County C	ommissioners	Office
Auglaize	County, Ohio	
March 6,	2025	

NO.	#25-134	

IN THE MATTER OF RECOGNIZING THE MONTH OF MARCH AS DEVELOPMENTAL DISABILITIES AWARENESS MONTH WITHIN AUGLAIZE COUNTY.

The Board of County Commissioners of Auglaize County, Ohio met in regular session on the 6th day of March, 2025.

Commissioner Bergmen moved the adoption of the following:

RESOLUTION

- WHEREAS the mission of the Auglaize County Board of DD is to ensure individuals with developmental disabilities have access to quality supports, providing them opportunities to live, learn, work and play in their communities; and,
- WHEREAS the nearly 400 children and adults with developmental disabilities served by the Auglaize County Board of DD, their families, friends, neighbors, and co-workers encourage everyone to focus on the abilities of all people; and,
- WHEREAS the most effective way to increase this awareness is through everyone's active participation in community activities and the openness to learn and acknowledge each individual's contribution; and,
- **WHEREAS** policies are developed, attitudes shaped, and opportunities offered that allow people with developmental disabilities to live as independently and productively as possible in their communities; and,
- WHEREAS we encourage all citizens to foster and support such opportunities that include full access to education, housing, employment, and recreational activities.
- **THEREFORE**, **BE IT RESOLVED** that the Board of Commissioners, Auglaize County, Ohio, does hereby recognize the month of March 2025 as

DEVELOPMENTAL DISABILITIES AWARENESS MONTH

and offer full support to efforts that assist people with disabilities to be empowered to live their best lives and we urge all citizens to join in this celebration of inclusion and achievement by spreading awareness of the many contributions offered by people with developmental disabilities in our Auglaize County communities.

Commissioner seconded the Resolution and upon the roll being called, the vote resulted in the adoption of the Resolution as follows:

Adopted this 6th day of March, 2025

BOARD OF COUNTY COMMISSIONERS AUGLAIZE COUNTY, OHIO

David Bambauer

John N. Bergman

Douglas A. Spencer

cc: Board of DD

County Commissioners Office	e
Auglaize County, Ohio	
March 6, 2025	

missioners Office	NO.	#25-135	
01:	-		

IN THE MATTER OF SETTING A DATE AND TIME AT WHICH TO CONVENE THE FIRST OF TWO
MANDATED PUBLIC HEARINGS FOR THE P.Y. 2025 COMMUNITY DEVELOPMENT BLOCK GRANT
(CDBG) PROGRAM.

The Board of County Commissioners of Auglaize County, Ohio met in regular session on the 6th day of March, 2025.

Commissioner Bergme

moved the adoption of the following:

RESOLUTION

- WHEREAS, the County of Auglaize, including the Cities of St. Marys and Wapakoneta, intends to make application to the Ohio Department of Development (ODOD) in 2025 for the funding under the Community Development Block Grant (CDBG) Program; and,
- **WHEREAS**, the State of Ohio requires Counties to conduct two public hearings to inform all County citizens concerning the CDBG program in Ohio.
- **THEREFORE, BE IT RESOLVED** that the Board of Commissioners, Auglaize County, Ohio, does hereby set Monday, March 24, 2025 at 10:00 a.m. as the date and time at which to conduct in its Assembly Room 2nd Floor the first of two public hearings on behalf of the county, as well as on behalf of the cities of St. Marys and Wapakoneta, concerning the State of Ohio's CDBG program.

Commissioner resulted in the adoption of the Resolution as follows:

seconded the Resolution and upon the roll being called, the vote

Adopted this 6th day of March, 2025

BOARD OF COUNTY COMMISSIONERS AUGLAIZE COUNTY, OHIO

David Bambauer

Douglas A. Spencer

John N. Bergman

cc: Kleinfelder, Inc., Gayle Flaczynski
Tyler Price – City of Wapakoneta
Craig Moeller – City of St. Marys

Township – Fiscal Officers

Villages - Mayors

Board of DD - Renee Kohler

Engineer - Andrew Baumer

Council on Aging - Robert Warren

Ron Puthoff

BOARD OF COUNTY COMMISSIONERS AUGLAIZE COUNTY, OHIO

209 S. Blackhoof St., Wapakoneta, Ohio 45895

Phone: 419-739-6710 Fax: 419-739-6711

March 4, 2025

TO: The Wapakoneta Daily News/The Evening Leader

FROM: Board of County Commissioners, Auglaize County, Ohio

RE: Public Notice to be published in the Wapakoneta Daily News & The Evening

Leader

Please publish, in the <u>smallest print possible</u>, in the Non-Legal Section of the newspapers, the accompanying Public Notice on Thursday, March 6, 2025.

Please send Certificate of Publication to and invoice to:

Board of County Commissioners 209 S. Blackhoof St., Room 201 Wapakoneta, OH 45895

Thank you.

Esther Leffel BOCC Clerk

PUBLIC NOTICE NOTICE OF FIRST PUBLIC HEARING PY2025 BIENNIAL COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) PROGRAM

The Auglaize County Board of Commissioners intends to make application to the Ohio Department of Development (ODOD) to access funding from the approximately \$45 million of funds available under the PY2025 Biennial Community Development Block Grant (CDBG) Small Cities Program, a federally funded program administered by the State of Ohio.

The County, including the cities of St. Marys and Wapakoneta, is eligible for approximately \$198,000 of CDBG Community Development Allocation Program funds and additional funds for a competitive set-aside program: Neighborhood Revitalization (up to \$750,000); and for competitive open-cycle programs: Critical Infrastructure (up to \$500,000) and Flexible Grant/Downtown (up to \$250,000); providing the County meets applicable program requirements.

CDBG Community Development Allocation funding requests from eligible county entities are due to the Board of Commissioners Office by **April 18, 2025**. Projects will be reviewed, ranked, and selected based on compliance with a CDBG National Objective; inclusion in the Auglaize County Community Development Implementation Strategy (CDIS); application completeness; number of beneficiaries served; and number of previous awards. The County's Community Development Allocation application to ODOD is due **June 11, 2025**.

Auglaize County (and its cities and villages) may apply for funding under the following programs: Community Development Program; Community Housing Impact and Preservation Program (CHIP); Economic Development & Public Infrastructure Programs; Flexible Grant Program; Training and Technical Assistance Funds; New Horizons Fair Housing Assistance Program; Residential Public Infrastructure Grant Program; Housing Opportunities for Persons with AIDs (HOPWA) Program; Supportive Housing, Homeless Crisis Response, & Housing Assistance Grant Programs; and, Any/New Programs Announced Under the CDBG, HOME, and OHTF Programs.

The first of the required two public hearings for this comprehensive grant program will be convened in Assembly Room – 2nd Floor at the Auglaize County Administration Building, 209 South Blackhoof Street, Wapakoneta, Ohio 45895, an ADA-accessible facility. The hearing shall commence at **10 AM on Monday, March 24, 2025**, to provide citizens with pertinent information about the CDBG program, including an explanation of eligible activities and program requirements. The CDBG program can fund a broad range of activities including economic development projects; street improvements; water supply, drainage, and sanitary sewer improvements; park acquisitions and improvements; demolition of unsafe structures; and rehabilitation of housing and neighborhood facilities. The activities must be designed to meet one of the CDBG National Objectives: to primarily benefit low- and moderate-income persons; or aid in the prevention or elimination of slums and blight; or meet an urgent need of the community; and comply with the applicable Program Objectives as outlined in the Ohio Consolidated Plan.

To assist the County in preparing a State required Community Development Implementation Strategy (CDIS) needed for the PY2025 CDBG Program, all interested political jurisdictions within Auglaize County are invited to attend a planning meeting to be held immediately following the public hearing on Monday, March 24, 2025, in the Assembly Room at the County Administration Building, at 10:30 AM.

Citizens are encouraged to attend the first public hearing to provide input on the County's CDBG Program. Should any participant require auxiliary aids due to disability or non-English languages, please contact this office at least one week prior to the hearing date to ensure needs will be accommodated. Anyone wishing to submit written comments prior to the hearing may direct them to the Auglaize County Board of Commissioners at the address above.

By order of the Board of County Commissioners, Auglaize County, Ohio David Bambauer Douglas A. Spencer John N. Bergman

Date of Publication: March 6, 2025. Non-Legal Section (Block Ad). Furnish one (1) affidavit.

County Commissioners Office
Auglaize County, Ohio
March 6, 2025

NO.	#25-136	
_		

IN THE MATTER OF CERTIFYING DELINQUENT SEWER BILLS TO THE COUNTY AUDITOR FOR PLACEMENT ON THE PROPERTY REAL ESTATE TAX DUPLICATES; RATIFYING THE EXECUTION OF SEWER DELINQUENCIES LISTING AS SUBMITTED BY THE SANITARY ENGINEER'S DEPT.

The Board of County Commissioners of Auglaize County, Ohio met in regular session on the 6th day of March, 2025.

Commissioner ______ moved the adoption of the following:

RESOLUTION

- WHEREAS, the Sanitary Engineer's Secretary, Julie Schneider, informed the Board of County Commissioners that county property owners using county owned sewage treatment plants, have delinquent charges on their quarterly sewer bills; and,
- WHEREAS, the County Prosecuting Attorney Ed Pierce advised the Board that it is necessary for said Board to certify these delinquent charges to the County Auditor for placement on the proper real estate tax duplicates for collection; and,
- WHEREAS, a list showing these delinquencies was presented to the Board by the Auglaize County Sanitary Dept., along with a request for the delinquencies to be certified to the County Auditor for placement on real estate tax duplicates.
- THEREFORE, BE IT RESOLVED that the Board of County Commissioners, Auglaize County, Ohio, does hereby ratify the execution of the Sewer Delinquencies assessments list by the President of the Board of County Commissioners, David Bambauer; and,
- BE IT FURTHER RESOLVED that this sewer delinquencies assessments list is hereby certified to the County Auditor for placement of said delinquencies on the proper real estate tax duplicates for collection.

Commissioner seconded the Resolution and upon the roll being called, the vote resulted in the adoption of the Resolution as follows:

Adopted this 6th day of March, 2025

BOARD OF COUNTY COMMISSIONERS AUGLAIZE COUNTY, OHIO

attachment

cc: County Sanitary Engineer County Auditor

In Accordance with Section 6117.02 of the Ohio Revised Code

Date: March 4, 2025

For Tax Year: 2024

Township/Municipality - Auglaize

Signature of Official:

Assessment Name - Sewer Delinquencies

Title: Prosident

Ordinance # <u>25 - 136</u>

NAME	PARCEL I.D.	AMOUNT
Seale, Andrew	G22-251-007-00	Beverly Hills
		\$237.93
Jenkins, Chris	G22-253-006-00	Beverly Hills
,		\$237.93
Hughes, Jeffrey	K31-103-017-00	Pleasantview
•		\$247.17
Beck, Stephen	K31-106-017-00	Pleasantview
		247.17
Alexander, Jodie Wingate	B05-192-012-00	Sherwood Forest
		\$515.21
Baumgardner, Scott	L33-200-128-02	Uniopolis
,		\$180.18
Benfield, Jeff	L33-200-049-00	Uniopolis
,		\$180.18
McComber, Eric	L33-200-040-00	Uniopolis
		\$180.18
McDaniel, Jessie	L33-200-017-00	Uniopolis
,		\$180.18
Rosebrook, Todd	L33-200-062-00	Uniopolis
		\$180.18
Sekas, Stephanie	L33-200-111-00	Uniopolis
2 cm., 2 cop		\$228.10
Shaner, Dan	L33-200-024-00	Uniopolis
Z.:		\$180.18
Stevenson, Doug	L33-200-012-00	Uniopolis
200,000000, = 1.08		\$180.18
Raines, Treg	B05-071-001-00	Country Club Hills
20000000		\$534.82
Huff, Jesse/Engle, Stephanie	K31-171-007-00	Grand Lake
20000,0000		\$198.55
McKee, June	K31-017-007-00	Grand Lake
		\$416.96
Slaven, Chad	K31-017-021-00	Grand Lake
		\$416.96
Hussy Zeigler, Martha	K31-055-009-00	Sandy Beach
		\$203.68
Buschur, Nick R. Trustee	K31-062-086-00	Sandy Beach
,,		\$203.68
Newbauer, Matthew	K31-053-022-00	Sandy Beach
TIO IT CHANGES TITUDINE IT		\$203.68
Roberts, Joseph	K31-053-027-00	Sandy Beach
11000110, vosepii	120.1 00.0	\$203.68

County Commissioners Office
Auglaize County, Ohio
March 6, 2025

NO.	#25-137

IN THE MATTER OF AUTHORIZING BUDGET ADJUSTMENTS.

The Board of County Commissioners of Auglaize County, Ohio met in regular session on the 6th day of March, 2025.

Commissioner Bergman

____ moved the adoption of the following:

RESOLUTION

WHEREAS, the Board has been requested to authorize budget adjustments as follows: and,

General Fund:

 Amount:
 From:
 To:

 \$20,000.00
 001.0906.530600 (Contract Services)
 001.0301.530600 (Contract Services)

 \$ 5,000.00
 001.0701.530900 (Farm Expense)
 001.0301.530600 (Contract Services)

 \$95,000.00
 001.1502.530600 (Muni Ct. Proj.
 001.0301.530400 (Equipment)

 Contract Services)
 001.0301.530400 (Equipment)

THEREFORE BE IT RESOLVED that the Board of County Commissioners of Auglaize County, Ohio, does hereby authorize the budget adjustments to show the changes as tabulated above.

Commissioner seconded the Resolution and upon the roll being called, the vote resulted in the adoption of the Resolution as follows:

Adopted this 6th day of March, 2025

BOARD OF COUNTY COMMISSIONERS AUGLAIZE COUNTY, OHIO

David Rambauer

John N. Bergman

Douglas A. Spencer

cc:/County Auditor

County Administrator
Bd. of Elections

County Commissioners O	ffice
Auglaize County, Ohio	
March 6, 2025	

NO.	#25-138	
-----	---------	--

IN TH	E MATTER	OF APPR	ROVING TH	E AGREE	MENT 1	BETWEEN	AUGLAIZI	COUNTY	AND !	EAGON
& ASS	OCIATES,	INC. FOR	PROFESSIO	NAL SER	VICES I	IN RELATI	ON TO THI	E ST. MARY	'S LAI	NDFILL
MONI	TORING: A	UTHORIZ	ING THE E	XECUTIO	N OF SA	AID AGREE	EMENT.			

The Board of County Commissioners of Auglaize County, Ohio met in regular session on the 6th day of March, 2025.

Commissioner ______ moved the adoption of the following:

RESOLUTION

- WHEREAS, Auglaize County being responsible for the environmental monitoring at the St. Marys Landfill, must enter into an agreement with a company licensed to perform said monitoring services; and,
- WHEREAS, the Board of County Commissioners has agreed to contract with Eagon & Associates, Inc. of Worthington, Ohio for the professional environmental monitoring services; and,
- WHEREAS, an Agreement has been presented to the Board of County Commissioners by Eagon & Associates, Inc. outlining the professional consulting services to be provided by Eagon & Associates, Inc. at an estimated total cost for each of the following tasks:
 - Task 1 Semiannual Detection and Corrective Measures Groundwater Monitoring \$18.062.00;
 - Task 2 Semiannual Groundwater and Monitoring Reports \$10,632.00;
 - Task 3 Alternate Source Demonstration \$4,592.00;
 - Task 4 Revise Statistical Analysis Plans for Detection & Corrective Measures \$7,258.00;
 - Task 5 Misc. Hydro \$5,629.00;
 - Total \$46,173.00; and,
- WHEREAS, the Board of County Commissioners was requested by the Solid Waste Coordinator Scott Cisco to approve and execute the agreement.
- **THEREFORE, BE IT RESOLVED** that the Board of Commissioners, Auglaize County, Ohio does hereby approve the Agreement between Auglaize County and Eagon & Associates, Inc. for professional environmental monitoring services at the St. Marys Landfill; and,
- **BE IT FURTHER RESOLVED** that the Board of County Commissioners authorizing the President of the Board, David Bambauer, to execute the Agreement with Eagon & Associates, Inc. as presented.

Commissioner seconded the Resolution and upon the roll being called, the vote resulted in the adoption of the Resolution as follows:

Adopted this 6th day of March, 2025

BOARD OF COUNTY COMMISSIONERS AUGLAIZE COUNTY, OHIO

David Bambauer

John N. Bergman

Douglas A Spence

cc: Solid Waste/Recycle Coordinator Eagon & Associates, Inc.

EXHIBIT A

EAGON & ASSOCIATES, INC. GENERAL CONTRACT CONDITIONS AND AGREEMENT

All proposals submitted by Eagon & Associates, Inc. hereinafter referred to as the CONSULTANT, shall be subject to the following general contract conditions unless any such conditions are specifically waived or modified in writing prior to acceptance of the proposal. This contract pertains to the services set forth in the proposal to be performed for <u>St. Marys Landfill</u> hereinafter referred to as the CLIENT under the terms and conditions set forth herein.

Proposal and Acceptance

The proposal submitted herewith shall become a binding contract when signed and/or accepted by the CLIENT by letter, purchase order, or other written document.

2. Proposal Duration

This proposal shall be valid for 90 days from the proposal date. Subsequent to that date, the CONSULTANT reserves the right to review the basis for payment schedule to allow for changing costs and to adjust estimated starting and completion times.

3. Scope of Work

The scope of work to be performed under this contract is as described in the proposal. The CONSULTANT agrees to perform the work in accordance with the standard of care and skill exercised by comparable consultants performing similar work in the same geographical area as the consultant in performing the services of the type and scope set forth in the proposal. If mutually agreeable to the CLIENT and the CONSULTANT, the CONSULTANT may obtain the services of others to perform certain activities contained in the work scope as defined in the proposal.

4. Basis for Payment

The CONSULTANT will invoice the CLIENT each month for the work performed during the preceding month. Payment shall be made on terms of "net" within 30 days. Past-due balances shall be subject to a 2 percent per month service charge, which service charge to the CLIENT specifically agrees to. There shall be no retainage provision and cash discounts shall not be allowed. All work performed by the CONSULTANT shall be billed in accordance with the fee schedule or basis for payment defined in the proposal and incorporated herein by reference.

In the event of a default in payments in accordance with the provisions of these general specifications and the proposal, the CONSULTANT may, at its option, discontinue further services on the project, or may elect to continue the project upon payment of all previous balances and payment in advance for further services. In the event the CONSULTANT is required to bring any legal action for the purpose of collecting any amounts due it under the terms of this contract and proposal, the CLIENT shall indemnify the CONSULTANT for all reasonable attorney fees and costs incurred in connection with the collection of such account.

Site Access

The CLIENT shall be fully responsible for obtaining necessary permission (if the site is not owned by the CLIENT) or making the requisite notification of site personnel to allow the CONSULTANT, its agents, subcontractors, and representatives, to have access to the site at reasonable times through the contract performance. When performing test borings or soil tests pursuant to the scope of work, the CONSULTANT will take reasonable precautions to control damage to the site from use of equipment. However, some damage or alteration may occur and the CLIENT agrees to assume responsibility for such damage or alteration.

6. Underground Utilities

The CLIENT shall be responsible for designating the location of all utility lines and underground structures on the Site. The CLIENT agrees to indemnify, defend, and hold the CONSULTANT harmless for damage to utilities or underground utilities or underground structures which are not correctly located by the CLIENT. The CONSULTANT shall take actions as required to insure reasonable care is exercised in operating equipment in the vicinity of the located utilities.

7. Safety

D

The CONSULTANT shall be responsible for matters relating to the health and safety of its personnel in performance of the work. The CLIENT shall be responsible for matters relating to the health and safety of its personnel in performance of the work.

8. Discovery of Unanticipated Hazardous Materials

Hazardous or toxic materials may exist at a site which were not anticipated. The CONSULTANT and CLIENT agree that the discovery of unanticipated materials constitutes a changed condition mandating a renegotiation of the scope of work or termination of services. It is agreed that the discovery of unanticipated hazardous materials may make it necessary to take immediate measures to protect human health and safety, and/or the environment. The CONSULTANT agrees to notify the CLIENT as soon as practically possible should unanticipated suspected hazardous materials be encountered. The CLIENT agrees to compensate the CONSULTANT for the additional cost of such work and agrees to indemnify, defend and hold the CONSULTANT harmless from any claim or liability for injury or loss arising from the CONSULTANTS encountering of unanticipated hazardous materials or suspected hazardous materials.

9. Indemnification

To the fullest extent of the law, the CLIENT shall indemnify and hold the CONSULTANT harmless from and against any and all claims, defense costs, including attorneys fees, damages, losses, expenses, and other liabilities arising out of the CLIENTS activities or presence on the site; provided that the CLIENT shall not be required to indemnify the CONSULTANT against liability for damages caused by the negligence or intentional misconduct of the CONSULTANT, its agents, subcontractors, or employees.

10. Insurance

Attached is an insurance schedule describing in detail the various types of liability insurance carried by the CONSULTANT together with the limits of liability in each instance (Exhibit B). The CLIENT acknowledges having been given notice of such insurance. Certificates of such insurance will be furnished to the CLIENT upon request The CONSULTANT will obtain, if possible, additional or other insurance as requested by the CLIENT at the CLIENT'S expense to cover other risks or to increase the limits of liability of existing policies.

11. Confidentiality

The CONSULTANT agrees not to disclose confidential information, directly or indirectly, without the Client's written consent to any third party, or use such information for other than the tasks assigned to the CONSULTANT in the scope of work. The CONSULTANT agrees to obtain and deliver to the CLIENT at the expiration of this Contract, all documents, models, drawings, calculations, memoranda and other materials or records prepared in the course of the CONSULTANT'S work if so requested by the CLIENT, except one record set which will be protected as "CLIENT Confidential".

12. Professional Statement

Professional and technical services are and shall be performed to the best of the CONSULTANTS ability. However, the CLIENT understands that findings, analyses, recommendations and reports must of necessity be based upon interpretation of data acquired and compiled as proposed herein. Nothing in this proposal or in the understanding with the CLIENT shall be construed to act as a warranty or guarantee.

13. Work Completion Schedule

The CONSULTANT will make every effort to start and complete the work in schedule as outlined in the proposal-contract. However, the CONSULTANT shall not be held liable or responsible for schedule delays which are beyond the CONSULTANT'S control, such delays including but not limited to strikes, labor disputes, riots, civil disturbances, transportation, material shortages, change in scope of work, fires, or acts of God.

14. Severability and Survival

Any element of this Contract later held to violate the law shall be deemed void, and all remaining provisions shall continue in force. However, the CLIENT and the CONSULTANT will in good faith attempt to replace any invalid or unenforceable provision with one that is valid and enforceable, and which comes as close as possible to expressing the intent of the original provision. All terms and conditions of this Contract allocating liability between the CLIENT and the CONSULTANT shall survive the completion of this services hereunder and the termination of this Contract.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed individually or by their duly authorized officers.

Eagon & Associat		St. Marys Landfill	
11	CONSULTANT	CLIENT	
Chust	Christopher J. Cobel	Br Dew Jambaur	
	Vice President	Its: President	
	(Authorized Agent)	(Authorized Agent)	
ate:	March 3, 2025	Date: March 3, 2025	

County Commissioners Office
Auglaize County, Ohio
March 6, 2025

NO.	#25-139

IN THE MATTER OF AUTHORIZING THE SECUREMENT OF INTEREST COST FOR A NOTE NEEDED FOR THE BALANCE OF MONEY FOR THE SPRAY #3 DITCH IMPROVEMENT.

The Board of County Commissioners of Auglaize County, Ohio met in regular session on the 6th day of March, 2025.

Commissioner Bergman

_ moved the adoption of the following:

RESOLUTION

- **WHEREAS**, it is necessary, at this time, to obtain a note for the balance of money needed to complete the Spray #3 county ditch project; and,
- WHEREAS, the County Engineer's office informed the Board of County Commissioners that the amount remaining as the unpaid balance from the total amounts assessed and the time period for the note is:

Spray #3 Ditch Improvement: Four (4) semi-annual installments note

\$16,572.68.

THEREFORE, BE IT RESOLVED that the Board of County Commissioners, Auglaize County, Ohio does hereby authorize the necessary steps to be taken to secure interest cost for said note for the balance of money needed to complete the above named Ditch improvement project in the amount as mentioned above.

Commissioner seconded the Resolution and upon the roll being called, the vote resulted in the adoption of the resolution as follows:

Adopted this 6th day of March, 2025

BOARD OF COUNTY COMMISSIONERS AUGLAIZE COUNTY, OHIO

David Bambauer

John N. Bergman

Douglas A. Spencer

cc: County Engineer County Auditor

County Commissioners Office
Auglaize County, Ohio
March 6, 2025

NO.	#25-140	

IN THE MATTER OF AUTHORIZING THE COUNTY AUDITOR TO DRAW WARRANTS FOR THEN AND NOW CERTIFICATE PAYMENTS.

The Board of County Commissioners of Auglaize County, Ohio met in regular session on the 6th day of March, 2025.

Commissioner Bergne moved the adoption of the following:

RESOLUTION

WHEREAS, the practice of using "Then and Now Certificates" has been instituted by the County Auditor.

THEREFORE, BE IT RESOLVED that the Board of County Commissioners, Auglaize County, Ohio, the taxing authority for Auglaize County, having thirty (30) days to approve payment by resolution from receipt of "Then and Now Certificates", does hereby approve the following:

Check No.	<u>Amount</u>	<u>Vendor</u>
487261	348.55	AUGLAIZE WELDING COMPANY
487264	340.42	AES
487270	42840.00	J & M EXCAVATING
487275	276.00	PITNEY BOWES, INC.
487276	1585.64	KOHLS
487292	900.00	N.W.G.S
487314	2297.20	KOFILE TECHNOLOGIES
487373	1282.24	AT&T
487408	175000.00	LANDHAWK INCORPORATED
487412	1668.00	AUGLAIZE COUNTY TREASURER

Commissioner seconded the Resolution and upon the roll being called, the vote resulted in the adoption of the Resolution as follows:

Adopted this 6th day March, 2025

BOARD OF COUNTY COMMISSIONERS AUGLAIZE COUNTY, OHIO

David Bambauer, yel

John N. Bergman

Douglas A. Spencer

ec: County Auditor

County Commissioners Office
Auglaize County, Ohio
March 6, 2025

NO.	#25-141	

IN THE MATTER OF APPROVING THE RE-EVALUATION OF THE ASSESSMENT BASE FOR THE MAINTENANCE FOR THE EISLEY DITCH; CHANGING THE WATERSHED MAP AND CERTIFYING THE MAINTENANCE BASE TO THE COUNTY AUDITOR.

The Board of County Commissioners of Auglaize County, Ohio met in regular session on the 6th day of March, 2025.

Commissioner Space moved the adoption of the following:

RESOLUTION

- WHEREAS, in Resolution #25-056, the Board of Auglaize County Commissioners set a date, March 6, 2025, to hold a public hearing on the base assessments for the Eisley Ditch Maintenance fund established in 1994; and,
- **WHEREAS**, that the hearing was for the review and re-evaluation of the Eisley Ditch which is provided under section 6137.112 of the Ohio Revised Code; and,
- WHEREAS, in addition to reevaluating the Eisley watershed; and,
- WHEREAS, there exists a balance as of the end of 2024 in the maintenance fund of \$382.67; and,
- WHEREAS, notification of the public hearing and base assessments were given, via U.S. Mail, to all landowners involved in said watershed.
- **THEREFORE BE IT RESOLVED**, that the Board of Auglaize County Commissioners, does hereby approve the reevaluation of the assessment base from \$14,748.93 to \$36,547.40 for the Eisley Ditch; and,
- **BE IT FURTHER RESOLVED** that the Board of Auglaize County Commissioners, does hereby authorize the changes to the watershed map and acreage; and,
- **BE IT STILL FURTHER RESOLVED** that said Board certifies to Auglaize County Auditor said maintenance assessment base.

Commissioner seconded the Resolution and upon the roll being called, the vote resulted in the adoption of the resolution as follows:

Adopted this 6th day of March, 2025

BOARD OF COUNTY COMMISSIONERS AUGLAIZE COUNTY

John N B

David Bambauer

11

Douglas A. Spencer

cc: Engineer Auditor