NOTICE OF THE REGULAR VILLAGE BOARD MEETING

The regular meeting of the Regular Village Board is scheduled for Tuesday, June 16, 2020 beginning at 7:30 p.m.

A copy of the agenda for this meeting is attached hereto and can be found at www.tinleypark.org.

NOTICE - MEETING MODIFICATION DUE TO COVID-19

Pursuant to Governor Pritzker's Executive Order 2020-07, Executive Order 2020-10, Executive Order 2020-18, Executive Order 2020-32, Executive Order 2020-33, and Executive Order 2020-39, which collectively suspends the Illinois Open Meetings Act requirements regarding in-person attendance by members of a public body during the duration of the Gubernatorial Disaster Proclamation, issued on May 29, 2020, the members of the Village Board will be participating in the meeting through teleconference.

A livestream of the electronic meeting will be broadcasted at Village Hall. Pursuant to Governor's Executive Order No. 2020-10 and CDC guidelines, no more than 10 people will be allowed in the Council Chambers at any one time. Anyone in excess of 10 people will be asked to wait in another room with live feed to the meeting until the agenda item for which the person or persons would like to speak on is being discussed or until the open floor for public comments.

Public comments or requests to speak may also be emailed in advance of the meeting to <u>clerksoffice@tinleypark.org</u> or placed in the Drop Box at the Village Hall by noon on Tuesday, June 16, 2020.

Kristin A. Thirion Clerk Village of Tinley Park

MEETING NOTICE

NOTICE IS HEREBY GIVEN that the Regular Meeting of the President and Board of Trustees of the Village of Tinley Park, Cook and Will Counties, Illinois will be held on Tuesday, June 16, 2020, beginning at 7:30 PM in the Council Chambers at the Village Hall of Tinley Park, 16250 South Oak Park Avenue, Tinley Park, Illinois.

7:30 PM

CALL TO ORDER

	PLEDGE OF ALLEGIANCE
	ROLL CALL
<u>ITEM #1</u>	
SUBJECT:	CONSIDER APPROVAL OF AGENDA
ACTION:	Discussion - Consider approval of agenda as written or amended.
COMMENTS:	
<u>ITEM #2</u>	
SUBJECT:	CONSIDER APPROVAL OF MINUTES OF THE SPECIAL VILLAGE BOARD MEETING HELD ON JUNE 9, 2020.
ACTION:	Discussion: Consider approval of minutes as written or amended.
COMMENTS:	
<u>ITEM #3</u>	
SUBJECT:	CONSIDER THE FOLLOWING STAFF APPOINTMENTS FOR THE 2021 FISCAL YEAR - President Vandenberg
ACTION:	Discussion: The following staff appointments are being made for the 2021 Fiscal Year:
	 David Niemeyer, Village Manager Patrick Carr, Assistant Village Manager &

- **Emergency Management & Communications Director**
- o Brad Bettenhausen, Treasurer
- o Forest Reeder, Fire Services Administrator
- o Donna Framke, Marketing Director
- o Kimberly Clarke, Community Development Director
- o Matthew Walsh, Police Chief
- o Colby Zemaitis, Village Engineer
- o Peterson, Johnson & Murray Chicago LLC, Village Attorneys

Consider appointment of 2021 Fiscal Year Staff members.

APPROVAL REPORTS DATED JUNE 12, 2020.

Discussion: Consider approval of consent agenda items.

COMMENTS:

ACTION:

ITEM	#6
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SUBJECT: CONSIDER ADOPTING ORDINANCE 2020-O-032 AMENDING TITLE III,

CHAPTER 35, SECTION 35.6, OF THE TINLEY PARK MUNICIPAL CODE

- SEXUAL HARASSMENT POLICY - Trustee Brady

ACTION: Discussion: State of Illinois Public Act 100-0554 became effective November

16, 2017, and required that all government units adopt an ordinance establishing a policy prohibiting sexual harassment by January 15, 2018. The Village

adopted ordinance 2018-O-001 (becoming Title III, Chapter 35, Section 35.06 of the Tinley Park Municipal Code) to comply with this requirement. Further amendments regarding employment have been made through the enactment of Public Act 101-0221, which became effective in August of 2019. This

Ordinance ensures compliance with the provisions of the new Act. This Ordinance was discussed at the Committee of the Whole held prior to this

meeting. This Ordinance is eligible for adoption.

COMMENTS:	

ITEM #7

SUBJECT: CONSIDER ADOPTING RESOLUTION 2020-R-041 AUTHORIZING THE

RENEWAL OF A PROFESSIONAL SERVICES AGREEMENT WITH ALLIANT/MESIROW FOR HEALTH INSURANCE BROKER SERVICES -

Trustee Brady

ACTION: Discussion: In 2017, the Village went through a Request for Qualifications

(RFQ) process for health insurance broker services. The professional services agreement was awarded to Alliant/Mesirow for a three (3) year term that expires

July 14, 2020. Village staff has been very pleased with the services

Alliant/Mesirow provides and recommend renewing the professional services agreement for an additional year instead of going through an RFQ process at this time. Carrier commission on both medical and dental will be 1%, which is a minimal increase, but still lower than the typical standards. This item was discussed at the Committee of the Whole prior to this meeting. **This Resolution**

is eligible for adoption.

COMMENTS:	

ITEM #8

SUBJECT:

CONSIDER ADOPTING ORDINANCE 2020-O-020 FIXING THE TIME AND PLACE FOR A PUBLIC HEARING AND A JOINT REVIEW BOARD MEETING TO CONSIDER THE DESIGNATION OF A REDEVELOPMENT PROJECT AREA AND THE APPROVAL OF A REDEVELOPMENT PLAN AND PROJECT FOR THE VILLAGE OF TINLEY PARK (159TH & HARLEM REDEVELOPMENT PROJECT AREA - Trustee Galante

ACTION:

Discussion: In March 2020, the Village of Tinley Park initiated the process to review the feasibility of creating a new Tax Increment Financing District. On June 3, 2020, the Village has made available the Redevelopment Plan and Project document, which contains the eligibility analysis, for the proposed Tax Increment Finance for review on its website and at the Village Clerk's Office. This Ordinance is required by statute and sets the time, date and place for the Joint Review Board meeting on Tuesday July 14, 2020, at 1:30 p.m. at the Tinley Park Village Hall. Additionally, this Ordinance sets the Public Hearing for the 159th & Harlem Tax Increment Financing District on Tuesday August 4, 2020, at 6:30 p.m. at the Tinley Park Village Hall. This Ordinance is eligible for adoption.

ITEM #9

SUBJECT:

CONSIDER ADOPTING ORDINANCE 2020-O-031 DECREASING THE NUMBER OF CLASS "A" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE AND INCREASING THE NUMBER OF CLASS "AV" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE (350 BREWING COMPANY, LOCATED AT 7144 183RD STREET) - President Vandenberg

ACTION:

Discussion: The proposed Ordinance would decrease the number of Class "A" and increase the number of Class "AV" liquor licenses in the Village by one (1) each. The Petitioner is proposing to convert a private party room located within the establishment into a video gaming terminal room. The Class "AV" liquor license allows for both the retail sale of alcoholic beverages for consumption on the premises and video gaming terminals. The respective license will be for the following business and location: 350 Brewing Company, 7144 183rd Street, which is surrendering the Class "A" license in order to receive the Class "AV" license. Upon approval of this Ordinance, the total number of Class "AV" liquor licenses will decrease to nineteen (19) and the total number of Class "AV" liquor licenses will be increased to fourteen (14). This Ordinance is eligible for adoption.

COMMENTS:	
<u>ITEM #10</u>	
SUBJECT:	RECEIVE COMMENTS FROM STAFF -
COMMENTS:	
<u>ITEM #11</u>	
SUBJECT:	RECEIVE COMMENTS FROM THE BOARD -
COMMENTS:	
<u>ITEM #12</u>	
SUBJECT:	RECEIVE COMMENTS FROM THE PUBLIC -
COMMENTS:	
<u>ITEM #13</u>	

SUBJECT: ADJOURN TO EXECUTIVE SESSION TO DISCUSS:

- A. COLLECTIVE NEGOTIATING MATTERS BETWEEN THE PUBLIC BODY AND ITS EMPLOYEES OR THEIR REPRESENTATIVES, OR DELIBERATIONS CONCERNING SALARY SCHEDULES FOR ONE OR MORE CLASSES OF EMPLOYEES.
- B. DISCUSSION OF MINUTES OF MEETINGS LAWFULLY CLOSED UNDER THIS ACT, WHETHER FOR PURPOSES OF APPROVAL BY THE BODY OF THE MINUTES OR SEMI-ANNUAL REVIEW OF THE MINUTES AS MANDATED BY SECTION 2.06.
- C. LITIGATION, WHEN AN ACTION AGAINST, AFFECTING OR ON BEHALF OF THE PARTICULAR PUBLIC BODY HAS BEEN FILED AND IS PENDING BEFORE A COURT OR ADMINISTRATIVE TRIBUNAL, OR WHEN THE PUBLIC BODY FINDS THAT AN ACTION IS PROBABLE OR IMMINENT, IN WHICH CASE THE BASIS FOR THE FINDING SHALL BE RECORDED AND ENTERED INTO THE MINUTES OF THE CLOSED MEETING.

ADJOURNMENT

MINUTES OF THE SPECIAL BOARD MEETING OF THE TRUSTEES, VILLAGE OF TINLEY PARK, COOK AND WILL COUNTIES, ILLINOIS, HELD JUNE 9, 2020

The special meeting of the Board of Trustees, Village of Tinley Park, Illinois, was held in the Council Chambers located in the Village Hall of Tinley Park, 16250 S. Oak Park Avenue, Tinley Park, IL on June 9, 2020.

President Vandenberg called this meeting to order at 8:35 p.m. He stated that due to inclement weather the meetings held this evening had a late start.

At this time, President Vandenberg stated this meeting was conducted remotely via electronic participation consistent with Governor Pritzker's Executive Orders suspending certain requirements of the Open Meetings Act provisions relating to in-person attendance by members of a public body due to the COVID-19 pandemic. President Vandenberg then introduced ground rules for effective and clear conduct of Village business.

President Vandenberg led the Board and audience in the Pledge of Allegiance.

Clerk Thirion called the roll. Present and responding to roll call were the following:

President: Jacob C. Vandenberg (Participated electronically)

Village Clerk: Kristin A. Thirion

Trustees: Cynthia A. Berg (Participated electronically)

William P. Brady William A. Brennan

Diane M. Galante (Participated electronically)

Michael W. Glotz

Michael G. Mueller (Participated electronically)

Absent: None

Also Present:

Village Manager: David Niemeyer (Participated electronically)

Asst. Village Manager: Patrick Carr Village Attorney: Patrick Connelly

Motion was made by Trustee Galante, seconded by Trustee Brennan, to approve the agenda as written or amended for this meeting. Vote on roll call. Ayes: Berg, Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Absent: None. President Vandenberg declared the motion carried.

Motion was made by Trustee Brennan, seconded by Trustee Mueller, to adopt temporary public participation rules and procedures for this agenda. President Vandenberg asked if there were any comments from members of the Board. There were none. President Vandenberg asked if there were any written comments or requests to speak telephonically received from members of the public. Deputy Clerk Godette stated there was a request to speak telephonically for this item. She then called Stephen Eberhardt. Mr. Eberhardt commented on his concerns with the procedure for public

comment and the temporary public participation rules and procedures. Vote on roll call. Ayes: Berg, Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Absent: None. President Vandenberg declared the motion carried.

Motion was made by Trustee Brady, seconded by Trustee Galante, to approve and place on file the minutes of the Regular Village Board Meeting held on May 19, 2020. Vote on roll call. Ayes: Berg, Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Absent: None. President Vandenberg declared the motion carried.

Motion was made by Trustee Glotz, seconded by Trustee Brady, to consider approving the following Consent Agenda items:

The following Consent Agenda items were read by the Village Clerk:

- A. CONSIDER ADOPTING RESOLUTION 2020-R-060 APPROVING THE VILLAGE OF TINLEY PARK TO PURCHASE A UTILITY EASEMENT AT 6731 174TH STREET.
- B. CONSIDER PAYMENT OF OUTSTANDING BILLS IN THE AMOUNT OF \$1,461,266.14 AS LISTED ON THE VENDOR BOARD APPROVAL REPORTS DATED MAY 22, 2020, MAY 30, 2020 and JUNE 5, 2020.

President Vandenberg asked if anyone from the Board would like to remove or discuss any items from the Consent Agenda. No items were removed or discussed. Vote on roll call: Ayes: Berg, Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Absent: None. President Vandenberg declared the motion carried.

Motion was made by Trustee Berg, seconded by Trustee Mueller, to adopt and place on file RESOLUTION 2020-R-043 APPROVING REVISIONS TO THE OAK PARK PLAYBOOK GRANT PROGRAM. - To support the revitalization of the Legacy Districts, the Village Board adopted the Oak Park Playbook Grant Program in May 2018. The Program provided a series of five (5) grants specifically designed to encourage Downtown Tinley business owners to invest in and improve their respective properties by bringing aging structures into code compliance, improving the facades and overall aesthetics of the streetscape, and attracting targeted retailers to the area. The Economic and Commercial Commission has discussed several improvements to the program and at their May 11, 2020, meeting voted unanimously to make certain changes to the program with the exception of how often the grants should be capped. This was discussed at the Committee of the Whole meeting prior to this meeting. This Resolution is eligible for adoption.

President Vandenberg asked if there were any comments from members of the Board. There were none. President Vandenberg asked if there were any written comments or requests to speak telephonically received from members of the public. Deputy Clerk Godette stated there were no written comments or requests to comment via telephone received for this item. Vote on roll call: Ayes: Berg, Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Absent: None. President Vandenberg declared the motion carried.

Motion was made by Trustee Brady, seconded by Trustee Brennan, to table **ORDINANCE 2020-O-032 ADOPTING A POLICY PROHIBITING SEXUAL HARASSMENT FOR THE VILLAGE OF TINLEY PARK** to the Village Board meeting to be held on June 16, 2020. Vote on roll call:

Ayes: Berg, Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Absent: None. President Vandenberg declared the motion carried.

Motion was made by Trustee Brady, seconded by Trustee Glotz, to adopt and place on file, **RESOLUTION 2020-R-065 AUTHORIZING A PROFESSIONAL SERVICE AGREEMENT BETWEEN THE VILLAGE OF TINLEY PARK AND MUNICIPAL GIS PARTNERS, INC.** (SUPPLEMENTAL STATEMENT OF WORK). Due to the COVID-19 Pandemic, the Village has received an adjusted executive board agreement and supplemental statement of work with the GIS Consortium service provider, Municipal GIS Partners (MGP). The term for this adjusted GIS agreement and supplemental statement of work is July 1, 2020 through December 31, 2020. Funds for this expenditure are budgeted in the amount of \$154,033.81 in the fiscal year 2021 budget. This item was discussed at the Committee of the Whole meeting held prior to this meeting.

President Vandenberg asked if there were any comments from members of the Board. There were none. President Vandenberg asked if there were any written comments or requests to speak telephonically received from members of the public. Deputy Clerk Godette stated there were no written comments or requests to comment via telephone received for this item. Vote on roll call: Ayes: Berg, Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Absent: None. President Vandenberg declared the motion carried.

Motion was made by Trustee Brennan, seconded by Trustee Mueller, to adopt and place on file, ORDINANCE 2020-O-029 AMENDING THE RESIDENTIAL RENTAL LICENSE BY ADDING SUB-CHAPTER 129F.081 OF THE TINLEY PARK MUNICIPAL CODE. - The purpose of the amendment is to allow landlords the ability to conduct background checks on prospective tenants in light of Cook County's recent Just Housing Ordinance which limits landlords' background checks and places an undue burden on lessors in verifying qualification of potential tenants. This Ordinance is eligible for adoption.

President Vandenberg asked if there were any comments from members of the Board. There were none. President Vandenberg asked if there were any written comments or requests to speak telephonically received from members of the public. Deputy Clerk Godette stated there were no written comments or requests to comment via telephone received for this item. Vote on roll call: Ayes: Berg, Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Absent: None. President Vandenberg declared the motion carried.

Motion was made by Trustee Brennan, seconded by Trustee Mueller, to adopt and place on file, ORDINANCE 2020-O-030 INCREASING THE NUMBER OF CLASS "E" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE (BANDANAS B-B-Q, LOCATED AT 16200 HARLEM AVENUE). The proposed Ordinance would increase the number of Class "E" Liquor Licenses in the Village by one (1). The applicant purchased the former Applebee's building in December 2019, and is requesting a Class "E" liquor license for the ability to sell beer and wine for on-site consumption to restaurant patrons. The respective license will be for the following business and location: Bandanas B-B-Q, 16200 Harlem Avenue. Video gaming is not permitted with this license class. Upon approval of this Ordinance, the total number of Class "E" liquor licenses in the Village will be six (6). This Ordinance is eligible for adoption.

President Vandenberg asked if there were any comments from members of the Board. There were none. President Vandenberg asked if there were any written comments or requests to speak telephonically received from members of the public. Deputy Clerk Godette stated there were no

written comments or requests to comment via telephone received for this item. Vote on roll call: Ayes: Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Abstain: Berg. Absent: None. President Vandenberg declared the motion carried.

Motion was made by Trustee Glotz, seconded by Trustee Brady, to postpone ORDINANCE 2020-O-031 DECREASING THE NUMBER OF CLASS "A" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE AND INCREASING THE NUMBER OF CLASS "AV" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE (350 BREWING COMPANY, LOCATED AT 7144 183RD STREET) to the Village Board meeting to be held on June 16, 2020. Vote on roll call: Ayes: Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Abstain: Berg. Absent: None. President Vandenberg declared the motion carried.

President Vandenberg asked if there were any comments from members of the Staff.

Village Treasurer Bettenhausen announced that on June 3, 2020, the Village of Tinley Park 159th and Harlem Redevelopment Plan and Project was posted on the Village website for public inspection.

Village Assistant Manager Carr stated that the Village plans to have a soft re-opening of the Village Hall on June 15, 2020. He stated social distancing standards and modified workspaces will be in place for a safe environment.

Fire Chief Reeder congratulated five (5) firefighters who have completed probation period and have received their certification. These firefighters are:

- Matthew Blackmore
- Anthony Figueroa
- Darek Gil
- Keith Miller
- Trevor Proszek

They will receive their badges and helmet shields later this week.

President Vandenberg asked if there were any comments from members of the Board.

Trustee Glotz thanked Village Staff and the Village Board for participating in the Village Board and Committee meetings during the COVID-19 pandemic.

President Vandenberg congratulated public safety personnel for a job well done during the peaceful protest on June 2, 2020. He expressed thanks to the staff at Walgreens and especially to the Martin Family who provided water to the first responders at the protest. He stated these individuals portray what Tinley Park residents and businesses are all about, coming together in a positive manner during a crisis.

President Vandenberg asked if there were any written comments or requests to speak telephonically received from members of the public. Deputy Clerk Godette, stated there was a request to speak telephonically for this item. There were no written comments. She then called Stephen Eberhardt. Mr. Eberhardt commented on his concerns campaign contributions and the protests held on June 2, 2020.

Motion was made by Trustee Berg, seconded by Trustee Brady, at 9:11 p.m. to adjourn to Executive Session to discuss the following:

- A. COLLECTIVE NEGOTIATING MATTERS BETWEEN THE PUBLIC BODY AND ITS EMPLOYEES OR THEIR REPRESENTATIVES, OR DELIBERATIONS CONCERNING SALARY SCHEDULES FOR ONE OR MORE CLASSES OF EMPLOYEES.
- B. THE APPOINTMENT, EMPLOYMENT, COMPENSATION, DISCIPLINE, PERFORMANCE, OR DISMISSAL OF SPECIFIC EMPLOYEES OF THE PUBLIC BODY OR LEGAL COUNSEL FOR THE PUBLIC BODY, INCLUDING HEARING TESTIMONY ON A COMPLAINT LODGED AGAINST AN EMPLOYEE OF THE PUBLIC BODY OR AGAINST LEGAL COUNSEL FOR THE PUBLIC BODY TO DETERMINE ITS VALIDITY.

Vote on roll call: Ayes: Berg, Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Absent: None. President Vandenberg declared the motion carried.

Motion was made by Trustee, seconded by Trustee Gltz, to adjourn the regular Board meeting. Vote on roll call: Ayes: Berg, Brady, Brennan, Galante, Glotz, Mueller. Nays: None. Absent: None. President Vandenberg declared the motion carried and adjourned the regular Board meeting at 10:07 p.m.

PLEASE NOTE: Where there is no summary of discussion on any items in the minutes, this reflects that no discussion occurred other than the introduction of the item.

	APPROVED:
	Village President
ATTEST:	
Village Clerk	

CONSIDER THE APPOINTMENT OF STAFF FOR THE 2021 FISCAL YEAR.

President Vandenberg

CONSIDER THE APPOINTMENT OF INTERIM STAFF

President Vandenberg

ADDRESS:

ADDRESS:

NAME:

RAFFLE LICENSE APPLICATION

VILLAGE OF TINLEY PARK 16250 South Oak Park Avenue

DATE: 6/4/20 1. NAME OF ORGANIZATION: Crisis Center for South Suburbia 2. ADDRESS: 3. MAILING ADDRESS IF DIFFERENT FROM ABOVE: 4. ADDRESS OF PLACE FOR RAFFLE DRAWING Silver Lake Country Club, 14700 S. 82nd Avenue, Orland Park, IL 60462 5. CHECK TYPE OF NOT-FOR-PROFIT ORGANIZATION: (MUST BE IN EXISTENCE FOR A PERIOD OF FIVE (5) YEARS AND ATTACHED DOCUMENTARY EVIDENCE) RELIGIOUS CHARITABLE | ✓ LABOR FRATERNAL VETERANS **EDUCATIONAL BUSINESS** 6. HOW LONG HAS THE ORGANIZATION BEEN IN EXISTENCE: 41 years 7. PLACE AND DATE OF INCORPORATION: Illinois, April 1979 8. NUMBER OF MEMBERS IN GOOD STANDING: 9. PRESIDENT/CHAIRPERSON: Pamela Kostecki, Executive Director ADDRESS: PHONE: 10. RAFFLE MANAGER: Lisa Molloy, Spec Events + Engagement Manager ADDRESS: Email: PHONE: 11. DESIGNATED MEMBER(S) RESPONSIBLE FOR CONDUCT & OPERATION OF RAFFLE: NAME: Lisa Molloy

(ATTACHED ADDITIONAL SHEET IF NECESSARY)

PHONE:

PHONE:

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RAFFLE INFORMA	ATION
12. DATE(S) FOR RAFFLE TICKET SALES (INCLUI	DE DAYS OF THE WEEK)
June 11, 2020 through August 11, 2020	
13. LOCATION OF TICKET SALES:	,
Illinois	
4. LOCATION FOR DETERMINING WINNERS:	
Silver Lake Country Club; online event web	site
5. DATE(S) FOR DETERMINING WINNERS: (INCL	UDE DAYS OF THE WEEK)
Tuesday, August 11, 2020	
6. TOTAL RETAIL VALUE OF ALL PRIZES:	\$ 8,000 (MAXIMUM PRIZE AMOUNT \$250,000)
7. MAXIMUM RETAIL VALUE OF EACH PRIZE:	\$ 1,000
8. MAXIMUM PRICE CHARGED OF EACH TICKE	T(CHANCE) SOLD \$ \$5 each
9. § 132.38 FIDELITY BOND REQUIRED	
All operations of and the conduct of raffles as provided supervision of a single manager designated by the organ fidelity bond in the sum of \$165,000 or two times the again favor of the licensee conditioned upon his honesty in shall provide that notice shall be given in writing to the days prior to cancellation. Bonds as provided for in this license issued for such raffle shall contain a waiver provunanimous vote of the members of the licensed organization.	nization. Such manager shall give a gregate value of prizes, whichever is less, the performance of his duties. The bond Village of Tinley Park not less than 30 section may be waived provided the vision and shall be approved only by
FIDELTITY BOND WAIVER OF BOND S	TATEMENT BY ORGANIZATION <a> Image: State of the control of the co
The undersigned attest that the above named organization the State of Illinois and has been continuously in existence found that during this entire five (5) year period preceding denembership actively engaged in carrying out its objections. In the foregoing application of perjury that all statements in the foregoing application of the workers of the game are bona fide members of the spectaracter and have not been convicted of a felony; that if a lower esponsible for the conduct of the games in accordance and this jurisdiction governing the conduct of such that the conduct of such that the conduct of the spectal such that it is presented in the conduct of the spectal such that the conduct of such that the conduct of such that the conduct of the spectal such that the conduct of such that the conduct of the spectal such that the conduct of the conduct of the conduct of the conduct of such that the conduct of the conduct	r five (5) years, preceding date of this application, late of application, it has maintained a bona fide. The undersigned do hereby state under penalties are true and correct; that the officers, operators onsoring organization and are all of good moral license is granted hereunder, the undersigned will e with the provisions of the laws of the State of games."
VAIVE OF ORGANIZATION:	



Crisis Center for South Suburbia

P.O. Box 39 Tinley Park, IL 60477 Phone: 708-429-7255 | Fax: 708-429-7293 info@crisisctr.org

June 5, 2020

Village of Tinley Park 10625 S. Oak Park Avenue Tinley Park, IL 60477

To Whom It May Concern:

This letter will notify you that the Crisis Center for South Suburbia has decided to waive the fidelity bond requirement for the raffle baskets and prizes we will have at the Dianne Masters Cup Charity Golf Outing to be held on Tuesday, August 11, 2020, at Silver Lake Country Club in Orland Park, Illinois.

Sincerely,

Pamela A. Kostecki Executive Director

State of Illinois County of Cook

Signed before me this 5th day of June, 2020.

OFFICIAL SEAL
DIANE C VELTMAN
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:04/12/21

vchlist

06/12/2020 5:26:43AM

Voucher List Village of Tinley Park

Page:

Bank code : apbank

Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187749	6/12/2020	010955 AT&TLONG DISTANCE	827776689		CORP ID#931719	
					01-17-225-72120	51.65
					Total :	51.65
187750	6/12/2020	002734 AIR ONE EQUIPMENT, INC	156975		BOOTS	
					60-00-000-73845	182.70
					63-00-000-73845	20.30
					64-00-000-73845	87.00
					Total:	290.00
187751	6/12/2020	011466 ALBERTSONS/SAFEWAY	060220		COOKIE TRAYS	
		7	333_23		01-26-023-72220	65.91
			664659-052020-3165		**** 0415 SODA	
			33.000 002020 0.00		60-00-000-72220	2.24
					63-00-000-72220	2.23
					64-00-000-72220	1.92
					01-26-023-72220	6.39
					01-26-024-72220	3.20
			723059-051520-3165		**** 0415 PAPER PLATES	
					01-14-000-73115	2.81
					60-00-000-73115	5.43
					01-33-300-73115	2.81
					01-33-310-73115	2.81
					63-00-000-73115	2.62
					64-00-000-73115	2.25
					01-26-023-73115	7.48
					01-26-024-73115	3.74
			805304-050720-3165		**** 0415 SODA	
					01-14-000-73115	19.97
					Total :	131.81
187752	6/12/2020	018807 BAXTER & WOODMAN INC	0213792		PROJ#180829.20 PHASE 1-GIS UPE	
					60-00-000-75813	1,233.75
					63-00-000-75813	1,233.75
					64-00-000-75813	1,057.50
			0213793		PROJ#190816.40 LAGRANGE RD U	

5:26:43AM

Voucher List Village of Tinley Park

Page:

Bank code :	apbank					
Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187752	6/12/2020	018807 BAXTER & WOODMAN INC	(Continued)			
					62-00-000-72840 Total :	26,043.75 29,568.75
187753	6/12/2020	002923 BLACK DIRT INC.	042020-181		DIRT 4-WHEELER	
					01-26-023-73680 Total :	240.00 240.00
407754	0/40/0000	040470 PRIOLIAM JAMEO	D-f004000400			240.00
187754	6/12/2020	019476 BRIGHAM, JAMES	Ref001392488		UB Refund Cst #00477629 60-00-000-20599	62.54
					Total :	62.54
187755	6/12/2020	015199 CHICAGO PARTS & SOUNDS LLC	2-0000606		AMBER VERTEX LED	
					60-00-000-72540	70.87
					63-00-000-72540	23.63
					64-00-000-72540 Total :	40.50 135.00
187756	6/12/2020	017349 CHICAGO STREET CCDD, LLC	19106		DUMP FEE	
					01-26-023-72890	560.00
					Total :	560.00
187757	6/12/2020	003137 CHRISTOPHER B.BURKE ENGINEERNG	158520		01.R160373.00007 POST 4 STATION	
			450504		61-00-000-75320	644.00
			158521		01.R160373.00008 POST 5 LIFT STA 61-00-000-72840	1,680.00
			158522		01.R160373.00002 INTERIM VLG EN	1,000.00
					64-00-000-72840	385.03
			158523		01.R160373.00012 UTILITY ENG SE 27-00-000-75300	522.00
			158524		01.R160373.00017 SANITARY SEWE	322.00
					64-00-000-72840	232.00
			158525		01.R160373.00018 METRA WARMIN	E 010 7E
			158526		27-00-000-75302 01.R160373.00019 THE BOULEVARI	5,910.75
				VTP-017688	27-00-000-72840	3,893.50
			158527		01.R160373.00021 REBLD ILL GRAN	

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Bank code :	apbank					
Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187757	6/12/2020	003137 CHRISTOPHER B.BURKE ENGINEERNG	(Continued)			
					01-14-000-72790	1,462.22
			158528		01.R160373.C0014 POST#7FRCE M	
			450500		61-00-000-75305	2,731.64
			158529		01.R160373.C0020 POST7FRCE MN	0.705.50
			158530		61-00-000-75305 01.R180166.00000 175TH RDGELNE	3,765.50
			100000		16-00-000-75703	183.00
			158531		01.R160373.00006 POST 3 STORM \	103.00
			130331		65-00-000-72525	2,904.06
					Total:	24,313.70
187758	6/12/2020	013820 CINTAS CORPORATION	5017519445		FIRST AID SUPPLIES/GARAGE,LUN	
101100	0, 12,2020		0011010110		01-26-025-73117	207.77
			5017519446		FIRST AID SUPPLIES/POLICE LUNC	207.77
					01-26-025-73117	239.31
			5017519448		FIRST AID SUPPLIES / EMA	
					01-26-025-73117	53.92
			5017519449		FIRST AID SUPPLIES/ VILLAGE HAL	
					01-26-025-73117	90.39
			5017519450		FIRST AID SUPPLIES / PS BLDG	
			5047540454		01-26-025-73117	89.29
			5017519451		FIRST AID SUPPLIES SHOOTING RA	00.40
					01-26-025-73117	22.49
					Total :	703.17
187759	6/12/2020	017298 COMCAST BUSINESS	102263941		ACCT#930890410 6/1/20-6/30/20	
					01-14-000-72125	982.95
					Total :	982.95
187760	6/12/2020	012057 COMCAST CABLE	8771401810296319		ACCT#8771401810296319 6/8/20-7/	
					01-14-000-72125	233.35
					Total :	233.35
187761	6/12/2020	013878 COMED - COMMONWEALTH EDISON	2761036017		ACCT#2761036017 ST LIGHTS 8317	
					01-26-024-72510	47.10
			6483053261		ACCT#6483053261 IRRIGATION 174	

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Bank code :	apbank					
Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187761	6/12/2020	013878 COMED - COMMONWEALTH EDISON	(Continued)	-		
					01-26-023-72510 Total :	33.74 80.84
187762	6/12/2020	018311 CONNECTION	70001317		HDMI 01-17-205-72565	11.99
			70010188	VTP-017862	<pd> - FLASH DRIVES - INVESTIGA 01-17-225-73600</pd>	554.47
			70010307	VTP-017867	<pd> - FLASH DRIVES - EVIDENCE 01-17-205-73110</pd>	354.00
			70010348		ADAPTER 01-16-000-72565	77.85
			70018250		PATCH 01-19-000-73870	42.90
			70019592		LED LDC MON	
					01-19-000-73870 Total :	336.64 1,377.85
187763	6/12/2020	012826 CONSTELLATION NEWENERGY, INC.	17535264001		ACCT#8061886 UTIL#6771163043 C	
					01-26-024-72510 Total :	3,629.14 3,629.14
187764	6/12/2020	018234 CORE & MAIN LP	M274445		ANNUAL WATER CONSUMER PORT	
					60-00-000-72655 63-00-000-72655 64-00-000-72655	4,473.00 497.00 2,130.00
			M442558		METERS FLG SET 60-00-000-73631	225.00
			M451209		BUSHING 60-00-000-73630 63-00-000-73630 64-00-000-73630 Total:	58.41 6.49 27.82 7,417.72
187765	6/12/2020	003635 CROSSMARK PRINTING, INC	78531		GUIDE TO FIRE INSPECTION BROC 01-19-020-72310	194.56

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Bank code :	apbank								
Voucher	Date	Vendor		Invoice)	PO #	Description/Account		Amount
187765	6/12/2020	003635	003635 CROSSMARK PRINTING, IN	NC	(Continued)			Total :	194.56
187766	6/12/2020	012855	CYLINDERS INC.	46217			PLOW ANGLE CYLINDER		
				46248			01-26-023-72530 PLOW ANGLE CYLINDER		235.85
				46249			01-26-023-72530 CYLINDER		280.55
				40249			01-26-023-72530		421.30
								Total :	937.70
187767	6/12/2020	018325	DAILY SOUTHTOWN	197792	300		SUBSCRIPTION / POLICE D	EPT	07.50
							01-17-205-72720	Total :	97.50 97.50
187768	6/12/2020	019475	DAMM, ASHLEY	060920	1		REIM.EXP. TOW		
							01-17-220-72753	Total :	220.00
								Total :	220.00
187769	6/12/2020	014232	DIGI-KEY CORPORATION 1453109	739925	49		MODEM 60-00-000-72120		190.73
							63-00-000-72120		21.19
							64-00-000-72120	Total :	90.83 302.75
187770	6/12/2020	003770	DUSTCATCHERS INC	73541			MATS/VH		
101110	0, 12,2020	000770	20010/110112110 1110				01-26-025-72790		65.93
				73545			MATS/ PW GARAGE 01-26-025-72790		99.08
								Total :	165.01
187771	6/12/2020	004152	ECOLAB PEST ELIMINATION INC.	948470	9		PEST CONTROL 6/4/20		
				948471	0		01-26-025-72790 PEST OCNTROL 6/4/20		474.44
							01-26-025-72790		86.48
								Total :	560.92
187772	6/12/2020	004111	EJ USA. INC	110200	036138		UND DNW OVAL GR 01-26-023-73790		164.66
							01-20-020-10190		104.00
-									

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Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187772	6/12/2020	004111 004111 EJ USA. INC	(Continued)		Total :	164.66
187773	6/12/2020	004176 FEDEX (FEDERAL EXPRESS)	7-028-42725		ACCT#6287-8595-3 SHIPPING~ 01-14-000-72110 Total :	17.41 17.41
187774	6/12/2020	012484 FERGUSON FACILITIES #3400	0096961 0133868	VTP-017730	CLOROX DISINFECTING ELECTRO: 01-26-025-72525 HAND SANITIZER 01-26-025-72525	3,999.00 975.06
			0140192		CLEANER 01-26-025-73580 Total :	616.35 5,590.41
187775	6/12/2020	012941 FMP	52-457545		OIL,AIR,FUEL FILTERS 01-26-024-72540 Total :	103.48 103.48
187776	6/12/2020	019465 FOREVER GREEN IRRIGATION INC	1525		16301 EVERGREEN DRIVE LABOR 62-00-000-72790 Total :	310.00 310.00
187777	6/12/2020	011898 FRED PRYOR SEMINARS	5546001 5546004		MEMBERSHIP TRAINING PROVIDEI 01-26-025-72140 MEMBERSHIP TRAINING PROVIDEI	299.00
			5546005		01-26-025-72140 MEMBERSHIP TRAINING PROVIDEI	299.00
			5546007		01-26-025-72140 MEMBERSHIP TRAINING PROVIDEI	299.00
					01-26-025-72140 Total :	199.00 1,096.00
187778	6/12/2020	019349 GARVEY'S OFFICE PRODUCTS	CM186290 PINV1915549		CREDIT / MARKERS,LAM SHEETS,1 01-19-000-73110 STA 47 OFFICE FURNITURE	-345.68
			1 1111 13 13343	VTP-017756	33-00-000-75907 33-00-000-75907	3,373.50 80.75

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Voucher	Date	Vendor			Invoic	е	PO #	Description/Account	Amount
187778	6/12/2020	019349	019349	GARVEY'S OFFICE PRODUC	CTS	(Continued)		Total :	3,108.57
187779	6/12/2020	004438	GRAINGER		953878	35792		DUCT & MASKING TAPE	
								01-26-025-73870	462.54
					953924	19202		UPRIGHT VACUUM	
								01-26-025-73580	204.00
					954335	54840		WEDGE ANCHOR	
								01-26-023-73830	393.75
					954335	54857		WEDGE ANCHOR,EXT CORD	
								01-26-023-73830	393.75
					01-26-023-73570	8.62			
		954357	75337		GLOVES				
								01-26-024-73845	21.06
								01-26-023-73845	42.12
								60-00-000-73845	26.53
								63-00-000-73845	2.95
								64-00-000-73845	12.64
					954649	91979		WATER	
								01-26-023-73115	196.51
								01-26-024-73115	98.25
								60-00-000-73115	68.78
								63-00-000-73115	68.78
								64-00-000-73115	58.95
					954672	23330		DRY WIPES DSIPENSER	
								01-17-205-73110	20.06
					954867	75686		SHEET STOCK	
								01-26-025-72520	1,501.90
					955039	90976		TOILET WAND DISPOS REFILL	
								01-26-025-73580	138.39
					955052	21109		SHEET STOCK	
								01-26-025-72520	808.40
					955170	05966		TRASH BAGS	
								01-26-025-73580	138.00
								Total :	4,665.98
187780	6/12/2020	019461	GUNTHER, (GARY	060220)		REF:VTP-017808 REIM.EXP. STORN	
								01-26-023-72526	3,500.00

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Voucher	Date	Vendor		Invoice	PC	O #	Description/Account		Amount
187780	6/12/2020	019461	019461 GUNTHER, GARY	(0	Continued)			Total :	3,500.00
187781	6/12/2020	019474	HAYNES, LATRINA	060920			REFUND REDLIGHT TICKE	T DUPL I	
							06-00-000-72873	Total :	100.00 100.00
187782	6/12/2020	004978	ILLINOIS ASSOC.OF CHF POLICE	5996			MEMBERSHIP MATTHEW W	/ALSH	
				5997			01-17-205-72720	NOZA	220.00
				5997			MEMBERSHIP STANLEY TE 01-17-205-72720	INCZA	95.00
								Total :	315.00
187783	6/12/2020	005152	ILLINOIS CPA SOCIETY	17081			MEMBERSHIP EILEEN SCH 01-15-000-72720	OLZ	340.00
							01-13-000-72720	Total :	340.00
187784	6/12/2020	015497	ILLINOIS SECRETARY OF STATE	061020			RENEW COVERT PLATES~	(3)	
							01-17-205-72860	Total :	453.00 453.00
187785	6/12/2020	005127	INGALLS OCCUPATIONAL MEDICINE	289085			EXAM PAUL CORDERO 5/2	1/20	
							01-19-000-72446		276.00
								Total :	276.00
187786	6/12/2020	005186	INTERSTATE BATTERY SYSTEM	283681			BATTERY 64-00-000-72525		63.90
				283711			BATTERY		
							60-00-000-72528 63-00-000-72528		254.90 254.90
								Total :	573.70
187787	6/12/2020	004875	IRMA	SALES001	8424		MAY'20 DEDUCTIBLE		
							01-14-000-72541 60-00-000-72541		10,047.12 4,900.00
							64-00-000-72541		2,100.00
							70-00-000-72541	Total :	1,418.77 18,465.89

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Vendor 005250 J & L DOORS, INC 016616 KURTZ AMBULANCE SERVICE INC. 016027 LEXIPOL, LLC 003440 M. COOPER WINSUPPLY CO.	10545 INV1889	PO #	Description/Account CONE HEAD,MOUNTING KIT 01-26-025-73840 Total: EMS SERVICE AGREEMENT 5/1-5/3 01-21-000-72856 Total: LAW ENF POLICY UPDATES 7/1/20-	36,477.83
016616 KURTZ AMBULANCE SERVICE INC. 016027 LEXIPOL, LLC	10545		01-26-025-73840	120.00 120.00 36,477.83 36,477.83
016027 LEXIPOL, LLC			Total: EMS SERVICE AGREEMENT 5/1-5/3 01-21-000-72856 Total:	120.00 36,477.83
016027 LEXIPOL, LLC			EMS SERVICE AGREEMENT 5/1-5/3 01-21-000-72856 Total :	36,477.83
016027 LEXIPOL, LLC			01-21-000-72856 Total :	
	INV1889		Total :	
	INV1889			36,477.83
	INV1889		LAW ENE POLICY LIPDATES 7/1/20	
003440 M COODED WINELIDDLY CO			LAW LINE FOLIO FOR DAILS 1/1/20-	
003440 M COODED WINELIDDLY CO			01-17-205-72720	4,725.00
003440 M COODED WINELIDDLY CO			Total :	4,725.00
UUJ44U IVI. GOOFER VVINSUPPLI GO.	S2092271.001		COUPLINGS	
			60-00-000-73630	63.14
			63-00-000-73630	7.01
			64-00-000-73630	30.07
			Total :	100.22
013969 MAP AUTOMOTIVE OF CHICAGO	40-562357		BATTERY,CORE CHARGE	
			01-21-000-72540	114.35
			Total :	114.35
005645 MEADE ELECTRIC COMPANY INC.	692513		171,173 OPA,183 CONV CNTR TRAF	
			01-26-024-72775	495.00
			Total :	495.00
006074 MENARDS	85951		EPOXY	
			01-19-000-73585	4.97
				7.58
	85958			
	05070			13.98
	85970			34.99
	86312			34.99
	00012			55.85
			01-26-023-73115	4.29
			01-26-024-73115	2.14
	006074 MENARDS	006074 MENARDS 85951 85958 85970 86312	85958 85970	01-19-000-73585 01-19-000-73580 85958 MOP HEAD 01-26-025-73580 TIES 01-26-025-73870 86312 PAPER TOWELS,WATER,TIDE 01-26-025-73580 01-26-023-73115

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Voucher	Date	Vendor	Invoice	PO#	Description/Account	Amount
187794	6/12/2020	006074 MENARDS	(Continued)			
					60-00-000-73115	1.50
					63-00-000-73115	1.50
					64-00-000-73115	1.29
			86546		FLAGS	
					01-19-000-73410	36.81
			86659		SUPPLIES FOR TRAINING TOWER	
					01-19-000-72520	201.85
			86876		NUTS,ANCHORS	
					01-26-023-73840	19.34
			86877		PARTS	
					01-26-025-72530	8.67
				Total :	394.76	
187795	6/12/2020	012517 MERIDIAN IT INC	475939		SWITCH,191ST ST CAMERA,ALERT	
					01-16-000-72650	1,125.00
					Total :	1,125.00
187796	6/12/2020	005742 METRO POWER INC.	12826		EMERG GENERATOR SERV	
					01-26-025-72790	6,575.00
			12827		EMERG GENERATOR LOAD BANK	0,0.0.00
					60-00-000-72750	1,977.50
					63-00-000-72750	1,977.50
					64-00-000-72750	1,695.00
					Total :	12,225.00
187797	6/12/2020	012395 MICROSYSTEMS, INC.	082897		RECORD STORAGE 5/1/20-12/31/20	
		·			01-19-000-72345	40.98
					Total:	40.98
187798	6/12/2020	019316 MINUTEMAN SECURITY	38560		LICENSE PLATE READER SYSTEM	
				VTP-017576	30-00-000-74604	14,420.24
				VII	Total:	14,420.24
187799	6/12/2020	005856 MONROE TRUCK EQUIPMENT,INC.	329644		VALVE	
10//99	0/12/2020	000000 WONKOE TRUCK EQUIPMENT, INC.	J2904 4			050.00
					01-26-023-72540	258.68
					Total :	258.68

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Bank code :	apbank					
oucher/	Date	Vendor	Invoice	PO #	Description/Account	Amount
187800	6/12/2020	019472 MONTOYA GENERAL CONSTRUCTION	060520		REFUND OVERPAYMENT CONT LIC	
					01-14-000-79010	50.00
					Total :	50.00
187801	6/12/2020	010810 MUNICIPAL SERV. CONSULTING INC	TPCN-05-20		CIMP MAY'20	
					30-00-000-75812	13,807.50
			TPCS-05-20		COMM & TECH PROJREPR & UPGF	
					11-00-000-72750	15,309.00
					Total :	29,116.50
187802	6/12/2020	015723 NICOR	01981510009		ACCT#01-98-15-1000 9 7780 W 183I	
					01-26-025-72511	121.70
			06821610000		ACCT#06-82-16-1000 0 6640 167TH	
					60-00-000-72511	37.74
					63-00-000-72511	37.74
					64-00-000-72511	32.36
			09977410001		ACCT#09-97-74-1000 1 7801 W 1919	
					01-26-025-72511	222.66
			12213610004		ACCT#12-21-36-1000 4 7825 W 167	
					01-26-025-72511	235.65
			53463710003		ACCT#53-46-37-1000 3 18241 S 80T	
					01-26-025-72511	50.71
			73675410002		ACCT#73-67-54-1000 2 7800 183RD	200 70
			74400440000		01-26-025-72511	690.76
			74433410003		ACCT#74-43-34-1000 3 7700 W 183I	20.20
			02502740000		01-26-025-72511	38.30
			83523710008		ACCT#83-52-37-1000 8 7980 183RD 01-26-025-72511	225.00
			96019958527		ACCT#96-01-99-5852 7 7999 W TIMI	225.09
			900 19930327		01-26-025-72511	75.34
					Total :	1,768.05
407000	0/40/0000	004407 NUNAVANDIODOCAL CERVICE INC	0000500			-,
187803	6/12/2020	001487 NUWAY DISPOSAL SERVICE INC	6986586		SWEEPINGS	4 ==0 00
			0000070		01-26-023-72890	1,576.00
			6999378		SWEEPINGS	4.050.00
					01-26-023-72890	1,650.00

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Voucher	Date	Vendor	Invoice		PO #	Description/Account	Amount
187803	6/12/2020	001487 001487 NUWAY DISPOSAL SERVICE	E INC	(Continued)		Total :	3,226.00
187804	6/12/2020	006475 PARK ACE HARDWARE	004054/	3		BATTERY 01-19-000-73585 01-19-000-73580	12.29 105.60
			063539/	1		CONF & STATION & JANITORIAL SU 01-19-000-73585	1,412.40
						01-19-000-73580	295.79
						Total :	1,826.08
187805	6/12/2020	019402 PERFORMANCE CHEMICAL & SUPPLY	247392			FOGGER DISINFECTANT	
						01-26-025-73580 Total :	989.04 989.04
407000	0/40/0000	ANALOSE DOGITIVE PROMOTIONS	005.4076	_			303.04
187806	6/12/2020	001695 POSITIVE PROMOTIONS	0654679	5		PENS,BRACELET 01-21-210-72974	244.15
						Total :	244.15
187807	6/12/2020	006559 PRAXAIR DISTRIBUTION, INC	9702948	1		HOSE TWIN	
						01-26-023-73730	53.80
						01-26-024-73730 60-00-000-73730	26.89 18.83
						63-00-000-73730	18.83
						64-00-000-73730	16.14
						Total :	134.49
187808	6/12/2020	018454 R.C.WEGMAN CONSTRUCTION CO	13			VTP-017027 FIRE ST#47 5/1/20-5/31	
						33-00-000-75907	200,067.00
						Total :	200,067.00
187809	6/12/2020	012268 REGIONAL TRUCK EQUIPMENT CO	35034		VTD 047004	NEW UNIT 94 UPGRADE LIGHTING	707.00
					VTP-017881	01-26-023-72540 Total :	727.00 727.00
187810	6/12/2020	017261 RESCUE ESSENTIALS	244628			VTP-017767 ACTIVE SHOOTER EVE	44 404 44
						01-17-220-73600 Total :	11,104.41 11,104.41
							,

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Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187811	6/12/2020	015230 RIDGE LANDSCAPE SERVICES LLC	7167		MAY'20 MONTHLY LAWN MAINT	
			7470		01-26-023-72881	31,802.00
			7170		SOD REPAIRS 60-00-000-72881	883.75
					63-00-000-72881	883.75
					64-00-000-72881	757.50
					Total :	34,327.00
187812	6/12/2020	006974 RINGHOFER, WILLIAM	061020		HEALTH INSURANCE REIM JUNE'2(
				01-17-205-72435	593.13	
					Total :	593.13
187813	187813 6/12/2020	2/2020 006874 ROBINSON ENGINEERING CO. LTD.	20050251		16-R0402.01 175TH ST/RIDGELAND	
					60-00-000-72840	8,260.00
			00050050		64-00-000-72840	5,740.00
			20050252		PROJ#19-R0866 191ST ST& 80TH A' 30-00-000-75806	72,252.25
			20050416		PROJ#19-R0005.024 2019 CRACKS	12,232.23
					01-26-023-75406	4,522.00
					Total :	90,774.25
187814	6/12/2020	016334 RUSH TRUCK CENTERS	3019529263		TANK AIR,CABLE TANK	
					01-26-023-72540	760.39
					Total :	760.39
187815	6/12/2020	007629 SAM'S CLUB DIRECT	4525		CHIPS	
					60-00-000-73115	3.92
					63-00-000-73115	3.92
					64-00-000-73115 01-26-023-73115	3.35 11.18
					01-26-023-73115	5.59
					60-00-000-73110	21.15
					63-00-000-73110	2.36
					64-00-000-73110	10.07
					01-26-023-73110	33.57
			5750		01-26-024-73110	16.79
			5752		WIPES	

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Voucher List Village of Tinley Park Page:

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Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187815	6/12/2020	007629 SAM'S CLUB DIRECT	(Continued)			
					01-26-024-73845	28.96
					01-26-023-73845	57.92
					60-00-000-73845	36.49
					63-00-000-73845	4.05
					64-00-000-73845	17.38
			7376		COFFEE,PLATES,BOWLS,BATTERII	
					01-17-205-73315	35.92
					01-17-205-73570	34.86
					01-17-205-73110	79.99
					Total :	407.47
187816	6/12/2020	007092 SAUNORIS	624548		SAND	
					01-26-023-73860	45.00
					Total :	45.00
407047	0/40/0000	040470 051 507 DODTEOLIO 05DV/01NO INO	D. (001000100		LID D. (l O. l //00544000	
187817	6/12/2020	019478 SELECT PORTFOLIO SERVICING INC	Ref001392490		UB Refund Cst #00511268	
					60-00-000-20599	201.49
					Total :	201.49
187818	6/12/2020	007453 SERVICE SANITATION, INC.	7949413		BASIC RESTROOM FIRE TRAINING	
					01-19-000-72750	158.03
					Total :	158.03
187819	6/12/2020	019471 SIMS, RICHARD	060820		REFUND UNUSED PARKING PLACA	
107010	0/12/2020	o to the office, reformable	000020		70-00-79000	105.00
					Total :	105.00
407000	0/40/0000	0070F0 COUTH OUR MAYORS & MANAGERS	0000 040		EAD DDENNI IN 5/4/00 40/04/00	
187820	6/12/2020	007350 SOUTH SUB. MAYORS & MANAGERS	2020-248		EAP PREMIUM 5/1/20-10/31/20	0.045.00
					01-12-000-72447	6,345.00
					Total :	6,345.00
187821	6/12/2020	002592 SPOK, INC.	D6092566R		ACCT#6092566-6 PAGER SERVICE	
					01-17-205-72125	68.21
					01-26-025-72125	8.23
					Total :	76.44
187822	6/12/2020	019432 STERN BROTHERS & CO	112		PHASE II PREP OF THE DATE REDI	
101022	0/12/2020	515 152 CTERREDICTHERO & GO	112		THE DATE NEDT	

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Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187822	6/12/2020	019432 STERN BROTHERS & CO	(Continued)			
					01-14-000-72790 Total :	12,500.00 12,500.00
187823	6/12/2020	007297 SUTTON FORD INC./FLEET SALES	504704		PIPE & CLAMP EXHAUST	
					60-00-000-72540	73.18
					63-00-000-72540	24.39
					64-00-000-72540	41.82
			504741		PUMP ASY, PARTS, TIMIMG, GUIDES,	004.05
			50.47.40		01-17-205-72540	331.95
			504746		SHIELD,RIVET,PARTS,MOULDING 01-17-205-72540	177.24
					01-17-205-72540 Total :	648.58
					iotai .	040.50
187824	6/12/2020	007777 THOMPSON ELEVATOR INSPECTION	20-1356		ELEVATOR PLAN REVW/EDENBRID	
					01-33-300-72853	75.00
			20-1357		ELEVATOR PLAN REVIEWS EDENB	
					01-33-300-72853	150.00
					Total :	225.00
187825	6/12/2020	014854 THOMSON REUTERS-WEST PYMNT CTF	842445224		WEST INFO 5/1-5/31/20	
.0.020	0/12/2020	THE MESTINE STERN THE TIME STERN THE	012110221		01-17-225-72852	194.12
					Total:	194.12
407000	0/40/0000	042407 TOTAL ALITOMATION CONCEPTS INC	W00504		FIDE OF #4 DAY DOOM TOTAL NOT	
187826	6/12/2020	012187 TOTAL AUTOMATION CONCEPTS, INC	W20584		FIRE ST #4 DAY ROOM TSTAT NOT	445.00
					01-26-025-72530 Total :	445.00 445.00
					iotai .	445.00
187827	6/12/2020	007825 TOWER CAR WASH OF TINLEY PARK	4586		POLICE & MUNICIPAL WASH	
					01-17-205-72540	112.00
					Total :	112.00
187828	6/12/2020	007955 TRAFFIC CONTROL & PROTECTION	104177		ALUM BLANK	
10/020	0/12/2020	00/955 TRAFFIC CONTROL & PROTECTION	104177		01-26-023-73830	163.50
					Total :	163.50
					iotai .	103.30
187829	6/12/2020	007930 TRANS UNION	05000337		BASIC SERV CREDIT SUMMARY CF	
					01-17-225-72852	121.25

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Voucher List Village of Tinley Park Page:

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Voucher	Date	Vendor		Invoice	PO #	Description/Account	Amount
187829	6/12/2020	007930	007930 TRANS UNION	(Continued)	Total :	121.25
187830	6/12/2020	014510 T	RUGREEN	120862841		LAWN SERV HARLEM AVE MEDIAN	
						01-26-023-72881	290.00
				120886055		LAWN SERV 76TH AVE MEDIAN 161	
						01-26-023-72881	250.00
				121087664		LAWN SERV WATERSFORD POND	
						01-26-023-72881	90.00
				121089543		LAWN SERV 167TH MEDIAN 167 OF	
				404405000		01-26-023-72881	40.00
				121405290		LAWN SERV 183RD PUMP ST RIDG	00.00
						60-00-000-72881	63.00
						63-00-000-72881 64-00-000-72881	63.00 54.00
						Total :	850.00
						iotai .	030.00
187831	6/12/2020	004106 T	YLER TECHNOLOGIES, INC	045-301752.		EXECUTIME 5/1/20-4/30/21	
						01-15-000-72655	4,028.00
						Total :	4,028.00
187832	6/12/2020	008057 L	JSA BLUE BOOK	242526		WATER, HACH FLUORIDE REAGEN	
						60-00-000-73550	34.32
						63-00-000-73550	34.32
						Total :	68.64
187833	6/12/2020	019477 V	'ANOSKEY, DANIEL	Ref001392489		UB Refund Cst #00497731	
.0.000	0, 12, 2020		,	. 10.00 .002 .00		60-00-000-20599	23.03
						Total :	23.03
187834	6/12/2020	011416 V	ERIZON WIRELESS	9855151370		ACCT#442345192-00001 WATER RE	
107001	0/12/2020	• • • • • • • • • • • • • • • • • • • •	2.1.2011 11.1.1.22200	0000101010		60-00-000-72127	22.72
						63-00-000-72127	22.72
						64-00-000-72127	19.48
						Total :	64.92
187835	6/12/2020	006362 V	ILLAGE OF OAK LAWN	1-9990015-00		ACCT#1-9990015-00 5/1/-6/1/20	
				. 5555510 00		60-00-000-73220	590,993.55
						63-00-000-73220	545,532.50

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Voucher List Village of Tinley Park

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Bank code :	apbank						
Voucher	Date	Vendor	Invoice	PO #	Description/Account		Amount
187835	6/12/2020	006362	(Continued)			Total :	1,136,526.05
187836	6/12/2020	010165 WAREHOUSE DIRECT WORKPL SOLTNS	S 4668168-0		COPY PAPER		
					01-26-024-73110		11.42
					01-26-023-73110		22.85
					01-19-000-73110		171.36
					60-00-000-73110		14.40
					63-00-000-73110		1.60
					64-00-000-73110		6.85
					01-14-000-73110		57.12
					01-33-310-73110		28.56
					01-33-300-73110		28.56
			4677162-0		PAPER		
					01-26-023-73110		102.82
					01-26-024-73110		51.40
					60-00-000-73110		64.77
					63-00-000-73110		7.20
					64-00-000-73110		30.85
						Total :	599.76
187837	6/12/2020	011055 WARREN OIL CO.	W1311626		N.L. GAS USED 4/24-5/20/20		
					01-17-205-73530		1,974.20
					01-19-000-73530		752.70
					01-19-020-73530		153.62
					01-21-000-73530		132.59
					60-00-000-73530		1,678.00
					63-00-000-73530		419.50
					64-00-000-73530		898.93
					01-26-023-73530		2,413.77
					01-26-024-73530		813.48
					01-33-300-73530		283.64
					01-12-000-73530		276.97
					01-14-000-73532		28.21
					14-00-000-73530		45.91
					01-42-000-73530		248.24
			W1311627		DIESEL USED 4/24-5/20/20		4 =
					01-19-000-73545		1,384.35

Voucher List Village of Tinley Park

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90 Vouchers for bank code: apbank

Bank code: apbank

Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187837	6/12/2020	011055 WARREN OIL CO.	(Continued)			
			,		60-00-000-73545	75.81
					63-00-000-73545	18.95
					64-00-000-73545	40.61
					01-26-023-73545	1,242.02
					01-26-024-73545	132.74
					01-14-000-73531	151.92
					Total :	13,166.16
187838	6/12/2020	017863 ZENERE LANDSCAPES, INC.	9668		CUL-DE-SACS SNOW REMOVAL 2/2	
		·			08-00-000-72785	702.12
					01-26-023-72785	13,340.28
					Total :	14,042.40

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Bank total: 1,748,658.40

Voucher List Village of Tinley Park

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Bank code :	ipmg							
Voucher	Date	Vendor		Invoice	PO #	Description/Account		Amount
2688	6/9/2020	018837	INSURANCE PROGRAM MANAGERS GR	200318W009		PAYEE-ADVANET		
						01-14-000-72542		406.98
							Total :	406.98
2689	6/9/2020	018837	INSURANCE PROGRAM MANAGERS GR	200318W009-2		PAYEE-ADVANET		
						01-14-000-72542		169.98
							Total :	169.98
2690	6/9/2020	018837	INSURANCE PROGRAM MANAGERS GR	200318W009-3		PAYEE-ADVANET		
						01-14-000-72542		212.03
							Total :	212.03
2691	6/9/2020	018837	INSURANCE PROGRAM MANAGERS GR	200515W005		PAYEE-VILLAGE OF TINL	EY PARK	
						60-00-000-72542		471.26
						63-00-000-72542		89.76
						64-00-000-72542		240.45
							Total :	801.47
4	Vouchers	for bank	code: ipmg			E	Bank total :	1,590.46

94 Vouchers in this report Total vouchers: 1,750,248.86

The Tinley Park Village Board having duly met at Village Hall do hereby certify that the following claims or demands against said village were presented and are approved for payment as presented on the above listing.

In witness thereof, the Village President and Clerk of the Village of Tinley Park, hereunto set their hands.

village Presid
 Village Clerk
Date



Date: June 12, 2020

To: David Niemeyer, Village Manager

Pat Carr, Assistant Village Manager

From: Terry Lusby, Jr., Facilities & Fleet Superintendent

Subject: Approve Service Contract: Heating, Ventilation and Air Conditioning (HVAC)

Of All Village Facilities With Murphy & Miller, Inc.

Presented for the June 16th, 2020 Committee of the Whole/Village Board Meeting Agenda discussion and possible action:

Description:

Approve a service contract with Murphy & Miller, Inc. of Chicago, Illinois for the annual maintenance and inspection of Village Facilities HVAC units. In general the scope of services includes:

- 1. Inspection of HVAC Systems for wear/damage.
- 2. Routine preventive maintenance and inspections.
- 3. Equipment startups, shutdowns, and control repairs.

<u>Background</u>: Public Works is tasked with proper upkeep of all Facilities HVAC systems to optimize indoor air quality of all citizens and Village employees. Continual routine preventive maintenance/inspections assures optimal system working conditions and conserves the life span of vital Village owned equipment. For more than 80 years, Murphy & Miller has been serving municipalities and commercial businesses throughout the South Suburbs and Greater Chicagoland area. Murphy & Miller has utilized their extensive intricate knowledge of our unique HVAC systems to assist us with avoiding equipment failures and optimizing our systems to operate at the most efficient levels.

The Village has contracted with Murphy & Miller for approximately the past 10 years and found them to perform all contracted services satisfactorily.

<u>Budget / Finance</u>: Funding is budgeted and available in the approved FY19 Budget; Municipal Buildings Fund.

Budget Available	\$26,000.00
Contract Amount	\$25,809.65
Difference – Under Budget	\$190.35

Staff Direction Request:

- 1. Approve a service contract with Murphy & Miller of Chicago, Illinois for the annual maintenance and inspections in the amount of \$25,809.65.
- 2. Direct staff as necessary.



THE VILLAGE OF TINLEY PARK

Cook County, Illinois Will County, Illinois

RESOLUTION NO. 2020-R-040

A RESOLUTION APPROVING A CONTRACT BETWEEN THE VILLAGE OF TINLEY PARK AND MURPHY AND MILLER, INC. FOR HVAC EQUIPMENT ANNUAL SERVICE

JACOB C. VANDENBERG, PRESIDENT KRISTIN A. THIRION, VILLAGE CLERK

CYNTHIA A. BERG
WILLIAM P. BRADY
WILLIAM A. BRENNAN
DIANE M. GALANTE
MICHAEL W. GLOTZ
MICHAEL G. MUELLER
Board of Trustees

Published in pamphlet form by authority of the President and Board of Trustees of the Village of Tinley Park

RESOLUTION NO. 2020-R-040

A RESOLUTION APPROVING A CONTRACT BETWEEN THE VILLAGE OF TINLEY PARK AND MURPHY AND MILLER, INC. FOR HVAC EQUIPMENT ANNUAL SERVICE

WHEREAS, the Village of Tinley Park, Cook and Will Counties, Illinois, is a Home Rule Unit pursuant to the Illinois Constitution of 1970; and

WHEREAS, the Corporate Authorities of the Village of Tinley Park, Cook and Will Counties, Illinois, have considered entering into an Agreement with Murphy and Miller, Inc., a true and correct copy of such Agreement being attached hereto and made a part hereof as **EXHIBIT 1**; and

WHEREAS, the Corporate Authorities of the Village of Tinley Park, Cook and Will Counties, Illinois, have determined that it is in the best interests of said Village of Tinley Park that said Agreement be entered into by the Village of Tinley Park;

NOW, THEREFORE, Be It Resolved by the President and Board of Trustees of the Village of Tinley Park, Cook and Will Counties, Illinois, as follows:

Section 1: The Preambles hereto are hereby made a part of, and operative provisions of, this Resolution as fully as if completely repeated at length herein.

Section 2: That this President and Board of Trustees of the Village of Tinley Park hereby find that it is in the best interests of the Village of Tinley Park and its residents that the aforesaid "Agreement" be entered into and executed by said Village of Tinley Park, with said Agreement to be substantially in the form attached hereto and made a part hereof as **EXHIBIT 1**, subject to review and revision as to form by the Village Attorney.

Section 3: That the President and Clerk of the Village of Tinley Park, Cook and Will Counties, Illinois are hereby authorized to execute for and on behalf of said Village of Tinley Park the aforesaid Agreement.

Section 4: That this Resolution shall take effect from and after its adoption and approval.

ADOPTED this 16th day of June, 2020, by the Corporate Authorities of the Village of Tinley Park on a roll call vote as follows:

AYES:	
NAYS:	
ABSENT:	
APPROVED this 16 th day of June, 2020), by the President of the Village of Tinley Park.
ATTEST:	Village President
Village Clerk	

EXHIBIT 1

STATE OF ILLINOIS)	
COUNTY OF COOK)	SS
COUNTY OF WILL)	

CERTIFICATE

I, KRISTIN A. THIRION, Village Clerk of the Village of Tinley Park, Counties of Cook and Will and State of Illinois, DO HEREBY CERTIFY that the foregoing is a true and correct copy of Resolution No. 2020-R-040, "A RESOLUTION APPROVING A CONTRACT BETWEEN THE VILLAGE OF TINLEY PARK AND MURPHY AND MILLER, INC. FOR HVAC EQUIPMENT ANNUAL SERVICE," which was adopted by the President and Board of Trustees of the Village of Tinley Park on June 16, 2020.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the Village of Tinley Park this 16th day of June, 2020.

KRISTIN A. THIRION, VILLAGE CLERK

VILLAGE OF TINLEY PARK

SERVICE CONTRACT

This contract is by and between the **Village of Tinley Park**, an Illinois home-rule municipal corporation (the "Village"), and **Murphy And Miller, Inc.** (the "Contractor"), for the project or work described in Exhibit A, attached hereto and made a part hereof.

- 1. In consideration of the compensation stated in paragraph 2, the Contractor shall provide all the services described in the Scope of Services attached hereto as Exhibit "A" and incorporated herein by reference. The express terms of this Contract shall take precedence and control over any term or provision of the Scope of Services (Exhibit A) that in any way conflicts with, differs from, or attempts to alter the terms of this Contract.
- 2. Except in the event of a duly authorized change order approved by the Village as provided in this Contract, and in consideration of the Contractor's final completion of all work in conformity with this Contract, the Village shall pay the Contractor an amount not to exceed **Twenty Five Thousand Eight Hundred and Nine 00/100 Dollars and Sixty Five Cents** (25,809.65). Within thirty (30) calendar days of completion of the work, the Contractor shall submit his application for payment to the Village, and the Village shall pay Contractor for the work performed no later than **thirty** (30) calendar days from the date of the Village's receipt and the Village's approval of the work and the application for payment. No payment shall be made by the Village until the Contractor has submitted to the Village (i) a Contractor's Affidavit listing all subcontractors and material suppliers utilized on the project and (ii) final waivers of lien from the Contractor, all subcontractors and all material suppliers.
- 3. No changes shall be made, nor will invoices for changes, alterations, modifications, deviations, or extra work or services be recognized or paid except upon the prior written order from authorized personnel of the Village. The Contractor shall not execute change orders on behalf of the Village or otherwise alter the financial scope of the Project.
- 4. Written change orders may be approved by the Village Manager or his designee provided that the change order does not increase the amount set forth in paragraph 2 of this Contract to more than \$10,000.00. Changes in excess of this amount must be approved by the Village Board prior to commencement of the services or work. If a requested change causes an increase or decrease in the cost of or time required for the performance of the contract, Contractor will agree to an equitable adjustment in the contract price or performance schedule, or both. Neither party is obligated to comply with requested changes unless and until both parties execute a written change order.
- 5. **Time is of the essence on this Contract.** The Contractor shall complete all work under this Contract by the dates set forth below:
- 6. No "Notice to Proceed" may be given nor any work commenced until this Contract is fully executed and all exhibits and other attachments are completely filled out and attached hereto.
- 7. It is understood and agreed by the parties that the Contractor is an independent contractor retained for the above-mentioned purpose. The Village shall not control the manner nor the means of the Contractor's performance, but shall be entitled to a work product as described herein. The term "subcontractor" shall mean and include only those hired by and having a direct contract with Contractor for performance of work on the Project. The

Village shall have no responsibility to any subcontractor employed by a Contractor for performance of work on the Project, and all subcontractors and material suppliers shall look exclusively to the Contractor for any payments due. The Village will **not** be responsible for reporting or paying employment taxes or other similar levies that may be required by the United States Internal Revenue Service or other State or Federal agencies. Every subcontractor shall be bound by the terms and provisions of this Contract as far as applicable to their work. The Contractor shall be fully responsible to the Village for the acts and omissions of its subcontractors, and shall ensure that any subcontractors perform in accordance with the requirements of this Contract. Nothing contained herein shall create any contractual or employment relations between any subcontractor and the Village. The Contractor is solely responsible for the safety procedures, programs and methods of its employees and agents and shall hold the Village harmless for any and all damages resulting from violations thereof. The Contractor shall comply with all applicable federal, State and local safety laws and regulations.

- 8. It is further agreed that the Contractor shall indemnify, hold harmless, and defend the Village, its officers, agents, and employees from and against any and all claims, losses, damages, causes of action, suits, and liability of every kind, including all expenses of litigation, court costs, and attorneys' fees, for injury to or death of any person or for damage to any property arising out of or in connection with the Contractor's negligence under this Contract.
- 9. The Contractor assumes full responsibility for the work to be performed hereunder and hereby releases, relinquishes, and discharges the Village, its officers, agents, and employees from all claims, demands, and causes of action of every kind and character, including the cost of defense thereof, for any injury to or death of any person and any loss of or damage to any property that is caused by, alleged to be caused by, arising out of, or in connection with the Contractor's negligence in its work to be performed hereunder. The Contractor shall maintain insurance coverage in an amount and from a carrier suitable to the Village, and the Village shall be named as an additional insured where required. Certificates of Insurance are attached hereto as Exhibit B.
- 10. The Village is exempt from payment of state and local sales and use of taxes on labor and materials incorporated into the project. If necessary, it is the Contractor's responsibility to obtain a sales tax permit, resale certificate, and exemption certificate that shall enable the Contractor to buy any materials to be incorporated into the project and then resale the aforementioned materials to the Village without paying the tax on the materials at the time of purchase. In no event will the Village be liable for or pay any sales or use taxes incurred by the Contractor in performing the services under this contract.
- 11. The Contractor shall comply with all applicable federal, state, and local statutes, regulations, ordinances, and other laws, including but not limited to the Immigration Reform and Control Act (IRCA). The Contractor may not knowingly obtain the labor or services of an unauthorized alien. The Contractor, not the Village, must verify eligibility for employment as required by IRCA.
- 12. At any time, the Village may terminate this Contract for convenience, upon written notice to the Contractor. The Contractor shall cease work immediately upon receipt of such notice. The Contractor shall be compensated for services performed and accepted by the Village up to the date of termination.

- 13. No waiver or deferral by either party of any term or condition of this Contract shall be deemed or construed to be a waiver or deferral of any other term or condition or subsequent wavier or deferral of the same term or condition.
- 14. This Contract may only be amended by written instrument approved and executed by the parties.
- 15. This Contract and the rights and obligations contained herein may not be assigned by the Contractor without the prior written approval of Village.
- 16. The parties hereby state that they have read and understand the terms of this Contract and hereby agree to the conditions contained herein.
- 17. This Contract has been made under and shall be governed by the laws of the State of Illinois. The parties agree that performance and all matters related thereto shall be in Cook County, Illinois.
- 18. Contractor, its employees, associates or subcontractors shall perform all the work hereunder. Contractor agrees that all of its associates, employees, or subcontractors who work on this Project shall be fully qualified and competent to do the work described hereunder. Contractor shall undertake the work and complete it in a timely manner.
- 19. If any provision of this Contract shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court of competent jurisdiction finds that any provision of this Contract is invalid or unenforceable, but that by limiting such provision it may become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.
- 20. This Contract represents the entire and integrated agreement between the Village and Contractor and supersedes all prior negotiations, representations, or agreements, either written or oral.
- 21. This Contract will be effective when signed by the last party whose signing makes the Contract fully executed.
- 22. The Contractor agrees to comply with the Illinois Prevailing Wage Act, if the work to be performed under this Contract is covered by said Act.
- 23. The Contractor agrees to comply with the Illinois Substance Abuse Prevention on Public Works Projects Act.

CERTIFICATIONS BY CONTRACTOR

Affidavit of Compliance

Contractor and all subcontractors shall complete this Affidavit of Compliance ("Affidavit") and submit supporting documentation as required pursuant to *Responsible Bidder Requirements on Public Work Projects*. Contractor must submit this Affidavit and all related evidence with its bid. Contractor shall be responsible for providing this Affidavit to all subcontractors who will perform work on the project. All subcontractors' Affidavits and supporting documentation must be submitted no later than the date and time of the contract award. Failure to comply with all submission requirements may result in a determination that the Contractor is not a responsible bidder.

For the remainder of this Affidavit, "Contractor" refers to the general contractor and all subcontractors. Each item must be answered. If the question is not applicable, answer "NA." If the answer is none, answer "none."

The certifications set forth in this Affidavit and all documents attached hereto shall become a part of any contract awarded to the Contractor. Furthermore, Contractor shall comply with these certifications during the term and/or performance of the contract.

The undersigned		, as	and on b	ehalf
	(Name)		(Title)	
of		having been dul	ly sworn under oath certifies	that:
(Contractor)				
	Rusi	ness Organization		
	Dusii	icss organization		
The form of business organization	ation of the (Contractor is (check or	ne):	
Sole Proprietor or Partners Corporation	hip	LLC Independent Co	ntractor (Individual)	
If contractor/subcontractor is	a corporation	n, indicate the state and	d the date of incorporation:	
Authorized to do business in t	he State of I	llinois:	Yes [] N	lo []
Describe supporting documen	tation attach	ned:		
Federal Employer I.D. #:				
Social Security # (if an individual)	dual or sole	proprietor):		

Registered with Illinois	Department of	Revenue:			Yes [] No []
Describe supporting doc	cumentation att	eached (if "	No," explai	n):	
Registered with Illinois	Department of	Employm	ent Security	<i>r</i> :	Yes [] No []
Describe supporting doc	cumentation att	eached (if "	No," explai	n):	
Tax liens or tax deling	<u>uencies</u>				
Disclosure of any federa officers of the contracto			-	uencies against	the contractor of any Yes [] No []
"No" means "not ap	pplicable."	If "yes,"	describe	lien/delinquenc	ies and resolution:
EOE Compliance					
Contractor is in complia States Code and Federal (known as the Equal Op	l Executive Or	der No. 11	246 as ame	-	
Employee Classificatio	<u>n</u>				
Contractor's employees employee or independe ordinances (Form B).				state and fed	
Professional or Trade	<u>Licenses</u>				
Contractor will possess Contract work:	all applicable ¡	professiona	al and trade	licenses require	ed for performing the Yes [] No []
License	Number		Date Issued	Current Expiration	Holder of License

If any of the above license(s) have been revoked or suspended, state the date and reason for suspension/revocation:

Documentation Attached (Contractor must initial next to each item):
Form A: Name and address of subcontractors from whom Contractor has accepted a bid or intends to hire to perform work on any part of the project. NOTE: All subcontractors shall complete and submit an Affidavit of Compliance no later than the date the subcontractor commences work on the project.
Form B: List of individuals who will perform work on the project on behalf of the Contractor, verifying that each individual is properly classified as an employee or independent contractor. Contractor also verifies that all Contractor's employees are covered under a current workers' compensation policy, properly classified under the workers' compensation policy, and covered by a health and welfare and retirement plan.
Form C Additional Information (if required)
Certificate of Good Standing (or other evidence of compliance with laws pre-requisite to doing business in the state)
Illinois Department of Revenue registration
Illinois Department of Employment Security registration
Standards of Apprenticeship/Apprentice Agreements
Substance Abuse Prevention program (or applicable provision from CBA in effect)
Written Safety Policy Statement signed by company representative
OSHA cards evidencing 10-hour or greater safety program completed, if requested
Workers' Compensation Coverage
Professional or Trade Licenses

Eligibility to Contract

Murphy And Miller, Inc.	
Name of Contractor (please print)	Submitted by (signature)
Title	
cate of Compliance with Illinois Human	Rights Act
The undersigned hereby certifies that the C 1964 Civil Rights Act as amended and the	Contractor is in compliance with Title 7 of th Illinois Human Rights Act as amended.
Murphy And Miller, Inc.	
Name of Contractor (please print)	Submitted by (signature)
Title	
cate of Compliance with Illinois Drug-Fr	ee Workplace Act
	loyees , does hereby certify pursuant to section of ILCS 580/3) that it shall provide a drug-free performance of the work under the contract
workplace for all employees engaged in the complying with the requirements of the Illi	nois Drug-Free Workplace Act and, further of this contract by reason of debarment for a
workplace for all employees engaged in the complying with the requirements of the Illi certifies, that it is not ineligible for award of	nois Drug-Free Workplace Act and, further of this contract by reason of debarment for a

Certificate Regarding Sexual Harassment Policy

The un	idersigned does hereby certify pursuant to section 2-1 (775 ILCS 5/2-105) that it has a written sexual hara minimum, the following information: (i) the illegal definition of sexual harassment under State law; (ii utilizing examples; (iv) an internal complaint process recourse, investigative and complaint process availa Rights and Human Rights Commission; (vi) directifuman Rights and Human Rights Commission; and	ssment policy that includes, at a ity of sexual harassment; (ii) the i) a description of sexual harassment, ess including penalties; (v) the legal able through the Department of Human ion on how to contact the Department of
	Murphy And Miller, Inc. Name of Contractor (please print)	Submitted by (signature)
Certifi	Title icate of Compliance with Substance Abuse Preven	ntion on Public Works Projects Act
The un	dersigned hereby certifies that:	
A.	There is in place a written program which meets or Substance Abuse Prevention on Public Works Project a written copy thereof to the Village of Tinley Park.	cts Act (P.A. 95-0635), and has provided
В.	There is in place a collective bargaining agreement the Substance Abuse Prevention on Public Works P	
(Cross	out either A or B depending upon which certification	n is correct)
	Murphy And Miller, Inc.	
	Name of Contractor (please print)	Submitted by (signature)
	Title	

Certificate of Compliance with Prevailing Wage Requirements

The undersigned hereby certifies that:

This contract calls for the construction of a "public work," within the meaning of the Illinois Prevailing Wage Act, 820 ILCS 130/.01 et seq. ("the Act"). The Act requires contractors and subcontractors to pay laborers, workers and mechanics performing services on public works projects no less than the current "prevailing rate of wages" (hourly cash wages plus amount for fringe benefits) in the county where the work is performed. The Department publishes the prevailing wage rates on its website at http://www.state.il.us/agency/idol/rates/rates.HTM. The Department revises the prevailing wage rates and the contractor/subcontractor has an obligation to check the Department's web site for revisions to prevailing wage rates. For information regarding

current prevailing wage rates, please refer to the Illinois Department of Labor's website. All contractors and subcontractors rendering services under this contract must comply with all requirements of the Act, including but not limited to, all wage requirements and notice and record keeping duties.

Murphy And Miller, Inc. Name of Contractor (please print)	Submitted by (signature)
Title	
Certificate of Compliance with the Village of Tin	ley Park Responsible Bidder Ordinance
The undersigned or the entity making the proposal the Village of Tinley Park Responsible Bidder Ord	
Murphy And Miller, Inc.	
Name of Contractor (please print)	Submitted by (signature)
Title	

[Signature Page to Follow]

Murphy And Miller, Inc.	
BY:	
Printed Name:	Date
Title:	
VILLAGE OF TINLEY PARK	
BY: Jacob C. Vandenberg, Village President (required if Contract is \$20,000 or more)	Date
ATTEST:	
Village Clerk (required if Contract is \$20,000 or more)	Date
VILLAGE OF TINLEY PARK	
BY:	
Village Manager	Date

SCOPE OF SERVICES

Attached Scope of work for Tinley Park Facilities HVAC System Service as detailed in:

- Quote from Murphy And Miller, Inc. tilted: Contract Number 80REFR (\$3,557)
- Quote from Murphy And Miller, Inc. tilted: Contract Number 80HVAC (\$3,420.22)
- Quote from Murphy And Miller, Inc. tilted: Contract Number PUMHOU (\$872)
- Quote from Murphy And Miller, Inc. tilted: Contract Number WATPLA (\$1,174)
- Quote from Murphy And Miller, Inc. tilted: Contract Number VARIOUS (\$16,786.43)



INSPECTION AGREEMENT

Customer's Billing Name & Address:

VILLAGE OF TINLEY PARK 16250 SOUTH OAK PARK AVENUE TINLEY PARK, IL 60477

Service to Be Provided At:

TINLEY PARK METRA STATION 18001 SOUTH 80TH AVENUE TINLEY PARK, IL 60477

Effective Date & Term : 12 MOS BEGINNING 05/01/2020 Anniversary Date : 04/30/2021

Agreement Amount : \$3,557.00

Payment Schedule : \$592.85 EVERY OTHER MONTH

Sales Representative : Mr. Bart Deval Proposal Date : 02/27/2020

M&M customer/Site Code: VIL010/7 Contract Number: 80REFR

At the time of scheduled Inspections and for the equipment listed on the attached pages, M&M agrees to perform the Preventive Maintenance tasks described on the following pages.

M&M will make the following number of Preventive Maintenance Inspections over a total of the following scheduled site visits during each term of this Agreement. The air conditioning and heating Inspections include equipment startup and shutdown.

Air Conditioning: 2 inspectionsRefrigeration: 0 inspectionsEquipment Controls: 4 inspectionsHeating: 2 inspectionsBuilding Automation: 0 inspectionsFilters: 4 changes

M&M Inspection activities will be scheduled by M&M and will be based on manufacturers' recommendations; equipment location, application and type; and Murphy & Miller's 84 years of HVAC experience. You will be informed of our maintenance and repair work, and a service report detailing work done will be presented after each service call for your records.

Beginning with the effective date, you agree to pay, in advance, for the services described herein according to the payment schedule shown above.

The Customer agrees to pay, in advance, according to the payment schedule shown above beginning with the effective date and continuing for the duration of this Agreement. This Agreement shall continue in effect unless you give written notice of your intention not to renew and it is received by M&M a minimum of thirty days prior to the anniversary date. Renewals of this Agreement will be invoiced on the basis of prices in effect at each renewal date. This Agreement is not valid or binding until accepted by Murphy & Miller, Inc.

<u>VILLAGE OF TINLEY PARK</u>	MURPHY & MILLER, INC.
Signature	Signature
Printed Name and Title	Printed Name and Title
Date	Date

Murphy & Miller, Inc. /600 West Taylor/Chicago, IL 60607-4429





EQUIPMENT COVERAGE ADDENDUM

	Not		
Included	Included	<u>N/A</u>	HUMIDIFIER SERVICES
		X	Modulating Steam Humidifier
		Χ	Electric Element Humidifier
		Χ	Infra-red Humidifier
		Χ	Evaporative Humidifier
		Χ	Electric Cell Humidifier Total no. of cells:
			Cell replacement on Electric Cell Humidifiers is limited to one change per year.
	Not		
Included	<u>Included</u>	N/A	WATER TREATMENT SERVICES
		X	Tower Water
		X	Chilled Water
		X	Boiler Water
		X	Humidifiers
	N T 4		
T., .1., A. A	Not	NT/A	CONTROL CERVICES
<u>Included</u> X	<u>Included</u>	<u>N/A</u>	CONTROL SERVICES 1. Controls installed by the manufacturer on equipment severed by this
^			Controls installed by the manufacturer on equipment covered by this Agreement
			Built up control systems and controlling devices on equipment covered by this Agreement
		Х	Electric control systems
		X	Electronic control systems
		X	Pneumatic control systems
		X	3. Automatic control valve operators on equipment covered by this Agreement,
		^	excluding valve bodies
		Х	4. Control system air compressors
		X	5. Control system air driers
		^	o. Control dystem an anera
	Not		
Included	Included	N/A	AIR FILTER SERVICES CHANGES PER YEAR
	X		Filter media
	X		Throw-away filters
X			High-efficiency filters FOUR (4)
	X		Roll-A-Matic filters
	X		Bag filters
	Χ		Charcoal filters
	X		Washable filters

All metal filter frames furnished by Murphy & Miller under the terms of this Agreement will remain the property of Murphy & Miller. Murphy & Miller reserves the right to remove its frames should this Agreement be cancelled or expire.

AGENDA - 6/16/2020, B -... VILI WURPHY& WILLER, INC.



	Not		AIR CONDITIONING / REFRIGERATION /
<u>Included</u>	Included	<u>N/A</u>	VENTILATION / COOLING TOWER EQUIPMENT TASK LIST
			See other task lists for Absorption/Centrifugal Chiller Equipment
X			Lubricate bearings per manufacturers' recommendations.
X			2. Check oil levels.
X			Check and lubricate dampers. Check and represent a control of the contr
X X			Check safety and operating controls. Privile close air cooled condensers once per year.
^	Χ		5. Brush clean air–cooled condensers once per year.6. Power wash condensers once per year.
	X		7. Separation of condenser coils.
Х	^		8. Check belt alignment and tension.
X			Check voltages and motor amperage.
X			10. Tighten electrical connections.
X			11. Check economizer and low-ambient operation.
X			12. Check crank case heaters.
X			13. Check drain pans and drain line heaters.
X			14. Check operating pressures.
		X	15. Check defrost cycle.
Х			16. Ch <mark>eck a</mark> nd record comp <mark>ressor discharge temperature.</mark>
	X		17. Check condensate and circulation pumps.
		Χ	18. Drain, fill and vent chilled water system.
		X	19. Drain and winterize water co <mark>oled condensing units.</mark>
		X	20. Drain and winterize chilled water coils.
		X	21. Check VAV boxes and controls
		X	22. Lubricate and adjust tower floats and linkages.
		X	23. Check tower blow-down valve.
		X	24. Lubricate tower fan drives.
		X	25. Fill and vent towers and condenser circuit.
		X X	26. Clean tower sump.
		X	27. Clean tower nozzles, header not included.28. Drain and winterize cooling tower lines.
		^	26. Drain and winterize cooling tower lines.
	Not		
Included	Included	<u>N/A</u>	HEATING EQUIPMENT TASK LIST
X			Check safety and operating controls.
		X	2. Check combustion analysis on boilers.
		X	3. Clean furnace yearly.
V		X	4. Brush clean boiler fire tubes yearly.
Х		V	5. Inspect fireside of boiler/furnace.
		X X	6. Visually inspect for boiler leaks. 7. Check water level.
		x	8. Drain, fill and vent of hot water system.
		X	9. Check water pressure and relief valves.
		X	10. Check heating coils annually.
		X	11. Check strainers, control valves, freeze stats and traps on air handling units.
		X	12. Check heat-exchangers annually.
		X	13. Check pumps, including vacuum, circulating, condensate, and make-up
			system pumps.
		Χ	14. Clean and flush waterside of boiler.
		Χ	15. Air filters required for high efficiency boilers once per year.

TERMS AND CONDITIONS

- 1. The identification, detection, encapsulation, removal or disposal of asbestos, or products or materials containing other hazardous substances is beyond the scope of this Agreement and Murphy & Miller is not required to perform same.
- 2. Murphy & Miller's maximum liability based upon any legal claim or cause of action (except for personal injury), shall not exceed the yearly contract price of this Agreement.
- 3. Customer shall permit free and timely access to the building and equipment, permit use of the building services, allow Murphy & Miller to start and stop the equipment as necessary, keep areas adjacent to the equipment free of extraneous materials, and move or alter any stock, fixtures, walls or partitions as needed to perform the work under this Agreement.
- Murphy & Miller warrants that labor provided under this Agreement will be performed in a workmanlike manner. However, no claim for defective workmanship may be brought upon any cause of action, unless customer has provided Murphy & Miller with written notice of such defects within the ninety-day period following the termination date of this Agreement.
 Murphy & Miller shall not be required to furnish any items of equipment or labor recommended or required by Insurance
- 5. Murphy & Miller shall not be required to furnish any items of equipment or labor recommended or required by Insurance Companies, Government, State, Municipal or other Authorities, unless paid for by the Customer.
- 6. In the event of termination by the Customer, Customer agrees to pay for all work performed since the last contract renewal date (or if no renewal, since inception) at Murphy & Millers labor and material rates prevailing at the time of termination. The Customer's contract payments for the period since renewal (or if no renewal, since inception) shall be credited against Murphy & Miller's labor and material bill and the Customer shall pay for any shortfall or receive any refund due on the difference between the amount paid and the amount billed due to termination.
- 7. Customer warrants that it is either the owner of the Premises or the owner's duly authorized agent empowered to enter into this Agreement on the owner's behalf. If the Customer is not the owner, it agrees to provide the owner with an executed copy of this Agreement.
- 8. Customer agrees to pay interest on any sums outstanding and past due computed at 2% per annum over the current prime rate of interest set by Libor or at highest lawful rate if the rate is lower.
- Customer agrees to pay all of Murphy & Miller's costs and expenses incurred in enforcing Murphy & Miller's rights or remedies hereunder or any of the terms hereof, including but not limited to, Murphy & Miller's reasonable attorneys' fees and court costs.
- 10. This Agreement does not include repairs to the system(s) or equipment, the provision or installation of components or parts, or service calls requested by the customer. These services will be charged for at Murphy & Miller's service rates then in effect.
- 11. Murphy & Miller's time to perform it obligations hereunder shall be extended as necessary if Murphy & Miller's performance is partially or wholly delayed by parts or equipment unavailability, strikes, lockouts or other labor difficulties of any kind; transportation delays; casualty; war, rebellion, or riot, acts of God or government or any cause whatsoever beyond Murphy & Miller's reasonable control. Murphy & Miller's duty to perform any work delayed for the above reasons ceases upon termination of this Agreement.
- 12. Murphy & Miller shall not be liable for any incidental, special, indirect or consequential damages suffered by the Customer including (without limiting the foregoing) loss of business or profits, loss of use, increased operating or maintenance expenses, claims of Customer's tenants or clients, food spoilage, damage to the Customer's premises, or loss of business opportunity.
- 13. Murphy & Miller is only responsible for equipment itemized on the attached equipment list. With respect to the equipment listed in this Agreement, the Customer agrees to have service or repairs not covered by this Agreement done promptly so as not to interfere with Murphy & Miller's performance hereunder. Any work not covered by this Agreement and performed by Murphy & Miller shall be at its prevailing material and labor rates.
- 14. Corrections of the design or installation of Customer's equipment is beyond the scope of this Agreement and Murphy & Miller is not required to perform same.
- 15. Deliming or cleaning of water cooling towers, evaporative condensers, or water cooled condensers, is not covered by this Agreement unless specified as part of the Agreement.
- 16. Customer shall make available to Murphy & Miller's personnel all pertinent material safety data sheets (MSDS) pursuant to OSHA's hazard communications standard regulations.
- 17. This Agreement is entitled "Preventive Maintenance Agreement" because the work listed is designed to help prevent breakdowns of the Customer's equipment. The Customer understands and agrees that breakdowns may nonetheless occur and that Murphy & Miller has not undertaken to prevent all equipment breakdowns, but only perform the work listed.



- 18. No other Agreement, oral or written, expressed or implied, shall limit or qualify the terms of this Agreement, unless such an additional Agreement is accepted by both parties in writing.
- 19. Murphy & Miller is entitled to discontinue its performance under this Agreement at any time payments are past due.

ADDITIONAL PROVISIONS:

AGENDA - 6/16/2020, B -...

CUSTOMER TO SUPPLY FILTERS AND BELTS



Page 39

EQUIPMENT COVERED UNDER THIS CONTRACT

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON
1	THERMO KOOL	REFRIGERATION WALK-IN COOLER	TBD	TBD	CEILING
1	MANITOWOC	REFRIGERATION ICE CUBE MACHINE	B420	1101050442	GROUND LEVEL
1	TRUE	REFRIGERATION REACH-IN COOLER	TR2F-4HS	7267764	GROUND LEVEL
1	TRUE	REFRIGERATION REACH-IN FREEZER	TUC-60	7217656	GROUND LEVEL
1	FEDERAL INDUSTRIES	REFRIGERATION REACH-IN COOLER	SGR5042DZ	11110167958	GROUND LEVEL
1	FEDERAL INDUSTRIES	REFRIGERATION REACH-IN COOLER	SGR5042DZ	11110167959	GROUND LEVEL
1	TBD	REFRIGERATION RACH-IN FREEZER	TBD	TBD	GROUND LEVEL/ICE CREAM FREEZER
1	COPELAND	REFRIGERATION REACH-COOLER	FJAF-0106- CAV-020	11J10907U	GROUND LEVEL/BAR COOLER
1_	COPELAND	REFRIGERATION REACH-IN COOLER	FJAF-0106- CAV-020	11J10908U	GROUND LEVEL/BAR COOLER
1	GREENHECK	VENTILATION EXHAUST FAN	USGF-160XP- 15-6	1.26078E+11	ROOF



INSPECTION AGREEMENT

Customer's Billing Name & Address:

VILLAGE OF TINLEY PARK 16250 SOUTH OAK PARK AVENUE TINLEY PARK, IL 60477

Service to Be Provided At:

TINLEY PARK METRA STATION 18001 SOUTH 80TH AVENUE TINLEY PARK, IL 60477

Effective Date & Term : 12 MOS BEGINNING 05/01/2020 Anniversary Date : 04/30/2021

Agreement Amount : \$3,420.22

Payment Schedule : \$855.06 PER QUARTER

Sales Representative : Mr. Bart Deval Proposal Date : 02/27/2020 M&M customer/Site Code: VIL010/7 Contract Number : 80HVAC

At the time of scheduled Inspections and for the equipment listed on the attached pages, M&M agrees to perform the Preventive Maintenance tasks described on the following pages.

M&M will make the following number of Preventive Maintenance Inspections over a total of the following scheduled site visits during each term of this Agreement. The air conditioning and heating Inspections include equipment startup and shutdown.

: 2 inspections Air Conditioning Refrigeration : 0 inspections Heating Equipment Controls : 4 inspections : 2 inspections **Building Automation** Filters : 0 inspections : 4 changes

M&M Inspection activities will be scheduled by M&M and will be based on manufacturers' recommendations; equipment location, application and type; and Murphy & Miller's 84 years of HVAC experience. You will be informed of our maintenance and repair work, and a service report detailing work done will be presented after each service call for your records.

Beginning with the effective date, you agree to pay, in advance, for the services described herein according to the payment schedule shown above.

The Customer agrees to pay, in advance, according to the payment schedule shown above beginning with the effective date and continuing for the duration of this Agreement. This Agreement shall continue in effect unless you give written notice of your intention not to renew and it is received by M&M a minimum of thirty days prior to the anniversary date. Renewals of this Agreement will be invoiced on the basis of prices in effect at each renewal date. This Agreement is not valid or binding until accepted by Murphy & Miller, Inc.

<u>VILLAGE OF TINLEY PARK</u>	MURPHY & MILLER, INC.
Signature	Signature
Printed Name and Title	Printed Name and Title
Date	Date

Murphy & Miller Inc. /600 West Taylor/Chicago, IL 60607-4429



	Not		
Included	Included	<u>N/A</u>	HUMIDIFIER SERVICES
		X	Modulating Steam Humidifier
		Χ	Electric Element Humidifier
		Χ	Infra-red Humidifier
		Χ	Evaporative Humidifier
		Χ	Electric Cell Humidifier Total no. of cells:
			Cell replacement on Electric Cell Humidifiers is limited to one change per year.
	Not		
Included	<u>Included</u>	N/A	WATER TREATMENT SERVICES
		X	Tower Water
		X	Chilled Water
		X	Boiler Water
		X	Humidifiers
	3 7 /		
T., .1., A. A	Not	NT/A	CONTROL CERVICES
<u>Included</u> X	<u>Included</u>	<u>N/A</u>	CONTROL SERVICES 1. Controls installed by the manufacturer on equipment severed by this
^			Controls installed by the manufacturer on equipment covered by this Agreement
			Built up control systems and controlling devices on equipment covered by this Agreement
		Х	Electric control systems
		X	Electronic control systems
		X	Pneumatic control systems
		X	3. Automatic control valve operators on equipment covered by this Agreement,
		^	excluding valve bodies
		Х	4. Control system air compressors
		X	5. Control system air driers
		^	o. Control dystem an anera
	Not		
Included	Included	N/A	AIR FILTER SERVICES CHANGES PER YEAR
	X		Filter media
	X		Throw-away filters
X			High-efficiency filters FOUR (4)
	Χ		Roll-A-Matic filters
	X		Bag filters
	Χ		Charcoal filters
	X		Washable filters

All metal filter frames furnished by Murphy & Miller under the terms of this Agreement will remain the property of Murphy & Miller. Murphy & Miller reserves the right to remove its frames should this Agreement be cancelled or expire.

AGENDA - 6/16/2020, B -... VILI

/// URPHY& // GLLER, INC.



Included	Not	NI/A	AIR CONDITIONING / REFRIGERATION /
<u>Included</u>	<u>Included</u>	<u>N/A</u>	VENTILATION / COOLING TOWER EQUIPMENT TASK LIST See other task lists for Absorption/Centrifugal Chiller Equipment
X			Lubricate bearings per manufacturers' recommendations.
X			Check oil levels.
X			Check and lubricate dampers.
X			Check safety and operating controls.
X			5. Brush clean air–cooled condensers once per year.
	X		6. Power wash condensers once per year.
	X		7. Separation of condenser coils.
X			8. Check belt alignment and tension.
Х			9. Check voltages and motor amperage.
X			10. Tighten electrical connections.
X			11. Check economizer and low-ambient operation.
X			12. Check crank case heaters.
X			13. Check drain pans and drain line heaters.
Χ			14. Check operating pressures.
V		X	15. Check defrost cycle.
Х	v		16. Check and record compressor discharge temperature.
	X	V	17. Check condensate and circulation pumps.
		X X	18. Drain, fill and vent chilled water system. 19. Drain and winterize water cooled condensing units.
		x	20. Drain and winterize water cooled condensing units.
		X	21. Check VAV boxes and controls
		X	22. Lubricate and adjust tower floats and linkages.
		X	23. Check tower blow-down valve.
		Χ	24. Lubricate tower fan drives.
		Χ	25. Fill and vent towers and condenser circuit.
		Χ	26. Clean tower sump.
		Χ	27. Clean tower nozzles, header not included.
		Χ	28. Drain and winterize cooling tower lines.
	Not		
Included	Included	<u>N/A</u>	HEATING EQUIPMENT TASK LIST
X		_	Check safety and operating controls.
		X	2. Check combu <mark>stion anal</mark> ysis on boilers.
		X	3. Clean furnace yearly.
		X	4. Brush clean boiler fire tubes yearly.
Х		V	5. Inspect fireside of boiler/furnace.
		X	6. Visually inspect for boiler leaks.
		X	7. Check water level. 8. Drain, fill and vent of hot water system.
		x	9. Check water pressure and relief valves.
		x	10. Check heating coils annually.
		x	11. Check strainers, control valves, freeze stats and traps on air handling units.
		X	12. Check heat-exchangers annually.
		X	13. Check pumps, including vacuum, circulating, condensate, and make-up
			system pumps.
		Χ	14. Clean and flush waterside of boiler.
		Χ	15. Air filters required for high efficiency boilers once per year.

TERMS AND CONDITIONS

- 1. The identification, detection, encapsulation, removal or disposal of asbestos, or products or materials containing other hazardous substances is beyond the scope of this Agreement and Murphy & Miller is not required to perform same.
- 2. Murphy & Miller's maximum liability based upon any legal claim or cause of action (except for personal injury), shall not exceed the yearly contract price of this Agreement.
- 3. Customer shall permit free and timely access to the building and equipment, permit use of the building services, allow Murphy & Miller to start and stop the equipment as necessary, keep areas adjacent to the equipment free of extraneous materials, and move or alter any stock, fixtures, walls or partitions as needed to perform the work under this Agreement.
- Murphy & Miller warrants that labor provided under this Agreement will be performed in a workmanlike manner. However, no claim for defective workmanship may be brought upon any cause of action, unless customer has provided Murphy & Miller with written notice of such defects within the ninety-day period following the termination date of this Agreement.
 Murphy & Miller shall not be required to furnish any items of equipment or labor recommended or required by Insurance
- 5. Murphy & Miller shall not be required to furnish any items of equipment or labor recommended or required by Insurance Companies, Government, State, Municipal or other Authorities, unless paid for by the Customer.
- 6. In the event of termination by the Customer, Customer agrees to pay for all work performed since the last contract renewal date (or if no renewal, since inception) at Murphy & Millers labor and material rates prevailing at the time of termination. The Customer's contract payments for the period since renewal (or if no renewal, since inception) shall be credited against Murphy & Miller's labor and material bill and the Customer shall pay for any shortfall or receive any refund due on the difference between the amount paid and the amount billed due to termination.
- 7. Customer warrants that it is either the owner of the Premises or the owner's duly authorized agent empowered to enter into this Agreement on the owner's behalf. If the Customer is not the owner, it agrees to provide the owner with an executed copy of this Agreement.
- 8. Customer agrees to pay interest on any sums outstanding and past due computed at 2% per annum over the current prime rate of interest set by Libor or at highest lawful rate if the rate is lower.
- Customer agrees to pay all of Murphy & Miller's costs and expenses incurred in enforcing Murphy & Miller's rights or remedies hereunder or any of the terms hereof, including but not limited to, Murphy & Miller's reasonable attorneys' fees and court costs.
- 10. This Agreement does not include repairs to the system(s) or equipment, the provision or installation of components or parts, or service calls requested by the customer. These services will be charged for at Murphy & Miller's service rates then in effect.
- 11. Murphy & Miller's time to perform it obligations hereunder shall be extended as necessary if Murphy & Miller's performance is partially or wholly delayed by parts or equipment unavailability, strikes, lockouts or other labor difficulties of any kind; transportation delays; casualty; war, rebellion, or riot, acts of God or government or any cause whatsoever beyond Murphy & Miller's reasonable control. Murphy & Miller's duty to perform any work delayed for the above reasons ceases upon termination of this Agreement.
- 12. Murphy & Miller shall not be liable for any incidental, special, indirect or consequential damages suffered by the Customer including (without limiting the foregoing) loss of business or profits, loss of use, increased operating or maintenance expenses, claims of Customer's tenants or clients, food spoilage, damage to the Customer's premises, or loss of business opportunity.
- 13. Murphy & Miller is only responsible for equipment itemized on the attached equipment list. With respect to the equipment listed in this Agreement, the Customer agrees to have service or repairs not covered by this Agreement done promptly so as not to interfere with Murphy & Miller's performance hereunder. Any work not covered by this Agreement and performed by Murphy & Miller shall be at its prevailing material and labor rates.
- 14. Corrections of the design or installation of Customer's equipment is beyond the scope of this Agreement and Murphy & Miller is not required to perform same.
- 15. Deliming or cleaning of water cooling towers, evaporative condensers, or water cooled condensers, is not covered by this Agreement unless specified as part of the Agreement.
- 16. Customer shall make available to Murphy & Miller's personnel all pertinent material safety data sheets (MSDS) pursuant to OSHA's hazard communications standard regulations.
- 17. This Agreement is entitled "Preventive Maintenance Agreement" because the work listed is designed to help prevent breakdowns of the Customer's equipment. The Customer understands and agrees that breakdowns may nonetheless occur and that Murphy & Miller has not undertaken to prevent all equipment breakdowns, but only perform the work listed.



- 18. No other Agreement, oral or written, expressed or implied, shall limit or qualify the terms of this Agreement, unless such an additional Agreement is accepted by both parties in writing.
- 19. Murphy & Miller is entitled to discontinue its performance under this Agreement at any time payments are past due.

ADDITIONAL PROVISIONS:

CUSTOMER TO SUPPLY FILTERS AND BELTS



EQUIPMENT COVERED UNDER THIS CONTRACT

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON
	CLIMATE				
1	MASTER	HEATING HEAT PUMP	TOHW10BHJ1CBAAS	1811C20723	BASEMENT
	CLIMTAE				
1	MASTER	HEATING HEAT PUMP	TOHD108BHE3BBNAS	1911C20746	BASEMENT
1	EVO	HEATING HOT WATER HEATER	HWM129	84333	TBD
2	B&G	PUMP WATER PUMP CIRCULATING	VARIOUS	VARIOUS	BASEMENT













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INSPECTION AGREEMENT

Customer's Billing Name & Address:

VILLAGE OF TINLEY PARK 16250 SOUTH OAK PARK AVENUE TINLEY PARK, IL 60477 **Service to Be Provided At:**

PUMP HOUSE 6640 WEST 167TH STREET TINLEY PARK, IL 60477

Effective Date & Term : 12 MOS BEGINNING 04/01/2020 Anniversary Date : 03/31/2021

Agreement Amount : \$872.00

Payment Schedule : \$436.00 SEMI-ANNUALLY

Sales Representative : Mr. Bart Deval
Proposal Date : 02/27/2020
M&M customer/Site Code : VIL010/6
Contract Number : PUMHOU

At the time of scheduled Inspections and for the equipment listed on the attached pages, M&M agrees to perform the Preventive Maintenance tasks described on the following pages.

M&M will make the following number of Preventive Maintenance Inspections over a total of the following scheduled site visits during each term of this Agreement. The air conditioning and heating Inspections include equipment startup and shutdown.

Air Conditioning : 1 inspection Refrigeration : 0 inspections
Equipment Controls : 2 inspections
Building Automation : 0 inspections
Filters : 2 changes

M&M Inspection activities will be scheduled by M&M and will be based on manufacturers' recommendations; equipment location, application and type; and Murphy & Miller's 84 years of HVAC experience. You will be informed of our maintenance and repair work, and a service report detailing work done will be presented after each service call for your records.

Beginning with the effective date, you agree to pay, in advance, for the services described herein according to the payment schedule shown above.

The Customer agrees to pay, in advance, according to the payment schedule shown above beginning with the effective date and continuing for the duration of this Agreement. This Agreement shall continue in effect unless you give written notice of your intention not to renew and it is received by M&M a minimum of thirty days prior to the anniversary date. Renewals of this Agreement will be invoiced on the basis of prices in effect at each renewal date. This Agreement is not valid or binding until accepted by Murphy & Miller, Inc.

<u>VILLAGE OF TINLEY PARK</u>	MURPHY & MILLER, INC.
Signature	Signature
Printed Name and Title	Printed Name and Title
Date	Date

Murphy & Miller Inc. /600 West Taylor/Chicago, IL 60607-4429



EQUIPMENT COVERAGE ADDENDUM

	Not		
Included	Included	<u>N/A</u>	HUMIDIFIER SERVICES
		X	Modulating Steam Humidifier
		Χ	Electric Element Humidifier
		Χ	Infra-red Humidifier
		Χ	Evaporative Humidifier
		Χ	Electric Cell Humidifier Total no. of cells:
			Cell replacement on Electric Cell Humidifiers is limited to one change per year.
	Not		
Included	<u>Included</u>	N/A	WATER TREATMENT SERVICES
		X	Tower Water
		X	Chilled Water
		X	Boiler Water
		X	Humidifiers
	N T 4		
T., .1., A. A	Not	NT/A	CONTROL CERVICES
<u>Included</u> X	<u>Included</u>	<u>N/A</u>	CONTROL SERVICES 1. Controls installed by the manufacturer on equipment severed by this
^			Controls installed by the manufacturer on equipment covered by this Agreement
			Built up control systems and controlling devices on equipment covered by this Agreement
		Х	Electric control systems
		x	Electronic control systems
		X	Pneumatic control systems
		X	3. Automatic control valve operators on equipment covered by this Agreement,
		^	excluding valve bodies
		Х	4. Control system air compressors
		X	5. Control system air driers
			o. Control System director
	Not		
Included	Included	N/A	AIR FILTER SERVICES CHANGES PER YEAR
	X		Filter media
	X		Throw-away filters
X			High-efficiency filters (2) TWO
	X		Roll-A-Matic filters
	X		Bag filters
	Χ		Charcoal filters
	X		Washable filters

All metal filter frames furnished by Murphy & Miller under the terms of this Agreement will remain the property of Murphy & Miller. Murphy & Miller reserves the right to remove its frames should this Agreement be cancelled or expire.

AGENDA - 6/16/2020, B -... VILI WURPHY& WILLER, INC.



<u>Included</u>	Not Included	<u>N/A</u>	AIR CONDITIONING / REFRIGERATION / VENTILATION / COOLING TOWER EQUIPMENT TASK LIST
included	Included	IVA	See other task lists for Absorption/Centrifugal Chiller Equipment
Χ			Lubricate bearings per manufacturers' recommendations.
X			2. Check oil levels.
X			Check and lubricate dampers.
X			Check safety and operating controls.
X			5. Brush clean air-cooled condensers once per year.
	X		6. Power wash condensers once per year.
	X		7. Separation of condenser coils.
X			Check belt alignment and tension.
X			9. Check voltages and motor amperage.
X			10. Tighten electrical connections.
X			11. Check economizer and low-ambient operation.
X			12. Check crank case heaters.
X X			13. Check drain pans and drain line heaters. 14. Check operating pressures.
^		X	15. Check defrost cycle.
Х		^	16. Check and record compressor discharge temperature.
^	X		17. Check condensate and circulation pumps.
		Χ	18. Drain, fill and vent chilled water system.
		Χ	19. Drain and winterize water cooled condensing units.
		Χ	20. Drain and winterize chilled water coils.
		Χ	21. Check VAV boxes and controls
		Χ	22. Lubricate and adjust tower floats and linkages.
		X	23. Check tower blow-down valve.
		X	24. Lubricate tower fan drives.
		X	25. Fill and vent towers and condenser circuit.
		X	26. Clean tower sump.
		X X	27. Clean tower nozzles, header not included. 28. Drain and winterize cooling tower lines.
		^	20. Drain and wintenze cooling tower lines.
	Not		
Included	Included	N/A	HEATING EQUIPMENT TASK LIST
X			Check safety and operating controls.
		X	2. Check combustion analysis on boilers.
X			3. Clean furnace yearly.
		X	4. Brush clean boiler fire tubes yearly.
Х		V	5. Inspect fireside of boiler/furnace.
		X	6. Visually inspect for boiler leaks.
		X	7. Check water level. 8. Drain, fill and vent of hot water system.
		x	9. Check water pressure and relief valves.
		x	10. Check heating coils annually.
		X	11. Check strainers, control valves, freeze stats and traps on air handling units.
Χ			12. Check heat-exchangers annually.
		Χ	13. Check pumps, including vacuum, circulating, condensate, and make-up
			system pumps.
		Χ	14. Clean and flush waterside of boiler.
		Χ	15. Air filters required for high efficiency boilers once per year.

TERMS AND CONDITIONS

- 1. The identification, detection, encapsulation, removal or disposal of asbestos, or products or materials containing other hazardous substances is beyond the scope of this Agreement and Murphy & Miller is not required to perform same.
- 2. Murphy & Miller's maximum liability based upon any legal claim or cause of action (except for personal injury), shall not exceed the yearly contract price of this Agreement.
- 3. Customer shall permit free and timely access to the building and equipment, permit use of the building services, allow Murphy & Miller to start and stop the equipment as necessary, keep areas adjacent to the equipment free of extraneous materials, and move or alter any stock, fixtures, walls or partitions as needed to perform the work under this Agreement.
- 4. Murphy & Miller warrants that labor provided under this Agreement will be performed in a workmanlike manner. However, no claim for defective workmanship may be brought upon any cause of action, unless customer has provided Murphy & Miller with written notice of such defects within the ninety-day period following the termination date of this Agreement.
- 5. Murphy & Miller shall not be required to furnish any items of equipment or labor recommended or required by Insurance Companies, Government, State, Municipal or other Authorities, unless paid for by the Customer.
- 6. In the event of termination by the Customer, Customer agrees to pay for all work performed since the last contract renewal date (or if no renewal, since inception) at Murphy & Millers labor and material rates prevailing at the time of termination. The Customer's contract payments for the period since renewal (or if no renewal, since inception) shall be credited against Murphy & Miller's labor and material bill and the Customer shall pay for any shortfall or receive any refund due on the difference between the amount paid and the amount billed due to termination..
- 7. Customer warrants that it is either the owner of the Premises or the owner's duly authorized agent empowered to enter into this Agreement on the owner's behalf. If the Customer is not the owner, it agrees to provide the owner with an executed copy of this Agreement.
- 8. Customer agrees to pay interest on any sums outstanding and past due computed at 2% per annum over the current prime rate of interest set by Libor or at highest lawful rate if the rate is lower.
- Customer agrees to pay all of Murphy & Miller's costs and expenses incurred in enforcing Murphy & Miller's rights or remedies hereunder or any of the terms hereof, including but not limited to, Murphy & Miller's reasonable attorneys' fees and court costs.
- 10. This Agreement does not include repairs to the system(s) or equipment, the provision or installation of components or parts, or service calls requested by the customer. These services will be charged for at Murphy & Miller's service rates then in effect.
- 11. Murphy & Miller's time to perform it obligations hereunder shall be extended as necessary if Murphy & Miller's performance is partially or wholly delayed by parts or equipment unavailability, strikes, lockouts or other labor difficulties of any kind; transportation delays; casualty; war, rebellion, or riot, acts of God or government or any cause whatsoever beyond Murphy & Miller's reasonable control. Murphy & Miller's duty to perform any work delayed for the above reasons ceases upon termination of this Agreement.
- 12. Murphy & Miller shall not be liable for any incidental, special, indirect or consequential damages suffered by the Customer including (without limiting the foregoing) loss of business or profits, loss of use, increased operating or maintenance expenses, claims of Customer's tenants or clients, food spoilage, damage to the Customer's premises, or loss of business opportunity.
- 13. Murphy & Miller is only responsible for equipment itemized on the attached equipment list. With respect to the equipment listed in this Agreement, the Customer agrees to have service or repairs not covered by this Agreement done promptly so as not to interfere with Murphy & Miller's performance hereunder. Any work not covered by this Agreement and performed by Murphy & Miller shall be at its prevailing material and labor rates.
- 14. Corrections of the design or installation of Customer's equipment is beyond the scope of this Agreement and Murphy & Miller is not required to perform same.
- 15. Deliming or cleaning of water cooling towers, evaporative condensers, or water cooled condensers, is not covered by this Agreement unless specified as part of the Agreement.
- 16. Customer shall make available to Murphy & Miller's personnel all pertinent material safety data sheets (MSDS) pursuant to OSHA's hazard communications standard regulations.
- 17. This Agreement is entitled "Preventive Maintenance Agreement" because the work listed is designed to help prevent breakdowns of the Customer's equipment. The Customer understands and agrees that breakdowns may nonetheless occur and that Murphy & Miller has not undertaken to prevent all equipment breakdowns, but only perform the work listed.



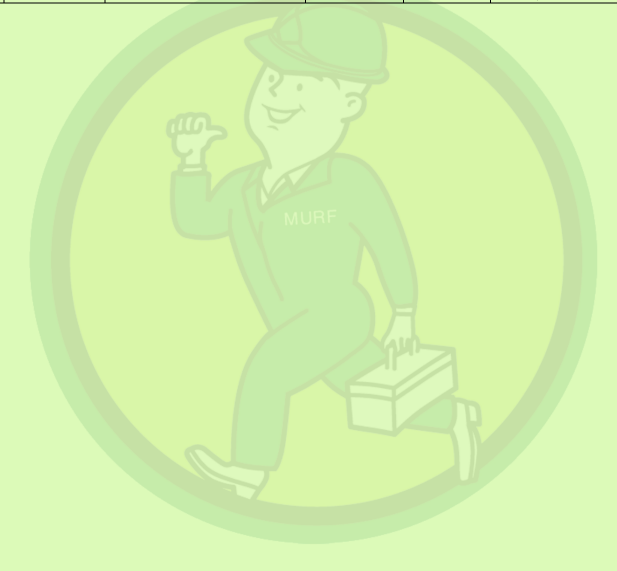
- 18. No other Agreement, oral or written, expressed or implied, shall limit or qualify the terms of this Agreement, unless such an additional Agreement is accepted by both parties in writing.
- 19. Murphy & Miller is entitled to discontinue its performance under this Agreement at any time payments are past due.

ADDITIONAL PROVISIONS



EQUIPMENT COVERED UNDER THIS CONTRACT

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON
			58STA135-		
1	CARRIER	HEATING FURNACE GAS	16122	4718A29209	BASEMENT
				BKCC79U2N9	
1	REZNOR	HEATING UNIT GAS	UDAP-200	0924X	EQUIPMENT ROOM





INSPECTION AGREEMENT

Customer's Billing Name & Address:

VILLAGE OF TINLEY PARK 16250 SOUTH OAK PARK AVENUE TINLEY PARK, IL 60477

Agreement Amount

Service to Be Provided At:

WATER PLANT 18301 SOUTH RIDGELAND AVENUE TINLEY PARK, IL 60477

Effective Date & Term : 12 MOS BEGINNING 04/01/2020 Anniversary Date : 03/31/2021 : \$1,174.00

Payment Schedule : \$587.00 SEMI-ANNUALLY

Sales Representative : Mr. Bart Deval Proposal Date : 02/27/2020 M&M customer/Site Code: VIL010/8 Contract Number : WATPLA

At the time of scheduled Inspections and for the equipment listed on the attached pages, M&M agrees to perform the Preventive Maintenance tasks described on the following pages.

M&M will make the following number of Preventive Maintenance Inspections over a total of the following scheduled site visits during each term of this Agreement. The air conditioning and heating Inspections include equipment startup and shutdown.

: 1 inspection Air Conditioning Refrigeration: 0 inspections : 2 inspections Heating Equipment Controls : 1 inspection Building Automation Filters : 0 inspections : 2 changes

M&M Inspection activities will be scheduled by M&M and will be based on manufacturers' recommendations; equipment location, application and type; and Murphy & Miller's 84 years of HVAC experience. You will be informed of our maintenance and repair work, and a service report detailing work done will be presented after each service call for your records.

Beginning with the effective date, you agree to pay, in advance, for the services described herein according to the payment schedule shown above.

The Customer agrees to pay, in advance, according to the payment schedule shown above beginning with the effective date and continuing for the duration of this Agreement. This Agreement shall continue in effect unless you give written notice of your intention not to renew and it is received by M&M a minimum of thirty days prior to the anniversary date. Renewals of this Agreement will be invoiced on the basis of prices in effect at each renewal date. This Agreement is not valid or binding until accepted by Murphy & Miller, Inc.

<u>VILLAGE OF TINLEY PARK</u>	MURPHY & MILLER, INC.
Signature	Signature
Printed Name and Title	Printed Name and Title
Date	Date

Murphy & Miller, Inc. /600 West Taylor/Chicago, IL 60607-4429



<u>Included</u>	Not <u>Included</u>	N/A X X X X X	HUMIDIFIER SERVICES Modulating Steam Humidifier Electric Element Humidifier Infra-red Humidifier Evaporative Humidifier Electric Cell Humidifier Total no. of cells:
			Cell replacement on Electric Cell Humidifiers is limited to one change per year.
<u>Included</u>	Not <u>Included</u>	N/A	WATER TREATMENT SERVICES
Included	<u>Included</u>	X	Tower Water
		X	Chilled Water Boiler Water
		X	Humidifiers
	NT /		
Included	Not Included	<u>N/A</u>	CONTROL SERVICES
X			Controls installed by the manufacturer on equipment covered by this
			Agreement 2. Built up control systems and controlling devices on equipment
			covered by this Agreement
		X X	Electric control systems Electronic control systems
		X	Pneumatic control systems
		Χ	3. Automatic control valve operators on equipment covered by this Agreement,
		X	excluding valve bodies 4. Control system air compressors
		X	5. Control system air driers
	Not		
<u>Included</u>	Included X	<u>N/A</u>	AIR FILTER SERVICES CHANGES PER YEAR Filter media
	X		Throw-away filters
Χ	V		High-efficiency filters (2) TWO
	X X		Roll-A-Matic filters Bag filters
	Χ		Charcoal filters
	Χ		Washable filters

All metal filter frames furnished by Murphy & Miller under the terms of this Agreement will remain the property of Murphy & Miller. Murphy & Miller reserves the right to remove its frames should this Agreement be cancelled or expire.

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AGENDA - 6/16/2020, B -... VILI ///URPHY&///LLER, INC.



T. J. J. J. J	Not	NT/A	AIR CONDITIONING / REFRIGERATION /
<u>Included</u>	<u>Included</u>	<u>N/A</u>	VENTILATION / COOLING TOWER EQUIPMENT TASK LIST See other task lists for Absorption/Centrifugal Chiller Equipment
Х			Lubricate bearings per manufacturers' recommendations.
X			Check oil levels.
^		Х	Check and lubricate dampers.
Χ		^	Check safety and operating controls.
X			5. Brush clean air–cooled condensers once per year.
	X		6. Power wash condensers once per year.
	X		7. Separation of condenser coils.
X			8. Check belt alignment and tension.
Χ			9. Check voltages and motor amperage.
X			10. Tighten electrical connections.
X			11. Check economizer and low-ambient operation.
X			12. Check crank case heaters.
X			13. Check drain pans and drain line heaters.
Х		V	14. Check operating pressures.
V		X	15. Check defrost cycle.
X	X		16. Check and record compressor discharge temperature. 17. Check condensate and circulation pumps.
	^	X	18. Drain, fill and vent chilled water system.
		X	19. Drain and winterize water cooled condensing units.
		X	20. Drain and winterize chilled water coils.
		X	21. Check VAV boxes and controls
		Χ	22. Lubricate and adjust tower floats and linkages.
		Χ	23. Check tower blow-down valve.
		Χ	24. Lubricate tower fan drives.
		Χ	25. Fill and vent towers and condenser circuit.
		X	26. Clean tower sump.
		X	27. Clean tower nozzles, header not included.
		Х	28. Drain and winterize cooling tower lines.
	Not		
Included	Included	N/A	HEATING EQUIPMENT TASK LIST
X			Check safety and operating controls.
		X	2. Check combustion analysis on boilers.
		X	3. Clean furnace yearly.
		X	4. Brush clean boiler fire tubes yearly.
		X	5. Inspect fireside of boiler/furnace.6. Visually inspect for boiler leaks.
		x	7. Check water level.
		X	8. Drain, fill and vent of hot water system.
		X	9. Check water pressure and relief valves.
		X	10. Check heating coils annually.
		X	11. Check strainers, control valves, freeze stats and traps on air handling units.
X			12. Check heat-exchangers annually.
		Х	 Check pumps, including vacuum, circulating, condensate, and make-up system pumps.
		Χ	14. Clean and flush waterside of boiler.
		Χ	15. Air filters required for high efficiency boilers once per year.

TERMS AND CONDITIONS

- 1. The identification, detection, encapsulation, removal or disposal of asbestos, or products or materials containing other hazardous substances is beyond the scope of this Agreement and Murphy & Miller is not required to perform same.
- 2. Murphy & Miller's maximum liability based upon any legal claim or cause of action (except for personal injury), shall not exceed the yearly contract price of this Agreement.
- 3. Customer shall permit free and timely access to the building and equipment, permit use of the building services, allow Murphy & Miller to start and stop the equipment as necessary, keep areas adjacent to the equipment free of extraneous materials, and move or alter any stock, fixtures, walls or partitions as needed to perform the work under this Agreement.
- Murphy & Miller warrants that labor provided under this Agreement will be performed in a workmanlike manner. However, no claim for defective workmanship may be brought upon any cause of action, unless customer has provided Murphy & Miller with written notice of such defects within the ninety-day period following the termination date of this Agreement.
 Murphy & Miller shall not be required to furnish any items of equipment or labor recommended or required by Insurance
- 5. Murphy & Miller shall not be required to furnish any items of equipment or labor recommended or required by Insurance Companies, Government, State, Municipal or other Authorities, unless paid for by the Customer.
- 6. In the event of termination by the Customer, Customer agrees to pay for all work performed since the last contract renewal date (or if no renewal, since inception) at Murphy & Millers labor and material rates prevailing at the time of termination. The Customer's contract payments for the period since renewal (or if no renewal, since inception) shall be credited against Murphy & Miller's labor and material bill and the Customer shall pay for any shortfall or receive any refund due on the difference between the amount paid and the amount billed due to termination.
- 7. Customer warrants that it is either the owner of the Premises or the owner's duly authorized agent empowered to enter into this Agreement on the owner's behalf. If the Customer is not the owner, it agrees to provide the owner with an executed copy of this Agreement.
- 8. Customer agrees to pay interest on any sums outstanding and past due computed at 2% per annum over the current prime rate of interest set by Libor or at highest lawful rate if the rate is lower.
- Customer agrees to pay all of Murphy & Miller's costs and expenses incurred in enforcing Murphy & Miller's rights or remedies hereunder or any of the terms hereof, including but not limited to, Murphy & Miller's reasonable attorneys' fees and court costs.
- 10. This Agreement does not include repairs to the system(s) or equipment, the provision or installation of components or parts, or service calls requested by the customer. These services will be charged for at Murphy & Miller's service rates then in effect.
- 11. Murphy & Miller's time to perform it obligations hereunder shall be extended as necessary if Murphy & Miller's performance is partially or wholly delayed by parts or equipment unavailability, strikes, lockouts or other labor difficulties of any kind; transportation delays; casualty; war, rebellion, or riot, acts of God or government or any cause whatsoever beyond Murphy & Miller's reasonable control. Murphy & Miller's duty to perform any work delayed for the above reasons ceases upon termination of this Agreement.
- 12. Murphy & Miller shall not be liable for any incidental, special, indirect or consequential damages suffered by the Customer including (without limiting the foregoing) loss of business or profits, loss of use, increased operating or maintenance expenses, claims of Customer's tenants or clients, food spoilage, damage to the Customer's premises, or loss of business opportunity.
- 13. Murphy & Miller is only responsible for equipment itemized on the attached equipment list. With respect to the equipment listed in this Agreement, the Customer agrees to have service or repairs not covered by this Agreement done promptly so as not to interfere with Murphy & Miller's performance hereunder. Any work not covered by this Agreement and performed by Murphy & Miller shall be at its prevailing material and labor rates.
- 14. Corrections of the design or installation of Customer's equipment is beyond the scope of this Agreement and Murphy & Miller is not required to perform same.
- 15. Deliming or cleaning of water cooling towers, evaporative condensers, or water cooled condensers, is not covered by this Agreement unless specified as part of the Agreement.
- 16. Customer shall make available to Murphy & Miller's personnel all pertinent material safety data sheets (MSDS) pursuant to OSHA's hazard communications standard regulations.
- 17. This Agreement is entitled "Preventive Maintenance Agreement" because the work listed is designed to help prevent breakdowns of the Customer's equipment. The Customer understands and agrees that breakdowns may nonetheless occur and that Murphy & Miller has not undertaken to prevent all equipment breakdowns, but only perform the work listed.



- 18. No other Agreement, oral or written, expressed or implied, shall limit or qualify the terms of this Agreement, unless such an additional Agreement is accepted by both parties in writing.
- 19. Murphy & Miller is entitled to discontinue its performance under this Agreement at any time payments are past due.

ADDITIONAL PROVISIONS:

AGENDA - 6/16/2020, B -...

CUSTOMER TO SUPPLY FILTERS AT THE TIME OF EACH VISIT.



EQUIPMENT COVERED UNDER THIS CONTRACT

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON
		AIR COND AIR COOLED			
1	YORK	CONDENSING UNIT	H1DB01BS06B	EDFM146329	EQUIPMENT ROOM
		AIR COND ROOFTOP COMB	ZE060E15B4C1		
1	YORK	HEAT/COOL	AAA1A1A	NIK6003768	ROOF
		AIR COND ROOFTOP COMB	ZE060E15B4C1		
1	YORK	HEAT/COOL	AAA1A1A	NIK6003767	ROOF





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INSPECTION AGREEMENT

Customer's Billing Name & Address:

Service to Be Provided At:

VILLAGE OF TINLEY PARK 16250 S. OAK PARK AVENUE TINLEY PARK, IL 60477 **VARIOUS LOCATIONS**

Effective Date & Term : 12 MOS BEGINNING 05/01/2020 Anniversary Date : 04/30/2021 Sales Representative : Mr. Bart Deval Proposal Date : 02/27/2020

Agreement Amount : \$16,786.43

M&M customer/Site Code: :VIL010/VARIOUS

Payment Schedule : \$4,196.61 PER QUARTER

Contract Number : VARIOUS

At the time of scheduled Inspections and for the equipment listed on the attached pages, M&M agrees to perform the Preventive Maintenance tasks described on the following pages.

M&M will make the following number of Preventive Maintenance Inspections over a total of the following scheduled site visits during each term of this Agreement. The air conditioning and heating Inspections include equipment startup and shutdown.

Air Conditioning : 2 inspections Refrigeration : 0 inspections
Equipment Controls : 4 inspections
Building Automation : 0 inspections
Filters : 4 changes

M&M Inspection activities will be scheduled by M&M and will be based on manufacturers' recommendations; equipment location, application and type; and Murphy & Miller's 84 years of HVAC experience. You will be informed of our maintenance and repair work, and a service report detailing work done will be presented after each service call for your records.

Beginning with the effective date, you agree to pay, in advance, for the services described herein according to the payment schedule shown above.

The Customer agrees to pay, in advance, according to the payment schedule shown above beginning with the effective date and continuing for the duration of this Agreement. This Agreement shall continue in effect unless you give written notice of your intention not to renew and it is received by M&M a minimum of thirty days prior to the anniversary date. Renewals of this Agreement will be invoiced on the basis of prices in effect at each renewal date. This Agreement is not valid or binding until accepted by Murphy & Miller, Inc.

<u>VILLAGE OF TINLEY PARK</u>	MURPHY & MILLER, INC.
Signature	Signature
Printed Name and Title	Printed Name and Title
Date	Date

Murphy & Miller, Inc. /600 West Taylor/Chicago, IL 60607-4429



EQUIPMENT COVERAGE ADDENDUM

	Not		
Included	<u>Included</u>	N/A	HUMIDIFIER SERVICES
		$\frac{N/A}{X}$	Modulating Steam Humidifier
		X	Electric Element Humidifier
		Χ	Infra-red Humidifier
		Χ	Evaporative Humidifier
		Χ	Electric Cell Humidifier Total no. of cells:
			Cell replacement on Electric Cell Humidifiers is limited to one change per year.
	Not		
Included	Included	N/A X	WATER TREATMENT SERVICES
		X	Tower Water
		X	Chilled Water
			Boiler Water
		X	Humidifiers
	Not		
Included	<u>Included</u>	<u>N/A</u>	CONTROL SERVICES
Χ			1. Controls installed by the manufacturer on equipment covered by this
			Agreement
			Built up control systems and controlling devices on equipment
			covered by this Agreement
		X	Electric control systems
		X	Electronic control systems
		X	Pneumatic control systems
		Χ	3. Automatic control valve operators on equipment covered by this Agreement,
			excluding valve bodies
		X	4. Control system air compressors
		Χ	5. Control system air driers
	Not		
Included	Included	N/A	AIR FILTER SERVICES CHANGES PER YEAR
<u>Included</u>	<u>Included</u>	<u>N/A</u> X	Filter media
		X	Throw-away filters
X			High-efficiency filters (4) FOUR CUSTOMER SUPPLIED
		Χ	Roll-A-Matic filters
		X	Bag filters
		X	Charcoal filters
		Χ	Washable filters

All metal filter frames furnished by Murphy & Miller under the terms of this Agreement will remain the property of Murphy & Miller. Murphy & Miller reserves the right to remove its frames should this Agreement be cancelled or expire.

AGENDA - 6/16/2020, B -... VILL

WURPHY& WILLER, INC.



	Not		AIR CONDITIONING / REFRIGERATION /
<u>Included</u>	Included	<u>N/A</u>	VENTILATION / COOLING TOWER EQUIPMENT TASK LIST
			See other task lists for Absorption/Centrifugal Chiller Equipment
X			Lubricate bearings per manufacturers' recommendations.
X			2. Check oil levels.
X			Check and lubricate dampers.
X			Check safety and operating controls.
X			5. Brush clean air-cooled condensers once per year.
	Χ		6. Power wash condensers once per year.
	Χ		7. Separation of condenser coils.
X			8. Check belt alignment and tension.
X			9. Check voltages and motor am <mark>perage.</mark>
X			10. Tighten electrical connections.
X			11. Check economizer and low-ambient operation.
X			12. Check crank case heaters.
X			13. Check drain pans and drain line heaters.
Χ			14. Check operating pressures.
V		X	15. Check defrost cycle.
Х		V	16. Check and record compressor discharge temperature.
		X	17. Check condensate and circulation pumps.
		X	18. Drain, fill and vent chilled water system.
		X X	19. Drain and winterize water cooled condensing units. 20. Drain and winterize chilled water coils.
	X	^	21. Check VAV boxes and controls
	^	Х	22. Lubricate and adjust tower floats and linkages.
		X	23. Check tower blow-down valve.
		X	24. Lubricate tower fan drives.
		X	25. Fill and vent towers and condenser circuit.
		X	26. Clean tower sump.
		X	27. Clean tower nozzles, header not included.
		X	28. Drain and winterize cooling tower lines.
	Not		
<u>Included</u>	<u>Included</u>	<u>N/A</u>	HEATING EQUIPMENT TASK LIST
Χ			1. Check safety and operating controls.
	X		2. Check combustion analysis on boilers.
X			3. Clean furnace yearly.
.,	X		4. Brush clean boiler fire tubes yearly.
X			5. Inspect fireside of boiler/furnace.
X			6. Visually inspect for boiler leaks.
Χ	V		7. Check water level.
V	Χ		8. Drain, fill and vent of hot water system.
X			Check water pressure and relief valves.
X			10. Check heating coils annually.
X			11. Check strainers, control valves, freeze stats and traps on air handling units.
X X			12. Check heat-exchangers annually.13. Check pumps, including vacuum, circulating, condensate, and make-up
^			system pumps.
	Χ		14. Clean and flush waterside of boiler.
	^	Х	15. Air filters required for high efficiency boilers once per year.
		^	10. All litters required for high emoleticy bullers under per year.

TERMS AND CONDITIONS

- 1. The identification, detection, encapsulation, removal or disposal of asbestos, or products or materials containing other hazardous substances is beyond the scope of this Agreement and Murphy & Miller is not required to perform same.
- 2. Murphy & Miller's maximum liability based upon any legal claim or cause of action (except for personal injury), shall not exceed the yearly contract price of this Agreement.
- 3. Customer shall permit free and timely access to the building and equipment, permit use of the building services, allow Murphy & Miller to start and stop the equipment as necessary, keep areas adjacent to the equipment free of extraneous materials, and move or alter any stock, fixtures, walls or partitions as needed to perform the work under this Agreement.
- 4. Murphy & Miller warrants that labor provided under this Agreement will be performed in a workmanlike manner. However, no claim for defective workmanship may be brought upon any cause of action, unless customer has provided Murphy & Miller with written notice of such defects within the ninety-day period following the termination date of this Agreement.
- 5. Murphy & Miller shall not be required to furnish any items of equipment or labor recommended or required by Insurance Companies, Government, State, Municipal or other Authorities, unless paid for by the Customer.
- 6. In the event of termination by the Customer, Customer agrees to pay for all work performed since the last contract renewal date (or if no renewal, since inception) at Murphy & Millers labor and material rates prevailing at the time of termination. The Customer's contract payments for the period since renewal (or if no renewal, since inception) shall be credited against Murphy & Miller's labor and material bill and the Customer shall pay for any shortfall or receive any refund due on the difference between the amount paid and the amount billed due to termination..
- 7. Customer warrants that it is either the owner of the Premises or the owner's duly authorized agent empowered to enter into this Agreement on the owner's behalf. If the Customer is not the owner, it agrees to provide the owner with an executed copy of this Agreement.
- 8. Customer agrees to pay interest on any sums outstanding and past due computed at 2% per annum over the current prime rate of interest set by Libor or at highest lawful rate if the rate is lower.
- 9. Customer agrees to pay all of Murphy & Miller's costs and expenses incurred in enforcing Murphy & Miller's rights or remedies hereunder or any of the terms hereof, including but not limited to, Murphy & Miller's reasonable attorneys' fees and court costs.
- 10. This Agreement does not include repairs to the system(s) or equipment, the provision or installation of components or parts, or service calls requested by the customer. These services will be charged for at Murphy & Miller's service rates then in effect.
- 11. Murphy & Miller's time to perform it obligations hereunder shall be extended as necessary if Murphy & Miller's performance is partially or wholly delayed by parts or equipment unavailability, strikes, lockouts or other labor difficulties of any kind; transportation delays; casualty; war, rebellion, or riot, acts of God or government or any cause whatsoever beyond Murphy & Miller's reasonable control. Murphy & Miller's duty to perform any work delayed for the above reasons ceases upon termination of this Agreement.
- 12. Murphy & Miller shall not be liable for any incidental, special, indirect or consequential damages suffered by the Customer including (without limiting the foregoing) loss of business or profits, loss of use, increased operating or maintenance expenses, claims of Customer's tenants or clients, food spoilage, damage to the Customer's premises, or loss of business opportunity.
- 13. Murphy & Miller is only responsible for equipment itemized on the attached equipment list. With respect to the equipment listed in this Agreement, the Customer agrees to have service or repairs not covered by this Agreement done promptly so as not to interfere with Murphy & Miller's performance hereunder. Any work not covered by this Agreement and performed by Murphy & Miller shall be at its prevailing material and labor rates.
- 14. Corrections of the design or installation of Customer's equipment is beyond the scope of this Agreement and Murphy & Miller is not required to perform same.
- 15. Deliming or cleaning of water cooling towers, evaporative condensers, or water cooled condensers, is not covered by this Agreement unless specified as part of the Agreement.
- 16. Customer shall make available to Murphy & Miller's personnel all pertinent material safety data sheets (MSDS) pursuant to OSHA's hazard communications standard regulations.
- 17. This Agreement is entitled "Preventive Maintenance Agreement" because the work listed is designed to help prevent breakdowns of the Customer's equipment. The Customer understands and agrees that breakdowns may nonetheless occur and that Murphy & Miller has not undertaken to prevent all equipment breakdowns, but only perform the work listed.

URPHY& WILLER, INC.



- 18. No other Agreement, oral or written, expressed or implied, shall limit or qualify the terms of this Agreement, unless such an additional Agreement is accepted by both parties in writing.
- 19. Murphy & Miller is entitled to discontinue its performance under this Agreement at any time payments are past due.

ADDITIONAL PROVISIONS:

CUSTOMER TO SUPPLY FILTERS & BELTS; MURPHY & MILLER WILL REPLACE AS NEEDED AT THE TIME OF EACH INSPECTION.

CUSTOMER IS RESPONSIBLE TO CHANGE FILTERS AT TRAIN STATION WHEN NEEDED DUE TO DIESEL DUST.

MURPHY & MILLER TO TEST GLYCOL IN THE FALL ON THE TRAIN STATION CHILLER; IF GLYCOL NEEDS TO BE

ADDED A SEPARATE CHARGE WILL APPLY.



LOCATIONS COVERED UNDER THIS AGREEMENT

SITE	ADDRESS
PUBLIC SAFETY GARAGE	17355 S. 68TH COURT
VILLAGE HALL	16250 S. OAK PARK AVENUE
TRAIN STATION	17381 S. OAK PARK AVENUE
POLICE STATION	7850 W. 183RD STREET
FIRE STATION #2	7825 167TH STREET
FIRE STATION #3	9191 175TH STREET
FIRE STATION #4	78 <mark>01 W. 191ST STREET</mark>



<u>VILLAGE HALL – 16250 S. OAK PARK AVENUE</u>

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON		
		AIR COND AIR COOLED	RAUCC30EBY0				
1	TRANE	CONDENSING UNIT	30BD	C07C03130	TBD		
1	TRANE	VENTILATION AIR HANDLING UNIT	TBD	KB7A24780	TBD		
1	WEIL MCLAIN	HEATING BOILER GAS FIRED	LGB-6	2	EQUIPMENT ROOM		
1	WEIL MCLAIN	HEATING BOILER GAS FIRED	LGB-7	CP1301403	EQUIPMENT ROOM		
			39 TH 17MDAC5				
1	CARRIER	VENTILATION AIR HANDLING UNIT	-BCJ1	0997F57289	TBD		
1	TRANE	VENTILATION AIR HANDLING UNIT	TBD	L87A24781	GROUND		
1	TRANE	AIR COND AIR COOLED CONDENSING UNIT	TBD	TBD	GROUND		
1	CARRIER	AIR COND AIR COOLED CONDENSING UNIT	TBD	TBD	TBD		
1	CARRIER	AIR COND AIR COOLED CONDENSING UNIT	38AKS024-5	1097F57939	TBD		

POLICE STATION - 7850 W. 183RD STREET

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON
1	RITE	HEATING BOILER GAS FIRED	135WGA	25901	TBD
1	RITE	HEATING BOILER GAS FIRED	135WGA	25902	TBD
		AIR COND ROOFTOP COMB	50EK <mark>044</mark> -		
1	CARRIER	HEAT/COOL	501FD	1297F61592	ROOF
		AIR COND ROOFTOP COMB	50EK044-		
1	CARRIER	HEAT/COOL	511FD	2697F76436	ROOF

TRAIN STATION – 17381 S. OAK PARK AVENUE

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON
			39MN08A00		
1	CARRIER	VENTILATION AIR HANDLING UNIT	298823SXS	KB7A24780	TBD
1	CARRIER	HEATING FURNACE GAS	58MCA040-108	TBD	TBD
1	STERLING	HEATING DUCT HEATER	TBD	TBD	TBD
		AIR COND CHILLER	30RAN01		
1	CARRIER	RECIPROCATING	8CE-511CX	4102F83695	TBD

EQUIPMENT COVERED UNDER THIS CONTRACT

PUBLIC SAFETY GARAGE POST #12 – 17355 S. 68TH COURT

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON
		AIR COND ROOFTOP COMB	48TM0		
1	CARRIER	HEAT/COOL	08-500	1106G40640	ROOF
		AIR COND ROOFTOP COMB	48TME00		
1	CARRIER	HEAT/COOL	6-500	TBD	ROOF
		AIR COND ROOFTOP COMB	48TME00		
1	CARRIER	HEAT/COOL	6-500	1507G02019	ROOF
		AIR COND ROOFTOP COMB	48TME0		
1	CARRIER	HEAT/COOL	05-500	TBD	ROOF
		AIR COND ROOFTOP COMB	48KHA0		
1	CARRIER	HEAT/COOL	48-500	1687C64527	ROOF
	00145055 1455	AIR COND ROOFTOP COMB	Ботоо од	0400440700	5005
1	COMFORT-AIRE	HEAT/COOL	PCT60-3A	3406116728	ROOF
	DDWANT	AIR COND ROOFTOP COMB	585JPW036	0000040500	POOF
1	BRYANT	HEAT/COOL	125ABEG	0286C46566	ROOF
1	CARRIER	VENTILATION AIR HANDLING UNIT	TBD	TBD	TBD
1	TBD	VENTILATION AIR HANDLING UNIT	TBD	TBD	TBD
		AIR COND AIR COOLED	38EH0183		
1	CARRIER	CONDENSING UNIT	100L	2987E39495	TBD
		AIR COND AIR COOLED			
1	GOODMAN	CONDENSING UNIT	CKL24-1F	203445423	TBD
		AIR COND AIR COOLED	38ARZ0		
1	CARRIER	CONDENSING UNIT	08-500	0504G40066	TBD
	0.4.0.0.15.0	AIR COND AIR COOLED	38AKS02	00070707	700
1	CARRIER	CONDENSING UNIT	4-500	2607G50045	TBD
1	BRYAN	HEATING BOILER GAS FIRED	CL-210	38458	TBD

FIRE STATION #2

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON
		AIR COND SPLIT SYSTEM W/AIR			
1	CARRIER	HANDLERS	UNKNOWN	UNKNOWN	EQUIPMENT ROOM

FIRE STATION #3

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON	
1	REZNOR	HEATING MAKE UP AIR UNIT	UNKNOWN	UNKNOWN	ROOF	

EQUIPMENT COVERED UNDER THIS CONTRACT

FIRE STATION #4

QTY	UNIT MAKE	DESCRIPTION	MODEL#	SERIAL#	LOCATON
1	REZNOR	HEATING MAKE UP AIR UNIT	UNKNOWN	UNKNOWN	ROOF
		AIR COND SPLIT SYSTEM W/AIR			
1	CARRIER	HANDLERS	UNKNOWN	UNKNOWN	EQUIPMENT ROOM
		AIR COND SLIT SYSTEM W/AIR			
1	CARRIER	HANDLERS	UNKNOWN	UNKNOWN	EQUIPMENT ROOM

Exhibit B

INSURANCE REQUIREMENTS

(See Risk Manager for Insurance Requirements)

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DB/SPY) 72 06/05/2019

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.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on

tilis certificate does flot collier i	ights to the certificate holder in hed of si	ach endorsement(s).		
PRODUCER		CONTACT NAME:		
Willis of Illinois, Inc.		PHONE (A/C, No, Ext): 1-877-945-7378 FAX (A/C, No): 1-888-467		
c/o 26 Century Blvd		I E-MAIL	(FUO, 110).	
P.O. Box 305191		ADDRESS: certificates@willis.com		
Nashville, TN 372305191 USA		INSURER(S) AFFORDING COVERAGE		NAIC#
		INSURER A: Phoenix Insurance Company		25623
INSURED		INSURER B: Travelers Property Casualty Con	mpany of Ame	25674
Murphy & Miller, Inc.				
600 West Taylor		INSURER C :		
Chicago, IL 60607		INSURER D :		
		INSURER E :		
		INSURER F:		
COVEDACES	CERTIFICATE NUMBER, W11553780	DEVICION NUM	IDED.	

CERTIFICATE NUMBER: W1 REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR		TYPE OF INSURANCE		SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
	×	COMMERCIAL GENERAL LIABILITY	IIIOD			((EACH OCCURRENCE	\$ 1,000,000
		CLAIMS-MADE X OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 300,000
A								MED EXP (Any one person)	\$ 10,000
					DT-CO-1B956987-PHX-19	01/01/2019	01/01/2020	PERSONAL & ADV INJURY	\$ 1,000,000
	GEN	L'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 2,000,000
		POLICY X PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$ 2,000,000
		OTHER:							\$
	AUT	OMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
	×	ANY AUTO						BODILY INJURY (Per person)	\$
В		OWNED SCHEDULED AUTOS ONLY			810-3L119899-19-26-G	01/01/2019	01/01/2020	BODILY INJURY (Per accident)	\$
	×	HIRED AUTOS ONLY NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$
									\$
		UMBRELLA LIAB OCCUR						EACH OCCURRENCE	\$
		EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$
		DED RETENTION\$							\$
		KERS COMPENSATION EMPLOYERS' LIABILITY						X PER STATUTE OTH-	Per Statute
A	ANYF	PROPRIETOR/PARTNER/EXECUTIVE T.	N/A		UB-9J544495-19-26 G	01/01/2019	01 /01 /2020	E.L. EACH ACCIDENT	\$ 1,000,000
	(Mandatory in NH)				0B-90544495-19-26 G	01/01/2019	01/01/2020	E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If yes	s, describe under CRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

Project / Job : Village of Tinley Park Location: 16250 S. Oak Park Ave

CERTIFICATE HOLDER	CANCELLATION
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
VILLAGE OF TINLEY PARK	AUTHORIZED REPRESENTATIVE
16250 S. OAK PARK AVE	$A \circ P$.
TINLEY PARK, IL 60477	Undrea Paris

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BATCH: 1227919

Form A Subcontractors who will Perform Work on the Project

Name	Address	Work to be Performed

Form B

Individuals who will perform work on the project

List all individuals who will perform work on this project with the following information:

Individual is an employee (E) or independent contractor (I); Individual's trade classification (indicate apprenticeship status where appropriate); Employee (E) is covered under Contractor's current workers' compensation (WC) policy; Employee's (E) county of residence.

Name	E/I	Trade	WC - Y/N	County of residence
Ivanic	12/1	Trade	WC - 1/1V	County of residence

Form C

Additional Information Required

If required in the bid specifications, Contractor shall complete items I and/or II below:

Statement of past three (3) years experience on public construction projects.

Public Body/ Project Name/Year	Reference Name/	Original Price/ Final price	
Project Name/Year	Phone #	Final price	Subcontractors

List any determinations by a court or governmental agency for violations of federal, state or local laws, including but not limited to violations of contracting or antitrust laws, tax or licensing laws, environmental laws, the Occupational Safety and Health Act (OSHA), the National Labor Relations Act (NLRA), or federal Davis-Bacon and related Acts.

Date	Law	Determination	Penalty

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vchlist

06/12/2020

5:26:43AM

Voucher List

Village of Tinley Park

Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amoun
187749	6/12/2020	010955 AT&TLONG DISTANCE	827776689		CORP ID#931719	
					01-17-225-72120	51.65
					Total :	51.65
187750	6/12/2020	002734 AIR ONE EQUIPMENT, INC	156975		BOOTS	
		, -			60-00-000-73845	182.70
					63-00-000-73845	20.30
					64-00-000-73845	87.00
					Total :	290.00
187751	6/12/2020	011466 ALBERTSONS/SAFEWAY	060220		COOKIE TRAYS	
					01-26-023-72220	65.91
			664659-052020-3165		**** 0415 SODA	
					60-00-000-72220	2.24
					63-00-000-72220	2.23
					64-00-000-72220	1.92
					01-26-023-72220	6.39
					01-26-024-72220	3.20
			723059-051520-3165		**** 0415 PAPER PLATES	
					01-14-000-73115	2.81
					60-00-000-73115	5.43
					01-33-300-73115	2.81
					01-33-310-73115	2.81
					63-00-000-73115	2.62
					64-00-000-73115	2.25
					01-26-023-73115	7.48
					01-26-024-73115	3.74
			805304-050720-3165		**** 0415 SODA	
					01-14-000-73115	19.97
					Total :	131.81
187752	6/12/2020	018807 BAXTER & WOODMAN INC	0213792		PROJ#180829.20 PHASE 1-GIS UPE	
					60-00-000-75813	1,233.75
					63-00-000-75813	1,233.75
					64-00-000-75813	1,057.50
			0213793		PROJ#190816.40 LAGRANGE RD U	

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vchlist

06/12/2020

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Voucher List Village of Tinley Park

Page:

Amoun	Description/Account		PO #	Invoice	Vendor	Date	/oucher
				(Continued)	018807 BAXTER & WOODMAN INC	6/12/2020	187752
26,043.7	62-00-000-72840						
29,568.7	Total :						
	DIRT 4-WHEELER			042020-181	002923 BLACK DIRT INC.	6/12/2020	87753
240.0	01-26-023-73680						
240.0	Total :						
	UB Refund Cst #00477629			Ref001392488	019476 BRIGHAM, JAMES	6/12/2020	87754
62.5	60-00-000-20599						
62.5	Total :						
	AMBER VERTEX LED			2-0000606	015199 CHICAGO PARTS & SOUNDS LLC	6/12/2020	87755
70.8	60-00-000-72540						
23.6	63-00-000-72540						
40.5	64-00-000-72540						
135.0	Total :						
	DUMP FEE			19106	017349 CHICAGO STREET CCDD, LLC	6/12/2020	87756
560.0	01-26-023-72890						
560.0	Total :						
	01.R160373.00007 POST 4 STATION			158520	003137 CHRISTOPHER B.BURKE ENGINEERNG	6/12/2020	87757
644.0	61-00-000-75320						
	01.R160373.00008 POST 5 LIFT STA			158521			
1,680.0	61-00-000-72840			450500			
385.0	01.R160373.00002 INTERIM VLG EN 64-00-000-72840			158522			
303.0	01.R160373.00012 UTILITY ENG SE			158523			
522.0	27-00-000-75300			100020			
	01.R160373.00017 SANITARY SEWE			158524			
232.0	64-00-000-72840						
	01.R160373.00018 METRA WARMIN			158525			
5,910.7	27-00-000-75302						
2 202 5	01.R160373.00019 THE BOULEVARI	000	\/TD 04700	158526			
3,893.5	27-00-000-72840 01.R160373.00021 REBLD ILL GRAN	000	VTP-01768	158527			

VILLAGE OF TINLEY...

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06/12/2020

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Voucher List Village of Tinley Park

Page:

Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187757	6/12/2020	003137 CHRISTOPHER B.BURKE ENGINEERNG	(Continued)			
			,		01-14-000-72790	1,462.22
			158528		01.R160373.C0014 POST#7FRCE M	
					61-00-000-75305	2,731.64
			158529		01.R160373.C0020 POST7FRCE MN	0.705.50
			158530		61-00-000-75305 01.R180166.00000 175TH RDGELNE	3,765.50
			130330		16-00-000-75703	183.00
			158531		01.R160373.00006 POST 3 STORM \	105.00
			100001		65-00-000-72525	2,904.06
					Total :	24,313.70
187758	6/12/2020	013820 CINTAS CORPORATION	5017519445		FIRST AID SUPPLIES/GARAGE,LUN	
107730	0/12/2020	013020 CINTAS CORFORATION	3017319443		01-26-025-73117	207.77
			5017519446		FIRST AID SUPPLIES/POLICE LUNC	201.11
			0017010110		01-26-025-73117	239.31
			5017519448		FIRST AID SUPPLIES / EMA	
					01-26-025-73117	53.92
			5017519449		FIRST AID SUPPLIES/ VILLAGE HAL	
					01-26-025-73117	90.39
			5017519450		FIRST AID SUPPLIES / PS BLDG	00.00
			5017519451		01-26-025-73117 FIRST AID SUPPLIES SHOOTING RA	89.29
			3017319431		01-26-025-73117	22.49
					Total :	703.17
187759	6/12/2020	017298 COMCAST BUSINESS	102263941		ACCT#930890410 6/1/20-6/30/20	
					01-14-000-72125	982.95
					Total :	982.95
187760	6/12/2020	012057 COMCAST CABLE	8771401810296319		ACCT#8771401810296319 6/8/20-7/7	
					01-14-000-72125	233.35
					Total :	233.35
187761	6/12/2020	013878 COMED - COMMONWEALTH EDISON	2761036017		ACCT#2761036017 ST LIGHTS 8317	
-	. ,				01-26-024-72510	47.10
			6483053261		ACCT#6483053261 IRRIGATION 174	

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Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187761	6/12/2020	013878 COMED - COMMONWEALTH EDISON	(Continued)			
					01-26-023-72510	33.74
					Total :	80.84
187762	6/12/2020	018311 CONNECTION	70001317		HDMI	
			70040400		01-17-205-72565	11.99
			70010188	\/TD 047000	<pd> - FLASH DRIVES - INVESTIGA</pd>	FF 4 47
			70010307	VTP-017862	01-17-225-73600 <pd> - FLASH DRIVES - EVIDENCE</pd>	554.47
			70010307	VTP-017867	01-17-205-73110	354.00
			70010348		ADAPTER	3333
					01-16-000-72565	77.85
			70018250		PATCH	
			70040500		01-19-000-73870	42.90
			70019592		LED LDC MON 01-19-000-73870	336.64
					Total:	1,377.85
						1,077.00
187763	6/12/2020	012826 CONSTELLATION NEWENERGY, INC.	17535264001		ACCT#8061886 UTIL#6771163043 C	
					01-26-024-72510	3,629.14
					Total :	3,629.14
187764	6/12/2020	018234 CORE & MAIN LP	M274445		ANNUAL WATER CONSUMER PORT	
					60-00-000-72655	4,473.00
					63-00-000-72655	497.00
			M442558		64-00-000-72655 METERS FLG SET	2,130.00
			101442000		60-00-000-73631	225.00
			M451209		BUSHING	223.00
					60-00-000-73630	58.41
					63-00-000-73630	6.49
					64-00-000-73630	27.82
					Total :	7,417.72
187765	6/12/2020	003635 CROSSMARK PRINTING, INC	78531		GUIDE TO FIRE INSPECTION BROC	
					01-19-020-72310	194.56

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187765	6/12/2020	003635 003635 CROSSMARK PRINTIN	IG, INC (Continued)		Tota	l: 194.56
187766	6/12/2020	012855 CYLINDERS INC.	46217 46248		PLOW ANGLE CYLINDER 01-26-023-72530 PLOW ANGLE CYLINDER	235.85
			46249		01-26-023-72530 CYLINDER	280.55
			40249		01-26-023-72530	421.30
					Tota	
187767	6/12/2020	018325 DAILY SOUTHTOWN	197792300		SUBSCRIPTION / POLICE DEPT	
					01-17-205-72720 Tot a	97.50
					Tota	l: 97.50
187768	6/12/2020	019475 DAMM, ASHLEY	060920		REIM.EXP. TOW	
					01-17-220-72753 Tot a	220.00 I: 220.00
						1. 220.00
187769	6/12/2020	014232 DIGI-KEY CORPORATION 1453109	73992549		MODEM 60-00-000-72120	100.70
					63-00-000-72120	190.73 21.19
					64-00-000-72120	90.83
					Tota	l: 302.75
187770	6/12/2020	003770 DUSTCATCHERS INC	73541		MATS/VH	
					01-26-025-72790	65.93
			73545		MATS/ PW GARAGE 01-26-025-72790	99.08
					Tota	
187771	6/12/2020	004152 ECOLAB PEST ELIMINATION INC.	9484709		PEST CONTROL 6/4/20	
	0				01-26-025-72790	474.44
			9484710		PEST OCNTROL 6/4/20	
					01-26-025-72790 Tot a	86.48 I: 560.92
						1. 560.92
187772	6/12/2020	004111 EJ USA. INC	110200036138		UND DNW OVAL GR	40.04
					01-26-023-73790	164.66

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187772	6/12/2020	004111	004111 EJ USA. INC	(Continued)	,		164.66
187773	6/12/2020	004176	FEDEX (FEDERAL EXPRESS)	7-028-42725		ACCT#6287-8595-3 SHIPPING~	
						01-14-000-72110	17.41
						Total :	17.41
187774	6/12/2020	012484	FERGUSON FACILITIES #3400	0096961		CLOROX DISINFECTING ELECTROS	
					VTP-017730	01-26-025-72525	3,999.00
				0133868		HAND SANITIZER	
				0140192		01-26-025-72525 CLEANER	975.06
				0140192		01-26-025-73580	616.35
						Total:	5,590.41
187775	6/12/2020	012041	EMD	52-457545		OIL.AIR.FUEL FILTERS	
107773	0/12/2020	012341	1 IVII	32-437343		01-26-024-72540	103.48
						Total :	103.48
187776	6/12/2020	019465	FOREVER GREEN IRRIGATION INC	1525		16301 EVERGREEN DRIVE LABOR	
107770	0/12/2020	010400	TOREVER GREEN INTROAFFOR INC	1020		62-00-000-72790	310.00
						Total :	310.00
187777	6/12/2020	011898	FRED PRYOR SEMINARS	5546001		MEMBERSHIP TRAINING PROVIDE	
-						01-26-025-72140	299.00
				5546004		MEMBERSHIP TRAINING PROVIDE	
				5540005		01-26-025-72140	299.00
				5546005		MEMBERSHIP TRAINING PROVIDEI 01-26-025-72140	299.00
				5546007		MEMBERSHIP TRAINING PROVIDEI	299.00
						01-26-025-72140	199.00
						Total :	1,096.00
187778	6/12/2020	019349	GARVEY'S OFFICE PRODUCTS	CM186290		CREDIT / MARKERS,LAM SHEETS,1	
						01-19-000-73110	-345.68
				PINV1915549		STA 47 OFFICE FURNITURE	
					VTP-017756	33-00-000-75907	3,373.50
						33-00-000-75907	80.75

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187778 6/12/2020 019349 019349 GARVEY'S OFFICE PRODUCTS (Continued) 187779 6/12/2020 004438 GRAINGER 9538785792 DUCT & MASKING TAPE 01-26-025-73870	Total :	8.62 21.06 42.12
9539249202 UPRIGHT VACUUM 9539249202 UPRIGHT VACUUM 01-26-025-73580 9543354840 WEDGE ANCHOR 01-26-023-73830 9543354857 WEDGE ANCHOR,EXT CO 01-26-023-73830 01-26-023-73570 9543575337 GLOVES 01-26-024-73845 01-26-023-73845 60-00-000-73845	ORD	204.00 393.75 393.75 8.62 21.06 42.12
9539249202 UPRIGHT VACUUM 9539249202 UPRIGHT VACUUM 01-26-025-73580 9543354840 WEDGE ANCHOR 01-26-023-73830 9543354857 WEDGE ANCHOR,EXT CO 01-26-023-73830 01-26-023-73570 9543575337 GLOVES 01-26-024-73845 01-26-023-73845 60-00-000-73845	ORD	204.00 393.75 393.75 8.62 21.06 42.12
9539249202 UPRIGHT VACUUM 01-26-025-73580 9543354840 WEDGE ANCHOR 01-26-023-73830 9543354857 WEDGE ANCHOR,EXT CO 01-26-023-73830 01-26-023-73570 9543575337 GLOVES 01-26-024-73845 01-26-023-73845 60-00-000-73845	ORD	204.00 393.75 393.75 8.62 21.06 42.12
9543354840 WEDGE ANCHOR 9543354857 WEDGE ANCHOR,EXT CO 9543354857 WEDGE ANCHOR,EXT CO 01-26-023-73830 01-26-023-73570 9543575337 GLOVES 01-26-024-73845 01-26-023-73845 60-00-000-73845	ORD	393.75 393.75 8.62 21.06 42.12
9543354840 WEDGE ANCHOR 01-26-023-73830 9543354857 WEDGE ANCHOR,EXT CO 01-26-023-73830 01-26-023-73830 01-26-023-73570 9543575337 GLOVES 01-26-024-73845 01-26-023-73845 60-00-000-73845	ORD	393.75 393.75 8.62 21.06 42.12
01-26-023-73830 9543354857 WEDGE ANCHOR,EXT CO 01-26-023-73830 01-26-023-73830 01-26-023-73870 9543575337 GLOVES 01-26-024-73845 01-26-023-73845 60-00-000-73845	ORD	393.75 8.62 21.06 42.12
9543354857 WEDGE ANCHOR,EXT CO 01-26-023-73830 01-26-023-73570 9543575337 GLOVES 01-26-024-73845 01-26-023-73845 60-00-000-73845	ORD	393.75 8.62 21.06 42.12
01-26-023-73830 01-26-023-73570 9543575337 GLOVES 01-26-024-73845 01-26-023-73845 60-00-000-73845		21.06 42.12
01-26-023-73570 9543575337 GLOVES 01-26-024-73845 01-26-023-73845 60-00-000-73845		8.62 21.06 42.12
9543575337 GLOVES 01-26-024-73845 01-26-023-73845 60-00-000-73845		21.06 42.12
01-26-024-73845 01-26-023-73845 60-00-000-73845		42.12
60-00-000-73845		
60-00-000-73845		
		26.53
		2.95
64-00-000-73845		12.64
9546491979 WATER		
01-26-023-73115		196.51
01-26-024-73115		98.25
60-00-000-73115		68.78
63-00-000-73115		68.78
64-00-000-73115		58.95
9546723330 DRY WIPES DSIPENSER		
01-17-205-73110		20.06
9548675686 SHEET STOCK		
01-26-025-72520		1,501.90
9550390976 TOILET WAND DISPOS R	EFILL	
01-26-025-73580		138.39
9550521109 SHEET STOCK		
01-26-025-72520		808.40
9551705966 TRASH BAGS		
01-26-025-73580		138.00
	Total :	4,665.98
187780 6/12/2020 019461 GUNTHER, GARY 060220 REF:VTP-017808 REIM.EX	XP. STORN	
01-26-023-72526		3,500.00

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187780	6/12/2020	019461	019461 GUNTHER, GARY	(Continued)		Total :	3,500.00
187781	6/12/2020	019474	HAYNES, LATRINA	060920		REFUND REDLIGHT TICKET DUPL F 06-00-000-72873 Total :	100.00 100.00
187782	6/12/2020	004978	ILLINOIS ASSOC.OF CHF POLICE	5996 5997		MEMBERSHIP MATTHEW WALSH 01-17-205-72720 MEMBERSHIP STANLEY TENCZA 01-17-205-72720 Total:	220.00 95.00 315.00
187783	6/12/2020	005152	ILLINOIS CPA SOCIETY	17081		MEMBERSHIP EILEEN SCHOLZ 01-15-000-72720 Total :	340.00 340.00
187784	6/12/2020	015497	ILLINOIS SECRETARY OF STATE	061020		RENEW COVERT PLATES~(3) 01-17-205-72860 Total :	453.00 453.00
187785	6/12/2020	005127	INGALLS OCCUPATIONAL MEDICINE	289085		EXAM PAUL CORDERO 5/21/20 01-19-000-72446 Total :	276.00 276.00
187786	6/12/2020	005186	INTERSTATE BATTERY SYSTEM	283681 283711		BATTERY 64-00-000-72525 BATTERY 60-00-000-72528 63-00-000-72528	63.90 254.90 254.90 573.70
187787	6/12/2020	004875	IRMA	SALES0018424		MAY'20 DEDUCTIBLE 01-14-000-72541 60-00-000-72541 64-00-000-72541 70-00-000-72541	10,047.12 4,900.00 2,100.00 1,418.77 18,465.89

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187788	6/12/2020	005250 J & L DOORS, INC	739386		CONE HEAD,MOUNTING KIT 01-26-025-73840 Total :	120.00 120.0 0
187789	6/12/2020	016616 KURTZ AMBULANCE SERVICE INC.	10545		EMS SERVICE AGREEMENT 5/1-5/3 01-21-000-72856 Total :	36,477.83 36,477.83
187790	6/12/2020	016027 LEXIPOL, LLC	INV1889		LAW ENF POLICY UPDATES 7/1/20- 01-17-205-72720 Total :	4,725.00 4,725.0 0
187791	6/12/2020	003440 M. COOPER WINSUPPLY CO.	S2092271.001		COUPLINGS 60-00-000-73630 63-00-000-73630 64-00-000-73630 Total :	63.14 7.0 ⁷ 30.07 100.2 2
187792	6/12/2020	013969 MAP AUTOMOTIVE OF CHICAGO	40-562357		BATTERY,CORE CHARGE 01-21-000-72540 Total:	114.38 114.3 8
187793	6/12/2020	005645 MEADE ELECTRIC COMPANY INC.	692513		171,173 OPA,183 CONV CNTR TRAF 01-26-024-72775 Total :	495.00 495.00
187794	6/12/2020	006074 MENARDS	85951		EPOXY 01-19-000-73585 01-19-000-73580	4.97 7.58
			85958		MOP HEAD 01-26-025-73580	13.98
			85970		TIES 01-26-025-73870	34.99

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PAPER TOWELS, WATER, TIDE

01-26-025-73580

01-26-023-73115 01-26-024-73115 55.85 4.29

2.14

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187794 6/12/20				Description/Account	
10//94 0/12/20/	0 006074 MENARDS	(Continued)			
		·		60-00-000-73115	1.50
				63-00-000-73115	1.50
				64-00-000-73115	1.29
		86546		FLAGS	
				01-19-000-73410	36.81
		86659		SUPPLIES FOR TRAINING TOWER	
				01-19-000-72520	201.85
		86876		NUTS,ANCHORS	
				01-26-023-73840	19.34
		86877		PARTS	
				01-26-025-72530	8.67
				Total :	394.76
187795 6/12/202	0 012517 MERIDIAN IT INC	475939		SWITCH,191ST ST CAMERA,ALERT	
				01-16-000-72650	1,125.00
				Total :	1,125.00
187796 6/12/20	0 005742 METRO POWER INC.	12826		EMERG GENERATOR SERV	
				01-26-025-72790	6,575.00
		12827		EMERG GENERATOR LOAD BANK	0,070.00
				60-00-000-72750	1,977.50
				63-00-000-72750	1,977.50
				64-00-000-72750	1,695.00
				Total :	12,225.00
187797 6/12/20	0 012395 MICROSYSTEMS, INC.	082897		RECORD STORAGE 5/1/20-12/31/20	
107737 0/12/20/	0 012000 WHONOOTOTEWO, INC.	002037		01-19-000-72345	40.98
				Total :	40.98
				iotai :	40.96
187798 6/12/202	0 019316 MINUTEMAN SECURITY	38560		LICENSE PLATE READER SYSTEM	
			VTP-017576	30-00-000-74604	14,420.24
				Total :	14,420.24
187799 6/12/202	0 005856 MONROE TRUCK EQUIPA	MENT,INC. 329644		VALVE	
		,		01-26-023-72540	258.68
				Total:	258.68

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REFUND OVERPAYMENT CONT LIC		060520	019472 MONTOYA GENERAL CONSTRUCTION	6/12/2020	187800
01-14-000-79010					
Total :					
CIMP MAY'20		TPCN-05-20	010810 MUNICIPAL SERV. CONSULTING INC	6/12/2020	187801
30-00-000-75812					
COMM & TECH PROJREPR & UPGF		TPCS-05-20			
11-00-000-72750					
Total :					
ACCT#01-98-15-1000 9 7780 W 183I		01981510009	015723 NICOR	6/12/2020	187802
01-26-025-72511					
ACCT#06-82-16-1000 0 6640 167TH		06821610000			
60-00-000-72511					
63-00-000-72511					
64-00-000-72511					
		09977410001			
		12213610004			
		F0.400740000			
		53463710003			
		72675440002			
		73073410002			
		74422410002			
		74433410003			
		83523710008			
		000207 10000			
		96019958527			
01-26-025-72511					
Total :					
SWEEPINGS		6986586	001487 NUWAY DISPOSAL SERVICE INC	6/12/2020	187803
01-26-023-72890					
SWEEPINGS		6999378			
01-26-023-72890					
	REFUND OVERPAYMENT CONT LIC 01-14-000-79010 Total: CIMP MAY'20 30-00-000-75812 COMM & TECH PROJREPR & UPGF 11-00-000-72750 Total: ACCT#01-98-15-1000 9 7780 W 183I 01-26-025-72511 ACCT#06-82-16-1000 0 6640 167TH 60-00-000-72511 63-00-000-72511 ACCT#09-97-74-1000 1 7801 W 191S 01-26-025-72511 ACCT#12-21-36-1000 4 7825 W 167 01-26-025-72511 ACCT#53-46-37-1000 3 18241 S 80T 01-26-025-72511 ACCT#73-67-54-1000 2 7800 183RD 01-26-025-72511 ACCT#74-43-34-1000 3 7700 W 183I 01-26-025-72511 ACCT#83-52-37-1000 8 7980 183RD 01-26-025-72511 ACCT#83-52-37-1000 8 7980 183RD 01-26-025-72511 ACCT#96-01-99-5852 7 7999 W TIMI 01-26-025-72511 CCT#96-01-99-5852 7 7999 W TIMI 01-26-025-72511 Total: SWEEPINGS 01-26-023-72890 SWEEPINGS	REFUND OVERPAYMENT CONT LIC 01-14-000-79010 Total: CIMP MAY'20 30-00-000-75812 COMM & TECH PROJREPR & UPGF 11-00-000-72750 Total: ACCT#01-98-15-1000 9 7780 W 1831 01-26-025-72511 ACCT#06-82-16-1000 0 6640 167TH 60-00-000-72511 63-00-000-72511 64-00-000-72511 ACCT#09-97-74-1000 1 7801 W 1919 01-26-025-72511 ACCT#12-21-36-1000 4 7825 W 167 01-26-025-72511 ACCT#12-21-36-1000 4 7825 W 167 01-26-025-72511 ACCT#53-46-37-1000 3 18241 S 80T 01-26-025-72511 ACCT#74-43-34-1000 2 7800 183RD 01-26-025-72511 ACCT#74-43-34-1000 3 7700 W 183I 01-26-025-72511 ACCT#74-43-34-1000 3 7700 W 183I 01-26-025-72511 ACCT#83-52-37-1000 8 7980 183RD 01-26-025-72511 ACCT#96-01-99-5852 7 7999 W TIMI 01-26-025-72511 Total: SWEEPINGS 01-26-023-72890 SWEEPINGS	060520 REFUND OVERPAYMENT CONT LIC 01-14-000-79010 Total: TPCN-05-20 CIMP MAY'20 30-00-000-75812 COMM & TECH PROJREPR & UPGF 11-00-000-72750 Total: 01981510009 ACCT#01-98-15-1000 9 7780 W 183I 01-26-025-72511 60-00-000-72511 63-00-000-72511 63-00-000-72511 63-00-000-72511 63-00-000-72511 64-00-000-72511 63-01-26-025-72511 12213610004 ACCT#09-97-74-1000 1 7801 W 1915 01-26-025-72511 12213610004 ACCT#12-21-36-1000 4 7825 W 167 01-26-025-72511 73675410002 ACCT#53-46-37-1000 3 18241 S 80T 01-26-025-72511 74433410003 ACCT#73-67-54-1000 2 7800 183RD 01-26-025-72511 83523710008 ACCT#74-43-34-1000 3 7700 W 183I 01-26-025-72511 83523710008 ACCT#83-52-37-1000 8 7980 183RD 01-26-025-72511 840019958527 ACCT#96-01-99-5852 7 7999 W TIMI 01-26-025-72511 Total: 6986586 SWEEPINGS 01-26-023-72890 6999378 SWEEPINGS	O19472 MONTOYA GENERAL CONSTRUCTION O60520 REFUND OVERPAYMENT CONT LIC O1-14-000-79010 Total :	6/12/2020 019472 MONTOYA GENERAL CONSTRUCTION 060520 REFUND OVERPAYMENT CONT LIC 01-14-000-79010 Total : 6/12/2020 010810 MUNICIPAL SERV. CONSULTING INC TPCN-05-20 CIMP MAY'20 30-00-000-75812 COMM & TECH PROJREPR & UPGF 11-00-000-72750 Total : 6/12/2020 015723 NICOR 01981510009 ACCT#01-98-15-1000 9 7780 W 1831 01-26-025-72511 ACCT#06-82-16-1000 0 6640 167TH 60-00-000-7251 64-000-7251 64-000-7251 64-000-7251 64-000-7251 6

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187803	6/12/2020	001487	001487 NUWAY DISPOSAL SERVIC	E INC	(Continued)		Tot	tal :	3,226.00
187804	6/12/2020	006475	PARK ACE HARDWARE	004054	1/3		BATTERY 01-19-000-73585		12.29
				063539	9/1		01-19-000-73580 CONF & STATION & JANITORIAL	SU	105.60
							01-19-000-73585		1,412.40
							01-19-000-73580 Tot	tal :	295.79 1,826.08
187805	6/12/2020	019402	PERFORMANCE CHEMICAL & SUPPLY	247392	2		FOGGER DISINFECTANT		
							01-26-025-73580	tal :	989.04 989.04
187806	6/12/2020	001695	POSITIVE PROMOTIONS	065467	795		PENS,BRACELET		303.04
107000	0/12/2020 001093 1 031110	TOSHIVETNOMOTIONS	000407	95		01-21-210-72974		244.15	
							Tot	tal :	244.15
187807	6/12/2020	006559	PRAXAIR DISTRIBUTION, INC	970294	181		HOSE TWIN 01-26-023-73730		53.80
							01-26-024-73730		26.89
							60-00-000-73730 63-00-000-73730		18.83 18.83
							64-00-000-73730		16.14
								tal :	134.49
187808	6/12/2020	018454	R.C.WEGMAN CONSTRUCTION CO	13			VTP-017027 FIRE ST#47 5/1/20-5 33-00-000-75907	5/31	200,067.00
								tal :	200,067.00
187809	6/12/2020	012268	REGIONAL TRUCK EQUIPMENT CO	35034			NEW UNIT 94 UPGRADE LIGHTII	NG	
						VTP-017881	01-26-023-72540 Tot	tal :	727.00 727.00
187810	6/12/2020	017261	RESCUE ESSENTIALS	244628	3		VTP-017767 ACTIVE SHOOTER E		
	0, 12, 2020	020.					01-17-220-73600		11,104.41
							Tot	tal :	11,104.41

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Voucher List Village of Tinley Park

Voucher	Date	Vendor	Invoice	PO #	Description/Account	Amount
187811	6/12/2020	015230 RIDGE LANDSCAPE SERVICES LLC	7167		MAY'20 MONTHLY LAWN MAINT	
					01-26-023-72881	31,802.00
			7170		SOD REPAIRS	
					60-00-000-72881	883.75
					63-00-000-72881	883.75
					64-00-000-72881	757.50
					Total :	34,327.00
187812	6/12/2020	006974 RINGHOFER, WILLIAM	061020		HEALTH INSURANCE REIM JUNE'2(
		,			01-17-205-72435	593.13
					Total :	593.13
	0//0/0000					
187813	6/12/2020	006874 ROBINSON ENGINEERING CO. LTD.	20050251		16-R0402.01 175TH ST/RIDGELAND	
					60-00-000-72840	8,260.00
					64-00-000-72840	5,740.00
			20050252		PROJ#19-R0866 191ST ST& 80TH A	70.050.05
			00050440		30-00-000-75806	72,252.25
			20050416		PROJ#19-R0005.024 2019 CRACKS	4 500 00
					01-26-023-75406	4,522.00
					Total :	90,774.25
187814	6/12/2020	016334 RUSH TRUCK CENTERS	3019529263		TANK AIR, CABLE TANK	
					01-26-023-72540	760.39
					Total :	760.39
187815	6/12/2020	007629 SAM'S CLUB DIRECT	4525		CHIPS	
					60-00-000-73115	3.92
					63-00-000-73115	3.92
					64-00-000-73115	3.35
					01-26-023-73115	11.18
					01-26-024-73115	5.59
					60-00-000-73110	21.15
					63-00-000-73110	2.36
					64-00-000-73110	10.07
					01-26-023-73110	33.57
					01-26-024-73110	16.79
			5752		WIPES	

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Voucher List Village of Tinley Park

	Vendor		Invoice	PO #	Description/Account	Amount
6/12/2020	007629	SAM'S CLUB DIRECT	(Continued)			
			,		01-26-024-73845	28.96
					01-26-023-73845	57.92
					60-00-000-73845	36.49
					63-00-000-73845	4.05
					64-00-000-73845	17.38
			7376		· · · · · · · · · · · · · · · · · · ·	
						35.92
						34.86
						79.99
					Total :	407.47
6/12/2020	007092	SAUNORIS	624548		SAND	
					01-26-023-73860	45.00
					Total :	45.00
6/12/2020	019478	SELECT PORTFOLIO SERVICING INC	Ref001392490		UB Refund Cst #00511268	
						201.49
					Total :	201.49
6/12/2020	007453	SERVICE SANITATION, INC.	7949413		BASIC RESTROOM FIRE TRAINING	
0. 12.2020						158.03
					Total:	158.03
6/12/2020	019471	SIMS RICHARD	060820		REFUND UNUSED PARKING PLACA	
0, 12,2020	010111		000020			105.00
					Total:	105.00
6/12/2020	007350	SOLITH SUR MAYORS & MANAGERS	2020-248		EAP PREMILIM 5/1/20-10/31/20	
0/12/2020	007330	SOUTH SOB. WAT ONG & WANAGENG	2020-240			6,345.00
						6,345.00
						0,545.00
6/12/2020	002592	SPOK, INC.	D6092566R			
						68.21
						8.23
					Total :	76.44
6/12/2020	019432	STERN BROTHERS & CO	112		PHASE II PREP OF THE DATE REDE	
	6/12/2020 6/12/2020 6/12/2020 6/12/2020 6/12/2020	6/12/2020 007092 6/12/2020 019478 6/12/2020 007453 6/12/2020 019471 6/12/2020 007350 6/12/2020 002592	6/12/2020 007629 SAM'S CLUB DIRECT 6/12/2020 007092 SAUNORIS 6/12/2020 019478 SELECT PORTFOLIO SERVICING INC 6/12/2020 007453 SERVICE SANITATION, INC. 6/12/2020 019471 SIMS, RICHARD 6/12/2020 007350 SOUTH SUB. MAYORS & MANAGERS 6/12/2020 002592 SPOK, INC.	7376 6/12/2020 007092 SAUNORIS 624548 6/12/2020 019478 SELECT PORTFOLIO SERVICING INC Ref001392490 6/12/2020 007453 SERVICE SANITATION, INC. 7949413 6/12/2020 019471 SIMS, RICHARD 060820 6/12/2020 007350 SOUTH SUB. MAYORS & MANAGERS 2020-248 6/12/2020 002592 SPOK, INC. D6092566R	7376 6/12/2020 007092 SAUNORIS 624548 6/12/2020 019478 SELECT PORTFOLIO SERVICING INC Ref001392490 6/12/2020 007453 SERVICE SANITATION, INC. 7949413 6/12/2020 019471 SIMS, RICHARD 060820 6/12/2020 007350 SOUTH SUB. MAYORS & MANAGERS 2020-248 6/12/2020 002592 SPOK, INC. D6092566R	01-26-023-73845 01-26-023-73845 60-00-000-73845 63-00-000-73845 63-00-000-73845 63-00-000-73845 63-00-000-73845 63-00-000-73845 63-00-000-73845 63-00-000-73845 63-00-000-73845 63-00-000-73845 63-00-000-73845 63-00-000-73845 64-00-000-73845 COFFEE PLATES,BOWLS,BATTERIE 01-17-205-73315 01-17-205-73310 Total: 6/12/2020 007092 SAUNORIS 624548 SAND 01-26-023-73860 Total: 6/12/2020 019478 SELECT PORTFOLIO SERVICING INC Ref001392490 UB Refund Cst #00511268 60-00-000-20599 Total: 6/12/2020 007453 SERVICE SANITATION, INC. 7949413 BASIC RESTROOM FIRE TRAINING 01-19-000-72750 Total: 6/12/2020 019471 SIMS, RICHARD 060820 REFUND UNUSED PARKING PLACA 70-00-000-79000 Total: 6/12/2020 007350 SOUTH SUB. MAYORS & MANAGERS 2020-248 EAP PREMIUM 5/1/20-10/31/20 01-12-000-72447 Total: 6/12/2020 002592 SPOK, INC. D6092566R ACCT#6092566-6 PAGER SERVICE 01-17-205-72125 01-26-025-72125 01-26-025-72125 01-26-025-72125 Total:

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Voucher List Village of Tinley Park

oucher/	Date	Vendor		Invoice	PO #	Description/Account	Amount
187822	6/12/2020	019432	STERN BROTHERS & CO	(Continued)			
						01-14-000-72790	12,500.00
						Total :	12,500.00
187823	6/12/2020	007297	SUTTON FORD INC./FLEET SALES	504704		PIPE & CLAMP EXHAUST	
						60-00-000-72540	73.18
						63-00-000-72540	24.39
						64-00-000-72540	41.82
				504741		PUMP ASY, PARTS, TIMIMG, GUIDES,	
						01-17-205-72540	331.95
				504746		SHIELD,RIVET,PARTS,MOULDING	
						01-17-205-72540	177.24
						Total :	648.58
187824	6/12/2020	007777	THOMPSON ELEVATOR INSPECTION	20-1356		ELEVATOR PLAN REVW/EDENBRID	
						01-33-300-72853	75.00
				20-1357		ELEVATOR PLAN REVIEWS EDENB	
						01-33-300-72853	150.00
						Total :	225.00
187825	6/12/2020	014854	THOMSON REUTERS-WEST PYMNT CT	F 842445224		WEST INFO 5/1-5/31/20	
						01-17-225-72852	194.12
						Total :	194.12
187826	6/12/2020	012187	TOTAL AUTOMATION CONCEPTS, INC	W20584		FIRE ST #4 DAY ROOM TSTAT NOT	
			,			01-26-025-72530	445.00
						Total :	445.00
187827	6/12/2020	007825	TOWER CAR WASH OF TINLEY PARK	4586		POLICE & MUNICIPAL WASH	
.0.02.	0, 12,2020	00.020	TOWER OF THE THREE TO THE	1000		01-17-205-72540	112.00
						Total:	112.00
187828	6/12/2020	007955	TRAFFIC CONTROL & PROTECTION	104177		ALUM BLANK	
						01-26-023-73830	163.50
						Total :	163.50
187829	6/12/2020	007930	TRANS UNION	05000337		BASIC SERV CREDIT SUMMARY CF	
						01-17-225-72852	121.25

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Voucher List Village of Tinley Park

Amount	Description/Account	PO #	Invoice		Vendor	Date	Voucher
121.25	Total :	d)	(Continue	007930 TRANS UNION	007930	6/12/2020	187829
	LAWN SERV HARLEM AVE MEDIAN		120862841	RUGREEN	014510 T	6/12/2020	187830
290.00	01-26-023-72881						
050.00	LAWN SERV 76TH AVE MEDIAN 161		120886055				
250.00	01-26-023-72881 LAWN SERV WATERSFORD POND		121087664				
90.00	01-26-023-72881		121007004				
	LAWN SERV 167TH MEDIAN 167 O/		121089543				
40.00	01-26-023-72881						
63.00	LAWN SERV 183RD PUMP ST RIDG		121405290				
63.00	60-00-000-72881 63-00-000-72881						
54.00	64-00-000-72881						
850.00	Total :						
	EXECUTIME 5/1/20-4/30/21		045-301752.	YLER TECHNOLOGIES, INC	004106 T	6/12/2020	187831
4,028.00	01-15-000-72655			,			
4,028.00	Total :						
	WATER, HACH FLUORIDE REAGEN		242526	JSA BLUE BOOK	008057 U	6/12/2020	187832
34.32	60-00-000-73550						
34.32	63-00-000-73550						
68.64	Total :						
	UB Refund Cst #00497731		Ref001392489	ANOSKEY, DANIEL	019477 V	6/12/2020	187833
23.03	60-00-000-20599						
23.03	Total :						
	ACCT#442345192-00001 WATER RE		9855151370	ERIZON WIRELESS	011416 V	6/12/2020	187834
22.72	60-00-000-72127						
22.72	63-00-000-72127						
19.48 64.92	64-00-000-72127 Total :						
	ACCT#1-9990015-00 5/1/-6/1/20		1-9990015-00	ILLAGE OF OAK LAWN	006362 \	6/12/2020	187835
590,993.55	60-00-000-73220		1-9990010-00	TILLAGE OF OAK LAVIN	000302 V	0/12/2020	107000
545,532.50	63-00-000-73220						

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Voucher List Village of Tinley Park

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oucher/	Date	Vendor		Invoice	PO #	Description/Account		Amoun
187835	6/12/2020	006362	006362 VILLAGE OF OAK LAWN	(Continued)			Total :	1,136,526.0
187836	6/12/2020	010165	WAREHOUSE DIRECT WORKPL SOLTNS	4668168-0		COPY PAPER		
						01-26-024-73110		11.42
						01-26-023-73110		22.85
						01-19-000-73110		171.36
						60-00-000-73110		14.40
						63-00-000-73110		1.60
						64-00-000-73110		6.85
						01-14-000-73110		57.12
						01-33-310-73110		28.56
						01-33-300-73110		28.56
				4677162-0		PAPER		
						01-26-023-73110		102.82
						01-26-024-73110		51.40
					60-00-000-73110		64.77	
						63-00-000-73110		7.20
						64-00-000-73110		30.85
							Total:	599.76
87837	6/12/2020	011055	WARREN OIL CO.	W1311626		N.L. GAS USED 4/24-5/20/20		
						01-17-205-73530		1,974.20
						01-19-000-73530		752.70
						01-19-020-73530		153.62
						01-21-000-73530		132.59
						60-00-000-73530		1,678.00
						63-00-000-73530		419.50
						64-00-000-73530		898.93
						01-26-023-73530		2,413.77
						01-26-024-73530		813.48
						01-33-300-73530		283.64
						01-12-000-73530		276.97
						01-14-000-73532		28.21
						14-00-000-73530		45.91
						01-42-000-73530		248.24
				W1311627		DIESEL USED 4/24-5/20/20		
						01-19-000-73545		1,384.35

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Bank total: 1,748,658.40

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90 Vouchers for bank code: apbank

Voucher List Village of Tinley Park

Voucher	Date Vendor	Invoice	PO#	Description/Account	Amount
187837	6/12/2020 011055 WARREN OIL CO.	(Continued)			
				60-00-000-73545	75.81
				63-00-000-73545	18.95
				64-00-000-73545	40.61
				01-26-023-73545	1,242.02
				01-26-024-73545	132.74
				01-14-000-73531	151.92
				Total :	13,166.16
187838	6/12/2020 017863 ZENERE LANDSCAPES, INC.	9668		CUL-DE-SACS SNOW REMOVAL 2/2	
	,			08-00-000-72785	702.12
				01-26-023-72785	13,340.28
				Total :	14,042.40

240.45

801.47

1,590.46

1,750,248.86

Total:

Bank total:

Total vouchers :

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Voucher List Village of Tinley Park

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Bank code :	ipmg						
Voucher	Date	Vendor	Invoice	PO #	Description/Account		Amount
2688	6/9/2020	018837 INSURANCE PROGRAM MANAGERS GR	200318W009		PAYEE-ADVANET		
					01-14-000-72542		406.98
						Total :	406.98
2689	6/9/2020	018837 INSURANCE PROGRAM MANAGERS GR	200318W009-2		PAYEE-ADVANET		
					01-14-000-72542		169.98
						Total :	169.98
2690	6/9/2020	018837 INSURANCE PROGRAM MANAGERS GR	200318W009-3		PAYEE-ADVANET		
					01-14-000-72542		212.03
						Total :	212.03
2691	6/9/2020	018837 INSURANCE PROGRAM MANAGERS GR	200515W005		PAYEE-VILLAGE OF TINL	EY PARK	
					60-00-000-72542		471.26
					63-00-000-72542		89.76

4 Vouchers for bank code: ipmg

94 Vouchers in this report

The Tinley Park Village Board having duly met at Village Hall do hereby certify that the following claims or demands against said village were presented and are approved for payment as presented on the above listing.

In witness thereof, the Village President and Clerk of the Village of Tinley Park, hereunto set their hands.

 Village President
Village Clerk
 village Clerk
Date

Page:

64-00-000-72542

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THE VILLAGE OF TINLEY PARK

Cook County, Illinois Will County, Illinois

ORDINANCE NO. 2020-O-032

AN ORDINANCE AMENDING TITLE III, CHAPTER 35, SECTION 35.6 OF THE TINLEY PARK MUNICIPAL CODE – SEXUAL HARASSMENT POLICY

JACOB C. VANDENBERG, President KRISTIN A THIRION, Village Clerk

CYNTHIA A. BERG
WILLIAM P. BRADY
WILLIAM A. BRENNAN
DIANE M. GALANTE
MICHAEL W. GLOTZ
MICHAEL G. MUELLER
Board of Trustees

Published in pamphlet form by authority of the President and Board of Trustees of the Village of Tinley Park Law Offices of Peterson, Johnson, & Murray—Chicago, Village Attorneys 200 W. Adams, Ste. 2125, Chicago, IL 60606

VILLAGE OF TINLEY PARK Cook County, Illinois Will County, Illinois

ORDINANCE NO. 2020-O-032

AN ORDINANCE AMENDING TITLE III, CHAPTER 35, SECTION 35.6 OF THE TINLEY PARK MUNICIPAL CODE – SEXUAL HARASSMENT POLICY

WHEREAS, Section 6(a) of Article VII of the 1970 Constitution of the State of Illinois provides that any municipality which has a population of more than 25,000 is a home rule unit, and the Village of Tinley Park, Cook and Will Counties, Illinois, with a population in excess of 25,000 is, therefore, a home rule unit and, pursuant to the provisions of said Section 6(a) of Article VII, may exercise any power and perform any function pertaining to its government and affairs, including, but not limited to, the power to tax and to incur debt; and

WHEREAS, the Illinois General Assembly has recently enacted Public Act 101-0221, commonly known as the Workplace Transparency Act, and

WHEREAS, pursuant to the Act, each governmental unit not subject to a State or local Inspector General shall update its policy prohibiting sexual harassment to provide a method of both reporting and investigation of an allegation of sexual harassment made by one elected official against another elected official; and

WHEREAS, should any section or provision of this Ordinance or the adopted Policy Prohibiting Sexual Harassment be declared to be invalid, that decision shall not affect the validity of this Ordinance or adopted Policy Prohibiting Sexual Harassment as a whole or any part thereof, other than the part so declared to be invalid;

NOW, THEREFORE, be it ordained by the corporate authorities of the Village of Tinley Park the following:

SECTION ONE: The Policy Prohibiting Sexual Harassment adopted by Ordinance 2018-O-001 on January 9, 2018, as amended by Ordinance number 2018-O-072, shall be updated to provide a mechanism of reporting and investigation of an allegation of sexual harassment made by one elected official against another elected official. The Policy Prohibiting Sexual Harassment in the Village of Tinley Park is hereby amended by adding the following underlined language:

- I. §III: PROCEDURE FOR REPORTING AN ALLEGATION OF SEXUAL HARASSMENT
 - Allegations of Sexual Harassment made against an elected official of the governmental unit by another elected official of a governmental unit. In addition to the methods of reporting included above, an elected official may request an independent review of a complaint of sexual harassment by another elected official. The request shall be made to the Human Resources Director, the Village Manager, or the chief elected official of the

PASSED THIS 16th day of June 2020.

Village. The official receiving the request shall take immediate action in keeping with the procurement process of the municipality to retain a qualified individual or entity for the independent review of the allegations of sexual harassment in violation of this policy.

The outcome of the independent review shall be reported to the Village Board of Trustees.

<u>SECTION TWO:</u> Any policy resolution or ordinance of the Village that conflicts with the provisions of this ordinance shall be and is hereby repealed to the extent of such conflict.

<u>SECTION THREE</u>: This ordinance shall be in full force and effect from and after its passage and approval in the manner provided by law.

Trissed Tills Total day of Ju.	10, 2020
AYES:	
NAYS:	
ABSENT:	
APPROVED THIS 16th day o	f June, 2020
-	VILLAGE PRESIDENT
ATTEST:	
VILLAGE CLERK	

STATE OF ILLINOIS)	
)	SS.
COUNTY OF COOK)	

CERTIFICATE

I, KRISTIN A. THIRION, Village Clerk of the Village of Tinley Park, Counties of Cook and Will, and State of Illinois, DO HEREBY CERTIFY that the foregoing is a true and correct copy of Ordinance No. 2020-O-032 "AN ORDINANCE AMENDING TITLE III, CHAPTER 35, SECTION 35.6 OF THE TINLEY PARK MUNICIPAL CODE – SEXUAL HARASSMENT POLICY," which was adopted by the President and Board of Trustees of the Village of Tinley Park on June 16, 2020.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the Village of Tinley Park this 16th day of June, 2020.

KRISTIN A. THIRION, VILLAGE CLERK

THE VILLAGE OF TINLEY PARK

Cook County, Illinois Will County, Illinois

RESOLUTION NO. 2020-R-041

A RESOLUTION AUTHORIZING THE RENEWAL OF A PROFESSIONAL SERVICES AGREEMENT WITH ALLIANT/MESIROW FOR HEALTH INSURANCE BROKER SERVICES

JACOB C. VANDENBERG, PRESIDENT KRISTIN A. THIRION, VILLAGE CLERK

> CYNTHIA A. BERG WILLIAM P. BRADY WILLIAM A. BRENNAN DIANE M. GALANTE MICHAEL W. GLOTZ MICHAEL G. MUELLER Board of Trustees

Published in pamphlet form by authority of the President and Board of Trustees of the Village of Tinley Park

RESOLUTION NO. 2020-R-041

A RESOLUTION AUTHORIZING THE RENEWAL OF A PROFESSIONAL SERVICES AGREEMENT WITH ALLIANT/MESIROW FOR HEALTH INSURANCE BROKER SERVICES

WHEREAS, the Village of Tinley Park, Cook and Will Counties, Illinois, is a Home Rule Unit pursuant to the Illinois Constitution of 1970; and

WHEREAS, the Corporate Authorities of the Village of Tinley Park, Cook and Will Counties, Illinois, have considered entering into an Agreement with Alliant/Mesirow, a true and correct copy of such Agreement being attached hereto and made a part hereof as **EXHIBIT 1**; and

WHEREAS, the Corporate Authorities of the Village of Tinley Park, Cook and Will Counties, Illinois, have determined that it is in the best interests of said Village of Tinley Park that said Agreement be entered into by the Village of Tinley Park;

NOW, THEREFORE, Be It Resolved by the President and Board of Trustees of the Village of Tinley Park, Cook and Will Counties, Illinois, as follows:

The Preambles hereto are hereby made a part of, and operative provisions of, this **Section 1:** Resolution as fully as if completely repeated at length herein.

That this President and Board of Trustees of the Village of Tinley Park hereby find **Section 2:** that it is in the best interests of the Village of Tinley Park and its residents that the aforesaid "Agreement" be entered into and executed by said Village of Tinley Park, with said Agreement to be substantially in the form attached hereto and made a part hereof as **EXHIBIT 1**.

That the President and Clerk of the Village of Tinley Park, Cook and Will Counties, Illinois are hereby authorized to execute for and on behalf of said Village of Tinley Park the aforesaid Agreement.

Section 4: That this Resolution shall take effect from and after its adoption and approval

	That this Resolution shall take effect from and after its adoption and approval.
ADOPTED th	is 16th day of June, 2020, by the Corporate Authorities of the Village of Tinley Par
on a roll call vote as fo	ollows:
AYES:	
NAYS:	
ABSENT:	
APPROVED	this 16 th day of June, 2020, by the President of the Village of Tinley Park.
ATTECT	Village President
ATTEST:	

EXHIBIT 1

ALLIANT/MESIROW AGREEMENT

STATE OF ILLINOIS)	
COUNTY OF COOK)	SS
COUNTY OF WILL)	

CERTIFICATE

I, KRISTIN A. THIRION, Village Clerk of the Village of Tinley Park, Counties of Cook and Will and State of Illinois, DO HEREBY CERTIFY that the foregoing is a true and correct copy of Resolution No. 2020-R-041, "A RESOLUTION AUTHORIZING THE RENEWAL OF A PROFESSIONAL SERVICES AGREEMENT WITH ALLIANT/MESIROW FOR HEALTH INSURANCE BROKER SERVICES," which was adopted by the President and Board of Trustees of the Village of Tinley Park on June 16, 2020.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the Village of Tinley Park this 16th day of June 2020.

KRISTIN A. THIRION, VILLAGE CLERK



July 14, 2020

David Niemeyer Village of Tinley Park 16250 South Oak Park Avenue Tinley Park, IL 60477

Re: Benefits Consulting Services – Contract Acknowledgement

This letter is an acknowledgment of the acceptance of the Alliant proposal for Benefits Consulting Services for 1% carrier commission on medical (standard is 3%), 1% carrier commission on dental (standard is 8%) and standard insurance carrier commission on ancillary policies.

Alliant will provide benefits brokerage/consulting services as outlined in Schedule A (Scope of Services) attached to this acknowledgement letter for the one year time period beginning July 15, 2020 through July 14, 2021 subject to acceptance by Village of Tinley Park

In-force policies to which this contract acknowledgement applies:

Health & Prescription Drug Dental Vision Life / AD&D FSA/ Dependent Care EAP Retiree Supplemental Plans

The compensation indicated above will be fully earned as of the inception date of each annual service term. Amendments or modifications to the agreed upon service fee must be received in writing and signed by an authorized representative of both Village of Tinley Park and Alliant.



Village of Tinley Park
Benefit Consulting Services – Contract Acknowledgement
July 14, 2020

In addition, as is a common practice in the industry, Alliant benefits from programs implemented by certain insurers and administrators providing for compensation, in addition to fees or standard insurance carrier commissions, to be paid to Alliant based upon differing factors. The insurance Village of Tinley Park purchases and or represented through Alliant may be issued by an insurer or administrator who has such a program. Alliant agrees to not accept any such additional compensation outside the scope of the insurance carrier commission as defined in this contract.

Please acknowledge your receipt and acceptance of this contract acknowledgement by signing in the space provided below. If you have any questions, please contact me at 312-595-7341 or at renee.formell@alliant.com.

Sincerely,	
Renee Formell Senior Vice President Alliant	
Authorized Representative: V	'illage of Tinley Park
Title	
Date	

Village of Tinley Park

SCOPE OF SERVICES SCHEDULE A

Service Deliverables

Annual Benefit Plan Audit

- Review goals, risk tolerance, financial objectives
- Jointly develop short and long term goals
- Plan cost analysis
- Plan design analysis
- Plan administration review
- Premium statement review for accuracy
- Review of plan communication materials (booklets, benefit summaries, brochures, SBC's, etc.)

Plan Improvement Guidance

- Plan design analysis
- Employee contribution analysis
- Utilization analysis of current plan performance (in-network utilization, discount analysis, employee cost sharing, etc.)
- Determine administrative needs and requirements
- Review wellness opportunities (carrier level and third party)
- Evaluate technology alternatives (employee portal, enrollment system, HRIS, payroll, etc.)

Competitive Assessment

- Benchmark current plan offerings, plan designs, total costs and employee contributions
- Review historical cost trends
- Review alternate funding mechanisms
- Examine carrier's financial stability and rating

Vendor Management

- Contract review and negotiation
- Price and service negotiations
- Brokerage of and insurance product placements
- Discount Analysis and Discount Guarantee negotiations, if applicable
- Analysis of vendor performance relative to guarantees, if applicable
- ♦ Coordinate and attend periodic vendor information/education presentations
- Evaluate new vendor products and benefit provisions
- Maximize vendor product and service deliverables

Strategic Recommendations

- Additional product discussion
- ♦ Analyze administrative needs and potential efficiencies
- Review potential market and program alternatives
- Review Health Care Reform impact and strategy for compliance
- ♦ Discuss Affordable Care Act (ACA) compliance solutions and strategies
- ♦ Assist in development of wellness strategy, design, structure, and deployment
- Design employee education/communication strategy

Service Deliverables

Renewal Management

- ♦ Pre-renewal
 - Pre-renewal strategy meeting
 - Analysis of plan performance and renewal underwriting projections
 - Educate and evaluate alternative design approaches
 - Discuss market alternatives and potential network, cost and administrative impact
 - Model plan design alternatives
- Prepare Request For Proposal (RFP)
 - Review alternative bids
 - Coordinate carrier interviews
 - Prepare financial and benefits comparisons
- Model employee contribution schemes
 - Model financial impact of changes and changes to various employee groups, if needed
 - Compare current and alternative contributions to benchmarks
- Renewal
 - Analyze renewal offer and negotiate where appropriate
 - Finalize plan designs, fees and rates
 - Finalize employee contributions
 - Coordinate and host with employee meetings and communication campaign

Plan Administration Assistance

- Ongoing escalated claim intervention/ troubleshooting
- Ongoing escalated policy administration troubleshooting
- Personal employee assistance on coverage and claims matters as needed
- Provide ongoing regulatory compliance guidance
 - In-house benefits compliance attorney
 - Provide Mesirow prepared legislative updates
 - Provide Mesirow prepared benefit-related topical reference materials
- Provide ongoing Health Care Reform Consulting
 - Provide Customized "Road To Compliance" report
 - Provide ACA Financial Modeler report
- Provide ongoing COVID Consulting
 - Provide Webinars & Podcasts
 - Compliance Updates
 - Return To Work Playbook
- Assist with periodic carrier meetings
 - Schedule, attend and coordinate educational, administrative and review meetings
 - Present benefit materials to insured membership on as needed basis
 - Monitor insurance industry product developments
- Review and edit annual renewal communication materials
- COBRA administration support services: evaluation, placement & monitoring
- Annual Health Fair services support (local only)

Service Deliverables

Reporting

- For Self-Funded plans:
 - Periodic Medical Premium versus Claims Reporting
 - Periodic Medical Financial Analysis of plan performance
 - Annual Health Plan Intelligence Management Report (Plan IT) with access to HPI-Dashboard
- Historical Medical Premium versus Claims Reporting
- Historical Medical Financial Analysis of plan performance
- Claims experience analysis, if applicable
- ♦ Annual Stewardship Report of Accountability
- ♦ Special projects

Meetings

- Facilitate insurance committee meetings
- ♦ Host administrative meetings
- Host open enrollment meetings
- ♦ Attend Board meetings

Tools and Resources

- Provide Benefits Communication Website: Touchpoints, Ben IQ
- Develop customized Employee Benefit Guides (electronic only)
- Provide Legislative Bulletins and Compliance Alerts
- ♦ Access to certified Human Resources support: ThinkHR & HR 360
- Access to Alliant Client Webinars / Seminars

THE VILLAGE OF TINLEY PARK

Cook County, Illinois Will County, Illinois

ORDINANCE NO. 2020-O-020

AN ORDINANCE FIXING THE TIME AND PLACE FOR A PUBLIC HEARING AND A JOINT REVIEW BOARD MEETING TO CONSIDER THE DESIGNATION OF A REDEVELOPMENT PROJECT AREA AND THE APPROVAL OF A REDEVELOPMENT PLAN AND PROJECT FOR THE VILLAGE OF TINLEY PARK (159TH & HARLEM REDEVELOPMENT PROJECT AREA)

JACOB C. VANDENBERG, PRESIDENT KRISTIN A. THIRION, VILLAGE CLERK

CYNTHIA A. BERG
WILLIAM P. BRADY
MICHAEL W. GLOTZ
WILLIAM A. BRENNAN
DIANE M. GALANTE
MICHEAL G. MUELLER
Board of Trustees

Published in pamphlet form by authority of the President and Board of Trustees of the Village of Tinley Park
Peterson, Johnson, and Murray Chicago, LLC, Village Attorneys
200 W. Adams, Suite 2125 Chicago, IL 60606

VILLAGE OF TINLEY PARK Cook County, Illinois Will County, Illinois

ORDINANCE NO. 2020-O-020

AN ORDINANCE FIXING THE TIME AND PLACE FOR A PUBLIC HEARING AND A JOINT REVIEW BOARD MEETING TO CONSIDER THE DESIGNATION OF A REDEVELOPMENT PROJECT AREA AND THE APPROVAL OF A REDEVELOPMENT PLAN AND PROJECT FOR THE VILLAGE OF TINLEY PARK (159TH & HARLEM REDEVELOPMENT PROJECT AREA)

WHEREAS, Section 6(a) of Article VII of the 1970 Constitution of the State of Illinois provides that any municipality which has a population of more than 25,000 is a home rule unit, and the Village of Tinley Park, Cook and Will Counties, Illinois, with a population in excess of 25,000 is, therefore, a home rule unit and, pursuant to the provisions of said Section 6(a) of Article VII, may exercise any power and perform any function pertaining to its government and affairs, including, but not limited to, the power to tax and to incur debt; and

WHEREAS, the Village of Tinley Park ("Village") is considering the designation of a redevelopment project area and the approval of a redevelopment plan and project within the corporate limits of the Village, to be called the 159th & Harlem Redevelopment Project Area ("159th & Harlem TIF"), pursuant to the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 *et seq.* ("TIF Act"); and

WHEREAS, on March 3, 2020, the President and Board of Trustees of the Village authorized, by Resolution, an eligibility analysis and the preparation of a redevelopment plan and project relative to the proposed 159th & Harlem TIF; and

WHEREAS, on March 26, 2020, the Village published the Tax Increment Financing Interested Parties Registry Notice, as required by Section 5/11-74.4-2 of the TIF Act, in the Southtown Star; and

WHEREAS, on June 2, 2020, the Village intended on announcing the availability of the TIF Plan containing the Eligibility Analysis and Redevelopment Project Area at the scheduled special board meeting. However due to civil unrest within the community the scheduled special board meeting was cancelled; and

WHEREAS, due to the COVID-19 pandemic, the Village Hall was closed to the public, therefore the Village made the redevelopment plan and project ("TIF Plan") for the proposed 159th & Harlem TIF available for public inspection on the Village website June 3, 2020. The TIF Plan also contains an eligibility analysis ("Eligibility Analysis") addressing the tax increment financing eligibility of the area proposed for the redevelopment project area ("Redevelopment Project Area"); and

- **WHEREAS**, on June 9, 2020, at the special board meeting rescheduled from June 2, 2020, the availability of the TIF Plan was announced; and
- **WHEREAS**, pursuant to 65 ILCS 5/11-74.4-5(a) of the TIF Act, prior to the adoption of the ordinance designating the Redevelopment Project Area and approving the TIF Plan for the proposed 159th & Harlem TIF, the Village must fix a time and place for a public hearing; and
- **WHEREAS**, pursuant to the provisions of 65 ILCS 5/11-74.4-5(b) of the TIF Act, prior to the adoption of the ordinance designating the Redevelopment Project Area and approving the TIF Plan for the proposed 159th & Harlem TIF, the Village must convene a meeting of the Joint Review Board ("JRB") to consider the proposal; and
- **WHEREAS**, it is the desire of the Village President and the Board of Trustees to conduct such a public hearing and to convene said meeting of the JRB; and
- **NOW, THEREFORE, BE IT ORDAINED** by the President and Board of Trustees of the Village of Tinley Park, Cook and Will Counties, Illinois, as follows:
- **Section 1:** The Preambles hereto are hereby made a part of, and operative provisions, of this Ordinance as fully as if completely repeated at length herein.
- <u>Section 2</u>: That, pursuant to the provisions of the TIF Act, the Village President and Board of Trustees hereby designates the date of Tuesday, August 4, 2020, at the hour of 6:30 P.M. at the Village of Tinley Park Village Hall, 16250 Oak Park Avenue, Tinley Park, Illinois 60477, for the purpose of conducting a public hearing to hear from any interested persons, taxpayers, or affected taxing districts regarding the Redevelopment Project Area and the TIF Plan for the proposed 159th & Harlem TIF; being legally described in <u>Exhibit A</u> attached hereto and made part thereof.
- Section 3: That copies of the TIF Plan also containing the Eligibility Analysis for the proposed 159th & Harlem TIF have been on file in the office of the Village Clerk and further have been available for public inspection on the Village of Tinley Park's website, since June 3, 2020.
- <u>Section 4</u>: That at the public hearing, any interested person, taxpayer, or affected taxing district may file with the Village Clerk written comments and/or objections to, and may be heard orally with respect to, any issues embodied in the TIF Plan. The notice of public hearing is attached hereto as <u>Exhibit B</u>.

Section 5: That the JRB for the proposed 159th & Harlem TIF shall meet on Tuesday July 14, 2020, at 1:30 P.M. at the Village of Tinley Park Village Hall, 16250 Oak Park Avenue, Tinley Park, Illinois 60477. The JRB shall review the public record, planning documents, Eligibility Analysis, Redevelopment Project Area, and the TIF Plan for the proposed 159th & Harlem TIF. The JRB shall make an advisory recommendation to the Village within thirty (30) days after the convening of the JRB. A written report shall be issued by the JRB. The failure of the JRB to submit its report on a timely basis shall not be cause to delay the public hearing or any other step in the process of designating the Redevelopment Project Area and approving the TIF Plan for the proposed 159th & Harlem TIF. In the event the JRB does not file a report, it shall be presumed that the JRB has approved the matters before it. Pursuant to the provisions of 65 ILCS 5/11-74.4-5(b) of the TIF Act, the JRB shall consist of one (1) public member and one (1) representative from each of the following taxing districts: Cook County; Tinley Park Park District; Bremen Township; Orland Township; Community Consolidated School District 146; Consolidated High School District 230; Bremen Community High School District 228; Moraine Valley Community College District 524; South Suburban College District 510; and the Village of Tinley Park.

Section 6: That the Village of Tinley Park's representative on the JRB is hereby confirmed as Jacob C. Vandenberg, Village President.

Section 7: That a notice setting forth the availability of the TIF Plan for the proposed 159th & Harlem TIF including the Eligibility Analysis, and how to obtain a copy thereof, shall be sent by mail to all residential addresses within seven hundred fifty (750) feet of the boundaries of the proposed 159th & Harlem TIF and to all persons who have registered on the Village's TIF Interested Parties Registry, within a reasonable time after the adoption of this Ordinance, as required by 65 ILCS 5/11-74.4-5(a) of the TIF Act, with said notice being substantially in the form attached hereto as **Exhibit C** and made part hereof.

Section 8: That a notice of the public hearing and the JRB meeting shall be sent by certified mail, return receipt requested, and a notice of the public hearing shall be given by publication, certified mail, return receipt requested, and by first class U.S. Mail, as all required by 65 ILCS 5/11-74.4-5(b) and 65 ILCS 5/11-74.4-6(a), (b), and (c) of the TIF Act, with said notices being substantially in the form attached hereto as **Exhibit D** and made part hereof.

Section 9: Any policy, resolution, or ordinance of the Village of Tinley Park that conflicts with the provisions of this Ordinance shall be and is hereby repealed to the extent of such conflict.

Section 10: That this Ordinance shall be in full force and effect from and after its adoption and approval.

Section 11: The Volume of the Ordinance in pamphle	Village Clerk be and it	hereby is	authorized	and	directed	to	publish	this
PASSED THIS 16th	day of June, 2020.							
AYES:								
NAYS:								
ABSENT:								
APPROVED THIS 10	6th day of June, 2020.							
		VILLAGE PRESIDENT						
ATTEST:								
VILLAGE CI	ERK							

STATE OF ILLINOIS)
COUNTY OF COOK) SS
COUNTY OF WILL)

CERTIFICATE

I, KRISTIN A. THIRION, Village Clerk of the Village of Tinley Park, Counties of Cook and Will and State of Illinois, DO HEREBY CERTIFY that the foregoing is a true and correct copy of Ordinance No. 2020-O-020, "AN ORDINANCE FIXING THE TIME AND PLACE FOR A PUBLIC HEARING AND A JOINT REVIEW BOARD MEETING TO CONSIDER THE DESIGNATION OF A REDEVELOPMENT PROJECT AREA AND THE APPROVAL OF A REDEVELOPMENT PLAN AND PROJECT FOR THE VILLAGE OF TINLEY PARK (159TH & HARLEM REDEVELOPMENT PROJECT AREA)," which was adopted by the President and Board of Trustees of the Village of Tinley Park on June 16, 2020.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the Village of Tinley Park this 16th day of June, 2020.

KRISTIN A. THIRION, VILLAGE CLERK

EXHIBIT "A"

LEGAL DESCRIPTION OF

VILLAGE OF TINLEY PARK 159TH & HARLEM REDEVELOPMENT PROJECT AREA TIF DISTRICT

Those parts of Section 24, Township 36 North, Range 12, Section 18, Township 36 North, Range 13, Section 19, Township 36 North, Range 13, all East of the Third Principal Meridian, Cook County, Illinois more particularly bounded and described as follows:

Beginning at the southwest corner of Lot 1 in Super-K Subdivision as per plat thereof recorded March 20, 1991 as document number 97195157;

Thence northerly along the west line of Lot 1 in said Super-K Subdivision and the west line of Lot 2 in said Super-K Subdivision, to the north line of said Lot 2;

Thence easterly along the north line of Lot 2 in said Super-K Subdivision, to a west line of Lot 3 in said Super-K Subdivision;

Thence northerly, northwesterly and northerly along the west lines of Lot 3 in said Super-K Subdivision, to the western most northwest corner of said Lot 3, also being the western most southwest corner of Lot 1 in Park Place Subdivision as per plat thereof recorded December 7, 1992 as document number 92914537;

Thence northerly along the west line of Lot 1 in said Park Place Subdivision to the north line of Lot 1 in said Park Place Subdivision and the south line of the Northeast Quarter of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence westerly along the south line of south line of the Northeast Quarter of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois, to the west line of the East Half of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence northerly along said west line, to the south line of Olcott Avenue dedicated as per plat thereof recorded June 28, 1973 as document number 22379900;

Thence easterly along said south line, to the east line of Olcott Avenue dedicated as per plat thereof recorded June 28, 1973 as document number;

Thence northerly along said east line, and the northerly prolongation thereof to the north line of the East Half of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along said north line, to the northeast corner of the East Half of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly to the southwest corner of Section 18, also the northwest corner of Section 19, both in Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along the south line of Section 18, also the north line of Section 19, both in Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the west line of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence northerly along the west line of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the north line of the south 600 feet of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along the north line of the south 600 feet of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the east line of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, also the west line of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the west line of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the north line of the south 247 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along the north line of the south 247 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the east line of the west 50 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the east line of the west 50 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to a point 15 feet north of the right of way of 159th Street as indicated in Special Warranty Deed recorded September 28, 2011 as document number 1127141045;

Thence southeasterly to a point of intersection with the north right of way line of 159th Street and the east line of the west 65 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois as indicated in Special Warranty Deed recorded September 28, 2011 as document number 1127141045;

Thence easterly, southerly and easterly along the right of way of 159th Street, to the northerly prolongation of the east line of the west 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the east line of the west 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the south line of the north 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence westerly along the south line of the north 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the west line of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, also the east line of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the west line of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, also the east line of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the easterly prolongation of the south line of parcel of land being part of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning on the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof file April 8, 1971 as document number LR2551034, a distance of 183.00 feet west of the east line of said Northwest Quarter; thence west 180.00 feet along last said south line; thence south 5.00 feet; thence west 200.00 feet along a line 5.00 feet south of and parallel to the south line of said 159th Street; thence north 5.00 feet; thence west 307.62 feet along the south line of said 159th Street; thence south 1050.00 feet on a line normal to said south line of 159th Street; thence east 845.55 feet to the west right of way line of Oak Park Avenue (which is 33.00 feet west of the east line of said Northwest Quarter of said Section); thence north along last said west line 355.45 feet to a point 694.55 feet south from the south right of way line of 159th Street; thence west 17.00 feet; thence north 555.63 feet; thence west 133.00 feet; thence north 139.68 feet to the south line of 159th Street and the Point of Beginning;

Thence westerly along the easterly prolongation of the south line and the south line of parcel of land being part of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning on the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof file April 8, 1971 as document number LR2551034, a distance of 183.00 feet west of the east line of said Northwest Quarter; thence west 180.00 feet along last said south line; thence south 5.00 feet; thence west 200.00 feet along a line 5.00 feet south of and parallel to the south line of said 159th Street; thence north 5.00 feet; thence west 307.62 feet along the south line of said 159th Street; thence south 1050.00 feet on a line normal to said south line of 159th Street; thence east 845.55 feet to the west right of way line of Oak Park Avenue (which is 33.00 feet west of the east line of said Northwest Quarter of said Section); thence north along last said west line 355.45 feet to a point 694.55 feet south from the south right of way line of 159th Street; thence west 17.00 feet; thence north 555.63 feet; thence west 133.00 feet; thence north 139.68 feet to the south line of 159th Street and the Point of Beginning, to the southwest corner thereof and also the southeast corner of parcel of land being part of the West Half and the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning at the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof filed April 8, 1971 as document LR 2551034 and the line between the East Half and the West Half of said Northwest Quarter; thence west 117.55 feet along said south right of way line 1094 feet east of the west line of said Northwest Quarter; thence south 1050 feet on last said line; thence east 451.56 feet on a line 1050 feet south of and parallel to said south right of way line; thence north 1050 feet to said south right of way line a distance of 339.11 feet east of the Point of Beginning; thence west 339.11 feet on last said right of way line to the Point of Beginning;

Thence continuing westerly on the south line of parcel of land being part of the West Half and the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning at the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof filed April 8, 1971 as document LR 2551034 and the line between the East Half and the West Half of said Northwest Quarter; thence west 117.55 feet along said south right of way line 1094 feet east of the west line of said Northwest Quarter; thence south 1050 feet on last said line; thence east 451.56 feet on a line 1050 feet south of and parallel to said south right of way line; thence north 1050 feet to said south right of way line a distance of 339.11 feet east of the Point of Beginning; thence west 339.11 feet on last said right of way line to the Point of Beginning, to the western most northwest corner of Outlot C in Dun Raven Place Phase II as per plat thereof recorded September 28, 2001 as document number 0010908493;

Thence southwesterly to a point of tangency in the north line of Outlot D in Dunraven Place as per plat thereof recorded August 30, 1999 as document number 99827216 being the westerly terminus of an arc having a radius of 192.00 feet and an arc length of 300.13 feet;

Thence westerly and southwesterly along the northerly limits of Outlot D in Dunraven Place as per plat thereof recorded August 30, 1999 as document number 99827216, to the easterly prolongation of the south line of parcel of land described as follows: That part of Lot 3 lying north of a line drawn parallel with the north line of said Lot 3 through a point in the west line of said Lot 3 which point is 352.19 feet south of the northwest corner of said Lot 3 as measured along said west line all in Centennial Office Park as per plat thereof recorded October 5, 1988 as document number 88458264;

Thence westerly along the easterly prolongation of the south line and the south line of parcel of land described as follows: That part of Lot 3 lying north of a line drawn parallel with the north line of said Lot 3 through a point in the west line of said Lot 3 which point is 352.19 feet south of the northwest corner of said Lot 3 as measured along said west line all in Centennial Office Park as per plat thereof recorded October 5, 1988 as document number 88458264, to the west line of said Lot 3, also the east line of Lot 1 in Tinley Park Plaza Subdivision as per plat thereof recorded April 7, 2004 as document number 0409818067;

Thence southerly along the east line of Lot 1 in Tinley Park Plaza Subdivision as per plat thereof recorded April 7, 2004 as document number 0409818067, also the west line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558, to the south line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558;

Thence southeasterly along the south line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558, to the westerly line of Centennial Drive as dedicated by instrument recorded July 9, 1980 as document number 25509385;

Thence continuing southeasterly along the southeasterly prolongation of the south line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558, to the west line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic);

Thence southerly on the west line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic), to the southeast line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic);

Thence northeasterly along the southeast line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording

information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic) and the southeast line of Parcel 14 in Final Plat of Meadow Mews Phase Two PUD as per plat thereof recorded May 19, 1993 as document number 93378524 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic), to the southwest line of Parcel 14 in Final Plat of Meadow Mews Phase Two PUD as per plat thereof recorded May 19, 1993 as document number 93378524 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic);

Thence southeasterly along the southwest line of Parcel 14 in Final Plat of Meadow Mews Phase Two PUD as per plat thereof recorded May 19, 1993 as document number 93378524 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic), to the north line of parcel of land being part of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois described as follows: Beginning at the southeast corner of the Northwest Quarter of Section 19; thence North 89 degrees 43 minutes West (bearings assumed for purposes of this parcel only) 585 feet along the south line of said Northwest Quarter to a point of curve; thence southwesterly on a curve concave to the northwest having a radius of 258.72 feet, an arc distance of 101.52 feet and a chord bearing of South 79 degrees 02 minutes 33 seconds West; thence North 68 degrees 24 minutes 11 seconds West 79.57 feet; thence North 00 degrees 12 minutes 54 seconds East 533 feet; thence south 89 degrees 43 minutes East 755.40 feet, to the east line of said West Half of Section 19; thence South 00 degrees 03 minutes 54 seconds East 542.27 feet along said line to the Point of Beginning;

Thence easterly along the north line of parcel of land being part of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois described as follows: Beginning at the southeast corner of the Northwest Quarter of Section 19; thence North 89 degrees 43 minutes West (bearings assumed for purposes of this parcel only) 585 feet along the south line of said Northwest Quarter to a point of curve; thence southwesterly on a curve concave to the northwest having a radius of 258.72 feet, an arc distance of 101.52 feet and a chord bearing of South 79 degrees 02 minutes 33 seconds West; thence North 68 degrees 24 minutes 11 seconds West 79.57 feet; thence North 00 degrees 12 minutes 54 seconds East 533 feet; thence south 89 degrees 43 minutes East 755.40 feet, to the east line of said West Half of Section 19; thence South 00 degrees 03 minutes 54 seconds East 542.27 feet along said line to the Point of Beginning, to the east line of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the east line of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the easterly prolongation of the north line of Lot 1 in Warthen's Resubdivision as per plat thereof recorded September 4, 1975 as document number 23210202;

Thence westerly along the north line of Lot 1, the westerly prolongation of the north line of Lot 1 and the north line of Lot 2 all in Warthen's Resubdivision as per plat thereof recorded September 4, 1975 as document number 23210202, to the south line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778;

Thence westerly, southwesterly and southerly along the south line, southeast line and east line of Bremen Town Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778, to the southwest line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778;

Thence northwesterly along the southwest line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778, to the west line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778;

Thence northerly along the west line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778 to the north line of Lot 16 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence westerly along the north line of Lot 16 and the north line of Lot 15 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the southerly prolongation of the east line of Lot 17 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence northerly along the southerly prolongation of the east line of Lot 17, and the east line of Lot 17 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the southeast corner of Lot 18 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence northerly, westerly, northerly, easterly and northerly along the eastern limits of Lot 18 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the northeast corner of Lot 18 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence westerly along the north line of Lot 18, the north line of Lot 19, the north line of Lot 20, the north line of Lot 21 and the north line of Lot 26 all in Bremen Woode Subdivision as per plat

thereof recorded October 30, 1978 as document number T3056252, to the east line of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence northerly along the east line of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the north line of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence westerly along the north of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the west line of parcel of land being part of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Commencing at the northwest corner of the Southwest Quarter of said Section 19; thence South 89 degrees 43 minutes East (bearings assumed for purposes of this parcel only) 908 feet along the north line of said Southwest Quarter to the Point of Beginning; thence continuing South 89 degrees 43 minutes East 258.81 feet along said north line; thence South 657.03 feet; thence North 89 degrees 59 minutes 58 seconds West 244.05 feet; thence North 116.32 feet; thence North 89 degrees 58 minutes 30 Seconds West 15 feet; thence North 00 degrees 01 minutes 30 seconds East 542 feet to the Point of Beginning;

Thence northerly along the west line of parcel of land being part of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Commencing at the northwest corner of the Southwest Quarter of said Section 19; thence South 89 degrees 43 minutes East (bearings assumed for purposes of this parcel only) 908 feet along the north line of said Southwest Quarter to the Point of Beginning; thence continuing South 89 degrees 43 minutes East 258.81 feet along said north line; thence South 657.03 feet; thence North 89 degrees 59 minutes 58 seconds West 244.05 feet; thence North 116.32 feet; thence North 89 degrees 58 minutes 30 Seconds West 15 feet; thence North 00 degrees 01 minutes 30 seconds East 542 feet to the Point of Beginning, to the north line of the West Half of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence westerly along the north line of the West Half of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the south line of 163rd Street as dedicated by Plat of Dedication recorded April 15, 1976 as document number 23453671 and T2864222;

Thence southwesterly and westerly along the south line of 163rd Street as dedicated by Plat of Dedication recorded April 15, 1976 as document number 23453671 and T2864222, to the east line of Harlem Avenue existing as of May 25, 2020;

Thence southerly along the east line of Harlem Avenue existing as of May 25, 2020, to the easterly prolongation of the south line of the south line of Lot 1 in Super-K Subdivision as per plat thereof recorded March 20, 1991 as document number 97195157;

Thence westerly along the easterly prolongation of the south line of Lot 1 and the south line of Lot 1 in Super-K Subdivision as per plat thereof recorded March 20, 1991 as document number 97195157, to the Point of Beginning.

EXHIBIT "B"

NOTICE OF MEETING TINLEY PARK 159TH & HARLEM TAX INCREMENT FINANCING (TIF) DISTRICT JOINT REVIEW BOARD

Notice is hereby given to all interested parties that pursuant to the requirements of 65 ILCS 5/11-74.4-1 *et seq.*, a meeting of the Joint Review Board for the Tinley Park Oak Park Avenue Tax Increment Financing District will be held on July 14, 2020, at 1:30 p.m. in Council Chamber at the Village Hall of Tinley Park, 16250 Oak Park Avenue, Tinley Park, Illinois. Said meeting will be open to the public. A copy of the Agenda for said meeting is attached.

VILLAGE OF TINLEY PARK

By: Kristin A. Thirion

Village Clerk

EXHIBIT "C"

NOTICE OF THE AVAILABILITY OF THE ELIGIBILITY ANALYSIS AND REDEVELOPMENT PLAN AND PROJECT RELATIVE TO THE PROPOSED 159TH & HARLEM TIF

Notice is hereby given to you, in that you reside at the residential address within seven hundred (750) feet of the boundaries of the Village of Tinley Park's proposed 159th & Harlem TIF, or have registered your name on the Village of Tinley Park's Tax Increment Financing Interested Parties Registry, that the Redevelopment Plan and Project also containing the Eligibility Analysis for the Village of Tinley Park's proposed 159th & Harlem TIF are available for your review. Copies of said Redevelopment Plan and Project also containing the Eligibility Analysis can be obtained from Andrew Brown, Assistant Treasurer/Assistant Finance Director, for the Village of Tinley Park, 16250 Oak Park Avenue, Tinley Park, Illinois 60477, between the hours of 9:00 A.M. and 5:00 P.M., Monday through Friday, except holidays. In the interest of open and honest government, electronic copies of the Redevelopment Plan and Project also containing the Eligibility Analysis may be found on the Village website www.tinleypark.org.

Village of Tinley Park

Kristin A. Thirion Village Clerk

EXHIBIT "D"

NOTICE OF PUBLIC HEARING AND A JOINT REVIEW BOARD MEETING TO CONSIDER THE DESIGNATION OF A REDEVELOPMENT PROJECT AREA AND THE APPROVAL OF A REDEVELOPMENT PLAN AND PROJECT FOR THE VILLAGE OF TINLEY PARK (159TH & HARLEM REDEVELOPMENT PROJECT AREA)

Notice is hereby given that a public hearing ("Public Hearing") will be held on Tuesday August 4, 2020 at 6:30 P.M., at the Village of Tinley Park Village Hall, 16250 Oak Park Avenue, Tinley Park, Illinois 60477, in regard to the proposed designation of redevelopment project area ("Redevelopment Project Area"), and the approval of a redevelopment plan and project ("Redevelopment Plan and Project") in relation thereto, for the proposed 159th & Harlem Redevelopment Project Area ("159th & Harlem TIF"), pursuant to the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et seq., ("TIF Act").

The boundaries of the Redevelopment Project Area for the proposed 159th & Harlem TIF are more fully set forth on the legal description attached hereto as **Exhibit "1"** and the street location map attached hereto as **Exhibit "2"** and made part hereof.

The proposed Redevelopment Plan and Project provides for land acquisition and assembly, and improvements to the public infrastructure within the proposed Redevelopment Project Area for the Village of Tinley Park ("Village") to implement a set of actions to promote redevelopment within the proposed Redevelopment Project Area. The contemplated Village actions include, but are not limited to: encouraging redevelopment agreements; providing public infrastructure improvements; encouraging the high-quality appearance of buildings, rights-of-way and open spaces, and encouraging high standards of design; strengthening the economic well-being of the Redevelopment Project Area and the Village by increasing business activity, tax base, and job opportunities; assembling land into parcels of sufficient shape and size for disposition and redevelopment in accordance with the Redevelopment Plan and Project and contemporary.

Copies of the Redevelopment Plan and Project also containing the Eligibility Analysis have been on file with the Village since June 3, 2020 and available for public inspection between the hours of 9:00 A.M. and 5:00 P.M., Monday through Friday, except holidays, at the office of the Village Clerk for the Village of Tinley Park, 16250 Oak Park Avenue, Tinley Park, Illinois 60477. Copies of the Redevelopment Plan and Project also containing the Eligibility Analysis are enclosed with the copies of this Notice that are being mailed to the affected taxing districts and the Illinois Department of Commerce and Economic Opportunity. Andrew Brown, Assistant Treasurer/Assistant Finance Director for the Village of Tinley Park (708) 444-5000 can be contacted for further information. In the interest of open and honest government, electronic copies of the Eligibility Analysis and the Redevelopment Plan and Project may be found on the Village website www.tinleypark.org.

Pursuant to the TIF Act, the Joint Review Board for the proposed 159th & Harlem TIF ("JRB") is being convened to review the public record, planning documents, the Redevelopment Plan and Project also containing the Eligibility Analysis for the proposed 159th & Harlem TIF.

Pursuant to the TIF Act, the JRB shall consist of one (1) public member and one (1) representative from each of the following taxing districts: Cook County; Tinley Park Park District; Bremen Township; Orland Township; Community Consolidated School District 146; Consolidated High School District 230; Bremen Community High School District 228; Moraine Valley Community College District 524; South Suburban College District 510; and the Village of Tinley Park.

Pursuant to the TIF Act, the meeting of the JRB will be held Tuesday July 14, 2020 at 1:30 P.M., at the Village of Tinley Park Village Hall, 16250 Oak Park Avenue, Tinley Park, Illinois 60477. Those taxing districts with representatives on the JRB are hereby notified of said JRB meeting. The JRB's recommendation relative to a Redevelopment Project Area and Redevelopment Plan and Project for the proposed 159th & Harlem TIF shall be advisory and non-binding and shall be adopted by a majority vote of those members of the JRB that are present and voting, and submitted to the Village within thirty (30) days after the first convening of the JRB. Failure of the JRB to submit its report on a timely basis shall not delay the Public Hearing, nor shall it delay any other step in the process of designating the Redevelopment Project Area or approving the Redevelopment Plan or Project for the proposed 159th & Harlem TIF.

Prior to and at the August 4, 2020 Public Hearing, all interested persons, taxpayers, affected taxing districts and the Illinois Department of Commerce and Economic Opportunity may file with the Village Clerk written comments to and may be heard orally with respect to any issues regarding the proposed Redevelopment Project Area and Redevelopment Plan and Project for the proposed 159th & Harlem TIF. Written comments are invited and can be sent in advance for the Public Hearing to the Tinley Park Village Clerk, 16250 Oak Park Avenue, Tinley Park, Illinois 60477. The Public Hearing may be adjourned by the Village board without further notice other than a motion to be entered upon the minutes of the Public Hearing, fixing the time and place of the subsequent Public Hearing.

Mailed and Published by the order of the Corporate Authorities of the Village of Tinley Park Cook and Will Counties, Illinois Kristin A. Thirion, Village Clerk

Exhibit "1"

LEGAL DESCRIPTION OF

VILLAGE OF TINLEY PARK 159TH & HARLEM REDEVELOPMENT PROJECT AREA TIF DISTRICT

Those parts of Section 24, Township 36 North, Range 12, Section 18, Township 36 North, Range 13, Section 19, Township 36 North, Range 13, all East of the Third Principal Meridian, Cook County, Illinois more particularly bounded and described as follows:

Beginning at the southwest corner of Lot 1 in Super-K Subdivision as per plat thereof recorded March 20, 1991 as document number 97195157;

Thence northerly along the west line of Lot 1 in said Super-K Subdivision and the west line of Lot 2 in said Super-K Subdivision, to the north line of said Lot 2;

Thence easterly along the north line of Lot 2 in said Super-K Subdivision, to a west line of Lot 3 in said Super-K Subdivision;

Thence northerly, northwesterly and northerly along the west lines of Lot 3 in said Super-K Subdivision, to the western most northwest corner of said Lot 3, also being the western most southwest corner of Lot 1 in Park Place Subdivision as per plat thereof recorded December 7, 1992 as document number 92914537;

Thence northerly along the west line of Lot 1 in said Park Place Subdivision to the north line of Lot 1 in said Park Place Subdivision and the south line of the Northeast Quarter of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence westerly along the south line of south line of the Northeast Quarter of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois, to the west line of the East Half of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence northerly along said west line, to the south line of Olcott Avenue dedicated as per plat thereof recorded June 28, 1973 as document number 22379900;

Thence easterly along said south line, to the east line of Olcott Avenue dedicated as per plat thereof recorded June 28, 1973 as document number;

Thence northerly along said east line, and the northerly prolongation thereof to the north line of the East Half of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along said north line, to the northeast corner of the East Half of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly to the southwest corner of Section 18, also the northwest corner of Section 19, both in Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along the south line of Section 18, also the north line of Section 19, both in Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the west line of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence northerly along the west line of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the north line of the south 600 feet of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along the north line of the south 600 feet of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the east line of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, also the west line of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the west line of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the north line of the south 247 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along the north line of the south 247 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the east line of the west 50 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the east line of the west 50 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to a point 15 feet north of the right of way of 159th Street as indicated in Special Warranty Deed recorded September 28, 2011 as document number 1127141045;

Thence southeasterly to a point of intersection with the north right of way line of 159th Street and the east line of the west 65 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois as indicated in Special Warranty Deed recorded September 28, 2011 as document number 1127141045;

Thence easterly, southerly and easterly along the right of way of 159th Street, to the northerly prolongation of the east line of the west 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the east line of the west 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the south line of the north 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence westerly along the south line of the north 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the west line of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, also the east line of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the west line of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, also the east line of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the easterly prolongation of the south line of parcel of land being part of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning on the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof file April 8, 1971 as document number LR2551034, a distance of 183.00 feet west of the east line of said Northwest Quarter; thence west 180.00 feet along last said south line; thence south 5.00 feet; thence west 200.00 feet along a line 5.00 feet south of and parallel to the south line of said 159th Street; thence north 5.00 feet; thence west 307.62 feet along the south line of said 159th Street; thence south 1050.00 feet on a line normal to said south line of 159th Street; thence east 845.55 feet to the west right of way line of Oak Park Avenue (which is 33.00 feet west of the east line of said Northwest Quarter of said Section); thence north along last said west line 355.45 feet to a point 694.55 feet south from the south right of way line of 159th Street; thence west 17.00 feet; thence north 555.63 feet; thence west 133.00 feet; thence north 139.68 feet to the south line of 159th Street and the Point of Beginning;

Thence westerly along the easterly prolongation of the south line and the south line of parcel of land being part of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning on the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof file April 8, 1971 as document number LR2551034, a distance of 183.00 feet west of the east line of said Northwest Quarter; thence west 180.00 feet along last said south line; thence south 5.00 feet; thence west 200.00 feet along a line 5.00 feet south of and parallel to the south line of said 159th Street; thence north 5.00 feet; thence west 307.62 feet along the south line of said 159th Street; thence south 1050.00 feet on a line normal to said south line of 159th Street; thence east 845.55 feet to the west right of way line of Oak Park Avenue (which is 33.00 feet west of the east line of said Northwest Quarter of said Section); thence north along last said west line 355.45 feet to a point 694.55 feet south from the south right of way line of 159th Street; thence west 17.00 feet; thence north 555.63 feet; thence west 133.00 feet; thence north 139.68 feet to the south line of 159th Street and the Point of Beginning, to the southwest corner thereof and also the southeast corner of parcel of land being part of the West Half and the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning at the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof filed April 8, 1971 as document LR 2551034 and the line between the East Half and the West Half of said Northwest Quarter; thence west 117.55 feet along said south right of way line 1094 feet east of the west line of said Northwest Quarter; thence south 1050 feet on last said line; thence east 451.56 feet on a line 1050 feet south of and parallel to said south right of way line; thence north 1050 feet to said south right of way line a distance of 339.11 feet east of the Point of Beginning; thence west 339.11 feet on last said right of way line to the Point of Beginning;

Thence continuing westerly on the south line of parcel of land being part of the West Half and the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning at the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof filed April 8, 1971 as document LR 2551034 and the line between the East Half and the West Half of said Northwest Quarter; thence west 117.55 feet along said south right of way line 1094 feet east of the west line of said Northwest Quarter; thence south 1050 feet on last said line; thence east 451.56 feet on a line 1050 feet south of and parallel to said south right of way line; thence north 1050 feet to said south right of way line a distance of 339.11 feet east of the Point of Beginning; thence west 339.11 feet on last said right of way line to the Point of Beginning, to the western most northwest corner of Outlot C in Dun Raven Place Phase II as per plat thereof recorded September 28, 2001 as document number 0010908493;

Thence southwesterly to a point of tangency in the north line of Outlot D in Dunraven Place as per plat thereof recorded August 30, 1999 as document number 99827216 being the westerly terminus of an arc having a radius of 192.00 feet and an arc length of 300.13 feet;

Thence westerly and southwesterly along the northerly limits of Outlot D in Dunraven Place as per plat thereof recorded August 30, 1999 as document number 99827216, to the easterly prolongation of the south line of parcel of land described as follows: That part of Lot 3 lying north of a line drawn parallel with the north line of said Lot 3 through a point in the west line of said Lot 3 which point is 352.19 feet south of the northwest corner of said Lot 3 as measured along said west line all in Centennial Office Park as per plat thereof recorded October 5, 1988 as document number 88458264;

Thence westerly along the easterly prolongation of the south line and the south line of parcel of land described as follows: That part of Lot 3 lying north of a line drawn parallel with the north line of said Lot 3 through a point in the west line of said Lot 3 which point is 352.19 feet south of the northwest corner of said Lot 3 as measured along said west line all in Centennial Office Park as per plat thereof recorded October 5, 1988 as document number 88458264, to the west line of said Lot 3, also the east line of Lot 1 in Tinley Park Plaza Subdivision as per plat thereof recorded April 7, 2004 as document number 0409818067;

Thence southerly along the east line of Lot 1 in Tinley Park Plaza Subdivision as per plat thereof recorded April 7, 2004 as document number 0409818067, also the west line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558, to the south line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558;

Thence southeasterly along the south line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558, to the westerly line of Centennial Drive as dedicated by instrument recorded July 9, 1980 as document number 25509385;

Thence continuing southeasterly along the southeasterly prolongation of the south line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558, to the west line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic);

Thence southerly on the west line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic), to the southeast line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic);

Thence northeasterly along the southeast line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording

information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic) and the southeast line of Parcel 14 in Final Plat of Meadow Mews Phase Two PUD as per plat thereof recorded May 19, 1993 as document number 93378524 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic), to the southwest line of Parcel 14 in Final Plat of Meadow Mews Phase Two PUD as per plat thereof recorded May 19, 1993 as document number 93378524 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic);

Thence southeasterly along the southwest line of Parcel 14 in Final Plat of Meadow Mews Phase Two PUD as per plat thereof recorded May 19, 1993 as document number 93378524 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic), to the north line of parcel of land being part of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois described as follows: Beginning at the southeast corner of the Northwest Quarter of Section 19; thence North 89 degrees 43 minutes West (bearings assumed for purposes of this parcel only) 585 feet along the south line of said Northwest Quarter to a point of curve; thence southwesterly on a curve concave to the northwest having a radius of 258.72 feet, an arc distance of 101.52 feet and a chord bearing of South 79 degrees 02 minutes 33 seconds West; thence North 68 degrees 24 minutes 11 seconds West 79.57 feet; thence North 00 degrees 12 minutes 54 seconds East 533 feet; thence south 89 degrees 43 minutes East 755.40 feet, to the east line of said West Half of Section 19; thence South 00 degrees 03 minutes 54 seconds East 542.27 feet along said line to the Point of Beginning;

Thence easterly along the north line of parcel of land being part of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois described as follows: Beginning at the southeast corner of the Northwest Quarter of Section 19; thence North 89 degrees 43 minutes West (bearings assumed for purposes of this parcel only) 585 feet along the south line of said Northwest Quarter to a point of curve; thence southwesterly on a curve concave to the northwest having a radius of 258.72 feet, an arc distance of 101.52 feet and a chord bearing of South 79 degrees 02 minutes 33 seconds West; thence North 68 degrees 24 minutes 11 seconds West 79.57 feet; thence North 00 degrees 12 minutes 54 seconds East 533 feet; thence south 89 degrees 43 minutes East 755.40 feet, to the east line of said West Half of Section 19; thence South 00 degrees 03 minutes 54 seconds East 542.27 feet along said line to the Point of Beginning, to the east line of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the east line of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the easterly prolongation of the north line of Lot 1 in Warthen's Resubdivision as per plat thereof recorded September 4, 1975 as document number 23210202;

Thence westerly along the north line of Lot 1, the westerly prolongation of the north line of Lot 1 and the north line of Lot 2 all in Warthen's Resubdivision as per plat thereof recorded September 4, 1975 as document number 23210202, to the south line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778;

Thence westerly, southwesterly and southerly along the south line, southeast line and east line of Bremen Town Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778, to the southwest line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778;

Thence northwesterly along the southwest line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778, to the west line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778;

Thence northerly along the west line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778 to the north line of Lot 16 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence westerly along the north line of Lot 16 and the north line of Lot 15 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the southerly prolongation of the east line of Lot 17 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence northerly along the southerly prolongation of the east line of Lot 17, and the east line of Lot 17 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the southeast corner of Lot 18 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence northerly, westerly, northerly, easterly and northerly along the eastern limits of Lot 18 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the northeast corner of Lot 18 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence westerly along the north line of Lot 18, the north line of Lot 19, the north line of Lot 20, the north line of Lot 21 and the north line of Lot 26 all in Bremen Woode Subdivision as per plat

thereof recorded October 30, 1978 as document number T3056252, to the east line of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence northerly along the east line of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the north line of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence westerly along the north of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the west line of parcel of land being part of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Commencing at the northwest corner of the Southwest Quarter of said Section 19; thence South 89 degrees 43 minutes East (bearings assumed for purposes of this parcel only) 908 feet along the north line of said Southwest Quarter to the Point of Beginning; thence continuing South 89 degrees 43 minutes East 258.81 feet along said north line; thence South 657.03 feet; thence North 89 degrees 59 minutes 58 seconds West 244.05 feet; thence North 116.32 feet; thence North 89 degrees 58 minutes 30 Seconds West 15 feet; thence North 00 degrees 01 minutes 30 seconds East 542 feet to the Point of Beginning;

Thence northerly along the west line of parcel of land being part of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Commencing at the northwest corner of the Southwest Quarter of said Section 19; thence South 89 degrees 43 minutes East (bearings assumed for purposes of this parcel only) 908 feet along the north line of said Southwest Quarter to the Point of Beginning; thence continuing South 89 degrees 43 minutes East 258.81 feet along said north line; thence South 657.03 feet; thence North 89 degrees 59 minutes 58 seconds West 244.05 feet; thence North 116.32 feet; thence North 89 degrees 58 minutes 30 Seconds West 15 feet; thence North 00 degrees 01 minutes 30 seconds East 542 feet to the Point of Beginning, to the north line of the West Half of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence westerly along the north line of the West Half of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the south line of 163rd Street as dedicated by Plat of Dedication recorded April 15, 1976 as document number 23453671 and T2864222;

Thence southwesterly and westerly along the south line of 163rd Street as dedicated by Plat of Dedication recorded April 15, 1976 as document number 23453671 and T2864222, to the east line of Harlem Avenue existing as of May 25, 2020;

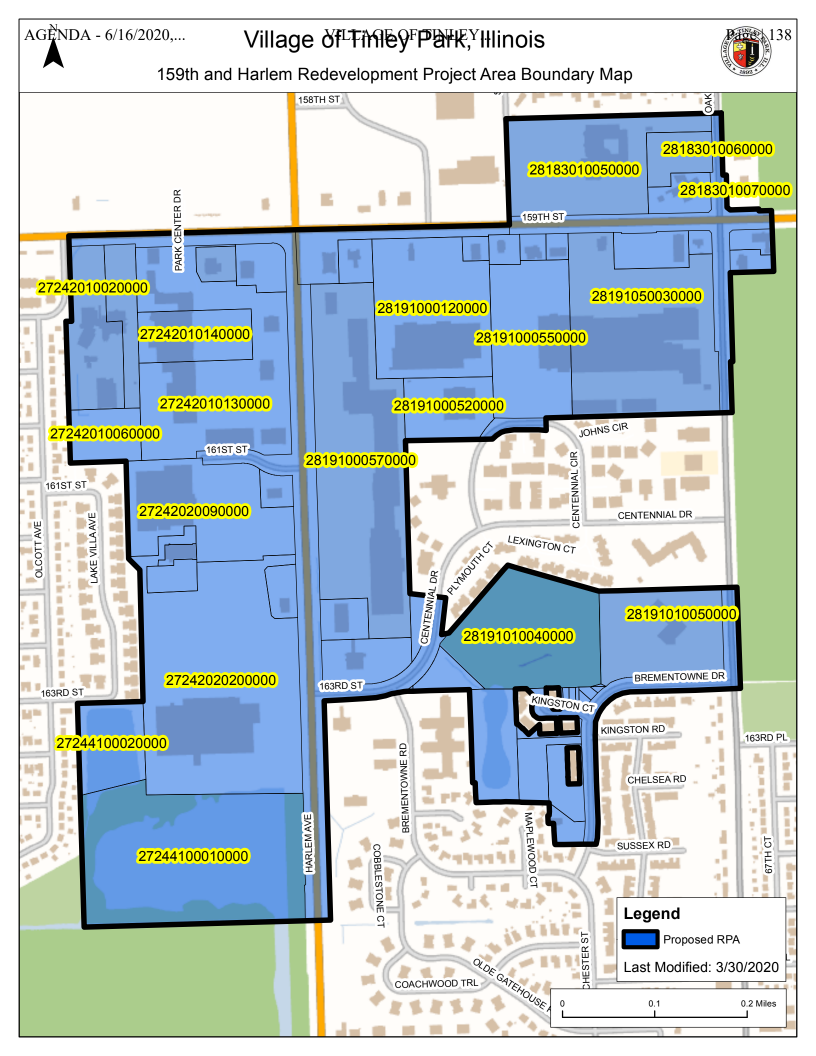
Thence southerly along the east line of Harlem Avenue existing as of May 25, 2020, to the easterly prolongation of the south line of the south line of Lot 1 in Super-K Subdivision as per plat thereof recorded March 20, 1991 as document number 97195157;

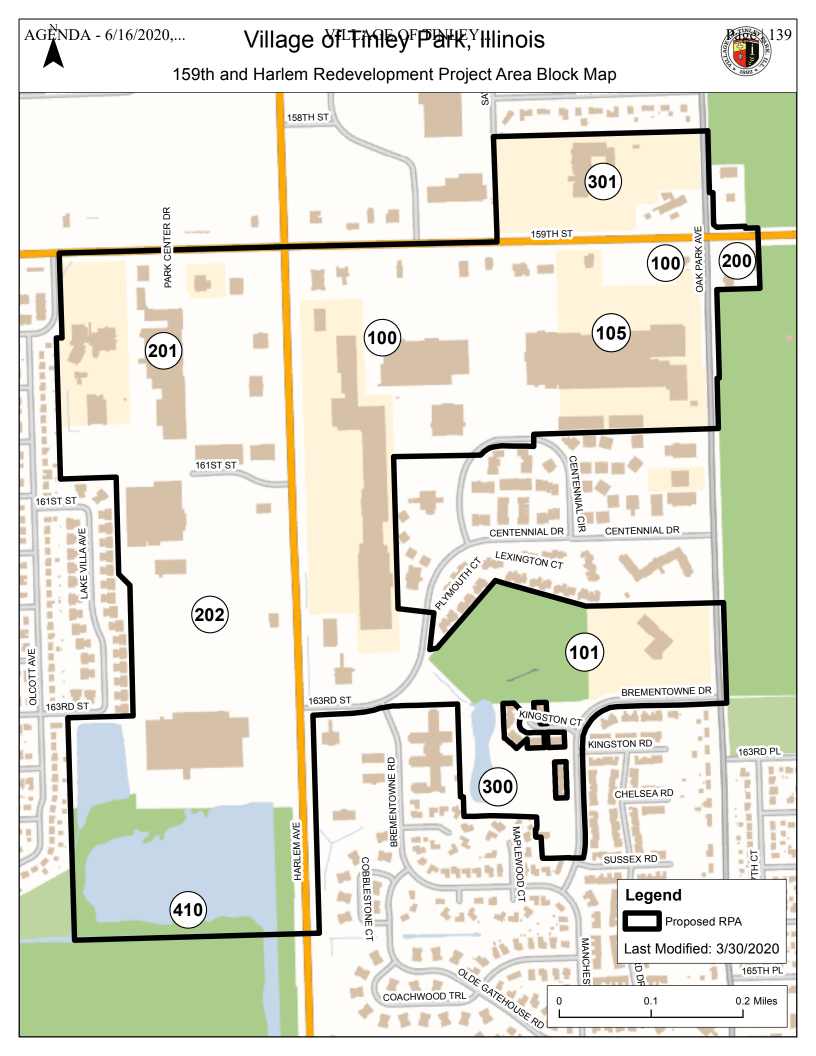
Thence westerly along the easterly prolongation of the south line of Lot 1 and the south line of Lot 1 in Super-K Subdivision as per plat thereof recorded March 20, 1991 as document number 97195157, to the Point of Beginning.

Exhibit "2"

Street Location Map

(see attached)





AGENDA - 6/16/2020,... Village of Time 9 Park, Illinois 159th and Harlem Redevelopment Project Area Boundary Map 158TH ST 161ST ST PLANGTON CT LAKE VILLA AVE BREMENTOWNE DR 163RD ST 163RD ST KINGSTON RD 163RD PL SUSSEX RD Legend /// Proposed RPA Last Modified: 3/30/2020 0.1 0.2 Miles COACHWOOD TRL

Village of Tinley Park 159th and Harlem Redevelopment Project Area

Tax Increment Financing Redevelopment Plan and Project June 2020





Prepared by



Village of Tinley Park 159th and Harlem Redevelopment Project Area Tax Increment Financing Redevelopment Plan and Project

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Executive Summary

In March of 2020, Stern Brothers & Co. ("Stern") was engaged by the Village of Tinley Park (the "Village") to prepare the Tax Increment Financing ("TIF") Redevelopment Plan and Project (the "Plan") for the 159th and Harlem Redevelopment Project Area (the "Redevelopment Project Area" or "RPA"). This Plan documents the TIF eligibility and qualifications of the 159th and Harlem Redevelopment Project Area in support of its designation as a "Blighted Area" pursuant to the definition contained in the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et seq. (the "Act").

The Redevelopment Project Area is generally bounded by: 159th Street on the north (except for a few parcels west of Oak Park Avenue that are north of 159th Street), the northern boundary of Siemsen Meadow (north of 167th Street) on the south, Oak Park Avenue on the east, and Olcott Avenue on the west.

The RPA consists of 52 tax parcels, including adjacent rights-of-way, and encompasses approximately 252 acres (meeting the requirement of the TIF Act that the area must equal or exceed 1½ acres). It includes 39 buildings.

Eligibility Findings

The eligibility study ("Eligibility Study") of the RPA within this Plan concludes that the RPA meets the requirements of the Act for designation as a Blighted Area. This Plan concludes that the 159th and Harlem Redevelopment Project Area is eligible for Tax Increment Financing ("TIF") designation as a Blighted Area for both Improved Land and for Vacant Land under the Act because the following eligibility factors have been found to be present to a meaningful extent and are reasonably distributed throughout the RPA:

For Improved Land within the RPA, the following six (6) Blighted Area eligibility factors apply:

- Obsolescence
- Deterioration
- Excessive Vacancies
- Inadequate Utilities
- Lack of Community Planning
- Lagging Equalized Assessed Value

For Vacant Land within the RPA, the following four (4) Blighted Area eligibility factors apply:

- Obsolete Platting
- Tax sale and special assessment delinquencies
- Deterioration of structures or site improvements in neighboring or adjacent areas
- Lagging Equalized Assessed Value

Redevelopment Plan and Redevelopment Project

In addition to the Eligibility Study, this Plan also contains the Redevelopment Plan and the Redevelopment Project for the RPA. The overarching goal of this Redevelopment Plan is to reduce or eliminate the conditions that qualify the RPA as a "Blighted Area". To that end, this Redevelopment Plan provides strategies for supporting public and private development to strengthen the area. The Redevelopment Plan details specific objectives and strategies to accomplish the goals.

Certification and Findings

The Act requires that in order to adopt this Plan, certain certifications and findings must be found to be present within the RPA. Stern finds that the lack of growth and development is evidenced by the existence of Blighted Area factors, as documented in Section II, including, but not limited to, the following:

- Underutilized and vacant parcels
- Economic and functional obsolescence in buildings and parcels
- Deterioration of structures
- Non-conforming land use
- Lack of public infrastructure and services
- Declining EAV

The Village is required to find that, but for the designation of the TIF District and the use of TIF, it is unlikely that significant investment will occur in the RPA. The realization of the redevelopment goals and objectives require both public and private sector investment. Without the creation and use of a public economic incentive like TIF, the investment needed to rehabilitate the existing buildings and infrastructure is not likely to occur.

Finally, the proposed land uses described in this Plan are consistent with the approved land uses in the Village's Comprehensive Plan, *The Village of Tinley Park, Illinois, Comprehensive Plan, 2000*.

I. Introduction

This Plan is comprised of the Eligibility Study and the Redevelopment Plan and Project for the RPA which is located in the Village of Tinley Park. The Village Board, authorized Stern to conduct a formal Eligibility Study and prepare a Redevelopment Plan and Project.

This Plan summarizes the analyses and findings of Stern's work. The Village is entitled to rely on the findings and conclusions of this document in designating the RPA as a redevelopment project area under the Act. Stern has prepared this Redevelopment Plan and the related Eligibility Study with the understanding that the Village would rely on: 1) the findings and conclusions of the Plan and the related Eligibility Study in proceeding with the designation of the RPA and the adoption and implementation of the Plan; and 2) the fact that Stern has obtained the necessary information so that the Redevelopment Plan will comply with the Act.

The RPA and its proposed boundary are illustrated in **Map 1**. The legal description of the RPA is detailed in **Appendix 1**.

A. Discussion of TIF

The Village anticipates designating the RPA under the Act, prior to which the Village shall have adopted and approved this "Village of Tinley Park, 159th and Harlem Redevelopment Project Area, Tax Increment Financing, Redevelopment Plan and Project, June 2020" as a Redevelopment Plan and Project. Furthermore, the Village intends to use TIF in connection with the payment of qualifying "Redevelopment Project Costs" ("Redevelopment Project Costs") under the Act and implementation of this Redevelopment Plan for twenty-three years after the year in which the RPA is approved, but with the receipt of the 23rd year of incremental taxes in the 24th year.

As part of a strategy to encourage managed growth, deter future deterioration, encourage preservation and redevelopment, and stimulate private investment in the RPA, the Village engaged Stern as its TIF Consultant to assist the Village in determining whether the RPA qualifies for TIF. Under the Act, a RPA may be qualified as a "conservation redevelopment project area", a "blighted redevelopment project area", or a combination thereof and/or an "industrial conservation area". In this case, the RPA qualifies as a Blighted Area for both Improved Land and Vacant Land.

B. Tax Increment Financing

In February 1977, the Illinois General Assembly passed the initial version of what is now the present Act. This 1977 legislation was the initial authorization of "tax increment financing" (TIF) in Illinois. The General Assembly amended the Act many times since 1977, and it is currently found in 65 ILCS 5/11-74.4-1 et seq. The Act provides a means for municipalities, after the approval of a Redevelopment Plan, designation of a RPA, and adoption of tax increment allocation financing, to redevelop blighted, conservation, or industrial park conservation redevelopment project areas and to finance Redevelopment Project Costs with "incremental"

property tax revenues" ("Incremental Property Taxes"). Incremental Property Taxes are derived from the increase in the EAV of taxable real property within the RPA over and above the equalized assessed value of such property at the time tax increment allocation financing is adopted ("Initial EAV"). Any year-to-year increase in EAV over the Initial EAV of such property is then multiplied by the current tax rate, which results in Incremental Property Taxes.

The Act defines a number of eligible items that may be Redevelopment Project Costs under the Act. Incremental Property Taxes may pay for many of these Redevelopment Project Costs or may be pledged to pay bonds, notes or other obligations issued for that purpose. In addition, a municipality may pledge as payment additional revenues including revenues from the Redevelopment Project, municipal property taxes or other revenue sources, and may issue bonds backed by the general obligation of the municipality or payable solely from Incremental Property Taxes and/or other sources.

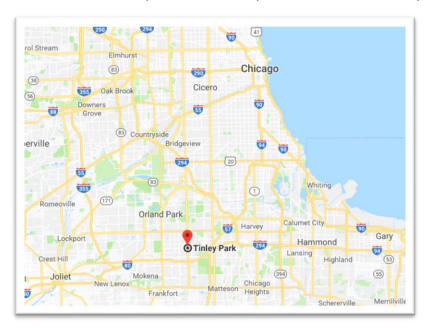
Tax increment allocation financing generates Incremental Property Taxes through the temporary capture of new tax revenues generated by the increase in the EAV over the Initial EAV. This increased EAV of properties can result from a municipality's redevelopment program, improvements, various developments and redevelopment activities, and the reassessment of properties. Under the Act, all taxing districts continue to receive property taxes levied by application of their ordinary tax rates on the Initial EAV of properties within the Redevelopment Project Area, or the actual EAV, whichever is less. Taxing districts benefit from the increased property tax base after Redevelopment Project Costs and obligations are paid. If the taxing districts have buildings and structures in the RPA, those facilities are eligible for repair, remodeling, and rehabilitation, if funds are available and such activities are provided for in the Redevelopment Plan.

C. Village of Tinley Park

Development of the Village of Tinley Park started when the Chicago, Rock Island, and Pacific Railroad line was completed through this area in 1852. The "Village of Bremen" was platted on the path of the railroad in 1853 and marks the origins of what is today known as the Village of Tinley Park. The largely agriculturally based community served the trade and merchant needs of the region. In 1890, the local Post Office name was changed from New Bremen to Tinley Park to honor the community's first railroad station agent. The community incorporated as the Village of Tinley Park on June 27, 1892. The community's first factory was constructed in 1905, and the business community has continued to expand, providing a number of local employment opportunities.

As its early success was the result of its transportation options, so too is the continuing success of the community. The Village is located approximately 30 miles southwest of downtown Chicago. The Village is situated along the I-80 corridor and is linked to I-57, I-355, I-55, I-90, I-294 and I-94 via I-80. These interstate highways provide easy interstate and intrastate access to Wisconsin to the north, Indiana to the east, Iowa to the west, and downstate Illinois to the south.

The present incorporated boundary covers approximately 16 square miles and includes portions of Bremen, Orland, and Rich Townships in Cook County, and Frankfort Township in Will County.



Village of Tinley Park, Illinois

There are two train stations located along the Metra Rock Island line, the 80th Avenue Station and the Oak Park Avenue Station. Both stations offer multiple stops daily between Joliet to Chicago's LaSalle Street station. Nearly 3,000 daily commuters take advantage of the Metra Rock Island Commuter Line to access jobs from the Village. (Approximately twelve freight railroads pass through the Village as well.) Pace Suburban Bus Service offers many local routes, making stops within the Village, including at the Metra stations.

Air travel is provided through Chicago Midway International Airport, located 13 miles from Tinley Park, and Chicago O'Hare International Airport, located 27 miles from Tinley Park.

According to the 2010 U.S. Census, the Village's population at that time was 56,703 persons. The most current U.S. Census estimates are provided in the 2018 American Community Survey (ACS) 5-Year Estimates Data. The ACS indicates the estimated population is 56,898 persons, comprised of 21,351 households, with a median household income of \$76,183 for the period of 2014-2018.

The Village operates under the council-manager form of government, with a Mayor, Village Clerk, and six-member Board of Trustees, whom are elected on overlapping four-year terms. The Village has the following operating departments with professional staff: Village Clerk, Village Administration, Building, Code Compliance, Emergency Management, Finance, Fire, Economic Development, Planning, Police, and Public Works, among others. The Village Manager oversees the day-to-day operations of the Village. The Village automatically became a Home Rule unit of government in 1980 when its population exceeded 25,000 under the provisions of the Illinois Constitution.

The Village is served by six elementary school districts (Community Consolidated School District 146, Kirby School District 140, Arbor Park School District 145, Mokena School District 159, Country Club Hills School District 160, and Summit Hill School District 161); four high school districts (Bremen High School District 228, High School District 230, Rich Township High School District 227, and Lincoln-Way Community High School District 210); and four junior college districts (Moraine Valley Community College District 524, South Suburban Community College District 510, Prairie State Community College District 515 and Joliet Junior College District 525). In addition, there are several parochial and private schools serving the community.

Several colleges, technical schools and universities are located in or are a short driving distance from Tinley Park, including DeVry University, Fox College, Lewis University, Governors State University, Saint Xavier University, Robert Morris University, and University of Illinois Extension. Numerous other higher institutions are within a 45 minutes to one-hour drive, including University of Chicago, Northwestern University and University of Illinois at Chicago.

Health care services are provided at a number of hospitals within a short distance of the community including Palos Community and Advocate South Suburban hospitals. Additional hospitals that serve the area include Franciscan Health Olympia Fields Hospital, Ingalls Hospital, Franciscan Health St. James Hospital, Advocate Christ Hospital and Silver Cross Hospital. As with universities, the Village is 45 minutes to one-hour drive to research hospitals that are renowned in the nation for their quality care and research. The Advocate Medical Group and DuPage Medical Group provide extensive outpatient care services. Numerous health care professional offices are also found in Tinley Park.

Library services are provided by the Tinley Park Public Library.

There are three park districts that provide recreational services to residents of the community. The majority of the Village is served by the Tinley Park Park District, which operates and maintains 40 parks, 33 ball fields and several facilities. The District's centerpiece facility is the Tony Bettenhausen Recreation Center, with amenities that include a fitness center, indoor playground, indoor jogging/walking track, gymnasium with three basketball courts and six volleyball courts, indoor pool, museum, meeting rooms, program rooms, arts & crafts room, Teen/Senior Drop-In Center and teaching kitchen. The Park District also operates Tinley Fitness, Landmark Museum & Church, McCarthy Recreation Building, Tinley Junction Miniature Golf & Batting Cages, Vogt Visual Arts Center, The Extreme Skate Park, White Water Canyon Water Park & Spray Ground and the Tinley Park Performing Arts Center.

With respect to public safety, the Village has contracted for local ambulance services since 1978. Fire protection and prevention services are provided by Tinley Park Fire Department (a department of the Village). There are four neighborhood stations that are staffed 24 hours a day, 365 days a year with a paid-on-call/paid-in-place staff of over 125. Three engine companies and one truck company are manned daily. The Village also provides policing services to the community.

Tinley Park has seen a rapid growth in its industrial parks that provide jobs not only for its residents, but also for many others living within the region.

Tinley Park is home to the Tinley Park Convention Center, the Chicago Southland region's largest convention venue, hosting a variety of large and small, public and private events throughout the year. A full-service hotel is adjacent to the venue and other high-profile hotels are in the immediate area to provide overnight accommodations for visitors to the area.

D. Redevelopment Project Area

The Redevelopment Project Area is generally bounded by: 159th Street on the north (except for a few parcels west of Oak Park Avenue that are north of 159th Street), the northern boundary of Siemsen Meadow (north of 167th Street) on the south, Oak Park Avenue on the east, and Olcott Avenue on the west.

The RPA consists of 52 parcels and 39 buildings. It includes approximately 252 acres and adjacent rights-of-way. The land uses are primarily commercial (retail business), along with governmental, park/open space, religious, and vacant land uses. The RPA includes a primary commercial area within Tinley Park (Menard's, Park Center Plaza and Tinley Park Plaza), as well as the Village Hall, Bicentennial Park, St. Julie Billiart Church, Trinity Lutheran Church/Cemetery, vacant land, and open water.



Redevelopment Project Area

II. Evaluation of Eligibility Conditions

Based upon the conditions found within the RPA during the course of and completion of Stern's research and analysis for the Eligibility Study, it has been concluded that the 159th and Harlem RPA is eligible for TIF designation as a Blighted Area under the Act.

The Illinois General Assembly made two key findings in adopting the Act:

- 1. That there exist in many municipalities within the State blighted and conservation areas; and
- 2. That the eradication of blighted areas and the treatment and improvement of conservation areas by redevelopment projects are essential to the public interest.

These findings were made on the basis that the presence of blight, or of conditions that lead to blight, is detrimental to the safety, health, welfare and morals of the public. To ensure that the exercise of these powers is proper and in the public interest, the Act also specifies certain requirements which must be met before a municipality can proceed with implementing a redevelopment project.

As set forth in the Act, to qualify as a Redevelopment Project Area:

- The area must meet the criteria under one of three categories if it is determined to be blighted. One set of the criteria for both the Conservation and Blighted designations concerns improved property. Two sets within the Blighted designation concern vacant property. The minimum number of required factors must be present in one of these categories and the presence of each must be documented.
- 2. Each factor present must be reasonably distributed throughout the Redevelopment Project Area and should be present to a meaningful extent so that a local governing body may reasonably find that the factor is clearly present within the intent of the Act.
- 3. The Redevelopment Project Area must equal or exceed 1½ acres.
- 4. The Redevelopment Project Area must meet the "but for" requirement of the Act in that development and redevelopment would not reasonably occur without financial assistance and intervention by the municipality.
- 5. In the case of a Conservation Area, a finding that the area is not yet blighted, but because of blighting factors is detrimental to the health, safety, morals or welfare of the public, and such an area may become a blighted area, and that 50% or more of the structures in the area are 35 years or older.

A. Methodology

In March 2020, Stern conducted a survey and analysis of existing conditions within the RPA to determine whether the proposed RPA meets the eligibility requirements of the Act (the Eligibility Study). Various research and field surveys were undertaken, including:

- 1. Exterior survey of the condition and use of each building.
- 2. Field survey of conditions, including streets, sidewalks, lighting, traffic, parking facilities, landscaping, fences and walls, and general property maintenance.
- 3. Analysis of existing uses and their relationships.
- 4. Analysis of tax maps to ascertain platting.
- 5. Analysis of vacant sites.
- 6. Review of previously prepared plats, plans, and studies.
- 7. Review of Federal Emergency Management Agency (FEMA) flood maps.
- 8. Review of United States Environmental Protection Agency (USEPA) and Illinois Environmental Protection Agency (IEPA) compliance lists.
- 9. Analysis of public utilities, such as water, sewer, gas utilities, etc.
- 10. Review of County and Township Tax Records.
- 11. Contacts with Village officials, county officials, other taxing bodies as appropriate, and private parties knowledgeable as to area conditions, history, age of buildings and site improvements, real estate matters and related items, as well as examination of existing information related to the RPA.

B. Presence of Eligibility Factors

Summarized below are the conclusions of the Eligibility Study survey and analyses completed for each eligibility factor based on existing conditions within the RPA. To qualify the RPA for a TIF, the RPA must meet criteria set forth in the Act. The specific criteria as defined by the Act precede each finding. The conclusions indicate whether the factor is found to be present within the RPA, and the relative extent to which the factor is present.

For purposes of this Plan and due to the size of the RPA, the RPA has been broken down into blocks to more clearly illustrate the presence of eligibility factors and that these factors are distributed throughout the RPA, as required by the TIF Act. "Blocks" are identified by the portion of the Property Index Number, also known as a permanent real estate index number (or "PIN") that relates to the block (i.e., the block in which parcel 28-19-101-005 is located is identified as "Block 101" on the Improved Land Eligibility Factors (Appendix 3), and the Vacant Land Eligibility Factors (Appendix 4)). As defined by Cook County in their tax map, "101" is the block number. On the 159th and Harlem Redevelopment Project Area Block Map, Map 4, the blocks are identified by the block number in the circle.

C. Eligibility of Blighted Area

As defined in the Act, "blighted area" means any improved or vacant area within the boundaries of a Redevelopment Project Area located within the territorial limits of the municipality, where: if improved, industrial, commercial, and residential buildings or improvements are detrimental to the public safety, health or welfare based on the documentation of specific factors as outlined

below. There are three sections that apply to Blighted Area eligibility conditions: one for improved land ("Improved Land") and two for vacant land ("Vacant Land") parts of the RPA.

The following is an analysis of the Blighted Area eligibility factors:

1. Improved Land

Under the provisions of the Act, if the land is improved it can be designated as a Blighted Area based on a finding of a combination of <u>five (5)</u> or more of the factors for an Improved Blighted <u>Area as outlined below</u>, each of which is (i) present, with that presence documented, to a meaningful extent, so that a municipality may reasonably find that the factor is clearly present within the intent of the Act, and (ii) reasonably distributed throughout the RPA.

The Improved Land in the RPA meets the requirements of 11.74.4-3(a) (1) (B), (C), (F), (H), (L) and (M) of the Act for designation as a Blighted Area (described in detail below), as these criteria are reasonably present and distributed.

The parcels constituting Improved Land in the RPA are listed in **Appendix 3, Improved Land Parcels (PINs) and Eligibility Factors**, which also indicates the blocks within the RPA in which the applied Improved Land factors are reasonably present. The geographic location of the block numbers are shown on **Map 4**, **Redevelopment Project Area Block Map.**

a. <u>Dilapidation.</u> An advanced state of disrepair or neglect of necessary repairs to the primary structural components of buildings, or improvements in such a combination that a documented building condition analysis determines that major repair is required or the defects are so serious and so extensive that the buildings must be removed.

Finding: This factor was not observed within RPA, and therefore, does not apply.

b. <u>Obsolescence</u>. The condition or process of falling into disuse. Structures have become ill-suited for the original use.

Finding: Obsolescence, as a factor, is present throughout the RPA. Many factors can contribute to the functional and economic obsolescence of a building and/or parcel.

Obsolete buildings contain characteristics or deficiencies that limit their long-term sound use or adaptive reuse and marketability. Obsolescence in such buildings is typically difficult and expensive to correct. Obsolete buildings have an adverse effect on nearby and surrounding developments and detract from the physical, functional and economic vitality of an area.

The age of a building can often contribute to obsolescence. While a majority of the buildings in the retail area of the RPA are not more than 35 years old (the requirement for a Conservation Area), many of these buildings are aging, as 62% of RPA structures are over 30 years of age and 74% are over 25 years old. These buildings may not be suitable for current business needs, or for new businesses looking to occupy a space within the Village, particularly those that are vacant.

The former Super Kmart site (27-24-202-020) has been vacant since 2016 and is not likely to be occupied without major renovations, but is likely to be demolished. That parcel is large, however, and prominent within the RPA, casting a shadow on surrounding businesses. The site of the former Aldi store (parcel 27-24-202-023) will require renovations, as will the former Applebee's (27-24-202-022), and multiple spaces within the Park Center Plaza (27-24-201-013) and Tinley Park Plaza (28-19-100-057), which are also clearly ill-suited for any current uses within the current market.

Land uses that conflict with either the existing zoning and/or the Village's proposed land use maps contribute to obsolescence. All parcels east of Harlem Avenue and south of 159th Street, except for parcel 28-19-100-019 (currently occupied by Brown's Chicken) were thought to be Planned Unit Developments (PUDs) for many years since 1978, and although amendments and deviations were approved, the appropriate zoning changes were never adopted. Therefore, many of the uses and properties in this area, especially the added outlots, would be considered non-conforming with current codes, including architectural material/design, bulk, landscape, and sub-division/developments codes. This entire area appears to be challenged as well by the current configurations for drive-through use, parking, setbacks, and landscaping, in comparison to more newly developed, but similar types of, retail shopping centers. TIF revenues can be used to assist in these conversions.

The Village Hall was built in 1987, with the north wing added in 1995, and is in need of some improvements which could be paid with TIF funds. The main entryway area to the Village Hall has suffered considerable deterioration and the remaining retaining walls are delaminating and probably should just be removed entirely. Inside, the lobby, washrooms, council chambers and other public areas are showing their age as well. There are considerable amounts of bad soils through this general area, which has affected the Village Hall with abnormal settling and shifting, causing broken floor and baseboard tiles, and seasonal shifting of door openings. Near-term energy saving retrofits at Village Hall (LED lighting, etc.) are estimated to cost \$300,000 and other Village Hall facilities maintenance is expected to cost approximately \$750,000, according to the Village's capital plan.

As evidenced further later in this section (in "h., Inadequate Utilities"), the public utility infrastructure within the RPA is not adequate to support the current and future land use identified by the Village, or to meet more recently adopted requirements of the Metropolitan Water Reclamation District.

Applying the more conservative measurement, Obsolescence applies as a factor to 23 of the 33 Improved Area parcels (70%) without factoring in the Inadequate Utilities criterion. If the lack of sufficient public utility infrastructure is included in the calculation, 100% of the 33 Improved Land parcels are considered to be Obsolete. These parcels are reasonably distributed throughout the RPA, therefore, Obsolescence is considered a qualifying factor.

c. <u>Deterioration</u>. With respect to building defects, including, but not limited to, major defects in the secondary building components such as doors, windows, porches, gutters, and downspouts, and fascia. With respect to surface improvements, that the condition of roadways, alleys, curbs, gutters, sidewalks, off-street parking, and surface storage areas evidence deterioration, including, but not limited to, surface cracking, crumbling,

potholes, depressions, loose paving material, and weeds protruding through paved surfaces.

Finding: Deterioration, as a factor, is present in the RPA. Evidence of deterioration is identified throughout the buildings, particularly in the rear or on the sides of buildings. Signs of deterioration observed repeatedly include: dented or damaged fascia, soffits, gutters or downspouts; loose or missing shingles; wear and tear or dry rot on cornices and other ornamentation; cracked masonry; peeling or missing paint; and worn or damaged window and door frames.

Approximately 85% of the 39 buildings in the RPA are deteriorated. A number of the buildings in the RPA suffer from deferred and/or insufficient maintenance. Given that 39% of the buildings within the RPA are 35 years of age or older (62% of RPA structures are over 30 years of age and 74% are over 25 years old), this is consistent with conditions found in many aging commercial and/or retail areas. The detail on the commercial buildings and the Village Hall provided in the previous section "c., Deterioration" offers more detail on the type of deterioration often suffered in similarly aged structures.

Deterioration was also observed in the roadways, sidewalks, parking lots, pedestrian access ways and other paved areas of the RPA. Evidence of site deterioration includes cracked pavement and/or bumper guards, crumbling asphalt, loose paving material, potholes and depressions.

Deterioration as a factor was found to be present in 33 of the 39 primary buildings (85%) and in 70% of the improved land parcels. In addition, the deteriorated site improvements cited above are present throughout the RPA, making this a contributing factor to blighting conditions, and therefore, this factor applies.

d. Presence of structures below minimum code standards. All structures that do not meet the standards of zoning, subdivision, building, fire, and other governmental codes applicable to property, but not including housing and property maintenance codes.

Finding: Structures below minimum code standards was not apparent. Therefore, this factor does not apply to the RPA.

e. <u>Illegal use of individual structures.</u> The use of structures in violation of applicable federal, State, or local laws, exclusive of those applicable to the presence of structures below minimum code standards.

Finding: No illegal use of individual structures was apparent. Therefore, this factor does not apply to the RPA.

f. Excessive vacancies. The presence of buildings that are unoccupied or under-utilized and that represent an adverse influence on the area because of the frequency, extent, or duration of the vacancies.

Finding: Excessive vacancies, as a factor, occurs in varying degrees within the individual parcels of the RPA, but is substantially present in the RPA as a whole. Excessive vacancies include improved properties that evidence no redundant effort directed toward their occupancy or to correcting their underutilization.

As of the time of the Consultant's survey, while only about 18% of the parcels with buildings have one or more vacant spaces, there are at least 28 unoccupied units within the RPA. Tinley Park Plaza (28-19-100-057) is at least 34-39% unoccupied, depending on the division of units and space. Units within Park Center Plaza (27-24-201-013) are approximately 26% vacant. Further, underutilized spaces, of which there appeared to be a number, especially within Tinley Park Plaza and Park Center Plaza, were not counted. Tenant turnover within these spaces has been significant. There are a number of successful businesses within these centers, which only make the vacancies stand out more starkly, discouraging customer traffic to struggling establishments.

The former Super Kmart site (27-24-202-020) has been vacant since 2016 and is not likely to be occupied without major renovations, but more than likely will need to be demolished due to the length of time it has been vacant, if for no other reason. That parcel is also large and very prominent within the RPA, casting a shadow on surrounding businesses.

Other notable vacancies within the RPA include: the former Applebee's Restaurant (27-24-202-022), vacant since 2013; the former Aldi grocery store (27-24-202-023); and a vacant space next to the current Aldi (27-24-201-014). Structures with excessive vacancies and/or underutilized structures have an adverse effect on the value, safety and desirability of nearby properties.

The six parcels cited above account for 69 acres of space within the RPA, 40% of a total of 174 acres of Improved Land parcels. While not a majority, the size and number of vacancies within the RPA are conspicuous and diminish the value of the property and other businesses at this important commercial center for the Village.

There is a significant presence of buildings that are unoccupied or under-utilized and that represent an adverse influence on the area because of the frequency, extent, or duration of the vacancies.

Excessive vacancies, as a factor, is present and reasonably distributed throughout the RPA, and therefore this is considered to be a qualifying factor.

g. Lack of ventilation, light, or sanitary facilities. The absence of adequate ventilation for light or air circulation in spaces or rooms without windows, or that require the removal of dust, odor, gas, smoke, or other noxious airborne materials. Inadequate natural light and ventilation means the absence of skylights or windows for interior spaces or rooms and improper window sizes and amounts by room area to window area ratios. Inadequate sanitary facilities refer to the absence or inadequacy of garbage storage and enclosure, bathroom facilities, hot water and kitchens, and structural inadequacies preventing ingress and egress to and from all rooms and units within a building.

Finding: Lack of ventilation, light, or sanitary facilities is not apparent. Therefore, this factor does not apply to the RPA.

h. <u>Inadequate utilities</u>. Underground and overhead utilities such as storm sewers and storm drainage, sanitary sewers, water lines, and gas, telephone, and electrical services that are shown to be inadequate. Inadequate utilities are those that are: (i) of insufficient capacity to serve the uses in the RPA, (ii) deteriorated, antiquated, obsolete, or in disrepair, or (iii) lacking within the RPA.

Finding: Inadequate utilities, as a factor, is present throughout the RPA.

The commercial properties along 159th between Harlem Avenue and Oak Park Avenue developed in the early 1970s, as did those in Tinley Park Plaza. Park Center was built in 1988, and the Park Place shopping area (former Super Kmart and north to Sam's Club) was developed in 1995. There is aging water, sanitary, and storm sewer infrastructure throughout the RPA, as well as gaps in the sidewalk network, lacking interior roadway and landscaping, and aging street lighting.

Water, Stormwater, and Sanitary Sewer Systems - The Metropolitan Water Reclamation District of Greater Chicago (MWRD) adopted the Watershed Management Ordinance (WMO) in 2013, effective May 1, 2014. The ordinance requires both detention and volume control of stormwater in Cook County, excluding Chicago, and applies to all communities that are tributary to the MWRD's water reclamation facilities. The purpose of the WMO is to abate the negative impacts of stormwater runoff (e.g., flooding, erosion, water quality impairments, etc.) from new upstream developments or redevelopments. The proposed RPA boundary includes areas of impervious surfaces and does not meet the WMO requirements for off-site detention. These requirements place an extra burden on most developments, and redevelopment sites that may not have sufficient land mass to easily accommodate the on-site compensatory storage requirements are particularly impacted.

There is a Sanitary Sewer lift station directly across from the southeast corner of the Kmart property on the east side of Harlem that is part of the sanitary sewer infrastructure serving this area. This discharges into a force sewer main that the Village is currently rehabilitating after discovering a major failure downstream.

A good portion of the area near Bicentennial Park is a wetlands area and has significant issues with drainage that has resulted in the boardwalk bridge often being submerged and impassible, leading to accelerated deterioration. If the drainage issues cannot be corrected, the path and boardwalk will need to be raised to a higher level to remain accessible and usable. A detention pond (parcel 28-19-300-027) has likely never been dredged. Periodic maintenance should be performed to restore and maintain its intended holding capacities. A walking path network continues around this pond and interconnects with the other area paths. All the walking paths in this area are in need of maintenance.

The Village's near term cost estimates for water main and sanitary sewer infrastructure improvements (lining and replacement of aging utility infrastructure) are \$1,800,000. The maintenance of stormwater infrastructure (lining or replacement of storm sewers) is expected to run at least \$1,000,000. The dredging of retention ponds (between Brementowne Road and

Brementowne Drive and "Park Place Pond"/Kmart) are estimated at \$500,000. The restoration of naturalized wetlands (Bicentennial Park and South of former Kmart) are expected to cost \$1,200,000. These figures are only for improvements included in the Village's current Capital Improvements Plan and do not include other costs likely to be incurred during the 23 year term of the RPA.

Roadways/Streets, Lighting, and Sidewalks – As cited later (under "Section I., Lack of Community Planning"), interior roadways within the various developments in the RPA can be difficult to navigate and need improvements. The Village adopted a "Complete Street" resolution in 2012 toward developing the street system for all modes of transportation and provides street-based linkages between path systems where required. Within the RPA, this would apply to the street along Centennial/163rd Street to Harlem.

The Village has established an LED-based standard for street lighting and is addressing the conversion of lighting in phases throughout the community. Improvements within the RPA to meet the standard will provide for better light coverage, improved monitoring and management, and reduced operating costs, as this area has not yet been addressed.

The installation of sidewalks along 159th Street and Harlem Avenue, both where earlier developments did not provide and for gaps between developments, are required within the RPA. Sidewalks are mandated in most developments today, although they were not at the time the area was developed. The installation of security cameras and other equipment might further improve public safety.

The Village's capital plan includes the following upcoming projects related to these issues:

- Completion of gaps in sidewalk network to address public safety and ability to easily access the commercial centers within the TIF by pedestrians.
 - a. Within TIF \$700,000
 - b. TIF adjacent \$250,000 (with benefit to TIF properties)
- Roadway improvements \$550,000
- Street lighting replacement upgrade lighting to Village LED standards for long term energy and maintenance cost savings – \$200,000
- Walking Path south side of Village Hall property to existing pathways \$300,000
- Resurfacing of walking paths and bridge replacement Bicentennial Park \$900,000

On the whole, inadequate utilities, as a factor, have a significant ill-effect throughout the RPA, and therefore, this factor applies to the area.

i. Excessive land coverage and overcrowding of structures and community facilities. The over-intensive use of property and the crowding of buildings and accessory facilities onto a site. Examples of problem conditions warranting the designation of an area as one exhibiting excessive land coverage are: (i) the presence of buildings either improperly situated on parcels or located on parcels of inadequate size and shape in relation to present-day standards of development for health and safety, and (ii) the presence of multiple buildings on a single parcel. For there to be a finding of excessive land coverage, these parcels must exhibit one or more of the following conditions: insufficient provision

for light and air within or around buildings, increased threat of spread of fire due to the close proximity of building, lack of adequate or proper access to a public right-of-way, lack of reasonably required off-street parking, or inadequate provision for loading and service.

Finding: Excessive land coverage is not a factor within the RPA. While some of the outlot buildings appear somewhat crowded onto their sites with further setbacks and room for parking desired, this factor is not sufficiently present throughout the RPA. Therefore, this factor does not apply to the RPA.

j. <u>Deleterious land use or layout</u>. The existence of incompatible land-use relationships, buildings occupied by inappropriate mixed-uses, or uses considered to be noxious, offensive, or unsuitable for the surrounding area.

Finding: Deleterious land use or layout was not found to be present to a meaningful extent within the RPA. Therefore, this factor does not apply.

k. Environmental clean-up. The proposed RPA has incurred Illinois Environmental Protection Agency or United States Environmental Protection Agency remediation costs for, or a study conducted by an independent consultant recognized as having expertise in environmental remediation has determined a need for the clean-up of hazardous waste, hazardous substances, or underground storage tanks required by State or federal law, provided that the remediation costs constitute a material impediment to the development or redevelopment of the RPA.

Finding: Within the RPA, there is evidence that parcels have incurred costs for environmental remediation efforts according to the Illinois Environmental Protection Agency (Illinois EPA). In particular, three sites identified by the Illinois EPA Leaking Underground Storage Tank database (Parcels 28-18-301-007, 28-19-100-008, and 28-19-105-003), have incurred remediation costs. Two of these parcels have completed the Illinois EPA's Site Remediation Program requirements. There are currently two tanks on parcel 28-18-301-007 that require further remediation.

Environmental clean-up can only be applied as a factor to a limited extent in 3 of the 33 Improved Land parcels (9%) in the RPA. This factor was not found to be present to a meaningful extent and is not reasonably present throughout the RPA, therefore this factor will not be used as a qualifying factor. However, TIF funds can be used for any necessary environmental problem remediation within the RPA.

Lack of community planning. The proposed RPA was developed prior to or without the benefit or guidance of a community plan. This means that the development occurred prior to the adoption by the municipality of a comprehensive or other community plan, or that the plan was not followed at the time of the area's development. This factor must be documented by evidence of adverse or incompatible land-use relationships, inadequate street layout, improper subdivision, parcels of inadequate shape and size to meet contemporary development standards, or other evidence demonstrating an absence of effective community planning.

Finding: The Village of Tinley Park was developed prior to or without the benefit or guidance of a community plan. The first comprehensive plan for the Village was issued in 1973. This factor may be documented by "inadequate street layout" or "other evidence demonstrating an absence of effective community planning".

While most of the current buildings within the RPA were constructed after 1973, this factor is evidenced by the same issues that are cited under the previous factor of "Obsolescence" (see that item for further detail). While "Excessive land coverage" has not been found to be a factor within the RPA, outlot buildings appear somewhat crowded onto some sites, with further setbacks and room for parking desired.

Planning for potential reuses of obsolete and improperly planned properties will need to be addressed with respect to issues such as internal traffic circulation, buffering, parking, etc. The coordination of ingress/egress is impeded by a lack of transitional roads that would separate slower-moving, approaching traffic from continuing, faster-moving traffic driving along 159th Street or Harlem Avenue. Many RPA properties were developed without adequate buffering or barriers between different types of adjacent uses. Sidewalks are lacking throughout the RPA and substantial planning improvements would be needed to make future redevelopment more pedestrian-oriented.

Most of the parcels south of 159th Street and east of Harlem Avenue do not meet the Village's current zoning standards, and many of these also do not comply with the Village's Landscaping and/or Architectural requirements in one way or another.

Lack of community planning was found to be present to a meaningful extent and is reasonably present throughout the RPA as a whole (approximately 30 of 33 parcels, or 90%), therefore this factor applies as a qualifying factor.

m. The total equalized assessed value of the proposed RPA has declined for three (3) of the last five (5) calendar years prior to the year in which the RPA is designated, or is increasing at an annual rate that is less than the balance of the municipality for three (3) of the last five (5) calendar years for which information is available, or is increasing at an annual rate that is less than the Consumer Price Index for All Urban Consumers published by the United States Department of Labor or successor agency for three (3) of the last five (5) calendar years prior to the year in which the RPA is designated.

Finding: Lagging EAV, as a factor, applies to the improved land parcels of the RPA, specifically:

- a. The total EAV of the parcels has declined for three (3) of the last five (5) calendar years.
- b. The total EAV of the parcels has increased at a rate that was less than the balance of the Village for four (4) of the last five (5) years.
- c. The total EAV of the parcels has increased at an annual rate that is less than the Consumer Price Index for All Urban Consumers for three (3) of the last five (5) calendar years.

Table 1 - EAV Comparison of Parcels for Improved Land

INADDOVED LAND	TAX YEAR						
IMPROVED LAND	2013	2014	2015	2016	2017	2018	
Total EAV of Improved Land in RPA	53,879,160	52,389,246	51,175,463	52,686,340	54,466,448	53,130,235	
Percent Change		-2.77%	-2.32%	2.95%	3.38%	-2.45%	
Total EAV of Improved Land in RPA Has it declined for 3 of last 5 years?		YES	YES	no	no	YES	
Total EAV of Improved Land in RPA	53,879,160	52,389,246	51,175,463	52,686,340	54,466,448	53,130,235	
Percent Change		-2.77%	-2.32%	2.95%	3.38%	-2.45%	
Village Wide EAV	1,398,312,558	1,344,281,964	1,320,218,472	1,368,901,872	1,520,930,314	1,518,072,612	
Balance of Village Wide EAV	1,344,433,398	1,291,892,718	1,269,043,009	1,316,215,532	1,466,463,866	1,464,942,377	
Percent Change		-3.91%	-1.77%	3.72%	11.42%	-0.10%	
Total EAV of Improved Land in RPA Was it LESS than balance of Village for 3 of 5 years?		no	YES	YES	YES	YES	
Total EAV of Improved Land in RPA	53,879,160	52,389,246	51,175,463	52,686,340	54,466,448	53,130,235	
Percent Change		-2.77%	-2.32%	2.95%	3.38%	-2.45%	
СРІ		1.6%	0.1%	1.3%	2.1%	2.4%	
Total EAV of Improved Land in RPA Was is less than the CPI for 3 of last 5 years?		YES	YES	no	no	YES	

All three of the three measurements of EAV indicate that EAV is lagging in the improved land parcels and is reasonably distributed throughout the RPA. Therefore, this criterion applies.

Appendix 2 lists the individual parcels in the RPA and their respective EAV for Tax Year 2018.

2. Vacant Land - Two Factors Test

Under provisions of the Act, there are two tests under which vacant land can be deemed "blighted" by the determination that the sound growth of the RPA is impaired.

Under either set of criteria, each factor found must be (i) present, with that presence documented, to a meaningful extent, so that a municipality may reasonably find that the factor is clearly present within the intent of the Act, and (ii) reasonably distributed throughout the vacant part of the RPA to which it pertains.

The Redevelopment Project Area meets the requirements of Section 11-74.4-3(a) (2) (A), (C), (D) and (F) of the Act for designation as a Blighted Area for Vacant Land (described in detail below), as these criteria are reasonably present and distributed.

The parcels constituting Vacant Land in the RPA are listed in **Appendix 4, Vacant Land Parcels** (PINs) and Eligibility Factors, which also indicates the blocks within the RPA in which the applied

Vacant Land factors are reasonably present. The geographic location of the block numbers are shown on Map 4, Redevelopment Project Area Block Map.

The first test, the "Two Factors Test", requires the presence of two (2) or more of the six (6) factors:

a. Obsolete platting of vacant land that results in parcels of limited or narrow size, or configurations of parcels of irregular size or shape that would be difficult to develop on a planned basis and in a manner compatible with contemporary standards and requirements, or platting that failed to create rights-of-ways for streets or alleys, or that created inadequate right-of-way widths for streets, alleys, or other, public rights-of-way, or that omitted easements for public utilities.

Finding: Obsolete Platting is found to be present in the vacant parcels in the Redevelopment Project Area. Some of the parcels of vacant land are of irregular shape and size and are not compatible with contemporary standards. Properties may need to be vacated, consolidated, and re-subdivided to accommodate future uses or allow for the expansion of existing uses.

Obsolete platting, as a factor, is found in 13 of 19 parcels (69%), and in 3 of 5 blocks (60%), therefore, this factor applies as a qualifying factor.

Appendix 4 lists the parcels in the RPA in which this factor is reasonably present (3 of 5 blocks, or 60%).

b. <u>Diversity of ownership</u> of parcels of vacant land sufficient in number to retard or impede the ability to assemble the land for development.

Finding: Diversity of ownership is present but is not found to be a qualifying factor in the RPA.

According to Cook County property tax records, diversity of ownership can be applied as a factor in at least 7 of 19 vacant parcels, or 37%. (There may actually be more parcels in which this factor applies but tax parcel data was insufficient to confirm.) The Village of Tinley Park and the Tinley Park Park District are two of the owners of vacant parcels. Eliminating the Village and the Park District from the analysis, there are only 5 different owners of 16 parcels (31%) for which property taxes are paid. However, incentives may be necessary to facilitate the sale of these taxable properties for redevelopment.

c. <u>Tax and special assessment delinquencies</u> exist, or the property has been the subject of tax sales under the Property Tax Code within the last five (5) years.

Finding: Tax and special assessment delinquencies are found to be a qualifying factor. According to Cook County property tax records, there were tax delinquencies and/or tax liens found in 7 of 13 (54%) of the taxable vacant land parcels within the RPA. The Village is currently pursuing the purchase of several of these properties through a "scavenger sale" via the Cook County "No Cash Bid Program", an economic development tool designed to assist municipalities, and other taxing

bodies, in acquiring tax delinquent property for reuse as private development and tax reactivation or for tax exempt municipal use.

Of the taxpaying PINs that are delinquent, 75% have delinquency for each of the past 4 Tax Years. 100% have delinquency in 3 of the 5 Tax Years.

Appendix 4 lists the parcels in the RPA in which this factor is reasonably present (2 of 5 blocks, or 40%).

d. <u>Deterioration of structures or site improvements</u> in neighboring areas adjacent to the vacant land.

Finding: Deterioration of structures or site improvements is found to be a qualifying factor in the RPA. At least 33 of 39 structures (85%), impacting 70% of the parcels, in the improved land portion of the RPA exhibit signs of deterioration. As these structures age, deterioration has occurred. Property maintenance in these buildings has not kept pace with the wear and tear that has occurred over time. Some of these deterioration problems include: foundation cracks and/or deteriorated concrete/masonry, roofing, fascia, signage and windows and window frames which require repair or replacement.

In addition to structure deterioration, deterioration was also observed throughout the RPA in the surface areas, parking lots, driveways, streets and sidewalks. **Section II.C.1.c.** of this Plan describes this deterioration.

As mentioned previously, a good portion of the area near Bicentennial Park (including the Vacant Land parcels) is a wetlands area and has significant issues with drainage that has resulted in the boardwalk bridge often being submerged and impassible, leading to accelerated deterioration. If the drainage issues cannot be corrected, the path and boardwalk will need to be raised to a higher level to remain accessible and usable. A detention pond (parcel 28-19-300-027) has likely never been dredged. Periodic maintenance should be performed to restore and maintain its intended holding capacities. A walking path network continues around this pond and interconnects with the other area paths. All the walking paths are in need of maintenance.

Deterioration of structures or site improvements in neighboring areas adjacent to the vacant land can be applied as a factor to 10 of the 19 vacant land parcels (100%), in the RPA.

Appendix 4 lists the blocks in the RPA in which this factor is reasonably present (5 of 5 blocks, or 100%).

Finding: There is no evidence that Vacant Land properties within the RPA have incurred costs for environmental remediation efforts according to either the Illinois Environmental Protection Agency or the United States Environmental Protection Agency. No other environmental studies were provided to or found by the Consultant. Therefore, this factor does not apply.

f. The total equalized assessed value of the proposed Redevelopment Project Area has declined for three (3) of the last five (5) calendar years prior to the year in which the Redevelopment Project Area is designated, or is increasing at an annual rate that is less than the balance of the municipality for three (3) of the last five (5) calendar years for which information is available, or is increasing at an annual rate that is less than the Consumer Price Index for All Urban Consumers published by the United States Department of Labor or successor agency for three (3) of the last five (5) calendar years prior to the year in which the Redevelopment Project Area is designated.

Finding: Lagging EAV, as a factor, applies to the Vacant Land parcels of the RPA, specifically:

- a. The total EAV of the parcels has increased at a rate that was less than the balance of the Village for three (3) of the last five (5) years.
- b. The total EAV of the parcels has increased at an annual rate that is less than the Consumer Price Index for All Urban Consumers for three (3) of the last five (5) calendar years.

VACANITI AND	TAX YEAR					
VACANT LAND	2013	2014	2015	2016	2017	2018
Total EAV of Vacant Land in RPA	404,367	413,990	405,359	425,821	426,877	397,095
Percent Change		2.38%	-2.08%	5.05%	0.25%	-6.98%
Village Wide EAV	1,398,312,558	1,344,281,964	1,320,218,472	1,368,901,872	1,520,930,314	1,518,072,612
Balance of Village Wide EAV	1,397,908,191	1,343,867,974	1,319,813,113	1,368,476,051	1,520,503,437	1,517,675,517
Percent Change		-3.87%	-1.79%	3.69%	11.11%	-0.19%
Total EAV of Vacant Land in RPA Was it LESS than balance of Village for 3 of 5 years?		no	YES	no	YES	YES
Total EAV of Vacant Land in RPA	404,367	413,990	405,359	425,821	426,877	397,095
Percent Change		2.38%	-2.08%	5.05%	0.25%	-6.98%
СРІ		1.6%	0.1%	1.3%	2.1%	2.4%
Total EAV of Vacant Land in RPA Was is less than the CPI for 3 of last 5 years?		no	YES	no	YES	YES

Table 2 - EAV Comparison of Parcels for Vacant Land

Two of the three measurements of EAV indicate that EAV is lagging in the vacant land parcels and is reasonably distributed throughout the RPA. Therefore, this criterion applies.

Appendix 2 lists the individual parcels in the RPA and their respective EAV for Tax Year 2018.

3. Vacant Land - One Factor Test

The second test, the "One Factor Test", is a finding that at least one (1) of the six (6) factors listed below is present.

The RPA does not qualify under this section of the Act as a Blighted Area for Vacant Land, as described below in further detail:

a. The area consists of one or more unused quarries, mines, or strip mine ponds.

Finding: There are no quarries, mines, or strip mine ponds in the RPA. Therefore, this factor does not apply.

b. The area consists of unused rail yards, rail tracks, or rights-of-way.

Finding: There are no parcels with used rail yards, rail tracks right-of-way in the RPA. Therefore, this factor does not apply.

c. The area, prior to its designation, is subject to (i) chronic flooding that adversely impacts on real property in the area, as certified by a registered professional engineer or appropriate regulatory agency or (ii) surface water that discharges from all or a part of the area and contributes to flooding within the same watershed, but only if the redevelopment project provides for facilities or improvements to contribute to the alleviation of all or part of the flooding.

Finding: There are two parcels within the RPA that are entirely or almost entirely within the Federal Emergency Management Agency's designated Flood Zone AE, 27-24-410-001 and 27-24-410-002. Both of these are Vacant Land parcels and are intended to be stormwater drainage and/or retention sites for nearby improved land parcels. One is a retention pond for the site formerly occupied by the Super Kmart, directly to the north.

While the RPA as a whole has inadequate storm water management utilities and infrastructure, chronic flooding, as a factor, is not reasonably distributed throughout the vacant land area. Therefore, this factor is not counted as a qualifying factor.

d. The area consists of an unused or illegal disposal site containing earth, stone, building debris, or similar materials that were removed from construction, demolition, excavation, or dredge sites.

Finding: There was no evidence of unused or illegal disposal sites in the RPA found during the survey of the area or during the course of any research. Therefore, this factor does not apply.

d. Prior to the effective date of the applicable amendatory Act of the 91st General
Assembly, the area is not less than fifty (50), nor more than one hundred (100) acres,
and 75% of which is vacant (notwithstanding that the area has been used for
commercial agricultural purposes within five (5) years prior to the designation of the
Redevelopment Project Area), and the area meets at least one of the factors itemized

in paragraph (1) above, the area has been designated as a town or Village center by ordinance or comprehensive plan adopted prior to January 1, 1982, and the area has not been developed for that designated purpose.

Finding: This factor does not apply to the RPA.

f. The area qualified as a blighted improved area immediately prior to becoming vacant, unless there has been substantial private investment in the immediately surrounding area.

Finding: There is no evidence that the RPA qualified as a blighted improved area prior to becoming vacant. Therefore, this factor does not apply.

D. Eligibility of Conservation Area

"Conservation Area" means any improved area within the boundaries of a RPA located within the territorial limits of the municipality in which 50% or more of the structures in the area have an age of 35 years or more. Such an area is not yet a Blighted Area, but because of a combination of three (3) or more of the conservation factors (as outlined in **Section II.C.1** "Blighted Area", "Improved Land" previously in the Plan), it is defined in the Act as detrimental to the public safety, health, morals or welfare. Such an area may become a Blighted Area without intervention.

Finding: A review of information provided by the Village of Tinley Park and the Cook County Assessor's data, and confirmed by visual inspection, indicate that not more than 50% of the structures in the Redevelopment Project Area are 35 years of age or older. Therefore, while the RPA does meet more than three (3) of the conservation factors, the area cannot be qualified as a Conservation Area.

E. Eligibility of an Industrial Park Conservation Area

"Industrial Park Conservation Area" means an area within the boundaries of a RPA located within the territorial limits of a municipality that is a labor surplus municipality or within 1½ miles of the territorial limits of a municipality that is a labor surplus area if the area is annexed to the municipality; which area is zoned industrial no later than at the time the municipality by ordinance designates the RPA, and which area includes both vacant land suitable for use as an industrial park and a Blighted Area or conservation area contiguous to such vacant land.

Finding: The RPA does not qualify as an Industrial Park Conservation Area.

F. Eligibility Conclusions

This Plan concludes that the 159th and Harlem RPA is eligible for TIF designation as a Blighted Area for both Improved Land and Vacant Land. The use of TIF is required to stimulate investment and eliminate the conditions that have caused the RPA to be considered a Blighted Area.

The Improved Land in the RPA meets the requirements of 11.74.4-3(a) (1) (B), (C), (F), (H), (L) and (M) of the Act for designation as a "Blighted Area", as these criteria are reasonably present and

distributed. For Improved Land designation as a Blighted Area five (5) criteria are to be met, and in this case six (6) criteria have been met.

For Improved Land within the RPA, the following six (6) Blighted Area eligibility factors apply:

- Obsolescence
- Deterioration
- Excessive Vacancies
- Inadequate Utilities
- Lack of Community Planning
- Lagging Equalized Assessed Value

The Vacant Land portion of the RPA is also eligible for designation as a "Blighted Area". For designation as a Blighted Area for vacant land, there are two sections of the Act under which vacant land can be determined to be blighted. Two or more of the criteria in one section are required to be met. In the other section, one or more of the criteria is required to be met. In this case, the vacant land meets the requirements for the first section of the Act.

The Redevelopment Project Area meets the requirements of Section 11-74.4-3(a) (2) (A), (C), (D) and (F) of the Act. In this section of the Act, two (2) criteria are required for designation of vacant land as a Blighted Area.

For Vacant Land within the RPA, the following four (4) Blighted Area eligibility factors apply:

- Obsolete Platting
- Tax sale and special assessment delinquencies
- Deterioration of structures or site improvements in neighboring or adjacent areas
- Lagging Equalized Assessed Value

The parcels constituting Improved Land in the Redevelopment Project Area are listed in **Appendix 3.** The parcels constituting Vacant Land in the Redevelopment Project Area are listed in **Appendix 4.**

There must be a reasonable presence of and distribution of these factors in the RPA, as stated in the Act. These factors are not required to be present in every parcel. The above factors are distributed throughout the RPA and are present to a meaningful extent such that a local governing body may reasonably find that the factors are clearly present within the intent of the Act. **Appendix 3 and Appendix 4** contain the results of various research, field surveys, and analysis of existing conditions in the RPA, which demonstrates that the above criteria are present to a meaningful extent and distributed throughout the RPA.

The RPA is approximately 252 acres, more than the minimum 1½ acres required by the Act. Only those contiguous parcels of real property that are expected to benefit substantially from the proposed Redevelopment Plan and Project improvements are included in the RPA.

The RPA as a whole is adversely impacted by the presence of blighting factors, which are detrimental to the health, safety, morals or welfare of the public, and these factors are reasonably distributed throughout the RPA. These factors go beyond normal development needs, and to reduce and eliminate the blighted conditions, TIF funds will be necessary to finance redevelopment activities.

In addition, the RPA has not been subject to sound growth and development through investment by private enterprise and the RPA would not reasonably be anticipated to be developed without TIF assistance.

III. Redevelopment Plan

This Redevelopment Plan and Project is intended to identify the tools for the Village to use to support improvements and activities that facilitate the redevelopment of the RPA. The goal of the Village, through the implementation of this Redevelopment Plan, is that the RPA be developed to the extent possible in accordance with the Village's Comprehensive Plan and other recent area plans. For this to occur, the Village must foster private investment in the RPA through the strategic leveraging of public funds such as TIF.

Successful implementation of the Redevelopment Plan and Project requires that the Village utilize Incremental Property Taxes in accordance with the Act and work cooperatively with the private sector and local governmental agencies. TIF provides a means for the Village to participate in mutually beneficial public-private partnerships. By means of public investment through the TIF, the RPA will become an environment that will attract private investment.

The goal, objectives and implementation strategies included in this Plan provide a framework to guide the decisions and activities that will be undertaken to facilitate the revitalization of the RPA. These objectives and implementation strategies generally reflect existing Village policies affecting all or portions of the RPA as identified in the entitled *Tinley Park, Illinois, Comprehensive Plan, 2000* as well as other plans and studies previously undertaken for the area. TIF will provide a financing tool to facilitate the realization of the objectives of these earlier planning documents.

A. Goal

The overarching goal of this Redevelopment Plan and Project is to reduce or eliminate the conditions that qualify the RPA as a "Blighted Area" and to redevelop the 159th and Harlem RPA with commercial, office/restricted industrial, and government/open space uses. To that end, this Redevelopment Plan and Project will provide a comprehensive strategy and guidance for supporting public and private investment to encourage and facilitate redevelopment. The following sections outline the objectives and implementation strategies envisioned to achieve the goal and provide a framework for guiding decisions during the implementation of this Redevelopment Plan.

B. Redevelopment Objectives

To achieve the overarching goal of the Redevelopment Plan and Project, the following objectives have been identified:

- 1. Retain and promote existing businesses, support expansion needs, and facilitate recruitment of new businesses.
- 2. Encourage private investment to facilitate rehabilitation and/or new construction of the existing buildings to encourage a high-quality appearance and design standard.

- 3. Provide the necessary public infrastructure improvement to service the RPA and create an environment that will induce private investment. Public infrastructure includes, but is not limited to water/sewer, streets, rights-of-way, sidewalks, wayfinding, parking, electricity and gas, and internet/technology.
- 4. Assemble land into parcels of sufficient shape and size for disposition and redevelopment in accordance with this Redevelopment Plan and contemporary development needs and standards.
- 5. Develop vacant parcels where appropriate and possible.
- 6. Create employment opportunities for the community and surrounding area.
- 7. Maintain the RPA in support of the goals and objectives of other overlapping plans, including, but not limited to, the Village's Comprehensive Plan and Economic Development Strategic Plan.
- 8. Coordinate design within the Redevelopment Project Area.
- 9. Encourage design standards that integrate pedestrian-oriented walkways into the currently auto-oriented commercial areas.
- 10. Support beautification efforts through landscaping, community gateway improvements and enforcement of ordinances.
- 11. Provide adequate parking and loading facilities.

C. Redevelopment Program Implementation and Strategies

The Village proposes to achieve the redevelopment goal and objectives of this Redevelopment Plan for the RPA through public financing techniques including, but not limited to, tax increment financing and by utilizing such financing techniques to implement the following specific and integrated strategies:

Support the Planning and Due Diligence Efforts Required for Underutilized Sites

The Village may undertake or engage professional consultants, engineers, architects, attorneys, etc. to conduct various analyses, studies, surveys, administration or legal services to establish, implement and manage the Redevelopment Plan.

2. Facilitate Property Assembly, Demolition, and Site Preparation

The Village may acquire and assemble land for the purpose of development and redevelopment of vacant and underutilized sites. Such properties may be acquired by purchase, exchange, or long-term lease by private developers or the Village for new development. The Village may purchase or write down the purchase of land. Should it be necessary, the Village may use the power of eminent domain, as authorized by the Act, to obtain land necessary to achieve the objectives of the Redevelopment Plan and the Redevelopment Project except as to any existing occupied residential dwelling

units. The Village may also assist in the preparation of land to include demolition, environmental remediation and flood mitigation. In addition, the Village may require written redevelopment agreements with developers before acquitting any properties and may enter into development and redevelopment agreements with private or public entities for the furtherance of this Redevelopment Plan.

3. Implement Public Works or Improvements

The Village may provide public works and improvements that are necessary to service the RPA in accordance with the Redevelopment Plan. Public works and improvements may include, but are not limited to, the following:

- Certain infrastructure improvements, in connection with and adjacent to the RPA, may be necessary to advance the goals and objectives of this Redevelopment Plan. It is expected that streets, sidewalks, utilities (including, but not limited to, water/sewer, storm water, and any electrical or data upgrades needed to accommodate current technology), and parking improvements will be part of any redevelopment activity.
- Landscape/buffer improvements, street lighting and general beautification improvements may be provided.

4. Encourage Private Sector Activities

Engaging in written redevelopment agreements or supporting public-private partnerships, the Village may provide financial and other assistance to encourage the private sector, including local businesses and property owners, to invest in activities and improvements that support the goal and objectives of this Redevelopment Plan and Project. Financial assistance for job training of those working within the RPA may be provided by the Village to further encourage economic development through private investment in new development and enterprise and/or expansion of an existing business.

5. Construct, Acquire, Renovate or Rehabilitate Public Facilities

Funds may be provided to pay costs related to the construction of qualifying public facilities and improvements, to acquire existing structures for use as public facilities, and to renovate or rehabilitate existing structures for public use as permitted under the Act.

IV. Estimated Redevelopment Project Costs

A wide range of redevelopment activities and improvements will be required to implement the Redevelopment Plan. The eligible cost activities and improvements are summarized below. To the extent that obligations are issued to pay for such Redevelopment Project Costs prior to, and in anticipation of, the adoption of TIF and designation of the RPA, the Village may directly pay or be reimbursed from Incremental Property Taxes for such Redevelopment Project Costs to their fullest extent. These costs are subject to prevailing market conditions and are in addition to total Redevelopment Project Costs.

Total Redevelopment Project Costs, as described in this Redevelopment Plan and Project are intended to provide an upper estimate of expenditures and do not commit the Village to undertake any Redevelopment Project.

While all of the costs in the budget are eligible Redevelopment Project Costs under the Act and this Redevelopment Plan, inclusion herein does not commit the Village to finance all of these costs with TIF funds.

- 1. Costs of studies, surveys, development of plans and specifications, implementation and administration (annual administrative costs shall not include general overhead or administrative costs of the municipality that would still have been incurred by the municipality if the municipality had not designated a Redevelopment Project Area or approved a Redevelopment Plan) of the Redevelopment Plan including, but not limited to, staff and professional service costs for architectural, engineering, legal, financial, planning or other services, as provided for by 65 ILCS 5/11-74.4-3(q)(1–1.5).
- 2. Costs of marketing sites within the Redevelopment Project Area to prospective businesses, developers, and investors, as provided for by 65 ILCS 5/11-74.4-3(q)(1.6).
- 3. Property assembly costs, including, but not limited to, acquisition of land and other property, real or personal, or rights or interests herein, demolition of buildings, site preparation, site improvements that serve as an engineered barrier addressing ground level or below ground environmental contamination, including, but not limited to, parking lots and other concrete or asphalt barriers, and the clearing and grading of land, as provided for by 65 ILCS 5/11-74.4-3(q)(2).
- 4. Costs of rehabilitation, reconstruction or repair or remodeling of existing public or private buildings, fixtures, and leasehold improvements; and the cost of replacing an existing public building if pursuant to the implementation of a Redevelopment Project, the existing public building is to be demolished to use the site for private investment or devoted to a different use requiring private investment; including any direct or indirect costs relating to Green Globes or LEED certified construction elements or construction elements with an equivalent certification, as provided for by 65 ILCS 5/11-74.4-3(q)(3).

- 5. Costs of the construction of public works or improvements, including any direct or indirect costs relating to Green Globes or LEED certified construction elements or constructions elements with an equivalent certification, subject to the limitations in Section 11-74.4-3(q)(4) of the Act; as provided for by 65 ILCS 5/11-74.4-3(q)(4).
- 6. Costs of job training and retraining projects, including the cost of "welfare to work" programs implemented by businesses located within the Redevelopment Project Area, as provided for by 65 ILCS 5/11-74.4-3(q)(5).
- 7. Financing costs, including, but not limited to, all necessary and incidental expenses related to the issuance of obligations and which may include payment of interest on any obligations including interest accruing during the estimated period of construction of the Redevelopment Project for which such obligations are issued and for not exceeding 36 months thereafter and including reasonable reserves related thereto, as provided for by 65 ILCS 5/11-74.4-3(q)(6).
- 8. To the extent the municipality by written agreement, accepts and approves the same, all or a portion of a taxing district's capital costs resulting from the Redevelopment Project necessarily incurred or to be incurred within a taxing district in furtherance of the objectives of the Redevelopment Plan and Project (impacts such as those on the municipality may be addressed through these funds), as provided for by 65 ILCS 5/11-74.4-3(q)(7).
- 9. Relocation costs to the extent that a municipality determines that relocation costs shall be paid or is required to make payment of relocation costs by federal or State law or in order to satisfy subparagraph (7) of subsection (n) of Section 11-74.4-3 of the Act, as provided for by 65 ILCS 5/11-74.4-3(q)(8).
- 10. Payment in lieu of taxes, as provided for by 65 ILCS 5/11-74.4-3(q)(9).
- 11. Costs of job training, retraining, advanced vocational education or career education, including but not limited to courses in occupational, semi-technical or technical fields leading directly to employment, incurred by one or more taxing districts, provided that such costs (i) are related to the establishment and maintenance of additional job training, advanced vocational education or career education programs for persons employed or to be employed by employers located in a RPA; and (ii) when incurred by a taxing district or taxing districts other than the municipality, are set forth in a written agreement by or among the municipality and the taxing district or taxing districts, which agreement describes the program to be undertaken, including, but not limited to, the number of employees to be trained, a description of the training and services to be provided, the number and type of positions available or to be available, itemized costs of the program and sources of funds to pay for the same, and the term of the agreement. Such costs include, specifically, the payment by community college districts of costs pursuant to Sections 3-37, 3-38, 3-40 and 3-40.1 of the Public Community College Act and by school districts of costs pursuant to Sections 10-22.20a and 10-23.3a of the School Code, as provided for by 65 ILCS 5/11-74.4-3(q)(10).

- 12. Interest cost incurred by a redeveloper related to the construction, renovation or rehabilitation of a redevelopment project, as provided for by 65 ILCS 5/11-74.4-3(q)(11).
 - a) such costs are to be paid directly from the special tax allocation fund established pursuant to the Act;
 - b) such payments in any one year may not exceed 30 percent of the annual interest costs incurred by the redeveloper with regard to the redevelopment project during that year;
 - c) if there are not sufficient funds available in the special tax allocation fund to make the payment pursuant to this provision, then the amounts so due shall accrue and be payable when sufficient funds are available in the special tax allocation fund;
 - d) the total of such interest payments paid pursuant to the Act may not exceed 30 percent of the total: (i) cost paid or incurred by the redeveloper for such redevelopment project; (ii) redevelopment project costs excluding any property assembly costs and any relocation costs incurred by the municipality pursuant to the Act;
 - e) up to 75 percent of the interest cost incurred by a redeveloper for the financing of rehabilitated or new housing for low-income households and very low-income households, as defined in Section 3 of the Illinois Affordable Housing Act;
 - f) Instead of the eligible costs provided for in (m) 2, 4 and 5 above, the municipality may pay up to 50 percent of the cost of construction, renovation and/or rehabilitation of all low- and very low-income housing units (for ownership or rental) as defined in Section 3 of the Illinois Affordable Housing Act. If the units are part of a residential redevelopment project that includes units not affordable to low- and very low-income households, only the low- and very low-income units shall be eligible for benefits under the Act.
- 13. Contributions to Schools as required by the Act for an increased student population as a result of TIF Projects, as provided for by 65 ILCS 5/11-74.4-3(q)(7.5).
- 14. Contributions to Library as required by the Act for an increased library population as the result of TIF Projects, as provided for by 65 ILCS 5/11-74.4-3(q)(7.7).
- 15. Construction Costs for Affordable Housing, as provided for by 65 ILCS 5/11- 74.4-3(q)(11 and 11.5).
- 16. Contributions to/incremental revenues transferred to contiguous RPAs, as provided for by 65 ILCS 5/11- 74.4-4(q).

- 17. Unless explicitly provided in the Act, the cost of construction of new privately-owned buildings shall not be an eligible redevelopment project cost, as provided for by 65 ILCS 5/11-74.4-3(q)(12).
- 18. If a special service area has been established pursuant to the Special Service Area Tax Act, 35 ILCS 235/0.01 et seq., then any tax increment revenues derived from the tax imposed pursuant to the Special Service Area Tax Act may be used within the Project Area for the purposes permitted by the Special Service Area Tax Act as well as the purposes permitted by the Act.

(See notes below Table 3 for additional information regarding Redevelopment Project Costs.)

Table 3 - Estimated Redevelopment Project Costs

	Project/Improvement Category	Estimated Project Costs	
1.	Administrative Costs (incl. studies, surveys, etc.)	\$ 2,000,000	
2.	Site Marketing Costs	\$ 500,000	
3.	Property Assembly Costs	\$ 15,000,000	
4.	Costs of Building Rehabilitation, Repair or Remodeling	\$ 30,000,000	
5.	Costs of Construction or Improvements of Public Works	\$ 35,000,000	
6.	Costs of Job Training (Businesses)	\$ 300,000	
7.	Financing Costs	\$ 15,000,000	
8.	Taxing District Capital Costs	\$ 5,000,000	
9.	Relocation Costs	\$ 4,000,000	
10.	Payments in Lieu of Taxes	\$ 5,000,000	
11.	Costs of Job Training (Community College)	\$ 300,000	
12.	Interest Costs (Developer or Property Owner)	\$ 7,000,000	
13.	School District Increased Costs	\$ 200,000	
14.	Construction Costs for Affordable Housing	\$ 1,000,000	
15.	Transfer to contiguous TIF District(s)	\$ 750,000	

Total Estimated Redevelopment Project Costs (see notes)

\$121,050,000

Notes regarding Estimated Redevelopment Project Costs:

- a. All costs are in 2020 dollars and may be increased by up to five percent (5%) after annual adjustments for inflation (as reflected in the Consumer Price Index (CPI) for all Urban Consumers in U.S. Cities, published by the U.S. Department of Labor) from the date the plan was adopted, as allowed by the Act.
- b. Private redevelopment costs and investment are in addition to the above.
- c. To the extent permitted by law, the Village reserves the right to adjust and transfer estimated amounts within the Total Estimated Redevelopment Project Costs among the categories of eligible Estimated Redevelopment Project Costs set forth therein, provided any such adjustment or transfer shall not increase the Total Estimated Redevelopment Project Costs, other than as otherwise provided in these notes.
- d. Certain infrastructure work in connection with and appurtenant to the RPA can be undertaken under the Act.
- e. Total estimated budgeted costs exclude any additional financing costs, including interest expense, capitalized interest, and any and all closing costs associated with any obligations issued, which shall be in addition to the Total Redevelopment Project Costs.
- f. In the case where a private individual or entity received benefits under the Act for the purpose of originating, locating, maintaining, rehabilitating, or expanding a business facility abandons or relocates its facility in violation of a redevelopment agreement, the Village reserves the right to collect reimbursement for funds extended in accordance with the Act.

- g. Including all categories of costs permitted under 65 ILCS 5/11-74.4-3(q) (1), (1.5), (1.6), (2), (3), (4), (5), (6), (7), (7.5), (7.7), (8), (9), (10), (11), and 65 ILCS 5/11-74.4-4(q).
- h. Unless explicitly stated herein the costs of construction of new privately-owned buildings shall not be an eligible redevelopment project cost.
- i. None of the redevelopment project costs enumerated above shall be eligible redevelopment project costs if those costs would provide direct financial support to a retail entity initiating operations in the RPA while terminating operations at another Illinois location within 10 miles of the RPA but outside the boundaries of the Village. See 65 ILCS 5/11-74.4-3(q) (13).

The Village may pay directly or reimburse developers who incur Redevelopment Project Costs authorized by a redevelopment agreement.

The Village reserves the right to utilize revenues received under the Tax Increment Allocation Redevelopment Act for eligible costs from one RPA in another RPA that is either contiguous to, or is separated only by a public right-of-way from, the RPA from which the revenues are received.

It is anticipated that the Village may choose to stage Village expenditures for Redevelopment Project Costs on a reasonable and proportional basis to coincide with Redevelopment Project expenditures by private developers and the receipt of revenues from the Redevelopment Projects.

V. Agreement with Comprehensive Plan

The RPA should be redeveloped primarily in a planned and cohesive manner providing sites for primarily commercial/retail, office/restricted industrial, and government/open space land uses. Future land uses should be arranged and located to minimize conflicts between neighboring land use activities. The intent of this Redevelopment Plan is also to enhance and support the existing, viable uses in the RPA by providing opportunities for financial assistance for revitalization of existing improvements and infrastructure and new development where appropriate.

The Goals and Objectives of the Redevelopment Plan conform to the comprehensive plan of the municipality. The comprehensive plan of the Village is entitled *Tinley Park, Illinois, Comprehensive Plan, 2000*.

The following select "Goals, Objectives and Policies" as stated in the Comprehensive Plan (pages 8 - 11) are reflected in the goals, objectives, and implementation strategies in this Redevelopment Plan:

Land Use

- Control residential density as well as industrial and commercial land allocations in line with infrastructure and service facility development
 - Maintain balance among residential, commercial, office, cultural, industrial, and open space land allocations.
 - Provide land for industrial uses that are not intrusive on residential areas.
 - Require strict adherence to state and local environmental performance standards.
 - Encourage the continuous improvement of parks and the recreation system.

Transportation

- Provide a safe, efficient and balanced transportation system
 - Improve the system of thoroughfares to move people quickly, economically and conveniently.
 - Improve the system of minor roads to serve all areas of traffic generation.
 - Create safe and attractive bike and pedestrian ways within town and the forest preserves.
 - Improve the METRA Commuter Rail and the PACE Bus transportation system for the Tinley Park planning area.

Public Lands, Places and Structures

- Provide the Community with facilitiies that are safe, efficient and well located.
 - Plan and purchase locations for future municipal facilities as early as possible to achieve investment economies and proper planning.

 Plan facilities to provide sufficient capacities needed to accommodate long-term needs.

Appearance

- Enhance the appearance of the access points to the village, the major thoroughfares and the central business district.
 - Improve the architectural facades of buildings on the thoroughfares leading to, and in the central business district.
 - Landscape the thoroughfares and the central business district.
 - Develop and implement a uniform street furniture design and street scape plan for the thoroughfares and the central business district.

Economic Development

- Encourage business investment and increase employment opportunities in a variety of businesses and industries.
 - Encourage steady growth of business and commercial activities in balance with anticipated population growth.
 - Maintain and develop the Central Business District.
 - Encourage controlled growth of small business, light industry and office uses in order to diversify and strengthen the tax base and provide employment.
 - Provide sites and locations for growing businesses to remain in Tinley Park.
- In order to attract new business and industry, efforts are concentrated on the following areas: (1) retention of existing business and industry; (2) maintaining and improving public facilities; (3) providing tax abatement programs and other incentives to attract new prospects; (4) marketing.

Public Places and Utilities

- Develop municipal facilities and services that economically and adequately service existing and anticipated growth.
 - Eliminate or reduce flooding hazards and install retention/detention areas where possible.
 - Require new developments to pay for capital improvements necessary to serve the new developments.
 - Plan and estimate costs for infrastructure necessary for new development, and require the new development to pay for those improvements.

Intergovernmental Cooperation

- Continue and/or establish positive working relationships with all units of local, state and federal governments.
 - Establish effective communication with all units of government, utilizing those resources available from other government to further the goals and objectives of the community.

The Village's Future Land Use Map, as shown in Map 3 of this Redevelopment Plan, shows properties in the Redevelopment Project Area as being designated for commercial, office/restricted industrial, government/schools/open space/institution, and water features uses.

The Village's Comprehensive Plan goals and Future Land Uses generally correspond to the land uses and goals outlined in this Redevelopment Plan, as well as with the goals and objectives for the parcels within the RPA according to the Village's *Economic Development Strategic Plan, 2019*, written by the Village's Economic and Commercial Commission (ECC). The Economic Development Strategic Plan states that "local economic development requires ongoing efforts and flexibility to adapt and respond to regional, national, and global changes." The Economic Development Strategic Plan notes three main goals for the Village: Resource Development, Business Development, and Prospect Development, and details objectives for each of these. More specifically, Strategy #3, "159th Harlem Retail", notes an objective to "sell Tinley" and assigns the Economic Development Department of the Village to "work with brokers to recruit tenants to fill vacancies." The plan further states: "Retail is one of Tinley Park's main economic drivers. The Harlem retail corridor south of 159th has suffered higher than normal vacancy rates due to Kmart's closure. The ECC recommends working with brokers and retail site selectors to recruit retailers to the corridor."

In summary, the above statements and objectives in the Village's Comprehensive Plan, and within other Village planning and development documents, and the land uses identified in the Village's Future Land Use Map reflect the goals and land uses in this Redevelopment Plan.

VI. Redevelopment Project Certifications and Findings

This section reviews the Redevelopment Plan and provides appropriate responses to certifications and findings required in the Act.

Certifications

For each of the certifications below, the Act requires "each Redevelopment Plan shall set forth in writing the program to be undertaken to accomplish the objectives and shall include but not be limited to:..."

A. Redevelopment Project Costs

The Redevelopment Project Costs are detailed in **Section IV. Estimated Redevelopment Project Costs**.

B. Lack of Growth and Development

As described in **Section II**, the RPA as a whole is adversely impacted by the presence of numerous factors, and these factors are reasonably distributed throughout the RPA. The RPA on the whole has not been subject to growth and development through investment by private enterprise. The lack of private investment is evidenced by continued existence of the factors referenced above and the lack of new development projects initiated or completed within the RPA.

The lack of growth and investment by the private sector in the Redevelopment Project Area is evidenced by the existence of blighting area factors including and not limited to the following:

- Underutilized and vacant parcels
- Economic and functional obsolescence in buildings and parcels
- Deterioration of structures
- Non-conforming land use
- Lack of public infrastructure and services
- Declining EAV

It is clear from the study of this area that private investment in revitalization and redevelopment has not occurred to overcome the blighting area conditions that currently exist. The RPA is not reasonably expected to be developed without the efforts and leadership of the Village, including the adoption of the Redevelopment Plan and Project.

C. Financial Impacts on Taxing Districts

Redevelopment within the RPA may result in additional demands on services provided by taxing districts. At this time, no special programs or projects are proposed that would result in an increased demand for services or capital improvements by any other taxing districts.

The Village intends to monitor development in the RPA, and in cooperation with the other taxing districts, will endeavor to ensure that any increased needs that may arise as a result of a particular development are addressed. The nature of the redevelopment that is anticipated in the area as a result of this Redevelopment Plan and Project consists primarily of renovation and rehabilitation, or replacement, of existing buildings, redevelopment of underutilized properties, and infrastructure improvements.

While redevelopment activities may have some impact on other taxing districts, no significant impacts are anticipated. Should service needs increase as a result of redevelopment activity, the Village will work with the impacted district(s) to determine which programs are necessary to provide adequate services, if any.

The following entities currently levy taxes on properties located within the RPA:

- Cook County
- Cook County Consolidated Elections
- Cook County Forest Preserve District
- Metropolitan Water Reclamation District of Greater Chicago
- South Cook County Mosquito Abatement District
- Moraine Valley Community College District 524
- South Suburban Community College District 510
- Consolidated High School District 230
- Community High School District 228
- Community Consolidated School District 146
- Bremen Township
- Bremen Township General Assistance
- Bremen Township Road & Bridge
- Orland Township
- Orland Township General Assistance
- Orland Township Road & Bridge
- Tinley Park Park District
- Village of Tinley Park
- (Tinley Park Public Library) Village of Tinley Park Library Fund
- Village of Tinley Park Special Service Area No. 3

D. Sources of Funds to Pay Costs

The Incremental Property Taxes are expected to be a principal source of funds to pay Redevelopment Project Costs and secure municipal general and revenue obligations issued for that purpose. Funds may also be derived from Incremental Property Taxes from contiguous RPAs. The Village may pledge as payment additional revenues including revenues from the Redevelopment Project, municipal property taxes or other revenue sources, and bonds backed by the general obligation of the municipality. In addition, the Village may utilize state and federal

grants. Finally, the Village may permit the utilization of guarantees, deposits, and other forms of security made available by private sector developers.

E. Nature and Term of Obligations

The Village may issue obligations secured by or payable from Incremental Property Taxes pursuant to the Act. To enhance the security of such municipal obligations, the Village may pledge its full faith and credit through the issuance of general obligation bonds. Additionally, the Village may provide other legally permissible credit enhancements to any obligations issued pursuant to the Act. All obligations issued by the Village pursuant to this Redevelopment Plan and the Act shall be retired by the end of the 24th year after the year of adoption of the initial ordinances approving the RPA and Redevelopment Plan and Project.

In addition to paying Redevelopment Project Costs, Incremental Property Taxes may be used for the scheduled retirement of obligations, mandatory or optional redemptions, establishment of debt service reserves and bond sinking funds, and any other lawful purpose. To the extent that Incremental Property Taxes are not needed for these purposes, any excess Incremental Property Taxes may then become available for distribution annually to taxing districts within the RPA in the manner provided by the Act.

The scheduled final maturity date of any financial obligation may not exceed 20 years from the date of issuance. One or more series of obligations may be issued to implement the Redevelopment Plan for the RPA. Subsequent obligations, if any, may be issued as junior lien obligations or as parity obligations.

F. Recent Equalized Assessed Valuation

The purpose of identifying the most recent EAV of the Project Area is to provide an estimate of the initial EAV which the Cook County Clerk will certify for the purpose of annually calculating the incremental EAV and incremental property taxes of the Redevelopment Project Area. The 2018 EAV of all taxable parcels in the Redevelopment Project Area is approximately \$53,527,332. This total EAV amount, by PIN, is summarized in **Appendix 2.**

The EAV is subject to verification by the Cook County Clerk. After verification, the final figure shall be certified by the Cook County Clerk and shall become the Certified Initial EAV from which all incremental property taxes in the Redevelopment Project Area will be calculated by Cook County. The Plan has utilized the EAVs for the 2018 tax year.

G. Estimate as to the Equalized Assessed Valuation

The estimated EAV of real property within the RPA, by tax year 2043 (collection year 2044), is anticipated to be between \$115,000,000 and \$145,000,000. The estimates are based on several key assumptions including the following: (1) the most recent State Multiplier of 1.000 applied to 2018 assessed values will remain unchanged; (2) for the duration of the RPA, the tax rate for the entire area is assumed to be the same and will remain unchanged from the 2018 level; and (3)

growth from reassessments of existing properties in the RPA will be at a rate of 1% per year with a reassessment every three years. The estimate for the higher end of the range includes the prior assumptions and includes projections based on increased EAV that may result from estimated redevelopment activity within the RPA over a 23-year period. Anticipated future development includes but is not limited to, commercial/retail, office/restricted industrial, government/open space and mixed uses. Depending on the actual redevelopment that occurs, the EAV may be realized at a higher or lower amount than indicated in the range above.

H. Commitment to Fair Employment Practices/Affirmative Action Plan

The Village is committed to and will affirmatively implement the assurance of equal opportunity in all personnel and employment actions with respect to this Redevelopment Plan and the Redevelopment Project. This includes, but is not limited to: hiring, training, transfer, promotion, discipline, fringe benefits, salary, employment working conditions, termination, etc. without regard to any non-merit factor, including race, national origin, color, religion, sex, sexual orientation, gender identity, disability (physical or mental), age, status as a parent, or genetic information.

In order to implement this principle for this Redevelopment Plan, the Village shall require and promote equal employment practices and affirmative action on the part of itself and its contractors and vendors. In particular, parties engaged by the Village shall be required to agree to the principles set forth in this section.

I. Industrial Park Conservation Redevelopment Project Area

This Redevelopment Plan does not concern an Industrial Park Conservation RPA.

J. Annexation of Property

All of the property within the RPA is annexed to the municipality or shall be prior to the adoption of the RPA and Redevelopment Plan and Project.

K. Estimated Date of Completion

The Act sets the latest date as December 31st of the 24th year after the year in which the ordinance approving the Redevelopment Project Area is approved. The Redevelopment Project is to be completed and all obligations issued to finance Redevelopment Project Costs are to be retired by December 31, 2045, assuming this Redevelopment Plan and Redevelopment Project is adopted in 2020.

L. Incremental Tax Revenue

Based on the historical lack of private investment without assistance and the documented problems in the RPA, the Village finds that the RPA would not reasonably be developed "but for" the use of incremental tax revenue. This is also noted previously in this section under **Redevelopment Project Certification B**.

Findings

For each of the findings below, the Act requires "each Redevelopment Plan shall set forth in writing the program to be undertaken to accomplish the objectives and shall include but not be limited to:..."

The Village makes the following findings as described in the Act:

Use of Incremental Tax Revenues

The Village hereby certifies that incremental revenues will be exclusively utilized for the development of the RPA or in a contiguous RPA as allowed by the Act. Certain infrastructure work in connection with and appurtenant to the RPA can be undertaken under the Act. Incremental Property Taxes will be used according to the total estimated budget costs and as set forth in this Plan for the development of the RPA.

2. Housing Impact Study, Relocation and Displacement

There are currently fewer than ten residential units in the RPA. The Village hereby certifies that this Redevelopment Plan and Redevelopment Project will not result in the displacement of residents from ten (10) or more inhabited residential units. Therefore, a housing impact study and a relocation plan is not required as a part of this Plan.

3. Contiguous Parcels of Real Property and Improvements

The boundary map of the RPA is **Map 1** and is made part of this document by reference hereto. It illustrates that all parcels in the RPA are contiguous.

The RPA was found to qualify as a Blighted Area according to the Act. The Redevelopment Plan Program (Section III. C. of this document) and Redevelopment Project Costs Section IV are specifically geared to remediation of Blighted Area factors. Therefore, the Village finds that the area will substantially benefit from the proposed Redevelopment Project investment in infrastructure and facilities.

Land Use Restrictions

The Redevelopment Plan does not include the development of vacant land: (i) with a golf course, or; (ii) designated as public land for "outdoor recreational activities" or for nature preserves used for those purposes within five years prior to the adoption of the Redevelopment Plan.

5. Historic Resource

This Redevelopment Plan hereby certifies that Redevelopment Project Costs relating to the demolition, removal, or substantial modification of historic resources, if present, will be utilized in conformance with the Act. There are no historic resources, as defined by the Act, currently existing within this RPA, and therefore, this section does not currently apply, nor is it expected to apply to this Redevelopment Plan and Redevelopment Project during its term.

6. Regional Transportation Authority STAR

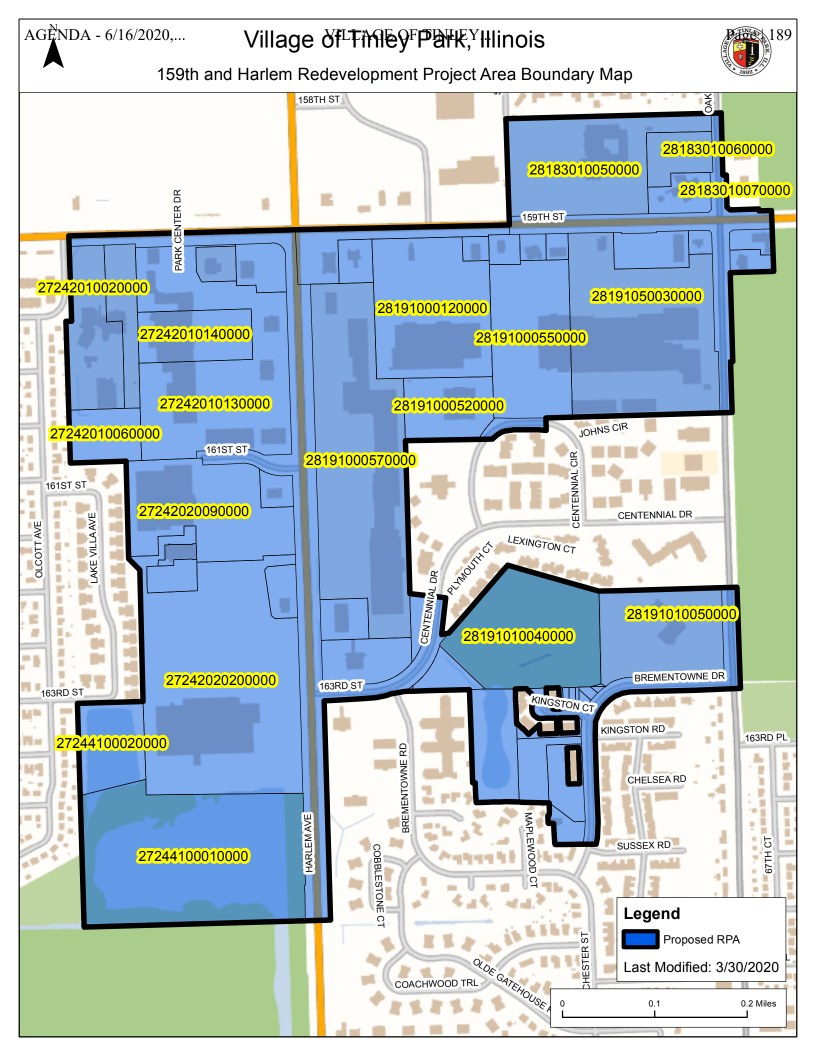
This Redevelopment Plan hereby certifies that no part of the proposed RPA is within one-half mile of an existing or proposed Regional Transportation Authority STAR line station.

VII.Provisions for Amending the Redevelopment Plan and Project

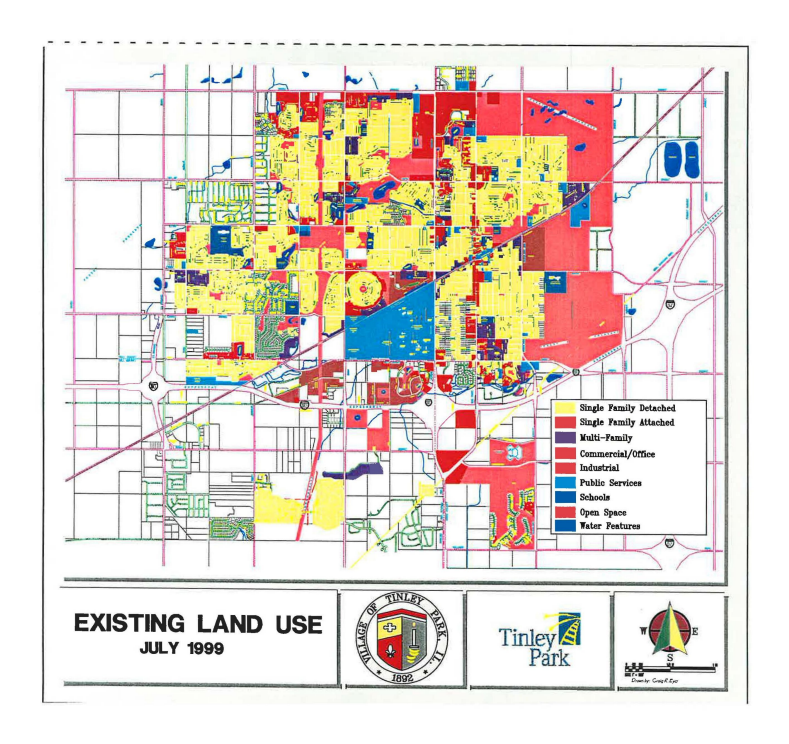
This Redevelopment Plan and Project may be amended pursuant to the Act.

Maps

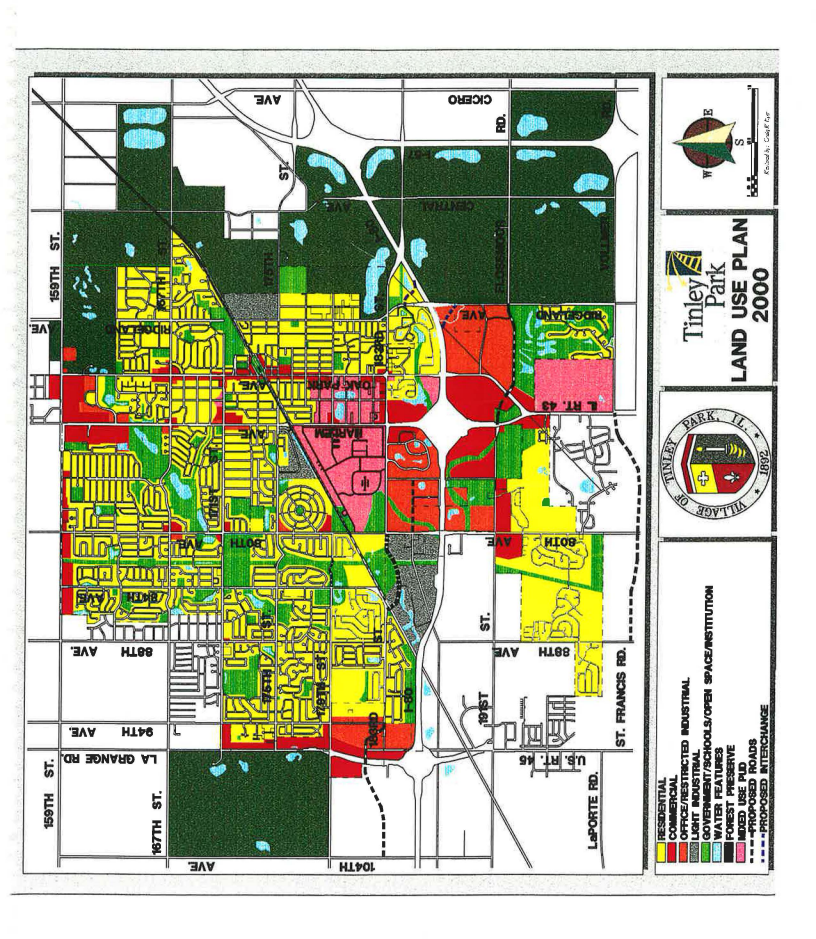
Map 1: Redevelopment Project Area Boundary



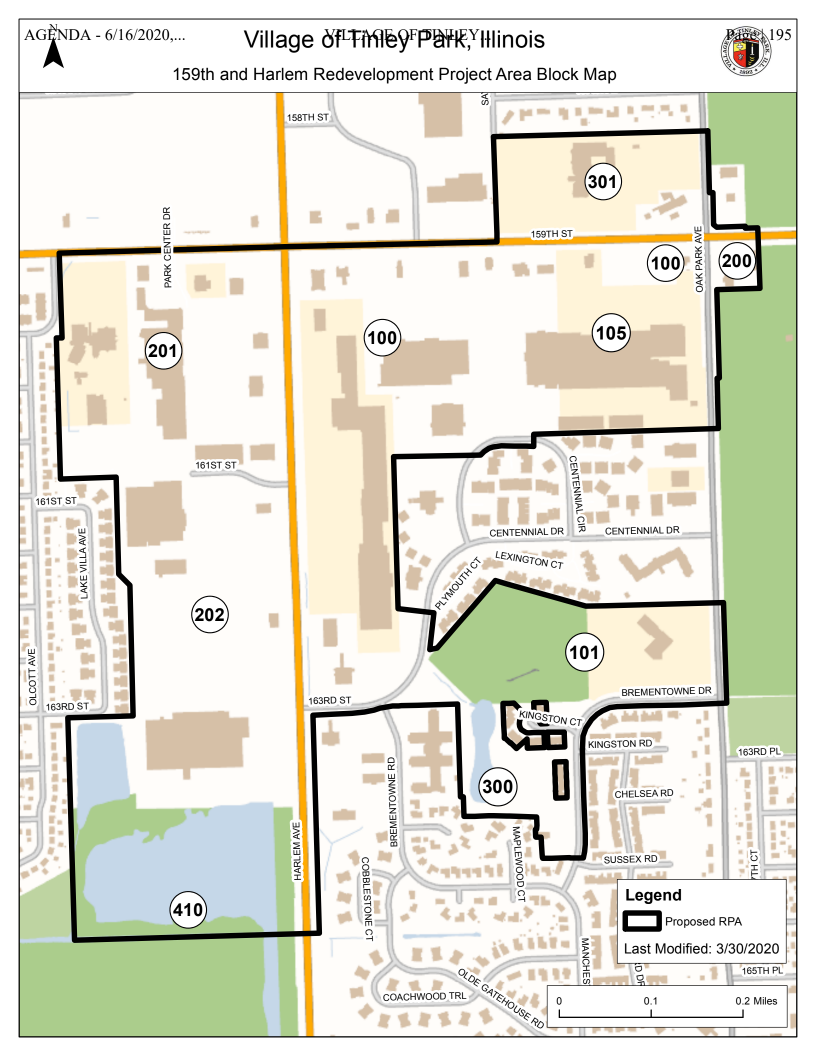
Map 2: Existing Land Use



Map 3: Future Land Use



Map 4: Redevelopment Project Area Block Map



Appendices

Appendix 1: Redevelopment Project Area Legal Description

Those parts of Section 24, Township 36 North, Range 12, Section 18, Township 36 North, Range 13, Section 19, Township 36 North, Range 13, all East of the Third Principal Meridian, Cook County, Illinois more particularly bounded and described as follows:

Beginning at the southwest corner of Lot 1 in Super-K Subdivision as per plat thereof recorded March 20, 1991 as document number 97195157;

Thence northerly along the west line of Lot 1 in said Super-K Subdivision and the west line of Lot 2 in said Super-K Subdivision, to the north line of said Lot 2;

Thence easterly along the north line of Lot 2 in said Super-K Subdivision, to a west line of Lot 3 in said Super-K Subdivision;

Thence northerly, northwesterly and northerly along the west lines of Lot 3 in said Super-K Subdivision, to the western most northwest corner of said Lot 3, also being the western most southwest corner of Lot 1 in Park Place Subdivision as per plat thereof recorded December 7, 1992 as document number 92914537;

Thence northerly along the west line of Lot 1 in said Park Place Subdivision to the north line of Lot 1 in said Park Place Subdivision and the south line of the Northeast Quarter of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence westerly along the south line of south line of the Northeast Quarter of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois, to the west line of the East Half of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence northerly along said west line, to the south line of Olcott Avenue dedicated as per plat thereof recorded June 28, 1973 as document number 22379900;

Thence easterly along said south line, to the east line of Olcott Avenue dedicated as per plat thereof recorded June 28, 1973 as document number;

Thence northerly along said east line, and the northerly prolongation thereof to the north line of the East Half of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along said north line, to the northeast corner of the East Half of the Northeast Quarter of Section 24, Township 36 North, Range 12 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly to the southwest corner of Section 18, also the northwest corner of Section 19, both in Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along the south line of Section 18, also the north line of Section 19, both in Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the west line of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence northerly along the west line of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the north line of the south 600 feet of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along the north line of the south 600 feet of the East Half of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the east line of the Southwest Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, also the west line of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the west line of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the north line of the south 247 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence easterly along the north line of the south 247 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the east line of the west 50 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the east line of the west 50 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to a point 15 feet north of the right of way of 159th Street as indicated in Special Warranty Deed recorded September 28, 2011 as document number 1127141045;

Thence southeasterly to a point of intersection with the north right of way line of 159th Street and the east line of the west 65 feet of the Southeast Quarter of Section 18, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois as indicated in Special Warranty Deed recorded September 28, 2011 as document number 1127141045;

Thence easterly, southerly and easterly along the right of way of 159th Street, to the northerly prolongation of the east line of the west 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the east line of the west 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the south line of the north 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence westerly along the south line of the north 300 feet of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the west line of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, also the east line of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the west line of the West Half of the Northeast Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, also the east line of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the easterly prolongation of the south line of parcel of land being part of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning on the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof file April 8, 1971 as document number LR2551034, a distance of 183.00 feet west of the east line of said Northwest Quarter; thence west 180.00 feet along last said south line; thence south 5.00 feet; thence west 200.00 feet along a line 5.00 feet south of and parallel to the south line of said 159th Street; thence north 5.00 feet; thence west 307.62 feet along the south line of said 159th Street; thence south 1050.00 feet on a line normal to said south line of 159th Street; thence east 845.55 feet to the west right of way line of Oak Park Avenue (which is 33.00 feet west of the east line of said Northwest Quarter of said Section); thence north along last said west line 355.45 feet to a point 694.55 feet south from the south right of way line of 159th Street; thence west 17.00 feet; thence north 555.63 feet; thence west 133.00 feet; thence north 139.68 feet to the south line of 159th Street and the Point of Beginning;

Thence westerly along the easterly prolongation of the south line and the south line of parcel of land being part of the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning on the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof file April 8, 1971 as document number LR2551034, a

distance of 183.00 feet west of the east line of said Northwest Quarter; thence west 180.00 feet along last said south line; thence south 5.00 feet; thence west 200.00 feet along a line 5.00 feet south of and parallel to the south line of said 159th Street; thence north 5.00 feet; thence west 307.62 feet along the south line of said 159th Street; thence south 1050.00 feet on a line normal to said south line of 159th Street; thence east 845.55 feet to the west right of way line of Oak Park Avenue (which is 33.00 feet west of the east line of said Northwest Quarter of said Section); thence north along last said west line 355.45 feet to a point 694.55 feet south from the south right of way line of 159th Street; thence west 17.00 feet; thence north 555.63 feet; thence west 133.00 feet; thence north 139.68 feet to the south line of 159th Street and the Point of Beginning, to the southwest corner thereof and also the southeast corner of parcel of land being part of the West Half and the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning at the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof filed April 8, 1971 as document LR 2551034 and the line between the East Half and the West Half of said Northwest Quarter; thence west 117.55 feet along said south right of way line 1094 feet east of the west line of said Northwest Quarter; thence south 1050 feet on last said line; thence east 451.56 feet on a line 1050 feet south of and parallel to said south right of way line; thence north 1050 feet to said south right of way line a distance of 339.11 feet east of the Point of Beginning; thence west 339.11 feet on last said right of way line to the Point of Beginning;

Thence continuing westerly on the south line of parcel of land being part of the West Half and the East Half of the Northwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Beginning at the south right of way line of 159th Street as dedicated by plat of dedication recorded July 8, 1932 as document number 11113021 and ratification thereof filed April 8, 1971 as document LR 2551034 and the line between the East Half and the West Half of said Northwest Quarter; thence west 117.55 feet along said south right of way line 1094 feet east of the west line of said Northwest Quarter; thence south 1050 feet on last said line; thence east 451.56 feet on a line 1050 feet south of and parallel to said south right of way line; thence north 1050 feet to said south right of way line a distance of 339.11 feet east of the Point of Beginning; thence west 339.11 feet on last said right of way line to the Point of Beginning, to the western most northwest corner of Outlot C in Dun Raven Place Phase II as per plat thereof recorded September 28, 2001 as document number 0010908493;

Thence southwesterly to a point of tangency in the north line of Outlot D in Dunraven Place as per plat thereof recorded August 30, 1999 as document number 99827216 being the westerly terminus of an arc having a radius of 192.00 feet and an arc length of 300.13 feet;

Thence westerly and southwesterly along the northerly limits of Outlot D in Dunraven Place as per plat thereof recorded August 30, 1999 as document number 99827216, to the easterly prolongation of the south line of parcel of land described as follows: That part of Lot 3 lying north of a line drawn parallel with the north line of said Lot 3 through a point in the west line of said Lot 3 which point is 352.19 feet south of the northwest corner of said Lot 3 as measured along

said west line all in Centennial Office Park as per plat thereof recorded October 5, 1988 as document number 88458264;

Thence westerly along the easterly prolongation of the south line and the south line of parcel of land described as follows: That part of Lot 3 lying north of a line drawn parallel with the north line of said Lot 3 through a point in the west line of said Lot 3 which point is 352.19 feet south of the northwest corner of said Lot 3 as measured along said west line all in Centennial Office Park as per plat thereof recorded October 5, 1988 as document number 88458264, to the west line of said Lot 3, also the east line of Lot 1 in Tinley Park Plaza Subdivision as per plat thereof recorded April 7, 2004 as document number 0409818067;

Thence southerly along the east line of Lot 1 in Tinley Park Plaza Subdivision as per plat thereof recorded April 7, 2004 as document number 0409818067, also the west line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558, to the south line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558;

Thence southeasterly along the south line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558, to the westerly line of Centennial Drive as dedicated by instrument recorded July 9, 1980 as document number 25509385;

Thence continuing southeasterly along the southeasterly prolongation of the south line of Centennial Subdivision Unit No. 1 as per plat thereof recorded July 2, 1984 as document number 27155558, to the west line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic);

Thence southerly on the west line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic), to the southeast line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic);

Thence northeasterly along the southeast line of Parcel 4 in Final Plat of Meadow Mews Phase One PUD as per plat thereof recorded May 19, 1993 as document number 93378525 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic) and the southeast line of Parcel 14 in Final Plat of Meadow Mews Phase Two PUD as per plat thereof recorded May 19, 1993 as document number 93378524 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic), to the

southwest line of Parcel 14 in Final Plat of Meadow Mews Phase Two PUD as per plat thereof recorded May 19, 1993 as document number 93378524 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic);

Thence southeasterly along the southwest line of Parcel 14 in Final Plat of Meadow Mews Phase Two PUD as per plat thereof recorded May 19, 1993 as document number 93378524 (recording information based upon 2019 Tax Map for Cook County, Illinois because of closure of Cook County Recorder's Office due to COVID-19 Pandemic), to the north line of parcel of land being part of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois described as follows: Beginning at the southeast corner of the Northwest Quarter of Section 19; thence North 89 degrees 43 minutes West (bearings assumed for purposes of this parcel only) 585 feet along the south line of said Northwest Quarter to a point of curve; thence southwesterly on a curve concave to the northwest having a radius of 258.72 feet, an arc distance of 101.52 feet and a chord bearing of South 79 degrees 02 minutes 33 seconds West; thence North 68 degrees 24 minutes 11 seconds West 79.57 feet; thence North 00 degrees 12 minutes 54 seconds East 533 feet; thence south 89 degrees 43 minutes East 755.40 feet, to the east line of said West Half of Section 19; thence South 00 degrees 03 minutes 54 seconds East 542.27 feet along said line to the Point of Beginning;

Thence easterly along the north line of parcel of land being part of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois described as follows: Beginning at the southeast corner of the Northwest Quarter of Section 19; thence North 89 degrees 43 minutes West (bearings assumed for purposes of this parcel only) 585 feet along the south line of said Northwest Quarter to a point of curve; thence southwesterly on a curve concave to the northwest having a radius of 258.72 feet, an arc distance of 101.52 feet and a chord bearing of South 79 degrees 02 minutes 33 seconds West; thence North 68 degrees 24 minutes 11 seconds West 79.57 feet; thence North 00 degrees 12 minutes 54 seconds East 533 feet; thence south 89 degrees 43 minutes East 755.40 feet, to the east line of said West Half of Section 19; thence South 00 degrees 03 minutes 54 seconds East 542.27 feet along said line to the Point of Beginning, to the east line of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence southerly along the east line of the West Half of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the easterly prolongation of the north line of Lot 1 in Warthen's Resubdivision as per plat thereof recorded September 4, 1975 as document number 23210202;

Thence westerly along the north line of Lot 1, the westerly prolongation of the north line of Lot 1 and the north line of Lot 2 all in Warthen's Resubdivision as per plat thereof recorded September 4, 1975 as document number 23210202, to the south line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778;

Thence westerly, southwesterly and southerly along the south line, southeast line and east line of Bremen Town Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778, to the southwest line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778;

Thence northwesterly along the southwest line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778, to the west line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778;

Thence northerly along the west line of Bremen Towne Drive as heretofore dedicated in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and filed as LR2419778 to the north line of Lot 16 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence westerly along the north line of Lot 16 and the north line of Lot 15 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the southerly prolongation of the east line of Lot 17 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence northerly along the southerly prolongation of the east line of Lot 17, and the east line of Lot 17 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the southeast corner of Lot 18 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence northerly, westerly, northerly, easterly and northerly along the eastern limits of Lot 18 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the northeast corner of Lot 18 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence westerly along the north line of Lot 18, the north line of Lot 19, the north line of Lot 20, the north line of Lot 21 and the north line of Lot 26 all in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the east line of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence northerly along the east line of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the north line of Lot 27 in Bremen

Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252;

Thence westerly along the north of Lot 27 in Bremen Woode Subdivision as per plat thereof recorded October 30, 1978 as document number T3056252, to the west line of parcel of land being part of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Commencing at the northwest corner of the Southwest Quarter of said Section 19; thence South 89 degrees 43 minutes East (bearings assumed for purposes of this parcel only) 908 feet along the north line of said Southwest Quarter to the Point of Beginning; thence continuing South 89 degrees 43 minutes East 258.81 feet along said north line; thence South 657.03 feet; thence North 89 degrees 59 minutes 58 seconds West 244.05 feet; thence North 116.32 feet; thence North 89 degrees 58 minutes 30 Seconds West 15 feet; thence North 00 degrees 01 minutes 30 seconds East 542 feet to the Point of Beginning;

Thence northerly along the west line of parcel of land being part of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian described as follows: Commencing at the northwest corner of the Southwest Quarter of said Section 19; thence South 89 degrees 43 minutes East (bearings assumed for purposes of this parcel only) 908 feet along the north line of said Southwest Quarter to the Point of Beginning; thence continuing South 89 degrees 43 minutes East 258.81 feet along said north line; thence South 657.03 feet; thence North 89 degrees 59 minutes 58 seconds West 244.05 feet; thence North 116.32 feet; thence North 89 degrees 58 minutes 30 Seconds West 15 feet; thence North 00 degrees 01 minutes 30 seconds East 542 feet to the Point of Beginning, to the north line of the West Half of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois;

Thence westerly along the north line of the West Half of the Southwest Quarter of Section 19, Township 36 North, Range 13 East of the Third Principal Meridian, Cook County, Illinois, to the south line of 163rd Street as dedicated by Plat of Dedication recorded April 15, 1976 as document number 23453671 and T2864222;

Thence southwesterly and westerly along the south line of 163rd Street as dedicated by Plat of Dedication recorded April 15, 1976 as document number 23453671 and T2864222, to the east line of Harlem Avenue existing as of May 25, 2020;

Thence southerly along the east line of Harlem Avenue existing as of May 25, 2020, to the easterly prolongation of the south line of the south line of Lot 1 in Super-K Subdivision as per plat thereof recorded March 20, 1991 as document number 97195157;

Thence westerly along the easterly prolongation of the south line of Lot 1 and the south line of Lot 1 in Super-K Subdivision as per plat thereof recorded March 20, 1991 as document number 97195157, to the Point of Beginning.

Excepting from the above the following described parcels of land:

Lot 83 through Lot 89 (both inclusive) in Bremen Towne Unit No. 1 as per plat thereof recorded November 4, 1968 as document number 20666550 and T2419778.

Also,

Lot 1 through Lot 12 (both inclusive) in Brementowne Park Townhouse Resubdivision Phase I as per plat thereof recorded December 21, 1990 as document number 90619247.

Also,

Lot 1 through Lot 5 (both inclusive) in Brementowne Park Townhouse Resubdivision Phase II as per plat thereof recorded October 28, 1993 as document number 93870509.

Appendix 2: PIN and EAV List

PIN	2018
27-24-201-002-0000	Exempt
27-24-201-005-0000	Exempt
27-24-201-006-0000	Exempt
27-24-201-008-0000	1,018,323
27-24-201-012-0000	1,015,272
27-24-201-013-0000	8,266,217
27-24-201-014-0000	1,583,757
27-24-202-009-0000	5,105,270
27-24-202-010-0000	528,410
27-24-202-020-0000	5,322,310
27-24-202-021-0000	83,383
27-24-202-022-0000	392,724
27-24-202-023-0000	255,167
27-24-410-001-0000	138,905
27-24-410-002-0000	26,836
28-18-301-005-0000	Exempt
28-18-301-006-0000	Exempt
28-18-301-007-0000	1,193,702
28-19-100-008-0000	967,557
28-19-100-009-0000	630,850
28-19-100-012-0000	3,716,104
28-19-100-013-0000	328,917
28-19-100-017-0000	370,822
28-19-100-019-0000	174,651
28-19-100-027-0000	409,724
28-19-100-044-0000	311,233
28-19-100-049-0000	Exempt
28-19-100-052-0000	1,164,360
28-19-100-055-0000	2,225,316
28-19-100-056-0000	399,501
28-19-100-057-0000	10,288,314
28-19-100-058-0000	814,819
28-19-101-002-0000	11,210
28-19-101-004-0000	Exempt
28-19-101-005-0000	Exempt
28-19-101-006-0000	1,039

PIN and EAV List (continued)

PIN	2018
28-19-105-003-0000	5,323,163
28-19-105-004-0000	684,524
28-19-200-021-0000	310,584
28-19-200-022-0000	328,644
28-19-300-027-0000	Exempt
28-19-300-057-0000	29
28-19-300-071-0000	2,428
28-19-300-079-0000	62,416
28-19-300-082-0000	6,922
28-19-300-083-0000	12,805
28-19-300-084-0000	12,805
28-19-300-085-0000	6,908
28-19-300-086-0000	12,272
28-19-300-087-0000	14,039
28-19-300-088-0000	5,097
28-19-304-008-0000	3
Total EAV of RPA	53,527,332

Appendix 3: Improved Land Parcels (PINs) and Eligibility Factors

The table below documents the parcels considered to be Improved Land parcels within this RPA and the Blighted Area qualifying factors for Improved Land present within the 159th and Harlem Redevelopment Project Area at the time of this Plan.

Improved Land Parcels (by PIN)				
27-24-201-002-0000	27-24-202-020-0000	28-19-100-013-0000	28-19-100-058-0000	
27-24-201-005-0000	27-24-202-022-0000	28-19-100-017-0000	28-19-101-005-0000	
27-24-201-006-0000	27-24-202-023-0000	28-19-100-019-0000	28-19-105-003-0000	
27-24-201-008-0000	28-18-301-005-0000	28-19-100-027-0000	28-19-105-004-0000	
27-24-201-012-0000	28-18-301-006-0000	28-19-100-044-0000	28-19-200-021-0000	
27-24-201-013-0000	28-18-301-007-0000	28-19-100-052-0000	28-19-200-022-0000	
27-24-201-014-0000	28-19-100-008-0000	28-19-100-055-0000		
27-24-202-009-0000	28-19-100-009-0000	28-19-100-056-0000		
27-24-202-010-0000	28-19-100-012-0000	28-19-100-057-0000		

Improved Land - Blighted Area Parcel Factors by Block						
Block	Obsolescence	Deterioration	Excessive Vacancies	Inadequate Utilities	Lack of Community Planning*	Lagging EAV*
100	✓	✓	✓	✓	✓	✓
101	✓	✓		✓	✓	✓
105	✓			✓	✓	✓
200	✓	✓		✓	✓	✓
201			✓	✓	✓	✓
202	✓	✓	✓	✓	✓	✓
301	✓	✓		✓	✓	✓

^{*} Lack of Community Planning and Lagging EAV are measured for the Redevelopment Project Area as a whole rather than by block or parcel.

Appendix 4: Vacant Land Parcels (PINs) and Eligibility Factors

The table below documents the parcels considered to be Vacant Land parcels within this RPA and the Blighted Area qualifying factors for Vacant Land present within the 159th and Harlem Redevelopment Project Area at the time of this Plan.

Improved Land Parcels (by PIN)			
27-24-202-021-0000	28-19-300-027-0000	28-19-300-085-0000	
27-24-410-001-0000	28-19-300-057-0000	28-19-300-086-0000	
27-24-410-002-0000	28-19-300-071-0000	28-19-300-087-0000	
28-19-100-049-0000	28-19-300-079-0000	28-19-300-088-0000	
28-19-101-002-0000	28-19-300-082-0000	28-19-304-008-0000	
28-19-101-004-0000	28-19-300-083-0000		
28-19-101-006-0000	28-19-300-084-0000		

Improved Land - Blighted Area Parcel Factors by Block				
Block	Obsolete Platting	Tax Delinquencies	Adjacent Deterioration	Lagging EAV*
100	✓		✓	✓
101	✓	✓	✓	✓
202		✓	✓	✓
300	✓	√	√	✓
410			√	✓

^{*} Lagging EAV is measured for the Redevelopment Project Area as a whole rather than by block or parcel.

About Stern Brothers & Co.

Founded in 1917, Stern has been advising public and private decision makers on the best ways to fund their capital projects for more than 100 years.

Stern Brothers is a 100% wholly owned WBE financial services firm whose sole focus is public and infrastructure finance. Throughout our history, we have prided ourselves on creating and developing meaningful, value-added and cost-effective solutions to the challenges that our clients face in executing capital project plans in the financial markets. Headquartered in St. Louis, Stern has 11 locations across the U.S. Stern Municipal Advisors provide an array of financial consulting services to governmental clients of all sizes and types.

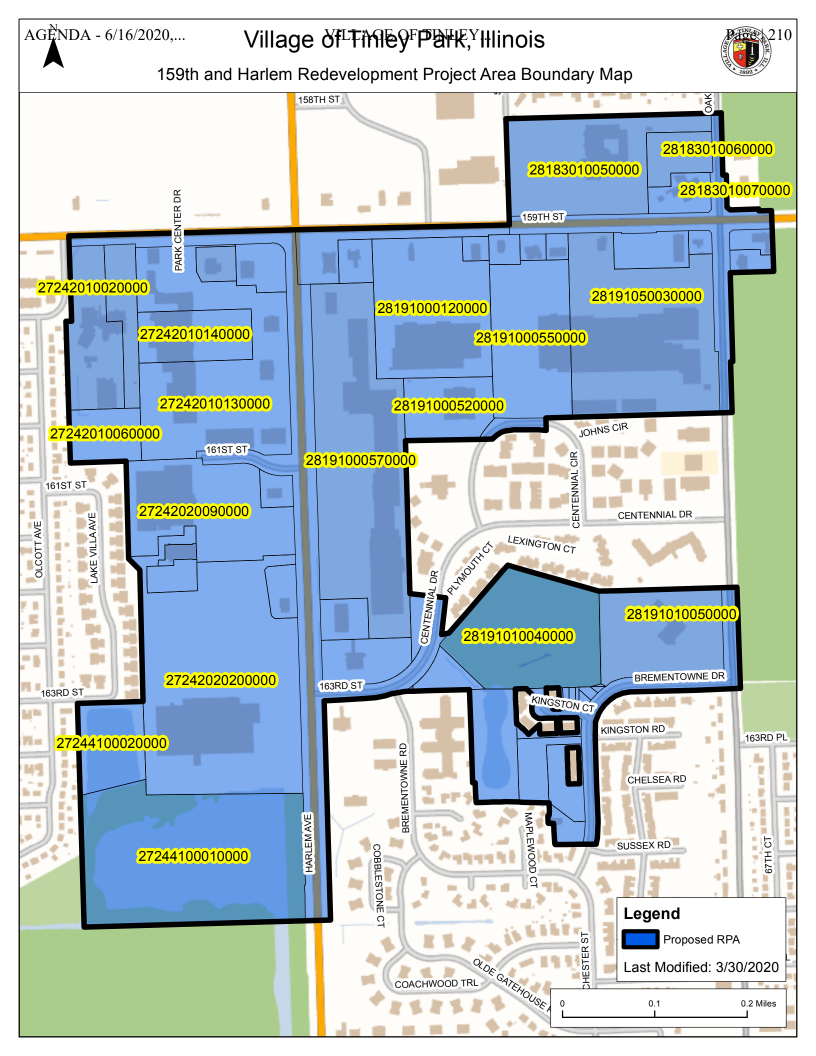
For more information about our organization, please visit sternbrothers.com.

Legal Disclaimers

This information is provided solely for the use of the Village of Tinley Park, Illinois in determining that the proposed Redevelopment Project Area meets the requirements of the State of Illinois to be designated as a Tax Increment Financing District and in setting forth the goals, strategies and parameters for the Redevelopment Plan.

While we have made every attempt to ensure that the information contained in this report has been obtained from reliable sources and is accurate at the time of release, Stern Brothers & Co. is not responsible for any errors or omissions, or for the results obtained from the use of this information. All information provided in this document is provided "as is", with no guarantee of completeness, timeliness, or of the results obtained from the use of this information, and without warranty of any kind, express or implied.

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Date: June 16, 2020

To: Village Board of Trustees

Cc: David Niemeyer, Village Manager

From: Kevin M. Gomulka, Administrative Analyst

Subject: AV Liquor License Request 350 Brewing Company

Background:

The purpose of this memo is to explain the background of 350 Brewing Company's request for a Class AV Liquor License, which allows for video gaming.

350 Brewing Company is a 2,800/+ square foot taproom located at 7144 W. 183rd Street. The establishment offers patrons unique house-brewed beers along with a "light fare" food menu. The business has been operating in Tinley Park for nearly six years and is currently in good standing with the Village.

The Petitioner, Ramzi Hassan, contacted Mayor Vandenberg's office on February 7, 2020, requesting to upgrade the establishment's current Class "A" Liquor License to a Class "AV" Liquor License to permit the use of video gaming terminals within the location.

In the request, the Petitioner stated that the current layout of the establishment allows for the space of a private room that is perfectly suited for video gaming. If Petitioner's request is approved, he plans to reconfigure the party room for video gaming. According to the Petitioner, once reconfigured, the room will provide a private yet welcoming atmosphere for those patrons interested in enjoying the use of video gaming terminals.

This item was previously brought before the Committee of the Whole on June 9. During this meeting, the Committee requested that Mr. Hassan provide more detailed drawings of the space where the video gaming terminals would be located. Additionally, the Committee requested that he also provide drawings depicting a 7' foot barrier wall.

On June 11, the Mayor's office received the drawings (Exhibit 1) that were requested by the Village Board. The pictures depict a 7' foot privacy barrier constructed of black framing and smoked glass. The petitioner stated that the smoked glass would allow taphouse employees the ability to view activities occurring in the space as required by (230 ILCS 40/58) of the Illinois Video Gaming Act and retain the classy atmosphere of the establishment.

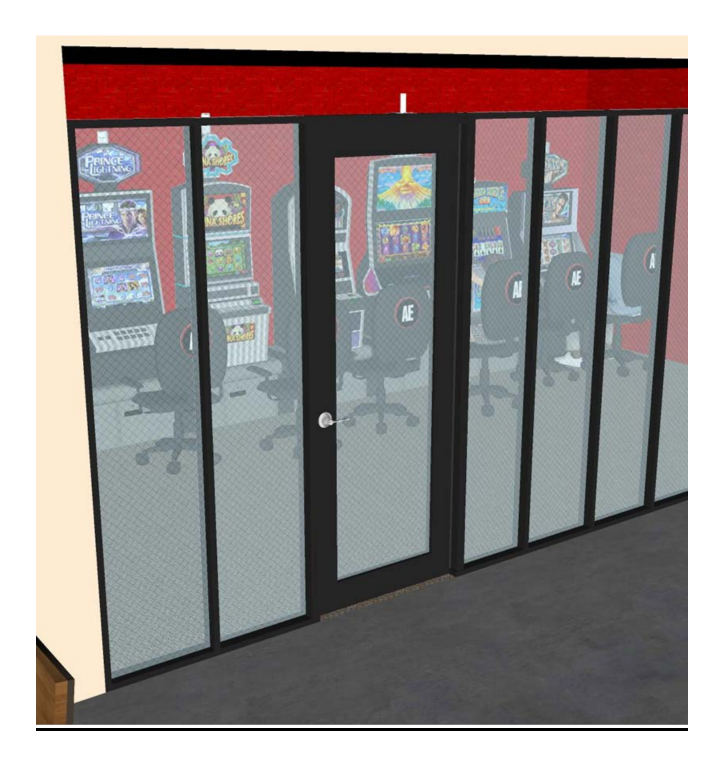
However, in the event the Village Board is not in favor of the smoked glass, Mr. Hassian stated that he is willing to make changes to the materials if required by the Village board.

If approved by the Village Board, the total number of Class "A" liquor licenses will decrease to nineteen (19) and the total number of Class "AV" liquor licenses will be increased to fourteen (14).

Request:

Approve a Class AV Liquor License for 350 Brewing Company, located at 7144 W. 183rd Street, which allows for the retail sale of alcoholic liquor by the drink only on-premises designated therein for consumption on such premises or the retail sale of alcoholic liquor to be consumed off the premises, provided that such liquor shall at the time it leaves the premises be sealed in its original container. In addition, video gaming, as defined under the Illinois Video Gaming Act, ILCS Ch.230, Act 40, §§ 1 et seq., shall be authorized.

Exhibit 1



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THE VILLAGE OF TINLEY PARK

Cook County, Illinois Will County, Illinois

ORDINANCE NO. 2020-O-031

AN ORDINANCE DECREASING THE NUMBER OF CLASS "A" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE AND INCREASING THE NUMBER OF CLASS "AV" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE (350 BREWING COMPANY LOCATED AT 7144 183RD STREET)

JACOB C. VANDENBERG, PRESIDENT KRISTIN A. THIRION, VILLAGE CLERK

CYNTHIA A. BERG
WILLIAM P. BRADY
WILLIAM A. BRENNAN
DIANE M. GALANTE
MICHAEL W. GLOTZ
MICHAEL G. MUELLER
Board of Trustees

Published in pamphlet form by authority of the President and Board of Trustees of the Village of Tinley Park
Peterson, Johnson, & Murray Chicago, LLC, Village Attorneys
200 W. Adams, Suite 2125 Chicago, IL 60606

VILLAGE OF TINLEY PARK

Cook County, Illinois Will County, Illinois

ORDINANCE NO. 2020-O-031

AN ORDINANCE DECREASING THE NUMBER OF CLASS "A" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE AND INCREASING THE NUMBER OF CLASS "AV" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE (350 BREWING COMPANY LOCATED AT 7144 183RD STREET)

WHEREAS, Section 6(a) of Article VII of the 1970 Constitution of the State of Illinois provides that any municipality which has a population of more than 25,000 is a home rule unit, and the Village of Tinley Park, Cook and Will Counties, Illinois, with a population in excess of 25,000 is, therefore, a home rule unit and, pursuant to the provisions of said Section 6(a) of Article VII, may exercise any power and perform any function pertaining to its government and affairs, including, but not limited to, the power to tax and to incur debt; and

WHEREAS, pursuant to Title XI, Chapter 112, Section 22 of the Village Code, liquor licenses may be authorized by the President and Board of Trustees of the Village of Tinley Park and the number of liquor licenses authorized to be issued for each class shall be kept on record in the office of the Village Clerk; and

WHEREAS, the Corporate Authorities of the Village of Tinley Park desire to amend Title XI, Chapter 112, Section 22 of the Village Code to decrease one (1) Class "A" liquor license and increase one (1) additional Class "AV" liquor license; and

WHEREAS, the Corporate Authorities of the Village of Tinley Park, Cook and Will Counties, Illinois, have determined that it is in the best interest of the said Village of Tinley Park and its residents to amend Title XI, Chapter 112, Section 22 of the Village Code to decrease the number of Class "A" licenses by one (1) and increase the number of Class "AV" liquor licenses by one (1) authorized to be issued pursuant to this Ordinance; and

NOW, THEREFORE, BE IT ORDAINED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF TINLEY PARK, COOK AND WILL COUNTIES, ILLINOIS, STATE AS FOLLOWS:

SECTION 1: The foregoing recitals shall be and are hereby incorporated as finding of fact as if said recitals were fully set forth herein.

SECTION 2: Pursuant to Title XI, Chapter 112, Section 22 of the Village of Tinley Park Village Code, the number of Class "A" licenses that can be issued by the Village shall be and is hereby decreased from twenty (20) to nineteen (19), and the number of Class "AV" licenses that can be issued by the Village shall be and is hereby increased from thirteen (13) to fourteen (14), (this

increase in the number of Class "AV" liquor licenses reflects the availability of one additional Class "AV" liquor license to be issued to 350 Brewing Company, located at 7144 183rd Street).

SECTION 3: Any policy, resolution, or ordinance of the Village that conflicts with the provisions of this Ordinance shall be and is hereby repealed to the extent of such conflict.

SECTION 4: That this Ordinance shall be in full force and effect from and after its adoption and approval.

PASSED THIS 2 nd day of June, 2020.	
AYES:	
NAYS:	
ABSENT:	
APPROVED THIS 2 nd day of June, 2020.	
ATTEST:	VILLAGE PRESIDENT
ATTEST:	
THE ACT OF THE PARTY	
VILLAGE CLERK	

STATE OF ILLINOIS)
COUNTY OF COOK) SS
COUNTY OF WILL)

CERTIFICATE

I, KRISTIN A. THIRION, Village Clerk of the Village of Tinley Park, Counties of Cook and Will and State of Illinois, DO HEREBY CERTIFY that the foregoing is a true and correct copy of Ordinance No. 2020-O-031, "AN ORDINANCE DECREASING THE NUMBER OF CLASS "A" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE AND INCREASING THE NUMBER OF CLASS "AV" LIQUOR LICENSES THAT CAN BE ISSUED IN THE VILLAGE (350 BREWING COMPANY LOCATED AT 7144 183RD STREET)" which was adopted by the President and Board of Trustees of the Village of Tinley Park on June 2, 2020.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the Village of Tinley Park this 2nd day of June, 2020.

KRISTIN A. THIRION, VILLAGE CLERK

AGENDA - 6/16/2020,...

February 7, 2020

Village of Tinley Park

16250 S. Oak Park Ave.

Tinley Park, IL 60477

RE: Business Plan - 350 Brewing Company

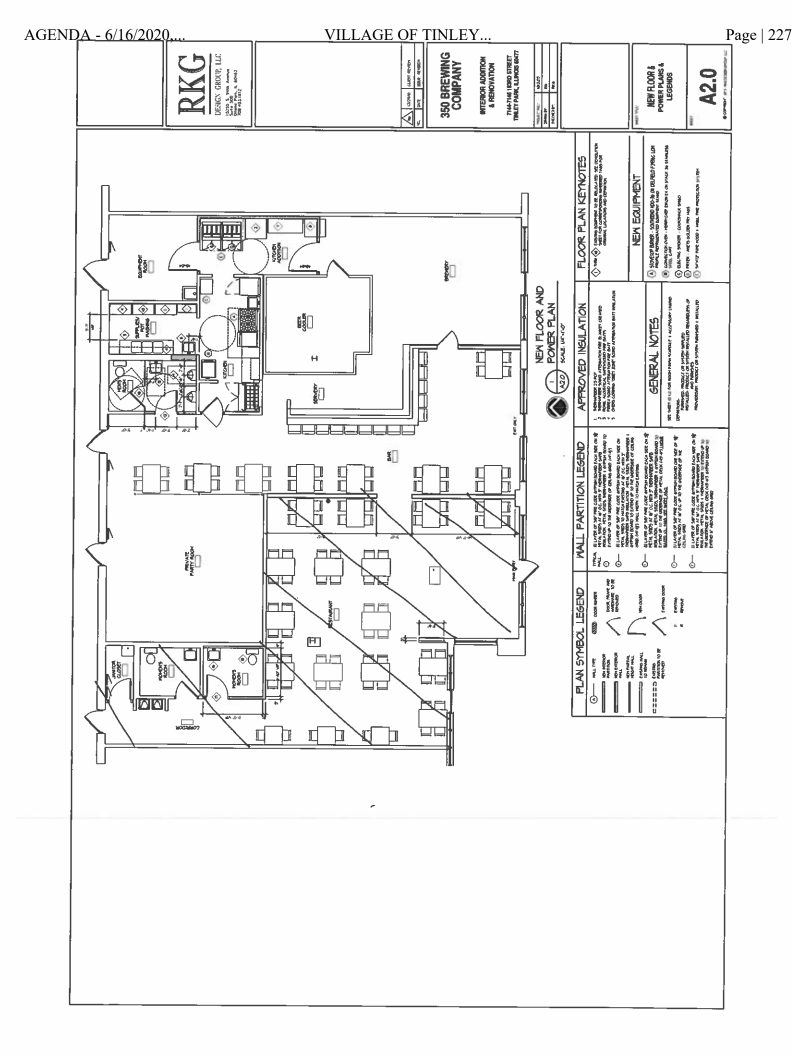
To Whom It May Concern,

I have had the pleasure of being an operator of 350 Brewing Company in Tinley Park, in which the business had been open for five and half years. 350 Brewing Company is a neighborhood brewpub supplying house made beers along with a light fare menu (menu attached). We have been an integral part of the community and have greatly appreciated the support and encouragement we have received from the community and municipality. We look forward to continuing to be a strong, reliable and very welcoming business in Tinley Park for years to come. The Layout of our brewing company affords us the space of a private room that will be perfectly suited for video gaming (layout attached). This room will provide a private yet welcoming atmosphere for those interested in enjoying a bit video gaming. I respectfully request the consideration and approval for granting 350 Brewing Company a video gaming license.

I greatly appreciate your time and consideration.

Sincerely,

Ramzi Hassan



CLASSIC BUFFALO SWEET BBQ Hoisin Glaze

MANGO HABANERO **GARLIC PARM BUFFALO DRY CAJUN SPICE RUB**











BEEF, BACON & POTATO MIXTURE,
CHIMUAMUA CHEESE, ONION,
CILANTRO & THEN COVERED IN FRESH
CHIPOTLE CREAM SAUCE



SOUTHWEST SPICE DUSTED CRISPY SHRIMP TACOS W/CITRUS SLAW, CHIHUAHUA CHEESE, SLICED AVOCADO, CILANTRO & OUR SIGNATURE BOTTLEROCKET BAJA SAUCE

JERK CHICKEN TORTA LETTUCE, TOMATOES, SOUR CREAM & PEPPERJACK CHEESE (*ADD HOMEMADE 350 GUAC *1:00)

\$ 199

GUAC & ROLL

350 HOUSE GLAC WITH CHEESE, SLAW, MANGO HABANERO SAUCE, TORTILLA STRIPS & CILANTRO SERVED ON A CORN TORTILLA.

BURGERS

The best burger in the industry... but what industry?



HALF-POUND BURGER

ADD BACON +SIGO FRIED EGG +SIGO ADD AVOCADO +SIGO ADD JALAPEÑOS +50°

- Specialty Burgers ---All served with Tots, Fries, or House Chips and Spicy Pickle Spear

DUDE RANCH

1/2LB BURGER, AGED CHEDDAR, CRISPY RED ONION STRAWS, THICK CUT BACON, 350 SOUTHWEST BBQ RANCH & SERVED ON A JALAPENO CHEDDAR BUN.

SSxSW

BRINGING SOUTHWEST FLAVORS TO THE SOUTHSIDE, THIS 1/2LB BURGER WITH PEPPER JACK CHEESE, JALAPENOS, 350 HOUSE GUAC, CREMA & TORTILLA STRIPS WILL SMACK YOUR "HANGY BALL"!



1/2LB BURGER, GYRO MEAT, FETA CHEESE, RED ONIONS HOMEMADE 350 TZATZIKI SAUCE & TOMATOES.

NO MEAT DOESN'T HAVE TO MEAN NO FLAVOR. YOU'RE NOT GOING TO BELIEVE THIS VEGGIE BURGER WITH ALL THE FIXINS'. LETTLICE, TOMATO, ONION, PICKLE, MAYO & YOUR CHOICE OF CHEDDAR, PEPPER JACK, OR SWISS.

CHEF SPECIALTIES

All served with Tots, Fries, or House Chips. All sandwiches come with a Spicy Pickle Spear

SLICES OF GRILLED CHICKEN MARINATED IN LEMON JUICE É HERBS AND SPICES, TOPPED WITH FETA CHEESE, LETTUCE, TOMATO, ONION, AND CREAMY HOUSE TZATZIKI SAUCE

BREWHOUSE CHICKEN SANDWICH

COMES DRESSED WITH MAYO, PICKLE, LETTUCE & TOMATO. CHOOSE BLACKENED, CRISPY OR GRILLED.

CLUCK AUTHORITY

JUICY CHICKEN TENDERS, FRESHLY BATTERED WITH
OUR UNIQUE 350 SPICE BLEND. A 350 BREWING
STAPLE & A CROWD FAVORITE.

PAVE THE WORLD

FRIED OR GRILLED CHICKEN BREAST, LETTUCE, TOMATO, PEPPERJACK CHEESE, AVOCADO, SPICY MANGO HABANERO SAUCE ON A CHEDDAR BUN.







COMMENTS FROM THE STAFF

COMMENTS FROM THE BOARD

COMMENTS FROM THE PUBLIC