

COMMISSIONERS MEETING – MONDAY, NOVEMBER 24, 2003

Stephen D. Hambley called the meeting to order at 9:30 a.m. with Sharon A. Ray and Patricia G. Geissman present.

The meeting opened with the Pledge of Allegiance and a Prayer.

At the beginning of the meeting the oral reading of the November 17 minutes was dispensed with. Each Commissioner has read them personally. Mrs. Geissman moved to approve the minutes; Seconded by Ms. Ray. There was no discussion. Roll Call showed Mr. Hambley and Mrs. Geissman voting AYE with Ms. Ray abstaining.

Doug King, Administrative Assistant in the County Engineer's Office, presented a resolution to accept and award the bids for aggregate materials to multiple suppliers depending on the location of work being done, and a resolution establishing viewing and hearing dates as necessitated by receipt of a petition seeking the vacation of streets in the Marysville Plat in Liverpool Township. Mrs. Geissman moved to approve the 2 resolutions; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Commissioners reviewed the weekly permits list.

Chris Jakab, Finance Director, presented and reviewed resolutions amending the annual appropriation resolution by increasing/decreasing and transferring appropriations, expenditure adjustments, revenue adjustments, various transfers, purchasing fuel for the Engineering Center from Weaver Oil, submission of a provider certification to the Western Reserve Area Agency on Aging (WRAAA), and the weekly bills in the amount of \$998,135.51. Submission of a provider certification to the WRAAA is on behalf of the Office for Older Adults for the Passport Program to allow them to be a passport certified home-delivered meal service provider. The unit cost established by passport is \$5.64 per meal, which exceeds our current unit cost for that same service delivery to the residents that are eligible. Mrs. Geissman moved to approve the 9 resolutions and payment of the bills; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Gary Berkowitz, Human Resources Director, presented and reviewed the personnel resolution. Mrs. Geissman moved to approve the personnel changes; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Gary presented a resolution adopting the addendum to the Collective Bargaining Agreement between the Child Support Enforcement Agency (CSEA) and Teamsters Local 293. This addendum approves the final year wage agreement at 3% and increased another step for the step increases. Mrs. Geissman moved to approve the addendum; Seconded by Ms. Ray.

Mrs. Geissman thanked Gary for his help with this, noting that past negotiations have not always gone so smoothly.

There was no further discussion.

Roll Call on the motion and second to approve the addendum showed all Commissioners voting AYE.

John Stricker, County Administrator, presented and reviewed a resolution amending the Table of Organization for Workforce Development. This adds an Intermittent Career Counselor that is being paid through a grant on an as needed basis. Mrs. Geissman moved to approve the amendment; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Ken Hotz, Sanitary Engineer, presented a resolution accepting and awarding the bid for Chatham, State Route 83 and Coon Club Road waterline project and authorizing to proceed with construction. This will allow for water to be supplied to downtown Chatham. The release of

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funds was received from the State last week. Mrs. Geissman moved to accept and award the bid; Seconded by Ms. Ray.

Through questioning, Ken stated that there will be a pre-construction meeting within a week to determine when the project will start. He hopes the project can be completed by the end of this year. The project will extend waterlines from the tank to the center of Chatham. As sections of the waterline are complete they will be able to open those lines.

There was no further discussion.

Roll Call on the motion and second to accept and award the bid showed all Commissioners voting AYE.

Ken presented a resolution authorizing release of the escrow account of Fechko Excavating for the Wilbur, Remsen Chase Subdivision, Baker, Watkins and Smith Road waterline project. Mrs. Geissman moved to approve the release; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Ken presented a resolution authorizing the Sanitary Engineer to obtain easements. The waterline easement is for the Chatham waterline project and the sanitary sewer easement is for a property development. Mrs. Geissman moved to approve obtaining the easements; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Ken presented a resolution accepting and awarding bid for Penny's Drive sewer replacement project. This project is located within the City of Brunswick in an easement from Brunswick Gardens. There are been a lot of problems with the lines in the area, which were built in 1961. Mrs. Geissman moved to accept and award the bid; Seconded by Ms. Ray.

Through questioning, Ken stated that the project is being paid through funding borrowed from the OWDA.

There was no further discussion.

Roll Call on the motion and second to accept and award the bid showed all Commissioners voting AYE.

Ken presented a resolution authorizing the final adjusting change order for the Erhart, Carsten and Coon Club Road waterline project with Mark Schaffer Excavating. This is the project that extends lines from Spieth Road to the Chatham tank plus adds 700 feet of lines. Mrs. Geissman moved to approve the change order; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Karl Cetina, MCDAC Director, reported that he has been working with the 18 grantees and everything is going well with few glitches. He has also met with the Treatment Alternatives to Street Crimes (TASC) Partnership that involves numerous counties and the State Drug & Alcohol Board and they are interested in Medina County joining them. He is working with law enforcement and treatment service agencies to see how this could bring in more to assist them in our county. The Partnership has been proven to work. The Tobacco Information & Prevention Coalition had their third meeting and there are 20 organizations interested in becoming charter members. He and representatives from Cornerstone Wellness met with Columbus officials regarding the evaluation and survey and plans for the building phase of this program.

Mr. Hambley presented a resolution commending the Blue Ribbon Restaurant on receiving the Friend of 4-H Award. Mrs. Geissman moved to approve the commendation; Seconded by Ms. Ray.

Mrs. Geissman noted that this commendation had been approved previously and has been corrected.

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The Clerk stated that she had been told the gentleman at the restaurant had been named and he had requested that the restaurant receive the award instead.

There was no further discussion.

Roll Call on the motion and second to approve the commendation showed all Commissioners voting AYE.

The Clerk read the resolution to allow expenses of county officials. Mrs. Geissman moved to allow the expenses; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

Commissioners proceeded with the review of an Expedited Type 1 annexation petition from York Township to the City of Medina.

The Clerk presented the plat for review, noting that she understands corrections are to be made to the plat and legal description. The corrected plat and description have not been received, and she understood this annexation petition would be considered for conditional approval pending the corrections.

Mr. Hambley noted that this annexation involves an agreement between the Township and City involving economic development. That agreement was passed about a month ago.

Mark Totten, York Township Trustee, stated that a lot of time, effort and coordination went into this to get total property owner approval. The agreement sets up a number of goals to provide for a cooperative economic area.

Colene Conley, York Township Trustee, added that they have worked a year and a half on this and it was a pleasure working with the City.

Through questioning, Mr. Totten agreed that the number of parcels joining into this increased as they started working towards the comprehensive coordination for development because it makes sense. This will enhance the water and sewer service in the area and there was little objections from adjacent owners.

Ms. Conley noted that one property was for sale and the owner ended up joining in this effort.

Mr. Totten stated that the collaboration was very good and it is a win/win situation for York Township, Medina City and Medina County.

Mr. Hambley noted that the land will not detach from the township and there will be a co-jurisdiction through the period of the agreement.

Mr. Totten noted that under there is a provision in the agreement to extend the period of time as well.

Mrs. Geissman stated that it is important that the tax base is being shared.

John Coyne, Medina City Councilman, stated that the agreement did take a long time to work through, noting that they had to work from scratch. This agreement shows that communities can cooperate for benefits to all involved. This sets the foundation for developers to come in and development the land without having to worry about annexing the land in order to get services, etc. There will also be a Community Reinvestment Area (CRA) developed for the land in the area to help attract businesses. Recognition also has to be given to the other property owners within the area and their initiative in believing in the township and city.

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Mr. Hambley stated that of all of the annexations, this is the type preferred because it is a win/win situation and all parties have agreed. This was an opportunity for the communities to work together and he hopes this will be replicated in other areas of the county as well. He noted that there was a technical review of the plat and legal description last week involving the County Engineer, City, Township, County Prosecutor, etc. He understands from that meeting that the Commissioners can approve the annexation contingent upon the technical corrections being made to the plat and legal description.

Bill Thorne, Assistant Prosecutor, stated that it can be approved, noting that the law states that annexation cannot be dismissed because of technical problems that are correctable.

Mrs. Geissman moved to approve the Expedited Type 1 annexation petition for land from York Township to the City of Medina contingent upon receipt of a corrected plat and legal description; Seconded by Ms. Ray. There was no further discussion. Roll Call showed all Commissioners voting AYE.

Commissioners reviewed a liquor permit notice for the transfer of a permit Nak Inc. to G&M Tavern in Brunswick Hills Township. No comments or concerns have been received by this office.

The meeting was opened for public comment and there was no one present wishing to comment.

Mr. Hambley noted that there will be a public hearing on the flood plain regulations at 10:10 a.m. There are 2 hearings required and due to an error in publication, the second hearing was scheduled for next Monday. Passage of the regulations is required by December 2. The regular session of next week's meeting will consist of the public hearing and any emergency business that needs addressed. The meeting will be recessed and continued on Thursday morning.

Commissioners took a short recess until the advertised time for the public hearing.

At 10:12 a.m. Commissioners convened the public hearing on the proposed revisions to the Flood Damage Reduction Regulations.

Dan Wilhoite, County Engineer's Office, stated that the City of Brunswick had their flood plain maps revised because portions of Brunswick Hills Township are intertwined. Before those can become official participating entities have to meet the FEMA standards and criteria for flood plains. The County adopted the current regulations in 1992. Those were sent to the ODNR FEMA Division for review and they felt there were several areas that don't meet the current criteria. ODNR recommended a new base model and after comparing those, it was felt their model would be a good one to use. There are more definitions, expanded definitions, and clearer language in their model. The Engineer's office felt the work they will be responsible for doing is substantially the same.

Dan reviewed proposed changes under *Other Conditions for Variances* to remove new construction from the definition and wording changes in order not to give property any preferential treatment. Bill Thorne, Assistant Prosecutor, had given some comments on wording changes and ODRN has reviewed the changes and approved them. Other changes include removal of "including any additional areas of special flood hazard annexed by Medina County, Ohio" under *Lands to Which These Regulations Apply*; changing the last sentence under *Abrogation and Greater Restrictions* to "These regulations shall not impair any deed restriction covenant or easement but the land subject to such interests shall also be governed by the regulations; under *Appeals*, changing the appeal time from 10 days to 30 days; under *Public Hearing*, removing "as the Appeals Board requires" and changing to "as necessary"; under *Considerations*, adding "and" after "all relevant factors" in the first sentence; and, under *Violations and Penalties*, changing the penalty from being "fined or imprisoned as provided

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by the laws of Medina County, Ohio” to “shall be fined not more than \$300 and in addition shall pay all costs and expenses involved in the case”.

There was a discussion relative to the fine of \$300 being the maximum under State statutes. It was agreed that if the amount were removed and the sentence were written that the fine be in compliance with the State statutes the County would not have to hold public hearings in the future just to change the fine amount if the State increases that amount. It was agreed to change the sentence to “shall upon conviction thereof be fined an amount as provided in the Ohio Revised Code and, in addition, pay all costs and expenses involved in the case”.

Dan agreed to have a resolution prepared for consideration following the next hearing that will be held on December 1.

There was no further discussion.

Mrs. Geissman moved to adjourn the public hearing on the flood plain regulations; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

There was no further business before the Board for the regular session.

At 10:30 a.m. Mrs. Geissman moved to recess into Executive Session for the purpose of personnel/appointment; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

It was noted that an interview for the County Home Advisory Council is scheduled under this Executive Session for 11:00 a.m.

Commissioners reconvened the meeting at 1:30 p.m. for the discussion session.

Gary Searle, Workforce Development Director, introduced Jill Weinhart from Summit County, noting that they are engaged in the process of bringing the partnership together.

Mr. Hambley presented information on the Growth Management Strategy, noting that with the residential growth this should be revisited. He suggested convening a special meeting in December with the Planning Commission too examine each area of the strategy. There may be some areas that need to be expanded. This will also be important to the Commission in terms of next year’s budget. One area is the assistance to townships on comprehensive planning.

After a brief discussion, it was agreed to approach the Planning Commission at their next meeting about holding a special meeting on the Growth Management Strategy. It was agreed that this would be an evening meeting.

Patrice Theken, Department of Planning Services Director, stated that we don’t want to push these things on the townships but to make sure they are all aware of the help that is available from their department. She noted that there are cost factors involved with these things and the townships are afraid of those costs. There are some areas of involvement in which there are no charges, but the Department needs direction on where to draw the line on this. Everyone agreed with this.

Ms. Ray noted that she received an email from the veterinarian she had contacted at the Dog Wardens & Commissioners seminar. There wasn’t much additional information provided. On the issue of holding animals longer and the increased chances for illness, they use have a quarantine policy and commit to medical care. She agreed to continue following up on this.

Nancy Girton, Auditor’s Office, stated that the no-kill shelters have a quarantine area and all new animals are examined and placed in quarantine for a specific amount of time.

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Ms. Ray presented a copy of a draft contract with the Convention & Visitor's Bureau for advertising at the Community Center. Bill Thorne has reviewed and recommended limiting where the advertising can be displayed. She will check with the Convention & Visitor's Bureau and if they have no problems she will have it prepared for approval next week.

There was a brief discussion regarding the 75/25 split in money earned from this advertising. This was kept in the contract at this time.

Being the time for an annexation hearing, Commissioners recessed the meeting at 1:46 p.m.

Commissioners reconvened the meeting for the public hearing on the petition for annexation of 14.0224 acres of land from Brunswick Hills Township to the City of Brunswick.

Greg Happ, Attorney for the Petitioner, requested that Stephen Sokol, petitioner, be sworn in.

Mr. Hambley swore in Mr. Sokol.

Through questioning by Mr. Happ, Mr. Sokol stated that he is the sole owner of the property and that he filed the petition for annexation. Pursuant to the ORC notices were sent by certified mail to Brunswick Hills Township, City of Brunswick and Medina County Commissioners.

The return cards were presented as exhibits and examined by Ms. Michelle Slimak, Attorney for the Township.

Through further questioning, Mr. Sokol identified copies of documents that were submitted to set the hearing as required by the Medina County Commissioners. The first document was a letter to Brunswick Hills Township with the attached petition and map that was placed in the US Mail as certified with return receipt. This was addressed to Clerk Toni Roberts, and the card was received back. The 14 acres is located on the north side of Laurel Road between Pearl Road and Carpenter Road and south of Route 303. The parcel is an island of Brunswick Hills Township and one additional parcel that is within the island. Under the current zoning of the Township and the proposed zoning of the City, there would be approximately 40 homes constructed. The area is not serviced by public water and can only be obtained from the 1977 Brunswick/Brunswick Hills water agreement that requires annexation of this property. It is no feasible to put in 40 wells for water. It would be in the public good to have the property annexed because it would be a continuation of Brunswick City and their services. All roads abutting this property are city roads and there are 2 city stub streets within the parcel. If this remains in the Township it would be hard to explain the neighborhood as it is an island within the City, noting that, as an example, the street design codes are different between the City and Township, as well as the entities having different building practices. He is interested in developing this land by the city rules. If it is not annexed, there would be confusion by the residents as to services, roadway maintenance, etc. The residents surrounding the area would be in the City and the residents within the area would have no say on what goes on in the area. Using the rules and regulations of the City would make development easier because it would be the same as the surrounding area.

Mr. Happ noted that an affidavit by the Township's attorney has been filed asking for rejection of the annexation. Under ORC 709.0233, this affidavit was not filed with his client or the Commissioners within 15 days, which would have allowed for time to subpoena witnesses. He asked that the affidavit not be considered.

Through cross-examination by Ms. Slimak, Mr. Sokol reviewed the return card from the Township and stated he doesn't know who signed for the letter and that the date is not clear. Prior to filing this regular annexation an expedited type was prepared, but was not filed. He doesn't feel there is any confusion with the annexations, but he understands the Township feels

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there is. The expedited type petition was circulated in an attempt to get agreements with the Township and City. Originally the trustees agreed to this, but later changed their minds. The expedited was not filed with them or with Medina County. He was not aware that at the last hearing the City of Brunswick attorney asked questions and the petition he had was the expedited petition. He remembered that there was discussion about confusion. Brunswick City was served with both petitions because it originally was to be expedited and he needed their consent. They passed their ordinance at that time for the expedited. When it changed to a regular, he re-circulated everything with a regular petition, which was also approved by ordinance by the City. He had a copy of the city's file to make sure it was the regular petition. This was presented as an Exhibit. The file with the Township should be the same as the City's.

Through questioning by Mr. Happ, Mr. Sokol stated that he had picked up the documents himself from the City receptionist. This is everything that was circulated to them and the identical information was sent to the Township.

Through questioning by Mr. Hambley, Mr. Sokol stated that when he originally brought up the expedited type annexation there were hopes that it would be agreeable with the City and Township. The expedited type 1 petition was to allow for the annexation and detachment and both entities needed to agree to that. The City approved this type and when he met with the Trustees they voted 2-1 to accept the expedited type 1. With that vote he went for formal approval by the Trustees and they decided not to approve it. At that time he determined he would file a regular annexation, which does detach the land from the Township. There was some discussion of an expedited type 2 petition that wouldn't detach. He felt this was unfair to the future residents of the area because it would allow for double taxation on those property owners and there would be confusion with voting rights and services being provided.

Mr. Hambley read a fax that was received earlier from the City of Brunswick requesting that the property owner be allowed to withdraw the petition because of insufficient service on the City and Township. The letter was from the Brunswick Law Director.

Mr. Sokol stated that he was not aware of that fax.

Mr. Hambley asked whether he feels it is beneficial to pursue this annexation with the knowledge that the City feels there was insufficient notice.

Mr. Happ replied that they would. The 6 requirements only requires that the petition meet the conditions of ORC 709.02. It doesn't say the requirements of 709.03, which is the requirement of the notice. There is no evidence to contradict that the applicant provided as per the statutes the green cards with the political entities that were required. There is also a signed receipt acknowledging that the City received the petition. Under 709.01.5, the requirement is that they have to substantially comply with the statutes. In this case, there is the evidence of the green cards, testimony that they were placed in the US Mail, and everyone had reasonable notice because it was in the newspaper. In addition the City had notice because they passed their ordinance in accordance with 709.03(D). He asked that 709.02 be used to approve this petition.

Ms. Slimak stated that in order to have the petition properly before the Board they must comply with the statutes involving notice requirements as to service upon the Clerk. This was dealt with recently with the Foote Road annexation petition. The evidence is contradictory in that the date on the green card on the notice to Trustees is in question. The date is not clear and if it is the August date, that was the expedited petition, not this regular petition. There is also question on who signed. She asked that Commissioners keep in mind their previous decision made regarding the notice requirements.

Mr. Happ noted that the receipt from the Post Office is attached showing the mailing dates.

There was no further testimony.

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Mr. Hambley noted that the Planning Department was asked to provide an analysis, but due to communications between the property owner, township and city and the uncertainty of whether this hearing would proceed, the Department was not able to provide the analysis. At this point the hearing does not have to be closed and he suggested that the hearing be continued in order to give the Planning Department time to provide the analysis. After a brief discussion, there was a consensus to get the analysis from the Planning Department and to continue this hearing to December 8,

Mr. Happ asked if the hearing will be open for further evidence, noting that they would be able to subpoena witnesses regarding the green cards.

It was agreed that further evidence would be allowed.

In review of the agenda book, the hearing was scheduled for continuation to December 8 at 10:00 a.m.

The hearing recessed at 2:23 p.m.

Commissioners reconvened the discussion session at 2:26 p.m.

Mrs. Geissman reported that she has heard from the PUCO regarding the 3 railroad crossings that a funding application was sent in for lights and gates. The cost is \$166,500 for the lights and gates. The most dangerous crossing is on Garman Road and they have agreed to pay 65% of the costs, with the railroad company paying 10% and the County/Township paying 25%, for which she will apply to Angels on Track for reimbursement. Regarding costs for the other 2 crossings, Beach Road and Branch Road, they will pay 35%, with the railroad company paying 10% and the County/Township paying the remainder. She had originally been told the PUCO funding would be a minimum of 45%, but they have recently reduced their minimum to 35%. She will continue working to get the railroad company or even PUCO to pay more of the costs, as well as talking with the townships involved, Westfield, York and Sharon, regarding contribution from them for the local share amount. She noted that the railroad company is responsible for the maintenance of the lights and gates once they are installed.

Mr. Hambley noted that the Housing Task Force has been utilized in regards to Fair Housing, and it is being reviewed to formalize this as a task force under the Commissioners. The intent is to have charter members from Job & Family Services, Battered Women's Shelter, MRDD, as well as a banker and realtor on the board. This will increase the task force's planning to identify priorities and to go after HUD funding for specific assistance to improve the housing "stock" that is available in the county. This would meet the Fair Housing oversight requirements as well as the block grant requirements.

Mr. Hambley noted that at the public hearing regarding a public defender, Judge Chase raised the issue that the municipal courts had no input in the Commission. Commissioners offered the municipal court judges the ability to provide names and Judge Chase agreed to talk with Judge McIlvaine. Recently a message was received from Judge Chase that he has been too busy and that the Board is "on your own". He noted that there have been several applications received.

Mr. Hambley stated that letters of support for the proposed changes to representation on the Planning Commission have been received from Hinckley and Brunswick Hills Township. The Brunswick City Planning Commission has endorsed the change, but Brunswick City Council has tabled their decision.

There was a review with the Clerk on upcoming term expirations for various appointed board members. The Clerk will check with Mead Wilkins for a replacement on Community Action Wayne/Medina. It was agreed to reappoint John Gotheridge to the Emergency Management Executive Board and Mr. Hambley to NOACA. Commissioners will try to come up with names for an alternate for MCDAC and they will review their appointments to the CRA

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Housing Council. It was noted that there will be a resignation coming for a member of the County Home Advisory Council.

Bill Thorne agreed to review the file for the Brunswick annexation petition that was heard earlier today. He will make an analysis and recommendation to the Board.

Ken Hotz noted that \$50,000 was received from CDBG for the Chatham water project for connections for low income residents. The criterion for low income is set up by the State. When the contracts start for this project the residents along the roads will be advised of this funding.

Mr. Hambley noted that next week's regular meeting on Monday will involve the flood plain regulations hearing and then will be continued to Thursday, December 4 starting at 9:30 am.

There was no further business before the Board for discussion.

Mrs. Geissman moved to adjourn the meeting at 2:50 p.m.; Seconded by Ms. Ray. There was no discussion. Roll Call showed all Commissioners voting AYE.

RESOLUTIONS PASSED:

- 03-0978 RESOLUTION TO ALLOW CLAIMS AND AUTHORIZE ISSUANCE UPON THE TREASURER IN SETTLEMENT OF SUCH LIST OF CLAIMS

- 03-0979 RESOLUTION COMMENDING THE BLUE RIBBON RESTAURANT ON RECEIVING THE FRIEND OF 4-H AWARD

- 03-0980 RESOLUTION ACCEPTING AND AWARDED THE BIDS FOR AGGREGATE MATERIALS FOR USE BY THE MEDINA COUNTY HIGHWAY DEPARTMENT

- 03-0981 RESOLUTION ESTABLISHING VIEWING & HEARING DATES AS NECESSITATED BY RECEIPT OF PETITION FROM A LANDOWNER ETAL SEEKING THE VACATION OF STREETS IN THE MARYSVILLE PLAT...LIVERPOOL TOWNSHIP, MEDINA COUNTY, OHIO RECORDED 1837 IN DEED VOL N PG 131...RECORDER'S

- 03-0982 RESOLUTION AMENDING THE ANNUAL APPROPRIATION RESOLUTION

- 03-0983 RESOLUTION AMENDING THE 2003 APPROPRIATIONS RESOLUTION BY TRANSFERRING APPROPRIATIONS

- 03-0984 EXPENDITURE ADJUSTMENTS FOR VARIOUS FUNDS

- 03-0985 REVENUE ADJUSTMENT FOR WORKFORCE DEVELOPMENT FUND

- 03-0986 RESOLUTION AUTHORIZING COUNTY AUDITOR TO TRANSFER FUNDS FROM THE CHILD SUPPORT ENFORCEMENT FUND TO THE PROSECUTOR TITLE IV-D FUND

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- 03-0987 TRANSFER OF COUNTY GENERAL FUND TO THE COUNTY DIVERSION PROGRAM
- 03-0988 AUTHORIZING THE TRANSFER OF FUNDS BETWEEN VARIOUS SANITARY ENGINEER FUNDS AND COUNTY FUNDS
- 03-0989 RESOLUTION AUTHORIZING THE PURCHASE OF 3,500 GALLONS OF PREMIUM UNLEADED AND 3,800 GALLONS OF REGULAR UNLEADED GASOLINE FOR THE ENGINEERING CENTER
- 03-0990 AUTHORIZING THE SUBMISSION OF A PROVIDER CERTIFICATION TO THE WESTERN RESERVE AREA AGENCY ON AGING
- 03-0991 RESOLUTION APPROVING PERSONNEL CHANGES FOR THE EMPLOYEES UNDER THE JURISDICTION OF THE MEDINA COUNTY COMMISSIONERS
- 03-0992 RESOLUTION ADOPTING THE ADDENDUM TO THE COLLECTIVE BARGAINING AGREEMENT BETWEEN THE MEDINA COUNTY CHILD SUPPORT ENFORCEMENT AGENCY (CSEA) AND TEAMSTERS LOCAL 293
- 03-0993 RESOLUTION AMENDING THE TABLE OF ORGANIZATION FOR WORKFORCE DEVELOPMENT
- 03-0994 RESOLUTION ACCEPTING AND AWARING BID FOR CHATHAM, STATE ROUTE 83 AND COON CLUB ROAD WATERLINE PROJECT & AUTHORIZING TO PROCEED WITH CONSTRUCTION MCSE #W-500/00-5.1.59
- 03-0995 RESOLUTION AUTHORIZING THE COUNTY SANITARY ENGINEER TO RELEASE THE ESCROW ACCOUNT OF FECHKO EXCAVATING... WILBUR, REMSEN CHASE SUBDIVISION, BAKER, WATKINS & SMITH ROADS WATERLINE MCSE #W-500/00-7.1.22
- 03-0996 AUTHORIZING THE SANITARY ENGINEER TO OBTAIN EASEMENTS FOR VARIOUS SANITARY SEWER AND WATER IMPROVEMENT PROJECTS
- 03-0997 RESOLUTION ACCEPTING AND AWARING BIDS FOR PENNY'S DRIVE SEWER REPLACEMENT PROJECT #SR-500/100/1
- 03-0998 RESOLUTION AUTHORIZING FINAL ADJUSTING CHANGE ORDER #2 FOR THE ERHART, CARSTEN & COON CLUB ROAD WATERLINE PROJECT MARK SCHAFFER EXCAVATING MCSE #W-500/00-5.1.55.1
- 03-0999 RESOLUTION TO ALLOW EXPENSES OF COUNTY OFFICIALS
- 03-1000 RESOLUTION APPROVING THE PETITION FOR ANNEXATION OF 273.18 ACRES OF LAND KNOWN AS BEING PART OF YORK TOWNSHIP TO THE CITY OF MEDINA, MEDINA COUNTY, OHIO

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MEDINA COUNTY COMMISSIONERS:

Stephen D. Hambley

Respectfully submitted,

Sharon A. Ray

Pamela J. Terrill, Clerk

Patricia G. Geissman