

## **RECORD OF PROCEEDINGS**

### **MINUTES OF JACKSON TOWNSHIP BOARD OF TRUSTEES MEETING**

**MAY 24, 2022**

Hawke called the meeting to order at 4:03 p.m. at the Jackson Township Hall with Trustees Todd Hawke, John Pizzino and Jim Thomas present. Fiscal Officer Gonzalez, Administrator/Law Director Vaccaro, Police Chief Mark Brink, Police Major Jim Monigold, Chief Berczik, Zoning Inspector Poindexter, and Public Works Director Rohn were also in attendance.

The first order of business was a work session with the Police Department to discuss an amendment to the Noise Home Rule Legislation. Next was a work session with the Park Department to discuss the South Park concession stand.

Hawke moved and Thomas seconded a motion to go to recess.

**3-0 yes**

Upon return from recess, Hawke called the General Session to order at 5:00 p.m. He requested that all cell phones be silenced at this time.

The Pledge of Allegiance was recited.

#### **Public Speaks**

#### **Administration Department**

#### **RESOLUTION 22-133 ATTACHED**

#### **AMERICAN RESCUE PLAN – PROJECT IDENTIFICATION – SCHURING PARK**

Hawke moved and Thomas seconded a motion that whereas, Jackson Township has received a notification it will receive a total distribution of monies (the “ARPA Funds”) from the American Rescue Plan Act of 2021 (“ARPA” or the “Act”) in the amount of \$4,196,118.00; and,

Whereas, Jackson Township received on August 16, 2021, the first of two distribution of monies (the “ARPA Funds”) from the American Rescue Plan Act of 2021 (“ARPA” or the “Act”) in the amount of \$2,098,059.00, and,

Whereas, Jackson Township received on March 4, 2022, a reallocation distribution of monies (the “ARPA Funds”) from the American Rescue Plan Act of 2021 (“ARPA” or the “Act”) in the amount of \$8,376.00, and,

Whereas, Congress passed the Act effective March 11, 2021; and

Whereas, Section 603 created the Coronavirus Local Fiscal Recovery Fund which, among other things, appropriated money to cities, non-entitlement units of local government, and counties to

mitigate the fiscal effects stemming from the public health emergency with respect to the Coronavirus Disease (Covid-19); and

Whereas, Section 603(c) generally provides that:

(1) USE OF FUNDS. Subject to paragraph (2), and except as provided in paragraphs (3) and (4), a metropolitan city, non-entitlement unit of local government, or county shall only use the funds provided under a payment made under this section to cover costs incurred by the metropolitan city, non-entitlement unit of local government, or county, by December 31, 2024;

(A) to respond to the public health emergency with respect to the Coronavirus Disease 2019 (COVID–19) or its negative economic impacts, including assistance to households, small businesses, and nonprofits, or aid to impacted industries such as tourism, travel, and hospitality;

(B) to respond to workers performing essential work during the COVID–19 public health emergency by providing premium pay to eligible workers of the metropolitan city, non-entitlement unit of local government, or county that are performing such essential work, or by providing grants to eligible employers that have eligible workers who perform essential work;

(C) for the provision of government services to the extent of the reduction in revenue of such metropolitan city, non-entitlement unit of local government, or county due to the COVID–19 public health emergency relative to revenues collected in the most recent full fiscal year of the metropolitan city, non-entitlement unit of local government, or county prior to the emergency; or

(D) to make necessary investments in water, sewer, or broadband infrastructure.

Whereas, Jackson Township pursuant to Department of Treasury’s Interim Final Rule, published on or before July 19, 2021, made expenditures of ARPA funds consistent with the Department of Treasury’s Interim Final Rule in the amount of \$449,104.00.

Whereas, Department of Treasury Final Rule, published on January 6, 2022, and effective April 1, 2022, provides in part that:

Treasury presumes that up to \$10 million in revenue has been lost due to the public health emergency and recipients are permitted to use that amount (not to exceed the award amount) to fund “government services.” [The “standard allowance”].

Whereas, the Rule further observes that:

The standard allowance provides an estimate of revenue loss that is based on an extensive analysis of average revenue loss across states and localities, and offers a simple, convenient way to determine revenue loss particularly for Coronavirus State and Local Fiscal Recovery Fund’s smallest recipients. This change is intended to promote administrative efficiency and simplify revenue loss calculation for smaller recipients.

Whereas, the Rule further clarifies that recipients can use:

SLFRF funds on government services up to the revenue loss amount, whether that be the standard allowance amount or the amount calculated using the [Final Rule four-step process]. Government services generally include any service traditionally provided by a government, unless treasury has stated otherwise.

Whereas, some common examples of “government services” expressly recognized by Treasury are as follows:

- Road building and maintenance, and other infrastructure
- Health services
- General government administration, staff, and administrative facilities
- Environmental remediation
- Provision of police, fire, and other public safety services (including purchase of fire trucks and police vehicles)
- Maintenance or pay-go funded building infrastructure
- Modernization of cybersecurity, including hardware, software, and protection of critical infrastructure

Whereas, “Government services is [deemed by Treasury] the most flexible eligible use category under the SLFRF program, and funds are subject to streamlined reporting and compliance requirements;” and

Whereas, funds utilized pursuant to the standard revenue loss allowance continue to have certain restrictions, including:

- Deposit into pension funds
- Satisfaction of settlements or judgments
- Contributions to financial reserves or “rainy day” funds

Whereas, the Board of Trustees has identified a project which, in the judgment of the Board, qualifies as a permitted use of the ARPA Funds, in direct support of governmental services, which consists of the following:

The Board of Trustees on October 29, 2021, dedicated permanent parcel number 10-011820 as Kirk Schuring Park (the “project”) pursuant to Resolution 21-221 as a public park to be used as a sports complex. The forty (40) acres comprising Kirk Schuring Park require public improvements (i.e. grading, utility infrastructure, restroom, pavilions...etc.).

Now therefore, it is hereby resolved by the Board that:

1. The Township elected to use the standard allowance by way of Resolution 22-103 and its presumption of revenue loss due to the public health emergency and to use the amount authorized herein to fund government services.
2. The Project is hereby authorized and shall be paid for from the ARPA Funds in the amount of \$1,300,000.00.

3. The Project described herein serves the objectives of the Act by providing services traditionally provided by a government, namely: Parks and recreational facilities and programs.
4. Accordingly, the Project is in the best interests of the Township and is deemed a priority for the community.
5. No obligations paid under the authority of this Resolution were incurred prior to March 3, 2021.

Be it further resolved: that it is hereby found and determined that all formal actions of Jackson Township concerning and relating to the adoption of this Resolution were adopted in an open meeting of the Township Trustees, and that all deliberations of the Township Trustees and any of its committees that resulted in such formal action, were in a meeting open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

**3-0 yes**

**RESOLUTION 22-134 ATTACHED**

**AMERICAN RESCUE PLAN – PROJECT IDENTIFICATION – SWEEPER TRUCK**

Hawke moved and Pizzino seconded a motion that whereas, Jackson Township has received a notification it will receive a total distribution of monies (the “ARPA Funds”) from the American Rescue Plan Act of 2021 (“ARPA” or the “Act”) in the amount of \$4,196,118.00; and,

Whereas, Jackson Township received on August 16, 2021, the first of two distribution of monies (the “ARPA Funds”) from the American Rescue Plan Act of 2021 (“ARPA” or the “Act”) in the amount of \$2,098,059.00, and,

Whereas, Jackson Township received on March 4, 2022, a reallocation distribution of monies (the “ARPA Funds”) from the American Rescue Plan Act of 2021 (“ARPA” or the “Act”) in the amount of \$8,376.00, and,

Whereas, Congress passed the Act effective March 11, 2021; and

Whereas, Section 603 created the Coronavirus Local Fiscal Recovery Fund which, among other things, appropriated money to cities, non-entitlement units of local government, and counties to mitigate the fiscal effects stemming from the public health emergency with respect to the Coronavirus Disease (Covid-19); and

Whereas, Section 603(c) generally provides that:

(1) USE OF FUNDS. Subject to paragraph (2), and except as provided in paragraphs (3) and (4), a metropolitan city, non-entitlement unit of local government, or county shall only use the funds provided under a payment made under this section to cover costs incurred by the metropolitan city, non-entitlement unit of local government, or county, by December 31, 2024;

(A) to respond to the public health emergency with respect to the Coronavirus Disease 2019 (COVID–19) or its negative economic impacts, including assistance to households, small businesses, and nonprofits, or aid to impacted industries such as tourism, travel, and hospitality;

(B) to respond to workers performing essential work during the COVID–19 public health emergency by providing premium pay to eligible workers of the metropolitan city, non-entitlement unit of local government, or county that are performing such essential work, or by providing grants to eligible employers that have eligible workers who perform essential work;

(C) for the provision of government services to the extent of the reduction in revenue of such metropolitan city, non-entitlement unit of local government, or county due to the COVID–19 public health emergency relative to revenues collected in the most recent full fiscal year of the metropolitan city, non-entitlement unit of local government, or county prior to the emergency; or

(D) to make necessary investments in water, sewer, or broadband infrastructure.

Whereas, Jackson Township pursuant to Department of Treasury’s Interim Final Rule, published on or before July 19, 2021, made expenditures of ARPA funds consistent with the Department of Treasury’s Interim Final Rule in the amount of \$449,104.00.

Whereas, Department of Treasury Final Rule, published on January 6, 2022, and effective April 1, 2022, provides in part that:

Treasury presumes that up to \$10 million in revenue has been lost due to the public health emergency and recipients are permitted to use that amount (not to exceed the award amount) to fund “government services.” [The “standard allowance”].

Whereas, the Rule further observes that:

The standard allowance provides an estimate of revenue loss that is based on an extensive analysis of average revenue loss across states and localities, and offers a simple, convenient way to determine revenue loss particularly for Coronavirus State and Local Fiscal Recovery Fund’s smallest recipients. This change is intended to promote administrative efficiency and simplify revenue loss calculation for smaller recipients.

Whereas, the Rule further clarifies that recipients can use:

SLFRF funds on government services up to the revenue loss amount, whether that be the standard allowance amount or the amount calculated using the [Final Rule four-step process]. Government services generally include any service traditionally provided by a government, unless treasury has stated otherwise.

Whereas, some common examples of “government services” expressly recognized by Treasury are as follows:

- Road building and maintenance, and other infrastructure
- Health services

- General government administration, staff, and administrative facilities
- Environmental remediation
- Provision of police, fire, and other public safety services (including purchase of fire trucks and police vehicles)
- Maintenance or pay-go funded building infrastructure
- Modernization of cybersecurity, including hardware, software, and protection of critical infrastructure

Whereas, “Government services is [deemed by Treasury] the most flexible eligible use category under the SLFRF program, and funds are subject to streamlined reporting and compliance requirements;” and

Whereas, funds utilized pursuant to the standard revenue loss allowance continue to have certain restrictions, including:

- Deposit into pension funds
- Satisfaction of settlements or judgments
- Contributions to financial reserves or “rainy day” funds

Whereas, the Board of Trustees has identified a project which, in the judgment of the Board, qualifies as a permitted use of the ARPA Funds, in direct support of governmental services, which consists of the following:

The purchase of a sweeper truck consistent with the memorandum (attached) issued by the Law Director, dated November 22, 2021 (the “Project”).

Now therefore, it is hereby resolved by the Board that:

1. The Township elected to use the standard allowance by way of Resolution 22-103 and its presumption of revenue loss due to the public health emergency and to use the amount authorized herein to fund government services.
2. The Project is hereby authorized and shall be paid for from the ARPA Funds in the amount of/an amount not to exceed: \$298,248.00.
3. The Project described herein serves the objectives of the Act by providing services traditionally provided by a government, namely: FAQ 6.1, issued July 19, 2021: Clean Water State Revolving Fund (CWSRF) or Drinking Water State Revolving Fund (DWSRF).
4. Accordingly, the Project is in the best interests of the Township and is deemed a priority for the community.
5. No obligations paid under the authority of this Resolution were incurred prior to March 3, 2021.

Be it further resolved: that it is hereby found and determined that all formal actions of Jackson Township concerning and relating to the adoption of this Resolution were adopted in an open meeting of the Township Trustees, and that all deliberations of the Township Trustees and any of its committees that resulted in such formal action, were in a meeting open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

**3-0 yes**

### **Police Department**

#### **RESOLUTION 22-135 ATTACHED JAIL TRANSPORTATION AGREEMENT**

Hawke moved and Pizzino seconded a motion that we hereby adopt and authorize the placement of our signatures upon the attached Jail Transportation Agreement with the City of Massillon.

**3-0 yes**

#### **RESOLUTION 22-136 ATTACHED MEMORANDUM OF UNDERSTANDING – LEADS SECURITY POLICY**

Hawke moved and Thomas seconded a motion that we hereby adopt and authorize the placement of the Board Chairman's signature upon the attached Memorandum of Understanding with Northeast Ohio Digital, Inc.

**3-0 yes**

### **Public Works Department**

#### **Highway Division**

5:00 p.m. Bid Openings

2022 Resurfacing Project:

1. Superior Paving      \$1,984,012.45

The bid will be reviewed and a recommendation will be made at the next meeting. There was discussion among the Fiscal Officer, Trustees and Mr. Rohn regarding base bid and possible alternates.

#### **RESOLUTION 22-137 ATTACHED PUBLIC WORKS DIVISION STREET SWEEPER PURCHASE**

Hawke moved and Thomas seconded a motion that pursuant to ORC Section 125.04, we hereby adopt and authorize the placement of the Board Chairman's signature upon the attached Contract Quotation with Mtech Bucher for the V65t Standard Street Sweeper Body, Chassis and related equipment as described in the quote for a total amount of \$298,248.00, which the prices are listed in the State Purchasing Contract.

**3-0 yes**

**RESOLUTION 22-138 ATTACHED  
HIGHWAY LABOR SPECIALIST – RATE ADJUSTMENT**

Hawke moved and Thomas seconded a motion that whereas, Kurt P. Hall was appointed as a full time Labor Specialist on March 8, 2022 at Step 2 rate in accordance with the negotiated agreement between the Jackson Township Board of Trustees and the Utility Workers Union of America (Labor Specialist), AFL-CIO, Local 568.

Now be it resolved that, we hereby establish compensation for Kurt P. Hall, a full-time Labor Specialist in the Highway Division, at the Step 3 rate of \$24.1603, effective May 21, 2022, in accordance with the negotiated agreement between the Jackson Township Board of Trustees and the Utility Workers Union of America, AFL-CIO, Local 568.

**3-0 yes**

**Park Division**

Hawke moved and Thomas seconded a motion to accept the following 2022 Community Celebration Sponsorships:

First Commonwealth Bank	\$500.00
Canton Regency	\$250.00
Paul & Carol David YMCA	\$100.00

**3-0 yes**

**ATTACHMENT 05/24/22 A**

Hawke moved and Thomas seconded a motion to authorize the hiring of one (1) returning and one (1) new leased Park Maintenance Workers, as attached, through a temporary service, subject to a negative drug screen, effective and at the rate and start date identified in the attached memorandum from David Ruwadi.

**3-0 yes**

**Central Maintenance Division**

**RESOLUTION 22-139 ATTACHED  
COMMUNITY PARKWAY DIGITAL SIGN PROJECT**

Hawke moved and Thomas seconded a motion that we hereby adopt and authorize the placement of the Board Chairman’s signature upon the attached quotation with Richard Capuano for the masonry work for the new Community Parkway digital sign.

**3-0 yes**

**Jackson Amphitheater Division**

**ATTACHMENT 05/24/22 B**

Hawke moved and Thomas seconded a motion to authorize the hiring of two (2) new leased Amphitheater workers, as attached, through a temporary service, subject to a negative drug screen, effective and at the rate and start date identified in the attached memorandum from Chylece Head.

**3-0 yes**



## **Fire Department**

### **ATTACHMENT 05/24/22 C**

Hawke moved and Pizzino seconded a motion to accept the attached resignation from Part-time Firefighter/Paramedic, Shawn C. Lynch, effective, May 28, 2022 at 08:00 hours.

**3-0 yes**

### **ATTACHMENT 05/24/22 D**

Hawke moved and Pizzino seconded a motion to accept the attached resignation from Part-time Firefighter/EMT, Cody I. Shaffer, effective, immediately.

**3-0 yes**

## **Zoning and Planning Department**

### **RESOLUTION 22-140 ATTACHED**

#### **FULL-TIME ZONING INVESTIGATOR APPOINTMENT**

Hawke moved and Pizzino seconded a motion that pursuant to Ohio Revised Code Section 511.10, Chad E. Cline is hereby appointed to the full-time position of Zoning Investigator for the Jackson Township Zoning and Planning Department, Stark County, Ohio at the compensation rate of \$46,061.60 annually and at Level C of the Benefit Package for Management Personnel, effective May 31, 2022.

Be it further resolved that Chad E. Cline will serve a two year probationary period during which time he may be terminated without cause by the Board of Trustees.

**3-0 yes**

### **RESOLUTION 22-141 ATTACHED**

#### **FULL-TIME ZONING INVESTIGATOR APPOINTMENT**

Hawke moved and Pizzino seconded a motion that pursuant to Ohio Revised Code Section 511.10, Mark D. Akers is hereby appointed to the full-time position of Zoning Investigator for the Jackson Township Zoning and Planning Department, Stark County, Ohio at the compensation rate of \$41,600.00 annually and at Level C of the Benefit Package for Management Personnel, effective June 6, 2022.

Be it further resolved that Mark D. Akers will serve a two year probationary period during which time he may be terminated without cause by the Board of Trustees.

**3-0 yes**

### **RESOLUTION 22-142 ATTACHED**

#### **NOXIOUS WEEDS - 431 STUART ST NW, LOT 91, BLAUMEISER TRACT, PARCEL NO. 1605063, JACKSON TOWNSHIP, OHIO**

Hawke moved and Thomas seconded a motion that whereas, the Jackson Township Board of Trustees, having been informed in writing that noxious or other harmful weeds are growing on the lands in charge of Community Loan Servicing, LLC in Jackson Township and described as follows: 431 Stuart Street NW, Lot 91, Blaumeiser Tract, Parcel No. 1605063, Jackson Township, Ohio.

Be it resolved that said Community Loan Servicing, LLC, Customer Support Department, 4425 Ponce de Leon Boulevard, 5th Floor, Coral Gables, FL 33146, whose tax mailing address is Core Logic, 2500 Westfield Dr., Elgin, IL 60124, be notified by serving on them by certified mail with return receipt requested, a written copy of this resolution that said noxious weeds are growing on such lands and that, pursuant to ORC Section 5579.05, they must be cut or destroyed within five (5) days after the service of such notice or show this Board cause why there is no need for doing so. The owner shall have a continuing duty to cut or destroy the noxious weeds every 30 days from the date of this Resolution until October 31, 2022. If the owner fails to meet this obligation within the five-day period, or the subsequent 30 day periods, the Township will mow at \$150.00 per hour with a \$400.00 minimum charge per lot or parcel. As stated in our prior courtesy letter to you, pursuant to ORC Sections 5579.06 and 5579.07, a \$150.00 administrative fee per lot or parcel will be placed on your tax duplicate.

**3-0 yes**

**RESOLUTION 22-143 ATTACHED**

**NOXIOUS WEEDS - 1.00 ACRE LOT ON PORTAGE ST NW, PARCEL NO. 1600678, JACKSON TOWNSHIP, OHIO**

Hawke moved and Thomas seconded a motion that whereas, the Jackson Township Board of Trustees, having been informed in writing that noxious or other harmful weeds are growing on the lands in charge of Akron General Medical Center, in Jackson Township and described as follows: 1.00 acre lot on Portage Street NW, Parcel No. 1600678, Jackson Township, Ohio.

Be it resolved that said Akron General Medical Center, whose tax mailing address is Akron General Medical Center c/o CBRE Inc. - Lodi Community Hospital, 1950 Richmond Road TR-103, Lyndhurst, OH 44124, be notified by serving on them by certified mail with return receipt requested, a written copy of this resolution that said noxious weeds are growing on such lands and that, pursuant to ORC Section 5579.05, they must be cut or destroyed within five (5) days after the service of such notice or show this Board cause why there is no need for doing so. The owner shall have a continuing duty to cut or destroy the noxious weeds every 30 days from the date of this Resolution until October 31, 2022. If the owner fails to meet this obligation within the five-day period, or the subsequent 30 day periods, the Township will mow at \$150.00 per hour with a \$400.00 minimum charge per lot or parcel. As stated in our prior courtesy letter to you, pursuant to ORC Sections 5579.06 and 5579.07, a \$150.00 administrative fee per lot or parcel will be placed on your tax duplicate.

**3-0 yes**

**RESOLUTION 22-144 ATTACHED**

**NOXIOUS WEEDS - 5689 CHEROKEE AVE NW, LOT 26 IN PORTAGE PARK ESTATES 2, PARCEL NO. 1604644, JACKSON TOWNSHIP, OHIO**

Hawke moved and Thomas seconded a motion that whereas, the Jackson Township Board of Trustees, having been informed in writing that noxious or other harmful weeds are growing on the lands in charge of Woodforest National Bank, in Jackson Township and described as follows: 5689 Cherokee Avenue NW, Lot 26 in Portage Park Estates 2, Parcel No. 16-04644, Jackson Township, Ohio.

Be it resolved that said Woodforest National Bank, 3415 Vision Drive, Columbus, OH 43219, whose tax mailing address is Core Logic, 3001 Hackberry Road, Irving, TX 75063-0156, be

notified by serving on them by certified mail with return receipt requested, a written copy of this resolution that said noxious weeds are growing on such lands and that, pursuant to ORC Section 5579.05, they must be cut or destroyed within five (5) days after the service of such notice or show this Board cause why there is no need for doing so. The owner shall have a continuing duty to cut or destroy the noxious weeds every 30 days from the date of this Resolution until October 31, 2022. If the owner fails to meet this obligation within the five-day period, or the subsequent 30 day periods, the Township will mow at \$150.00 per hour with a \$400.00 minimum charge per lot or parcel. As stated in our prior courtesy letter to you, pursuant to ORC Sections 5579.06 and 5579.07, a \$150.00 administrative fee per lot or parcel will be placed on your tax duplicate.

**3-0 yes**

**RESOLUTION 22-145 ATTACHED**

**NOXIOUS WEEDS - 3410 BRUNNERDALE AVE NW, PARCEL NO. 1620398, JACKSON TOWNSHIP, OHIO**

Hawke moved and Thomas seconded a motion that whereas, the Jackson Township Board of Trustees, having been informed in writing that noxious or other harmful weeds are growing on the lands in charge of Brian & Tanya Petroff, in Jackson Township and described as follows: 3410 Brunnerdale Avenue NW, Parcel No. 16-20398, Jackson Township, Ohio.

Be it resolved that said Brian & Tanya Petroff, whose tax mailing address is 3240 Berrywood Avenue SW, Canton, OH 44706, be notified by serving on them by certified mail with return receipt requested, a written copy of this resolution that said noxious weeds are growing on such lands and that, pursuant to ORC Section 5579.05, they must be cut or destroyed within five (5) days after the service of such notice or show this Board cause why there is no need for doing so. The owner shall have a continuing duty to cut or destroy the noxious weeds every 30 days from the date of this Resolution until October 31, 2022. If the owner fails to meet this obligation within the five-day period, or the subsequent 30 day periods, the Township will mow at \$150.00 per hour with a \$400.00 minimum charge per lot or parcel. As stated in our prior courtesy letter to you, pursuant to ORC Sections 5579.06 and 5579.07, a \$150.00 administrative fee per lot or parcel will be placed on your tax duplicate.

**3-0 yes**

**RESOLUTION 22-146 ATTACHED**

**NOXIOUS WEEDS - 6407 WOODMOOR AVE NW, LOT 642 IN LAKE CABLE SECTION L, PARCEL NO. 1606199, JACKSON TOWNSHIP, OHIO**

Hawke moved and Thomas seconded a motion that whereas, the Jackson Township Board of Trustees, having been informed in writing that noxious or other harmful weeds are growing on the lands in charge of Kevin A. Rupert, in Jackson Township and described as follows: 6407 Woodmoor Avenue NW, Lot 642 in Lake Cable Section L, Parcel No. 16-06199, Jackson Township, Ohio.

Be it resolved that said Kevin A. Rupert, 3415 Vision Drive, Columbus, OH 43219, whose tax mailing address is Core Logic, 2500 Westfield Dr., Ste. 102, Elgin, IL 60124, be notified by serving on them by certified mail with return receipt requested, a written copy of this resolution that said noxious weeds are growing on such lands and that, pursuant to ORC Section 5579.05, they must be cut or destroyed within five (5) days after the service of such notice or show this Board cause why there is no need for doing so. The owner shall have a continuing duty to cut or

destroy the noxious weeds every 30 days from the date of this Resolution until October 31, 2022. If the owner fails to meet this obligation within the five-day period, or the subsequent 30 day periods, the Township will mow at \$150.00 per hour with a \$400.00 minimum charge per lot or parcel. As stated in our prior courtesy letter to you, pursuant to ORC Sections 5579.06 and 5579.07, a \$150.00 administrative fee per lot or parcel will be placed on your tax duplicate.

**3-0 yes**

**RESOLUTION 22-147 ATTACHED**

**NOXIOUS WEEDS - 5615 PORTAGE ST NW, 5617 PORTAGE ST NW, PARCEL NOS. 1630374, 1619148, 1619145, AND 1630373, JACKSON TOWNSHIP, OHIO**

Hawke moved and Thomas seconded a motion that whereas, the Jackson Township Board of Trustees, having been informed in writing that noxious or other harmful weeds are growing on the lands in charge of KEM Investments Inc. in Jackson Township and described as follows: 5615 Portage Street NW, 5617 Portage Street NW, Parcel Nos. 16-30374, 16-19148, 16-19145, and 16-30373, Jackson Township, Ohio.

Be it resolved that said KEM Investments Inc., whose tax mailing address is KEM Investments Inc., 1449 Cleveland Ave. NW, Canton, OH 44703, be notified by serving on them by certified mail with return receipt requested, a written copy of this resolution that said noxious weeds are growing on such lands and that, pursuant to ORC Section 5579.05, they must be cut or destroyed within five (5) days after the service of such notice or show this Board cause why there is no need for doing so. The owner shall have a continuing duty to cut or destroy the noxious weeds every 30 days from the date of this Resolution until October 31, 2022. If the owner fails to meet this obligation within the five-day period, or the subsequent 30 day periods, the Township will mow at \$150.00 per hour with a \$400.00 minimum charge per lot or parcel. As stated in our prior courtesy letter to you, pursuant to ORC Sections 5579.06 and 5579.07, a \$150.00 administrative fee per lot or parcel will be placed on your tax duplicate.

**3-0 yes**

**Fiscal Office**

**ATTACHMENT 05/24/22 E**

Hawke moved and Pizzino seconded a motion to pay the bills in the amount of \$745,543.46.

**3-0 yes**

**ATTACHMENT 05/24/22 F**

Hawke moved and Pizzino seconded a motion to approve the minutes of the May 10, 2022 Board of Trustees' Meeting.

**3-0 yes**

**ATTACHMENT 05/24/22 G**

Hawke moved and Thomas seconded a motion to approve the following appropriation transfer for a total transfer of \$1,968.86.

FROM CODE	DESCRIPTION	TO CODE	DESCRIPTION	AMOUNT
150.110.5387	Discretionary - ARP	150.210.5110	Reg Salaries – Fire	\$ 1,450.26
		150.210.5210	Pension P/U – Fire	\$ 148.65

150.210.5212	Pension ER – Fire	\$ 348.06
150.210.5214	Medicare Exp – Fire	\$ 21.89
	TOTAL	\$ 1,968.86
		<b>3-0 yes</b>

**ATTACHMENT 05/24/22 H**

Hawke moved and Pizzino seconded a motion to approve the appropriation transfer request from account code 150.110.5387, Discretionary – ARP, to account code 150.110.5652, Equipment Purchase – ARP, in the amount of \$298,248.00.

**3-0 yes**

Fiscal Officer Gonzalez led the discussion regarding the use of liquor permit fees received by the township to be earmarked for the Amphitheater.

Hawke moved and Pizzino seconded a motion to use the received liquor permit fees to offset the budgeted amount for the Jackson Amphitheater.

**3-0 yes**

**Routine Business**

**Announcements**

- Next regular **Board of Trustees’** meeting, June 14, 2022, 4:00 p.m., Executive Session and/or Work Session; 5:00 p.m., General Session, Jackson Township Hall.
- **Celebration Committee Meeting**, May 31, 2022, 2:30 p.m., Jackson Township Hall
- **LOGIC**, June 2, 2022 9:00 a.m., Jackson Safety Center, Chief’s Conference Room
- **Free Spring Cleaning Concert – The Eric Brooke Band and Food Trucks**, Thursday, May 26, 2022, 6:30 p.m., Jackson North Park Amphitheater
- **Movie in the Park – Sing 2**, Friday, May 27, 2022, Jackson North Park Amphitheater, Doors open at 6:00 p.m. and movie at 7:00 p.m.
- **Fishing Day**, Saturday, May 28, 2022, 8:00 a.m. to 10:00 a.m., Jackson North Park Pond. Free event, but must register with the Park Division by Friday, May 20, 2022, but late registrations are being accepted.
- **Jackson Community Celebration**, June 22 – June 25, 2022, Jackson Amphitheater – Food, Rides, Games, Free Entertainment, and Fireworks on Saturday Night.
- **Amphitheater Events** ([www.jacksonamphitheater.com](http://www.jacksonamphitheater.com))
  - **Food Truck Wednesdays**, June 1 through September 28, 11:30 a.m. to 8:30 p.m.

- **Wednesday Night Free Concerts**, Jackson Amphitheater, 6:30 p.m. to 8:30 p.m., starting June 1, 2022
- **Summer Concert Series**, Tickets at [www.jacksonamphitheater.com](http://www.jacksonamphitheater.com)
  - **June 4 – *Without U2*** – Celebrating the Music of U2
  - **June 11 – *Into the Blue*** – ELO Tribute Band

**Old Business - None**

**New Business**

**RESOLUTION 22-148 ATTACHED  
AMENDED NOISE NUISANCE LEGISLATION**

Hawke moved and Pizzino seconded a motion that pursuant to Ohio Revised Code Sections 504.04(A)(1) and (2), 504.05, and 504.12, we hereby adopt the attached Amended Noise Nuisance Legislation, effective 30 days from the enactment of this Resolution and request the Fiscal Officer publish the attached Notice of this Resolution.

Be it further resolved that we adopt the attached citation form required by Ohio Revised Code Section 504.06 and that the within resolution and regulations replaces all prior adopted regulations. **3-0 yes**

**Public Speaks**

Chris Thomas of 2381 Macnaughten St NW, North Canton, OH. He is here on behalf of Windstream Communications, which is a fiber, telephone, and broadband company. They are typically located further north, but are beginning a project here in Stark County, called “Fiber to the Home”. He wanted to introduce himself and be available if anyone had any questions.

Joseph Tenaglia of 5656 Lasater Dr NW Apt. 11, Canton said that he has an application in for law enforcement, EMT, paramedic, first responder and also wants to be a trustee someday.

Hawke moved and Thomas seconded a motion to adjourn. **3-0 yes**

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**Todd Hawke**

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**Randy Gonzalez**