Call to order
Roll Call
Authorization to Excuse Councilmembers
Amendments to and Approval of the Agenda
Approval of the Minutes
1. February 4, 2020
1b. January 21, 2020 Correction to the Approved Minutes due to scrivener’s error

Communication
Community Development
2. Community Development Block Grant Reprogramming

Public Hearing
3. Community Development Block Grant (CDBG) Reprogramming
Reprogramming#1 Description Change:
2016 Program Year
Activity Name: Senior Center
Activity Number: 731696
FROM: Replace HVAC Systems at Robert Bowens and Ruth Peterson Centers
TO: Replace Doors and Flooring at Ruth Peterson Center to improve access and safety

Reprogramming #2 Transfer $9,226.00
2019 Program Year
Activity Name: Clearance & Demolition
Activity Number: 730345
FROM: Demolition of residential and/or commercial properties condemned and/or destroyed by fire.

2019 Program Year
Activity Name: Public Services - Youth Services
Activity Number: 732185
TO: Activity Description: Fund services for youth 13-19 from low income households through Pontiac Youth Assistance

Garland S. Doyle, M.P.A., Interim City Clerk
Office of the City Clerk 47450 Woodward Pontiac, Michigan 48342 Phone (248) 758-3200
Website: http://pontiacityclerk.com
Public Comment

Special Presentation (Presentations are limited to 10 minutes.)

   Presentation Presenter: Chief Financial Officer, Irwin Williams, Plante Moran.
   (This presentation was deferred from the February 4, 2020 Meeting as Budget Deficits/Pontiac Youth
   Recreation and Enrichment Center (PYREC) Lease/and Roll-overs)

Discussion

5. 10th City Council Rules Amendments

Communication

Department of Public Works (DPW)

6. Report Regarding City Council’s Request on Budget for Expanded Snow Plowing Services

Resolutions

Building

7. Resolution to authorize the Mayor to provide for Amazon’s accelerated construction schedule by entering into
   an additional Service Agreement with Wade Trim.

City Council

8. Resolution for Ella “Sis J” Louise Jernagin

Community Development

9. Resolution to approve the reprogramming of the PY Year 2016 CDBG funds in the amount of $9,225.18 from the
   Senior Center HVAC project to the Door and Flooring Replacement project for the Ruth Peterson Senior
   Center in order to improve access and safety; and for reprogramming of PY 2019 CDBG funds in the amount of
   $9,226.00 to fund services for youth 13-19 from low income household through the Pontiac Youth Assistance.

Department of Public Works (DPW)

10. Resolution to authorize the Mayor to enter into an agreement with DMC Consultants, Inc. at an amount not to
    exceed $548,685.00 for the replacement of City Hall windows.

50th District Court

11. Resolution to approve the Michigan Indigent Defense Commission (MIDC) FY 2020 Grant Contract with an
    authorized total budget of $1,052,015.00

12. Resolution to approve Managed Assigned Counsel Coordinator agreement between the City of Pontiac and
    Paulette Michel Loftin not to exceed $45,000.00

Mayor’s Office

13. Resolution to authorize the Mayor to enter into a contract agreement with Detroit Regional Convention Authority
    in the amount of $19,000 for the operation and maintenance of the Parking Deck of the Phoenix Center
    commencing March 1st 2020.

Planning

14. Resolution to approve, as recommended by the Planning Commission, the Specially Designated Distributer
    (SDD) and Specially Designated Merchant (SDM) ‘Bistro’ Licenses as requested by the petitioner, The Platt
    Pontiac’s Little Art Theatre, 47 N. Saginaw St, and further recommends this application be considered for
    approval by the Michigan Liquor Control Commission.
Mayoral Monthly Reports
15. Staff Changes Report
(The January report was not submitted by the Mayor’s Office. This item was brought back from the February 4, 2020)

16. City Credit Card Statement
(The December and January credit card statement were not submitted by the Mayor’s Office. This item was brought back from the February 4, 2020)

Upcoming Special Presentations
February 18, 2020
1. National Pan Hellenic Council Pontiac Chapter will present a Unity Quilt to the City of Pontiac
3. Election 2020
   No more presentations will be scheduled for the February 18, 2020 Meeting

March 3, 2020
Pontiac Public Schools Bond and Sinking Fund

Adjournment
#1
MINUTES
2-4-20
Official Proceedings  
Pontiac City Council  
138th Session of the Tenth Council

Call to order  
A Formal Meeting of the City Council of Pontiac, Michigan was called to order in City Hall, Tuesday, February 4, 2020 at 6:00 p.m. by Council President Pro-Tem Randy Carter.

Invocation  
Pastor Katherine Dessureau

Pledge of Allegiance

Roll Call  
Members Present: Carter, Miller, Pietila, Taylor-Burks, Waterman and G. Williams.  
Members Absent: K. Williams.  
Mayor Waterman was present.  
Clerk announced a quorum.

Authorization to Excuse Councilmembers  
20-52 Excuse Councilmember Kermit Williams for personal reasons. Moved by Councilperson Waterman and second by Councilperson Pietila.

Ayes: Miller, Pietila, Taylor-Burks, Waterman, G. Williams and Carter  
No: None  
Motion Carried.

Amendments to the Agenda  
20-53 Motion to defer item #6 (Financial Report Presentation) for one week and add Public Safety Subcommittee Report as item #6. Moved by Councilperson Waterman and second by Councilperson G. Williams.

Ayes: Pietila, Taylor-Burks, Waterman, G. Williams, Carter and Miller  
No: None  
Motion Carried.

Approval of the Amended Agenda  
20-54 Approval of amended Agenda. Moved by Councilperson G. Williams and second by Councilperson Taylor-Burks.

Ayes: Taylor-Burks, Waterman, G. Williams, Carter, Miller and Pietila  
No: None  
Motion Carried.
February 4, 2020 Formal

Approval of Minutes

Ayes: G. Williams, Carter, Miller and Taylor-Burks
No: None
Abstain: Waterman and Pietila.
Motion Carried.


Ayes: G. Williams, Carter, Miller, Pietila and Taylor-Burks
No: None
Abstain: Waterman.
Motion Carried.

Subcommittee Reports
Received Community Development – January 23, 2020
Received Department of Public Works (DPW) – January 14, 2020
Received Public Safety

Special Presentations (Presentations are limited to 10 minutes.)
Park Place Little City
Presentation Presenter: Larry Jasper
Presentation Presenter: Patrick Brzozowski, Code Enforcement Manager

Recognition of Elected Officials
Kenyatta Bowman, Vice President, School Board
Mike McGinnis, Pontiac School Board
H. Bill Maxey, Library Board Treasurer

Resolutions
City Council
20-57 Resolution for Acilene Dembo. Moved by Councilperson Waterman and second by Councilperson G. Williams

WHEREAS, it is the sense of this legislative body to pay proper tribute to individuals of remarkable character and whose lives have been dedicated to uplifting, inspiring and empowering the community; and;
WHEREAS, it is feelings of the deepest regret that the Pontiac City Council mourns the passing of Acilene Dembo, a giving and devoted member of this community; and,

WHEREAS, Acilene Dembo was born on September 23, 1956 and spent many of her young adult years on Pontiac’s Southside; and,

WHEREAS, Acilene Dembo attended Pontiac schools and graduated from Pontiac Central High in 1974; and,

WHEREAS, Acilene Dembo earned a Bachelor of Arts degree in Early Childhood Development from Michigan State University; and,

WHEREAS, Acilene Dembo had an unwavering dedication to teaching and enhancing the lives of the youth in the community; and,

WHEREAS, distinguished by her immeasurable contributions to the City of Pontiac, Acilene Dembo not only worked as a Head start Teacher with OLHSA for fourteen years, but selflessly committed twenty years of service to the Pontiac Youth Recreation Department where she was actively engaged in arts and crafts and in sports with the youth; and,

WHEREAS, Acilene Dembo subsequently retired from the City of Pontiac and moved to Arizona, so that she could continue to hold dear, what she treasured the most, her daughter Erika and her two beautiful grandchildren.

NOW, THEREFORE BE IT RESOLVED, that the Members of the Pontiac City Council and members of this great community will greatly miss Acilene Dembo, as her life was a portrait of service, a legacy which will long endure the passage of time and will remain as a comforting memory to all those whose lives she touched; we give our sincerest condolences to the family and friends of Acilene Dembo.

Ayes: Carter, Miller, Pietila, Taylor-Burks, Waterman and G. Williams
No: None
Resolution Passed.

20-58 Resolution for Hattie Elizabeth Manley. Moved by Councilperson Waterman and second by Councilperson Pietila.

WHEREAS, it is the sense of this legislative body to pay proper tribute to individuals of remarkable character whose lives have been dedicated to uplifting, inspiring and empowering the community; and;

WHEREAS, it is feelings of the deepest regret that the Pontiac City Council mourns the passing of Hattie Elizabeth Manley, more affectionately known as “Mother Manley,” a giving and loyal member of this community; and;

WHEREAS, Hattie Elizabeth Manley was born on March 26, 1925 in Nashville, Tennessee to the late Robert Mays and Martha Hunter, later married Alkn Delton Manley and to this union, the couple had four children, Allen Delton Jr., Earnestine, Delores and Beverly; and;

WHEREAS, Hattie Elizabeth Manley accepted Christ at an early age and as a young person, started her career by assisting doctors who made labor and delivery house calls; and;

WHEREAS, Hattie Elizabeth Manley without question, blossomed early, possessed an instinctive and inherent desire to help people, and had a clear vision and purpose, to become a leader of service; and;
WHEREAS, Hattie Elizabeth Manley had a new lease on life and moved to Pontiac in 1946 with her four children; and,
WHEREAS, Hattie Elizabeth Manley was motivated by higher learning and realized that education is of paramount importance; and,
WHEREAS, Hattie Elizabeth Manley while working the midnight shift as a nurse’s aide at Pontiac General Hospital, attended Pontiac High School along with two of her children, where she obtained her high school diploma, she later went on to earn, a LPN degree from Joan’s School of Nursing, obtained an Associate’s Degree and became a Registered Nurse while attending Oakland Community College, earned a Bachelor of Nursing Degree from Shaw College and ultimately took graduate classes in pursuit of a Master’s degree; and,
WHEREAS, Hattie Elizabeth Manley worked as a school nurse for the Pontiac School District, taught nursing at Oakland Technological Center-Northeast Campus and assisted in teaching Culinary Arts; and,
WHEREAS, Hattie Elizabeth Manley was also a distinguished culinary artist as she won many awards for her presentation of culinary cuisine; and,
WHEREAS, Hattie Elizabeth Manley a devoted nurse, retired from Pontiac General Hospital with over 32 years of service, all while working midnights in the Labor and Delivery Unit; and,
WHEREAS, Hattie Elizabeth Manley served as a Girl Scout Troop Leader in her neighborhood and was a faithful and active member of St. Stephen Missionary Baptist Church where she championed the Outreach Food Program, served as chair and advisor of the Nurses’ Department, and chaired the Sunday breakfast. 
NOW, THEREFORE BE IT RESOLVED, that the Members of the Pontiac City Council and members of this great community will greatly miss Hattie Elizabeth Manley, as her life was a portrait of service, a legacy that will long endure the passage of time and will remain as a comforting memory to all those whose lives she touched; we give our sincerest condolences to the family and friends of Hattie Elizabeth Manley.

Ayes: Carter, Miller, Pietila, Taylor-Burks, Waterman and G. Williams
No: None
Resolution Passed.

20-59 Resolution for Cheryl G. “Shari” Scott. Moved by Councilperson Waterman and second by Councilperson Taylor-Burks.

WHEREAS, it is the sense of this legislative body to pay proper tribute to individuals of remarkable character whose lives have been dedicated to uplifting, inspiring and empowering the community; and; WHEREAS, it is feelings of the deepest regret that the Pontiac City Council mourns the passing of Cheryl G. Scott, more affectionately known as “Shari Scott,” a giving and loyal member of this community; and,
WHEREAS, Shari Scott was born on March 21, 1944 to the late Clarence and Helen Scott; and,
WHEREAS, Shari Scott was a dynamic, vivacious, and compassionate woman who was always considerate of others; and,
WHEREAS, Shari Scott was a Wayne State University graduate and an educator in Royal Oak, Michigan who embraced the principal, “a child without education is like a bird without wings;” and, WHEREAS, Shari Scott subsequently pursued a career with General Motors, where she retired; and,
WHEREAS, Shari Scott was a faithful and devoted member of Trinity Baptist Church; and
WHEREAS, Shari Scott unselfishly dedicated her time and talents to many community boards and
committees which include, Pontiac Meals on Wheels and the Pontiac Democrats Club; and,
WHEREAS, Shari Scott served as Vice President of Friends of the Park, was a Beaumont Hospital
mentor and a member of the NAACP; and,
WHEREAS, Shari Scott had a remarkable awareness and unwavering passion for animals which was
evident by her activism and diligent engagement in the Animal Care Network; and,
WHEREAS, Shari Scott received numerous awards including the Sojourner Truth Award, the AKA
Businesswoman Award, District 7 Humanitarian Award and the Michigan Animal Care Volunteer
Award; and,
NOW, THEREFORE BE IT RESOLVED, that the Members of the Pontiac City Council and members of
this great community will greatly miss Cheryl G. “Shari” Scott, as her life was a portrait of service, a
legacy that will long endure the passage of time and will remain as a comforting memory to all those
whose lives she touched; we give our sincerest condolences to the family and friends of Cheryl G. “Shari”
Scott.

Ayes: Miller, Pietila, Taylor-Burks, Waterman, G. Williams and Carter
No: None
Resolution Passed.

Finance/I.T.
20-60 Resolution to award Meraki Switch contract to PCM at a cost not to exceed
$68,804.07. Moved by Councilperson G. Williams and second by Councilperson Waterman.

Whereas, the Meraki Switch will enhance the City’s computer system by creating a reliable and secure
network system that will enhance and streamline network management; and
Whereas, this item is budgeted in the FY 2019/2020 Adopted Budget.
It is therefore recommended that the Meraki Switch contract be awarded to PCM at a cost not to exceed
$68,804.07.

Ayes: Pietila, Taylor-Burks, Waterman, G. Williams, Carter and Miller
No: None
Resolution Passed.

Mayor’s Office
20-61 Resolution to authorize the Mayor to sign the 2020 Automobile Theft Prevention
Authority (ATPA) Grant Sub Recipient Agreement between Oakland County and the City of
Pontiac. Moved by Councilperson Pietila and second by Councilperson Waterman.

Whereas, the City of Pontiac has been utilizing the Auto Theft Prevention Authority Grant through
Oakland County since 2013; and,
Whereas, the County and City may enter into a sub-recipient agreement by which the Oakland County
Sheriff’s Office would continue to assign a fulltime Sheriff Deputy to the ATPA activities; and,
February 4, 2020 Formal

Whereas, the Oakland County Sheriff’s Office agrees to provide reimbursement to the City under the terms and conditions of the Agreement up to 50 percent of the eligible expenditures.
Now, Therefore, Be It Resolved, that the City Council authorizes the Mayor to sign the 2020 Automobile Theft Prevention Authority Grant Subrecipient Agreement between Oakland County and the City of Pontiac.

Ayes: Taylor-Burks, Waterman, G. Williams, Carter, Miller and Pietila
No: None
Resolution Passed.

Mayoral Monthly Reports
Received Monthly Check Register
(The check registers for December 32, 2019; January 10 and 17, 2020 have been posted to the website)

Resolutions Cont.

20-62 Motion to defer item #14 (staff changes report) and item #15 (City Credit Card Statement) for one week. Moved by Councilperson Waterman and second by Councilperson Taylor-Burks.

Ayes: Waterman, G. Williams, Carter, Miller, Pietila and Taylor-Burks
No: None
Motion Carried.

Public Comment
Nine (9) individuals addressed the body during public comment

Closing Comments
Mayor Deidre Waterman, Interim City Clerk Garland Doyle, Councilwoman Patrice Waterman, Councilman George Williams, Councilwoman Mary Pietila, Councilwoman Doris Taylor-Burks, Councilwoman Gloria Miller and Council President Pro-tem Randy Carter made closing comments.

Adjournment
Council President Pro-Tem Randy Carter adjourned the meeting at 7:58 p.m.

GARLAND S DOYLE
INTERIM CITY CLERK
#1b
CORRECTED
MINUTES
1-21-20
Call to order
A Formal Meeting of the City Council of Pontiac, Michigan was called to order in City Hall, Tuesday, January 21, 2020 at 12:00 p.m. by Council President Kermit Williams.

Invocation
Pastor Kathrine Dessureau

Pledge of Allegiance

Roll Call
Members Present: Carter, Miller, Pietila, Taylor-Burks, Waterman, G. Williams and K. Williams.
Mayor Waterman was present.
Clerk announced a quorum.

Amendments to the Agenda

20-22 Motion to remove all presentations from the agenda. Moved by Councilperson Waterman and second by Councilperson Taylor-Burks.

Ayes: Miller, Pietila, Taylor-Burks, Waterman, G. Williams, K. Williams and Carter
No: None
Motion Carried.

20-23 Motion to move item # 18 (emergency Ordinance to amend Ordinance #2363) after item # 9. (Resolution to approve ZMA for 7 & 9 Glenwood Ave.) Move by Councilperson G. Williams and second by Councilperson Waterman.

Ayes: Pietila, Taylor-Burks, Waterman, G. Williams, K. Williams, Carter and Miller
No: None
Motion Carried.

20-24 Motion to move item # 2 (Public Hearing for Parks & Recreation Master Plan) before public comment. Move by Councilperson Taylor-Burks and second by Councilperson G. Williams.

Ayes: Taylor-Burks, Waterman, G. Williams, K. Williams, Carter, Miller and Pietila
No: None
Motion Carried.

Approval of the Amended Agenda
Approval of Amended Agenda. Moved by Councilperson Taylor-Burks and second by Councilperson Pietila.

Ayes: Waterman, G. Williams, K. Williams, Carter, Miller, Pietila and Taylor-Burks
No: None
Motion Carried.

Approval of the Minutes

Approve meeting minutes for January 14, 2020. Moved by Councilperson Waterman and second by Councilperson Pietila.

Ayes: G. Williams, K. Williams, Carter, Miller, Pietila, Taylor-Burks and Waterman
No: None
Motion Carried.

Resolutions

Mayor’s Office

Resolution to appoint Mr. Dan Ringo as the Director of Public Works for the City of Pontiac. Moved by Councilperson Pietila and second by Councilperson Waterman.

Whereas, the Mayor, in accordance with Article IV, Chapter 1, Section 4.106 appoints Dan Ringo as DPW Director for the Department of Public Works; and,
Whereas, in accordance with Article IV, Chapter 1, Section 4.106 such appointment is subject to approval by Council; and
Whereas, Dan Ringo has the credentials, experience, and professionalism necessary to be the DPW Director; and
Whereas, Dan Ringo has served as Deputy Director of Public Works since June 3, 2019;
Now, Therefore, Be It Resolved in accordance with appointment procedures provided by law and the City Charter, Dan Ringo is formally appointed, effective immediately, as Director of Public Worker for the City of Pontiac.

Ayes: Pietila and Waterman
No: K. Williams, Carter, Miller, Taylor-Burks and G. Williams
Resolution Failed.

Planning

Resolution to approve the Specially Designed Distributor (SDD) Class C ‘Bistro’ License on behalf of the petitioner Fillmore 13 Brewery and that notice of approval be sent to the Michigan Liquor Control Commission for consideration. Moving by Councilperson Waterman and second by Councilperson Taylor-Burks.

Whereas, the City of Pontiac City Council chooses to engage in PA 58, 1998, MCL 436.1521a(1)(b) for the issuance of New On-Premises Development District License and establishment of Redevelopment

Whereas, Filmore 13 Brewery, 7 NS. Saginaw St. Suite D, has made petition for a Specially Designed Distributer (SDD) Class C ‘Bistro’ License, and whom meets eligibility requirements for licensure issuance under the MCL 436.1521a(1)(b),

Whereas, the City of Pontiac Planning Commission unanimously approved a recommendation at the December 4, 2019 meeting, that the Bistro Liqueur License for Filmore 13 Brewery be approved for license issuance to the Pontiac City Council,

Whereas, Filmore 13 Brewery, shall comply with the City of Pontiac Ordinance 2366 to Allow for Redevelopment Liquor Licenses and Conditions for Issuance and Operations for the petitioned Specially Designated Distributer (SDD) Class C ‘Bistro’ License and the MCL 436.1521a(1)(b),

Therefore, It Be Resolved that on January 21st, 2020, at the regularly schedule City Council meeting, City Council voted to approve the acceptance of the Specially Designated Distributer (SDD) Class C ‘Bistro’ License on behalf of the petitioner Filmore 13 Brewery, and recommends this application be considered for approval by the Michigan Liquor Control Commission.

Ayes: Carter, Miller, Pietila, Taylor-Burks, Waterman, G. Williams and K. Williams
No: None
Resolution Passed.

20-29 Resolution to approve a Zoning Map Amendment request [ZMA 19-08] for 7 & 9 Glenwood Avenue also known as parcel numbers 64-14-21-383-011 & 012, to amend the current site zoning C-1 Local Business to C-3 Corridor Commercial and M-1 Light Manufacturing with CR Conditional Zoning. Moved by Councilperson Pietila and second by Councilperson Taylor-Burks.

Whereas, the City has received an application for a Zoning Map Amendment for 7 & 9 Glenwood Avenue identified as parcel numbers 64-14-21-383-011 & 012 from Manuel David Ferraiuolo; and Whereas, the Planning Division has reviewed the applicant’s rezoning request and the requirements set forth by Section 6.804 of the Zoning Ordinance, and the Planning Division has determined the aforementioned request and proposed intended use of the property complies with the City of Pontiac Zoning Ordinance; and

Whereas, in accordance with the procedures outlined in the Zoning Ordinance, Sections 6.802 as it relates to Zoning Map Amendments, the request has undergone the required: technical Review, Public Hearing, and Planning Commission Recommendation; and

Whereas, On December 18, 2019, a Public Hearing was held and in consideration of public opinion, the Planning Commission recommends City Council to approve the Zoning Map Amendment request for 7 & 9 Glenwood Avenue approving the change from the current C-1 Local Business to C-3 Corridor Commercial and M-1 Light Manufacturing with CR Conditional Rezoning; and

Now, Therefore, Be It Resolved that the City of Pontiac City Council approve the Planning Commission recommendation for the Zoning Map Amendment (ZMA 19-08) request for 7 & 9 Glenwood Avenue also known as parcel numbers 64-14-21-383-011 & 012, to amend the current site zoning C-1 Local Business to C-3 Corridor Commercial and M-1 Light Manufacturing with CR Conditional Zoning and to allow medical marihuana facilities to locate within the M-1 Light Manufacturing zoned area of the site. Additionally, the CR Conditional Rezoning requires the applicant may only occupy up one hundred thousand square feet of space for medical marihuana non-provisioning facilities until such time that
January 21, 2020 Approved Minutes Corrected

grocery tenant this is minimum of fifteen thousand square feet receives a certificate of occupancy and is open to the public for business.

Ayes: Miller, Pietila, Taylor-Burks, Waterman, G. Williams and K. Williams
No: Carter
Resolution Passed.

**Ordinance**

20-30 Motion to refer item #18 (emergency ordinance to amend Ordinance 2363) to the Planning Commission. Moved by Councilperson Waterman and second by Councilperson Taylor-Burks.

Ayes: Pietila, Taylor-Burks, Waterman, G. Williams and K. Williams
No: Carter and Miller
Motion Carried.

**Ordinance attached as Exhibit A**

Councilwoman Patrice Waterman was excuse from the meeting.

20-31 Resolution to approve a Zoning Map Amendment [ZMA 19-12] for parcel number 64-14-18-351-017 to amend the current site zoning C-4 Suburban Commercial to C-3 Corridor Commercial with CR Conditional Rezoning. Moved by Councilperson Pietila and second by Councilperson Taylor-Burks.

Whereas, the City has received an application for a Zoning Map Amendment with Conditions for a vacant property, identified as Parcel No. 64-14-18-351-017 from Cesar Chavez LLC for the rezoning of the aforementioned parcel; and
Whereas, the Planning Division has reviewed the applicant’s rezoning request in regards to the City’s Master Plan and the request conforms to the goals and vision contained within the plan; and
Whereas, the Planning Division has reviewed the applicant’s rezoning request and the requirements set forth by Section 6.804 of the Zoning Ordinance, and the Planning Division has determined the aforementioned request and proposed intended use of the property complies with the City of Pontiac Zoning Ordinance; and
Whereas, in accordance with the procedures outlined in the Zoning Ordinance, Section 6.802 as it relates to Zoning Map Amendments, the request has undergone the required: Technical Review, Public Hearing, and Planning Commission Recommendation; and
Whereas, on January 8, 2020, a Public Hearing was held, and in consideration of public opinion, the Planning Commission recommends City Council approve the Zoning Map Amendment with Conditions request for vacant property, approving the change from current C-4 Suburban Commercial zoning district to C-3 Corridor Commercial zoning district with Conditions; and
Now, Therefore, Be It Resolved that the City Council for the City of Pontiac approve the Planning Commission recommendation for the Zoning Map Amendment with Conditions (ZMA 19-12) request for vacant property, also known as PIN 64-1418-351-017, to amend the current site zoning from C-4 Suburban Commercial to C-3 Corridor Commercial zoning district with Conditions.

Ayes: Taylor-Burks, G. Williams, K. Williams, Miller and Pietila
No: Carter
Resolution Passed.

20-32 Resolution to approve a Zoning Map Amendment request [ZMA 19-13] for 676 Cesar Chavez also known as parcel number 64-14-19-429-013 to amend the current site zoning C-1 Local Business to C-3 Corridor Commercial with CR Conditional Rezoning. Moved by Councilperson Pietila and second by Councilperson Taylor-Burks.

Whereas, the City has received an application for a Zoning Map Amendment with Conditions for 676 Cesar Chavez, identified as PIN 64-14-19-429-013 from Steven Ori for the rezoning of the aforementioned parcel; and
Whereas, the Planning Division has reviewed the applicant’s rezoning request in regards to the City’s Master Plan and the request conforms to the goals and vision contained within the plan; and
Whereas, the Planning Division has reviewed the applicant’s rezoning request and the requirements set forth by Section 6.804 of the Zoning Ordinance, and the Planning Division has determined the aforementioned request and proposed intended use of the property complies with the City of Pontiac Zoning Ordinance; and
Whereas, in accordance with the procedures outlined in the Zoning Ordinance, Section 6.802 as it relates to Zoning Map Amendments, the request has undergone the required: Technical Review, Public Hearing, and Planning Commission Recommendation; and
Whereas, on January 8, 2020, a Public Hearing was held, and in consideration of public opinion, the Planning Commission recommends City Council approve the Zoning Map Amendment with Conditions request for 676 Cesar Chavez, approving the change from the current C-1 Local Business zoning district to C-3 Corridor Commercial zoning district with Conditions; and
Now, Therefore, Be It Resolved that the City Council for the City of Pontiac approve the Planning Commission recommendation for the Zoning Map Amendment with Conditions (ZMA 19-13) request for 676 Cesar Chavez, also known as PIN 64-14-19-429-013, to amend the current site zoning from C-1 Local Business to C-3 Corridor Commercial zoning district with Conditions.

Ayes: G. Williams, K. Williams, Carter, Miller, Pietila and Taylor-Burks
No: None
Resolution Passed.

20-33 Resolution to approve a Zoning Map Amendment request [ZMA 19-14] for 114 W. Walton Blvd. also known as parcel number 64-14-08-380-027 to amend the current zoning C-1 Local Business to C-3 Corridor Commercial with CR Conditional Rezoning. Moved by Councilperson Pietila and second by Councilperson G. Williams.

Whereas, the City has received an application for a Zoning Map Amendment with Conditions for vacant property, identified as PIN 64-14-08-380-027 from Ramon Dent for the rezoning of the aforementioned parcel; and
Whereas, the Planning Division has reviewed the applicant’s rezoning request in regards to the City’s Master Plan and the request conforms to the goals and vision contained within the plan; and
Whereas, the Planning Division has reviewed the applicant’s rezoning request and the requirements set forth by Section 6.804 of the Zoning Ordinance, and the Planning Division has determined the
aforementioned request and proposed intended use of the property complies with the City of Pontiac Zoning Ordinance; and
Whereas, in accordance with the procedures outlined in the Zoning Ordinance, Section 6.802 as it relates to Zoning Map Amendments, the request has undergone the required: Technical Review, Public Hearing, and Planning Commission Recommendation; and
Whereas, on January 8, 2020, a Public Hearing was held, and in consideration of public opinion, the Planning Commission recommends City Council approve the Zoning Map Amendment with Conditions request for 114 W. Walton Blvd., approving the change from the current C-1 Local Business zoning district to C-3 Corridor Commercial zoning district with Conditions; and
Now, Therefore, Be It Resolved that the City Council for the City of Pontiac approve the Planning Commission recommendation for the Zoning Map Amendment with Conditions (ZMA 19-14) request for 114 W. Walton Blvd., also known as PIN 64-14-08-380-027, to amend the current site zoning from C-1 Local Business to C-3 Corridor Commercial zoning district with Conditions.

Ayes: G. Williams, K. Williams, Miller, Pietila and Taylor-Burks
No: Carter
Resolution Passed.

20-34 Resolution to approve a Zoning Map Amendment request [ZMA 19-15] for 108 W. Walton Blvd. also known as parcel number 64-14-08-380-028 to amend the current zoning C-1 Local Business to C-3 Corridor Commercial with CR Conditional Rezoning. Moved by Councilperson Pietila and second by Councilperson Taylor-Burks.

Whereas, the City has received an application for a Zoning Map Amendment with Conditions for 108 W. Walton Blvd., identified as PIN 64-14-08-380-028 from Jose Grandados for the rezoning of the aforementioned parcel; and
Whereas, the Planning Division has reviewed the applicant’s rezoning request in regards to the City’s Master Plan and the request conforms to the goals and vision contained within the plan; and
Whereas, the Planning Division has reviewed the applicant’s rezoning request and the requirements set forth by Section 6.804 of the Zoning Ordinance, and the Planning Division has determined the aforementioned request and proposed intended use of the property complies with the City of Pontiac Zoning Ordinance; and
Whereas, in accordance with the procedures outlined in the Zoning Ordinance, Section 6.802 as it relates to Zoning Map Amendments, the request has undergone the required: Technical Review, Public Hearing, and Planning Commission Recommendation; and
Whereas, on January 8, 2020, a Public Hearing was held, and in consideration of public opinion, the Planning Commission recommends City Council approve the Zoning Map Amendment with Conditions request for 108 W. Walton Blvd., approving the change from the current C-1 Local Business zoning district to C-3 Corridor Commercial zoning district with Conditions; and
Now, Therefore, Be It Resolved that the City Council for the City of Pontiac approve the Planning Commission recommendation for the Zoning Map Amendment with Conditions (ZMA 19-15) request for 108 W. Walton Blvd., also known as PIN 64-14-08-380-028, to amend the current site zoning from C-1 Local Business to C-3 Corridor Commercial zoning district with Conditions.

Ayes: K. Williams, Miller, Pietila, Taylor-Burks and G. Williams
No: Carter
Resolution Passed.

20-35 Resolution to approve a Zoning Map Amendment request [ZMA 19-16] for 228 W. Walton Blvd. also known as parcel number 64-14-08-354-010 to amend the current zoning C-1 Local Business to C-3 Corridor Commercial with CR Conditional Rezoning. Moved by Councilperson Pietila and second by Councilperson Taylor-Burks.

Whereas, the City has received an application for a Zoning Map Amendment with Conditions for 228 W. Walton Blvd., identified as PIN 64-14-08-354-010 from William Moesta for the rezoning of the aforementioned parcel; and

Whereas, the Planning Division has reviewed the applicant’s rezoning request in regards to the City’s Master Plan and the request conforms to the goals and vision contained within the plan; and

Whereas, the Planning Division has reviewed the applicant’s rezoning request and the requirements set forth by Section 6.804 of the Zoning Ordinance, and the Planning Division has determined the aforementioned request and proposed intended use of the property complies with the City of Pontiac Zoning Ordinance; and

Whereas, in accordance with the procedures outlined in the Zoning Ordinance, Section 6.802 as it relates to Zoning Map Amendments, the request has undergone the required: Technical Review, Public Hearing, and Planning Commission Recommendation; and

Whereas, on January 8, 2020, a Public Hearing was held, and in consideration of public opinion, the Planning Commission recommends City Council approve the Zoning Map Amendment with Conditions request for 228 W. Walton Blvd., approving the change from the current C-1 Local Business zoning district to C-3 Corridor Commercial zoning district with Conditions; and

Now, Therefore, Be It Resolved that the City Council for the City of Pontiac approve the Planning Commission recommendation for the Zoning Map Amendment with Conditions (ZMA 19-16) request for 228 W. Walton Blvd., also known as PIN 64-14-08-354-010, to amend the current site zoning from C-1 Local Business to C-3 Corridor Commercial zoning district with Conditions.

Ayes: Miller, Pietila, Taylor-Burks, G. Williams and K. Williams
No: Carter
Resolution Passed.

20-36 Suspend the rules. Moved by Councilperson Taylor-Burks and second by Councilperson Pietila.

Ayes: Miller, Pietila, Taylor-Burks, G. Williams, K. Williams and Carter
No: None
Motion Carried.

Councilwoman Mary Pietila was excused from the meeting.

20-37 Motion to move item #2 (public hearing) before item # 15. (Parks & Recreation Master Plan) Moved by Councilperson G. Williams and second by Councilperson Taylor-Burks.

Ayes: Taylor-Burks, G. Williams, K. Williams, Carter and Miller
No: None
Public Hearing
City of Pontiac 2020-2024 Parks and Recreation Master Plan
Council President Kermit Williams opened the public hearing at 1:18 p.m.

Seven (7) individuals addressed the body during the public hearing.

1. Minister Kathalee James 1579 Marshbank Dr., Pontiac, MI
   Minister James stated that she is the President of the Friends of Pontiac Parks and resident of district 4. She gave her full approval of the plan. It is a great plan. The group that the Mayor put together to help draft the plan is now a permanent group. The group will help oversee the implementation of the plan.

2. Veronica Taylor 160 Jay Hubbard Lane, Pontiac, MI
   She is happy about the master plan. This something positive for the youth in district 7.

3. Billie Swazer 1619 Marshbank Dr., Pontiac, MI
   She expressed concern about the bathroom facilities and trash cans at the parks.

4. Carlton Jones 1323 Oaklawn Dr., Pontiac, MI
   Mr. Jones stated that he supports the master plan. He wanted to emphasis the importance of stating how we are going to maintain them.

5. Ted Reiner 151 Lafayette St., Pontiac, MI
   He is interested in Hawthorne Park and would like to bring a disc golf course there.

6. Jacob Steinbrecher 1438 Farmridge, Waterford, MI
   He expressed interested in bringing the disc golf course to Hawthorne Park.

7. Pastor Katherine Dessureau 1200 Colony Lane, Pontiac, MI
   She lives in district 5 and is interested in Galloway Park. Pastor Dessureau mentioned that they would like to see a water feature at the park and are working on plans to implement one. She stated that she is in support of the master plan in general.

Council President Kermit Williams closed the public hearing at 1:28 p.m.

Council President Kermit Williams was excused from the meeting and Council President Pro-Tem Randy Carter presided over the meeting.

Resolutions
Planning
20-38 Resolution to approve Mayoral recommendation to reappoint the following individuals to the Planning Commission Mona Parlove for a term ending June 30, 2021 and Dayne
January 21, 2020 Approved Minutes Corrected

Thomas for a term ending June 30, 2022. (This item was deferred from the November 26, 2019 Council Meeting.) Moved by Councilperson Taylor-Burks and second by Councilperson Miller.

Whereas, Article V. Section 2-372 of the Municipal Code, the Planning Commission is comprised of six non-elected officials and the Mayor or his/her designee; and
Whereas, there are currently several appointments with expired terms on the Planning Commission; and
Whereas, according to State Law and City Ordinance, the Mayor shall appoint the commissioners subject to the approval by a majority of the City Council.
Now, Therefore, Be It Resolved that based upon the recommendation of the Mayor, that the City Council reappoint Mona Parlove to serve on the City’s Planning Commission for a term ending June 30, 2021 and to reappoint Dayne Thomas to serve on the City’s Planning Commission for a term ending June 30, 2022.

Ayes: Carter
No: Taylor-Burks, G. Williams and Miller
Resolution Failed.

20-39 Resolution to reappoint the following individuals to the City’s Planning Commission Lucy Payne for a term ending June 30, 2023 and Ashley Fegley for a term ending June 30, 2022. (This item was deferred from the December 10, 2019 Council Meeting.) Moved by Councilperson Miller and second by Councilperson Taylor-Burks.

Whereas, Article V. Section 2-372 of the Municipal Code, the Planning Commission is comprised of six non-elected officials and the Mayor or his/her designee; and
Whereas, there are currently several appointments with expired terms on the Planning Commission; and
Whereas, according to State Law and City Ordinance, the Mayor shall appoint the commissioners subject to the approval by a majority of the City Council.
Now, Therefore, Be It Resolved that based upon the recommendation of the Mayor, that the City Council reappoint Lucy Payne to serve on the City’s Planning Commission for a term ending June 30, 2023 and to reappoint Ashley Fegley to serve on the City’s Planning Commission for a term ending June 30, 2022.

Ayes: Carter
No: G. Williams, Miller and Taylor-Burks
Resolution Failed.

Public Comment
One (1) individual addressed the body during public comment.

20-40 Motion for Point of Privilege for Tameka Ramsey to speak. Moved by Councilperson Taylor-Burks and second by Councilperson G. Williams.

Ayes: G. Williams, Carter, Miller, and Taylor-Burks
No: None
January 21, 2020 Approved Minutes Corrected

Motion Carried.

Closing Comments
Mayor Waterman, Interim City Clerk Doyle, Councilman George Williams, Councilwoman Taylor-Burks, Councilwoman Miller and Council President Pro-Tem Carter made closing comments.

Adjournment
Council President Pro-Tem Carter adjourned the meeting at 2:22 p.m.

GARLAND S. DOYLE
INTERIM CITY CLERK
#2
COMMUNICATION
Notice is hereby given that in accordance with Community Development Block Grant (CDBG) requirements a Public Hearing will be held by the City of Pontiac on Tuesday, February 11, 2020, 6:00 p.m. at 47450 Woodward Ave., to receive written and verbal comment regarding the reprogramming of federal CDBG funds as follows:

Reprogramming #1 Description Change:

<table>
<thead>
<tr>
<th>FROM</th>
<th>TO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Senior Center</td>
<td>Replace Doors and Flooring at Ruth Peterson Center to improve access and safety</td>
</tr>
</tbody>
</table>

Reprogramming #2 Transfer $9,226.00

<table>
<thead>
<tr>
<th>FROM</th>
<th>TO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clearance &amp; Demolition</td>
<td>Demolition of residential and/or commercial properties condemned and/or destroyed by fire.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>FROM</th>
<th>TO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Services - Youth Services</td>
<td>Fund services for youth 13-19 from low income households through Pontiac Youth Assistance</td>
</tr>
</tbody>
</table>

Arrangements to reasonably accommodate special needs, including handicap accessibility or interpreter, will be made upon receiving 72-hour advance notice. Contact Garland Doyle, Interim City Clerk, at (248) 758-3200 for special services.
#4

PRESENTATION
Expenditures All Funds
Fiscal Year 50.27% Complete
$700,929 contracts C/F from prior year. Council has not approved budget amendment roll forward

<table>
<thead>
<tr>
<th>Fund 203 - Local Streets</th>
<th>Budgeted</th>
<th>Actual YTD December 31, 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>203-463-974.069 KETTERING</td>
<td>0.00</td>
<td>333,184.43</td>
</tr>
<tr>
<td>203-463-985.000 NEBRASKA: FRANKLIN TO HOWLAND</td>
<td>0.00</td>
<td>1,176.00</td>
</tr>
<tr>
<td>203-463-989.000 HIGHWOOD BLVD.</td>
<td>0.00</td>
<td>105,499.45</td>
</tr>
<tr>
<td>203-463-990.000 FERRY</td>
<td>0.00</td>
<td>261,069.31</td>
</tr>
</tbody>
</table>
City of Pontiac
Youth Rec Fund

<table>
<thead>
<tr>
<th>GL NUMBER</th>
<th>DESCRIPTION</th>
<th>2019-20</th>
<th>YTD BALANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>208-756-702.004</td>
<td>Overtime Wages</td>
<td>210.00</td>
<td>5,798.56</td>
</tr>
<tr>
<td>208-756-702.100</td>
<td>MAINTENANCE WAGES</td>
<td>2,579.00</td>
<td>4,331.69</td>
</tr>
<tr>
<td>208-756-702.104</td>
<td>MAINTENANCE - OVERTIME</td>
<td>2,809.00</td>
<td>2,935.18</td>
</tr>
<tr>
<td>208-756-941.000</td>
<td>Services - Building &amp; Land Rental</td>
<td>0.00</td>
<td>156,000.00</td>
</tr>
</tbody>
</table>

Due to Vacancy Youth Rec Manager, Ass't manager had to work extra hours.

Under budgeted building repairs.

$3.2 million committed for PYREC building purchase has not taken place. Unbudgeted lease costs for year $312,000

<table>
<thead>
<tr>
<th>GL NUMBER</th>
<th>DESCRIPTION</th>
<th>2019-20</th>
<th>YTD BALANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>208-775-702.004</td>
<td>Overtime Wages</td>
<td>1,193.00</td>
<td>5,317.95</td>
</tr>
<tr>
<td>208-775-819.000</td>
<td>Contractual Temp/PT Labor</td>
<td>179,170.00</td>
<td>121,928.90</td>
</tr>
</tbody>
</table>

Sports Mgr Reclassified from Full Time to Part Time.

Under Budgeted.
City of Pontiac  
Drug Enforcement Fund  

<table>
<thead>
<tr>
<th>GL NUMBER</th>
<th>DESCRIPTION</th>
<th>2019-20 AMENDED BUDGET</th>
<th>YTD BALANCE 12/31/2019</th>
<th>% BDGT USED</th>
</tr>
</thead>
<tbody>
<tr>
<td>265-316-818.069</td>
<td>Prof. Serv-Oakland Co. Sheriff OT</td>
<td>36,000.00</td>
<td>18,598.20</td>
<td>51.66</td>
</tr>
<tr>
<td>265-316-851.000</td>
<td>SERVICES - COMMUNICATIONS-TELEPHONE</td>
<td>15,240.00</td>
<td>12,460.83</td>
<td>81.76</td>
</tr>
<tr>
<td>265-316-962.022</td>
<td>101 Admin Allocation-To Other Funds</td>
<td>2,243.00</td>
<td>1,121.52</td>
<td>50.00</td>
</tr>
<tr>
<td>Total Dept 316 - State Forfeitures</td>
<td>53,483.00</td>
<td>32,180.55</td>
<td>60.17</td>
<td></td>
</tr>
</tbody>
</table>

Under budgeted Cell Phones
<table>
<thead>
<tr>
<th>GL NUMBER</th>
<th>AMENDED BUDGET</th>
<th>YTD BALANCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fund 445 - Capital Improvements Fund</td>
<td>1,325,000.00</td>
<td>1,135,379.68</td>
</tr>
<tr>
<td>Dept 265 - Building Maintenance</td>
<td>0.00</td>
<td>28,375.00</td>
</tr>
<tr>
<td>445-265-976.001</td>
<td>Timing Difference District Court House reno-85% complete</td>
<td></td>
</tr>
<tr>
<td>Dept 273 - Cemetery Ottawa Park</td>
<td>0.00</td>
<td>69,770.00</td>
</tr>
<tr>
<td>445-273-976.001</td>
<td>Unbudgeted repairs Mausoleum-Ottawa Cemetery $28k</td>
<td></td>
</tr>
<tr>
<td>Dept 336 - FIRE DEPARTMENT</td>
<td>0.00</td>
<td></td>
</tr>
<tr>
<td>445-336-976.001</td>
<td>Unbudgeted Boiler Replacement -3 Fire Stations</td>
<td></td>
</tr>
</tbody>
</table>
City of Pontiac
General Fund Expenditures
For 6 Months Ending December 31, 2019

See Next Slide for Breakdown
### Breakdown of Attorney Fees

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Settlement Agreement Phoenix Center</td>
<td>700,000</td>
</tr>
<tr>
<td>Prosecutions 50th District</td>
<td>108,452</td>
</tr>
<tr>
<td>General Legal Services</td>
<td>122,446</td>
</tr>
<tr>
<td>Other</td>
<td>10,478</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>941,376</strong></td>
</tr>
</tbody>
</table>
#5 Discussion
Additional Items to be added to Pontiac City Council Rules and Procedures

Page 4
Disorderly Conduct  Change Title to Conduct of Council Members

The members of Council should exhibit behavior that is courteous and respectful and act as a model for the public. The president may call to order any member who is being disorderly by speaking out of order, failing to be germane, speaking vulgarities, or otherwise disrupting the proceedings.

Page 6
Abstentions
Except as otherwise specified in the City Charter or in matters relating to a direct financial conflict of interest no Councilmember shall abstain from voting on any question, except that a Councilmember may abstain from voting on the minutes of a meeting at which they were not present.

Disposition of Agenda Items
(Same wording) When an agenda item has been rejected by a vote of Council it may not be returned to the agenda unless the Councilmembers request, by majority vote, to give it further consideration.

Strike out: Disposition of Agenda Item: An item may not be returned for at least 30 days and by a Councilmembers request, by a majority vote to give it further consideration.

An item on the agenda may be postponed to another time by a majority vote of council. If an item is not postponed to a specific time the item may not be returned to the agenda for at least 30 days. If the Councilmembers wish to return the item to an agenda sooner than 30 days, it will require a majority vote.

Page 6
Public Comment

Only individuals signed up for public comment can be provided 3 minutes to speak, except that by a majority vote the Councilmembers may extend a personal privilege to allow a member of the public to speak who had not signed up.

During Public Comment any reference regarding a member of Council must be directly related to his/her actions as a member of the Pontiac City Council.
#6

COMMUNICATION
SNOW OPTIONS & RECOMMENDATIONS

February 11, 2020
Background

- Winter snow storms are unpredictable due to various:
  - Accumulations
  - Moisture Content of Snow
  - Ambient & Wind Chill Temperatures
  - Timing
  - Duration
  - Wind Direction
  - Velocity

- No two storms are identical

- Creates the need to develop a unique plan for every snow storm
Goals & Objectives

The City of Pontiac’s goal is to abate the hazardous conditions created from snow and ice accumulation on major roads, secondary and residential roads and city operated facilities.

The plan is to make streets accessible for vehicles properly equipped for winter driving conditions during and after each storm.
Objectives

• Primary Routes: Attempt to clear all primary routes, to bare pavement within twelve (12) hours from the end of the snow storm, designated as the first priority.

• Secondary Routes: Attempt to make passable during and after snow storms with less than six (6) inches of accumulation.

• Residential Routes: Accumulations that exceed six (6) inches from a single snow storm and weather forecasts suggest continual freezing temperatures, streets with be plowed with an attempt to have all roads cleared 48 hours from the time the snow stops.
The City of Auburn Hills Department of Public Works (DPW) manages the City’s one hundred eighty (180) lane miles of Major, Local and Residential streets.

- Auburn Hills has a fleet of 9 salt trucks
- One grader
- Two front-end loaders and fifteen (15) pickup & small dump trucks
- Staff of forty-five (45)
• Rochester Hills operates a **Fleet Services Division** that maintains 170 vehicles and 200 pieces of power and field equipment.
PONTIAC DPW Numbers

- DPW operates a 6 Large Dumps, 2 Small Dumps and 2 pickups
- We have 6 CDL drivers and 3 non-CDL drivers for the pickups. That is taking the sanitation and facilities tech to support that
- 169 major and 330 lane miles both larger than Rochester and Auburn Hills
- Our available field staff to complete snow is at 9 FTEs. This is significantly short of both Rochester and Auburn Hills
DPW Staffing 1970

- 335 without Water and Sewage
- 442 with Water and Sewage
DPW Staffing 2020

- 1 Director (Interim)
- 2 Superintendents (1 Building)
- 1 Supervisor
- 1 Right of Way
- 1 Sanitation Inspector
- 1 Maintenance Tech
- 1 Engineer
- 1 Foreman
- 6 Laborers
- 2 Admin Support
- Total of 17 FTEs
OPTIONS

- **OPTION 1: Hire 2 full time CDL Drivers**
  
  $62,816/driver \times 2 = \$125,632$

- **OPTION 2: Purchase 2 dump trucks & hire 2 full time CDL drivers**
  
  $190,000/vehicle \times 2 + \$62,816/driver \times 2 = \$505,632$

- **Option 3: Hire dedicated contractor with 7 additional vehicles**
  
  Average episode cost: $28,000 \times \text{estimated 10 occurrences} = \$280,000$

- **Option 4: Work with adjacent communities to plow in Pontiac**
  
  Labor costs 20\% over City of Pontiac & Vehicle costs the same. Timing would not benefit the City as resources would not be available until plowing is completed in home community.
Immediate Recommendations

• Option 1: Hire 2 full time CDL drivers = $125,632

• Phase in Option 2 = $505,632

• Immediate End Goal: Purchase a total of 7 dump trucks and hire 7 additional full time CDL drivers. Phase in as resources are available for a total of $631,264
## Permanent Recommendations

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
<th>Existing Trucks</th>
<th>New Truck Equip Needed</th>
<th>Total Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>2009</td>
<td>4</td>
<td>International Tandem Axle Dump</td>
<td>International Tandem Axle Dump</td>
<td></td>
</tr>
<tr>
<td>2020</td>
<td>2</td>
<td>International Single Axle Dump</td>
<td>Medium Duty Pump</td>
<td>600,000</td>
</tr>
<tr>
<td>2019</td>
<td>2</td>
<td>GMC 3500HD</td>
<td>GMC 3500HD Pump</td>
<td>125,000</td>
</tr>
<tr>
<td>2019</td>
<td>2</td>
<td>GMC 2500HD P/U</td>
<td>gmc 2500HD P/U</td>
<td>200,000</td>
</tr>
<tr>
<td>2020</td>
<td>4</td>
<td>Articulating Wheel Loader</td>
<td>DPW Building</td>
<td>5,000,000</td>
</tr>
<tr>
<td>2020</td>
<td>2</td>
<td>Salt Barn Dome</td>
<td>Salt Barn Dome</td>
<td>800,000</td>
</tr>
</tbody>
</table>

**Total $ 7,555,000.00**
Elevator Update

• City Hall Elevator is over fifty (50) years old

• Currently being repaired by Detroit Elevator. The part needed has to be made and cannot be ordered.

• An Elevator replacement is approximately $250,000 USD and would be down a minimum of eight (8)
Conclusion

- Immediate Recommendation Support needed...$631,264
- Permanent Recommendation Support needed....$7,555,000
- An Elevator replacement is approximately $250,000 USD and would be down a minimum of eight (8)
- *Additional costs for equipment for spring/summer work to keep additional hires busy in those months
#7
RESOLUTION
January 17, 2020

City of Pontiac
47450 Woodward Ave.
Pontiac, Michigan 48342

Attention: Dr. Deirdre Waterman, Mayor

Re: Additional Inspection Services – Amazon Project

Dear Mayor Waterman:

Congratulations on landing the Amazon project for Pontiac! This is a tremendous win for the City and we are proud to be a part of the team that will oversee the construction of these facilities.

Pursuant to the contract between the City of Pontiac and Wade Trim, Section 3.2.2 states:

For all building projects in excess of $1 million in construction value, the Contractor will prepare a proposal of additional staff and resources needed to adequately service that project for approval of additional fees by the City Finance Director.

The construction value of the Amazon project is approximately $271.6 million and will require significant additional inspection resources to meet the ambitious 18-month construction schedule proposed by Clayco. For this project, we will be required to add additional building, electrical, mechanical, and plumbing inspectors and additional administrative staff to our team so that we can provide timely on-demand inspections to the Amazon project while maintaining the current level of service for Pontiac residents and businesses for the duration of this project.

The nature of the construction phasing will require our team to adjust to the ability of the Contractor to meet their schedule as has been provided to us. Knowing that construction planning is fluid, this means that some months there will be little effort and some months there will be considerable effort required. We have done our best to project inspection needs based on the schedule given to us by Clayco. Additionally, we have met with both their leadership and construction managers to make the project communication as clear as possible to streamline the inspection and approval process. Nevertheless, the projected inspection hours and costs are an estimate based on the proposed construction schedule and Clayco's key delivery dates.

The building permit fees for the two buildings is $1,610,300 inclusive of plan review fees. In preparing a potential schedule for our team to meet Clayco’s construction schedule, we have developed a total estimate of what the potential cost of inspections may be. However, given the uncertain nature of large projects, we propose that we create a separate line item for the Amazon oversight and bill the required inspection work on an hourly basis.

Based on our estimate of hours and the construction schedule and phasing plan submitted by Clayco, we estimate inspection, review and project administration fees of $965,000 for the Amazon project. Again, using the hourly approach described above, fees will only be billed to the City as the inspection work is performed. This approach allows only time spent on Amazon specific activities to be billed to this project and presents a significant opportunity for savings to the City should the anticipated level of staffing not be required for the project, but provides the flexibility for additional staffing should it be required.
By way of comparison, the estimated cost of inspection, review and administrative services for the Amazon project represents 60% of the total permit fee. For the purposes of comparing value, Wade Trim captured 72% of the total St. Joseph’s hospital permit fee in 2012 as a lump sum under the terms of our original agreement with Pontiac. Under the hourly approach outlined above, Wade Trim will bill the City only for the work performed, allowing the balance of the permit fee to be maintained in the Building Safety fund. This provides cost recovery for us, continued outstanding service for City residents and businesses, and improved service to the Amazon team.

Proposed Staffing Plan

- Project Director/Supervisor: David Moran – 12 hours per week
- Project Administrative Support: Dan Kolbe – 8 hours per week
- On-site Building Inspector/Official: Charlie Mcllhargey – 20 hours per week
- Electrical Inspector: Time varies per month based on construction schedule
- Mechanical Inspector: Time varies per month based on construction schedule
- Plumbing Inspector: Time varies per month based on construction schedule

Additional staff necessitated by shifting current staff onto the Amazon project:

- Customer Service Technician: Full-time 40 hours per week

Proposed Amazon Staffing Plan:

<table>
<thead>
<tr>
<th>Position</th>
<th>Individual</th>
<th>Billable Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Director &amp; QA/QC</td>
<td>David Moran</td>
<td>$110/Hr</td>
</tr>
<tr>
<td>On-Site Building Inspector</td>
<td>Charlie Mcllhargey</td>
<td>$81/Hr</td>
</tr>
<tr>
<td>Electrical Inspector</td>
<td>TBD/Paul Cimeot</td>
<td>$105/Hr</td>
</tr>
<tr>
<td>Mechanical Inspector</td>
<td>TBD</td>
<td>$105/Hr</td>
</tr>
<tr>
<td>Plumbing Inspector</td>
<td>TBD</td>
<td>$105/Hr</td>
</tr>
<tr>
<td>Project Administrative Support</td>
<td>Dan Kolbe</td>
<td>$75/Hr</td>
</tr>
<tr>
<td>Customer Service Staff</td>
<td>TBD</td>
<td>$60/Hr</td>
</tr>
</tbody>
</table>

We also discussed the possibility of creating an internship or job shadowing program as a part of this project. Technical inspection work typically requires considerable experience in the trades; however, we can work with the Jobs Pipeline to create job shadowing opportunities, particularly on this project. We will also work with the General Contractor and Subcontractors to encourage internships in partnership with the Pontiac Jobs Pipeline program. Additionally, Wade Trim has a summer internship program and we would welcome the opportunity to work with the Jobs Pipeline program to try and attract summer interns from Pontiac.

We look forward to discussing our staffing proposal with you at your earliest convenience.

Very truly yours,

Wade Trim Associates, Inc.

Chip F. Smith, AICP
Project Principal

CFS:ka
PON 7000-20D
Amazon Staff Prop Ltr - Add'l Fees.docx
cc: Deputy Mayor Jane Bais-DiSessa
Wade Trim and the City of Pontiac agree to the proposed staffing plan for the Amazon construction project through June 30, 2021, pursuant to Section 3.2.2 of the Contract between the City and Wade Trim which states:

For all building projects in excess of $1 million in construction value, the Contractor will prepare a proposal of additional staff and resources needed to adequately service that project for approval of additional fees by the City Finance Director.

For the City of Pontiac:

______________________________    Date
Mayor Deirdre Waterman

For Wade Trim:

______________________________    January 17, 2020
Shawn W. Keough, PE
Senior Vice President    Date
TO: Honorable Council President and City Council Members

FROM: Jane Bais DiSessa, Deputy Mayor

DATE: February 6, 2020

Cc: Mayor Waterman, Anthony Chubb, City Attorney: Charles Smith, Wade Trim; and Irwin Williams, Interim Finance Director

RE: Resolution to authorize the Mayor to negotiate with and enter into an additional service agreement with Wade Trim as outlined in their letter dated January 16, 2020.

The construction value of the Amazon project is approximately $271.6 million, and in accordance with the City’s current contract with Wade Trim, Section 3.2.2, “For all building projects in excess of $1 million in construction value, the Contractor will prepare a proposal of additional staff and resources needed to adequately service that project for approval of additional fees by the City Finance Director.

Based on the construction schedule and phasing plan submitted by Clayco, the estimated cost for inspection, review and project administration fees is $965,000 for the Amazon project. Again, using the hourly approach described in the attached letter from Wade Trim, fees will only be billed to the City as the inspection work is performed. This approach allows only time spent on Amazon specific activities to be billed to this project and presents a significant opportunity for savings to the City should the anticipated level of staffing not be required for the project, but provides the flexibility for additional staffing should it be required.

As such, for your consideration, the following resolution is recommended:

Whereas, the construction of the two Amazon facilities is anticipated to be completed in 18 months, and;

Whereas, the simultaneous phasing of the two facilities (distribution and fulfillment), necessitates an accelerated inspection program to ensure safe construction and facilities that meet all building codes, and;

Whereas, meeting the construction schedule will require on-site inspectors during much of the construction, and;
Whereas, the City’s contract with Wade Trim states that “for all building projects in excess of $1 million in construction value, Wade Trim will prepare a proposal of additional staff and resources needed to adequately service that project for approval of additional fees by the City Finance Director”, and;

Whereas, the Building Permit fees for the two facilities is $1,610,300, and;

Whereas, State Law requires all building permit fees to cover the costs of performing inspections and administering the department, and;

Whereas, the Building Safety Department needs to be able to respond to other inspection and permit requests a timely manner by providing trade inspections within 72 hours of a request and building inspections within 48 hours as best possible, and;

Whereas, the additional demands of the Amazon construction will necessitate the hiring of additional inspection staff to ensure that the both citizens of Pontiac and the Amazon construction team will continue to receive timely inspections and permits;

Therefore, be it resolved that the Mayor is authorized to negotiate and enter into an additional service agreement with Wade time as outlined in their letter dated January 16, 2020.

JBD

Attachment
City of Pontiac Resolution for Ella “Sis J.” Louise Jernagin

WHEREAS, it is the sense of this legislative body to pay proper tribute to individuals of remarkable character whose lives have been dedicated to uplifting and empowering the community; and;

WHEREAS, it is feelings of the deepest regret that the Pontiac City Council mourns the passing of Ella Louise Jernagin, more affectionately known as “Sis J,” a giving and loyal member of this community; and,

WHEREAS, Ella Louise Jernagin was born on April 18, 1933 to the late Hezekiah Howard and Mandy Head in Greenwood, Mississippi; and,

WHEREAS, Ella Louise Jernagin moved to Detroit at the age of five, attended Detroit Public Schools, moved back to Mississippi at the age of 14, at the age of 15, married Othel Bell Jernagin Sr. and to this union, nine children were born; and,

WHEREAS, Ella Louise Jernagin moved to Pontiac in 1953 where she would later mark history and leave an incessant and everlasting impression, as she was the first African-American woman to drive the city bus (Great Lakes) in Oakland County; and,

WHEREAS, Ella Louise Jernagin was a trailblazer and an inspiration to all those who knew her as she drove for the City of Pontiac, the Pontiac School District before transportation was provided solely for the schools and Semta, which is now called Smart, where she later retired in 1981; and,

WHEREAS, Ella Louise Jernagin in 1988, motivated and determined to go back to school after only completing the sixth grade, enrolled and graduated with her diploma and with honors, from the Adult Education Program at WHRC in Pontiac and later took classes at Rochester Christian College; and,

WHEREAS, Ella Louise Jernagin embraced the importance of fitness, thereby maintaining a membership with OPEC (The Older Persons’ Commission), where she could often times be found swimming, walking and working out; and,

WHEREAS, Ella Louise Jernagin cherished friendships and regularly assured her friends that if needed, she was only a phone call away; and,

WHEREAS, Ella Louise Jernagin was passionate about helping others and assisted many students of South Western Christian College (S.W.C.C) in Terrell, Texas with transportation, provided them with home cooked meals and without question, made sure that they received the Word; and,

WHEREAS, Ella Louise Jernagin was a devoted and faithful member of Church of Christ for over 60 years and was actively involved in The Company of Sisters (I.T.C.O.S.).

NOW, THEREFORE BE IT RESOLVED, that the Members of the Pontiac City Council and members of this great community will greatly miss Ella Louise Jernagin, as her life was a portrait of service, a legacy that will long endure the passage of time and will remain as a comforting memory to all those whose lives she touched; we give our sincerest condolences to the family and friends of Ella Louise Jernagin.

Kermit Williams
President

Randy Carter, Pro-Tem

George Williams, Councilman

Gloria Miller
Councilwoman

Patrice Waterman
Councilwoman

Mary Pietila
Councilwoman

Doris Taylor-Burks
Councilwoman
#9
RESOLUTION
TO:        Honorable City Council President and City Council Members
FROM:    Jane Bais DiSessa, Deputy Mayor
CC:        Mayor Waterman, and Irwin Williams, Interim Finance Director.
DATE:    February 6, 2020
RE:    Agenda Item:  CDBG Public Hearing Request

To ensure that the CDBG funds are spent in accordance with HUD regulations, a Public Hearing was held on February 11, to reprogram PY 2016 and PY 2019 funds as shown on the attached table.

As such, in order to approve and allocate these funds, it is respectfully requested that the City Council approve the following resolution:

Whereas, in accordance with HUD regulations a public hearing was held on February 11, 2020 for the reprograming of PY 2016 and PY 2019 CDBG funds; and

Whereas, these reallocations are being used to fund qualified HUD programs.

Now therefore, that the City Council approve the reprograming for the PY Year 2016 CDBG funds in the amount of $9,225.18 from the Senior Center HVAC project to the Door and Flooring Replacement project for the Ruth Peterson Senior Center in order to improve access and safety; and for reprograming of PY 2019 CDBG funds in the amount of $9,226.00 to fund services for youth 13-19 from low income household through the Pontiac Youth Assistance.

JBD
Attachment
#10

RESOLUTION
Executive Branch

TO: Honorable Mayor, Council President and City Council Members

FROM: Jane Bais-DiSessa, Deputy Mayor, at the request of Dan Ringo, Interim Director of Public Works

DATE: February 11th, 2020

RE: Resolution to Approve DMC Group Contract for City Hall Window Replacements not to exceed in the amount of $548,645.00

The Department of Public Works has publically advertised and bid the City Hall Window Replacement RFP and has presented its recommendations to both the Executive Office and the City Council.

WHEREAS, The RFP Selection Committee has undergone its RFP selection process and have determined that DMC Consultants, Inc. are the best firm to provide the Window Replacement services requested by the city according to the RFP.

NOW, THEREFORE, BE IT RESOLVED, The Pontiac City Council authorized the Mayor to enter into an agreement with DMC Consultants, Inc. for the amount of $548,685.00 for replacing windows at City Hall commencing February 11th, 2020.

Attachments.
Thank you for your inquiry regarding the City of Pontiac project listed below:

Window Replacement and Installation at Pontiac City Hall:
Supplying Windows and Frames
Installation of Windows, Frames and Aluminum Panels

If your firm plans to bid on this project, please send an e-mail response to DRingo@pontiac.mi.us with the following information:

Firm Name: ____________________________
Project Name: __________________________
Firm's Contact Person: ____________________
Telephone Number: _______________________
Fax Number: ____________________________
E-Mail Address: __________________________
Postal Address: __________________________

The City of Pontiac Purchasing Division will use this information to communicate with you in the event an addendum or change to this project is issued. If you do not send this information to the City of Pontiac, you will not receive any follow-up notification of any changes to the project.
NOTICE TO BIDDERS

The City of Pontiac (City) will open sealed bids on Thursday, November 14, 2019 at 2:00 p.m. prevailing local time in the City Hall Lion's Den conference room at 47450 Woodward Ave for:

**Window Replacement and Installation at Pontiac City Hall**

You are invited to submit a bid for this project. Sealed bids may be mailed or delivered to the CITY OF PONTIAC, CITY CLERK, 47450 Woodward Ave., Pontiac, MI 48342 by 2:00 PM, Thursday, November 14, 2019. Envelopes should include the name and mailing address of the vendor on the outside and be plainly marked:

**Window Replacement and Installation At Pontiac City Hall For Opening: October 17th, 2019**

No proposal submitted may be withdrawn for at least ninety (90) days after the actual opening of the proposal.

General specifications, description and conditions upon which the bid proposal is to be based are available at the City of Pontiac website:

Purchasing: [http://www.pontiac.mi.us/departments/finance/purchasing.php](http://www.pontiac.mi.us/departments/finance/purchasing.php)


Please refer to the website/MITN for any addenda that may be issued. Bidders who submit bids before the deadline are advised to continue to monitor the website for any addenda that may be issued. Bid packages will also be mailed upon request.

The City reserves the right to reject any or all bids, to waive any irregularities, and further reserves the right to accept any bid or parts of bids that it deems to best serve the interest of the City.

If you have any questions regarding this RFP, please contact the Purchasing Agent at (248) 758-3120 or send an email to jbalint@pontiac.mi.us.
1. INSTRUCTIONS TO BIDDERS

1.1 Bids to be Received

Sealed bids for the Window Replacement and Installation at Pontiac City Hall will be received at the Office of the City Clerk of the City of Pontiac, Michigan until 2:00 PM, Thursday, November 14, 2019, and immediately thereafter will be publicly opened and read.

Each bid must be submitted in a sealed envelope and addressed to the City Clerk of the City of Pontiac. Each sealed envelope containing a bid must be plainly marked on the outside as "Window Replacement and Installation at Pontiac City Hall", and the envelope should bear on the outside the name of the bidder, his address, and the name of the project for which the bid is submitted. If forwarded by mail, the sealed envelope containing the bid must be enclosed in another envelope addressed to the City Clerk, City of Pontiac at 47450 Woodward Avenue Pontiac, MI 48342.

Bids will be received during regular business hours at the place and up to the time stated in the advertisement. Any extension in time will be by official notification. Bids may be delivered in person or mailed, but their delivery is the bidder's entire responsibility. Any bid received after the stated hour, even through the mail, will be returned unopened to the bidder.

1.2 Examination of Bid Documents

Before submitting a proposal, bidders shall carefully examine all contract documents. The contract documents include:

- City of Pontiac Financial Services-Purchasing Division Notice
- Scope of Work
- Window Replacement and Installation at Pontiac City Hall
- Bid Proposal
- Specifications

Bidders shall fully inform themselves as to all existing conditions and limitations and shall indicate in the proposal the sum to cover the cost of all items included in the bid proposal.

1.3 Withdrawal of Bids

Bidder may withdraw his proposal, in writing, at any time prior to the scheduled closing time for receipt of proposals. No bidder may withdraw a bid within ninety (90) days after the actual date of the opening thereof. Should there be a reason why a contract cannot be awarded within the specified period; the time may be extended by mutual agreement between the City of Pontiac, herein after also referred to as the City, and the bidder.
1.4 Bid Proposal

Each bid shall be made on the form provided, and shall be submitted in a sealed envelope bearing the title of work and the name of the bidder, and shall be signed by an individual authorized to execute the proposal on behalf of the bidder. Alternate written proposals will not be accepted.

1.5 Basis of Award

The intention of the City is to award the contract for this work to a whose skill and financial resources are equal to the task of completing the work in a satisfactory manner in the time period specified by the City. With this end in view, this proposal calls for a statement of the bidder’s experience and ability to perform this particular class of work, and for references concerning his/her business standing and capacity. Bidders shall list the names, addresses, and phone number of references on the form provided.

Award will be made to a responsive and responsible bidder whose bid is lowest qualified bid and determined to be in the best interest of the City and in conformance with the conditions of this invitation to bid and the Purchasing Ordinance of the City. If discrepancies appear between the unit prices and extensions submitted, the unit price submitted for the particular pay item shall govern, and the dollar amount of the proposal adjusted accordingly. The City of Pontiac reserves the right to reject low bids which have major or minor deviations from the specifications if it’s in the best interest of the City.

If discrepancies appear between the unit prices and extensions submitted, the unit price submitted for the particular pay item shall govern, and the dollar amount of the proposal adjusted accordingly.

A maximum of one award of contract will be made on the lowest qualified bid in the bid proposal. Bidders shall submit a quote for all items in each category, leave no blanks, and state "No Charge" where applicable. Blank spaces are considered to be no offer. Bidders may submit a quote for one or more categories. The City of Pontiac reserves the right to delete any item(s) from the award and reject any and all bids.

1.6 Bid Bond

A Bid Bond is not required.

1.7 Pre-Bid Meeting

A Pre-Bid meeting/Walkthrough will be held on Monday November 4th at 2pm In the City Hall Lion's Den.
2. TERMS AND CONDITIONS

City Contract Administrator

John Balint, City Engineer shall be the City's Contract Administrator. The City's Contract Administrator will approve payments, oversee schedules, and generally be responsible for overseeing the execution of the contract.

2.1 Laws and Municipal Ordinances, Permits

The Bidder shall be fully informed of all laws and municipal ordinances and regulations in any manner affecting those engaged or employed in the work, or equipment and materials used in the work, and all others and any decrees of bodies or tribunals having any jurisdiction or authority over the same. The Bidder shall at all times observe and comply with all such existing laws, codes, ordinances, regulations, orders, and decrees. In particular, all work shall be in compliance with the laws of the State of Michigan, City ordinances, as well as all other bodies having jurisdictional authority.

The Contractor shall be responsible for obtaining and paying for any and all permits that may be required for this project and shall be responsible for arranging all required inspections if needed.

2.2 Non-Discrimination

The Bidder agrees to comply with the Federal Civil Rights Act of 1964 as amended; the Federal Civil Rights Act of 1991 as amended; the Americans with Disabilities Act of 1990 as amended; the Elliott-Larsen Civil Rights Act, Article 2, Act no. 453, Public Act of 1976 as amended; the Michigan Handicapper's Civil Rights Act, Article 2, Act no. 220, Public Act of 1976, as amended and all other applicable federal, state and local laws and regulations. Specifically, Bidders and subcontractors are required not to discriminate against any employee or applicant for employment with respect to such person's hire, tenure, terms, conditions, or privileges of employment, or any matter directly or indirectly related to employment because of such person’s height, weight, race, color, religion, national origin, ancestry, age, marital status, sex or disability, as defined by law. Breach of this covenant may be regarded as a material breach of the contract.

2.3 Indemnification

To the fullest extent permitted by laws and regulations, the Bidder shall indemnify and hold harmless the City and its officers, directors, employees, agents, and consultants from and against all claims, costs, losses, and damages (including but not limited to all fees and charges of engineers, architects, attorneys, and other professionals and all court or arbitration or other dispute resolution costs) caused by, arising out of, or resulting from the performance of the
work or from the failure to comply with any covenant or term of the contract, provided that any such claim, cost, loss, or damage: (i) is attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of tangible property (other than the work itself), including the loss of use resulting there from; or, (ii) is caused in whole or in part by any act or omission of the Bidder, any subcontractor, any supplier, any person or organization directly or indirectly employed by any of them to perform or furnish any of the work or anyone for whose acts any of them may be liable, regardless of whether or not caused in part by any act or omission of a person or entity indemnified hereunder or whether liability is imposed upon such indemnified party by laws and regulations regardless of the negligence of any such person or entity.

In any and all claims against the City or any consultants, agents, officers, directors, or employees of the City by any employee (or the survivor or personal representative of such employee) of the Bidder, any subcontractor, any supplier, any person or organization directly or indirectly employed by any of them to perform or furnish any of the Work, or anyone for whose acts any of them may be liable, the indemnification obligation above shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for the Bidder or any such subcontractor, supplier or other person or organization under workers' compensation acts, disability benefit acts, or other employee benefit acts.

Insurance coverage required of the Bidder constitutes the minimum requirements and those requirements shall in no way lessen or limit the liability of the Bidder under the terms of the contract. The Bidder shall procure and maintain at Bidder's own cost and expense any additional claims or amounts of insurance that, in the judgment of the City, may be necessary for Bidder's proper protection in the prosecution of the work.

2.4 Jurisdictional Authority

This contract shall be governed by and construed according to the laws of the State of Michigan and the successful Bidder consents to the jurisdiction and venue of the courts in Oakland County, Michigan and of the United States District Court for the Eastern District, Southern Division.

2.5 Severability

The successful Bidder will agree that the Contract is the completed and exclusive statement of the Contract between the parties. A judicial or administrative declaration on the invalidity of any one or more of the provisions of the Contract shall not invalidate the remaining provisions of this agreement.

2.6 Income Taxes

Contractor agrees to contact City of Pontiac Income Tax Division, Audit and Compliance Section, 47450 Woodward, Pontiac, Michigan, 48342, telephone (248) 758-3236, to establish reporting and withholding obligations under the City of Pontiac income tax ordinance. Contractor will
require the same of all subcontractors employing labor under this contract. Contractor is required to withhold City of Pontiac income tax from wages paid to:

Pontiac resident employees regardless of where they work for the employer; and Nonresident employees for work performed in the City.

Contractor is also required to file Pontiac income tax returns reporting and paying income tax on the net profits earned in the City.

Web page URL: http://www.pontiac.mi.us/departments/income_tax/index.php
Tax forms URL: http://www.pontiac.mi.us/departments/income_tax/tax_forms.php

2.7 Compensation and Payment

All invoices submitted against the contract must identify the work performed in detail. Items not properly invoiced will not be paid. It is the vendor's responsibility to ensure delivery of invoice(s) to the City. Invoices must meet the following conditions for payment:

a. Price on invoice must correspond to the pricing listed on purchase order and/or contract.

b. Contractor must submit price lists in accordance with bid requirements.

c. All invoices will be original.

d. Invoices will prominently display the requisition or purchase order number, if applicable.

e. Invoices will be signed by the individual responsible for authorizing contract payments for the City of Pontiac.

f. Contractor will bill based on agreed upon milestones.

Original invoice must be submitted to the City of Pontiac, Attn: Accounts Payable.

Payment Terms – Net 30

2.8 General Conditions

It is the responsibility of the Bidder to review General Conditions as specified.

In the quotation, a distinction between dollars and cents must be made. Also, illegible bids may be grounds for rejection of your bid. White out may be grounds for rejection. All changes made to the bid form altering price, terms, quotes, and/or conditions MUST be crossed out and initialed. Failure to initial any changes may be grounds for rejection of your bid.

All funds must be quoted in US dollars

2.9 Quotations/Proposals

Bidders MUST submit an original and one copy, of the bid quotation/proposal. Additionally, duplicate copies of all descriptive literature and/or samples must be provided as requested.

2.10 Minimum Qualifications

Proposers must provide the following information:
a. Proposals will be accepted from those firms demonstrating a minimum of five (5) years of experience providing the services requested in this RFP for projects of similar scope and size.

b. Provide proof of financial capabilities either an audited financial statement for the last three years or Dun & Bradstreet report and their Federal Employer ID number (EIN)

c. Attach a list of employees that would be used under this contract along with proof of the proper State of Michigan driver’s licenses to operate equipment to be used under this proposal. Employees must be properly trained and qualified to operate the equipment.

d. List description of any contracts, which have been terminated. Provide the name and telephone number of the owner of such contracts.

e. List description of all legal proceedings, lawsuits or claims, which have been filed against your firm or your employees past or present within the last five (5) years

2.11 Minor Deviations

Specifications referred to herein are used to indicate desired type, and/or construction, and/or operation or services rendered. Other products and/or services may be offered if deviations from specifications are minor and if all deviations are properly outlined and stated in the bid document. Failure to outline all deviations may be grounds for rejection of your bid.

The decision of the City of Pontiac, acting through the Purchasing Agent, shall be final as to what constitutes acceptable deviations from specifications.

INCREASE OR DECREASE OF QUANTITIES OF WORK

The quantities listed in these documents are estimates only, and quantities of work to be performed are subject to increase or decrease as determined by conditions encountered in the prosecution of the work.

2.12 Bonds and Insurance

Receipt of bonds and/or insurance is part of the process of determining which bidder may be recommended for award to the City Administrator. If cause is found to change the recommendation that your company be awarded the contract, or if the City Administrator does not approve the recommendation, the City shall not be liable for any costs incurred by you in the bid process, including the cost of acquiring bonds and/or insurance.

The contractor, and any and all of their subcontractors, shall not commence work under this contract until they have obtained the insurance required under this paragraph. All coverage
shall be with insurance companies licensed and admitted to do business in the State of Michigan. All coverages shall be with insurance carriers acceptable to City of Pontiac. The limits required below do not limit the liability of the Contractor. All deductibles and SIRs are the responsibility of the Contractor.

**Workers' Compensation Insurance:** The Contractor shall procure and maintain during the life of this contract, Workers' Compensation Insurance, including Employers' Liability Coverage, in accordance with all applicable statutes of the State of Michigan.

**Commercial General Liability Insurance:** The Contractor shall procure and maintain said insurance during the life of this contract, for: Commercial General Liability Insurance on an “Occurrence Basis” with limits of liability not less than $2,000,000 per occurrence and aggregate. Coverage shall include the following extensions: (A) Contractual Liability; (B) Products and Completed Operations; (C) Independent Contractors Coverage; (D) Broad Form General Liability Extensions or equivalent, if not already included.

**Motor Vehicle Liability:** The Contractor shall procure and maintain during the life of this contract Motor Vehicle Liability Insurance, including Michigan No-Fault Coverages, with limits of liability not less than $2,000,000 per occurrence combined single limit for Bodily Injury, and Property Damage. Coverage shall include all owned vehicles, all non-owned vehicles, and all hired vehicles.

**Additional Insured:** Commercial General Liability and Motor Vehicle Liability, as described above, shall include an endorsement stating the following shall be Additional Insureds: The City of Pontiac, all elected and appointed officials, all employees and volunteers, all boards, commissions, and/or authorities and board members, including employees and volunteers thereof. It is understood and agreed by naming the City of Pontiac as additional insured, coverage afforded is considered to be primary and any other insurance the City of Pontiac may have in effect shall be considered secondary and/or excess.

**Cancellation Notice:** Workers' Compensation Insurance, Commercial General Liability Insurance, and Motor Vehicle Liability Insurance, as described above, shall be endorsed to state the following: “It is understood and agreed Thirty (30) days, Ten (10) days for non-payment of premium, Advance Written Notice of Cancellation, Non-Renewal, Reduction, and/or Material Change shall be sent to: Garland Doyle, gdoyle@pontiac.mi.us, City of Pontiac, 47450 Woodward Avenue, Pontiac, MI 48342.

**Proof of Insurance Coverage:** The Contractor shall provide the City of Pontiac, at the time the contracts are returned by him/her for execution, certificates and policies listed below:

- Two (2) copies of Certificate of Insurance for Workers' Compensation Insurance;
- Two (2) copies of Certificate of Insurance for Commercial General Liability Insurance;
- Two (2) copies of Certificate of Insurance for Vehicle Liability Insurance;
- If so requested, certified Copies of all policies mentioned above will be furnished.
Certificate of Insurance as well as the required endorsements. In lieu of required endorsements, if applicable, a copy of the policy sections where coverage is provided for additional insured and cancellation notice would be acceptable. Copies or certified copies of all policies mentioned above shall be furnished, if so requested.

**Renewal of Insurance:** If any of the above coverages expire during the term of this contract, the Contractor shall deliver renewal certificates and/or policies to City of Pontiac at least ten (10) days prior to the expiration date.

2.13 **Performance Bond**

The successful bidder may be required to execute surety bonds, with sureties acceptable to the City. One such bond may be a Performance Bond in the amount of **five hundred thousand dollars** ($500,000).

2.14 **Bid Bond**

A Bid Bond is not required.

2.15 **Maintenance and Guarantee Bond**

A maintenance and guarantee bond is not required.

2.16 **Subcontracting**

The Contractor shall assume toward the Subcontractor all obligations and responsibilities that the Owner, under such documents, assumes toward the Contractor, and the Subcontractor shall assume toward the Contractor all obligations and responsibilities which the Contractor, under such documents, assumes toward the Owner and the Engineer. The Contractor shall have the benefit of all rights, remedies and redress against the Subcontractor that the Owner, under such documents, has against the Contractor, and the Subcontractor shall have the benefit of all rights, remedies and redress against the Contractor that the Contractor, under such documents, has against the Owner, insofar as applicable to this Subcontract.

2.17 **Termination for Cause**

The City by written notice of default to the contractor may terminate the whole or any part of this contract for the following conditions:

a. Fails to begin the work within the time specified in the Contract;

b. Fails to perform the work with sufficient workers and equipment or with sufficient materials to assure the prompt completion of said work;
c. Fails to perform the work in accordance with contract requirements or refuses to remove and replace rejected materials or unacceptable work;
d. Discontinues the work;
e. Fails to resume work which has been discontinued within a reasonable time after notice to do so;
f. Becomes insolvent or is declared bankrupt or commits any act of bankruptcy or insolvency;
g. Allows any final judgment to remain unsatisfied for a period of 10 days;
h. Fails to comply with contract requirements regarding minimum wage payments;
i. Is a party to fraud; or
j. For any other cause whatsoever, fails to carry on the work in an acceptable manner.

3. DESCRIPTION OF SERVICES

3.1 SCOPE OF SERVICES

The City of Pontiac is looking for a contractor/window supplier to supply complete windows and frames and to provide complete removal of existing windows and frames, handling of non-friable materials such as existing sealant and caulking around the window frame containing asbestos, installation of the new windows and frames, and aluminum panels to meet the specification. The work also includes the disposal of the removed asbestos and all the removed specified items.

Scope of Work
The scope of work includes the followings:
1. Supply a total of one hundred forty-three (143) new window and frame in accordance with the Agreement for the Work. See drawings A102, A103, A104, A105, A106, and A107.

2. Supplier is responsible to supply the new windows, and frames based on a detailed field measurements of the existing window openings taking into consideration the existing conditions.

3. Identify and label the location for each of the designated windows and frames. Provide installation drawing for each of the designated window and frame.

4. Position of the new windows and frames shall be as per existing windows and frames location and also incorporate the proposed new exterior aluminum panels. (not included in this contract to supply) See drawing A106 section 4.
5. Supplier to coordinate with City of Pontiac prior to performing any field measurement.

6. Supplier to coordinate with City of Pontiac for storage location where the new windows will be delivered and stored.

7. New windows and frame shall be delivered in containers and stored in designation area (City of Pontiac parking lots) with security locks upon completion of installation by others. Estimated installation contract period of Three months.

8. Supply a total of one hundred forty-three (143) new window and frame in accordance with the Agreement for the Work. See drawings A102, A103, A104, A105, A106, and A107.

9. Remove two hundred eighty-six (286) existing windows, frames, and all other appurtenances in one hundred forty-three window openings (143).

10. Remove and dispose of all existing window caulking, sealant and hazardous materials properly at all one hundred forty-three (143) window openings. This is to be handled and disposed of by a licensed abatement contractor prior to demolition or removal of existing windows.

11. Supply the aluminum panels per specification and contract drawings (total of 85).

12. Install new windows and frames of the ground and second floors. Total number eighty-five (85). Install new windows and frames of the first floor with. Total number fifty-eight (58).

13. Contractor shall apply new interior and exterior sealant to new windows per specification and contract drawings. Sealant shall be weather tight.

14. Install new window exterior sills. Patch and paint interior sills, jamb and head as necessary to match surroundings color, finish, and texture.

15. Any damage to windows, and frames is to be replaced at the installation contractor’s expense. Contractor will provide all other required materials related to work.

16. Install the new aluminum panels on top of existing aluminum panels and seal weather tight between new windows & panels. See contract specification and contract drawings.

17. Re-route existing wiring/cords that travel through windows. Coordinate with Pontiac City hall maintenance department.

18. Remove A/C window type units & stored per owner’s direction.

19. Remove and salvage existing drop box and reinstall after installation of new window. Insulated panels shall be used in this window.
20. HVAC duct going through window to be remained. New window configuration and type to be coordinated with Client.

21. Windows frames, glass and glazing to be installed will be stored at the City of Pontiac City Hall Parking lots.

3.2 NON-ASSIGNMENT OR TRANSFER

The service provided for under the Contract shall not be sub-contracted, assigned or transferred by the Contractors without prior written consent of the City.

3.3 CITY RULES

Employees of Contractors shall comply with all instructions, and building regulations issued by representative of the City of Pontiac.

3.4 TERM OF CONTRACT

The proposed contract shall be for six (6) months, May 2020 to October 2020. Extensions to the contract may be granted through written approval by the City of Pontiac. The cost charged to the city for the services listed herein are at a fixed cost and any additional time needed to complete the Scope of Work detailed shall not automatically accrue additional cost for the city.

3.5 PROGRESS PAYMENTS/RETAI NAGE

This contract is not subject to progress payments or retainage.

THIS ENDS THE ABOVE SECTION
FOLLOWING PAGES ARE BID PROPOSAL FORMS AND SAMPLE CONTRACT
FORM OF PROPOSAL

To: City of Pontiac, Michigan

To All Here Present:

Having carefully examined the bid for the proposed work, and being fully informed in regard to the conditions to be met in the prosecution and completion of the work, and having read and examined the Instructions to Bidders, Agreement, Bonds, General Conditions, Plans and Specifications pertaining to this work and agreeing to be bound accordingly, the undersigned proposes to furnish all the materials, labor, and other equipment as necessary in full accordance with and conformity to the plans and specifications for this work now on file in the office of the City's at and for the following named prices, to wit:

NOTE: This proposal is solicited on a unit price or lump sum for work actually completed.

THIS BID PROPOSAL MUST BE SUBMITTED BACK TO THE CITY OF PONTIAC IN ITS ENTIRETY AS PART OF THE CONTRACTOR'S BID SUBMISSION. MAKE SURE THAT ALL PAGES ARE COMPLETELY FILLED OUT AND THAT ALL INFORMATION REQUESTED IS COMPLETE. FAILURE TO DO SO MAY BE CAUSE TO REJECT YOUR BID PROPOSAL. IF A BID IS NOT BEING SUBMITTED FOR A PARTICULAR AREA OF WORK, PLEASE MARK "NO BID" IN THE APPROPRIATE SPACE.

BIDDER ACKNOWLEDGES RECEIPT OF ANY ADDENDUM: (if issued)

ADDENDUM NO: ___________________ Dated: ___________________

Bid amounts are to be expressed as a unit price on a per cut basis as specified in the Bid Proposal Form. Bid Prices are to include cost of all labor, materials, equipment, insurance and bonds necessary to comply and perform under these specifications. Prices for individual properties may be requested for selected properties.
<table>
<thead>
<tr>
<th>Item No.</th>
<th>Description</th>
<th>Quantity</th>
<th>Unit Price</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>A.</td>
<td>Field measurement of existing Window opening for new Window and frames.</td>
<td>143</td>
<td>$_________ each</td>
<td>$______</td>
</tr>
</tbody>
</table>

  Unit Price in words $_________ each

  Total amount in words $______

| B.      | Ultra Thermal Single Hung Aluminum windows with 1 " Overall Insulated glass unit Of ¼" lites. | 143      | $_________ each | $______ |

  Unit price in words $_________ each

  Total amount in words $______

| C.      | Removal of existing windows And frames. (Two windows in Each opening)       | 286      | $_________ each | $______ |

  Unit Price in words $_________ each

  Total amount in words $______

| D.      | Removal of existing sealants and caulking. (By Abatement Contractor) LS (143 opening) | $_________ each | $______ |

  Unit price in words $_________ each

  Total amount in words $______

| E.      | Supply new aluminum panels 85 $_________ each | $______ |

  Unit Price in words $_________ each

  Total amount in words $______
<table>
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<tr>
<th>Item No.</th>
<th>Description</th>
<th>Quantity</th>
<th>Unit Price</th>
<th>Amount</th>
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<tbody>
<tr>
<td>F.</td>
<td>Install new windows and frames. Complete with all sealant and as needed painting and interior patching to match existing per specification and contract drawings.</td>
<td>143</td>
<td>$_____ each</td>
<td>$_____</td>
</tr>
<tr>
<td>G.</td>
<td>Install new aluminum panels. Complete with all sealant and as needed.</td>
<td>85</td>
<td>$_____ each</td>
<td>$_____</td>
</tr>
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</table>

Quantities listed are actual in the Bid Proposal of the executed contract. The Contractor shall be paid based on the actual units delivered.

I, the undersigned, proposed to provide services proposed in this contract per the specifications supplied by the City of Pontiac. No contract is active until a purchase order is issued to the successful bidder.

I further propose to deliver the above-described services for the City of Pontiac in first class operating manner in accordance with all specifications contained herein subject to purchaser’s inspection of services performed. All equipment described herein shall be delivered to the successful bidder of the 2014 Streetlight Installation contract as directed by the City of Pontiac, City Engineer.

I attest that the bid includes all information necessary for the City of Pontiac to accept the bid.

FIRM NAME: ______________________ DATE: ______________________

BY: ______________________ Signature

__________________________

City Hall Window Replacement and Installation - 2019 Page 16 of 37
EXPERIENCE AND REFERENCES

The proposer must list number of clients the firm is currently providing services similar to the work described in the scope of work of this proposal.

Public Entities:

__________________________________________________________________________
Private Entities:

Provide a list of references indicating organizations for which you have performed similar work and contract amount within a period of not less than five (5) years.

<table>
<thead>
<tr>
<th>Agency</th>
<th>Address</th>
<th>Contact Person &amp; Phone/Email</th>
<th>Contract Description &amp; Date</th>
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</table>

List of Equipment Intended to Perform Scope of Work
Related Project Experience:

Provide descriptions of current and completed projects your firm has performed that are similar to this project in size, scope and complexity. Information for these projects, limited to the last five (5) years:
1) Project Title: ________________________________  
Project Location: ________________________________  
Client’s name: ________________________________  
Contact name, title, and telephone number: ________________________________

2) Project Title: ________________________________  
Project Location: ________________________________  
Client’s name: ________________________________  
Contact name, title, and telephone number: ________________________________

3) Project Title: ________________________________  
Project Location: ________________________________  
Client’s name: ________________________________  
Contact name, title, and telephone number: ________________________________

If you require more room, please submit information on another sheet.

CITY OF PONTIAC - BID PROPOSAL

I, the undersigned, propose to provide services proposed in this contract as per specifications supplied by the City of Pontiac. No contract is active until a purchase order is issued to the successful bidder.
I further propose to deliver the above-described services for the City of Pontiac in first class operating manner in accordance with all specifications contained herein subject to purchaser's inspection of services performed.

I attest that the bid includes all information necessary for the City of Pontiac to accept bid.

Company Name: ______________________________________________________

Address: ____________________________________________________________

Representative Signature: ______________________________________________

Print Name: __________________________________________________________

Title: ________________________________________________________________

Office #_________________________ Cell #_______________________________

FAX#___________________________

Federal Tax Identification Number: ________________________________________

Date: __________________________

CONTRACT FOR [TYPE OF SERVICE]

1) Parties. The parties to this contract are the City of Pontiac, Michigan hereinafter referred to as the “City”, and [NAME OF CONTRACTOR] hereinafter called the “Contractor”.

2) **Purpose.** The purpose of this contract is for the City to engage the Contractor to provide \[TYPE OF SERVICE\] to the City (see Scope of Services below).

3) **Scope of Services.** The Contractor will provide all labor, materials, supplies, equipment and supervision to perform \[TYPE OF SERVICE\] in the City. The Contractor is to perform all work in accordance with generally accepted standards and practices.

4) **General Terms and Conditions.** This contract is hereby made subject to the terms and conditions included in the Scope of Services (see Exhibit “A” below) and Additional Terms and Conditions (see Exhibit “B” below).

5) **Consideration.** As consideration for the performance of the services referenced in the Scope of Services (see Exhibits “A” & “B” below), the City agrees to compensate the Contractor as follows:

   [INSERT PAYMENT TERMS PER CONTRACT]

6) **Period of Performance.** This contract will become effective for the period beginning \[TIME PERIOD\], with \[ANY RENEWAL OPTIONS\] upon the approval and signature of the parties hereto.

7) **Method of Payment.** Contractor will be paid 30 days after completion of work as outlined in the Scope of Services after submission of a valid invoice.

8) **Applicable Law.** This contract shall be governed by and construed in accordance with the laws of the City of Pontiac, State of Michigan and applicable federal laws.

9) **Compliance with Laws.** The Contractor understands that the City is an equal opportunity employer and, therefore, maintains a policy which prohibits unlawful discrimination based on race, color, creed, sex, age, national origin, physical handicap, disability, genetic information, or any other consideration made unlawful by federal, state, or local laws. All such discrimination is unlawful and the Contractor agrees during the term of the agreement that the Contractor will strictly adhere to this policy in its employment practices and provision of services. The Contractor shall comply with, and all activities under this agreement shall be subject to, all applicable federal, State of Michigan, and City of Pontiac laws and regulations, as now existing and as may be amended or modified.

The Contractor is responsible for instructing and training their employees in appropriate safety measures. Employees will be responsible for maintaining a safe work environment while completing their tasks.

a) The Contractor shall comply with the Michigan Right to Know Law (Amendments to Act 154), which requires that all employers within the State comply with federal Hazard Communications Standards (C.F.R. 1910.1200) and certain additional guidelines as of February 25, 1987. These Standards specify that employers develop a written hazard
communication program, which is to be made available for workers or their designated representatives.

b) The Contractor will comply with all federal, state and local regulations, including but not limited to all applicable OSHA/MIOSHA requirements and the Americans with Disabilities Act.

c) The Contractor is responsible for all applicable state and federal social security benefits and unemployment taxes and agrees to indemnify and protect the City against such liability.

10) Requirements contract. During the period of the contract, the Contractor shall provide all the services described in the contract. The Contractor understands and agrees that this is a requirements contract and that the City shall have no obligation to the Contractor if no services are required.

EXHIBIT "A"

SCOPE OF SERVICES

The Contractor shall provide [TYPE OF SERVICE].

Except as otherwise provided herein, Contractor shall furnish all labor, supervision and services necessary to properly execute and complete the work.
EXHIBIT "B"

ADDITIONAL TERMS AND CONDITIONS

1) Attorneys' fees and expenses. Subject to other terms and conditions of this contract, in the event the Contractor defaults in any obligation under this contract, the Contractor shall pay to the City all costs and expenses (including, without limitation, investigative fees, court costs, and attorneys' fees) incurred by the City in enforcing this contract or
otherwise reasonably related thereto. Contractor agrees that under no circumstances shall the City be obligated to pay any attorneys’ fees or costs of legal action to the Contractor.

2) **Authority to contract.** The Contractor warrants: (a) that it is a validly organized business with valid authority to enter into this contract; (b) that it is qualified to do business and in good standing in the State of Michigan; (c) that entry into and performance under this contract is not restricted or prohibited by any loan, security, financing, contractual, or other contract of any kind; and, (d) notwithstanding any other provision of this contract to the contrary, that there are no existing legal proceedings or prospective legal proceedings, either voluntary or otherwise, which may adversely affect its ability to perform its obligations under this contract.

3) **Confidential information.** Disclosure of any confidential information by the Contractor or its subcontractor without the express written approval of the City shall result in the immediate termination of this contract.

4) **Confidentiality.** Notwithstanding any provision to the contrary contained herein, it is recognized that the City of Pontiac is a public City of the State of Michigan and is subject to the laws regarding confidentiality. If a public records request is made for any information provided to the City pursuant to the contract, the City shall promptly notify the disclosing party of such request and will respond to the request only in accordance with the procedures and limitations set forth in applicable law. The disclosing party shall promptly institute appropriate legal proceedings to protect its information. No party to the contract shall be liable to the other party for disclosures of information required by court order or required by law.

5) **Contractor personnel.** The City shall, throughout the life of the contract, have the right of reasonable rejection and approval of staff or subcontractors assigned to the work by the Contractor. If the City reasonably rejects staff or subcontractors, the Contractor shall provide replacement staff or subcontractors satisfactory to the City in a timely manner and at no additional cost to the City. The day-to-day supervision and control of the Contractor’s employees and subcontractors is the sole responsibility of the Contractor. Contractor personnel are subject to background checks by the Oakland County Sheriff Department and shall comply with all requirements as outlined in the Request for Quote.

6) **Insurance.** The Contractor shall not commence work under this contract until it has obtained the required insurance under this paragraph. All coverage shall be with insurance companies licensed and admitted to do business in the State of Michigan. All coverage shall be with carriers acceptable to the City of Pontiac:

   a) **Workers’ Compensation Insurance.** The Contractor shall procure and maintain during the life of this contract, Workers’ Insurance, including Employers Liability
Coverage, in accordance with all applicable statutes of the State of Michigan with a minimum limit of $100,000 each accident for any employee.

b) **Commercial General Liability Insurance.** The Contractor shall procure and maintain during the life of this contract, Commercial General Liability Insurance on an "Occurrence Basis" with limits of liability not less than $2,000,000 per occurrence and/or aggregate combined single limit. Personal Injury, Bodily Injury and Property Damage, coverage shall include the following extensions: (A) Contractual Liability; (B) Products and Completed Operations; (C) Independent Contractors Coverage; (D) Broad Form General Liability Extensions or equivalent; (E) Deletion of all Explosion, Collapse and Underground (XCU) Exclusions, if applicable; (F) Per project aggregate.

c) **Motor Vehicle Liability.** The Contractor shall procure and maintain during the life of this contract Motor Vehicle Liability Insurance, including Michigan No-Fault Coverage, with limits of liability of not less than $2,000,000 per occurrence combined single limit Bodily Injury and Property Damage. Coverage shall include all owned vehicles, all non-owned vehicles, and all hired vehicles.

d) **Additional Insured:** Commercial General Liability and Motor Vehicle Liability Insurance, as described above, shall include an endorsement stating the following shall be Additionally Insured: The City of Pontiac, all elected and appointed officials, all employees and volunteers, all boards, commissions, and/or authorities and board members, including employees and volunteers.

e) **Cancellation Notice:** All policies described above shall include an endorsement stating the following: "It is understood and agreed that Thirty (30) days Advance Written Notice of Cancellation, Non-Renewal, Reduction and/or Material Change shall be sent to City Administrator for the City of Pontiac.

f) **Proof of Insurance Coverage:** The Contractor shall provide the City of Pontiac, at the time the contracts are returned for execution, certificates for all coverage listed above.

g) **Expiration of Policies:** If any of the above coverage lapses during term of this contract, the Contractor shall deliver renewal certificates and/or policies to the City of Pontiac at least ten (10) days prior to the expiration date.

h) **Indemnification:** To the extent permitted by law, the towing Contractor shall indemnify and hold the City harmless of and from all claims, losses, liability, demands, costs, loss of service, expense, and compensation on account of or in any way growing out of any damage, including, but not limited to, bodily injury or property damage which may result from the towing Contractor's towing services. In addition, the towing Contractor shall cover all costs incurred by the City in defense
of any litigation covered under this letter of contract, including attorney fees and court costs.

i) Insurance companies, named insureds and policy forms shall be subject to the approval of the Pontiac Department of Public Works. Such approval shall not be unreasonably withheld. Insurance policies shall not contain endorsements or policy conditions, which reduce coverage provided to the City of Pontiac. Contractor shall be responsible to the City of Pontiac or insurance companies insuring the City of Pontiac for all costs resulting from both financially unsound insurance companies selected by Contractor and their inadequate insurance coverage. Contractor shall furnish the Pontiac Finance Department with satisfactory certificates of insurance or a certified copy of the policy, if requested by the Finance Department.

j) No payments will be made to the Contractor until the current certificates of insurance have been received and approved by the Finance Department. If the insurance as evidenced by the certificates furnished by the Contractor expires or is canceled during the term of the contract, services and related payments will be suspended. Contractor shall furnish the Finance Department with certification of insurance evidencing such coverage and endorsements at least ten (10) working days prior to commencement of services under this contract. Certificates shall be addressed to the Pontiac Finance Department, and shall provide for 30 day written notice to the Certificate holder of cancellation of coverage.

7) **ineligibility and suspension.** The Contractor certifies to the best of its knowledge and belief, that it: (a) is not presently ineligible, suspended, proposed for ineligibility, declared ineligible, or voluntarily excluded from covered transaction by any federal department or the City or any political subdivision of the City or the State of Michigan; (b) has not, within a three year period preceding this proposal, been convicted of or had civil judgment rendered against it for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract under a public transaction; (c) has not, within a three year period preceding this proposal, been convicted of or had civil judgment rendered against it for a violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property; (d) is not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of these offenses enumerated in paragraphs (b) and (c) of this certification; and, (e) has not, within a three year period preceding this proposal, had one or more public transactions (federal, state, or local) terminated for cause or default.

8) **Disclosure of confidential information.** In the event that either party to this contract receives notice that a third party requests divulgence of confidential or otherwise protected information and/or has served upon it subpoena or other validly issued administrative or judicial process ordering divulgence of confidential or otherwise
protected information that party shall promptly inform the other party and thereafter respond in conformity with such subpoena to the extent mandated by law. This section shall survive the termination or completion of this contract.

9) **Exceptions to confidential information.** The Contractor and the City shall not be obligated to treat as confidential and proprietary any information disclosed by the other party ("disclosing party") which: (a) is rightfully known to the recipient prior to negotiations leading to this contract, other than information obtained in confidence under prior engagements; (b) is generally known or easily ascertainable by nonparties of ordinary skill in the business of the customer; (c) is released by the disclosing party to any other person, firm, or entity (including governmental agencies or bureaus) without restriction; (d) is independently developed by the recipient without any reliance on confidential information; (e) is or later becomes part of the public domain or may be lawfully obtained by the City or the Contractor from any nonparty; or, (f) is disclosed with the disclosing party’s prior written consent.

10) **Default.** If the Contractor:

   a) Fails to supply complete labor and supervision in sufficient time and quantity to meet the City’s progress schedule, as it may be modified:

   b) Causes stoppage or delay of, or interference with, the project;

   c) Fails to promptly pay its employees for work on the project;

   d) Fails to pay worker’s compensation or other employee benefits, withholding or any other taxes;

   e) Fails to comply with the safety provisions of the Contract or with any safety order, regulation or requirement of any governing authority having jurisdiction over this project;

   f) Makes unauthorized changes in supervisory personnel;

   g) Fails in performance or observance of any of the provisions of the contract;

   h) Files a voluntary petition in bankruptcy or is adjudicated insolvent;

   i) Obtains an order for relief under Section 301 of the Bankruptcy Code;

   j) Files any petition or fails to contest any petition filed seeking any reorganization or similar relief under any laws relating to bankruptcy, insolvency or other relief of debtors;
k) Or seeks or consents to or is acquiescent in the appointment of a trustee, receiver or liquidator of any of its assets or property;

l) Makes an assignment for the benefit of creditors; or

m) Makes an admission, in writing, of its inability to pay its debts as they became due;

Then City, after giving Contractor written or oral (subsequently confirmed in writing) notice of such default and forty-eight (48) hours within which to cure such default, shall have the right to exercise any one or more of the following remedies:

a) Require that Contractor utilize, at its own expense, additional labor, overtime labor (including Saturday and Sunday work) and additional shifts as necessary to overcome the consequences of any delay attributable to Contractor’s default.

b) Remedy the default by whatever means City may deem necessary or appropriate, including, but not limited to, correcting, furnishing, performing or otherwise completing the work, or any part thereof, by itself or through others (utilizing where appropriate any materials and equipment previously purchased for that purpose by Contractor) and deducting the cost thereof from any monies due or to become due to Contractor hereunder;

i) After giving Contractor an additional forty-eight (48) hours written (or oral, subsequently confirmed in writing) notice, terminate this Contract, without thereby waiving or releasing any rights or remedies against Contractor or its sureties, and, by itself or through others, take possession of the work, and all materials, equipment facilities, tools, scaffolds and appliances of Contractor relating to the work, for the purposes of costs and other damages under the contract and for the breach thereof; and

ii) Recover all reasonable attorneys’ fees suffered or incurred by City by reason of, or as a result of, Contractor’s default.

11) Failure to enforce. Failure by the City at any time to enforce the provisions of the contract shall not be construed as a waiver of any such provisions. Such failure to enforce shall not affect the validity of the contract or any part thereof or the right of the City to enforce any provision at any time in accordance with its terms.

12) Final payment. Upon satisfactory completion of the work performed under this contract, as a condition before final payment under this contract, or as a termination settlement under this contract, the Contractor shall execute and deliver to the City a release of all claims against the City arising under, or by virtue of, the contract, except
claims which are specifically exempted by the Contractor to be set forth therein. Unless otherwise provided in this contract, by state law, or otherwise expressly agreed to by the parties in this contract, final payment under the contract or settlement upon termination of this contract shall not constitute waiver of the City's claims against the Contractor under this contract.

13) Force majeure. Each party shall be excused from performance for any period and to the extent that it is prevented from performing any obligation or service, in whole or in part, as a result of causes beyond the reasonable control and without the fault or negligence of such party and/or its subcontractors. Such acts shall include without limitation acts of God, strikes, lockouts, riots, and acts of war, epidemics, governmental regulations superimposed after the fact, fire, earthquakes, floods, or other natural disasters (the "force majeure events"). When such a cause arises, the Contractor shall notify the City immediately in writing of the cause of its inability to perform, how it affects its performance, and the anticipated duration of the inability to perform. Delays in delivery or in meeting completion dates due to force majeure events shall automatically extend such dates for a period equal to the duration of the delay caused by such events, unless the City determines it to be in its best interest to terminate the contract.

14) Indemnification. To the fullest extent allowed by law, the Contractor shall indemnify, defend, save and hold harmless, protect, and exonerate the City, its commissioners, board members, officers, employees, agents, representatives, and the State of Michigan from and against all claims, demands, liabilities, suits, actions, damages, losses, and costs of every kind and nature whatsoever including, without limitation, court costs, investigative fees and expenses, and attorneys' fees, arising out of or caused by the Contractor and/or its partners, principals, agents, employees and/or subcontractors in the performance of or failure to perform this contract. In the City's sole discretion, the Contractor may be allowed to control the defense of any such claim, suit, etc. In the event the Contractor defends said claim, suit, etc., the Contractor shall use legal counsel acceptable to the City. The Contractor shall be solely responsible for all costs and/or expenses associated with such defense, and the City shall be entitled to participate in said defense. The Contractor shall not settle any claim, suit, etc., without the City's concurrence, which the City shall not unreasonably withhold.

15) Independent contractor status. The Contractor shall, at all times, be regarded as and shall be legally considered an independent contractor and shall at no time act as an agent for the City. Nothing contained herein shall be deemed or construed by the City, the Contractor, or any third party as creating the relationship of principal and agent, master and servant, partners, joint ventures, employer and employee, or any similar such relationship between the City and the Contractor. Neither the method of computation of fees or other charges, nor any other provision contained herein, nor any acts of the City or the Contractor hereunder creates, or shall be deemed to create, a relationship other than the independent relationship of the City and the Contractor. The Contractor's personnel shall not be deemed in any way, directly or indirectly, expressly
or by implication, to be employees of the City or the State of Michigan. Neither the Contractor nor its employees shall, under any circumstances be considered servants, agents, or employees of the City and the City shall be at no time legally responsible for any negligence or other wrongdoing by the Contractor, its servants, agents, or employees. The City shall not withhold from the contract payments to the Contractor any federal or state unemployment taxes, federal or state income taxes, social security tax, or any other amounts for benefits to the Contractor. Further, the City shall not provide to the Contractor any insurance coverage or other benefits, including worker's compensation, normally provided by the City for its employees.

16) **No limitation of liability.** Nothing in this contract shall be interpreted as excluding or limiting any tort liability of the Contractor for harm caused by the intentional or reckless conduct of the Contractor or for damages incurred through the negligent performance of duties by the Contractor or the delivery of products that are defective due to negligent construction.

17) **Notices.** All notices required or permitted to be given under this contract shall be in writing and personally delivered or sent by certified United States mail, postage prepaid, return receipt requested, to the Pontiac City Clerk's Office to whom the notice should be given at the address set forth below. Notice shall be deemed given when actually received or when refused. The parties agree to promptly notify each other in writing of any change of address.

For the Contractor: [INSERT ADDRESS]

For the City: [INSERT ADDRESS AND DEPARTMENT]

18) **Oral statements.** No oral statement of any person shall modify or otherwise affect the terms, conditions, or specifications stated in this contract. All modifications to the contract shall be made in writing by the City and agreed to by the Contractor.

19) **Ownership of documents and work papers.** The City shall own all documents, files, reports, work papers and working documentation, electronic or otherwise, created in connection with the project which is the subject of this contract, except for the Contractor's internal administrative and quality assurance files and internal project correspondence. The Contractor shall deliver such documents and work papers to the City upon termination or completion of the contract. The foregoing notwithstanding, the Contractor shall be entitled to retain a set of such work papers for its files. The Contractor shall be entitled to use such work papers only after receiving written permission from the City and subject to any copyright protections.

20) **Priority.** The contract consists of this contract with exhibits. Any ambiguities, conflicts or questions of interpretation of this contract shall be resolved by first, reference to this contract with exhibits and, if still unresolved, by reference to the bid. Omission of any
term or obligation from this contract shall not be deemed an omission from this contract if such term or obligation is provided for elsewhere in this contract.

21) **Quality control.** The Contractor shall institute and maintain throughout the contract period a properly documented quality control program designed to ensure that the services are provided at all times and in all respects in accordance with the contract. The program shall include providing daily supervision and conducting frequent inspections of the Contractor's staff and ensuring that accurate records are maintained describing the disposition of all complaints. The records so created shall be open to inspection by the City.

22) **Record retention and access to records.** Provided the Contractor is given reasonable advance written notice and such inspection is made during normal business hours of the Contractor, the City or any duly authorized representatives shall have unimpeded, prompt access to any of the Contractor's books, documents, papers, and/or records which are maintained or produced as a result of the project for the purpose of making audits, examinations, excerpts, and transcriptions. All records related to this contract shall be retained by the Contractor for three years after final payment is made under this contract and all pending matters are closed; however, if any audit, litigation or other action arising out of or related in any way to this project is commenced before the end of the three year period, the records shall be retained for one year after all issues arising out of the action are finally resolved or until the end of the three year period, whichever is later.

23) **Recovery of money.** Whenever, under the contract, any sum of money shall be recoverable from or payable by the Contractor to the City, the same amount may be deducted from any sum due to the Contractor under the contract or under any other contract between the Contractor and the City. The rights of the City are in addition and without prejudice to any other right the City may have to claim the amount of any loss or damage suffered by the City on account of the acts or omissions of the Contractor.

24) **Right to audit.** The Contractor shall maintain such financial records and other records as may be prescribed by the City or by applicable federal and state laws, rules, and regulations. The Contractor shall retain these records for a period of three years after final payment, or until they are audited by the City, whichever event occurs first. These records shall be made available during the term of the contract and the subsequent three-year period for examination, transcription, and audit by the Michigan Office of the State Auditor, its designees, or other authorized bodies.

25) **Right to inspect facility.** The City may, at reasonable times, inspect the place of business of the Contractor or any subcontractor, which is related to the performance of any contract awarded by the City.
26) **Severability.** If any part of this contract is declared to be invalid or unenforceable, such invalidity or unenforceability shall not affect any other provision of the contract that can be given effect without the invalid or unenforceable provision, and to this end the provisions hereof are severable. In such event, the parties shall amend the contract as necessary to reflect the original intent of the parties and to bring any invalid or unenforceable provisions in compliance with applicable law.

27) **City property.** The Contractor will be responsible for the proper custody and care of any City-owned property furnished for the Contractor's use in connection with the performance of this contract. The Contractor will reimburse the City for any loss or damage, normal wear and tear excepted.

28) **Termination for convenience clause.**

   a) The City reserves the absolute right to terminate the contract in whole or in part, for the convenience of the City at its sole discretion on thirty (30) days written notice to the Contractor. The City has the right, upon its sole discretion only, to terminate the contract with cause by giving notice to the Contractor of such termination, specifying the effective date thereof, at least fourteen (14) days before the effective date of such termination, and the Contract shall terminate in all respects as if such date were the date originally given for the expiration of the Contract.

   b) The Contractor shall be liable to the City for damages sustained by the City by virtue of any breach of the Contract by the Contractor, and any costs the City might incur enforcing or attempting to enforce the Contract, and the City may pursue legal remedies in the collection of fees to compensate for the damages sustained by the City.

   c) **Contractor's Obligations.** The Contractor shall incur no further obligations in connection with the terminated work and on the date set in the notice of termination the Contractor will stop work to the extent specified. The Contractor shall also terminate outstanding orders and subcontracts as they relate to the terminated work. The Contractor shall settle the liabilities and claims arising out of the termination of subcontracts and orders connected with the terminated work. The City may direct the Contractor to assign the Contractor's right, title, and interest under terminated orders or subcontracts to the State of Michigan. The Contractor shall still complete the work not terminated by the notice of termination and may incur obligations as are necessary to do so.

29) **Termination for default clause.**

   a) **Default.** If the Contractor refuses or fails to perform any of the provisions of this contract with such diligence as will ensure its completion within the time specified in this contract or any extension thereof, or otherwise fails to timely satisfy the
contract provisions, or commits any other substantial breach of this contract, the City may notify the Contractor in writing of the delay or nonperformance and if not cured in ten days or any longer time specified in writing by the City, the City may terminate the Contractor's right to proceed with the contract or such part of the contract as to which there has been delay or a failure to properly perform. In the event of termination in whole or in part, the City may procure similar supplies or services in a manner and upon terms deemed appropriate by the City. The Contractor shall continue performance of the contract to the extent it is not terminated and shall be liable for excess costs incurred in procuring similar goods or services.

b) Contractor's Duties. Notwithstanding termination of the contract and subject to any directions from the City, the Contractor shall take timely, reasonable, and necessary action to protect and preserve property in the possession of the Contractor in which the City has an interest.

c) Compensation. Payment for completed services delivered and accepted by the City shall be at the contract price. The City may withhold from amounts due the Contractor such sums as the City deems to be necessary to protect the City against loss because of outstanding liens or claims of former lien holders and to reimburse the City for the excess costs incurred in procuring similar goods and services.

d) Excuse for Nonperformance or Delayed Performance. Except with respect to defaults of subcontractors, the Contractor shall not be in default by reason of any failure in performance of this contract in accordance with its terms (including any failure by the Contractor to make progress in the prosecution of the work hereunder which endangers such performance) if the Contractor has notified the City within 15 days after the cause of the delay and the failure arises out of causes such as: acts of God; acts of the public enemy; acts of the State of Michigan and any other governmental entity in its sovereign or contractual capacity; fires; floods; epidemics; quarantine restrictions; strikes or other labor disputes; freight embargoes; or unusually severe weather. If the failure to perform caused by the failure of a subcontractor to perform or to make progress, and if such failure arises out of causes similar to those set forth above, the Contractor shall not be deemed to be in default, unless the services to be furnished by the subcontractor were reasonably obtainable from other sources in sufficient time to permit the Contractor to meet the contract requirements. Upon request of the Contractor, the City shall ascertain the facts and extent of such failure, and, if such officer determines that any failure to perform was occasioned by any one or more of the excusable causes, and that, but for the excusable cause, the Contractor's progress and performance would have met the terms of the contract, the delivery schedule shall be revised accordingly, subject to the rights of the City under the clause entitled "Termination for Convenience." (As used in this paragraph, the term "subcontractor" means subcontractor at any tier).
e) **Erroneous Termination for Default.** If, after notice of termination of the Contractor's right to proceed under the provisions of this clause, it is determined for any reason that the contract was not in default under the provisions of this clause, or that the delay was excusable under the provisions of Paragraph (d) (Excuse for Nonperformance or Delayed Performance) of this clause, the rights and obligations of the parties shall, if the contract contains a clause providing for termination for convenience by the City, be the same as if the notice of termination had been issued pursuant to such clause.

f) **Additional Rights and Remedies.** The rights and remedies provided in this clause are in addition to any other rights and remedies provided by law or under this contract.

30) **Termination upon bankruptcy.** This contract may be terminated in whole or in part by the City upon written notice to the Contractor, if the Contractor should become the subject of bankruptcy or receivership proceedings, whether voluntary or involuntary, or upon the execution by the Contractor of an assignment for the benefit of its creditors. In the event of such termination, the Contractor shall be entitled to recover just and equitable compensation for satisfactory work performed under this contract, but in no case shall said compensation exceed the total contract price.

31) **Third party action notification.** The Contractor shall give the City prompt notice in writing of any action or suit filed, and prompt notice of any claim made against the Contractor by any entity that may result in litigation related in any way to this contract.

32) **Unsatisfactory work.** If, at any time during the contract term, the service performed or work done by the Contractor is considered by the City to create a condition that threatens the health, safety, or welfare of the citizens and/or employees of the City of Pontiac, the Contractor shall, on being notified by the City, immediately correct such deficient service or work. In the event the Contractor fails, after notice, to correct the deficient service or work immediately, the City shall have the right to order the correction of the deficiency by separate contract or with its own resources at the expense of the Contractor.

33) **Waiver.** No delay or omission by either party to this contract in exercising any right, power, or remedy hereunder or otherwise afforded by contract, at law, or in equity shall constitute an acquiescence therein, impair any other right, power or remedy hereunder or otherwise afforded by any means, or operate as a waiver of such right, power, or remedy. No waiver by either party to this contract shall be valid unless set forth in writing by the party making said waiver. No waiver of or modification to any term or condition of this contract will void, waive, or change any other term or condition. No waiver by one party to this contract of a default by the other party will imply, be construed as, or require waiver of future or other defaults.
34) **Taxes and Contributions.** The Contractor hereby accepts and assumes exclusive liability for and shall indemnify, protect and save harmless the City from and against the payment of:

a) Contractor agrees to contact the City of Pontiac Income Tax Division, Audit and Compliance Section, 47450 Woodward, Pontiac, Michigan 48342, to establish reporting and withholding obligations under the City of Pontiac Income Tax Ordinance. Contractors will require the same of all subcontractors employed to perform any work in the City of Pontiac.


   Tax forms URL: [http://www.pontiac.mi.us/departments/income_tax/tax_forms.php](http://www.pontiac.mi.us/departments/income_tax/tax_forms.php)

b) All contributions, taxes or premiums (including interest and penalties thereon) which may be payable under the Unemployment Insurance Law of any State, the Federal Social Security Act, Federal, State, County and/or Municipal Tax Withholding Act, Federal, State, County and/or Municipal Tax Withholding Laws, or any other law, measured upon the payroll of or required to be withheld from employees by whomsoever employed or engaged in the work to be performed and furnished under this contract.

c) All sales, use, personal property and other taxes (including interest and penalties thereon) required by any Federal, State, County, Municipal or other law to be paid or collected by the Contractor or any of its vendors or any other person or persons acting for, through or under it or any of them, by reason of the performance of this work or the acquisition, furnishing, or use of any materials, equipment, supplies, labor, services or other items for or in connection with the work.

d) All pension, welfare, vacation, annuity and other union benefit contributions payable, under or in connection with respect, to all persons; by whomsoever employed or engaged in the work to be performed and furnished under this Contract.

35) **Bonds.** The Contractor is required to execute bonds, with sureties acceptable to the City, as identified in the specifications, all of which are incorporated into this agreement.

In witness whereof, the parties hereto have affixed, on duplicate originals, their signatures on the date indicated below, after first being authorized so to do.

[CONTRACTOR]

Sign: __________________________
<table>
<thead>
<tr>
<th>Company</th>
<th>Address/City</th>
<th>Representative</th>
<th>E-Mail</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rightway Remodeler</td>
<td>4407 Center St Spiezio</td>
<td>Lloyd Whitaker</td>
<td><a href="mailto:Lloyd_whitaker@ymail.com">Lloyd_whitaker@ymail.com</a></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First Contracting</td>
<td>701 S Main St Avon, IN</td>
<td>Bill Hendrix</td>
<td><a href="mailto:bill@firstcontracting.net">bill@firstcontracting.net</a></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Graham Arch Plaster</td>
<td>455 E Rose Ave York, PA</td>
<td>Jim Barbour</td>
<td><a href="mailto:jbarbour@graham-windows.com">jbarbour@graham-windows.com</a></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>MAAN SMOKA Bensche</td>
<td>615 Griswold St Detroit</td>
<td>Maan Soinka</td>
<td><a href="mailto:msoin@bensch.com">msoin@bensch.com</a></td>
</tr>
</tbody>
</table>

Name/Work Activity of RFP: City Hall Window Replacement & Installation

Present: Jessica Massey, Purchasing Agent

Present: 

Opened by: 

Date: 11/15/2019 at 2:00 pm
# BID TALLY

**ACTIVITY:** Window Replacement at City Hall  
**DATE:** 1/13/2019  
**TIME:** 2:00 PM

<table>
<thead>
<tr>
<th>Bid Bond Received</th>
<th>EGD Glass and Door, LLC</th>
<th>DMC Consultants</th>
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</thead>
<tbody>
<tr>
<td>Item No. A</td>
<td>$5,000.00</td>
<td></td>
</tr>
<tr>
<td>Item No. B</td>
<td>$336,000.00</td>
<td>$257,400.00</td>
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<tr>
<td>Item No. C</td>
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<tr>
<td>Item No. D</td>
<td>$93,000.00</td>
<td>$79,365.00</td>
</tr>
<tr>
<td>Item No. E</td>
<td>$52,000.00</td>
<td>$46,750.00</td>
</tr>
<tr>
<td>Item No. F</td>
<td>$96,000.00</td>
<td>$75,075.00</td>
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<tr>
<td>Item No. G</td>
<td>$34,000.00</td>
<td>$45,050.00</td>
</tr>
<tr>
<td>Item No. H</td>
<td>$21,450.00</td>
<td>$21,450.00</td>
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<tr>
<td><strong>Total</strong></td>
<td>$525,450.00</td>
<td>$483,800.00</td>
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Witness:  
Kearha Davidson, HR Manager  
Witness:  
Dan Ringo, Interim DPW Director  
Witness:  

Opened by:  
Sheila Grandison, Deputy City Clerk
DMC CONSULTANTS, INC.

LETTER OF TRANSMITTAL

January 13, 2019

City of Pontiac,
47450 Woodward Ave.,
Pontiac, MI 48342

Subject: Competitive Sealed Bid (Informal) City Hall Window Replacement and Installation

Dear Sir/Madam,

DMC Consultants, Inc. (DMC) appreciates this opportunity to respond to this Competitive Sealed Bid for the City Hall Replacement and Installation project.

DMC is an S-Corporation incorporated in 2005 for Profit in the State of Michigan, and is current with all its Federal, State, and Local Taxes. The Federal Tax Identification number for DMC is 20-3761128. DMC has been providing general construction services for the past 14 years, and is headquartered at 13500 Foley Street, Detroit, MI 48227. The average number of employees employed in DMC for the past 3 years is 40, and the key employees of the corporation are:

Mike Chaudhary, President/CEO – 313-491-1815 Ext. 22 Mike@dmcgroupusa.com
Billy Verschaste, Manager – Site Work – 313-491-1815 Ext. 31
Harley Brown, Manager – Demolition – 313-491-1815 Ext. 44
Dan Gharia, Chief Estimator/QA/QC – 313-491-1815 Ext. 27
Robert Fox, Manager Accounts/Finance – 313-491-1815 Ext. 28

We specialize in providing General Construction, Consulting, Environmental Remediation, and Demolition services. DMC has extensive experience with site work and heavy equipment. We have the team, equipment, and experience to finish the project within budget and on schedule.

DMC is licensed as:

- Residential Builder
- Wrecking Contractor
- US EPA RRP Contractor
- Lead Abatement Contractor
- Asbestos Abatement Contractor

DMC is certified as:

- Detroit Headquartered Business (DHQ)

Consulting • Construction • Environmental • Demolition
Corporate Office 13500 Foley Street, Detroit, MI 48227 P 313. 491. 1815 F 313. 491. 1820 Web www.dmcgroupusa.com
DMC GROUP
DMC CONSULTANTS, INC.

- Small Business Enterprise (SBE)
- Minority Owned Business (MBE)
- MDOT certified Disadvantaged Business Enterprise (DBE)
- HUD Section 3 Company for Tri-County
- US SBA HUBZone
- US SBA certified 8(a) DBE

Some clients where we have provided similar services:
- Dearborn Public Schools
- City of Wyandotte
- City of Ann Arbor Housing Commission

DMC has thoroughly reviewed the scope of services set forth in this Competitive Sealed Bid and clearly understands the goals for this project. We are also aware of the importance of community outreach and the timeline requirements for this project.

*We are confident that we meet all the requirements for this Invitation to Bid and feel we are an excellent candidate for performing the outlined work for the following reasons:*

- DMC owns/has access to all equipment and tools required for this RFQ
- DMC has its office and large warehousing facility in close vicinity of the project
- We have understood the Scope of Services and take no exceptions to the outlined scope
- DMC has no legal proceedings for any contracts or awards of similar programs
- Till date, DMC does not have any contract terminations on any program.

Please find attached herewith the information requested in the Competitive Sealed Bid for the City Hall Window Replacement and Installation project.

We further confirm that this submitted proposal will remain firm for a period of ninety (90) days from its due date and thereafter until DMC withdraws it, a contract is executed, or the procurement is terminated by the City of Detroit, whichever occurs first.

We are confident that the attached proposal meets or exceeds the required contractor qualifications, and we hope to be selected as the contractor for this project.

Meanwhile, if you require additional information, please feel free to contact me at 313-491-1815 Ext. 22.

Thanks,
21. Windows frames, glass and glazing to be installed will be stored at the City of Pontiac City Hall Parking lots.

3.2 NON-ASSIGNMENT OR TRANSFER

The service provided for under the Contract shall not be sub-contracted, assigned or transferred by the Contractors without prior written consent of the City.

3.3 CITY RULES

Employees of Contractors shall comply with all instructions, and building regulations issued by representative of the City of Pontiac.

3.4 TERM OF CONTRACT

The proposed contract shall be for __________. Extensions to the contract may be granted through written approval by the City of Pontiac. The cost charged to the city for the services listed herein are at a fixed cost and any additional time needed to complete the Scope of Work detailed shall not automatically accrue additional cost for the city.

3.5 PROGRESS PAYMENTS/RETAINAGE

THIS ENDS THE ABOVE SECTION

FOLLOWING PAGES ARE BID PROPOSAL FORMS AND SAMPLE CONTRACT
To All Here Present:

Having carefully examined the bid for the proposed work, and being fully informed in regard to the conditions to be met in the prosecution and completion of the work, and having read and examined the Instructions to Bidders, Agreement, Bonds, General Conditions, Plans and Specifications pertaining to this work and agreeing to be bound accordingly, the undersigned proposes to furnish all the materials, labor, and other equipment as necessary in full accordance with and conformity to the plans and specifications for this work now on file in the office of the City's at and for the following named prices, to wit:

NOTE: This proposal is solicited on a unit price or lump sum for work actually completed.

THIS BID PROPOSAL MUST BE SUBMITTED BACK TO THE CITY OF PONTIAC IN ITS ENTIRETY AS PART OF THE CONTRACTORS BID SUBMISSION. MAKE SURE THAT ALL PAGES ARE COMPLETELY FILLED OUT AND THAT ALL INFORMATION REQUESTED IS COMPLETE. FAILURE TO DO SO MAY BE CAUSE TO REJECT YOUR BID PROPOSAL. IF A BID IS NOT BEING SUBMITTED FOR A PARTICULAR AREA OF WORK, PLEASE MARK "NO BID" IN THE APPROPRIATE SPACE.

BIDDER ACKNOWLEDGES RECEIPT OF ANY ADDENDUM: (If issued)

ADDENDUM NO: 1 & 2 Dated: 10/31/2019 & 11/20/2019

Bid amounts are to be expressed as a unit price on a per cut basis as specified in the Bid Proposal Form. Bid Prices are to include cost of all labor, materials, equipment, insurance and bonds necessary to comply and perform under these specifications. Prices for individual properties may be requested for selected properties.
## City of Pontiac
### Window Replacement at City Hall

**Bid Proposal**

**September, 2019**

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Description</th>
<th>Quantity</th>
<th>Unit Price</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>143</td>
<td>$15.00</td>
<td>$2,145.00</td>
</tr>
</tbody>
</table>

*Unit Price in words: Fifteen dollars each*  
*Total amount in words: Two thousand one hundred forty-five dollars*

A. **Field measurement of existing Window opening for new Window and frames.**

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit Price</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>143</td>
<td>$15.00</td>
<td>$2,145.00</td>
</tr>
</tbody>
</table>


B. **Ultra Thermal Single Hung Aluminum windows with 1” Overall Insulated glass unit Of %” lites.**

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit Price</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>143</td>
<td>$1,800.00</td>
<td>$267,400.00</td>
</tr>
</tbody>
</table>

*Unit price in words: One thousand eight hundred dollars each*  
*Total amount in words: Two hundred fifty-seven thousand four hundred dollars*

C. **Removal of existing windows and frames. (Two windows in each opening)**

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit Price</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>286</td>
<td>$75.00</td>
<td>$21,450.00</td>
</tr>
</tbody>
</table>

*Unit price in words: Seventy-Five dollars each*  
*Total amount in words: Twenty-one thousand four hundred fifty dollars*

D. **Removal of existing sealants and caulking. (By Abatement Contractor)**

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit Price</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>143</td>
<td>$555.00</td>
<td>$79,365.00</td>
</tr>
</tbody>
</table>

*Unit price in words: Five hundred fifty-five dollars each*  
*Total amount in words: Seventy-nine thousand three hundred sixty-five*

E. **Supply new aluminum panels**

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Unit Price</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>85</td>
<td>$550.00</td>
<td>$46,760.00</td>
</tr>
</tbody>
</table>

*Unit price in words: Five hundred fifty dollars each*
**City of Pontiac**  
**Window Replacement at City Hall**  
**Bid Proposal**  
**September, 2019**

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Description</th>
<th>Quantity</th>
<th>Unit Price</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>F. Install new windows and frames. Complete with all sealant and as needed painting and interior patching to match existing per specification and contract drawings.</td>
<td>143</td>
<td>$600.00 each</td>
<td>$70,770.00</td>
</tr>
</tbody>
</table>
|          |             |          | Unit Price in words: one hundred sixty-five dollars each | Total amount in words: one hundred sixty-five dollars |}

|          | G. Install new aluminum panels. Complete with all sealant and as needed. | 85 | $950.00 each | $45,000.00   |
|          |             |          | Unit Price in words: four hundred fifty dollars each | Total amount in words: forty-five thousand dollars |}

Quantities listed are actual in the Bid Proposal of the executed contract. The Contractor shall be paid based on the actual units delivered.

I, the undersigned, proposed to provide services proposed in this contract per the specifications supplied by the City of Pontiac. No contract is active until a purchase order is issued to the successful bidder.

I further propose to deliver the above-described services for the City of Pontiac in first class operating manner in accordance with all specifications contained herein subject to purchaser’s inspection of services performed. All equipment described herein shall be delivered to the successful bidder of the 2014 Streetlight Installation contract as directed by the City of Pontiac, City Engineer.

I attest that the bid includes all information necessary for the City of Pontiac to accept the bid.
ADDENDUM NO. 1
TO THE REQUEST FOR QUALIFICATIONS FOR
City Hall Window Replacement and Installation

The following modifications are to be incorporated into the request for proposals and contract documents for the above referenced project:

**Changes to the Documents:** Bid opening date has changed, Scope of work, Progress Payments/Retainage, Basis of award, Additional bid item

**Notice to Bidders (Page 2)**

The City of Pontiac (City) will open sealed bids on **Monday, January 13, 2020 at 2:00 p.m.** Prevailing local time in the City Hall Lion's Den conference room at 47450 Woodward Ave for

**Basis of Award (Page 4)**

Interviews will be conducted on January 21st as part of the evaluation process to determine the contractor.

**Scope of work (Page 11)**

4. Position of the new windows and frames shall be as per existing windows and frames location and also incorporate the proposed new exterior aluminum panels. (Not included in this contract to supply) See drawing A106 section 4.

22. Weekly reporting of air monitoring results to be provided to the City.

**Progress Payments/Retainage (Page 13)**

Subject to Net30 Pay terms

(Please)

<table>
<thead>
<tr>
<th>H. Air Monitoring</th>
<th>Qty.</th>
<th>Unit Price</th>
<th>Amt.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cost per window</td>
<td>286</td>
<td>$75.00</td>
<td>$21,450.00</td>
</tr>
</tbody>
</table>

Unit Price in words: Seventy-five dollars each

Total amount in words: Twenty-one thousand four hundred fifty dollars
All other terms and conditions of the remaining Request for Proposals remain the same.

Jessica Massey  
Purchasing Agent  
City of Pontiac  
JMassey@pontiac.mi.us  
248-758-3120
EXPERIENCE AND REFERENCES

The proposer must list number of clients the firm is currently providing services similar to the work described in the scope of work of this proposal.

Public Entities: 4

Private Entities: 0

Provide a list of references indicating organizations for which you have performed similar work and contract amount within a period of not less than five (5) years.

<table>
<thead>
<tr>
<th>Agency</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dearborn Public School-Lowrey Schools</td>
<td>6601 Jonathan St, Dearborn 48126</td>
</tr>
<tr>
<td>Agency The Fourmidable Group (Royal Oak Hsg. Comm)</td>
<td>32500 Telegraph Road #100, Bingham Farms, MI 48025</td>
</tr>
<tr>
<td>Agency National Church Residences</td>
<td>Clark East Tower - 1550 E, Clark, Ypsilanti, MI 48198</td>
</tr>
<tr>
<td>Agency City of Wyandotte</td>
<td>3200 Biddle, Suite 200, Wyandotte, MI 48192</td>
</tr>
<tr>
<td>Agency City of Ann Arbor Housing Commission</td>
<td>727 Miller Avenue, Ann Arbor, MI 48103</td>
</tr>
</tbody>
</table>
List of Equipment Intended to Perform Scope of Work

Negative Air Machines, Showers, Generators, Sky Tracks/Cherry Picker, Ladders, Compressors, Storage Box for Windows
Related Project Experience:

Provide descriptions of current and completed projects your firm has performed that are similar to this project in size, scope and complexity. Information for these projects, limited to the last five (5) years:

1) Project Title: 1-75 Environmental Mitigation Program
   Project Location: Several locations in Southwest Detroit, MI
   Client’s name: City of Detroit Housing
   Contact name, title, and telephone number: Robert Bilderbeck
   Construction Superintendent - (313)628-2238

2) Project Title: Freedom Village
   Project Location: 2412-2430 Faber Street, Hamtramck, MI
   Client’s name: Wayne Metropolitan Community Action Agency
   Contact name, title, and telephone number: John Carmody
   On-going (313)463-5468

3) Project Title: Window Replacement for Various Fire Houses
   Project Location: Several locations throughout City of Detroit
   Client’s name: City of Detroit
   Contact name, title, and telephone number: Latrece Yelder,
   Contracting Specialist - (313)833-7294 (Awarded, awaiting NTP)

If you require more room, please submit information on another sheet.
Related Project Experience:

Provide descriptions of current and completed projects your firm has performed that are similar to this project in size, scope and complexity. Information for these projects, limited to the last five (5) years:

1) Project Title: Lead Hazard Remediation

Project Location: State of Michigan - Various locations

Client's name: State of Michigan - DHHS

Contact name, title, and telephone number: Chad Rhodes

Regional Field Consultant - (517)599-6737

2) Project Title: LHR/MHR - Construction Services

Project Location: City of Detroit

Client’s name: City of Detroit Planning & Development Department

Contact name, title, and telephone number: Connie Reno

Supervisor - (313)224-9081 - [Replaced over 4000 windows since 2009]

3) Project Title: Healthy Homes Program

Project Location: Several locations in Wayne County

Client’s name: Wayne County Dept. of Health and Human Services - Veterans services

Contact name, title, and telephone number: Wadadah Saeed

Program Manager - (734)727-2209

If you require more room, please submit information on another sheet.
CITY OF PONTIAC - BID PROPOSAL

I, the undersigned, propose to provide services proposed in this contract as per specifications supplied by the City of Pontiac. No contract is active until a purchase order is issued to the successful bidder.

I further propose to deliver the above-described services for the City of Pontiac in first class operating manner in accordance with all specifications contained herein subject to purchaser's inspection of services performed.

I attest that the bid includes all information necessary for the City of Pontiac to accept bid.

Company Name: DMC Consultants, Inc.

Address: 13500 Foley Street, Detroit, MI 48227

Representative Signature: [Signature]

Print Name: Manish Chaudhary

Title: President, CEO

Office #: (313)491-1815 Cell #: (313)673-1857

FAX#: (313)491-1820

Federal Tax Identification Number: 20-3761128

Date: 1/10/2020
# Contents

<table>
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<th>Page No.</th>
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<td>3</td>
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<tr>
<td>Statement of Income and Retained Earnings</td>
<td>5</td>
</tr>
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<td>Statement of Cash Flows</td>
<td>6</td>
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<td>Notes to Financial Statements</td>
<td>7</td>
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<td><strong>SUPPLEMENTAL SCHEDULES:</strong></td>
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<td>Schedule I - Selling, General and Administrative Expenses</td>
<td>16</td>
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<tr>
<td>Schedule II - Construction Contracts in Progress</td>
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</tr>
<tr>
<td>Schedule III - Completed Construction Contracts</td>
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</tbody>
</table>
INDEPENDENT ACCOUNTANT’S REVIEW REPORT

To the Board of Directors of
DMC Consultants, Inc.
d/b/a DMC Construction, Inc.
Detroit, Michigan

We have reviewed the accompanying financial statements of DMC Consultants, Inc. d/b/a DMC Construction, Inc. (a Michigan S Corporation) (the Corporation), which comprise the balance sheet as of December 31, 2016, and the related statements of income and retained earnings and cash flows for the year then ended, and the related notes to the financial statements. A review includes primarily applying analytical procedures to management’s financial data and making inquiries of Corporation management. A review is substantially less in scope than an audit, the objective of which is the expression of an opinion regarding the financial statements as a whole. Accordingly, we do not express such an opinion.

Management’s Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statements that are free from material misstatement whether due to fraud or error.

Accountant’s Responsibility

Our responsibility is to conduct the review engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the AICPA. Those standards require us to perform procedures to obtain limited assurance as a basis for reporting whether we are aware of any material modifications that should be made to the financial statements for them to be in accordance with accounting principles generally accepted in the United States of America. We believe that the results of our procedures provide a reasonable basis for our report.

Accountant’s Conclusion

Based on our review, except for the issue mentioned in the Known Departure from Accounting Principles Generally Accepted in United States of America paragraph, we are not aware of any material modifications that should be made to the accompanying financial statements in order for them to be in accordance with accounting principles generally accepted in the United States of America.
Known Departure from Accounting Principles Generally Accepted in the United States of America

As disclosed in Note 6 to the financial statements, accounting principles generally accepted in the United States of America require the primary beneficiary of a variable interest entity to consolidate the variable interest entity in its financial statements. Management has informed us that the Corporation's financial statements do not include the accounts of DMC Property Management, LLC and C & A Contractors, Inc. that the Corporation has determined are variable interest entities and in which the Corporation holds a variable interest and is the primary beneficiary. The effects of this departure from accounting principles generally accepted in the United States of America on the financial position, results of operations, and cash flows have not been determined.

Supplementary Information

The supplementary information included in Schedules I, II, and III is presented for purposes of additional analysis and is not a required part of the basic financial statements. The information is the representation of management. We have reviewed the information, and based on our review, we are not aware of any material modifications that should be made to the information in order for it to be in accordance with accounting principles generally accepted in the United States of America. We have not audited the information and, accordingly, do not express an opinion on such information.

Allen C. Young
Detroit, Michigan
April 14, 2017
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Balance Sheet
December 31, 2016

<table>
<thead>
<tr>
<th>ASSETS</th>
</tr>
</thead>
<tbody>
<tr>
<td>CURRENT ASSETS</td>
</tr>
<tr>
<td>Cash and Cash Equivalents (Note 3)</td>
</tr>
<tr>
<td>Accounts Receivable - Trade, Net</td>
</tr>
<tr>
<td>Other Assets</td>
</tr>
<tr>
<td>Costs and Estimated Earnings in Excess of</td>
</tr>
<tr>
<td>Billings on Uncompleted Contracts (Note 7)</td>
</tr>
<tr>
<td>Total Current Assets</td>
</tr>
</tbody>
</table>

| PROPERTY AND EQUIPMENT (Note 4) |
| Furniture and Fixtures | 48,389 |
| Computer and Software | 80,664 |
| Machinery & Equipment | 2,016,067 |
| Automobiles | 241,895 |
| Building Improvements | 673,486 |
| Less: Accumulated Depreciation and |
| Amortization | 1,160,241 |
| Total Property & Equipment | 1,900,260 |

<table>
<thead>
<tr>
<th>TOTAL ASSETS</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ 3,410,777</td>
</tr>
<tr>
<td>Liabilities and Stockholders' Equity</td>
</tr>
<tr>
<td>-------------------------------------</td>
</tr>
<tr>
<td><strong>Current Liabilities</strong></td>
</tr>
<tr>
<td>Accounts Payable</td>
</tr>
<tr>
<td>Accounts Payable-Related Party</td>
</tr>
<tr>
<td>Accrued Expenses and Other Payables</td>
</tr>
<tr>
<td>Notes Payable - Current Portion (Note 8)</td>
</tr>
<tr>
<td><strong>Total Current Liabilities</strong></td>
</tr>
<tr>
<td><strong>Long Term Debt</strong></td>
</tr>
<tr>
<td>Notes Payable Net of Current Portion (Note 8)</td>
</tr>
<tr>
<td><strong>Total Long-Term Debt</strong></td>
</tr>
<tr>
<td><strong>Total Liabilities</strong></td>
</tr>
<tr>
<td><strong>Stockholders' Equity</strong></td>
</tr>
<tr>
<td>Common Stock, 100,000 Shares Authorized, $1 Par Value, 68,000 Shares Issued and Outstanding</td>
</tr>
<tr>
<td>Additional Paid In Capital</td>
</tr>
<tr>
<td>Retained Earnings</td>
</tr>
<tr>
<td><strong>Total Stockholders' Equity</strong></td>
</tr>
<tr>
<td><strong>Total Liabilities and Stockholders' Equity</strong></td>
</tr>
</tbody>
</table>

*See accompanying notes and independent accountant's review report.*
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Statement of Income and Retained Earnings
Year Ended December 31, 2016

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>CONTRACT REVENUE</td>
<td></td>
</tr>
<tr>
<td>Construction Revenue</td>
<td>$7,858,512</td>
</tr>
<tr>
<td>Total Revenue</td>
<td>$7,858,512</td>
</tr>
<tr>
<td>COST OF REVENUE</td>
<td></td>
</tr>
<tr>
<td>Related Job Cost</td>
<td>6,109,317</td>
</tr>
<tr>
<td>GROSS PROFIT</td>
<td>$1,749,195</td>
</tr>
<tr>
<td>SELLING, GENERAL AND ADMINISTRATIVE EXPENSE</td>
<td>1,212,561</td>
</tr>
<tr>
<td>INCOME FROM OPERATIONS</td>
<td>536,634</td>
</tr>
<tr>
<td>OTHER (INCOME) AND EXPENSES</td>
<td></td>
</tr>
<tr>
<td>Interest Expenses</td>
<td>25,318</td>
</tr>
<tr>
<td>Depreciation</td>
<td>402,595</td>
</tr>
<tr>
<td>Other Income</td>
<td>(14,237)</td>
</tr>
<tr>
<td>Loss on Disposal of Fixed Assets</td>
<td>4,321</td>
</tr>
<tr>
<td>Total of Other (Income) and Expenses</td>
<td>417,997</td>
</tr>
<tr>
<td>Net Income</td>
<td>118,637</td>
</tr>
<tr>
<td>Less: Shareholders Withdrawal</td>
<td>(184,030)</td>
</tr>
<tr>
<td>Retained Earnings - Beginning of Year</td>
<td>1,725,426</td>
</tr>
<tr>
<td>Retained Earnings - End of Year</td>
<td>$1,660,033</td>
</tr>
</tbody>
</table>

See accompanying notes and independent accountant's review report.
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Statement of Cash Flows
Year Ended December 31, 2016

CASH FLOWS FROM OPERATING ACTIVITIES

Net Income $118,637
Adjustments to Reconcile Net Income to Net Cash Used in Operating Activities

Depreciation 402,595
Loss on Disposal of Assets 4,321
Change in Accounts Receivable 353,390
Change in Other Assets (27,279)
Change in Costs and Estimated Earnings in Excess of Billings on Uncompleted Contracts 154,611
Change in Billings in Excess of Costs and Estimated Earnings on Uncompleted Contracts (72,181)
Change in Accounts Payable 619,528
Change in Accounts Payable-Related Party 8,500
Change in Accrued Expenses and Other Payable (63,424)
Net Cash Provided By Operating Activities 259,832

CASH FLOWS FROM INVESTING ACTIVITIES

Purchase of Fixed Assets (700,914)
Net Cash Used in Investing Activities (700,914)

CASH FLOW FROM FINANCING ACTIVITIES

Cash from Notes Payable 362,423
Repayment of Notes Payable (341,748)
Shareholders Withdrawals (184,030)
Net Cash Used in Financing Activities (163,365)

Net Change in Cash and Cash Equivalents (604,637)
Cash and Cash Equivalents at Beginning of the Year 648,665
Cash and Cash Equivalents at End of the Year $44,028

SUPPLEMENT DISCLOSURE

Interest Paid $25,318

See accompanying notes and independent accountant's review report.
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Notes to Financial Statements
December 31, 2016

1) ORGANIZATION

DMC Consultants, Inc. d/b/a DMC Construction, Inc. (the Corporation) was incorporated on November 10, 2005 under the Business Corporation Act of Michigan to provide management, engineering and technical consulting services; design, construction, operating, maintenance services, management and IT consulting services.

2) SIGNIFICANT ACCOUNTING POLICIES

It is the Corporation's policy to apply generally accepted accounting principles in presenting its financial statements. In this connection, the more significant policies of the Corporation are described below:

Revenue and Cost Recognition

Revenue from fixed-price construction contracts are recognized on the percentage of completion method measured by the percentage of cost incurred to date to estimated total cost for each contract. This method is used because management considers total costs to be the best available measure of progress on these contracts. Because of inherent uncertainties in estimating costs, it is at least reasonably possible that the estimates used will change within the near term.

Contract costs Include all direct material, subcontractors and labor costs and all other indirect costs related to contract performance. General and administrative costs are charged to expenses as incurred. Provisions for estimated losses on uncompleted contracts are made in the period in which such losses are determined. Changes in job performance, job conditions and estimated profitability, including those arising from settlements, may result in revisions to costs and income and are recognized in the period in which the revisions are determined.

The Asset, "Costs and estimated earnings in excess of billings on uncompleted contracts," represents revenues recognized in excess of amounts billed. The Liability, "Billings in excess of costs and estimated earnings on uncompleted contracts," represents billings in excess of revenues recognized.

Property and Equipment

Property and equipment is stated at cost. The costs of additions and betterments are capitalized and expenditures for repairs and maintenance are expensed in the period incurred. When items of property and equipment are sold or retired, the related costs and accumulated depreciation are removed from the accounts and any gain or loss is included in income.
2) SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property and Equipment (Continued)

Depreciation and amortization of property and equipment is provided utilizing the straight-line method over the estimated useful lives of the respective assets as follows:

<table>
<thead>
<tr>
<th>Asset Type</th>
<th>Useful Life</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building and Building Improvements</td>
<td>31.5 years</td>
</tr>
<tr>
<td>Furniture and Fixtures</td>
<td>5-7 years</td>
</tr>
<tr>
<td>Machinery and Equipment</td>
<td>5 years</td>
</tr>
<tr>
<td>Computer and Software</td>
<td>3 years</td>
</tr>
</tbody>
</table>

Leasehold improvements are amortized over the shorter of the remaining term of the lease or the useful life of the improvement utilizing the straight-line method.

Income Taxes

The Corporation, with the consent of its stockholders, has elected to be taxed under the Internal Revenue Code as an S Corporation. In lieu of corporate income taxes, the stockholders of an S Corporation are taxed on their proportionate share of the Corporation's taxable income. Therefore, no provision or liability for federal income taxes has been included in these financial statements.

Accounting for uncertainty in income tax items

The Corporation has analyzed tax positions taken for filing with the Internal Revenue Service and state jurisdiction where it operates. The Corporation believes that income tax filing positions will be sustained upon examination and does not anticipate any adjustments that would result in material adverse effect on the financial condition, result of operations or cash flows. Accordingly, the Corporation has not recorded any reserves or related accruals for interest and penalties for uncertain income tax positions at December 31, 2016. The Corporation is subject to routine audits by taxing jurisdiction; however, there are currently no audits for any tax periods in progress.

Use of Estimates

The process of preparing financial statements in conformity with generally accepted accounting principles requires the use of estimates and assumptions regarding certain types of assets, liabilities, revenues and expenses. Such estimates relate primarily to unsettled transactions and events as of the date of the financial statements. Accordingly, upon settlement, actual results may differ from estimated amounts.

Material estimates that are particularly susceptible to significant change in the near term are percentage of completion estimates on all contracts, and provisions for losses on accounts receivable.
2) SIGNIFICANT ACCOUNTING POLICIES (Continued)

Cash Equivalents

For financial statement purposes, the Corporation considers all highly liquid instruments with a maturity of three months or less to be cash equivalents.

Compensated Absences

Employees of the Corporation are entitled to paid vacation, paid sick days and personal days off, depending on the job classification, length of service and other factors. No liability has been recorded in the accompanying financial statements as it is the Corporation's policy to recognize the costs of compensated absences when actually paid to the employees. Upon termination, employees are not compensated for any unused time.

Accounts Receivable and Allowance for Doubtful Accounts

Accounts receivable are stated at the amount management expects to collect from outstanding balances. If needed, management provides for probable uncollectible amounts through a charge to earnings and a credit to an allowance based on its assessment of the current status of individual accounts. Balances that are still outstanding after management has used reasonable collection efforts are written off through a charge to the valuation allowance and a credit to accounts receivable. There was no allowance for doubtful accounts for the year ended December 31, 2016.

3) CONCENTRATION OF CREDIT RISK

Financial instruments that potentially subject the Corporation to concentrations of credit risk consist principally of contracts receivable.

Net sales for the year ended December 31, 2016 include sales to one major customer, which accounted for 10% or more of the total net sales of the Corporation, as follows:

<table>
<thead>
<tr>
<th>Customer</th>
<th>Percent of Sales</th>
<th>Receivable at December 31, 2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Detroit Land Bank</td>
<td>77.00%</td>
<td>$835,880</td>
</tr>
</tbody>
</table>

Total bank deposits as of December 31, 2016 are $298,070, of which $47,082 were uninsured under the Federal Deposit Insurance Corporation (FDIC).
DMC CONSULTANTS, INC.  
d/b/a DMC CONSTRUCTION, INC.  

Notes to Financial Statements (Continued)  
December 31, 2016

4) PROPERTY AND EQUIPMENT

Property and equipment consist of the following:

<table>
<thead>
<tr>
<th>Description</th>
<th>Balance at 12/31/2015</th>
<th>Additions</th>
<th>Disposal</th>
<th>Balance at 12/31/2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>Furniture and Fixtures</td>
<td>$ 48,103</td>
<td>$ 286</td>
<td>$ -</td>
<td>$ 48,389</td>
</tr>
<tr>
<td>Machinery &amp; Equipment</td>
<td>1,529,425</td>
<td>488,642</td>
<td>$ -</td>
<td>2,018,067</td>
</tr>
<tr>
<td>Computer &amp; Software</td>
<td>70,061</td>
<td>6,633</td>
<td>$ -</td>
<td>80,694</td>
</tr>
<tr>
<td>Automobiles</td>
<td>241,749</td>
<td>49,023</td>
<td>(48,877)</td>
<td>241,895</td>
</tr>
<tr>
<td>Building Improvement</td>
<td>518,206</td>
<td>155,290</td>
<td>$ -</td>
<td>673,496</td>
</tr>
<tr>
<td>Total Cost of Fixed Assets being Depreciated</td>
<td>2,408,464</td>
<td>700,914</td>
<td>(48,877)</td>
<td>3,060,501</td>
</tr>
<tr>
<td>Accumulated Depreciation</td>
<td>802,202</td>
<td>402,536</td>
<td>(44,556)</td>
<td>1,160,241</td>
</tr>
<tr>
<td>Total Fixed Assets being Depreciated - Net</td>
<td>$1,606,262</td>
<td>$298,319</td>
<td>(4,321)</td>
<td>$1,902,260</td>
</tr>
</tbody>
</table>

Depreciation expense for the year ended December 31, 2016 was $402,595.

5) COMMITMENTS AND CONTINGENCIES

The Corporation buys commercial insurance for certain insurable risks such as general liability, directors and officers, property damage and workers' compensation. The Corporation's risk in each of these insured risk categories is limited to deductible amounts for each category, both individually and in aggregate.

6) RELATED PARTY AND VARIABLE INTEREST ENTITY TRANSACTIONS

The shareholders of the Corporation are also the shareholding members of the DMC Property Management, LLC, (the LLC), a Limited Liability Corporation, and C & A Contractors, Inc. (S, Corp.) and Tyler Street Investment, LLC. The Corporation has a property lease agreement with the DMC Property Management, LLC, under which, the total lease payments during the year were $42,500.

Consolidation Rules: The Corporation is required to consolidate certain "variable interest entities" under accounting principles generally accepted in the United States of America. The LLC as well as the S, Corp has been identified as a variable interest entity that is required to be consolidated with the Corporation under these rules. However, the financial statements do not consolidate these variable interest entities as required by accounting principles generally accepted in the United States of America. The effects of this departure from GAAP have not been determined.

However, these financial statements include the accounts of DMC Consultants, Inc. d/b/a DMC Construction, Inc. and Tyler Street Investment, LLC, collectively referred as "The Corporation". All material inter-company transactions have been eliminated in combination.
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Notes to Financial Statements (Continued)
December 31, 2016

7) COST AND ESTIMATED EARNINGS ON UNCOMPLETED CONTRACTS

CONTRACTS IN PROCESS

These amounts are included in the accompanying balance sheet under the following captions:

A summary of contracts in process is as follows:

- Accumulated Cost on Contracts: $1,237,721
- Estimated Gross Profit Recognized: $191,132
- Less: Related Accumulated Billing: $962,468

Cost and Estimated Earnings in Excess of
Billings on Uncompleted Contracts: $466,385

Billings in Excess of Cost and Estimated Earnings
on Uncompleted Contracts: $466,385

8) NOTES PAYABLE

Notes Payable of the Corporation consist of the following:

- Installment agreement, dated May 27, 2014, repayable in 48 payments of $2,637.66, at a rate of 4.5% per year, secured by equipment. The last installment is due on May 27, 2018. $43,179
- Installment agreement, dated May 27, 2014, repayable in 48 payments of $2,157.97, at a rate of 4.5% per year, secured by vehicle. The last installment is due on May 27, 2018. 35,327
- Installment agreement, dated May 27, 2014, repayable in 48 payments of $1,328.90, at a rate of 4.5% per year, secured by equipment. The last installment is due on May 27, 2018. 21,754
- Installment agreement, dated May 27, 2014, repayable in 48 payments of $359.66, at a rate of 4.5% per year, secured by vehicle. The last installment is due on May 27, 2018. 5,888
8) NOTES PAYABLE – (Continued)

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
<th>Rate</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Installment agreement, dated June 6, 2014, repayable in 48 payments of $1,845.18, at a rate of 7.45% per year, secured by vehicle. The last installment is due on June 6, 2018.</td>
<td>$31,367</td>
<td>7.45%</td>
<td>vehicle</td>
</tr>
<tr>
<td>Installment agreement, dated August 9, 2014, repayable in 48 payments of $996.69, at a rate of 4.5% per year, secured by vehicle. The last installment is due on August 9, 2018.</td>
<td>19,106</td>
<td>4.5%</td>
<td>vehicle</td>
</tr>
<tr>
<td>Installment agreement, dated August 21, 2014, repayable in 48 payments of $1,450.81, at a rate of 4.5% per year, secured by vehicle. The last installment is due on August 21, 2018.</td>
<td>27,811</td>
<td>4.5%</td>
<td>vehicle</td>
</tr>
<tr>
<td>Installment agreement, dated October 23, 2014, repayable in 48 payments of $1,420.37, at a rate of 4.5% per year, secured by vehicle. The last installment is due on October 23, 2018.</td>
<td>29,901</td>
<td>4.5%</td>
<td>vehicle</td>
</tr>
<tr>
<td>Installment agreement, dated June 1, 2014, repayable in 48 payments of $580.58, at a rate of 4.5% per year, secured by vehicle. The last installment is due on June 1, 2018.</td>
<td>15,241</td>
<td>4.5%</td>
<td>vehicle</td>
</tr>
<tr>
<td>Installment agreement, dated June 1, 2014, repayable in 48 payments of $880.58, at a rate of 4.5% per year, secured by vehicle. The last installment is due on June 1, 2018.</td>
<td>43,721</td>
<td>4.5%</td>
<td>vehicle</td>
</tr>
<tr>
<td>Installment agreement, dated August 8, 2014, repayable in 48 payments of $2,817.30, at a rate of 5.10% per year, secured by equipment. The last installment is due on August 8, 2018.</td>
<td>9,559</td>
<td>5.10%</td>
<td>equipment</td>
</tr>
<tr>
<td>Installment agreement, dated October 2, 2015, repayable in 48 payments of $31,367, at a rate of 4.45% per year, secured by equipment. The last installment is due on October 2, 2015.</td>
<td>105,090</td>
<td>4.45%</td>
<td>equipment</td>
</tr>
<tr>
<td>Installment agreement, dated July 24, 2015, repayable in 48 payments of $1,425.00, at a rate of 3.040% per year, secured by equipment. The last installment is due on July 24, 2015.</td>
<td>39,097</td>
<td>3.040%</td>
<td>equipment</td>
</tr>
<tr>
<td>Installment agreement, dated July 24, 2015, repayable in 48 payments of $730.00, at a rate of 3.040% per year, secured by equipment. The last installment is due on July 24, 2015.</td>
<td>20,064</td>
<td>3.040%</td>
<td>equipment</td>
</tr>
<tr>
<td>Installment agreement, dated May 6, 2015, repayable in 24 payments of $198.75, at a rate of 0% per year, secured by equipment. The last installment is due on May 6, 2015.</td>
<td>994</td>
<td>0%</td>
<td>equipment</td>
</tr>
<tr>
<td>Installment agreement, dated September 30, 2015, repayable in 48 payments of $1,113.13, at a rate of 4.45% per year, secured by equipment. The last installment is due on September 30, 2015.</td>
<td>33,464</td>
<td>4.45%</td>
<td>equipment</td>
</tr>
<tr>
<td>Installment agreement, dated October 2, 2015, repayable in 47 payments of $990.00, at a rate of 4.45% per year, secured by equipment. The last installment is due on September 2, 2019.</td>
<td>26,736</td>
<td>4.45%</td>
<td>equipment</td>
</tr>
</tbody>
</table>
8) NOTES PAYABLE (CONTINUED)

Installment agreement, dated May 18, 2016, repayable in 36 payments of $2,143.01, at a rate of 4.30% per year, secured by equipment. The last installment is due on May 18, 2019.

Installment agreement, dated May 18, 2016, repayable in 36 payments of $5,761.69, at a rate of 4.30% per year, secured by equipment. The last installment is due on May 18, 2019.

Installment agreement, dated June 28, 2016, repayable in 36 payments of $1,436.11, at a rate of 4.30% per year, secured by equipment. The last installment is due on June 28, 2019.

Installment agreement, dated June 16, 2016, repayable in 36 payments of $1,259.04, at a rate of 1.90% per year, secured by automobile. The last installment is due on May 16, 2019.

Installment agreement, dated October 12, 2015, repayable in 12 payments of $650.85, at a rate of 4.20% per year, secured by equipment. The last installment is due on November 15, 2016.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2017</td>
<td>409,751</td>
</tr>
<tr>
<td>2016</td>
<td>319,598</td>
</tr>
<tr>
<td>2019</td>
<td>82,639</td>
</tr>
<tr>
<td>Total</td>
<td>$ 811,988</td>
</tr>
</tbody>
</table>

The Corporation has a $1,500,000 line of credit with Level One Bank that matures as of September 15, 2017. This line of credit is secured by personal guarantee and all personal property, except certain exceptions as listed in the related agreement, of the owners. At December 31, 2016, there was no outstanding balance on the line of credit.
10) SURETY BONDS

The Corporation, as a condition for entering into certain construction contracts, has outstanding surety bonds. The bonds are collateralized by contracts receivable and are personally guaranteed by the shareholders. The Corporation has bonding capacity of approximately $10 million as of December 31, 2016.

11) SUBSEQUENT EVENTS

The Corporation has evaluated all subsequent events through April 14, 2017, the date the financial statements were available to be issued. No significant subsequent event was noted that required adjustment or disclosure in the financial statements.
## Schedule I - Selling, General and Administrative Expenses
Year Ended December 31, 2016

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automobile Expenses</td>
<td>$42,857</td>
</tr>
<tr>
<td>Administrative Expenses</td>
<td>$1,467</td>
</tr>
<tr>
<td>Dues &amp; Subscriptions</td>
<td>$4,235</td>
</tr>
<tr>
<td>Insurance</td>
<td>$296,489</td>
</tr>
<tr>
<td>Legal &amp; Professional</td>
<td>$43,284</td>
</tr>
<tr>
<td>Marketing and Advertisement Expenses</td>
<td>$14,706</td>
</tr>
<tr>
<td>Miscellaneous</td>
<td>$17,337</td>
</tr>
<tr>
<td>Office Expenses</td>
<td>$19,635</td>
</tr>
<tr>
<td>Postage</td>
<td>$745</td>
</tr>
<tr>
<td>Payroll</td>
<td>$457,116</td>
</tr>
<tr>
<td>Rent</td>
<td>$52,560</td>
</tr>
<tr>
<td>Repair and Maintenance</td>
<td>$24,780</td>
</tr>
<tr>
<td>Security Charges</td>
<td>$20,208</td>
</tr>
<tr>
<td>Taxes</td>
<td>$158,120</td>
</tr>
<tr>
<td>Telephone and Website</td>
<td>$12,334</td>
</tr>
<tr>
<td>Training</td>
<td>$4,120</td>
</tr>
<tr>
<td>Travel</td>
<td>$22,288</td>
</tr>
<tr>
<td>Utilities</td>
<td>$20,280</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,212,561</strong></td>
</tr>
</tbody>
</table>

See Independent accountant's review report 16
### Schedule II - Construction Contracts in Progress  
Year Ended December 31, 2016

<table>
<thead>
<tr>
<th>Job</th>
<th>Total Contract</th>
<th>Estimated Cost</th>
<th>Estimated Profit</th>
<th>Cost Incurred to date</th>
<th>Estimated Cost to Complete</th>
<th>Gross Profit Realized</th>
<th>Estimated Revenue Earned</th>
<th>Costs Plan Estimated</th>
<th>Billing In Excess of Estimated Earnings</th>
<th>Cost and Estimated Earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Dearborn-029</td>
<td>$25,200</td>
<td>$20,200</td>
<td>$8,000</td>
<td>$720</td>
<td>$22,400</td>
<td>$117</td>
<td>$977</td>
<td>$977</td>
<td>$977</td>
<td>$977</td>
</tr>
<tr>
<td>City of Detroit - BSEED 907</td>
<td>$34,202</td>
<td>$27,500</td>
<td>$6,822</td>
<td>$603</td>
<td>$26,200</td>
<td>150</td>
<td>753</td>
<td>753</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City of Detroit - BSEED 923</td>
<td>$31,736</td>
<td>$17,400</td>
<td>$14,336</td>
<td>$1,483</td>
<td>$18,257</td>
<td>494</td>
<td>2,327</td>
<td>2,327</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City of Detroit - BSEED 934</td>
<td>$14,300</td>
<td>$11,400</td>
<td>$2,900</td>
<td>$3,000</td>
<td>$7,001</td>
<td>950</td>
<td>4,039</td>
<td>4,039</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City of Detroit - PDD-865</td>
<td>$14,906</td>
<td>$10,200</td>
<td>$4,788</td>
<td>$1,691</td>
<td>$12,509</td>
<td>794</td>
<td>2,465</td>
<td>2,465</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City of Detroit - PDD-969</td>
<td>$61,163</td>
<td>$46,560</td>
<td>$27,500</td>
<td>$42,214</td>
<td>$27,000</td>
<td>68,000</td>
<td>24,448</td>
<td>24,448</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City of Detroit - PDD-999</td>
<td>$40,000</td>
<td>$32,200</td>
<td>$8,000</td>
<td>$1,767</td>
<td>$32,243</td>
<td>459</td>
<td>2,198</td>
<td>2,198</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City of Garden City-051</td>
<td>$27,000</td>
<td>$16,000</td>
<td>$10,000</td>
<td>$222</td>
<td>$16,700</td>
<td>59</td>
<td>240</td>
<td>240</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detroit Land Bank-895</td>
<td>$516,446</td>
<td>$337,284</td>
<td>$179,164</td>
<td>$47,346</td>
<td>$337,284</td>
<td>8,400</td>
<td>545,068</td>
<td>545,068</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detroit Land Bank-900</td>
<td>$766,510</td>
<td>$611,000</td>
<td>$145,510</td>
<td>$55,007</td>
<td>$61,500</td>
<td>100,000</td>
<td>690,000</td>
<td>690,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detroit Land Bank-915</td>
<td>$117,000</td>
<td>$93,500</td>
<td>$23,500</td>
<td>$3,111</td>
<td>$93,500</td>
<td>783</td>
<td>3,894</td>
<td>3,894</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detroit Land Bank-917</td>
<td>$256,000</td>
<td>$201,125</td>
<td>$47,873</td>
<td>$8,628</td>
<td>$215,125</td>
<td>20,037</td>
<td>106,000</td>
<td>106,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>$1,958,091</td>
<td>$1,681,061</td>
<td>$1,373,980</td>
<td>$468,240</td>
<td>$1,373,980</td>
<td>181,132</td>
<td>1,428,005</td>
<td>1,428,005</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

See independent accountant's review report
<table>
<thead>
<tr>
<th>Contents</th>
<th>Page No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Independent Accountant's Review Report</td>
<td>1</td>
</tr>
<tr>
<td>Balance Sheet</td>
<td>3</td>
</tr>
<tr>
<td>Statement of Income and Retained Earnings</td>
<td>5</td>
</tr>
<tr>
<td>Statement of Cash Flows</td>
<td>6</td>
</tr>
<tr>
<td>Notes to Financial Statements</td>
<td>7</td>
</tr>
<tr>
<td><strong>SUPPLEMENTAL SCHEDULES:</strong></td>
<td></td>
</tr>
<tr>
<td>Schedule I - Selling, General and Administrative Expenses</td>
<td>16</td>
</tr>
<tr>
<td>Schedule II - Construction Contracts in Progress</td>
<td>17</td>
</tr>
<tr>
<td>Schedule III - Completed Construction Contracts</td>
<td>18</td>
</tr>
</tbody>
</table>
INDEPENDENT ACCOUNTANT'S REVIEW REPORT

To the Shareholders of
DMC Consultants, Inc.
d/b/a DMC Construction, Inc.
Detroit, Michigan

We have reviewed the accompanying financial statements of DMC Consultants, Inc. d/b/a DMC Construction, Inc. (the Corporation), which comprise the balance sheet as of December 31, 2017, and the related statements of income and retained earnings and cash flows for the year then ended; and the related notes to the financial statements. A review includes primarily applying analytical procedures to management's financial data and making inquiries of Corporation management. A review is substantially less in scope than an audit, the objective of which is the expression of an opinion regarding the financial statements as a whole. Accordingly, we do not express such an opinion.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statements that are free from material misstatement whether due to fraud or error.

Accountant's Responsibility

Our responsibility is to conduct the review engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the AICPA. Those standards require us to perform procedures to obtain limited assurance as a basis for reporting whether we are aware of any material modifications that should be made to the financial statements for them to be in accordance with accounting principles generally accepted in the United States of America. We believe that the results of our procedures provide a reasonable basis for our report.

Accountant's Conclusion

Based on our review, except for the issue mentioned in the Known Departure from Accounting Principles Generally Accepted in United States of America paragraph, we are not aware of any material modifications that should be made to the accompanying financial statements in order for them to be in accordance with accounting principles generally accepted in the United States of America.
DMC Consultants, Inc.
d/b/a DMC Construction, Inc.
Independent Accountant’s Review Report

Known Departure from Accounting Principles Generally Accepted in the United States of America

As disclosed in Note 6 to the financial statements, accounting principles generally accepted in the United States of America require the primary beneficiary of a variable interest entity to consolidate the variable interest entity in its financial statements. Management has informed us that the Corporation’s financial statements do not include the accounts of DMC Property Management, LLC and C & A Contractors, Inc. that the Corporation has determined are variable interest entities and in which the Corporation holds a variable interest and is the primary beneficiary. The effects of this departure from accounting principles generally accepted in the United States of America on the financial position, results of operations, and cash flows have not been determined.

Supplementary Information

The supplementary information included in Schedules I, II, and III is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of the management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The supplementary information has been subjected to the review procedures applied in our review of the basic financial statements. We are not aware of any material modification that should be made to the supplementary information. We have not audited the supplementary information and, accordingly, do not express an opinion on such information.

Detroit, Michigan
April 6, 2018
## DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

**Balance Sheet**  
**December 31, 2017**

### ASSETS

<table>
<thead>
<tr>
<th>Asset Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CURRENT ASSETS</strong></td>
<td></td>
</tr>
<tr>
<td>Cash and Cash Equivalents (Note 3)</td>
<td>$30,578</td>
</tr>
<tr>
<td>Accounts Receivable - Trade, Net</td>
<td>2,579,854</td>
</tr>
<tr>
<td>Other Assets</td>
<td>4,168</td>
</tr>
<tr>
<td>Costs and Estimated Earnings in Excess of Billings on Uncompleted Contracts (Note 7)</td>
<td>293,172</td>
</tr>
<tr>
<td><strong>Total Current Assets</strong></td>
<td>2,907,772</td>
</tr>
<tr>
<td><strong>PROPERTY AND EQUIPMENT (Note 4)</strong></td>
<td></td>
</tr>
<tr>
<td>Furniture and Fixtures</td>
<td>52,633</td>
</tr>
<tr>
<td>Computer and Software</td>
<td>88,025</td>
</tr>
<tr>
<td>Machinery &amp; Equipment</td>
<td>2,034,044</td>
</tr>
<tr>
<td>Automobiles</td>
<td>241,895</td>
</tr>
<tr>
<td>Building Improvements</td>
<td>673,486</td>
</tr>
<tr>
<td><strong>Less: Accumulated Depreciation</strong></td>
<td>1,624,494</td>
</tr>
<tr>
<td><strong>Total Property &amp; Equipment</strong></td>
<td>1,465,589</td>
</tr>
<tr>
<td><strong>Total Assets</strong></td>
<td>$4,373,361</td>
</tr>
</tbody>
</table>

*See accompanying notes and independent accountant's review report.*
### Balance Sheet (Continued)
December 31, 2017

#### CURRENT LIABILITIES
- Accounts Payable $1,093,322
- Accrued Expenses and Other Payables 39,375
- Notes Payable - Current Portion (Note 8) 319,598
- Line of Credit (Note 9) 980,000
- Billings in Excess of Cost and Estimated Earnings on Uncompleted Contracts 23,857
  **Total Current Liabilities** 2,456,152

#### LONG TERM DEBT
- Notes Payable Net of Current Portion (Note 8) 82,639
  **Total Long-Term Debt** 82,639

**Total Liabilities** 2,538,791

#### STOCKHOLDERS' EQUITY
- Common Stock, 100,000 Shares Authorized, $1 Par Value, 68,000 Shares Issued and Outstanding 68,000
- Additional Paid In Capital 142,000
- Retained Earnings 1,524,870
  **Total Stockholders' Equity** 1,834,870

**Total Liabilities and Stockholder's Equity** $4,373,361

*See accompanying notes and independent accountant's review report.*
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Statement of Income and Retained Earnings
Year Ended December 31, 2017

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CONTRACT REVENUE</strong></td>
<td></td>
</tr>
<tr>
<td>Construction Revenue</td>
<td>$7,552,757</td>
</tr>
<tr>
<td>Total Revenue</td>
<td>$7,552,757</td>
</tr>
<tr>
<td><strong>COST OF REVENUE</strong></td>
<td></td>
</tr>
<tr>
<td>Related Job Cost</td>
<td>5,815,741</td>
</tr>
<tr>
<td>Gross Profit</td>
<td>1,737,016</td>
</tr>
<tr>
<td><strong>SELLING, GENERAL AND ADMINISTRATIVE EXPENSE</strong></td>
<td></td>
</tr>
<tr>
<td>Income from Operation</td>
<td>1,278,721</td>
</tr>
<tr>
<td><strong>OTHER (INCOME) AND EXPENSES</strong></td>
<td></td>
</tr>
<tr>
<td>Interest Expenses</td>
<td>33,974</td>
</tr>
<tr>
<td>Depreciation</td>
<td>464,263</td>
</tr>
<tr>
<td>Other Income</td>
<td>(4,489)</td>
</tr>
<tr>
<td>Total of Other (Income) and Expenses</td>
<td>493,758</td>
</tr>
<tr>
<td>Net Income</td>
<td>(35,463)</td>
</tr>
<tr>
<td>Retained Earnings - Beginning of Year</td>
<td>1,660,033</td>
</tr>
<tr>
<td>Retained Earnings - End of Year</td>
<td>$1,624,570</td>
</tr>
</tbody>
</table>

See accompanying notes and independent accountant's review report.
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Year Ended December 31, 2017

CASH FLOWS FROM OPERATING ACTIVITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net Income</td>
<td>$(35,463)</td>
</tr>
<tr>
<td>Adjustments to Reconcile Net Income</td>
<td></td>
</tr>
<tr>
<td>Depreciation</td>
<td>464,253</td>
</tr>
<tr>
<td>Change in Accounts Receivable</td>
<td>(1,610,239)</td>
</tr>
<tr>
<td>Change in Other Assets</td>
<td>26,321</td>
</tr>
<tr>
<td>Change in Costs and Estimated Earnings in Excess of Billings on Uncompleted Contracts</td>
<td>173,213</td>
</tr>
<tr>
<td>Change in Billings in Excess of Costs and Estimated Earnings on Uncompleted Contracts</td>
<td>23,857</td>
</tr>
<tr>
<td>Change in Accounts Payable</td>
<td>394,449</td>
</tr>
<tr>
<td>Change in Accounts Payable-Related Party</td>
<td>(8,500)</td>
</tr>
<tr>
<td>Change in Accrued Expenses and Other Payable</td>
<td>17,992</td>
</tr>
<tr>
<td>Net Cash Used in Operating Activities</td>
<td>(554,117)</td>
</tr>
</tbody>
</table>

CASH FLOWS FROM INVESTING ACTIVITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase of Fixed Assets</td>
<td>(29,582)</td>
</tr>
<tr>
<td>Net Cash Used in Investing Activities</td>
<td>(29,582)</td>
</tr>
</tbody>
</table>

CASH FLOW FROM FINANCING ACTIVITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repayment of Notes Payable</td>
<td>(409,751)</td>
</tr>
<tr>
<td>Proceeds from Line of Credit</td>
<td>980,000</td>
</tr>
<tr>
<td>Net Cash Provided by Financing Activities</td>
<td>570,249</td>
</tr>
</tbody>
</table>

Net Change in Cash and Cash Equivalents | (13,450) |
Cash and Cash Equivalents at Beginning of the Year | 44,028 |

Cash and Cash Equivalents at End of the Year | $30,578 |

SUPPLEMENT DISCLOSURE

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest Paid</td>
<td>$33,974</td>
</tr>
</tbody>
</table>

See accompanying notes and independent accountant's review report.
1) ORGANIZATION

DMC Consultants, Inc. d/b/a DMC Construction, Inc. (the Corporation) was incorporated on November 10, 2005 under the Business Corporation Act of Michigan to provide management, engineering and technical consulting services; design, construction, operating, maintenance services, management and IT consulting services.

2) SIGNIFICANT ACCOUNTING POLICIES

It is the Corporation's policy to apply generally accepted accounting principles in presenting its financial statements. In this connection, the more significant policies of the Corporation are described below:

Revenue and Cost Recognition

Revenue from fixed-price construction contracts are recognized on the percentage of completion method measured by the percentage of cost incurred to date to estimated total cost for each contract. This method is used because management considers total costs to be the best available measure of progress on these contracts. Because of inherent uncertainties in estimating costs, it is at least reasonably possible that the estimates used will change within the near term.

Contract costs include all direct material, subcontractors and labor costs and all other indirect costs related to contract performance. General and administrative costs are charged to expenses as incurred. Provisions for estimated losses on uncompleted contracts are made in the period in which such losses are determined. Changes in job performance, job conditions and estimated profitability, including those arising from settlements, may result in revisions to costs and income and are recognized in the period in which the revisions are determined.

The asset, "Costs and estimated earnings in excess of billings on uncompleted contracts," represents revenues recognized in excess of amounts billed. The liability, "Billings in excess of costs and estimated earnings on uncompleted contracts," represents billings in excess of revenues recognized.

Property and Equipment

Property and equipment is stated at cost. The costs of additions and betterments are capitalized and expenditures for repairs and maintenance are expensed in the period incurred. When items of property and equipment are sold or retired, the related costs and accumulated depreciation are removed from the accounts and any gain or loss is included in income.
2) SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property and Equipment (Continued)

Depreciation and amortization of property and equipment is provided utilizing the straight-line method over the estimated useful lives of the respective assets as follows:

- Building and Building Improvements: 31.5 years
- Furniture and Fixtures: 5 - 7 years
- Machinery and Equipment: 5 years
- Computer and Software: 3 years

Leasehold improvements are amortized over the shorter of the remaining term of the lease or the useful life of the improvement utilizing the straight-line method.

Income Taxes

The Corporation, with the consent of its stockholders, has elected to be taxed under the Internal Revenue Code as an S Corporation. In lieu of corporate income taxes, the stockholders of an S Corporation are taxed on their proportionate share of the Corporation's taxable income. Therefore, no provision or liability for federal income taxes has been included in these financial statements.

Accounting for uncertainty in income tax items

The Corporation has analyzed tax positions taken for filing with the Internal Revenue Service and state jurisdiction where it operates. The Corporation believes that income tax filing positions will be sustained upon examination and does not anticipate any adjustments that would result in material adverse effect on the financial condition, result of operations or cash flows. Accordingly, the Corporation has not recorded any reserves or related accruals for interest and penalties for uncertain income tax positions at December 31, 2017. The Corporation is subject to routine audits by taxing jurisdiction; however, there are currently no audits for any tax periods in progress.

Use of Estimates

The process of preparing financial statements in conformity with generally accepted accounting principles requires the use of estimates and assumptions regarding certain types of assets, liabilities, revenues and expenses. Such estimates relate primarily to unsettled transactions and events as of the date of the financial statements. Accordingly, upon settlement, actual results may differ from estimated amounts.

Material estimates that are particularly susceptible to significant change in the near term are percentage of completion estimates on all contracts, and provisions for losses on accounts receivable.
2) SIGNIFICANT ACCOUNTING POLICIES (Continued)

Cash Equivalents

For financial statement purposes, the Corporation considers all highly liquid instruments with a maturity of three months or less to be cash equivalents.

Compensated Absences

Employees of the Corporation are entitled to paid vacation, paid sick days and personal days off, depending on the job classification, length of service and other factors. No liability has been recorded in the accompanying financial statements as it is the Corporation's policy to recognize the costs of compensated absences when actually paid to the employees. Upon termination, employees are not compensated for any unused time.

Accounts Receivable and Allowance for Doubtful Accounts

Accounts receivable are stated at the amount management expects to collect from outstanding balances. If needed, management provides for probable uncollectible amounts through a charge to earnings and a credit to an allowance based on its assessment of the current status of individual accounts. Balances that are still outstanding after management has used reasonable collection efforts are written off through a charge to the valuation allowance and a credit to accounts receivable. There was no allowance for doubtful accounts for the year ended December 31, 2017.

3) CONCENTRATION OF CREDIT RISK

Financial instruments that potentially subject the Corporation to concentrations of credit risk consist principally of contracts receivable.

Net sales for the year ended December 31, 2017 include sales to one major customer, which accounted for 10% or more of the total net sales of the Corporation, as follows:

<table>
<thead>
<tr>
<th>Customer</th>
<th>Percent of Sales</th>
<th>Receivable at December 31, 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Detroit Land Bank</td>
<td>72.00%</td>
<td>$1,860,701</td>
</tr>
</tbody>
</table>

Total bank deposits as of December 31, 2017 are $428,580, of which $166,095 were uninsured under the Federal Deposit Insurance Corporation (FDIC).
4) PROPERTY AND EQUIPMENT

Property and equipment consist of the following:

<table>
<thead>
<tr>
<th>Description</th>
<th>Balance at 12/31/2016</th>
<th>Additions</th>
<th>Balance at 12/31/2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Furniture and Fixtures</td>
<td>$48,389</td>
<td>$4,244</td>
<td>$52,633</td>
</tr>
<tr>
<td>Machinery &amp; Equipment</td>
<td>2,016,067</td>
<td>17,977</td>
<td>2,034,044</td>
</tr>
<tr>
<td>Computer &amp; Software</td>
<td>80,664</td>
<td>7,361</td>
<td>88,025</td>
</tr>
<tr>
<td>Automobiles</td>
<td>241,895</td>
<td></td>
<td>241,895</td>
</tr>
<tr>
<td>Building Improvement</td>
<td>673,486</td>
<td></td>
<td>673,486</td>
</tr>
<tr>
<td>Total Cost of Fixed Assets being Depreciated</td>
<td>3,060,601</td>
<td>29,582</td>
<td>3,090,083</td>
</tr>
<tr>
<td>Accumulated Depreciation</td>
<td>1,160,241</td>
<td>464,253</td>
<td>1,624,494</td>
</tr>
<tr>
<td>Total Fixed Assets being Depreciated - Net</td>
<td>$1,900,260</td>
<td>(434,671)</td>
<td>$1,465,589</td>
</tr>
</tbody>
</table>

Depreciation expense for the year ended December 31, 2017 was $464,253.

5) COMMITMENTS AND CONTINGENCIES

The Corporation buys commercial insurance for certain insurable risks such as general liability, directors and officers, property damage and workers' compensation. The Corporation's risk in each of these insured risk categories is limited to deductible amounts for each category, both individually and in aggregate.

6) RELATED PARTY AND VARIABLE INTEREST ENTITY TRANSACTIONS

The shareholders of the Corporation are also the shareholding members of the DMC Property Management, LLC (the LLC), a Limited Liability Corporation, and C & A Contractors, Inc. (S. Corp.) and Tyler Street Investment, LLC. The Corporation has a property lease agreement with the DMC Property Management, LLC, under which, the total lease payments during the year were $51,000.

Consolidation Rules: The Corporation is required to consolidate certain "variable interest entities" under accounting principles generally accepted in the United States of America. The LLC as well as the S. Corp has been identified as a variable interest entity that is required to be consolidated with the Corporation under these rules. However, the financial statements do not consolidate these variable interest entities as required by accounting principles generally accepted in the United States of America. The effects of this departure from GAAP have not been determined.

However, these financial statements include the accounts of DMC Consultants, Inc., d/b/a DMC Construction, Inc. and Tyler Street Investment, LLC, collectively referred as "The Corporation". All material inter-company transactions have been eliminated in combination.
7) CONTRACTS IN PROCESS

A summary of contracts in process is as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accumulated Cost on Contracts</td>
<td>$2,913,282</td>
</tr>
<tr>
<td>Estimated Gross Profit Recognized</td>
<td>975,320</td>
</tr>
<tr>
<td>Less: Related Accumulated Billing</td>
<td>3,888,602</td>
</tr>
<tr>
<td></td>
<td>(3,619,287)</td>
</tr>
<tr>
<td></td>
<td>$ 269,315</td>
</tr>
</tbody>
</table>

These amounts are included in the accompanying balance sheet under the following captions:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cost and Estimated Earnings In Excess of Billings on Uncompleted Contracts</td>
<td>$ 293,172</td>
</tr>
<tr>
<td>Billings in Excess of Cost and Estimated Earnings on Uncompleted Contracts</td>
<td>(23,857)</td>
</tr>
<tr>
<td></td>
<td>$ 269,315</td>
</tr>
</tbody>
</table>

8) NOTES PAYABLE

Notes Payable of the Corporation consist of the following:

- Installment agreement, dated May 27, 2014, repayable in 48 payments of $2,637.66, at a rate of 4.5% per year, secured by equipment. The last installment is due on May 27, 2018. Amount: $12,850
- Installment agreement, dated May 27, 2014, repayable in 48 payments of $2,157.97, at a rate of 4.5% per year, secured by vehicle. The last installment is due on May 27, 2018. Amount: 10,513
- Installment agreement, dated May 27, 2014, repayable in 48 payments of $1,328.90, at a rate of 4.5% per year, secured by equipment. The last installment is due on May 27, 2018. Amount: 6,474
- Installment agreement, dated May 27, 2014, repayable in 48 payments of $369.66, at a rate of 4.5% per year, secured by vehicle. The last installment is due on May 27, 2018. Amount: 1,752
- Installment agreement, dated June 6, 2014, repayable in 48 payments of $1,845.18, at a rate of 7.46% per year, secured by vehicle. The last installment is due on June 6, 2018. Amount: 10,872
## NOTES PAYABLE (Continued)

<table>
<thead>
<tr>
<th>Description</th>
<th>Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Installment agreement, dated August 9 2014, repayable in 48 payments of $996.69, at a rate of 4.5% per year, secured by vehicle. The last installment is due on August 9, 2018.</td>
<td>$7,774</td>
</tr>
<tr>
<td>Installment agreement, dated August 21 2014, repayable in 48 payments of $1,460.61, at a rate of 4.5% per year, secured by vehicle. The last installment is due on August 21, 2018.</td>
<td>$11,315</td>
</tr>
<tr>
<td>Installment agreement, dated October 23 2014, repayable in 48 payments of $1,420.37, at a rate of 4.5% per year, secured by vehicle. The last installment is due on October 23, 2018.</td>
<td>$13,807</td>
</tr>
<tr>
<td>Installment agreement, dated June 2 2014, repayable in 48 payments of $880.58, at a rate of 4.5% per year, secured by vehicle. The last installment is due on June 2, 2018.</td>
<td>$5,154</td>
</tr>
<tr>
<td>Installment agreement, dated June 4, 2014, repayable in 47 payments of $2,817.30, at a rate of 5.10% per year, secured by equipment. The last installment is due on May 4, 2018.</td>
<td>$11,394</td>
</tr>
<tr>
<td>Installment agreement, dated August 8, 2014, repayable in 48 payments of $522.21, at a rate of 4.5% per year, secured by equipment. The last installment is due on July 18, 2018.</td>
<td>$3,601</td>
</tr>
<tr>
<td>Installment agreement, dated December 19, 2014, repayable in 48 payments of $4,586.92, at a rate of 4.5% per year, secured by equipment. The last installment is due on December 19, 2018.</td>
<td>$53,725</td>
</tr>
<tr>
<td>Installment agreement, dated July 24, 2015, repayable in 47 payments of $1,425.00, at a rate of 3.040% per year, secured by equipment. The last installment is due on June 24, 2018.</td>
<td>$22,962</td>
</tr>
<tr>
<td>Installment agreement, dated July 24, 2015, repayable in 47 payments of $730.00, at a rate of 3.040% per year, secured by equipment. The last installment is due on June 24, 2019.</td>
<td>$11,799</td>
</tr>
<tr>
<td>Installment agreement, dated September 30, 2015, repayable in 48 payments of $1,113.13, at a rate of 4.45% per year, secured by equipment. The last installment is due on August 30, 2019.</td>
<td>$21,350</td>
</tr>
<tr>
<td>Installment agreement, dated October 2, 2015, repayable in 47 payments of $800.00, at a rate of 4.45% per year, secured by equipment. The last installment is due on September 2, 2019.</td>
<td>$16,927</td>
</tr>
</tbody>
</table>
8) NOTES PAYABLE (Continued)

Installment agreement, dated May 18, 2016, repayable in 36 payments of $2,143.01, at a rate of 4.30% per year, secured by equipment. The last installment is due on May 18, 2019.

Installment agreement, dated May 18, 2016, repayable in 36 payments of $5,761.69, at a rate of 4.30% per year, secured by equipment. The last installment is due on May 18, 2019.

Installment agreement, dated June 28, 2016, repayable in 36 payments of $1,436.11, at a rate of 4.30% per year, secured by equipment. The last installment is due on June 28, 2019.

Installment agreement, dated June 16, 2016, repayable in 36 payments of $1,259.04, at a rate of 1.90% per year, secured by automobile. The last installment is due on May 16, 2019.

Total $35,332

Less: Current Portion $94,996

Net of Current Portion $28,448

Principal Maturities for Long Term Debt are as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2018</td>
<td>21,102</td>
</tr>
<tr>
<td>2019</td>
<td>28,448</td>
</tr>
</tbody>
</table>

Total $402,237

9) LINE OF CREDIT

The Corporation has a $1,500,000 line of credit with Level One Bank that matures on demand. This line of credit is secured by personal guarantee and all personal property, except certain exceptions as listed in the related agreement, of the owners. At December 31, 2017, the outstanding balance on the line of credit was $920,000. As of the report date, the outstanding balance of the line of credit was $200,000.
10) SURETY BONDS

The Corporations, as a condition for entering into certain construction contracts, have outstanding surety bonds. The bonds are collateralized by contracts receivable and are personally guaranteed by the shareholders. The Corporation has bonding capacity of approximately $10 million as of December 31, 2017.

11) SUBSEQUENT EVENTS

The Corporation has evaluated all subsequent events through April 6, 2018, the date the financial statements were available to be issued. No significant subsequent event was noted that required adjustment or disclosure in the financial statements.
SUPPLEMENTAL SCHEDULES
## Schedule I - Selling, General and Administrative Expenses
Year Ended December 31, 2017

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automobile Expenses</td>
<td>$24,410</td>
</tr>
<tr>
<td>Administrative Expenses</td>
<td>$2,070</td>
</tr>
<tr>
<td>Bank Charges</td>
<td>$4,468</td>
</tr>
<tr>
<td>Insurance</td>
<td>$304,326</td>
</tr>
<tr>
<td>Legal &amp; Professional</td>
<td>$76,489</td>
</tr>
<tr>
<td>Marketing and Advertisement Expenses</td>
<td>$17,003</td>
</tr>
<tr>
<td>Miscellaneous</td>
<td>$4,402</td>
</tr>
<tr>
<td>Office Expenses</td>
<td>$17,689</td>
</tr>
<tr>
<td>Payroll</td>
<td>$462,970</td>
</tr>
<tr>
<td>Rent</td>
<td>$51,000</td>
</tr>
<tr>
<td>Repair and Maintenance</td>
<td>$54,897</td>
</tr>
<tr>
<td>Security Charges</td>
<td>$20,430</td>
</tr>
<tr>
<td>Taxes</td>
<td>$170,994</td>
</tr>
<tr>
<td>Telephone and Website</td>
<td>$14,659</td>
</tr>
<tr>
<td>Training</td>
<td>$293</td>
</tr>
<tr>
<td>Travel</td>
<td>$33,136</td>
</tr>
<tr>
<td>Utilities</td>
<td>$19,506</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,278,721</strong></td>
</tr>
<tr>
<td>Job Description</td>
<td>Total Cost</td>
</tr>
<tr>
<td>-----------------</td>
<td>------------</td>
</tr>
<tr>
<td>City of Dearborn - 1924-Bower Ctr</td>
<td>$23,025</td>
</tr>
<tr>
<td>City of Dearborn - 094 Birmingham</td>
<td>27,010</td>
</tr>
<tr>
<td>City of Wayne - 1007-Bishop Pkwy</td>
<td>40,225</td>
</tr>
<tr>
<td>Det Rd - 1018-Goldsmith</td>
<td>39,400</td>
</tr>
<tr>
<td>Det Rd - 1030-Bower</td>
<td>44,050</td>
</tr>
<tr>
<td>Det Rd - 1035-Van Dam</td>
<td>32,100</td>
</tr>
<tr>
<td>Detroit-1031-2017</td>
<td>40,070</td>
</tr>
<tr>
<td>Det Rd - 1035 - Corbin</td>
<td>15,050</td>
</tr>
<tr>
<td>Det Rd - 1035 - Steeplechase</td>
<td>24,000</td>
</tr>
<tr>
<td>Det Rd - 1035 - Medway</td>
<td>30,000</td>
</tr>
<tr>
<td>Det Rd - 1045 - Chicago</td>
<td>15,050</td>
</tr>
<tr>
<td>Det Rd - 1045 - Motown</td>
<td>15,050</td>
</tr>
<tr>
<td>Det Rd - 1045 - Thunth</td>
<td>47,375</td>
</tr>
<tr>
<td>Detroit Land Bank - Dawson</td>
<td>886,018</td>
</tr>
<tr>
<td>Detroit Land Bank - Dennis 04'</td>
<td>394,581</td>
</tr>
<tr>
<td>Detroit Land Bank - Dennis 94</td>
<td>555,703</td>
</tr>
<tr>
<td>Detroit Land Bank - Divine 093</td>
<td>632,991</td>
</tr>
<tr>
<td>Detroit Land Bank - Divine 089</td>
<td>783,018</td>
</tr>
<tr>
<td>Detroit Land Bank - 9111</td>
<td>327,970</td>
</tr>
<tr>
<td>Detroit Land Bank - 1012</td>
<td>390,270</td>
</tr>
<tr>
<td>Clear Gorge - 1035-2017</td>
<td>11,541</td>
</tr>
<tr>
<td>Detroit Land Bank - 2023</td>
<td>569,188</td>
</tr>
<tr>
<td>PDSC Communications- 878-2017</td>
<td>15,520</td>
</tr>
<tr>
<td>PDSC Communications- 988-2017</td>
<td>34,750</td>
</tr>
<tr>
<td>Detrolte Relocation (PDSC) Consit.</td>
<td>348,245</td>
</tr>
<tr>
<td>Total</td>
<td>$4,632,481</td>
</tr>
</tbody>
</table>

See independent accountants review report.
# DMC Consultants, Inc.
d/b/a DMC Construction, Inc.

## Financial Statements

**December 31, 2018**
Contents

Indepenldent Accountant's Review Report ................................................................. 1
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Statement of Income and Retained Earnings ............................................................. 5
Statement of Cash Flows ......................................................................................... 6
Notes to Financial Statements ............................................................................... 7
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INDEPENDENT ACCOUNTANT'S REVIEW REPORT

To the Shareholders of
DMC Consultants, Inc.
DBA DMC Construction, Inc.
Detroit, Michigan

We have reviewed the accompanying financial statements of DMC Consultants, Inc., DBA DMC Construction, Inc, (a Michigan S Corporation) (the Corporation), which comprise the balance sheet as of December 31, 2018, and the related statements of income and retained earnings and cash flows for the year then ended, and the related notes to the financial statements. A review includes primarily applying analytical procedures to management's financial data and making inquiries of Corporation management. A review is substantially less in scope than an audit, the objective of which is the expression of an opinion regarding the financial statements as a whole. Accordingly, we do not express such an opinion.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the financial statements that are free from material misstatement whether due to fraud or error.

Accountant's Responsibility

Our responsibility is to conduct the review engagement in accordance with Statements on Standards for Accounting and Review Services promulgated by the Accounting and Review Services Committee of the AICPA. Those standards require us to perform procedures to obtain limited assurance as a basis for reporting whether we are aware of any material modifications that should be made to the financial statements for them to be in accordance with accounting principles generally accepted in the United States of America. We believe that the results of our procedures provide a reasonable basis for our report.

Accountant's Conclusion

Based on our review, we are not aware of any material modifications that should be made to the accompanying financial statements in order for them to be in accordance with accounting principles generally accepted in the United States of America.
Supplementary Information

The supplementary information included in Schedules I, II, and III is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of the management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The supplementary information has been subjected to the review procedures applied in our review of the basic financial statements. We are not aware of any material modification that should be made to the supplementary information. We have not audited the supplementary information and, accordingly, do not express an opinion on such information.

Detroit, Michigan
May 3, 2019
## ASSETS

### CURRENT ASSETS

<table>
<thead>
<tr>
<th>Note</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Cash and Cash Equivalents</td>
<td>$16,908</td>
</tr>
<tr>
<td>3</td>
<td>Accounts Receivable - Trade, Net</td>
<td>$1,573,489</td>
</tr>
<tr>
<td></td>
<td>Security Deposits</td>
<td>$1,938</td>
</tr>
<tr>
<td></td>
<td>Loans and Advances</td>
<td>$62,694</td>
</tr>
<tr>
<td>12</td>
<td>Loans and Advances-Related Party</td>
<td>$48,943</td>
</tr>
<tr>
<td></td>
<td>Costs and Estimated Earnings in Excess of</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Billings on Uncompleted Contracts</td>
<td>$1,620,679</td>
</tr>
<tr>
<td>6</td>
<td>Total Current Assets</td>
<td>$3,324,651</td>
</tr>
</tbody>
</table>

### PROPERTY AND EQUIPMENT

<table>
<thead>
<tr>
<th>Note</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Furniture and Fixtures</td>
<td>$55,133</td>
</tr>
<tr>
<td></td>
<td>Computer and Software</td>
<td>$91,976</td>
</tr>
<tr>
<td></td>
<td>Machinery &amp; Equipment</td>
<td>$2,012,840</td>
</tr>
<tr>
<td></td>
<td>Automobiles</td>
<td>$247,495</td>
</tr>
<tr>
<td></td>
<td>Building Improvements</td>
<td>$673,486</td>
</tr>
<tr>
<td></td>
<td>Less: Accumulated Depreciation</td>
<td>$2,044,542</td>
</tr>
<tr>
<td>4</td>
<td>Total Property &amp; Equipment</td>
<td>$1,036,388</td>
</tr>
</tbody>
</table>

### Total Assets

$4,361,039

See accompanying notes and independent accountant's review report.
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

LIABILITIES AND STOCKHOLDERS' EQUITY

CURRENT LIABILITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Note</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts Payable</td>
<td></td>
<td>$846,783</td>
</tr>
<tr>
<td>Accounts Payable - Related Party</td>
<td>12</td>
<td>27,180</td>
</tr>
<tr>
<td>Accrued Expenses and Other Payables</td>
<td></td>
<td>41,348</td>
</tr>
<tr>
<td>Notes Payable - Current Portion</td>
<td>10</td>
<td>86,985</td>
</tr>
<tr>
<td>Line of Credit</td>
<td>8</td>
<td>1,261,000</td>
</tr>
<tr>
<td>Billings In Excess of Cost and Estimated Earnings on Uncompleted Contracts</td>
<td>6</td>
<td>62,722</td>
</tr>
<tr>
<td><strong>Total Current Liabilities</strong></td>
<td></td>
<td><strong>2,326,018</strong></td>
</tr>
</tbody>
</table>

STOCKHOLDERS' EQUITY

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Common Stock, 100,000 Shares Authorized, $1 Par Value, 68,000 Shares Issued and Outstanding</td>
<td>68,000</td>
</tr>
<tr>
<td>Additional Paid In Capital</td>
<td>142,000</td>
</tr>
<tr>
<td>Retained Earnings</td>
<td>1,825,021</td>
</tr>
<tr>
<td><strong>Total Stockholders' Equity</strong></td>
<td><strong>2,035,021</strong></td>
</tr>
</tbody>
</table>

**Total Liabilities and Stockholder's Equity**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>$4,361,039</td>
</tr>
</tbody>
</table>

See accompanying notes and independent accountant's review report.
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Statement of income and Retained Earnings
Year Ended December 31, 2018

<table>
<thead>
<tr>
<th>CONTRACT REVENUE</th>
<th>Note</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction Revenue</td>
<td></td>
<td>$8,309,179</td>
</tr>
<tr>
<td>Total Revenue</td>
<td></td>
<td>$8,309,179</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>COST OF REVENUE</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Related Job Cost</td>
<td>11</td>
<td>8,272,168</td>
</tr>
<tr>
<td>Gross Profit</td>
<td></td>
<td>2,037,011</td>
</tr>
</tbody>
</table>

| SELLING, GENERAL AND ADMINISTRATIVE EXPENSE |     | 1,238,815   |
|                                            |     |             |
| Income from Operation                |     | 799,196     |

<table>
<thead>
<tr>
<th>OTHER (INCOME) AND EXPENSES</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest Expenses</td>
<td>4</td>
<td>62,008</td>
</tr>
<tr>
<td>Depreciation</td>
<td></td>
<td>448,008</td>
</tr>
<tr>
<td>Other Income</td>
<td></td>
<td>(1,957)</td>
</tr>
<tr>
<td>Gain on Insurance Proceed from Damaged Assets</td>
<td></td>
<td>(29,760)</td>
</tr>
<tr>
<td>Total of Other (Income) and Expenses</td>
<td></td>
<td>478,289</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net Income</td>
<td></td>
<td>319,897</td>
</tr>
<tr>
<td>Less: Shareholders Withdrawal</td>
<td></td>
<td>(119,446)</td>
</tr>
<tr>
<td>Retained Earnings - Beginning of Year</td>
<td></td>
<td>1,624,570</td>
</tr>
<tr>
<td>Retained Earnings - End of Year</td>
<td></td>
<td>$1,825,021</td>
</tr>
</tbody>
</table>

See accompanying notes and independent accountant's review report.
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Statement of Cash Flows
Year Ended December 31, 2018

CASH FLOWS FROM OPERATING ACTIVITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net Income</td>
<td>$ 319,897</td>
</tr>
<tr>
<td>Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities</td>
<td></td>
</tr>
<tr>
<td>Depreciation</td>
<td>448,008</td>
</tr>
<tr>
<td>Gain on Insurance Proceed from Damaged Assets</td>
<td>(29,760)</td>
</tr>
<tr>
<td>Change in Accounts Receivable</td>
<td>1,006,365</td>
</tr>
<tr>
<td>Change in Other Assets</td>
<td>(60,484)</td>
</tr>
<tr>
<td>Change in Loans and Advances-Related Party</td>
<td>(48,943)</td>
</tr>
<tr>
<td>Change in Costs and Estimated Earnings in Excess of Billings on Uncompleted Contracts</td>
<td>(1,327,507)</td>
</tr>
<tr>
<td>Change in Billings in Excess of Costs and Estimated Earnings on Uncompleted Contracts</td>
<td>38,865</td>
</tr>
<tr>
<td>Change in Accounts Payable</td>
<td>(246,539)</td>
</tr>
<tr>
<td>Change in Accounts Payable - Related Party</td>
<td>27,180</td>
</tr>
<tr>
<td>Change in Accrued Expenses and Other Payable</td>
<td>1,973</td>
</tr>
<tr>
<td><strong>Net Cash Provided by Operating Activities</strong></td>
<td><strong>129,075</strong></td>
</tr>
</tbody>
</table>

CASH FLOWS FROM INVESTING ACTIVITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase of Fixed Assets</td>
<td>(84,047)</td>
</tr>
<tr>
<td>Insurance Proceed from Damage of Fixed Assets</td>
<td>95,000</td>
</tr>
<tr>
<td><strong>Net Cash Provided by Investing Activities</strong></td>
<td><strong>10,953</strong></td>
</tr>
</tbody>
</table>

CASH FLOW FROM FINANCING ACTIVITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repayment of Notes Payable</td>
<td>(315,252)</td>
</tr>
<tr>
<td>Proceeds from Line of Credit</td>
<td>281,000</td>
</tr>
<tr>
<td>Shareholders Withdrawals</td>
<td>(119,446)</td>
</tr>
<tr>
<td><strong>Net Cash Used in Financing Activities</strong></td>
<td><strong>(153,698)</strong></td>
</tr>
</tbody>
</table>

Net Change in Cash and Cash Equivalents                                     | (13,670)     |
Cash and Cash Equivalents at Beginning of the Year                          | 30,578       |

Cash and Cash Equivalents at End of the Year                                 | $ 16,908     |

SUPPLEMENT DISCLOSURE

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest Paid</td>
<td>$ 62,008</td>
</tr>
</tbody>
</table>

See accompanying notes and independent accountant's review report.
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Notes to Financial Statements
December 31, 2018

1) ORGANIZATION

DMC Consultants, Inc. d/b/a DMC Construction, Inc. (the Corporation) was incorporated on November 10, 2005 under the Business Corporation Act of Michigan to provide management, engineering and technical consulting services; design, construction, operating, maintenance services, management and IT consulting services.

2) SIGNIFICANT ACCOUNTING POLICIES

It is the Corporation's policy to apply generally accepted accounting principles in presenting its financial statements. In this connection, the more significant policies of the Corporation are described below:

Revenue and Cost Recognition

Revenue from fixed-price construction contracts is recognized on the percentage of completion method measured by the percentage of cost incurred to date to estimated total cost for each contract. This method is used because management considers total costs to be the best available measure of progress on these contracts. Because of inherent uncertainties in estimating costs, it is at least reasonably possible that the estimates used will change within the near term.

Contract costs include all direct material, subcontractors and labor costs and all other indirect costs related to contract performance. General and administrative costs are charged to expenses as incurred. Provisions for estimated losses on uncompleted contracts are made in the period in which such losses are determined. Changes in job performance, job conditions and estimated profitability, including those arising from settlements, may result in revisions to costs and income and are recognized in the period in which the revisions are determined.

The asset, "Costs and estimated earnings in excess of billings on uncompleted contracts," represents revenues recognized in excess of amounts billed. The liability, "Billings in excess of costs and estimated earnings on uncompleted contracts," represents billings in excess of revenues recognized.

Property and Equipment

Property and equipment is stated at cost. The costs of additions and betterments are capitalized and expenditures for repairs and maintenance are expensed in the period incurred. When items of property and equipment are sold or retired, the related costs and accumulated depreciation are removed from the accounts and any gain or loss is included in income.
2) SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property and Equipment (Continued)

Depreciation and amortization of property and equipment is provided utilizing the straight-line method over the estimated useful lives of the respective assets as follows:

- Building and Building Improvements: 31.5 years
- Furniture and Fixtures: 5-7 years
- Machinery and Equipment: 5 years
- Computer and Software: 3 years

Leasehold improvements are amortized over the shorter of the remaining term of the lease or the useful life of the improvement utilizing the straight-line method.

Income Taxes

The Corporation, with the consent of its stockholders, has elected to be taxed under the Internal Revenue Code as an S Corporation. In lieu of corporate income taxes, the stockholders of an S Corporation are taxed on their proportionate share of the Corporation's taxable income. Therefore, no provision or liability for federal income taxes has been included in these financial statements.

Accounting for Uncertainty in Income Tax Items

The Corporation has analyzed tax positions taken for filing with the Internal Revenue Service and state jurisdiction where it operates. The Corporation believes that income tax filing positions will be sustained upon examination and does not anticipate any adjustments that would result in material adverse effect on the financial condition, result of operations or cash flows. Accordingly, the Corporation has not recorded any reserves or related accruals for interest and penalties for uncertain income tax positions at December 31, 2018. The Corporation is subject to routine audits by taxing jurisdiction; however, there are currently no audits for any tax periods in progress.

Use of Estimates

The process of preparing financial statements in conformity with generally accepted accounting principles requires the use of estimates and assumptions regarding certain types of assets, liabilities, revenues and expenses. Such estimates relate primarily to unsettled transactions and events as of the date of the financial statements. Accordingly, upon settlement, actual results may differ from estimated amounts.

Material estimates that are particularly susceptible to significant change in the near term are percentage of completion estimates on all contracts, and provisions for losses on accounts receivable.
2) SIGNIFICANT ACCOUNTING POLICIES (Continued)

Cash Equivalents

For financial statement purposes, the Corporation considers all highly liquid instruments with a maturity of three months or less to be cash equivalents.

Compensated Absences

Employees of the Corporation are entitled to paid vacation, paid sick days and personal days off, depending on the job classification, length of service and other factors. No liability has been recorded in the accompanying financial statements as it is the Corporation's policy to recognize the costs of compensated absences when actually paid to the employees. Upon termination, employees are not compensated for any unused time.

Accounts Receivable and Allowance for Doubtful Accounts

Accounts receivable are stated at the amount management expects to collect from outstanding balances. If needed, management provides for probable uncollectible amounts through a charge to earnings and a credit to an allowance based on its assessment of the current status of individual accounts. Balances that are still outstanding after management has used reasonable collection efforts are written off through a charge to the valuation allowance and a credit to accounts receivable. There was no allowance for doubtful accounts for the year ended December 31, 2018.

3) CONCENTRATION OF CREDIT RISK

Financial instruments that potentially subject the Corporation to concentrations of credit risk consist principally of contracts receivable.

Net sales for the year ended December 31, 2018 include sales to three major customers, which accounted for 10% or more of the total net sales of the Corporation, as follows:

<table>
<thead>
<tr>
<th>Customer</th>
<th>Percent of Sales</th>
<th>Receivable at December 31, 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Detroit</td>
<td>13.00%</td>
<td>$223,651</td>
</tr>
<tr>
<td>Detroit Housing and Revitalization</td>
<td>29.00%</td>
<td>$322,000</td>
</tr>
<tr>
<td>Detroit Land Bank</td>
<td>41.00%</td>
<td>$813,553</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>83.00%</strong></td>
<td><strong>$1,359,204</strong></td>
</tr>
</tbody>
</table>

Total bank deposits as of December 31, 2018 are $349,122, of which $66,414 were uninsured under the Federal Deposit Insurance Corporation (FDIC).
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

PROPERTY AND EQUIPMENT

Property and equipment consist of the following:

<table>
<thead>
<tr>
<th>Description</th>
<th>Balance at 12/31/2017</th>
<th>Additions</th>
<th>Disposal</th>
<th>Balance at 12/31/2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Furniture and Fixtures</td>
<td>$ 52,633</td>
<td>$ 2,500</td>
<td>-</td>
<td>$ 55,133</td>
</tr>
<tr>
<td>Machinery &amp; Equipment</td>
<td>2,034,044</td>
<td>71,996</td>
<td>(93,200)</td>
<td>2,012,840</td>
</tr>
<tr>
<td>Computer &amp; Software</td>
<td>88,025</td>
<td>3,951</td>
<td>-</td>
<td>91,976</td>
</tr>
<tr>
<td>Automobiles</td>
<td>241,895</td>
<td>6,600</td>
<td>-</td>
<td>247,495</td>
</tr>
<tr>
<td>Building Improvement</td>
<td>673,486</td>
<td>-</td>
<td>-</td>
<td>673,486</td>
</tr>
<tr>
<td>Total Cost of Fixed Assets being Depreciated</td>
<td>3,090,083</td>
<td>84,047</td>
<td>(93,200)</td>
<td>3,060,930</td>
</tr>
<tr>
<td>Accumulated Depreciation</td>
<td>1,624,484</td>
<td>448,008</td>
<td>(27,960)</td>
<td>2,044,542</td>
</tr>
<tr>
<td>Total Fixed Assets being Depreciated - Net</td>
<td>$ 1,465,599</td>
<td>$ (363,961)</td>
<td>$ (65,240)</td>
<td>$ 1,036,388</td>
</tr>
</tbody>
</table>

Depreciation expense for the year ended December 31, 2018 was $448,008. During the year, the Corporation filed an insurance claim for one of its equipment with an original cost of $93,200. The transaction resulted in a gain for the Corporation of $29,760 for December 31, 2018.

5) VARIABLE INTEREST ENTITIES

The FASB issued ASU 2018-17, Consolidation (Topic 810): Targeted Improvements to Related Party Guidance for Variable Interest Entities, which amends the consolidation guidance by allowing private companies to make an accounting policy election not to apply the variable-interest entity (VIE) guidance when assessing whether a legal entity should be consolidated. These amendments are effective for a private company for fiscal years beginning after December 15, 2020 and for interim periods within fiscal years beginning after December 15, 2021. Early adoption of the amendments, including in an interim period, is permitted.

DMC Property Management, LLC, C&A Contractors Inc. and Tyler Street Investment LLC have been identified as variable interest entities. DMC Property Management, LLC has a property lease agreement with the Corporation, under which the Corporation paid $51,000 during the year ended December 31, 2018. However, the Corporation elected to early adopt the above standard. Accordingly, based on the above guidance, all of the above VIE's are exempt from consolidation with the Corporation’s financial statements.
DMC CONSULTANTS, INC.
d/b/a DMC CONSTRUCTION, INC.

Notes to Financial Statements (Continued)
December 31, 2018

6) CONTRACTS IN PROCESS

A summary of contracts in process is as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accumulated Cost on Contracts</td>
<td>$4,327,411</td>
</tr>
<tr>
<td>Estimated Gross Profit Recognized</td>
<td>$1,098,792</td>
</tr>
<tr>
<td>Less: Related Accumulated Billing</td>
<td>$(3,868,246)</td>
</tr>
<tr>
<td></td>
<td>$1,557,957</td>
</tr>
</tbody>
</table>

These amounts are included in the accompanying balance sheet under the following captions:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cost and Estimated Earnings in Excess of Billings on Uncompleted Contracts</td>
<td>$1,620,679</td>
</tr>
<tr>
<td>Billings in Excess of Cost and Estimated Earnings on Uncompleted Contracts</td>
<td>$(62,722)</td>
</tr>
<tr>
<td></td>
<td>$1,557,957</td>
</tr>
</tbody>
</table>

7) COMMITMENTS AND CONTINGENCIES

The Corporation buys commercial insurance for certain insurable risks such as general liability, directors and officers, property damage and workers' compensation. The Corporation's risk in each of these insured risk categories is limited to deductible amounts for each category, both individually and in aggregate.

8) LINE OF CREDIT

The Corporation has a $2,000,000 line of credit with Level One Bank at current interest rate of 7.25% and matures on demand. This line of credit is secured by personal guarantee and all personal property, except certain exceptions as listed in the related agreement, of the owners. At December 31, 2018, the outstanding balance on the line of credit was $1,261,000.

9) SURETY BONDS

The Corporations, as a condition for entering into certain construction contracts, have outstanding surety bonds. The bonds are collateralized by contracts receivable and are personally guaranteed by the shareholders. The Corporation has bonding capacity of $15 million as of December 31, 2018.
10) NOTES PAYABLE

Notes Payable of the Corporation consist of the following:

Installment agreement, dated July 24, 2015, repayable in 47 payments of $1,425.00, at a rate of 3.040% per year, secured by equipment. The last installment is due on June 24, 2019. $ 8,390

Installment agreement, dated July 24, 2015, repayable in 47 payments of $730.00, at a rate of 3.040% per year, secured by equipment. The last installment is due on June 24, 2019. 4,338

Installment agreement, dated September 30, 2015, repayable in 48 payments of $1,113.13, at a rate of 4.45% per year, secured by equipment. The last installment is due on August 30, 2019. 8,731

Installment agreement, dated October 2, 2015, repayable in 47 payments of $900.00, at a rate of 4.45% per year, secured by equipment. The last installment is due on September 2, 2019. 6,724

Installment agreement, dated May 18, 2016, repayable in 36 payments of $2,143.01, at a rate of 4.30% per year, secured by equipment. The last installment is due on May 18, 2019. 10,610

Installment agreement, dated May 18, 2016, repayable in 36 payments of $5,761.69, at a rate of 4.30% per year, secured by equipment. The last installment is due on May 18, 2019. 28,528

Installment agreement, dated June 28, 2016, repayable in 36 payments of $1,438.11, at a rate of 4.30% per year, secured by equipment. The last installment is due on June 28, 2019. 12,164

Installment agreement, dated June 16, 2016, repayable in 36 payments of $1,299.04, at a rate of 1.90% per year, secured by automobile. The last installment is due on May 16, 2019. 7,500

Total 86,985

Less: Current Portion 86,985

Notes Payable - Net of Current Portion $
11) RELATED JOB COSTS

The job related direct cost consists of the following at December 31, 2018:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sub-Contract Expenses</td>
<td>$ 3,398,919</td>
</tr>
<tr>
<td>Direct Labor</td>
<td>1,211,546</td>
</tr>
<tr>
<td>Project Supplies</td>
<td>481,267</td>
</tr>
<tr>
<td>Equipment Repairs</td>
<td>475,677</td>
</tr>
<tr>
<td>Licenses &amp; Permits</td>
<td>381,204</td>
</tr>
<tr>
<td>Consulting Fees</td>
<td>110,107</td>
</tr>
<tr>
<td>Other Direct Project Expenses</td>
<td>213,458</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$ 6,272,168</strong></td>
</tr>
</tbody>
</table>

12) RELATED PARTY TRANSACTIONS

YMC Consultants, Inc. has been identified as a related party for the Corporation that provides trucking services to the Corporation. The Corporation has recorded a loan receivable balance of $48,943 and an accounts payable balance of $27,180 to YMC Consultants, Inc. for the year ended December 31, 2018. The Corporation had a total transaction of $192,130 with YMC Consultants during the year.

13) UPCOMING STANDARDS

ASU 2014-09, Revenue from Contracts with Customers (Topic 606)

ASU 2014-09 is a comprehensive new revenue recognition standard that will supersede most existing revenue recognition guidance under GAAP. The standard's core principle is that an entity should recognize revenue when it transfers promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. ASU 2014-09 prescribes a five-step process to accomplish this core principle, including:

- Identification of the contract with the customer;
- Identification of the performance obligation(s) under the contract;
- Determination of the transaction price;
- Allocation of the transaction price to the identified performance obligation(s); and
- Recognition of revenue as (or when) an entity satisfies the identified performance obligation(s).

This framework will require entities to make greater use of judgments and estimates than previously required under GMP. ASU 2014-09 also prescribes additional disclosures and financial statement presentations.
13) UPCOMING STANDARDS (Continued)

ASU 2016-02, Leases (Topic 842)

ASU 2016-02 substantially changes current GAAP regarding lease accounting and offers specific accounting guidance for lessees, lessors and sale-leaseback transactions.

ASU 2016-02 establishes a right-of-use ("ROU") model that requires lessees to record a ROU asset and a lease liability in the statement of financial position for all leases with terms longer than 12 months (the standard may optionally be applied to leases with terms of 12 months or less). Leases will be classified as either finance leases or operating leases depending on the characteristics of the lease; consistent with current GAAP, the recognition, measurement and presentation of expenses and cash flows arising from the lease will depend on the lease classification.

ASU 2016-02 requires lessors to classify leases as sales-type, direct financing or operating. A lease will be treated as a sales-type lease if it transfers all of the risks and rewards, as well as control of the underlying asset, to the lessee. If risks and rewards are conveyed without the transfer of control, the lease is treated as a direct financing lease. If the lessor does not convey risks and rewards or control, the lease is considered an operating lease.

This update also requires specific quantitative and qualitative disclosures about leasing arrangements to enable financial statements users to assess the amount, timing and uncertainty of cash flows arising from leases.

The effective date of this standard is FY 2020. Early adoption is permitted.

14) SUBSEQUENT EVENTS

The Corporation has evaluated all subsequent events through May 3, 2019, the date the financial statements were available to be issued. No significant subsequent event was noted that required adjustment or disclosure in the financial statements.
SUPPLEMENTAL SCHEDULES
# Schedule I - Selling, General and Administrative Expenses

**Year Ended December 31, 2018**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automobile Expenses</td>
<td>$3,300</td>
</tr>
<tr>
<td>Dues &amp; Subscriptions</td>
<td>$3,578</td>
</tr>
<tr>
<td>Insurance</td>
<td>$238,687</td>
</tr>
<tr>
<td>Legal &amp; Professional</td>
<td>$86,547</td>
</tr>
<tr>
<td>Marketing and Advertisement Expenses</td>
<td>$8,940</td>
</tr>
<tr>
<td>Miscellaneous</td>
<td>$5,314</td>
</tr>
<tr>
<td>Office Expenses</td>
<td>$19,728</td>
</tr>
<tr>
<td>Postage</td>
<td>$536</td>
</tr>
<tr>
<td>Payroll</td>
<td>$479,509</td>
</tr>
<tr>
<td>Rent</td>
<td>$66,628</td>
</tr>
<tr>
<td>Repair and Maintenance</td>
<td>$11,042</td>
</tr>
<tr>
<td>Security Charges</td>
<td>$30,676</td>
</tr>
<tr>
<td>Taxes</td>
<td>$205,575</td>
</tr>
<tr>
<td>Telephone and Website</td>
<td>$13,491</td>
</tr>
<tr>
<td>Training</td>
<td>$5,294</td>
</tr>
<tr>
<td>Travel</td>
<td>$42,076</td>
</tr>
<tr>
<td>Utilities</td>
<td>$17,994</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$1,238,815</td>
</tr>
</tbody>
</table>

*See Independent accountant’s review report*
## DMC Consultants, Inc.
d/b/a DMC Construction, Inc.

### Schedule II - Construction Contracts in Progress

Year Ended December 31, 2018

<table>
<thead>
<tr>
<th>Job Description</th>
<th>Total Contract Cost</th>
<th>Estimated Costs to Date</th>
<th>Estimated Gross Profit</th>
<th>Estimated Costs to Complete</th>
<th>Estimated Revenue Realized</th>
<th>Estimated Revenue Realized/Total Contract Cost</th>
<th>Cost Plus Estimated Revenues in Excess of Estimated Costs</th>
<th>Estimated Sailing</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Detroit - 1101-2018</td>
<td>$55,000</td>
<td>$50,000</td>
<td>$5,000</td>
<td>$5,000</td>
<td>$5,000</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>City of Detroit - 1102-2018</td>
<td>40,000</td>
<td>35,000</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>City of Detroit - 1103-2018</td>
<td>35,000</td>
<td>30,000</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>City of Detroit - 1104-2018</td>
<td>30,000</td>
<td>25,000</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>City of Detroit - 1105-2018</td>
<td>25,000</td>
<td>20,000</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>City of Detroit - 1106-2018</td>
<td>20,000</td>
<td>15,000</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>City of Detroit - 1107-2018</td>
<td>15,000</td>
<td>10,000</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>City of Detroit - 1108-2018</td>
<td>10,000</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>City of Detroit - 1109-2018</td>
<td>5,000</td>
<td>0</td>
<td>5,000</td>
<td>5,000</td>
<td>5,000</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
</tbody>
</table>

See Independent accountant's review report

17
## Schedule II - Construction Contracts in Progress (Continued)

**Year Ended December 31, 2018**

<table>
<thead>
<tr>
<th>Job</th>
<th>Total Contract Cost</th>
<th>Estimated Costs</th>
<th>Estimated Profit</th>
<th>Cost Incurred to Date</th>
<th>Cost to Complete</th>
<th>Gross Profit</th>
<th>Contract Revenue</th>
<th>Estimated Billings in Excess of Estimated Costs</th>
<th>Cost Plus Estimated Earnings in Excess of Cost Plus Estimated Billings</th>
</tr>
</thead>
<tbody>
<tr>
<td>D/LBA-Decor-1011-2017</td>
<td>627,576</td>
<td>405,000</td>
<td>122,576</td>
<td>437,032</td>
<td>7,046</td>
<td>130,516</td>
<td>658,100</td>
<td>673,415</td>
<td>45,466</td>
</tr>
<tr>
<td>D/LBA-Decor-1012-2017</td>
<td>868,270</td>
<td>298,679</td>
<td>568,591</td>
<td>389,932</td>
<td>38,932</td>
<td>60,515</td>
<td>347,880</td>
<td>346,556</td>
<td>1,324</td>
</tr>
<tr>
<td>D/LBA-Decor-1013-2017</td>
<td>207,287</td>
<td>166,013</td>
<td>41,274</td>
<td>156,917</td>
<td>156,917</td>
<td>10,017</td>
<td>166,917</td>
<td>207,287</td>
<td>40,370</td>
</tr>
<tr>
<td>D/LBA-Decor-1014-2017</td>
<td>127,615</td>
<td>80,046</td>
<td>47,569</td>
<td>107,569</td>
<td>107,569</td>
<td>10,017</td>
<td>117,569</td>
<td>154,517</td>
<td>37,948</td>
</tr>
<tr>
<td>D/LBA-Decor-1015-2017</td>
<td>892,875</td>
<td>620,000</td>
<td>272,875</td>
<td>351,000</td>
<td>351,000</td>
<td>100,000</td>
<td>451,000</td>
<td>451,000</td>
<td>100,000</td>
</tr>
<tr>
<td>D/LBA-Decor-1016-2017</td>
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See independent accountant’s review report.

18
List of Employees

City of Pontiac
Window Replacement and Installation at Pontiac City Hall

Mike Chandley
Project Manager

William C. Seulter
Project Superintendent

Jerald Johnson
Project Manager

Lorenzo Flores
Project Coordinator
Bid or Proposal Bond

Westfield Insurance Company
Westfield Insurance 1 Park Circle, P.O. Box 5001, Westfield Center, Ohio 44251-5001 Toll Free 800-243-0210

KNOW ALL MEN BY THESE PRESENTS, that we, DMC Consulting, Inc.,
13500 Foley, Detroit, MI 48227, as Principal, and

the Westfield Insurance Company, an Ohio Corporation, with its principal office at Westfield
Center, Ohio, as Surety, are held and firmly bound unto City of Pontiac

47450 Woodward Avenue, Pontiac, MI 48342, as Obligee, in

the penal sum of FIVE PERCENT OF BID AMOUNT (5%) DOLLARS,

lawful money of the United States of America, for the payment of which, well and truly to be made, we bind
ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these
presents.

WHEREAS the said Principal is herewith submitting a bid or proposal for, City Hall Window Replacement and:
Installation

NOW THEREFORE, the condition of the above obligation is such, that if the said Principal shall execute a
contract and give bond for the faithful performance thereof, if required by the contract, or if the Principal or Surety
shall pay the Obligee the difference, not exceeding the penal sum hereof, between the amount of the contract entered
into in good faith to perform the work to which the bid or proposal relates and the amount bid or proposed by the
Principal, then this obligation shall be void; otherwise it shall remain in full force and effect.

SIGNED this 13th day of January, 2020

DMC Consulting, Inc.
Principal

By: __________________________

Westfield Insurance Company

By: __________________________

Attorney-in-fact

BD 5946
CERTIFIED COPY

Know All Men by These Presents, That WESTFIELD INSURANCE COMPANY, WESTFIELD NATIONAL INSURANCE COMPANY and OHIO FARMERS INSURANCE COMPANY, corporators, hereinafter referred to individually as a "Company" and collectively as "Companies," duly organized and existing under the laws of the State of Ohio, and having its principal office in Westfield Center, Medina County, Ohio, do by these presents make, constitute and appoint

GUENTHER ZERVOS, ANGELO G. ZERVOS, DONALD W. BURDEN, STEPHEN M. ZERVOS, MICHAEL G. ZERVOS, JOINTLY OR SEVERALLY

of SOUTHFIELD and State of Ohio its true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred in its name, place and stead, to execute, acknowledge and deliver any and all bonds, recognizances, undertakings, or other instruments or contracts of any sort:

LIMITATION: THIS POWER OF ATTORNEY CANNOT BE USED TO EXECUTE NOTE GUARANTEE, MORTGAGE DEFICIENCY, MORTGAGE GUARANTEE, OR BANK DEPOSITORY BONDS.

and to bind any of the Companies thereby as fully and to the same extent as if such bonds were signed by the President, sealed with the corporate seal of the applicable Company and duly attested by its Secretary, hereby ratifying and confirming all that the said Attorney(s)-in-Fact may so in the premises.

The President, any Senior Executive, any Secretary or any Fidelity & Surety Operations Executive or other Executive shall be and hereby vested with full power and authority to appoint any one or more suitable persons as Attorney(s)-in-Fact to represent and act for and on behalf of the Company subject to the following provisions:

The Attorney(s)-in-Fact may be given full power and authority for and in the name of and on behalf of the Company, to execute, acknowledge and deliver, any and all bonds, recognizances, contracts, agreements of indemnity and other conditional or obligatory undertakings and any and all notices and documents canceling or terminating the Company's liability thereunder, and any such instruments so executed by any such Attorney-in-Fact shall be as binding upon the Company as if signed by the President and sealed and attested by the Corporate Secretary.

"Be It Further Resolved, that the signature of any such designated person and the seal of the Company hereinafter or hereafter affixed to any power of attorney or any certificate relating thereto by facsimile, and any power of attorney or certificate bearing facsimile signatures or facsimile seal shall be valid and binding upon the Company with respect to any bond or undertaking to which it is attached." (Resoln adopted at a meeting held on February 6, 2000).

In Witness Whereof, WESTFIELD INSURANCE COMPANY, WESTFIELD NATIONAL INSURANCE COMPANY and OHIO FARMERS INSURANCE COMPANY have caused these presents to be signed by their National Surety Leader and Senior Executive and their corporate seals to be hereinafter affixed this 14th day of DECEMBER A.D., 2018.

Dennis P. Buie, National Surety Leader and Senior Executive

On this 14th day of DECEMBER A.D., 2018, before me personally came Dennis P. Buie to me known, who, being by me duly sworn, did depose and say, that he resides in Wooster, Ohio; that he is National Surety Leader and Senior Executive of WESTFIELD INSURANCE COMPANY, WESTFIELD NATIONAL INSURANCE COMPANY and OHIO FARMERS INSURANCE COMPANY, the companies described in and which executed the above instrument; that he knows the seals of said Companies; that the seals affixed to said instrument are true corporate seals; that they were so affixed by order of the Boards of Directors of said Companies; and that he signed his name thereto by like order.

David A. Kuzmik, Attorney at Law, Notary Public
My Commission Does Not Expire (Sec. 147.02 Ohio Revised Code)

I, Frank A. Carrino, Secretary of WESTFIELD INSURANCE COMPANY, WESTFIELD NATIONAL INSURANCE COMPANY and OHIO FARMERS INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney, executed by said Companies, which is still in full force and effect; and furthermore, the resolutions of the Boards of Directors, set out in the Power of Attorney are in full force and effect.

In Witness Whereof, I have hereunto set my hand and affixed the seals of said Companies at Westfield Center, Ohio, this 13th day of January A.D. 2020.

Frank A. Carrino, Secretary
List of Legal Proceedings/Claims against DMC for the Past 5 Years

1) MlOSHA v/s DMC Consultants, Inc:

DMC was contracted for non-environmental interior demolition by a General Contractor. However, the drywall had some positive joint compound, which was not revealed to DMC. The environmental work on this project was contracted to another contractor, and DMC was only performing non-environmental work. MlOSHA had fined DMC for $265,000 for willful H&S (asbestos) violation. DMC has protested the violation. Recently a judgment was released by a Judge that the violation was not willful and the fines were reduced to $3,400.

2) Standard Guarantee Insurance Company v/s DMC Consultants, Inc./Lakeshore Global/DLBA

DMC had demolished a property contracted by DLBA and inspected by Lakeshore Global. The property knocked down was located at 21233 Margareta, Detroit. DMC was not at fault as it has demolished the property under contract. Claim is settled by Insurance Company.

3) Douglas Evans v/s DMC Consultants, Inc.

Douglas Evans had filed a lawsuit against DMC claiming that he was injured at a DMC site. Douglas was not a DMC employee and the incident was a nuisance claim. The case was dismissed in the Court.

4) Dalon McCleton v/s DMC Consultants, Inc.

Dalon had claimed that he was injured by slipping into an open hole next to his house where DMC was performing Demolition. Dalon claimed the site had no fence and the earth gave away while he was chasing his dog. DMC has the site secured and has provided all pictures. The case was settled by the Insurance Company.

5) Connie Evwaraye v/s DMC Consultants, Inc.

This was an Auto Insurance Claim. Connie's vehicle was hit by DMC's Truck. The case is settled by Insurance Company.

6) H&H Metals d/b/a Metro Waste v/s DMC Consultants, Inc.

H&H Metals had filed a lawsuit for non-payment for services provided on a DLBA project. They assumed DMC was the GC on the project. DMC did not work on the project. The case was dismissed.
7) Jasso Brothers v/s DMC Consultants, Inc.

Jasso Brothers was a concrete contractor doing side-walks on DMC Demolition sites. DMC had paid around $280,000 in 2017. He had also provided services in 2018 close to around $180,000. DMC had paid almost $40,000 to him on the contract. DMC's account department questioned his invoice, and asked an engineer to verify the quantities claimed by Jasso. Upon verification the engineer reported a lot of discrepancies between actual concrete poured and billed by the subcontractor. DMC has disputed his invoices.

DMC is filing a counter lawsuit against Jasso Brothers for fraud for over invoicing for the year 2017. Upon inspection DMC realized that Jasso Brother cheated DMC and over invoiced and got paid from DMC for the work performed in 2017. The case was withdrawn and the matter was settled between parties.
Please tell us about your licensing experience by completing our anonymous customer survey at www.michigan.gov/larasurvey.

Inquiries Regarding this License
Please provide your license number on all correspondence, and when contacting the Department

www.michigan.gov/bpl

Bureau of Professional Licensing
Department of Licensing and Regulatory Affairs
P.O. Box 30670
Lansing, MI 48909
[317] 373-4000

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
BUREAU OF PROFESSIONAL LICENSING
RESIDENTIAL BUILDER COMPANY LICENSE

- D. O. - MANISH SURENDRACHAUDHARY

DMC CONSULTANTS INC
DBA/ DMC CONSTRUCTION INC
13500 FOLEY
DETROIT MI 48227

Complaint Information
The issuance of this license or permit should not be construed as a waiver or dismissal of any complaints or violations pending against the licensee, its agents, employees or qualifying officers.

Please provide your license number on all correspondence, and when contacting the Department

www.michigan.gov/bpl
This is to certify that

DMC Consultants, Inc.

has satisfactorily met the requirements of the Michigan Lead Abatement Act of 1998, and is hereby recognized as a

LEAD ABATEMENT CONTRACTOR

Contractor number C-00394

This certification entitles the named persons to the rights and privileges afforded by the Act, as well as the authority to perform regulated lead-based paint activities in the State of Michigan until December 31, 2020.

December 5, 2012

Manager, MDHHS
The Michigan Department of Licensing and Regulatory Affairs (LARA) has reviewed and approved your application for a Michigan Asbestos Abatement Contractors License. The License Certificate is valid for a period of one year.

The Department is requiring each licensed asbestos abatement contractor to notify the Department of any asbestos abatement project exceeding 10 linear feet or 15 square feet of friable asbestos containing material. This notification must reach the office of the Asbestos Program at least 10 days before the beginning of each project. If for any reason there are revisions or modifications to a notification, your company must notify LARA by FAX (517.284.7700), telephone, or email (asbestos@michigan.gov). If the revision is via telephone, your company must follow-up with a formal written revision.

Please be advised, your company must continue to maintain records of post-abatement air monitoring results. LARA can and may request these post asbestos abatement monitoring results periodically. Please be reminded that any additional or new employees must be accredited before they engage in any asbestos abatement activities.

To apply for renewal of this license, please submit an application no sooner than 90 days and no later than 30 days before the license expires. The Department must also be notified of any address or ownership changes. Project notifications and questions regarding your license should be directed to the Michigan Department of Licensing and Regulatory Affairs, MIOSHA Asbestos Program, P.O. Box 30671, Lansing, Michigan 48909, 517.284.7698.

Michael T. Mason
Industrial Hygiene Manager
**CERTIFICATE OF LIABILITY INSURANCE**

**Date:** 5/6/2019

**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 be endorsed. If subrogation is waived, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).**

**Insured:** DMC Consultants Inc.

**Address:** 13500 Poyle St.

**City:** Detroit, MI

**Zip Code:** 48227

**Insurer:**

- Nautilus Insurance Company
- National Fire Ins. of Hartford
- Valley Forge Insurance Co.

**Certificate Number:** 19-20 GL heeft:

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**COVERAGE:**

- **Automobile Liability:**
  - Any Auto
  - All Owned Autos
  - Non-Owned Autos

**DESCRIPTION OF OPERATING LOCATIONS / VEHICLES:**

- City of Detroit Dept of Building & Safety Engineering & Environment Dept 1008 Coleman A Young Municipal 4th Floor Detroit, MI 48226

**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.

**AUTHORIZED REPRESENTATIVE:**

Richard McGregor/WAL

© 1988-2014 ACORD CORPORATION. All rights reserved.
#11

RESOLUTION
Dear Grantee:

Attached is the fiscal year 2020 indigent defense grant contract for your local funding unit. If you are receiving this letter, the Michigan Indigent Defense Commission (MIDC) has approved your plan and cost analysis for compliance with approved MIDC Standards.

**Fiscal Year 2020 Grant Contract**

Please read the grant contract carefully and share it with any person in your funding unit that may be responsible for implementation, compliance reporting, or financial reporting related to the grant. The grant contract contains important information and dates regarding distribution of grant funds, compliance, and requirements for reporting.

Once the grant contract is signed by the authorized signatory for the funding unit, please return the signed contract by email to LARA-MIDC-Info@michigan.gov. You should include your Regional Manager on this email. The contract will be signed by MIDC and LARA and then entered into SIGMA for payment. You will receive a fully executed copy of the contract by email.

Once the contract has been fully executed, the initial state grant disbursement will be processed for advance payment. The state grant disbursement will be reduced by any reported FY19 unexpended state grant funds.

This contract covers any spending occurring between October 1, 2019 and September 30, 2020 that has been approved as part of the cost analysis. Please see Attachment B to the contract for the funding unit’s approved budget.

**Grant Reporting and Webinars**

The first quarterly compliance and financial reports will be due January 31, 2020. This report should reflect compliance and financial information for the period of October 1, 2019 through December 31, 2019. *Please note that budget adjustment and substantial plan change requests should only be submitted with the quarterly reports.* If you have questions about this, please contact your Regional Manager.

The MIDC staff will host informational webinars regarding first quarter reporting in January 2020. Additional information on the upcoming webinars will be available soon.

**Upcoming Commission Meetings**

The Commission’s final meeting of the year will be December 17, 2019 at 200 N. Washington Square in downtown Lansing. The agenda and meeting packet will be posted on the Commission’s website, www.michiganidc.gov, in advance of the meeting. We welcome you to attend the
meeting, which will begin at 11:00 a.m. The Commission will publish the schedule for 2020 meetings in December.

Please do not hesitate to contact me if you have any feedback, or your Regional Manager if you have questions about implementation under the grant contract. We encourage you to continue to check our website, www.michiganidc.gov/grants, where you can find information regarding the time and location of the Commission’s meetings, as well as other updated information.

Sincerely,

s/Loren Khogali

Loren Khogali, Executive Director
Michigan Indigent Defense Commission
Phone: (517) 275-2845/Email: khoali@michigan.gov
GRANT BETWEEN
THE STATE OF MICHIGAN
MICHIGAN INDIGENT DEFENSE COMMISSION (MIDC)
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS (LARA)
AND
City of Pontiac

GRANTEE/ADDRESS:

Jane Bias-DiSessa
Deputy Mayor/Finance Director
47450 Woodward Ave.
Pontiac, MI 48342
248-758-3322

GRANTOR/ADDRESS:

Michigan Indigent Defense Commission
Department of Licensing and Regulatory Affairs
200 N. Washington Square
Lansing, MI 48933
517-657-3060
866-291-0874

GRANT PERIOD:

From October 1, 2019 to September 30, 2020

TOTAL AUTHORIZED BUDGET: $1,052,015.00

FY 20 State Grant Contribution: $594,911.22
FY 20 Local Share Contribution: $18,022.97
FY 19 Prior Year Unspent Funds: $439,080.81

ACCOUNTING DETAIL: Accounting Template No.: 6411113T032

SIGMA Vendor Code: 0048137
This is Grant # 2020-15 between the Michigan Indigent Defense Commission (MIDC) (Grantor), and the City of Pontiac (Grantee), subject to terms and conditions of this grant agreement (Agreement).

1.0 Statement of Purpose

The purpose of this Grant is to provide funding to assist the Grantee to comply with the Compliance Plan and Cost Analysis approved by the MIDC for the provision of indigent criminal defense services through the Standards approved by LARA on May 22, 2017, and the process described in the Michigan Indigent Defense Act. The funding for this grant is contingent upon an appropriation by the legislature that is signed by the Governor. In the event a budget is not enacted by the effective date of the grant, the grant agreement will not be executed.

1.1 Definitions

A. Budget means a detailed statement of estimated costs consistent with the Grantee’s approved Cost Analysis and required to implement the Compliance Plan.

B. Budget Category means the aggregate of all funds in each of the high-level categories within Attachment B to the funding unit’s grant budget.

C. Compliance Plan is the plan submitted by the local funding unit and approved by the MIDC that specifically addresses how the Grantee shall meet the approved minimum standards established by the MIDC.

D. Cost Analysis is a statement of the types of expenditures and funding necessary to bring Grantee’s indigent defense system into compliance with the approved minimum standards established by the MIDC, including a statement of the funds in excess of the Grantee’s local share as defined under the MIDC Act and as outlined in the Compliance Plan.

E. MIDC Act means the Michigan Indigent Defense Commission Act, Public Act 93 of 2013, MCL 780.991 et seq as amended, enacted for the purpose of creating the Michigan Indigent Defense Commission and creating minimum standards for the local delivery of indigent criminal defense services that meet the constitutional requirements for the effective assistance of counsel.


G. Subgrantee means a governmental agency or other legal entity to which an MIDC subgrant is awarded by the Grantee. Attorneys representing indigent defendants, including both public defenders and attorneys contracted to represent indigent defendants, public defender office employees, judges, magistrates, court personnel, and professional service contract vendors shall not be considered subgrantees.
H. “Substantial Change” to a Compliance Plan is a change to the plan or cost analysis that alters the method of meeting the objectives of the standard(s) in the approved plan.

1.2 Statement of Work

The Grantee agrees to undertake, perform and complete the services described in its approved Compliance Plan and in accordance with the Michigan Indigent Defense Act, MCL 780.991 et seq, specifically Standards 1 through 4. The Parties to this Agreement enter into this Agreement to facilitate the process described in the MIDC Act, which controls or supersedes any terms of this Agreement. Consistent with the Act and when applicable, an indigent criminal defense system shall comply with the terms of the grant in bringing its system into compliance with the minimum standards established by the MIDC within 180 days after receiving funds from the MIDC. Grantee may exceed 180 days for compliance with a specific item needed to meet minimum standards as set forth in the Act. Grantee’s Compliance Plan, as submitted and approved by the MIDC (Attachment A), addresses the prescribed methods the grantee has chosen to provide indigent criminal defense services pursuant to MCL 780.993(3). Any substantial changes to the work described in the Compliance Plan must be submitted to the MIDC for approval as set forth in this Agreement prior to any changes being implemented. All provisions and requirements of this Agreement shall apply to any agreements the Grantee may enter into in furtherance of its obligations under this Agreement and Grantee shall be responsible for the performance of any Subgrantee work, as defined in subsection 1.1.

1.3 Detailed Budget

A. This Agreement does not commit the State of Michigan (State) or the Department of Licensing and Regulatory Affairs (LARA) to approve requests for additional funds at any time.

B. If applicable, travel expenses will not be reimbursed at rates greater than the State Travel Rates, Attachment C, without the prior written consent of the MIDC.

C. Attachment B is the Budget. The Grantee agrees that all funds are to be spent as detailed in the Budget, unless a budget adjustment request is approved, in accordance with section 1.3(E).

D. Grantee will maintain a restricted fund within their Local Chart of Accounts for the sole purpose of accounting for the expenses and revenue sources for operation of this grant and the local adult indigent defense system.

E. All requests for a budget adjustment or substantial changes to the Grantee’s Compliance Plan will be submitted quarterly with the Grantee’s quarterly report. MIDC staff shall respond to a request in writing within 30 days of receipt.

1) Budget adjustments less than or equal to 5% of the Budget Category total, including adjustments between Budget Categories, do not require approval.
by MIDC staff, but must be reported quarterly in the next financial status report.

2) A Budget adjustment involving greater than 5% of the aggregate of all funding within a Budget Category requires prior written approval by MIDC Staff and must be reported to the MIDC as soon after the Grantee is aware of the necessity of the Budget adjustment and reported in the Grantee’s quarterly report.

3) Any substantial change to a Compliance Plan requires prior approval by MIDC staff and MIDC Commission.

1.4 Payment Schedule

The maximum amount of grant assistance approved is $1,033,992.03.

The Grantee must report and certify to Grantor by October 31st of each year the balance of any unexpended indigent defense grant funds from the prior fiscal year grant plus any interest earned on the advancement of the state grant funds in the previous fiscal year. Any funds from the previous fiscal year contained in an approved extension of the previous fiscal year’s grant for projects that will be completed after September 30, 2019 will be carried over into the current fiscal year and shall not be considered unexpended funds, nor be included in the balance of unexpended funds. The current fiscal year indigent defense grant funds advanced will be reduced by the amount of unexpended funds from the prior fiscal year’s grant.

An initial advance of 50% of the State Grant shall be made to the Grantee upon receipt by the Grantor of a signed Agreement. The Grantor shall make subsequent disbursements of 25% up to the total state grant amount in accordance with the following schedule:

Initial Advance of 50% of the state grant – Within 15 days of receipt of executed agreement
25% disbursement – May 15, 2020
25% disbursement – August 14, 2020 (final payment).

The above schedule of disbursement of funds is contingent after receipt of quarterly reporting as addressed in this section and section 1.5 of this document. The financial status report (FSR) report must be submitted on the form provided by the MIDC/LARA and indicate:

Grant funds received to date;
Expenditures for the reporting period by budget category;
Cumulative expenditures to date by budget category;

The quarterly FSR must be supported and accompanied by documentation of those grant funded expenditures incurred for the reporting period, including but not limited to:

- The general ledger for the restricted local indigent defense fund, including a detailed expenditure report with all expenditure detail within the budget
categories, which must include documentation of payments to contract attorneys either by individual invoice or by report of payments made, by attorney;

- All invoices related to experts and investigators;
- All invoices related to construction;
- Personnel detail including full-time equivalency of any grant funded positions, including total compensation for that position;

Upon request, the Grantee shall provide the MIDC with additional documentation/verification of expenditures under the grant within 30 days of the making of the request. Documentation of expenditures shall be maintained according to record retention policies for audit purposes in order to comply with this Agreement. Grantee will be held to the full contribution of the Local Share within the original one-year grant period.

The quarterly FSR as provided in Attachment D and standards compliance report as addressed in Section 1.5, shall be provided in accordance with the following schedule:

Initial FSR and compliance report for 10/1/19–12/31/19 - – January 31, 2020
2nd FSR and compliance report for 1/1/20-3/31/20 – April 30, 2020
3rd FSR and compliance report for 4/1/20-6/30/20 – July 31, 2020
Final FSR and compliance report for 7/1/20-9/30/20 – October 31, 2020

1.5 Monitoring and Reporting Program Performance

A. Monitoring. The Grantee shall monitor performance to assure that time schedules are being met and projected work is being accomplished.

B. Quarterly Reports. The Grantee shall submit to the Grantor quarterly progress reports on compliance with the Standards and participate in follow up and evaluation activities. Compliance reports include narrative responses containing a description of the Grantee’s compliance with standards 1-4, identifying problems or delays, actual, real or anticipated and any significant deviation from the approved Compliance Plan. The grantee will use its best efforts to provide data relevant to assessing compliance as contained in the compliance reporting template requested by MIDC. If Grantee is unable to provide the information requested on the template, Grantee will demonstrate in writing the steps taken to assess what information is currently available and how to retrieve it. Grantee also agrees to work with MIDC Research staff to seek additional options or ideas for the collection and retrieval of this information.
PART II - GENERAL PROVISIONS

2.1 Project Changes

Grantee must obtain prior written approval for substantial changes to the compliance plan from the Grantor.

2.2 Delegation

Grantee must notify the MIDC at least 90 calendar days before the proposed delegation with reasonable detail of subgrantee and the nature and scope of the activities delegated. If any obligations under this grant are delegated, Grantee must: (a) be the sole point of contact regarding all contractual project matters, including payment and charges for all Grant activities; (b) make all payments to the subgrantee; and (c) incorporate the terms and conditions contained in this Grant in any subgrant with a subgrantee. Grantee remains responsible for the completion of the Grant activities and compliance with the terms of this Grant.

2.3 Program Income

To the extent that it can be determined that interest was earned on advances of funds, such interest shall be recorded in the Grantee’s restricted Indigent Defense fund and included in the quarterly FSRs. The grant award shall not be increased by the amount of interest earned. Any grant funds attributable to interest and not spent at the end of the grant period shall be returned to the State or included in future grant awards from the MIDC consistent with MCL 780.993(15), as amended 12/23/18.

2.4 Share-in-savings

The Grantor expects to share in any cost savings realized by the Grantee in proportion of the grant funds to the local share.

2.5 Purchase of Equipment

The purchase of equipment must be made pursuant to the Grantee’s established purchasing policy and if not specifically listed in the Budget, Attachment B, must have prior written approval of the Grantor. Equipment is defined as non-expendable personal property having a useful life of more than one year. Such equipment shall be retained by the Grantee unless otherwise specified at the time of approval.

2.6 Accounting

The Grantee must establish and maintain a restricted indigent defense fund in their local chart of accounts to record all transactions related to the indigent defense grant. The restricted fund will not lapse to the local general fund at the close of the Grantee’s fiscal year. The Grantee shall adhere to the Generally Accepted Accounting Principles and shall maintain records which
will allow, at a minimum, for the comparison of actual outlays with budgeted amounts. The Grantee's overall financial management system must ensure effective control over and accountability for all indigent defense funds received. Accounting records must be supported by source documentation of expenditures including, but not limited to, balance sheets, general ledgers, payroll documents, time sheets and invoices. The expenditure of state funds shall be reported by line item and compared to the Budget.

2.7 Records Maintenance, Inspection, Examination, and Audit

The State or its designee may audit the Grantee and the restricted indigent defense fund account to verify compliance with this Grant. Grantee must retain, and provide to the State or its designee upon request, all financial and accounting records related to the Grant through the term of the Grant and for 7 years after the latter of termination, expiration, or final payment under this Grant or any extension (“Audit Period”). If an audit, litigation, or other action involving the records is initiated before the end of the Audit Period, Grantee must retain the records until all issues are resolved.

Within 10 calendar days of providing notice, the State and its authorized representatives or designees have the right to enter and inspect Grantee's premises or any other places where Grant activities are being performed, and examine, copy, and audit all records related to this Grant. Grantee must cooperate and provide reasonable assistance. If any financial errors have occurred, the amount in error must be reflected as a credit or debit on subsequent disbursements until the amount is paid or refunded. Any remaining balance must be reported by the Grantee to the Grantor by October 31 of each year as required under the MIDC Act.

This Section applies to Grantee, any parent, affiliate, or subsidiary organization of Grantee, and any subgrantee that performs Grant activities in connection with this Grant.

If the Grantee is a governmental or non-profit organization and expends the minimum level specified in OMB Uniform Guidance ($750,000 as of December 26, 2013) or more in total federal funds in its fiscal year, then Grantee is required to submit an Audit Report to the Federal Audit Clearinghouse (FAC) as required in 200.36.

2.8 Competitive Bidding

The Grantee agrees that all procurement transactions involving the use of state funds shall be conducted in a manner that provides maximum open and free competition, consistent with Grantee's purchasing policies. Sole source contracts should be negotiated to the extent that such negotiation is possible. Attorney contracts, including managed assigned counsel contracts for representation of indigent or partially indigent defendants, are exempt from a competitive bid process, but must meet standard internal procurement policies, as applicable.
3.0 Liability

The State is not liable for any costs incurred by the Grantee before the start date or after the end date of this Agreement. Liability of the State is limited to the terms and conditions of this Agreement and the total grant amount.

3.1 Safety

The Grantee, and all subgrantees are responsible for ensuring that all precautions are exercised at all times for the protection of persons and property. Safety provisions of all Applicable Laws and building and construction codes shall be observed. The Grantee, and every subgrantee are responsible for compliance with all federal, state and local laws and regulations in any manner affecting the work or performance of this Agreement and shall at all times carefully observe and comply with all rules, ordinances, and regulations. The Grantee, and all subgrantees shall secure all necessary certificates and permits from municipal or other public authorities as may be required in connection with the performance of this Agreement.

3.2 Indemnification

Each party to this grant must seek its own legal representation and bear its own legal costs; including judgments, in any litigation which may arise from the performance of this Grant and/or Agreement. It is specifically understood and agreed that neither party will indemnify the other party in any such litigation.

3.3 Failure to Comply and Termination

A. Failure to comply with duties and obligations under the grant program as set forth in Public Act 93 of 2013, as amended, is subject to the procedures contained in sections 15 and 17 of said Act.

B. Termination for Convenience

The State may immediately terminate this Grant in whole or in part without penalty and for any reason, including but not limited to, appropriation or budget shortfalls. If the State terminates this Grant for convenience, the State will pay all reasonable costs, for State approved Grant responsibilities. If parties cannot agree to the cost to be paid by the State, the parties shall attempt to resolve the dispute by mediation pursuant to MCL 780.995. The Grantee’s duty to comply with MIDC standards is limited to funding covering the cost of compliance as set forth in section 17 of Public Act 93 of 2013, as amended.
3.4 Conflicts and Ethics

Grantee will uphold high ethical standards and is prohibited from: (a) holding or acquiring an interest that would conflict with this Grant; (b) doing anything that creates an appearance of impropriety with respect to the award or performance of the Grant; (c) attempting to influence or appearing to influence any State employee by the direct or indirect offer of anything of value; or (d) paying or agreeing to pay any person, other than employees and consultants working for Grantee, any consideration contingent upon the award of the Grant. Grantee must immediately notify the State of any violation or potential violation of this Section. This Section applies to Grantee, any parent, affiliate, or subsidiary organization of Grantee, and any subgrantee that performs Grant activities in connection with this Grant.

3.5 Non-Discrimination

Under the Elliott-Larsen Civil Rights Act, 1976 PA 453, MCL 37.2101 to 37.2804, and the Persons with Disabilities Civil Rights Act, 1976 PA 220, MCL 37.1101, et seq., Grantee and its subgrantees agree not to discriminate against an employee or applicant for employment with respect to hire, tenure, terms, conditions, or privileges of employment, or a matter directly or indirectly related to employment, because of race, color, religion, national origin, age, sex, height, weight, marital status, partisan considerations, or a disability or genetic information that is unrelated to the person’s ability to perform the duties of a particular job or position. Breach of this covenant is a material breach of this Grant.

3.6 Unfair Labor Practices

Under MCL 423.324, the State may void any Grant with a Grantee or subgrantee who appears on the Unfair Labor Practice register compiled under MCL 423.322.

3.7 Force Majeure

Neither party will be in breach of this Grant because of any failure arising from any disaster or acts of god that are beyond their control and without their fault or negligence. Each party will use commercially reasonable efforts to resume performance. Grantee will not be relieved of a breach or delay caused by its subgrantees except where the Commission determines that an unforeseeable condition prohibits timely compliance pursuant to MCL 780.993, Sec. 13(11).

4.0 Certification Regarding Debarment

The Grantee certifies, by signature to this Agreement, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this Agreement by any federal or State department or agency. If the Grantee is unable to certify to any portion of this statement, the Grantee shall attach an explanation to this Agreement.
4.1 Illegal Influence

The Grantee certifies, to the best of his or her knowledge and belief that:

A. No federal appropriated funds have been paid nor will be paid, by or on behalf of the Grantee, to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan or cooperative agreement.

B. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with this grant, the Grantee shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

C. The Grantee shall require that the language of this certification be included in the award documents for all grants or subcontracts and that all subrecipients shall certify and disclose accordingly.

The State has relied upon this certification as a material representation. Submission of this certification is a prerequisite for entering into this Agreement imposed by 31 USC § 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

The Grantee certifies, to the best of his or her knowledge and belief that no state funds have been paid nor will be paid, by or on behalf of the Grantee, to any person for influencing or attempting to influence an officer or employee of any State agency, a member of the Legislature, or an employee of a member of the Legislature in connection with the awarding of any state contract, the making of any state grant, the making of any state loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any state contract, grant, loan or cooperative agreement.

4.2 Governing Law

This Grant is governed, construed, and enforced in accordance with Michigan law, excluding choice-of-law principles, and all claims relating to or arising out of this Grant are governed by Michigan law, excluding choice-of-law principles. Any dispute arising from this Grant must be resolved as outlined in Sec. 15 of PA93 of 2013, as amended.
4.3 Disclosure of Litigation, or Other Proceeding

Grantee must notify the State within 14 calendar days of receiving notice of any litigation, investigation, arbitration, or other proceeding (collectively, “Proceeding”) that arises during the term of the Grant against a public defender office, an attorney employed by a public defender office, or an attorney contracted to perform indigent defense functions funded by the Grantee that involves: (a) a criminal Proceeding; (b) a civil Proceeding involving a claim that, after consideration of Grantee’s insurance coverages, would adversely affect Grantee’s viability; (c) a civil Proceeding involving a governmental or public entity’s claim or written allegation of fraud related to performance of the Grant; or (d) a Proceeding challenging any license that an attorney practicing on behalf of a public defender office or an attorney practicing pursuant to a contract to perform indigent defense functions for the Grantee is required to possess in order to perform under this Grant.

4.4 Assignment

Grantee may not assign this Grant to any other party without the prior approval of the State. Upon notice to Grantee, the State, in its sole discretion, may assign in whole or in part, its rights or responsibilities under this Grant to any other party. If the State determines that a novation of the Grant to a third party is necessary, Grantee will agree to the novation, provide all necessary documentation and signatures, and continue to perform, with the third party, its obligations under the Grant.

4.5 Entire Grant and Modification

This Grant is the entire agreement and replaces all previous agreements between the parties for the Grant activities. Pursuant to the MIDC Act, the MIDC shall promulgate policies necessary to carry out its powers and duties. The MIDC may also provide guides, instructions, informational pamphlets for the purpose of providing guidance and information with regard to the Grant and MIDC policies. This Grant Agreement supersedes all terms of MIDC policies, guides, instructions, informational pamphlets and any other explanatory material that is in conflict with the Grant Agreement. This Grant may not be amended except by a signed written agreement between the parties.

4.6 Grantee Relationship

Grantee assumes all rights, obligations and liabilities set forth in this Grant. Grantee, its employees, and agents will not be considered employees of the State. No partnership or joint venture relationship is created by virtue of this Grant. Grantee, and not the State, is responsible for the payment of wages, benefits and taxes of Grantee’s employees. Prior performance does not modify Grantee’s status as an independent Grantee.

4.7 Dispute Resolution

The parties will endeavor to resolve any Grant dispute in accordance with section 15 of Public Act 93 of 2013. The dispute will be referred to the parties' respective representatives or
program managers. Such referral must include a description of the issues and all supporting documentation. The parties will continue performing while a dispute is being resolved, unless the dispute precludes performance or performance would require Grantee to spend in excess of its local share as defined by MCL 780.983(h).

5.0 Severability

If any part of this Grant is held invalid or unenforceable, by any court of competent jurisdiction, that part will be deemed deleted from this Grant and the severed part will be replaced by agreed upon language that achieves the same or similar objectives. The remaining Grant will continue in full force and effect.

5.1 Signatories

The signatories warrant that they are empowered to enter into this Agreement and agree to be bound by it.

__________________________
LeAnn Droste, Director
Bureau of Finance and Administrative Services
Department of Licensing and Regulatory Affairs
State of Michigan

__________________________
Loren Khogali, Executive Director
Michigan Indigent Defense Commission
Department of Licensing and Regulatory Affairs
State of Michigan

__________________________
Jane Bias-DiSessa, Deputy Mayor/Finance Director
City of Pontiac

GRANT NO. 2020-15
Compliance Planning Costs

An indigent criminal defense system may submit to the MIDC an estimate of the cost of developing a plan and cost analysis for implementing the plan under MCL 780.993(2). Please attach documentation of planning time for FY20, if seeking reimbursement under this provision.

Are you submitting a worksheet for planning costs? □ Yes | X No

If yes, do you have receipts showing that non-funding unit employees have been paid?
□ Yes | □ No

Submitter Information

Funding Unit/System Name:
D50 Pontiac

Submitted By (include name, title, email address and phone number):
Jane Bais-DiSessa, Deputy Mayor, jbais-dlsessa@pontiac.mi.us, 248-758-3322

Local Share

Please Note: Per MCL 780.983(i), the Local Share for your indigent defense system for FY 2020 will be indexed by 3% or the recent Urban Consumer Price Index (CPI), whichever is less. CPI for the most recent period is 2.2%; FY2020 requests should include Local Share funding enhanced by this factor.

Any change or corrections to your baseline local share calculation from FY19?
X Yes | □ No

If yes, please explain:

Local Share amount was increased based on the CPI index as suggested by MIDC

Please submit all documents via email to info@michiganidc.gov no later than April 30, 2019
Training of Attorneys

Number of attorneys as of October 1, 2019 35

Number of attorneys with less than 2 years of Michigan criminal defense experience as of October 1, 2019 5

Any changes in your training plan from FY19? □ Yes | □ No

If yes, please describe:

Each attorney must attend a mandatory training session put on by the MACC and MACE that details the new standards as well as teaching what is required and expected.

Any changes in your funding needs from FY19 for this standard? □ Yes | X No

If yes, please describe:
Initial Attorney meetings

How and when are defense attorneys notified of new assignments?
Defense attorneys are notified of new assignments by the MACC or the MAC Executive. We provide the attorney with the defendants contact information via email or phone. We also fax or email the defense attorney a copy of the request. From that document the attorneys have the case number and contact information so that they can meet/speak to the defendant prior to court.

How are you verifying that in-custody attorney visits occur within three business days?
Defense attorneys are required to submit invoices that detail their communications and for in-custody defendants we require a stamped jail card with the date and time of their visit.

How are you verifying introductory communications from the attorney with defendants who are not in custody?
Attorneys are required to submit invoices that document all of their communications with defendants. From there we are able to verify introductory communications.

How are you compensating attorneys for this standard? Please provide details:
Attorneys are compensated at $80 hour, $40 for initial interview, $75 for jail visits.

Please submit all documents via email to info@michiganloc.gov no later than April 30, 2019.
Any change in the initial interview procedure from your FY19 plan?  □ Yes | X No

If yes, please explain:

Any change from your FY19 funding needs for initial interviews?  □ Yes | X No

If yes, please explain:

Confidential Meeting Spaces

Are there confidential meeting spaces in the jail?  X Yes | □ No

Please explain or describe:
Yes, there are confidential meeting spaces at the Oakland County jail.

Are there confidential meeting spaces in the courthouse for in-custody and out-of-court clients?  X Yes | □ No

Please explain or describe:
Construction has not yet begun, but we have temporary confidential meeting spaces for both in-custody and out of custody clients equipped with safety modifications and white noise machines.

Any change from the FY19 plan for meeting spaces?  □ Yes | X No

Please explain or describe:
Any change in FY19 funding needs for meeting spaces? X Yes | □ No
Please explain or describe:

We are planning to add sound proofing to two of the consultation rooms on the second floor. This was not in our original scope. The additional dollars needed are between $15,000 and $20,000.

If you had construction for meeting spaces in your FY19 plan, please provide an update on the construction project:

The construction project was bid in April of 2019 and we are currently reviewing bids. Construction is set to start in mid to late May.

Experts and Investigators

Do you have a written policy for requesting experts or investigators? □ Yes | X No
If yes, please explain or attach:

In the mandatory training session we advised about the availability of experts or investigators we detailed the process of contacting the MACC when a case arises where the defense would benefit from the use of an expert or investigator. We have a working list that we can offer if the attorney needs some direction.

Any change in the process from FY19? □ Yes | X No
If yes, please explain:

Please submit all documents via email to info@michiganidc.gov no later than April 30, 2019
Any change in your funding needs for Standard 3 from FY19? □ Yes | X No
If yes, please explain:

Counsel at First Appearance and Other Critical Stages

How are you providing counsel at first appearance and other critical stages? Please provide details:

We have established a sign up through sign up genius. From there, attorneys are able to choose either house counsel or arraignment counsel slots for the morning and afternoon. We ensure that we have house counsel and arraignment attorney's for each docket based around the judge’s schedule.

Are there any misdemeanor cases where your court accepts pleas without the defendant appearing before a magistrate or a judge? For example, pleas by mail, over the counter pleas, etc. □ Yes | X No
If yes, please provide details:

How are you calculating compensation for this standard? Please provide details:
The attorneys are compensated at a rate of $80 per hour with each attorney averaging three hours per docket.

Will there be any change in this process from FY19? □ Yes | X No
If yes, please explain:
Any change in how you are paying attorneys for this standard from FY19? □ Yes | X No
If yes, please explain:

Will there be any change in your funding needs for this standard from FY19?
X Yes | □ No
If yes, please explain:

Yes, in our budget for 2020 we have requested an increase of pay for attorneys at $100 per hour in replace of the $80 per hour. We have increased our funding need for our Oakland County Jail arraignments based on Malcolm Browns projections. The charge for each arraignment being imposed by Oakland County will be $77.00 per arraignment.
Please see attached Exhibit A, a spreadsheet showing the calculation of the per arraignment costs for the video arraignments from the Oakland County Jail. Also set forth on the spreadsheet is the number of Oakland County Jail arraignments the 50th District Court had in 2018.

Any personnel positions/hours eliminated or reduced from FY19? X Yes | □ No
If yes, please explain:

The Clerk position was removed and replaced with the following changes The Managed Assigned Counsel would be an independent contractor to be paid $62.50 per hour for no less than 15 hours per week, for a total of $45,000/year. The Managed Assigned Counsel Executive Assistant would be deemed a City of Pontiac employee housed at the 50th District Court to be paid $33.33/ hour for 40 hours per week, for a total of $65,000/year. The two part-time Court Officers are to be paid $18.02/ for up to 1500 hours per year, for a total of up to $27,174.16/year. In our original plan the court officers were full time.
Any additional positions/hours requested from FY19? □ Yes | X No
If yes, please explain:
Should we discuss any overtime?

Any change in fringe benefits from FY19? X Yes | □ No
If yes, please explain:
All of the fringe benefits were removed. The MAC Executive waived the fringe benefits and the court officers are both part time positions.

| Supplies & Other |

Please list any supplies or equipment requested, and a brief explanation of need or use in FY20.

Computer and fax machine/printer/scanner for the Managed Assigned Counsel Executive Assitances office. Laptop, remote hard drive, and scanner/printer for the Managed Assigned Counsel Coordinator.
## Indigent Defense System Cost Analysis

**Grant Year**: October 1, 2019 - September 2020

### Funding Unit Name(s)

<table>
<thead>
<tr>
<th>Personnel</th>
<th>Position</th>
<th>Calculation hours and rate</th>
<th>Total</th>
<th>State Grant</th>
<th>Local Share</th>
<th>Other Funding Sources</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Johnson, Ashley G.</td>
<td>Managed Assigned Counsel Executive</td>
<td>2080 hours</td>
<td>$65,000.00</td>
<td>46,977.03</td>
<td>18,022.97</td>
<td>0.00</td>
<td>65,000.00</td>
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<tr>
<td>Vacant</td>
<td>MISC Court Officer 1</td>
<td>1300 hours ($18.02 x 25 hours per week)</td>
<td>$23,426.00</td>
<td>23,426.00</td>
<td>0.00</td>
<td>23,426.00</td>
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<tr>
<td>Vacant</td>
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<td>1300 hours ($18.02 x 25 hours per week)</td>
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<td>23,426.00</td>
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<td>23,426.00</td>
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### Category Summary

<table>
<thead>
<tr>
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### Personnel Justification

List all positions to be funded by the grant budget (state grant/local share). Please highlight all positions that are new personnel requests for FY2020 and provide justification for need.

Number based on 1300 hours per year (for court officers)

### Fringe Benefits

<table>
<thead>
<tr>
<th>Personnel</th>
<th>Percentage</th>
<th>Amount</th>
<th>State Grant</th>
<th>Local Share</th>
<th>Other Funding Sources</th>
<th>Total</th>
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### Category Summary

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### Contractual

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<tr>
<th>Contracts for Attorneys</th>
<th>Services Provided</th>
<th>Calculation hours and rate</th>
<th>Total</th>
<th>State Grant</th>
<th>Local Share</th>
<th>Other Funding Sources</th>
<th>Total</th>
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</table>

Number based on 1300 hours per year (for court officers)
## Category Summary

<table>
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<tr>
<th>CAF: Rotation Standard 4: CAFA</th>
<th>GAC: Other Critical Stages 1250</th>
<th>House counsel</th>
</tr>
</thead>
<tbody>
<tr>
<td>11 attorneys * $300 * 52 wk/yr</td>
<td>1150 total hrs * $100/hr</td>
<td>11 attorneys * $100/atty * 3 * $2 wk/yr</td>
</tr>
<tr>
<td>171,600.00</td>
<td>125,000.00</td>
<td>171,600.00</td>
</tr>
</tbody>
</table>

### Current System Costs

- **11 attorneys**: $300/week, $100/atty * 3 * $2/wk/yr
- **171,600.00**
- **40,000.00**
- **125,000.00**
- **171,600.00**

### Category Summary

**Current System Costs**: $548,200.00

### Contract Attorney Justification

List all possible rate scenarios for attorney contracts that apply (i.e., hourly, event based, annual contract paid monthly) and the type of work whether generally indigent defense or specific like counsel at first appearance. Please highlight rates or attorney line requests that are a change from your FY19 approved contract and contract rates.

### Contracts for Experts and Investigators

<table>
<thead>
<tr>
<th>Services Provided</th>
<th>Calculation</th>
<th>Total</th>
<th>State Grant</th>
<th>Local Share</th>
<th>Other Funding Sources</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Experts &amp; MDC rates</td>
<td>18,000.00</td>
<td>13,000.00</td>
<td>15,250.00</td>
<td>0.00</td>
<td>2,500.00</td>
<td>15,250.00</td>
</tr>
<tr>
<td>Investigators</td>
<td>$350/hr x 10 hrs</td>
<td>2,500.00</td>
<td>2,500.00</td>
<td>0.00</td>
<td>0.00</td>
<td>2,500.00</td>
</tr>
</tbody>
</table>

### Category Summary

**Experts and Investigators Justification**: Provide explanation and justification if there are changes to the requested amounts for experts and investigators from the FY19 approved contract along with an explanation if requesting to adjust the rates from your FY19's approved contract rates.

### Contracts for Construction Projects

<table>
<thead>
<tr>
<th>Services Provided</th>
<th>Calculation</th>
<th>Total</th>
<th>State Grant</th>
<th>Local Share</th>
<th>Other Funding Sources</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>-</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
</tbody>
</table>

### Category Summary

**Construction Project Justification**: Provide as much detail as possible for the requested construction project identifying the need for the construction project, the component costs if possible, whether an estimate or if you were provided a documented quote. Attach a separate document if needed. Please attach the quote to the submission of the application.

### Contracts Other

<table>
<thead>
<tr>
<th>Services Provided</th>
<th>Calculation</th>
<th>Total</th>
<th>State Grant</th>
<th>Local Share</th>
<th>Other Funding Sources</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>OCI assignments</td>
<td>$100/hr</td>
<td>312,775.00</td>
<td>312,775.00</td>
<td>45,020.00</td>
<td>312,775.00</td>
<td>45,020.00</td>
</tr>
<tr>
<td>Subcontracted managed assigned council</td>
<td></td>
<td>357,775.00</td>
<td>357,775.00</td>
<td>0.00</td>
<td>357,775.00</td>
<td>0.00</td>
</tr>
</tbody>
</table>

### Category Summary

**Contracts Other Justification**: Provide justification for all other contract costs associated with the local indigent defense system with a * highlight to new request for FY20.
<table>
<thead>
<tr>
<th>Category</th>
<th>Vendor</th>
<th>Calculation</th>
<th>Total</th>
<th>State Grant</th>
<th>Local Share</th>
<th>Other Funding Sources</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Equipment</strong></td>
<td></td>
<td></td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Training/Travel</strong></td>
<td></td>
<td></td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Supplies/Services</strong></td>
<td></td>
<td></td>
<td>1,500.00</td>
<td>1,500.00</td>
<td>0.00</td>
<td>0.00</td>
<td>1,500.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>1,052,015.00</td>
<td>1,052,015.00</td>
<td>16,022.97</td>
<td>0.00</td>
<td>1,052,015.00</td>
</tr>
</tbody>
</table>

*Equipment Justification: Provide justification for new equipment requests for FY20.*

*Training and Travel Justification: Provide travel and training justification and highlight new or changed requests for FY20.*

*Supplies Justification: Provide justification for supplies requests and highlight new or changed requests for FY20.*
# VEHICLE AND TRAVEL SERVICES (VTS)

**SCHEDULE OF TRAVEL RATES FOR CLASSIFIED AND UNCLASSIFIED EMPLOYEES**

*Effective October 1, 2019*

## MICHIGAN SELECT CITIES *

<table>
<thead>
<tr>
<th></th>
<th>Individual</th>
<th>Group Meeting pre-arranged and approved</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lodging**</td>
<td>$85.00</td>
<td>$85.00</td>
</tr>
<tr>
<td>Breakfast</td>
<td>$10.25</td>
<td>$13.25</td>
</tr>
<tr>
<td>Lunch</td>
<td>$10.25</td>
<td>$13.25</td>
</tr>
<tr>
<td>Dinner</td>
<td>$24.25</td>
<td>$27.25</td>
</tr>
</tbody>
</table>

## MICHIGAN IN-STATE ALL OTHER

<table>
<thead>
<tr>
<th></th>
<th>Individual</th>
<th>Group Meeting pre-arranged and approved</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lodging**</td>
<td>$85.00</td>
<td>$85.00</td>
</tr>
<tr>
<td>Breakfast</td>
<td>$8.50</td>
<td>$11.50</td>
</tr>
<tr>
<td>Lunch</td>
<td>$8.50</td>
<td>$11.50</td>
</tr>
<tr>
<td>Dinner</td>
<td>$19.00</td>
<td>$22.00</td>
</tr>
<tr>
<td>Per Diem</td>
<td>$87.00</td>
<td></td>
</tr>
<tr>
<td>Lodging</td>
<td>$51.00</td>
<td></td>
</tr>
<tr>
<td>Breakfast</td>
<td>$8.50</td>
<td></td>
</tr>
<tr>
<td>Lunch</td>
<td>$8.50</td>
<td></td>
</tr>
<tr>
<td>Dinner</td>
<td>$19.00</td>
<td></td>
</tr>
</tbody>
</table>

## OUT-OF-STATE SELECT CITIES *

<table>
<thead>
<tr>
<th></th>
<th>Individual</th>
<th>Group Meeting pre-arranged and approved</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lodging**</td>
<td>Contact Conlin Travel</td>
<td>Contact Conlin Travel</td>
</tr>
<tr>
<td>Breakfast</td>
<td>$13.00</td>
<td>$16.00</td>
</tr>
<tr>
<td>Lunch</td>
<td>$13.00</td>
<td>$16.00</td>
</tr>
<tr>
<td>Dinner</td>
<td>$25.25</td>
<td>$28.25</td>
</tr>
</tbody>
</table>

## OUT-OF-STATE ALL OTHER

<table>
<thead>
<tr>
<th></th>
<th>Individual</th>
<th>Group Meeting pre-arranged and approved</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lodging**</td>
<td>Contact Conlin Travel</td>
<td>Contact Conlin Travel</td>
</tr>
<tr>
<td>Breakfast</td>
<td>$10.25</td>
<td>$13.25</td>
</tr>
<tr>
<td>Lunch</td>
<td>$10.25</td>
<td>$13.25</td>
</tr>
<tr>
<td>Dinner</td>
<td>$23.50</td>
<td>$26.50</td>
</tr>
<tr>
<td>Per Diem</td>
<td>$97.00</td>
<td></td>
</tr>
<tr>
<td>Lodging</td>
<td>$51.00</td>
<td></td>
</tr>
<tr>
<td>Breakfast</td>
<td>$10.25</td>
<td></td>
</tr>
<tr>
<td>Lunch</td>
<td>$10.25</td>
<td></td>
</tr>
<tr>
<td>Dinner</td>
<td>$23.50</td>
<td></td>
</tr>
</tbody>
</table>

**Incidental Costs (per overnight stay)** $5.00

## Mileage Rates

<table>
<thead>
<tr>
<th>Rate Type</th>
<th>Rate per Mile</th>
</tr>
</thead>
<tbody>
<tr>
<td>Premium Rate</td>
<td>$0.580</td>
</tr>
<tr>
<td>Standard Rate</td>
<td>$0.340</td>
</tr>
</tbody>
</table>

*See Select High Cost City Listing

**Lodging available at State Rate, or call Conlin Travel at 877-654-2179 or www.somtravel.com
## Michigan Select Cities / Counties

<table>
<thead>
<tr>
<th>Cities</th>
<th>Counties</th>
</tr>
</thead>
</table>
| Ann Arbor, Auburn Hills, Detroit, Grand Rapids, Holland, Leland, Mackinac Island, Petoskey, Pontiac, South Haven, Traverse City | Grand Traverse 
Oakland 
Wayne |

## Out of State Select Cities / Counties

<table>
<thead>
<tr>
<th>State</th>
<th>City / County</th>
<th>State</th>
<th>City / County</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arizona</td>
<td>Phoenix, Scottsdale, Sedona</td>
<td>Maryland</td>
<td>Baltimore City, Ocean City (Counties of Montgomery &amp; Prince Georges)</td>
</tr>
<tr>
<td>California</td>
<td>Los Angeles (Counties Los Angeles, Orange, Mendocino &amp; Ventura) Edwards AFB, Arcata, McKinleyville, Mammoth Lakes, Mill Valley, San Rafael, Novato, Monterey, Palm Springs, San Diego, San Francisco, Santa Barbara, Santa Monica, South Lake Tahoe, Truckee, Yosemite National Park</td>
<td>Massachusetts-Boston (Suffolk County), Burlington Cambridge, Woodburn Martha’s Vineyard</td>
<td></td>
</tr>
<tr>
<td>Colorado</td>
<td>Aspen, Breckenridge, Grand Lake, Silverthorne, Steamboat Springs, Telluride, Vail</td>
<td>Minnesota</td>
<td>Duluth, Minneapolis/St. Paul (Hennepin and Ramsey Counties)</td>
</tr>
<tr>
<td>Connecticut</td>
<td>Bridgeport, Danbury</td>
<td>Nevada</td>
<td>Las Vegas</td>
</tr>
<tr>
<td>DC</td>
<td>Washington DC, Alexandria, Falls Church, Fairfax (Counties of Arlington &amp; Fairfax in Virginia) (Counties of Montgomery &amp; Prince George’s in Maryland)</td>
<td>New Mexico</td>
<td>Santa Fe</td>
</tr>
<tr>
<td>Florida</td>
<td>Boca Raton, Delray Beach, Fort Lauderdale, Jupiter, Key West</td>
<td>New York</td>
<td>Lake Placid, Manhattan (boroughs of Manhattan, Brooklyn, Bronx, Queens and Staten Island), Melville, New Rochelle, Riverhead, (Suffolk County), Ronkonkoma, Tarrytown, White Plains</td>
</tr>
<tr>
<td>Georgia</td>
<td>Brunswick, Jekyll Island</td>
<td>Ohio</td>
<td>Cincinnati</td>
</tr>
<tr>
<td>Idaho</td>
<td>Ketchum, Sun Valley</td>
<td>Pennsylvania (Bucks County)</td>
<td>Pittsburgh</td>
</tr>
<tr>
<td>Illinois</td>
<td>Chicago (Cook &amp; Lake Counties)</td>
<td>Rhode Island</td>
<td>Bristol, Jamestown, Middletown, Newport (Newport County), Providence</td>
</tr>
<tr>
<td>Kentucky</td>
<td>Kenton</td>
<td>Texas</td>
<td>Austin, Dallas, Houston, LB Johnson Space Center</td>
</tr>
<tr>
<td>Louisiana</td>
<td>New Orleans</td>
<td>Utah</td>
<td>Park City (Summit County)</td>
</tr>
<tr>
<td>Maine</td>
<td>Bar Harbor, Kennebunk, Kittery, Rockport, Sanford</td>
<td>Vermont</td>
<td>Manchester, Montpelier, Stowe (Lamolile County)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Virginia</td>
<td>Alexandria, Falls Church, Fairfax</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Washington</td>
<td>Port Angeles, Port Townsend, Seattle</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Wyoming</td>
<td>Jackson, Pinedale</td>
</tr>
</tbody>
</table>
**Department of Licensing and Regulatory Affairs**  
**Michigan Indigent Defense Commission**  
**FINANCIAL STATUS REPORT**

1. **Name and Address of Grantee**  
   Department of Licensing and Regulatory Affairs  
   Michigan Indigent Defense Commission

2. **Funding Unit(s)**  
   
3. **Grant Number**  
   
4. **Grant/Contract Period**  
   From: _______ To: _______

5. **Current Report Period**  
   From: _______ To: _______  
   **Final Report**  
   YES NO

6. **Total Grant Amount**  
   State Grant  
   Local Share  

7. **Cost Categories**  
<table>
<thead>
<tr>
<th>Salaries Fringes</th>
<th>Contract Attorneys</th>
<th>Experts Investigators</th>
<th>Construction</th>
<th>Other</th>
<th>Equipment</th>
<th>Travel</th>
<th>Supplies Services</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Expenditures this Report Period</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>b. Local Share</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>c. State Grant</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>d. Total Expenditures to date</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>e. Local Share Expenditures to date</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>f. State Grant Expenditures to date</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
</tbody>
</table>

8. **State Grant Advancements**  
   a. Received this reporting period | $0.00 |
   b. Received to date | $0.00 |

9. **Remarks**  
   11. **Certification:** I certify that to the best of my knowledge and belief this report is correct and complete and that all expenditures are for the purposes set forth in the approved compliance plan and consistent with the grant contract and attachments.
   authorizing signature  
   date
   position  
   email/phone contact

12. **MIDC Approval**  
   Grant Manager's Signature  
   Date
   State Office Admin. Signature  
   Date
TO: Honorable Mayor, Council President and City Council Members

FROM: Jane Bais DiSessa, Deputy Mayor

CC: Honorable Judge Cynthia Walker, Lynnette Ward, Court Administrator, Ashley Johnson, Managed Assigned Counsel Executive, Danielle Kelley, Plante Moran, Kearha Davidson, HR Manager

DATE: January 28, 2020

RE: Agenda Item: Michigan Indigent Defense Commission Fiscal Year 2020 Grant Contract

As discussed at the January 28, 2020 Law/50th District Court Subcommittee meeting, the City has been awarded a total authorized Budget of $1,052,015.00 for the MIDC Fiscal Year (FY20) which runs October 1, 2019 to September 30, 2020. The State FY20 MIDC Grant Contribution is $594,911.22, the Local Share Contribution is $18,022.97, and the FY19 Prior Year Unspent Funds is $439,080.81.

At this time we are seeking formal approval of the MIDC FY20 Grant Contract and budget. Attached to this memo and resolution is exhibit A, Fiscal Year 2020 Grant Contract.

The 50th District Court Administrator, the Chief Judge, the Executive Staff, the City Council Law/50th District Court Subcommittee, and the MIDC based on the 50th District Court needs, have reviewed the MIDC FY20 Grant Contract. This grant contract only utilizes the funds provided under the grant.

As such, the following resolution is respectfully recommended for City Council consideration:

WHEREAS, The Michigan Indigent Defense Commission (MIDC) has the City of Pontiac grant funding in the amount of $594,911.22 for the period of October 1, 2019 through September 30, 2020.

WHEREAS, The total program budget is $1,052,015.00, which includes the required local share contribution by the City of Pontiac in the amount of $18,022.97 and FY19 Prior Year Unspent Fund in the amount of $439,080.8.

WHEREAS, The FY2020 grant award is $1,052,015.00, more than the previous year’s award.

WHEREAS, The award provides funding to the 50th District Court for the purpose of continuing to bring indigent defense systems into compliance with
WHEREAS, The Michigan Indigent Defense Commission Act (MIDC Act), MCL 780.981, et al., requires local funding units to take over the delivery of indigent defense systems, MCL 780.983(g) and MCL 780.993(10) as specified in standards 1 – 4.

WHEREAS, The City of Pontiac is the local funding unit for the 50th District Court.

WHEREAS, The MIDC Act requires the City of Pontiac to create an annual compliance plan and cost analysis required to deliver indigent defense services in compliance with the approved MIDC standards, MCL 780.993(3).

WHEREAS, The MIDC Act requires the MIDC to appropriate funds and provide grant monies to local funding units for the costs in excess of the local share to continue to provide indigent defense services that are in compliance with the minimum standards established by the MIDC, MCL 780.993(6).

WHEREAS, The grant award funds the following positions within 50th District Court: one (1) MIDC Executive position, one (1) Contract MIDC Attorney Coordinator position, and two (2) part time MIDC Court Officers.

WHEREAS, The grant agreement has completed the grant review process in accordance with the Pontiac City Council Procedures.

NOW, THEREFORE, BE IT RESOLVED, The City Council approves the MIDC FY 2020 Grant Contract with an authorized total budget of $1,052,015.00.
#12

RESOLUTION
INDEPENDENT CONTRACTOR AGREEMENT

This Agreement (the "Agreement") is made on March 25th, 2020, by and between the City of Pontiac (the "City"), located at 47450 Woodward Ave., Pontiac Michigan 48342 in the County of Oakland and Paulette Michel Loftin, (the "Independent Contractor" or "Contractor") located at 1735 E. Highwood, Pontiac Michigan 48340.

RECITALS
The Independent Contractor is being secured to provide services as described below at the 50th District Court located at 70 North Saginaw, Pontiac Michigan 48342, from the Contractor's principal place of business or such other place as Contractor deems appropriate. The Independent Contractor represents that she has complied with all Federal, State and local laws regarding business permits, licenses, reporting requirements, tax withholding requirements, and other legal requirements of any kind that may be required to carry out said business and the Scope of Work which is to be performed as an Independent Contractor pursuant to this Agreement, consistent with the City of Pontiac and the 50th District Court approved "Compliance Plan for Indigent Defense" which shall be incorporated by reference into this Agreement and if requested shall provide her Employer Tax ID Number to the City.

The Independent Contractor holds herself out to the public to be a separate business entity and shall not be considered an employee or agent of the City.

The City desires to hire and contract the services of the Independent Contractor to perform those tasks as set forth herein. The Independent Contractor assents to this Agreement and to act and perform as an Independent Contractor for the aforementioned City and is willing to do so on the terms and conditions as set forth below.

NOW, THEREFORE in consideration of the above recitals and the mutual promises and conditions contained within this Agreement, the Parties agree as follows:

INDEPENDENT CONTRACTOR REPRESENTATION
The implementation of this Agreement does not constitute a hiring by either party. It is the intention of the parties that the Independent Contractor shall maintain an independent contractor status and shall not be considered an employee for any purposes, including but not limited to, the application of the Federal Insurance Contribution Act, Social Security Act, Federal Unemployment Tax Act, provisions of the Federal Internal Revenue Code, State Revenue and Taxations Code relating to income tax withholding, Workers' Compensation Insurance and other benefit payments and third party liability claims.

Therefore, staying with the Scope of Work, the Independent Contractor shall retain sole absolute discretion in the manner and means for carrying out her activities and responsibilities contained herein this Agreement. This Agreement shall not be construed or considered to be a partnership or joint venture, and the City shall not be held liable for any obligations incurred by the Independent Contractor, unless otherwise specifically authorized as such in writing. The
Independent Contractor shall not act as an agent or representative of the City, superficially or otherwise, nor bind the City in any manner, unless specifically authorized to do so in writing.

RESPONSIBILITIES, DUTIES AND SCOPE OF WORK
The Independent Contractor agrees to devote the necessary amount of time, energy and attention required to satisfactorily complete, conclude and/or achieve the following duties/responsibilities:

The Managed Assigned Counsel Coordinator shall be responsible for coordination of the 50th District Courts indigent criminal defense program pursuant to the rules and regulations of the Michigan Indigent Defense Commission and consistent with the City of Pontiac approved "Compliance Plan for Indigent Defense" which shall be incorporated by reference into this agreement.

This agreement shall continue for a period of one year. Upon expiration thereof, this agreement will continue in full force and effect until either party notifies the other party in writing of its intent to terminate the agreement.

The Independent Contractor shall perform any and all responsibilities and duties that may be associated within the Scope of Work set above, including but not limited to, work which may already be in progress or any related change orders. The Independent Contractor shall have full discretion within the Scope of Work but shall not engage in any activity which is not expressly set forth by this Agreement without first obtaining prior written authorization.

DOCUMENTATS, RECORDS OR BOOKS
Any and all documents, records or books which may be related to the Scope of Work, as set forth herein this Agreement shall be maintained by the Independent Contractor and open to inspection by the City during regular working business hours. The documents, records and/or books to which the City shall be entitled to inspect and receive copies of include but are not limited to, any and all contract documents, orders, work product and other documents prepared in performance of the Scope of Work.

WORK SCHEDULE, EQUIPMENT AND SUPPLIES
The Independent Contractor shall report to requests for information and shall be available to meet, as requested by the Deputy Mayor or City Manager. However, the Independent Contractor shall not be required to follow or establish a regular daily work schedule.

The City shall provide up to $1,500 dollar for the term stated for necessary equipment, materials and supplies needed to complete the agreed upon scope of work. Independent Contractor shall supply any additional equipment, materials and supplies needed to complete the agreed upon Scope of Work.

COMPENSATION
The Independent Contractor shall be entitled to compensation for the performance of those tasks, responsibilities and/or duties related to the Scope of Work as follows:
Compensation Terms: Managed Assigned Counsel Coordinator shall submit invoices bi-monthly to the 50th District Court, Court Administrator who shall forward the invoice to the City of Pontiac Finance Department for payment.
Total Annual Compensation Amount: $45,000 (April 16, 2019 to April 15, 2020)
Monthly Compensation Amount: $3,750

Said compensation shall become due and payable to the Independent Contractor upon receipt of an invoice by the City and payable pursuant to the following schedule and method:

Compensation Schedule: bi-monthly

TAX WITHHOLDING
Independent Contractor acknowledges and recognizes that it shall complete and return to the City and IRS form 1099 and related tax statements, and shall be required by law to file corporate or individual tax returns and to pay said taxes pursuant to all provisions of applicable Federal, State and Local laws. The Independent Contractor agrees to indemnify the City for any damages or expenses including and relating to the attorney's fees and legal expenses incurred by the City as a result of Independent Contractor's failure to make such required payments. Upon the City's reasonable request, the Independent Contractor shall provide proof of required tax payments.

BENEFIT RIGHTS WAIVER
The Independent Contractor waives and foregoes any and all right to receive any benefits that may provided by the City to its regular employees, including but not limited to, health benefits, vacation, retirement, profit sharing plans, sick leave and any retirement plans. The Independent Contractor acknowledges and agrees that if any government agency or court of law claims that the Independent Contractor is an employee, she agrees to waive coverage under these plans. This waiver is applicable to all non-salary benefits which might otherwise be found to accrue to the Independent Contractor by virtue of her agreement with the City. This waiver is effective independently of the Independent Contractor's employment status as adjudicated for taxation purposes or for any other purposes.

NON-PARTNERSHIP OR OWNERSHIP CAUSE
Neither the Independent Contractor nor any of her representatives, agents or principals shall become or be considered an owner, partner, joint venture with or agent of the City or any of its subsidiaries, affiliates or related companies or businesses by reason of this Agreement or their relationship with the City unless otherwise declared or stipulated in an separate written agreement that has been signed and dated by all parties. Neither the City, Independent Contractor nor any representative, agent, principal, officer or anyone who may be retained by the Independent Contractor shall have any authority to bind the City in any respect unless otherwise set forth in a separate written agreement which has been signed and dated by all parties.

RETURN OF CITY PROPERTY
Upon the termination of this Agreement, or at the request of either party, each party shall promptly and immediately deliver to the other party any and all property in its possession or under its control belonging to the other party, including but not limited to, proprietary information, trade secrets, intellectual property, computers, equipment, pass keys, City
Identification, documents, plans, recordings, software and all related records and/or accounting/financial information.

EXPENSES
Both Independent Contractor and City agree to maintain separate financial accounts with regards to all expenses related to performing the Scope of Work. The Independent Contractor shall be solely responsible for payment of all her out of pocket expenses incurred pursuant to this Agreement unless otherwise provided in writing by the City. The Independent Contractor agrees to execute and deliver any agreements and documents prepared by the City and to do all other lawful acts required to establish, document such rights.

WORK PRODUCT - WORK FOR HIRE
The Independent Contractor acknowledges and agrees that all work of authorship performed for the City shall be subject to the City's discretion and control and that such work constitute Work for Hire, Work Product pursuant to United States Code Title 17 - Chapter 2 - Section 201 & 202 Ownership of Copyright & Material. Any and all property and/or work created, developed, invented, devised, conceived or discovered by the Independent Contractor shall be subject to current copyright and/or other protections and are explicitly considered by the v and the City to be "works made for hire" work product and thus shall be considered the sole property of the City. The City, hereinafter, shall be considered the Author of Program pursuant to the U.S. Copyright laws. Any and all works for hire shall be the sole exclusive property of the City. Furthermore, consistent with the Independent Contractor's recognition of the City's sole and complete ownership rights in the materials, the Independent Contractor agrees to not make use of said proprietary information or any part thereof for the benefit of any party other than the City.

TERMINATION OF AGREEMENT FOR CAUSE
If at any time the City believes that the Independent Contractor may not be adequately performing their obligations under this Agreement or may be likely to fail to complete their work/services on time as required by this Agreement or may be likely to fail to complete their work/services on time as required by this Agreement, then the City may request from the Independent Contractor written assurances or performance and a written plan to correct observed deficiencies in the Independent Contractor's performance. Any failure to provide such written assurances constitutes grounds to declare a default under this Agreement.

The Independent Contractor, at such time, shall be deemed to be in default of this Agreement and the City may, in addition to any other legal or equitable remedies available to the City, terminate the Independent Contractor's right to proceed under this Agreement for cause, should the Independent Contractor commit a breach of this Agreement and not cure said breach within ten business days of the date of notice from the City demanding such cure; or if such failure is curable but not within the ten day period required, within such period of time as is reasonably necessary to accomplish such cure. In addition, in order for the Independent Contractor to avail itself of this time period in excess of ten business days from the date of the notice, the Independent Contractor must provide the City a written plan acceptable to and by the City to cure said breach, and then diligently commence and continue such cure in accordance to the written plan provided.
In the event a termination for cause is determined to have been made wrongfully or without cause, the termination shall be treated as a Termination for Convenience, and the Independent Contractor shall have no greater rights than it would have had if the termination for convenience has been effected in the first instance. No other loss, cost, damage, expense or liability may be claimed, requested or recovered.

TERMINATION OF CONVENIENCE
The City or Independent Contractor may terminate the Independent Contractor's work and/or services under this Agreement pursuant to this paragraph, whenever the City or Independent Contractor shall determine that termination is in their respective best interest. Termination shall be effected by delivery of a written notice to the other party of termination of this Agreement, and the date upon which termination shall become effective, which shall be no less than twenty-one business days from the date the notice of termination is delivered. The Independent Contractor shall be entitled to recover costs for services provided or expanded up to that point of termination, but not other loss, damage, expense of liability may be claimed, expanded or recovered by either Party.

Except as provided in this Agreement, in no event shall the City be liable for any costs incurred by or on behalf of the Independent Contractor after the effective date of the termination. The termination pursuant to the provisions contained within this paragraph shall not be construed as a waiver of any right or remedy otherwise available to the City or the Independent Contractor.

PROFESSIONAL CONDUCT
The Independent Contractor shall be required to treat all City employees, defendants, staff, witnesses, experts, others and other affiliates with respect and responsibility. The Independent Contractor shall be required to comply with all laws or regulations that will permit them to complete the Scope of Work.

GENERAL LIABILITY AND WORKERS' COMPENSATION COVERAGE
The Independent Contractor herein agrees to promptly provide to the City proof of General Liability Insurance, upon request of the City, and Workers' Compensation Coverage where required by law.

INDEPENDENT CONTRACTOR EMPLOYEES
All persons which have been hired by the Independent Contractor to assist in the performance of the duties, tasks and responsibilities that are necessary to complete the Scope of Work, shall be considered the employees of the Independent Contractor, unless otherwise specifically noted in an agreement signed by all parties. The Independent Contractor shall immediately provide proof of Workers' Compensation insurance and General Liability insurance on said employees, upon request of the City.

MEDIATION AND ARBITRATION
In the event that a controversy should arise between the parties to this Agreement which would involve the construction or application of any of the terms, provisions or conditions of this Agreement, a written request of either party served on the other, shall be submitted first to mediation and if the issue cannot be resolved, it shall then proceed to binding arbitration.
Mediation or binding arbitration proceeding shall comply with and be governed by the provisions of the American Arbitration Association for Commercial Dispute, unless said Parties stipulate otherwise, or in such proportions as the arbitrator shall decide.

INJUNCTIVE RELIEF
The Independent Contractor herein acknowledges (1) the unique nature of the protections and provisions established and contained within this Agreement, (2) that the City shall suffer irreparable harm if the Independent Contractor should breach any of said protections or provisions, and (3) the monetary damages would be inadequate to compensate the City for said breach. Therefore, should the Independent Contractor cause a breach of any of the provisions contained within this Agreement, and then the City shall be entitled to injunctive relief, in addition to any other remedies at law or equity, to enforce such provisions.

INDEMNIFICATION
The Independent Contractor shall defend, indemnify, hold harmless and insure the City from any and all potential damages, expenses or liabilities which may result from or arise out of any negligence or misconduct on the part of the Independent Contractor, or from any breach or default of this Agreement which may be caused or occasioned by the acts of the Independent Contractor.

ENITRE AGREEMENT
This Agreement shall be considered a separate and independent document of which it shall supersede any and all other Agreements, either oral or written between the parties.

REPRESENTATION
All parties to this Agreement herein acknowledges that no representation, inducements, promises or other agreements orally or otherwise have been made by any party hereto or by any action on behalf of any party hereto, which are not included herein, and that no other agreement, statement or promise not contained within this Agreement shall be valid or binding. Any alteration or modification of this Agreement shall be effective only when done so in writing, signed and dated by all parties hereto.

COUNTERPARTS
This Agreement, at the discretion of the parties herein, may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute a single integrated document.

SEVERABILITY
In the event that any provision, clause, sentence, section or other part of the Contract is held to be invalid, illegal, inapplicable, unconstitutional, contrary to public policy, void or unenforceable in law to any person or circumstance, the balance of the Agreement will nevertheless remain in full force and effect so long as the Purpose of the Agreement is not affected in any manner adverse to either party.
WAIVER
If either party fails to enforce any provisions contained within this Agreement, it shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.

JURISDICTION AND VENUE
This Agreement is to be construed to the current laws of the State of Michigan and venue for any claim arising out of this Agreement shall be made in the State of Michigan, in the County of Oakland.

COPIES
Both the Independent Contractor and the City acknowledges that they have received a signed copy of this Agreement.

THE UNDERSIGNED HAVE READ, UNDERSTAND AND ACCEPT THIS AGREEMENT, and by signing this Agreement, acknowledge that they have authority to execute the Agreement, and all parties agree to all of the aforementioned terms and conditions.

Date City of Pontiac

Date Paulette Michel Loftin
Managed Assigned Counsel Coordinator
#13

RESOLUTION
TO: Honorable Mayor, Council President and City Council Members
FROM: Jane Bais-DiSessa, Deputy Mayor, at the request of Dan Ringo, Interim Director of Public Works
DATE: February 11th, 2020
RE: Resolution to Approve Detroit Regional Convention Authority to operate and maintain the Phoenix Center Parking Deck Operations in an amount not exceed $19,000.00

The Department of Public Works is requesting that the City of Pontiac enter an agreement with the Detroit Regional Convention Authority to operate the Phoenix Center Parking Deck Operations.

WHEREAS, The Department of Public Works have met with officials of the DRCA and found their organization to have the organizational knowledge and experience to operate the parking deck for the Phoenix Center until a permanent solution can be determined through a full RFP process.

NOW, THEREFORE, BE IT RESOLVED, The Pontiac City Council authorized the Mayor to enter into an agreement with Detroit Regional Convention Authority for the amount of $19,000 for operating the Parking Deck of the Phoenix Center commencing March 1st, 2020.

Attachments.
MEMORANDUM OF UNDERSTANDING AND AGREEMENT
FOR MANAGEMENT AND OPERATION OF
PHOENIX CENTER PARKING

This Memorandum of Understanding and Agreement for Management and Operation of the Phoenix Center Parking ("Memorandum of Understanding"), dated this 1st Day of December, 2019, is by and between the Detroit Regional Convention Facility Authority, One Washington Blvd, Detroit, Michigan 48226 ("Authority") and the City of Pontiac, 450 E. Wide Track Drive, Pontiac, Michigan 48342 ("City").

IT IS HEREBY UNDERSTOOD AND AGREED that the Authority is a municipal public body corporate and politic and a metropolitan authority established by Act 554, Michigan Public Acts, 2008, as amended.

IT IS FURTHER UNDERSTOOD AND AGREED that the City is a municipal corporation operating under a City Charter pursuant to the Home Rule City Act, Act 279 of 1909, as amended.

IT IS FURTHER UNDERSTOOD AND AGREED that the City is the owner of the Phoenix Center Parking Pontiac, MI 48342 ("Parking Deck").

IT IS FURTHER UNDERSTOOD AND AGREED that the Authority has extensive experience and expertise in the operation and management of parking operations for the TCF Convention Center located in Detroit, Michigan (formerly COBO Center).

IT IS FURTHER UNDERSTOOD AND AGREED that on February 11th 2020, the City approved the selection of the Authority to manage and operate the Phoenix Center Parking Deck upon reaching mutually agreeable operating guidelines, terms and conditions.

IT IS FURTHER UNDERSTOOD AND AGREED that the Authority and the City desire to enter into and be legally bound by this Memorandum of Understanding and Agreement for Management and Operation of the Phoenix Center Parking Deck.

NOW THEREFORE, intending to be legally bound hereby, in consideration of the premises and mutual agreements hereinafter set forth, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto further understand and agree as follows:

1. Appointment. The City hereby appoints the Authority to manage and supervise, directly or indirectly, where applicable, the ongoing business operations of the Phoenix Parking Deck, and agrees that during the term of this Memorandum of Understanding, the Authority may take such actions as it deems reasonably necessary to render such management services to the City. The City shall provide capital improvements to the Parking Deck and sufficient funds for the Authority to perform the Management Services as set forth in this Memorandum of Understanding.

2. Acceptance. The Authority hereby accepts such appointment by the City and agrees to act in accordance with the duties and responsibilities set forth in this Memorandum of Understanding and to take such actions as may reasonably be required to discharge such duties and responsibilities.
3. Term. This Memorandum of Understanding shall become effective March 1, 2020 and shall expire on November 30, 2020. The Parties may mutually agree to extend the Term, with extension terms as mutually agreed upon, by either party providing written notice of intent to exercise extension option on or before June 1, 2020. Any extensions of the stated term of this Memorandum of Understanding must be made expressly, in writing, and executed by both parties.

4. City Obligations. The City shall comply with the following obligations under this Memorandum of Understanding:

   (a) The City shall make all necessary structural repairs required to bring the Parking Deck into compliance with applicable local, state and federal health and safety regulations as set forth in Exhibit B, including, but not limited to repairs to the foundation, concrete, electrical systems, lighting, circuits, gates, stairs and elevators. It is expressly understood and agreed that the City and Authority will collaborate on construction schedules in an effort to continue efficient operation of the Parking Deck throughout the Term of this Memorandum of Understanding;

   (b) The City shall grant the Authority access and use of any existing management, financial and/or accounting system(s) used to operate the Parking Deck. If such systems do not exist, the Authority will obtain such systems as it deems appropriate to operate the Parking Deck. Any systems obtained by the Authority will remain the property of the Authority throughout the Term of this Memorandum of Understanding;

   (c) The City shall provide adequate security for the Facility as determined by the Authority, including, but not limited to, mobile patrol by the Oakland County Sheriff; and

   (d) The City shall provide ten thousand dollars ($10,000.00) in up front working capital for the Authority to initiate the duties as set forth in this Memorandum of Understanding and pay expenses associated with operation of the Parking Deck, including maintenance fees and supplies/incidentals as set forth in Exhibits A and B. The working capital will remain the property of the City and shall be returned to the City at the conclusion of the Term of this Memorandum of Understanding. It is expressly understood and agreed that the City shall remain solely responsible for paying all utility expenses associated with operation of the Facility during the Term of this Memorandum of Understanding.

5. Parking Deck Management Services. The Authority shall provide all labor personnel necessary to manage and operate the Parking Deck, including a parking manager, parking attendant(s) and maintenance staff. The Authority shall also provide general management advice with respect to the following:

   (a) Financial matters including, cash flow management, accounting and data processing systems and procedures, budgeting, equipment purchases, business forecasts, capital expenditures and annual budgets and projections;

   (b) Administration and operation matters including research, marketing and promotion;

   (c) Management of Authority personnel assigned to the Parking Deck; and
(d) Design and implementation of Parking Deck renovations and construction of capital improvements.

6. Insurance and Indemnification.
(a) The City shall be responsible for maintaining insurance to cover the real property and structure of the Parking Deck, as well as all fixtures belonging to the City. The City shall name the Authority as an additional insured on all applicable policies that the City maintains relative to the Parking Deck.

(b) The Authority shall be responsible for maintaining insurance to cover all business personal property belonging to, procured by, and/or leased by the Authority, and the Authority shall also be responsible for maintaining worker’s compensation insurance for Authority employees assigned to the Parking Deck.

(c) The City shall, at its own expense, secure and deliver to the Authority, and shall keep in force at all times during the Term, the following insurance policies which shall name the Authority as an additional insured, in form acceptable to the Authority. The City’s insurance policies shall be primary over any policies the Authority may have.

6.1 Types of Insurance.

6.1.1 Commercial general liability insurance policy in an amount of not less than One Million Dollars ($1,000,000) per occurrence for bodily injury and property damage. Coverage should include premises/operation, products/completed operation, personal and advertising injury, contractual liability and fire damage legal liability.

6.1.2 Excess liability insurance in an amount not less than Ten Million Dollars ($10,000,000) for each occurrence; this coverage is to provide excess limits over the commercial general liability, commercial automobile liability, workers compensation, and employers’ liability.

6.1.3 Comprehensive automotive bodily injury and property damage insurance covering all vehicles whether owned or non-owned by City or operated by Authority’s Employees or on behalf of the City in the performance of the Services, with a combined single limit of not less than One Million Dollars ($1,000,000).

6.1.4 Employers’ liability insurance in an amount not less than Five Hundred Thousand Dollars ($500,000) for each accident.

6.1.5 Workers compensation insurance for City Employees assigned to the Parking Deck, as required by all applicable laws;

6.2 General Insurance Requirements. All of the foregoing policies of insurance shall provide and/or include the following terms, requirements and provisions:
6.2.1 A valid provision or endorsement stating, “This policy will not be canceled or materially changed or altered without first giving thirty (30) days’ advance written notice thereof to the Authority.”

6.2.2 Not less than thirty (30) days prior to the expiration of any insurance policy during the Term, the City shall provide the Authority a certificate and/or policy evidencing the renewal of such policy or policies.

6.2.3 The coverage shall be occurrence-based, not claims made unless approved by the Authority.

6.2.4 The insurance described shall be obtained from one or more insurance companies duly authorized to issue such policies in the State of Michigan and carry an A.M. Best rating of at least “A XI” or a successor or substitute rating service acceptable to the Authority.

6.3 Minimum Requirements. The City hereby acknowledges that the insurance policy terms, limits and conditions set forth herein, constitute Minimum Insurance Requirements and shall in no way be interpreted to limit or restrict the amount of insurance that the City should secure. Nor shall the foregoing Minimum Insurance Requirements limit the liabilities or obligations of the City under this Memorandum of Understanding, including without limitation, the City’s indemnification obligations set forth herein.

6.4 City Subcontractors. Any Subcontractor hired by the City shall include the Authority and its Directors, Officers and Employees as additional insureds under its policies in a form acceptable to the Authority. All insurance requirements set forth herein, including minimum requirements and terms related to cancellation and/or modification of insurance, shall apply to all City Subcontractors, to the fullest extent applicable to the portion of the services they provide at the Parking Deck. It is expressly understood and agreed that the requirements of Section 6.4 do not apply to the Authority as an Independent Contractor hired by the City.

6.5 Suspension of Services due to Lack of Insurance. The Authority shall notify the City whenever it has a reasonable belief that the City has failed to secure or maintain insurance as required by this Memorandum of Understanding. Notwithstanding any other provision of this Memorandum of Understanding, after its receipt of any such notice, the Authority and Authority Employees shall not enter the Parking Deck until the City has secured and is maintaining insurance as required by this Memorandum of Understanding. It is expressly understood and agreed that the Authority has no duty to perform or continue management services if there is a lapse in insurance as required by this Memorandum of Understanding.

(d) Indemnification. To the greatest extent permissible by law, the City shall indemnify, defend, and hold harmless the Authority, its Directors, Officers and Employees from and against any and all losses, claims, damages and expenses (including reasonable costs of investigation and attorneys’ fees) (collectively, the “Losses”) arising from (i) City’s failure to comply with any and all federal, state, foreign, local, and/or municipal regulations, ordinances, statutes, rules, laws,
and/or constitutional provisions (collectively the “Laws”) applicable to performance under this Memorandum of Understanding, (ii) any unlawful acts on the part of City, City Employees and/or City Subcontractors, (iii) personal or bodily injury to or death of persons or damage to the Parking Deck and/or property of the Authority which has been alleged to have been caused by the negligent and/or intentional acts, errors, and/or omissions, or the willful misconduct of City, City Employees and/or City Subcontractors, (iv) City’s failure to pay any wages, invoices, taxes, and/or other amounts to be paid by City as and when they are due, and/or (v) the material breach or default by City, City Employees and/or City Subcontractors of any provisions of this Memorandum of Understanding, including, but not limited to the acts and/or failures to act of City, its Employees, and/or City Subcontractors in completing capital improvements, and any and all liability, statutory, or otherwise, alleged to arise from operation of the Parking Deck. To the greatest extent permissible by law, the Authority agrees to indemnify and hold harmless the City against and from any and all liabilities, obligations, damages, penalties, claims, costs, charges, losses and expenses which may be imposed upon, incurred by or asserted against the City where a loss is alleged to have been caused by the gross negligence and/or willful or wanton misconduct of the Authority and/or its Employees in performing Services pursuant to this Memorandum of Understanding.

(e) Survival of Indemnity. The indemnity provisions set forth in this paragraph shall survive the termination of this Memorandum of Understanding.

(f) Authority Not Responsible. The Authority shall not be responsible for any goods, merchandise, inventory or equipment owned or leased by the City and used, maintained or stored at the Parking Deck. Nor will the Authority be responsible for any damage resulting from a power failure, flood, fire, explosion, vandalism, theft, and or other causes.

7. Compensation. In consideration for the Management Services rendered by the Authority as provided in this Memorandum of Understanding, the City agrees to compensate and pay the Authority as follows:

(a) The City shall pay the Authority an annual Management Fee of $9,000, payable in 9 equal monthly installments of $1,000, within 30 days submission of an invoice by the Authority; and

(b) Any profit derived from the Parking Deck during the Term of this Memorandum of Understanding shall be split 50% between the Authority and the City. The Profit shall be calculated based on net Parking Deck revenue less any costs incurred by the Authority for performance of the Management Services.

8. Status as Independent Contractor. The Authority recognizes that it is being engaged as an independent contractor and not as an agent or employee of City. The Authority acknowledges that as an independent contractor it is undertaking certain risks of loss not associated with an employment relationship. Under no circumstances is the Authority considered to be the agent of the City. Except as authorized under the terms of this Memorandum of Understanding, the Authority shall have no authority to act in City’s name or on its behalf or to enter into any contract or agreement on behalf
of City or to bind or obligate City in any manner whatsoever. The Authority shall be solely liable and responsible for paying its own employees, subcontractors, and agents, if any, and for paying all taxes imposed, levied or assessed by any governmental agency, as applicable, on the compensation it receives from City.

9. **Subordination.** This Memorandum of Understanding shall be subordinate to the Settlement Agreement and Release dated November 1, 2018, ("Release") attached as Exhibit B. It is expressly understood and agreed that any conflicting obligations of the Parties set forth in this Memorandum of Understanding are superseded by the terms of the Release.

10. **Communications and Notices.** The Authority and City shall each designate in writing a person to be advised as to any and all matters under this Memorandum of Understanding. Any notices to be given hereunder by any party to any other party may be affected by personal delivery, in writing, or by mail, registered or certified, postage prepaid with return receipt requested. Mailed notices shall be addressed to the parties at the addresses appearing below, but each party may change its address by written notice to the other party in accordance with this Paragraph 9. Notices delivered personally shall be deemed communicated as of actual receipt; mailed notices shall be deemed communicated as of five (5) days after mailing.

To the Authority:  
Detroit Regional Convention Facility Authority  
One Washington Blvd  
Detroit, Michigan 48226  
Attn: Patrick S. Bero, CEO/CFO  
With Copy to:

To the City:  
City of Pontiac  
47450 Woodward Ave  
Pontiac, Michigan 48342  
Attn:  
With Copy to:

11. **Default.** If City neglects or fails to perform its obligation to make all necessary structural repairs to the Parking Deck, reimburse the Authority or pay compensation or fees when due; if City neglects or fails to perform any other covenants or obligations set forth in this Memorandum of Understanding to be observed and performed on its part for 10 days after written notice by Authority of the default; if City makes any assignment for the benefit of creditors or a receiver or Emergency Manager is appointed for City or its property; or if any proceedings are instituted by or against City in bankruptcy (including reorganization) or under any insolvency laws, the Authority may cease Services and terminate this Memorandum of Understanding.

12. **No Waiver of Rights.** All waivers hereunder must be made in writing and failure by any party at any time to require any other party's performance of any obligation under this Memorandum of Understanding shall not affect the right subsequently to require performance of that obligation. Any waiver of any breach of any provision of this Memorandum of Understanding shall not be construed as a waiver of any continuing or succeeding breach of such provision or a waiver or modification of the provision.
13. **Assignment.** Neither party shall assign or attempt to assign any of its rights or obligations hereunder without the prior written consent of the other party.

14. **Amendment and Modification.** No amendment or modification of this Memorandum of Understanding shall be binding unless executed in writing by the party to be bound thereby.

15. **Entire Agreement.** This Memorandum of Understanding, constitutes the complete and exclusive statement of this Agreement between the parties and supersedes all prior representations, understandings, and communications, oral and written, between the parties relating to the subject matter thereof.

16. **Severability.** The parties expressly agree and contract that it is not the intention of either of them to violate any public policy, statutory or common laws, rules, regulations, treaties or decisions of any government or agency thereof. If any paragraph, sentence, clause, word or combination thereof in this Memorandum of Understanding is judicially or administratively interpreted or construed as being in violation of any such provision of any jurisdiction, such paragraph, sentence, word, clause or combination thereof shall be inoperative in each such jurisdiction and the remainder of this Agreement shall remain binding upon the parties and the Agreement as a whole shall be unaffected elsewhere.

17. **Exclusive.** This Memorandum of Understanding and Agreement for Management and Operation of Phoenix Center Parking Deck is exclusive. The City may not hire other entities to provide similar Services as being provided by the Authority hereunder.

This Memorandum of Understanding and Agreement is recognized and accepted by the undersigned as a contractual agreement and obligation bound upon the consideration of services and/or monies as described herein. The obligation of this Memorandum of Understanding and Agreement shall be performed by the undersigned or those lawfully acting on their behalf in conjunction with the completion and fulfillment of the terms, conditions and provisions as set forth, and shall be interpreted in accordance with the laws of the State of Michigan.

IN WITNESS WHEREOF, the parties hereto have caused this Memorandum of Understanding and Agreement for Management and Operation of Phoenix Center Parking Deck to be signed by their duly authorized officers and representatives:

**Detroit Regional Convention Facility Authority:**

By __________________________________________________________

______________________________________________________________

Date

______________________________________________________________

Witness

Date
City of Pontiac:

By ____________________________

___________________________
Date

___________________________
Date

Witness
#14
RESOLUTION
The City of Pontiac is in receipt of application RLL 20-02 for a Redevelopment Liquor License petition for the establishment of Bistro Liquor Licensing at the proposed location, 47 N. Saginaw, on behalf of The Platt Pontiac’s Little Art Theatre. The City of Pontiac, City Council adopted resolution 19-401 on August 6, 2019 to permit the operation and issuance of Redevelopment “Bistro” Liquor Licenses in the C-2 Downtown zoning district. The implementation of the Bistro Redevelopment Liquor License program supports business located in designated TIFA Districts to be granted "Bistro" Liquor Licenses. These licenses are created from Public Act 501 of 2006, establishing Redevelopment Liquor Licenses and encouraging businesses who desire to locate in cities with limited or no liquor licenses available to redevelopment areas within the city. The Bistro Liquor License will benefit those businesses downtown who engage in dining, entertainment, or recreation as a primary use, while the sale of alcohol for on-site consumption will be a secondary use. The issuance of Bistro Licenses will serve as an Economic Development tool, increasing vehicular and pedestrian foot traffic in the Downtown area, while also increasing services to local business and their patrons. The granting of Bistro Licenses will require the submission of a Bistro License Application provided by the city, Planning Commission Special Exemption Permit review, and City Council approval is required for the initial issuance, reissuance, and transfer of Bistro Licenses.

Per the City of Pontiac Zoning Ordinance for the issuance of Redevelopment Liquor Licenses and the Conditions for Issuance and Operations, and the Michigan Liquor Control Code. All establishments who wish to operate Redevelopment “Bistro” Liquor Licenses must meet the following criteria for eligibility.

1. The liquor license must be a redevelopment district or development district license, as defined in the Michigan Liquor Control Code, MCLA § 436.1101 et seq., as amended, the City of Pontiac C-2 Downtown Commercial Zoning District.
2. Interior seating (including bar seating) can be no less than 50 people and no greater than 150 people.
3. Bar seating shall be limited to 25% or less of the interior seating.
4. The establishment shall close no later than 12:00AM. With the prior approval of City Council, an establishment may remain open to offer food service.
5. Sales of food shall total not less than 50% of the total revenue of the establishment.
6. The licensee must otherwise comply with all requirements of the City Code.
7. Personal Investment in the property must be greater than $75,000

The petition for a Redevelopment “Bistro” Liquor License RLL 20-02, as submitted by the applicant, does meet the requirements of the Michigan Liquor Control Code and Bistro Ordinance licensing requirements, in addition to the seven approval criteria of Section 6.303 of the Pontiac Zoning Ordinance. In consideration of the Bistro License requirements, observance of the Special Exemption Permit approval criteria, the information provided by the applicant, and the findings of fact outlined above, we recommend the Pontiac City Council approve the applicant’s petition for the “Bistro” Liquor License, RLL 20-02 for The Plat Pontiac’s Little Art Theatre, 47 N Saginaw, Parcel 64-14-29-433-017.
Whereas, the City of Pontiac City Council chooses to engage in PA 58, 1998, MCL 436.1521a(1)(b) for the issuance of New On-Premises Development District License and establishment of Redevelopment Liquor Licenses in the Tax Increment Finance Authority Act (TIFA) District under Part 3 of Public Act 57 of 2018.

Whereas, The Platt Pontiac’s Little Art Theatre, Parcel 64-14-29-433-017, 47 N. Saginaw St., has made petition for a Specially Designated Distributer (SDD) and Specially Designated Merchant (SDM), ‘Bistro’ License, and whom meets eligibility requirements for licensure issuance under the MCL 436.1521a(1)(b),

Whereas, the City of Pontiac Planning Commission unanimously approved a recommendation at the February 5, 2020 meeting, that the Bistro Liquor License for The Platt Pontiac’s Little Art Theatre, at 47 N. Saginaw, be approved for license issuance to the Pontiac City Council,

Whereas, The Platt Pontiac’s Little Art Theatre, 47 N Saginaw St, shall comply with the City of Pontiac Ordinance 2366 to Allow for Redevelopment Liquor Licenses and Conditions for Issuance and Operations of the petitioned Specially Designated Distributer (SDD) and Specially Designated Merchant (SDM) ‘Bistro’ License and the MCL 436.1521a(1)(b),

Therefore be it resolved, as recommended by the Planning Commission at the meeting held on February 5, 2020, recommendation for approval of the Specially Designated Distributer (SDD) and Specially Designated Merchant (SDM) ‘Bistro’ License on behalf of the petitioner, The Platt Pontiac’s Little Art Theatre, 47 N. Saginaw St, and further recommends this application be considered for approval by the Michigan Liquor Control Commission.
## Application Review Date:
January 15, 2020

### Applicant:
47 North Inc

### Contact Person:
Robert Karazim
Phone: 248-644-2110
Email:

### Business Name:
The Plat Pontiac Little Art Theatre
Address: 47 North Saginaw, Pontiac, MI 48342

### Type of Redevelopment License:
- [ ] A-Hotel
- [ ] B-Hotel
- [x] Class C
- [ ] Tavern

### Description of Business:
Cafe and attached Art Theatre. The full operation of the Green Room Cafe and the concessions available during theatre events.

### Documentation Submission
- [x] Proof of Ownership
- [x] Detail Breakdown of Personal Property Investment
- [x] City of Pontiac New License Application
- [x] City of Pontiac Questionnaire
- [x] Notarized Affidavit of Attempt to Secure Escrowed License
- [x] Submission of Application Fee

### Eligibility Requirements
(All Boxes Must be check to be eligible)
- [x] Business is to be Licensed with eligible license area.
- [x] Applicant has expended over $75,000 over the preceding 5 years or committed to the expenditure before the license is issued.
- [x] Business engages in dining, entertainment, or recreation with a seating capacity of more than 50 persons.
- [x] More than 50% of Business revenue is generated from food and non-alcoholic sales.

### License and Property Details

<table>
<thead>
<tr>
<th>Types of Liquor Sales</th>
<th>Beer</th>
<th>Wine</th>
<th>Spirits (Hard Liquor)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>[x]</td>
<td>[x]</td>
<td>[ ]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>New Construction Building</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Facility Currently Occupied</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Is the facility planning a renovation?</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

| Detailed Breakdown of Personal Investment Included: | [x] Yes | [ ] No |

<table>
<thead>
<tr>
<th>Value of Personal Investment:</th>
<th>$245,648</th>
</tr>
</thead>
</table>

| Assessors Assessment of Investment: | $ |
December 23, 2019

Dear City of Pontiac, Michigan Planning Commissioners,

I am requesting consideration for a new redevelopment bistro license as allotted by the City of Pontiac, Michigan for the Green Room Café (which is located at 47 N. Saginaw Street in historic downtown Pontiac, Michigan 48342 within Pontiac’s Little Art Theatre).

I attempted to reach out to over 35 businesses on the Oakland County Michigan list of potential Class C liquor licenses several years ago and I was unsuccessful with locating a seller whom would be willing to accept an offer within my budget. Many of the people/businesses listed would not return my phone calls, and/or the contact information on the list was found to be significantly outdated. At that time, of the persons whom were kind enough to speak with me, their asking price ranged from as low as $120,000 and as high as $150,000. Therefore, I was very excited to learn about the potential opportunity to be considered by the City of Pontiac for a Redevelopment Liquor License.
I understand that your department requested updated verification from 2 local persons/businesses whom presently have a liquor license for sale. Within the last several weeks, I reached out to two local businesses who presently hold class C liquor licenses. They were willing to write a correspondence to verify our findings that their asking price isn’t within my financial means at this time. Please note that I attached a letter from Pike Street Properties dated December 16, 2019 with an asking price of $75,000-$125,000. As well as an email correspondence from Blair McGowan dated December 22, 2019, for the asking price of $80,000.

As you are likely aware, Robert Karazim and I have been very invested in the economic development in our City. We created the Canvas Pontiac art program in 2012. Three years following, we were honored to have the Detroit Institute of Arts (DIA) contact us to be a partner/sponsor to perpetuate this program for the past 4 years. Our involvement in the growth of our downtown also includes being Board members of the former Pontiac Downtown Business Association (PDBA), Board Member in Main Street Pontiac, Pontiac Rotary. We have been actively involved in programs for Oakland University to include Grizz Night, and OU Initiatives; Art Crawl; Holiday Extravaganza, Hauntic, etc.

We are proud of the PLAT for all of the vast variety of performing Arts that we have been able to attract to Pontiac. The majority of our patrons have come as far as Grand Rapids to present a series of Short Films and we regularly draw people from Birmingham, Bloomfield Hills, Auburn Hills, White Lake, Rochester, Rochester Hills, Berkley, Royal Oak, Lake Orion, etc.

The positive economic impact upon having a liquor license for the Green Room Café will enable us to bring in more people into Pontiac, as well as encourage them to tell others about their pleasant experiences. Most importantly, it will enable the Green Room Café to afford to hire a number of full time and part time staff. Presently, the majority of our staff reside in Pontiac. With the liquor license we anticipate doubling our number of employees. Anyone in the restaurant and/or entertainment industry is keenly aware that one is unable to make a sustainable profit without a liquor license.
Therefore, Robert and I would be honored to be considered for this opportunity to enhance the economic growth downtown Pontiac. I thank you in advance for your consideration to award the Green Room Café a redevelopment liquor license.

Sincerely yours,

Karen Jorgensen

Enclosures:

Pike Street Properties, dated 12.16.19, 1 page letter
Blair McGowan, dated 12.22.19, 1 page email
Bistro license application
Part AA

Our business enhances Pontiac by bringing the Arts and culture to the community.

What we accomplished in the last year:

A) Plays and musicals from: Lakeland Players and Pontiac Theater IV,
B) Classic movies from the 1930's to current.
C) Partnership with OU: Student films, Economic Development Seminar, Civic Engagement Films, Grizz night and student jazz sessions.
D) Partnership with OC: Community Development and Historic Seminars.
E) Partnership with CPAC: Art Crawl, Grizz Night, Hauntiac, plus district leader videos.

Upcoming events:

1) Polynesian Dancers of Michigan
2) Michigan Historic Preservation Network fund raiser.
3) OU/Pontiac Initiative movie: The Manchurian Candidate.
4) Will Smith film series.
5) Films from local film makers.

In general, we also offer rental space for: local dance groups, inspirational speakers, small minority owned business and use of space for parties and corporate events.

The full operation if the Green Room Café and the concessions available during theater events, 47 North Inc., will be able to provide our patrons with a full choice of food and drink. This will drive more foot traffic and economic growth to the downtown.

When evaluating the application, please consider that we are the same group that developed the Arts community in Pontiac (2011-present). Partners: Robert Karazim, Karen Jorgensen and Lisa Mohler developed: The ART Revival, Canvas Pontiac (2012-2018) CP partnership with the DIA, DIA inside out program and currently are part of the coordinators and sponsors for: Art Crawl, Hauntiac and Grizz Night.
Bistro license application

Part BB

Operating statement:

Green Room Café will operate from 10am to 8pm Tuesday through Saturday. We will offer a variety of sandwiches, soups, salads, stews, etc. We have received several awards for our chili, chicken salad and believe it or not our egg salad.

The café will also be open to coincide with all of our events at the PLAT.

The benefit for Pontiac will be: Our need to hire local staff and this will also add another food establishment to our downtown.

Who we will need to hire:

1) Café manager (full time)
2) Wait staff (2-4) (full time)
3) Cook (full time)
4) Cleaning crew (2 part time)
5) Theater manager (full time)
6) Sound and lighting technician (part time).
7) Projectionist (part time)
8) Valet service (part time)
9) Bartender (full time)

Our hours of operation (including the theater) will be from 10 am to 12M. We are a full time café with a part time performance art theater. We don’t want to be considered a BAR. Currently, we utilize part time employees and volunteers during a theater performance. So by adding the Bistro license we will transition from part time to full time employees.

The Green Room Café is currently a licensed (Pontiac and Oakland County) café. It's only open during performances at the PLAT. Once a Bistro license is approved it will take 1-2 weeks to add all of the dispensing equipment. This will enable the café to be open full time +.

The Green Room Café is owned by 47 North, Inc.
The PLAT is a 501(c)(3) non profit Art Theater
CITY OF PONTIAC REDEVELOPMENT LIQUOR LICENSE
PRE-APPLICATION QUESTIONNAIRE

Instructions to Applicants: If you are applying for a City of Pontiac Redevelopment Liquor License, within the C-2 Downtown Area this form must be completed prior to filling out the City of Pontiac Redevelopment Liquor License Application Form. The new application form will not be accepted without a completed pre-application questionnaire. Please include copies of two pieces of personal identification.

Please indicate, by checking YES or NO, if your establishment meets the following criteria.

1. Is the business to be licensed within the geographic boundaries of the City of Pontiac C-2 Downtown District? [X] Yes [ ] No (Please indicate proposed location on the attached map.)

Complete name and address of business to be licensed

[142943017]

2. Applicants for Redevelopment Liquor licenses, must demonstrate to City of Pontiac and the Michigan Liquor Control Commission (MLCC), at the time of investigation, that the amount expended for the rehabilitation or restoration of the building that houses the licensed premises shall be not less than $75,000 over a period of the preceding five years or a commitment for a capital investment of at least that amount in the building that houses the licensed premises, which must be expended before the issuance of the license. At the time of application, can your business demonstrate this requirement? [X] Yes [ ] No (Please attach supporting financial information for verification.)

3. Will the licensed business engage in dining, entertainment or recreation, that is open to the general public, with a seating capacity of not less than 50 persons? [X] Yes [ ] No (Please attach current or proposed floor plan that supports seating capacity.)

4. Will the licensed business generate 50% or more of its revenue from food and non-alcoholic drink sales? [X] Yes [ ] No

5. What type of on premise sales are you interested in applying for? Check all that apply. (Checking the boxes does not guarantee award of any or all categories.)

[Beer] [Wine] [Sports (hard liquor)]

6. Please describe (on an attached sheet) how your business will do the following, if issued a license:
   i. Prevent deterioration in the C-2 Downtown district and promote economic growth by:
      a. creating new employment opportunities
      b. adding new tax value through the purchase of new equipment and/or building improvements
   ii. Represents a desired land use as determined by the City’s area master plan and zoning requirements.
   iii. Contribute to the mix of dining/dinking, entertainment and recreational existing establishments (describe unique characteristics)

[Signature of Applicant: Karen Plata Jorgensen]

[Date: 10/03/19] [Printed Name: Karen Plata Jorgensen]

If any of the above questions have been answered NO, the applicant is not eligible to apply for a Development District License as designated under Michigan State Law (Public Act 501 of 2006). Applicants that cannot meet the minimum criteria will not be considered by the City of Pontiac. Do NOT fill out an application.

If all of the above questions have been answered YES, the applicant is eligible to apply for a Redevelopment Liquor License. The next step in the application process is to fill out the City of Pontiac application form. Attach this completed form to the application and submit with $150 application fee to the Pontiac Planning Division, 47450 Woodward Ave, Pontiac, MI 48342. Phone No. - 248-758-2300. A $600 license fee is due upon approval.

To inquire about other licensing opportunities, including transfers of existing Class C licenses, please contact the Michigan Liquor Control Commission directly. All transferred licenses begin at the State level. MLCC On-Premises Licensing Division - 517-322-1400.
CITY OF PONTIAC APPLICATION FOR
REDEVELOPMENT LIQUOR LICENSES

Date: 10-2-2019

Instructions: This application must be completed and returned with a $150 application fee for each license before it can be considered. All answers must be typed or printed. Sign the completed form in ink and return to the City Clerk, 47450 Woodward Ave., Pontiac, Michigan 48342.

MAKE ALL CHECKS OR MONEY ORDERS PAYABLE TO THE CITY OF PONTIAC, MICHIGAN.

<table>
<thead>
<tr>
<th>1. Applicant identification—all applicants</th>
<th>Contact Person Name:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of individual, partnership, corporation or limited liability company who will hold the license:</td>
<td>Karen Jorgensen/Robert Karazim</td>
</tr>
<tr>
<td>Business Street Address:</td>
<td>Street Address:</td>
</tr>
<tr>
<td>47 N Saginaw St</td>
<td>36 N Saginaw St</td>
</tr>
<tr>
<td>City/State/Zip Code:</td>
<td>City/State/Zip Code:</td>
</tr>
<tr>
<td>Pontiac Michigan 48342</td>
<td>Pontiac Michigan 48342</td>
</tr>
<tr>
<td>Township:</td>
<td>Call</td>
</tr>
<tr>
<td>Oakland</td>
<td>Business Phone No.</td>
</tr>
<tr>
<td></td>
<td>(248) 644-2110</td>
</tr>
<tr>
<td></td>
<td>Home Phone No. Call</td>
</tr>
<tr>
<td></td>
<td>(248) 703-1304</td>
</tr>
</tbody>
</table>

2. Nature of Application – (Check all that apply)
   a. Retail Applicants
   b. Manufacturer or Wholesale Applicants

3. Proposed Licensed Address:
   47 N Saginaw St, Pontiac Michigan 38342

4. Briefly describe the business, for example – Dining, Recreation, Entertainment etc.
   Cafe with attached Art Theater
5. This proposed licensed business will be owned by: (check one)
- Me as the individual owner
- The named corporation
- The named liability company

The following partners (indicate limited partners with an "L" before their name)

**Partnership Information:** (attach additional sheet if necessary)

<table>
<thead>
<tr>
<th>Name of Partners</th>
<th>Home Address</th>
<th>Telephone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Robert Karazim</td>
<td>35 N Saginaw St Pontiac, Michigan 48342</td>
<td>248-703-1304</td>
</tr>
</tbody>
</table>

*All partners may be required to complete and submit additional information as part of the application review process, by completing this application applicant agrees to comply with any such requests.*

6. Personal Information – Individual Applicants and Partnership Members Only

Date of Birth: 09-28-1954 (required to confirm applicant is over 21 years of age)

If you are not a US Citizen – Are you a registered alien? ☐ Yes  ☐ No

Full name of spouse:

Do you or your spouse hold any law enforcement powers including powers of arrest?  ☐ Yes  ☐ No

If you have ever legally changed your name?  ☐ Yes  ☐ No If Yes, from___________ to__________

Have you ever been known by other names?  ☐ Yes  ☐ No List Names: ________________

Have you ever been convicted of a criminal offense, including alcohol related infractions (exclude traffic citations)?

- ☐ Yes  ☐ No If Yes, please list charge, date of conviction, location and disposition below.

(Use additional sheet if necessary.)

<table>
<thead>
<tr>
<th>CHARGE</th>
<th>DATE</th>
<th>PLACE</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

List your former occupations for the past 3 years:

DATE (to/from) OCCUPATION EMPLOYER NAME AND ADDRESS

2002-current Manager K and R Studios, 35 N Saginaw St Pontiac MI 48342

I or my spouse previously held or now hold interest in the following licenses for sale of alcoholic beverages as sole licensee, partner or corporation:

<table>
<thead>
<tr>
<th>NAME OF LICENSE</th>
<th>TYPE OF LICENSE</th>
<th>LOCATION</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Do you or your spouse hold any law enforcement powers including powers of arrest?  ☐ Yes  ☐ No
5. This proposed licensed business will be owned by: (check one)
- Me as the individual owner
- The named corporation
- The named liability company

The following partners (indicate limited partners with an "L" before their name)

Partnership Information: (attach additional sheet if necessary)

<table>
<thead>
<tr>
<th>Name of Partners</th>
<th>Home Address</th>
<th>Telephone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Karen Jorgensen</td>
<td>35 N Saginaw St Pontiac, Michigan 48342</td>
<td>248-644-2110</td>
</tr>
</tbody>
</table>

* All partners may be required to complete and submit additional information as part of the application review process, by completing this application applicant agrees to comply with any such requests.

6. Personal Information – Individual Applicants and Partnership Members Only

Date of Birth: 5-30-56 (required to confirm applicant is over 21 years of age)

If you are not a US Citizen – Are you a registered alien?  □ Yes   □ No

Or, do you have a Visa?  □ Yes □ No

Full name of spouse: ____________________________

Have you ever legally changed your name?  □ Yes □ No

If Yes, from: ____________________________ to: ____________________________

Have you been known by other names?  □ Yes □ No

List Names: ____________________________

Have you ever been convicted of a criminal offense, including alcohol related infractions (exclude traffic citations)?

□ Yes   □ No

If Yes, please list charge, date of conviction, location and disposition below.

(Use additional sheet if necessary.)

<table>
<thead>
<tr>
<th>CHARGE</th>
<th>DATE</th>
<th>PLACE</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

List your former occupations for the past 3 years:

<table>
<thead>
<tr>
<th>DATE (to/from)</th>
<th>OCCUPATION</th>
<th>EMPLOYER NAME AND ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1980-current</td>
<td>OT, CCM</td>
<td>Karen Jorgensen and Associates</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I or my spouse previously held or now hold interest in the following licenses for sale of alcoholic beverages as sole licensee, partner or corporation:

<table>
<thead>
<tr>
<th>NAME OF LICENSE</th>
<th>TYPE OF LICENSE</th>
<th>LOCATION</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

Do you or your spouse hold any law enforcement powers including powers of arrest? □ Yes □ No
5. This proposed licensed business will be owned by: (check one)
- Me as the individual owner
- The named corporation
- The named liability company

The following partners (indicate limited partners with an "L" before their name)

Partnership Information: (attach additional sheet if necessary)

<table>
<thead>
<tr>
<th>Name of Partners</th>
<th>Home Address</th>
<th>Telephone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lisa Mohler</td>
<td>800 N Lake Angelus Rd, Auburn Hills MI 48326</td>
<td>248-722-0174</td>
</tr>
</tbody>
</table>

* All partners may be required to complete and submit additional information as part of the application review process, by completing this application applicant agrees to comply with any such requests.

6. Personal Information – Individual Applicants and Partnership Members Only

Date of Birth

(required to confirm applicant is over 21 years of age)

If you are not a US Citizen – Are you a registered alien? □ Yes □ No

Full name of spouse: ________________________________

Have you ever legally changed your name? □ Yes □ No

If Yes, from ________________________________ to Mohler

Have you ever been known by other names? □ Yes □ No

List all names: ________________________________

Have you ever been convicted of a criminal offense, including alcohol related infractions (exclude traffic citations)?

□ Yes □ No

If Yes, please list charge, date of conviction, location and disposition below.

(Use additional sheet if necessary.)

CHARGE ________________________________ DATE ________________________________ PLACE ________________________________ DESCRIPTION ________________________________

List your former occupations for the past 3 years:

DATE (to/from) OCCUPATION EMPLOYER NAME AND ADDRESS

1/2001 - 12/2003 Counsel Legal Sec Uffer, Sparks and Furst, 5440 Corporate Dr Suite 250 Troy MI 48098

I or my spouse previously held or now hold interest in the following licenses for sale of alcoholic beverages as sole licensee, partner or corporation:

NAME OF LICENSE TYPE OF LICENSE LOCATION DATE

________________________________________________________

Do you or your spouse hold any law enforcement powers including powers of arrest? □ Yes □ No

________________________________________________________

________________________________________________________
8. Corporate & Limited Liability Company Applicants Only -
Attach copy filed or proposed Articles of Incorporation, last annual report/statement filed & attach copy of stock options.

<table>
<thead>
<tr>
<th>Corporate/LLC Name</th>
<th>Incorporation/Organization date</th>
</tr>
</thead>
<tbody>
<tr>
<td>47 North Inc</td>
<td>Feb. 4, 2016</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>Michigan</td>
<td>Feb. 8, 2016</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name, Address, Phone Number of Resident Agent:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lisa Mohler, 47 N Saginaw St, Pontiac MI 48342</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>(Check one of each)</th>
<th>Profit or</th>
<th>Nonprofit</th>
<th>Public or</th>
<th>Private Corporation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Corporation</td>
<td></td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Corporate Officers</th>
<th>Name</th>
<th>Address</th>
<th>Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>President</td>
<td>Robert Karazim</td>
<td>35 N Saginaw St, Pontiac MI 48342</td>
<td>248-703-1304</td>
</tr>
<tr>
<td>Vice-President</td>
<td>Lisa Mohler</td>
<td>300 N Lake Angulus Rd, Auburn Hills MI 48326</td>
<td>248-722-0174</td>
</tr>
<tr>
<td>Secretary</td>
<td>Lisa Mohler</td>
<td>303 N Lake Angulus Rd, Auburn Hills MI 48326</td>
<td>248-722-0174</td>
</tr>
<tr>
<td>Treasurer</td>
<td>Karen Jorgensen</td>
<td>35 N Saginaw St, Pontiac MI 48342</td>
<td>248-644-2110</td>
</tr>
</tbody>
</table>

9. Corporations and Limited Liability Companies – List all persons, companies and other entities that hold or will hold stock interest or membership in applicant entity.

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Phone Number</th>
<th>% Interest</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Robert Karazim</td>
<td>35 N Saginaw St, Pontiac MI 48342</td>
<td>248-703-1304</td>
<td>33.4</td>
</tr>
<tr>
<td>2. Karen Jorgensen</td>
<td>35 N Saginaw St, Pontiac MI 48342</td>
<td>248-644-2110</td>
<td>33.3</td>
</tr>
<tr>
<td>3. Lisa Mohler</td>
<td>300 N Lake Angulus Rd, Auburn Hills MI 48326</td>
<td>248-722-0174</td>
<td>33.3</td>
</tr>
<tr>
<td>4.</td>
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<tr>
<td>5.</td>
<td></td>
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</tbody>
</table>
10. Denial of Application/Revocation of License
(A) Have you, prior to this application, made application(s) for a similar or other license or premises other than described in this application?
   □ Yes □ No
   If yes, please list date, place and disposition of such application(s).
   __________________________________________________________

(B) Have you, prior to this application, been disqualified to receive approval for a license under the laws of the State of Michigan?
   □ Yes □ No
   If yes, please explain.
   __________________________________________________________

(C) Have you ever held a liquor license which has been revoked or not renewed?
   □ Yes □ No
   If yes, please state reason.
   __________________________________________________________

11. Financial Details – All applicants
(A) Source of funds used to establish business, or which will be used to purchase this business, list name, address and amount of all money lenders.

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flagstar Bank</td>
<td>5161 Corporate Dr Troy MI 48098</td>
<td>$200,000.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
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<tr>
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<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(B) Attorney or representative

| Ralph Safied          | 5460 Corporate Dr, Ste 220, Troy MI 48098 | 248-946-9100 |

12. Premises (Answer either A, B, or C.) Applicant shall attach a building and grounds layout diagram (8 1/2 x 11) showing the entire structure, premises, and grounds, and in particular the specific areas where the license is to be utilized. Plans shall demonstrate adequate off-street parking, lighting, refuse disposal facilities, and where appropriate, adequate plans for screening and notice control.

(A) New Construction
Do you need to build a facility at the residence that will hold the license? □ Yes □ No
If yes, do you have building permits? □ Yes □ No
If no, when do you plan to get them?

(B) Existing Facility-No Renovation
Is the facility currently occupied? □ Yes □ No
If yes, do you intend to be licensed under the existing business at this location? □ Yes □ No
If yes, do you intend to be licensed under the same management? □ Yes □ No
How long has the existing business been at the location? 3 years
Are you currently associated with the business operation on site? □ Yes □ No
If yes, in what capacity are you associated? owner/management
If no, will you be purchasing the premises?
(C) Existing Facility-Renovation
Do you plan to renovate an existing facility? ☐ Yes ☐ No
If yes, what is the estimated cost of the renovation? $ ________________________________
If yes, when do you expect construction will begin? ________________________________
If yes, when do you expect the construction to be completed? ________________________
When is your anticipated occupancy date/open for business date? ________________
Is the facility currently occupied? ☐ Yes ☐ No
If yes, are you currently associated with the business operation on site? ☐ Yes ☐ No
If yes, in what capacity are you associated? ________________________________
Will it be necessary to temporarily close the facility for renovation? ☐ Yes ☐ No
If yes, how long will the facility be closed? ________________________________
Are you going to renovate the facility if you do not get a license? ☐ Yes ☐ No

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13. Employment -- (All applicants must complete either A or B section)
(A) Existing Business
How large is the current staff? (i.e. 1 full-time bartender)

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Position

| ☑ Cafe manager/owner |
| ☑ Projectionist      |
| ☑ Sound engineer     |

Will you be retaining current staffing levels, expanding current staffing levels, or decreasing current staffing levels if you receive the license? Explain. The license will allow the business to open full time. The cafe will run 16 hours a day 5 days plus event.

Whatever events are performing at the Art Theater. All of the part time employees will become full time in addition of the 6 new employees we will need to hire.

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(B) New Business
How large do you plan to have? (i.e. 1 full-time bartender)

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Position

| ☑ Cafe manager/owner |
| ☑ Projectionist      |
| ☑ Sound engineer     |

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14. Operating Statement – Attach a general operation statement outlining the proposed manner in which the business for which the license being proposed will be operated, including a schedule of the hours of operation, food services, crowd control, and use of facilities.

see attached sheet "BB"

15. Personal Statement – (Applicants must complete this requirement)
Please describe how this business will enhance the City of Pontiac community. What special considerations should we take into account in evaluating your application? PLEASE LIMIT YOUR ANSWER TO 200 WORDS OR LESS. Please attach a separate sheet of paper if necessary.

See attached sheet "AA"

I have read all of the above answers and they are true. I agree to provide all requested information and to fully cooperate with all City Service Areas requesting any and all additional information provided in this application or any attachment thereto. Any changes that occur after the date of this application, applicant will notify the City Clerk, in writing, within 14 days of such change. I understand that the falsification of the information on this form or any false statements made during investigations may constitute grounds for denial of a license.

I warrant that I am not disqualified to receive a liquor license under the ordinances of the City of Pontiac or the laws of the State of Michigan. If granted a liquor license I will not violate any federal or state laws or any ordinance of the City of Pontiac in the conduct of business.

Attested to:

[Signature]

Date of Application

[Date]

Name of person completing this form if not the applicant

Name of person completing this form if not the applicant