

City Council Meeting Meeting Agenda

MAYOR TERRY D'ARCY
MAYOR PRO-TEM COUNCILMAN JUAN MORENO (10/1/2025 - 12/31/2025)
COUNCILMAN CESAR CARDENAS
COUNCILMAN JOE CLEMENT
COUNCILMAN LARRY E. HUG
COUNCILWOMAN SUZANNA IBARRA
COUNCILMAN PAT MUDRON
COUNCILWOMAN JAN HALLUMS QUILLMAN
COUNCILWOMAN SHERRI REARDON

City Manager - Beth Beatty Interim Corporation Counsel - Todd Lenzie City Clerk - Lauren O'Hara

Tuesday, October 21, 2025

6:30 PM

City Hall, Council Chambers

Citizens who are unable to attend the meeting can email comments in advance of the meeting to publiccomment@joliet.gov.

INVOCATION:

Father Chris Groh, Chaplain for the Joliet Police and Fire Departments

PLEDGE TO THE FLAG:

ROLL CALL:

MAYOR:

Proclamation Recognizing United Nations Day 2025

Attachments: Proclamation Recognizing United Nations Day (Zonta) 2025

(2).pdf

Approver Report

City Council Meeting Meeting Agenda October 21, 2025

APPROVAL OF AGENDA:

CITIZENS TO BE HEARD ON AGENDA ITEMS:

This section is for anyone wanting to speak regarding agenda items and are allowed a maximum of 4 minutes. It is not a question and answer period and staff, and the City Council do not generally respond to public comments. The City Clerk has a copy of the public speaking procedures; please note, speakers who engage in conduct injurious to the harmony of the Council shall be called to order by the Presiding Officer and may forfeit the opportunity to speak.

APPOINTMENTS:

Appointment to the Committee for Citizens with Disabilities

Attachments: Appointment to the Committee for Citizen's with Disabilities .pdf

Approver Report

COUNCIL COMMITTEE REPORTS:

Finance

Public Service

CONSENT AGENDA:

Approval of Minutes:

Attachments: Pre-Council Meeting Minutes - September 15, 2025.pdf

City Council Meeting Minutes - September 16, 2025.pdf

557-25

558-25

Approver Report

Invoices to be Paid

Attachments: Invoices 10.21.25.pdf

Approver Report

Award of 2025 Traffic Signal Materials Purchase Order No. 5 to

Traffic Control Corp. in the Amount of \$28,562.00

Attachments: Approver Report

Award of Professional Services Contract for the Removal of Fuel

and Fuel Tanks from 9 Osgood Street to Petroleum Technologies

Equipment, Inc. in the Amount of \$125,000.00

Attachments: Approver Report

Attachments: SEJSD TWiG Agreement & Proposal Approver Report

Approval of Payment for the Annual Sensus Analytics and SaaS

Systems to Core & Main LP in the amount of \$87,623.00

Attachments: Core & Main Annual SAAS & SA Renewal 2025

Approver Report

Approval of the Purchase of Water Metering Equipment from Core & Main LP in the Amount of \$350,000.00

Attachments: Core & Main Quotation - Joliet 2025

Approver Report

Approval of Amendment No. 2 for the Professional Services Agreement for Engineering Design Services for the Fairmont Water & Sewer Extension Project on Behalf of V3 Companies for a no Change in Cost

565-25

Attachments: Fairmont WS Extension PSA - Amendment #2

Approver Report

AGENDA ITEM:

Approval of Retiree Medical, Dental, and Vision Benefits Options 567-25

Attachments: Approver Report

LICENSES AND PERMIT APPLICATIONS:

Issuance of Class "B" Liquor License at 3340 Mall Loop Drive - El <u>569-25</u> Flamingo Bar & Grill Inc.

Attachments: EL FLAMINGO BAR & GRILL INC - 3340 MALL LOOP DRIVE -

LIQUOR HEARING FINDINGS REPORT.pdf

Approver Report

Resolution to Deny Issuance of Class "B" Liquor License at 3111 570-25
Theodore Street - Spicy Larry Café LLC

Attachments: SPICY LARRY CAFE -3111 THEODORE STREET - LIQUOR

HEARING FINDINGS REPORT.doc.pdf

SPICY LARRY CAFE - 3111 THEODORE STREET - ORDER

TO DENY.pdf

SPICY LARRY CAFE -3111 THEODORE STREET -

RESOLUTION TO DENY.pdf

Approver Report

PUBLIC HEARINGS:

All evidence and testimony will be presented under oath. The petitioner will be allowed to present first. After the petitioner is completed, interested parties will be allowed to present evidence and/or cross examine the petitioner. As this hearing is legislative in nature and not administrative, an interested party shall be defined as someone who either owns property within 600 feet of the proposed development site, or a member or official representative of an affected governmental body; the remainder of those who wish to be heard shall be classified as public speakers. Interested parties will present second. Once the interested parties have completed, public speakers will be heard. These individuals are public speakers, so the applicable public speaking rules shall be in effect: Speakers should try to address all comments to the council as a whole and not to any individual member, repetitive comments are discouraged, total comment time for any one person is 4 minutes, no speaker shall engage in a debate or make direct threats or personal attacks or be uncivil or abusive, disruptive behavior by the members of the public will not be tolerated, and the presiding officer may limit irrelevant, immaterial, or inappropriate comments or statements.

ORDINANCES AND RESOLUTIONS:

ORDINANCES:

Ordinance for the Levy and Assessment of Taxes for the Fiscal Year Beginning January 1, 2025 and Ending December 31, 2025, in and for the 1996 Joliet Special Service Area Number Fourteen (Joliet City Center)

572-25

573-25

577-25

Attachments: City Center SSA Levy.docx

Approver Report

Ordinance for the Levy and Assessment of Taxes for the Fiscal Year Beginning January 1, 2025 and Ending December 31, 2025, in and for the 2009 Joliet Special Service Area Number Seven (Park Hill Subdivision)

Attachments: Park Hill SSA Levy.docx

Approver Report

RESOLUTIONS:

Resolution Appointing an Authorized Agent for Purposes of the Illinois Municipal Retirement Fund

Attachments: **IMRF** Resolution

Approver Report

Resolution Declaring Certain City of Joliet Property as Surplus <u>576-25</u>

Attachments: Resolution

Surplus List 10-2025.pdf

Approver Report

Resolution Approving the Subrecipient Award Agreement between Will County and the City of Joliet for the Southeast Joliet Sanitary District Water System Improvements

Attachments: Resolution

Will County and SEJoliet SGA OCT25-Updated Scope

Approver Report

Resolution Authorizing Execution of an Intergovernmental Agreement Between the Southeast Joliet Sanitary District and the City of Joliet

578-25

Attachments: Resolution

Final IGA & Attachment - Joliet & SEJSD 101425

Approver Report

CITY MANAGER:

PUBLIC COMMENTS:

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MAYOR AND COUNCIL COMMENTS:

ADJOURNMENT:

This meeting will be held in an accessible location. If you need a reasonable accommodation, please contact The City Clerk Office, 150 West Jefferson Street, Joliet, Illinois 60432 at (815) 724-3780. Live, online streaming of Regular City Council and Pre-Council meetings is now available at www.joliet.gov. Videos and agenda packets can be accessed by clicking on the Meetings & Agendas link at the center of the home page for "Joliet City Council E-Agenda & Streaming Video." The new page includes archived footage and interactive agendas available for the public to view at their convenience.



150 West Jefferson Street Joliet, IL 60432

Memo

File #: Agenda Date: 10/21/2025



Mayor's Office 815-724-3700 tdarcy@joliet.gov

PROCLAMATION

WHEREAS, the world continues to seek the road of peace and international cooperation through the United Nations; and

WHEREAS, the United Nations is a unique organization of independent countries that have voluntarily joined together to work for world peace and economic and social progress and is the foremost organization in the world working for women's rights and advancement of women; and

WHEREAS, the United States' support of and leadership in the United Nations is essential to successfully achieving the goals and objectives of the world organizations; and

WHEREAS, all citizens of the United States and throughout the world are encouraged to observe the birthday of the United Nations on October 24, 2025; and

NOW THEREFORE, I, Terry D'Arcy, Mayor of the City of Joliet, Illinois, on behalf of the City Council, do hereby proclaim October 24, 2025, as

UNITED NATIONS DAY

in the City of Joliet, Illinois in recognition of the commitment of the United Nations, Zonta International, and the Zonta Club of Joliet to the advancement of the status of women internationally, nationally and in the Joliet area.

DATE:

October 21, 2025

Mayor



150 West Jefferson Street Joliet, IL 60432

Approver Report

File ID:	Type: Proclamation	Status: Agenda Ready
In Control: City Council Meeting		File Created: 10/15/2025
Department:		Final Action:
Title:		

Agenda Date: 10/21/2025

Attachments: Proclamation Recognizing United Nations Day (Zonta)

2025 (2).pdf

Entered by: jcontos@joliet.gov



150 West Jefferson Street Joliet, IL 60432

Memo

File #: Agenda Date: 10/21/2025



Department Name 815-724-3700 tdarcy@joliet.gov

DATE:

October 21, 2025

TO:

City Council Members

FROM:

Mayor Terry D'Arcy

SUBJECT:

Appointment to the Committee on Citizens with Disabilities

I am proposing to make the following appointment to the **COMMITTEE ON CITIZENS WITH DISABILITIES** at the regular scheduled October 21, 2025, City Council Meeting.

Travis Brown

Term Expires: 10/21/2027

REPLACES

Veronica J. Pollard

cc:

Lauren O'Hara



150 West Jefferson Street Joliet, IL 60432

Approver Report

Type: Appointment	Status: Agenda Ready
	File Created: 10/14/2025
	Final Action:
	Type: Appointment

Agenda Date: 10/21/2025

Attachments: Appointment to the Committee for Citizen's with

Disabilities .pdf

Entered by: jcontos@joliet.gov



150 West Jefferson Street Joliet, IL 60432

Memo

File #: Agenda Date: 10/21/2025

150 West Jefferson Street Joliet, IL 60432



Meeting Minutes - Pending Approval

Monday, September 15, 2025 5:30 PM

City Hall, Council Chambers

Pre-Council Meeting

MAYOR TERRY D'ARCY
MAYOR PRO-TEM COUNCILWOMAN SUZANNA IBARRA (7/1/2025 - 9/30/2025)
COUNCILMAN CESAR CARDENAS
COUNCILMAN JOE CLEMENT
COUNCILMAN LARRY E. HUG
COUNCILMAN JUAN MORENO
COUNCILMAN PAT MUDRON
COUNCILWOMAN JAN HALLUMS QUILLMAN
COUNCILWOMAN SHERRI REARDON

City Manager - Beth Beatty Interim Corporation Counsel - Todd Lenzie City Clerk - Lauren O'Hara Citizens who are unable to attend the meeting can email comments in advance of the meeting to publiccomment@joliet.gov.

ROLL CALL:

Present: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat Mudron, Councilwoman Jan Hallums Quillman and Councilwoman Sherri Reardon

Councilman Larry E. Hug

ALSO PRESENT: City Manager Beth Beatty and Interim Corporation Counsel Todd Lenzie.

APPROVAL OF AGENDA:

Absent:

CITIZENS TO BE HEARD ON AGENDA ITEMS:

Garland Mays - spoke in support of the Dome of Unity - Council Memo #498-25

Tom Grotowski - Chair of Joliet Arts Commission spoke in support of Council Memo #498-25 - Dome of Unity, and gave a brief overview of the process this item went through to get to Council for approval.

Amy Sanchez- spoke in support of Council Memo #498-25

Quinn Adamowski - spoke in support of Council Memo #498-25

Bob Navarro - spoke in support of Council Memo #498-25

Emmanuel Lopez, CCP - spoke in support of Council Memo #498-25

Ron Romero spoke about Council Memo #498-25

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APPOINTMENTS:

Appointment to Zoning Board of Appeals

Attachments: Appointment to Zoning Board of Appeals .docx

Approver Report

COUNCIL COMMITTEE REPORTS:

Diversity & Community Relations

Finance

Land Use & Economic Development

Public Service

CONSENT AGENDA:

Approval of Minutes:

Attachments: Combined City Council Meeting Minutes September 2,

2025.pdf

Approver Report

Invoices to be Paid

Attachments: Invoices 09.16.25.pdf

Approver Report

Award of Contract for the 2025 / 2026 City of Joliet Sidewalk

Maintenance Contract to PT Ferro Construction Co. in the

Amount of \$328,787.76

Attachments: Approver Report

The City Manager gave a brief overview of this Council Memo.

Award of Professional Services Agreement for Phase III 485-25

Engineering Services for the Farrell Rd over Spring Creek Bridge Improvement Project - MFT Sec. No. 21-00542-00-BR to Hutchison Engineering in the Amount of \$110,956.00

Attachments: Approver Report

The City Manager gave a brief overview of this Council Memo.

Approval of Change Order No. 2 for the Bridge Street 486-25

(Nicholson St. - Center St.) Roadway Improvement Project - MFT Section No. 24-00562-00-FP to PT Ferro Construction Co. in the Amount of \$37,670.00 and Payment Request No. 2

in the Amount of \$332,632.21

Attachments: Approver Report

The City Manager gave a brief overview of this Council Memo.

Approval of Change Order No. 3 for Illinois Route 53 at 487-25

Emerald Drive Intersection Improvements – MFT Section 18-00516-00-CH to PT Ferro Construction Co., a Deduction in the Amount of (\$356,896.51) and Payout No. 7 and Final in

the Amount of \$130,927.59

Attachments: Approver Report

The City Manager gave a brief overview of this Council Memo. **Award of Contract for the Eastside Wastewater Treatment** 488-25 Plant Influent Pump S2 Emergency Repairs to Xylem Water Solutions USA, Inc. in the Amount of \$37,709.75 **Approver Report** Attachments: The City Manager gave a brief overview of this Council Memo. Award of Contract for Replacement Parts for the Primary 489-25 Tanks at the Eastside Wastewater Treatment Plant to **Evoqua Water Technologies LLC in the Amount of** \$439,158.58 Attachments: **Approver Report** The City Manager gave a brief overview of this Council Memo. Award of Professional Services Contract for the Public 490-25 **Utilities SCADA (Supervisory Control and Data Acquisition)** System Maintenance to Wunderlich-Malec Environmental in the Amount of \$50,000.00 Attachments: 2025 WM SCADA PSA & Proposal Approver Report The City Manager gave a brief overview of this Council Memo. Approval of Purchase of Water Metering Equipment from 491-25 Core & Main LP in the Amount of \$204,700.00 Attachments: Approver Report The City Manager gave a brief overview of this Council Memo. Approval of Change Order No. 1 for the Eastside WWTP MCC 492-25 Replacement and Alternative Water Supply Project JOL0801 - SCADA Project to M J Electric LLC in the Amount of \$108,433.02 Attachments: **Approver Report** The City Manager gave a brief overview of this Council Memo. Approval of Change Order No. 2 for the Broadway, Center, 493-25 and Western Water Main Improvements Project on behalf of PT Ferro Construction Co. for a Deduction in the Amount of (\$1,273,767.69) and Pay Estimate No. 12 and Final in the

Attachments: Approver Report

Amount of \$923,887.26

The City Manager gave a brief overview of this Council Memo.

AGENDA ITEM:

Approval of Property, Liability, Workers Compensation

<u>495-25</u>

Insurance Renewal

Attachments: Joliet Liability Proposal 25-26.pdf

Approver Report

The City Manager gave a brief overview of this Council Memo.

Approval of Group Health, Dental, Vision, and Life Insurance Renewal for Active Employees

496-25

Attachments: BCBS IL Renewal.docx

Vision Plan.docx

Benefits Summary.docx

Approver Report

The City Manager gave a brief overview of this Council Memo.

Award of Professional Services Contract for the Phase I Engineering Services for the Laraway Road Grade Separation and Roadway Improvement Project (Brandon Road to IL RT 53) - Section No. 24-00570-00-GS to Crawford, Murphy, and Tilly, Inc. in the Amount of \$2,869,964.00

<u>497-25</u>

Attachments: Approver Report

The City Manager gave a brief overview of this Council Memo.

Award of Contract for the City Square Sculpture to Sijia Chen Studio in an Amount Not to Exceed \$197,000.

498-25

Attachments: Sijia Chen Finalist Proposal

Sijia Chen Initial Proposal

Published RFP - City Square Sculpture

Draft Contract

Arts Commission Meeting Minutes - October 2, 2024

Approver Report

The City Manager gave a brief overview of this Council Memo.

Councilman Clement spoke about appreciation to those who came out in support, but suggests moving this decision to a different time.

Dustin Anderson, Director of Community Development gave an overview of the project's timeline

Jayne Bernhard, Planning Director, gave a more in depth explanation of what type of engagement the Dome of Unity would offer for the community of Joliet.

Councilman Moreno asked for clarification on a few details from Dustin Anderson.

Councilwoman Quillman also asked questions for clarification from Dustin Anderson.

Mayor D'Arcy spoke about Council Memo 496-25.

LICENSES AND PERMIT APPLICATIONS:

Resolution to Approve Class "O" Full Outdoor Liquor License Permit at 1401 Gateway Boulevard, Suite 110 – Joliet Boulevard, LLC

<u>500-25</u>

502-25

Attachments: JOLIET-BOULEVARD, LLC - 1401 GATEWAY BOULEVARD

- AMENDED LIQUOR HEARING FINDINGS - JUNE 27,

2025.pdf

RESOLUTION TO APPROVE CLASS O FULL OUTDOOR LIQUOR PERMIT - 1401 GATEWAY BOULEVARD - JOLIET

BOULEVARD, LLC.pdf

Approver Report

The City Manager gave a brief overview of this Council Memo.

PUBLIC HEARINGS:

All evidence and testimony will be presented under oath. The petitioner will be allowed to present first. After the petitioner is completed, interested parties will be allowed to present evidence and/or cross examine the petitioner. As this hearing is legislative in nature and not administrative, an interested party shall be defined as someone who either owns property within 600 feet of the proposed development site, or a member or official representative of an affected governmental body; the remainder of those who wish to be heard shall be classified as public speakers. Interested parties will present second. Once the interested parties have completed, public speakers will be heard. These individuals are public speakers, so the applicable public speaking rules shall be in effect: Speakers should try to address all comments to the council as a whole and not to any individual member, repetitive comments are discouraged, total comment time for any one person is 4 minutes, no speaker shall engage in a debate or make direct threats or personal attacks or be uncivil or abusive, disruptive behavior by the members of the public will not be tolerated, and the presiding officer may limit irrelevant, immaterial, or inappropriate comments or statements.

ORDINANCES AND RESOLUTIONS:

ORDINANCES:

Ordinance Authorizing an Amendment to the Annual Budget of the City of Joliet for the 2025 Fiscal Year

Attachments: ORD Budget Amendment TIFs.docx

Approver Report

The City Manager gave a brief overview of this Council Memo.

Ordinance Approving a Variation of Use to Allow the Continuation of a Two-Unit Residence, an R-3 (One- and Two-Family Residential) Use, in the R-2 (Single-Family Residential) Zoning District

503-25

Attachments: Ordinance - Variation of Use ZBA 2025-29 (421 Abe

Street).docx

ZBA 2025-29 (421 Abe Street) Staff Report Packet.pdf

Zoning Board of Appeals Minutes 08-21-25.pdf

Approver Report

The City Manager gave a brief overview of this Council Memo.

Ordinance Approving Amendments to the Subdivision Regulations Regarding Final Plats

504-25

Attachments: Ordinance Amending Sub Regs - Construction Plans.docx

M-2-25 (Subdivision Regulations) Staff Report.pdf

Plan Commission Minutes 08-21-25.pdf

Approver Report

The City Manager gave a brief overview of this Council Memo.

RESOLUTIONS:

Resolution Authorizing the Sale of a Police Dog to the Family of K-9 Officer Daniel Willis

Attachments: Resolution

Ady Receipt.jpg
Approver Report

The City Manager gave a brief overview of this Council Memo.

Resolution Authorizing an Intergovernmental Agreement with Joliet Junior College for a Public Safety Institute Feasibility Study

507-25

Attachments: Resolution

Public Safety Institute - JJC Agreement.docx

Approver Report

Resolution Authorizing a Modification of a Lease Agreement of Union Station at 50 W. Jefferson Street with JBM Golf

<u>508-25</u>

Properties, LLC

Attachments: Resolution

NIFB CDBG Agreement PY25.docx

Approver Report

Resolution Authorizing CDBG Funding and Subrecipient 514-25

516-25

517-25

518-25

519-25

Agreement with Prairie State Legal Services, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$40,000.00

Attachments: Resolution

PSLS CDBG Agreement PY25.docx

Approver Report

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Spanish Community Center, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$28,384.00

Attachments: Resolution

SCC CDBG Agreement PY25.docx

Approver Report

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Stepping Stones, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$128,800.00

Attachments: Resolution

SS CDBG Agreement PY25.docx

Approver Report

Resolution Authorizing CDBG Funding and Subrecipient Agreement with UCP Center for Disability Services, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$45,000.00

Attachments: Resolution

UCP CDBG Agreement PY25.docx

Approver Report

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Will County Center for Community Concerns, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$50,000.00

Attachments: Resolution

WCCCC CDBG Agreement PY25.docx

Approver Report

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Warehouse Workers for Justice, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$27,772.00

Attachments: Resolution

WWFJ CDBG Agreement PY25.docx

Approver Report

Resolution Requesting the Closure of a Portion of State Routes IL 53 Northbound (Scott St.), IL 30 (Jefferson St.) and IL 53 Southbound (Ottawa St.) for Light up the Holidays Parade & Activities <u>520-25</u>

Attachments: Resolution

Light Up the Holidays Parade Route Map.pdf

Approver Report

The City Manager gave a brief overview of this Council Memo.

Resolution Requesting the Closure of a Portion of State Route IL 53 (Scott Street) for the Stone and Steel Spooky 5K.

<u>521-25</u>

Attachments: Resolution

Final 2025 5k Entire Route.pdf Final 2025 5k route, part 2.pdf

Approver Report

Resolution Appropriating Supplemental Motor Fuel Tax Funds for the Bridge Street (Nicholson St. - Center St.) Roadway Improvement Project - MFT Section No. 24-00562-00-FP

<u>522-25</u>

Attachments: Resolution

Approver Report

The City Manager gave a brief overview of this Council Memo.

Resolution Approving an Agreement with the Illinois
Department of Transportation for Phase III Construction and
Construction Engineering for the Farrell Road over Spring
Creek Bridge Improvement Project - MFT Section No.
21-00542-00-BR

523-25

Attachments: Resolution

Approver Report

The City Manager gave a brief overview of this Council Memo.

Resolution Appropriating Motor Fuel Tax Funds for Phase III Construction for the Farrell Road over Spring Creek Bridge Improvement Project - MFT Section No. 21-00542-00-BR

524-25

Attachments: Resolution

Approver Report

The City Manager gave a brief overview of this Council Memo.

Resolution Appropriating Motor Fuel Tax Funds for Phase III Construction Engineering for the Farrell Road over Spring Creek Bridge Improvement Project - MFT Section No. 21-00542-00-BR

525-25

Attachments: Resolution

Approver Report

The City Manager gave a brief overview of this Council Memo.

Resolution Authorizing Certain Employees for the City of Joliet to Sign Checks, Vouchers and Warrants for the Disbursement of City Funds

526-25

Attachments: Signor Resolution

Approver Report

The City Manager gave a brief overview of this Council Memo.

Resolution Approving and Authorizing the Execution of the Collective Bargaining Agreement Between the City of Joliet and the Fraternal Order of Police, Labor Council

527-25

Attachments: Resolution

FOPLC CBA 2025-2028.pdf

Approver Report

The City Manager gave a brief overview of this Council Memo.

CITY MANAGER:

PUBLIC COMMENTS:

Garland Mays - spoke about disappointment in Council meetings

Amy Sanchez - spoke about the importance of Public Comments and it's proper usage

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CLOSED SESSION to discuss the following subjects:

PERSONNEL: The appointment, employment, compensation, discipline, performance or dismissal of specific City employees (5 ILCS 5/120/2(c)(1)).

COLLECTIVE BARGAINING: Collective negotiating matters and salary schedules for one or more classes of City employees (5 ILCS 5/120/2(c)(2)).

LAND ACQUISITION or CONVEYANCE: The purchase or lease of real property for the use of the City, including whether a particular parcel should be acquired, or the setting of a price for the sale or lease of property owned by the City (5ILCS 5/120/2(c)(5,6)).

PENDING or THREATENED LITIGATION: A pending legal action against, affecting or on behalf of the City or a similar legal action that is probable or imminent (5 ILCS 5/120/2(c)(11)). A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Cesar Cardenas to enter into closed session to discuss personnel, collective bargaining, land acquisition or conveyance, pending or threatened litigation after which the meeting will be adjourned.

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat Mudron, Councilwoman Jan Hallums Quillman and Councilwoman Sherri Reardon

Absent: Councilman Larry E. Hug

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150 West Jefferson Street Joliet, IL 60432



Meeting Minutes - Pending Approval

Tuesday, September 16, 2025 6:30 PM

City Hall, Council Chambers

City Council Meeting

MAYOR TERRY D'ARCY
MAYOR PRO-TEM COUNCILWOMAN SUZANNA IBARRA (7/1/2025 - 9/30/2025)
COUNCILMAN CESAR CARDENAS
COUNCILMAN JOE CLEMENT
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COUNCILWOMAN JAN HALLUMS QUILLMAN
COUNCILWOMAN SHERRI REARDON

City Manager - Beth Beatty Interim Corporation Counsel - Todd Lenzie City Clerk - Lauren O'Hara Citizens who are unable to attend the meeting can email comments in advance of the meeting to publiccomment@joliet.gov.

INVOCATION:

Pastor Jacob Garcia, Crossroads Christian Church, 2312 Essington Road, Joliet

PLEDGE TO THE FLAG:

ROLL CALL:

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Juan Moreno to approve Councilman Larry E. Hug's attendance remotely. The vote passed with all ayes.

Present: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

ALSO PRESENT: City Manager Beth Beatty and Interim Corporation Counsel Todd Lenzie.

MAYOR:

Proclamation Recognizing Constitution Week

Attachments: Proclamation Recognizing Constitution Week .pdf

Approver Report

Councilman Cardenas read a Proclamation Recognizing Constitution Week

Bobbie Today thanked the Mayor and Council for this proclamation and gave a brief overview of its meaning.

APPROVAL OF AGENDA:

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Cesar Cardenas, to approve the agenda as written.

The motion carried by the following vote:

Ave: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

CITIZENS TO BE HEARD ON AGENDA ITEMS:

Dr. Clyne Namuo - spoke in support of item 507-25

Kelly Rohder-Tonelli - spoke in support of item 507-25 and what this item can bring to the

community

Lockport Mayor Steven Streit - spoke in support of item 498-25

Tom Grotovsky - Chair of Joliet Arts Commission, spoke in support of item 498-25

John Simpson - spoke in support of item 498-25

Deborah Summers - spoke in support of item 498-25

Erick Dorris - spoke in support of item 498-25

John Sheridan - spoke on items 498-25, 495-25 and 496-25

John Hertko - spoke on item 498-25

Joe Matise - spoke in support of item 498-25

Speaker - spoke on items 498-25, 495-25 and 496-25

Seth - spoke on item 498-25

Vicki Sanchez -CCP - read a statement in support of item 498-25 from the City Center Partnership

Joe Jenkins - spoke about road issues

Kathy Garthus - spoke against item 497-25 and spoke about 498-25

City Clerk read an email in support of and providing further explanation on item 498-25 from the artists studio

This section is for anyone wanting to speak regarding agenda items and are allowed a maximum of 4 minutes. It is not a question and answer period and staff, and the City Council do not generally respond to public comments. The City Clerk has a copy of the public speaking procedures; please note, speakers who engage in conduct injurious to the harmony of the Council shall be called to order by the Presiding Officer and may forfeit the opportunity to speak.

APPOINTMENTS:

Appointment to Zoning Board of Appeals

Attachments: Appointment to Zoning Board of Appeals .docx

Approver Report

A motion was made by Councilwoman Sherri Reardon, seconded by Councilwoman Jan Hallums Quillman, to appoint Jane McGrath Schmig to Zoning Board of Appeals.

The motion carried by the following vote:

Aye:

Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

MAYOR PRO TEM:

A motion was made by Councilwoman Jan Hallums Quillman, seconded by Councilman Cesar Cardenas, to appoint Councilman Juan Moreno to serve as Mayor Pro Tem for the term October 1, 2025 through December 31, 2025.

The motion carried by the following vote:

Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman Aye:

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

COUNCIL COMMITTEE REPORTS:

Diversity & Community Relations

Councilwoman Ibarra gave a brief overview of the Diversity & Community Relations Committee meeting held September 11, 2025 in Council Chambers.

Councilwoman Ibarra thanked Jackie Lozada, CDBG Program Manager, for her work on the CDBG funding disbursement.

Finance

Councilman Mudron gave a brief overview of the Finance Committee meeting held September 16, 2025 in Council Chambers.

Link: https://joliet.granicus.com/player/clip/6020?view_id=6&redirect=true

Land Use & Economic Development

Councilman Cardenas gave a brief overview of the Land Use & Development Committee meeting held September 3, 2025 in Council Chambers.

Link: https://joliet.granicus.com/player/clip/5968?view_id=6&redirect=true

Public Service

Councilwoman Reardon gave a brief overview of the Public Service Committee meeting held September 15, 2025 in Council Chambers.

Link: https://joliet.granicus.com/player/clip/5999?view_id=6&redirect=true

CONSENT AGENDA:

Approval of Minutes:

<u>485-25</u>

486-25

487-25

Attachments: Combined City Council Meeting Minutes September 2,

2025.pdf

Approver Report

Invoices to be Paid

Attachments: Invoices 09.16.25.pdf

Approver Report

Award of Contract for the 2025 / 2026 City of Joliet Sidewalk Maintenance Contract to PT Ferro Construction Co. in the Amount of \$328.787.76

Attachments: Approver Report

Award of Professional Services Agreement for Phase III Engineering Services for the Farrell Rd over Spring Creek Bridge Improvement Project - MFT Sec. No. 21-00542-00-BR to Hutchison Engineering in the Amount of \$110,956.00

Attachments: Approver Report

Approval of Change Order No. 2 for the Bridge Street (Nicholson St. - Center St.) Roadway Improvement Project - MFT Section No. 24-00562-00-FP to PT Ferro Construction Co. in the Amount of \$37,670.00 and Payment Request No. 2 in the Amount of \$332,632.21

Attachments: Approver Report

Approval of Change Order No. 3 for Illinois Route 53 at Emerald Drive Intersection Improvements – MFT Section 18-00516-00-CH to PT Ferro Construction Co., a Deduction in the Amount of (\$356,896.51) and Payout No. 7 and Final in the Amount of \$130,927.59

Attachments: Approver Report

Award of Contract for the Eastside Wastewater Treatment Plant Influent Pump S2 Emergency Repairs to Xylem Water Solutions USA, Inc. in the Amount of \$37,709.75

Attachments: Approver Report

Award of Contract for Replacement Parts for the Primary Tanks at the Eastside Wastewater Treatment Plant to Evoqua Water Technologies LLC in the Amount of \$439,158.58

<u>489-25</u>

48<u>8-25</u>

493-25

495-25

Attachments: Approver Report

Award of Professional Services Contract for the Public Utilities SCADA (Supervisory Control and Data Acquisition) System Maintenance to Wunderlich-Malec Environmental in the Amount of \$50,000.00

Attachments: 2025 WM SCADA PSA & Proposal

Approver Report

Approval of Purchase of Water Metering Equipment from 491-25

Core & Main LP in the Amount of \$204,700.00

Attachments: Approver Report

Approval of Change Order No. 1 for the Eastside WWTP MCC
Replacement and Alternative Water Supply Project JOL0801
- SCADA Project to M J Electric LLC in the Amount of
\$108,433.02

Attachments: Approver Report

Approval of Change Order No. 2 for the Broadway, Center, and Western Water Main Improvements Project on behalf of PT Ferro Construction Co. for a Deduction in the Amount of (\$1,273,767.69) and Pay Estimate No. 12 and Final in the Amount of \$923,887.26

Attachments: Approver Report

Consent Agenda Items Approved

A motion was made by Councilman Juan Moreno, seconded by Councilman Cesar Cardenas, to approve all said Consent Agenda items.

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas,

Councilman Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat Mudron, Councilwoman Jan Hallums

Quillman and Councilwoman Sherri Reardon

AGENDA ITEM:

Approval of Property, Liability, Workers Compensation Insurance Renewal

Attachments: Joliet Liability Proposal 25-26.pdf

Approver Report

497-25

A motion was made by Councilman Pat Mudron, seconded by Councilwoman Sherri Reardon, to approve COUNCIL MEMO #495-25: Approval of Property, Liability, Workers Compensation Insurance Renewal.

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Approval of Group Health, Dental, Vision, and Life Insurance Renewal for Active Employees

Attachments: BCBS IL Renewal.docx

Vision Plan.docx

Benefits Summary.docx

Approver Report

Mayor D'Arcy spoke about the insurance plan from 2016 and the opportunity to make changes.

A motion was made by Councilman Pat Mudron, seconded by Councilwoman Suzanna Ibarra, to approve COUNCIL MEMO #496-25: Approval of Group Health, Dental, Vision, and Life Insurance Renewal for Active Employees.

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Award of Professional Services Contract for the Phase I Engineering Services for the Laraway Road Grade Separation and Roadway Improvement Project (Brandon Road to IL RT 53) - Section No. 24-00570-00-GS to Crawford, Murphy, and Tilly, Inc. in the Amount of \$2,869,964.00

Attachments: Approver Report

A motion was made by Councilwoman Sherri Reardon, seconded by Councilman Cesar Cardenas, to approve COUNCIL MEMO #497-25: Award of Professional Services Contract for the Phase I Engineering Services for the Laraway Road Grade Separation and Roadway Improvement Project (Brandon Road to IL RT 53) - Section No. 24-00570-00-GS to Crawford, Murphy, and Tilly, Inc. in the Amount of \$2,869,964.00.

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Award of Contract for the City Square Sculpture to Sijia Chen Studio in an Amount Not to Exceed \$197,000.

498-25

Attachments: Sijia Chen Finalist Proposal

Sijia Chen Initial Proposal

Published RFP - City Square Sculpture

Draft Contract

Arts Commission Meeting Minutes - October 2, 2024

Approver Report

Councilwoman Quillman asked some questions regarding this item and that while pro-art now is not the time for this item.

Dustin Anderson, Director of Community Development answered questions.

Councilman Clement spoke about his reasoning why he is against this item.

Councilman Mudron spoke in support of this item.

Councilman Cardenas spoke in support of this item and furthering our arts in the City.

Councilwoman Reardon spoke about local art.

Councilman Moreno explained why he is not in support of this item.

Councilman Hug gave his thoughts on this item and why he is not in support

Mayor D'Arcy thanked the Arts Commission for their work on this, as well as City staff and of his support.

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Cesar Cardenas, to approve COUNCIL MEMO #498-25: Award of Contract for the City Square Sculpture to Sijia Chen Studio in an Amount Not to Exceed \$197,000.

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas,

Councilwoman Suzanna Ibarra, Councilman Pat Mudron and

Councilwoman Sherri Reardon

Nay: Councilman Joe Clement, Councilman Larry E. Hug,

Councilman Juan Moreno and Councilwoman Jan Hallums

Quillman

LICENSES AND PERMIT APPLICATIONS:

Resolution to Approve Class "O" Full Outdoor Liquor License Permit at 1401 Gateway Boulevard, Suite 110 – Joliet Boulevard, LLC

500-25

Attachments: JOLIET-BOULEVARD, LLC - 1401 GATEWAY BOULEVARD

- AMENDED LIQUOR HEARING FINDINGS - JUNE 27.

2025.pdf

RESOLUTION TO APPROVE CLASS O FULL OUTDOOR LIQUOR PERMIT - 1401 GATEWAY BOULEVARD - JOLIET

BOULEVARD, LLC.pdf

Approver Report

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Joe Clement, to approve COUNCIL MEMO #500-25: Resolution to Approve Class "O" Full Outdoor Liquor License Permit at 1401 Gateway Boulevard, Suite 110 – Joliet Boulevard, LLC. (Resolution 8181)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

PUBLIC HEARINGS:

All evidence and testimony will be presented under oath. The petitioner will be allowed to present first. After the petitioner is completed, interested parties will be allowed to present evidence and/or cross examine the petitioner. As this hearing is legislative in nature and not administrative, an interested party shall be defined as someone who either owns property within 600 feet of the proposed development site, or a member or official representative of an affected governmental body; the remainder of those who wish to be heard shall be classified as public speakers. Interested parties will present second. Once the interested parties have completed, public speakers will be heard. These individuals are public speakers, so the applicable public speaking rules shall be in effect: Speakers should try to address all comments to the council as a whole and not to any individual member, repetitive comments are discouraged, total comment time for any one person is 4 minutes, no speaker shall engage in a debate or make direct threats or personal attacks or be uncivil or abusive, disruptive behavior by the members of the public will not be tolerated, and the presiding officer may limit irrelevant, immaterial, or inappropriate comments or statements.

ORDINANCES AND RESOLUTIONS:

ORDINANCES:

Ordinance Authorizing an Amendment to the Annual Budget of the City of Joliet for the 2025 Fiscal Year

502-25

Attachments: ORD Budget Amendment TIFs.docx

Approver Report

Councilman Hug clarified this is coming out of TIF funds not our budget. A motion was made by Councilwoman Sherri Reardon, seconded by Councilman Pat Mudron, to adopt COUNCIL MEMO #502-25: Ordinance Authorizing an Amendment to the Annual Budget of the City of Joliet for the 2025 Fiscal Year. (Ordinance 18787)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Ordinance Approving a Variation of Use to Allow the Continuation of a Two-Unit Residence, an R-3 (One- and Two-Family Residential) Use, in the R-2 (Single-Family Residential) Zoning District

503-25

Attachments:

Ordinance - Variation of Use ZBA 2025-29 (421 Abe

Street).docx

ZBA 2025-29 (421 Abe Street) Staff Report Packet.pdf

Zoning Board of Appeals Minutes 08-21-25.pdf

Approver Report

Councilwoman Ibarra confirmed Councilman Cardenas approved of this item A motion was made by Councilman Cesar Cardenas, seconded by Councilman Juan Moreno, to adopt COUNCIL MEMO #503-25: Ordinance Approving a Variation of Use to Allow the Continuation of a Two-Unit Residence, an R-3 (One- and Two-Family Residential) Use, in the R-2 (Single-Family Residential) Zoning District. (Ordinance 18788)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Ordinance Approving Amendments to the Subdivision Regulations Regarding Final Plats

504-25

Attachments: Ordinance Amending Sub Regs - Construction Plans.docx

M-2-25 (Subdivision Regulations) Staff Report.pdf

Plan Commission Minutes 08-21-25.pdf

Approver Report

Councilwoman Ibarra confirmed Councilman Cardenas approved of this item A motion was made by Councilman Cesar Cardenas, seconded by Councilman Juan Moreno, to adopt COUNCIL MEMO #504-25: Ordinance Approving Amendments to the Subdivision Regulations Regarding Final Plats. (Ordinance 18789)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

RESOLUTIONS:

Resolution Authorizing the Sale of a Police Dog to the Family of K-9 Officer Daniel Willis

<u>506-25</u>

Attachments: Resolution

Ady Receipt.jpg
Approver Report

Councilwoman Quillman expressed her happiness that the dog is going with his family.

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilwoman Jan Hallums Quillman, to adopt COUNCIL MEMO #506-25: Resolution Authorizing the Sale of a Police Dog to the Family of K-9 Officer Daniel Willis. (Resolution 8182)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing an Intergovernmental Agreement with Joliet Junior College for a Public Safety Institute Feasibility Study

507-25

Attachments: Resolution

Public Safety Institute - JJC Agreement.docx

Approver Report

Councilman Hug clarifies that this is a result of a discussion from years prior.

Mayor D'Arcy spoke on the benefits of this item

A motion was made by Councilman Cesar Cardenas, seconded by Councilman Joe Clement, to adopt COUNCIL MEMO #507-25: Resolution Authorizing an Intergovernmental Agreement with Joliet Junior College for a Public Safety Institute Feasibility Study. (Resolution 8183)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing a Modification of a Lease Agreement of Union Station at 50 W. Jefferson Street with JBM Golf Properties, LLC

<u>508-25</u>

Attachments: Resolution

Union Station Lease Mistwood 06AUG2025.docx

Approver Report

A motion was made by Councilman Cesar Cardenas, seconded by Councilman Joe Clement, to adopt COUNCIL MEMO #508-25: Resolution Authorizing a Modification of a Lease Agreement of Union Station at 50 W. Jefferson Street with JBM Golf Properties, LLC. (Resolution 8184)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution to Adopt the CDBG Consolidated Plan 2025-2029 and Annual Action Plan 2025 as Approved by HUD

509-25

Attachments: Resolution

Approver Report

A motion was made by Councilwoman Sherri Reardon, seconded by Councilman Juan Moreno, to adopt COUNCIL MEMO #509-25: Resolution to

Adopt the CDBG Consolidated Plan 2025-2029 and Annual Action Plan 2025 as Approved by HUD. (Resolution 8185)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing CDBG Funding and Subrecipient Agreement with CASA of River Valley, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$25,000.00 510-25

Attachments: Resolution

CASA CDBG Agreement PY25.docx

Approver Report

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Joe Clement, to adopt COUNCIL MEMO #510-25: Resolution Authorizing CDBG Funding and Subrecipient Agreement with CASA of River Valley, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$25,000.00. (Resolution 8186)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Easterseals, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$120,000.00

511-25

Attachments: Resolution

ES CDBG Agreement PY25.docx

Approver Report

Councilwoman Ibarra spoke in support of them getting funding.

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Cesar Cardenas, to adopt COUNCIL MEMO #511-25: Resolution Authorizing CDBG Funding and Subrecipient Agreement with Easterseals, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$120,000.00. (Resolution 8187)

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Latino Economic Development Association, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$150.000.00

512-25

Attachments: Resolution

LEDA CDBG Agreement PY25.docx

Approver Report

A motion was made by Councilwoman Jan Hallums Quillman, seconded by Councilman Cesar Cardenas, to adopt COUNCIL MEMO #512-25: Resolution Authorizing CDBG Funding and Subrecipient Agreement with Latino Economic Development Association, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$150,000.00. (Resolution 8188)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Northern Illinois Food Bank, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$20,000.00

<u>513-25</u>

Attachments: Resolution

NIFB CDBG Agreement PY25.docx

Approver Report

A motion was made by Councilman Cesar Cardenas, seconded by Councilwoman Sherri Reardon, to adopt COUNCIL MEMO #513-25: Resolution Authorizing CDBG Funding and Subrecipient Agreement with Northern Illinois Food Bank, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$20,000.00. (Resolution 8189)

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Prairie State Legal Services, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$40.000.00

<u>514-25</u>

Attachments: Resolution

PSLS CDBG Agreement PY25.docx

Approver Report

A motion was made by Councilman Cesar Cardenas, seconded by Councilwoman Jan Hallums Quillman, to adopt COUNCIL MEMO #514-25: Resolution Authorizing CDBG Funding and Subrecipient Agreement with Prairie State Legal Services, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$40,000.00. (Resolution 8190)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Spanish Community Center, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$28,384.00

<u>515-25</u>

Attachments: Resolution

SCC CDBG Agreement PY25.docx

Approver Report

A motion was made by Councilwoman Jan Hallums Quillman, seconded by Councilman Cesar Cardenas, to adopt COUNCIL MEMO #515-25: Resolution Authorizing CDBG Funding and Subrecipient Agreement with Spanish Community Center, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$28,384.00. (Resolution 8191)

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Stepping Stones, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$128,800.00 **516-25**

Attachments: Resolution

SS CDBG Agreement PY25.docx

Approver Report

A motion was made by Councilwoman Sherri Reardon, seconded by Councilwoman Jan Hallums Quillman, to adopt COUNCIL MEMO #516-25: Resolution Authorizing CDBG Funding and Subrecipient Agreement with Stepping Stones, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$128,800.00. (Resolution 8192)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing CDBG Funding and Subrecipient Agreement with UCP Center for Disability Services, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$45,000.00 <u>517-25</u>

Attachments: Resolution

UCP CDBG Agreement PY25.docx

Approver Report

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Joe Clement, to adopt COUNCIL MEMO #517-25: Resolution Authorizing CDBG Funding and Subrecipient Agreement with UCP Center for Disability Services, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$45,000.00. (Resolution 8193)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Will County Center for Community Concerns, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$50,000.00

518-25

Attachments: Resolution

WCCCC CDBG Agreement PY25.docx

Approver Report

A motion was made by Councilwoman Sherri Reardon, seconded by Councilman Joe Clement, to adopt COUNCIL MEMO #518-25: Resolution Authorizing CDBG Funding and Subrecipient Agreement with Will County Center for Community Concerns, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$50,000.00. (Resolution 8194)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing CDBG Funding and Subrecipient Agreement with Warehouse Workers for Justice, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$27,772.00

519-25

Attachments: Resolution

WWFJ CDBG Agreement PY25.docx

Approver Report

moreno/quill

A motion was made by Councilman Juan Moreno, seconded by Councilwoman Jan Hallums Quillman, to adopt COUNCIL MEMO #519-25: Resolution Authorizing CDBG Funding and Subrecipient Agreement with Warehouse Workers for Justice, NFP as a Program Year 2025 CDBG Activity in an Amount not to Exceed \$27,772.00. (Resolution 8195)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Requesting the Closure of a Portion of State Routes IL 53 Northbound (Scott St.), IL 30 (Jefferson St.) and IL 53 Southbound (Ottawa St.) for Light up the Holidays

520-25

Parade & Activities

Attachments: Resolution

Light Up the Holidays Parade Route Map.pdf

Approver Report

A motion was made by Councilwoman Jan Hallums Quillman, seconded by Councilwoman Sherri Reardon, to adopt COUNCIL MEMO #520-25: Resolution Requesting the Closure of a Portion of State Routes IL 53 Northbound (Scott St.), IL 30 (Jefferson St.) and IL 53 Southbound (Ottawa St.) for Light up the Holidays Parade & Activities. (Resolution 8196)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Requesting the Closure of a Portion of State

Route IL 53 (Scott Street) for the Stone and Steel Spooky 5K.

Attachments: Resolution

Final 2025 5k Entire Route.pdf Final 2025 5k route, part 2.pdf

Approver Report

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Cesar Cardenas, to adopt COUNCIL MEMO #521-25: Resolution Requesting the Closure of a Portion of State Route IL 53 (Scott Street) for the Stone and Steel Spooky 5K. (Resolution 8197)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Appropriating Supplemental Motor Fuel Tax Funds for the Bridge Street (Nicholson St. - Center St.) Roadway Improvement Project - MFT Section No. 24-00562-00-FP

<u>522-25</u>

Attachments: Resolution

Approver Report

A motion was made by Councilwoman Sherri Reardon, seconded by Councilman Joe Clement, to adopt COUNCIL MEMO #522-25: Resolution

Appropriating Supplemental Motor Fuel Tax Funds for the Bridge Street (Nicholson St. - Center St.) Roadway Improvement Project - MFT Section No. 24-00562-00-FP. (Resolution 8198)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Approving an Agreement with the Illinois
Department of Transportation for Phase III Construction and
Construction Engineering for the Farrell Road over Spring
Creek Bridge Improvement Project - MFT Section No.
21-00542-00-BR

523-25

Attachments:

Resolution

Approver Report

A motion was made by Councilwoman Sherri Reardon, seconded by Councilman Cesar Cardenas, to adopt COUNCIL MEMO #523-25: Resolution Approving an Agreement with the Illinois Department of Transportation for Phase III Construction and Construction Engineering for the Farrell Road over Spring Creek Bridge Improvement Project - MFT Section No. 21-00542-00-BR. (Resolution 8199)

The motion carried by the following vote:

Ave: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Appropriating Motor Fuel Tax Funds for Phase III Construction for the Farrell Road over Spring Creek Bridge Improvement Project - MFT Section No. 21-00542-00-BR

524-25

Attachments: Resolution

Approver Report

A motion was made by Councilwoman Sherri Reardon, seconded by Councilman Joe Clement, to adopt COUNCIL MEMO #524-25: Resolution Appropriating Motor Fuel Tax Funds for Phase III Construction for the Farrell Road over Spring Creek Bridge Improvement Project - MFT Section No. 21-00542-00-BR. (Resolution 8200)

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Appropriating Motor Fuel Tax Funds for Phase III Construction Engineering for the Farrell Road over Spring Creek Bridge Improvement Project - MFT Section No. 21-00542-00-BR

<u>525-25</u>

Attachments: Resolution

Approver Report

A motion was made by Councilwoman Sherri Reardon, seconded by Councilwoman Jan Hallums Quillman, to adopt COUNCIL MEMO #525-25: Resolution Appropriating Motor Fuel Tax Funds for Phase III Construction Engineering for the Farrell Road over Spring Creek Bridge Improvement Project - MFT Section No. 21-00542-00-BR. (Resolution 8201)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Authorizing Certain Employees for the City of Joliet to Sign Checks, Vouchers and Warrants for the Disbursement of City Funds

526-25

Attachments: Signor Resolution

Approver Report

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Juan Moreno, to adopt COUNCIL MEMO #526-25: Resolution Authorizing Certain Employees for the City of Joliet to Sign Checks, Vouchers and Warrants for the Disbursement of City Funds. (Resolution 8202)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

Resolution Approving and Authorizing the Execution of the Collective Bargaining Agreement Between the City of Joliet and the Fraternal Order of Police, Labor Council

527-25

Attachments: Resolution

FOPLC CBA 2025-2028.pdf

Approver Report

Councilman Hug thanked Mayor and Council for allowing him to attend remotely and he will be signing off.

A motion was made by Councilman Joe Clement, seconded by Councilman Juan Moreno, to adopt COUNCIL MEMO #527-25: Resolution Approving and Authorizing the Execution of the Collective Bargaining Agreement Between the City of Joliet and the Fraternal Order of Police, Labor Council. (Resolution 8203)

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilman Larry E. Hug, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat

Mudron, Councilwoman Jan Hallums Quillman and

Councilwoman Sherri Reardon

CITY MANAGER:

The City Manager gave construction updates, on September 4, she along with Councilman Cardenas and Councilwoman Reardon attended the Story of Art in America reception at Jacob Henry mansion - she thanked Economic Development and Heritage Corridor for their work on this, mentioned her attendance at the Mexican Independance Day parade and it's success - thanked all those who volunteered, and helped welcome those to the State of Illinois Community Risk Reduction Conference held at the Renaissance Center.

PUBLIC COMMENTS:

Diana Matter - offered suggestions to enhance safety to the Love's Truck Stop

Trista Brown - spoke about how nice it is to allow everyone to speak their opinions at these meetings, mentioned the Speak Up event on October 13

Doug/Wife -spoke about September 21 being International Day of Peace and what the UN is asking of everyone this year.

Jim Roolf - mentioned the cards set out for this meeting and its reminder to everyone of the Community Workshop being held tomorrow September 17, 2025, recommended that those who cannot attend please do the survey

Kathy Garthus - spoke on the Comprehensive Plan and people should provide their input

Cesar Guerrero - spoke about his successful collaboration with the City of Joliet since leaving, and made a statement in regards to immigration

Speaker - mentioned Halloween at Haunted Trails, and costumes available for children

This section is for anyone wanting to speak regarding non-agenda items and are allowed a maximum of 4 minutes. It is not a question and answer period and staff, and the City Council do not generally respond to public comments. The City Clerk has a copy of the public speaking procedures; please note, speakers who engage in conduct injurious to the harmony of the Council shall be called to order by the Presiding Officer and may forfeit the opportunity to speak.

MAYOR AND COUNCIL COMMENTS:

Councilman Cardenas - thanked to all those who attended the Mexican Independence Day parade with a special thanks to the Police Department, as well as City staff and CCP and those who helped plan the event, and made a statement in honor of Mexican Independence Day - also, Happy Birthday Hannah.

Councilman Clement - Happy Birthday to Councilman Cardenas and his daughter, Hannah, thanked the City Manager for always taking his calls and assisting.

Councilwoman Ibarra - Happy Birthday to Councilman Cardenas, reminded everyone about Pridefest the upcoming Saturday, September 20, as well as Pridefest after dark and how fun it is.

Councilman Moreno - Happy Birthday to Councilman Cardenas and Councilman Clement's daughter Hannah and his wife, Jessica, spoke about Mexican Independence Day, and how amazing it is we can celebrate another culture in this country.

Councilman Mudron - wished everyone a Happy Birthday, and encourage everyone to go online to take the survey mentioned by Jim Roolf, or attend the event tomorrow at Joliet West.

Councilwoman Quillman - wished Happy Birthday to everyone, and Happy Mexican Independence Day.

Councilwoman Reardon - wished Happy Birthday to everyone, as well as three people she knows.

Mayor D'Arcy - wished Happy Birthday to everyone, reminded everyone about the workshop tomorrow at Joliet West, he mentioned on September 6 he was able to read to students at the Peanut Program, on September 9 attended the Night of the Stars dinner at Joliet Junior College Foundation, and today they broke ground for Hope Manor Village and what help it will provide for the City.

ADJOURNMENT:

A motion was made by Councilwoman Suzanna Ibarra, seconded by Councilman Juan Moreno, to adjourn.

The motion carried by the following vote:

Aye: Mayor Terry D'Arcy, Councilman Cesar Cardenas, Councilman

Joe Clement, Councilwoman Suzanna Ibarra, Councilman Juan Moreno, Councilman Pat Mudron, Councilwoman Jan Hallums Quillman and Councilwoman Sherri Reardon

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Absent: Councilman Larry E. Hug

This meeting will be held in an accessible location. If you need a reasonable accommodation, please contact The City Clerk Office, 150 West Jefferson Street, Joliet, Illinois 60432 at (815) 724-3780. Live, online streaming of Regular City Council and Pre-Council meetings is now available at www.joliet.gov. Videos and agenda packets can be accessed by clicking on the Meetings & Agendas link at the center of the home page for "Joliet City Council E-Agenda & Streaming Video." The new page includes archived footage and interactive agendas available for the public to view at their convenience.



150 West Jefferson Street Joliet, IL 60432

Approver Report

File ID: Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 12/10/2024

Department: City Clerk/Business Final Action:

Services

Title:

Agenda Date: 10/21/2025

Attachments: Pre-Council Meeting Minutes - September 15,

2025.pdf, City Council Meeting Minutes - September

16, 2025.pdf

Entered by: pames@joliet.gov



150 West Jefferson Street Joliet, IL 60432

Memo

File #: Agenda Date: 10/21/2025



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
17355 A.N.T. P	EST CONTROL INC			
15566 CHECK DATE:	10/21/2025		200.00	10/21/2025 INV APP SERVIC
15840 CHECK DATE:	10/21/2025		350.00	10/21/2025 INV APP SERVIC
15841 CHECK DATE:	10/21/2025		110.00	10/21/2025 INV APP SERVIC
17054 CHECK DATE:	10/21/2025		245.00	10/21/2025 INV APP STATIO
15704 ABT ELEC	TRONICS INC		905.00	
1002501IIZL CHECK DATE:	10/21/2025		3,663.00	10/21/2025 INV APP OVEN -
18634 MIS TRAI	NING INSTITUE HOLDINGS INC			
INV131280 CHECK DATE:	25000941 10/21/2025		8,400.00	10/21/2025 INV APP ACI Le
18115 ACCURATE	TRANSLATION BUREAU			
29332 CHECK DATE:	10/21/2025		80.00	10/21/2025 INV APP TRANSL
16584 ADCOMP S	YSTEMS INC			
27699 CHECK DATE:	10/21/2025		2,470.75	10/21/2025 INV APP CHECK
56 AIR ONE	EQUIPMENT, INC			
226780 CHECK DATE:	10/21/2025		49.95	10/21/2025 INV APP HEADBA
226814 CHECK DATE:	10/21/2025		1,052.00	10/21/2025 INV APP FIRE H
226962 CHECK DATE:	10/21/2025		530.00	10/21/2025 INV APP HIGH B
227126 CHECK DATE:	10/21/2025		223.00	10/21/2025 INV APP CMC RE



INVOICE P.O	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
11203 AIRGAS	WEST JOLIET		1,854.95	
			4 726 70	40 (04 (0005
5519240367 CHECK DATE:	25000927 10/21/2025		4,736.70	10/21/2025 INV APP AUTOMO
5519240603 CHECK DATE:	25000927 10/21/2025		137.55	10/21/2025 INV APP AUTOMO
5519888985 CHECK DATE:	25000927 10/21/2025		208.95	10/21/2025 INV APP AUTOMO
11858 AL WARR	EN OIL COMPANY INC		5,083.20	
w1784558			19,380.00	10/21/2025 INV APP FUEL.
CHECK DATE:	25000101 10/21/2025		19,380.00	10/21/2023 INV APP FUEL,
15495 ALL AME	RICAN CLEANING & JANITORIAL IN	IC		
1025W CHECK DATE:	10/21/2025		600.00	10/21/2025 INV APP PROFES
16235 ALLEGRA	COAL CITY			
141516 CHECK DATE:	10/21/2025		33.00	10/21/2025 INV APP BUSINE
141578 CHECK DATE:	10/21/2025		39.00	10/21/2025 INV APP BUSINE
141708 CHECK DATE:	10/21/2025		39.00	10/21/2025 INV APP BUSINE
141749 CHECK DATE:	10/21/2025		39.00	10/21/2025 INV APP BUSINE
			150.00	
5034 ALLIED I	NURSERY, INC			
52295 CHECK DATE:	10/21/2025		2,000.00	10/21/2025 INV APP RETAIN
52296 CHECK DATE:	10/21/2025		2,000.00	10/21/2025 INV APP RETAIN
16183 ALLIED	UNIVERSAL SECURITY SERVICES		4,000.00	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
17579639 CHECK DATE:	25000245 10/21/2025		11,676.27	10/21/2025 INV APP UNARME
17579640 CHECK DATE:	25000245 10/21/2025		15,067.47	10/21/2025 INV APP UNARME
16555 ALTORFER	INDUSTRIES INC		26,743.74	
P58C0064857 CHECK DATE:	10/21/2025		574.70	10/21/2025 INV APP PARTS
P58C0065059 CHECK DATE:	10/21/2025		207.57	10/21/2025 INV APP PARTS
P58C0065346 CHECK DATE:	25000935 10/21/2025		569.62	10/21/2025 INV APP AUTOMO
TM580012957 CHECK DATE:	10/21/2025		3,453.57	10/21/2025 INV APP PARTS
15576 AMAZON CA	APITAL SERVICES		4,805.46	
143N-TXG3-9HX7 CHECK DATE:	10/21/2025		14.84	10/21/2025 INV APP OFFICE
14V3-MCQ1-7KTT CHECK DATE:	10/21/2025		38.29	10/21/2025 INV APP OFFICE
16C3-91DD-7TYY CHECK DATE:	10/21/2025		28.78	10/21/2025 INV APP CLEANI
16N1-LCXR-94Y6 CHECK DATE:	10/21/2025		23.64	10/21/2025 INV APP OFFICE
179W-CVLF-9164 CHECK DATE:	10/21/2025		61.40	10/21/2025 INV APP FRONT
17HV-6WWL-49L9 CHECK DATE:	10/21/2025		69.99	10/21/2025 INV APP SUPPLI
19CX-DDNP-9XTM CHECK DATE:	10/21/2025		115.95	10/21/2025 INV APP OFFICE
1F1Y-JWLW-6C74 CHECK DATE:	10/21/2025		54.98	10/21/2025 INV APP TRAFFI
1L46-47LD-DYV7 CHECK DATE:	10/21/2025		348.77	10/21/2025 INV APP COMPUT
1LLH-Y4QK-9P4P CHECK DATE:	10/21/2025		212.78	10/21/2025 INV APP BOLT C



INVOICE P.O.	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
1LR4-H4RR-9PGT CHECK DATE:	10/21/2025		305.39	10/21/2025 INV APP TABLES
1PQT-KRX7-66KV CHECK DATE:	10/21/2025		134.05	10/21/2025 INV APP LAPTOP
1QH1-HTP3-FCDX CHECK DATE:	10/21/2025		41.78	10/21/2025 INV APP PARTS/
1R9M-DJCK-691R CHECK DATE:	10/21/2025		22.53	10/21/2025 INV APP COFFEE
1V9G-CR6C-79DK CHECK DATE:	10/21/2025		177.93	10/21/2025 INV APP SMALL
1w37-wyQR-1Q19 CHECK DATE:	10/21/2025		429.99	10/21/2025 INV APP COFFEE
1XQL-441C-7XPY CHECK DATE:	10/21/2025		33.42	10/21/2025 INV APP PAPER
1XYJ-TCMF-6Y7Q CHECK DATE:	10/21/2025		4.98	10/21/2025 INV APP CLEANI
1YQ6-XVX3-66HN CHECK DATE:	10/21/2025		21.51	10/21/2025 INV APP PARTS
17855 AMERICAN	N HOIST & MANLIFT INC		2,141.00	
41180	10/21/2025		2,381.75	10/21/2025 INV APP REPAIR
CHECK DATE:			·	
41546 CHECK DATE:	10/21/2025		450.00	10/21/2025 INV APP SERVIC
41573 CHECK DATE:	25000250 10/21/2025		1,833.00	10/21/2025 INV APP 2024 E
18962 AMRTZE N	MID-AMERICA INC		4,664.75	
721756475 CHECK DATE:	25000673 10/21/2025		209.58	10/21/2025 INV APP 2025 A
721763071 CHECK DATE:	25000673 10/21/2025		854.44	10/21/2025 INV APP 2025 A
721797990 CHECK DATE:	25000673 10/21/2025		418.31	10/21/2025 INV APP 2025 A
721797991	25000673 10/21/2025		2,911.14	10/21/2025 INV APP 2025 A



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721797992 CHECK DATE:	25000673 10/21/2025			901.85	10/21/2025 INV APP 2025 A
721797993 CHECK DATE:	25000673 10/21/2025			438.38	10/21/2025 INV APP 2025 A
721805672 CHECK DATE:	25000673 10/21/2025			211.19	10/21/2025 INV APP 2025 A
15915 AMS MECH.	ANICAL SYSTEMS INC			5,944.89	
201423-01 CHECK DATE:	10/21/2025			1,010.00	10/21/2025 INV APP FIRE A
805893-09 CHECK DATE:	10/21/2025			8,280.00	10/21/2025 INV APP REPAIR
13615 ANCHOR M	ECHANICAL INC			9,290.00	
NW25-1192 CHECK DATE:	10/21/2025			141.99	10/21/2025 INV APP REPAIR
NW25-1216 CHECK DATE:	10/21/2025			9,896.77	10/21/2025 INV APP HEAT E
NW25-1273 CHECK DATE:	10/21/2025			263.91	10/21/2025 INV APP REPAIR
NW25-1308 CHECK DATE:	10/21/2025			1,963.27	10/21/2025 INV APP REPAIR
NW26-0025 CHECK DATE:	10/21/2025			4,316.33	10/21/2025 INV APP REPAIR
13868 APEX IND	USTRIAL AUTOMATION LLC			16,582.27	
1286200 CHECK DATE:	10/21/2025			4,445.58	10/21/2025 INV APP PARTS
1286792 CHECK DATE:	10/21/2025			2,344.40	10/21/2025 INV APP SUPPLI
14247 AQUA THE	RM INC			6,789.98	
10432	10/21/2025			1,797.95	10/21/2025 INV APP CARPET



INVOICE P.O. CHECK DATE:	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
24278 CHECK DATE:	10/21/2025		500.00	10/21/2025 INV APP SERVIC
24293 CHECK DATE:	10/21/2025		500.00	10/21/2025 INV APP SERVIC
13629 AQUAFIX I	NC	_	2,797.95	
IN20912 CHECK DATE:	10/21/2025		1,963.22	10/21/2025 INV APP SUPPLI
11716 АТ&Т				
815 Z99-0132 883 7 CHECK DATE:	10/21/2025		133.45	10/21/2025 INV APP BACKUP
11591 AUSTIN TY	LER CONSTRUCTION INC			
2444-13 CHECK DATE:	25000570 10/21/2025		529,444.54	10/21/2025 INV APP Chgo S
13824 AZAVAR AU	DIT SOLUTIONS INC			
158977 CHECK DATE:	10/21/2025		909.92	10/21/2025 INV APP CONTIN
158978 CHECK DATE:	10/21/2025		14,532.00	10/21/2025 INV APP QUARTE
159039 CHECK DATE:	10/21/2025		8,861.40	10/21/2025 INV APP CONTIN
11496 B&H TECHN	ICAL SERVICES INC		24,303.32	
10-26MA25 CHECK DATE:	10/21/2025		135.00	10/21/2025 INV APP OCTOBE
10-27MA25 CHECK DATE:	10/21/2025		135.00	10/21/2025 INV APP MAINTE
9-425MR CHECK DATE:	10/21/2025		28.62	10/21/2025 INV APP COPIES
207 BARRETTS	HARDWARE & INDUS	_	298.62	



INVOICE P.O.	INV DATE	WARRANT CHECK # INVOICE N	ET PAID AMOUNT DUE DATE TYPE STS DESCR	
3260368 CHECK DATE:	10/21/2025	211.19	10/21/2025 INV APP SUPPLI	
7112 BAXTER &	WOODMAN INC			
276781 CHECK DATE:	25000366 10/21/2025	4,060.14	10/21/2025 INV APP Pro Sr	
276782 CHECK DATE:	25000363 10/21/2025	6,243.81	10/21/2025 INV APP PSA 20	
276783 CHECK DATE:	25000269 10/21/2025	13,873.71	10/21/2025 INV APP PSA En	
276784 CHECK DATE:	25000321 10/21/2025	32,474.02	10/21/2025 INV APP PSA fo	
276785 CHECK DATE:	25000321 10/21/2025	184,487.06	10/21/2025 INV APP PSA fo	
17162 DEADY LA	NDSCAPE MANAGEMENT	241,138.74		
29145 CHECK DATE:	25000680 10/21/2025	19,500.00	10/21/2025 INV APP 2025-2	
13220 BEAVER C	REEK ENTERPRISES INC			
23975 CHECK DATE:	10/21/2025	1,449.38	10/21/2025 INV APP PARTS	
19034 BELSON O	UTDOORS LLC			
385791 CHECK DATE:	10/21/2025	9,563.76	10/21/2025 INV APP BENCHE	
10556 BERLAND'	S HOUSE OF TOOLS			
25564 CHECK DATE:	10/21/2025	615.91	10/21/2025 INV APP TOOLS	
25579 CHECK DATE:	10/21/2025	43.96	10/21/2025 INV APP SOCKET	
18131 BLUE LIN	E PROFESSIONAL CONSULTANTS	659.87		
1190	10/21/2025	6,765.00	10/21/2025 INV APP POLICE	



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10687 BLUE LIN	NE, THE				
48183 CHECK DATE:	10/21/2025		348.00	10/21/2025 INV APP ADVERT	
48184 CHECK DATE:	10/21/2025		645.00	10/21/2025 INV APP ADVERT	
16215 BOUCHER	PRINTING & PROMOTIONAL PRODUC	CTS	993.00		
3277 CHECK DATE:	10/21/2025		89.94	10/21/2025 INV APP UNIFOR	
10116 BOUND TE	REE MEDICAL				
85895976 CHECK DATE:	10/21/2025		269.61	10/21/2025 INV APP SUPPLI	
85927388 CHECK DATE:	10/21/2025		389.70	10/21/2025 INV APP SUPPLI	
15057 BURNS &	MCDONNELL ENGINEERING CO INC	_	659.31		
183397-3 CHECK DATE:	25000820 10/21/2025		3,338.50	10/21/2025 INV APP On-Cal	
14050 BURRIS E	EQUIPMENT CO				
PS3021794-1 CHECK DATE:	10/21/2025		158.96	10/21/2025 INV APP PARTS	
PS3021794-2 CHECK DATE:	25000933 10/21/2025		72.23	10/21/2025 INV APP AUTOMO	
PS3021794-3 CHECK DATE:	25000933 10/21/2025		69.45	10/21/2025 INV APP AUTOMO	
PS3021862-1 CHECK DATE:	10/21/2025		107.03	10/21/2025 INV APP PARTS	
PS3022067-1 CHECK DATE:	25000933 10/21/2025		234.28	10/21/2025 INV APP AUTOMO	
11996 CARUS CO	DRPORATION	_	641.95		



INVOICE P.O.	INV DATE	WARRANT CHECK # INVOICE	NET PAID AMOUNT DUE DATE TYPE STS DESCR
SLS 10123518 CHECK DATE:	25000026 10/21/2025	570.18	10/21/2025 INV APP 2025 D
SLS10123517 CHECK DATE:	25000025 10/21/2025	3,693.60	10/21/2025 INV APP 2025 S
11714 CASE LOT	'S INC	4,263.78	
3780 CHECK DATE:	10/21/2025	2,161.85	10/21/2025 INV APP SUPPLI
6994 CATHOLIC	CHARITIES DAYBREAK		
RFP1-8.29.2025 CHECK DATE:	10/21/2025	79,500.00	10/21/2025 INV APP WORK C
18259 CDI			
64968 CHECK DATE:	10/21/2025	7,343.60	10/21/2025 INV APP LASERF
15568 CDM SMIT	H INC		
90245878 CHECK DATE:	10/21/2025	12,768.75	10/21/2025 INV APP OCTOBE
7617 CDWG COM	PUTER CENTERS		
AG2U27Y CHECK DATE:	10/21/2025	5,976.96	10/21/2025 INV APP MICROS
AG3496Z CHECK DATE:	25000858 10/21/2025	386,655.70	10/21/2025 INV APP MICROS
AG3XN9E CHECK DATE:	10/21/2025	7,182.17	10/21/2025 INV APP MICROS
413 CERTIFIE	D LABORATORIES	399,814.83	I and the second se
9302980 CHECK DATE:	10/21/2025	2,029.45	10/21/2025 INV APP SUPPLI
13667 CINTAS C	ORPORATION NO 2 UNIFORMS		
4244594229	25000931 10/21/2025	187.44	10/21/2025 INV APP CLOTHI



INVOICE P.O. CHECK DATE:	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
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4245379567 CHECK DATE:	25000931 10/21/2025			187.44	10/21/2025 INV APP CLOTHI
4245804160 CHECK DATE:	25000931 10/21/2025			315.21	10/21/2025 INV APP CLOTHI
9335754734 CHECK DATE:	25000931 10/21/2025			358.20	10/21/2025 INV APP CLOTHI
13383 CINTAS F	IRE PROTECTION			1,363.50	
OF94764635 CHECK DATE:	10/21/2025			2,109.06	10/21/2025 INV APP PROF S
OF94765078 CHECK DATE:	25000930 10/21/2025			476.78	10/21/2025 INV APP FIRE P
11432 CIT GROU	P INC			2,585.84	
111P585324 CHECK DATE:	10/21/2025			1,127.91	10/21/2025 INV APP PARTS
111P585457 CHECK DATE:	25000928 10/21/2025			377.43	10/21/2025 INV APP AUTOMO
111P585458 CHECK DATE:	25000928 10/21/2025			330.95	10/21/2025 INV APP AUTOMO
111P585903 CHECK DATE:	25000928 10/21/2025			1,820.59	10/21/2025 INV APP AUTOMO
111p585908 CHECK DATE:	25000928 10/21/2025			186.25	10/21/2025 INV APP AUTOMO
111P586647 CHECK DATE:	25000928 10/21/2025			1,019.20	10/21/2025 INV APP AUTOMO
111P587648 CHECK DATE:	25000928 10/21/2025			552.90	10/21/2025 INV APP AUTOMO
15245 CLARK BA	IRD SMITH LLP			5,415.23	
2642 CHECK DATE:	10/21/2025			1,140.00	10/21/2025 INV APP LEGAL



INVOICE P.O	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
14112 CLS BACI	KGROUND INVESTIGATIONS			
14206 CHECK DATE:	10/21/2025		812.00	10/21/2025 INV APP BACKGR
14290 CHECK DATE:	10/21/2025		349.00	10/21/2025 INV APP BACKGR
17094 COEO SOI	LUTIONS LLC	_	1,161.00	
1146855 CHECK DATE:	10/21/2025		3,029.87	10/21/2025 INV APP INTERN
10244 CONTINE	NTAL RESEARCH CORP			
0066433 CHECK DATE:	10/21/2025		380.18	10/21/2025 INV APP SUPPLI
0066483 CHECK DATE:	10/21/2025		1,694.74	10/21/2025 INV APP SUPPLI
0066564 CHECK DATE:	25000926 10/21/2025		975.74	10/21/2025 INV APP FUEL,
13860 COPS TES	STING SERVICE INC	_	3,050.66	
1903 CHECK DATE:	10/21/2025		350.00	10/21/2025 INV APP PRE-EM
15872 CORE & N	MAIN LP			
W038541 CHECK DATE:	10/21/2025		547.00	10/21/2025 INV APP ANNUAL
X700923 CHECK DATE:	25000705 10/21/2025		161,200.00	10/21/2025 INV APP Purcha
X862013 CHECK DATE:	25000705 10/21/2025		8,048.00	10/21/2025 INV APP Purcha
15767 COSTAR I	REALTY INFORMATION INC	_	169,795.00	
122843216 CHECK DATE:	10/21/2025		1,975.10	10/21/2025 INV APP SUBSCR



VENDOR INVOICE LIST

INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
11445 COTG CHI	CAGO OFFICE TECHNOLOGY GROUP			
IN6120315 CHECK DATE:	25000535 10/21/2025		7,255.00	10/21/2025 INV APP MANAGE
IN6133454 CHECK DATE:	25000535 10/21/2025		600.81	10/21/2025 INV APP MANAGE
18147 CHICAGO	PARTS & SOUND LLC		7,855.81	
40v0063972 CHECK DATE:	10/21/2025		374.72	10/21/2025 INV APP PARTS
8438 CR LEONA	RD PLUMBING & HTG			
667905 CHECK DATE:	10/21/2025		964.46	10/21/2025 INV APP REPAIR
576 CRESCENT	ELECTRIC SUPPLY			
S513525876.001 CHECK DATE:	10/21/2025		5,272.36	10/21/2025 INV APP LIGHTI
S513547569.001 CHECK DATE:	10/21/2025		1,483.50	10/21/2025 INV APP MATERI
S513574400.001 CHECK DATE:	10/21/2025		194.00	10/21/2025 INV APP SUPPLI
S513594078.001 CHECK DATE:	10/21/2025		188.56	10/21/2025 INV APP LED LI
S513595243.001 CHECK DATE:	10/21/2025		544.57	10/21/2025 INV APP SUPPLI
S513595243.002 CHECK DATE:	10/21/2025		109.72	10/21/2025 INV APP SUPPLI
S513609463.001 CHECK DATE:	10/21/2025		-64.74	10/21/2025 CRM APP CREDIT
18250 CPOVE EA	IRCHILD DUARTE & BERES LLC		7,727.97	
LEGAL SERV BILLING			3,560.00	10/21/2025 INV APP INVOIC

3606 CRYER & OLSEN MECHANICAL INC



INVOICE P.O	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
11672-0 CHECK DATE:	10/21/2025		1,683.80	10/21/2025 INV APP REPAIR	
11678-0 CHECK DATE:	10/21/2025		825.76	10/21/2025 INV APP REPAIR	
599 D CONST	RUCTTON TNC		2,509.56		
5103 CHECK DATE:	25000675 10/21/2025		498.55	10/21/2025 INV APP WATER-	
16882 DACRA A	DJUDICATION SYSTEMS LLC				
DT 2025-09-053 CHECK DATE:	10/21/2025		3,765.65	10/21/2025 INV APP SERVIC	
12486 DELTA I	NDUSTRIES INC				
SIN028972 CHECK DATE:	10/21/2025		1,388.16	10/21/2025 INV APP REPAIR	
12431 DONOHUE	& ASSOCIATES INC				
14163-18 CHECK DATE:	25000324 10/21/2025		1,325.00	10/21/2025 INV APP PSA 20	
16144 B AND J	BAKING				
000252 CHECK DATE:	10/21/2025		33.84	10/21/2025 INV APP RETIRE	
11949 DRYDON	EQUIPMENT INC				
000373357 CHECK DATE:	10/21/2025		607.00	10/21/2025 INV APP PARTS	
13406 DUFFIEL	D CONSULTING ENGINEERS LTD				
637 CHECK DATE:	25000469 10/21/2025		10,526.55	10/21/2025 INV APP PSA -	
18661 GOOCHER	LANDSCAPE SERVICES, LLC				
1137 CHECK DATE:	10/21/2025		1,500.00	10/21/2025 INV APP SERVIC	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
3138 CHECK DATE:	10/21/2025		4,200.00	10/21/2025 INV APP LOT CL
3139 CHECK DATE:	10/21/2025		8,700.00	10/21/2025 INV APP LOT CL
9504 EJ EQUIPMENT	INC		14,400.00	
P53115 CHECK DATE:	10/21/2025		307.50	10/21/2025 INV APP EQUIPM
13643 EJ USA INC				
110250074765 CHECK DATE:	10/21/2025		6,155.34	10/21/2025 INV APP MATERI
110250074929 CHECK DATE:	10/21/2025		1,173.84	10/21/2025 INV APP MATERI
740 ELENS & MAICH	TN ROOFING		7,329.18	
9230 CHECK DATE:	10/21/2025		2,100.00	10/21/2025 INV APP ROOF R
5303 EMC EQUIPMENT	MANAGEMENT COMPANY			
65991 CHECK DATE:	10/21/2025		545.00	10/21/2025 INV APP TRAINI
18604 EMS MANAGEMEN	T & CONSULTANTS, INC			
EMS-016564 CHECK DATE:	10/21/2025		30,000.00	10/21/2025 INV APP CONSUL
13417 ENECON CORPOR	ATION			
P/E-37331 CHECK DATE:	10/21/2025		3,270.00	10/21/2025 INV APP PARTS
16775 ENGINEERING E	NTERPRISES INC			
83924 25 CHECK DATE:	000275 10/21/2025		2,695.50	10/21/2025 INV APP PSA Ri



INVOICE P.O. 18141 EVANS &		WARRANT CHECK	# INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
AUGUST 2025 CHECK DATE:	10/21/2025		3,336.31	10/21/2025 INV APP AUGUST	
14105 EVOQUA W	WATER TECHNOLOGIES LLC				
907218117 CHECK DATE:	10/21/2025		511.50	10/21/2025 INV APP PARTS	
907227485 CHECK DATE:	10/21/2025		1,303.36	10/21/2025 INV APP PARTS	
18944 EXTRACTI	ION ZONE IL LLC		1,814.86		
WC-SV-0025-01 CHECK DATE:	10/21/2025		265.44	10/21/2025 INV APP REPAIR	
786 FASTENAL	- COMPANY				
ILJOL233373 CHECK DATE:	10/21/2025		146.79	10/21/2025 INV APP BOLTS	
15901 FIELD TU	JRF USA INC				
000730493 CHECK DATE:	10/21/2025		4,200.00	10/21/2025 INV APP TURF	
000730494 CHECK DATE:	10/21/2025		5,915.00	10/21/2025 INV APP TURF M	
12460 FIRE SEF	RVICE. INC.		10,115.00		
57693 CHECK DATE:	10/21/2025		9,895.00	10/21/2025 INV APP PARTS	
IL-22090 CHECK DATE:	10/21/2025		390.44	10/21/2025 INV APP PARTS	
IL-22270 CHECK DATE:	25000929 10/21/2025		384.32	10/21/2025 INV APP AUTOMO	
IL-22282 CHECK DATE:	25000929 10/21/2025		553.06	10/21/2025 INV APP AUTOMO	
IL-22395 CHECK DATE:	25000929 10/21/2025		547.64	10/21/2025 INV APP AUTOMO	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
IL-22404 CHECK DATE:	25000929 10/21/2025		774.84	10/21/2025 INV APP AUTOMO
829 FISHER S	CTENTTETC		12,545.30	
3531836 CHECK DATE:	10/21/2025		146.86	10/21/2025 INV APP SUPPLI
3565190 CHECK DATE:	10/21/2025		22.09	10/21/2025 INV APP SUPPLI
3596514 CHECK DATE:	10/21/2025		587.10	10/21/2025 INV APP SUPPLI
4623 FLEET SA	FETY SUPPLY		756.05	
85647 CHECK DATE:	10/21/2025		234.65	10/21/2025 INV APP PARTS
85684 CHECK DATE:	10/21/2025		485.06	10/21/2025 INV APP PARTS
85718 CHECK DATE:	10/21/2025		924.01	10/21/2025 INV APP PARTS
85736 CHECK DATE:	10/21/2025		774.63	10/21/2025 INV APP PARTS
13970 FLOORING	GUYS, INC		2,418.35	
10932 CHECK DATE:	10/21/2025		3,520.00	10/21/2025 INV APP FLOORI
3950 FORT DEA	RBORN LIFE INSURANCE			
SEPTEMBER 2025 CHECK DATE:	10/21/2025		21,395.37	10/21/2025 INV APP GROUP
4083 FOSTER C	OACH SALES INC			
29848 CHECK DATE:	10/21/2025		1,026.30	10/21/2025 INV APP PARTS
6319 GARCIA,	SAUL			
OCTOBER 2025	10/21/2025		850.00	10/21/2025 INV APP MEETIN



INVOICE P.O. CHECK DATE:	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
18913 GARY MIDDENORF	PHOTOGRAPHY				
06/18/2025 CHECK DATE:	10/21/2025		125.00	10/21/2025 INV APP FIRE D	
09/17/2025 CHECK DATE:	10/21/2025		125.00	10/21/2025 INV APP COMP P	
17960 GOVERNMENT COM	SULTING SOLUTIONS, INC		250.00		
7048 CHECK DATE:	10/21/2025		6,000.00	10/21/2025 INV APP CONSUL	
12403 GRAINGER					
9647668889 CHECK DATE:	10/21/2025		153.36	10/21/2025 INV APP SUPPLI	
9649922995 CHECK DATE:	10/21/2025		516.87	10/21/2025 INV APP SMALL	
9651449168 CHECK DATE:	10/21/2025		429.78	10/21/2025 INV APP LADDER	
9651776032 CHECK DATE:	10/21/2025		209.80	10/21/2025 INV APP PARTS	
9653120668 CHECK DATE:	10/21/2025		57.75	10/21/2025 INV APP SUPPLI	
9653120676 CHECK DATE:	10/21/2025		45.06	10/21/2025 INV APP PARTS	
9653404591 CHECK DATE:	10/21/2025		26.82	10/21/2025 INV APP STENCI	
9655425230 CHECK DATE:	10/21/2025		175.84	10/21/2025 INV APP SUPPLI	
9655853696 CHECK DATE:	10/21/2025		187.60	10/21/2025 INV APP SMALL	
9656682730 CHECK DATE:	10/21/2025		-153.36	10/21/2025 CRM APP CREDIT	
9656704476 CHECK DATE:	10/21/2025		284.22	10/21/2025 INV APP PAPER	
9658035473	10/21/2025		13.46	10/21/2025 INV APP TRASH	



INVOICE P.O. CHECK DATE:	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
9658267084 CHECK DATE:	10/21/2025		3.89	10/21/2025 INV APP LED LI
9658309779 CHECK DATE:	10/21/2025		79.65	10/21/2025 INV APP SMALL
9658785903 CHECK DATE:	10/21/2025		14.28	10/21/2025 INV APP COFFEE
9659169636 CHECK DATE:	10/21/2025		600.71	10/21/2025 INV APP SUPPLI
9662539361 CHECK DATE:	10/21/2025		54.08	10/21/2025 INV APP PAINT
9665549243 CHECK DATE:	10/21/2025		153.40	10/21/2025 INV APP CORDLE
17980 GRANTTE	TELECOMMUNICATIONS LLC		2,853.21	
717962098 CHECK DATE:	10/21/2025		5,966.17	10/21/2025 INV APP TELECO
9952 GRAYBAR	ELECTRIC CO.			
9350186590 CHECK DATE:	10/21/2025		1,581.18	10/21/2025 INV APP SERVIC
18521 GREAT LA	KES URBAN FORESTRY INC			
1533 CHECK DATE:	25000583 10/21/2025		11,876.00	10/21/2025 INV APP Tree I
15146 WEST JEF	F AUTO SALES LLC			
830419 CHECK DATE:	10/21/2025		5,591.83	10/21/2025 INV APP SERVIC
831973 CHECK DATE:	10/21/2025		2,437.07	10/21/2025 INV APP SERVIC
AUGUST 2025 CHECK DATE:	10/21/2025		35,711.29	10/21/2025 INV APP SHARED
11860 HAWKINS	INC		43,740.19	



INVOICE P.O.	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
7210542 CHECK DATE:	25000023 10/21/2025		2,607.00	10/21/2025 INV APP 2025 M	
7210543 CHECK DATE:	10/21/2025		637.01	10/21/2025 INV APP CHEMIC	
7210545 CHECK DATE:	25000023 10/21/2025		6,083.00	10/21/2025 INV APP 2025 M	
1060 HERITAGE	E CORRIDOR CONVENTION &		9,327.01		
14481 CHECK DATE:	25000823 10/21/2025		41,500.00	10/21/2025 INV APP TOURIS	
15357 HERVAS (CONDON BERSANI PC				
AUGUST 2025 CHECK DATE:	10/21/2025		26,221.39	10/21/2025 INV APP INVOIC	
18419 HINDSIG	HT GRAPHICS LLC				
2950 CHECK DATE:	25000940 10/21/2025		195.00	10/21/2025 INV APP DECALS	
15947 HOERR CO	ONSTRUCTION INC				
125-508A CHECK DATE:	25000418 10/21/2025		66,803.85	10/21/2025 INV APP Garnse	
15322 HUTCHISO	ON ENGINEERING INC				
INV #19 CHECK DATE:	25000477 10/21/2025		15,505.00	10/21/2025 INV APP PSA fo	
18660 HYPOINT	SOLUTIONS LLC				
2025112 CHECK DATE:	10/21/2025		3,500.00	10/21/2025 INV APP LIDAR	
1180 ILL FIRE CHIEFS ASSN					
9007 CHECK DATE:	10/21/2025		525.00	10/21/2025 INV APP ISO CL	
16925 ILLINOIS	S FINANCE AUTHORITY				



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
2025-{1031}#19-12 CHECK DATE:	10/21/2025		21,890.00	10/21/2025 INV APP AMBULA
13346 INFOSEND	INC			
295955 CHECK DATE:	25000243 10/21/2025		27,566.93	10/21/2025 INV APP PRINT/
295956 CHECK DATE:	10/21/2025		1,288.33	10/21/2025 INV APP PRINTI
1262			28,855.26	
1262 INTERSTAT	TE BATTERIES INC			
50926595 CHECK DATE:	10/21/2025		1,115.84	10/21/2025 INV APP SUPPLI
50926746 CHECK DATE:	25000922 10/21/2025		1,514.50	10/21/2025 INV APP AUTOMO
5828426 CHECK DATE:	25000922 10/21/2025		572.71	10/21/2025 INV APP AUTOMO
			3,203.05	
12237 J HIGGINS	S LTD		,	
200367A CHECK DATE:	25000782 10/21/2025		2,110.93	10/21/2025 INV APP POLICE
200368A CHECK DATE:	25000781 10/21/2025		2,060.46	10/21/2025 INV APP POLICE
200369A CHECK DATE:	25000780 10/21/2025		590.00	10/21/2025 INV APP POLICE
15291 J J KELLE	ER & ASSOCIATES INC		4,761.39	
9110359461 CHECK DATE:	10/21/2025		728.00	10/21/2025 INV APP PARTS
16805 JACK DOHE	ENY COMPANIES INC			
270781 CHECK DATE:	10/21/2025		187.70	10/21/2025 INV APP HOSE
270911 CHECK DATE:	10/21/2025		195.33	10/21/2025 INV APP HOSE
271412	10/21/2025		241.34	10/21/2025 INV APP HOSE



INVOICE P.O. CHECK DATE:	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
16802 JACK'S C	AR WASH & OIL LUBE		624.37	
1023 CHECK DATE:	25000936 10/21/2025		1,254.00	10/21/2025 INV APP car wa
1339 JCM UNIF	ORMS			
808668 CHECK DATE:	10/21/2025		634.50	10/21/2025 INV APP JFD PI
809635 CHECK DATE:	10/21/2025		298.45	10/21/2025 INV APP BRENDA
810307 CHECK DATE:	10/21/2025		40.00	10/21/2025 INV APP FIRE D
810325 CHECK DATE:	10/21/2025		765.29	10/21/2025 INV APP MATTHE
811941 CHECK DATE:	25000608 10/21/2025		631.05	10/21/2025 INV APP POLICE
813471 CHECK DATE:	25000772 10/21/2025		79.95	10/21/2025 INV APP POLICE
814060 CHECK DATE:	25000810 10/21/2025		387.90	10/21/2025 INV APP POLICE
814465 CHECK DATE:	25000829 10/21/2025		1,707.70	10/21/2025 INV APP RECRUI
814467 CHECK DATE:	25000832 10/21/2025		1,548.40	10/21/2025 INV APP RECRUI
814468 CHECK DATE:	25000833 10/21/2025		1,548.40	10/21/2025 INV APP RECRUI
814472 CHECK DATE:	25000831 10/21/2025		1,707.70	10/21/2025 INV APP RECRUI
814474 CHECK DATE:	25000830 10/21/2025		1,717.70	10/21/2025 INV APP RECRUI
814684 CHECK DATE:	10/21/2025		77.35	10/21/2025 INV APP JOL CO
814870 CHECK DATE:	10/21/2025		835.85	10/21/2025 INV APP CHAD C
814922	25000877 10/21/2025		79.95	10/21/2025 INV APP POLICE



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
CHECK DATE:				
814987 CHECK DATE:	25000876 10/21/2025		241.90	10/21/2025 INV APP POLICE
815081 CHECK DATE:	25000897 10/21/2025		81.40	10/21/2025 INV APP DISPAT
815114 CHECK DATE:	10/21/2025		992.55	10/21/2025 INV APP MALTES
815142 CHECK DATE:	10/21/2025		12.00	10/21/2025 INV APP CASEY
815304 CHECK DATE:	10/21/2025		12.00	10/21/2025 INV APP ROBERT
815390 CHECK DATE:	10/21/2025		15.00	10/21/2025 INV APP NICK B
815426 CHECK DATE:	10/21/2025		12.00	10/21/2025 INV APP TODD T
815442 CHECK DATE:	10/21/2025		15.00	10/21/2025 INV APP CAPT D
815477 CHECK DATE:	25000913 10/21/2025		113.90	10/21/2025 INV APP POLICE
18889 JDZ CUSTO	DM FLOORING INC		13,555.94	
260 CHECK DATE:	10/21/2025		3,750.00	10/21/2025 INV APP CITY H
18233 JIMS TRUG	CK INSPECTION LLC			
211384 CHECK DATE:	10/21/2025		43.00	10/21/2025 INV APP SERVIC
211385 CHECK DATE:	10/21/2025		43.00	10/21/2025 INV APP SERVIC
211414 CHECK DATE:	10/21/2025		43.00	10/21/2025 INV APP SERVIC
211415 CHECK DATE:	10/21/2025		43.00	10/21/2025 INV APP SERVIC
211443 CHECK DATE:	10/21/2025		43.00	10/21/2025 INV APP SERVIC
211504	10/21/2025		43.00	10/21/2025 INV APP SERVIC



VENDOR INVOICE LIST

INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
CHECK DATE:				
211506 CHECK DATE:	10/21/2025		47.00	10/21/2025 INV APP SERVIC
211957 CHECK DATE:	25000939 10/21/2025		43.00	10/21/2025 INV APP EQUIPM
211958 CHECK DATE:	25000939 10/21/2025		65.00	10/21/2025 INV APP EQUIPM
211959 CHECK DATE:	25000939 10/21/2025		43.00	10/21/2025 INV APP EQUIPM
211960 CHECK DATE:	25000939 10/21/2025		43.00	10/21/2025 INV APP EQUIPM
			499.00	
16112 JOHN QUA	S MASONRY CO INC			
09/25/2025 CHECK DATE:	10/21/2025		9,900.00	10/21/2025 INV APP EMERGE
09/26/2025 CHECK DATE:	10/21/2025		9,300.00	10/21/2025 INV APP REPAIR
			19,200.00	
13452 JOLIET A	SPHALT LLC			
21-s6070 CHECK DATE:	25000675 10/21/2025		912.80	10/21/2025 INV APP WATER-
21-s6091 CHECK DATE:	25000675 10/21/2025		417.90	10/21/2025 INV APP WATER-
21-s6105 CHECK DATE:	25000675 10/21/2025		313.60	10/21/2025 INV APP WATER-
21-s6115 CHECK DATE:	25000675 10/21/2025		41.93	10/21/2025 INV APP WATER-
21-S6123 CHECK DATE:	25000675 10/21/2025		773.50	10/21/2025 INV APP WATER-
18189 JOLIET L	ATINO ECONOMIC DEVELOPMENT ASSOC	IATION	2,459.73	
CDBG0325 CHECK DATE:	10/21/2025		10,103.94	10/21/2025 INV APP TECHNI

1359 JOLIET PUBLIC LIBRARY



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
10012025 CHECK DATE:	10/21/2025		3,585.77	10/21/2025 INV APP PAYROL
1361 JOLIET RE	EGION CHAMBER OF COMMERCE			
120505 CHECK DATE:	10/21/2025		30.00	10/21/2025 INV APP OCTOBE
13874 JOLIET SL	AMMERS - JOLIET COMMUNITY			
Q3 2025 CHECK DATE:	10/21/2025		22,585.11	10/21/2025 INV APP UTILIT
10764 JOLIET SU	JSPENSION INC			
143178 CHECK DATE:	10/21/2025		1,056.93	10/21/2025 INV APP PARTS
1367 JOLIET TO	DWNSHIP OFFICES			
OCTOBER 2025 CHECK DATE:	10/21/2025		17,177.40	10/21/2025 INV APP ANIMAL
1411 KARA COMF	PANY, INC			
393955 CHECK DATE:	25000263 10/21/2025		802.00	10/21/2025 INV APP Purcha
393956 CHECK DATE:	10/21/2025		773.00	10/21/2025 INV APP SUBSCR
18837 KASPER &	NOTTAGE P.C		1,575.00	
100125 CHECK DATE:	10/21/2025		7,000.00	10/21/2025 INV APP LEGAL
80125 CHECK DATE:	10/21/2025		7,000.00	10/21/2025 INV APP LEGAL
14124 KELLOGG F	PROPERTY GROUP LLC		14,000.00	
2024 TIF REBATE CHECK DATE:	10/21/2025		46,669.02	10/21/2025 INV APP 454 CA



INVOICE P.O. 6725 KIESLER	INV DATE POLICE SUPPLY	WARRANT	CHECK # INVOICE	NET PAID AMOUNT DUE DATE TYPE STS DESCR
IN267859 CHECK DATE:	25000786 10/21/2025		4,554.10	10/21/2025 INV APP DEPART
9312 KIMBALL	MIDWEST			
103763020 CHECK DATE:	10/21/2025		1,184.92	10/21/2025 INV APP SUPPLI
103775835 CHECK DATE:	10/21/2025		789.97	10/21/2025 INV APP SUPPLI
1450 KNIGHT S	SECURITY ALARMS, INC		1,974.89	
260400 CHECK DATE:	10/21/2025		25.00	10/21/2025 INV APP SERVIC
15226 LABSOURC	CE INC			
006661666 CHECK DATE:	10/21/2025		235.50	10/21/2025 INV APP SUPPLI
19018 LAGIOIA	CONSTRUCTION INC			
1365 CHECK DATE:	25000908 10/21/2025		14,950.00	10/21/2025 INV APP Extens
1541 LAI & AS	SSOCIATES INC			
25-6972S CHECK DATE:	10/21/2025		2,500.00	10/21/2025 INV APP PARTS
16532 LAUTERBA	ACH & AMEN LLP			
108766 CHECK DATE:	10/21/2025		6,990.00	10/21/2025 INV APP GASB 7
999754 LEGAL CL	AIMS-MAIL BOX DAMAGE			
25 A 56 CHECK DATE:	10/21/2025		80.00	10/21/2025 INV APP DAMAGE PAYEE: CHARLES MARCOLINI
18101 LENOVO ((UNITED STATES) INC			
6474006865	10/21/2025		14,460.00	10/21/2025 INV APP LAPTOP



INVOICE P.O. CHECK DATE:	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
18780 LENOVO G	SLOBAL TECH				
6800839959 CHECK DATE:	25000500 10/21/2025		4,374.65	10/21/2025 INV APP TruSca	
10407 LEXIS NE	XIS RISK DATA MGMT INC				
110210784 CHECK DATE:	10/21/2025		200.00	10/21/2025 INV APP USER F	
1300186153 CHECK DATE:	10/21/2025		1,030.00	10/21/2025 INV APP ACCIDE	
17305 M & M AU	TOCRAFTS LLC	-	1,230.00		
6919 CHECK DATE:	10/21/2025		75.00	10/21/2025 INV APP PARTS	
17194 DIANA SA	JUCEDO				
CCP GRANT CHECK DATE:	10/21/2025		3,237.50	10/21/2025 INV APP CCP GR	
14210 MARK CRY	'ER				
08/26/2025 CHECK DATE:	10/21/2025		200.00	10/21/2025 INV APP PARTS	
09/11/2025 CHECK DATE:	10/21/2025		300.00	10/21/2025 INV APP PARTS	
09/16/2025 CHECK DATE:	10/21/2025		80.00	10/21/2025 INV APP PARTS	
1679 MC MASTE	R-CARR SUPPLY CO	-	580.00		
52135869 CHECK DATE:	10/21/2025		154.54	10/21/2025 INV APP PARTS	
52426463 CHECK DATE:	10/21/2025		567.41	10/21/2025 INV APP PARTS	
13281 MEDWORKS	-JOLIET	-	721.95		



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
424610 CHECK DATE:	10/21/2025		130.00	10/21/2025 INV APP EMPLOY
424806 CHECK DATE:	10/21/2025		130.00	10/21/2025 INV APP EMPLOY
18912 MICHIO M	URAKISHI		260.00	
25038 CHECK DATE:	25000795 10/21/2025		2,818.75	10/21/2025 INV APP CONSUL
25045 CHECK DATE:	25000795 10/21/2025		687.50	10/21/2025 INV APP CONSUL
13563 MENARDS-	CRESTHILL		3,506.25	
94095 CHECK DATE:	10/21/2025		208.79	10/21/2025 INV APP SUPPLI
94845 CHECK DATE:	10/21/2025		20.98	10/21/2025 INV APP SAMPLE
1704 MENARDS-	JOLIET		229.77	
10001 CHECK DATE:	10/21/2025		47.21	10/21/2025 INV APP PAINT
10150 CHECK DATE:	10/21/2025		102.85	10/21/2025 INV APP SHOP S
10175 CHECK DATE:	10/21/2025		49.99	10/21/2025 INV APP STEP L
10193 CHECK DATE:	10/21/2025		61.12	10/21/2025 INV APP ELECTR
10225 CHECK DATE:	10/21/2025		103.92	10/21/2025 INV APP SUPPLI
10242 CHECK DATE:	10/21/2025		91.94	10/21/2025 INV APP PADLOC
10305. CHECK DATE:	10/21/2025		74.98	10/21/2025 INV APP SUPPLI
10322 CHECK DATE:	10/21/2025		121.15	10/21/2025 INV APP CLEANI



INVOICE P.O. 10325	INV DATE 10/21/2025	WARRANT CHECK #	INVOICE NET 144.08	PAID AMOUNT DUE DATE TYPE STS DESCR 10/21/2025 INV APP SHOP S
CHECK DATE: 10373. CHECK DATE:	25000020 10/21/2025		-114.17	10/21/2025 CRM APP 2025 B
10378 CHECK DATE:	10/21/2025		42	10/21/2025 CRM APP RETURN
10381 CHECK DATE:	25000020 10/21/2025		618.37	10/21/2025 INV APP 2025 B
10416 CHECK DATE:	10/21/2025		42.71	10/21/2025 INV APP SUPPLI
10428 CHECK DATE:	10/21/2025		80.96	10/21/2025 INV APP PLUMBI
10475 CHECK DATE:	10/21/2025		17.99	10/21/2025 INV APP AC ADA
10639 CHECK DATE:	10/21/2025		847.34	10/21/2025 INV APP MASONR
10711 CHECK DATE:	25000020 10/21/2025		385.19	10/21/2025 INV APP 2025 B
10760 CHECK DATE:	10/21/2025		84.75	10/21/2025 INV APP MATERI
10810 CHECK DATE:	10/21/2025		80.87	10/21/2025 INV APP MATERI
10908 CHECK DATE:	10/21/2025		239.85	10/21/2025 INV APP SUPPLI
10973 CHECK DATE:	25000020 10/21/2025		189.40	10/21/2025 INV APP 2025 B
11028 CHECK DATE:	10/21/2025		132.08	10/21/2025 INV APP SHOP M
11031 CHECK DATE:	10/21/2025		337.92	10/21/2025 INV APP SUPPLI
11238 CHECK DATE:	10/21/2025		72.17	10/21/2025 INV APP SHOP M
7323 CHECK DATE:	10/21/2025		97.00	10/21/2025 INV APP PARTS
7395 CHECK DATE:	10/21/2025		54.72	10/21/2025 INV APP PARTS
7518	10/21/2025		413.76	10/21/2025 INV APP SUPPLI



INVOICE P.O.	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
CHECK DATE:				
7522 CHECK DATE:	10/21/2025		80.66	10/21/2025 INV APP SUPPLI
7546 CHECK DATE:	10/21/2025		95.85	10/21/2025 INV APP SUPPLI
7766 CHECK DATE:	10/21/2025		29.96	10/21/2025 INV APP NO REC
9885 CHECK DATE:	10/21/2025		1,161.06	10/21/2025 INV APP PAINT
9901 CHECK DATE:	25000020 10/21/2025		1,334.22	10/21/2025 INV APP 2025 B
9922 CHECK DATE:	10/21/2025		112.27	10/21/2025 INV APP SUPPLI
9973 CHECK DATE:	10/21/2025		60.80	10/21/2025 INV APP SUPPLI
9986 CHECK DATE:	10/21/2025		185.77	10/21/2025 INV APP TOOLS/
18811 MES SERV	/ICE COMPANY LLC		7,438.32	
IN2346037 CHECK DATE:	10/21/2025		101.00	10/21/2025 INV APP SCBA S
1713 METROPOL	ITAN INDUSTRIES			
INV076459 CHECK DATE:	25000904 10/21/2025		22,192.00	10/21/2025 INV APP BLACK
INV077470 CHECK DATE:	10/21/2025		450.00	10/21/2025 INV APP REPAIR
5068 MTD 4M5	DIGAN WATER THE		22,642.00	
	RICAN WATER INC			
254909A CHECK DATE:	10/21/2025		5,027.64	10/21/2025 INV APP REPAIR
13882 MIDWEST	OFFICE INTERIORS			
266788 CHECK DATE:	25000857 10/21/2025		14,589.65	10/21/2025 INV APP FURNIT



VENDOR INVOICE LIST

INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
266789 CHECK DATE:	10/21/2025		2,212.50	10/21/2025 INV APP DELIVE
266816 CHECK DATE:	25000855 10/21/2025		8,284.95	10/21/2025 INV APP FURNIT
266817 CHECK DATE:	10/21/2025		1,937.50	10/21/2025 INV APP OFFICE
15918 BAYS INV	ESTMENT CORP		27,024.60	
041773 CHECK DATE:	10/21/2025		95.00	10/21/2025 INV APP PARTS
1793 MOTOROLA	SOLUTIONS - STARCOM			
9764620250902 CHECK DATE:	25000163 10/21/2025		28,518.00	10/21/2025 INV APP YEARLY
18838 MUELLER,	LAWSON, FROBISH, PC			
26163 CHECK DATE:	10/21/2025		325.00	10/21/2025 INV APP LEGAL
1815 MYERS TI	RE SUPPLY CO #12			
50950610 CHECK DATE:	10/21/2025		372.51	10/21/2025 INV APP SUPPLI
1336 NAPA GEN	UINE PARTS			
875008 CHECK DATE:	10/21/2025		244.34	10/21/2025 INV APP PARTS
875527 CHECK DATE:	10/21/2025		-36.00	10/21/2025 CRM APP DEPOSI
1885 NORLAB I	NC		208.34	
90329 CHECK DATE:	10/21/2025		347.00	10/21/2025 INV APP SUPPLI
16531 NORTH AM	ERICAN RESCUE LLC			
IN928618 CHECK DATE:	25000610 10/21/2025		28,105.08	10/21/2025 INV APP TCCCMA

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VENDOR INVOICE LIST

INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
1892 NORTHEAST MUL	TI-REGIONAL			
389175 CHECK DATE:	10/21/2025		420.00	10/21/2025 INV APP REGIST
1902 NORWALK TANK	CO			
200750 CHECK DATE:	10/21/2025		1,091.86	10/21/2025 INV APP MATERI
200835 CHECK DATE:	10/21/2025		1,814.91	10/21/2025 INV APP CONCRE
200872 CHECK DATE:	10/21/2025		989.34	10/21/2025 INV APP MATERI
200875 CHECK DATE:	10/21/2025		1,259.32	10/21/2025 INV APP MATERI
200889 CHECK DATE:	10/21/2025		470.04	10/21/2025 INV APP MATERI
17993 ODP BUSINESS	SOLUTIONS LLC		5,625.47	
440040736001 CHECK DATE:	10/21/2025		71.60	10/21/2025 INV APP OFFICE
440075655001 CHECK DATE:	10/21/2025		37.87	10/21/2025 INV APP OFFICE
1918 OESTREICH SER	V CO TNC		109.47	
244997 CHECK DATE:	10/21/2025		300.00	10/21/2025 INV APP DOOR R
246294 CHECK DATE:	10/21/2025		25.00	10/21/2025 INV APP KEYS
246304 CHECK DATE:	10/21/2025		628.90	10/21/2025 INV APP SECURI
246444 CHECK DATE:	10/21/2025		90.95	10/21/2025 INV APP KEYS
13189 OMEGA PLUMBIN	G INC		1,044.85	

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INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
10108599 CHECK DATE:	10/21/2025		3,281.00	10/21/2025 INV APP REPAIR
10108964 CHECK DATE:	10/21/2025		577.00	10/21/2025 INV APP PLUMBI
17304 0770070			3,858.00	
1/294 OTTOSEN I	DINOLFO HASENBALG & CASTALDO,	LTD.		
16296-16297 CHECK DATE:	10/21/2025		2,925.00	10/21/2025 INV APP JULY 2
1943 OXBO MUFI	FLER AND BRAKES			
7501 CHECK DATE:	10/21/2025		180.00	10/21/2025 INV APP PARTS
7502 CHECK DATE:	10/21/2025		380.00	10/21/2025 INV APP PARTS
1950 PACE		_	560.00	
657707 CHECK DATE:	10/21/2025		10,043.88	10/21/2025 INV APP LOCAL
657708 CHECK DATE:	10/21/2025		1,456.00	10/21/2025 INV APP LOCAL
658120 CHECK DATE:	10/21/2025		2,099.63	10/21/2025 INV APP ROUTE
13867 PARAMONT	EO INC		13,599.51	
S701546289.001 CHECK DATE:	10/21/2025		853.20	10/21/2025 INV APP PARTS
11105 PIRTEK				
BO-T00023525 CHECK DATE:	10/21/2025		69.72	10/21/2025 INV APP PARTS
2043 POEHNER,	DILLMAN & MAHALIK			
65047433 CHECK DATE:	25000493 10/21/2025		25,770.00	10/21/2025 INV APP 2025 P



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
13642 FERGUSON	ENTERPRISES LLC			
0297802 CHECK DATE:	10/21/2025		333.45	10/21/2025 INV APP SONOSC
18128 POLYDYNE	INC			
1961089 CHECK DATE:	25000029 10/21/2025		12,075.00	10/21/2025 INV APP ESTP -
7740 POMP'S T	IRE SERVICE INC			
2120045388 CHECK DATE:	10/21/2025		658.20	10/21/2025 INV APP SUPPPL
411186248 CHECK DATE:	10/21/2025		1,784.12	10/21/2025 INV APP SUPPLI
411187160 CHECK DATE:	10/21/2025		852.86	10/21/2025 INV APP SUPPLI
690150230 CHECK DATE:	10/21/2025		395.00	10/21/2025 INV APP SUPPLI
690150744 CHECK DATE:	10/21/2025		2,817.20	10/21/2025 INV APP PARTS
18681 PRESERVA	TION FUTURES LLC	_	6,507.38	
251001-002 CHECK DATE:	10/21/2025		4,023.00	10/21/2025 INV APP SEPTEM
251001-003 CHECK DATE:	10/21/2025		6,000.00	10/21/2025 INV APP SEPTEM
16198 PROMOS 93	11 INC		10,023.00	
12641 CHECK DATE:	10/21/2025		214.45	10/21/2025 INV APP BADGE
1948 PT FERRO	CONSTR CO			
12222 CHECK DATE:	25000675 10/21/2025		1,116.00	10/21/2025 INV APP WATER-
12233 CHECK DATE:	25000674 10/21/2025		310.00	10/21/2025 INV APP STREET



VENDOR INVOICE LIST

INVOICE P.O.	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
12262 CHECK DATE:	25000675 10/21/2025		1,891.00	10/21/2025 INV APP WATER-
12274 CHECK DATE:	25000674 10/21/2025		372.00	10/21/2025 INV APP STREET
12275 CHECK DATE:	25000675 10/21/2025		372.00	10/21/2025 INV APP WATER-
12312 CHECK DATE:	25000674 10/21/2025		744.00	10/21/2025 INV APP STREET
12313 CHECK DATE:	25000675 10/21/2025		403.00	10/21/2025 INV APP WATER-
2157 RAY O'HE	ERRON CO INC -DANVILLE		5,208.00	
2435556 CHECK DATE:	25000864 10/21/2025		7,860.00	10/21/2025 INV APP BALLIS
15192 READY RE	EFRESH			
1510122703564 CHECK DATE:	10/21/2025		364.47	10/21/2025 INV APP PARTS
15505 REASONAE	BLE TREE EXPERTS			
11888 CHECK DATE:	10/21/2025		1,150.00	10/21/2025 INV APP CONTRA
18543 REEVES	TECHNOLOGY GROUP			
89 CHECK DATE:	25000866 10/21/2025		9,980.00	10/21/2025 INV APP UNDERC
999168 REFUND-A	AMBULANCE			
25-E983782 CHECK DATE:	10/21/2025		2,603.09 PAYE	10/21/2025 INV APP KEENAN EE: BLUE CROSS & BLUE SHIELD OF ILLI
999178 REFUND-M	MISCELLANEOUS			
179850-59351 CHECK DATE:	10/21/2025		100.00 PAYE	10/21/2025 INV APP REBATE EE: JOSEPH E GOVERNALE

14221 MID-TOWN PETROLEUM ACQUISITION LLC

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VENDOR INVOICE LIST

INVOICE P.O. 1710824-IN CHECK DATE:	INV DATE 10/21/2025	WARRANT CHECK #	INVOICE NET 1,016.85	PAID AMOUNT DUE DATE TYPE STS DESCR 10/21/2025 INV APP SUPPLI	
2207 RENDELS INC					
50526 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
50533 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
50536 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
50557 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
50558 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
50559 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
50561 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
50608 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP PARTS	
50615 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
50647 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP PARTS	
50712 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
50731 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
50742 CHECK DATE:	10/21/2025		51.50	10/21/2025 INV APP SERVIC	
18324 ROCKS ETC INC			669.50		
107918 CHECK DATE:	10/21/2025		1,901.65	10/21/2025 INV APP STATIO	

2245 ROD BAKER FORD SALES INC



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
68708 CHECK DATE:	10/21/2025		183.75	10/21/2025 INV APP PARTS
FOCS131676 CHECK DATE:	10/21/2025		125.24	10/21/2025 INV APP PARTS
2261 RON TIRAPELLI FORD	, INC.		308.99	
666542 CHECK DATE:	10/21/2025		48.60	10/21/2025 INV APP PARTS
666594 CHECK DATE:	10/21/2025		224.40	10/21/2025 INV APP PARTS
666608 CHECK DATE:	10/21/2025		4,176.63	10/21/2025 INV APP PARTS
666634 CHECK DATE:	10/21/2025		89.04	10/21/2025 INV APP PARTS
666644 CHECK DATE:	10/21/2025		82.16	10/21/2025 INV APP PARTS
666720 CHECK DATE:	10/21/2025		78.67	10/21/2025 INV APP PARTS
666736 CHECK DATE:	10/21/2025		313.50	10/21/2025 INV APP PARTS
666775 CHECK DATE:	10/21/2025		10.84	10/21/2025 INV APP PARTS
666786 CHECK DATE:	10/21/2025		17.53	10/21/2025 INV APP PARTS
17179 RUBBER STAMP CHAMP			5,041.37	
1353851 CHECK DATE:	10/21/2025		31.69	10/21/2025 INV APP SIGNAT
14090 RUSH TRUCK CENTERS	OF ILLINOIS INC			
3042468972 CHECK DATE:	10/21/2025		943.68	10/21/2025 INV APP PARTS
3043129102 CHECK DATE:	10/21/2025		105.81	10/21/2025 INV APP PARTS
3043179870 CHECK DATE:	10/21/2025		225.40	10/21/2025 INV APP PARTS



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
3043179871 CHECK DATE:	10/21/2025		249.58	10/21/2025 INV APP PARTS
3043187505 CHECK DATE:	10/21/2025		1,104.12	10/21/2025 INV APP PARTS
3043191305 CHECK DATE:	10/21/2025		205.92	10/21/2025 INV APP PARTS
3043191306 CHECK DATE:	10/21/2025		917.94	10/21/2025 INV APP PARTS
3043225094 CHECK DATE:	10/21/2025		67.04	10/21/2025 INV APP PARTS
3043240993 CHECK DATE:	10/21/2025		450.80	10/21/2025 INV APP PARTS
3043245131 CHECK DATE:	10/21/2025		39.40	10/21/2025 INV APP PARTS
3043246504 CHECK DATE:	10/21/2025		733.31	10/21/2025 INV APP PARTS
3043270797 CHECK DATE:	10/21/2025		113.94	10/21/2025 INV APP PARTS
3043274422 CHECK DATE:	10/21/2025		43.58	10/21/2025 INV APP PARTS
3043301683 CHECK DATE:	10/21/2025		56.97	10/21/2025 INV APP PARTS
3043305859 CHECK DATE:	10/21/2025		599.44	10/21/2025 INV APP PARTS
4144 RYDIN DE	CAL		5,856.93	
PS-INV134594 CHECK DATE:	10/21/2025		831.12	10/21/2025 INV APP STICKE
17262 SANTACRU	Z ASSOCIATES LTD			
4446 CHECK DATE:	25000435 10/21/2025		3,900.00	10/21/2025 INV APP Downto
17923 SCHAAF E	QUIPMENT CO			
1000074583 CHECK DATE:	10/21/2025		359.71	10/21/2025 INV APP REPAIR



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
1000074584 CHECK DATE:	10/21/2025		391.66	10/21/2025 INV APP REPAIR
1000074616 CHECK DATE:	10/21/2025		297.69	10/21/2025 INV APP REPAIR
18844 SEAL-RITE ASPH	ALT MAINTENANCE		1,049.06	
4802 CHECK DATE:	10/21/2025		9,500.00	10/21/2025 INV APP SEALCO
17602 SEASON AND TIM	E			
0000293 CHECK DATE:	10/21/2025		100.00	10/21/2025 INV APP SERVIC
0000303 CHECK DATE:	10/21/2025		400.00	10/21/2025 INV APP SERVIC
0000305 CHECK DATE:	10/21/2025		175.00	10/21/2025 INV APP SERVIC
0000308 CHECK DATE:	10/21/2025		150.00	10/21/2025 INV APP SERVIC
14076 SHAW SUBURBAN !	MEDIA GROUP	_	825.00	
2272828 CHECK DATE:	10/21/2025		109.46	10/21/2025 INV APP LEGAL
2275202 CHECK DATE:	10/21/2025		417.44	10/21/2025 INV APP OCTOBE
2275208 CHECK DATE:	10/21/2025		279.98	10/21/2025 INV APP OCTOBE
16931 SHEFFIELD SUPP	LY & EQUIPMENT	_	806.88	
23673 CHECK DATE:	10/21/2025		655.00	10/21/2025 INV APP SAFETY
23858 CHECK DATE:	10/21/2025		300.00	10/21/2025 INV APP REPAIR
16907 SHOREWOOD DTG	SHIRTS AND MORE INC		955.00	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
INV-59785 CHECK DATE:	10/21/2025		203.00	10/21/2025 INV APP EXPLOR
INV-59932 CHECK DATE:	10/21/2025		203.00	10/21/2025 INV APP BATTLE
2202			406.00	
2392 SHOREWOO	D HOME & AUTO			
01-486768 CHECK DATE:	10/21/2025		4,300.00	10/21/2025 INV APP SUPPLI
01-487454 CHECK DATE:	10/21/2025		4.50	10/21/2025 INV APP HOSE
			4,304.50	
9747 SIGNARAM	A		·	
INV-3383 CHECK DATE:	10/21/2025		437.64	10/21/2025 INV APP SIGNAG
17368 SILVER C	ROSS MEDICAL GROUP - OCC HEAL	тн		
7653 CHECK DATE:	10/21/2025		1,822.00	10/21/2025 INV APP POLICE
12533 SIRCHIE	ACQUISITION COMPANY LLC			
0711331-IN CHECK DATE:	10/21/2025		354.30	10/21/2025 INV APP EVIDEN
2472 STANDARD	EQUIPMENT CO INC			
P06363 CHECK DATE:	10/21/2025		191.02	10/21/2025 INV APP PARTS
S01589 CHECK DATE:	25000895 10/21/2025		34,388.62	10/21/2025 INV APP Repair
S01717 CHECK DATE:	10/21/2025		1,643.10	10/21/2025 INV APP REPAIR
S01783 CHECK DATE:	10/21/2025		1,047.84	10/21/2025 INV APP REPAIR
2474 STANDARD	TRUCK PARTS INC		37,270.58	



VENDOR INVOICE LIST

INVOICE P.O.	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
1032279 CHECK DATE:	10/21/2025		75.93	10/21/2025 INV APP PARTS
1032286 CHECK DATE:	10/21/2025		93.14	10/21/2025 INV APP PARTS
1032288 CHECK DATE:	10/21/2025		463.64	10/21/2025 INV APP PARTS
1032306 CHECK DATE:	10/21/2025		208.15	10/21/2025 INV APP PARTS
1032312 CHECK DATE:	10/21/2025		760.77	10/21/2025 INV APP PARTS
1032323 CHECK DATE:	10/21/2025		502.80	10/21/2025 INV APP PARTS
1032348 CHECK DATE:	10/21/2025		390.83	10/21/2025 INV APP PARTS
			2,495.26	
2523 STRAND A	ASSOC INC			
0229339 CHECK DATE:	25000358 10/21/2025		1,047.66	10/21/2025 INV APP CSO LT
0229340 CHECK DATE:	25000546 10/21/2025		240,741.93	10/21/2025 INV APP PSA WW
229866 CHECK DATE:	25000240 10/21/2025		10,764.58	10/21/2025 INV APP ESTP -
2541 SUMBAUM	'S SCHWINN CYCLERY		252,554.17	
70725150940578 CHECK DATE:	25000807 10/21/2025		4,249.98	10/21/2025 INV APP FOR NO
9857 SUNBELT	PUMP & POWER RENTALS			
174673255-0001 CHECK DATE:	10/21/2025		76.95	10/21/2025 INV APP SUPPLI
17345 T-MOBILE	E USA INC			
9619614663 CHECK DATE:	10/21/2025		100.00	10/21/2025 INV APP INVEST
10702 TELUS 6	ONNUNITED TO US			

18783 TELUS COMMUNICATIONS INC



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
2544 CHECK DATE:	25000110 10/21/2025		1,426.99	10/21/2025 INV APP GPS/AV
2577 TERMINAL	SUPPLY CO			
55694-01 CHECK DATE:	10/21/2025		18.24	10/21/2025 INV APP SUPPLI
57363-00 CHECK DATE:	10/21/2025		1,739.19	10/21/2025 INV APP SUPPLI
12548 THOMSON	WEST		1,757.43	
852598499 CHECK DATE:	10/21/2025		409.33	10/21/2025 INV APP RESEAR
852602455 CHECK DATE:	10/21/2025		2,832.38	10/21/2025 INV APP FEES S
852683491 CHECK DATE:	10/21/2025		170.00	10/21/2025 INV APP SUBSCR
18428 TIMOTHY	A COSTA		3,411.71	
238 CHECK DATE:	10/21/2025		180.00	10/21/2025 INV APP TECHNI
15383 TRAFFIC	SAFETY WAREHOUSE			
145045A CHECK DATE:	25000916 10/21/2025		1,612.50	10/21/2025 INV APP TRAFFI
15365 TRESSLER	LLP			
518065 CHECK DATE:	10/21/2025		1,326.86	10/21/2025 INV APP LEGAL
518068 CHECK DATE:	10/21/2025		115.00	10/21/2025 INV APP LEGAL
518069 CHECK DATE:	10/21/2025		92.00	10/21/2025 INV APP LEGAL
518070 CHECK DATE:	10/21/2025		3,067.00	10/21/2025 INV APP LEGAL
518071	10/21/2025		2,514.50	10/21/2025 INV APP LEGAL



INVOICE P.O. CHECK DATE:	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
518072 CHECK DATE:	10/21/2025		782.00	10/21/2025 INV APP LEGAL
518073 CHECK DATE:	10/21/2025		929.00	10/21/2025 INV APP LEGAL
518074 CHECK DATE:	10/21/2025		198.00	10/21/2025 INV APP LEGAL
518075 CHECK DATE:	10/21/2025		112.00	10/21/2025 INV APP LEGAL
9199 TRI-K SU	PPLIES INC		9,136.36	
127283 CHECK DATE:	10/21/2025		828.00	10/21/2025 INV APP RAGS
16784 TROTTER	AND ASSOCIATES INC			
25-25284 CHECK DATE:	25000334 10/21/2025		180.00	10/21/2025 INV APP Lois P
25-25285 CHECK DATE:	25000736 10/21/2025		10,469.25	10/21/2025 INV APP PSA CO
25-25303 CHECK DATE:	25000334 10/21/2025		4,419.00	10/21/2025 INV APP Lois P
2718 UNDERGRO	UND PIPE & VALVE		15,068.25	
075594-04 CHECK DATE:	10/21/2025		1,475.00	10/21/2025 INV APP SUPPLI
076259 CHECK DATE:	10/21/2025		4,649.00	10/21/2025 INV APP SUPPLI
076345 CHECK DATE:	10/21/2025		1,983.00	10/21/2025 INV APP PARTS
076401 CHECK DATE:	10/21/2025		1,350.00	10/21/2025 INV APP PARTS
076409 CHECK DATE:	10/21/2025		648.00	10/21/2025 INV APP MATERI
076410 CHECK DATE:	10/21/2025		1,300.00	10/21/2025 INV APP MATERI



INVOICE P.O. 076548	INV DATE 10/21/2025	WARRANT CHECK #	INVOICE NET 329.00	PAID AMOUNT DUE DATE TYPE STS DESCR 10/21/2025 INV APP REPAIR
CHECK DATE:	10/21/2023		323.00	10/21/2023 INV AFF REFAIR
2727 UNITED L	AB INC		11,734.00	
INV440430 CHECK DATE:	10/21/2025		622.80	10/21/2025 INV APP SUPPLI
INV441015 CHECK DATE:	10/21/2025		1,248.50	10/21/2025 INV APP WASP S
10617 UNITED M	ETERS INC		1,871.30	
4752 CHECK DATE:	25000463 10/21/2025		135,500.00	10/21/2025 INV APP 2025 S
13844 UNIVAR S	OLUTIONS USA LLC			
53324341 CHECK DATE:	25000244 10/21/2025		265.05	10/21/2025 INV APP 2025 D
53342056 CHECK DATE:	25000244 10/21/2025		267.38	10/21/2025 INV APP 2025 D
53348225 CHECK DATE:	25000244 10/21/2025		399.90	10/21/2025 INV APP 2025 D
53348226 CHECK DATE:	25000244 10/21/2025		720.75	10/21/2025 INV APP 2025 D
53348227 CHECK DATE:	25000244 10/21/2025		616.13	10/21/2025 INV APP 2025 D
53348231 CHECK DATE:	25000244 10/21/2025		2,673.75	10/21/2025 INV APP 2025 D
53348232 CHECK DATE:	25000244 10/21/2025		820.73	10/21/2025 INV APP 2025 D
53348233 CHECK DATE:	25000244 10/21/2025		1,401.98	10/21/2025 INV APP 2025 D
53348234 CHECK DATE:	25000244 10/21/2025		381.30	10/21/2025 INV APP 2025 D
53360259 CHECK DATE:	25000244 10/21/2025		604.50	10/21/2025 INV APP 2025 D



INVOICE P.O.	INV DATE	WARRANT CHECK # INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
4113 HNTVEDS	TTY OF ILL-GAR	8,151.47		
UPI13306 CHECK DATE:	10/21/2025	1,050.00	10/21/2025 INV APP REGIST	
17070 UPCYCLE	PRODUCTS INC			
31723 CHECK DATE:	10/21/2025	4,585.00	10/21/2025 INV APP RAIN B	
18654 URBAN 3	LLC			
AC000421B CHECK DATE:	25000253 10/21/2025	18,248.00	10/21/2025 INV APP Profes	
11967 US GAS				
464053 CHECK DATE:	10/21/2025	177.68	10/21/2025 INV APP COMPRE	
464054 CHECK DATE:	10/21/2025	107.41	10/21/2025 INV APP COMPRE	
464055 CHECK DATE:	10/21/2025	158.83	10/21/2025 INV APP COMPRE	
464056 CHECK DATE:	10/21/2025	88.56	10/21/2025 INV APP COMPRE	
485001 CHECK DATE:	10/21/2025	286.00	10/21/2025 INV APP CYLIND	
485002 CHECK DATE:	10/21/2025	84.50	10/21/2025 INV APP CYLIND	
485003 CHECK DATE:	10/21/2025	52.00	10/21/2025 INV APP CYLIND	
485004 CHECK DATE:	10/21/2025	182.00	10/21/2025 INV APP CYLIND	
485005 CHECK DATE:	10/21/2025	247.00	10/21/2025 INV APP CYLIND	
485006 CHECK DATE:	10/21/2025	84.50	10/21/2025 INV APP CYLIND	
485007 CHECK DATE:	10/21/2025	188.50	10/21/2025 INV APP CYLIND	



VENDOR INVOICE LIST

INVOICE P.O.		WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
485008 CHECK DATE:	10/21/2025		91.00	10/21/2025 INV APP CYLIND	
485009 CHECK DATE:	10/21/2025		65.00	10/21/2025 INV APP CYLIND	
485010 CHECK DATE:	10/21/2025		156.00	10/21/2025 INV APP CYLIND	
18454 USALCO L	LC	-	1,968.98		
910192680 CHECK DATE:	25000031 10/21/2025		4,786.36	10/21/2025 INV APP 2025 A	
910193401 CHECK DATE:	25000031 10/21/2025		4,774.31	10/21/2025 INV APP 2025 A	
910194475 CHECK DATE:	25000031 10/21/2025		4,787.33	10/21/2025 INV APP 2025 A	
18380 USSI REN	ITALS INC	-	14,348.00		
7004273-IN CHECK DATE:	10/21/2025		570.00	10/21/2025 INV APP SERVIC	
7004274-IN CHECK DATE:	10/21/2025		570.00	10/21/2025 INV APP SERVIC	
7004275-IN CHECK DATE:	10/21/2025		570.00	10/21/2025 INV APP SERVIC	
7004276-IN CHECK DATE:	10/21/2025		570.00	10/21/2025 INV APP SERVIC	
15069 V3 COMPA	INTES		2,280.00		
10725050 CHECK DATE:	10/21/2025		6,000.00	10/21/2025 INV APP ROSALI	
10825174 CHECK DATE:	25000331 10/21/2025		6,512.50	10/21/2025 INV APP Profes	
18225 VERIZON	COMMUNICATIONS INC		12,512.50		
622000070529 CHECK DATE:	10/21/2025		1,533.23	10/21/2025 INV APP FLEET	

Page



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
7676 VERMEER	ILLINOIS INC			
PP0522 CHECK DATE:	10/21/2025		114.47	10/21/2025 INV APP PARTS
16754 VIDEOTEC	CORP			
118625 CHECK DATE:	25000804 10/21/2025		18,619.00	10/21/2025 INV APP ACCESS
18423 VOIANCE	LANGUAGE SERVICES LLC			
2025067957 CHECK DATE:	10/21/2025		237.16	10/21/2025 INV APP LANGUA
15908 VONAGE B	USINESS INC			
2367905 CHECK DATE:	25000002 10/21/2025		12,591.75	10/21/2025 INV APP VONAGE
2797 W S DARL	EY & CO INC			
17567737 CHECK DATE:	10/21/2025		31.49	10/21/2025 INV APP PARTS
10509 WAREHOUS	E DIRECT INC			
6006905-0 CHECK DATE:	10/21/2025		14.00	10/21/2025 INV APP 2026 C
C6006905-0 CHECK DATE:	10/21/2025		-14.00	10/21/2025 CRM APP CREDIT
8139 WASTE MA	NAGEMENT INC		.00	
7404701-2007-3 CHECK DATE:	10/21/2025		1,225,025.00	10/21/2025 INV APP SERVIC
2846 WELSCH R	EADY MIX INC			
020CT2025-70573 CHECK DATE:	10/21/2025		1,520.05	10/21/2025 INV APP REPAIR
19SEP2025-69969 CHECK DATE:	10/21/2025		765.25	10/21/2025 INV APP REPAIR



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INVOICE P.O.	INV DATE	WARRANT CHECK # INVOI	CE NET PAID AMOUNT DUE DATE TYPE STS DESCR
		2,285	.30
2853 WEST SID	DE TRACTOR SALES CO	,	
J24976 CHECK DATE:	10/21/2025	706	.00 10/21/2025 INV APP PARTS
14009 WHITE CA	NP LP		
10022479003 CHECK DATE:	10/21/2025	91	.41 10/21/2025 INV APP TOOLS
68775956 CHECK DATE:	10/21/2025	22	.10 10/21/2025 INV APP TOOLS
18206 WHITMORE	TNVFSTMENTS	113	.51
823950	25000743 10/21/2025	179	.55 10/21/2025 INV APP 2025 B
CHECK DATE:	23000743 10/21/2023	179	.33 10/21/2023 INV APP 2023 B
824014 CHECK DATE:	10/21/2025	22	.98 10/21/2025 INV APP PARTS
11022 WTU COU	INTV DEPARTMENT OF UTCHWAYS	202	.53
	INTY DEPARTMENT OF HIGHWAYS		
2033-047 CHECK DATE:	25000797 10/21/2025	18,000	.00 10/21/2025 INV APP Eng St
17433 XYLEM VU	IE INC		
XVUE-PIN-001745 CHECK DATE:	25000616 10/21/2025	2,932	.00 10/21/2025 INV APP PSA fo
	588 INVOICES	4,434,901	.83

^{**} END OF REPORT - Generated by Robin Gatson **



150 West Jefferson Street Joliet, IL 60432

Approver Report

File ID: Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 10/03/2025

Department: Finance Final Action:

Title:

Agenda Date: 10/21/2025

Attachments: Invoices 10.21.25.pdf
Entered by: rgatson@joliet.gov



Memo

File #: 557-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Award of 2025 Traffic Signal Materials Purchase Order No. 5 to Traffic Control Corp. in the Amount of \$28,562.00

BACKGROUND:

The Public Works Department's Electric Division needs to purchase materials to maintain the existing traffic signals located within the City.

The Public Service Committee will review this matter.

CONCLUSION:

The City of Joliet has only one (1) approved manufacturer that supplies the City with traffic signal materials. Traffic Control Corp. is the sole source supplier of the materials. Traffic Control Corp. provided a quote, in the amount of \$28,562.00, for the replacement of traffic signal materials requested by the City.

This purchase includes materials to replace the traffic signal control cabinet that was destroyed in a vehicle accident at the intersection of US Route 30 and Hennepin Drive. The costs for this purchase will be included in a future insurance billing to recover the costs associated with the vehicle crash.

Section 2-438 of the City of Joliet Code of Ordinances states that purchases whose estimated cost is in excess of twenty-five thousand dollars (\$25,000.00) may be awarded without written specifications or bidding under certain circumstances. Two (2) of these circumstances apply:

- (a) Purchases which may only be practicably made from a single source;
- (f) Purchases when authorized by a concurring vote of two-thirds (2/3) of the Mayor and City Council.

Sufficient funds exist utilizing the General Fund PW Electrical / Supplies - Equip Parts (Org 09028000, Object 536104, \$28,562.00).

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council award 2025 Traffic Signal Materials Purchase Order No. 5, in the amount of \$28,562.00, on behalf of Traffic Control Corp.



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 557-25

File ID: 557-25 Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 10/07/2025

Department: Public Works Final Action:

Title: Award of 2025 Traffic Signal Materials Purchase Order No. 5 to Traffic

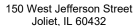
Control Corp. in the Amount of \$28,562.00

Agenda Date: 10/21/2025

Entered by: rlubash@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date	
1	1	10/15/2025	Gina Logalbo	Approve	10/10/2025	
1	2	10/15/2025	Greg Ruddy	Approve	10/17/2025	
1	3	10/15/2025	Kevin Sing	Approve	10/17/2025	
1	4	10/15/2025	Todd Lenzie	Approve	10/17/2025	
1	5	10/17/2025	Beth Beatty	Approve	10/17/2025	





Memo

File #: 558-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Award of Professional Services Contract for the Removal of Fuel and Fuel Tanks from 9 Osgood Street to Petroleum Technologies Equipment, Inc. in the Amount of \$125,000.00

BACKGROUND:

The lease agreement with Will County for the property at 9 Osgood Street was approved by City Council on August 5, 2025. This agreement included a provision that the "removal and disposal of any and all fuel and removal of the fuel tank(s)" on the property is the responsibility of the City of Joliet.

The Public Service Committee will review this matter.

CONCLUSION:

Petroleum Technologies Equipment, Inc. (PTE) has demonstrated expertise for this type of work and has long-standing relationship with the City. PTE successfully replaced the Underground Fuel Tanks at the Cedarwood and Cass Street Public Works facilities in 2024. These projects were completed in a timely and efficient manner.

Underground fuel tank removal is a highly specialized type of work that involves permitting and coordination with the IEPA and the State Fire Marshal. There are a limited number of companies that perform this type of work. Due to this and a deadline to complete the work in 2025, staff is recommending that work be completed by a sole-source vendor.

The cost to remove the tanks is estimated to be \$125,000.00. After the tanks are removed, the State will require periodic ground water inspections at the surrounding site over the next three years. This cost is not included in this Award and will be addressed separately in future years. All costs associated with this tank removal, including potential future remediation costs, are reimbursable at 90%-95% after a \$5,000.00 deductible. PTE will coordinate and manage the reimbursement process.

Section 2-438 of the City of Joliet Code of Ordinances states that purchases whose estimated cost is in excess of twenty-five thousand dollars (\$25,000.00) may be awarded without written specifications or bidding under certain circumstances. Two (2) of these circumstances apply:

- (a) Purchases which may only be practicably made from a single source;
- (f) Purchases when authorized by a concurring vote of two-thirds (2/3) of the Mayor and City

File #: 558-25 Agenda Date:10/21/2025

Council;

Sufficient funding exists in the Fleet Services Capital Improvements Fund (Org 30010160, Object 557300, \$125,000.00) for this project in 2025.

RECOMMENDATION:

Based upon the above, it is recommended that the Mayor and City Council award a professional services contract for the removal of fuel and fuel tanks from 9 S. Osgood Street to Petroleum Technologies Equipment, Inc., in the amount of \$125,000.00.



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 558-25

File ID: 558-25 Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 10/07/2025

Department: Public Works Final Action:

Title: Award of Professional Services Contract for the Removal of Fuel and Fuel

Tanks from 9 Osgood Street to Petroleum Technologies Equipment, Inc. in

the Amount of \$125,000.00

Agenda Date: 10/21/2025

Entered by: jsprice@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date	
1	1	10/15/2025	Gina Logalbo	Approve	10/14/2025	
1	2	10/15/2025	Greg Ruddy	Approve	10/17/2025	
1	3	10/16/2025	Kevin Sing	Approve	10/17/2025	
1	4	10/16/2025	Todd Lenzie	Approve	10/20/2025	
1	5	10/17/2025	Beth Beatty	Approve	10/20/2025	



Memo

File #: 559-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Award of a Professional Engineering Services Agreement Related to the Northpoint Development Plan Review to Hutchison Engineering in an Amount Not to Exceed \$40,000.00

BACKGROUND:

As a part of the Northpoint Development there are a number of bridges that are proposed to be installed. These bridges consist of the IL RT 53 Bridge, Jackson Creek Bridge, and Union Pacific Railroad Bridge. Structural engineering review services are needed to ensure proper review of the proposed bridges.

The Public Service Committee will review this matter.

CONCLUSION:

Structural engineering review services are needed to ensure proper review of the proposed bridges within the Northpoint Development. Outside consultant services will provide the needed expertise to complete a proper review of the bridges.

Section 2-438 of the City of Joliet Code of Ordinances states that purchases whose estimated cost is in excess of twenty-five thousand dollars (\$25,000.00) may be awarded without written specifications or bidding under certain circumstances. Two (2) of these circumstances apply:

- (f) Purchases when authorized by a concurring vote of two-thirds (2/3) of the Mayor and City Council.
- (g) Purchases of professional services.

Sufficient funds exist utilizing the Public Works Engineering and Construction Fund / Technical Services (Org 09027000, Object 523400, \$40,000.00).

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council award a professional engineering services agreement related to the Northpoint Development plan review to Hutchison Engineering in an amount not to exceed \$40,000.00.



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 559-25

File ID: 559-25 Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 10/09/2025

Department: Public Works Final Action:

Title: Award of a Professional Engineering Services Agreement Related to the

Northpoint Development Plan Review to Hutchison Engineering in an Amount

Not to Exceed \$40,000.00

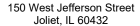
Agenda Date: 10/21/2025

Entered by: smikos@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date	
1	1	10/15/2025	Gina Logalbo	Approve	10/14/2025	
1	2	10/15/2025	Greg Ruddy	Approve	10/17/2025	
1	3	10/15/2025	Kevin Sing	Approve	10/17/2025	
1	4	10/15/2025	Todd Lenzie	Approve	10/17/2025	
1	5	10/17/2025	Beth Beatty	Approve	10/17/2025	







Memo

File #: 560-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Approval of Change Order No. 1 for the Cass Street / Jefferson Street Streetscape Repair Project - 2024 to PT Ferro Construction Co. in the Amount of \$15,015.24 and Payment Request No. 2 and Final in the Amount of \$16,755.46

BACKGROUND:

On September 3, 2024, the Mayor and City Council awarded the Cass Street / Jefferson Street Streetscape Repair Project to PT Ferro Construction Co. in the amount of \$87,011.03.

The Public Service Committee will review this matter.

CONCLUSION:

This project has been completed, inspected, and accepted. Change Order No. 1, a net addition in the amount of \$15,015.24, is the result of replacing additional sidewalk and brick pavers along Jefferson Street.

Sufficient funds exist for Change Order No. 1 utilizing the Public Works Capital Improvement Fund / Infrastructure (Org 30090270, Object 557200, \$15,015.24).

Additionally, approval for Payment Request No. 2 and Final, in the amount of \$16,755.46, is requested on behalf of PT Ferro Construction Co.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council take the following action:

- 1) Approve Change Order No. 1, a net addition in the amount of \$15,015.24.
- 2) Approve Payment Request No. 2 and Final in the amount of \$16,755.46 on behalf of PT Ferro Construction Co.



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 560-25

File ID: 560-25 Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 10/07/2025

Department: Public Works Final Action:

Title: Approval of Change Order No. 1 for the Cass Street / Jefferson Street

Streetscape Repair Project - 2024 to PT Ferro Construction Co. in the

Amount of \$15,015.24 and Payment Request No. 2 and Final in the Amount

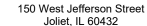
of \$16,755.46

Agenda Date: 10/21/2025

Entered by: dortiz@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date
1	1	10/15/2025	Gina Logalbo	Approve	10/10/2025
1	2	10/15/2025	Greg Ruddy	Approve	10/17/2025
1	3	10/15/2025	Kevin Sing	Approve	10/17/2025
1	4	10/15/2025	Todd Lenzie	Approve	10/17/2025
1	5	10/17/2025	Beth Beatty	Approve	10/17/2025





Memo

File #: 561-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Award of Contract for the Transfer of the City of Joliet's Satellite Flow Monitoring Sites to the SCADA (Supervisory Control and Data Acquisition) System to Metropolitan Industries in the Amount of \$196,475.00

BACKGROUND:

The City of Joliet Department of Public Utilities currently contracts with Xylem Vue Inc. for telemetry communication for the City of Joliet satellite sanitary sewer flow meters. The flow meters are located at the satellite customer's connection point to the City's sewer system or on critical industrial discharges. Many of these flow monitoring sites are used for billing purposes so communication is critical. Xylem Vue Inc. is sunsetting their online web portal service that currently hosts the City's satellite flow monitoring sites on December 31, 2025. Therefore, it is time sensitive to transfer these sites to the SCADA (Supervisory Control and Data Acquisition) system.

Each SCADA system is comprised of multiple pieces of hardware and complex code that controls multiple systems and pieces of equipment. The City has standardized on hardware from Metropolitan Industries for the SCADA system. Staff requested Metropolitan Industries provide a proposal to transfer the 17 flow monitoring sites to the SCADA System.

The Public Service Committee will review this matter.

CONCLUSION:

Metropolitan Industries has provided a proposal, in an amount not to exceed \$196,475.00, to provide and install the equipment needed to transfer the 17 sites onto the City's SCADA system. Once transferred to the City's SCADA system, the City will no longer need to contract with a third party for data service for these sites.

Section 2-438 of the City of Joliet Code of Ordinances states that purchases whose estimated cost is in excess of twenty-five thousand dollars (\$25,000.00) may be awarded without written specifications or bidding under certain circumstances. Two (2) of these circumstances apply:

- (b) Purchases for additions to and repairs and maintenance of equipment owned by the city which may be more efficiently added to, repaired or maintained by a certain person;
- (f) Purchases when authorized by a concurring vote of two-thirds (2/3) of the Mayor and City Council.

Funds will be charged to the Water & Sewer Improvements Fund / Sewer Collection (Org 50180020,

File #: 561-25 Agenda Date:10/21/2025

Object 557200, Project Code 25045, \$196,475.00).

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council award a Contract for the transfer of the City of Joliet's satellite flow monitoring sites to the SCADA (Supervisory Control and Data Acquisition) System, in the amount of \$196,475.00, on behalf of Metropolitan Industries.

AGREEMENT FOR PROFESSIONAL SERVICES

THIS AGREEMENT, MADE AS OF THIS 21st day of October, 2025, by and between the City of Joliet, Illinois, an Illinois Municipal Corporation, (hereinafter called the "City") and Metropolitan Industries. Inc., (hereinafter called the "Contractor"), collectively referred to as the "Parties" herein, is an AGREEMENT for professional services.

NOW, THEREFORE, the City and the Contractor in consideration of the mutual covenants hereinafter set forth agree as follows:

SECTION 1 – SERVICES OF THE CONTRACTOR

- 1.1 The Project scope of work is defined in the attached Letter Proposal dated <u>September 4</u>, 2025.
- 1.2 The City and the Contractor, by mutual agreement, shall determine the final schedule.
- 1.3 The Contractor shall perform its services consistent with the professional skill and care ordinarily provided by Contractors in their line of work. The Contractor will use their best professional judgment in the course of the work. Design criteria, guidelines and other standards shall be supplemented by the professional judgment of the Contractor. Deviations from design criteria, guidelines and other standards shall be called to the attention of the City's representative.

SECTION 2 – THE CITY'S RESPONSIBILITIES

The City will:

- 2.1 Provide full information as to the requirements for the Project in a timely manner in which the Contractor may reasonably rely on with regard to its completeness and accuracy.
- 2.2 Designate in writing a person to act as the City's representative with respect to the work to be performed under this Agreement; and such person shall have complete authority to transmit instructions, receive information, interpret, and define the City's policies and decisions with respect to materials, equipment elements and systems pertinent to the work covered by this Agreement.
- 2.3 Guarantee access to and make all provisions for the Contractor to enter upon the City's facilities as required for the Contractor to perform their work under this Agreement.
- 2.4 Examine all studies, reports and other documents presented by the Contractor and shall render decisions pertaining thereto within seven (7) calendar days from receipt so as not to delay the work of the Contractor.
- 2.5 Obtain approval of all governmental authorities having jurisdiction over the Project and such approvals and consents from such other individuals or bodies as may be necessary for completion of the Project.

SECTION 3 – PAYMENTS TO THE CONTRACTOR

- 3.1 The City will pay the Contractor for the professional services performed under SECTION 1, in an amount not to exceed \$196,475.00
- 3.2 Invoices for payment shall be submitted by Contractor to the City, together with reasonable supporting documentation. The City may require such additional supporting documentation as City reasonably deems necessary or desirable. Payment to Contractor shall be made in accordance with the Illinois Local Government Prompt Payment Act, after City's receipt of an invoice and all such supporting documentation.
- 3.3 Payment to the Contractor for expenses associated with direct costs or reimbursable expenses, as dictated by the Agreement and/or Scope of Services, shall be made upon presentation of receipts for costs or expenses.

SECTION 4 – TIME OF COMPLETION

- 4.1 The Contractor shall complete the project within $\underline{90}$ days of the date of execution of this Agreement, subject to time extensions to such schedule arising from delays beyond Contractor's control. To the extent Contractor is impacted by such delays, Contractor shall be entitled to an adjustment to its schedule for performance.
- 4.2 Time is of the essence for this Agreement.
- 4.3 The Contractor shall commence work within ten (10) calendar days of the date of execution of this Agreement or such other time mutually agreed to by the Parties in writing.
- 4.4 The Contractor may request an extension to compete the scope of work, and the City may grant such extension in a subsequent contract amendment.

SECTION 5 – RIGHTS TO DELIVERABLES

- 5.1 Deliverables, as defined in the Scope of Work, shall become the City's permanent property upon payment by the City to the Contractor.
- 5.2 Contractor shall not use photographs of the Deliverables for project competition, awards of any nature, project testimonials, presentations, advertising, proposals, professional papers, public display, or any other use without obtaining prior written approval from the City's representative. Any photographs taken of City property in the execution of the Contractor's work may not be re-used by the Contractor for project competition, awards of any nature, project testimonials, advertising, proposals, presentations, professional papers, public display, or any other use without obtaining prior written approval from the City's representative.

SECTION 6 - REMOVAL AND REPLACEMENT OF PERSONNEL

- 6.1 Contractor (for the duration of the term of the Agreement) will not, without obtaining the City's prior written consent not to be unreasonably withheld, replace, or alter the assignment of its lead personnel, to the extent their respective availability is reasonably within the Contractor's control.
- 6.2 Contractor shall promptly remove any person assigned to perform the Services in the event of notification by the City that he/she is no longer acceptable, irrespective of any prior City consent. Replacement of lead personnel, prior to assignment, will be subject to the City's approval, which shall not be unreasonably withheld.
- 6.3 A violation by Contractor of paragraph 6.1 and/or 6.2 may be considered a substantial and material breach of Agreement, for which termination and damages otherwise provided by Law or the Agreement may be claimed.
- 6.4 The City's right to request the removal of Contractor's personnel from the Services as set forth in paragraph 6.2 does not expressly or implicitly create an employer-employee relationship between the City and personnel assigned by Contractor. Such a relationship is expressly denied herein by Contractor and the City.

SECTION 7 – INSURANCE

The Contractor shall maintain for the duration of the Agreement, insurance purchased from a company, or companies lawfully authorized to do business in the State of Illinois and having a rating of at least A-minus as rated by A.M. Best Ratings. Such insurance will protect the Contractor from claims set forth below which may arise out of or result from the Contractor's operations under the agreement and for which the Contractor may be legally liable, whether such operations be by the Contractor or by a SubContractor or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:

Worker's Compensation Insurance covering all liability of the Contractor arising under the Workers' Compensation Act and Occupational Diseases Act; limits of liability not less than statutory requirements.

Employers Liability covering all liability of Contractor as employer, with limits not less than: \$1,000,000 per injury – per occurrence; \$1,000,000 per disease – per employee; and \$1,000,000 per disease – policy limit.

Comprehensive General Liability in a broad form on an occurrence basis, to include but not be limited to, coverage for the following where exposure exists; Premises/Operations, Contractual Liability, Products/Completed Operations for 2 years following final payment, Independent Contractor's coverage to respond to claims for damages because of bodily injury, sickness or disease, or death of any person other than the successful proposers employees as well as claims for damages insured by usual personal injury liability coverage which are sustained (1) by a person as a result of an offense directly or indirectly related to employment of such person by the Contractor, or (2) by another person and claims for damages, other than to the Work itself, because of injury to or destruction of tangible property, including loss of use there from; Broad Form Property Damage Endorsement;

General Aggregate Limit \$ 2,000,000 Each Occurrence Limit \$ 1,000,000

Automobile Liability Insurance shall be maintained to respond to claims for damages because of bodily injury, death of a person or property damage arising out of ownership, maintenance, or use of a motor vehicle. This policy shall be written to cover any auto whether owned, leased, hired, or borrowed.

Each Occurrence Limit \$1,000,000

Contractor agrees that with respect to the above required insurance:

- 1. The CGL policy shall be endorsed for the general aggregate to apply on an annual basis.
- 2. To provide separate endorsements: to name the City of Joliet and its officers and employees as additional insured as their interest may appear, and to provide 30 days' notice, in writing, of cancellation or material change.
- 3. The Contractor's insurance shall be primary in the event of a claim.
- 4. The City of Joliet shall be provided with Certificates of Insurance and endorsements evidencing the above-required insurance, prior to commencement of an agreement and thereafter with certificates evidencing renewals or replacements of said policies of insurance at least thirty (30) days prior to the expiration of cancellation of any such policies.
- 5. A Certificate of Insurance that states the City of Joliet and its officers and employees have been endorsed as an "additional insured" by the Contractor's general liability and automobile liability insurance carrier. Specifically, this Certificate must include the following language: "The City of Joliet and its officers and employees are, and have been endorsed, as an additional insured under the above reference policy numbers BA-2N771584-25-14 and 630-9077B176-25-14 on a primary and non-contributory basis for general liability and automobile liability coverage for the duration of the contract term."

Failure to Comply: In the event the Contractor fails to obtain or maintain any insurance coverage required under this Agreement, the City of Joliet may purchase such insurance coverage and charge the expense thereof to the Contractor. Such insurance shall be maintained in full force and effect during the life of the Agreement and shall protect the Contractor, its employees, agents and representatives from claims for damages, for personal injury and death and for damage to property arising in any manner from the negligent or wrongful acts or failures to act by the Contractor, its employees, agents and representatives in the performance of the work covered by the Agreement. The Contractor shall also indemnify and save harmless the City from any claims against, or liabilities incurred by the Contractor of any type or nature to any person, firm or corporation arising from the Contractor's wrongful or negligent performance of the work covered by the Agreement.

SECTION 8 - SUCCESSORS AND ASSIGNS

The City and the Contractor each binds himself and his partners, successors, executors, administrators and assigns to the other party of this Agreement and to the partners, successors, executors, administrators and assigns of such other party, in respect to all covenants of this Agreement; except as above, neither the City nor the Contractor shall assign, sublet or transfer his interest in this Agreement without the written consent of the other. Nothing herein shall be construed as creating any personal liability on the part of any employee, officer or agent of any public body or the Contractor which may be a party hereto, nor shall it be construed as giving any rights or benefits hereunder to anyone other than the City and the Contractor.

SECTION 9 – NON-DISCRIMINATION

In all hiring or employment made possible or resulting from this Agreement, there shall be no discrimination against any employee or applicant for employment because of sex, age, race, color, creed, national origin, marital status or the presence of any sensory, mental or physical handicap, unless based upon a bona fide occupational qualification, and this requirement shall apply to, but not be limited to, the following: employment, advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. No person shall be denied or be subjected to discrimination in receipt of the benefit of any services of activities made possible by or resulting from this Agreement on the grounds of sex, race, color, creed, national origin, age except minimum age and retirement provisions, marital status, or the presence of any sensory, mental, or physical handicap. Any violation of this provision shall be considered a violation of a material provision of this Agreement and shall be grounds for cancellation, termination, or suspension, in whole or in part, of the Agreement by the City.

SECTION 10 – MODIFICATION OR AMENDMENT

This Agreement constitutes the entire Agreement of the Parties on the subject matter hereof and may not be changed, modified, discharged, or extended except by written amendment duly executed by the Parties. The Contractor agrees that no representations or warranties shall be binding upon the City unless expressed in writing herein or in a duly executed amendment hereof, or authorized or approved Change Order as herein provided.

SECTION 11 - APPLICABLE LAW AND DISPUTE RESOLUTION

- 11.1 This Agreement shall be deemed to have been made in and shall be construed in accordance with the laws of State of Illinois.
- 11.2 Any controversy, claim or dispute arising out of or relating to the interpretation, construction, or performance of this Agreement, or breach thereof, shall be referred to the American Arbitration Association (the "AAA") for a voluntary, non-binding mediation in the municipality where the Services are provided and to be conducted by a mutually acceptable single mediator, in accordance with then applicable Construction Industry Mediation Rules, prior to resorting to litigation to any State or Federal Court located nearest to where the Services are provided. Neither party shall be liable for any indirect, incidental, or consequential damages of

any nature or kind resulting from or arising in connection with this Agreement. The Parties shall share the cost of the mediator's services equally.

WITH RESPECT TO ANY SUCH LITIGATION, EACH PARTY HEREBY KNOWINGLY, VOLUNTARILY AND WILLINGLY WAIVES ALL RIGHTS TO TRIAL BY JURY IN ANY ACTION, SUIT, OR PROCEEDING BROUGHT TO RESOLVE ANY DISPUTE BETWEEN OR AMONG ANY OF THE PARTIES HERETO, WHETHER ARISING IN CONTRACT, TORT, OR OTHERWISE, ARISING OUT OF, CONNECTED WITH, RELATED OR INCIDENTAL TO THIS AGREEMENT, THE TRANSACTION(S) CONTEMPLATED HEREBY AND/OR THE RELATIONSHIP ESTABLISHED AMONG THE PARTIES HEREUNDER.

SECTION 12 - TERMINATION OF THE CONTRACT

12.1 TERMINATION BY THE CONTRACTOR

If the Work is stopped for a period of thirty days under an order of any court or other public authority having jurisdiction, through no fault of the Contractor, or if the City has not made timely Payment thereon as set forth in this Agreement, then the Contractor may upon twenty-one (21) days written notice (from postmark) to the City, terminate the Agreement.

12.2 TERMINATION BY THE CITY

In the event of any breach of this Agreement by the Contractor, the City may, at its option, serve the Contractor with a written seven (7) day notice (from postmark) with the Contractor's option to cure the breach, or the City may engage the services of another Contractor to complete the work and deduct the cost of such completion from any amount due the Contractor hereunder, or the City may either pause or terminate the contract.

IN WITNESS WHEREOF, the undersigned have placed their hands and seals upon and executed this Agreement in triplicate as though each copy hereof were an original and that there are no other oral agreements that have not been reduced to writing in this statement.

CITY OF JOLIET	METROPOLTAN INDUSTRIES, INC.
Ву:	0
H. Elizabeth Beatty	Ву:
City Manager	Name: Diane Ahrendt
Date:	Title: <u>Vice</u> President
ATTEST:	Date: 10/1/2025
By:	ğ.
Lauren O'Hara	
City Clerk	
Date:	

METROPOLITAN

PUMP COMPANY A Division of METROPOLITAN INDUSTRIES, INC. 37 FORESTWOOD DRIVE • ROMEOVILLE, IL • 60446-1343

FORESTWOOD DRIVE • ROMEOVILLE, IL • 60446-(815) 886-9200 FAX (815) 886-4573 www.metropolitanind.com Page 1 of 2 QUOTATION

PROJECT: Flow Meter & Rain Gauge Monitoring

Joliet, IL.

TO: Owen Dean @ City of Joliet

We are pleased to have the opportunity to provide this QUOTATION for the following equipment and services.

Joliet, IL. - Monitoring Sites:

- 1. Channahon Remington Woods Flow Meter & Rain Gauge Site
- 2. Channahon Patricia Street Flow Meter Only Site
- 3. Channahon McClintock Street Flow Meter Only Site
- 4. Channahon Corp Center Flow Meter Only Site
- 5. EJSD Briggs Street Flow Meter Only Site
- 6. EJSD Cass Street Flow Meter Only Site
- 7. Rockdale Flow Meter & Rain Gauge Site
- 8. Sunnyland Flow Meter Only Site
- 9. Shorewood Seil Road Flow Meter & Rain Gauge Site
- 10. Shorewood River Road Flow Meter Only Site
- 11. Shorewood Black & Bronk Road Flow Meter & Rain Gauge Site
- 12. Joliet Junior College Flow Meter Only Site
- 13. Joliet EcoLab Flow Meter Only Site
- 14. Joliet CenterPoint Flow Meter Only Site
- 15. Joliet Hennepin Rain Gauge Only Site
- 16. Joliet Edgecreek Rain Gauge Only Site
- 17. Joliet Aux Sable Rain Gauge Only Site

TERMS: Net 30 days from date of invoice. All invoices are payable in full when due, with no retainage allowed.

THIS QUOTATION, SUBJECT TO THE CONDITIONS ON THE REVERSE SIDE HEREOF, MAY BE ACCEPTED ONLY BY SIGNING ONE COPY OF THIS QUOTATION AND RETURNING IT TO METROPOLITAN PUMP CO. NOT LATER THAN THE DATE INDICATED ON THE FACE HEREOF AFTER WHICH THIS QUOTATIONS IS VOID, THIS QUOTATION AFTER ACCEPTANCE BY BUYER MAY BE CANCELLED BY EITHER PARTY WITH NO PENALTY ONLY IF ENGINEER FAILS TO APPROVE SELLERS APPROVAL BROCHURE.

Accepted:	Quotation No:	Keith090425MS
Firm:	Submitted:	September 4, 2025
By:	Void after:	30 Days
Title:	Prepared By:	Keith Girup
	Joliet.FlowMe	eter&RainGaugeMonitoring.Quotation

METROPOLITAN



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www.metropolitanind.com

Page 2 of 2

QUOTATION

PROJECT:

Flow Meter & Rain Gauge Monitoring

\$196.475

Joliet, IL.

Joliet, IL. - Monitoring Panels:

QTY	PANEL DESCRIPTION			
17	Site Panels To Include the following:			
	* Enclosure - Powder Coated Mild Steel (3/4R) lockable with subpanel and mounting tabs			
	* Circuit Breaker Main Disconnect - 120 Volt, 1 Phase, 15 Amp			
	* Programmable Logic Controller - Allen Bradley Micro 820 - 24VDC			
	* Power Supply - 24VDC			
	* Uninteruptable Power Supply - 24VDC			
	* Cellular Components - Modem, Antenna, Surge Protectors, Connectors, Cable, Reboot Relay			
	* Heater with Thermostat and Fuse			
	* Terminal Blocks			
	* Grounding Lug			
	* 12" x 12" Space for Existing Flow Meter Transmitter (Where Applicable)			

Joliet, IL. - Monitoring Services:

QTY	SERVICES DESCRIPTION
1/L	Engineered Submittals & Operation / Maintenance Manuals
1/L	Freight
1/L	Start-up & Training (4 Hours For Each Site)
1/L	PLC Programming
1/L	MetroCloud SCADA Integration
1/L	Installation Labor & Materials (See Note Below)
1/L	1 Year MetroCloud Services (Communication / Software / Report Generation)

Note:	A \$17,000 allowance has been included in the above price for installation materials. The installation
	materials invoices will be provided to COJ and any amount less than the allowance included in the
	above price will be credited back to COJ.

Not Included: Flow Meter Equipment, Rain Gauge Equipment, Taxes, Permits, Fees, Special Licenses, and Anything not listed.

TERMS: Net 30 days from date of invoice. All invoices are payable in full when due, with no retainage allowed.

Your COST for the described equipment and services is as follows:

THIS QUOTATION, SUBJECT TO THE CONDITIONS ON THE REVERSE SIDE HEREOF, MAY BE ACCEPTED ONLY BY SIGNING ONE COPY OF THIS QUOTATION AND RETURNING IT TO METROPOLITAN PUMP CO. NOT LATER THAN THE DATE INDICATED ON THE FACE HEREOF AFTER WHICH THIS QUOTATIONS IS VOID. THIS QUOTATION AFTER ACCEPTANCE BY BUYER MAY BE CANCELLED BY EITHER PARTY WITH NO PENALTY ONLY IF ENGINEER FAILS TO APPROVE SELLERS APPROVAL BROCHURE.

Accepted:	Quotation No:	Keith090425MS
Firm:	Submitted:	September 4, 2025
By:	Void after:	30 Days
Title:	Prepared By:	Keith Girup
	Joliet.Flow	Meter&RainGaugeMonitoring.Quotation



City of Joliet

150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 561-25

File ID: 561-25 Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 09/25/2025

Department: Public Utilities Final Action:

Title: Award of Contract for the Transfer of the City of Joliet's Satellite Flow

Monitoring Sites to the SCADA (Supervisory Control and Data Acquisition)

System to Metropolitan Industries in the Amount of \$196,475.00

Agenda Date: 10/21/2025

Attachments: Metropolitan Agreement & Proposal - SCADA Transfer

for Satellite Sites

Entered by: odean@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date
1	1	10/15/2025	Gina Logalbo	Approve	10/13/2025
1	2	10/15/2025	Allison Swisher	Approve	10/17/2025
1	3	10/15/2025	Kevin Sing	Approve	10/17/2025
1	4	10/15/2025	Todd Lenzie	Approve	10/17/2025
1	5	10/17/2025	Beth Beatty	Approve	10/17/2025





150 West Jefferson Street Joliet, IL 60432

Memo

File #: 562-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Award of Professional Services Agreement for the Southeast Joliet Sanitary District GIS Mapping Project to TWiG Technologies in the Amount of \$93,387.50

BACKGROUND:

The City of Joliet is preparing for acquisition of the Southeast Joliet Sanitary District (District) water and sanitary sewer systems. The transfer of ownership of the District's water and sanitary sewer systems will be accomplished via an intergovernmental agreement with Will County (County) and the District. The County will be providing funding via multiple sources to fund improvements in the District system.

To prepare for ownership and maintenance of the District's infrastructure, the City needs to complete water and sewer system GIS mapping. The mapping will provide an accurate inventory of the District's infrastructure.

In July of 2023 the Public Utilities department published a Municipal Services RFQ. From this RFQ TWiG Technologies was short-listed as a firm qualified to perform GIS mapping work. TWiG has also performed many similar mapping projects in the past for the City. At the City's request, TWiG Technologies provided a proposal to complete this GIS mapping project.

The Public Service Committee will review this matter.

CONCLUSION:

TWiG Technologies has provided a proposal, in an amount not-to-exceed \$93,387.50, to complete underground utility locating, surveying, and GIS mapping of all potable water and sanitary sewer infrastructure currently owned and maintained by the District.

Section 2-438 of the City of Joliet Code of Ordinances states that purchases whose estimated cost is in excess of twenty-five thousand dollars (\$25,000.00) may be awarded without written specifications or bidding under certain circumstances. Two (2) of these circumstances apply:

- (f) Purchases when authorized by a concurring vote of two-thirds (2/3) of the Mayor and City Council:
- (g) Purchases of professional services.

Funds will be charged to the Water & Sewer Improvement Fund / Engineering Admin / Professional

File #: 562-25 Agenda Date:10/21/2025

Services (Org 50180013, Object 557200, \$93,387.50).

The City will be reimbursed by the County for this work.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the professional services agreement for the Southeast Joliet Sanitary District GIS Mapping Project, in the amount of \$93,387.50, on behalf of TWiG Technologies.

AGREEMENT FOR PROFESSIONAL SERVICES GIS MAPPING FOR SOUTHEAST JOLIET SANITARY DISTRICT

THIS AGREEMENT, MADE AS OF THIS	day of	, 2025, by and between
the City of Joliet, Illinois, an Illinois Municipal	Corporation	n, (hereinafter called the "City") and
TWiG Technologies LLC dba The Will Gro	up Engineer	ing, (hereinafter called the
"Consultant"), collectively referred to as the "P	arties" herei	n, is an AGREEMENT for
professional services.		

NOW, THEREFORE, the City and the Consultant in consideration of the mutual covenants hereinafter set forth agree as follows:

SECTION 1 – SERVICES OF THE CONSULTANT

- 1.1 The Project scope of work is defined in the attached Letter Proposal dated <u>October 8, 2025</u>.
- 1.2 The City and the Consultant, by mutual agreement, shall determine the final schedule.
- 1.3 The Consultant shall perform its services consistent with the professional skill and care ordinarily provided by Consultants in their line of work. The Consultant will use their best professional judgment in the course of the work. Design criteria, guidelines and other standards shall be supplemented by the professional judgment of the Consultant. Deviations from design criteria, guidelines and other standards shall be called to the attention of the City's representative.

SECTION 2 – THE CITY'S RESPONSIBILITIES

The City will:

- 2.1 Provide full information as to the requirements for the Project in a timely manner in which the Consultant may reasonably rely on with regard to its completeness and accuracy.
- 2.2 Designate in writing a person to act as the City's representative with respect to the work to be performed under this Agreement; and such person shall have complete authority to transmit instructions, receive information, interpret, and define the City's policies and decisions with respect to materials, equipment elements and systems pertinent to the work covered by this Agreement.
- 2.3 Guarantee access to and make all provisions for the Consultant to enter upon the City's facilities as required for the Consultant to perform their work under this Agreement.
- 2.4 Examine all studies, reports and other documents presented by the Consultant and shall render decisions pertaining thereto within seven (7) calendar days from receipt so as not to delay the work of the Consultant.
- 2.5 Obtain approval of all governmental authorities having jurisdiction over the Project and such approvals and consents from such other individuals or bodies as may be necessary for completion of the Project.

SECTION 3 – PAYMENTS TO THE CONSULTANT

- 3.1 The City will pay the Consultant for the professional services performed under SECTION 1, in an amount not to exceed \$93,387.50.
- 3.2 Invoices for payment shall be submitted by Consultant to the City, together with reasonable supporting documentation. The City may require such additional supporting documentation as City reasonably deems necessary or desirable. Payment to Consultant shall be made in accordance with the Illinois Local Government Prompt Payment Act, after City's receipt of an invoice and all such supporting documentation.
- 3.3 Payment to the Consultant for expenses associated with direct costs or reimbursable expenses, as dictated by the Agreement and/or Scope of Services, shall be made upon presentation of receipts for costs or expenses.

SECTION 4 – TIME OF COMPLETION

- 4.1 The Consultant shall complete the project within <u>60 days</u> of the date of execution of this Agreement, subject to time extensions to such schedule arising from delays beyond Consultant's control. To the extent Consultant is impacted by such delays, Consultant shall be entitled to an adjustment to its schedule for performance.
- 4.2 Time is of the essence for this Agreement.
- 4.3 The Consultant shall commence work within ten (10) calendar days of the date of execution of this Agreement or such other time mutually agreed to by the Parties in writing.
- 4.4 The Consultant may request an extension to compete the scope of work, and the City may grant such extension in a subsequent contract amendment.

SECTION 5 – RIGHTS TO DELIVERABLES

- 5.1 Deliverables, as defined in the Scope of Work, shall become the City's permanent property upon payment by the City to the Consultant.
- 5.2 Consultant shall not use photographs of the Deliverables for project competition, awards of any nature, project testimonials, presentations, advertising, proposals, professional papers, public display, or any other use without obtaining prior written approval from the City's representative. Any photographs taken of City property in the execution of the Consultant's work may not be re-used by the Consultant for project competition, awards of any nature, project testimonials, advertising, proposals, presentations, professional papers, public display, or any other use without obtaining prior written approval from the City's representative.

SECTION 6 – REMOVAL AND REPLACEMENT OF PERSONNEL

- 6.1 Consultant (for the duration of the term of the Agreement) will not, without obtaining the City's prior written consent not to be unreasonably withheld, replace, or alter the assignment of its lead personnel, to the extent their respective availability is reasonably within the Consultant's control.
- 6.2 Consultant shall promptly remove any person assigned to perform the Services in the event of notification by the City that he/she is no longer acceptable, irrespective of any prior City consent. Replacement of lead personnel, prior to assignment, will be subject to the City's approval, which shall not be unreasonably withheld.
- 6.3 A violation by Consultant of paragraph 6.1 and/or 6.2 may be considered a substantial and material breach of Agreement, for which termination and damages otherwise provided by Law or the Agreement may be claimed.
- 6.4 The City's right to request the removal of Consultant's personnel from the Services as set forth in paragraph 6.2 does not expressly or implicitly create an employer-employee relationship between the City and personnel assigned by Consultant. Such a relationship is expressly denied herein by Consultant and the City.

SECTION 7 – INSURANCE

The Consultant shall maintain for the duration of the Agreement, insurance purchased from a company, or companies lawfully authorized to do business in the State of Illinois and having a rating of at least A-minus as rated by A.M. Best Ratings. Such insurance will protect the Consultant from claims set forth below which may arise out of or result from the Consultant's operations under the agreement and for which the Consultant may be legally liable, whether such operations be by the Consultant or by a SubConsultant or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:

Worker's Compensation Insurance covering all liability of the Consultant arising under the Workers' Compensation Act and Occupational Diseases Act; limits of liability not less than statutory requirements.

Employers Liability covering all liability of Consultant as employer, with limits not less than: \$1,000,000 per injury – per occurrence; \$1,000,000 per disease – per employee; and \$1,000,000 per disease – policy limit.

Comprehensive General Liability in a broad form on an occurrence basis, to include but not be limited to, coverage for the following where exposure exists; Premises/Operations, Contractual Liability, Products/Completed Operations for 2 years following final payment, Independent Consultant's coverage to respond to claims for damages because of bodily injury, sickness or disease, or death of any person other than the successful proposers employees as well as claims for damages insured by usual personal injury liability coverage which are sustained (1) by a person as a result of an offense directly or indirectly related to employment of such person by the Consultant, or (2) by another person and claims for damages, other than to the Work itself, because of injury to or destruction of tangible property, including loss of use there from; Broad Form Property Damage Endorsement;

General Aggregate Limit \$2,000,000 Each Occurrence Limit \$1,000,000

Automobile Liability Insurance shall be maintained to respond to claims for damages because of bodily injury, death of a person or property damage arising out of ownership, maintenance, or use of a motor vehicle. This policy shall be written to cover any auto whether owned, leased, hired, or borrowed.

Each Occurrence Limit \$1,000,000

Professional Liability Insurance shall be maintained to respond to claims for damages due to the Consultant's errors and omissions.

Errors and Omissions \$1,000,000

Consultant agrees that with respect to the above required insurance:

- 1. The CGL policy shall be endorsed for the general aggregate to apply on an annual basis.
- 2. To provide separate endorsements: to name the City of Joliet and its officers and employees as additional insured as their interest may appear, and to provide 30 days' notice, in writing, of cancellation or material change.
- 3. The Consultant's insurance shall be primary in the event of a claim.
- 4. The City of Joliet shall be provided with Certificates of Insurance and endorsements evidencing the above-required insurance, prior to commencement of an agreement and thereafter with certificates evidencing renewals or replacements of said policies of insurance at least thirty (30) days prior to the expiration of cancellation of any such policies.
- 5. A Certificate of Insurance that states the City of Joliet and its officers and employees have been endorsed as an "additional insured" by the Consultant's general liability and automobile liability insurance carrier. Specifically, this Certificate must include the following language: "The City of Joliet and its officers and employees are, and have been endorsed, as an additional insured under the above reference policy number **8032836382** on a primary and non-contributory basis for general liability and automobile liability coverage for the duration of the contract term."

Failure to Comply: In the event the Consultant fails to obtain or maintain any insurance coverage required under this Agreement, the City of Joliet may purchase such insurance coverage and charge the expense thereof to the Consultant. Such insurance shall be maintained in full force and effect during the life of the Agreement and shall protect the Consultant, its employees, agents and representatives from claims for damages, for personal injury and death and for damage to property arising in any manner from the negligent or wrongful acts or failures to act by the Consultant, its employees, agents and representatives in the performance of the work covered by the Agreement.

The Consultant shall also indemnify and save harmless the City from any claims against, or liabilities incurred by the Consultant of any type or nature to any person, firm or corporation arising from the Consultant's wrongful or negligent performance of the work covered by the Agreement.

SECTION 8 – SUCCESSORS AND ASSIGNS

The City and the Consultant each binds himself and his partners, successors, executors, administrators and assigns to the other party of this Agreement and to the partners, successors, executors, administrators and assigns of such other party, in respect to all covenants of this Agreement; except as above, neither the City nor the Consultant shall assign, sublet or transfer his interest in this Agreement without the written consent of the other. Nothing herein shall be construed as creating any personal liability on the part of any employee, officer or agent of any public body or the Consultant which may be a party hereto, nor shall it be construed as giving any rights or benefits hereunder to anyone other than the City and the Consultant.

SECTION 9 – NON-DISCRIMINATION

In all hiring or employment made possible or resulting from this Agreement, there shall be no discrimination against any employee or applicant for employment because of sex, age, race, color, creed, national origin, marital status or the presence of any sensory, mental or physical handicap, unless based upon a bona fide occupational qualification, and this requirement shall apply to, but not be limited to, the following: employment, advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. No person shall be denied or be subjected to discrimination in receipt of the benefit of any services of activities made possible by or resulting from this Agreement on the grounds of sex, race, color, creed, national origin, age except minimum age and retirement provisions, marital status, or the presence of any sensory, mental, or physical handicap. Any violation of this provision shall be considered a violation of a material provision of this Agreement and shall be grounds for cancellation, termination, or suspension, in whole or in part, of the Agreement by the City.

<u>SECTION 10 – MODIFICATION OR AMENDMENT</u>

This Agreement constitutes the entire Agreement of the Parties on the subject matter hereof and may not be changed, modified, discharged, or extended except by written amendment duly executed by the Parties. The Consultant agrees that no representations or warranties shall be binding upon the City unless expressed in writing herein or in a duly executed amendment hereof, or authorized or approved Change Order as herein provided.

SECTION 11 – APPLICABLE LAW AND DISPUTE RESOLUTION

- 11.1 This Agreement shall be deemed to have been made in and shall be construed in accordance with the laws of State of Illinois.
- 11.2 Any controversy, claim or dispute arising out of or relating to the interpretation, construction, or performance of this Agreement, or breach thereof, shall be referred to the American Arbitration Association (the "AAA") for a voluntary, non-binding mediation in the municipality where the Services are provided and to be conducted by a mutually acceptable single

mediator, in accordance with then applicable Construction Industry Mediation Rules, prior to resorting to litigation to any State or Federal Court located nearest to where the Services are provided. Neither party shall be liable for any indirect, incidental, or consequential damages of any nature or kind resulting from or arising in connection with this Agreement. The Parties shall share the cost of the mediator's services equally.

WITH RESPECT TO ANY SUCH LITIGATION, EACH PARTY HEREBY KNOWINGLY, VOLUNTARILY AND WILLINGLY WAIVES ALL RIGHTS TO TRIAL BY JURY IN ANY ACTION, SUIT, OR PROCEEDING BROUGHT TO RESOLVE ANY DISPUTE BETWEEN OR AMONG ANY OF THE PARTIES HERETO, WHETHER ARISING IN CONTRACT, TORT, OR OTHERWISE, ARISING OUT OF, CONNECTED WITH, RELATED OR INCIDENTAL TO THIS AGREEMENT, THE TRANSACTION(S) CONTEMPLATED HEREBY AND/OR THE RELATIONSHIP ESTABLISHED AMONG THE PARTIES HEREUNDER.

SECTION 12 – TERMINATION OF THE CONTRACT

12.1 TERMINATION BY THE CONSULTANT

If the Work is stopped for a period of thirty days under an order of any court or other public authority having jurisdiction, through no fault of the Consultant, or if the City has not made timely Payment thereon as set forth in this Agreement, then the Consultant may upon twenty-one (21) days written notice (from postmark) to the City, terminate the Agreement.

12.2 TERMINATION BY THE CITY

In the event of any breach of this Agreement by the Consultant, the City may, at its option, serve the Consultant with a written seven (7) day notice (from postmark) with the Consultant's option to cure the breach, or the City may engage the services of another Consultant to complete the work and deduct the cost of such completion from any amount due the Consultant hereunder, or the City may either pause or terminate the contract.

IN WITNESS WHEREOF, the undersigned have placed their hands and seals upon and executed this Agreement in triplicate as though each copy hereof were an original and that there are no other oral agreements that have not been reduced to writing in this statement.

CITY OF JOLIET	TWiG Technologies LLC
By:	By:
H. Elizabeth Beatty	Name: Daniel McKeon, P.E
City Manager	Title: Vice President
Date:	Date: 10-8-25
ATTEST:	
By:	
Lauren O'Hara	
City Clerk	
Date:	



October 8, 2025

City of Joliet
Department of Public Utilities
150 W. Jefferson St
Joliet, JL 60432

Attn: Tony Anczer, PE

Deputy Director- Engineering

Re: Southeast Joliet Sanitary District Utility Locating

Dear Mr. Anczer,

TWiG Technologies, Inc. proposes to provide professional GIS/GPS utility locating services to assist the City in locating and mapping the water and sanitary sewer utilities in the Southeast Joliet Sanitary District. TWiG will locate the water utilities from the Southeast Joliet Sanitary District as shown in the attached exhibit Southeast Joliet Sanitary District- Potable Water System as provided by the City. TWiG will also locate the sanitary sewer of the Southeast Joliet Sanitary District as depicted in the as-built Sewerage Collection System drawings as provided by the City of Joliet. TWiG will use plans, as-builts and existing GIS as a starting point for the investigation and locating of the water and sanitary sewer structures and lines to the south side of Sugar Creek.

TWiG will locate with RTK equipped GPS antenna to get high accuracy horizontal and vertical accuracies in the same criteria as well as the same practices and utility locating equipment required for the recent City of Joliet contracts. All data will be provided in Illinois State Plane East, FPS 1201, US Survey Foot NAD 1983 and vertical NAVD 88 2012B Geod in US Survey Foot height above mean sea level.

Per the City request, TWiG will prioritize the water system first. TWiG will locate the following structures and collect City standard GIS attributes per the recent City GIS locating contracts. TWiG will be collecting size and material on all water main (from vaults) and sanitary pipes (from manholes) that can be readily accessible from standard surface measuring without entering manholes (Pipe Mic, folding ruler etc). Inverts will also be collected for sanitary sewer pipes that are readily accessible from manholes. TWiG will work with the City of Joliet if any manholes require vacuuming or cleaning to be performed by the City properly locate size, material or inverts. The City anticipates one sanitary force main along Minton Road. The City has also indicated that there are several sections of watermain that may be AC material and cannot be located using radio detection/electromagnetic location. If these areas cannot be located by this method, potholing may be necessary. TWiG does not perform these services but can be available to locate mains potholed by others.

TWiG will input and coordinate all GIS data into the City GIS database using services provided by the City GIS team. We will complete all of the work under the standards of GIS editing and attribution as requested by the City.

Items to be Located

City Standard attributes will be collected including the structure types, as well as setting all of the appropriate attributes such as Enabled = True, Active Flag = True etc.

- Water System
 - Structures
 - Main Valves
 - Fire Hydrant
 - Fire Hydrant Valves
 - Service Valve (bbox)
 - Yard Meter (City said many of these located in this area)
 - o Lines
 - Main
 - Hydrant Lead
 - Services (from main to service valve or yard meter)
- Sanitary
 - o Structures
 - Manhole
 - Force Main Valve
 - Lift Station
 - o Lines
 - Gravity Main (with inverts)
 - Force Main

Equipment Required

- 1. Survey-grade GPS equipment with all relevant software.
- 2. Office computer and GIS software to edit enterprise SDE database with geometric network.
- 3. Pipe-Mic or similar to obtain pipe invert depths and diameters.

OUR SERVICES DO NOT INCLUDE

A. Pothole of utilities unable to be located with radio frequency underground utility locators. TWiG can be available to locate after water main has been potholed by others and marked.

COMPENSATION

Our fees for professional engineering, professional utility GPS locating and GIS services will be as follows:

Item	Task	Qty	Unit	Unit Price	Cost
1	GPS location and mapping of Sanitary Structure (Point), includes mapping of gravity sanitary lines	125	EACH	\$55.00	\$6,875.00
2	Sanitary Pipe Invert Measurements	275	EACH	\$6.50	\$1,787.50
3	GPS location of Sanitary Force Main	1000	LINEAR FEET	\$1.00	\$1,000.00
4	GPS location and mapping of Water Main Valve	75	EACH	\$30.00	\$2,250.00
5	GPS location and mapping of Fire Hydrant & Hydrant Valve	80	EACH	\$20.00	\$1,600.00
6	GPS location and mapping of Water Main	8.5	LINEAR MILE	\$3,000.00	\$25,500.00
7	GPS location and mapping of Water Service Valves & Yard Meters Points	800	EACH	\$10.00	\$8,000.00
8	Site Inspection/Mobilization for each property Valve/Meter search	625	EACH	\$12.00	\$7,500.00
9	GPS Locate and mapping of Water Service Line from Main to Service Valve or Meter	18,000	LINEAR FEET	\$0.75	\$13,500.00
10	GPS location and mapping of sanitary service cleanout	25	EACH	\$15.00	\$375.00
11	CONTRACT ALLOWANCE*	1	LS	\$25,000.00	
			Т	OTAL:	\$93,387.50

TASK DESCRIPTIONS

Item 1- GPS location and mapping of Sanitary Structure (Point), includes mapping of gravity sanitary line

Includes all of the work and expenses related to GPS surveying sanitary structures as well as GIS mapping and importing into the City database of sanitary gravity structures and mains. Mains to be drawn as straight line pipe segments between surveyed sanitary structures. This item is to be paid for each structure surveyed and mapped.

<u>Item 2- Sanitary Pipe Invert Measurements</u>

Includes all work and miscellaneous expenses related to measuring invert depths from the rim, calculating upstream and downstream invert elevations, and populating within the GIS data fields. All work is expected to be accomplished from above grade. Confined space entry is not expected for this project. To be paid for EACH invert elevation (generally 2 each per pipe segment asset/record).

^{*}Contract Allowance will be billed at time and materials prices per the attached 2025 TWiG Rate Schedule.

Item 3- GPS location of Sanitary Force Main

Includes all of the work and expenses related to locating and GPS surveying of sanitary force mains as well as GIS mapping and importing into the City database. This item is to be paid for per Linear Feet of forcemain surveyed and mapped.

Item 4- GPS location and mapping of Water Main Valve

Includes all of the work and expenses related to GPS surveying water main valves as well as GIS mapping and importing into the City database of water valves. This item is to be paid for each water main valve surveyed and mapped.

Item 5- GPS location and mapping of Fire Hydrant & Hydrant Valve

Includes all of the work and expenses related to GPS surveying water fire hydrant and fire hydrant valves as well as GIS mapping and importing into the City database of water. This includes mapping of water fire hydrant feeds. This item is to be paid for each water fire hydrant and hydrant valve surveyed and mapped.

Item 6- GPS location and mapping of Water Main

Includes all of the work and expenses related to locating and GPS surveying of water mains as well as GIS mapping and importing into the City database. This item is to be paid for per Linear Mile of water main surveyed and mapped.

<u>Item 7- GPS location and mapping of Water Service Valves & Yard Meters Points</u>

Includes all of the work and expenses related to GPS surveying water service valves and yard meters as well as GIS mapping and importing into the City database of water valves. This item is to be paid for each water service valve and water service yard meter surveyed and mapped.

<u>Item 8- Site Inspection/Mobilization for each property Valve/Meter search</u>

Provides for work and expense related to travel to a site and search for a service valve. To be paid for every account location / presumed service location in the project area, regardless of whether or not a valve or service line can be located and/or mapped. This item is intended to reduce risk associated with sites where no assets can be located. To be paid for EACH location investigated.

Item 9- GPS Locate and mapping of Water Service Line from Main to Service Valve or Meter

Includes all of the work and expenses related to locating and GPS surveying of water service lines as well as GIS mapping and importing into the City database. Water service lines will be located from the water main to the service valve or yard meter. In the case of both being present it will be located to the structure closest to the structure. This item is to be paid for per Linear Feet of water main surveyed and mapped.

Item 10- GPS Location and Mapping of Sanitary Service Cleanouts

Includes all of the work and expenses related to locating and GPS surveying of sanitary service cleanouts. This item is an as needed basis per the City staff direction TWiG is not expected to search for cleanouts. Only if found while locating other features will sanitary service cleanouts be located. Per City direction, sanitary service lines do not need to be added or connected to sanitary service cleanouts located.

Item 11- Contract Allowance

Provides for the following work:

- Pre-project planning / coordination, including meeting with the City and other the City's other GIS
 consultants to design and modify the existing stormwater network database schema.
- Additional locating effort in trailer park areas.
- Coordination with City Field Operations staff to assist in locating structures or pipes where not readily visible
 or obstructed. Note that availability of City staff cannot be guaranteed. Work requests should be grouped in
 a logical manner to maximize efficiency.
- Work to coordinate locating with potholing contractor if required.
- · Revisiting sites for further investigations or locating.
- Other tasks that support the goals of the project, upon mutual agreement of Consultant and City and availability of funds (and not otherwise compensated for in other Pay Items).
- To be paid on a time & materials basis as needed, per standard hourly rates provided by the Consultant with the proposal.

SCHEDULE

TWIG will start on the work within 2 weeks of approval and signing of this contract.

PAYMENT

We will invoice monthly based on services rendered or work completed, payable in 30 days from the date of the invoice. Failure to make payment within the noted time frame may result in delay of work or suspension of work.

ACCEPTANCE

If you agree with the condition identified herein, please sign one (1) copy of this agreement and return it to our office. Upon receipt, we will schedule this work and keep you informed of the progress and status of the work.

If you agree to the terms, please sign below and return to the undersigned.

Very truly yours,	Accepted by
	Signature
	Printed name
	Company name
	Date

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City of Joliet

150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 562-25

File ID: 562-25 Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 10/07/2025

Department: Public Utilities Final Action:

Title: Award of Professional Services Agreement for the Southeast Joliet Sanitary

District GIS Mapping Project to TWiG Technologies in the Amount of

\$93,387.50

Agenda Date: 10/21/2025

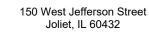
Attachments: SEJSD TWiG Agreement & Proposal

Entered by: jhall@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date	
1	1	10/15/2025	Gina Logalbo	Approve	10/14/2025	
1	2	10/15/2025	Allison Swisher	Approve	10/17/2025	
1	3	10/15/2025	Kevin Sing	Approve	10/17/2025	
1	4	10/15/2025	Todd Lenzie	Approve	10/17/2025	
1	5	10/17/2025	Beth Beatty	Approve	10/17/2025	







Memo

File #: 563-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Approval of Payment for the Annual Sensus Analytics and SaaS Systems to Core & Main LP in the amount of \$87,623.00

BACKGROUND:

The City of Joliet Department of Public Utilities utilizes an Automatic Meter Reading (AMR) system to read water consumption data from approximately 50,000 meters on a monthly basis. The system, manufactured by Sensus USA Inc., includes hardware and software to read meters remotely via a fixed-base radio system.

Core & Main LP is the sole authorized area distributor of Sensus equipment. Approval is needed to renew the annual Sensus software as a service (SaaS) hosting and support from October 25, 2025 to October 24, 2026.

The Public Service Committee will review this matter.

CONCLUSION:

Section 2-438 of the City of Joliet Code of Ordinances states that purchases whose estimated cost is in excess of twenty-five thousand dollars (\$25,000.00) may be awarded without written specifications or bidding under certain circumstances. Three (3) of these circumstances apply:

- (a) Purchases that may only be practicably made from a single source.
- (c) Purchases of equipment which, by reason of training of city personnel or an inventory of replacement parts maintained by the city, are compatible with the existing equipment owned by the City.
- (f) Purchases when authorized by a concurring vote of two-thirds (2/3) of the Mayor and City Council.

This purchase will be charged to the Water & Sewer Operating Fund / Meter Repair (Org 50080320, Object 523400, \$87,623.00).

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve payment for the annual Sensus Analytics and SaaS systems to Core & Main LP in the amount of \$87,623.00.



INVOICE

1830 Craig Park Court St. Louis, MO 63146

Backordered from:

8/29/23

S386813

Invoice # Invoice Date Account # Sales Rep Phone # Branch #483 Total Amount Due

W037868 10/01/25 076898 CHAD CAPPS 815-469-1450 Mokena, IL \$87,623.00

1

Remit To: CORE & MAIN LP PO BOX 28330 ST LOUIS, MO

63146

CITY OF JOLIET 150 W JEFFERSON STREET JOLIET IL 60432 000/0000 00000

Shipped To: Joliet Public Works 921 E. WASHINGTON Joliet, IL

CUSTOMER JOB- METERS Meters SAAS RNI

Thank you for the opportunity to serve you! We appreciate your prompt payment.

Date Ordered Date Shipped Customer PO # Job Name Job # Bill of Lading Shipped Via Invoice# 9/27/25 METERS DIRECT W037868 2/16/23 METERS Meters Quantity

Product Code	Description	Ordered	Shipped	B/0	Price	UM	Extended Price
	CORE & MAIN PO#- 11	96057					
/45017271065	SENSUS ANNUAL RNI SAAS FEE	YR8 1	1		44412.00000	EA	44,412.00
/45017271066	SENSUS ANALYTIC ENHANCED YR	8 1	1		43211.00000	EA	43,211.00
/45017271067	SENSUS ANNUAL RNI SAAS FEE	YR9 1		1	45744.00000	EA	.00
/45017271068	SENSUS ANALYTIC ENHANCED YR	9 1		1	44508.00000	EA	.00
/45017271069	SENSUS ANNUAL RNI SAAS FEEY	R10 1		1	47116.00000	EA	.00
/45017271070	SENSUS ANALYTIC ENHANCED YR COVERAGE 10/25/25-10/24/26	10 1		1	45843.00000	EA	.00

Freight	Delivery	Handling	Restock	Misc	Subtotal:	87,623.00
					Other: Tax:	.00
Terms: NET 30					Invoice Total:	\$87,623.00

This transaction is governed by and subject to Core & Main's standard terms and conditions, which are incorporated by reference and accepted. To review these terms and conditions, please visit: https://coreandmain.com/terms-of-sale/

Page: 00000



City of Joliet

150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 563-25

File ID: 563-25 Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 10/07/2025

Department: Public Utilities Final Action:

Title: Approval of Payment for the Annual Sensus Analytics and SaaS Systems to

Core & Main LP in the amount of \$87,623.00

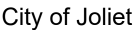
Agenda Date: 10/21/2025

Attachments: Core & Main Annual SAAS & SA Renewal 2025

Entered by: chart@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date
1	1	10/15/2025	Gina Logalbo	Approve	10/13/2025
1	2	10/15/2025	Allison Swisher	Approve	10/17/2025
1	3	10/15/2025	Kevin Sing	Approve	10/17/2025
1	4	10/15/2025	Todd Lenzie	Approve	10/17/2025
1	5	10/17/2025	Beth Beatty	Approve	10/17/2025



150 West Jefferson Street Joliet, IL 60432



Memo

File #: 564-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Approval of the Purchase of Water Metering Equipment from Core & Main LP in the Amount of \$350,000.00

BACKGROUND:

The City of Joliet Department of Public Utilities maintains a citywide Automatic Meter Reading (AMR) system to read water consumption data from approximately 50,000 meters on a monthly basis. This system consists of three main components including water meters, SmartPoint radios, and radio-read / tower infrastructure. Sensus meters have been the City standard since 1987, and Core & Main LP is the sole authorized area distributor of Sensus equipment. On an ongoing basis the Public Utilities Department replaces water meters and has need for water meter appurtenances for maintenance of the water metering system.

The Public Service Committee will review this matter.

CONCLUSION:

Core & Main LP has provided their pricing sheet for the water meters and water meter appurtenances they provide. The Public Utilities Department will order materials from Core & Main LP on an as needed basis.

Section 2-438 of the City of Joliet Code of Ordinances states that purchases whose estimated cost is in excess of twenty-five thousand dollars (\$25,000.00) may be awarded without written specifications or bidding under certain circumstances. Three (3) of these circumstances apply:

- (a) Purchases that may only be practicably made from a single source.
- (c) Purchases of equipment which, by reason of training of city personnel or an inventory of replacement parts maintained by the city, are compatible with the existing equipment owned by the City.
- (f) Purchases when authorized by a concurring vote of two-thirds (2/3) of the Mayor and City Council.

This purchase will be charged to the Water & Sewer Improvement Fund / Meters / Equipment (Org 50180320, Object 557500, \$350,000.00).

File #: 564-25 Agenda Date:10/21/2025

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council authorize the purchase of water metering equipment from Core & Main LP in the not-to-exceed amount of \$350,000.00.



18900 S. 82nd Avenue, Mokena IL., 60448

Date: City of: Attn: January 8, 2025 Joliet Carri Parker

Subject: 2025 Joliet Quotation for Sensus Water Meters

Product	Quantity	Unit Price		Extension
New Fig. 41 DEDI Water Meter-				
New 5/8"-1" iPERL Water Meters 5/8" Sensus iPERL Water Meter	0	\$122.00	ea	\$0.00
5/8" Sensus iPERL Water Meter w/ BRASS THREADS	0	\$163.00	Ga	\$0.00
3/4"S Sensus iPERL Water Meter (7 1/2"LL)	0	\$122.00	ea	\$0.00
3/4"S Sensus iPERL Water Meter (7 1/2"LL) w/ BRASS THREADS	0	\$168.00		
3/4" Sensus iPERL Water Meter (9"LL)	0	\$151.00	ea	\$0.00
3/4" Sensus iPERL Water Meter (9"LL) w/ BRASS THREADS	0	\$168.00		
1" Sensus iPERL Water Meter 1" Sensus iPERL Water Meter w/ BRASS THREADS	0	\$200.00 \$227.00	ea	\$0.00
Please Note: Touchpad Adder: \$8.00	Ü	φ227.00		
New 3/4"-1" Ally Water Meter				
3/4" Sensus Ally Water Meter (7 1/2"LL)	0	\$450.00		
1" Sensus Ally Water Meter		\$518.00		
New 1 1/2" - 2" OMNI R2 Water Meters				
1 1/2" Sensus OMNI R2 Water Meter With Integral Strainer, AMR Output	0	\$540.00	ea	\$0.00
2" Sensus OMNI R2 Water Meter With Integral Strainer, AMR Output	0	\$740.00	ea	\$0.00
New 1 1/2" - 10" OMNI C2 Water Meters				
1 1/2" Sensus OMNI C2 Water Meter With Integral Strainer, AMR Output, Pulse Output and Test Outlet	0	\$1,111.00	ea	\$0.00
2" Sensus OMNI C2 Water Meter With Integral	3	ψ.,σο	Ju	ψ0.00
Strainer, AMR Output, Pulse Output and Test Outlet	0	\$1,282.00	ea	\$0.00
3" Sensus OMNI C2 Water Meter With Integral Strainer, AMR Output, Pulse Output and Test Outlet	0	\$1,600.00	ea	\$0.00
4" Sensus OMNI C2 Water Meter With Integral		\$1,000.00	ea	\$0.00
Strainer, AMR Output, Pulse Output and Test Outlet 6" Sensus OMNI C2 Water Meter With Integral	0	\$2,800.00	ea	\$0.00
Strainer, AMR Output, Pulse Output and Test Outlet	0	\$5,800.00	ea	\$0.00
8" Sensus OMNI C2 Water Meter With Integral				***
Strainer, AMR Output, Pulse Output and Test Outlet 10" Sensus OMNI C2 Water Meter With Integral	0	\$8,700.00	ea	\$0.00
Strainer, AMR Output, Pulse Output and Test Outlet	0	\$10,900.00	ea	\$0.00
New 1 1/2" - 10" OMNI T2 Water Meters				
1 1/2" Sensus OMNI T2 Water Meter With Integral				
Strainer, AMR Output, Pulse Output and Test Outlet	0	\$721.00	ea	\$0.00
2" Sensus OMNI T2 Water Meter With Integral Strainer, AMR Output, Pulse Output and Test Outlet	0	\$854.00	ea	\$0.00
3" Sensus OMNI T2 Water Meter With Integral	U	\$654.00	еа	\$0.00
Strainer, AMR Output, Pulse Output and Test Outlet	0	\$1,068.00	ea	\$0.00
4" Sensus OMNI T2 Water Meter With Integral				
Strainer, AMR Output, Pulse Output and Test Outlet	0	\$2,073.00	ea	\$0.00
6" Sensus OMNI T2 Water Meter With Integral Strainer, AMR Output, Pulse Output and Test Outlet	0	\$3,731.00	ea	\$0.00
8" Sensus OMNI T2 Water Meter With Integral	U	\$3,731.00	еа	\$0.00
Strainer, AMR Output, Pulse Output and Test Outlet	0	\$6,084.00	ea	\$0.00
10" Sensus OMNI T2 Water Meter With Integral Strainer, AMR Output, Pulse Output and Test Outlet	0	\$7.931.00	ea	\$0.00
New 4" - 10" OMNI F2 Water Meters		**,******		*****
4" Sensus OMNI F2 Water Meter With Integral ULFM				
Strainer, AMR Output, Pulse Output and Test Outlet	0	\$72,010.00	ea	\$0.00
6" Sensus OMNI F2 Water Meter With Integral ULFM	0	60 500 00		60.00
Strainer, AMR Output, Pulse Output and Test Outlet 8" Sensus OMNI F2 Water Meter With Integral ULFM	0	\$9,530.00	ea	\$0.00
Strainer, AMR Output, Pulse Output and Test Outlet	0	\$13,960.00	ea	\$0.00
10" Sensus OMNI F2 Water Meter With Integral ULFM Strainer, AMR Output, Pulse Output and Test Outlet	0	\$21,150.00	ea	\$0.00
	0	Ψ21,130.00	ъa	φ0.00
New 1 1/2" - 4" CORDONEL Water Meters 1 1/2" Sensus Cordonel Water Meter 13" LL 6' TRPL 3W Cable	1	\$1,825.00	ea	\$1,825.00
2" Sensus Cordonel Water Meter 13" LL 6" TRPL 3W Cable 2" Sensus Cordonel Water Meter 15.25" & 17" LL 6" TRPL 3W Cable	1	\$2,050.00	ea ea	\$2,050.00
3" Sensis Cordonel Water Meter 19.25 & 17 EE 6 TRPL 3W Cable	1	\$2,450.00	ea	\$2,450.00
4" Sensus Cordonel Water Meter 23" LL 6' TRPL 3W Cable	1	\$3,925.00	ea	\$3,925.00
FlexNet SmartPoints				
510M Single Port, 3-Wire	0	\$126.00	ea	\$0.00
510M Single Port, TouchCoupler	0	\$126.00	ea	\$0.00
520M Single Port, 3-Wire	0	\$141.00	ea	\$0.00
520M Single Port, TouchCoupler	0	\$141.00	ea	\$0.00

<u>Please Note:</u> All 5/8" - 1" meters quoted include 3 terminal screws and are intended for an interior setting in a dry enviroment. Waterproof versions of all 5/8"-1" meters are available upon request.

<u>Please Note:</u> Please include touchpad price when ordering meter requiring touchpad.

 $\underline{\textit{Please Note}}: \textit{Final project pricing shall be determined by actual meter quantities supplied.}$

<u>Please Note:</u> Pricing does not include Labor to install.

Prices are good until December 31, 2025. Delivery can be made from stock to within twenty (20) weeks from receipt of your purchase order. Our terms of payment are net thirty (30) days.

Sincerely,

Territory Manager Chad Capps



City of Joliet

150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 564-25

File ID: 564-25 Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 10/07/2025

Department: Public Utilities Final Action:

Title: Approval of the Purchase of Water Metering Equipment from Core & Main LP

in the Amount of \$350,000.00

Agenda Date: 10/21/2025

Attachments: Core & Main Quotation - Joliet 2025

Entered by: chart@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date
1	1	10/15/2025	Gina Logalbo	Approve	10/16/2025
1	2	10/15/2025	Allison Swisher	Approve	10/17/2025
1	3	10/15/2025	Kevin Sing	Approve	10/17/2025
1	4	10/15/2025	Todd Lenzie	Approve	10/17/2025
1	5	10/17/2025	Beth Beatty	Approve	10/17/2025



150 West Jefferson Street Joliet, IL 60432



City of Joliet

Memo

File #: 565-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Approval of Amendment No. 2 for the Professional Services Agreement for Engineering Design Services for the Fairmont Water & Sewer Extension Project on Behalf of V3 Companies for a no Change in Cost

BACKGROUND:

On August 6, 2024 the City Council awarded the Professional Services Agreement for Engineering Design Services for the Fairmont Water & Sewer Extension Project in the amount of \$76,765.00. Amendment No. 1 was approved for a net addition of \$150,000.00 for construction services.

This project is being funded by the American Rescue Plan Act (ARPA). The ARPA program requires that specific federal contract language related to termination and debarment be included in the design engineering contract. This language is not included in the current Professional Services Agreement (PSA) for the project.

The Public Service Committee will review this matter.

CONCLUSION:

Amendment No. 2 is a no cost change that adds the required contract language to the Professional Services Agreement. The additional language has been reviewed by the City of Joliet Legal Department.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve Amendment No. 2 for the Professional Services Agreement for Engineering Design Services for the Fairmont Water & Sewer Extension Project on behalf of V3 Companies for no change in cost.

AMENDMENT No. 2

PROJECT: Fairmont Water and Sewer Extension PSA

CONSULTANT: V3 Companies

ADDENDUM No. 2 CONSISTS OF THE FOLLOWING CONTRACT CHANGES:

Professional Services Agreement:

INSERT the following Sections to the Professional Services Agreement executed on August 15th, 2024:

SECTION 10 - TERMINATION FOR CAUSE AND FOR CONVENIENCE

[DISTRICT] reserves the right to immediately terminate any agreement in excess of \$10,000 resulting from this procurement process in the event of a breach or default of the agreement by Contractor, in the event Contractor fails to:

- (1) meet schedules, deadlines, and/or delivery dates within the 2me specified in the procurement solicitation, contract, and/or a purchase order;
- (2) make any payments owed; or
- (3) otherwise perform in accordance with the contract and/or the procurement solicitation. [DISTRICT] also reserves the right to terminate the contract immediately, with written notice to Contractor, for convenience, if [DISTRICT] believes, in its sole discretion that it is in the best interest of [DISTRICT] to do so. The Contractor will be compensated for work performed and accepted and goods accepted by [DISTRICT] as of the termina? on date if the contract is terminated for convenience of [DISTRICT]. Any award under this procurement process is not exclusive and [DISTRICT] reserves the right to purchase goods and services from other vendors when it is in the best interest of [DISTRICT].

SECTION 11 DEBARMENT AND SUSPESION (Executive Orders 12549 and 12689)

A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as par?es declared ineligible under statutory or regulatory authority other than Executive Order 12549.

V3 Companies		
Signature:	Date:	
City of Joliet		
Signature:	Date:	



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 565-25

File ID: 565-25 Type: Consent Agenda Status: Agenda Ready

In Control: City Council Meeting File Created: 10/10/2025

Department: Public Utilities Final Action:

Title: Approval of Amendment No. 2 for the Professional Services Agreement for

Engineering Design Services for the Fairmont Water & Sewer Extension

Project on Behalf of V3 Companies for a no Change in Cost

Agenda Date: 10/21/2025

Attachments: Fairmont WS Extension PSA - Amendment #2

Entered by: odean@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date	
1	1	10/15/2025	Gina Logalbo	Approve	10/16/2025	
1	2	10/15/2025	Allison Swisher	Approve	10/17/2025	
1	3	10/15/2025	Kevin Sing	Approve	10/17/2025	
1	4	10/15/2025	Todd Lenzie	Approve	10/17/2025	
1	5	10/17/2025	Beth Beatty	Approve	10/17/2025	



Memo

File #: 567-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Kevin Sing, Director of Finance

SUBJECT:

Approval of Retiree Medical, Dental, and Vision Benefits Options

BACKGROUND:

The City renewed group medical, dental, vision, and life insurance benefits for its active employees on September 16, 2025. This agenda item is to provide coverage options for the City's approximately 745 retirees.

The plan design that must be offered to retirees was set by their respective collective bargaining agreement for union retirees and City ordinance for non-union retirees. The current plan that is required is the \$250 deductible grandfathered PPO plan. In 2025, the City began offering retirees a choice of plan design. This agenda item will set the retiree plan offerings for 2026. The only change for 2026 is the ability for retirees to purchase vision insurance with the \$500 deductible plan. Retirees will be charged the full premium, resulting in no additional cost to the City.

		\$250 Deductibl	e\$500 Deductible
Medical			
	Costs	No Change	No Change
Dental			
	Retiree	Not available	Included no cos
	Spouse	Not available	41.93
	Family	Not available	80.57
Vision			
	Retiree	Not available	6.16
	Spouse	Not available	12.32
	Family	Not available	25.75

The Finance Committee will review this item on October 21, 2025.

CONCLUSION:

Retirees that select the \$500 PPO plan will be able to purchase the same Eye Med vision insurance offered to active employees. The benefit levels for Health and Dental will remain the same for 2026.

File #: 567-25 **Agenda Date**:10/21/2025

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the Retiree Health, Dental, and Vision Benefits' options as outlined above.



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 567-25

File ID: 567-25 Type: Agenda Item Status: Agenda Ready

In Control: City Council Meeting File Created: 10/08/2025

Department: Final Action:

Title: Approval of Retiree Medical, Dental, and Vision Benefits Options

Agenda Date: 10/21/2025

Entered by: ksing@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date	
1	1	10/15/2025	Gina Logalbo	Approve	10/16/2025	
1	2	10/16/2025	Kevin Sing	Approve	10/17/2025	
1	3	10/16/2025	Todd Lenzie	Approve	10/20/2025	
1	4	10/17/2025	Beth Beatty	Approve	10/20/2025	



Memo

File #: 569-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Beth Beatty, City Manager

SUBJECT:

Issuance of Class "B" Liquor License at 3340 Mall Loop Drive - El Flamingo Bar & Grill Inc.

BACKGROUND:

A Liquor Hearing was held with Deputy Liquor Commissioner, September 30, 2025, for El Flamingo Bar & Grill, Inc.

RECOMMENDATION:

Attached are the Findings and Recommendation of the Liquor Commissioner.

CITY OF JOLIET LIQUOR COMMISSIONER'S OFFICE TERRY D'ARCY 150 WEST JEFFERSON STREET JOLIET, ILLINOIS 60432



FINDINGS OF THE LIQUOR COMMISSION ISSUANCE OF A LIQUOR LICENSE

Based on a public hearing that took place on Tuesday, September 30, 2025, the Liquor Commission of the City of Joliet hereby reports its findings based on Chapter 4, Section 5C of the Code of Ordinances of the City of Joliet to the City Council. The findings are as follows:

- 1. (a) Applicant: Rafael Pellot El Flamingo Bar & Grill Inc. d/b/a El Flamingo Bar & Grill
 - (b) Address of premises: 3340 Mall Loop Drive, Joliet
- 2. Class of liquor license applied: Class B Premises Only
- 3. Past Performance: Applicant has 5 years' experience with sales and service of alcoholic liquor
- **4.** Character and reputation of the applicant: The applicant is not a convicted felon.
- 5. General design and layout of the premises: On file in the Mayor's Office.
- 6. Amount of anticipated gross revenue from sale of alcoholic beverages: 20%
- 7. Nature of entertainment: Music
- 8. Premise compliance with all ordinances of the city:

Building Inspections Department approval pending final inspection.

Joliet Fire Department approval pending Building Department final inspection.

9. Any outstanding monies owed to the City of Joliet: There are no monies owed to this address.

10. The following are the class, type and number of licensed premises within a one (1) mile radius of the proposed premises:

Class Type of Liquor License	Total
Class "A" Premises & Package:	
Class "A1" Brew Pub:	
Class "A2" Craft Brewery:	
Class "A3" Craft Distillery:	
Class "B" Premises Only:	8
Class "C" Package Goods Only:	5
Class "C-D" Package Goods Only/ Beer & Wine Only:	
Class "D" Premises/Beer & Wine Only:	3
Class "E" Restaurant or Hotel:	3
Class "F" Club:	
Class "J" Governmental & Non-for-profit:	
Class "K" Stadium:	
Class "L" Riverboat-Related Facility:	
Class "P" Bicentennial Park:	
Class "TH" Theater or Cinema:	1
Class "BG" Gas Station/On-Site/Gaming:	
Class "CG" Gas Station/Package:	
The total amount of liquor licenses within a one-mile radius of the proposed location:	20

11. Zoning, general character of the neighborhood and the impact of the premises of the surrounding neighborhood and the city as a whole:

The subject business is a new restaurant located within the Louis Joliet Mall (space #1467). The property is zoned B-2 (central business) which permits on-premises consumption and the sale of liquor.

The tenant space is located within the mall building, which is surrounded by surface parking lots for the mall. The properties adjacent to the overall mall property are all commercial uses with B-2 (central business) zoning, with the exception of Renwick Nursing and Rehab near the southwest corner, which is zoned R-B (restricted business).

12. Any law enforcement problems created by the issuance of the liquor license:

Joliet Police Department does not foresee any special law enforcement problems associated with the issuance of this liquor license.

13. Comments at the hearing:

The liquor hearing was conducted by Deputy Liquor Commissioners James O'Connell and Kevin Kelley, Assistant Corporation Counsel Stephanie Silkey and Deanna Donnelly, and Detective T.J. Gruber.

No one appeared in opposition to the issuance of this liquor license.

14. Recommendation:

Based on the liquor hearing, the Liquor Commission feels that the issuance of the liquor license would be in the best interest of the city, and therefore, recommends approval of the license.

Terry D'Arcy

Mayor and Liquor Commissioner

James O'Connell

Deputy Liquor Commissioner



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 569-25

File ID: 569-25 Type: License and Permit Status: Agenda Ready

In Control: City Council Meeting File Created: 10/09/2025

Department: City Clerk/Business Final Action:

Services

Title: Issuance of Class "B" Liquor License at 3340 Mall Loop Drive - El Flamingo

Bar & Grill Inc.

Agenda Date: 10/21/2025

Attachments: EL FLAMINGO BAR & GRILL INC - 3340 MALL LOOP

DRIVE - LIQUOR HEARING FINDINGS REPORT.pdf

Entered by: dbonner@joliet.gov



Memo

File #: 570-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Beth Beatty, City Manager

SUBJECT:

Resolution to Deny Issuance of Class "B" Liquor License at 3111 Theodore Street - Spicy Larry Café LLC

BACKGROUND:

A Liquor Hearing was held with Deputy Liquor Commissioner on September 30, 2025, for Spicy Larry Café LLC

RECOMMENDATION:

Attached are the Findings and Recommendations of the Liquor Commissioner

CITY OF JOLIET LIQUOR COMMISSIONER'S OFFICE TERRY D'ARCY 150 WEST JEFFERSON STREET JOLIET, ILLINOIS 60432



FINDINGS OF THE LIQUOR COMMISSION ISSUANCE OF A LIQUOR LICENSE

Based on a public hearing that took place on Tuesday, September 30, 2025, the Liquor Commission of the City of Joliet hereby reports its findings based on Chapter 4, Section 5C of the Code of Ordinances of the City of Joliet to the City Council. The findings are as follows:

- (a) Applicant: Segun Adeyemi Spicy Larry Café LLC d/b/a Spicy Larry Café
 - (b) Address of premises: 3111 Theodore Street, Joliet
- 2. Class of liquor license applied: Class B Premises Only
- 3. Past Performance: Applicant has no experience with sales and service of alcoholic liquor
- 4. Character and reputation of the applicant: The applicant is not a convicted felon.
- 5. General design and layout of the premises: On file in the Mayor's Office.
- 6. Amount of anticipated gross revenue from sale of alcoholic beverages: 20%
- 7. Nature of entertainment: Music
- 8. Premise compliance with all ordinances of the city:

Building Inspections Department approval pending final inspection.

Joliet Fire Department approval pending Building Inspections Department final inspection.

9. Any outstanding monies owed to the City of Joliet: There are no monies owed to this address.

10. The following are the class, type and number of licensed premises within a one (1) mile radius of the proposed premises:

Class Type of Liquor License	Total
Class "A" Premises & Package:	1
Class "A1" Brew Pub:	
Class "A2" Craft Brewery:	
Class "A3" Craft Distillery:	
Class "B" Premises Only:	8
Class "C" Package Goods Only:	2
Class "C-D" Package Goods Only/ Beer & Wine Only:	
Class "D" Premises/Beer & Wine Only:	1
Class "E" Restaurant or Hotel:	2
Class "F" Club:	1
Class "J" Governmental & Non-for-profit:	
Class "K" Stadium:	
Class "L" Riverboat-Related Facility:	
Class "N" Business Site	1
Class "TH" Theater or Cinema:	
Class "BG" Gas Station/On-Site/Gaming:	
Class "CG" Gas Station/Package:	
The total amount of liquor licenses within a one-mile radius of the proposed location:	16

11. Zoning, general character of the neighborhood and the impact of the premises of the surrounding neighborhood and the city as a whole:

The subject business is a new restaurant in the multi-tenant commercial building in the Duck Creek Plaza at 3101 – 3111 Theodore Street. The unit was previously used as a restaurant space. The property is zoned B-3 (general business) which permits on-premises consumption and the sale of liquor.

The surrounding zoning and land uses include:

North:

R-2 (single-family residential), residential (Warwick Sub)

East:

B-3 (general business), commercial (Parker Square center)

South:

B-3 (general business), commercial (bank)

West:

B-3 (general business), undeveloped

12. Any law enforcement problems created by the issuance of the liquor license:

Joliet Police Department does not recommend the issuance of this liquor license due to pending criminal felony charges for Mr. Jelili Olaniyan, who holds the original lease for this property.

13. Comments at the hearing:

The liquor hearing was conducted by Deputy Liquor Commissioners James O'Connell and Kevin Kelley, Assistant Corporation Counsel Stephanie Silkey and Deanna Donnelly, and Detective T.J. Gruber.

No one appeared in opposition to the issuance of this liquor license.

14. Recommendation:

Based on the liquor hearing, the Liquor Commission feels that the issuance of the liquor license would not be in the best interest of the city, and therefore, recommends denial of the license.

Terry D'Arcy

Mayor and Liquor Commissioner

Kevin Kelley

Deputy Liquor Commissioner

STATE OF ILLINOIS)) SS. COUNTY OF WILL)	IN THE OFFICE COMMISSIONE		CAL LIQUOR CONTROL TY OF JOLIET
IN RE: APPLICATION OF SEGUN A FOR THE ISSUANCE OF A CLASS B LIQUOR LICENSE AT 3111 THEODORE STREET, JOLIET, ILLINOIS	ADEYEMI))))))))	Case No. L25-10.1

ORDER

This matter comes on pursuant to the application of SEGUN ADEYEMI, for the issuance of a Class B liquor license at SPICY LARRY CAFE, located at 3111 Theodore Street, Joliet, Illinois. Public hearing on the application has been held pursuant to lawful notice and the application has been considered by the Mayor and City Council in accordance with the Joliet Liquor Code. Based on the foregoing, the Commissioner hereby makes the following findings of fact:

- 1. Segun Adeyemi applied for the issuance of a Class B liquor license for the premises of Spicy Larry Café, located at 3111 Theodore Street, Joliet, Illinois; a public hearing was held on September 30, 2025.
- 2 The applicant has applied for the issuance of a Class B liquor license. A Class B liquor license authorizes the sale of alcoholic beverages for on-site consumption.
- 3. The proposed premise is located at 3111 Theodore Street, Joliet, Illinois. This property consists of a multi-tenant commercial building in the Duck Creek Plaza at 3101 3111 Theodore Street, Joliet, Illinois.
 - 4. The proposed premise is zoned B-3 for general business.
- 5. The criteria used in determining whether the issuance of a new liquor license is in the best interest of the City is within the Liquor Commissioner's discretion under Joliet Municipal Code Chapter 4, Section 13(c).
- 6. Joliet Municipal Code Chapter 4, Section 12(O) states, "the following people are ineligible to hold a liquor license and the commissioner shall deny a liquor license to the following persons without hearing or council action thereof:...(o) any person who fails to furnish

information or furnishes false information required in the application for license as set forth in this chapter."

- 7. During the September 30, 2025, public hearing, the applicant was asked what the relationship consisted of between Spicy Larry Café and the adjoining business, O'Larry Asun Spot, LLC, located at 3109 Theodore Street, Joliet, Illinois.
- 8. The applicant explained that Spicy Larry Café would sell beer and liquor while O'Larry Asun Spot, LLC would be a restaurant with no beer or liquor sales. The applicant stated there was a wall separating both businesses, they hold separate addresses and have separate entrances and exits.
- 9. The Deputy Liquor Commissioners conducted a site-visit of the premises on September 30, 2025, and found there to be no separating wall between 3111 and 3109 Theodore Street, Joliet, Illinois and found both addresses to be constructed, decorated, and held out to the public as one business entity.
- 10. The business located at 3109 Theodore Street, Joliet, Illinois is owned by Jelili Olaniyan. Mr. Olaniyan holds the original lease for the address of 3111 Theodore Street, Joliet, Illinois, which he sublet to the applicant, Segun Adeyemi.
- 11. Jelili Olaniyan is currently pending Will County Case Number 2024CF2282 where he is charged with Aggravated Identity Theft, a Class X Felony, Theft by Deception, a Class X Felony, two counts of Theft, a Class 1 Felony, Loan Fraud, a Class 1 Felony, Theft, a Class 2 Felony, two counts of Loan Fraud, a Class 2 Felony, three counts of Wire Fraud, a Class 3 Felony, State Benefits Fraud, a Class 3 Felony, and Filing a Fraudulent Income Tax Return, a Class 4 felony.
- 12 Thus, the applicant furnished false information, in direct violation of Joliet Municipal Code Chapter 4, Section 12(o).
- 13. The issuance of a Class B License at 3111 Theodore Street, Joliet, Illinois will have a negative impact on the city as a whole.
- 14. Based on the foregoing Findings of Fact, the Commissioner hereby concludes that there exists just cause to recommend a denial for the application of the issuance of a Class B Liquor License at the location of 3111 Theodore Street, Joliet, Illinois.

WHEREFORE, IT IS HEREBY ORDERED:

That the application of SDegun Adeye	mi for the premises located at 3111. Theodore
Street, Joliet, Illinois for the issuance of a Clas	s B Liquor License be denied.
DATE: Ocotber, 2025 ENTE	ER: TERRY D'ARCY Local Liquor Control Commissioner City of Joliet
PROOF O	F SERVICE
	by leaving a copy personally on the day of October 2025
	SERVING OFFICER
Received one (1) copy of the above Order and	I I hereby acknowledge receipt of same.

BY:_____

RESOLUTION NO.

A RESOLUTION ADOPTING THE FINDINGS AND CONCURRING IN THE RECOMMENDATION OF THE LIQUOR COMMISSIONER AND DIRECTING THE DENIAL OF AN APPLICATION FOR THE ISSUANCE OF A LIQUOR LICENSE

WHEREAS, the City of JOLIET, Illinois (City) is a duly organized and existing municipal corporation created under the provisions of the laws of the State of Illinois; and

WHEREAS, the City is authorized to act on applications for retail liquor licenses within the City of Joliet; and

WHEREAS, the Liquor Commissioner of the City of Joliet has received an application for the Issuance of a Class B Liquor License for the premises located at 3111 Theodore Street, Joliet, Illinois; and

WHEREAS, the Liquor Commissioner has convened a hearing thereon in the manner provided by law and ordinance and has made certain findings of fact and has submitted to the Council his recommendations thereon; and

WHEREAS, the City of Joliet is a home rule unit of local government.

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF JOLIET, ILLINOIS, PURSUANT TO ITS STATUTORY AND HOME RULE AUTHORITY, AS FOLLOWS:

- **SECTION 1:** The findings of the Liquor Commissioner attached thereto and incorporated herein are hereby adopted in total as the findings of the Mayor and City Council.
- **SECTION 2:** The recommendation of the Liquor Commissioner to deny said application for the issuance of a Class B Liquor License is hereby concurred in.
- **SECTION 3:** The Liquor Commissioner is hereby authorized and directed to deny said application by written order. A copy of this Resolution and the Denial Order shall be served upon the applicant within ten (10) days of the effective date of this Resolution.
 - **SECTION 4:** This Resolution shall take effect upon its passage and approval.
- **SECTION 5:** All resolutions or parts of Resolutions conflicting with any of the provisions of this Resolution are hereby repealed.

SEC	TION 6: Be it further resolved that the passage of this Resolution be inso	cribed
permanentl	y in the records of the proceedings of the Joliet City Council.	

PASSED this_	day of	, 2025.	
MAYOR	₹	CITY CLERK	
VOTING YES:			
VOTING NO:			
NOT VOTING:			



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 570-25

File ID: 570-25 Type: License and Permit Status: Agenda Ready

In Control: City Council Meeting File Created: 10/09/2025

Department: City Clerk/Business Final Action:

Services

Title: Resolution to Deny Issuance of Class "B" Liquor License at 3111 Theodore

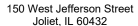
Street - Spicy Larry Café LLC

Agenda Date: 10/21/2025

Attachments: SPICY LARRY CAFE -3111 THEODORE STREET -

LIQUOR HEARING FINDINGS REPORT.doc.pdf, SPICY LARRY CAFE - 3111 THEODORE STREET -ORDER TO DENY.pdf, SPICY LARRY CAFE -3111 THEODORE STREET - RESOLUTION TO DENY.pdf

Entered by: dbonner@joliet.gov





Memo

File #: 572-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Kevin Sing, Director of Finance

SUBJECT:

Ordinance for the Levy and Assessment of Taxes for the Fiscal Year Beginning January 1, 2025 and Ending December 31, 2025, in and for the 1996 Joliet Special Service Area Number Fourteen (Joliet City Center)

BACKGROUND:

Special Service Area ("SSA") Number Fourteen was established in 1996 and subsequently extended in 2006 and 2016. The funds generated from this SSA are used to market and encourage business expansion and retention in the downtown area. The City has historically levied an amount sufficient to ensure that the rate charged is \$0.95 per \$100 of equalized assessed value. Therefore, the levy amount for 2025 (paid in 2026) is the same as last year at \$630,000.

Under Illinois law the City must adopt a tax levy ordinance for a special service area and file it with the County Clerk before the last Tuesday in December.

This item will be reviewed by the Finance Committee on October 21, 2025.

CONCLUSION:

Approval of this item will continue to levy a tax rate of \$0.95 per \$100 of equalized assessed value for properties in the city center special service area.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the Ordinance for the Levy and Assessment of Taxes for the Fiscal Year Beginning January 1, 2025 and Ending December 31, 2025, in and for the 1996 Joliet Special Service Area Number Fourteen (Joliet City Center).

ORDINANCE NO.	

AN ORDINANCE FOR THE LEVY AND ASSESSMENT OF SPECIAL SERVICE AREA TAXES FOR THE FISCAL YEAR BEGINNING JANUARY 1, 2025 AND ENDING DECEMBER 31, 2025, IN AND FOR THE 1996 JOLIET SPECIAL SERVICE AREA NUMBER FOURTEEN (JOLIET CITY CENTER)

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF JOLIET, WILL AND KENDALL COUNTIES, ILLINOIS, as follows:

SECTION 1: The Joliet City Center Special Service Area has been established by Ordinance No. 11238 entitled:

"AN ORDINANCE ESTABLISHING THE JOLIET CITY CENTER SPECIAL SERVICE AREA"

adopted September 4, 1996 and extended for an additional 10 year period by Ordinance No. 15737, adopted December 19, 2006 and extended for an additional 10 year period by Ordinance No. 17551, adopted December 20, 2016 and recorded on December 22, 2016 as Document No. R2016-103370. No petition has been filed objecting to the establishment of the Special Service Area, pursuant to 35 ILCS 200/27-55. Said 1996 Special Service Area Number Fourteen (Joliet City Center) consists of the territory described in the Ordinance aforesaid. The City of Joliet is now authorized to levy taxes for special services in said Special Service Area.

SECTION 2: The total amount of expenditures authorized in the Annual Budget for all purposes to be collected from the tax levy of the current fiscal year in the 1996 Joliet Service Area Number Fourteen (Joliet City Center) is the sum of \$630,000.00.

SECTION 3: The following sums, be and the same hereby are levied upon the taxable property, as defined in the Property Tax Code, situated within the 1996 Joliet Special Service Area Number Fourteen (Joliet City Center), said tax to be levied for the fiscal year beginning January 1, 2025 and ending December 31, 2025.

Fund 230 Joliet City Center	\$630,000.00	-0-	\$630,000.00
Fund 230 Special Service Area Fund 523300 Joliet City Center	<u>\$630,000.00</u>	-0-	\$630,000.00
	TOTAL <u>APPROPRIATION</u>	ESTIMATED RECEIPTS FROM SOURCES OTHER THAN TAX LEVY	TO BE RAISED BY TAX LEVY.

SECTION 4: This tax is levied pursuant to Article VII, Section 6A and 6L of the Constitution of the State of Illinois and pursuant to the Special Service Area Tax Law (35 ILCS 200/27-5 et seq.), and pursuant to Ordinance No. 11238 Establishing the 1996 Joliet Special Service Area Number Fourteen (Joliet City Center).

SECTION 5: That there is hereby certified to the County Clerk of Will County, Illinois, the sum aforesaid, constituting said total amount of \$630,000.00, which said total amount the said 1996 Joliet Special Service Area Number Fourteen (Joliet City Center) requires to be raised by taxation for the current fiscal year of said City, and Statutes of the State of Illinois as therein provided.

SECTION 6: This Ordinance shall take effect upon its passage.

SECTION 7: It is hereby declared to be the intention of the City Council that the sections, paragraphs, sentences, clauses, words and amounts of this Ordinance are severable, and if any words, amounts, clause, sentence, paragraph or section of this Ordinance shall be declared unconstitutional, or illegal, by the valid judgment or decree of any court or body of competent jurisdiction, such unconstitutionality shall not affect any of the remaining words, clauses, sentences, paragraphs or sections of this Ordinance, since the same would have been enacted by the City Council without the incorporation of this Ordinance by any such unconstitutional words, amounts, clauses, sentences, paragraphs or sections.

SECTION 8: That this levy Ordinance is adopted pursuant to the procedures set forth by law provided however, any tax rate limitation or any other substantive limitations as to tax levies in conflict with this Ordinance shall not be applicable to this Ordinance pursuant to Section 6 of Article VII of the Constitution of the State of Illinois.

PASSED this	day of	
VOTING NO:		
VOTING YES:		
NOT VOTING:		
		Mayor, City of Joliet,
		Will and Kendall Counties, Illinois

ATTEST:
City Clerk, City of Joliet, Will and Kendall Counties, Illinois

[SEAL]



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 572-25

File ID: 572-25 Type: Ordinance Status: Agenda Ready

In Control: City Council Meeting File Created: 10/08/2025

Department: Final Action:

Title: Ordinance for the Levy and Assessment of Taxes for the Fiscal Year

Beginning January 1, 2025 and Ending December 31, 2025, in and for the

1996 Joliet Special Service Area Number Fourteen (Joliet City Center)

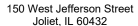
Agenda Date: 10/21/2025

Attachments: City Center SSA Levy.docx

Entered by: ksing@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date
1	1	10/15/2025	Gina Logalbo	Approve	10/16/2025
1	2	10/16/2025	Kevin Sing	Approve	10/17/2025
1	3	10/16/2025	Todd Lenzie	Approve	10/20/2025
1	4	10/17/2025	Beth Beatty	Approve	10/20/2025





Memo

File #: 573-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Kevin Sing, Director of Finance

SUBJECT:

Ordinance for the Levy and Assessment of Taxes for the Fiscal Year Beginning January 1, 2025 and Ending December 31, 2025, in and for the 2009 Joliet Special Service Area Number Seven (Park Hill Subdivision)

BACKGROUND:

Special Service Area ("SSA") No. 7 Park Hill Subdivision was established in 2009 to manage and maintain the storm water detention pond located on Lot 60 in Park Hill Subdivision. The SSA includes the area bordered by Longwood on the west, Parkwood on the east, Beechwood on the north and Basswood on the South. This tax is levied on an annual basis to provide funding to properly manage and maintain the detention pond. Staff is proposing to maintain the annual levy amount of \$8,000.

Under Illinois law the City must adopt a tax levy ordinance for a special service area and file it with the County Clerk before the last Tuesday in December. The attached Ordinance will levy \$8,000 on the applicable properties in the Park Hill Subdivision (2009 Special Service Area Number Seven).

This item will be reviewed by the Finance Committee on October 21, 2025.

CONCLUSION:

Approval of this item will continue to provide funding for detention pond maintenance for the Park Hill Subdivision.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the Ordinance for the Levy and Assessment of Taxes for the Fiscal Year Beginning January 1, 2025 and Ending December 31, 2025, in and for the 2009 Joliet Special Service Area Number Seven (Park Hill Subdivision).

AN ORDINANCE FOR THE LEVY AND ASSESSMENT OF SPECIAL SERVICE AREA TAXES FOR THE FISCAL YEAR BEGINNING JANUARY 1, 2025 AND ENDING DECEMBER 31, 2025 IN AND FOR THE 2009 JOLIET SPECIAL SERVICES AREA NUMBER SEVEN (PARK HILL SUBDIVISION)

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF JOLIET, WILL AND KENDALL COUNTIES, ILLINOIS, as follows:

SECTION 1: The Joliet Park Hill Subdivision Special Service Area has been established by Ordinance No. 16473 entitled:

"AN ORDINANCE ESTABLISHING THE 2009 JOLIET SPECIAL SERVICE AREA NO. 7 (PARK HILL SUBDIVISION)"

adopted May 19, 2009 for an indefinite period of time and recorded on May 20, 2009 as Document No. R2009-059326. No petition has been filed objecting to the establishment of the Special Service Area, pursuant to 35 ILCS 200/27-55. Said 2009 Joliet Special Service Area Number Seven (Park Hill Subdivision) consists of the territory described in the Ordinance aforesaid. The City of Joliet is now authorized to levy taxes for special services in said Special Service Area.

SECTION 2: The total amount of expenditures authorized in the Annual Budget for all purposes to be collected from the tax levy of the current fiscal year in 2009 Joliet Special Service Area Number Seven (Park Hill Subdivision) is ascertained to be the sum of \$8,000.00.

SECTION 3: The following sums, be and the same hereby are levied upon the taxable property, as defined in the Property Tax Code, situated within the 2009 Joliet Special Service Area Number Seven (Park Hill Subdivision), said tax to be levied for the fiscal year beginning January 1, 2025 and ending on December 31, 2025.

Fund 230 Total Park Hill Subdivision	\$8,000.00	-0-	\$8,000.00
523300 Park Hill Subdivision	<u>\$8,000.00</u>	-0-	\$8,000.00
Fund 230 Special Service Area Fund			
	TOTAL APPROPRIATION	RECEIPTS FROM SOURCES OTHER THAN TAX LEVY	TO BE RAISED BY TAX LEVY.

SECTION 4: This tax is levied pursuant to Article VII, Section 6A and 6L of the Constitution of the State of Illinois and pursuant to the Special Service Area Tax Law (35 ILCS 200/27-5 et seq.), and pursuant to Ordinance No. 16473 Establishing the 2009 Joliet Special Service Area Number Seven (Park Hill Subdivision).

SECTION 5: That there is hereby certified to the County Clerk of Will County, Illinois, the sum aforesaid, constituting said total amount of \$8,000.00, which said total amount the said 2009 Joliet Special Service Area Number Seven (Park Hill Subdivision) requires to be raised by taxation for the current fiscal year of said City, and Statutes of the State of Illinois as therein provided.

SECTION 6: This Ordinance shall take effect upon its passage.

SECTION 7: It is hereby declared to be the intention of the City Council that the sections, paragraphs, sentences, clauses, words and amounts of this Ordinance are severable, and if any words, amounts, clause, sentence, paragraph or section of this Ordinance shall be declared unconstitutional, or illegal, by the valid judgment or decree of any court or body of competent jurisdiction, such unconstitutionality shall not affect any of the remaining words, clauses, sentences, paragraphs or sections of this Ordinance, since the same would have been enacted by the City Council without the incorporation of this Ordinance by any such unconstitutional words, amounts, clauses, sentences, paragraphs or sections.

SECTION 8: That this levy Ordinance is adopted pursuant to the procedures set forth by law provided however, any tax rate limitation or any other substantive limitations as to tax levies in conflict with this Ordinance shall not be applicable to this Ordinance pursuant to Section 6 of Article VII of the Constitution of the State of Illinois.

PASSED this	day of	, 2025.	
VOTING NO:	- <u></u>		
VOTING YES:			_
NOT VOTING:			

Mayor, City of Joliet,
Will and Kendall Counties, Illinois

ATTEST:
City Clerk, City of Joliet, Will and Kendall Counties, Illinois

[SEAL]



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 573-25

File ID: 573-25 **Type:** Ordinance **Status:** Agenda Ready

In Control: City Council Meeting File Created: 10/08/2025

Department: Final Action:

Title: Ordinance for the Levy and Assessment of Taxes for the Fiscal Year

Beginning January 1, 2025 and Ending December 31, 2025, in and for the 2009 Joliet Special Service Area Number Seven (Park Hill Subdivision)

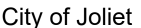
Agenda Date: 10/21/2025

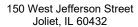
Attachments: Park Hill SSA Levy.docx

Entered by: ksing@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date	
1	1	10/15/2025	Gina Logalbo	Approve	10/16/2025	
1	2	10/16/2025	Kevin Sing	Approve	10/17/2025	
1	3	10/16/2025	Todd Lenzie	Approve	10/20/2025	
1	4	10/17/2025	Beth Beatty	Approve	10/20/2025	







Memo

File #: 575-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Kevin Sing, Director of Finance

SUBJECT:

Resolution Appointing an Authorized Agent for Purposes of the Illinois Municipal Retirement Fund

BACKGROUND:

The City of Joliet, as an Illinois Municipal Retirement Fund (IMRF) employer, is required to designate an agent responsible for IMRF administration and compliance. With the current IMRF agent, the Director of Human Resources, retiring at the end of October, this resolution appoints Assistant Corporation Counsel Gina LoGalbo as the new IMRF authorized agent.

CONCLUSION:

This resolution appoints Assistant Corporation Counsel Gina LoGalbo as the new IMRF authorized agent due to the retirement of the Director of Human Resources. This ensures a smooth transition and continued compliance with IMRF requirements.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the Resolution Appointing an Authorized Agent for Purposes of the Illinois Municipal Retirement Fund.

RESOLUTION NO.

RESOLUTION APPOINTING AN AUTHORIZED AGENT FOR PURPOSES OF THE ILLINOIS MUNICIPAL RETIREMENT FUND

WHEREAS, the City of Joliet is a participating member of the Illinois Municipal Retirement Fund (IMRF); and WHEREAS, the City of Joliet is authorized to designate an individual to be the City's Authorized Agent for IMRF. NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF JOLIET, ILLINOIS AS FOLLOWS: **SECTION 1:** That each Whereas paragraph above is incorporated by reference into this Section 1 and made a part hereof as material and operative provisions of this Resolution. SECTION 2: That Gina LoGalbo, Assistant Corporation Counsel, is hereby appointed as the Authorized Agent of the City of Joliet for purposes of the Illinois Municipal Retirement Fund. SECTION 3: That all powers and duties as set forth in Illinois Pension Code (40 ILCS 5/7-135) are hereby delegated to said Authorized Agent. **SECTION 4:** That if any Section, paragraph or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such Section, paragraph or provision shall not affect any of the remaining provisions of this Resolution. **SECTION 5:** That all resolutions, motions or parts thereof in conflict with this Resolution shall be and the same are hereby repealed. SECTION 6: That this Resolution shall be in full force and effect upon its adoption and approval according to law. PASSED this __ day of 2025 MAYOR CITY CLERK **VOTING YES:**

VOTING NO:

NOT VOTING:



150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 575-25

File ID: 575-25 Type: Resolution Status: Agenda Ready

In Control: City Council Meeting File Created: 10/06/2025

Department: Final Action:

Title: Resolution Appointing an Authorized Agent for Purposes of the Illinois

Municipal Retirement Fund

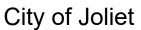
Agenda Date: 10/21/2025

Attachments: IMRF Resolution

Entered by: ksing@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date
1	1	10/8/2025	Gina Logalbo	Approve	10/10/2025
Notes: Please attached updated Resolution.					
1	2	10/8/2025	Kevin Sing	Approve	10/10/2025
1	3	10/9/2025	Todd Lenzie	Approve	10/10/2025
1	4	10/17/2025	Beth Beatty	Approve	10/13/2025



150 West Jefferson Street Joliet, IL 60432



Memo

File #: 576-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Resolution Declaring Certain City of Joliet Property as Surplus

BACKGROUND:

The City of Joliet's Code of Ordinances Section 2-435 provides in part that when the City Council has determined that any personal property with a remaining value is no longer necessary or useful to the City of Joliet, the property shall be declared surplus property by Resolution.

The Public Service Committee will review this matter.

CONCLUSION:

There are currently forty-four (44) vehicles or pieces of equipment that have been taken out of service for various reasons, such as accident damage/totaled, beyond repair, and/ or mechanical failure. The vehicles have been used for all available parts. It is recommended that the vehicles that can be sold at auction be auctioned off by GovDeals or Clinton Auto Auction, and the remainder of the vehicles sold as scrap.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the Resolution declaring certain City of Joliet property as surplus.

RESOLUTION NO.

A RESOLUTION DECLARING CERTAIN CITY OF JOLIET PROPERTY AS SURPLUS

WHEREAS, the City of Joliet is the owner of certain property described herein and further defined in Exhibit "A" - Surplus List 10-2025; and

WHEREAS, said property is not in use at the present time and has no value as trade-in on new equipment; and

WHEREAS, said property is no longer necessary and useful to the City of Joliet.

NOW THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF JOLIET, ILLINOIS, PURSUANT TO ITS HOME RULE AND STATUTORY AUTHORITY, AS FOLLOWS:

SECTION 1: The City Council finds that the following property is no longer necessary and useful to the City of Joliet.

•	CITY HALL	2003	CHEVROLET	•	POLICE	2008	FORD
•	CITY HALL	2005	FORD	•	POLICE	2008	FORD
•	ENGINEERING	2008	FORD	•	POLICE	2005	CHEVROLET
•	ENGINEERING	2003	FORD	•	POLICE	2003	FORD
•	FIRE	1999	INTERNATIONAL	•	POLICE	2012	FORD
•	FIRE	1994	E-ONE	•	POLICE	2012	FORD
•	FIRE	2007	FORD	•	POLICE	2013	FORD
•	FIRE	2004	CHEVROLET	•	POLICE	2013	FORD
•	FIRE	2001	FORD	•	POLICE	2013	FORD
•	FLEET	2009	DODGE	•	POLICE	2013	FORD
•	POLICE	2006	CHEVROLET	•	POLICE	2013	FORD
•	POLICE	2006	CHEVROLET	•	POLICE	2013	FORD
•	POLICE	2006	CHEVROLET	•	POLICE	2013	FORD
•	POLICE	2006	CHEVROLET	•	POLICE	2006	HYUNDAI
•	POLICE	2006	CHEVROLET	•	POLICE	2016	FORD
•	POLICE	2006	CHEVROLET	•	POLICE	2016	FORD
•	POLICE	2007	FORD	•	POLICE	2016	FORD
•	POLICE	2007	FORD	•	ROADWAYS	1993	CHEVROLET
•	POLICE	2007	FORD	•	ROADWAYS	1987	CASE
•	POLICE	2007	FORD	•	WATER	2008	FORD
•	POLICE	2008	FORD	•	WATER	2004	CHEVROLET
•	POLICE	2008	FORD	•	WASTE WATER	2008	FORD

SECTION 2: The City Manager is hereby authorized to sell or sell for scrap the above vehicles.

SECTION 3:	All Resolutions or pa	arts of Resolutions	conflicting with	any of the	provisions of
this Resolution are h	nereby repealed.				

SECTION 4: Be it further resolved that the passage of this Resolution be inscribed permanently in the records of the proceedings of the Joliet City Council.

SECTION 5: This Resolution shall take effect upon its passage and approval.

PASSED thisday of	, 2025.
MAYOR	CITY CLERK
VOTING YES:	
VOTING NO:	
NOT VOTING:	

#	DEPARTMENT	INVENTORY	MY	MAKE	MODEL	VIN	CONDITION	MILEAGE
1	CITY HALL	CH033	2003	CHEVROLET	AVALANCHE	3GNEK13T23G105738	RUSTED OUT	148,077
2	CITY HALL	CH034	2005	FORD	F-150	1FTPW12555KC01514	RUSTED OUT	153,279
3	ENGINEERING	ENG015	2008	FORD	E250	1FTNE24W38DB55096	RUSTED OUT	92,516
4	ENGINEERING	ENG025	2003	FORD	F-250	1FTNX20L43ED85173	RUSTED OUT/USED FOR PARTS	N/A
5	FIRE	FD040	1999	INTERNATIONAL	MARQUE	1HTSLAAM0XH670086	REPLACED	125,468
6	FIRE	FD449	1994	E-ONE	PUMPER	4ENBAAA85R1003449	BAD ENGINE	128,772
7	FIRE	FD507	2007	FORD	EXPEDITION	1FMFU16567LA20507	RUSTED OUT	115,391
8	FIRE	FD791	2004	CHEVROLET	IMPALA	2G1WF52E749375791	ACCIDENT DAMAGE	80,399
9	FIRE	FD895	2001	FORD	CROWN VIC	2FAFP71W01X187895	RUSTED OUT	90,351
10	FLEET	MMD043	2009	DODGE	GRAND CARAVAN	2D8HN44E99R625664	NEEDS ENGINE	169,435
11	POLICE	0390	2006	CHEVROLET	IMPALA	2G1WS551X69396478	ONE FOR ONE	113,559
12	POLICE	0391	2006	CHEVROLET	IMPALA	2G1WS551769396180	USED FOR FD/PD TRAINING	91,218
13	POLICE	0393	2006	CHEVROLET	IMPALA	2G1WS551669394520	USED FOR FD/PD TRAINING	71,937?
14	POLICE	0394	2006	CHEVROLET	IMPALA	2G1WS551X69396321	ONE FOR ONE	89,707
15	POLICE	0396	2006	CHEVROLET	IMPALA	2G1WS551X69393712	USED FOR FD/PD TRAINING	87,268
16	POLICE	0397	2006	CHEVROLET	IMPALA	2G1WS551469394922	RUSTED OUT/USED FOR PARTS	96,068
17	POLICE	0429	2007	FORD	CROWN VIC	2FAFP71W17X159399	RUSTED OUT/USED FOR PARTS	92,258
18	POLICE	0431	2007	FORD	CROWN VIC	2FAFP71W27X155345	ONE FOR ONE	83,013
19	POLICE	0432	2007	FORD	CROWN VIC	2FAFP71W67X159396	ONE FOR ONE	86,867
20	POLICE	0433	2007	FORD	CROWN VIC	2FAFP71W87X159397	USED FOR FD/PD TRAINING	100,278
21	POLICE	0482	2008	FORD	CROWN VIC	2FAFP71VX8X164478	USED FOR PD TRAINING	63,149
22	POLICE	0483	2008	FORD	CROWN VIC	2FAFP71V88X164477	ONE FOR ONE	89,381
23	POLICE	0484	2008	FORD	CROWN VIC	2FAFP71V68X164476	RUSTED OUT/USED FOR PARTS	119,079
24	POLICE	0515	2008	FORD	E-250	1FTNE24W68DB55044	ONE FOR ONE	24,338
25	POLICE	0525	2005	CHEVROLET	BLAZER	1GNCT18X25K110854	UC VEHICLE/NO LONGER USED	49,017
26	POLICE	0546	2003	FORD	F-350	1FTSW31P33EC20650	RUSTED OUT/USED FOR PARTS	148,114
27	POLICE	0551	2012	FORD	EXPEDITION	1FMJK1G57CEF47727	RUSTED OUT	128,120
28	POLICE	0555	2012	FORD	EXPEDITION	1FMJK1G5XCEF67180	RUSTED OUT	UNKNOWN
29	POLICE	0556	2013	FORD	INT SEDAN	1FAHP2M84DG144759	USED FOR FD/PD TRAINING	58,564
30	POLICE	0558	2013	FORD	INT SEDAN	1FAHP2M85DG144754	USED FOR FD/PD TRAINING	81,467
31	POLICE	0559	2013	FORD	INT SEDAN	1FAHP2M87DG144755	RUSTED OUT	181,233
32	POLICE	0561	2013	FORD	INT SEDAN	1FAHP2M82DG144758	RUSTED OUT	144,966
33	POLICE	0562	2013	FORD	INT SEDAN	1FAHP2M80DG144760	ACCIDENT DAMAGE	147,101
34	POLICE	0568	2013	FORD	EXPEDITION	1FMJU1G51DEF53633	RUSTED OUT	171,837
35	POLICE	0569	2013	FORD	EXPEDITION	1FMJU1G53DEF53634	RUSTED OUT	126,338
36	POLICE	0612	2006	HYUNDAI	SONATA	5NPEU46F76H007276	UC VEHICLE/NO LONGER USED	147,866
37	POLICE	0628	2016	FORD	INT UTILITY	1FM5K8AR4GGD04649	ACCIDENT DAMAGE	60,702?
38	POLICE	0633	2016	FORD	INT UTILITY	1FM5K8AR3GGD04657	ACCIDENT DAMAGE	5,517?
39	POLICE	0643	2016	FORD	INT UTILITY	1FM5K8AR2GGD04634	ONE FOR ONE	151,250
40	ROADWAYS	ST034	1993	CHEVROLET	C3500	1GDJC34J3PE512148	BAD ENGINE	181,805
41	ROADWAYS	ST093	1987	CASE	585	15314	PARTS NOT AVAILABLE/REPLACED	2173HR
42	WATER	W091	2008	FORD	EXPEDITION	1FMFU16558LA83972	RUSTED OUT	107,831
43	WATER	W145	2004	CHEVROLET	IMPALA	2G1WF52E449375490	RUSTED OUT/USED FOR PARTS	74,591
44	WASTE WATER	WWT042	2008	FORD	F-150	1FTRF14V58KE88203	RUSTED OUT/USED FOR PARTS	124,619



City of Joliet

150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 576-25

File ID: 576-25 Type: Resolution Status: Agenda Ready

In Control: City Council Meeting File Created: 10/08/2025

Department: Public Works Final Action:

Title: Resolution Declaring Certain City of Joliet Property as Surplus

Agenda Date: 10/21/2025

Attachments: Resolution, Surplus List 10-2025.pdf

Entered by: jsprice@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date
1	1	10/15/2025	Gina Logalbo	Approve	10/13/2025
1	2	10/15/2025	Greg Ruddy	Approve	10/17/2025
1	3	10/16/2025	Kevin Sing	Approve	10/17/2025
1	4	10/16/2025	Todd Lenzie	Approve	10/20/2025
1	5	10/17/2025	Beth Beatty	Approve	10/20/2025



City of Joliet

Memo

File #: 577-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Resolution Approving the Subrecipient Award Agreement between Will County and the City of Joliet for the Southeast Joliet Sanitary District Water System Improvements

BACKGROUND:

Will County was awarded grant funds under the American Rescue Plan Act (ARPA) that are to be utilized for populations, industries, sectors, and specific agencies affected by the COVID-19 pandemic. These grant funds have been made available on a reimbursement basis for various infrastructure projects within the County. ARPA funds in the amount of \$4,025,046.00 were set aside for the Southeast Joliet Sanitary District Water System Improvements. The City of Joliet will be the subrecipient of these funds and will design, construct, and own the improvements.

The Public Service Committee will review this matter.

CONCLUSION:

This grant funding is part of Will County's support of the transfer of the Southeast Joliet Sanitary District Water and Sewer System to the City of Joliet.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the Subrecipient Award Agreement between Will County and the City of Joliet for the Southeast Joliet Sanitary District Water System Improvements.

RESOLUTION NO.

RESOLUTION APPROVING THE SUBRECIPIENT AWARD AGREEMENT BETWEEN WILL COUNTY AND THE CITY OF JOLIET FOR THE SOUTHEAST JOLIET SANITARY DISTRICT WATER SYSTEM IMPROVEMENTS

- **WHEREAS**, the County has received grant funds from the United States Department of the Treasury (the "Treasury") under the State and Local Fiscal Recovery Funds program ("SLFRF"); and
- **WHEREAS**, the County is committed to utilizing the grant funds provided to it under the State and Local Fiscal Recovery Fund program (the "Grant Funds") to support target populations, industries, sectors, and specific businesses or agencies affected by the COVID-19 pandemic; and
- **WHEREAS**, the County desires to use the Grant Funds to reimburse the Subrecipient for certain expenses ("Expenses") incurred due to the effects of the Covid-19 pandemic; and
- **WHEREAS**, failure to adhere to these terms and conditions can result in a denial of reimbursements, recoupment of funds, and immediate termination of this Agreement; and
- **WHEREAS**, the County desires to reimburse the Subrecipient in an amount not to exceed \$4,025,046.00 in Grant Funds for the period of March 3, 2021 to December 31, 2026; and
- **WHEREAS**, the City will be the Subrecipient and will utilize the Grant Funds for the Southeast Joliet Sanitary District Water System Improvements.
- NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF JOLIET, ILLINOIS AS FOLLOWS:
- **SECTION 1:** Each Whereas paragraph above is incorporated by reference into this Section 1 and made a part hereof as material and operative provisions of this Resolution.
- **SECTION 2**: The Director of Public Utilities is hereby authorized to accept the grant set forth in Exhibit "A" attached hereto in the amount of \$4,025,046.00.
- **SECTION 3:** The Director of Public Utilities is directed to complete, and authorized to execute, all grant documents on behalf of the City of Joliet.
- **SECTION 4:** If any Section, paragraph or provision of this Resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such Section, paragraph or provision shall not affect any of the remaining provisions of this Resolution.
- **SECTION 5:** All resolutions or parts thereof in conflict with the terms of this Resolution are hereby repealed and of no further force and effect to the extent of such conflict.
- **SECTION 6:** This Resolution shall be in full force and effect upon its adoption and approval according to law.

PASSED this	_ day of	_, 2025
MAYOR		CITY CLERK
VOTING YES:		
VOTING NO:		
NOT VOTING:		



SUBRECIPIENT GRANT AGREEMENT

Summary of Key Subrecipient Grant Terms

1. 2.	Subrecipient Entity Name:	City of Joliet					
3.	Supervisor Name:	Allison Swisher, Director of Public Utilities					
4.	Subrecipient Unique Entity Identifier:	UKXHU6SJXLR9					
5.	Subrecipient Taxpayer ID:						
6.	Point of Contact Email Address:	aswisher@joliet.gov					
7.	Address Line 1:	150 W Jefferson St.					
8.	City, State, Zip:	Joliet, IL 60432					
9.	Subrecipient SAM.gov Registration:						
10.	Type of Grant (select all that apply): □1. Funds to cover direct expenses related to increased demand of servi □2. Funding for new programs/serv and its economic impacts □3. Funds to cover household assis: □4. Funds to cover costs associated measures to contain the spread of th ⊠Other: ARPA Infrastructure – Social Contains the spread of the spread	ces) rices for people dispara tance with the implementati e virus	on of preventing or mitigation				
11.	. Detailed description of what the grant for	ands will be used for:	Improvements of South East Joliet water system.				
12.	. Amount granted: \$4,02	5,046.00					
13.	. Expenditure Category (Attachment A):						
	5.11– Dri	nking Water: Transmis	sion & Distribution				

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SUBRECIPIENT AWARD AGREEMENT BETWEEN WILL COUNTY AND CITY OF JOLIET

This Subrecipient Award Agreement (the "Agreement") dated as of October 21, 2025 is made and entered into by and between Will County (the "County"), and the City of Joliet (the "Subrecipient"), a (collectively the "Parties" and individually the "Party"); and

RECITALS

WHEREAS, the County has received grant funds from the United States Department of the Treasury (the "Treasury") under the State and Local Fiscal Recovery Funds program ("SLFRF") which is outlined in the ARPA Award Background attached hereto as Attachment D; and

WHEREAS, the County is committed to utilizing the grant funds provided to it under the State and Local Fiscal Recovery Fund program (the "Grant Funds") to support target populations, industries, sectors, and specific businesses or agencies affected by the COVID-19 pandemic, and

WHEREAS, the County desires to use the Grant Funds to reimburse the Subrecipient for certain expenses ("Expenses") incurred due to the effects of the Covid-19 pandemic; and

WHEREAS, failure to adhere to these terms and conditions can result in a denial of reimbursements, recoupment of funds, and immediate termination of this Agreement; and

WHEREAS, the County desires to reimburse the Subrecipient in an amount not to exceed \$4,025,046.00 in Grant Funds for the period of March 3, 2021 to December 31, 2026; and

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

TERMS AND CONDITIONS

I. INCORPORATION OF RECITALS

The recitals set forth above are incorporated herein by reference and made a part hereof.

II. INCORPORATED DOCUMENTS

This Agreement incorporates the following documents, which are attached hereto and are made a part of this Agreement:

- a) Summary of Key Subrecipient Grant Terms
- **b)** Attachment A: Expenditure Allowability Plan
- c) Attachment B: Reimbursement Request Process
- d) Attachment C: Reimbursement Request Form
- e) Attachment D: ARPA Award Background [For informational purposes only]

III. TERM OF AGREEMENT

The term of this Agreement shall begin on October 21, 2025, and end on December 31, 2026 ("Termination Date") subject to any extensions later agreed upon.

IV. CONFLICT OR INCONSISTENCY

In the event of any conflict or inconsistency between the terms and conditions of this Agreement and applicable Federal law, Federal law will prevail.

V. TERMINATION FOR CONVENIANCE

Notwithstanding anything in this Agreement to the contrary, the County, or its designee(s) may terminate this Agreement for convenience and without cause upon not less than thirty (30) days prior written notice to the Subrecipient. If the County, or its designee(s) exercises this right to terminate this Agreement for convenience and without cause, the Subrecipient shall not be entitled to any reimbursement or financial recovery/remedy as a result of the Termination for Convenience.

VI. TERMINATION FOR CAUSE

Notwithstanding anything in this Agreement to the contrary, the County, or its designee(s) may terminate all or part of this Agreement for cause. If the Subrecipient shall willfully or negligently fail to fulfill in a timely and proper manner, or otherwise violate, any of the covenants, agreements or stipulations of this Agreement, the Federal Rules governing this agreement, or any other provision therewith, the County shall thereupon have the right to terminate this Agreement by giving written notice to the Subrecipient of its intent to terminate this Agreement specifying the grounds for termination. The Subrecipient shall have thirty (30) days after receipt of the notice to cure the default. If the default is not cured, then this Agreement shall terminate without further notice.

VII. SUBRECIPIENT APPLICATION DEADLINE

Notwithstanding anything in this Agreement to the contrary, if the Expense has not been identified, established or begun on or before January 1, 2024, then this Agreement shall be null and void and of no further force or effect and no Party shall have any further liability under this Agreement.

VIII. SCOPE OF WORK

The SLFRF is intended to directly support costs related to health, economic development, unmet needs, infrastructure, and revenue replacement. The Expenditure Allowability Plan, as provided on <u>Attachment A</u>, describes the costs approved by the County. Grant Funds are to be used only for those expenditures that are specifically listed therein.

IX. COMPENSATION

Subject to the terms and conditions of this Agreement, the County shall pay the Subrecipient, on a cost reimbursement basis, up to a maximum of \$4,025,046.00 under this Agreement. It is understood and agreed that any additional funds necessary in connection with the projects and/or activities described in the EAP above and beyond this amount are the sole responsibility of the Subrecipient. Advance payment of funds to the Subrecipient under this Agreement shall not be permitted unless expressly described in the EAP.

- 1. The Subrecipient shall be reimbursed on a cost reimbursement basis for eligible and allowable costs incurred by Subrecipient in the implementation of the projects and/or activities described in the EAP as such costs are incurred. Eligible and allowable costs are defined as costs that:
 - i. Are necessary expenditures incurred due to the public health emergency with respect to the COVID-19.
 - ii. Were not accounted for in the Subrecipient's budget most recently approved as of March 3, 2021.
 - iii. Were incurred during the Covered Period, March 3, 2021, through December 31, 2026
 - iv. Are described in the EAP; and
 - v. Are otherwise in accordance with the terms and conditions of this Agreement and all other applicable laws, rules, regulations, and guidance.

Costs that do not satisfy all the above-required conditions shall be ineligible for reimbursement under this agreement.

2. All reimbursement requests shall be submitted to Anser Advisory: Anna Sitton, anna.sitton@anseradvisory.com as further described in Section X. Terms of Payment hereof. To be eligible for reimbursement under this Agreement, Subrecipient shall submit sufficient documentation to the satisfaction of the County, in its sole discretion, demonstrating that Subrecipient is legally obligated to pay the costs for which reimbursement is sought. All reimbursement requests must include a certification,

signed by an official who is authorized to legally bind the Subrecipient, that reads as follows:

By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of the Federal award. I am aware that any false, fictitious, or fraudulent information, or the omission of any material fact, may subject me to criminal, civil or administrative penalties for fraud, false statements, false claims or otherwise. (18 U.S.C. § 1001 and 31 U.S.C. §§ 3729-3730 and §§ 3801-3812).

- 3. All requests for reimbursement under this Agreement shall be submitted in detail sufficient for a proper pre-audit and post-audit thereof. All costs must be obligated on or before December 31, 2024, and expended on or before December 31, 2026, and a final payment request should be submitted to the County no later than such date to ensure the County has adequate time to process the request. The Treasury defines "obligated" as an order or purchase made for goods or services. For the expenditure of funds, performance or delivery must occur during the Covered Period, with payment of funds made during that time. In the case of a lease of equipment or other property, irrespective of when payment occurs, the cost of a lease payment shall be considered to have been obligated for the period of the lease that is within the Covered Period, but not otherwise. Furthermore, in all cases it must be necessary that performance or delivery take place during the Covered Period.
- 4. The County requires detailed documentation of all costs for which reimbursement is sought under this Agreement ("Supporting Documentation"). The minimum requirements regarding such Supporting Documentation are set forth in Attachment B, Reimbursement Request Process. Each Reimbursement Request submitted by the Subrecipient shall be accompanied by sufficient Supporting Documentation substantiating all costs incurred and for which reimbursement is sought, to the satisfaction of the County, in its sole discretion. In the event the County determines the Supporting Documentation submitted by the Subrecipient is insufficient to enable it to evaluate the allowability and eligibility of costs, the Subrecipient shall furnish additional Supporting Documentation to the satisfaction of the County, in its sole discretion.
- 5. Notwithstanding anything to the contrary, Subrecipient is only entitled to reimbursements for which they have provided adequate Supporting Documentation. If the County determines the Subrecipient has only provided Supporting Documentation for a portion of the reimbursement request, the County will issue reimbursement for that portion and ask Subrecipient to issue another reimbursement request with Supporting Documentation for the remainder.

X. TERMS OF PAYMENT

- 1. By program start date, the Subrecipient may request reimbursement from the County for costs incurred by Subrecipient under this Agreement for which actual payment has been made. All payment requests shall be submitted using the Reimbursement Request Form in accordance with the process noted in Attachment B. Included as Attachment C is a copy of the Reimbursement Request Form that can be submitted to Anser Advisory: Anna Sitton, anna.sitton@anseradvisory.com and shall be accompanied by sufficient Supporting Documentation (collectively the Reimbursement Request Form and any Supporting Documentation shall hereinafter be referred to as the "Payment Request").
- 2. Within thirty (30) business days after receipt of the complete Payment Request, the County shall, in its sole discretion, determine if the Payment Request, or any portion thereof, is acceptable and in strict compliance with the terms of this Agreement. If it is determined there are any errors in the Payment Request or if additional Supporting Documentation is required, the County shall notify the Subrecipient of such Payment Request. The Subrecipient shall submit a revised Payment Request within ten (10) business days of receipt of notice from the County. The County reserves the right to delay or deny any Payment Request containing errors or lacking sufficient Supporting Documentation until such deficiencies are corrected to the satisfaction of the County, in its sole discretion.
- 3. Upon determination by the County that the Payment Request is sufficient, the County shall, at its sole discretion, transmit the funds by predetermined methodology subject to the Payment Request to the Subrecipient within thirty (30) business days.

XI. REPORTING AND MONITORING REQUIREMENTS

- 1. Financial and Performance Reports. Subrecipients shall submit financial and performance reports as required by Part 2 of Treasury's Compliance and Reporting Guidelines, and supporting documentation related to this Agreement and Subrecipient's implementation of the projects and/or activities described in the Expenditure Allowability Plan ("EAP") (Attachment A). Subrecipients shall submit reports once by the 15th of every month during the Covered Period (March 3, 2021, through December 31, 2026) if funds are expended.
- 2. Final Project Report. The Subrecipient shall describe the status of the implementation of the projects and/or activities described in the EAP. The Final Project Report shall further include an accounting of all costs and expenses incurred by Subrecipient and such other information as the County deems necessary to facilitate closeout of this Agreement and permit the County to meet all of its obligations and requirements under same.
- 3. Non-consumable and/or nonexpendable personal property or equipment that costs \$5,000 or more purchased by Subrecipient is subject to the requirements set forth in 30

ILCS 708 and 2 C.F.R. Part 200, as applicable. The Subrecipient shall be responsible for maintaining appropriate property records for any subcontracts that include the purchase of equipment as part of the delivery of services. The Subrecipient shall comply with this requirement and ensure its subcontracts issued under this Agreement, if any, impose this requirement, in writing, on its subcontractors.

- **4. Accounting.** Subrecipient's accounting and financial management system shall be sufficient to permit the preparation of reports required in connection with this Agreement and the tracing of funds to a level of expenditures adequate to establish that such funds have been used pursuant to the terms of this Agreement. All Payments to Subrecipient contemplated under this Agreement may be contingent upon certification of the Subrecipient's financial management system in accordance with this requirement. Subrecipient must ensure that all sub-subrecipients (as defined in 2 C.F.R. §§ 200.92-93) comply with the provisions of this paragraph.
- 5. Duplication of Benefit. Subrecipient hereby certifies and affirms that the projects and/or activities to be funded under this Agreement shall not result in a prohibited duplication of the benefits obtained by Subrecipient, any sub-subrecipient (as defined in 2 C.F.R. § 200.1), or any individual or entity that is a beneficiary of such projects and/or activities from other Non-State and Local Fiscal Recover Fund programs, other local, state, or federal funding sources (e.g. the Stafford Disaster Relief and Emergency Assistance Act, etc.), private insurance, or other private organizations. It is Subrecipient's responsibility and obligation to implement processes and procedures to select and subsequently monitor all sub-subrecipients, individuals, and entities receiving funds under this Agreement to ensure compliance with this paragraph. All agreements entered into between Subrecipient and any sub-subrecipient, individual, or entity providing for the subaward or payment of funds under this Agreement shall contain provisions permitting the Subrecipient to recapture funds provided under this Agreement in the event an impermissible duplication of benefit is discovered. Subrecipient acknowledges and agrees that it has an affirmative obligation to promptly identify and report any duplication of benefits to the County. If the Subrecipient recovers from another source any costs incurred under this Agreement and reimbursed by the County, the Subrecipient shall reimburse the County for all recovered funds originally provided under this Agreement. Interest on any refund shall be calculated based on the prevailing rate used by the County. Interest shall be calculated from the date(s) the payment(s) are recovered by the Subrecipient to the date repayment is made to the County by the Subrecipient.
- **6. Audits.** If the Subrecipient expends Seven Hundred Fifty Thousand Dollars (\$750,000.00) or more in Federal awards in its fiscal year, the Subrecipient must have a single or program-specific audit conducted within nine (9) months of the end of the Subrecipient's audit period, in accordance with the provisions of 2 C.F.R. Part 200. In determining the Federal awards expended in its fiscal year, the Subrecipient shall consider all sources of Federal awards, including Federal financial assistance received from the County under this Agreement. The determination of amounts of Federal awards expended should be in accordance with the guidelines established by 2 C.F.R.

- Part 200. An audit of the Subrecipient conducted by an external auditor in accordance with the provision of 2 C.F.R. Part 200 will meet the requirements of this part.
- 7. If the Subrecipient expends less than Seven Hundred Fifty Thousand Dollars (\$750,000.00) in Federal awards in its fiscal year, an audit conducted in accordance with the provisions of 2 C.F.R. Part 200, as revised, is not required for that year, except as noted in 2 C.F.R. § 200.503. If the Subrecipient expends less than Seven Hundred Fifty Thousand Dollars (\$750,000.00) in Federal awards in its fiscal year and elects to have an audit conducted in accordance with the provisions of 2 C.F.R. Part 200, as revised, the cost of the audit must be paid from non-Federal resources. In accordance with 2 C.F.R. § 200.501(d), records must be available for review or audit by appropriate officials of the County, the Department of the Treasury, and the U.S. Government Accountability Office (GAO).
- **8.** Upon completion of the audit required in this Section, Subrecipient shall promptly transmit a copy of the Subrecipient's audit report to the County. Subrecipient's failure to have an audit conducted in accordance with this Section or failure to implement corrective action in response to any audit findings may result in the County's termination of this Agreement.
- 9. In addition to reviews of audits conducted in accordance with 2 C.F.R. Part 200, monitoring procedures under this Agreement may include, but not be limited to, onsite visits by the County; limited-scope audits as defined by 2 C.F.R. Part 200; submittal and review of financial management statements; and/or other procedures. By entering into this Agreement, the Subrecipient agrees to comply and cooperate with any reasonable monitoring procedures/processes deemed appropriate by the County. In the event the County determines that a limited-scope audit of the Subrecipient is appropriate, the Subrecipient agrees to comply with any additional instructions provided by the County to the Subrecipient regarding such audit. The Subrecipient further agrees to comply and cooperate with any inspections, reviews, investigations, or audits deemed necessary by the County and/or Treasury.

XII. SUBCONTRACTS; PROCUREMENT; SUBAWARDS

- 1. In procuring goods and services under this Agreement, the Subrecipient shall use its own documented procurement procedures, provided that such procurements conform to applicable state (30 ILCS 500) and federal (2 C.F.R. Part 200) law.
- 2. The Subrecipient may subcontract work under this Agreement as necessary without the prior written consent of the County, subject to any conditions or limitations imposed by applicable state and federal law and Section XIX. hereof concerning debarred/suspended contractors. Regardless of any subcontract, the Subrecipient is ultimately responsible for all projects, programs, activities, and services undertaken by subcontractors under this Agreement. The Subrecipient agrees to be responsible for the

fulfillment of all work elements included in any subcontract and agrees to be responsible for the payment of all monies due under any subcontract.

- 3. Subcontractor Determinations and Monitoring. In selecting and monitoring subcontractors, the Subrecipient shall comply with 2 C.F.R. §§ 200.330-332. The Subrecipient shall monitor all subcontracted services on a regular basis to ensure contract compliance. Results of monitoring efforts shall be summarized in written reports maintained by the Subrecipient and supported with documented evidence of follow-up actions taken to correct areas of noncompliance, where applicable. Such summaries and documents shall be submitted, at no cost, to the County upon request.
- 4. Affirmative Action. The County supports diversity in its procurement program and requires that all subcontracting opportunities afforded by this Agreement embrace and encourage diversity. The Subrecipient's award of subcontracts should reflect the diversity of the citizens of the State of Illinois. In accordance with 2 C.F.R. § 200.321, the Subrecipient and its subcontractors must take all necessary affirmative steps to ensure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible. The Subrecipient agrees to use affirmative steps, and to require its subcontractors and sub-subrecipients to utilize affirmative steps, to ensure that minority businesses and women's business enterprises are used when possible. Such affirmative steps shall at a minimum include:
 - i. Placing qualified small and minority businesses and women's business enterprises on solicitation lists.
 - ii. Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources.
 - iii. Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses and women's business enterprises.
 - iv. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, or women's business enterprises.
 - v. Utilizing services and assistance, as appropriate, of such organizations as the Small Business Administration, the Minority Business Development Agency of the U.S. Department of the Commerce, the Illinois Department of Central Management Services (Office of Supplier Diversity), the Illinois Department of Transportation, Minority Business Development Center, and Local Government M/DBE programs.
 - vi. Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed above in subparagraphs (i) through (v).

- vii. As used herein, the term "minority and women business enterprise" means a business at least fifty-one (51) percent owned and controlled by minority group members or women. Prior to award of any subcontract under this Agreement, Subrecipient shall document its efforts made to comply with the requirements of this paragraph. The Subrecipient shall state that it is an Equal Opportunity or Affirmative-Action employer in all solicitations or advertisements for subcontractors or employees who shall perform work under this Agreement.
- viii. The requirements outlined in subparagraphs (i) through (vi) above do not impose an obligation to set aside either the solicitation or award of a contract to these types of firms. Rather, the requirements only impose an obligation to carry out and document the six affirmative steps identified above in subparagraphs (i) through (vi).
- ix. The requirements described in subparagraphs (i) through (vi) above outline the affirmative steps that the Subrecipient must take; the requirements do not preclude the Subrecipient from undertaking additional steps to involve small and minority businesses and women's business enterprises.
- x. The requirement to divide total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises, does not authorize the Subrecipient to break a single project down into smaller components in order to circumvent the micro-purchase or small purchase thresholds so as to utilize streamlined acquisition procedures (e.g. "project splitting").
- **5. Equal Opportunity.** During the performance of this Agreement, the Subrecipient agrees as follows:
 - a. The Subrecipient will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The Subrecipient will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Subrecipient agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
 - b. The Subrecipient will, in all solicitations or advertisements for employees placed by or on behalf of the Subrecipient, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.

- c. The Subrecipient will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the Subrecipient's legal duty to furnish information. This provision shall not apply to conduct that violates the Illinois Equal Pay Act, 820 ILCS 112.
- d. The Subrecipient will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice advising the labor union or workers' representative of the Subrecipient's commitments under section 202 of U.S. Order 11246 of September 24, 1965. The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- e. The Subrecipient will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the U.S. Secretary of Labor.
- f. The Subrecipient will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the U.S. Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- g. In the event of the Subrecipient's non-compliance with the nondiscrimination clauses of this Agreement or with any of such rules, regulations, or orders, this Agreement may be canceled, terminated or suspended in whole or in part and the Subrecipient may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- h. The Subrecipient shall include the provisions of paragraphs (1) through (8) in every subcontract or purchase order unless exempted by rules, regulations, or

orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each sub-subrecipient or vendor. The Subrecipient will take such action with respect to any subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such provisions including sanctions for noncompliance. Provided, however, that in the event the Subrecipient becomes involved in, or is threatened with, litigation with a sub-subrecipient or vendor as a result of such direction, the Subrecipient may request the United States to enter into such litigation to protect the interests of the United States.

- i. No person, on the grounds of race, creed, color, religion, national origin, age, gender, or disability, shall be excluded from participation in, be denied the proceeds or benefits of, or be otherwise subjected to discrimination in performance of this Agreement. Subrecipient and its subcontractors shall comply with all federal and state laws, rules, regulations, policies and executive orders relating to non-discrimination, including but not limited to those contained in 28 C.F.R. Part 42, Nondiscrimination; Equal Employment Opportunity.
- 6. Sub-Awards. The Subrecipient may enter into subaward agreements to provide for the distribution of funds under this Agreement to eligible sub-subrecipients (as defined in 2 C.F.R. §§ 200.92-93) without the prior written consent of the County. Regardless of any subaward, the Subrecipient is ultimately responsible for all projects, programs, services, and activities undertaken by sub-subrecipients under this Agreement. All such sub-subrecipients shall be subject to the same performance, financial, and reporting requirements as the Subrecipient. In selecting, monitoring, and contracting with sub-subrecipients, the Subrecipient shall comply with 2 C.F.R. §§ 200.330-200.332. The Subrecipient shall monitor all sub-subrecipients on a regular basis to ensure compliance with this Agreement and all applicable laws, rules, and regulations. Results of monitoring efforts shall be summarized in written reports maintained by the Subrecipient and supported with documented evidence of follow-up actions taken to correct areas of noncompliance, where applicable. Such summaries and documents shall be submitted, at no cost, to the County upon request.

XIII. INDEMNIFICATION HOLD-HARMLESS AGREEMENT

The Subrecipient agrees to indemnify and hold the County, or its designee(s), its officers and employees, harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses, including, without limitation, reasonable attorney's fees and court costs suffered or incurred by the Subrecipient arising from or in connection with (i) the Subrecipient's failure to comply with any of the terms, covenants and conditions contained in this Agreement; or (ii) the Subrecipient's failure to pay any contractors or subcontractors, vendors, laborers, employees or any potential sub-subrecipient or subordinate relation, or any party in privity of contract or agreement therewith in connection with the ARPA or SLFRF grant(s) or any other Federal funding or reimbursable expenses associated with this program.

1. Cooperation. Both Parties agree to cooperate in good faith and provide any and all information necessary for the defense of any claim or action.

XIV. FORCE MAJEURE

Neither party shall be liable in damages for any delay or default in performing its respective obligations under this agreement if the delay or default is caused by conditions beyond its control. Such conditions include, but are not limited to, acts of God, government restrictions, strikes, fires, floods, work stoppages, pandemics, or acts or failures to act of third parties. So long as any such delay or default continues, the party affected by the conditions shall fully inform the other party at all times concerning the matters causing the delay or default and the purposes of their ending. If a delay occurs under this section, the affected party shall immediately notify the other of such delay and keep the party fully informed until the issue that caused the delay has been resolved. If a delay requires that the term of this Agreement be extended, such extension shall only occur upon the approval of the U.S. Department of the Treasury and the County and written modification of this Agreement.

XV. CLOSEOUT

The County will close out this Agreement when it determines that all projects and/or activities and all applicable administrative actions have been completed. Unless an extension is approved by the County, within twenty (20) business days after the Termination Date pursuant to Section III, the Subrecipient must submit any outstanding reports, including the Final Project Report, as well as any required reporting on sub-awards, and must refund to the County any balances of unobligated cash that the County paid in advance or paid and that is not authorized to be retained by the Subrecipient entity for use in other projects. Within thirty (30) business days after receipt of all outstanding reports, the County will make upward or downward adjustments to the allowable costs, and then make prompt payments to Subrecipient for remaining allowable reimbursable costs. The closeout of this Agreement does not affect any of the following:

- a. The right of the County to disallow costs and recover funds on the basis of a later audit or other review;
- b. The obligation of the Subrecipient to return any funds due as a result of later refunds, corrections, or other transactions including final indirect cost rate adjustments; or
- c. The Subrecipient's obligations regarding audits, property management and disposition (if applicable), and records retention.

Unless an extension is approved by the County, the Subrecipient must liquidate all obligations incurred under this Agreement within ninety (90) business days after the Termination Date.

XVI. LOBBYING PROHIBITION; CONFLICTS OF INTEREST

The Subrecipient agrees to comply with, and include in subcontracts and subawards, the following provisions:

- a. The Subrecipient certifies that no Federal appropriated funds have been paid or will be paid, by or on behalf of the Subrecipient, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- b. The Subrecipient certifies that no funds provided under this Agreement have been used or will be used to engage in the lobbying of the Federal Government or in litigation against the United States unless authorized under existing law.
- c. Pursuant to 2 C.F.R. § 200.450 and 2 C.F.R. § 200.454(e), the Subrecipient is hereby prohibited from using funds provided by this Agreement for membership dues to any entity or organization engaged in lobbying activities.
- d. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the Subrecipient shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities."
- e. In accordance with the provisions of the Hatch Act (5 U.S.C. §§ 1501-1508 and §§ 7324-7328), no funds provided, nor personnel employed under this Agreement, shall be in any way or any extent engaged in the conduct of political activities.

XVII. REAL PROPERTY; EQUIPMENT

If Subrecipient acquires an interest in real property utilizing funds under this Agreement, Subrecipient acknowledges and shall comply with 2 C.F.R. § 200.311 and other applicable laws, rules, and regulations, including, but not limited to ARPA guidance issued by the County and its designees and/or the Department of the Treasury. Pursuant to same, except as otherwise expressly authorized by the County, real property acquired under this Agreement must be used for the originally authorized purpose as long as needed for that purpose, during which time the Subrecipient entity must not dispose of or encumber its title or any other interest therein.

Subrecipient's acquisition, use, management, and disposition of equipment under this Agreement shall be in compliance with 2 C.F.R. §§ 200.313 and 200.439 and other applicable laws, rules, and regulations, including, but not limited to ARPA guidance issued by the County and its designees and/or the Department of the Treasury.

XVIII. UNAUTHORIZED EMPLOYMENT

The employment of unauthorized aliens by any Subrecipient/sub-subrecipient/subcontractor is considered a violation of Section 274A(e) of the Immigration and Nationality Act. If the Subrecipient/sub-subrecipient/subcontractor knowingly employs unauthorized aliens, such violation shall be cause for unilateral cancellation of this Agreement. The Subrecipient shall be responsible for including this provision in all subcontracts with private organizations issued as a result of this Agreement.

XIX. DEBARMENT/SUSPENSION

In accordance with Presidential Executive Order 12549, Debarment and Suspension (2 C.F.R. Part 180), the Subrecipient agrees and certifies that neither it, nor its principals, is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency; and, that the Subrecipient shall not enter into any lower tier contract, or other covered transaction, with a person who is similarly debarred or suspended from participating in this covered transaction. The Subrecipient is responsible for reviewing the status of all proposed subcontractors and subawardees in the System for Award Management (SAM) at https://sam.gov/SAM/ before entering into any subcontract or sub-award under this Agreement. The Subrecipient shall include language incorporating the requirements of this section in all subcontracts or lower tier agreements executed under this Agreement.

XX. PHYSICAL ACCESS AND INSPECTION

As applicable, County and Treasury agents and personnel shall be given access to and may observe and inspect projects, activities, and work being performed with funds provided under this Agreement.

XXI. PERMITS

The Subrecipient expressly acknowledges that receipt of the financial assistance provided for under this Agreement does not imply nor guarantee that a federal, state or local permit will be issued for a particular project or activity. Further, the Subrecipient agrees to ensure that all necessary permits are obtained prior to implementation of any activity funded under this Agreement that may fall under applicable federal, state or local laws.

XXII. ACCESS TO RECORDS AND PERSONNEL

- 1. Subrecipient shall retain all records generated under this Agreement in accordance with 2 C.F.R. § 200.333.
- 2. Subrecipient shall comply with the Illinois Freedom of Information Act, codified at 5 ILCS 140. Records made or received in conjunction with this Agreement are public records under Illinois law. Subrecipient shall keep and maintain public records generated by the Subrecipient in association with its performance of this Agreement.
- 3. This Agreement may be unilaterally canceled by the County for refusal by the Subrecipient to either provide to the County upon request, or to allow inspection and copying of, all public records made or received by the Subrecipient in conjunction with this Agreement and subject to disclosure under 5 ILCS 140.
- 4. The Subrecipient acknowledges and agrees that the County, the U.S. Department of the Treasury, the Treasury Office of Inspector General, the Comptroller General of the United States (Government Accountability Office (GAO)), or their authorized representatives, shall have timely and unrestricted access to any pertinent books, documents, papers, and records, whether written, printed, recorded, produced, or reproduced by any electronic, mechanical, magnetic, or other process or medium, in order to make audits, inspections, investigations, excerpts, transcripts, or other examinations as authorized by law. This also includes timely and reasonable access to the Subrecipient's personnel for the purpose of interview and discussion related to such documents. In the event any work is sub awarded or subcontracted, the Subrecipient shall similarly require each sub-subrecipient and subcontractor to maintain and allow access to such records for audit purposes.
- 5. The County, the U.S. Department of the Treasury, the Treasury Office of Inspector General, the Comptroller General of the United States (GAO), or their authorized representatives shall have the right during normal business hours to conduct announced and unannounced onsite and offsite physical visits of the Subrecipient and their subcontractors corresponding to the duration of their records retention obligation for this Agreement.
- **6.** The rights of access in this Section are not limited to the required retention period for the applicable records but last as long as the records are retained.
- 7. The Subrecipient agrees that if any litigation, claim, or audit is started before the expiration of the record retention period established above, the records shall be retained until all litigation, claims or audit findings involving the records have been resolved and final action taken.

XXIII. MISCELLANEOUS

- 1. **HEADINGS.** The headings of the articles, paragraphs and sections contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement.
- 2. SEVERABILITY. If any provision of this Agreement is held to be unenforceable, the provision shall be severed and the remainder of this Agreement will continue in full force and effect.
- **3. AMENDMENT.** This Agreement may not be altered, modified or amended except by written instrument signed by all of the parties hereto.
- 4. COMPLIANCE WITH LAWS. The Subrecipient shall comply with all applicable federal, state, and local laws, rules, and regulations, and County policies and regulations in performing under this Agreement, including but not limited to the federal laws, regulations, rules, policies, and executive orders described herein. The failure of this Agreement to specifically reference a particular federal or state law or regulation, or policy or regulation shall not excuse Subrecipient from compliance with same to the extent such law, regulation, or policy is applicable to Subrecipient's performance under this Agreement. The Subrecipient further agrees to include this provision in all subcontracts entered into under this Agreement.
- 5. GOVERNING LAW AND FORUM. This Agreement shall be interpreted under, and governed by, the laws of the State of Illinois, without regard to conflict of laws principles. Any claim, suit, action, or proceeding brought in connection with this Agreement shall be in the Circuit Court of Will County and each party hereby irrevocably consents to the personal and subject matter jurisdiction of such court and waives any claim that such court does not constitute a convenient and appropriate venue for such claims, suits, actions, or proceedings.
- **6. COUNTERPARTS.** This Agreement may be executed in counterparts, each of which shall be deemed an original.
- 7. ENTIRE AGREEMENT. This Agreement constitutes the entire agreement of the County and the Subrecipient with respect to the subject matter hereof and supersedes all other prior and contemporary agreements, understandings, representations, negotiations, and commitments between the County and the Subrecipient with respect to the subject matter hereof.
- **8. ASSIGNMENT.** This Agreement, or any portion thereof, shall not be assigned by either party without the prior written consent of the other.
- **9. DISCLAIMER OF RELATIONSHIP.** Nothing contained in this Agreement, nor any act of either the County or the Subrecipient, shall be deemed or construed by any of the parties hereto

or by third persons, to create any relationship of third-party beneficiary, principal, agent, limited or general partnership, joint venture, or any association or relationship involving the County and the Subrecipient.

- 10. CONSTRUCTION OF WORDS. The use of the singular form of any word herein shall also include the plural, and vice versa. The use of the neuter form of any word herein shall also include the masculine and feminine forms, the masculine form shall include feminine and neuter, and the feminine form shall include masculine and neuter. The invalidity of any one or more phrases, sentences, clauses, or sections contained in this Agreement shall not affect the remaining portions of this Agreement or any part hereof. A reference to the Subrecipient includes the Subrecipient's officers, commissioners, employees, attorneys, agents and assigns; a reference to the County includes its officers, members, employees, attorneys, agents and assigns.
- 11. NO PERSONAL LIABILITY. No member, official, employee or agent of either the County or the Subrecipient shall be individually or personally liable in connection with this Agreement.
- **12. GOVERNMENTAL IMMUNITY.** Notwithstanding anything to the contrary set forth elsewhere in this Agreement, neither the Subrecipient nor the County has, and in no event shall either of them be construed to have, waived any rights or defenses of governmental immunity that it may have with respect to any matters arising out of this Agreement or performance hereunder.
- 13. WAIVER. No term or provision of this Agreement shall be deemed waived, and no breach or default shall be deemed excused, unless such waiver or consent shall be in writing and signed by the party claimed to have waived or consented. No consent by any party to, or waiver of, a breach or default by the other, whether express or implied, shall constitute a consent to, waiver of, or excuse for any different or subsequent breach or default by or on the part of any party.
- **14. NO THIRD-PARTY BENEFICIARIES.** This Agreement shall inure to the benefit of and shall be binding upon the County, the Subrecipient and their respective successors and permitted assigns. This Agreement is intended to be and is for the sole and exclusive benefit of the parties hereto and such successors and permitted assigns.
- 15. NOTICES. All notices and written communication between the Parties shall be sent by electronic mail, U.S. Mail, a courier delivery service, or delivered in person. Notices shall be considered delivered when reflected by an electronic mail read receipt (or when receipt is otherwise acknowledged), a courier service delivery receipt, other mail service delivery receipt, or when receipt is acknowledged by recipient. Any and all notices required by this Agreement shall be delivered to the Parties' respective contact persons at the addresses identified below. This Section shall not preclude routine communication by the Parties by other means.

Notice to the County's designee shall be addressed to:

Will County – Executive Office 302 N. Chicago Street Joliet, IL 60432

Attention: Ms. Jennifer Bertino-Tarrant

Notice to the Subrecipient shall be addressed to:

City of Joliet 150 W Jefferson St. Joliet, IL 60432

Attention: Allison Swisher, Director of Public Utilities

Either Party may change the above-described contact information by giving notice of such change to the other party pursuant to the notice section hereof.

16. REPRESENTATIVES. Immediately upon execution of this Agreement, the following individuals will represent the parties as a primary contact in all matters under this Agreement.

For the County: Name: Jennifer Bertino-Tarrant, Will County Executive

Address: 302 N. Chicago Street, Joliet, IL 60432

Phone: 815-740-4601 Fax: 815-740-4600

Email: jbertinotarrant@willcountyillinois.com

For the Subrecipient: Name: City of Joliet

Contact: Allison Swisher, Director of Public Utilities

Address: 150 W Jefferson St, Joliet, IL 60432

Phone: 815-724-4222 Email: aswisher@joliet.gov

Each party agrees to promptly notify the other party of any change in its designated representative, which notice shall include the name, address, telephone number and fax number of the representative for such party for the purpose hereof.

17. AUTHORITY. The County has authority to enter into this Agreement pursuant to the American Rescue Plan Act, P.L. 117-2 (2021) ("ARPA") and the Coronavirus State and Local Fiscal Recovery Funds ("SLFRF") passed by the U.S. Department of Treasure on March 11, 2021 and May 17, 2021 respectively.

The Subrecipient represents that it has full power and authority to enter into and perform its obligations under this Agreement and the execution and delivery of this Agreement and the performance of its obligations hereunder have been duly authorized by all requisite corporate action.

[Signature page to follow]

IN WITNESS WHEREOF, this Agreement is hereby executed on behalf of the parties through their authorized representatives as set forth below.

County of Will, ILLINOIS Jennifer Bertino-Tarrant, Will County Executive 302 N. Chicago Street, Joliet, IL 60432
By:
City of Joliet, Illinois Allison Swisher, Director of Public Utilities 150 W Jefferson St, Joliet, IL 60432
By:

Attachment A: Expenditure Allowability Plan

The Expenditure Categories (EC) listed below must be used to categorize each project. The term "Expenditure Category" refers to the detailed level (e.g., 1.1 COVID-10 Vaccination). When referred to as a category (e.g., EC 1) it includes all Expenditure Categories within that level.

Expenditure Category	EC ²⁸
1: Public Health	
COVID-19 Vaccination [^]	1.1
COVID-19 Testing [^]	1.2
COVID-19 Contact Tracing^	1.3
Prevention in Congregate Settings (Nursing Homes, Prisons/Jails,	1.4
Dense Work Sites, Schools, Child care facilities, etc.)*^	
Personal Protective Equipment [^]	1.5
Medical Expenses (including Alternative Care Facilities) [^]	1.6
Other COVID-19 Public Health Expenses (including Communications,	1.7
Enforcement, Isolation/Quarantine)^	
COVID-19 Assistance to Small Businesses [^]	1.8
COVID 19 Assistance to Non-Profits [^]	1.9
COVID-19 Aid to Impacted Industries [^]	1.10
Community Violence Interventions	
Community Violence Interventions*^	1.11
Behavioral Health	
Mental Health Services*^	1.12
Substance Use Services*^	1.13
Other	
Other Public Health Services [^]	1.14
Capital Investments or Physical Plant Changes to Public Facilities that	
respond to the COVID-19 public health emergency	-
2: Negative Economic Impacts	
Assistance to Households	
Household Assistance: Food Programs*^	2.1
Household Assistance: Rent, Mortgage, and Utility Aid*^	2.2
Household Assistance: Cash Transfers*^	2.3
Household Assistance: Internet Access Programs* [^]	2.4
Household Assistance: Paid Sick and Medical Leave [^]	2.5
Household Assistance: Health Insurance*	2.6
Household Assistance: Services for Un/Unbanked*^	2.7
Household Assistance: Survivor's Benefits [^]	2.8
Unemployment Benefits or Cash Assistance to Unemployed Workers*^	2.9
Assistance to Unemployed or Underemployed Workers (e.g. job training, subsidized employment, employment supports or incentives)*^	2.10
Healthy Childhood Environments: Child Care*^	2.11
Healthy Childhood Environments: Home Visiting*^	2.12
Healthy Childhood Environments: Services to Foster Youth or Families	
Involved in Child Welfare System*^	2.13
Healthy Childhood Environments: Early Learning*^	2.14

Long-term Housing Security: Affordable Housing*^	2.15
Long-term Housing Security: Services for Unhoused Persons*^	2.16
Housing Support: Housing Vouchers and Relocation Assistance for	
Disproportionately Impacted Communities*^	2.17
Housing Support: Other Housing Assistance*^	2.18
Social Determinants of Health: Community Health Workers or Benefits	
Navigators* ^A	2.19
Social Determinants of Health: Lead Remediation*^	2.20
Medical Facilities for Disproportionately Impacted Communities^	2.21
	2.21
Strong Healthy Communities: Neighborhood Features that Promote	2.22
Health and Safety [^]	
Strong Healthy Communities: Demolition and Rehabilitation of	2.23
Properties^	0.04
Addressing Educational Disparities: Aid to High-Poverty Districts^	2.24
Addressing Educational Disparities: Academic, Social, and Emotional	2.25
Services*^	
Addressing Educational Disparities: Mental Health Services*^	2.26
Addressing Impacts of Lost Instructional Time^	2.27
Contributions to UI Trust Funds [^]	2.28
Assistance to Small Businesses	
Loans or Grants to Mitigate Financial Hardship [^]	2.29
Technical Assistance, Counseling, or Business Planning*^	2.30
Rehabilitation of Commercial Properties or Other Improvements [^]	2.31
Business Incubators and Start-Up or Expansion Assistance*^	2.32
Enhanced Support to Microbusinesses*^	2.33
Assistance to Non-Profits	2.00
Assistance to Impacted Nonprofit Organizations (Impacted or	
Disproportionately Impacted) [^]	2.34
Aid to Impacted Industries	
·	2.35
Aid to Tourism, Travel, or Hospitality^	
Aid to Other Impacted Industries^	2.36
Other	
Economic Impact Assistance: Other*^	2.37
Household Assistance: Eviction Prevention*^	-
Education Assistance: Other*^	-
Healthy Childhood Environments: Other*^	-
Social Determinants of Health: Other*^	-
3: Public Health-Negative Economic Impact: Public Sector Capacity	
General Provisions	
Public Sector Workforce: Payroll and Benefits for Public Health, Public	0.1
Safety, or Human Services Workers	3.1
Public Sector Workforce: Rehiring Public Sector Staff	3.2
Public Sector Workforce: Other	3.3
Public Sector Capacity: Effective Service Delivery	3.4
Public Sector Capacity: Administrative Needs	3.5
4: Premium Pay	0.0
Public Sector Employees	<i>1</i> .1
Public Sector Employees Private Sector: Grants to Other Employers	4.1 4.2

5: Infrastructure	
Water and Sewer	
Clean Water: Centralized Wastewater Treatment	5.1
Clean Water: Centralized Wastewater Collection and Conveyance	5.2
Clean Water: Decentralized Wastewater	5.3
Clean Water: Combined Sewer Overflows	5.4
Clean Water: Other Sewer Infrastructure	5.5
Clean Water: Stormwater	5.6
Clean Water: Energy Conservation	5.7
Clean Water: Water Conservation	5.8
Clean Water: Nonpoint Source	5.9
Drinking water: Treatment	5.10
Drinking water: Transmission & Distribution	5.11
Drinking water: Lead Remediation, including in Schools and Daycares	5.12
Drinking water: Source	5.13
Drinking water: Storage	5.14
Drinking water: Other water infrastructure	5.15
Water and Sewer: Private Wells	5.16
Water and Sewer: IIJA Bureau of Reclamation Match	5.17
Water and Sewer: Other	5.18
Broadband	
Broadband: "Last Mile" projects	5.19
Broadband: IIJA Match	5.20
Broadband: Other projects	5.21
6: Revenue Replacement	
Provision of Government Services	6.1
Non-federal Match for Other Federal Programs	6.2
7: Administrative	
Administrative Expenses	7.1
Transfers to Other Units of Government	7.2
Transfers to Non-entitlement Units (States and territories only)	-

Attachment B: Reimbursement Request Process

Pursuant to this agreement, subrecipients must submit a Request for Reimbursement in order to receive funding for eligible activities. This document offers guidelines in preparing a submittal for County reimbursement of eligible ARPA expenditures. While changes may still follow as the process evolves, for now the following guidelines may be helpful in completing each of the fields on the form. Please complete all requested fields and print, sign and date prior to submission. Attach documentation for expenditure and submit with the Reimbursement Form.

Section 1: Reimbursement Request Information

Agency: Name of Organization

Date of Request: Enter the date of your submission to the County

Agency Address: Organization's mailing address (use main location if multiple offices)

Contact Name and Title: Name and title of individual who can answer questions, if needed.

Contact Phone Number and E-Mail: Phone number and email address of individual above.

Amount of Reimbursement Requested: Amount requested for goods or services.

Date of Purchase: Date purchase order was made.

Date Cost Paid: If the costs were paid upon purchase, use same date as above. In the event the payment was made at a different time, enter that date here. This is needed to confirm payments fall within the ARPA eligible costs period of March 3, 2021, to December 31, 2026

Date Received: For the expenditure to be considered eligible, the funds must have been expended and the agency must be in possession of the item, good or service being submitted for reimbursement.

Expenditure Category: Subrecipients should indicate which expenditure category in the EAP is being claimed for this project.

Project Description: Use this area and additional sheets to describe the cost being submitted for reimbursement from County ARPA funding. This should include a brief description of the project in its entirety, and if applicable, the specific portion of the project that is being funded. In this narrative, subrecipients should also describe how the project responds to COVID-19, and specifically, how the project aligns with the expenditure category listed in the previous section. This section may be used to also provide general breakdown of costs, referring to the supporting documents included in the request. The following are some suggested description examples:

"Public Health costs of \$XXX for a capital project to expand customer service counters and add Plexiglas shields and dividers, all procured by an RFP for construction services pursuant to agency and federal procurement requirements. This project is directly related to addressing COVID impacts and there was no such construction included in the original budget. These safeguards have a ten-year useful life. This project will help mitigate COVID in dense work sites such as the County Courthouse, and County Administrative Offices.

Public Health Compliance costs of \$XXX for telework facilitation specifically to acquire 15 laptops, 2 servers, and a router. All of this equipment was purchased from State of Illinois bids

available to all state agencies. This will allow 15 additional staff to telework, and upgrade response times for another 20 staff already teleworking. The original budget had the typical 10 laptop annual replacement which has already occurred, while these additional 15 laptops were not contemplated in the budget. There was no budget to acquire servers or routers. These technology assets usually have a three-year useful life. This will satisfy the administrative needs of all telework employees, assisting to mitigate the spread of COVID by allowing employees to work from home"

Has this project previously received funding from other Federal sources, or does your entity anticipate receiving funding from other Federal sources?: Yes or no confirmation. Is yes, please describe.

Section 2: Reimbursement Request Term and Conditions

Information regarding reimbursement criteria and deadline for submittal of reimbursement – December 31, 2026. No action required.

Section 3: Supporting Documentation

This is the area to describe the supporting documents submitted to substantiate the cost reimbursement. Use this area and additional sheets to describe the supporting information being submitted for reimbursement from County ARPA funding. At a minimum - where appropriate - the documentation should include:

- Vendor Procurement and Executed Contracts
- Purchase Orders
- Invoices
- Proof of Payment

Proof of payment, vendor contracts or state bid info, invoices, payroll and attendance data (take precautions related to shielding or redacting non-public information and HIPPA requirements), pictures of projects (before and after), sign-in sheets or daily counts of COVID responses like meals and tests administered, are also examples of supporting documents.

Section 4: Certification Regarding Use of Funds

Agency affirmation regarding reimbursement criteria. Official representative of the requestor signs the certification.

Attachment C: Reimbursement Request Form

[Form on the following page]

SLFRF Reimbursement Request Form												
Section 1: Rein	nburs	ement Req	uest Info									
Agency: Date of Request:												
Agency Address:												
City:			State:		I	L		ZIP C	ode:			
Contact Name						(Conta	ct Ema	il Addr	ess:		
and Title:												
Contact Phone 1	Numb	er:										
Amount of Reimbursement Requested:												
Date of Purchas	e:						D	ate Co	st Paid:			
Date Received:							E	xpendi	ture Ca	tegory:		
Project Descript	tion:											
Has this project	previ	ously receiv	ed	Yes	or No:						If Yes, exp	olain:
funding from ot												
you're your enti	•		_									
funding from ot	her Fe	ederal source	es?									
Section 2: Rein	nburs	ement Req	uest Teri	n and	Condi	tio	ons					
Deadline for Su	bmitta	al of Reimbi	ırsement:				D	ecemb	er 31, 2	2026		
									,			
Section 3: Supp	ortin	g Documer	tation (U	Jse ad	ditiona	l sł	heets	of this	form if	needed)		
Document					D.		:4:.					
type:					Description:							
Document					Descriptions							
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type:							r					
Section 4: Ce	rtifica	ation Regar	ding Use	of Fu	nds. I	Зу	signi	ng this	report,	I certify to t	he best of my	y
knowledge an												
cash receipts a												
aware that any to criminal, ci												ubject me
to orininai, ci	, 11 01	aamminati ati	, c penan	.103 101	maud,	14	36	utcillel	1115, 1415	viainis oi o	1101 W 13C.	
Authorized Rep	resent	ative									Date:	
Signature:												

Attachment D: ARPA Award Background

[For informational purposes only]

Background

From Treasury's Compliance and Reporting Guidance, June 17, 2022

Treasury adopted an interim final rule in May 2021 and the final rule on January 6, 2022, to implement these eligible use categories and other restrictions on the use of funds under the State and Local Fiscal Recovery Funds program. The final rule took effect on April 1, 2022, and the interim final rule remained in effect until that time, although recipients could choose to take advantage of the final rule's flexibilities and simplifications prior to April 1, 2022. Recipients may consult the Statement Regarding Compliance with the Coronavirus State and Local Fiscal Recovery Funds Interim Final Rule and Final Rule for more information on compliance with the interim final rule and the final rule.

It is the recipient's responsibility to ensure all SLFRF award funds are used in compliance with the program's requirements. In addition, recipients should be mindful of any additional compliance obligations that may apply – for example, additional restrictions imposed upon other sources of funds used in conjunction with SLFRF award funds, or statutes and regulations that may independently apply to water, broadband, and sewer infrastructure projects. Recipients should ensure they maintain proper documentation supporting determinations of costs and applicable compliance requirements, and how the requirements have been satisfied since they suggest the recipients have been satisfied as part of their award management, internal controls, and subrecipient oversight and management

Treasury's Final Rule

From Treasury's Compliance and Reporting Guidance, June 17, 2022

Treasury's Final Rule details recipients' compliance responsibilities and provides additional information on eligible and restricted uses of SLFRF award funds and reporting requirements. Your organization should review and comply with the information contained in Treasury's Interim Final Rule, and any subsequent final rule when building appropriate controls for SLFRF award funds.

1. Eligible and Restricted Uses of SLFRF Funds. As described in the SLFRF statute and summarized above, there are four enumerated eligible uses of SLFRF award funds. As a recipient of an award under the SLFRF program, your organization is responsible for complying with requirements for the use of funds. In addition to determining a given project's eligibility, recipients are also responsible for determining subrecipient's or beneficiaries' eligibility and must monitor use of SLFRF award funds.

To help recipients build a greater understanding of eligible uses, Treasury's Interim Final Rule establishes a framework for determining whether a specific project would be eligible under the SLFRF program, including some helpful definitions. For example, Treasury's Interim Final Rule establishes:

- A framework for determining whether a project "responds to" a "negative economic impact" caused by the COVID-19 public health emergency.
- Definitions of "eligible employers", "essential work," "eligible workers", and "premium pay" for cases where premium pay is an eligible use.
- A definition of "general revenue" and a formula for calculating revenue lost due to the COVID-19 public health emergency.
- A framework for eligible water and sewer infrastructure projects that aligns eligible uses with projects that are eligible under the Environmental Protection Agency's Drinking Water and Clean Water State Revolving Funds.
- A framework for eligible broadband projects designed to provide service to unserved or underserved households, or businesses at speeds sufficient to enable users to generally meet household needs, including the ability to support the simultaneous use of work, education, and health applications, and sufficiently robust to meet increasing household demands for bandwidth.

Treasury's Final Rule also provides more information on four restrictions on use of SLFRF award funds: recipients may not deposit SLFRF funds into a pension fund; recipients that are States or territories may not use SLFRF funds to offset a reduction in net tax revenue caused by the recipient's change in law, regulation, or administrative interpretation; and recipients may not use SLFRF funds as non-Federal match where prohibited. In addition, the Final Rule clarifies certain uses of SLFRF funds outside the scope of eligible uses, including that recipients generally may not use SLFRF funds directly to service debt, satisfy a judgment or settlement, or contribute to a "rainy day" fund. Recipients should refer to Treasury's Interim Final Rule for more information on these restrictions.

Treasury's final rule outlines that funds available under the "revenue loss" eligible use category (sections 602(c)(1)(C) and 603(c)(1)(C) of the Social Security Act) generally may be used to meet the non-federal cost-share or matching requirements of other federal programs. However, the final rule notes that SLFRF funds may not be used as the non-federal share for purposes of a state's Medicaid and CHIP programs because the Office of Management and Budget ("OMB") has approved a waiver as requested by the Centers for Medicare & Medicaid Services pursuant to 2 C.F.R. § 200.102 of the Uniform Guidance and related regulations. If a recipient seeks to use SLFRF funds to satisfy match or cost-share requirements for a federal grant program, it should first confirm with the relevant awarding agency that no waiver has been granted for that program, that no other circumstances enumerated under 2 C.F.R. § 200.306(b) would limit the use of SLFRF funds to meet the match or cost-share requirement, and that there is no other statutory or regulatory impediment to using the SLFRF funds for the match or cost-share requirement. SLFRF funds beyond those that are available under the revenue loss eligible use category may not be used to meet the non-federal match or cost-share requirements of other federal programs, other than as specifically provided for by statute. For example, the Infrastructure Investment and Jobs Act provides that SLFRF funds may be used to meet the non-federal match requirements of authorized Bureau of Reclamation projects and certain broadband deployment projects.

2. Eligible Costs Timeframe. Your organization, as a recipient of an SLFRF award, may use SLFRF funds to cover eligible costs that your organization incurred during the period that begins on March 3, 2021, and ends on December 31, 2024, as long as the award funds for

the obligations incurred by December 31, 2024 are expended by December 31, 2026. Costs for projects incurred by the recipient State, territorial, local, or Tribal government prior to March 3, 2021, are not eligible, as provided for in Treasury's Interim Final Rule.

Recipients may use SLFRF award funds to aid households, businesses, nonprofits, and individuals within the eligible use categories (subrecipients) described in Treasury's Interim Final Rule for costs that those households, businesses, nonprofits, and individuals incurred prior to March 3, 2021. For example,

- a) Public Health/Negative Economic Impacts: Recipients may use SLFRF award funds to assist households, small businesses, and nonprofits such as rent, mortgage, or utility assistance for costs incurred by the household prior to March 3, 2021, provided that the recipient state, territorial, local or Tribal government did not incur the cost of providing such assistance prior to March 3, 2021.
- b) <u>Premium Pay:</u> Recipients may provide premium pay retrospectively for work performed at any time since the start of the COVID-19 public health emergency. Such premium pay must be "in addition to" wages and remuneration already received and the obligation to provide such premium pay must not have been incurred by the recipient prior to March 3, 2021.
- c) Revenue Loss: Treasury's Interim Final Rule gives recipients broad discretion to use funds for the provision of government services to the extent of reduction in revenue. While calculation of lost revenue begins with the recipient's revenue in the last full fiscal year prior to the COVID-19 public health emergency and includes the 12-month period ending December 31, 2020, use of funds for government services must be forward looking for costs incurred by the recipient after March 3, 2021.
- d) <u>Investments in Water, Sewer, and Broadband:</u> Recipients may use SLFRF award funds to make necessary investments in water, sewer, and broadband. Recipients may use SLFRF award funds to cover costs incurred for eligible projects planned or started prior to March 3, 2021, provided that the project costs covered by the SLFRF award funds were incurred by the recipient after March 3, 2021.

Any funds not obligated or expended for eligible uses by the timelines above must be returned to Treasury, including any unobligated or unexpended funds that have been provided to subrecipients and contractors as part of the award closeout process pursuant to 2 C.F.R. § 200.344(d). For the purposes of determining expenditure eligibility, Treasury's Interim Final Rule provides that "incurred" has the same meaning given to "financial obligation" in 2 C.F.R. § 200.1.

3. Expenditure Categories. Treasury's final rule provides greater flexibility and simplicity for recipients to fight the pandemic and support families and businesses struggling with its impacts, maintain vital services amid revenue shortfalls, and build a strong, resilient, and equitable recovery. As such, recipients report on a broader set of eligible uses and associated Expenditure Categories ("EC"), which began with the April 2022 Project and Expenditure Report.

Uniform Administrative Requirements

The SLFRF awards are subject to the requirements set forth in the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, 2 C.F.R. Part 200 (the "Uniform Guidance"). In all instances, Will County should review the Uniform Guidance requirements applicable to your organization's use of SLFRF funds, and SLFRF-funded projects. Recipients should consider how and whether certain aspects of the Uniform Guidance apply. The following sections provide a general summary of your organization's compliance responsibilities under applicable statutes and regulations, including the Uniform Guidance, as described in the 2020 OMB Compliance Supplement Part 3. Compliance Requirements (issued August 18, 2020). Note that the descriptions below are only general summaries and all recipients and subrecipients are advised to carefully review the Uniform Guidance requirements and any additional regulatory and statutory requirements applicable to the program.

- 1. Allowable Activities. Each recipient should review program requirements, including Treasury's Interim Final Rule and the Eligible Activities Plan to determine and record eligible uses of SLFRF funds. Per 2 C.F.R. § 200.303, your organization must develop and implement effective internal controls to ensure that funding decisions under the SLFRF award constitute eligible uses of funds, and document determinations.
- 2. Allowable Costs/Cost Principles. As outlined in the Uniform Guidance at 2 C.F.R. Part 200, Subpart E regarding Cost Principles, allowable costs are based on the premise that a recipient is responsible for the effective administration of Federal awards, application of sound management practices, and administration of Federal funds in a manner consistent with the program objectives and terms and conditions of the award. Recipients must implement robust internal controls and effective monitoring to ensure compliance with the Cost Principles, which are important for building trust and accountability.

SLFRF Funds may be, but are not required to be, used along with other funding sources for a given project. Note that SLFRF Funds may not be used for a non-Federal cost share or match where prohibited by other Federal programs, e.g., funds may not be used for the State share for Medicaid.

Treasury's Interim Final Rule and guidance and the Uniform Guidance outline the types of costs that are allowable, including certain audit costs. For example, per 2 C.F.R. § 200.425, a reasonably proportionate share of the costs of audits required by the Single Audit Act Amendments of 1996 are allowable; however, costs for audits that were not performed in accordance with 2 C.F.R. Part 200, Subpart F are not allowable. Please see 2 C.F.R. Part 200, Subpart E regarding the Cost Principles for more information.

a. Administrative Costs: Recipients may use funds for administering the SLFRF program, including costs of consultants to support effective management and oversight, including consultation for ensuring compliance with legal, regulatory, and other requirements. Further, costs must be reasonable and allocable as outlined in 2 C.F.R. § 200.404 and 2 C.F.R. § 200.405. Pursuant to the SLFRF Award Terms and Conditions, recipients are permitted to charge both direct and indirect costs to their SLFRF award as administrative costs. Direct costs are those that are identified specifically as costs of

implementing the SLFRF program objectives, such as contract support, materials, and supplies for a project. Indirect costs are general overhead costs of an organization where a portion of such costs are allocable to the SLFRF award such as the cost of facilities or administrative functions like a director's office. Each category of cost should be treated consistently in like circumstances as direct or indirect, and recipients may not charge the same administrative costs to both direct and indirect cost categories, or to other programs. If a recipient has a current Negotiated Indirect Costs Rate Agreement (NICRA) established with a Federal cognizant agency responsible for reviewing, negotiating, and approving cost allocation plans or indirect cost proposals, then the recipient may use its current NICRA. Alternatively, if the recipient does not have a NICRA, the recipient may elect to use the de minimis rate of 10 percent of the modified total direct costs pursuant to 2 C.F.R. § 200.414(f).

- b. **Salaries and Expenses**: In general, certain employees' wages, salaries, and covered benefits are an eligible use of SLFRF award funds. Please see Treasury's Final Rule for details.
- 3. Eligibility. Under this program, recipients are responsible for ensuring funds are used for eligible purposes. Generally, recipients must develop and implement policies and procedures, and record retention, to determine and monitor implementation of criteria for determining the eligibility of beneficiaries and/or subrecipients. Your organization will need to maintain procedures for obtaining information evidencing a given beneficiary, subrecipient, or contractor's eligibility including a valid SAM.gov registration. Implementing risk-based due diligence for eligibility determinations is a best practice to augment your organization's existing controls.
- 4. Equipment and Real Property Management. Any purchase of equipment or real property with SLFRF funds must be consistent with the Uniform Guidance at 2 C.F.R. Part 200, Subpart D. Equipment and real property acquired under this program must be used for the originally authorized purpose. Consistent with 2 C.F.R. § 200.311 and 2 C.F.R. § 200.313, any equipment or real property acquired using SLFRF funds shall vest in the non-Federal entity. Any acquisition and maintenance of equipment or real property must also comply with relevant laws and regulations.
- 5. Matching, Level of Effort, Earmarking. There are no matching, level of effort, or earmarking compliance responsibilities associated with the SLFRF award. See Section C.1 (Eligible and Restricted Uses of SLFRF Funds) for a discussion of restrictions on use of SLFRF funds. SLFRF funds may only be used for non-Federal match in other programs where costs are eligible under both SLFRF and the other program and use of such funds is not prohibited by the other program.
- 6. Period of Performance. Your organization should also develop and implement internal controls related to activities occurring outside the period of performance. For example, each recipient should articulate each project's policy on allowability of costs incurred prior to award or start of the period of performance. All funds remain subject to statutory requirements that they must be used for costs incurred by the recipient during the period

that begins on March 3, 2021, and ends on December 31, 2024, and that award funds for the financial obligations incurred by December 31, 2024, must be expended by December 31, 2026. Any funds not used must be returned to Treasury as part of the award closeout process pursuant to 2 C.F.R. § 200.344(d).

- 7. Procurement, Suspension & Debarment. Recipients are responsible for ensuring that any procurement using SLFRF funds, or payments under procurement contracts using such funds are consistent with the procurement standards set forth in the Uniform Guidance at 2 C.F.R. § 200.317 through 2 C.F.R. § 200.327, as applicable. The Uniform Guidance establishes in 2 C.F.R. § 200.319 that all procurement transactions for property or services must be conducted in a manner providing full and open competition, consistent with standards outlined in 2 C.F.R. § 200.320, which allows for non-competitive procurements only in circumstances where at least one of the conditions below is true: the item is below the micro-purchase threshold; the item is only available from a single source; the public exigency or emergency will not permit a delay from publicizing a competitive solicitation; or after solicitation of a number of sources, competition is determined inadequate. Recipients must have and use documented procurement procedures that are consistent with the standards outlined in 2 C.F.R. §§ 200.317-200.320. The Uniform Guidance requires an infrastructure for competitive bidding and contractor oversight, including maintaining written standards of conduct and prohibitions on dealing with suspended or debarred parties. Your organization must ensure adherence to all applicable local, State, and federal procurement laws and regulations.
- 8. Program Income. Generally, program income includes, but is not limited to, income from fees for services performed, the use or rental of real or personal property acquired under Federal awards and principal and interest on loans made with Federal award funds. Program income does not include interest earned on advances of Federal funds, rebates, credits, discounts, or interest on rebates, credits, or discounts. Recipients of SLFRF funds should calculate, document, and record the organization's program income. Additional controls that your organization should implement include written policies that explicitly identify appropriate allocation methods, accounting standards and principles, compliance monitoring checks for program income calculations, and records.

The Uniform Guidance outlines the requirements that pertain to program income at 2 C.F.R. § 200.307. Treasury intends to provide additional guidance regarding program income and the application of 2 C.F.R. § 200.307(e)(1), including with respect to lending programs.

9. Reporting. All recipients of federal funds must complete financial, performance, and compliance reporting as required and outlined in Part 2 of Treasury's Compliance and Reporting Guidelines. Expenditures may be reported on a cash or accrual basis, as long as the methodology is disclosed and consistently applied. Reporting must be consistent with the definition of expenditures pursuant to 2 C.F.R. § 200.1. Your organization should appropriately maintain accounting records for compiling and reporting accurate, compliant financial data, in accordance with appropriate accounting standards and principles.

In addition, where appropriate, your organization needs to establish controls to ensure completion and timely submission of all mandatory performance and/or compliance reporting. See Part 2 of this guidance for a full overview of recipient reporting responsibilities.

10. Subrecipient Monitoring. SLFRF recipients that are pass-through entities as described under 2 C.F.R. § 200.1 are required to manage and monitor their subrecipients to ensure compliance with requirements of the SLFRF award pursuant to 2 C.F.R. § 200.332 regarding requirements for pass-through entities.

First, your organization must clearly identify to the subrecipient: (1) that the award is a subaward of SLFRF funds; (2) any and all compliance requirements for use of SLFRF funds; and (3) any and all reporting requirements for expenditures of SLFRF funds.

Next, your organization will need to evaluate each subrecipient's risk of noncompliance based on a set of common factors. These risk assessments may include factors such as prior experience in managing Federal funds, previous audits, personnel, and policies or procedures for award execution and oversight. Ongoing monitoring of any given subrecipient should reflect its assessed risk and include monitoring, identification of deficiencies, and follow-up to ensure appropriate remediation.

Accordingly, your organization should develop written policies and procedures for subrecipient monitoring and risk assessment and maintain records of all award agreements identifying or otherwise documenting subrecipients' compliance obligations.

Recipients should note that non-entitlement units of local government (NEUs) are not subrecipients under the SLFRF program. They are SLFRF recipients that will report directly to Treasury.

Table 1: Internal Controls Best Practices

Best Practice	Description	Example
Written policies and procedures	Formal documentation of recipient policies and procedures	Documented procedure for determining worker eligibility for premium pay
Written standards of conduct	Formal statement of mission, values, principles, and professional standards	Documented code of conduct / ethics for subcontractors
Risk-based due diligence	Pre-payment validations conducted according to an assessed level of risk	Enhanced eligibility review of subrecipient with imperfect performance history
Risk-based compliance monitoring	Ongoing validations conducted according to an assessed level of risk	Higher degree of monitoring for projects that have a higher risk of fraud, given program characteristics
Record maintenance and retention	Creation and storage of financial and non-financial records.	Storage of all subrecipient payment information.

ARPA Award Terms and Conditions

From Treasury's Compliance and Reporting Guidance, June 17, 2022

The Award Terms and Conditions of the SLFRF financial assistance agreement sets forth the compliance obligations for recipients pursuant to the SLFRF statute, the Uniform Guidance, and Treasury's Interim Final Rule. Recipients should ensure they remain in compliance with all Award Terms and Conditions. These obligations include the following items in addition to those described above:

- 1. SAM.gov Requirements. All eligible recipients are also required to have an active registration with the System for Award Management (SAM) (https://www.sam.gov). To ensure timely receipt of funding, Treasury has stated that Non-entitlement Units of Government (NEUs) who have not previously registered with SAM.gov may do so after receipt of the award, but before the submission of mandatory reporting.
- 2. Recordkeeping Requirements. Generally, your organization must maintain records and financial documents for five years after all funds have been expended or returned to Treasury, as outlined in paragraph 4.c. of the Award Terms and Conditions. Treasury may request transfer of records of long-term value at the end of such period. Wherever practicable, such records should be collected, transmitted, and stored in open and machine-readable formats.

Your organization must agree to provide or make available such records to Treasury upon request, and to the Government Accountability Office ("GAO"), Treasury's Office of Inspector General ("OIG"), and their authorized representative in order to conduct audits or other investigations.

- **3. Single Audit Requirements.** Recipients and subrecipients that expend more than \$750,000 in Federal awards during their fiscal year will be subject to an audit under the Single Audit Act and its implementing regulation at 2 C.F.R. Part 200, Subpart F regarding audit requirements. Recipients and subrecipients may also refer to the Office of Management and Budget (OMB) Compliance Supplements for audits of federal funds and related guidance and the Federal Audit Clearinghouse to see examples and single audit submissions.
- 4. Civil Rights Compliance. Recipients of Federal financial assistance from the Treasury are required to meet legal requirements relating to nondiscrimination and nondiscriminatory use of Federal funds. Those requirements include ensuring that entities receiving Federal financial assistance from the Treasury do not deny benefits or services, or otherwise discriminate on the basis of race, color, national origin (including limited English proficiency), disability, age, or sex (including sexual orientation and gender identity), in accordance with the following authorities: Title VI of the Civil Rights Act of 1964 (Title VI) Public Law 88-352, 42 U.S.C. §§ 2000d-1 et seq., and the Department's implementing regulations, 31 C.F.R. § 22.504 of the Rehabilitation Act of 1973 (Section 504), Public Law 93-112, as amended by Public Law 93-516, 29 U.S.C. § 794; Title IX of the Education Amendments of 1972 (Title IX), 20 U.S.C. §§ 1681 et seq., and the Department's

implementing regulations, 31 C.F.R. Part 28; Age Discrimination Act of 1975, Public Law 94-135, 42 U.S.C. §§ 6101 et seq., and the Department implementing regulations at 31 C.F.R. Part 23.

To carry out its enforcement responsibilities under Title VI of the Civil Rights Act, Treasury will collect and review information from non-Tribal recipients to ascertain their compliance with the applicable requirements before and after providing financial assistance. Treasury's implementing regulations, 31 C.F.R. Part 22, and the Department of Justice (DOJ) regulations, Coordination of Non-discrimination in Federally Assisted Programs, 28 C.F.R. Part 42, provide for the collection of data and information from recipients (see 28 C.F.R. 42.406). Treasury may request that recipients submit data for post-award compliance reviews, including information such as a narrative describing their Title VI compliance status. This collection does not apply to Tribal Governments.



City of Joliet

150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 577-25

File ID: 577-25 Type: Resolution Status: Agenda Ready

In Control: City Council Meeting File Created: 10/07/2025

Department: Public Utilities Final Action:

Title: Resolution Approving the Subrecipient Award Agreement between Will

County and the City of Joliet for the Southeast Joliet Sanitary District Water

System Improvements

Agenda Date: 10/21/2025

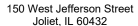
Attachments: Resolution, Will County and SEJoliet SGA

OCT25-Updated Scope

Entered by: aswisher@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date
1	1	10/15/2025	Gina Logalbo	Approve	10/13/2025
1	2	10/15/2025	Allison Swisher	Approve	10/17/2025
1	3	10/16/2025	Kevin Sing	Approve	10/18/2025
1	4	10/16/2025	Todd Lenzie	Approve	10/20/2025
1	5	10/17/2025	Beth Beatty	Approve	10/20/2025





City of Joliet

Memo

File #: 578-25 Agenda Date:10/21/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Resolution Authorizing Execution of an Intergovernmental Agreement Between the Southeast Joliet Sanitary District and the City of Joliet

BACKGROUND:

The water and sewer system serving the Preston Heights neighborhood and surrounding areas in unincorporated Joliet Township is currently operated by the Southeast Joliet Sanitary District ("District"). It is the intent of the District to transfer the District's water and sewer systems to the City on February 1, 2026 per the proposed Intergovernmental Agreement to be executed in January 2026 between the City, District, and County, in accordance with Illinois House Bill 663, which becomes effective January 1, 2026, based on the District Board's determination that the District should be dissolved as the District is unable to continue to operate in a fiscally responsible manner without incurring significant debt, is unable to provide for much needed infrastructure improvements, may soon be unable to continue to guarantee the continued, efficient, stable delivery of safe drinking water to its residents, and does not desire to sell its systems to a private operator.

The District has informed the City that they may be in need of assistance during water and sewer system emergencies prior to February 1, 2026. The City has the staff and equipment to be able to provide emergency aid to the District for the District's water and sewer systems and desires to begin implementation of the Capital Improvement Plan provided for in the proposed Intergovernmental Agreement ("IGA"). The County of Will has committed to assisting with the transfer of the District's water and sewer systems while providing financial support for completion of required upgrades, in accordance with County Resolution 25-144 and designated ARPA funding allocated to the City by the County.

The Public Service Committee will review this matter.

CONCLUSION:

An Intergovernmental Agreement has been prepared for the provision of emergency aid by the City to the District and for access by the District to the City for implementation of the Capital Improvement Plan to be funded by the County. The IGA will be effective November 1, 2025 - January 31, 2026. A subsequent IGA will be executed in January 2026 by the City, District and County for the transfer of ownership and operation of the District's water and sewer systems.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council adopt the attached

Resolution, authorizing execution of an Intergovernmental Agreement between Southeast Joliet Sanitary District and the City of Joliet.

RESOLUTION NO.

RESOLUTION AUTHORIZING EXECUTION OF AN INTERGOVERNMENTAL AGREEMENT BETWEEN SOUTHEAST JOLIET SANITARY DISTRICT AND THE CITY OF JOLIET

WHEREAS, the Intergovernmental Cooperation Act (5 ILCS 220/1 et seq.) provides that any power or powers, privileges or authority exercised or which may be exercised by a public agency of this State may be exercised and enjoyed jointly with any other public agency of this State; and

WHEREAS, the City of Joliet ("City") and the Southeast Joliet Sanitary District ("District") are public agencies as that term is defined in the Intergovernmental Cooperation Act (5 ILCS 220/1 et seq.); and

WHEREAS, Article VII, Section 10 of the Constitution of the State of Illinois of 1970 provides that units of local government may contract or otherwise associate among themselves to obtain or share services and to exercise, combine or transfer any power or function in any manner not prohibited by law or by ordinance; and

WHEREAS, the District owns, maintains and operates a water distribution and sanitary sewer collection system ("District's water and sewer systems") serving the neighborhoods comprising the District ("District's customers") pursuant to the Sanitary District Act of 1936 (70 ILCS 2805/0.1 et seq.); and

WHEREAS, it is the intent of the District to transfer the District's water and sewer systems to the City on February 1, 2026 per the proposed Intergovernmental Agreement to be executed in January 2026 between the City, District, and County of Will ("County"), in accordance with Illinois House Bill 663, which becomes effective January 1, 2026. It is anticipated that the District's Board will vote to dissolve the District as the District is unable to continue to operate in a fiscally responsible manner without incurring significant debt, is unable to provide for much needed infrastructure improvements, may soon be unable to continue to guarantee the continued, efficient, stable delivery of safe drinking water to its residents, and does not desire to sell its systems to a private operator; and

WHEREAS, the District may be in need of assistance during water and sewer system emergencies prior to February 1, 2026; and

WHEREAS, the City operates a water treatment and distribution system and sanitary sewer collection and treatment system ("City water and sewer systems") for the City's customers; and

WHEREAS, it is the intent of the City to take over the ownership, operation, and maintenance of the District's water and sewer systems on February 1, 2026 per the proposed Intergovernmental Agreement; and

WHEREAS, the City has the staff and equipment to be able to provide emergency aid to the District for the District's water and sewer systems during the term of this Agreement to assist the District in continuing to provide water and sewer services to the District's customers should the District not be able to do so on its own; and

WHEREAS, the City intends to begin implementation of the Capital Improvement Plan provided for in the proposed Intergovernmental Agreement; and

WHEREAS, the County has committed to assisting with the transfer of the District's water and sewer systems while providing financial support for completion of required upgrades, in accordance with County Resolution 25-144 and designated ARPA funding allocated to the City by the County.

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF JOLIET, ILLINOIS AS FOLLOWS:

<u>SECTION 1</u>: The Mayor and City Clerk are hereby authorized to execute the Intergovernmental Agreement between the Southeast Joliet Sanitary District and the City of Joliet which is substantially the same as Exhibit "A" attached hereto and incorporated herein.

SECTION 2: Each section and part thereof of this Resolution is deemed to be severable and should any section or part hereof be held invalid or unconstitutional by any court of competent jurisdiction, such ruling shall not affect the validity or constitutionality of the remaining portion(s) of this Resolution.

SECTION 3: All resolutions or parts thereof in conflict with the terms of this Resolution are hereby repealed and of no further force and effect to the extent of such conflict.

<u></u>	be energy aper no passage.
PASSED this day of	, 2025.
MAYOR	CITY CLERK
VOTING YES:	
VOTING NO:	
NOT VOTING:	

SECTION 4: This Resolution shall be in effect upon its passage.

INTERGOVERNMENTAL AGREEMENT BETWEEN THE CITY OF JOLIET and THE SOUTHEAST JOLIET SANITARY DISTRICT

THIS AGREEMENT is made by and between the CITY OF JOLIET, an Illinois home-rule municipality, acting by and through its City Council hereinafter referred to as "City" and the SOUTHEAST JOLIET SANITARY DISTRICT, an Illinois sanitary district established pursuant to the Sanitary District Act of 1936 and judicial decree of the Circuit Court of the Twelfth Judicial Circuit, Will County, Illinois, in case no. 82 MC 4, dated April 21, 1983, acting by and through its Board of Trustees, hereinafter referred to as "District," for the purpose of emergency aid and other work in anticipation of the future transfer of the District's water and sewer systems to the City.

RECITALS

WHEREAS, the Intergovernmental Cooperation Act (5 ILCS 220/1 *et seq.*) provides that any power or powers, privileges or authority exercised or which may be exercised by a public agency of this State may be exercised and enjoyed jointly with any other public agency of this State; and

WHEREAS, the City and the District are public agencies as that term is defined in the Intergovernmental Cooperation Act (5 ILCS 220/1 *et seq.*); and

WHEREAS, Article VII, Section 10 of the Constitution of the State of Illinois of 1970 provides that units of local government may contract or otherwise associate among themselves to obtain or share services and to exercise, combine or transfer any power or function in any manner not prohibited by law or by ordinance; and

WHEREAS, the District owns, maintains and operates a water distribution and sanitary sewer collection system ("District's water and sewer systems") serving the neighborhoods comprising the District ("District's customers") pursuant to the Sanitary District Act of 1936 (70 ILCS 2805/0.1 *et seq.*); and

WHEREAS, it is the intent of the District to transfer the District's water and sewer systems to the City on February 1, 2026 per the proposed Intergovernmental Agreement to be executed in January 2026 between the City, District, and County of Will ("County") attached as Exhibit A, in accordance with Illinois House Bill 663, which becomes effective January 1, 2026. It is anticipated that the District's Board will vote to dissolve the District as the District is unable to continue to operate in a fiscally responsible manner without incurring significant debt, is unable to provide for much needed infrastructure improvements, may soon be unable to continue to guarantee the continued, efficient, stable delivery of safe drinking water to its residents, and does not desire to sell its systems to a private operator; and

WHEREAS, the District may be in need of assistance during water and sewer system emergencies prior to February 1, 2026; and

WHEREAS, the City operates a water treatment and distribution system and sanitary sewer collection and treatment system ("City water and sewer systems") for the City's customers; and

WHEREAS, it is the intent of the City to take over the ownership, operation, and maintenance of the District's water and sewer systems on February 1, 2026 per the proposed Intergovernmental Agreement; and

WHEREAS, the City has the staff and equipment to be able to provide emergency aid to the District for the District's water and sewer systems during the term of this Agreement to assist the District in continuing to provide water and sewer services to the District's customers should the District not be able to do so on its own; and

WHEREAS, the City intends to begin implementation of the Capital Improvement Plan provided for in the proposed Intergovernmental Agreement; and

WHEREAS, the County has committed to assisting with the transfer of the District's water and sewer systems while providing financial support for completion of required upgrades, in accordance with County Resolution 25-144 and designated ARPA funding allocated to the City by the County.

NOW THEREFORE, in consideration of the mutual promises and covenants hereinafter set forth and other good and valuable consideration, receipt of which is hereby acknowledged, and pursuant to the powers of intergovernmental cooperation, it is agreed by and between the parties hereto as follows:

Section 1. Recitals. The recitals herein above set forth are hereby incorporated in this Paragraph 1 as if said recitals were fully set forth herein.

Section 2. Obligations and Responsibilities.

- A. Upon the Effective Date of this Agreement, the District shall:
 - 1) Remain responsible for the maintenance, operation, and billing of its water and sewer systems during the term of this Agreement.
 - 2) Provide the City access to the District's water and sewer systems for inspection, testing, and repairs.
 - 3) Cooperate with the City in its efforts to prepare for the transfer of the District's water and sewer systems to the City.
- B. Upon the Effective Date of this Agreement, the City shall:
 - 1) Provide emergency aid, if available, to the District's water and sewer systems during the term of this Agreement.

- 2) Begin implementation of the Capital Improvement Plan provided for in the proposed Intergovernmental Agreement to be reimbursed by the County.
- 3) Cooperate with the District in its efforts to prepare for the transfer of the District's water and sewer systems to the City.
- **Section 3.** <u>Access.</u> The District shall provide the City with access to its water and sewer infrastructure as may be necessary to effectuate the terms of this Agreement.
- **Section 4.** Severability. Each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under applicable law, but if any provision of this Agreement shall be prohibited by, or held to be invalid under, applicable law, such provision shall be ineffective solely to the extent of such prohibition or invalidity, and this shall not invalidate the remainder of such provision or any other provision of this Agreement.
- **Section 5.** <u>District Indemnification of the City</u>. The District shall indemnify and hold harmless the City, and their elected officials, officers, agents, and employees, with respect to any claim or loss, including, but not limited to, attorney's fees, costs and expenses of litigation, claims and judgments in connection with any and all claims for damages of any kind which may arise, either directly or indirectly, out of the acts or omissions of the District, or its officials, officers, agents, employees, consultants, or contractors, as a result of the District's obligations pursuant to this Agreement.
- **Section 6.** City Indemnification of the District. The City shall indemnify and hold harmless the District, and its officials, officers, agents, attorneys, and employees, with respect to any claim or loss, including, but not limited to, attorney's fees, costs and expenses of litigation, claims and judgments in connection with any and all claims for damages of any kind which may arise, either directly or indirectly, out of the acts or omissions of the City, or its elected officials, officers, agents, employees, consultants, or contractors, as a result of the City's obligations pursuant to this Agreement.
- **Section 7.** <u>Rights and Privileges of the City's Employees</u>. Whenever the City's employees are working on the District's water and sewer systems pursuant to this Agreement, such employees shall retain the same powers, duties, immunities, and privileges they would ordinarily possess if performing their duties for the City.
- **Section 8.** <u>Insurance.</u> The District and the City shall bear the risk of liability for its agency and its agency's employees' acts and omissions and shall determine for itself what amount of insurance it should carry, if any. Each Party understands and agrees that any insurance coverage obtained shall in no way limit that Party's responsibility under this Agreement to indemnify and hold the other Parties to this Agreement harmless from such liability.
- **Section 9.** Non-Liability for Failure to Render Assistance. The rendering of assistance under the terms of this Agreement shall not be mandatory if local conditions of the City prohibit response. It is the responsibility of the City to immediately notify the District of the City's inability to provide assistance; however, failure to immediately notify the District of such inability to

provide assistance shall not constitute evidence of noncompliance with the terms of this section and no liability may be assigned.

No liability of any kind or nature shall be attributed to or be assumed, whether expressly or implied, by a party hereto, its duly authorized agents and personnel, for failure or refusal to provide emergency assistance. Nor shall there be any liability of the City for withdrawal of assistance once provided pursuant to the terms of this Agreement.

- **Section 10.** No Waiver of Tort Immunity Defenses. Nothing contained in Sections 5 and 6 above, or in any other provision of this Agreement, is intended to constitute, nor shall it constitute, a waiver of the defenses available to either of the Parties under the Illinois Local Governmental and Governmental Employees Tort Immunity Act (745 ILCS 10/1-101 *et seq.*) with respect to claims by third parties.
- **Section 11.** Entire Agreement. This Agreement is the sole and exclusive statement of the understandings and agreements of the parties with respect to its subject matter. No provision of this Agreement may be modified, waived or amended except by a written instrument executed by the parties hereto.
- **Section 12**. <u>Attorneys Fees</u>. In the event an action, lawsuit, or proceeding, including appeal therefrom, is brought for failure to fulfill or comply with any of the terms of this Agreement, each party shall be responsible for their own attorney fees, expenses, costs, and disbursements for said action, lawsuit, proceeding, or appeal.
- **Section 13**. **No Waiver**. The failure by any party to enforce any provision of this Agreement shall not constitute a waiver by that party of that provision or of any other provision of this Agreement.
- **Section 14.** <u>Term of Agreement</u>. The term of this Agreement shall be from November 1, 2025 through January 31, 2026.
- **Section 15**. <u>Effective Date</u>. This Agreement shall be deemed dated and become effective on November 1, 2025.

IN WITNESS WHEREOF, authorized representatives of the parties hereto have executed this Agreement as of the day and year set forth below.

SOUTHEAST JOLIET SANITARY DISTRICT

By:
Date:
Name: Neal Carson
Title: Vice President
ATTEST:
Date:
Name: Devin Luckett
Title: Secretary

CITY OF JOLIET

By:
Date:
Name: H. Elizabeth Beatty
Title: City Manager
ATTEST:
Date:
Nomes, Lauren O'Hans

Name: Lauren O'Hara

Title: City Clerk

EXHIBIT A

INTERGOVERNMENTAL AGREEMENT BETWEEN THE CITY OF JOLIET, THE SOUTHEAST JOLIET SANITARY DISTRICT, AND THE COUNTY OF WILL

THIS AGREEMENT is made by and between the CITY OF JOLIET, an Illinois home-rule municipality, acting by and through its City Council hereinafter referred to as "City"; the SOUTHEAST JOLIET SANITARY DISTRICT, an Illinois sanitary district established pursuant to the Sanitary District Act of 1936 and judicial decree of the Circuit Court of the Twelfth Judicial Circuit, Will County, Illinois, in case no. 82 MC 4, dated April 21, 1983, acting by and through its Board of Trustees, hereinafter referred to as "District"; and the COUNTY OF WILL, a body corporate and politic, acting through its County Board members hereinafter referred to as "County", for the purpose of the transfer of the District's water and sewer systems.

RECITALS

WHEREAS, the Intergovernmental Cooperation Act (5 ILCS 220/1 *et seq.*) provides that any power or powers, privileges or authority exercised or which may be exercised by a public agency of this State may be exercised and enjoyed jointly with any other public agency of this State; and

WHEREAS, the City, the District, and the County are public agencies as that term is defined in the Intergovernmental Cooperation Act (5 ILCS 220/1 *et seq.*); and

WHEREAS, Article VII, Section 10 of the Constitution of the State of Illinois of 1970 provides that units of local government may contract or otherwise associate among themselves to obtain or share services and to exercise, combine or transfer any power or function in any manner not prohibited by law or by ordinance; and

WHEREAS, the District maintains and operates a water distribution and sanitary sewer collection system ("District's water and sewer systems") serving the neighborhoods comprising the District ("District's customers") pursuant to the Sanitary District Act of 1936 (70 ILCS 2805/0.1 *et seq.*); and

WHEREAS, the District currently owns the water and sewer systems, and the District's wastewater system flows to the City of Joliet wastewater treatment plants; and

WHEREAS, it is in the best interests of the customers of the District that the District's water and sewer systems be transferred to the City, based on the District's Board's determination that the District should be dissolved as the District is unable to continue to operate in a fiscally responsible manner without incurring significant debt, is unable to provide for much needed infrastructure improvements, may soon be unable to continue to guarantee the continued, efficient, stable delivery of safe drinking water to its residents, and does not desire to sell its systems to a private operator; and

- **WHEREAS,** the City operates a water treatment and distribution system and sanitary sewer collection and treatment system ("City water and sewer systems") for the City's customers and can efficiently add additional customers for the benefit of the customers of the District; and
- **WHEREAS,** the County is committed to assisting with the transfer of the District's water and sewer systems while providing financial support for completion of required upgrades; and
- **WHEREAS,** the City has agreed to take over the ownership, operation, and maintenance of the District's water and sewer systems.
- **WHEREAS**, the Sanitary District Act of 1936, (70 ILCS 2805/33) as amended, authorizes the dissolution of the District and transfer of all District assets, liabilities, and responsibilities; and
- WHEREAS, it is agreed the City assumes all assets and responsibilities of the District except for those assets deemed by the City to be unnecessary for continued operation of the District's water and sewer systems, and
- **WHEREAS**, it is agreed that the County assumes all liabilities as described in the attached Exhibit A and accepts transfer of all assets deemed by the City to be unnecessary for continued operation of the District's water and sewer systems; and
- **WHEREAS**, the City is willing and able to service the District's customers and will handle the water and sewer systems billing and other water and sewer responsibilities for the District's customers; and
- **WHEREAS**, the District is authorized to transfer the District's water and sewer systems to the City pursuant to 70 ILCS 2805/33(d) of the Sanitary District Act of 1936 and 50 ILCS 605/0.01 *et seq.* of the Illinois Local Government Property Transfer Act; and
- **WHEREAS**, the City, the District, and the County in order to facilitate the transfer of assets, liabilities, and responsibilities of the District, desire to further define the rights and obligations of each Party.
- **NOW THEREFORE**, in consideration of the mutual promises and covenants hereinafter set forth and other good and valuable consideration, receipt of which is hereby acknowledged, and pursuant to the powers of intergovernmental cooperation, it is agreed by and between the parties hereto as follows:
- **Section 1.** Recitals. The recitals herein above set forth are hereby incorporated in this Paragraph 1 as if said recitals were fully set forth herein.

Section 2. Obligations and Responsibilities.

A. Upon the Effective Date of this Agreement, the District shall:

1. Transfer ownership and all operations of the District's water and sewer systems as outlined below, including but not limited to four (4) parcels of real estate (PINs of 30-07-27-100-007-0000; 30-07-27-100-003-0000; 30-07-21-403-018-0000; and 30-07-28-214-010-0000), one lift station and a sanitary sewer collection system, one active well, one water tower and a potable water distribution system, and all appurtenances thereto as well as miscellaneous assets, equipment, and tools, operated by the District:

a. To the City:

1607 Moore Ave, Joliet, IL 60433 (30-07-27-100-007-0000), Water Tower on Moore Ave, Joliet, IL 60433 (30-07-27-100-003-0000), operational assets, one (1) lift station, one (1) sanitary sewer collection system, one (1) active well, one (1) water tower, one (1) potable water distribution system, all appurtenances and miscellaneous assets, equipment, and tools.

b. To the County:

Vacant Ontario St, Joliet, IL 60436 (30-07-21-403-018-0000), 250 Zurich Rd, Joliet, IL 60436 (30-07-28-214-010-0000)

- 2. Transfer all interests in rights-of-way and easements necessary to execute the obligations of this Agreement to the City.
- 3. Pay, to the best of its abilities, any outstanding debts and obligations due at the time of transfer.
- 4. Provide all documents relating to the District's water and sewer systems, including but not limited to customers, customer lists and billing records and maps, studies, investigations and drawings of the District's water and sewer systems, to the City.
- 5. Have no further obligations whatsoever for the management and/or operation of the District's water and sewer systems being transferred or have any further responsibilities to the customers it has served prior and up to the Effective Date of this Agreement.
- B. Upon the Effective Date of this Agreement, the City:
- 1. Shall accept the transfer of the District's water and sewer systems and assume all assets and responsibilities, including costs and billing residents, for the District's water and sewer systems servicing the District's neighborhoods and District's customers.
- 2. Shall coordinate with the County and undertake certain water and sewer system improvements in accordance with the attached improvement plan. See Exhibit B.
- 3. Shall have ownership of, and responsibility to operate and maintain a water distribution and sanitary sewer collection system in unincorporated Joliet Township without annexation of such area as defined on Exhibit C.
- 4. Deems unnecessary for continued operation of the District's water and sewer systems the following real estate of the District: Vacant Ontario St, Joliet, IL 60436 (30-07-21-403-018-0000) and 250 Zurich Rd, Joliet, IL 60436 (30-07-28-214-010-0000).
- 5. Assist the County as needed with providing technical information that may be needed to complete grant applications.

- C. Upon the Effective Date of this Agreement, the County shall:
- 1. Support the City's water and sewer systems improvements for the District's customers, including the South Ridge Mobile Home Community.
- 2. Assume all then existing liabilities of the District as of the Effective Date.
- 3. Accept the transfer of real estate (specifically, Vacant Ontario St, Joliet, IL 60436 (30-07-21-403-018-0000) and 250 Zurich Rd, Joliet, IL 60436 (30-07-28-214-010-0000)) deemed by the City to be unnecessary for continued operation of the District's water and sewer systems.
- 4. Fund the cost of improvements identified on the improvement plan in Exhibit B through various funding mechanisms including but not limited to Community Development Block Grant Funding (CDBG), American Rescue Plan Act (ARPA) funding, and additional grant opportunities over a span of ten (10) years as shown below.

CDBG	\$ 3,000,000	19%
ARPA	\$ 4,025,046	26%
Federal	\$ 500,000	3%
Local	\$ 8,160,239	52%
Total	\$ 15,685,285	

- D. District customers, as defined on Exhibit C, are not required to annex into the City to receive water and sewer services and shall be under the same obligations as existing non-resident customers, which includes the authority of the City to disconnect services for non-payment.
- E. The City will charge the existing District's customers a reduced connection fee of \$500.00 for those existing customers for which the connection fee is due. Any new customers will be billed at the current City water and sewer connection fees at the time of connection. All connection fees will be collected and received by the City.
- F. The District shall retain all authority, rights and abilities to pursue recovery of any debts or amounts due and owing to the District until the Effective Date. Upon the Effective Date, the City shall then have the authority, rights and abilities described in this paragraph.
- **Section 3.** Access. Prior to the Effective Date, the District shall provide the City with access to its water and sewer infrastructures as may be necessary to effectuate the terms of this Agreement.
- **Section 4.** Severability. Each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under applicable law, but if any provision of this Agreement

shall be prohibited by, or held to be invalid under, applicable law, such provision shall be ineffective solely to the extent of such prohibition or invalidity, and this shall not invalidate the remainder of such provision or any other provision of this Agreement.

Section 5. <u>District Indemnification of the City and County.</u> The District shall indemnify and hold harmless the City and County, and their elected officials, officers, agents, and employees, with respect to any claim or loss, including, but not limited to, attorney's fees, costs and expenses of litigation, claims and judgments in connection with any and all claims for damages of any kind which may arise, either directly or indirectly, out of the acts or omissions of the District, or its officials, officers, agents, employees, consultants, or contractors, as a result of the District's obligations pursuant to this Agreement.

Section 6. City and County Indemnification of the District. The City and County shall indemnify and hold harmless the District, and its officials, officers, agents, attorneys, and employees, with respect to any claim or loss, including, but not limited to, attorney's fees, costs and expenses of litigation, claims and judgments in connection with any and all claims for damages of any kind which may arise, either directly or indirectly, out of the acts or omissions of the City and the County, or its elected officials, officers, agents, employees, consultants, or contractors, as a result of the City or County's obligations pursuant to this Agreement.

Section 7. City and County Mutual Indemnification. The City and County shall indemnify and hold harmless the other's officials, officers, agents, attorneys, and employees, with respect to any claim or loss, including, but not limited to, attorney's fees, costs and expenses of litigation, claims and judgments in connection with any and all claims for damages of any kind which may arise, either directly or indirectly, out of the acts or omissions of the other, or its elected officials, officers, agents, employees, consultants, or contractors, as a result of its obligations pursuant to this Agreement.

Section 8. No Waiver of Tort Immunity Defenses. Nothing contained in Sections 5 and 6 above, or in any other provision of this Agreement, is intended to constitute, nor shall it constitute, a waiver of the defenses available to either of the Parties under the Illinois Local Governmental and Governmental Employees Tort Immunity Act (745 ILCS 10/1-101 *et seq.*) with respect to claims by third parties.

Section 9. Entire Agreement. This Agreement is the sole and exclusive statement of the understandings and agreements of the parties with respect to its subject matter. No provision of this Agreement may be modified, waived or amended except by a written instrument executed by the parties hereto.

Section 10. <u>Attorneys Fees</u>. In the event an action, lawsuit, or proceeding, including appeal therefrom, is brought for failure to fulfill or comply with any of the terms of this Agreement, each party shall be responsible for their own attorney fees, expenses, costs, and disbursements for said action, lawsuit, proceeding, or appeal.

Section 11. **No Waiver**. The failure by any party to enforce any provision of this Agreement shall not constitute a waiver by that party of that provision or of any other provision of this Agreement.

Section 12. <u>Effective Date</u>. This Agreement shall be deemed dated and become effective on February 1, 2026.

IN WITNESS WHEREOF, authorized representatives of the parties hereto have executed this Agreement as of the day and year set forth below.

SOUTHEAST JOLIET SANITARY DISTRICT

By:	
Date:	
Name: Jimmy Kirkland	
Title: President	
ATTEST:	
Date:	
Name: Devin Luckett	

Title: Secretary

CITY OF JOLIET

By:	 	 	
Date:			

Name: H. Elizabeth Beatty

Title: City Manager

ATTEST:

Date:

Name: Lauren O'Hara

Title: City Clerk

COUNTY OF WILL

By:	
Date:	
Name: Jennifer Bertino-Tarrant	
Title: Will County Executive	
ATTEST:	
Date:	

Name: Annette Parker

Title: Will County Clerk



City of Joliet

150 West Jefferson Street Joliet, IL 60432

Approver Report

File Number: 578-25

File ID: 578-25 **Type**: Resolution **Status**: Agenda Ready

In Control: City Council Meeting File Created: 10/10/2025

Department: Public Utilities Final Action:

Title: Resolution Authorizing Execution of an Intergovernmental Agreement

Between the Southeast Joliet Sanitary District and the City of Joliet

Agenda Date: 10/21/2025

Attachments: Resolution, Final IGA & Attachment - Joliet & SEJSD

101425

Entered by: aswisher@joliet.gov

Approval History

Version	Seq#	Action Date	Approver	Action	Due Date	
1	1	10/15/2025	Gina Logalbo	Approve	10/16/2025	
1	2	10/15/2025	Allison Swisher	Approve	10/17/2025	
1	3	10/16/2025	Kevin Sing	Approve	10/17/2025	
1	4	10/16/2025	Todd Lenzie	Approve	10/20/2025	
1	5	10/17/2025	Beth Beatty	Approve	10/20/2025	