

William Biddlecombe Joe Dike Sam Artino Monty Tapp Mark Claus Matt Grieves Joel Hagy
Councilmember Councilmember Mayor Vice-Mayor Councilmember Councilmember

CITY COUNCIL — COMMITTEE MEETING

Tuesday, September 9, 2025 @ 6:30 PM
City Council Chambers
417 Main Street
Huron, Ohio 44839

- I. Call to Order
- II. Roll Call
- III. State Representative DJ Swearingen to Address Council
- IV. Presentation Presentation by Huron Public Library to update the city on what is happening at the library.
- V. Old Business
 - V.1 Ordinance No. 2025-19 (third and final reading) (submitted by Christine Gibboney)

 An ordinance to amend the official Zoning Map of the City of Huron to rezone approximately 15.49 +/acres of land located on River Road, Erie County, Ohio Permanent Parcel Numbers 42-01720.000, 4201720.001 & 42-01719.000, from I-2 General Industrial District) to B-3 (Business District).

VI. New Business

- VI.1 Ordinance No. 2025-24 (first reading) (submitted by Chief Terry Graham)
 An ordinance amending Chapter 373 (Bicycles and Motorcycles) of the Codified Ordinances of Huron, Ohio to establish a new Section 373.12 (Impounding).
- **VI.2** Ordinance No. 2025-25 (*submitted by Isaac Phillips*) An appropriations ordinance.
- VI.3 Resolution No. 59-2025 (submitted by Stuart Hamilton)
 A resolution authorizing a proposal from Griffin Pavement Striping for removal of bike lane markings on US 6 and repainting in a new configuration in the aggregate amount of \$139,555.45 (includes 10% contingency).
- VI.4 Resolution No. 60-2025 (submitted by Stuart Hamilton)
 A resolution accepting a proposal from Smith Paving & Excavating Inc. for asphalt repairs to be made on McKinley Avenue in the amount of \$26,800.50.
- VI.5 Resolution No. 61-2025 (submitted by Stuart Hamilton)
 A resolution authorizing participation in the Secondary Manufacturers Settlement Agreement pursuant to the OneOhio Memorandum of Understanding. Copies of the Settlement Notice Overview and Settlement Participation Form are attached to the legislation as Exhibit A.
- VII. Other Business
- VIII. Adjourn



TO: Mayor Tapp and City Council FROM: Terri Welkener, Clerk of Council

RE: Ordinance No. 2025-19 (third and final reading) (submitted by Christine Gibboney)

DATE: September 9, 2025

Subject Matter/Background

On May 19, 2025, the City of Huron received an application from OJD Holdings LLC to rezone approximately 15.49 +/- acres of land located on River Road, Erie County, Ohio Permanent Parcel Numbers 42-01720.000, 42-01720.001 & 42-01719.000 (hereinafter the "Property"), from I-2 (General Industrial) District) to B-3 (General Business). The rezoning application has proceeded through a process of review and recommendation by the Planning Commission on June 18, 2025, and City Council will hold a Public Hearing on the application on August 12, 2025 at 6:30pm, immediately preceding the regular Council meeting. Notice of the Public Hearing was published in the Sandusky Register on April 11, 2025.

If adopted, Ordinance No. 2025-19 will amend the City's Zoning Map to reflect the zoning change from I-2 to B-3, which would take place 30 days following its third reading. There have been no changes made to this legislation since its first reading on August 9, 2025.

Financial Review

There is no financial impact from this legislation.

Legal Review

The matter has been reviewed, follows normal administrative procedure and is properly before you.

Recommendation

If Council is in agreement with the request, a motion adopting Ordinance No. 2025-19 on its third and final reading is in order.

Ordinance No. 2025-19 OJD Holdings LLC Rezone River Rd Property from I-2 to B-3.docx Ordinance No. 2025-19 Exh 1 PC Recommendation to City Council

ORDINANCE NO. 2025-19

Introduced by Sam Artino

AN ORDINANCE AMENDING THE OFFICIAL ZONING MAP OF THE CITY OF HURON TO REFLECT THE REZONING OF APPROXIMATELY 15.49 +/- ACRES OF VACANT LAND OWNED BY OJD HOLDINGS LLC LOCATED ON BOTH SIDES OF RIVER ROAD, ERIE COUNTY, OHIO PERMANENT PARCEL NUMBERS 42-01720.000, 42-01720.001 & 42-01719.000, FROM THE CURRENT I-2 (GENERAL INDUSTRIAL DISTRICT) TO B-3 (GENERAL BUSINESS DISTRICT).

WHEREAS, pursuant to Section 1121.05 (a) of the Codified Ordinances, the City is divided into nine categories of zoning districts; and

WHEREAS, Section 1121.05 (b) of the Codified Ordinances prescribes that all zoning districts be duly approved and recorded on an adopted Zoning Map on file in the Office of the City Clerk; and

WHEREAS, OJD Holdings LLC submitted an application to rezone approximately 15.49 +/- acres of land located on both sides of River Road, Erie County, Ohio Permanent Parcel Numbers 42-01720.000. 42-01720.001 & 42-01719.000 (hereinafter the "Property"), from I-2 General Industrial District) to B-3 (General Business District); and

WHEREAS, pursuant to Section 1139.03 of the Codified Ordinances, the rezoning application has proceeded through a process of review and recommendation by the Planning Commission on June 18, 2025; and

WHEREAS, the Huron City Council was advised of the Planning Commission recommendation to support the rezoning request as presented; and

WHEREAS, Huron City Council, as required by Section 1139.03 of the Codified Ordinances, held a Public Hearing on the proposed rezoning request on August 12, 2025, and finds and concludes that the rezoning application should be approved because it promotes the public necessity, convenience and general welfare, and further constitutes good zoning practice.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HURON, OHIO:

SECTION 1. That the official Zoning Map for the City of Huron previously adopted on December 27, 2016 by Ordinance 2016-33 shall be and hereby is amended to change the zoning classification of the Property on both sides of River Road, Erie County, Ohio Permanent Parcel Numbers 42-01720.000, 42-01720.001 & 42-01719.000, from I-2 (General Industrial District) to B-3 (General Business District) and shall supersede all previously published zoning maps for the City.

SECTION 2. It is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were adopted in an open meeting of this Council, and that all deliberations of this Council and of any of its committees that resulted in such formal action, were in meeting open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

SECTION 3. In accordance with Section Ordinance shall take effect thirty (30) days follows:	on 3.06 of the Charter of the City of Huron, Ohio, this wing its adoption.
	Monty Tapp, Mayor
	2 3/ 3/4/
ATTEST:	
ADOPTED:	



TO: Mayor Tapp & Members of City Council

FROM: Christine Gibboney, Planning & Zoning Manager

RE: Planning Commission Recommendation- Rezoning Application – River Road (3) Vacant

Parcels from I-2 to B-3

DATE: June 20, 2025

Zoning District: I-2- General Industrial Parcel No.: 42-01720.000, 42-

01720.001, & 42-01719.000.

Existing Land Use: Vacant land, 3 separate parcels, approximately 16 acres +/-

Traffic Considerations: River Road/Cleveland Rd E

Owner: OJD Holdings LLC (Joe Dike)

Project Description-Rezoning of vacant parcels from I-2 to B-3

Applicant sought approval for the rezoning of three vacant parcels of on River Road from the current I-2 General Industrial to B-3 General Business in anticipation of proposed principal uses prohibited by I-2, but allowed as principal uses within B-3. The applicant explained to staff a developer is interested in constructing a recreational/sports facility on one of the parcels.

Recommendation

The Planning Commission reviewed the application for the rezoning of three (3) parcels along River Road (PPN's identified above) from the current I-2 General Industrial, to B-3 General Business at their regular meeting of June 18, 2025. The commission made the recommendation to City Council for the approval of the rezoning request as submitted.

Attachments:

- Staff report to PC/DRB
- Application
- Survey Map
- Parcel Map



TO: Chairman Boyle and Members of the Planning Commission and Design Review Board

FROM: Christine Gibboney, Planning & Zoning Manager

RE: Public Hearing: Rezoning Application – River Road (3) Vacant Parcels from I-2 to B-3

DATE: June 18, 2025

Zoning District: I-2- General Industrial Parcel No.: 42-01720.000, 42-

01720.001, & 42-01719.000.

Existing Land Use: Vacant land, 3 separate parcel approximately XX acres

Traffic Considerations: River Road/Cleveland Rd E

Owner: OJD Holdings LLC (Joe Dike)

Project Description-Rezoning of vacant parcels from I-2 to B-3

Applicant seeks approval for the rezoning of three vacant parcels of on River Road from the current I-2 General Industrial to B-3 General Business in anticipation of proposed principal uses prohibited by I-2 but allowed as principal uses within B-3. The applicant explained to staff a developer is interested in constructing a recreational/sports facility on one of the parcels.

APPLICABLE CODE SECTIONS:

1139.06 ZONING DISTRICT CHANGES AND ZONING REGULATION AMENDMENTS.

- (a) Council May Amend Zoning Ordinance. Whenever the public necessity, convenience, general welfare or good zoning practice require, Council may by ordinance, after recommendation thereon by the Planning Commission and subject to the procedure provided in this section, amend, supplement or change the regulations, district boundaries or classifications of property, now or hereinafter established by this chapter or amendments thereof. The Planning Commission shall submit its recommendations regarding all applications or proposals for amendments or supplements. An amendment, supplement, reclassification or change may be initiated by the Commission on its own motion or by a verified application of one or more of the owners or lessees of property within the area proposed to be changed or affected by this chapter. This only applies to content based
- (b) Procedure for Change. Applications for change of district boundaries or classifications of property as shown on the Zoning Map shall be submitted to the Commission (with a copy provided to the Clerk of Council), which Commission shall be allowed a reasonable time, not less than thirty days, for submitting its recommendations on

a proposed amendment or reclassification to Council. Each such application shall be verified by at least one of the owners or lessees of property within the area proposed to be reclassified, attesting to the truth and correctness of all facts and information presented with the applications. Applications for amendments initiated by the Commission itself shall be accompanied by its own motion pertaining to such proposed amendment.

- (1) List of property owners. Any person or persons desiring change in the zoning classification of property shall file with the application for such change a statement giving the names and addresses of the owners of all properties lying within 100 feet of any part of the exterior boundaries of the premises the zoning classification of which is proposed to be changed.
- (2) Notice and hearing. Before submitting its recommendations on a proposed amendment or reclassification to Council, the Commission may hold a public hearing thereon, notice of which shall be given by one publication in a newspaper of general circulation in the City at least ten (10) days before the date of such hearing. The notice shall state the place and time at which the proposed amendment to the Ordinance, including text and maps, may be examined. If the Ordinance intends to rezone or redistrict ten (10) or less parcels of land as listed on the tax duplicate, written notice of the hearing shall be mailed by the Clerk of Council by first-class mail, at least twenty (20) days before the date of the public hearing, to the owners of property within and contiguous to and directly across the street from such parcel or parcels, to the address of such owners appearing on the County Auditor's current tax list or the Treasurer's mailing list. The failure of delivery of such notice shall not invalidate any such ordinance.
- (3) Recommendation to Council. Following their review, the Commission may recommend that the application be granted as requested, or it may recommend a modification of the zoning amendment requested in the application, or it may recommend that the application not be granted. These recommendations shall then be certified to Council.
- (4) Council hearing. After receiving from the Commission the certification of such recommendations on the proposed content-based amendment or amendments, and before adoption of such amendment, Council shall hold a public hearing thereon, at least thirty (30) days' notice of the time and place of which shall be given by one publication in a newspaper of general circulation in the City. The 30-day notice shall be waived for minor formatting amendments only.
- (5) Council; final action. Following such hearing and after reviewing the recommendations of the Commission thereon, Council shall consider such recommendations and vote on the passage of the proposed amendment to the text of the Ordinance or the Zoning Map. Council may overrule the recommendations of the Commission by a majority vote of the full membership of Council.
- (6) Fees. Each application for a zoning amendment, except those initiated by the Planning Commission, shall be accompanied by a fee as prescribed by Council in the Fee Schedule set in the Administrative Code to cover the costs of publishing, posting and/or mailing notices of hearings.

(Ord. 2023-53. Passed 1-23-24.)

Staff Analysis/Recommendation

Staff met with the applicant, reviewing the current allowable uses within I-2, which is limited to industrial manufacturing uses. Most, if not all, of the vacant parcels or farmland in this area is zoned I-1 or I-2. With the recent city owned parcels on River Road being rezoned from I-2 to R-1 to accommodate the anticipated residential development, staff finds this request to rezone these parcels to B-3 would provide better uses suitable in proximity to the anticipated residential development.

With regard to traffic flow, as noted in recent discussions, Administration has already authorized two traffic studies to be conducted by OHM Advisors related to traffic lights for the River Road/Cleveland Road E intersection.

Staff supports a recommendation to City Council for the approval of the rezoning application as submitted.

Attachments:

• Application, Survey, Map

Planning & Zoning Department 417 Main Street Huron, OH 44839 419-433-5000



CITY OF HURON APPLICATION TO RE-DISTRICT PROPERTY

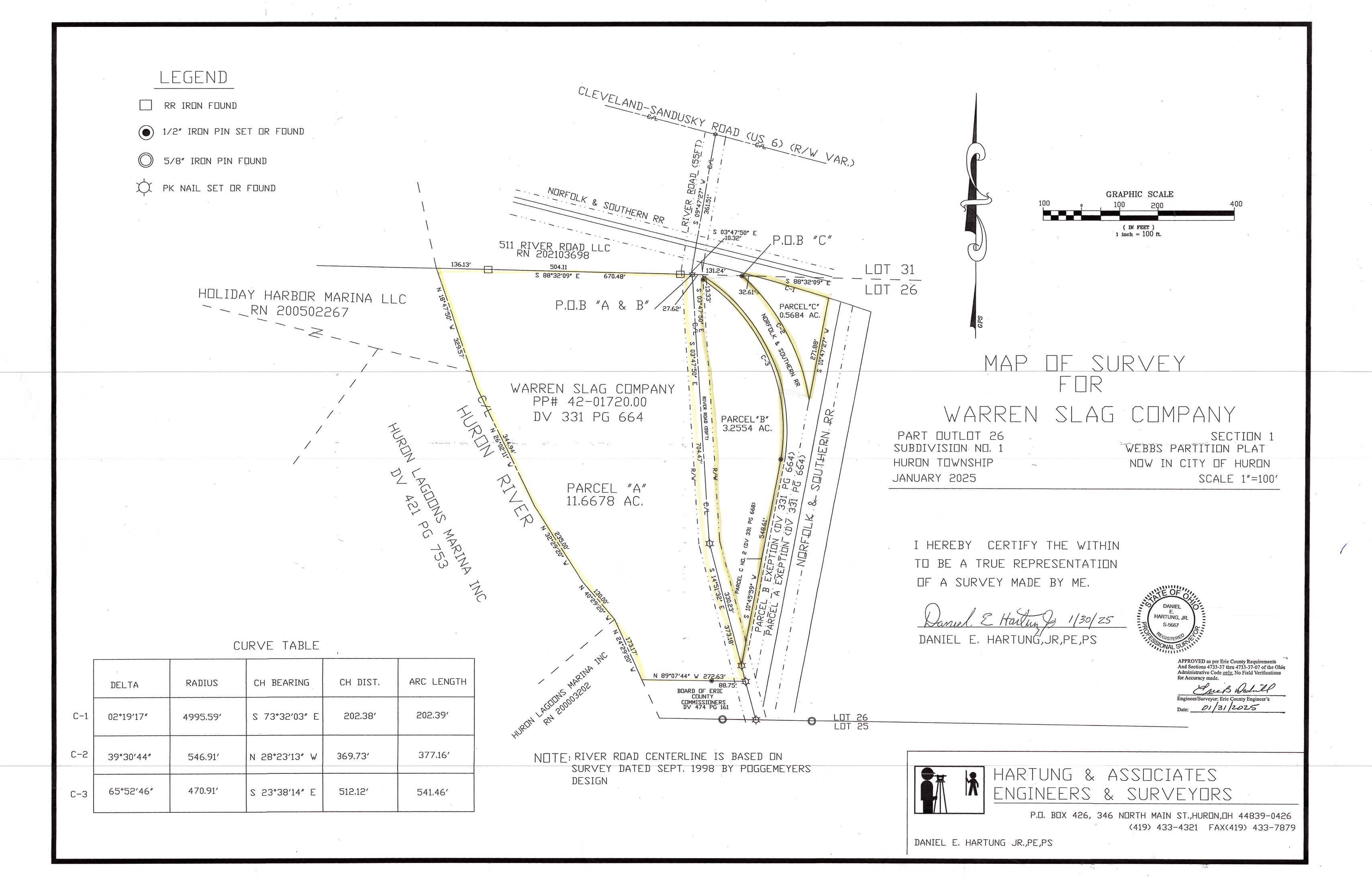
Date: 5 19 25
Property Owner: OJP Holdings LLC
Address: 3/3 KINDUIS AND
City State 7 in 1/2 2/3
City, State, Zip: HURON OH 44839 Email Address: James dike 2000 @ Yahoo. com
Email Address: SMES dike _ 2500 & Yakor. Com
Address of Property to be Rezoned:
Normal Frozent to be Rezoned: Vocant Love River Bad Parcel Number: 42-01719, 000 + 42-01779,001 + 42-01720.00
Parcel Number: 42-0/4/9, 300 4 92-0, 4,49
Applicant: (Name & Address - if different from the property owner)
Current Zoning District of Subject Property:
R-1 R-2 R-3 B-1 B-2 B-3
I-1 I-2 Other:
Explain the reason that re-districting/re-zoning is being requested: Plans to develop pocel into businesses.
Proposed Zoning District of Subject Property:
R-1 R-2 R-3 B-1 B-2 B-3
I-1 I-2 Other:
Was a re-zoning request ever submitted for this property? No Yes Date
Is the applicant represented by legal counsel? Yes No
If Yes, Counsel's Name and Address:
Contact Number and Email 419 602 6352 James dike-2000

The following must be attached to this application: 1. A survey and legal description of the property. 2. A map of the subject property (maximum size 11" x17") 3. A map of the subject property in relation to the adjoining properties.(max size 11", x 4 A complete list of the names and current addresses of all property owners within 150' of the exterior boundaries of the subject property. 5. A PDF of the completed application packet with all the above to be submitted via email to zoning@huronohio.us 6. A \$250.00 non-refundable application fee, made payable to the City of Huron. (Section 1321.12 (c)) APPLICANT SIGNATURE: PROPERTY OWNER NAME (Print): DO NOT WRITE BELOW THIS LINE

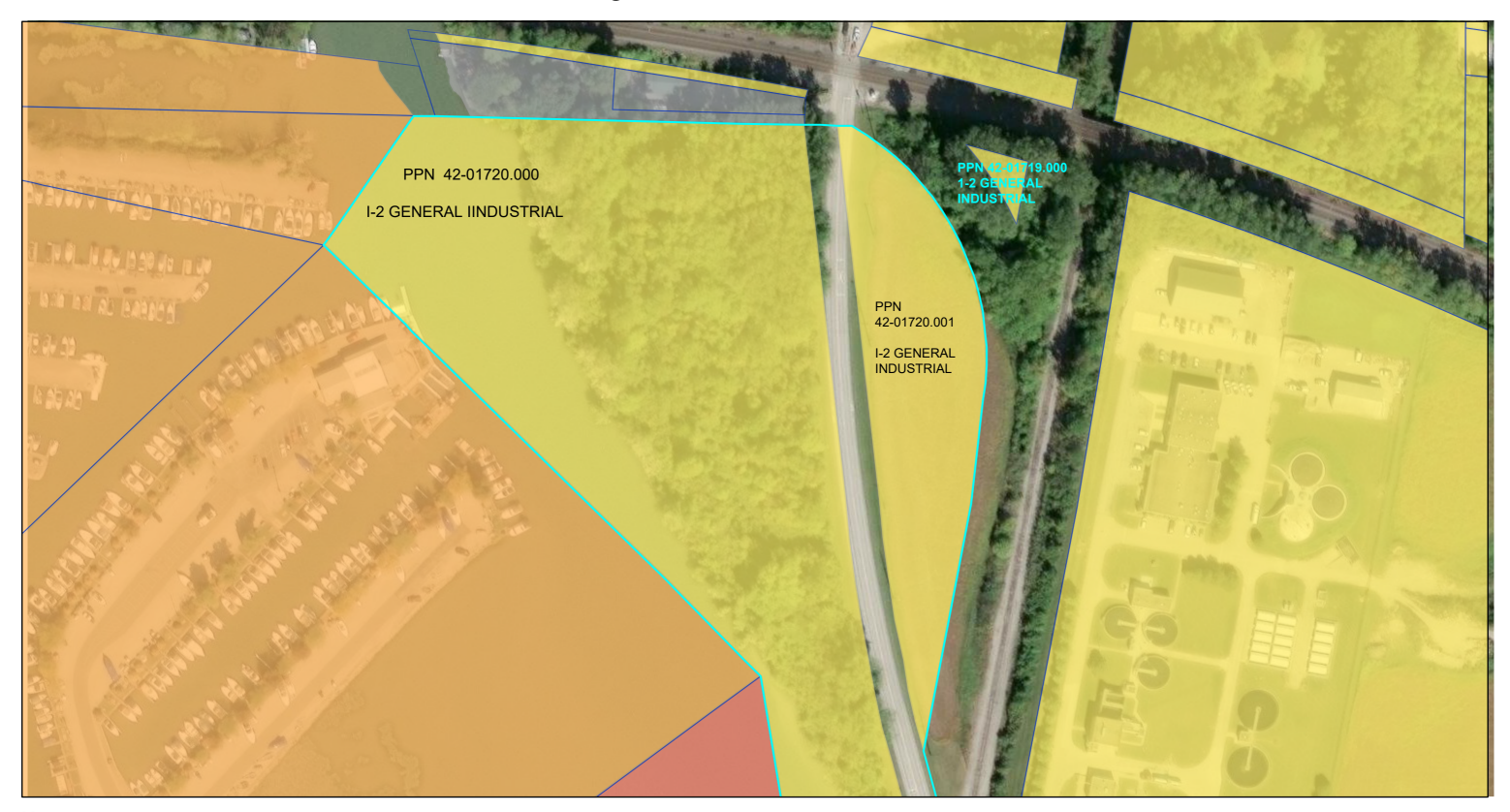
Date Completed Application Received: 5 19 35

Zoning Department Representative: 0 20

Date to Planning Commission: 6 - 18 - 25



OJD Holdings LLC - 3 Parcels - River Road



May 20, 2025



TO: Mayor Tapp and City Council

FROM: Terry Graham

RE: Ordinance No. 2025-24 (**first reading**) (*submitted by Chief Terry Graham*)

DATE: September 9, 2025

Subject Matter/Background

After our work session on e-bikes, scooters, low speed mobility devices etc., it was decided to enable our Police Department to confiscate these devices operated by a minor, upon offenses listed in this charter. The PD may confiscate these devices, and they will be available for pickup from the Police Department Building by the parent/guardian after an explanation of the offences carried out. This is intended to help educate the riders on road safety and also the parents of unlawful behavior.

As an aside to this, our SRO will be implementing a new road safety program at the schools. This will be aimed at educating from a young age, the rules of the road and courtesy, and how to safely navigate sidewalks and roadways.

Financial Review

There is no financial impact to this legislation.

Legal Review

The matter has been reviewed, follows normal administrative procedure and is properly before you.

Recommendation

If Council is in agreement with the request, a motion placing Ordinance No. 2025-24 on its first reading is in order.

Ordinance No. 2025-24 New Chapter 373.12 Impounding Bicycles and Motorcycles.docx

ORDINANCE NO. 2025-24

Introduced by William Biddlecombe

AN ORDINANCE AMENDING CHAPTER 373 (BICYCLES AND MOTORCYCLES) OF THE CODIFIED ORDINANCES OF HURON, OHIO TO ESTABLISH A NEW SECTION 373.12 (IMPOUNDING).

WHEREAS, the Council hereby determined the changes and amendment set forth within this Ordinance are in the best interest of the City of Huron and its citizens:

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HURON, OHIO:

SECTION 1. That Chapter 373 (Bicycles and Motorcycles) of the Codified Ordinance of Huron, Ohio is hereby amended to add a new Section 373.12 (Impounding), as set forth below:

Chapter 373 BICYCLES AND MOTORCYCLES

NEW § 373.12 IMPOUNDING.

Whenever any bicycle, electric bicycle, e-scooter, low-speed micromobility device, or electric personal assistive mobility device is operated by a minor under the age of 18 years in violation of any of the provisions of Chapters 331, 371, or 373, such bicycle, electric bicycle, e-scooter, low-speed micromobility device, or electric personal assistive mobility device may be seized by any member of the Police Department and impounded. The bicycle, electric bicycle, e-scooter, low-speed micromobility device, or electric personal assistive mobility device so impounded shall be surrendered to the parent or guardian of the minor without charge, but only after a full explanation to such parent or guardian of the reason for impounding of the bicycle, electric bicycle, e-scooter, low-speed micromobility device, or electric personal assistive mobility device. This remedy of impoundment shall be in addition to penalties provided elsewhere in the Codified Ordinances of Huron for violations of Chapters 331, 371, or 373.

and shall be, and hereby is, adopted and thereafter shall be in full force and effect.

SECTION 2. That it is hereby found and determined that all formal actions of this Council concerning and relating to the passage of this Ordinance were adopted in an open meeting of this Council and that all deliberations of this Council and any of its committees that resulted in such formal action were in meetings open to the public in compliance with all legal requirements, including O.R.C. §121.22.

SECTION 3. In accordance with Section 3.06 of the Charter of the City of Huron, Ohio, this Ordinance shall take effect thirty (30) days following its adoption.

	Monty Tapp, Mayor	_
ATTEST:Clerk of Council	_	
ADOPTED:	_	



TO: Mayor Tapp and City Council

FROM: Isaac Phillips

RE: Ordinance No. 2025-25 (submitted by Isaac Phillips)

DATE: September 9, 2025

Subject Matter/Background

Ordinance No. 2025-25 requests the Council's authorization for changes to the annual budget appropriations. Please refer to Exhibit "A" of the ordinance for the detailed breakdown. The Parks Department purchased a new 2024 Ford F250 (Truck #15) earlier in 2025 for the cost of \$51,470, initial 2025 appropriations were set for \$55,000. The truck purchase was transacted twice, totaling \$102,940 due to a bank wire fraud incident. The bank and our insurance company was able to recoup all but \$1,000. The refund, \$50,470, was received into revenue to offset this budgetary increase.

Financial Review

See Exhibit "A" for financial review and details of supplemental appropriations.

Legal Review

The matter has been reviewed, follows normal administrative procedure and is properly before you.

Recommendation

If Council is in agreement with the request, a motion adopting Ordinance No. 2025-25 is in order.

Ordinance No. 2025-25 Supplemental Appropriations (1).docx

Ordinance No. 2025-25 Exh A.xlsx

ORDINANCE NO. 2025-25

Introduced by Joel Hagy

AN ORDINANCE AMENDING ORDINANCE NO. 2024-58, ADOPTED ON DECEMBER 18, 2024, TO PROVIDE FOR SUPPLEMENTAL APPROPRIATIONS FROM THE GENERAL FUND AND OTHER FUNDING SOURCES.

WHEREAS, pursuant to Ordinance No. 2024-58, adopted December 18, 2024, Huron City Council adopted the annual budget for the fiscal year ending December 31, 2025 for the operations of all City departments and offices; and

WHEREAS, Council has established various funds for the financial operation of the City, and through the current fiscal year certain funds have been determined to have insufficient funds and certain Funds have been determined to have excess funds; and

WHEREAS, it is necessary to amend the budget to reflect supplemental appropriations and appropriations transfers to accommodate the operational needs of certain City departments and offices and to assure all funds of the City are in proper balance.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF HURON, OHIO:

SECTION 1. That Exhibit "A" of Ordinance 2024-58, adopted on the 18th day of December, 2025, as amended by Ordinance No. 2025-4 adopted on February 11, 2025, as amended by Ordinance No. 2025-11 adopted on May 13, 2025, as amended by Ordinance No. 2025-17 adopted on July 22, 2025, and as amended by Ordinance No. 2025-20 adopted on August 12, 2025, is hereby amended to provide for supplemental appropriations and appropriation transfers between funds as to each fund set forth in Exhibit "A" attached hereto and made a part hereof.

SECTION 2. That the Director of Finance and the Interim City Manager are hereby authorized to expend the funds herein appropriated for the purpose of paying the operating expenses of the City for the fiscal year ending December 31, 2025, and to make the necessary entries on the accounting records of the City to reflect the appropriations and expenditures herein authorized to properly balance the various funds of the City.

SECTION 3. That it is hereby found and determined that all formal actions of this Council concerning and relating to the passage of this Ordinance were adopted in an open meeting of this Council and that all deliberations of this Council and any of its committees that resulted in such formal action were in meetings open to the public in compliance with all legal requirements, including O.R.C. §121.22.

SECTION 4. That in accordance with Section 3.06 of the Charter of the City of Huron, appropriation ordinances shall take effect immediately; **WHEREFORE**, this Ordinance shall take effect immediately upon its adoption.

	Monty Tapp, Mayor	
ATTEST:		
Clerk of Council	_	
ADOPTED:		

CITY OF HURON BUDGET APPROPRIATION ADJUSTMENTS, AND CASH TRANSFERS SUMMARY SHEET

Exhibit A

DATE: 9/9/2025 ORDINANCE: 2025-25

Appropriation Measure

An appropriation measure is necessary to appropriately budget for additional expenses and transfer budget between line items. In accordance with the Ohio Revised Code, Council must approve supplemental appropriations, budget transfers above the City's legal level of control, and cash transfers.

APPROPRIATION MEASURE

Fund Name	Fund Number	Department/Activity	Object Level	Increase/(Decrease) Amount	Reason for Appropriation Measure
Capital Equipment Reserve	403	Parks	OTHER EXPENSES	\$ 50,000	The Parks Department purchased a new 2024 Ford F250 (Truck #15) earlier in 2025 for the cost of \$51,470, initial 2025 appropriations were set for \$55,000. The truck purchase was transacted twice, totaling \$102,940 due to a bank wire fraud incident. The bank and our insurance company was able to recoup all but \$1,000. The refund, \$50,470, was received into revenue to offset this budgetary increase.

NET IMPACT ON TOTAL APPOPRIATIONS \$ 50,000



TO: Mayor Tapp and City Council FROM: Stuart Hamilton, Service Director

RE: Resolution No. 59-2025 (submitted by Stuart Hamilton)

DATE: September 9, 2025

Subject Matter/Background

This legislation in the amount of \$139,555.45 (includes 10% contingency) will remove all existing bike lane markings from just east of Berlin Road on Rt 6 through Williams St on both sides of the road. The road will then be crack sealed.

Seal Master we kind enough to donate the labor to repaint the green paint, and to provide the paint itself at cost (\$21,000). This is a huge savings and we thank them very much for their partnership. The green paint will be applied in a much-reduced configuration, highlighting intersections and drive openings.

We will then restripe the bike lanes and re-add the symbols. High reflective white paint will be added across the bridge decks.

The total of the project is expected to be around \$161,000.

Financial Review

This expense will be accounted for out of the Capital Fund (Paving Program).

Legal Review

The matter has been reviewed, follows administrative procedure and is property before you.

Recommendation

If Council is in agreement with the request, a motion adopting Resolution No. 59-2025 is in order.

Resolution No. 59-2025 Griffin Pavement Striping Quote Bike Lanes \$126,869.50.docx Resolution No. 59-2025 Exh A Griffin Quote Bike Lanes.pdf

RESOLUTION NO. 59-2025

Introduced by Joe Dike

A RESOLUTION AUTHORIZING THE INTERIM CITY MANAGER TO ACCEPT THE QUOTE AND ENTER INTO AN AGREEMENT WITH GRIFFIN PAVEMENT STRIPING FOR CONSTRUCTION SERVICES RELATING TO REMOVAL OF BIKE LANE MARKINGS AND REPAINTING A NEW CONFIGURATION ON US 6 IN THE AMOUNT OF ONE HUNDRED TWENTY-SIX THOUSAND EIGHT HUNDRED SIXTY-NINE AND 50/100 DOLLARS (\$126,869.50), PLUS A TEN PERCENT (10%) CONTINGENCY IN THE AMOUNT OF TWELVE THOUSAND SIX HUNDRED EIGHTY-SIX AND 95/100 DOLLARS (\$12,686.95), FOR AN AGGREGATE AMOUNT NOT TO EXCEED ONE HUNDRED THIRTY-NINE THOUSAND FIVE HUNDRED FIFTY-SIX AND 45/100 DOLLARS (\$139,556.45).

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF HURON, OHIO:

SECTION 1. That the Interim City Manager shall be, and he hereby is, authorized and directed to accept the proposal and enter into an agreement with Griffin Pavement Striping for construction services relating to removal of bike land markings and repainting a new configuration on US 6 in the amount of One Hundred Twenty-Six Thousand Eight Hundred Sixty-Nine and 50/100 Dollars (\$126,869.50), plus a Ten Percent (10%) contingency in the amount of Twelve Thousand Six Hundred Eighty-Six and 95/100 Dollars (\$12,686.95), for an aggregate amount not to exceed One Hundred Thirty-Nine Thousand Five Hundred Fifty-Six and 45/100 Dollars (\$139,556.45), which Proposal is attached hereto as Exhibit "A."

SECTION 2. That this Council hereby finds and determines that all formal actions relative to the adoption of this Resolution were taken in an open meeting of this Council and that all deliberations of this Council and of its Committees, if any, which resulted in formal action, were taken in meetings open to the public in full compliance with applicable legal requirements, including O.R.C. §121.22.

SECTION 3. That this Resolution shall be in full force and effect from and immediately after its adoption.

	Monty Tapp, Mayor
ATTEST: Clerk of Council	
ADOPTED:	

2710 Hayes Avenue Fremont, OH 43420 Phone: (419) 332-7009 Fax: (419) 332-2165



Estimating: Bill Sheets (419) 332-7009 bsheets@griffinps.com

Fremont Office

20 August 2025

RE: Cleveland Rd. Bike Lane-Huron

Est No: 411024

PROPOSAL

Ref	Item	Description	Qty	<u>Unit</u>		Unit Price		Item Total
	642	Removal of Pavement Markings (Concrete Areas)	16,870		@	\$1.15 <i>I</i>	SF	\$19,400.50
		Removal of Pavement Markings (Asphalt Areas)	37,460	SF	@	\$1.15 <i>I</i>	SF	\$43,079.00
	642	Edge Line, 6"	7,060	LF	@	\$1.25 <i>I</i>	LF	\$8,825.00
	642	Channelizing Line, 8"	2,430	LF	@	\$2.00 <i>I</i>	LF	\$4,860.00
	642	Bike Symbol	35	EΑ	@	\$95.00 <i>I</i>	EΑ	\$3,325.00
	642	Bike Sharrows	18	EΑ	@	\$100.00 <i>I</i>	EΑ	\$1,800.00
	642	Bike Arrows	35	EΑ	@	\$75.00 <i>I</i>	EΑ	\$2,625.00
	642	Chevron Marking, 8"	63	EΑ	@	\$35.00 <i>I</i>	EΑ	\$2,205.00
	642	Dotted Line, 6" White	1,000	LF	@	\$1.50 <i>I</i>	LF	\$1,500.00
	642	Lane Arrows	24	EΑ	@	\$100.00 <i>I</i>	EΑ	\$2,400.00
	807	Wet Reflective Epoxy Pavement Markings, Edge Line, 6"	0.95	MI	@	\$14,000.00 <i>I</i>	MI	\$13,300.00
	807	Wet Reflective Epoxy Pavement Markings, Chevron Line	48	EΑ	@	\$150.00 <i>I</i>	EΑ	\$7,200.00
	807	West Reflective Epoxy Bike Arrows	4	EΑ	@	\$300.00 /	EΑ	\$1,200.00
	807	Wet Reflective Bike Symbol	4	EΑ	@	\$300.00 <i>I</i>	EΑ	\$1,200.00
		Grooved 6" Recessed Pavement Marking						
	850	(Concrete)	0.95	MI	@	\$11,000.00 <i>I</i>	MI	\$10,450.00
	624	Moblization	1	LS	@	\$3,500.00 <i>I</i>	LS	\$3,500.00
						To	otal	\$126,869.50

Conditions

Includes One Mobilization For Removal and One For Striping, Each Additional \$1,000.00

Price includes all labor, material and equipment to layout and paint quoted items.

Contractor is responsible to clean pavement before striping, if necessary.

Price DOES NOT include any Temporary Striping.

City of Huron is Responsible to Provide Water Source and Dump Site For Removals.

Price DOES NOT include removal of curing compound.

Griffin Will Not Separate this quote.

Price does not include bond, if required \$15.00/thousand.

Price is good for 30 days.

Respectfully

Griffin Pavement Striping

William Sheets Estimator



TO: Mayor Tapp and City Council FROM: Stuart Hamilton, Service Director

RE: Resolution No. 60-2025 (submitted by Stuart Hamilton)

DATE: September 9, 2025

Subject Matter/Background

This legislation will allow staff to engage Smith Paving to repair and resurface the south end of McKinley Avenue in the amount of \$26,800.50. This will include removal, base repairs and resurfacing (4 inch).

Financial Review

This expense will be accounted for in the Capital Fund (Paving Program).

Legal Review

The matter has been reviewed, follows administrative procedure and is property before you.

Recommendation

If Council is in agreement with the request, a motion adopting Resolution No. 60-2025 is in order.

Resolution No. 60-2025 Smith Paving & Excavating McKinley Asphalt Repair \$26,800.50 (2).docx Resolution No. 60-2025 Exh A Smith Paving & Excavating McKinley Asphalt Repair \$26,800.pdf

RESOLUTION NO. 60-2025

Introduced by Matt Grieves

A RESOLUTION AUTHORIZING THE INTERIM CITY MANAGER TO ACCEPT THE QUOTE AND ENTER INTO AN AGREEMENT WITH SMITH PAVING & EXCAVATING INC. FOR CONSTRUCTION SERVICES RELATING TO CONCRETE PAVEMENT REPAIRS TO BE COMPLETED ON OAKHURST COURT IN THE CITY OF HURON, OHIO IN THE AMOUNT OF EIGHTY-THREE THOSUAND FIFTY-FIVE AND 00/100 DOLLARS (\$83,055.00).

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF HURON, OHIO:

SECTION 1. That the Interim City Manager shall be, and he hereby is, authorized and directed to accept the proposal and enter into an agreement with Smith Paving & Excavating Inc. for construction services relating to concrete pavement repairs to be completed on Oakhurst Court in the City of Huron, Ohio in the amount of Eighty-Three Thousand Fifty-Five and 00/100 Dollars (\$83,055.00), which Proposal is attached hereto as Exhibit "A."

SECTION 2. That this Council hereby finds and determines that all formal actions relative to the adoption of this Resolution were taken in an open meeting of this Council and that all deliberations of this Council and of its Committees, if any, which resulted in formal action, were taken in meetings open to the public in full compliance with applicable legal requirements, including O.R.C. §121.22.

SECTION 3. That this Resolution shall be in full force and effect from and immediately after its adoption.

		Monty Tapp, Mayor	•
ATTEST:			
Clerk	of Council		
ADOPTED:			

Smith Paving & Excavating Inc.

Aaron Smith

4426 North Old State Rd. Date: 8/29/2025

Norwalk, Ohio 44857

Phone: (419) 668-4165

Fax No: (419) 668-7572

Job Name: MCKINLEY ASPHALT REPAIR

Company: CITY OF HURON

Attention: STUART HAMILTON

Email: Asmith@spenorwalk.com Fax No:

ITEM	QUANTITY	UNIT	DESCRIPTION	UNIT PRICE	TOTAL
			MCKINLEY ASPHALT REPAIR OPTION		
	2350	SF	4" ASPHALT REPAIR (2.5" 301 / 1.5" 448)	\$4.60	\$10,810.00
	2350	SF	PAVEMENT REMOVED	\$2.00	\$4,700.00
	87	CY	EXCAVATION	\$20.00	\$1,740.00
	2350	SF	SUBGRADE COMPACTION	\$0.25	\$587.50
	2350	SF	FABRIC GRID	\$0.50	\$1,175.00
	30	CY	304 STONE BASE	\$60.00	\$1,800.00
	57	CY	1S & 2S	\$72.00	\$4,104.00
	28	LF	FULL DEPTH SAWING	\$3.00	\$84.00
	1	LS	RESTORATION	\$1,800.00	\$1,800.00
			PRICES IS BASED ON ONE MOBILIZATION		
	PRICE INC	LUDES SAV	VING, EXCAVATION, COMPACTION, 301 AS	PHALT, 448 AS	PHALT,
		AND ALL	LABOR TO FORM, POUR, & FINISH THE AB	OVE ITEMS	
		PRICES	BASED ON RECYCLED STONE BASE AS N	NEEDED	
AN EG	UAL OPPOR	TUNITY EN	MPLOYER	TOTAL	\$26,800.50

PRICES GOOD FOR 30 DAYS

NO TESTING OR INSPECTION INCLUDED IN PRICING

ENGINEERING IF NEEDED BY OTHERS. ALL TESTING AND PERMITS BY CITY

TRAFFIC CONTROL INCLUDED IN PRICING BUT CAN BE PERFORMED BY CITY



TO: Mayor Tapp and City Council FROM: Stuart Hamilton, Service Director

RE: Resolution No. 61-2025 (submitted by Stuart Hamilton)

DATE: September 9, 2025

Subject Matter/Background

This legislation is to authorize participation in the Secondary Manufacturers settlement agreement brought about by the State of Ohio, which includes the following manufacturers: Alvogen, Inc., Apotex Corp, Amneal Pharmaceuticals LLC, Hikma Pharmaceuticals USA Inc., Viatris Inc., Sun Pharmaceutical Industries, Inc. and Zydus Pharmaceuticals (USA) Inc. This settlement is the most recent in a line of opioid settlements agreements brought about by the State. Schedule of payment is yet to be determined.

Financial Review

Accounting for these funds will take place via the Opioid Settlement Fund.

Legal Review

The matter has been reviewed, follows normal administrative procedure and is properly before you.

Recommendation

If Council is in agreement with the request, a motion adopting Resolution No. 61-2025 is in order.

Resolution No. 61-2025 Opioid Litigation (OneOhio) - Secondary Manufacturers.docx Resolution No. 61-2025 Exh A Settlement Agr Secondary Manufacturers.pdf

RESOLUTION NO. 61-2025

Introduced by: Joe Dike

AN EMERGENCY RESOLUTION TO AUTHORIZE PARTICIPATION IN THE SECONDARY MANUFACTURERS SETTLEMENT AGREEMENTS PURSUANT TO THE ONEOHIO MEMORANDUM OF UNDERSTANDING AND DECLARING AN EMERGENCY.

WHEREAS, the City of Huron, Ohio ("City") is a Charter City formed and organized pursuant to the Constitution and the laws of the State of Ohio; and

WHEREAS, the people of the State of Ohio and its communities, including the City, have been harmed by misfeasance, nonfeasance and malfeasance committed by certain entities within the Opioid Pharmaceutical Supply Chain; and

WHEREAS, the State of Ohio, through its Attorney General, and certain Local Governments, including the City, through their elected representatives and counsel, are separately engaged in litigation seeking to hold Opioid Pharmaceutical Companies accountable for the damage caused by their misfeasance, nonfeasance and malfeasance; and

WHEREAS, the State of Ohio, through its Governor and Attorney General, and its Local Governments share a common desire to abate and alleviate the impacts of that misfeasance, nonfeasance and malfeasance throughout the State of Ohio; and

WHEREAS, the State and its Local Governments, subject to completing formal documents effectuating the Parties Agreements, have drafted and the City has adopted, and hereby reaffirms its adoption of, a OneOhio Memorandum of Understanding ("MOU") relating to the allocation and the use of the proceeds of any potential settlements described; and

WHEREAS, the MOU has been collaboratively drafted to maintain all individual claims while allowing the State and Local Governments to cooperate in exploring all possible means of resolution; and

WHEREAS, the Council understands that an additional purpose of the MOU is to create an effective means of distributing any potential settlement funds obtained under the MOU between the State of Ohio and Local Governments in a manner and means that would promote an effective and meaningful use of the funds in abating the opioid epidemic throughout Ohio, as well as to permit collaboration and explore potentially effectuation earlier resolution of the Opioid Litigation against Opioid Pharmaceutical Companies; and

WHEREAS, nothing in the MOU binds any party to a specific outcome, but rather, any resolution under the MOU requires acceptance by the State of Ohio and the Local Governments; and

WHEREAS, multiple national opioids settlements ("Proposed Settlements") have been reached with certain pharmaceutical manufacturers (collectively "Secondary Manufacturers"), including the following: Alvogen, Inc. (April 4, 2025); Apotex Corp. (April 4, 2025); Amneal Pharmaceuticals LLC (April 4, 2025); Hikma Pharmaceuticals USA Inc. (April 4, 2025); Indivior Inc. (April 4, 2025); Viatris Inc. ("Mylan") (April 4, 2025); Sun Pharmaceutical Industries, Inc. (April 4, 2025); and Zydus Pharmaceuticals (USA) Inc. (April 4, 2025).

WHEREAS, the purpose of the Proposed Settlements with the Secondary Manufacturers is to provide funds and settle direct claims held by States, local governments, and other creditors, including the City; and

WHEREAS, pursuant to the Notice of Proposed Settlement sent collectively for the Secondary Manufacturers, the City must elect to participate in the Proposed Settlements by executing the Participation Form, either online or via email, on or before October 8, 2025, and in the form of Exhibit "A"; and

WHEREAS, the Council wishes to agree to the material terms of the Proposed Settlements with the Secondary Manufacturers and authorize the acceptance of its share of funds distributed to Ohio pursuant to the Proposed Settlements.

NOW THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF HURON, OHIO:

SECTION 1: That Council hereby authorizes the Interim City Manager to accept the Proposed Settlements on behalf of the City pursuant to the terms of the OneOhio MOU, a copy of which is on file with the City, by executing on behalf of the City all documents necessary for acceptance of the Proposed Settlements.

SECTION 2: That Council hereby approves and ratifies any reasonable steps taken by the City Manager prior to the date hereof in his efforts to accept the Proposed Settlement Agreement.

SECTION 3: That it is found and determined that all formal actions of this Council concerning and relating to the passage of this Resolution were adopted in an open meeting of this Council, and that all deliberations of this Council and of any of its committees that resulted in such formal actions were in meetings open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

SECTION 4: That this Resolution is hereby declared to be an emergency measure, the emergency being the immediate preservation of the public health, safety, morals, convenience, and the general welfare of the community and to ensure prompt pursuit of funds to assist in abating the opioid epidemic through the City. Therefore, this Resolution shall be in full force and effect from and immediately following its adoption.

		Monty Tapp, Mayor
ATTEST:	Clerk of Council	
ADOPTED:		

New National Opioids Settlement: Secondary Manufacturers Opioids Implementation Administrator opioidsparticipation@rubris.com

Huron city, OH

Reference Number: CL-1766423

TO LOCAL POLITICAL SUBDIVISIONS:

THIS PACKAGE CONTAINS DOCUMENTATION TO PARTICIPATE IN THE NEW NATIONAL OPIOIDS SECONDARY MANUFACTURERS SETTLEMENTS. YOU MUST TAKE ACTION IN ORDER TO PARTICIPATE.

Deadline: October 8, 2025

A new proposed national opioids settlement ("Secondary Manufacturers Settlements") has been reached with eight opioids manufacturers: Alvogen, Amneal, Apotex, Hikma, Indivior, Mylan, Sun, and Zydus ("Settling Defendants"). This Combined Participation Package is a follow-up communication to the Notice of National Opioids Settlement recently received electronically by your subdivision.

You are receiving this *Combined Participation Package* because Ohio is participating in the Secondary Manufacturers Settlements.

If a state is not eligible to or does not participate in the settlement with a particular manufacturer, the subdivisions in that state are not eligible to participate in that manufacturer's settlement.

This electronic envelope contains:

• A Combined Participation Form for the Secondary Manufacturers Settlements that your subdivision is eligible to join, including a release of any claims.

The Combined Participation Form must be executed, without alteration, and submitted on or before October 8, 2025, in order for your subdivision to be considered for initial participation calculations and payment eligibility under the Secondary Manufacturers Settlement.

Based upon *Combined Participation Forms* received on or before October 8, 2025,, the subdivision participation rate will be used to determine whether participation is sufficient for each settlement to move forward and whether a state earns its maximum potential payment under each settlement. If a settlement moves forward, your release will become effective. If a settlement does not move forward, that release will not become effective.

Any subdivision that does <u>not</u> participate cannot directly share in the settlement funds, even if the subdivision's state is settling and other participating subdivisions are sharing in settlement funds. Any subdivision that does <u>not</u> participate may also

reduce the amount of money for programs to remediate the opioid crisis in its state. Please note, a subdivision will not necessarily directly receive settlement funds by participating; decisions on how settlement funds will be allocated within a state are subject to intrastate agreements or state statutes.

You are encouraged to discuss the terms and benefits of the *Secondary Manufacturers Settlements* with your counsel, your Attorney General's Office, and other contacts within your state. Many states are implementing and allocating funds for this new settlement the same as they did for the prior opioids settlements but states may choose to treat this settlement differently.

Information and documents regarding the Secondary Manufacturers Settlements, implementation in your state, and how funds will be allocated within your state can be found on the national settlement website at https://nationalopioidsettlement.com/. This website will be supplemented as additional documents are created.

This Participation Packet is different than the participation packet you recently received from Rubris concerning a settlement with Purdue Pharma, L.P, and the Sackler Family. The Secondary Manufacturers Settlements discussed in this Participation Packet are different than the settlement with Purdue and the Sacklers, and you may participate in the Secondary Manufacturers Settlements regardless of whether you join the Purdue and Sackler settlement.

How to return signed forms:

There are three methods for returning the executed *Combined Participation Form* and any supporting documentation to the Implementation Administrator:

- (1) Electronic Signature via DocuSign: Executing the Combined Participation Form electronically through DocuSign will return the signed form to the Implementation Administrator and associate your form with your subdivision's records. Electronic signature is the most efficient method for returning the Combined Participation Form, allowing for more timely participation and the potential to meet higher settlement payment thresholds, and is therefore strongly encouraged.
- (2) Manual Signature returned via DocuSign: DocuSign allows forms to be downloaded, signed manually, then uploaded to DocuSign and returned automatically to the Implementation Administrator. Please be sure to complete all fields. As with electronic signature, returning a manually signed Combined Participation Form via DocuSign will associate your signed forms with your subdivision's records.
- (3) Manual Signature returned via electronic mail: If your subdivision is unable to return an executed Combined Participation Form using DocuSign, the signed Combined Participation Form may be returned via electronic mail to opioidsparticipation@rubris.com. Please include the name, state, and

reference ID of your subdivision in the body of the email and use the subject line Combined Settlement Participation Form – [Subdivision Name, Subdivision State] – [Reference ID].

Detailed instructions on how to sign and return the *Combined Participation Form*, including changing the authorized signer, can be found at https://nationalopioidsettlement.com/additional-settlements/. You may also contact opioidsparticipation@rubris.com.

The sign-on period for subdivisions ends on October 8, 2025.

If you have any questions about executing the *Combined Participation Form*, please contact your counsel, the Implementation Administrator at opioidsparticipation@rubris.com, or the Office of the Ohio Attorney General at 800-282-0515.

Thank you,

Secondary Manufacturers Settlements Implementation Administrator

The Implementation Administrator is retained to provide the settlement notice required by the Secondary Manufacturers Settlements and to manage the collection of the Combined Participation Form.

EXHIBIT K

<u>Secondary Manufacturers' Combined Subdivision Participation and Release Form</u> ("Combined Participation Form")

Governmental Entity: Huron city		State: OH			
Authorized Official: Stuart Hamilton					
Address 1: 417 Main St					
Address 2:					
City, State, Zip: Huron	Ohio	44839			
Phone: 419-433-5000					
Email: stuart.hamilton@huronohio.us					

The governmental entity identified above ("Governmental Entity"), in order to obtain and in consideration for the benefits provided to the Governmental Entity pursuant to each of the settlements which are listed in paragraph 1 below (each a "Secondary Manufacturer's Settlement" and collectively, "the Secondary Manufacturers' Settlements"), and acting through the undersigned authorized official, hereby elects to participate in each of the Secondary Manufacturers' Settlements, release all Released Claims against all Released Entities in each of the Secondary Manufacturers' Settlements, and agrees as follows.

- 1. The Participating Entity hereby elects to participate in each of the following Secondary Manufacturers' Settlements as a Participating Entity:
 - a. Settlement Agreement for Alvogen, Inc. dated April 4, 2025.
 - b. Settlement Agreement for Apotex Corp. dated April 4, 2025.
 - c. Settlement Agreement for Amneal Pharmaceuticals LLC dated April 4, 2025.
 - d. Settlement Agreement for Hikma Pharmaceuticals USA Inc. dated April 4, 2025.
 - e. Settlement Agreement for Indivior Inc. dated April 4, 2025.
 - f. Settlement Agreement for Viatris Inc. ("Mylan") dated April 4, 2025.
 - g. Settlement Agreement for Sun Pharmaceutical Industries, Inc. dated April 4, 2025.
 - h. Settlement Agreement for Zydus Pharmaceuticals (USA) Inc. dated April 4, 2025.
- 2. The Governmental Entity is aware of and has reviewed each of the Secondary Manufacturers' Settlements, understands that all capitalized terms not defined in this Combined Participation Form have the meanings defined in each of the Secondary Manufacturers' Settlements, and agrees that by executing this Combined Participation Form, the Governmental Entity elects to participate in each of the Secondary Manufacturers' Settlements and become a Participating Subdivision as provided in each of the Secondary Manufacturers' Settlements.
- 3. The Governmental Entity shall promptly, and in any event no later than 14 days after the Reference Date and prior to the filing of the Consent Judgment, dismiss with prejudice any Released Claims that it has filed against any Released Entity in each of the Secondary Manufacturers' Settlements. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Governmental Entity



authorizes the Plaintiffs' Executive Committee to execute and file on behalf of the Governmental Entity a Stipulation of Dismissal with Prejudice for each of the manufacturers listed in paragraph 1 above substantially in the form found at https://nationalopioidsettlement.com/additional-settlements/.

- 4. The Governmental Entity agrees to the terms of each of the Secondary Manufacturers' Settlements pertaining to Participating Subdivisions as defined therein.
- 5. By agreeing to the terms of each of the Secondary Manufacturers' Settlements and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 6. The Governmental Entity agrees to use any monies it receives through each of the Secondary Manufacturers' Settlements solely for the purposes provided therein.
- 7. The Governmental Entity submits to the jurisdiction of the court and agrees to follow the process for resolving any disputes related to each Secondary Manufacturer's Settlement as described in each of the Secondary Manufacturers' Settlements.¹
- 8. The Governmental Entity has the right to enforce each of the Secondary Manufacturers' Settlements as provided therein.
- 9. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in each of the Secondary Manufacturers' Settlements, including without limitation all provisions related to release of any claims, and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in his or her official capacity whether elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Governmental Entity hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in each of the Secondary Manufacturers' Settlements in any forum whatsoever. The releases provided for in each of the Secondary Manufacturers' Settlements are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities in each of the Secondary Manufacturers' Settlements the broadest possible bar against any liability relating in any way to Released

² See Settlement Agreement for Alvogen, Inc. Section XI; Settlement Agreement for Amneal Pharmaceuticals LLC Section X; Settlement Agreement for Apotex Corp. Section XI; Settlement Agreement for Hikma Pharmaceuticals USA Inc. Section XI; Settlement Agreement for Indivior Section X; Settlement Agreement for Mylan Section X; Settlement Agreement for Sun Pharmaceutical Industries, Inc. Section XI; Settlement Agreement for Zydus Pharmaceuticals (USA) Inc. Section XI.



¹ See Settlement Agreement for Alvogen, Inc. Section VII.F.2; Settlement Agreement for Apotex Corp. Section VII.F.2; Settlement Agreement for Amneal Pharmaceuticals LLC Section VII.F.2; Settlement Agreement for Hikma Pharmaceuticals USA Inc. Section VII.F.2; Settlement Agreement for Indivior Section VI.F.2; Settlement Agreement for Mylan Section VI.F.2; Settlement Agreement for Sun Pharmaceutical Industries, Inc. Section VII.F.2; Settlement Agreement for Zydus Pharmaceuticals (USA) Inc. Section VII.F.2.

Claims and extend to the full extent of the power of the Governmental Entity to release claims. Each of the Secondary Manufacturers' Settlements shall be a complete bar to any Released Claim against that manufacturer's Released Entities.

- 10. The Governmental Entity hereby takes on all rights and obligations of a Participating Subdivision as set forth in each of the Secondary Manufacturers' Settlements.
- 11. In connection with the releases provided for in each of the Secondary Manufacturers' Settlements, each Governmental Entity expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her would have materially affected his or her settlement with the debtor or released party.

A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims in each of the Secondary Manufacturers' Settlements, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Governmental Entities' decision to participate in each of the Secondary Manufacturers' Settlements.

- 12. The Governmental Entity understands and acknowledges that each of the Secondary Manufacturers' Settlements is an independent agreement with its own terms and conditions. Nothing herein is intended to modify in any way the terms of any of the Secondary Manufacturers' Settlements, to which Governmental Entity hereby agrees, aside from the exceptions in paragraph 13 below. To the extent this Combined Participation Form is interpreted differently from any of the Secondary Manufacturers' Settlements in any respect, the individual Secondary Manufacturer's Settlement controls.
- 13. For the avoidance of doubt, in the event that some but not all of the Secondary Manufacturers' Settlements proceed past their respective Reference Dates, all releases and other commitments or obligations shall become void *only as to* those Secondary Manufacturers' Settlements that fail to proceed past their Reference Dates. All releases and other commitments or obligations (including those contained in this Combined Participation Form) shall remain in full effect as to each Secondary Manufacturer's Settlement that proceeds past its Reference Date, and this Combined Participation Form need not be modified, returned, or destroyed as long as any Secondary Manufacturer's Settlement proceeds past its Reference Date.



I have all necessary power and	l authorization	on to execute this Combined Participation Form
		Signed by:
	Signature:	Stuart Hamilton
	Name:	Stuart Hamilton
	Title:	Interin City Manager

Date:

9/5/2025

