ORDINANCE NO. 5941-2022

AN ORDINANCE AUTHORIZING THE MAYOR OF THE CITY OF NORTH RIDGEVILLE, OHIO, TO ADVERTISE FOR BIDS AND NEGOTIATE A CONTRACT FOR A TWELVE-MONTH PERIOD, ACCORDING TO LAW AND IN A MANNER PRESCRIBED BY LAW, FOR THE PURCHASE OF ROADWAY MATERIALS TO BE USED BY THE CITY OF NORTH RIDGEVILLE, OHIO, AND DECLARING AN EMERGENCY.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH RIDGEVILLE, LORAIN COUNTY, OHIO, THAT:

SECTION 1. The Mayor is hereby authorized to advertise for bids according to law, and in a manner prescribed by law, for the purchase of roadway materials such as asphalt concrete, sand, limestone, concrete, including application charges and delivery charges.

SECTION 2. The Mayor is hereby authorized to negotiate a contract for the above materials with the lowest and best bidder(s).

SECTION 3. The cost of said roadway materials shall be charged to and paid from the appropriate City funds in accordance with use consumption.

SECTION 4. It is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were conducted in an open meeting of this Council and that all deliberations of this Council and any of its committees that resulted in such formal action were in meetings open to the public in accordance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

SECTION 5. This Ordinance is hereby declared to be an emergency measure, the emergency being in order to move forward with paving and street repairs. Wherefore, this Ordinance shall take effect and be in full force and effect immediately upon its passage and approval by the Mayor.

PASSED: April 18, 2022

Jason R. Jacobs
PRESIDENT OF COUNCIL
ATTEST:  
Fijabi Julien-Gallam  
ASSISTANT CLERK OF COUNCIL

APPROVED: Apr 20, 2022

Kevin Corcoran  
MAYOR
ORDINANCE NO. 5942-2022

AN ORDINANCE ESTABLISHING THE ONEOHIO OPIOID FUND, AND DECLARING AN EMERGENCY.

WHEREAS, the City of North Ridgeville shall be a recipient of Local Government proceeds as part of the OneOhio Opioid Settlement; and

WHEREAS, the Local Government proceeds from the Ohio Opioid Settlement are restricted to the uses outlined under “Approved Purposes” within the OneOhio Memorandum of Understanding; and

WHEREAS, in accordance with Section 5705.09(F) of the Ohio Revised Code, the City shall establish a separate fund for each class of revenues derived from a source other than general property tax, which the law requires to be used for a particular purpose; and

WHEREAS, in accordance with Section 5705.10(I) of the Ohio Revised Code, the City shall use monies paid into a separate fund only for the purposes for which such fund was established.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH RIDGEVILLE, LORAIN COUNTY, OHIO, THAT:

SECTION 1. There is hereby established the “OneOhio Opioid Fund” to account for Local Government proceeds as part of the OneOhio Opioid settlement and approved expenditures as outlined in the Memorandum of Understanding.

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

SECTION 3. This Ordinance is hereby declared to be an emergency measure, the emergency being in order to obtain the funds as soon as it becomes available. Wherefore, this Ordinance shall take effect and be in full force and effect immediately upon its passage and approval by the Mayor.
PASSED: April 18, 2022

Jason R. Jacobs
PRESIDENT OF COUNCIL

ATTEST: Fijabi Julien-Gallam
ASSISTANT CLERK OF COUNCIL

APPROVED: Apr 20, 2022

Kevin Corcoran
MAYOR
ORDINANCE NO. 5943-2022

AN ORDINANCE AUTHORIZING THE MAYOR OF THE CITY OF NORTH RIDGEVILLE, OHIO, TO PARTICIPATE IN THE ODOT ROAD SALT CONTRACTS AWARDED IN 2022, AND DECLARING AN EMERGENCY.

WHEREAS, the City of North Ridgeville, Lorain County, Ohio, (hereinafter referred to as the “Political Subdivision”) hereby submits this written agreement to participate in the Ohio Department of Transportation’s (ODOT) annual road salt bid in accordance with Ohio Revised Code 5513.01(B) and hereby agrees to all of the following terms and conditions in its participation of the ODOT road salt contract:

a. The Political Subdivision hereby agrees to be bound by all terms and conditions established by ODOT in the road salt contract and acknowledges that upon award of the contract by the Director of ODOT it shall be bound by all such terms and conditions included in the contract; and

b. The Political Subdivision hereby acknowledges that upon the Director of ODOT’s signing of the road salt contract, it shall effectively form a contract between the awarded salt supplier and the Political Subdivision; and

c. The Political Subdivision agrees to be solely responsible for resolving all claims or disputes arising out of its participation in the ODOT road salt contract and agrees to hold the Department of Transportation harmless for any claims, actions, expenses, or other damages arising out of the Political Subdivision’s participation in the road salt contract; and

d. The Political Subdivision’s electronic order for Sodium Chloride (Road Salt) will be the amount the Political Subdivision agrees to purchase from its awarded salt supplier at the delivered bid price per ton awarded by the Director of ODOT; and

e. The Political Subdivision hereby agrees to purchase a minimum of 90% of its electronically submitted salt quantities from its awarded salt supplier during the contract’s effective period; and
f. The Political Subdivision hereby agrees to place orders with and directly pay the awarded salt supplier on a net 30 basis for all road salt it receives pursuant to the ODOT salt contract; and


g. The Political Subdivision acknowledges that should it wish to rescind this participation agreement it will do so by written, e-mailed request by no later than Friday, April 29, 2022, by 5:00 p.m. The written, e-mailed request to rescind this participation agreement must be received by the ODOT Office of Contract Sales, Purchasing Section e-mail: Contracts.Purchasing@dot.ohio.gov by the deadline. The Department, upon receipt, will respond that it has received the request and that it has effectively removed the Political Subdivision’s participation request. Furthermore, it is the sole responsibility of the Political Subdivision to ensure ODOT has received this participation agreement as well as the receipt of any request to rescind this participation agreement. The Department shall not be held responsible or liable for failure to receive a Political Subdivision’s participation agreement and/or a Political Subdivision’s request to rescind its participation agreement.

NOW, THEREFORE, be it ordained by the following authorized person(s) that this participation agreement for the ODOT road salt contract is hereby approved, funding has been authorized, and the Political Subdivision agrees to the above terms and conditions regarding participation in the ODOT salt contract.

IT IS FOUND AND DETERMINED that all formal actions of this Council concerning and relating to the adoption of this Ordinance were conducted in an open meeting of this Council and that all deliberations of this Council and any of its committees that resulted in such formal action were in meetings open to the public in accordance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

THIS ORDINANCE is hereby declared to be an emergency measure, the emergency being in order to meet the Ohio Department of Transportation Deadline - Friday, April 29, 2022. Wherefore, this Ordinance shall take effect and be in full force and effect immediately upon its passage and approval by the Mayor.

PASSED: April 18, 2022

Jason R. Jacobs
PRESIDENT OF COUNCIL
ATTEST:  
Fijabi Julien-Gallam  
ASSISTANT CLERK OF COUNCIL

APPROVED: Apr 20, 2022

Kevin Corcoran  
MAYOR
AN ORDINANCE AMENDING N.R.C.O. SECTION 242.04,
PUBLIC UTILITIES DEPARTMENT, BY ADDING A
SUBSECTION FOR UNCOLLECTIBLE ACCOUNTS.

WHEREAS, there currently is not a provision for handling uncollectible utility accounts in the North Ridgeville Codified Ordinances; and

WHEREAS, amending N.R.C.O. Section 242.04, Public Utilities Department, by adding a subsection concerning uncollectible accounts would enable the Utilities Department to have these accounts disposed of.

NOW THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH RIDGEVILLE, Lorain County, Ohio, THAT:

SECTION 1. N.R.C.O. Section 242.04, Public Utilities Department, is hereby amended by adding the following subsection:

242.04(d) Uncollectible Accounts.

The Auditor, in consultation with the Law Director, shall review those accounts which have remained on the books for more than one year as delinquent and unpaid. If it is determined by reviewing the facts and history of said delinquent accounts that the obligor is uncollectible or that the costs to enforce collection are not practical, the Auditor, with the approval of the department head, and Law Director, is hereby granted authority to write off the debt as uncollectible and enter said dispositions on the ledgers.

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

SECTION 3. This Ordinance shall take effect and be in full force from and after the earliest period allowed by law.
PASSED: April 18, 2022

Jason R. Jacobs
PRESIDENT OF COUNCIL

ATTEST: 

Fijabi Julien-Gallam
ASSISTANT CLERK OF COUNCIL

APPROVED: Apr 20, 2022

Kevin Corcoran
MAYOR
ORDINANCE NO. 5945-2022

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO AN AGREEMENT WITH THE CITY OF ELYRIA FOR THE PURCHASE OF WATER.

WHEREAS, the City of North Ridgeville entered into a 10-year agreement with the City of Elyria for the purchase of water in 2012, with an amendment regarding quantity in 2014. Said agreement expires on September 26, 2022; and

WHEREAS, the City wishes to continue to obtain water from the City of Elyria; and

WHEREAS, because the water supplier is a governmental agency, pursuant to City Charter Section 11.7, the contract does not require advertising or public bidding.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF NORTH RIDGEVILLE, LORAIN COUNTY, OHIO, THAT:

SECTION 1. The Mayor is hereby authorized to enter into an agreement with the City of Elyria for the purchase of water, a copy of the said agreement is attached hereto and marked as Exhibit A and incorporated as if rewritten herein.

SECTION 2. The agreement shall be effective January 1, 2022, and shall continue for a period of fifteen (15) years. After the initial 15-year period, the agreement shall renew for four (4) additional periods of five (5) years each, unless or until either party decides to cancel.

SECTION 3. The purchase of water shall be charged to and paid from the appropriate fund.

SECTION 4. It is found and determined that all formal actions of this Council concerning and relating to the adoption of this Ordinance were conducted in an open meeting of this Council and that all deliberations of this Council and any of its committees that resulted in such formal action were in meetings open to the public in accordance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

SECTION 5. This Ordinance shall take effect and be in full force from and after the earliest period allowed by law.
PASSED: April 18, 2022

Jason R. Jacobs
PRESIDENT OF COUNCIL

ATTEST:

Fijabi Julien-Gallam
ASSISTANT CLERK OF COUNCIL

APPROVED: Apr 20, 2022

Kevin Corcoran
MAYOR
EXHIBIT A

WATER PURCHASE AGREEMENT

This Water Purchase Agreement is made and entered into, effective upon full execution by all parties, by and between the City of Elyria, Ohio (“Seller”) and the City of North Ridgeville, Ohio (“Buyer”).

WHEREAS, Buyer requires a supply of treated water and Seller is an Ohio municipal corporation owning and operating a water distribution system; and

WHEREAS, Elyria City Council, under Ordinance No. 2021-_______ has approved the sale of water to Buyer in accordance with the provisions of this Agreement; and

WHEREAS, the City Council of North Ridgeville has approved the purchase of water from the Seller under the terms and conditions of this Agreement under Ordinance/Resolution No. ________;

NOW, THEREFORE, in consideration of the foregoing and the mutual agreements set forth herein, it is agreed as follows:

1. Prior Agreements. This Agreement replaces in its entirety the Water Purchase Contract dated October 20, 2014, including, without limitation, all subsequent amendments thereto. Notwithstanding the foregoing, the parties waive any and all claims that each may have against the other for any overbilling or underbilling, or overpayment or underpayment, as the case may be, under the previous agreements.

2. Term of Agreement. This Agreement shall be effective January 1, 2022 (the “Effective Date”), and shall continue thereafter for a period of fifteen (15) years. After the initial fifteen (15) year period, this Agreement shall continue for four (4) additional periods of five (5) years each. Either party may cancel this Agreement after the initial fifteen (15) year term by giving written notice to the other of its intent to cancel not less than one hundred eighty (180) days prior to the beginning of any renewal period. Notice of same must be sent by certified mail.

3. Quality and Quantity. During the term of this Agreement or any renewal or extension thereof, Seller shall furnish water to Buyer at the point of delivery hereinafter specified. Seller shall use its best efforts to comply with water quality standards set forth by Federal, State and any other applicable regulatory agencies. Buyer agrees to purchase a minimum of Five Hundred and Thirty Five Thousand (535,000) hundred cubic feet (“HCF”) per year commencing upon the effective date of this Agreement. The annual minimum shall be over a one-year period starting on January 1st of each calendar year and running through December 31st of the year. Buyer shall have sixty days from the receipt of the shortage bill (if minimum is not met) to make payment for any deficiency in its purchased amount.

Seller will not be responsible for quality or quantity in the event that Seller is unable to perform for reason or reasons beyond its reasonable control, including but not limited to
emergency failures of pressure or supply due to main supply line breaks, power failure, flood, fire, and the use of water to fight fires, earthquake, other catastrophes whether natural or man-made, acts of war or terrorism, acts of God, and all other circumstances beyond the reasonable control of Seller. Such emergencies shall excuse Seller from performance for such reasonable period of time as may be necessary to restore service. If Seller’s water quality fails to comply with water quality standards set forth by Federal, State or any other applicable regulatory agency, or if Seller is unable to provide water at the minimum quantities required hereunder, Buyer is released from its obligation to purchase a minimum amount of water from Seller pursuant to this Agreement until such time as Seller certifies to Buyer that it is able to comply with such standards.

4. **Point of Delivery.** Water shall be delivered to the point of delivery at a reasonably constant pressure. The “point of delivery” shall be defined as the three sites currently in use or at such other locations as may be agreed upon by the parties in writing.

5. **Pressure Control and Metering Equipment.** Seller shall supply at its expense the meter vault, tap valves, and connections. Seller shall permit Buyer to supply pressure control equipment and install pressure protection in the Seller’s meter vault. Buyer shall be responsible for maintaining said pressure control equipment.

    Seller agrees to operate and maintain at its own expense at the point of delivery all necessary metering equipment, pumping station, radio control monitoring equipment and the required devices of standard type for properly measuring the quantity of water delivered to the Purchaser and to calibrate such metering equipment at the manufacturer’s recommended interval or whenever the parties reasonably believe that such may be in error. A meter registering no more than two percent (2%) above or below the actual flow shall be deemed to be accurate. If calibration should disclose an inaccuracy of over two percent (2%) in the metering device, the parties shall attempt to adjust the bills rendered during the period of inaccuracy to their mutual satisfaction. In the event the parties cannot agree, the billing will be adjusted based on the usage for the same time period in the previous year considering the number of customers on the Buyer’s lines for each period. Authorized representatives of Buyer and Seller shall at all times have access to the metering devices.

6. **Billing Procedures.** Seller shall, not later than seven (7) business days after reading the meter, send to Buyer an itemized statement of the amount of water furnished to Buyer during the preceding month. Buyer shall remit its monthly payment to Seller not later than thirty (30) days from receipt of the date of the itemized statement. Payments received after the thirtieth (30th) day after the date of the itemized statement are subject to a ten percent (10%) late payment charge.

7. **Rates.** Buyer shall pay the following rates for water delivered in accordance with this Agreement:

    a. Commencing on the Effective Date, Buyer shall pay an amount of $0.97 per HCF for volumes delivered.
b. Within the last sixty (60) days of each calendar year, the parties shall use their best efforts to negotiate a new rate (an increase of 0-2%) for the incoming calendar year. In the event that the parties are unable to reach an agreement on a new rate for the incoming year, the then-current rate shall continue to be the rate paid by Buyer for the purposes of this Agreement. Notwithstanding any term in this Agreement to the contrary, if the parties, for any reason, fail to agree to an increase of the rate paid per HCF for three (3) consecutive years, the then-current rate per HCF shall automatically be increased by two percent (2%) for the incoming calendar year. A letter signed by each Mayor or his/her designee shall be sufficient to bind the parties for the increased rates as described herein.

8. **Default of Seller.** Seller shall operate and maintain its system as efficiently as possible under the circumstances then existing and shall take such action as necessary to furnish Buyer with quantities of water set forth in this Agreement; temporary or partial failures to deliver water shall be remedied as soon as possible.

In the event of a shortage of water for two or more days, or if the supply of water available to Seller is otherwise diminished over a period of two or more days, Seller may reduce Buyer’s supply of water in the same ratio or proportion as such is reduced to other customers of Seller.

9. **Default by Buyer.** In the event Buyer fails to pay for the delivery of water as set forth in this Agreement, Seller may at its option, and without waiving any other remedies available to it, terminate this Agreement and pursue all other remedies authorized by law, including, without limitation, disconnecting Buyer from Seller’s supply lines.

10. **Maintenance by Buyer.** Accidents or other causes resulting in waste or loss of water after delivery to the master meter shall not entitle Buyer to any adjustment or reduction in bills or water delivered hereunder. Buyer shall properly care for and maintain all water mains and other appurtenances served by water hereunder and shall prevent excess leakage and waste therefrom.

11. **Regulatory Agencies.** It is mutually agreed between Seller and Buyer that they will cooperate in obtaining such permits, certificates, or the like which may be required to comply with the laws, rules and regulations of regulatory agencies.

Notwithstanding anything in this Agreement to the contrary, in the event that Seller, in Seller’s sole discretion, determines that any laws, rules and/or regulations promulgated after the effective date of this Agreement are too costly for Seller to continue providing water under this Agreement, then Seller may terminate this Agreement with not less than one hundred eighty (180) days’ written notice to Buyer.

12. **Severability.** If any term or provision of this Agreement shall become or be declared by a court of law to be invalid or unenforceable, the remainder of this Agreement and the application of the remainder of this Agreement shall not be affected thereby, and each term and provision of this Agreement shall be valid and shall be enforceable to the fullest extent permitted by law.
13. **Waiver.** No delay or omission by either party in the exercise of any right or power shall impair any such right or power or be construed to be a waiver thereof. A waiver by either of the parties of any of the covenants, conditions or agreements to be performed by the other or any breach thereof shall not be construed to be a waiver of any succeeding breach thereof or of any other covenant, condition or agreement herein contained. No change, waiver or discharge hereof shall be valid unless in writing and signed by an authorized representative of the party against which such change, waiver, or discharge is sought to be enforced.

14. **Headings.** The section headings appearing in this Agreement are inserted only as a matter of convenience and in no way define, limit, or describe the scope or extent of such section.

15. **Counterparts.** This Agreement may be executed in separate original or facsimile counterparts, each of which shall be deemed an original, and all of which shall be deemed one and the same instrument.

16. **Review by Counsel.** Each party and its legal counsel have reviewed and approved this Agreement and any ambiguities will not be resolved against the drafting party.

17. **Supersedes Previous Agreements.** This Agreement supersedes and replaces all previous oral or written agreements, memoranda, correspondence or other communications between the parties hereto relating to the subject matter hereof.

18. **Disputes and Attorney Fees.** Unless otherwise provided herein, either party shall have the right to seek redress for any violation of the terms of this Agreement through any legal or equitable remedy available to it. In any dispute, each party shall bear its own costs and attorney fees.

19. **Miscellaneous.** Neither party shall acquire any rights whatsoever in the water system of the other, including but not limited to pipes, wells, towers, treatment facilities, or any other part of said system.

20. **Entire Agreement.** This Agreement and all the attachments hereto contain the entire Agreement between the parties with respect to the covenants and obligations provided hereunder. The parties agree that no representations or warranties shall be binding upon either party unless expressed in writing.

**Signature Page to Follow**
IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed on the dates set forth with their respective signatures.

CITY OF NORTH RIDGEVILLE, OHIO 

Kevin Corcoran, Mayor  
Approved as to form:  
Brian Moriarty, Law Director

CITY OF ELYRIA, OHIO 

Frank Whitfield, Mayor  
Approved as to form:  
Amanda Deery, Law Director
RESOLUTION NO. 1562-2022


WHEREAS, the State of Ohio, Development Services Agency, Office of Community Development (OCD) provides financial assistance to local governments under its Program Year 2022 (PY22) Community Housing Impact & Preservation (CHIP) program for the purpose of addressing local housing needs; and

WHEREAS, communities eligible to receive Community Housing Impact & Preservation Program (CHIP) dollars may request funds to receive financial assistance for various housing needs of low and moderate-income residents; and

WHEREAS, Lorain County and the Cities of Oberlin, Sheffield Lake, North Ridgeville, and Amherst would like to request funds as Partners in one application for the application and Administration of the PY22 Community Housing Impact and Preservation (CHIP) Program.

NOW THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF NORTH RIDGEVILLE, LORAIN COUNTY, OHIO, THAT:

SECTION 1. The Council of the City of North Ridgeville hereby adopts the Community Housing Impact and Preservation Partnership Agreement between Lorain County, the City of Oberlin, the City of Sheffield Lake, the City of North Ridgeville, and the City of Amherst as more fully described in Exhibit A attached hereto and incorporated as if rewritten herein.

SECTION 2. The Mayor is hereby authorized to execute said Housing Revolving Loan Fund Administration Agreement.
SECTION 3. The City Treasurer shall forward a signed copy of the Community Housing Impact and Preservation Partnership Agreement, and a copy of this ordinance to Tiffaney Shaver, Planning & Development Coordinator, Great Lakes Community Action Partnership, P.O. Box 590, Fremont, Ohio 43420, tlshaver@glcap.org.

SECTION 4. It is found and determined that all formal actions of this Council concerning and relating to the adoption of this Resolution were conducted in an open meeting of this Council and that all deliberations of this Council and any of its committees that resulted in such formal action were in meetings open to the public in accordance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

SECTION 5. This Resolution is hereby declared to be an emergency measure, the emergency being in order to meet the May 4, 2022 deadline for participation. Wherefore, this Resolution shall take effect and be in full force and effect immediately upon its passage and approval by the Mayor.

PASSED: April 18, 2022

Jason R. Jacobs
PRESIDENT OF COUNCIL

ATTEST :

Fijabi Julien-Gallam
ASSISTANT CLERK OF COUNCIL

APPROVED: Apr 20, 2022

Kevin Corcoran
MAYOR
Exhibit A

Community Housing Impact and Preservation Partnership Agreement

between

Lorain County, City of Oberlin, Sheffield Lake, North Ridgeville and Amherst

WHEREAS, Lorain County and Cities of Oberlin, Sheffield Lake, North Ridgeville and Amherst (Partners) wish to address various housing needs of low and moderate income residents of the county and cities; and

WHEREAS, the State of Ohio, Department of Development, Office of Community Development (OCD) provides financial assistance to local governments under its Program Year 2022 (PY22) Community Housing Impact & Preservation (CHIP) program for the purpose of addressing local housing needs; and

WHEREAS, the Partners are eligible to apply for CHIP funds from the State of Ohio;

WHEREAS, OCD encourages local CHIP eligible communities to request funds as Partners in one application; and the Partners desire to file a combined application under the CHIP Program to receive financial assistance to address needs, prioritized by the local Housing Advisory Committee;

NOW, THEREFORE, the Partners hereby agree to the following terms of this Partnership Agreement (Agreement):

1. Lorain County has agreed to serve as the single applicant for funds and subsequent Grantee responsible for administering the CHIP grant, if funded.
2. Lorain County is responsible for submitting the CHIP grant application in cooperation with the Cities of Oberlin, Sheffield Lake, North Ridgeville and Amherst, including procuring an administrator who shall conduct the detailed tasks of the planning process.
3. Lorain County agrees to implement the PY22 CHIP, if funded, in compliance with Community Development Block Grant (CDBG), HOME Investment Partnership (HOME) and Ohio Housing Trust Fund (OHTF) requirements, the State of Ohio Consolidated Plan, the CHIP program guidelines, and this Agreement.
4. This Agreement applies to any funds awarded from the State of Ohio PY22 CHIP program. This Agreement remains in effect until the CHIP funds are expended and the funded activities completed and closed out. The Partners cannot terminate or withdraw from this Agreement while it remains in effect.
5. The Partners acknowledges the maximum CHIP fund request is $1,600,000, as follows:
   - Lorain County: $400,000
   - City of Oberlin: $350,000
   - City of Sheffield Lake: $300,000
   - City of North Ridgeville: $300,000
   - City of Amherst: $250,000
   The Partners understand funding amounts are an estimate based on PY21 CHIP application instructions.

6. The Partners acknowledge the funding request can be revised based on recommendations of the Lorain County Housing Advisory Committee (HAC) and partner’s consensus or changes once the PY22 CHIP application instructions are released.

7. The Partners agree that once the funding request and activities are determined based on the HAC recommendations, they will sign a Partnership agreement attachment. This document will be made a part of this agreement at that time.

8. The Partners mutually agree to comply with all current Office of Community Development Programs Program Policy Notices

9. The Partners understand the amount of funds awarded to any or all jurisdictions may be less than the request.

10. The Partners will arrive at a funding decision, prior to submission of the PY22 CHIP application based on program income commitments or other resources leveraged.

11. The Cities of Oberlin, Sheffield Lake, North Ridgeville and Amherst approve the grantee to direct the administrator to commit activity funds, proportional to the jurisdictional totals in #5, and to adjust proportionally relative to the percentage allocated of the grant award.

12. This Agreement does not contain a veto provision or other restriction that would allow any party to obstruct the implementation of the CHIP, during the PY22 CHIP grant period.

13. The Cities of Oberlin, Sheffield Lake, North Ridgeville and Amherst agree to provide information to the Grantee for reporting purposes.

14. All program and financial records will be retained by the Grantee after the financial closeout is complete.

15. The Partners agree to adopt the Lorain County CHIP Policy and Procedures Manual, and any future amendments and shall apply these policies to any activities conducted under the PY22 CHIP.

16. Any mortgages expected to generate program income will be prepared by the county and administrator and the county shall be the lien-holder for any property assisted. The county shall receive subsequent program income and reporting and expenditure of any such program income shall become the responsibility of the county. The county will commit its program income funds to future eligible outcomes, as much as practical, proportional to jurisdictional totals received.

17. The Partners agree to the following selection criteria, for fundec activities:
Home Repair applications will be first-come, first-serve within each Partners’ jurisdiction first, and then, if funding remains on October 30, 2024, within the grant service area.

Rehabilitation applications will be ranked according to the Lorain County’s Policy and Procedure Manual, which states each Partners’ jurisdiction first and then, if funds remain uncommitted on April 30, 2024, within the grant service area.

Tenant Based Rental Assistance (TBRA) applications will comply with the local housing authority selection process.

18. The Partners agree to the following finance mechanism, for funded activities:

- Owner-occupied home repair will be provided as a grant.
- TBRA will be provided as a grant.
- Owner-occupied rehabilitation will be provided as a five-year deferred/declining, forgivable loan.
- Rental rehabilitation will be provided as a loan, 100% forgivable after the affordability period (see OCD policy Notice 21-02), with owners providing up to 50% match on hard costs.
- Rental repair will be provided as a loan, 100% deferred/declining (50% annually), two-year term, forgivable loan, with owners providing up to 50% match on hard costs.

19. The Partners agree the following table represents the responsibilities of partner tasks to be undertaken by one or more Partners directly, through cooperation, or by contract:

<table>
<thead>
<tr>
<th>Task</th>
<th>Lorain County</th>
<th>Cities of Oberlin, Sheffield Lake, North Ridgeville and Amherst</th>
<th>Administrator</th>
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<tbody>
<tr>
<td><strong>X=primary role</strong></td>
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<tr>
<td><strong>Y=support/cooperate</strong></td>
<td></td>
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</tr>
<tr>
<td>Procure Administrator</td>
<td>X</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Convene HAC</td>
<td>X</td>
<td>Y</td>
<td>X</td>
</tr>
<tr>
<td>Designate OCEAN Program roles</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Sign/authorize application submission</td>
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<td></td>
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<tr>
<td>Manage grant fund administration</td>
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<td>X</td>
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<tr>
<td>Provide on-going oversight of administrator as detailed in administrative contract</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Receive and manage program income</td>
<td>X</td>
<td></td>
<td>Y</td>
</tr>
<tr>
<td>Pay contractors/vendors</td>
<td>X</td>
<td></td>
<td>Y</td>
</tr>
<tr>
<td>Prepare/file reports</td>
<td>X</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Retain all grant records for auditing/monitoring</td>
<td>X</td>
<td></td>
<td>Y</td>
</tr>
</tbody>
</table>

PY22 Lorain County CHIP Partnership Agreement
IN WITNESS WHEREOF, the parties hereto have executed this Partnership Agreement Between Lorain County and the Cities of Oberlin, Sheffield Lake, North Ridgeville and Amherst for the application and Administration of the PY22 Community Housing Impact and Preservation (CHIP) Program and authorized by the Grantee with the authorizing legislation #__________ and dated ________________, 2022.

GRANTEE:
Lorain County Commissioners, Grantee
226 Middle Avenue, Fourth Floor
Elyria, OH 44035
Phone# 440-329-5111

Name: ___________________________________________ Date: ____________________________
Matt Lundy, Commissioner

Witness to Grantee
Name: ___________________________________________ Date: ____________________________

Approved to Form:

Name: ___________________________________________ Date: ____________________________
Lorain County Prosecutor

PY22 Lorain County CHIP Partnership Agreement 4
IN WITNESS WHEREOF, the parties hereto have executed this Partnership Agreement
Between Lorain County and the Cities of Oberlin, Sheffield Lake, North Ridgeville and Amherst
for the application and Administration of the PY22 Community Housing Impact and Preservation
(CHIP) Program and authorized by the Partner with the authorizing legislation
#_________________________ and dated ______________________, 2022.

PARTNER:

City of Oberlin, Partner
85 South Main St.
Oberlin, OH 44074
Phone# 440-775-7208

Name: ___________________________ Date: ___________________________
    Robert Hillard, City Manager

Witness to Partner
Name: ___________________________ Date: ___________________________

Approved to Form:

Name: ___________________________ Date: ___________________________
    Oberlin Law Director

PY22 Lorain County CHIP Partnership Agreement
IN WITNESS WHEREOF, the parties hereto have executed this Partnership Agreement Between Lorain County and the Cities of Oberlin, Sheffield Lake, North Ridgeville and Amherst for the application and Administration of the PY22 Community Housing Impact and Preservation (CHIP) Program and authorized by the Partner with the authorizing legislation #____________________ and dated ______________________, 2022.

PARTNER:

City of Sheffield Lake, Partner
609 Harris Rd
Sheffield Lake, OH 44054
Phone# 440-949-7141

Name: ___________________________ Date: ___________________________
Dennis Bring, Mayor

Witness to Partner

Name: ___________________________ Date: ___________________________

Approved to Form:

Name: ___________________________ Date: ___________________________
Sheffield Lake, Law Director
IN WITNESS WHEREOF, the parties hereto have executed this Partnership Agreement Between Lorain County and the Cities of Oberlin, Sheffield Lake, North Ridgeville and Amherst for the application and Administration of the PY22 Community Housing Impact and Preservation (CHIP) Program and authorized by the Partner with the authorizing legislation #_________________________ and dated _______________________, 2022.

PARTNER:

City of North Ridgeville, Partner
7307 Avon Belden Rd.
North Ridgeville, OH 44039
Phone# 440-353-0819

Name: ______________________________ Date: __________________________

Kevin Corcoran, Mayor

Witness to Partner Signature: ______________________________ Date: __________________________

Approved to Form:

Name: ______________________________ Date: __________________________

North Ridgeville, Law Director

PY22 Lorain County CHIP Partnership Agreement
IN WITNESS WHEREOF, the parties hereto have executed this Partnership Agreement Between Lorain County and the Cities of Oberlin, Sheffield Lake, North Ridgeville and Amherst for the application and Administration of the PY22 Community Housing Impact and Preservation (CHIP) Program and authorized by the Partner with the authorizing legislation # ____________________ and dated ____________________, 2022.

PARTNER:

City of Amherst, Partner
206 South Main Street
Amherst, OH 44001
Phone#: 440-988-4380

Name: ___________________________________ Date: _______________________
Mark Costilow, Mayor

Witness to Partner
Name: ___________________________________ Date: _______________________

Approved to Form:

Name: ___________________________________ Date: _______________________
Amherst, Law Director
RESOLUTION NO. 1563-2022

A RESOLUTION TO AUTHORIZE THE EXECUTION OF THEN AND NOW CERTIFICATES BY THE FISCAL OFFICER AND THE PAYMENT OF AMOUNTS DUE FOR VARIOUS PURCHASE ORDERS, AND DECLARING AN EMERGENCY.

WHEREAS, pursuant to Ohio Revised Code Section 5705.41(D)(1), the City may not enter into any contract or give any order involving the expenditure of money unless there is attached thereto a certificate of the City’s Fiscal Officer that the amount required to meet the obligation has been lawfully appropriated for such purpose and is in the treasury or in the process of collection to the credit of an appropriate fund free from any previous encumbrances; and

WHEREAS, Ohio Revised Code Section 5705.41(D)(1) further provides that in such circumstances when no certificate is furnished as required and the expenditure is for $3,000.00 or more, the City’s Council, as the City’s taxing authority, may authorize the drawing of a warrant in payment of amounts due upon such contract or order upon certification by the City’s Fiscal Officer that there was at the time of the execution of such certificate a sufficient sum appropriated for such purpose in the treasury or in the process of collection to the credit of an appropriate fund free from any previous encumbrances; and

WHEREAS, the City’s Fiscal Officer certifies that the expenditure was and is properly appropriated and otherwise lawful; sufficient funds were and are available or in the process of collection to the credit of the proper fund, and the funds were and are free from any previous encumbrance; and

WHEREAS, the City is issuing Then and Now Certificates in connection with payments due and owing as shown in Exhibit A attached; and

WHEREAS, City Council deems it to be in the best interest of the health, safety, and welfare of the City to approve the execution by the City Fiscal Officer of Then and Now Certificates, and to authorize the payment of amounts due under the contracts or orders requiring the expenditure of $3,000.00 or more.

NOW THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF NORTH RIDGEVILLE, LORAIN COUNTY, OHIO, THAT:
SECTION 1. City Council, pursuant to Ohio Revised Code Section 5705.41(D)(1), hereby approves the execution of the Then and Now Certificates by the Fiscal Officer and authorized payment due and owing as shown in Exhibit A attached and incorporated herein.

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

SECTION 3. This Resolution is hereby declared to be an emergency measure, the emergency being in order to provide the Auditor’s Office with the necessary resources. Wherefore, this Resolution shall take effect and be in full force and effect immediately upon its passage and approval by the Mayor.

PASSED: April 18, 2022

Jason R. Jacobs
PRESIDENT OF COUNCIL

ATTEST: Fijabi Julien-Gallam
ASSISTANT CLERK OF COUNCIL

APPROVED: Apr 20, 2022

Kevin Corcoran
MAYOR
City of North Ridgeville
Then and Now Certification Summary

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RESOLUTION NO. 1564-2022

A RESOLUTION APPROVING PARTICIPATION IN REGION 19 GOVERNANCE STRUCTURE UNDER THE ONEOHIO MEMORANDUM OF UNDERSTANDING, AND DECLARING AN EMERGENCY.

WHEREAS, the City of North Ridgeville is a Local Government that has adopted and approved The OneOhio Memorandum of Understanding (“The Memorandum”), which establishes a mechanism to disburse settlement proceeds from opioid litigation into Ohio’s communities to help abate the opioid crisis, including allocations to Local Governments and Regions through a statewide Foundation; and

WHEREAS, this jurisdiction is a participant in Region 19 as established by The Memorandum; and

WHEREAS, pursuant to The Memorandum, each Region shall create their own governance structure, so it ensures all Local Governments have input and equitable representation regarding regional decisions including representation on the statewide Foundation Board and selection of projects to be funded from the Region’s regional share; and

WHEREAS, Regions have the responsibility to make submissions regarding the allocation of funds to projects that will equitably serve the needs of the entire Region; and

WHEREAS, it is found that the regional governance structure attached hereto as Exhibit A ensures all Local Governments in this Region have input and equitable representation regarding regional decisions under The Memorandum.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF NORTH RIDGEVILLE, LORAIN COUNTY, OHIO, THAT:

SECTION 1. Subject to and effective upon the concurrence of all Local Governments (counties, cities, villages, townships) in Region 19, this legislative body hereby approves and enters into the regional governance agreement attached hereto as Exhibit A.

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

SECTION 3. This Resolution is hereby declared to be an emergency measure, the emergency being in order to meet the deadline for the funds to be available. Wherefore, this Resolution shall take effect and be in full force and effect immediately upon its passage and approval by the Mayor.

PASSED: April 18, 2022

Jason R. Jacobs
PRESIDENT OF COUNCIL

ATTEST:

Fijabi Julien-Gallam
ASSISTANT CLERK OF COUNCIL

APPROVED: Apr 20, 2022

Kevin Corcoran
MAYOR
Ohio Abatement Strategies

Opioid-Related Definition:

Funds from any settlement dollars should be used to prevent, treat and support recovery from addiction including opioids and/or any other co-occurring substance use and/or mental health conditions which are all long-lasting (chronic) diseases that can cause major health, social, and economic problems at the individual, family and/or community level.

Ohio Abatement Strategy Overview

Similar to and including many national settlement strategies, to abate addiction in Ohio, we have created an abatement plan that includes three main components that will work collaboratively to address Ohio’s needs and also serve as a complement to and should be integrated with all other state and local government plans:

1. Strategies for Community Recovery: Included but not limited to prevention, treatment, recovery support and community recovery projects (examples include child welfare, law enforcement strategies and other infrastructure supports). These strategies have a hyper-local focus that allows communities to collaborate and expand necessary services to their community.

2. Strategies for Statewide Innovation & Recovery: Included but are not limited to strategies included in Community Recovery Component but also projects that promote statewide change and regional development for prevention, treatment, recovery supports and community recovery (examples include regional treatment hubs, drug tasks forces, data collection and dissemination). This component also includes research and development to understand how to better serve individuals and families in Ohio.

3. Strategies for Sustainability: Ohio’s addiction and mental health epidemic was not created overnight, and it will not go away immediately. By collaborating to share resources and knowledge, Ohio’s state and local communities can build sustainable financing strategy and infrastructure to reverse the damage that has been done and prevent future epidemics and crises.
. OneOhio Exhibit A

PART ONE: Community Recovery

**Treatment**

Expanding availability of treatment, including Medication-Assisted Treatment (MAT), for OUD and any co-occurring substance use or mental health condition.

Trauma-informed treatment services and support for individuals, their children and family members who have experienced trauma during their lives including trauma as a result of addiction in the family.

Expand access and support infrastructure developments for telemedicine / telehealth services to increase access to OUD treatment, including MAT, as well as counseling, psychiatric support, and other treatment and recovery support services.

Improve oversight and quality assurance of Opioid Treatment Programs (OTPs) to assure evidence-informed practices such as adequate methadone dosing.

Engage non-profits and faith community to uncover and leverage current community faith-based prevention, treatment and recovery support in partnership with medical and social service sectors.

Expand culturally appropriate services and programs that address health disparities in treatment for persons with mental health and substance use disorders, including for programs for vulnerable populations (i.e. homeless, youth in foster care, etc.); citizens of racial, ethnic, geographic and socio-economic differences, and new Americans to ensure that all Ohioans have access and treatment and recovery support services that meet their needs.

**Development of National Treatment Availability Clearinghouse** – Fund development of a multistate/nationally accessible database whereby health care providers can list locations for currently available in-patient and out-patient OUD treatment services that are both timely and accessible to all persons who seek treatment.

Ensure that each patient’s needs and treatment recommendations are determined by a qualified clinical professional. Offer training and practice support to clinicians on the American Society of Addiction Medicine (ASAM) levels of care (or other models) and the most effective methods of treatment continuation between levels of care for people with addiction including opioids and any other co-occurring substance use or mental health conditions and make all levels of care available to all Ohioans.

**Early Intervention and Crisis Support**

Fund the expansion, training and integration of Screening, Brief Intervention and Referral to Treatment (SBIRT) and Screening, Treatment Initiation and Referral (STIR) programs and ensure that healthcare providers are screening for addiction and other risk factors and know how to appropriately counsel and treat (or refer if necessary) a patient for mental health and substance use disorders.

OneOhio Exhibit A
Support work of Emergency Medical Systems, including peer support specialists, to effectively connect individuals to treatment or other appropriate services following an opioid overdose or other opioid-related adverse event.

Create an intake and call center to facilitate education and access to treatment, prevention and recovery services for persons with addiction including opioids and any co-occurring substance use or mental health conditions.

Create a plan to meet the distinct needs of families of children and youths who experience severe emotional disorders and provide respite and support for these caregivers to reduce family crisis and promote treatment.

Create community-based intervention services for families, youth, and adolescents at-risk for addiction including opioids and any co-occurring substance use or mental health conditions.

Create school-based contacts who parents can engage with to seek immediate treatment services for their child.

Develop best practices on addressing individuals with addiction in the workplace, including opioids and any other co-occurring substance use or mental health conditions.

Implement and support assistance programs for healthcare providers with OUD and any co-occurring substance use disorders or mental health (SUD/MH) conditions.

**Address the Needs of Criminal-Justice Involved Persons**

Address the needs of persons involved in the criminal justice system who have opioid use disorder (OUD) and any co-occurring substance use disorders or mental health (SUD/MH) conditions.

Support pre-arrest diversion and deflection strategies for persons with addiction including opioids and any other co-occurring substance use or mental health conditions, including established strategies such as sequential intercept mapping and other active outreach strategies such as the Drug Abuse Response Team (DART) or Quick Response Team (QRT) models or other co-responder models that engage people not actively engaged in treatment.

Support pre-trial services that connect individuals with addiction including opioids and any other co-occurring substance use or mental health conditions to evidence-informed treatment, including MAT, and related services.

Support treatment and recovery courts for persons with addiction including opioids and any other co-occurring substance use or mental health conditions, but only if these problem-solving courts provide referrals to evidence-informed treatment, including MAT.

Provide evidence-informed treatment, including MAT, evidence-based psychotherapies, recovery support, harm reduction, or other appropriate services to individuals with addiction.
including opioids and any other co-occurring substance use or mental health conditions who are incarcerated, on probation, or on parole.

Provide evidence-informed treatment, including MAT, evidence-based psychotherapies, recovery support, harm reduction, or other appropriate re-entry services to individuals with addiction including opioids and any other co-occurring substance use or mental health conditions who are leaving jail or prison or who have recently left jail or prison.

Support critical time interventions (CTI), particularly for individuals living with dual-diagnosis substance use disorder/serious mental illness, and services for individuals who face immediate risks and service needs and risks upon release from correctional settings.

**Mother-Centered Treatment and Support**
Finance and promote evidence-informed treatment, including MAT, recovery, and prevention services for pregnant women, post-partum mothers, as well as those who could become pregnant and have addiction including opioids and any other co-occurring substance use or mental health conditions.

Training for obstetricians and other healthcare personnel who work with pregnant women or post-partum women and their families regarding treatment for addiction including opioids and any other co-occurring substance use or mental health conditions.

Invest in measures to address Neonatal Abstinence Syndrome, including prevention, care for addiction and education programs.

Fund child and family supports for parenting women with addiction including opioids and any co-occurring substance use or mental health conditions.

Enhanced family supports and childcare services for parents receiving treatment for addiction including opioids and any co-occurring substance use or mental health conditions.

**Recovery Support**
Identify and support successful recovery models including but not limited to: college recovery programs, peer support agencies, recovery high schools, sober events and community programs, etc.

Provide technical assistance to increase the quantity and capacity of high-quality programs that model and support successful recovery.

Training and development of procedures for government staff to appropriately interact and provide social and other services to current and recovering opioid users. To reduce stigma and to normalize a culture of recovery, government staff will be provided with onboarding and training that generates a cultural shift and provides all government employees with tools and resources to feel supported and to support colleagues who may be struggling with substance use disorder.
Convene community conversations and trainings that engage non-profits, civic clubs, the faith-based community, and other stakeholders in training and techniques for providing referrals and supports to those persons to family and friends struggling with substance use disorder.

Identify and address transportation barriers to permit consistent participation in treatment and recovery support.

Support the development of recovery-friendly environments in all sectors, schools, communities and workplaces to promote and sustain health and wellness goals. Put resources toward:
1. Supportive and recovery housing;
2. Supportive employment/jobs;
3. Certification of peer coaches, peer-run recovery organizations, recovery community organizations;
4. Crisis intervention and relapse prevention; and
5. Services and structures that support young people living a life in recovery including, recovery high schools and collegiate recovery communities.

**Prevention**
Invest in school-based programs that have demonstrated effectiveness in preventing drug misuse and that appear promising to prevent the uptake and use of opioids. Investment in school and community-based prevention efforts and curriculum that has demonstrated effectiveness in reducing Adverse Childhood Events (ACEs) and their impact by increasing resiliency, and preventing risk-taking, unhealthy or dangerous behaviors such as: drug use, misuse, early alcohol use, and suicide attempts.

Assist coalitions and community stakeholders in aligning state, federal, and local resources to maximize procurement of school and community education curricula, programs and campaigns for students, families, school employees, school athletic programs, parent-teacher and student associations, aging and elderly community members and others in an effort to build a comprehensive prevention and education response that addresses prevention across the lifespan.

Invest in environmental scans and school surveys to identify effective prevention efforts and realign prevention and treatment responses with those emerging risk factors and changing patterns of substance misuse.

Fund community anti-drug coalitions that engage in drug prevention efforts and education.

**Prevent Over-Prescribing of Opioids and Other Drugs of Potential Misuse**
Training for healthcare providers regarding safe and responsible opioid prescribing, dosing, and tapering patients off opioids.

Continuing Medical Education (CME) on prescribing of opioids and other drugs of concern.
Support for non-opioid pain treatment alternatives, including training providers to offer or refer patients to multi-modal, evidence-informed treatment of pain.

Development and implementation of a National Prescription Drug Monitoring Program (PDMP) – Fund development of a multistate/national PDMP that permits information sharing while providing appropriate safeguards on sharing of private health information, including but not limited to: a. Integration of PDMP data with electronic health records, overdose episodes, and decision support tools for healthcare providers relating to opioid use disorder (OUD) and other drugs of concern.

Prevent Overdose Deaths and Other Harms (Harm Reduction)
Increase availability and distribution of naloxone and other drugs that treat overdoses for use by first responders, persons who have experienced an overdose event, patients who are currently prescribed opioids, families, schools, community-based service providers, social workers, and other members of the general public.

Promote and expand naloxone strategies, which work to ensure that individuals who have received naloxone to reverse the effects of an overdose are then engaged and retained in evidence-based treatment programs.

Provide training and education regarding naloxone and other drugs that treat overdoses for first responders, persons who have experienced an overdose event, patients who are currently prescribed opioids, families, schools, and other members of the general public.

Develop data tracking software and applications for overdoses/naloxone revivals.

Invest in evidence-based and promising comprehensive harm reduction services and centers, including mobile units, to include; syringe services, supplies, naloxone, staffing, space, peer-support services, and access to medical and behavioral health referrals.

Expand access to testing and treatment for infectious diseases such as HIV and Hepatitis C resulting from intravenous opioid use.

Services for Children
Review the continuum of services available to Ohio’s youths, young adults, and families to identify gaps and to ensure timely access to appropriate care for Ohio’s youngest citizens and their parents.

Fund additional positions and services, including supportive housing and other residential services to serve children living apart from custodial parents and/or placed in foster care due to custodial opioid use.

Expand collaboration among organizations meeting the prevention, treatment, and recovery needs of Ohio’s young people and organizations serving youths, such as Boys & Girls Clubs, YMCAs and others. Support the growth of recovery high schools, collegiate recovery communities, and alternative peer groups for youths recovering from mental illness and substance use disorders.
First Responders (EMS, Firefighters, Law Enforcement and other criminal justice professionals)
Provide funds for first responders and criminal justice professionals and participating subdivisions for cross agency/department collaboration and other public safety expenditures relating to the opioid epidemic that address both community and statewide supply and demand reduction strategies including criminal interdiction efforts.

Training public safety officials and responders safe-handling practices and precautions when dealing with fentanyl or other drugs.

Provide trauma-informed resiliency training and support that address compassion fatigue and increased suicide risk of public safety responders.

Workforce
Fellowships for addiction medicine specialists for direct patient care, instructors, and clinical research for treatments.

Scholarships/loan forgiveness for persons to become certified addiction counselors, licensed alcohol and drug counselors, licensed clinical social workers, and licensed mental health counselors practicing in the SUD/MH field, and scholarships for certified addiction counselors, licensed alcohol and drug counselors, licensed clinical social workers, and licensed mental health counselors practicing in the SUD/MH field for continuing educations licensing fees.

Funding for clinicians to obtain training and a waiver under the federal Drug Addiction Treatment Act to prescribe MAT for opioid use disorders.

Training for healthcare providers, students, and other supporting professionals, such as peer recovery coaches/recovery outreach specialists to support treatment and harm reduction.

Dissemination of accredited web-based training curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service-Opioids web-based training curriculum and motivational Interviewing.

PART TWO: Statewide Innovation & Recovery

Leadership, Planning and Coordination
Provide resources to fund the oversight, management, and evaluation of abatement programs and inform future approaches.

Community regional planning to identify goals for opioid reduction and support efforts or to identify areas and populations with the greatest needs for prevention, treatment, and/or services.
A government dashboard to track key opioid/and addiction-related indicators and supports as identified through collaborative community processes.

Provide funding for grant writing to assist already established community coalitions in securing state and federal grant dollars for capacity building and sustainability.

**Stigma Reduction, Training and Education**
Commission statewide campaigns to address stigma against people with mental illness and substance use disorders. Stigma and misinformation deeply embed the deadly consequences of Ohio’s public health crisis. These prevent families from seeking help, fuel harmful misperceptions and stereotypes in Ohio communities, and can discourage medical professionals from providing evidence-informed consultation and care. Ohio’s campaign to end stigma should include chronic disease education; evidence-based prevention, treatment, and harm reduction strategies; stories of recovery; and a constant reframing of mental illness and addiction from a personal moral failing to a treatable chronic illness.

Coordinate public and professional training opportunities that expand the understanding and awareness of adverse childhood experiences (ACEs) and psychological trauma, effective treatment models, and the use of medications that aid in the acute care and chronic disease management of both mental illness and addiction.

Strengthen the citizen workforce by providing community-based trainings, such as Mental Health First Aid, Crisis Intervention Training, naloxone administration, and suicide prevention. These best practice trainings should be allowable as Continuing Education Units for professional development and when offered in an educational setting, provide academic credit.

Development and dissemination of new accredited curricula, such as the American Academy of Addiction Psychiatry’s Provider Clinical Support Service Medication-Assisted Treatment.

Training for emergency room personnel treating opioid overdose patients on post-discharge planning. Such training includes community referrals for MAT, recovery case management and/or support services.

Public education relating to drug disposal.

Drug take-back disposal or destruction programs.

Public education relating to emergency responses to overdoses.

Public education relating to immunity and Good Samaritan laws.

Educating first responders regarding the existence and operation of immunity and Good Samaritan laws.
OneOhio Exhibit A

Invest in public health education campaigns that inform audiences about the ease of contraction of hepatitis C, and that engage persons at-risk to receive testing and treatment.

Convene and host community conversations and events that engage local non-profits, civic clubs, and the faith-based community as a system to support prevention.

Fund programs and services regarding staff training, networking, and practice to improve staff capability to abate the opioid crisis.

Support infrastructure and staffing for collaborative cross-systems coordination to prevent opioid misuse, prevent overdoses, and treat those with addiction including opioids and/or any other co-occurring substance use and/or mental health conditions (e.g. behavioral health prevention, treatment, and recovery services providers, healthcare, primary care, pharmacies, PDMPs).

Support community-wide stigma reduction regarding accessing treatment and support for persons with substance use disorders.

RESEARCH
Ensuring that funding is flexible to invest in short and long-term research and innovation projects that embrace new advances, technology and other strategies that meet the needs of Ohioans today and in the future.