

BAZETTA TOWNSHIP TRUSTEES

REORGANIZATIONAL MEETING MINUTES

Date: January 7, 2025, 7:00 pm
Bazetta Township Administration Building
3372 State Route 5 N.E.
Cortland, Ohio 44410

Present:

Chairman Trustee Michael Hovis YES
Vice Chairman Trustee Bob McBride YES
Trustee Michael Morelli YES
Fiscal Officer Stacy Marling YES

Chairman Trustee Hovis opened the meeting with the Pledge of Allegiance and followed with a moment of silence.

There will be no public comment at the end of this meeting. The sole purpose of this meeting is to reorganize and open the year of 2025.

At this time the Fiscal Officer, Stacy Marling will take over and conduct the meeting

001 -25 Resolution to appoint Trustee Hovis as Chairman of the Bazetta Township Board of Trustees for the Fiscal Year 2025.

Motion: Trustee McBride
Second: Trustee Morelli
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

002 -25 Resolution to appoint Trustee McBride as Vice Chairman to the Bazetta Township Board of Trustees for the Fiscal Year of 2025.

Motion: Trustee Morelli
Second: Trustee Hovis
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

003 -25 Resolution to establish the following Trustee/Department Heads Liaisons for Fiscal Year 2025.

Fire Department/ Zoning Department/Boards - Trustee Hovis
Police Department/Park -Trustee Morelli
Road Department/Cemetery - Trustee McBride

Motion: Trustee Hovis
Second: Trustee Morelli
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

004 -25 Resolution to schedule the Trustee's Regular Meeting for the second Tuesday of each month at 7:00PM. A caucus with department heads will be held at 6:00PM before each Regular Meeting. The meetings will be held at the township administration building in the meeting room. Meeting Schedule as follows:

January 14, 2025	August 12, 2025
February 11, 2025	September 9, 2025
March 11, 2025	October 14, 2025
April 8, 2025	November 11, 2025
May 13, 2025	December 9, 2025
June 10, 2025	December 30, 2025 Year End
July 8, 2025	

Motion: Trustee Hovis
Second: Trustee McBride
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

005 -25 Resolution to adopt the attached Resolution of Compliance with the Ohio Sunshine Law and accordingly establish the following rules for the scheduling and notice of all meetings for 2025.

Motion: Trustee Morelli
Second: Trustee Hovis
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

006 -25 Resolution to approve the continued employment of the following non-bargaining unit full-time and part-time employees at their current rates of pay.

TERESA BOTT	POLICE SECRETERY	\$20.00/HR
JOEL DAVIS	ROAD WORKER	\$18.73/HR
ERIC GINN	FIREFIGHTER/MEDIC	\$16.25/HR
JEREMY GLESS	FIREFIGHTER/MEDIC	\$16.25/HR
MATHEW KELLO	FIREFIGHTER/EMT	\$13.00/HR
PETER PIZZULO	ZONING INSPECTOR	\$1,300/MONTH
TODD SHAFER	FIREFIGHTER/MEDIC	\$16.25/HR
RICH URCHK	ZONING SECRETARY	\$11.00/HR
THAD WAJDA	CEMETERY SEXTON	\$350/MONTH
Talon Cerni	FIREFIGHTER	VOLUNTEER

Motion: Trustee Hovis
Second: Trustee Morelli
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

007 -25 Resolution to approve the continued compensation of the Zoning Commissioners and Zoning Board of Appeals including alternate members at \$25.00 dollars per meeting date.

Motion: Trustee Hovis
Second: Trustee McBride
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

008 -25 Resolution to approve a new five-year term for Commissioner Brenda Farone ending December 31, 2029 to the Zoning Board of Commissioners.

Motion: Trustee Morelli
Second: Trustee Hovis
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

009 -25 Resolution to appoint Mike Koprivnak to a new five-year term ending December 31, 2029.

Motion: Trustee McBride
Second: Trustee Hovis
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

010 -25 Resolution to approve a new two-year term for Township Park Board Member Andrea Drotar ending December 31, 2026, to the Township Park Board.

Motion: Trustee Morelli
Second: Trustee Hovis
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

011 -25 Resolution to approve the retention of the following legal firm as Township Legal Counsel, at their respective rate of \$150.00 per hour as approved in 2022 for the Fiscal Year of 2025:

Law Office of Cherry Poteet
193 Beechwood Road
New Wilmington, PA, 15142

Motion: Trustee Hovis
Second: Trustee Morelli
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

012 -25 Resolution to continue the Policy wherein all contact with Township Legal Counsel must be conducted only by the Chairman of the Board of Trustees or the Chairman's designee.

Motion: Trustee McBride
Second: Trustee Morelli
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

013 -25 Resolution to approve the attendance of Trustees and fiscal Officer at any Fiscal year 2025 meetings, seminars, workshops, schools, trainings, conferences, or conventions necessary for the betterment of the township with allowable expensed and gas mileage being reimbursed per Township Administrative policy and IRS approved rate of .70 m per mile, respectively.

Motion: Trustee Hovis
Second: Trustee Morelli
Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

014 -25 Resolution to approve the attendance of Township Employees, Park & Recreation Board Members, Zoning Commissioners, and Zoning Board of Appeals Members at any Fiscal year 2025 meetings, seminars, workshops, schools, trainings, conferences, or conventions necessary For the betterment of the township, after a formal request has been approved by their Department Heads and Trustees, with allowable expensed and gas mileage being reimbursed per Township Administrative policy and IRS approved rate of .70 per mile, respectively.

Motion: Trustee McBride

Second: Trustee Hovis

Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

015-25 Resolution to continue the attached security monitoring service contract with Trumbull Security Systems Inc., with no rate change from last year for the term January 1, 2025 through December 31, 2025.

Motion: Trustee Morelli

Second: Trustee Hovis

Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

016-25 Resolution to continue the attached IT service contract with JED Services LLC., with no rate change from last year for the term January 1, 2025 through December 31, 2025.

Motion: Trustee McBride

Second: Trustee Morelli

Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

017-25 Resolution to continue the attached cleaning service for the administration building contract with Astro Clean Inc., with no rate change from last year for the term January 1, 2025 through December 31, 2025.

Motion: Trustee Morelli

Second: Trustee McBride

Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

018-25 Resolution to continue the attached pest control service for administration building contract With Complete Pest Solutions Inc., with no rate change from last year for the term January 1, 2025 through December 31, 2025.

Motion: Trustee Hovis

Second: Trustee Morelli

Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES

FIRE DEPARTMENT: Nothing for the agenda

POLICE DEPARTMENT: Nothing for agenda

ROAD DEPARTMENT: Nothing for agenda

PLANNING DIRECTOR, ZONING INSPECTOR AND CODE ENFORCEMENT OFFICER: Nothing for the agenda

ZONING BOARD OF COMMISSIONERS AND ZONING BOARD OF APPEALS: Nothing for agenda

PARKS AND RECREATION BOARD: Nothing for the agenda

019 -25 Resolution to adjourn meeting at 7:11PM.

Motion: Trustee McBride

Second: Trustee Hovis

Vote: Trustee McBride YES Trustee Hovis YES Trustee Morelli YES


Chairman Trustee Hovis

1/14/2025
Date


Vice Chairman Trustee McBride

01-14-2025
Date


Trustee Morelli

1/14/2025
Date

RESOLUTION OF COMPLIANCE WITH OHIO SUNSHINE LAW

The Board of Trustees shall conduct its meetings in full compliance with the State of Ohio Sunshine Law and accordingly establishes the following rules for scheduling and notice of all meetings;

RESOLVED,

1. REGULAR MEETINGS: Regular Meetings of the Board of Trustees shall be held on the 2nd Tuesday of each Month at 7:00pm with a 60 minute Department Head Caucus preceding the meeting each month, at the Township Administration Building located at 3372 State Route 5, and notice of said meetings shall be posted in a conspicuous place on the sign provided for that purpose along with a notice to the local newspaper and social media platforms as available.

2. SPECIAL/EMERGENCY MEETINGS: Notice of Special Meetings of the Board of Trustees shall be given by posting advance written notice of the same in a conspicuous place outside the sign provided for that purpose along with a notice to the local newspaper and social media as available. Additionally, notice of all Special Meetings will be given to any media that requests the same. Notice of a Special Meeting shall be given at least 24 hours in advance of the meeting, except in an emergency in which case the notice shall be given as soon as practicable.

3. CONTENT OF NOTICE: Notice of Special Meetings of the Board of Trustees shall contain the following information; (i) shall state: Notice of Special Meeting of the Bazetta Township Board of Trustees; (ii) Date; (iii) Time; (iv) Place; and (v) Purpose of the Meeting.

4. WRITTEN NOTICE UPON REQUEST: Additionally, the Township will provide advance written notice of regular and special meetings directly to anyone who requests same and provides the Township with an e-mail address or pre-paid postage, self-addressed envelopes or post cards.

5. MINUTES OF THE MEETING: Full and accurate minutes of the meeting shall be taken, properly files and maintained. The minutes shall include sufficient information to enable the public to understand and appreciate the rationale for the Board's decisions. The minutes shall be promptly prepared and made available to any person who so requests to inspect or receive a copy of the same.

Motion:

Trustee

Morelli

Second:

Trustee

Hovis

Vote:

Trustee

Hovis

YES

Trustee


McBride


YES

Trustee

Morelli

YES


Chairman Trustee


Vice Chairman Trustee


Trustee

01-07-2025
Date

01-07-2025
Date

1/7/2025
Date



Standard mileage rates

If you use your car for business, charity, medical or moving purposes, you may be able to take a deduction based on the mileage used for that purpose.

2025 mileage rates

The standard mileage rates for 2025 are:

- Self-employed and business: 70 cents/mile
- Charities: 14 cents/mile
- Medical: 21 cents/mile
- Moving (military only): 21 cents/mile

Find out when you can deduct vehicle mileage

Mileage rates for all years (cents/mile)

Period	Business use	Charity use	Medical or military moving	Source
2025	70	14	21	IR-2024-312
2024	67	14	21	IR-2023-239
2023	65.5	14	22	IR-2022-234
7/1/2022-12/31/2022	62.5	14	22	IR-2022-124
1/1/2022-6/30/2022	58.5	14	18	IR-2021-251
2021	56	14	16	IR-2020-279

Tax professionals topics

- Serve your clients
- Tax pro news and resources
- Office of Professional Responsibility and Circular 230
- Tax code, regulations and official guidance
- E-Services
- Topic no. 161, Returning an erroneous refund – Paper check or direct deposit
- Appeals
- Tax professionals

TRUMBULL SECURITY SYSTEMS INC.
2844 WILSON SHARPSVILL ROAD CORTLAND, OH 44410

INITIAL YOUR ACCEPTANCE OR DECLINE
OF EACH TYPE OF SERVICE PROVIDED

ACCEPT	DECLINE		
<input type="checkbox"/>	<input type="checkbox"/>	System installation (one time fee)	\$_____ (depending on system installed)
<input type="checkbox"/>	<input type="checkbox"/>	System installation with monitoring	\$_____ (Installation fee plus monitoring fee)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Monitoring Service	\$ 87.80 (Monthly Fee)
<input type="checkbox"/>	<input type="checkbox"/>	Service calls (see paragraph 26)	\$_____ (Per call fee)
<input type="checkbox"/>	<input type="checkbox"/>	Service agreement	\$_____ (Annual fee)
<input type="checkbox"/>	<input type="checkbox"/>	Leasing of equipment	\$_____ (Annual fee)
		Total	\$87.80

I. BASIC SERVICE INCLUDE:

1. Direct call response by operators, to an emergency condition until proper authorities are notified
2. Direct call response until a station designated by subscribed is notified providing such station or stations are available at time of occurrence.
3. Notification of additional designated call stations available
4. Subscriber () owns () leases the monitoring equipment

II. CUSTOMIZED SERVICE:

1. Openings and Closings
2. Special applications (temperature monitoring, carbon monoxide, flooding, natural gas, medic alert)
3. Certified alarm report including copies of operators log and a receiver print out.

***NOTE: AVAILABLE UPON REQUEST AND AGREEMENT**

Trumbull Security Systems Inc. reserves the right to amend services and/or the terms of this agreement without prior notice

MONITORING CONTRACT

AGREEMENT MADE THIS 1 day of January 2025 by and between TRUMBULL SECURITY SYSTEMS, INC. (hereinafter call "TSS") and Bazetta Township - 4 locations
(address) Hillside Cemetery, Admistration Building, Police Station and Road Department
(hereinafter called "subscriber")

1. TSS is engaged in the business of equipping, furnishing and installing alarm systems and intends to enter into agreements with its customers (hereinafter call "subscriber") for security system monitoring and notification to local police, fire and medical authorities. Subscriber will receive the basic services set forth above, plus the following customized services ("X" the appropriate box () system installation () system repair () system upgrade (X) other Monitoring

2. TSS agrees to provide monitoring and notification services set forth above to subscriber at the annual fees therein set forth for each service. This contract shall be for an initial period of one (1) year or more such terms, and shall automatically renew annually, at the then current subscriber rate. The fees to be paid by subscriber to TSS for services to be performed shall be the monthly fee as set forth above, paid in advance on or before the first day of each () month () quarter; or (X) year. Failure of subscriber to make payment of the fees herein provided for shall automatically terminate TSS's obligations under this contract as to subscriber, but such termination shall not effect the obligation of subscriber to make payment of the fees for such subscriber for the annual term as to which subscriber has failed to give written notice of intention not to renew.

3. Notwithstanding any other provision of this agreement, this agreement shall only become effective when: (a) TSS shall have received a completed alarm monitoring service agreement signed by subscriber ("service agreement"); (b) TSS shall have accepted payment of the fee to be paid for services to be provided to subscriber; and, (c) TSS shall have sent an acceptable test signal on the transmitting equipment for subscriber.

4. Any fees paid by subscriber for services to TSS shall not be refundable.

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5. Subscriber and TSS agree the TSS's sole and only obligation under the Agreement and/or any agreement if monitoring service is contracted for shall be to monitor signals properly received by means of the alarms systems of subscribers and to make appropriate notification of such alarm signal as specified in the Alarm Monitoring Service Agreement.

6. Subscriber and TSS agree that TSS is not an insurer and no insurance coverage is offered herein. Payments to TSS are solely for monitoring an alarm system that may reduce the risk of loss, and TSS makes no representation that the alarm system will reduce such risk or that no loss will occur. Subscriber and TSS acknowledge that the alarm system and monitoring service are not designed or guaranteed to prevent the losses hereinafter referred to, and TSS shall therefore have no liability to subscriber for any loss or damage sustained by either them as a result of burglary, hold up, theft, bodily injury, including death, fire, equipment failure of the city, county or municipal authority, or public or private entity to respond to signal, (such instances are by way of example and not limitation), or any other cause whatsoever, regardless of whether or not such loss or damage as caused or contributed to by TSS's negligent performance or failure to perform any obligation under this agreement.

TSS DOES NOT MAKE ANY REPRESENTATION OR WARRANTY OF ANY KIND OR ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS THAT THE SERVICES PERFORMED BY IT WILL IN ALL CASES PROVIDE THE PROTECTION FOR WHICH IT IS INTENDED. The services will be substantially as described in this agreement, but TSS MAKES NO OTHER WARRANTY, EXPRESS OR IMPLIED, INCLUDING WARRANTY OR FITNESS FOR ANY PARTICULAR PURPOSE OR OF MERCHANTABILITY.

No agent, employee or representative of TSS is authorized to bind it to any additional term, affirmation, representation or warranty, oral or written, unless by separate written instrument sign by TSS which by its name states that it is included as part of this agreement.

7. TSS's obligation to provide services is conditioned upon prompt payment by subscriber of all fees and charges fixed by this agreement when due, and performance by subscriber of all of the terms and conditions of this Agreement. In the event of the failure of subscriber to make payment when due, or the failure by subscriber to meet any obligation under this Agreement, TSS shall have the right to immediately discontinue providing services to terminate the Agreement immediately. Upon discontinuance of services or termination, TSS shall have no further obligation of any kind to subscriber.

8. All of the terms and conditions of any equipment manufacturer or central monitoring service agreement contract, warranty or limited warranty are incorporated herein as if fully set forth herein, and shall govern the rights and responsibilities of the parties hereto. Such equipment manufacturer and central monitoring contract, warranty or limited warranty are available upon request by subscriber, provided it was TSS who installed the monitoring equipment used by subscriber. It is specifically agreed that if TSS shall have no further obligation of any kind to subscriber.

9. Subscriber warrants and represents that this Agreement will authorize and empower TSS. Upon the termination of the Agreement, upon any discontinuance of service, to enter the subscribers premise and to disconnect that portion at such subscribers alarm system which transmits signals to TSS, so that it is no longer capable of sending an alarm signal to central monitor. In the event subscriber fails or refuses to so disconnect upon termination or discontinuance, subscriber agrees to indemnify TSS against, and hold harmless from all losses or expense of any kind which TSS may incur or expend, including continuing central monitoring fees and reasonable attorney fees, by reason of such failure or refusal on the part of subscriber to so disconnect that portion of such subscriber's alarm system which transmits signal to the central monitoring system.

10. It is understood and agreed that if TSS did not install subscriber's monitoring or alarm system, or if subscriber has not entered into a service agreement with TSS, that TSS has no responsibility for the condition and/or functioning or monitoring of the alarm system and that maintenance, repair, service, replacement or insurance of the alarm systems are not the obligation or responsibility of TSS.

11. Subscriber covenants and represents to TSS that subscriber has not altered, modified, and will not alter, modify or amend the monitoring system in any way, and agrees that TSS has not made any promises or representations to subscriber as to services to be performed by TSS except as specifically set forth herein.

12. Any failure by TSS to exercise any right or remedy shall not be a waiver, not preclude TSS from the exercise of that or any other right or remedy.

13. This Agreement as to any subscriber, shall not be assignable by subscriber, except upon the written consent of TSS first obtained.

14. This Agreement shall be governed by the laws of the State of Ohio. Any and all disputes arising either under this Agreement, or in relation to any services provided by TSS in this Agreement, shall be renewed exclusively in the State Courts of Ohio in Trumbull County, Ohio.

15. Any notice required to be given hereunder by either party shall be in writing sent by certified mail, return receipt requested, addressed to such party at the address at the head of this Agreement, or at such other address as either party shall notify the other of, in the same manner.

16. This Agreement contains the entire understanding between the parties. It becomes valid only when it is signed by a duly authorized representative of TSS. No representations of any kind not contained herein or those made by any party shall in any way bind TSS. This Agreement may only be altered or modified by an agreement in writing signed by both parties hereto.

17. Subscriber agrees to maintain system in good and serviceable condition.

18. Subscriber acknowledges that the system and its operation are not guarantees of its performance, and that a variety of circumstances can give rise to the system becoming inoperable, including but not limited to:

A) That the system could be (i) intentionally or inadvertently disengaged ; (ii) damaged by lightning, wind, disruption of signal or telephone communications by means, including but not limited to damage to control, communicator, telephone wires, cellular network issues, poles, connectors or signaling equipment, motion detectors, any and all wires, door/window sensors, monitoring station equipment or its power supply; fire; improper subscriber programming; and that if installed, a back up power supply has a limited time period, and the system may fail if the general power to the home is not restored promptly; or any other acts beyond the control of TSS.

19. This contract may be amended or modified and the restated terms of the contract, including monthly monitoring fee may be changed in the future from time to time, and such amendment, modifications or restatements shall be deemed in full force and effect, unless within 30 days of the date of such amendments, modifications or restatements are mailed to subscriber, the subscriber objects to such amendments, modifications or restatements in writing sent by certified mail, return receipt requested.

20. The maximum damages, liability, judgment, compensatory or consequential damages that subscriber may obtain from TSS are the cost of physical components located in the subscribers locale and (1) months monitoring fee if monitored and paid by subscriber. The above is the full and complete liquidated damages between the parties, their heirs, representative, successors, invitees, guests, or those on or about the premises, and not to be construed as an admission of liability against TSS.

21. Subscriber acknowledged that persons with the intent could make the system inoperable, disrupt, inactivate sensors, or other equipment by disengaging the system; disrupting the sensors; generate electronic signals to confuse, or to have the sensor indicate a condition that does not exist, and that the same could be done unintentionally by animals or children , or negligently by other persons .

22. Subscriber acknowledges that TSS shall not be responsible for any errors or omissions in programming of the system components whether done by TSS or by persons or entities other than TSS.

23. Subscriber agrees to conduct self-tests of the system pursuant to the self-test schedule set forth in the operations manual, which the customer acknowledges that they have received, and has read, or if not, has the duty to read.

24. Subscriber acknowledges and agrees to be liable for any liability and obligation for services contracted by subscriber, or contracted by TSS on behalf of subscriber for monitoring services which are contracted for twelve (12) month periods from initial activations date, or any other monitoring services used by TSS, and if subscriber terminates monitoring service during the pendency of the twelve (12) month period, subscriber agrees to be liable for the remaining balance of such period.

25. Subscriber acknowledges that it shall be liable for any tax that may be imposed on services provided to subscriber whether or not such tax is specifically delineated on any invoice or billing sent to the subscriber.

26. Subscriber agrees to pay for any parts, material, taxes and labor (in excess of the first one-half hour per year) for service calls performed by TSS, and a fee of \$ 65.00 for services calls between the hours of 7:00 PM to 6:00 AM daily. The rate for normal hours service calls between 6:00 AM to 7:00 PM , that are not under a service contract shall be \$ 65.00 Per hour. All payments for such services shall be made on the date that such services are provided.

27. All delinquent accounts shall bear interest at 1.5% of the unpaid balance per month, and if a delinquent account exists for more than (1) month the interest owed on the prior month shall be added to the unpaid balance.

28. Subscriber does hereby authorize TSS and/or any member of the local police department to enter into the premises, including with such sufficient force that may cause damage to the premises at any time when there is an audible alarm emanating from the premises, in order to determine the cause of the alarm, and to disengage the alarm to prevent an ongoing public nuisance as deemed a public nuisance by the local law enforcement, or when an electronic alarm is being received by the monitoring service to reset the alarm. Any damages caused by such entry shall not be the liability of TSS or any such police officer or department. Subscriber does and hereby releases and indemnifies TSS from any such claims, whether asserted by subscriber, or the owner of the premises, if the subscriber is a tenant of the premises.

29. This contract does, hereby incorporate by reference, and all terms, conditions, limitations of system, limitations of liability, indemnification, includible in (a) the central monitoring service contract between TSS and its current monitoring service, and (b) the manufacturers of all equipment used by TSS, including, but not limited to monitoring equipment and sensors. Subscriber acknowledges receipt of user instructions for the equipment and monitoring service used at subscribers locale, which include such terms, conditions and limitations.

BY SIGNING THIS AGREEMENT, SUBSCRIBER ACKNOWLEDGES THAT THE AGREEMENT HAS BEEN READ AND UNDERSTOOD; THAT SUBSCRIBER HAS BEEN GIVEN A COPY OF EACH OWNER MANUAL/WARRANTY FOR EACH OF THE EQUIPMENT USED IN THE MONITORING SYSTEM THAT HAS AS OWNERS MANUAL; THAT SUBSCRIBER HAS DECLINED THOSE SERVICES AS INDICATED ON THE FIRST PAGE, AND THAT SUBSCRIBER WILL USE/TEST/MAINTAIN THE SYSTEM AS REQUIRED IN SUCH OWNERS MANUAL.

IN WITNESS WHEREOF, the parties have executed the Agreement this 7th day of January 20 25.

Trumbull Security Systems, Inc.

By: _____

Subscriber

Michael J. How 330-240-1326
(Print name) Phone No.

[Signature] - Chairman Trustee
Subscribers Signature

