

City Council Meeting

Meeting Agenda

MAYOR TERRY D'ARCY MAYOR PRO-TEM COUNCILMAN LARRY E. HUG (5/1/2025 - 6/30/2025) COUNCILMAN CESAR CARDENAS COUNCILMAN JOE CLEMENT COUNCILWOMAN SUZANNA IBARRA 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

Tuesday	/ June	3 2025
Tuesday	/, June	3, 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:

Curt Paddock, Pastoral Leader, St. Edward & Christ Episcopal Church, 206 N. Midland Avenue

PLEDGE TO THE FLAG:

ROLL CALL:

PRESENTATION:

2025 Congressional Fire Service Institute Fire-Based EMS Award - Jeff Carey, Fire Chief

Attachments: Approver Report

MAYOR:

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:

Amended Reappointment to the Tree Advisory Board

Attachments: Amended Reappointment to the Tree Advisory Board.docx Approver Report

Appointment to the Plan Commission

Attachments: Appointment to Plan Commission .pdf Approver Report

Reappointment to the Joliet Historic Preservation Commission

Attachments: Reappointment to the Joliet Historic Preservation Commission <u>.pdf</u> <u>Approver Report</u>

Reappointment to the Joliet Public Library Board

Attachments: Reappointment to the Joliet Public Library Board.pdf
Approver Report

Reappointment to the Firemen's Pension Fund Board

Attachments: Reappointment to Firemen's Pension Fund Board .pdf Approver Report

Reappointment to the Joliet Arts Commission

Attachments: Reappointment to the Joliet Arts Commission.pdf
Approver Report

Reappointment to the Joliet Police Pension Board

Attachments: Reappointment to the Joliet Police Pension Board .pdf
<u>Approver Report</u>

COUNCIL COMMITTEE REPORTS:

Land Use & Economic Development

Public Safety

Public Service

CONSENT AGENDA:

Invoices to be Paid

Attachments: Invoices 06.03.25.pdf Approver Report

Award of Contract for the Advanced Traffic Management System324-25Phase B Project - MFT Section Number 21-00546-03-TL to H&HElectric Co. in the Amount of \$648,969.63

Attachments: Approver Report

Award of Contract for the 2025 Sewer Cleaning and Inspection Program to Pipe View America in the Amount of \$528,650.00 and a Professional Services Agreement for Professional Engineering and Field Inspection Services to RJN Group Inc. in the Amount of \$98,500.00

Attachments: 2025 Sewer Cleaning Map.docx

<u>Agreement - 2025 Sewer Cleaning and Televising - RJN Signed</u> <u>w Proposal - Revised.pdf</u> <u>Approver Report</u>

Award of Professional Services Agreement for the 2025 Force326-25Main Design and Cleaning Program to RJN Group Inc. in the
Amount of \$31,900.00326-25

Attachments: Agreement - 2025 Forcemain Program - RJN Signed w Proposal - Revised.pdf Approver Report Meeting Agenda

Award of Professional Services Agreement for Phase II <u>327-25</u> Engineering Services for the Theodore Street over Rock Run Creek Bridge Improvement Project - MFT Section No. 19-00522-00-BR to Ciorba Group, Inc. in the Amount of \$397,566.00

Attachments: Approver Report

Award of Professional Services Agreement for a TIF Efficiency <u>328-25</u> Study to Johnson Research Group (JRG) in the Amount of \$72,615.00

Attachments: Appendices TIF Study.docx Approver Report

Approval of Change Order No. 1 for the Krings Acres Phase 2A Water Main Improvements Project to J Congdon Sewer Services for a Decreased Amount of (\$106,099.20)

Attachments: Approver Report

Approval of Change Order No. 1 for the Fairmont Water and Sewer330-25Extension Project to Steve Spiess Construction Inc. for aDecreased Amount of (\$745,046.58)

Attachments: Approver Report

Approval of Change Order No. 2 for the 2024 Sidewalk / Curb331-25Replacement Project - East Joliet on behalf of Davis ConcreteConstruction Co. for Adjustments to the Project Completion Date

Attachments: Approver Report

AGENDA ITEM:

LICENSES AND PERMIT APPLICATIONS:

Issuance of Class "E" Liquor License at 751 N. Hickory Street- <u>333-25</u> Maracaibo Bite

<u>Attachments</u>: <u>Maracaibo Bite - 751 N. HIckory Street - Liquor Hearing</u> <u>Findings.pdf</u> <u>Approver Report</u> Issuance of Class "E" Liquor License at 671-675 Collins Street - <u>334-25</u> Brava Banquet

Attachments: Brava Banquet - 671-675 Collins Street Liquor Hearing Findings.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 Approving One or More Supplemental Indentures and <u>336-25</u> Authorizing the Issuance of Not To Exceed \$145,000,000 Waterworks and Sewerage Senior Lien Revenue Bonds of the City of Joliet, Illinois

Attachments: Ordinance Authorizing Issuance of Revenue Bond Second Supplemental Trust Indenture.docx Approver Report

RESOLUTIONS:

Resolution Authorizing the Agreement Between the City of Joliet <u>337-25</u> and the Village of Channahon Regarding the Provision of Law Enforcement Mutual Aid

<u>Attachments</u>: <u>Resolution</u> Mutal Aid with Channahon.pdf

Approver Report

Resolution Authorizing the Execution of an Intergovernmental Agreement with the Will County 9-1-1 Emergency Telephone System Board (ETSB) to accept Grant Funds Available under the 9-1-1 Surcharge Grant Program (SGP) in the amount of \$1,242,000

Attachments: Resolution

2025 911 IGA.pdf Approver Report

ResolutionAppropriatingRebuildIllinoisBondFundsforthe339-25AdvancedTrafficManagementSystemPhaseBProject-MFTSectionNumber21-00546-03-TLin the Amount of \$648,969.63

Attachments: Resolution

Approver Report

Resolution Approving Amendment No. 2 to the Agreement <u>340-25</u> Between the City of Joliet and the Forest Preserve District of Will County for Services Related to the Hollywood Road / Houbolt Road (I-80 - US Route 6) Interchange Modifications and Roadway Reconstruction Project

Attachments: Resolution

FPDWC Houbolt IGA Amendment 2 Document.pdf Approver Report

Resolution Adopting an Intergovernmental Agreement for the <u>341-25</u> Routine Maintenance of State Routes Located Within the City of Joliet

Attachments: Resolution

IDOT Municpal Street Maintenance IGA.pdf Approver Report

Resolution Appropriating Motor Fuel Tax Funds for Phase II <u>342-25</u> Engineering Services for the Theodore Street over Rock Run Creek Bridge Improvement Project - MFT Section No. 19-00522-00-BR in the Amount of \$397,566.00

Attachments: Resolution

Approver Report

Resolution Approving an Agreement with the Illinois Department of Transportation for Phase II Engineering Services for the Theodore Street over Rock Run Creek Bridge Improvement Project - MFT Section No. 19-00522-00-BR in the Amount of \$397,566.00

Attachments: Resolution

LPA AGREEMENT D-91-327-20.pdf Approver Report

Resolution Appointing an Alternate Commissioner to the Grand <u>344-25</u> Prairie Water Commission

Attachments: Resolution

Approver Report

CITY MANAGER:

PUBLIC COMMENTS:

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.

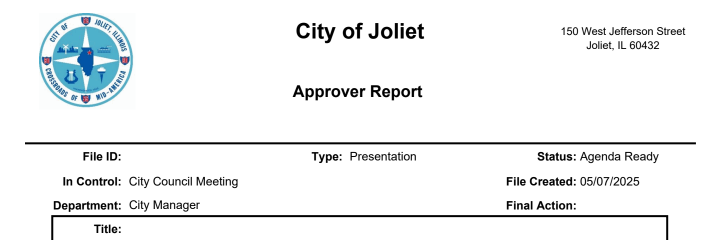
MAYOR AND COUNCIL COMMENTS:

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.



File #:



Entered by: nhughes@joliet.gov



File #:



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

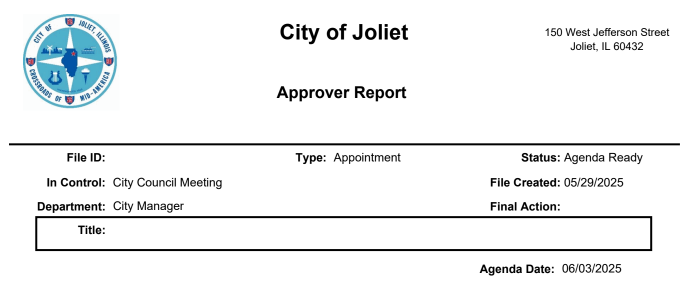
DATE: June 3, 2025

- TO: City Council Members
- FROM: Mayor Terry D'Arcy
- SUBJECT: Amended Reappointment to the Tree Advisory Board

The purpose of this action is to correct a scrivener's error and record the correct name for this reappointment to the **TREE ADVISORY BOARD** at the regularly scheduled June 3, 2025, City Council Meeting.

Karen Fonte (Previously reappointed with a scrivener's error as Kim Fonte) Term Expires: 03/01/2026

cc: Lauren O'Hara, City Clerk



Attachments: Amended Reappointment to the Tree Advisory Board.docx Entered by: nhughes@joliet.gov



File #:



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

DATE: June 3, 2025

TO: City Council Members

FROM: Mayor Terry D'Arcy TD

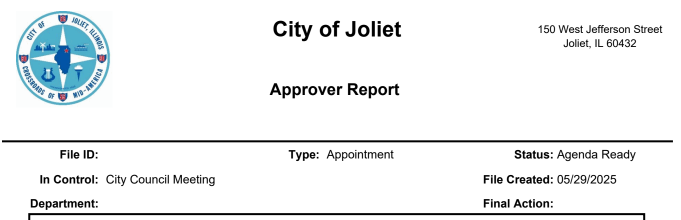
SUBJECT: Appointment to the Plan Commission

I am proposing to make the following appointment to **PLAN COMMISSION** at the regularly scheduled June 3, 2025, City Council Meeting.

Mike Eulitz Term Expires: 06/06/2027

REPLACES Dominic Orlando

cc: Lauren O'Hara



Title:

Agenda Date: 06/03/2025

Attachments: Appointment to Plan Commission .pdf

Entered by: jcontos@joliet.gov



File #:



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

DATE: June 3, 2025

TO: City Council Members

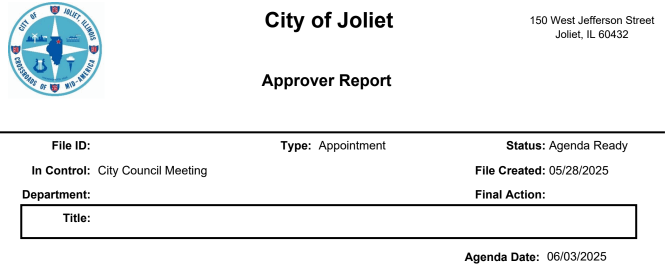
FROM: Mayor Terry D'Arcy

SUBJECT: Reappointment to the Joliet Historic Preservation Commission

I am proposing to make the following reappointment to the **JOLIET HISTORIC PRESERVATION COMMISSION** at the regularly scheduled June 3, 2025, City Council Meeting.

Sarah Stovall Term Expires: 11/15/2026

cc: Lauren O'Hara



Attachments: Reappointment to the Joliet Historic Preservation Commission .pdf Entered by: jcontos@joliet.gov



File #:



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

DATE: June 3, 2025

TO: City Council Members

FROM: Mayor Terry D'Arcy TD

SUBJECT: Reappointment to the Joliet Public Library Board

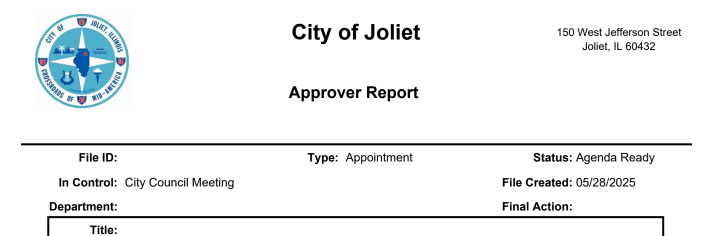
I am proposing to make the following reappointments to the **JOLIET PUBLIC LIBRARY BOARD** at the regularly scheduled June 3, 2025, City Council Meeting.

Nancy Henricksen Term Expires: 06/07/2027

Emitra Ostrem Term Expires: 06/07/2027

Lynn Poper Samalea Term Expires 06/07/2027

cc: Lauren O'Hara



Agenda Date: 06/03/2025

Attachments: Reappointment to the Joliet Public Library Board.pdf

Entered by: jcontos@joliet.gov



File #:



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

DATE: June 03, 2025

TO: City Council Members

FROM: Mayor Terry D'Arcy TP

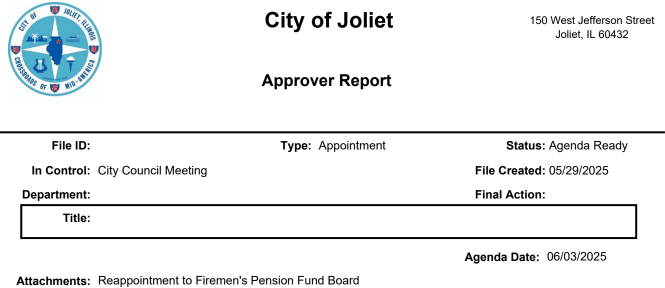
SUBJECT: Reappointment to the Firemen's Pension Fund Board of Trustees

I am proposing to make the following reappointment to the **FIREMEN'S PENSION FUND BOARD OF TRUSTEES** at the regularly scheduled June 03, 2025, City Council Meeting.

Scott Matthews Term Expires: 06/06/2027

Eric Mattson Term Expires: 06/06/2027

cc: Lauren O'Hara



Attachments: Reappointment to Firemen's Pension Fund B .pdf Entered by: jcontos@joliet.gov



File #:



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

DATE: June 3, 2025

TO: City Council Members

FROM: Mayor Terry D'Arcy TP

SUBJECT: Reappointment to the Joliet Arts Commission

I am proposing to make the following reappointment to **JOLIET ARTS COMMISSION** at the regularly scheduled June 3, 2025, City Council Meeting.

Tom Grotovsky Term Expires: 06/02/2027

cc: Lauren O'Hara



Title:

Agenda Date: 06/03/2025

Attachments: Reappointment to the Joliet Arts Commission.pdf

Entered by: jcontos@joliet.gov



File #:



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

DATE: June 3, 2025

TO: City Council Members

FROM: Mayor D'Arcy TD

SUBJECT: Reappointment to the Joliet Police Pension Board

I am proposing a to make the following reappointment to the **JOLIET POLICE PENSION BOARD** at the regularly scheduled June 3, 2025, City Council Meeting.

George Stofan Term Expires: 6/6/2026

cc: Lauren O'Hara



Attachments: Reappointment to the Joliet Police Pension Board .pdf Entered by: jcontos@joliet.gov



File #:



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR		
17355 A.N.T. PEST CONTROL INC							
15700 CHECK DATE:	06/03/2025			295.00	06/03/2025 INV APP SERVIC		
15701 CHECK DATE:	06/03/2025			120.00	06/03/2025 INV APP EXTERM		
15547 ACTION TRUCK PART				415.00			
002A126557 CHECK DATE:	06/03/2025			68.69	06/03/2025 INV APP PARTS		
002A126563 CHECK DATE:	06/03/2025			274.76	06/03/2025 INV APP PARTS		
56 AIR ONE EQUIPMENT				343.45			
220913P CHECK DATE:	06/03/2025			1,404.00	06/03/2025 INV APP UNIFOR		
11203 AIRGAS WEST JOL	_IET						
9160985436 CHECK DATE:	06/03/2025			61.66	06/03/2025 INV APP SUPPLI		
15495 ALL AMERICAN CLEA	ANING & JANITORIAL INC						
525w CHECK DATE:	06/03/2025			600.00	06/03/2025 INV APP SERVIC		
16235 ALLEGRA COAL CITY	(
139132 CHECK DATE:	06/03/2025			39.00	06/03/2025 INV APP BUSINE		
139355 CHECK DATE:	06/03/2025			131.00	06/03/2025 INV APP BUSINE		
139357 CHECK DATE:	06/03/2025			51.00	06/03/2025 INV APP BUSINE		
15477 ALTEC INDUSTRIES	TNC			221.00			
51665765	06/03/2025			611.05	06/03/2025 INV APP PARTS		
51005705	00/03/2023			011.00	00/03/2023 INV AFF FARTS		



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
CHECK DATE:				
15576 AMAZON CA	PITAL SERVICES			
11HM-FVGL-6KY4 CHECK DATE:	06/03/2025		37.98	06/03/2025 INV APP HOSE E
11Q7-P6KN-RTTC CHECK DATE:	06/03/2025		75.96	06/03/2025 INV APP PARTS
11VV-R9LJ-NHLD CHECK DATE:	06/03/2025		48.99	06/03/2025 INV APP LAPTOP
13PY-QNXQ-LPWG CHECK DATE:	06/03/2025		57.61	06/03/2025 INV APP PARTS
13YN-GNGJ-XKGP CHECK DATE:	06/03/2025		262.82	06/03/2025 INV APP OFFICE
14NF-6QWH-1QGP CHECK DATE:	06/03/2025		69.68	06/03/2025 INV APP OFF
16DM-LRYR-HWVQ CHECK DATE:	06/03/2025		23.99	06/03/2025 INV APP COFFEE
16pr-l7nw-kV4c CHECK DATE:	06/03/2025		36.95	06/03/2025 INV APP OFFICE
16TF-FHTT-LVXM CHECK DATE:	06/03/2025		98.43	06/03/2025 INV APP PARTS
16TF-FHTT-W4TX CHECK DATE:	06/03/2025		246.55	06/03/2025 INV APP PARTS
16TX-46PK-HG6Q CHECK DATE:	06/03/2025		143.94	06/03/2025 INV APP PRINTI
16wx-wlyt-gt1l CHECK DATE:	06/03/2025		31.89	06/03/2025 INV APP OFFICE
16YY-J7F6-4LCW CHECK DATE:	06/03/2025		328.80	06/03/2025 INV APP BACKUP
1CY6-FPJD-4YH7 CHECK DATE:	06/03/2025		383.19	06/03/2025 INV APP PARTS
1FR7-H4QT-64TV CHECK DATE:	06/03/2025		59.08	06/03/2025 INV APP SUPPLI
1FRC-M6XJ-7W6R CHECK DATE:	06/03/2025		34.70	06/03/2025 INV APP OFFICE
1FV7-Y6WL-TWF9 CHECK DATE:	06/03/2025		99.36	06/03/2025 INV APP OFFICE



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
1Fw3-nk7w-LGM6 CHECK DATE:	06/03/2025			79.17	06/03/2025 INV APP PARTS
1H6L-GDPK-34XV CHECK DATE:	06/03/2025			244.95	06/03/2025 INV APP PARTS
1нкр-ј999-9хсд СНЕСК ДАТЕ:	06/03/2025			207.05	06/03/2025 INV APP OFFICE
1нкр-ј999-VNCD CHECK DATE:	06/03/2025			84.82	06/03/2025 INV APP PARTS
1HLC-TDKD-9MNP CHECK DATE:	06/03/2025			56.45	06/03/2025 INV APP OFFICE
1HTY-DDP3-1TX3 CHECK DATE:	06/03/2025			556.47	06/03/2025 INV APP DESKS
1J6C-JMWK-F7VQ CHECK DATE:	06/03/2025			56.82	06/03/2025 INV APP PARTS
1JKN-997Q-3YMY CHECK DATE:	06/03/2025			259.89	06/03/2025 INV APP PARTS
1KQV-RFYC-T14F CHECK DATE:	06/03/2025			65.31	06/03/2025 INV APP PARTS
1KW7-YGXH-YXMV CHECK DATE:	06/03/2025			106.07	06/03/2025 INV APP OFFICE
1LX3-KRVT-HCL3 CHECK DATE:	06/03/2025			153.63	06/03/2025 INV APP OFFICE
1LY7-JDVT-6VMF CHECK DATE:	06/03/2025			52.58	06/03/2025 INV APP OFFICE
1MLD-7N7J-RRH6 CHECK DATE:	06/03/2025			36.11	06/03/2025 INV APP OFFICE
1QPJ-QK1R-6M9K CHECK DATE:	06/03/2025			108.26	06/03/2025 INV APP TV WAL
1QTW-PVYT-97QT CHECK DATE:	06/03/2025			57.95	06/03/2025 INV APP SUPPLI
1RCJ-X3FH-NMFR CHECK DATE:	06/03/2025			12.24	06/03/2025 INV APP OFFICE
1RXF-T9TR-LFXK CHECK DATE:	06/03/2025			275.48	06/03/2025 INV APP COMPUT
1ТЈН-9ҮЈК-F4VN CHECK DATE:	06/03/2025			19.89	06/03/2025 INV APP OFFICE



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
1TVY-6QJW-JVJ6 CHECK DATE:	06/03/2025			45.58	06/03/2025 INV APP OFFICE	
1VK4-WX1G-C7PX CHECK DATE:	06/03/2025			12.20	06/03/2025 INV APP OFFICE	
1w6T-NRXR-KG6R CHECK DATE:	06/03/2025			44.95	06/03/2025 INV APP TRAILE	
1wL7-9PM9-wL7P CHECK DATE:	06/03/2025			38.31	06/03/2025 INV APP SUPPLI	
1X1D-LQVD-D9NW CHECK DATE:	06/03/2025			155.88	06/03/2025 INV APP WIRELE	
1X9Y-K7VR-MJHL CHECK DATE:	06/03/2025			210.53	06/03/2025 INV APP OFFICE	
1XG6-NH17-3NWV CHECK DATE:	06/03/2025			39.48	06/03/2025 INV APP SUPPLI	
1Y4C-LCCX-D17X CHECK DATE:	06/03/2025			296.13	06/03/2025 INV APP OFFICE	
1YVK-3KJQ-WGTV CHECK DATE:	06/03/2025			36.98	06/03/2025 INV APP PARTS	
1YVK-3KJQ-X7KL CHECK DATE:	06/03/2025			110.69	06/03/2025 INV APP OFFICE	
17855 AMERICAN	HOIST & MANLIFT INC			5,463.79		
39388 CHECK DATE:	25000666 06/03/2025			40,554.00	06/03/2025 INV APP ELEVAT	
15915 AMS MECH	ANICAL SYSTEMS INC					
805893-04 CHECK DATE:	06/03/2025			3,750.00	06/03/2025 INV APP REPAIR	
805893-05 CHECK DATE:	06/03/2025			7,962.78	06/03/2025 INV APP REPAIR	
12615 ANCHOR M				11,712.78		
13615 ANCHOR M						
JW24-0684 CHECK DATE:	06/03/2025			1,916.04	06/03/2025 INV APP SERVIC	
NW25-0486 CHECK DATE:	06/03/2025			1,872.00	06/03/2025 INV APP SERVIC	



INVOICE P.O.	INV DATE	WARRANT CHECK #	# INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
			3,788.04		
18833 ANCHORTE	X CORPORATION				
454018 CHECK DATE:	06/03/2025		215.60	06/03/2025 INV APP UNIFOR	
CM-451064 CHECK DATE:	06/03/2025		-107.80	06/03/2025 CRM APP CREDIT	
13868 APEX IND	USTRIAL AUTOMATION LLC		107.80		
1277437 CHECK DATE:	06/03/2025		6,044.21	06/03/2025 INV APP PARTS	
1277477 CHECK DATE:	06/03/2025		1,012.04	06/03/2025 INV APP PARTS	
18068 ARBOR TE	K LANDSCAPE SERVICES INC		7,056.25		
21776 СНЕСК DATE:	06/03/2025		8,800.00	06/03/2025 INV APP SERVIC	
18901 ARNALL G	OLDEN GREGORY LLP				
966125 CHECK DATE:	06/03/2025		3,268.00	06/03/2025 INV APP PROFES	
17992 AT&T MOB	ILITY II LLC				
287313801242 CHECK DATE:	06/03/2025		144.96	06/03/2025 INV APP SERVIC	
18599 AUSTIN H	ARDWARE & SUPPLY INC				
2329051 CHECK DATE:	06/03/2025		79.09	06/03/2025 INV APP PARTS	
11591 AUSTIN T	YLER CONSTRUCTION INC				
2435-19 CHECK DATE:	25000361 06/03/2025		5,970.96	06/03/2025 INV APP 2024 O	
2435-22 CHECK DATE:	25000361 06/03/2025		3,704.63	06/03/2025 INV APP 2024 O	



2435-23 CHECK DATE: 25000361 06/03/2025 3,591.69 06/03/2025 INV APP 2024 0 2435-24 CHECK DATE: 25000361 06/03/2025 5,697.49 06/03/2025 INV APP 2024 0 2435-25 CHECK DATE: 25000361 06/03/2025 8,688.18 06/03/2025 INV APP 2024 0 2435-26 CHECK DATE: 25000361 06/03/2025 2,001.17 06/03/2025 INV APP 2024 0 25312 CATE: 25000558 06/03/2025 13,608.00 06/03/2025 INV APP 2024 0 25312 CATE: 25000558 06/03/2025 13,608.00 06/03/2025 INV APP Rosali RUSSELL PNT 1 25000446 06/03/2025 158,590.84 06/03/2025 INV APP Russel 13550 AUTOBANN COUNTRY CLUB OF JOLIET 201.852.506 1382 ANG LLC 1382 ANG LLC 66/03/2025 106/03/2025 INV APP WORK I 68948 06/03/2025 INV APP S0240 06/03/2025 INV APP WORK I 18216 AVI SYSTEMS INC 24.610.60 06/03/2025 INV APP S024 N 18216 AVI SYSTEMS INC 24.610.60 06/03/2025 INV APP 2025 N 13220 BAVER CREEK ENTERPRISES INC 24.610.60 06/03/2025 INV APP 2025 P 13220 BAVER CREEK ENTERPRISES INC 224.610 06/03/2025 INV APP 2025 INV APP 2025 P 13220 BAVER CREEK ENTERPRISES INC 224.610 <	INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
CHECK DATE: 25000361 06/03/2025 8,688.18 06/03/2025 INV APP 2024 0 2433-23 25000361 06/03/2025 2,001.17 06/03/2025 INV APP 2024 0 243-23 25000558 06/03/2025 13,608.00 06/03/2025 INV APP 2024 0 2514-01 25000558 06/03/2025 13,608.00 06/03/2025 INV APP R0sal1 RUSSELL PMT 1 2500046 06/03/2025 158,590.84 06/03/2025 INV APP R0sal1 RUSSELL PMT 1 2500047025 158,590.84 06/03/2025 INV APP R0sal1 13550 AUTORAHN COUNTRY CLUB OF JOLIET 201.852.96 0 05/21/2025 06/03/2025 4,290.00 06/03/2025 INV APP R0se I 13582 AVDG LLC 06/03/2025 0 06/03/2025 INV APP WORK I 68948 06/03/2025 24,050.00 06/03/2025 INV APP WORK I 16216 AVI SYSTEMS INC 24.610.00 24.610.00 16216 AVI SYSTEMS INC 25000061 06/03/2025 3,600.00 06/03/2025 INV APP 2025 K 7112 BAXTER & WOODMAN INC 21.1275 3,600.00 06/03/2025 INV APP 2025 P 13220 BEAVER CREEK ENTERPRISES INC 224.00 06/03/2025 INV APP 2025 P		25000361 06/03/2025			3,591.69	06/03/2025 INV APP 2024 O	
CHECK DATE: 25000361 06/03/2025 2,001.17 06/03/2025 INV APP 2024 0 2514-01 25000558 06/03/2025 13,608.00 06/03/2025 INV APP Rosali CHECK DATE: 25000446 06/03/2025 158,590.84 06/03/2025 INV APP Rosali 13550 AUTOBAHN COUNTRY CLUB OF JOLIET 201,832.396 06/03/2025 INV APP DEFENS 05/21/2025 06/03/2025 4,290.00 06/03/2025 INV APP DEFENS 18382 AVDG LLC 66948 06/03/2025 NV APP WORK I 68948 06/03/2025 24,610.00 06/03/2025 INV APP WORK I 68958 06/03/2025 24,050.00 06/03/2025 INV APP WORK I 68958 25000601 06/03/2025 24,610.00 06/03/2025 INV APP WORK I 68958 25000611 06/03/2025 3,600.00 06/03/2025 INV APP 2025 K 7112 BAXTER & NOODMAN INC 24.610.00 24.610.00 7112 BAXTER & NOODMAN INC 25000099 06/03/2025 8,424.75 06/03/2025 INV APP 2025 F 13220 BEAVER CREEK ENTERPRISES INC 22410 06/03/2025 INV APP 2025 P 22410 13220 BEAVER CREEK ENTERPRISES INC 22410 06/03/2025 INV APP PARTS 22540 06/03/2025 67.56 06/03/2025 I		25000361 06/03/2025			5,697.49	06/03/2025 INV APP 2024 O	
CHECK DATE: 25000558 06/03/2025 13,608.00 06/03/2025 INV APP Rosali 2514-01 25000558 06/03/2025 158,590.84 06/03/2025 INV APP Russel RUSSELL PMT 1 25000446 06/03/2025 158,590.84 06/03/2025 INV APP Russel 13550 AUTOBAHN COUNTRY CLUB OF JOLIET 201,832.96 06/03/2025 INV APP DEFENS 05/21/2025 06/03/2025 4,290.00 06/03/2025 INV APP DEFENS 18382 AV0G LLC 24,600.00 06/03/2025 INV APP WORK I 68958 25000602 06/03/2025 24,050.00 06/03/2025 INV APP SUPPOR 16216 AVI SYSTEMS INC 24,610.00 24,610.00 89057614 ft 25000611 06/03/2025 3,600.00 06/03/2025 INV APP 2025 K 7112 BAXTER & WOODMAN INC 24,610.00 24,610.00 7112 BAXTER & WOODMAN INC 24,610.00 06/03/2025 INV APP 2025 K 7112 BAXTER & WOODMAN INC 22,0009 06/03/2025 8,424.75 06/03/2025 INV APP 2025 P 13220 BEAVER CREEK ENTERPRISES INC 224100 06/03/2025 INV APP 2025 P 13220 BEAVER CREEK ENTERPRISES INC 224100 06/03/2025 INV APP PARTS 224100 06/03/2025 67.56 06/03/2025 INV APP PARTS		25000361 06/03/2025			8,688.18	06/03/2025 INV APP 2024 O	
CHECK DATE: 158,590.84 06/03/2025 INV APP RUSSel RUSSELL PMT 1 CHECK DATE: 25000446 06/03/2025 158,590.84 06/03/2025 INV APP RUSSel 13550 AUTOBAHN COUNTRY CLUB OF JOLIET 201.852.94 06/03/2025 INV APP DEFENS 05/21/2025 CHECK DATE: 06/03/2025 4,290.00 06/03/2025 INV APP DEFENS 18382 AVDG LLC 560.00 06/03/2025 INV APP WORK I 68948 CHECK DATE: 06/03/2025 24,050.00 06/03/2025 INV APP SUPPOR 16216 AVT SYSTEMS INC 24,610.00 8905/7614 250000611 06/03/2025 8,424.00 7112 BAXTER & WODMAN INC 25000099 06/03/2025 8,424.75 06/03/2025 INV APP 2025 F 13220 BEAVER CREEK ENTERPRISES INC 25000099 06/03/2025 8,424.75 06/03/2025 INV APP 2025 F 13220 BEAVER CREEK ENTERPRISES INC 22410 CHECK DATE: 06/03/2025 INV APP 2025 F 22410 CHECK DATE: 13220 BEAVER CREEK ENTERPRISES INC 22410 CHECK DATE: 06/03/2025 INV APP PARTS 2250 13220 BEAVER CREEK ENTERPRISES INC 22410 CHECK DATE: 06/03/2025 INV APP PARTS 22506 06/03/2025 68.15 06/03/2025 INV APP PARTS		25000361 06/03/2025			2,001.17	06/03/2025 INV APP 2024 O	
CHECK DATE: 201.852.36 13550 AUTOBAHN COUNTRY CLUB OF JOLIET 201.852.36 05/21/2025 06/03/2025 4,290.00 05/21/2025 06/03/2025 1NV APP DEFENS 18382 AVDG LLC 560.00 06/03/2025 INV APP WORK I 68948 06/03/2025 24,050.00 06/03/2025 INV APP WORK I 68958 25000602 06/03/2025 24,050.00 06/03/2025 INV APP SUPPOR 16216 AVI SYSTEMS INC 24,610.00 16/216 AVI SYSTEMS INC 24,610.00 88057614 25000091 06/03/2025 3,600.00 06/03/2025 INV APP 2025 K 7112 BAXTER & WOODMAN INC 21405 8,424.75 06/03/2025 INV APP 2025 P 13220 BEAVER CREEK ENTERPRISES INC 221405 06/03/2025 INV APP 2025 P 13220 BEAVER CREEK ENTERPRISES INC 2240 06/03/2025 INV APP 2025 INV APP 2025 P 13220 BEAVER CREEK ENTERPRISES INC 2240 06/03/2025 INV APP PARTS 22406 06/03/2025 67.56 06/03/2025 INV APP PARTS 22506 06/03/2025 68.15 06/03/2025 INV APP PARTS		25000558 06/03/2025			13,608.00	06/03/2025 INV APP Rosali	
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CHECK DATE: 25000602 06/03/2025 24,050.00 06/03/2025 INV APP SUPPOR 68958 25000612 06/03/2025 24,610.00 16216 AVI SYSTEMS INC 24,610.00 89057614 25000611 06/03/2025 3,600.00 7112 BAXTER & WOODMAN INC 271475 271475 25000099 06/03/2025 8,424.75 13220 BEAVER CREEK ENTERPRISES INC 06/03/2025 INV APP 2025 P 13220 BEAVER CREEK ENTERPRISES INC 22410 22410 06/03/2025 67.56 06/03/2025 INV APP PARTS 67.56 22506 06/03/2025	18382 AVDG LLC						
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16216 AVI SYSTEMS INC 89057614 CHECK DATE: 25000611 06/03/2025 7112 BAXTER & WOODMAN INC 271475 CHECK DATE: 25000099 06/03/2025 13220 BEAVER CREEK ENTERPRISES INC 22410 CHECK DATE: 06/03/2025 06/03/2025 67.56 06/03/2025 06/03/2025 22506 06/03/2025		25000602 06/03/2025			24,050.00	06/03/2025 INV APP SUPPOR	
CHECK DATE: 7112 BAXTER & WOODMAN INC 271475 25000099 06/03/2025 271475 25000099 06/03/2025 CHECK DATE: 8,424.75 13220 BEAVER CREEK ENTERPRISES INC 22410 06/03/2025 CHECK DATE: 06/03/2025 22410 06/03/2025 CHECK DATE: 67.56 22506 06/03/2025 06/03/2025 68.15	16216 AVI SYSTEM	MS INC			24,610.00		
271475 25000099 06/03/2025 NV APP 2025 P 13220 BEAVER CREEK ENTERPRISES INC		25000611 06/03/2025			3,600.00	06/03/2025 INV APP 2025 K	
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22410 CHECK DATE: 06/03/2025 67.56 06/03/2025 INV APP PARTS 22506 06/03/2025 68.15 06/03/2025 INV APP PARTS		25000099 06/03/2025			8,424.75	06/03/2025 INV APP 2025 P	
CHECK DATE: 22506 06/03/2025 06/03/2025 68.15 06/03/2025 INV APP PARTS	13220 BEAVER CR	EEK ENTERPRISES INC					
22506 06/03/2025 06/03/2025 INV APP PARTS CHECK DATE: 68.15 06/03/2025 INV APP PARTS		06/03/2025			67.56	06/03/2025 INV APP PARTS	
		06/03/2025			68.15	06/03/2025 INV APP PARTS	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
			135.71		
12948 SENFFNER	NICHOLAS				
04132500 CHECK DATE:	06/03/2025		1,200.00	06/03/2025 INV APP SERVIC	
10116 BOUND TR	EE MEDICAL				
85765420 CHECK DATE:	06/03/2025		941.84	06/03/2025 INV APP AMBULA	
14050 BURRIS E	QUIPMENT CO				
PS3020755-1 CHECK DATE:	06/03/2025		102.75	06/03/2025 INV APP PARTS	
SW3007942-1 CHECK DATE:	06/03/2025		106.12	06/03/2025 INV APP SUPPLI	
SW3007943-1 CHECK DATE:	06/03/2025		157.87	06/03/2025 INV APP SUPPLI	
12160 C&T CONS			366.74		
2280 CHECK DATE:	06/03/2025		9,780.00	06/03/2025 INV APP REPAIR	
2282 CHECK DATE:	06/03/2025		6,565.00	06/03/2025 INV APP REPAIR	
			16,345.00		
11996 CARUS CO	RPORATION				
SLS 10120337 CHECK DATE:	25000025 06/03/2025		6,507.12	06/03/2025 INV APP 2025 S	
SLS 10120338 CHECK DATE:	25000026 06/03/2025		3,066.18	06/03/2025 INV APP 2025 D	
SLS 10120542 CHECK DATE:	25000026 06/03/2025		744.50	06/03/2025 INV APP 2025 D	
SLS 10120543 CHECK DATE:	25000026 06/03/2025		698.88	06/03/2025 INV APP 2025 D	
SLS 10120544 CHECK DATE:	25000026 06/03/2025		3,520.14	06/03/2025 INV APP 2025 D	



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
SLS 10120607 CHECK DATE:	25000025 06/03/2025			2,907.00	06/03/2025 INV APP 2025 S	
SLS 10120608 CHECK DATE:	25000025 06/03/2025			7,917.30	06/03/2025 INV APP 2025 S	
SLS 10120691 CHECK DATE:	25000025 06/03/2025			3,547.68	06/03/2025 INV APP 2025 S	
SLS 10120692 CHECK DATE:	25000026 06/03/2025			1,439.88	06/03/2025 INV APP 2025 D	
SLS 10120693 CHECK DATE:	25000025 06/03/2025			3,538.56	06/03/2025 INV APP 2025 S	
SLS 10120694 CHECK DATE:	25000026 06/03/2025			429.78	06/03/2025 INV APP 2025 D	
SLS 10120695 CHECK DATE:	25000026 06/03/2025			453.18	06/03/2025 INV APP 2025 D	
SLS 10120698 CHECK DATE:	25000026 06/03/2025			751.14	06/03/2025 INV APP 2025 D	
SLS 10120699 CHECK DATE:	25000025 06/03/2025			3,654.84	06/03/2025 INV APP 2025 S	
SLS 10120761 CHECK DATE:	25000025 06/03/2025			3,001.62	06/03/2025 INV APP 2025 S	
SLS 10120764 CHECK DATE:	25000025 06/03/2025			3,052.92	06/03/2025 INV APP 2025 S	
SLS 10120765 CHECK DATE:	25000026 06/03/2025			2,464.50	06/03/2025 INV APP 2025 D	
				47,695.22		
11714 CASE LOTS	INC					
854 CHECK DATE:	06/03/2025			986.50	06/03/2025 INV APP SUPPLI	
955 CHECK DATE:	06/03/2025			2,746.30	06/03/2025 INV APP SUPPLI	
956 CHECK DATE:	06/03/2025			599.00	06/03/2025 INV APP SUPPLI	
7617 CDWG COMPU	ITER CENTERS			4,331.80		
AE27B2N CHECK DATE:	25000592 06/03/2025			10,530.00	06/03/2025 INV APP IT EQU	



INVOICE P.O.	INV DATE	WARRANT	CHECK # INVOICE N	ET PAID AMOUNT DUE DATE TYPE STS DESCR	
AE2L96A CHECK DATE:	25000592 06/03/2025		60,697.00	06/03/2025 INV APP IT EQU	
AE2TE8X CHECK DATE:	25000592 06/03/2025		7,038.00	06/03/2025 INV APP IT EQU	
440 CHICAGO	COMMUNICATIONS LLC		78,265.00		
361190 CHECK DATE:	06/03/2025		2,255.00	06/03/2025 INV APP STATIO	
361280 CHECK DATE:	25000661 06/03/2025		6,282.68	06/03/2025 INV APP REWIRI	
13667 CINTAS C	ORPORATION NO 2 UNIFORMS		8,537.68		
4229879119 CHECK DATE:	06/03/2025		154.41	06/03/2025 INV APP SERVIC	
4230368604 CHECK DATE:	06/03/2025		267.51	06/03/2025 INV APP SERVIC	
4230655209 CHECK DATE:	06/03/2025		57.28	06/03/2025 INV APP MAINTE	
13383 CINTAS F	IRE PROTECTION		479.20		
0F94744107 CHECK DATE:	06/03/2025		536.13	06/03/2025 INV APP SERVIC	
0F94750221 CHECK DATE:	06/03/2025		527.93	06/03/2025 INV APP PARTS	
0F94750783 CHECK DATE:	06/03/2025		2,162.46	06/03/2025 INV APP HYDROT	
0F94751040 CHECK DATE:	06/03/2025		190.55	06/03/2025 INV APP EXTING	
11432 CIT GROU	IP INC		3,417.07		
111P539944 CHECK DATE:	06/03/2025		369.73	06/03/2025 INV APP PARTS	
111P540928 CHECK DATE:	06/03/2025		4.12	06/03/2025 INV APP PARTS	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
472 CITY OF	CREST HTLL		373.85	
APRIL 2025 CHECK DATE:	06/03/2025		8,851.55	06/03/2025 INV APP APRIL
17097 CITY OF	LOCKPORT			
APRIL 2025 CHECK DATE:	06/03/2025		9,560.37	06/03/2025 INV APP APRIL
11067 CIVILTED	CH ENGINEERING, INC			
3468-26 CHECK DATE:	25000411 06/03/2025		5,768.17	06/03/2025 INV APP PH II
3678-33 CHECK DATE:	25000501 06/03/2025		29,067.60	06/03/2025 INV APP Joliet
3679-22 CHECK DATE:	25000464 06/03/2025		26,003.73	06/03/2025 INV APP Chgo S
3779-24 CHECK DATE:	25000465 06/03/2025		9,237.34	06/03/2025 INV APP PES Ph
18610 CLEAR AF	RMOR LLC		70,076.84	
3936 CHECK DATE:	06/03/2025		3,217.92	06/03/2025 INV APP SERVIC
14112 CLS BACK	GROUND INVESTIGATIONS			
13902 CHECK DATE:	06/03/2025		449.80	06/03/2025 INV APP BACKGR
18721 FERGUSON	N ENTERPRISES LLC			
9990306 CHECK DATE:	06/03/2025		37.11	06/03/2025 INV APP PARTS
10220 COMCAST				
241002637 CHECK DATE:	06/03/2025		3,684.95	06/03/2025 INV APP COMCAS



INVOICE	P.O. INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
18890 COM	PRESSED AIR ADVISORS ONLINE INC					
1361 CHECK DATE	: 06/03/2025			8,912.00	06/03/2025 INV APP EQUIPM	
13860 COP	S TESTING SERVICE INC					
1040 CHECK DATE	: 06/03/2025			525.00	06/03/2025 INV APP POLY E	
15588 COS	GROVE CONSTRUCTION INC					
105944 CHECK DATE	25000677 06/03/2025			97,037.50	06/03/2025 INV APP PAINT,	
11445 COT	G CHICAGO OFFICE TECHNOLOGY GROUP	,				
IN5885647 CHECK DATE	25000535 06/03/2025			7,480.27	06/03/2025 INV APP MANAGE	
18147 CHI	CAGO PARTS & SOUND LLC					
40v0032867 CHECK DATE	06/03/2025			1,374.00	06/03/2025 INV APP PARTS	
40v0034081 CHECK DATE	06/03/2025			103.56	06/03/2025 INV APP PARTS	
576 CRF	SCENT ELECTRIC SUPPLY			1,477.56		
S513250681.00 CHECK DATE	1 06/03/2025			342.87	06/03/2025 INV APP PARTS	
S513250681.00 CHECK DATE				262.38	06/03/2025 INV APP SUPPLI	
3606 CRY	ER & OLSEN MECHANICAL INC			605.25		
11497-2 СНЕСК ДАТЕ	06/03/2025			7,050.00	06/03/2025 INV APP REPAIR	
11551-0 СНЕСК DATE	06/03/2025			1,360.00	06/03/2025 INV APP SERVIC	
11552-0 СНЕСК DATE	06/03/2025			3,750.00	06/03/2025 INV APP SERVIC	



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
11580-0 CHECK DATE:	06/03/2025			950.00	06/03/2025 INV APP SERVIC
500 5 600075				13,110.00	
599 D CONSTR	UCTION INC				
8105 CHECK DATE:	25000674 06/03/2025			563.55	06/03/2025 INV APP STREET
18711 D&D ASSO	CIATES INC				
DD3670 CHECK DATE:	06/03/2025			1,800.00	06/03/2025 INV APP APPRAI
DD3671 CHECK DATE:	06/03/2025			1,500.00	06/03/2025 INV APP APPRAI
				3,300.00	
13789 DAHME ME	CHANICAL INDUSTRIES INC				
20250208 CHECK DATE:	06/03/2025			4,888.00	06/03/2025 INV APP REPAIR
20250209 CHECK DATE:	06/03/2025			1,750.00	06/03/2025 INV APP REPAIR
				6,638.00	
18866 DECATUR	ELECTRONICS LLC				
2908 CHECK DATE:	06/03/2025			4,180.00	06/03/2025 INV APP HAND H
2962 CHECK DATE:	06/03/2025			3,240.00	06/03/2025 INV APP LIDAR
17371 DESHAZO	CRANE			7,420.00	
0300718-IN CHECK DATE:	06/03/2025			1,207.00	06/03/2025 INV APP INSPEC
0300726-IN CHECK DATE:	06/03/2025			1,076.00	06/03/2025 INV APP INSPEC
0300727-IN CHECK DATE:	06/03/2025			1,953.00	06/03/2025 INV APP INSPEC
0300728-IN CHECK DATE:	06/03/2025			650.00	06/03/2025 INV APP INSPEC



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
				4,886.00	
13406 DUFFIELD	CONSULTING ENGINEERS LTD			.,	
626 CHECK DATE:	25000469 06/03/2025			967.50	06/03/2025 INV APP PSA -
18661 GOOCHER	LANDSCAPE SERVICES, LLC				
2778 CHECK DATE:	06/03/2025			325.00	06/03/2025 INV APP LANDSC
2779 CHECK DATE:	06/03/2025			485.00	06/03/2025 INV APP LANDSC
2780 CHECK DATE:	06/03/2025			3,750.00	06/03/2025 INV APP LANDSC
2781 CHECK DATE:	06/03/2025			915.00	06/03/2025 INV APP LANDSC
2782 CHECK DATE:	06/03/2025			5,150.00	06/03/2025 INV APP LANDSC
2783 CHECK DATE:	06/03/2025			3,400.00	06/03/2025 INV APP LANDSC
2784 CHECK DATE:	06/03/2025			1,500.00	06/03/2025 INV APP PLANT
11756 DUPAGE M	EDICAL GROUP LTD			15,525.00	
0508 CHECK DATE:	06/03/2025			3,400.00	06/03/2025 INV APP STRESS
9504 EJ EQUIP	MENT INC				
P51392 CHECK DATE:	06/03/2025			66.85	06/03/2025 INV APP REPAIR
W19386 CHECK DATE:	06/03/2025			1,567.51	06/03/2025 INV APP REPAIR
13643 EJ USA I	NC			1,634.36	
110250028633 CHECK DATE:	06/03/2025			160.80	06/03/2025 INV APP PARTS
110250029935	25000010 06/03/2025			16,028.50	06/03/2025 INV APP PURCHA



VENDOR INVOICE LIST

INVOICE P.O	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
CHECK DATE:					
		_	16,189.30		
740 ELENS &	MAICHIN ROOFING		, , , , , , , , , , , , , , , , , , , ,		
9065 CHECK DATE:	06/03/2025		329.80	06/03/2025 INV APP REPAIR	
7582 ELLIOTT	ELECTRIC INC				
31250 CHECK DATE:	06/03/2025		330.00	06/03/2025 INV APP REPAIR	
31308 CHECK DATE:	06/03/2025		1,845.00	06/03/2025 INV APP ELECTR	
31321 CHECK DATE:	06/03/2025		320.00	06/03/2025 INV APP ELECTR	
31333 CHECK DATE:	25000241 06/03/2025		5,421.00	06/03/2025 INV APP 2025 E	
31334 CHECK DATE:	25000241 06/03/2025		6,579.00	06/03/2025 INV APP 2025 E	
31335 CHECK DATE:	25000241 06/03/2025		3,999.00	06/03/2025 INV APP 2025 E	
31336 CHECK DATE:	25000241 06/03/2025		8,385.00	06/03/2025 INV APP 2025 E	
31337 CHECK DATE:	25000241 06/03/2025		2,064.00	06/03/2025 INV APP 2025 E	
31357 CHECK DATE:	06/03/2025		1,625.00	06/03/2025 INV APP SERVIC	
31361 CHECK DATE:	06/03/2025		4,140.00	06/03/2025 INV APP ELECTR	
31363 CHECK DATE:	06/03/2025		6,448.00	06/03/2025 INV APP CAMERA	
18374 EM INNO	VATIONS INC		41,156.00		
205501 CHECK DATE:	06/03/2025		582.00	06/03/2025 INV APP SUPPLI	

18604 EMS MANAGEMENT & CONSULTANTS, INC



INVOICE P.O.	INV DATE	WARRANT	CHECK # INVOICE N	ET PAID AMOUNT DUE DATE TYPE STS DESCR	
EMS-011699 CHECK DATE:	06/03/2025		21,188.73	06/03/2025 INV APP DECEMB	
EMS-014924 CHECK DATE:	06/03/2025		18,829.07	06/03/2025 INV APP APRIL	
16775 ENGINEER	ING ENTERPRISES INC		40,017.80		
83555 CHECK DATE:	25000275 06/03/2025		9,041.50	06/03/2025 INV APP PSA Rİ	
83556 CHECK DATE:	25000227 06/03/2025		16,042.00	06/03/2025 INV APP PSA 20	
18141 EVANS & I	DIXON, LLC		25,083.50		
APRIL 2025 CHECK DATE:	06/03/2025		6,763.50	06/03/2025 INV APP 197757	
18003 FARM & F	LEET OF ROMEOVILLE				
05/13/2025 CHECK DATE:	06/03/2025		279.47	06/03/2025 INV APP SHOP M	
05/15/2025 CHECK DATE:	06/03/2025		360.06	06/03/2025 INV APP WATER	
785 FAST PRI	NTING OF JOLIET, INC		639.53		
97584 CHECK DATE:	06/03/2025		440.79	06/03/2025 INV APP ENVELO	
97585 CHECK DATE:	06/03/2025		1,477.20	06/03/2025 INV APP BROCHU	
97593 CHECK DATE:	06/03/2025		162.06	06/03/2025 INV APP PRINTI	
97631 CHECK DATE:	06/03/2025		2,225.75	06/03/2025 INV APP PRINTS	
791 FEDERAL	EXPRESS CORP		4,305.80		
8-854-28323 CHECK DATE:	06/03/2025		24.80	06/03/2025 INV APP SHIPPI	



INVOICE P.O.	INV DATE	WARRANT CHECK # IN	NVOICE NET PAID	D AMOUNT DUE DATE TYP	E STS DESCR
13307 FIDELITY M	ATIONAL TITLE COMPANY				
WJ250006290 CHECK DATE:	06/03/2025	3,	,500.00	06/03/2025 IN	V APP TITLE
12460 FIRE SERVI	ICE, INC.				
IL-19699 CHECK DATE:	06/03/2025	1,	,236.05	06/03/2025 IN	V APP PARTS
IL-19783 CHECK DATE:	06/03/2025	1,	,238.41	06/03/2025 IN	V APP PARTS
IL-19784 CHECK DATE:	06/03/2025		416.71	06/03/2025 IN	V APP PARTS
IL-19794 CHECK DATE:	06/03/2025	1,	,303.68	06/03/2025 IN	V APP PARTS
ST-19467 CHECK DATE:	25000633 06/03/2025	12	,554.70	06/03/2025 IN	V APP servic
STB-19469 CHECK DATE:	25000634 06/03/2025	21,	,099.15	06/03/2025 IN	V APP body w
17395 FIRR OAK F	PROPERTIES	37,	,848.70		
DECEMBER 2024 CHECK DATE:	25000232 06/03/2025	1,	,773.25	06/03/2025 IN	v app 2024 b
18036 FIRSTTWO	INC				
2835 CHECK DATE:	06/03/2025	22	,800.00	06/03/2025 IN	V APP RENEWA
829 FISHER SCI	IENTIFIC				
0242575 CHECK DATE:	06/03/2025		945.30	06/03/2025 IN	V APP LAB SU
0816111 CHECK DATE:	06/03/2025		958.79	06/03/2025 IN	V APP LAB SU
4623 FLEET SAFE	ETY SUPPLY	1,	,904.09		
84920 CHECK DATE:	06/03/2025		310.97	06/03/2025 IN	V APP PARTS



VENDOR INVOICE LIST

INVOICE P.O	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
18043 FLOWPOI	NT ENVIRONMENTAL SYSTEMS INC			
WE5566 CHECK DATE:	06/03/2025		419.18	06/03/2025 INV APP BULKWA
4083 FOSTER	COACH SALES INC			
29202 CHECK DATE:	06/03/2025		906.00	06/03/2025 INV APP PARTS
10005 FREEDOM	FIRST AID & SAFETY			
53965 CHECK DATE:	06/03/2025		64.15	06/03/2025 INV APP SUPPLI
18633 FROM TH	E GROUND UP LANDSCAPING & INT	EGRITY		
5354 CHECK DATE:	06/03/2025		476.16	06/03/2025 INV APP LANDSC
13895 G L DOW	NS INC			
42325 CHECK DATE:	06/03/2025		1,799.50	06/03/2025 INV APP SUPPLI
3711 GALLAGH	ER ASPHALT AND MATERIALS			
37462 CHECK DATE:	25000675 06/03/2025		3,486.00	06/03/2025 INV APP WATER-
37669 CHECK DATE:	25000674 06/03/2025		3,480.00	06/03/2025 INV APP STREET
37821 CHECK DATE:	25000674 06/03/2025		3,508.50	06/03/2025 INV APP STREET
37834 CHECK DATE:	25000674 06/03/2025		3,427.50	06/03/2025 INV APP STREET
38111 CHECK DATE:	25000674 06/03/2025		1,040.65	06/03/2025 INV APP STREET
38176 CHECK DATE:	25000674 06/03/2025		1,168.05	06/03/2025 INV APP STREET
38204 CHECK DATE:	25000674 06/03/2025		1,098.20	06/03/2025 INV APP STREET



INVOICE P.O.	INV DATE	WARRANT CHECK	# INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
38385 CHECK DATE:	25000674 06/03/2025		3,628.50	06/03/2025 INV APP STREET	
38386 CHECK DATE:	25000674 06/03/2025		3,600.00	06/03/2025 INV APP STREET	
13755 GALLAGHEF	R BENEFIT SERVICES INC		24,437.40		
340848 CHECK DATE:	25000414 06/03/2025		6,333.33	06/03/2025 INV APP CONSUL	
6542 GORDON FL	ESCH COMPANY, INC				
IN15169222 CHECK DATE:	06/03/2025		134.00	06/03/2025 INV APP EXCHG	
12403 GRAINGER					
9421712473 CHECK DATE:	06/03/2025		60.56	06/03/2025 INV APP WATER	
9487465909 CHECK DATE:	06/03/2025		53.40	06/03/2025 INV APP SUPPLI	
9487465917 CHECK DATE:	06/03/2025		287.46	06/03/2025 INV APP PARTS	
9488195745 CHECK DATE:	06/03/2025		138.58	06/03/2025 INV APP TOOLS	
9488849689 CHECK DATE:	06/03/2025		92.88	06/03/2025 INV APP SUPPLI	
9490542355 CHECK DATE:	06/03/2025		103.60	06/03/2025 INV APP TOOLS	
9491685112 CHECK DATE:	06/03/2025		934.75	06/03/2025 INV APP PARTS	
9491976305 CHECK DATE:	06/03/2025		635.64	06/03/2025 INV APP TOOLS	
9492536561 CHECK DATE:	06/03/2025		17.28	06/03/2025 INV APP PARTS	
9495294143 CHECK DATE:	06/03/2025		259.72	06/03/2025 INV APP SUPPLI	
9496869406 CHECK DATE:	06/03/2025		122.84	06/03/2025 INV APP SUPPLI	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
9497667627 CHECK DATE:	06/03/2025		377.70	06/03/2025 INV APP SUPPLI
9500851325 CHECK DATE:	06/03/2025		390.85	06/03/2025 INV APP PARTS
9502014476 CHECK DATE:	06/03/2025		22.51	06/03/2025 INV APP SHOP T
9503090269 CHECK DATE:	06/03/2025		599.44	06/03/2025 INV APP V-BELT
9503448715 CHECK DATE:	06/03/2025		207.54	06/03/2025 INV APP HAND H
9503777584 CHECK DATE:	06/03/2025		252.99	06/03/2025 INV APP PARTS
9503886831 CHECK DATE:	06/03/2025		170.94	06/03/2025 INV APP SUPPLI
9504667826 CHECK DATE:	06/03/2025		68.54	06/03/2025 INV APP SHOP T
9504881096 CHECK DATE:	06/03/2025		1,090.17	06/03/2025 INV APP JANITO
9506211912 CHECK DATE:	06/03/2025		638.30	06/03/2025 INV APP SHOP T
9506370411 CHECK DATE:	06/03/2025		1,890.84	06/03/2025 INV APP SHOP T
9506370429 CHECK DATE:	06/03/2025		59.32	06/03/2025 INV APP SHOP M
9507967553 CHECK DATE:	06/03/2025		107.84	06/03/2025 INV APP PARK S
9510021752 CHECK DATE:	06/03/2025		68.64	06/03/2025 INV APP FLASHL
9513747205 CHECK DATE:	06/03/2025		195.66	06/03/2025 INV APP SUPPLI
9516225365 CHECK DATE:	06/03/2025		1,204.58	06/03/2025 INV APP JANITO
14241 GREAT LAK	ES WATER RESOURCES GROUP	_	10,052.57	
1989 CHECK DATE:	25000665 06/03/2025		12,820.00	06/03/2025 INV APP WELL 1



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
2005 CHECK DATE:	25000665 06/03/2025			27,015.00	06/03/2025 INV APP WELL 1
2007 CHECK DATE:	25000107 06/03/2025			78,385.00	06/03/2025 INV APP WELL 2
2008 CHECK DATE:	25000635 06/03/2025			30,172.18	06/03/2025 INV APP WELL 2
14295 GREAT PY	RENEES TECHNOLOGY LLC			148,392.18	
2025-0009 CHECK DATE:	25000539 06/03/2025			1,006.67	06/03/2025 INV APP CONSUL
15146 WEST JEF	F AUTO SALES LLC				
441397j CHECK DATE:	06/03/2025			245.65	06/03/2025 INV APP PARTS
441420J CHECK DATE:	06/03/2025			315.87	06/03/2025 INV APP PARTS
11860 HAWKINS	INC			561.52	
7047464 CHECK DATE:	06/03/2025			924.42	06/03/2025 INV APP CHEMIC
7047466 CHECK DATE:	25000023 06/03/2025			1,501.00	06/03/2025 INV APP 2025 M
7047467 CHECK DATE:	25000023 06/03/2025			1,106.00	06/03/2025 INV APP 2025 M
7051437 CHECK DATE:	25000024 06/03/2025			8,828.19	06/03/2025 INV APP 2025 B
7051440 CHECK DATE:	25000024 06/03/2025			8,985.11	06/03/2025 INV APP 2025 B
7051511 CHECK DATE:	25000024 06/03/2025			9,170.21	06/03/2025 INV APP 2025 B
7058984 CHECK DATE:	25000023 06/03/2025			2,607.00	06/03/2025 INV APP 2025 M
7058985 CHECK DATE:	25000023 06/03/2025			3,041.50	06/03/2025 INV APP 2025 M
7058987 CHECK DATE:	25000023 06/03/2025			4,779.50	06/03/2025 INV APP 2025 M



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
			40,942.93		
18360 HBK ENG1	NEERING				
123048 CHECK DATE:	25000437 06/03/2025		1,085.50	06/03/2025 INV APP PSA DO	
14173 HEARTLAN	ID BUSINESS SYSTEMS LLC				
793663-н СНЕСК DATE:	25000496 05/23/2025		21,543.84	06/03/2025 INV APP Adv-Tr	
18419 HINDSIG	IT GRAPHICS LLC				
2883 CHECK DATE:	06/03/2025		375.00	06/03/2025 INV APP SERVIC	
18011 HOLCIM -	· MAMR INC				
720780798 CHECK DATE:	25000673 06/03/2025		1,023.89	06/03/2025 INV APP 2025 A	
720783751 CHECK DATE:	25000673 06/03/2025		424.97	06/03/2025 INV APP 2025 A	
720786647 CHECK DATE:	25000673 06/03/2025		419.28	06/03/2025 INV APP 2025 A	
720790194 CHECK DATE:	25000673 06/03/2025		620.17	06/03/2025 INV APP 2025 A	
720799747 CHECK DATE:	25000673 06/03/2025		1,519.78	06/03/2025 INV APP 2025 A	
720799748 CHECK DATE:	25000673 06/03/2025		1,081.83	06/03/2025 INV APP 2025 A	
720810810 CHECK DATE:	25000673 06/03/2025		215.16	06/03/2025 INV APP 2025 A	
720822012 CHECK DATE:	25000673 06/03/2025		2,745.90	06/03/2025 INV APP 2025 A	
720822013 CHECK DATE:	25000673 06/03/2025		1,102.75	06/03/2025 INV APP 2025 A	
720826405 CHECK DATE:	25000673 06/03/2025		214.74	06/03/2025 INV APP 2025 A	
720830397 CHECK DATE:	25000673 06/03/2025		211.41	06/03/2025 INV APP 2025 A	



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
720845751 CHECK DATE:	25000673 06/03/2025			416.49	06/03/2025 INV APP 2025 A
720849889 CHECK DATE:	25000673 06/03/2025			193.94	06/03/2025 INV APP 2025 A
720870923 CHECK DATE:	25000673 06/03/2025			2,170.19	06/03/2025 INV APP 2025 A
720870924 CHECK DATE:	25000673 06/03/2025			223.20	06/03/2025 INV APP 2025 A
720870925 CHECK DATE:	25000673 06/03/2025			606.55	06/03/2025 INV APP 2025 A
720875745 CHECK DATE:	25000673 06/03/2025			189.09	06/03/2025 INV APP 2025 A
720878870 CHECK DATE:	25000673 06/03/2025			773.05	06/03/2025 INV APP 2025 A
720882764 CHECK DATE:	25000673 06/03/2025			186.73	06/03/2025 INV APP 2025 A
720893682 CHECK DATE:	25000673 06/03/2025			541.21	06/03/2025 INV APP 2025 A
720893683 CHECK DATE:	25000673 06/03/2025			404.79	06/03/2025 INV APP 2025 A
720898220 CHECK DATE:	25000673 06/03/2025			398.25	06/03/2025 INV APP 2025 A
720902808 CHECK DATE:	25000673 06/03/2025			995.61	06/03/2025 INV APP 2025 A
720907668 CHECK DATE:	25000673 06/03/2025			987.46	06/03/2025 INV APP 2025 A
720921391 CHECK DATE:	25000673 06/03/2025			403.81	06/03/2025 INV APP 2025 A
720921392 CHECK DATE:	25000673 06/03/2025			401.36	06/03/2025 INV APP 2025 A
720929450 CHECK DATE:	25000619 06/03/2025			1,349.62	06/03/2025 INV APP 2025 A
720929451 CHECK DATE:	25000619 06/03/2025			1,500.42	06/03/2025 INV APP 2025 A
720929452 CHECK DATE:	25000619 06/03/2025			2,095.51	06/03/2025 INV APP 2025 A



INVOICE P.O.	INV DATE	WARRANT CHECK #	# INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
720929453 CHECK DATE:	25000619 06/03/2025		1,590.97	06/03/2025 INV APP 2025 A	
720948713 CHECK DATE:	25000673 06/03/2025		203.58	06/03/2025 INV APP 2025 A	
720959661 CHECK DATE:	25000673 06/03/2025		1,020.55	06/03/2025 INV APP 2025 A	
720995136 CHECK DATE:	25000673 06/03/2025		195.64	06/03/2025 INV APP 2025 A	
720995137 CHECK DATE:	25000673 06/03/2025		590.35	06/03/2025 INV APP 2025 A	
720995138 CHECK DATE:	25000673 06/03/2025		585.30	06/03/2025 INV APP 2025 A	
720995139 CHECK DATE:	25000673 06/03/2025		575.86	06/03/2025 INV APP 2025 A	
721014921 CHECK DATE:	25000673 06/03/2025		399.43	06/03/2025 INV APP 2025 A	
721014922 CHECK DATE:	25000673 06/03/2025		404.47	06/03/2025 INV APP 2025 A	
721020388 CHECK DATE:	25000673 06/03/2025		424.32	06/03/2025 INV APP 2025 A	
721025668 CHECK DATE:	25000673 06/03/2025		194.03	06/03/2025 INV APP 2025 A	
721048281 CHECK DATE:	25000673 06/03/2025		452.22	06/03/2025 INV APP 2025 A	
721055145 CHECK DATE:	25000673 06/03/2025		219.03	06/03/2025 INV APP 2025 A	
721064475 CHECK DATE:	25000673 06/03/2025		221.17	06/03/2025 INV APP 2025 A	
16562 HOLSTEN H	UMAN CAPITAL DEVELOPMENT NF	Р	30,494.08		
2025-0519 CHECK DATE:	06/03/2025		4,174.82	06/03/2025 INV APP DEC 20	
18719 HOUBOLT R	OAD EXTENSION JV LLC				
4069343 CHECK DATE:	06/03/2025		35.00	06/03/2025 INV APP TOLLS	



INVOICE	P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE	TYPE STS DESCR
17151 :	IDEXX DISTRIBUTION	INC					
3173811284 СНЕСК D/	ATE:	06/03/2025			3,448.54	06/03/2025	INV APP LAB SU
3174902614 СНЕСК D/	ATE:	06/03/2025			38.13	06/03/2025	INV APP LAB SU
3174902615 CHECK D	ATE:	06/03/2025			47.88	06/03/2025	INV APP LAB SU
3175213114 CHECK D	ATE:	06/03/2025			997.81	06/03/2025	INV APP LAB SU
1196 :	ILL POLICE ACCREDIT	TATION COALITION			4,532.36		
873 СНЕСК D/	ATE:	06/03/2025			100.00	06/03/2025	INV APP 2025 M
13610 :	ILLCO INC						
6213904 СНЕСК D/	ATE:	06/03/2025			395.37	06/03/2025	INV APP MINI S
16948	ILLINOIS WORKER'S C	COMPENSATION COMMIS	SION				
01/01/18-00 CHECK D		06/03/2025			9,202.79	06/03/2025	INV APP RATE A
13346 :	INFOSEND INC						
285890 CHECK D/		3 06/03/2025			31,902.91	06/03/2025	INV APP PRINT/
1262 :	INTERSTATE BATTERIE	INC					
50924677 CHECK D/	ATE:	06/03/2025			760.40	06/03/2025	INV APP SUPPLI
50925511 CHECK D/	ATE:	06/03/2025			75.00	06/03/2025	INV APP SUPPLI
50925512 CHECK D/	ATE:	06/03/2025			168.00	06/03/2025	INV APP SUPPLI
50925518 CHECK D/	ATE:	06/03/2025			646.00	06/03/2025	INV APP SUPPLI



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
			1,649.40		
17457 ITERIS 1	NC		,		
180470 CHECK DATE:	25000480 06/03/2025		6,342.00	06/03/2025 INV APP PES PH	
18146 ITOUCH E	BIOMETRICS LLC				
7442 CHECK DATE:	06/03/2025		21,790.00	06/03/2025 INV APP LICENS	
16805 JACK DOF	IENY COMPANIES INC				
260689 CHECK DATE:	06/03/2025		111.00	06/03/2025 INV APP PARTS	
8624 JACOB &	HEFNER ASSOCIATES INC				
73984 CHECK DATE:	25000462 06/03/2025		952.50	06/03/2025 INV APP PSA PH	
1339 JCM UNIF	ORMS				
809544 CHECK DATE:	25000040 06/03/2025		387.90	06/03/2025 INV APP POLICE	
809815 CHECK DATE:	25000157 06/03/2025		527.90	06/03/2025 INV APP POLICE	
809831 CHECK DATE:	25000152 06/03/2025		168.30	06/03/2025 INV APP POLICE	
810040 CHECK DATE:	25000217 06/03/2025		527.90	06/03/2025 INV APP POLICE	
810060 CHECK DATE:	25000222 06/03/2025		99.95	06/03/2025 INV APP police	
810186 CHECK DATE:	25000236 06/03/2025		577.90	06/03/2025 INV APP POLICE	
811005 CHECK DATE:	06/03/2025		205.90	06/03/2025 INV APP UNIFOR	
811145.1 CHECK DATE:	06/03/2025		621.95	06/03/2025 INV APP FF FUS	
811160 CHECK DATE:	06/03/2025		57.95	06/03/2025 INV APP UNIFOR	



VENDOR INVOICE LIST

INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
811174 CHECK DATE:	06/03/2025		57.95	06/03/2025 INV APP UNIFOR	
811456 CHECK DATE:	06/03/2025		115.90	06/03/2025 INV APP UNIFOR	
812035 CHECK DATE:	06/03/2025		30.00	06/03/2025 INV APP UNIFOR	
812157 CHECK DATE:	25000625 06/03/2025		552.85	06/03/2025 INV APP POLICE	
812215 CHECK DATE:	06/03/2025		13.90	06/03/2025 INV APP UNIFOR	
812320 CHECK DATE:	06/03/2025		20.00	06/03/2025 INV APP FF T-S	
812414 CHECK DATE:	06/03/2025		1,749.86	06/03/2025 INV APP UNIFOR	
812440 CHECK DATE:	25000216 06/03/2025		573.50	06/03/2025 INV APP POLICE	
13452 JOLIET A	SPHALT LLC		6,289.61		
21-s5396 CHECK DATE:	25000675 06/03/2025		1,395.10	06/03/2025 INV APP WATER-	
21-s5420 CHECK DATE:	25000675 06/03/2025		207.90	06/03/2025 INV APP WATER-	
21-S5424 CHECK DATE:	25000675 06/03/2025		281.40	06/03/2025 INV APP WATER-	
21-s5449 CHECK DATE:	25000675 06/03/2025		1,131.20	06/03/2025 INV APP WATER-	
18189 JOLIET L	ATINO ECONOMIC DEVELOPMENT A	SSOCIATION	3,015.60		
CDBG1024 CHECK DATE:	06/03/2025		11,796.80	06/03/2025 INV APP TECHNI	
10764 JOLIET S	USPENSION INC				
141844 CHECK DATE:	06/03/2025		316.59	06/03/2025 INV APP PARTS	
16102 20055 400					

16102 JONES AND BARTLETT LEARNING LLC



INVOICE	P.O. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
1092924 CHECK DATE	. 06/03/2025		1,207.46	06/03/2025 INV APP TRAINI	
14306 KAN	KAKEE TRUCK EQUIPMENT INC				
179674 СНЕСК DATE	25000636 06/03/2025		16,155.00	06/03/2025 INV APP AUTOMO	
180334 CHECK DATE	06/03/2025		274.38	06/03/2025 INV APP SUPPLI	
180343 CHECK DATE	06/03/2025		7,811.33	06/03/2025 INV APP SUPPLI	
18837 KAS	PER & NOTTAGE P.C.		24,240.71		
31425 CHECK DATE	06/03/2025		4,064.40	06/03/2025 INV APP LEGAL	
50125 CHECK DATE	06/03/2025		7,000.00	06/03/2025 INV APP LEGAL	
9312 KIM	BALL MIDWEST		11,064.40		
103335024 CHECK DATE	06/03/2025		608.00	06/03/2025 INV APP SUPPLI	
103336182 CHECK DATE	06/03/2025		81.00	06/03/2025 INV APP SUPPLI	
103341182 CHECK DATE	. 06/03/2025		359.97	06/03/2025 INV APP SUPPLI	
103347291 CHECK DATE	06/03/2025		850.70	06/03/2025 INV APP SUPPLI	
103347543 CHECK DATE	06/03/2025		1,773.25	06/03/2025 INV APP SUPPLI	
103351680 CHECK DATE	06/03/2025		506.82	06/03/2025 INV APP SUPPLI	
103358850 CHECK DATE	06/03/2025		216.89	06/03/2025 INV APP SUPPLI	
103360281 CHECK DATE	06/03/2025		270.75	06/03/2025 INV APP SUPPLI	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
			4,667.38		
15482 KNELL O CONNO	R DANIELEWICZ		,		
96092-96116 CHECK DATE:	06/03/2025		16,993.00	06/03/2025 INV APP APRIL	
13560 L DEGEUS & AS	SOCIATES INC				
368882 CHECK DATE:	06/03/2025		30.00	06/03/2025 INV APP NOTARY	
15226 LABSOURCE INC	:				
006654053 CHECK DATE:	06/03/2025		325.50	06/03/2025 INV APP GLOVES	
18557 LANER MUCHIN	LTD				
688808 CHECK DATE:	06/03/2025		4,500.00	06/03/2025 INV APP PROFES	
688809 CHECK DATE:	06/03/2025		3,750.00	06/03/2025 INV APP PROFES	
688810 CHECK DATE:	06/03/2025		2,175.00	06/03/2025 INV APP PROFES	
688811 CHECK DATE:	06/03/2025		2,025.00	06/03/2025 INV APP PROFES	
688812 CHECK DATE:	06/03/2025		3,900.00	06/03/2025 INV APP PROFES	
688813 CHECK DATE:	06/03/2025		7,050.00	06/03/2025 INV APP PROFES	
13142 LAWSON PRODUC	TS INC		23,400.00		
9312448003 CHECK DATE:	06/03/2025		396.92	06/03/2025 INV APP SUPPLI	
9312451664 CHECK DATE:	06/03/2025		607.64	06/03/2025 INV APP SUPPLI	
9312462724 CHECK DATE:	06/03/2025		850.88	06/03/2025 INV APP SUPPLI	
9312462725 CHECK DATE:	06/03/2025		890.04	06/03/2025 INV APP SUPPLI	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
			2,745.48		
17949 LENNY'S	GAS N WASH ROUTE 6 AND GOUGA	R LLC	2,743.40		
5274 CHECK DATE:	06/03/2025		1,544.00	06/03/2025 INV APP SERVIC	
18101 LENOVO (JNITED STATES) INC				
6472693842 CHECK DATE:	06/03/2025		3,721.40	06/03/2025 INV APP LAPTOP	
6472764299 CHECK DATE:	06/03/2025		518.00	06/03/2025 INV APP MONITO	
6472790598 CHECK DATE:	06/03/2025		2,342.00	06/03/2025 INV APP LAPTOP	
18780 LENOVO G	OBAL TECH		6,581.40		
6800798777 CHECK DATE:	25000500 06/03/2025		4,374.65	06/03/2025 INV APP TruSca	
15926 LOWER DE	SPLAINES WATERSHED GROUP				
CM#279-25 CHECK DATE:	06/03/2025		100,704.31	06/03/2025 INV APP INVOIC	
18547 M J ELEC	TRIC LLC				
25153048800-1 CHECK DATE:	25000252 06/03/2025		361,395.00	06/03/2025 INV APP ESTP -	
1679 MC MASTE	R-CARR SUPPLY CO				
44218915 CHECK DATE:	06/03/2025		54.11	06/03/2025 INV APP SUPPLI	
44731597 CHECK DATE:	06/03/2025		55.46	06/03/2025 INV APP SUPPLI	
45036085 CHECK DATE:	06/03/2025		726.49	06/03/2025 INV APP PARTS	
45093481 CHECK DATE:	06/03/2025		30.36	06/03/2025 INV APP PARTS	
45136681	06/03/2025		164.31	06/03/2025 INV APP PARTS	



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
CHECK DATE:					
45209795 CHECK DATE:	06/03/2025			200.57	06/03/2025 INV APP PARTS
17741 MCCAULEY	MECHANICAL CONSTRUCTION INC			1,231.30	
39595 CHECK DATE:	06/03/2025			1,116.20	06/03/2025 INV APP REPAIR
18910 MCS CONSU	JLTING INC				
1123 CLEMENT ST CHECK DATE:	06/03/2025			7,500.00	06/03/2025 INV APP 2022 M
10340 ME SIMPSO	ON CO INC				
44459 CHECK DATE:	25000368 06/03/2025			8,345.00	06/03/2025 INV APP PSA wa
44505 CHECK DATE:	25000368 06/03/2025			1,300.00	06/03/2025 INV APP PSA wa
13281 MEDWORKS-	-JOLIET			9,645.00	
419668 CHECK DATE:	06/03/2025			45.00	06/03/2025 INV APP DRUG S
419744 CHECK DATE:	06/03/2025			210.00	06/03/2025 INV APP EMPLOY
419781 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP DRUG S
419803 CHECK DATE:	06/03/2025			45.00	06/03/2025 INV APP DRUG S
419815 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP DRUG S
419831 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP DRUG S
419858 CHECK DATE:	06/03/2025			45.00	06/03/2025 INV APP DRUG S
419888 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP EMPLOY



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
419889 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP EMPLOY
419914 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP EMPLOY
419920 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP EMPLOY
420014 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP TESTIN
420031 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP EMPLOY
420088 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP TESTIN
420093 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP TESTIN
420121 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP TESTIN
420124 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP TESTIN
420125 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP TESTIN
420133 CHECK DATE:	06/03/2025			130.00	06/03/2025 INV APP TESTIN
13563 MENARDS-CRESTHILL				2,295.00	
87843 CHECK DATE:	06/03/2025			659.93	06/03/2025 INV APP DOWNTO
87848 CHECK DATE:	06/03/2025			129.99	06/03/2025 INV APP RUG -
88129 CHECK DATE:	06/03/2025			45.67	06/03/2025 INV APP CLEANI
88258 CHECK DATE:	06/03/2025			669.16	06/03/2025 INV APP WATER
1704 MENARDS-JOLIET				1,504.75	
1005 CHECK DATE:	06/03/2025			582.45	06/03/2025 INV APP PARTS



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
1016 CHECK DATE:	06/03/2025			15.48	06/03/2025 INV APP HARDWA
1033 CHECK DATE:	06/03/2025			75.95	06/03/2025 INV APP SUPPLI
1067 CHECK DATE:	06/03/2025			25.89	06/03/2025 INV APP SUPPLI
1080 CHECK DATE:	06/03/2025			324.98	06/03/2025 INV APP PARTS
1094 CHECK DATE:	06/03/2025			87.82	06/03/2025 INV APP CONCRE
1134 CHECK DATE:	06/03/2025			121.88	06/03/2025 INV APP SUPPLI
1159 CHECK DATE:	06/03/2025			53.53	06/03/2025 INV APP PARTS
1293 CHECK DATE:	06/03/2025			84.98	06/03/2025 INV APP SUPPLI
150 CHECK DATE:	06/03/2025			38.31	06/03/2025 INV APP SUPPLI
226 CHECK DATE:	06/03/2025			65.24	06/03/2025 INV APP PARTS
396 CHECK DATE:	06/03/2025			148.19	06/03/2025 INV APP SUPPLI
489 CHECK DATE:	06/03/2025			509.93	06/03/2025 INV APP WEED K
526 CHECK DATE:	06/03/2025			20.84	06/03/2025 INV APP TOOLS
541 CHECK DATE:	06/03/2025			18.57	06/03/2025 INV APP PARTS
580 CHECK DATE:	06/03/2025			246.70	06/03/2025 INV APP PARTS
664 CHECK DATE:	06/03/2025			137.69	06/03/2025 INV APP PARTS
71 CHECK DATE:	06/03/2025			65.35	06/03/2025 INV APP SUPPLI
713 CHECK DATE:	25000020 06/03/2025			360.16	06/03/2025 INV APP 2025 B



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
715 CHECK DATE:	06/03/2025		41.35	06/03/2025 INV APP SUPPLI	
725 CHECK DATE:	06/03/2025		203.14	06/03/2025 INV APP SUPPLI	
731 CHECK DATE:	06/03/2025		314.24	06/03/2025 INV APP PARTS	
735 CHECK DATE:	06/03/2025		67.48	06/03/2025 INV APP SUPPLI	
77 CHECK DATE:	06/03/2025		20.46	06/03/2025 INV APP SUPPLI	
922 CHECK DATE:	25000020 06/03/2025		61.45	06/03/2025 INV APP 2025 B	
926 CHECK DATE:	06/03/2025		313.35	06/03/2025 INV APP DOWNTO	
938-A CHECK DATE:	06/03/2025		449.39	06/03/2025 INV APP CHEST	
945 CHECK DATE:	06/03/2025		42.40	06/03/2025 INV APP PVC PI	
98980 CHECK DATE:	06/03/2025		29.97	06/03/2025 INV APP PARTS	
99424 CHECK DATE:	06/03/2025		119.14	06/03/2025 INV APP TOOLS	
99659 CHECK DATE:	06/03/2025		189.99	06/03/2025 INV APP EQUIPM	
99906 CHECK DATE:	06/03/2025		418.38	06/03/2025 INV APP DOWNTO	
99912 CHECK DATE:	06/03/2025		28.19	06/03/2025 INV APP SUPPLI	
99994 CHECK DATE:	06/03/2025		438.83	06/03/2025 INV APP SUPPLI	
			5,721.70		
1713 METROPOLI	TAN INDUSTRIES				
INV073115 CHECK DATE:	06/03/2025		570.00	06/03/2025 INV APP PARTS	
INV073184 CHECK DATE:	06/03/2025		768.00	06/03/2025 INV APP PARTS	



VENDOR INVOICE LIST

INVOICE P.O.	INV DATE	WARRANT CHE	CK # INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
			1,338.00		
7967 METTLER-TOLEDO IN	С				
655402099 CHECK DATE:	06/03/2025		626.75	06/03/2025 INV APP SERVIC	
17154 MI-BOX MOVING & M	OBILE STORAGE INC				
ILJ49698 CHECK DATE:	06/03/2025		209.00	06/03/2025 INV APP STORAG	
13835 MID-STATES ORGANI	ZED CRIME				
0251207-IN CHECK DATE:	06/03/2025		300.00	06/03/2025 INV APP 2025 M	
1736 MIDDLETON OVERHEA	D DOORS INC				
1009276 CHECK DATE:	06/03/2025		1,346.50	06/03/2025 INV APP SERVIC	
1009277 CHECK DATE:	06/03/2025		862.43	06/03/2025 INV APP SERVIC	
10034 MINER ELECTRONICS	COPP		2,208.93		
360820 CHECK DATE:	06/03/2025		110.00	06/03/2025 INV APP REPAIR	
1768 MONROE TRUCK EQUI	PMENT				
346679 CHECK DATE:	06/03/2025		1,195.00	06/03/2025 INV APP EQUIPM	
1775 MOORE GLASS INC					
I250374 CHECK DATE:	06/03/2025		483.00	06/03/2025 INV APP PARTS	
16781 MORAINE VALLEY CO	MMUNITY COLLEGE				
0632292 CHECK DATE:	06/03/2025		1,434.00	06/03/2025 INV APP VILCEK	

15518 MORRIS TRAILER SALES INC



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
15529 CHECK DATE:	06/03/2025			6,988.00	06/03/2025 INV APP TRAILE
16242 NALCO COMPAN	Y LLC				
6660350118 CHECK DATE:	06/03/2025			279.11	06/03/2025 INV APP SERVIC
1336 NAPA GENUINE	PARTS				
800131 CHECK DATE:	06/03/2025			-188.65	06/03/2025 CRM APP PARTS
802423 CHECK DATE:	06/03/2025			-38.79	06/03/2025 CRM APP PARTS
816224 CHECK DATE:	06/03/2025			63.25	06/03/2025 INV APP PARTS
816601 CHECK DATE:	06/03/2025			-63.25	06/03/2025 CRM APP CREDIT
823055 CHECK DATE:	06/03/2025			238.60	06/03/2025 INV APP PARTS
823655 CHECK DATE:	06/03/2025			118.59	06/03/2025 INV APP PARTS
832943 CHECK DATE:	06/03/2025			154.56	06/03/2025 INV APP PARTS
836489 CHECK DATE:	06/03/2025			2,403.00	06/03/2025 INV APP PARTS
838272 CHECK DATE:	06/03/2025			-68.16	06/03/2025 CRM APP CREDIT
838977 CHECK DATE:	06/03/2025			-36.00	06/03/2025 CRM APP CREDIT
839267 CHECK DATE:	06/03/2025			43.49	06/03/2025 INV APP PARTS
840620 CHECK DATE:	06/03/2025			57.48	06/03/2025 INV APP PARTS
841082 CHECK DATE:	06/03/2025			72.64	06/03/2025 INV APP PARTS
843298 CHECK DATE:	06/03/2025			-66.85	06/03/2025 CRM APP CREDIT



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
844294 CHECK DATE:	06/03/2025			-62.44	06/03/2025 CRM APP CREDIT
844895 CHECK DATE:	06/03/2025			-55.08	06/03/2025 CRM APP CREDIT
858919 CHECK DATE:	06/03/2025			111.45	06/03/2025 INV APP PARTS
859009 CHECK DATE:	06/03/2025			40.74	06/03/2025 INV APP PARTS
859058 CHECK DATE:	06/03/2025			840.82	06/03/2025 INV APP PARTS
859077 CHECK DATE:	06/03/2025			32.29	06/03/2025 INV APP PARTS
859085 CHECK DATE:	06/03/2025			419.20	06/03/2025 INV APP PARTS
859153 CHECK DATE:	06/03/2025			18.05	06/03/2025 INV APP PARTS
859318 CHECK DATE:	06/03/2025			304.80	06/03/2025 INV APP PARTS
859528 CHECK DATE:	06/03/2025			55.60	06/03/2025 INV APP PARTS
859530 CHECK DATE:	06/03/2025			64.64	06/03/2025 INV APP PARTS
859551 CHECK DATE:	06/03/2025			976.04	06/03/2025 INV APP PARTS
859581 CHECK DATE:	06/03/2025			14.43	06/03/2025 INV APP PARTS
859613 CHECK DATE:	06/03/2025			304.44	06/03/2025 INV APP PARTS
859691 CHECK DATE:	06/03/2025			71.70	06/03/2025 INV APP PARTS
859732 CHECK DATE:	06/03/2025			18.68	06/03/2025 INV APP PARTS
859870 CHECK DATE:	06/03/2025			210.54	06/03/2025 INV APP PARTS
859944 CHECK DATE:	06/03/2025			29.82	06/03/2025 INV APP PARTS
860037	06/03/2025			174.33	06/03/2025 INV APP PARTS



VENDOR INVOICE LIST

INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
CHECK DATE:					
860064 CHECK DATE:	06/03/2025			113.28	06/03/2025 INV APP PARTS
860149 CHECK DATE:	06/03/2025			10.18	06/03/2025 INV APP PARTS
860158 CHECK DATE:	06/03/2025			95.74	06/03/2025 INV APP PARTS
860199 CHECK DATE:	06/03/2025			798.00	06/03/2025 INV APP TOOLS
860203 CHECK DATE:	06/03/2025			790.46	06/03/2025 INV APP TOOLS
860483 CHECK DATE:	06/03/2025			392.69	06/03/2025 INV APP PARTS
860484 CHECK DATE:	06/03/2025			16.05	06/03/2025 INV APP PARTS
6368 NAT'L FI	RE PROTECTION ASSOC			8,476.36	
13277029м СНЕСК DATE:	06/03/2025			225.00	06/03/2025 INV APP MEMBER
17946 NEW ERA	SPREADING INC				
742 CHECK DATE:	25000108 06/03/2025		10	05,131.25	06/03/2025 INV APP 2025 B
749 CHECK DATE:	25000108 06/03/2025		8	81,931.42	06/03/2025 INV APP 2025 B
1892 NORTHEAS	T MULTI-REGIONAL		18	87,062.67	
378374 CHECK DATE:	06/03/2025			450.00	06/03/2025 INV APP REGIST
1902 NORWALK	TANK CO				
198421 CHECK DATE:	06/03/2025			592.00	06/03/2025 INV APP MATERI

1918 OESTREICH SERV CO, INC



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
245207 CHECK DATE:	06/03/2025		290.00	06/03/2025 INV APP REPAIR	
245210 CHECK DATE:	06/03/2025		299.95	06/03/2025 INV APP REPAIR	
245391 CHECK DATE:	06/03/2025		371.84	06/03/2025 INV APP SUPPLI	
245444 CHECK DATE:	06/03/2025		14.00	06/03/2025 INV APP KEYS	
245450 CHECK DATE:	06/03/2025		148.16	06/03/2025 INV APP PARTS	
			1,123.95		
13189 OMEGA PLUMBING	5 INC				
10106466 CHECK DATE:	06/03/2025		5,647.70	06/03/2025 INV APP REPAIR	
10106467 CHECK DATE:	06/03/2025		7,036.93	06/03/2025 INV APP REPAIR	
10106546 СНЕСК DATE:	06/03/2025		345.00	06/03/2025 INV APP REPAIR	
10106622 СНЕСК DATE:	06/03/2025		975.53	06/03/2025 INV APP REPAIR	
17294 OTTOSEN DINOLF	O HASENBALG & CASTALD	00, LTD.	14,005.16		
13830 CHECK DATE:	06/03/2025		2,475.00	06/03/2025 INV APP APRIL	
1943 OXBO MUFFLER A	AND BRAKES				
7355 CHECK DATE:	06/03/2025		560.00	06/03/2025 INV APP PARTS	
13867 PARAMONT EO IN	IC				
S701496497.002 CHECK DATE:	06/03/2025		16.00	06/03/2025 INV APP SERVIC	
S701504383.001 CHECK DATE:	06/03/2025		2,640.00	06/03/2025 INV APP PARTS	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
			2,656.00		
13258 PART D A	DVISORS INC		_,		
14535 CHECK DATE:	06/03/2025		15,135.29	06/03/2025 INV APP MONTHL	
17092 PERFORMA	NCE PIPELINING INC				
2410300517 CHECK DATE:	25000618 06/03/2025		26,451.00	06/03/2025 INV APP 2025 S	
2043 POEHNER,	DILLMAN & MAHALIK				
61552914 CHECK DATE:	25000493 06/03/2025		29,228.70	06/03/2025 INV APP 2025 P	
62010658 CHECK DATE:	06/03/2025		955.00	06/03/2025 INV APP SERVIC	
			30,183.70		
13642 FERGUSON	ENTERPRISES LLC				
0286184 CHECK DATE:	06/03/2025		121.92	06/03/2025 INV APP PARTS/	
7740 POMP'S T	IRE SERVICE INC				
411164318 CHECK DATE:	06/03/2025		439.20	06/03/2025 INV APP SUPPLI	
411164454 CHECK DATE:	06/03/2025		94.77	06/03/2025 INV APP SUPPLI	
411164678 CHECK DATE:	06/03/2025		2,904.38	06/03/2025 INV APP SUPPLI	
690146269 CHECK DATE:	06/03/2025		106.00	06/03/2025 INV APP SUPPLI	
690146326 CHECK DATE:	06/03/2025		106.00	06/03/2025 INV APP SUPPLI	
4874 pr strei	CH & SONS INC		3,650.35		
56165 CHECK DATE:	06/03/2025		788.00	06/03/2025 INV APP PARTS	



INVOICE	P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DU	E DATE	TYPE STS DES	CR
18786 P	RECISION TRUCK CEN	TER LTD							
29236 CHECK DA	TE:	06/03/2025			112.95	06,	/03/2025	INV APP PAR	rs
1948 P	PT FERRO CONSTR CO								
11067 СНЕСК DA		06/03/2025			372.00	06,	/03/2025	INV APP WATE	ER-
11076 СНЕСК DA		06/03/2025			186.00	06,	/03/2025	INV APP WATE	ER-
11077 СНЕСК DA		06/03/2025			1,643.00	06,	/03/2025	INV APP WATE	ER-
11084 СНЕСК DA		06/03/2025			124.00	06,	/03/2025	INV APP STR	ET
11085 CHECK DA		06/03/2025			1,054.00	06,	/03/2025	INV APP WAT	ER-
11093 CHECK DA		06/03/2025			744.00	06,	/03/2025	INV APP WAT	ER-
11136 CHECK DA		06/03/2025			186.00	06,	/03/2025	INV APP WAT	ER-
11160 СНЕСК DA		06/03/2025			62.00	06,	/03/2025	INV APP STR	ET
11161 СНЕСК DA		06/03/2025			310.00	06,	/03/2025	INV APP WATE	ER-
11170 СНЕСК DA		06/03/2025			248.00	06,	/03/2025	INV APP WATE	ER-
11178 CHECK DA		06/03/2025			932.48	06,	/03/2025	INV APP WAT	ER-
11185 CHECK DA		06/03/2025			868.00	06,	/03/2025	INV APP STR	ET
11208 СНЕСК DA		06/03/2025			372.00	06,	/03/2025	INV APP WATE	ER-
11220 СНЕСК DA		06/03/2025			372.00	06,	/03/2025	INV APP WATE	ER-
11230 СНЕСК DA		06/03/2025			434.00	06,	/03/2025	INV APP WATE	ER-
11231 СНЕСК DA		06/03/2025			682.00	06,	/03/2025	INV APP WAT	ER-



INVOICE P.	0. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
11243 CHECK DATE:	25000675 06/03/2025		558.00	06/03/2025 INV APP WATER-	
11252 CHECK DATE:	25000674 06/03/2025		620.00	06/03/2025 INV APP STREET	
C6936-10 CHECK DATE:	25000545 06/03/2025		173,020.56	06/03/2025 INV APP N Broa	
18827 PVP CO	MMUNTCATTONS		182,788.04		
136415 СНЕСК DATE:	06/03/2025		7,223.00	06/03/2025 INV APP EQUIPM	
15528 RATHBU	N CSERVENYAK & KOZOL				
98540-541 CHECK DATE:	06/03/2025		2,700.00	06/03/2025 INV APP APRIL	
2157 RAY O'	HERRON CO INC -DANVILLE				
2409973 CHECK DATE:	25000454 06/03/2025		55,199.00	06/03/2025 INV APP AUTOMO	
2411401 CHECK DATE:	06/03/2025		1,560.07	06/03/2025 INV APP VESTS	
2411467 CHECK DATE:	25000292 06/03/2025		810.33	06/03/2025 INV APP BALLIS	
2412183 CHECK DATE:	06/03/2025		2,906.19	06/03/2025 INV APP SOS EQ	
18900 READIN	G TRUCK EQUIPMENT		60,475.59		
43008362 CHECK DATE:	06/03/2025		8,099.46	06/03/2025 INV APP PARTS	
15192 READY	REFRESH				
15D6704609403 CHECK DATE:	06/03/2025		167.45	06/03/2025 INV APP SUPPLI	
15D6704808171 CHECK DATE:	06/03/2025		81.97	06/03/2025 INV APP SUPPLI	



INVOICE P.O	. INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
			249.42		
15505 REASONA	BLE TREE EXPERTS				
11783 CHECK DATE:	25000647 06/03/2025		4,945.00	06/03/2025 INV APP Emerg.	
11784 CHECK DATE:	25000647 06/03/2025		7,545.00	06/03/2025 INV APP Emerg.	
11785 CHECK DATE:	06/03/2025		656.00	06/03/2025 INV APP CONTRA	
11785.1 CHECK DATE:	25000647 06/03/2025		12,509.00	06/03/2025 INV APP Emerg.	
			25,655.00		
18543 REEVES	TECHNOLOGY GROUP LLC				
0168 CHECK DATE:	06/03/2025		350.00	06/03/2025 INV APP VIEW C	
52 CHECK DATE:	06/03/2025		325.00	06/03/2025 INV APP BATTER	
			675.00		
2207 RENDELS	INC				
47678 CHECK DATE:	06/03/2025		51.50	06/03/2025 INV APP PARTS	
18613 RICKS M	ECHANICAL CONTRACTORS				
191 CHECK DATE:	06/03/2025		1,761.50	06/03/2025 INV APP SERVIC	
14093 RJN GRO	UP INC				
388530	25000378 06/03/2025		633.13	06/03/2025 INV APP PSA fo	
CHECK DATE:	25000570 0070572025		055.15	00/03/2023 INV AIT 15A 10	
39770201 CHECK DATE:	25000614 06/03/2025		15,007.50	06/03/2025 INV APP PSA fo	
39770202 CHECK DATE:	25000614 06/03/2025		58,673.50	06/03/2025 INV APP PSA fo	
41550103 CHECK DATE:	25000559 06/03/2025		17,679.08	06/03/2025 INV APP 2025 S	
415510	25000417 06/03/2025		22,935.33	06/03/2025 INV APP 2025 S	



INVOICE P.O	. INV DATE	WARRANT	CHECK # INVOICE N	ET PAID AMOUNT DUE DATE TYPE STS DESCR
CHECK DATE:				
419007 CHECK DATE:	25000124 06/03/2025		5,689.89	06/03/2025 INV APP PSA fo
2245 ROD BAK	ER FORD SALES INC		120,618.43	
62956 CHECK DATE:	06/03/2025		196.16	06/03/2025 INV APP PARTS
62957 CHECK DATE:	06/03/2025		274.97	06/03/2025 INV APP PARTS
2261 RON TIR	APELLI FORD, INC.		471.13	
661715 CHECK DATE:	06/03/2025		1,366.68	06/03/2025 INV APP PARTS
661818 CHECK DATE:	06/03/2025		917.68	06/03/2025 INV APP PARTS
661818-01 CHECK DATE:	06/03/2025		211.62	06/03/2025 INV APP PARTS
661875 CHECK DATE:	06/03/2025		92.33	06/03/2025 INV APP PARTS
661879 CHECK DATE:	06/03/2025		1,858.64	06/03/2025 INV APP PARTS
661903 CHECK DATE:	06/03/2025		127.60	06/03/2025 INV APP PARTS
661905 CHECK DATE:	06/03/2025		59.13	06/03/2025 INV APP PARTS
661912 CHECK DATE:	06/03/2025		1,968.72	06/03/2025 INV APP PARTS
661914 CHECK DATE:	06/03/2025		269.93	06/03/2025 INV APP PARTS
661942-01 CHECK DATE:	06/03/2025		61.88	06/03/2025 INV APP PARTS
661945 CHECK DATE:	06/03/2025		1,377.80	06/03/2025 INV APP PARTS
661977 CHECK DATE:	06/03/2025		68.10	06/03/2025 INV APP PARTS



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
661977-01 CHECK DATE:	06/03/2025			68.10	06/03/2025 INV APP PARTS	
662046 CHECK DATE:	06/03/2025			51.83	06/03/2025 INV APP PARTS	
662053 CHECK DATE:	06/03/2025			72.40	06/03/2025 INV APP PARTS	
662058 CHECK DATE:	06/03/2025			646.80	06/03/2025 INV APP PARTS	
662113 CHECK DATE:	06/03/2025			758.85	06/03/2025 INV APP PARTS	
662120 CHECK DATE:	06/03/2025			156.20	06/03/2025 INV APP PARTS	
J129 CHECK DATE:	25000354 06/03/2025			41,449.00	06/03/2025 INV APP AUTOMO	
J130 CHECK DATE:	25000354 06/03/2025			41,449.00	06/03/2025 INV APP AUTOMO	
17170 000000 07				93,032.29		
17179 RUBBER ST	АМР СНАМР					
1336132 CHECK DATE:	06/03/2025			26.24	06/03/2025 INV APP SUPPLI	
14090 RUSH TRUC	K CENTERS OF ILLINOIS INC					
3041608430 CHECK DATE:	06/03/2025			321.63	06/03/2025 INV APP PARTS	
3041651189 CHECK DATE:	06/03/2025			3,025.95	06/03/2025 INV APP PARTS	
3041677697 CHECK DATE:	06/03/2025			195.57	06/03/2025 INV APP PARTS	
3041677747 CHECK DATE:	06/03/2025			48.47	06/03/2025 INV APP PARTS	
3041690029 CHECK DATE:	06/03/2025			539.02	06/03/2025 INV APP PARTS	
3041696930 CHECK DATE:	06/03/2025			955.00	06/03/2025 INV APP PARTS	
3041720221 CHECK DATE:	06/03/2025			490.30	06/03/2025 INV APP PARTS	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
			5,575.94		
15497 RUSSO PO	VER EQUIPMENT		-,		
SPI20992653 CHECK DATE:	06/03/2025		7.99	06/03/2025 INV APP SUPPLI	
SPI20992654 CHECK DATE:	06/03/2025		12.99	06/03/2025 INV APP SUPPLI	
SPI20992655 CHECK DATE:	06/03/2025		80.99	06/03/2025 INV APP SUPPLI	
SPI20992656 CHECK DATE:	06/03/2025		42.99	06/03/2025 INV APP SUPPLI	
4144 RYDIN DE	CAL		144.96		
PS-INV128679 CHECK DATE:	06/03/2025		758.92	06/03/2025 INV APP PARKIN	
18803 SANAIR T	ECHNOLOGIES LABORATORY INC				
C15295 CHECK DATE:	06/03/2025		927.35	06/03/2025 INV APP SERVIC	
17977 SEAL TIG	HT EXTERIORS INC				
25-150W CHECK DATE:	25000556 06/03/2025		24,300.00	06/03/2025 INV APP BUILDI	
17602 SEASON A	ND TIME				
0000234 CHECK DATE:	06/03/2025		400.00	06/03/2025 INV APP GRASS	
14076 SHAW SUB	URBAN MEDIA GROUP				
2236803, 2236760 CHECK DATE:	06/03/2025		883.20	06/03/2025 INV APP ADVERT	
16855 SHEFFIEL	D SAFETY & LOSS CONTROL LLC				
20072347 CHECK DATE:	25000655 06/03/2025		37,950.00	06/03/2025 INV APP PSA fo	
20072416 CHECK DATE:	25000655 06/03/2025		10,400.00	06/03/2025 INV APP PSA fo	



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
				48,350.00		
2392 SHOREWOOD HOME &	AUTO					
01-453456 CHECK DATE:	06/03/2025			76.02	06/03/2025 INV APP PARTS	
01-464759 CHECK DATE:	06/03/2025			225.94	06/03/2025 INV APP PARTS	
01-464867 CHECK DATE:	06/03/2025			-62.99	06/03/2025 CRM APP CREDIT	
01-464875 CHECK DATE:	06/03/2025			-3.18	06/03/2025 CRM APP PARTS	
01-464996 CHECK DATE:	06/03/2025			-62.99	06/03/2025 CRM APP CREDIT	
01-467600 CHECK DATE:	06/03/2025			39.98	06/03/2025 INV APP SUPPLI	
				212.78		
14215 SIERRA ITS				212.70		
2495 CHECK DATE:	06/03/2025			260.00	06/03/2025 INV APP DATA E	
9747 SIGNARAMA						
INV-3141 CHECK DATE:	06/03/2025			888.72	06/03/2025 INV APP SUPPLI	
INV-3150 CHECK DATE:	06/03/2025			203.33	06/03/2025 INV APP SUPPLI	
INV-3173 CHECK DATE:	06/03/2025			857.69	06/03/2025 INV APP SUPPLI	
				1,949.74		
17368 SILVER CROSS MED	ICAL GROUP - OCC HEAL	TH		1,545.74		
6600 CHECK DATE:	06/03/2025			4,527.00	06/03/2025 INV APP CBA AN	
18568 SOUTH OAK DODGE :	INC					
1694685 CHECK DATE:	06/03/2025			1,374.16	06/03/2025 INV APP PARTS	



INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
1694902 CHECK DATE:	06/03/2025		777.76	06/03/2025 INV APP PARTS	
15379 SPECIALTY ELE			2,151.92		
75084 CHECK DATE:	06/03/2025		72.00	06/03/2025 INV APP PARTS	
2472 STANDARD EQUI	PMENT CO INC				
P03554 CHECK DATE:	06/03/2025		6,652.97	06/03/2025 INV APP REPAIR	
P03727 CHECK DATE:	06/03/2025		-1,338.00	06/03/2025 CRM APP CREDIT	
P03728 CHECK DATE:	06/03/2025		6,765.53	06/03/2025 INV APP PARTS	
2474 STANDARD TRUC	V DADTS THE		12,080.50		
2474 STANDARD TRUC					
1031270 CHECK DATE:	06/03/2025		541.57	06/03/2025 INV APP PARTS	
1031271 CHECK DATE:	06/03/2025		42.53	06/03/2025 INV APP PARTS	
1031276 CHECK DATE:	06/03/2025		2,307.54	06/03/2025 INV APP PARTS	
1031277 CHECK DATE:	06/03/2025		507.21	06/03/2025 INV APP PARTS	
1031285 CHECK DATE:	06/03/2025		1,088.66	06/03/2025 INV APP PARTS	
1031289 CHECK DATE:	06/03/2025		362.96	06/03/2025 INV APP PARTS	
1031299 CHECK DATE:	06/03/2025		101.84	06/03/2025 INV APP PARTS	
1031300 CHECK DATE:	06/03/2025		968.96	06/03/2025 INV APP PARTS	
1031309 CHECK DATE:	06/03/2025		1,710.28	06/03/2025 INV APP PARTS	
1031310 CHECK DATE:	06/03/2025		411.56	06/03/2025 INV APP PARTS	



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
1031316 CHECK DATE:	06/03/2025			87.31	06/03/2025 INV APP PARTS
1031325 CHECK DATE:	06/03/2025			636.50	06/03/2025 INV APP PARTS
1031335 CHECK DATE:	06/03/2025			66.01	06/03/2025 INV APP PARTS
1031336 CHECK DATE:	06/03/2025			95.16	06/03/2025 INV APP PARTS
1031345 CHECK DATE:	06/03/2025			431.24	06/03/2025 INV APP PARTS
1031348 CHECK DATE:	06/03/2025			216.61	06/03/2025 INV APP PARTS
12400 CTTD DD0				9,575.94	
	S EXCAVATING INC				
48923 CHECK DATE:	25000374 06/03/2025			38,146.51	06/03/2025 INV APP Lead S
48930 CHECK DATE:	25000374 06/03/2025			29,567.29	06/03/2025 INV APP Lead S
10399 STOLLER	INTERNATIONAL INC			67,713.80	
P60932 CHECK DATE:	06/03/2025			224.87	06/03/2025 INV APP SUPPLI
2523 STRAND A	SSOC INC				
223430 CHECK DATE:	25000358 06/03/2025			3,347.69	06/03/2025 INV APP CSO LT
223431 CHECK DATE:	25000546 06/03/2025			188,352.35	06/03/2025 INV APP PSA WW
224279 CHECK DATE:	25000318 06/03/2025			9,410.97	06/03/2025 INV APP On-Cal
224768 CHECK DATE:	25000240 06/03/2025			21,907.44	06/03/2025 INV APP ESTP -
11947 STRYKER	EMS EQUIPMENT-			223,018.45	



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
9209282879 CHECK DATE:	06/03/2025			1,482.75	06/03/2025 INV APP EMS BA	
4027 SUBURBAN	LABORATORIES, INC					
GA5002424 CHECK DATE:	06/03/2025			1,440.00	06/03/2025 INV APP SERVIC	
GA5002425 CHECK DATE:	25000017 06/03/2025			264.00	06/03/2025 INV APP 2025 -	
GA5002469 CHECK DATE:	25000016 06/03/2025			591.00	06/03/2025 INV APP 2025 B	
GA5002470 CHECK DATE:	25000021 06/03/2025			4,267.00	06/03/2025 INV APP 2025 N	
GA5002471 CHECK DATE:	06/03/2025			70.00	06/03/2025 INV APP LAB WO	
9857 SUNBELT	PUMP & POWER RENTALS			6,632.00		
168364794-0001 CHECK DATE:	06/03/2025			743.05	06/03/2025 INV APP RENTAL	
17345 T-MOBILE	USA INC					
9604865346 CHECK DATE:	06/03/2025			165.00	06/03/2025 INV APP DATA T	
9604865347 CHECK DATE:	06/03/2025			50.00	06/03/2025 INV APP DATA T	
15578 TEKLAB I	NC			215.00		
322972 CHECK DATE:	25000027 06/03/2025			209.42	06/03/2025 INV APP 2025 I	
325201 CHECK DATE:	25000027 06/03/2025			75.68	06/03/2025 INV APP 2025 I	
325436 CHECK DATE:	25000027 06/03/2025			209.42	06/03/2025 INV APP 2025 I	
325444 CHECK DATE:	25000027 06/03/2025			209.42	06/03/2025 INV APP 2025 I	
325858 CHECK DATE:	25000027 06/03/2025			209.42	06/03/2025 INV APP 2025 I	



INVOICE	Ρ.Ο.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
326546 CHECK DAT		00027 06/03/2025			477.67	06/03/2025 INV APP 2025 I
326550 CHECK DAT		00027 06/03/2025			220.56	06/03/2025 INV APP 2025 I
13589 TI	FCO INDUSTRIE	ES INC			1,611.59	
72087030 CHECK DAT	E:	06/03/2025			397.90	06/03/2025 INV APP SUPPLI
13030 TR	EADSTONE TIRE	E RECYCLING LLC				
30694 CHECK DAT	E:	06/03/2025			617.50	06/03/2025 INV APP SUPPLI
15365 TR	ESSLER LLP					
508402-50841 CHECK DAT		06/03/2025			11,402.76	06/03/2025 INV APP APRIL
11476 TR	I-COUNTY BOAF	RD-UP & GLASS INC				
4633 CHECK DAT	E:	06/03/2025			280.00	06/03/2025 INV APP BOARD
9199 TR	I-K SUPPLIES	INC				
126403 СНЕСК DAT	E:	06/03/2025			108.60	06/03/2025 INV APP GARBAG
126407 CHECK DAT	E:	06/03/2025			608.30	06/03/2025 INV APP JANITO
16784 TR	OTTER AND ASS	SOCIATES INC			716.90	
25-24684 CHECK DAT	2500	00334 06/03/2025			6,600.00	06/03/2025 INV APP Lois P
25–24770 CHECK DAT		00334 06/03/2025			839.25	06/03/2025 INV APP Lois P
13726 TR	UCKVAULT INC				7,439.25	



INVOICE P.O.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
284725 CHECK DATE:	25000550 06/03/2025			2,188.75	06/03/2025 INV APP Truck
285132 CHECK DATE:	25000551 06/03/2025			6,379.00	06/03/2025 INV APP Truck
12259 ULINE ING	c			8,567.75	
192883570 CHECK DATE:	06/03/2025			1,181.40	06/03/2025 INV APP SUPPLI
2718 UNDERGROU	JND PIPE & VALVE				
072899 CHECK DATE:	06/03/2025			92.00	06/03/2025 INV APP PARTS/
072976 CHECK DATE:	06/03/2025			2,573.26	06/03/2025 INV APP SUPPLI
073102 CHECK DATE:	06/03/2025			1,995.00	06/03/2025 INV APP PARTS
073114 CHECK DATE:	06/03/2025			378.00	06/03/2025 INV APP PARTS
073141 CHECK DATE:	06/03/2025			790.00	06/03/2025 INV APP PARTS
2727 UNITED LA	AR INC			5,828.26	
INV434744 CHECK DATE:	06/03/2025			533.40	06/03/2025 INV APP SUPPLI
10617 UNITED M	ETERS INC				
4706 CHECK DATE:	25000463 06/03/2025			53,634.00	06/03/2025 INV APP 2025 S
13844 UNIVAR SO	OLUTIONS USA LLC				
52954469 CHECK DATE:	25000244 06/03/2025			2,683.05	06/03/2025 INV APP 2025 D
52958994 CHECK DATE:	25000244 06/03/2025			1,083.45	06/03/2025 INV APP 2025 D
52966088 CHECK DATE:	25000244 06/03/2025			167.40	06/03/2025 INV APP 2025 D



INVOICE	Ρ.Ο.	INV DATE	WARRANT	CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR
52966090 CHECK DA		25000244 06/03/2025			1,011.37	06/03/2025 INV APP 2025 D
52973861 CHECK DA	TE:	25000244 06/03/2025			541.73	06/03/2025 INV APP 2025 D
52973862 CHECK DA	TE:	25000244 06/03/2025			381.30	06/03/2025 INV APP 2025 D
52973863 CHECK DA	TE:	25000244 06/03/2025			930.00	06/03/2025 INV APP 2025 D
52973864 CHECK DA	TE:	25000244 06/03/2025			581.25	06/03/2025 INV APP 2025 D
52978210 CHECK DA	TE:	25000244 06/03/2025			1,390.35	06/03/2025 INV APP 2025 D
52984636 CHECK DA	TE:	25000244 06/03/2025			365.03	06/03/2025 INV APP 2025 D
52984637 CHECK DA	TE:	25000244 06/03/2025			892.80	06/03/2025 INV APP 2025 D
52991031 CHECK DA	TE:	25000244 06/03/2025			358.05	06/03/2025 INV APP 2025 D
52991034 CHECK DA	TE:	25000244 06/03/2025			418.50	06/03/2025 INV APP 2025 D
52991036 CHECK DA	TE:	25000244 06/03/2025			432.45	06/03/2025 INV APP 2025 D
52991038 CHECK DA	TE:	25000244 06/03/2025			383.63	06/03/2025 INV APP 2025 D
52991039 CHECK DA	TE:	25000244 06/03/2025			523.13	06/03/2025 INV APP 2025 D
52994386 CHECK DA ⁻		25000244 06/03/2025			1,267.13	06/03/2025 INV APP 2025 D
52994387 CHECK DA	TE:	25000244 06/03/2025			2,325.00	06/03/2025 INV APP 2025 D
53002401 CHECK DA	TE:	25000244 06/03/2025			279.00	06/03/2025 INV APP 2025 D
53008968 CHECK DA ⁻	TE:	25000244 06/03/2025			404.55	06/03/2025 INV APP 2025 D
53008969 CHECK DA	TE:	25000244 06/03/2025			292.95	06/03/2025 INV APP 2025 D



INVOICE P.O.	INV DATE	WARRANT CHECK	<pre>(# INVOICE NET</pre>	PAID AMOUNT DUE DATE TYPE STS DESCR	
53008970 CHECK DATE:	25000244 06/03/2025		1,255.50	06/03/2025 INV APP 2025 D	
53008972 CHECK DATE:	25000244 06/03/2025		544.05	06/03/2025 INV APP 2025 D	
53008973 CHECK DATE:	25000244 06/03/2025		411.53	06/03/2025 INV APP 2025 D	
53017091 CHECK DATE:	25000244 06/03/2025		1,143.90	06/03/2025 INV APP 2025 D	
4113 UNIVERSI	TY OF ILL-GAR		20,067.10		
UPI12825 CHECK DATE:	06/03/2025		65,416.00	06/03/2025 INV APP BASIC	
12207 US BANK	CORPORATE TRUST SERVICES				
7727526 CHECK DATE:	06/03/2025		700.00	06/03/2025 INV APP ADMINI	
7727948 CHECK DATE:	06/03/2025		1,200.00	06/03/2025 INV APP ADMINI	
7728422 CHECK DATE:	06/03/2025		1,900.00	06/03/2025 INV APP ADMINI	
7729140 CHECK DATE:	06/03/2025		1,200.00	06/03/2025 INV APP ADMINI	
18272 HD SUPPL	Y INC		5,000.00		
INV00685228 CHECK DATE:	06/03/2025		984.31	06/03/2025 INV APP LAB SU	
INV00695723 CHECK DATE:	06/03/2025		769.34	06/03/2025 INV APP TOOLS	
INV00702655 CHECK DATE:	06/03/2025		391.76	06/03/2025 INV APP LAB SU	
INV00704851 CHECK DATE:	06/03/2025		75.15	06/03/2025 INV APP SUPPLI	
INV00707643 CHECK DATE:	06/03/2025		125.10	06/03/2025 INV APP LAB SU	
INV00708668 CHECK DATE:	06/03/2025		748.14	06/03/2025 INV APP PARTS	



VENDOR INVOICE LIST

INVOICE P.O.	INV DATE	WARRANT CHECK #	INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
18454 USALCO L	LC		3,093.80		
910166861 CHECK DATE:	25000031 06/03/2025		4,744.39	06/03/2025 INV APP 2025 A	
910166862 CHECK DATE:	25000031 06/03/2025		4,777.15	06/03/2025 INV APP 2025 A	
18085 USIQ INC			9,521.54		
28860535-1 CHECK DATE:	25000609 06/03/2025		4,341.00	06/03/2025 INV APP RIFLE	
17788 UTHE & U	THE INC				
12827666 CHECK DATE:	06/03/2025		90.00	06/03/2025 INV APP SERVIC	
13284963 CHECK DATE:	06/03/2025		90.00	06/03/2025 INV APP SERVIC	
15069 V3 COMPA	NIES		180.00		
10425270 CHECK DATE:	25000331 06/03/2025		13,215.00	06/03/2025 INV APP Profes	
18225 VERIZON	COMMUNICATIONS INC				
610000071659 CHECK DATE:	06/03/2025		3,066.45	06/03/2025 INV APP GPS	
7676 VERMEER	ILLINOIS INC				
PN3674 CHECK DATE:	06/03/2025		739.78	06/03/2025 INV APP PARTS	
10509 WAREHOUS	E DIRECT INC				
5904389-0 CHECK DATE:	06/03/2025		279.37	06/03/2025 INV APP OFFICE	

4557 WATER ENVIRONMENT FEDERATION



VENDOR INVOICE LIST

INVOICE P.O.	INV DATE WARRANT	CHECK # INVOICE NET	PAID AMOUNT DUE DATE TYPE STS DESCR	
2024-2025 WEF DUES CHECK DATE:	06/03/2025	368.00	06/03/2025 INV APP 017990	
17346 WATER WEL	L SOLUTIONS ILLINOIS LLC			
IL25-04-110 CHECK DATE:	25000248 06/03/2025	27,087.30	06/03/2025 INV APP WELL R	
17967 WESCO DIS	STRIBUTION INC			
130533 CHECK DATE:	06/03/2025	474.66	06/03/2025 INV APP PARTS	
14009 WHITE CAP	P LP			
10021269094-A CHECK DATE:	06/03/2025	-6.39	06/03/2025 CRM APP CREDIT	
4990 WILL COUM	NTY CENTER FOR COMMUNITY CONCERNS			
7 CHECK DATE:	06/03/2025	2,910.93	06/03/2025 INV APP APRIL	
2896 WILL COUM	TY TREASURER			
501 & 505 RICHARDS CHECK DATE:	06/03/2025	33,012.28	06/03/2025 INV APP 2024 L	
2901 WILLETT H	HOFMANN & ASSOC			
26 & FINAL CHECK DATE:	25000456 06/03/2025	6,335.45	06/03/2025 INV APP Abe St	
10750 WUNDERLIC	TH-MALEC ENVIRONMENTAL			
27125 CHECK DATE:	25000632 06/03/2025	6,910.50	06/03/2025 INV APP PSA fo	
27293 CHECK DATE:	25000632 06/03/2025	3,384.40	06/03/2025 INV APP PSA fo	
27294 CHECK DATE:	25000632 06/03/2025	3,701.52	06/03/2025 INV APP PSA fo	
17433 XVI EM VIIE		13,996.42		

17433 XYLEM VUE INC



VENDOR INVOICE LIST

INVOICE XVUE-PIN-001 CHECK DAT		INV DATE 25000616 06/03/2025	WARRANT	CHECK #	INVOICE NET 5,864.00	PAID AMOUNT DUE DATE TYPE STS DESCR 06/03/2025 INV APP PSA fo
	LEM WATE	R SOLUTIONS USA INC			2 880 60	
3556D74438 CHECK DAT	Е:	06/03/2025			3,880.60	06/03/2025 INV APP REPAIR
		752 INVOICES			3,478,327.17	

** END OF REPORT - Generated by Robin Gatson **



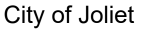
Department: Finance

Title:

Agenda Date: 06/03/2025

Attachments: Invoices 06.03.25.pdf

Entered by: rgatson@joliet.gov





Memo

File #: 324-25

Agenda Date: 6/3/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Award of Contract for the Advanced Traffic Management System Phase B Project - MFT Section Number 21-00546-03-TL to H&H Electric Co. in the Amount of \$648,969.63

BACKGROUND:

The 2025 City Budget includes funding for the City's Advanced Traffic Management System (ATMS) - Phase B Project. This project is the second phase of planned improvements to modernize the City's traffic signal systems. The existing traffic signal system is a closed-loop signal system that has exceeded its end of life, and uses dated hardware, software, and communications technology. The existing system can no longer keep pace with traffic demands in the region and does not support modern traffic management solutions (equipment, software, and data analytics) to facilitate safe and efficient traffic flow.

This ATMS project will include the installation of new traffic signal controllers and central management software that utilizes a new Ethernet-based communications network to allow the City, IDOT and other stakeholders to remotely manage traffic signals and traffic flow throughout the region. The new system will replace existing closed loop systems (controllers, modems, and communication network) which have been installed throughout the City dating back to the 1980s. Existing communication cable and conduit will be used to the extent possible to provide an upgraded Ethernet communication backbone to support the ATMS.

The Public Service Committee will review this matter.

CONCLUSION:

On Friday. May 16, at 10:00 A.M., two (2) bids were received for the Advanced Traffic Management System Phase B Project. The bid summary is as follows:

CONTRACTOR

H&H Electric Co. Meade Electric Company BID AMOUNT \$648,969.63 \$876,812.12

Engineer's Estimate

\$832,467.90

The low bid by H&H Electric, in the amount of \$648,969.63, is 22.04% below the engineer's estimate.

Sufficient funds exist utilizing the Motor Fuel Tax Fund / Infrastructure (Org 20090270, Object 557200, \$648,969.63).

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council award a Contract for the Advanced Traffic Management System - Phase B Project in the amount of \$648,969.63 to H&H Electric Co.



Approver Report

File Number: 324-25

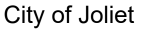
File ID:	324-25	Type: Consent Agenda	Status: Agenda Ready
In Control:	: City Council Meeting File Created: 05/21/2025		File Created: 05/21/2025
Department:	Public Works		Final Action:
Title:	Award of Contract for the Advanced Traffic Management System Phase B Project - MFT Section Number 21-00546-03-TL to H&H Electric Co. in the Amount of \$648,969.63		

Agenda Date: 06/03/2025

Entered by: rlubash@joliet.gov

Approval History

Version	Seq #	Action Date	Approver	Action	Due Date	
1	1	5/23/2025	Gina Logalbo	Approve	5/26/2025	
1	2	5/23/2025	Greg Ruddy	Approve	5/27/2025	
1	3	5/27/2025	Kevin Sing	Approve	5/28/2025	
1	4	5/27/2025	Todd Lenzie	Approve	5/29/2025	
1	5	5/29/2025	Beth Beatty	Approve	5/29/2025	





Memo

File #: 325-25

Agenda Date:6/3/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Award of Contract for the 2025 Sewer Cleaning and Inspection Program to Pipe View America in the Amount of \$528,650.00 and a Professional Services Agreement for Professional Engineering and Field Inspection Services to RJN Group Inc. in the Amount of \$98,500.00

BACKGROUND:

The annual sanitary sewer cleaning and inspection program focuses on both preventive maintenance and planning for future capital improvements. The program in 2025 includes thorough cleaning of approximately 26 miles of sewer mains and removal of any flow obstructions caused by tree roots, protruding service taps, or deteriorating pipe. The areas that are proposed for cleaning and inspection in the 2025 program are shown in the attached exhibit. Sewer cleaning is critical to maintaining efficient sewer flow and service reliability. The associated robotic video inspection process will document the cleaning process and provide valuable data for planning short-term and long-term rehabilitation projects. The inspection and cleaning program will begin in June and be completed by the end of the year. This is the final year of small diameter sewer cleaning and televising to complete the inspection of the system.

The Public Service Committee will review this matter.

CONCLUSION:

On Thursday, May 15, 2025, at 10:00 a.m., four (4) sealed bids were opened for the 2025 Sewer Cleaning and Inspection Program. The bid summary is as follows:

<u>CONTRACTOR</u>	BID AMOUNT
Pipe View America	\$528,650.00
Visu-Sewer of Illinois	\$620,370.00
National Power Rodding	\$639,700.00
Precision Infrastructure	\$957,050.00
Engineer's Estimate	\$647,310.00

The low bid from Pipe View America, in the amount of \$528,650.00, is 18.3% below the engineer's estimate. Pipe View America has completed similar services for nearby municipalities and received a good reference from the City of Aurora. Funds will be charged to the Water & Sewer Operations Fund / Contractual Services (Org 50080020, Object 524200, \$528,650.00).

File #: 325-25

Agenda Date:6/3/2025

Additionally, Staff requested a proposal from RJN Group Inc. to supplement City staff for field inspection and professional engineering services required for the project. RJN Group Inc. has performed a similar role since 2015 and has assisted in conducting the Sanitary Sewer Investigation and Rehabilitation Program since 2014. RJN Group Inc. provided a proposal, in the amount of \$98,500.00, to provide these services. The scope of work that RJN Group Inc. will provide generally consists of project management, field engineering services and completing GIS updates.

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:

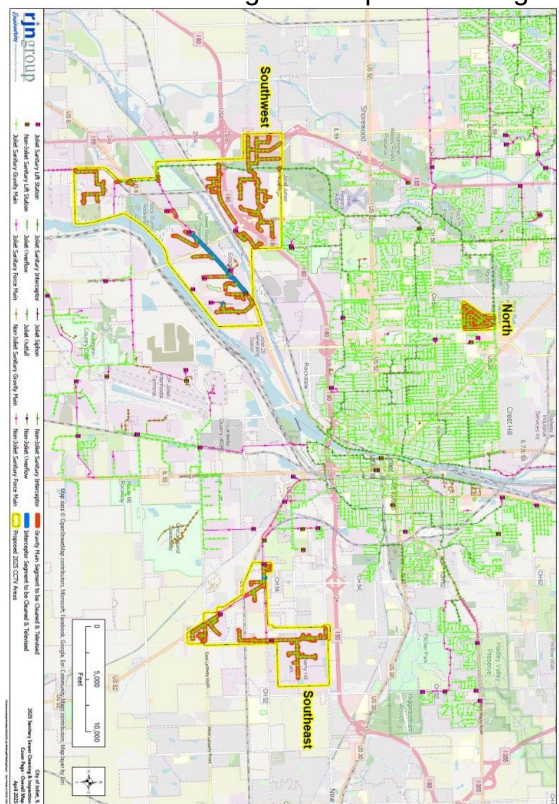
- (f) Purchases when authorized by a concurring vote of two-thirds (2/3) of the Mayor and City Council;
- (g) Purchases of Professional Services.

Funds will be charged to the Water & Sewer Operations Fund / Professional Services (Org 50080020, Object 523300, \$98,500.00).

RECOMMENDATION:

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

- 1. Award the Contract for the 2025 Sewer Cleaning and Inspection Program, in the amount of \$528,650.00, on behalf of Pipe View America.
- 2. Award the Professional Services Agreement for Professional Engineering and Field Inspection Services, in the amount of \$98,500.00, on behalf of RJN Group Inc.



2025 Sewer Cleaning and Inspection Program

AGREEMENT FOR PROFESSIONAL SERVICES

THIS AGREEMENT, MADE AS OF THIS 3rd day of June, 2025, by and between the City of Joliet, Illinois, an Illinois Municipal Corporation, (hereinafter called the "City") and RJN Group Inc., (hereinafter called the "Consultant"), collectively referred to as the "Parties" herein, 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:

<u>SECTION 1 – SERVICES OF THE CONSULTANT</u>

1.1 The Project scope of work is defined in the attached Letter Proposal dated May 2nd, 2025.

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.

<u>SECTION 2 – THE CITY'S RESPONSIBILITIES</u>

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 <u>\$98,500.00</u>

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 150 days 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 0309-1208 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.

<u>SECTION 9 – NON-DISCRIMINATION</u>

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 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.

John

CITY OF JOLIET	RJN GROUP, INC.
By:	By: Muchael M. Joing
H. Elizabeth Beatty	Name: Michael N. Young
City Manager	Title: Senior Vice President
Date:	Date:5/19/2025
ATTEST:	
Ву:	
Lauren O'Hara	
City Clerk	
Date:	

www.rjn.com



May 2, 2025

Mr. Owen Dean, P.E. Department of Public Utilities City of Joliet 150 West Jefferson Street Joliet, Illinois 60432

SUBJECT: PROPOSAL FOR PROFESSIONAL ENGINEERING SERVICES FOR: 2025 SEWER CLEANING AND TELEVISING PROGRAM MANAGEMENT

Dear Mr. Dean:

RJN Group, Inc. (RJN) is pleased to submit this proposal to the City of Joliet (City) for contract management and field inspection services on the 2025 Sewer Cleaning and Televising Program.

PROJECT UNDERSTANDING AND APPROACH

The City of Joliet has established an annual program to clean and televise approximately 6-8% of their collection system in order to provide maintenance and inspections needed to assess the condition of an aging sewer system.

In April 2025, RJN Group, Inc. assisted the City of Joliet in preparing contract documents for cleaning and televising, while making sure the contract had the necessary language, exhibits and requirements for a large-scale cleaning and televising program.

The 2025 program includes cleaning and closed-circuit sewer televising (CCTV) in the City of Joliet, covering approximately **140,000 linear feet of sanitary sewer**, primarily made of polyvinyl chloride (PVC) and vitrified clay (VCP), ranging from 6" to 24" in diameter. Additionally, the contract with the CCTV contractor includes **200 hours of on-call labor**.

Because a significant part of the City's current asset assessment and future programs are reliant on this information, getting quality usable data is important, as it will help to direct future maintenance activities and rehabilitation projects.

Based on a thorough review of data submittals from previous cleaning and televising contracts it has been determined that on-site visits as well as program management is needed to ensure the following:

- The terms of the agreement are being met.
- Invoicing and records are reported accurately.
- The work is performed properly.
- And that deficiencies in the work are quickly addressed.

Some of the issues encountered in previous cleaning contracts in the City included segments of sewer not being jetted but still billed for cleaning, double billing for televised sewers, missed sewers in critical study areas, unorganized and incomplete data submissions, missing deliverables, and misidentified videos and reports.

ASSURING QUALITY AND SAFETY

Quality Assurance/Quality Control

Our design processes adhere to stringent Quality Assurance and Quality Control (QA/QC) protocols to ensure the highest standards of accuracy and reliability. We implement a multi-tiered review system, where each design phase undergoes thorough checks by experienced engineers and project managers. This includes peer reviews and adherence to industry standards and regulatory requirements.

Clarity®

Using Clarity[®], RJN's in-house built data management and reporting software, the City will have access to fully transparent CCTV data.



Safety

As an employee-owned firm, RJN's commitment to the safety of our employees, City staff, and the public is paramount. RJN demonstrates that commitment to safety in our internally developed and audited safety program where our goal is to have all field staff, engineers, and project managers "RJN Safety Certified." Every project follows RJN's health and safety guidelines when completing any field work.

PRICE AND SCHEDULE SUMMARY

RJN will invoice for this project monthly on a Time and Material Basis for a total not-to-exceed fee of **\$98,500** as outlined in Exhibit B. RJN is ready to begin the project immediately upon an agreement with the City, and the CCTV inspection is expected to be completed by January 2, 2026. Complete Scope of Service, Pricing, and Schedule are provided in the following exhibits:

- Exhibit A Scope of Services
- Exhibit B Pricing
- Exhibit C Schedule
- Exhibit D Map

We are looking forward to the opportunity to work with the City of Joliet on this important project. It is our pleasure to submit this proposal to you. Please feel free to contact me at (847) 899-8723 or <u>ygallin@rjnmail.com</u> if you would like to discuss this proposal or have any questions.

Sincerely,

Yann Gallin

Yann Gallin Principal Project Manager

muchad M. your

Michael N. Young, P.E. Senior Vice President



RJN is proposing the following scope of services to conduct the 2024 Sewer Cleaning and Televising Program for the City of Joliet.

- 1. Pre-inspection Assistance:
 - a. Attend pre-inspection kickoff meeting. Prepare and distribute meeting minutes.
 - b. Provide Contractor with hardcopy inspection maps and a digital PDF for each area selected for inspection including zoomed in maps for complicated map areas, additional maps for multiple crews, maps for punch-lists and maps for added work areas.
- 2. RJN will provide part-time inspection observation and management throughout the project. RJN plans to be on-site part-time, dedicating up to 8 hours per week to on-site inspection and progress monitoring while the contractor is working. With an estimated six-month cleaning and televising period, we anticipate a total of 208 hours (26 weeks x 8 hours per week) for field inspection and progress monitoring.
- RJN will provide part-time, on-site inspection observation and progress monitoring during the contractor's 'on-call labor' hours. As discussed with the City, this proposal includes a total of 100 hours for field inspection and progress monitoring, covering the 200 on-call labor hours in line with the bid quantity.
- 4. RJN will maintain weekly contact with the Contractor to monitor progress and ensure study areas are completed. RJN will provide a cursory review of the Contractor's televising videos and reports when submitted.
- 5. RJN will confirm and make any mapping updates identified by sewer inspection crews and incorporate those changes into the City's GIS.
- 6. Confirm that the PACP coded database provided by the Contractor is accurate and matches the GIS mapping updates.
- 7. Provide documentation of the inspection activities, including maintaining a project journal of inspector daily reports and taking digital photographs of the project.
- 8. Attend bi-monthly progress meetings with the City and the Contractor. Prepare agenda and meeting minutes for each bi-monthly meeting.
- 9. Provide periodic inspection of traffic control measures, inspect easement areas before and after work is completed to ensure no damage is done to public or private property.
- 10. RJN will submit biweekly project updates to the City.
- 11. RJN will ensure that the televising contractor completes the cleaning and sewer inspection in accordance with the City contract and that all submittals are organized and completed.
- 12. Provide a comprehensive review of missing CCTV from previous CCTV contracts.

- 13. Provide contract management, including review of Contractor's payment requests, preparation of change orders, and coordination of contract closeout services.
- 14. Provide general project management throughout the duration of the project.
- 15. Meet with City staff as necessary to discuss the progress of the project.

Items Requested from the City

- 1. Updated GIS geodatabases and/or shape files for the sanitary sewer collection system.
- 2. Assistance with traffic control in high traffic areas, as necessary.



Pricing for the 2025 Sewer Cleaning and Televising Program is as follows:

Pricing Terms for Invoicing: Time & Material basis using the fee schedule below at a multiplier of 2.9 for Task 1002 and a multiplier of 3.0 for all other tasks for an overall estimated billing of \$98,500. RJN vehicles will be charged \$60 per day when used on site.

Not-To-Exceed Total Cost: \$98,500

COST SCHEDULE

Task	Task Description	Cost
1001	Pre-Inspection Assistance & Inspection Maps	\$3,700
1002	Field Inspection and Progress Monitoring	\$40,600
1003	Scheduling, Quantity Tracking and Data review	\$18,000
1004	Submittal Review and Invoice Review	\$9,200
1005	Punch List & Project Closeout	\$5,900
1006	Mapping Updates, GIS Deliverables & GIS missing CCTV	\$8,000
1007	Program Management & Meetings	\$13,100
	TOTAL	\$98,500

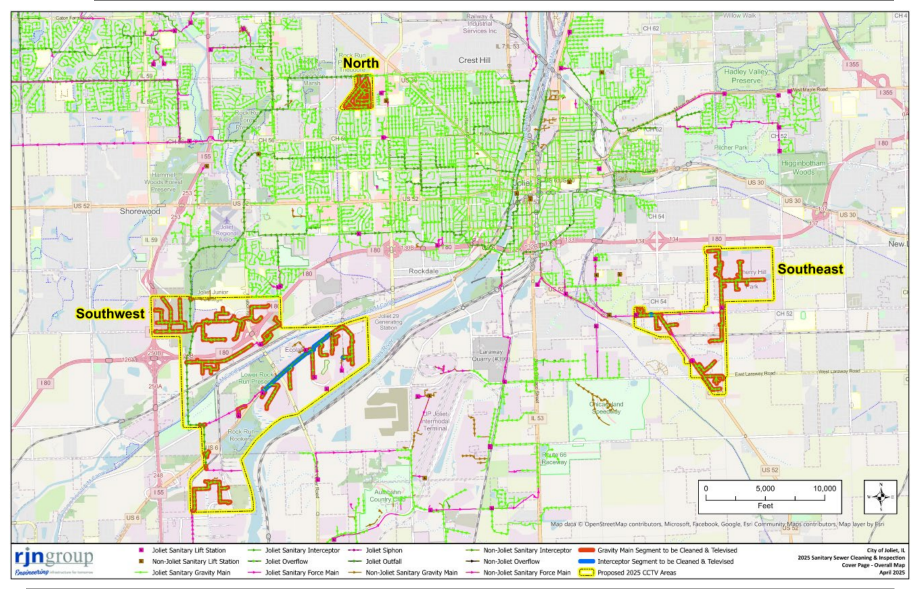
PROPOSAL OPTIONS

1. This Proposal can be amended to include additional work upon joint approval by the City and RJN.



RJN is prepared to attend a Pre-Inspection Kickoff Meeting as soon as the City has picked a date and is prepared to begin review and observation upon a notice-to-proceed and when the televising Contractor is ready to begin work. It is our understanding that the CCTV inspection is expected to be completed by January 2, 2026.





2025 Sewer Cleaning and Televising Program Management, City of Joliet | Page 8



Approver Report

File Number: 325-25

File ID:	325-25	Type: Consent Agenda	Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/21/2025
Department:	Public Utilities	Final Action:	
Title:	Pipe View America in the Services Agreement for I	tract for the 2025 Sewer Cleaning and Inspection Program to erica in the Amount of \$528,650.00 and a Professional ement for Professional Engineering and Field Inspection JN Group Inc. in the Amount of \$98,500.00	
Attachments:	Agenda Date: 06/03/2025		
Attachments.	Sewer Cleaning and Televisin		

Sewer Cleaning and Televising - RJN Signed Proposal - Revised.pdf Entered by: odean@joliet.gov

Gina Logalbo Allison Swisher	Approve Approve	5/29/2025 5/29/2025	
Allison Swisher	Approve	5/20/2025	
	7.001010	512512025	
Kevin Sing	Approve	5/29/2025	
Todd Lenzie	Approve	5/29/2025	
Beth Beatty	Approve	5/29/2025	





File #: 326-25

Agenda Date:6/3/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Award of Professional Services Agreement for the 2025 Force Main Design and Cleaning Program to RJN Group Inc. in the Amount of \$31,900.00

BACKGROUND:

On February 6, 2024 the Mayor and City Council awarded the 2024 Force Main and Assessment Program to RJN Group Inc. The assessment was for the Millsdale Lift Station Force Main, Route 66 Lift Station Force Main, and the Cherry Hill Lift Station Force Main. The results of this assessment showed that the Cherry Hill Lift Station Force Main and the Millsdale Lift Station Force Main both had significant air pockets and settled debris in the pipe which results in lost capacity. It is recommended that additional air release valves be installed on both force mains and ice pigging be completed to clean the debris.

The Public Service Committee will review this matter.

CONCLUSION:

RJN Group Inc. has provided a proposal to complete design and bidding services for the construction of the new air release valves and ice pigging services for the not-to-exceed amount of \$31,900.00.

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 / Lift Stations / Professional Services (Org 50180031, Object 557200, \$31,900.00, Project Code 25035).

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the Professional Services Agreement for the 2025 Force Main Design and Cleaning Program, in the amount of \$31,900.00, on behalf of RJN Group Inc.

AGREEMENT FOR PROFESSIONAL SERVICES

THIS AGREEMENT, MADE AS OF THIS 3rd day of June, 2025, by and between the City of Joliet, Illinois, an Illinois Municipal Corporation, (hereinafter called the "City") and RJN Group Inc., (hereinafter called the "Consultant"), collectively referred to as the "Parties" herein, 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:

<u>SECTION 1 – SERVICES OF THE CONSULTANT</u>

1.1 The Project scope of work is defined in the attached Letter Proposal dated May 8, 2025.

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.

<u>SECTION 2 – THE CITY'S RESPONSIBILITIES</u>

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 <u>\$31,900.00</u>

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 60 days 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 0309-1208 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.

<u>SECTION 9 – NON-DISCRIMINATION</u>

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 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.

John

CITY OF JOLIET	RJN GROUP, INC.
By:	By: Muchael M. Joing
H. Elizabeth Beatty	Name: Michael N. Young
City Manager	Title: Senior Vice President
Date:	Date:5/19/2025
ATTEST:	
Ву:	
Lauren O'Hara	
City Clerk	
Date:	

www.rjn.com



May 8, 2025

Mr. Owen Dean, P.E. Department of Public Utilities City of Joliet 150 West Jefferson Street Joliet, Illinois 60432

SUBJECT:PROPOSAL FOR PROFESSIONAL ENGINEERING SERVICES2025 FORCE MAIN DESIGN AND CLEANING PROGRAM

Dear Mr. Dean:

RJN Group, Inc. (RJN) is pleased to submit this proposal to the City of Joliet (City) for professional engineering design and bidding services for the City's Millsdale and Cherry Hill force mains.

These force mains were previously assessed internally by RJN in 2024 using INGU Pipers® technology.

Force Main	Age (years)	Diameter (in)	Material	Length (LF)
Millsdale	2006	8	PVC	5,312
Cherry Hill	2005	10	HDPE	5,513

KEY PROJECT GOALS AND OBJECTIVES

The primary objective of this project is to enhance the performance of two nonmetallic pressure pipelines, Cherry Hill and Millsdale. RJN will provide comprehensive design and bidding services for ice pigging and the installation of air release valves (ARVs) on the Millsdale and Cherry Hill force mains, guided by the results of the 2024 force main inspections. Implementing ice pigging and ARV installations on the Millsdale and Cherry Hill force mains will extend their operational lifespan and optimize the performance of their associated lift stations.

This proposal of services pertains to the following:

A. Design and Bidding Services - Millsdale and Cherry Hill Force Mains

The 2024 in-line screening assessment conducted by RJN identified significant debris buildup and minor air pockets in both the Millsdale and Cherry Hill force mains. As nonmetallic pipelines, they are well-suited for ice pigging. This project includes professional engineering design and bidding services for ice pigging and ARV installations, with two ARVs planned for the Cherry Hill force main and one for the Millsdale force main.

In addition, the City is planning to replace all site process piping for the Millsdale Lift Station and has partnered with Engineering Solutions Team to provide plan sheets, details, and specifications for this work. As part of this proposal, RJN will be responsible for coordinating with the City and Engineering Solutions Team, creating the front-end documents, combining the bid documents, and managing bidding assistance.

ASSURING QUALITY AND SAFETY

Quality Assurance/Quality Control

Our design processes adhere to stringent Quality Assurance and Quality Control (QA/QC) protocols to ensure the highest standards of accuracy and reliability. We implement a multi-tiered review system, where each design phase undergoes thorough checks by experienced engineers and project managers. This includes peer reviews and adherence to industry standards and regulatory requirements.

Safety

As an employee-owned firm, RJN's commitment to the safety of our employees, City staff, and the public is paramount. RJN demonstrates that commitment to safety in our internally developed and audited safety program where our goal is to have all field staff, engineers, and project managers "RJN Safety Certified." Every project follows RJN's health and safety guidelines when completing any field work.

PRICE AND SCHEDULE SUMMARY

RJN will invoice for this project monthly on a Time and Material basis for a total not-to-exceed fee of **\$31,900** as outlined in Exhibit B. RJN is ready to begin the project immediately upon an agreement with the City. Complete Scope of Service, Pricing, and Schedule are provided in the following exhibits:

- Exhibit A Scope of Services
- Exhibit B Pricing
- Exhibit C Schedule
- Exhibit D Map

We are looking forward to the opportunity to work with the City of Joliet on this important project. It is our pleasure to submit this proposal to you. Please feel free to contact me at (847) 899-8723 or <u>ygallin@rjnmail.com</u> if you would like to discuss this proposal or have any questions.

Sincerely,

Yann Gallin

Yann Gallin Principal Project Manager

muchad M. your

Michael N. Young, P.E. Senior Vice President



RJN is proposing the following scope of services for the 2025 Force Main Design and Inspection Program for the City of Joliet.

1. Millsdale and Cherry Hill Force Main Design and Bidding Services

1. Design Services

- a. Coordinate with local Contractors for the necessary specifications, materials, and confirm future interest in bid.
- b. Coordinate with the City and Engineering Solutions Team to incorporate their design into the bid documents.
- c. Prepare plans to be included in Bid Package, including the following:
 - i. Force main Ice Pigging and Installation schedules including 3 ARV and location GIS exhibits.
 - ii. Bypass and traffic control recommendations (if applicable).
 - iii. Incorporate the Engineering Solutions Team's plans into the main construction plan set.
 - iv. Project specific details such as erosion control, swamp mats, etc.
- d. Prepare Contract Front End Documents and detailed Specifications:
 - i. Adapt the City's standard Front-End Contract Documents, incorporating only project-specific adjustments.
 - ii. Create comprehensive project Specifications.
- e. Incorporate the Engineering Solutions Team's specifications and cost estimate into the general specifications and cost estimate.
- f. Provide progress review submittal at 60% and 90% of Plans, Specifications and Opinion of Probable Construction cost for City review and comment prior to bidding.
- g. Perform a quality control/quality assurance review on final plans and specifications.
- h. Prepare bid package with plans, front-end documents, and specifications including all the maintenance and rehabilitation work. Submit a pdf of the final bid package to the City with full size set of the final plans.
- i. Have senior design P.E. provide an overall review and engineering stamp for the bid package. Submit a PDF of the final bid package to the City.
- j. Bidding Assistance:
 - i. Prepare bid documents referring to new City's bid platform
 - ii. Send the legal advertisement to expected bidders
 - iii. Prepare Addenda
 - iv. Respond to Contractors' questions
 - v. Prepare a letter of recommendation

2. Project Management

- a. Provide project management for the duration of the design project and attend up to two in-person meetings or video conferences with City staff.
- b. Provide project management services including invoicing, scope, schedule, fee tracking, and closeout services.
- c. Provide monthly updates to City staff throughout the duration of the project.
- d. Meet with City staff as necessary to discuss the progress of the project.

Items Requested from the City

- 1. Updated GIS geodatabases and/or shape files for the sanitary sewer collection system.
- 2. Copies of available plan sets, specifications, record/as-built drawings, hydraulic profiles, pump records, or other documents related to the lift stations and force mains.
- 3. Access to sanitary structures (ARV and isolation valves) for inspection. Assistance locating and opening seized/buried manholes and valve vaults/boxes as required.
- 4. If necessary, vacuum out structures that are inundated with infiltration.
- 5. Assistance with traffic control in high traffic areas, as necessary.
- 6. City to send virtual bidding results to RJN.
- 7. Any potential permits related to the bid package.



The proposed Scope of Services will be invoiced on a Time & Material basis using the fee schedule below at a multiplier of 3.0 for an overall estimated billing of \$31,900.

COST SCHEDULE

Task #	ask # Task Description Unit		Cost
1000	Millsdale and Cherry Hill Design and Bidding		
1001	Exhibits and Plan Set	T&M	\$6,900
1002	Specifications & Contract Documents	T&M	\$7,100
1003	Cost Estimate	T&M	\$3,000
1004	QA/QC	T&M	\$2,500
1005	Coordination with City and its consultant	T&M	\$3,500
1006	Bidding Assistance, Questions, and Addendums	T&M	\$3,900
2000	2000Project ManagementT&M		\$5,000
	Total Contract Amount		

RJN VEHICLES CHARGES (IF NECESSARY)

For each day that an RJN employee is onsite for:

- Equal or more than 4 hours, RJN vehicle will be charged at \$60 per day.
- Less than 4 hours, RJN vehicle will be charged **\$40 per day**.

PROPOSAL OPTIONS

1. This Proposal can be amended to include additional work upon joint approval by the City and RJN.

2025 HOURLY WAGE RANGES

	Classification	2025 Hourly Wage Ranges
PD	Project Director	\$65.00 - \$125.00
SPM	Senior Project Manager	\$47.00 - \$80.00
PM	Project Manager	\$38.00 - \$65.00
SCM	Sr. Construction Manager	\$45.00 - \$65.00
СМ	Construction Manager	\$37.00 - \$52.00
СО	Construction Observer	\$25.00 - \$45.00
SPE	Senior Project Engineer	\$37.00 - \$52.00
PE	Project Engineer	\$34.00 - \$42.00
EI	Engineer I	\$32.00 - \$37.00
GSS	GIS Specialist	\$25.00 - \$40.00
GIS	GIS Analyst	\$22.00 - \$30.00
SDA	Senior Data Analyst	\$25.00 - \$40.00
DA	Data Analyst	\$22.00 - \$30.00
FM	Field Manager	\$25.00 - \$40.00
FS	Field Supervisor	\$23.00 - \$32.00
FT	Field Technician	\$20.00 - \$27.00
AS	Administrative Support	\$20.00 - \$40.00

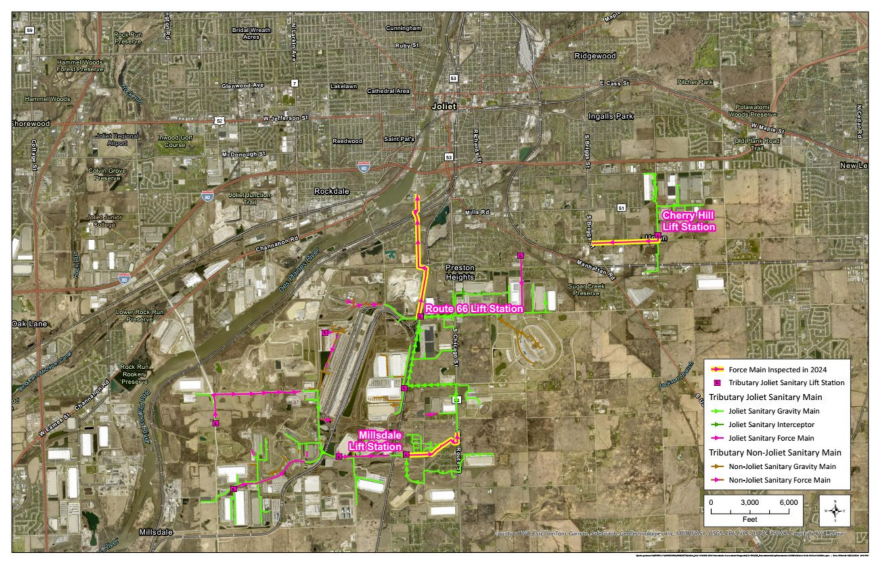
*Rates valid through 12/31/2025.



RJN is prepared to start work immediately upon receiving a signed contract with the City.

Task	Timeline
Millsdale and Cherry Hill Design and Bidding Services	To be completed within 3 months of Notice to Proceed (NTP) assuming Engineering Solutions Team provides their part of the bid documents within 1 month of the NTP.







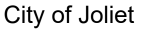
Approver Report

File Number: 326-25

File ID:	326-25	Type: Consent Agenda	Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/21/2025
Department:	Public Utilities	Final Action:	
Title:		Professional Services Agreement for the 2025 Force Main nd Cleaning Program to RJN Group Inc. in the Amount of 00	
Agenda Date: 06/03/2025		Agenda Date: 06/03/2025	

Attachments: Agreement - 2025 Forcemain Program - RJN Signed w Proposal - Revised.pdf Entered by: odean@joliet.gov

Version	Seq #	Action Date	Approver	Action	Due Date
1	1	5/27/2025	Gina Logalbo	Approve	5/29/2025
1	2	5/27/2025	Allison Swisher	Approve	5/29/2025
1	3	5/27/2025	Kevin Sing	Approve	5/29/2025
1	4	5/27/2025	Todd Lenzie	Approve	5/29/2025
1	5	5/29/2025	Beth Beatty	Approve	5/29/2025





File #: 327-25

Agenda Date:6/3/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Award of Professional Services Agreement for Phase II Engineering Services for the Theodore Street over Rock Run Creek Bridge Improvement Project - MFT Section No. 19-00522-00-BR to Ciorba Group, Inc. in the Amount of \$397,566.00

BACKGROUND:

The City of Joliet has been approved for Federal Funding through the Local Bridge Formula Program (LBFP), to complete the Theodore Street over Rock Run Creek Bridge Improvement project. The improvement project will consist of deck & beam replacement, and adjacent associated roadway reconstruction activities for the Theodore Street Bridge over Rock Run Creek, located just east of Essington Road. The City has been approved for \$397,566.00 in grant funding for the Phase II Engineering Services for the project. The current total estimated construction cost of the project is \$4,992,100.00.

The City will act as the lead agency for the project and shall hire a consulting engineer to provide Phase II Engineering Services as part of a joint agreement with the Illinois Department of Transportation. The joint agreement specifies the division of costs for the engineering based on an 80% Federal / 20% City split. The City will initially pay the consultant and then invoice the Illinois Department of Transportation for the Federal share of costs upon the completion of Phase II Engineering.

The Public Service Committee will review this matter.

CONCLUSION:

The City of Joliet is required follow the Illinois Department of Transportation Bureau of Local Roads and Streets Manual procedures for retaining a professional consultant to complete engineering services. Following Qualified Base Selection (QBS) requirements, Ciorba Group Inc. was selected and subsequently awarded an agreement for Phase I Engineering Services for this project. Phase I Engineering has been completed for the project and has received I design approval allowing the project to proceed with Phase II Engineering.

Ciorba Group, Inc. has submitted a proposal for Phase II Engineering, including a Scope of Services and a Cost Estimate of Consultant Services, both of which have been reviewed and deemed acceptable. A professional services contract has been submitted utilizing time and material rates as submitted at a total cost not to exceed \$397,566.00.

Funds will be charged to the Motor Fuel Tax Fund / Infrastructure - Theodore Street over Rock Run

Creek - Phase II Engineering (Org 20090270, Object 557200, \$397,566.00).

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the award of a professional services agreement for Phase II Engineering Services for the Theodore Street over Rock Run Creek Bridge Improvement Project - MFT Section No. 19-00522-00-BR to Ciorba Group, Inc. in the amount of \$397,566.00.



Approver Report

File Number: 327-25

File ID:	327-25	Type: Consent Agenda	Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/21/2025
Department:	Public Works	Final Action:	
Title:	Award of Professional Services Agreement for Phase II Engineering Services for the Theodore Street over Rock Run Creek Bridge Improvement Project - MFT Section No. 19-00522-00-BR to Ciorba Group, Inc. in the Amount of \$397,566.00		

Agenda Date: 06/03/2025

Entered by: gtierney@joliet.gov

Version	Seq #	Action Date	Approver	Action	Due Date
1	1	5/27/2025	Gina Logalbo	Approve	5/27/2025
1	2	5/27/2025	Greg Ruddy	Approve	5/29/2025
1	3	5/27/2025	Kevin Sing	Approve	5/29/2025
1	4	5/27/2025	Todd Lenzie	Approve	5/29/2025
1	5	5/29/2025	Beth Beatty	Approve	5/29/2025





File #: 328-25

Agenda Date: 6/3/2025

TO: Mayor and City Council

FROM: Dustin Anderson, Director of Community Development

SUBJECT:

Award of Professional Services Agreement for a TIF Efficiency Study to Johnson Research Group (JRG) in the Amount of \$72,615.00

BACKGROUND:

After internal staff discussion about the current balance and overall financial health of Joliet's Tax Increment Financing (TIF) districts, Economic Development staff issued an RFP seeking a qualified consultant to conduct a study of Joliet's TIF districts and help identify strategies to improve each TIF district's performance. This RFP was issued on January 24, 2025. The findings will help guide decisions on potential boundary amendments, extensions, or terminations in accordance with the Illinois TIF Act.

Our current TIFs are not performing as well as they otherwise might. This under performance has contributed to fewer projects than preferred in some TIF districts. Appendix "A" provides a summary of the balance in each TIF district, the age of the district, and the number of active projects today.

To attract developers with impactful projects to Joliet, the City must have a healthy and diverse portfolio of incentives, including TIF funding. This funding source is the most popular financing mechanism among developers and one where the municipality has direct control of the process. The current balances of Joliet's TIF Districts, excluding TIF #7, are a challenge to attract projects that require multi-million-dollar investments.

Additionally, the City itself could implement incentive programs directly funded from TIF districts for smaller-scale projects. One example might be a storefront modernization program. A program of this kind could help commercial building owners and/or business owners update the façade of storefronts and upgrade plumbing and electrical equipment, making the building stock in Joliet more attractive and assessed at a higher value, which in turn would help boost the increment created in the district.

The selected consultant would be responsible for collecting and analyzing parcel-level data (property value, building size, use, etc.), running financial models that help us understand the current financial state of each TIF district, and making recommendations based on the findings. If approved, the price of the study would be funded with funds from each TIF district; studies are an eligible expense under the Illinois TIF Act.

The City solicited bids from four consulting firms, and received two proposals as described below:

Consultant	Quote
Johnson Research Group	\$72,615
SB Friedman Development Advisors	\$127,860
MEECH Consulting	N/A
The 1861 Group	N/A

This item was recommended for City Council approval by the Land Use and Economic Development Committee on May 28, 2025.

CONCLUSION:

If approved, the cost of the study would be funded with funds from each TIF district; studies are an eligible expense under the Illinois TIF Act.

This is an opportunity for the City of Joliet to identify policies and strategies to improve the performance of its TIF districts, attract impactful projects, and invest in the improvement and modernization of buildings in key commercial corridors which in turn will attract organic investment in the long-term.

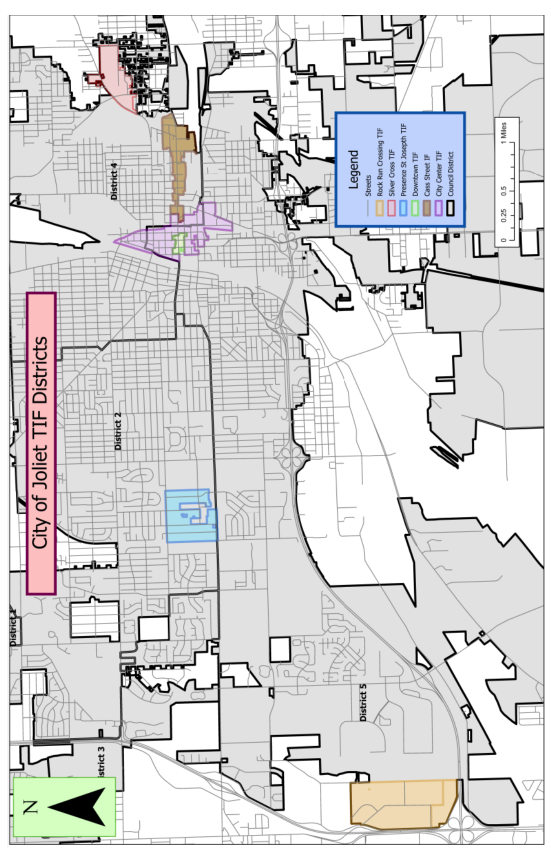
The proposal submitted by Johnson Research Group (JRG) was relevant and action-oriented to the scope of services described in the RFP. The firm is experienced in the region and it is the most affordable submission received.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the award of Professional Services Agreement for a TIF Efficiency Study to Johnson Research Group in the Amount of \$72,615.00

APPENDIX "A"

District	Year Created	Years Remaining	Balance	Number of Active Projects	List of Projects
TIF #2 City Center	2000* *Life expanded	10	\$252,631.09	10	 Bays Business Center 168-170 N. Ottawa Street Louis Joliet Apartments 22 E. Clinton Street Bays Financial Building 212-230 N. Chicago Street Cass & Ottawa Bays Enterprise 202-203 N. Ottawa Street Munroe Building 20 E. Cass Street Auditorium Building 150 N. Chicago Street Auditorium Building Parking 150 N. Chicago Street Bays Professional Center 179 N. Chicago Street Senior Suites 215 N. Ottawa Street Juliet's 205-207 N. Chicago Street
TIF #3 Cass Street	2011	9	\$657,510.45	1	Kellogg Property 454 E. Cass Street
TIF #4 Saint Joseph	2017	15	\$195,556.12	0	• N/A
TIF #5 Downtown	2018	16	\$575,358.67	4	 Barber Building 68-76 N. Chicago Street Bays Tower 311 N. Ottawa Two Rialto Square 110-116 N. Chicago Street Bays Premier Building 51 W. Jackson Street
TIF #6 Silver Cross	2018	17	\$12,916,44	0	• N/A



APPENDIX "B"



Approver Report

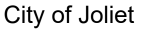
File Number: 328-25

File ID:	328-25	Type: Consent Agenda	Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/19/2025
Department:			Final Action:
Title:		Services Agreement for a TIF E up (JRG) in the Amount of \$72	5

Agenda Date: 06/03/2025

Attachments: Appendices_TIF_Study.docx

Seq #	Action Date	Approver	Action	Due Date	
1	5/28/2025	Gina Logalbo	Approve	5/30/2025	
2	5/29/2025	Dustin Anderson	Approve	5/30/2025	
3	5/29/2025	Kevin Sing	Approve	6/2/2025	
4	5/29/2025	Todd Lenzie	Approve	6/2/2025	
5	5/30/2025	Beth Beatty	Approve	6/2/2025	
	1 2 3 4	1 5/28/2025 2 5/29/2025 3 5/29/2025 4 5/29/2025	1 5/28/2025 Gina Logalbo 2 5/29/2025 Dustin Anderson 3 5/29/2025 Kevin Sing 4 5/29/2025 Todd Lenzie	15/28/2025Gina LogalboApprove25/29/2025Dustin AndersonApprove35/29/2025Kevin SingApprove45/29/2025Todd LenzieApprove	1 5/28/2025 Gina Logalbo Approve 5/30/2025 2 5/29/2025 Dustin Anderson Approve 5/30/2025 3 5/29/2025 Kevin Sing Approve 6/2/2025 4 5/29/2025 Todd Lenzie Approve 6/2/2025





File #: 329-25

Agenda Date: 6/3/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Approval of Change Order No. 1 for the Krings Acres Phase 2A Water Main Improvements Project to J Congdon Sewer Services for a Decreased Amount of (\$106,099.20)

BACKGROUND:

On January 16, 2024, the Mayor and City Council awarded a Contract for the Krings Acres Phase 2A Water Main Improvements Project, in the amount of \$2,868,193.10 to J Congdon Sewer Services, based on the Unit Prices provided in their bid.

The Public Service Committee will review this matter.

CONCLUSION:

Change Order No. 1 is a final balancing change order, with a net decrease in the amount of (\$106,099.20), which is based on the final quantities of pay items installed upon completion of the project as follows:

- Balancing of final quantities
- Deduction for unused quantities
- Additional water main (open cut), 8-inch
- Additional line stop, 6-inch
- Additional storm sewer removal and replacement, 12-inch
- Additional water service line type K open cut, 1-inch
- Additional water service line type K directional drilling, 1-inch
- Additional remove and replace drain tiles, 6-inch through 12-inch
- Additional restoration of lawns and parkways
- Additional HMA removal and replacement, 2.5-inch binder 1.5-inch surface
- Additional HMA driveway removal and replacement, 3-inch
- Additional detectable warnings
- Additional pavement marking line, 6-inch (thermoplastic)
- Additional pavement marking line, 24-inch (thermoplastic)
- Time extension of 92 days to allow time for the following year's connecting project, Krings Acres Phase 2B, to be designed to determine the best connection points. Final completion date was moved to 11/20/24.

Funds will be credited for this project to the Water Main Replacement Fund / Construction (Org

53880000, Object 557200, (\$106,099.20)).

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve Change Order No. 1 for the Krings Acres Phase 2A Water Main Improvements Project, for a decreased amount of (\$106,099.20), on behalf of J Congdon Sewer Services.



Approver Report

File Number: 329-25

File ID:	329-25	Type: Consent Agenda	Status: Agenda Ready
In Control:			File Created: 05/21/2025
Department:	Public Utilities		Final Action:
Title:		Order No. 1 for the Krings Acres F Project to J Congdon Sewer Servi 0.20)	

Agenda Date: 06/03/2025

Entered by: wbaltz@joliet.gov

Version	Seq #	Action Date	Approver	Action	Due Date	
1	1	5/23/2025	Gina Logalbo	Approve	5/26/2025	
1	2	5/26/2025	Allison Swisher	Approve	5/27/2025	
1	3	5/27/2025	Kevin Sing	Approve	5/29/2025	
1	4	5/27/2025	Todd Lenzie	Approve	5/29/2025	
1	5	5/27/2025	Beth Beatty	Approve	5/29/2025	





File #: 330-25

Agenda Date:6/3/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Approval of Change Order No. 1 for the Fairmont Water and Sewer Extension Project to Steve Spiess Construction Inc. for a Decreased Amount of (\$745,046.58)

BACKGROUND:

On March 4, 2025, the Mayor and City Council awarded a Contract for the Fairmont Water and Sewer Extension Project, in the amount of \$2,055,015.08, to Steve Spiess Construction Inc.

The Public Service Committee will review this matter.

CONCLUSION:

Change Order No. 1, a net decrease in the amount of (\$745,046.58), is a result of:

- The water and sewer extension work on State Street was removed from the scope of work.
- Pavement patching scope was changed to reconstruction of HMA roadway.
- A non-pressure connection to the existing watermain was changed to a pressure connection due to defective water valves.
- A water valve and box were added for testing purposes.

Funds will be credited for this project to the Water & Sewer Improvement Fund / Engineering Administration / Construction (Org 50180013, Object 557200, (\$745,046.58)).

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve Change Order No. 1 for the Fairmont Water and Sewer Extension Project, for a decreased amount of (\$745,046.58), to Steve Spiess Construction Inc.



Approver Report

File Number: 330-25

File ID:	330-25	Type: Consent Agenda	Status: Agenda Ready
In Control:	City Council Meeting File Created: 05/21/2025		File Created: 05/21/2025
Department:	Public Utilities		Final Action:
Title:	•••	Order No. 1 for the Fairmont Wate Steve Spiess Construction Inc. for 6.58)	

Agenda Date: 06/03/2025

Entered by: odean@joliet.gov

Version	Seq #	Action Date	Approver	Action	Due Date	
1	1	5/23/2025	Gina Logalbo	Approve	5/26/2025	
1	2	5/26/2025	Allison Swisher	Approve	5/27/2025	
1	3	5/27/2025	Kevin Sing	Approve	5/29/2025	
1	4	5/27/2025	Todd Lenzie	Approve	5/29/2025	
1	5	5/29/2025	Beth Beatty	Approve	5/29/2025	





File #: 331-25

Agenda Date: 6/3/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Approval of Change Order No. 2 for the 2024 Sidewalk / Curb Replacement Project - East Joliet on behalf of Davis Concrete Construction Co. for Adjustments to the Project Completion Date

BACKGROUND:

On August 6, 2024, the Mayor and City Council awarded a Contract for the 2024 Sidewalk / Curb Replacement Project East Joliet in the amount of \$294,186.00 on behalf of Davis Concrete Construction Co. Change Order No. 1 in the amount of \$1,200.00 was subsequently approved.

The Public Service Committee will review this matter.

CONCLUSION:

Change Order No. 2 provides a time extension for the project completion date due to unanticipated project conditions. There is no cost incurred with this change order. The original completion date was October 30, 2024 for all original contract work with the exception of work adjacent to Washington Junior High School. The new completion date is June 27, 2025 for all original contract work with the exception of the work adjacent to Washington Junior High School.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve Change Order No. 2 to the contract for the 2024 Sidewalk / Curb Replacement Project - East Joliet for adjustments to the project completion date on behalf of Davis Concrete Construction Co.



Approver Report

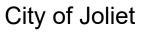
File Number: 331-25

File ID:	331-25	Type: Consent Agenda	Status: Agenda Ready
In Control:	City Council Meeting	File Created: 05/21/2025	
Department:	Public Works		Final Action:
Title:	Replacement Project - East	No. 2 for the 2024 Sidewalk / Co st Joliet on behalf of Davis Concr tments to the Project Completior	rete

Agenda Date: 06/03/2025

Entered by: dortiz@joliet.gov

Seq #	Action Date	Approver	Action	Due Date	
1	5/27/2025	Gina Logalbo	Approve	5/29/2025	
2	5/28/2025	Greg Ruddy	Approve	5/29/2025	
3	5/28/2025	Kevin Sing	Approve	5/30/2025	
4	5/28/2025	Todd Lenzie	Approve	5/30/2025	
5	5/29/2025	Beth Beatty	Approve	5/30/2025	
	1 2 3 4	1 5/27/2025 2 5/28/2025 3 5/28/2025 4 5/28/2025	1 5/27/2025 Gina Logalbo 2 5/28/2025 Greg Ruddy 3 5/28/2025 Kevin Sing 4 5/28/2025 Todd Lenzie	15/27/2025Gina LogalboApprove25/28/2025Greg RuddyApprove35/28/2025Kevin SingApprove45/28/2025Todd LenzieApprove	1 5/27/2025 Gina Logalbo Approve 5/29/2025 2 5/28/2025 Greg Ruddy Approve 5/29/2025 3 5/28/2025 Kevin Sing Approve 5/30/2025 4 5/28/2025 Todd Lenzie Approve 5/30/2025





File #: 333-25

Agenda Date: 6/3/2025

TO: Mayor and City Council

FROM: Beth Beatty, City Manager

SUBJECT:

Issuance of Class "E" Liquor License at 751 N. Hickory Street- Maracaibo Bite

BACKGROUND:

A Liquor Hearing was held with Deputy Liquor Commissioner on May 14, 2025, for Maracaibo Bite

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 Wednesday, May 14th, 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: Maracaibo Bite Inc. d/b/a Maracaibo Bite
 - (b) Address of premises: 751 N. Hickory Street, Joliet, 60435
- 2. Class of liquor license applied: Class E Restaurant or Hotel
- 3. Past Performance: Applicant has no experience in 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 states there are no building code violations.

Joliet Fire Department states there are no fire code violations.

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	Tota
Class "A" Premises & Package:	12
Class "A1" Brew Pub:	
Class "A2" Craft Brewery:	
Class "A3" Craft Distillery:	1
Class "B" Premises Only:	23
Class "C" Package Goods Only:	3
Class "C-D" Package Goods Only/ Beer & Wine Only:	1
Class "D" Premises/Beer & Wine Only:	1
Class "E" Restaurant or Hotel:	8
Class "F" Club:	7
Class "J" Governmental & Non-for-profit:	
Class "K" Stadium:	1
Class "L" Riverboat-Related Facility:	
Class "P" Bicentennial Park:	
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:	57

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 at the northwest corner of Hickory Street and Ruby Street. The site contains an existing building with commercial space on the main floor and three dwelling units on the second floor. The main floor has been occupied by a restaurant use for many years. The property is zoned B-3 (general business) district, which permits a restaurant and the sales and on-premises consumption of liquor.

All surrounding properties are zoned B-3 (general business). The surrounding land uses include:

- North: Commercial / residential (mixed-use building with commercial space on main floor, apartment on second floor)
- East: Commercial (ice cream / catering shop)
- South: Commercial / residential (mixed-use building with salon on main floor, apartment on second floor), and commercial (salon, convenience store)
- West: Commercial (used car dealership)

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, Detective T.J. Gruber, and Sergeant Patrick Schumacher.

No one appeared at this hearing to oppose the issuance of the liquor license.

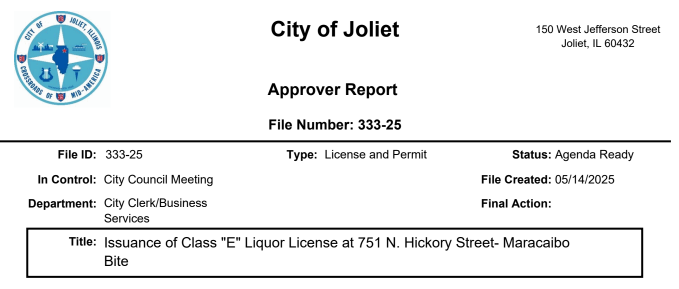
14. Recommendation:

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.

ery D'arus Terry D'Arc

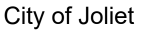
Mayor and Liquor Commissioner

James O'Connell Deputy Liquor Commissioner



Agenda Date: 06/03/2025

Attachments: Maracaibo Bite - 751 N. HIckory Street - Liquor Hearing Findings.pdf Entered by: dbonner@joliet.gov





Memo

File #: 334-25

Agenda Date: 6/3/2025

TO: Mayor and City Council

FROM: Beth Beatty, City Manager

SUBJECT:

Issuance of Class "E" Liquor License at 671-675 Collins Street - Brava Banquet

BACKGROUND:

A Liquor Hearing was held with Deputy Liquor Commissioner on May 14, 2025, for Brave Banquet

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 Wednesday, May 14th, 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: La Pupusera Company d/b/a Brava Banquet
 - (b) Address of premises: 671-675 Collins Street, Joliet, 60432
- 2. Class of liquor license applied: Class E Restaurant or Hotel
- 3. Past Performance: Applicant has 11 years' experience in 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: 30%
- 7. Nature of entertainment: Music
- 8. Premise compliance with all ordinances of the city:

Building Inspections Department states there are no building code violations.

Joliet Fire Department states there are no fire code violations.

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	Tota
Class "A" Premises & Package:	9
Class "A1" Brew Pub:	
Class "A2" Craft Brewery:	
Class "A3" Craft Distillery:	1
Class "B" Premises Only:	22
Class "C" Package Goods Only:	3
Class "C-D" Package Goods Only/ Beer & Wine Only:	3
Class "D" Premises/Beer & Wine Only:	
Class "E" Restaurant or Hotel:	10
Class "F" Club:	4
Class "J" Governmental & Non-for-profit:	
Class "K" Stadium:	1
Class "L" Riverboat-Related Facility:	
Class "P" Bicentennial Park:	
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:	53

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 in the San Diego Mall development on the west side of Collins Street, south of Elwood Street. The site contains a multi-tenant commercial building, built around 1972, and adjacent surface parking. The property is zoned B-3 (general business) district which permits a banquet hall and on-premises consumption of liquor.

The surrounding zoning and land uses include:

North:	I-2 (general industrial), commercial
East:	B-3 (general business), commercial
South:	B-3 (general business), commercial; and I-2 (general industrial), residential
West:	I-2 (general industrial), commercial; and R-2 (single-family residential), residential

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, Detective T.J. Gruber, and Sergeant Patrick Schumacher.

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

Terry D'Arcy and Line

Mayor and Liquor Commissioner

1

James O'Connell **Deputy Liquor Commissioner**



Attachments: Brava Banquet - 671-675 Collins Street Liquor Hearing Findings.pdf Entered by: dbonner@joliet.gov





Memo

File #: 336-25

Agenda Date: 6/3/2025

TO: Mayor and City Council

FROM: Kevin Sing, Director of Finance

SUBJECT:

Ordinance Approving One or More Supplemental Indentures and Authorizing the Issuance of Not To Exceed \$145,000,000 Waterworks and Sewerage Senior Lien Revenue Bonds of the City of Joliet, Illinois

BACKGROUND:

As part of our project to accept Lake Michigan Water, the City must complete certain capital improvements. On May 20, 2025, the Finance Committee received a presentation from the City's Financial Advisor (Speer Financial) on the plan to finance our sewer and water system upgrades. That plan is designed to use the lowest cost of financing available and to be adaptable to changing market conditions. Based on that plan, the next financing item is the issuance of a revenue bond. This bond is expected to fund the following improvements:

- Joliet system improvements to accept Lake Michigan water \$86,915,199
- Joliet's required Grand Prairie Water Commission Development Costs -\$36,146,766
- Debt Service Reserve and closing costs approximately \$11,000,000

The Ordinance for the revenue bond allows for the issuance of bonds not to exceed \$145,000,000. This ordinance also approves the second supplemental indenture to incorporate the issuance of the bond in our Sewer and Water Trust Indenture. As a reminder, the Trust Indenture controls our flow of funds securing the debt. The ordinance authorizes the issuance of bonds that fall meet the following parameters:

- Interest rate less than 6%
- Term 30 years or less
- Redemption premium does not exceed 3% of the principal. We are currently anticipating a call date of January 1, 2035, at par.
- Bonds can be sold with a discount if not more than 2%
- Underwriter compensation not to exceed 0.5% of the principal amount of the bond

The Finance Committee reviewed and recommended this item for approval at their May 20, 2025 meeting.

CONCLUSION:

Approval of this item will allow the financing team to secure the financing necessary to complete the capital improvements.

RECOMMENDATION:

It is recommended that the City Council approve an Ordinance Approving One or More Supplemental Indentures and Authorizing the Issuance of Not to Exceed \$145,000,000 Waterworks and Sewerage Senior Lien Revenue Bonds of the City of Joliet, Illinois.

ORDINANCE NO. _

ORDINANCE APPROVING ONE OR MORE SUPPLEMENTAL INDENTURES AND AUTHORIZING THE ISSUANCE OF NOT TO EXCEED \$145,000,000 WATERWORKS AND SEWERAGE SENIOR LIEN REVENUE BONDS OF THE CITY OF JOLIET, ILLINOIS.

WHEREAS, the City of Joliet (the "City") is a home rule unit of government of the State of Illinois under Section 6 of Article VII of the Illinois Constitution of 1970, duly authorized to own and operate a waterworks system and a sanitary sewerage system; and

WHEREAS, the City currently owns and operates its waterworks system and its sanitary sewerage system as a combined utility system (the "System"); and

WHEREAS, the City has determined to improve and expand the System and to issue from time to time bonds, notes and other evidences of indebtedness ("System Obligations") payable from the revenues of the System (the "Revenues") and other available moneys to pay the costs of improvements to, and expansions of, the System, including (but not limited to) capital improvements to provide for the transmission to the System of Lake Michigan water pursuant to a water purchase agreement with the City of Chicago including the Phase III Project (System Improvements for AWSP) (the "Phase III Project"); and

WHEREAS, the Phase III Project means the design, engineering, construction engineering, program management, project management, acquisition, construction and installation of system improvements, including infrastructure to connect the System to the Water Transmission System Project (as defined in the Master Indenture) and other related facility improvements to the System; and

WHEREAS, the City has previously issued various series of its Waterworks and Sewerage Senior Lien Revenue Bonds that are currently outstanding (the "Outstanding Bonds"); and

WHEREAS, the Outstanding Bonds are "Senior Lien Obligations" secured under the Master Indenture of Trust Securing Waterworks and Sewerage Revenue Senior Lien Obligations dated as of March 15, 2022 (as heretofore supplemented, the "Master Indenture") between the City and U.S. Bank Trust Company, National Association, as trustee (the "Trustee"); and

WHEREAS, the City has determined to finance a portion of the costs of the Water Transmission System Project by the issuance of Waterworks and Sewerage Senior Lien Revenue Bonds of the City constituting one or more series of Senior Lien Obligations secured under the Master Indenture and created pursuant to one or more supplemental indentures (each a "Supplemental Indenture").

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF JOLIET, ILLINOIS, AS FOLLOWS:

Section 1. Authority and Purposes. This ordinance is adopted pursuant to Section 6 of Article VII of the Illinois Constitution of 1970 for the purpose of financing a portion of the costs of the improvement and expansion of the System by the design, engineering, acquisition, construction and installation of the Phase III Project (the "Capital Improvements") by the issuance of the Waterworks and

Sewerage Senior Lien Revenue Bonds (the "Revenue Bonds") authorized to be issued by Section 4 of this Ordinance.

Section 2. Findings and Determinations. It is found and determined that (i) all of the recitals contained in the preamble to this Ordinance are incorporated in full as part of this Ordinance, and (ii) the undertaking of the Capital Improvements and the issuance of the Revenue Bonds for financing the costs of the Capital Improvements as provided for in this Ordinance pertains to the government and affairs of the City, is for proper public purposes and is in the public interest.

Section 3. Approval of the Supplemental Indentures. To provide the details of and to prescribe the terms and conditions upon which the Revenue Bonds are to be issued, secured, executed, authenticated and held, the Mayor, City Manager and the Director of Finance of the City (the "Authorized Officers") are each hereby authorized to execute and deliver the Second Supplemental Indenture and such other additional supplemental indentures (each a "Supplemental Indenture") as the Authorized Officers deem necessary or appropriate, in the name and on behalf of the City, in each case in the form attached hereto as Exhibit A, and such form is hereby approved, with such other or further changes in the Second Supplemental Indenture and any other Supplemental Indentures as may be approved by any Authorized Officer executing the same. The execution of the Second Supplemental Indenture and any other Supplemental Indentures by any Authorized Officer shall constitute conclusive evidence of the approval by such Authorized Officer and this City Council of any and all such changes from the form of the Second Supplemental Indenture presented to this meeting and approved hereby.

Section 4. Authorization and Terms of Revenue Bonds. To meet part of the estimated costs of the Capital Improvements (including the reimbursement of prior expenditures), to capitalize interest on the Revenue Bonds, to fund any debt service reserve funds or System reserve funds to be maintained under the terms of the Master Indenture or any Supplemental Indenture, to pay the cost of any Bond Insurance Policy (as defined in the Master Indenture) or other credit enhancement and to pay the costs of issuance of the Revenue Bonds herein authorized, there is hereby appropriated the sum of \$145,000,000 and any original issue premium derived from the issuance of the Revenue Bonds. Pursuant to the home rule powers of the City to incur debt and for the purpose of financing said appropriation, Revenue Bonds of the City are authorized to be issued and sold in one or more series and in an aggregate principal amount of not to exceed \$145,000,000.

Each series of the Revenue Bonds shall be issued pursuant to the Master Indenture and a Supplemental Indenture and shall be Senior Lien Obligations, as defined in the Master Indenture. The tax covenants contained in Section 413 of the Master Indenture shall apply to each Revenue Bond.

No Revenue Bond shall mature later than January 1, 2055 and no Revenue Bond shall bear interest at a rate per annum greater than six percent (6.00%) per annum.

Any provision for the redemption of Revenue Bonds prior to maturity shall be set forth in the applicable Supplemental Indenture. No redemption premium payable upon such redemption shall exceed 3% of the principal amount of the Revenue Bond to be redeemed.

Authority is hereby delegated to any one of the Authorized Officers, to determine all of the terms and provisions of the Revenue Bonds in accordance with the terms and provisions of, and subject to

the limitations of, this Ordinance. Such terms and provisions to be set forth in the Supplemental Indenture creating each series of Revenue Bonds.

Section 5. Limited Obligations. The Revenue Bonds shall be limited obligations of the City payable from the Revenues (as defined in the Master Indenture) of the System and certain other moneys and securities held by the Trustee under the Master Indenture and the applicable Supplemental Indenture. The Revenue Bonds shall not constitute an indebtedness or a loan of the credit of the City within the meaning of any constitutional or statutory limitation and neither the full faith and credit nor the taxing power of the City is pledged to the payment of the principal of or the interest on the Revenue Bonds.

Section 6. Trust Estate Securing Revenue Bonds. Pursuant to the Master Indenture, the Revenue Bonds shall be payable from, and secured by a pledge of, lien on and security interest in the Trust Estate consisting of (i) the Revenues, (ii) amounts on deposit in the Funds, Accounts and Dedicated Sub-Funds established under the Master Indenture and the Supplemental Indenture creating the applicable series of the Revenue Bonds and (iii) all other moneys held from time to time under the Master Indenture on any applicable Supplemental Indenture for the payment of the Revenue Bonds.

Section 7. Appointment of Paying Agent. U.S. Bank Trust Company, National Association, a national banking association having the powers of a trust company doing business and having an office in the state of Illinois is hereby appointed as the Paying Agent for the Revenue Bonds.

Section 8. Sale of Revenue Bonds. Each series of the Revenue Bonds shall be sold to J.P. Morgan Securities, LLC, as Senior Manager and Bernardi Securities, Inc, as Co-Manager (collectively, the "Underwriters"). Subject to the limitations contained in this Ordinance, authority is hereby delegated to any one of the Authorized Officers to sell one or more series of the Revenue Bonds to the Underwriters on one or more sale dates on or prior to December 31, 2025. No sale of a series of the Revenue Bonds shall be made unless (i) the purchase price of such series is not less than 98% of the principal amount of the Revenue Bonds of such series that are sold and (ii) the sum of the underwriting discount and other compensation paid to the Underwriter shall not exceed 0.5% of the principal amount of the Revenue Bonds of such series that are sold.

Section 9. Approval of Use and Distribution of the Preliminary Official Statement. The Authorized Officers are each hereby authorized to use and distribute one or more Preliminary Official Statements for the Revenue Bonds (each a "Preliminary Official Statement") in the form of the Preliminary Official Statement attached hereto as Exhibit B, presented to the City Council and hereby approved, which Preliminary Official Statement shall also include such information as shall be deemed necessary or appropriate by any Authorized Officer to approve such Preliminary Official Statement, including information concerning the Revenue Bonds as such officer deems necessary or appropriate under the circumstances. Upon the determination of any Authorized Officer that the Preliminary Official Statement is deemed final, the Underwriter is hereby authorized to distribute such Preliminary Official Statement for use, together with the form of the Master Indenture and each Supplemental Indenture, in connection with a public offering of the Revenue Bonds.

Section 10. Approval of One or More Purchase Agreements. The Authorized Officers are each hereby authorized to execute and deliver one or more Purchase Agreements in the name and on behalf of the City in substantially the form of the Purchase Agreement attached hereto as Exhibit C with

appropriate revisions in text as any Authorized Officer shall determine are necessary or desirable in connection with the sale of the Revenue Bonds, with such execution to constitute conclusive evidence of the approval of such Authorized Officer and this City Council of any and all changes from the form of Purchase Agreement.

Section 11. Approval of One or More Continuing Disclosure Undertakings. The Authorized Officers are each hereby authorized to execute and deliver one or more Continuing Disclosure Undertakings (each a "Continuing Disclosure Undertaking") in the name and on behalf of the City in substantially the form as any Authorized Officer shall approve in connection with the sale of the Revenue Bonds, with such execution to constitute conclusive evidence of the approval of such Authorized Officer and the City Council of the Continuing Disclosure Undertaking.

Section 12. Official Statements. The Authorized Officers are each hereby authorized to prepare, execute and distribute one or more final Official Statements (each an "Official Statement"), which shall reflect the final terms and conditions of the Revenue Bonds as established by a Purchase Agreement, the Master Indenture and the applicable Supplemental Indentures and other documents and instruments approved and authorized hereby. Each such Official Statement shall be in the form of the Preliminary Official Statement deemed final pursuant to Section 9 hereof with such changes therein as shall be necessary to conform to this Ordinance and such other changes therein as shall be approved by any Authorized Officer executing the same, with such execution to constitute conclusive evidence of the approval of such Authorized Officer and this City Council of any and all changes from the form of the Preliminary Official Statement approved hereby.

Section 13. Authorization of the Purchase of Bond Insurance Policies and Qualified Credit Instruments. In connection with any sale of any series of the Revenue Bonds, any one of the Authorized Officers is authorized to obtain one or more Bond Insurance Policies and one or more Qualified Credit Instruments (as defined in the Master Indenture) if such Authorized Officer determines such Bond Insurance Policy or Qualified Credit Instrument to be desirable in connection with such sale of such Revenue Bonds. The Authorized Officer may, on behalf of the City, make such covenants with Qualified Credit Providers (as defined in the Master Indenture) as are necessary or desirable to obtain such Bond Insurance Policies or Qualified Credit Instruments, execute and deliver such documents and agreements and pay such related costs with Revenue Bonds proceeds or with the funds of the City, as are necessary to carry out the purposes of this Ordinance.

Section 14. Subordination of State Loans. All loans to the City from the State of Illinois Public Water Supply Loan Program and the State of Illinois Water Pollution Control Loan Program through the Illinois Environmental Protection Agency and the Loan Agreements with respect thereto shall be completely subordinated to all Senior Lien Obligations under the Master Indenture, including the Revenue Bonds, and to all requirements of all Funds, Sub-Funds, and Accounts maintained under the Master Indenture having a priority on application of the Revenues to that of the Junior Lien Obligation Debt Service Fund. All such State of Illinois Public Water Supply Loan Program Loans and Water Pollution Control Loan Program Loans shall be payable from the System General Fund. In addition, the City reserves the right to designate such Loans as Junior Lien Obligations payable from moneys that may be withdrawn from the Junior Lien Obligation Debt Service Fund.

Section 15. Prior Actions Ratified and Confirmed. The prior actions of the Authorized Officers and all other authorized officers and agents of the City in doing any and all acts necessary in

connection with the offer, issuance and sale of the Revenue Bonds are hereby approved, ratified and confirmed.

Section 16. Ratification and Continued Effectiveness of Actions of Any Authorized Officer. In the event that any Authorized Officer executes or delivers any document or other instrument approved hereunder and later ceases to be such an Authorized Officer before the delivery or performance of the document or instrument so executed, whether by reason of resignation, disqualification or otherwise, any such document or instrument so executed or delivered and any such other action taken in connection therewith shall be and continue to be authorized by this Ordinance and valid, binding and enforceable against the City.

Section 17. Authorization and Ratification of Subsequent Acts. The Authorized Officers are each hereby authorized to do all such acts and to execute or accept all such documents as may be necessary to carry out and comply with the provisions of this Ordinance, and the documents attached hereto as Exhibits, and all of the acts of the Authorized Officers that are in conformity with the intent and purposes of this Ordinance, whether heretofore or hereafter taken or done, shall be and are hereby ratified, confirmed and approved.

Section 18. Ordinance to Constitute Full Authority. This Ordinance shall constitute full authority for the execution and delivery of the final form of the documents attached hereto as exhibits and the issuance of the Revenue Bonds and to the extent that the provisions of this Ordinance conflict with the provisions of any other ordinance or resolution of the City, the provisions of this Ordinance shall control. If any section, paragraph or provision of this Ordinance 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 Ordinance.

As used in this Ordinance, the term "Mayor", the term "City Clerk", the term "City Manager" or the term "Director of Finance" includes any person appointed to that office, or authorized to perform the functions of that office, on a temporary or interim basis.

Section 19. Publication. The City Clerk is hereby authorized and directed to publish this Ordinance in pamphlet form and to file copies thereof for public inspection in her office.

Section 20. Effective Date. This Ordinance shall become effective upon its passage and approval.

Passed and adopted this 3rd day of June, 2025, by roll call vote as follows: Ayes:

Nays:

Not Voting:

Approved: _____, 2025

Mayor

Published in pamphlet form: _____, 2025 (SEAL) Attest:

City Clerk

CERTIFICATE

I, Lauren O'Hara, City Clerk of the City of Joliet, Illinois, hereby certify that the foregoing ordinance entitled: "Ordinance Approving One or More Supplemental Indentures and Authorizing the Issuance of Not to Exceed \$145,000,000 Waterworks and Sewerage Senior Lien Revenue Bonds of the City of Joliet, Illinois," is a true copy of an original ordinance that was duly adopted by the recorded affirmative votes of a majority of the members of the City Council of the City at a meeting thereof that was duly called and held at 5:30 p.m. on June 3, 2025, in the Council Chambers at the City Hall, 150 West Jefferson Street, and at which a quorum was present and acting throughout, and that said copy has been compared by me with the original ordinance signed by the Mayor on ______, 2025, and thereafter published in pamphlet form on ______, 2025 and recorded in the Ordinance Book of the City and that it is a correct transcript thereof and of the whole of said ordinance, and that said ordinance has not been altered, amended, repealed or revoked, but is in full force and effect.

I further certify that the agenda for said meeting included the ordinance as a matter to be considered at the meeting and that said agenda was posted at least 48 hours in advance of the holding of the meeting in the manner required by the Open Meetings Act, 5 Illinois Compiled Statutes 120, and was continuously available for public review during the 48 hour period preceding the meeting.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the City, this day of _____, 2025.

City Clerk

(SEAL)

EXHIBIT A SECOND SUPPLEMENTAL INDENTURE EXHIBIT B PRELIMINARY OFFICIAL STATEMENT

EXHIBIT C PURCHASE AGREEMENT

SECOND SUPPLEMENTAL INDENTURE

From

CITY OF JOLIET

То

U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION, as Trustee

Securing

Waterworks and Sewerage Senior Lien Revenue Bonds, Series 2025

Dated as of _____ 1, 2025

Supplementing the Master Indenture of Trust Securing Waterworks and Sewerage Revenue Senior Lien Obligations dated as of March 15, 2022 from the City of Joliet to U.S. Bank Trust Company, National Association, as Trustee.

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SECOND SUPPLEMENTAL INDENTURE

THIS SECOND SUPPLEMENTAL INDENTURE, made and entered into as of ______1, 2025, from the City of Joliet (the "*City*"), a municipal corporation and home rule unit of local government duly organized and existing under the Constitution and laws of the State of Illinois, to U.S. Bank Trust Company, National Association (the "*Trustee*"), a national banking association duly organized, existing and authorized to accept and execute trusts of the character herein set out under and by virtue of the laws of the United States of America, as Trustee.

WITNESSETH:

WHEREAS, the City is a home rule unit of local government, duly organized and existing under the laws of the State of Illinois, and in accordance with the provisions of Section 6(a) of Article VII of the 1970 Constitution of the State of Illinois is authorized to own and operate a waterworks system and a sanitary sewerage system; and

WHEREAS, the City currently owns and operates its waterworks system and its sewerage system as a combined utility system (the "*System*"); and

WHEREAS, the City has entered into a Master Indenture of Trust securing Waterworks and Sewerage Revenue Senior Lien Obligations, dated as of March 15, 2022, with the Trustee (the "*Indenture*") which authorizes the issuance of Senior Lien Obligations (as therein defined) in one or more Series (as therein defined) pursuant to one or more Supplemental Indentures; and

WHEREAS, in order to provide funds for the financing of the payment, or the reimbursement for the payment, of the costs of one or more System Projects, as defined in the Indenture, including the 2025 System Projects (as hereinafter defined), the City has authorized the issuance and sale of \$______ aggregate principal amount of Waterworks and Sewerage Senior Lien Revenue Bonds, Series 2025 (the "*Bonds*") of the City pursuant to the Indenture and this Second Supplemental Indenture;

NOW, THEREFORE, THIS SECOND SUPPLEMENTAL INDENTURE WITNESSETH:

GRANTING CLAUSES

That the City, in consideration of the premises and the acceptance by the Trustee of the trusts hereby created and of the purchase and acceptance of the Bonds by the Registered Owners thereof, and of the sum of one dollar, lawful money of the United States of America, to it duly paid by the Trustee at or before the execution and delivery of these presents, and for other good and valuable consideration, the receipt of which is hereby acknowledged, in order to secure the payment of the principal of, premium, if any, and interest on the Bonds according to their tenor and effect, to secure the performance and observance by the City of all the covenants expressed or implied herein and in the Bonds, does hereby assign and grant a security interest in and to the following to the Trustee, and its successors in trust and assigns forever, for the securing of the performance of the obligations of the City hereinafter set forth (the "*Trust Estate*"):

GRANTING CLAUSE FIRST

All right, title and interest of the City in and to Revenues (as defined in the Indenture), to the extent pledged and assigned in the granting clauses of the Indenture.

GRANTING CLAUSE SECOND

All moneys and securities from time to time held by the Trustee under the terms of this Second Supplemental Indenture, except for moneys deposited with or paid to the Trustee and held in trust hereunder for the redemption of Bonds, notice of the redemption of which has been duly given.

GRANTING CLAUSE THIRD

All moneys and securities from time to time held by the Trustee in the Common Debt Service Reserve Sub-Fund on a parity with the security interest in said Sub-Fund granted or to be granted to the present and future owners of Common Reserve Bonds (as defined in the Indenture).

GRANTING CLAUSE FOURTH

Any and all other property, rights and interests of every kind and nature from time to time hereafter by delivery or by writing of any kind granted, bargained, sold, alienated, demised, released, conveyed, assigned, transferred, mortgaged, pledged, hypothecated or otherwise subjected hereto, as and for additional security hereunder by the City or by any other person on its behalf or with its written consent to the Trustee, and the Trustee is hereby authorized to receive any and all property thereof at any and all times and to hold and apply the same subject to the terms hereof.

TO HAVE AND TO HOLD all and singular the Trust Estate, whether now owned or hereafter acquired, unto the Trustee and its successors in said trust and assigns forever;

IN TRUST NEVERTHELESS, upon the terms and trusts herein set forth for the equal and proportionate benefit, security and protection of all present and future owners of the Bonds, without privilege, priority or distinction as to the lien or otherwise of any of the foregoing over any other of the foregoing except to the extent herein or in the Indenture otherwise specifically provided;

PROVIDED, HOWEVER, that if the City, its successors or assigns shall well and truly pay, or cause to be paid, the principal of, premium, if any, and interest on the Bonds due or to become due thereon, at the times and in the manner set forth therein according to the true intent and meaning thereof, and shall cause the payments to be made on the Bonds as required under Article VI hereof, or shall provide, as permitted hereby, for the payment thereof and shall well and truly cause to be kept, performed and observed all of its covenants and conditions pursuant to the terms of the Indenture and this Second Supplemental Indenture and shall pay or cause to be paid to the Trustee all sums of money due or to become due to it in accordance with the terms and provisions hereof, then upon the final payment thereof this Second Supplemental Indenture and Supplemental Indenture and the rights hereby granted shall cease, determine and be void; otherwise this Second Supplemental Indenture shall remain in full force and effect.

THIS SECOND SUPPLEMENTAL INDENTURE FURTHER WITNESSETH, and it is expressly declared, that all Bonds issued and secured hereunder are to be issued, authenticated and delivered and all said property, rights and interests and any other amounts hereby assigned and pledged are to be dealt with and disposed of under, upon and subject to the terms, conditions, stipulations, covenants, agreements, trusts, uses and purposes as herein expressed, and the City has agreed and covenanted, and does hereby agree and covenant, with the Trustee and with the respective owners of the Bonds, as follows:

ARTICLE I

Definitions

All capitalized terms used herein unless otherwise defined shall have the same meaning as used in Article I of the Indenture. In addition, the following words and phrases shall have the following meanings for purposes of this Second Supplemental Indenture:

"Administrative Account" means the Series 2025 Senior Lien Administrative Account established in the 2025 Dedicated Sub-Fund.

"Authorized Denomination" means the principal amount of \$5,000 or any integral multiple thereof.

"Bondholder" or "holder" or "owner of the Bonds" or "registered owner" means the Registered Owner of any Bond.

"Bond Ordinance" means Ordinance Number _____ adopted by the City Council of the City on June 3, 2025.

"Bonds" means the Waterworks and Sewerage Senior Lien Revenue Bonds, Series 2025, of the City authorized to be issued pursuant to Article II.

"Business Day" means a day on which banks located in the city in which the principal corporate trust office of the Trustee is located are not required or authorized to remain closed, and are not in fact closed.

["*Capitalized Interest Account*" means the Series 2025 Senior Lien Capitalized Interest Account established in the 2025 Dedicated Sub-Fund.]

"Costs of Issuance Account" means the Series 2025 Senior Lien Costs of Issuance Account established in the 2025 Dedicated Sub-Fund.

"Date of Issuance" means _____, 2025, the date of original issuance and delivery of the Bonds hereunder.

"DTC" means Depository Trust Company, and its successors and assigns.

"Indenture" means the Master Indenture of Trust securing Waterworks and Sewerage Revenue Senior Lien Obligations, dated as of March 15, 2022, from the City to the Trustee, pursuant to which Senior Lien Obligations are authorized to be issued, and any amendments and supplements thereto, including this Second Supplemental Indenture.

["*Insured Bonds*" means the \$_____,000 principal amount of Bonds maturing on January 1, 20___.]

["Insurer" or "_____" means _____, or any successor thereto or assignee thereof.]

"Interest Payment Date" means January 1 and July 1 of each year, commencing January 1, 2026.

"Ordinance" means the Ordinance Number ____ duly adopted by the City Council of the City on _____, 2025, and entitled: "Ordinance Approving One or More Supplemental Indentures and Authorizing the Issuance of Not to Exceed \$145,000,000 Waterworks and Sewerage Senior Lien Revenue Bonds of the City of Joliet, Illinois", which authorizes the issuance and sale of the Bonds and the execution of this Second Supplemental Indenture.

"*Participant*," when used with respect to any Securities Depository, means any participant of such Securities Depository.

["*Policy*" means the Municipal Bond Insurance Policy issued by the Insurer guaranteeing the scheduled payment of principal and interest on the Insured Bonds when due.]

"Project Account" means the Series 2025 Senior Lien Project Account established in the 2025 Dedicated Sub-Fund.

"Record Date" means June 15 and December 15 of each year.

"Registered Owner" means the person or persons in whose name or names a Bond shall be registered on the books of the City kept for that purpose in accordance with provisions hereof.

"Second Supplemental Indenture" means this Second Supplemental Indenture and any amendments and supplements hereto.

"Securities Depository" means DTC and any other securities depository registered as a clearing agency with the Securities and Exchange Commission pursuant to Section 17A of the Securities Exchange Act of 1934, as amended, and appointed as the securities depository for the Bonds.

"State" means the State of Illinois.

"Trust Estate" means the property conveyed to the Trustee pursuant to the Granting Clauses hereof.

"2025 Dedicated Sub-Fund" means the Series 2025 Senior Lien Dedicated Sub-Fund established and described in Section 4.02.

"2025 System Projects" means the System Projects being the Phase III Project (as defined in the Bond Ordinance) of the Water Transmission System Project financed with the proceeds of the Bonds as described in the Tax Compliance Certificate of the City with respect to the Bonds.

ARTICLE II

The Bonds

Section 2.01. Series Authorized. The Bonds are issued pursuant to and in full compliance with the Constitution and laws of the State of Illinois, and pursuant to the Ordinance, which authorizes the execution and delivery of this Second Supplemental Indenture. The Bonds are a Series of Senior Lien Obligations. No Bonds may be issued under the provisions of this Second Supplemental Indenture except in accordance with this Article. The Bonds are being issued (i) to provide funds to pay, or to reimburse the City for payment of, costs of the 2025 System Projects, (ii) to fund a deposit into the Common Debt Service Reserve Sub-Fund, and (iii) to pay costs of issuance of the Bonds. Except as provided in Section 2.08, the total original principal amount of Bonds that may be issued hereunder is hereby expressly limited to \$_____.

Section 2.02. Issuance and Terms of Bonds. The Bonds shall be issued in the aggregate principal amount of \$______ and shall be designated "City of Joliet, Waterworks and Sewerage Senior Lien Revenue Bonds, Series 2025."

The Bonds shall be issued as registered bonds without coupons. The Bonds shall be issued only in Authorized Denominations. The Bonds shall be numbered consecutively from 1 upward bearing numbers not then contemporaneously outstanding (in order of issuance) according to the records of the Trustee.

The Bonds shall be dated as of the Interest Payment Date next preceding their date of authentication, unless such date of authentication is an Interest Payment Date, in which case the Bonds shall be dated as of such Interest Payment Date, or unless such Bonds are authenticated prior to the first Interest Payment Date, in which event the Bonds shall be dated as of the Date of Issuance.

The Bonds shall mature on January 1 of each of the following years in the following principal amounts and bear interest at the following interest rates per annum:

Year	Principal Amount	Interest Rate
	\$	%

Interest on the Bonds shall be payable on January 1 and July 1 of each year, commencing January 1, 2026. The Bonds shall bear interest from the date thereof or from and including the most recent Interest Payment Date with respect to which interest has been paid or duly provided for. Interest on the Bonds shall be calculated on the basis of a 360-day year consisting of twelve 30-day months.

Section 2.03. Payment on the Bonds. Interest on the Bonds shall be payable on each applicable Interest Payment Date. The principal of, premium, if any, and the interest on the Bonds shall be payable in lawful money of the United States of America. Except as provided in Section 2.10, the principal of and redemption premium, if any, on all Bonds shall be payable at the principal office of the Trustee upon the presentation and surrender of the Bonds as the same become due and payable. Except as provided in Sections 2.09 and 2.10, the interest on the Bonds shall be paid by check drawn upon the Trustee and mailed to the persons in whose names the Bonds are registered at the address of each such person as it appears on the registration books maintained by the Trustee at the close of business on the Record Date next preceding each Interest Payment Date or at such other address as is furnished in writing by such Registered Owner to the Trustee. Interest on the Bonds shall be paid by wire transfer to any Registered Owner who at the close of business on such Record Date has given written notice of its wire transfer address in the continental United States to the Trustee prior to such Record Date (which notice may provide that it will remain in effect until revoked), provided that each such wire transfer shall be made only with respect to a Registered Owner of \$1,000,000 or more in aggregate original principal amount of the Bonds as of the close of business on such Record Date.

Section 2.04. Limited Obligations. The Bonds are limited obligations of the City as set forth in Section 204 of the Indenture and shall be a valid claim of the respective Registered Owners thereof only against the 2025 Dedicated Sub-Fund, the Common Debt Service Reserve Sub-Fund on a parity with other Common Reserve Bonds and other moneys held by the Trustee or otherwise pledged therefor, which amounts are hereby pledged, assigned and otherwise held as security for the equal and ratable payment of the Bonds. The Bonds shall not constitute an indebtedness of the City or a loan of credit thereof within the meaning of any constitutional or statutory limitation, and neither the full faith and credit nor the taxing power of the City is pledged to the payment of the principal of, premium, if any, or interest on the Bonds or other costs incident thereto.

Section 2.05. Execution and Authentication. The Bonds shall be executed on behalf of the City with the official manual or facsimile signature of the Mayor of the City and attested with the official manual or facsimile signature of its City Clerk, and shall have affixed, impressed, imprinted or otherwise reproduced thereon the corporate seal of the City or a facsimile thereof. In case any officer whose signature or a facsimile of whose signature shall appear on the Bonds shall

cease to be such officer before the delivery of such Bonds, such signature or such facsimile shall nevertheless be valid and sufficient for all purposes, as if such officer had remained in office until delivery. No Bond shall be valid or obligatory for any purpose or be entitled to any security or benefit under this Second Supplemental Indenture unless and until such certificate of authentication in substantially the form set forth in Section 2.06 shall have been duly executed by the Trustee, and such executed certificate of the Trustee upon any such Bond shall be conclusive evidence that such Bond has been authenticated and delivered under this Second Supplemental Indenture. The Trustee's certificate of authentication on any Bond shall be deemed to have been executed by it if (a) signed by an authorized signatory of the Trustee, but it shall not be necessary that the same officer sign the certificate of authentication on all of the Bonds issued hereunder, and (b) the date of authentication on the Bond is inserted in the place provided therefor on the certificate of authentication.

Section 2.06. Form of Bonds. The Bonds issued under this Second Supplemental Indenture shall be substantially in the form set forth in this Section 2.06, with such appropriate variations, omissions and insertions as are permitted or required by the Indenture or this Second Supplemental Indenture.

[FORM OF BOND]

No. R-____

\$_____

UNITED STATES OF AMERICA STATE OF ILLINOIS CITY OF JOLIET Waterworks and Sewerage Senior Lien Revenue Bond, Series 2025

INTEREST RATE	MATURITY DATE	DATED DATE	CUSIP
%	January 1, 20	, 20	
REGISTERED OWNER:	Cede & Co.		

PRINCIPAL AMOUNT:

CITY OF JOLIET (the "*City*"), a municipal corporation and home rule unit of local government duly organized and existing under the laws of the State of Illinois, for value received, hereby promises to pay (but only out of the sources hereinafter provided) to the Registered Owner identified above, or registered assigns, on the maturity date specified above, unless this Bond shall have been called for redemption and payment of the redemption price shall have been duly made or provided for, upon presentation and surrender hereof, the principal sum specified above and to pay (but only out of the sources hereinafter provided) interest on the balance of said principal sum from time to time remaining unpaid from and including the date hereof or from and including the most recent Interest Payment Date (as defined in the hereinafter defined Indenture) with respect to which interest has been paid or duly provided for, until payment of said principal sum has been made or duly provided for, at the interest rate specified above, computed on the basis of a 360-day

year consisting of twelve 30-day months, and payable on January 1, 2026 and semiannually thereafter on each January 1 and July 1.

Principal of, premium, if any, and interest on this Bond shall be payable in lawful money of the United States of America at the principal office in Chicago, Illinois of U.S. Bank Trust Company, National Association, Chicago, Illinois, as trustee, or its successor in trust (the "Trustee"); provided, however, payment of the interest on any Interest Payment Date (as defined in the hereinafter defined Indenture) shall be (i) made to the registered owner hereof as of the close of business on the applicable Record Date (as defined in the hereinafter defined Indenture) with respect to such Interest Payment Date and shall be paid by check or draft mailed to such registered owner hereof at the address of such registered owner as it appears on the registration books of the City maintained by the Trustee or at such other address as is furnished in writing by such registered owner to the Trustee or (ii) made by wire transfer to such registered owner as of the close of business on such Record Date upon written notice of such wire transfer address in the continental United States by such registered owner to the Trustee given prior to such Record Date (which notice may provide that it will remain in effect until revoked), provided that each such wire transfer shall be made only with respect to an owner of \$1,000,000 or more in aggregate principal amount of the Bonds as of the close of business on the Record Date relating to such Interest Payment Date, except, in each case, that if and to the extent that there shall be a default in the payment of the interest due on such Interest Payment Date, such defaulted interest shall be paid to the registered owners as provided in the Indenture. So long as this Bond is restricted to being registered in the registration books of the City in the name of a Securities Depository (as defined in the Indenture), the provisions of the Indenture governing book-entry bonds shall govern the payment of the principal of and interest on this Bond.

This Bond is one of an authorized series of Senior Lien Obligations limited in aggregate principal amount to \$______ (the "Bonds") issued pursuant to, under authority of and in full compliance with the Constitution and laws of the State of Illinois, particularly Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois and an ordinance adopted by the City Council of the City on ______, 2025, and executed and secured under a Master Indenture of Trust securing Waterworks and Sewerage Revenue Senior Lien Obligations dated as of March 15, 2022 from the City to U.S. Bank Trust Company, National Association, as Trustee, as supplemented by a Second Supplemental Indenture securing Waterworks and Sewerage Senior Lien Revenue Bonds, Series 2025, dated ______ 1, 2025, from the City to the Trustee (collectively, the "Indenture"), for the purposes of paying the costs of the 2025 System Projects, funding a deposit to the Common Debt Service Reserve Sub-Fund and paying costs of issuance of the Bonds.

The Bonds and the interest thereon are payable from the Trust Estate, (as defined in the Indenture) pledged to the payment thereof under the Indenture, including Revenues and certain other moneys held by or on behalf of the Trustee. The Bonds are limited obligations of the City and shall not constitute an indebtedness of the City or a loan of credit thereof within the meaning of any constitutional or statutory limitation. Neither the full faith and credit nor the taxing power of the City is pledged to the payment of the principal of the Bonds, or the interest or any premium thereon, or other costs incident thereto.

Copies of the Indenture are on file at the principal office of the Trustee, and reference to the Indenture and any and all supplements thereto and modifications and amendments thereof is

made for a description of the pledge and covenants securing the Bonds, the nature, extent and manner of enforcement of such pledge, the rights and remedies of the registered owners of the Bonds, and the limitations on such rights and remedies.

The Bonds are issuable only as fully registered Bonds in the authorized denominations described in the Indenture. Bonds may be transferred on the books of registration kept by the Trustee by the owner in person or by his or her duly authorized attorney, upon surrender thereof, together with a written instrument of transfer executed by the owner or his or her duly authorized attorney. Upon surrender for registration of transfer of any Bond with all partial redemptions endorsed thereon at the principal office of the Trustee, the City shall execute and the Trustee shall authenticate and deliver in the name of the transferee or transferees a new Bond or Bonds of the same maturity, series and interest rate, aggregate principal amount and tenor and of any authorized denomination or denominations and bearing numbers not contemporaneously outstanding under the Indenture.

Bonds may be exchanged at the principal office of the Trustee for an equal aggregate principal amount of Bonds in the appropriate form and in the same maturity, series and interest rate, aggregate principal amount and tenor and of any authorized denomination or denominations. The City shall execute and the Trustee shall authenticate and deliver Bonds which the Bondholder making the exchange is entitled to receive.

Such registration of transfer or exchange of Bonds shall be without charge to the owners of such Bonds, but any taxes or other governmental charges required to be paid with respect to the same shall be paid by the owners of the Bond requesting such transfer or exchange as a condition precedent to the exercise of such privilege.

The Trustee shall not be required to register for transfer or exchange any undelivered Bond or Bonds after the giving of notice calling such Bond for redemption or partial redemption has been made.

The person in whose name any Bond is registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of or on account of principal, premium, if any, or interest shall be made only to or upon the order of the registered owner thereof, but such registration may be changed as hereinabove provided. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid.

The Bonds maturing on or after January 1, 20___ are subject to redemption at the option of the City, on or after January 1, 20___, as a whole or in part at any time, and if in part, from such maturities and in such principal amounts as the City shall determine and within any maturity by lot, at a redemption price equal to the principal amount of each Bond to be redeemed, plus accrued interest to the date of the redemption.

The Bonds maturing on January 1, 20__, are term bonds subject to mandatory redemption prior to maturity, in part and by lot, at a redemption price equal to the principal amount thereof to be redeemed, on January 1 of the years 20__ to 20__, both inclusive, by the application of

mandatory sinking fund payments in the principal amounts required by the Second Supplemental Indenture.

The Bonds maturing on January 1, 20__, are term bonds subject to mandatory redemption prior to maturity, in part and by lot, at a redemption price equal to the principal amount thereof to be redeemed, on January 1 of the years 20__ to 20__, both inclusive, by the application of mandatory sinking fund payments in the principal amounts required by the Second Supplemental Indenture.

Notice of any such redemption must be given by the Trustee by first class mail (or registered mail in the case of registered owners of at least \$1,000,000 of Bonds) not less than 30 or more than 60 days prior thereto to the registered owners of the Bonds. Failure to mail any such notice to the registered owner of any Bond or any defect therein shall not affect the validity of the proceedings for such redemption of Bonds.

The owner of this Bond shall have no right to enforce the provisions of the Indenture or to institute action to enforce the covenants therein, or to take any action with respect to any event of default under the Indenture, or to institute, appear in or defend any suit or other proceedings with respect thereto, except as provided in the Indenture.

The Indenture prescribes the manner in which it may be discharged and after which the Bonds shall no longer be secured by or entitled to the benefits of the Indenture, except as provided in the Indenture and for the purposes of registration and exchange of Bonds and of such payment, including a provision that the Bonds shall be deemed to be paid if the Trustee shall hold in trust for that purpose Federal Obligations, as defined therein, the principal of and interest on which when due will provide moneys which, together with the moneys, if any, deposited with the Trustee at the same time, shall be sufficient to pay when due the principal or redemption price, if applicable, of and interest due and to become due on said Bonds on or prior to each specified redemption date or maturity date thereof, as the case may be.

Modifications or alterations of the Indenture, or of any supplements thereto, may be made only to the extent and in the circumstances permitted by the Indenture.

All capitalized terms used in this Bond shall have the meanings assigned in the Indenture unless otherwise defined herein.

This Bond shall not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Indenture unless and until the certificate of authentication hereon shall have been duly executed by the Trustee.

It is Hereby Certified, Recited and Declared that all acts and conditions required to be performed precedent to and in the execution and delivery of the Indenture and the issuance of this Bond have been performed in due time, form and manner as required by law, and that the issuance of this Bond and the series of which it forms a part does not exceed or violate any constitutional or statutory limitation.

IN WITNESS WHEREOF, the City of Joliet has caused this Bond to be signed in its name and on its behalf by the manual or duly authorized facsimile signature of its Mayor and its corporate seal (or a facsimile thereof) to be hereunto impressed, imprinted, engraved or otherwise reproduced hereon and attested by the manual or duly authorized facsimile signature of its City Clerk.

Dated:

CITY OF JOLIET

By: _____

Mayor

[SEAL]

Attest:

By: _

City Clerk

[FORM OF TRUSTEE'S CERTIFICATE OF AUTHENTICATION]

This Bond is one of the Bonds described in the within-mentioned Indenture.

U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION, as Trustee

Ву: _____ Authorized Signature

[FORM OF ASSIGNMENT]

The following abbreviations, when used in the inscription on the face of this certificate, shall be construed as though they were written out in full according to applicable laws or regulations:

TEN COM	_	as tenants in common	UNIF GIFT MIN ACT –	
Ten Ent	_	as tenants by the entireties	Custodian	
JT TEN	_	as joint tenants with right of	(Cust)	(Minor)
		survivorship and not as tenants	under Uniform Gifts to Minors Act	
		in common		

(State)

Additional abbreviations may also be used though not in the above list.

For Value Received, the undersigned sells, assigns and transfers unto _____

(Name and Address of Assignee)

the within Bond and does hereby irrevocably constitute and appoint _____

to transfer said Bond on the books kept for registration thereof with full power of substitution in the premises.

Dated: _____

Signature:

Signature Guaranteed:

Section 2.07. Delivery of Bonds. Upon the execution and delivery of this Second Supplemental Indenture, the City shall execute and deliver to the Trustee, and the Trustee shall authenticate, the Bonds and deliver them to the purchasers as may be directed by the City as hereinafter in this Section 2.07 provided.

NOTICE: The signature to this assignment must correspond with the name as it appears upon the face of the within Bond in every particular, without alteration or enlargement or any change whatever.

Prior to the delivery by the Trustee of any of the Bonds there shall be filed with the Trustee:

- (a) A copy, duly certified by the City Clerk, of the Ordinance;
- (b) Original executed counterpart of the Indenture;
- (c) Original executed counterpart of this Second Supplemental Indenture;

(d) A Counsel's Opinion to the effect that (i) the Indenture and this Second Supplemental Indenture have been duly and lawfully authorized by all necessary action on the part of the City, have been duly and lawfully executed by authorized officers of the City, are in full force and effect and are valid and binding upon the City and enforceable in accordance with their terms (except as limited by any applicable bankruptcy, liquidation, reorganization, insolvency or other similar laws or by general principles of equity if equitable remedies are sought); (ii) the Indenture and this Second Supplemental Indenture create the valid pledge of Revenues, moneys and securities which they purport to create; and (iii) upon their execution, authentication and delivery, the Bonds will have been duly and validly authorized and issued in accordance with the Constitution and laws of the State, the Indenture and this Second Supplemental Indenture;

(e) A written order as to the delivery of the Bonds, executed by an Authorized Officer stating (i) the identity of the purchasers, aggregate purchase price and date and place of delivery of the Bonds and (ii) that no Event of Default has occurred and is continuing under the Indenture or this Second Supplemental Indenture;

(f) The Certificate of the City required by Section 206(e) of the Indenture; and

(g) A Certificate of an Independent System Consultant or a Certificate of the City complying with Section 206(f) of the Indenture.

Section 2.08. Mutilated, Lost, Stolen or Destroyed Bonds. If any Bond is mutilated, lost, stolen or destroyed, the City may execute and the Trustee may authenticate a new Bond of like date, maturity, interest rate and denomination as the Bond mutilated, lost, stolen or destroyed, *provided* that, in the case of any mutilated Bond, such mutilated Bond shall first be surrendered to the Trustee, and in the case of any lost, stolen or destroyed Bond, there shall be first furnished to the City and the Trustee evidence of such loss, theft or destruction satisfactory to the City and the Trustee, together with indemnity satisfactory to them. In the event any such Bond shall have matured, instead of issuing a substitute Bond the City may pay the same without surrender thereof. The City and the Trustee may charge the Registered Owner of such Bond with their reasonable fees and expenses in this connection. All Bonds so surrendered to the Trustee shall be cancelled and destroyed, and evidence of such destruction shall be given to the City. Upon the date of final maturity or redemption of all of the Bonds, the Trustee shall destroy any inventory of unissued certificates.

Section 2.09. Registration and Exchange of Bonds; Persons Treated as Owners. The City shall cause books for the registration and for the transfer of the Bonds as provided in this Second Supplemental Indenture to be kept by the Trustee. Upon surrender for transfer of any Bond at the principal office of the Trustee, duly endorsed for transfer or accompanied by an assignment duly executed by the Registered Owner or his or her attorney duly authorized in writing, the City shall execute and the Trustee shall authenticate and deliver in the name of the transferee or transferees a fully registered Bond for a like aggregate principal amount.

Bonds may be exchanged at the principal office of the Trustee for a like aggregate principal amount of fully registered Bonds of the same maturity of other authorized denominations. The City shall execute and the Trustee shall authenticate and deliver Bonds which the Bondowners making the exchange are entitled to receive, bearing numbers not contemporaneously then outstanding. The execution by the City of any Bond of any denomination shall constitute full and due authorization of such denomination and the Trustee shall thereby be authorized to authenticate and deliver such Bond.

In each case the Trustee shall require the payment by the Bondowner requesting exchange or transfer of any tax or other governmental charge required to be paid with respect to such exchange or transfer, but otherwise no charge shall be made to the Bondowner for such exchange or transfer.

The Trustee shall not be required to register for transfer or exchange any undelivered Bond or any Bond after the giving of notice calling such Bond for redemption or partial redemption.

The person in whose name any fully registered Bond is registered at the close of business on any Record Date with respect to any Interest Payment Date shall be entitled to receive the interest payable on such Interest Payment Date notwithstanding the cancellation of such registered Bond upon any transfer or exchange thereof subsequent to the Record Date and prior to such Interest Payment Date, except if and to the extent there shall be a default in the payment of the interest due on such Interest Payment Date, in which case such defaulted interest shall be paid to the person in whose name such Bond is registered either at the close of business on the day preceding the date of payment of such defaulted interest or on a subsequent Record Date for such payment if one shall have been established as hereinafter provided. A subsequent Record Date may be established by or on behalf of the City by notice mailed to the Registered Owners of Bonds not less than 10 days preceding such Record Date, which Record Date shall be not more than 30 days prior to the subsequent interest payment date.

Except as provided in the Indenture, as to any Bond the person in whose name the same shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of principal, premium, if any, or interest on any Bond shall be made only to or upon the written order of the Registered Owner thereof or his legal representative. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid.

Section 2.10. Book-Entry Provisions. The provisions of this Section shall apply so long as the Bonds are maintained in book-entry form with DTC or another Securities Depository.

(a) *Payments*. The Bonds shall be payable to the Securities Depository, or its nominee, as the Registered Owner of the Bonds, in next day funds on each date on which the principal of, premium, if any, and interest on the Bonds is due as set forth in this Second Supplemental Indenture and in the Bonds. Such payments shall be made to the offices of the Securities

Depository specified by the Securities Depository to the City and the Trustee in writing. Without notice to or the consent of the beneficial owners of the Bonds, the City and the Securities Depository may agree in writing to make payments of principal and interest in a manner different from that set forth herein. If such different manner of payment is agreed upon, the City shall give the Trustee notice thereof, and the Trustee shall make payments with respect to the Bonds in the manner specified in such notice as set forth herein. Neither the City nor the Trustee shall have any obligation with respect to the transfer or crediting of the principal of, premium, if any, and interest on the Bonds to Participants or the beneficial owners of the Bonds or their nominees.

(b) *Replacement of the Securities Depository.* If the City receives notice that the Securities Depository has received notice from its Participants having interests in at least 50% in principal amount of the Bonds that the Securities Depository or its successor is incapable of discharging its responsibilities as a securities depository or that it is in the best interests of the beneficial owners that they obtain certificated Bonds, the City shall cause the Trustee to authenticate and deliver Bond certificates. The City shall have no obligation to make any investigation to determine the occurrence of any events that would permit the City to make any determination described in this paragraph.

Discontinuance of Book-Entry or Change of Securities Depository. If, following a (c) determination or event specified in paragraph (b) above, the City discontinues the maintenance of the Bonds in book-entry form with the then current Securities Depository, the City will issue replacement Bonds to the replacement Securities Depository, if any, or, if no replacement Securities Depository is selected for the Bonds, directly to the Participants as shown on the records of the former Securities Depository or, to the extent requested by any Participant, to the beneficial owners of the Bonds shown on the records of such Participant. Replacement Bonds shall be in fully registered form and in Authorized Denominations, be payable as to interest on the Interest Payment Date of the Bonds by check or draft mailed to each Registered Owner at the address of such Registered Owner as it appears on the bond registration books maintained by the City for such purpose at the principal office of the Trustee or at the option of any Registered Owner of not less than \$1,000,000 original principal amount of Bonds, by wire transfer to any address in the continental United States of America on such Interest Payment Date to such Registered Owner as of such Record Date, if such Registered Owner provides the Trustee with written notice of such wire transfer address not later than the Record Date (which notice may provide that it will remain in effect with respect to subsequent Interest Payment Dates unless and until changed or revoked by subsequent notice). Principal and redemption premium, if any, on the replacement Bonds are payable only upon presentation and surrender of such replacement Bond or Bonds at the principal office of the Trustee.

(d) *Effect of Book-Entry System.* The Securities Depository and its Participants and the beneficial owners of the Bonds, by their acceptance of the Bonds, agree that the City and the Trustee shall not have liability for the failure of such Securities Depository to perform its obligations to the Participants and the beneficial owners of the Bonds, nor shall the City or the Trustee be liable for the failure of any Participant or other nominee of the beneficial owners to perform any obligation of the Participant to a beneficial owner of the Bonds.

ARTICLE III

Redemption of Bonds Before Maturity

Section 3.01. Redemption Dates and Prices. The Bonds shall be subject to redemption prior to maturity in the amounts, at the times and in the manner provided in this Article III.

(a) *Optional Redemption.* The Bonds maturing on and after January 1, 20___ are subject to redemption prior to maturity at the option of the City on or after ______ 1, 20___, as a whole or in part at any time, and if in part, from such maturities and in such principal amounts as the City shall determine and within any maturity by lot, at a Redemption Price equal to the principal amount of each Bond to be redeemed, plus accrued interest to the date of the redemption.

(b) *Mandatory Sinking Fund Redemption.* The Bonds maturing on January 1, 20____ (the "20___ Term Bonds") are subject to mandatory redemption, in part by lot as provided in the Indenture from mandatory Sinking Fund Payments, on January 1 in each of the years and in the respective principal amounts set forth below, at a Redemption Price equal to the principal amount thereof to be redeemed:

Year	Principal Amount
20 20 20 20	\$

The January 1, 20__ Principal Installment of the 20__ Term Bonds is \$_____.

(c) The Bonds maturing on January 1, 20_ (the "20_ Term Bonds") are subject to mandatory redemption, in part by lot as provided in the Indenture from mandatory Sinking Fund Payments, on January 1 in each of the years and in the respective principal amounts set forth below, at a Redemption Price equal to the principal amount thereof to be redeemed:

Year	Principal Amount
20 20 20 20	\$

The January 1, 20__ Principal Installment of the 20__ Term Bonds is \$_____.

In the event of the optional redemption by the City of less than all the Bonds of like tenor and maturity with respect to which Sinking Fund Payments have been established, the principal amount so redeemed shall be credited against the unsatisfied balance of future Sinking Fund Payments or the final maturity amount established with respect to such Bonds, in such amount and against such Sinking Fund Payments or final maturity amount as shall be determined by the City in a Certificate of an Authorized Officer filed with the Trustee prior to the mailing of the notice of redemption of such Bonds or, in the absence of such determination, shall be credited against the unsatisfied balance of the applicable Sinking Fund Payment next ensuing after the date fixed for such redemption.

Section 3.02. Notice of Redemption. Notice of the redemption of Bonds or any portion thereof pursuant to Section 3.01 identifying the Bonds or portions thereof to be redeemed, specifying the redemption date, the Redemption Price, the places and dates of payment, that from the redemption date interest will cease to accrue, and, in the case of any optional redemption pursuant to Section 3.01(a), whether the redemption is conditioned upon sufficient moneys being available on the redemption date (or any other condition), shall be given by the Trustee by mailing a copy of such redemption notice not less than 30 nor more than 60 days prior to the date fixed for redemption, to the Registered Owner of each Bond to be redeemed in whole or in part at the address shown on the registration books. Redemption notices shall be sent by first class mail, except that notices to Registered Owners of at least \$1,000,000 of Bonds shall be sent by registered mail. Failure to mail any such notice to the Registered Owner of any Bond or any defect therein shall not affect the validity of the proceedings for such redemption of Bonds. Whenever the Bonds are held in book-entry form, redemption notices will be delivered in accordance with the applicable procedures of the Securities Depository, which may include electronic delivery. Any notice given as provided in this Section shall be conclusively presumed to have been duly given, whether or not the Registered Owner of any Bond receives the notice.

Section 3.03. Deposit of Funds. For the redemption of any of the Bonds, the City shall cause to be deposited in trust in a special redemption account held by the Trustee Qualified Investments and moneys sufficient to pay when due the Redemption Price of and interest on such Bonds on the redemption date of such Bonds.

Section 3.04. Partial Redemption of Bonds. If a Bond is of a denomination larger than the minimum Authorized Denomination, all or a portion of such Bond (equal to the minimum Authorized Denomination or any integral multiple thereof) may be redeemed but such Bond shall be redeemed only in a principal amount equal to the minimum Authorized Denomination or any integral multiple thereof. Upon surrender of any Bond for redemption in part only, the City shall execute and the Trustee shall authenticate and deliver to the Registered Owner thereof, at the expense of the City, a new Bond or Bonds of Authorized Denominations in aggregate principal amount equal to the unredeemed portion of the Bond surrendered.

Section 3.05. Selection of Bonds for Redemption. If less than all of the Bonds of like maturity and interest rate are called for redemption, the Bonds (or portions thereof) to be redeemed shall be selected by lot by the Trustee. Whenever the Bonds are held in book-entry form, the Bonds to be redeemed shall be selected by the Securities Depository in accordance with its applicable procedures for partial redemption of Bonds.

ARTICLE IV

Revenues and Funds

Section 4.01. Moneys to Be Held in Trust. All moneys required to be deposited with or paid to the Trustee for the account of any Fund or Account referred to in any provision of this Second Supplemental Indenture shall be held by the Trustee in trust as provided in Section 1003 of the Indenture, and shall, while held by the Trustee, constitute part of the Trust Estate and be subject to the lien and security interest created hereby.

Section 4.02. Creation of Dedicated Sub-Fund and Accounts in the Debt Service Fund.

(a) Creation of 2025 Dedicated Sub-Fund. There is hereby created by the City and ordered established with the Trustee a separate and segregated Dedicated Sub-Fund within the Debt Service Fund, such Dedicated Sub-Fund to be designated the "Series 2025 Senior Lien Dedicated Sub-Fund" (hereinafter called the "2025 Dedicated Sub-Fund"). Moneys on deposit in the 2025 Dedicated Sub-Fund, and in each Account established therein as hereinafter provided, shall be held in trust by the Trustee for the sole and exclusive benefit of the Registered Owners of the Bonds, and shall not be used or available for the payment of any other Senior Lien Obligations.

(b) *Creation of Accounts*. There are hereby created by the City and ordered established with the Trustee separate Accounts within the 2025 Dedicated Sub-Fund, designated as follows:

(i) *Costs of Issuance Account:* an Account to be designated the "Series 2025 Senior Lien Costs of Issuance Account" (the "*Costs of Issuance Account*");

(ii) *Administrative Account:* an Account to be designated the "Series 2025 Senior Lien Administrative Account" (the "*Administrative Account*");

(iii) *Principal and Interest Account:* an Account to be designated the "Series 2025 Senior Lien Principal and Interest Account" (the "*Principal and Interest Account*");

(iv) *Project Account:* an Account to be designated the "Series 2025 Senior Lien Project Account" (the "*Project Account*"); [and

(v) *Capitalized Interest Account:* an Account to be designated the "Series 2025 Senior Lien Capitalized Interest Account" (the "*Capitalized Interest Account*").]

Section 4.03. Application of Bond Proceeds. The proceeds received by the City from the sale of the Bonds shall be applied as follows:

(a) *Deposit to Costs of Issuance Account:* the Trustee shall deposit the amount of \$______ into the Costs of Issuance Account;

(b) [*Deposit to Capitalized Interest Account:* the Trustee shall deposit the amount of \$______ into the Capitalized Interest Account;]

(c) *Deposit to Project Account:* the Trustee shall deposit the amount of \$_____ into the Project Account; and

(d) *Deposit to Common Debt Service Reserve Sub-Fund:* the Trustee shall deposit the amount of \$______ into the Common Debt Service Reserve Sub-Fund;

(e) *Payment to the Insurer:* the amount of \$______ shall be applied to pay the premium due to the Insurer for the Policy.

Section 4.04. Deposits into 2025 Dedicated Sub-Fund and Accounts Therein. On January 1 and July 1 of each year, commencing January 1, 2026 (each such date referred to herein as the "*Deposit Date*") there shall be deposited into the 2025 Dedicated Sub-Fund from amounts on deposit in the Debt Service Fund an amount equal to the aggregate of the following amounts, which amounts shall have been calculated by the Trustee on the next preceding December 20 or June 20 (in the case of each January 1 or July 1, respectively) (such aggregate amount with respect to any Deposit Date being referred to herein as the "2025 Deposit Requirement"):

(a) for deposit into the Principal and Interest Account, an amount equal to the aggregate of: (i) one-half of the Principal Installment coming due on the Bonds on the January 1 next succeeding such date of calculation and (ii) the amount of interest due on the Bonds on the current Deposit Date (reduced, [(a) by moneys transferred from the Capitalized Interest Account and (b)] in the case of each January 1 Deposit Date, by investment earnings credited as of the immediately prior calculation date to the Principal and Interest Account); and

(b) for deposit into the Administrative Account, the amount estimated by the City to be required as of the close of business on such Deposit Date to pay all fees and expenses with respect to the Bonds during the semi-annual period commencing on such Deposit Date.

In addition to the 2025 Deposit Requirement, there shall be deposited into the 2025 Dedicated Sub-Fund any other moneys received by the Trustee under and pursuant to the Indenture or this Second Supplemental Indenture, when accompanied by directions from the person depositing such moneys that such moneys are to be paid into the 2025 Dedicated Sub-Fund and to one or more accounts therein.

Section 4.05. Use of Moneys in Principal and Interest Account for Payment of Bonds.

(a) Moneys in the Principal and Interest Account shall be used for (i) payment of the Principal Installment, and interest due on each Payment Date with respect to the Bonds and not otherwise provided for, ratably, without preference or priority of any kind, (ii) payment of the interest on Bonds called for optional redemption pursuant to Section 3.01(a) and (iii) payment of the Redemption Price of Bonds called for optional redemption pursuant to Section 3.01(a) to the extent that moneys have theretofore been deposited into the Principal and Interest Account for the payment of the principal of such Bonds. (b) The City shall establish and maintain in the Principal and Interest Account a separate sub-account for each particular group of Bonds of like tenor that mature on a single date and for which Sinking Fund Payments are established. Moneys paid into the Principal and Interest Account as a Sinking Fund Payment in any year shall upon receipt be segregated and set aside in said sub-accounts in proportion to the respective amounts of the Sinking Fund Payments payable on the next ensuing Sinking Fund Payment due date with respect to the particular Bonds for which each such sub-account is maintained.

(c) The Trustee shall apply moneys in any sub-account established in the Principal and Interest Account as provided in paragraph (b) of this Section to the purchase or redemption of the Bonds for which such sub-account is maintained in the manner provided in this Section and Article III or to the payment of the principal thereof at maturity. If at any date there shall be moneys in any such sub-account and there shall be Outstanding none of the Bonds for which such sub-account was established, said sub-account shall be closed and the moneys therein shall be withdrawn therefrom and shall be applied by the Trustee as if paid into the Principal and Interest Account on said date.

On or prior to the 60th day next preceding the Sinking Fund Payment due (d) date, the moneys held for the payment of such Sinking Fund Payment may be applied for the purchase of Bonds of the maturity for which such Sinking Fund Payment was established in an amount not exceeding that necessary to complete the retirement of the unsatisfied balance of Bonds to be redeemed from such Sinking Fund Payment on the Sinking Fund Payment due date for such Bonds next ensuing. Bonds purchased pursuant to this paragraph shall be canceled and the principal amount thereof shall be credited against the unsatisfied balance of the applicable Sinking Fund Payment next due and payable. The purchase price paid (excluding accrued interest but including any brokerage and other charges) for any Bond shall not exceed the Redemption Price of such Bond applicable upon its redemption on the next date on which such Bond could be redeemed in accordance with its terms by the application of Sinking Fund Payments. Subject to the limitations hereinbefore set forth or referred to in this Section, the Trustee may purchase Bonds at such times, for such prices, in such amounts and in such manner (whether after advertisement for tenders or otherwise) as directed by an Authorized Officer and as may be possible with the amount of moneys available therefor in the applicable sinking fund sub-account within the Principal and Interest Account. Accrued interest on Bonds purchased pursuant to this paragraph shall be paid from the Principal and Interest Account.

(e) As soon as practicable after the 60th and before the 30th day prior to the due date of each Sinking Fund Payment, the Trustee shall call for redemption on said date and by application of said Sinking Fund Payment such principal amount of Bonds entitled to such Sinking Fund Payment as is required to redeem the unsatisfied balance of such Sinking Fund Payment. The Trustee shall withdraw from the Principal and Interest Account, prior to each sinking fund redemption date, an amount equal to the Redemption Price of the Bonds called for redemption on said date, and apply the same to the payment of the Redemption Price of said Bonds when due.

Section 4.06. Use of Moneys in the [Capitalized Interest Account,] Costs of Issuance Account and the Administrative Account. [Moneys in the Capitalized Interest Account shall be

used to pay interest on the Bonds by transfers to the Principal and Interest Account on the following Deposit Dates of the following amounts:

Deposit Date	Amount	
July 1, 20 January 1, 20 July 1, 20 January 1, 20	\$	

Any amount remaining in the Capitalized Interest Account after the _____ 1, 20___ Deposit Date shall be transferred to the Principal and Interest Account.]

Moneys in the Costs of Issuance Account shall be used for the payment or reimbursement of Costs of Issuance of the Bonds as directed in a Certificate filed with the Trustee. If after the payment of all Costs of Issuance, as specified in a Certificate filed with the Trustee, there shall be any balance remaining in the Costs of Issuance Account, such balance shall be transferred to the Administrative Account.

Moneys in the Administrative Account shall be used for the payment of fees and expenses with respect to the Bonds as set forth in a Certificate filed with the Trustee.

Section 4.07. Tax Covenants. The City shall not permit any of the proceeds of the Bonds, or any facilities financed with such proceeds, to be used in any manner that would cause any Bond to constitute a "private activity bond" within the meaning of Section 141 of the Code. The City shall not permit any of the proceeds of the Bonds or other moneys to be invested in any manner that would cause any Bond to constitute an "arbitrage bond" within the meaning of Section 148 of the Code or a "hedge bond" within the meaning of Section 149(g) of the Code.

The City shall comply with the provisions of Section 148(f) of the Code relating to the rebate of certain investment earnings at periodic intervals to the United States of America.

Section 4.08. Nonpresentment of Bonds. If any Bond shall not be presented for payment when the principal thereof becomes due, either at maturity, or at the date fixed for redemption thereof, or otherwise, if moneys sufficient to pay any such Bond shall have been made available to the Trustee for the benefit of the Registered Owner or Owners thereof, subject to the provisions of Section 602 of the Indenture, all liability of the City to the Registered Owner thereof for the payment of such Bond shall forthwith cease, determine and be completely discharged, and thereupon it shall be the duty of the Trustee to hold such moneys, without liability for interest thereon, for the benefit of the Registered Owner of such Bond who shall thereafter be restricted exclusively to such moneys, for any claim of whatever nature under the Indenture or this Second Supplemental Indenture or on, or with respect to, such Bond.

Section 4.09. Common Debt Service Reserve Sub-Fund. The City hereby designates the Bonds as Common Reserve Bonds. The City covenants to maintain the Common Debt Service Reserve Sub-Fund in an amount equal to the Reserve Requirement. The City covenants and the City and the Trustee agree that the Common Debt Service Reserve Sub-Fund is to be administered

for the equal benefit, protection and security of the Owners of the Common Reserve Bonds and that, with respect to the Common Debt Service Reserve Sub-Fund, all Outstanding Common Reserve Bonds are on a parity and rank equally without preference, priority or distinction.

Section 4.10. Costs of 2025 System Projects. The costs of the 2025 System Projects shall include:

(a) Obligations incurred for labor and to contractors, builders, and materialmen in connection with the construction, installation and acquisition of the 2025 System Projects or any part thereof, and obligations incurred for the installation and acquisition of machinery and equipment;

(b) Payment to owners and others for real property including payments for options, easements or other contractual rights;

(c) All expenses incurred in the acquisition of real property, including all costs and expenses of whatever kind in connection with the exercise of the power of eminent domain, and including the cost of title searches and reports, abstracts of title, title certificates and opinions, title guarantees, title insurance policies, appraisals, negotiations and surveys;

(d) The amount of any damage incident to or consequent upon the construction, installation and acquisition of the 2025 System Projects;

(e) The cost of any indemnity, fidelity and surety bonds, the fees and expenses of the Fiduciaries during construction, installation and acquisition of 2025 System Projects, and premiums on insurance, if any, in connection with such 2025 System Projects during construction, installation and acquisition, including builders' risk insurance;

(f) The cost of engineering and architectural services which includes borings and other preliminary investigations to determine foundation or other conditions, expenses necessary or incident to the development of contract documents and supervising construction, as well as for the performance of all other duties of engineers and architects set forth herein in relation to the construction, installation and acquisition of such 2025 System Projects or the issuance of the Bonds therefor;

(g) Costs of Issuance;

(h) Arbitrage rebate payments and yield reduction payments to the United States Treasury;

(i) Any cost properly chargeable to such 2025 System Projects prior to and during construction, installation and acquisition;

(j) The cost of restoring, repairing and placing in its original condition, as nearly as practicable, all public or private property damaged or destroyed in the construction of such 2025 System Projects and the cost thereof, or the amount required to be paid by the City as adequate compensation for such damage or destruction, and all costs lawfully incurred or damages lawfully payable, with respect to the restoration, relocation, removal, reconstruction or duplication of property made necessary or caused by the construction and installation of such 2025 System Projects and the cost thereof;

(k) Any obligation or expense incurred by the City for moneys advanced in connection with the construction, installation and acquisition of 2025 System Projects and the cost thereof; and

(1) All other items of cost and expense not elsewhere in this Section 4.10 specified, incident to the construction, installation and acquisition of 2025 System Projects and the financing thereof, including the payment of interest on Bonds.

Section 4.11. Disbursements from Project Account. (a) All disbursements from the Project Account shall be made in accordance with requisitions signed by an Authorized Officer in respect of each payment, as to the following:

- (i) Item number of the payment;
- (ii) The name of the person, firm or corporation to whom the payment is due;
- (iii) The amount to be paid;

(iv) The 2025 System Project and purpose, by general classification, for which payment is to be made;

(v) That the obligations in stated amounts have been incurred by the City, and that each item thereof is a proper charge against the Project Account (or such sub-account) and is due and has not been included in any prior requisition which has been paid; and

(vi) That there has not been filed with or served upon the City any notice of any lien, right to lien, or attachment upon or claim affecting the right to receive payment of any of the moneys payable to any of the persons, firms or corporations named which have not been released or will not be released simultaneously with the payment of such obligations, and in the event that any assignment of right to receive payment has been made and notice thereof has been given to the City and the City has accepted such assignment, the order directing payment shall recite that fact and direct the payment to be made to the assignee thereof as shown by the records of the City.

(b) Upon receipt of any such requisitions the Trustee shall pay each such obligation from the appropriate sub-account of the Project Account and the Trustee shall make disbursements in accordance with the directions from the Authorized Officer. The moneys held in the Project Account shall be invested in accordance with the requirements of Article V.

Section 4.12. Progress Reports and Completion Certificate. (a) In the month of January and in the month of July in each year during the period of the construction, installation and acquisition of each 2025 System Project, the cost of which has been paid in whole or in part from Bond proceeds, the City will prepare and file with the Trustee a progress report in connection with such construction, installation and acquisition of such 2025 System Project.

(b) Promptly after the completion of the construction, installation and acquisition of each such 2025 System Project, the City will deliver to the Trustee a Certificate stating the date of such completion.

Section 4.13. Permitted Transfers. (a) Moneys in the Project Account (or any sub-account therein) may be transferred or withdrawn as shall be specified by a Certificate of the City pursuant to paragraph (b) of this Section for any one or more of the following purposes: (i) to make transfers to one or more other Project Accounts, which costs are permitted to be paid from Bond proceeds, (ii) to make transfers into the Common Debt Service Reserve Sub-Fund to make up any deficiency therein, (iii) to make transfers to the Principal and Interest Account, (iv) to redeem Bonds in accordance with the provisions of this Second Supplemental Indenture, or (v) upon an Event of Default to pay the principal of and interest on the Bonds.

(b) Before any such transfer or withdrawal shall be made, the City shall file with the Trustee: (i) its requisition therefor, stating the amount of the transfer or withdrawal and directing the Trustee as to the application of such amount; (ii) a Counsel's Opinion stating that in the opinion of the signer, such transfer or withdrawal will not constitute a breach or default on the part of the City of any of the covenants or agreements contained in this Second Supplemental Indenture; and (iii) an opinion of Bond Counsel to the effect that such transfer or withdrawal will not adversely affect any exemption from Federal income taxes of interest on any Bonds theretofore issued.

ARTICLE V

Investment of Moneys

Section 5.01. Investment of Moneys. Moneys held in the funds, accounts and subaccounts established hereunder shall be invested and reinvested in accordance with the provisions governing investments contained in the Indenture. All such investments shall be held by or under the control of the Trustee and shall be deemed at all times a part of the fund, account or subaccount for which they were made.

Section 5.02. Investment Income. The interest earned on any investment of moneys held hereunder, any profit realized from such investment and any loss resulting from such investment shall be credited or charged to the fund, account or subaccount for which such investment was made.

ARTICLE VI

Discharge of Lien

Section 6.01. Defeasance. If the City shall pay to the Registered Owners of the Bonds, or provide for the payment of, the principal or Redemption Price of, and interest to become due thereon, at the times and in the manner stipulated in Section 601 of the Indenture, then this Second Supplemental Indenture shall be fully discharged and satisfied. Upon the satisfaction and discharge of this Second Supplemental Indenture, the Trustee shall, upon the request of the City,

execute and deliver to the City all such instruments as may be desirable to evidence such discharge and satisfaction and the Fiduciaries shall pay over or deliver to the City all Funds, Accounts and other moneys or securities held by them pursuant to this Second Supplemental Indenture which are not required for the payment or redemption of the Bonds not theretofore surrendered or presented for such payment or redemption.

ARTICLE VII

Concerning the Trustee

Section 7.01. Acceptance of Trusts. The Trustee hereby accepts the trusts imposed upon it by this Second Supplemental Indenture, and agrees to perform said trusts, but only upon and subject to the express terms and conditions set forth herein and in the Indenture. Except as otherwise expressly set forth in this Second Supplemental Indenture, the Trustee assumes no duties, responsibilities or liabilities by reason of its execution of this Second Supplemental Indenture other than as set forth in the Indenture and this Second Supplemental Indenture, and this First Supplemental Indenture is executed and accepted by the Trustee subject to all the terms and conditions of its acceptance of the trust under the Indenture, as fully as if said terms and conditions were herein set forth at length.

Section 7.02. Dealing in Bonds. The Trustee, in its individual capacity, either as principal or agent, may also engage in or be interested in any financial or other transaction with the City, and may act as depositary, trustee or agent for any committee or body of the owners of Bonds secured hereby or other obligations of the City as freely as if it did not act in any capacity hereunder.

ARTICLE VIII

Insurer Provisions

Section 8.01. Insurer Provisions. The City hereby designates ________ as the Insurer with respect to the Insured Bonds. The Insurer shall be entitled to the benefits of Section 1102 of the Indenture. This Section 8.01 contains certain covenants and restrictions for the benefit of the Insurer which apply in addition to, and not in substitution of, the provisions of the Indenture. The following covenants shall apply only to the Insured Bonds and shall only be applicable during the period in which any Insured Bonds are Outstanding or any amounts are due to the Insurer under the Policy, and the Insurer's rights have not terminated pursuant to clause (a) of this Section 8.01. The covenants contained in this Section 8.01 may only be enforced by the Insurer and may be modified, amended or waived at any time with the prior written consent of the Insurer and without the consent of the Trustee (so long as such modification or amendment imposes no additional duties on the Trustee) or any holder of the Bonds. The existence of all rights given to the Insurer under this Second Supplemental Indenture or the Indenture are expressly conditioned on the timely and full performance of the payment obligations of Insurer under the Policy.

(b) The Insurer shall be considered the sole Owner of the Insured Bonds as provided in and subject to the limitation in Section 1102 of the Indenture.

(c) To the extent that this Second Supplemental Indenture confers upon or gives or grants to the Insurer any right, remedy or claim under this Second Supplemental Indenture, the Insurer is hereby explicitly recognized as being a third-party beneficiary hereunder and may enforce any such right, remedy or claim conferred, given or granted hereunder.

(d) No amendment or modification of any provisions of this Second Supplemental Indenture giving any right, remedy or claim to the Insurer may be made without the prior written consent of the Insurer (which consent shall not be unreasonably withheld).

(e) No amendment of the Indenture that materially and adversely alters the security for the Insured Bonds shall become effective without the prior written consent of the Insurer (which consent shall not be unreasonably withheld).

(f) The rights granted to the Insurer hereunder to request, consent to or direct any action are rights granted to the Insurer in consideration of its issuance of the Policy. Any exercise by the Insurer of such rights is merely an exercise of the Insurer's contractual rights and shall not be construed or deemed to be taken for the benefit or on behalf of the holders of the Insured Bonds nor does such action evidence any position of the Insurer, positive or negative, as to whether Bondholder consent is required in addition to the consent of the Insurer.

(g) In the event that the principal and/or interest due on the Insured Bonds shall be paid by the Insurer pursuant to the Policy, the Insured Bonds shall remain Outstanding for all purposes, not be defeased or otherwise satisfied and not be considered paid by the City and all covenants, agreements and other obligations of the City to the registered owners shall continue to exist and shall run to the benefit of the Insurer, and the Insurer shall be subrogated to the rights of such registered owners. The term "Outstanding" under the Indenture includes Insured Bonds described in this clause (g).

(h) The City shall pay or reimburse the Insurer, but only from Revenues and subject and subordinate to all then existing liens on and pledges of Revenues as security for the payment of System Obligations, any and all charges, fees, costs and expenses which the Insurer may reasonably pay or incur in connection with (i) the administration, enforcement, defense or preservation of any rights or security in the Indenture; (ii) the pursuit of any remedies under the Indenture or otherwise afforded by law or equity, (iii) any amendment, waiver or other action with respect to, or related to, the Indenture whether or not executed or completed, (iv) the violation by the City of any law, rule or regulation, or any judgment, order or decree applicable to it or (v) any litigation or other dispute in connection with the Indenture or the transactions contemplated thereby, other than amounts resulting from the failure of the Insurer to honor its obligations under the Policy.

ARTICLE IX

Miscellaneous

Section 9.01. Second Supplemental Indenture as Part of Indenture. This Second Supplemental Indenture shall be construed in connection with and as a part of the Indenture and all terms, conditions and covenants contained in the Indenture, except as herein modified and except as restricted in the Indenture to Senior Lien Obligations of another Series, shall apply and be deemed to be for the equal benefit, security and protection of the Bonds.

Section 9.02. Supplements or Amendments. This Second Supplemental Indenture may be supplemented or amended in the manner set forth in Articles VII and VIII, respectively, of the Indenture.

Section 9.03. Severability. If any provision of this Second Supplemental Indenture shall be held or deemed to be or shall, in fact, be illegal, inoperative or unenforceable, the same shall not affect any other provision or provisions herein contained or render the same invalid, inoperative or unenforceable to any extent whatever.

Section 9.04. Payments Due on Saturdays, Sundays and Holidays. If any payment of interest or principal or redemption premium on the Bonds is due on a date that is not a Business Day, payment shall be made on the next succeeding Business Day with the same force and effect as if made on the date which is fixed for such payment, and no interest shall accrue on such amount for the period after such due date.

Section 9.05. Counterparts. This Second Supplemental Indenture may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

Section 9.06. Rules of Interpretation. Unless expressly indicated otherwise, references to Sections or Articles are to be construed as references to Sections or Articles of this instrument as originally executed. Use of the words "herein," "whereby," "hereunder," "hereof," "hereinbefore," "hereinafter" and other equivalent words refer to this Second Supplemental Indenture and not solely to the particular portion in which any such word is used.

Section 9.07. Captions. The captions and headings in this Second Supplemental Indenture are for convenience only and in no way define, limit or describe the scope or intent of any provisions or Sections of this Second Supplemental Indenture.

Section 9.08. Additional Notices. Copies of all notices, certificates or other communications given to the City or the Trustee pursuant to the requirements of the Indenture or the Second Supplemental Indenture at the addresses set forth in Section 1103 of the Indenture shall be given to the Insurer at the same time and in the same manner.

IN WITNESS WHEREOF, the City has caused these presents to be executed in its name and with its official seal hereunto affixed and attested by its duly authorized officials; and to evidence its acceptance of the trusts hereby created, the Trustee has caused these presents to be executed in its corporate name and attested by its duly authorized officers, as of the date first above written.

CITY OF JOLIET

By:_____ Mayor

[SEAL]

Attest:

By:_____

City Clerk

U.S. BANK TRUST COMPANY, NATIONAL ASSOCIATION, as Trustee

By:_____

Authorized Signatory

Attest:

By:____

Authorized Signatory



City of Joliet

Approver Report

File Number: 336-25

File ID:	Type:OrdinanceStatus: Agenda		Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/21/2025
Department:	Finance		Final Action:
Title:	Ordinance Approving One or More Supplemental Indentures and Authorizing the Issuance of Not To Exceed \$145,000,000 Waterworks and Sewerage Senior Lien Revenue Bonds of the City of Joliet, Illinois		
			Agenda Date: 06/03/2025

Attachments: Ordinance Authorizing Issuance of Revenue Bond, Second Supplemental Trust Indenture.docx

Entered by: rgatson@joliet.gov

Approval History

Version	Seq #	Action Date	Approver	Action	Due Date	
1	1	5/27/2025	Gina Logalbo	Approve	5/23/2025	
1	2	5/27/2025	Kevin Sing	Approve	5/29/2025	
1	3	5/27/2025	Todd Lenzie	Approve	5/29/2025	
1	4	5/29/2025	Beth Beatty	Approve	5/29/2025	





Memo

File #: 337-25

Agenda Date: 6/3/2025

TO: Mayor and City Council

FROM: William Evans, Chief of Police

SUBJECT:

Resolution Authorizing the Agreement Between the City of Joliet and the Village of Channahon Regarding the Provision of Law Enforcement Mutual Aid

BACKGROUND:

The City of Joliet and Village of Channahon recognize and acknowledge that natural or manmade occurrences, disasters, and emergencies may produce situations that are beyond the ability of an individual community to effectively handle in terms of manpower and equipment resources on hand at a time of imperative need. The City of Joliet and the Village of Channahon express their mutual intent and desire to provide available police manpower and equipment resources between the communities as such occurrences, disasters, and emergencies arise and as the Parties' resources and situations allow. The specific intent of this agreement is to permit both departments to more fully safeguard the lives, persons, and property of all citizens.

The Public Safety Committee will review this matter.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the Resolution Authorizing the Agreement between the City of Joliet and the Village of Channahon regarding the provision of Law Enforcement Mutual Aid.

RESOLUTION NO.

A RESOLUTION APPROVING AN AGREEMENT BETWEEN THE CITY OF JOLIET AND THE VILLAGE OF CHANNAHON REGARDING THE PROVISION OF LAW ENFORCEMENT MUTUAL AID

WHEREAS, Joliet and Channahon are Home Rule Municipalities under and by virtue of the Illinois Constitution of 1970; and

WHEREAS, pursuant to Article VII, Section 10 of the Illinois Constitution of 1970, Joliet and Channahon are units of local government that 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 Illinois Intergovernmental Cooperation Act (5 ILCS 220/1 et seq.) authorizes municipalities to exercise jointly with any public agency of the State, including other units of local government, any power, privilege, or authority which may be exercised by a unit of local government individually, and to enter into contracts for the performance of governmental services, activities, and undertakings; and

WHEREAS, the Parties wish to acknowledge in this Agreement that they are working cooperatively to protect the health, safety, and welfare of their residents; and

WHEREAS, the Parties seek to have officers of the Channahon Police Department become members of the Joliet Police Department Special Operations Squad (hereinafter referred to as the "SOS").

BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF JOLIET AS FOLLOWS:

SECTION 1: The attached agreement for the provision of police service mutual aid is hereby adopted. The City Manager is hereby authorized to execute said Agreement for and on behalf of the City of Joliet.

SECTION 2: This Resolution shall be in full force and effect from and after its passage, approval, and recording according to law.

PASSED this _____ day of _____, 2025.

MAYOR

CITY CLERK

VOTING YES

INTERGOVERNMENTAL AGREEMENT BETWEEN THE CITY OF JOLIET AND THE VILLAGE OF CHANNAHON REGARDING THE PROVISION OF LAW ENFORCEMENT MUTUAL AID

This Agreement is made by and between the City of Joliet, Illinois, an Illinois Municipal Corporation, (hereinafter, "Joliet") and the Village of Channahon, an Illinois Municipal Corporation, (hereinafter, "Channahon"), collectively referred to as the "Parties" herein, and is an Agreement for Mutual Aid in the Event of Disaster or Emergency and for Membership in the Joliet Police Department Special Operations Squad (hereinafter, "Agreement"), as described herein.

WHEREAS, Joliet and Channahon are Home Rule Municipalities under and by virtue of the Illinois Constitution of 1970; and

WHEREAS, pursuant to Article VII, Section 10 of the Illinois Constitution of 1970, Joliet and Channahon are units of local government that 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 Illinois Intergovernmental Cooperation Act (5 ILCS 220/1 et seq.) authorizes municipalities to exercise jointly with any public agency of the State, including other units of local government, any power, privilege, or authority which may be exercised by a unit of local government individually, and to enter into contracts for the performance of governmental services, activities, and undertakings; and

WHEREAS, the Parties wish to acknowledge in this Agreement that they are working cooperatively to protect the health, safety, and welfare of their residents; and

WHEREAS, the Parties seek to have officers of the Channahon Police Department become members of the Joliet Police Department Special Operations Squad (hereinafter referred to as the "SOS").

NOW, THEREFORE, in consideration of the mutual promises, obligations and undertakings set forth herein, the Parties **AGREE AS FOLLOWS**:

SECTION 1: Purpose of Agreement

<u>Mutual Aid:</u> Certain disasters and emergency situations may require resources beyond those that an individual municipality is capable of providing. Recognizing as much, the Parties intend to assist one another during such disasters or emergencies by providing the other with available police personnel and equipment, subject to the terms of this Agreement.

<u>Special Operations Squad Membership:</u> The Parties also intend for law enforcement officers of the Channahon Police Department to become members of the Joliet Police Department Special Operations Squad.

SECTION 2: Definitions

<u>Authorized Representative:</u> The Chief Law Enforcement Officer of the Channahon Police Department and the Chief Law Enforcement Officer of the Joliet Police Department, and their authorized designee(s).

<u>Disaster:</u> An occurrence or threat of widespread or severe damage, injury, or loss of life or property resulting from any natural, technological, or human cause, including but not limited to fire, flood, earthquake, wind, storm, hazardous materials spill or other water contamination requiring emergency action to avert danger or damage, epidemic, air contamination, blight, extended periods of severe and inclement weather, drought, infestation, critical shortages of essential fuels and energy, explosion, riot, hostile military or paramilitary action, public health emergencies, cyber incidents, or acts of domestic terrorism.

<u>Emergency:</u> An occurrence or threat not rising to the level of a disaster that poses an immediate risk to health, life, property, or the environment.

<u>Participating Municipality:</u> The City of Joliet, Illinois, and the Village of Channahon, Illinois, including their recognized Police Departments.

<u>Mutual Aid</u>: Assistance provided by the Responding Department to the Requesting Department pursuant to the Agreement between the Parties in the event of an Emergency or Disaster.

<u>Mutual Aid Assignments:</u> A written document detailing the personnel and equipment that may be provided by the Responding Department at the discretion of the Responding Department's Chief Law Enforcement Officer.

<u>Requesting Department:</u> The recognized Police Department of the Participating Municipality in which a disaster or emergency occurs that requests mutual aid from the Responding Department.

<u>Responding Department:</u> The recognized Police Department of the Participating Municipality that receives a request for mutual aid from the Requesting

Department.

SECTION 3: Provision of Mutual Aid; Membership in Special Operations Squad

The Parties agree to the following terms regarding the provision of mutual aid and membership of the Special Operations Squad:

- A. <u>Membership of The Joliet Police Department Special Operations Squad.</u> Joliet hereby authorizes law enforcement officers of Channahon to become members of Joliet's Special Operations Squad. Membership in the SOS is a specific form of mutual aid under this Agreement and is authorized for any purpose described in the Joliet Police Department Special Operations Squad General Order in its current form and as may be amended from time to time. Except as otherwise provided in this Agreement, the policies and procedures set forth in the Joliet Police Department Special Operations Squad General Order in its current form and as may be amended from time to time, shall apply to SOS operations.
- B. <u>Requesting Mutual aid.</u> Whenever a Participating Municipality becomes affected by a Disaster or Emergency that requires resources beyond those that it is capable of providing, the Authorized Representative of the Requesting Department may request mutual aid from the Authorized Representative of the Responding Department. Any request for mutual aid under this Agreement shall, whenever reasonably possible, include a statement of whether the mutual aid needed is for the SOS or not, the amount and type of equipment and number of law enforcement personnel requested, and shall specify the location to which the equipment and personnel are to be dispatched.
- C. <u>Responding to a Request for Mutual Aid.</u> Upon receiving a request for mutual aid, the Authorized Representative of the Responding Department may activate this Agreement and provide such mutual aid to the Requesting Department. In this situation, the Responding Department's Authorized Representative shall:
 - 1. immediately determine if the personnel and equipment designated in the Mutual Aid Assignments are available; and, if so,
 - 2. promptly dispatch some or all of the personnel and equipment designated in the Mutual Aid Assignments to the location(s) specified by the Requesting Department.

- D. <u>Non-Liability for Failure or Refusal to Provide Mutual Aid.</u> The provision of mutual aid under the terms of this Agreement is optional. Notwithstanding any other provision of this Agreement, the Authorized Representative of the Responding Department may deny a request for mutual aid in his or her discretion if they determine that providing mutual aid will impair its ability to serve its own jurisdiction. If the Authorized Representative of the Responding Department denies a request for mutual aid, they shall immediately notify the Authorized Representative of the Requesting Department. A Participating Municipality shall not be liable for its failure or refusal to provide mutual aid, delay in providing mutual aid, or failure to respond to a request for mutual aid in a timely manner.
- E. <u>Operational Control.</u> All personnel of the Responding Department shall report to the Requesting Department's officer in tactical control at the location to which said law enforcement personnel have been dispatched and shall be under the operational command of the Requesting Department's Chief Law Enforcement Officer or their designee. Law enforcement officers participating in the Special Operations Squad shall be under the command authority of the SOS Commander.
- F. <u>Personnel to Abide by Their Employer's Policies and Procedures.</u> Law enforcement officers providing mutual aid under this Agreement shall abide by their employer's policies and procedures. For law enforcement officers participating in the Special Operations Squad, in the event of a conflict, the policies and procedures set forth in the Joliet Police Department Special Operations Squad General Order in its current form and as may be amended from time to time, shall control.
- G. <u>Termination or Withdrawal of Mutual Aid.</u> The Responding Department's personnel and equipment shall be released and returned to duty in their jurisdiction as soon as the situation is restored to a point where the Requesting Department is capable of handling the response with its own resources. The Responding Department may also withdraw its mutual aid, including from the Special Operations Squad, at any time and for any reason at the discretion of the Authorized Representative.
- H. <u>No Reimbursement for Personnel and Equipment Costs.</u> Each Participating Municipality shall be individually responsible for the costs it incurs in providing mutual aid under this Agreement. Each Participating Municipality shall also be responsible, regardless of fault, for replacing or repairing any damage to its own vehicles or equipment that occurs while providing mutual aid under this Agreement.
- I. <u>Payment of Wages and Benefits.</u> Each Participating Municipality shall be individually responsible for compensating its personnel providing mutual aid under this Agreement. Under no circumstances should an officer be

considered an employee of the Participating Municipality which did not originally employ them by virtue of this Agreement. Additionally, no officer shall be entitled to the employment benefits of the other Participating Municipality including but not limited to insurance benefits, retirement benefits, or other employee benefit programs. Each Participating Municipality will accept liability, to the extent required by the Illinois Workers' Compensation Act (Chapter 820, ILCS 305/1, et. seq.) for personal injuries occurring to its officers while engaged in SOS and/or mutual aid related activities.

J. <u>Notification of Authorized Representative; Notification of Assignments.</u> Each Participating Municipality shall routinely inform the other of the name and contact information of its Authorized Representative established in accordance with this Agreement. Each Participating Municipality shall routinely provide the other with an updated version of its Mutual Aid Assignments.

SECTION 4: No Indemnification Each Participating Municipality shall assume sole responsibility for insuring and/or indemnifying its own employees and shall provide for its own defense in any action or dispute that arises in connection with, or as the result of this Agreement. Neither Participating Municipality shall be required to indemnify the other or hold the other Participating Municipality harmless from any claim(s), damages, losses, or liabilities incurred in providing or refusing to provide mutual aid under this Agreement. Each Participating Municipality shall be solely responsible for its own acts and omissions, and the actions or omissions of its officers, employees, and agents. Each Participating Municipality and shall handle the defense of any claims incurred in providing or refusing to provide mutual aid pursuant to this Agreement. This Agreement creates no rights or claims for any third party. Neither Participating Municipality waives any defenses available to it under state or federal law.

SECTION 5: Insurance Each Agency participating under the terms of this Agreement shall procure and maintain, at its sole and exclusive expense, insurance coverage which covers itself, its personnel and equipment and liability for its participation in this Agreement as follows: Commercial General Liability (Including contractual liability coverage): \$1,000,000 combined single limit per occurrence for bodily injury, and property damage and \$1,000,000 per occurrence for personal injury. The general aggregate shall be twice the required occurrence limit. Minimum General Aggregate shall be no less \$2,000,000. Law Enforcement Liability: \$5,000,000 per wrongful act for bodily than injury, personal injury or property damage with a \$10,000,000 general aggregate. Business Automobile Liability: \$1,000,000 combined single limit per accident for bodily injury and property damage. Workers' Compensation and Employers' Liability: Workers' Compensation coverage with statutory limits and Employers' Liability limits of \$1,000,000 per accident, disease per employee. Each Agency shall bear the responsibility for its own insurance even in the event of inadequate, nonexistent or exhausted coverage. Any Agency that is a party to this Agreement shall have no obligation to provide or extend insurance coverage to insure the personnel of any other Agency to this Agreement or to insure the acts or omissions of personnel of any other Agency to this Agreement.

SECTION 6: Adoption This Agreement shall become effective upon the passage and approval of a companion ordinance or resolution by the Participating Municipalities, in the manner provided by law, and by the signing of this Agreement by the City Manager of Joliet and the Village President of Channahon.

SECTION 7: Term This Agreement shall remain in effect for a period of three (3) years from the date of its execution and shall renew automatically for subsequent periods of one (1) year with no further action from the Parties unless sooner terminated under the terms of Section 8.

SECTION 8: Termination Either Participating Municipality may withdraw from this Agreement by providing written notice to the Chief Law Enforcement Officer of the other Participating Municipality. This Agreement will terminate thirty (30) days from the date of written notice.

All notices pursuant to this Agreement shall be sent via regular first-class U.S. mail and via email to the following:

If to City of Jolliet:

City of Joliet Police Department 150 W Washington St. Jolliet, Illinois 60432 Attention: Chief William Evans Email: <u>wevans@joliet.gov</u>

With a copy to:

City of Joliet Legal Department 150 W. Jefferson St. Joliet, Illinois 60432 Attention: Corporation Counsel Email: Legal@joliet.gov

If to Village of Channahon:

Village of Channahon Police Department 24555 S. Navajo Drive Channahon, Illinois 60410 Attention: Chief of Police Email: abogart@channahon.org

With a copy to:

Village of Channahon 24555 S. Navajo Drive Channahon, Illinois 60410 Attention: Village Administrator Email: <u>tdurkin@channahon.org</u>

The parties may amend the address and email information above by sending notice thereof to the other party

SECTION 9: Severability Should any portion, section, or subsection of this Agreement be held to be invalid by a court of competent jurisdiction, the remaining portions of this Agreement shall remain in effect without regard to the invalidated section, portion, or subsection.

SECTION 10: Modification Modifications to this Agreement must be made in writing and executed by each of the Parties authorized representatives before such modifications become effective.

IN WITNESS WHEREOF, this Agreement has been duly executed by the following parties:

VILLAGE OF CHANNAHON
Ву:
Title:
Date:
ATTEST
Ву:
Title:
Date:



City of Joliet

Approver Report

File Number: 337-25

File ID:	337-25	Type: Resolution	Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/21/2025
Department:			Final Action:
Title:	Resolution Authorizing the Agreement Between the City of Joliet and the Village of Channahon Regarding the Provision of Law Enforcement Mutual Aid		

Agenda Date: 06/03/2025

Attachments: Resolution, Mutal Aid with Channahon.pdf

Approval History

Version	Seq #	Action Date	Approver	Action	Due Date
1	1	5/27/2025	Gina Logalbo	Approve	5/26/2025
1	2	5/28/2025	William Evans	Approve	5/29/2025
1	3	5/28/2025	Todd Lenzie	Approve	5/30/2025
1	4	5/29/2025	Beth Beatty	Approve	5/30/2025





Memo

File #: 338-25

Agenda Date:6/3/2025

TO: Mayor and City Council

FROM: William Evans, Chief of Police

SUBJECT:

Resolution Authorizing the Execution of an Intergovernmental Agreement with the Will County 9-1-1 Emergency Telephone System Board (ETSB) to accept Grant Funds Available under the 9-1-1 Surcharge Grant Program (SGP) in the amount of \$1,242,000

BACKGROUND:

The Will County ETSB receives funding from the Illinois Emergency Telephone System Act, 50 ILCS 750/35, to assist PSAPs in maintaining a high standard of quality in the delivery of 9-1-1 and related emergency communications services. This funding is by way of a surcharge on phone service in Illinois. The ETSB shares this funding with the three dispatch centers in Will County, including the City of Joliet. This agreement provides funding in the amount of \$1,242,000 to support the City of Joliet's dispatch center and public safety functions. This funding must be used between December 1, 2024 and October 31, 2025.

The Public Safety Committee will review this matter.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council Authorize the Execution of an Intergovernmental Agreement with the Will County 9-1-1 Emergency Telephone System Board (ETSB) to accept the Grant Funds Available under the 9-1-1 Surcharge Grant Program (SGP) in the amount of \$1,242,000.

RESOLUTION NO.

Resolution Authorizing the Execution of an Intergovernmental Agreement with the Will County 9-1-1 Emergency Telephone System Board (ETSB) to <u>Accept Grant Funds Available Under the 9-1-1 Surcharge Grant Program (SGP)</u>

WHEREAS, the City of Joliet operates an Public Safety Answering Point (PSAP) for City of Joliet Police and Fire Departments; and

WHEREAS, under the proposed Agreement with Will County 9-1-1 Emergency Telephone System Board (ETSB), the City of Joliet is an eligible Public Safety Answering Point (PSAP); and

WHEREAS, the ETSB has available funds from the Illinois Emergency Telephone System Act, 50 ILCS 750/35, to assist PSAPs in maintaining a high standard of quality in the delivery of 9-1-1 and related emergency communications services; and

WHEREAS, it is in the best interest of the City of Joliet to apply for any and all funds available to offset the cost of providing a dependable and efficient emergency communication system; and

NOW, THEREFORE, BE IT ORDAINED 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 Manager is hereby authorized to enter into an Agreement with Will County 9-1-1 Emergency Telephone System Board (ETSB).

SECTION 2: The City Manager is hereby authorized to apply for, and accept, any and all funds made available by the Will County 9-1-1 Emergency Telephone System Board (ETSB), through the Illinois Emergency Telephone System Act, 50 ILCS 750/35, to offset the cost of providing a dependable and efficient emergency communication system during 2025.

SECTION 3: Any Resolution or parts of Resolutions conflicting with any of the provisions of this Resolution are hereby repealed.

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

SECTION 5: This Resolution shall be in full force and effect from and after its passage, approval, and recording, according to law.

PASSED this_____ day of _____,2025.

VOTING YES:			
VOTING NO:			
NOT VOTING:			

INTERGOVERNMENTAL AGREEMENT

BY AND BETWEEN THE

WILL COUNTY 9-1-1 EMERGENCY TELEPHONE SYSTEM BOARD

AND THE

CITY OF JOLIET

FOR THE FUNDING OF A 9-1-1 SURCHARGE

Pursuant to the FY 2025 Surcharge Grant Program

Effective December 1, 2024 to October 31, 2025

DATED: 5/7/25

INTERGOVERNMENTAL AGREEMENT

BY AND BETWEEN THE

WILL COUNTY 9-1-1 EMERGENCY TELEPHONE SYSTEM BOARD

AND THE

CITY OF JOLIET

FOR THE FUNDING OF A 9-1-1 SURCHARGE GRANT

This AGREEMENT is made and entered into on the 7 day of 720, 20, 25 by and between the WILL COUNTY 9-1-1 EMERGENCY TELEPHONE SYSTEM BOARD (hereafter referred to as "ETSB") and the CITY OF JOLIET (hereafter referred to as "PSAP").

WHEREAS, the ETSB has created a Surcharge Grant Program as outlined in "exhibit one", attached hereto, and hereby incorporated by reference; and

WHEREAS, the PSAP has agreed to participate in said Surcharge Grant Program, and by doing so, has agreed to all of the terms and conditions as outlined in said agreement; and

WHEREAS, the provisions of Article VII, Section 10 of the 1970 Illinois Constitution, and the provisions of the Intergovernmental Cooperation Act (5 ILCS 220/1 et seq.) authorize and encourage intergovernmental cooperation.

NOW, THEREFORE, in consideration of the promises, covenants, terms, and conditions set forth in this AGREEMENT and the attached "Exhibit One," the sufficiency of which are hereby acknowledged, the ETSB and the PSAP agree as follows:

- A. That the parties agree to be bound by each and every term and condition as set forth in "Exhibit One" and that all such terms and conditions are hereby made a part of this agreement as if here fully set forth in this INTERGOVERNMENTAL AGREEMENT.
- B. That this Surcharge Grant is expressly given by the ETSB to the PSAP as a single Surcharge Grant for specific qualifying goods and/or services in accordance with "Exhibit One," and is not to be construed as a continuing Surcharge Grant for this, or any other purpose.
- C. That this Surcharge Grant is not a continuing Surcharge Grant but is limited to a one-time agreement, unless the ETSB, at its sole discretion, determines that additional Surcharge Grant or extensions are to be allowed.

- D. The term of the Agreement will take effect as of December 1, 2024, and continue through October 31, 2025.
- E. The receiving agency acknowledges that all purchases made by it shall be legal, proper and in accordance with the "Emergency Telephone System Act", 50 ILCS 750.
- F. That attached hereto, and hereby incorporated by reference as "Exhibit One" is the specific dollar amount of the Surcharge Grant as approved by the ETSB.
- G. That attached hereto, and hereby incorporated by reference as "Exhibit Two" is the Contact Information-Project Proposal form that shall be completed by the PSAP and returned to the ETSB with this executed agreement.
- H. That attached hereto, and hereby incorporated by reference as "Exhibit Three" is the Grant Expenditure Audit Report form that shall be completed by the PSAP in accordance with "Exhibit One".

I. MISCELLANEOUS

- 1. Nonliability: No party to this AGREEMENT shall be liable to any other party for any loss, claim or damages as a result of any delay or failure in the performance of any obligation hereunder, directly or indirectly caused by or resulting from acts of the other party, acts of the government, acts of God, acts of third persons, strikes, embargoes, delays in the mail, transportation and delivery, network or power failures and shortages, fires, floods, epidemics and unusually severe weather conditions, or other causes beyond the control of such party.
- 2. Binding effect: This AGREEMENT shall be binding upon and insure to the benefit of the successors and assigns of the parties as if they too were parties.
- 3. Severability: The parties agree that to the extent a court of competent jurisdiction shall determine that any part or provision of this AGREEMENT is unenforceable as a matter of law, such part or provision of the AGREEMENT shall be deemed severable, and the remainder of the AGREEMENT shall survive.
- 4. Notice: All notices required herein shall be in writing and be served personally or by registered or certified mail, return receipt requested, upon the parties at their principal administrative offices or as otherwise designated.
- 5. Governing law: This agreement shall be governed, interpreted, and construed according to the laws of the State of Illinois.
- 6. Amendment: This AGREEMENT and attached exhibits contain the entire agreement of the parties and shall supersede any prior agreements or

understandings, written or oral, and may only be altered, modified or amended by written consent of the parties.

- 7. Compliance with laws: The parties agree that they will each observe and comply with all applicable federal, state and local laws that affect performance under this AGREEMENT.
- 8. Indemnification: The PSAP hereby holds harmless the ETSB for any claims, losses, damages, and liabilities whatsoever relative to actions by third parties as a result of this Surcharge Grant and/or the purchase of goods and services with the Surcharge Grant funds. The PSAP agrees to hold harmless and defend the ETSB, its staff and Board members, from and against any claims, losses, damages, and liabilities, including costs, expenses, and attorney's fees.
- 9. The ETSB, or its designee, shall have the authority to audit services, equipment or materials purchased through the 9-1-1 Surcharge Grant Program to ensure that said services, equipment or materials are being used in accordance with the Emergency Telephone System Act and the Surcharge Grant Program Guidelines. This audit authority shall remain in effect for the life of the service, equipment or materials purchased through the 9-1-1 Surcharge Grant. Should the ETSB determine that the service, equipment, or materials are not being used in accordance with the Emergency Telephone System Act and the 9-1-1 Surcharge Grant. Should the 9-1-1 Surcharge Grant Program Guidelines then said service, equipment or materials shall be removed and returned to the ETSB, at the expense of the agency, or the agency shall be required to refund the financial assistance received from the ETSB. The ETSB shall have sole discretion in determining which method of recovery shall be followed by the agency.
- 10. Forfeiture: Any use of surcharge reallocation funds that is not in compliance with the intergovernmental agreement, shall cause forfeiture of any unexpended reallocation funds and cause forfeiture of any future rights under this or any subsequent grant or surcharge reallocation program by the ETSB.
- 11. Term of agreement: The term of said agreement will take effect as of December 1, 2024 and continue through October 31, 2025.
- 12. The agency shall pay all reasonable attorneys' fees to the ETSB for any action necessary to enforce any part of this agreement.

SIGNED:

For the WILL COUNTY EMERGENCY TELEPHONE SYSTEM BOARD:

SIGNATURE: 0

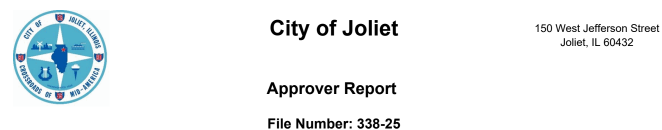
Brian Van Interim Chief Administrator

DATE: 5/8/25

For the CITY OF JOLIET:

SIGNATURE:		
NAME:	 	
TITLE:	 	
DATE		

. . . · /



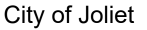
File ID:	338-25	Type: Resolution	Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/21/2025
Department:			Final Action:
Title:	with the Will County 9-	the Execution of an Intergov 1-1 Emergency Telephone S vailable under the 9-1-1 Surc f \$1,242,000	ystem Board (ETSB) to

Agenda Date: 06/03/2025

Attachments: Resolution, 2025 911 IGA.pdf

Approval History

Version	Seq #	Action Date	Approver	Action	Due Date
1	1	5/27/2025	Gina Logalbo	Approve	5/26/2025
1	2	5/28/2025	William Evans	Approve	5/29/2025
1	3	5/28/2025	Kevin Sing	Approve	5/30/2025
1	4	5/28/2025	Todd Lenzie	Approve	5/30/2025
1	5	5/29/2025	Beth Beatty	Approve	5/30/2025





Memo

File #: 339-25

Agenda Date:6/3/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Resolution Appropriating Rebuild Illinois Bond Funds for the Advanced Traffic Management System Phase B Project - MFT Section Number 21-00546-03-TL in the Amount of \$648,969.63

BACKGROUND:

The 2025 City Budget includes funding for the City's Advanced Traffic Management System (ATMS) - Phase B Project. The project is being funded by Rebuild Illinois bond funds.

The Public Service Committee will review this matter.

CONCLUSION:

Funding for this project will come from Rebuild Illinois bond funds. The State of Illinois requires the Mayor and City Council to approve a Funding Resolution. Attached with this item is a Funding Resolution appropriating \$648,969.63.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the Funding Resolution appropriating Rebuild Illinois bond funds for the Advanced Traffic Management System Phase B Project - MFT Section Number 21-00546-03-TL in the Amount of \$648,969.63.



Resolution for Improvement Under the Illinois Highway Code

Is this project a bondable capital improvement?			Resolution	Туре	Resolution Number	Section Number
🛛 Yes 🗌 No			Original			21-00546-03-TL
BE IT RESOLVED, by the Council				of the		
Gover of Joliet Name of Local Public Agency the Illinois Highway Code. Work shall be done by	, Contrac	nois tha t		ng desc		c Agency Type ucture be improved under
For Roadway/Street Improvements:	Contrac	t or Day	Labor			
Name of Street(s)/Road(s)	Length (miles)	I	Route		From	То
VARIOUS						
For Structures:						
Name of Street(s)/Road(s)	Existi Structur		Route		Location	Feature Crossed
BE IT FURTHER RESOLVED, <u>1.</u> That the proposed improvement shall consist	of					
Award of contract for the Advanced Traf	fic Mana	geme	nt System	- Pha	ise B project.	
 That there is hereby appropriated the sum of and 63/100. said section from the Local Public Agency's allotr BE IT FURTHER RESOLVED, that the Clerk is h of the Department of Transportation. 	nent of Mo	tor Fue	Do Tax funds.	llars(_	\$648,969.63) for the improvement of
I, Lauren O'Hara Name of Clerk	City	cal Publ	ic Agency Typ		Clerk in and for said City	_ocal Public Agency Type
of Joliet Name of Local Public Agency statute, do hereby certify the foregoing to be a tru	in	the Sta	ate aforesaid	l, and k	eeper of the records and	files thereof, as provided by
Council of Jo		6			at a meeting held on	
Governing Body Type IN TESTIMONY WHEREOF, I have hereunto set			al Public Agen Il this Day	_ day o	of Month, Year	Date
(SEAL, if required by the LPA)			-	Γ	Clerk Signature & Date	
					Арр	roved
					Regional Engineer Signat Department of Transporta	



City of Joliet

Approver Report

File Number: 339-25

File ID:	339-25	Type: Resolution	Status: Agenda Ready	
In Control:	City Council Meeting		File Created: 05/21/2025	
Department:	Public Works		Final Action:	
Title:	Resolution Appropriating Rebuild Illinois Bond Funds for the Advanced Traffic Management System Phase B Project - MFT Section Number 21-00546-03-TL in the Amount of \$648,969.63			

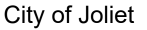
Agenda Date: 06/03/2025

Attachments: Resolution

Entered by: rlubash@joliet.gov

Approval History

Seq #	Action Date	Approver	Action	Due Date
1	5/27/2025	Gina Logalbo	Approve	5/27/2025
2	5/27/2025	Greg Ruddy	Approve	5/29/2025
3	5/27/2025	Kevin Sing	Approve	5/29/2025
4	5/27/2025	Todd Lenzie	Approve	5/29/2025
5	5/29/2025	Beth Beatty	Approve	5/29/2025
	1 2 3 4	1 5/27/2025 2 5/27/2025 3 5/27/2025 4 5/27/2025	1 5/27/2025 Gina Logalbo 2 5/27/2025 Greg Ruddy 3 5/27/2025 Kevin Sing 4 5/27/2025 Todd Lenzie	15/27/2025Gina LogalboApprove25/27/2025Greg RuddyApprove35/27/2025Kevin SingApprove45/27/2025Todd LenzieApprove





Memo

File #: 340-25

Agenda Date:6/3/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Resolution Approving Amendment No. 2 to the Agreement Between the City of Joliet and the Forest Preserve District of Will County for Services Related to the Hollywood Road / Houbolt Road (I-80 - US Route 6) Interchange Modifications and Roadway Reconstruction Project

BACKGROUND:

City Council Resolution No. 7344, a resolution approving an Agreement between the City of Joliet and the Forest Preserve District of Will County, was approved by the Mayor and City Council on December 18, 2018. Subsequently, Amendment No. 1 to the Agreement was approved on May 3, 2022.

The Public Service Committee will review this matter.

CONCLUSION:

The Forest Preserve District of Will County has submitted Amendment No. 2 to the existing Agreement, increasing the size of License Areas 1 and 2 of Public Utility License Agreement No. 19-18. This additional area is needed to accommodate storm sewer extensions related to lengthening the southbound right turn lane on Houbolt Road at US Route 6. The License Fee for the additional areas is in the amount of \$4,936.54.

Funding for Amendment No. 2 is available utilizing the Public Works Engineering and Construction / Professional Services (Org. 09027000 Object 523300, \$4,936.54).

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the attached Resolution approving Amendment No. 2 to the Public Utility License Agreement between the City of Joliet and the Forest Preserve District of Will County for services related to the Hollywood Road / Houbolt Road (I-80 - US Route 6) Interchange Modifications and Roadway Reconstruction Project.

RESOLUTION NO.

RESOLUTION APPROVING AMENDMENT NO. 2 TO AN AGREEMENT WITH THE FOREST PRESERVE DISTRICT OF WILL COUNTY FOR SERVICES RELATED TO THE HOLLYWOOD ROAD / HOUBOLT ROAD (I-80 – US ROUTE 6) INTERCHANGE MODIFICATION AND ROADWAY RECONSTRUCTION PROJECT

WHEREAS, the Mayor and City Council of the City of Joliet find it in the best interest of the City to approve Amendment No. 2 to the Agreement with the Forest Preserve District of Will County for Services related to the Hollywood Road / Houbolt Road (I-80 – US Route 6) Interchange Modification and Roadway Reconstruction Project.

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

SECTION 1: The Mayor and City Council hereby approve the attached Amendment No. 2 to the Agreement with the Forest Preserve District of Will County for the Hollywood Road / Houbolt Road (I-80 – US Route 6) Interchange Modification and Roadway Reconstruction Project.

SECTION 2: The Mayor is hereby authorized to execute the Amendment Agreement on behalf of the City.

<u>SECTION 3</u>: This Resolution shall be in effect upon its passage.

PASSED this _____ day of _____, 2025.

MAYOR

CITY CLERK

VOTING YES:

VOTING NO:

NOT VOTING:

AMENDMENT NO. 2 TO PUBLIC UTILITY LICENSE AGREEMENT NO. 19-18

RESOLUTION # 25-09

License No. 19-18

Tract #303

Lower Rock Run Preserve

This Amendment to Public Utility License Agreement, License No. 19-18 is made and entered into this 8th day of May, 2025 by mutual, written consent of the Forest Preserve District of Will County ("LICENSOR"), a body corporate and politic, with principal offices at 17540 West Laraway Road, Joliet, Illinois 60433, and City of Joliet, ("LICENSEE") at 150 W. Jefferson St., Joliet, IL 60432.

WHEREAS, LICENSOR and LICENSEE entered into a Public Utility License Agreement in which LICENSOR granted License No. 19-18 to LICENSEE as part of improvements to Houbolt Rd. and such improvements require the addition of two (2) license areas be included.

To allow for completion of these improvements and for the purposes stated in the Public Utility License Agreement, LICENSOR and LICENSEE agree to amend the first sentence of Paragraph 1, and Paragraph 2 of License No. 19-18 as bolded and under-lined below:

- The LICENSOR hereby grants to the LICENSEE a renewable, nonexclusive license for a term of ninety-nine (99) years, commencing on January 10, 2019 ("Commencement Date) and terminating January 10, 2118 ("Termination Date") for the Houbolt Road Improvements for the purpose of widening the existing roadway and extension of the Rock Run Greenway Trail, installing and maintaining a water main and all appurtenances and equipment incidental and thereto and legally described on the attached Plat of License (Exhibit A and Exhibit C), identified as License Area with a square footage of approximately <u>17,642 square feet</u>. Associated with the granted 99-year License Area is a Temporary Construction Area for a term of five (5) years, commencing on January 10, 2019 ("Commencement Date") and terminating January 10, 2024 ("Termination Date") with a square footage of approximately 29,000 square feet, and legally described on the attached Plat of License (Exhibit B). Both License Area and Temporary Construction Area are granted subject to the terms and conditions contained herein.
- The LICENSEE shall be responsible for the submission of the total, non-refundable license fee of \$20,841.54 for both the License Area and adjoining Temporary Construction Area as outlined in IA 19-01, and Exhibit A and Exhibit C. It is hereby acknowledged that License Fees in the amount of \$15,905.00 have previously been received by LICENSOR, and \$4,936.54 remains to be paid by LICENSEE, as reflected in the License Fee Schedule by June 30, 2025.

All other terms and conditions under the Public Utility License Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the parties have executed this instrument the day and year first referenced above.

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LICENSEE: CITY OF JOLIET	LICENSOR: FOREST PRESERVE DISTRICT OF WILL COUNTY
Representative: Representing:	Representative:
Signature:	Signature: <u>Destinel Oniz</u>
Date:	Date: <u>OSIO812025</u>
Witnessed by:	Witnessed by: <u>Mica Carnahar</u>
Title:	Title: <u>5-8-25</u>
Signature:	Signature: MVA Caruhan Internan
Date:	Date:5]8/25

License 19-18 - Amendment 2

RES 25-09 License Fee Payment Schedule

District License No. 19-18, As Amended Under Resolution 25-09

Licensee: City of Joliet

Preserve: Lower Rock Run Preserve Classification: Resource

License Area Value over the term of the license : \$0.89 (Min Value: \$1,780.00)

Year	Base License Fee	CPI	Increase Amount	Subtotal License Fee	Land Class	Land Class Increase	Administrative Fee	Total Land and Admin. Increase	Total License Fee
0005	\$139.82	0.0%	\$0.00	\$139.82	0%	\$0.00	\$250.00	\$250.00	\$389.82
2025	\$139.82	3.4%	\$4.75	\$144.57	0%	\$0.00	\$250.00	\$250.00	\$394.57
2026	\$139.02	3.4%	\$4.92	\$149.49	0%	\$0.00	\$250.00	\$250.00	\$399.49
2027		3.4%	\$5.08	\$154.57	0%	\$0.00	\$250.00	\$250.00	\$404.57
2028	\$149.49	3.4%	\$5.26	\$159.83	0%	\$0.00	\$250.00	\$250.00	\$409.83
2029	\$154.57		\$5.43	\$165.26	0%	\$0.00	\$250.00	\$250.00	\$415.26
2030	\$159.83	3.4%	\$5.62	\$170.88	0%	\$0.00	\$250.00	\$250.00	\$420.88
2031	\$165.26	3.4%	\$5.81	\$176.69	0%	\$0.00	\$250.00	\$250.00	\$426.69
2032	\$170.88	3.4%		\$170.09	0%	\$0.00	\$250.00	\$250.00	\$432.70
2033	\$176.69	3.4%	\$6.01		0%	\$0.00	\$250.00	\$250.00	\$438.91
2034	\$182.70	3.4%	\$6.21	\$188.91		\$0.00	\$250.00	\$250.00	\$445.33
2035	\$188.91	3.4%	\$6.42	\$195.33	0%	\$0.00	\$250.00	\$250.00	\$451.97
2036	\$195.33	3.4%	\$6.64	\$201.97	0%		\$250.00	\$250.00	\$458.84
2037	\$201.97	3.4%	\$6.87	\$208.84	0%	\$0.00		\$250.00	\$465.94
2038	\$208.84	3.4%	\$7.10	\$215.94	0%	\$0.00	\$250.00		\$473.28
2039	\$215.94	3.4%	\$7.34	\$223.28	0%	\$0.00	\$250.00	\$250.00	
2040	\$223.28	3.4%	\$7.59	\$230.87	0%	\$0.00	\$250.00	\$250.00	\$480.87
2040	\$230.87	3.4%	\$7.85	\$238.72	0%	\$0.00	\$250.00	\$250.00	\$488.72
2041	\$238.72	3.4%	\$8.12	\$246.84	0%	\$0.00	\$250.00	\$250.00	\$496.84
	\$246.84	3.4%	\$8.39	\$255.23	0%	\$0.00	\$250.00	\$250.00	\$505.23
2043	\$255.23	3.4%	\$8.68	\$263.91	0%	\$0.00	\$250.00	\$250.00	\$513.91
2044	\$255.25	3.4%	\$8.97	\$272.88	0%	\$0.00	\$250.00	\$250.00	\$522.88
2045	\$263.91	5.470	\$133.06	\$4,186.54		\$0.00	\$5,250.00	\$5,250.00	\$9,436.54

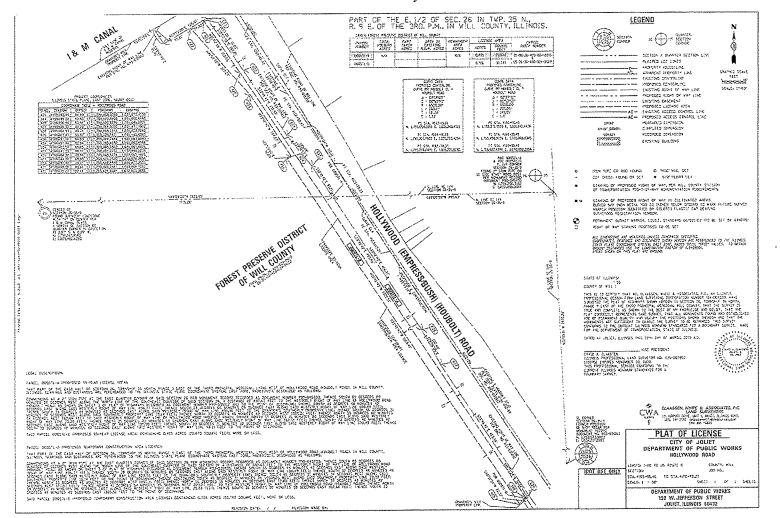
License Area (2,000 sq minimum): License duration	3142 20
Districts Valuation of Land at \$0.89/sf (\$1780.00 min. License Value) for the ENTIRE license term	2796.38
Luma Sum Payment	

Lump Sum Payment:	
Base License Fee:	\$4,186.54
Cost for Resource:	0
One time administrative fee:	\$250.00
Application and Processing Fee	\$500.00
Total:	\$4,936.54
TOTAL LICENSE FEES	\$20,841.54
LICENSE FEES RECEIVED TO DATE (IA 19-01)	\$15,905.00
TOTAL BALANCE - DUE JUNE 30th, 2025	\$4,936.54

EXHIBIT A 99-year License

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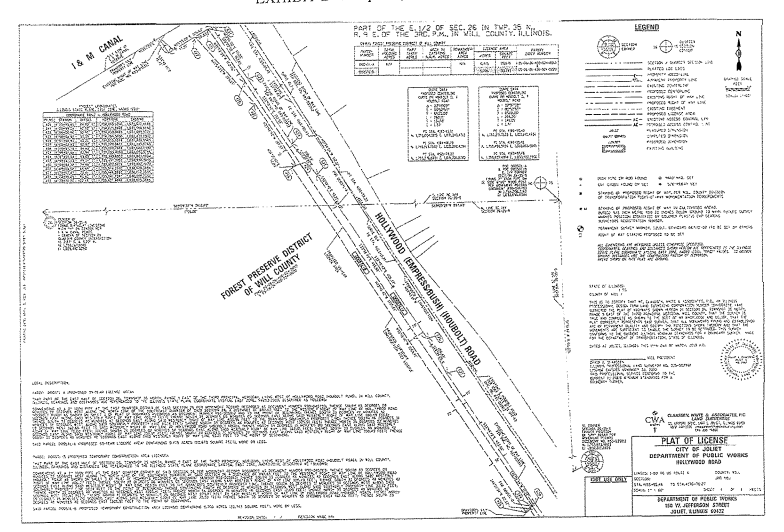
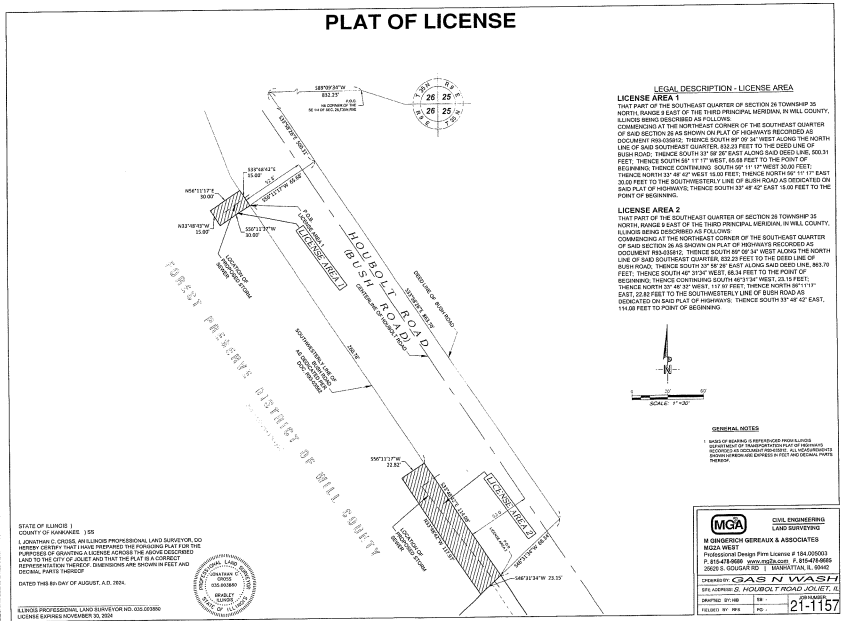


EXHIBIT B -Temporary Construction Area License

AMENDMENT 2 - Exhibit C





City of Joliet

Approver Report

File Number: 340-25

File ID:	340-25	Type: Resolution	Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/21/2025
Department:	Public Works		Final Action:
Title:	Resolution Approving Amendment No. 2 to the Agreement Between the City of Joliet and the Forest Preserve District of Will County for Services Related to the Hollywood Road / Houbolt Road (I-80 - US Route 6) Interchange Modifications and Roadway Reconstruction Project		
			Agenda Date: 06/03/2025

Attachments: Resolution, FPDWC Houbolt IGA Amendment 2 Document.pdf Entered by: rlubash@joliet.gov

Approval History

Version	Seq #	Action Date	Approver	Action	Due Date	
1	1	5/27/2025	Gina Logalbo	Approve	5/27/2025	
1	2	5/27/2025	Greg Ruddy	Approve	5/29/2025	
1	3	5/27/2025	Kevin Sing	Approve	5/29/2025	
1	4	5/27/2025	Todd Lenzie	Approve	5/29/2025	
1	5	5/29/2025	Beth Beatty	Approve	5/29/2025	





Memo

File #: 341-25

Agenda Date: 6/3/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Resolution Adopting an Intergovernmental Agreement for the Routine Maintenance of State Routes Located Within the City of Joliet

BACKGROUND:

The City of Joliet has historically entered into a 10-year Intergovernmental Agreement (IGA) with the State of Illinois for completing routine maintenance on certain State Routes located within City limits. The current IGA, which expires on June 30, 2025, provides an annual reimbursement from the State to the City in the amount of \$111,947.00.

The Public Service Committee will review this matter.

CONCLUSION:

Attached is a copy of a new proposed agreement covering the period from July 1, 2025 to June 30, 2035. This Agreement will provide a annual payment to the City in the amount of \$155,081.00 for the period of July 1, 2025 to June 30, 2026. This amount is eligible to increase on an annual basis based on the percentage change of the Construction Cost Index as published in the Engineering News Record. Attached is a Resolution adopting this Agreement.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the attached Resolution adopting the Intergovernmental Agreement for Routine Maintenance of State Routes located within the City of Joliet.

RESOLUTION NO.

RESOLUTION ADOPTING AN INTERGOVERNMENTAL AGREEMENT WITH THE STATE OF ILLINOIS FOR ROUTINE <u>MAINTENANCE OF STATE ROUTES WITHIN THE CITY OF JOLIET</u>

WHEREAS, the City of Joliet and the State of Illinois, Department of Transportation, are interested in ensuring that the State Routes within the City of Joliet are properly maintained; and,

WHEREAS, the maintenance of the State Routes by the City of Joliet represents the most cost-effective means of maintaining them.

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

SECTION 1: That an Agreement between the City of Joliet and the State of Illinois, Department of Transportation, for the routine maintenance of State Routes within the City of Joliet for the period of July 1, 2025 to June 30, 2035 attached hereto and made a part hereof is hereby adopted.

SECTION 2: That the Mayor and City Clerk are hereby authorized to execute the Agreement on behalf of the City of Joliet.

SECTION 3: All Resolutions, or parts of Resolutions, conflicting with any of the provisions of this Resolution are hereby 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.

<u>SECTION 5</u>: This Resolution shall be in effect upon its passage.

PASSED this	day of	2025.
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MAYOR

CITY CLERK

VOTING YES:

VOTING NO:

NOT VOTING:



Intergovernmental Agreement

Governmental Body Name				Agreer	nent Number
City of Joliet					
Address		City	City		Zip Code
150 West Jefferson Stree	Joliet,		IL	60432	
Remittance Address (if differen	t from above)	City		State	Zip Code
Phone	Unique Entity Identifier (UB	EI) FEIN/TIN			
		30-000430	0-40		
Brief Description of Service (ful	I	/ L		A	
Routine Maintenance of S		· · · · · · · · · · · · · · · · · · ·			
Compensation Method (full det	ails specified in Part 6)				
Lump Sum					
Total Compensation Amount		Advance Pay	Agi Start Date	reement Term Expiration	on Date
\$1,550,810.00 (Estimate)	Yes No	07/01/25	06/30/3	
	REQU				
1-8 herein and any Appendices FOR THE GOVERNMENTAL Signature Name FOR THE DEPARTMENT: Signature		Date Title Omer Osman,	P.E., Secretary of Trans	sportation	Date
		Delegate Nar	ne		
		Printed Name	e		
		Printed Title			
Signature	Date	Vicki L. Wilson	, Chief Fiscal Officer		Date
		Michael Prater	, Chief Counsel		_JL Date

(Approved as to form)

INTERGOVERNMENTAL AGREEMENT FOR ROUTINE MAINTENANCE OF STATE ROUTES

This Agreement is by and between

Please type or print legibly the GOVERNMENTAL BODY'S legal name and address

City of Joliet 150 West Jefferson Street Joliet, IL 60432

Attention

Mr. Greg Ruddy, P.E.

Email

referred to as the GOVERNMENTAL BODY, and the State of Illinois, acting by and through its Department of Transportation, referred to as the DEPARTMENT individually referred to as a PARTY, and collectively referred to as the PARTIES.

Part 1	Scope/Compensation/Term
Part 2	General Provisions
Part 3	Federally Funded Agreements
Part 4	Specific Provisions
Part 5	Scope of Services/Responsibilities
Part 6	Compensation for Services
Part 7	Certification Regarding Lobbying
Part 8	Agreement Award Notification

Part 1

SCOPE / COMPENSATION / TERM

- A. Scope of Services and Responsibilities The DEPARTMENT and the GOVERNMENTAL BODY agree as specified in Part 5.
- B. **Compensation** Compensation (if any) shall be as specified in Part 6.
- C. Term of Agreement This Agreement will start 07/01/25 and will expire 06/30/35
- D. Amendments All changes to this Agreement must be mutually agreed upon by the DEPARTMENT and the GOVERNMENTAL BODY and be incorporated by written amendment, signed by the parties.

E. Renewal This Agreement may not be renewed.

Part 2 GENERAL PROVISIONS

- A. Changes If any circumstances or condition in this Agreement changes, the GOVERNMENTAL BODY must notify the DEPARTMENT in writing within seven (7) days.
- B. Compliance/Governing Law The terms of this Agreement shall be construed in accordance with the laws of the State of Illinois. Any obligations and services performed under this Agreement shall be performed in compliance with all applicable state and federal laws. The Parties hereby enter into this Intergovernmental Agreement pursuant to the Intergovernmental Cooperation Act, 5 ILCS 220/1 et seq.
- C. Availability of Appropriation This Agreement is contingent upon and subject to the availability of funds. The DEPARTMENT, at its sole option, may terminate or suspend this Agreement, in whole or in part, without penalty or further payment being required, if (1) the Illinois General Assembly or the federal funding source fails to make an appropriation sufficient to pay such obligation, or if funds needed are insufficient for any reason (2) the Governor decreases the DEPARMENT's funding by reserving some or all of the DEPARTMENT's appropriation(s) pursuant to power delegated to the Governor by the Illinois General Assembly; or (3) the DEPARMENT determines, in its sole discretion or as directed by the Office of the Governor, that a reduction is necessary or advisable based upon actual or projected budgetary considerations. GOVERNMENTAL BODY will be notified in writing of the failure of appropriation or of a reduction or decrease.
- D. Records Inspection The DEPARTMENT or a designated representative shall have access to the GOVERNMENTAL BODY's work and applicable records whenever it is in preparation or progress, and the GOVERNMENTAL BODY shall provide for such access and inspection.
- E. Records Preservation The GOVERNMENTAL BODY, shall maintain for a minimum of six (6) years after the completion of the Agreement, adequate books, records and supporting documents to verify the amounts, recipients and uses of all disbursements of funds passing in conjunction with the Agreement.
- F. Cost Category Transfer Request For all transfers between or among appropriated and allocated cost categories, DEPARTMENT approval is required. To secure approval, the GOVERNMENTAL BODY must submit a written request to the DEPARTMENT detailing the amount of transfer, the cost categories from and to which the transfer is to be made, and rationale of the transfer.

G. Subcontracting/Procurement Procedures/Employment of DEPARTMENT Personnel

- 1. Subcontracting-Subcontracting, assignment or transfer of all or part of the interests of the GOVERNMENTAL BODY concerning any of the obligations covered by this Agreement is prohibited without prior written consent of the DEPARTMENT.
- 2. Procurement of Goods or Services Federal Funds For purchases of products or services with any Federal funds that cost more than \$3,000.00 but less than the simplified acquisition threshold fixed at 41 U.S.C. 134, (currently set at \$250,000.00) the GOVERNMENTAL BODY shall obtain price or rate quotations from an adequate number (at least three) of qualified sources. Procurement of products or services with any Federal funds for \$250,000 or more will require the GOVERNMENTAL BODY to use the Invitation for Bid process or the Request for Proposal process. In the absence of formal codified procedures of the GOVERNMENTAL BODY, the procedures of the DEPARTMENT will be used, provided that the procurement procedures conform to the provisions in Part 3(K) below. The GOVERNMENTAL BODY may only procure products or services from one source with any Federal funds if: (1) the products or services are available only from a single source; or (2) the DEPARTMENT authorizes such a procedure; or, (3) the DEPARTMENT determines competition is inadequate after solicitation from a number of sources.
- 3. Procurement of Goods or Services State Funds For purchases of products or services with any State of Illinois funds that cost more than \$20,000.00, (\$10,000.00 for professional and artistic services) but less than the small purchase amount set by the Illinois Procurement Code Rules, currently set to not exceed \$100,000 for professional and artistic services, (See 30 ILCS 500/20-20(a) and 44 III. Admin Code 6.100) the GOVERNMENTAL BODY shall obtain price or rate quotations from an adequate number (at least three) of qualified sources. Procurement of products or services with any State of Illinois funds not exceeding \$100,000 for goods and services or more for professional and artistic services will require the GOVERNMENTAL BODY to use the Invitation for Bid process or the Request for Proposal process. In the absence of formal codified procedures of the GOVERNMENTAL BODY, the procedures of the DEPARTMENT will be used. The GOVERNMENTAL BODY may only procure products or services from one source with any State of Illinois funds or services are available only from a single source; or (2) the DEPARTMENT authorizes such a procedure; or, (3) the DEPARTMENT determines competition is inadequate after solicitation from a number of sources.

The GOVERNMENTAL BODY shall include a requirement in all contracts with third parties that the contractor or consultant will comply with the requirements of this Agreement in performing such contract, and that the contract is subject to the terms and conditions of this Agreement.

4. EMPLOYMENT OF DEPARTMENT PERSONNEL The GOVERNMENTAL BODY will not employ any person or persons currently employed by the DEPARTMENT for any work required by the terms of this Agreement.

Part 3

Printed 05/07/25

PART 4 SPECIFIC PROVISIONS

A. Invoices Invoices submitted by the GOVERNMENTAL BODY will be for costs that have been incurred to complete the Part 5, Scope of Services. If the GOVERNMENTAL BODY's invoices are deemed by the DEPARTMENT or auditors to not be sufficiently documented for work completed, the DEPARTMENT may require further records and supporting documents to verify the amounts, recipients and users of all funds invoiced pursuant to this Agreement. Furthermore, if any of the deliverables in Part 5 are not satisfactorily completed, GOVERNMENTAL BODY will refund payments made under this agreement to the extent that such payments were made for any such incomplete or unsatisfactory deliverable.

Any invoices/bills issued by the GOVERNMENTAL BODY to the DEPARTMENT pursuant to this Agreement shall be sent to the following address:

Illinois Department of Transportation

Attention	1	
District 1, Operations Supervisor		
Address		
17430 N. Broadway		
City	State	Zip Code
Lockport,	IL	60441

All invoices shall be signed by an authorized representative of the GOVERNMENTAL BODY.

- B. Billing and Payment All invoices for services performed and costs incurred by the GOVERNMENTAL BODY prior to July 1st of each year must be presented to the DEPARTMENT no later than <u>July 31st</u> of that same year for payment under this Agreement. Notwithstanding any other provision of this Agreement, the DEPARTMENT shall not be obligated to make payment to the GOVERNMENTAL BODY on invoices presented after said date. Failure by the GOVERNMENTAL BODY to present such invoices prior to said date may require the GOVERNMENTAL BODY to seek payment of such invoices through the Illinois Court of Claims and the Illinois General Assembly. No payments will be made for services performed prior to the effective date of this Agreement. The DEPARMENT will direct all payments to the GOVERNMENTAL BODY's remittance address listed in this Agreement.
- C. Termination This Agreement may be terminated by either party by giving thirty (30) calendar days written notice. If the DEPARTMENT is dissatisfied with the GOVERNMENTAL BODY's performance or believes that there has been a substantial decrease in the GOVERNMENTAL BODY's performance, the DEPARTMENT may give written notice that remedial action shall be taken by the GOVERNMENTAL BODY within seven (7) calendar days. If such action is not taken within the time afforded, the DEPARTMENT may terminate the Agreement by giving seven (7) calendar days written notice to the GOVERNMENTAL BODY. In either instance, the GOVERNMENTAL BODY shall be paid for the value of all authorized and acceptable work performed prior to the date of termination, including non-cancelable obligations made prior to receipt of notice of termination and for which work will be completed within thirty (30) days of receipt of notice of termination, based upon the payment terms set forth in the Agreement.
- D. Location of Service Service to be performed by the GOVERNMENTAL BODY shall be performed as described in Part 5.
- E. Ownership of Documents/Title to Work All documents, data and records produced by the GOVERNMENTAL BODY in carrying out the GOVERNMENTAL BODY's obligations and services hereunder, without limitation and whether preliminary or final, shall become and remain the property of the DEPARTMENT. The DEPARTMENT shall have the right to use all such documents, data and records without restriction or limitation and without additional compensation to the GOVERNMENTAL BODY. All documents, data and records utilized in performing research shall be available for examination by the DEPARTMENT upon request. Upon completion of the services hereunder or at the termination of this Agreement, all such documents, data and records shall, at the option of the DEPARTMENT, be appropriately arranged, indexed and delivered to the DEPARTMENT by the GOVERNMENTAL BODY.
- F. Software All software and related computer programs produced and developed by the GOVERNMENTAL BODY (or authorized contractor or subcontractor thereof) in carrying out the GOVERNMENTAL BODY's obligation hereunder, without limitation and whether preliminary or final, shall become and remain the property of both the DEPARTMENT and the GOVERNMENTAL BODY. The DEPARTMENT shall be free to sell, give, offer or otherwise provide said software and related computer programs to any other agency, department, commission, or board of the State of Illinois, as well as any other agency, department, commission, board, or other governmental entity of any country, state, county, municipality, or any other unit of local government, or to any entity consisting of representatives of any unit of government, for official use by said entity. Additionally, the DEPARTMENT shall be free to offer or otherwise provide said software and related computer or future contractor.

The DEPARTMENT agrees that any entity to whom the software and related computer programs will be given, sold or otherwise offered shall be granted only a use license, limited to use for official or authorized purposes, and said entity shall otherwise be prohibited from selling, giving or otherwise offering said software and related computer programs without the written consent of both the DEPARTMENT and the GOVERNMENTAL BODY.

- G. Confidentiality Clause Any documents, data, records, or other information given to or prepared by the GOVERNMENTAL BODY pursuant to this Agreement shall not be made available to any individual or organization without prior written approval by the DEPARTMENT. All information secured by the GOVERNMENTAL BODY from the DEPARTMENT in connection with the performance of services pursuant to this Agreement shall be kept confidential unless disclosure of such information is approved in writing by the DEPARTMENT.
- H. Compliance with Freedom of Information Act. Upon request, GOVERNMENTAL BODY shall make available to DEPARTMENT all documents in its possession that DEPARTMENT deems necessary to comply with requests made under the Freedom of Information Act. (5 ILCS 140/7(2)).
- I. Reporting/Consultation The GOVERNMENTAL BODY shall consult with and keep the DEPARTMENT fully informed as to the progress of all matters covered by this Agreement.
- J. Travel Expenses Expenses for travel, lodging, or per diem is NOT allowed pursuant to this Agreement.
- K. Indemnification Unless prohibited by State law, the GOVERNMENTAL BODY agrees to hold harmless and indemnify the DEPARTMENT, and its officials, employees, and agents, from any and all losses, expenses, damages (including loss of use), suits, demands and claims, and shall defend any suit or action, whether at law or in equity, based on a alleged injury or damage of any type arising from the actions or inactions of the GOVERNMENTAL BODY and/or the GOVERNMENTAL BODY's employees, officials, agents, contractors and subcontractors, and shall pay all damages, judgments, costs, expenses, and fees, including attorney's fees, incurred by the DEPARTMENT and its officials, employees and agents in connection therewith.

GOVERNMENTAL BODY shall defend, indemnify and hold the DEPARTMENT harmless against a third-party action, suit or proceeding ("Claim") against the DEPARTMENT to the extent such Claim is based upon an allegation that a Product, as of its delivery date under this Agreement, infringes a valid United States patent or copyright or misappropriates a third party's trade secret.

L. Equal Employment Practice The GOVERNMENTAL BODY must comply with the "Equal Employment Opportunity Clause" required by the Illinois Department of Human Rights. The GOVERNMENTAL BODY must include a requirement in all contracts with third parties (contractor or consultant) to comply with the requirements of this clause. The Equal Employment Opportunity Clause reads as follows:

In the event that the GOVERNMENTAL BODY, its contractor or consultant fails to comply with any provisions of this Equal Employment Opportunity Clause, the Illinois Human Rights Act Rules and Regulations of the Illinois Department of Human Rights ("IDHR"), the GOVERNMENTAL BODY, its contractor or consultant may be declared ineligible for future contracts or subcontracts with the state of Illinois or any of its political subdivisions or municipal corporations, and the contract may be canceled or voided in whole or in part, and such other sanctions or penalties may be imposed or remedies invoked as provided by statute or regulation. During the performance of this contract, the GOVERNMENTAL BODY agrees as follows:

- That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, ancestry, age, physical or mental handicap unrelated to ability, or an unfavorable discharge from military service; and further that it will examine all job classifications to determine if minority persons or women are underutilized and will take appropriate affirmative action to rectify any such underutilization;
- 2. That, if it hires additional employees in order to perform this contract or any portion thereof, it will determine the availability (in accordance with IDHR's Rules and Regulations) of minorities and women in the area(s) from which it may reasonably recruit and it will hire for each job classification for which employees are hired in such a way that minorities and women are not underutilized.
- 3. That, in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, religion, sex, national origin or ancestry, physical or mental handicap unrelated to ability, or an unfavorable discharge from military service;
- 4. That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining or other agreement or understanding, a notice advising such labor organizations or representative of the contractor's obligations under the Illinois Human Rights Act and IDHR's Rules and Regulations. If any such labor organization or representative fails or refuses to cooperate with the contractor in its efforts to comply with such Act and Rules and Regulations, the contractor will promptly notify IDHR and the contracting agency and will recruit employees from other sources when necessary to fulfill its obligations thereunder;
- That it will submit reports as required by IDHR's Rules and Regulations, furnish all relevant information as may from time to time be requested by IDHR or the contracting agency, and in all respects comply with the Illinois Human Rights Act and IDHR's Rules and Regulations;

- That it will permit access to all relevant books, records, accounts, and work sites by personnel of the contracting agency and IDHR for purposes of investigation to ascertain compliance with the Illinois Human Rights Act and IDHR's Rules and Regulations;
- 7. That it will include verbatim or by reference the provisions of this Clause in every contract and subcontract it awards under which any portion of the contract obligations are undertaken or assumed, so that such provisions will be binding upon such subcontractor. In the same manner as with other provisions of this Agreement, the GOVERNMENTAL BODY, its contractor or consultant will be liable for compliance with applicable provisions of this clause; and further it will promptly notify the contracting agency and the Department in the event any of its contractor or subcontractor fails or refuses to comply therewith. In addition, the GOVERNMENTAL BODY will not utilize any contractor or subcontractor declared by the Illinois Human Rights Commission to be ineligible for contracts or subcontracts with the state of Illinois or any of its political subdivisions or municipal corporations;
- 8. The GOVERNMENTAL BODY must have written sexual harassment policies that include, at a minimum, the following information: (i) the illegality of sexual harassment; (ii) the definition of sexual harassment, under State law; (iii) a description of sexual harassment, utilizing examples; (iv) the Grantee's internal complaint process including penalties; (v) the legal recourse, investigative, and complaint process available through the Department of Human Rights and the Human Rights Commission; (vi) directions on how to contact the Department and Commission; and (vii) protection against retaliation as provided by Section 6-101 of the Illinois Human Rights Act. A copy of the policies must be provided to the DEPARTMENT upon request; and
- In addition, the GOVERNMENTAL BODY is subject to the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq., which prohibits discrimination in connection with the availability of public accommodations.

M. Tax Identification Number GOVERNMENTAL BODY certifies that:

- 1. The number shown on this form is a correct taxpayer identification number (or it is waiting for a number to be issued), and
- 2. It is not subject to backup withholding because: (a) it is exempt from backup withholding, or (b) has not been notified by the Internal Revenue Service (IRS) that it is subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified the GOVERNMENTAL BODY that it is no longer subject to backup withholding, and
- 3. It is a U.S. entity (including a U.S. resident alien).

NAME OF GOVERNMENTAL BODY:	City of Joliet	
Taxpaver Identification Number:	30-0004300-40	

Legal Status (check one):

Tax-exempt Sovernment Other

- N. International Boycott The GOVERNMENTAL BODY certifies that neither GOVERNMENTAL BODY nor any substantially owned affiliate is participating or shall participate in an international boycott in violation of the U.S. Export Administration Act of 1979 or the applicable regulations of the U.S. Department of Commerce. This applies to contracts that exceed \$10,000 (30 ILCS 582).
- O. Forced Labor The GOVERNMENTAL BODY certifies it complies with the State Prohibition of Goods from Forced Labor Act, and certifies that no foreign-made equipment, materials, or supplies furnished to the DEPARTMENT under this Agreement have been or will be produced in whole or in part by forced labor, or indentured labor under penal sanction (30 ILCS 583).
- P. Equipment The DEPARTMENT and the GOVERNMENTAL BODY agree to the following:
 - 1. The GOVERNMENTAL BODY must obtain the DEPARTMENT's written approval prior to purchasing any equipment with funds acquired under this Agreement;
 - The GOVERNMENTAL BODY acknowledges that the DEPARTMENT is under no obligation to approve, and the DEPARTMENT may, if it approves, subject that approval to additional terms and conditions as the DEPARTMENT may require;
 - 3. The GOVERNMENTAL BODY acknowledges that any equipment purchased under this Agreement must remain the property of the DEPARTMENT;
 - 4. The GOVERNMENTAL BODY must use the equipment for the authorized purpose under Part 5 (Scope of Service/ Responsibilities) and Part 6 (Compensation) during the period of performance or the equipment's entire useful life;
 - 5. The GOVERNMENTAL BODY must not sell, transfer, encumber, or otherwise dispose of any equipment that is acquired under this Agreement without prior DEPARTMENT's written approval;
 - In cases where the GOVERNMENTAL BODY fails to dispose of any equipment properly, as determined by the DEPARTMENT, the GOVERNMENTAL BODY may be required to reimburse the DEPARTMENT for the cost of the equipment; and
 - For purposes of this provision, "equipment" includes any tangible or intangible product, having a useful life of two years or more, an acquisition cost of at least \$100, and used solely in GOVERNMENTAL BODY's performance under this Agreement.

PART 5 SCOPE OF SERVICE/RESPONSIBILITIES

A.) The GOVERNMENTAL BODY agrees to operate and maintain specific portions of the State Highway system that are currently under the DEPARTMENT'S jurisdiction, specifically the portions of that system located within the GOVERNMENTAL BODY's boundary as shown in Attachment A.

This maintenance location listing may be modified as appropriate and mutually agreed to by both parties. Such modification shall be in writing and must be approved by the Regional Engineer or his or her designee on behalf of IDOT and by the PUBLIC WORKS DIRECTOR on behalf of the Governmental Body. It is understood these modifications may result in a modification to the total payments under this agreement. The parties hereby agree that a formal amendment to the agreement is not necessary to modify the locations nor is a formal amendment necessary to modify a change in cost associated with the change in locations, provided the change in amount of total payments is less than 10%.

B.) Maintenance Requirements. The GOVERNMENTAL BODY hereby agrees to maintain the roadway in a serviceable condition at all times. The GOVERNMENTAL BODY's maintenance responsibilities include, but are not limited to the following:

- routine surface and pothole repairs
- temporary full depth patching;
- · removing expansion bumps on bituminous surfaces;
- sealing cracks and joints;
- controlling snow and ice;
- cleaning;
- sweeping;
- picking up and disposal of litter;
- mowing, maintenance up to and including removal and/or trimming of trees, shrubs, landscape beds and turf or other landscaping that is located within, obstructs or overhangs the right of way (including weeding, replenishing mulch, mowing, etc.);
- Inspection and maintenance of pavement markings limited to stop bars, symbols, special pavement treatments and crosswalks. Replace as necessary to ensure proper road user guidance. All markings should be in accordance with the latest edition of the Manual on Uniform Traffic Control Devices.
- all other routine operational services to maintain the roadway in a serviceable condition.

Note: Median maintenance, when applicable, includes the following:

- sweeping;
- picking up and disposal of litter;
- mowing, and maintenance up to and including removal and/or trimming of trees, shrubs, landscape beds and turf or other landscaping that is located within, obstructs or overhangs the right of way (including weeding, replenishing mulch, mowing, etc.); and
- repairing surface.

C.) Responsibilities. The GOVERNMENTAL BODY agrees to the following:

- must obtain written approval from the DEPARTMENT before cutting or opening the curb or the pavement of any highway, which is covered in this AGREEMENT;
- must undertake all measures, including notifying the DEPARTMENT of the need for legal action, to
 require utility owners or permit holders to adjust, maintain, repair, and restore all pavement cuts, curb
 openings, utility frames, municipal frames, grates, and covers that are disturbed by settlement,
 construction, or repair;
- must notify the DEPARTMENT of the need to inform utility owners or permit holders to pay all costs of adjustment, maintenance, repair and restoration;
- must ensure that the work adheres to all applicable laws, rules and regulations, as well as the DEPARTMENT's standards (the most recent edition of Standard Specifications for Road and Bridge Construction, and subsequent updates); and

- Must obtain written approval from the Department before adding any new or supplemental pavement marking along the state highway.
- must request and obtain written approval from the DEPARTMENT's Regional Engineer or his designee before doing any extra work not specifically identified in this AGREEMENT.

PART 6 COMPENSATION FOR SERVICES

\$1,550,810.00	100%
	_
\$1,550,810.00	100%
\$0.00	
\$1,550,810.00	(2)
	\$1,550,810.00 \$0.00

Funding Breakdown

Eurodina

Terms and Conditions:

1.) GOVERNMENTAL BODY agrees that total payment for each fiscal year from _2026 through 2035_ must not exceed the previous year's total payment plus cost adjustment. [Cost adjustment means the previous year's total payment x % change of the Construction Cost Index, which is published in the Engineering News Record (January edition for each year)]. Payment for the cost of approved extra work will be added to the total funding as provided in Part 5, last paragraph;

2.) The DEPARTMENT will calculate the compensation for services according to the DEPARTMENT'S Bureau of Operations Maintenance Policy Manual, Section 11-800.2.4 Rate of Compensation; and Section 11-800.2.5 Empirical Formula - Municipal Maintenance of State Highways, and send an annual letter to the GOVERNMENTAL BODY notifying it of the new annual Lump Sum approved amount according to the attached Computation Sheet - Municipal Maintenance (Attachment A) under the conditions stated in Section B above;

3.) The GOVERNMENTAL BODY must submit an invoice voucher every 3 months (quarterly), based on the approved annual Lump Sum amount; and

4.) The DEPARTMENT will pay the GOVERNMENTAL BODY's quarterly invoice vouchers on or about September 30, December 31, March 31, and June 30 of each fiscal year, subject to the DEPARTMENT's inspection for satisfactory operation and maintenance of covered streets.

Budget

PART 7

CERTIFICATION REGARDING LOBBYING (49 CFR PART 20)

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PART 8 AGREEMENT AWARD NOTIFICATION

REQUIRED FOR ALL PROJECTS

Does this project receive Federal funds? $\hfill Tes$ $\hfill Ves$ $\hfill No$

Amount of Federal funds Name of Project

\$0.00 State Routes Maintenance Agreement

Federal Project Number

N/A

Assistance Listing Number*, Federal Agency, Program Title

N/A

*For Assistance Listing Number, refer to original Federal Award/Grant Agreement.

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ANNUAL CERTIFICATION FOR SINGLE AUDIT COMPLIANCE

NOTICE

- The certification applies ONLY to governmental agencies, local units of government and non-profit agencies expending federal funds for this project. It does not apply to for-profit public or private entities.
- If 2 CFR Part 200, Subpart F, Section 200.501, Audit Requirements applies to your organization, submit the certification or a copy
 of your single audit to the DEPARTMENT at the end of your fiscal year for any fiscal year in which you expended any federal
 funds related to this contract.

NOTE: ANNUAL COMPLIANCE WITH THIS REQUIREMENT IS MANDATORY FOR EVERY YEAR IN WHICH FEDERAL FUNDS ARE EXPENDED FOR THIS PROJECT BY ANY STATES, LOCAL GOVERNMENTS OR NONPROFIT ORGANIZATIONS. FAILURE TO COMPLY WITH THE ANNUAL CERTIFICATION TO THE DEPARTMENT WILL RESULT IN SUSPENSION OF PAYMENTS TO REIMBURSE PROJECT COSTS.

In accordance with 2 CFR Part 200, Subpart F, Section 200.501, Audit Requirements, non-federal entities that expended at least the threshold amount as set out in 2 CFR 200.501(a) in federal Awards (direct federal and federal pass-through awards combined), Grantee must have a single audit or program-specific audit conducted for that year as required by 2 CFR 200.501 and other applicable sections of Subpart F of 2 CFR Part 200. The DEPARTMENT is required by federal law to obtain and review the single audit of all entities that had any federally participating funds pass through it, irrespective of the amount provided by the DEPARTMENT. It is the responsibility of the agencies expending Federal funds to comply with the requirements and determine whether they are required to have a single audit performed.

In order to comply with the requirements, your agency must provide the following information to the DEPARTMENT on an annual basis for every year in which you expended funds for costs associated with this project:

1. If your agency expended at least the threshold amount as set out in 2 CFR 200.501(a) or more in Federal awards from all sources, including other agencies, in a year, you are required to have a single audit performed, and submit a copy of the report to the DEPARTMENT within the earlier of 30 days after completion of the single audit or no more than nine months after the end of your fiscal year end.

2. If your agency expended less than the threshold amount as set out in 2 CFR 200.501(a) in Federal awards from all sources, including other agencies, in any fiscal year for which you expended funds for project costs, and were not required to conduct a single audit, <u>you</u> <u>must complete and return the certification statement.</u>

3. If your agency receives multiple awards from the DEPARTMENT, only one annual submittal of this information is required.

Please submit a copy of your single audit or the Single Audit Not Required Certification to:

Illinois Department of Transportation Financial Review & Investigation Section, Rm. 126 2300 South Dirksen Parkway Springfield, IL 62764 DOT.AuditReview@illinois.gov

The single audit must be comprised of four parts. You have the option of including the four parts in one report or a combination of reports. The four parts are commonly known as:

- 1. Comprehensive Annual Financial Report (Financial Statements).
- 2. Schedule of Expenditures of Federal Awards and Independent Auditor's Report thereon.
- 3. Independent Auditor's Report on Internal Control over Financial Reporting and on Compliance and other matters based on an Audit of Financial Statements performed in accordance with Government Auditing Standards.
- 4. Independent Auditor's Report on Compliance with Requirements Applicable to each Major Program and on Internal Control over Compliance in accordance with 2 CFR Part 200.

Additional information which should be submitted:

- 1. Corrective Action Plan(s), if applicable,
- 2. Management Letter, if applicable, and
- 3. Status of Prior Year Findings, if applicable.

For your convenience, you may also submit the information via email to <u>DOT.AuditReview@illinois.gov</u> or via fax at 217/782-5634. If you have any questions, please contact the Audit Coordination Section at 217/782-6041.

NOTICE

Do not submit this certification to the DEPARTMENT with your signed contract.

- The certification applies ONLY to governmental agencies, local units of government and non-profit agencies expending Federal funds for this project. It does not apply to for-profit public or private entities.
- If 2 CFR Part 200, Subpart F, Section 200.501, Audit Requirements applies to your organization, submit the certification or a copy of your single audit to the DEPARTMENT at the end of your fiscal year for any fiscal year in which you expended any Federal funds related to this contract.

Single Audit Not Required Certification

I certify that	expended less than the three	shold amount as set out in 2 CFR
200.501(a) or more in Federal awards from all sources in Federal	eral awards in our fiscal year	, and was no
required to have a single audit conducted.		

Signature		Date
	-	
Title		

Subrecipient Contact Information

Subrecipient					
Contact Person			Title		
Address			City	State	Zip Code
Phone	Fiscal Year End	E-mail			



City of Joliet

Approver Report

File Number: 341-25

File ID:	341-25	Type: Resolution	Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/21/2025
Department:	Public Works		Final Action:
Title:		g an Intergovernmental Agreem Ite Routes Located Within the C	

Agenda Date: 06/03/2025

Attachments: Resolution, IDOT Municpal Street Maintenance IGA.pdf Entered by: gruddy@joliet.gov

Approval History

Version	Seq #	Action Date	Approver	Action	Due Date
1	1	5/27/2025	Gina Logalbo	Approve	5/27/2025
1	2	5/27/2025	Greg Ruddy	Approve	5/29/2025
1	3	5/27/2025	Kevin Sing	Approve	5/29/2025
1	4	5/27/2025	Todd Lenzie	Approve	5/29/2025
1	5	5/29/2025	Beth Beatty	Approve	5/29/2025





Memo

File #: 342-25

Agenda Date:6/3/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Resolution Appropriating Motor Fuel Tax Funds for Phase II Engineering Services for the Theodore Street over Rock Run Creek Bridge Improvement Project - MFT Section No. 19-00522-00-BR in the Amount of \$397,566.00

BACKGROUND:

The Theodore Street over the Rock Run Creek Bridge will be reconstructed due to existing deteriorating conditions. Phase II Engineering is required as part of the Illinois Department of Transportation design guidelines.

The Public Service Committee will review this matter.

CONCLUSION:

The City's share of funding for Phase II Engineering Services for this project will come from local Motor Fuel Tax (MFT) funds. The State of Illinois requires the Mayor and City Council to approve a Funding Resolution when utilizing MFT funds. Attached please find a Funding Resolution appropriating \$397,566.00 for Phase II Engineering Services for the Theodore Street over Rock Run Creek Bridge Improvements Project.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council approve the Funding Resolution appropriating Motor Fuel Tax Funds.



Resolution for Improvement Under the Illinois Highway Code

Is this project a bondable capital improvement?			Resolution	Туре	Resolution Numbe	r Section Number
Yes No			Original			19-00522-00-BR
BE IT RESOLVED, by the Council				of the	City	
Gover	ning Body T	• •		_	Local Pu	blic Agency Type
of Joliet Name of Local Public Agency	Illii	nois tha	at the followi	ng desc	ribed street(s)/road(s)/	structure be improved under
the Illinois Highway Code. Work shall be done by		t t or Day	Labor			
For Roadway/Street Improvements:						
Name of Street(s)/Road(s)	Length (miles)		Route		From	То
For Structures:						
Name of Street(s)/Road(s)	Existi Structur	•	Route		Location	Feature Crossed
THEODORE STREET	099-647	7		JOLIE	T, ILLINOIS	ROCK RUN CREEK
BE IT FURTHER RESOLVED,	1					
1. That the proposed improvement shall consist						
PHASE II ENGINEERING FOR THE RE ROCK RUN CREEK.	EPLACE	MENT	OF THE	THEO	DORE STREET BI	RIDGE OVER THE
2. That there is hereby appropriated the sum of	THREE	HUNE	DRED NIN	IETY S	SEVEN THOUSAN	D FIVE HUNDRED
SIXTY SIX AND 00/100			Do	ollars (\$397,566.0	00) for the improvement of
said section from the Local Public Agency's allotr	ment of Mo	tor Fue	l Tax funds.			
BE IT FURTHER RESOLVED, that the Clerk is h	ereby dire	cted to	transmit fou	r (4) cer	tified originals of this re	esolution to the district office
of the Department of Transportation.						
Ι,	City				Clerk in and for said ${\sf C}$	ity
Name of Clerk	Lo	cal Publ	ic Agency Ty	ре		Local Public Agency Type
of Joliet	in	the Sta	ate aforesaio	d, and k	eeper of the records ar	nd files thereof, as provided by
Name of Local Public Agency statute, do hereby certify the foregoing to be a tru	le perfect	and co	mplete origi	nal of a	resolution adopted by	
Council of Jo					at a meeting held	an an
Governing Body Type		e of Loca	al Public Ager	ncy		Date
IN TESTIMONY WHEREOF, I have hereunto set	my hand a	and sea	al this	day o	of	
	,		Day	_ ,	Month, Year	
(SEAL, if required by the LPA)				ſ	Clerk Signature & Date	
				_	Αι	oproved
					Regional Engineer Sigr Department of Transpo	nature & Date
				[I	
				L		



City of Joliet

Approver Report

File Number: 342-25

File ID:	342-25	Type: Resolution Status: Agend	
In Control:	City Council Meeting		File Created: 05/21/2025
Department:	Public Works		Final Action:
Title:	Services for the Theo	ting Motor Fuel Tax Funds for dore Street over Rock Run Cr - MFT Section No. 19-00522-0	eek Bridge

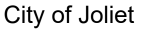
Agenda Date: 06/03/2025

Attachments: Resolution

Entered by: gtierney@joliet.gov

Approval History

Version	Seq #	Action Date	Approver	Action	Due Date	
1	1	5/27/2025	Gina Logalbo	Approve	5/27/2025	
1	2	5/27/2025	Greg Ruddy	Approve	5/29/2025	
1	3	5/27/2025	Kevin Sing	Approve	5/29/2025	
1	4	5/27/2025	Todd Lenzie	Approve	5/29/2025	
1	5	5/29/2025	Beth Beatty	Approve	5/29/2025	
1	5	5/29/2025	Belli Beally	Approve	5/29/2025	





Memo

File #: 343-25

Agenda Date:6/3/2025

TO: Mayor and City Council

FROM: Greg Ruddy, Director of Public Works

SUBJECT:

Resolution Approving an Agreement with the Illinois Department of Transportation for Phase II Engineering Services for the Theodore Street over Rock Run Creek Bridge Improvement Project - MFT Section No. 19-00522-00-BR in the Amount of \$397,566.00

BACKGROUND:

The City of Joliet has been approved for Federal Funding through the Local Bridge Formula Program (LBFP), to complete the Theodore Street over Rock Run Creek Bridge Improvement project. The improvement project will consist of deck & beam replacement, and adjacent associated roadway reconstruction activities for the Theodore Street Bridge over Rock Run Creek, located just east of Essington Road. The project is scheduled for a Spring 2026 bid letting through the Illinois Department of Transportation.

The Public Service Committee will review this matter.

CONCLUSION:

Attached is a Resolution approving an Agreement with the Illinois Department of Transportation for Phase II Engineering for the Theodore Street over Rock Run Creek Bridge Improvement Project. The cost estimate for Phase II Engineering is in the amount of \$397,566.00. The maximum Federal Share of these costs shall be \$318,053.00 (LBFP Funds). The City's share of Phase II Engineering services shall be the difference between the estimated cost, \$397,566.00, and the Federal share, or \$79,513.00.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council adopt the attached Resolution approving an Agreement with the Illinois Department of Transportation for Phase II Engineering Services for the Theodore Street over Rock Run Creek Bridge Improvement Project - MFT Section No. 19-00522-00-BR in the amount of \$397,566.00.

RESOLUTION NO.

A RESOLUTION APPROVING AN AGREEMENT WITH THE ILLINOIS DEPARTMENT OF TRANSPORTATION FOR PHASE II OF THE THEODORE STREET OVER <u>ROCK RUN CREEK IMPROVEMENT PROJECT</u>

WHEREAS, The Mayor and City Council of the City of Joliet find it in the best interest of the City to enter into an Agreement with the Illinois Department of Transportation for Phase II of the Theodore Street over Rock Run Creek Improvement Project.

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

<u>SECTION 1</u>: The Mayor and City Council hereby approve the Agreement with the Illinois Department of Transportation for Phase II of the Theodore Street over Rock Run Creek Improvement Project.

<u>SECTION 2</u>: The Mayor and City Clerk are hereby authorized to execute the Agreement on behalf of the City of Joliet.

SECTION 3: This Resolution shall be in effect upon its passage.

PASSED this	day of	, 2025.
		, 2020.

MAYOR

CITY CLERK

VOTING YES: _____

VOTING NO: _____

NOT VOTING: _____



LOCAL PUBLIC AGENCY

Local Public Agency				Cour	nty		Section Nu	ımber
City of Joliet				Will			19-00522	2-00-BR
Fund Type		ITEP, SRTS, HSIP Number(s	;)		MPO Name	M	PO TIP Nur	nber
LBFP		N/A			СМАР	1	2-20-0006	6
Engineering		Right-of-Way						
State Job Number	Project Number	State Job Number		Project	Number			
D-91-327-20	IWJK(833)							
Local Administered Eng	gineering	Right-of-Way		Othe	r			
		LOCATION	N					
							Stationing	
Local Street/Road Name		Key Route	Len	igth		<u>To</u>		From
Theodore Street		FAU 0295	0.0	1 mile		00	.50	00.51
Location Termini								
1.5 MI E of I-55 At Ro	ck Run Creek							
Current Jurisdiction				Existing	g Structure Numb	er(s)	
LPA				099-6	477			Remove
		PROJECT DESCR						
(Phase II)-Bridge repl	acement and a	adjacent reconstruction as	sociat	ed with	n bridge replac	em	ent.	

Local Public Agency	Section Number	State Job Number	Project Number
City of Joliet	19-00522-00-BR		

This Agreement is made and entered into between the above local public agency, hereinafter referred to as the "LPA" and the State of Illinois, acting by and through its Department of Transportation, hereinafter referred to as the "STATE". The STATE and LPA jointly proposes to improve the designated location as described in the Location and Project Description sections of this agreement. The improvement shall be developed by, or on behalf of the LPA and approved by the STATE using the STATE's policies and procedures approved and/or required by the Federal Highway Administration, hereby referred to as "FHWA".

I. GENERAL

- 1.1 <u>Availability of Appropriation; Sufficiency of Funds</u>. This Agreement is contingent upon and subject to the availability of sufficient funds. The **STATE** may terminate or suspend this Agreement, in whole or in part, without penalty or further payment being required, if (i) sufficient funds for this Agreement have not been appropriated or otherwise made available to the LPA by the **STATE** or the federal funding source, (ii) the Governor or **STATE** reserves funds, or (iii) the Governor or **STATE** determines that funds will not or may not be available for payment. The **STATE** shall provide notice, in writing, to LPA of any such funding failure and its election to terminate or suspend this Agreement as soon as practicable. Any suspension or termination pursuant to this Section will be effective upon the date of the written notice unless otherwise indicated.
- 1.2 <u>Domestic Steel Requirement.</u> The project plans and specifications will specify domestic steel as required by Section 106.01 of the current edition of the Standard Specifications for Road and Bridge Construction and comply with federal Build America-Buy America provisions.
- 1.3 <u>Federal Authorization</u>. That this Agreement and the covenants contained herein shall become null and void in the event that the FHWA does not approve the proposed improvement for Federal-aid participation within one (1) year of the date of execution of this agreement.
- 1.4 <u>Severability</u>. If any provision of this Agreement is declared invalid, its other provisions shall not be affected thereby.
- 1.5 <u>Termination</u>. This Agreement may be terminated, in whole or in part, by either Party for any or no reason upon thirty (30) calendar days' prior written notice to the other Party. If terminated by the **STATE**, the **STATE** must include the reasons for such termination, the effective date, and, in the case of a partial termination, the portion to be terminated. If the **STATE** determines in the case of a partial termination that the reduced or modified portion of the funding award will not accomplish the purposes for which the funding award was made, the **STATE** may terminate the Agreement in its entirety.

This Agreement may be terminated, in whole or in part, by the **STATE** without advance notice:

- a. Pursuant to a funding failure as provided under Article 1.1.
- b. If LPA fails to comply with the terms and conditions of this funding award, application or proposal, including any applicable rules or regulations, or has made a false representation in connection with the receipt of this or any award.

II. REQUIRED CERTIFICATIONS

This Agreement and the LPA's obligations and services hereunder are hereby made and must be performed in compliance with all applicable federal and State laws, including, without limitation, federal regulations, State administrative rules, and any and all license requirements or professional certification provisions.

- 2.1 <u>Compliance with Uniform Grant Rules (2 CFR Part 200)</u>. The **LPA** certifies that it shall adhere to the applicable Uniform Administrative Requirements, Cost Principles, and Audit Requirements, which are published in Title 2, Part 200 of the Code of Federal Regulations, and are incorporated herein by reference.
- 2.2 <u>Compliance with Registration Requirements</u>. **LPA** certifies that it: (i) is registered with the federal SAM system; (ii) is in good standing with the Illinois Secretary of State, if applicable; (iii) have a valid DUNS Number; (iv) have a valid UEI, if applicable. It is **LPA**'s responsibility to remain current with these registrations and requirements.
- 2.3 <u>Bribery</u>. The LPA certifies to the best of it's knowledge that it's officials have not been convicted of bribery or attempting to bribe an officer or employee of the state of Illinois, nor made an admission of guilt of such conduct which is a matter of record (30 ILCS 500/50-5).
- 2.4 <u>Bid Rigging</u>. LPA certifies that it has not been barred from contracting with a unit of state or local government as a result of a violation of Paragraph 33E-3 or 33E-4 of the Criminal Code of 1961 (720 ILCS 5/33E-3 or 720 ILCS 5/33E-4, respectively).
- 2.5 <u>Debt to State.</u> LPA certifies that neither it, nor its affiliate(s), is/are barred from receiving an Award because the LPA, or its affiliate(s), is/are delinquent in the payment of any debt to the STATE, unless the LPA, or its affiliate(s), has/have entered into a deferred payment plan to pay off the debt, and STATE acknowledges the LPA may declare the Agreement void if the certification is false (30 ILCS 500/50-11).
- 2.6 <u>Debarment.</u> The LPA certifies to the best of its knowledge and belief that it's officials:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by any Federal department or agency;

Local Public Agency	Section Number	State Job Number	Project Number
City of Joliet	19-00522-00-BR		

- b. have not within a three-year period preceding this agreement been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State anti-trust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements receiving stolen property;
- c. are not presently indicated for or otherwise criminally or civilly charged by a governmental entity (Federal, State, Local) with commission of any of the offenses enumerated in item (b) of this certification; and
- d. have not within a three-year period preceding the agreement had one or more public transactions (Federal, State, Local) terminated for cause or default.
- 2.7 <u>Criminal Convictions</u>. The LPA certifies that neither it nor any managerial agent of LPA has been convicted of a felony under the Sarbanes-Oxley Act of 2002, nor a Class 3 or Class 2 felony under Illinois Securities Law of 1953, or that at least five (5) years have passed since the date of the conviction. The LPA further certifies that it is not barred from receiving an funding award under 30 ILCS 500/50-10.5 and acknowledges that STATE shall declare the Agreement void if this certification is false (30 ILCS 500/50-10.5).
- 2.8 Improper Influence. The LPA certifies that no funds have been paid or will be paid by or on behalf of the LPA to any person for influencing or attempting to influence an officer or employee of any government agency, a member of Congress or Illinois General Assembly, an officer or employee of Congress or Illinois General Assembly, or an employee of a member of Congress or Illinois General Assembly in connection with the awarding of any agreement, the making of any grant, the making of any loan, the entering into of any cooperative agreement, or the extension, continuation, renewal, amendment or modification of any agreement, grant, loan or cooperative agreement. 31 USC 1352. Additionally, the LPA certifies that it has filed the required certification under the Byrd Anti-Lobbying Amendment (31 USC 1352), if applicable.
- 2.9 <u>Telecom Prohibition</u>. The **LPA** certifies that it will comply with Section 889 of the FY 2019 National Defense Authorization Act (NDAA) that prohibits the use of telecommunications or video surveillance equipment or services produced provided by the following companies: Dahua Technology Company, Hangzhou Hikvision Digital Technology Company, Huawei Technologies Company, Hytera Communications Corporation, and ZTE Corporation. Covered equipment and services cannot be used as substantial or essential component or any system, or as critical technology as part of any system.
- 2.10 <u>Personal Conflict of Interest</u> The LPA certifies that it shall maintain a written code or standard of conduct which shall govern the performance of its employees, officers, board members, or agents engaged in the award and administration of contracts supported by state or federal funds. Such code shall provide that no employee, officer, board member or agent of the LPA may participate in the selection, award, or administration of a contract supported by state or federal funds if a conflict of interest, real or apparent would be involved. Such a conflict would arise when any of the parties set forth below has a financial or other interest in the firm selected for award:
 - a. the employee, officer, board member, or agent;
 - b. any member of his or her immediate family;
 - c. his or her partner; or
 - d. an organization which employs, or is about to employ, any of the above.

The conflict of interest restriction for former employees, officers, board members and agents shall apply for one year.

The code shall also provide that **LPA**'s employees, officers, board members, or agents shall neither solicit nor accept gratuities, favors or anything of monetary value from contractors, potential contractors, or parties to subcontracts. The **STATE** may waive the prohibition contained in this subsection, provided that any such present employee, officer, board member, or agent shall not participate in any action by the **LPA** relating to such contract, subcontract, or arrangement. The code shall also prohibit the officers, employees, board members, or agents of the **LPA** from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest or personal gain.

- 2.11 <u>Organizational Conflict of Interest</u> (50 ILCS 105/3, 65 ILCS 5/3.1-55-10, 65 ILCS 5/4-8-6) The LPA certifies that it will also prevent any real or apparent organizational conflict of interest. An organizational conflict of interest exists when the nature of the work to be performed under a proposed third party contract or subcontract may, without some restriction on future activities, result in an unfair competitive advantage to the third party contractor or LPA or impair the objectivity in performing the contract work.
- 2.12 <u>Accounting System</u>. The LPA certifies that it has an accounting system that provides accurate, current, and complete disclosure of all financial transactions related to each state and federally-funded program. Accounting records must contain information pertaining to state and federal pass-through awards, authorizations, obligations, unobligated balances, assets, outlays, and income. To comply with 2 CFR 200.305(b)(7)(i), the LPA shall use reasonable efforts to ensure that funding streams are delineated within LPA's accounting system. See 2 CFR 200.302.

III. AUDIT AND RECORD RETENTION

3.1 Single Audits: The LPA shall be subject to the audit requirements contained in the Single Audit Act Amendments of 1996 (31

Local Public Agency	Section Number	State Job Number	Project Number
City of Joliet	19-00522-00-BR		

USC 7501-7507) and Subpart F of 2 CFR Part 200.

If, during its fiscal year, **LPA** expends \$750,000 or more in Federal Awards (direct federal and federal pass-through awards combined), **LPA** must have a single audit or program-specific audit conducted for that year as required by 2 CFR 200.501 and other applicable sections of Subpart F of 2 CFR Part 200. A copy of the audit report must be submitted to the **STATE** (IDOT's Financial Review & Investigations Section, Room 126, 2300 South Dirksen Parkway, Springfield, Illinois, 62764) within 30 days after the completion of the audit, but no later than one year after the end of the **LPA**'s fiscal year.

Assistance Listing number (formally known as the Catalog of Federal Domestic Assistance (CFDA) number) for all highway planning and construction activities is **20.205**.

- 3.2 <u>STATE Audits</u>: The **STATE** may, at its sole discretion and at its own expense, perform a final audit of the Project (30 ILCS 5, the Illinois State Auding Act). Such audit may be used for settlement of the Project expenses and for Project closeout purposes. The **LPA** agrees to implement any audit findings contained in the **STATE**'s authorized inspection or review, final audit, the **STATE**'s independent audit, or as a result of any duly authorized inspection or review.
- 3.3 <u>Record Retention</u>. The LPA shall maintain for three (3) years from the date of final project closeout by the STATE, adequate books, records, and supporting documents to verify the amounts, recipient, and uses of all disbursements of funds passing in conjunction with this contract. adequate to comply with 2 CFR 200.334. If any litigation, claim or audit is started before the expiration of the retention period, the records must be retained until all litigation, claims or audit exceptions involving the records have been resolved and final action taken.
- 3.4 <u>Accessibility of Records</u>. The LPA shall permit, and shall require its contractors and auditors to permit, the STATE, and any authorized agent of the STATE, to inspect all work, materials, payrolls, audit working papers, and other data and records pertaining to the Project; and to audit the books, records, and accounts of the LPA with regard to the Project. The LPA in compliance with 2 CFR 200.337 shall make books, records, related papers, supporting documentation and personnel relevant to this Agreement available to authorized STATE representatives, the Illinois Auditor General, Illinois Attorney General, any Executive Inspector General, the STATE's Inspector General, federal authorities, any person identified in 2 CFR 200.337, and any other person as may be authorized by the STATE (including auditors), by the state of Illinois or by federal statute. The LPA shall cooperate fully in any such audit or inquiry.
- 3.5 <u>Failure to maintain the books and records</u>. Failure to maintain the books, records and supporting documents required by this section shall establish presumption in favor of the **STATE** for recovery of any funds paid by the **STATE** under the terms of this contract.

IV. LPA FISCAL RESPONSIBILITIES

- 4.1 To provide all initial funding and payment for engineering or right of way work.
- 4.2 <u>LPA Appropriation Requirement</u>. By execution of this Agreement the **LPA** attests that sufficient moneys have been appropriated or reserved by resolution or ordinance to fund the **LPA** share of project costs. A copy of the authorizing resolution or ordinance is attached as Schedule 3.
- 4.3 <u>Reimbursement Requests</u>: For reimbursement requests the LPA will submit supporting documentation with each invoice. Supporting documentation is defined as verification of payment, certified time sheets or summaries, vendor invoices, vendor receipts, cost plus fix fee invoice, progress report, personnel and direct cost summaries, and other documentation supporting the requested reimbursement amount (Form BLR 05621 should be used for consultant invoicing purposes). LPA invoice requests to the STATE will be submitted with sequential invoice numbers by project.
- 4.4 <u>Financial Integrity Review and Evaluation (FIRE) program</u>: LPA's and the STATE must justify continued federal funding on inactive projects. 23 CFR 630.106(a)(5) defines an inactive project as a project which no expenditures have been charged against Federal funds for the past twelve (12) months. To keep projects active, invoicing must occur a minimum of one time within any given twelve (12) month period. However, to ensure adequate processing time, the first invoice shall be submitted to the STATE within six (6) months of the federal authorization date. Subsequent invoices will be submitted in intervals not to exceed six (6) months.
- 4.5 <u>Final Invoice</u>: The LPA will submit to the STATE a complete and detailed final invoice with applicable supporting documentation of all incurred costs, less previous payments, no later than twelve (12) months from the date of completion of work or from the date of the previous invoice, whichever occurs first. If a final invoice is not received within this time frame, the most recent invoice may be considered the final invoice and the obligation of the funds closed. Form BLR 05613 (Engineering Payment Record) is required to be submitted with the final invoice for engineering projects.
- 4.6 <u>Project Closeout</u>: The LPA shall provide the final report to the appropriate **STATE** district office within twelve (12) months of the physical completion date of the project so that the report may be audited and approved for payment. If the deadline cannot be met, a written explanation must be provided to the district prior to the end of the twelve (12) months documenting the reason and the new anticipated date of completion. If the extended deadline is not met, this process must be repeated until the project is closed. Failure to follow this process may result In the immediate close-out of the project and loss of further funding.
- 4.7 <u>Project End Date</u>: The period of performance (end date) for state and federal obligation purposes is five (5) years for projects

Local Public Agency	Section Number	State Job Number	Project Number
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under \$1,000,000 or seven (7) years for projects over \$1,000,000 from the execution date of the agreement. Requests for time extensions and joint agreement amendments must be received and approved prior to expiration of the project end date. Failure to extend the end date may result in the immediate close-out of the project and loss of further funding.

V. THE LPA AGREES

- 5.1 To acquire in its name, or in the name of the STATE if on the STATE highway system, all right-of-way necessary for this project in accordance with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, and established State policies and procedures. Prior to advertising for bids, the LPA shall certify to the STATE that all requirements of Titles II and III of said Uniform Act have been satisfied. The disposition of encroachments, if any, will be cooperatively determined by representatives of the LPA, the STATE, and the FHWA if required.
- 5.2 To provide for all utility adjustments and to regulate the use of the right-of-way of this improvement by utilities, public and private, in accordance with the current Utility Accommodation Policy for Local Public Agency Highway and Street Systems.
- 5.3 To retain jurisdiction of the completed improvement.
- 5.4 To maintain or cause to be maintained the completed improvement or that portion within its jurisdiction, in a manner satisfactory to the **STATE** and the **FHWA**.
- 5.5 To provide if required, for the improvement of any railroad-highway grade crossing and rail crossing protection within the limits of the proposed improvement.
- 5.6 To regulate parking and traffic in accordance with the approved project report.
- 5.7 To regulate encroachments on public rights-of-way in accordance with current Illinois Compiled Statutes.
- 5.8 To regulate the discharge of sanitary sewage into any storm water drainage system constructed with this improvement in accordance with the current Illinois Compiled Statutes.
- 5.9 For contracts awarded by the LPA, the LPA shall not discriminate on the basis of race, color, national origin or sex in the award and performance of any USDOT assisted contract or in the administration of its DBE program or the requirements of 49 CFR part 26. The LPA shall take all necessary and reasonable steps under 49 CFR part 26 to ensure nondiscrimination in the award and administration of USDOT assisted contracts. The LPA's DBE program, as required by 49 CFR part 26 and as approved by USDOT, is incorporated by reference in this agreement. Upon notification to the recipient of its failure to carry out its approved program, the STATE may impose sanctions as provided for under Part 26 and may, in appropriate cases, refer the matter for enforcement under 18 U.S. C 1001 and/or the Program Fraud Civil Remedies Act of 1986 (31 U.S.C 3801 et seq.). In the absence of a USDOT approved LPA DBE Program or on STATE awarded contracts, this agreement shall be administered under the provisions of the STATE'S USDOT approved Disadvantaged Business Enterprise Program.

VI. THE STATE AGREES

- 6.1 To provide such guidance, assistance, and supervision to monitor and perform audits to the extent necessary to assure validity of the LPA's certification of compliance with Title II and III Requirements.
- 6.2 To reimburse the **LPA** for federal and/or state funds on the basis of periodic billings, provided said billings contain sufficient cost information and show evidence of expenditures by the **LPA**.

SCHEDULES

Additional information and/or stipulations are hereby attached and identified below as being a part of this agreement.

\boxtimes	1.	Division of Cost
\boxtimes	2.	Location Map
\boxtimes	3.	Risk Assessment
\boxtimes	4.	Attestations
\boxtimes	5.	Resolution*

*Appropriation and signature authority resolution must be in effect on, or prior to, the execution date of the agreement.

Local Public Agency	Section Number	State Job Number	Project Number
City of Joliet	19-00522-00-BR		

AGREEMENT SIGNATURES EXECUTION

The LPA agrees to accept and comply with the applicable provision set forth in this agreement including attached schedules.

APPROVED Local Public Agency Name of Official (Print or Type Name) Terry D'Arcy Title of Official Mayor Signature Date The above signature certifies the agency's TIN number is 366088568 conducting business as a Governmental Entity. DUNS Number 074407891 UKXHU6SJXLR9 UEI APPROVED State of Illinois Department of Transportation Omer Osman, P.E., Secretary of Transportation Date By: George A. Tapas, P.E., S.E., Engineer of Local Roads & Streets Date Stephen M. Travia, P.E., Director of Highways PI/Chief Engineer Date Michael Prater, Chief Counsel Date Vicki Wilson, Chief Fiscal Officer Date

<u>NOTE:</u> If the LPA Signature is by an APPOINTED <u>official</u>, a resolution authorizing said appointed official to execute this agreement is required.

				SCHEDULE NUMBER 1	NUMBER 1					
Local Public Agency		County			Section Number	er	State Job Number		Project Number	ber
City of Joliet		Will			19-00522-00-BR	0-BR	D-91-327-20		IWJK(833)	(
				DIVISION OF COST	DF COST					
	ш	Federal Funds		S	State Funds		Local	Local Public Agency		
Type of Work	Fund Type	Amount	%	Fund Type	Amount	%	Fund Type	Amount	%	Totals
Preliminary Engineering	LBFP	\$318,053.00	*				Local	\$79,513.00	0 BAL	\$397,566.00
	Total	\$318,053.00		Total			Total	\$79,513.00	0	\$397,566.00
If funding is not a percentage of the total place an asterisk (*) in the space provided for the percentage and explain below:	ne total place an	asterisk (*) in the	space p	rovided for the pe	ercentage and exp	lain belo	:W0			
*MAXIMUM FHWA (LBFP) PARTICIPATION 80% NOT TO	PARTICIPAT	TON 80% NOT		EXCEED \$318,053.00	053.00					

NOTE: The costs shown in the Division of Cost table are approximate and subject to change. The final LPA share is dependent on the final Federal and State participation. The actual costs will be used in the final division of cost for billing and reimbursement.

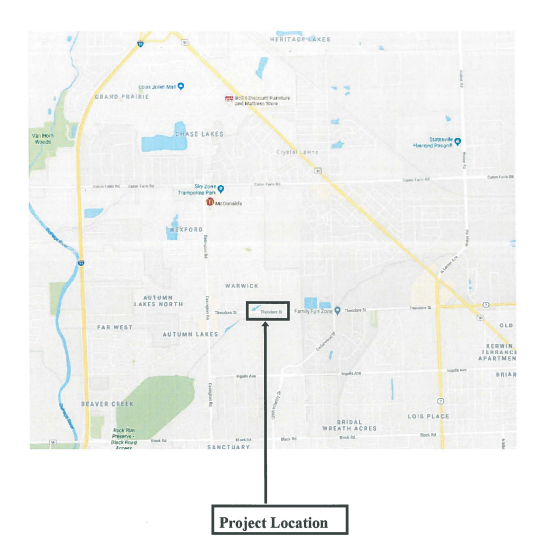
			SCHEDULE NUMBER 3			
Local Public Agency		Section Number	County	State Job Number	Project Number	
City of Joliet		19-00522-00-BR	Will	D-91-327-20	IWJK(833)	
		LRS Federal	Federal Funds RISK ASSESSMENT			
Risk Factor	Description		Definition of Scale (time frames are based on LPA fiscal year)	ames are based on LPA fi	fiscal year)	Points
	Have there been any changes in key organizational staff or leadership, such as Fiscal and Administrative Management, Transportation Related Program/Project Management, and/ or Elected Officials?	/ organizational staff or nistrative Management, ject Management, and/	0 points - no significant changes in the last 4 or more years; 1 point - minor changes but majority of key staff and officials have not changed in the last 4 years; 2 points - significant key staff or elected leadership changes within the last 3 years; 3 points - significant key staff and elected leadership changes within the last 3 years; 3 points -	last 4 or more years; <u>1 pc</u> e not changed in the last p changes within the last 3 hip changes within the las	<u>oint</u> - minor changes, : 4 years; <u>2 points</u> - 3 years; <u>3 points</u> - st 3 years	-
General History of Performance	What is the LPA's history with federal-aid funded transportation projects?	al-aid funded	0 points - One or more federal-aid funded transportation projects initiated per year; <u>1</u> <u>point</u> - At least one project initiated within the past three years; <u>2 points</u> - AT least one project initiated within the past 5 years; <u>3 points</u> - None or more than 5 years	ed transportation projects in the past three years; <u>2</u> 3 points - None or more th	s initiated per year; <u>1</u> 2 points - AT least one than 5 years	0
	Does LPA have qualified technical staff with experience managing federal-aid funded transportations through IDOT?	taff with experience ortations through IDOT?	0 points - Full-time employee with experience designated as being in "responsible charge"; <u>1 point</u> - LPA has qualified technical staff, but will be utilizing an engineering consultant to manage day-to-day with LPA technical staff oversight; <u>2 points</u> - LPA has no technical staff and all technical work will be completed by consultant, but LPA staff has prior experience with federal-aid projects; <u>3 points</u> - LPA staff have no prior experience with federal-aid projects; <u>3 points</u> - LPA staff have no prior experience or technical expertise and relying solely on consultant	rience designated as beir hnical staff, but will be util PA technical staff oversig will be completed by cons bjects; <u>3 points</u> - LPA staf	ng in "responsible lizing an engineering ht; <u>2 points</u> - LPA has sultant, but LPA staff iff have no prior t	0
	Has the LPA been untimely in submitting invoicing, reportion federal-aid projects as required in 2 CFR 200, and or audits as required?	ttting invoicing, reporting 1 2 CFR 200, and or	<u>0 points</u> - No; <u>1 point</u> - Delays of 6 or more months; <u>2 points</u> - Delays of up to 1 year; <u>3 points</u> - 1 year or more years of delay	nore months; 2 points - D	Delays of up to 1 year;	0
	Are the annual financial statements prepared in accordance with Generally Accepted Accounting Principles or on a basis acceptable by the regulatory agency?	prepared in accordance Principles or on a basis ?	<u>0 points</u> - yes; <u>3 points</u> - no			0
Financial Controls	What is the LPA's accounting system?	n?	<u>0 points</u> - Automated accounting software; <u>1 point</u> - Spreadsheets; <u>2 points</u> - paper only; <u>3 points</u> - none	are; 1 point - Spreadshee	ets; 2 points - paper	0
	Does the organization have written policies and procedures regarding proper segregation of duties for fiscal activities that include but are not limited to: a) authorization of transactions; b) recordkeeping for receipts and payments; and c) cash management?	oolicies and procedures es for fiscal activities authorization of ceipts and payments;	<u>0 points</u> - yes; <u>3 points</u> - no			0
	When was the last time a financial statement audit conducted?	tatement audit was	0 points - in the past year; 1 point - in the past two years; 2 points - in the past three years; 3 points - 4 years or more, or never	he past two years; <mark>2 poin</mark> ever	nts - in the past three	0
Audits	What type of financial statement audit has the organization had conducted?	it has the organization	<u>0 points</u> - Single Audit/Program Specific Audit in accordance with 2 CFR 200.501 or Financial audit conducted in accordance with Generally Accepted Auditing Standards Generally Accepted Government Auditing Standards; <u>1 point</u> - Financial review?; <u>2</u> points Other type? or no audit required; <u>3 points</u> - none	c Audit in accordance with s with Generally Accepted g Standards; <u>1 point</u> - F : <u>3 points</u> - none	h 2 CFR 200.501 or d Auditing Standards or Financial review?; <u>2</u>	0
	Did the most recent audit disclose findings considered to be significant deficiencies or material weaknesses?	ndings considered to be eaknesses?	0 points - no: 3 points - yes, or no audits required	ts required		0
	Have the findings been resolved?		0 points - yes or no findings; 1 point - in progress; 3 points - no	n progress; <u>3 points</u> - no		0
	Summary of Risk	District Re	District Review Signature & Date	Central Office Rev	Central Office Review Signature & Date	
General History of Performance	erformance		<		Digitally signed by T	eresa Cline
Financial Controls			4			5:11:18
Audits	Total	1 Additional	Additional Requirements?		5	

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Local Public Agency	Section Number	State Job Number	Project Number
City of Joliet	19-00522-00-BR		
	CHEDULE NUMBER 4	liance	
1. In the prior fiscal year, did City of Joliet	expend more	than \$750,000 in federal fu	unds in aggregate from all
federal sources?			
🔀 Yes 🗌 No			
	ticipate expending more that	an \$750,000 in federal fund	s in aggregate from all
federal sources in the current City of Joliet	fiscal year	~?	
\boxtimes Yes \square No		•	
If answers to question 1 and 2 are no, please proceed to the lf answer to question 1 is yes, please answer question 3a. If answer to question 2 is yes, please answer question 3b.	ne signature section.		
3. A single audit must be conducted in accordance with S single fiscal year.	Subpart F of 2 CFR 200 if \$7	50,000 or more in federal f	unds are expended in a
	performed a single audit for	their previous fiscal year?	
LPA	ce of the Comptroller in acco	ordance with 50 ILCS 310 (see also 55 ILCS 5 & 65
b. For the current fiscal year, does the City of Jolie	t	intend to comply with Subp	art F of 2 CFR 200?
⊠ Yes □ No	LPA		
By completing this attestation, I certify that I have authority is correct and complete to the best of my knowledge and b		ehalf of the LPA; and that t	he foregoing information
Name	e	LPA	
		City of Joliet	
Signature & Date			

Local Public Agency	Section Number	State Job Number	Project Number
Joliet	19-00522-00-BR		
Attesta	SCHEDULE NUMBER 4 tion on Single Audit Comp	bliance	
1. In the prior fiscal year, did Joliet	expend more	e than \$750,000 in federal f	unds in aggregate from all
federal sources?			
🛛 Yes 🗌 No			
2. Does the Joliet	anticipate expending more the	an \$750,000 in federal func	ls in aggregate from all
federal sources in the current Joliet	fiscal yea	ır?	
X Yes No	PA		
If answers to question 1 and 2 are no, please proceed If answer to question 1 is yes, please answer question If answer to question 2 is yes, please answer question	3a.		
3. A single audit must be conducted in accordance w single fiscal year.	ith Subpart F of 2 CFR 200 if \$	750,000 or more in federal	funds are expended in a
a. Has the Joliet	performed a single audit fo	or their previous fiscal year?	•
LPA ∑ Yes □ No i. If yes, has the audit be filed with the Illinois <i>ILCS 5 & 60 ILCS 1/80)</i> ? □ Yes □ No	—— Office of the Comptroller in acc	cordance with 50 ILCS 310	(see also 55 ILCS 5 & 65
b. For the current fiscal year, does the Joliet		intend to comply with Sub	part F of 2 CFR 200?
∑ Yes □ No	LPA	-	
By completing this attestation, I certify that I have auth is correct and complete to the best of my knowledge a		behalf of the LPA; and that	the foregoing information
Name	Title	LPA	
Gregory P. Ruddy, P.E.	Director of Public Works	Joliet	
Signature & Date			



Project Location Map

Route:

Theodore Street over Rock Run Creek

County:

Municipality: City of Joliet

Will



City of Joliet

Approver Report

File Number: 343-25

File ID:	343-25	Type: Resolution	Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/21/2025
Department:	Public Works		Final Action:
Title:	Transportation for Prover Rock Run Cree	g an Agreement with the Illinois hase II Engineering Services for k Bridge Improvement Project - he Amount of \$397,566.00	the Theodore Street

Agenda Date: 06/03/2025

Attachments: Resolution, LPA AGREEMENT D-91-327-20.pdf

Entered by: gtierney@joliet.gov

Approval History

Version	Seq #	Action Date	Approver	Action	Due Date	
1	1	5/27/2025	Gina Logalbo	Approve	5/27/2025	
1	2	5/27/2025	Greg Ruddy	Approve	5/29/2025	
1	3	5/27/2025	Kevin Sing	Approve	5/29/2025	
1	4	5/27/2025	Todd Lenzie	Approve	5/29/2025	
1	5	5/29/2025	Beth Beatty	Approve	5/29/2025	





Memo

File #: 344-25

Agenda Date: 6/3/2025

TO: Mayor and City Council

FROM: Allison Swisher, Director of Public Utilities

SUBJECT:

Resolution Appointing an Alternate Commissioner to the Grand Prairie Water Commission

BACKGROUND:

The City of Joliet is a member of the Grand Prairie Water Commission pursuant to the Intergovernmental Agreement ("IGA") to Establish the Grand Prairie Water Commission dated June 28, 2024, in order to assure a safe, reliable, and ample supply of water for the City and its water customers. Article V of the IGA requires the City to appoint and designate its Commissioner and Alternate Commissioner to serve on the Board of Commissioners and its Delegate and Alternate Delegate to serve on the Technical Advisory Committee of the Commission. There is currently a vacancy in the position of Alternate Commissioner for the City, which position must be held by the mayor or an elected member of the City's corporate authorities. The Mayor of the City has determined to appoint Councilman, At-Large Joe Clement as the City's Alternate Commissioner.

The Public Service Committee will review this matter.

RECOMMENDATION:

Based on the above, it is recommended that the Mayor and City Council adopt the attached Resolution approving the appointment of City of Joliet Councilman, At-Large Joe Clement as the City's Alternate Commissioner to the Grand Prairie Water Commission and authorizing the City Clerk to file a certified copy of this Resolution with the Secretary of the Grand Prairie Water Commission promptly after the date of adoption of this Resolution.

RESOLUTION NO.

RESOLUTION APPOINTING AN ALTERNATE COMMISSIONER TO THE GRAND PRAIRIE WATER COMMISSION

WHEREAS, the City of Joliet ("City") is a member of the Grand Prairie Water Commission ("Commission") pursuant to that certain "Intergovernmental Agreement to Establish the Grand Prairie Water Commission" dated June 28, 2024 ("IGA") in order to assure a safe, reliable, and ample supply of water for the City and its water customers; and

WHEREAS, Article V of the IGA requires the City to appoint and designate its Commissioner and Alternate Commissioner to serve on the Board of Commissioners and its Delegate and Alternate Delegate to serve on the Technical Advisory Committee of the Commission; and

WHEREAS, there is currently a vacancy in the position of Alternate Commissioner for the City, which position must be held by the mayor or an elected member of the City's corporate authorities; and

WHEREAS, the Mayor of the City has determined to appoint Councilman, At-Large Joe Clement as the City's Alternate Commissioner, and the City Council has determined that it is in the best interests of the City to approve this appointment.

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF JOLIET, COUNTIES OF WILL AND KENDALL, STATE OF ILLINOIS, PURSUANT TO ITS CONSTITUTIONAL AND STATUTORY POWERS AS WELL AS ITS HOME RULE POWERS, AS FOLLOWS:

SECTION 1: **Recitals**: The foregoing recitals are true, correct and complete and incorporated in and made a part of this ordinance as findings of the City Council of the City of Joliet by this reference.

SECTION 2: <u>Appointment and Designation of a New Alternate Commissioner</u>: The appointment of City of Joliet Councilman, At-Large Joe Clement as the City's Alternate Commissioner to the Grand Prairie Water Commission is hereby approved.

SECTION 3: Delivery of Resolution: The City Clerk is hereby authorized and directed to file a certified copy of this Resolution with the Secretary of the Grand Prairie Water Commission promptly after the date of adoption of this Resolution.

<u>SECTION 4</u>: <u>Severability</u>: The provisions of this Resolution shall be severable and the invalidity of any portion shall not invalidate the remainder.

SECTION 5: Effective Date: This Resolution shall be in full force and effect upon its passage and approval in the manner required by law.

PASSED this ____ day of June, 2025.

MAYOR	CITY CLERK
VOTING YES:	



City of Joliet

Approver Report

File Number: 344-25

File ID:	344-25	Type: Resolution	Status: Agenda Ready
In Control:	City Council Meeting		File Created: 05/22/2025
Department:	Public Utilities		Final Action:
Title:	Resolution Appointing an Al Water Commission	ternate Commissioner to the G	rand Prairie

Agenda Date: 06/03/2025

Attachments: Resolution

Entered by: aswisher@joliet.gov

Approval History

Version	Seq #	Action Date	Approver	Action	Due Date	
1	1	5/23/2025	Gina Logalbo	Approve	5/26/2025	
1	2	5/26/2025	Allison Swisher	Approve	5/27/2025	
1	3	5/27/2025	Kevin Sing	Approve	5/29/2025	
1	4	5/27/2025	Todd Lenzie	Approve	5/29/2025	
1	5	5/29/2025	Beth Beatty	Approve	5/29/2025	