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	resolution number <u>73-8</u>
BY molls	- Braig
	UTHORIZING COUNCIL TO ENTER INTO AGREEMENT WITH THE OHIO NATURAL RESOURCES TO ADMINISTER A CERTAIN GRANT FOR LITTER
	llage of Buckeye Lake has applied for and received a single om the Ohio Department of Natural Resources; and
WHEREAS, In order the Village of Resources.	er to implement that grant, it is necessary that the Council of Buckeye Lake contract with the Ohio Department of Natural
NOW, THEREFORE, E	BE IT RESOLVED BY THE VILLAGE COUNCIL OF BUCKEYE LAKE, COUNTY OF OF OHIO, That:
re	ne Village of Buckeye Lake is hereby authorized pursuant to this esolution to enter into contract with the Department of Natural esources to administer a litter control grant.
aı	ne Mayor and Clerk of the Village of Buckeye Lake are hereby uthorized and directed to sign the attached contract on behalf the Village of Buckeye Lake, Ohio.
	ne attached contract is hereby incorporated into this resolutions if fully rewritten herein.
	nis resolution shall go into full force and effect from and ter the earliest period allowed by law.
Adopted this	
	Charles E. Slater MAYOR
ATTEST:	
CLERK CLERK	Harman ped not get Rogry of
FORM APPROVED:	
DIRECTOR OF	LAW CUM

The undersigned, Clerk/Treasurer of the Village of Buckeye Lake.

Ohio, hereby certifies that this 

was posted pursuant to Section 731.25 of the Ohio Revised Cort and posted in at least six (6) designated public places from the of the ohio Revised Cort and posted in at least six (6) designated public places from the of the ohio Revised Cort and posted in at least six (6) designated public places from the of the ohio Revised Cort and posted in at least six (6) designated public places from the of the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised Cort and posted in at least six (6) designated public places from the ohio Revised from the ohio Revised from the oh

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## AGREEMENT

This Agreement entered into this 24 day of February, 1983, by and between the Village of Buckeye Lake, Licking County, Ohio, hereinafter called the "First Party", and the Buckeye Lake Volunteer Fire Department, Inc., hereinafter called the "Second Party".

WHEREAS, the First Party is desirous of obtaining fire and emergency squad protection for residents of the Village of Buckeye Lake and the property located therein, and has a 1978 CMC Pumper and other fire fighting equipment, and other fire fighting equipment, and

WHEREAS, the Second Party owns a firehouse, various pieces of firefighting apparatus together with an emergency squad and medic unit, and

WHEREAS, it is anticipated that the First Party will contract for fire protection from April 1, 1983 through December 31, 1983 once a permanent appropriation measure is passed, and

WHEREAS, an Agreement is needed to cover the period of Janaury 1, 1983 through March 31, 1983.

NOW, THEREFORE, BE IT AGREED BY AND BETWEEN THE PARTIES HERETO, that in consideration of the sum of for the period of January 1, 1983 through March 31, 1983, to be paid by the end of each month in two equal payments. The First Party agrees to allow its CMC Pumper Truck and various equipment to be used by the Second Party in and about the territory of the First Party and also throughout the invisalistic of the Second Party. The Second also throughout the jurisdiction of the Second Party. The Second Party also agrees to operate the First Party's CMC Pumper and all equipment owned by the Second Party in and about the territory of the First Party.

It is mutually understood and agreed that in no case shall Second Party be liable for damages to said First Party or any of First Party's inhabitants for failure to answer any fire emergency call, or for lack of speed in answering any such call, or for any inadequacy of equipment, negligent operation of apparatus, failure to extinguish any fire, or for any cause whatsoever growing out of this Agreement or use of the fire emergency equipment and the personnel of the Second Party.

This Agreement shall be for a term of three months, commencing on the first day of January, 1983 and ending on March 31, 1983, and shall make knowledgeable at any and all agreements made heretofore by the parties herein.

IN WITNESS WHEREOF, the parties have set their hands this 24day of February, 1983.

Charles E. Slater
MAYOR

PRESIDENT OF THE BUCKEYE LAKE VOLUNTEER FIRE DEPARTMENT, INC.