1	RESOLUTIO	N NO. <u>2025-032</u>	_		
2					
3	SPONSOR	Executive Shapiro, Mrs. M	<u>I</u> cKenney		
4	D 4 ME			TT 0 '	
5	DATE	January 27, 2025	_ COMMITTEE	Human Services	
6	A.D			4 4 4 A Cl. 1	
7		authorizing the Executive to			
8		ndation to provide funding for			
9		platform, in an amount not t		_ :	
10		tive, the Opiate Abatement A	dvisory Council and the	Key Stakeholders Group,	
11	and declaring	g an emergency.			
12 13	WHE	DEAS pursuant to Pasalution	Nos. 2010, 332 and 2010, 3	61 this Council authorized	
13 14	WHEREAS, pursuant to Resolution Nos. 2019-332 and 2019-361, this Council authorized the Executive to settle any or all claims, and to execute any corresponding settlement agreements				
15	in litigation titled In re: National Prescription Opiate Litigation, Case No. 1:17-MD-2804, before				
16	Judge Dan Aaron Polster in the United States District Court, Northern District of Ohio (the				
10 17	"Lawsuit"), resulting in an unprecedented amount of settlements; and				
18	Lawsuit ), ic	sutting in an unprecedented ar	mount of settlements, and		
19	WHE	REAS, an Opiate Abatement	Strategy was developed a	s a guiding document for	
20		onies received through the set			
21		tment, (2) system and infrastru			
22	10003. (1) 1100	timent, (2) system and mirastro	seture, (3) num reduction,	and (1) education, and	
23	WHE	REAS, the Executive conver	ned the Kev Stakeholder	s Group and the Opiate	
24		lvisory Council ("OAAC") to	•	<u> </u>	
25		lents of the County, using the			
26		,		<i>5</i>	
27	WHER	REAS, subsequently, this Cour	ncil adopted Resolution No.	. 2023-024, authorizing the	
28		execute a professional servic	•		
29		comprehensive solution for			
30	disorder, for a	five-year term; and			
31		•			
32	WHE	REAS, the County Executive	's Department of Public S.	afety has worked with the	
33	hospital system	ns, including Akron Children'	s Hospital, to onboard then	n to the county-wide Unite	
34	Us data sharin	g platform; and			
35					
36		REAS, subsequently, this Cour	-		
37		xecute grant agreements with			
38		espectively, for the impleme	ntation of the county-wid	le Unite Us data sharing	
39	platform; and				
40					
41		REAS, there is an additional co	- ·	onboard with Unite Us due	
42	to the integrat	ion of existing technologies; a	nd		
43	*****				
44		REAS, the Executive wishes t	-	<u> </u>	
45		order to allow the hospital to	o incorporate the county-w	vide Unite Us data sharing	
46 47	platform; and				
47 40	W/I II:T	DEAC the additional fundings	will be noid for weine settler	mant funda from the anicid	
48 49	Lawsuit; and	REAS, the additional funding v	viii de paid foi usilig settlet	ment runus from the opioid	
49 50	Lawsuit, alla				

RESOLUTION NO. <u>2025-032</u> PAGE TWO

WHEREAS, this Council finds and determines, after reviewing all pertinent information, that it is necessary and in the best interest of the County of Summit to authorize the Executive to execute a grant agreement with Akron Children's Hospital Foundation to provide funding for the implementation of the county-wide Unite Us data sharing platform, in an amount not to exceed \$100,000.00, to be paid for from settlement dollars received by the County in the Lawsuit;

NOW, THEREFORE, BE IT RESOLVED by the Council of the County of Summit, State of Ohio that:

## **SECTION 1**

The Executive is hereby authorized to execute a grant agreement with Akron Children's Hospital Foundation to provide funding for the implementation of the county-wide Unite Us data sharing platform, in an amount not to exceed \$100,000.00 of Opioid Settlement Dollars, and the Executive is hereby authorized to execute any necessary related documents.

## **SECTION 2**

This Resolution is hereby declared an emergency in the interest of the health, safety and welfare of the residents of the County of Summit, and for the further reason that it immediately provides funding for additional care coordination and treatment to individuals with substance use disorder thus furthering the County's desire to abate the nuisance created by the proliferation of opioids.

## **SECTION 3**

Provided this Resolution receives the affirmative vote of eight members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the earliest time provided by law.

## **SECTION 4**

It is 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 this Council, and that all deliberations of this Council and of any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

INTRODUCED January 27, 2025

ADOPTED February 10, 2025

 Monique Willis

CLEB560BEF400K5A4GIL

Signed by:

APPROVED February 10, 2025

DocuSigned by:

PRESIDENTE ME GAUNCII

1 2 3 4 5 6 7	RESOLUTION NO. 2025-032  PAGE THREE DocuSigned by:  Stapics  EXECUTION NO. 2025-032  PAGE THREE  DocuSigned by:  EXECUTION NO. 2025-032	Voice Vote – YES: 9 – 0: Darrow, Dickinson, Ford, Kacyon, Licate, McKenney, Schmidt, Walters, Wilhite Absent: Donofrio, Higham
8	ENACTED EFFECTIVE February 11, 2025	<u> </u>