

AUSTINTOWN TOWNSHIP

MAHONING COUNTY, OHIO
82 OHLTOWN ROAD
AUSTINTOWN, OH 44515

REGULAR MEETING OF FEBRUARY 8, 2021

The Regular Meeting of the Board of Trustees of Austintown Township was held Monday, February 8, 2021, at Town Hall, 82 Ohltown Road, Austintown, Ohio.

The meeting opened at 6:00 P.M. with a salute to the flag led by Chairperson Steve Kent. Roll Call was as follows: Mr. Davis, present; Mr. Carano, present; and Mr. Kent, present.

Mr. Kent introduced the Board Members, Department Heads, and Sergeant at Arms.

RESOLUTION #21-02-08-01: Motion by Mr. Carano to approve the Minutes of the Regular Meeting of January 25, 2021.

Mr. Davis seconded the motion. Roll Call Vote: Mr. Carano, yes; Mr. Davis, yes; and Mr. Kent, yes.

Oath of Office given to Sam Lucurell for moving up to a Full-Time Firefighter and John Ragan on being promoted to Lieutenant by Fiscal Officer Laura Wolfe.

ADMINISTRATOR'S REPORT

DEPARTMENT BUSINESS

ROAD DEPARTMENT AND CEMETERY

January 2021 Monthly report received.

POLICE DEPARTMENT

January 2021 Monthly report received.

Chief Gavalier stated the department received a JAG Grant for \$14,000.00.

FIRE DEPARTMENT

January 2020 Monthly report received.

ZONING DEPARTMENT

January 2021 Monthly report received.

RESOLUTION #21-02-08-02: Motion by Mr. Davis to approve the following:

RESOLUTION

The Board of Trustees of Austintown Township, Mahoning County, State of Ohio, meeting on **Monday, February 8, 2021**, did adopt the following Resolution:

WHEREAS: The Board of Trustees of Austintown Township has determined that the following property constitutes and is declared a public nuisance pursuant to Ohio Revised Code 505.87:

1741-1747 South Raccoon Road
Parcel 48-108-0-006

Building facia falling, shingles located on the south and west side of the roof mansard failing and falling off, windows in need of securing at the south side of the building, graffiti in need of removal from the south and east exterior walls, and the stockade fence along the southerly property line in need of repair, or razing and replacement;

NOW, THEREFORE, BE IT RESOLVED by the Board of Trustees of Austintown Township that the above referenced property constitutes a public nuisance and the property owners are hereby **ORDERED** to abate, control, or remove said nuisances. If said nuisances are not abated, controlled or provision for abatement, control, or removal is not made within **SEVEN (7) DAYS** from the below date of adoption, the **BOARD OF TRUSTEES** will provide for the abatement, control, or removal, and any expenses incurred-**\$500 minimum**-by the Board of Trustees in performing that task will be entered upon the tax duplicate and will be a lien upon the land from the date of entry.

Mr. Carano seconded the motion. Roll Call Vote: Mr. Davis, yes; Mr. Kent, yes; and Mr. Carano, yes.

RESOLUTION #21-02-08-03: Motion by Mr. Davis to approve the following:

RESOLUTION

The Board of Trustees of Austintown Township, Mahoning County, State of Ohio, meeting on **Monday, February 8, 2021**, did adopt the following Resolution:

WHEREAS: The Board of Trustees of Austintown Township has determined that the following property constitutes and is declared a public nuisance pursuant to

Ohio Revised Code 505.87:

240 Carnegie Avenue
Parcel 48-024-0-429

A large amount of miscellaneous items, junk, debris, and trash stored in an exposed manner throughout the property;

1705-1739 South Raccoon Road
Parcel 48-108-0-005

A large amount of miscellaneous items, junk, debris, and trash stored in an exposed manner along the south wall of the building and in and around the dumpsters at the southeast section of the property, a large amount of miscellaneous items, junk, debris, and trash including wooden pallets and a discarded white couch stored in an exposed manner within the parking lot located at the northeast section of the property, and graffiti in need of removal from the fencing around the dumpsters at the southeast section of the property;

NOW, THEREFORE, BE IT RESOLVED by the Board of Trustees of Austintown Township that the above referenced property constitutes a public nuisance and the property owners are hereby **ORDERED** to abate, control, or remove said nuisances. If said nuisances are not abated, controlled or provision for abatement, control, or removal is not made within **SEVEN (7) DAYS** from the below date of adoption, the **BOARD OF TRUSTEES** will provide for the abatement, control, or removal, and any expenses incurred **-\$500 minimum-**by the Board of Trustees in performing that task will be entered upon the tax duplicate and will be a lien upon the land from the date of entry.

Mr. Carano seconded the motion. Roll Call Vote: Mr. Kent, yes; Mr. Carano, yes; and Mr. Davis, yes.

RESOLUTION #21-02-08-04: Motion by Mr. Carano to find the following motor vehicles meet all of the following criteria: 1) Three model years or older; 2) Apparently inoperable; and 3) extensively damaged, including, but not limited to, any of the following: missing wheels, tires, engine, or transmission and to declare the following vehicles public nuisances under Ohio Revised Code 505.871 and order the removal of the junk vehicles within 14 days after noticed is served to the property owner:

2536 Amberly Street - An inoperable white Suzuki with an expired license plate (GPG 6440) parked in an exposed manner at the property;

4243 Woodmere Drive - An inoperable Jeep with flat tires and an expired license plate (HZE 4425) parked in an exposed manner at the property;

1705-1739 South Raccoon Road - A wrecked and inoperable Honda (license plate JFF 6457) parked in an exposed manner at the southside of the commercial

building and a red inoperable Acura with flat tires (license plate HXK 3888) parked in an exposed manner at the southside of the commercial building

Mr. Davis seconded the motion. Roll Call Vote: Mr. Carano, yes; Mr. Davis, yes; and Mr. Kent, yes.

PARK DEPARTMENT

January 2021 Monthly report received.
Park Supervisor, Todd Shaffer has started scheduling the concerts in the Park for June through September.

RESOLUTION #21-02-08-05: Motion by Mr. Carano, pursuant to ORC 505.10 to find that the below listed item(s) of property, is/are not needed for public use, are obsolete, or are unfit for the use for which it was acquired and the fair market value of each is less than \$2,500.00:

2015 X-Mark Lazer Z 72" tractor

Mr. Davis seconded the motion. Roll Call Vote: Mr. Davis, yes; Mr. Kent, yes; and Mr. Carano, yes.

SENIOR CENTER

January 2021 Monthly report received.

FISCAL OFFICER

RESOLUTION #21-02-08-06: Motion by Mr. Davis to Accept January's Reports submitted to Board for review:

- a. Fund Status
- b. Revenue Status
- c. Appropriation Status

Mr. Carano seconded motion. Roll Call Vote: Mr. Kent, yes; Mr. Carano, yes; and Mr. Davis, yes.

NEW BUSINESS

RESOLUTION #21-02-08-07: Motion by Mr. Davis to increase Temporary appropriations in Westchester Fund by \$42,000.00 for a total of \$92,000.00.

Mr. Carano seconded the motion. Roll Call Vote: Mr. Carano, yes; Mr. Davis, yes; and Mr. Kent, yes.

RESOLUTION #21-02-08-08: Motion by Mr. Davis to approve updated resolution pursuant to IRC Section 414(h)(2) concerning the township's Pickup of the STATUTORILY REQUIRED CONTRIBUTION TO THE OHIO PUBLIC EMPLOYEES RETIREMENT SYSTEM – *See attached*

Mr. Carano seconded the motion. Roll Call Vote: Mr. Davis, yes; Mr. Kent, yes; and Mr. Carano, yes.

RESOLUTION #21-02-08-09: Motion by Mr. Carano to approve Advances from General Fund (1000) to:

\$100,000.00 to Police Fund (2081)
\$150,000.00 to Fire Fund (2111)
\$50,000.00 to Maintenance (6001)
\$30,000.00 To Park (2171)

Mr. Davis seconded the motion. Roll Call Vote: Mr. Kent, yes; Mr. Carano, yes; and Mr. Davis, yes.

RESOLUTION #21-02-08-10: Motion by Mr. Davis to approve the Dispatch Services Agreement Between Austintown Township and Milton Township – *see attached*

Mr. Carano seconded the motion. Roll Call Vote: Mr. Carano, yes; Mr. Davis, yes; and Mr. Kent, yes.

PUBLIC RESPONSE

OFF CAMERA: None

ON CAMERA: None

REMARKS FROM THE BOARD MEMBERS

FISCAL OFFICER LAURA L. WOLFE:

- Nothing to add

TRUSTEE KENNETH A. CARANO:

- Talked briefly about the vaccines and commended the Senior Center and the Board of Health

TRUSTEE JAMES C. DAVIS:

- Talked about Wedgewood Lanes and mentioned the steps that need to be followed to abate nuisances

TRUSTEE STEVEN E. KENT:

- Welcomed Big Shot Bob's Wings
- Welcomed Austintown Nutrition
- Congratulated Devin Sherwood on Elite 11 for quarterbacks' nomination
- Congratulated the wrestling and bowling teams

RESOLUTION #21-02-08-11: Motion by Mr. Davis to recess into Executive Session at 6:55 P.M.:

- A. To consider the appointment, employment, discipline, or compensation of public employees
- B. Preparing for, conducting, or reviewing negotiations or bargaining sessions with public employees concerning their compensation or other terms and conditions of their employment

Mr. Carano seconded the motion. Roll Call Vote: Mr. Davis, yes; Mr. Kent, yes; and Mr. Carano, yes.

RESOLUTION #21-02-08-12: Motion by Mr. Davis to reconvene from Executive Session at 8:30 P.M.

Mr. Carano seconded the motion. Roll Call Vote: Mr. Kent, yes; Mr. Carano, yes; and Mr. Davis, yes.

RESOLUTION #21-02-08-13: Motion by Mr. Carano to accept the resignation of Robin McGeehen, Road Dept employee effective February 28, 2021 per his filing for retirement with OPERS.

Mr. Davis seconded the motion. Roll Call Vote: Mr. Carano, yes; Mr. Davis, yes; and Mr. Kent, yes.

RESOLUTION #21-02-08-14: Motion by Mr. Davis to accept resignation of Police Officer Phillip Fusco effective January 28, 2021.

Mr. Carano seconded the motion. Roll Call Vote: Mr. Davis, yes; Mr. Kent, yes; and Mr. Carano, yes.

RESOLUTION #21-02-08-15: Motion by Mr. Carano to adjourn at 8:35 P.M.

Mr. Davis seconded the motion. Roll Call Vote: Mr. Kent, yes; Mr. Carano, yes; and Mr. Davis, yes.

This is to certify that the foregoing is an accurate record of the proceedings of the board of township trustees at its meeting held on the date listed above.

Date: 02.22.21

Laura S Wayne
Fiscal Officer

Approved:

Steven K
Chairperson, Board of Trustees

AUSTINTOWN TOWNSHIP

Mahoning County, Ohio

TRUSTEES



JAMES C. DAVIS

KENNETH A. CARANO

STEVEN E. KENT

FISCAL OFFICER

LAURA L. WOLFE

ADMINISTRATOR

MICHAEL B. DOCKRY

RESOLUTION NO. 21-02-08-08

RESOLUTION THAT THE AUSTINTOWN TOWNSHIP WILL PICK UP THE STATUTORILY REQUIRED CONTRIBUTION TO THE OHIO PUBLIC EMPLOYEES RETIREMENT SYSTEM FOR THE EMPLOYEES OF THE AUSTINTOWN TOWNSHIP PURSUANT TO IRC SECTION 414(h)(2).

WHEREAS, pursuant to federal and Ohio laws, the AUSTINTOWN TOWNSHIP may offset future salary increases and "pick up" (assume and pay) the contributions statutorily required by such elected officials and covered employees to the Ohio Public Employees Retirement System (OPERS) and such individuals will not be required to pay federal and state income taxes on such contributions; and

NOW THEREFORE BE IT ORDAINED BY THE AUSTINTOWN TOWNSHIP OHIO, THAT:

SECTION 1: Effective February 9, 2021 the full amount of the statutorily required employee contributions to OPERS shall be picked up and paid as a fringe benefit by the AUSTINTOWN TOWNSHIP for each person within any of the classes established in Section 2 herein. The pick-up shall be an offset against future salary increases. This "pick up" by the AUSTINTOWN TOWNSHIP shall be designated as public employee contributions and shall be in lieu of contributions to OPERS by each person within any of the classes established in Section 2 herein. No person subject to this "pick up" shall have the option of choosing to receive the statutorily required contribution to OPERS directly instead of having it "picked up" by the AUSTINTOWN TOWNSHIP or of being excluded from the "pick up". The AUSTINTOWN TOWNSHIP shall, in reporting and making remittance to OPERS, report that the public employees contribution for each person subject to this "pick up" has been made as provided by the statute. Therefore, contributions, although designated as employee contributions, are employer-paid, and employees do not have the option to receive the contributions directly. All contributions are paid by the employer directly to the plan.

SECTION 2: The "pick up" by the AUSTINTOWN TOWNSHIP provided by this resolution shall apply to all persons that are employees of AUSTINTOWN TOWNSHIP who are or become contributing members of OPERS, as follows:

Road Foreman, Operators and Truck Driver/Laborers, member Teamsters Local 377 – the full 10%

Dispatchers, members of the Ohio Patrolmen's Benevolent Association – 6%

Park Foreman and Laborers, members of Teamsters Local 377 - 10%

Zoning Assistant, member of Teamsters Local 377 – 10%

Clerical employees, members of Ohio Patrolmen's Benevolent Association – 10%

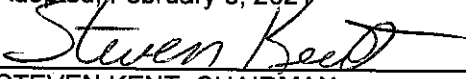
Vehicle Maintenance employees, members of Teamsters Local 377 – 10%

Township Administrator, Road Superintendent, Police Chief and Zoning Inspector, not affiliated with any union – 1%

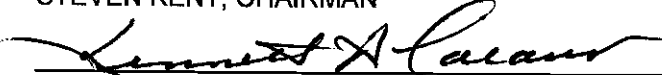
SECTION 3: Under the fringe-benefit method of employer pick up, salary is not modified; however, the employer will pay the employees' statutorily required contribution to OPERS.

SECTION 4: The Fiscal Officer is hereby authorized and directed to implement the provisions of this resolution to institute the "pick up" of the statutorily required contributions to OPERS for those persons reflected in Section 2 herein so as to enable them to have their employee contributions paid by their employer.


Adopted, February 8, 2021



STEVEN KENT, CHAIRMAN



KENNETH CARANO, VICE CHAIRMAN



JAMES DAVIS, TRUSTEE

Attest:



AUSTINTOWN TOWNSHIP FISCAL OFFICER

AUSTINTOWN TOWNSHIP

Mahoning County, Ohio

TRUSTEES

JAMES C. DAVIS

KENNETH A. CARANO

STEVEN E. KENT



FISCAL OFFICER

LAURA L. WOLFE

ADMINISTRATOR

MICHAEL B. DOCKRY

THE STATE OF OHIO, MAHONING COUNTY

I, Laura L. Wolfe, Fiscal Officer of Austintown Township, do hereby certify that the foregoing is taken from the Record of Proceedings of the Regular Meeting of the Board of Trustees held on 02-08-21 and that the same has been compared by me with the Resolution # 21-02-08-08 of said Record and that it is a true and correct copy thereof.

This 02-08-21.



Laura L. Wolfe, Fiscal Officer

Resolution # 21-02-08-10

COPY

**Dispatch Services Agreement
Between
Austintown Township and Milton Township**

THIS AGREEMENT is entered into by and between the Board of Trustees of Austintown Township ("Austintown") and the Board of Trustees of Milton Township ("Milton") for the provision of fire and emergency medical dispatch services.

WHEREAS, R.C. 9.482 authorizes political subdivisions within the State of Ohio to enter into agreements with any other political subdivision to exercise any power, perform any function, or render any service for the contracting recipient political subdivision that the contracting recipient political subdivision is otherwise legally authorized to exercise, perform, or render; and

WHEREAS, the Milton Township Fire Department has determined that it is in need of fire and emergency medical dispatch services to ensure public safety; and

WHEREAS, Austintown has agreed to furnish to Milton certain fire and emergency medical dispatch services as described below;

NOW, THEREFORE, THE PARTIES HERETO AGREE AS FOLLOWS:

A. Austintown Responsibilities. Austintown will provide the following services to Milton:

1. Receive all Fire Department and Emergency Medical Service calls to Milton Township's Fire and EMS providers. This includes the answering of all fire phones, taking information and tone alerting firefighters, emergency medical providers and other first responders as needed.
2. Contact the appropriate Fire, EMS or other Departments as needed. Austintown will forward Emergency Medical Service (EMS) calls to Lane Ambulance for the provision of Emergency Medical Dispatch (EMD) service until such time that Austintown's dispatchers are trained and hold certifications in EMD.
3. Fulfill requests to contact additional services (i.e. ambulance and tow vehicle service).
4. Transfer all non-emergency calls to the appropriate Milton administrative office.

B. Milton Responsibilities. Milton will be responsible for developing and implementing its own specific protocols for these areas:

1. The answering of non-emergency telephone calls. While these calls will be accepted, they cannot be handled personally and will be transferred into the appropriate Milton administrative office.
2. Milton will provide Austintown with personnel lists, including contact information for each employee. Milton will keep Austintown informed of all personnel changes immediately.
3. Milton will be responsible for the provision of end user equipment for communication with Austintown. Austintown will not provide IT equipment or services to Milton nor will

it provide maintenance or support for Milton's computer networks, software or equipment. Milton will keep Austintown informed with regard to equipment lists and any changes thereto.

4. Milton must maintain its own telephone lines.
5. Follow all polices & procedures as set by the dispatch center.
6. Milton will inform Austintown of any change(s) in Milton's policies or procedures which would necessitate changes in Austintown's dispatching procedures.

C. Agency Accords. By signing this Agreement, Milton and its employees agree to the following:

1. Complaints against Austintown's employees will be forwarded to Austintown.
2. Complaints against individual Milton employees will be forwarded to Milton's Fire Chief.
3. Milton employees will follow established radio system protocols:
 - a. Each Milton employee will call Austintown using their assigned Unit Number and will **wait to be acknowledged** before transmitting additional information unless it is a bona fide emergency.
 - b. Each Milton employee using the radio system will not use signals and codes but "Plain Talk" for communication with all users on Austintown's radio system.
 - c. Milton employees understand that any radio communications can be heard by citizens, other agencies, their own employees and possibly the F.C.C. All Milton employees will conduct themselves in a professional manner at all times when operating radio equipment. Milton employees arguing, making unnecessary comments, improper voice inflection, or any other action that reflects poorly on Austintown will be considered a violation of this Agreement and will be cause for termination of this Agreement at the option of Austintown.
 - d. All employees operating the dispatch radio, either from mobile unit, portable, or the Communications Center, shall strictly observe all regulations for such operation as established by Austintown and the Austintown-Boardman-Mahoning County Joint Communications District.
 - e. Milton employees will not argue with, offer sarcastic remarks by tone or inflection, conduct themselves in an unprofessional manner, or unnecessarily question a Communications Center employee over the radio. When given a call, Milton employees are to write down the address and necessary information to avoid repeated requests for this information from the Communications Center.
4. No LEADS/NCIC data will be provided to Milton Fire Department by Austintown.

D. Term of Agreement. This Agreement shall take effect on January 1, 2021 and continue through December 31, 2021. This Agreement may be extended for additional one-year periods at the option of Austintown. The parties understand and agree that Austintown will assign this

agreement to the Austintown-Boardman-Mahoning County Joint Communications District (District) when the District is prepared to provide to Milton the fire and medical dispatching services which are the subject of this Agreement.

E. Payment. In consideration of the mutual promises set forth herein, Milton will compensate Austintown at the rate of Nine-Thousand Five Hundred Dollars (\$9,500) per year. Payment will be made on a biannual basis for services rendered during the preceding half-year, with the first payment of \$4,750 being due June 30 and the second of \$4,750 payment shall being due December 31.

F. Hours of Services. Dispatch Services will be provided on a 24-hour basis, 7 days per week, including all holidays, weekdays and weekends.

G. Maintenance of Records. Austintown will maintain records of all call logs and activities conducted within Milton's jurisdiction as may be required by Ohio law and/or by Austintown Township's record retention policies.

H. External Disputes. Milton shall notify Austintown, in writing and in a timely manner, of any complaints related to the nature, extent and quality of services provided to Milton by Austintown.

I. Disputes Concerning this Agreement. The parties shall work together to resolve any disputes arising between the parties as to the interpretation of the terms and conditions of this Agreement or the satisfactory performance thereof by any of the parties or related to any of the services or other responsibilities specified herein. In the event of a dispute, the aggrieved party shall notify the other party immediately and the parties shall meet within 48 hours in an attempt to resolve the dispute.

J. Termination. This Agreement may be terminated at any time upon mutual Agreement of the parties; however, unless otherwise mutually agreed upon by the parties in writing, such termination shall not become effective for a minimum of three (3) months following the adoption of Resolutions of the governing bodies of both Austintown and Milton. Either party may terminate this Agreement unilaterally at any time for any reason upon giving the other party three (3) months advance written notice of its intent to terminate. Upon termination, any equipment provided to Milton under this Agreement shall be immediately returned to Austintown. Any cost associated with the return of the equipment shall be borne by Milton.

K. Default. In the event that either party defaults in the performance of any of its duties or obligations under this Agreement, after receiving written notice of same and failing to cure such default with thirty (30) days of said written notice, the non-defaulting party shall be entitled to terminate this Agreement, effective at the expiration of the thirty (30) day period.

L. Notices. Notices hereunder shall be given to the Parties set forth below and shall be made by hand delivery, overnight delivery or regular mail. Notices shall be addressed as follows:

If to Austintown: Austintown Chief of Police
 92 Ohltown Road
 Austintown, Ohio 44515

If to Milton: Milton Fire Chief
 15980 Milton Avenue
 Lake Milton, Ohio 44429

M. Independent Contractor. Austintown is, and shall at all times be deemed to be, an independent contractor. Nothing in this Agreement shall be construed as creating the relationship of employer or employee between Austintown and Milton and by or between any of their agents or employees. Austintown shall retain all authority for rendition of the services covered by this Agreement, including standards of performance, control of dispatch personnel (including discipline), and other matters incidental to the performance of dispatch services by Austintown. Nothing in this Agreement shall be construed to, or shall make, any employee of Austintown an employee of Milton, or any employee of Milton an employee of Austintown, for any purpose whatsoever, including, but not limited to, withholding of taxes, payment of benefits, workers' compensation, or any other rights or privileges accorded Austintown or Milton employees by virtue of their employment.

N. No Third Party Beneficiaries. Austintown does not intend by this Agreement to assume any contractual obligations to any party other than Milton, and Milton does not intend by this Agreement to assume any contractual obligation to any party other than Austintown. Austintown and Milton do not intend that there be any third-party beneficiary to this Agreement.

O. No Assignment. Any assignment, transfer or subcontracting of this Agreement is prohibited, unless mutually agreed upon in writing by both parties.

P. Amendment. This Agreement may not be modified, amended or otherwise altered unless mutually agreed upon in writing by both parties.

Q. Non-Exclusive Nature. Nothing herein shall be construed to prohibit Austintown from providing dispatch services to any other jurisdiction or agency at Austintown's sole discretion.

R. Liability. To the extent permitted by Ohio law, each party agrees to be liable for the acts and omission of its own officers, employees and agents engaged in the scope of their employment arising under this Agreement, and each party hereby agrees to be responsible for any and all liability, claims, costs, expenses or damages arising from any claim with respect to that party's role in connection with this Agreement. The parties agree that nothing in this provision shall be

construed as a waiver of the various immunities provided under federal or state law, including but not limited to those immunities provided by Ohio Revised Code Chapter 2744.

S. Controlling Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Ohio. Any lawsuit, action or claim arising out of or related to this Agreement shall be heard by a state court of competent jurisdiction within the State of Ohio.

T. Entire Agreement. This Agreement represents the entire agreement between the parties and may not be modified except pursuant to a writing signed by both parties.

U. Severability. If any part of this Agreement shall be held to be unenforceable or invalid, the remainder of the Agreement shall nevertheless remain in full force and effect.

V. Waiver. Failure to insist upon strict compliance with any of the terms, covenants or conditions of this Agreement at any one time shall not be deemed a waiver of such term, covenant or condition at any other time, nor shall any waiver or relinquishment of any right or power herein at any time be deemed a waiver or relinquishment of the same or any other right or power at any other time.

W. Prior Agreements. This agreement shall supersede all agreements between the parties predating this agreement and relating to dispatch services.

X. Execution of Counterparts. This Agreement may be executed in several counterparts, each of which shall be regarded as an original and all of which shall constitute one and the same document. It shall not be necessary in proving this Agreement to produce or account for more than one counterpart.

IN WITNESS WHEREOF, the parties have signed this Agreement in their capacities and on behalf of their respective political subdivisions and have caused this Agreement to be signed in the subdivisions' names and on their behalf on the day and year noted below.

Board of Trustees of Austintown

Township, Ohio:



Trustee Date




Trustee Date




Trustee Date

Board of Trustees of Milton

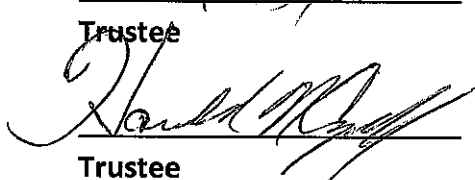
Township, Ohio:



Trustee Date



Trustee Date



Trustee Date

