

May 12, 2016

Agenda

Pledge of Allegiance

Approve Minutes

Transfer of Funds (3)

Supplemental Appropriation

Before/After Expenditures

Dog & Kennel Monthly Report April 2016

Enter Annexation Petition on Journal-City of Dover

Authorize Agreement-Kramer Engineers-Justice Center HVAC Upgrades

Approve Agreement-W.E. Quicksall & Associates, Inc.
Kerns Drive Waterline Replacement Resident Project Representative Services

Pay Bills

Other Business

Adjourn

THE BOARD OF COMMISSIONERS OF TUSCARAWAS COUNTY MET IN REGULAR SESSION, THURSDAY THE 12th DAY OF MAY, 2016, WITH THE FOLLOWING MEMBERS PRESENT:

Kerry Metzger
Chris Abbuhl

Commissioner Everett absent- Huff/Mud Run Watersheds WISE & AWARENESS Days.
Commissioner Metzger presiding.

The Lord's Prayer was said.
The Pledge of Allegiance was said.

RESOLUTION (440-2016) APPROVE MINUTES

It was moved by Commissioner Abbuhl, seconded by Commissioner Metzger, to approve the minutes of the last meeting as written.

VOTE: Kerry Metzger, yes;
Chris Abbuhl, yes;
Belle Everett, absent;

RESOLUTION (441-2016) TRANSFER OF FUNDS

It was moved by Commissioner Abbuhl, seconded by Commissioner Metzger, to approve the following transfer of funds:

DEPARTMENT	FROM	TO	AMOUNT	REASON
Common Pleas	A02-B06	A02-B04	\$2,524.00	Equipment
Veterans	A09-D09	A09-C07	\$10,000.00	Expenses
Engineer	K00-K16	K00-K30	\$25,000.00	Contract Bridge Projects

VOTE: Kerry Metzger, yes;
Chris Abbuhl, yes;
Belle Everett, absent;

Note: Commissioner Metzger will be speaking with the Veteran Service Office to clarify the \$10,000.00 transfer needed for promotional items.

RESOLUTION (442-2016) SUPPLEMENTAL APPROPRIATIONS

It was moved by Commissioner Abbuhl seconded by Commissioner Metzger, to approve the following supplemental appropriations:

DEPARTMENT	FROM	TO	AMOUNT	REASON
Prosecutor	U45-U15	U45-U08	\$19.75	Worker's Comp

VOTE: Kerry Metzger, yes;
Chris Abbuhl, yes;
Belle Everett, absent;

RESOLUTION (443-2016) BEFORE & AFTER EXPENDITURES

It was moved by Commissioner Abbuhl, seconded by Commissioner Metzger, to approve the following before/after expenditures:

Magistrate Karen Zajkowski (Common Pleas)	127.72
Stocker Trucking Co. (Engineer)	1945.00
Stocker Concrete (Engineer)	4250.00
Breaker Technology, Inc. (Engineer)	1271.84
Blasenbauer Plumbing (Commissioners)	8259.70

VOTE: Kerry Metzger, yes;
Chris Abbuhl, yes;
Belle Everett, absent;

RESOLUTION (444-2016) DOG & KENNEL MONTHLY REPORT APRIL 2016

It was moved by Commissioner Abbuhl, seconded by Commissioner Metzger, to approve the following Dog & Kennel report for April 2016.

RECEIVED
 MAY 11 2016
 Tuscarawas County
 Commissioners Office

DOG & KENNEL MONTHLY REPORT

APRIL 2016

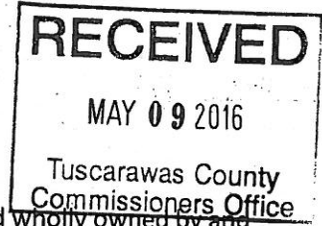
DESCRIPTION:	AMOUNT:
Dogs picked up by Wardens:	43
a.) Owner requested pick up:	6
b.) Strays picked up by wardens:	37
c.) Strays brought in by public	13
Complaints handled:	98
Dogs brought to pound by owners:	27
Total Number Dogs Euthanized:	16
Owner requested euthanasias:	12
Dog Holdovers:	59
Citations issued:	0
Animal claims:	0
Dogs Sold:	37
Dogs Redeemed:	29
License Sold:	59
License Sold on road by Wardens:	6
License Fees:	\$ 1134. ⁰⁰
Pound Fees:	\$ 1158. ⁰⁰
Pick up Fees:	\$ 616. ⁰⁰
Euthanasia Fees:	\$ 168. ⁰⁰
Mileage on trucks (1 & 2):	4372
Releases to Rescues:	12

Submitted by: Karen Slough - Tuscarawas Co. Dog Warden

VOTE: Kerry Metzger, yes;
Chris Abbuhl, yes;
Belle Everett, absent;

RESOLUTION (445-2016) ENTER ANNEXATION PETITION ON JOURNAL-CITY OF DOVER

It was moved by Commissioner Abbuhl, seconded by Commissioner Metzger, to enter the following petition for annexation for the City of Dover onto the Commissioner's Journal and send it to the Prosecutor and Engineer for legalities:



Annexation Petition City of Dover under ORC section 709.16

Now comes the city of Dover and hereby petitions for the annexation of land wholly owned by and contiguous to the city of Dover as authorized by Ordinance 18-16 and pursuant to ORC section 709.16. An accurate legal description of the perimeter and accurate plat and map are attached to the petition through ordinance 18-16 passed by Dover city council on April 18, 2016.

Respectfully submitted,

Douglas J. O'Meara
Dover Law Director
Doug.omeara@doverohio.com
1915 Heritage Circle
Dover, Ohio 44622
3304324006

GEORGE A. FIEDLER & ASSOCIATES
CONSULTING ENGINEERS

POST OFFICE BOX 146 TELEPHONE 330/364-2122
DOVER, OHIO 44622

- Associates
DONALD R. DUMMERMUTH
Professional Engineer
DANIEL R. DUMMERMUTH
Professional Engineer
JOHN E. SIBILA
Professional Surveyor
RICHARD B. SWARTZBAUGH
Professional Surveyor

Description of a 21.417 Acres Tract
for
Annexation to the City of Dover
12 April 2016

Situated in the Township of Dover, County of Tuscarawas and the State of Ohio.

Being located in the Third Quarter of Township 9, Range 2 of the United States Military District and being part of the residue of 69.88 acres - A.P. #10-02882.000 heretofore conveyed to June E. Becker, Trustee of the June E. Becker Revocable Trust by Deed Volume 695, Page 745 of the Tuscarawas County Deed Records with the tract herein to be conveyed being more fully described as follows:

Commencing at a 3/4" iron pin found at the southwest corner of Lot 4396 in Calico Square Sixth Addition as set forth in Plat Book 17, Page 7 and on the easterly right-of-way line of the R.J. Corman Railroad Company/Memphis Line (D.V. 643, Pg. 829) formerly the B&O Railroad, also being the **TRUE PLACE OF BEGINNING** of the tract herein to be described;

Thence with the south line of said Calico Square Sixth Addition South 87 deg. 01 min. 38 sec. East, 330.28 feet to a 3/4" iron pin found at the southeast corner of said addition and the southwest corner of Calico Square Fifth Addition (Plat Book 17, Page 3), passing on line a 3/4" iron pin found at 214.49 feet;

Thence with the south line of said Calico Square Fifth Addition South 87 deg. 01 min. 38 sec. East, 409.24 feet to a 3/4" iron pin found at the northwest corner of 0.626 of an acre heretofore conveyed to Clinton E. and Christine Randles (D.V. 539, Pg. 952);

Page 1 of 2

APPENDIX A - 6 PAGES

Thence with the westerly line of three tracts of land, said Randles' tract, 0.421 of an acre heretofore conveyed to Scott R. and Dennis J. McCreery (D.V. 540, Pg.289), and 0.451 of an acre heretofore conveyed to JoMac Properties, LLC (O.R. 1403, Pg. 1891) respectively, South 26 deg. 20 min. 28 sec. East, 387.14 feet to a 3/4" iron pin found at the northwest corner of the residue of 0.48 acres heretofore conveyed to JoMac Properties, LLC (O.R. 1403, Pg. 1891), passing on line 3/4" iron pins found at 178.46 feet and 94.16 feet respectively;

Thence with an easterly bound of the aforesaid residue parent tract South 26 deg. 21 min. 35 sec. East, 582.20 feet to a 3/4" iron pin found at the northeast corner of 0.9370 acres heretofore conveyed to Max T. & Anne C. Dapoz (D.V. 714, Pg.830) and in the center of 22nd Street at the most westerly end of said street;

Thence with north line of said tract South 63 deg. 36 min. 55 sec. West, 256.40 feet to a 1" I.D. iron pipe found at the northwest corner of said tract;

Thence with the west line of said tract and later with the west line of the residue of 2.265 acres heretofore conveyed to William M. Barkett, Trustee of the Charles T. Barkett Trust Agreement for Gail Frazier dated July 22, 1996 (O.R. 1069, Pg. 530) South 14 deg. 07 min. 04 sec. East, 272.42 feet to a 3/4" iron pin found on the southerly line of the aforesaid parent tract;

Thence with the south line of said parent tract North 89 deg. 00 min. 00 sec. West, 567.44 feet to an iron pin set on the easterly right-of-way line of the aforesaid railroad;

Thence with said right-of-way line North 18 deg. 57 min. 54 sec. West, 1348.39 feet to the **TRUE PLACE OF BEGINNING** containing **21.417 Acres** more or less, but subject to all legal highways, rights-of-way, easements, leases, restrictions and flood zone regulations of record or otherwise legally established.

Bearings hereon are oriented to the Ohio State Plane Coordinate System, North Zone, N.A.D. 83. All iron pins indicated set are 5/8" X 30" iron re-bars with a red plastic cap stamped "FOUTS 8528".

Survey and description by James R. Fouts, Professional Surveyor #8528 in July, 2014.

Parcel #10-02882.000.

Page 2 of 2

PLAT OF
 ANNEXATION
 TO
 THE CITY OF DOVER, OHIO VOL. _____ PG. _____
 21.417 ACRES TRACT, 2.045 ACRES TRACT AND 10.077 ACRES TRACT

PLATTED BY
 GEORGE A. FIEDLER AND ASSOCIATES
 DOVER, OHIO

SCALE: 1"=100'-0" 12 APRIL 2016



GRAPHIC SCALE

Situated in the Township of Dover, County of Tuscarawas and State of Ohio, being located in the Third Quarter of Township 9, Range 2 of the United States Military District and being all of a 21.417 acres tract, Tax Parcel #10-02882.000, all of a 2.045 acres tract, Tax Parcel #10-02882.003, and all of a 10.077 acres tract, Tax Parcel #10-02882.002, conveyed to the City of Dover by Official Records Volume 1460, Pages 812-819 of the Tuscarawas County Deed Records, containing a total of 33.539 acres to be annexed.

ACKNOWLEDGEMENTS

Know all men by these presents, the owner of the land shown on this plat, does hereby acknowledge the making of this annexation plat to be of his request and approval.

WITNESS:

PROPERTY OWNER:

 Date

The City of Dover
 Richard P. Hornighausen, Mayor
 City of Dover

 Date

After annexation, the 21.417 acres tract shall be Tax Parcel No. 15-_____, the 2.045 acres tract shall be Tax Parcel No. 15-_____, and the 10.077 acres tract shall be Tax Parcel No. 15-_____.

STATE OF OHIO
 COUNTY OF TUSCARAWAS

Before me, a notary public, in and for said County and State, personally appeared the above signed owner of the land shown on this plat, who acknowledges that he did sign the foregoing instrument and that it was his free act and deed according to law. In testimony whereof, I have hereunto subscribed my name and affixed my seal this _____ day of _____, 20____.

Notary Public _____ My Commission Expires _____

Approved this _____ day of _____, 20____.

 Tuscarawas County Map Office

Entered for transfer this _____ day of _____, 20____.

 Tuscarawas County Auditor

Received for record this _____ day of _____, 20____.
 Recorded in Plat Book _____, Pages _____.

 Tuscarawas County Recorder

The proceedings approving and authorizing the annexation of this plat and described land were passed by the Council of the City of Dover on this _____ day of _____, 20____ and entered in as Ordinance _____.

 Clerk of Council

Bearings are oriented to the Ohio State Plane Coordinate System, North Zone, N.A.D. 83.

The descriptions for the 21.417 acres tract, the 2.045 acres tract and the 10.077 acres tract were written by James R. Fouts, P.S. #8528 of Ward & Emler Surveying, Inc.

The proceedings approving and authorizing the annexation of this plat and described land were passed by the Trustees of the Township of Dover on this _____ day of _____, 20____ and entered in as Resolution _____.

 Clerk of Township Trustees

Checked by:

Prepared by:

Donald R. Dummermuth
 Registered Surveyor #5075

Daniel R. Dummermuth
 Registered Surveyor #7442

The proceedings approving and authorizing the annexation of this plat and described land were passed by the Tuscarawas County Commissioners this _____ day of _____, 20____ and entered in the Commissioners Journal _____, Page _____, Resolution _____.

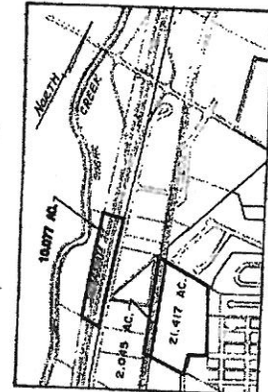
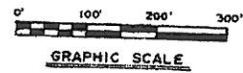
 Clerk of County Commissioners

APPENDIX B - 3 PAGES

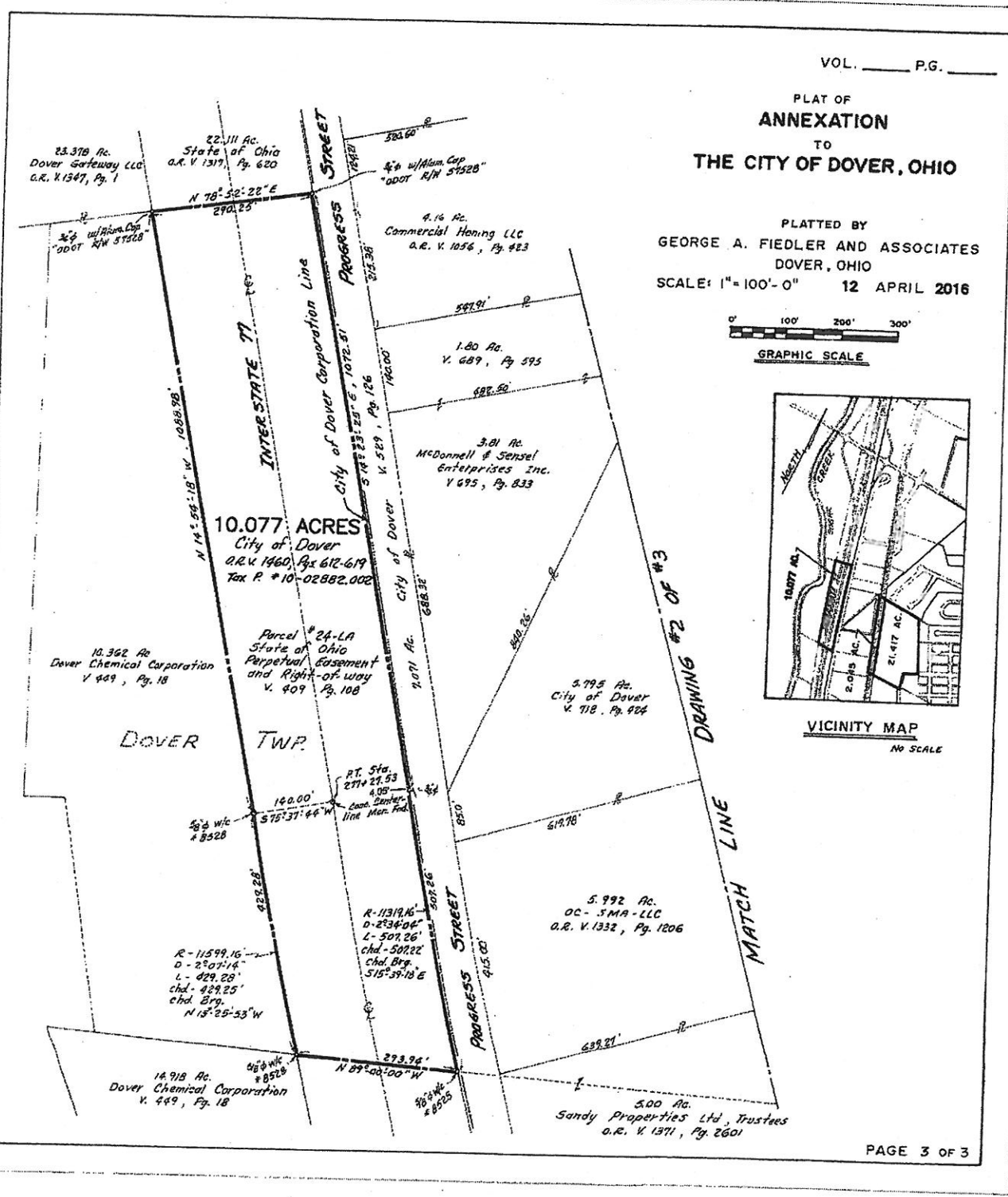
VOL. _____ P.G. _____

PLAT OF
ANNEXATION
TO
THE CITY OF DOVER, OHIO

PLATTED BY
GEORGE A. FIEDLER AND ASSOCIATES
DOVER, OHIO
SCALE: 1" = 100'-0" 12 APRIL 2016



VICINITY MAP
NO SCALE



VOTE: Kerry Metzger, yes; Chris Abbuhl, yes; Belle Everett, absent;

RESOLUTION (446-2016) AUTHORIZE AGREEMENT-KRAMER ENGINEERS JUSTICE CENTER HVAC UPGRADES

It was moved by Commissioner Abbuhl, seconded by Commissioner Metzger, to authorize a contract for engineering services with Kramer Engineers for the Tuscarawas County Justice Center's HVAC upgrades in the amount of Forty-six Thousand Five Hundred Fifteen dollars (\$46,515.00). This resolution also authorizes the President and/or Vice-President of the Board of Commissioners to sign any/all documents relating to the execution of said contract with Kramer Engineers.

VOTE: Kerry Metzger, yes; Chris Abbuhl, yes; Belle Everett, absent;

RESOLUTION (447-2016) APPROVE AGREEMENT W.E. QUICKSALL-KERNS DRIVE WATERLINE REPLACEMENT - CONTRACT RESIDENT PROJECT REPRESENTATIVE

It was moved by Commissioner Abbuhl, seconded by Commissioner Metzger, to approve the agreement with W.E. Quicksall and Associates, Inc. for Resident Project Representative services in connection with the Kerns Drive Waterline Replacement Project.

SHORT FORM OF AGREEMENT BETWEEN OWNER AND ENGINEER FOR PROFESSIONAL SERVICES

THIS IS AN AGREEMENT effective as of May 9, 2016, ("Effective Date") between Tuscarawas County Commissioners ("Owner") and W.E. Quicksall and Associates, Inc. (WEQA) ("Engineer").

Owner's Project, of which Engineer's services under this Agreement are a part, is generally identified as follows: Kerns Drive Waterline ("Project").

Engineer's services under this Agreement are generally identified as follows: Resident Project Representation Services as described in Exhibit D ("Services").

Owner and Engineer further agree as follows:

1.01 Basic Agreement and Period of Service

- A. Engineer shall provide or furnish the Services set forth in this Agreement. If authorized by Owner, or if required because of changes in the Project, Engineer shall furnish services in addition to those set forth above ("Additional Services").
B. Engineer shall complete its Services within the following specific time period: 4 to 6 (four to six) weeks from authorization.
C. If, through no fault of Engineer, such periods of time or dates are changed, or the orderly and continuous progress of Engineer's Services is impaired, or Engineer's Services are delayed or suspended, then the time for completion of Engineer's Services, and the rates and amounts of Engineer's compensation, shall be adjusted equitably.

2.01 Payment Procedures

- A. Invoices: Engineer shall prepare invoices in accordance with its standard invoicing practices and submit the invoices to Owner on a monthly basis.
B. Payment: As compensation for Engineer providing or furnishing Services and Additional Services, Owner shall pay Engineer as set forth in Paragraphs 2.01, 2.02 (Services), and 2.03 (Additional Services).

2.02 Basis of Payment—Hourly Rates

A. Owner shall pay Engineer for Services as follows:

- 1. An amount equal to the cumulative hours charged to the Project times standard hourly rate.
2. Engineer's Standard Hourly Rate is \$40.00 (Forty dollars and no cents) per hour for our services.
3. The total compensation for Services and reimbursable expenses is estimated not to exceed \$10,000.00 (Ten thousand dollars and no cents).

2.03 Additional Services: For Additional Services, Owner shall pay Engineer an amount equal to the cumulative hours charged in providing the Additional Services by the Resident Project Representative times standard hourly rates in connection with providing the Additional Services.

3.01 Termination

A. The obligation to continue performance under this Agreement may be terminated:

- 1. For cause,
a. By either party upon 30 days written notice in the event of substantial failure by the other party to perform in accordance with the Agreement's terms through no fault of the terminating party.
b. By Engineer:
1) upon seven days written notice if Owner demands that Engineer furnish or perform services contrary to Engineer's responsibilities as a licensed professional; or
2) upon seven days written notice if the Engineer's Services are delayed for more than 90 days for reasons beyond Engineer's control, or as the result of the presence at the Site of undisclosed Constituents of Concern, as set forth in Paragraph 5.01.I.
c. Engineer shall have no liability to Owner on account of a termination for cause by Engineer.
d. Notwithstanding the foregoing, this Agreement will not terminate as a result of a substantial failure under Paragraph 3.01.A.1.a if the party receiving such notice begins, within seven days of receipt of such notice, to correct its substantial failure to perform and proceeds diligently to cure such failure within no more than 30 days of receipt of notice; provided, however, that if and to the extent such substantial failure cannot be reasonably cured within such 30 day period, and if such party has diligently attempted to cure the same and thereafter continues diligently to cure the same, then the cure period provided for herein shall extend up to, but in no case more than, 60 days after the date of receipt of the notice.
2. For convenience, by Owner effective upon Engineer's receipt of written notice from Owner.

Engineer has no control over the cost of labor, materials, equipment, or services furnished by others, or over contractors' methods of determining prices, or over competitive bidding or market conditions, Engineer cannot and does not guarantee that proposals, bids, or actual construction cost will not vary from opinions of probable construction cost prepared by Engineer. If Owner requires greater assurance as to probable construction cost, then Owner agrees to obtain an independent cost estimate.

- E. Engineer shall not be responsible for any decision made regarding the construction contract requirements, or any application, interpretation, clarification, or modification of the construction contract documents other than those made by Engineer or its consultants.
F. Owner and Engineer may transmit, and shall accept, Project-related correspondence, documents, text, data, drawings, information, and graphics, in electronic media or digital format, either directly, or through access to a secure Project website, in accordance with a mutually agreeable protocol.
G. The parties acknowledge that Engineer's Services do not include any services related to unknown or undisclosed Constituents of Concern.
H. Owner and Engineer agree to negotiate each dispute between them in good faith during the 30 days after notice of dispute.
I. This Agreement is to be governed by the law of the state in which the Project is located.
J. Engineer's Services and Additional Services do not include: (1) serving as a "municipal advisor" for purposes of the registration requirements of Section 975 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (2010) or the municipal advisor registration rules issued by the Securities and Exchange Commission;

6.01 Total Agreement

- A. This Agreement (including any expressly incorporated attachments), constitutes the entire agreement between Owner and Engineer and supersedes all prior written or oral understandings. This Agreement may only be amended, supplemented, modified, or canceled by a duly executed written instrument.

7.01 Definitions

- A. Constructor—Any person or entity (not including the Engineer, its employees, agents, representatives, and consultants), performing or supporting construction activities relating to the Project, including but not limited to contractors, subcontractors, suppliers, Owner's work forces, utility companies, construction

- B. In the event of any termination under Paragraph 3.01, Engineer will be entitled to invoice Owner and to receive full payment for all Services and Additional Services performed or furnished in accordance with this Agreement, plus reimbursement of expenses incurred through the effective date of termination in connection with providing the Services and Additional Services, and Engineer's consultants' charges, if any.

4.01 Successors, Assigns, and Beneficiaries

- A. Owner and Engineer are hereby bound and the successors, executors, administrators, and legal representatives of Owner and Engineer (and to the extent permitted by Paragraph 4.01.B the assigns of Owner and Engineer) are hereby bound to the other party to this Agreement and to the successors, executors, administrators, and legal representatives (and said assigns) of such other party, in respect of all covenants, agreements, and obligations of this Agreement.
B. Neither Owner nor Engineer may assign, sublet, or transfer any rights under or interest (including, but without limitation, money that is due or may become due) in this Agreement without the written consent of the other party, except to the extent that any assignment, subletting, or transfer is mandated by law.
C. Unless expressly provided otherwise, nothing in this Agreement shall be construed to create, impose, or give rise to any duty owed by Owner or Engineer to any Constructor, other third-party individual or entity, or to any surety for or employee of any of them.

5.01 General Considerations

- A. The standard of care for all professional engineering and related services performed or furnished by Engineer under this Agreement will be the care and skill ordinarily used by members of the subject profession practicing under similar circumstances at the same time and in the same locality.
B. Engineer shall not at any time supervise, direct, control, or have authority over any Constructor's work, nor shall Engineer have authority over or be responsible for the means, methods, techniques, sequences, or procedures of construction selected or used by any Constructor, or the safety precautions and programs incident thereto, for security or safety at the Project site, nor for any failure of a Constructor to comply with laws and regulations applicable to such Constructor's furnishing and performing of its work.
C. Engineer neither guarantees the performance of any Constructor nor assumes responsibility for any Constructor's failure to furnish and perform its work.
D. Engineer's opinions (if any) of probable construction cost are to be made on the basis of Engineer's experience, qualifications, and general familiarity with the construction industry. However, because

IN WITNESS WHEREOF, the parties hereto have executed this Agreement, the Effective Date of which is indicated on page 1.

OWNER: TUSCARAWAS COUNTY
By: Kerry Metzger, President
Date Signed: 5/12/16
By: Belle Everett, Commissioner
Date Signed: 5/12/16
By: Chris Abbuhl, Commissioner
Date Signed: 5/12/16
Address for giving notices: 125 East High Avenue, New Philadelphia, OH 44663

ENGINEER: W.E. QUICKSALL AND ASSOCIATES, INC.
By: Donald R. Quicksall, P.E., President
Date Signed: May 6, 2016
Engineer License or Firm's Certificate Number: 45547
State of Ohio
Address for giving notices: 554 West High Avenue, PO Box 646, New Philadelphia, OH 44663

managers, testing firms, shippers, and truckers, and the employees, agents, and representatives of any or all of them.

- B. Constituent of Concern—Asbestos, petroleum, radioactive material, polychlorinated biphenyls (PCBs), hazardous waste, and any substance, product, waste, or other material of any nature whatsoever that is or becomes listed, regulated, or addressed pursuant to (a) the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §9601 et seq. ("CERCLA"); (b) the Hazardous Materials Transportation Act, 49 U.S.C. §5101 et seq.; (c) the Resource Conservation and Recovery Act, 42 U.S.C. §6901 et seq. ("RCRA"); (d) the Toxic Substances Control Act, 15 U.S.C. §2601 et seq.; (e) the Clean Water Act, 33 U.S.C. §1251 et seq.; (f) the Clean Air Act, 42 U.S.C. §7401 et seq.; or (g) any other federal, state, or local statute, law, rule, regulation, ordinance, resolution, code, order, or decree regulating, relating to, or imposing liability or standards of conduct concerning, any hazardous, toxic, or dangerous waste, substance, or material.

8.01 Attachments: Exhibit D.

LEGAL COUNCIL CONCURRENCE AS TO FORM:

By (Signature): Brad Zimmerman
Date Signed: 5/6/2016

VOTE:

Kerry Metzger, yes;
Chris Abbuhl, yes;
Belle Everett, absent;

RESOLUTION (448-2016) PAYMENT OF BILLS

It was moved by Commissioner Abbuhl, seconded by Commissioner Metzger, to approve for payment the following bills.

Auditor

Middaugh Printers	Payroll Checks	268.15
Middaugh Printers	Payroll Checks	23.13

Child Support

Traci Berry	Travel & Training	547.50
Traci Berry	Travel & Training	17.59
Graphic Enterprises	Copier	5,995.00
Office Max	Supplies	17.81
Go Shred	Document Shredding	177.00
City of New Philadelphia	Water/Sewer/Garbage Service	85.62

Clerk of Courts

Xerox	Service	59.28
TAB Products	Upgrade	12,201.90
Liberty Distributors	Supplies	275.70
Comdoc	Lease	52.64
Comdoc	Lease	174.08

Commissioners

NP Water Dept	Water/101 EH	164.36
Agland Coop	Supplies	6.99
Tractor Supply	Supplies	19.98
Bull Country Compost	Supplies	70.00
Lowe's Business Account	Supplies	68.56
Staples Business Advantage	Supplies	62.78
NP Water Dept	Water/JFS	68.79
NP Water Dept	Water/125 EH	434.27
Frontier	Service/330.364.6775.041416.5	116.79
Comdoc	Copier Charges	40.68
Union Hospital	TB Testing	16.20
Go Shred	Shredding Services	150.00
Agland Coop	Fuel	144.90

Common Pleas

Union Hospital	Workwell Program	110.00
Roxane King	Interpreter	387.60
Monica Benavides-Lee	Interpreter	248.50
Comdoc	Contract Base Charge	29.70
Elizabeth Stephenson	Reimb/Wellness Incentives	76.36
Buehler's Food Market	Jury Supplies	37.52

Community Corrections

Comdoc	Copier Purchase	14,105.26
Ron Rosenthal	Housing Assistance	550.00
Ohio Guidestone	Residential/Sober Living Services	1,200.00

Dog Pound

Tractor Supply	Supplies	74.90
Kimble	Service	104.30
NP Water Dept	Water	102.05
Hillyard Ohio	Supplies	393.42
Ferrellgas	Propane	523.15

Engineer

Starlight Enterprises	Office Cleaning	530.00
Kimble Clay & Limestone	Mat'l per bid	4,361.46
Sidwell Materials	Mat'l per bid	2,096.51
American Electric Power	Electric	94.94
RJ Wright & Sons	Gas & Fuel Oil per bid	10,493.76
Asphalt Materials	Pugmill for Cold Mix Process	6,910.44
Newton Asphalt Paving	Waterproof & Pave per quote	16,526.00
Ohio Valley Hydroseeding	Hydroseed Various Projects	4,800.00

Newton Asphalt Paving	Waterproof & Patch Pave per quote	29,660.00
NP Water Dept	Water/Sewer/Trash Services	265.25
Southeastern Equipment Co	Repairs/Parts	2,345.29
John Wackerly	Bridge Inspections	9,940.00
Pleasant Valley Ready Mix	Concrete per bid	264.00
Ohio Machinery	Repairs/Parts	846.71
Information Technology		
Staples	Supplies	34.99
Provantage	Supplies	1,236.02
Job & Family Services		
American Electric Power	Electric	880.93
Ronald & Julia Kandel	FC Summer Camp	506.00
Gwyn McCaslin	FC Martial Arts	218.00
Monica Benavides	Interpreter	905.00
Jacob & Esther Mast	Water Sample Test	70.00
Triad Deaf Services	Interpreter	163.00
Simon & Katie Yoder	FC Clothing Reimb	28.88
Nicholas & Clorissa Garlando	FC Clothing Reimb	389.10
Christopher & Stacy Troyer	FC Clothing Reimb	75.65
Clear Communications	Interpreter	828.00
UPS	Shipping	36.99
Lexis Nexis Risk Solutions	April User Fee	226.00
Ziegler Tire & Supply	Car Maintenance	17.88
Language Line Services	Interpreter	6.28
Stacia Stevens	Travel	9.20
Gabrielle Weingarth	Travel	53.18
Gabrielle Weingarth	Travel & Training	96.10
Stacia Stevens	Travel & Training	128.74
Christopher & Stacy Troyer	FC Transportation	85.28
Dennis & Jeanne Hostetler	FC Transportation	72.22
Fredy & Leona Tenorio	FC Transportation	29.44
Treasurer State of OH	Fingerprints	864.00
Agnes Walker et al	NET Mileage	14,263.68
Insight Vision Care	PASSS	301.00
Aaron & Chevelle Barger	FP Training Stipend	30.00
Nicholas & Christina Hostetler	FP Training Stipend	30.00
Larry & Susan Yoder	FP Training Stipend	60.00
Aden & Esther Miller	FP Training Stipend	60.00
Darrell Loar	KPIP	300.00
American Electric Power	FACES/Electric	327.84
All About Children	IV-E Daycare	45.01
Chrysalis Counseling Center	FACES/Assessment	875.00
Kasey Barrett	KPIP	525.00
Jacob & Esther Mast	FP Training Stipend	720.00
James & Katrina Pauley	FP Training Stipend	720.00
Dr Nicholas Varrati MD	Drug Screen	60.00
East Central Ohio ESC	Kinship/Tutoring	80.00
Kathy Fisher	Travel & Training	242.30
Treasurer State of OH	Fingerprints	604.00
Park Department		
Kimble	Limestone/Canal Lands	356.20
Rural Action	Americorps Member (Jan-March 2016)	1,572.32
Environmental Design Group	Trail & Greenspace Plan	3,614.50
Treasurer		
Times Reporter	Legal Notice	372.00
Water & Sewer		
Albers & Albers	Legal Services	11,275.00
Agera Energy	Utility	533.52
Todd Tacy	Travel	15.00
Ron Austin	Travel	15.00
Eric Maurer	Travel	15.30
Tusc Co Commissioners	Postage Meter Use	453.38
Rosetta VanCampen	Reimbursement	45.90

Consolidated Safety	Service	1,400.00
Enger Auto	Materials	170.93
Stocker Concrete	Materials	276.00
Centre Supply	Materials	180.74
Cintas	Uniform Rental	363.42
OUPS	Manual Call Outs	4.00
Consolidated Safety	Service	1,200.00
Bridges Excavating	Repairs	2,785.00
Enger Auto	Materials	112.59
Midwest Sign Center	Materials	324.80
Fenton Brothers	Materials	29.90
American Electric Power	Electric Service	4,481.47
Frontier	Service	54.72
Verizon Wireless	Modem Service	15.08
Columbia Gas	Utility	384.01
Kimble	Sewage Disposal	365.20
Kimble	Sewage Disposal	1,803.70
City of Dover	County Share of OM&R	9,683.84
John Deere Financial	Materials	51.01
Frontier	Service	191.48
Kimble	Container Pick Up	40.00
American Electric Power	Electric	307.66
Holmes Wayne Electric	Electric Service	1,259.00
Fitzpatrick Zimmerman & Rose	Legal Services	375.00
Reidl's	Repairs	13.39
Oster	Gravel/Fill	159.86
Kimble	Stone	144.50
Fayette Flag & Banner	Materials	116.91
Fastenal	Supplies	81.35

VOTE: Kerry Metzger, yes;
Chris Abbuhl, yes;
Belle Everett, absent;

OTHER BUSINESS: Commissioner Abbuhl said that The Eastern Ohio Development Alliance (EODA) recently acknowledged Superb Industries of Sugarcreek for technology excellence.

NO FURTHER BUSINESS COMING BEFORE THE BOARD.

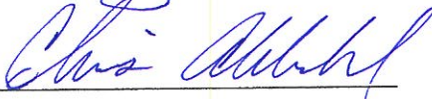
RESOLUTION (449-2016) ADJOURN

It was moved by Commissioner Abbuhl, seconded by Commissioner Metzger, to adjourn at 9:09 a.m. to meet in Regular Session, Monday, the 16th day of May, 2016.

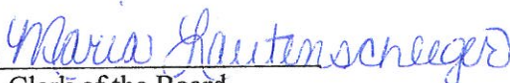
VOTE: Kerry Metzger, yes;
Chris Abbuhl, yes;
Belle Everett, absent;

We hereby certify the above and foregoing to be a true and correct account of the proceedings as had by and before us on the day and year first written above.





Commissioner Everett, absent

Attest: 
Clerk of the Board