tax increment fund into which such service payments shall be deposited; and

WHEREAS, Camden Woods, LLC, an Ohio limited liability company (the "Developer"), intends to improve, develop, and redevelop approximately 32 -acres of property (the "Property") located at or around the southeast corner of the intersection of Prospect Road and Royalton Road in the City and currently known as Permanent Parcel Numbers 393-15-002, 393-15-003, 393-15004, 393-15-005, 393-15-006, 393-15-007, 393-15-008, 393-15-009, 393-15-010, 393-15-012, 393-15-013, and 393-15-014 in the records of the Cuyahoga County Fiscal Office (collectively, as such parcels may be consolidated or split, the "Project Site") and as more particularly described in the attached Exhibit A; and

WHEREAS, the Developer has agreed to improve the Project Site by (i) constructing approximately 82 cluster commercial homes for rent, consisting of approximately 20 , three-unit buildings and 11, two-unit buildings and related site work (the "Cluster Homes"), (ii) constructing an approximately 5,000 -square-foot commercial building on that certain portion of the Project Site zoned Local Business and consisting of approximately 1.10 acres (the "Retail"), and (iii) constructing the necessary public infrastructure improvements which include the construction and installation of a roadway, utilities, sanitary sewer and water system improvements, storm water retention, as well as certain streetscape, lighting and sidewalk improvements as further described in more detail on the attached Exhibit $C$ (the "Project Site Public Infrastructure Improvements"), that once made will directly benefit the Property, the City, its residents, and the general public, and will aid industry and commerce in the City (as described on the attached Exhibit B, collectively, the "Project"); and

WHEREAS, the Developer shall pay for and construct the Project Site Public Infrastructure Improvements with its own funds; and

WHEREAS, to improve the flow of traffic in and around the Project Site, this Council may cause the construction of one or more of the public improvements described as "City Public Improvements" in the attached Exhibit C (the "City Public Infrastructure Improvements" and, together with the Project Site Public Infrastructure Improvements, the "Public Infrastructure Improvements"), that once made will directly benefit the Property, the City and its residents; and

WHEREAS, the City has determined that it is necessary and appropriate and in the best interests of the City to provide for service payments in lieu of taxes with respect to the Property pursuant to Revised Code Section 5709.42 (the "Service Payments") to (i) pay certain expenses related to the Project, (ii) reimburse the Developer for all or a portion of the costs of the construction of the Project Site Public Infrastructure Improvements, and (iii) pay costs of the City Public Infrastructure Improvements; and

WHEREAS, the Strongsville City School District and Polaris Joint Vocational School District have been notified of this Ordinance consistent with Revised Code Section 5709.83; and

## NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA, AND STATE OF OHIO:

Section 1. That the Public Infrastructure Improvements described in the attached Exhibit C, if made or caused to be made, are hereby designated as those Public Infrastructure Improvements that directly benefit, or that once made will directly benefit, the Property, and are determined to be necessary for the public health, safety and welfare of the City and its residents, and will aid industry and commerce in the City.

Section 2. That pursuant to and in accordance with the provisions of Revised Code Section 5709.40, and, in particular, Section 5709.40(B), this Council hereby finds and determines that $100 \%$ of the increase in the assessed value of the Property that would first appear on the tax list and duplicate of real property after the effective date of this Ordinance (which increase in assessed value is referred to in this Ordinance as the "Improvement" or "Improvements" as defined in Revised Code Section 5709.40) is a public purpose, and $100 \%$ of the Improvement is hereby declared to be a public purpose for a period of 30 years and exempt from taxation commencing, for each individual parcel, in the tax year in which the Cuyahoga County Fiscal Officer determines the increase in value with respect to the Improvements for each such parcel (and if any parcels are consolidated, the resulting consolidated parcel) meets or exceeds $\$ 100,000$ in true value for any one root parcel or $\$ 500,000$ in true value for any consolidated parcel; and ending on the earlier of (a) the date the Improvements have been exempted from taxation for a period of 30 years or (b) the date on which the City has collected into the Municipal Public Improvement Tax Increment Equivalent Fund established in Section 4 hereof a total amount of Service Payments available for and sufficient to pay the costs provided in Section 4 hereof; provided, however, that Service Payments shall be paid to the Strongsville City School District and the Polaris Joint Vocational School District in the amount of the taxes

CITY OF STRONGSVILLE, OHIO
ORDINANCE NO. 2023- $\underline{029}$
PAGE 3
that would have been payable to both the Strongsville City School District and the Polaris Joint Vocational School District if the Improvements had not been exempted from taxation.

Section 3. That as provided in Revised Code Section 5709.42, the owner or owners of the Improvements are hereby required to and shall pay the Service Payments to the County Treasurer on or before the final dates for payment of real property taxes, which Service Payments, together with any associated rollback payments, shall be deposited in the Camden Woods Municipal Public Improvement Tax Increment Equivalent Fund established in Section 4 hereof. In accordance with Revised Code Section 5709.42, the County Treasurer shall distribute a portion of the Service Payments directly to the Strongsville City School District and the Polaris Joint Vocational School District in an amount equal to the property tax payments the Strongsville City School District and the Polaris Joint Vocational School District would each have received from the portion of the Improvements exempted from taxation, had such Improvements not been exempted from taxation. This Council hereby authorizes the Mayor, Director of Finance and Law Director, and other appropriate officers of the City, to provide such information and certifications, and execute and deliver or accept delivery of such instruments, as are necessary or incidental to collect those Service Payments, and to make such arrangements as are necessary and proper for payment of the Service Payments.

Section 4. That this Council hereby establishes pursuant to and in accordance with the provisions of Revised Code Section 5709.43, the Camden Woods Public Improvement Tax Increment Equivalent Fund (the "Fund"), into which shall be deposited all of the Service Payments and any associated rollback payments distributed to the City with respect to the Improvements on the Property by or on behalf of the County Treasurer, as provided in Revised Code Section 5709.42, and hereby agrees that moneys in the Fund shall be used for any or all of the following purposes and in the following order:
(a) to pay any and all planning, engineering, acquisition, construction, installation, financing costs, and any and all other direct and indirect costs of the Project Site Public Infrastructure Improvements, including out-of-pocket expenses incurred by the City in connection with the Project (including the fees and expenses of special counsel to the City), and to reimburse the Developer or its successors or assigns, for all or a portion of the monies used to pay such costs of the Project Site Public Infrastructure Improvements as agreed upon between the City and the Developer, and
(b) after the payment of the items described in item (a) above and the reimbursement to Developer with respect to item (a) above, for the use by the City for other City Public Infrastructure Improvements that directly benefit the Property.

The Fund shall remain in existence so long as the Service Payments are collected and used for the aforesaid purposes, after which said Fund shall be dissolved in accordance with Revised Code Section 5709.43.

PAGE 4

Section 5. That pursuant to Revised Code Section 5709.40, the Clerk of Council is hereby directed to deliver a copy of this Ordinance to the Director of Development of the State of Ohio within 15 days after its passage. On or before March 31 of each year that the exemption set forth in Section 2 hereof remains in effect, the Mayor or other authorized officer of this City shall prepare and submit to the Director of the Department of Development of the State of Ohio the status report required under Revised Code Section 5709.40.

Section 6. That this Council finds and determines that all formal actions of this Council concerning and relating to the passage of this Ordinance were taken in an open meeting of this Council and that all deliberations of this Council and of any committees that resulted in those formal actions were in meetings open to the public in compliance with the law.

Section 7. This Ordinance is declared to be an emergency measure necessary for the immediate preservation of the public peace, health and safety of the City, and for the further reason that this Ordinance is required to be immediately effective in order to cause the development of the Project to foster economic development and for the purpose of enhancing the availability of commercial rental housing, creating jobs and employment opportunities, improving the economic welfare of the people of the City; wherefore, this Ordinance shall be in full force and effect immediately upon its passage and approval by the Mayor, provided it receives the affirmative vote of at least two-thirds of the members of the Council, otherwise it shall take effect and be in force from and after the earliest period allowed by law.

Approved:_Mayor
Date Approved: $\quad$ M


## EXHIBIT A

## THE PROPERTY



## EXHIBIT B

## DEVELOPER IMPROVEMENTS

Camden Woods, LLC proposes to construct a new cluster subdivision on approximately 32 acres of property located on the southeast corner of Royalton Road and Prospect Road in the City of Strongsville, Ohio (the "Project Site"). The project will feature 82 cluster commercial homes for rent consisting of approximately 20 , three-unit buildings, and 11 , two-unit buildings and related site work ("Cluster Homes"). In addition, the project will include approximately 5,000 square feet of retail space, activating an underutilized corner and engaging with the City community.

All of the above referenced improvements will require extensive upgrades to the existing infrastructure on the Project Site, which are inadequate to service the project. Developer intends to construct new roadways, install new utility connections, storm water management systems, landscaping, and streetscape improvements.

Developer expects to start construction of the Cluster Homes in August 2023 and the anticipated duration of construction of the Cluster Homes for rent is approximately fourteen months.

Attached is a site plan which depicts the proposed development upon completion.


## EXHIBIT C <br> PUBLIC INFRASTRUCTURE IMPROVEMENTS

The Public Infrastructure Improvements consist of:
(a) Project Site Public Infrastructure Improvements

| TIF Funding Estimates |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| CAMDEN WOODS |  |  |  |  |  |  |  |  |
| As of February 1, 2023 |  |  |  |  |  |  |  |  |
| Category | Description | Quantity | Unit | Unit Price |  | Amount |  | Total |
| "Demolition and | Phase 1 Study \& Testing | 1 | Ea | 3825.00 | \$ | 3,825.00 | \$ | 3,825.00 |
| Environmental | Soil Testing - Geotech | 1 | Ea | 11600.00 | \$ | 11,600.00 | \$ | 11,600.00 |
| remediation" | Cultural Study for Ohio Historic Preservation Office (OHPO) | 1 | Ea | 13500.00 | \$ | 13,500.00 | \$ | 13,500.00 |
|  | Wetlands Mitigation Cost | 1 | EA | 129650.00 | \$ | 129,650.00 | \$ | 129,650.00 |
|  | Remove Existing Structures - 8 Houses | 1 | Ea | 71900.00 | \$ | 71,900.00 | \$ | 71,900.00 |
|  | ACM Surveys | 8 | Ea | 650.00 | \$ | 5,200.00 | \$ | 5,200.00 |
|  | Asbestos Abatement | 1 | Ea | 30000.00 | \$ | 30,000.00 | \$ | 30,000.00 |
|  | Land/Tree Clearing | 22 | Acres | 4000.00 | \$ | 88,000.00 | \$ | 88,000.00 |
|  | Erosion Control | 22 | Acres | 2800.00 | \$ | 61,600.00 | \$ | 61,600.00 |
|  | Mass Excavation Cuts and Fills | 20000 | CY | 7.00 | \$ | 140,000.00 | \$ | 140,000.00 |
|  | Strip and Stockpile Topsoil | 31200 | CY | 1.75 | \$ | 54,600.00 | \$ | 54,600.00 |
|  | Disposal of Excess Material Off-Site | 36000 | CY | 12.00 | \$ | 432,000.00 | \$ | 432,000.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,041,875.00 |
|  |  |  |  |  |  |  |  |  |
| "water and sewer lines" | Abandon Existing Water Connections | 8 |  | 2700.00 | \$ | 21,600.00 | \$ | 21,600.00 |
| "stormwater and flood | Relocate Existing Utilities- CEI Poles | 1 |  | 25000.00 | \$ | 25,000.00 | \$ | 25,000.00 |
| remediation projects | Hydrants | 9 |  | 7500.00 | \$ | 67,500.00 | \$ | 67,500.00 |
| necessary for economic | Water Main (incl Tees, fittings, reducers) | 1 | LF | 650000.00 | \$ | 650,000.00 | \$ | 650,000.00 |
| development | Storm Sewer System Drainage | 4065 | LF | 130.00 | \$ | 528,450.00 | \$ | 528,450.00 |
|  | Sanitary Sewer System | 2960 | LF | 140.00 | \$ | 414,400.00 | \$ | 414,400.00 |
|  | Underdrains | 6440 | LF | 20.00 | \$ | 128,800.00 | \$ | 128,800.00 |
|  | Dry Utility Trenching/Conduits | 6440 | LF | 18.00 | \$ | 115,920.00 | \$ | 115,920.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,951,670.00 |
|  |  |  |  |  |  |  |  |  |
| Public roads and right | Widen Prospect Road \& New Sidewalk | 1 | LS | 85000.00 | \$ | 85,000.00 | \$ | 85,000.00 |
| of ways/easements | Concrete - Roads/Sidewalks | 1 | LS | 925000.00 | \$ | 925,000.00 | \$ | 925,000.00 |
|  | Landscaping |  | LS | 500000.00 | \$ | 500,000.00 | \$ | 500,000.00 |
|  | Lighting |  | LS | 100000.00 | \$ | 100,000.00 | \$ | 100,000.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,610,000.00 |
|  |  |  |  |  |  |  |  |  |
| Planning, Engineering, | Civil Engineering | 1 |  | 90000.00 | \$ | 90,000.00 | \$ | 90,000.00 |
| Professional Fee, and So, | Architectural Engineering | 1 |  | 35000.00 | \$ | 35,000.00 | \$ | 35,000.00 |
| Costs | Surveying \& Plat Consolidation | 1 |  | 15250.00 | \$ | 15,250.00 | \$ | 15,250.00 |
|  | Wetalnd Consulting | 1 |  | 12825.00 | \$ | 12,825.00 | \$ | 12,825.00 |
|  | Traffic Study | 1 |  | 16150.00 | \$ | 16,150.00 | \$ | 16,150.00 |
|  | Legal Fees | 1 |  | 50000.00 | \$ | 50,000.00 | \$ | 50,000.00 |
|  | Insurance | 1 |  | 75000.00 | \$ | 75,000.00 | \$ | 75,000.00 |
|  | Real Estate Taxes | 1 |  | 38750.00 | \$ | 38,750.00 | \$ | 38,750.00 |
|  | Interest Expense (@6.50\%, 14 months) | 1 |  | 355,000.00 | \$ | 355,000.00 | \$ | 355,000.00 |
|  | Contingency | 1 |  | 370,406.00 | \$ | 370,406.00 | \$ | 370,406.00 |
|  | Financing Costs | 1 |  | 150,000.00 | \$ | 150,000.00 | \$ | 150,000.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,208,381.00 |
|  |  |  |  |  |  |  |  |  |
|  | OVERALL TOTAL |  |  |  |  |  | \$ | 5,811,926.00 |

(b) City Public Infrastructure Improvements. The City Public Infrastructure Improvements further include the construction of or improvements to any other public streets (including but not limited to Pearl Road, Royalton Road, and Prospect Road), utilities, and public facilities in and around the Project Site or directly benefiting or serving the Project Site, including but not limited to traffic signalization, curbs, sidewalks, lighting, streetscapes, and water and sanitary sewer improvements.

# CITY OF STRONGSVILLE, OHIO 

ORDINANCE NO. $2023-\underline{030}$
By: Mayor Perciak and All Members of Council

## AN ORDINANCE APPROVING AND AUTHORIZING THE MAYOR TO ENTER INTO A PROJECT DEVELOPMENT AGREEMENT WITH CAMDEN WOODS, LLC, AND DECLARING AN EMERGENCY.

WHEREAS, Camden Woods, LLC, an Ohio limited liability company (the "Developer"), intends to improve, develop, and redevelop approximately 32 -acres of property (the "Property") located at or around the southeast corner of the intersection of Prospect Road and Royalton Road in the City of Strongsville, Ohio (the "City") and currently known as Permanent Parcel Numbers 393-15-002, 393-15-003, 393-15-004, 393-15-005, 393-15-006, 393-15-007, 393-15-008, 393-15-009, 393-15-010, 393-15-012, 393-15-013, and 393-15-014 in the records of the Cuyahoga County Fiscal Office (collectively, as such parcels may be consolidated or split, the "Project Site"); and

WHEREAS, the Developer has agreed to improve the Project Site by (i) constructing approximately 82 cluster commercial homes for rent, consisting of approximately 20 , three-unit buildings and 11, two-unit buildings and related site work (the "Cluster Homes"), (ii) constructing an approximately 5,000 -square-foot commercial building on that certain portion of the Project Site zoned Local Business and consisting of approximately 1.10 acres (the "Retail" and collectively with the Cluster Homes, the "Developer Improvements"), and (ii) constructing the necessary public infrastructure improvements which include the construction and installation of a roadway, utilities, sanitary sewer and water system improvements, storm water retention, as well as certain streetscape, lighting and sidewalk improvements as further described in more detail on the attached Exhibit B (the "Project Site Public Infrastructure Improvements"), that once made will directly benefit the Property, the City, its residents and the general public (collectively, and as further described on the attached Exhibit A, the "Project"), all pursuant to the terms and conditions of a Project Development Agreement between the City and the Developer (the "Project Development Agreement"); and

WHEREAS, pursuant to Ordinance No. 2023-029, this Council has declared certain public infrastructure improvements described therein to be made which directly benefit the parcels that comprise the Project Site to be Improvements (as defined in Ohio Revised Code Section 5709.40) with respect to such parcels of real property located in the City, and declared the Improvements to be a public purpose, thereby authorizing the exemption of those Improvements from real property taxation for a period of time, and has provided for the making of service payments in lieu of taxes by the owner of such parcels, and established a municipal public improvement tax increment equivalent fund into which such service payments shall be deposited; and

WHEREAS, the Developer, pursuant to the terms and conditions of the Project Development Agreement, has agreed to and shall pay for and construct the Project Site Public Infrastructure Improvements with its own funds; and

WHEREAS, after the completion of the Project Site Public Infrastructure Improvements, subject to certain conditions in the Project Development Agreement, the City will acquire the Public Infrastructure through the Developer's dedication of the Project Site Public Infrastructure Improvements to the City and reimburse the Developer for certain costs of the Project Site Public Infrastructure Improvements.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA, AND STATE OF OHIO:

Section 1. That this Council hereby approves and authorizes the Mayor to enter into the Project Development Agreement, in substantially the form attached as Exhibit C, with such changes that are not materially adverse to the City and not inconsistent with this Ordinance as the Mayor shall approve, which approval shall be evidenced conclusively by the signing of the Project Development Agreement. The Mayor and any other appropriate City officials are each further authorized to provide such information and to execute, certify, or furnish such other documents, certificates, and agreements, and to do all other thing that are necessary for, and incidental to, carrying out the provisions of the Project Development Agreement.

Section 2. That this Council finds and determines that all formal actions of this Council concerning and relating to the passage of this Ordinance were taken in an open meeting of this Council and that all deliberations of this Council and of any committees that resulted in those formal actions were in meetings open to the public in compliance with the law.

Section 3. This Ordinance is declared to be an emergency measure necessary for the immediate preservation of the public peace, health and safety of the City, and for the further reason that this Ordinance is required to be immediately effective in order to cause the development of the Project to foster economic development and for the purpose of enhancing the availability of commercial rental housing, creating jobs and employment opportunities, and improving the economic welfare of the people of the City; wherefore, this Ordinance shall be in full force and effect immediately upon its passage and approval by the Mayor, provided it receives the affirmative vote of at least two-thirds of the members of the Council, otherwise it shall take effect and be in force from and after the earliest period allowed by law.

President of Council
Date Passed: $\qquad$
Approved:


Date Approved:

CITY OF STRONGSVILLE, OHIO
ORDINANCE NO. 2023 - $\underline{030}$
PAGE 3

|  | Yea | Nay |
| :---: | :---: | :---: |
| Carbone |  |  |
| Clark |  |  |
| DeMio |  |  |
| Kaminski |  |  |
| Kosek |  |  |
| Roff |  |  |
| Short |  |  |

Attest: $\qquad$


## EXHIBIT A

## DEVELOPER IMPROVEMENTS

Camden Woods, LLC proposes to construct a new cluster subdivision on approximately 32 acres of property located on the southeast corner of Royalton Road and Prospect Road in the City of Strongsville, Ohio (the "Project Site"). The project will feature 82 cluster commercial homes for rent consisting of approximately 20 , three-unit buildings, and 11 , two-unit buildings and related site work ("Cluster Homes"). In addition, the project will include approximately 5,000 square feet of retail space, activating an underutilized corner and engaging with the City community.

All of the above referenced improvements will require extensive upgrades to the existing infrastructure on the Project Site, which are inadequate to service the project. Developer intends to construct new roadways, install new utility connections, storm water management systems, landscaping, and streetscape improvements.

Developer expects to start construction of the Cluster Homes in August 2023 and the anticipated duration of construction of the Cluster Homes is approximately fourteen months.

Attached is a site plan which depicts the proposed development upon completion.


## EXHIBIT B

## PROJECT SITE PUBLIC INFRASTRUCTURE IMPROVEMENTS

The Project Site Public Infrastructure Improvements consist of:

| TIF Funding Estimates |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| CAMDEN WOODS |  |  |  |  |  |  |  |  |
| As of February 1, 2023 |  |  |  |  |  |  |  |  |
| Category | Description | Quantity | Unit | Unit Price |  | Amount |  | Total |
| "Demolition and | Phase 1 Study \& Testing | 1 | Ea | 3825.00 | \$ | 3,825.00 | \$ | 3,825.00 |
| Environmental | Soil Testing - Geotech | 1 | Ea | 11600.00 | \$ | 11,600.00 | \$ | 11,600.00 |
| remediation" | Cultural Study for Ohio Historic Preservation Office (OHPO) | 1 | Ea | 13500.00 | \$ | 13,500.00 | \$ | 13,500.00 |
|  | Wetlands Mitigation Cost | 1 | EA | 129650.00 | \$ | 129,650.00 | \$ | 129,650.00 |
|  | Remove Existing Structures - 8 Houses | 1 | Ea | 71900.00 | \$ | 71,900.00 | \$ | 71,900.00 |
|  | ACM Surveys | 8 | Ea | 650.00 | \$ | 5,200.00 | \$ | 5,200.00 |
|  | Asbestos Abatement | 1 | Ea | 30000.00 | \$ | 30,000.00 | \$ | 30,000.00 |
|  | Land/Tree Clearing | 22 | Acres | 4000.00 | \$ | 88,000.00 | \$ | 88,000.00 |
|  | Erosion Control | 22 | Acres | 2800.00 | \$ | 61,600.00 | \$ | 61,600.00 |
|  | Mass Excavation Cuts and Fills | 20000 | CY | 7.00 | \$ | 140,000.00 | \$ | 140,000.00 |
|  | Strip and Stockpile Topsoil | 31200 | CY | 1.75 | \$ | 54,600.00 | \$ | 54,600.00 |
|  | Disposal of Excess Material Off-Site | 36000 | CY | 12.00 | \$ | 432,000.00 | \$ | 432,000.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,041,875.00 |
|  |  |  |  |  |  |  |  |  |
| "water and sewer lines" | Abandon Existing Water Connections | 8 |  | 2700.00 | \$ | 21,600.00 | \$ | 21,600.00 |
| "stormwater and flood | Relocate Existing Utilities-CEI Poles | 1 |  | 25000.00 | \$ | 25,000.00 | \$ | 25,000.00 |
| remediation projects | Hydrants | 9 |  | 7500.00 | \$ | 67,500.00 | \$ | 67,500.00 |
| necessary for economic | Water Main (incl Tees, fittings, reducers) | 1 | LF | 650000.00 | \$ | 650,000.00 | \$ | 650,000.00 |
| development | Storm Sewer System Drainage | 4065 | LF | 130.00 | \$ | 528,450.00 | \$ | 528,450.00 |
|  | Sanitary Sewer System | 2960 | LF | 140.00 | \$ | 414,400.00 | \$ | 414,400.00 |
|  | Underdrains | 6440 | LF | 20.00 | \$ | 128,800.00 | \$ | 128,800.00 |
|  | Dry Utility Trenching/Conduits | 6440 | LF | 18.00 | \$ | 115,920.00 | \$ | 115,920.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,951,670.00 |
|  |  |  |  |  |  |  |  |  |
| Public roads and right | Widen Prospect Road \& New Sidewalk | 1 | LS | 85000.00 | \$ | 85,000.00 | \$ | 85,000.00 |
| of ways/easements | Concrete - Roads/Sidewalks | 1 | LS | 925000.00 | \$ | 925,000.00 | \$ | 925,000.00 |
|  | Landscaping | 1 | LS | 500000.00 | \$ | 500,000.00 | \$ | 500,000.00 |
|  | Lighting | 1 | LS | 100000.00 | \$ | 100,000.00 | \$ | 100,000.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,610,000.00 |
|  |  |  |  |  |  |  |  |  |
| Planning, Engineering, | Civil Engineering | 1 |  | 90000.00 | \$ | 90,000.00 | \$ | 90,000.00 |
| Professional Fee, and So, | Architectural Engineering | 1 |  | 35000.00 | \$ | 35,000.00 | \$ | 35,000.00 |
| Costs | Surveying \& Plat Consolidation | 1 |  | 15250.00 | \$ | 15,250.00 | \$ | 15,250.00 |
|  | Wetalnd Consulting | 1 |  | 12825.00 | \$ | 12,825.00 | \$ | 12,825.00 |
|  | Traffic Study | 1 |  | 16150.00 | \$ | 16,150.00 | \$ | 16,150.00 |
|  | Legal Fees | 1 |  | 50000.00 | \$ | 50,000.00 | \$ | 50,000.00 |
|  | Insurance | 1 |  | 75000.00 | \$ | 75,000.00 | \$ | 75,000.00 |
|  | Real Estate Taxes | 1 |  | 38750.00 | \$ | 38,750.00 | \$ | 38,750.00 |
|  | Interest Expense (@6.50\%, 14 months) | 1 |  | 355,000.00 | \$ | 355,000.00 | \$ | 355,000.00 |
|  | Contingency | 1 |  | 370,406.00 | \$ | 370,406.00 | \$ | 370,406.00 |
|  | Financing Costs | 1 |  | 150,000.00 | \$ | 150,000.00 | \$ | 150,000.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,208,381.00 |
|  |  |  |  |  |  |  |  |  |
|  | OVERALL TOTAL |  |  |  |  |  | \$ | 5,811,926.00 |

# EXHIBIT C PROJECT DEVELOPMENT AGREEMENT 

[See attached]

## C-1

# PROJECT DEVELOPMENT AGREEMENT 

between

## THE CITY OF STRONGSVILLE, OHIO

and

## CAMDEN WOODS, LLC,

Dated
as of
, 2023
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Exhibit A Legal Description of the Project Site
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Exhibit B Developer Improvements
Exhibit C Public Improvements
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## Project Development Agreement <br> (City of Strongsville - Camden Woods)

This Project Development Agreement (this "Agreement") is made effective and entered into as of $\qquad$ 2023 (the "Effective Date"), between the City of Strongsville, Ohio (the "City"), a municipal corporation and political subdivision organized and existing under the laws of the State of Ohio (the "State") and its Charter, and Camden Woods, LLC (the "Developer"), an Ohio limited liability company.

## Recitals

A. The Developer has acquired and plans to improve, develop, and redevelop approximately 32 -acres of property (the "Property") located at or around the southeast corner of the intersection of Prospect Road and Royalton Road in the City and currently known as Permanent Parcel Numbers 393-15-002, 393-15-003, 393-15-004, 393-15-005, 393-15-006, 39315-007, 393-15-008, 393-15-009, 393-15-010, 393-15-012, 393-15-013, and 393-15-014 in the records of the Cuyahoga County Fiscal Office (collectively, as such parcels may be consolidated or split, the "Project Site") and as more particularly described in the legal descriptions [and Lot Split and Consolidation Plat] attached as Exhibit A and Exhibit A-1, respectively.
B. The Developer intends to improve the Project Site by (i) constructing approximately 82 cluster commercial homes for rent, consisting of approximately 20 , three-unit buildings and 11 , two-unit buildings (the "Cluster Homes"), and performing certain demolition, grading, and other related site work on the Project Site, (ii) constructing an approximately 5,000-square-foot commercial building on that certain portion of the Project Site zoned Local Business and consisting of approximately 1.10 acres ("Retail"), all of which are described on the attached Exhibit B (collectively, the "Developer Improvements"), and (iii) constructing the necessary public infrastructure improvements which include construction and installation of a roadway, utilities, sanitary sewer and water system improvements, storm water retention, as well as certain streetscape, lighting and sidewalk improvements as further described in more detail on the attached Exhibit $\boldsymbol{C}$ (the "Public Improvements" and, together with the Developer Improvements, the "Improvements"), and as approved by the City's Planning Commission, Building Department, Engineering Department and other City boards, commissions and departments (collectively, "City Review \& Approval Bodies"). The Public Improvements, once made, will directly benefit the Property, the City, its residents, and the general public, and will aid industry and commerce in the City (collectively, the "Project").
C. The City has determined that the construction of the Improvements on the Project Site, and the fulfillment generally of this Agreement, are in the best interests of the City and necessary for economic development purposes and the health, safety and welfare of its residents, and are necessary for the purpose of enhancing the availability of commercial rental housing, creating jobs and employment opportunities, and improving the economic welfare of the people of the City, and the acquisition of the Public Improvements will also aid industry and commerce in the City. D. Pursuant to Ohio Revised Code (the "Revised Code") Sections 5709.40, 5709.42 and 5709.43 (the "TIF Statutes"), the City Council (the "Council") passed the TIF Ordinance (as defined below) to exempt from real property taxation the incremental increase in assessed value
of the Project Site resulting from the construction of the Improvements and providing: (i) that the Improvements are a public purpose, and designating the Improvements as a public infrastructure improvement benefiting the Project Site; (ii) for the payment of service payments in lieu of taxes (the "Service Payments"), by the Developer and any successors in interest to the Project Site, as obligations running with the land for the duration of the Covenant Period (as defined below), with respect to the real property comprising the Project Site; (iii) for the use of the Service Payments for costs of the Public Improvements, as approved by the City.

In consideration of the foregoing Recitals and as an inducement to and in consideration of the conditions and covenants contained in this Agreement, the parties agree as follows:

## Article I

## The Improvements

Section 1.01 Improvements. The Developer agrees to construct the Improvements, at its own expense, as set forth in the Plans and Specifications (as defined below) as approved by the City Review \& Approval Bodies in accordance with Article III of this Agreement. Upon receipt of Service Payments (as defined below) and after making the payments described in Section 2.02, the City will reimburse the Developer for Allowable Costs (as defined below) incurred by Developer for constructing the Public Improvements. The parties acknowledge that the Developer is solely responsible for the Improvements, and the City shall not be a party with respect to any construction or other agreements with respect to the Improvements.

Section 1.02 Job Creation. The Developer anticipates that: (a) during construction of the Improvements, approximately 100 jobs will be created; (b) upon completion of the Cluster Homes, two management jobs will be created, and upon completion of the Retail up to 30 new jobs will be created within six months; and (c) the Retail could generate an annual payroll of approximately $\$ 1,000,000$ with additional payroll from the Cluster Homes of approximately $\$ 150,000$ annually. The City acknowledges that these are Developer's best estimates based on current information and anticipated usage of the Retail.

Section 1.03 Public Improvements. The parties acknowledge that the Public Improvements on the Project Site are necessary for the construction of the Developer Improvements and will directly benefit the Project Site and the surrounding area. The Developer shall construct the Public Improvements solely from its own funds. The parties acknowledge that the Developer is solely responsible for the Public Improvements, and the City shall not be a party with respect to any construction or other agreements with respect to the Public Improvements.

Section 1.04 Costs of Improvements. The Developer estimates that the cost of the Improvements shall be approximately $\$ 26,188,074$ for the Developer Improvements and approximately $\$ 5,811,926$ for the Public Improvements, representing a total investment of approximately $\$ 32,000,000$.

Section 1.05 Construction. Construction of the Improvements shall commence no later than August 31, 2023 ("Commencement Date") and the Cluster Homes shall be substantially complete no later than 14 months following the Commencement Date no later, subject to the
provisions of Article VIII of this Agreement. The Developer will commence construction of the Retail promptly following identification of users. The Developer shall not commence construction of the Improvements prior to the City's Review \& Approval Bodies approval of the Plans and Specifications.

Section 1.06 Final Completion Certificate. The Public Improvements shall be deemed completed when the Developer shall have provided to the City, and the City shall have approved, a certificate that the Public Improvements are complete and ready for final acquisition and acceptance by the City by dedication (the "Final Completion Certificate"), prepared and signed by an authorized representative of the Developer, which certificate shall provide the following:
(a) generally describe all property acquired, constructed, installed or otherwise improved as part of the Public Improvements;
(b) the total costs of constructing the Public Improvements, including a breakdown of the components of the costs of the Public Improvements, in the format attached as Exhibit C;
(c) the date of completion of construction of the Public Improvements;
(d) that the construction of such Public Improvements has been completed in accordance with the Plans and Specifications, and that all costs then due and payable in connection therewith have been paid, there are no mechanics' liens, and all obligations, costs and expenses in connection with such Public Improvements have been paid or discharged;
(e) that all other facilities and improvements necessary for the proper functioning of such Public Improvements have been provided and all costs and expenses incurred in connection with such facilities have been paid or discharged, including all punch-list items and any associated retainages;
(f) that the construction of such Public Improvements and any other facilities described in clause (e) has been accomplished in a manner that conforms to all applicable zoning, planning, building, environmental, and other regulations of each federal, state, county or municipal government, or political subdivision thereof, any governmental or quasi-governmental agency, authority, board, bureau, commission, department, instrumentality, or public body, or nay court, administrative tribunal, or public utility (each a "Governmental Authority") having jurisdiction over such Public Improvements;
(g) that all licenses and approvals for the use and operation of such Public Improvements then required by any Governmental Authority have been obtained; and
(h) that the construction of such Public Improvements has been accomplished in a manner that permits the City, after dedication to the City and granting of a permanent nonexclusive easement, to use and operate such Public Improvements for the applicable public purposes pursuant to this Agreement.

Section 1.07 Acceptance of Public Improvements. The City has no obligation to acquire and accept the Public Improvements until:
(a) the Public Improvements are satisfactorily completed in accordance with the Plans and Specifications, as evidenced by the certificate provided by the City Engineer, and are properly acquired and dedicated as public rights-of-way and easements to the City;
(b) the City has received the executed Final Completion Certificate and all documents and instruments to be delivered to the City in accordance with the Plans and Specifications;
(c) the City has received evidence reasonably satisfactory to it that all liens on the Public Improvements, including but not limited to, tax liens then due and payable, the lien of any mortgage, and any mechanics' liens, have been released or, with respect to mechanics' liens, security therefor has been provided;
(d) lien waivers are provided by all contractors and suppliers with respect to the Public Improvements;
(e) the final plat has been submitted to the City for the acceptance of any dedication of any street, improvements, or land for public use and for the acceptance of any easement as required by the City's subdivision regulations and ordinances; and
(f) the satisfaction of all requirements related to the Public Improvements, including platting and dedication requirements, as provided in the City's Codified Ordinances and other City regulations.

The City agrees to accept and acquire the Public Improvements by dedication or otherwise, and the rights-of-way allocable thereto, promptly upon (and in any event within 90 days after) the satisfaction of the conditions listed in this Section 1.07. The City agrees to provide the Developer with an exemption certificate for sales and use tax in connection with the construction of the Public Improvements. The City's acquisition and acceptance of the Public Improvements, however, does not relieve the Developer of its responsibility for defects in material or workmanship.

Section 1.08 Compliance with Laws, Rules and Regulations. The Developer and its respective officers, agents, employees and any other persons over whom the Developer has control, shall comply with all present and future laws and ordinances of the City, Federal, State and other local governmental bodies, applicable to or affecting directly or indirectly the Developer or its operations and activities on or in connection with the construction and operation of the Improvements.

Section 1.09 Insurance. Developer shall purchase from, and, until dedication to and acceptance by the City of the Public Improvements, maintain with a company or companies lawfully authorized to do business in the jurisdiction in which the Public Improvements are located, comprehensive general liability insurance, for property damage and personal injury or death, which may be provided by umbrella or excess liability policies, and worker's compensation insurance (including employer's liability insurance), for all employees, if any, of the Developer and for all employees, if any, of the Developer's agent(s) and the contractor(s) and subcontractor(s) engaged on or with respect to the Public Improvements or the construction, installation, equipping and improvement of the Project, in such amounts as are established by
law; provided that, the Developer may satisfy the requirements of this Section with respect to employees of the Developer's agents, and the contractors and subcontractors, through separate policies provided by each agent or contractor.

Section 1.10 Prevailing Wage-Public Improvements. The Developer shall require that all wages paid to laborers and mechanics employed in connection with the construction of the Public Improvements shall be paid at not less than the prevailing rates of wages for laborers and mechanics for each class of work called for by the Public Improvements, which wages shall be determined in accordance with the requirements of Chapter 4115, Ohio Revised Code, for determination of prevailing wage rates. To the extent required by law, the Developer shall comply, and shall require compliance by all contractors or subcontractors working on the Public Improvements, with all applicable requirements of Sections 4115.03 through 4115.16 , Ohio Revised Code and Section 210.11 of the City's Codified Ordinances. In furtherance thereof, the Developer shall be responsible for (a) obtaining from the Ohio Department of Commerce, Wage and Hour Division, its determination of the prevailing rates of wages to be paid for all classes of work called for by the Public Improvements, (b) obtaining the designation of and/or providing for a Prevailing Wage Coordinator for the Public Improvements pursuant to Section 4115.032, Ohio Revised Code, and (c) ensuring that all contractors and subcontractors receive notification of changes in prevailing wage rates as required under Section 4115.05, Ohio Revised Code. At such time as the City requests, the Developer shall be required to provide the City with evidence, reasonably satisfactory to the City, that there has been compliance with the foregoing requirements. The Developer agrees that it shall require that representatives of the City have access to each contractor's personnel and all documents pertaining to the Public Improvements and that such representatives shall have access to the Public Improvements, in each case to the extent as may be necessary to monitor and review compliance with this subsection, but that the City shall not be liable for any failure to comply with this subsection. The Developer shall cooperate fully with representatives of the City in carrying out such tasks.

## Article II <br> Tax Increment Financing; Service Payments

Section 2.01 TIF Ordinance. The TIF Ordinance, a copy of which is attached to this Agreement as Exhibit D, provides for the following with respect to the Project Site: (a) declares the Improvements (as defined in Section 5709.40 of the Revised Code) to the Project Site to be a public purpose for purposes of Section 5709.40 of the Revised Code; (b) requires the Developer, its successors or assigns, and any current or future owners of the Project Site and any current or future lessors, lessees, or owners of the Project Site (hereinafter collectively referred to as the "Owners" and individually as an "Owner") of the Project Site to make service payments to the County Treasurer in lieu of taxes (the "Service Payments") to finance the costs of the Public Improvements; and (c) establishes the Camden Woods Public Improvement Tax Increment Financing ("TIF") Fund ("TIF Fund").

## Section 2.02 Service Payments; Disbursements from the TIF Fund.

(a) The City shall use the Service Payments actually received by the City (net of any fees imposed by the Cuyahoga County Fiscal Officer) during the period that the Project Site is exempt from real property taxation first pay out-of-pocket expenses of the City, including the
reasonable fees of Calfee, Halter \& Griswold LLP, special counsel to the City, incurred in connection with the passage of the TIF Ordinance, the preparation and review of the Development Agreement and all documents and instruments related to the TIF, and the administration of the TIF Fund, and then to reimburse the Developer for Allowable Costs (defined below) of the Public Improvements. The period of exemption shall continue until the maximum period permitted by TIF Ordinance (but in no event later than December 31, 2053). If, for any reason, the exemption from real property taxation ends prior to the full reimbursement of the Developer for the Allowable Costs of such Public Improvements, the City shall have no further liability to the Developer for reimbursement.
(b) After completion of the Public Improvements and the acceptance of the dedication of the Public Improvements, Developer shall certify the Allowable Costs of the Public Improvements to the City using the form attached as Exhibit E. The City shall review the Developer's certification to confirm the calculation of the Allowable Costs and the ability to provide payments of such Allowable Costs from the TIF Fund under Ohio law. After the finalization of the Allowable Costs, the City shall disburse the amounts in the TIF Fund to or at the direction of the Developer twice a year (after the payment of any fees and expenses incurred by the City as described in (a) above), within 60 days of the City's actual receipt of Service Payments from the County, up to the amount of the Allowable Costs as certified and agreed upon by the City and the Developer. At such time as the aggregate of all disbursements from the TIF Fund have paid the Allowable Costs in full, the City shall notify the Developer and shall not have any further obligation to reimburse Developer for the Allowable Costs. The Developer agrees to promptly repay any amounts erroneously paid by the City to the Developer in excess of the Allowable Costs upon written notice of the same by the City.
(c) The Developer acknowledges that the funds in the TIF Fund will not be available until (i) after the completion of the construction of the Improvements, (ii) approval of the TIF by the State Department of Taxation, and (iii) receipt of the Service Payments from the Cuyahoga County Fiscal Officer.
(d) The City is not required to reimburse the Developer for any Allowable Costs under this Agreement while an Event of Default by the Developer exists and is continuing under this Agreement. The City does not assume, and is expressly released and discharged by the Developer from, any and all liability or responsibility whatsoever that might or could arise out of the method, manner, or application of such disbursements from the TIF Fund in accordance with this Agreement, the Plans and Specifications, or any of the document related thereto, or as to any liens whatsoever that might attach to or be filed against the Project or the Public Improvements or the TIF Fund other than as relate to the City's willful misconduct, grossly negligent acts, wrongful withholding of approval or material breach of obligations under this Agreement, the Plans and Specifications, or any of the document related thereto. The Developer acknowledges that it has no right to funds in the TIF Fund other than as arise under this Agreement.
(e) Notwithstanding anything to the contrary contained in this Agreement, (i) the City's obligation to reimburse the Developer for Allowable Costs of the Public Improvements, and (ii) any other obligation of the City arising out of this Agreement, shall not constitute a debt or pledge of the faith and credit of the City, and the City shall have no obligation to pay the Developer other than from Service Payments received by the City. The Developer acknowledges
that the disbursements from the TIF Fund may not be adequate to fully repay the Developer all of the Allowable Costs
(f) For purposes of this Agreement, the term "Allowable Costs" means all amounts paid by the Developer within the categories encompassed by the line items of the TIF Funding Estimates for the Public Improvements described in Exhibit C and in accordance with this Agreement and shall also include, in any event, whether or not included in the foregoing, all "hard costs" and "soft costs" and all costs of designing, constructing, permitting, equipping, and completing the Public Improvements, including without limitation, all other costs of construction, interest, taxes, if any, insurance, fees for architects, engineers, attorneys, accountants and consultants and other related expenses attributed to the Public Improvements. To the extent that any portion of the Allowable Costs were paid by the Developer to any affiliate or related entity of the Developer, the Developer represents and warrants that such amounts will not be greater than the amounts that would have otherwise been paid for the same services, materials or expenses in an arms' length transaction between the Developer and an unrelated third-party.

Notwithstanding anything to the contrary in this Agreement, in no event shall the amount of Allowable Costs of the Public Improvements to be reimbursed by the City from money in the TIF Fund exceed $\$ 5,811,926$.

Section 2.03 Covenant to Make Service Payments. Developer agrees for itself and its successors and assigns and any future Owners of the Project Site to make Service Payments pursuant to the terms and conditions of this Agreement from the effective date of the exemption granted by the TIF Ordinance through the end of the exemption period as described in Section 2.02 of this Agreement (the "Covenant Period").

Section 2.04 No Contests of Assessed Valuation. Developer agrees, for itself and its successors and assigns and any future Owners of the Project Site, from and after the first full year following the completion of the Developer Improvements, not to contest the assessed valuation of the Cluster Homes for real property tax purposes below a fair market value of $\$ 10,000,000$, and of the Retail for real property tax purposes below a fair market value of $\$ 2,500,000$, each as determined by the Cuyahoga County Fiscal Office, throughout the term on the Covenant Period.

Section 2.05 Declaration of Covenants Run with the Land. It is agreed that the covenants provided in Section 2.03 of this Agreement shall run with the land, and in any event and without regard to technical classification, be binding to the fullest extent permitted by law and equity, for the benefit and in favor of, and enforceable by, the City, its successors and assigns, against the Developer, and any successors and assigns and any future Owners of the Project Site, including without limitation any grantee in a conveyance of the Project Site through judicial process and, to the extent permitted by law, without expiration, until the expiration of the Covenant Period. These covenants, however, shall run with the land during the Covenant Period and be binding whether or not this Agreement remains in effect or whether or not this provision is included in any succeeding agreement, deed or lease with the Developer or its successors or assigns or any future Owner. The Developer agrees to execute and deliver one or more Declarations of Restrictive Covenants in form reasonably satisfactory to the City for recording in
the Cuyahoga County Fiscal Officer's office, evidencing the obligations of the Developer and its successors and assigns, and any future Owner having an interest in the Project Site, or a portion thereof, to make Service Payments.

It is further agreed that the covenants provided in Section 2.03 shall be binding on the Developer, or any successor or assign and any future Owner, only for that period that such person or entity has title to, an interest in, or possession or occupancy of the Project Site, or a portion thereof.

Section 2.06 Priority of TIF Exemption. The City and the Developer acknowledge and agree that the exemption from real property taxation for the Improvements authorized by the TIF Statutes and the TIF Ordinance shall be superior to any other exemption with respect to the Property or portion of the TIF Property granted under any other provision of the Revised Code. The Developer agrees to prepare and file, in cooperation with the City, all necessary applications and supporting documents to obtain the exemption from real property taxation for the Improvements authorized by the TIF Statutes and the TIF Ordinance as soon as practicable following the passage of the TIF Ordinance. The Developer further agrees to (a) refrain from filing any application for exemption that would conflict with the exemption authorized by the TIF Act and the TIF Ordinance, and (b) refrain from any uses of the Project or the Project Site that would conflict with the exemption authorized by the TIF Statutes and the TIF Ordinance. The City and the Developer shall cooperate in good faith to ensure compliance with all applicable requirements of the TIF Statutes and any related statutes necessary or appropriate to provide for the Service Payments. The City shall have no liability or responsibility for the State Department of Taxation approval of the TIF exemptions granted pursuant to the TIF Ordinance, provided that the City shall cooperate with the Developer in seeking such exemption.

Section 2.07 Failure to Make Service Payments. Should Developer, or any successor or assign or any future Owner fail to make any Service Payment, the Developer, or its successors or assigns or future Owner, as applicable, shall pay, in addition to the Service Payments it is required to pay under this Agreement, (a) a penalty that will bear interest at the then-current rate established under Ohio Revised Code Sections 323.121(B)(1) and 5703.47, as may be amended or replaced after the date of this Agreement, and (b) such amount as is required to reimburse the City for any and all reasonable and actually incurred out-of-pocket costs, expenses and amounts (including reasonable attorneys' fees) required by the City to enforce provisions of this Agreement against Developer, or any successor or assign and any future Owner.

Section 2.08 Statutory Compliance. The City and the Developer shall cooperate in good faith to ensure compliance with all applicable requirements of the TIF Statutes and any related statutes necessary or appropriate to provide for the Service Payments.

## Article III

## Plans and Specifications - Reviews, Approvals and Permits

The Developer shall submit to the applicable Review \& Approval Bodies for review and approval its plans, drawings, and other materials in connection with the Improvements (the "Plans and Specifications"). The City and the Review \& Approval Bodies shall not be responsible for, or participate in the development, planning, or preparation of, the Plans and

Specifications. The City's review shall be consistent with the applicable City zoning, building, and related code requirements and approvals for purposes of this Article III, including but not limited to the City's Review \& Approval Bodies and City Council. The Plans and Specifications shall include, but not be limited, to a site plan, building layout, elevations of structures, parking, landscaping, signage, and any other planning materials that reasonably are required by the City's Review \& Approval Bodies for comparable projects in the City. The Developer shall submit the Plans and Specifications to the City's Planning Commission within 30 days of the Effective Date.

The Developer shall prepare the necessary construction drawings and specifications for the purpose of obtaining demolition, building, and construction permits for the Improvements from the City's Building Department and other applicable permitting bodies for the Improvements.

## Article IV <br> Covenants and Obligations of the Developer and Owner; Representations of City and Developer

Section 4.01 Preparation and Filing of Notice of the TIF Exemption. The Developer shall cause a notice to be recorded and prepared in accordance with the provisions of Section 5709.911(C)(1) of the Ohio Revised Code, at the office of the Cuyahoga County Fiscal Officer, requiring future owners of the Project Site to make Service Payments.

Section 4.02 Enforceability of Obligations Against Developer and an Owner. The obligation to perform and observe the agreements contained in this Agreement on the part of the Developer, or any successor or assign and any future Owner, shall be binding and enforceable by the City against the Developer, or any successor or assign and any future Owner with respect to (and only to) such person or entity's interest in its portion of the Project Site, or any parts thereof or any interest therein. In the event Developer, or any successor or assign and any future Owner no longer holds any real property interest in the Project Site, such Developer, successor or assign or future Owner shall have no further obligation under this Agreement.

## Section 4.03 Binding Nature of Obligations.

(a) Subject to Section 4.02, the duty to perform the obligations of this Agreement shall be binding and enforceable against the Developer, or any successor or assign and any future Owner by the City.
(b) The obligations of the Developer, or any successor or assign and any future Owner under this Agreement shall not be terminated for any cause including, without limiting the scope of the foregoing, but by way of example, delay in completion of or failure to complete the Improvements; any acts or circumstances that may constitute failure of consideration, destruction of or damage to the Improvements; commercial frustration of purpose; any change in the constitution, tax or other laws or judicial decisions or administrative rulings or of administrative actions by or under the authority of the United States of America or of the State or any political subdivision of the State. Except as otherwise expressly provided for in this Agreement, nothing contained in this Agreement shall be construed to release the Developer, or
any successor or assign and any future Owner from the performance of any of its agreements or obligations contained in this Agreement.

Section 4.04 Payment of Taxes. The Developer, or any successor or assign and any future Owner shall pay or cause to be paid, as the same become due, all taxes, assessments, whether general or special, and governmental charges of any kind whatsoever that may at any time be lawfully assessed or levied against, or with respect to, the property of the Developer, or any successor or assign and any future Owner which is part of the Project Site or any personal property or fixtures of the Developer, or any successor or assign and any future Owner installed or brought therein or thereon (including, without limiting the generality of the foregoing, but by way of example, any taxes levied against the Developer, or any successor or assign and any future Owner with respect to the Developer Improvements, receipts, income or profits from the operations of the Developer, or any successor or assign and any future Owner at the Project, which, if not paid, may become or be made a lien on all or a portion of the Project Site) and all utility and other charges incurred by the Developer, or any successor or assign and any future Owner in the operation, maintenance, use, occupancy and upkeep of that portion of the Project Site held by the Developer, or any successor or assign and any future Owner.

Section 4.05 City's Representations. The City represents, warrants, and covenants to the Developer that as of the Effective Date:
(a) The City is a municipal corporation duly organized and validly existing under the laws of the State and its Charter, and the City has all necessary power and authority to enter into and perform the City's obligations under this Agreement.
(b) The City has taken all actions required to be taken under the laws of the State and under the City's governing documents to approve or authorize the execution and delivery of this Agreement and the consummation of the transactions contemplated by this Agreement.

Section 4.06 Developer's Representations. The Developer represents, warrants, and covenants to the City as of the Effective Date:
(a) The Developer is duly organized and validly existing as a limited liability company under the laws of the State and is in full force and effect under the laws of the State.
(b) This Agreement has been duly executed, authorized, and delivered by the Developer and is a legal, valid, and binding obligation of the Developer, enforceable in accordance with its terms, except as limited by bankruptcy, insolvency, reorganization, moratorium, or similar laws in effect from time to time affecting the enforcement of creditors' rights generally and to the extent the same may be subject to the exercise of judicial discretion in accordance with general principles of equity. This Agreement and the transactions contemplated by this Agreement have been approved by the members or manager(s) of the Developer, as necessary and in accordance with the Developer's Operating Agreement and any other document governing the Developer.
(c) This Agreement and the consummation of these transactions are valid and binding upon the Developer and do not constitute a default (or an event which with notice and passage of
time or both will constitute default) under its Operating Agreement or any contract to which the Developer is a party or by which it is bound.
(d) The construction of the Improvements will be performed in a professional manner and in accordance with the standard of care normally exercised by well-qualified engineering and construction organizations engaged in performing comparable services in Cuyahoga County, Ohio, and the Public Improvements will be performed in a professional manner in accordance with all City requirements, including but not limited to its Codified Ordinances and other City regulations. The Developer warrants that any materials and equipment incorporated into the Public Improvements will be free from defects, including defects in workmanship or materials for a period of one year from the date of dedication.
(e) The Developer has obtained sufficient funds or financing for completing the construction of the Improvements.
(f) There is no litigation or proceeding or, to the Developer's knowledge, threatened against the Developer, under which an unfavorable ruling or decision is reasonably likely to adversely affect the Developer's ability to carry out its obligations under this Agreement or the ability to construct and complete the Improvements.

## Article V Indemnification

Section 5.01 General Indemnification. In addition to the obligations of the Developer, as set forth in this Agreement, the Developer shall indemnify, defend, and hold harmless the City and its agents, officers, attorneys, employees, and public officials (referred to individually as an "Indemnitee" and collectively, as the "Indemnitees") from and against any and all suits, claims, damages, losses, costs, or expenses (including reasonable attorneys' fees and expert witness fees) arising out of, or resulting from the execution and delivery of this Agreement and the consummation of the transactions and actions contemplated by this Agreement, including but not limited to: (a) the construction of the Improvements; (b) claims, suits, or actions of every kind and description when such suits or actions are caused by negligent, willful and/or wanton acts, and/or errors or omissions of Developer, its officer, employees, consultants, subconsultants, and/or subcontractors; (c) injury or damages received or sustained by any party because of the negligent willful and/or wanton acts, and/or errors or omissions of Developer, its officers, employees, consultants, subconsultants, and/or subcontractors; (d) Developer's failure to comply with any prevailing wage requirements that may be applicable or required under Chapter 4115 of the Revised Code or the City's Charter or Codified Ordinances; (e) any claims that sales and use taxes are payable with respect to the Public Improvements; and (f) the Developer, or any successor or assign and any future Owner's, failure to make full or timely Service Payments.

Section 5.02 Environmental Indemnification. Developer agrees to indemnify, defend, and hold harmless the Indemnitees, and each of them, from and against any and all claims and losses incurred by Indemnitees related to the construction of the Improvements, including but not limited to Environmental Losses (as defined below). Developer shall pay when due any judgments or claims for damages, penalties or otherwise against Indemnitees, and shall assume the burden and expense of defending all suits, administrative proceedings, mediations,
arbitrations and resolutions of any disputes with all persons, political subdivisions or government agencies arising out of the occurrences set forth in this Section. In the event that such payment is not made, Indemnitees, at their sole discretion, may proceed to file suit against Developer to compel such payment.

As used herein, the following terms shall have the following meanings:
"Environmental Laws" means all present and future federal, state or local laws, statutes, ordinances, rules, regulations, codes, orders judgments, decrees and other requirements of governmental authorities relating to the environment (including, without limitation, soil, surface waters, ground water, surface or subsurface strata and ambient or indoor air), human health or to any Hazardous Material or Hazardous Material Activity, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. Section 9601, et seq., as now or hereinafter amended; the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., as now or hereafter amended; the Hazardous Materials Transportation Act, 49 U.S.C. Section 5101, et seq., as now or hereafter amended; the Clean Water Act, 33 U.S.C. Section 1251, et seq., as now or hereafter amended; the Clean Air Act, 42 U.S.C. Section 7401, et seq., as now or hereafter amended; the Toxic Substances Control Act, 15 U.S.C. Section 2601, et seq., as now or hereafter amended; the Safe Drinking Water Act, 42 U.S.C. Section 300f, et seq., as now or hereafter amended; and any similar State and local laws and ordinances and the regulations now or hereafter adopted, published and/or promulgated pursuant thereto.

The term "Environmental Losses" shall mean any and all losses, liabilities, damages, demands, claims, actions, judgments, causes of action, defects in title, assessments, penalties, costs and expenses (including, without limitation, the reasonable fees and disbursements of outside legal counsel, accountants and environmental contractors or consultants and the reasonable charges of in-house legal counsel and accountants), and all foreseeable and unforeseeable damages, suffered or incurred, by any Indemnitee, arising out of or as a result of: (a) any Hazardous Material Activity (as hereinafter defined), whether such activity occurred on, before or after the Developer acquired the Project Site; (b) any actual or alleged violation of any applicable Environmental Laws relating to the Project Site or to the ownership, use, occupancy or operation thereof, whether such violation occurred on, before or after the Developer acquired the Project Site; (c) any investigation, inquiry, order (whether voluntary or involuntary), hearing, legal or administrative action or other proceeding by or before any governmental agency in connection with any Hazardous Material Activity, or allegation thereof, whether such activity occurred or was alleged to have occurred on, before or after the Developer acquired the Project Site; or (d) any claim, demand, notice, request for information, cause of action, summons, or any action or other proceeding, whether meritorious or not, brought or asserted against any Indemnitee, which directly or indirectly relates to, arises from or is based on any of the matters described in clauses (a), (b) or (c) above, or any allegation of any such matters.
"Hazardous Material Activity" means any act, occurrence or omission related to any actual, proposed or threatened storage, holding, existence, use, release, migration, emission, discharge, generation, processing, abatement, removal, repair, cleanup or detoxification, disposition, handling, management, treatment or transportation of any Hazardous Material (as
defined herein) from, under, into or on the Project Site or the surrounding property, or any other activity, occurrence or omission that causes or would cause such event to exist.

## Article VI

## Events of Default

The following events are "Events of Default" under this Agreement:

## Section 6.01 Events of Default.

(a) The failure of Developer, or any successor or assign or any future Owner (i) to pay, no later than the fifth calendar day following its due date, any Service Payment, or installment of any Service Payment due by Developer, or any successor or assign or any future Owner, including any applicable late payment charges; or (ii) to perform any covenant made by it or any of the requirements imposed on it set forth in this Agreement within 30 days after Developer's receipt of notice of such failure by the City.
(b) The Developer fails to materially comply with any term, provision, or covenant of this Agreement, and the Developer fails, within 30 days after written demand from the City, to remedy the default, including, without limitation, timely completion of construction of the Improvements, subject to the provisions of Article VIII of this Agreement.
(c) Prior to the completion of the Improvements, the Developer (i) is adjudged insolvent, (ii) admits in writing its inability to pay its debts generally as they become due, (iii) makes a fraudulent transfer, or (iv) makes an assignment for the benefit of creditors.
(d) Prior to the completion of the Improvements, the Developer (i) files a petition under any section or chapter of the federal bankruptcy laws, as amended, or under any similar law or statute of the United States or any state thereof, or (ii) is adjudged bankrupt or insolvent in proceedings filed against the Developer under those laws or statutes.
(e) Prior to the completion of the Improvements, a receiver or trustee is appointed for all or substantially all of the assets of the Developer, which receiver is not discharged within 90 days after the appointment.

Section 6.02 Events of Default by the City. The City fails to materially comply with any term, provision, or covenant of this Agreement, and the City fails, within 30 days after written demand from the Developer, to remedy the default.

## Article VII Remedies

Section 7.01 Generally. If any Event of Default occurs, the Developer, shall promptly (and in any event within 30 days after receipt of the written notice, unless a different cure period is specified in the written notice), cure or remedy such Event of Default or, if such Event of Default is of such nature that it cannot be cured or remedied within the applicable cure period, the Developer shall commence its actions to cure or remedy such default within the applicable cure period, and proceed diligently thereafter to cure or remedy such Event of Default. In case
such action is not taken or not diligently pursued, or the Event of Default is not cured or remedied within the required time, the City may:
(a) institute any proceedings that it deems reasonably necessary to recover damages suffered as the result of the default;
(b) institute any proceedings that it deems reasonably necessary to cure and remedy the default, including, but not limited to, proceedings against the Developer in default to compel specific performance of its obligations; and
(c) take any other action that it deems reasonably necessary to cure the default at law or in equity.

Section 7.02 Enforcement; Foreclosure of Lien. The provisions of this Agreement with respect to the obligations of a Developer, or any successor or assign or any Owner may be enforced to the fullest extent permitted by law, by the City. It is the intention of the Developer that this Agreement and the covenants contained in this Agreement shall be specifically enforceable by the City, in law or in equity. It is the further intention and agreement of the Developer that this Agreement shall constitute and be deemed a lien encumbering and running with the Project Site to secure the obligation of the Developer, or any successor or assign or any future Owner to make Service Payments, and, if applicable, to pay interest and penalties described in this Agreement, intended to have same lien rights as real estate taxes and the same priority in accordance with Section 323.11 and 5709.91 of the Revised Code. In furtherance of the foregoing, it is the intention of the Developer, or any successor or assign and any future Owner that the City, upon the occurrence of an Event of Default set forth in Section 6.01 of this Agreement, and without limiting any other right or remedy otherwise available to the City, take all such steps as may be legally available to it to foreclose upon such lien pursuant to the procedures and requirements of Ohio law relating to either mortgage liens or delinquent real estate taxes; provided, however, that nothing contained in this Agreement shall be deemed to authorize the acceleration of Service Payments due in future years. The provisions of this Section 7.02 shall encumber and run with the Project Site. Furthermore, the obligations of the City to reimburse Developer or its assigns for the Allowable Costs from the TIF Fund in the manner and the time as provided in this Agreement are intended to be and are obligations of the City enforceable by mandamus, and the City shall disburse amounts held in the TIF Fund (if any) in accordance with this Agreement regardless of any default or claimed default of a future Owner occurring after completion and dedication of the Public Improvements.

Section 7.03 Other Rights and Remedies of City; No Waiver by Delay. If an Event of Default by the Developer remains uncured beyond the applicable cure period, if any, the City will have the right to institute any other actions or proceedings that it deems desirable for effectuating the purposes of this Article, including but not limited to the right to complete construction of the Public Improvements and collect and retain the Service Payments, to pay the costs of construction of the Public Improvements, and to pay any costs and expenses related to exercising or enforcing its rights and remedies under this Agreement.

Any delay by the City in asserting its rights under this Agreement shall not operate as a waiver of those rights by the City or to deprive the City of or limit those rights in any way. It is
the intention of the parties that the City shall not be constrained, so as to avoid the risk of being deprived or limited in the exercise of the remedies provided in this Agreement because of concepts of waiver, laches, or otherwise. The City may exercise any remedy at a time when it may still hope to resolve the problems created by an Event of Default. No waiver in fact made by the City with respect to any specific default by the Developer or the Owner under this Agreement may be considered or treated as a waiver of the rights of the City with respect to any other defaults by the other party under this Agreement, or with respect to the particular default except to the extent specifically waived in writing.

Section 7.04 LIMITATION ON LIABILITY. NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, UNDER NO CIRCUMSTANCES SHALL EITHER PARTY BE LIABLE FOR ANY DAMAGES FOR LOSS OF USE, INTERRUPTION OF BUSINESS, LOST PROFITS, REVENUE OR OPPORTUNITY, CLAIMS OF THIRD PARTIES, OR FOR ANY OTHER SPECIAL, EXEMPLARY, INCIDENTAL, INDIRECT, PUNITIVE, CONSEQUENTIAL OR OTHER DAMAGES OF ANY KIND OR NATURE; provided, however, that nothing contained in this paragraph shall limit Developer's liability for claims of third parties (whether for property damage or personal injury) arising out of the construction and installation of the Public Improvements.

## Article VIII Force Majeure

Except as otherwise provided, neither the City nor the Developer will be considered in default of its obligations under this Agreement, if a delay in performance is due to a Force Majeure Event, to the extent such delay materially affects the performance of such party. As used in this Agreement "Force Majeure Event" means acts of God; acts of public enemies; orders or restraints of any kind of the government of the United States or of the State or any of their departments, agencies, political subdivisions or officials, or any civil or military authority; strikes; labor disputes; insurrections, civil disturbances; riots; epidemics; landslides; lightning; earthquakes; fires; hurricanes; tornadoes; storms; droughts; other weather conditions; floods; arrests; restraint of government and people; explosions; breakage, malfunction or accident to facilities, machinery, transmission pipes or canals; partial or entire failure of utilities; and unavailability of labor or materials due to the occurrence of any of the foregoing events.

It is the intent of the parties that in the event of the occurrence of any Force Majeure Event, the time or times for performance shall be extended for the period of such Force Majeure Event. However, the parties seeking the benefit of the provisions of this Article VIII must within five days after the beginning of the Force Majeure Event, notify the other party in writing of the cause and, if possible at the time of notice, the expected duration of the delay caused by the Force Majeure Event.

Article IX
Further Assurances; Full Disclosure; Good Faith and Fair Dealing
The City and the Developer agree to execute such other and further documents as may be necessary or required to consummate or more fully confirm the transactions contemplated by this Agreement. No representation or warranty of any party contained in this Agreement contains
any untrue statement of any material fact as of the time such representation or warranty is made and, to the knowledge of each party, no such representation or warranty omits or will omit to state a material fact necessary in order to make the representations and warranties contained herein or therein not misleading. From and after the date of this Agreement, the City and the Developer agree to cooperate with one another in good faith, and to deal fairly with one another, so as to effect the consummation of the transactions contemplated by this Agreement, and to resolve unforeseen conditions arising subsequent to the execution of this Agreement.

## Article X

## Acquisition and Dedication of Other Interest in Certain Public Improvements

Section 10.01 Acquisition of the Public Improvements through Dedication. Developer acknowledges and agrees that the Public Improvements within the public right-of-way or where otherwise required by the City, may be acquired by the City through the dedication of the Public Improvements by the Developer to the City pursuant to Chapter 1228 of the City's Planning and Zoning Code, subject to the approval and acceptance of the City and the provision of title insurance provided by the Developer in accordance with Section 1228.07 of the City's Codified Ordinances. For the avoidance of doubt, the City shall have no obligation to reimburse the Developer for any Allowable Costs from Service Payments received by the City until such dedication has occurred.

After completion of construction of those Public Improvements which are dedicated to the City, the City shall have the right to make modifications, alterations, replacements or additions to such Public Improvements, at the City's sole cost and expense.

Section 10.02 Permanent Easement for Access to Public Improvements. Developer hereby acknowledges and grants to the City and its agents, a non-exclusive permanent easement upon, across, over, through and above, including light and air, over the Project Site, for access to, the use, and operation, of the Public Improvements within the public right-of-way, as well as those within Developer's privately-owned property, to be evidenced by a separate easement agreement or multiple agreements to be recorded in the records of the Cuyahoga County Fiscal Office, and which will further provide for repair and maintenance of those Public Improvements within Developer's privately-owned property exclusively by the Developer and at Developer's sole cost.

## Article XI Miscellaneous

Section 11.01 Notices. Any notice or demand required or permitted to be given by or to either of the parties hereto and every alleged breach of a warranty or representation contained in this Agreement shall be made in writing and shall be deemed to have been given or delivered, as the case may be, when delivered by: (a) hand delivery; (b) express overnight delivery service; or (c) certified or registered mail, return receipt requested, and shall be deemed to have been delivered upon: (i) receipt, if hand delivered; (ii) the next business day, if delivered by express overnight delivery service; or (iii) the third business day following the day of deposit of such notice with the United States Postal Service, if sent by certified or registered mail, return receipt
requested. Notices shall be provided to the parties and addresses (or facsimile numbers, as applicable) specified below:

If to City: City of Strongsville<br>16099 Foltz Parkway<br>Strongsville, Ohio 44149<br>Attention: Mayor Thomas Perciak<br>With a copy to: City of Strongsville<br>16099 Foltz Parkway<br>Strongsville, Ohio 44149<br>Attention: Law Director<br>If to Developer: Camden Woods, LLC<br>P.O. Box 361301<br>Strongsville, Ohio 44136<br>Attn: Director of Real Estate<br>With a copy to: Walter Haverfield LLP<br>1301 E. Ninth Street, Suite 3500<br>Cleveland, Ohio 44114<br>Attn: Nick Catanzarite, Esq.

Each party may designate, by written notice, another person or address to whom any communication may be sent. Communications that are sent by messenger services shall be deemed sufficiently sent when delivered. Communications that are sent by overnight delivery service shall be deemed sufficiently sent on the first business day after the date on which such communications are delivered to such overnight delivery service. Communications that are mailed by United States certified or registered mail shall be deemed sufficiently sent on the third business day after the date on which such communications are deposited in the United States mail.

Section 11.02 Powers of the City. Nothing contained in this Agreement shall be considered to diminish the governmental or police powers of the City, including, but not limited to, the City's authority to enter into a similar agreements with any other entity.

Section 11.03 No City Expenditures. Nothing contained in this Agreement shall be construed to require the City to expend municipal funds in connection the performance of this Agreement.

Section 11.04 Non-Discrimination. Developer agrees to comply with all applicable federal, state, county and local laws regarding nondiscrimination, and specifically agrees not to discriminate against any employee or applicant for employment because of race, color, religion, age, ancestry, creed, gender, national origin, or disability.

Section 11.05 Non-Waiver. Neither the waiver by either party to this Agreement of any breach of any agreement, condition or provision of this Agreement, nor the failure of either party
to seek redress for violation of, or to insist upon strict performance of any agreement, condition or provision, shall be considered to be a waiver of the agreement, condition or provision or of any subsequent breach of any agreement, condition, or provision. No provision of this Agreement may be waived except by written agreement of the party to be charged.

Section 11.06 Paragraph Headings. The paragraph headings contained in this Agreement are merely for convenience and reference and are not intended to be a part of this Agreement, or in any matter to limit or describe the scope or intent of this Agreement or the particular paragraphs to which they refer.

Section 11.07 Legal Relationship of Parties. It is expressly understood and agreed that during the term of this Agreement, Developer shall have no right to control City's officials, employees, agents, contractors, or representatives. It is further expressly understood that Developer's officers, employees, agents, contractors, and representatives are acting solely and exclusively under the direction and control of Developer. Nothing in this Agreement shall be deemed to create or establish a relationship of employment, agency, or representation between the City and Developer, its officers, employees, agents, contractors or representatives; and Developer shall have no authority whether express, implied, apparent or otherwise to bind or obligate the City in terms of any third parties.

Section 11.08 No Partnership. Nothing contained in this Agreement shall make, or be deemed to make, the City and Developer a partner of one another, and this Agreement shall not be construed as creating a partnership between the parties.

Section 11.09 No Personal Liability. All covenants, obligations and agreements of the parties contained in this Agreement shall be effective to the extent authorized and permitted by applicable law. No such covenant, obligation, or agreement shall be deemed to be a covenant, obligation, or agreement of any present or future member, officer, agent, or employee of the City other than in his or her official capacity, and neither the members of the legislative body of the City nor any City official executing this Agreement shall be liable personally under this Agreement or be subject to any personal liability or accountability by reason of the execution thereof or by reason of the covenants, obligations, or agreements of the City contained in this Agreement.

Section 11.10 Compliance with Certain State Laws. Developer is in compliance with and shall abide by the requirements of Revised Code Section 3517.13 regarding limitations and restrictions on contributions to the campaign committees of certain City officials.

Section 11.11 Singular and Plural. Wherever the context shall so require, the singular shall include the plural and the plural shall include the singular.

Section 11.12 Binding Effect and Successors and Assigns. This Agreement and all of the covenants hereof shall inure to the benefit of and be binding upon the City and the Developer and their respective partners, successors, permitted assigns.

Section 11.13 Assignments and Transfers. During the development and construction of the Public Improvements, the Developer shall not make any assignments or transfers of the Developer's interest in the Project Site or this Agreement, without the prior written consent of
the City, in accordance with procedures required by law. City expressly acknowledges and agrees that Developer may, upon written notice to the City but without further approval, assign its rights to receive reimbursement of Allowable Costs, and the City shall, upon receipt of such notice (which the City may conclusively rely upon without any additional confirmation or investigation), cause any and all payments of Allowable Costs from the TIF Fund to be made pursuant to the instruction of such assignee.

Section 11.14 Governing Law. This Agreement shall be governed by the laws of the State. All disputes arising under this Agreement shall be litigated in the Cuyahoga County Court of Common Pleas or the Federal Court for the Northern District of Ohio and the parties consent to submit themselves to the jurisdiction and venue of that court.

Section 11.15 Severability. If any provision of this Agreement is for any reason held to be illegal or invalid, it shall not affect any other provision of this Agreement.

Section 11.16 Counterparts. This Agreement may be executed in any number of counterparts, each of which shall constitute an original and all of which, when taken together, shall constitute one and the same instrument.

Section 11.17 Amendments. This Agreement shall not be amended, supplemented, or modified except by an instrument in writing executed by the City and the Developer, and authorized by City Council when required by law.

Section 11.18 No Construction Against Drafter. This Agreement shall be interpreted to give it fair meaning, and any ambiguity shall not be construed for or against any party.

IN WITNESS WHEREOF, the City and the Developer have caused this Agreement to be executed by their duly authorized officers as of the Effective Date.

## CITY OF STRONGSVILLE, OHIO

By:
Thomas P. Perciak, Mayor

CAMDEN WOODS, LLC, an Ohio limited liability company

By: J-ROC DEVELOPMENT, LLC, its Manager

By:
$\overline{\text { Mike Catanzarite, Authorized Representative }}$

## Certification of Law Director

I hereby certify that I have reviewed and approved the form of the foregoing Agreement
this $\qquad$ day of $\qquad$ 2023.

Neal Jamison, Law Director

## Certification of Funds

I, Eric Dean, Director of Finance of the City of Strongsville, Ohio, hereby certify that the money to meet this Agreement will be appropriated bi-annually from the Camden Woods Public Improvement Tax Increment Financing ("TIF") Fund and is in the process of collection from said fund and is free from prior encumbrances.

Date

Eric Dean
Director of Finance

## Exhibit A

## Legal Description of the Project Site

PPN: 393-15-002
393-15-003
393-15-004
393-15-005
393-15-006
393-15-007
393-15-008
393-15-009
393-15-010
393-15-012
393-15-013
393-15-014

## Camden Woods

Cameron-Allie Parcels
Legal Descriptions

PPN: 393-15-005
Situated in the Strongsville of County of Cuyahoga and State of Ohio:
and known as being part of original Strongsville Township Lot No. 76 and bounded and described as follows:

Beginning at an iron monument at the intersection of the center line of Royalton Road, ( 60 feet wide) with the centerline of Prospect Road, ( 60 feet wide);

Thence North 88 deg. $14^{\prime} 00^{\prime \prime}$ East 426.86 feet along the said center line of Royalton Road to a point for the Principal Place of Beginning from which an iron monument bears South 0 deg. 30' 00" West, 30.02 feet;

Thence North 88 deg. $14^{\prime} 00^{\prime \prime}$ East 90.17 feet along the center line of Royalton Road to a point which an iron monument bears South 0 deg. $30^{\prime} 00^{\prime \prime}$ West, 30.02 feet;

Thence South 0 deg. $30^{\prime} 00^{\prime \prime}$ West, 750 feet to an iron monument;
Thence South 88 deg. $14^{\prime} 00^{\prime \prime}$ West, 90.17 feet to an iron monument;

Thence North 0 deg. 30' $00^{\prime \prime}$ East 750 feet to the principal place of beginning, and containing therein 1.551 acres of land, according to a survey made August 1940 by Cleveland Surveys, Inc. Civil Engineers and Surveyors, as appears by said plat, be the same more or less, but subject to all legal highways.

PPN: 393-15-006
Situated in the Strongsville of County of Cuyahoga and State of Ohio:
and known as being part of original Strongsville Township Lot No. 75 and bounded and described as follows:

Beginning at an iron monument at the intersection of the center line of Royalton Road, ( 60 feet wide) with the centerline of Prospect Road, ( 60 feet wide);

Thence North 88 deg. 14' $00^{\prime \prime}$ East 517.03 feet along the said center line of Royalton Road to a point for the Principal Place of Beginning from which an iron monument bears South 0 deg. $30^{\prime} 00^{\prime \prime}$ West, 30.02 feet;

Thence North 88 deg. $14^{\prime} 00^{\prime \prime}$ East 90.17 feet along the center line of Royalton Road to a point which an iron monument bears South 0 deg. $30^{\prime} 00^{\prime \prime}$ West, 30.02 feet;

Thence South 0 deg. $30^{\prime} 00^{\prime \prime}$ West, 750 feet to an iron monument;
Thence South 88 deg. $14^{\prime} 00^{\prime \prime}$ West, 90.17 feet to an iron monument;
Thence North 0 deg. $30^{\prime} 00^{\prime \prime}$ East 750 feet to the principal place of beginning, and containing therein 1.551 acres of land, according to a survey made August 1940 by Cleveland Surveys, Inc. Civil Engineers and Surveyors, as appears by said plat, be the same more or less, but subject to all legal highways,

PPN: 393-15-007
Situated in the Strongsville of County of Cuyahoga and State of Ohio:
and known as being part of original Strongsville Township Lot No. 76 and bounded and described as follows:

Beginning at a point in the center line of Royalton Road, 60 feet wide at a point which bears North 88 degrees $14^{\prime} 00^{\prime \prime}$ East, measured along said center line, 607.20 feet from the centerline of Prospect Road, 60 feet wide;

Thence continuing North 88 degrees $14^{\prime} 00^{\prime \prime}$ East along said center line of Royalton Road 90.16 feet;

Thence South 0 degrees $30^{\prime} 00^{\prime \prime}$ West, 750 feet;
Thence South 88 degrees. $14^{\prime} 00^{\prime \prime}$ West, 90.17 feet;
Thence North 0 degrees $30^{\prime} 00^{\prime \prime}$ East, 750 feet to the principal place of beginning, and containing therein 1.551 acres of land, be the same more or less, but subject to all legal highways,

PPN: 393-15-009
Situated in the Strongsville of County of Cuyahoga and State of Ohio, and known as being part of original Strongsville Township Lot No. 76 and bounded and described as follows:

Beginning at the Northeast corner of land conveyed to John E. Walter by Harry R. Pierce on Jan 29, 1908;

Thence East along the North line of said Original Lot No. 76, 104 feet and Six inches;
Thence South 209 feet;

Thence West on a line parallel to the North line of said Lot, 104 feet and Six inches to the East line of land conveyed to Walter as aforesaid;

Thence North along the East line of land so conveyed to Walter, 209 feet to the Place of beginning, be the same more or less, but subject to all legal highways.

Excepting therefrom that part of the above described premises so conveyed to The City of Strongsville by deed dated May 18, 2004 and recorded in Instrument No. 200405190398 of Cuyahoga County Records.

PPN: 393-15-010
Situated in the City of Strongsville, County of Cuyahoga, and State of Ohio:
and known as being part of Original Strongsville Township Lot No. 76 and being bounded and described as follows:

Beginning on the center line of Royalton Road, 60 feet wide, which is also the Northerly line of said Original Lot No. 76, at the Northeasterly corner of a parcel of land conveyed to Harry R. Pierce by Deed dated December 4, 1908 and recorded in Volume 1177, Page 425 of Cuyahoga County Records;

Thence Easterly along the center line of Royalton Road, 104.50 feet to the Northeasterly corner of a parcel of land conveyed to Julia Pierce by Deed dated January 29, 1908 and recorded in Volume 1142, Page 450 of Cuyahoga County Records and which is also the Northwesterly corner of land formerly owned by Michael C. Blake;

Thence Southerly along the Easterly line of land so conveyed to Julia Pierce, which is also the Westerly line of land formerly owned by Michael C. Blake, 209 feet to the Southeasterly corner of land so conveyed to Julia Pierce as aforesaid;

Thence Westerly along the Southerly line of land so conveyed to Julia Pierce 104.50 feet to the Southeasterly corner of land so conveyed to Harry R. Pierce as first aforesaid;

Thence Northerly along the Easterly line of land so conveyed to Harry R. Pierce 209 feet to the place of beginning, be the same more or less, but subject to all legal highways.

EXCEPTING THEREFROM a parcel of land conveyed to the City of Strongsville by Deed recorded as AFN 200408180662 of Cuyahoga County Records, bounded and described as follows:

Being a parcel of land lying on the South side of the centerline of a survey, made by Richland Engineering Limited for the Department of Transportation, and recorded in Book $\qquad$ , Page $\qquad$ of the records of Cuyahoga County and being located within the following described points in the boundary thereof;

Commencing at the intersection of the centerline of Holiday Drive and the centerline of right of way of S.R. 82, said intersection being at Holiday Drive centerline Station $10+00$ and S.R. 82 centerline of right of way Station 66+62.20;

Thence South $88^{\circ} 40^{\prime} 50^{\prime \prime}$ West along the centerline of right of way of S.R. 82 a distance of 223.28 feet to a point on the Grantor's Northeast property corner, said point being on S.R. 82 centerline of right of way Station $64+38.92$, and also being the place of beginning;

Thence South $0^{\circ} 54^{\prime} 45^{\prime \prime}$ West along the Grantor's East property line a distance of 40.03 feet to a point, said point being 40.00 feet South of and at right angles to S.R. 82 centerline of right of way Station $64+37.37$;

Thence South $88^{\circ} 40^{\prime} 50^{\prime \prime}$ West a distance of 104.50 feet to a point on the Grantor's West property line, said point being 40.00 feet South of and at right angles to S.R. 82 centerline of right of way Station $63+32.87$;

Thence North $0^{\circ} 54^{\prime} 45^{\prime \prime}$ East along the Grantor's said property line a distance of 40.03 feet to a point on the Grantor's Northwest property corner and centerline of right of way of S.R. 82, said point being on S.R. 82 centerline of right of way Station $63+34.42$;

Thence North $88^{\circ} 40^{\prime} 50^{\prime \prime}$ East along the Grantor's North property line and centerline of right of way of S.R. 82 a distance of 104.50 feet to the place of beginning and containing 0.096 acres, more or less, including the present road which occupies 0.072 acres, more or less.

The description for this parcel is based upon a survey made in 1990 under the direction and supervision of David A. Armstrong, Registered Surveyor No. 5788.

The above described area, 0.096 acres (P.R.O. $=0.072$ acres), is to be deleted from Auditor's Tax Duplicate No. 393-15-010 of the Cuyahoga County Record of Deeds.

PPN: 393-15-012
Situated in the city of Strongsville, County of Cuyahoga and State of Ohio: and known as being part of original Strongsville Township Lot No. 76 and being bounded and described as follows:

Beginning on the center line of Royalton Road, 60 feet wide, at the northwesterly corner of a parcel of land conveyed to Louise Schneider by deed dated August 23, 1921 and recorded in volume 2537, page 191 of Cuyahoga County Records;

1. Thence South $87^{\circ} 45^{\prime} 00^{\prime \prime}$ West along the center line of Royalton Road, 255 feet to the principal place of beginning of the premises herein intended to be described;
2. Thence South $00^{\circ} 01^{\prime} 15^{\prime \prime}$ West and parallel with the westerly line of land conveyed to Louise Schneider as aforesaid, 350 feet;
3. Thence South $87^{\circ} 45^{\prime} 00^{\prime \prime}$ West and parallel with the center line of Royalton Road, 119 feet; 4. Thence North $00^{\circ} 01^{\prime} 15^{\prime \prime}$ East and parallel with the westerly line of land so conveyed to Louise Schneider, 350 feet the center line of Royalton Road;
4. Thence North $87^{\circ} 45^{\prime} 00^{\prime \prime}$ East along the centerline of Royalton Road, 119 feet to the place of beginning, and containing 9554 acres of land according to a survey be Robert H . Krause, registered Ohio surveyor No.2885, October 1949. Be the same more or less, but subject to all legal highways.

Excepting therefrom that portion of said premises deeded to the City of Strongsville by Kelly R. Eckelmeyer and Charis Eckelmeyer by general warranty deed recorded September 29, 2004 as Instrument 200409290596 and further described as follows:

Situated in the City of Strongsville, County of Cuyahoga, State of Ohio, and in Original Strongsville Township Lot no.76, Town 5 N , Range 14 W , and bounded and described as follows: being a parcel of land lying on the South side of the centerline of a survey, made by Richland Engineering for the Department of Transportation, and recorded in Book, Page, of the records of Cuyahoga County and being located within the following described points in the boundary thereof: Beginning at the intersection of the centerline of holiday drive and the centerline or right of way of S.R. 82, said intersection being at holiday drive centerline station $10+00$ and S.R. 82 centerline of right of way station $66+62.20$; thence North $88^{\circ} 40^{\prime} 50^{\prime \prime}$ East along the grantor's North property line and the centerline of right of way of S.R. 82 a distance of 45.72 feet to a point on the grantor's northeast property corner, said point being on S.R. 82 centerline of right if way station $67+07.92$; thence south $0^{\circ} 54^{\prime} 45^{\prime \prime}$ West along the grantor's East property line a distance of 40.03 feet to a point, said point being 40.00 feet South of and at right angles to S.R. 82 centerline or right of way station $65+87.37$; thence south $88^{\circ} 40^{\prime} 50^{\prime \prime}$ West a distance of 119.00 feet to a point on the grantor's West property line, said point being 40.00 feet South of and at right angles to S.R. 82 centerline of right of way station $65+87.37$;
thence North $0^{\circ} 54^{\prime} 45^{\prime \prime}$ East along the grantor's said property line a distance of 40.03 feet to a point on the grantor's northwest property corner and centerline of right of way of S.R. 82, said point being on S.R. 82 centerline of right of way station $65+88.92$; thence North $88^{\circ} 40^{\prime} 50^{\prime \prime}$ East along the grantor's North property line and centerline of right of way of S.R. 82 a distance of 73.28 feet to the place of beginning and containing 0.109 acres, more or less, including the present road which occupies 0.082 acres, more or less. The description for this parcel is based upon a survey made in 1990 under the direction and supervision of David A. Armstrong. Registered surveyor No. 5788. The above described area. 0.190 acres (P.R.O. $=0.082$ acres), is to be deleted from auditor's Tax Duplicate No. 393-15-012 of the Cuyahoga County Record of Deeds. Grantor reserves the right of ingress and egress to and from any residual area. Grantor claims title by Instrument of record in D.B. 95-4589, Page 49, County Recorder's Office. Being the same premises as conveyed in deed from Household. Realty Corporation recorded 04/30/2013 in Document Number 201304300601, in said County and State.

PPN: 393-15-013
Situated in the City of Strongsville, County of Cuyahoga and State of Ohio: PARCEL NO. 1: And known as being part of Original Strongsville Township Lot No. 76, and bounded and described as follows:

Beginning in the center line of Royalton Road at the Northeasterly corner of land conveyed to Julia Pierce, by deed recorded in Volume 1142, Page 450 of Cuyahoga County Records; thence South 0 degrees 01 ' 15 " West 748.47 feet along the Easterly line of said Julia Pierce's land and Easterly line of a parcel of land conveyed to Edward H. Mohn by deed dated April 24, 1912 and recorded in Volume 1380 Page 451 of Cuyahoga County Deed Records to an iron pin found at the Northwesterly corner of land conveyed to Emil D. and H. Dusky by deed dated September 2, 1941 and recorded in Volume 5283, Page 446 of Cuyahoga County Records; thence South 89 degrees $54^{\prime} 45^{\prime \prime}$ East 58.38 feet along said Dusky's Northerly line to an iron pin set at an angle point therein; thence South 72 degrees $26^{\prime} 05^{\prime \prime}$ East 95.97 feet along said Dusky's Northerly line to point thence North 0 degrees 01 ' 15 " East 783.46 feet parallel with said Mohn's and Pierces Easterly lines to a point in said center line of Royalton Road; thence South 87 degrees $45^{\prime} 00^{\prime \prime}$ West 150.00 feet along said center line of Royalton Road to the place of beginning, according to a survey by Robert H. Krause, Registered Ohio Surveyor No. 2885, in October 1949 be the same more or less. Parcel No. 2: Situated in the City of Strongsville, County of Cuyahoga and State of Ohio: And known as being part of Original Strongsville Township Lot No. 76, and bounded and described as follows: Beginning in the center line of Royalton Road at the Northeasterly corner of a parcel of land conveyed to Erwin A. and Elsie Hunger by deed dated November 4, 1949 and recorded in Volume 6855, Page 333 of Cuyahoga County Records; thence Southerly along the Westerly line of land so conveyed to Erwin A. and Elsie Hunger as aforesaid to the Southwesterly corner thereof and the principal place of beginning; thence Easterly along the Southerly line of land so conveyed to Erwin A. and Elsie Hunger and the easterly side of prolongation thereof to the Westerly line of land conveyed to Werner and Margaret Kroeger by deed dated April 3, 1951 and recorded in Volume 7238, Page 622 of Cuyahoga County Records; thence Southerly along said Westerly line to the Northeasterly line of land conveyed to Emil B. and Pattie Dusky by deed dated September 2, 1941 and recorded in Volume 5283, Page 446 of Cuyahoga County Records; thence Northwesterly along said Northeasterly line to the most

Southerly corner of land conveyed to Jean Crowley Cambridge by deed dated June 9, 1950 and recorded in Volume 7028, Page 435 of Cuyahoga County Records; thence Northerly along the Easterly line of land so conveyed to Jean Crowley Cambridge as aforesaid to the place of beginning and being further known as the Easterly 119 feet of the Westerly 269 feet of parcel No. 8 of a survey made by Robert H. Krause, Surveyor, dated October 29 and 30, 1949, of a part of Original Strongsville Township Lot No. 76 be the same more or less, but subject to all legal highways.

SAVE AND EXCEPT THE FOLLOWING: Being a parcel of land lying on the South side of the centerline of a survey, made by Richland Engineering Limited for the Department of Transportation, and recorded in Book $\qquad$ , Page $\qquad$ , of the record of Cuyahoga County and being located within the following described points in the boundary thereof; Commencing at the intersection of the centerline of Holiday Drive and the centerline of right of way of S.R. 82, said intersection being at Holiday Drive centerline Station $10+00$ and S.R. 82 centerline of right of way Station $66+62.20$; Thence South $88^{\circ} 40^{\prime} 50^{\prime \prime}$ West along the centerline of right of way of S.R. 82 a distance of 73.28 feet to a point on the Grantor's northeast property corner, said point being on S.R. 82 centerline of right of way Station $65+88.92$, and also being the place of beginning; Thence South $0^{\circ} 54^{\prime} 45^{\prime \prime}$ West along the Grantor's East property line a distance of 40.03 feet to a point, said point being 40.00 feet South of and at right angles to S.R. 82 centerline of right of way Station $65+87.37$; Thence South $88^{\circ} 40^{\prime} 50^{\prime \prime}$ West a distance of 150.00 feet to a point on the Grantor's West property line, said point being 40.00 feet South of and at right angles to S.R. 82 centerline of right of way Station $64+37.37$; Thence North $0^{\circ} 54^{\prime} 45^{\prime \prime}$ East along the Grantor's said property line a distance of 40.03 feet to a point on the Grantors northwest properly corner and centerline of right of way of S.R. 82, said point being on S.R. 82 centerline of right of way Station $64+38.92$; Thence North $88^{\circ} 40^{\prime} 50^{\prime \prime}$ East along the Grantor's North property line and centerline of right of way of S.R. 82 a distance of 150.00 feet to the place of beginning and containing 0.138 acres, more or less, including the present road with occupies 0.103 acres, more or less. The description for this parcel is based upon a survey made in 1990 under the direction and supervision of David R. Armstrong, Registered Surveyor No. 5788. The above described area, 0.138 acres (P.R.O. $=0.103$ acres), is to be deleted from Auditors Tax Duplicate No. 393-15-013 of the Cuyahoga County Record of Deeds. Grantor reserves the right of ingress and egress to and from any residual area. Grantor claims title by instrument of record in D.B. 881569, Page 37, County Recorder's Office.

PPN: 393-15-014
Situated in the City of Strongsville, County of Cuyahoga and State of Ohio.
And known as being part of Original Strongsville Township Lot No. 76 and bounded and described as follows: Beginning in the center line of Royalton Road, 60 feet wide, at the Northwesterly corner of a parcel of land conveyed to Louise Schneider by deed dated August 23, 1921 and recorded in Volume 2537, Page 191 of Cuyahoga County Deed Records;

Thence South $87^{\circ} 45^{\prime} 00^{\prime \prime}$ West, 112.50 feet along said center line of Royalton Road to the principal place of beginning;

Thence South $87^{\circ} 45^{\prime} 00^{\prime \prime}$ West, 112.50 feet along said center line of Royalton Road to a point;
Thence South $0^{\circ} 01,15$ " West, 825.78 feet to a point in the Northeasterly line of land conveyed to Emil B. and H. Dusky by deed dated September 2, 1941 and recorded in Volume 5283, Page 446 of Cuyahoga County Deed Records;

Thence South $72^{\circ} 26^{\prime} 05^{\prime \prime}$ East, 117.90 feet along said Northeasterly line of Dusky's land to a point;

Thence North $0^{\circ} 01^{\prime} 15^{\prime \prime}$ East, 865.77 feet to the principal place of beginning. Containing 2.1826 acres of land.

## EXCEPTING THEREFROM:

Situated in the City of Strongsville, County of Cuyahoga and State of Ohio.
And in original Strongsville Township Lot No. 76, Town 5 N, Range 14 W, and bounded and described as follows:

Being a parcel of land lying on the South side of the centerline of a survey, made by Richland Engineering Limited for The Department of Transportation, and recorded in Book __, Page __, of the Records of Cuyahoga County and being located within the following described points in the boundary thereof:

Commencing at the intersection of the centerline of Holiday Drive and the centerline of Right of Way S.R. 82, said intersection being at Holiday Drive centerline station $10+00$ and 82 centerline of right of way station $66+62.20$ :

Thence North $88^{\circ} 40^{\prime} 50^{\prime \prime}$ East along the centerline of right of way of S.R.82, a distance of 45.72 feet to a point on the Grantor's Northwest property corner, said point being on S.R. 82 centerline of right of way station $67+07.92$, and also being the place of beginning;

Thence continuing North $88^{\circ} 40^{\prime} 50^{\prime \prime}$ East along the Grantor's North property line and centerline of right of way of S.R. 82, a distance of 112.50 feet to a point on the Grantor's Northeast property corner of said point being on S.R. 82 centerline of right of way station $68+20.42$;

Thence South $0^{\circ} 54^{\prime} 54^{\prime \prime}$ West along the Grantor's East property line, a distance of 40.03 feet to a point, said point being 40.00 feet South of and at right angles to S.R. 82 centerline of right of way station $68+18.87$;

Thence South $88^{\circ} 40^{\prime} 50^{\prime \prime}$ West, a distance of 112.50 feet to a point on the Grantor's West property line, said point being 40.00 feet South of and at right angles to S.R. 82 centerline of right of way station $67+06.37$;

Thence North $0^{\circ} 54^{\prime} 45^{\prime \prime}$ East along the Grantor's said property line, a distance of 40.03 feet to the place of beginning and containing 0.103 acres, more or less, including the present road which occupies 0.077 acres more or less.

The description for this parcel is based upon a survey made in 1990 under the direction and supervision of David A. Armstrong, Registered Surveyor No. 5788.

PPN: 393-15-002, 003, 004 and 008
Situated in the Strongsville of County of Cuyahoga and State of Ohio:
known as being part of original Strongsville Township Lot No. 76 and bounded and described as follows:

Beginning in the centerline of Royalton Road, 60 feet wide, at a point distant N. $88^{\circ} 14^{\prime} 00^{\prime \prime}$ E., measured along said centerline 46.52 feet from the centerline of Prospect Road, 60 feet wide, which point is the Northeasterly corner of a parcel of land conveyed to the Cleveland and Southern Railway Company by deed recorded in Volume 779, Page 505 of Cuyahoga County Records of Deeds;

Thence N. $88^{\circ} 14^{\prime} 00^{\prime \prime}$ E., along the centerline of Royalton Road, a distance of 380.34 feet to the Northwesterly corner of a parcel of land conveyed to Russell Buckwald and J. Buckwald by deed recorded in Volume 11825, Page 731 of Cuyahoga County Records of Deeds;

Thence S. $0^{\circ} 30^{\prime} 00^{\prime \prime}$ W., along the Westerly line of land so conveyed to Russell and J. Buckwald, a distance of 750.00 feet to the Southwesterly corner thereof;

Thence N. $88^{\circ} 14^{\prime} 00^{\prime \prime}$ E., paralled with the centerline of Royalton Road, a distance of 270.50 feet to the Southeasterly corner of a parcel of land conveyed to Mary V. Bilinski by deed recorded in Volume 8229, Page 515 of Cuyahoga County Record of Deeds;

Thence N. $0^{\circ} 30^{\prime} 00^{\prime \prime}$ E., along the Easterly line of land so conveyed to Mary V. Bilinski, a distance of 750.00 feet to the centerline of Royalton Road;

Thence N. $88^{\circ} 14^{\prime} 00^{\prime \prime}$ E., along the centerline of Royalton Road, a distance of 90.16 feet to the Northwesterly corner of a parcel of land conveyed to Harry S. Hobe and B.T. Hobe by deed recorded in Volume 8287, Page 80 of Cuyahoga County Records of Deeds;

Thence S. $0^{\circ} 30^{\prime} 00^{\prime \prime}$ W., along the Westerly line of land so conveyed to Harry S. and B.T. Hobe, a distance of 209.00 feet to the Southwesterly corner thereof;

Thence N. $88^{\circ} 14^{\prime} 00^{\prime \prime}$ E., paralled with the centerline of Royalton Road, a distance of 209.00 feet, to the Easterly line of a parcel of land conveyed to Gladys M. Rasing by deed recorded in Volume 8403, Page 509 of Cuyahoga County Records of Deeds;

Thence S. $0^{\circ} 30^{\prime} 00^{\prime \prime}$ W., along the Easterly line of land so conveyed to Gladys M. Rasing, a distance of 1049.72 feet to the Southeasterly corner thereof;

Thence Due West, along the Southerly line of land so conveyed to Gladys M. Rasing, a distance of 935.06 feet to the Easterly line of land conveyed to the Cleveland and Southern Railway Company as aforesaid;

Thence Due North, along the Easterly line of land conveyed to the Cleveland and Southern Railway Company, a distance of 879.38 feet to a Northeasterly corner thereof;

Thence Due West, along a Northerly line of land so conveyed to the Cleveland and Southern Railway Company, a distance of 3.50 feet to an inner corner thereof;

Thence Due North, along an Easterly line of land so conveyed to the Cleveland And Southern Railway Company, a distance of 350.00 feet to the place of beginning and containing 20.909 acres of land exclusive of the right of way of Royalton Road, be the same more or less but subject to all legal highways, according to the survey of The Henry G. Reitz Engineering Co., Registered Engineers and Surveyors, dated July 1971.

## Exhibit A-1

## Lot Split and Consolidation Plat

[to be provided by the Developer]

## Exhibit B

## Developer Improvements

Camden Woods, LLC proposes to construct a new cluster subdivision on approximately 32 acres of property located on the southeast corner of Royalton Road and Prospect Road in the City of Strongsville, Ohio (the "Project Site"). The project will feature 82 cluster commercial homes for rent consisting of approximately 20 , three-unit buildings, and 11 , two-unit buildings and related site work ("Cluster Homes"). In addition, the project will include approximately 5,000 square feet of retail space, activating an underutilized corner and engaging with the City community.

All of the above referenced improvements will require extensive upgrades to the existing infrastructure on the Project Site, which are inadequate to service the project. Developer intends to construct new roadways, install new utility connections, storm water management systems, landscaping, and streetscape improvements.

Developer expects to start construction of the Cluster Homes in August 2023 and the anticipated duration of construction of the Cluster Homes is approximately fourteen months.

Attached is a site plan which depicts the proposed development upon completion.


## Exhibit C

## Public Improvements

The Public Improvements consist of:
TIF Funding Estimates

CAMDEN WOODS

| Category | Description | Quantity | Unit | Unit Price | Amount |  | Total |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| "Demolition and | Phase 1 Study \& Testing | 1 | Ea | 3825.00 | \$ | 3,825.00 | \$ | 3,825.00 |
| Environmental | Soil Testing - Geotech | 1 | Ea | 11600.00 | \$ | 11,600.00 | \$ | 11,600.00 |
| remediation" | Cultural Study for Ohio Historic Preservation Office (OHPO) | 1 | Ea | 13500.00 | \$ | 13,500.00 | \$ | 13,500.00 |
|  | Wetlands Mitigation Cost | 1 | EA | 129650.00 | \$ | 129,650.00 | \$ | 129,650.00 |
|  | Remove Existing Structures - 8 Houses | 1 | Ea | 71900.00 | \$ | 71,900.00 | \$ | 71,900.00 |
|  | ACM Surveys | 8 | Ea | 650.00 | \$ | 5,200.00 | \$ | 5,200.00 |
|  | Asbestos Abatement | 1 | Ea | 30000.00 | \$ | 30,000.00 | \$ | 30,000.00 |
|  | Land/Tree Clearing | 22 | Acres | 4000.00 | \$ | 88,000.00 | \$ | 88,000.00 |
|  | Erosion Control | 22 | Acres | 2800.00 | \$ | 61,600.00 | \$ | 61,600.00 |
|  | Mass Excavation Cuts and Fills | 20000 | CY | 7.00 | \$ | 140,000.00 | \$ | 140,000.00 |
|  | Strip and Stockpile Topsoil | 31200 | CY | 1.75 | \$ | 54,600.00 | \$ | 54,600.00 |
|  | Disposal of Excess Material Off-Site | 36000 | CY | 12.00 | \$ | 432,000.00 | \$ | 432,000.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,041,875.00 |
|  |  |  |  |  |  |  |  |  |
| "water and sewer lines" | Abandon Existing Water Connections | 8 |  | 2700.00 | \$ | 21,600.00 | \$ | 21,600.00 |
| "stormwater and flood | Relocate Existing Utilities- CEI Poles | 1 |  | 25000.00 | \$ | 25,000.00 | \$ | 25,000.00 |
| remediation projects | Hydrants | 9 |  | 7500.00 | \$ | 67,500.00 | \$ | 67,500.00 |
| necessary for economic | Water Main (incl Tees, fittings, reducers) | 1 | LF | 650000.00 | \$ | 650,000.00 | \$ | 650,000.00 |
| development | Storm Sewer System Drainage | 4065 | LF | 130.00 | \$ | 528,450.00 | \$ | 528,450.00 |
|  | Sanitary Sewer System | 2960 | LF | 140.00 | \$ | 414,400.00 | \$ | 414,400.00 |
|  | Underdrains | 6440 | LF | 20.00 | \$ | 128,800.00 | \$ | 128,800.00 |
|  | Dry Utility Trenching/Conduits | 6440 | LF | 18.00 | \$ | 115,920.00 | \$ | 115,920.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,951,670.00 |
|  |  |  |  |  |  |  |  |  |
| Public roads and right | Widen Prospect Road \& New Sidewalk | 1 | LS | 85000.00 | \$ | 85,000.00 | \$ | 85,000.00 |
| of ways/easements | Concrete - Roads/Sidewalks | 1 | LS | 925000.00 | \$ | 925,000.00 | \$ | 925,000.00 |
|  | Landscaping | 1 | LS | 500000.00 | \$ | 500,000.00 | \$ | 500,000.00 |
|  | Lighting | 1 | LS | 100000.00 | \$ | 100,000.00 | \$ | 100,000.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,610,000.00 |
|  |  |  |  |  |  |  |  |  |
| Planning, Engineering, | Civil Engineering | 1 |  | 90000.00 | \$ | 90,000.00 | \$ | 90,000.00 |
| Professional Fee, and So, | Architectural Engineering | 1 |  | 35000.00 | \$ | 35,000.00 | \$ | 35,000.00 |
| Costs | Surveying \& Plat Consolidation | 1 |  | 15250.00 | \$ | 15,250.00 | \$ | 15,250.00 |
|  | Wetalnd Consulting | 1 |  | 12825.00 | \$ | 12,825.00 | \$ | 12,825.00 |
|  | Traffic Study | 1 |  | 16150.00 | \$ | 16,150.00 | \$ | 16,150.00 |
|  | Legal Fees | 1 |  | 50000.00 | \$ | 50,000.00 | \$ | 50,000.00 |
|  | Insurance | 1 |  | 75000.00 | \$ | 75,000.00 | \$ | 75,000.00 |
|  | Real Estate Taxes | 1 |  | 38750.00 | \$ | 38,750.00 | \$ | 38,750.00 |
|  | Interest Expense (@6.50\%, 14 months) | 1 |  | 355,000.00 | \$ | 355,000.00 | \$ | 355,000.00 |
|  | Contingency | 1 |  | 370,406.00 | \$ | 370,406.00 | \$ | 370,406.00 |
|  | Financing Costs | 1 |  | 150,000.00 | \$ | 150,000.00 | \$ | 150,000.00 |
|  | Subtotal |  |  |  |  |  | \$ | 1,208,381.00 |
|  |  |  |  |  |  |  |  |  |
|  | OVERALL TOTAL |  |  |  |  |  | \$ | 5,811,926.00 |

Exhibit D
TIF Ordinance
[See attached]

## Exhibit E

## Certificate of Allowable Costs

Pursuant to Article II of the Project Development Agreement (the "Development Agreement"), dated as of $\qquad$ , 2023, between the City of Strongsville, Ohio (the "City") and Camden Woods, LLC (the "Developer"), the undersigned requests reimbursement of Allowable Costs of the Public Improvements under the Development Agreement. All capitalized terms not otherwise defined in this certificate have the meanings given to them in the Development Agreement:

The undersigned authorized representative of the Developer certifies, represents, and warrants, on behalf of the Developer, to the City, that:

1. I have read to Development Agreement and I have reviewed the appropriate records and documents of the Developer relating to the matters covered by this certificate.
2. The amount and nature, the names and addresses of the payees, invoices, and proof of payment of each item of Allowable Costs of the Public Improvements requested in this certificate to be paid are shown in Schedule 1 attached to this certificate. To the extent that any portion of the Allowable Costs were paid to any affiliate or related entity of the Developer, such amounts were not in excess of what would have otherwise been paid for the same services, materials, or expenses in an arms' length transaction between the Developer and an unrelated third-party.
3. The total Allowable Costs for Public Improvements is $\$$ $\qquad$ .
4. The Allowable Costs of the Public Improvements constitute Allowable Costs of the Public Improvements as set forth in the Development Agreement and have not been previously paid or reimbursed by the City or any other governmental entity.
5. The Developer is in compliance in all material respects with all provisions and requirements of the Development Agreement, and no Event of Default by the Developer has occurred and is continuing under the Development Agreement.

Camden Woods, LLC

Authorized Representative

# CITY OF STRONGSVILLE, OHIO 

RESOLUTION NO. 2023 - 034

## By: Mayor Perciak and All Members of Council

A RESOLUTION AUTHORIZING THE MAYOR TO ADVERTISE FOR BIDS FOR THE RESURFACING OF WHITNEY ROAD IN THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.

## BE IT RESOLVED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA, AND STATE OF OHIO:

Section 1. That the Mayor be and is hereby authorized to advertise for bids for the Whitney Road Resurfacing Project, consisting of the removal of the existing asphalt wearing course, installation of asphalt intermediate and surface courses and the replacement of curb ramps, in accordance with specifications and bid documents on file in the office of the City Engineer, which are in all respects hereby approved.

Section 2. That the funds for the purposes of this Resolution shall be paid from the General Capital Improvement Fund.

Section 3. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council; and that all deliberations of the Council and any of its committees that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 4. That this Resolution is hereby declared to be an emergency measure immediately necessary for the preservation of the public peace, health, safety and welfare of the City, and for the further reason that it is immediately necessary to authorize advertising for public bidding to improve public roadways in the City, ensure safe travel for the residents and the public, and to conserve public funds. Therefore, provided this Resolution receives the affirmative vote of two-thirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.

President of Council
Date Passed: $\qquad$


Approved: $\qquad$
Mayor
Date Approved: $\qquad$


# CITY OF STRONGSVILLE, OHIO 

RESOLUTION NO. 2023 - 035

## By: Mayor Perciak and All Members of Council

A RESOLUTION AUTHORIZING THE MAYOR TO ADVERTISE FOR BIDS FOR THE 2023 PAVEMENT RECONSTRUCTION PROGRAM IN THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.

## BE IT RESOLVED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA, AND STATE OF OHIO:

Section 1. That the Mayor be and is hereby authorized to advertise for bids for the 2023 Pavement Reconstruction Program, consisting of removal and replacement of concrete pavement, catch basin reconstruction, and replacement of curbs and ramps, in accordance with specifications and bid documents on file in the office of the City Engineer, which are in all respects hereby approved.

Section 2. That the funds for the purposes of this Resolution have been appropriated and shall be paid from the General Capital Improvement Fund.

Section 3. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council; and that all deliberations of the Council and any of its committees that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 4. That this Resolution is hereby declared to be an emergency measure immediately necessary for the preservation of the public peace, health, safety and welfare of the City, and for the further reason that it is immediately necessary to advertise for bids in order to contract for improvements to various public roadways in the City, ensure safe travel for the residents and the public, and to conserve public funds. Therefore, provided this Resolution receives the affirmative vote of two-thirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.

President of Council
Date Passed: $\qquad$

Yea Nay


Date Approved:


## CITY OF STRONGSVILLE, OHIO

RESOLUTION NO. 2023 - $\underline{036}$

By: Mayor Perciak and All Members of Council

## A RESOLUTION ACCEPTING A MONETARY DONATION OF $\$ 5,000.00$ FROM TTX TELETRONICS TO THE CITY OF STRONGSVILLE TO BE USED FOR TRAINING FOR THE STRONGSVILLE POLICE DEPARTMENT.

WHEREAS, the City of Strongsville Police Department utilizes funds for ongoing education and training purposes; and

WHEREAS, TTX Teletronics is an information technology solutions provider based in Strongsville, Ohio; and

WHEREAS, TTX Teletronics is desirous of donating $\$ 5,000.00$ to the City for use by the Strongsville Police Department for training; and

WHEREAS, the City is desirous of accepting such generous donation which has been forwarded to the City.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That this Council hereby graciously accepts from TTX Teletronics, and expresses its appreciation, for the donation of $\$ 5,000.00$ to be used for training for the Strongsville Police Department.

Section 2. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 3. That this Resolution shall take effect and be in force from and after the earliest period allowed by law.

## President of Council

Date Passed: $\qquad$

|  | Yea | Nay |
| :--- | :--- | :--- |
|  |  |  |
| Carbone | - | $=$ |
| Clark | - | $=$ |
| DeMio | $=$ | $=$ |
| Kaminski | - | $=$ |
| Kosek | - | $=$ |
| Roff |  | $=$ |
| Short |  |  |

Approved: $\qquad$
Date Approved: $\qquad$


ORDINANCE NO. 2023-037
BY: MAYOR THOMAS P. PERCIAK

## AN ORDINANCE MAKING APPROPRIATIONS FOR THE ANNUAL EXPENSES AND OTHER EXPENDITURES OF THE CITY OF STRONGSVILLE, OHIO, FOR THE YEAR 2023 AND REPEALING ORDINANGE NUMBER 2023-007

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA, AND STATE OF OHIO:

Section 1: THAT THERE BE APPROPRIATED FROM THE FOLLOWING FUNDS AND AS FURTHER DETAILED IN THE SCHEDULE ATTACHED HERETO AS EXHIBIT "A" AND INCORPORATED HEREIN:


| Fund \# | Fund Activity | Debt Service Funds $\mathbf{- 3 0 0}$ |  |  |  | Transfers \& Advances |  | Total |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Personal Service |  | Other |  |  |  |  |  |
| Fund \# | 331 General Bond Retirement | \$ |  | \$ | 6,441,450.00 | \$ |  | \$ | 6,441,450.00 |
|  | 333 Pearl Road TIF \# 1 |  |  |  | 585,000.00 |  |  |  | 585,000.00 |
|  | 334 Royalton Road TIF |  |  |  | 173,000.00 |  |  |  | 173,000.00 |
|  | 335 Pearl Road TIF \# 2 |  |  |  | 174,000.00 |  |  |  | 174,000.00 |
|  | 336 Pearl Road TIF \# 3 |  |  |  | 40,000.00 |  |  |  | 40,000.00 |
|  | 337 Westwood Commons TIF |  |  |  | 37,500.00 |  |  |  | 37,500.00 |
|  | 338 Giant Eagle TIF |  |  |  | 115,000.00 |  |  |  | 115,000.00 |
|  | 339 GETGO TIF |  |  |  | 24,000.00 |  |  |  | 24,000.00 |
|  | 340 Clover Senior TIF |  |  |  | 137,000.00 |  |  |  | 137,000.00 |
|  | 341 Pearl Road TIF \# 4 |  | - |  | 232,000.00 |  |  |  | 232,000.00 |
|  | 342 Cane's/Chase TIF |  | - |  | 17,000.00 |  | - |  | 17,000.00 |
|  | 343 Brighton Best TIF |  |  |  | 3,000.00 |  |  |  | 3,000.00 |
|  | 344 Pearl North TIF |  | - |  | 30,000.00 |  |  |  | 30,000.00 |
|  | 300 Total Debt Service Funds | \$ | - | \$ | 8,008,950.00 | \$ | - | \$ | 8,008,950.00 |



| Fund \# | Fund Activity | Enterprise Funds - 500 |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Personal |  |  | Transfers \& |  |  |  |  |
|  |  |  | Service |  | Other |  |  |  | 17,476,450,00 |
|  | nitary Sewer | \$ | 2,077,750.00 | \$ | 15,398,700.00 | \$ | - | \$ | 17,476,450.00 |


| Fund \# | Fund Activity | Internal Service Fund - 600 |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Personal Service |  | Other |  | Transfers \& Advances |  | Total |  |
| Fund | 661 Health Insurance Reserve | \$ | - | \$ | 7,102,400.00 | \$ | - | \$ | 7,102,400.00 |
|  | 664 Worker's Compensation Reserve |  | - |  | 508,000.00 |  | - |  | 508,000.00 |
|  | 600 Total Internal Service Funds | \$ | - | \$ | 7,610,400.00 | \$ | - | \$ | 7,610,400.00 |
|  | Grand Total All Funds | \$ | 45,809,257.00 | \$ | 86,043,967.00 | \$ | 14,052,820.00 | \$ | 145,906,044.00 |

Itemized list of Transfers and Advances by Fund

| Description | Amount |
| :--- | ---: | ---: |
| General Fund to Street Construction Fund | $\mathbf{4 , 0 0 0 , 0 0 0 . 0 0}$ |
| General Fund to Fire Levy Fund | $5,000,000.00$ |
| General Fund to Multi-Complex Fund | $2,600,000.00$ |
| General Fund to Police Pension Fund | $950,000.00$ |
| General Fund to Fire Pension Fund | $\mathbf{1 , 0 0 0 , 0 0 0 . 0 0}$ |
| Total Transfers | $\mathbf{1 3 , 5 5 0 , 0 0 0 . 0 0}$ |


| Local Fiscal Recovery Fund Advance to General Fund |  | $\mathbf{5 0 0 , 0 0 0 . 0 0}$ |
| :--- | ---: | ---: |
| Ohio Opioid Settlement Fund Advance to the General Fund | $\mathbf{2 , 8 2 0 . 0 0}$ |  |
| Total Advance and Advance Repayments | $\$$ | $\mathbf{5 0 2 , 8 2 0 . 0 0}$ |
| Total Transfers, Advances and Advance Repayments | $\$$ | $14,052,820.00$ |

Section 2: That all expenditures within the fiscal year ending December 31, 2023 shall be made in accordance with the code accounts set forth above, and shall be made within the appropriations herein provided.

Section 3: That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council and any of its committees that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.
Section 4: AS AN ORDINANCE providing for the appropriation of monies and consistent with the City's Charter Article III, Section 13, this Ordinance shall take effect immediately upon its passage and approval by the Mayor, or otherwise at the earliest time allowed by law.

Approved:
President of Council

Mayor

Date Passed


EXHIBIT "A"
SCHEDULE OF BUDGETS BY DEPARTMENT - page 1 of 2

| Dept \# | Department | Personal <br> Services |  | Other |  | Transfers \& Advances |  | Total |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 011410 | Council | \$ | 395,000.00 | \$ | 41,900.00 | \$ | - | \$ | 436,900.00 |
| 011411 | Mayors Office |  | 280,200.00 |  | 19,800.00 |  | - |  | 300,000.00 |
| 015412 | Pollce Department |  | 10,981,700.00 |  | 1,743,212.00 |  | - |  | 12,724,912.00 |
| 011413 | Human Resources |  | 283,100.00 |  | 80,840.00 |  | - |  | 363,940.00 |
| 011414 | Finance Department |  | 552,500.00 |  | 18,230.00 |  | * |  | 570,730.00 |
| 011415 | Legal Department |  | 527,600.00 |  | 70,350.00 |  | - |  | 597,950.00 |
| 011416 | Communication \& Technology |  | 832,900.00 |  | 647,200.00 |  | - |  | 1,480,100.00 |
| 011417 | Building Department |  | 1,067,990.00 |  | 212,900.00 |  | - |  | 1,280,890.00 |
| 011418 | Mayors Court |  | 168,700.00 |  | 252,200.00 |  | - |  | 420,900.00 |
| 011420 | Rubbish Department |  | - |  | 2,956,024.00 |  | - |  | 2,956,024.00 |
| 011421 | Cemetery Department |  | 144,000.00 |  | 325,341.00 |  | - |  | 469,341.00 |
| 011422 | Architectural Board of Review |  | - |  | 4,000.00 |  |  |  | 4,000.00 |
| 011423 | Planning Commission |  | 129,300.00 |  | 67,000.00 |  |  |  | 196,300.00 |
| 011424 | Civil Service |  | - |  | 77,030.00 |  | - |  | 77,030.00 |
| 011425 | Board of Appeals |  |  |  | 20,900.00 |  | - |  | 20,900.00 |
| 011428 | Parks Department |  | 128,600.00 |  | 258,000.00 |  | - |  | 386,600.00 |
| 011429 | Public Safety |  | 193,916.00 |  | - |  |  |  | 193,916.00 |
| 011430 | General Miscellaneous |  | - |  | 1,966,000.00 |  | $\cdots$ |  | 1,966,000.00 |
| 011435 | Economic Development |  | 209,000.00 |  | 92,000.00 |  | - |  | 301,000.00 |
| 015415 | OPID Grant |  | 28,550.00 |  | 11,250.00 |  |  |  | 39,800.00 |
| 015414 | Corrections Officers |  | 941,800.00 |  | 95,200.00 |  | - |  | 1,037,000.00 |
| 015413 | Reglonal Dispatch Center |  | 4,255,100.00 |  | 233,700.00 |  | - ${ }^{-}$ |  | 4,488,800.00 |
| 011468 | Non Government Transfers |  | - |  | - |  | 13,550,000.00 |  | 13,550,000.00 |
|  | Total General Fund | \$ | 21,119,956.00 | \$ | 9,193,077.00 | \$ | 13,550,000.00 | \$ | 43,863,033.00 |
| 031000 | Police Penston |  | 1,512,761.00 |  | - |  | - |  | 1,512,761.00 |
| 046419 | Street Repairs |  | 4,602,400.00 |  | 5,061,350.00 |  | - |  | 9,663,750.00 |
| 046426 | Traffic Signal Maintenance |  | 125,700.00 |  | 280,860.00 |  | - |  | 406,560.00 |
| 046427 | Snow Removal |  | - |  | 640,000.00 |  |  |  | 640,000.00 |
| 046433 | Muntcipal Garage |  | 723,440.00 |  | 805,500.00 |  | - |  | 1,528,940.00 |
| 056000 | State Highway Maintenance |  | . |  | 58,000.00 |  | - |  | 58,000.00 |
| 066000 | Motor Vehicle License Tax |  | - |  | 300,000.00 |  | - |  | 300,000.00 |
| 075000 | Emergency Vehicle Fund |  | - |  | 2,093,489.00 |  | - |  | 2,093,489.00 |
| 085000 | Fire Levy |  | 9,627,000.00 |  | 821,100.00 |  | - |  | 10,448,100.00 |
| 085001 | Fire Station Ward 1 |  | . |  | 79,700.00 |  | - |  | 79,700.00 |
| 085002 | Fire Station Ward 2 |  | * |  | 50,500.00 |  | - |  | 50,500.00 |
| 085003 | Fire Station Ward 3 |  | - |  | 40,500.00 |  | - |  | 40,500.00 |
| 085004 | Fire Station Ward 4 |  | - |  | 110,000.00 |  | - |  | 110,000.00 |
| 095000 | Fire Pension |  | 1,813,000.00 |  | - |  | - |  | 1,813,000.00 |
| 111000 | Clerk of Court |  | - |  | 40,000.00 |  |  |  | 40,000.00 |
| 121000 | Drainage Levy |  | - |  | 1,558,000.00 |  | 600, - |  | 1,558,000.00 |
| 131000 | Local Fiscal Recovery |  | 500,000.00 |  | - |  | 500,000.00 |  | 1,000,000.00 |
| 143304 | Sports Programs |  | 299,400.00 |  | 227,700.00 |  | . |  | 527,100.00 |
| 143305 | Recreation Administration |  | 520,000.00 |  | 701,500.00 |  | - |  | 1,221,500.00 |
| 143306 | Fitness |  | 441,850.00 |  | 150,700.00 |  | - |  | 592,550.00 |
| 143310 | Aquatics |  | 677,600.00 |  | 123,365.00 |  | - |  | 800,965.00 |
| 143311 | Recreation Programs |  | 154,800.00 |  | 93,500.00 |  | - |  | 248,300.00 |
| 143430 | Special Events |  | - |  | 14,900.00 |  | - |  | 14,900.00 |
| 143431 | Old Town Hall |  | 8,900.00 |  | 23,200.00 |  | - |  | 32,100.00 |
| 143439 | Senior Services |  | 585,700.00 |  | 481,900.00 |  | - |  | 1,067,600.00 |
| 143451 | Recreation Maintenance |  | 504,500.00 |  | 301,000.00 |  | * |  | 805,500.00 |
| 143500 | Program Refunds |  | - |  | 29,000.00 |  | - |  | 29,000.00 |
| 152000 | Southwest General Hospital |  | - |  | 360,000.00 |  | * |  | 360,000.00 |
| 165000 | Law Enforcement Federal Seizures |  | - |  | 60,000.00 |  | * |  | 60,000.00 |
| 175000 | Law Enforcement State Seizures |  | - |  | 20,000.00 |  | - |  | 20,000.00 |
| 185000 | Law Enforcement Drug Fine |  | - |  | 10,000.00 |  | - |  | 10,000.00 |
| 195000 | Law Enforcement DWUDUI |  |  |  | 20,000.00 |  | - |  | 20,000.00 |
| 204000 | Tree Maintenance |  | - |  | 96,300.00 |  | - |  | 96,300.00 |
| 225000 | Community Diversion |  | 4,000.00 |  | 4,000.00 |  | " |  | 8,000.00 |
| 223100 | Bond Escrow |  | - |  | 855,000.00 |  | - |  | 855,000.00 |
| 224000 | Earned Benefits |  | 510,500.00 |  | - |  | - |  | 510,500.00 |
| 250000 | One Ohio Settlement Fund |  | - |  | 2,820.00 |  | - |  | 2,820.00 |
|  | Total Special Revenue Funds |  | \$ 22,611,551.00 | \$ | 15,513,884.00 |  | 500,000.00 | \$ | 38,625,435.00 |

SCHEDULE OF BUDGETS BY DEPARTMENT - page 2 of 2

| Dept \# | Department |  | Personal Service |  | Other |  | Transfers \& Advances |  | Total |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 311000 | General Bond Retirement |  | - |  | 6,441,450.00 |  | - |  | 6,441,450.00 |
| 333000 | Pearl Road TIF\# 1 |  | - |  | 585,000.00 |  | - |  | 585,000.00 |
| 334000 | Royalton Road TIF |  | - |  | 173,000.00 |  | - |  | 173,000.00 |
| 335000 | Pearl Road TIF \# 2 |  | - |  | 174,000.00 |  |  |  | 174,000.00 |
| 336000 | Pearl Road TIF\#3 |  | - |  | 40,000.00 |  | - |  | 40,000.00 |
| 337000 | Westwood Commons TIF |  | - |  | 37,500.00 |  | - |  | 37,500.00 |
| 338000 | Giant Eagle TIF |  |  |  | 115,000.00 |  |  |  | 115,000.00 |
| 339000 | GETGO TIF |  |  |  | 24,000.00 |  |  |  | 24,000.00 |
| 340000 | Clover Senior TIF |  | - |  | 137,000.00 |  | - |  | 137,000.00 |
| 341000 | Pearl Road TIF \# 4 |  | - |  | 232,000.00 |  | - |  | 232,000.00 |
| 342000 | Cane's/Chase TIF |  |  |  | 17,000.00 |  | - |  | 17,000.00 |
| 343000 | Brighton Best TIF |  |  |  | 3,000.00 |  |  |  | 3,000.00 |
| 344000 | Pearl North TIF |  | - |  | 30,000.00 |  | - |  | 30,000.00 |
|  | Total Debt Service | \$ | - | \$ | 8,008,950.00 | \$ | * | \$ | 8,008,950.00 |
| 413000 | Recreation Capital Improvement |  |  |  | 361,503.00 |  | - |  | 361,503.00 |
| 421000 | General Capital Improvement |  |  |  | 21,619,073.00 |  |  |  | 21,619,073.00 |
| 447100 | Pearl \& Whitney TIF |  |  |  | 42,000.00 |  |  |  | 42,000.00 |
| 447102 | Prospect \& Albion TIF |  |  |  | 20,000.00 |  |  |  | 20,000.00 |
| 447103 | Goodyear \& 5/3 TIF |  |  |  | 70,000.00 |  |  |  | 70,000.00 |
| 447104 | 42/82 TIF |  | * |  | 155,200.00 |  |  |  | 155,200.00 |
| 447105 | Dunkin Donuts TIF |  | - |  | 20,000.00 |  |  |  | 20,000.00 |
| 447106 | Pearl \& Lunn TIF |  | - |  | 29,000.00 |  |  |  | 29,000.00 |
| 448108 | Town Center Improvement Fund |  | - |  | 8,000,000.00 |  | - |  | 8,000,000.00 |
|  | Total Capital Projects | \$ | - | \$ | 30,316,776.00 | \$ | - | \$ | 30,316,776.00 |
| 512501 | Engineering and Administration |  | 767,600.00 |  | 944,400.00 |  | - |  | 1,712,000.00 |
| 512502 | Plant Expenditures |  | - |  | 7,608,000.00 |  | - |  | 7,608,000.00 |
| 512503 | Line Expenditures |  | 1,310,150.00 |  | 309,000.00 |  | - |  | 1,619,150.00 |
| 512504 | Sewer Capital Improvements |  | - |  | 6,300,000.00 |  | - |  | 6,300,000.00 |
| 512505 | Sewer Debt Payments |  | - |  | 237,300.00 |  | - |  | 237,300.00 |
|  | Total Sanitary Sewer | \$ | 2,077,750.00 | \$ | 15,398,700.00 | \$ | - | \$ | 17,476,450.00 |
| 661000 | Health Insurance Reserve |  | - |  | 7,102,400.00 |  | - |  | 7,102,400.00 |
| 664000 | Workers Compensation Reserve |  |  |  | 508,000.00 |  |  |  | 508,000.00 |
|  | Total Internal Service | \$ | - | \$ | 7,610,400.00 | \$ | - | \$ | 7,610,400.00 |
|  | GRAND TOTAL | \$ | 45,809,257.00 | \$ | 86,041,787.00 | \$ | 14,050,000.00 | \$ | 145,901,044,00 |

## CITY OF STRONGSVILLE, OHIO

ORDINANCE NO. 2023 - $\underline{038}$

By: Mayor Perciak and All Members of Counci

## AN ORDINANCE AUTHORIZING THE MAYOR TO APPLY FOR FINANCIAL ASSISTANCE THROUGH THE OHIO BUREAU OF WORKERS' COMPENSATION UNDER THE SAFETY INTERVENTION GRANT PROGRAM, AND

 DECLARING AN EMERGENCY.WHEREAS, the Safety Intervention Grant Program is available to any Ohio employer who wishes to purchase equipment to substantially reduce or eliminate injuries and illnesses associated with a particular task or operation; and

WHEREAS, through this grant program, the City is eligible for a 3-to-1 matching grant, up to a maximum of $\$ 40,000.00$ for each three-year eligibility cycle; and

WHEREAS, the City of Strongsville Department of Public Service is desirous of applying for Safety Intervention Grant Program funding to assist the City in defraying the costs involved in purchasing a portable traffic signal system set.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA, AND STATE OF OHIO:

Section 1. That the Mayor and other appropriate officers of the City be and are hereby authorized and directed to execute and file an application with the Ohio Bureau of Workers' Compensation for funding under the Safety Intervention Grant Program, and to provide all information and execute all documentation required by the Ohio Bureau of Workers' Compensation. A copy of said application and agreement along with other documentation is on file with the City's Department of Public Service.

Section 2. That any funds required to meet the City's obligation under said application have been appropriated and shall be paid from the Street Construction, Maintenance Repair Fund; General Fund and Drainage Levy Fund.

Section 3. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 4. That this Ordinance is hereby declared to be an emergency measure immediately necessary for the preservation of the public peace, health, safety and welfare of the City, and for the further reason that the prompt execution and mailing of the application is required in order for the City to meet applicable deadlines and be eligible for such funding, to provide for workplace safety within the Public Service Department, and to conserve public funds. Therefore, provided this Ordinance receives the affirmative vote of two-thirds of all

## CITY OF STRONGSVILLE, OHIO

ORDINANCE NO. 2023 - $\underline{038}$

## Page 2

members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.
$\qquad$
President of Council
Date Passed: $\qquad$

Yea
Nay

| Carbone | $=$ |  |
| :--- | :--- | :--- |
| Clark | $=$ |  |
| DeMio | $=$ | $=$ |
| Kaminski | $=$ | $=$ |
| Kosek | $=$ | $=$ |
| Roff | $=$ |  |
| Short | $=$ |  |



Date Approved: $\qquad$

Attest: $\qquad$


# CITY OF STRONGSVILLE, OHIO 

ORDINANCE NO. 2023 - $\underline{039}$

By: Mayor Perciak and All Members of Council


#### Abstract

AN ORDINANCE AUTHORIZING THE SALE BY INTERNET AUCTION, OF CERTAIN OBSOLETE PROPERTY NO LONGER NEEDED FOR ANY MUNICIPAL PURPOSE BY THE CITY'S SERVICE DEPARTMENT, AND DECLARING AN EMERGENCY.


## BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That this Council finds that the Service Department of the City of Strongsville is in possession of certain vehicles, equipment and materials, which are obsolete, surplus, have little monetary value, and are no longer needed for any municipal purpose, as more particularly described in Exhibit "A", a copy of which is attached hereto and incorporated herein by reference, and further finds, therefore, that it will be in the best interest of the City that such property be sold by public internet auction through GovDeals.

Section 2. That pursuant to Ohio Revised Code Section 721.15, the City is authorized to sell or dispose of property by internet auction; and that, pursuant to Article IV, Section 3(e) of the City Charter, the Mayor and Director of Finance be and are hereby authorized to dispose of such obsolete tangible property identified in Exhibit "A" and to perform all acts required in furtherance thereof.

Section 3. That the Director of Finance and the Mayor, therefore, are authorized to retain the services of GovDeals to effectuate the sale of such obsolete property by internet auction through an appropriate user agreement between the City and GovDeals, and in a form to be approved by the Law Director; and that the Director of Finance, Mayor and the Director of Public Service be and are further authorized and directed to execute all documents and perform all acts required to complete the sale of such obsolete and unneeded property by public internet auction.

Section 4. That the public internet auction will be conducted through GovDeals in accordance with its rules, regulations and procedures, including listing of the obsolete and unneeded property for sale by auction to the public on the internet. That as required by law, the property will be listed for ten (10) days, including Saturdays, Sundays and legal holidays.

Section 5. That the net proceeds of the operation of this Ordinance shall be deposited into the Street Construction, Maintenance \& Repair Fund; and any funds required for the purposes of this Ordinance have been appropriated and shall be paid from the Street, Construction, Maintenance \& Repair Fund.

Section 6. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

## CITY OF STRONGSVILLE, OHIO

## ORDINANCE NO. 2023 - $\underline{039}$

## Page 2

Section 7. That this Ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, property, health, safety and welfare of the City, and for the further reason that the immediate sale of such obsolete and unneeded municipal property is necessary in order to provide necessary storage space for the Service Department, to enable the Department to replace obsolete equipment, and to conserve public funds. Therefore, provided this Ordinance receives the affirmative vote of two-thirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.
O-

President of Council
Date Passed: $\qquad$

|  | Yea | Nay |
| :--- | :--- | :--- |
| Carbone | - | $=$ |
| Clark | $=$ | $=$ |
| DeMio | $=$ | $=$ |
| Kaminski | $\square$ | $=$ |
| Kosek | $\square$ | $=$ |
| Roff | $=$ |  |
| Short | $=$ |  |

Approved: $\qquad$
Date Approved: $\qquad$

Attest: $\qquad$ Clerk of Council


## Vehicles and Equipment to Gov Deals

Make/Model<br>2007 Ford Ranger<br>2007 Ford Ranger<br>1996 Ford Explorer<br>Makita Generator<br>Makita Generator<br>Makita Generator<br>Makita Generator<br>Yanmar Generator<br>Titan Industrial 8500 M<br>Honda 20.0 Generator<br>Titan Industrial Generator<br>Serial/VIN<br>1FTZR15E770A06659<br>1FTZR15E67PA06667<br>1FMDU34XOTUC75276<br>1163245<br>1160572<br>1160599<br>1163251<br>A03634<br>N/A-Missing<br>176152/185<br>1071200686

## CITY OF STRONGSVILLE, OHIO

ORDINANCE NO. 2023 - $\underline{040}$

## By: Mayor Perciak and All Members of Council

AN ORDINANCE AUTHORIZING THE SALE OF SCRAP MATERIALS AND/OR EQUIPMENT FROM THE DEPARTMENT OF PUBLIC SERVICE WHICH ARE NO LONGER NEEDED FOR ANY MUNICIPAL PURPOSE, AND DECLARING AN EMERGENCY. [D \& L Recycling]

## BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That this Council finds that the City of Strongsville Service Department has certain equipment, which is surplus, has no monetary value and is no longer needed for any municipal purpose; and further finds that it would be in the best interest of the City to dispose of such obsolete equipment. Said equipment is more fully set forth in Exhibit "A", attached hereto and incorporated herein by reference.

Section 2. That, pursuant to Article IV, Section 3(e) of the City Charter, the Director of Finance be and is hereby authorized to dispose of such obsolete equipment identified in Exhibit "A" through D \& L Recycling, LLC., and to perform all acts required in furtherance thereof.

Section 3. That the net proceeds of the operation of this Ordinance shall be deposited into the Street Construction, Maintenance \& Repair Fund and the Sanitary Sewer Fund; and any funds required for the purposes of this Ordinance have been appropriated and shall be paid from the Street, Construction, Maintenance \& Repair Fund and the Sanitary Sewer Fund.

Section 4. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 5. That this Ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, property, health, safety and welfare of the City, and for the further reason that the immediate disposal of such obsolete and surplus equipment is necessary in order to provide needed storage space for the Department of Public Service, and to conserve public funds. Therefore, provided this Ordinance receives the affirmative vote of two-thirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.
$\qquad$

## CITY OF STRONGSVILLE, OHIO

## ORDINANCE NO. 2022 - $\underline{040}$

PAGE 2

|  | Yea | Nay |
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| Carbone |  |  |
| Clark |  |  |
| DeMio |  |  |
| Kaminski |  |  |
| Kosek |  |  |
| Roff |  |  |
| Short |  |  |

Attest: $\qquad$


## Items to Scrap

Wire Spools - Partial, lengths unknown
2 - Hard wire spools
8 - silicone wrapped wire spools

## CITY OF STRONGSVILLE, OHIO

ORDINANCE NO. 2023 - $\underline{041}$
By: Mayor Perciak and All Members of Council

## AN ORDINANCE AUTHORIZING THE DISPOSAL OF VARIOUS ITEMS OF EQUIPMENT UTILIZED BY THE DEPARTMENT OF PUBLIC SERVICE, AND NO LONGER NEEDED FOR ANY MUNICIPAL PURPOSE.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That this Council finds that the City of Strongsville Department of Public Service has various items of equipment, which are in poor condition and unsafe for further use, and which are surplus, have no monetary value and are no longer needed for any municipal purpose; and further finds that it would be in the best interest of the City to dispose of such items of equipment. Said items of equipment are more fully set forth in Exhibit A attached hereto and incorporated herein by reference.

Section 2. That, pursuant to Article IV, §3(e) of the City Charter, the Director of Finance, with the assistance of the Director of Public Service, be and are hereby authorized to dispose of the items of equipment which are identified in Exhibit A, and to perform all acts required in furtherance thereof.

Section 3. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 4. That this Ordinance shall take effect and be in force from and after the earliest period allowed by law.

President of Council
Date Passed: $\qquad$

|  | Yea | Nay | Attest:_ Clark of Cound |
| :---: | :---: | :---: | :---: |
|  |  |  | Clerk of Council |
| Carbone |  |  |  |
| Clark |  |  | Ord No.2023-041 Amended: |
| DeMio Kaminski |  |  | $1^{\text {st }} \mathrm{Rdg} .$ $\qquad$ Ref: $\qquad$ |
| Kaminski |  |  | $2^{\text {nd }}$ Rdg. $\longrightarrow$ Ref: |
| Roff |  |  | $3^{\text {rd }} \mathrm{Rdg}$. $\quad$ Ref: |
| Short |  |  |  |
|  |  |  | Public Hrg._ Ref: |
|  |  |  | Adopted: Defeated: |

Insight/Vision push cam monitors and camera cable reels
Model \#
12M2078
12M3255

# CITY OF STRONGSVILLE, OHIO 

ORDINANCE NO. 2023 - $\underline{042}$

By: Mayor Perciak and All Members of Council

## AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO A CONTRACT FOR THE PURCHASE AND DELIVERY OF READY MIX CONCRETE FOR USE BY THE SERVICE DEPARTMENT OF THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.

WHEREAS, the City has advertised and received bids for the purchase and delivery of ready mix concrete for use by the Service Department of the City of Strongsville for the years 2023 and 2024; and

WHEREAS, Council is desirous of proceeding to award and enter into a contract for such purchases.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That this Council hereby finds and determines that the bid submitted by WESTVIEW CONCRETE CORPORATION for the purchase and delivery of ready mix concrete for use by the Service Department of the City of Strongsville for the years 2023 and 2024, meets the specifications on file in the office of the Director of Public Service; is in compliance with the applicable requirements for bidding and contracts established by the laws of the City and the State; and is the lowest and best bid for the proposed contract. All other bids for this contract are hereby rejected. Any informalities or minor defects in the bidding process are hereby waived.

Section 2. That the Mayor be and is hereby authorized and directed to enter into a contract with the aforesaid lowest and best bidder for the purchase and delivery of ready mix concrete for use by the Service Department of the City during the years of 2023 and 2024, in accordance with the specifications on file in the office of the Director of Public Service and for the unit prices and sums submitted in such bid, but in any event in a total amount not to exceed $\$ 1,117,375.00$ for the years 2023 and 2024, except for certain other related costs which will be imposed at bid unit prices and in addition thereto, if applicable (extra stop charge; less than load charge; and winter operation charge).

Section 3. That the funds necessary for the purpose of such contract have been appropriated for the year 2023, and shall be paid from the Street Construction, Maintenance and Repair Fund and General Fund; and the Director of Finance be and is hereby authorized and directed to issue the City's warrants in accordance with the terms and conditions of such bid and contract.

Section 4. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

## CITY OF STRONGSVILLE, OHIO

ORDINANCE NO. 2023 - $\underline{042}$

## Page 2

Section 5. That this Ordinance is hereby declared an emergency measure necessary for the immediate preservation of the public peace, property, health, safety and welfare of the City, and for the further reason that it is immediately necessary to purchase said materials in order to provide for the continuity of services and operation of the Service Department, and to ensure safe roads. Therefore, provided this Ordinance receives the affirmative vote of twothirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.

President of Council
Date Passed: $\qquad$

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| Short |  |  |

Approved


Date Approved: $\qquad$

Attest: $\qquad$


# CITY OF STRONGSVILLE, OHIO 

ORDINANCE NO. 2023 - $\underline{043}$

## By: Mayor Perciak and All Members of Council

## AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO A CONTRACT FOR THE SWEEPING OF STREETS IN THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.

WHEREAS, the City has advertised for bids for the sweeping of streets within the City of Strongsville for the years 2023 and 2024; and

WHEREAS, one bid was received, which is fair and reasonable and in the best interest of the City, and therefore, Council is desirous of proceeding to award and enter into a contract for such services.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That this Council hereby finds and determines that the bid submitted by SCA OF OH, LLC for the sweeping of streets in the City of Strongsville meets the specifications on file in the office of the Director of Public Service; is in compliance with the applicable requirements for bidding and contracts established by the laws of the City and the State; and is the lowest and best bid for the proposed contract.

Section 2. That the Mayor be and is hereby authorized and directed to enter into a contract for a two (2) year period with the aforesaid lowest and best bidder for the sweeping of streets in accordance with the specifications on file in the office of the Director of Public Service, for the sums submitted in such bid but in a total amount not to exceed $\$ 177,368.00$ and in a form to be approved by the Law Director.

Section 3. That the funds necessary for the purpose of such contract have been appropriated for the year 2023, and shall be paid from the Street Construction, Maintenance and Repair Fund; and the Director of Finance be and is hereby authorized and directed to issue the City's warrants in accordance with the terms and conditions of such bid and contract.

Section 4. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 5. That this Ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, property, health, safety and welfare of the City, and for the further reason that it is immediately necessary to enter into said contract in order to provide for the continuity of services and operation of the Service Department, to ensure clean and safe streets, and conserve public funds. Therefore, provided this Ordinance receives the affirmative vote of two-thirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.

## CITY OF STRONGSVILLE, OHIO <br> ORDINANCE NO. 2023 - $\underline{043}$ <br> Page 2

| Date Passed: | President of Council |  |
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Approved: $\qquad$

Date Approved: $\qquad$

Attest: $\qquad$

| Ord. No.2023-043 Amended: |
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| $1{ }^{\text {st }} \mathrm{Rdg}$. Ref: |
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| $3^{\text {rd }}$ Rdg. $\quad$ Ref: |


| Public Hrg. | Ref: |
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| Adopted: |  |

# CITY OF STRONGSVILLE, OHIO 

RESOLUTION NO. 2023-044
By: Mayor Perciak and All Members of Council
A RESOLUTION AUTHORIZING THE MAYOR TO ADVERTISE FOR BIDS FOR THE PURCHASE OF GENERAL PAVEMENT SERVICES FOR 2023 TO BE USED BY THE DEPARTMENT OF PUBLIC SERVICE OF THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.

## BE IT RESOLVED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA, AND STATE OF OHIO:

Section 1. That the Mayor be and is hereby authorized to advertise for bids for the purchase of general pavement services to be used during 2023 by the Department of Public Service of the City of Strongsville, in accordance with specifications on file in the office of the Director of Public Service, which are in all respects hereby approved.

Section 2. That the funds for the purposes of this Resolution have been appropriated and shall be paid from the Street Construction, Maintenance and Repair Fund, General Capital Improvement Fund and the Motor Vehicle License Fund.

Section 3. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council; and that all deliberations of the Council and any of its committees that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 4. That this Resolution is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, property, health, safety and welfare of the City, and for the further reason that it is immediately necessary in order to improve and render safe various public roadways in the City, provide for the continuity of services and operation of the Department of Public Service, and to conserve public funds. Therefore, provided this Resolution receives the affirmative vote of two-thirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.

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CITY OF STRONGSVILLE, OHIO
ORDINANCE NO. 2023 - $\underline{044}$

## Page 2

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Attest:_Clerk of Council
$\qquad$
Public Hrg.
Ref:
Adopted: $\qquad$

# CITY OF STRONGSVILLE, OHIO 

ORDINANCE NO. 2023 - $\underline{045}$

By: Mayor Perciak and All Members of Council

## AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO A NON-EXCLUSIVE RENTAL/OCCUPANCY AGREEMENT WITH THE GREATER CLEVELAND SENIORS SOFTBALL ON A LIMITED BASIS FOR 2023, FOR THE USE OF VARIOUS BASEBALL FIELDS IN THE CITY OF STRONGSVILLE, AND DECLARING AN EMERGENCY.

WHEREAS, the City of Strongsville provides various City parks that offer baseball fields and facilities for the enjoyment and benefit of residents and guests; and

WHEREAS, the Greater Cleveland Seniors Softball (GCSS), is an organization that offers a softball program for senior men in the area; and further which views its mission to provide softball players ages 55 and up the enjoyment of competitive softball; and

WHEREAS, GCSS again desires to occupy and use the City baseball fields to stage and conduct a softball league from April 18, 2023 through September 28, 2023, on a limited and non-exclusive basis; and

WHEREAS, the City welcomes this effort to continue to provide the seniors in the area a safe and rewarding softball experience; and

WHEREAS, the parties, therefore, now desire to enter into a limited non-exclusive Rental/Occupancy Agreement for 2023 to be authorized in accordance with Strongsville Codified Ordinance 264.02.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That this Council finds and determines that the baseball field facilities owned by the City of Strongsville at various locations throughout the City, are not needed entirely for municipal public use; and authorizes and directs the Mayor to enter into a non-exclusive Rental/Occupancy Agreement with the Greater Cleveland Seniors Softball for 2023, and upon the other terms and conditions set forth in the Rental/Occupancy Agreement, attached hereto and designated Exhibit 1, which is approved in all respects.

Section 2. That to the extent any funds will be required for the implementation of this Ordinance, such will be paid from the Multi-Purpose Complex Fund.

Section 3. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

## CITY OF STRONGSVILLE, OHIO

ORDINANCE NO. 2023 - $\underline{045}$
PAGE 2

Section 4. That this Ordinance is hereby declared to be an emergency measure immediately necessary for the preservation of the public peace, health, safety and welfare of the City, and in order to provide for the use of City lands by an organization, for recreational purposes for the benefit of the community, and to conserve City funds. Therefore, provided this Ordinance receives the affirmative vote of two-thirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor.
$\qquad$
President of Council
Date Passed: $\qquad$

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| Short |  |  |

Approved:_ Mayor

Date Approved: $\qquad$

Attest $\qquad$


## RENTAL/OCCUPANCY AGREEMENT

THIS RENTALIOCCUPANCY AGREEMENT is made effective the day of , 2023, by and between THE CITY OF STRONGSVILLE, OHIO, a municipal corporation organized and existing pursuant to law and located at 16099 Foltz Parkway, Strongsville, Ohio 44149 (hereinafter "City") and GREATER CLEVELAND SENIORS SOFTBALL, and located at 18230 River Valley Blvd., North Royalton, Ohio 44133 (hereinafter called "GCSS" or "Tenant").

## WITNESSETH:

WHEREAS, the Greater Cleveland Seniors Softball, is an organization that offers a softball program for senior men in the area; and further which views its mission to provide for the enjoyment of senior softball players ages 55 and up through competitive softball; and

WHEREAS, GCSS again desires to occupy and use the City baseball fields to stage and conduct a softball league from April 18, 2023 through September 28, 2023, on a limited and non-exclusive basis; and

WHEREAS, the City welcomes this effort to continue to provide the seniors in the area a safe and rewarding softball experience.

NOW, THEREFORE, the parties, in consideration of the above, and the following agreements, covenants and representations, agree that:

## 1. DESCRIPTION AND RENTAL OF PREMISES

The City hereby rents to Tenant for limited occupancy, and Tenant hereby rents from City, certain premises set forth and listed in Exhibit A, which is made a part hereof, situated in the City of Strongsville, County of Cuyahoga, and State of Ohio and commonly known as the "City of Strongsville Fields" (hereinafter the "Premises").

## 2. TERM

### 2.1 Term

The term of this Rental/Occupancy shall commence April 18, 2023 and end at midnight September 28, 2023.

### 2.2 Termination

Tenant hereby acknowledges that the City may, at any time, and without cause, terminate this Agreement upon fourteen (14) days written notice. The City will make every good faith effort to apprise Tenant of its intentions at the earliest possible date, but reserves the right to terminate this Agreement within its sole discretion.

## 3. RENT

### 3.1 Basic Rent

Tenant agrees to pay to the City as rental for the term of this Rental/Occupancy, an amount to be determined by the Director of Recreation, payable to the City of Strongsville, based on the following costs and fees:
(a) Field Fee - Forty-Five Dollars (\$45.00) per field, per day, for each field used by Tenant during the term of Tenant's occupancy.
(b) Field Drying Agent - Fifteen Dollars (\$15.00) for each bag of drying agent used during the term of Tenant's occupancy.
3.2 The City shall send a bill to Tenant after the term of this Agreement has expired setting forth the total amount owed for said rental, based on the fees provided herein.

### 3.3 Method of Payment

The Rent payment shall be made payable to the City of Strongsville within fourteen (14) days of the date of billing, and shall be sent to the City of Strongsville, 18100 Royalton Road, Strongsville, Ohio 44136, Attention: Recreation Department, unless the City shall direct otherwise by notice to Tenant.

## 4. POSSESSION

Tenant may enter into possession and occupancy of the Premises on the commencement date of the Term.

## 5. CONDITION OF PREMISES, REPAIRS, ALTERATIONS AND MAINTENANCE

### 5.1 Condition of Premises at Commencement of Term

Tenant has examined the Premises, knows their condition and accepts the Premises in their present condition. Tenant acknowledges that the City has made no representations to Tenant as to the condition of the Premises prior to or at the execution of this Agreement, and has promised no repairs or alterations thereto.

### 5.2 Repairs and Maintenance

(a) The City shall have sole responsibility, but within its sole discretion, to repair and maintain the Premises, including but not limited to lining and reasonable maintenance of the baseball game field, plus all driveways, sidewalks, parking areas or other paved areas servicing the Premises. City shall also, at its sole expense, keep all walks, driveways, sidewalks, parking areas or other paved areas servicing the Premises free of excessive snow, ice, water, rubbish and dirt and other natural or artificial accumulations.
(b) City shall perform such repairs and maintenance thereon as may be reasonably necessary within its sole discretion to maintain such areas in a clean, safe, serviceable and sound condition, and to comply with the laws, ordinances and regulations of all authorities which have jurisdiction over the Premises.

### 5.3 Condition of Premises at Termination of Agreement

Upon the expiration or other termination of this Agreement, Tenant shall remove its goods and effects and those of all persons claiming under it from the Premises, and shall deliver and yield the Premises to the City in as good repair and condition as the Premises were at the commencement of the term of this Agreement, reasonable wear and tear excepted.

## 6. UTILITIES

The City shall pay all charges for the use of sewers, water, light, fuel or other utilities relating to the Premises, if any, except that Tenant shall be responsible to pay for the illumination of any baseball field, as set forth in Section 3.1(d) of this Agreement.

## 7. INSURANCE AND INDEMNIFICATION

### 7.1 Public Liability Insurance

Tenant shall obtain, at its expense, effective as of the commencement of its right to occupy the Premises, and will maintain so long as Tenant continues to occupy or rent any part of the Premises, complete comprehensive, general liability insurance, under which the City will be named as an additional insured, the policy or policies to be in such form and issued by such company or companies as are satisfactory to the City, in the sum of One Million Dollars
( $\$ 1,000,000.00$ ) in the event of injury to one person or damage to property and Two Million Dollars $(\$ 2,000,000.00)$ in the event of injuries to more than one person or damage to property arising out of each occurrence for which a claim for damages may result. Said policy or policies, or a copy or copies thereof, or a certificate or certificates thereof, will be deposited with the City together with evidence of payment of the premiums thereon, within thirty (30) days after their issuance.

### 7.2 Indemnification

Tenant will defend, indemnify, and hold harmless the City, its agents, employees and individual board and Council members from any and all claims, liabilities, demands, costs, expenses, damage or loss to persons (including loss of life) or property which may arise from the use of the Premises or from the conduct or management of or from anything done in or about the Premises by or on behalf of Tenant or any employee, agent, invitee, or licensee of Tenant, together with all costs, expenses and attorneys' fees incurred by the City in connection with any such claim, demand, or legal proceeding arising therefrom and brought against the City. The foregoing will also include, but not be limited to, any such damage or loss caused by Tenant itself or its officers, agents, representatives, guests or invitees.

## 8. USE

### 8.1 General

(a) Tenant's times and schedule of specific use shall be on a non-exclusive basis and specifically designated by the City through its Director of Recreation \& Senior Services; provided, however, that scheduling of games shall be afforded to the Tenant in order to attempt to accommodate the Tenant's needs over any other potential users or occupiers. The foregoing is subject, however, to City Recreation Department programs which will always take precedence with regard to scheduling; and also to the fact that the City's Recreation Department reserves the right to alter, modify, supplement, amend and revise schedules, rules and regulations within its sole discretion.
(b) Tenant shall occupy and use the Premises for recreational purposes only and for no other purpose, and in a careful, safe and proper manner, and shall not commit or suffer any waste therein. Tenant shall not occupy or use the Premises for any unlawful purpose, in violation of any lawful covenant or condition of record restricting the use of the Premises, or in any way that would increase or cause foreseeable harm or injury to others. In its occupation and use of the Premises, Tenant shall comply with all laws, ordinances, rules, regulations, requirements and orders of all governmental authorities having jurisdiction over the Premises.
(c) If any such authority notifies the City of a violation of any such law, ordinance or regulations, the City shall notify Tenant thereof, and Tenant shall have ten (10) days following such notice to correct such violations. Failure by Tenant so to act within such ten (10) day period shall constitute a default for the purpose of this Agreement.
(d) All excise taxes, license fees and charges for permits which may arise from the use or operation of the Premises or the conduct of any business thereon shall be payable by Tenant, and Tenant shall save the City harmless from all liability therefor.

### 8.2 Alterations and Improvements

(a) Tenant shall not be permitted under any circumstances to make alterations or improvements to the Premises.
(b) The City may make such alterations and additions affecting the Premises as it might desire, provided that the same shall not materially impair Tenant's use of the Premises consistent with this Agreement.

## 9. DEFAULT

### 9.1 Events Constituting Default

For the purpose of this Agreement, "default" shall mean any of the following events: (a) abandonment of the Premises by Tenant, or (b) failure by Tenant to pay any installment of rent or other money or obligations within ten (10) days after the City shall have given Tenant written notice that such rent or other obligation is past due, or (c) failure by Tenant to perform or observe any other covenant or agreement under this Agreement, which failure shall continue uncured for a period of thirty (30) days after delivery to Tenant of written notice thereof, or (d) Tenant's permitting the Premises to be vacant or unoccupied for more than thirty (30) consecutive days.

### 9.2 Effect of Default

In the event of default, the City may at its option (a) terminate this Agreement, or, without terminating this Agreement, terminate Tenant's right to possession of the Premises under this Agreement, (b) re-enter the Premises with or without process of law, using such force as may be necessary and remove all persons and chattels therefrom and the City shall not be liable for damages or otherwise by reason of such re-entry, (c) cure any default relating to the condition of the Premises and obtain reimbursement of expenses therefor from Tenant, or (d) employ any other remedy provided by law. The foregoing remedies may be exercised individually or cumulatively at the option of the City, and the exercise of any one shall not be deemed a waiver of the City's right to exercise one or more additional remedies. Except as provided in this Agreement, Tenant waives the necessity of demand for rent and any other demand or notice that may now or thereafter be required by any statute, regulation or decision for the maintenance by City of any action in forcible entry and detainer. The commencement of such an action by the City shall for the purpose of this Agreement be equivalent to the City's exercise of its right to re-enter the Premises.

### 9.3 Waiver or Default

No waiver of any condition or covenant of this Agreement by the City or Tenant shall be construed as constituting a waiver of any subsequent breach of any such condition or covenant, or as justification or authorization for the breach or any other covenant or condition of this Agreement; nor shall the acceptance of rent by the City at a time when Tenant is in default under any covenant or condition of this Agreement be construed as a waiver of such default or any of the City's rights, including, but not limited to, the right to terminate this Agreement on account of such default or as an estoppel against the City, or be construed as an amendment to this Agreement or as a waiver by the City of any other right created herein or by law in favor of the City and against Tenant on account of such default.

## 10. MECHANICS' LIENS

The Tenant shall not permit any mechanics', laborers', materialmens' or other liens to stand against the Premises for any labor, machinery or materials furnished or claimed to have been furnished in connection with the work of any character performed or claimed to have been performed on, or pertaining to the Premises solely for Tenant or under Tenant's control, whether such work was performed or materials furnished prior to or subsequent to the commencement of the term of this Agreement. If any such lien shall be filed or shall attach, the Tenant shall promptly either pay the same or procure the discharge thereof by giving security or in such other manner as is required or permitted by law. If Tenant fails to do so within thirty (30) days after receiving written notice from the City, the City may procure the discharge of such lien, by payment or otherwise, and may recover all costs and expenses of so doing from Tenant. Moreover, Tenant shall defend, indemnify and hold harmless the City from and against all claims, demands and legal proceedings on account of such furnishing or claimed furnishing of labor, machinery, material and fuel, and shall directly pay or reimburse the City for all costs and
expenses thereof, including, but not limited to, attorneys' fees (to the extent permitted by law), bond premiums and court costs.

## 11. QUIET ENJOYMENT

Upon Tenant's paying the rent, and performing and observing the agreements and conditions on its part to be performed and observed, Tenant shall and may peaceably and quietly have, hold, and enjoy the Premises during the term of this Rental/Occupancy Agreement on a non-exclusive basis and subject to the City's scheduling of its use, but otherwise without interference by the City or anyone claiming by, through or under the City. However, the City shall not be liable for any damage or interference with use occasioned by or from (a) any gas, water or other pipes bursting or leaking, or (b) water, snow or ice on the Premises.

## 12. RIGHT OF ENTRY

The City, its agents and employees shall have the right, at all reasonable times during the term of this Rental/Occupancy, to enter the Premises to view and inspect the same and to perform any work therein which may be required or permitted of the City hereunder; provided, however, that the City, its agents and employees shall in exercising such right not unreasonably interfere with Tenant's use of the Premises. The City also shall have the right to use or arrange for use of the Premises by others when it is not in use by Tenant.

## 13. ASSIGNMENT, SUBLEASE AND CHANGE OF ORGANIZATION

### 13.1 Assignment and Sublease

Tenant shall not assign this Rental/Occupancy or any of its benefits or burdens under this Agreement, or sublet all or any part of the Premises, or permit all or any part of the Premises to be used or occupied by others unless Tenant first obtains the City's prior written consent, which the City may, in its discretion, withhold for any reason or none at all.

### 13.2 Change of Organization of Tenant

Tenant shall not terminate its existence, change its form of organization or permit the change of identity of its principal officers or the transfer of all, or substantially all of its assets without first having obtained the City's written consent. The City shall not unreasonably withhold such consent, and shall be deemed to consent to any change in officer status or otherwise resulting from the death or long-term disability of any officer or trustee of Tenant.

## 14. NOTICES

All notices to the City
shall be sent to:
The City of Strongsville
18100 Royalton Road
Strongsville, Ohio 44136
Attention: Bryan V. Bogre, Director of Recreation \& Senior Services
(With a copy to the Law Director)

All notices to the Tenant shall be sent to:

Greater Cleveland Seniors Softball c/o Wayne Repko 18230 River Valley Blvd.
North Royalton, Ohio 44133

Either party may at any time change the address to which notice shall be sent by advising the other party in writing of such a change. Notice shall be deemed given if sent by certified mail, postage prepaid, return receipt requested, and any such notice shall be deemed given when mailed as provided in this Section.

## 15. PARTIES BOUND AND BENEFITED

This Agreement shall bind and benefit the parties hereto, their successors and permitted assigns. The words "City" and "Tenant" in this Agreement shall be construed to include the corporations and/or entities named herein as City and Tenant, respectively, and their respective successors and permitted assigns. This Section shall not be construed to abridge, modify or remove the prohibitions or restrictions on assignment, subleasing, permission to occupy or similar acts contained elsewhere in this Agreement.

## 16. RELATIONSHIP OF THE PARTIES

Nothing contained herein shall be deemed or construed by the parties hereto nor by any third party as creating the relationship of principal and agent or of partnership or of joint venture between the parties hereto, or any relationship between the parties hereto other than that of City and Tenant.

## 17. ONLY AGREEMENT

This instrument contains the entire and only agreement between the parties, and neither party has made any representations or warranties other than those contained herein. It shall not be modified in any way except by a writing signed by both parties and approved in accordance with law.

## 18. CAPTIONS

The captions utilized as headings for the various articles and sections of this Agreement are used only as a matter of convenience for reference, and are not to be considered a part of this Agreement nor to be used in determining the intent of the parties to this Agreement.

## 19. GOVERNING LAW

The validity and construction of this Agreement shall be governed by the law of the State of Ohio, where the Premises are located.

## 20. COUNTERPARTS

This Agreement may be executed in multiple counterparts, each of which shall be deemed to be an original.

IN WITNESS WHEREOF, the City and Tenant have caused this Rental/Occupancy Agreement to be executed by their duly authorized officers on the dates written below.

Witnesses:

## CITY OF STRONGSVILLE

By: $\qquad$
Thomas P. Perciak
Its: $\qquad$
Mayor
Date: $\qquad$
Approved for form:
By: $\qquad$
Law Director

## GREATER CLEVELAND SENIORS SOFTBALL



STATE OF OHIO
COUNTY OF CUYAHOGA
${ }_{\text {) }}^{\text {) }} \mathrm{ss}$
BEFORE ME, a Notary Public in and for said County and State, personally appeared the above-named CITY OF STRONGSVILLE, by Thomas P. Perciak, its Mayor, who acknowledged that he did sign the foregoing instrument and that the same is his free and voluntary act and deed as Mayor, and the free and voluntary act and deed of said municipal corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Strongsville, Ohio, this $\qquad$ day of $\qquad$ 2023.

Notary Public


BEFORE ME, a Notary Public in and for said County and State, personally appeared the above-named GREATER CLEVELAND SENIORS SOFTBALL, by Wayne Repko,
$\qquad$ , who acknowledged that he did sign the foregoing instument and the same is his free and voluntary act and deed, and the free and voluntary act and deed of said organization.

IN TESTIMONY WHEREOF I have herounto set my hand and official seal, at IN TESTIMONY WHEREOF I have hergunto set my hand
Strongsville, Ohio, this Z3th day of_March , 2023.


## EXHIIBIT A

## City of Strongsville Fields

VOLUNTEER PARK - 21410 Lunn Road

1. Farnsworth Field
2. Cappy Field

## CITY OF STRONGSVILLE, OHIO

RESOLUTION NO. 2023 - 046

## By: Mayor Perciak and All Members of Council

## A RESOLUTION ACCEPTING A MONETARY DONATION TO THE CITY OF STRONGSVILLE IN MEMORY OF STRONGSVILLE RESIDENT HARLENE SHAH, TO BE USED FOR THE CITY'S WALTER F. EHRNFELT SENIOR CENTER.

WHEREAS, the City of Strongsville Walter F. Ehrnfelt Recreation \& Senior Center offers a wide variety of programs and activities for all seniors who are residents and non-residents, and further sponsors many different types of events; and

WHEREAS, City of Strongsville resident, Harlene Shah, enjoyed spending time at the Senior Center; and

WHEREAS, sadly, Mrs. Shah, recently passed away; and
WHEREAS, Mrs. Shah's family has made a donation of $\$ 200.00$ in her memory to the Strongsville Senior Center; and

WHEREAS, therefore, the City now will accept such thoughtful donation in memory of Mrs. Shah.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That this Council hereby graciously accepts the above donation from the Shah family, and along with Mayor Perciak, expresses the City's appreciation for such generous donation in honor of Harlene Shah, to be utilized by the Walter F. Ehrnfelt Senior Center.

Section 2. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 3. That this Resolution shall take effect and be in force from and after the earliest period allowed by law.

President of Council
Date Passed: $\qquad$
Approved: $\qquad$
Date Approved: $\qquad$

CITY OF STRONGSVILLE, OHIO RESOLUTION NO. 2023 - $\underline{046}$
Page 2

|  | Yea | Nay | Attest:_ Clerk of Council |
| :---: | :---: | :---: | :---: |
| Carbone |  |  |  |
| Clark |  |  | RES 2023-046 Amended: |
| DeMio |  |  | Ord. No.2023-046 Amended: |
| Kaminski |  |  | $1^{\text {st }}$ Rdg. |
| Kosek |  |  | $2^{\text {nd }} \mathrm{Rdg}$. |
| Roff |  |  | $3^{\text {rd }}$ Rdg.__ Ref: |
| Short |  |  |  |
|  |  |  | Public Hrg.__Ref: |
|  |  |  | Adopted: $\longrightarrow$ Defeated: |

## CITY OF STRONGSVILLE, OHIO

ORDINANCE NO. 2023 - $\underline{047}$

By: Mayor Perciak and All Members of Council


#### Abstract

AN ORDINANCE APPROVING AND ADOPTING REPLACEMENT PAGES TO THE CODIFIED ORDINANCES OF THE CITY FOR THE LAST HALF OF 2022 AND THROUGH FEBRUARY, 2023, REPEALING ORDINANCES AND RESOLUTIONS IN CONFLICT THEREWITH, AND DECLARING AN EMERGENCY.


WHEREAS, in order to conform with the changes adopted by the Ohio General Assembly and with current State law as required by the Ohio Constitution, it is necessary for the City to amend certain provisions within its Traffic Code; and

WHEREAS, various ordinances of a general and permanent nature have been passed by Council since September, 2022 and through February, 2023, which now should be included in the Codified Ordinances; and

WHEREAS, Council has heretofore entered into a contract with the Walter H. Drane Company to prepare and publish the aforesaid amendments and revisions.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That the additions and amendments to the Traffic Code of the Codified Ordinances of the City of Strongsville, as prepared by the Walter H. Drane Company in order to comply with current State law, be and are hereby approved and adopted; and the ordinances of Strongsville of a general and permanent nature, as revised, re-codified, rearranged and consolidated into component codes, titles, chapters and sections within the February, 2023 replacement pages to the Codified Ordinances for the last half of 2022 and through February, 2023, be and are hereby approved and adopted, all as set forth in Exhibit A attached hereto and incorporated herein by reference.

Section 2. That any other ordinances or resolutions or parts thereof in conflict with any of the above Ordinances shall, to the extent of any conflict, be and are hereby repealed.

Section 3. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in meetings open to the public in compliance with all legal requirements.

Section 4. That this Ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, property, health, safety and welfare of the City; and for the further reason that there exists an imperative necessity for the earliest publication and distribution of the aforesaid amendments to the Codified Ordinances to the officials and residents of the City, so as to facilitate the administration and daily operation of the City and its departments, and to avoid practical and legal entanglements. Therefore,

## CITY OF STRONGSVILLE, OHIO

ORDINANCE NO. 2023 - $\underline{047}$
Page 2
provided this Ordinance receives the affirmative vote of two-thirds of all members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise from and after the earliest period allowed by law.
President of Council
Date Passed:

|  | Yea | Nay |
| :---: | :---: | :---: |
| Carbone |  |  |
| Clark |  |  |
| DeMio |  |  |
| Kaminski |  |  |
| Kosek |  |  |
| Roff |  |  |
| Short |  |  |

Approved: $\qquad$ Mayor

Date Approved: $\qquad$

Attest: $\qquad$ Clerk of Council


## EXHIBIT "A"

| Ord. No. | $\frac{\text { Date }}{11-21-22}$ | $\frac{\text { C.O. Section }}{1252.36}$ |
| :--- | :--- | :--- |
| $2022-073$ | $11-7-22$ | $1252,15,1252.16$, |
| $2022-122$ |  | 1252.18 |
| $2022-146$ | $10-3-22$ | $266.03(a)$ |
| $2022-156$ | $10-17-22$ | September 2022 <br> Replacement Pages |

## EXHIBIT "A" (Cont.)

## Traffic Code

438.10 Lights, Emblems, and Reflectors on Slow-Moving Vehicles, Farm Machinery, Agricultural Tractors, and Animal-Drawn Vehicles. (Amended)
438.16 Number of Lights; Limitations on Flashing, Oscillating or Rotating Lights. (Amended)

## General Offenses Code

None

# CITY OF STRONGSVILLE, OHIO 

RESOLUTION NO. 2023 - 048

## By: Mayor Perciak and All Members of Council

## A RESOLUTION APPROVING THE APPLICATION OF handle hills farm, llc to place land in an AGRICULTURAL DISTRICT.

WHEREAS, Handle Hills Farm, LLC (Frank and Mary Mehwald) (the "applicant") filed a renewal application with the Clerk of Council to place Permanent Parcel No. 396-01-008, located at 11244 Handle Road in the City of Strongsville ("applicant's land"), which the applicant has owned for many years, into an agricultural district; and

WHEREAS, through passage of Resolution No. 2018-015, this Council previously approved a prior similar application for the same property; and

WHEREAS, on March 9, 2023, the City was notified by the Cuyahoga County Fiscal Office, Appraisal Division, that it has approved the application; and

WHEREAS, this Council held a public hearing on April 3, 2023 within the time prescribed by law, to hear the applicant and any public comments in support of and/or against the granting of the application.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF STRONGSVILLE, COUNTY OF CUYAHOGA AND STATE OF OHIO:

Section 1. That this Council finds and determines that the application attached hereto as Exhibit A to place applicant's land comprising some 18.92 acres in an agricultural district is in compliance with law and is hereby approved.

Section 2. That the approval of the application to place applicant's land in an agricultural district shall be for the period commencing on the effective date as established by law and ending no later than five (5) years thereafter.

Section 3. That the Clerk of Council be and is hereby directed to forward a certified copy, return receipt requested, of this Resolution to the applicant and the Cuyahoga County Fiscal Office within five (5) days from the date of adoption of this Resolution in accordance with law.

Section 4. That it is found and determined that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council; and that all deliberations of this Council, and any of its committees, that resulted in such formal action were in compliance with all legal requirements.

Section 5. That this Resolution shall take effect and be in force from and after the earliest period allowed by law.

CITY OF STRONGSVILLE, OHIO
RESOLUTION NO. 2023 - 048
Page 2

President of Council
Date Passed: $\qquad$

Yea
Nay

| Carbons | $=$ |  |
| :--- | :--- | :--- |
| Clark | $=$ |  |
| DeMo | $=$ | $=$ |
| Kaminski | $=$ | $=$ |
| Kosek | $=$ | $=$ |
| Roff | $=$ |  |
| Short |  |  |

Approved: $\qquad$
Date Approved: $\qquad$

Attest: $\qquad$
RES
RES No.2023-048 Amended: $\qquad$
$1^{\text {st }} \mathrm{Rdg}$. — Ref: $2^{\text {nd }} \mathrm{Rdg}$. $\qquad$
Ref:
$3^{\text {rd }}$ RAg. $\qquad$
$\qquad$

Public Arg. $\qquad$ Ref:
Adopted: $\qquad$

# ACCEPTANCE OF APPLICATION FOR PLACEMENT OF FARMLAND IN AGRICULTURAL DISTRICT 

(O.R.C. SECTION 929.02)

Fiscal Office
Appraisal Department

Attn: Frank \& Mary Mehwald
16892 Woodleaf Rd
Strongsville, Oh 4413644136

The Cuyahoga County Fiscal Office is in receipt of your request for placement of farmland in an Agricultural District. We have reviewed the real property identified in your application received on 2/22/2023.

In accordance with Ohio Revised Code Section 929.02, you are hereby notified that your application meets the requirements of an Agricultural District and has been approved by the Cuyahoga County Fiscal Office.

In addition, you are required to file this application with the Clerk in your municipality at the address below. The legislative body is required to conduct a public hearing on the application within 30 days after the application has been filed with the Clerk. Within 30 days of the hearing, the legislative body may approve the application, modify and approve the application as modified, or reject the application.

The affected permanent parcel numbers and addresses are:

| PARCEL ID | ACREAGE | ADDRESS | TAX DISTRICT |
| :---: | :---: | :---: | :---: |
| $396-01-008$ | 18.92 | 11244 HANDLE ROAD | $650-$ STRONGSVILLE |

If you have any questions, please e-mail me at Mbrown1@cuyahogacounty.us or call me at 216-698-6590.


Miehael Brown
CAUV Coordinator /
Appraisal Systems Analyst

Send to: City Of Strongsville<br>Aimee Pientka, Clerk Of Council 16099 Folitz Pkwy<br>Strongsville, OH 44136

CC: Lou Gentile, Appraisal Manager

# APPLICATION FOR PLACEMENT OF FARMILAND IN AN AGRICULTURAL DISTRICT 

(See page 4 for General Information regarding this Application)

## INSTRUCTIONS FOR COMPLETING APPLICATION

## Print or type all entries.

- List description of land as shown on the most recent tax statement or statements. Show total number of acres.
- Describe location of property by roads, etc., and taxing district where located.
- State whether any portion of land lies within a municipal corporation.

Note: See "Where to File" on page 4 to be sure that a copy of this Application is also filed with the Clerk of the municipal legislative body as well as the County Auditor.

- A renewal application must be submitted after the first Monday in January and prior to the first Monday in March of the year in which the agricultural district terminates for the land to be continued in this program.
- If the acreage totals 10 acres or more, do not complete Part D.
- If the acreage totals less than 10 acres, complete either D (1) or (2).
- Do not complete page 3. This space to be completed by the County Auditor and/or Clerk of the municipal legislative body.
A. Owner's Name:


B. Does any of the land lie within a municipal corporation limit or subject to pending annexation?

Yes__ No $\quad \mathrm{C}$
If YES, REMEMBER a copy of this application must be submitted to the Clerk of the municipal legislative body.

[^1]C. Is the land presently being taxed at its current agricultural use valuation under Section 5713.31 of the Ohio Revised Code?
Yes $\qquad$ No $\qquad$
If NO, complete the following showing how the land was used the past three years:

D. Does the land for which the application is being made total 10 acres or more devoted exclusively to agricultural production or devoted to and qualified for payments or other compensation under a land retirement or conservation program under an agreement with an agency of the federal government?
Yes $\qquad$


## If NO complete the following:

1. Attach evidence of the gross income for each of the past 3 years, if the average yearly income from agricultural production was at least twenty-five hundred ( $\$ 2,500.00$ ) dollars or more, or
2. If the owner anticipates that the land will produce an annual gross income of twenty-five hundred ( $\$ 2,500.00$ ) dollars or more, evidence must be attached showing the anticipated gross income.

## Authorization and Declaration

By signing this application, I authorize the county auditor or his duly appointed agent to inspect the property described above to verify the accuracy of this application. I declare this application (including accompanying exhibits) has been examined by me and to the best of my knowledge and belief is a true, accurate and correct application. I understand that land removed from this program before the 5 -year enrollment period is subject to penalty, in accordance with Section 929.02(D) of the Ohio Revised Code.

## Signature of Owner:



## Date:

$\qquad$


## Action of County Auditor



Rejected $\qquad$ *

Date Application Filed with County Auditor


Date Filed (if required) with Clerk of Munieipaigorporation emailed $3 / 9 / 23$. Ori9.to be mulled by
County Auditor's Signature
Date Decision Mailed and Emailed ${ }^{1}$ to Applicant $\qquad$
Email Address ${ }^{1}$ macymeh e roaclrunner.com

## OR

Date Decision Sent Certified Mail to Applicant $\qquad$
Certified Mail No. $\qquad$

## Action of Legislative Body of Municipal Corporation

Application Approved $\qquad$ Approved with Modifications $\qquad$ * Rejected $\qquad$ *

Date Application Filed with Clerk $\qquad$
Date of Public. Hearing $\qquad$
Date of Legislative Action $\qquad$
Clerk's Signature $\qquad$ Date $\qquad$
Date Decision Mailed and Emailed ${ }^{1}$ to Applicant $\qquad$
Email Address ${ }^{1 .}$ $\qquad$
OR
Date Decision Sent Certified Mail to Applicant $\qquad$
Certified Mail No. $\qquad$

## * IF MODIFIED OR REJECTED, ATTACH SPECIFIC REASONS FOR MODIFICATION OR REJECTION

1 Enter the "internet identifier record" typically know as an electronic mail address, or any other designation used for self-identification or routing in internet communication or posting, provided for the purpose of receiving communication.

## INFORMATION FOR PLACEMENT OF FARMLAND IN AN AGRICULTURAL DISTRICT

A. WHO MAY FILE?

Any owner of land used for agricultural production may file an application to have the land placed in an agricultural district.
B. WHERE TO FILE

The completed application must be filed with the auditor of the county where the land is located. The applicant will be notified of action taken by the county auditor within 30 days of the filing of the application if the land is not within a municipal corporation or an annexation petition has not been filed. If the land for which an application has been made lies within a municipal corporation limit or if an annexation petition that includes the land has been filed with the Board of County Commissioners under Section 709.02 of the Ohio Revised Code, a copy of the application must also be filed with the Clerk of the legislative body of the municipal corporation. The legislative body is required to conduct a public hearing on the application within 30 days after the application has been filed with the Clerk. Within 30 days of the hearing, the legislative body may approve the application, modify and approve the application as modified, or reject the application.
C. WHEN TO FILE AND RENEWAL

The original application may be filed at any time for placement of land in an agricultural district for a five-year period. If at the end of five years, the owner decides to keep some or all of his or her land in a district, he or she shall submit a renewal application and must meet the same land requirements and use the same application process as the original application. The renewal application may be filed at any time after the first Monday in January and prior to the first Monday in March of the year during which an agricultural district terminates, for a period of time ending on the first Monday in April of the fifth year following the renewal application.
D. WHAT IS "LAND USED FOR AGRICULTURAL PRODUCTION?"

In accordance with Section 929.01(A) of the Revised Code, land is devoted to "agricultural production" when it is used for commercial aquaculture, apiculture, animal husbandry, poultry husbandry; the production for a commercial purpose of field crops, tobacco, fruits, vegetables, timber, nursery stock, ornamental shrubs, ornamental trees; flowers or sod; the growth of timber for a noncommercial purpose if the land on which the timber is grown is contiguous to or part of a parcel of land under common ownership that is otherwise devoted exclusively to agricultural use; or any combination of such husbandry, production, or growth; and includes the processing, drying, storage and marketing of agricultural products when those activities are conducted in conjunction with such husbandry, production, or growth.
"Agricultural production" includes conservation practices provided that the tracts, lots, or parcels of the land or portions thereof that are used for conservation practices comprise not more than twenty-five percent of tracts, lots, or parcels of land that are otherwise devoted exclusively to agricultural use and for which an application is filed.
"Conservation practices" are practices used to abate soil erosion as required in the management of the farming operation, and include, but are not limited to, the installation, construction, development, planting, or use of grass waterways, terraces, diversions, filter strips, field borders, windbreaks, riparian buffers, wetlands, ponds, and cover crops for that purpose.
E. WHAT DOES "TRACTS, LOTS, OR PARCELS OF LAND" MEAN?

Tracts, lots, or parcels mean distinct portions of pieces of land (not necessarily contiguous) where the title is held by one owner, as listed on the tax list and duplicate of the county, is in agricultural production and conforms with the requirements of either D1, D2, or D3 below.

## F. ARE THERE ANY OTHER REQUIREMENTS?

1. The land for which the application is made must have been used exclusively for agricultural production or devoted to and qualified for payments or other compensation under a land retirement or conservation program under an agreement with a federal agency for the three consecutive calendar years prior to the year in which application is made. Evidence must be shown on the application. If the land contains timber which is not being grown for commercial purposes the land on which the timber is growing must be contiguous to or part of a parcel under common ownership that is otherwise devoted exclusively to agricultural use.
2. If the total amount of land for which application is made is less than 10 acres, there is an additional requirement that the applicant submit evidence with his application that the activities conducted on the land have produced an average yearly gross income of at least twenty-five hundred dollars over the three years immediately preceding the year in which application is made or that the land will produce an anticipated annual gross income of that amount.
3. Evidence of annual gross income may be satisfied by attaching to the application form a short statement stating the number of animals by species and anticipated market value, number of acres of crops to be grown, their expected yield and price per bushel or similar specific information.
G. IS THERE A PENALTY FOR EARLY WITHDRAWAL?

Land removed from this program before the 5-year enrollment period is subject to penalty, per Section 929.02(D) of the Ohio Revised Code. See County Auditor's Office for details on how the amount of the withdrawal penalty is determined.
H. APPEAL OF APPLICATION

The applicant may appeal the denial of the application to the court of common pleas of the county in which the application was filed within thirty days of the receipt of the notice denying the application. When the land lies within a municipality the applicant may also appeal a decision to modify or reject an application to the court of common pleas of the county in which the application was filed within thirty days of the receipt of the notice of modification or rejection. In addition, the applicant may withdraw an application modified by a legislative body if he or she disapproves of the modifications.


[^0]:    Date Passed

[^1]:    1 Enter the "internet identifier record" typically know as an electronic mail address, or any other designation used for self-identification or routing in internet communication or posting, provided for the purpose of receiving communication.

