VILLAGE OF

STEGER

BOARD OF TRUSTEES REGULAR MEETING AGENDA

DECEMBER 7, 2015

Α.	CALL	TO		
Α	(,AII	1()	CHI	75

- B. PLEDGE OF ALLEGIANCE
- C. ROLL CALL
- D. AWARDS, HONORS, AND SPECIAL RECOGNITIONS

Appointment of new Police Chief

- E. MINUTES OF PREVIOUS MEETING
- F. AUDIENCE PARTICIPATION
- G. REPORTS
 - 1. Administrator
 - 2. Department Heads
 - a. Public Infrastructure/Code Enforcement Director
 - b. Fire Chief
 - c. Police Chief
 - d. EMA Chief
 - e. Community Center Director
 - f. HR Director
 - g. Housing Director
 - 3. Attorney
 - 4. Treasurer
 - 5. Trustee/Liaison
 - 6. Clerk

December 21st Board Meeting has been canceled..

The next Village Board Meeting will be January 4, 2016

- H. Mayor's Report Mayoral Appointments
 - a. Citizens Committee

3320 Lewis Avenue Steger, Illinois 60475

MONDAY, DECEMBER 7, 2015 BOARD OF TRUSTEE REGULAR MEETING AGENDA

PAYING OF THE BILLS

J. CORRESPONDENCE

Daily Southtown letter to the editor from Jim Garrett of Chicago Southland Convention and Visitors Bureau regarding Balmoral Park.

K. OLD BUSINESS:

Intergovernmental Agreement by and between the Village of Steger and the Metropolitan Water Reclamation District for the Distribution of Rain Barrels (tabled November 16, 2015)

L. NEW BUSINESS:

ORDINANCE NO. 1109	AN ORDINANCE LEVYING TAXES FOR CORPORATE PURPOSES OF THE VILLAGE OF
	STEGER, ILLINOIS, FOR THE FISCAL YEAR COMMENCING ON THE FIRST DAY OF
	JANUARY, 2015 AND ENDING ON THE THIRTY FIRST DAY OF DECEMBER, 2015

ORDINANCE NO. 1110	AN ORDINANCE AUTHORIZING THE
CHEMPARTE	ESTABLISHMENT OF INTERESTED
	PARTIES REGISTRIES AND ADOPTING RULES
	FOR SUCH REGISTRIES FOR
	REDEVELOPMENT PROJECT AREAS IN THE
	VILLAGE OF STEGER

ORDINANCE NO. 1111	AN ORDINANCE AMENDING CHAPTER 70,
OHDINANOE NOT TITLE	SECTION 70-10 AND CHAPTER 86, SECTIONS
	86-33 AND 86-211 OF THE MUNICIPAL CODE
	OF STEGER, ILLINOIS REGARDING THE
	BILLING OF SOLID WASTE AND WASTEWATER
	SERVICES FOR THE VILLAGE OF STEGER,
	ILLINOIS.

ORDINANCE NO. 1112	AN ORDINANCE AUTHORIZING AND APPROVING THE AWARD OF SPECIAL
	COMPENSATION TO A CERTAIN INDIVIDUAL
	FOR THE VILLAGER OF STEGER.

RESOLUTION NO. 1086	A RESOLUTION AUTHORIZING THE VILLAGE PRESIDENT TO ENTER INTO A CERTAIN AGREEMENT WITH LOCKRIDGE OUTDOOR ADVERTISING, LLC FOR THE VILLAGE OF
	STEGER.

RESOLUTION NO. 1087

PROCLAMATION

A RESOLUTION TO ADOPT THE ANNUAL 1,000 HOUR STANDARD FOR IMRF PARTICIPATION A PROCLAMATION HONORING THE LATE FIRE CHIEF ELMER JOYCE FOR YEARS OF SERVICE

2016 Board Meeting Dates

Authorization to pay recurring bills due to canceled December 21st Board meeting.

Discussion on Steger Days of Music

Misericordia requests permission to hold its Annual Misericordia/Jelly Belly Candy Days tag day fundraiser on Friday and Saturday April 29 and 30, 2016 at 34th Street and Chicago Road. A certificate of insurance has been provided.

M. ADJOURN TO CLOSED SESSION - personnel

5 ILCS 120/2 (c) (1) Appointment, employment, compensation, discipline, performance or dismissal of specific employees, pursuant to Section 2(c)(1) of the Open Meetings Act

- N. RECONVENE FOR ACTION ON ITEMS DISCUSSED IN CLOSED SESSION (If Necessary)
- N. ADJOURNMENT

MINUTES OF THE REGULAR MEETING OF THE BOARD OF TRUSTEES OF THE VILLAGE OF STEGER, WILL & COOK COUNTIES, ILLINOIS

The Board of Trustees convened in regular session at 7:00 P.M. on this 16TH day of November, 2015 in the Municipal Building of the Village of Steger with the Village Clerk Carmen S. Recupito, Jr. attending and Mayor Peterson presiding.

The Village Clerk called the roll and the following Trustees were present; Joyce, Perchinski, Sarek, Lopez, Skrezyna and Buxton. Also present were Fire Chief Nowell Fillion, Director of Public Infrastructure Dave Toepper, EMA Chief Tom Johnston, Community Center Director Diane Rossi, Deputy Police Chief Pat Rossi, Human Resources Director Mary Jo Seehausen, Housing and Community Development Director Alice Peterson and Village Attorney Kurt Asprooth.

AWARDS, HONORS, SPECIAL RECOGNITIONS AND PRESENTATIONS

Jonathon Birge of the Cook County Metropolitan Agency for Planning addressed the Board regarding the CMAP. Many topics were discussed. A Steger Planning Priorities Report has been distributed to the Mayor and the Trustees. The three primary recommendations of the report were Economic development, Infrastructure and housing. The recommendations are; 1. Capital Improvements Program for types of programs and financing 2. Economic Development recommendation including downtown, Steger Road and IL394 and intersection of Sauk Trail and Cottage Grove. With the Village to undertake a key development study that includes market analysis, short and long term tax with focus on revenue growth and stability. 3. Housing – the recommendation is to continue to work with the Housing Collaborative as good progress is being made. "Up to Code" guide for rental regulations a good resource. After questions from the Trustees regarding retail space, office and warehouse facilities and further studies, Mayor Peterson thanked Mr. Birge for his presentation and the Priorities Report.

MINUTES

Trustee Perchinski made a motion to approve the minutes of the previous Board Meeting, as all members have copies. Trustee Sarek seconded the motion. Voice vote was called; all ayes. Motion carried.

AUDIENCE PARTICIPATION

Meredith Horn of 22805 State Street had questions on building and zoning of properties "grandfathered" in Miller Woods neighborhood, specifically Pat's Landscaping. Mayor Peterson explained that usually properties in the area that operate businesses and are sold should revert back to residential zoning when sold. Ms. Horn asked if neighbors must be notified if a zoning variance is requested. Attorney Asprooth explained that all neighbors within 250 ft. of the property in question must be notified. Mayor Peterson explained that neighbors are usually served with a notice of the zoning hearing via certified mail and the petitioner must show proof of service. Neighbors will be invited to attend the hearing and concerns may be heard. Ms. Horn asked if the Board would require the new owners to level the

Minutes of November 16, 2015 - page 2

land back to grade as the current grade has negative impact on drainage in the area. Mayor Peterson explained that the Building Department attends zoning hearings and would share that type of information with the Board at the hearing. Ms. Horn also stated that a new owner should be required to maintain the ditch at the back of the property in perpetuity.

REPORTS

Village Administrator Mike Tilton was absent

Director of Public Infrastructure Dave Toepper, referred to his weekly reports.

Mr. Toepper also reported that Dixon Engineering is coming to inspect the water tower on 31st Street

Fire Chief Nowell Fillion thanked the men and women of the Steger Fire Department for their hard work in recent weeks. Chief Fillion reported the Fire Department is at 1,201 emergency calls for service so far in 2015. Last week the Department responded to 50 ambulance calls and 14 fire calls.

Fire Fighter Andrew Sweetwood is in his last week of Hazmat operation certification class at Prairie State College.

The Fire Department has been hosting drills with Crete Fire Department on rapid intervention and vehicle extrication.

Chief Fillion received a letter from Enbrige stating that they will begin filling the pipeline with crude from Peoria to Griffith. Helicopters and other Enbrige vehicles will be in the area to monitor the pipeline for leaks.

Firefighters are preparing for the Pancake Breakfast with Santa on November 29th.

The Boy Scouts will be assisting the Fire Department with food collection and the parade.

Deputy Police Chief Pat Rossi, referred to his weekly reports.

Deputy Chief Rossi also thanked the Fire Department and EMA for assistance with the multitude of calls over the last week.

EMA Chief Tom Johnston reported that the storm siren tested satisfactorily.

Chief Johnston also thanked all departments for the assistance during recent weeks and stated that all departments worked well together.

Community Center Director Diane Rossi reported on two new pieces of equipment in the Fitness Room for use by members.

Mrs. Rossi stated that the senior Christmas luncheon will be held on December 18th.

Minutes of November 16, 2015-page 4

BILLS

Trustee Skrezyna made a motion to pay the bills as listed. Trustee Sarek seconded the motion. Roll was called. The following Trustees voted aye; Joyce, Perchinski, Sarek, Lopez, Skrezyna and Buxton. Mayor Peterson voted aye. Motion carried.

CORRESPONDENCE

A letter from Village Administrator Mike Tilton

OLD BUSINESS:

None

NEW BUSINESS:

Mayor Peterson asked Village Clerk Recupito and Trustee Perchinski to leave the room for a moment. (7:32pm) Deputy Village Clerk Sandra Mehrl took over the Clerk's position. Mayor Peterson introduced Mary Thompson, attorney for Kane McKenna represnting the Village in the TIF process. Ms. Thompson explainded this meeting is the first meeting and hearings and other meetings will be held regarding TIF. Trustee Lopez made a motion to approve RESOLUTION NO. 1085 A RESOLUTION CONCERNING A PUBLIC MEETING TO BE CONDUCTED AS REQUIRED BY THE TAX INCREMENT ALLOCATION REDEVELOPMENT ACT. Trustee Sarek seconded the motion. Roll was called. The following Trustees voted aye; Joyce, Sarek, Lopez, Skrezyna and Buxton. Mayor Peterson voted aye. Motion carried. Clerk Recupito and Trustee Perchinski returned to their seats at the table. (7:33pm)

Trustee Perchinski made a motion to adopt the AMENDMENT TO ORDINANCE NO. 1082-EXHIBIT D Intergovernmental Agreement. Trustee Sarek seconded the motion. Roll was called. The following Trustees voted aye; Joyce, Perchinski, Sarek, Lopez, Skrezyna and Buxton. Mayor Peterson voted aye. Motion carried.

Trustee Perchinski made a motion to table the Intergovernmental Agreement by and between the Village of Steger and the Metropolitan Water Reclamation District for the Distribution of Rain Barrels. Village Attorney Kurt Asprooth will review the indemnification clause and qualify the indemnification. Trustee Lopez seconded the motion. Voice vote was called; all ayes. Motion carried.

Trustee Buxton made a motion to cancel the December 21st Board meeting. Trustee Lopez seconded the motion. Roll was called. The following Trustees voted aye; Joyce, Sarek, Lopez and Buxton. The following Trustees voted no; Perchinski and Skrezyna. Mayor Peterson voted aye. Motion carried.

After discussion with Human Resources Director Mary Jo Seehausen regarding the 4% rate increase of the Risk Management Insurance Renewal, Trustee Perchinski made a motion to approve the renewal. Trustee Lopez seconded the motion.

Minutes of November 16, 2015 – page 5

Roll was called. The following Trustees voted aye; Joyce, Perchisnki, Sarek, Lopez, Skrezyna and Buxton. Mayor Peterson voted aye. Motion carried.

After discussion with Don Miller of Ma's Wholesale, Trustee Perchisnki made a motion to approve the Temporary business license application of Ma's Wholesale at 33 E. Steger Road, pending inspections. Fire Chief Fillion asked that Mr. Miller work with the Fire Inspector regarding safety at the store location. Mr. Miller also explained that 18 and over section will be closed off to others. Trustee Sarek seconded the motion. Roll was called and the following Trustees voted aye; Joyce, Perchinski, Sarek and Lopez. Trustees Skrezyna and Buxton voted no. Mayor Peterson voted aye. Motion carried. An outstanding water bill on the unit will be addressed with the previous tenant.

Trustee Perchinski made a motion to ADJOURN TO CLOSED SESSION - Personnel 5 ILCS 120/2 (c) (1) Appointment, employment, compensation, discipline, performance or dismissal of specific employees, pursuant to Section 2(c)(1) of the Open Meetings Act. Trustee Lopez seconded the motion. Roll was called. The following Trustees voted aye; Joyce, Perchinski, Sarek, Lopez, Skrezyna and Buxton. Mayor Peterson voted aye. Motion carried.

7:44pm

Trustee Perchinski made a motion to return to regular session. Trustee Skrezyna seconded the motion. Roll was called. The following Trustees voted aye; Joyce, Perchinski, Sarek, Lopez, Skrezyna and Buxton. Mayor Peterson voted aye. Motion carried.

8:38pm

There being no further business to discuss, Trustee Joyce made a motion to adjourn. Trustee Skrezyna seconded the motion. Voice vote; all ayes. Motion carried.

MEETING ADJOURNED AT 8:33pm

Kenneth A. Peterson, Jr., Village President

Carmen S. Recupito, Jr., Village Clerk

DATE: 12/04/15

Village of Steger
A / P W A R R A N T L I S T
REGISTER # 642
Friday December 4, 2015

PAGE 1

[NW2]

SYS TIME:15:31

	D/(121 12)	31, 13		,	
	PAYABLE TO	INV NO	G/L NUMBER	DATE CHECK NO DESCRIPTION	AMOUNT DIST
):					
		RSON ELECTRICAL 648161-1	01-00-31100	FLAG POLE REPAIR	75.99
	EXCEL ELECTRI	IC INC 119015	01-00-31400	STREE LIGHT MAINT	276.27
	SCOTT'S-U-SA	/E 376345	01-00-31805	L SHERMAN VEH. TI	546.00
	COM ED		01-00-33102		4149.63
	COM ED	099093 1115		MONTHLY SERVICE	
	COMED	84103 1115	01-00-33102	MONTHLY SERVICE	777.11
		73007 1115 PINE VALLEY WATER, INC.	01-00-33102	MONTHLY SERVICE	181.87
		77852	01-00-33500	DRINKING WATER	18.50
	LOCIS	36981	01-00-33500	LOCIS FORMS & ENV	257.00
	WALTON OFFICE	E SUPPLY 292402-0	01-00-33500	OFFICE SUPPLIES	74.60
	ZEE MEDICAL,	INC. 0100388964	01-00-33500	MEDICAL SUPPLY KI	32.80
	COMCAST		01-00-33700	MONTHLY FAX	93.57
	112015 VERIZON WIRELESS		• •	544.83	
	9755027211 AFFILIATED CUSTOMER SERVICE R47945 MAIL FINANCE (NEOPOST USA)	01-00-33700 INC	MONTHLY SERVICE)	
		01-00-33704	ANNUAL ALARM SVC	197.50	
	DEL GALDO LAW	N5637397	01-00-33901	POSTAGE MTR RENTA	607.47
		16999	01-00-34100	LEGAL SERVICES	5580.63
	DEL GALDO LAW	17102	01-00-34100	LEGAL SERVICES	48.75
	GIANOPOLUS, D	DENNIS G. P.C. 16338	01-00-34100	LEGAL SERVICES TH	3842.75
	ALFRED G. RON	NAN, LTD OCTOBER 2015	01-00-34500	CONSULTING/OCT. 2	4000.00
	JOLYNDA REYES		01-00-38840	MILEAGE REIMB	110.86
	JOLYNDA REYES	5	01-00-38840	LODGING	250.88
	JOLYNDA REYES				
	FORTE	112015	01-00-38840	MEALS	43.00
	ILLINOIS MUNI	20660	01-00-38900	WARRANTY FEES PUR	643.00
		2016	01-00-38901	2016 MEMBERSHIP D	1000.00
	ACTION FLAG	25226	01-00-38950	FLAGS	74.10
	FILLION, NOWE	112815	01-00-38950	RENTED VEHICLE SA	147.00
	TOTAL FOR	FUND 01	DEPT. 00		23574.11
	ERICKSON, JOE	EL A	01 01 20260	AEO THERESTIONS O	7200 00
		120215	01-01-30260	450 INSPECTIONS @	7200.00

DATE: 12/04/15

Village of Steger
A / P W A R R A N T L I S T
REGISTER # 642
Friday December 4, 2015

2 PAGE

SYS TIME:15:31 [NW2]

PAYABLE TO		CHEC	K DATE CHECK NO	AMOUNT
17111022 10	INV NO	G/L NUMBER	DESCRIPTION	DIST
1				=============

)		5 · 4 · 4			
	TOTAL FOR	FUND 01	DEPT. 01		7200.00
	C.O.P.S. AND	F.I.R.E. PERSONNEL	TESTING 01-02-34202	PRE EMPLOYMENT TE	900.00
	C.O.P.S. AND	F.I.R.E. PERSONNEL 103313		PRE EMPLOYMENT TE	450.00
	C.O.P.S. AND	F.I.R.E. PERSONNEL 103217		PRE EMPOLYMENT TE	160.00
	C.O.P.S. AND	F.I.R.E. PERSONNEL 103313	TESTING 01-02-34203	PRE EMPLOYMENT TE	160.00
	VERIZON WIREL		01-02-38900	MONTHLY SERVICE	18.00
		57 55027 211	4		
	TOTAL FOR	FUND 01	DEPT. 02		1688.00
	DRISCOLL, BRI	AN			
	MUNICIPAL SYS	2015-12	01-06-34550	HEARING OFFICER	200.00
	MUNICIPAL 313	11667	01-06-34901	C TICKET EXP	650.00
	TOTAL FOR	FUND 01	DEPT. 06		850.00
	VERIZON WIREL		01-07-33700	MONTHLY SERVICE	97.81
	DRISCOLL, BRI		01-07-34550	HEARING OFFICER	200.00
	MUNICIPAL SYS		01-07-34902	ABC/MOVE	232.50
		11666	01-07-34902	ABC/ NOVE	
	TOTAL FOR	FUND 01	DEPT. 07		530.31
	DETTY CASH				
	PETTY CASH	120115	01-09-38901	SEEHAUSEN MMBRSHP	39.97
	PETTY CASH	120315	01-09-38901	MEMBERSHIP DUES	39.97
	TOTAL FOR	FUND 01	DEPT. 09		79.94
	TOTAL FOR	FUND 01		33922.36	
	BRACKMAN & CO	OMPANY 058117	02-00-31805	VEHICLE MAINT	97.88
	HERITAGE F/S		02-00-33300	DIESEL FUEL	164.36
	HERITAGE F/S		02-00-33300	GASOLINE	98.07
		0,021		The contract of the Contract o	

DATE: 12/04/15

Village of Steger A / P W A R F

Steger	SYS	TIME:15:31
WARRANT LIST REGISTER # 642		[NW2]
December 4, 2015		PAGE

3

PAYABLE TO		G/L NUMBER	DATE CHECK NO DESCRIPTION	AMOUNT DIST
)===========		==========		
WALTON OFFICE	SUPPLY 292329-0	02-00-33500	OFFICE SUPPLIES/T	348.52
ZEE MEDICAL,	INC. 0100388964	02-00-33501	MEDICAL SUPPLY KI	32.79
COMCAST	112015	02-00-33700	MONTHLY FAX	31.18
VERIZON WIREL	.ESS 9755027211	02-00-33700	MONTHLY SERVICE	118.66
COMCAST	112015	02-00-33701	MONTHLY INTERNET	100.12
AFFILIATED CU	ISTOMER SERVICE I R47945	NC 02-00-33704	ANNUAL ALARM SVC	197.50
ALL-RIGHT SIG		02-00-33900	SIGNAGE	30.00
ATWOOD, RICH	111615	02-00-34300	FIRE INSPECTIONS	64.00
ATWOOD, RICH	112315	02-00-34300	FIRE INSPECTIONS	16.00
ATWOOD, RICH		02-00-34300	FIRE INSPECTIONS	32.00
ATWOOD, RICH	113015	02-00-34500	ADMINISTRATIVE HO	
ATWOOD, RICH	111615	02-00-34500	ADMINISTRATIVE HO	
ATWOOD, RICH	112315		ADMINISTRATIVE HO	224 22
ACTION FLAG		02-00-34500		90.00
TROPHIES & AV	25226 VARDS PLUS	02-00-38900	FLAGS	50.00
+	4943	02-00-38900	PLAQUE	30.00
TOTAL FOR	FUND 02	DEPT. 00		2111.08
TOTAL FOR	FUND 02		2111.08	
REID AND PED	ERSON DRAINAGE IN	IC	CDEACE TRAD CLEAN	195.00
PETTY CASH	10041572	03-30-31100	GREASE TRAP CLEAN	10.00
NICOR GAS	31091	03-30-32900	LAUNDRY	
АТ&Т	1000 4 1115	03-30-33200	MONTHLY SERVICE	178.53
COMCAST	708 754369011	03-30-33700	PAY PHONE SVC	17.62
VERIZON WIRE	111715	03-30-33700	MONTHLY FAX	49.97
COMCAST	9755027211	03-30-33700	MONTHLY SERVICE	29.05
	111715	03-30-33701	CABLE TV/INTERNET	
COMCAST	111715	03-30-33701	CABLE TV/INTERNET	
TYCO INTEGRA	25368030	03-30-33704	QRTRLY SECURITY S	170.28
PETTY CASH	02 1227 0072	03-30-37903	SOFTWARE	28.00

DATE: 12/04/15

Village of Steger
A / P W A R R A N T L I S T
REGISTER # 642
Friday December 4, 2015

PAGE

SYS TIME:15:31 [NW2]

PAYABLE TO		CHECK	DATE CHECK NO	
TATABLE TO	INV NO	G/L NUMBER	DESCRIPTION	DIST
\				===========

		2111 110				
=	=======================================	.===============		=======================================		
	TOTAL FOR	FUND 03	DEPT. 30		842.51	
	COMED	29006 112015	03-31-33100	MONTHLY SERVICE	1332.95	
	NICOR GAS	82008 1115	03-31-33100	MONTHLY SERVICE	397.55	
		51000 4 1015	03-31-33200	MONTHLY SERVICE	86.07	
81	TOTAL FOR	FUND 03	DEPT. 31		1816.57	
	TOTAL FOR	FUND 03		2659.08		
	MIDWEST RADAR	R 157048	04-00-31800	RADAR CERTIFICATI	320.00	
	JAMES HERR &		04-00-31805	VEHICLE MAINT	355.17	
	SCOTT'S-U-SAV		04-00-31805	VEHICLE MAINT	25.00	
	HERITAGE F/S		04-00-33300	GASOLINE	1019.10	
	WALTON OFFICE		04-00-33500	OFFICE SUPPLIES	272.93	
1	PETTY CASH	120115	04-00-33600	POSTAGE DUE POLIC	3.72	
	А Т & Т	708 754359311	04-00-33700	PHONE SVC MONTHLY	72.67	
		ERVICES CENTER T1614679	04-00-33700	COMMUNICATION CHG	5.00	
	VERIZON WIRE	9755027211	04-00-33700	MONTHLY SERVICE	510.63	
	KIESLER'S PO	LICE SUPPLY INC. 0762496A	04-00-33902	AMMUNITION	477.79	
	JCM UNIFORMS	713030	04-00-37302	BOREN UNIFORMS	218.85	
	JCM UNIFORMS	713098	04-00-37302	RUFF UNIFORMS	526.60	
	JCM UNIFORMS	713100	04-00-37302	FAJMAN UNIFORMS	54.00	
	RAY O'HERRON	1563801-IN	04-00-37302	UNIFORMS-ELZA	79.94	
		IFORM COMPANY INC 241487	04-00-37302	FARKAS UNIFORMS	85.50	
		IFORM COMPANY INC 241715	04-00-37302	BALSITIS UNIFORMS	270.50	
		EQUIPMENT INC. 34822	04-00-37800	GUN RACK	745.90	
	MARLIN BUSIN	13703137	04-00-37902	TOUGHBOOKS	1034.42	
	NORTH EAST M	MULTI-REGIONAL TRAD 201774	O4-00-38700	FIELD TRAINING OF	255.00	

TOTAL FOR FUND 06

TOTAL FOR FUND 06

Village of Steger A / P W A R R A N T L I S T REGISTER # 642

SYS TIME:15:31 [NW2]

12809.54

12809.54

	DATE: 12/04/15		REGISTER # 642 Friday December 4, 2015		PAGE 5
	PAYABLE TO	INV NO	G/L NUMBER	DESCRIPTION	AMOUNT DIST
=		=======================================		=======================================	
	PETTY CASH	120115	04-00-38800	MORMANN MTG 8/18/	25.00
	PETTY CASH	120115	04-00-38800	ROSSI MTG 9/24/15	20.00
	RICHARD ELZA			ITOA CONFERENCE	295.00
	ELMER & SON L		04-00-38900	IMPRESSION FILE C	91.50
	PROSHRED SECU	JRITY 100065673	04-00-38917	SHRED SERVICE	45.00
	TOTAL FOR	FUND 04	DEPT. 00		6809.22
	TOTAL FOR	FUND 04		6809.22	
40	MERTS HVAC	002270	06-00-31100	WELLS HOUSE HEAT	250.00
	GALLAGHER MAT	082378 FERIALS CORP 637637MB	06-00-31204	PATCHING	968.49
	EXCEL ELECTRI		06-00-31504	MOVED LITE FOR WT	240.00
	COMED	520031115	06-00-33100	MONTHLY SERVICE	31.72
	COMED	76056 1115	06-00-33100	MONTHLY SERVICE	936.28
1	COMED	67036 1115	06-00-33101	MONTHLY SERVICE	1136.47
	HERITAGE F/S		06-00-33300	DIESEL FUEL	79.87
	FASTENAL COM	PANY ILSTE128214	06-00-33501	MARKING PAINT	30.92
	MONARCH AUTO		06-00-33501	SHOP SUPPLIES	51.61
	MONARCH AUTO	SUPPLY INC 6981-324308	06-00-33501	SHOP SUPPLIES	36.04
	PETTY CASH	120115	06-00-33600	WATER SAMPLES POS	26.75
	VERIZON WIRE	9755027211	06-00-33700	MONTHLY SERVICE	446.52
		WATERWORKS LTD E788595	06-00-37507	WATER METERS, FIT	3147.33
	WATER RESOUR	CES INC 30143	06-00-37507	NEW WATER METERS	5427.54

SEXTON PROPERTIES R.P. LLC 11122015-40	07-00-31204	ASPHALT	440.00
HALL SIGN , INCORPORATED 304226	07-00-31210	STOP & PARKING SI	509.93

DEPT. 00

DATE: 12/04/15

Village of Steger
A / P W A R R A N T L I S T
REGISTER # 642
Friday December 4, 2015

SYS TIME:15:31 [NW2]

6

PAGE

CHECK DATE CHECK NO

PAYABLE TO		G/L NUMBER	DATE CHECK NO DESCRIPTION	AMOUNT DIST		
=======================================						
	BODY MECHANICAL 9154	& TOWING 07-00-31805	VEHICLE MAINT-LIG	280.00		
MONARCH AUTO	SUPPLY INC 6981-324259	07-00-31805	VEHICLE MAINT	29.38		
MONARCH AUTO	SUPPLY INC 6981-325173	07-00-31805	STEEL FITTINGS	19.36		
HERITAGE F/S,	INC. 67626	07-00-33300	DIESEL FUEL	79.87		
FASTENAL COMP		07-00-33501	SHOP SUPPLIES	78.62		
FASTENAL COMP		07-00-33501	CABLE TIES	46.41		
MONARCH AUTO		07-00-33501	SHOP SUPPLIES	25.90		
	0301 323373					
TOTAL FOR	FUND 07	DEPT. 00		1509.47		
TOTAL FOR	EUND 07		1509.47			
TOTAL FOR	FUND 07					
IROQUOIS PAVI	NG CORPORATION	08-00-31200	VARIOUS MFT PROJE	358844.60		
	1300203 01	To the second se				
TOTAL FOR	FUND 08	DEPT. 00		358844.60		
TOTAL FOR	FUND 08		358844.60			
TOTAL TOK	TOND GG					
DUNLAP, ANNET	ГТЕ 21776	13-50-29613	BASKETBALL REFUND	100.00		
ST FLORIAN AT	THLETIC ASSOCIATI 2015		BASKETBALL 2015	450.00		
	2013	25 00				
TOTAL FOR	FUND 13	DEPT. 50		550.00		
TOTAL FOR	ELIND 13		550.00			
TOTAL FOR	TOND 13					
STEGER PUBLIC	C SCHOOLS RED RIBBON 2015	14-00-38710	RED RIBBON WEEK	1374.55		
	KED KIBBON 2013					
TOTAL FOR	FUND 14	DEPT. 00		1374.55		
TOTAL FOR	EUND 14		1374.55			
TOTAL FOR	I OND IT					
ILLINOIS COU	ILLINOIS COUNTIES RISK MANAGM ICRMT 2016452		DOWN PAYMENT	91138.75		
VISION SERVI	CE PLAN (IL)	15-00-36100 15-00-36901	MONTHLY PREMIUM	510.48		
	DECEMBER TOTA	TO 00 0000T				

DATE: 12/04/15

Village of Steger LIST WARRANT A / P

REGISTER # 642

Friday December 4, 2015

PAGE

SYS TIME: 15:31

[NW2]

7

AMOUNT CHECK DATE CHECK NO PAYABLE TO DESCRIPTION DIST G/L NUMBER INV NO ======== _____ HUMANA DENTAL 2688.95 DENTAL INS MONTHL 15-00-36903 181933080 94338.18 DEPT. 00 TOTAL FOR FUND 15 94338.18 TOTAL FOR FUND 15 1426.31 HERITAGE F/S, INC. 309.14 GASOLINE 16-00-33300 67627 130.84 COMCAST 55.94 FAX SERVICE 16-00-33700 111015 1920.56 VERIZON WIRELESS 155.06 MONTHLY SERVICE 16-00-33700 9755027211 130.84 COMCAST 74.90 CABLE/INTERNET 16-00-33701 111015 595.04 DEPT. 00 TOTAL FOR FUND 16 595.04 TOTAL FOR FUND 16

515523.12 ** TOTAL CHECKS TO BE ISSUED 33922.36 CORPORATE 01 2111.08 FIRE PROTECTION 02 2659.08 PLAYGROUND/RECREATION 03 6809.22 POLICE PROTECTION 04 12809.54 WATER/SEWER FUND 06 1509.47 ROAD & BRIDGE 07 358844.60 MOTOR FUEL TAX 08 550.00 BOOSTER CLUB 13 1374.55 D.A.R.E. 14 LIABILITY INSURANCE FUND 94338.18 15 595.04 H.S.E.M. 16 508,323.12 TOTAL FOR REGULAR CHECKS: 7,200.00 TOTAL FOR DIRECT PAY VENDORS:

Daily Sauth from Jun Nov 22 Letters to the editor Li

Support House bill to keep Balmoral Park open

For the last 30 years, the Chicago Southland Convention & Visitors Bureau has been a proud supporter of Balmoral Park and is saddened with the news that the Illinois Racing Board is shutting the doors on such a historic venue.

However, there is always a solution to every problem. Closing Balmoral Park happens to be the wrong solution.

I am thankful for state Rep. Thaddeus Jones, D-Calumet City, taking the lead with legislation that will amend the Illinois Racing Act of 1975. House Bill 2663 would allow Balmoral Park to gain at least 30 days of racing, which would not only keep the track open but save jobs in the process.

The problem, unfortunately, runs deeper than Balmoral Park. The off-track betting facilities that are associated with Balmoral Park and Maywood Park, which is also set to close, could remain open for the next few years but would be adversely affected by the way that OTB money is distributed.

The negative economic impact from closing Balmoral Park as of Dec. 31 will be felt throughout the Southland but more directly by the communities of Crete, Beecher, Steger and Monee. The jobs that are lost will ultimately affect us all. The group tours, out-of-town visitors and harness racing enthusiasts that visit Balmoral Park also will be gone.

These negative economic consequences could be side-stepped by banding together as a region and doing everything possible to save the race track. This is why I am encouraging everyone to phone, send an email or write a letter to your legislators in support of House Bill 2663. Let's band together

and preserve Balmoral Park.

Bor the better part of a century, Balmoral Park has been a staple in the Southland. Let's do our part to support state Rep. Jones' efforts in getting House Bill 2663 passed.

Jim Garrett, president/chief executive Chicago Southland Convention & Visitors Bureau

INTERGOVERNMENTAL AGREEMENT BY AND BETWEEN THE VILLAGE OF STEGER AND THE METROPOLITAN WATER RECLAMATION DISTRICT OF GREATER CHICAGO FOR THE DISTRIBUTION OF RAIN BARRELS

THIS INTERGOVERNMENTAL AGREEMENT (hereinafter the "Agreement") entered into, by and between the Metropolitan Water Reclamation District of Greater Chicago, a unit of local government and body corporate and politic, organized and existing under the laws of the State of Illinois (hereinafter the "District") and the Village of Steger, a municipal corporation and non-home rule unit of government organized and existing under Article VII, Section 7 of the 1970 Constitution of the State of Illinois (hereinafter the "Village").

WITNESSETH:

WHEREAS, on November 17, 2004, the Illinois General Assembly passed Public Act 093-1049 (hereinafter the "Act"); and

WHEREAS, the Act declares that stormwater management in Cook County shall be under the general supervision of the District; and

WHEREAS, the Act, as amended, specifically authorizes the District to plan, implement, and finance regional and local activities relating to stormwater management in Cook County; and

WHEREAS, one component of the District's stormwater management program includes green infrastructure, which hereinafter shall mean the range of stormwater control measures that use plant/soil systems, permeable pavement, stormwater harvest and reuse, or native landscaping to store, infiltrate, and/or evapotranspirate stormwater and reduce flows to the sewer systems or to surface waters as more fully set forth at 415 ILCS 56/5; and

WHEREAS, the District has committed to developing an enhanced rain barrel distribution program ("Rain Barrel Program"), in conformance with Appendix E, Section II(A) of a certain consent decree entered into in <u>United States</u>, et al., v. Metropolitan Water Reclamation District of Greater Chicago, Case No. 1:11-cv-08859 (N.D. III. 2014)("Consent Decree"), and the District's formal commitment herein is intended to satisfy that obligation; and

WHEREAS, on April 17, 2014, the District's Board of Commissioners adopted a Rain Barrel Program Policy ("Rain Barrel Program") that is intended to satisfy certain requirements of the Consent Decree, and as part of the Policy, the District intends to develop a Municipal Distribution Network of its Rain Barrel Program as further set forth herein; and

WHEREAS, on May 21, 2015, the District's Board of Commissioners adopted amendments to its Rain Barrel Program designed to encourage greater participation and distribution of rain barrels; and

WHEREAS, under the Rain Barrel Program, the District shall provide rain barrels designed to capture and use rain water to residences throughout its service area; and

WHEREAS, the distribution of rain barrels through the Rain Barrel Program may be approached more effectively, economically, and comprehensively, with the Village, and the District cooperating and using their joint efforts and resources; and

WHEREAS, the Village is located, wholly or partly, within the boundaries of Cook County; and

WHEREAS, the Intergovernmental Cooperation Act, 5 ILCS 220/1 et seq., and Section 10 of Article VII of the Illinois Constitution, allow and encourage intergovernmental cooperation; and

WHEREAS, on May 21, 2015, the District's Board of Commissioners authorized the District to enter into an intergovernmental agreement, in substantially the same form as this intergovernmental agreement, with units of local government throughout the District's service area; and

WHEREAS, on ______, 2015, the Village's Board of Trustees authorized the Village to enter into an intergovernmental agreement with the District; and

NOW THEREFORE, in consideration of the matters set forth, the mutual covenants and agreements contained in this agreement and, for other good and valuable consideration, the Village and District hereby agree as follows:

ARTICLE 1. INCORPORATION OF RECITALS

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

ARTICLE 2. SCOPE OF WORK

- 1. The scope of this Agreement will include the District providing rain barrels, connection hardware and delivery at no cost, to the homes of residents in the Village (hereinafter the "Project"), as more fully set forth in Exhibit 1.
- 2. The District is expressly and intentionally not providing any assistance for the installation and operation of the rain barrel other than an instruction pamphlet, in a form substantially similar to the one attached hereto as Exhibit 2.
- 3. In order for the Village to be eligible to participate in this Rain Barrel Program, on behalf of its residents, the Village agrees to perform the following requirements:
 - a. place all rain barrel orders on behalf of residents using a form provided by the District; and

- obtain informed written consent from each resident receiving rain barrels allowing and agreeing to the District's limited access to their property solely for the purpose of delivering the rain barrel(s); and
- c. within one year of the date of this Agreement, the Municipality shall report back to the District with the number of rain barrels distributed, and cooperate with the District in the conducting of a post installation survey.

The documents setting forth an explanation of the Rain Barrel Program and needing to be signed by the Village and its residents, prior to free rain barrels being distributed, are attached hereto as Exhibit 1. In order to encourage as wide a distribution of rain barrels as possible, the maximum number of rain barrels to be distributed per home is four.

4. The Village shall return to the District all rain barrels that were delivered by the District in connection with the Rain Barrel Program but for any reason whatsoever were not installed or were subsequently disconnected from a resident's home.

ARTICLE 3. PERMITS AND FEES

- Federal, State, and County Requirements. In the event any federal, state or local permits are required, the Village shall obtain all such permits required by law in connection with the Rain Barrel Program, and shall assume any costs in procuring said permits. Additionally, the Village shall obtain all consents and approvals required by federal, state, and/or county regulations in connection with the Rain Barrel program, and shall assume any costs incurred in procuring all such consents and approvals.
- Maintenance. The Village shall obtain any and all permits necessary for the performance of any maintenance work associated with the improvements in connection with the Rain Barrel Program, and in accordance with Article 5 of this Agreement.

ARTICLE 4. INSPECTION AND MAINTENANCE

The District shall have the right (including any necessary right of access) in conjunction with the Village to conduct a joint annual inspection of the installed rain barrels upon reasonable notice to the Village and the homeowner(s).

ARTICLE 5. EFFECTIVE DATE

This Agreement becomes effective on the date that the last signature is affixed hereto.

ARTICLE 6. DURATION

Subject to the terms and conditions of Article 2 and Article 10, Section 4, this Agreement shall remain in full force and effect for perpetuity.

ARTICLE 7. NON-ASSIGNMENT

Neither party may assign its rights or obligations hereunder without the written consent of the other party.

ARTICLE 8. WAIVER OF PERSONAL LIABILITY

No official, employee, or agent of either party to this Agreement shall be charged personally by the other party with any liability or expenses of defense incurred as a result of the exercise of any rights, privileges, or authority granted herein, nor shall he or she be held personally liable under any term or provision of this Agreement, or because of a party's execution or attempted execution of this Agreement, or because of any breach of this Agreement.

ARTICLE 9. INDEMNIFICATION

The Village shall defend, indemnify, and hold harmless the District, its Commissioners, officers, employees, and other agents ("District Party") from liabilities of every kind, including losses, damages and reasonable costs, payments and expenses (such as, but not limited to, court costs and reasonable attorneys' fees and disbursements), claims, demands, actions, suits, proceedings, judgments or settlements, any or all of which are asserted by any individual, private entity, or public entity against the District Party and arise out of or are in any way related to: (1) the distribution, installation and use of rain barrels through the Rain Barrel Program within the corporate limit of the Village within Cook County; or (2) the exercise of any right, privilege, or authority granted to the Village under this Agreement.

ARTICLE 10. REPRESENTATIONS OF THE VILLAGE

The Village covenants, represents, and warrants as follows:

- 1. By submitting an application on behalf of its residents for rain barrel(s), the Village represents that it has the full authority and permission from the homeowner(s) and that such permission includes:
 - a. the right of the District, or its vendor, to deliver the rain barrel(s) to the individual homeowner, including but not necessarily limited to reasonable access to the homeowner's real property for purposes of delivering the rain barrel(s); and
 - b. that the Village and the District may access the homeowner's property to conduct a joint annual inspection of the installed rain barrels upon reasonable notice to the recipient of the rain barrel(s).

- 2. The individuals signing this Agreement and all other documents executed on behalf of the Village are duly authorized to sign same on behalf of and to bind the Village;
- 3. The execution and delivery of this Agreement, consummation of the transactions provided for herein, and the fulfillment of the terms hereof will not result in any breach of any of the terms or provisions of or constitute a default under any agreement of the Village or any instrument to which the Village is bound or any judgment, decree, or order of any court or governmental body or any applicable law, rule, or regulation; and
- 4. The Village acknowledges and accepts that the Rain Barrel Program being offered by the District is a voluntary program, wherein the Village residents are receiving complimentary rain barrels and as such, the District may discontinue the Rain Barrel Program at any time, without notice and without obligation to provide any additional rain barrels.

ARTICLE 11. REPRESENTATIONS OF THE DISTRICT

The District covenants, represents, and warrants as follows:

- 1. The District has full authority to execute, deliver, and perform or cause to be performed this Agreement;
- 2. The individuals signing this Agreement and all other documents executed on behalf of the District are duly authorized to sign same on behalf of and to bind the District; and
- 3. The execution and delivery of this Agreement, consummation of the transactions provided for herein, and the fulfillment of the terms hereof will not result in any breach of any of the terms or provisions of or constitute a default under any agreement of the District or any instrument to which the District is bound or any judgment, decree, or order of any court or governmental body or any applicable law, rule, or regulation.

ARTICLE 12. DISCLAIMERS

This Agreement is not intended, nor shall it be construed, to confer any rights, privileges, or authority not permitted by Illinois law. Nothing in this Agreement shall be construed to establish a contractual relationship between the District and any party other than the Village.

ARTICLE 13. WAIVERS

Whenever a party to this Agreement by proper authority waives the other party's performance in any respect or waives a requirement or condition to performance, the waiver so granted, whether express or implied, shall only apply to the particular instance and shall not be

deemed a waiver for subsequent instances of the performance, requirement, or condition. No such waiver shall be construed as a modification of this Agreement regardless of the number of times the performance, requirement, or condition may have been waived.

ARTICLE 14. SEVERABILITY

If any provision of this Agreement is held to be invalid, illegal, or unenforceable, such invalidity, illegality, or unenforceability will not affect any other provisions of this Agreement, and this Agreement will be construed as if such invalid, illegal, or unenforceable provision has never been contained herein. The remaining provisions will remain in full force and will not be affected by the invalid, illegal, or unenforceable provision or by its severance. In lieu of such illegal, invalid, or unenforceable provision, there will be added automatically as part of this Agreement a provision as similar in its terms to such illegal, invalid, or unenforceable provision as may be possible and be legal, valid, and enforceable.

ARTICLE 15. DEEMED INCLUSION

Provisions required (as of the effective date) by law, ordinances, rules, regulations, or executive orders to be inserted in this Agreement are deemed inserted in this Agreement whether or not they appear in this Agreement or, upon application by either party, this Agreement will be amended to make the insertions. However, in no event will the failure to insert such provisions before or after this Agreement is signed prevent its enforcement.

ARTICLE 16. ENTIRE AGREEMENT

This Agreement, and any exhibits or riders attached hereto, shall constitute the entire agreement between the parties. No other warranties, inducements, considerations, promises, or interpretations shall be implied or impressed upon this Agreement that are not expressly set forth herein.

ARTICLE 17. AMENDMENTS

This Agreement shall not be amended unless it is done so in writing and signed by the authorized representatives of both parties.

ARTICLE 18. REFERENCES TO DOCUMENTS

All references in this Agreement to any exhibit or document shall be deemed to include all supplements and/or authorized amendments to any such exhibits or documents to which both parties hereto are privy.

ARTICLE 19. JUDICIAL AND ADMINISTRATIVE REMEDIES

The parties agree that this Agreement and any subsequent Amendment shall be governed by, and construed and enforced in accordance with, the laws of the State of Illinois in all respects, including matters of construction, validity, and performance. The parties further agree

that the proper venue to resolve any dispute which may arise out of this Agreement is the appropriate Court of competent jurisdiction located in Cook County, Illinois.

This Agreement shall not be construed against a party by reason of who prepared it. Each party agrees to provide a certified copy of the ordinance, bylaw, or other authority to evidence the reasonable satisfaction of the other party that the person signing this Agreement for such party is authorized to do so and that this Agreement is a valid and binding obligation of such party. The parties agree that this Agreement may be executed in quadruplicate.

The rights and remedies of the District or the Village shall be cumulative, and election by the District or the Village of any single remedy shall not constitute a waiver of any other remedy that such party may pursue under this Agreement.

ARTICLE 20. NOTICES

Unless otherwise stated in this Agreement, any and all notices given in connection with this Agreement shall be deemed adequately given only if in writing and addressed to the party for whom such notices are intended at the address set forth below. All notices shall be sent by personal delivery, UPS, Fed Ex or other overnight messenger service, first class registered or certified mail, postage prepaid, return receipt requested, or by facsimile. A written notice shall be deemed to have been given to the recipient party on the earlier of (a) the date it is handdelivered to the address required by this Agreement; (b) with respect to notices sent by mail, two days (excluding Sundays and federal holidays) following the date it is properly addressed and placed in the U.S. Mail, with proper postage prepaid; or (c) with respect to notices sent by facsimile, on the date sent, if sent to the facsimile number(s) set forth below and upon proof of The name of this Agreement i.e., delivery as evidenced by the sending fax machine. INTERGOVERNMENTAL AGREEMENT BY AND BETWEEN THE VILLAGE OF STEGER AND THE METROPOLITAN WATER RECLAMATION DISTRICT OF GREATER CHICAGO FOR THE DISTRIBUTION OF RAIN BARRELS must be prominently featured in the heading of all notices sent hereunder.

Any and all notices referred to in this Agreement, or that either party desires to give to the other, shall be addressed as set forth in Article 21, unless otherwise specified and agreed to by the parties:

ARTICLE 21. REPRESENTATIVES

Immediately upon execution of this Agreement, the following individuals will represent the parties as a primary contact and receipt of notice in all matters under this Agreement:

For the District

DATE:

Director of Maintenance & Operations Metropolitan Water Reclamation District 100 East Erie Street Chicago, Illinois 60611 Phone: (312) 751-7905 FAX: (312) 751-5681

For the Village

Cindy Pauley, Village Board Secretary Village of Steger 3320 Lewis Avenue Steger, Illinois 60475 Phone: (708) 754-3395

FAX: 708-833-8235

Each party agrees to promptly notify the other party of any change in its designated representative, which notice shall include the name, address, telephone number and fax number of the representative for such party for the purpose hereof.

IN WITNESS WHEREOF, the Metropolitan Water Reclamation District of Greater Chicago and the Village of Steger, the parties hereto, have each caused this Agreement to be executed in quadruplicate by their duly authorized officers, duly attested and their seals hereunto affixed.

WILLAGE OF STEGER

BY:

Kenneth A. Peterson, Jr., Village President

DATE:

ATTEST:

Carmen S. Řecupito, Jr., Village Clerk

METROPOLITAN WATER RECLAMATION DISTRICT OF GREATER CHICAGO

Chairman of the Committee on Finance	Date
	Date
Executive Director	Date
ATTEST:	
Clerk	Date
Assistant Director of Maintenance & Op	erations Date
Director of Maintenance & Operations	Date
APPROVED AS TO FORM AND LEG	ALITY:
Head Assistant Attorney	Date
General Counsel	Date

EXHIBIT 1

Metropolitan Water Reclamation District of Greater Chicago

Rain Barrel Program

A component of the District's Green Infrastructure Program

I. PROGRAM DESCRIPTION

Rain Barrels are a form of green infrastructure that are designed to capture and reuse rain water. The largest benefit of rain barrel use is achieved by disconnecting the roof runoff from the system and installing rain barrels to reuse water. Roofs comprise 41% of the impervious surface in Cook County. Many of these surfaces are directly connected to the public drainage system.

The goal of the Metropolitan Water Reclamation District of Greater Chicago's (District's) Rain Barrel Program is removing the direct load from entering the sewer system, reducing basement backups, and reducing combined sewer overflow volume, overland flooding, and infiltration and inflow. The District believes the value of keeping water out of the system will benefit the community.

The District's Rain Barrel Program will utilize three distribution networks throughout its service-delivery area to distribute and promote the use of rain barrels. These networks are described in Section II. Each rain barrel distributed will display a specially-designed label that summarizes the environmental benefits of using rain barrels (see Attachment A).

II. DISTRIBUTION NETWORKS

The three networks that will be utilized to distribute rain barrels are: municipalities, community groups/non-governmental organizations and campus- type facilities.

A. Municipalities

Cook County has 129 communities within the District's service area. Each community will be encouraged to adopt the Rain Barrel Program as its own. This program is contingent on funding approval by the Board of Commissioners on an annual basis. Until otherwise indicated, the Program will provide free rain barrels to residents who live in the District's service area.

Municipalities are required to enroll in this free program via an Intergovernmental Agreement (IGA). Once an IGA is signed, municipalities may order rain barrels, connection hardware, and delivery for their residents from the District's vendor at no cost to the municipality. The District will cover the cost of the rain barrels, the connection hardware and home delivery as the District has a contract with a vendor in place; the vendor will furnish and deliver rain barrels, and municipal partners will be

provided with an email address and telephone number that can be used to order the rain barrels for delivery to residents. Distribution will be limited to a maximum of four rain barrels per home.

The District will provide the following templates for municipalities to use:

- Sample letter and rain barrel reservation form The letter and form can be adapted and mailed to residents; the form is designed to collect the information needed to place an order on the resident's behalf.
- Sample brochure that can incorporate your logo Upon request, the District will provide municipalities with a supply of brochures imprinted with their municipal logo.
- Generic press release The language in this generic press release can be used in newsletters, on websites or submitted to local publications.

B. Community Groups/Non-Governmental Organizations

Cook County has many community groups and non-governmental organizations (NGOs) that work to educate residents about stormwater management, green infrastructure and environmental improvement. Community groups and NGOs will have access to the District's rain barrel program. To enroll in this free program, they will be asked to sign a Memorandum of Understanding (MOU). Once the MOU is signed, the community group/NGO may order rain barrels, connection hardware, and delivery for their constituents from the District at no cost to the community group/NGO.

In order to participate, the community group or NGO must:

- Submit a plan to the District describing the utilization of rain barrels;
- Provide detailed ordering information to the District;
- Periodically ensure proper installation of rain barrels;
- Ensure proper education, care and maintenance of the rain barrels;
- Provide a follow-up report on rain barrel distribution. The report should include the following information:
 - email addresses of constituents receiving the rain barrel(s)
 - o street addresses where rain barrels were installed
 - o number of rain barrels installed, with a maximum of four rain barrels per home or location
 - o a brief report of project successes and/or lessons learned in implementing the project.

C. Campus-Type Facilities

Campus-type facilities include: schools, municipal properties (i.e. town halls, libraries, park district facilities, fire and police stations, garage/outbuilding), churches,

community centers, senior centers, hospitals and clinics. The District will provide free rain barrels to any such facility committed to be a community partner and good steward of stormwater. The facility representative should contact the District regarding execution of a template IGA or MOU and to complete an appropriate application which shall include at a minimum:

- Size of campus
- Number of rain barrels requested
- Percent of downspouts intercepted
- Any other additional stormwater controls implemented on the site

After the rain barrels have been delivered and installed, the facility representative should submit a post-implementation plan or "As-Built" document that provides at minimum:

- o addresses and locations where rain barrels were installed
- o number of rain barrels installed
- o a brief report of project successes and/or lessons learned in implementing the project.

III. MARKETING AND PROMOTION

In addition to providing technical assistance to residents, municipalities, community groups/non-governmental organizations and campus-type facilities on the proper use of rain barrels, a combination of tools will be provided by the District's Office of Public Affairs to promote and market rain barrels to the distribution networks. The tools include the District website, community outreach, public service announcements, email campaigns, press releases, promotion on social media, a rain barrel installation video and distribution of brochures.

Templates for applying for free rain barrels will be provided. In addition, the District can provide materials that utilize logos from the municipalities, community groups/non-governmental organizations and campus-type facilities for program purposes. The District will assign a District liaison to interested municipalities, community groups/non-governmental organizations and campus-type facilities. The liaison can provide assistance and direction during program implementation.

District Commissioners will also play a role in the marketing and promotion of the Rain Barrel Program. Commissioners may use and distribute rain barrels at community events as a means of educating and informing the public about the importance of green infrastructure, promoting the District's Rain Barrel Program, and instructing on proper installation. Upon request of each rain barrel for such events, Commissioners will provide the date, location, and purpose of the event for which the rain barrel(s) is/are being used, acknowledging by signature that the use and distribution is in compliance with the District's Ethics Ordinance policy on political activity.

IV. PROGRAM PERFORMANCE

The District's Maintenance and Operations Department will continue to administer the Rain Barrel Program in cooperation with Engineering and Public Affairs. An assigned resident engineer will administer the rain barrel contract, coordinate deliveries, and document distribution for reporting purposes. The resident engineer will collect the addresses and number of rain barrels delivered and installed. The Office of Public Affairs will document marketing, community outreach and technical assistance and submit this information to the resident engineer for inclusion in an annual report.

V. LABEL

A label will be affixed to every rain barrel distributed (see Attachment A). The label summarizes the environmental benefits of using rain barrels and green infrastructure.

VI. FORMS

Draft forms pertaining to this program are attached and will be modified to include information pertaining to the specific participating municipality, community group/non-governmental organization or campus-type facility:

- 1. Municipal and Community Group/NGO Ordering Instructions Attachment B
- 2. Resident Application Form Attachment C
- 3. Campus-Type Facility Application Form Attachment D

Attachment A



Attachment B



MWRD Rain Barrel Program Municipal and Community Group/NonGovernmental Organization Ordering Instructions

Municipalities and Community Groups/Non-Governmental Organizations in the District's service area may order free rain barrels for their residents.

To qualify for free rain barrels, residents must either live in a municipality that has signed an Intergovernmental Agreement with the District or request them through an organization that has signed a Memorandum of Understanding with the District.

If the resident meets the above criteria, then the municipality or community group/non-governmental organization may contact Roland Derylo at derylor@mwrd.org to order rain barrels*; please write MWRD Rain Barrel Program in the subject line.

The following resident information will be required for delivery:

*A maximum of four rain barrels may be ordered per location.
Bulk deliveries will continue to be made to organizations and agencies wishing to purchase rain barrels at cost from the District.

Need more information? Visit www.mwrd.org or call (312) 751-6633.

Attachment C

Free Rain Barrel Program Municipal Application Form for Residents

We are pleased to offer free rain barrels to our residents. Please complete the information needed for delivery.

Resident's information:

Name:			
(Please print)			
Home address:			
City, State, Zip:		¥0.8 ×	
Phone number:			
Email address:			
Number of rain barrels requested:			
Pain Barrel Color (indicate #): Terra Cotta	Blue	Black	Grav

Attachment D

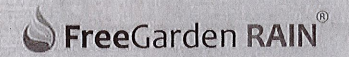
Free Rain Barrel Program Campus-Type Facility Application Form

The Campus-Type Facility may contact Roland Derylo at <u>derylor@mwrd.org</u> to order rain barrels; please write **MWRD Rain Barrel Program** in the subject line. Please include the information needed for delivery below.

Facility and Ordering information:

Name of Campus-Type Facility:		
Rain Barrels' Delivery Location Address:	-	***************************************
City, State, Zip:		
Number of rain barrels requested:		
Rain Barrel Color (indicate #):Terra Cotta Blue Black	Gray	
Campus-Type Facility Representative Contact Information:		
Contact Name:		
Phone number:		
Email address:		

EXHIBIT 2



Installation Instructions

Please read these instructions and warnings thoroughly before beginning installation and retain for future reference.

INCLUDED

- Rain barrel body (A)
- Rain barrel lid (B)
- Mesh filter (preinstalled in lid) (C)
- I overflow hose and I hose clamp (D)
- I spout, 1 rubber gasket, 1 nut (E)
- 4 screws

NEEDED

- Slothead and Phillips (crosshead) screwdrivers
- Wrench
- · Tape measure and marker
- · Safety glasses, safety gloves
- Hacksaw
- · Hammer or chisel

Step 1 Locate

Choose a location below a downspout for your rain barrel. The location must have level, firm ground. A 3'x3' paving stone can be used to provide stability. Avoid locations near ground-level basement windows or window wells.

Step 2 Assemble

Put the rubber gasket on the spout and place it through the hole at the front of the barrel. Thread the nut onto the back of the spout from inside the barrel. 'It also the nut in place with a wrench and hand tighten only. It only leeds to be tight enough to prevent water leakage. Use caution as over-tightening can crack the barrel.

Step 3 Cut Downspout

Place the barrel beside the downspout to measure and mark your required cut. Make sure to allow enough room for the barrel, lid and elbow spout. **Wearing safety glasses and gloves**, cut the downspout using a hacksaw.

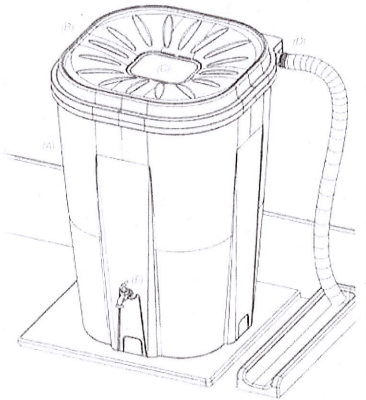
Attach your existing elbow spout (F) to the new downspout end.

Step 4 Overflow

Choose which side overflow spout you will use. Both spouts are blocked by a plastic disc by default. Remove the disc by inserting a slot screwdriver or chisel into the overflow tube from the outside, and gently tap with a hammer around the edges of the disc until it pops free. Attach the overflow hose using the hose clamp and a slot screwdriver. Direct the other end of the hose to wherever your downspout originally drained, which should be either a splash pad or sewer drain.

Step 5 Attach Lid & Place

Place the lid on the barrel and affix using the four provided rews (#6 x 1.5") and a crosshead screwdriver. Hand-tighten ...ly. Over-tightening may crack the plastic. Place assembled bin under downspout and ensure it is level and stable.





Option Connecting Multiple Barrels

Multiple FreeGarden™ RAIN barrels can be connected to collect additional water from the same downspout. On each additional barrel tap out BOTH plastic discs in the overflow spouts as in Step 4 above, then connect and clamp the end of the first barrel's overflow hose to one of the spouts of the additional barrel. Clamp and connect another overflow hose to the other spout of the additional barrel and direct the open end to wherever your downspout originally drained (usually a splash pad or sewer drain).

Usage

Congratulations! You can use your collected rainwater for many purposes, such as:

- Watering lawns
- · Watering gardens
- · Washing cars
- · Cleaning outdoor furniture
- · Washing garden tools and containers
- · Watering indoor and outdoor potted plants

Note: **NEVER DRINK OR INGEST STANDING WATER**. Do not allow ingestion by pets and animals, and do not cook or wash anything in collected rainwater in any way that may result in ingestion. Ingestion may cause serious illness or death. See below for further important warnings.

Maintenance

SUMMER

Clean the screen once a month to prevent clogging. Check for erosion under/around rain barrel; platform/support must remain level and stable at all times.

WINTER

Drain barrel and store in shed or garage. If left outside with freezing water inside, the barrel may crack.



WARRINGS

Drowning Hazard

Never permit children to play on, in, or near a rain barrel. Always affix the lid securely to avoid drowning. Never use a rain barrel without the lid securely affixed, or with a damaged, cracked, warped or broken cover. Never place a rain barrel near a deck, stairs, chair, or other structures or items that may allow a child to climb above, on, or in the rain barrel.

Water Contamination Hazard

Do not use collected water for drinking, cooking washing or in any way that may result in ingestion of the water by humans and/or animals. Water in rain barrels may become stagnant and/or contaminated. Ingesting rain barrel water may cause serious illness or death. Use only for watering plants and cleaning of outdoor items not related to eating or drinking.

Tipping Hazard

A misinstalled rain barrel may tip over causing bodily injury or property damage. Never place rain barrels on non-level or uneven surfaces. Always use a solid, stable platform under the rain barrel. Water is very heavy. The preparation and placement of the installation are critical; the platform must be level and provide robust support for a filled rain barrel.

Electrical Hazard

If the downspout contains heating cables, there is a potential electrocution or fire hazard during installation. Ensure power is disconnected at the electrical panel before manipulating heated downspouts. Consult a qualified electrician for modifications to heated downspouts.

Installation Hazards

Rain barrels are for water collection and outdoor use only. No other uses are recommended. Downspout edges may be sharp. Wear protective gloves when cutting and handling downspouts. Always wear safety glasses when cutting or drilling to prevent eye injuries. Protect siding from damage by Inserting a sheet of plywood between the downspout and siding. Read all instructions and warnings thoroughly before installing this product.

Warning and Limitations

Improper installation and maintenance may result in property damage, bodily injury and/or death. Enviro World Corporation is not responsible for any damages or injuries caused by or resulting from improper installation and/or continued maintenance.

Retain this sheet for future reference.

International Headquarters

Enviro World Corporation 03 Steeles Ave. W., Unit 6

oronto, ON Canada M9W 0A2
Tel 416-674-0033 Fax 416-679-0368
Toll-free 877-634-9777 solutions@enviroworld.ca

www.enviroworld.ca



Maintaining and Using Your Rain Barrel

You can use rain barrel water to wash your car, water your lawn, or clean work boots and tools. Rain barrel water is naturally free of chlorine, lime, and calcium, and some gardeners swear their plants prefer it.

Rain barrel water is runoff from your roof, so do not drink it or use it for bathing! Disconnect your rain barrel if you need to use a moss killer on your roof. Wait for a few rainy days before reconnecting your rain barrel to allow the moss killer to rinse away. Do not use rain barrel water on plants if your home has a copper roof or gutters.

Oh No. Overflow!

Don't worry, your rain barrel is meant to overflow once it is full. Overflow water will spill from the opening on the top and the overflow fitting. Connect a hose to the overflow fitting to direct the water away from your house. You can also connect a second rain barrel to the first one using the included connecting hose and double the amount of water captured before it overflows.

Check on your rain barrel when it is raining to make sure the overflow is not causing flooding or flowing into your neighbor's property. If your rain barrel is properly installed on a pervious surface, overflow water should be absorbed into the ground. If you see water pooling on your property, consider installing a rain garden, which is a type of landscaping designed to absorb water.

Regular Maintenance

Regularly check your gutters, downspouts, rain barrel water intake screen, rain barrel mosquito screen and rain barrel spigot for leaks, obstructions or debris. Also, confirm that the lid is secure so children and animals cannot fall into the rain barrel.

Winterizing

Drain your rain barrel before temperatures drop below freezing and keep the spigot open in the winter so water does not accumulate and freeze.

You can also turn it upside down or bring it inside to ensure no water accumulates in the barrel.

Preventing Mosquitoes

Your rain barrel comes with a mosquito-proof screen under the lid. When the mosquito netting is intact, and there are no leaks where mosquitoes can enter the barrel, your rain barrel should be mosquito-free.

Remove accumulated water from the top of the barrel every 3-4 days during the rainy season. Mosquitoes need at least 4 days of standing water to develop larvae.

If you believe mosquitoes may be breeding in your rain barrel, empty it completely and let it dry out to kill all mosquitoes.

If you want to customize the appearance of your rain barrel, you can

Paint Your Rain Barrel

Follow these steps to paint your rain barrel:

- 1. Wash it thoroughly with soapy water to remove any dust or dirt.
- Once the barrel is dry, apply a plastic primer designed to adhere to polyethylene plastic. Follow the instructions for the primer, including safety precautions.

Note: Don't skip this step. Primer is important! Paint will not stick to a rain barrel without primer, and house paint primers will not adhere well to rain barrel plastic.

- Gently buff the primer surface with fine sandpaper to remove any glossy areas.
- 4. Paint the barrel with artist's acrylic paint.

 Acrylic paint is durable and won't chip or crack as easily as other paints.
- 5. Allow several days for the paint to dry completely and apply a clear spray sealant to protect your artwork. Follow the instructions for the spray sealant, including safety precautions. This will protect your work of art from the elements.

Metropolitan Water Reclamation District of Greater Chicago

mwrd.org

Disclaimer: With proper installation, maintenance and use, your rain barrel should function properly. The Metropolitan Water Reclamation District of Greater Chicago assumes no liability for the installation, maintenance or use of your rain barrel. We are not responsible for any rain barrel malfunction; property damage or injury associated with your rain barrel malfunction; property damage or injury associated with your rain barrel, its accessories or contents.

VILLAGE OF STEGER, ILLINOIS ORDINANCE NO. 1109

AN ORDINANCE LEVYING TAXES FOR CORPORATE PURPOSES OF THE VILLAGE OF STEGER, ILLINOIS, FOR THE FISCAL YEAR COMMENCING ON THE FIRST DAY OF JANUARY, 2015 AND ENDING ON THE THIRTY FIRST DAY OF DECEMBER, 2015.

Be it ordained by the President and the Board of Trustees of the Village of Steger, Cook/Will County, Illinois, that:

SECTON ONE: A tax for the following sums of money, or as much thereof as may be authorized by law, to defray all expenses and liabilities of the Village of Steger, be and the same is hereby levied for the purposes specified against all taxable property in the Village of Steger, Illinois, for the fiscal year commencing on the first day of January, 2015 and ending on the thirty First day of December, 2015.

Village o	of Steger Levy Ordinar	ice To Be Pai	d From
	Total	Tax	Other
	Appropriation	Levy	Sources
CORPORATE	3		
	14000	14,000	_
Salary-Village President	9600	9,600	_
Salary-Village Clerk	3000	9,000	3,000
Salary-Deputy Village Clerk	3000	<i>≅</i> 3	3,000
Salary-Treasurer	- 85000	42,000	43,000
Salary-Village Adiministrator	7,400	7,400	43,000
Salary-Trustee		7,400	1,000
Salary-Health Inspector	1,000		1,000
Salary-Health Officer	150	-	
Salary - Liquor Commissioner	2,040	-	2,040
Salary-Workmen	118 000	114 000	4 000
Salary - Clerical	118,000	114,000	4,000
MaintBuilding	1,000	-	1,000
MaintMowing & Parkways	=	-	-
Maint. Trees Remove/Trim	-	-	45.000
MaintTraffic & Street Lights	35,000	20,000	15,000
MaintOther Electrical/Lights	1,000	~	1,000
MaintVehicles	1,000	=	1,000
MaintOffice Equipment	1,000	-	1,000
MaintMiscellaneous	1,000		1,000
MaintComputer Software (Upgr)	5,000	-	5,000
MaintComputer Hardware	2,000		2,000
Electricity	-		-
Electricity-Traffic & Str Lights	see below	<i>≡</i> 0	500
Heat	500	4.500	500
Gasoline & Oil	1,500	1,500	-
Printing & Supplies	2,000	-	2,000
Office Supplies	6,000	4,000	2,000
Shop Supplies	100	<u>-100</u>	100
Cleaning Service	7,000		5,500
Postage	8,000		8,000
Telephone	6,000	4,000	2,000
Maintenance Contracts	1,000	<u>12</u> 9	1,000
Security System	500		500
Miscellaneous Svcs & Supplies	5,000	₽ 8	5,000
Rental-Equipment	3,000	-	3,000
Legal Services	80,000	50,000	30,000
Professional Services Other	8,000	=	8,000
Village Newsletter	8,000		-1-
Dog Tag Printing Expense	215		215
Engineering Services	10,000	-3	10,000
Impounding Fees	1,000	_	1,000
Computer Programming Services	5,000	1,000	4,000
Notices-Ordinance	200		200
Notices-Request For Bids	1,000	2 7	1,000
Notices-Planning/Zoning Hearings	300		300

		To Be Pai	d From
	Total -	Tax	Other
	Appropriation	Levy	Sources
		-	
Notices-Annual Treasurer'S Rpt	800	500	300
Notices-Help Wanted	-2	-	-
Notices-Miscellaneous	500	-	500
New-Tools & Work Equipment	19,900	-	19,900
New-Office Equipment/Furniture	8,000	=	8,000
New-Computer Hardware	6,000		6,000
New-Computer Software	2,000	10 - 7	2,000
Employee Training	2,000	-	2,000
Books/Manuals	1,000	-	1,000
Meeting/Conference Fees	5,000	÷	5,000
Travel/Meals Reimbursement	5,000	-	5,000
Entertainment Expense	200	-	200
Miscellaneous Other	20,000	=	20,000
Dues & Subscriptions	10,000	-	10,000
Expenses-Elected Officials	30,000	-	30,000
Municipal Meeting (Iml)	8,000	=	8,000
Driving the Dixie Expenses	2,000	_	2,000
Holiday Decorations/Supplies	500	-	500
Police Pension Contribution	300,000	-	300,000
Steger Days of Music Expenses	175,000	_	175,000
Land Purchase Related Expenses	10,000		10,000
Debt Service Expense (Principal)	7,500	·*·	7,500
Debt Service Expense (Interest)	900	-	900
Transfer To Fire Protection	386,908	<u>u</u>	386,908
Transfer To Playground	192,711	_	192,711
Transfer To Police Protection	1,690,016	_	1,690,016
Transfer To Road & Bridge	377,165	_	377,165
Transfer To IMRF	42,911	-	42,911
Transfer To D.A.R.E.	4,000	_	4,000
Transfer To Liability	241,178	_	241,178
Transfer To Llability Transfer To H.S.E.M.	35,896	_	35,896
Transfer To Auditing	13,996	-	13,996
Transfer To School Xing Guard	7,080	-	7,080
Subtotal Administration	4,047,666	268,000	3,770,166
Salary-Electrical Inspector	1,500	· · · · · · · · · · · · · · · · · · ·	1,500
Salary-Plumbing Inspector	1,000	1 -	1,000
Printing & Supplies	1,000	-	1,000
_	5,000	-	5,000
Engineering Fees			1,000
Employee Training	1,000	1	
Misc. Expenses	2,000	1 -	2,000
Subtotal Building Department	11,500		11,500
Legal Fees	10,000	-	10,000

		To Be Paid From	
	Total –	Tax	Other
	Appropriation	Levy	Sources
Physicals	2,000	_	2,000
Psychological Testing	2,000	_	2,000
		-	1,500
Polygraph Testing	1,500	-	
Police Testing	1,000	-	1,000
Notices-Help Wanted	-	.=3	- 0.000
Miscellaneous Other	2,000	-	2,000
Subtotal Police and Fire Board	18,500		18,500
Grant Expense	100,000		100,000
Subtotal Grants (Non C.C.B.D.G)	100,000		100,000
Legal Fees	_	_	-
C.C.B.D.G. Expense	_	_	-
G.G.B.B.G. Exponds		_	_
Subtotal C.C.B.D.G			-
Printing And Supplies	1,000	_	1,000
Postage	600	=	600
Hearing Officer	2,600		2,600
C-Ticket Expenses	10,000	-	10,000
		-	: <u>"</u>
Subtotal "C" Tickets	14,200	- -	14,200
Salary-Code Enforcement Officer	50,000	32,000	18,000
MaintVehicle	2,000	_	2,000
MaintComputer Hardware	_		
Printing & Supplies		-	-
Office Supplies	500	-	500
Postage	250	_	250
Telephone	800	-	800
Hearing Officer	4,700	_	4,700
Admin Bldg Code & Move Expenses	10,000	-	10,000
New-Uniforms	500		500
	6,000	-	6,000
Misc. Expenses	100	-	100
Dues And Subscriptions	100	-	100
Subtotal Adjudication	74,850	32,000	42,850
Consulting Services	50,000	-	50,000
Misc. Expenses	5,000	-	5,000
Subtotal Economic Development	55,000		55,000
Salary-Human Resources Director	80,000	80,000	-

_		To Be Paid From	
	Total	Tax	Other
	Appropriation	Levy	Sources
MaintComputer Software (Upgr)	1,000	_	1,000
MaintComputer Hardware	650	-	650
Printing & Supplies	650	_	650
Office Supplies	650	=	650
Postage	350	-	350
Telephone	500	-	500
Maintenance Contracts	350	_	350
Miscellaneous Svcs & Supplies	350	-	350
Legal Services	15,000		15,000
Professional Services Other	1,000	*	1,000
New-Office Equipment/Furniture	1,000	-	1,000
New-Computer Hardware	1,700	-	1,700
New-Computer Software	1,000	_	1,000
Employee Training	5,000	_	5,000
Meeting/Conference Fees	350		350
Travel/Meals Reimbursement	1,000	-	1,000
Miscellaneous Other	350	-	350
Dues & Subscriptions	800	_	800
Subtotal Human Resources	111,700	80,000	31,700
Street Lighting	65,000	19,000	46,000
TOTAL CORPORATE	4,498,416	319,000	4,058,216
			-,,-
FIRE PROTECTION	*		
Salary-Trustee	3,700	2,000	1,700
Salary-Fire Chief	15,000	3,000	12,000
Salary-Firemen	86,000	55,000	31,000
Salary-Paramedics & Mnight Shift	107,000	70,000	37,000
Salary-Clerical	4,940	-	4,940
Maint-Building	3,500		3,500
Maint-Motorized Equipment	700	-	700
Maint-Tools & Work Equipment	2,800	-	2,800
Maint-Radios	1,300		1,300
Maint-Ambulance Equipment	850	-	850
Maint-Vehicles	6,000	-	6,000
Maint-Office Equipment	-	-	_
Maint-Miscellaneous	500	-	500
Maint-Computer Software (Upgrd)	1,500	<u> </u>	1,500
Electricity		E.	
Natural Gas	2,000	-	2,000
Gasoline & Oil	8,500	-	8,500
Printing & Supplies	250	<u> </u>	250
Office Supplies	1,500	-	1,500
Shop Supplies	2,000	.=.	2,000

			To Be Pai	d From
		Total -	Tax	Other
		Appropriation	Levy	Sources
	Postage	100	-	100
	Telephone	6,000	= 0	6,000
	Cable/Internet/Aircards	1,600	-	1,600
	Ambulance Supplies	4,000	= 3	4,000
	Maintenance Contracts	3,000		3,000
	Security System	700	-	700
	Misc Supplies / Services	4,000	-	4,000
	Legal Services	2,000	_	2,000
	Medical Services (Testing)	1,000	-	1,000
	Physicals	5,000		
	Ambulance Service	250,000	100,000	150,000
	Ambulance Billing Service	15,000	-	15,000
	Eastcom Dispatch Service	43,000	_	43,000
		2,500	_	2,500
	Fire Inspections	2,300	_	2,000
	Consulting Services	50	- -	50
	Request For Bids		-	
	New-Uniforms	200	-	200
	New-Machinery & Equipment	6,000		6,000
	New-Tools & Work Equipment	5,000	-	5,000
	New-Training Equipment	500	-	500
	New-Personal Equipment	3,000	=	3,000
	New-Rescue Equipment	300		
	New-Office Equipment/Furniture	1,000		
	New-Computer Hardware	10,000	-	10,000
	Employee Training	500		
	Firefighter Training	500	-	500
	Books/Manuals (Non-Subscrptn)	200		200
	Meeting/Conference Fees	700		
	Travel/Meals Reimbursement	1,000		
	Miscellaneous Other	500	_	500
	Dues & Subscriptions	9,000	-	9,000
	MiscGrant Expenses	280,000	_	280,000
	9-1-1 Related Expense	3,300	_	3,300
	Debt Service Expense (Principal)	15,000	_	15,000
	Debt Service Expense (Interest)	1,500	-	1,500
		(c) • (c)	220,000	605 600
<u>TO</u>	TAL FIRE PROTECTION	924,190	230,000	685,690
	RKS AND RECREATION	4.000		4.000
	Salary-Rec Board Chairperson	1,200	-	1,200 -
Sul	ototal Playground/Recreation	1,200		1,200
	Salary-Trustee (1/2)	1,850	1,850	-
	Salary-Supervisor	38,000	35,000	3,000
	Workman	1,000	1,000	100 A

		To Be Pai	d From
	Total -	Tax	Other
	Appropriation	Levy	Sources
Salany Clorical	60,000	31,900	28,100
Salary-Clerical	50,000	31,900	50,000
Maint-Building	50,000	-	30,000
Maint-Seal Coating	1.000		1 000
Maint-Marking	1,000	<u>-</u> -	1,000
Maint-Motorized Equipment	2,000	-	2,000 800
Maint-Tools & Work Equipment	800	-	
Maint-Miscellaneous	3,000	- /	3,000
Electricity	600	-	600
Heating	1,200		1,200
Printing & Supplies	1,000		1,000
Office Supplies	5,500	_	5,500
Cleaning Service	13,000	=	13,000
Supplies - Art Classes	500	- -	500
Supplies - Afterschool Club	1,500	-	1,500
Instructor-Aerobics	3,000	-	3,000
Instructor-Karate	1,000		1,000
Instructor-Zumba	1,500		1,500
Instructor-Dance Class	- 2	=.	-
Postage	100	-	100
Telephone	3,000	=	3,000
Maintenance Contracts	6,500	-	6,500
Security System	1,700	-	1,700
Misc Supplies & Svcs	4,000	-	4,000
Rental - Equipment	500	-	500
Medical Supplies	100	-	100
Physicals	500		500
New-Rec Equipment	6,500	_	6,500
New-Lighting	1,500	-	1,500
New-Office Equipment/Furniture	1,500		1,500
New-Computer Hardware	1,500	-	1,500
New-Computer Software	500	-	500
Employee Training	1,000	_	1,000
	600	533	600
Books/Manuals (Non Subscription)		-	
Entertainment Expenses	3,500	-	3,500
Miscellaneous Other	8,000	-	8,000
Dues & Subcriptions	250	-1	250
Holiday Decorations/Supplies	1,500	_	1,500
Subtotal Community Center	229,200	69,750	159,450
Salary-Trustee (1/2)	1,850	1,850	_
Salary-Foreman /		· ·	=
Salary-Workmen	15,000	8,400	6,600
Maint-Building	5,000		5,000
Maint-Parks/Playgrounds	15,000	<u>~</u>	15,000

<u> </u>	David Controlling Control Controlling Control	To Be Pai	d From
	Total Appropriation	Tax	Other
		Levy	Sources
Native Native of Equipment			
Maint-Motorized Equipment	-	= 0	-
Maint-Tools/Work Equipment	-		500
Maint-Miscellaneous	500		
Electricity	12,000	-	12,000
Heating	1,200	-	1,200
Maintenance Contracts	200	-	200
Security System	2,000	-	2,000
New-Rec Equipment	1,000	-	1,000
Subtotal Parks and Recreation	53,750	10,250	43,500
TOTAL PARKS AND RECREATION	284,150	80,000	204,150
POLICE PROTECTION			
Salary-Trustee	3,700	3,000	700
Salary-Police Chief	97,000	27,000	70,000
Salary-Sergeant	218,589		218,589
Salary-Patrolmen	698,222	60,000	638,222
Salary-Part Time Police	140,000	-	140,000
Salary-Deputy Chief	78,000	_	78,000
Salary-Crime Free Housing	-	_	-
Salary-Clerical	44,128	==	44,128
Maint-Building	6,000	-	6,000
Maint-Tools & Work Equipment	1,000	3— 2	1,000
Maint-Radios	5,000	-	5,000
Maint-Vehicles	25,000	_	25,000
Maint-Office Equipment	500	-	500
Maint-Miscellaneous	1,000	-	1,000
Maint-Software/Upgrades	2,500	-	2,500
Maint-Computer Hardware	1,000	_	1,000
Heat	1,500	-	1,500
Gasoline & Oil	60,000	-	60,000
Printing & Supplies	4,000		4,000
Office Supplies	8,000	<u>=</u>	8,000
Cleaning Service	9,600		9,600
Postage	1,500	-	1,500
Telephone	12,000	·	12,000
Cable/Internet/Aircards	6,000	-	6,000
Radio Service/Star Comm	18,000	_	18,000
Maintenance Contracts	-	=	-
Leads-Supplies/Services	-	_	_
Miscellaneous Suppl/Svcs	3,000	-	3,000
Rental Expense	6,000	_	6,000
Ammunition, Targets, Etc.	3,000	_	3,000
Legal Services	15,000	(-)	15,000
Professional Services-Other	1,000	_	1,000
FIDIESSIDIIAI SEIVICES-OTIIEI	1,000	0.75±	1,000

		To Be Pai	d From
	Total	Tax	Other
	Appropriation	Levy	Sources
	Appropriation		
Computer IT	10,000	-	10,000
Eastcom Dispatch Service	245,000		
Notices-Help Wanted	750	-	750
New-Uniforms	28,200		28,200
New-Vehicles	-	-	=
New-Tools & Work Equipment	20,000		20,000
Personal Equipment	3,000	(-)	3,000
New-Radios	-	-	- ,
New-Office Equipment	7,500	-	7,500
New-Computer Hardware	25,000	-	25,000
New-Computer Software	1,500	-	1,500
Employee Training/Civilian	1,500	_	1,500
Books/Manuals (Non-Subscrptn)	2,000	-	2,000
Police Training	25,000	-	25,000
State Forfeited Funds Purchase	-	-	
Meeting/Conference Fees	3,000	_	3,000
Expenditures-St. Seized Funds	-	-	-
Travel/Meals Reimbursement	2,500		2,500
Miscellaneous Other	750	-	750
Dues & Subscriptions	8,000	-	8,000
Prisoner Housing	3,500		
Prisoner Meals	200		200
Travel & Court Cost	100	=	100
Record Disposal	1,000		
Grant Expenses	1,100	-	1,100
9-1-1 Expenses	4,000	-	4,000
Debt Service Expense (Principal)	78,390	==	78,390
Debt Service Expense (Interest)	8,750	-	8,750
TOTAL POLICE PROTECTION	1,950,979	90,000	1,611,479
PUBLIC BENEFIT			
MaintStreets/Improvements	-	-	-
50/50 Program-Sidewalks	25,000	-	25,000
Miscellaneous Other	150,000	20,000	130,000
TOTAL PUBLIC BENEFIT	175,000	20,000	155,000
WATER AND SEWER FUND			
Salary-Trustee	3,700	-	3,700
Salary-Director	80,000	-	80,000
Salary-Water Foreman	45,000	- 0	45,000
Salary-Workmen	70,000	-	70,000
Salary-Clerical	85,000	-	85,000
Maint-Building	7,500		7,500
Maint-Patching (Wtr Main Brks)	30,000	-	30,000
AND THE PROPERTY AND ADDRESS OF THE PROPERTY O			

	To Be Paid F		id From
	Total –	Tax	Other
	Appropriation	Levy	Sources
		•	
Maint-Storm Sewers	10,000	20	10,000
Maint-Wells	5,000	-	5,000
Maint-Pumps	5,000	-	5,000
Maint-Reservoirs/Tanks	300,000	-	300,000
Maint-Mains	10,000	-	10,000
Maint-Mains Outside Contractors	75,000	-	75,000
Maint-Hydrants	2,000	=	2,000
Maint-Sewers	10,000	_	10,000
Maint-T.C.B.S.D. Sewer Rehab.	250,000	-	250,000
Maint-Meters	, con 14 mm		
Maint-Chlorinators	3,000	_	3,000
Maint-Motorized Equipment	1,000	-	1,000
Maint-Tools & Work Equip	.,555	_	_
Maint-Vehicles	7,500	-	7,500
Maint-Vernoles Maint-Miscellaneous	1,000	_	1,000
Electric	10,000	IA E	10,000
	18,000	<u>~</u>	18,000
Electric-Water Pumping	4,000		4,000
Heating Gasoline & Oil	20,000		20,000
	1,000	_	1,000
Printing & Supplies	600	-	600
Office Supplies			3,000
Shop Supplies	3,000	-	4,000
Postage	4,000	-	5,000
Telephone	5,000	-	800
Cable/Internet Service	800	-	500
Maintenance Contracts	500	· ·	2,000
Security System	2,000	-	0000 * 100 000 AUGUST 91
Uniform Service	3,500	-	3,500
Misc Supplies & Services	100	-	100
Rental-Equip/Tools/Etc	500	=	500
Chlorine	5,000	-	5,000
Hydrofluesilic Acid	3,000	-	3,000
Other Chemicals	20,000	=	20,000
Physicals	1,000		1,000
Engineering Fees	10,000		10,000
Auditing & Accounting	10,000	-	10,000
Water Testing Fees	5,000	-	5,000
Computer Programing Service	2,000	-	2,000
Notices-Water Publications	700	=	700
Notices-Request For Bids		-	74
New-Equipment/Water System	15,000	=	15,000
New-Hydrants	10,000	-	10,000
New-Meters	50,000	-	50,000
New-Tools & Work Equipment	80,000		80,000
New Office Equip & Furniture	-		-
Employee Training	-	-	-

	, cogo. zor, crama	To Be Pai	d From
	Total –	Tax	Other
	Appropriation	Levy	Sources
Macting/Conference Food	550	_	550
Meeting/Conference Fees Miscellaneous Other	100	_	100
	1,500		1,500
Dues & Subscriptions	2,500	900	2,500
J.U.L.I.E. Correspondence	500		500
Uniform Allowance		■ //	10,000
Water Bond Draw-Down	10,000	-	10,000
TOTAL WATER AND SEWER FUND	1,300,550		1,300,550
ROAD AND BRIDGE			
Salary-Supervisor	50,000	-	50,000
Salary-Workmen	165,000	-	165,000
Salary-Snow Plowing	5,000		5,000
Maint-Building	10,000	-	10,000
Maint-Patching	3,000	-	3,000
Maint-Marking	1,500	_	1,500
Maint-Signs	2,500	<u>~</u>	2,500
Maint-Trees Remove/Trim/Top	150,000		150,000
•	4,000	-	4,000
Maint-Motorized Equipment	2,500		2,500
Maint-Tools & Work Equip	15,000		15,000
Maint-Vehicles	15,000	_	10,000
Maint. Mosquito Abatement	500	_	500
Maint-Miscellaneous	100	-	100
Electric		_	2,000
Heat	2,000	-	20,000
Gasoline & Oil	20,000		20,000
Printing & Supplies	4 000	-	1 000
Office Supplies	1,000	-	1,000
Shop Supplies	7,500	-	7,500
Postage	3,000	-	3,000
Telephone	3,000		3,000
Cable/Internet Service	800		500
Maintenance Contracts	500	-	500
Security System	500	Ξ.	500
Uniform Service	3,500	=	3,500
Miscellaneous Other	500	-	500
Printing-Vehicle Stickers	2,200	-	2,200
Printing-Motorcycle Tags	215	-	215
Medical Services	1,000	-	1,000
Physicals	1,000	:-	1,000
New Equipment Payments	50,000	-	50,000
New-Vehicle/Payments	110,000		110,000
New-Tools & Work Equipment	15,000	<u>"</u>	15,000
Personal Equipment	_	-	X=
Employee Training	1,000	-	1,000
Miscellaneous Other	1,000	-	1,000

		To Be Pa	To Be Paid From	
	Total	Tax	Other	
	Appropriation	Levy	Sources	
Dues & Subscriptions	500	_	500	
Uniform Allowance	200	_	200	
TOTAL ROAD AND BRIDGE	633,515		632,715	
MOTOR FUEL TAX				
Maint-Streets & Improvements	450,000	_	450,000	
Rock Salt/Snow & Ice	80,000	420	80,000	
Engineering Fees	50,000	4	50,000	
Consulting Service	5,000		5,000	
New-Road Construction	-	·	-	
Miscellaneous Expense	130,000	=	130,000	
TOTAL MOTOR FUEL TAX	715,000		715,000	
IMRF/SOCIAL SECURITY				
F.I.C.AVillage Contribution	110,000	110,000	_	
Medicare-Village Contribution	40,000	40,000	-	
I.M.R.FVillage Contribution	130,000	120,000	10,000	
TOTAL IMRF/SOCIAL SECURITY	280,000	270,000	10,000	
POLICE PENSION				
Postage	100	-	100	
Legal Fees	3,000	, 3	3,000	
Accounting & Bookkeeping Services	10,000	-	10,000	
Actuarial Services	2,200	恒	2,200	
Auditing Services	2,200	-	2,200	
Consulting Fees	22,000		22,000	
Faduciary Insurance	4,000		4,000	
Conference Training Fees	2,000		2,000	
Travel/Lodging Expense	1,500	-	1,500	
Miscellaneous Supplies/Services	2,000	5 5 5	2,000	
Dues & Subscriptions	800) = :	800	
Police Pension Payments	326,000	304,935	21,065	
Refunds-Resigning Officers	25,000	2	25,000	
TOTAL POLICE PENSION	400,800	304,935	95,865	
DEBT SERVICE				
Debt Service Expense (Principal)	62,202	62,202	S=	
Debt Service Expense (Interest)	6,289	6,289	Ξ	
TOTAL DEBT SERVICE	68,491	68,491		

		To Be Paid From	
	Total -	Tax	Other
	Appropriation	Levy	Sources
DARE			
D.A.R.E.	8,000		8,000
Salary-Dare Officer		-	5,000
Promotional Items/Literature	5,000	-	500
Awards	500	1. 	
Activities	5,000	-	5,000
Speaker Honorariums	-	-	100
Meeting/Conference Expenses	400	2	400
Miscellaneous Other	1,000	-	1,000
Dues & Subscriptions	100	-	100
TOTAL D.A.R.E	20,000		20,000
LIABILITY INSURANCE FUND			
Casualty	177,068	160,000	17,068
Workman's Compensation	172,154	150,000	12801 109 2/ 33
Unemployment Comp	25,000	20,000	5,000
Deductible	10,000	<u>-</u>	10,000
Recoverable Expenses	50,000	-	50,000
Health Insurance	625,000	425,000	200,000
Life & Disability	25,000	-	25,000
Dental Insurance	35,000	<u>_</u>	35,000
Misc Expense	-	-	-
TOTAL LIABILITY INSURANCE FUND	1,119,222	755,000	342,068
TOTAL EIABIETT INGONANGE FOND			
ESDA			
Salary-Deputy Director	1,400		1,400
Salary-Comander	800		800
Salary-Director	6,000	2,000	4,000
Workmen	4,000	-	4,000
Maint-Building	800	<u> </u>	800
Maint-Motorized Equipment	400		400
Maint-Tools & Work Equipment	200	-	200
Maint-Radios	1,000	-	1,000
Maint-Air Warning Equipment	1,000	-	1,000
Maint-Vehicles	3,500	_	3,500
Maint-Office Equip	200	<u>-</u>	200
Maint-Miscellaneous	100	- 3	100
Maint-Security System	250	-1	250
Heating Fuel	1,500	- 8	1,500
Gasoline & Oil	4,500	-	4,500
Printing & Supplies	100	#650°	100
Office Supplies	300	-	300
Shop Supplies	700	<u>-</u>	700
Cleaning Supplies	-		, 50
Postage	2001 	500.1 •••	表:(E)
rostage			

Village of	f Steger Levy Ordinan		
		To Be Pai	d From
	Total	Tax	Other
	Appropriation	Levy	Sources
Talanhana	3,000	_	3,000
Telephone Cable/Internet Service	900	-	900
	350		350
Maintenance Contracts	700	z-	700
Security System	500	-	500
Misc Supplies / Services	200	=	200
Medical	2,000	-	2,000
Physicals	2,000	_	
Notices-Request For Bids	900	_	900
New-Uniforms	17,555	2	17,555
New-Vehicles	500	-	500
New-Tools & Work Equipment	300	_	-
New-First Aid Equipment	-	20	_
New-Shelter & Radef. Equipment	100		100
New-Training Equipment	100		100
New-Rescue Equipment	500		500
New-Traffic Dept. Equipment			1,000
New-Radios_	1,000	-	1,000
New-Office Equipment	1 100	-	1,400
Employee Training	1,400	-	600
Meeting/Conference Fees	600	-	400
Miscellaneous Other	400	-	300
Dues & Subscriptions	300	-	
Debt Service Expense (Principal)	11,667	-	11,667
TOTAL ESDA	69,422	2,000	55,755
AUDITING			
Auditing & Accounting Fees	40,000	28,000	12,000
TOTAL AUDITING	40,000	28,000	12,000
<u></u>			
MUNICIPAL BAND		0.000	100
Salary-Director	2,300	2,200	100
Miscellaneous Supplies	1,000	1,000	-
TOTAL MUNICIPAL BAND	3,300	3,200	100
SOLICOL OROSCINIC CLIARD			
SCHOOL CROSSING GUARD	18,200	13,000	5,200
Salary-School Crossing Guard	150	-	150
Employee Screening	125	_	125
New Tools & Work Equipment	123		
TOTAL SCHOOL CROSSING GUARD	18,200	13,000	5,200
\ TIF #1			
Miscellaneous Expense	115,000	-	115,000

Village o	T Steger Levy Ordina	To Be Pai	d From
	Total Appropriation	Tax Levy	Other Sources
TOTAL TIF #1	115,000		115,000
TIF #2 Miscellaneous Expense	50,000	-	50,000
TOTAL TIF #2	50,000		50,000
TIF #3 Miscellaneous Expense	90,000		90,000 90,000
TOTAL TIF #3	90,000		
TIF #4 Miscellaneous Expense	120,000		120,000
TOTAL TIF #4	120,000		120,000
Capital Projects			
Demolition Cleaning & Restoration Miscellaneous Suppl/Svcs Legal Services Architecture Services Engineering Fees Auditing & Accounting Fees Financial Advisor Consulting Services Refuse Disposal Debt Service Expense (Principal) Debt Service Expense (Interest)		-	-
Subtotal Capital Projects			
TOTAL ALL FUNDS	12,876,235	2,183,626	10,278,788

i iscai i cai zoio	
	Total
	Appropriation
CORPORATE	
COOK COUNTY R.E. TAXES	139590
WILL COUNTY R.E. TAXES	136277
PROPERTY TAXES - POLICE PENSION	280000
GENERAL BUSINESS LICENSE	19944
LIQUOR LICENSE	13000
DOG LICENSE	2200
BUS SHELTER AD REVENUE	4000
GARAGE SALE PERMIT	800
PERSONAL PROPERTY REPLCMNT TAX	25000
CABLE FRANCHISE FEE	110000
SALES TAX	550215
STATE INCOME TAX	930000
USE TAX	164000
IPTIP-INTEREST INCOME	1995
PULL-TAB & BINGO TAX	2250
TELECOMMUNICATION TAX	260000
UTILITY TAX-GAS	120000
UTILITY TAX-ELECTRIC	220000
VIDEO GAMING TAX	48000
PLANNING HEARING	450
INTEREST INCOME	1600
RENTAL INCOME-VILLAGE PROPERTY	65000
SALES REVENUE-ZONING MAP/BOOKS	20
N.S.F. CHECK FEE	100
MISCELLANEOUS INCOME	15000
BANK LOAN PROCEEDS	27444
SALE OF VILLAGE SURPLUS	1500
CLAIMS/REFUNDS/REIMBURSEMENTS	50
CLAIMS/REPONDS/REIMBORSEMENTS	30
Subtotal Administration	3,109,441
OFNEDAL CONTRACTOR LICENCE	0000
GENERAL CONTRACTOR LICENSE	9000
SUB-CONTRACTOR LICENSE	17000
GEN'L BUSINESS LICENSE APPLICTN	800
SWIMMING POOL PERMIT & INSPECT.	200
BUILDING PERMIT	40000
BUILDING INSPECTION	18000
ELECTRICAL INSPECTION	3000
PLUMBING INSPECTION	1600
REOCCUPANCY PERMIT	30000
SIGN INSPECTION	250
ELECTRICAL PERMIT	4000

	Total
	Appropriation
DRIVEWAY PERMIT PLUMBING PERMIT SIGN PERMIT WRECKING/DEMOLITION PERMIT OTHER PERMITS	0 1200 1500 300 100
Subtotal Building Department	126,950
Grant Revenue	100000
Subtotal Grants (Non C.C.B.D.G)	100,000
Grant Revenue	¥1
Subtotal C.C.B.D.G	
C-TICKET REVENUE C-TICKET COLLECTION SVC	45000 15000
Subtotal "C" Tickets	60,000
ADJUDICATION REVENUE ADJUDICATION COLLECTION SVC	15000 1000
Subtotal Adjudication	16,000
TOTAL CORPORATE	3,412,391
FIRE PROTECTION	
COOK COUNTY R.E. TAXES	120436
WILL COUNTY R.E. TAXES	117546
AMBULANCE FEES	175000
INTEREST INCOME	70
GRANT REVENUE	280000
9-1-1 Revenue	3300
MISCELLANEOUS INCOME	6000 10000
SALE OF VILLAGE SURPLUS TRANSFER FROM CORPORATE	211838
TOTAL FIRE PROTECTION	924,190

	Total
	Appropriation
PARKS AND RECREATION COOK COUNTY R.E. TAXES WILL COUNTY R.E. TAXES INTEREST INCOME TRANSFER FROM CORPORATE	37201 36288 0 191511
Subtotal Playground/Recreation	265,000
REG. FEE-AEROBICS REG. FEE-KARATE REG. FEE-TUMBLEBEARS REG. FEE-ZUMBA REG. FEE-BABYSITTING CLASS RENTAL INCOME-COMMUNITY CTR RENTAL INCOME-GYM (COMM CTR) I.D. PROGRAM-RESIDENT I.D. PROGRAM-NON RESIDENT I.D. PROGRAM-SENIOR Fundraiser MISCELLANEOUS INCOME	3000 1000 1000 1500 600 5000 4000 2000 4500 1000 500
Subtotal Community Center	24,600
RENTAL-PARKS	250
Subtotal Parks and Recreation	250
TOTAL PARKS AND RECREATION	289,850
POLICE PROTECTION COOK COUNTY R.E. TAXES WILL COUNTY R.E. TAXES POLICE FINGERPRINTING COOK COUNTY FINES WILL COUNTY FINES WILL CTY FINE-POL. VEHICLE FUND TRAINING REIMBURSEMENT POLICE REPORTS ADMINISTRATIVE TOWING FEES ASSET FORFEITURE ASSET SEIZURE	45168 44124 500 7500 3000 200 17000 0 40000

	Total Appropriation
INTEREST INCOME	35
GRANT REVENUES	1100
9-1-1 REVENUE	4000
MISCELLANEOUS INCOME	0
SO. HTS. RADIO	6336
LOAN PROCEEDS	90000
SALE OF VILLAGE SURPLUS	2000
TRANSFER FROM CORPORATE	1690016
TOTAL POLICE PROTECTION	1,950,979
PUBLIC BENEFIT	
COOK COUNTY R.E. TAXES	9200
WILL COUNTY R.E. TAXES	8974
INTEREST INCOME	300
TOTAL PUBLIC BENEFIT	18,474
COLUMN COLUMN COLUMN	
WATER AND SEWER FUND	700000
WATER BILLING	6000
METER SALES	2500
WATER TURN-ON FEE ADAMS HTS WTR HOOK-UP (WTR BOND)	2500
	2000
INTEREST INCOME	18000
MISCELLANEOUS INCOME	10000
SALE OF VILLAGE SURPLUS	338
TOTAL WATER AND SEWER FUND	728,500
ROAD AND BRIDGE	
COOK COUNTY R.E. TAXES	18350
WILL COUNTY R.E. TAXES	114230
VEHICLE STICKERS	120000
REPLACEMENT TAXES	2000
INTEREST INCOME	70
MISCELLANEOUS INCOME	1700
SALE OF VILLAGE SURPLUS	0
TRANSFER FROM CORPORATE	377165
TOTAL ROAD AND BRIDGE	633,515

	SECTION TWO: This ordinance shall be in full force and effect ten (10) days
ì	om and after its passage and approval as required by law.
3	PASSED and approved by the Corporate Authorities of the Village of Steger, ook/Will County, Illinois on this 7 th Day of December, A.D. 2015.
	()
	Kenneth A. Peterson, Jr. Village President
	Passed and filed in my office this 7 th Day of December, A.D. 2015.
	Carmen S. Recupito, Jr. Village Clerk

VILLAGE OF STEGER COOK AND WILL COUNTIES, ILLINOIS

ORDINANCE NO. 1110

AN ORDINANCE AUTHORIZING THE ESTABLISHMENT OF INTERESTED PARTIES REGISTRIES AND ADOPTING RULES FOR SUCH REGISTRIES FOR REDEVELOPMENT PROJECT AREAS IN THE VILLAGE OF STEGER

ADOPTED BY THE
MAYOR AND VILLAGE BOARD
OF THE
VILLAGE OF STEGER
THIS 7th DAY OF December, 2015

Published by authority of the Mayor and Village Board of the Village of Steger, Cook and Will Counties, Illinois this 7th day of December, 2015.

VILLAGE OF STEGER COOK AND WILL COUNTIES, ILLINOIS

ORDINANCE NO. 1110

AN ORDINANCE AUTHORIZING THE ESTABLISHMENT OF INTERESTED PARITES REGISTRIES AND ADOPTING RULES FOR SUCH REGISTRIES FOR REDEVELOPMENT PROEJCT AREAS IN THE VILLAGE OF STEGER

WHEREAS, the Village of Steger, Cook and Will Counties, Illinois (the "Village") has previously designated a "redevelopment project area," as defined in the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et. seq. (the "Act"), and is now considering designating an additional redevelopment project area (or areas) pursuant to the provisions of the Act; and

WHEREAS, pursuant to Section 11-74.4-4.2 of the Act, the Village is required to establish certain interested parties' registries (individually, a "Registry" and collectively, the "Registries") and adopt registration rules for such Registries; and

WHEREAS, the Village President (the "President") and Board of Trustees of the Village (the "Village Board" and together with the President, the "Corporate Authorities") desire to adopt this Ordinance in order to comply with such requirements of the Act;

NOW, THEREFORE, BE IT ORDAINED by the Mayor and Village Board of the Village of Steger, Cook and Will Counties, Illinois, as follows:

SECTION 1: The statements set forth in the preamble to this Ordinance are found to be true and correct and are adopted as part of this Ordinance.

SECTION 2: The Village Clerk or his designee is hereby authorized and directed to create a Registry in accordance with Section 11-74.4-4.2 of the Act for each Redevelopment Project Area created under the Act and not terminated by the Village, whether now existing or created after the date of the adoption of this Ordinance.

SECTION 3: In accordance with Section 11-74.4-4.2 of the Act, the Village hereby adopts the registration rules attached hereto as Exhibit A and incorporated herein by reference (the "Rules") as the Rules for each Registry. The Village's Corporate Authorities may amend such Rules from time to time as may be necessary or desirable to comply with and carry out the purposes intended by the Act.

SECTION 4: The Village Clerk or his designee is hereby authorized and directed to cause the publication of the notice that interested persons may register with the Village in order to receive information of the proposed designation of the Redevelopment Project Area (the "Notice"), said Notice being substantially in the form attached hereto as Exhibit B and incorporated herein by reference, in a newspaper of general circulation within the Village.

SECTION 5: All ordinances, resolutions, motions or orders in conflict with this Ordinance are hereby repealed to the extent of such conflict.

SECTION 6: This Ordinance shall be in full force and effect from and after its passage and approval, as provided by law. If any provision of this Ordinance is held to be invalid by a court of competent jurisdiction that provision shall be stricken from this Ordinance and the remainder of this Ordinance shall continue in full force and effect to the extent possible.

AYES:			
NAYS:			
ABSENT:			
	PASSED AND APPROVE	D THIS 7th DAY OF December, 2015.	
		Kenneth A. Peterson, Jr. Village President	
Attest:			
Carmen S. Village Cle	Recupito, Jr. erk		

EXHIBIT A

VILLAGE OF STEGER INTERESTED PARTIES REGISTRY REGISTRATION RULES

A. <u>Definitions</u>. As used in these Registration Rules, the following terms shall have the definitions set forth below.

"Act" shall mean the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 *et seq.*, as amended from time to time.

"Clerk" shall mean the Clerk of the Village.

"Interested Party(ies)" shall mean any individual or organization or entity registered in a specific Registry who has registered in such Registry and whose registration has not been terminated in accordance with these Registration Rules.

"Redevelopment Project Area" shall mean a Redevelopment Project Area that (a) is intended to qualify (or has subsequently qualified) as a "Redevelopment Project Area" under the Act and (b) is subject to the "Interested Parties" Registry requirements of the Act.

"Registration Form" shall mean the form appended to these Registration Rules or such revised form as may be approved by the Village consistent with the requirements of the Act.

"Registry" or "Registries" shall mean each Interested Parties Registry, and all such Registries, collectively, established by the Village pursuant to Section 11-74.4-4.2 of the Act for any and all Redevelopment Project Areas in the Village.

"Village" shall mean Village of Steger, Cook and Will Counties, Illinois.

B. <u>Establishment of Registry</u>. The Village shall establish a separate Interested Parties Registry for each Redevelopment Project Area, whether existing as of the date of the adoption of these Rules or hereafter established. The Village shall establish a new Registry whenever it has identified an area for study and possible designation as a Redevelopment Project Area. In any event the process of establishing the new Registry must be completed prior to the deadline for sending any of the notices required by Section (J) of these Rules or any other notices required by the Act with respect to the proposed Redevelopment Project Area.

- C. <u>Maintenance of Registry</u>. The Registries shall be maintained by the Clerk or his or her designee. In the event the Village determines that an individual other than the Clerk should maintain the Registries, the Village may transfer the responsibility for maintaining the Registries to such other Department provided that the Village (i) gives prior written notice to all Interested Parties not less than thirty (30) days prior to such transfer and (ii) published notice of such transfer in a newspaper of general circulation in the Village.
- D. <u>Registration by Residents</u>. An individual seeking to register as an Interested Person with respect to a Redevelopment Project Area must complete and submit a Registration Form to the Clerk.
- E. <u>Registration by Organizations</u>. An organization seeking to register as an Interested Person with respect to a Redevelopment Project Area must complete and submit a Registration Form to the Clerk.
- F. Determination of Eligibility. All individuals and organizations whose Registration Forms and supporting documentation complies with these Registration Rules shall be registered in the applicable Registry within 10 business days after the Clerk's receipt of all such documents. The Clerk shall provide written notice to the registrant confirming such registration. Upon registration Interested Parties shall be entitled to receive all notices and documents required to be delivered under these Rules or as otherwise required under the Act with respect to the applicable Redevelopment Project Area. If the Clerk determines that a registrant's Registration Form and/or supporting documentation is incomplete or does not comply with these Registration Rules, the Clerk shall give written notice to the registrant specifying the defect(s) and the registrant shall be entitled to correct any defects and resubmit a new Registration Form and supporting documentation.
- Renewal and Termination. An Interested Person's registration shall remain effective for a G. period of three years. At any time after such three-year period the Clerk may provide written notice by regular mail to the Interested Person stating that such registration shall terminate unless the Interested Person renews such registration with 30 days after the Clerk's mailing of written notice. To renew such registration, the Interested Person shall, within such 30 day period, complete and submit the same Registration Form then required of initial registrants operations in the Village. The registration of all individuals and organizations whose Registration Form is submitted in a timely manner and complies with these Regulation Rules shall be renewed for an additional, consecutive three year period. If the Clerk determines that a registrant's renewal Registration Form is incomplete or does not comply with these Registration Rules, the clerk shall give written notice to the registrant at the address specified in the renewal Registration Form submitted by such registrant, specifying the defect(s). The registrant shall be entitled to correct any defects and resubmit a new Registration Form within 30 days after receipt of the Clerk's notice. If all defects are not corrected within 30 days after the Interested Person's receipt of the Clerk's notice, the Interested Person's registration shall be terminated. Any Interested Person whose registration is terminated shall be entitled to register again as if a first-time registrant.

- H. <u>Amendment to Registration</u>. An Interested Party may amend its registration by giving written notice to the Clerk by certified mail of any of the following: (i) change in address for notice purposes: (ii) in the case of organizations, a change in the name of the contact person; and (iii) a termination of registration. Upon receipt of such notice, the Clerk shall revise the applicable Registry accordingly.
- I. <u>Registries Available for Public Inspection</u>. Each Registry shall be available for public inspection during normal business hours. The Registry shall include the name, address and telephone number of each Interested Person and for organizations, the name and phone number of a designated contact person.
- J. <u>Notices to be Sent to Interested Parties</u>. Interested Parties shall be sent the following notices and any other notices required under the Act with respect to the applicable Redevelopment Project Area:
 - (i) Pursuant to sub-section 11-74.4-5(a) of the Act, notice of the availability of a proposed redevelopment plan and eligibility report, including how to obtain this information; such notice shall be sent by mail within a reasonable period of time after the adoption of the ordinance fixing the public hearing for the proposed redevelopment plan;
 - (ii) Pursuant to sub-section 11-74.4-5(a) of the Act, notice of changes to proposed redevelopment plans that do not (1) add additional parcels of property to the proposed Redevelopment Project Area, (2) substantially affect the general land uses proposed in the redevelopment plan, (3) substantially change the nature of or extend the life of the redevelopment project, or (4) increase the number of inhabited residential units to be displaced from the Redevelopment Project Area, as measured from the time of creation of the Redevelopment Project Area, to a total of more than 10; such notice shall be sent by mail not later than 10 days following the Village's adoption by ordinance of such changes;
 - (iii) Pursuant to Section 11-74.4-5(c) of the Act, notice of amendments to previously approved redevelopment plans that do not (1) add additional parcels of property to the redevelopment project area, (2) substantially affect the general land uses in the redevelopment plan, (3) substantially change the nature of the redevelopment project, (4) increase the total estimated redevelopment project costs set out in the redevelopment plan by more than 5 percent after adjustment for inflation from the date the plan was adopted, (5) add additional redevelopment project costs to the itemized list of redevelopment project costs set out in the redevelopment plan, or (6) increase the number of inhabited residential units to be displaced from the redevelopment project area, as measured from the time of creation of the redevelopment project, to a total of more than 10; such notice will be sent by mail not later than 10 days following the Village's adoption by ordinance of such amendment;

Ordinance No. 1110

- (iv) Pursuant to sub-section 11-74.4-5(d)(9) of the Act, for redevelopment plans or projects that would result in the displacement of residents from 10 or more inhabited residential units or that contain 75 or more inhabited residential units, notice of the availability of the annual report described by sub-section 74.4-5(d) of the Act, including how to obtain the annual report; such notice shall be sent by mail within a reasonable period of time after completion of the certified audit report; and
- (v) Pursuant to sub-section 11-74.4-6(e) of the Act, notice of the preliminary public meeting required under the Act for a proposed Redevelopment Project Area that will result in the displacement of residents from 10 or more inhabited residential units or which will contain 75 or more inhabited residential units; such notice shall be sent by certified mail not less than 15 days before the date of such preliminary public meeting.
- K. <u>Non-Interference</u>. These Registration Rules shall not be used to prohibit or otherwise interfere with the ability of eligible organizations and individuals to register for receipt of information to which they are entitled under the Act.
- L. <u>Amendment of Registration Rules</u>. These Registration Rules may be amended by the Village subject to and consistent with the requirements of the Act.

INTERESTED PARTIES REGISTRATION FORM

<u>Registration for Individuals:</u> If you would like to register on the Interested Parties Registry for one or more Redevelopment Project Areas (TIFs) in the Village of Steger, please complete <u>Part A</u> of this form, sign and date the form and submit to the Village Clerk at the address indicated below.

<u>Registration for Organization:</u> If you would like to register on the Interested Parties Registry for one or more Development Project Areas (TIFs) in the Village of Steger, please complete <u>Part B</u> of this form, sign and date the form and submit to the Village Clerk at the address indicated below.

PART A: REGISTRATION	FOR INDIVIDUALS (Please Print)		
Name	1		
Street Address			
Village	State	Zip Code	
Telephone ()	Fax ()		
E-Mail Address			
Please check the TIF(s) you a	re interested in below:		
() Chicago Road TIF () Other TIF			
PART B: REGISTRATION	FOR ORGANIZATIONS (Please Print)	
Organization Name			
Contact Name			
Street Address			
Village	State	Zip Code	
Telephone ()	Fax ()		
E-Mail Address			
Please check the TIF(s) you a	re interested in below:		
() Chicago Road TIF () Other TIF			
Please return this form to:	TIF Interested Parties Registry Village Clerk's Office Village of Steger 35 West 34 th Street Steger, Illinois 60475		
Signature/Title		Date	

EXHIBIT B

NOTICE – VILLAGE OF STEGER TAX INCREMENT FINANCING REDEVELOPMENT PROJECT AREAS REGISTRATION FOR INTERESTED PARTIES REGISTRY

Pursuant to Section 11-74.4-2 of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq. (the "Act"), the Village of Steger (the "Village") is required to establish an interested parties registry ("Registry" or "Registries") for each "Redevelopment Project Area" created pursuant to the Act, whether existing as of the date of this Notice or hereafter established. On December 7, 2015, the Village adopted an ordinance authorizing the establishment of Registries by the Village Clerk (the "Clerk") and adopting Registration Rules for such Registries. The purpose of this Notice is to inform Interested Parties of the Registries and Registration Rules for the Registries and to invite Interested Parties (as defined below) to register in the Registry for any Redevelopment Project Area in the Village.

Any individual or organization requiring information pertaining to activities within one or more Redevelopment Project Areas in the Village (an "Interested Party") is entitled to register in the Registry for any Redevelopment Project Area. Organizations include, but are not limited to, businesses, business organizations, civic groups, not-for-profit corporations and community organizations.

An organization seeking to register as an Interested Party with respect to a Redevelopment Project Area must also complete and submit a Registration Form to the Clerk.

Interested Parties Registries are being established for the following Redevelopment Project Areas, which have either been adopted by the Village or which the Village is considering for adoption:

Chicago Road TIF Other TIF Districts

All individuals and organizations whose Registration Forms comply with the Registration Rules, and are submitted, either in person or by mail, to the office of the Village Clerk, 34 West 35th Street, Steger, Illinois 60475, will be registered in the applicable Registry within 10 business days after the Clerk's receipt of all such documents. The Clerk will provide written notice to the registrant confirming such registration. Upon registration, Interested Parties will be entitled to receive all notices and documents required to be delivered under the Act with respect to the applicable Redevelopment Project Area. If the Clerk determines that a registrant's Registration Form is incomplete or does not comply with the Registration Rules adopted by the Village, the Clerk will give written notice to the registrant specifying the defects. The registrant will be entitled to correct any defects and resubmit a new Registration Form and supporting documentation. An Interested Party's registration will remain effective for a period of

Ordinance No. 1110

Each Registry will be available for public inspection at the office of the Clerk during normal business hours. The Registry will include the name address and telephone number of each Interested Person and, or organizations, the name and phone number of a designated contact person.

Interested Parties will be sent the following notices and any other notices required under the Act with respect to the applicable Redevelopment Project Area:

- (i) Pursuant to sub-section 11-74.4-5(a) of the Act, notice of the availability of a proposed redevelopment plan and eligibility report, including how to obtain this information; such notice shall be sent by mail within a reasonable period of time after the adoption of the ordinance fixing the public hearing for the proposed redevelopment plan;
- (ii) Pursuant to sub-section 11-74.4-5(a) of the Act, notice of changes to proposed redevelopment plans that do not (1) add additional parcels of property to the proposed Redevelopment Project Area, (2) substantially affect the general land uses proposed in the redevelopment plan, (3) substantially change the nature of or extend the life of the redevelopment project, or (4) increase the number of inhabited residential units to be displaced from the Redevelopment Project Area, as measured from the time of creation of the Redevelopment Project Area, to a total of more than 10; such notice shall be sent by mail not later than 10 days following the Village's adoption by ordinance of such changes;
- (iii) Pursuant to Section 11-74.4-5(c) of the Act, notice of amendments to previously approved redevelopment plans that do not (1) add additional parcels of property to the redevelopment project area, (2) substantially affect the general land uses in the redevelopment plan, (3) substantially change the nature of the redevelopment project, (4) increase the total estimated redevelopment project costs set out in the redevelopment plan by more than 5 percent after adjustment for inflation from the date the plan was adopted, (5) add additional redevelopment project costs to the itemized list of redevelopment project costs set out in the redevelopment plan, or (6) increase the number of inhabited residential units to be displaced from the redevelopment project area, as measured from the time of creation of the redevelopment project, to a total of more than 10; such notice will be sent by mail not later than 10 days following the Village's adoption by ordinance of such amendment;

Ordinance No. 1110

- (iv) Pursuant to sub-section 11-74.4-5(d)(9) of the Act, for redevelopment plans or projects that would result in the displacement of residents from 10 or more inhabited residential units or that contain 75 or more inhabited residential units, notice of the availability of the annual report described by sub-section 74.4-5(d) of the Act, including how to obtain the annual report; such notice shall be sent by mail within a reasonable period of time after completion of the certified audit report; and
- (v) Pursuant to sub-section 11-74.4-6(e) of the Act, notice of the preliminary public meeting required under the Act for a proposed Redevelopment Project Area that will result in the displacement of residents from 10 or more inhabited residential units or which will contain 75 or more inhabited residential units; such notice shall be sent by certified mail not less than 15 days before the date of such preliminary public meeting.

Registration Forms may be picked upon at the office of the Village Clerk, Village of Steger, 35 West 34th Street, Steger, Illinois, and may be obtained by Interested Parties or by their representatives. Registration Forms will not be mailed or faxed. If you require additional information, please call the office of the Village Clerk at (708) 754-3395.

Ordinance No. 1110
STATE OF ILLINOIS)) SS. COUNTY OF Cook)
<u>CERTIFICATE</u>
I, the undersigned, certify that I am the duly qualified and acting Village Clerk of the
Village of Steger, Cook and Will Counties Illinois (the "Village"), and as such, I am the keeper of
the records and files of the Village and of the Mayor and Village Board. I further certify as follows:
Attached to this Certificate is a true, correct and complete copy of the Village of STEGER
Ordinance No, entitled:
AN ORDINANCE AUTHORIZING THE ESTABLISHMENT OF INTERESTED PARTIES REGISTRIES AND ADOPTING RULES FOR SUCH REGISTRIES FOR REDEVELOPMENT PROJECT AREAS IN THE VILLAGE OF STEGER
This Ordinance was passed and approved by the Village's Mayor and Village Board on
December 7, 2015. A true, correct and complete copy of this Ordinance was published in pamphlet
form on, 2015.
Given under my hand and official seal at the Village of Steger, Cook and Will
Counties Illinois, this 7th day of December, 2015.
Village Clerk
v mage Cierk

(SEAL)

ORDINANCE NO. 1111

STATE OF ILLINOIS)
COUNTIES OF COOK)
AND WILL)

AN ORDINANCE AMENDING CHAPTER 70, SECTION 70-10 AND CHAPTER 86, SECTIONS 86-33 AND 86-211 OF THE MUNICIPAL CODE OF STEGER, ILLINOIS REGARDING THE BILLING OF SOLID WASTE AND WASTEWATER SERVICES FOR THE VILLAGE OF STEGER, ILLINOIS.

WHEREAS, the Village of Steger, Counties of Cook and Will, State of Illinois (the "Village") is a duly organized and existing municipality and unit of local government created under the provisions of the laws of the State of Illinois, and is operating under the provisions of the Illinois Municipal Code, and all laws amendatory thereof and supplementary thereto, with full powers to enact ordinances and adopt resolutions for the benefit of the residents of the Village; and

WHEREAS, Section 11-19-1 of the Illinois Municipal Code (65 ILCS 5/11-19-1) provides that a municipality may contract with private industry to operate a designated facility for the disposal, treatment or recycling of solid waste, and may enter into contracts with private firms or local governments for the delivery of waste to such facility; and

WHEREAS, the Village previously entered into a contractual relationship with Allied Waste Transportation, Inc. ("Allied Waste") for refuse collection and disposal services (the "Contract"); and

WHEREAS, the Village and Allied Waste subsequently entered into an Addendum to the Contract (the "Addendum") in which the Village agrees to perform the monetary collection duties for the services performed by Allied Waste (the "Services") beginning on January 1, 2016; and

WHEREAS, the President and Board of Trustees of the Village (the "Village Board" and together with the President, the "Corporate Authorities") have determined

that it is necessary, advisable and in the best interests of the Village to amend Chapter 70, Section 70-10 of the Municipal Code Of Steger, Illinois (the "Village Code") to authorize the Village to perform the monetary collection duties for the Services, bill the charge for the Services directly to each residential unit on a bimonthly, monthly or quarterly basis, and to charge a fee for the purpose of offsetting the administrative costs of performing the monetary collection duties; and

WHEREAS, the Village Code currently allows the Village to bill its wastewater service charge on a monthly or quarterly basis; and

WHEREAS, the Corporate Authorities have determined that as a matter of convenience for Village residents and the efficient administration of Village government, it is in the best interests of the Village for the Village to issue its bill for wastewater services at the same time that it issues its bill to collect for the Services; and

WHEREAS, the Village Code currently allows the Village to collect a deposit with each application to have water turned on; and

WHEREAS, the Corporate Authorities have determined that it is in the best interests of the Village to require that a deposit in the amount of \$150.00 shall be made for each application to have water turned on; and

WHEREAS, the Corporate Authorities have determined that it is necessary, advisable, and in the best interests of the Village to amend Chapter 70, Section 70-10 and Chapter 86, Sections 86-33 and 86-211 of the Village Code to authorize the Village to perform the monetary collection duties for the Services on a bimonthly basis, to bill its wastewater service charge on a bimonthly basis and to require a deposit in the amount of \$150.00 for each application to have water turned on;

NOW, THEREFORE, BE IT ORDAINED by the President and the Board of Trustees of the Village of Steger, Counties of Cook and Will, and the State of Illinois, as follows:

ARTICLE I. IN GENERAL

SECTION 1.0: Incorporation Clause.

The Corporate Authorities hereby find that all of the recitals hereinbefore stated as contained in the preambles to this Ordinance are full, true and correct and do hereby, by reference, incorporate and make them part of this Ordinance as legislative findings.

SECTION 2.0: Purpose.

The purpose of this Ordinance is to amend Chapter 70, Section 70-10 and Chapter 86, Sections 86-33 and 86-211 of the Village Code to authorize the Village to perform the monetary collection duties for the Services on a bimonthly basis, to bill its wastewater service charge on a bimonthly basis and to require a deposit in the amount of \$150.00 for each application to have water turned on.

ARTICLE II. AUTHORIZATION;

AMENDMENT OF CHAPTER 70, SECTIONS 70-10 AND CHAPTER 86, SECTIONS 86-33 AND 86-211 OF THE MUNICIPAL CODE OF STEGER, ILLINOIS

SECTION 3.0: Amendment of Chapter 70, Section 70-10.

That the Village Code is hereby amended, notwithstanding any provision, ordinance, resolution or Village Code section to the contrary, by amending Chapter 70, Section 70-10 as follows:

(a) The <u>Villagevillage</u> having advertised for waste collection proposals to increase services and lower costs hereby adopts the low bidder, Allied Waste Transportation, Inc. as the waste collector and disposal company for all single family and multifamily dwellings of three or fewer residential units.

part of this Ordinance nor should they be used in any interpretation or construction of any substantive provision of this Ordinance.

SECTION 5.0: Severability.

The provisions of this Ordinance are hereby declared to be severable and should any provision of this Ordinance be determined to be in conflict with any law, statute or regulation by a court of competent jurisdiction, said provision shall be excluded and deemed inoperative, unenforceable and as though not provided for herein, and all other provisions shall remain unaffected, unimpaired, valid and in full force and effect.

SECTION 6.0: Superseder.

All code provisions, ordinances, resolutions, rules and orders, or parts thereof, in conflict herewith are, to the extent of such conflict, hereby superseded.

SECTION 7.0: Publication.

A full, true and complete copy of this Ordinance shall be published in pamphlet form or in a newspaper published and of general circulation within the Village as provided by the Illinois Municipal Code, as amended.

SECTION 8.0: Effective Date.

This Ordinance shall be effective and in full force on January 1, 2016.

(REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK)

Ordinance No. 1111

PASSED this 7th day of December, 2015.

Carmen S. Recupito, Jr., Village Clerk

APPROVED this 7th day of December, 2015.

Kenneth A. Peterson, Jr., Village President

Roll call vote:

Voting in favor:

Voting against:

Not voting:

ORDINANCE NO. 1112

STATE OF ILLINOIS)
COUNTIES OF COOK)
AND WILL)

AN ORDINANCE AUTHORIZING AND APPROVING THE AWARD OF SPECIAL COMPENSATION TO A CERTAIN INDIVIDUAL FOR THE VILLAGER OF STEGER.

WHEREAS, the Village of Steger, Counties of Cook and Will, State of Illinois (the "Village") is a duly organized and existing municipality and unit of local government created under the provisions of the laws of the State of Illinois, and is operating under the provisions of the Illinois Municipal Code, and all laws amendatory thereof and supplementary thereto, with full powers to enact ordinances and adopt resolutions for the benefit of the residents of the Village; and

WHEREAS, Patrick Rossi ("Rossi") undertook certain duties and obligations that would normally be performed by the Village's Police Chief as an interim measure in accordance with State law (the "Duties"); and

WHEREAS, Rossi performed these Duties from September 9, 2015 through November 19, 2015 in an exemplary and outstanding manner; and

WHEREAS, the Corporate Authorities have determined that it is in the best interests of the Village to authorize the one-time payment of Five Thousand and No/U.S. Dollars (\$5,000.00) to Rossi as special compensation for his performance of the Duties (the "Payment"); and

WHEREAS, the one-time Payment shall not be considered to be part of Rossi's salary as an employee of the Village under any applicable collective bargaining agreement; and

WHEREAS, further, the one-time Payment shall not constitute part of Rossi's salary, as that term is defined in the Illinois Pension Code (the "Pension Code") (40 ILCS 5/1-101, et. seq), but shall instead constitute merit pay for purposes of the Pension Code; and

WHEREAS, the Corporate Authorities have determined that it is in the best interests of the Village to make the Payment to Rossi as set forth herein;

NOW, THEREFORE, BE IT ORDAINED by the President and the Board of Trustees of the Village of Steger, Counties of Cook and Will, and the State of Illinois, as follows:

ARTICLE I. IN GENERAL

Section 1.0 Findings.

The Corporate Authorities hereby find that all of the recitals hereinbefore stated as contained in the preambles to this Ordinance are full, true and correct and do hereby, by reference, incorporate and make them part of this Ordinance as legislative findings.

Section 2.0 Purpose.

The purpose of this Ordinance is to authorize the President or his designee to make the Payment to Rossi as special compensation for his exemplary performance of the Duties.

ARTICLE II. AUTHORIZATION

Section 3.0 Authorization.

The Village Board hereby authorizes and directs the President or his designee to issue the Payment to Rossi as special compensation for his exemplary performance of the Duties. The Payment shall not be considered part of Rossi's salary for purposes of any applicable collective bargaining agreement, nor shall it be considered as part of Rossi's salary as that term is defined in the Pension Code. The Corporate Authorities

hereby ratify any and all previous action taken to effectuate the intent of this Ordinance. The Village Board authorizes the President or his designee to execute any and all documentation that may be necessary to carry out the intent of this Ordinance. The Village Clerk is hereby authorized and directed to attest to and countersign any such documentation as may be necessary to carry out and effectuate the purpose of this Ordinance. The Village Clerk is also authorized and directed to affix the Seal of the Village to such documentation as is deemed necessary.

ARTICLE III. HEADINGS, SAVINGS CLAUSES, PUBLICATION, EFFECTIVE DATE

Section 4.0 Headings.

The headings of the articles, sections, paragraphs and sub-paragraphs of this Ordinance are inserted solely for the convenience of reference and form no substantive part of this Ordinance nor should they be used in any interpretation or construction of any substantive provision of this Ordinance.

Section 5.0 Severability.

The provisions of this Ordinance are hereby declared to be severable and should any provision of this Ordinance be determined to be in conflict with any law, statute or regulation by a court of competent jurisdiction, said provision shall be excluded and deemed inoperative, unenforceable and as though not provided for herein, and all other provisions shall remain unaffected, unimpaired, valid and in full force and effect.

Section 6.0 Superseder.

All code provisions, ordinances, resolutions, rules and orders, or parts thereof, in conflict herewith are, to the extent of such conflict, hereby superseded.

Section 7.0 Publication.

A full, true and complete copy of this Ordinance shall be published in pamphlet form or in a newspaper published and of general circulation within the Village as provided by the Illinois Municipal Code, as amended.

Section 8.0 Effective Date.

This Ordinance shall be effective and in full force immediately upon passage and approval.

(THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK)

Ordinance No. 1112

PASSED this 7TH day of December 2015.

Carmen S. Recupito, Jr., Village Clerk

APPROVED this 7TH day of December 2015.

Kenneth A. Peterson, Jr., Village President

Roll call vote:

Voting in favor:

voting against:

Not voting:

RESOLUTION NO. 1086

STATE OF ILLINOIS)
COUNTIES OF COOK AND WILL)

A RESOLUTION AUTHORIZING THE VILLAGE PRESIDENT TO ENTER INTO A CERTAIN AGREEMENT WITH LOCKRIDGE OUTDOOR ADVERTISING, LLC FOR THE VILLAGE OF STEGER.

WHEREAS, the Village of Steger, Counties of Cook and Will, State of Illinois (the "Village") is a duly organized and existing municipality and unit of local government created under the provisions of the laws of the State of Illinois, and is operating under the provisions of the Illinois Municipal Code, and all laws amendatory thereof and supplementary thereto, with full powers to enact ordinances and adopt resolutions for the benefit of the residents of the Village; and

WHEREAS, Lockridge Outdoor Advertising, LLC ("Lockridge") has provided the Village with an agreement (the "Agreement"), a copy of which is attached hereto and incorporated herein as Exhibit A, which sets forth the terms under which it will construct certain advertising signs (the "Signs") within the Village: and

WHEREAS, pursuant to the Agreement, the Signs will display certain content provided by the Village, including emergency notifications and notifications regarding missing persons; and

WHEREAS, the Village President (the "President") and the Board of Trustees of the Village (the "Village Board" and with the President, the "Corporate Authorities") find that it is necessary and in the best interests of the Village to approve, enter into and execute an agreement with terms substantially the same as the terms of the Agreement; and

WHEREAS, the President is authorized to enter into the Agreement for the Village making such insertions, omissions and changes as shall be approved by the President and the Village Attorney (the "Attorney");

NOW, THEREFORE, BE IT RESOLVED by the President and the Board of Trustees of the Village of Steger, Counties of Cook and Will, and the State of Illinois, as follows:

ARTICLE I. IN GENERAL

Section 1.0 Findings.

The Corporate Authorities hereby find that all of the recitals hereinbefore stated as contained in the preambles to this Resolution are full, true and correct and do hereby, by reference, incorporate and make them part of this Resolution as legislative findings.

Section 2.0 Purpose.

The purpose of this Resolution is to authorize the President to enter into and approve the Agreement whereby Lockridge will construct the Signs in accordance with the terms of the Agreement and to further authorize the President to take all steps necessary to carry out the terms of the Agreement and to ratify any steps taken to effectuate that goal.

ARTICLE II. AUTHORIZATION

Section 3.0 Authorization.

The Village Board hereby authorizes and directs the President or his or her designee to enter into and approve the Agreement in accordance with its terms, or any modification thereof, and to ratify any and all previous action taken to effectuate the intent of this Resolution. The Village Board authorizes and directs the President or his or her designee to execute the applicable Agreement, with such insertions, omissions and changes as shall be approved by the President and the Attorney, and the Village Board

further authorizes the President or his or her designee to execute any and all additional documentation that may be necessary to carry out the intent of this Resolution. The Village Clerk is hereby authorized and directed to attest to and countersign the Agreement and any such other documentation as may be necessary to carry out and effectuate the purpose of this Resolution. The Village Clerk is also authorized and directed to affix the Seal of the Village to such documentation as is deemed necessary. To the extent that any requirement of bidding would be applicable, the same is hereby waived.

ARTICLE III. HEADINGS, SAVINGS CLAUSES, PUBLICATION, EFFECTIVE DATE

Section 4.0 Headings.

The headings of the articles, sections, paragraphs and sub-paragraphs of this Resolution are inserted solely for the convenience of reference and form no substantive part of this Resolution nor should they be used in any interpretation or construction of any substantive provision of this Resolution.

Section 5.0 Severability.

The provisions of this Resolution are hereby declared to be severable and should any provision of this Resolution be determined to be in conflict with any law, statute or regulation by a court of competent jurisdiction, said provision shall be excluded and deemed inoperative, unenforceable and as though not provided for herein, and all other provisions shall remain unaffected, unimpaired, valid and in full force and effect.

Section 6.0 Superseder.

All code provisions, ordinances, resolutions, rules and orders, or parts thereof, in conflict herewith are, to the extent of such conflict, hereby superseded.

Section 7.0 Publication.

A full, true and complete copy of this Resolution shall be published in pamphlet form or in a newspaper published and of general circulation within the Village as provided by the Illinois Municipal Code, as amended.

Section 8.0 Effective Date.

This Resolution shall be effective and in full force immediately upon passage and approval.

(THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK)

OPERATING AGREEMENT

THIS OPERATING AGREEMENT ("Agreement") is entered into by and between the Village of Steger, Illinois ("Village"), an Illinois municipal corporation, and Lockridge Outdoor Advertising, LLC ("Lockridge") a limited liability company licensed to do business in the State of Illinois. For convenience, the Village and Lockridge may be referred to as the "Parties" or individually as a "Party."

RECITALS

WHEREAS, the Village recognizes the need for gateway signage and the benefits of using such signage to communicate information of interest to the general public, including Amber Alerts and other emergency public safety messages (the "Gateway Signs");

WHEREAS, Lockridge desires to operate signs in the Village; and

WHEREAS, the Parties desire to enter into this Agreement to leverage their strengths and meet their goals;

Therefore, in light of the foregoing and based upon the exchange of valuable consideration by and between the Parties to this Agreement, the Parties hereby agree as follows:

At its own expense, Lockridge will construct two (2) Gateway Signs located on approved Highway Placement Locations as designated the Village.

The Gateway Signs shall possess the following characteristics:

- Each sign shall include a static portion displaying the message "Welcome to the Village of Steger, Illinois" and the name of the then-current Mayor of the Village;
- The signs shall also include separate portions with one or more sign faces each measuring
 no more than one hundred and five (105) square feet in area. Such faces may utilize
 electronic LED-type technology at the discretion of Lockridge and at Lockridge's sole
 cost and expense; and
- The Gateway Signs will each stand at least fifteen (15) feet in height but shall be no more than twenty (20) feet in height, as measured from grade or road grade, whichever is greater.

All costs, expenses, and liabilities incurred in conjunction with the construction of the Gateway Signs, including the installation of mutually agreeable landscaping surrounding the signs, shall be paid by Lockridge and, at all times, Lockridge shall be the owner of the signs.

The Village grants to Lockridge the exclusive right for a term of twenty (20) years to operate the Gateway Signs (the "Term"). During this 20-year Term, Lockridge shall be responsible for operating and maintaining the Gateway Signs. All costs associated with the operation of the Gateway Signs during the 20-year Term shall be paid by Lockridge. This

The Village agrees not to erect any signs, buildings, structures, or blockages of any kind which will obstruct or hinder the Gateway Signs to motorists, or obstruct Lockridge's ingress or egress to the Gateway Signs. In the event that Village-controlled trees or vegetation grow to visually obscure or obstruct access to the signs, Lockridge is hereby authorized to trim or remove such new growth at its own expense.

The Parties hereby agree and acknowledge that Lockridge shall be responsible for obtaining all proper licenses, permits, and zoning approvals for the installation of the Gateway Signs.

To the fullest extent permitted by law, Lockridge shall indemnify, defend and hold the Village, its past and present officials (whether elected or appointed), trustees, employees, volunteers, insurers, directors, agents, officers, representatives, attorneys, independent contractors, successors or predecessors and any other party in any way related to the Village, harmless from and against any and all claims, losses, demands, liabilities, penalties, liens, encumbrances, obligations, causes of action, costs and expenses (including reasonable attorneys' fees and court costs), deaths, injuries and damages (whether actual or punitive), whether known or unknown, suspected or unsuspected, contingent or actual, liquidated or unliquidated, that occurred or are alleged to have occurred in whole or in part in connection with the Gateway Signs or Lockridge activities on Village-owned property, the intentional, willful or negligent acts or omissions of the Lockridge, its employees, agents, contractors, or subcontractors, from Lockridge's violation of any law or the rights of a third party or this Agreement. This section shall be interpreted as broadly as possible under state and federal law and shall survive the termination of this Agreement.

By entering into this Agreement, the Village does not waive any immunity provided by local, state or federal law including, but not limited to, the immunities provided by the Local Governmental and Governmental Employees Tort Immunity Act (745 ILCS 10/1-101, et seq.).

Lockridge shall obtain, and keep in full force and effect at all times during the term of this Agreement, a policy of liability insurance, with an insurer satisfactory to the Village, for the protection of the Parties against liability arising out of the Gateway Signs or their operations. The liability limits of the policy shall be a general liability insurance policy in the amount of at least \$3,000,000. This policy shall name the Village as an additional insured and shall contain an affirmative statement by the issuer that it will give written notice to Lockridge and the Village at least thirty (30) calendar days prior to any cancellation or amendment of its policy.

If Lockridge or the Village fails (in whole or in part), breaches or otherwise defaults in fulfilling any of its obligations under this Agreement or fails to materially perform, observe or comply with any of the covenants, agreements or obligations hereunder, the same shall constitute and event of default under this Agreement.

Upon the occurrence of an event of default by Lockridge under this Agreement, the Village may terminate this Agreement upon providing ten (10) calendar days' written notice to Lockridge. Notwithstanding the foregoing, the Village may pursue any remedy available at law or equity in an event of default by Lockridge.

Upon the occurrence of an event of default by the Village under this Agreement, Lockridge's remedies shall be limited to terminating this Agreement upon ten (10) calendar days' written notice to the Village.

If the area of either or both Gateway Signs is taken by eminent domain, the affected Gateway Sign may be relocated at the discretion of the Village. Moreover, if either or both Gateway Signs are damaged by an act of God or otherwise, Lockridge shall be permitted to repair the damage at its own cost and expense.

If at any point the electronic faces of the Gateway Signs wear out or become outdated, Lockridge shall be entitled to replace them with newer technology so long as the height and size of the faces are not increased.

During the term of this Agreement, should the use of the Gateway Signs be prohibited, limited, or restricted by the terms of any regulation, ordinance, or zoning resolution, or blocked by a new building, Lockridge, at Lockridge's option, may terminate this Agreement by giving the Village sixty (60) days' notice in writing of its election to do so.

These terms shall be binding on all successors or assigns of Lockridge and the benefits of this Agreement shall be freely assignable by Lockridge.

The Parties further agree that: (i) this instrument may be executed in separate counterparts and shall become effective when such separate counterparts have been exchanged among the Parties; (ii) no presumption against or in favor of any person or Party shall apply due to the drafting of this document; (iii) this Agreement constitutes the entire agreement between the Parties and this Agreement shall not be modified by either Party by oral representation made before or after the execution of this Agreement; and (iv) all modifications of this Agreement must be in writing and signed by the Parties.

This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois, without giving effect to its principles of conflict of laws. All suits, actions, claims and causes of action relating to the construction, validity, performance and enforcement of this Agreement shall be brought in the state courts of Cook County.

The Parties acknowledge that the terms of this Agreement have been read, that its provisions are fully understood, that it has been approved by each of them, and that same has been fully signed by them as their free act, by individuals who have the requisite authority to do so, and shall be binding upon all Parties upon execution.

REVIEWED, APPROVED, AND ACCEPTED BY:							
DATED:							
	On Behalf of the Village of Steger II.						
Its:							
REVIEWED, APPROVED, AND ACCEPTED BY:							
DATED:, <u>December 7,</u> 2015. By:							
	On Behalf of Lockridge						
Its:							

727-415-0225

info@ceisigns.com



Home About CEIS

Why Digital Signs

Driver Safety

FAO's

Contact Us

About CEIS

What is CEIS?

The CEIS (Community Electronic Informational Signage) program was established by a family owned outdoor sign development company with over 40 years sign development experience across several states. At no cost to most municipalities, the CEIS program provides attractive, small monument style digital electronic gateway welcome signs with an architectural stone or other attractive finish and landscaping. Municipalities are able to use the sign to communicate community messages, news & events as well as Amber Alerts, law enforcement and severe weather alerts. The CEIS monument style signs are custom designed with the help of your community leaders to beautifully compliment any surrounding, including historic or themed environments.

CEIS Digital Gateway Signs for Your Community



Digital signs are the most significant new addition to outdoor sign technology, capable of reaching mass audiences with multiple messages. Every day there is increasing evidence of the benefits of community electronic signage in law enforcement, disaster planning, and weather alerts. We understand that municipalities may be sensitive to traditional outdoor signage. Our monument signs are beautifully landscaped. We utilize high-quality rock, brick, or stucco facades incorporating wood, metal, water, or other features on a site-by-site basis. The signs include "Welcome to the City of..." or other details your municipality would like.

UA-54844008-1

© Copyright 2014 C.E.I.S. All Right Reserved.

IMRF Form 6.68 (Rev. 8/11)

(Can be used only by non-school employers. Cannot be used by school districts or educational cooperatives.)

PLEASE ENTER Employer IMRF I.D. Number 3611

RESOLU Number _ <i>/ 0 8</i>	
	ovides that effective August 12, 2011, non-school employers
WHEREAS, the exclusion may be applicable only to person adoption of this resolution; and	ns first employed in positions under the Fund after the
WHEREAS, Steger Board of Trustees	is authorized by Section 7-137
NAME OF BOARD, COUNCIL, ET	
of the Illinois Pension Code to adopt such exclusion and it is des	sirable that it do so;
BE IT RESOLVED that the Steger Board of Trustees	of Village of Steger
NAME OF BOARD, COUNCIL, ETC.	EMPLOYER NAME
does hereby elect to exclude from participation in the Illinois positions normally requiring performance of duty for less than 1,0	Municipal Retirement Fund all officials and employees in 000 hours per year;
BE IT FURTHER RESOLVED that this exclusion shall apply positions under the Fund after adoption of this resolution;	only to officials and employees who first occupy offices or
BE IT FURTHER RESOLVED that the Carmen S. Recupito	is authorized and
CLERK OR S directed to file a duly certified copy of this resolution with the Illino	SECRETARY OF THE BOARD
and the second copy of the resolution with the limite	Jis Municipal Retirement Fund.
CERTIFICATION	
	, the Village Clerk
NAME	CLERK OR SECRETARY OF THE BOARD
of the Village of Steger	of the County of Cook
EMPLOYER NAME	COLINTY
State of Illinois, do hereby certify that I am keeper of its books and	d records and that the foregoing is a true and correct copy of
a resolution duly adopted by its_Steger Board of Trustees	at a meeting duly convened
NAME OF BOARD,	The state of the s
and held on the7 day of December	, 20 <u>15</u>
SEAL	
	CLERK OR SECRETARY OF THE BOARD

IMRF Form 6.68 (Rev. 08/11)

Illinois Municipal Retirement Fund

2016

Steger Village Board Meeting Dates

January 4, 2016

January 19, 2016 (Tuesday)

February 1, 2016

February 16, 2016 (Tuesday)

March 7, 2016

March 21, 2016

April 4, 2016

April 18, 2016

May 2, 2016

May 16, 2016

June 6, 2016

June 20, 2016

July 5, 2016 (Tuesday)

July 18 2016

August 1, 2016

August 15, 2016

September 6, 2016 (Tuesday)

September 19, 2016

October 3, 2016

October 17, 2016

November 7, 2016

November 21, 2016

December 5, 2016

December 19, 2016



November 15, 2015



Carmen S. Recupito, Jr., Village Clerk Village of Steger 35 West 34th Street Steger, IL 60475

Dear Friend of Misericordia:

Misericordia is already planning for our Annual Misericordia/Jelly Belly Candy Days tag day fundraising event for next year. The dates for 2016 are Friday and Saturday, April 29 and 30. As you know, each year our volunteers collect in street intersections and in front of heavy pedestrian walkways or stores and businesses, distributing tags and packets of Jelly Belly Candy while collecting donations.

We assure you that this tag day fundraiser makes a difference in the lives of the 600 children and adults who call Misericordia "Home", as the funds we receive from the State cover only a portion of our program costs. This year we must raise \$15 million to cover the cost of programs that are not reimbursed.

For some areas, this letter is for information only because we have already received permission or they do not grant permission for streets or intersections. All other areas will find the information they require attached to this letter.

We believe that our residents can achieve, and we believe in the compassionate and generous people who share our mission. For many, a first visit to Misericordia is an eye-opening experience – from programs that provide independent living and work opportunities for our residents to round-the-clock care at the Mother McAuley Skilled Nursing Residence. We provide a full continuum of care and quality programs to meet the individual needs of all those who call Misericordia home.

If you need more information or have any questions, please contact Misericordia at 773-273-4189 or email mam1955@att.net or nancy.turry@misericordia.com.

For your belief in Misericordia, for your past assistance, and your consideration of this request, we are most grateful. God's blessings on you and yours.

Sincerely,

Sister Rosemary Connelly, R.S.M.

Sister Kosemary

Executive Director



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 9/9/2015

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

1 3	IMPORTANT: If the certificate holder the terms and conditions of the policy certificate holder in lieu of such endo	y, cer	tain	policies may require an ei	policy	(ies) must b ement. A sta	e endorsed. atement on th	If SUBROGATION IS V	VAIVED	, subject to rights to the
PRODUCER Arthur J. Gallagher Risk Management Services, Inc. Two Pierce Place, 22nd Floor				CONTACT NAME: PHONE (A/C, No, Ext): 866-829-8486 FAX (A/C, No): 855-858-0904						
Ita	sca IL 60143				E-MAIL ADDRESS; cbccerts@gbtpa.com					
								RDING COVERAGE		NAIC#
									15792	
		CAT		S-01	INSURER B : American Alternative Insurance Corp				19720	
Ca	tholic Bishop of Chicago A Corpora	tion S	Sole		INSURER c : State National Insurance Company, I					12831
835 N. Rush St. Chicago IL 60611			INSURER D :							
				INSURER E :						
					INSURE	RF:				
	OVERAGES CER	RTIFI	CAT	E NUMBER: 1591202943	3			REVISION NUMBER:		
(THIS IS TO CERTIFY THAT THE POLICIES NDICATED. NOTWITHSTANDING ANY RECERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	PERT POLI	AIN, CIES	THE INSURANCE AFFORDE LIMITS SHOWN MAY HAVE	OF AN	Y CONTRACT THE POLICIE REDUCED BY	FOR OTHER I ES DESCRIBEI PAID CLAIMS	DOCUMENT WITH RESPE	OT TO	AU HOLL TIMO
A	TYPE OF INSURANCE X COMMERCIAL GENERAL LIABILITY	INSD	N			POLICY EFF (MM/DD/YYYY)		LIMIT	rs	
	CLAIMS-MADE X OCCUR		l N	BP1000915		7/1/2015	7/1/2016	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$\$1,000 \$Includ	
								MED EXP (Any one person)	\$Includ	ed
								PERSONAL & ADV INJURY	\$Includ	ed
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$N/A	
	POLICY PRO- JECT LOC							PRODUCTS - COMP/OP AGG	\$Include	ed
A	AUTOMOBILE LIABILITY		NI.					COMBINED SINGLE LIMIT	\$	
	X ANY AUTO		N	BP1000915		7/1/2015	7/1/2016	(Ea accident)	\$1,000,	000
								BODILY INJURY (Per person)	\$	
	X NON-OWNED							BODILY INJURY (Per accident) PROPERTY DAMAGE		
	A AUTOS							(Per accident)	\$	
В	UMBRELLA LIAB X OCCUP	-	N	R2A2FF000000900		7/1/2015	7/1/2010		\$	
	X EXCESS LIAB CLAIMS-MADE		***	1 (2A21 1 000000000	ľ	7172015	7/1/2016	EACH OCCURRENCE	\$\$9,000	
	DED X RETENTION \$\$1,000,000							AGGREGATE	\$\$9,000	,000
Ç	WORKERS COMPENSATION		N	NDE-0858984-15		7/1/2015	7/1/2016	X PER OTH-	\$	
А	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE			BP1000915	7/1/2015		7/1/2016			
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A	N/A					E.L. EACH ACCIDENT	\$\$5,000	
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - EA EMPLOYEE		7
							-	E.L. DISEASE - POLICY LIMIT	\$\$5,000	,000
DES	PRINTING OF OPERATIONS ASSOCIATION									
f ac ∕IIS	CRIPTION OF OPERATIONS / LOCATIONS / VEHICL Iditional Insured status granted here ERICORDIA HOME, 6300 NORTH NDY DAYS" FRIDAY, APRIL 29, 20	in, co	overa	age afforded by Endorse	ment	attached if mor	e space is require Company A	above.		
\UL	DITIONAL INSURED: VILLAGE OF	SIE	3ER							
^Fr	RTIFICATE HOLDER									
CEI	CTIFICATE HOLDER	-			CANC	ELLATION				
VILLAGE OF STEGER 35 W. 34TH STREET STEGER IL 60475				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE						
					1.					
	1			17	m	Tan	-			

Steger Locations

34th and Chicago Road