Transferred
In Compliance with sections
319-202 and 322-02 of the
Ohio Revised Code.

FEE \$

Exempt:

R.E TRANSFER:

\$

Richard H. Jeffrey
Erie County Auditor

Trans. Fees: \$ 3.50

Barbara A. Sessler County Recorder, Erie County OH

202203971 Total Pages: 24 04/22/2022 09:45:22 AM Fees: \$210.00

<u>CERTIFICATION</u>

I, Terri S. Welkener, Clerk of the Council of the City of Huron, Ohio, do hereby certify that the attached is a true and correct copy of Ordinance No. 2022-19 adopted at a regular meeting of the Council of the City of Huron, Erie County, Ohio which was held on April 12, 2022.

Given under my hand and seal this 13th day of April, 2022.

Terri S. Welkener Clerk of Council

ORDINANCE NO. 2022-19

Introduced by William Biddlecombe

AN ORDINANCE GRANTING APPROVAL OF A PETITION TO VACATE A PORTION OF KIRKWOOD ROAD CONSISTING OF APPROXIMATELY 0.1204 ACRES IMMEDIATELY ADJACENT TO ERIE COUNTY, OHIO PERMANENT PARCEL NUMBERS: 45-00487.000, 45-00488.000, 45-00489.000, 45-00181.000 AND 45-00181.001 AND DECLARING AN EMERGENCY.

WHEREAS, Kirkwood Road became a dedicated road in the City pursuant to a certain plat for the Grand Forest Beach Allotment dated August 24, 1922 and recorded with the Erie County Recorder's Office on September 19, 1922 as Volume 8, Pages 15 and 16 of the Plat Records of Erie County (the "Dedication Plat");

WHEREAS, Stephen West, Julie West and Megan West (hereinafter, collectively, the "Residents") have collectively executed a Petition ("Petition") in accordance with Ohio Revised Code §723.04, et. seq. requesting that the City vacate a portion of Kirkwood Road in the City;

WHEREAS, the Residents own the fee simple interests in the real estate adjacent and contiguous to Kirkwood Road, as follows:

- 1. Stephen A. West and Julie A. West are the joint owners of Erie County Permanent Parcel No. 45-00487.000, commonly known as Kirkwood, Huron, Ohio 44839;
- 2. Stephen A. West and Julie A. West are the joint owners of Erie County Permanent Parcel No. 45-00488.000, commonly known as Kirkwood, Huron, Ohio 44839;
- 3. Stephen A. West and Julie A. West are the joint owners of Erie County Permanent Parcel No. 45-00181.000, commonly known as 315 Laurel, Huron, Ohio 44839;
- 4. Stephen A. West and Julie A. West are the joint owners of Erie County Permanent Parcel No. 45-00489-000, commonly known as Kirkwood, Huron, Ohio 44839; and
- 5. Megan C. West is the owner of Erie County Permanent Parcel No. 45-00181.001, commonly known as 319 Laurel, Huron, Ohio 44839.

WHEREAS, on June 22, 2021, the Council of the City of Huron ("Council") considered the Petition and by affirmative vote, referred the Petition to the Planning Commission for review and recommendation and scheduled the Public Hearing on the Petition for July 27, 2021 at 6:30pm; and

WHEREAS, the Planning Commission considered the Petition at its regularly scheduled meeting on June 23, 2021, and recommended to City Council that the vacation of Kirkwood Road be approved as submitted; and

WHEREAS, on July 27, 2021, the Council held a hearing on the Petition and received no opposition to its approval; and

WHEREAS, on August 10, 2021, the City passed Resolution 49-2021 authorizing the City Manager to enter into a Conditional Vacation Agreement with Petitioners pursuant to the Petition; and

WHEREAS, on August 11, 2021, pursuant to Resolution 49-2021, the City Manager signed the Conditional Vacation Agreement ("Agreement") to vacate a portion of Kirkwood Road within the City and immediately adjacent to PPNs: 45-00487.000, 45-00488.000, 45-00489.000, 45-00181.000 and 45-00181.001; and

WHEREAS, on January 10, 2022, Petitioners executed the Agreement with the City agreeing that the Agreement was conditioned upon the City determining that good cause existed for granting the Petition, that granting such Petition would not be detrimental to the general public interest, and passing an Ordinance permitting the vacation as requested;

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

Section 1: That Council hereby finds that good cause exists to grant the Petition, as requested by Petitioners and set forth on Exhibit 1, as there is no viable continuing municipal purpose to be furthered by continuing ownership of the to-be-vacated portion of real estate as depicted and set forth on the Kirkwood Road Vacation Plat attached hereto as Exhibit 2, which plat attaches legal descriptions for each of the five parcels identified as Parcels A, B, C, D and E.

Section 2: That Council further finds that granting the Petition and authorizing the vacation of the approximately 0.1204 acres as shown as Parcels, A, B, C, D and E on the Proposed Vacation of Kirkwood Road Plat and in accordance with the Conditional Vacation Agreement attached as Exhibit 3 would not be detrimental to the general public interest.

Section 3: That Council further finds that granting the Petition would further a legitimate public interest.

<u>Section 4:</u> That Council does, hereby, formally grant the Petition to vacate a portion of Kirkwood Road consisting of approximately 0.1204 acres immediately adjacent to PPNs: 45-00487.000, 45-00488.000, 45-00489.000, 45-00181.000 and 45-00181.001 in accordance with the Conditional Vacation Agreement attached hereto as Exhibit 3, and hereby approves the Proposed Vacation of Kirkwood Road Plat attached as Exhibit 2.

Section 5: That it is 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 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 6: That this Ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public health, safety and general welfare and for the further reason that, in order to effectively address and manage further proposed development within the municipality, it is imperative this Ordinance be effective immediately; WHEREFORE, this Ordinance shall be in full force and effect from and immediately after its adoption in accordance with the provisions of this Ordinance

Monty Tapp, Mayor

ATTEST:

Clerk of Council

ADOPTED: 1 2 APR 2022



ALLEY/STREET VACATION PETITION

| DATE 4/20/201 | | |
|---|--|------------------------------------|
| HONORABLE MAYOR AND C | COUNCIL, CITY OF HURON, O | HO: |
| We, the undersigned, being ov | vners of property abutting the re | quested |
| Kirkwood Relvacation st | nown on the attached plat, respe | ectfully cetition |
| (street/allev) | e the <i>Kirkwood & d</i> escrib | |
| your nonorable Body to vacate | street/alley | ied as: |
| | | |
| Being further described as abuthe SUBDIVISION of: Ex. Lots XX in Grand Forest Boat | utting the following described LO | TS (PINs) in |
| | | Road in the Grand Forest Beach |
| Allotment - Parcels include 45- | 00487.000, 45-00488.000, 45-0 | 0489.000, 45-00181.000, |
| 45-00181.001 | | |
| accordance with Ohio Revised Section 723.04 Change of no The legislative authority of a re municipal corporation praying vacated or narrowed, or the no that there is good cause for so detrimental to the general inte such street or alley vacated, re may include in one ordinance | d Code Section 723.04. ame, vacating, or narrowing strunicipal corporation, on petition that a street or alley in the impame thereof changed, upon he uch change of name, vacation, arest, and that it should be made arrowed, or the name thereof the change of name, vacation original ordinance or a certified | on by a person owning a lot in the |
| OWNER(S) WEST, STEPHEN A | PROPERTY ADDRESS/PIN 45-00487.000 | SIGNATURE(S) |
| | 45-00488.000 | Stephen A West |
| | 45-00489.000 | 111 411/45 |
| WEST, MEGAN C | 45-00181.001 | Missal Must |
| WEST, STEPHAN A & JULIE | E A 45-00181.000 | What Edward Call |

| lame of Contact Person _5kp | then West |
|---------------------------------|-------------------------------|
| Malling Address 315 Laun | el Rol |
| Phone No. (Home) <u>4/9-602</u> | 2-09/5 (Business) |
| (date) | (Signature of Contact Person) |

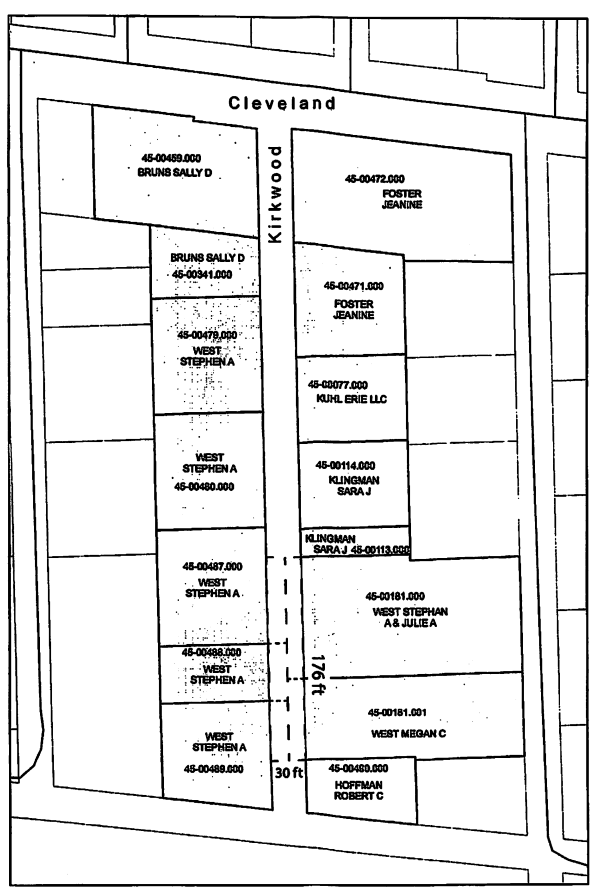
OFFICE USE ONLY

TIMELINE

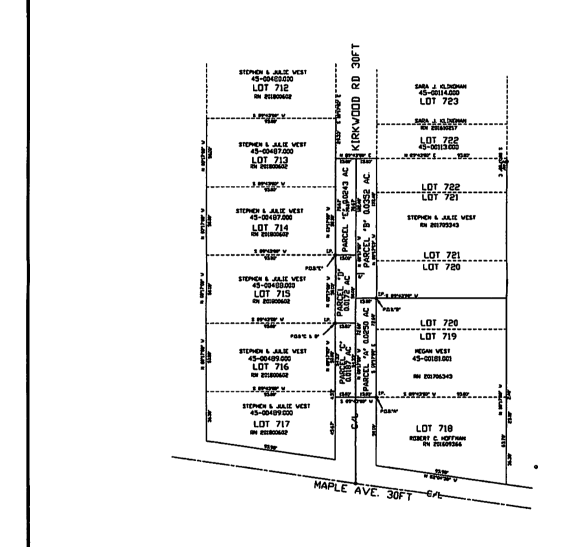
Official vacation petition submitted by June 4th for consideration; to be pisced on next council

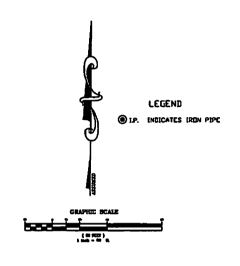
Chical vacation petition submitted by June 4th for consideration; to be placed on next council agenda
July 13th Council public hearing date (30 days from initial meeting) — hold public hearing and introduce ordinance; ordinance would not be emergency; could waive three reading rule and become effective in 30 days
August 12th — Ordinance takes effect

Materials Needed: Petition (this application)



Kirkwood Abutting Property Owners





PROPOSED VACATION

KIRKWOOD ROAD

GRAND FOREST BEACH ALLOT. PV B PG 15 CITY OF HURON ERIE COUNTY OHIO JANUARY 2022 SCALE 1'=20'

I HEREBY CERTIFY THE WITHIN MAP WAS PREPARED BY ME TAKEN FROM EXISTING BEED AND PLAT RECERDS AND INDICATE AM ACTUAL SURVEY MABE BY ME.

DANIEL E. HARTUNG, JR.PE,PS



HARTUNG & ASSOCIATES
ENGINEERS & SURVEYORS

P.D. BUX 426, 346 NORTH HAIN ST.JAURON DH 44839-0426 (419) 433-4321 FAX(419) 433-7879

DANIEL E. HARTUNG JR.PE.PS

Kirkwood Road Vacation Parcel "A" 0.0250 Acre

Being situated in the State of Ohio, County of Erie, City of Huron, Part Grand Forest Beach Allotment (PV 8 PG 15) and being more definitely described as follows:

Beginning at an iron pin on the East right-of-way line of Kirkwood Road (30 FT), marking the Southwest corner of Sublot 719 in said Grand Forest Beach Allotment;

- (1) Thence South 89°43'00" West a distance of 15.00 feet to a point on the centerline of Kirkwood Road;
- (2) Thence North 00°17'00" West along the centerline of Kirkwood Road, a distance of 72.60 feet to a point;
- (3) Thence North 89°43'00" East a distance of 15.00 feet to an iron pin on the East right-of-way line of Kirkwood Road;
- (4) Thence South 00°17'00" East along the East right-of-way line of Kirkwood Road, a distance of 72.60 feet to the point of beginning, containing 0.0250 acre, more or less, but being subject to all legal highways, easements and restrictions of record.

The above description was prepared by Daniel E. Hartung Jr., Professional Surveyor No. 5667 in January 2022, taken from existing plat records and does not indicate an actual survey made by me. The bearings assumed only for the purpose of indicating angles.

Daniel E. Hartung Jr., PE, PS J

DANIEL

HARTUNG, JR

S-5667

APPROVED as per Eric County Requirements And Sections 4733-37 thru 4733-37-07 of the Ohio Administrative Code only. No Field Verifications for Accuracy made.

Engineer/Surveyor: Eric County Engineer's

Date: 1-24-2072

Kirkwood Road Vacation Parcel "B" 0.0352 Acre

Being situated in the State of Ohio, County of Erie, City of Huron, Part Grand Forest Beach Allotment (PV 8 PG 15) and being more definitely described as follows:

Commencing at an iron pin on the East right-of-way line of Kirkwood Road (30 FT), marking the Southwest corner of Sublot 719 in said Grand Forest Beach Allotment; Thence North 00°17'00" West along the East right-of-way line of Kirkwood Road, a distance of 72.60 feet to an iron pin, marking the Southwest corner of a parcel owned by Stephen & Julie West (RN 201705343) and the point of beginning;

- (1) Thence South 89°43'00" West a distance of 15.00 feet to a point on the centerline of Kirkwood Road;
- (2) Thence North 00°17'00" West along the centerline of Kirkwood Road, a distance of 102.40 feet to a point;
- (3) Thence North 89°43'00" East a distance of 15.00 feet to an iron pin on the East right-of-way line of Kirkwood Road;
- (4) Thence South 00°17'00" East along the East right-of-way line of Kirkwood Road, a distance of 102.40 feet to the point of beginning, containing 0.0352 acre, more or less, but being subject to all legal highways, easements and restrictions of record.

The above description was prepared by Daniel E. Hartung Jr., Professional Surveyor No. 5667 in January 2022, taken from existing plat records and does not indicate an actual survey made by me. The bearings assumed only for the purpose of indicating angles.

Daniel E. Hartung Jr., PE, PS

DANIEL

HARTUNG, JR

S-5667

APPROVED as per Erie County Requirements And Sections 4733-37 thru 4733-37-07 of the Ohio Administrative Code only. No Field Verifications for Accuracy made.

Engineer/Surveyor: Erie County Engineer's

Date: _ / - 29 - 2022

Kirkwood Road Vacation Parcel "C" 0.0187 Acre

Being situated in the State of Ohio, County of Erie, City of Huron, Part Grand Forest Beach Allotment (PV 8 PG 15) and being more definitely described as follows:

Beginning at an iron pin on the West right-of-way line of Kirkwood Road (30 FT), marking the Northeast corner of Sublot 716 in said Grand Forest Beach Allotment;

- (1) Thence North 89°43'00" East a distance of 15.00 feet to a point on the centerline of Kirkwood Road;
- (2) Thence South 00°17'00" East along the centerline of Kirkwood Road, a distance of 54.33 feet to a point;
- (3) Thence South 89°43'00" West a distance of 15.00 feet to an iron pin on the West right-of-way line of Kirkwood Road;
- (4) Thence North 00°17'00" West along the East right-of-way line of Kirkwood Road, a distance of 54.33 feet to the point of beginning, containing 0.0187 acre, more or less, but being subject to all legal highways, easements and restrictions of record.

The above description was prepared by Daniel E. Hartung Jr., Professional Surveyor No. 5667 in January 2022, taken from existing plat records and does not indicate an actual survey made by me. The bearings assumed only for the purpose of indicating angles.

DANIEL

HARTUNG, JR.

S-5667

APPROVED as per Erie County Requirements
And Sections 4733-37 thru 4733-37-07 of the Ohio
Administrative Code only. No Field Verifications

for Accuracy made.

Engineer/Surveyor: Eric County Engineer's

Date: 1-24-2022

Kirkwood Road Vacation Parcel "D" 0.0172 Acre

Being situated in the State of Ohio, County of Erie, City of Huron, Part Grand Forest Beach Allotment (PV 8 PG 15) and being more definitely described as follows:

Beginning at an iron pin on the West right-of-way line of Kirkwood Road (30 FT), marking the Southeast corner of Sublot 715 in said Grand Forest Beach Allotment;

- (1) Thence North 00°17'00" West along the West right-of-way line of Kirkwood Road, a distance of 50.00 feet to a point, marking the Northeast corner of said Sublot 715;
- (2) Thence North 89°43'00" East a distance of 15.00 feet to a point on the centerline of Kirkwood Road;
- (3) Thence South 00°17'00" East along the centerline of Kirkwood Road, a distance of 50.00 feet to a point;
- (4) Thence South 89°43'00" West a distance of 15.00 feet to the point of beginning, containing 0.0172 acre, more or less, but being subject to all legal highways, easements and restrictions of record.

The above description was prepared by Daniel E. Hartung Jr., Professional Surveyor No. 5667 in January 2022, taken from existing plat records and does not indicate an actual survey made by me. The bearings assumed only for the purpose of indicating angles.

DANIEL

HARTUNG, JR S-5667

APPROVED as per Erie County Requirements And Sections 4733-37 thru 4733-37-07 of the Ohio Administrative Code only. No Field Verifications for Accuracy made.

Engineer/Surveyor: Eric County L

Date: 1-24-2021

Kirkwood Road Vacation Parcel "E" 0.0243 Acre

Being situated in the State of Ohio, County of Erie, City of Huron, Part Grand Forest Beach Allotment (PV 8 PG 15) and being more definitely described as follows:

Beginning at an iron pin on the West right-of-way line of Kirkwood Road (30 FT), marking the Southeast corner of Sublot 714 in said Grand Forest Beach Allotment;

- (1) Thence North 00°17'00" West along the West right-of-way line of Kirkwood Road, a distance of 70.67 feet to a point;
- (2) Thence North 89°43'00" East a distance of 15.00 feet to a point on the centerline of Kirkwood Road;
- (3) Thence South 00°17'00" East along the centerline of Kirkwood Road, a distance of 70.67 feet to a point;
- (4) Thence South 89°43'00" West a distance of 15.00 feet to the point of beginning, containing 0.0243 acre, more or less, but being subject to all legal highways, easements and restrictions of record.

The above description was prepared by Daniel E. Hartung Jr., Professional Surveyor No. 5667 in January 2022, taken from existing plat records and does not indicate an actual survey made by me. The bearings assumed only for the purpose of indicating angles.

DANIEL

HARTUNG, JR. S-5667

APPROVED as per Erie County Requirements And Sections 4733-37 thru 4733-37-07 of the Ohio Administrative Code only. No Field Verifications for Accuracy made.

Engineer/Surveyor: Erie County Engineer's

Date: 4-18-2022

CONDITIONAL VACATION AGREEMENT

(Kirkwood Road, Huron, Ohio)

THIS CONDITIONAL VACATION AGREEMENT (this "Agreement"), made and entered into, by and among The City of Huron, Ohio, an Ohio municipal corporation (herein called "City"), and Stephen A. West, Julie A. West and Megan C. West (which with their respective heirs, legal and estate representatives are herein collectively referred to as "Residents"), is to EVIDENCE THAT:

RECITALS:

WHEREAS Kirkwood Road became a dedicated road in the City pursuant to a certain plat for the Grand Forest Beach Allotment dated August 24, 1922 and recorded with the Erie County Recorder's Office on September 19, 1922 as Volume 8, Pages 15 and 16 of the Plat Records of Erie County (the "Dedication Plat");

WHEREAS the Residents have collectively executed a Petition ("Petition") in accordance with Ohio Revised Code §723.04, et. seq. requesting that the City vacate a portion of Kirkwood Road in the City;

WHEREAS the Residents own the fee simple interest in the real estate adjacent and contiguous to Kirkwood Road as follows:

- 1. Stephen A. West and Julie A. West are the joint owners of Erie County Permanent Parcel No. 45-00487.000, commonly known as Kirkwood, Huron, Ohio 44839, the legal description for which is attached hereto as Exhibit A-1;
- 2. Stephen A. West and Julie A. West are the joint owners of Erie County Permanent Parcel No. 45-00488.000, commonly known as Kirkwood, Huron, Ohio 44839, the legal description for which is attached hereto as Exhibit A-1;
- 3. Stephen A. West and Julie A. West are the joint owners of Erie County Permanent Parcel No. 45-00181.000, commonly known as 315 Laurel, Huron, Ohio 44839, the legal description for which is attached hereto as Exhibit A-1;
- 4. Stephen A. West and Julie A. West are the joint owners of Erie County Permanent Parcel No. 45-00489-000, commonly known as Kirkwood, Huron, Ohio 44839, the legal description for which is attached hereto as Exhibit A-1; and
- 5. Megan C. West is the owner of Erie County Permanent Parcel No. 45-00181.001, commonly known as 319 Laurel, Huron, Ohio 44839, the legal description for which is attached hereto as Exhibit A-1.

WHEREAS, the parties desire to enter into this Agreement, which conditions any proposed vacation on the approval of the City in accordance with the Ohio Revised Code as set forth Section 7 hereof.

NOW, THEREFORE, in consideration of the foregoing, the covenants and agreements of the parties hereto, and other good and valuable consideration, the receipt and sufficiency of which are hereby mutually acknowledged, the parties hereto agree as follows:

- 1. <u>Incorporation of Recitals/Defined Terms</u>. The RECITALS set forth above are expressly incorporated into, and made a part of, this Agreement as if fully rewritten herein.
- 2. <u>Proposed Vacation</u>. The schematic attached hereto Exhibit B-1 (attached hereto and incorporated herein by reference) shows the current ownership of the Resident's lands in relationship to Kirkwood Road. The schematic attached hereto Exhibit B-2 (attached hereto and incorporated herein by reference) shows the proposed ownership of the Residents lands in relationship to the proposed vacation of Kirkwood Road. The schematic attached hereto Exhibit B-3 (attached hereto and incorporated herein by reference) shows the proposed ownership of the Residents lands in relationship to the proposed vacation of Kirkwood Road post-split and consolidation as may be approved by the City and Erie County.
- 3. <u>Material Terms</u>. Subject to the terms and conditions of Section 7 of this Agreement, the parties hereto agree as follows:
 - (a) The Residents acknowledge and agree that, pursuant to §1121.05(f) of the Codified Ordinances of the City ("Ordinances"), that the current zoning district adjoining the side of such public way shall be extended automatically, depending on the side or side to which such lands revert, to include the right of way that vacated, and such lands shall be subject to our regulations of the extended district or districts.
 - (b) The Residents acknowledge and agree that to the extent the relocation of any conduits, cables, wires, towers, poles, sewer lines, steam lines, pipelines, gas and water lines, tracks, or other equipment or appliances of any railroad or public utility, whether owned privately or by any governmental authority, located on, over, or under the portion of lands affected by such vacation, is not required for purposes of the City, any affected public utility shall be deemed to have a permanent easement in such vacated portion or excess portion of such street, alley, or highway for the purpose of maintaining, operating, renewing, reconstructing, and removing said utility facilities and for purposes of access to said facilities.
 - (c) The Residents acknowledge and agree that, in general, when a city vacates a street or public alley, the land which the street or alley was on passes in equal halves to the adjacent lot owners, subject to such rights as other owners may have as a means of access to their properties. The parties hereto expressly stipulate to the vacated lands passing in equal halves to the adjacent lot owners. Therefore, subject to the provisions of Section 7 hereof, upon vacation of the relevant lands by the City, abutting lot owners, as to that portion of the alley abutting their properties, shall be vested with a fee simple interest in ½ of the width of the strip of land which formerly comprise the dedicated road subject, however, to those rights that other owners may have in the alley as a necessary means of access to their properties (if any).
 - (d) The Residents acknowledge and agree that this Agreement shall serve as each particular Resident's written consent to such proposed vacation pursuant to Ohio Revises Code §723.06 (such that published notice of same shall not be required pursuant to Ohio Revised Code §723.07).
 - (e) To the extent the City elects to approve the proposed vacation (subject to the provisions of Section 7 hereof), the vacation of Kirkwood Road, which has been dedicated to public use, shall, to the extent to which it is vacated, operate as a revocation of the acceptance thereof by the City, but the right of way and easement therein of any lot owner shall not be impaired by such City action.

- (f) The costs associated with all engineering and surveying, and preparation of all schematics, drawings, lot split and consolidation plat(s), and vacation plat shall be borne by Residents.
- (g) The costs associated with all title work, if desired by one or more of the Residents, including title searches and Commitment fees, costs of title premiums, conveyance fees (if any), and recordation costs shall be borne by the Residents. For avoidance of doubt, the City has not performed title work save and excepting obtaining the last deeds of record for each of the parcels referenced in this Agreement, and the City has not performed any title, lien, mortgage, dockets or other title-related searches, any and all of which may be undertaken by the Resident's as they may choose.
- (h) The Residents acknowledge that it is each of the Residents sole and exclusive obligation and responsibility to provide written notice of the impending vacation to any lienholder(s), mortgagee(s), or other parties that have any interest in the respective Resident's properties of the impending vacation, which vacation will result in a change to the current legal description of all of the Residents lands post-vacation.
- (i) The Residents acknowledge and agree that they will be accepting the lands status post-vacation in their current "AS IS, WHERE IS, WITH ALL FAULTS" condition without any oral, written, express, or implied representations, warranties or guarantees by the City as to the quality or physical or environmental condition of the land(s) being vacated, and the City shall provide ample time for any one or more of the Residents to inspect the land(s) to be vacated to ensure the Resident(s) receiving a portion of the vacated lands are satisfied with same.
- (j) The Residents acknowledge and agree that no remuneration or other financial consideration is being paid by any party to the Agreement to or from any other party to same, and no additional consideration is required of any party hereto other than the mutual promises being made herein (the sufficiency of which is acknowledged by all parties hereto).

The City shall determine what public utilities, public infrastructure, and physical improvements require modification, removal, elimination, or other attention, if any, and whether one or more easements, conditions or reservations are to be reserved for by the City for public purposes. The City, at its sole cost and expense, shall bear all costs associated with infrastructure changes and preparation of one or more easements, conditions or reservations that may be required by the City.

- 4. <u>Duration</u>. This Agreement shall "run with the land" and the rights granted herein shall continue in full force and effect in perpetuity for all purposes not inconsistent with the purposes of this Agreement.
- 5. <u>Cost of Modification to Improvements</u>. The cost of any maintenance, repair and/or replacement of the physical, non-natural improvements to the lands to be vacated, and/or modification, removal, elimination, or other attention to any and all non-natural improvements thereon or to be constructed thereon, as determined by the City in the City's sole and absolute discretion, shall be at Resident's sole cost and expense.
- 6. <u>Assignment</u>. No party may assign its rights under this Agreement to any other person or party without the consent of all other parties.

- 7. <u>Conditions Precedent</u>. This Agreement, and the obligation(s) and performance of the parties relating to the proposed vacation as requested by the Residents, is expressly conditioned upon:
 - (a) the Council of the City determining, after public hearing and after determining there is good cause for such vacation, and that the proposed vacation will not be detrimental to the general interest, if at all, in accordance with Ohio Revised Code §723.04. For avoidance of doubt, in the event the City determines after public hearing that there is insufficient good cause to permit the vacation, or if the City determines that the proposed vacation will be detrimental to the general interest, and thereby fails to pass an Ordinance permitting the vacation, then this Agreement shall automatically terminate and be of no further force or effect whatsoever;
 - (b) the City Engineering inspecting Kirkwood Drive to determine what public utilities, public infrastructure, and physical improvements require modification, removal, elimination, or other attention, if any, and whether one or more easements, conditions or reservations are to be reserved for by the City for public purposes, and the City being amenable to infrastructure changes, if any, both substantively and the estimated and actual costs relating to same;
 - (c) the City determining, by and through a title company of the City's choosing, that the vacated lands may will qualify for title insurance (if elected by one or more of the Residents) that the streets and alleys in Section D of the Dedication Plat that are stated to be "dedicated to public use forever" may be insured post-vacation; and
 - (d) that, upon completion of the vacation by Ordinance and after public hearing as required by Ohio law, the original Ordinance shall be recorded in the official records of the Erie County Recorder.
- 8. <u>Miscellaneous</u>. The City, on behalf of itself and it successors and assigns, represents, covenants and warrants that the title of the lands to be vacated are held by the City in fee simple except for taxes and assessments which are a lien but not yet due and payable, zoning restrictions and easements and restrictions of record. This Agreement and the easements (if any) and rights granted hereunder are and shall be binding on and inure to the benefit of the parties hereto and their respective successors and assigns and the same shall run with the land

IN WITNESS WHEREOF, City and Residents have hereunto set their hands to this Agreement to be effective as of the date set forth below.

| THE C | ITY OF HURON | IAA AL HA |
|-------|-----------------------------|----------------------------|
| Ву: | MI | Slepher Holes |
| | Matthew Lasko, City Manager | Stephen A. West |
| Date: | 8/11/2021 | Stillet |
| | | Julie A. West Marl · Marg |
| | | Megan C. West |
| • | | Date: 1/10/22 |

| STATE OF OHIO |) |
|----------------|------|
| |) SS |
| COUNTY OF ERIE |) |

BEFORE ME, a Notary Public in and for said County and State, personally appeared the above-named City of Huron. Ohio, by and through Matthew Lasko, its City Manager, who acknowledged that he did sign the foregoing instrument and that the same is his free act and deed individually and the free act and deed of said municipal corporation. The notarial act certified hereby is an acknowledgement. No oath or affirmation was administered to signer.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Huron, Ohio, this 11th day of August, 2021.

| | (ressi Wellsones |
|--|--|
| | Notary Publicania |
| | TERRI S. WELKENER |
| STATE OF OHIO | * Notary Public, State of Ohlo |
| COUNTY OF Evie) SS: | My commission expires July 30, 2024 |
| Stephen A. West and Julie A. West, who acknowle | said County and State, personally appeared the above-named edged that they did sign the foregoing instrument and that the field hereby is an acknowledgement. No oath or affirmation was |
| IN TESTIMONY WHEREOF, I have hereu Ohio, this Ott day of January. | anto set my hand and official seal at 4 4 200 . |
| | Ceni Welkener |
| | Notary Pathley Piling |
| STATE OF OHIO | TERRI S. WELKENER |
| COUNTY OF Evile) SS: | Notary Public, State of Ohlo My commission expires July 30, 2024 |
| | said County and State, personally appeared the above-named |
| | the foregoing instrument and that the same is her free act and edgement. No oath or affirmation was administered to signer. |
| IN TESTIMONY WHEREOF. I have hered Ohio, this Dollary day of January. | into set my hand and official seal at Huron. |
| J | \sim \sim \sim \sim |
| | Notary Public |
| This Instrument Prepared By: Todd A. Schrader, Esq. Seeley, Savidge, Ebert & Gourash 26600 Detroit Road - Suite 300 Westlake, Ohio 44145 | TERRI S. WELKENER Notary Public, State of Ohio My commission expires July 30, 2024 |
| 216-535-4517 | 12 M. 12. |

[Document Continued on Next Page]

Permanent Parcel No. 45-00487.000

Being Sub-lots 713 and 714 on Kirkwood Road in the Grand Forest Beach Allotment as shown by the recorded plat in Volume 8 of Maps, Pages 15 and 16 Erie County, Ohio Records.

Permanent Parcel No. 45-00488.000

Being Sub-lot 715 on Kirkwood Road in the Grand Forest Beach Allotment as shown by the recorded plat in Volume 8 of Maps, Pages 15 and 16 Erie County, Ohio Records.

Permanent Parcel No. 45-00489.000

Being Sub-lot 716 on Kirkwood Road in the Grand Forest Beach Allotment as shown by the recorded plat in Volume 8 of Maps, Pages 15 and 16 Erie County, Ohio Records.

Permanent Parcel No. 45-00181.000

Being situated in the State of Ohio, County of Erie, City of Huron, Grand Forest Beach Allotment (PV 8 PG 15) Lots 721, 737 & 738 and Part Lots 720 & 722 and being more definitely described as follows:

Beginning at a point marking the Southeast corner of Lot 738 in said Grand Forest Beach Allotment;

- (1) Thence South 89°43'00" West a distance of 190.00 feet to a point on the West line of Lot 720, the same being the East right-of-way line of Kirkwood Road (30FT);
- (2) Thence North 00°17'00" West along the West line of Lots 720, 721 & 722, the same being the East right-of-way line of Kirkwood Road (30FT), a distance of 102.40 feet to a point, marking the Southwest corner of a parcel owned by Sara J. Klingman (RN 201610217);
- (3) Thence North 89°43'00" East along the South line of said Klingman parcel, a distance of 95.00 feet to a point;
- (4) Thence South 00°17' 00" East continuing along said South line, a distance of 2.40 feet to a point;
- (5) Thence North 89°43'00" East continuing along said South line, a distance of 95.00 feet to a point on the West right-of-way line of Laurel Road (30FT), marking the Northeast corner of said Lot 737;
- (6) Thence South 00°17'00" East along the East line of Lots 737 & 738, a distance of 100.00 feet to the point of beginning, containing 0.4414 acre, of which 0.0597 acre is in Lot 720 and 0.1090 acre is in Lot 721 and 0.0545 acre is in Lot 722 and 0.1090 acre is in Lot 737 and 0.1090 acre is in Lot 738, but being subject to all legal highways, easements and restrictions of record.

The above description was prepared by Daniel E. Hartung, Jr., Professional Surveyor No. 5667 in April 2017, taken from existing plat records and does not indicate an actual survey made by me. The bearings were assumed only for the purpose of indicating angles.

Permanent Parcel No. 45-00488.001

Being situated in the State of Ohio, County of Erie, City of Huron, Grand Forest Beach Allotment (PV 8 PG 15) Lots 719, 739 and Part Lots 720 & 740 and being more fully described as follows:

Beginning at a point, marking the Northeast corner of Lot 739 in said Grand Forest Beach Allotment:

- (1) Thence South 00°17'00" East along the East line of Lots 739 & 740, the same being the West right-of way line of Lauren Road (30 FT), a distance of 75.00 feet to a point, marking the Northeast corner of a parcel owned by Robert C. Hoffman (RN 201609366);
- (2) Thence South 89°43'00" West along the north line of said Hoffman parcel, a distance of 95.00 feet to a point;
- (3) Thence North 00°17'00" West continuing along said North line, a distance of 2.40 feet to a point;
- (4) Thence South 89°43'00" West continuing along said North line, a distance of 95.00 feet to a point, marking the Southwest corner of said Lot 719;
- (5) Thence North 00°17'00" West along the West line of Lots 719 & 720, the same being the East right-of-way line of Kirkwood Road (30 FT), a distance of 72.60 feet to a point;
- (6) Thence North 89°43'00"East a distance of 190.00 feet to the point of beginning, containing 0.3219 acre, more or less, of which 0.1090 acre is in Lot 719 and 0.0492 acre is in Lot 720 and 0.1090 acre is in Lot 739 and 0.0545 acre is in Lot 740, but being subject to all legal highways, easements and restrictions of record.

The above description was prepared by Daniel E. Hartung, Jr. Professional Surveyor No. 5667 in April 2017, taken from existing plat records and does not indicate an actual survey made by me. The bearings were assumed only for the purpose of indicating angles.