

Agenda for the Regular Council Meeting held on March 14, 2026 at 10:00 am

1.0 Mayor Ehrbar calls council to order –

RC: M. Gaither____, J.Wolfe____, G. Finger____, C. Kipfer,____ S. Stevenson____, J. Divoll____

2.0 All rise for the Pledge of Allegiance to the Flag:

3.0 Motion for Council Pro Tem

4.0 Discussion and/or amendments to the December 13, 2025 Regular Council Minutes.
Motion to accept/amend the Minutes as presented,

RC: M. Gaither____, J.Wolfe____, G. Finger____, C. Kipfer,____ S. Stevenson____, J. Divoll____

5.0 Discussion of Pay Ordinance No. 1254: Motion to accept the Pay Ordinance as written,

RC: M. Gaither____, J.Wolfe____, G. Finger____, C. Kipfer,____ S. Stevenson____, J. Divoll____

7.0 Committee Reports

7.A. **Police** – James E. Bartus II:

7.B. **Safety Committee** – G. Finger, S. Stevenson

7.C. **EMS** – Russ Maust:

7.D. **Fire Dept.**- Chief Skeans:

Motion for \$12,500 Fire Training – EHOVE Career Center

7.E. **Water Department** – T. Lange:

7.F. **Finance** – C. Kipfer, M. Gaither

7.G. **Lands & Buildings** – M. Gaither, G. Finger:

7.H. **Airport** – J. Wolfe, J. Divoll

7.I. **Planning Commission** – J. Wolfe:

7.J. **Design Review Board** – R. Maust:

7.K. **Board of Zoning Appeals** – Gary Finger reports:

7.L. **Transfer Station** – J. Divoll, M. Gaither

7.M. **Village Administrator** – Andy Federle:

7.N. **Streets & Sidewalks**- S. Stevenson, C. Kipfer

7.O. **Park Board** – Marvin Robinson

7.P. **Mayor's Financial Report**- Mayor Ehrbar:

7.Q. **Legal**- D. Lambros:

7.R. **Treasurer** - L. Klonaris:

7.S. **Telecommunications Oversight and Development Committee**- J.Wolfe;

(next legislation numbers O – 1 and R - 1)

9.0 First Readings:

9.1 ORDINANCE NO. 2026 – O - _____: AN ORDINANCE ESTABLISHING A NEW CHAPTER 71 ENTITLED “LICENSING: ACCIDENTS” OF THE KELLEYS ISLAND CODIFIED ORDINANCES, REPEALING FORMER CHAPTER 71.

(INTRODUCED BY: MAYOR RONALD E EHRBAR)

Motion to suspend the three reading rule,
RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

Motion to pass:
RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

9.2 ORDINANCE NO. 2026 – O - _____: AN ORDINANCE ESTABLISHING A NEW CHAPTER 75 ENTITLED “BICYCLES AND MOTORCYCLES” OF THE KELLEYS ISLAND CODIFIED ORDINANCES, REPEALING FORMER CHAPTER 75.

(INTRODUCED BY: MAYOR RONALD E EHRBAR)

Motion to suspend the three reading rule,
RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

Motion to pass:
RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

9.3 ORDINANCE NO. ORDINANCE NO. 2026 – O - _____: AN ORDINANCE AUTHORIZING THE CLERK-TREASURER TO INCREASE APPROPRIATIONS TO THE GENERAL FUND IN THE AMOUNT OF \$189,000.00 AND DECLARING AN EMERGENCY

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,
RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

Motion to pass:
RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

9.4 ORDINANCE NO. 2026 – O - _____ : AN ORDINANCE AUTHORIZING THE CLERK-TREASURER TO PAY THE SALARY, BENEFITS AND EXPENSES OF THE VILLAGE ADMINISTRATOR FROM THE GENERAL FUND AND DECLARING AN EMERGENCY

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,

RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

Motion to pass:

RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

9.5 ORDINANCE NO. 2026 – O - _____ : AN ORDINANCE AUTHORIZING THE CLERK-TREASURER TO TRANSFER \$ 79,214.33 FROM FUND # 2021 (STATE HIGHWAY) TO FUND # 2011 (STREET CONSTRUCTION, MAINTENANCE AND REPAIR)

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,

RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

Motion to pass:

RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

9.6 RESOLUTION NO. 2026 – R - _____ : A RESOLUTION AGREEING TO COOPERATE FOR THE PURPOSE OF PROVIDING OUTDOOR RECREATION IMPROVEMENTS

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,

RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

Motion to pass:

RC: M. Gaither _____, J.Wolfe _____, G. Finger _____, C. Kipfer, _____ S. Stevenson _____, J. Divoll _____

10.0 Second Readings:

11.0 Third Readings & Emergencies:

12. **Items from the Mayor:** State of Address

School Board appointed Julie Thomas to Park Board

Committee appointments

Motion for Meeting Policy

Motion to apply and accept 136th General Assembly Capital Budget Grant FY 2027-2028
- Motion to contribute \$150,000, local funds, for Park Recreation Project

Motion to apply and accept FY2027 Community Project Funding / Army Corps (Sewer Project– Federal)

Motion to apply an accept Program 594 Army Corps

Motion to extend RS&H contract

13. **Items from Council:**

14. **Old Business:**

15. **Public Comment:**

16. **New Business:**

17. **Correspondence:**

18. Motion to adjourn,

RC: M. Gaither____, J.Wolfe____, G. Finger____, C. Kipfer,____ S. Stevenson____, J. Divoll____

Meeting Adjourned At:

Lisa M Klonaris, Clerk-Treasurer

Mayor Ronald E. Ehrbar

Minutes for the Regular Council Meeting held on December 13, 2025 at 10:00 am

1.0 Mayor Ehrbar calls council to order –

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __Y__, G. Finger __Y__,
A.M. Eaton __Y__

Motion made by G. Finger to excuse S. Smith from Regular Council Meeting; December 13, 2025; second by S. Stevenson. All in Favor. Motion Passed.

2.0 All rise for the Pledge of Allegiance to the Flag:

4.0 Discussion and/or amendments to the November 8, 2025 Regular Council Minutes.
Motion to accept/amend the Minutes as presented,

RC: S. Stevenson __2__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __Y__, G. Finger __1__,
A.M. Eaton __Y__ All in Favor. Motion Passed.

5.0 Discussion of Pay Ordinance No. 1253: Motion to accept the Pay Ordinance as written,

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __Y__, G. Finger __1__,
A.M. Eaton __2__ All in Favor. Motion Passed.

7.0 Committee Reports

7.A. **Police** – James E. Bartus II: Activity Report January – November 2025

Report(s) = 134	Total Citations Issued = 104
Department Phone Call(s) = 1752	House / Business Check(s) = 0
Arrest(s) / Citations = 35	Vehicle Lock-out(s) = 20
Warning(s) = 23	Assist w/other agencies = 134
Accident(s) = 15	
Closed Court Cases 2025 = 102	
Current Open Court Cases 2025 = Mayor’s Court – 2 Muni Court - 2	
Department Budget at 84%	

I would like to thank my officers for all the hard work this year. Long hours and countless nights. I have many goals for the department, and one of the major issues that we have is staffing. It's not only an island issue, but nationwide. or recruit seasonal officers has been a struggle. Thanks to the Council, the Mayor, and the Finance Committee, we have now added a second full-time officer. Thank you. You've given the department a strong base to work with, and to build on going forward. You have made the island, the officers, the residents, and the tourists alike safe. I know there are some grumblings, and for those people, I invite you to stop in the station sometime and discuss those concerns with me. Or even do a ride-along with one of the officers some weekend. Officer Edwin Rodriguez has accepted the position and will start sometime in January. Officer Rodriguez brings 20 years of experience where he spent time as a patrolman and head of their motorcycle unit. We have started our yearly house checks. If you or someone you know haven't turned in the form, please do so. Or contact department, and we can fill one out over the phone. We wish everyone a Merry Christmas and a Happy Healthy New Year.

7.B. **Safety Committee** – G. Finger, S. Stevenson: G. Finger – Thank you everyone for your hard work and dedication. My wife Jackie and I wish you the best Holiday.

7.C. **EMS** – Russ Maust reports: EMS runs - 2 Clinic calls - 3

This month’s training was Run Review with Dr. Escajeda. We discussed some of the more difficult runs from the last six months. Dr. Escajeda was very pleased with the performance of our EMS crews.

As of December 5th the EMS budget was at 68% of the annual budget. I would like to thank the Village for allowing the usage of the town hall for the Safety Services Dinner. It was a wonderful evening for all!

As always, I would like to express my gratitude to the volunteers of Kelleys Island EMS for their dedication to the community of Kelleys Island.

7.D. Fire Dept.- Chief Skeans Reports: November 2025 Runs – 0 Runs 2025 – 21

Tires on Engine 1 and Engine 2 have been replaced. We will be replacing the tires on the brush truck and the tanker at the end of 2026.

All trucks have been prepared for winter and the white ambulance has been moved to the Fire Station for the winter.

Doug Nash with Huron and Ehope and I are discussing having a volunteer Firefighter class here on the island. I am trying to recruit 10 members maximum. The class is potentially for February.

The Fire Department would like to say Thank You to Scot Smith and Max Eaton for their support over the last 4 years.

The Fire Department will come in under budget for 2025.

7.E. Water Department – T. Lange: A. Federle reports:

Winterization nearing completion.

Only one Tap-In undone for the year. Will roll into 2026 schedule.

Working on several ARCAP Grants presently.

Working on 2026 work schedule with Pickworth / M. Terry

Getting winter work organized.

7.F. Finance – A.M. Eaton, J. Wolfe: No Meeting. No Report.

7.G. Lands & Buildings – M. Gaither, G. Finger: No Report.

7.H. Airport – J. Wolfe, A.M. Eaton: J. Wolfe reports - There is some legislation that we'll see that accepting money from the state for a number of projects. It's totaling close to about \$450,000 that the state is going to provide us for no matching share.

Mayor Ehrbar: I'd like to add to Joe. RS&H is asking for an extension to their contract. That came in yesterday, it was too late, we'd already posted all the ordinances, which we already have a lot of. We'll have to pass something officially in March, the March meeting.

Can we get a motion to authorize the Mayor to extend the RS&H contract to continue doing the airport.

J.Wolfe makes a motion to allow Mayor Ehrbar to extend the RS&H contract regarding the airport; second by A.M.Eaton. All in Favor. Motion Passed

7.I. Planning Commission – J. Wolfe reports: No applications. No meetings. Regularly scheduled meetings next year. Discussing 1st Thursday of month at 7 pm beginning in March.

7.J. Design Review Board – R. Maust: M. Gaither reports: No applications.

7.K. Board of Zoning Appeals – Gary Finger reports: No hearings scheduled.

7.L. Transfer Station – S. Smith, M. Gaither: No report.

7.M. Village Administrator – Andy Federle reports:

Water Intake Project repairs completed.

Roads Project; 3 bids received; Gerken was low bidder.

Sewer Project; multiple meetings with KEM and OEPA.

Water department new billing software will go live in January; Donna is working with Gworks on the migration.

Water department will be completing several infrastructure projects during 2026; Hydrants / Meters / Leaks

7.N. Streets & Sidewalks- S. Stevenson, S. Smith: Meeting posted for Monday at 9:00 a.m.

7.O. Park Board – Marvin Robinson: No Report.

7.P. Mayor's Financial Report- Mayor Ehrbar:

Mayor's Court report submitted by Rosalyn Ahner December 6, 2025:

For the month of November 2025, the court collected a total of \$5180.00: 10.00 Computer Fund, \$10.00 Court

Improvement Fund, \$3.00 Library Fund, \$37.50 Other Costs. \$221.00 General Fund.

All funds collected were from payment plans and fines. State was paid \$ 37.00: \$9.00 Victims of Crime, \$25.00

HB1 (state indigent support fund), \$0.00 State Bond Surcharge, \$3.50 Drug Law Enforcement/Justice Program

Services.

Eric County Municipal was paid \$1.50 for Indigent Drivers Alcohol Treatment Fund.

Bank / Online payment expenses totaled: \$0.00 (Credit Card & US Bank service fee). Court has paid a total of

\$16256.00 to the Village General Fund in 2025. Court has paid a total of \$20148.00 to the Village General Fund in

2024. Court has paid a total of \$16158.00 to the Village General Fund in 2023.

Court has paid a total of \$7805.00 to the Village General Fund in 2022

Court has paid a total of \$23133.00 to the Village General Fund in 2021

Court has paid a total of \$14352.46 to the Village General Fund in 2020.

Court has paid a total of \$33837.90 to the Village General Fund in 2019.

Court has paid a total of \$31425.03 to the Village General Fund in 2018.

2025 – 105 tickets issued

2024– 70 tickets issued

2023 - 60 tickets issued

2022 – 49 tickets issued

2021 – 98 tickets issued
2020 – 37 tickets issued
2019 – 120 tickets issued

7.Q. Legal- D. Lambros reports:

With respect to the airport ordinances; that actual number's around \$800,000 in 3 different grants. That's a nice chunk of change, and the local match that's discussed in the legislation is not the village local match. It's either the state or the FAA local match, depending on what project that is.

With respect to some of this other legislation; we have appointments that typically at the end of the year have to be made.

Seasonal police officers including a new full-time police officer.

One of the appointments is for a new prosecutor that I just interviewed this past week. Mike Kaufman's been our prosecutor for 21 years, done a fantastic job. I remember first interviewing Mike back in 2004.

He really did a great job for us; for our community. Our loss, my loss, his gain, he was elected judge at Sandusky Municipal Court this past November. So he'll be taking the bench and taking that seat over on January 1.

The young man that we have on the agenda here for appointment is someone that he recommended, that he's worked with in Sandusky. He was also recommended by Kevin Baxter, county prosecutor. He worked for Kevin for 5 years, at the county prosecutor's office. Hopefully, we get that passed today and get him on board.

I'd also like to talk about a motion to hire; authorize the mayor to hire consultants to review possible tower applications. Those of you who may have been at the presentation that was done in August; There's a tower company that's been pushing pretty hard to come in and would like to build a tower out by the quarry.

Under the federal preemption laws, the village. can't really stop it from doing that unless we can show that there's not a necessity. For what it is that they're trying to propose; that can't go on the present tower that we have.

Much of that stuff is kind of engineering sort of thing, technical things. So we have been talking to different consultants and different people to try and get a grasp around what it is that we need to know, make a determination as to whether it's a viable project or not. If it's not, how we can stop it? And I'm not taking the position. I don't want someone to think here that I'm saying it's a good idea, bad idea. I'm not saying either, I'm just saying that we don't know.

What I'd like is a motion to authorize the mayor to hire consultants to review any of these applications; to tell us what it is that they're saying, technically, that we need, that we might not need, that sort of thing, J. Wolfe makes a motion to allow Mayor Ehrbar to hire consultants to review applications for towers; second by S. Stevenson. All in Favor. Motion Passed.

The last thing I'll say is this. In September, the state passed a law for the resort areas, which the island is declared resort area since 1993. The law allows the resort area tax to be raised in increments of 0.5% up to 2.5%. It has to go on the ballot. One of the resolutions on here places the issue on the ballot, on the May election.

As to whether the village can raise the rate from 1.5 to 2% for the resort area tax; that is a ballot issue, it's not a legislative issue. So, by passing that, it will allow to place on the ballot in May.

7.R. Treasurer - L. Klonaris reports:

Financials included in Council packets.

Council meeting agendas are being posted on website, should be available on Friday afternoon.

2023 – 2024 Audit is in process. State AUP Audit. (Agreed Upon Procedures). Almost Complete.

I am requesting a motion to approve, give permission, to apply for and receive award from the 2026 Destination Development Grant offered by Shores & Islands Ohio.

1) M. Gaither makes motion to apply and receive award for the 2026 Destination Development Grant

2) Second by A.M. Eaton

All in Favor. Motion Passed.

I am requesting a motion to allow for disposal of obsolete a/o non-functional office items listed in packet.

1) Motion made by A.M. Eaton to allow for disposal of items listed.

2) Second by G. Finger.

All in Favor. Motion Passed.

No opposition to Department of Liquor Transfer in packet.

7.S. Telecommunications Oversight and Development Committee- J.Wolfe reports:

In addition to some of the things we were just talking about with a consultant to help us guide through some of these things; If you've been out, you've seen that there's been a pad poured at the transfer station to allow equipment to be put on from Verizon. Then the antennas will be strung sometime in the spring, so we'll probably have viable Verizon service sometime before May.

(next legislation numbers O – 13 and R - 17)

9.0 First Readings:

9.1 ORDINANCE NO. 2025 – O - _____ : AN ORDINANCE AMENDING SECTION 92.02 ENTITLED “COST OF GRAVE SPACES” OF THE KELLEYS ISLAND CODIFIED ORDINANCES.

(INTRODUCED BY: MAYOR RONALD E EHRBAR)

Motion to suspend the three reading rule,
RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __Y__, G.Finger __1__,
A.M. Eaton __2__

Motion to pass:
RC: S. Stevenson __2__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __Y__, G.Finger __1__,
A.M. Eaton __Y__

9.2 ORDINANCE NO. 2025 – O - _____ : A ORDINANCE PROVIDING FOR THE APPOINTMENT OF A VILLAGE SOLICITOR FOR THE VILLAGE OF KELLEYS ISLAND, OHIO AND DECLARING AN EMERGENCY.

(INTRODUCED BY: MAYOR RONALD E EHRBAR)

Motion to suspend the three reading rule,
RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __1__, G.Finger __Y__,
A.M. Eaton __2__

Motion to pass:
RC: S. Stevenson __2__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __Y__, G.Finger __Y__,
A.M. Eaton __1__

9.3 ORDINANCE NO. 2025 – O - _____ : AN ORDINANCE ESTABLISHING A SALARY AND HOURS FOR THE POSITION OF VILLAGE ADMINISTRATOR IN THE VILLAGE OF KELLEYS ISLAND, OHIO AND DECLARING AN EMERGENCY

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,
RC: S. Stevenson __1__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __Y__, G.Finger __Y__,
A.M. Eaton __2__

Motion to pass:
RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __2__, G.Finger __Y__,
A.M. Eaton __1__

9.4 ORDINANCE NO. 2025 – O - _____ : AN ORDINANCE AUTHORIZING THE CLERK-TREASURER TO TRANSFER \$ 2,100.00 FROM THE CEMETERY FUND 2031 (PERPETUAL CARE) TO CIVISTA CEMETERY ACCOUNT # 256611163 (CEMETERY FUND)

(INTRODUCED BY: MAYOR RONALD E EHRBAR)

Motion to suspend the three reading rule,
RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __1__, G.Finger __Y__,
A.M. Eaton __2__

Motion to pass:
RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __2__, G.Finger __Y__,
A.M. Eaton __1__

9.5 ORDINANCE NO. 2025 – O - _____: AN ORDINANCE ACCEPTING A BID FOR 2026 KELLEYS ISLAND PAVEMENT PLAN PROJECT IN THE VILLAGE OF KELLEYS ISLAND, OHIO.

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson__1__, S. Smith__N/A__, M. Gaither__Y__, J.Wolfe__Y__,G.Finger__Y__,
A.M. Eaton__2__

Motion to pass:

RC: S. Stevenson__1__, S. Smith__N/A__, M. Gaither__Y__, J.Wolfe__Y__, G.Finger__Y__,
A.M. Eaton__2__

9.6 ORDINANCE NO. 2025 – O - _____: AN ORDINANCE ACCEPTING A PROPOSAL TO CONSTRUCT BERMS FOR 2026 KELLEYS ISLAND PAVEMENT PLAN PROJECT IN THE VILLAGE OF KELLEYS ISLAND, OHIO.

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson__2__, S. Smith__N/A__, M. Gaither__Y__, J.Wolfe__Y__,G.Finger__Y__,
A.M. Eaton__1__

Motion to pass:

RC: S. Stevenson__2__, S. Smith__N/A__, M. Gaither__Y__, J.Wolfe__Y__, G.Finger__Y__,
A.M. Eaton__1__

9.7 ORDINANCE NO. 2025 – O - _____: A ORDINANCE VACATING A ROADWAY KNOWN AS RETREAT LANE IN THE VILLAGE OF KELLEYS ISLAND, OHIO.

(INTRODUCED BY: COUNCILMAN SCOTT STEVENSON)

Motion to suspend the three reading rule,

RC: S. Stevenson__1__, S. Smith__N/A__, M. Gaither__2__, J.Wolfe__Y__,G.Finger__Y__,
A.M. Eaton__Y__

Motion to pass:

RC: S. Stevenson__2__, S. Smith__N/A__, M. Gaither__Y__, J.Wolfe__1__, G.Finger__Y__,
A.M. Eaton__Y__

9.8 ORDINANCE NO. 2025 – O - _____: AN ORDINANCE APPOINTING EDWIN RODRIGUEZ AS A FULL-TIME POLICE OFFICER IN THE KELLEYS ISLAND POLICE DEPARTMENT

(INTRODUCED BY: MAYOR RONALD E EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson__2__, S. Smith__N/A__, M. Gaither__1__, J.Wolfe__Y__,G.Finger__Y__,
A.M. Eaton__Y__

Motion to pass:

RC: S. Stevenson__Y__, S. Smith__N/A__, M. Gaither__2__, J.Wolfe__Y__, G.Finger__Y__,
A.M. Eaton__1__

9.9 ORDINANCE NO. 2025 – O - _____: AN ORDINANCE HIRING SEASONAL POLICE OFFICERS FOR 2026 AND DECLARING AN EMERGENCY

(INTRODUCED BY: MAYOR RONALD E EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __2__, J.Wolfe __Y__, G.Finger __Y__, A.M. Eaton __1__

Motion to pass:

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __1__, J.Wolfe __Y__, G.Finger __Y__, A.M. Eaton __2__

9.91 RESOLUTION NO. _____: AN RESOLUTION PURSUANT TO SECTION 5739.101 OF THE OHIO REVISED CODE DIRECTING THE ERIE COUNTY BOARD OF ELECTIONS TO PLACE, ON THE MAY 5, 2026 PRIMARY/SPECIAL ELECTIONS BALLOT, THE QUESTION OF WHETHER THE RATE OF THE RESORT AREA TAX LEVIED BY THE VILLAGE OF KELLEYS ISLAND, OHIO FROM 1.5% TO 2.0% BE PASSED AND DECLARING AN EMERGENCY.

(INTRODUCED BY: MAYOR RONALD E EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __2__, G.Finger __Y__, A.M. Eaton __1__

Motion to pass:

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __2__, J.Wolfe __1__, G.Finger __Y__, A.M. Eaton __Y__

9.92 RESOLUTION NO.: 2025 – R - _____: A RESOLUTION AUTHORIZING THE MAYOR TO MAKE APPLICATION TO THE OHIO DEPARTMENT OF TRANSPORTATION, OFFICE OF AVIATION, FOR AN OHIO AIRPORT IMPROVEMENT PROGRAM GRANT FOR THE SFY 2026 AND DECLARING AN EMERGENCY.

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __2__, G.Finger __Y__, A.M. Eaton __1__

Motion to pass:

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __2__, G.Finger __Y__, A.M. Eaton __1__

9.93 RESOLUTION NO.: 2025 – R - _____: A RESOLUTION AUTHORIZING THE MAYOR TO MAKE APPLICATION TO THE OHIO DEPARTMENT OF TRANSPORTATION, OFFICE OF AVIATION, FOR AN OHIO AIRPORT IMPROVEMENT PROGRAM GRANT FOR THE SFY 2027 AND DECLARING AN EMERGENCY.

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __1__, G.Finger __Y__, A.M. Eaton __2__

Motion to pass:

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __Y__, G.Finger __2__, A.M. Eaton __1__

9.94 RESOLUTION NO.: 2025 – R - _____: A RESOLUTION AUTHORIZING THE MAYOR TO MAKE APPLICATION TO THE OHIO DEPARTMENT OF TRANSPORTATION, OFFICE OF AVIATION, FOR AN OHIO AIRPORT IMPROVEMENT PROGRAM GRANT FOR THE SFY 2026 AND DECLARING AN EMERGENCY.

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __2__, G.Finger __Y__,
A.M. Eaton __1__

Motion to pass:

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __1__, G.Finger __Y__,
A.M. Eaton __2__

9.95 RESOLUTION NO. 2025 – R - _____: A RESOLUTION AUTHORIZING LISA M. KLONARIS THE CLERK/TREASURER TO PREPARE AND SUBMIT AN APPLICATION TO PARTICIPATE IN THE OHIO PUBLIC WORKS COMMISSION STATE CAPITAL IMPROVEMENT AND / OR LOCAL TRANSPORTATION IMPROVEMENT PROGRAM(S) AND TO EXECUTE CONTRACTS AS REQUIRED AND DECLARING AN EMERGENCY

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __2__, J.Wolfe __1__, G.Finger __Y__,
A.M. Eaton __Y__

Motion to pass:

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __2__, J.Wolfe __Y__, G.Finger __Y__,
A.M. Eaton __1__

9.96 ORDINANCE NO. 2025 – O - _____: A ORDINANCE PROVIDING FOR THE APPOINTMENT OF A PROSECUTOR FOR THE VILLAGE OF KELLEYS ISLAND, OHIO.

(INTRODUCED BY: MAYOR RONALD E. EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __1__, G.Finger __Y__,
A.M. Eaton __2__

Motion to pass:

RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __1__, G.Finger __Y__,
A.M. Eaton __2__

10.0 Second Readings:

10.1 RESOLUTION NO. 2025-R-_____: SELECTING SIMONSON CONSTRUCTION SERVICES, INC. AS THE BEST VALUE CONSTRUCTION MANAGER AT RISK FOR THE SANITARY COLLECTION SYSTEM AND WWTP PROJECT AND AUTHORIZING AN AGREEMENT FOR PRECONSTRUCTION SERVICES AND DECLARING AN EMERGENCY

(INTRODUCED BY: MAYOR RONALD E EHRBAR)

Motion to suspend the three reading rule,

RC: S. Stevenson __1__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __2__, G.Finger __Y__,
A.M. Eaton __Y__

Motion to pass:

RC: S. Stevenson __2__, S. Smith __N/A__, M. Gaither __Y__, J.Wolfe __Y__, G.Finger __Y__,
A.M. Eaton __1__

11.0 Third Readings & Emergencies:

11.1 ORDINANCE NO. 2025 – O - _____ : A ORDINANCE ESTABLISHING STOP SIGNS ON DIVISION STREET NORTHBOUND AND SOUTHBOUND AT THE CHAPPEL STREET INTERSECTION.

(INTRODUCED BY: COUNCILMEN FINGER, STEVENSON)

Motion to suspend the three reading rule,
RC: S. Stevenson __1__, S. Smith __N/A__, M. Gaither __2__, J. Wolfe __Y__, G. Finger __Y__,
A.M. Eaton __Y__

Motion to pass:
RC: S. Stevenson __Y__, S. Smith __N/A__, M. Gaither __1__, J. Wolfe __2__, G. Finger __Y__,
A.M. Eaton __Y__

11.2 ORDINANCE NO. 2025 – O - _____ : A ORDINANCE ENACTING A NEW SECTION ENTITLED FALSE ALARMS PROHIBITED.

(INTRODUCED BY: COUNCILMEN FINGER, STEVENSON)

Motion to pass:
RC: S. Stevenson __1__, S. Smith __N/A__, M. Gaither __Y__, J. Wolfe __Y__, G. Finger __Y__,
A.M. Eaton __2__

12. Items from the Mayor: New Council: Oath of Office: Chris Kipfer
Jason Divoll
Mary Gaither
Joe Wolfe

13. Items from Council:

14. Old Business:

15. Public Comment: C. Kipfer: I want to thank all of you for all the hard work you've done. Actually, very much looking forward to being involved. We wish you all safe and good holiday season. Second statement, there were 3 new Resolutions related to the airport; all of which, in section 3 state, quote; "that all deliberations of the Council and Village of Kelleys Island in any of its committees that resulted in such formal action were in meetings open to the public. in compliance with all legal requirements included in sections 121.22. of the Ohio Revised Code."
I went through, as far as I can tell, I don't see records of those meetings, so I don't know how that section statement can be true. If there were meetings that I missed, I would like to make time to get access to those meeting minutes to catch up on how the decisions were made. And if there were meetings that I missed, I don't understand how these are passed as emergencies.

D. Lambros states: Let me just comment on that. So... What that section says is that this formal action of adoption is done in an open meeting, which it is done. It does mention committee meetings. There were no committee meetings, because this just came in.

The format of this Resolution. comes from the department that requires us to pass it the way it's written. They don't let us change things. That's why it's written like that. It should have said and, probably to be a little clearer, but it reflects what's happened in an open meeting. The reason it's an emergency is that the applications have to be turned in to get the money by December 31. We don't have any meetings before then. So, I just wanted to make that clear. You're correct in the verbiage.

It's not technically correct, but the point of it is, is that everything was done in this open meeting. There wasn't time to have a committee meeting, because this just came in on Tuesday evening. And, it's \$800,000. We had to get it on. Thanks, Chris.

R. Quinn adds some explanation and importance of the three airport Resolutions which total close to \$800,00 for airport improvement.

Mayor Ehrbar states that two of the Resolutions are projects and the third is for the \$19,300 match we agree to in excepting the money from the FAA. The match will be paid by the State.

16. New Business:

17. Correspondence:

18. Motion to adjourn,

RC: S. Stevenson __Y__, S. Smith __Y__, M. Gaither __Y__, J. Wolfe __Y__, G. Finger __1__, A.M. Eaton __2__

Meeting Adjourned At: 10:40

Lisa M Klonaris, Clerk-Treasurer

Mayor Ronald E. Ehrbar

Payment Listing
12/9/2025 to 12/31/2025

Payment Advice #	Post Date	Transaction Date	Type	Vendor / Payee	Amount	Status
958-2025	12/17/2025	12/09/2025	EP	Megan M Ahner	\$629.52	C
959-2025	12/17/2025	12/09/2025	EP	James E Bartus II	\$2,567.08	C
960-2025	12/17/2025	12/09/2025	EP	Peggy Ann Bradburn	\$481.01	C
961-2025	12/17/2025	12/09/2025	EP	Ronald E Ehrbar	\$967.47	C
962-2025	12/17/2025	12/09/2025	EP	Richard A Federle	\$684.87	C
963-2025	12/17/2025	12/09/2025	EP	Michael D Kaufman	\$452.45	C
964-2025	12/17/2025	12/09/2025	EP	Lisa M Klonaris	\$1,784.33	C
965-2025	12/17/2025	12/09/2025	EP	David A Lambros	\$1,524.42	C
966-2025	12/17/2025	12/09/2025	EP	Thomas J Lange	\$2,064.89	C
967-2025	12/17/2025	12/09/2025	EP	Nataliya Y Makarova-Skeans	\$1,455.26	C
968-2025	12/17/2025	12/09/2025	EP	Russell Maust	\$2,305.74	C
969-2025	12/17/2025	12/09/2025	EP	Carmen V Messina	\$2,053.65	C
970-2025	12/17/2025	12/09/2025	EP	Marlana H Monak	\$525.60	C
971-2025	12/17/2025	12/09/2025	EP	Jason A Pavlovic	\$1,292.97	C
972-2025	12/17/2025	12/09/2025	EP	Jason A Pavlovic	\$54.66	C
973-2025	12/17/2025	12/09/2025	EP	Robert J Quinn	\$854.54	C
974-2025	12/17/2025	12/09/2025	EP	Edwin Rodriguez	\$504.83	C
975-2025	12/17/2025	12/09/2025	EP	Robert W Skeans	\$1,547.07	C
976-2025	12/17/2025	12/09/2025	EP	Susan E Taylor	\$519.04	C
977-2025	12/17/2025	12/09/2025	EP	Michael T Terry	\$1,708.91	C
978-2025	12/17/2025	12/09/2025	EP	Jack T. Wade	\$225.60	C
980-2025	12/09/2025	12/09/2025	CH	DeLage Landen Financial Services Inc	\$106.00	C
981-2025	12/17/2025	12/09/2025	EW	Ohio Deferred Compensation	\$675.00	C
982-2025	12/17/2025	12/09/2025	EW	Mellon Bank	\$100.00	C
983-2025	12/12/2025	12/12/2025	CH	Hancock-Wood	\$3,590.86	C
984-2025	12/16/2025	12/16/2025	CH	Column Software PBC	\$378.62	C
986-2025	12/17/2025	12/17/2025	CH	VISA-USBank	\$2,135.19	C
987-2025	12/20/2025	12/20/2025	CH	VSP	\$128.55	C
988-2025	12/20/2025	12/20/2025	CH	Lisa M Klonaris	\$26.68	C
989-2025	12/22/2025	12/22/2025	CH	DeLage Landen Financial Services Inc	\$312.00	C
990-2025	12/31/2025	12/22/2025	EP	Megan M Ahner	\$532.22	C
991-2025	12/31/2025	12/22/2025	EP	Rosalyn L Ahner	\$260.32	C
992-2025	12/31/2025	12/22/2025	EP	James E Bartus II	\$2,567.81	C
993-2025	12/31/2025	12/22/2025	EP	Peggy Ann Bradburn	\$660.84	C
994-2025	12/31/2025	12/22/2025	EP	Grace P Crise	\$187.15	C
995-2025	12/31/2025	12/22/2025	EP	Ronald E Ehrbar	\$968.20	C
996-2025	12/31/2025	12/22/2025	EP	Richard A Federle	\$685.21	C
997-2025	12/31/2025	12/22/2025	EP	Marlene F Franklin	\$121.44	C
998-2025	12/31/2025	12/22/2025	EP	Michael D Kaufman	\$448.95	C
999-2025	12/31/2025	12/22/2025	EP	Lisa M Klonaris	\$1,785.07	C
1000-2025	12/31/2025	12/22/2025	EP	David A Lambros	\$1,525.15	C
1001-2025	12/31/2025	12/22/2025	EP	Thomas J Lange	\$2,065.62	C
1002-2025	12/31/2025	12/22/2025	EP	Nataliya Y Makarova-Skeans	\$1,372.89	C
1003-2025	12/31/2025	12/22/2025	EP	Russell Maust	\$2,306.48	C
1004-2025	12/31/2025	12/22/2025	EP	Carmen V Messina	\$2,054.38	C
1005-2025	12/31/2025	12/22/2025	EP	Marlana H Monak	\$530.65	C

Payment Listing
12/9/2025 to 12/31/2025

Payment Advice #	Post Date	Transaction Date	Type	Vendor / Payee	Amount	Status
1006-2025	12/31/2025	12/22/2025	EP	Jason A Pavlovic	\$1,302.04	C
1007-2025	12/31/2025	12/22/2025	EP	Jason A Pavlovic	\$43.73	C
1008-2025	12/31/2025	12/22/2025	EP	Robert J Quinn	\$853.85	C
1009-2025	12/31/2025	12/22/2025	EP	Edwin Rodriguez	\$556.69	C
1010-2025	12/31/2025	12/22/2025	EP	Robert W Skeans	\$1,547.80	C
1011-2025	12/31/2025	12/22/2025	EP	Susan E Taylor	\$363.66	C
1012-2025	12/31/2025	12/22/2025	EP	Michael T Terry	\$1,562.52	C
1014-2025	12/31/2025	12/23/2025	EW	Ohio Deferred Compensation	\$675.00	O
1015-2025	12/31/2025	12/23/2025	EW	Mellon Bank	\$100.00	C
1016-2025	12/23/2025	12/23/2025	CH	DePiero, Dean	\$250.00	C
1017-2025	12/31/2025	12/23/2025	EW	U.S. Treasury	\$3,917.03	C
1018-2025	12/31/2025	12/23/2025	EW	U.S. Treasury	\$3,873.20	C
1019-2025	12/31/2025	12/23/2025	EW	Ohio Police & Fire Pension Fund	\$4,165.48	C
1020-2025	12/31/2025	12/23/2025	EW	State Tax Payee	\$2,495.11	C
1021-2025	12/29/2025	12/29/2025	CH	Amplex	\$1,713.45	C
1022-2025	12/31/2025	01/11/2026	CH	USbank-Gollas loan	\$2,071.47	C
32654	06/26/2025	06/26/2025	AW	AT&T	\$561.64 *	V
32654	12/30/2025	12/30/2025	AW	AT&T	-\$561.64	V
32922	12/09/2025	12/09/2025	AW	United States Postal Service	\$936.00	C
32923	12/09/2025	12/09/2025	AW	NOVFA	\$88.00	C
32924	12/10/2025	12/10/2025	AW	CDA	\$38.50	C
32925	12/10/2025	12/10/2025	AW	Frontier	\$116.42	C
32926	12/10/2025	12/10/2025	AW	OE Meyer	\$115.00	C
32927	12/10/2025	12/10/2025	AW	MASI	\$110.00	C
32928	12/11/2025	12/11/2025	AW	Ohio Bulk Transfer	\$2,400.00	C
32929	12/11/2025	12/11/2025	AW	Kelleys Island Ferry Boat Lines Inc	\$1,636.00	O
32930	12/11/2025	12/11/2025	AW	MASI	\$132.85	C
32931	12/11/2025	12/11/2025	AW	island Market	\$20.08	O
32932	12/12/2025	12/12/2025	AW	Ray Schaefer	\$1,741.00	C
32933	12/12/2025	12/12/2025	AW	David Bohning & Associates	\$2,750.00	O
32934	12/16/2025	12/16/2025	AW	Erie County General Health District	\$650.00	O
32935	12/16/2025	12/16/2025	AW	OE Meyer	\$5,011.50	C
32936	12/16/2025	12/16/2025	AW	OE Meyer	\$2,968.90	C
32937	12/16/2025	12/16/2025	AW	Blue Technologies	\$243.85	C
32938	12/17/2025	12/17/2025	AW	Civista Bank	\$2,100.00	C
32939	12/17/2025	12/17/2025	AW	Civista Bank	\$600.00	C
32940	12/18/2025	12/18/2025	AW	Home Depot	\$231.42	C
32941	12/18/2025	12/18/2025	AW	MASI	\$81.50	V
32941	12/18/2025	12/18/2025	AW	MASI	-\$81.50	V
32942	12/18/2025	12/18/2025	AW	MASI	\$81.50	V
32942	12/18/2025	12/18/2025	AW	MASI	-\$81.50	V
32943	12/18/2025	12/18/2025	AW	MASI	\$81.50	V
32943	12/18/2025	12/18/2025	AW	MASI	-\$81.50	V
32944	12/18/2025	12/18/2025	AW	MASI	\$81.50	C
32945	12/19/2025	12/19/2025	AW	Bricker Graydon	\$17,000.00	V
32945	12/19/2025	12/19/2025	AW	Bricker Graydon	-\$17,000.00	V

Payment Listing

12/9/2025 to 12/31/2025

Payment Advice #	Post Date	Transaction Date	Type	Vendor / Payee	Amount	Status
32946	12/19/2025	12/19/2025	AW	Bricker Graydon	\$17,000.00	O
32947	12/22/2025	12/22/2025	AW	Erie County General Health District	\$1,609.43	O
32948	12/23/2025	12/23/2025	AW	MASI	\$110.00	C
32949	12/29/2025	12/29/2025	AW	Biss Nuss	\$956.00	O
32950	12/29/2025	12/29/2025	AW	USA Bluebook	\$687.17	O
32951	12/29/2025	12/29/2025	SW	Skipped Warrants 32951 to 32951 Series 1	\$0.00	V
32952	12/29/2025	12/29/2025	AW	AT&T	\$498.98	O
32953	12/29/2025	12/29/2025	AW	Franklin Sanitation LLC	\$420.00	O
32954	12/29/2025	12/29/2025	AW	EMERGENCY SERVICE MARKETING CORP	\$520.00	O
32955	12/30/2025	12/30/2025	AW	Quill	\$525.19	O
32956	12/31/2025	12/31/2025	AW	MASI	\$40.75	O
32957	12/31/2025	12/31/2025	AW	Blue Technologies	\$490.15	O
32958	12/31/2025	12/31/2025	AW	Core & Main	\$1,443.97	O
Total Payments:					\$120,931.24	
Total Conversion Vouchers:					\$0.00	
Total Less Conversion Vouchers:					\$120,931.24	

Type: AM - Accounting Manual Warrant, AW - Accounting Warrant, IM - Investment Manual Warrant, IW - Investment Warrant, PM - Payroll Manual Warrant, PR - Payroll Warrant, RW - Reduction of Receipt Warrant, SW - Skipped Warrant, WH - Withholding Warrant, WM - Withholding Manual, WS - Special Warrant, CH - Electronic Payment Advice, IL - Investment Loss, EP - Payroll EFT Voucher, CV - Payroll Conversion Voucher, SV - Payroll Special Voucher, EW - Withholding Voucher, POS ADJ - Positive Adjustment, NEG ADJ - Negative Adjustment, POS REAL - Positive Reallocation, NEG REAL - Negative Reallocation

Status: O - Outstanding, C - Cleared, V - Voided, B - Batch

* Asterisked amounts are not included in report totals. These transactions occurred outside the reported date range but are listed for reference.

Payment Listing
1/1/2026 to 3/10/2026

Payment Advice #	Post Date	Transaction Date	Type	Vendor / Payee	Amount	Status
1-2026	01/05/2026	01/05/2026	CH	Treasurer State of Ohio	\$546.00	C
2-2026	01/06/2026	01/06/2026	CH	First Track Technology	\$467.41	C
3-2026	02/01/2026	01/06/2026	CH	Medical Mutual	\$12,556.55	O
4-2026	01/14/2026	01/06/2026	EP	Megan M Ahner	\$590.56	C
5-2026	01/14/2026	01/06/2026	EP	James E Bartus II	\$2,567.81	C
6-2026	01/14/2026	01/06/2026	EP	Peggy Ann Bradburn	\$495.73	C
7-2026	01/14/2026	01/06/2026	EP	Anthony G Dailey	\$559.67	C
8-2026	01/14/2026	01/06/2026	EP	Donna L Divoll	\$3,061.43	C
9-2026	01/14/2026	01/06/2026	EP	Ronald E Ehrbar	\$968.20	C
10-2026	01/14/2026	01/06/2026	EP	Richard A Federle	\$685.21	C
11-2026	01/14/2026	01/06/2026	EP	Michael D Kaufman	\$448.95	C
12-2026	01/14/2026	01/06/2026	EP	Lisa M Klonaris	\$1,785.07	C
13-2026	01/14/2026	01/06/2026	EP	David A Lambros	\$1,525.15	C
14-2026	01/14/2026	01/06/2026	EP	Thomas J Lange	\$1,965.62	C
15-2026	01/14/2026	01/06/2026	EP	Nataliya Y Makarova-Skeans	\$1,458.09	C
16-2026	01/14/2026	01/06/2026	EP	Russell Maust	\$2,306.48	C
17-2026	01/14/2026	01/06/2026	EP	Carmen V Messina	\$1,947.10	C
18-2026	01/14/2026	01/06/2026	EP	Marlana H Monak	\$504.63	C
19-2026	01/14/2026	01/06/2026	EP	Jason A Pavlovic	\$1,327.00	C
20-2026	01/14/2026	01/06/2026	EP	Jason A Pavlovic	\$14.31	C
21-2026	01/14/2026	01/06/2026	EP	Robert J Quinn	\$853.85	C
22-2026	01/14/2026	01/06/2026	EP	Edwin Rodriguez	\$695.53	C
23-2026	01/14/2026	01/06/2026	EP	Robert W Skeans	\$1,923.23	C
24-2026	01/14/2026	01/06/2026	EP	Michael T Terry	\$1,709.64	C
26-2026	01/14/2026	01/07/2026	EW	Ohio Deferred Compensation	\$800.00	C
27-2026	01/14/2026	01/07/2026	EW	Mellon Bank	\$100.00	C
28-2026	01/14/2026	01/07/2026	EW	Ohio Police & Fire Pension Fund	\$2,027.18	C
29-2026	01/14/2026	01/07/2026	EW	U.S. Treasury	\$4,579.51	C
30-2026	01/02/2026	01/11/2026	CH	Lisa M Klonaris	\$352.77	C
31-2026	01/11/2026	01/11/2026	CH	Ohio Public Works Commission	\$6,125.00	C
32-2026	01/02/2026	01/11/2026	CH	Ohio Water Development Authority-OWDA	\$63,885.45	C
33-2026	01/14/2026	01/12/2026	EW	Ohio Public Employees Retirement System	\$20,118.61	C
34-2026	01/12/2026	01/12/2026	CH	Ohio Department of Job & Family Services	\$40.28	C
35-2026	01/12/2026	01/12/2026	CH	Ohio Bureau of Workers Compensation	\$1,460.00	C
36-2026	01/17/2026	01/17/2026	CH	Hancock-Wood	\$3,839.92	C
36-2026	02/09/2026	02/09/2026	NEG ADJ	Hancock-Wood	-\$796.15	O
37-2026	01/28/2026	01/19/2026	EP	Megan M Ahner	\$670.80	C
38-2026	01/28/2026	01/19/2026	EP	James E Bartus II	\$2,630.11	C
39-2026	01/28/2026	01/19/2026	EP	Peggy Ann Bradburn	\$678.64	C
40-2026	01/28/2026	01/19/2026	EP	Anthony G Dailey	\$769.21	C
41-2026	01/28/2026	01/19/2026	EP	Donna L Divoll	\$356.76	C
42-2026	01/28/2026	01/19/2026	EP	Ronald E Ehrbar	\$995.99	C
43-2026	01/28/2026	01/19/2026	EP	Richard A Federle	\$1,091.51	C
44-2026	01/28/2026	01/19/2026	EP	Lisa M Klonaris	\$1,785.07	C
45-2026	01/28/2026	01/19/2026	EP	David A Lambros	\$1,525.15	C
46-2026	01/28/2026	01/19/2026	EP	Thomas J Lange	\$2,030.21	C

Payment Listing

1/1/2026 to 3/10/2026

Payment Advice #	Post Date	Transaction Date	Type	Vendor / Payee	Amount	Status
47-2026	01/28/2026	01/19/2026	EP	Nataliya Y Makarova-Skeans	\$1,609.55	C
48-2026	01/28/2026	01/19/2026	EP	Russell Maust	\$2,367.28	C
49-2026	01/28/2026	01/19/2026	EP	Carmen V Messina	\$1,990.77	C
50-2026	01/28/2026	01/19/2026	EP	Marlana H Monak	\$518.21	C
51-2026	01/28/2026	01/19/2026	EP	Jason A Pavlovic	\$1,361.53	C
52-2026	01/28/2026	01/19/2026	EP	Jason A Pavlovic	\$15.89	C
53-2026	01/28/2026	01/19/2026	EP	Robert J Quinn	\$878.42	C
54-2026	01/28/2026	01/19/2026	EP	Robert J Quinn	\$66.81	C
55-2026	01/28/2026	01/19/2026	EP	Edwin Rodriguez	\$1,027.44	C
56-2026	01/28/2026	01/19/2026	EP	Samuel A.J. Sidoti	\$601.63	C
57-2026	01/28/2026	01/19/2026	EP	Robert W Skeans	\$1,707.32	C
58-2026	01/28/2026	01/19/2026	EP	Michael T Terry	\$1,621.43	C
60-2026	01/28/2026	01/19/2026	EP	James V Bachman	\$76.99	C
61-2026	01/28/2026	01/19/2026	EP	Kelley N Bachman	\$41.56	C
62-2026	01/28/2026	01/19/2026	EP	Kelley N Bachman	\$87.73	C
63-2026	01/28/2026	01/19/2026	EP	Andrew M Eaton	\$138.52	C
64-2026	01/28/2026	01/19/2026	EP	Charles Ehrbar	\$153.97	C
65-2026	01/28/2026	01/19/2026	EP	Kevin B Foley	\$173.15	C
66-2026	01/28/2026	01/19/2026	EP	Kevin B Foley	\$64.64	C
67-2026	01/28/2026	01/19/2026	EP	Mary B Gaither	\$199.26	C
68-2026	01/28/2026	01/19/2026	EP	Mary B Gaither	\$135.86	C
69-2026	01/28/2026	01/19/2026	EP	John Hostal	\$167.57	C
70-2026	01/28/2026	01/19/2026	EP	Thomas J Lange	\$531.30	C
71-2026	01/28/2026	01/19/2026	EP	R R Maust	\$124.73	C
72-2026	01/28/2026	01/19/2026	EP	Russell Maust	\$272.10	C
73-2026	01/28/2026	01/19/2026	EP	Jennifer Parry	\$78.50	O
74-2026	01/28/2026	01/19/2026	EP	Alfred C Policy	\$54.34	C
75-2026	01/28/2026	01/19/2026	EP	Christopher Reinhart	\$20.77	C
76-2026	01/28/2026	01/19/2026	EP	Christopher Reinhart	\$87.73	C
77-2026	01/28/2026	01/19/2026	EP	Christian S Schaefer	\$43.02	C
78-2026	01/28/2026	01/19/2026	EP	Raymond S Schaefer	\$124.54	C
79-2026	01/28/2026	01/19/2026	EP	Kaylee N Shaw	\$32.32	C
80-2026	01/28/2026	01/19/2026	EP	Robert W Skeans	\$1,302.37	C
81-2026	01/28/2026	01/19/2026	EP	Robert W Skeans	\$140.08	C
82-2026	01/28/2026	01/19/2026	EP	Robert W Skeans	\$491.30	C
83-2026	01/28/2026	01/19/2026	EP	Scot Smith	\$189.32	C
84-2026	01/28/2026	01/19/2026	EP	Scot Smith	\$92.35	C
85-2026	01/28/2026	01/19/2026	EP	Scott W Stevenson	\$92.35	C
86-2026	01/28/2026	01/19/2026	EP	Jack T. Wade	\$32.32	C
87-2026	01/28/2026	01/19/2026	EP	Chad Waffan	\$78.50	C
88-2026	01/28/2026	01/19/2026	EP	Steven R Wermuth	\$83.78	C
89-2026	01/28/2026	01/19/2026	EP	Joseph Wolfe	\$92.35	C
90-2026	01/28/2026	01/19/2026	EP	Nikola Zamiska	\$23.09	C
91-2026	01/28/2026	01/19/2026	EP	Danielle R Zingales	\$31.70	C
93-2026	01/28/2026	01/19/2026	EP	Charles Ehrbar	\$416.64	C
95-2026	01/28/2026	01/19/2026	EW	Mellon Bank	\$100.00	C

Payment Listing

1/1/2026 to 3/10/2026

Payment Advice #	Post Date	Transaction Date	Type	Vendor / Payee	Amount	Status
96-2026	01/28/2026	01/19/2026	EW	Ohio Deferred Compensation	\$800.00	C
97-2026	01/28/2026	01/19/2026	EW	U.S. Treasury	\$5,371.31	C
98-2026	01/28/2026	01/19/2026	EW	State Tax Payee	\$1,931.04	C
99-2026	01/21/2026	01/21/2026	CH	VSP	\$217.01	C
100-2026	01/22/2026	01/22/2026	CH	DeLage Landen Financial Services Inc	\$418.00	C
101-2026	01/22/2026	01/22/2026	CH	VISA-USBank	\$2,396.59	C
101-2026	02/19/2026	02/19/2026	NEG ADJ	VISA-USBank	-\$143.94	O
102-2026	01/28/2026	01/28/2026	CH	Amplex	\$1,713.45	C
103-2026	02/02/2026	02/02/2026	CH	Treasurer State of Ohio	\$21.00	O
104-2026	02/02/2026	02/02/2026	CH	First Track Technology	\$144.00	O
105-2026	02/02/2026	02/02/2026	CH	First Track Technology	\$507.82	O
106-2026	02/11/2026	02/04/2026	EP	Megan M Ahner	\$590.39	O
107-2026	02/11/2026	02/04/2026	EP	Rosalyn L Ahner	\$320.83	O
108-2026	02/11/2026	02/04/2026	EP	James E Bartus II	\$2,647.15	O
109-2026	02/11/2026	02/04/2026	EP	Peggy Ann Bradburn	\$678.65	O
110-2026	02/11/2026	02/04/2026	EP	Anthony G Dailey	\$705.03	O
111-2026	02/11/2026	02/04/2026	EP	Donna L Divoll	\$360.96	O
112-2026	02/11/2026	02/04/2026	EP	Ronald E Ehrbar	\$1,001.44	O
113-2026	02/11/2026	02/04/2026	EP	Richard A Federle	\$1,100.01	O
114-2026	02/11/2026	02/04/2026	EP	Marlene F Franklin	\$271.47	O
115-2026	02/11/2026	02/04/2026	EP	Lisa M Klonaris	\$1,790.51	O
116-2026	02/11/2026	02/04/2026	EP	David A Lambros	\$1,534.50	O
117-2026	02/11/2026	02/04/2026	EP	Thomas J Lange	\$2,041.17	O
118-2026	02/11/2026	02/04/2026	EP	Nataliya Y Makarova-Skeans	\$1,600.46	O
119-2026	02/11/2026	02/04/2026	EP	Russell Maust	\$2,378.17	O
120-2026	02/11/2026	02/04/2026	EP	Carmen V Messina	\$2,007.85	O
121-2026	02/11/2026	02/04/2026	EP	Marlana H Monak	\$571.68	O
122-2026	02/11/2026	02/04/2026	EP	Jason A Pavlovic	\$1,729.94	O
123-2026	02/11/2026	02/04/2026	EP	Jason A Pavlovic	\$25.96	O
124-2026	02/11/2026	02/04/2026	EP	Robert J Quinn	\$66.74	O
125-2026	02/11/2026	02/04/2026	EP	Robert J Quinn	\$878.23	O
126-2026	02/11/2026	02/04/2026	EP	Edwin Rodriguez	\$2,019.16	O
127-2026	02/11/2026	02/04/2026	EP	Samuel A.J. Sidoti	\$601.81	O
128-2026	02/11/2026	02/04/2026	EP	Robert W Skeans	\$2,360.57	O
129-2026	02/11/2026	02/04/2026	EP	Susan E Taylor	\$475.34	O
130-2026	02/11/2026	02/04/2026	EP	Michael T Terry	\$1,759.11	O
132-2026	02/11/2026	02/04/2026	EW	Mellon Bank	\$100.00	O
133-2026	02/11/2026	02/04/2026	EW	Ohio Deferred Compensation	\$100.00	O
134-2026	02/11/2026	02/04/2026	EW	Ohio Deferred Compensation	\$800.00	O
135-2026	02/11/2026	02/04/2026	EW	U.S. Treasury	\$4,540.21	O
136-2026	02/05/2026	02/05/2026	CH	DeLage Landen Financial Services Inc	\$106.00	O
137-2026	02/05/2026	02/05/2026	CH	Caleb Stidham	\$11,594.40	O
138-2026	02/06/2026	02/06/2026	CH	Medical Mutual	\$9,373.64	O
139-2026	01/31/2026	02/07/2026	CH	USbank-Golias loan	\$2,071.47	O
140-2026	02/11/2026	02/10/2026	EW	Ohio Police & Fire Pension Fund	\$4,985.61	O
141-2026	02/13/2026	02/13/2026	CH	Hancock-Wood	\$4,251.44	O

Payment Listing

1/1/2026 to 3/10/2026

Payment Advice #	Post Date	Transaction Date	Type	Vendor / Payee	Amount	Status
142-2026	02/14/2026	02/14/2026	CH	OE Meyer	\$5,834.96	O
143-2026	02/11/2026	02/18/2026	EW	Ohio Public Employees Retirement System	\$384.00	O
144-2026	02/11/2026	02/18/2026	EW	Ohio Public Employees Retirement System	\$14,118.88	O
145-2026	02/25/2026	02/18/2026	EP	Megan M Ahner	\$675.03	O
146-2026	02/25/2026	02/18/2026	EP	James E Bartus II	\$2,647.15	O
147-2026	02/25/2026	02/18/2026	EP	Peggy Ann Bradburn	\$678.65	O
148-2026	02/25/2026	02/18/2026	EP	Grace P Crise	\$192.18	O
149-2026	02/25/2026	02/18/2026	EP	Anthony G Dailey	\$833.40	O
150-2026	02/25/2026	02/18/2026	EP	Donna L Divoll	\$360.96	O
151-2026	02/25/2026	02/18/2026	EP	Ronald E Ehrbar	\$1,001.44	O
152-2026	02/25/2026	02/18/2026	EP	Richard A Federle	\$1,099.97	O
153-2026	02/25/2026	02/18/2026	EP	Lisa M Klonaris	\$1,790.51	O
154-2026	02/25/2026	02/18/2026	EP	David A Lambros	\$1,534.50	O
155-2026	02/25/2026	02/18/2026	EP	Thomas J Lange	\$2,041.17	O
156-2026	02/25/2026	02/18/2026	EP	Nataliya Y Makarova-Skeans	\$1,520.18	O
157-2026	02/25/2026	02/18/2026	EP	Russell Maust	\$2,378.17	O
158-2026	02/25/2026	02/18/2026	EP	Carmen V Messina	\$2,007.86	O
159-2026	02/25/2026	02/18/2026	EP	Marlana H Monak	\$536.04	O
160-2026	02/25/2026	02/18/2026	EP	Jason A Pavlovic	\$156.93	O
161-2026	02/25/2026	02/18/2026	EP	Jason A Pavlovic	\$1,247.41	O
162-2026	02/25/2026	02/18/2026	EP	Robert J Quinn	\$66.74	O
163-2026	02/25/2026	02/18/2026	EP	Robert J Quinn	\$878.23	O
164-2026	02/25/2026	02/18/2026	EP	Edwin Rodriguez	\$2,019.16	O
165-2026	02/25/2026	02/18/2026	EP	Samuel A.J. Sidoti	\$601.63	O
166-2026	02/25/2026	02/18/2026	EP	Robert W Skeans	\$1,595.57	O
167-2026	02/25/2026	02/18/2026	EP	Susan E Taylor	\$156.12	O
168-2026	02/25/2026	02/18/2026	EP	Michael T Terry	\$1,607.98	O
170-2026	02/25/2026	02/18/2026	EW	Mellon Bank	\$100.00	O
171-2026	02/25/2026	02/18/2026	EW	Ohio Deferred Compensation	\$900.00	O
172-2026	02/25/2026	02/18/2026	EW	U.S. Treasury	\$4,243.82	O
173-2026	02/19/2026	02/19/2026	CH	DeLage Landen Financial Services Inc	\$312.00	O
174-2026	02/25/2026	02/19/2026	CH	VISA-USBank	\$4,141.74	O
175-2026	02/22/2026	02/22/2026	CH	VSP	\$162.89	O
176-2026	03/02/2026	03/02/2026	CH	Amplex	\$1,713.45	O
177-2026	03/03/2026	03/03/2026	CH	Treasurer State of Ohio	\$420.00	O
178-2026	03/03/2026	03/03/2026	CH	Column Software PBC	\$25.30	O
179-2026	03/03/2026	03/03/2026	CH	Civista Bank	\$6,447.61	O
180-2026	03/03/2026	03/03/2026	CH	LEXIPOL, LLC	\$709.04	O
181-2026	03/03/2026	03/03/2026	CH	First Track Technology	\$613.95	O
213-2026	02/28/2026	03/09/2026	CH	USbank-Golias loan	\$2,071.47	O
215-2026	03/10/2026	03/10/2026	CH	DeLage Landen Financial Services Inc	\$106.00	O
32959	01/06/2026	01/06/2026	AW	InterState All Battery Center	\$208.96	C
32960	01/06/2026	01/06/2026	AW	ESO Solutions. Inc	\$147.58	C
32961	01/06/2026	01/06/2026	AW	Treasurer, State of Ohio	\$50.00	C
32962	01/06/2026	01/06/2026	AW	Ohio EPA	\$36.25	C
32963	01/06/2026	01/06/2026	AW	Blue Technologies	\$182.21	C

Payment Listing

1/1/2026 to 3/10/2026

Payment Advice #	Post Date	Transaction Date	Type	Vendor / Payee	Amount	Status
32964	01/06/2026	01/06/2026	AW	NAPA	\$103.74	C
32965	01/06/2026	01/06/2026	AW	C & S Engineers Inc.	\$7,000.00	C
32966	01/06/2026	01/06/2026	AW	Ohio Utilities Protection Service	\$100.00	C
32967	01/06/2026	01/06/2026	AW	Steinemann-Hafner Insurance Services	\$1,815.00	C
32968	01/06/2026	01/06/2026	AW	Kelleys Island Water Dept	\$1,023.27	C
32968	02/09/2026	02/09/2026	NEG ADJ	Kelleys Island Water Dept	-\$89.65	O
32969	01/06/2026	01/06/2026	AW	MASI	\$110.00	C
32970	01/06/2026	01/06/2026	AW	CDA	\$38.50	C
32971	01/14/2026	01/06/2026	PR	Robert J Quinn	\$1,735.50	V
32971	01/14/2026	01/07/2026	PR	Robert J Quinn	-\$1,735.50	V
32972	01/14/2026	01/07/2026	PR	Robert J Quinn	\$1,735.50	C
32973	01/12/2026	01/12/2026	AW	Blue Technologies	\$235.60	C
32974	01/12/2026	01/12/2026	AW	Blue Technologies	\$20.22	C
32975	01/12/2026	01/12/2026	AW	JUDCO	\$373.50	C
32976	01/12/2026	01/12/2026	AW	Erie County Auditor	\$500.00	C
32977	01/12/2026	01/12/2026	AW	Erie County Landfill	\$403.99	C
32978	01/12/2026	01/12/2026	AW	Frontier	\$116.42	C
32979	01/12/2026	01/12/2026	AW	MASI	\$72.80	C
32980	01/12/2026	01/12/2026	AW	Island Market	\$18.99	O
32981	01/13/2026	01/13/2026	AW	iWorkq	\$5,500.00	C
32982	01/13/2026	01/13/2026	AW	USA Bluebook	\$73.99	C
32983	01/13/2026	01/13/2026	AW	MASI	\$451.15	C
32984	01/13/2026	01/13/2026	AW	OE Meyer	\$124.70	C
32985	01/16/2026	01/16/2026	AW	MASI	\$44.00	C
32986	01/17/2026	01/17/2026	AW	OE Meyer	\$5,438.75	V
32986	01/17/2026	01/17/2026	AW	OE Meyer	-\$5,438.75	V
32987	01/17/2026	01/17/2026	AW	Home Depot	\$497.99	V
32987	01/17/2026	01/17/2026	AW	Home Depot	-\$497.99	V
32988	01/17/2026	01/17/2026	AW	Home Depot	\$497.99	C
32989	01/17/2026	01/17/2026	AW	OE Meyer	\$5,438.75	C
32989	02/09/2026	02/09/2026	NEG ADJ	OE Meyer	-\$1,579.45	O
32990	01/28/2026	01/19/2026	PR	Gary Finger	\$135.86	O
32991	01/20/2026	01/20/2026	AW	AT&T	\$498.92	C
32992	01/20/2026	01/20/2026	AW	Lisa M Klonaris	\$5.10	C
32993	01/20/2026	01/20/2026	AW	MASI	\$118.80	C
32994	01/20/2026	01/20/2026	AW	Kelleys Island Ferry Boat Lines Inc	\$912.00	O
32995	01/21/2026	01/21/2026	AW	K.E.McCartney & Associates, INC.	\$185,000.00	C
32996	01/21/2026	01/21/2026	AW	Erie County Sheriff's Office	\$14,026.04	O
32997	01/22/2026	01/22/2026	AW	Biss Nuss	\$14,810.34	C
32998	01/22/2026	01/22/2026	AW	MASI	\$44.00	O
32999	01/28/2026	01/28/2026	AW	Krueger Farms LLC	\$2,500.00	O
33000	01/28/2026	01/28/2026	AW	MASI	\$324.05	O
33001	01/28/2026	01/28/2026	AW	Erie Reional Planning Commission	\$153.60	O
33002	01/29/2026	01/29/2026	AW	Quill	\$220.36	O
33003	01/29/2026	01/29/2026	AW	MASI	\$44.00	O
33004	01/31/2026	01/31/2026	AW	OE Meyer	\$1,256.11	O

Payment Listing

1/1/2026 to 3/10/2026

Payment Advice #	Post Date	Transaction Date	Type	Vendor / Payee	Amount	Status
33005	01/31/2026	01/31/2026	AW	LEXIPOL, LLC	\$3,040.80	0
33006	01/31/2026	01/31/2026	AW	United States Postal Service	\$610.00	0
33007	01/31/2026	01/31/2026	AW	United States Postal Service	\$780.00	0
33008	02/03/2026	02/03/2026	AW	Cosgrove Jonhenry LLC	\$2,500.00	0
33009	02/03/2026	02/03/2026	AW	Donna Divoll	\$709.35	0
33010	02/03/2026	02/03/2026	AW	USA Bluebook	\$344.58	0
33011	02/03/2026	02/03/2026	AW	NAPA	\$82.99	0
33012	02/03/2026	02/03/2026	AW	MASI	\$118.80	0
33013	02/03/2026	02/03/2026	AW	Treasurer, State of Ohio	\$50.00	0
33014	02/04/2026	02/04/2026	AW	Blue Technologies	\$24.37	0
33015	02/05/2026	02/05/2026	AW	MASI	\$44.00	0
33016	02/05/2026	02/05/2026	AW	Ohio EPA	\$5.45	0
33017	02/05/2026	02/05/2026	AW	Griffing Flying Service	\$535.07	0
33018	02/05/2026	02/05/2026	AW	USA Bluebook	\$1,811.43	0
33019	02/06/2026	02/06/2026	AW	MASI	\$54.95	0
33020	02/07/2026	02/07/2026	AW	Firelands Regional Medical Center	\$52.50	0
33021	02/07/2026	02/07/2026	AW	Blue Technologies	\$180.96	0
33022	02/09/2026	02/09/2026	AW	OE Meyer	\$71.96	0
33023	02/10/2026	02/10/2026	AW	Quill	\$200.00	0
33024	02/10/2026	02/10/2026	AW	Core & Main	\$841.84	0
33025	02/11/2026	02/11/2026	AW	MASI	\$192.10	0
33026	02/11/2026	02/11/2026	AW	Island Market	\$12.99	0
33027	02/11/2026	02/11/2026	AW	Frontier	\$116.42	0
33028	02/11/2026	02/11/2026	AW	Public Utilities Commission of Ohio	\$35.00	0
33029	02/11/2026	02/11/2026	AW	CDA	\$38.50	0
33030	02/12/2026	02/12/2026	AW	MASI	\$378.00	0
33031	02/12/2026	02/12/2026	AW	Motion Industries	\$650.13	V
33031	02/12/2026	02/12/2026	AW	Motion Industries	-\$650.13	V
33032	02/12/2026	02/12/2026	AW	Motion Industries	\$672.13	0
33033	02/13/2026	02/13/2026	AW	MASI	\$72.80	0
33034	02/13/2026	02/13/2026	AW	OE Meyer	\$52.74	0
33035	02/13/2026	02/13/2026	AW	Griffin Pavement Striping	\$9,865.20	0
33036	02/14/2026	02/14/2026	AW	Blue Technologies	\$2.06	0
33037	02/17/2026	02/17/2026	AW	MASI	\$118.80	0
33038	02/17/2026	02/17/2026	AW	Quill	\$153.47	0
33039	02/17/2026	02/17/2026	AW	Great Lakes Community Action Partnership	\$20,000.00	0
33040	02/19/2026	02/19/2026	AW	American Legal Publishing Corporation	\$500.00	0
33041	02/19/2026	02/19/2026	AW	MASI	\$44.00	0
33042	02/20/2026	02/20/2026	AW	Home Depot	\$656.09	0
33043	02/20/2026	02/20/2026	AW	Steinemann-Hafner Insurance Services	\$200.00	0
33044	02/24/2026	02/24/2026	AW	AT&T	\$356.81	0
33045	02/24/2026	02/24/2026	AW	Core & Main	\$854.05	0
33046	02/24/2026	02/24/2026	AW	Quill	\$223.79	0
33047	02/26/2026	02/26/2026	AW	MASI	\$88.60	0
33048	02/26/2026	02/26/2026	AW	AT&T	\$142.11	0
33049	02/26/2026	02/26/2026	AW	MASI	\$44.00	0

Payment Listing

1/1/2026 to 3/10/2026

Payment Advice #	Post Date	Transaction Date	Type	Vendor / Payee	Amount	Status
33050	02/27/2026	02/27/2026	AW	NAPA	\$239.16	0
33051	02/27/2026	02/27/2026	AW	Quill	\$7.00	0
33052	03/03/2026	03/03/2026	AW	Charles E. Harris & Associates, Inc.	\$1,000.00	0
33053	03/03/2026	03/03/2026	AW	MASI	\$118.80	0
33054	03/03/2026	03/03/2026	AW	Axon Enterprise, Inc	\$500.00	0
33055	03/03/2026	03/03/2026	AW	USA Bluebook	\$121.90	0
33056	03/04/2026	03/04/2026	AW	Cosgrove Jonhenry LLC	\$5,000.00	0
33057	03/05/2026	03/05/2026	AW	Ohio EPA	\$4.81	0
33058	03/06/2026	03/06/2026	AW	K.E.McCartney & Associates, INC.	\$162,500.00	0
33059	03/06/2026	03/06/2026	AW	CDA	\$49.50	0
33060	03/10/2026	03/10/2026	AW	ProTX Tactical	\$121.85	0
33061	03/10/2026	03/10/2026	AW	Frontier	\$116.42	0
33062	03/10/2026	03/10/2026	AW	Island Market	\$25.84	0
33063	03/10/2026	03/10/2026	AW	Blue Technologies	\$172.97	0
33064	03/10/2026	03/10/2026	AW	OE Meyer	\$113.60	0
33065	03/10/2026	03/10/2026	AW	Treasurer, State of Ohio	\$50.00	0
Total Payments:					\$788,142.29	
Total Conversion Vouchers:					\$0.00	
Total Less Conversion Vouchers:					\$788,142.29	

Type: AM - Accounting Manual Warrant, AW - Accounting Warrant, IM - Investment Manual Warrant, IW - Investment Warrant, PM - Payroll Manual Warrant, PR - Payroll Warrant, RW - Reduction of Receipt Warrant, SW - Skipped Warrant, WH - Withholding Warrant, WM - Withholding Manual, WS - Special Warrant, CH - Electronic Payment Advice, IL - Investment Loss, EP - Payroll EFT Voucher, CV - Payroll Conversion Voucher, SV - Payroll Special Voucher, EW - Withholding Voucher, POS ADJ - Positive Adjustment, NEG ADJ - Negative Adjustment, POS REAL - Positive Reallocation, NEG REAL - Negative Reallocation

Status: O - Outstanding, C - Cleared, V - Voided, B - Batch

* Asterisked amounts are not included in report totals. These transactions occurred outside the reported date range but are listed for reference.



7.A

Kelley's Island Police Department

James E. Bartus II, Chief of Police

122 Division Street / P.O. Box 466 * Kelley's Island, Ohio 43438 (419) 746-2735 * (419) 746-2473 Facsimile
E-Mail: policechief@kelleysisland.us

Mayor Ron Ehrbar

Village Council

Chief Jamie Bartus

Re: *March Meeting*

Month(s) of: December / January / February

Report(s) = 3

Department Phone Call(s) = 98

Arrest/ Citation(s) = 0

Warning(s) = 3

Accident(s) = 0

Total Citations Issued YTD= 0

Closed Court Cases YTD = 0

Current Open Court Cases YTD = 2 (Erie County Court)

House/Business Check(s) = 58 House Checks Weekly

Vehicle Lock-out(s) = 5

Assist w/other agencies = 5

Budget YTD = 12.85%



7.0

Russell Maust EMS Director

Winter 2025/2026 EMS activity report

03/14/2026

EMS runs - 6

Clinic calls - 7

This month's training was on spinal injuries. Next month's training will be medical and trauma scenarios with a skills review. We currently have an active EMT class. Many of the students are some of our Emergency Medical Responders that are increasing their knowledge and skills. We also have some new people that are looking to gain the skills necessary to volunteer with Kelley's Island EMS.

As of March 9th, the EMS budget was at 10% of the annual budget.

Late last year, I applied for a grant from the State of Ohio. This grant was to purchase a drone system and train our personnel to operate it. We were one of only nine communities in the State of Ohio to be awarded this grant. This is a pilot program that is the first in the nation and the State felt that Kelley's Island would be a good example of how a drone can be utilized by a small community. This drone program will be available to all of the Island's departments.

This grant is what is known as a pass-through grant. We need to provide the funding for the purchase. Within two weeks of us purchasing the drone, the State of Ohio will reimburse us completely for the purchase. This grant will cover all costs of the system for four years. After the grant period, we will only be responsible for the yearly cost of the software if we find this to be a beneficial program worth keeping. This is a rare opportunity to get advanced technology for our community at no cost to us. I would like to request that the Council make a motion to accept this grant. And I would like to request that the Council pass legislation to appropriate funds to make this acquisition possible. If there are any questions about this program, I will happily answer them.

As always, I would like to express my gratitude to the volunteers of Kelley's Island EMS for their dedication to the community of Kelley's Island.

Thank you all,

Russell Maust
EMS Director
Kelley's Island, Ohio

7.C



DRONESENSE

Kelleys Island EMS - OH - DroneSense/Parrot DFR Quote

Quote created: March 5, 2026 Reference: 20260305-100046449

Kelleys Island EMS - OH

Russell Maust

EMS Director

kimmausts@gmail.com

Comments

Subscription term begins on date of signed agreement unless otherwise noted



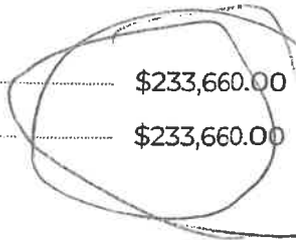
Item & Description	SKU	Quantity	Unit Price	Total
Parrot ANAFI UKR GOV Radios: WiFi + 5G 1x Parrot ANAFI UKR GOV Drone 1x Parrot Skycontroller UKR + Samsung Tablet 1x Smart battery 1x PD charger 2x USB-C / USB-C cables 1x USC-A / USA-C cable 1x Transport Hard case	PF728450	2	\$15,000.00	\$30,000.00
Parrot ANAFI UKR GOV - Tariff	T-PF728450	2	\$1,910.00	\$3,820.00
Parrot ANAFI UKR - Battery - D STANDARD BATTERY SUITS ANAFI UKR GOV, ANAFI UKR XLR, ANAFI UKR XLR MISSION & PF728440 DA>	PF070347DA	4	\$600.00	\$2,400.00
Parrot ANAFI UKR - Battery - D - Tariff	T-PF070347DA	4	\$90.00	\$360.00
Parrot ANAFI UKR - Battery XLR 1 battery	PF070352	3	\$1,000.00	\$3,000.00
Parrot ANAFI UKR - Battery XLR - Tariff	T-PF070352	3	\$160.00	\$480.00

Item & Description	SKU	Quantity	Unit Price	Total
<p>DroneSense Remote (DSR) In-Person Training</p> <p>This training is a two (2) day, instructor-led, in-person training for users of the DroneSense Remote Platform. This course is intended to provide an understanding of the DroneSense Remote Platform and its safe operation and utilization. Upon successful completion of this course, students will be able to:</p> <p>Understand the DroneSense Remote platform and its utilization for training and operational responses.</p> <p>Understand the user interface for the DroneSense Remote platform for effective utilization.</p> <p>Required Instructor to Student Ratio: 2 for up to 10 students. Additional instructors and time may be required for classes of more than 10 students.</p>	DSRST	1	\$7,500.00	\$7,500.00
Class 3 Dock License	DSC3DK	1	\$50,000.00	\$50,000.00 for 4 years
<p>DroneSense Open API access</p> <p>DroneSense Open API for custom integrations</p> <p>Enable custom and multiple integrations with DroneSense Open API. Build and manage your integrations with internal systems or external platforms.</p>	DSINT-OPENAPI	1	\$60,000.00	\$60,000.00 for 4 years
Hextronics - Universal Warranty 1 Year Renewal	HUUKRPSVW	1	\$16,000.00	\$16,000.00 for 4 years

Item & Description	SKU	Quantity	Unit Price	Total
Parrot ANAFI UKR - Props 1 FULL SET OF PROPELLERS TO EQUIP 1 DRONE FULLY	PF070349	4	\$200.00	\$800.00
Hextronics - Universal UKR Dock Bundle Hex Universal Dock configured for UKR Base mount for Universal (Legs that the dock mounts on) Universal HVAC system (cooling and heating for all environments) Year one of the Universal Warranty	HUUKRPSVBNDL	1	\$23,100.00	\$23,100.00
Hextronics - Universal UKR Installation and Training Per Dock installation.	HUUKRPSVINSTLT	1	\$10,200.00	\$10,200.00

Item & Description	SKU	Quantity	Unit Price	Total
<p>DroneSense Care Plus for Anafi UKR (1-year plan)</p> <p>DroneSense Care for the Parrot Anafi UKR includes 1 years of service and support provided by DroneSense (concurrent with Parrot's 12-month manufacturer's warranty). The plan includes:</p> <ul style="list-style-type: none"> (a) free overnight shipping of a replacement device for any damaged device (b) up to two (2) no-cost repairs per year of the drone or ground control system (excludes CPU, gimbal, sensor, and otherwise irreparable devices) (c) one (1) no-cost defective battery replacement per year (log files required to show battery malfunction) (d) a fifteen percent (15%) discount off MSRP to replace lost or irreparable devices (e) priority processing and repair for non-covered services (billed to customer) <p>Aircraft must be purchased from DroneSense or its affiliates. The Care plan is attached to the device serial number. A device will be deemed irreparable if the cost of repair exceeds the cost of replacement. The term starts at the date of initial delivery. Additional terms apply; see DroneSense Care Terms & Conditions.</p>	DSCPUKRIYR	2	\$13,000.00	\$26,000.00 for 4 years
<p>DroneSense Support</p> <p>Initial setup and online training, 24/7 technical support via tickets & phone as outlined in Terms and Conditions, and fair use storage on DroneSense cloud. Product training webinars and software maintenance.</p>	DSS	1	\$0.00	\$0.00 for 4 years

One-time subtotal \$233,660.00
Total \$233,660.00



Signature

Each of the undersigned represents that he or she is fully authorized to enter into this Agreement and agrees to the attached Terms and Conditions.

If sending a PO, please copy and paste the bold text below onto your PO.

“This Purchase Order references Quote No. 20260305-100046449 and is governed by and incorporates the quote and the Platform Terms & Conditions at dronesense.com/terms-and-conditions (the “Agreement”). Capitalized terms have the meanings in the Agreement unless otherwise stated. By signing, Customer represents and warrants that (a) it has read, understands, and agrees to the Agreement, and (b) has full authority to do so. If signed before the referenced quote expires, this Purchase Order is deemed accepted by DroneSense upon Customer’s signature.”

Signature

Date

Printed name

This quote expires on June 3, 2026

This quote is subject to and incorporates by reference the Platform Terms & Conditions located at dronesense.com/terms-and-conditions (the “Agreement”). All capitalized terms used in this quote have the meanings stated in the Agreement, unless stated otherwise. By signing this quote, each party represents and warrants that: (a) it has read and understands the Agreement that is incorporated by reference to this quote and agrees to be bound by the terms of the Agreement, (b) it has full power and authority to accept the Agreement and this quote, and (c) this quote constitutes a valid and binding obligation on the part of both parties and no additional purchase order or other purchasing document is required.

Questions? Contact me



Gene Bouvier

Senior Account Executive

gene.bouvier@dronesense.com

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DroneSense

2028 E Ben White Blvd #240-4502

Austin TX 78741

United States

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March 11, 2026

Kelleys Island Park Board

Council Report

Julie Thomas was appointed by the Kelleys Island School Board to serve a five-year term that will conclude on December 31, 2031.

The Kelleys Island Park Board request Council approval to apply for a reimbursement grant from ErieMetro Parks, with a maximum amount of \$10,000.

The next meeting is set for April 6 at 6pm.

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7.P

KELLEYS ISLAND MAYORS COURT

121 ADDISON STREET
P.O. BOX 469
KELLEYS ISLAND, OH 43438

Magistrate: Richard E. Grubbe
Magistrate: Dean DePiero

Clerk of Court: Rosalyn Ahner

March 11, 2025

Dear Mayor and Members of Council;

For the month February 26 the court collected \$0.00

- \$ 00.00 for the computer fund
- \$ 00.00 for the Court improvement fund
- \$ 0.00 the Library fund
- \$ 0.00.00 for other costs
- \$ 00.00 for *General Fund*

All funds collected this month were from payment plans and fines

The State was paid \$0.00:

- \$ 0.00 for Victims of Crime,
- \$ 00.00 for the state indigent support fund (HB1)
- \$ 0.00 for Drug Law Enforcement/Justice Program Services

Erie County Municipal Court was paid \$0

for Indigent Drivers' Alcohol Treatment fund.

Bank/Online Payment expenses amounted to \$0.00 (Credit Card)

- The Court has paid a total of \$0.00 to the Village General Fund in 2026
- The Court has paid a total of \$16256.00 to the Village General Fund in 2025
- The Court has paid a total of \$20148.00 to the Village General Fund in 2024
- The Court has paid a total of \$16158.00 to the Village General Fund in 2023
- The Court has paid a total of \$ 7805.00 to the Village General Fund in 2022
- The Court has paid a total of \$23133.00 to the Village General Fund in 2021
- The Court has paid a total of \$14352.46 to the Village General Fund in 2020
- The Court has paid a total of \$33837.90 to the Village General Fund in 2019.

- For 2026 There have been 0 tickets issued
- For 2025 There have been 105 tickets issued/
- For 2024 There have been 70 tickets issued
- For 2023 There have been 60 tickets issued**
- For 2022 There have been 49 tickets issued**
- For 2021 There has been 98 tickets issued**
- For 2020 There were 37 tickets issued**
- For 2019 There were 120 tickets issued**

Submitted by;
Rosalyn Ahner,
Clerk of Courts
Kelleys Island Mayors Court

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7.R

Treasurer Report

Regular Council Meeting March 14, 2026

Financials included in Council packets.

Council meeting agendas are being posted on website, should be available on Friday afternoon.

Financial Notes 2025 are complete, submitted and available for viewing at the Village Office.

Year 2025 is complete and closed out.

2023 – 2024 Audit is complete. State AUP Audit. (Agreed Upon Procedures). Copies available at office.

Note: Recent letters from Phil Strba are included in packets.

Lisa M Klonaris

Clerk-Treasurer, Kelleys Island

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JK

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KELLEYS ISLAND VILLAGE, ERIE COUNTY
Cash Summary by Fund
Year 2026

Fund #	Fund Name	Fund Balance 1/1/2026	Fund Balance Adjustments	Revenue (excluding transfers and advances in)	Transfers In	Advances In	Total Fund & Adjustments & Revenue	Expenditures (excluding transfers and advances out)	Transfers Out	Advances Out	Fund Balance 12/31/2026	Non-Pooled Balance	Pooled Balance
1000	General	\$1,479,937.13	\$0.00	\$134,257.13	\$0.00	\$0.00	\$1,614,194.26	\$194,397.96	\$4,142.94	\$0.00	\$1,415,653.36	\$0.00	\$1,415,653.36
2011	Street Construction, Maint. and Reps	\$92,680.80	\$0.00	\$15,332.77	\$0.00	\$0.00	\$108,013.57	\$7,957.53	\$0.00	\$0.00	\$100,056.04	\$0.00	\$100,056.04
2021	State Highway	\$114,229.64	\$0.00	\$1,194.64	\$0.00	\$0.00	\$115,424.28	\$0.00	\$0.00	\$0.00	\$115,424.28	\$0.00	\$115,424.28
2031	Cemetery	\$90,651.62	\$0.00	\$1,300.00	\$0.00	\$0.00	\$91,951.62	\$4,308.89	\$0.00	\$0.00	\$87,642.73	\$0.00	\$87,642.73
2041	Parks and Recreation	\$72,803.84	\$0.00	\$0.00	\$0.00	\$0.00	\$72,803.84	\$0.00	\$0.00	\$0.00	\$72,803.84	\$0.00	\$72,803.84
2081	Drug Law Enforcement	\$1,916.13	\$0.00	\$0.00	\$0.00	\$0.00	\$1,916.13	\$0.00	\$0.00	\$0.00	\$1,916.13	\$0.00	\$1,916.13
2082	Drug Law Enforcement-DUI	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2091	Law Enforcement Trust	\$402.87	\$0.00	\$0.00	\$0.00	\$0.00	\$402.87	\$0.00	\$0.00	\$0.00	\$402.87	\$0.00	\$402.87
2101	Permissive Motor Vehicle License Te	\$40,614.85	\$0.00	\$738.50	\$0.00	\$0.00	\$41,353.35	\$0.00	\$0.00	\$0.00	\$41,353.35	\$0.00	\$41,353.35
2151	Coronavirus Relief Fund	\$2,240.73	\$0.00	\$0.00	\$0.00	\$0.00	\$2,240.73	\$0.00	\$0.00	\$0.00	\$2,240.73	\$0.00	\$2,240.73
2152	ARP (American Rescue Plan)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2271	Enforcement and Education	\$1,277.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,277.00	\$0.00	\$0.00	\$0.00	\$1,277.00	\$0.00	\$1,277.00
2901	Mayors Court Computer	\$4,922.42	\$0.00	\$0.00	\$0.00	\$0.00	\$4,922.42	\$0.00	\$0.00	\$0.00	\$4,922.42	\$0.00	\$4,922.42
2902	Mayors Court Improvement	\$6,107.82	\$0.00	\$0.00	\$0.00	\$0.00	\$6,107.82	\$0.00	\$0.00	\$0.00	\$6,107.82	\$0.00	\$6,107.82
2903	Mayors Court Library Research	\$1,821.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,821.00	\$0.00	\$0.00	\$0.00	\$1,821.00	\$0.00	\$1,821.00
2904	Police Education	\$4,044.00	\$0.00	\$0.00	\$0.00	\$0.00	\$4,044.00	\$0.00	\$0.00	\$0.00	\$4,044.00	\$0.00	\$4,044.00
2905	Road Construction Levy	\$236,553.55	\$0.00	\$147.81	\$0.00	\$0.00	\$236,701.36	\$18,634.05	\$0.00	\$0.00	\$218,067.31	\$0.00	\$218,067.31
2906	Airport	\$12,797.31	\$0.00	\$0.00	\$0.00	\$0.00	\$12,797.31	\$5,622.58	\$0.00	\$0.00	\$7,174.73	\$0.00	\$7,174.73
2907	Fire Levy	\$180,293.65	\$0.00	\$48.41	\$0.00	\$0.00	\$180,343.06	\$8,414.94	\$0.00	\$0.00	\$171,928.12	\$0.00	\$171,928.12
2908	EMS Levy	\$109,165.52	\$0.00	\$3,065.80	\$0.00	\$0.00	\$112,231.32	\$27,016.52	\$0.00	\$0.00	\$85,214.80	\$0.00	\$85,214.80
2909	Runway Levy	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2910	Police Donation	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2911	Transient Rental (TRP)	\$52,871.31	\$0.00	\$1,800.00	\$0.00	\$0.00	\$54,671.31	\$7,145.53	\$0.00	\$0.00	\$47,525.78	\$0.00	\$47,525.78
3301	Sweetbriar Assessments	\$1,654.29	\$0.00	\$0.00	\$0.00	\$0.00	\$1,654.29	\$0.00	\$0.00	\$0.00	\$1,654.29	\$0.00	\$1,654.29
3901	Golias Debt Service	\$8,874.89	\$0.00	\$0.00	\$4,142.94	\$0.00	\$13,017.83	\$4,142.94	\$0.00	\$0.00	\$8,874.89	\$0.00	\$8,874.89
3902	Water Intake Debt Service	\$72,554.08	\$0.00	\$0.00	\$0.00	\$0.00	\$72,554.08	\$0.00	\$0.00	\$0.00	\$72,554.08	\$0.00	\$72,554.08
3903	Huntington Lane Waterline	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
4201	Airport Improvement-FAA	-\$17,370.89	\$0.00	\$16,865.20	\$0.00	\$0.00	-\$505.69	\$16,865.20	\$0.00	\$0.00	-\$17,370.89	\$0.00	-\$17,370.89
4202	Sanitary Sewer Project	-\$141,469.98	\$0.00	\$322,089.89	\$0.00	\$0.00	\$180,599.91	\$347,500.00	\$0.00	\$0.00	-\$166,900.09	\$0.00	-\$166,900.09
4501	MFM Assessment Fund	\$36,744.39	\$0.00	\$0.00	\$0.00	\$0.00	\$36,744.39	\$6,447.61	\$0.00	\$0.00	\$30,296.78	\$0.00	\$30,296.78
4502	LCF Road Assessment	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
4503	LakeCourt Road Assessment	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00

KELLEYS ISLAND VILLAGE, ERIE COUNTY
Cash Summary by Fund
Year 2026

Fund #	Fund Name	Fund Balance 1/1/2026	Fund Balance Adjustments	Revenue (excluding transfers and advances in)	Transfers In	Advances In	Total Fund & Adjustments & Revenue	Expenditures (excluding transfers and advances out)	Transfers Out	Advances Out	Fund Balance 12/31/2026	Non-Pooled Balance	Pooled Balance
4801	Boker Land Grant \$ (FAA use)	\$75,443.13	\$0.00	\$0.00	\$0.00	\$0.00	\$75,443.13	\$0.00	\$0.00	\$0.00	\$75,443.13	\$0.00	\$75,443.13
4802	Shoreline Project	\$381,879.00	\$0.00	\$0.00	\$0.00	\$0.00	\$381,879.00	\$0.00	\$0.00	\$0.00	\$381,879.00	\$0.00	\$381,879.00
4951	Cemetery Trust	\$105,109.65	\$0.00	\$385.35	\$0.00	\$0.00	\$105,495.00	\$0.00	\$0.00	\$0.00	\$105,495.00	\$0.00	\$105,495.00
5101	Water Operating	\$536,932.63	\$0.00	\$118,436.31	\$0.00	\$0.00	\$655,368.94	\$184,070.57	\$3,288.50	\$0.00	\$468,009.77	\$0.00	\$468,009.77
5102	Water Operating (WDCIF)	\$298,044.56	\$0.00	\$0.00	\$0.00	\$0.00	\$298,044.56	\$0.00	\$0.00	\$0.00	\$298,044.56	\$0.00	\$298,044.56
5601	Transfer Station	\$50,616.27	\$0.00	\$7,600.88	\$0.00	\$0.00	\$58,217.15	\$14,517.66	\$0.00	\$0.00	\$43,699.49	\$0.00	\$43,699.49
5721	1st Mortgage Debt Service	\$2,827.45	\$0.00	\$0.00	\$3,288.50	\$0.00	\$6,115.95	\$0.00	\$0.00	\$0.00	\$6,115.95	\$0.00	\$6,115.95
5741	Enterprise Debt Service Reserve	\$25,117.81	\$0.00	\$0.00	\$0.00	\$0.00	\$25,117.81	\$0.00	\$0.00	\$0.00	\$25,117.81	\$0.00	\$25,117.81
9901	Agency-Mayors Court	\$53,775.60	\$0.00	\$0.00	\$0.00	\$0.00	\$53,775.60	\$0.00	\$0.00	\$0.00	\$53,775.60	\$0.00	\$53,775.60
	Report Total:	\$3,996,063.97	\$0.00	\$623,243.69	\$7,431.44	\$0.00	\$4,626,739.10	\$847,041.98	\$7,431.44	\$0.00	\$3,772,265.68	\$0.00	\$3,772,265.68

Last reconciled to bank: 01/31/2026 – Total other adjusting factors: \$5.37

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KELLEYS ISLAND VILLAGE, ERIE COUNTY
Cash Summary by Fund
12/9/2025 to 12/31/2025

Fund #	Fund Name	Fund Balance 12/9/2025	Fund Balance Adjustments	Revenue (excluding transfers and advances in)	Transfers In	Advances In	Total Fund & Adjustments & Revenue	Expenditures (excluding transfers and advances out)	Transfers Out	Advances Out	Fund Balance 12/31/2025	Non-Pooled Balance	Pooled Balance
1000	General	\$1,510,238.43	\$0.00	\$28,386.76	\$0.00	\$0.00	\$1,538,625.19	\$50,688.06	\$5,000.00	\$0.00	\$1,479,937.13	\$0.00	\$1,479,937.13
2011	Street Construction, Maint. and Reps	\$87,374.84	\$3,200.35	\$4,962.57	\$0.00	\$0.00	\$95,537.56	\$2,856.76	\$0.00	\$0.00	\$92,680.80	\$0.00	\$92,680.80
2021	State Highway	\$112,955.84	-\$3,200.35	\$4,474.15	\$0.00	\$0.00	\$114,229.64	\$0.00	\$0.00	\$0.00	\$114,229.64	\$0.00	\$114,229.64
2031	Cemetery	\$92,699.90	\$0.00	\$1,900.00	\$0.00	\$0.00	\$94,599.90	\$3,948.28	\$0.00	\$0.00	\$90,651.62	\$0.00	\$90,651.62
2041	Parks and Recreation	\$72,803.84	\$0.00	\$0.00	\$0.00	\$0.00	\$72,803.84	\$0.00	\$0.00	\$0.00	\$72,803.84	\$0.00	\$72,803.84
2081	Drug Law Enforcement	\$1,916.13	\$0.00	\$0.00	\$0.00	\$0.00	\$1,916.13	\$0.00	\$0.00	\$0.00	\$1,916.13	\$0.00	\$1,916.13
2082	Drug Law Enforcement-DUI	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2091	Law Enforcement Trust	\$402.87	\$0.00	\$0.00	\$0.00	\$0.00	\$402.87	\$0.00	\$0.00	\$0.00	\$402.87	\$0.00	\$402.87
2101	Permissive Motor Vehicle License Te	\$40,614.85	\$0.00	\$0.00	\$0.00	\$0.00	\$40,614.85	\$0.00	\$0.00	\$0.00	\$40,614.85	\$0.00	\$40,614.85
2151	Coronavirus Relief Fund	\$2,240.73	\$0.00	\$0.00	\$0.00	\$0.00	\$2,240.73	\$0.00	\$0.00	\$0.00	\$2,240.73	\$0.00	\$2,240.73
2152	ARP (American Rescue Plan)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2271	Enforcement and Education	\$1,277.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,277.00	\$0.00	\$0.00	\$0.00	\$1,277.00	\$0.00	\$1,277.00
2901	Mayors Court Computer	\$4,772.42	\$0.00	\$150.00	\$0.00	\$0.00	\$4,922.42	\$0.00	\$0.00	\$0.00	\$4,922.42	\$0.00	\$4,922.42
2902	Mayors Court Improvement	\$5,957.82	\$0.00	\$150.00	\$0.00	\$0.00	\$6,107.82	\$0.00	\$0.00	\$0.00	\$6,107.82	\$0.00	\$6,107.82
2903	Mayors Court Library Research	\$1,776.00	\$0.00	\$45.00	\$0.00	\$0.00	\$1,821.00	\$0.00	\$0.00	\$0.00	\$1,821.00	\$0.00	\$1,821.00
2904	Police Education	\$4,044.00	\$0.00	\$0.00	\$0.00	\$0.00	\$4,044.00	\$0.00	\$0.00	\$0.00	\$4,044.00	\$0.00	\$4,044.00
2905	Road Construction Levy	\$239,637.18	\$0.00	\$0.00	\$0.00	\$0.00	\$239,637.18	\$3,083.63	\$0.00	\$0.00	\$236,553.55	\$0.00	\$236,553.55
2906	Airport	\$13,152.19	\$0.00	\$0.00	\$0.00	\$0.00	\$13,152.19	\$354.88	\$0.00	\$0.00	\$12,797.31	\$0.00	\$12,797.31
2907	Fire Levy	\$181,713.16	\$0.00	\$0.00	\$0.00	\$0.00	\$181,713.16	\$1,419.51	\$0.00	\$0.00	\$180,293.65	\$0.00	\$180,293.65
2908	EMS Levy	\$115,931.88	\$0.00	\$0.00	\$0.00	\$0.00	\$115,931.88	\$6,766.36	\$0.00	\$0.00	\$109,165.52	\$0.00	\$109,165.52
2909	Runway Levy	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2910	Police Donation	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2911	Transient Rental (TRP)	\$53,268.10	\$0.00	\$600.00	\$0.00	\$0.00	\$53,868.10	\$996.79	\$0.00	\$0.00	\$52,871.31	\$0.00	\$52,871.31
3301	Sweetbriar Assessments	\$1,654.29	\$0.00	\$0.00	\$0.00	\$0.00	\$1,654.29	\$0.00	\$0.00	\$0.00	\$1,654.29	\$0.00	\$1,654.29
3801	Golias Debt Service	\$10,946.36	\$0.00	\$0.00	\$0.00	\$0.00	\$10,946.36	\$2,071.47	\$0.00	\$0.00	\$8,874.89	\$0.00	\$8,874.89
3902	Water Intake Debt Service	\$72,554.08	\$0.00	\$0.00	\$0.00	\$0.00	\$72,554.08	\$0.00	\$0.00	\$0.00	\$72,554.08	\$0.00	\$72,554.08
3903	Huntington Lane Waterline	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
4201	Airport Improvement-FAA	-\$17,370.89	\$0.00	\$0.00	\$0.00	\$0.00	-\$17,370.89	\$0.00	\$0.00	\$0.00	-\$17,370.89	\$0.00	-\$17,370.89
4202	Sanitary Sewer Project	-\$281,517.86	\$4,759.76	\$152,288.12	\$0.00	\$0.00	-\$124,469.98	\$17,000.00	\$0.00	\$0.00	-\$141,469.98	\$0.00	-\$141,469.98
4501	MFM Assessment Fund	\$36,744.39	\$0.00	\$0.00	\$0.00	\$0.00	\$36,744.39	\$0.00	\$0.00	\$0.00	\$36,744.39	\$0.00	\$36,744.39
4502	LCF Road Assessment	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
4503	LakeCourt Road Assessment	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00

KELLEYS ISLAND VILLAGE, ERIE COUNTY
Cash Summary by Fund
 12/9/2025 to 12/31/2025

Fund #	Fund Name	Fund Balance 12/31/2025	Fund Balance Adjustments	Revenue (excluding transfers and advances in)	Transfers In	Advances In	Total Fund & Adjustments & Revenue	Expenditures (excluding transfers and advances out)	Transfers Out	Advances Out	Fund Balance 12/31/2025	Non-Pooled Balance	Pooled Balance
4901	Boker Land Grant \$ (FAA use)	\$75,443.13	\$0.00	\$0.00	\$0.00	\$0.00	\$75,443.13	\$0.00	\$0.00	\$0.00	\$75,443.13	\$0.00	\$75,443.13
4902	Shoreline Project	\$381,879.00	\$0.00	\$0.00	\$0.00	\$0.00	\$381,879.00	\$0.00	\$0.00	\$0.00	\$381,879.00	\$0.00	\$381,879.00
4951	Cemetery Trust	\$101,902.37	\$0.00	\$3,207.28	\$0.00	\$0.00	\$105,109.65	\$0.00	\$0.00	\$0.00	\$105,109.65	\$0.00	\$105,109.65
5101	Water Operating	\$594,173.07	\$0.00	\$4,563.01	\$8,000.00	\$0.00	\$606,736.08	\$26,523.55	\$43,280.00	\$0.00	\$536,932.53	\$0.00	\$536,932.53
5102	Water Operating (WDCIF)	\$254,764.56	\$0.00	\$0.00	\$43,280.00	\$0.00	\$298,044.56	\$0.00	\$0.00	\$0.00	\$298,044.56	\$0.00	\$298,044.56
5601	Transfer Station	\$55,310.55	\$0.00	\$527.67	\$0.00	\$0.00	\$55,838.22	\$5,221.95	\$0.00	\$0.00	\$50,616.27	\$0.00	\$50,616.27
5721	1st Mortgage Debt Service	\$2,827.45	\$0.00	\$0.00	\$0.00	\$0.00	\$2,827.45	\$0.00	\$0.00	\$0.00	\$2,827.45	\$0.00	\$2,827.45
5741	Enterprise Debt Service Reserve	\$25,117.81	\$0.00	\$0.00	\$0.00	\$0.00	\$25,117.81	\$0.00	\$0.00	\$0.00	\$25,117.81	\$0.00	\$25,117.81
9901	Agency-Mayors Court	\$49,975.60	\$0.00	\$3,800.00	\$0.00	\$0.00	\$53,775.60	\$0.00	\$0.00	\$0.00	\$53,775.60	\$0.00	\$53,775.60
	Report Total:	\$3,907,180.89	\$4,759.76	\$205,054.56	\$51,280.00	\$0.00	\$4,168,275.21	\$120,931.24	\$51,280.00	\$0.00	\$3,996,063.97	\$0.00	\$3,996,063.97

Last reconciled to bank: 12/31/2025 - Total other adjusting factors: \$5.37

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KELLEYS ISLAND VILLAGE, ERIE COUNTY
Cash Summary by Fund
1/1/2026 to 3/10/2026

Fund #	Fund Name	Fund Balance 1/1/2026	Fund Balance Adjustments	Revenue (excluding transfers and advances in)	Transfers In	Advances In	Total Fund & Adjustments & Revenue	Expenditures (excluding transfers and advances out)	Transfers Out	Advances Out	Fund Balance 3/10/2026	Non-Pooled Balance	Pooled Balance
1000	General	\$1,479,937.13	\$0.00	\$129,977.26	\$0.00	\$0.00	\$1,609,914.39	\$162,260.10	\$4,142.94	\$0.00	\$1,443,511.35	\$0.00	\$1,443,511.35
2011	Street Construction, Maint. and Repa	\$92,680.80	\$0.00	\$15,332.77	\$0.00	\$0.00	\$108,013.57	\$5,810.81	\$0.00	\$0.00	\$102,202.76	\$0.00	\$102,202.76
2021	State Highway	\$114,229.64	\$0.00	\$1,194.64	\$0.00	\$0.00	\$115,424.28	\$0.00	\$0.00	\$0.00	\$115,424.28	\$0.00	\$115,424.28
2031	Cemetery	\$80,681.62	\$0.00	\$1,300.00	\$0.00	\$0.00	\$81,981.62	\$3,439.26	\$0.00	\$0.00	\$88,512.36	\$0.00	\$88,512.36
2041	Parks and Recreation	\$72,803.84	\$0.00	\$0.00	\$0.00	\$0.00	\$72,803.84	\$0.00	\$0.00	\$0.00	\$72,803.84	\$0.00	\$72,803.84
2081	Drug Law Enforcement-DUI	\$1,916.13	\$0.00	\$0.00	\$0.00	\$0.00	\$1,916.13	\$0.00	\$0.00	\$0.00	\$1,916.13	\$0.00	\$1,916.13
2082	Drug Law Enforcement	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2091	Law Enforcement Trust	\$402.87	\$0.00	\$0.00	\$0.00	\$0.00	\$402.87	\$0.00	\$0.00	\$0.00	\$402.87	\$0.00	\$402.87
2101	Permissive Motor Vehicle License Te	\$40,614.85	\$0.00	\$738.50	\$0.00	\$0.00	\$41,353.35	\$0.00	\$0.00	\$0.00	\$41,353.35	\$0.00	\$41,353.35
2151	Coronavirus Relief Fund	\$2,240.73	\$0.00	\$0.00	\$0.00	\$0.00	\$2,240.73	\$0.00	\$0.00	\$0.00	\$2,240.73	\$0.00	\$2,240.73
2152	ARP (American Rescue Plan)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2271	Enforcement and Education	\$1,277.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,277.00	\$0.00	\$0.00	\$0.00	\$1,277.00	\$0.00	\$1,277.00
2801	Mayors Court Computer	\$4,922.42	\$0.00	\$0.00	\$0.00	\$0.00	\$4,922.42	\$0.00	\$0.00	\$0.00	\$4,922.42	\$0.00	\$4,922.42
2902	Mayors Court Improvement	\$6,107.82	\$0.00	\$0.00	\$0.00	\$0.00	\$6,107.82	\$0.00	\$0.00	\$0.00	\$6,107.82	\$0.00	\$6,107.82
2903	Mayors Court Library Research	\$1,821.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,821.00	\$0.00	\$0.00	\$0.00	\$1,821.00	\$0.00	\$1,821.00
2904	Police Education	\$4,044.00	\$0.00	\$0.00	\$0.00	\$0.00	\$4,044.00	\$0.00	\$0.00	\$0.00	\$4,044.00	\$0.00	\$4,044.00
2905	Road Construction Levy	\$236,553.55	\$0.00	\$0.00	\$0.00	\$0.00	\$236,553.55	\$18,259.96	\$0.00	\$0.00	\$218,293.59	\$0.00	\$218,293.59
2906	Alpport	\$12,797.31	\$0.00	\$0.00	\$0.00	\$0.00	\$12,797.31	\$5,513.94	\$0.00	\$0.00	\$7,283.37	\$0.00	\$7,283.37
2907	Fire-Levy	\$180,293.65	\$0.00	\$0.00	\$0.00	\$0.00	\$180,293.65	\$8,409.50	\$0.00	\$0.00	\$171,884.15	\$0.00	\$171,884.15
2908	EMS Levy	\$109,165.52	\$0.00	\$3,017.00	\$0.00	\$0.00	\$112,182.52	\$22,519.50	\$0.00	\$0.00	\$89,663.02	\$0.00	\$89,663.02
2909	Runway Levy	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2910	Police Donation	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2911	Transient Rental (TRP)	\$52,871.31	\$0.00	\$1,800.00	\$0.00	\$0.00	\$54,671.31	\$6,652.14	\$0.00	\$0.00	\$48,019.17	\$0.00	\$48,019.17
3301	Sweeibrat Assessments	\$1,654.29	\$0.00	\$0.00	\$0.00	\$0.00	\$1,654.29	\$0.00	\$0.00	\$0.00	\$1,654.29	\$0.00	\$1,654.29
3901	Gollas Debt Service	\$8,874.89	\$0.00	\$0.00	\$0.00	\$0.00	\$8,874.89	\$4,142.94	\$0.00	\$0.00	\$8,874.89	\$0.00	\$8,874.89
3902	Water Intake Debt Service	\$72,554.08	\$0.00	\$0.00	\$4,142.94	\$0.00	\$72,554.08	\$0.00	\$0.00	\$0.00	\$72,554.08	\$0.00	\$72,554.08
3903	Huntington Lane Waterline	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
4201	Alpport Improvement-FAA	-\$17,370.89	\$0.00	\$16,665.20	\$0.00	\$0.00	-\$505.69	\$16,865.20	\$0.00	\$0.00	-\$17,370.89	\$0.00	-\$17,370.89
4202	Sanitary Sewer Project	-\$141,469.98	\$0.00	\$322,069.89	\$0.00	\$0.00	\$180,599.91	\$347,500.00	\$0.00	\$0.00	-\$166,900.09	\$0.00	-\$166,900.09
4501	MFM Assessment Fund	\$36,744.39	\$0.00	\$0.00	\$0.00	\$0.00	\$36,744.39	\$6,447.61	\$0.00	\$0.00	\$30,296.78	\$0.00	\$30,296.78
4502	LCF Road Assessment	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
4503	LakeCourt Road Assessment	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00

KELLEYS ISLAND VILLAGE, ERIE COUNTY

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Cash Summary by Fund

UAN v2026.1

1/1/2026 to 3/10/2026

Fund #	Fund Name	Fund Balance 1/1/2026	Fund Balance Adjustments	Revenue (excluding transfers and advances in)	Transfers In	Advances In	Total Fund & Adjustments & Revenue	Expenditures (excluding transfers and advances out)	Transfers Out	Advances Out	Fund Balance 3/10/2026	Non-Pooled Balance	Pooled Balance
4901	Boker Land Grant \$ (FAA use)	\$75,443.13	\$0.00	\$0.00	\$0.00	\$0.00	\$75,443.13	\$0.00	\$0.00	\$0.00	\$75,443.13	\$0.00	\$75,443.13
4902	Shoreline Project	\$381,879.00	\$0.00	\$0.00	\$0.00	\$0.00	\$381,879.00	\$0.00	\$0.00	\$0.00	\$381,879.00	\$0.00	\$381,879.00
4951	Cemetery Trust	\$105,109.65	\$0.00	\$385.35	\$0.00	\$0.00	\$105,495.00	\$0.00	\$0.00	\$0.00	\$105,495.00	\$0.00	\$105,495.00
5101	Water Operating	\$536,932.53	\$0.00	\$118,436.31	\$0.00	\$0.00	\$655,368.84	\$168,189.48	\$3,288.50	\$0.00	\$483,890.86	\$0.00	\$483,890.86
5102	Water Operating (WDCIF)	\$298,044.56	\$0.00	\$0.00	\$0.00	\$0.00	\$298,044.56	\$0.00	\$0.00	\$0.00	\$298,044.56	\$0.00	\$298,044.56
5601	Transfer Station	\$50,616.27	\$0.00	\$7,600.88	\$0.00	\$0.00	\$58,217.15	\$12,131.85	\$0.00	\$0.00	\$46,085.30	\$0.00	\$46,085.30
5721	1st Mortgage Debt Service	\$2,827.45	\$0.00	\$0.00	\$3,288.50	\$0.00	\$6,115.95	\$0.00	\$0.00	\$0.00	\$6,115.95	\$0.00	\$6,115.95
5741	Enterprise Debt Service Reserve	\$25,117.81	\$0.00	\$0.00	\$0.00	\$0.00	\$25,117.81	\$0.00	\$0.00	\$0.00	\$25,117.81	\$0.00	\$25,117.81
9901	Agency-Mayors Court	\$53,775.60	\$0.00	\$0.00	\$0.00	\$0.00	\$53,775.60	\$0.00	\$0.00	\$0.00	\$53,775.60	\$0.00	\$53,775.60
Report Total:		\$3,996,063.97	\$0.00	\$618,717.80	\$7,431.44	\$0.00	\$4,622,213.21	\$788,142.29	\$7,431.44	\$0.00	\$3,826,639.48	\$0.00	\$3,826,639.48

Last reconciled to bank: 01/31/2026 – Total other adjusting factors: \$5.37

9.1

COUNCIL CHAMBER

VILLAGE OF KELLEYS ISLAND, OHIO

ORDINANCE NO. 2026 – O - _____

INTRODUCED BY: MAYOR RONALD E EHRBAR

AN ORDINANCE ESTABLISHING A NEW CHAPTER 71 ENTITLED
“LICENSING: ACCIDENTS” OF THE KELLEYS ISLAND
CODIFIED ORDINANCES, REPEALING FORMER CHAPTER 71.

WHEREAS, the purpose of this new chapter is to create a local licensing ordinance for the Village of Kelleys Island, Ohio.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF KELLEYS ISLAND, COUNTY OF ERIE AND STATE OF OHIO AS FOLLOWS:

SECTION 1.

That new Chapter 71 of the Kelleys Island Codified Ordinances which states as follows is hereby adopted:

CHAPTER 71

Licensing; Accidents

- 71.01 Driver’s license or commercial driver’s license required.
- 71.02 Permitting operation without valid license; one license permitted.
- 71.021 Ohio driver’s license required for in state residents.
- 71.03 Driving with temporary instruction permit; curfew.
- 71.031 Driving with probationary license; curfew.
- 71.032 Use of electronic wireless communication device prohibited while driving.
- 71.04 Certain acts prohibited.
- 71.05 Wrongful entrustment of a motor vehicle.
- 71.06 Display of license.
- 71.07 Driving under suspension or license restriction.
- 71.071 Driving under OVI suspension.
- 71.072 Driving under financial responsibility law suspension or cancellation; driving under a nonpayment of judgment suspension.
- 71.073 Driving without complying with license reinstatement requirements.
- 71.074 Driving under license forfeiture or child support suspension.
- 71.08 Operation or sale without certificate of title.
- 71.09 Display of license plates or validation stickers; registration.
- 71.091 Operating without dealer or manufacturer license plates.
- 71.10 Expired or unlawful license plates.
- 71.11 Use of illegal license plates; transfer of registration.
- 71.111 Registration within thirty days of residency.
- 71.12 Stopping after accident upon streets; collision with unattended vehicle.
- 71.13 Stopping after accident upon property other than street.
- 71.14 Vehicle accident resulting in damage to realty.

CROSS REFERENCES

See sectional histories for similar State law
 Deposit of driver’s license as bond - see Ohio R.C. 2937.221
 Motor vehicle licensing law - see Ohio R.C. Ch. 4503
 Driver’s license law - see Ohio R.C. Ch. 4507

Power of trial court of record to suspend or revoke license for certain violations - see Ohio R.C. Ch. 4510

State point system suspension - see Ohio R.C. 4510.03.6

State accident reports - see Ohio R.C. 4509.01(J), 4509.06, 4509.74, 5502.11

Motorized bicycle operator's license - see Ohio R.C. 4511.521

71.01 DRIVER'S LICENSE OR COMMERCIAL DRIVER'S LICENSE REQUIRED.

(a) (1) No person, except those expressly exempted under Ohio R.C. 4507.03, 4507.04, and 4507.05, shall operate any motor vehicle upon a public road or highway or any public or private property used by the public for purposes of vehicular travel or parking in this Municipality unless the person has a valid driver's license issued under Ohio R.C. Chapter 4507 or a commercial driver's license issued under Ohio R.C. Chapter 4506.

(2) No person, except a person expressly exempted under Ohio R.C. 4507.03, 4507.04, and 4507.05, shall operate any motorcycle upon a public road or highway or any public or private property used by the public for purposes of vehicular travel or parking in this Municipality unless the person has a valid license as a motorcycle operator that was issued upon application by the Registrar of Motor Vehicles under Ohio R.C. Chapter 4507. The license shall be in the form of an endorsement, as determined by the Registrar, upon a driver's or commercial driver's license, if the person has a valid license to operate a motor vehicle or commercial motor vehicle, or in the form of a restricted license as provided in Ohio R.C. 4507.14, if the person does not have a valid license to operate a motor vehicle or commercial motor vehicle.

(b) Upon the request or motion of the prosecuting authority, a noncertified copy of the law enforcement automated data system report or a noncertified copy of a record of the Registrar of Motor Vehicles that shows the name, date of birth, and social security number of a person charged with a violation of subsection (a)(1) or (2) of this section may be admitted into evidence as prima-facie evidence that the person did not have either a valid driver's or commercial driver's license at the time of the alleged violation of subsection (a)(1) of this section or a valid license as a motorcycle operator either in the form of an endorsement upon a driver's or commercial driver's license or a restricted license at the time of the alleged violation of subsection (a)(2) of this section. The person charged with a violation of subsection (a)(1) or (2) of this section may offer evidence to rebut this prima-facie evidence.

(c) Whoever violates this section is guilty of operating a motor vehicle or motorcycle without a valid license and shall be punished as follows:

(1) If the trier of fact finds that the offender never has held a valid driver's or commercial driver's license issued by this state or any other jurisdiction, or, in a case involving the operation of a motorcycle by the offender, if the offender has never held a valid license as a motorcycle operator, either in the form of an endorsement upon a driver's or commercial driver's license or in the form of a restricted license, except as otherwise provided in this subsection, the offense is an unclassified misdemeanor. When the offense is an unclassified misdemeanor, the offender shall be sentenced pursuant to Ohio R.C. 2929.21 to 2929.28, except that the offender shall not be sentenced to a jail term; the offender shall not be sentenced to a community residential sanction pursuant to Ohio R.C. 2929.26; notwithstanding division (A)(2)(a) of Ohio R.C. 2929.28, the offender may be fined up to one thousand dollars (\$1,000); and, notwithstanding division (A)(3) of Ohio R.C. 2929.27, the offender may be ordered pursuant to division (C) of that section to serve a term of community service of up to five hundred hours. The failure of an offender to complete a term of community service imposed by the court may be punished as indirect criminal contempt under division (A) of Ohio R.C. 2705.02 that may be filed in the underlying case. If the offender previously has been convicted of or pleaded guilty to any violation of Ohio R.C. 4510.12 or a substantially equivalent municipal ordinance, the offense is a misdemeanor of the first degree.

(2) If the offender's driver's or commercial driver's license or permit or, in a case involving the operation of a motorcycle by the offender, the offender's driver's or commercial driver's license bearing the motorcycle endorsement or the offender's restricted license was expired at the time of the offense, except as otherwise provided in this subsection, the offense is a minor misdemeanor. If, within three years of the offense, the offender previously has been convicted of or pleaded guilty to two or more violations

of Ohio R.C. 4510.12 or a substantially equivalent municipal ordinance, the offense is a misdemeanor of the first degree.

(d) The court shall not impose a license suspension for a first violation of this section or if more than three years have passed since the offender's last violation of Ohio R.C. 4510.12 or a substantially equivalent municipal ordinance.

(e) If the offender is sentenced under subsection (c)(2) hereof, if within three years of the offense the offender previously was convicted of or pleaded guilty to one or more violations of Ohio R.C. 4510.12 or a substantially equivalent municipal ordinance, and if the offender's license was expired for more than six months at the time of the offense, the court may impose a class seven suspension of the offender's driver's license, commercial driver's license, temporary instruction permit, probationary license, or nonresident operating privilege from the range specified in division (A)(7) of Ohio R.C. 4510.02. (ORC 4510.12)

71.02 PERMITTING OPERATION WITHOUT VALID LICENSE; ONE LICENSE PERMITTED.

(a) No person shall permit the operation of a motor vehicle upon any public or private property used by the public for purposes of vehicular travel or parking knowing the operator does not have a valid driver's license issued to the operator by the Registrar of Motor Vehicles or a Deputy Registrar under Ohio R.C. Chapter 4507 or a valid commercial driver's license issued under Ohio R.C. Chapter 4506.

(b) (1) No person shall receive a driver's license, or a motorcycle operator's endorsement of a driver's or commercial driver's license, temporary instruction permit, or identification card unless and until the person surrenders to the Registrar or a deputy registrar all valid licenses, temporary instruction permits, and identification cards issued to the person by another jurisdiction recognized by this state.

(2) The Registrar shall report the cancellation of a license, temporary instruction permit, or identification card to the issuing authority, together with information that the license, temporary instruction permit, or identification card is now issued in this state. The Registrar or a deputy registrar shall destroy any such license, temporary instruction permit, or identification card that is not returned to the issuing authority.

(3) No person shall possess more than one valid license, temporary instruction permit, or identification card at any time.

(ORC 4507.02(A))

(c) (1) Except as otherwise provided in this subsection, whoever violates subsection (a) hereof is guilty of an unclassified misdemeanor. When the offense is an unclassified misdemeanor, the offender shall be sentenced pursuant to Ohio R.C. 2929.21 to 2929.28, except that the offender shall not be sentenced to a jail term; the offender shall not be sentenced to a community residential sanction pursuant to Ohio R.C. 2929.26; notwithstanding division (A)(2)(a) of Ohio R.C. 2929.28, the offender may be fined up to one thousand dollars (\$1,000) and, notwithstanding division (A)(3) of Ohio R.C. 2929.27, the offender may be ordered pursuant to division (C) of that section to serve a term of community service of up to five hundred hours. The failure of an offender to complete a term of community service imposed by the court may be punished as indirect criminal contempt under division (A) of Ohio R.C. 2705.02 that may be filed in the underlying case. If, within three years of the offense, the offender previously has been convicted of or pleaded guilty to two or more violations of Ohio R.C. 4507.02 or a substantially equivalent municipal ordinance, the offense is a misdemeanor of the first degree.

(2) Whoever violates subsection (b) hereof is guilty of a misdemeanor of the first degree. (ORC 4507.02; 4507.99)

71.021 OHIO DRIVER'S LICENSE REQUIRED FOR IN STATE RESIDENTS.

(a) Any person who becomes a resident of this State, within thirty days of becoming a resident, shall surrender any driver's license, temporary instruction permit, or identification card issued by another state to the Registrar of Motor Vehicles or a Deputy Registrar. If such a person

intends to operate a motor vehicle upon the public roads or highways, the person shall apply for a temporary instruction permit or driver's license in this State. If the person fails to apply for a driver's license or temporary instruction permit within thirty days of becoming a resident, the person shall not operate any motor vehicle in this municipality under a license or permit issued by another state.

(b) (1) Whoever violates subsection (a) of this section is guilty of a minor misdemeanor.

(2) The offense established under subsection (b)(1) of this section is a strict liability offense and strict liability is a culpable mental state for purposes of Ohio R.C. 2901.20. The designation of this offense as a strict liability offense shall not be construed to imply that any other offense, for which there is no specified degree of culpability, is not a strict liability offense.

(c) For purposes of subsection (a) of this section, "resident" means any person to whom any of the following applies:

(1) The person maintains their principal residence in this State and does not reside in this State as a result of the person's active service in the United States Armed Forces.

(2) The person is determined by the Registrar of Motor Vehicles to be a resident in accordance with standards adopted by the Registrar under Ohio R.C. 4507.01. (ORC 4507.213)

71.03 DRIVING WITH TEMPORARY INSTRUCTION PERMIT; CURFEW.

(a) No holder of a temporary instruction permit issued under Ohio R.C. 4507.05(A) shall operate a motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking in violation of the following conditions:

(1) If the permit is issued to a person who is at least fifteen years six months of age, but less than sixteen years of age:

A. The permit and identification card are in the holder's immediate possession;

B. The holder is accompanied by an eligible adult who actually occupies the seat beside the permit holder and does not have a prohibited concentration of alcohol in the whole blood, blood serum or plasma, breath, or urine as provided in Ohio R.C. 4511.19(A);

C. The total number of occupants of the vehicle does not exceed the total number of occupant restraining devices originally installed in the motor vehicle by its manufacturer, and each occupant of the vehicle is wearing all of the available elements of a properly adjusted occupant restraining device.

(2) If the permit is issued to a person who is at least sixteen years of age:

A. The permit and identification card are in the holder's immediate possession;

B. The holder is accompanied by a licensed operator who is at least twenty-one years of age and is actually occupying a seat beside the driver and does not have a prohibited concentration of alcohol in the whole blood, blood serum or plasma, breath, or urine as provided in Ohio R.C. 4511.19(A);

C. The total number of occupants of the vehicle does not exceed the total number of occupant restraining devices originally installed in the motor vehicle by its manufacturer, and each occupant of the vehicle is wearing all of the available elements of a properly adjusted occupant restraining device.

(b) Except as provided in subsection (b) hereof, no holder of a temporary instruction permit that is issued under Ohio R.C. 4507.05(A) and that is issued on or after July 1, 1998, and who has not attained the age of eighteen years, shall operate a motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking between the hours of midnight and six a.m.

The holder of a permit issued under Ohio R.C. 4507.05(A) on or after July 1, 1998, who has not attained the age of eighteen years, may operate a motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking between the hours of midnight and six a.m. if, at the time of such operation, the holder is accompanied by the holder's parent, guardian, or custodian, and the parent, guardian or custodian holds a current valid driver's or commercial driver's license issued by this State and is actually occupying a seat beside the permit holder, and does not have a prohibited concentration of alcohol in the whole blood, blood serum or plasma, breath, or urine as provided in Section 73.01.

(c) As used in this section:

(1) "Eligible adult" means any of the following:

A. An instructor of a driver education course approved by the Department of Education or a driver training course approved by the Department of Public Safety;

B. Any of the following persons who holds a current valid driver's or commercial driver's license issued by this State:

1. A parent, guardian or custodian of the permit holder;

2. A person twenty-one years of age or older who acts in loco parentis of the permit holder.

(2) "Occupant restraining device" has the same meaning as in Ohio R.C. 4513.263.

(d) Whoever violates this section is guilty of a minor misdemeanor.
(ORC 4507.05)

71.031 DRIVING WITH PROBATIONARY LICENSE; CURFEW.

(a) (1) A. No holder of a probationary driver's license who has held the license for less than twelve months shall operate a motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking between the hours of midnight and six a.m. unless the holder is accompanied by the holder's parent or guardian.

B. No holder of a probationary driver's license who has held the license for twelve months or longer shall operate a motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking between the hours of one a.m. and five a.m. unless the holder is accompanied by the holder's parent or guardian.

(2) A. Subject to subsection (c)(1) of this section, subsection (a)(1)A. of this section does not apply to the holder of a probationary driver's license who is doing either of the following:

1. Traveling to or from work between the hours of midnight and six a.m. provided that the holder has in the holder's immediate possession written documentation from the holder's employer.

2. Traveling to or from an official function sponsored by the school the holder attends between the hours of midnight and six a.m., provided that the holder has in the holder's immediate possession written documentation from an appropriate official of the school;

3. Traveling to or from an official religious event between the hours of midnight and six a.m., provided that the holder has in the holder's immediate possession written documentation from an appropriate official affiliated with the event.

B. Subsection (a)(1)B. of this section does not apply to the holder of a probationary driver's license who is doing either of the following:

1. Traveling to or from work between the hours of one a.m. and five a.m., provided that the holder has in the holder's immediate possession written documentation from the holder's employer.

2. Traveling to or from an official function sponsored by the school the holder attends between the hours of one a.m. and five a.m., provided that the holder has in the holder's immediate possession written documentation from an appropriate official of the school;

3. Traveling to or from an official religious event between the hours of one a.m. and five a.m., provided that the holder has in the holder's immediate possession written documentation from an appropriate official affiliated with the event.

(3) An employer, school official or official affiliated with a religious event is not liable in damages in a civil action for any injury, death or loss to person or property that allegedly arises from, or is related to, the fact that the employer, school official, or official affiliated with a religious event provided the holder of a probationary driver's license with the written documentation described in subsection (a)(2) of this section. The Registrar of Motor Vehicles shall make available at no cost a form to serve as the written documentation described in subsection (a)(2) of this section, and employers, school officials, officials affiliated with religious events, and holders of probationary driver's licenses may utilize that form or may choose to utilize any other written documentation to meet the requirements of that subsection.

(4) No holder of a probationary driver's license who has held the license for less than twelve months shall operate a motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking with more than one person who is not a family member occupying the vehicle unless the probationary license holder is accompanied by the probationary license holder's parent, guardian or custodian.

(b) It is an affirmative defense to a violation of subsection (a)(1)A. or B. of this section if, at the time of the violation, an emergency existed that required the holder of the probationary driver's license to operate a motor vehicle in violation of subsection (a)(1)A. or B. of this section; or the holder was an emancipated minor.

(c) (1) If a person is issued a probationary driver's license prior to attaining the age of seventeen years and the person pleads guilty to, is convicted of, or is adjudicated in juvenile court of having committed a moving violation during the six-month period commencing on the date on which the person is issued the probationary driver's license, the court with jurisdiction over the violation may order that the holder must be accompanied by the holder's parent or guardian whenever the holder is operating a motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking for a period not to exceed six months or the date the holder attains the age of seventeen years, whichever occurs first.

(2) Any person who is subject to the operating restrictions established under subsection (c)(1) of this section as a result of a first moving violation may petition the court for driving privileges without being accompanied by the holder's parent or guardian during the period of time determined by the court under that subsection. In granting the driving privileges, the court shall specify the purposes of the privileges and shall issue the person appropriate forms setting forth the privileges granted. If a person is convicted of, pleads guilty to, or is adjudicated in juvenile court of having committed a second or subsequent moving violation, the court with jurisdiction over the violation may terminate any driving privileges previously granted under this division.

(3) No person shall violate any operating restriction imposed under subsection (c)(1) or (2) of this section.

(d) No holder of a probationary license shall operate a motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking unless the total number of occupants of the vehicle does not exceed the total number of occupant restraining devices originally installed in the motor vehicle by its manufacturer, and each occupant of the vehicle is wearing all of the available elements of a properly adjusted occupant restraining device.

(e) Notwithstanding any other provision of law to the contrary, no law enforcement officer shall cause the operator of a motor vehicle being operated on any street or highway to stop the motor vehicle for the sole purpose of determining whether each occupant of the motor vehicle is wearing all of the available elements of a properly adjusted occupant restraining device as required by subsection (d) hereof, or for the sole purpose of issuing a ticket, citation, or summons if the requirement in that subsection has been or is being violated, or for causing the arrest of or commencing a prosecution of a person for a violation of that requirement.

(f) Notwithstanding any other provision of law to the contrary, no law enforcement officer shall cause the operator of a motor vehicle being operated on any street or highway to stop the motor vehicle for the sole purpose of determining whether a violation of subsection (a)(1)A. or B. hereof has been or is being committed or for the sole purpose of issuing a ticket, citation, or summons for such a violation or for causing the arrest of or commencing a prosecution of a person for such violation.

(g) As used in this section:

(1) "Occupant restraining device" has the same meaning as in Ohio R.C. 4513.263.

(2) "Family member" of a probationary license holder includes any of the following:

A. A spouse;

B. A child or stepchild;

C. A parent, stepparent, grandparent, or parent-in-law;

D. An aunt or uncle;

E. A sibling, whether or the whole or half blood or by adoption, a brother-in-law or a sister-in-law;

F. A son or daughter of the probationary license holder's stepparent if the stepparent has not adopted the probationary license holder;

G. An eligible adult, as defined in Ohio R.C. 4507.05.

(3) "Moving violation" means any violation of any statute or ordinance that regulates the operation of vehicles, streetcars, or trackless trolleys on the highways or streets. "Moving violation" does not include a violation of Ohio R.C. 4513.263 or a substantially equivalent municipal ordinance, or a violation of any statute or ordinance regulating pedestrians or the parking of vehicles, vehicle size or load limitations, vehicle fitness requirements, or vehicle registration.

(h) Whoever violates this section is guilty of a minor misdemeanor.
(ORC 4507.071)

71.032 USE OF ELECTRONIC WIRELESS COMMUNICATION DEVICE PROHIBITED WHILE DRIVING.

(a) No holder of a temporary instruction permit who has not attained the age of eighteen years and no holder of a probationary driver's license shall drive a motor vehicle on any street, highway, or property used by the public for purposes of vehicular traffic or parking while using in any manner an electronic wireless communications device.

(b) Subsection (a) of this section does not apply to either of the following:

(1) A person using an electronic wireless communications device for emergency purposes, including an emergency contact with a law enforcement agency, hospital or health care provider, fire department, or other similar emergency agency or entity;

(2) A person using an electronic wireless communications device whose motor vehicle is in a stationary position and the motor vehicle is outside a lane of travel;

(3) A person using a navigation device in a voice-operated or hands-free manner who does not manipulate the device while driving.

(c) (1) Except as provided in subsection (c)(2) of this section, whoever violates subsection (a) of this section shall be fined one hundred fifty dollars (\$150.00). In addition, the court shall impose a class seven suspension of the offender's driver's license or permit for a definite period of sixty days.

(2) If the person previously has been adjudicated a delinquent child or a juvenile traffic offender for a violation of this section, whoever violates this section shall be fined three hundred dollars (\$300.00). In addition, the court shall impose a class seven suspension of the person's driver's license or permit for a definite period of one year.

(d) The filing of a sworn complaint against a person for a violation of Ohio R.C. 4511.205 does not preclude the filing of a sworn complaint for a violation of a substantially equivalent municipal ordinance for the same conduct. However, if a person is adjudicated a delinquent child or a juvenile traffic offender for a violation of Ohio R.C. 4511.205 and is also adjudicated a delinquent child or a juvenile traffic offender for a violation of a substantially equivalent municipal ordinance for the same conduct, the two offenses are allied offenses of similar import under Ohio R.C. 2941.25.

(e) As used in this section, "electronic wireless communications device" includes any of the following:

(1) A wireless telephone;

(2) A personal digital assistant;

(3) A computer, including a laptop computer and a computer tablet;

(4) A text-messaging device;

(5) Any other substantially similar electronic wireless device that is designed or used to communicate via voice, image, or written word.

(ORC 4511.205)

71.04 CERTAIN ACTS PROHIBITED.

(a) No person shall do any of the following:

(1) Display, or cause or permit to be displayed, or possess any identification card, driver's or commercial driver's license, temporary instruction permit or commercial driver's license temporary instruction permit knowing the same to be fictitious, or to have been canceled, suspended or altered;

(2) Lend to a person not entitled thereto, or knowingly permit a person not entitled thereto to use any identification card, driver's or commercial driver's license, temporary instruction permit or commercial driver's license temporary instruction permit issued to the person so lending or permitting the use thereof;

(3) Display or represent as one's own, any identification card, driver's or commercial driver's license, temporary instruction permit or commercial driver's license temporary instruction permit not issued to the person so displaying the same;

(4) Fail to surrender to the Registrar of Motor Vehicles, upon the Registrar's demand, any identification card, driver's or commercial driver's license, temporary instruction permit or commercial driver's license temporary instruction permit that has been suspended or canceled;

(5) In any application for an identification card, driver's or commercial driver's license, temporary instruction permit or commercial driver's license temporary instruction permit, or any renewal, reprint, or duplicate thereof, knowingly conceal a material fact, or present any physician's statement required under Ohio R.C. 4507.08 or 4507.081 when knowing the same to be false or fictitious.

(b) Whoever violates this section is guilty of a misdemeanor of the first degree.

(ORC 4507.30)

71.05 WRONGFUL ENTRUSTMENT OF A MOTOR VEHICLE.

(a) No person shall permit a motor vehicle owned by the person or under the person's control to be driven by another if any of the following apply:

(1) The offender knows or has reasonable cause to believe that the other person does not have a valid driver's or commercial driver's license or permit or valid nonresident driving privileges.

(2) The offender knows or has reasonable cause to believe that the other person's driver's or commercial driver's license or permit or nonresident operating privileges have been suspended or canceled under Ohio R.C. Chapter 4510, or any other provision of the Ohio Revised Code or this Traffic Code.

(3) The offender knows or has reasonable cause to believe that the other person's act of driving the motor vehicle would violate any prohibition contained in Ohio R.C. Chapter 4509.

(4) The offender knows or has reasonable cause to believe that the other person's act of driving would violate Ohio R.C. 4511.19 or any substantially equivalent municipal ordinance.

(5) The offender knows or has reasonable cause to believe that the vehicle is the subject of an immobilization waiver order issued under Ohio R.C. 4503.235 and the other person is prohibited from operating the vehicle under that order.

(b) Without limiting or precluding the consideration of any other evidence in determining whether a violation of subsection (a)(1), (2), (3), (4) or (5) of this section has occurred, it shall be prima-facie evidence that the offender knows or has reasonable cause to believe that the operator of the motor vehicle owned by the offender or under the offender's control is in a category described in subsection (a)(1), (2), (3), (4) or (5) of this section if any of the following applies:

(1) Regarding an operator allegedly in the category described in subsection (a)(1), (3) or (5) of this section, the offender and the operator of the motor vehicle reside in the same household and are related by consanguinity or affinity.

(2) Regarding an operator allegedly in the category described in subsection (a)(2) of this section, the offender and the operator of the motor vehicle reside in the same household, and the offender knows or has reasonable cause to believe that the operator has been charged with or convicted of any violation of law or ordinance, or has committed any other act or omission, that would or could result in the suspension or cancellation of the operator's license, permit or privilege.

(3) Regarding an operator allegedly in the category described in subsection (a)(4) of this section, the offender and the operator of the motor vehicle occupied the motor vehicle together at the time of the offense.

(c) Whoever violates this section is guilty of wrongful entrustment of a motor vehicle and shall be punished as provided in subsections (c) to (h) of this section.

(1) Except as provided in subsection (c)(2) of this section, whoever violates subsection (a)(1), (2) or (3) of this section is guilty of an unclassified misdemeanor. When the offense is an unclassified misdemeanor, the offender shall be sentenced pursuant to Ohio R.C. 2929.21 to 2929.28, except that the offender shall not be sentenced to a jail term; the offender shall not be sentenced to a community residential sanction pursuant to Ohio R.C. 2929.26; notwithstanding division (A)(2)(a) of Ohio R.C. 2929.28, the offender may be fined up to one thousand dollars (\$1,000); and, notwithstanding division (A)(3) of Ohio R.C. 2929.27, the offender may be ordered pursuant to division (C) of that section to serve a term of community service of up to five hundred hours. The failure of an offender to complete a term of community service imposed by the court may be punished as indirect criminal contempt under division (A) of Ohio R.C. 2705.02.

(2) A. If, within three years of a violation of subsection (a)(1), (2) or (3) of this section, the offender previously has pleaded guilty to or been convicted of two or more violations of division (A)(1), (2) or (3) of Ohio R.C. 4511.203 or a substantially equivalent municipal ordinance, the offender is guilty of a misdemeanor of the first degree.

B. Whoever violates subsection (a)(4) or (5) of this section is guilty of a misdemeanor of the first degree.

(3) For any violation of this section, in addition to the penalties imposed under Section 303.99, the court may impose a class seven suspension of the offender's driver's license, commercial driver's license, temporary instruction permit, probationary license

or nonresident operating privilege from the range specified in division (A)(7) of Ohio R.C. 4510.02, and, if the vehicle involved in the offense is registered in the name of the offender, the court may order one of the following:

A. Except as otherwise provided in subsection (c)(3)B. or C. of this section, the court may order, for thirty days, the immobilization of the vehicle involved in the offense and the impoundment of that vehicle's license plates. If issued, the order shall be issued and enforced under Ohio R.C. 4503.233.

B. If the offender previously has been convicted of or pleaded guilty to one violation of Ohio R.C. 4511.203 or a substantially equivalent municipal ordinance, the court may order, for sixty days, the immobilization of the vehicle involved in the offense and the impoundment of that vehicle's license plates. If issued, the order shall be issued and enforced under Ohio R.C. 4503.233.

C. If the offender previously has been convicted of or pleaded guilty to two or more violations of Ohio R.C. 4511.203 or a substantially equivalent municipal ordinance, the court may order the criminal forfeiture to the state of the vehicle involved in the offense. If issued, the order shall be issued and enforced under Ohio R.C. 4503.234. If title to a motor vehicle that is subject to an order for criminal forfeiture under this subsection is assigned or transferred and division (B)(2) or (3) of Ohio R.C. 4503.234 applies, in addition to or independent of any other penalty established by law, the court may fine the offender the value of the vehicle as determined by publications of the national automobile dealer's association. The proceeds from any fine imposed under this subsection shall be distributed in accordance with division (C)(2) of Ohio R.C. 4503.234.

(d) If a court orders the immobilization of a vehicle under subsection (c) of this section, the court shall not release the vehicle from the immobilization before the termination of the period of immobilization ordered unless the court is presented with current proof of financial responsibility with respect to that vehicle.

(e) If a court orders the criminal forfeiture of a vehicle under subsection (c) of this section, upon receipt of the order from the court, neither the Registrar of Motor Vehicles nor any deputy registrar shall accept any application for the registration or transfer of registration of any motor vehicle owned or leased by the person named in the order. The period of denial shall be five years after the date the order is issued, unless, during that five-year period, the court with jurisdiction of the offense that resulted in the order terminates the forfeiture and notifies the Registrar of the termination. If the court terminates the forfeiture and notifies the Registrar, the Registrar shall take all necessary measures to permit the person to register a vehicle owned or leased by the person or to transfer the registration of the vehicle.

(f) This section does not apply to motor vehicle rental dealers or motor vehicle leasing dealers, as defined in Ohio R.C. 4549.65.

(g) Evidence of a conviction of, plea of guilty to, or adjudication as a delinquent child for a violation of this section or a substantially similar municipal ordinance shall not be admissible as evidence in any civil action that involves the offender or delinquent child who is the subject of the conviction, plea, or adjudication and that arises from the wrongful entrustment of a motor vehicle.

(h) For purposes of this section, a vehicle is owned by a person if, at the time of a violation of this section, the vehicle is registered in the person's name.
(ORC 4511.203)

71.06 DISPLAY OF LICENSE.

(a) The operator of a motor vehicle shall display the operator's driver's license, or furnish satisfactory proof that the operator has a driver's license, upon demand of any peace officer or of any person damaged or injured in any collision in which the licensee may be involved. When a demand is properly made and the operator has the operator's driver's license on or about the operator's person, the operator shall not refuse to display the license. A person's failure to furnish satisfactory evidence that the person is licensed under Ohio R.C. Chapter 4507 when the person does not have the person's license on or about the person's person shall be prima-facie evidence of the person's not having obtained a driver's license.

(b) (1) Except as provided in subsection (b)(2) hereof, whoever violates this section is guilty of an unclassified misdemeanor. When the offense is an unclassified misdemeanor, the offender shall be sentenced pursuant to Ohio R.C. 2929.21 to 2929.28, except that the offender shall not be sentenced to a jail term; the offender shall not be sentenced to a community residential sanction pursuant to Ohio R.C. 2929.26;

notwithstanding division (A)(2)(a) of Ohio R.C. 2929.28, the offender may be fined up to one thousand dollars (\$1,000); and, notwithstanding division (A)(3) of Ohio R.C. 2929.27, the offender may be ordered pursuant to division (C) of that section to serve a term of community service of up to five hundred hours. The failure of an offender to complete a term of community service imposed by the court may be punished as indirect criminal contempt under division (A) of Ohio R.C. 2705.02 that may be filed in the underlying case.

(2) If, within three years of the offense, the offender previously has been convicted of or pleaded guilty to two or more violations of Ohio R.C. 4507.35 or a substantially equivalent municipal ordinance, the offense is a misdemeanor of the first degree. (ORC 4507.35)

71.07 DRIVING UNDER SUSPENSION OR LICENSE RESTRICTION.

(a) Except as provided under subsection (b) hereof and Sections 71.072 and 71.074, no person whose driver's or commercial driver's license or permit or nonresident operating privilege has been suspended under any provision of the Ohio Revised Code, other than Ohio R.C. Chapter 4509, or under any applicable law in any other jurisdiction in which the person's license or permit was issued shall operate any motor vehicle upon the public roads and highways or upon any public or private property used by the public for purposes of vehicular travel or parking within this Municipality during the period of suspension unless the person is granted limited driving privileges and is operating the vehicle in accordance with the terms of the limited driving privileges.

(b) No person shall operate any motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking in this Municipality in violation of any restriction of the person's driver's or commercial driver's license or permit imposed under division (D) of Ohio R.C. 4506.10 or under Ohio R.C. 4507.14.

(c) Upon the request or motion of the prosecuting authority, a noncertified copy of the law enforcement automated data system report or a noncertified copy of a record of the Registrar of Motor Vehicles that shows the name, date of birth, and social security number of a person charged with a violation of subsection (a) or (b) of this section may be admitted into evidence as prima-facie evidence that the license of the person was under suspension at the time of the alleged violation of subsection (a) of this section or the person operated a motor vehicle in violation of a restriction at the time of the alleged violation of subsection (b) of this section. The person charged with a violation of subsection (a) or (b) of this section may offer evidence to rebut this prima-facie evidence.

(d) (1) Whoever violates subsection (a) or (b) hereof, is guilty of a misdemeanor of the first degree. The court may impose upon the offender a class seven suspension of the offender's driver's license, commercial driver's license, temporary instruction permit, probationary license, or nonresident operating privilege from the range specified in division (A)(7) of Ohio R.C. 4510.02.

(2) A. Except as provided in subsection (d)(2)B. or C. of this section, the court, in addition to any other penalty that it imposes on the offender and if the vehicle is registered in the offender's name and if, within three years of the offense, the offender previously has been convicted of or pleaded guilty to one violation of Ohio R.C. 4510.11 or Ohio R.C. 4510.111 or 4510.16, or a substantially equivalent municipal ordinance, the court, in addition to or independent of any other sentence that it imposes upon the offender, may order the immobilization of the vehicle involved in the offense for thirty days and the impoundment of that vehicle's license plates for thirty days in accordance with Ohio R.C. 4503.233.

B. If the vehicle is registered in the offender's name and if, within three years of the offense, the offender previously has been convicted of or pleaded guilty to two violations of Ohio R.C. 4510.11 or any combination of two violations of Ohio R.C. 4510.11 or Ohio R.C. 4510.111 or 4510.16, or of a substantially similar municipal ordinance, the court, in addition to any other sentence that it imposes on the offender may order the immobilization of the vehicle involved in the offense for sixty days and the impoundment of that vehicle's license plates for sixty days in accordance with Ohio R.C. 4503.233.

C. If the vehicle is registered in the offender's name and if, within three years of the offense, the offender previously has been convicted of or pleaded guilty to three or more violations of Ohio R.C. 4510.11, or any combination of three or more violations of Ohio R.C. 4501.11 or Ohio R.C. 4510.111 or 4510.16, or of a substantially similar

municipal ordinance, the court, in addition to any other sentence that it imposes on the offender may order the criminal forfeiture of the vehicle involved in the offense to the State.

(e) Any order for immobilization and impoundment under this section shall be issued and enforced under Ohio R.C. 4503.233 and 4507.02, as applicable. The court shall not release a vehicle from immobilization ordered under this section unless the court is presented with current proof of financial responsibility with respect to that vehicle.

(f) Any order of criminal forfeiture under this section shall be issued and enforced under Ohio R.C. 4503.234. Upon receipt of the copy of the order from the court, neither the Ohio Registrar of Motor Vehicles nor a deputy registrar shall accept any application for the registration or transfer of registration of any motor vehicle owned or leased by the person named in the declaration of forfeiture. The period of registration denial shall be five years after the date of the order, unless, during that period, the court having jurisdiction of the offense that lead to the order terminates the forfeiture and notifies the Registrar of the termination. The Registrar shall then take necessary measures to permit the person to register a vehicle owned or leased by the person or to transfer registration of the vehicle.

(g) The offender shall provide the court with proof of financial responsibility as defined in Ohio R.C. 4509.01. If the offender fails to provide that proof of financial responsibility, then, in addition to any other penalties provided by law, the court may order restitution pursuant to Ohio R.C. 2929.28 in an amount not exceeding five thousand dollars (\$5,000) for any economic loss arising from an accident or collision that was the direct and proximate result of the offender's operation of the vehicle before, during, or after committing the offense for which the offender is sentenced under this section. (ORC 4510.11)

(h) Any person whose driver's or commercial driver's license or permit or nonresident operating privileges are suspended as a repeat traffic offender under this section and who, during the suspension, operates any motor vehicle upon any public roads and highways is guilty of driving under a twelve-point suspension, a misdemeanor of the first degree. The court shall sentence the offender to a minimum term of three days in jail. No court shall suspend the first three days of jail time imposed pursuant to this subsection. (ORC 4510.037)

(i) It is an affirmative defense to any prosecution brought under this section that the alleged offender drove under suspension, without a valid permit or driver's or commercial driver's license, or in violation of a restriction because of a substantial emergency, and because no other person was reasonably available to drive in response to the emergency.
(ORC 4510.04)

71.071 DRIVING UNDER OVI SUSPENSION.

(a) No person whose driver's or commercial driver's license or permit or nonresident operating privilege has been suspended under Ohio R.C. 4511.19, 4511.191, or 4511.196 or under Ohio R.C. 4510.07 for a conviction of a violation of a municipal OVI ordinance shall operate any motor vehicle upon the public roads or highways within this Municipality during the period of the suspension.

(b) Whoever violates this section is guilty of driving under OVI suspension. The court shall sentence the offender under Ohio R.C. Chapter 2929, subject to the differences authorized or required by this section.

(1) Except as otherwise provided in subsection (b)(2) or (3) of this section, driving under OVI suspension is a misdemeanor of the first degree. The court shall sentence the offender to all of the following:

A. A mandatory jail term of three consecutive days. The three-day term shall be imposed, unless, subject to subsection (c) of this section, the court instead imposes a sentence of not less than thirty consecutive days of house arrest with electronic monitoring. A period of house arrest with electronic monitoring imposed under this subsection shall not exceed six months. If the court imposes a mandatory three-day jail term under this subsection, the court may impose a jail term in addition to that term, provided that in no case shall the cumulative jail term imposed for the offense exceed six months.

B. A fine of not less than two hundred fifty dollars (\$250.00) and not more than one thousand dollars (\$1,000).

C. A license suspension under subsection (e) of this section.

(2) If, within six years of the offense, the offender previously has been convicted of or pleaded guilty to one violation of this section or one equivalent offense, driving under OVI suspension is a misdemeanor of the first degree. The court shall sentence the offender to all of the following:

A. A mandatory jail term of ten consecutive days. Notwithstanding the jail terms provided in Ohio R.C. Chapter 2929, the court may sentence the offender to a longer jail term of not more than one year. The ten-day mandatory jail term shall be imposed unless, subject to subsection (c) of this section, the court instead imposes a sentence of not less than ninety consecutive days of house arrest with electronic monitoring. The period of house arrest with electronic monitoring shall not exceed one year.

B. Notwithstanding the fines provided for in Ohio R.C. Chapter 2929, a fine of not less than five hundred dollars (\$500.00) and not more than two thousand five hundred dollars (\$2,500).

C. A license suspension under subsection (e) of this section.

(3) If, within six years of the offense, the offender previously has been convicted of or pleaded guilty to two or more violations of this section or two or more equivalent offenses, driving under OVI suspension is a misdemeanor of the first degree. The court shall sentence the offender to all of the following:

A. A mandatory jail term of thirty consecutive days. Notwithstanding the jail terms provided in Ohio R.C. Chapter 2929, the court may sentence the offender to a longer jail term of not more than one year. The court shall not sentence the offender to a term of house arrest with electronic monitoring in lieu of the mandatory portion of the jail term.

B. Notwithstanding the fines set forth in Ohio R.C. Chapter 2929, a fine of not less than five hundred dollars (\$500.00) and not more than two thousand five hundred dollars (\$2,500).

C. A license suspension under subsection (e) of this section.

(c) No court shall impose an alternative sentence of house arrest with electronic monitoring under subsection (b)(1) or (2) of this section unless, within sixty days of the date of sentencing, the court issues a written finding on the record that, due to the unavailability of space at the jail where the offender is required to serve the jail term imposed, the offender will not be able to begin serving that term within the sixty-day period following the date of sentencing.

An offender sentenced under this section to a period of house arrest with electronic monitoring shall be permitted work release during that period.

(d) Fifty per cent of any fine imposed by a court under subsection (b)(1), (2) or (3) of this section shall be deposited into the county indigent drivers alcohol treatment fund or municipal indigent drivers alcohol treatment fund under the control of that court, as created by the county or municipal corporation pursuant to division (H) of Ohio R.C. 4511.191.

(e) In addition to or independent of all other penalties provided by law or ordinance, the trial judge of any court of record or the mayor of a mayor's court shall impose on an offender who is convicted of or pleads guilty to a violation of this section a class seven suspension of the offender's driver's or commercial driver's license or permit or nonresident operating privilege from the range specified in division (A)(7) of Ohio R.C. 4510.02.

When permitted as specified in Ohio R.C. 4510.021, if the court grants limited driving privileges during a suspension imposed under this section, the privileges shall be granted on the additional condition that the offender must display restricted license plates, issued under Ohio R.C. 4503.231, on the vehicle driven subject to the privileges, except as provided in division (B) of that section.

A suspension of a commercial driver's license under this section shall be concurrent with any period of suspension or disqualification under Ohio R.C. 3123.58 or 4506.16. No person who is disqualified for life from holding a commercial driver's license under Ohio R.C. 4506.16 shall be issued a driver's license under Ohio R.C. Chapter 4507 during the period for which the commercial driver's license was suspended under this section, and no person whose commercial driver's license is suspended under this section shall be issued a driver's license under Ohio R.C. Chapter 4507 during the period of the suspension.

(f) The offender shall provide the court with proof of financial responsibility as defined in Ohio R.C. 4509.01. If the offender fails to provide that proof of financial responsibility, then, in addition to any other penalties provided by law, the court may

order restitution pursuant to Ohio R.C. 2929.28 in an amount not exceeding five thousand dollars (\$5,000) for any economic loss arising from an accident or collision that was the direct and proximate result of the offender's operation of the vehicle before, during, or after committing the offense that is a misdemeanor of the first degree under this section for which the offender is sentenced. (ORC 4510.14)

(g) (1) If a person is convicted of or pleads guilty to a violation of a municipal ordinance that is substantially equivalent to Ohio R.C. 4510.14, the court, in addition to and independent of any sentence that it imposes upon the offender for the offense, if the vehicle the offender was operating at the time of the offense is registered in the offender's name, shall do whichever of the following is applicable:

A. If, within six years of the current offense, the offender has not been convicted of or pleaded guilty to a violation of Ohio R.C. 4510.14 or former division (D)(2) of Ohio R.C. 4507.02, or a municipal ordinance that is substantially equivalent to that section or former division, the court shall order the immobilization for thirty days of the vehicle involved in the offense and the impoundment for thirty days of the license plates of that vehicle in accordance with Ohio R.C. 4503.233.

B. If, within six years of the current offense, the offender has been convicted of or pleaded guilty to one violation of Ohio R.C. 4510.14 or former division (D)(2) of Ohio R.C. 4507.02, or a municipal ordinance that is substantially equivalent to that section or former division, the court shall order the immobilization for sixty days of the vehicle involved in the offense and the impoundment for sixty days of the license plates of that vehicle in accordance with Ohio R.C. 4503.233.

C. If, within six years of the current offense, the offender has been convicted of or pleaded guilty to two or more violations of Ohio R.C. 4510.14 or former division (D)(2) of Ohio R.C. 4507.02 or a municipal ordinance that is substantially equivalent to that section or former division, the court shall order the criminal forfeiture to the State of the vehicle the offender was operating at the time of the offense.

(2) An order for immobilization and impoundment of a vehicle under this section shall be issued and enforced in accordance with Ohio R.C. 4503.233 and 4507.02, as applicable. The court shall not release a vehicle from immobilization ordered under this section unless the court is presented with current proof of financial responsibility with respect to that vehicle.

(3) An order for criminal forfeiture of a vehicle under this section shall be issued and enforced under Ohio R.C. 4503.234. Upon receipt of a copy of the order from the court, neither the Registrar of Motor Vehicles nor a Deputy Registrar shall accept any application for the registration or transfer of registration of any motor vehicle owned or leased by the person named in the declaration of forfeiture. The period of registration denial shall be five years after the date of the order unless, during that period, the court having jurisdiction of the offense that led to the order terminates the forfeiture and notifies the Registrar of the termination. The Registrar then shall take the necessary measures to permit the person to register a vehicle owned or leased by the person or to transfer registration of the vehicle.

(ORC 4510.161)

(h) As used in this section:

(1) "Electronic monitoring" has the same meaning as in Ohio R.C. 2929.01.

(2) "Equivalent offense" means any of the following:

A. A violation of a municipal ordinance, law of another state, or law of the United States that is substantially equivalent to subsection (a) of this section;

B. A violation of a former law of this State that was substantially equivalent to subsection (a) of this section.

(3) "Jail" has the same meaning as in Ohio R.C. 2929.01.

(4) "Mandatory jail term" means the mandatory term in jail of three, ten, or thirty consecutive days that must be imposed under subsection (b)(1), (2) or (3) of this section upon an offender convicted of a violation of subsection (a) of this section and in relation to which all of the following apply:

A. Except as specifically authorized under this section, the term must be served in a jail.

B. Except as specifically authorized under this section, the term cannot be suspended, reduced, or otherwise modified pursuant to any provision of the Ohio Revised Code.

(ORC 4510.14)

(i) It is an affirmative defense to any prosecution brought under this section that the alleged offender drove under suspension, without a valid permit or driver's or commercial driver's license, or in violation of a restriction because of a substantial emergency, and because no other person was reasonably available to drive in response to the emergency.
(ORC 4510.04)

71.072 DRIVING UNDER FINANCIAL RESPONSIBILITY LAW SUSPENSION OR CANCELLATION; DRIVING UNDER A NONPAYMENT OF JUDGMENT SUSPENSION.

(a) No person, whose driver's or commercial driver's license or temporary instruction permit or nonresident's operating privilege has been suspended or canceled pursuant to Ohio R.C. Chapter 4509, shall operate any motor vehicle within this Municipality, or knowingly permit any motor vehicle owned by the person to be operated by another person in the Municipality, during the period of the suspension or cancellation, except as specifically authorized by Ohio R.C. Chapter 4509. No person shall operate a motor vehicle within this Municipality, or knowingly permit any motor vehicle owned by the person to be operated by another person in the Municipality, during the period in which the person is required by Ohio R.C. 4509.45 to file and maintain proof of financial responsibility for a violation of Ohio R.C. 4509.101, unless proof of financial responsibility is maintained with respect to that vehicle.

(b) No person shall operate any motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking in this Municipality if the person's driver's or commercial driver's license or temporary instruction permit or nonresident operating privilege has been suspended pursuant to Ohio R.C. 4509.37 or 4509.40 for nonpayment of a judgment.

(c) Upon the request or motion of the prosecuting authority, a noncertified copy of the law enforcement automated data system report or a noncertified copy of a record of the Registrar of Motor Vehicles that shows the name, date of birth and social security number of a person charged with a violation of subsection (a) or (b) of this section may be admitted into evidence as prima-facie evidence that the license of the person was under either a financial responsibility law suspension at the time of the alleged violation of subsection (a) of this section or a nonpayment of judgment suspension at the time of the alleged violation of subsection (b) of this section. The person charged with a violation of subsection (a) or (b) of this section may offer evidence to rebut this prima-facie evidence.

(d) Whoever violates subsection (a) of this section is guilty of driving under financial responsibility law suspension or cancellation and shall be punished as provided in subsection (d) hereof. Whoever violates subsection (b) of this section is guilty of driving under a nonpayment of judgment suspension and shall be punished as provided in subsection (d) hereof.

(1) Except as otherwise provided in subsection (d)(2) of this section, the offense is an unclassified misdemeanor. When the offense is an unclassified misdemeanor, the offender shall be sentenced pursuant to Ohio R.C. 2929.21 to 2929.28, except that the offender shall not be sentenced to a jail term; the offender shall not be sentenced to a community residential sanction pursuant to Ohio R.C. 2929.26; notwithstanding division (A)(2)(a) of Ohio R.C. 2929.28, the offender may be fined up to one thousand dollars (\$1,000); and, notwithstanding division (A)(3) of Ohio R.C. 2929.27, the offender may be ordered pursuant to division (C) of that section to serve a term of community service of up to five hundred hours. The failure of an offender to complete a term of community service imposed by the court may be punished as indirect criminal contempt under division (A) of Ohio R.C. 2705.02 that may be filed in the underlying case.

(2) If, within three years of the offense, the offender previously was convicted of or pleaded guilty to two or more violations of Ohio R.C. 4510.16, or any combination of two violations of Ohio R.C. 4510.16 or Ohio R.C. 4510.11 or 4510.111, or a substantially equivalent municipal ordinance, the offense is a misdemeanor of the fourth degree.

(3) The offender shall provide the court with proof of financial responsibility as defined in Ohio R.C. 4509.01. If the offender fails to provide that proof of financial responsibility, then in addition to any other penalties provided by law, the court may order restitution pursuant to Ohio R.C. 2929.28 in an amount not exceeding five thousand dollars (\$5,000) for any economic loss arising from an accident or collision that was the direct and proximate result of the offender's operation of the vehicle before, during or

after committing the offense for which the offender is sentenced under this section. (ORC 4510.16)

(e) No person who has knowingly failed to maintain proof of financial responsibility in accordance with Ohio R.C. 4509.101 shall produce any document or present to a peace officer an electronic wireless communications device that is displaying any text or images with the purpose to mislead a peace officer upon the request of a peace officer for proof of financial responsibility made in accordance with Ohio R.C. 4509.101. Whoever violates this subsection (e) hereof is guilty of falsification, a misdemeanor of the first degree. (ORC 4509.102)

(f) It is an affirmative defense to any prosecution brought under this section that the alleged offender drove under suspension, without a valid permit or driver's or commercial driver's license, or in violation of a restriction because of a substantial emergency, and because no other person was reasonably available to drive in response to the emergency.
(ORC 4510.04)

71.073 DRIVING WITHOUT COMPLYING WITH LICENSE REINSTATEMENT REQUIREMENTS.

(a) No person whose driver's license, commercial driver's license, temporary instruction permit, or nonresident's operating privilege has been suspended shall operate any motor vehicle upon a public road or highway or any public or private property after the suspension has expired unless the person has complied with all license reinstatement requirements imposed by the court, the Bureau of Motor Vehicles, or another provision of the Ohio Revised Code.

(b) Upon the request or motion of the prosecuting authority, a noncertified copy of the law enforcement automated data system report or a noncertified copy of a record of the Registrar of Motor Vehicles that shows the name, date of birth, and social security number of a person charged with a violation of subsection (a) of this section may be admitted into evidence as prima-facie evidence that the license of the person had not been reinstated by the person at the time of the alleged violation of subsection (a) hereof. The person charged with a violation of subsection (a) hereof may offer evidence to rebut this prima-facie evidence.

(c) Whoever violates this section is guilty of failure to reinstate a license and shall be punished as follows:

(1) Except as provided in subsection (c)(2) of this section, whoever violates subsection (a) hereof is guilty of an unclassified misdemeanor. When the offense is an unclassified misdemeanor, the offender shall be sentenced pursuant to Ohio R.C. 2929.21 to 2929.28, except that the offender shall not be sentenced to a jail term; the offender shall not be sentenced to a community residential sanction pursuant to Ohio R.C. 2929.26; notwithstanding division (A)(2)(a) of Ohio R.C. 2929.28, the offender may be fined up to one thousand dollars (\$1,000); and, notwithstanding division (A)(3) of Ohio R.C. 2929.27, the offender may be ordered pursuant to division (C) of that section to serve a term of community service of up to five hundred hours. The failure of an offender to complete a term of community service imposed by the court may be punished as indirect criminal contempt under division (A) of Ohio R.C. 2705.02 that may be filed in the underlying case.

(2) If, within three years of a violation of subsection (a) of this section, the offender previously has pleaded guilty to or been convicted of two or more violations of Ohio R.C. 4510.21(A) or a substantially equivalent municipal ordinance, the offender is guilty of a misdemeanor of the first degree.

(3) In all cases, the court may impose upon the offender a class seven suspension of the offender's driver's license, commercial driver's license, temporary instruction permit, probationary driver's license, or nonresident operating privilege from the range specified in division (A)(7) of Ohio R.C. 4510.02. (ORC 4510.21)

(d) It is an affirmative defense to any prosecution brought under this section that the alleged offender drove under suspension, without a valid permit or driver's or commercial driver's license, or in violation of a restriction because of a substantial emergency, and because no other person was reasonably available to drive in response to the emergency.
(ORC 4510.04)

**71.074 DRIVING UNDER LICENSE FORFEITURE OR CHILD SUPPORT
SUSPENSION.**

(a) No person shall operate any motor vehicle upon a highway or any public or private property used by the public for purposes of vehicular travel or parking in this Municipality whose driver's or commercial driver's license has been suspended pursuant to Ohio R.C. 2151.354, 2151.87, 2935.27, 3123.58, 4301.99, 4510.032, 4510.22 or 4510.33.

(b) Upon the request or motion of the prosecuting authority, a noncertified copy of the law enforcement automated data system report or a noncertified copy of a record of the Registrar of Motor Vehicles that shows the name, date of birth, and social security number of a person charged with a violation of subsection (a) of this section may be admitted into evidence as prima- facie evidence that the license of the person was under suspension at the time of the alleged violation of subsection (a) of this section. The person charged with a violation of subsection (a) of this section may offer evidence to rebut this prima-facie evidence.

(c) Whoever violates subsection (a) of this section is guilty of driving under suspension and shall be punished as provided in subsection (c) of this section.

(1) Except as otherwise provided in subsection (c)(2) of this section, the offense is an unclassified misdemeanor. The offender shall be sentenced pursuant to Ohio R.C. 2929.21 to 2929.28, except that the offender shall not be sentenced to a jail term; the offender shall not be sentenced to a community residential sanction pursuant to Ohio R.C. 2929.26; notwithstanding division (A)(2)(a) of Ohio R.C. 2929.28, the offender may be fined up to one thousand dollars (\$1,000); and, notwithstanding division (A)(3) of Ohio R.C. 2929.27, the offender may be ordered pursuant to division (C) of that section to serve a term of community service of up to five hundred hours. The failure of an offender to complete a term of community service imposed by the court may be punished as indirect criminal contempt under division (A) of Ohio R.C. 2705.02 that may be filed in the underlying case.

(2) If, within three years of the offense, the offender previously was convicted of or pleaded guilty to two or more violations of subsection (A) of Ohio R.C. 4510.111, or any combination of two or more violations of subsection (A) of Ohio R.C. 4510.111, or Ohio R.C. 4510.11 or 4510.16, or a substantially equivalent municipal ordinance, the offense is a misdemeanor of the fourth degree and the offender shall provide the court with proof of financial responsibility as defined in Ohio R.C. 4509.01. If the offender fails to provide that proof of financial responsibility, then in addition to any other penalties provided by law, the court may order restitution pursuant to Ohio R.C. 2929.28 in an amount not exceeding five thousand dollars (\$5,000) for any economic loss arising from an accident or collision that was the direct and proximate result of the offender's operation of the vehicle before, during or after committing the offense for which the offender is sentenced under this section. (ORC 4510.111)

(d) It is an affirmative defense to any prosecution brought under this section that the alleged offender drove under suspension, without a valid permit or driver's or commercial driver's license, or in violation of a restriction because of a substantial emergency, and because no other person was reasonably available to drive in response to the emergency.
(ORC 4510.04)

71.08 OPERATION OR SALE WITHOUT CERTIFICATE OF TITLE.

(a) No person shall do any of the following:

(1) Operate in this Municipality a motor vehicle for which a certificate of title is required without having that certificate in accordance with Ohio R.C. Chapter 4505 or, if a physical certificate of title has not been issued for a motor vehicle, operate the motor vehicle in this Municipality knowing that the ownership information relating to the vehicle has not been entered into the automated title processing system by a clerk of a court of common pleas;

(2) Display or display for sale or sell as a dealer or acting on behalf of a dealer, a motor vehicle without having obtained a manufacturer's or importer's certificate, a certificate of title, or an assignment of a certificate of title for it as provided in Ohio R.C. Chapter 4505;

(3) Fail to surrender any certificate of title or any certificate of registration or license plates upon cancellation of the same by the Registrar of Motor Vehicles and notice of the cancellation as prescribed in Ohio R.C. Chapter 4505;

(4) Fail to surrender the certificate of title to a clerk of a court of common pleas as provided in Ohio R.C. Chapter 4505 in case of the destruction or dismantling or change of a motor vehicle in such respect that it is not the motor vehicle described in the certificate of title;

(5) Violate any rules adopted pursuant to Ohio R.C. Chapter 4505;

(6) Except as otherwise provided in Ohio R.C. Chapter 4505 and Chapter 4517, sell at wholesale a motor vehicle the ownership of which is not evidenced by an Ohio certificate of title, or the current certificate of title issued for the motor vehicle, or the manufacturer's certificate of origin, and all title assignments that evidence the seller's ownership of the motor vehicle, and an odometer disclosure statement that complies with Ohio R.C. 4505.06 and subchapter IV of the "Motor Vehicle Information and Cost Savings Act", 86 Stat. 961 (1972), 15 U.S.C. 1981;

(7) Operate in this Municipality a motor vehicle knowing that the certificate of title to the vehicle or ownership of the vehicle as otherwise reflected in the automated title processing system has been canceled.

(b) This section does not apply to persons engaged in the business of warehousing or transporting motor vehicles for the purpose of salvage disposition.

(c) Whoever violates this section shall be fined not more than two hundred dollars (\$200.00) or imprisoned not more than ninety days, or both.
(ORC 4505.18)

71.09 DISPLAY OF LICENSE PLATES OR VALIDATION STICKERS; REGISTRATION.

(a) (1) No person who is the owner or operator of a motor vehicle shall fail to display in plain view on the rear of the motor vehicle a license plate that displays the distinctive number and registration mark assigned to the motor vehicle by the Ohio Director of Public Safety, including any county identification sticker and any validation sticker when required by and issued under Ohio R.C. 4503.19 and 4503.191. However a commercial tractor shall display the license plate on the front of the commercial tractor.

(2) The license plate shall be securely fastened so as not to swing, and shall not be covered by any material that obstructs its visibility.

(3) No person to whom a temporary motor vehicle license registration has been issued for the use of a motor vehicle under Ohio R.C. 4503.182, and no operator of that motor vehicle, shall fail to display the temporary motor vehicle license registration in plain view from the rear of the vehicle either in the rear window or on an external rear surface of the motor vehicle.

(4) No person shall cover a temporary motor vehicle license registration by any material that obstructs its visibility.

(ORC 4503.21(A))

(b) (1) Whoever violates subsection (a) of this section is guilty of a minor misdemeanor.

(2) The offenses established under subsection (a) of this section are strict liability offenses and Ohio R.C. 2901.20 does not apply. The designation of these offenses as strict liability offenses shall not be construed to imply that any other offense, for which there is no specified degree of culpability, is not a strict liability offense.

(ORC 4503.21(B), (C))

71.091 OPERATING WITHOUT DEALER OR MANUFACTURER LICENSE PLATES.

(a) No person shall operate or cause to be operated upon a public road or highway a motor vehicle of a manufacturer or dealer unless the vehicle carries and displays a placard, except as provided in Ohio R.C. 4503.21, issued by the Director of Public Safety that displays the registration number of its manufacturer or dealer.

(b) Whoever violates subsection (a) of this section is guilty of illegal operation of a manufacturer's or dealer's motor vehicle, a minor misdemeanor.

(ORC 4549.10)

71.10 EXPIRED OR UNLAWFUL LICENSE PLATES.

(a) No person who is the owner of a motor vehicle which is parked or operated upon the public streets or highways shall fail to annually file the application for registration or to pay the tax therefor, as required by Ohio R.C. Chapter 4503. (ORC 4503.11)

(b) No person shall operate, drive or park upon the public streets or highways a motor vehicle acquired from a former owner who has registered the motor vehicle, while the motor vehicle displays the distinctive number or identification mark assigned to it upon its original registration. (ORC 4549.11)

(c) No person who is the owner of a motor vehicle and a resident of Ohio shall operate, drive or park the motor vehicle upon the public streets or highways, while it displays a distinctive number or identification mark issued by or under the authority of another state, without complying with the laws of Ohio relating to the registration and identification of motor vehicles.
(ORC 4549.12)

(d) No person shall park or operate any vehicle upon any public street or highway upon which is displayed an expired license plate or an expired validation sticker.

(e) No person shall park or operate any vehicle upon any public street or highway upon which are displayed any license plates not legally registered and issued for such vehicle, or upon which are displayed any license plates that were issued on an application for registration that contains any false statement by the applicant.

(f) (1) Whoever violates subsection (a) hereof is guilty of a minor misdemeanor.

(2) Whoever violates subsection (b) hereof is guilty of a minor misdemeanor on a first offense and a misdemeanor of the fourth degree on each subsequent offense.

(3) Whoever violates any provision of this section for which no other penalty is provided is guilty of a minor misdemeanor.

(ORC 4549.11; 4549.12)

71.11 USE OF ILLEGAL LICENSE PLATES; TRANSFER OF REGISTRATION.

(a) No person shall operate or drive a motor vehicle upon the streets in this Municipality if it displays a license plate or a distinctive number or identification mark that meets any of the following criteria:

(1) Is fictitious;

(2) Is a counterfeit or an unlawfully made copy of any distinctive number or identification mark;

(3) Belongs to another motor vehicle, provided that this section does not apply to a motor vehicle that is operated on the streets in this Municipality when the motor vehicle displays license plates that originally were issued for a motor vehicle that previously was owned by the same person who owns the motor vehicle that is operated on the streets in this Municipality, during the thirty-day period described in subsection (c) hereof.

(b) Whoever violates subsection (a)(1), (2) or (3) of this section is guilty of operating a motor vehicle bearing an invalid license plate or identification mark, a misdemeanor of the fourth degree on a first offense and a misdemeanor of the third degree on each subsequent offense.

(ORC 4549.08)

(c) Upon the transfer of ownership of a motor vehicle, the registration of the motor vehicle expires, and the original owner shall immediately remove the license plates from the motor vehicle. The transfer of the registration and, where applicable, the license plates from the motor vehicle for which they originally were issued to a succeeding motor vehicle purchased by the same person in whose name the original registration and license plates were issued shall be done within a period not to exceed thirty days. During that thirty-day period, the license plates from the motor vehicle for which they originally were issued may be displayed on the succeeding motor vehicle, and the succeeding motor vehicle may be operated on the streets of the Municipality.

(d) Whoever violates subsection (c) of this section is guilty of a misdemeanor of the fourth degree. (ORC 4503.12)

71.111 REGISTRATION WITHIN THIRTY DAYS OF RESIDENCY.

(a) Within thirty days of becoming a resident of this State, any person who owns a motor vehicle operated or driven upon the public roads or highways shall register the vehicle in this State. If such a person fails to register a vehicle owned by the person, the person shall not operate any motor vehicle in this Municipality under a license issued by another state.

(b) (1) Whoever violates subsection (a) of this section is guilty of a minor misdemeanor.

(2) The offense established under subsection (b)(1) of this section is a strict liability offense and strict liability is a culpable mental state for purposes of Ohio R.C. 2901.20.

The designation of this offense as a strict liability offense shall not be construed to imply that any other offense, for which there is no specified degree of culpability, is not a strict liability offense.

(c) For purposes of subsection (a) of this section, "resident" means any person to whom any of the following applies:

(1) The person maintains their principal residence in this State and does not reside in this State as a result of the person's active service in the United States Armed Forces.

(2) The person is determined by the Registrar of Motor Vehicles to be a resident in accordance with standards adopted by the Registrar under Ohio R.C. 4507.01. (ORC 4503.111)

71.12 STOPPING AFTER ACCIDENT UPON STREETS; COLLISION WITH UNATTENDED VEHICLE.

(a) (1) In the case of a motor vehicle accident or collision with persons or property on a public road or highway, the operator of the motor vehicle, having knowledge of the accident or collision, immediately shall stop the operator's motor vehicle at the scene of the accident or collision. The operator shall remain at the scene of the accident or collision until the operator has given the operator's name and address and, if the operator is not the owner, the name and address of the owner of that motor vehicle, together with the registered number of that motor vehicle, to all of the following:

A. Any person injured in the accident or collision;

B. The operator, occupant, owner or attendant of any motor vehicle damaged in the accident or collision;

C. The police officer at the scene of the accident or collision.

(2) In the event an injured person is unable to comprehend and record the information required to be given under subsection (a)(1) of this section, the other operator involved in the accident or collision shall notify the nearest police authority concerning the location of the accident or collision, and the operator's name, address and the registered number of the motor vehicle the operator was operating. The operator shall remain at the scene of the accident or collision until a police officer arrives, unless removed from the scene by an emergency vehicle operated by a political subdivision or an ambulance.

(3) If the accident or collision is with an unoccupied or unattended motor vehicle, the operator who collides with the motor vehicle shall securely attach the information required to be given in this section, in writing, to a conspicuous place in or on the unoccupied or unattended motor vehicle.

(b) (1) Whoever violates subsection (a) of this section is guilty of failure to stop after an accident. Except as otherwise provided in subsection (b)(2) or (3) of this section, failure to stop after an accident is a misdemeanor of the first degree.

(2) If the accident or collision results in serious physical harm to a person, failure to stop after an accident is a felony and shall be prosecuted under appropriate State law.

(3) If the accident or collision results in the death of a person, failure to stop after an accident is a felony and shall be prosecuted under appropriate State law.

(4) In all cases, the court, in addition to any other penalties provided by law, shall impose upon the offender a class five suspension of the offender's driver's license, commercial driver's license, temporary instruction permit, probationary license, or nonresident operating privilege from the range specified in division (A)(5) of Ohio R.C. 4510.02. No judge shall suspend the first six months of suspension of an offender's license, permit, or privilege required by this subsection.

The offender shall provide the court with proof of financial responsibility as defined in Ohio R.C. 4509.01. If the offender fails to provide that proof of financial responsibility, then, in addition to any other penalties provided by law, the court may order restitution pursuant to Ohio R.C. 2929.18 or 2929.28 in an amount not exceeding five thousand dollars (\$5,000) for any economic loss arising from an accident or collision that was the direct and proximate result of the offender's operation of the motor vehicle before, during or after committing the offense charged under this section. (ORC 4549.02)

71.13 STOPPING AFTER ACCIDENT UPON PROPERTY OTHER THAN STREET.

(a) (1) In the case of a motor vehicle accident or collision resulting in injury or damage to persons or property on any public or private property other than a public road or highway, the operator of the motor vehicle, having knowledge of the accident or

collision, shall stop at the scene of the accident or collision. Upon request of any person who is injured or damaged, or any other person, the operator shall give that person the operator's name and address, and, if the operator is not the owner, the name and address of the owner of that motor vehicle, together with the registered number of that motor vehicle, and, if available, exhibit the operator's driver's or commercial driver's license.

(2) If the operator of the motor vehicle involved in the accident or collision does not provide the information specified in subsection (a)(1) of this section, the operator shall give that information, within twenty-four hours after the accident or collision, to the Police Department.

(3) If the accident or collision is with an unoccupied or unattended motor vehicle, the operator who collides with the motor vehicle shall securely attach the information required under subsection (a)(1) of this section, in writing, to a conspicuous place in or on the unoccupied or unattended motor vehicle.

(b) (1) Whoever violates subsection (a) of this section is guilty of failure to stop after a nonpublic road accident. Except as otherwise provided in subsection (b)(2) or (3) of this section, failure to stop after a nonpublic road accident is a misdemeanor of the first degree.

(2) If the accident or collision results in serious physical harm to a person, failure to stop after a nonpublic road accident is a felony and shall be prosecuted under appropriate State law.

(3) If the accident or collision results in the death of a person, failure to stop after a nonpublic road accident is a felony and shall be prosecuted under appropriate State law.

(4) In all cases, the court, in addition to any other penalties provided by law, shall impose upon the offender a class five suspension of the offender's driver's license, commercial driver's license, temporary instruction permit, probationary license, or nonresident operating privilege from the range specified in division (A)(5) of Ohio R.C. 4510.02. No judge shall suspend the first six months of suspension of an offender's license, permit, or privilege required by this subsection.

The offender shall provide the court with proof of financial responsibility as defined in Ohio R.C. 4509.01. If the offender fails to provide that proof of financial responsibility, then, in addition to any other penalties provided by law, the court may order restitution pursuant to Ohio R.C. 2929.18 or 2929.28 in an amount not exceeding five thousand dollars (\$5,000) for any economic loss arising from an accident or collision that was the direct and proximate result of the offender's operation of the motor vehicle before, during or after committing the offense charged under this section. (ORC 4549.021)

71.14 VEHICLE ACCIDENT RESULTING IN DAMAGE TO REALTY.

(a) The driver of any vehicle involved in an accident resulting in damage to real property, or personal property attached to real property, legally upon or adjacent to a public road or highway immediately shall stop and take reasonable steps to locate and notify the owner or person in charge of the property of that fact, of the driver's name and address, and of the registration number of the vehicle the driver is driving and, upon request and if available, shall exhibit the driver's or commercial driver's license.

If the owner or person in charge of the property cannot be located after reasonable search, the driver of the vehicle involved in the accident resulting in damage to the property, within twenty-four hours after the accident, shall forward to the police authority in the municipality in which the accident or collision occurred, the same information required to be given to the owner or person in control of the property and give the location of the accident and a description of the damage insofar as it is known.

(b) Whoever violates subsection (a) of this section is guilty of failure to stop after an accident involving the property of others, a misdemeanor of the first degree.

The offender shall provide the court with proof of financial responsibility as defined in Ohio R.C. 4509.01. If the offender fails to provide that proof of financial responsibility, then, in addition to any other penalties provided by law, the court may order restitution pursuant to Ohio R.C. 2929.28 in an amount not exceeding five thousand dollars (\$5,000) for any economic loss arising from an accident or collision that was the direct and proximate result of the offender's operation of the motor vehicle before, during or after committing the offense charged under this section. (ORC 4549.03)

SECTION 2. That former Chapter 71 is hereby repealed in its entirety.

SECTION 3. it is found and determined that all formal actions of the Council of Kelleys Island concerning and relating to the adoption of this Ordinance were adopted in an open meeting of such body, and that all deliberations of the Council of the Village of Kelleys Island 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 Section 121.22 of the Ohio Revised Code.

SECTION 4. That this Ordinance shall be in effect from and after the earliest period allowed by law.

DATED THIS ____ DAY OF _____, 2026.

MAYOR RONALD E EHRBAR

ATTEST:

LISA M KLONARIS, CLERK-TREASURER

COUNCIL CHAMBER

VILLAGE OF KELLEYS ISLAND, OHIO

ORDINANCE NO. 2026 – O - _____

INTRODUCED BY: MAYOR RONALD E EHRBAR

AN ORDINANCE ESTABLISHING A NEW CHAPTER 75 ENTITLED
“BICYCLES AND MOTORCYCLES” OF THE KELLEYS ISLAND
CODIFIED ORDINANCES, REPEALING FORMER CHAPTER 75.

WHEREAS, the purpose of this new chapter is to update the bicycles and motorcycles ordinance for the Village of Kelleys Island, Ohio, to reflect the changes in the types of motorized vehicles operating on the streets.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF KELLEYS ISLAND, COUNTY OF ERIE AND STATE OF OHIO AS FOLLOWS:

SECTION 1.

That new Chapter 75 of the Kelleys Island Codified Ordinances which states as follows is hereby adopted:

CHAPTER 75

Bicycles and Motorcycles

- 75.01 Code application to bicycles.
- 75.02 Riding upon seats; handle bars; helmets and glasses.
- 75.03 Attaching bicycle or sled to vehicle.
- 75.04 Riding bicycles; e-scooters, and motorcycles abreast.
- 75.05 Signal device on bicycle; e-scooters.
- 75.06 Lights and reflector on bicycle, e-scooters; brakes.
- 75.07 Riding bicycle, e-scooters on right side of roadway; obedience to traffic rules; passing.
- 75.08 Reckless operation; control, course and speed.
- 75.09 Parking of bicycle.
- 73.10 Motorized bicycle operation, equipment and license.
- 75.11 Electric bicycles.

75.01 CODE APPLICATION TO BICYCLES.

(a) The provisions of this Traffic Code that are applicable to bicycles, electric bicycles, and e-scooters apply whenever a bicycle, electric bicycle, or e-scooter is operated upon any street or upon any shared-use path or path set aside for the exclusive use of bicycles.

(b) Except as provided in subsection (d) of this section, a bicycle operator, electric bicycle, or e-scooter operator who violates any section of this Traffic Code described in subsection (a) of this section that is applicable to bicycles, electric bicycles, or e-scooters may be issued a ticket, citation or summons by a law enforcement officer for the violation in the same manner as the operator of a motor vehicle would be cited for the same violation. A person who commits any such violation while operating a bicycle, electric bicycle, or e-scooter shall not have any points assessed against the person's driver's license, commercial driver's license, temporary instruction permit, or probationary license under Ohio R.C. 4510.036.

(c) Except as provided in subsection (d) of this section, in the case of a violation of any section of this Traffic Code described in subsection (a) of this section by a bicycle operator, electric bicycle operator, e-scooter operator, motor vehicle or vehicle operator when the trier of fact finds that the violation by the bicycle operator, electric bicycle operator, e-scooter operator, motor vehicle or vehicle operator endangered the lives of bicycle riders, electric bicycle riders, or e-scooter riders at the time of the violation, the court, notwithstanding any provision of this Traffic Code to the contrary, may require the bicycle operator, electric bicycle operator, e-scooter operator, motor vehicle or vehicle operator to take and successfully complete a bicycling skills course approved by the court in addition to or in lieu of any penalty otherwise prescribed by the Traffic Code for that violation.

(e) The provisions of this Traffic Code shall apply to bicycles, electric bicycles, and e-scooters except those which by their nature are not applicable.

75.02 RIDING UPON SEATS; HANDLE BARS; HELMETS AND GLASSES.

(a) For purposes of this section "snowmobile" has the same meaning as given that term in Ohio R.C 4519.01.

(b) No person operating a bicycle or electric bicycle shall ride other than upon or astride the permanent and regular seat attached thereto, or carry any other person upon such bicycle or electric bicycle other than upon a firmly attached and regular seat thereon, and no person shall ride upon a bicycle or electric bicycle other than upon such a firmly attached and regular seat.

(c) No person operating a motorcycle shall ride other than upon or astride the permanent and regular seat or saddle attached thereto, or carry any other person upon such motorcycle other than upon a firmly attached and regular seat or saddle thereon, and no person shall ride upon a motorcycle other than upon such a firmly attached and regular seat or saddle.

(d) No person shall ride upon a motorcycle that is equipped with a saddle other than while sitting astride the saddle, facing forward, with one leg on each side of the motorcycle.

(e) No person shall ride upon a motorcycle that is equipped with a seat other than while sitting upon the seat.

(ORC 4511.53)

(f) No person operating a bicycle, electric bicycle, or e-scooter shall carry any package, bundle or article that prevents the driver from keeping at least one hand upon the handlebars.

(g) No bicycle, electric bicycle, e-scooter, or motorcycle shall be used to carry more persons at one time than the number for which it is designed and equipped. No motorcycle shall be operated on a highway when the handlebars rise higher than the shoulders of the operator when the operator is seated in the operator's seat or saddle.

(h) (1) Except as provided in subsection (h)(2) of this section, no person shall operate or be a passenger on a snowmobile or motorcycle without using safety glasses or other protective eye device. Except as provided in subsection (i)(3) of this section, no person who is under the age of eighteen years, or who holds a motorcycle operator's endorsement or license bearing "novice" designation that is currently in effect as provided in Ohio R.C. 4507.13, shall operate a motorcycle on a highway, or be a passenger on a motorcycle, unless wearing a United States Department of Transportation-approved protective helmet on the person's head, and no other person shall be a passenger on a motorcycle operated by such a person unless similarly wearing a protective helmet. The helmet, safety glasses or other protective eye device shall conform with rules adopted by the Ohio Director of Public Safety. The provisions of this subsection or a violation thereof shall not be used in the trial of any civil action.

(2) Subsection (h)(1) of this section does not apply to a person operating an autocycle or cab-enclosed motorcycle when the occupant compartment top is in place enclosing the occupants.

(i) (1) No person shall operate a motorcycle with a valid temporary permit and temporary instruction permit identification card issued by the Ohio Registrar of Motor Vehicles pursuant to Ohio R.C. 4507.05 unless the person, at the time of such operation, is wearing on the person's head a protective helmet that has been approved by the United States Department of Transportation that conforms with rules adopted by the Director.

(2) No person shall operate a motorcycle with a valid temporary instruction permit and temporary instruction permit identification card issued by the Registrar pursuant to Ohio R.C. 4507.05 in any of the following circumstances:

- A. At any time when lighted lights are required by Section 337.02(a)(1); (4513.03)
- B. While carrying a passenger;
- C. On any limited access highway or heavily congested roadway.

(3) Subsections (i)(1) and (i)(2)A. of this section do not apply to a person who operates or is a passenger in an autocycle or cab-enclosed motorcycle when the occupant compartment top is in place enclosing the occupants.

(j) Nothing in this section shall be construed as prohibiting the carrying of a child in a seat or trailer that is designed for carrying children and is firmly attached to the bicycle or electric bicycle.

(k) Except as otherwise provided in this subsection, whoever violates this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree.

(ORC 4511.53)

75.03 ATTACHING BICYCLE OR SLED TO VEHICLE.

(a) No person riding upon any motorcycle, bicycle, electric bicycle, e-scooter, coaster, roller skates, sled, skateboard or toy vehicle shall attach the same or self to any vehicle upon a roadway.

No operator shall knowingly permit any person riding upon any motorcycle, bicycle, electric bicycle, e-scooter, coaster, roller skates, sled, skateboard, or toy vehicle to attach the same or self to any vehicle while it is moving upon a roadway. This section does not apply to the towing of a

(b) Except as otherwise provided in this subsection, whoever violates this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree.

If the offender commits the offense while distracted and the distracting activity is a contributing factor to the commission of the offense, the offender is subject to the additional fine established under Section _____ of the Traffic Code. (ORC 4511.54)

75.04 RIDING BICYCLES, E-SCOOTERS, AND MOTORCYCLES ABOARD.

Persons riding bicycles, electric bicycles, e-scooters, or motorcycles upon a roadway shall ride not more than two abreast in a single lane, except on paths or parts of roadways set aside for the exclusive use of bicycles, electric bicycles, e-scooters, or motorcycles.

(b) Except as otherwise provided in this subsection, whoever violates this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree.

If the offender commits the offense while distracted and the distracting activity is a contributing factor to the commission of the offense, the offender is subject to the additional fine established under Section _____ of the Traffic Code. (ORC 4511.55)

75.05 SIGNAL DEVICE ON BICYCLE, E-SCOOTERS.

A bicycle, electric bicycle, or e-scooter may be equipped with a device capable of giving an audible signal, except that a bicycle, electric bicycle, or e-scooter shall not be equipped with, nor shall any person use upon a bicycle, electric bicycle, or e-scooter any siren or whistle.

(b) Except as otherwise provided in this subsection, whoever violates this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously

has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree.
(ORC 4511.56)

75.06 LIGHTS AND REFLECTOR ON BICYCLE, E-SCOOTERS; BRAKES.

(a) Every bicycle, electric bicycle, or e-scooter when in use at the times specified in ORC 4513.03 or a substantially equivalent municipal ordinance, shall be equipped with the following:

(1) A lamp mounted on the front of either the bicycle, electric bicycle, or e-scooter or the operator that shall emit a white light visible from a distance of at least five hundred feet to the front; and three hundred feet to the sides. A generator-powered lamp that emits light only when the bicycle, electric bicycle, or e-scooter is moving may be used to meet this requirement.

(2) A red reflector on the rear that shall be visible from all distances from one hundred feet to six hundred feet to the rear when directly in front of lawful lower beams of head lamps on a motor vehicle.

(3) A lamp emitting either flashing or steady red light visible from a distance of five hundred feet to the rear shall be used in addition to the red reflector; If the red lamp performs as a reflector in that it is visible as specified in subsection (a)(2) of this section, the red lamp may serve as the reflector and a separate reflector is not required.

(b) Additional lamps and reflectors may be used in addition to those required under subsection (a) of this section, except that red lamps and red reflectors shall not be used on the front of the bicycle, electric bicycle, or e-scooter and white lamps and white reflectors shall not be used on the rear of the bicycle, electric bicycle, or e-scooter.

(c) Every bicycle, electric bicycle, or e-scooter shall be equipped with an adequate brake when used on a street or highway.

(d) Except as otherwise provided in this subsection, whoever violates this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree.
(ORC 4511.56)

75.07 RIDING BICYCLE, E-SCOOTERS ON RIGHT SIDE OF ROADWAY; OBEDIENCE TO TRAFFIC RULES; PASSING.

(a) Every person operating a bicycle, electric bicycle, or e-scooter upon a roadway shall ride as near to the right side of the roadway as practicable obeying all traffic rules applicable to vehicles and exercising due care when passing a standing vehicle or one proceeding in the same direction.

(b) This section does not require a person operating a bicycle, electric bicycle, or e-scooter to ride at the edge of the roadway when it is unreasonable or unsafe to do so. Conditions that may require riding away from the edge of the roadway include when necessary to avoid fixed or moving objects, parked or moving vehicles, surface hazards, or if it otherwise is unsafe or impracticable to do so, including if the lane is too narrow for the bicycle, electric bicycle, or e-scooter and an overtaking vehicle to travel safely side by side within the lane.

(c) Except as otherwise provided in this subsection, whoever violates this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree.

If the offender commits the offense while distracted and the distracting activity is a contributing factor to the commission of the offense, the offender is subject to the

additional fine established under _____ of the Traffic Code. (ORC 4511.55(A))

75.08 RECKLESS OPERATION; CONTROL, COURSE AND SPEED.

(a) No person shall operate a bicycle, electric bicycle, or e-scooter:

(1) Without due regard for the safety and rights of pedestrians and drivers and occupants of all other vehicles, and so as to endanger the life, limb, or property of any person while in the lawful use of the streets or sidewalks or any other public or private property;

(2) Without exercising reasonable and ordinary control over such bicycle, electric bicycle, or e-scooter;

(3) In a weaving or zigzag course unless such irregular course is necessary for safe operation in compliance with law;

(4) Without both hands upon the handle grips except when necessary to give the required hand and arm signals;

(5) At a speed greater than is reasonable and prudent under the conditions then existing.

(b) Whoever violates this section is guilty of a minor misdemeanor on a first offense; on a second offense within one year after the first offense, the person is guilty of a misdemeanor of the fourth degree; on each subsequent offense within one year after the first offense, the person is guilty of a misdemeanor of the third degree.

75.09 PARKING OF BICYCLE.

(a) No person shall park a bicycle, electric bicycle, or e-scooter upon a sidewalk in such a manner so as to unduly interfere with pedestrian traffic or upon a roadway so as to unduly interfere with vehicular traffic.

(b) Whoever violates this section is guilty of a minor misdemeanor on a first offense; on a second offense within one year after the first offense, the person is guilty of a misdemeanor of the fourth degree; on each subsequent offense within one year after the first offense, the person is guilty of a misdemeanor of the third degree.

75.10 MOTORIZED BICYCLE OPERATION, EQUIPMENT AND LICENSE.

(a) No person shall operate a motorized bicycle upon any street or highway or any public or private property used by the public for purposes of vehicular travel or parking, unless all of the following conditions are met:

(1) The person is fourteen or fifteen years of age and holds a valid probationary motorized bicycle license issued after the person has passed the test provided for in Ohio R.C. 4511.521, or the person is sixteen years of age or older and holds either a valid commercial driver's license issued under Ohio R.C. Chapter 4506, or a driver's license issued under Ohio R.C. Chapter 4507, or a valid motorized bicycle license issued after the person has passed the test provided for in Ohio R.C. 4511.521, except that if a person is sixteen years of age, has a valid probationary motorized bicycle license and desires a motorized bicycle license, the person is not required to comply with the testing requirements provided for in Ohio R.C. 4511.521;

(2) The motorized bicycle is equipped in accordance with rules adopted by the Ohio Director of Public Safety and is in proper working order;

(3) The person, if under eighteen years of age, is wearing a protective helmet on the person's head with the chin strap properly fastened, and the motorized bicycle is equipped with a rear-view mirror; and

(4) The person operates the motorized bicycle when practicable within three feet of the right edge of the roadway obeying all traffic rules applicable to vehicles.

(b) No person operating a motorized bicycle shall carry another person upon the motorized bicycle.

(c) The protective helmet and rearview mirror required by subsection (a)(3) of this section shall, on and after January 1, 1985, conform with rules adopted by the Ohio Director of Public Safety.

(d) Whoever violates this section is guilty of a minor misdemeanor. (ORC 4511.521)

75.11 ELECTRIC BICYCLES.

(a) (1) The operation of a class 1 electric bicycle and a class 2 electric bicycle is permitted on a path set aside for the exclusive use of bicycles or on a shared-use path,

unless the Municipality by resolution, ordinance, or rule prohibits the use of a class 1 electric bicycle or class 2 electric bicycle on such a path.

(2) No person shall operate a class 3 electric bicycle on a path set aside for the exclusive use of bicycles or a shared-use path unless that path is within or adjacent to a highway or the Municipality by resolution, ordinance, or rule authorizes the use of a class 3 electric bicycle on such a path.

(3) No person shall operate a class 1 electric bicycle, a class 2 electric bicycle or a class 3 electric bicycle on a path that is intended to be used primarily for mountain biking, hiking, equestrian use, or other similar uses, or any other single track or natural surface trail that has historically been reserved for nonmotorized use, unless the Municipality by resolution, ordinance or rule authorizes the use of a class 1 electric bicycle, a class 2 electric bicycle, or a class 3 electric bicycle on such a path.

(4) Subsections (a)(2) and (a)(3) of this section do not apply to a law enforcement officer, or other person sworn to enforce the criminal and traffic laws of the state, using an electric bicycle while in the performance of the officer's duties.

(b) (1) No person under sixteen years of age shall operate a class 3 electric bicycle; however, a person under sixteen years of age may ride as a passenger on a class 3 electric bicycle that is designed to accommodate passengers.

(2) No person shall operate or be a passenger on a class 3 electric bicycle unless the person is wearing a protective helmet that meets the standards established by the Consumer Product Safety Commission or the American Society for Testing and Materials.

(c) (1) Except as otherwise provided in this subsection, whoever operates an electric bicycle in a manner that is prohibited under subsection (a) of this section and whoever violates subsection (b) of this section is guilty of a minor misdemeanor. If, within one year of the offense, the offender previously has been convicted of or pleaded guilty to one predicate motor vehicle or traffic offense, whoever violates this section is guilty of a misdemeanor of the fourth degree. If, within one year of the offense, the offender previously has been convicted of two or more predicate motor vehicle or traffic offenses, whoever violates this section is guilty of a misdemeanor of the third degree.

(2) The offenses established under subsection (c)(1) of this section are strict liability offenses and strict liability is a culpable mental state for purposes of Ohio R.C. 2901.20. The designation of these offenses as strict liability offenses shall not be construed to imply that any other offense, for which there is no specified degree of culpability, is not a strict liability offense.

(ORC 4511.522)

75.12 SKATEBOARDS AND ROLLER SKATES.

(A) Definitions. For the purpose of this section, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

ROLLER SKATE. Any device fitted upon the human foot designed and intended to propel persons over hard surfaces by means of roller wheels utilizing gravity or human impetus.

SKATEBOARD. Any platform device designed and intended to move or propel one or more riders over a hard surface by means of roller wheels utilizing gravity or human impetus.

(B) No person shall ride a skateboard or use any roller skate device upon any public street or other public property within the village from one half-hour after sunset to one half-hour before sunrise.

SECTION 2. That former Chapter 75 is hereby repealed in its entirety.

SECTION 3. It is found and determined that all formal actions of the Council of Kelleys Island concerning and relating to the adoption of this Ordinance were adopted in an open meeting of such body, and that all deliberations of the Council of the Village of Kelleys Island 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 Section 121.22 of the Ohio Revised Code.

SECTION 4. That this Ordinance shall be in effect from and after the earliest period allowed by law.

DATED THIS ____ DAY OF _____, 2026.

**_____
MAYOR RONALD E EHRBAR**

ATTEST:

**_____
LISA M KLONARIS, CLERK-TREASURER**

COUNCIL CHAMBER

VILLAGE OF KELLEYS ISLAND, OHIO

ORDINANCE NO. 2026 – O - _____

INTRODUCED BY: MAYOR RONALD E EHRBAR

AN ORDINANCE AUTHORIZING THE CLERK-TREASURER TO INCREASE APPROPRIATIONS TO THE GENERAL FUND IN THE AMOUNT OF \$189,000.00 AND DECLARING AN EMERGENCY

WHEREAS, it is necessary to increase appropriations to the general fund to pay or present and future expenditures for the police department, maintenance department and Village Administrator.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF KELLEYS ISLAND, COUNTY OF ERIE AND STATE OF OHIO AS FOLLOWS:

SECTION 1. That the Council of the Village of Kelleys Island, Ohio does hereby authorize the Clerk /Treasurer to increase appropriations for the General Fund in the amount of \$ 189,000.00

SECTION 2. That the funds needed for this transaction are hereby appropriated or will be appropriated.

SECTION 3. That it is found and determined that all formal actions of the Council of the Village of Kelleys Island concerning and relating to the adoption of this Ordinance were adopted in an open meeting of such body, and that all deliberations of the Council of the Village of Kelleys Island 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 Section 121.22 of the Ohio Revised Code.

SECTION 4. That this Ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, health and welfare of the inhabitants of the Village of Kelleys Island, and for the further reason pay for present and future expenditures, and County Auditor needs to amend the official certificate of estimated resources, therefore, this Ordinance shall be in effect from and after the earliest period allowed by law.

DATED THIS _____ OF _____, 2026.

MAYOR RONALD E EHRBAR

ATTEST:

LISA M. KLONARIS, CLERK-TREASURER

9.4

COUNCIL CHAMBER

VILLAGE OF KELLEYS ISLAND, OHIO

ORDINANCE NO. 2026 – O - _____

INTRODUCED BY: MAYOR RONALD E EHRBAR

AN ORDINANCE AUTHORIZING THE CLERK-TREASURER TO PAY THE SALARY, BENEFITS AND EXPENSES OF THE VILLAGE ADMINISTRATOR FROM THE GENERAL FUND AND DECLARING AN EMERGENCY

WHEREAS, it is necessary to earmark monies from the general fund to pay present and future expenditures for the Village Administrator including salary, benefits and expenses.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF KELLEYS ISLAND, COUNTY OF ERIE AND STATE OF OHIO AS FOLLOWS:

SECTION 1. That the Council of the Village of Kelleys Island, Ohio does hereby authorize the Clerk /Treasurer to pay the salary, benefits and expenses of the Village Administrator from the General Fund.

SECTION 2. That the funds needed for this transaction are hereby appropriated or will be appropriated.

SECTION 3. That it is found and determined that all formal actions of the Council of the Village of Kelleys Island concerning and relating to the adoption of this Ordinance were adopted in an open meeting of such body, and that all deliberations of the Council of the Village of Kelleys Island 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 Section 121.22 of the Ohio Revised Code.

SECTION 4. That this Ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, health and welfare of the inhabitants of the Village of Kelleys Island, and for the further reason pay for present and future expenditures, and County Auditor needs to amend the official certificate of estimated resources, therefore, this Ordinance shall be in effect from and after the earliest period allowed by law.

DATED THIS ____ OF _____, 2026.

**_____
MAYOR RONALD E EHRBAR**

ATTEST:

**_____
LISA M. KLONARIS, CLERK-TREASURER**

9.5

COUNCIL CHAMBER
VILLAGE OF KELLEYS ISLAND, OHIO

ORDINANCE NO. 2026 – O - _____

INTRODUCED BY: MAYOR RONALD E EHRBAR

AN ORDINANCE AUTHORIZING THE CLERK-TREASUER TO TRANSFER \$ 79,214.33 FROM FUND # 2021 (STATE HIGHWAY) TO FUND # 2011 (STREET CONSTRUCTION, MAINTENANCE AND REPAIR)

WHEREAS, an incorrect percentage from the gasoline excise tax was deposited into the Fund 2021 (State Highway) instead of into Fund 2011 Street Construction, Maintenance and Repair and it must be corrected.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF KELLEYS ISLAND, COUNTY OF ERIE AND STATE OF OHIO AS FOLLOWS:

SECTION 1. That the Council of the Village of Kelleys Island, Ohio does hereby authorize the Clerk /Treasurer to transfer \$ 79,214.33 from Fund # 2021 (State Highway) to Fund # 2011(Street Construction, Maintenance and Repair).

SECTION 2. That the funds needed for this transaction are hereby appropriated or will be appropriated.

SECTION 3. That it is found and determined that all formal actions of the Council of the Village of Kelleys Island concerning and relating to the adoption of this Ordinance were adopted in an open meeting of such body, and that all deliberations of the Council of the Village of Kelleys Island 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 Section 121.22 of the Ohio Revised Code.

SECTION 4. That this Ordinance shall be in effect from and after the earliest period allowed by law

DATED THIS _____ OF _____, 2026.

MAYOR RONALD E EHRBAR

ATTEST:

LISA M. KLONARIS, CLERK-TREASURER

Erie MetroParks
2026 Local Park Capital Improvement Grant Program
RESOLUTION # 2026-R-

Kelley's Island Park District and Recreation Board
(Applicant)

RE: Resolution Agreeing to Cooperate for the Purpose of Providing Outdoor Recreation Improvements

WHEREAS, Village of Kelley's Island
(Governing Body of the Applicant)

desires to utilize funding available through the 2026 Erie MetroParks Local Park Capital Improvement Grant Program; and

NOW, THEREFORE BE IT RESOLVED, that

1. Village of Kelley's Island
(Governing Body of Applicant)

agrees to cooperate for the purposes of increasing and improving outdoor recreation opportunities under the terms and conditions of the "2026 Local Park Capital Improvement Grant Program" administered by the Erie MetroParks Board of Park Commissioners.

2. Marvin Robinson, Park Board, Pres. is hereby authorized to apply
(Name) (Title)
to the Erie MetroParks Board of Park Commissioners for funding assistance from the "2026 Local Park Capital Improvement Grant Program".

3. this resolution was presented and acted upon at an open/public meeting of
Village of Kelley's Island
(Governing Body of Applicant)
held on _____ in accordance with Ohio Open Meeting Laws.
(Date)

GOVERNING BODY OF APPLICANT AGENCY

Chairman, Mayor, President, etc.

Other Official

Other Official

12

Virtual Meeting Policy

Village of Kelleys Island, Ohio

1. Purpose

This policy establishes the standards and procedures for conducting virtual and hybrid meetings of the Village of Kelleys Island. The goal is to ensure transparency, accessibility, and compliance with Ohio law while allowing flexibility for remote participation when appropriate.

2. Governing Law

All meetings conducted under this policy must comply with:

- The Ohio Open Meetings Act (R.C. 121.22), including requirements for public access, notice, and minutes.
- The Ohio Public Records Act (R.C. 149.43), which applies to all records created or received during virtual meetings.
- All applicable federal and state accessibility requirements, including the Americans with Disabilities Act (ADA).

3. Applicability

This policy applies to:

- Council Committees

4. Meeting Formats

The Village may conduct meetings in the following formats:

- **In-Person Meetings** — The standard format for Village business.
- **Virtual Meetings** — Conducted entirely through an approved online platform when authorized by Council or state law.
- **Hybrid Meetings** — A combination of in-person and virtual participation by members or the public.

Virtual or hybrid formats may be used when:

- Public-health or emergency conditions limit in-person attendance.
- Weather, ferry service interruptions, or other Island-specific conditions make in-person attendance impractical.
- Technology is available to ensure full public access.

5. Notice Requirements

All meetings conducted under this policy must follow standard notice requirements and must include:

- The date, time, and format of the meeting.
- The virtual access link, call-in number, and any passcodes.
- Posting on the Village website and at the Village administrative office.
- Notification to media outlets that have requested notice.

If a meeting format changes, notice must be updated as soon as practicable.

6. Public Access and Participation

The Village must ensure that the public can observe and hear all virtual or hybrid meetings in real time.

Public participation procedures include:

- Accepting written comments submitted before the meeting when appropriate.
- Muting participants only to maintain order, not to restrict lawful participation.

The Village may establish reasonable rules for comment length, order, and relevance.

7. Member Participation

Members attending virtually are considered present for discussion purposes when permitted by Council rules and state law.

Members participating remotely must:

- Maintain a stable internet or phone connection.
- Participate from a quiet location free of disruptions.
- Use video when possible to support transparency.
- Identify themselves before speaking and during roll-call votes.

If a member loses connection during a meeting, the presiding officer must pause the meeting until the member reconnects or is marked absent.

8. Technology and Meeting Management

The Village will designate approved platforms (e.g., Zoom, Microsoft Teams) and provide training as needed.

The Clerk or a designated staff member will:

- Manage participant admission and muting.
- Monitor audio and video quality.
- Display documents or presentations.
- Record the meeting when required by Village practice.

If a technical failure prevents public access, the meeting must be paused until access is restored. If it cannot be restored, the meeting must be adjourned and rescheduled.

9. Recording, Minutes, and Public Records

- Written minutes remain the official record of all meetings.
- Recordings, chat logs, and shared documents created during virtual meetings are public records and must be retained according to the Village's records-retention schedule.
- Members must not use private chat features, text messages, or emails to discuss public business during meetings.

10. Security and Privacy

To protect the integrity of meetings:

- Waiting rooms or lobby features may be used.
- Screen sharing is limited to Village staff or authorized presenters.
- Meeting links may be publicly posted but should avoid unnecessary exposure to prevent disruptions.
- Members must avoid displaying confidential or sensitive information while on camera.

11. Review and Amendments

The Village will review this policy annually or when state law changes. Council may amend the policy by resolution.

Kelley's Island Clerk

From: Philstrba <philstrba@aol.com>
Sent: Tuesday, March 10, 2026 9:07 AM
To: Kelley's Island Clerk
Subject: Please Present Emails To Parties Named

Dear Lisa,

I hope my email finds you well after the arctic air winter temps we just went through last month.

After this email to you I am sending you 3 emails that need to be given to the proper parties they are addressed to BEFORE this month's council meeting.

Email 1) The first email subject is, Council's Letter, March 2026, addressed to: Mayor, public safety commissioners, Streets/sidewalks, all other council members, police chief, fire chief, EMS supervisor. GIVE COPIES TO ALL BEFORE MARCH COUNCIL MEETING.

Email 2) Scheele Preserve Nuisance Property copies to: Ron Ehrbar, all council members. GIVE COPIES TO ALL.

Email 3) Chucta Lane, Lentz Lane Map copies to: Ron, Scott Stevenson. GIVE COPIES TO BOTH.

Please present these emails to the proper parties BEFORE this year's first council meeting in March so that they have time to read them.

PS Please send me an email when you have done this and they have all received their email letter copies. Sorry for all the emails at once, but council was closed for Jan. and Feb..

Thank you,

Phil Strba

Kelley's Island Clerk

From: Philstrba <philstrba@aol.com>
Sent: Tuesday, March 10, 2026 9:08 AM
To: Kelley's Island Clerk
Subject: Council's Letter, March 2026

Dear Mayor, public safety commissioners, streets and sidewalks, council members, police chief, fire chief, EMS supervisor,

Good news! The K.I. Volunteers is staffed to render assistance and replace negligent public safety commissioners who do not reply to urgent multiple letters and phones calls with regards to criminal and public safety issues in the Scheele Preserve and are therefore obstructing justice and public welfare. We are taking our complaint to the Attorney General.

1) We'd like to clarify our former comment about the state owning a portion of the museum. Due to the following facts we assumed the state must be an owner in the relationship. Here are the facts of that museum and state relationship:

State and Government Relationship

While the state does not own the museum, it maintains a close relationship through funding and land conservation partnerships:

- **Capital Funding:** The State of Ohio allocates money from its capital budget to help fund museum expansions and renovations.
- **Grant Support:** The museum successfully secures grants from state programs, such as the Clean Ohio Conservation Fund (through the Ohio Public Works Commission), to acquire and protect natural land.
- **Operating Support:** Like many cultural institutions in the region, the museum receives operating support from the Ohio Arts Council using state tax dollars.
- **ODNR state authority.**

Kelleys Island Police and ODNR authority regarding the Scheele Preserve:

The primary jurisdiction for public safety at the Scheele Preserve on Kelleys Island is the Kelleys Island Police Department (KIPD). As a preserve managed by the Ohio Department of Natural Resources (ODNR) Division of Wildlife, state-level authorities, such as ODNR wildlife officers, also have authority for resource protection and safety.

Key details regarding authority:

- **Local Law Enforcement:** The Kelleys Island Police Department provides routine patrols and emergency response for the island, including for visitors to natural areas (such as the Scheele Preserve).
- **State Authority:** The ODNR Division of Wildlife manages the preserve, meaning state officers handle issues related to conservation and park safety.
- **Emergency Services:** For immediate emergencies, the Kelleys Island Police Department is the primary contact.

ODNR
2045 Morse Road , Columbus Ohio 43229
614-265-6565

Chief Counsel Damien Sikora
614-265-7989

Ohio Department of Natural Resources (ODNR) Natural Resources Officers work and patrol at Kelleys Island State Park. The Scheele Preserve is included in their role and authority.

- **Role & Authority:** These officers are commissioned state law enforcement officers with full police powers who protect Ohio's state parks, forests, and waterways.
- **Presence:** They are present on the island to ensure safety, enforce laws, and assist with emergencies.
- **Local Cooperation:** ODNR staff (including state park personnel) work alongside the Village of Kelleys Island Police Department, Fire Department, and EMS to provide safety services for visitors.
- **Contact:** The park office is located at 920 Division St., Kelleys Island, OH, and can be reached at 419-746-2546.

While Kelleys Island has its own local police department for the village, ODNR officers specifically handle law enforcement within the state park property, including the Scheele Preserve.

We hope this clarifies just some of the multiple jurisdictions and authorities over the Scheele Preserve. Another overlooked authority that has jurisdiction over the Scheele Preserve is the FAA for flight safety. No drones can fly out of the Scheele Preserve due to flight path safety for the airport. Yet the museum nor the village has posted any No Drones signs. A lot needs to be done before something tragic happens and we have dead people falling from the sky.

The U.S. Coast Guard which has jurisdiction over the illegal marina of recreational boats that has gathered a few feet directly offshore of the preserve will be called to disperse this illegal marina.

2) Chucta family camping trailers: (Police chief) With regards to the camping and sleeping trailers used by guests (Chucta family, former owners) of the museum in the Sunrise Shores subdivision they are illegal according to the village ordinance. The sleeping occupants of the trailers must use the toilet facilities of the dwelling house on the property. There is no dwelling house at all on the museum property with a septic tank toilet so there can be no trailers at all used for camping and sleeping on the property. They have no dwelling house toilet facilities to use. The trailers must be removed immediately to the state park and the Chucta family can drive to the museum property during the day for day picnics and beach use from sunrise to 11:00pm. 11:00pm is traditional curfew and no picnics, bon fires, or car camping will be allowed overnight on the museum property within the Sunrise Shores subdivision. There shall be no illegal overnight car camping after 11:00pm. Kelleys Island village ordinance § 96.04, a maximum of two camping trailers or camper-vans may be parked on a private property for up to 30 days in any calendar year for guest occupancy. During this period, the trailer must be used for sleeping, and occupants must use the dwelling house's cooking and toilet facilities.

3) Chucta Lane paving: (Streets/sidewalks) Public Chucta Lane does not connect to private drive Lentz Lane. There are hundreds of feet of Chucta Lane within the Sunrise Shores subdivision which are private and lawfully connect as a private drive with Lentz Lane as a private drive road. This

private segment of Chucta Lane within the subdivision shall not be paved as there is no petition to have any private drives in the subdivision paved. If you make the mistake and connect the paved portion of public Chucta Lane within the subdivision's exterior property lines to private Lentz Lane we will have to sue for all damages and the illegal paved portion of the road will have to be removed promptly by the village and replaced with a new gravel road. Proper public traffic signage must be erected: Dead End, No Outlet, No Parking and other necessary signs shall be erected at the time of the paving by the village to identify the public road's dead end and no outlet status and condition. A designated turnaround will be built so that vehicles do not use private Lentz Lane and the rest of our private subdivision as an illegal, trespassing turnaround to public Chucta Lane's dead end at the subdivision's exterior property line. Survey and identify the exterior property line around the perimeter of the subdivision and that's where public paved Chucta Lane dead ends and private Chucta lane begins. Pave past it, get sued.

c: Maguire Schneider Hassay, LLP

Mr. Phil Strba
125 Mary Ann Lane
Kelleys Island, OH

Kelley's Island Clerk

From: Philstrba <philstrba@aol.com>
Sent: Tuesday, March 10, 2026 9:08 AM
To: Kelley's Island Clerk
Subject: SCHEELE PRESERVE NUISANCE PROPERTY

Dear Ron Ehrbar, Mayor,

Here is a brief village ordinance interpretation of a nuisance property:

Definition of a Nuisance Property: A property like the Scheele Preserve is considered a nuisance if it is the site of repeated criminal trespass activity (alcohol, drugs, swimming), and has more than three service calls to law enforcement within a 12-month period (excluding fire/EMS).

How do you want to do it, Ron? We can call K.I. police and so too the ODNR police 3 times in just one (1) day to settle that nuisance property requirement. Done. This is a serious nuisance property. It is that bad. Or we can call law enforcement 3 times in one (1) weekend, let's say Memorial Day weekend, Fri., Sat., Sun., that's 3 times. Or we can call police once on Memorial Day weekend, once on the Fourth of July, and once on Island Fest, that's 3 times, but either way by the end of 2026 the museum property is going to be legally designated by the village as a nuisance property that the village will finally have to deal with legally as such and to end the violations immediately. Not 3 years from now, not 3 months from now, IMMEDIATELY.

My house has been closed and repaired for 3 summers and we've not been on the island to make police complaints and now my family is returning to enjoy the peace and security our property offers and this museum's property nuisance next door is coming to an end now, IMMEDIATELY. And whether we are at our property or not. Laws will be enforced at all times to protect our property value and investment.

PS We have a councilman living one house away from us and he has the same criminal trespassing with alcohol, drugs, and children swimming without lifeguards safety issues in the museum property yet he hasn't made not one (1) complaint to proper law enforcement. We're publicly calling him out on that if he doesn't start calling police (and ODNR) on the criminal trespassing right next to his house especially when there are children involved who's lives are at risk swimming without lifeguards. All of this staggering behavior is coming to an end in 2026.

Phil Strba
125 Mary Ann Lane
Kelleys Island, OH

c: All village council members
c: Maguire Schneider Hassay, LLP

Kelley's Island Clerk

From: Philstrba <philstrba@aol.com>
Sent: Tuesday, March 10, 2026 9:09 AM
To: Kelley's Island Clerk
Subject: CHUCTA LANE, LENTZ LANE MAP

Dear Ron,

I think this diagram below clearly shows how private Chucta Ln. is separated by the subdivision's property line and not to be paved:

```
*L*****PRIVATE CHUCTA LANE*****[]*****PUBLIC CHUCTA LANE*****
*E*      (inside subdivision)                (outside subdivision)
*N*
*T*      LOT 1
*Z*      _____[]
****
*L*
*A*      LOT 2
*N*
*E*      _____[]
          Sunrise Shores subdivision
```

DO NOT demolish our Private Road, Stop sign with our dwelling addresses in our subdivision, it is our personal property and we intend to use it for the entrance of our private development. If you or Scott Stevenson have any questions check the subdivision's survey of the Lentz Ln., east - west lots lengths.

Phil Strba

c: Scott Stevenson, Streets/sidewalks
c: Maguire Schneider Hassay, LLP



Attendance and Meeting Initiation

The meeting began at 10:00 AM with attendees including village officials, water department staff, EMS director, police chief, and committee members.

Attendance

Chris Kipfer

Mary Gaither

Joe Wolfe

Jason Divoll

Andy Federle – Kelleys Island Village Administrator

Tom Lang – Kelleys Island Water Department

Lisa Klonaris – Kelleys Island Clerk

Russ Maust – Kelleys Island EMS Director

Chief Bartus – Kelleys Island Police Chief

Bobbie-Jo Kennedy

Chris Arnold

Rick Holmes

Dan Hazard and Monica Sislan

Water Department Equipment and Infrastructure

Mini Excavator Purchase

The Water Department proposed acquiring a mini excavator to address numerous infrastructure repairs such as meters, meter pits, and fire hydrants. The machine, priced at \$78,800 including delivery, was partially budgeted last year with \$30,000 allocated. The committee discussed whether to finance the remaining \$48,800 over time or pay outright, with members leaning towards purchasing outright if affordable. The excavator is intended exclusively for water department use given the extensive workload anticipated over the next two years .

Water Meter Replacement Project

The committee reviewed plans to replace 50 outdated water meters with remote-read technology to reduce water loss and improve billing accuracy. The initial phase costs approximately \$28,200 and is budgeted. The full island has about 700 meters, and subsequent phases may extend over one to two years. A grant application for an additional \$20,000 is

pending and expected to be decided by June. The new meters would allow for easier leak detection and future upgrades to a networked system .

Police Department Budget Adjustments

An increase of \$40,694 to the general fund is needed to cover police department expenses, primarily due to the addition of full-time medical benefits for officers hired in January. The capital outlay previously budgeted was removed and reallocated. Discussions confirmed that current staffing works under reduced hours in the off-season, with plans to return to full-time hours in summer. The police chief and finance staff will finalize and distribute updated budget numbers .

Village Administrator Salary Appropriation

The Village Administrator's salary and associated expenses, totaling approximately \$97,300, are proposed to be incorporated into the general fund for clearer accounting and to avoid overburdening specific departments like water. This change aligns with guidance from the state and county auditors and aims to maintain departmental fund balances while ensuring appropriate expenditure of general funds .

Road and Street Maintenance Funding

A transfer of \$79,214.33 from the state highway fund to the street maintenance fund was proposed to correct previous allocation errors. This transfer requires legislative approval and will enhance the street maintenance budget. The committee discussed upcoming paving projects funded by a road levy, with work planned on four village-maintained gravel streets before Memorial Day. A revolving zero-interest line of credit was sought to advance paving work ahead of levy disbursements, but a loan application deadline was missed. Alternatives include advances from the general fund to cover early expenses .

EMS Drone First Responder Grant

The EMS Director reported receiving an ODOT grant for a drone first responder system, an autonomous drone housed in a dedicated garage that can be dispatched to emergency sites. The grant covers purchase, training, software, and maintenance for two years, with the village responsible for costs thereafter. The drone will support multiple departments, including EMS, police, and water, for uses such as emergency response and infrastructure inspection (e.g., detecting water leaks via infrared). Final pricing is expected within days, with prompt committee action anticipated to secure funding and proceed .

Cemetery Land and Surveying Costs

A brief discussion noted the acquisition of new cemetery land requiring surveying and setup. An appropriation of \$25,000 and a small grant were mentioned as current resources, with further assessment of needs to follow.

Summary of Decisions and Next Steps

The committee agreed to move forward with legislation for the water meter replacements, police department budget increase, Village Administrator salary incorporation into the general fund, and the transfer of funds between street maintenance and state highway accounts. Further meetings will be scheduled to finalize funding decisions for the mini excavator and drone program upon receipt of detailed financial information. The committee also acknowledged the need to carefully plan road and street maintenance projects to comply with levy spending requirements .

Meeting Conclusion

The meeting adjourned after about an hour, with the chair requesting feedback on the meeting format and openness to future hybrid meetings including virtual participation.