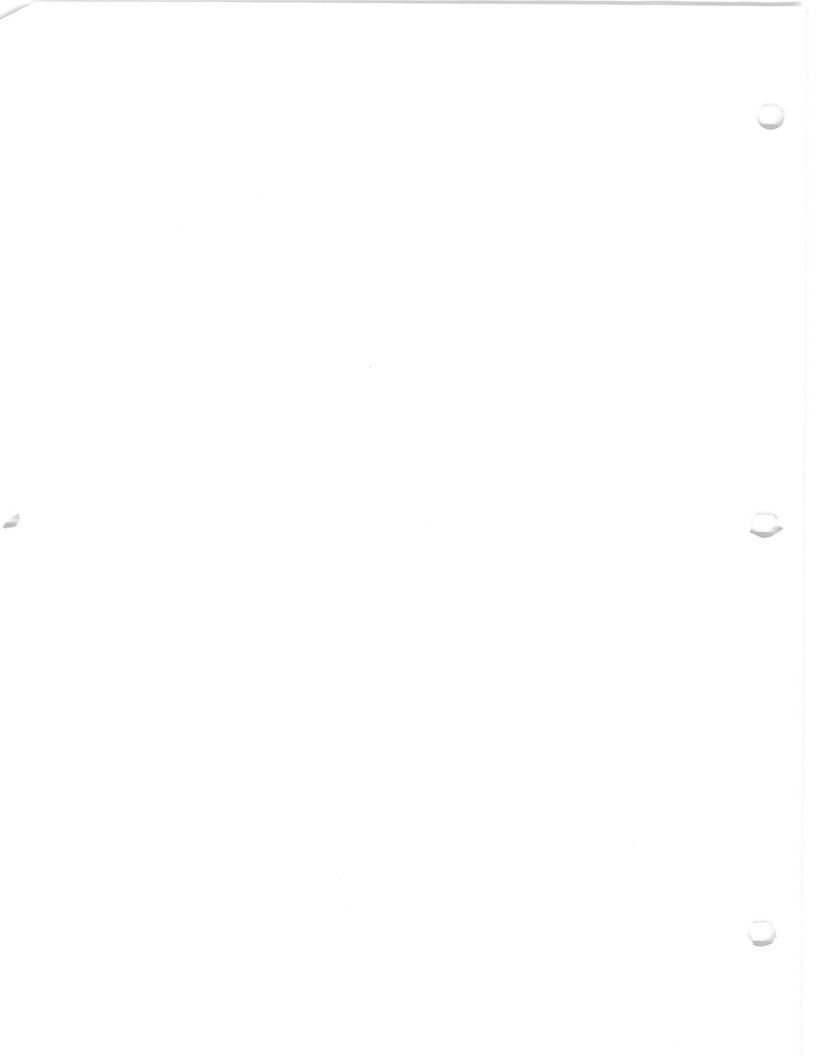


NOTICE OF MEETING

City Council Meeting
Tuesday, August 4, 2015 7:00 P.M.
City of Lake Elmo | 3800 Laverne Avenue North
Agenda

A. Call to Order
B. Pledge of Allegiance
C./ Roll Call/Order of Business
D. Approval of Agenda
E. Accept Minutes
1. Approve May 19, 2015 City Council Meeting Minutes
2. Approve July 21, 2015 City Council Meeting Minutes () ()
F. Council Reports
G. Presentations/Public Comments/Inquiries
H/Finance Consent Agenda
3. Approve Payment of Disbursements
4. Accept Finance Report dated June 30, 2015
5. Approve Extension of Audit Services Contract
6. Approve Grant Application for Trail Grooming Reimbursement - Resolution No. 2015-61
1. Other Consent Agenda
7. Eagle Point Boulevard Street & Utility Improvements - Change Order No. 1.
8. 2015 Seal Coat Project – Pay Request No. 1 (Final)
9. 39th Street N: Street & Sanitary Sewer Improvements – Pay Request No. 6
10. Approve Amendment to Community Development Block Grant Cooperation Agreement
J. Regular Agenda
2016 Street Improvements – Authorize Feasibility Report - Resolution No. 2015-62
Reassignment of Easton Village Trunk Sewer Line
Wildflower at Lake Elmo Developer's Agreement, Street Widths & Street names
Approval of Final Stil Street Landscape Design (no diddoment)
15. Approval of Agreement for City Planner Services
16. Possible Formation of a City Environmental Committee (Fliflet request, no attachment)
17. Tartan Park Discussion (Lundgren request) + Nadehe Ober Muller Letter)
K. Staff Reports and Announcements
17. Tartan Park Discussion (Lundgren request) (Nadin Ober mueller letter) K. Staff Reports and Announcements L. Adjourn La Election for MSP Dahdah Mphyd Comins in Nov. Wil
be contacting electron judges
" Swalls Johnson



CITY OF LAKE ELMO CITY COUNCIL MINUTES JULY 21, 2015

A. CALL TO ORDER

Mayor Pearson called the meeting to order at 7:00 pm.

PRESENT: Mayor Mike Pearson and Council Members Julie Fliflet, Anne Smith, Justin Bloyer, and Jill Lundgren.

Staff present: City Attorney Snyder, City Engineer Griffin, Finance Director Bendel, Community Development Director Klatt and City Clerk Johnson.

B. PLEDGE OF ALLIGENCE

C. APPROVAL OF AGENDA

Councilmember Fliflet moved TO TABLE ITEMS 1, 2, 3 AND 16; AND MOVE ITEM 12 TO THE CONSENT AGENDA. Councilmember Smith seconded the motion. MOTION PASSED 5 – 0.

D. ACCEPT MINUTES

July 7, 2015 meeting minutes accepted with an addition by Councilmember Bloyer.

COUNCIL REPORTS

Mayor Pearson: Attended the Parks Commission meeting and walk through at Reid Park, the Metropolitan Airports Commission open house and Washington County Commissioners meeting where the future of Tartan Park was discussed. Met with residents to discuss the proposal for downtown and met residents at the Farmers Market.

Council Member Lundgren: Attended the Council workshop to discuss 5th Street landscaping, Metropolitan Airports Commission open house and Washington County Commissioners meeting concerning Tartan Park. Stated that the Farmers Market is going well and has begun holding drawings. Thanked Public Works Director Bouthilet for installing AEDs and plaques. Asked residents for input on a possible dog park in the city.

Council Member Bloyer: Attended the Metropolitan Airports Commission open house. Thanked all those who have helped organize Tri Lakes swimming lessons.

Council Member Smith: Met with a resident interested in having a dog park in the city. Fielded calls on the cemetery and wedding venue proposals. Met with County Commissioner Gary Kriesel and would like to assist the Mayor with preserving Tartan Park as a park versus allowing it to become corporate owned.

Council Member Fliflet: Attended the Library Board meeting and was impressed by the library and its staff. Worked on the Interim Administrator contract.

PUBLIC COMMENTS/INQUIRIES

City Clerk Johnson read a letter from City Staff

Neil Krueger, 4452 Lake Elmo Avenue North, asked for a respectful meeting and would like the city to move forward.

Deb Krueger, 4452 Lake Elmo Avenue North, spoke about civility and asked the council and citizens for respectful conversations.

PRESENTATIONS

None

FINANCE CONSENT AGENDA

- 5. Approval of Interim City Administrator Contract
- 6. Approve Payment of Disbursements
- 7. Accept Building Report dated June 30, 2015
- 8. Accept City Assessor Report dated June 30, 2015

MOTION: Member Fliflet moved TO APPROVE THE FINANCE CONSENT AGENDA AS PRESENTED. Council Member Bloyer seconded the motion. MOTION PASSED 5-0.

OTHER CONSENT AGENDA

- 9. Zoning Text Amendment Subdivision Identification Signs, Ordinance 08-124
- 10. Zoning Text Amendment Accessory Building Setbacks in Urban Residential Districts, Ordinance 08-125
- 10.5 Approve Cable Commission Updated Policies and Procedures
- 12. Stormwater Drainage Improvements Approve Ditch Cleaning at 8690 & 8702 Ironwood Tr. N.

MOTION: Council Member Fliflet moved TO REMOVED ITEMS 9 AND 10 FROM THE CONSENT AGENDA FOR DISCUSSION. Mayor Pearson seconded the motion. MOTION PASSED 5-0.

ITEM 9: ZONING TEXT AMENDMENT – SUBDIVISION IDENTIFICATION SIGNS, ORDINANCE 08-124

City Planner Klatt explained that in an effort to clarify the city code, the development community was asked for input on the size and number of subdivision identification signs that should be permitted, with very mixed responses received.

MOTION: Mayor Pearson moved TO ADOPT ORDINANCE 08-124. Motion died for lack of a second.

Discussion held concerning the size of the signs. Community Development Director Klatt suggested further review by the Planning Commission to provide input on sign size.

MOTION: Councilmember Fliflet moved TO SEND THE PROPOSED ORDINANCE 08-124
BACK TO THE PLANNING COMMISSION FOR FURTHER DISCUSSION WITH
DIRECTION THAT THE CITY COUNCIL PREFERS A MAXIMUM SIGN SIZE OF 24
SQUARE FEET. Councilmember Smith seconded the motion. MOTION PASSED 4 – 1. (Bloyer – Nay)

ITEM 10: ZONING TEXT AMENDMENT – ACCESSORY BUILDING SETBACKS IN URBAN RESIDENTIAL DISTRICTS, ORDINANCE 08-125

Community Development Director Klatt reviewed the history of the issue, explaining that 10 foot setbacks are currently allowed in the Rural Residential district, and is a more practical setback for smaller lots in developments.

Mayor Pearson moved TO ADOPT ORDINANCE 08-125, REDUCING THE REAR YARD SETBACK FOR DETACHED ACCESSORY BUILDINGS IN THE URBAN RESIDENTIAL

DISTRICTS FROM 20 FEET TO 10 FEET. Councilmember Bloyer seconded the motion. MOTION PASSED 5 – 0.

Mayor Pearson moved TO ADOPT RESOLUTION 2015-58, AUTHORIZING SUMMARY PUBLICATION OF ORDINANCE 08-125. Councilmember Bloyer seconded the motion. MOTION PASSED 5 – 0.

Councilmember Fliflet moved TO APPROVE THE CONSENT AGENDA. Councilmember Smith seconded the motion. MOTION PASSED 5 – 0.

REGULAR AGENDA

11. PRESENTATION OF 2015A BOND ISSUANCE RESULTS, RESOLUTION #2015-57

Tammy Omdahl of Northland Securities presented the results of the sale of City bonds. 8 bids were received and all were very favorable given the higher interest rate environment compared to rates when the sale was approved.

Councilmember Fliflet moved TO APPROVE RESOLUTION NO. 2015-57 AWARDING THE SALE, PRESCRIBING THE FORM AND DETAILS AND PROVIDING FOR THE PAYMENT OF \$2,815,000 GENERAL OBLIGATION BONDS, SERIES 2015A. Councilmember Lundgren seconded the motion. MOTION PASSED 5 – 0.

13. TH36 AND HIGHLANDS TRAIL – REQUEST FOR STREET LIGHT SAFETY IMPROVEMENT

City Engineer Griffin reported that a resident has requested a street light at the intersection of Highway36 and Highlands Trail to improvement visibility and safety. Staff supported the request and obtained a quote from Xcel Energy for the installation of a street light in the amount of \$1,906. Councilmember Fliflet asked if the neighboring property owners had been notified of the potential installation of a street light.

Councilmember Lundgren moved TO APPROVE THE INSTALLATION OF A STREET LIGHT AT THE INTERSECTION OF TH36 AND HIGHLANDS TRAIL, CONTINGENT UPON NOTIFICATION OF ADJACENT PROPERTY OWNERS AND NO OBJECTIONS.

Councilmember Fliflet seconded the motion. MOTION PASSED 4-1. (Bloyer - Nay)

14. DIEDRICH PROPERTY TOWNHOUSES (LENNAR) – PRELIMINARY PLAT

Community Development Director Klatt presented the proposal for a new subdivision on approximately 15 acres just north of Hunters Crossing on Lake Elmo Avenue. Klatt reviewed the Planning Commission recommended conditions of approval, noting additions were made to the conditions for clarification.

Tree preservation, proposed outlots and parks were discussed. Len Pratt spoke on behalf of the land owners, describing the target market for the townhomes and offering suggestions for a passive park area in the development.

Mayor Pearson moved TO ADOPT RESOLUTION 2015-56 APPROVING THE LENNAR DEIDRICH TOWNHOUSES PRELIMINARY PLAT WITH 16 CONDITIONS OF APPROVAL AS AMENDED. Councilmember Bloyer seconded the motion. MOTION PASSED 4 – 1. (Fliflet – Nay)

15. EAST VILLAGE TRUNK SEWER UPDATE

City Attorney Snyder reported on a request from the developer to delay sewer construction that has been withdrawn. Snyder advised that there may be a request in the future for an extension of time to complete the project.

Meeting recessed at 8:34 pm and reconvened at 8:40 pm.

17. HALCYON CEMETERY PRELIMINARY AND FINAL PLAT

Community Development Director Klatt reviewed the request for approval of a preliminary and final plat for a cemetery located at 11050 50th Street North and reported on the six conditions on the Planning Commission recommendation for approval.

The applicant, Mr. Lee Rossow addressed the Council and provided background information on the project. Mr. Rossow explained the proposed site improvements and anticipated operations of the cemetery and conversion of the existing single family home to offices, caretaker living quarters, and a facility to hold gatherings and services.

Susan Dunn, 11018 Upper 33rd Street N., asked when cemeteries were added to the Comp Plan and stated they were not allowed under the old Ordinance. Dunn added that there was a pet crematorium in the City in the past and it was a problem. Dunn also commented on the tax exempt status of cemeteries.

Kristy Roberts, 11165 50th Street N., stated she purchased her home two and an half years ago because she wanted to be in a rural residential area with her six children and never imagined a commercial property across the street. Ms. Roberts expressed concern over property values if this application is approved.

Saxe Roberts, 11165 50th Street N., stated that the rural residential intended use is for single family homes on a large lots and questioned how a commercial parking lot is allowed in that zone. Mr. Roberts expressed concern over the operation of the cemetery and the lack of park dedication funds from this development.

Rebecca Tenpas, 11330 50th Street N., stated her opposition to the application due to it being a commercial venue, noting that it may fit the rules but not the neighborhood.

James Tenpas, 11330 50th Street N., stated that the City needs to protect its rural residential residents and not allow this additional traffic on 50th Street. Mr. Tenpas stressed that this is a permanent decision.

Sadie Tenpas, 11330 50th Street N., voiced opposition to the project, stating that there are environmental and aesthetic consequences, harm to property values, and commercial use in rural residential zone. Ms. Tenpas also expressed concern over long term maintenance and upkeep of the property.

Janet Thompson, 11491 50th Street N., stated that the zoning allows this type of use but it does not fit with the neighborhood. Ms. Thompson also stated she is opposed to a business like this that will attract vandals.

Richard Hesse, 5235 Kirkwood Ave., read an email he sent to the Councilmembers and stated that no business should be allowed at this site and stated many concerns regarding the proposal.

Deb Krueger, 4452 Lake Elmo Ave., questioned if the Planning Commissioners did their research or were familiar with City codes. Ms. Krueger expressed concern over the care fund at the State of Minnesota and asked the Council to table the request to allow for further research.

Community Development Director Klatt read an email from Jean Madrinich, $11240\ 50^{th}$ Street, expressing opposition to the project.

LAKE ELMO CITY COUNCIL MINUTES July 21, 2015

Councilmember Bloyer asked City Attorney Snyder and Community Development Director Klatt for guidance, as he felt the City Council was not comfortable with the proposal. Councilmember Fliflet asked for further definition of "cemetery" and Councilmember Lundgren requested further definition of "funeral home."

Councilmember Smith moved TO TABLE THE REQUEST FOR FURTHER CITY REVIEW. Councilmember Fliflet seconded the motion. MOTION PASSED 5 – 0.

18. FINAL PLAT, FINAL PUD PLAN AND ZONING MAP AMENDMENT – WILDFLOWER AT LAKE ELMO. *ORDINANCE NO. 08-126*

Community Development Director Klatt reviewed the request for the first phase of Wildflower at Lake Elmo, noting that no construction can begin until the trunk sewer project is complete. Klatt presented the recommended twelve conditions of approval, plus five additional conditions added by the Planning Commission.

Applicant Bob Engstrom addressed questions concerning landscaping, trails and street widths. Street naming was also discussed, with Mayor Pearson questioning the use of unique street names versus using the county system of naming streets. Discussion was also held concerning a request from Jean DuPuis at 11676 Stillwater Blvd. N., who asked that the proposed grass trail behind her home be eliminated from the plan.

Councilmember Smith moved TO ADOPT ORDINANCE 08-126 AND RESOLUTION 2015-60 WITH CONDITIONS 1 – 16 AND RECOGNIZING THERE WILL BE NO GRASS TRAIL ON OUTLOT O AND TO CONDITION 16 TO STATE THAT PRIVATE MITIGATION STEPS WILL BE ENFORCED AND THE SOUTHERNMOST STREET WILL BE 18 FEET WIDE VERSUS 24 FEET. Councilmember Fliflet seconded the motion.

Mayor Pearson moved TO AMEND THE PRIMARY MOTION TO INCLUDE CONDITION 17 IN THE APPROVAL. Councilmember Bloyer seconded the motion. Motion passed 3 – 2. (Fliflet, Smith – Nay)

Mayor Pearson stated that he could not support 18 foot street widths and was concerned about alley maintenance and the amount of asphalt in the development. Councilmember Bloyer also stated that he could not support 18 foot street widths.

Vote taken on primary motion. MOTION PASSED 3 - 2. (Pearson, Bloyer - Nay)

19. COUNCIL DRIVEN WORKSHOP FOLLOW UP

City Attorney Snyder stated that the Council spoke about dispute resolution at a prior workshop and has continued to express interest in enhancing conversations and working together. Snyder described services offered by the State of Minnesota Dispute Resolution and stated he will work with the Interim City Administrator and City Clerk to facilitate use of those services.

Meeting adjourned at 11:08 pm.		
	a la	LAKE ELMO CITY COUNCIL
ATTEST:		
		Mike Pearson, Mayor
Julie Johnson, City Clerk		

	·>
	0
	0

DATE:

August 4, 2015

CONSENT

ITEM MOTION 3

AGENDA ITEM:

Approve Disbursements in the amount of \$753,589.04

SUBMITTED BY:

Patty Baker, Accountant

THROUGH:

Cathy Bendel, Finance Director

REVIEWED BY:

Cathy Bendel, Finance Director

SUGGESTED ORDER OF BUSINESS:

- Introduction of Item City Administrator

POLICY RECOMMENDER: Finance

FISCAL IMPACT: \$753,589.04

SUMMARY AND ACTION REQUESTED: As part of its Consent Agenda, the City Council is asked to approve disbursements in the amount of \$753,589.04. No specific motion is needed as this is recommended to be part of the *Consent Agenda*.

LEGISLATIVE HISTORY: NA

<u>BACKGROUND INFORMATION/STAFF REPORT</u>: The City of Lake Elmo has the fiduciary responsibility to conduct normal business operations. Below is a summary of current claims to be disbursed and paid in accordance with State law and City policies and procedures.

Claim #		Amount	Description
ACH	\$	17,229.33	Payroll Taxes to IRS & MN Dept of Revenue 7/23/15
ACH	\$	5,795.37	Payroll Retirement to PERA 7/23/15
DD6478-DD6508	\$	36,993.58	Payroll Dated (Direct Deposits) 7/23/15
43130-43184	\$	693,510.76	Accounts Payable 8/04/15
2741	\$	60.00	Library Card Reimbursement 8/04/15
Setuand leveral scenarios and a compression of the	Jan Wall		
TOTAL	\$	753,589.04	

RECOMMENDATION: Based on the aforementioned, the staff recommends the City Council approve as part of the Consent Agenda the aforementioned disbursements in the amount of \$753,589.04.

ATTACHMENTS:

1. Accounts Payable – check registers

Page 1

Accounts Payable To Be Paid Proof List

User: PattyB Printed: 07/29/2015 - 2:55 PM Batch: 011-07-2015

Invoice # Inv Date	Amount	Quantity	Pmt Date	Description	Reference	Task	Type	# Od	Close POLine#	ne #
APPLIANC Appliance Installers of MN 2015-0739 07/27/2015 101-000-0000-11500 Accounts Receivable 2015-0739 Total: APPLIANC Total:	19.00	0.00	08/04/2015	Refund Overpayment	nent	ŗ			No	0000
BATBULBS Batteries Plus Bulbs 032-830573 07/14/2015 602-495-9450-42270 Utility System Maint Supplies 032-830573 Total: BATBULBS Total:	12.95	0.00	08/04/2015	08/04/2015 Legion Lift Station	uo				Š	0000
BERTELSO Bertelson's OE-401330-1 07/27/2015	351.85	0.00	08/04/2015	Binding Machine	n	ï			No	0000
101-410-1320-42000 Office Supplies OE-401330-1 07/27/2015	32.07	0.00	08/04/2015	Supplies		ı			No	0000
101-410-1910-42000 Office Supplies OE-401330-1 07/27/2015	23.58	0.00	08/04/2015	Supplies					No	0000
OE-401350-42000 Office Supplies OE-401330-1 Total: OE-401354-1 07/27/2015	407.50	0.00	08/04/2015	Call Bell		ï			No	0000
101-410-1320-42000 Office Supplies OE-401354-1 07/27/2015	5.70	0.00	08/04/2015	Call Bell		I			No	0000
101-410-1910-42000 Office Supplies OE-401354-1 Total: BERTELSO Total:	11.40									
BIFFS Biffs Inc. W567539-567548 07/22/2015 101-450-5200-44120 Rentals - Buildings W567539-567548 Total:	846.00	0.00	08/04/2015	Portable Restrooms - Parks	ms - Parks				Š.	0000

Invoice # Inv Date	Amount	Quantity	Pmt Date	Description	Reference	Task	Type	# Od	Close POLine#	Line#
BIFFS Total:	846.00									
BOLTONME Bolton & Menk, Inc 177839 05/14/2015 602-495-9450-43030 Engineering Services	2,053.50	0.00	08/04/2015	2014.139 39th Street	eet				No	0000
	2,053.50 896.00	0.00	08/04/2015	2014-131 39th Street	eet	,			N _o	0000
	2,998.50	0.00	08/04/2015	2014-131 39th Street	eet				No No	0000
Ò	3,894.50 786.00	0.00	08/04/2015	Field Survey Ironwood Trail	vood Trail				Š	, 0000
BOLTONME Total:	786.00 6,734.00									
CARDMEMB Cardmember Service 6192015	48 02	00 0	2100/00/80	Domond						
0	85.68	0.00	08/04/2015	r cisonai - gas citarges Holidav	Sag					0000
101-420-2220-44300 Miscellaneous 6192015 06/19/2015	1.298.00	0.00	08/04/2015	Faminment for new lodder	100,000	ı,				0000
404-480-8000-45500 Vehicles 6192015 06/19/2015	36.00			rdarbinent tot new	ladder	1			N _o	0000
1320-44300	30.00	0.00	08/04/2015	Dominos - staff meeting	eting	à			No ON	0000
1520-43010	370.00	0.00	08/04/2015	CAFR					No ON	0000
2400-42120	43.15	0.00	08/04/2015	Kwik Trip		3			No ON	0000
6192015 06/19/2015 101-410-1320-44300 Miscellaneous	38.53	0.00	08/04/2015	Parking, meal		·		1	No 0	0000
6192015 06/19/2015 101-410-1320-44300 Miscellaneous	16.02	0.00	08/04/2015	Audible		ř		_	No 0	0000
6192015 06/19/2015 101-410-1940-44300 Miscellaneous	11.98	0.00	08/04/2015	Hagbergs				_	No ON	0000
6192015 Total: CARDMEMB Total:	1,947.38									
CARQUEST Car Quest Auto Parts 2055-353631 07/14/2015	17.48	0.00	08/04/2015	Supplies		,		2	· ·	9000
2055-353631 Total:	17.48							4		000

Invoice # Inv Date	Amount	Quantity	Pmt Date	Description Re	Reference	Task	Туре	FO #	Close POLine #	ine #
2055-354337 07/22/2015 101-430-3100-44040 Repairs/Maint Eqpt 2055-354337 Total: CARQUEST Total:	212.54 212.54 230.02	0.00	08/04/2015	Maintenance - 09-1 Dodge	egp				No	0000
CENTURYL CenturyLink 6192015 07/19/2015 206-450-5300-43210 Telephone 6192015 07/19/2015 206-450-5300-43250 Internet 6192015 CENTURYL Total:	128.46 115.00 243.46 243.46	0.00	08/04/2015	Phone Service - Library Internet Service - Library	, kı	, o 1 1			s s	0000
CTYOAKDA City of Oakdale 201507144785 07/14/2015 101-420-2220-44040 Repairs/Maint Eqpt 201507144785 Total: CTYOAKDA Total:	172.42	0.00	08/04/2015	Replace sensors on CV1	_	r			0 N	0000
CTYOAKDP City of Oakdale 201507234809 07/23/2015 602-495-9450-42270 Utility System Maint Supplies 201507234809 Total: CTYOAKDP Total:	773.28 773.28 773.28	0.00	08/04/2015	Sewer Line Cleaning					o Z	0000
CTYROSEV City of Roseville 220479 07/27/2015 101-410-1450-43180 Information Technology/Web	2,951.42	0.00	08/04/2015	Monthly IT Services - August	August				% %	0000
220503 07/27/2015 101-410-1320-43210 Telephone	2,951.42 107.64	0.00	08/04/2015	Telephone - Admin						0000
	17.00	0.00	08/04/2015	Telephone - Buliding Telephone - Communication	ation	т т			° 2	0000
101-410-1450-43210 Telephone 220503 07/27/2015 101-410-1930-43210 Telephone 220503 07/27/2015	17.00	0.00	08/04/2015	Telephone - Engineering Telephone - Finance	81	i c			% % %	0000
)-1520-43210)-1910-43210	47.15	0.00	08/04/2015	Telephone - Planning		1			°Z	0000

Invoice # Inv Date	Amount	Quantity	Pmt Date	Description	Reference	Task	Type	PO#	Close POLine#	Line#
220503 101-430-3100-43210 Telephone 220503 Total:	224.65	0.00	08/04/2015	Telephone - PW		т			o _N	0000
CTYSTPAU City of St. Paul 3802 07/09/2015	3,415.86	0.00	08/04/2015	Asphalt	š	x			c Z	0000
101-430-5120-42240 Street Maintenance Materials 3802 Total: CTYSTPAU Total:	196.53 196.53								2	
DPCINDUS DPC Industries, Inc. 827001074-15 07/08/2015 601-494-9400-42160 Chemicals 827001074-15 Total:	400.08	0.00	08/04/2015	08/04/2015 Hydrofluorosilicic Acid	Acid	ι.			No.	0000
DPCINDUS Total: DRESSER Dresser Trap Rock, Inc 91683 07/21/2015 101-430-3120-42240 Street Maintenance Materials 91683 Total: DRESSER Total:	1,194.11	0.00	08/04/2015	Chips					o N	0000
	11.74.11,									
FOCUS Focus Engineering, Inc. 2059-2063 07/25/2015 101-420-2400-43030 Engineering	749.50	0.00	08/04/2015	Building		1		_	No	0000
_	337.50	0.00	08/04/2015	PW		£		_	No	0000
2059-2063 07/25/2015 101-410-1930-43030 Engineering Services	2,678.25	0.00	08/04/2015	General		ï		_	No	0000
2059-2063 07/25/2015 101-410-1910-43030 Engineering Services	1,891.55	0.00	08/04/2015	Planning		ī		۷	No	0000
2064 07/25/2015 601-494-9400-43030 Fnoineering Services	5,656.80	0.00	08/04/2015	Water		1		2	No No	0000
0	278.60	0.00	08/04/2015	Sewer		ı,		Z	No O	0000
0	1,142.00	0.00	08/04/2015	Surface Water		1		Z	No 0	0000
	1,479.60	0.00	08/04/2015	Transportation & Traffic	affic	v		Ñ		0000

AP - To Be Paid Proof List (07/29/15 - 2:55 PM)

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Close POLine#

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Type

Task

Reference

Amount Quantity Pmt Date Description

Inv Date

Invoice #

2065 07/25/2015	320.25	0.00	08/04/2015	Street Maintenance	r	o _N	0000
180-8000-43030		6	100750	-		N	0000
	230.00	0.00	08/04/2015	Municipal Aid System	1		0000
409-480-8000-43030 Engineering Services 2065	298.00	0.00	08/04/2015	Capital Improvement	1	No	0000
409-480-8000-43030 Engineering Services 2065 Total:	1,536.75					7	0000
2066 07/25/2015	379.00	0.00	08/04/2015	Production Well 4	r	ON ON	0000
194-9400-43030	379.00	o o	2100/100	24 Western		Ž	0000
	88.30	0.00	08/04/2015	Section 54 Water	ı	ONI	0000
601-494-9400-43030 Engineering Services 2067	132.45	0.00	08/04/2015	Section 34 Sewer	1	No	0000
.95-9450-43030	220.75	ç c	3100/10/00		i	Z	0000
2068 07/25/2015	/45.38	0.00	08/04/2015	CSAH 13 Collidor			
602-495-9450-43030 Engineering Services 2068 Total:	745.38					2	9000
2069 07/25/2015	200.00	0.00	08/04/2015	Pumphouse 4	ũ	o N	0000
601-494-9400-43030 Engineering Services 2069 Total:	200.00					l;	
2070 07/25/2015	3,828.33	0.00	08/04/2015	LE Ave Trunk Watermain		No	0000
601-494-9400-43030 Engineering Services 2070 Total:	3.828.33						
2071 07/25/2015	6,376.50	0.00	08/04/2015	LE Ave Corridor	ì	No	0000
409-480-8000-43030 Engineering Services 2071 Total:	6.376.50						
2072 07/25/2015	206.50	0.00	08/04/2015	State Highway 36	ï	No	0000
409-480-8000-43030 Engineering Services	05 900						ž
2073 07/25/2015	1,301.55	0.00	08/04/2015	Inwood Booster	1	No	0000
194-9400-43030 Engineerin	1 301 55						
2074 07/25/2015	140.00	0.00	08/04/2015	Inwood Trunk Watermain	1	No	0000
601-494-9400-43030 Engineering Services	140 00						
2075 07/25/2015	1,618.00	0.00	08/04/2015	39th Street	(*)	No	0000
409-480-8000-43030 Engineering Services	00 019 1						
2076 07/25/2015	2,179.06	0.00	08/04/2015	2015 Seal Coat	1	No	0000
80-8000-43030 Engineerin	20 021 6						
2077 07/25/2015	3,716.00	0.00	08/04/2015	Eagle Point Blvd St	1	No	0000
409-480-8000-43030 Engineering Services	3.716.00						
1000							

Invoice #	Inv Date	Amount	Quantity	Pmt Date	Description	Reference	Task	Type	# Od	Close POLine#	Line#
2078 803-000-0000-22910	2078 07/25/2015 803-000-0000-22910 Developer Payments	510.00	0.00	08/04/2015	Lennar 194 Corridor	or				°Z	0000
2079 803-000-0000-22910	, 77/25/2015 Developer	510.00 11,486.49	0.00	08/04/2015	Boulder Ponds		,			No	0000
2080 803-000-0000-22910	2079 Total: 2080 07/25/2015 803-000-0000-22910 Developer Payments	11,486.49 285.25	0.00	08/04/2015	Hunters Crossing		1			No	0000
2081 803-000-0000-22910	2080 Total: 07/25/2015 803-000-0000-22910 Developer Payments	285.25 2,701.05	0.00	08/04/2015	Wildflower		ï			No	0000
2082 803-000-0000-22910	2081 Total: 2082 07/25/2015 803-000-0000-22910 Developer Payments	2,701.05 1,058.50	0.00	08/04/2015	Village Preserve		ï			No	0000
2083 803-000-0000-22910	2082 Total: 07/25/2015 803-000-0000-22910 Developer Payments	1,058.50 3,670.10	0.00	08/04/2015	Easton Village		r			No	0000
2084 803-000-0000-22910	2083 Total: 2084 07/25/2015 803-000-0000-22910 Developer Payments	3,670.10 42.88	0.00	08/04/2015	Kwik Trip					S _o	0000
2085 803-000-0000-22910	2084 Total: 07/25/2015 803-000-0200-22910 Developer Payments	42.88 8,870.56	0.00	08/04/2015	Savonna II					No	0000
2086 803-000-0000-22910	2085 Total: 07/25/2015 Developer Payments	8,870.56 10,903.85	0.00	08/04/2015	Hans Hagen		ï			No No	0000
2086 Tota 2087 07/25/2015 803-000-0000-22910 Developer Payments	2086 Total: 07/25/2015 Developer Payments	10,903.85 737.50	0.00	08/04/2015	Halcyon Cemetery					No	0000
2087 Tota 2088 07/25/2015 803-000-0000-22910 Developer Payments	2087 Total: 07/25/2015 Developer Payments	737.50 298.00	0.00	08/04/2015	Diedrich - Reider - Lennar	ennar	,			No	0000
2088 Tota 2089 07/25/2015 803-000-0000-22910 Developer Payments	2088 Total: 07/25/2015 Developer Payments	298.00 2,652.10	0.00	08/04/2015	Hunters Crossing II				-	_o N	0000
2089 Tott 2090 07/25/2015 803-000-0000-22910 Developer Payments	2089 Total: 07/25/2015 Developer Payments	2,652.10 3,257.33	0.00	08/04/2015	Savonna III		ı		~	N _o	0000
2090 Tots 2091 07/25/2015 803-000-0000-22910 Developer Payments	2090 Total: 07/25/2015 Developer Payments	3,257.33 147.50	0.00	08/04/2015	Auto Owners Building	50	ŗ		_	No	0000
2091 Tot: 2092 07/25/2015 803-000-0000-22910 Developer Payments	2091 Total: 07/25/2015 Developer Payments	147.50 59.00	0.00	08/04/2015	Legends OP (Landucci)	ci)	ī		2	No	0000

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Invoice # In	Inv Date	Amount	Quantity	Pmt Date	Description	Reference	Task	Type	# Od	Close POLine #	Line #
2092 803-000-0000-22910 Developer Payments	07/25/2015 Developer Payments	111.00	0.00	08/04/2015	ISD 916 Eagle Point School	int School				N _o	0000
FC	2092 Total: FOCUS Total:	76,375.33									
GEISLING Geislinger & Sons, INC Pay Request 6 07/28/2015	r & Sons, INC 07/28/2015	28,206.94	0.00	08/04/2015	39th Street North					No	0000
602-495-9450-43030 Engineering Services Pay Request 6 07/28/2015	Engineering Services 07/28/2015	6,586.79	0.00	08/04/2015	39th Street North		1			No	0000
0	Engineering Services 07/28/2015	80,902.26	0.00	08/04/2015	39th Street North		T			No	0000
409-480-8000-43030 Gl	Engineering Services Pay Request 6 Total: GEISLING Total:	115,695.99				,					
GKSERVIC G&K Services 1182200409 07/15/	irvices 07/15/2015	36.84	0.00	08/04/2015	Uniforms		7			No	0000
101-450-5100-44170 Omeomis 11822 1182211680 07/22/2015	07/22/2015	36.84 36.84	0.00	08/04/2015	Uniforms		1			No	0000
1182223021 0.	Unitornis 1182211680 Total: 07/29/2015	36.84	0.00	08/04/2015	Uniforms		r			o Z	0000
101-430-3100-44170 G	Uniforms 1182223021 Total: GKSERVIC Total:	36.84									
GREATAM Great America Financial 17277117 07/16/2015 101-410-1940-44040 Repairs/Main 1727711	GREATAM Great America Financial 17277117 07/16/2015 101-410-1940-44040 Repairs/Maint Contractual Eqpt 17277117 Total: GREATAM Total:	571.76 571.76 571.76	0.00	08/04/2015	Copier maintenance	8				N _o	0000
HACH HACH Company 9427288 06/17/2015 601-494-9400-42160 Chemicals 942' HACH Total	any 06/17/2015 Chemicals 9427288 Total: HACH Total:	466.26 466.26 466.26	0.00	08/04/2015	Flouride		1			°Z	0000

Invoice # Inv Date	Amount	Quantity	Pmt Date	Description	Reference	Task	Type	# Od	Close POLine#	Line#
HOLIDAYC Holiday Credit Office 07/15/2015 101-420-2220-42120 Fuel, Oil and Fluids Total:	144.64	0.00	08/04/2015	Fuel		т			o _N	0000
HOLIDAYC Total:	144.04									
HYDRO Hydromethods 201507508 07/10/2015 803-000-0000-22010 David Demosts	135.00	0.00	08/04/2015	Savonna III - Stormwater	ī.	,			Š	0000
201507508 07/29/2015 803-000-022910 Developer Payments	360.00	0.00	08/04/2015	Diedrich-Reider Lennar		i			No	0000
201507508 Total: HYDRO Total:	495.00									
INNOVAT Innovative Office Solutions 850198	48 19	00 0	5100/7015	Dance & C. m. La					į	
101-410-1910-42000 Office Supplies			C104/F0/00	r aper ex Supplies		ı			No	0000
-1320-42000	47.12	0.00	08/04/2015	Paper & Supplies		1			No	0000
850198 07/22/2015 101-410-1520-42000 Office Supplies	41.50	0.00	08/04/2015	Paper					No	0000
850198 07/22/2015 101-430-3100-42000 Office Supplies	41.50	0.00	08/04/2015	Paper		ĭ			No	0000
850198 Total: INNOVAT Total:	178.31									
IVERSONR Iverson Reuvers Condon 10288 05/12/2015	3,027.85	0.00	08/04/2015	Legal Services		ı		4	No.	0000
10362 10520-45040 Legal Services 10362 Total: 06/12/2015	3,027.85 2,020.85	0.00	08/04/2015	Legal Services		ř		4	N _o	0000
10362 Total: I 0362 Total: IVERSONR Total:	2,020.85									
JOHNNICK Johnson Nick 07/29/2015	33.12	0.00	08/04/2015	Mileage for June and July 2015	2015			Z	No O	0000
Total: JOHNNICK Total:	33.12									

Invoice # Inv Date	Amount	Quantity	Pınt Date	Description	Reference	Task	Type	# Od	Close POLine#	ine#
kathfuel Kath Fuel Oil Service Co 519643 07/17/2015	1,768.73	0.00	08/04/2015	Fuel		Ľ			o Z	0000
519644 5120 Fuel, Oil and Huids 519644 07/17/2015 101-430-3100-42120 Fuel, Oil and Fluids 519644 Total: kathfuel Total:	1,768.73 974.65 974.65 2,743.38	0.00	08/04/2015	Fuel		,			o N	0000
KINGK King Kassidy Cable 07/21/2015 101-410-1450-43620 Cable Operations Cable Total: KINGK Total:	55.00 55.00 55.00	0.00	08/04/2015	CCM 7/21/15		ı			°Z	0000
MENARDSO Menards - Oakdale 81695 404.480.8000.44030 Renairs/Maint Inn Not Bldgs	82.45	0.00	08/04/2015	Sanctuary		1			S _N	0000
81726 07/10/2015	82.45 47.98	0.00	08/04/2015	Equipment for ladder	.a	ı			No	0000
410-480-8000-45500 Vehicles 81726 Total: 81974 07/14/2015	47.98	0.00	08/04/2015	Sanctuary - gaga pit		1			S _o	0000
	239.68	0.00	08/04/2015	Sanctuary - gaga pit		4			No	0000
404-480-8000-44030 Repairs/Maint Imp Not Bldgs 81975 07/14/2015	10.00	0.00	08/04/2015	boot spray		ı			No	0000
101-450-5200-42150 Shop Materials 81975 Total: 82225	45.73 43.40	0.00	08/04/2015	Maintenance supplies	sə	1			S o	0000
	43.40 34.55	0.00	08/04/2015	Shop supplies		e.			No	0000
	106.43	0.00	08/04/2015	Backpack Sprayer		31			No	0000
101-450-5200-42400 Small Tools & Minor Equipment 82677 Total: 82743 07/23/2015	140.98	0.00	08/04/2015	Equipment for ladder	er	1			No	0000
	19.98 17.25	0.00	08/04/2015	Shop supplies		,			No	0000
101-450-5200-42150 Shop Materials 82835 Total:	17.25									I

Invoice #	Inv Date	Amount	Quantity	Pmt Date	Description	Reference	Task	Type	# Od	Close POLine#	ne#
	MENARDSO Total:	637.45			×						I
MENARDST Menards - Stillwater 69539 07/21/2015 410-480-8000-45500 Vehicles	ds - Stillwater 07/21/2015) Vehicles	179.80	0.00	08/04/2015	Tools		1			o _N	0000
69629 07/21/2015 410-480-8000-45500 Vehicles MENARDS	69539 Total: 07/21/2015 Vehicles 69629 Total: MENARDST Total:	179.80 -16.99 -16.99	0.00	08/04/2015	Return		,			ON ON	0000
MIDHYDRA Midwest Hydraulic 3374 07/20/2015 101-430-3120-44040 Repairs/M	MIDHYDRA Midwest Hydraulic 3374 07/20/2015 101-430-3120-44040 Repairs/Maint Eqpt MIDHYDRA Total:	210.00 210.00 210.00	0.00	08/04/2015	Equipment repair		ī			O O V	0000
MNSECRET Minnes 101-410-1320-44330	MNSECRET Minnesota Secretary of State 07/21/2015 101-410-1320-44330 Dues & Subscriptions Total: MNSECRET Total:	120.00 120.00 120.00	0.00	08/04/2015	Notary Fees - Julie Johnson	noson	1			o Z	0000
MOGRENLA Mogren Landscaping 233757 404-480-8000-44030 Repairs/Mai 2337	MOGRENLA Mogren Landscaping 233757 07/21/2015 404-480-8000-44030 Repairs/Maint Imp Not Bldgs 233757 Total: MOGRENLA Total:	41.00	0.00	08/04/2015	Sanctuary		,			00 00 00	0000
NAPA NAPA Auto Parts 845159 07/21/2015 101-420-2220-44040 Repairs/Maint Eqpt 845159 Tod NAPA Total:	arts 07/21/2015 Repairs/Maint Eqpt 845159 Total:	2.49	0.00	08/04/2015	Light		ī		~	00 V	0000
NORTHTOO Blue Tarp Financial 4042010752 07/10/2015 101-430-3120-42210 Equipment Parts 4042010752	arp Financial 07/10/2015 Equipment Parts 4042010752 Total:	189.99	0.00	08/04/2015	Truck Crane		i		2	0000 oN	00

Invoice # Inv Date	Amount	Quantity	Pmt Date	Description	Reference	Task	Type	# Od	Close POLine#	Jine#
NORTHTOO Total:	189.99									
PEARSON Pearson Bros, Inc. Final 0000 0000 11500 Accounts Descriptle	51,754.12	0.00	08/04/2015	West Lakeland Por	West Lakeland Portion 2015 Seal Coat	2			No	0000
Final - B 07/29/2015 409-480-8000-43030 Engineering Services Final - B Total: Final - B Total: PEARSON Total:	51,754.12 140,800.44 140,800.44 192,554.56	0.00	08/04/2015	Lake Elmo 2015 Seal Coat	eal Coat				No	0000
RCM RCM Specialties, Inc 5007	272.00	0.00	08/04/2015	Emulsion					No	0000
101-430-3120-42240 Street Maintenance Materials 5007 Total: 5019 07/16/2015	272.00 351.50	00.00	08/04/2015	Emulsion					No	0000
5029 07/21/2015 00/21/2015 10/21/	351.50 167.75	0.00	08/04/2015	Emulsion		,			No	0000
101-450-3120-42240 Surect Maintenance Materials 5024 07/23/2015 101-430-3120-42240 Street Maintenance Materials 5034	315.75	0.00	08/04/2015	Emulsion		1			o N	0000
SO34 LOTAL: RCM Total:	1,107.00									
REGIONS Regions Hospital 7611199 07/20/2015 101-420-2220-44370 Conferences & Training 7611199 Total: REGIONS Total:	2,100.00 2,100.00 2,100.00	0.00	08/04/2015	EMS Training contract renewal	itract renewal		·		No	0000
	68.77	0.00	08/04/2015	Cell phones - Admin	nir	1			No	0000
_	249.07	0.00	08/04/2015	Cell phones - Fire		r:			No	0000
	49.12	0.00	08/04/2015	Cell phones - Building	ding				No	0000
101-420-2400-43210 Telephone 761950227-144 07/18/2015 101-430-3100-43210 Telephone	95.54	0.00	08/04/2015	Cell phones - PW		4			No	0000

Invoice #	Inv Date	Amount	Quantity	Pmt Date	Description Refer	Reference	Task	Type P	PO# C	Close POLine#	
761950227-144	07/18/2015 10 Telenhone	96.29	0.00	08/04/2015	Cell phones - Parks				Z	No 0000	
761950227-144 07/18/2015 101-410-1450-43210 Telephone	07/18/2015 10 Telephone	62.30	0.00	08/04/2015	Cell phones - Taxpayer Services	rvices			No		
761950227-144 101-410-1910-43210	07/18/2015 07/Telenhone	16.62	0.00	08/04/2015	Cell phones - PLanning		x		No		
	761950227-144 Total: SPRINT Total:	637.71									
SRFCONSU SRF C Task order 1 409-480-8000-4303	SRFCONSU SRF Consulting Group, Inc Task order 1 07/20/2015 409-480-8000-43030 Engineering Services Task order 1 Total: SRFCONSU Total:	708.90 708.90 708.90	0.00	08/04/2015	State Highway 36 Frontage Road	? Road			N ₀	0000	
STCROIXR St. Croix Recreation Co. 18564 07/16/2015 404-480-8000-44030 Repairs/Maint 1856 STCROIXR To	STCROIXR St. Croix Recreation Co. 18564 404-480-8000-44030 Repairs/Maint Imp Not Bldgs 18564 Total: STCROIXR Total:	620.00 620.00 620.00	0.00	08/04/2015	Gaga ball brackets				%	0000	
TELEMETR Teleme 103137 601-494-9400-45800	TELEMETR Telemetry & Process Controls 103137 07/27/2015 601-494-9400-45800 Other Equipment 103137 Total: TELEMETR Total:	1,605.00 1,605.00 1,605.00	0.00	08/04/2015	Well No 4				S _o	0000	
TKDA TKDA, Inc. 2015001961 409-480-8000-43030	TKDA TKDA, Inc. 2015001961 07/08/2015 409-480-8000-43030 Engineering Services 2015001961 Total: TKDA Total:	1,700.43 1,700.43 1,700.43	0.00	08/04/2015	Eagle Point Blvd Street		, <u>,</u>		°Z	0000	
TMOBILE T Mobile 947226095 07/11/2015 601-494-9400-43210 Telephone 947220	07/11/2015 Telephone 947226095 Total: TMOBILE Total:	21.34 21.34 21.34	0.00	08/04/2015	SCADA Line	·			Š	0000	
				*							

Invoice # Inv Date	Amount	Quantity	Pmt Date	Description	Reference	Task	Type	# Od	Close POLine#	ine#
TOOLGUY The Tool Guy, LLC 6879 07/28/2015 101-430-3100-42400 Small Tools & Minor Equipment	68.15	0.00	08/04/2015	Tools		,			No	0000
6879 Total: TOOLGUY Total:	68.15				3					
TRISTATE Tri State Bobcat, Inc. S17815 07/01/2015	1,950.00	0.00	08/04/2015	Plate compactor		!			No	0000
101-430-3120-43130 Contract Services S17815 Total: TRISTATE Total:	1,950.00									
VERIZON Verizon Wireless 9748840923 07/10/2015	35.01	0.00	08/04/2015	Wireless charges		T.			No	0000
101-420-2220-43210 Telephone 9748840923 Total: VERIZON Total:	35.01									
WAS-SHER Washington County 81628 07/20/2015 101-420-2100-43150 Law Enforcement Contract 81628 Total: WAS-SHER Total:	262,610.87 262,610.87 262,610.87	0.00	08/04/2015	Jan - June 2015 Police Services	lice Services	r.			°Z	0000
tai										
WASHCOINS Washington Conservation Dist. 3202 07/15/2015 603-496-9500-44370 Conferences & Training	556.25	0.00	08/04/2015	2nd of 4 billings Shared Educator	hared Educator	r			Š	0000
3202 Total: WASHCONS Total:	556.25									
Whiteani White Anita Cable 07/21/2015	55.00	0.00	08/04/2015	CCM 7/21/15					No	0000
101-410-1450-43620 Cable Operations Cable 07/21/2015	25.00	0.00	08/04/2015	CCM 7/21/15 - Bonus	snu	1			No	0000
101-410-1450-45020 Cable Operations Cable Total: Whiteani Total:	80.00			×						
Report Total:	686,240.96									

Page 1

Accounts Payable To Be Paid Proof List

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Invoice # Inv Date	Amount	Quantity	Pmt Date	Description	Reference	Task	Type	PO#	Close POLine#	ine#
DELTA Delta Dental Of Minnesota 6097498 07/15/2015 101-000-0000-21706 Medical Insurance 6097498 Total: DELTA Total:	1,511.80 1,511.80 1,511.80	0.00	08/04/2015	August Premium		T			S N	0000
FUNTIME Funtime 818 206-450-5300-42500 Library Collection Maintenance 818 Total: FUNTIME Total:	250.00 250.00 250.00	0.00	08/04/2015	August Outreach Program	Program				o _N	0000
LEASSOC Lake Elmo Associates, LLP Aug 15 08/01/2015 101-410-1940-44120 Rentals - Building Aug 15 Total: LEASSOC Total:	2,461.00 2,461.00 2,461.00	0.00	08/04/2015	August Rental		ı.			°Z	0000
NCPERS 566200-NCPERS Minnesota 5662815 07/22/2015 101-000-0000-21708 Other Benefits 5662815 Total: NCPERS Total:	96.00 96.00 96.00	0.00	08/04/2015	August Premiums					o _N	0000
RABOIN Raboin Daniel Aug 08/04/2015 101-410-1320-43100 Assessing Services Aug Total: RABOIN Total:	2,500.00 2,500.00	0.00	08/04/2015	August Monthly Installment	stallment	1			0 OZ	0000

Invoice # Inv Date	Amount	Amount Quantity	Pınt Date	Pmt Date Description Reference	Reference	Task	Type	# Od	PO # Close POLine #	4.
STCROFES St. Croix Festival Theater 07/29/2015	150.00	0.00	08/04/2015	08/04/2015 August Outreach Program	Program	ī			No 0000	
206-450-5500-42500 Library Collection Maintenance Total: STCROFES Total:	150.00									
VOLFIRE Volunteer Firefighter's Assn 07/23/2015	268.00	0.00	08/04/2015 Renewals	Renewals		ř			No 0000	
101-420-2220-44330 Dues & Subscriptions 07/23/2015	33.00	0.00	08/04/2015	08/04/2015 3 new members		1			No 0000	
101-420-2220-44330 Dues & Subscriptions Total:	301.00									
VOLFIRE Total:	301.00									
Report Total:	7,269.80									



MAYOR & COUNCIL COMMUNICATION

DATE:

August 4, 2015

CONSENT ITEM

#4

MOTION

AGENDA ITEM:

June 2015 Financial Reporting

SUBMITTED BY:

Cathy Bendel, Finance Director

THROUGH:

Cathy Bendel, Finance Director

REVIEWED BY:

Finance Committee

SUGGESTED ORDER OF BUSINESS:

_	Introduction of Item	City Administrator
_	Report/Presentation	City Administrator
	Questions from Council to Staff	
	Call for Motion	
	Discussion	
	Action on Motion	

POLICY RECOMMENDER: Finance

FISCAL IMPACT: NA

SUMMARY AND ACTION REQUESTED: As part of its Consent Agenda, the City Council is asked to accept the June 2015 Financial Reporting Packet. No specific motion is needed as this is recommended to be part of the overall approval of the *Consent Agenda*.

BACKGROUND INFORMATION: The City of Lake Elmo has fiduciary authority and responsibility to conduct normal business operations and report the financial (unaudited) statement to the City Council. City guidelines suggest the Council be updated on a regular basis.

STAFF REPORT: Attached please find the comparative financial statements for the month of June 2015 reflecting the monthly and year to date detail, comparing the actual results to the 2015 Budget.

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GENERAL FUND:

Revenues:

Total revenue for the month was 22% below budget for the month bringing the year to date total revenue to 5.3% below budget. The most significant budget to actual revenue variances are as follows:

- Building Permit revenue was 41.2% above budget for the month and 36.8% below budget on a year to date basis. The budget was compiled for the full year only and the amount shown for the month of June is 1/12th of the total budgeted for the year. This represents 7 new home starts in June compared to the budgeted 11 new home starts per month. The year to date new home starts is at 45, of which 7 were open space new homes. The 2015 budget did not include any open space new homes.
- Sewer Permit revenue for the month was 100% below budget due to there being no new sewer permits in the month of June.
- Utility Permit revenue for the month was 98% above budget due to the new development activity generating more permit revenue than budgeted.

Expenses:

Total expenses for the month were 29.8% lower than budget bringing the year to date expenses to 13.7% less than budget. All departments continue to manage to the bottom line.

The following summarizes variances of note:

General:

- Prosecution legal expenses are 7% higher than budget for the month and the majority of the cost increase is covered by fine revenue.
- Building Inspection The building inspection expenses are 46.7% below budget for the
 month and 39.6% below budget year to date primarily due to the building permit
 volume being below the level anticipated in the plan. As a result, the contracted
 inspector continues to be utilized until the permit volume ramp up to a level justifying a
 staff addition.
- Streets the 2015 budget anticipated that the 2015 seal coating and crack filling projects would be completed in June. Some expenses have been processed but the project is still underway and the variance is a timing issue.

In summary, as discussed during the 2015 budget process, expenses are being closely monitored until the development ramps up to cover growth driven expenses. Year to date actual expenses

City Council Meeting August 4, 2015

continue to be less than budgeted and the net income through June is 17% better than budget due to everyone managing to the bottom line.

LIBRARY FUND:

<u>Revenues</u>: Revenues for the month and year to date far exceeded budget as a result of recovering the delinquent rent from a prior tenant of \$15k.

Expenses: Expenses for the month of June were within 1% of budget for the month. On a year to date basis, expenses were 17% less than budget.

On a net income basis, the June results are 100% better than budgeted primarily due to the collection of the delinquent tenant rent. This brings the year to date results to 33% better than budgeted.

The ending June cash balance in the library fund is \$133.2k.

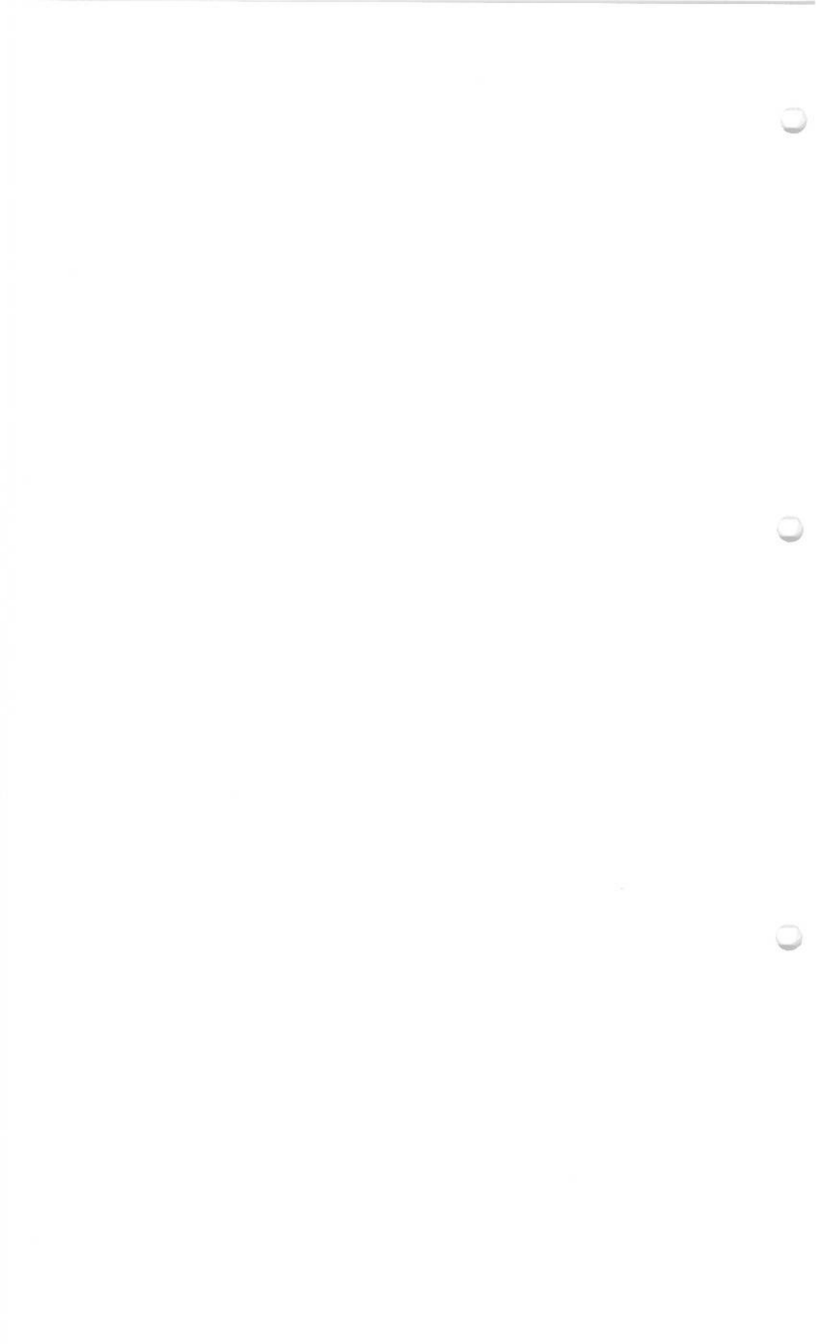
RECOMMENDATION: Based on the aforementioned, the staff recommends the City Council accept the attached June Financial Report.

ATTACHMENT:

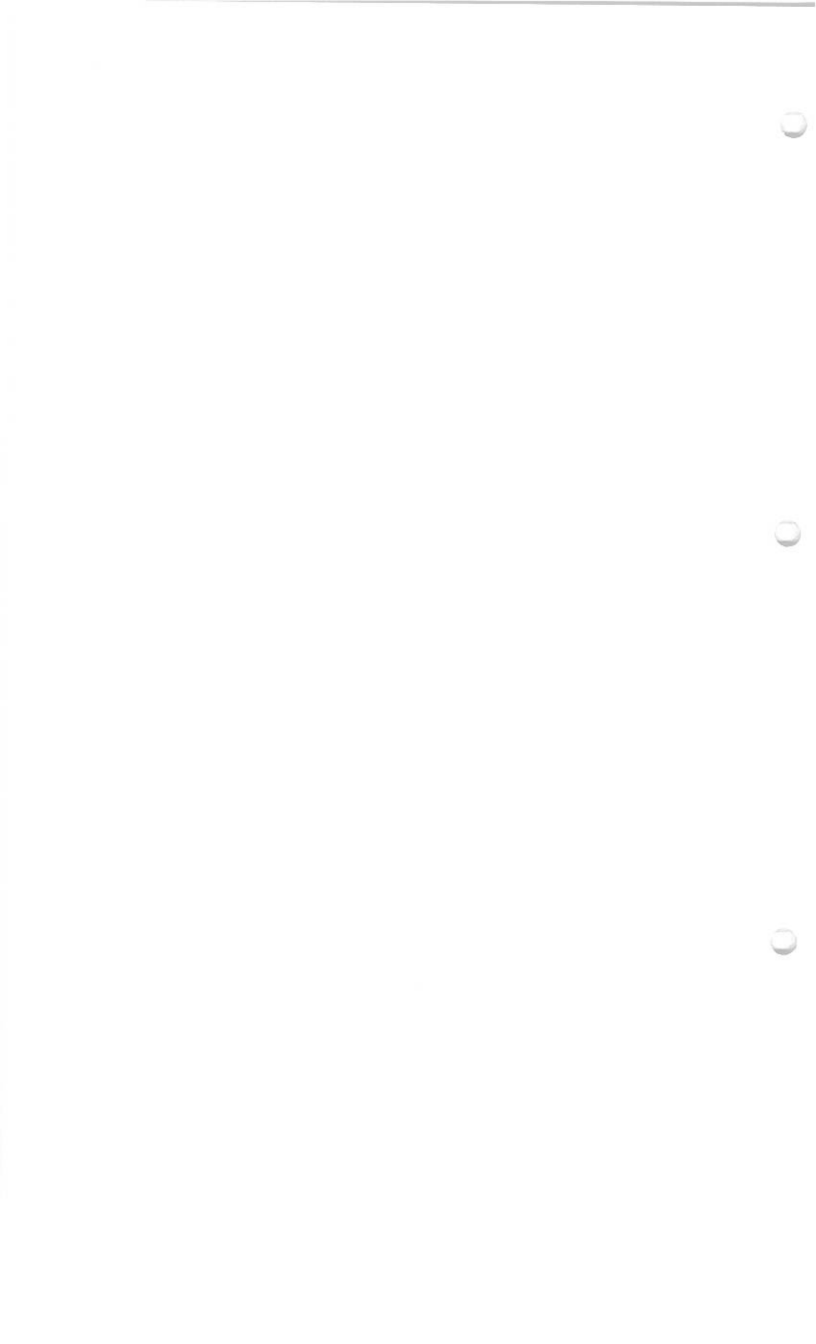
1. June Financial Reports

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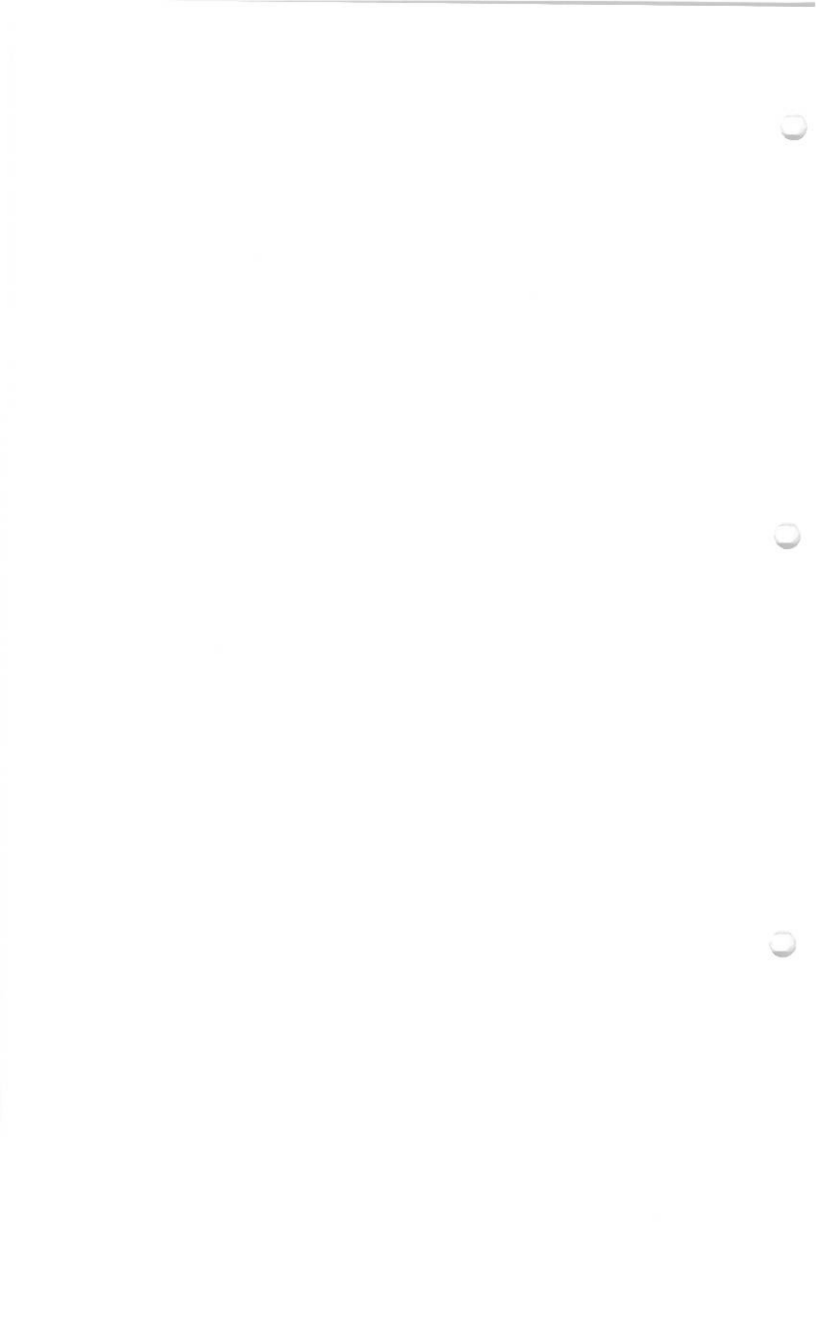
DEPT 420 - PUBLIC SAFETY 2100 - Police Law Enforcement Contract Total Police	Full Year BUDGET 2015 517,799,00	% to date 50.92%	BUDGET Month 258,899.50 258,899.50	MONTH ACTUAL V. Month 262,610.87 262,610.87	Variance (\$) Month (3,711.37) (3,711.37)	Variance (%) Month -1,43% -1,43%	BUDGET YTD 258,899.50 258,899.50	ACTUAL YID 263,645.09 263,645.09	1 -	Variance (\$) YTD YTD (4,745.59) (4,745.59)
2150 - Prosecution		A 51 (51 (51 (51 (51 (51 (51 (51 (51 (51		171100000000000000000000000000000000000	20 C C C C C C C C C C C C C C C C C C C					
Total Prosecution	50,000,00	55.20%	4,200.00	4,512.50	(312.50)	-7.44%	25,100.00		27,600.00	27,600.00 (2,500.00)
2220 - Fire										
FT Salaries	68,614.00	51.17%	5,278.00	5,409,60	(131.60)	-2.49%	34,307.00		35,110.57	
PT Salarics	123,121.00	37.86%	9,470.85	9,094.47	376.38	3.97%	61,560.50		46,614.63	-
PERA Contributions	12,116.00	57.99%	932.00	1,100.22	(168.22)	+18,05%	6,058.00		7,025.80	
FICA Contributions	7,633.00	39.16%	587.15	482.51	104.64	17.82%	3,816.50		2,989.04	2,989.04 827.46
Medicare Contributions	2,780.00	46.24%	213.85	203,68	10.17	4.76%	1,390.00	S	00 1,285.47	
Health/Dental Insurance	14,243.00	52.12%	1,095.62	1,142.00	(46.38)	4.23%	7,121.50	50		
Unemployment Benefits	0.00	0.00%	0.00	0.00	0.00	0.00%	0.00	õ		
Workers Compensation	9,000.00	195.48%	0.00	2,853.79	(2,853.79)	-100.00%	9,000.00	-	17	17,592.88 (8
Office Supplies	850.00	34.73%	70.00	41.91	28.09	40.13%	420.00		295.19	
EMS Supplies	3,400.00	3.81%	280.00	0.00	280.00	100.00%	1,680.00		129.69	
Fire Prevention	3,000.00	7550 11	250.00	0.00	/250.00	-24 17%	6.450.00		4.414.08	4.414.08 2.035.92
Small Tools & Equin	20,892,00	11.42%	1.750.00	1,061.23	688.77	39,36%	10,500.00		2,385.31	
Physicals	3,181.00	8.33%	265,00	0.00	265.00	100,00%	1,590.00		265.00	265.00 1,325.00
Radio	21,562.00	37.93%	5,390.50	3,093.00	2,297.50	42.62%	10,781.00		8,178.28	8,178.28 2,602.72
Mileage	250.00	161.92%	20.00	0.00	20.00	100.00%	130,00		404.80	
Insurance	8,307.00	87.02%	0.00	0.00	0.00	0.00%	8,307.00		7,229.00	1,0
Electric Utility	17,000,00	50.58%	1,400.00	589.18	810.82	57.92%	8,600.00		8,599.00	
Refuse	1,000.00	159.08%	85.00	266.38	(181.38)	-213.39%	510.00		1,590.83	
Repair/Maint Bldg	2,000.00	231.92%	165.00	100.47	64.53	39.11%	990.00		4,638.36	_
Repair/Maint Equip	33,260,00	24.80%	2,770.00	2,781.86	(11.86)	-0.43%	16,620.00		8,247.20	
Uniforms	2,500,00	24.51%	208.00	52.95	155.05	74,54%	1,248.00		612.70	
Miscellaneous	1,500.00	130.67%	125.00	970.18	(845.18)	-676,14%	750.00		1,960.09	1
Dues & Subscriptions	3,508.00	66.14%	290.00	0.00	290.00	100,00%	1,740.00		2,320.04	
Books	220.00	0.00%	20.00	0.00	20.00	100.00%	00.011		0.00	
Conferences & Training	12,375,00	32,46%	1,125.00	710.00	415.00	36.89%	6,250.00		4,016.65	2,23
Conferences & Training (Reimb)	0.00	0.00%	0.00	0.00	0.00	0.00%	0.00		0.00	0.00
Total Fire	385,312.00	44,98%	32,865,97	31,288.27	1,577.70	4.80%	201,429.50		173,327.61	173,327.61 28,101.89
2250 - Fire Relief Fire State Aid	37,323,00	2,00%	0.00	0.00	0.00	0.00%	0,00	1	0.00	
Total Fire Relief	37,323.00	0,00%	0.00	0.00	0.00	0.00%	0.00		0.00	0.00 0.00



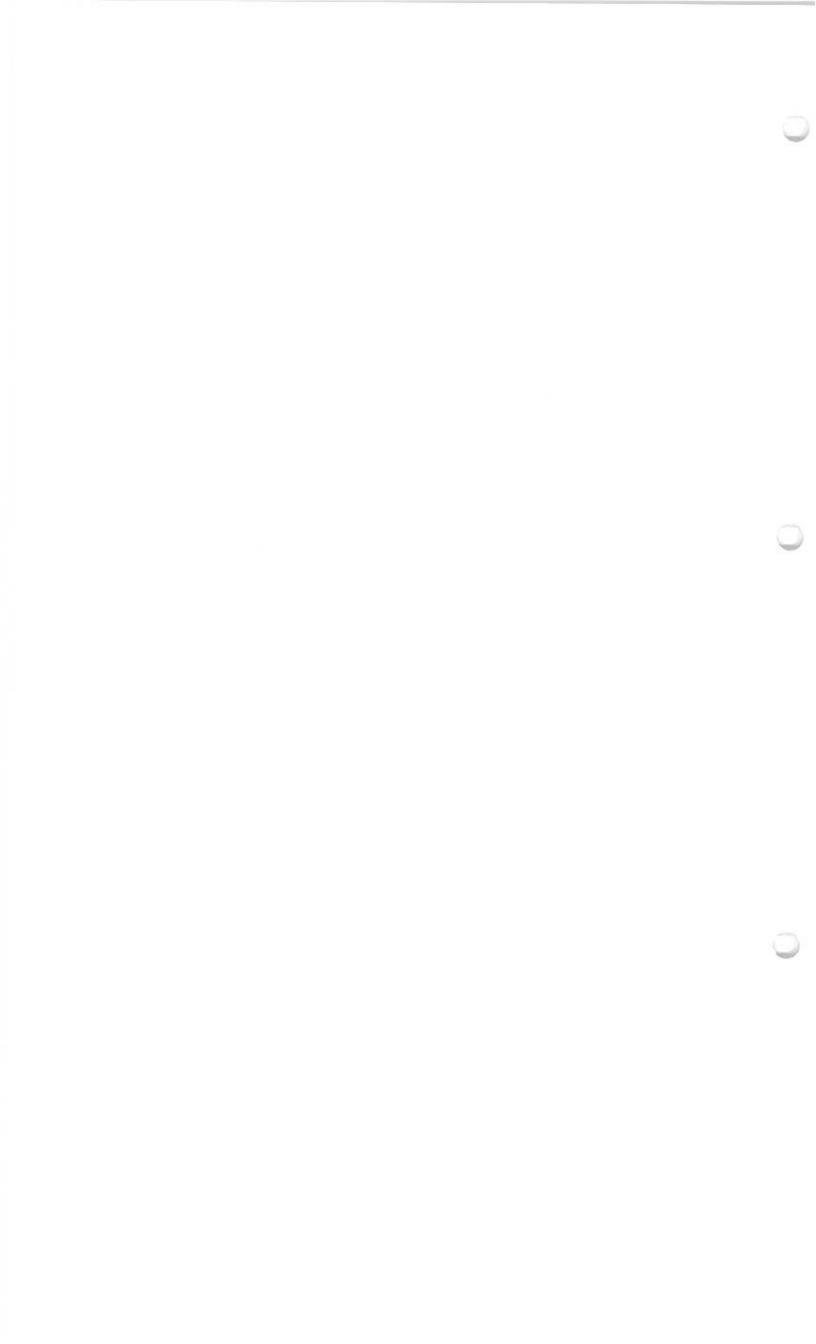
Total Public Safety	6	Miscellaneous (Impounding) 800.00	ccs 6,0I	Printed Forms 0.00	2700 - Animal Control	y Communications	2500 - Emergency Communications Contract Services 7,000.00	Total Building Inspections 323,558.00	s & Training	New Truck 23,000,00	Books 3,000,00	riptions	eous		faint Equip 2,300,00	900,000		intract Services 6		5,500.00	700.00	2,100.00	1,000.00		2	ions	9,276.00	inhutions 10,846,00	.00	2409 - Building Inspection BOLGET %
42 12%	56.47%	76.88%	53.75%	0.00%		53.50%	53.50%	26.93%	16.58%	0.00%	56.41%	55.00%	18.73%	10.59%	11.11%	20.00%	52.41%	22.75%	39.38%	7.43%	16.58%	7.46%	232,40%	0.00%	32.26%	28.01%	28.02%	30.79%	29.76%	% to dute
324.984.88	565.00	65.00	500.00	0.00		1,750.00	1,750.00	26,674.08	700.00	0.00	0.00	60.00	55.00	70.00	200.00	75.00	500.00	8,000.00	750.00	500.00	175.00	175.00	0.00	0.00	2,191.23	166.85	713.54	834.31	11,508.15	Month
316.940.12	560.00	60.00	500,00	0.00		3,745.00	3,745.00	14,223.48	0.00	0.00	973.90	0.00	0.00	0.00	26.75	0.00	521.41	3,193,25	668.75	162.81	0.00	13,70	122.58	0.00	1,414.00	84,25	361.61	466.08	6,214.39	Month
8.014.43	5.00	5.00	0.00	0.00		(1,995.00)	(1,995.00)	12,450.60	700.00	0.00	(973.90)	60.00	55.00	70.00	173.25	75.00	(21,41)	4,806.75	81.25	337.19	175,00	161.30	(122.58)	0.00	777.23	82,60	351.93	368.23	5,293.76	Month (a)
2,47%	0.88%	7.69%	0.00%	0.00%		-114.00%	-114.00%	46.68%	100,00%	0.00%	0.00%	100,00%	100.00%	100,00%	86.63%	100,00%	4.28%	60.08%	10.83%	67,44%	100.00%	92.17%	-100.00%	0.00%	35,47%	49.51%	49.32%	44.14%	46,00%	Month
636,645,50	3,390.00	390.00	3,000.00	0.00		3,500.00	3,500.00	144,326.50	1,400.00	0.00	2,000.00	360,00	330.00	420.00	1,125.00	450.00	1,400.00	27,000.00	4,500.00	2,750.00	350.00	1,050.00	1,000.00	0.00	14,243,00	1,084.50	4,638.00	5,423.00	74,803.00	YTD
559,279.62	3,840.00	615,00	3,225.00	0.00		3,745.00	3,745.00	87,121,92	460.00	0.00	1,692.39	385.00	121.76	89.98	255.43	180.00	1,834,37	15,287.49	3,544.45	408.88	116.09	156.65	2,323.96	0.00	9,191.00	607.58	2,599.29	3,339.58	44,528,02	YTD
77,365.88	(450.00)	(00.627)	(225.00)	0.00		(245.00)	(245.00)	57,204.50	940,00	0.00	307.61	(25,00)	208.24	330.02	869.57	270.00	(434.37)	11,712.51	955.55	2,341.12	233,91	894.35	(1,323.96)	0.00	5,052.00	4/0.92	2,038.71	2,083,42	30,274,98	YTD
12.15%	-13.27%	-57.0970	-7.50%	0,00%		-6,000,70	-7.00%	37,0476	07.1470	9200.0 9200.0	13,3670	-0.94%	65.10%	/8.38%	77.30%	60.00%	-31.03%	93,38%	47.200	85.15%	65.83%	85,08%	-132,40%	0,000	35,47%	45.9676	43.95%	38,42%	40,47%	YTD
																Annual premiums bules April	A CONTRACT SHALL AND													



	82.92%	169,684.29	34.953.71	204 638.00	9/00/00/1	10.012	1 904 50	00.012	0.00%	2,500.00	Repairs/Maint Equipment
	100.00%	1,260.00	0.00	1,260,00	7900 (VOI	210.00	000	3	0.000	0,000,00	Contract Sciences
	82.16%	3,286.46	713.54	4,000.00	100,00%	2,000.00	0.00	3	8 97%	8 000 00	Principle Survivine
	10.7270	16.176	378,09	1,300.00	100.00%	300.00	0.00	300.00	15.12%	2.500.00	Sign Repair Materials
	20.000	00.022,001	72,300,000	186,578,00	100.00%	186,578,00	0.00	186,578.00	15.19%	186,578.00	Seal Coating/Crack Filling
limber arrived budgeted in June	701079	11.017,0	4,259.69	10,000.00	46.41%	1,392.22	1,607.78	3,000.00	21,45%	20,000.00	Street Maintenance Materials
	2001.25	20.110	1,555,1	1,500.00	21,28%	53.19	196.81	250.00	40.74%	3,000,00	Equipment Parts
	76.25 81	277 81	1 222 10	1 600 00							3120 - Streets
		the William Control of the	100,500,000	204,407,500	16,40%	5,191.57	26,466,12	31,657.69	47,40%	380,195,00	Total Public Works
	11.86%	74 238 76	180 718 74	00.000,0	-11.207	(363.82)	5,563.82	5,000.00	111.28%	5,000.00	Clean up Duys
	-11 28%	(563.82)	6 663 93	00,000	11.00%	375.00	0.00		0.00%	1,500.00	Conferences & Training
	5000 001	00.000	0.00	00.001	100,00%	50.00	0.00		0.00%	200,00	Dues & Subscriptions
	%00.001	00.00	0.000	250.00	100.00%	125.00	0.00	125,00	0.00%	500.00	Landscaping Material
	2900.001	350.00	/10.45	450.00	-284,73%	(427.10)	577.10	150.00	71.04%	1,000.00	Miscellaneous
	0,010.02	(209.13)	1,199.10	00,000	-158.29%	(261.18)	426.18	165.00	59.96%	2,000.00	Uniforms
	3051.16	1,4194.71	1 100 15	3,750.00	100.00%	625.00	0.00	625.00	30.07%	7,500,00	Equipment Parts
	4707.70	2,646,50	237.30	2,500,00	100.00%	500.00	0.00	\$00.00	5.15%	5,000.00	Repair/Maint Equip (out)
	80 7004	00.067	367.50	00,047	100.00%	40.00	0.00	40,00	0.00%	500.00	Repair/Maint NOT Bldg
	%00 001	(4) (510)	2,713.74	1,700,00	100.00%	300,00	0.00	300.00	77.54%	3,500.00	Repair/Maint Bldg
	% t 9 65"	(1.013.74)	3 711 74	1,700,00	33,93%	1,398./8	1,101.22	2,500.00	27.60%	42,000.00	Fuel, Oil, Fluids (ALL depts)
	48 49%	20.016.01	1,670,00	00.003 55	-8,33%	(16.67)	216.67	200.00	53.92%	2,400.00	Refuse
	-7.83%	(80.08)	1 707 08	1,00000	#.5278	004.84	835.16	1,500,00	53.33%	28,000.00	Electric Utility
	-2.98%	(432.20)	14,937,20	20,000.00	0.000%	0.00	0.00	0.00	78.74%	20,000.00	Insurance
	21 26%	4 252 00	0.00	00.000 00	0.00%	0.00	0.00	0.00	0.00%	0.00	Mileage
	0.00%	0.00	0.00	0000	0.00.001	323.00	0.90	325.00	25.77%	1,300,00	Radio
	52.45%	340.94	90 our	00,000	7600.00T-	(0.0.00)	323.00	0,00	27.29%	4,000.00	Contract Services
	45,43%	908.57	1,091,43	200000	100 CF-3-2	C7.601	333.65	00.00	82.91%	9,000,00	Engineering Services
	-65.81%	(2.961.50)	7 461 50	4 500 00	35 4207	(00.180)	481.33	100.00	109.24%	1,200.00	Small Tools and Minor Equip
	-118.48%	(710.90)	00 011: 1	50,00	4700700	00.00	0.00	40.00	17.35%	500.00	Building Repair Supplies
	67.85%	153.75	25.75	200,000	-2.74%	(3,43)	128.43	125.00	61.04%	1,500.00	Shop Materials
	-22 D886	0.000	0.00	750.00	100.00%	165,00	0.00	165.00	0.00%	2,000.00	Office Supplies
profession of the same on the same good of the same	100 000	(14,675.33)	13,873.33	3,000,00	-329.64%	(1,648,20)	2,148.20	500.00	264.59%	6,000.00	Workers Compensation
Expuesse enread out in the hurber: 18% rate increase in 2015		0.00	0.00	0.00	0.00%	0.00	0.00	0.00	0.00%	0.00	Unemployment Benefits
	2000 0	(00,26)	18,843.30	17,091.50	-10,25%	(269.54)	2,899.00	2,629.46	55.13%	34,183.00	Health/Dental Insurance
	702207	000 037 00	100000	1,281.50	31.69%	62,48	134.67	197.15	36.47%	2,563.00	Medicare Contributions
	27.0600	1,485.11	3,996.89	5,480.00	31.68%	267.12	575.96	843,08	36.47%	10,960.00	FICA Contributions
	37020	210,70	5,040.80	5,557.50	16.66%	142.47	712,53	855.00	45.35%	11,115,00	PERA Contributions
	07170	00,256,01	8/8.00	11,730.00	85.59%	1,544.62	260.00	1,804.62	3.74%	23,460.00	PT Salaries
USE OF HIGHER LA VS LA, O'S DELLE COME TO BY STORY OF THE BEST		9,440.81	67,210.19	76,657,00	19.44%	2,292.93	9,500.45	11,793.38	43.84%	153,314.00	FT Salaries
The of more ET we BT: overall cost very close to bud	8	GILA	YID	YTD	Month	Month	Month	Month	% to date	2015	3100 - Public Works
	Variance (%)	Variance (3)	ACTUAL	BUDGET	Variance (%)	Variance (\$)	ACTUAL	BUDGET		BUDGET	
	100 Common (0/)					DIOL III	Oto			LIN LCH	DELI 400 - LODING MORVO

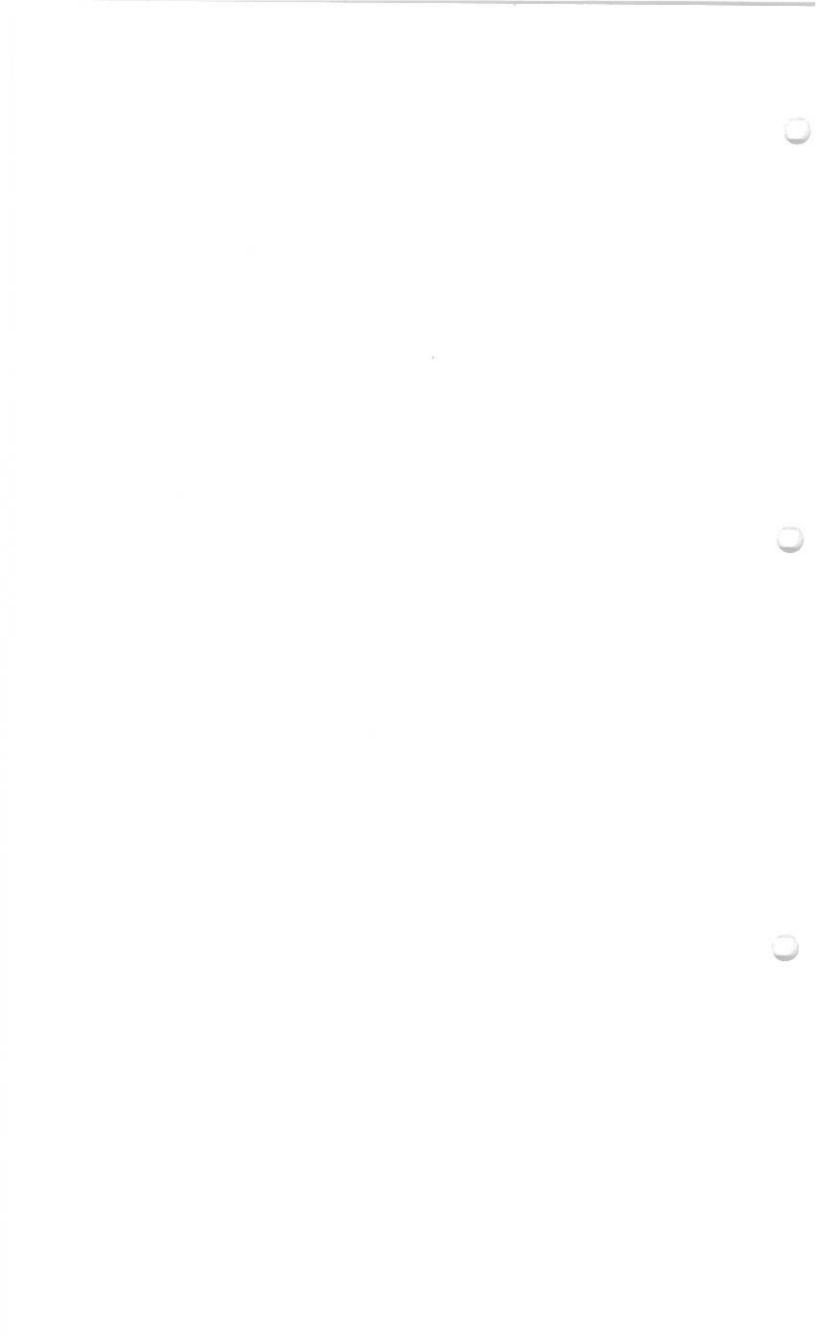


	Full Year			OTAL	MONTH					1700
3125 - Ice & Snow Removal	BUDGET		BUDGET	ACTUAL.	Variance (\$)	Variance (%)	BUDGET	ACTUAL	Variance (\$)	Variance (%)
	2015	% to date	Month	Month	Month	Month	ALD	YTD	YTD	YID
Landscaping Material	0.00	100,00%	0.00	0.00	0.00	0.00%	0.00	794,14	(794.14)	-100.00%
SandSalt	80,000,00	29.66%	0.00	0,00	0.00	9,600,0	45,000.00	23,724.41	21,275.59	47.28%
Contract Services	6,000,00	0.00%	500.00	0.00	500.00	9800,001	3,000.00	0.00	3,000.00	100.00%
Renairs/Maint Equipment	9,500,00	95.22%	850.00	0.00	850,00	100,00%	4,600.00	9,045.92	(4,445.92)	-96.65%
Total Ice & Snow Removal	95,500.00	35.15%	1,350.00	0.00	1,350.00	100.00%	52,600.00	33,564.47	19,035.53	36.19%
3160 - Street Lighting							14 1000 000	77.77	11 (39 (2001.00
Street Lighting	28,000.00	40.13%	2,350.00	1,979.71	5/0.29	10,70%	14,100,00	11,237.07	0000000	20000
Total Street Lighting	28,000.00	40,13%	2,350.00	1,979.71	370.29	15.76%	14,100.00	11,237.67	2,862.33	20.30%
3200 - Recycling	3 500 00	7et0 0	98	0.00	0.00	0.00%	1.750.00	0.00	1.750.00	9,600.001
Miscellaneous	6,000.00	9.47%	\$00.00	568.03	(68.03)	-13.61%	3,000,00	568.03	2,431.97	81.07%
Total Recycling	9,500.00	5.98%	500.00	568.03	(68.03)	-13.61%	4,750.00	568.03	4,181.97	88.04%
3250 - Tree Program				0.000	-00.00	100 000	2 000 00	000	100000	2900 0001
Contract Services	6,000,00	0.00%	200,000	0.00	200,000	0000000	2000000	0.00	59000000	
Total Tree Program	6,000.00	0.00%	500,00	0.00	500,00	100,00%	3,000.00	0.00	3,000.00	100.00%
Total Public Works	741,773.00	35.12%	228,695.69	30,818.45	197,877.24	86.52%	483,545.50	260,542.62	223,002.88	46.12%



17.33%	215,960.04	(1,030,064.92)	(1.246,024.96)	20.7507	181 568 79	100 000 000	2000 2000 2000		200	
13.74%	243,818.50	1,530,276.96	1,774,095.46	29.78%	198,256.30	467,417.68	665,673.98	40.29%	3,798,334.00	GRAND TOTAL EXP ALL DEPTS
0,00%	0.00	0.00	0.00	0.00%	0.00	0.00	0.00	0.00%	200,000.00	DEPT 493 - OTH FINANCING
0.00%	0.00	0.00	0.00	0.00%	0.00	0.00	0,00	0.00%	0.00	Transfer to City Projects (Streets)
0.00%	0.00	0.00	0.00	0,00%	0.00	0.00	0.00	0.00%	247,118.00	Deht Service increase
0.00%	0.00	0.00	0.00	0.00%	0.00	0.00	0.00	0.00%	35,000.00	DEPT 460 - COMP ADJ
17.33%	215,960.04	(1,030,064.92)	(1,246,024.96)	30.75%	181,568.78	(408,937.95)	-213.65% (590,506.73)		482,118.00	Subtotal Net Income over Expenses
13.74%	243,818.50	1,530,276.96	1,774,095.46	29.78%	198,256,30	467,417.68	665,673.98	46,15%	3,316,216.00	Grand Total all Expenses
of cars to	40,407.17	39,300,01	02,778,00	39.59%	5,102.27	7,785.73	12,888.00	35.93%	109,560.00	Total IT & Telephone
7607.07	3,230,09	10.099.51	12,330.00	25.39%	521,69	1,533.31	2,055.00	36,90%	24,660,00	Telephone
%00.001	16,000,00	Diff	16,000.00	9,000	0.00	0.00	0.00	0.00%	16,000.00	INET Contingency
100.00%	3,900.00	0.00	3,900,00	100.00%	1,950.00	0.00	1,950.00	0.00%	7,800.00	IT-Networking
1.62%	291.48	17,708.52	18,000.00	1.62%	48.58	2,951.42	3,000.00	49.19%	36,000.00	IT-Support Services
6.13%	490.00	7,508.00	7,998.00	-147.64%	(1,968,00)	3,301.00	1,333.00	46.93%	16,000,00	T-Software
-11.05%	(502.98)	5,052.98	4,550.00	\$20,001	4,550.00	0.00	4.550.00	55.53%	9,100,00	IT & Telephone
4, CC*0h-	(38,839,94)	118,833.90	79,993,96	-88.48%	(10,007.54)	21,318.28	11,310.74	77.66%	153,028.00	Total Parks & Recreation
-129.0950	(487.10)	862.10	375,00	-983.36%	(614.60)	677.10	62.50	114.95%	750.00	Miscellaneous
130 2002	(791.80)	3,191./8	2,299,98	-346,61%	(1,328.67)	1,712.00	383.33	67.21%	4,600.00	Rental Buildings
34.43%	750.00	0.00	750.00	100.00%	125.00	0.00	125.00	0.00%	1,500,00	Repair/Maint Equip
11.05%	138.17	1,111.83	1,250.00	100.00%	225,00	0.00	225,00	44.47%	2,500.00	Repair/Maint NOT Bldg
-154.27%	(779.07)	1,284.07	505,00	100.00%	85.00	0.00	85.00	128.41%	1.000.00	Renair/Maint Bldg
100,00%	1,249.98	0.00	1,249.98	100,00%	208.33	0.00	208.33	0.00%	2,500,00	Refuse
-24.92%	(1,034.37)	5,184.37	4,150.00	4.53%	27.18	572.82	600.00	%0.00.00 %	8.500.00 5,100.00	Electric Dilling
4.97%	159.00	3,041.00	3,200.00	0.00%	0.00	0.00	0.00	7010 SB	3700	Mileage
%00.0	00.0	0.00	505,00	-120,41%	(102.35)	187.35	85.00	145.82%	1,000.00	Small Tools and Minor Equip
0.79%	101.78	1,398.22	1,500.00	-79,87%	(199.68)	449.68	250.00	46.61%	3,000.00	Landscaping Materials
68.20%	163,68	76.32	240.00	100.00%	40,00	0.00	40,00	15.26%	500.00	Building Repair Supplies
-41.76%	(413.43)	1,403.43	990.00	-39,14%	(64.58)	229.58	165.00	70.17%	2,000.00	Equipment Parts
-29,91%	(112.18)	487.18	375.00	-679,49%	(424.68)	487.18	62.50	64.96%	750.00	Chemicals
-171.17%	(410.81)	650.81	240,00	100,00%	40.00	0.00	40.00	130.16%	500.00	Shop Materials
-14.27%	(570.91)	4,570.91	4,000.00	-100.00%	(986,16)	986.16	0.00	114.27%	4,000.00	Workers Compensation
0.00%	0.00	0.00	0.00	0.00%	0.00	0.00	0.00	0.00%	0.00	linemployment Benefits
5,42%	540.60	9,429.40	9,970,00	5,41%	83.05	1,450,80	1,533.85	47.29%	19,940.00	Health/Dental Insurance
-68.22%	(418.86)	1,032.86	614,00	-89.10%	(84.16)	178.62	94.46	84.11%	1.228.00	Medicare Contributions
-68.28%	(1,792.00)	4,416.50	2,624.50	-89.13%	(359.88)	763.65	403.77	84.14%	5.249.00	FICA Contributions
-77.95%	(2,199.80)	5,021.80	2,822.00	-77.83%	(337,90)	772.05	434.15	88.98%	5,644,00	PERA Contributions
-86.29%	(2,942.63)	6,352.63	3,410.00	-387,43%	(2,032,51)	2,557.13	524.62	93.15%	6.820.00	PT Salaries
-74,60%	(29,037.02)	67,960.52	38,923,50	-71.91%	(4.305.93)	10.294.16	5.988.23	87.30%	77.847.00	FT Salaries
YTD	YTD	ALD	YTD	Month Month	Month	Month	Month	% to date	BUDGET	5700 - Parks & Berreation
Variance (%)	Variance (S)	ACTUAL.	BUDGET	Variance (%)	(S)	V. Likery	DETECTION OF	_		

Position switch from new employee at lower rate to long term ee



DATE:

August 4, 2015

CONSENT

ITEM MOTION #5

AGENDA ITEM:

Approve Auditor Contract extension

SUBMITTED BY: Cathy Bendel, Finance Director

THROUGH:

Cathy Bendel, Finance Director

REVIEWED BY:

Finance Committee

SUGGESTED ORDER OF BUSINESS:

Introduction of Item Interim City Administrator

POLICY RECOMMENDER: Finance

FISCAL IMPACT: NA

SUMMARY AND ACTION REQUESTED: As part of its Consent Agenda, the City Council is asked to approve a three year contract extension for Audit services. No specific motion is needed as this is recommended to be part of the overall approval of the Consent Agenda.

BACKGROUND INFORMATION: In 2012, the City of Lake Elmo put out an RFP for audit services to be provided on an annual basis. At that time, the City made the decision to hire Smith Schafer & Associates to provide audit services, prepare and review the annual audit report and to prepare and submit the report to the Minnesota state auditor. The contract at that time was for three years and covered the 2012-2014 financial reports.

STAFF REPORT: In 2012, it was decided to put out an RFP related to the contract services for the performance of the annual audit and preparation of the annual financial report. As a result of the bids received, the City decided to change audit firms which resulted in a cost savings.

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		0

Due to the growth and increased bonding needs of the City of Lake Elmo, it was decided late in 2013 to upgrade the annual report presentation to a Comprehensive Annual Financial Report ("CAFR") for the 2013 Audit report. Smith Schafer & Associates was very accommodating in assisting the City to make this happen. They were able to convert the annual report and assist the Finance Department to build the statistical schedules which make this version of the report extremely informative and a critical component for the bond rating agencies.

It is very time consuming and draining on resources to switch audit firms. The proposal from Smith Schafer reflects an annual increase of 3% which is below market level annual increases for audit services (typically 4-5%). At the recommendation of the Finance Committee, the Finance Director did request if there was any room to reduce the rate further. However the quoted rate was as low as Smith Schafer could offer.

The Finance department has been very impressed with the audit team from Smith Schafer & Associates. They have been very professional, knowledgeable and efficient. As a result, the Finance Director recommends extending the audit contract to cover the 2015-2017.

RECOMMENDATION: Based on the aforementioned, the staff recommends the City Council approve extending the contract with Smith Schafer & Associates for three additional years (2015 – 2017).

ATTACHMENT:

 Proposal from Smith Schafer & Associates to provide Audit Services to the City of Lake Elmo for 2015 - 2017

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May 26, 2015

Cathy Bendel, Finance Director City of Lake Elmo 3800 Laverne Avenue North Lake Elmo, MN 55042

Dear Cathy:

Thank you for the opportunity to propose continuing professional services for the City of Lake Elmo for the years ended December 31, 2015, 2016 and 2017.

We propose the following fee structure for the three-year term of this proposal:

Totals	\$28,650	\$29,500	\$30,425
Preparation and submission of the Minnesota State Auditor's Annual Financial Reporting Form	\$950	\$975	\$975
Preparation and review of the City's comprehensive annual financial report (CAFR)	\$6,300	\$6,550	\$6,750
Audit services including presentation of the financial statements to the City Council	\$21,400	\$21,975	\$22,700
Description of Services	2015	2016	2017

The quoted fees are all-inclusive unless unusual circumstances are encountered during our examinations. If such circumstances occur, we would discuss any additional fees with you prior to performing the services.

For your reference, the fees for the year ended December 31, 2014 were \$20,725 for the audit services, \$6,150 for the preparation and review of the City's CAFR, and \$950 for preparation and submission of the Minnesota State Auditor's Annual Financial Reporting Form.

If you would like to retain the services of our firm in accordance with the above, please sign where indicated on the next page and return this letter to us in the enclosed return envelope. We will issue an engagement letter with the above quoted prices before we begin fieldwork each year.

May 26, 2015 Cathy Bendel, Finance Director Page 2

A second copy of this letter is provided for your records.

We hope that you have enjoyed working with us and we appreciate the opportunity to propose continuing services for the City of Lake Elmo. If you have any questions, please feel free to call.

Sincerely,

SMITH, SCHAFER AND ASSOCIATES, LTD.

/		
Jason C.	Miller,	CPA
Principal		

Jan C. Willy

Response:

On behalf of the City of Lake Elmo, I am in agreement with the terms listed in this letter.

Signature: X	
Title:	
Date:	



MAYOR & COUNCIL COMMUNICATION

DATE:

August 4, 2015

CONSENT

ITEM MOTION

#6

AGENDA ITEM:

Approve Grant Application for Trail Grooming Reimbursement

SUBMITTED BY:

Mike Bouthilet. Public Works Director

THROUGH:

Cathy Bendel, Finance Director

REVIEWED BY:

Cathy Bendel, Finance Director

SUGGESTED ORDER OF BUSINESS:

- Introduction of Item Interim City Administrator

POLICY RECOMMENDER: Public Works/Parks

FISCAL IMPACT: NA

<u>SUMMARY AND ACTION REQUESTED</u>: As part of its Consent Agenda, the City Council is asked to approve preparation and submission of a grant application to the Minnesota DNR for Trail Grooming Reimbursement. No specific motion is needed as this is recommended to be part of the overall approval of the *Consent Agenda*.

BACKGROUND INFORMATION: For a number of years the City has been a participant in the Cross Country Ski Trail Assistance Program sponsored by the Minnesota DNR. This program allows for reimbursement of costs related to maintaining the ski trails. The proposed application would cover the 2015/2016 ski season.

STAFF REPORT: Each year the City of Lake Elmo has participated in the Cross Country Ski Trail Assistance Program for the trail system in Sunfish Lake Park. The fund allocations are driven by the number of participants in the program and the number of miles of trail being

maintained. The City has consistently received \$4,000-\$4,500 per year in grant funds to cover a portion of the costs related to the Cross Country trail maintenance in Sunfish Lake Park. A requirement of the application process is to attach a resolution providing City Council approval to sponsor the participation in the program.

RECOMMENDATION: Based on the aforementioned, staff recommends the City Council approve participation in the Cross Country Ski Trail Grant in Aid Program for the 2015/2016 season.

ATTACHMENT:

1. Resolution #2015-61

CITY OF LAKE ELMO WASHINGTON COUNTY STATE OF MINNESOTA

RESOLUTION NO. 2015-61

A RESOLUTION RELATED TO SPONSORING THE CITY OF LAKE ELMO PARTICIPATION IN THE MINNESOTA DEPARTMENT OF NATURAL RESOURCES CROSS-COUNTY SKI TRAIL GRANT-IN-AID PROGRAM FOR THE 2015/2016 SEASON

BE IT RESOLVED, by the City Council of the City of Lake Elmo, Minnesota, that the City of Lake Elmo will sponsor the City participation in the Minnesota Department of Natural Resources Cross-County Ski Trail Grant-In-Aid Program for the 2015/2016 Ski Season.

APPROVED by the Lake Elmo City Council on this 4th day of August, 2015.

	By:
	Mike Pearson
	Mayor
ATTEST:	
15	
Julie Johnson	
City Clerk	

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я			



MAYOR & COUNCIL COMMUNICATION

DATE:

August 4, 2015

CONSENT ITEM#

7

AGENDA ITEM:

Eagle Point Boulevard Street and Utility Improvements - Change Order

No. 1

SUBMITTED BY: Ryan Stempski, Project Engineer

THROUGH:

Clark Schroeder, Interim City Administrator

REVIEWED BY:

Jack Griffin, City Engineer

Cathy Bendel, Finance Director

SUGGESTED ORDER OF BUSINESS if removed from the Consent Agenda):

Public Input, if Appropriate.......Mayor Facilitates

Call for Motion Mayor & City Council

POLICY RECOMMENDER: Engineering.

FISCAL IMPACT: Decrease of \$28,500 to the construction contract amount.

This change order decreases the contract amount for the project by \$28,500.00 bringing the revised construction contract to \$1,220,994.09. Value engineering was completed to research potential material reductions in response to receiving contractor bids that put the total estimated project cost over budget by \$61,600.

SUMMARY AND ACTION REQUESTED:

The City Council is respectfully requested to consider approving Change Order No. 1 for the Eagle Point Boulevard Street and Utility Improvements, thereby decreasing the contract amount by \$28,500.00. The recommended motion for the action is as follows:

"Move to approve Change Order No. 1 for the Eagle Point Boulevard Street and Utility Improvements thereby decreasing the contract amount by \$28,500.00."

LEGISLATIVE HISTORY/BACKGROUND INFORMATION:

The City Council accepted contractor bids and awarded a contract to Miller Excavating, Inc. at the July 7, 2015 City Council Meeting. It was reported at the meeting that the post bid project costs now exceed the preliminary assessment amounts by \$61,600.

Value engineering was completed to review the sub-drainage draintile system to minimize the lineal footage to be installed while still allowing for adequate collection of sub-surface water. The design engineer, TKDA, was directed to review and revise the Plan accordingly. The revised design resulted in a reduction in draintile length from 6,660 feet to 3,810 feet and the number of cleanouts from 50 to 31.

This change order reduces the construction contract from \$1,249,494.09 to \$1,220,994.09.

RECOMMENDATION:

Staff is recommending that the City Council consider, as part of the Consent Agenda, approving Change Order No. 1 for the Eagle Point Boulevard Street and Utility Improvements thereby decreasing the contract amount by \$28,500.00. If removed from the consent agenda, the recommended motion for this action is as follows:

"Move to approve Change Order No. 1 for the Eagle Point Boulevard Street and Utility Improvements thereby decreasing the contract amount by \$28,500.00."

ATTACHMENT(S):

Change Order No. 1.

CONTRACT

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MAYOR & COUNCIL COMMUNICATION

DATE:

08/04/2015

CONSENT ITEM#

8

AGENDA ITEM:

2015 Seal Coat Project - Pay Request No. 1 (Final)

SUBMITTED BY: Ryan Stempski, Assistant City Engineer

THROUGH:

Clark Schroeder, Interim City Administrator

REVIEWED BY:

Jack Griffin, City Engineer

Cathy Bendel, Finance Director Mike Bouthilet, Public Works

SUGGESTED ORDER OF BUSINESS if removed from the Consent Agenda):

Call for Motion Mayor & City Council

POLICY RECOMMENDER: Engineering.

FISCAL IMPACT: Decrease of \$3,066.36.

Final payment is proposed in accordance with the Contract for the project. Final payment is \$3,066.36 less than the original contract amount of \$143,866.80 for Lake Elmo's portion of the work (joint project with West Lakeland Township). In addition, the project at completion remains within the authorized total project budget amount of \$155,000 authorized by the City Council on February 24, 2015.

SUMMARY AND ACTION REQUESTED:

The City Council is respectfully requested to consider approving Pay Request No. 1 (Final) for the 2015 Seal Coat Project. If removed from the consent agenda, the recommended motion for the action is as follows:

"Move to approve Pay Request No. 1 (Final) to Pearson Brothers, Inc., in the amount of \$192,554.56, for the 2015 Seal Coat Project; which includes \$140,800.44 for work completed in the City of Lake Elmo; and \$51,754.12 for work completed in West Lakeland Township."

LEGISLATIVE HISTORY/BACKGROUND INFORMATION:

The 2015 Seal Project has been fully completed. The Project Engineer has prepared a Certificate of Completion and is recommending acceptance of the improvements and release of the final retainage. The one year warranty period will begin on August 4, 2015, and will extend to August 4, 2016.

Final payment in the amount of \$192,554.56 has been requested by the Contractor, Pearson Brothers, Inc., based upon the work completed. The original Contract amount was \$200,049.52; including \$143,866.80 for work in Lake Elmo and \$56,182.72 for work in West Lakeland Township. The work actually completed for Lake Elmo streets was \$140,800.44, or \$3,066.36 (2.13%) less than the original Contract amount. Per the Joint Services Agreements: West Lakeland Township will be invoiced \$51,754.12 for their portion of the construction costs.

The final total project cost for the Lake Elmo portion of the project, including construction and engineering was \$146,300.44; \$140,800.44 in construction and \$5,500 (\$8,500 total - \$3,000 reimbursed by West Lakeland) for design and construction engineering services.

RECOMMENDATION:

Staff is recommending that the City Council consider approving, as part of the Consent Agenda, Pay Request No. 1 (Final) for the 2015 Seal Coat Project. If removed from the consent agenda, the recommended motion for the action is as follows:

"Move to approve Pay Request No. 1 (Final) to Pearson Brothers, Inc., in the amount of \$192,554.56, for the 2015 Seal Coat Project; which includes \$140,800.44 for work completed in the City of Lake Elmo; and \$51,754.12 for work completed in West Lakeland Township."

ATTACHMENT(S):

- 1. Certificate of Completion.
- 2. Pay Estimate No. 1 (Final).

CERTIFICATE OF COMPLETION

DATE OF ISSUANCE	E: August 4, 2015
OWNER:	CITY OF LAKE ELMO, MN
CONTRACTOR:	PEARSON BROTHERS, INC.
PROJECT NAME:	2015 SEAL COAT PROJECT
PROJECT NO.:	2015.117
accordance with the Co	nat the work to which this Certificate applies has been constructed in ontract dated May 19, 2015. The above-mentioned improvement is hereby
declared to be complete	e and acceptance of this work is recommended.
DATE OF COMPLET	ION: August 4, 2015
Ryan W. Stempski	Reg. No. 45395
15,0	Sa-
FOCUS Engineering, in	ncl S
THE WARRANTY PE	RIOD BEGINS August 4, 2015 AND ENDS August 4, 2016

PROJECT

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MAYOR & COUNCIL COMMUNICATION

DATE:

August 4, 2015

CONSENT ITEM#

9

AGENDA ITEM:

39th Street North: Street and Sanitary Sewer Improvements - Pay Request

No. 6

SUBMITTED BY:

Chad Isakson, Project Engineer

THROUGH:

Clark Schroeder, Interim City Administrator

REVIEWED BY:

Jack Griffin, City Engineer

Cathy Bendel, Finance Director

SUGGESTED ORDER OF BUSINESS if removed from the Consent Agenda):

POLICY RECOMMENDER: Engineering.

FISCAL IMPACT:

None. Partial payment is proposed in accordance with the approved Contract and change orders for the project.

SUMMARY AND ACTION REQUESTED:

The City Council is respectfully requested to consider approving Pay Request No. 6 for the 39th Street North: Street and Sanitary Sewer Improvements project. If removed from the consent agenda, the recommended motion for the action is as follows:

"Move to approve Pay Request No. 6 to Geislinger & Sons Inc. in the amount of \$115,695.99 for the 39th Street North: Street and Sanitary Sewer Improvements".

LEGISLATIVE HISTORY/BACKGROUND INFORMATION:

Geislinger & Sons Inc., the Contractor for the project, has submitted Partial Pay Estimate No. 6 in the amount of \$115,695.99. The request has been reviewed and payment is recommended in the amount requested. In accordance with the contract documents, the City has retained 5% of the total work completed. The amount retained is \$95,684.14.

RECOMMENDATION:

Staff is recommending that the City Council consider approving, as part of the Consent Agenda, Pay Request No. 6 for the 39th Street North: Street and Sanitary Sewer Improvements project. If removed from the consent agenda, the recommended motion for the action is as follows:

"Move to approve Pay Request No. 6 to Geislinger & Sons Inc. in the amount of \$115,695.99, for the 39th Street North: Street and Sanitary Sewer Improvements".

ATTACHMENT(S):

1. Partial Pay Estimate No. 6.

PROJECT PAY FORM

PARTIA	L PAY ESTIMAT	ΓΕ NO. <u>6</u>		FOCUS	ENGINEERING, inc.			
	N: STREET AND S NO. 2014.131	ANITARY SEWER IN	APROVEMENTS	PERIOD OF ESTIMAT FROM 5/30/201				
CITY OF 3800 LA LAKE EL	T OWNER: LAKE ELMO VERNE AVENUE MO, MN 55042 ACK GRIFFIN, CI			CONTRACTOR: GEISLINGER & SONS, INC. 511 CENTRAL AVE S, PO BO) WATKINS, MINNESOTA 5538 ATTN: GARY LUEBBEN, PRO	89			
	CONTRACT CHA	NGE ORDER SUM	MARY I	PAY ESTIMAT	E SUMMARY			
	Approval	Amo		1. Original Contract Amount				
No.	Date	Additions	Deductions	2. Net Change Order Sum	\$315,064.00			
1	9/16/2014	\$118,975.00		3. Revised Contract (1+2)	\$2,075,522.80			
2	2/3/2015	\$22,214.00	l	4. *Work Completed	\$1,913,682.77			
3	2/24/2015	\$19,435.00	- 1	5. *Stored Materials	\$0.00			
4	4/7/2015	\$154,440.00		6. Subtotal (4+5)	\$1,913,682.77			
	1			7. Retainage* 5.0%	\$95,684.14			
	1 1	1		8. Previous Payments	\$1,702,302.64			
TOTAL	S	\$315,064.00	\$0.00	9. Amount Due (6-7-8)	\$115,695.99			
	HANGE	\$315,064.00		*Detailed Breakdown Attached				
20			CONTRAC	TTIME	222 12			
	ATE: NTIAL COMPLETIO OMPLETION:	9/2/2014 6/30/201 8/15/201	5 REVI	SINAL DAYS 347 SED DAYS 0 AINING 26	ON SCHEDULE YES X NO			
The unde best of the estimate	heir knowledge ar	that the work has b nd belief, the quant he work has been p	ities shown in this	un al				
The unde knowled estimate documer work for	ge, information at has been comple hts, that all amoun which previous p	CATION: or certifies that to to nd belief the work of sted in accordance w nts have been paid ayment estimates w and that current pa	overed by this pay with the contract by the contractor fo was issued and pays	or nents DATE	2015			
now due	/ED BY OWNER:	CITY OF LAK	E ELMO, MINNES	SOTA				
now due		CITY OF LAK	E ELMO, MINNES	BY				

PARTIAL PAY ESTIMATE NO. 6

39TH ST N: STREET AND SANITARY SEWER IMPROVEMENTS CITY OF LAKE ELMO, MINNESOTA PROJECT NO. 2014.131

FOCUS ENGINEERING, inc.

ITEM	DESCRIPTION OF PAY ITEM	UNIT		CONTRACT		THIS	PERIOD	TOTAL	TO DATE
T.C.W.	DESCRIPTION OF PARTIEUM	. OMIT.	QUANTITY	UNIT PRICE	AMOUNT	QUANTITY	AMOUNT	QUANTITY	AMOUN
	PART 1 - SANITARY SEWER								
1	8" PVC SANITARY SEWER, SOR 26, 20" - 25" DEEP	LF	62	\$125.00	57,750.00	0	\$0.00	153.00	\$19,125.0
2	10" PVC SANITARY SEWER, SDR 26, 15" - 20" DEEP	LF	1,025	587.00	\$89,175.00		\$0.00	1,054.00	\$91,698.0
3	10" PVC SANITARY SEWER, SDR 26, 20" - 25" DEEP	LF	315	\$89.00	\$28,005.00	0	\$0.00	284	\$25,276.0
4	12" PVC SANITARY SEWER, SDR 26, 15' - 20' DEEP	LF	500	592.00	\$46,000.00	0	50.00	495	\$45,540.0
5	12" PVC SANITARY SEWER, SDR 26, 20' - 25' DEEP	LF	630	594.00	\$59,220.00	0	\$0.00	632	\$59,408.
6	10" PVC SANITARY SEWER, SDR 26, IN CASING	LF	100	\$40.00	\$4,000.00	0	\$0.00	100	\$4,000.
7	12" PVC SANITARY SEWER, SDR 26, IN CASING	LF	120	\$45.00	\$5,400.00	0	\$0.00	1001100	\$5,400.
8	20" STEEL CASING PIPE (JACK/AUGERED)	LF	100	\$525.00	\$52,500.00	0	\$0.00	120	\$52,500
9			19973206	5535.00	\$64,200.00	65233		100	
10	24" STEEL CASING PIPE (MCK/AUGERED)	LF	120	50.10	\$140.00	0	\$0.00	120	564,200
	PIPE FOUNDATION ROCK	UF	1,400			0	\$0.00	118	511
11	TELEVISING	UF	2,850	\$2.00	\$5,700.00	0	\$0.00	ū	50
12	4' DIAMETER SANITARY SEWER MH	£A.	12	\$3,000,00	\$36,000.00	0	\$0.00	12	536,000
13	4' DIAMETER EXCESS MANHOLE DEPTH	U	140	\$125,00	\$17,500.00	0	\$0.00	117.7	514,712
14	10"X6" PVC WYE, SDR 25	EA	- 6	\$400.00	\$2,400,00	0	\$0.00	6	52,400
15	12"X6" PVC WYE, SDR 26	EA	a	\$460.00	\$1,840,00	0	\$0.00	6	\$2,760
15	6" PVC SCH 4D SANITARY SEWER RISER	LF	85	\$35.00	\$2,975.00	0	\$0.00	118	54,130
17	6" PVC 5CH 4D SANITARY SEWER SERVICE	LF	400	\$32.00	\$12,800,00	0	\$0.00	389	\$12,448
18	PRECAST CONCRETE JERSEY BARRIERS AT HIGHWAY 5 JACKING PITS	LS	1	\$4,500.00	\$4,500.00	0	\$0.00	1	\$4,500
19	PRECAST CONCRETE JERSEY BARRIERS AT HIGHWAY 17 JACKING PITS	LS	1	\$4,500.00	\$4,500.00	0	\$0.00	1	\$4,500
20	CROSS EXISTING WATER SERVICE	EA	7	\$450.00	\$3,150.00	0	\$0.00	7	\$3,150
21	EXPLORATIONY DIGGING	HR	S	\$500.00	52,500.00	0	\$0.00	0	\$0
	SUBTOTAL - PART 1				5450,285.00		\$0.00		\$451,759
_	20000120000000000				50,000,000,000		25.112		-0.0-0.0-0.0
	PART 2 - WATERMAIN	-		\$1,500.00	\$1,500.00	-	£n nn		és ese
4	TEMPORARY WATER SYSTEM	LS	1			0	\$0.00	1	\$1,500
2	CONNECT TO EXISTING 6" WATER MAIN	EA	3	\$900.00	\$2,700.00	0	\$0.00	1	5900
3	CONNECT TO EXISTING IT WATER MAIN	EA	1	\$950.00	\$950.00	0	\$0.00	1	\$950
4	CUT IN 8" X 8" TEE	EA	1	\$2,600.00	\$2,600.00	0	\$0.00	0	50
5	REMOVE AND DISPOSE OF EXISTING GATE VALVE & BOX	EA	3	\$1,500.00	\$4,500.00	0	\$0.00	c	50
6	REMOVE AND REPLACE 6" GATE VALVE & BOX	EA	4	\$3,400,00	\$13,600.00	0	\$0.00	4	\$13,600
7	REMOVE AND REPLACE S" GATE VALVE & BOX	EA	11	\$3,900.00	\$42,900.00	0	\$0.00	10	\$39,000
8	REMOVE AND DISPOSE OF EXISTING HYDRANT	EA	5	\$760.00	\$3,800.00	0	\$0.00	3	\$2,280
9	6" DIP CL 52 WATER MAIN	LF	70	\$45.00	\$3,220.00	0	\$0.00	30.5	\$1,408
10	8" DIP CL. 52 WATER MAIN	1.F	30	\$53.00	\$1,590.00	0	\$0.00	88	\$4,664
11	6" GATE VALVE AND INDX	EA.	4	\$1,450.00	\$5,800.00	a	\$0.00	1	\$1,450
12	HYDRANT	EA	5	\$4,000.00	\$20,000.00	0	\$0.00	3	\$12,000
13	VALVE BOX EXTENSION	LF	2	\$260.00	\$520.00	0	\$0.00	0	50
14	HYDRANT EXTENSION	LF	1	\$600.00	\$600.00	0	\$0.00	0	50
15	DUCTILE IRON FITTINGS	LB	100	\$10.00	\$1,000.00	0	\$0.00	94	5940
	SUBTOTAL - PART 2		1000		\$105,280.00	Ž.	\$0.00	i Carl	\$78,687
									1122320000
1	PART 3 - STORM SEWER REMOVE AND DISPOSE OF EXISTING STORM SEWER	LF	910	\$10.00	\$9,100.00	0	\$0.00	902	\$9,020
z	REMOVE AND DISPOSE OF EXISTING STORM SEWER MANHOLE	E4	8	\$400.00	\$5,200.00	100	50.00	100000	\$3,200
			10000			0		8	1000000
3	POTHOLE EXISTING WATER MAIN	E4	7	\$450.00	\$3,150.00	0	\$0.00	7	\$3,150
4	12" RCP STORM SEWER, CLASS 5	LF	70	\$40.00	\$2,800.00	0	\$0.00	70	\$2,800
	15" RCP STORM SEWER, CLASS 5	LF	891	542.00	\$37,422.00	C	\$0.00	891	537,A22
6	10" RCP STORM SEWER, CLASS 5	LF	236	\$45.00	\$10,620.00	0	\$0.00	236	\$10,620
7	24" RCP STORM SEWER, CLASS 4	LF	369	\$62.00	\$22,878.00	c	\$0.00	369	\$22,878
В	12" RCP FLARED END SECTION INCLITRASH GUARD	EA	2	\$900.00	\$1,800.00	0	\$0.00	2	\$1,800
9	38" RCF FLARED END SECTION INCL. TRASH GUARD	EA	2	\$1,050.00	\$2,100.00	0	50.00	2	\$2,100
10	24" RCP FLARED END SECTION INCL TRASH GUARD	EV	1	\$1,400.00	\$1,400.00	0	\$0.00	1	51,400
11	RIP RAP, CLASS 3	CY	8.	\$1,15.00	\$920.00	0	\$0.00	12	\$1,380
12	27/3" CATCH BASIN	EA	3	\$2,100.00	\$6,300.00	0	\$0.00	3	\$6,300
13	4' DIA CATCH BASIN/MANHOLE	EA	5	\$2,500.00	\$12,500.00	0	\$0.00	5	\$12,500
14	5' DIA CATCH BASIN/MANHOLE	EA	2	\$3,600.00	\$7,200,00	0	\$0.00	2	\$7,200
15	5' DIA CATCH BASIN/MANHOLE W/ SUMP	EA	1	\$4,350.00	\$4,350.00	0	\$0.00	1	\$4,350
16	BULKHEAD 15' RCP STORM SEWER	EA	1	\$125.00	\$125.00	0	\$0.00	1	5125
17	BULKHEAD 18" RCP STORM SEWER	EA	1	\$150.00	\$150.00	0	\$0.00	1	\$150
18	BULKHEAD 36° RCP STORM SEWER	EA	1	\$225.00	\$225.00	0	\$0.00	1	5225
15	INLET PROTECTION	EA	12	\$175,00	\$2,100.00	99	50.00	0055	\$525
	INSULATION		17/49/2		\$900.00	0		3	
20		SY	30	\$30.00		0	\$0.00	24	\$720
21	POND EXCAVATION (P)	C/	420	\$10.00	54,200,00	0	\$0.00	420	54,200
22	INFILTRATION SWALE EXCAVATION (P)	CY	675	\$10.00	\$6,750.00	0	\$0.00	0	Sic
23	SEED MIX 330 AND HYDROMULCH	5Y	1600	\$2.75	\$4,400,00	0	\$0.00	0	5133.065
	SUBTOTAL - PART 3				\$144,590,00		50.00		\$132,065
	PART 4 - STREET IMPROVEMENTS								
1	MOBILIZATION	LS	2	\$90,000.00	\$90,000.00	0.25	\$22,500.00	1.00	\$90,000
2	TRAFFIC CONTROL	1.5	1	\$9,000,00	59,000,00	0.25	\$2,250.00	1.00	\$9,000

TEM	DESCRIPTION OF PAY ITEM	UNIT	1000000000	CONTRACT	GV-100-Z-100-Z		PERIOD	-	TO DATE
55.80		25.00	QUANTITY	UNIT PRICE	AMOUNT	QUANTITY	TRUCMA	QUANTITY	AMOUN
3	TEMPORARY ROCK CONSTRUCTION ENTRANCE	ta.	3	\$1,200.00	\$3,600.00	0.50	\$600.00	1	\$1,200.0
4	CLEAR AND GRUB TREES AND BRUSH	635	1	\$4,500.00	\$4,500.00	0.00	\$0.00	1	\$4,500.0
5	TEMPORARY ACCESS GRADING	45	1	\$2,000.00	\$2,000.00	0.00	\$0.00	1	\$2,000.0
6	TEMPORARY ACCESS AGGREGATE BASE CLASS 5	TN	60	\$10.00	\$1,800.00	0.00	\$0.00	60	\$1,800
7	TEMPORARY ACCESS MAINTENANCE	HR	30	\$125.00	\$1,250.00	0.00	\$0.00	10	\$1,250
8	REMOVE TEMPORARY ACCESS	us	1	\$1,500.00	\$1,500.00	1.00	\$1,500.00	1	\$3,500
9	REMOVE AND DISPOSE OF EXISTING CONCRETE CURB AND GUTTER	f±	290	\$6.00	\$1,740.00	0.00	\$0.00	290	\$1,740
10	REMOVE AND DISPOSE OF EXISTING BITUMINOUS PAVEMENT	23,	9160	\$2.00	\$18,320.00	10.00	\$0.00	9,487	\$18,974.
11	REMOVE AND DISPOSE OF EXISTING BITUMINOUS PAVEMENT (DRIVEWA	SY	335	54,00	\$1,340.00	0.00	\$0.00	300	\$1,200
12	REMOVE AND DISPOSE OF EXISTING LIGHT BASE	EA	. 4	\$300.00	\$1,200.00	0.00	\$0.00	0	\$0
13	SALVAGE AND REINSTALL SIGN	EA	8	\$200.00 \$250.00	\$1,600.00 \$250.00	0.00	\$0.00	0	50 50
14	SALVAGE AND REINSTALL MAIL DROPBOX	EA	1	\$7,500,00	\$7,500.00	0.00	50.00	0	50
15	SALVAGE AND REINSTALL RETAINING WALL	15	1	\$3,00	\$600.00	0,00	50.00 50.00	0	\$600
16	SAWOUT BITUMINOUS PAVEMENT	LF	200	\$9,00	569,750.00	0,00	50.00	200	569,750
17	COMMON EXCAVATION (F)	C.	7750	\$12.00	\$4,080.00	0,00	\$0.00	7,750	\$2,592
18	SUBGRADE CORRECTION (EV)	CY	340	\$465.00	\$11,318.10	0.00	\$0.00	216	\$11,318
19	SUBGRADE PREPARATION	RS	24.34	\$12.00	\$12,000.00	0.00	\$0.00	24.34	\$11,760
20	4" PERFORATED PVC DRAIN TILE WITH AGGREGATE AND WRAP	LF	1000	\$10.50	\$66,990.00	0.00	\$0.00	980	\$66,989
21	AGGREGATE BASE CLASS 5	TN	6380	\$10.00	\$40,900.00	0.00	\$3,950.00	6,380	\$44,850
22	SELECT GRANULAR BORROW (P)	CY	4090	\$86.50	\$53,200.00	395.00	\$0.00	4,485	\$0
23	TYPE SP 9.5 BITUMINOUS WEARING COURSE MIXTURE (2.8) [SPWEAZ306	TN	BOIL	\$57.75	\$77,096.25	0.00	\$0.00	0 4 200.5	574,526
24	TYPE SP 12.5 BITUMINOUS NON WEARING COURSE MIXTURE (2,6) [SPNV	TN	1335	52.00	\$1,130.00	0.00	\$0.00	1,290.5	\$30
25	BITUMINOUS MATERIAL FOR TACK COAT	GAL	565	\$450.00	\$5,400.00	0.00	\$0.00	25	50
26	ADJUST MH CASTING - STEEL RING (2015)	EA	12	\$250,00	\$5,000.00	0.00	\$0.00	0	50
27	ADJUST VALVE BOX (7015)	EA	20	\$10.77	546,418.70	0.00	\$0.00		\$48,088
28	8624 CONCRETE CURB AND GUTTER	LF	4310	\$14.80	\$1,554.00	0,00	50.00	4,665	5636
29	8612 CONCRETE CURB AND GUTTER	LF	105	\$420.00	\$5,040.00	0.00	\$4,200.00	43 12	\$5,040
30	CONCRETE PEDESTRIAN RAMP	EA	12	\$1.50	\$45,885.00	10.00	\$1,302.00	51960000	544,940
31	5" CONCRETE SIDEWALK	SF	13110	\$70.00	\$23,800.00	372.00	\$0.00	12,840	\$23,170
32	IN COMMERCIAL CONCRETE DRIVEWAY PAVEMENT (HIGH EARLY)	21.	340	\$50.00	\$1,750.00	0.00 35.00	\$1,750.00	331	\$1,750
33	6" CONCRETE FLUME	57	35	\$42.00	\$7,056.00	132.00	\$5,544.00	160	\$6,720
34	TRUNCATED DOME PANELS	5F	168	\$50.00	\$5,250.00	70000000	\$6,250.00	1,000	\$8,000
35	BITUMINOUS DRIVEWAY PAVEMENT	5%	105	\$65.00	\$17,550.00	125.00	517,219.15	150	517,215
36	TYPE SP 9.5 BITUMINOUS WEARING COURSE MIXTURE - TRAIL (2,0) (SPW	TN	270	\$4.25	\$21,250.00	264.91	517,692.75	265	\$17,692
37	SOODING	SY	5000	\$35.00	\$17,500.00	4,163.00	\$27,405.00	4,163 783	\$27,406
38	IMPORT AND PLACE TOPSOIL BORROW (CV)	CY	500	\$3.25	\$6,500.00	783,00	\$2,099.50	646	\$2,099
39	SEED & EROSION CONTROL BLANKET	SY	2000	\$2.15	511,825.00	646,00	\$7,522.85	3,499	\$7,522
40	SEED & HYDROMULCH	SY	5500	\$1.95	\$1,950.00	3,499,00	\$0.00	0	50
41	SILT FENCE, TYPE MACHINE SUCED	LF	1000	\$22.50	\$675.00	0.00	\$0.00	0	50
42	SILT FENCE, TYPE FLOATING	LF	30	\$5.75	\$1,150.00	0.00	\$0.00	30	5172
43	DITCH CHECK - BIORDLL	LF	200	\$125.00	\$1,875.00	0.00	\$0.00	0	50
44	STREET SWEEPING	HR	15		\$281.25	TM 25,000	\$0.00		SC
45	SIGN PANELS, TYPE C	SF	6	\$45.00 \$1.50	53,405.00	0.00	\$0.00	7.5	50
46	4" DOUBLE SOLID YELLOW LINE, EPOXY	U	2270	90.73	\$82.50	0.00	\$0.00	0	50
47	4" SOLID WHITE LINE, EPOXY	LF	110		5845.00	0.00	\$0.00	0	50
48	RIGHT TURN ARROW, TAPE	EA	- 1	\$845.00	\$714,706.80	0.00	\$121,785.25		\$626,056
	SUBTOTAL - PART 4				3724,750.00		***************************************		- 10.55
1	ALTERNATE NO. 1 - SANITARY SEWER SOUTH OF THIS CLEAR AND GRUB TREES AND BRUSH	LS	1	\$4,000.00	\$4,000.00	0	\$0.00	1	\$4,000
2	REMOVE AND DISPOSE OF EXISTING STORM SEWER	LF	20	\$10.00	\$200.00	0	\$0.00	c	50
3	PATCH GRAVEL DRIVEWAY	TN	200	\$20.00	\$4,000.00	0	\$0.00	0	50
4	18" CMP DRIVEWAY CULVERT	LF	20	\$45.00	5900.00	0	\$0.00	0	50
5	18" CMP FLARED END SECTION	EA	2	5480.00	5960.00	0	\$0.00	0	Şi
6	15" PVC SANITARY SEWER, SDR 26, 15" - 20" DEEP	LF	625	594.00	\$58,750,00	0	\$0.00	625	\$58,750
7	15" PVC SANITARY SEWER, SDR 26, 20' - 25' DEEP	LF	1255	596.00	\$120,480,00	0	\$0.00	1,255	\$120,480
8	14" PVC SANITARY SEWER, C905 DR 25, IN CASING	LF	164	\$40.00	\$6,560.00	0	\$0.00	264	\$6,560
9	14" PVC SANITARY SEWER, C905 DR 25, 20" - 25" DEEP	LF	20	\$76.00	51,520.00	0	\$0.00	20	\$1,52
10	28° STEEL CASING PIPE (JACK/AUGERED)	LF	164	\$565.00	\$92,660.00	0	50.00	60	\$38,90
11	PIPE FOUNDATION ROCK	LF	1000	50.01	\$10.00	0	\$0.00	0	9
12	TELEVISING	LF	2061	52.00	\$4,122.00	0	\$0.00	0	5
13	4' DIAMETER SANITARY SEWER MH	EA	8	\$1,200.00	\$25,600.00	0	\$0.00	8	\$25,60
14	4' DIAMETER EXCESS MANHOLE DEPTH	LF	115	\$125.00	\$14,375.00	0	\$0.00	109.2	\$13,65
15	SOIL DECOMPACTION	AC	5	\$1,200.00	\$6,000.00	0	\$0.00	0	9
16	SILT FENCE, TYPE MACHINE SLICED	LF	300	\$1.95	\$585.00	0	\$0.00	0	50
	SEED AND BLANKET	SY	1500	53.25	\$4,875,00	0	\$0.00		SC
17									

CHANGE ORDER NO. 1 COL1 CONNECT TO EXISTING 6" WATER MAIN COL2 CONNECT TO EXISTING 8" WATER MAIN ĒΑ -2.0 \$900.00 -\$1,800.00 C \$0.00 \$0.00 EA. 2.0 \$950.00 \$1,900.00 \$0.00 \$1,900.00 0 2 \$1,600.00 EA 1.0 \$1,600.00 \$1,600.00 0 1 CO1-3 CONNECT TO EXISTING 16" WATER MAIN \$0.00 EA LF CO1-4 CUT IN 8" X 8" TEE -1.0 \$2,600.00 \$2,600.00 0 \$0,00 0 \$0.00 CO1-5 REMOVE AND DISPOSE OF EXISTING 8" WATER MAIN 875.0 \$6.00 \$5,250.00 50.00 \$5,304.00

ITEM DESCRIPTION OF PAY ITEM	DESCRIPTION OF PAY ITEM	UNIT	CONTRACT			THIS PERIOD		TOTAL TO DATE	
	LONG!	QUANTITY	UNIT PRICE	AMOUNT	QUANTITY	TAUCMA	QUANTITY	AMOUNT	
001-6	REMOVE AND DISPOSE OF EXISTING GATE VALVE & BOX	EA	1.0	\$1,500.00	\$1,500.00	0	50.00	1	\$1,500.00
CO1-7	16" DIP CL. 51 WATER MAIN	LF	875.0	\$69.00	\$60,375.00	0	50.00	875	\$60,375.00
001-8	#" GATE VALVE AND BOX	EA	2.0	\$1,700.00	\$3,400.00	0	\$0.00	2	\$3,400.0
CD1-9	16" BUTTERFLY VALVE AND BOX	EA	2.0	\$3,000.00	\$6,000.00	a	50.00	2	\$6,000.0
CO1-10	DUCTILE IRON FITTINGS.	LB	2,680.0	\$10.00	\$26,800.00	0	50.00	2,525	\$25,250.0
CD1-11	8" DIP CL 52 WATER MAIN	LF	10.0	\$53.00	\$530.00	0	50.00	9	\$477.0
CO1-12	10" HDPE DR 11 WATERMAIN INSTALLED BY DIRECTIONAL DRILL	1.F	90.0	\$178.00	516,020.00	0	\$0.00	0	50.0
TOTAL	S - CHANGE ORDER NO. 1	-0.1	70		\$118,975.00	2	\$0.00	A. 1	\$105,806.0
CHANG	GE ORDER NO. 2								
C02-1	MANHOLE CORE DRILL	15	1.0	\$3,825.00	\$3,825.00	0	\$0.00	1	53,825.0
CO2-2	GEOTEXTILE FABRIC	SY	9,940.0	51.85	\$18,389.00	0	\$0.00	9,940	518,389.0
TOTAL	5 - CHANGE ORDER NO. 2	.0000			\$22,214.00		\$0.00		\$22,214.0
CHANG	SE ORDER NO. 3								
003-1	BO-INCH CASING PIPE - PIPE HAMMER	15	1.0	\$19,435.00	\$19,435.00	0	\$0.00	1	\$19,435.0
TOTAL	S - CHANGE ORDER NO. 3				\$19,435.00		\$0.00		\$19,435.0
CHANG	GE ORDER NO. 4								
004-1	48 INCH CASING PIPE	LF	164.0	\$1,300.00	\$213,200.00	0	50.00	164	\$213,200.0
Carrier to	DEDUCT 28-INCH CASING PIPE (NOT INSTALLED)	LF	-104.0	\$565.00	-558,760.00	0	-50.00	0	\$0.0
004-2									
	S - CHANGE ORDER NO. 4				\$154,440.00	7	\$0.00		\$213,200.0



MAYOR AND COUNCIL COMMUNICATION

DATE:

08/04/2015

CONSENT

ITEM #:

10

AGENDA ITEM:

Approve Amendment to Community Development Block Grant Cooperative

Agreement

SUBMITTED BY:

Clark Schroder, Interim Administrator

THROUGH:

Julie Johnson, City Clerk

SUMMARY AND ACTION REQUESTED:

Washington County is requesting the City sign off on an amendment to the CDBG Cooperative Agreement. The Mayor and Interim Administrator have signed the document and delivered it to Washington County in order for the county to be able to deliver the fully executed document to HUD on its due date. Staff is requesting the council formally approve this amendment.

If removed from the Consent Agenda, staff recommends the following: Motion "to approve the RECOMMENDATION: Amendment to the Washington County Community Development Block Grant Cooperation Agreement."

ATTACHMENT(S):

Amendment to Washington County Community Development Block Grant Cooperation Agreement.



URGENT - IMMEDIATE ATTENTION REQUIRED

July 21, 2015

Re: Amendment to Community Development Block Grant (CDBG) Cooperation Agreement

Dear Participating Community,

Enclosed please find a contract amendment to your agreement with Washington County regarding your participation in the Community Development Block Grant (CDBG) program.

HUD is requiring that we amend this agreement to include the following language:

SPECIAL PROVISIONS

A. A unit of general local government may not sell, trade, or otherwise transfer all or any portion of such funds to a metropolitan city, urban county, unit of general local government, or Indian tribe, or insular area that directly or indirectly receives CDBG funds in exchange for any other funds, credits or non-Federal considerations, but must use such funds for activities eligible under Title I of the Housing and Community Development Act of 1974, as amended (see paragraph V.M. of

Please have the amendment signed and return the original amendment no later than Monday, July

Washington County Community Services 14949 62nd Street N, PO Box 30 Stillwater, MN 55082

I will send you a copy of the amendment, with any attachments, once we have all the required signatures. If you have any questions, please contact Angie Shuppert, Community Development Programs Manager at the Washington County HRA at 651.379.9551 or ashuppert@wchra.com Sincerely,

Syple Sarah Tripple, LSW

Community Services Policy Analyst

Washington County Community Services

14949 62nd St North

Stillwater, MN 55082

651.430.6480 or sarah.tripple@co.washington.mn.us

Enclosure: contract/amendment

- ☐ Service Center Cottage Grove 13000 Ravine Parkway Cottage Grove, MN 55016 Phone: 651-430-4159 Fax: 651-430-4157
- □ Service Center Forest Lake 19955 Forest Road N Forest Lake, MN 55025 Phone: 651-275-7260 Fax: 651-275-7263
- Government Center 14949 62nd St N P.O. Box 30 Stillwater, MN 55082-0030 Phone: 651-430-6455 Fax: 651-430-6605
- ☐ Service Center Woodbury 2150 Radio Drive Woodbury, MN 55125 Phone: 651-275-8650 Fax: 651-275-8682

AMENDMENT NUMBER ONE AGREEMENT #1136 WASHINGTON COUNTY COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) COOPERATION AGREEMENT

This Amendment Number One is entered into by and between the County of Washington, State of Minnesota, 14949 62nd Street North, P.O. Box 30, Stillwater, MN 55082, hereafter referred to as the "County" and City of Lake Elmo, hereinafter referred to as the "Cooperating Community", is to amend CDBG Contract #1136.

WHEREAS, Title II of the Cranston - Gonzales National Affordable Housing Act of 1990 (42 U.S.C. 12701 et seq. as amended) provides for a program known as the HOME Investment Partnership Program; and

WHEREAS, Washington County, Minnesota qualifies under said law as a member of the HOME Consortium formed by Anoka, Dakota, Ramsey and Washington Counties, and the Cities of Coon Rapids in Anoka County and Woodbury in Washington County; and

WHEREAS, part 92 of Title 24 of the Code of Federal Regulations sets forth regulations governing the applicability and use of funds under Title II; and

WHEREAS, the governing regulations require that units of local government enter into a cooperation agreement with the County for participation in the HOME Program, which shall be the same cooperation agreement participation in the Community Development Block Grant Program; and

WHEREAS, a unit of general local government is restricted from selling, trading or otherwise transferring such funds; and

Now, THEREFORE, the parties mutually agree to amend Washington County Community Development Block Grant (CDBG) Cooperation Agreement, Contract #1136 as follows:

1. Section I.A. shall hereby deleted and restated to read:

"The Acts" means the Housing and Community Development Act of 1974, Title I, of Public Law 93-383, as amended (42 U.S.C. 5301. et. seq.) and HOME Investment Partnership Act, Title II of the Cranston-Gonzales National Affordable Housing Act of 1990 (42 U.S.C. 12701, et. seq.) as amended.

Section I.B. shall be hereby deleted and restated to read:

"Regulations" means the rules and regulations promulgated pursuant to the "Acts" including but not limited to 24 C.F.R. Parts 92 and 570.

3. The last sentence in Section I, Definitions, is hereby deleted and restated to read:

The Definitions contained in the Acts and the Regulations are incorporated by reference and are made a part hereof.

4. The second paragraph of section II, Purpose, is hereby deleted and restated to read:

The purpose of this Agreement is to authorize the County to cooperate with the Cooperating Community in undertaking or assisting in undertaking the activity as authorized in the Acts and in the Regulations.

- 5. Section V. Special Provisions is hereby amended by adding subsection IV, L. as follows:
 - L. A unit of general local government may not sell, trade, or otherwise transfer all or any portion of such funds to a metropolitan city, urban county, unit of general local government, or Indian tribe, or insular area that directly

or indirectly receives CDBG funds in exchange for any other funds, credits or non-Federal considerations, but must use such funds for activities eligible under Title I of the Housing and Community Development Act of 1974, as amended.

All other terms and conditions of Contract #1136 unless specifically amended herein remain in full force and effect.

IN WITNESS THEREOF, the County and the Cooperating Community have executed this Agreement this day of $\,$, 2015.

APPROVED AS TO FORM: For County Attorney	Dated: 7/20/15
WASHINGTON COUNTY, STATE OF MINNESOTA	
By: Chair, Washington County Board of Commissioners	Dated:
By: Administrator, Washington County	Dated:
By: PA 702	Dated: 7/25/15
By: Cent Schroeck	Dated: 7/23/15



MAYOR & COUNCIL COMMUNICATION

DATE:

August 4, 2015

11

REGULAR

ITEM#

AGENDA ITEM:

2016 Street Improvements - Authorize Preparation of a Feasibility Report

SUBMITTED BY: Ryan Stempski, Assistant City Engineer

THROUGH:

Clark Schroeder, Interim City Administrator

REVIEWED BY:

Jack Griffin, City Engineer

Cathy Bendel, Finance Director Mike Bouthilet, Public Works

SUGGESTED ORDER OF BUSINESS:

POLICY RECOMMENDER: Engineering

FISCAL IMPACT: \$10,800

If authorized, FOCUS Engineering Inc., will prepare a feasibility report in the not to exceed amount of \$10.800 for the 2016 Street Improvements. If the improvements are ordered, the report costs will be charged against the project fund and become assessable to the benefitting properties. Should the project not be constructed, the report costs cannot be assessed.

SUMMARY AND ACTION REQUESTED:

The City Council is respectfully requested to consider approving Resolution No. 2015-62, Ordering Preparation of a Feasibility Report. The recommended motions for these actions area as follows:

"Move to approve Resolution No. 2015-XX, Ordering preparation of a Feasibility Report for the 2016 Street Improvements to FOCUS in the not to exceed amount of \$10,800."

LEGISLATIVE HISTORY/BACKGROUND INFORMATION:

In accordance with the proposed 2015-2019 Street Capital Improvement Plan (CIP), the following local streets represent the most essential street improvements for implementation in 2016. The streets programmed for improvements in 2016 include:

- Kirkwood Avenue North, from 50th Street North to cul-de-sac.
- Jasmine Avenue North, from 10th Street North to end of Stonegate 1st Addition,
- 9th Street North, from west end cul-de-sac to east end cul-de-sac,
- · Jasmine Avenue Place North, from Jasmine Avenue North to cul-de-sac,
- Kelvin Avenue, from Trunk Highway 5 to cul-de-sac (including the private drive north of Kelvin Court).

In order to initiate the improvement the Council must direct the preparation of a feasibility report as required by the statutory process for public improvements that are specially assessed. The report will advise on the scope of recommended improvements for each local street; provide estimated project costs of the recommended improvements; identify easement and right-of-way, permits, and other requirements of other local agencies needed to implement the improvements; recommend whether the improvements should be best made as proposed or in connection with some other improvement; and advise if the improvements are necessary, cost effective, and feasible. The report will also provide a proposed preliminary assessment roll for each of the benefitting properties based upon the City's Special Assessment Policy for Local Improvements, dated June 2014.

The improvements will likely include full street reconstruction, street reclamation, storm sewer and drainage improvements, and watermain extension consistent with the City's 2030 Comprehensive Plan. Water quality improvements will be evaluated and incorporated as necessary to meet VBWD permitting requirements.

A project schedule for the 2016 Street Improvements is attached and outlines the implementation timeframe necessary to ready the improvements for construction in 2016. The proposed schedule provides the necessary time to address public involvement, acquire project related easements, acquire field survey before snowfall, and to receive contractor bids early in 2016 to promote a competitive bid environment.

RECOMMENDATION:

Staff is recommending that the City Council authorize FOCUS Engineering, Inc. to prepare a Feasibility Report for the 2016 Street Improvements in the estimated amount of \$10,800. The recommended motion for this action is as follows:

"Move to approve Resolution No. 2015-62, Ordering preparation of a Feasibility Report for the 2016 Street Improvements to FOCUS in the not to exceed amount of \$10,800."

ATTACHMENT(S):

- 1. Resolution No. 2015-62, Ordering Preparation of a Feasibility Report.
- 2. 2016 Street and Utility Improvements Location Map.
- 3. 2016 Street and Utility Improvements Project Schedule.

CITY OF LAKE ELMO WASHINGTON COUNTY STATE OF MINNESOTA

RESOLUTION NO. 2015-62

A RESOLUTION ORDERING PREPARATION OF A FEASIBILITY REPORT FOR THE 2016 STREET IMPROVEMENTS

WHEREAS, the City maintains a 5-year revolving Street Capital Improvement Program (Street CIP) to promote the strategic use of limited financial resources while maintaining, developing or replacing the City's local street network; and

WHEREAS, the Street CIP represents the City's long-range street improvement program that identifies the present and future needs and priorities, and develops a schedule of public improvements to address the most essential improvements first; and

WHEREAS, with a street reconstruction project the City reviews and considers the potential replacement or need for utility improvements in accordance with the City's 2030 Comprehensive Plan, including watermain or sanitary sewer, to be constructed in conjunction with the street improvement; and

WHEREAS, it is proposed to initiate the 2016 Street Improvement project to improve the following local streets;

- Kirkwood Avenue North, from 50th Street North to cul-de-sac,
- Jasmine Avenue North, from 10th Street North to end of Stonegate 1st Addition,
- 9th Street North, from west end cul-de-sac to east end cul-de-sac,
- · Jasmine Avenue Place North, from Jasmine Avenue North to cul-de-sac,
- Kelvin Avenue North, from Trunk Highway 5 to cul-de-sac

WHEREAS, it is proposed to assess the benefiting properties for all or a portion of the cost of the improvement, pursuant to the City's Special Assessment Policy and Minnesota Statues, Chapter 429.

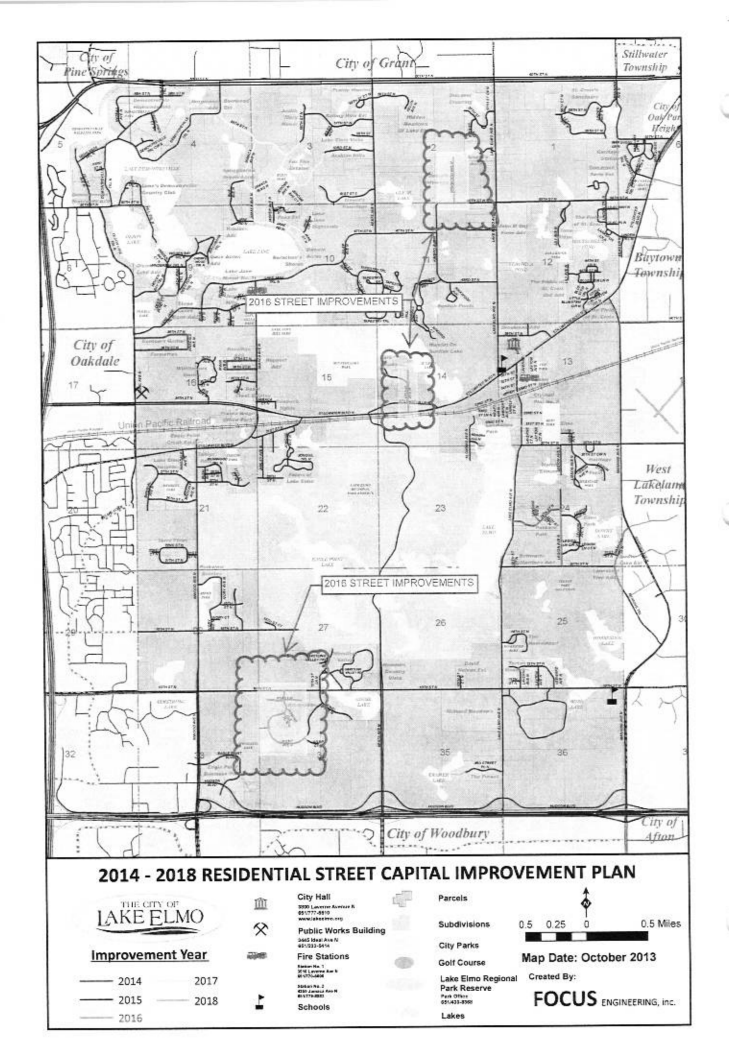
NOW, THEREFORE, IT IS HEREBY RESOLVED,

That the proposed improvement, called the 2016 Street Improvements, be referred to the City Engineer and FOCUS Engineering, and that FOCUS Engineering is instructed to complete a feasibility report in accordance with Minnesota Statues, Chapter 429 for the proposed improvements, and to report to the council with all convenient speed advising the council in a preliminary way as to whether the proposed improvement is necessary, cost-effective, and feasible; whether it should be best made as proposed or in connection with some other improvement; the estimated cost of the improvement as recommended; and a description of the methodology used to calculate individual assessments for affected parcels.

ADOPTED BY THE LAKE ELMO CITY COUNCIL ON THE FOURTH DAY OF AUGUST 2015.

CITY OF LAKE ELMO

	By:	
	Mike Pearson	
	Mayor	
(Seal)	¥.	
ATTEST:		
Julie Johnson		
City Clerk		
and a second		



PRELIMINARY PROJECT SCHEDULE CITY OF LAKE ELMO

FOCUS ENGINEERING, inc.

Cara Geheren, P.E.

651.300.4261

Jack Griffin, P.E. Ryan Stempski, P.E. 651.300.4264 651.300.4267

Chad Isakson, P.E.

651.300.4283

2016 STREET IMPROVEMENTS

PROJECT NO. 2015.XXX

AUGUST 2015

August 4, 2015 Council authorizes Feasibility Report.

October 6, 2015 Presentation of Feasibility Report. Council accepts Report and calls Hearing.

November 3, 2015 Public Improvement Hearing. Council orders preparation of Plans and Specifications.

February 16, 2016 Council approves Plans and Specifications and orders Advertisement for Bids.

March 17, 2016 Receive Contractor Bids.

April 5, 2016 Council accepts Bids and awards Contract.

May 2, 2016 Conduct Pre-Construction Meeting and issue Notice to Proceed.

August 12, 2016 Substantial Completion.

September 30, 2016 Final Completion.

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MAYOR & COUNCIL COMMUNICATION

DATE: 8/4/15 REGULAR ITEM # 12 MOTION

AGENDA ITEM:

Eastern Village Trunk Sewer and Watermain Developer's Agreement

SUBMITTED BY: Kyle Klatt, Community Development Director

THROUGH:

Clark Schroeder, Interim City Administrator

REVIEWED BY:

Jack Griffin, City Engineer

Dave Synder, City Attorney

SUGGESTED ORDER OF BUSINESS:

- Introduction of ItemCommunity Development Director
- Report/Presentation......Community Development Director
- Call for Motion Mayor & City Council

POLICY RECCOMENDER: Staff is recommending that the City Council approve revisions to the Eastern Village Trunk Sewer and Watermain development contract that will change the name of the developer associated with the project and make other revisions as negotiated by Staff and the developer.

FISCAL IMPACT: Direct Payments to Developer - None (no change from approved agreement).

SUMMARY AND ACTION REQUESTED: The City Council is being asked to consider amendments to the approved developer's agreement for a project to install trunk sewer and watermain facilities from the 30th Street lift station to the southern edge of the railroad right-ofway line within the southern portion of the Village Planning Area. This trunk infrastructure will connect to the line previously constructed by the City within the 39th Street right-of-way and that was extended to the railroad right-of-way in the northern part of the Village. The revisions will change the developer of the project from Chase Development, Inc. to two separate parties: Robert Engstrom Companies and GWSA Land Development, LLC (Gonyea). In addition to the

developer change, the two new parties to the agreement have asked for revisions to the document to extend the completion date from September 15th to November 1st.

The recommended motion to take action on the request is as follows:

"Move to amend the developer's agreement for the Eastern Village Trunk Sewer and Watermain as drafted and documented in the attached amended Development Agreement"

LEGISLATIVE HISTORY/STAFF REPORT: The City Council approved a developers' agreement for trunk sewer and watermain project on June 9th of this year after separating out this specific project from the overall work planned within the Easton Village subdivision. In the time since the Council's approval of an agreement, the private parties that will be building this project have failed to come to an agreement that would allow work to commence on the project as initially proposed. At this time, two of the parties that will directly benefit from the installation of the trunk infrastructure, Robert Engstrom Companies and Gonyea Development, have asked that the City name them as the developer for the project so that they can assume responsibility to build the line and move forward with their respective development projects that are ultimately connecting to this line.

In addition to changing the name of the developer, the parties involved with this project have asked for some additional changes to the agreement, the most significant of which is the moving back of the original project completion date from September 15th to November 1, 2015. The November 1st date was selected because it is the latest date that the sewer connection could be made and still allow the City to assess properties along 39th Street that will be connecting to this line. Staff has been in discussions all parties associated with the trunk sewer line, and is recommending approval of the request with the following considerations:

- That Section 9 of the agreement concerning the time of performance be revised to include additional language that will require the developer to track progress towards completion of the project.
- That the project include a penalty for failure to complete the sewer work by November 1st. The suggested \$15,000 penalty represents the City's carrying costs for bond interest payments if the 39th Street sewer work cannot be assessed to benefitting property owners.
- That this section include additional clarification concerning the circumstances under which an extension may be considered by the City.
- That in consideration of the later completion date, some of the previous provisions concerning notification requirements for default be removed.

The developer has also asked that the project construction cost estimates be updated to reflect the most recent information available from their contractor. These updated estimates have slightly lowered the amounts from the agreement as originally drafted.

All proposed changes from the approved agreement are tracked in the attached document.

BACKGROUND INFORMATION (SWOT):

Strengths: The revisions will allow the responsibility for the project to transfer to developers that will be able to mobilize and begin construction on the trunk infrastructure.

The agreement includes additional language that offers additional protection to the City if the sewer line is not installed prior to November 1st. There is no such protection in the current agreement.

The revised agreement is a key part of all parties being able to move forward with their developments and to execute the private agreements necessary to build the trunk sewer line.

The three affected parties have provided their signed agreement for review by the City to document their intent to move forward with construction.

Weaknesses: Work must commence soon in order to ensure the November 1st deadline can be met.

Opportunities: The proposed revisions will further the City's interests in completing a major piece of trunk sewer infrastructure that is funded by private developers.

Threats: Failure to execute an agreement that is acceptable to all parties could lead to delays in connecting individuals to the trunk sewer line, the inability of the City to assess the sewer portion of the 39th Street project, and three developments that will be unable to move forward with building permits.

RECOMMENDATION: Based on the above Staff report, Staff is recommending that the City Council approve the proposed amendments to the Eastern Village Trunk Sewer and Watermain Developers Agreement as documented in the attached agreement. The suggested motion to adopt the Staff recommendation is as follows:

"Move to amend the developer's agreement for the Eastern Village Trunk Sewer and Watermain as drafted and documented in the attached amended Development Agreement"

ATTACHMENTS:

1. Amended Eastern Village Trunk Sewer and Watermain Developers Agreement

(reserved for recording information)

DEVELOPMENT CONTRACT

(Trunk Sewer)

Eastern Village Trunk Sewer and Watermain Line

	AG	REEMENT	dated	-	, 2	015, by and between the CITY OF LAKE
ELMO	а	Minnesota	municipal	corporation	("City"),	and Chase Development, Inc GWSA Land
<u>Develo</u>	pme	ent. LLC. and	Robert En	gstrom Comp	anies. (ea	ch sometimes individually referred to as a
"Party"	and	collectively	referred to a	s the "Develo	per").	

- 1. REQUEST FOR PUBLIC IMPROVEMENT PROJECT APPROVAL. The Developer has asked the City to approve the final plans for the Eastern Village Trunk Sewer and Watermain Line (referred to in this Contract as the "project"). The land is on which the project is situated in the County of Washington, State of Minnesota, and is legally described in the attached Exhibit "A":
- CONDITIONS OF PROJECT APPROVAL. The City hereby approves the project on condition that the Developer enter into this Contract and furnishes the security required by it.
- 3. RIGHT TO PROCEED. Unless separate written approval has been given by the City the Developer may not grade or otherwise disturb the earth, remove trees, and construct utilities, until all the following conditions have been satisfied: 1) this agreement has been fully executed by both

parties and filed with the City Clerk, 2) the necessary security has been received by the City, 3) all required easements have been recorded with the Washington County Recorder's Office, and 4) the City's Community Development Director has issued a letter that all conditions have been satisfied, a preconstruction conference has been held, and that the Developer may proceed.

4. DEVELOPMENT PLANS. The project shall be constructed in accordance with the following plans and at the Developer's sole expense. The plans shall not be attached to this Contract. If the plans vary from the written terms of this Contract, the written terms shall control. The plans are:

Plan A – Eastern Village Trunk Sewer and Watermain Line

- IMPROVEMENTS. The Developer shall install and pay for the following:
 - A. Sanitary Sewer Eastern Village Trunk Sewer and Watermain Line.
 - Watermain Eastern Village Trunk Sewer and Watermain Line.

The improvements shall be installed in accordance with the City subdivision ordinance and the City's Engineering Design and Construction Standards Manual and pursuant to the direction of the City Engineer. The Developer shall submit plans and specifications which have been prepared by a competent registered professional engineer to the City for approval by the City Engineer. The Developer shall instruct its engineer to provide adequate field inspection personnel to assure an acceptable level of quality control to the extent that the Developer's engineer will be able to certify that the construction work meets the approved City standards as a condition of City acceptance. In addition, the City may, at the City's discretion and at the Developer's expense, have one or more City inspectors and a soil engineer inspect the work on a full or part-time basis. The Developer's engineer shall provide for on-site project management. The Developer's engineer is responsible for design changes and contract administration between the Developer

and the Developer's contractor. The Developer or his engineer shall schedule a pre-construction meeting at a mutually agreeable time at the Lake Elmo Public Works Facility with all parties concerned, including the City staff, to review the program for the construction work.

All labor and work shall be done and performed in the best and most workmanlike manner and in strict conformance with the approved plans and specifications. No deviations from the approved plans and specifications will be permitted unless approved in writing by the City Engineer. The Developer agrees to furnish to the City a list of contractors being considered for retention by the Developer for the performance of the work required by the Contract. The Developer shall not do any work or furnish any materials not covered by the plans and specifications and special conditions of this Contract, for which reimbursement is expected from the City, unless such work is first ordered in writing by the City Engineer as provided in the specifications.

ADMINISTRATION AND CONSTRUCTION 6. CITY **ENGINEERING** OBSERVATION. Prior to the commencement of any construction activity authorized under this agreement, the Developer shall submit an escrow for City Engineering Administration and Construction Observation in an amount provided under paragraph 29, Summary of Cash Requirements (City Engineering Administration Escrow). The escrow account will be used to reimburse the City for all engineering administration and construction observation performed during the construction of the improvements until the escrow has been reduced to half of its original amount. Thereafter, the Developer shall reimburse the City each month, within 30 days of receiving an invoice, for all engineering administration and construction observation performed during the construction of the improvements (at normal City rates for such services) and will maintain the account at half of the original balance. If Developer fails to pay the invoiced amount within such 30-day period, and such failure continues for an additional five (5) business days after written notice from the City of such failure, the City may draw upon the escrow and stop the work on site until said escrow has been replenished in accordance with this Section. City engineering administration will include monitoring of construction progress and construction observation, consultation with Developer and his engineer on status or problems regarding the project, coordination for testing, final inspection and acceptance, project monitoring during the warranty period, and processing of requests for reduction in security. Construction observation may be performed by the City's in-house staff or consulting engineer. Construction observation shall include, at the discretion of the City, part or full time inspection of proposed public utilities and street construction. Services will be billed on an hourly basis at normal City rates therefor.

The direction and review provided through the inspection of the improvements should not be considered a substitute for the Developer required management of the development. Developer will cause the contractor(s) to furnish the City with a schedule of proposed operations at least five (5) days prior to the commencement of construction of each type of Improvement. City shall inspect all Developer Installed Improvements during and after construction for compliance with approved plans and specifications. Developer will notify the City Engineer at such times during construction as the City Engineer requires for inspection purposes. Such inspection is pursuant to the City's governmental authority, and no agency or joint venture relationship between the City and Developer is thereby created.

- 7. CONTRACTORS/SUBCONTRACTORS. City Council members, City employees, and City Planning Commission members, and corporations, partnerships, and other entities in which such individuals have greater than a 25% ownership interest or in which they are an officer or director may not act as contractors or subcontractors for the public improvements identified in Paragraph 5 above.
- 8. PERMITS. The Developer shall obtain or require its contractors and subcontractors to obtain all necessary permits, including but not limited to:
 - A. Right-of-Way Excavations and Obstructions:
 - City of Lake Elmo, Right-of-Way Utility Installation(s)
 - City of Lake Elmo, Right-of-Way Obstruction(s)
 - Washington County, Utility Installations(s)
 - Washington County, Street or Driveway Access(s)
 - Minnesota Department of Transportation, Utility Installation
 - · Minnesota Department of Transportation, Right-of-Way Permit
 - B. <u>Watermain Extensions</u>:
 - Minnesota Department of Health
 - C. <u>Sanitary Sewer Extensions:</u>
 - Minnesota Pollution Control Agency
 - Metropolitan Council Environmental Services
 - D. Stormwater Management:

- · Valley Branch, Brown's Creek or South Washington Watershed District Permit
- E. Erosion, Sedimentation Control:
 - Minnesota Pollution Control Agency, General NPDES Stormwater Permit
 - SWPPP (Stormwater Pollution Prevention Plan)
- F. Wetland Mitigation:
 - · Board of Water and Soil Resources, WCA
- G. Construction Dewatering:
 - · Minnesota Department of Natural Resources
- TIME OF PERFORMANCE. The Developer shall install all public improvements by 9. September 15, 2015. The Developer may, however, request an extension of time from the City. If an extension is granted, it shall be conditioned upon updating the security posted by the Developer to reflect cost increases and amending this agreement to reflect the extended completion date. The Developer understands that time is of essence for the City to complete the Trunk Sanitary Sewer portion of these improvements by November 1, 2015 and therefore hereby waives any right to appeal or contest any remedies, penalties or fines imposed by the City as allowed within this agreement. The Developer shall complete the installation of the trunk sanitary sewer improvements by November 1, 2015. The Developer shall complete the trunk watermain improvements by December 1, 2015. The Developer may, however, request an extension of time from the City. The City has no obligation to grant an extension and will consider granting an extension only if work progresses diligently, in the sole opinion of the City, and every effort is made to meet the completion deadline, including, but not limited to, the mobilization of additional pipe crews. The City inspection staff will maintain daily work logs to track progress of the work and said work logs will be referenced by the City when determining if an extension is warranted. If an extension is granted, it shall be conditioned upon updating the security posted by the Developer to reflect cost increases and amending this agreement to reflect the extended completion date. If Developer fails to complete the installation of the trunk sanitary sewer improvements prior to November 1, 2015. Developer shall pay to the City a fee in the amount of Fifteen Thousand Dollars (\$15,000.00) regardless of whether the City grants an extension for the improvements or not. This fee is to provide reimbursement to the City for the interest costs on the bond payments of the sanitary sewer

portion of the 39th Street: Street and Sanitary Sewer Improvement Project in the event the City is unable to assess the sewer because the connection is incomplete. If the sewer line is completed prior to November 1, 2015, or the City is able to assess for the sewer portion of the 39th Street Project, Developer shall pay no fee.

- 10. LICENSE. The Developer hereby grants the City, its agents, employees, officers and contractors a license to enter the project area to perform all work and inspections deemed appropriate by the City in conjunction with project construction.
- 11. CONSTRUCTION ACCESS. Construction traffic access and egress for public utility construction is restricted to access the subdivision via the planned construction access off of Lisbon Avenue. No construction traffic is permitted on other adjacent local streets.
- 12. CONSTRUCTION SEQUENCE AND COMPLIANCE. The City will require the developer to construct the improvements in a sequence which will allow progress and compliance points to be measured and evaluated. The Developer and/or their representatives are required to supervise and coordinate all construction activities for all improvements and must notify the City in writing stating when the work is ready for the inspection at each of the measurable points defined in the following paragraphs 13, 14 and 15. For the purpose of this paragraph, Electronic message (email) shall be deemed an acceptable method of notification provided it is captioned "Notice pursuant to Development Agreement".
- 13. EROSION CONTROL. Prior to initiating construction activity, all erosion control measures shall be implemented by the Developer and inspected and approved by the City. Erosion control practices must comply with the approved plans and specifications for the project, with all watershed district permits and with Minnesota Pollution Control Agency's Best Management Practices. The City may impose additional erosion control requirements as deemed necessary. The parties recognize that time is of the essence in controlling erosion. If the Developer does not comply with the erosion control plan and schedule or supplementary instructions received from the City, the City may take such action as it deems appropriate to control erosion. The City will endeavor to notify the Developer in advance of any proposed action, but failure of the City to do so will not affect the Developer's and City's rights or obligations

hereunder. If the Developer does not reimburse the City for any cost the City incurred for such work within ten (10) days, the City may draw down the security to pay any costs. No construction activity will be allowed unless the project is in full compliance with the approved erosion control plan.

- 14. GRADING PLAN. The project shall be graded in accordance with the approved plans.
 The plans shall conform to Engineering Design and Construction Standards Manual. All grading shall be completed within the project area prior to the acceptance of the public improvements.
- 15. UTILITY IMPROVEMENTS. All sanitary sewers and watermain shall be installed in accordance with the approved Plans and Specifications for Public Improvements, Plan "A" and Plan "B". The plan shall conform to the City's Engineering Design and Construction Standards Manual. All restoration work on the site shall be completed in accordance with the approved plans. Once the work is completed, the developer or its representative shall submit a written request to the City asking for an inspection of the improvements. The City will then schedule a walk-through to create a punch list of outstanding items to be completed. Upon receipt of the written punch list provided by the City, the punch list items must be completed by the Developer and the City notified to re-inspect the improvements.
- 16. STREET MAINTENANCE DURING CONSTRUCTION. The developer shall be responsible for keeping public streets within and adjacent to the project area clean of dirt and debris that may spill, track, or wash onto the street from Developer's operation. A copy of this contract shall be approved by the City before construction activity is started. The contract shall provide that the City may direct the contractor to clean the streets and the contractor will bill the Developer.
- 17. OWNERSHIP OF IMPROVEMENTS. Upon completion of the work and construction required by this Contract, the improvements lying within public easements shall become City property. Prior to acceptance of the improvements by the City, the Developer must furnish the City with a complete set of reproducible "record" plans, an electronic file of the "record" plans in accordance with the City's Engineering Design and Construction Standards Manual together with the following affidavits:
 - a. Developer/Developer Engineer's Certificate
 - b. Land Surveyor's Certificate

certifying that all construction has been completed in accordance with the terms of this Contract. All necessary forms will be furnished by the City. Upon receipt of "record plans" and affidavits, and upon review and verification by the City Engineer, the City Engineer will accept the completed public improvements.

18. WETLAND MITIGATION. The Developer shall complete any required wetland mitigation/restoration in accordance with the approved Plans and Specifications and in accordance with any applicable Watershed or agency Permits. If any required mitigation work is found to be incomplete or restoration is unsuccessful, and if Developer fails to remedy such default within fifteen (15) days after written notice from the City (provided, however, that in the event of a bona fide emergency, the City shall only be required to give such notice as is practicable under the circumstances), the City may draw down the security at any time during the warranty period if the Developer fails to take corrective measures to be used by the City to perform the work.

RESPONSIBILITY FOR COSTS.

- A. In the event that the City receives claims from labor, materialmen, or others that work required by this Contract has been performed, the sums due them have not been paid, and the laborers, materialmen, or others are seeking payment from the City, and in the further event that such claims have not been resolved by Developer within thirty (30) days after written notice from the City, the Developer hereby authorizes the City to commence an Interpleader action pursuant to Rule 22, Minnesota Rules of Civil Procedure for the District Courts, to draw upon the letters of credit in an amount up to 125 percent of the claim(s) and deposit the funds in compliance with the Rule, and upon such deposit, the Developer shall release, discharge, and dismiss the City from any further proceedings as it pertains to the letters of credit deposited with the District Court, except that the Court shall retain jurisdiction to determine payment of attorneys' fees pursuant to this Contract.
- B. Except as otherwise specified herein, the Developer shall pay all costs incurred by it or the City in conjunction with the project, including but not limited to legal, planning, engineering and inspection expenses incurred in connection with approval and acceptance of the project, the preparation of

this Contract, review of construction plans and documents, and all costs and expenses incurred by the City in monitoring and inspecting project, all at normal City rates therefor. All amounts incurred and due at the time, must be fully paid prior to acceptance of the improvements.

- C. The Developer shall hold the City and its officers, employees, and agents harmless from claims made by itself and third parties for damages sustained or costs incurred resulting from project approval and development. The Developer shall indemnify the City and its officers, employees, and agents for all costs, damages, or expenses which the City may pay or incur in consequence of such claims, including attorneys' fees. Notwithstanding anything to the contrary, Developer's obligation to indemnify, hold harmless and defend the City shall not extend to any claim, liability, loss, costs, damages or expenses, including attorney's fees, which relate to, result from or are caused by the City's violation of applicable law, this Agreement or the negligence of the City and/or its officers, employees, consultants or agents.
- D. The Developer shall reimburse the City for costs incurred in the enforcement of this
 Contract, including reasonable engineering and attorneys' fees.
- E. The Developer shall pay in full all bills submitted to it by the City for obligations incurred under this Contract within thirty (30) days after receipt. Bills not paid within thirty (30) days shall be assessed a late fee per the City of Lake Elmo adopted Fee Schedule. Upon request, the City will provide copies of detailed invoices of the work performed.
 - 20. CITY PAYMENTS. There are no City payments for oversizing.
 - 21. SPECIAL PROVISIONS. The following special provisions shall apply to the project.
- A. Implementation of recommendations and plan revisions as directed by the City
 Engineer.

MISCELLANEOUS.

A. The Developer may not assign this Contract without the written permission of the City Council. The Developer's obligation hereunder shall continue in full force and effect even if the Developer subdivides the property.

- B. Developer shall take out and maintain or cause to be taken out and maintained until six (6) months after the City has accepted the public improvements, public liability and property damage insurance covering personal injury, including death, and claims for property damage which may arise out of Developer's work or the work of its subcontractors or by one directly or indirectly employed by any of them. Limits for bodily injury and death shall be not less than \$500,000 for one person and \$1,000,000 for each occurrence; limits for property damage shall be not less than \$200,000 for each occurrence; or a combination single limit policy of \$1,000,000 or more. The City shall be named as an additional insured on the policy, and the Developer shall file with the City a certificate evidencing coverage prior to the commencement of construction activity. The certificate shall provide that the City must be given thirty (30) days advance written notice of the cancellation of the insurance.
 - Third parties shall have no recourse against the City under this Contract.
- D. If any portion, section, subsection, sentence, clause, paragraph, or phrase of this Contract is for any reason held invalid, such decision shall not affect the validity of the remaining portion of this Contract.
- E. The action or inaction of the City shall not constitute a waiver or amendment to the provisions of this Contract. To be binding, amendments or waivers shall be in writing, signed by the parties and approved by written resolution of the City Council. The City's failure to promptly take legal action to enforce this Contract shall not be a waiver or release.
- F. This Contract shall run with the land and may be recorded against the title to the property. The Developer covenants with the City, its successors and assigns, that the Developer has fee title to the project property and/or has obtained consents to this Contract, in the form attached hereto, from all parties who have an interest in the property; that there are no unrecorded interests in the project property; and that the Developer will indemnify and hold the City harmless for any breach of the foregoing covenants.
- G. Each right, power or remedy herein conferred upon the City is cumulative and in addition to every other right, power or remedy, express or implied, now or hereafter arising, available to City, at law or in equity, or under any other agreement, and each and every right, power and remedy herein

set forth or otherwise so existing may be exercised from time to time as often and in such order as may be deemed expedient by the City and shall not be a waiver of the right to exercise at any time thereafter any other right, power or remedy.

- H. The Developer represents to the City that the project complies with all city, county, metropolitan, state, and federal laws and regulations, including but not limited to: subdivision ordinances, zoning ordinances, and environmental regulations. If the City determines that the project does not comply, the City may, at its option, refuse to allow construction or development work in the project area until the Developer does comply. Upon the City's demand, the Developer shall cease work until there is compliance.
- 23. EVENTS OF DEFAULT. The following shall be "Events of Default" under this Agreement and the term "Event of Default" shall mean, whenever it is used in this Agreement, any one or more of the following events:
- A. Subject to unavoidable delays, failure by Developers to commence and complete construction of the Public Improvements pursuant to the terms, conditions and limitations of this Agreement and the continuance of such failure for a period of thirty (30) days after written notice thereof (provided, however, that in the event of a bona fide emergency, the City shall only be required to give such notice as is practicable under the circumstances).
- B. Failure by Developers to substantially observe or perform any material covenant, condition, obligation or agreement on their part to be observed or performed under this Agreement, and the continuance of such failure for a period of thirty (30) days after written notice thereof (provided, however, that in the event of a bona fide emergency, the City shall only be required to give such notice as is practicable under the circumstances).
- 24. REMEDIES ON DEFAULT. Whenever any Event of Default occurs, the City, subject to any rights of third parties agreed to by the City pursuant to this Agreement, or otherwise by written, executed instrument of the City, may take any one or more of the following:
- A. The City may suspend its performance under the Agreement until it receives assurances from Developers, deemed adequate by the City, that Developers will cure their default and

continue their performance under the Agreement. Suspension of performance includes the right of the City to withhold permits including, but not limited to, building permits.

- B. The City may initiate such action, including legal or administrative action, as is necessary for the City to secure performance of any provision of this agreement or recover any amounts due under this Agreement from Developers, or immediately draw on the Letter of Credit, as set forth in this Agreement.
- 25. ENFORCEMENT BY CITY; DAMAGES._The Developers acknowledge the right of the City to enforce the terms of this Agreement against the Developers, by action for specific performance or damages, or both, or by any other legally authorized means. The Developers also acknowledge that their failure to perform any or all of their obligations under this Agreement may result in substantial damages to the City; that in the event of default by the Developers, the City may commence legal action to recover all damages, losses and expenses sustained by the City; and that such expenses may include, but are not limited to, the reasonable fees of legal counsel employed with respect to the enforcement of this Agreement.
- 26. WARRANTY. Upon the City's approval of the improvements, but prior to formal acceptance of the improvements by the City Council, the Developer warrants all improvements required to be constructed by it pursuant to this Contract against poor material and faulty workmanship. The Developer shall submit either a performance bond for one-hundred percent (100%) of the amount of the original cost of the improvements, subject to the approval and in the sole discretion of the City, or a cash deposit or letter of credit for twenty-five percent (25%) of the amount of the original cost of the improvements.

A. The required warranty period for materials and workmanship for the utility contractor installing public sewer and water mains shall be two (2) years from the date of final written City acceptance of the work.

27. SUMMARY OF SECURITY REQUIREMENTS. To guarantee compliance with the terms of this agreement, payment of special assessments, payment of the costs of all public improvements, and construction of all public improvements, the Developer shall furnish the City with an irrevocable letter of

credit, in the form attached hereto, from a bank, cash escrow or a combination cash escrow and Letter of Credit ("security") for the sum of \$762,007784,280. The amount of the security was calculated as follows:

CONSTRUCTION COSTS:

Eastern Village Trunk Sewer and Watermain \$607.105.60624,924

Developer's Record Drawings \$2,500

Construction Sub-Total \$ 609,605.60627,424

Total Project Securities (at 125% Construction Costs)

\$762,007784,280

This breakdown is for historical reference; it is not a restriction on the use of the security. The bank shall be subject to the approval of the City Administrator. The City may draw down the security, without notice, for any violation of the terms of this Contract or if the security is allowed to lapse prior to the end of the required term. If the required public improvements are not completed at least thirty (30) days prior to the expiration of the security, the City may also draw it down. If the security is drawn down, the proceeds shall be used to cure the default.

- 28. REDUCTION OF SECURITY. Upon written request by the Developer and upon receipt of proof satisfactory to the City Engineer that work has been completed and financial obligations to the City have been satisfied, with City Engineer approval the security may be reduced as follows:
- A. Up to a 50%, or \$381,003.50392,140 of the security provided in accordance with paragraph 27. above may be released when: (1) all utilities have been installed, all testing has been successfully completed, and the utilities are considered ready for use by the City Engineer; and (2) completion of the Improvements is done to the satisfaction of the City and evidence of such is provided by the City in writing and satisfactory evidence of payment, such as lien waivers are provided.
- B. Up to an additional 25%, or \$190.501.75196,070 of the security provided in accordance with paragraph 27, above may be released when: (1) all Improvements under this Agreement have been completed to the satisfaction of the City Engineer including all restoration and corrective work for any identified punch list items; and (2) Improvements are accepted by the City in writing and satisfactory evidence of payment, such as lien waivers, are provided.

C. Twenty-five percent (25%) of the security provided in accordance with paragraph 27. above shall be retained as security until: (1) all improvements have been completed, (2) all financial obligations to the City satisfied, (3) the required "record" plans have been received and approved by the City, (4) a warranty security is provided in the form of a letter of credit or warranty bond acceptable to the City, and (5) the public improvements are accepted by the City.

29. SUMMARY OF CASH REQUIREMENTS. The following is a summary of the cash requirements under this Contract which must be furnished to the City at the time of project approval:

City Engineering Administration

\$20,000 (Based on two months of

Escrow

administration/observation)

Total Cash Requirements

\$20,000

30. NOTICES. Required notices to the Developer shall be in writing, and shall be either hand delivered to the Developer, its employees or agents, or mailed to the Developer by certified mail at the following address: 10850 Old County Road 15, Suite #200, Plymouth, MN 55441. Notices to the City shall be in writing and shall be either hand delivered to the City Administrator, or mailed to the City by certified mail in care of the City Administrator at the following address: Lake Elmo City Hall, 3800 Laverne Avenue N. Lake Elmo, Minnesota 55042.

31. EVIDENCE OF TITLE. Developer shall furnish the City with evidence of its fee ownership of the property on which the project will be constructed by way of an attorney's title opinion or title insurance policy dated not earlier than thirty (30) days prior to the start of construction.

CITY OF LAKE ELMO

	BY:	
SEAL)		, Mayor
	AND	
		, City Clerk
	DEVELOPER:	
	GWSA, LLC	
	BY:	
	Its:	
	ROBERT ENGSTROM COMPANIES, INC	
	BY:	
	Its:	

2	The foregoing instrument v	vas acknowledged before me this	day of		the
		and by of Lake Elmo, a Minnesota municipa thority granted by its City Council.	al corporation,	on behalf	of the
		NOTARY PUBLIC			
STATI	E OF MINNESOTA) (ss.				
COUN	NTY OF) (35.				
	The foregoing instrument v	vas acknowledged before me this			of by
	- 100 CONT.				

DRAFTED BY: City of Lake Elmo 3800 Laverne Avenue North Lake Elmo, MN 55042 (651) 747-3901

FEE OWNER CONSENT TO DEVELOPMENT CONTRACT

	ns thereof and	which is governed by the foreg d agree to be bound by the pro by them.	oing Development	
Dated thisday	/ of	, 2		
		L inear Control	L. S	-
STATE OF MINNESOTA)			
COUNTY OF	(ss.)			
		knowledged before me this	day of	, 2,
		NOTARY PUBLIC		

DRAFTED BY: City of Lake Elmo 3800 Laverne Avenue North Lake Elmo, MN 55042 (651) 747-3901

MORTGAGE CONSENT TO DEVELOPMENT CONTRACT

Dated this	day of	, 2
TE OF MINNESC	OTA) (ss.	
	instrument was	acknowledged before me this day of
, 5y		NOTARY PUBLIC
TED BY:		
f Lake Elmo Laverne Avenue Nor	th	

EXHIBIT "A" TO DEVELOPMENT CONTRACT

Legal Description of Project Property

Easton Village, LLC Property:

All that part of the Northeast Quarter of the Southeast Quarter and the Northwest Quarter of the Southeast Quarter and the Southeast Quarter of the Northeast Quarter and the Southwest Quarter of the Northeast Quarter all being in Section 13, Township 29 North, Range 21 West, Washington County, Minnesota, lying south of the southerly right-of-way line of the Union Pacific Railroad, and further described as follows:

Beginning at the East Quarter Comer of said Section 13; thence South 0 degrees 02 minutes 51 seconds East bearings based on the Washington County Coordinate System (NAO 83), along the east line of said Southeast Quarter of Section 13, a distance of 1321.17 feet to the southeast comer of said Northeast Quarter of the Southeast Quarter; thence South 89 degrees 32 minutes 18 seconds West along the south line of the North Half of said Southeast Quarter, a distance of 2637.64 feet to the southwest comer of said Northwest Quarter of the Southeast Quarter; thence North 0 degrees 00 minutes 58 seconds East along the North and South Quarter Section line of said Section 13, a distance of 1397.70 feet to the southerly right-of-way line of the Union Pacific Railroad; thence North 72 degrees 32 minutes 48 seconds East along said southerly rightof-way line, a distance of 69.19 feet to the point of intersection with a line being 66.00 feet east of, as measured at right angles to, and parallel with said North and South Quarter Section line of said Section 13; thence South 0 degrees 00 minutes 58 seconds West along said parallel line, a distance of 330.00 feet thence (at right angles) South 89 degrees 59 minutes 02 seconds East, a distance of 300.00 feet thence (at right angles) North 0 degrees 00 minutes 58 seconds East, 424.41 feet to said southerly right-of-way line of the Union Pacific Railroad; thence North 72 degrees 32 minutes 48 seconds East, along said southerly right-of-way line of the Union Pacific Railroad, a distance of 2378.80 feet to the east line of said Southeast Quarter of the Northeast Quarter; thence South 0 degrees 02 minutes 53 seconds East along said east line, a distance of 883.82 feet to the point of beginning.

Excepting therefrom that part of the Northwest Quarter of the Southeast Quarter of said Section 13, lying within the following described area: Commencing at the southwest comer of said Northwest Quarter of the Southeast Quarter; thence North along the west line of said Southeast Quarter of Section 13, a distance of 240.00 feet to the point of beginning; thence continuing North along said west line of the Southeast Quarter, a distance of 667.80 feet thence East at right angles a distance of 30.00 feet; thence southeasterly by a deflection angle to the right 46 degrees 28 minutes 00 seconds, a distance of 220.70 feet; thence southeasterly by a deflection angle to the left 20 degrees 35 minutes 00 seconds, a distance of 286.80 feet; thence south by a deflection angle to the right 64 degrees 07 minutes and parallel with said west line of the Southeast Quarter, a distance of 382.70 feet thence West at right angle, a distance of 440.00 feet to the point of beginning.

And Excepting from the first above described area, all that part lying Easterly of a line 60.00 feet West of, measured at right angle to and parallel with the center line of County State Aid Highway 15 described as follows: Commencing at the East Quarter comer of said Section 13; thence South 00 degrees 51 minutes 49 seconds East, bearing oriented to the Washington County Coordinate System, South Zone, along the East line of said Section 13 to the southeast comer of said Section 13 and the beginning of the center line to be described; thence North 00 degrees 45 minutes 51 seconds West a distance of 3571.19 feet thence North 00 degrees 54 minutes 55 seconds West a distance of 1000.00 feet and said center line there terminating, except the Chicago and Northwestern Railroad right-Of-way, Washington County, Minnesota.

Peter J. Schiltgen Property:

That part of the West half of Section Thirteen (13), Township Twenty-nine (29) North of Range Twenty-one (21), lying within the following boundaries, to-wit: Beginning at the quarter post in the center of the South line of said Section; thence running North along the Center Line of said Section to a point in the center of the Saint Paul & Stillwater Road; thence Southwesterly along the center of said road to a point forty-four (44)

Rods West of the East Line of the Northwest Quarter of said Section; thence South on a line parallel with the West line of said Section to a point in the South line thereof Forty-four (44) Rods West of the center post in said line; thence East Forty-four (44) Rods to the place of beginning, excepting, however, a strip of land One Hundred (100) Feet in width, being Forty-four (44) feet on the north side and Fifty-six (56) feet on the South side of center line of St. P.S. & T. F. Ry. track as constructed over and across East Forty-four (44) Rods of West One-half (W 1/2), and also excepting therefrom the East 726 feet of the South 1800 feet of the Southwest Quarter (SW ½) of Section 13 Township 29 North, Range 21 West, Washington County, Minnesota, according to the United States Government Survey thereof, subject to the right of way of Minnesota Trunk Highway No. 5 (also known as Stillwater Boulevard North), and is also subject to a 20 foot road use easement recorded by Document Number 328273 in the Office of the County Recorder, Washington County, Minnesota, and is also subject to a Northern States Power Easement recorded in Book 136 of Deeds, Page 297, in the Office of the County Recorder, Washington County, Minnesota.

IRREVOCABLE LETTER OF CREDIT

	No
	Date:
TO:	City of Lake Elmo
Dear	Sir or Madam:
	We hereby issue, for the account of <u>(Name of Developer)</u> and in your favor, our Irrevocable Letter of it in the amount of \$, available to you by your draft drawn on sight on the undersigned bank at its es in Minnesota.
	The draft must:
(Nam	a) Bear the clause, "Drawn under Letter of Credit No, dated, 2, of ne of Bank)";
	b) Be signed by the Mayor or City Administrator of the City of Lake Elmo.
2	c) Be presented for payment at (Address of Bank), on or before 4:00 p.m. on November 30,
notice notice prior	This Letter of Credit shall automatically renew for successive one-year terms unless, at least forty-five (45) prior to the next annual renewal date (which shall be November 30 of each year), the Bank delivers written e to the Lake Elmo City Administrator that it intends to modify the terms of, or cancel, this Letter of Credit. Written e is effective if sent by certified mail, postage prepaid, and deposited in the U.S. Mail, at least forty-five (45) days to the next annual renewal date addressed as follows: City Administrator, City Hall, 3800 Laverne Ave. N. Lake Minnesota 55042 and is actually received by the City Administrator at least thirty (30) days prior to the renewal
ampl	This Letter of Credit sets forth in full our understanding which shall not in any way be modified, amended, ified, or limited by reference to any document, instrument, or agreement, whether or not referred to herein.
made	This Letter of Credit is not assignable. This is not a Notation Letter of Credit. More than one draw may be under this Letter of Credit.
Docu	This Letter of Credit shall be governed by the most recent revision of the Uniform Customs and Practice for umentary Credits, International Chamber of Commerce Publication No. 500.
upon	We hereby agree that a draft drawn under and in compliance with this Letter of Credit shall be duly honored presentation.
	BY:
	Its

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10078850v2



MAYOR & COUNCIL COMMUNICATION

DATE: 8/4/15 REGULAR ITEM # 13 RESOULTION 2015-063

AGENDA ITEM: Wildflower at Lake Elmo (Phase 1) Developer's Agreement

SUBMITTED BY: Kyle Klatt, Community Development Director

THROUGH: Clark Schroeder, Interim City Administrator

REVIEWED BY: Jack Griffin, City Engineer Dave Synder, City Attorney

SUGGESTED ORDER OF BUSINESS:

- Introduction of ItemCommunity Development Director
- Report/Presentation......Community Development Director

<u>POLICY RECCOMENDER</u>: Staff is recommending that the City Council approve a developer's agreement associated with the first phase of the Wildflower at Lake Elmo development. The agreement has been drafted based on the model agreement previously reviewed by the Council.

FISCAL IMPACT: Direct Payments to Developer – TBD: the project development plans include some oversizing of water and sewer lines. The City is reviewing the developer's estimates for the oversizing costs, and is asking that the amount as currently included in the agreement be subject to review and approval by the City Engineer. Future financial impacts include maintenance of streets, trails, sanitary sewer mains, watermains and other public infrastructure, maintenance of storm water ponding areas (after three years), monthly lease payments for street lights, and other public financial responsibilities typically associated with a new development. The agreement requires a payment from the developer for AUAR cost reimbursement constituent with the City's fee schedule.

SUMMARY AND ACTION REQUESTED: The City Council is being asked to authorize execution of a developer's agreement for the first phase of the Wildflower at Lake Elmo. The attached agreement has been reviewed by the City Staff, and all recommend changes specific to the Wildflower project have been incorporated into the document as drafted. This agreement must be executed before any construction activity, outside of the previously authorized grading work, may proceed on the site. The recommended motion to take action on the request is as follows:

"Move to adopt Resolution 2015-063 approving the developer's agreement for Wildflower at Lake Elmo"

LEGISLATIVE HISTORY/STAFF REPORT: One of the conditions attached to the resolution approving the Wildflower Final Plat and Plan specifies that the developer enter into a Developer's Agreement prior to the execution of the plat by City officials. Staff has drafted such an agreement consistent with the City's developer's agreement template, and this document is attached for consideration by the City Council. Please note that the document as drafted contains some modifications to the original template based on some of the unique aspects of the Wildflower development. The key aspects of the agreement include the following components:

- That all improvements to be completed by November 30, 2016.
- That the developer provide a letter of credit in the amount of \$4,552,426 related to the cost of the proposed improvements.
- That the developer provide a cash deposit of \$426,050 for SAC and WAC charges, engineering administration, one year of street light operating costs and other City fees. These fees include the AUAR fee of \$230 per unit which is required for all projects within the Village Planning Area and intended to reimburse the City's for its expenses in preparing the Village AUAR.
- The agreement includes no required park fees in lieu of land dedication. The developer is asking that the proposed park land, trail, and preservation areas be accepted for all required park dedications.
- A City payment for utility oversizing of \$49,915. The calculations for this amount are still being reviewed by the City Engineer. Staff is recommending that approval of the agreement be conditioned upon the review and approval of the oversizing payment by the City Engineer.
- The agreement includes the updated letter of credit reduction schedule that was approved
 for recent projects and provides for a better connection between the work that will be
 occurring in the field and the timing of this work.

The City Engineer has not approved the final construction plans for the project, and no work will be allowed to commence on the site until these plans are approved by the City (this plan review is close to being completed).

BACKGROUND INFORMATION (SWOT):

Strengths: The developer's agreement has been drafted to guarantee that the improvements associated with the Wildflower development plans will installed in accordance with City specifications.

Execution of the developer's agreement and compliance with all conditions in the agreement will allow the developer to record the Final Plat.

The proposed first phase improvements include the extensive trail system that will provide a significant amenity to this development and the surrounding areas.

Weaknesses: The City will assume responsibility for future maintenance of the public improvements.

Opportunities: The proposed improvements will provide for infrastructure connections to adjacent properties, and in particular, will include a stub to extended sewer service north of the project site.

Threats: The City will need to provide construction observation throughout the course of the project (these costs will be covered under an Engineering Administration Escrow).

RECOMMENDATION: Based on the above Staff report, Staff is recommending that the City Council approve the Developer's Agreement for Wildflower at Lake Elmo and that the Council direct the Mayor and Staff to execute this document upon a final review of the oversizing payment request by the City Engineer. The suggested motion to adopt the Staff recommendation is as follows:

"Move to adopt Resolution 2015-063 approving the developer's agreement for Wildflower at Lake Elmo"

ATTACHMENTS:

- 1. Resolution 2015-063
- Wildflower at Lake Elmo Developer's Agreement Final Draft

RESOLUTION NO. 2015-063

A RESOLUTION APPROVING THE DEVELOPER'S AGREEMENT FOR WILDFLOWER AT LAKE ELMO (PHASE 1)

WHEREAS, the City of Lake Elmo is a municipal corporation organized and existing under the laws of the State of Minnesota; and

WHEREAS, Robert Engstrom Companies, 4801 West 81st Street, #101, Bloomington, MN ("Applicant") has previously submitted an application to the City of Lake Elmo ("City") for a Final Plat for Wildflower at Lake Elmo; and

WHEREAS, the Lake Elmo City Council considered and approved the Preliminary Plat request for Wildflower at Lake Elmo at a meeting held on April 7, 2015; and

WHEREAS, The Lake Elmo City Council adopted Resolution No. 2015-060 on July 21, 2015 approving the Final Plat for Wildflower at Lake Elmo; and

WHEREAS, Condition (7) of said Resolution No. 2015-060 establishes that, prior to the execution of the Final Plat by City officials, the Applicant is to enter into a Developer's Agreement with the City; and

WHEREAS, the Applicant and City have agreed to enter into such a contract, and a copy of the Developer's Agreement was submitted to the City Council for consideration at its August 4, 2015 meeting.

NOW, THEREFORE, based on the information received, the City Council of the City of Lake Elmo does hereby approve the Developer's Agreement for Wildflower at Lake Elmo and authorizes the Mayor and City Clerk to execute the document subject to final review and approval of the requested utility oversizing payments by the City Engineer.

Passed and duly adopted this 4th day of August 2015 by the City Council of the City of Lake Elmo, Minnesota.

	Mike Pearson, Mayor	
ATTEST:		
Julie Johnson, City Clerk		

(reserved for recording information)

DEVELOPMENT CONTRACT

(Public sewer and water)

Wildflower at Lake Elmo

AGREEMENT d			dated		by and between the CITY OF LAKE		
ELMO	а	Minnesota	municipal	corporation	("City"),	and	Robert Engstrom Companies, a
Minnes	ota	corporation	(the "Develor	per").			

- 1. REQUEST FOR PLAT APPROVAL. The Developer has asked the City to approve the plat for Wildflower at Lake Elmo (referred to in this Contract as the "plat"). The land is situated in the County of Washington, State of Minnesota, and is legally described in the attached Exhibit "A":
- CONDITIONS OF PLAT APPROVAL. The City hereby approves the plat on condition
 that the Developer enter into this Contract, furnish the security required by it, and record the plat with the
 County Recorder or Registrar of Titles within (180) days after the City Council approves the final plat.
- 3. RIGHT TO PROCEED. Unless separate written approval has been given by the City, within the plat or land to be platted, the Developer may not grade or otherwise disturb the earth, remove trees, construct sewer lines, water lines, streets, utilities, public or private improvements, or any buildings until all the following conditions have been satisfied: 1) this agreement has been fully executed by both parties and filed with the City Clerk, 2) the necessary security has been received by the City, 3) the plat and

required homeowner's association documents have been recorded with the Washington County Recorder's Office, and 4) the City's Community Development Director has issued a letter that all conditions have been satisfied, a preconstruction conference has been held, and that the Developer may proceed.

- 4. PHASED DEVELOPMENT. This plat is a phase of a multi-phased preliminary plat; the City may refuse to approve final plats of subsequent phases if the Developer has breached this Contract and the breach has not been remedied. Development of subsequent phases may not proceed until Development Contracts for such phases are approved by the City. Except as provided for herein, park charges and area charges for sewer and water referred to in this Contract are not being imposed on outlots, if any, in the plat that are designated in an approved preliminary plat for future subdivision into lots and blocks. Such charges will be calculated and imposed when the outlots are final platted into lots and blocks.
- 5. PRELIMINARY PLAT STATUS. The plat is a phase of a multi-phased preliminary plat, the preliminary plat approval for all phases not final platted shall lapse and be void unless final platted into lots and blocks, not outlots, within five (5) years after preliminary plat approval.
- 6. CHANGES IN OFFICIAL CONTROLS. For two (2) years from the date of this Contract, no amendments to the City's Comprehensive Plan or official controls shall apply to or affect the residential use, development density, lot size, lot layout or dedications of the approved final plat unless required by state or federal law or agreed to in writing by the City and the Developer. Thereafter, notwithstanding anything in this Contract to the contrary, to the full extent permitted by state law, the City may require compliance with any amendments to the City's Comprehensive Plan, official controls, platting or dedication requirements enacted after the date of this Contract.
- 7. DEVELOPMENT PLANS. The plat shall be developed in accordance with the following plans and at the Developer's sole expense. The plans shall not be attached to this Contract. If the plans vary from the written terms of this Contract, the written terms shall control. The plans are:

Plan A - Final Plat

Plan B - Final Grading, Drainage, and Erosion Control Plans

Plan C - Final Sanitary Sewer, Water Main, Storm Sewer, and Street Plans

Plan D - Final Landscape Plan

IMPROVEMENTS. The Developer shall install and pay for the following:

- A. Streets
- B. Sanitary Sewer
- C. Watermain
- D. Surface Water Facilities (pipe, ponds, rain gardens, etc.)
- E. Grading and Erosion Control
- F. Sidewalks/Trails
- G. Street Lighting
- H. Underground Utilities
- Street Signs and Traffic Control Signs
- J. Landscaping and Street Trees
- K. Tree Preservation and Reforestation
- L. Wetland Mitigation and Buffers
- M. Monuments Required by Minnesota Statutes

The improvements shall be installed in accordance with the City subdivision ordinance and the City's Engineering Design and Construction Standards Manual and pursuant to the direction of the City Engineer. The Developer shall submit plans and specifications which have been prepared by a competent registered professional engineer to the City for approval by the City Engineer. The Developer shall instruct its engineer to provide adequate field inspection personnel to assure an acceptable level of quality control to the extent that the Developer's engineer will be able to certify that the construction work meets the approved City standards as a condition of City acceptance. In addition, the City may, at the City's discretion and at the Developer's expense, have one or more City inspectors and a soil engineer inspect the work on a full or part-time basis. The Developer's engineer shall provide for on-site project management. The Developer's engineer is responsible for design changes and contract administration between the Developer and the Developer's contractor. The Developer or his engineer shall schedule a pre-construction meeting at a mutually agreeable time at the Lake Elmo Public Works Building with all parties concerned, including the City staff, to review the program for the construction work.

All labor and work shall be done and performed in the best and most workmanlike manner and in

strict conformance with the approved plans and specifications. No deviations from the approved plans and specifications will be permitted unless approved in writing by the City Engineer. The Developer agrees to furnish to the City a list of contractors being considered for retention by the Developer for the performance of the work required by the Contract. The Developer shall not do any work or furnish any materials not covered by the plans and specifications and special conditions of this Contract, for which reimbursement is expected from the City, unless such work is first ordered in writing by the City Engineer as provided in the specifications.

ENGINEERING ADMINISTRATION AND CONSTRUCTION 9. CITY OBSERVATION. Prior to the commencement of any construction activity authorized under this agreement, the Developer shall submit an escrow for City Engineering Administration and Construction Observation in an amount provided under paragraph 36. Summary of Cash Requirements. Thereafter, the Developer shall reimburse the City each month, within 30 days of receiving an invoice, for all engineering administration and construction observation performed during the construction of the plat. After 30 days of the invoice, the City may draw upon the escrow and stop the work on site until said escrow has been replenished in its full amount. City engineering administration will include monitoring of construction progress and construction observation, consultation with Developer and his engineer on status or problems regarding the project, coordination for testing, final inspection and acceptance, project monitoring during the warranty period, and processing of requests for reduction in security. Construction observation may be performed by the City's in-house staff or consulting engineer. Construction observation shall include, at the discretion of the city, part or full time inspection of proposed public utilities and street construction. Services will be billed on an hourly basis.

The direction and review provided through the inspection of the improvements should not be considered a substitute for the Developer required management of the development. Developer will cause the contractor(s) to furnish the City with a schedule of proposed operations at least five (5) days prior to the commencement of construction of each type of Improvement. City shall inspect all Developer Installed Improvements during and after construction for compliance with approved plans and specifications. Developer will notify the City Engineer at such times during construction as the City Engineer requires for inspection purposes. Such inspection is pursuant to the City's governmental authority, and no agency or joint venture relationship between the City and Developer is thereby created.

- 10. CONTRACTORS/SUBCONTRACTORS. City Council members, City employees, and City Planning Commission members, and corporations, partnerships, and other entities in which such individuals have greater than a 25% ownership interest or in which they are an officer or director may not act as contractors or subcontractors for the public improvements identified in Paragraph 8 above.
- 11. PERMITS. The Developer shall obtain or require its contractors and subcontractors to obtain all necessary permits, including but not limited to:

A. Right-of-Way Excavations and Obstructions:

- City of Lake Elmo, Right-of-Way Utility Installation(s)
- City of Lake Elmo, Right-of-Way Obstruction(s)
- · Washington County, Utility Installations(s)
- Washington County, Street or Driveway Access(s)
- Minnesota Department of Transportation, Utility Installation
- Minnesota Department of Transportation, Right-of-Way Permit

B. Watermain Extensions:

Minnesota Department of Health

C. Sanitary Sewer Extensions:

- Minnesota Pollution Control Agency
- Metropolitan Council Environmental Services

D. Stormwater Management:

Valley Branch, Brown's Creek or South Washington Watershed District Permit

E. Erosion, Sedimentation Control:

- Minnesota Pollution Control Agency, General NPDES Stormwater Permit
- SWPPP (Stormwater Pollution Prevention Plan)

- F. Wetland Mitigation:
 - Board of Water and Soil Resources, WCA
- G. Construction Dewatering:
 - Minnesota Department of Natural Resources
- 12. TIME OF PERFORMANCE. The Developer shall install all required public improvements by November 30, 2016, with the exception of the final wear course of asphalt on streets. The Developer shall have the option of installing the wearing course of streets within one (1) year following initial commencement of work on the required basic improvements or installing it after the first course has weathered a winter season, consistent with warranty requirements, however final acceptance of the improvements will not be granted until all work is completed including the final wear course. The Developer may, however, request an extension of time from the City. If an extension is granted, it shall be conditioned upon updating the security posted by the Developer to reflect cost increases and amending this agreement to reflect the extended completion date. Final wear course placement outside of this time frame must have the written approval of the City Engineer.
- 13. LICENSE. The Developer hereby grants the City, its agents, employees, officers and contractors a license to enter the plat to perform all work and inspections deemed appropriate by the City in conjunction with plat development.
- 14. CONSTRUCTION ACCESS. Construction traffic access and egress for grading, public utility construction, and street construction is restricted to access the subdivision via the planned construction access off of 39th Street. Construction access to the site shall be allowed via an existing driveway easement from State Highway 5 (Stillwater Boulevard) until such time that the 39th Street right-of-way is capable of supporting access construction for construction equipment. No construction traffic is permitted on other adjacent local streets.
- 15. CONSTRUCTION SEQUENCE AND COMPLIANCE. The City will require the developer to construct the improvements in a sequence which will allow progress and compliance points to be measured and evaluated. The Developer and/or their representatives are required to supervise and coordinate all construction activities for all improvements and must notify the City in writing stating

when the work is ready for the inspection at each of the measurable points defined in the following paragraphs 16., 17. and 18. For the purpose of this paragraph, Electronic message (email) shall be deemed an acceptable method of notification provided it is captioned "Notice pursuant to Development Agreement".

shall be implemented by the Developer and inspected and approved by the City. Erosion control plan, Plan B, shall be implemented by the Developer and inspected and approved by the City. Erosion control practices must comply with the approved plans and specifications for the plat, with all watershed district permits and with Minnesota Pollution Control Agency's Best Management Practices. The City may impose additional erosion control requirements as deemed necessary. The parties recognize that time is of the essence in controlling erosion. If the Developer does not comply with the erosion control plan and schedule or supplementary instructions received from the City, the City may take such action as it deems appropriate to control erosion. The City will endeavor to notify the Developer in advance of any proposed action, but failure of the City to do so will not affect the Developer's and City's rights or obligations hereunder. If the Developer does not reimburse the City for any cost the City incurred for such work within ten (10) days, the City may draw down the security to pay any costs. No development, utility or street construction will be allowed and no building permits will be issued unless the plat is in full compliance with the approved erosion control plan.

If building permits are issued prior to the acceptance of public improvements, the developer assumes all responsibility for erosion control compliance throughout the plat and the City may take such action as allowed by this agreement against the Developer for any noncompliant issue as stated above. Erosion control plans for individual lots will be required in accordance with the City's building permit requirements, or as required by the City or City Engineer.

17. GRADING PLAN. The plat shall be graded in accordance with the approved grading drainage and erosion control plan, Plan "B". The plan shall conform to Engineering Design and Construction Standards Manual. All grading shall be completed within the Subdivision prior to the preparation and submittal of the as-constructed grading plan.

Within thirty (30) days after completion of the grading, the Developer shall provide the City with a "record" grading plan certified by a registered land surveyor or engineer that all trails, ponds, swales, and ditches have been constructed on public easements or land owned by the City. The "record" plan shall contain site grades and field verified elevations of the following: a) cross sections of ponds; b) location and elevations along all swales, emergency overflows, wetlands, wetland mitigation areas if any, ditches, locations and dimensions of borrow areas/stockpiles; c) lot corner elevations and house pads; and d) top and bottom of retaining walls. The City will not issue any building permits until the approved certified record grading plan is on file with the City.

- 18. STREET AND UTILITY IMPROVEMENTS. All storm sewers, sanitary sewers, watermain, and streets shall be installed in accordance with the approved Plans and Specifications for Public Improvements, Plan "D". The plan shall conform to the City's Engineering Design and Construction Standards Manual. Curb and gutter and the first lift of the bituminous streets, sidewalks, the boulevards graded, street signs installed, and all restoration work on the site shall be completed in accordance with the approved plans. Once the work is completed, the developer or its representative shall submit a written request to the City asking for an inspection of the initial improvements. The City will then schedule a walk-through to create a punch list of outstanding items to be completed. Upon receipt of the written punch list provided by the City, the punch list items must be completed by the Developer and the City notified to reinspect the improvements. The final bituminous wear course may be installed in accordance with paragraph 12, above.
- 19. STREET MAINTENANCE DURING CONSTRUCTION. The Developer shall be responsible for all street maintenance until the streets are accepted by the City in writing. Warning signs shall be placed when hazards develop in streets to prevent the public from traveling on same and to direct attention to detours. If and when streets become impassable, such streets shall be barricaded and closed. In the event residences are occupied prior to completing streets, the Developer shall maintain a smooth surface and provide proper surface drainage to insure that the streets are passable to traffic and emergency vehicles. The Developer shall be responsible for keeping streets within and without the

subdivision clean of dirt and debris that may spill, track, or wash onto the street from Developer's operation. The Developer may request, in writing, that the City keep the streets open during the winter months by plowing snow from the streets prior to final acceptance of said streets. The City shall not be responsible for repairing the streets because of snow plowing operations. Providing snow plowing service does not constitute final acceptance of the streets by the City. The Developer shall contract for street cleaning within and immediately adjacent to the development. At a minimum, scraping and sweeping shall take place on a weekly basis. A copy of this contract shall be approved by the City before grading is started. The contract shall provide that the City may direct the contractor to clean the streets and the contractor will bill the Developer.

- 20. OWNERSHIP OF IMPROVEMENTS. Upon completion of the work and construction required by this Contract, the improvements lying within public easements shall become City property. Prior to acceptance of the improvements by the City, the Developer must furnish the City with a complete set of reproducible "record" plans, an electronic file of the "record" plans in accordance with the City's Engineering Design and Construction Standards Manual together with the following affidavits:
 - Developer/Developer Engineer's Certificate
 - Land Surveyor's Certificate

certifying that all construction has been completed in accordance with the terms of this Contract. All necessary forms will be furnished by the City. Upon receipt of "record plans" and affidavits, and upon review and verification by the City Engineer, the City Engineer will accept the completed public improvements.

- 21. PARK DEDICATION. The City Council has accepted the developer's plans for a shared park with the development to the west of the plat, an extensive paved public trail system, and a large, privately owned nature conservancy area as meeting the developer's obligations for the plat. No additional land or fees in lieu of land dedication are required.
- 22. SANITARY SEWER AND WATER UTILITY AVAILABILITY CHARGES (SAC AND WAC). The Developer shall be responsible for the payment of all sewer availability charges (SAC)

and all water availability charges (WAC) with respect to the Improvements required by the City and any state or metropolitan government agency.

The sewer availability charge (SAC) in the amount of \$3,000.00 per REU shall be paid by the Developer prior to the City recording the final plat. The total amount to be paid by the Developer is \$180,000.

The water availability charge (WAC) in the amount of \$3,000.00 per REU shall be paid by the Developer prior to the City recording the final plat. The total amount to be paid by the Developer is \$180,000.

In addition, a sewer connection charge in the current amount of \$1,000.00 per REU, a Met Council sewer availability charge in the current amount of \$2,435.00 per REU, and a water connection charge in the current amount of \$1,000.00 per REU will be collected by the City at the time the building permit is issued for each lot. These amounts are charged at the time of building permit in accordance with the latest city fee schedule.

- 23. TRAFFIC CONTROL SIGNS. Traffic control signs shall be included as part of the public street improvements, and the installation costs shall be included in the street construction calculations.
- 24. STREET LIGHTS. The Developer is responsible for the installation of street lights consistent with a street lighting plan approved by the City. The Developer shall coordinate the installation of street lights with Xcel Energy in conjunction with the other improvements, and agrees to pay Xcel Energy for all upfront costs associated with the street lighting system, including underground cables, posts, lamps, ballasts, starters, photocells, and glassware. All street lights will be leased by the City upon final acceptance of the system. The Developer shall also pay \$750 in payment for the first year operating costs for street lights.

25. BUILDING PERMITS/CERTIFICATES OF OCCUPANCY.

A. Public sewer and water, curbing, and one lift of asphalt shall be installed on all public and private streets prior to issuance of any building permits, except six model homes on lots acceptable to the Community Development Director.

- B. Prior to issuance of building permits, wetland buffer monuments shall be placed in accordance with the City's zoning ordinance. The monument design shall be approved by the Community Development Department.
- C. Written certification of the as-constructed grading must be on file at the City for the block where the building is to be located.
- D. Breach of the terms of this Contract by the Developer, including nonpayment of billings from the City, shall be grounds for denial of building permits and/or withholding of other permits, inspection or actions, including lots sold to third parties, and the halting of all work in the plat.
- E. If building permits are issued prior to the acceptance of public improvements, the Developer assumes all liability and costs resulting in delays in completion of public improvements and damage to public improvements caused by the City, Developer, their contractors, subcontractors, materialmen, employees, agents, or third parties.
- F. No sewer and water connection permits may be issued until the streets needed for access have been paved with a bituminous surface and the utilities are tested and approved by the City Engineer.
- G. The City will not issue a certificate of occupancy for any building constructed on any lot or parcel in the Plat, including any model homes authorized under this agreement, until Public sewer and water, curbing, and one lift of asphalt is installed on all public and private streets; all utilities are tested and approved by the City Engineer; and the as-constructed grading must be on file at the City for the block where the building is to be located.

RESPONSIBILITY FOR COSTS.

A. In the event that the City receives claims from labor, materialmen, or others that work required by this Contract has been performed, the sums due them have not been paid, and the laborers, materialmen, or others are seeking payment from the City, the Developer hereby authorizes the City to commence an Interpleader action pursuant to Rule 22, Minnesota Rules of Civil Procedure for the

District Courts, to draw upon the letters of credit in an amount up to 125 percent of the claim(s) and deposit the funds in compliance with the Rule, and upon such deposit, the Developer shall release, discharge, and dismiss the City from any further proceedings as it pertains to the letters of credit deposited with the District Court, except that the Court shall retain jurisdiction to determine payment of attorneys' fees pursuant to this Contract.

- B. Except as otherwise specified herein, the Developer shall pay all costs incurred by it or the City in conjunction with the development of the plat, including but not limited to legal, planning, engineering and inspection expenses incurred in connection with approval and acceptance of the plat, the preparation of this Contract, review of construction plans and documents, and all costs and expenses incurred by the City in monitoring and inspecting development of the plat. All amounts incurred and due at the time, must be fully paid prior to execution and release of the final plat for recording.
- C. The Developer shall hold the City and its officers, employees, and agents harmless from claims made by itself and third parties for damages sustained or costs incurred resulting from plat approval and development. The Developer shall indemnify the City and its officers, employees, and agents for all costs, damages, or expenses which the City may pay or incur in consequence of such claims, including attorneys' fees.
- D. The Developer shall reimburse the City for costs incurred in the enforcement of this Contract, including reasonable engineering and attorneys' fees.
- E. The Developer shall pay, or cause to be paid when due, and in any event before any penalty is attached, all special assessments referred to in this Contract. This is a personal obligation of the Developer and shall continue in full force and effect even if the Developer sells one or more lots, the entire plat, or any part of it.
- F. The Developer shall pay in full all bills submitted to it by the City for obligations incurred under this Contract within thirty (30) days after receipt. Bills not paid within thirty (30) days shall be assessed a late fee per the City of Lake Elmo adopted Fee Schedule. Upon request, the City will provide copies of detailed invoices of the work performed.

- 27. CITY PAYMENTS. In the event City payments are required by Section 27.A below, within thirty (30) days of the City's final acceptance of the Improvements, pursuant to Section 20 of the Contract, but only if the Developer is not in default to this Contract, the City shall pay to the Developer the sums set forth in the attachment to this Contract as Exhibit B. The actual amount of the reimbursement shall be based on actual construction costs which will be verified by the Developer to the City in the Plans submitted to the City as required in Section 19. This payment by the City shall be the City's only responsibility with regard to construction of the Improvements and in no case shall act as a waiver of any other right of the City under this Contract or under applicable laws, ordinances or rules.
 - A. City payments pursuant to this Contract shall be: \$49,914.50
- 28. SPECIAL PROVISIONS. The following special provisions shall apply to plat development:
- A. Implementation of the recommendations listed in the July 8, 2015
 Engineering memorandum and subject to approval of the final construction plans by the City Engineer.
- B. In conjunction with the recording of the final plat, the developer shall convey

 Outlots B, C, J, and K to the City by warranty deed. These areas represent storm water infiltration basins or land to be used for park purposes.
- C. The Developer must obtain a sign permit from the City Building Official prior to installation of any permanent subdivision identification signs.
- D. All trails shall be located on outlots to be deeded to the City or within easements dedicated to the City of Lake Elmo. Title commitments shall be provided for all land so dedicated.
- E. The Developer shall observe any State or County requirements for work within or adjacent to their respective right-of-way.
- F. The Developer shall record a Declaration of Covenants, Conditions, Restrictions, and Easements (hereinafter "Declaration") along with the plat. The Declaration shall require the Wildflower at Lake Elmo Homeowners Association to be responsible for maintenance of landscaping installed in areas outside of land dedicated as public park and open space on the final plat.

- G. The final construction plans shall include a trail connection along Lake Elmo Avenue between the existing trail outlet to Lake Elmo Avenue and the boundary between the Wildflower development and the property south of Wildflower.
- H. The developer shall establish a legally binding agreement to prevent further residential or commercial development of all outlots planned for open space or conservation uses
- The developer shall provide a completed bituminous driveway connection to the Smith property at 11514 Stillwater Boulevard North as part of the improvements associated with Phase 1 of the development.
- J. The developer shall complete the planting and removal work at the Eischen property at 11647 Stillwater Boulevard North as described in a private agreement between the developer and Eischen family as part of Phase 1 of the development. Other mitigation measures as previously agreed to between the developer and any private parties shall be completed in accordance with such agreements.
- K. The natural habitat areas within the development shall be privately owned and maintained by the Wildflower HOA. All trails other than those designated for public use and located within public easements, public right-of-way, or on City-owned land shall be privately owned and maintained.

MISCELLANEOUS.

- A. The Developer may not assign this Contract without the written permission of the City Council. The Developer's obligation hereunder shall continue in full force and effect even if the Developer sells one or more lots, the entire plat, or any part of it.
- B. Retaining walls that require a building permit shall be constructed in accordance with plans and specifications prepared by a structural or geotechnical engineer licensed by the State of Minnesota. Following construction, a certification signed by the design engineer shall be filed with the City Engineer evidencing that the retaining wall was constructed in accordance with the approved plans and specifications. All retaining walls identified on the development plans or by special conditions referred to in this Contract shall be constructed before any other building permit is issued for a lot on which a retaining wall is required to be built.

- C. Appropriate legal documents regarding Homeowner Association documents, covenants and restrictions relating to the plat approval and outlots and conveyances, as approved by the City Attorney, shall be filed with the final plat. No third- party beneficiary status is hereby conferred. All outlots and common areas, including Outlots A,D, E, F, H, I, L, M, N, O and P and I shall be maintained in good order and repair by a homeowner's association, and, if it does not do so, then the City may perform the work and assess the costs against the individual lots within the plat of Wildflower at Lake Elmo and without regard to the formalities or requirements of Minn. Stat. § 429.
- D. Developer shall take out and maintain or cause to be taken out and maintained until six (6) months after the City has accepted the public improvements, public liability and property damage insurance covering personal injury, including death, and claims for property damage which may arise out of Developer's work or the work of its subcontractors or by one directly or indirectly employed by any of them. Limits for bodily injury and death shall be not less than \$500,000 for one person and \$1,000,000 for each occurrence; limits for property damage shall be not less than \$200,000 for each occurrence; or a combination single limit policy of \$1,000,000 or more. The City shall be named as an additional insured on the policy, and the Developer shall file with the City a certificate evidencing coverage prior to the City signing the plat. The certificate shall provide that the City must be given thirty (30) days advance written notice of the cancellation of the insurance.
 - E. Third parties shall have no recourse against the City under this Contract.
- F. If any portion, section, subsection, sentence, clause, paragraph, or phrase of this Contract is for any reason held invalid, such decision shall not affect the validity of the remaining portion of this Contract.
- G. The action or inaction of the City shall not constitute a waiver or amendment to the provisions of this Contract. To be binding, amendments or waivers shall be in writing, signed by the parties and approved by written resolution of the City Council. The City's failure to promptly take legal action to enforce this Contract shall not be a waiver or release.
- H. This Contract shall run with the land and may be recorded against the title to the property. The Developer covenants with the City, its successors and assigns, that the Developer has fee

title to the property being final platted and/or has obtained consents to this Contract, in the form attached hereto, from all parties who have an interest in the property; that there are no unrecorded interests in the property being final platted; and that the Developer will indemnify and hold the City harmless for any breach of the foregoing covenants.

- I. Each right, power or remedy herein conferred upon the City is cumulative and in addition to every other right, power or remedy, express or implied, now or hereafter arising, available to City, at law or in equity, or under any other agreement, and each and every right, power and remedy herein set forth or otherwise so existing may be exercised from time to time as often and in such order as may be deemed expedient by the City and shall not be a waiver of the right to exercise at any time thereafter any other right, power or remedy.
- J. The Developer represents to the City that the plat complies with all city, county, metropolitan, state, and federal laws and regulations, including but not limited to: subdivision ordinances, zoning ordinances, and environmental regulations. If the City determines that the plat does not comply, the City may, at its option, refuse to allow construction or development work in the plat until the Developer does comply. Upon the City's demand, the Developer shall cease work until there is compliance.
- 30. EVENTS OF DEFAULT. The following shall be "Events of Default" under this Agreement and the term "Event of Default" shall mean, whenever it is used in this Agreement, any one or more of the following events:
- A. Subject to unavoidable delays, failure by Developers to commence and complete construction of the Public Improvements pursuant to the terms, conditions and limitations of this Agreement.
- B. Failure by Developers to substantially observe or perform any material covenant, condition, obligation or agreement on their part to be observed or performed under this Agreement.
- 31. REMEDIES ON DEFAULT. Whenever any Event of Default occurs, the City, subject to any rights of third parties agreed to by the City pursuant to this Agreement, or otherwise by written, executed instrument of the City, may take any one or more of the following:
 - A. The City may suspend its performance under the Agreement until it receives

assurances from Developers, deemed adequate by the City, that Developers will cure their default and continue their performance under the Agreement. Suspension of performance includes the right of the City to withhold permits including, but not limited to, building permits.

- B. The City may initiate such action, including legal or administrative action, as is necessary for the City to secure performance of any provision of this agreement or recover any amounts due under this Agreement from Developers, or immediately draw on the Letter of Credit, as set forth in this Agreement. In the event of any uncorrected failure to maintain any common area or landscape areas, the City may undertake to do the work and assess the costs to the individual lots within the plat without regard to the formalities or requirements of Minn. Stat. § 429...
- 32. ENFORCEMENT BY CITY; DAMAGES. The Developers acknowledge the right of the City to enforce the terms of this Agreement against the Developers, by action for specific performance or damages, or both, or by any other legally authorized means. The Developers also acknowledge that their failure to perform any or all of their obligations under this Agreement may result in substantial damages to the City; that in the event of default by the Developers, the City may commence legal action to recover all damages, losses and expenses sustained by the City; and that such expenses may include, but are not limited to, the reasonable fees of legal counsel employed with respect to the enforcement of this Agreement.
- 33. WARRANTY. The Developer warrants all improvements required to be constructed by it pursuant to this Contract against poor material and faulty workmanship. The Developer shall submit either a letter of credit for twenty-five percent (25%) of the amount of the original cost of the improvements.
- A. The required warranty period for materials and workmanship for the utility contractor installing public sewer and water mains shall be two (2) years from the date of final written City acceptance of the work.
- B. The required warranty period for all work relating to street construction, including concrete curb and gutter, sidewalks and trails, materials and equipment shall be subject to one (1) year from the date of final written acceptance, unless the wearing course is placed during the same construction season as the bituminous base course. In those instances, the Developer shall guarantee all work,

including street construction, concrete curb and gutter, sidewalks and trails, material and equipment for a period of two (2) years from the date of final written City acceptance of the work.

- C. The required warranty period for sod, trees, and landscaping is two growing seasons following installation.
- D. The required warranty for landscaping within storm water infiltration areas to be deeded to the City (Outlots J and K) shall be three (3) years following installation. The developer shall also enter into a maintenance agreement with the City for a period of three (3) years prior to acceptance of the landscaping within these storm water infiltration areas. Said maintenance agreement shall include requirements for the proper care of native plantings and the elimination of weeds and invasive species.
- 34. SUMMARY OF SECURITY REQUIREMENTS. To guarantee compliance with the terms of this agreement, payment of special assessments, payment of the costs of all public improvements, and construction of all public improvements, the Developer shall furnish the City with an irrevocable letter of credit, in the form attached hereto, from a bank, cash escrow or a combination cash escrow and Letter of Credit ("security") for \$4,552,426. The amount of the security was calculated as follows:

CONSTRUCTION COSTS:

1)	Grading	797,490	\$996,863
2)	Sanitary Sewer	\$335,686	\$419,608
3)	Watermain	\$343,489	\$429,361
4)	Streets	\$944,628	\$1,180,785
5)	Surface Water Facilities (pipe, ponds, rain gardens, etc.)	\$637,813	\$797,266
6)	Erosion Control	Included in grading amount	
7)	Sidewalks/Trails	\$362,762	\$453,453
8)	Street Lighting	Xcel to Install, to be pre-paid directly by developer	
9)	Street Signs and Traffic Control Signs	\$11,572	\$14,465
10) Landscaping	\$200,000	\$250,000

11) Tree Preservation and Restoration	Included in landscaping	
12) Wetland Mitigation and Buffers	Separate letter of credit through Watershed District	
13) Monuments	\$6,000	\$7,500
14) Miscellaneous Facilities	N/A	N/A
15) Developer's Record Drawings	\$2,500	\$3,125
Construction Sub-Total	\$3,641,940	
Total Project Securities (at 125% Construction Costs)		\$4,552,426

This breakdown is for historical reference; it is not a restriction on the use of the security. The bank shall be subject to the approval of the City Administrator. The City may draw down the security for any violation of the terms of this Contract or if the security is allowed to lapse prior to the end of the required term. If the required public improvements are not completed at least thirty (30) days prior to the expiration of the security, the City may also draw it down. If the security is drawn down, the proceeds shall be used to cure the default.

- 35. REDUCTION OF SECURITY. Upon written request by the Developer and upon receipt of proof satisfactory to the City Engineer that work has been completed and financial obligations to the City have been satisfied, with City Engineer approval the security may be reduced as follows:
- A. Upon completion of grading operations, including temporary site restoration, Developer shall submit an as-built grading survey to the City. Upon inspection of the site and approval of the as-built survey by the City, 100%, or \$996,863, of the grading security shall be released.
- B. Up to 75% of the remaining security provided in accordance with paragraph 33 may be released at the following stages of construction and project approvals by the City.
- a. Construction Categories 2 and 3: The amount of \$636,727 may be released
 when all sanitary sewer and watermain utilities have been installed, all testing has been successfully

completed, utility record drawings have been verified, and the utilities are considered ready for use by the City Engineer.

- b. Construction Categories 4-6: The amount of \$1,483,538 may be released when all streets, sidewalks, trails, storm sewer, and storm water facilities have been installed and tested, and have been found to be complete to the satisfaction of the City Engineer including all corrective work for any identified punch list items, but not including the final wear course.
- c. Construction Categories 7-15: The amount of \$546,407 may be released when all remaining Developer's obligations under this Agreement have been completed and the Public Improvements have been found to be complete to the satisfaction of the City including all corrective workfor any identified punch list items, but not including the final wear course.
- C. The final portion of the remaining security amounts in paragraph 33 above (25%) shall be retained as security until: (1) all improvements have been completed, including bituminous wear course, (2) iron monuments for lot corners have been installed, (3) all financial obligations to the City satisfied, (4) the required "record" plans have been received and approved by the City, (5) a warranty security is provided, and (6) the public improvements are accepted by the City.
- 36. SUMMARY OF CASH REQUIREMENTS. The following is a summary of the cash requirements under this Contract which must be furnished to the City at the time of final plat approval:

Sewer Availability Charge (SAC) \$180,000

Water Availability Charge (WAC) \$180,000

Park Dedication N/A

Street Light Operating Fee \$750

City Base Map Upgrading \$1,500

Village AUAR Fee \$13,800

City Engineering Administration

Escrow

\$50,000 (Based on two months of

administration/observation)

Total Cash Requirements \$426,050

37. NOTICO ES. Required notices to the Developer shall be in writing, and shall be either hand delivered to the Developer, its employees or agents, or mailed to the Developer by certified mail at the following address: Robert Engstrom Companies, 4801 West 81st Street, #101, Bloomington, MN. Notices to the City shall be in writing and shall be either hand delivered to the City Administrator, or mailed to the City by certified mail in care of the City Administrator at the following address: Lake Elmo City Hall, 3800 Laverne Avenue N. Lake Elmo, Minnesota 55042.

38. EVIDENCE OF TITLE. Developer shall furnish the City with evidence of its fee ownership of the property being platted by way of an attorney's title opinion or title insurance policy dated not earlier than thirty (30) days prior to the execution of the plat.

	CITY OF LAKE ELMO	
SEAL)	BY:	, Mayor
ne)	AND	, City Clerk
	DEVELOPER:	
	BY:	

STATE OF MINNESOTA)				
(ss				
COUNTY OF WASHINGTON)				
The foregoing instrument was ac	knowledged before me this	day of		
2 . by	and by	uay or		the
2, by Mayor and City Clerk of the City of La corporation and pursuant to the authority	ke Elmo, a Minnesota municipa granted by its City Council.	al corporation,	on behalf of	the
	NOTARY PUBLIC			
STATE OF MINNESOTA) (ss.				
COUNTY OF)				
The foregoing instrument was ac	knowledged before me this	dav		of
	, 2			by
the				-89
of				
	NOTARY PUBLIC			

DRAFTED BY: City of Lake Elmo 3800 Laverne Avenue North Lake Elmo, MN 55042 (651) 747-3901

FEE OWNER CONSENT TO DEVELOPMENT CONTRACT

	hich is governed by the foregoing Developmen agree to be bound by the provisions as the sary them.	t Contract, affirm
Dated thisday of	, 2	
	-	_
STATE OF MINNESOTA) (ss.		
COUNTY OF)		
by	owledged before me thisday of	, 2,
	NOTARY PUBLIC	

DRAFTED BY: City of Lake Elmo 3800 Laverne Avenue North Lake Elmo, MN 55042 (651) 747-3901

MORTGAGE CONSENT TO DEVELOPMENT CONTRACT

	all remain in full force and effect even if it forecloses on its mortgage.
Dated thisday of	, 2
	S
TATE OF MINNESOTA)	
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OUNTY OF) The foregoing instrumen, by RAFTED BY: ity of Lake Elmo 800 Laverne Avenue North ake Elmo, MN 55042	was acknowledged before me this day of
The foregoing instrumen	was acknowledged before me this day of NOTARY PUBLIC

EXHIBIT "A" TO DEVELOPMENT CONTRACT

Legal Description of Property Being Final Platted as Wildflower at Lake Elmo

EXHIBIT "B" TO DEVELOPMENT CONTRACT

City Overszing Payment Calculation

ENGINEER'S ESTIMATE FOR

UTILITY AND STREET CONSTRUCTION WILDFLOWER AT LAKE ELMO - 1st PHASE-OVERSIZING

IN

LAKE ELMO, MN

July 31, 2015

Plan Date: 7-22-15

		Bid Esti	mate		
Item#	Contract Item	Unit	Unit Price	Quantity	Amount
SS-15	10" PVC SDR 26, 14'-16' Depth	LF	\$58.00	75	\$4,350.00
SS-16	10" PVC SDR 26, 16'-18' Depth	LF	\$58.00	795	\$46,110.00
SS-17	10" PVC SDR 26, 18'-20' Depth	LF	\$58.00	420	\$24,360.00
SS-17	10" PVC SDR 26, 20'-22' Depth	LF	\$58.00	316	\$18,328.00
SS-17	10" PVC SDR 26, 22'-24' Depth	LF	\$58.00	268	\$15,544.00
SS-22	4" PVC SDR 26 Riser Pipe	VF	\$17.00	92.5	\$1,572.50
SS-23	10"x4" PVC Service WYE	EA	\$225.00	18	\$4,050.00
SS-25	Sanitary Sewer Manhole Extra Depth	VF	\$95.00	83.20	\$7,904.00
otal Pla	n Sanitary Sewer Estimate Amount				\$122,218.

				Bid Estimate	
Item#	Contract Item	Unit	Unit Price	Quantity	Amount
SS-1	8" PVC SDR 26, 10'-12' Depth	LF	\$37.50	75	\$2,812.50
SS-8	8" PVC SDR 26, 14'-16' Depth	LF	\$37.50	455	\$17,062.50
SS-9	8" PVC SDR 26, 16'-18' Depth	LF	\$37.50	530	\$19,875.00
SS-10	8" PVC SDR 26, 18'-20' Depth	LF	\$37.50	230	\$8,625.00
SS-11	8" PVC SDR 26, 20'-22' Depth	LF	\$37.50	316	\$11,850.00
SS-12	8" PVC SDR 26, 22'-24' Depth	LF	\$37.50	268	\$10,050.00
SS-22	4" PVC SDR 26 Riser Pipe	VF	\$17.00	70.5	\$1,198.50
SS-23	8"x4" PVC Service WYE	EA	\$105.00	18	\$1,890.00
SS-25	Sanitary Sewer Manhole Extra Depth	VF	\$95.00	79.20	\$7,524.00
otal Dev	elopment Only Sanitary Sewer Estimate Amount				\$80,887.50

		n Watermain - 1st Phase		Bid Estimate	
Item #	Contract Item	Unit	Unit Price	Quantity	Amount
WM-3	12" D.I.P. Class 52	LF	\$42.00	749	\$31,458.00
WM-5	D.I.P. Fittings	LB	\$3.10	1,900	\$5,890.00
WM-10	12" Gate Valve & Box	EA	\$2,200.00	4	\$8,800.00
Fotal Pla	n Watermain Estimate Amount				\$46,148.00

	2 - Development Only Watermain - 1st Phase	~		Bid Estimate	
Item #	Contract Item	Unit	Unit Price	Quantity	Amount
WM-2	8" D.I.P. Class 52	LF	\$38.00	749	\$28,462.00
WM-5	D.I.P. Fittings	LB	\$3.10	775	\$2,402.50
WM-10	8" Gate Valve & Box	EA	\$1,675.00	4	\$6,700.00
	elopment Only Watermain Estimate Amount		1.18		\$3'

Total Sanitary Oversizing Cost	
Total Plan Sanitary Sewer Estimate Amount	\$122,218.50
Total Development Only Sanitary Sewer Estimate Amount	(\$80.887.50)
SANITARY OVERSIZE COST	\$41,331.00

Total Watermain Oversize Cost Total Plan Watermain Estimate Amount	\$46,148.00
Total Development Only Watermain Estimate Amount	(\$37,564,50)
WATERMAIN OVERSIZE COST	\$8,583.50

	610 01 1 50
GRAND TOTAL OVERSIZE COST	\$49,914.50
GRAND TOTAL OVERSIZE COST	

IRREVOCABLE LETTER OF CREDIT

	No
	Date:
TO:	City of Lake Elmo
Dear	Sir or Madam:
Cred office	We hereby issue, for the account of(Name of Developer)and in your favor, our Irrevocable Letter of t in the amount of \$, available to you by your draft drawn on sight on the undersigned bank at its s in Minnesota.
	The draft must:
of (Na	a) Bear the clause, "Drawn under Letter of Credit No, dated, 2, ame of Bank)";
	b) Be signed by the Mayor or City Administrator of the City of Lake Elmo.
2	c) Be presented for payment at(Address of Bank), on or before 4:00 p.m. on November 30,
notice notice prior	This Letter of Credit shall automatically renew for successive one-year terms unless, at least forty-five (45) prior to the next annual renewal date (which shall be November 30 of each year), the Bank delivers written to the Lake Elmo City Administrator that it intends to modify the terms of, or cancel, this Letter of Credit. Written is effective if sent by certified mail, postage prepaid, and deposited in the U.S. Mail, at least forty-five (45) days to the next annual renewal date addressed as follows: City Administrator, City Hall, 3800 Laverne Ave. N. Lake Minnesota 55042 and is actually received by the City Administrator at least thirty (30) days prior to the renewal
ampli	This Letter of Credit sets forth in full our understanding which shall not in any way be modified, amended, fied, or limited by reference to any document, instrument, or agreement, whether or not referred to herein.
made	This Letter of Credit is not assignable. This is not a Notation Letter of Credit. More than one draw may be under this Letter of Credit.
Docu	This Letter of Credit shall be governed by the most recent revision of the Uniform Customs and Practice for mentary Credits, International Chamber of Commerce Publication No. 500.
upon	We hereby agree that a draft drawn under and in compliance with this Letter of Credit shall be duly honored presentation.
	BY:
	Its

			0
			0



MAYOR AND COUNCIL COMMUNICATION

DATE:

08/04/2015

REGULAR

ITEM #:

15

AGENDA ITEM:

Approve Agreement for City Planner Services

SUBMITTED BY:

Clark Schroder, Interim Administrator

THROUGH:

Kyle Klatt, Community Development Director

SUMMARY AND ACTION REQUESTED:

With the City Planner position currently vacant, the Community Development Director is in need of assistance with planning duties while the City conducts a search process for a permanent City Planner. Staff will attempt to limit the utilization of the contractor to reimbursable projects, but there may be a need for assistance with broader planning and zoning issues. With the City Planner vacancy, this is anticipated to have a neutral impact on the Planning Department budget.

RECOMMENDATION:

Motion "to approve the Agreement for City Planner Services"

ATTACHMENT(S):

Agreement for City Planning Services

AGREEMENT FOR ZONING & PLANNING SERVICES

THIS AGREEMENT is made and entered into by and between the City of Lake Elmo, a municipal corporation under the laws of the State of Minnesota (hereinafter called Lake Elmo) and Sambatek, Inc. (hereinafter called "Consultant"). Lake Elmo desires to contract with Consultant for the provision of supplemental zoning and planning services.

Accordingly, the parties agree that Consultant shall provide certain zoning and planning services, subject to the following conditions:

- 1. Zoning Services. The zoning services to be performed by Consultant include, but are not limited to consultation with the Mayor, City Council and Planning Commission, City Administrator, City Engineer and City Attorney on zoning and related issues; assisting persons to comply with the zoning ordinances, conditional use permits, variances, wetland development regulations, shoreland management regulations, and subdivision regulations. This shall be done by reviewing permit applications and conducting plan reviews; investigating inquiries regarding ordinance requirements; interpreting and explaining zoning ordinances; reviewing plans to determine compliance with zoning and subdivision ordinances; researching complaints of violations and enforcing zoning-related issues; issuing written reports and orders; maintaining complete and accurate records; developing written policies on ordinance interpretation; coordinating activities with property owners, Consultants, residents and other interested parties to explain requirements, investigate complaints and determine appropriate action for issue resolution: monitoring and enforcing zoning ordinance, and other similar issues; and investigating and monitoring zoning ordinance complaints and issuing orders of citations; attendance at Planning Commission meetings and attendance at City Council meetings related to zoning or subdivision requests; preparing zoning and related letters or reports and resolutions for the Planning Commission and City Council; working with neighborhood groups on traffic and zoning related issues, Other services include keeping Lake Elmo officials informed of and upto-date on zoning and subdivision problems and issues, and recommending ordinance, fee and policy changes as requested or necessary.
- 2. Planning Services. The planning services to be performed by Consultant include consultation with the Mayor, City Council, Planning Commission, other Commissions, City Administrator, City Engineer and City Attorney on planning and related issues including the comprehensive plan, implementation programs and other city issues, preparing ordinances and ordinance amendments, preparing plans and programs, attending non-zoning or non-neighborhood local, regional and area meetings, negotiations, and non-zoning and subdivision report writing.

- Administration procedures. This section is set forth to clarify the responsibilities of each party and to establish procedures for performing the services as provided above.
 - A. Responsibility of Lake Elmo
 - Provide and maintain an office, meeting area or work area for the occasional use of the zoning and planning administrator, including a telephone, forms and supplies to perform the work required of the position.
 - Perform normal City clerical functions related to zoning and planning, such as publishing legal notices, keeping track of the application process, printing reports and letters, taking and preparing minutes, distribution of information.
 - Along with the Planning Commission Chair Person preparing the Planning Commission Agenda.
 - 4. Establish committees and/or assign volunteers to work on ordinance revisions, Capital Improvement Program and updates to the Comprehensive Plan and Short Range Programs as well as other issues that may be related the Planning Services above.
 - 5. Maintaining permanent City records associated with the services to be performed.
 - 6. Prosecute all violations approved for prosecution by the City Council.
 - Issue all permits and collect fees associated with the services to be performed.
 - 8. Provide information to interested parties.
 - B. Responsibility of Consultant
 - Provide Advice and Consultation to the Mayor, City Council, Planning Commission, City Administrator, City Engineer and City Attorney.
 - Provide typewritten reports and other information for the permanent records of Lake Elmo.
 - Receive zoning related applications, review for completeness and notify applicants of
 missing information; complete zoning review and approval process including any
 extension of time required by the City.
 - Provide complete packets of all information to the Planning Commission and City Council members for each monthly meeting.
 - Provide all office space, administrative and clerical support, equipment and supplies for work that is not performed at City Hall.
 - Attend Planning Commission and City Council meetings as provided above.
 - Provide a vehicle for the position.
 - 8. Other activities as detailed above.
- 4. Administrative Responsibility. The daily administration of the zoning and planning services rendered pursuant to this agreement shall be under the direction of the contracted employee assigned to perform the services. The degree of services rendered, the standards of performance and other matters relating to regulations and policies shall remain under the control of Lake Elmo. Consultant shall submit to Lake Elmo a monthly report of services rendered and charges due, in such form and detail as Lake Elmo may reasonably require, as well as periodic suggestions regarding other matters relating to the zoning and planning services.

- 5. Consultant. Consultant shall assign Ben Gozola and Laura Chamberlain to perform the services pursuant to this agreement and the Consultant shall retain all obligations arising out of the contract relationship, including, but not limited to, salary, worker's compensation insurance, withholding tax and health insurance on Ben Gozola and Laura Chamberlain as Consultant's employees. Lake Elmo shall not be required to furnish any fringe benefits or compensation what so ever to the Consultant. Neither Ben Gozola and Laura Chamberlain nor Consultant shall not, at any time or in any manner, be deemed to be an employee of Lake Elmo by reason of the performance of work or the providing of services within the territorial limits of Lake Elmo or on behalf of Lake Elmo in accordance with this agreement.
- 6. <u>Authority of Zoning and Planning Consultant</u>. Consultant assigned to perform the services is hereby provided specific authority by Lake Elmo to administer and enforce the pertinent Lake Elmo ordinances as provided in this agreement, to provide consultation and advice to the Planning Commission and to work with groups as requested by the City Council.
- 7. Performance of Services. The services to be provided by the Consultant under this agreement shall be done as directed by Lake Elmo, or, absent specific direction, in conformance with the general standard of care for a planning professional. The exercise by the Consultant of the powers here described on behalf of Lake Elmo, and the services to be provided by the Consultant in accordance with this agreement, may be inspected by Lake Elmo to determine whether the same are being exercised and performed satisfactorily.
- 8. <u>Indemnification</u>. To the fullest extent permitted by law, the Consultant agrees to defend, indemnify and hold harmless the City, and its employees, officials, and agents from and against all claims, actions, damages, losses and expenses, including reasonable attorney fees, resulting from, arising out of, or related to Consultant's negligence or the Consultant's performance or failure to perform its obligations under this Agreement. The Consultant's indemnification obligation shall apply to the Consultant's subConsultant(s), or anyone directly or indirectly employed or hired by the Consultant.
- Fees and Reimbursements of Direct Expenses. For and in consideration of the rendition of the services described herein, Lake Elmo shall pay Consultant an hourly rate as follows: Ben Gozola - \$ 119.00 per hour

Laura Chamberlain - \$ 90.00 per hour

Lake Elmo shall reimburse Consultant for any documented expenses paid for by Consultant in the performance of the Consultants responsibilities including mileage at the current IRS rate, printing and photographic costs performed by a third party, computer data storage of Lake Elmo information, postage and delivery cost provided by a third party and other costs approved by the City Administrator.

- 10. <u>Independent Consultant</u>. It is expressly understood that the Consultant is an "independent Consultant" and not an employee of the City. The Consultant shall have control over the manner in which the Services are performed under this Agreement. The Consultant shall supply, at its own expense, all materials, supplies, equipment and tools required to accomplish the Services contemplated by this Agreement. The Consultant shall not be entitled to any benefits from the City, including, without limitation, insurance benefits, sick and vacation leave, workers' compensation benefits, unemployment compensation, disability, severance pay, or retirement benefits. Nothing in this Agreement shall be deemed to constitute a partnership, joint venture or agency relationship between the Parties.
- 11. <u>Insurance Requirements.</u> Insurance Requirements. The Consultant, at its expense, shall procure and maintain in force for the duration of this Agreement the following minimum insurance coverage and shall include the City as an additional insured on each such policy:
 - A. General Liability. The Consultant agrees to maintain Commercial General Liability insurance in a minimum amount of \$1,000,000 per occurrence; \$2,000,000 annual aggregate. The policy shall cover liability arising from, at a minimum, premises, operations, products-completed operations, personal injury, advertising injury, and contractually assumed liability.
 - B. Automobile Liability. If the Consultant operates a motor vehicle in performing the Services under this Agreement, the Consultant shall maintain commercial automobile liability insurance, including owned, hired, and non-owned automobiles, with a minimum liability limit of \$1,000,000, combined single limit.
 - C. Professional (Errors and Omissions) Liability Insurance. The Consultant will maintain professional liability insurance for all claims the Consultant may become legally obligated to pay resulting from any actual or alleged negligent act, error, or omission related to Consultant's professional services required under this Agreement. The Consultant is required to carry the following minimum limits: \$1,000,000 per claim; \$2,000,000 annual aggregate. The retroactive or prior acts date of such coverage shall not be after the effective date of this Agreement and the Consultant shall maintain such insurance for a period of at least three (3) years, following completion of the Services. If such insurance is discontinued, extended reporting period coverage must be obtained by the Consultant to fulfill this requirement.
 - D. Workers' Compensation. The Consultant agrees to provide Workers' Compensation insurance for all its employees in accordance with the statutory requirements of the State of Minnesota. The Consultant shall also carry Employers' Liability Coverage with minimum coverage as follows:
 - i. § \$500,000 Bodily Injury by Disease per employee
 - ii. § \$500,000 Bodily Injury by Disease aggregate
 - iii. § \$500,000 Bodily Injury by Accident

- E. The Consultant shall, prior to commencing the Services, deliver to the City a Certificate of Insurance as evidence that the above coverages are in full force and effect.
- F. The Consultant's general liability and auto liability should be primary insurance to any other valid and collectible insurance available to the City with respect to any claim arising out of Consultant's performance under this Agreement.
- G. The Consultant's policies and Certificate of Insurance shall contain a provision that coverage afforded under the policies shall not be cancelled without at least thirty (30) days' advanced written notice to the City.
- Assignment. This agreement may not be assigned by either party hereto without the other's prior written consent.
- 13. Modification. This agreement embodies the entire agreement between the parties with respect to the subject matter hereof, and all prior discussions, negotiations and agreements are merged herein. This agreement may be amended or modified only by an agreement, in writing, by the City Council or its appointed representative and Consultant and executed on behalf of both parties.
- 14. <u>Terms of Agreement</u>. This agreement will continue until terminated by either party upon giving 60 days written notice to the other party.
- 15. Representatives. Representatives of the parties for the purposes of notices are:

Lake Elmo City Administrator 3800 Laverne Avenue North Lake Elmo, MN 55042 (651) 747-3900

Sambatek, Inc. 12800 Whitewater Drive, Suite 300 Minnetonka, MN 55343 763-476-6010

IN WITNES	S WHEREOF, the parties hereto have executed this agreement this	day
of	, 2015.	
	SAMBATEK, INC.	
	Ву	
	Its President	

CITY OF LAKE ELMO

	Its Mayor	
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8-4-15 CC Mtg. - item 17



Request for Board Action

BOARD MEETING DATE: July 21, 2015

AGENDA ITEM NUMBER:

Commissioner's Report

Department Information

ORIGINATING DEPARTMENT REQUESTOR REQUESTOR PHONE:

Administration

June Mathiowetz

651-430-6016

PRESENTER(S)

MEDIA CONTACT:

MEDIA CONTACT PHONE.

June

Kevin Corbid

Mathiowetz

651-430-6003

Susan Schmidt, Trust for Public

land

Agenda Item Details

BRIEF DESCRIPTION OF YOUR REQUEST:

Workshop to review request from the Trust for Public Land (TPL) for county Land and Water Legacy Program participation in a project located in the City of Lake Elmo.

No

AGENDA YOU ARE REQUESTING TIME ON:

ARE YOU SEEKING APPROVAL OF A CONTRACT?

Workshop

TIME NEEDED

30

IS THIS MANDATED?

EXPLANATION OF MANDATE

No

BACKGROUND JUSTIFICATION

Tartan Park, a 483 acre site located in Lake Elmo, has been in 3M Corporation ownership for over 50 years. It was first used as a corporate retreat center and more recently as a publicly accessible but still privately-owned and operated park. In late May, 3M Corporation announced plans to close Tartan Park and sell the property. The company has indicated an interest in first exploring options to place the property into conservation.

Washington County's Lake Elmo Regional Park Reserve is directly adjacent northwest of Tartan Park. The property is not currently located within the regional park's boundaries. The property contains woodlands, wetlands and lakes, in particular Horseshoe Lake, and includes an outlet to nearby Lake Elmo. Tartan Park is also currently home to a 27 hole golf course and clubhouse, several picnic pavilions, tennis courts and ball fields.

Staff seek direction from the County Board around further exploration of options for public use, partnerships and potential funding.

PREVIOUS ACTION ON REQUEST OTHER PARTIES INVOLVED? No

Budget Information

FUNDING:

NA

Approvals

COUNTY ATTORNEY

COUNTY ADMINISTRATOR,

George Kuprian

Molly O'Rourke

RECOMMENDATIONS. N/A

RECOMMENDATIONS Approved

COMMENTS.

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Minnesota Office 2610 University Ave: Suite 300 St. Paul, MN 55411

> T. 651-917-2240 F. 651-917-2248 www.tpl.org

July 10, 2015

To: Washington County Board of Commissioners

From: The Trust for Public Land

Susan Schmidt, 651-999-5317 Bob McGillivray, 651-999-5307

RE: Explore Unique "Tartan Park" Protection Opportunity as Washington County Park

Land

There is an once-in-a-lifetime opportunity to protect the unique land now known as "Tartan Park" and make it a part of the Washington County Park System, forever. The Trust for Public Land, a nonprofit organization dedicated to creating parks and conserving land for people, respectfully requests to work with Washington County staff and board to explore this unique park opportunity over the next two months before bringing specific recommendations for action back to the County Board in mid-September.

Tartan Park has been in 3M Corporation ownership for over 50 years, first as a corporate retreat center and more recently as a publicly accessible but still privately-owned and operated park. 3M Corporation announced plans in late May to close Tartan Park and sell the property due to changing company needs in recent years. 3M contacted The Trust for Public Land to explore whether Tartan Park might have a future as a public resource. The Trust for Public Land enthusiastically responded to 3M with willingness to explore the conservation of Tartan Park for public use and enjoyment with key partners over the next several months. We consider Washington County the primary partner in any endeavor to protect Tartan Park.

Tartan Park is 483 acres with high conservation values due to its pine and oak forests, and its rolling topography similar to Washington County's Lake Elmo Regional Park Reserve which is directly adjacent northwest of Tartan Park. The property's rolling topography weaves through a series of wetlands and lakes, in particular Horseshoe Lake, and includes an outlet to nearby Lake Elmo.

Tartan Park has been developed by 3M Corporation over the years to serve the needs of company employees and their families as well as clients, customers and other guests. Today, Tartan Park is home to three 9 – hole golf courses, several picnic pavilions, tennis courts and ball fields as well as sweeping vistas of the property's woods, lakes and wetlands. These facilities have been well-maintained by 3M and are park-ready for the next owner, hopefully Washington County. Attachments include a map and photos of Tartan Park and some of its facilities.

The preferred option for 3M, and the reason the company contacted The Trust for Public Land, is permanent protection of Tartan Park for public use and enjoyment. The Trust for Public Land believes that the best protection option for Tartan Park is Washington County ownership as part of the adjacent Lake Elmo Regional Park Reserve.

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Tartan Park Profile

Nestled in over 450 acres of spectacular landscape in Lake Elmo, and overlooking one of the finest views in the area, Audubon-Certified Tartan Park offers a premier location for golf, special events, and recreation.

In addition to the 27-hole championship golf course with teaching golf professionals, a driving range, and putting and chipping greens, Tartan Park is home to

- A clubhouse, including a golf pro shop, banquet halls, and eight conference rooms
- · Four bocce ball courts
- · Five picnic pavilions
- · Three playgrounds
- 12 tennis courts
- Six softball fields
- An archery range
- Six sand volleyball courts
- Six horseshoe pits
- A heated and cooled maintenance facility
- An administration building



An aerial view of the Red 9 tee box



Landscaped gazebo overlooking the golf course

Over the past five years, Tartan Park has made numerous improvements and additions, including

- · Automatic front entrance doors to the clubhouse
- A fully landscaped wedding gazebo
- Clubhouse and meeting room furniture and carpet
- . A walk-in cooler and freezer in the clubhouse
- · Outdoor lighting at the clubhouse
- Landscaping for the clubhouse and golf shop entrances
- · Gutters on the north and east sides of the clubhouse
- Auxiliary power generators for the clubhouse and water pump systems
- A resurfaced east entrance road
- · Two tennis courts
- Refinishing of picnic pavilion 2



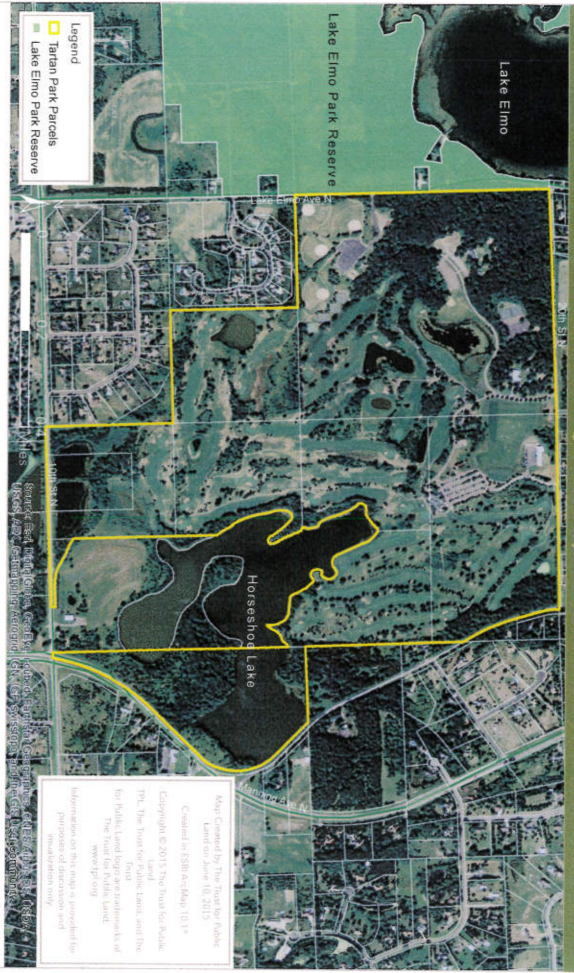
Pavilion 2 set up for a picnic



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Tartan Park Parcels

Washington County, MN



THE TRUST for PUBLIC LAND

LAND FOR PEOPLE

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Tartan Park Parcels

Washington County, MN



THE TRUST OF PUBLIC LAND

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The opportunity to add Tartan Park to Washington County's park system is available now, but will not be an opportunity available indefinitely. 3M Corporation has shared with The Trust for Public Land that a 2015 decision on Tartan Park is strongly desired. If Washington County chooses not to act on this Tartan Park opportunity, the company will move forward with its second option which is selling Tartan Park for development.

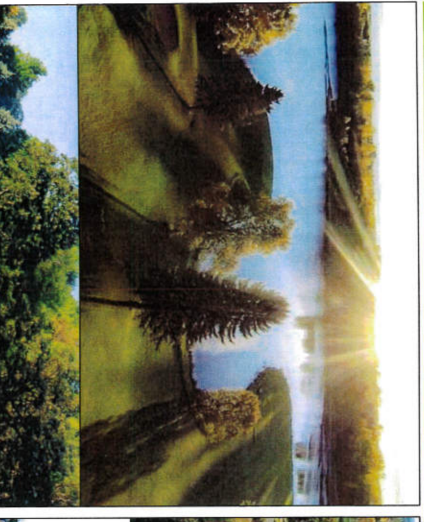
The Trust for Public Land respectfully requests that the County authorize staff to work with The Trust for Public Land to explore a "path" to the protection of Tartan Park as Washington County owned parkland. In order to expedite a 2015 outcome, The Trust for Public Land requests an exploration period July 21 – September 21, 2015 in order to explore this protection outcome, including: land valuation, funding options, future park uses, operation and maintenance needs / options, and integration into the adjacent County-owned Lake Elmo Regional Park Reserve.

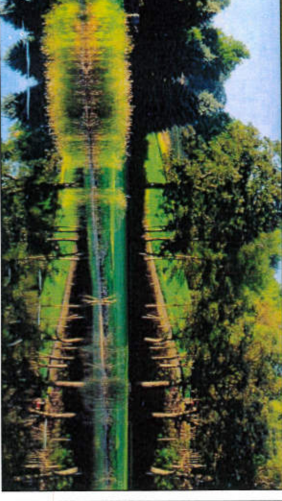
The Trust for Public Land is eager to discuss this Tartan Park opportunity with the County Board in a board workshop on Tuesday, July 21. Following this two month exploration period, The Trust for Public Land anticipates bringing specific recommendations for action to the full Board in mid - September 2015.

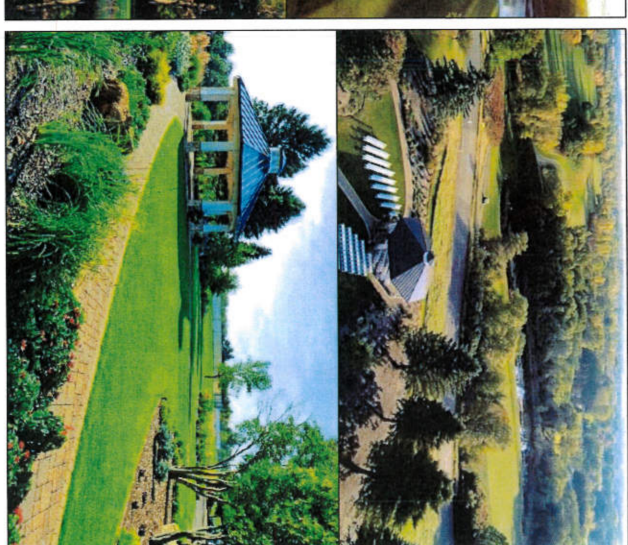
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Tartan Park Views

Washington County, N







THE TRUST for PUBLIC LAND

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CITY OF LAKE ELMO CITY COUNCIL MINUTES MAY 19, 2015

Mayor Pearson called the meeting to order at 7:00 pm.

PRESENT: Mayor Mike Pearson and Council Members Julie Fliflet, Anne Smith, Justin Bloyer, and Jill Lundgren.

Staff present: City Administrator Zuleger, City Attorney Snyder, Community Development Director Klatt, City Planner Johnson, City Engineer Griffin, Finance Director Bendel, Public Works Director Bouthilet, and City Clerk Bell.

PLEDGE OF ALLIGENCE

APPROVAL OF AGENDA

Council Member Bloyer pulled Item 11 from the Consent Agenda for discussion. Council Member Fliflet moved TO POSTPONE ITEM 23 TO THE NEXT MEETING TO ALLOW MORE TIME FOR REVIEW. MOTION PASSES 3-2 Councilmember Lundgren seconded the motion. (Pearson/Bloyer - Nay)

Councilmember Bloyer moved TO PULL ITEM 24 FROM THE AGENDA. Mayor Pearson seconded the motion. Motion failed 2-3. (Flisset, Smith, Lundgren - Nay).

MOTION: Council Member Fliflet moved TO APPROVE THE MAY 19, 2015 CITY COUNCIL AGENDA AS AMENDED. Lundgren seconded the motion. MOTION PASSED 5-0

ITEM 1: ACCEPT MINUTES

THE APRIL 21, 2015 CITY COUNCIL MINUTES WERE APPROVED CONSENSUS WITH MINOR CORRECTIONS.

COUNCIL REPORTS:

Mayor Pearson: attended a meeting with Washington County and Lake Elmo property owners concerning potential BRT lines and stops; met with a potential commercial user and would like to discuss that topic at a future Council workshop; attend the Parks Commission meeting.

Council Member Bloyer: met with a potential business owner in the I-94 corridor; looked into a 100 acre land sale that fell through in the I-94 area; fielded calls concerning the Library Board; met with representatives of Lennar

Council Member Lundgren: met with Mr. Hagstrom to discuss the location of the Farmers Market; thanked Hagstroms and John Schiltz for providing a space for the Farmer's Market; attended Sunfish Nature Days; attended Fire Relief party; thanked the people helping organize and launch the Farmer's Market.

Council Member Fliflet: attended a Finance Committee meeting and a Library Board meeting.

Council Member Smith: has been fielding phone calls and emails from residents.

PRESENTATION

ITEM 2A: FIRE DEPARTMENT POC RECRUITS

Chief Malmquist introduced the three probationary firefighter recruits: Jeremy Penman, Brandan Peltier and Neil Fredrickson.

Mayor Pearson moved TO APPROVE A CONDITIONAL JOB OFFER TO NEW RECRUITS JEREMY PENMAN, BRANDAN PELTIER AND NEIL FREDRICKSON PENDING THE OUTCOME OF THEIR PRE-PLACEMENT PHYSICAL EXAMS AND PSYCHOLOGICAL EXAMS. Councilmember Fliflet seconded the motion. MOTION PASSED 5 – 0.

ITEM 2b: PROMOTION TO LIEUTENANT

Chief Malmquist administered oath to Alex Hilpisch for promotion to lieutenant

ITEM 3: TRUNK HIGHWAY 5 TURN-BACK

Washington County Engineer Wayne Sandberg presented the summary of the proposed turn-back to Washington County. The timing of some of the improvement projects was discussed. Council Members commended the County on its responsiveness.

MOTION: Council Member Fliflet moved TO ADOPT RESOLUTION 2015-35, PROVIDING MUNICIPAL CONCURRENCE FOR THE JURISDICTIONAL TRANSFER OF TRUNK HIGHWAY 5 FROM MNDOT TO WASHINGTON COUNTY. Council Member Smith seconded the motion. MOTION PASSED 5-0.

ITEM 4: PRESENTATION / APPROVAL OF 2014 FINANCIAL AUDIT / CAFR

Jason Miller of Smith Schaefer presented the Audit Report and summary of City Financials.

MOTION: Council Member Fliflet moved TO ACCEPT AND APPROVE THE 2014 COMPREHENSIVE ANNUAL FINANCIAL REPORT AND MANAGEMENT LETTERS. Council Member Lundgren seconded the motion. MOTION PASSED 5-0.

PUBLIC COMMENTS/INQUIRIES

None

FINANCE CONSENT AGENDA

- 1. Approve Payment of Disbursements and Payroll
- 2. Accept Finance Report dated April 30, 2015
- 3. Accept Building Report dated April 30, 2015
- Accept Assessors Report dated April 30, 2015
- 5. 39th Street N: Street & Sanitary Sewer Improvements Pay Request No. 4
- 6. 2015 Seal Coat Project Accept Bids and Award Contract

MOTION: Council Member Smith moved TO APPROVE THE FINANCE CONSENT AGENDA AS AMENDED. Council Member Lundgren seconded the motion. MOTION PASSED 5-0.

OTHER CONSENT AGENDA

- 7. Encroachment Agreement 5500 Hilltop Avenue North
- 8. Encroachment Agreement 9906 Tapestry Road North
- Encroachment Agreement 11647 58th Street North
- 10. Washington County and St. Croix County Fire Mutual Agreement
- 11. United Land/Bremer Bank Minor Subdivision; Resolution No. 2015-37
- Resolution Approving Master Subscriber Agreement for Minnesota Court Data Services for Governmental Agencies and Request Form for Minnesota Governmental Access (MGA) Login Account; Resolution No. 2015-38

MOTION: Council Member Smith moved TO APPROVE THE OTHER CONSENT AGENDA AS PRESENTED. Council Member Fliflet seconded the motion. MOTION PASSED 5-0.

ITEM 11: COUNCIL COMPENSATION PAYMENT SCHEDULE POLICY (Smith Request) The timing of the council pay was discussed

MOTION: Council Member Smith moved TO APROVE BIENNIAL COMPENSATION PAYMENTS IN THE FIRST PAY PERIOD OF JUNE AND DECEMBER. Council Member Fliflet seconded the motion. MOTION PASSED 3-2 (PEARSON/BLOYER - NAY)

REGULAR AGENDA

ITEM 18: DOWNTOWN STREET, DRAINAGE AND UTILITY IMPROVEMENTS – ACCEPT REPORT, CALL IMPROVEMENT HEARING; RESOLUTION NO. 2015-38

LAKE ELMO CITY COUNCIL MINUTES MAY 19, 2015

City Engineer presented the feasibility report outlining the improvement project Phase I. The public hearing will be June 16, 2015. The preliminary assessment process and amounts were explained and discussed. Mr. Griffin gave the staff recommendations.

John Schiltz 3442 Lake Elmo Ave, believes that all of Lake Elmo will benefit if the downtown succeeds. He supports sanitary sewer despite his high personal costs. He also supports underground utilities as there will never be another chance like this. He urged council to make improvements to make Lake Elmo Ave look better.

Smith spoke in support of downtown improvements to beautify the downtown. She believes it will be worth it to the City in growing the tax base. Mr. Griffin noted that the streetscape costs are still out there.

MOTION: Councilmember Smith moved TO ADOPT RESOLUTION 2015-38, RECEIVING THE FEASIBILITY REPORT AND CALLING A PUBLIC HEARING FOR THE OLD VILLAGE PHASE 1 STREET AND UTILITY IMPROVEMENTS. Council Member Fliflet seconded the motion.

Councilmember Lundgren offered a friendly amendment TO INCLUDE \$73,400 FOR STREETSCAPE

IMPROVEMENTS. Councilmember Smith seconded the motion. MOTION TO AMEND PASSED 5-0

Mayor Pearson moved TO TABLE VOTE PASSING RESOLUTION 2015-38 TO ALLOW FOR REDRAFTING WITH AN UPDATED PUBLIC HEARING DATE. Councilmember Bloyer seconded the motion. Motion passed 5 – 0.

Recessed 9:13pm reconvene at 9:20pm

Councilmember Smith moved TO AMEND RESOLUTION 2015-38, CHANGING THE HEARING DATE FROM JUNE 16, 2015 TO JUNE 9, 2015. Councilmember Fliflet seconded the motion. MOTION PASSED 4-1. (Pearson – Nay)

Councilmember Fliflet moved TO REMOVE RESOLUTION 2015-38 FROM THE TABLE. Mayor Pearson seconded the motion. MOTION PASSED 5-0.

Councilmember Smith moved TO AMEND THE MOTION TO CHANGE THE JUNE 16 2015 MEETING DATE TO JUNE 9, 2015. Councilmember Lundgren seconded the motion. MOTION PASSED 5-0.

ORIGINAL MOTION PASSED AS AMENDED 5-0.

ITEM 19: INWOOD FINAL PLAT AND FINAL PUD PLANS; RESOLUTION NO. 2015-39; ORDINANCE 08-120

Community Development Director Klatt presented the final plat proposal for the InWood development first phase of 46 single-family homes.

Street names and explanation of street naming process was presented.

Councilmember Fliflet asked about the water tower location shown on the plat differing from the comp plan. Staff opinion is that a comp plan amendment is not necessary for this type of change. City Engineer Griffin explained that elevation and water line size are critical considerations for water tower location.

John Rask explained that the trails are critical for the proposed demographic.

LAKE ELMO CITY COUNCIL MINUTES MAY 19, 2015

MOTION: Council Member Bloyer moved TO ADOPT RESOLUTION 2015-40, APPROVING THE FINAL PLAT AND FINAL PUD PLAN FOR INWOOD." Council Member Lundgren seconded the motion. MOTION PASSED 5-0.

MOTION: Council Member Bloyer moved TO ADOPT ORDINANCE 08-120, APPROVING THE ZONING MAP AMENDMENT FOR THE INWOOD PLANNED UNIT DEVELOPMENT. Mayor Pearson seconded the motion. MOTION PASSED 5-0.

ITEM 20: INWOOD DEVELOPERS AGREEMENT; RESOLUTION NO. 2015-41

Community Development Director Klatt provided an overview of the Developer's Agreement for InWood. The anticipated timeframe for the preliminary plat status was discussed. The WAC/SAC funds and the impact were explained and discussed.

MOTION: Mayor Pearson moved TO ADOPT RESOLUTION NO. 2015-41, APPROVING THE DEVELOPER'S AGREEMENT FOR INWOOD. Council Member Bloyer seconded the motion. MOTION PASSED 5-0

ITEM 21: APPROVE PURCHASE OF SPRAYPATCHER

Public Works Director Bouthilet presented the item and explained its use. The Public Works department has had success using it.

MOTION: Council Member Smith moved TO APPROVE THE PURCHASE OF THE SP10 LOADKING SPRAY PATCHER AT THE COST OF \$45,550 TO BE FUNDED AS PRESENTED; CONTINGENT UPON THE VERIFICATION OF HOURS ON MACHINE AND AN ENGINE OIL SAMPLE ANALYSIS AS RECOMMENDED BY THE MAC. Council Member Lundgren seconded the motion. MOTION PASSED 5-0

ITEM 22: AFFIRM 2014 COUNCIL APPROVAL OF PAY INCREASE FOR CITY ADMINISTRATOR

John Schiltz 3442 Lake Elmo Ave, supports giving Mr. Zuleger a raise for his performance. Thinks the city is lucky to have him.

Mary Schwarz Lake Elmo Ave supports raise for Mr. Zuleger. She also supports rehiring vacant staff positions.

Dale Dorschner Lake Elmo Ave supports raise for Mr. Zuleger. He also supports rehiring vacant staff positions. Questioned the Council's changing the meeting schedule.

Mike Reeves 11075 14th St. commended previous council for hiring Mr. Zuleger. He highlighted several successes. The compensation should reflect the performance and the performance merits increase. He supports raise for Mr. Zuleger.

Paul Novak asked about retroactivity. Suggested that it be in line with other staff

MOTION: Mayor Pearson moved TO INCREASE THE CITY ADMINISTRATOR'S SALARY TO \$125,000. Council Member Bloyer seconded the motion.

Council Member Bloyer offered a friendly amendment THAT THE INCREASE BE RETROACTIVE TO THE BEGINNING OF THE YEAR.

Fliflet open to considering raise after a performance review process. The timing and need for a review was discussed.

MOTION FAILED 2-3. (Fliflet, Lundgren, Smith - Nay).

LAKE ELMO CITY COUNCIL MINUTES MAY 19, 2015

City Attorney Snyder offered a recommendation for a review of the City Administrator's pay increase off-line and bring back a recommendation to the City Council.

Councilmember Fliflet moved TO ENTERTAIN A RAISE AS A PART OF A FORMAL REVIEW PROCESS BY THE CITY COUNCIL WHICH CAN BE DONE AND BE BROUGHT BACK TO A REGULAR SCHEDULED CITY COUNCIL MEETING. Council Member Lundgren seconded the motion. MOTION PASSED 4-1 (Bloyer Nay).

Mr. Zuleger stated he appreciated the support of the community.

Mayor Pearson moved TO ADJOURN THE MEETING. Councilmember Bloyer seconded the motion. MOTION FAILED 2-3. Fliflet, Lundgren, Smith - Nay.

ITEM 24: FUTURE GROWTH STRATEGY / PHASING PLAN POLICY

Council Member Fliflet explained her reasons for requesting discussion on future growth. Community Development Director Klatt explained the key issues of managing growth: strict and thorough review plans as part of following the phasing plan. Klatt clarified that stage one of phasing plan will not have any regulation changes. It would not make sense for city to not develop the remaining parcels in phase one, most of which are commercial lots. The only way to stop it would be with a moratorium.

Options to slow down growth were discussed.

STAFF REPORTS & ANNOUNCEMENTS:

City Administrator Zuleger: No report.

City Clerk Bell: No report.

City Finance Director Bendel: No report.

City Attorney Snyder: No report.

Community Development Director Klatt: A hearing for a wedding venue ordinance for rural properties will be held by the Planning Commission.

City Engineer Griffin: No report.

Mayor Pearson Adjourned the meeting at 11:37pm.

	LAKE ELMO CITY COUNCIL
ATTEST:	
	Mike Pearson, Mayor
Tulie Johnson, City Clerk	



Lake Elmo City Council Meeting

If you wish to address the City Council, please fill out the form and give it to the City Clerk or City Administrator.

The Mayor / Chair will call upon you when it is time for you to speak during the time designated for public comments on each agenda item.

If your topic is not a numbered item on the agenda, it will be heard during the Public Comments and Inquiries portion of the meeting.

*** Decorum Policies ***

- (1) Conduct oneself with respect and civility towards others and otherwise abide by Council, Commissions, and Committee policy. Please refrain from conversations with others during the meeting, and shouting from the audience will not be allowed. Being quiet during the meeting is appreciated so that the business of the governing body can be conducted with full attention to the matter at hand;
- (2) The governing body will provide (2) opportunities for public comment during the meeting. First, an opportunity will be given at the onset of the meeting for general comment; Second, opportunity will be given to speak on an agenda item at the time the governing body addresses the item;
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Lake Elmo City Council Meeting

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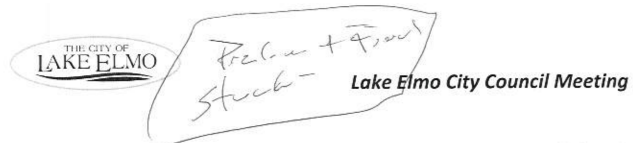
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Name (please print): 🌋	President	Mike	Slobodnik	
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Name (please p	orint): LEE ROSSON	
Address:	11050 50TH	
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LEE ROSSON
11050 BOTH
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Julie Johnson

From:

Obermueller [monnstergarage@comcast.net]

Sent:

Sunday, August 02, 2015 9:39 AM

To:

Julie Johnson

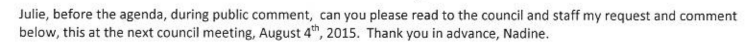
Cc:

jenniferpelletier@comcast.net

Subject:

Tartan Park

Julie Johnson, City of Lake Elmo,



Dear City Council and Staff,

Please work in coordination with Washington County as they pursue the possibility of purchasing Tartan Park.

I truly believe that preserving Tartan Park, as a public space, will bring each of you a life time of pride, community pride for generations to come.

Thank you, Nadine Obermueller

http://www.twincities.com/localnews/ci 28533278/washington-county-considers-buying-3ms-tartan-park

Julie Johnson

From:

Julie Fliflet

Sent:

Thursday, July 23, 2015 11:19 PM

To:

Julie Johnson

Subject:

Fw: Fw: mpearson@lakeelmo.org

Hi Julie

Can you add an agenda item to the next Council Meeting called "Possible Formation of a City Environmental" Committee" per the email exchange below. Thanks much!

~Councilmember Julie Fliflet

From: Tedi C <tedicarlson@gmail.com> Sent: Tuesday, July 21, 2015 10:28 PM

To: Julie Fliflet

Subject: Re: Fw: mpearson@lakeelmo.org

Thanks Julie,

Yes, I am very interested in restarting this committee.

Previous members (those whom I can remember) were myself, Fred Bannister, Jim Kelly, Bruce Dunn. I saw Fred at the July 4th ice cream social, and he mentioned that he would be interested if the committee reorganized. Also Jim Kelly mentioned last year he might be interested. He works for MN Dept. of Health and was an excellent resource.

I have a couple of neighbors who also might be interested in the committee

Oakdale has 6 members on their committee. Not sure how

If you would put it on the next council agenda to get approv Thanks,

Tedi

On Tue, Jul 21, 2015 at 12:54 AM, Julie Fliflet < JFliflet@lakeel

The you still interested in having this committee? If so, I'd like how many members this committee used to have, or how many Do you know of anyone else interested? I'd be willing to put it start soliciting members (we could put a notice in the next few the website, and could announce it at council meetings, etc. Ju

~Councilmember Julie Fliflet

From: Tedi C <tedicarlson@gmail.com> Sent: Wednesday, January 21, 2015 3:55 PM

To: Justin Bloyer; Julie Fliflet; Jill Lundgren; ANNE SMITH

Subject: mpearson@lakeelmo.org

Hello LE City Council members,

At one time Lake Elmo had an active environmental committee which met monthly. I would like to see that committee reestablished as an advisory committee to the City Council on matters relating to the environment.

Woodbury, Cottage Grove, Mahtomedi and Oakdale have very active City Environmental Committees/Commissions. Included in their objectives are:

- Advise City Council in matters pertaining to solid waste, recycling, composting, storm water run-off, water quality improvements, wetland conservation and management, air quality, ground and drinking water, tree preservation and energy conservation.
- Advise the City on issues stemming from data assembled by and released from the following organizations:
 - i. Environmental Protection Agency (EPA) such as Toxic Release Inventory Data
 - ii. Minnesota Pollution Control Agency (MPCA)
 - iii. Minnesota Department of Health (MDH)
 - iv. The Minnesota Department of Natural Resources (MDNR) or
 - v. Any other Federal or State agency tasks addressing environmental issues as they relate to health and safety.
- Identify requirements to maintain status as Minnesota Green Step City
- Recognize residential and business property owners who have demonstrated proactive recycling and 'green' practices.

The Environmental Commission would be an asset to the City, and could reduce the time LE City staff members currently spend on those related issues.

I appreciate your consideration of this proposal. Please let me know if you have further questions.

Thank you, Tedi Carlson

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