

ORDINANCE O-01-2025

AN ORDINANCE TO AMEND CHAPTER 1169.16 OF THE PLANNING AND ZONING CODE OF THE CITY OF NEW ALBANY CODIFIED ORDINANCES AS REQUESTED BY THE CITY OF NEW ALBANY

WHEREAS, it has been found that the codified ordinances of the city of New Albany, chapter 1169.16(d) needs to be amended to permit commercial/warehousing wall sign size to be increased to 200 square feet, to allow for one (1) sign per business entrance, and to correct a scrivener's error for sign size calculation; and

WHEREAS, the city recognizes the need to adapt regulations for large-scale commercial buildings in order to promote orderly growth and development of lands; and

WHEREAS, the Planning Commission has held a public hearing and recommended approval of the proposed amendments to the codified ordinance at its meeting on December 16, 2024.

NOW, THEREFORE, BE IT RESOLVED by Council for the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

Section 1: Council hereby amends portions of codified ordinance chapter 1169 as set forth in Exhibit A, which depicts these amendments in colored ink.

Section 2. It is hereby found and determined that all formal actions of this council concerning and relating to the adoption of this legislation were adopted in an open meeting of council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.

Section 3. Pursuant to Article 6.07(B) of the New Albany Charter, this ordinance shall become effective thirty (30) days after adoption.

Attest:
Jennifer H. Mason Clerk of Council

Approved as to form:

Benjamin S. Albrecht Law Director Legislation dates:

Prepared:

12/18/2024

Introduced:

01/07/2025

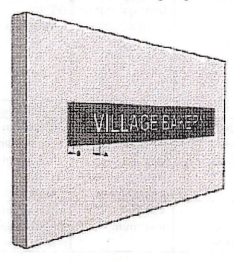
Revised: Adopted:

Effective:

1169.16 PERMANENT SIGNS: BUILDING SIGN TYPES.

The following shall constitute the framework standards and details for the construction of permanent building-mounted signs within and outside the Village Center District. Sign specifications may vary with each Village Center sub-district or use category. Not all sign types are permitted in each sub-district or associated with each use category and are noted as such with each sign type.

(d) Wall. Wall signs shall be designed according to the following diagram and standards:



- (1) Single plane sign boxes must be installed so that the sign face is flush with the building facade.
- (2) The following specifications shall apply. These specifications are in addition to the requirements established elsewhere in this Chapter. In addition, board or commission approval may be required:

SUB- DISTRICT/CATEGORY	NUMBER OF SIGNS	PERMITTED AREA	MEASUREMENTS	ILLUMINATION
Historic Core	One per business entrance	1 s.f. per linear s.f. ft. of building frontage, not to exceed 30 s.f.	- Maximum 18" projection from building (A) - Minimum 1" sign relief (B) - Maximum lettering height 24" (C)	External Internal Neon
Village Core	One per business entrance	1 s.f. per linear s.f.ft. of building frontage, not to exceed 40 s.f.	- Maximum 18" projection from building (A) - Minimum 1" sign relief (B) - Maximum lettering height 24" (C)	External Internal Neon
Core Residential	One per business entrance	15 s.f. maximum	- Maximum 18" projection from building (A) - Maximum lettering height 18" (B) - Minimum 1" sign relief (C)	External
Village Residential	A BUILTING		Not Permitted	
Campus	One per building frontage	35 s.f. maximum	- Maximum 18" projection from building (A) - Maximum lettering height 24" (B) - Minimum 1" sign relief (C)	External Halo

Exhibit A - O-01-2025

Parks & Preservation	One per building frontage	25 s.f. maximum	- Maximum 18" projection from building (A) - Maximum lettering height 24" (B) - Minimum 1" sign relief (C)	External Halo
Commercial/Warehousing	One per building frontage One per building entrance	1 s.f. per linear s.f. ft. of building frontage, not to exceed 20075 s.f.	- Maximum 18" projection from building (A) - Maximum lettering height 36" (B) - Minimum 1" sign relief (C)	External Internal Neon Halo
Residential Subdivision			Not Permitted	
Retail	One per business frontage	1 s.f. per linear s.f. ft. of building frontage, not to exceed 50 s.f.	- Maximum 18" projection from building (A) - Maximum lettering height 24" (B) - Minimum 1" sign relief (C)	External Internal Halo
Institutional	One per building frontage	45 s.f. maximum	- Maximum 18" projection from building (A) - Minimum 1" sign relief (B)	External Halo



ORDINANCE O-02-2025

AN ORDINANCE TO DETERMINE THE ANNUAL COMPENSATION AND BENEFITS OF THE MAYOR, COUNCIL MEMBERS, AND ADDITIONAL SALARY FOR THE MAYOR, PRESIDENT PRO TEM, OR DESIGNATED COUNCIL MEMBER PRESIDING OVER MAYOR'S COURT

WHEREAS, Section 4.04 of the New Albany Charter authorizes council, by ordinance, to annually determine its compensation and benefits; and

WHEREAS, salary amounts for the mayor, members of council, and president pro mem who presides over Mayor's Court were last set via ordinance O-03-2024; and

WHEREAS, as the city grows, so does the work for council, and a cost of living increase of 3.5% for city staff was approved as part of the 2025 budget; and

WHEREAS, Codified Ordinance 155, Section 19(a) – Insurance Benefits, states, "The City shall make available group medical, prescription drug, dental, and vision benefits to all full-time non-union employees and their dependents as well as to all currently serving, elected members of City Council and Mayor. The benefits shall be based on the benefits of the carrier or carriers."

NOW, THEREFORE, BE IT ORDAINED by the Council of the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

Section 1. Annual salaries shall be adjusted as set forth below.

A. SALARY OF THE MAYOR.

The annual salary of the Mayor shall be Twenty-Nine Thousand Two Hundred Fifteen dollars and Forty-Eight cents (\$29,215.48) paid bi-weekly.

B. SALARY FOR MEMBERS OF COUNCIL.

The annual salary of each Council Member shall be Thirteen Thousand Three Hundred Eighty-Eight dollars and Fifty-One cents (\$13,388.51) paid bi-weekly. The annual salary of the President Pro Tem shall be the same as Council Members, unless said President Pro Tem is serving on Mayor's Court, in which case they shall receive additional salary as set forth below.

C. ADDITIONAL SALARY FOR PRESIDING OVER MAYOR'S COURT
The additional annual salary of the Mayor and/or the President Pro Tem and/or the designated
Council Member who is regularly scheduled to preside in Mayor's Court, averaging two court

O-02-2025 Page 1 of 2

sessions per month, shall be Six Thousand Seven Hundred dollars and Eighty cents (\$6,700.80) paid bi-weekly.

Section 2. The salary changes shall be effective as of January 1, 2025.

Section 3. Actively serving council members may elect to enroll in city-sponsored health insurance at the time of open enrollment or upon a qualifying life event. The available benefits and cost of insurance provided to council members shall be the same as is offered to city full-time non-bargaining employees.

Section 4. It is hereby found and determined that all formal actions of this council concerning and relating to the adoption of this legislation were adopted in an open meeting of council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.

Section 5. Pursuant to Article VI, Section 6.07(B) of the Charter of the City of New Albany, this ordinance shall be in effect thirty (30) days after adoption.

CERTIFIED AS ADOPTED thisda	y of, 2024.
	Attest:
Sloan T. Spalding Mayor	Jennifer H. Mason Clerk of Council
Approved as to form:	Legislation dates:
	Prepared: 12/23/2024
	Introduced: 01/07/2025
	Revised:
	Adopted:
Benjamin S. Albrecht	Effective:
Law Director	



ORDINANCE 0-03-2025

AN ORDINANCE TO APPROVE THE FINAL PLAT AND ACCEPT RIGHT-OF-WAY DEDICATION FOR SECOND STREET, THIRD STREET, HAWTHORNE ALLEY, AND FOUNDERS AVENUE AND VACATE AN UNNAMED PUBLIC ALLEY AS REQUESTED BY THE CITY OF NEW ALBANY

WHEREAS, an application to approve the final plat for Second Street, Third Street, Hawthorne Alley, and Founders Avenue has been submitted by the city of New Albany; and

WHEREAS, the city will be the recipient of the right-of-way dedication of approximately 0.933 acres; and

WHEREAS, the city of New Albany agrees to vacate right-of-way and transfer ownership of a 0.025 acre unnamed alley to the adjacent property owner, Amal Amer Dynasty Revocable Living Trust; and

WHEREAS, the New Albany Planning Commission, after review in a public meeting on December 16, 2024, recommended approval of the final plat; and

WHEREAS, the city engineer certifies that the Second Street, Third Street, Hawthorne Alley, and Founders Avenue dedication meets all the requirements of Chapter 1187 of the codified ordinances, stormwater management, design requirements, and will meet all other requirements of the city.

NOW, THEREFORE, BE IT RESOLVED by Council for the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

- Section 1: The final plat to dedicate Second Street, Third Street, Hawthorne Alley, and Founders Avenue and vacate an unnamed alley is attached to this ordinance as Exhibit A and made a part herein, is approved.
- Section 2. It is hereby found and determined that all formal actions of this council concerning and relating to the adoption of this legislation were adopted in an open meeting of council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.
- Section 3. Pursuant to Article 6.07(B) of the New Albany Charter, this ordinance shall become effective thirty (30) days after adoption.

Page 1 of 2

CERTIFIED AS ADOPTED this	day of	, 2025.
	Attest:	
Sloan T. Spalding Mayor	Jennifer H. M Clerk of Cou	
Approved as to form:	Legislation of Prepared: Introduced: Revised: Adopted:	01/10/2025
Benjamin S. Albrecht Law Director	Effective:	a j

Exhibit A - O-03-2025

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SECOND STREET, THIRD STREET AND FOUNDERS AVENUE DEDICATION AND 11' UNNAMED ALLEY VACATION

Quarter Township 4, Township 2, Range 16, United States Military Lands City of New Albany, Franklin County, Ohio

Situated in the State of Ohio, County of States Military Lands, being part of Lot 2.115 ocre tract, as conveyed to THE C being part of Lot 90 and 95, all of Lo	of Frankin, City, of New Albany, Gaster Forenship 4, Forenship 2, Ronge 15, United 9 90 of the pith of New Albany, as recorded in PRE Blook 1, Page 161, and of a CITY OF NEW ALBAMY by deed of record in Instrument Number 202441E0036815, of 91, 92, 93, and 94 of said pited of New Albany, and being all of 37,18 occur brack, as conveyed to AMAL AMER, AS TRUSTEC, OF THE AMAL AMER, ASTRUSTEC, OF THE AMAL 201369 when of record in Instrument Number 2022203220045171,	Approved this day of	20	Мауог,	New Albony, Ohio
154 acre tract and being all of a 1.	718 ocre tract, as conveyed to AMAL AMER, AS TRUSTEE, OF THE AMAL AMER TO NOVEMBER 18, 2013 by deed of ascord in Instrument Number 20220 1220045171				
I references refer to the record of th	he Recorder's Office, Franklin County, Ohio.	Approved this day of	20	Ch. Facinas	Non Albana Ohio
				City Engineer,	New Albany, Ohio
e undersigned. THE CITY OF NEW ALB	NANY, F/K/A VILLAGE OF NEW ALBANY a municipal corporation of the State of Chio, by AMAL, AMER, AS TRUSTEE, OF THE AMAL AMER DYMASTY REVOCABLE LIVING TRUST				
SEPH STEFANOV, CITY MANAGER and A	AMAL AMER, AS TRUSTEE, OF THE AMAL AMER DYNASTY REVOCABLE LIVING TRUST the lands plotted herein, duly authorized in the premised, does hereby certify that this	Approved this day of	20		
t correctly represents its "SECOND S"	TREET, THIRD STREET AND FOUNDERS AND DEDICATION AND 11' UNINAMED ALLEY VACATION' me and dedicates to public use, as such, oil of Second Street, Third Street, thome Alley shawn harrien and not berefolare dedicated.			Council Representative to Planning Commission	New Albany, Ohio
		Approved this day of	, 20	Chairperson,	New Albany, Ohio
				Planning Commission,	New Accords, Chilo
sements are hereby reserved in, over	r, and under areas designated on this plot as "Utility Easement", the aforementioned	to the second second	20		
signated easement permit the constri of on the surface of the around, and	r, and under creas designated on this plat as "Utility Easement", the aforementioned uction, operation and maintenance of all public and quasi public utilities, above beneath I where necessary, for the construction, operation, and maintenance of service connections	Approved this day of	, 20	Finance Director,	New Albany, Ohio
	storm water drainage. Within those areas designated "Drainage Easement" on this plot, an for the purpose of constructing, operating and maintaining major storm water drainage				
ales and or other storm water drains	gae facilities. No above grade structures, dams or other obstructions to the flow of storm	Approved and accepted by Ordinance No		possed	20
iter runalf, unless approved by the C eas shown hereon outside of the pla erein for the uses and purposes expi	Tily Engineer, are permitted within Drainage Easement areas as delineated on this plat. Itted area are within land owned by the undersigned and easements are hereby granted resized herein.	Approved and accepted by Urandrice No	et, Third 5	treet, Cherry Alley, and Hawt	home Alley Albany
		vacate all of the eleven foot unnamed Alley those portions of Cherry Alley and Ginkgo Al	as shown	hereon by hatching and red	rdicates
William Warrell Marrell America	NA COLA MINISCEN OE THE COLA OE NEW VICINIA CANO	hatching (See hatching legend on sheet 2). plat shall become null and void unless reco	The City	of New Albany, Ohio, approv	of of this
(1000 NG NG 2013 1 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	DV, CITY MANAGER OF THE CITY OF NEW ALBANY, OHIO	plat shall become null and void unless reco	rded prior	to	20
is hereunto set his hand this	day of, 20				
igned and acknowledged the presence of:	CITY OF NEW ALBANY, OHIO				
		Transferred this day of	_, 20		
				Auditor,	Franklin County, Ohio
	By:				
	JOSEPH STEFANOV, CITY MANAGER			Deputy Auditor,	Franklin County, Ohio
TATE OF OHIO DUNTY OF FRANKLIN SS:					
efore me, a Notary Public, in and	for said State, personally appeared JOSEPH STEFANOV, CITY MANAGER OF	Filed for record this day of			
F CITY OF NEW ALRANY, OHIO who	acknowledged the signing of the foregoing instrument to be his free and and voluntary act and deed of soid CITY OF NEW ALBANY, OHIO for the	, ZO at	-	Recorder,	Franklin County, Ohio
ies and purposes expressed therein		Fen \$			
Witness Thereof, I have hereunto :	set my hand and affixed my official seal this day of, 20	File No.			
commission expires	Notary Public, State of Ohio				
		Recorded this day of	, 20	Deputy Recorder,	Franklin County, Ohio
Witness Whereaf, AMAL AMER, AS	TRUSTEE, OF THE AMAL AMER DYNASTY REVOCABLE LIVING TRUST, DATED			paperly macurday,	county, onto
NOVEMBER 18, 2013, has hereunta	set his hand this day of, 20	Plat Book, Pages			
Signed and acknowledged	THE AMAL AMER DYNASTY				
the presence of:	REVOCABLE LIVING TRUST, DATED NOVEMBER 18, 2013				
income to the second					
	The second secon				
Market Control	AMAL AMER, AS TRUSTEE				
	MAC MER, AS INVSICE				
TATE OF OHIO OUNTY OF FRANKLIN SS:					
WHASTY REVOCABLE LIVING TRUST, DAT to be his free and voluntary act an	for sold State, personally appeared AMAL AMER, AS TRUSTEE, OF THE AMAL AMER TED NOYEMBER 18, 2013 who acknowledged the signing of the foregoing instrument d deed and the free and voluntary act and deed of sold THE AMAL AMER DYNASTY JUBBER 18, 2013 the uses and purposes expressed therein.				
	set my hand and affixed my official seal this day of, 20				
Ay commission expires	79-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1				
	Notary Public, State of Ohio				



BASIS OF BEARINGS: The bearings shown on this plot were transferred from a field traverse originating and is based on the Othol State Plane Couránate System, South Zone as per NAU d.S. 1986 adjustment. A bearing of North 1071/14** East was held for a portion of the existing centerline of Reynaldsburg-New Albany Road, between centerine manuments FCDS 99164 and FCDS 99164 and FCDS 99164 and Sasynated the "basis of bearing" for this plat.

IRON PINS, where indicated hereon, unless otherwise noted, and are solid steel reinforcing bor five-eighths inch (5/8) diameter, thirty inches long with a plastic cap placed in the top end bearing the name "E.P. FERRIS SURVEYOR 8342".

PERMANENT MARKERS: Permanent morkers, where indicated hereon, are to be one-inch diameter, thirty-inch lay solid iron pins, are to be set to manument the points indicated and are to be set with the top end flush with the surface of the pround and then capped with an alumnum cap stamped EP Ferris. Once installed, the of the cap shall be marked (punched) to record the actual location of the point. These markers shall be set following the competion of the construction/installation of the stretel powerment and utilisis and prior to the City of the Albary, Ohio, Municipal Engineer shall be mothed when the markers are place.

FLOOD NOTE: At of the subject property is located in Zone X (Areas determined to be outside of the 0.2% annual chance floodpish) and Zone X (Areas of 0.2% annual chance flood with overage depths of less than 1 foot or with drainage areas less than 1 square may, and areas protected by leview from 1% annual chance flood.) of Flood insurance Rate Map (FIRM) Map Number 309402008 (June 17, 2008).

SURVEYOR
E. P. FERRIS AND ASSOCIATES, INC.
CONSULTING CIVIL ENGINEERS & SURVEYORS
2130 GUARRY TRAILS DR., 2ND FLOOR,
COLUMBUS, OHIO 43228

COLUMBUS, OHO 43228

"OMNER AS, A FIDSTE OF THE LAND TRUST DATED NOVEMBER 18, 2013

KINALE AND DANSO'T REVOCABLE LAND TRUST DATED NOVEMBER 18, 2013

AND AND AND TRUSTEE THE ANAL AMER DYNASTY

REVOCABLE LINNG TRUST DATED NOVEMBER 18, 2013

4647 MILKIN COURT

NEW ALBANY, OHO 43054

THE CITY NEW ALBANY, FY/A VILAGE OF NEW ALBANY

NEW ALBANY, DHO 43054

DEVELOPER

DEVELOPER

DEVELOPER

DEVELOPER

DEVELOPER

DEVELOPER
THE CITY NEW ALBANY, F/K/A VILLAGE OF NEW ALBANY
99 W. MAIN STREET
NEW ALBANY, OHIO 43054

PREPARED BY

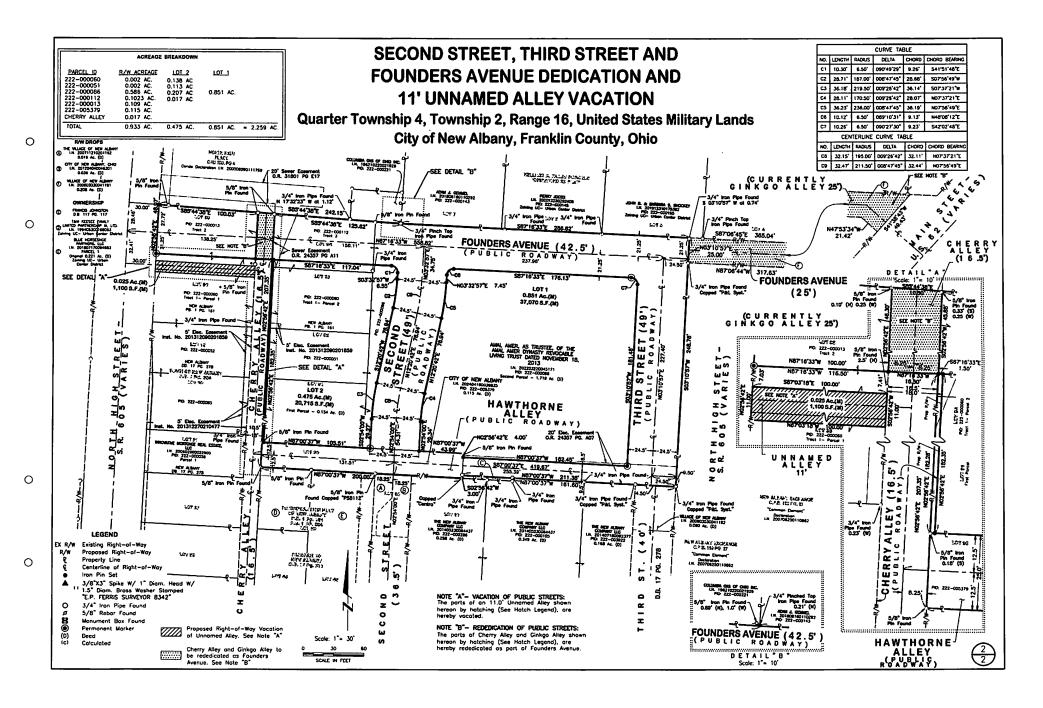
E. P. FERRIS AND ASSOCIATES, INC.

CONSULTING CIVIL ENGINEERS & SURVEYORS 2130 QUARRY TRAILS DR., 2ND FLOOR, COLUMBUS, OHIO 43228



Mother Lee Sloot, P.E., P.S. Registered Surveyor No. 8542







ORDINANCE 0-04-2025

AN ORDINANCE TO APPROVE THE FINAL PLAT MODIFICATION FOR LOT 19 IN THE HAWKSMOOR SUBDIVISION AS REQUESTED BY TREVOR ARNOLD

WHEREAS, an application to approve the Hawksmoor lot 19 final plat modification has been submitted; and

WHEREAS, Codified Ordinance chapter 1187 requires approval of the final plat by council; and

WHEREAS, the New Albany Planning Commission, after review during a public meeting on November 18, 2024, recommended approval of this final plat; and

WHEREAS, the Hawksmoor lot 19 final plat modification includes the relocation and enlargement of a .10-acre tree preservation zone/no build zone; and

WHEREAS, the city engineer certifies that the Hawksmoor lot 19 final plat modification meets all the requirements of Chapter 1187 of the codified ordinances, stormwater management, design requirements and meets all other requirements of the city.

NOW, THEREFORE, BE IT ORDAINED by Council for the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

Section 1: The final plat modification is attached to this ordinance as Exhibit A and made a part herein approved.

Section 2: It is hereby found and determined that all formal actions of council concerning and relating to the adoption of this legislation were adopted in an open meeting of council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.

Section 3: Pursuant to Article VI, Section 6.07(B) of the City of New Albany Charter, this ordinance shall take effect on and after the earliest period allowed by law.

CERTIFIED AS ADOPTED this	day of	, 2025.

O-04-2025 Page 1 of 2

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Sloan T. Spalding Mayor

Approved as to form:

Benjamin S. Albrecht Law Director Jennifer H. Mason Clerk of Council

Legislation dates:

Prepared: Introduced: 01/10/2025 01/21/2025

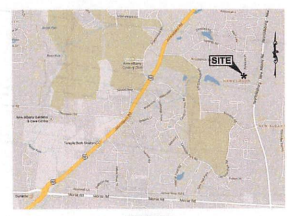
Revised: Adopted: Effective: The undersigned, Michael J. DeAscentis II, authorized signature for L. Shaq, Ltd. owner of the land platted herein, does hereby certify that this plat correctly represents its "Re-Subdivision of Lot 19 of the Re-Sbudivision of Lots 8-11 of Hawksmoor Subdivision", and does hereby accept this plat of the same.

Easements are hereby reserved in, over and under areas hereby platted, and designated on this plat as "Easement" or "Drainage Easement" for the construction, operation and maintenance of all public and quasi public utilities above and beneath the surface of the ground and, where necessary, for the construction, operation and maintenance of service connections to all adjacent lots and lands and for storm water drainage. Within those areas designated "Drainage Easement" on this plat, an additional easement is hereby reserved for the purpose of constructing, operating, and maintaining major storm water drainage swales and or other storm water drainage facilities. No above grade structures, dams or other obstructions to the flow of storm water runoff are permitted within the Drainage Easement areas as delineated on this plat unless approved by the Director of Public Service, City of New Albany.

All easements within the building setback lines for general utility and drainage purposes shall be landscaped per the Hawksmoor Landscape Plan and maintained by the Hawksmoor Homeowners Association, Inc.

	entis II, Authorized Signature for L. Shaq, Ltd. day of, 2024.
Signed and acknowledged in the presence of:	L. Shaq, Ltd.
	Ву
Witness	Title
Nitness	
STATE OF OHIO COUNTY OF FRANKLIN ss:	
oregoing instrument to be their free	tid State, personally appeared thaq, LTD., who acknoledge the signing the and volantary act and deed and the free and for the uses and puposes expressed therein.
Mitman Thornal I have become so	t my hand and affixed any official seal this
day of, 20:	24.
day of, 20:	24.

RE-SUBDIVISION OF LOT 19 OF THE RE-SUDIVISION OF LOTS 8-11 OF HAWKSMOOR SUBDIVISION



LOCATION MAP

SURVEY DATA:

BASIS OF BEARINGS: The bearings shown on this plat were transferred from a GPS survey of Franklin County Monuments "FGCS 9913-B" and "FGCS 9914-B" performed by the Franklin County Engineer's Office, which was based on the Ohio State Plane Coordinate System, Ohio South Zone, NAD83 (1986 adjustment) and determines the bearing between said monuments as N 10° 32' 24" E.

SOURCE OF DATA: The sources of recorded survey data are the records of the Franklin County, Ohio, Recorder, referenced in the plan and text of this plat.

IRON PINS, where indicated, unless otherwise noted, are to be set and are iron pipes, thirteen-sixteenths inch inside diameter, thirty inches long with a plastic cap placed in the top bearing the inscription "ADVANCED". These markers shall be set following the completion of the construction/installation of the street peverenent and utilities and prior to the Village of New Albany, Ohlo's acceptance of these subdivision improvements. The New Albany, Ohlo, Municipal Engineer shall be notified in writing by the surveyor when the markers are in place.

PERMANENT MARKERS: Permanent markers, where indicated hereon, are to be one-inch diameter, thirty-inch long, solid iron pins, are to be set with the top end flush with the surface of the ground and then capped with an aluminum cap stamped "ADVAICED". Once installed, the top of the cap shall be marked (punched) to record the actual location of the point. These markers shall be set following the completion of the construction/installation of the street powerenest and utilities and prior to the Village of New Albany, Ohlo's acceptance of these subdivision improvements. The New Albany, Ohlo, Municipal Engineer shall be notified in writing by the surveyor when the markers are in place.

EXHIBIT A - O-04-2025

2024	Mayor,	New Albany, Ohio
Approved this day of,	100 NO 6	the state of the state of
2024	Municipal En	gineer, New Albany, Ohio
Approved this day of 2024		resentative to Planning
	Commission	n, New Albany, Ohio
Approved this day of, 2024	Chairperson, New Albany	Planning Commission Ohio
Approved this day of, 2024	Finance Dire	ctor, New Albany, Ohio
Approved and accepted by Resolution	No	passed, 2024,
by the Council for the City of New become null and void unless recorded p		
	Transport.	
Transferred this day of,	Auditor,	Franklin County, Ohio
	Deputy Aud	itor, Franklin County, Ohio
Filed for record this day of		
Fee \$, 2024 atM.	Recorder	Franklin County, Ohio
File No.		
Recorded this day of, 2024	Deputy Rec	corder, Franklin County, Ohio
Plat Book, Pages		
We do hereby certify that we have a attached plat, and that said plat is cor- parts thereof.		
	11	OF OF

O = Iron Pin Set
O = Preservation Zone Marke
E = Iron Pin Found

= Iron Pin Found

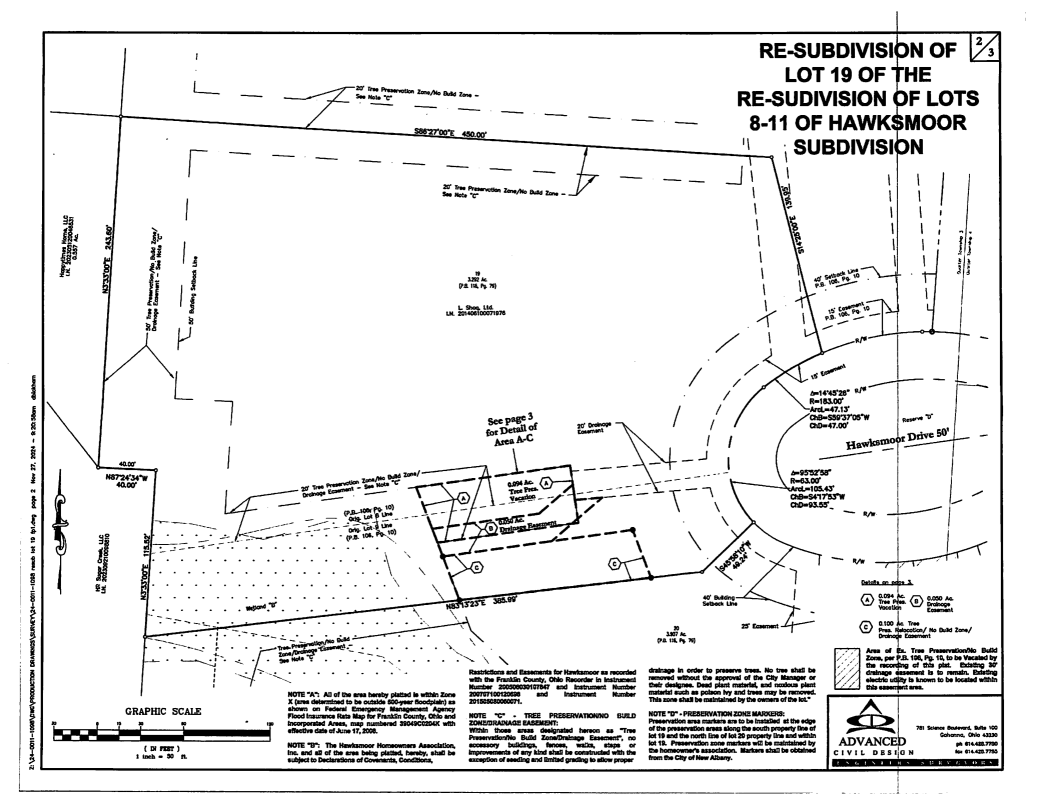
Douglas R. Hock, P.S. 7801

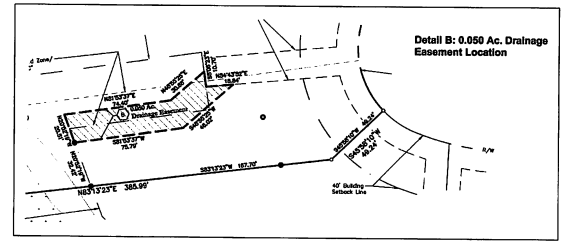


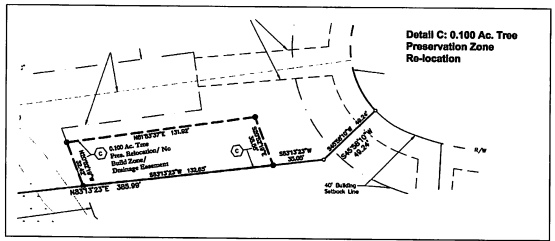


781 Science Boulevard, Suite 100 Gahanna, Ohio 43230 ph 614.428.7750 fax 614.428.7755

ENGINEERS SURVEYORS









RE-SUBDIVISION OF LOT 19 OF THE RE-SUDIVISION OF LOTS 8-11 OF HAWKSMOOR SUBDIVISION

GRAPHIC SCALE





781 Science Boulevard, Suite 100 Gahanna, Ohlo 43230 ph 814.428.7780

INGINERS SURVEYORS

WOVPRODUCTION DRAWMCS\SURVEY\24-0011-1058 namb lot 19 lb1.dms sees 3 Mox 27, 2024 - 9.21;14--- Arith



RESOLUTION R-03-2025

A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER INTO AN ANNEXATION AGREEMENT WITH JERSEY TOWNSHIP TO FACILITATE THE ANNEXATION OF PARCEL NUMBERS 035-107136-00.000, 035-108378-00.000, 035-106770-01.000, 035-106566-00.000, 035-106566-01.004 WHICH COMPRISE APPROXIMATELY 29 +/- ACRES

WHEREAS, the city and the township share certain boundaries and therefore have a shared interest in the general area found immediately east of Beech Road, south of SR 161, west of Harrison Road, and north of Worthington Road, as illustrated and described in the exhibits of the attached Annexation Agreement; and

WHEREAS, it is anticipated that real property comprised of real estate parcel numbers 035-107136-00.000, 035-108378-00.000, 035-106770-01.000, 035-106566-00.000, 035-106566-00.004 and 035-106566-01.004 totaling approximately 29 +/- acres may be the subject of future annexation petitions to be filed with the Licking County Commissioners after the effective date; and

WHEREAS, the city and the township desire to maintain a cooperative relationship that will foster economic development on the property and to provide for public infrastructure improvements that will serve the residents and property owners of the city and township; and

WHEREAS, the Ohio Revised Code Sections 709.021 and 709.022 establish provisions for the annexation of property that includes an annexation agreement between the city and the township; and

WHEREAS, in furtherance of this relationship, the city and the township desire to enter this Annexation Agreement to memorialize the terms of their mutual agreement on the procedure under which the annexation(s) of the property to the city will occur in order to ensure that such annexation(s) are completed in accordance with the procedure that has been historically utilized by the city.

NOW, THEREFORE, BE IT RESOLVED by Council for the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

Section 1. Council hereby authorizes the city manager to enter into an annexation agreement with Jersey Township as set forth on, or substantially similar to, <u>Exhibit A</u> attached hereto.

Section 2. This Annexation Agreement shall cover and be applicable only to the property which is identified in <u>Exhibit A</u> attached herein. The area/boundaries of the property to which this agreement applies shall not be reduced, enlarged, modified, or altered in any way except by written mutual agreement of the parties approved authorizing legislation of both the legislative authority of

R-03-2025 Page 1 of 2

the township and the city. Any changes to the boundaries of the property shall require a written amendment to this Annexation Agreement.

Section 3. On or after the effective date, all or part of the property shall, upon proper petition(s) to and with the approval of the Licking County Board of Commissioners and acceptance of the annexation by the city, be annexed to and accepted by the city under the conditions set forth in the Annexation Agreement.

Section 4. It is hereby found and determined that all formal actions of this council concerning and relating to the adoption of this resolution were adopted in an open meeting of the council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.

Section 5. Pursuant to Article 6.07(A) of the New Albany Charter, this resolution shall take effect upon adoption.

CERTIFIED AS ADOPTED this	day of, 2025.
	Attest:
Sloan T. Spalding Mayor	Jennifer H. Mason Clerk of Council
Approved as to form:	Legislation dates:
	Prepared: 01/03/2025 Introduced: 01/21/2025
	Revised: Adopted:
Benjamin S. Albrecht Law Director	Effective:

ANNEXATION AGREEMENT

THIS ANNEXATION AGREEMENT (this "<u>Agreement</u>"), is entered into as of the last date of signature below (the "<u>Effective Date</u>") by and between the City of New Albany, Ohio (the "City"), an Ohio Charter municipal corporation having its address at 99 W. Main Street, New Albany, Ohio 43054, and the Township of Jersey, Licking County, Ohio (the "<u>Township</u>"), a township duly organized and validly existing under the laws of the State of Ohio having its address at 1481 Mink Street, Pataskala, Ohio 43062.

WITNESSETH:

WHEREAS, the City and the Township share certain boundaries and therefore have a mutual interest in the general area found immediately west of Harrison Road, north of Worthington Road, south of SR161 and east of Beech Road, comprised of six (6) parcels and consisting of approximately 29 +/- acres, as described in Exhibit A and illustrated in Exhibit B; and

WHEREAS, the City and the Township desire to maintain a cooperative relationship that will foster economic development within the property and to provide for public infrastructure improvements that will serve the residents and property owners of the City and the Township; and

WHEREAS, in furtherance of this relationship, the City and the Township desire to enter this Agreement to memorialize the terms of their mutual agreement on the procedure under which the future annexation of the Property to the City will occur in order to ensure that such annexation is completed in accordance with the procedure that has been historically utilized by the City; and

WHEREAS, the City desires to work in good faith with the Township in order to identify certain public infrastructure improvements that the City will construct and fund in the general vicinity of the Property that will serve residents and property owners in the Township and the City.

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and agreements hereinafter set forth, the parties hereby agree as follows:

- 1. <u>Territory Defined</u>: This Agreement shall cover and be applicable only to the Property, which is presently located within the boundaries of the Township. The boundaries of the Property shall not be reduced, enlarged, modified, or altered in any way except by written consent approved and given by the legislative authorities of both the City and the Township by means of appropriate action authorizing such reduction, enlargement, modification, or alteration. Any changes to the boundaries of the Property shall require a written amendment to this Agreement.
- 2. <u>Annexation of the Property</u>: On or after the Effective Date, all or part of the Property shall, upon proper petition(s) to and with the final approval of the Licking County Board of Commissioners (the "Commissioners"), be annexed to and accepted by the City under the conditions hereinafter set forth in this Section 2 and subject to all other conditions and limitations in this Agreement. It is anticipated that the real property identified in Exhibits A and B attached hereto and incorporated by reference will be the subject of an annexation petition to be filed with the Commissioners soon after the Effective Date.

- A. Procedure: Annexations of all or part of the Property to the City shall be filed pursuant to and comply with the provisions of Sections 709.021 and 709.022 of the Ohio Revised Code, as such provisions exist on the Effective Date. It is the intention of the parties to require any petition seeking to annex all or a portion of the Property to the City to be filed pursuant to and in compliance with the provisions of Sections 709.021 and 709.022 of the Ohio Revised Code as set forth in this Section 2.A, and to prohibit the City from assisting or accepting an annexation petition concerning the Property which fails to comply with this requirement.
- B. <u>Effect of Annexation</u>: Immediately following both (i) the approval of a particular annexation petition affecting all or part of the Property by the Commissioners and (ii) the City's acceptance into municipal boundaries of the real property affected by the petition(s), then the annexed property shall be treated and viewed with the same legal effect as if it had been approved as an annexation completed under Section 709.02 of the Ohio Revised Code. Should, at any time, any Property annexed into the City, pursuant to this Agreement, be excluded from the Township, the City shall compensate the Township as in accordance with Section 709.19 of the Ohio Revised Code.
- C. In the event that the annexed Properties' redevelopment and associated change in use from agricultural and/or residential uses to commercial use results in a reduction in the total aggregate property tax revenue received by the Township from the Property in tax years 2025 through 2028, when compared with property tax revenue received by the Township for tax year 2024 (January 1, 2024 tax lien date) (Baseline Year), the City agrees to compensate the Township annually in an amount equal to any such aggregate reduction in said property tax revenue. In the event any of the parcels which make up the Property are combined with other parcels not subject to this Agreement, then in that case, the total tax property revenue received by the Township for such combined parcel(s) shall be utilized in the comparison calculation to the Baseline Year.
- D. <u>Cooperative Efforts</u>: Upon the filing of any annexation petition concerning all or part of the Property in accordance with Section 2.A of this Agreement, the Township and the City shall cooperate in good faith to facilitate the approval and success of such petition. In such an instance, each party shall refrain from taking any action that would directly or indirectly delay the annexation process or endanger the possible approval of the annexation petition by the Commissioners.
- 3. Tax Increment Financing (TIF) in Jersey Township: If the City redirects real property tax revenue through Tax Increment Financing (TIF), then, by May 1 and November 1 of the year following the year in which the (TIF) becomes effective, and continuing each year thereafter, for the duration of the TIF the City shall pay to the Township an amount equal to the real property tax revenue the Township would have received during the previous calendar year, exclusively from all property tax levies for fire and emergency medical services (EMS), had the TIF not been granted by the City (the "Fire & EMS Payment").

4. <u>Public Infrastructure</u>: In addition to their agreement regarding annexation of the Property as provided in Section 2 above, the City and the Township desire to work cooperatively to identify new public infrastructure improvements that may be necessary to serve areas in the vicinity of the Property. To this end, the City and the Township acknowledge that certain improvements may need to be made by the City to Worthington Road including its intersection with Harrison Road.

The City and the Township shall make reasonable and good faith efforts to identify such public infrastructure improvements in the future as the need arises and to negotiate the specifications and parameters for such improvements. Any commitments regarding the construction and/or financing of improvements as contemplated in this Section 4 shall require the prior approval of the New Albany City Council.

5. Miscellaneous:

- A. The term of this Agreement shall commence on the Effective Date and shall terminate at 11:59 p.m. on the fiftieth (50th) anniversary of the Effective Date (the "Initial Term". Unless the legislative authority of the City or the Township, at least ninety (90) days before the expiration of the Initial Term or any subsequent term as provided herein, acts to terminate the Agreement at the expiration of said term, this Agreement shall automatically renew for consecutive terms of twenty (20) years each, with no limit on the number of renewal terms.
- B. <u>Notices</u>. Any notice required to be given hereunder shall be given in writing by ordinary United States mail, postage prepaid, by nationally recognized overnight courier or by hand delivery addressed to the parties at their respective addresses as set forth below.

If to City:

If to Township:

The City of New Albany	Jersey Township Board of Trustees
Attn: City Manager	Attn: Township Administrator
99 W. Main Street	1481 Mink Street
New Albany, Ohio 43054	Pataskala, Ohio 43062
Fax: (614) 855-8583	Fax:
• •	

Notices shall be deemed received at the earlier of (i) actual hand delivery to the address of the receiving party, (ii) when received or when receipt is refused or (iii) two business days following proper deposit in the United States mail or delivery by facsimile.

C. <u>Entire Contract</u>. This Agreement embodies the entire understanding among the parties with respect to the subject matter herein contemplated. Any amendments hereto shall be in writing and shall be executed by both the City and the Township.

D. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which, when executed and delivered, shall be deemed an original, and all counterparts shall constitute one and the same instrument.

[Remainder of this page intentionally blank - Signatures on following page.]

City of New Albany	Jersey Township				
By:	By:				
	By:				
	By:Ben Pieper, Trustee				
Deter	Data				
Date:	Date:				
Approved as to Form:	Approved as to Form:				
Ben Albrecht, Law Director	[INSERT NAME AND TITLE]				

EXHIBIT A

Description of the "Property"

EXHIBIT "A" PROPOSED ANNEXATION OF 9.6± ACRES

FROM: JERSEY TOWNSHIP

TO: CITY OF NEW ALBANY

Situated in the State of Ohio, County of Licking, Township of Jersey, in Sections 14 & 15, Quarter Township 3, Township 2, Range 15, United States Military Lands, being comprised of all of those tracts of land conveyed to MBJ Holdings, LLC by deed of record in Instrument Numbers 201910030021443 and 202306130010379, and part of those tracts conveyed to MBJ Holdings, LLC by deed of record in Instrument Numbers 201310100025382, 200507260022515, 199911160046886, and 200310170050569 (all references refer to the records of the Recorder's Office, Licking County, Ohio), and more particularly bounded and described as follows:

BEGINNING at the common corner of Sections14, 15, 16 and 17, in the centerline of Lucille Lynd Road;

Thence South 03° 06' 27" West, crossing said Lucille Lynd Road, with the line common to said Sections 16 and 17, a distance of 45.00 feet to a point in the southerly right of way line of said Lucille Lynd Road, the northwesterly corner of the remainder of that 1.205 acre tract conveyed to MBJ Holdings, LLC by deed of record in Instrument Number 200005030014048, in the existing City of New Albany corporation line, as established by Ordinance Number O-30-2002, of record in Instrument Number 201210280040677, Ordinance Number O-40-2016, of record in Instrument Number 201702160003066, Ordinance Number O-43-2009, of record in Instrument Number 201007270014304, and Ordinance Number O-42-2009, of record in Instrument Number 201007270014303:

Thence with said southerly right of way line and said corporation line the following courses and distances:

North 86° 39' 34" West, a distance of 299.94 feet to a point;

North 75° 20' 57" West, a distance of 50.99 feet to a point;

North 86° 39' 33" West, a distance of 255.00 feet to a point; and

South 79° 34' 09" West, a distance of 42.03 feet to a point in the easterly line of that 4.273 acre tract conveyed to Premier Storage of New Albany, LLC by deed of record in Instrument Number 202205170012301:

Thence North 03° 06' 27" East, with said easterly line, a distance of 45.00 feet to a point in the centerline of said Lucille Lynd Road;

Thence North 86° 39' 33" West, with said centerline, a distance of 170.75 feet to the southeasterly corner of that original 80.176 acre tract conveyed to MBJ Holdings, LLC by deed of record in Instrument Number 199912010048766;

Thence North 03° 03' 05" East, partly with the easterly line of said 80.176 acre tract and partly with the existing City of New Albany corporation line, as established by Ordinance Number O-30-2002, of record in Instrument Number 200210280040677, a distance of 351.24 feet to a point in the southerly right-of-way line of State Route 161;

Thence North 83° 30' 01" East, with said southerly right of way line, a distance of 827.94 feet to the northwesterly corner of that original 47 acre tract conveyed as Parcel Two to Phyllis C. Foor and James D. Foor, Trustees by deed of record in Instrument Numbers 200103150007969 and 200103150007970;

PROPOSED ANNEXATION OF 9.6± ACRES -2-

Thence South 03° 02' 52" West, with the westerly line of said Parcel Two, a distance of 147.74 feet to a southwesterly corner thereof;

Thence South 86° 45' 34" East, with a southerly line of said 47 acre tract, a distance of 142.00 feet to the northwesterly corner of that original 47 acre tract conveyed as Parcel One to Phyllis C. Foor and James D. Foor, Trustees by deed of record in Instrument Numbers 200103150007969 and 200103150007970;

Thence South 03° 02' 52" West, with the westerly line of said Parcel One, a distance of 345.00 feet to a point in the centerline of said Lucille Lynd Road;

Thence North 86° 45' 34" West, with said centerline, a distance of 142.00 feet to the POINT OF BEGINNING, containing 9.6 acres of land, more or less.

EVANS, MECHWART, HAMBLETON & TILTON, INC.

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MATTHEW A

Matthew A. Kirk

Registered Surveyor No. 7865

MAK:jo 9_6 ac 20240006-VS-ANNX-07

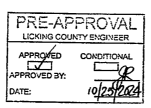


EXHIBIT "A" PROPOSED ANNEXATION OF 19.4± ACRES

FROM: JERSEY TOWNSHIP

TO: CITY OF NEW ALBANY

Situated in the State of Ohio, County of Licking, Township of Jersey, in Section 14, Quarter Township 3, Township 2, Range 15, United States Military Lands, being comprised of all of those tracts of land conveyed to MBJ Holdings, LLC by deed of record in Instrument Numbers 201405020007861, 202308160014791, 201405020007857 and 202105270015923 (all references refer to the records of the Recorder's Office, Licking County, Ohio), and more particularly bounded and described as follows:

Beginning, for reference, at the original centerline intersection of Harrison Road and Worthington Road;

Thence North 86° 44' 57" West, with the original centerline of said Worthington Road, a distance of 326.53 feet to the southwesterly corner of that tract conveyed as First Parcel to George Smith, J.W. Walls and Fred Hendren, as Trustees of Jersey Township, Licking County, Ohio by deed of record in Deed Book 304, Page 249, TRUE POINT OF BEGINNING for this description;

Thence North 86° 44' 57" West, with the original centerline of said Worthington Road and partly with the existing City of New Albany corporation line, as established by Ordinance Number 0-02-2019, of record in Instrument Number 201903220005278, a distance of 1027.68 feet to a point;

Thence North 86° 45' 34" West, with the original centerline of said Worthington Road and said City of New Albany corporation line, a distance of 150.00 feet to the southeasterly corner of that original 47 acre tract conveyed as Parcel Two to Phyllis C. Foor and James D. Foor, Trustees by deed of record in Instrument Numbers 200103150007969 and 200103150007970;

Thence with the boundary of said Parcel Two the following courses and distances:

North 03° 03' 41" East, a distance of 290.00 feet to a point;

South 86° 45' 34" East, a distance of 150.00 feet to a point; and

North 03° 03' 41" East, a distance of 338.79 feet to a point in the southerly right-of-way line of State Route 161;

Thence with said southerly right of way line the following courses and distances:

South 89° 33' 19" East, a distance of 590.09 feet to a point;

South 87° 58' 42" East, a distance of 500.02 feet to a point; and

South 88° 33' 04" East, a distance of 266.19 feet to a point in the centerline of said Harrison Road;

Thence South 03° 10' 18" West, with said centerline, a distance of 375.40 feet to the northeasterly corner of that tract conveyed as Second Parcel to George Smith, J.W. Walls and Fred Hendren, as Trustees of Jersey Township, Licking County, Ohio by deed of record in Deed Book 304, Page 249;

Thence South 81° 55' 34" West, with the northerly line of said Second Parcel, a distance of 334.75 feet to the northwesterly corner thereof;

PROPOSED ANNEXATION OF 19.4± ACRES

Thence South 02°44'09" West, partly with the westerly line of said Second Parcel and partly with the westerly line of said First Parcel, a distance of 235.65 feet to the TRUE POINT OF BEGINNING, containing 19.4 acres of land, more or less.

EVANS, MECHWART, HAMBLETON & TILTON, INC.

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14 OCT 24

Matthew A. Kirk Registered Surveyor No. 7865

MAK:jo 19_392 ac 20240006-VS-ANNX-08



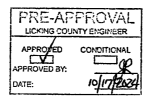
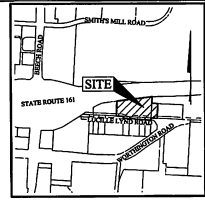


EXHIBIT B

Depiction of the "Property"

EXHIBIT "B" ANNEXATION OF 9.6± ACRES

TO THE CITY OF NEW ALBANY FROM THE TOWNSHIP OF JERSEY SECTIONS 14 & 15, QUARTER TOWNSHIP 3, TOWNSHIP 2, RANGE 15 UNITED STATES MILITARY DISTRICT TOWNSHIP OF JERSEY, COUNTY OF LICKING, STATE OF OHIO



(A) MEJ HOLDINGS, LLC 1,333 AC. (DEED) LM. 201310100025382

(B) MEJ HOLDINGS, LLC 1,333 AC. (DEED) I.M. 200507250022515

© MEJ HOLDINGS, LLC 2.333 AC. (DEED) LN. 199911150046886

(D) MEJ HOLDINGS, LLC 1.523 AC. (DEED) LN. 200310170050566 (E) PREMER STORAGE OF NEW ALBANY, LLC

4.273 AC. (DEED) I.N. 202203170012301

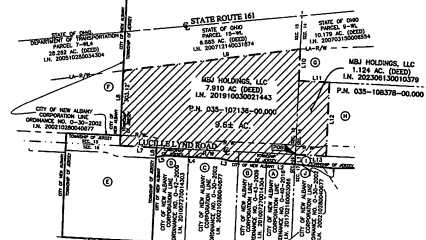
F MBJ HOLDINGS, LLC ORIGINAL 60.176 AC. (DEED) LH. 199912010048766

(B) PHYLLIS C. FOOR AND JAMES D. FOOR, TRUSTEES ORGINAL 47 AC PARCEL TWO (DEED)
IM. 200103150007969 (1/2 INTEREST)
IM. 200103150007970 (1/2 INTEREST)

(1) PHYLLIS C. FOOR AND JAMES D. FOOR, TRUSTEES ORIGINAL 47 AC PARCEL ONE (DEED)
LN. 200103150007969 (1/2 INTEREST)
LN. 200103150007970 (1/2 INTEREST)

L11 S86'45'34"E 142.00" L12 S03'02'52'W 345.00' L13 N86'45'34"W 142.00'

() M	DARD OF COMA F LUCKING COU RECEL NO. 7-1 1.601 AC. (DEI N. 200510280 BJ HOLDINGS, 205 AC. (DEEI N. 200005030	NTY, DHIO MDV3 034302 LLC))
	LINE TABLE	
LINE	BEARING	DISTANCE
LI	S03'06'27'W	45.00"
12	N88'39'34'W	299.94"
IJ	N75'20'57'W	50.99
u	MS6.38,33.M	255.00
LS	S79'34'09'W	42.03*
u	NO3'06'27"E	45.00
UT	N86'39'33'W	170.75
15	N03'03'05'E	351.24
19	N83'30'01"E	827.94
LIO	S03'02'52"W	147.74



LOCATION MAP AND BACKGROUND DRAWING NOT TO SCALE

Total perimeter of annexation area is 2864.63 feet, of which 951.08 feet is contiguous with the City of New Albany giving 33% perimeter contiguity.

> Proposed Appearation of 9.6 ± acres to the City of New Albany

The within map marked exhibit "B" and made a part of the petition of ameration filed with the Board of Commissioners of Licking County, Ohio, on 20 under Chapter 709 of the Ohio Revised Code, is submitted as an accurate map of the territory in said petition described under the requirements of said Chapter 709 of the

Agent for Petitioners

The Board of County Commissioners of Licking County, Ohio, having received a petition bearing the signed names and addresses of the parties interested in the amexation to the City of New Albany, Ohio, of the territory shown beroon and having given due consideration to the prayer of said petition, do hereby grant the same.

Board of Licking County Commis Petition Received ___ Petition Approved_ , upon the duplicates of this office Transfer Fo Received for Record ______, 20__, at _____(AM-PM) and recorded _____, in plat ordinance, petition, etc. in Plat Book Volume ____, Page ____. Plat Fcc Ordinance, etc. Fee Licking County Recorder

20___ and approved by the mayor on _____, 20__ did accept the territory shown berron for annexation to the City of New Albary, Ohio, a municipal corporation

Council for the City of New Alberry, Ohio, by ordinance

Clerk, City of New Albany



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By Matthewa Vil

Matthew A. Kirk Professional Surveyor No. 7865

	Date: (October	22.	2024	
	Scole:	1" = 2	00,		
Evans, Mechwart, Hambieton & Tilton, Inc Ingineers • Surveyors • Hanners • Scientists \$300 New Albany Road, Columbus, OH 43054	Job No:	2024-	0006		
Phone: 614.775.4300 Toll Pres: 866.775.3449 emht.com	Sheet:	1	of	1	
REVISIONS					
MARK DATE DESCRIPTION					
				_	 _

of 9.6 Acres / 20240006-VS-ANXX-0



AREA TO BE ANNEXED PROPOSED CITY OF NEW ALBANY CORPORATION LINE

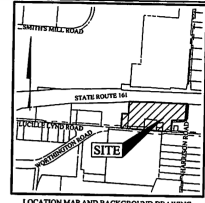
EXISTING CITY OF NEW ALBANY CORPORATION LINE

EXHIBIT "B"

ANNEXATION OF 19.4± ACRES

TO THE CITY OF NEW ALBANY FROM THE TOWNSHIP OF JERSEY
SECTION 14, QUARTER TOWNSHIP 3, TOWNSHIP 2, RANGE 15

UNITED STATES MILITARY DISTRICT TOWNSHIP OF JERSEY, COUNTY OF LICKING, STATE OF OHIO



LOCATION MAP AND BACKGROUND DRAWING NOT TO SCALE

Contiguity Note: Total perimeter of annexation area is 4258.56 feet, of which 963.29 fect is contiguous with the City of New Albany giving 23% perimeter

> Proposed Annexation of 19.4 ± acres to the City of New Albany

The within map marked exhibit "B" and made a part of the petition of amerzation filled with the Board of Commissioners of Licking County, Ohio, or 20___ under Chapter 799 of the Ohio Revised Code, is submitted as an accurate map of the territary in said petition described under the requirements of said Chapter 709 of the Ohio Revised Code.

The Board of County Commissioners of Licking County, Ohio, having received a petition bearing the signed names and addresses of the parties interested in the amnexation to the City of New Albany, Ohio, of the territory shown thereon and having given due consideration to the prayer of said petition, do hereby grant the same.

Board of Licking County Commissioners

Commissioner
Commissioner
Commissioner
_, upon the duplicates of this office.
Licking County Auditor
I-PM) and recorded
Licking County Recorder

and approved by the mayor on _______20____ did accept the territory ra hereon for annexation to the City of New Albany, Ohio, a municipal corporation. Clerk, City of New Albany

> October 14, 2024 1" = 200"

Proms, Mechanit, Horribation & 1

Council for the City of New Albany, Ohio, by ordinance

Job No: '2024-0006 1 of 1

REVISIONS

(A) MEJ HOLDINGS, LLC 0.684 AC. (DEED) LN. 202308160014791 P.M. 035-106366-01.004

(B) MBJ HOLDINGS, LLC 1.694 AC. (DEED) I.M. 201405020007857 P.N. 935-106566-00.0

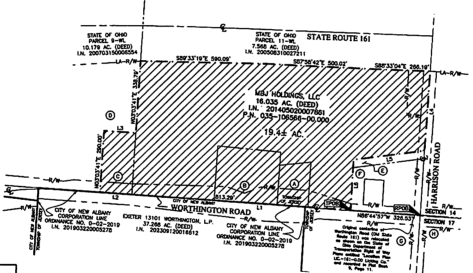
© MEJ HOLDINGS, LLC 0.999 AC (DEED) 1M. 202105270015923 P.M. 035-108770-01.000

D PHYLLS C. FOOR AND JAMES D. FOOR TRUSTEES ORGANAL 47 AC PARCEL TWO (DZED)
I.N. 200103150007889 (1/2 INTEREST)
I.N. 200103150007870 (1/2 INTEREST) © GEORGE SMITH, J.M. WALLS AND FRED HENDREN, AS TRUSTEES OF JERSEY TOWNSHIP, LICKING COUNTY, OHO SECOND PARCEL, D.B. 304, P. 249

(F) GEORGE SMITH, J.W. WALLS AND FRED HENDREN, AS TRUSTEES OF JERSEY TOWNSHIP, LICKING COUNTY, OHIO FRST PARCEL D.B. 304, P. 249

@ CECELIA'S CORNER LTD.

(H) ROHW DAVESTMENTS LLC 2.993 AC. (DEED) LM. 201810050021034



UNE BEARING DISTANCE ü N36'44'57"W 1027.68" 12 N86'45'34"W 150.00" C S86'45'34"E 150.00" L4 S03"10"18"W 375.40" L5 S81'55'34'W 334.75' L6 S02'44'09'W 235.65'

AREA TO BE ANNEXED

PROPOSED CITY OF NEW ALBANY CORPORATION LINE

EXISTING CITY OF NEW ALBANY CORPORATION LINE

By Mouth & 92

Matthew A. Kirk mkirk@cmht.com

1 05 24

GRAPHIC SCALE (in feet)



RESOLUTION R-04-2025

A RESOLUTION OF THE CITY OF NEW ALBANY SUPPORTING THE OHIO MUNICIPAL LEAGUE'S CHALLENGE OF AT&T's TARIFF APPLICATION AT THE PUBLIC UTILITIES COMMISSION OF OHIO

WHEREAS, on December 18, 2024, the Ohio Bell Telephone Company dba AT&T Ohio ("AT&T") filed a Telecommunications Form related to a change in its tariff for "Construction Charges, Relocation of Facilities" with the Public Utilities Commission of Ohio (the "PUCO") in PUCO Case Nos. 24-1123-TP-ATA and 90-5032-TP-TRF (collectively referred to as "AT&T's Tariff Application"); and

WHEREAS, AT&T's Tariff Application proposes tariff changes which will require any municipalities in which AT&T is located in the municipality's public right-of-way to pay the full cost of any relocation or undergrounding of AT&T's facilities, regardless of the reason for the relocation. This is in direct contradiction of current Ohio law; and

WHEREAS, AT&T's Tariff Application is subject to a 30-day auto approval process, meaning that if the PUCO does not rule on the application, then the application is automatically approved, and the tariff change becomes effective on the 31st day after the filing of the application; and

WHEREAS, if AT&T's Tariff Application goes unchallenged and becomes automatically effective, municipalities throughout Ohio, and, subsequently, constituents who may or may not be AT&T customers, would be required to pay for any relocation of AT&T facilities in the public rights-of-way, even if the relocation or undergrounding is required for health, safety, or public welfare purposes; and

WHEREAS, the Ohio Municipal League has engaged counsel to challenge AT&T's Tariff Application.

NOW THEREFORE, BE IT ORDAINED by the Council of the City of New Albany, Counties of Franklin and Licking, State of Ohio, that:

Section 1. Council finds that AT&T's Tariff Application directly changes and significantly impacts, to the detriment of New Albany, how this city manages and administers its public rights-of-way.

Section 2. Council hereby authorizes and agrees to participate in and to intervene in the proceeding at the PUCO in order to challenge AT&T's Tariff Application and any subsequent and/or necessary legal, administrative, legislative efforts.

R-04-2025 Page 1 of 2

Section 3. Council has been advised by the Ohio Municipal League that future financial and/or other support from the city may be necessary. Council may take under consideration the specific amount or form of such financial and/or other support from the city at a subsequent meeting of this council.

Section 4. It is hereby found and determined that all formal actions of council concerning and relating to the adoption of this legislation were adopted in an open meeting of council, and that all deliberations of the council and or any of its committees that resulted in such formal action were in meetings open to the public, in compliance with Section 121.22 of the Ohio Revised Code.

Section 5. Pursuant to the Article VI of the Charter of the City of New Albany, this resolution shall take effect upon passage.

CERTIFIED AS ADOPTED this	day of, 2025.			
	Attest:			
	Andrew State (1995) Andrew			
Sloan T. Spalding, Mayor	Jennifer H. Mason, Clerk of Council			
Approved as to form:	Legislation dates: Prepared: 01/13/2025 Introduced: 01/21/2025 Revised: Adopted:			
Benjamin S. Albrecht, Law Director	Effective:			