



City Council Work Session

Crest Hill, IL

July 29, 2024

7:00 PM

Council Chambers

20600 City Center Boulevard, Crest Hill, IL 60403

Agenda

1. City Center - Basement Foundation Water Leak Update with Damage and Repair Options
2. Esscoe the Engineered Systems Company for Life Safety System Testing, Inspection and Documentation for City Center Facility including the Police Department
3. An ordinance Naming Certain Real Property in the City of Crest Hill Surplus
4. Request to add Todd's Towing & Recovery to City's Towing List
5. Approval Request of Special Event Police Services Agreement
6. Plan Commission Rezoning Recommendation for 1817 N. Broadway Street
7. A Resolution approving Amendment No 1 to the September 21, 2022 agreement for design and bidding -related services for Well 14 by and between the City of Crest Hill, Will County, Illinois and Strand Associates, Inc.
8. A motion to authorize City staff to coordinate the City's completion of the four school district conditions required to complete the dedication of N. Center Street right-of-way and a five-foot-wide public utility easement along the west edge of N. Center Street adjacent to the school district property.
9. Weber Rd & McGilvray Welcome Sign-South Face Options
10. 1949 Willow Court Permit Fee and Excavation Bond Waiver
11. GovHR USA - Recruitment Services - Follow Up to decide on implementation date
12. Sikich Consulting Services for Internal Control Assessment
13. Public Comments

The Agenda for each regular meeting and special meeting (except a meeting held in the event of a bona fide emergency, rescheduled regular meeting, or any reconvened meeting) shall be posted at the City Hall and at the location where the meeting is to be held at least forty-eight (48) hours in advance of the holding of the meeting. The City Council shall also post on its website the agenda for any regular or special meetings. The City Council may modify its agenda for any regular or special meetings. The City Council may modify its agenda before or at the meeting for which public notice is given, provided that, in no event may the City Council act upon any matters which are not posted on the agenda at least forty-eight (48) hours in advance of the time for the holding of the meeting.

14. Mayor's Updates
15. Committee/Liaison Updates
16. City Administrator Updates



Agenda Memo

Crest Hill, IL

Meeting Date:	Date: 7/22/2024
Submitter:	Submitter: Tony Graff, Interim City Administrator
Department:	Department: Administration
Agenda Item:	Agenda Item: Esscoe the Engineered Systems Company for Life Safety System Testing, Inspection and Documentation for City Center Facility including the Police Department

Summary: The City Center Complex recommendation for Life Safety System Testing, Inspection and Documentation is a building/fire code requirement along with providing test and inspection for all equipment as stated on page two (2) of the service agreement. Included within the service agreement is a seven (7) year warranty on all parts and 24/7/365 coverage including hardware support & predictive maintenance.

The Esscoe service agreement was reviewed by Chief Clark, P/W Director Eulitz, Maintenance Supervisor Halaska, Bldg. Commissioner Seeman and City Adm. Graff. We all recommend Platinum Service. Furthermore, Esscoe is the contractor which installed the Sprinkler System

Recommended Council Action: Recommend approving the Esscoe 3 Year Service Agreement, Platinum Service with an annual cost of \$9,378.00

Financial Impact:

Funding Source: Facilities Management: Maintenance & Repair 01-04-5340

Budgeted Amount: \$130,000.00

Cost: \$9,378.00

Attachments:

Esscoe The Engineered System – Service Agreement



SECURITY • LIFE SAFETY

SERVICE AGREEMENT

Item 2.

Esscoe, LLC
570 Oakwood Road
Lake Zurich, IL 60047
(847)847-3200
(847)847-3201 FAX
ILLINOIS LIC. NO.: 127.001301

Date: Jul 8, 2024
Proposal # AEIKQ1793

City of Crest Hill
20600 City Center Boulevard
Crest Hill, IL 60403

Sales Rep: Andrew Koval

Services will be provided at the following location:
20600 City Center Boulevard
Crest Hill, IL 60403

Esscoe shall provide Services in accordance with the attached Service Agreement Terms and Conditions, Scope of Work documents and Special Provisions which form a part of this Agreement.

Annual Fee will be as indicated by the option selected below.

Period of Agreement shall begin on 07/01/24 and shall continue for the term as indicated in the options below ("Initial Term") and shall renew automatically in accordance with Section D.1. of the Terms and Conditions.

Billing Frequency: Annually

Contractual Term: 3 Years

Initial Selection:

BRONZE \$ 5,418.00

SILVER \$ N/A

GOLD \$ 7,398.00

PLATINUM \$ 9,378.00

This proposal shall remain valid for a period of thirty(30) days from the above referenced proposal date.

This proposal and the pages attached shall become an Agreement only upon signature below by Esscoe and CUSTOMER. No waiver or modification of any terms or conditions of this Agreement shall be binding on Esscoe unless made in writing and signed by an authorized representative of Esscoe.

Esscoe, LLC
570 Oakwood Road, Lake Zurich,

Signature: _____

(Print Name): _____

Title: _____

Date: _____

CUSTOMER Acceptance:

Signature: _____

(Print Name): _____

Title: _____

Date: _____

Email: _____

SERVICE AGREEMENT - EQUIPMENT LIST & SCOPE SUMMARY

QTY DESCRIPTION

- 1 Fire Alarm Inspection
- 1 NFPA 72
- 1 Fire Alarm Control Panel Annual
- 3 Annunciator Panel Annual
- 6 Battery Inspection Annual
- 2 NAC Panel Annual
- 1 Communicator Inspection Annual
- 82 Smoke Detector Annual
 - 1 Duct Smoke Detector Annual
 - 7 Heat Detector Annual
 - 2 Waterflow Switch Annual - electronics-monitor/control only
- 17 Transfer Switch Annual - electronics-monitor/control only
- 15 Pull Station Annual
- 204 Audible/Visual Device Annual
 - 2 Carbon Monoxide Detector Annual
 - 1 Fan Shutdown - electronics-monitor/control only - Annual
 - 1 Duct Smoke Detector Remote Test Station
- 1 Sprinkler Inspection
- 1 NFPA 25
- 1 Annual wet zone inspection, first zone
 - Two Flow Switches
 - Four Tamper Switches
- 1 Additional Annual Wet Zone Inspection
- 4 Test Two Gas Suppression Systems Semi Annual

Edwards 7 Year Extended Warranty: Exclusive to new Edwards Systems

With an active Esscoe Bronze Level Test & Inspect Subscription Agreement, Esscoe LLC is pleased to offer enrollment in the Seven (7) Year Edwards Extended Warranty Program for as long as the initial Term of this Agreement is in effect. This program covers replacement cost of the originally installed Edwards manufactured fire alarm equipment. The 7-year Warranty program can be requested within the original one (1) year Warranty date. Labor and travel charges are not included. Additional and specific terms and conditions of the 7- Year Warranty will be furnished directly to Customer by Esscoe. The extended warranty becomes effective at the finish of installation of the system and once the Customer has been accepted into the program by Edwards. Customer agrees to use Esscoe as the exclusive maintenance and repair provider during the initial term of this Agreement. Failure to do so will void the 7- Year Warranty from the manufacturer. Parts replacement is only for Edwards manufactured equipment.

Bronze Service
Life Safety System Testing, Inspection & Documentation

Scope – Esscoe will test & inspect the life safety system components listed on the attached Equipment List and Scope Summary.

Testing Frequency – Esscoe will perform testing on automatic initiating and testing of notification appliances excluding any intelligibility and Decibel level tests. Unless mechanical testing is specifically identified in the scope of work, Fire Protection/Sprinkler System Initiating Devices that are connected and supervised by the Fire Alarm system will be statically tested electrically. All testing will be completed in accordance with the applicable edition of NFPA 72 – National Fire Alarm Code. Please refer to our Special Provisions for any additional testing and inspections to be performed under this Agreement.

Inspection Reports – Esscoe will furnish a hard copy **and if the option is selected** a web based report utilizing **BuildingReports**, our state-of-the-art internet based inspection, testing, and maintenance software.

Hardware Support – Components and parts on the Equipment List and Scope Summary that have been found to be defective or have failed will be identified following each test or inspection. If the component or part is covered under a current Esscoe or factory warranty, said part or component will be replaced at no charge to CUSTOMER excluding labor. If component or part is found not to be covered under a current Esscoe or factory warranty, time and material labor or an estimate will be prepared and submitted for approval on a reimbursable basis and repair authorization shall be issued in writing to Esscoe by an authorized representative of the CUSTOMER before proceeding with the work.

Fire Sprinkler System Testing & Inspection (Wet Type)

Scope – Esscoe will test & inspect the Wet Mechanical Type Fire Sprinkler System(s) listed on the attached Equipment List and Scope Summary.

Each call will be scheduled with a service report detailing the tasks to perform and any special tools and instrumentation required to properly maintain the system(s). Upon completion of each service call, a summary of the tasks completed will be provided to the CUSTOMER.

Testing & Inspection Frequency – Esscoe will perform (frequency and percentage as listed in scope of work) test (s) per year on the Fire Sprinkler System(s) to include Vane-Type Waterflow and (frequency and percentage as listed in scope of work) on all Water Motor Gongs, Valve Tamper Switches, Sprinkler Supervisory Switches and Waterflow Pressure Switches. Flow testing shall include the opening of each Inspector's Test Valve to activate Waterflow Alarm Devices (to include Waterflow Pressure Switches). During one of the above scheduled inspections, Esscoe personnel will visually inspect accessible sprinklers, sprinkler piping, fittings, hangers, and seismic bracing from the floor level and will perform the following:

- Check for signs of leakage, corrosion, improper loading, misalignment, or physical damage.
- Check for proper sprinkler head orientation and for any obstructions to the sprinkler spray pattern
- Check all gauges and control valves for proper operation
- Exercise all valves
- Check all hose connections and inspect Fire Department Connection during each scheduled inspection (If specifically listed in Material List)
- Check the supply of spare sprinklers including required minimum quantity of each type, proper storage and wrench types during each scheduled inspection.
- Clean the strainer (If specifically listed in Material List)
- Flush underground lead-in connections (Water mist systems only) (If specifically listed in Material List)
- Perform a Main Drain Test and record static and residual pressures (frequency and percentage as listed in scope of work)
- Test freezing point of antifreeze solutions if applicable (frequency and percentage as listed in scope of work)
- Apply inspection tag to system

All tests and inspections will be completed in accordance with the **applicable edition of NFPA 25 – Inspection, Testing and Maintenance of Water-Based Fire Protection Systems**. Please refer to Special Provisions for additional testing and inspections to be performed under this Agreement. Other required weekly, monthly, quarterly, three year, and five year inspections and tests in addition to laboratory testing of sprinkler heads are not included in this Agreement unless otherwise specified in the Special Provisions.

Inspection Reports - Esscoe will furnish a report documenting that such tests and inspections have been completed and documenting any deficiencies found which may require corrective action. If the option is chosen a web report will be provided utilizing **BuildingReports**, our state-of-the-art internet-based inspection, testing, and maintenance software certifying that tests have been completed and document any deficiencies found which may require corrective action.

Fire Sprinkler System Testing & Inspection (Wet Type) (Cont.)

Hardware Support – The components and parts on the Equipment List and Scope Summary that have been found to be defective or have failed will be identified following each test or inspection. If component or part is found not to be covered under a current Esscoe or factory warranty, an estimate will be prepared and submitted for approval on a reimbursable basis and repair authorization shall be issued in writing to Esscoe by an authorized representative of the CUSTOMER before proceeding with the work.

Replaced components will be new and of compatible design as required to maintain CUSTOMER's system in compliance with appropriate Listing Agencies and/or Local Authorities Having Jurisdiction. At Esscoe's sole discretion, marginal components may also be repaired or replaced. These replacements will be based upon commercial availability of parts and/or components. All exchanged parts shall become the property of Esscoe.

Optional Services:

Hardware Support & Predictive Maintenance – Esscoe will perform scheduled maintenance services on the Equipment covered under this Agreement and as detailed on the Equipment List and Scope Summary. Components that may be covered under this Agreement at no additional charge will be identified by line item in the Material List.

- Sprinkler Waterflow Switches, tamper switches and supervisory switches of all types (If specifically identified)
- All gauges, end caps and component identification signage (If specifically identified)
- Replace and restock spare sprinklers and wrenches as needed (If specifically identified)

Other components and parts on the Equipment List and Scope Summary that have been found to be defective or have failed will be identified following each inspection or test. If component or part is found not to be covered under a current Esscoe or factory warranty, an estimate will be prepared and submitted for approval on a reimbursable basis and repair authorization shall be issued in writing to Esscoe by an authorized representative of the CUSTOMER before proceeding with the work. Replaced components will be new and of compatible design as required to maintain CUSTOMER's system in compliance with appropriate Listing Agencies and/or Local Authorities Having Jurisdiction.

Gold Service **Life Safety System Service**

Scope – Esscoe will test & inspect the life safety system components listed on the attached Equipment List and Scope Summary.

Testing Frequency – Esscoe will perform testing on automatic initiating and testing of notification appliances excluding a Decibel level test. Unless mechanical testing is specifically identified in the scope of work, Fire Protection/Sprinkler System Initiating Devices that are connected and supervised by the Fire Alarm system will be statically tested electrically. All testing will be completed in accordance with the applicable edition of NFPA 72 – National Fire Alarm Code. Please refer to our Special Provisions for any additional testing and inspections to be performed under this Agreement.

Inspection Reports – Esscoe will furnish a hard copy **and if the option is selected** a web based report utilizing **BuildingReports**, our state-of-the-art internet based inspection, testing, and maintenance software.

Hardware Support & Predictive Maintenance – Esscoe will perform scheduled maintenance services on the Equipment covered under this Agreement and as detailed on the Equipment List and Scope Summary.

Components and parts on the Equipment List and Scope Summary that are found to be defective, have failed operationally or which exhibit signs of near term failure will be identified during each preventive maintenance inspection or test. (i.e.: The component or part will likely fail before the next regularly scheduled inspection or maintenance interval.) If the component or part is covered under a current Esscoe Gold Level Service Agreement or factory warranty, the labor and the component/part to identify and remedy the deficiency will be at no charge to CUSTOMER during normal business hours. If component or part is found not to be covered under a current Esscoe or factory warranty, said component will be replaced according to the following procedure.

For any equipment requiring repair or replacement that is not covered as indicated above, an estimate will be prepared and submitted for approval on a reimbursable basis and repair authorization shall be issued in writing to Esscoe by an authorized representative of the CUSTOMER before proceeding with the work. Non-moving parts such as, but not limited to: Batteries, Equipment Cabinets, Doors, Housings, Junction Boxes and Conduit, Electrical Boxes and all wiring are not covered under this Agreement. Mechanical systems such as air handlers, water and chemical-based systems, smoke purge, pressurization, and VESDA are not covered under this Agreement.

Replaced components will be new and of compatible design as required to maintain CUSTOMER's system in compliance with appropriate Listing Agencies and/or Local Authorities Having Jurisdiction. At Esscoe's sole discretion, marginal components may also be repaired or replaced. These replacements will be based upon commercial availability of parts and/or components. All exchanged parts shall become the property of Esscoe.

Gold Service
Life Safety System Service (Cont.)

Existing Conditions – Upon completion of the inspection, if any individual component cannot, in the opinion of Esscoe, be properly maintained or if repairs are found necessary; due to obsolescence, lack of commercial availability of standard parts, and/or excessive wear or deterioration, Esscoe will promptly notify the CUSTOMER. CUSTOMER may elect to remove those items from the scope of this Agreement and Esscoe will issue a proportional credit, or the CUSTOMER may authorize Esscoe to make the necessary repairs and shall reimburse Esscoe for this additional work. In all cases, because the system being maintained requires compliance with either Underwriter Laboratory (UL), Factory Mutual (FM) or other Listing Agency standards, only appropriately listed and approved products will be used for component replacement.

Software Support – If the option is selected Esscoe will maintain the present system within the functional limitations of presently installed hardware and/or software included in the Equipment List and Scope Summary. This may include providing software patches, revisions and/or bug fixes to standard Esscoe supplied software that may be periodically created by Esscoe or its suppliers to maintain present system operations.

Platinum Service **Life Safety System Service**

Scope – Esscoe will test & inspect the life safety system components listed on the attached Equipment List and Scope Summary.

Testing Frequency – Esscoe will perform testing on automatic initiating and testing of notification appliances excluding a Decibel level test. Unless mechanical testing is specifically identified in the scope of work, Fire Protection/Sprinkler System Initiating Devices that are connected and supervised by the Fire Alarm system will be statically tested electrically. All testing will be completed in accordance with the applicable edition of NFPA 72 – National Fire Alarm Code. Please refer to our Special Provisions for any additional testing and inspections to be performed under this Agreement.

Inspection Reports – Esscoe will furnish a hard copy **and if the option is selected** a web based report utilizing **BuildingReports**, our state-of-the-art internet based inspection, testing, and maintenance software.

Hardware Support & Predictive Maintenance – Esscoe will perform scheduled maintenance services on the Equipment covered under this Agreement and as detailed on the Equipment List and Scope Summary.

Components and parts on the Equipment List and Scope Summary that are found to be defective, have failed operationally or which exhibit signs of near term failure will be identified during each preventive maintenance inspection or test. (i.e.: The component or part will likely fail before the next regularly scheduled inspection or maintenance interval.) If the component or part is covered under a current Esscoe Platinum Level Service Agreement or factory warranty, the labor and the component/part to identify and remedy the deficiency will be at no charge to CUSTOMER. Platinum Level service includes 24/7/365 coverage. If component or part is found not to be covered under a current Esscoe or factory warranty, said component will be replaced according to the following procedure:

For any equipment requiring repair or replacement that is not covered as indicated above, an estimate will be prepared and submitted for approval on a reimbursable basis and repair authorization shall be issued in writing to Esscoe by an authorized representative of the CUSTOMER before proceeding with the work. Non-moving parts such as, but not limited to: Batteries, Equipment Cabinets, Doors, Housings, Junction Boxes and Conduit, Electrical Boxes and all wiring are not covered under this Agreement. Mechanical systems such as air handlers, water and chemical-based systems, smoke purge, pressurization, and VESDA are not covered under this Agreement.

Replaced components will be new and of compatible design as required to maintain CUSTOMER's system in compliance with appropriate Listing Agencies and/or Local Authorities Having Jurisdiction. At Esscoe's sole discretion, marginal components may also be repaired or replaced. These replacements will be based upon commercial availability of parts and/or components. All exchanged parts shall become the property of Esscoe.

Platinum Service
Life Safety System Service (Cont.)

Existing Conditions – Upon completion of the inspection, if any individual component cannot, in the opinion of Esscoe, be properly maintained or if repairs are found necessary; due to obsolescence, lack of commercial availability of standard parts, and/or excessive wear or deterioration, Esscoe will promptly notify the CUSTOMER. CUSTOMER may elect to remove those items from the scope of this Agreement and Esscoe will issue a proportional credit, or the CUSTOMER may authorize Esscoe to make the necessary repairs and shall reimburse Esscoe for this additional work. In all cases, because the system being maintained requires compliance with either Underwriter Laboratory (UL), Factory Mutual (FM) or other Listing Agency standards, only appropriately listed and approved products will be used for component replacement.

Software Support –Esscoe will maintain the present system within the functional limitations of presently installed hardware and/or software included in the Equipment List and Scope Summary. This may include providing software patches, revisions and/or bug fixes to standard Esscoe supplied software that may be periodically created by Esscoe or its suppliers to maintain present system operations.

Special Provisions

These Special Provisions are incorporated by reference into and made a part of this Agreement.

All services are based upon standard working hours, 7AM to 3:30 PM M-F. If specifically listed by line item in the Material List certain services will be provided outside standard published hours.

- 1. Labor Discount:** As part of this Agreement, CUSTOMER will receive a preferred CUSTOMER labor rate for all repairs and/or emergency service performed while this Agreement is in effect. The preferred CUSTOMER labor rate will be **10%** less than the published hourly rates.
- 2. Parts Discount:** As part of this Agreement, CUSTOMER will receive a preferred CUSTOMER discount on all materials purchased on behalf of the CUSTOMER for repairs to systems covered under this Agreement. The preferred CUSTOMER discount will remain in effect while this Agreement is in effect. The preferred CUSTOMER discount will be **15%** less than the List Price.
- 3. Access:** The CUSTOMER agrees to provide access without delay to all required equipment that test or inspection services will be provided by Essco. Any delay in access to the equipment being tested or inspected may incur additional charges. The CUSTOMER shall provide all necessary equipment beyond a 12' Ladder to allow Essco personnel to reach inaccessible equipment and peripheral devices. If specifically listed by line item in the Material List Essco shall provide all lifts, including lift rentals as may be needed to access equipment being tested or maintained under this Agreement.
- 4. Equipment:** The equipment listed in this proposed agreement was provided by the customer and or during a walkthrough of the building. Any additional devices or equipment discovered by the Technicians at the time of the test & inspection that adds additional labor, may incur additional charges.
- 6. Secured Areas –** CUSTOMER agrees to provide free access to secure areas as may be necessary for Essco to perform the required inspections without delay upon arrival at the CUSTOMER's premises. CUSTOMER agrees to provide all necessary security credentials for Essco Personnel and Essco agrees to abide by all CUSTOMER security procedures and policies, or CUSTOMER may elect to provide a Security Escort for all Essco personnel as may be required and for the duration of the scheduled inspections.
- 7. Edwards EST Warranty:** If applicable, this agreement will continue after the initial term as a condition of the Edwards EST Warranty being provided by Essco for the fire alarm equipment located at the CUSTOMER site identified in this agreement. If for any reason this agreement is cancelled by the CUSTOMER in writing prior to the expiration date of the Edwards EST Warranty, the Edwards EST Warranty will no longer be valid, Edwards (Carrier Corporation) will be notified, and any cost incurred for warranty parts may be billed at MSRP.
- 8. Access to Proprietary Software –** Essco may not have access to proprietary software or parts on microprocessor based addressable systems. Essco will make every effort to secure any parts required.



Special Provisions (Cont.)

9. **Labor Rates** – Labor required in addition to what is outlined in this agreement will be based on Esscoe's normal working hours and published prevailing labor rates at the time of service. Contract customers receive a discounted rate off our standard rate.
10. **Price Change:** The customer is subject to an increase in price for services provided in this agreement when any additional fees or cost from 3rd party sources such as municipalities, vendors, subcontractors, suppliers etc. are added to the services provided in this agreement.
11. **Billing:** As part of this agreement the CUSTOMER agrees to be invoiced upon the execution date of this agreement. At the discretion of Esscoe management quarterly invoicing will be offered to specific customers if requested. Any request from a customer to change either the Esscoe standard invoicing policy or the agreed invoicing policy, may incur an additional charge to the customer.
12. Unless explicitly specified in the "Equipment List and Scope Summary" section of this Agreement, parking charges related to the services covered by this Agreement shall not be considered as included costs of this agreement or obligations of Esscoe.
13. The customer is required to furnish Esscoe with all administrative login credentials for all relevant systems and platforms that Esscoe will be engaged with. These credentials are essential to facilitate seamless access and execution of the services outlined in the agreement.

Terms and Conditions

A. DEFINITIONS

1. "Equipment" means the equipment covered by the Services to be performed under this Agreement, and is identified in the respective work scope attachments under the "Equipment List".
2. "Services" means those services and obligations to be undertaken by Esscoe in support of CUSTOMER pursuant to this Agreement, as more fully detailed in the attached work scope document(s), which are incorporated herein.

B. COVERAGE

1. CUSTOMER agrees to provide access to all Equipment covered by this Agreement. Esscoe will be free to start and stop all primary equipment incidental to the operation of the mechanical, and life safety system(s) and equipment as arranged with CUSTOMER.
2. It is understood that any repair, replacement, and emergency service provisions apply only to the Equipment included in the attached Equipment List. Repair or replacement of non-maintainable parts of the system such as, but not limited to, piping, unit cabinets, insulating material, electrical wiring, hydronic and pneumatic piping, structural supports and other non-moving parts, is not included under this Agreement. Costs to repair or replace such non-maintainable parts will be the sole responsibility of CUSTOMER.
3. Esscoe will not reload software, nor make repairs or replacements (i) necessitated by reason of negligence, vandalism or misuse of the Equipment by persons other than Esscoe or its employees; or (ii) caused by lightning, flood or water damage from any source, electrical storm, or other violent weather; or (iii) by any other cause beyond Esscoe's control. This clause shall control, supersede and take precedent over any Emergency Service clause or provision contained elsewhere in this Agreement.
4. This Agreement assumes that the systems and/or Equipment included in the attached Equipment List are in maintainable condition. If repairs are necessary upon initial inspection, repair charges will be submitted for CUSTOMER's approval. Payment for these charges is required before the Equipment is accepted under this Agreement. Should these charges be declined, those non-maintainable items will be eliminated from coverage under this Agreement and the price adjusted accordingly. System equipment deemed to be no longer economically maintainable (obsolete) by Esscoe will be identified throughout the term of this Agreement and brought to the CUSTOMER's attention and may be removed from this Agreement or coverage type on the obsolete Equipment identified may be reduced.
5. Maintenance, repairs, and replacement of Equipment parts and components are limited to restoring to proper working condition. Esscoe shall not be obligated to provide replacement software, equipment, components and/or parts that represent a significant betterment or capital improvement to CUSTOMER's system(s) hereunder.
6. All non-emergency services under this Agreement will be performed between the hours of 7:00 a.m. - 3:30 p.m. local time Monday through Friday, excluding Federal holidays and normal Esscoe observed holidays. If for any reason CUSTOMER requests Esscoe to furnish any labor or services outside of the above stated hours, any overtime or other additional expense occasioned thereby, shall be billed to and paid by CUSTOMER except as may be provided under the Emergency Service section or Special Provisions of this Agreement.
7. CUSTOMER will promptly notify Esscoe of any malfunction in the system(s) or Equipment covered under this Agreement that comes to CUSTOMER's attention.

C. PRICE, BILLING, AND TERM

1. CUSTOMER shall pay or cause to be paid to Esscoe the full price for the Services as specified on the first page of this Agreement. Esscoe shall submit annual invoices, unless otherwise specified to CUSTOMER in advance, for Services to be performed during the subsequent billing period, and payment shall be due within fifteen (15) days of the Invoice Date with no right of set-off for any claims by CUSTOMER. Any and all claims shall be addressed separately between the parties. Payments for Services past due more than ten (10) days shall accrue interest from the due date to the date of payment at the rate of one and one-half percent (1.5%) per month, compounded monthly, or the highest rate allowed by applicable law. If CUSTOMER's account is thirty (30) days past due, Esscoe may suspend Services until the account is current. CUSTOMER agrees that Esscoe will not be liable for any claims of CUSTOMER or third party if Services are suspended due to a past due balance or otherwise. In the event it is necessary to enforce collection of any amounts due Esscoe or any rights of Esscoe under this Agreement, CUSTOMER agrees to pay any and all costs, collection fees, expenses, and charges incurred by Esscoe including reasonable attorney's fees.
2. Esscoe shall be permitted annually, upon written notice, to increase the value of contracted services provided herein at a rate equal to the greater of 3% or Consumer Price Index at any time after the initial 365 days from the date of this Agreement.

Esscoe may adjust the annual price of this Agreement periodically during the Term of this Agreement (either up or down), and CUSTOMER agrees to pay for this negotiated increase or decrease in scope of Services to the main Agreement between the CUSTOMER and Esscoe, if additional systems and equipment are added or deleted to the scope of work.

3. CUSTOMER agrees to pay any sales, excise, use or other taxes, now or hereafter levied, which Esscoe may be required to pay or collect in connection with this Agreement.
4. CUSTOMER herein grants Esscoe a purchase money security interest in any equipment installed by Esscoe until the total purchase price of the equipment is paid to Esscoe. CUSTOMER irrevocably appoints Esscoe as agent to file financing statements with respect to this security interest and agrees to execute any documents necessary to perfect said interest.
5. It is Esscoe's understanding that the Services performed shall be based on the actions, statements and/or omissions of the CUSTOMER that are contemplated in this Agreement and the work to be performed relating thereto is not subject to federal, state or local prevailing wage requirements. If this understanding is incorrect, CUSTOMER agrees and acknowledges that it shall immediately notify Esscoe in writing within forty-eight (48) hours of receiving this Agreement so that Esscoe may submit a revised Agreement and/or invoice reflecting the additional costs associated with applicable prevailing wage laws. If at any time it is determined that this Agreement is or was subject to prevailing wage requirements under federal, state or local law, then CUSTOMER agrees and acknowledges that it shall reimburse and make whole Esscoe for any back wages, penalties and/or interest owed to its employees or any other third party, including but not limited to any appropriate governmental agency. CUSTOMER also agrees that prices, costs and/or applicable fees will also be increased as required by the increase in wage payments to Esscoe's employees. CUSTOMER also agrees to indemnify and hold Esscoe harmless from any error, act or omission on its part with regard to prevailing wage notification that causes any claim, cause of action, harm or loss upon Esscoe, including but not limited to prompt reimbursement to Esscoe of any and all reasonable attorneys' fees and costs associated with such claim, cause of action, harm or loss.

D. TERM

1. Following the initial term of this Agreement as noted on Page 1 of this Agreement and titled, "Period of Agreement", this Agreement will automatically renew for successive one (1) year periods unless canceled prior to the anniversary date with at least a thirty (30) day written notice issued by either party to the other. Agreements that are automatically renewed beyond the initial term may be subject to a minimum price increase based on the published U.S. Department of Labor, Consumer Price Index (CPI) at the time of renewal.

E. TERMINATION

1. CUSTOMER may terminate this Agreement if Esscoe fails to provide the Services as set forth in this Agreement, by giving Esscoe thirty (30) days advance written notice. Esscoe shall have thirty (30) days to cure the default. If Esscoe fails to cure the default within the thirty (30) day cure period, this Agreement shall be terminated. CUSTOMER is responsible for payment of Services provided up to cancellation date.
2. Esscoe may terminate this Agreement upon the following events of default: (a)(a) any failure of Customer to pay any amounts billed and due hereunder, which failure remains uncured for a period of thirty (30) days after notice thereof, (b) Customer breach of any terms of the Agreement, (c) either party may terminate if the other party (i) ceases to do business in the normal course, (ii) becomes or is declared insolvent or bankrupt, (iii) is the subject of any proceeding related to its liquidation or insolvency (whether voluntary or involuntary) which is not dismissed within ninety (90) calendar days or (iv) makes an assignment for the benefit of creditors, or (d) Esscoe is unable to perform the Services due to Equipment failure, manufacturer discontinuance of parts or Equipment, or due to a skilled labor shortage.
3. In the event of CUSTOMER's default of this Agreement, Esscoe may pursue any one of the following remedies: 1) declare ninety (90) percent of the balance due for the unexpired term of this Agreement, immediately due and payable as liquidated damages, not as a penalty, 2) proceed at law or equity to enforce performance of CUSTOMER or recover damages for breach of the Agreement and/or any Services including all costs and expenses including without limitation reasonable attorney's fees, in connection with enforcing or attempting to enforce this Agreement or 3) any other available remedies permitted by law.

F. GENERAL TERMS AND CONDITIONS

1. **Assignment and Delegation:** CUSTOMER may not assign its rights or delegate its obligations under this Agreement, in whole or in part, without the prior written consent of Esscoe. Esscoe may assign its right to receive payment to a third party and may subcontract all or portions of the Services to a third party without CUSTOMER's consent. The subcontracted third party shall be subject to the terms and conditions of this Agreement unless otherwise agreed to by the parties in writing.
2. **Insurance:** CUSTOMER acknowledges and represents that it has sufficient insurance coverage. Customer shall look exclusively to its insurer and not Esscoe to pay CUSTOMER or any third party in the event of loss, claim, damage or injury. CUSTOMER, on its behalf, and on behalf of any insurance carrier, waives any right of subrogation that CUSTOMER's insurance carrier may otherwise have against Esscoe or its subcontractors arising out of this Agreement or the relation of the parties hereto.
3. **Hazardous Materials:** CUSTOMER represents and warrants that, except as otherwise disclosed in this in the areas where Esscoe will undertake work or provide Services, there are no: (a) materials or substances classified as toxic or hazardous either (i) on or within the walls, floors, ceilings or other structural components or (ii) otherwise located in the work area, including, but not limited to, asbestos or presumed asbestos-containing materials, formaldehyde, containers or pipelines containing petroleum products or hazardous substances, etc.; (b) situations subject to special precautions or equipment required by federal, state or local health or safety regulations; or (c) unsafe working conditions.
4. **Indemnification:** CUSTOMER AGREES TO AND SHALL INDEMNIFY AND HOLD HARMLESS ESSCOE, ITS OFFICERS, EMPLOYEES, AGENTS AND SUBCONTRACTORS, FROM AND AGAINST ANY AND ALL CLAIMS, ACTIONS AND/OR LAWSUITS, INCLUDING INJURY, DAMAGE, EXPENSE, COSTS AND REASONABLE ATTORNEY'S FEES, AND LOSSES ASSERTED AGAINST AND ALLEGED TO BE CAUSED BY ESSCOE'S PERFORMANCE OR NONPERFORMANCE OF ITS OBLIGATIONS UNDER THE AGREEMENT, STRICT LIABILITY, DEFECTS IN PRODUCT, DESIGN, INSTALLATION, WARRANTY SERVICE, MONITORING OR OPERATION OR NON OPERATION OF THE SYSTEM TO BE SERVICED. THIS INDEMNIFICATION SHALL SURVIVE TERMINATION OF THIS AGREEMENT FOR WHATEVER REASON.
5. **Warranties and Limitation of Liability:** Esscoe will replace or repair any product Esscoe provides or CUSTOMER procures under this Agreement that falls within the warranty period (typically one-year) due to defective workmanship or materials. The failure must not result from CUSTOMER's negligence; or from fire, lightning, water damage, or any other cause beyond Esscoe control. This warranty applies to Esscoe fabricated and outside-purchased products. The warranty effective date is the date of CUSTOMER acceptance of the product or the date CUSTOMER begins to receive beneficial use of the product, whichever comes first.
6. **THE WARRANTIES SET FORTH HEREIN ARE EXCLUSIVE, AND ESSCOE EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES, WHETHER WRITTEN OR ORAL, IMPLIED OR STATUTORY, INCLUDING BUT NOT LIMITED TO, ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE SERVICES, EQUIPMENT, AND MATERIALS PROVIDED HEREUNDER. ESSCOE SHALL NOT BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING FROM, OR RELATING TO, THIS LIMITED WARRANTY OR ITS BREACH. ESSCOE DOES NOT REPRESENT OR WARRANT, EXPRESSLY OR IMPLIED, THAT ITS SERVICES, SYSTEMS AND EQUIPMENT WILL ELIMINATE OCCURRENCES OF THE EVENTS THAT THEY ARE INTENDED TO DETECT OR AVERT.**
7. Esscoe shall not be liable for damages caused by delay or interruption in Services due to fire or flood; corrosive substances in the air or water supply that may enter or otherwise affect sprinkler piping and sprinkler systems including but not limited to biological growth, calcium carbonate deposits and microbiologically influenced corrosion (MIC); strike, lockout, dispute with workmen, inability to obtain material or services, war, acts of God or any other cause beyond Esscoe reasonable control. Should any part of the system or any Equipment be damaged by fire, water, water leakage, freezing pipes, lightning, acts of God, third parties or any other cause beyond the control of Esscoe, any repairs or replacement shall be paid for by CUSTOMER.
8. **Indemnity and Limitation of Liability:** Esscoe agrees to indemnify and hold CUSTOMER and its agents and employees harmless from all claims for bodily injury and property damages to the extent such claims result from or arise under Esscoe negligent actions or willful misconduct in its performance of the Services. **PROVIDED, THAT NOTHING IN THIS ARTICLE SHALL BE CONSTRUED OR UNDERSTOOD TO ALTER THE LIMITATIONS OF LIABILITY CONTAINED IN THIS SECTION F.8., SECTION F.10. OR THE INDEMNIFICATION CONTAINED IN SECTION F.4. IN NO EVENT SHALL ESSCOE BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, SPECULATIVE, REMOTE, OR CONSEQUENTIAL DAMAGES ARISING FROM, RELATING TO, OR CONNECTED WITH THE SERVICES, EQUIPMENT, MATERIALS, OR ANY GOODS PROVIDED HEREUNDER. SUCH INDEMNITY OBLIGATION IS VALID ONLY TO THE EXTENT CUSTOMER GIVES ESSCOE REASONABLY PROMPT NOTICE IN WRITING OF ANY SUCH CLAIMS AND PERMITS ESSCOE, THROUGH COUNSEL OF ITS CHOICE, TO ANSWER THE CLAIMS AND DEFEND ANY RELATED SUIT.**
9. The parties further agree that Esscoe is not an insurer; that the Services purchased herein is designed only to reduce the risk of loss; that CUSTOMER chose the level and scope of services being provided by Esscoe from a variety of service options; that Esscoe will not be held liable for any loss, in tort or otherwise, which may arise from the failure of the system(s) and/or service(s) or any errors and omissions in the above referenced specifications. The parties further agree that this Agreement shall not confer any rights on the part of any person or entity not a party hereto, whether as a third-party beneficiary or otherwise.
10. **BECAUSE IT IS IMPOSSIBLE TO ASSESS ACTUAL DAMAGES ARISING FROM THE FAILURE OF A SYSTEM AND/OR SERVICE PROVIDED UNDER THIS AGREEMENT, THE PARTIES AGREE THAT IF ANY LIABILITY IS IMPOSED ON ESSCOE FOR DAMAGES OR PERSONAL INJURY TO EITHER CUSTOMER OR ANY THIRD PARTY, SUCH LIABILITY SHALL BE LIMITED TO AN AMOUNT NOT TO EXCEED THE AMOUNT OF THE ANNUAL SERVICE CHARGE OF THIS AGREEMENT.**

G. MISCELLANEOUS

1. **Extent of Agreement:** This Agreement represents the entire Agreement between CUSTOMER and Esscoe for the Services described herein and supersedes all prior negotiations, representations or Agreements between the Parties related to the Services described herein.
2. **Amendments; Waiver; Severability:** Additions, deletions, and modifications to this Agreement may only be made upon the mutual agreement of the parties, in a writing signed by both parties. A waiver of any right by either party will not constitute a waiver of such right on any subsequent occasion. If any provision of this Agreement is determined to be invalid, such invalidity will not affect the validity of the remaining portions of this Agreement.
3. **Force Majeure:** Esscoe shall not be liable for any delay in producing, delivering, installing, or giving advice and technical assistance for any of the Equipment or software covered hereunder or Services if such delay shall be due to one or more of the following causes: fire, strike, lockout, dispute with workmen, flood, lightning, accident, delay in transportation, shortage of fuel, inability to obtain material, war, embargo, demand or requirement of the United States or any governmental or war activity, or any other cause whatsoever beyond the reasonable control of Esscoe. In addition, Esscoe shall not be liable for any delays caused by failure of CUSTOMER, or its agent, or any person or entity not a party hereto, to perform any of its obligations in a timely manner.
4. **Notice:** Any notice required or permitted to be given shall, except where specifically provided otherwise, be given in writing to the person and at the address listed on page 1 of the Service Agreement by personal delivery, overnight carrier, electronic mail (e-mail) or facsimile (with confirmation of receipt), or certified mail, return receipt requested. The date of notice shall be as follows: the date upon which such notice is so personally delivered; if by overnight carrier, the date of receipt at the designated address; if by facsimile transmission, upon electronic confirmation thereof, if by electronic mail (e-mail), upon electronic confirmation thereof or if by certified mail, the date of delivery.

H. DISPUTE RESOLUTION

1. **Disputes:** If any dispute shall arise between the parties in connection with this Agreement, the parties shall promptly attempt in good faith to settle the same by negotiation.
2. **Governing Law:** This Agreement shall be deemed to be made in Lake County, Illinois regardless of the location of any office or representative of CUSTOMER, or the location of the equipment, or the place of signing by any party. This Agreement will be governed by Illinois law. The venue for any claim arising under this Agreement shall be in Lake County, Illinois. **BOTH PARTIES WAIVE ANY RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM.**
3. **Filing Suit:** All suits, actions or proceedings, legal or equitable, against ESSCOE must be commenced in court within one (1) year after the cause of action has accrued or the act, omission or event occurred upon which the suit, action or proceeding arises, whichever is earlier, or the shortest duration permitted under applicable law if such period is greater than one year and if no such claim, action or proceeding is instituted within that time, it is barred.
4. **Prevailing Party:** In the event of a dispute regarding the interpretation or enforcement of this Agreement which results in litigation, the prevailing party shall have its attorney's fees and costs paid by the losing party.

Item 2.



Agenda Memo

Crest Hill, IL

Meeting Date: July 29, 2024
Submitter: Mike Eulitz
Department: Public Works
Agenda Item: An ordinance naming certain real property in the City of Crest Hill surplus.

Summary: City of Crest Hill Department of Public Works would like to designate the vehicle below as surplus and list for auction on GovDeals.com. The vehicle is a Ford Explorer and is not being used currently and will not have a purpose in the Department of Public Works or any Department in the City of Crest Hill in the future.

- Unit #8 2022 Ford Explorer Black VIN: 1FMSK8FH5NGC14765

Recommended Council Action: Approval of an ordinance naming certain real property in the City of Crest Hill surplus.

Financial Impact: If items sell the City will collect revenue for them. The revenue will be placed in the Vehicle Replacement Program.

Funding Source:

Budgeted Amount:

Cost:

Attachments:

Ordinance

ORDINANCE NO. _____**AN ORDINANCE AUTHORIZING THE DISPOSAL OF SURPLUS PERSONAL PROPERTY OWNED BY THE CITY OF CREST HILL, WILL COUNTY, ILLINOIS**

WHEREAS, the City of Crest Hill Public Works Department has an unused and unnecessary vehicle with no discoverable use by any other Department in the City; and

WHEREAS, the City of Crest Hill expects to receive revenue from the sale of this vehicle; and

WHEREAS, the vehicle is of no longer use to the City of Crest Hill Public Works Department and is listed as 2022 Ford Explorer, last seven of VIN GC14765, which is hereto and incorporated herein, and will no longer be retained by the City; and

WHEREAS, the City intends to place this vehicle on Govdeals.com with the revenue from the sale of this vehicle to be put into the Vehicle Replacement Program for the Department of Public Works.

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Crest Hill, Illinois, as follows:

SECTION 1: PREAMBLE. The preamble of this Ordinance is declared to be true and correct and is incorporated by reference as if fully set forth in this Section 1.

SECTION 2: THE SUBJECT PERSONAL PROPERTY. The subject personal property identified as “2022 Ford Explorer, last seven of VIN GC14765”, is wholly owned by the City of Crest Hill.

SECTION 3: DECISION TO SELL AT AUCTION. The Corporate Authorities of the City hereby declare that that the personal property,”2022 Ford Explorer, last seven GC14765”, is no longer necessary or useful to, or for the City’s best interest, and that the Corporate Authorities hereby declare their intent to offer the subject personal property for auction to the highest bidder through GovDeals.com.

SECTION 4: FAILURE TO SELL AT AUCTION. In the event that the personal property, “2022 Ford Explorer, last seven GC14765” does not sell at auction on GovDeals.com, the Public Works Director or his designee is hereby authorized to either continue to maintain said personal property, list it for sale in some other manner, or otherwise dispose of the property in an appropriate manner.

SECTION 5: SEVERABILITY. If any section, paragraph, clause, or provision of this Ordinance is held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any other provision of this Ordinance.

SECTION 6: REPEALER. All ordinances, resolutions or orders, or parts thereof, which conflict with the provisions of this Ordinance are to the extent of such conflict hereby repealed.

SECTION 7: EFFECTIVE DATE. This Ordinance shall be in full force and effect immediately upon its passage and publication according to law.

PASSED THIS _____ DAY OF _____, 2024.

	Aye	Nay	Absent	Abstain
Alderman Scott Dyke	_____	_____	_____	_____
Alderwoman Jennifer Methvin	_____	_____	_____	_____
Alderwoman Claudia Gazal	_____	_____	_____	_____
Alderman Darrell Jefferson	_____	_____	_____	_____
Alderperson Tina Oberlin	_____	_____	_____	_____
Alderman Mark Cipiti	_____	_____	_____	_____
Alderman Nate Albert	_____	_____	_____	_____
Alderman Joe Kubal	_____	_____	_____	_____
Mayor Raymond R. Soliman	_____	_____	_____	_____

Christine Vershay-Hall, City Clerk

APPROVED THIS _____ DAY OF _____, 2024.

Raymond R. Soliman, Mayor

ATTEST:

Christine Vershay-Hall, City Clerk



Agenda Memo

Crest Hill, IL

Meeting Date:	7/29/2024
Submitter:	Police Chief Edward Clark
Department:	Police Department
Agenda Item:	Approval request to add Todd's Towing to Police Tow Lists

Summary: The city has used a number of different tow companies over the years to help facilitate the need to tow vehicles and impound vehicles pursuant to the city's ordinances related to towing. The city at one time had four tow companies on the tow list. The list went from four to three, and now there are currently only two companies in town on the tow list. In the past, we have had experiences of one or both tow companies being busy and unable to respond to police tows. In an effort to expedite police services, we are recommending that Todds Towing, 16100 S Lincoln Hwy in Plainfield, IL be added to the CHPD regular, heavy duty, and police tow lists. Todd's Towing has assisted the CHPD multiple times in the past, and we are recommending that they be added full time

Recommended Council Action: Approval of Todd's Towing to be added to the CHPD regular, heavy duty, and police tow list.

Financial Impact: None

Funding Source: None

Budgeted Amount: None

Cost: None

Attachments: Wescom tow log 1-1-24 to 6-7-24 and Tow Log Spreadsheet

2024

CREST HILL POLICE DEPARTMENT

REGULAR TOW LOG

Item 4.

COMPANY	DATE TIME	REASON	OFC	LOCATION	VEH DESCRIPTION (Year/Make/License)	DISP #	CASE#
DONS			NO	ANSWER			
RON'S CAR CARE	1/3	95	102	Theodore Rayner	0X55729 Red Chevy	499	008
DONS			NO	ANSWER			
RON'S CAR CARE	1/5 902	50	124	Theodore Corkin	Q191709 Blue Chevy	485	21
DONS			NO	ANSWER			
RON'S CAR CARE	1/10 1336	50	104	1989 SW Division	210WS 6H02339/EG65513	485	870
DONS	1/11	50	112	Division Weber	AC 81010 OW 83464	499	390
RON'S CAR CARE	1/13 0104	50	115	Norwich Weber	GMC	481	0434
DONS	1/13 1457	50	125	Weber Division		503	458
RON'S CAR CARE	1/13	50	122	Weber Crest Hill		503	469
DONS	1/13	50	116	Weber Canton	DR 91867 ANSWER	503	-479
RON'S CAR CARE	1/13	50	116	Weber Canton		503	-479
DONS	1/13			NO ANSWER		503	53
RON'S CAR CARE	1/13	50	116	not available		503	53

DON'S
1927 DONMAUR DR
815-729-1400

CAR CARE PD #
1808 N LARKIN AVE
815-280-5335

RON'S CAR CARE PUBLIC #
1808 N LARKIN AVE
815-729-2653

One tow company per incident

CREST HILL POLICE DEPARTMENT

REGULAR TOW LOG

Item 4.

COMPANY	DATE TIME	REASON	OFC	LOCATION	VEH DESCRIPTION (Year/Make/License)	DISP #	CASE#
DONS	1/14 2013	46	115	weber/ charney	new 23 charney	481	0483
RON'S CAR CARE	1/16	50	107	weber/ knapp	DC 27942 DO 65707	503	62
DONS	1/16 2106	50	102	theodore skipped - no answer			
RON'S CAR CARE	1/16 2107	50	102	theodore/ center	Nissan	383	63
DONS				NO 2KSWER			
RON'S CAR CARE	01/17	10-46	126	Weber/ Remick	DW99422 grn toy	416	215
DONS	1/14 1113	46	117	RF 53 / color Sun	DP5341 Blu chev	550	CAD 693
RON'S CAR CARE	1/21	50	107	1406 Charney	EK 11528 DBL Mazda	546	85
DONS	01/22			NO 2KSWER			
RON'S CAR CARE	01/22			Not 2v2il2ble			
Todds	01/22	10-95	102	1914 Kelly	EF98968 2017 NISS	416	087
RON'S CAR CARE	1/24	?	151	2351 Archugh	eg 36462 whi dodge	464	103
DONS	1-24	Recor Stolen	119	PD bot	NISS moreno CRV 126	OM - 0074	
RON'S CAR CARE				took a pass			

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DONS	1-25	50	112	weber/ divison	2021052 BG18595	517	111
RON'S CAR CARE	1-28	10-50	126	Plainfield/ Larkin		520	124
DONS	2/2	80	107	2400 Cator furn rd	red subaru V251665	546	145
RON'S CAR CARE	2/2	80	109	renwick/ grand haven	Chery SUV	546	147
DONS NO ANSWER	2/2	50	106	Nichols mobile	F2	481	151
RON'S CAR CARE		NO ANSWER FOR DONS					
DONS		NO ANSWER AGAIN					
RON'S CAR CARE	2/2	95	100	weber division	A361251 08 DONS	481	1052
DONS no answer	2/4 0904	50/95	126	wilcox/ renwick	CF36640 2011 BMT GMC	545	168
RON'S CAR CARE				same as 50			
DONS	2/5	80	122	Larkin/ Plainfield	CG56768 red niss	546	CAD 1362
RON'S CAR CARE	2/1 717	50	112	Renwick Weber	EH1464 - Honda N655612 - Honda	550	186
DONS	2/1 1817	50	101	Rose/ Broadway	Impala CC29464	550	107
RON'S CAR CARE	2-9	10-95	122	1707 Wilcox	Red Oldsmobile	520	201

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COMPANY	DATE TIME	REASON	OFC	LOCATION	VEH DESCRIPTION (Year/Make/License)	DISP #	CASE#
DONS	02/10	SO	143	Larkin / Plainfield	0430994 2005 Toyota CA 92096 14400	545	204
RON'S CAR CARE	2/12 0214	ABAND ATV	124	Plainsboro / THEO	ATV	481	1637
DONS	2/12 1041	SO	112	Caton Farm Broadway	A612974 H684358 2005	550	209
RON'S CAR CARE	2-12 1041	SO	142	Caton Farm Broadway	CG51708	550	209
DONS	02/14			NO 2KSWEN			
RON'S CAR CARE	02/14	INVEST	144	1531 TICKET	2695831B white chevy	416	219
DONS		NO	ANSWER				
RON'S CAR CARE	2/15 0748	SO	122	Weber / Root	2 cars B087215 / IP 71523	485	223
DONS		NO	ANSWER				
RON'S CAR CARE	2-17	SO	112	Glenhurst tourt	Caton Farm Broadway		-23
DONS	2-22	10-95	118	1924 marlboro	2 vans towed 2 Dist 5 / no desc	482	256
RON'S CAR CARE	2-23	SO	122	beavers	Jeep (red)		-24
DONS			NO	ANSWER			
RON'S CAR CARE	02/23 1956	SO	121	16210 S Broadway	CF48166 2018 Toyota - Red DS88856 2024 Kia	545	270

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REGULAR TOW LOG

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COMPANY	DATE TIME	REASON	OFC	LOCATION	VEH DESCRIPTION (Year/Make/License)	DISP #	CASE#
DONS							
NO answer							
RON'S CAR CARE	2/24	50	124	Plainfield/ Larkin	EP99078 red miss P161663 dodge	546	281
DONS							
		no	answer				
RON'S CAR CARE	2/25 135		124	theodore/ pioneer	DP 70888 blk chev	517	285
DONS							
		NO	Answer				
RON'S CAR CARE	2/28	50	101	Rt 30/ Larkin	B2 3350 wxl+796	499	308
DONS							
			no	answer			
RON'S CAR CARE	3/1 2020	50	126	rocknroll/ theodore	DT98989 blk chev	517	0318
DONS	3/3 1651	50	100	Weber/ Loren	CX97412 Blu chev	550	333
RON'S CAR CARE	3/8	95	102	theodore/ barthelme	N925227 Sil chev	546	CAD 3075
DONS	3/8	50	114	Weber/ Knapp	em49747 blk chev	404	345
RON'S CAR CARE	3/11	moving towed	102	Harrison/ pioneer	EA15580	483	
DONS							
	NO	answer					
RON'S CAR CARE	3-17	10-95	102	1600 Arbor	EK41628 Gry Jeep	520	381

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CREST HILL POLICE DEPARTMENT

REGULAR TOW LOG

COMPANY	DATE TIME	REASON	OFC	LOCATION	VEH DESCRIPTION (Year/Make/License)	DISP #	CASE#
DONS	3/21 1149	50	117	Ingalls/ Sheila	Hundai Fusion	383	402
RENS CAR CARE DONS	3/22	50	100	Weber/ ryan	nissan CL 63293	546	407
DONS	3-26	-95	112	walgreen	hdp 116 nia BX 23790	900	-423
RON'S CAR CARE	u u	-50	104	30/Sweethear	1 veh	MM	-425
DONS	3/29	50	112	Gaylord/ rt 30	A089644 sil chas 32757366 chevster	546	444
RON'S CAR CARE	4/4	50	112	cottonwood weber	BY37802	489	468
DONS		skipped	-no	answer			479
RON'S CAR CARE	4-6	aband	125	Theodore/ Prairie	DW2659 blk 09 chev	482	479
DONS		skipped	No	answer	BLK 11-12-13-14-15-16-17-18-19-20-21-22-23-24-25-26-27-28-29-30-31-32-33-34-35-36-37-38-39-40-41-42-43-44-45-46-47-48-49-50-51-52-53-54-55-56-57-58-59-60-61-62-63-64-65-66-67-68-69-70-71-72-73-74-75-76-77-78-79-80-81-82-83-84-85-86-87-88-89-90-91-92-93-94-95-96-97-98-99-100-101-102-103-104-105-106-107-108-109-110-111-112-113-114-115-116-117-118-119-120-121-122-123-124-125-126-127-128-129-130-131-132-133-134-135-136-137-138-139-140-141-142-143-144-145-146-147-148-149-150-151-152-153-154-155-156-157-158-159-160-161-162-163-164-165-166-167-168-169-170-171-172-173-174-175-176-177-178-179-180-181-182-183-184-185-186-187-188-189-190-191-192-193-194-195-196-197-198-199-200-201-202-203-204-205-206-207-208-209-210-211-212-213-214-215-216-217-218-219-220-221-222-223-224-225-226-227-228-229-230-231-232-233-234-235-236-237-238-239-240-241-242-243-244-245-246-247-248-249-250-251-252-253-254-255-256-257-258-259-260-261-262-263-264-265-266-267-268-269-270-271-272-273-274-275-276-277-278-279-280-281-282-283-284-285-286-287-288-289-290-291-292-293-294-295-296-297-298-299-300-301-302-303-304-305-306-307-308-309-310-311-312-313-314-315-316-317-318-319-320-321-322-323-324-325-326-327-328-329-330-331-332-333-334-335-336-337-338-339-340-341-342-343-344-345-346-347-348-349-350-351-352-353-354-355-356-357-358-359-360-361-362-363-364-365-366-367-368-369-370-371-372-373-374-375-376-377-378-379-380-381-382-383-384-385-386-387-388-389-390-391-392-393-394-395-396-397-398-399-400-401-402-403-404-405-406-407-408-409-410-411-412-413-414-415-416-417-418-419-420-421-422-423-424-425-426-427-428-429-430-431-432-433-434-435-436-437-438-439-440-441-442-443-444-445-446-447-448-449-450-451-452-453-454-455-456-457-458-459-460-461-462-463-464-465-466-467-468-469-470-471-472-473-474-475-476-477-478-479-480-481-482-483-484-485-486-487-488-489-490-491-492-493-494-495-496-497-498-499-500-501-502-503-504-505-506-507-508-509-510-511-512-513-514-515-516-517-518-519-520-521-522-523-524-525-526-527-528-529-530-531-532-533-534-535-536-537-538-539-540-541-542-543-544-545-546-547-548-549-550-551-552-553-554-555-556-557-558-559-560-561-562-563-564-565-566-567-568-569-570-571-572-573-574-575-576-577-578-579-580-581-582-583-584-585-586-587-588-589-590-591-592-593-594-595-596-597-598-599-600-601-602-603-604-605-606-607-608-609-610-611-612-613-614-615-616-617-618-619-620-621-622-623-624-625-626-627-628-629-630-631-632-633-634-635-636-637-638-639-640-641-642-643-644-645-646-647-648-649-650-651-652-653-654-655-656-657-658-659-660-661-662-663-664-665-666-667-668-669-670-671-672-673-674-675-676-677-678-679-680-681-682-683-684-685-686-687-688-689-690-691-692-693-694-695-696-697-698-699-700-701-702-703-704-705-706-707-708-709-710-711-712-713-714-715-716-717-718-719-720-721-722-723-724-725-726-727-728-729-730-731-732-733-734-735-736-737-738-739-740-741-742-743-744-745-746-747-748-749-750-751-752-753-754-755-756-757-758-759-760-761-762-763-764-765-766-767-768-769-770-771-772-773-774-775-776-777-778-779-780-781-782-783-784-785-786-787-788-789-790-791-792-793-794-795-796-797-798-799-800-801-802-803-804-805-806-807-808-809-810-811-812-813-814-815-816-817-818-819-820-821-822-823-824-825-826-827-828-829-830-831-832-833-834-835-836-837-838-839-840-841-842-843-844-845-846-847-848-849-850-851-852-853-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869-870-871-872-873-874-875-876-877-878-879-880-881-882-883-884-885-886-887-888-889-890-891-892-893-894-895-896-897-898-899-900-901-902-903-904-905-906-907-908-909-910-911-912-913-914-915-916-917-918-919-920-921-922-923-924-925-926-927-928-929-930-931-932-933-934-935-936-937-938-939-940-941-942-943-944-945-946-947-948-949-950-951-952-953-954-955-956-957-958-959-960-961-962-963-964-965-966-967-968-969-970-971-972-973-974-975-976-977-978-979-980-981-982-983-984-985-986-987-988-989-990-991-992-993-994-995-996-997-998-999-1000-1001-1002-1003-1004-1005-1006-1007-1008-1009-1010-1011-1012-1013-1014-1015-1016-1017-1018-1019-1020-1021-1022-1023-1024-1025-1026-1027-1028-1029-1030-1031-1032-1033-1034-1035-1036-1037-1038-1039-1040-1041-1042-1043-1044-1045-1046-1047-1048-1049-1050-1051-1052-1053-1054-1055-1056-1057-1058-1059-1060-1061-1062-1063-1064-1065-1066-1067-1068-1069-1070-1071-1072-1073-1074-1075-1076-1077-1078-1079-1080-1081-1082-1083-1084-1085-1086-1087-1088-1089-1090-1091-1092-1093-1094-1095-1096-1097-1098-1099-1100-1101-1102-1103-1104-1105-1106-1107-1108-1109-1110-1111-1112-1113-1114-1115-1116-1117-1118-1119-1120-1121-1122-1123-1124-1125-1126-1127-1128-1129-1130-1131-1132-1133-1134-1135-1136-1137-1138-1139-1140-1141-1142-1143-1144-1145-1146-1147-1148-1149-1150-1151-1152-1153-1154-1155-1156-1157-1158-1159-1160-1161-1162-1163-1164-1165-1166-1167-1168-1169-1170-1171-1172-1173-1174-1175-1176-1177-1178-1179-1180-1181-1182-1183-1184-1185-1186-1187-1188-1189-1190-1191-1192-1193-1194-1195-1196-1197-1198-1199-1200-1201-1202-1203-1204-1205-1206-1207-1208-1209-1210-1211-1212-1213-1214-1215-1216-1217-1218-1219-1220-1221-1222-1223-1224-1225-1226-1227-1228-1229-1230-1231-1232-1233-1234-1235-1236-1237-1238-1239-1240-1241-1242-1243-1244-1245-1246-1247-1248-1249-1250-1251-1252-1253-1254-1255-1256-1257-1258-1259-1260-1261-1262-1263-1264-1265-1266-1267-1268-1269-1270-1271-1272-1273-1274-1275-1276-1277-1278-1279-1280-1281-1282-1283-1284-1285-1286-1287-1288-1289-1290-1291-1292-1293-1294-1295-1296-1297-1298-1299-1300-1301-1302-1303-1304-1305-1306-1307-1308-1309-1310-1311-1312-1313-1314-1315-1316-1317-1318-1319-1320-1321-1322-1323-1324-1325-1326-1327-1328-1329-1330-1331-1332-1333-1334-1335-1336-1337-1338-1339-1340-1341-1342-1343-1344-1345-1346-1347-1348-1349-1350-1351-1352-1353-1354-1355-1356-1357-1358-1359-1360-1361-1362-1363-1364-1365-1366-1367-1368-1369-1370-1371-1372-1373-1374-1375-1376-1377-1378-1379-1380-1381-1382-1383-1384-1385-1386-1387-1388-1389-1390-1391-1392-1393-1394-1395-1396-1397-1398-1399-1400-1401-1402-1403-1404-1405-1406-1407-1408-1409-1410-1411-1412-1413-1414-1415-1416-1417-1418-1419-1420-1421-1422-1423-1424-1425-1426-1427-1428-1429-1430-1431-1432-1433-1434-1435-1436-1437-1438-1439-1440-1441-1442-1443-1444-1445-1446-1447-1448-1449-1450-1451-1452-1453-1454-1455-1456-1457-1458-1459-1460-1461-1462-1463-1464-1465-1466-1467-1468-1469-1470-1471-1472-1473-1474-1475-1476-1477-1478-1479-1480-1481-1482-1483-1484-1485-1486-1487-1488-1489-1490-1491-1492-1493-1494-1495-1496-1497-1498-1499-1500-1501-1502-1503-1504-1505-1506-1507-1508-1509-1510-1511-1512-1513-1514-1515-1516-1517-1518-1519-1520-1521-1522-1523-1524-1525-1526-1527-1528-1529-1530-1531-1532-1533-1534-1535-1536-1537-1538-1539-1540-1541-1542-1543-1544-1545-1546-1547-1548-1549-1550-1551-1552-1553-1554-1555-1556-1557-1558-1559-1560-1561-1562-1563-1564-1565-1566-1567-1568-1569-1570-1571-1572-1573-1574-1575-1576-1577-1578-1579-1580-1581-1582-1583-1584-1585-1586-1587-1588-1589-1590-1591-1592-1593-1594-1595-1596-1597-1598-1599-1600-1601-1602-1603-1604-1605-1606-1607-1608-1609-1610-1611-1612-1613-1614-1615-1616-1617-1618-1619-1620-1621-1622-1623-1624-1625-1626-1627-1628-1629-1630-1631-1632-1633-1634-1635-1636-1637-1638-1639-1640-1641-1642-1643-1644-1645-1646-1647-1648-1649-1650-1651-1652-1653-1654-1655-1656-1657-1658-1659-1660-1661-1662-1663-1664-1665-1666-1667-1668-1669-1670-1671-1672-1673-1674-1675-1676-1677-1678-1679-1680-1681-1682-1683-1684-1685-1686-1687-1688-1689-1690-1691-1692-1693-1694-1695-1696-1697-1698-1699-1700-1701-1702-1703-1704-1705-1706-1707-1708-1709-1710-1711-1712-1713-1714-1715-1716-1717-1718-1719-1720-1721-1722-1723-1724-1725-1726-1727-1728-1729-1730-1731-1732-1733-1734-1735-1736-1737-1738-1739-1740-1741-1742-1743-1744-1745-1746-1747-1748-1749-1750-1751-1752-1753-1754-1755-1756-1757-1758-1759-1760-1761-1762-1763-1764-1765-1766-1767-1768-1769-1770-1771-1772-1773-1774-1775-1776-1777-1778-1779-1780-1781-1782-1783-1784-1785-1786-1787-1788-1789-1790-1791-1792-1793-1794-1795-1796-1797-1798-1799-1800-1801-1802-1803-1804-1805-1806-1807-1808-1809-1810-1811-1812-1813-1814-1815-1816-1817-1818-1819-1820-1821-1822-1823-1824-1825-1826-1827-1828-1829-1830-1831-1832-1833-1834-1835-1836-1837-1838-1839-1840-1841-1842-1843-1844-1845-1846-1847-1848-1849-1850-1851-1852-1853-1854-1855-1856-1857-1858-1859-1860-1861-1862-1863-1864-1865-1866-1867-1868-1869-1870-1871-1872-1873-1874-1875-1876-1877-1878-1879-1880-1881-1882-1883-1884-1885-1886-1887-1888-1889-1890-1891-1892-1893-1894-1895-1896-1897-1898-1899-1900-1901-1902-1903-1904-1905-1906-1907-1908-1909-1910-1911-1912-1913-1914-1915-1916-1917-1918-1919-1920-1921-1922-1923-1924-1925-1926-1927-1928-1929-1930-1931-1932-1933-1934-1935-1936-1937-1938-1939-1940-1941-1942-1943-1944-1945-1946-1947-1948-1949-1950-1951-1952-1953-1954-1955-1956-1957-1958-1959-1960-1961-1962-1963-1964-1965-1966-1967-1968-1969-1970-1971-1972-1973-1974-1975-1976-1977-1978-1979-1980-1981-1982-1983-1984-1985-1986-1987-1988-1989-1990-1991-1992-1993-1994-1995-1996-1997-1998-1999-2000-2001-2002-2003-2004-2005-2006-2007-2008-2009-2010-2011-2012-2013-2014-2015-2016-2017-2018-2019-2020-2021-2022-2023-2024-2025-2026-2027-2028-2029-2030-2031-2032-2033-2034-2035-2036-2037-2038-2039-2040-2041-2042-2043-2044-2045-2046-2047-2048-2049-2050-2051-2052-2053-2054-2055-2056-2057-2058-2059-2060-2061-2062-2063-2064-2065-2066-2067-2068-2069-2070-2071-2072-2073-2074-2075-2076-2077-2078-2079-2080-2081-2082-2083-2084-2085-2086-2087-2088-2089-2090-2091-2092-2093-2094-2095-2096-2097-2098-2099-2100-2101-2102-2103-2104-2105-2106-2107-2108-2109-2110-2111-2112-2113-2114-2115-2116-2117-2118-2119-2120-2121-2122-2123-2124-2125-2126-2127-2128-2129-2130-2131-2132-2133-2134-2135-2136-2137-2138-2139-2140-2141-2142-2143-2144-2145-2146-2147-2148-2149-2150-2151-2152-2153-2154-2155-2156-2157-2158-2159-2160-2161-2162-2163-2164-2165-2166-2167-2168-2169-2170-2171-2172-2173-2174-2175-2176-2177-2178-2179-2180-2181-2182-2183-2184-2185-2186-2187-2188-2189-2190-2191-2192-2193-2194-2195-2196-2197-2198-2199-2200-2201-2202-2203-2204-2205-2206-2207-2208-2209-2210-2211-2212-2213-2214-2215-2216-2217-2218-2219-2220-2221-2222-2223-2224-2225-2226-2227-2228-2229-2230-2231-2232-2233-2234-2235-2236-2237-2238-2239-2240-2241-2242-2243-2244-2245-2246-2247-2248-2249-2250-2251-2252-2253-2254-2255-2256-2257-2258-2259-2260-2261-2262-2263-2264-2265-2266-2267-2268-2269-2270-2271-2272-2273-2274-2275-2276-2277-2278-2279-2280-2281-2282-2283-2284-2285-2286-2287-2288-2289-2290-2291-2292-2293-2294-2295-2296-2297-2298-2299-2300-2301-2302-2303-2304-2305-2306-2307-2308-2309-2310-2311-2312-2313-2314-2315-2316-2317-2318-2319-2320-2321-2322-2323-2324-2325-2326-2327-2328-2329-2330-2331-2332-2333-2334-2335-2336-2337-2338-2339-2340-2341-2342-2343-2344-2345-2346-2347-2348-2349-2350-2351-2352-2353-2354-2355-2356-2357-2358-2359-2360-2361-2362-2363-2364-2365-2366-2367-2368-2369-2370-2371-2372-2373-2374-2375-2376-2377-2378-2379-2380-2381-2382-2383-2384-2385-2386-2387-2388-2389-2390-2391-2392-2393-2394-2395-2396-2397-2398-2399-2400-2401-2402-2403-2404-2405-2406-2407-2408-2409-2410-2411-2412-2413-2414-2415-2416-2417-2418-2419-2420-2421-2422-2423-2424-2425-2426-2427-2428-2429-2430-2431-2432-2433-2434-2435-2436-2437-2438-2439-2440-2441-2442-2443-2444-2445-2446-2447-2448-2449-2450-2451-2452-2453-2454-2455-2456-2457-2458-2459-2460-2461-2462-2463-2464-2465-2466-2467-2468-2469-2470-2471-2472-2473-2474-2475-2476-2477-2478-2479-2480-2481-2482-2483-2484-2485-2486-2487-2488-2489-2490-2491-2492-2493-2494-2495-2496-2497-2498-2499-2500-2501-2502-2503-2504-2505-2506-2507-2508-2509-2510-2511-2512-2513-2514-251		

CREST HILL POLICE DEPARTMENT

REGULAR TOW LOG

Item 4.

COMPANY	DATE TIME	REASON	OFC	LOCATION	VEH DESCRIPTION (Year/Make/License)	DISP #	CASE#
DONS	04/14	NO	2KSWER				
RON'S CAR CARE	04/14	10-95	102	Broadway/ Theodore	DP15300 argy honda	416	527
DONS	170	answer		4/17/24	933		
RON'S CAR CARE	4/17	50	109	DIVISION 1 129 53	38969543 whi ford	404	5344
DONS	4/17	95	109	Weber 1 1200+	8417Y43 gry kia	404	5369
RON'S CAR CARE	4/20	50	117	CRESTVIEW gray ford	CJ51074 black ford		558
DONS	4/21	95	125	weld 1 1200+ 2000	0961933 redis	518	562
RON'S CAR CARE	4/23 2321	95	102	1600 QUANTICO	EB 87662 whi KIA	481	575
DONS	04/24	NO	2KSWER				
RON'S CAR CARE	04/24	10-95	124	Rt 30/ Theodore	BW33558 sil ford	416	582
DONS	4/27	NO	answer				593
RON'S CAR CARE	4/27	50	102	301 larkin		503	593
DONS	5/2	50	104	1701 N. LARKIN	X777769 17 VW	481	622
RON'S CAR CARE							

DON'S
1927 DONMAUR DR
815-729-1400

CAR CARE PD #
1808 N LARKIN AVE
815-280-5335

RON'S CAR CARE PUBLIC #
1808 N LARKIN AVE
815-729-2653

One tow company per incident

CREST HILL POLICE DEPARTMENT

Item 4.

REGULAR TOW LOG

COMPANY	DATE TIME	REASON	OFC	LOCATION	VEH DESCRIPTION (Year/Make/License)	DISP #	CASE#
DONS	05/04			NO 2KSUEN			
RON'S CAR CARE	05/04	10-50	125	Larkin/ Plainsfield	EM88del-red jeep 2557131-black	416	638
DONS	5/4	-unavailable			@ 1735 hrs		
RON'S CAR CARE	5/4	95	107	Caton farm/ Len Kubinski	74274B IN DL whi ford F504/64		6363
DONS				NO ANSWER			
RON'S CAR CARE	5/5	50	124	1718 N. Raynor	DV40590 Red Dodge	499	645
DONS				No answer	+3		
RON'S CAR CARE	5/5	50	107	Dunkin 1724 Plainsfield	one	546	CAD 6428
DONS	5/5	50	144	Caton farm/ Wether	gray klu EK22646 gray hawl RSS1967	546	CAD 6437
RON'S CAR CARE	5/6	50	108	Renwick @ Pine Bluff	Ford Escape	550	654
DONS	5-8 1550	50	117	Larkin/Plainsfield	transvan silv toyt	517	
RON'S CAR CARE	5-8	10-50	114	W362/Division	2 tows BMW/minivan	556	6602
DONS	5-8	50	124	30/larkin	van	503	
RON'S CAR CARE	5/10 2326	95	102	Oakland/ Caton Farm	EQ20328 0003/Nissan	543	CAD 6726

DON'S
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815-729-2653

One tow company per incident

CREST HILL POLICE DEPARTMENT

REGULAR TOW LOG

Item 4.

COMPANY	DATE TIME	REASON	OFC	LOCATION	VEH DESCRIPTION (Year/Make/License)	DISP #	CASE#
DONS	5/15 0932	Skipped		-no answer	Unavailable		
RON'S CAR CARE	5/15 0934	SD	125	Pick Cotton Farm	Blk Chevy	383	710
DONS	5-15			UNAVAILABLE			
RON'S CAR CARE	5-15 2218	10-50	102	Wesley / Crest Hill	RED CARLY with Hyundai	556	7037
DONS	05/16			NO ANSWER			
RON'S CAR CARE	05/16	10-50	108	Rt 53/ Chicken	2350204 gray Chevy	412	717
DONS	5/16	10-50	101	Planned Rem		550	722
RON'S CAR CARE	5/16 1440	1050	107	Wish / Wish	MC + Nissan	485	729
DONS	5/17 1447	1050	124	Guyford Ginsion	DARK GREEN CHEVY car	485	731
RON'S CAR CARE	5/18	410	114	Ken / web	DG 89627 Sil Jeep	449	7190
DONS				No Answer			
RON'S CAR CARE	5/22 1037	50	107	208 Plainfield	2000 Sil Chevy	485	761
DONS	5/23 1606	50	114	Wish / Knapp		402	769
RON'S CAR CARE	5/25	95	102	2400 Cotton Farm	EL 89113 Whi Ford	546	779

DON'S
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One tow company per incident

CREST HILL POLICE DEPARTMENT

REGULAR TOW LOG

Item 4.

COMPANY	DATE TIME	REASON	OFC	LOCATION	VEH DESCRIPTION (Year/Make/License)	DISP #	CASE#
DONS		NO	ANSWER				
RON'S CAR CARE		SKIPPED					
DONS	5/29/500	10-50	124	Plainfield Caton Farm	Dodge Chrysler BLU Ford	402	813
RON'S CAR CARE	5/29	50	104	1911 Plainfield	Two tows	546	825
DONS	1300 5/30	50	157	Medmore Pike	Chrysler Dodge	383	828
RON'S CAR CARE	1750	50	118	Plainfield Theodore	Blue Chev ELS	483	8029
DONS		NO	ANSWER				
RON'S CAR CARE	6-1	10-95	115	Taco Bell 1818 Plainfield	DD50437 Gry Ford	520	
DONS		NO	ANSWER				
RON'S CAR CARE	6-1	50	125	6 CORNERS	BLK Audi	AM	-843
DONS		NO	ANSWER				
RON'S CAR CARE	6/3	45	109	21511 Div Rich Pro	DS53482 Gry Division	SM	891
DONS		NO	ANSWER				
RON'S CAR CARE	6-3	Alan	101	21526 Gray Wing Dr	3680872B Whi Ram PU	520	

DON'S
1927 DONMAUR DR
815-729-1400

CAR CARE PD #
1808 N LARKIN AVE
815-280-5335

RON'S CAR CARE PUBLIC #
1808 N LARKIN AVE
815-729-2653

One tow company per incident

CREST HILL POLICE DEPARTMENT

REGULAR TOW LOG

[illegible]

DON'S
1927 DONMAUR DR
815-729-1400

CAR CARE PD #
1808 N LARKIN AVE
815-280-5335

RON'S CAR CARE PUBLIC #
1808 N LARKIN AVE
815-729-2653

One tow company per incident

CREST HILL POLICE DEPARTMENT

2024

HEAVY DUTY TOW LOG

COMPANY	DATE TIME	REASON	OFC	LOCATION	VEH DESCRIPTION (Year/Make/License)	DISP #	CASE#
OHARE	6/7/24	10-16	102	4503	759858ST wht comm	416	205
DICKS							
CAR CARE DONS							
OHARE							
DICKS							
CAR CARE DONS							
OHARE							
DICKS							
CAR CARE DONS							
OHARE							
DICKS							
CAR CARE DONS							
OHARE							
DICKS							
CAR CARE DONS							

OHARE
3535 S STATE
800-227-6890

DICKS
911 N BROADWAY ST
815-727-5772

CAR CARE -DONS
1927 DONMAUR DR
815-729-1400

**DICKS AFTER HOURS TX (SUN NIGHT TO FRI AM) 815-727-3024

2024

Item 4.

WESCOM TOW LOG FOR ALL AGENCIES

[illegible]

FULL TOW LOG SUMMARY (2022-4/2)

Month	All Companies		DON'S		Ron's Car Care	
	Accepted	Declined	Accepted	Declined	Accepted	Declined
Janurary	66	26	23	23	41	3
Feburary	63	23	22	21	40	2
March	43	12	17	10	25	2
April	39	16	14	13	24	3
May	46	16	17	13	27	3
June	41	18	15	13	24	5
July	31	16	12	12	19	4
August	43	14	17	11	24	3
September	30	16	9	12	18	4
October	48	24	16	20	30	4
November	34	8	12	7	20	1
December	48	21	17	16	26	5
Total	532	210	191	171	318	39

024)

Other	
Accepted	Declined
2	0
1	0
0	0
1	0
2	0
2	0
1	0
2	0
3	0
2	0
2	0
4	0
22	0

2024 TOW LOG SUMMARY (~4/19/24)

	All Companies			DON'S			Ron's Car Care		
Month	Accepted	Declined		Accepted	Declined		Accepted	Declined	
Janurary	20	11		6	9		13	2	
Feburary	22	10		6	10		16	0	
March	11	3		6	2		5	1	
April	10	4		3	4		7	0	
May									
June									
July									
August									
September									
October									
November									
December									
Total	63	28	0	21	25	0	41	3	0

4)

Other

Partial Data
No Data

Accepted	Declined
1	0
0	0
0	0
0	0

1	0
---	---

2023 TOW LOG SUMMARY

	All Companies		DON'S		Ron's Car Care	
Month	Accepted	Declined	Accepted	Declined	Accepted	Declined
Janurary	23	7	8	7	15	0
Feburary	17	7	7	5	9	2
March	17	4	5	4	11	0
April	14	3	6	3	8	0
May	20	1	9	1	11	0
June	11	3	5	2	6	1
July	17	5	9	3	9	2
August	23	5	9	5	14	0
September	16	9	4	8	11	1
October	26	12	9	10	16	2
November	17	6	5	5	10	1
December	27	17	8	13	15	4
Total	228	79	84	66	135	13

Other

Accepted	Declined
0	0
1	0
0	0
0	0
0	0
0	0
0	0
0	0
0	0
1	0
1	0
2	0
3	0
8	0

2022 TOW LOG SUMMARY

	All Companies		DON'S		Ron's Car Care	
Month	Accepted	Declined	Accepted	Declined	Accepted	Declined
Janurary	23	8	9	7	13	1
Feburary	24	6	9	6	15	0
March	15	5	6	4	9	1
April	15	9	5	6	9	3
May	26	15	8	12	16	3
June	30	15	10	11	18	4
July	14	11	3	9	10	2
August	20	9	8	6	10	3
September	14	7	5	4	7	3
October	22	12	7	10	14	2
November	17	2	7	2	10	0
December	21	4	9	3	11	1
Total	241	103	86	80	142	23

Other

Accepted	Declined
1	0
0	0
0	0
1	0
2	0
2	0
1	0
2	0
2	0
1	0
0	0
1	0
13	0

2024 TOW LOG FULL

ONLY UNTIL 4/19/24

DATE	COMPANY	ACCEPTED?
1/3	DONS	N
1/3	RON'S CAR CARE	Y
1/5	DONS	N
1/5	RON'S CAR CARE	Y
1/6	DONS	N
1/6	RON'S CAR CARE	Y
1/11	DONS	Y
1/13	RON'S CAR CARE	Y
1/13	DONS	Y
1/13	RON'S CAR CARE	Y
1/13	DONS	N
1/13	RON'S CAR CARE	Y
1/13	DONS	N
1/13	RON'S CAR CARE	Y
1/14	DONS	Y
1/16	RON'S CAR CARE	Y
1/16	DONS	N
1/16	RON'S CAR CARE	Y
1/17	DONS	N
1/17	RON'S CAR CARE	Y
1/19	DONS	Y
1/21	RON'S CAR CARE	Y
1/22	DONS	N
1/22	RON'S CAR CARE	N
1/22	TODDS	Y
1/24	DONS	N
1/24	RON'S CAR CARE	Y
1/24	DONS	Y
1/25	RON'S CAR CARE	N
1/25	DONS	Y
1/28	RON'S CAR CARE	Y
2/2	DONS	Y
2/2	RON'S CAR CARE	Y
2/2	DONS	N
2/2	RON'S CAR CARE	Y
2/2	DONS	N
2/2	RON'S CAR CARE	Y
2/2	DONS	N
2/2	RON'S CAR CARE	Y
2/5	DONS	Y
2/7	RON'S CAR CARE	Y
2/7	DONS	Y
2/9	RON'S CAR CARE	Y
2/10	DONS	Y
2/12	RON'S CAR CARE	Y
2/12	DONS	Y
2/12	RON'S CAR CARE	Y

2/14 DONS	N
2/14 RONS CAR CARE Y	
2/15 DONS	N
2/15 RONS CAR CARE Y	
2/17 DONS	N
2/17 RONS CAR CARE Y	
2/22 DONS	Y
2/23 RONS CAR CARE Y	
2/23 DONS	N
2/23 RONS CAR CARE Y	
2/24 DONS	N
2/24 RONS CAR CARE Y	
2/25 DONS	N
2/25 RONS CAR CARE Y	
2/28 DONS	N
2/28 RONS CAR CARE Y	
3/1 DONS	N
3/1 RONS CAR CARE Y	
3/5 DONS	Y
3/8 RONS CAR CARE Y	
3/8 DONS	Y
3/11 RONS CAR CARE Y	
3/17 DONS	N
3/17 RONS CAR CARE Y	
3/21 DONS	Y
3/22 RONS CAR CARE Y	N
3/22 DONS	Y
3/26 DONS	Y
3/26 RONS CAR CARE Y	
3/29 DONS	Y
4/4 RONS CAR CARE Y	
4/6 DONS	N
4/6 RONS CAR CARE Y	
4/9 DONS	N
4/9 RONS CAR CARE Y	
4/9 DONS	Y
4/11 RONS CAR CARE Y	
4/12 DONS	Y
4/13 RONS CAR CARE Y	
4/14 DONS	N
4/14 RONS CAR CARE Y	
4/17 DONS	N
4/17 RONS CAR CARE Y	
4/17 DONS	Y

2024 TOW LOG - DON

ONLY UNTIL 4/19/24

DATE	COMPANY	ACCEPTED?
1/3	DONS	N
1/5	DONS	N
1/6	DONS	N
1/11	DONS	Y
1/13	DONS	Y
1/13	DONS	N
1/13	DONS	N
1/14	DONS	Y
1/16	DONS	N
1/17	DONS	N
1/19	DONS	Y
1/22	DONS	N
1/24	DONS	N
1/24	DONS	Y
1/25	DONS	Y
2/2	DONS	Y
2/2	DONS	N
2/2	DONS	N
2/2	DONS	N
2/5	DONS	Y
2/7	DONS	Y
2/10	DONS	Y
2/12	DONS	Y
2/14	DONS	N
2/15	DONS	N
2/17	DONS	N
2/22	DONS	Y
2/23	DONS	N
2/24	DONS	N
2/25	DONS	N
2/28	DONS	N
3/1	DONS	N
3/5	DONS	Y
3/8	DONS	Y
3/17	DONS	N
3/21	DONS	Y
3/22	DONS	Y
3/26	DONS	Y
3/29	DONS	Y
4/6	DONS	N
4/9	DONS	N
4/9	DONS	Y
4/12	DONS	Y
4/14	DONS	N
4/17	DONS	N
4/17	DONS	Y

2024 TOW LOG - RON CAR CARE

ONLY UNTIL 4/19/24

DATE	COMPANY	ACCEPTED?
1/3	RON'S CAR CARE	Y
1/5	RON'S CAR CARE	Y
1/6	RON'S CAR CARE	Y
1/13	RON'S CAR CARE	Y
1/13	RON'S CAR CARE	Y
1/13	RON'S CAR CARE	Y
1/13	RON'S CAR CARE	Y
1/16	RON'S CAR CARE	Y
1/16	RON'S CAR CARE	Y
1/17	RON'S CAR CARE	Y
1/21	RON'S CAR CARE	Y
1/22	RON'S CAR CARE	N
1/24	RON'S CAR CARE	Y
1/25	RON'S CAR CARE	N
1/28	RON'S CAR CARE	Y
2/2	RON'S CAR CARE	Y
2/2	RON'S CAR CARE	Y
2/2	RON'S CAR CARE	Y
2/2	RON'S CAR CARE	Y
2/7	RON'S CAR CARE	Y
2/9	RON'S CAR CARE	Y
2/12	RON'S CAR CARE	Y
2/12	RON'S CAR CARE	Y
2/14	RON'S CAR CARE	Y
2/15	RON'S CAR CARE	Y
2/17	RON'S CAR CARE	Y
2/23	RON'S CAR CARE	Y
2/23	RON'S CAR CARE	Y
2/24	RON'S CAR CARE	Y
2/25	RON'S CAR CARE	Y
2/28	RON'S CAR CARE	Y
3/1	RON'S CAR CARE	Y
3/8	RON'S CAR CARE	Y
3/11	RON'S CAR CARE	Y
3/17	RON'S CAR CARE	Y
3/22	RON'S CAR CARE	N
3/26	RON'S CAR CARE	Y
4/4	RON'S CAR CARE	Y
4/6	RON'S CAR CARE	Y
4/9	RON'S CAR CARE	Y
4/11	RON'S CAR CARE	Y
4/13	RON'S CAR CARE	Y
4/14	RON'S CAR CARE	Y
4/17	RON'S CAR CARE	Y

2024 TOW LOG FULL

ONLY UNTIL 4/19/24

DATE	COMPANY	ACCEPTED?
1/22	TODDS	Y

2023 TOW LOG FULL

DATE	COMPANY	ACCEPTED?
1/2	DONS	N
1/2	RONs CAR CARE Y	
1/3	DONS	Y
1/7	RONs CAR CARE Y	
1/9	DONS	N
1/9	RONs CAR CARE Y	
1/9	DONS	Y
1/16	RONs CAR CARE Y	
1/18	DONS	N
1/18	RONs CAR CARE Y	
1/18	DONS	Y
1/20	RONs CAR CARE Y	
1/20	DONS	Y
1/20	RONs CAR CARE Y	
1/21	DONS	Y
1/22	RONs CAR CARE Y	
1/22	DONS	N
1/22	RONs CAR CARE Y	
1/23	DONS	Y
1/25	RONs CAR CARE Y	
1/26	DONS	N
1/26	RONs CAR CARE Y	
1/26	DONS	N
1/27	RONs CAR CARE Y	
1/27	DONS	Y
1/28	RONs CAR CARE Y	
1/29	DONS	Y
1/29	RONs CAR CARE Y	
1/30	DONS	N
1/30	RONs CAR CARE Y	
2/2	DONS	Y
2/3	RONs CAR CARE Y	
2/4	DONS	N
2/4	RONs CAR CARE Y	
2/5	DONS	N
2/5	RONs CAR CARE Y	
2/5	DONS	Y
2/12	RONs CAR CARE Y	
2/12	DONS	Y
2/12	RONs CAR CARE Y	N
2/12	DONS	Y
2/13	RONs CAR CARE Y	
2/16	DONS	N
2/16	RONs CAR CARE Y	
2/18	DONS	N
2/18	RONs CAR CARE Y	
2/19	DONS	Y

2/20 RONS CAR CARE Y
2/21 CAR CARE PD Y
2/21 DONS N
2/21 RONS CAR CARE N
2/22 DONS Y
2/26 RONS CAR CARE Y
2/26 DONS Y
3/1 RONS CAR CARE Y
3/3 DONS Y
3/4 RONS CAR CARE Y
3/4 DONS Y
3/5 RONS CAR CARE Y
3/7 DONS Y
3/11 RONS CAR CARE Y
3/13 DONS N
3/13 RONS CAR CARE Y
3/14 DONS Y
3/16 RONS CAR CARE Y
3/18 DONS N
3/18 RONS CAR CARE Y
3/19 DONS N
3/19 RONS CAR CARE Y
3/19 DONS Y
3/23 RONS CAR CARE Y
3/24 DONS Y
3/24 RONS CAR CARE Y
3/28 DONS N
3/28 RONS CAR CARE Y
4/1 DONS N
4/1 RONS CAR CARE Y
4/1 DONS N
4/1 RONS CAR CARE Y
4/4 DONS Y
4/6 RONS CAR CARE Y
4/7 DONS N
4/7 RONS CAR CARE Y
4/13 DONS y
4/14 RONS CAR CARE y
4/19 DONS y
4/21 RONS CAR CARE y
4/21 DONS y
4/24 RONS CAR CARE y
4/28 DONS y
4/30 RONS CAR CARE y
4/30 DONS y
5/3 RONS CAR CARE y
5/5 DONS y
5/5 RONS CAR CARE y
5/6 DONS y

5/7 RONS CAR CARE	y
5/7 DONS	y
5/9 RONS CAR CARE	y
5/11 DONS	y
5/12 RONS CAR CARE	y
5/17 DONS	y
5/22 RONS CAR CARE	y
5/23 DONS	y
5/23 RONS CAR CARE	y
5/23 DONS	y
5/25 RONS CAR CARE	y
5/27 DONS	y
5/29 RONS CAR CARE	y
5/31 DONS	n
5/31 RONS CAR CARE	y
5/31 DONS	y
5/31 RONS CAR CARE	y
6/1 DONS	y
6/10 RONS CAR CARE	y
6/12 DONS	n
6/12 RONS CAR CARE	y
6/13 DONS	n
6/13 RONS CAR CARE	n
6/14 DONS	y
6/15 RONS CAR CARE	y
6/17 DONS	y
6/18 RONS CAR CARE	y
6/22 DONS	y
6/24 RONS CAR CARE	y
6/25 DONS	y
6/30 RONS CAR CARE	y
7/3 DONS	n
7/3 RONS CAR CARE	y
7/4 DONS	y
7/9 RONS CAR CARE	y
7/10 DONS	y
7/12 RONS CAR CARE	y
7/13 DONS	y
7/14 RONS CAR CARE	y
7/15 DONS	n
7/15 RONS CAR CARE	y
7/19 DONS	y
7/22 RONS CAR CARE	n
7/22 DONS	y
7/28 RONS CAR CARE	y
7/28 DONS	n
7/28 RONS CAR CARE	y
7/28 DONS	y
7/28 RONS CAR CARE	n

7/28 DONS	y	
7/29 RONS CAR CARE	y	
7/29 DONS	y	
7/31 RONS CAR CARE	y	
8/4 DONS	y	
8/4 RONS CAR CARE	y	
8/8 DONS	n	
8/8 RONS CAR CARE	y	
8/9 DONS	y	
8/9 RONS CAR CARE	y	
8/11 DONS	n	
8/11 RONS CAR CARE	y	
8/11 DONS	y	
8/12 RONS CAR CARE	y	
8/14 DONS	n	
8/14 RONS CAR CARE	y	
8/14 DONS	y	
8/14 RONS CAR CARE	y	
8/15 DONS	n	
8/15 RONS CAR CARE	y	
8/16 DONS	y	
8/17 RONS CAR CARE	y	
8/21 DONS	y	
8/21 RONS CAR CARE	y	
8/22 DONS	y	
8/23 RONS CAR CARE	y	
8/25 DONS	y	
8/25 RONS CAR CARE	y	
8/28 DONS	n	
8/28 RONS CAR CARE	y	
8/28 DONS	y	
8/31 RONS CAR CARE	y	
9/1 DONS	n	
9/1 RONS CAR CARE	y	
9/1 DONS	y	
9/7 RONS CAR CARE	y	
9/7 DONS	n	
9/7 RONS CAR CARE	y	
9/8 DONS	y	
9/8 RONS CAR CARE	y	
9/9 DONS	n	
9/9 RONS CAR CARE	n	
9/9 DONS	n	
9/9 TODDS	Y	
9/9 RONS CAR CARE	Y	
9/11 DONS	N	
9/11 RONS CAR CARE	Y	
9/16 DONS	N	
9/16 RONS CAR CARE	Y	

9/17 DONS	N
9/17 RONS CAR CARE	Y
9/20 DONS	Y
9/22 RONS CAR CARE	Y
9/24 DONS	Y
9/27 RONS CAR CARE	Y
9/29 DONS	N
9/29 RONS CAR CARE	Y
10/1 DONS	N
10/1 RONS CAR CARE	Y
10/1 DONS	N
10/1 RONS CAR CARE	Y
10/1 DONS	N
10/1 RONS CAR CARE	Y
10/2 DONS	Y
10/11 RONS CAR CARE	Y
10/13 DONS	Y
10/13 RONS CAR CARE	Y
10/14 DONS	Y
10/14 RONS CAR CARE	Y
10/14 DONS	Y
10/16 RONS CAR CARE	Y
10/17 DONS	N
10/17 RONS CAR CARE	Y
10/17 DONS	Y
10/21 RONS CAR CARE	Y
10/22 DONS	N
10/22 RONS CAR CARE	Y
10/23 DONS	N
10/23 RONS CAR CARE	Y
10/24 DONS	Y
10/24 RONS CAR CARE	N
10/24 DONS	Y
10/26 RONS CAR CARE	Y
10/26 DONS	N
10/26 RONS CAR CARE	Y
10/28 DONS	Y
10/29 RONS CAR CARE	N
10/29 DONS	N
10/29 TODDS	y
10/30 RONS CAR CARE	y
10/30 DONS	n
10/30 RONS CAR CARE	y
10/30 DONS	n
10/30 RONS CAR CARE	y
10/31 DONS	y
11/3 RONS CAR CARE	y
11/3 DONS	y
11/5 RONS CAR CARE	y

11/8 DONS	y	
11/9 RONS CAR CARE	y	
11/9 DONS	y	
11/13 RONS CAR CARE	y	
11/13 DONS	n	
11/13 RONS CAR CARE	y	
11/18 DONS	n	
11/18 RONS CAR CARE	n	
11/18 DONS	y	
11/21 RONS CAR CARE	y	
11/24 DONS	n	
11/24 RONS CAR CARE	y	
11/24 DONS	y	
11/24 RONS CAR CARE	y	
11/25 DONS	n	
11/25 TODDS	y	
11/25 RONS CAR CARE	y	
11/25 DONS	n	
11/27 TODDS	y	
11/28 RONS CAR CARE	y	
12/1 DONS	n	
12/1 CAR CARE PD	Y	
12/3 DONS	N	
12/3 RONS CAR CARE	Y	
12/5 DONS	N	
12/5 RONS CAR CARE	Y	
12/5 DONS	Y	
12/5 RONS CAR CARE	Y	
12/6 DONS	Y	
12/7 RONS CAR CARE	N	
12/7 DONS	N	
12/7 RONS CAR CARE	N	
12/7 DICKS TOWING	Y	
12/8 DONS	Y	
12/8 RONS CAR CARE	Y	
12/10 DONS	N	
12/10 RONS CAR CARE	N	
12/10 TODDS	Y	
12/11 DONS	N	
12/11 RONS CAR CARE	Y	
12/13 DONS	N	
12/13 RONS CAR CARE	Y	
12/16 DONS	N	
12/16 RONS CAR CARE	N	
12/16 TODDS	Y	
12/16 DONS	N	
12/16 RONS CAR CARE	Y	
12/18 DONS	Y	
12/18 RONS CAR CARE	Y	

12/19 DONS	N
12/19 RONS CAR CARE Y	
12/20 DONS	Y
12/21 RONS CAR CARE Y	
12/23 DONS	Y
12/23 RONS CAR CARE Y	
12/24 DONS	N
12/24 RONS CAR CARE Y	
12/24 DONS	N
12/24 RONS CAR CARE Y	
12/26 DONS	Y
12/28 RONS CAR CARE Y	
12/28 DONS	N
12/28 RONS CAR CARE Y	
12/31 DONS	Y

2023 TOW LOG - DONS

DATE	COMPANY	ACCEPTED?
1/2	DONS	N
1/3	DONS	Y
1/9	DONS	N
1/9	DONS	Y
1/18	DONS	N
1/18	DONS	Y
1/20	DONS	Y
1/21	DONS	Y
1/22	DONS	N
1/23	DONS	Y
1/26	DONS	N
1/26	DONS	N
1/27	DONS	Y
1/29	DONS	Y
1/30	DONS	N
2/2	DONS	Y
2/4	DONS	N
2/5	DONS	N
2/5	DONS	Y
2/12	DONS	Y
2/12	DONS	Y
2/16	DONS	N
2/18	DONS	N
2/19	DONS	Y
2/21	DONS	N
2/22	DONS	Y
2/26	DONS	Y
3/3	DONS	Y
3/4	DONS	Y
3/7	DONS	Y
3/13	DONS	N
3/14	DONS	Y
3/18	DONS	N
3/19	DONS	N
3/24	DONS	Y
3/28	DONS	N
4/1	DONS	N
4/1	DONS	N
4/4	DONS	Y
4/7	DONS	N
4/13	DONS	y
4/19	DONS	y
4/21	DONS	y
4/28	DONS	y
4/30	DONS	y
5/5	DONS	y
5/6	DONS	y

5/7 DONS	y	
5/11 DONS	y	
5/17 DONS	y	
5/23 DONS	y	
5/23 DONS	y	
5/27 DONS	y	
5/31 DONS	n	
5/31 DONS	y	
6/1 DONS	y	
6/12 DONS	n	
6/13 DONS	n	
6/14 DONS	y	
6/17 DONS	y	
6/22 DONS	y	
6/25 DONS	y	
7/3 DONS	n	
7/4 DONS	y	
7/10 DONS	y	
7/13 DONS	y	
7/15 DONS	n	
7/19 DONS	Y	
7/19 DONS	y	
7/22 DONS	y	
7/28 DONS	n	
7/28 DONS	y	
7/28 DONS	y	
7/29 DONS	y	
8/4 DONS	y	
8/8 DONS	n	
8/9 DONS	y	
8/11 DONS	n	
8/11 DONS	y	
8/14 DONS	n	
8/14 DONS	y	
8/15 DONS	n	
8/16 DONS	y	
8/21 DONS	y	
8/22 DONS	y	
8/25 DONS	y	
8/28 DONS	n	
8/28 DONS	y	
9/1 DONS	n	
9/1 DONS	y	
9/7 DONS	n	
9/8 DONS	y	
9/9 DONS	n	
9/9 DONS	n	
9/11 DONS	N	
9/16 DONS	N	

9/17 DONS	N	
9/20 DONS	Y	
9/24 DONS	Y	
9/29 DONS	N	
10/1 DONS	N	
10/1 DONS	N	
10/1 DONS	N	
10/2 DONS	Y	
10/13 DONS	Y	
10/14 DONS	Y	
10/14 DONS	Y	
10/17 DONS	N	
10/17 DONS	Y	
10/22 DONS	N	
10/23 DONS	N	
10/24 DONS	Y	
10/24 DONS	Y	
10/26 DONS	N	
10/28 DONS	Y	
10/29 DONS	N	
10/30 DONS	n	
10/30 DONS	n	
10/31 DONS	y	
11/3 DONS	y	
11/8 DONS	y	
11/9 DONS	y	
11/13 DONS	n	
11/18 DONS	n	
11/18 DONS	y	
11/24 DONS	n	
11/24 DONS	y	
11/25 DONS	n	
11/25 DONS	n	
12/1 DONS	n	
12/3 DONS	N	
12/5 DONS	N	
12/5 DONS	Y	
12/6 DONS	Y	
12/7 DONS	N	
12/8 DONS	Y	
12/10 DONS	N	
12/11 DONS	N	
12/13 DONS	N	
12/16 DONS	N	
12/16 DONS	N	
12/18 DONS	Y	
12/19 DONS	N	
12/20 DONS	Y	
12/23 DONS	Y	

12/24 DONS	N	
12/24 DONS	N	
12/26 DONS	Y	
12/28 DONS	N	
12/31 DONS	Y	

2023 TOW LOG - RONS CAR CARE

DATE	COMPANY	ACCEPTED?
1/2	RONs CAR CARE	Y
1/7	RONs CAR CARE	Y
1/9	RONs CAR CARE	Y
1/16	RONs CAR CARE	Y
1/18	RONs CAR CARE	Y
1/20	RONs CAR CARE	Y
1/20	RONs CAR CARE	Y
1/22	RONs CAR CARE	Y
1/22	RONs CAR CARE	Y
1/25	RONs CAR CARE	Y
1/26	RONs CAR CARE	Y
1/27	RONs CAR CARE	Y
1/28	RONs CAR CARE	Y
1/29	RONs CAR CARE	Y
1/30	RONs CAR CARE	Y
2/3	RONs CAR CARE	Y
2/4	RONs CAR CARE	Y
2/5	RONs CAR CARE	Y
2/12	RONs CAR CARE	Y
2/12	RONs CAR CARE	N
2/13	RONs CAR CARE	Y
2/16	RONs CAR CARE	Y
2/18	RONs CAR CARE	Y
2/20	RONs CAR CARE	Y
2/21	RONs CAR CARE	N
2/26	RONs CAR CARE	Y
3/1	RONs CAR CARE	Y
3/4	RONs CAR CARE	Y
3/5	RONs CAR CARE	Y
3/11	RONs CAR CARE	Y
3/13	RONs CAR CARE	Y
3/16	RONs CAR CARE	Y
3/18	RONs CAR CARE	Y
3/19	RONs CAR CARE	Y
3/23	RONs CAR CARE	Y
3/24	RONs CAR CARE	Y
3/28	RONs CAR CARE	Y
4/1	RONs CAR CARE	Y
4/1	RONs CAR CARE	Y
4/6	RONs CAR CARE	Y
4/7	RONs CAR CARE	Y
4/14	RONs CAR CARE	y
4/21	RONs CAR CARE	y
4/24	RONs CAR CARE	y
4/30	RONs CAR CARE	y
5/3	RONs CAR CARE	y
5/5	RONs CAR CARE	y

5/7 RONS CAR CAREy

5/9 RONS CAR CAREy

5/12 RONS CAR CAREy

5/22 RONS CAR CAREy

5/23 RONS CAR CAREy

5/25 RONS CAR CAREy

5/29 RONS CAR CAREy

5/31 RONS CAR CAREy

5/31 RONS CAR CAREy

6/10 RONS CAR CAREy

6/12 RONS CAR CAREy

6/13 RONS CAR CAREn

6/15 RONS CAR CAREy

6/18 RONS CAR CAREy

6/24 RONS CAR CAREy

6/30 RONS CAR CAREy

7/3 RONS CAR CAREy

7/9 RONS CAR CAREy

7/12 RONS CAR CAREy

7/14 RONS CAR CAREy

7/15 RONS CAR CAREy

7/22 RONS CAR CAREn

7/28 RONS CAR CAREy

7/28 RONS CAR CAREy

7/28 RONS CAR CAREn

7/29 RONS CAR CAREy

7/31 RONS CAR CAREy

8/4 RONS CAR CAREy

8/8 RONS CAR CAREy

8/9 RONS CAR CAREy

8/11 RONS CAR CAREy

8/12 RONS CAR CAREy

8/14 RONS CAR CAREy

8/14 RONS CAR CAREy

8/15 RONS CAR CAREy

8/17 RONS CAR CAREy

8/21 RONS CAR CAREy

8/23 RONS CAR CAREy

8/25 RONS CAR CAREy

8/28 RONS CAR CAREy

8/31 RONS CAR CAREy

9/1 RONS CAR CAREy

9/7 RONS CAR CAREy

9/7 RONS CAR CAREy

9/8 RONS CAR CAREy

9/9 RONS CAR CAREn

9/9 RONS CAR CAREY

9/11 RONS CAR CAREY

9/16 RONS CAR CAREY

9/17 RONS CAR CARE Y

9/22 RONS CAR CARE Y

9/27 RONS CAR CARE Y

9/29 RONS CAR CARE Y

10/1 RONS CAR CARE Y

10/1 RONS CAR CARE Y

10/1 RONS CAR CARE Y

10/11 RONS CAR CARE Y

10/13 RONS CAR CARE Y

10/14 RONS CAR CARE Y

10/16 RONS CAR CARE Y

10/17 RONS CAR CARE Y

10/21 RONS CAR CARE Y

10/22 RONS CAR CARE Y

10/23 RONS CAR CARE Y

10/24 RONS CAR CARE N

10/26 RONS CAR CARE Y

10/26 RONS CAR CARE Y

10/29 RONS CAR CARE N

10/30 RONS CAR CARE y

10/30 RONS CAR CARE y

10/30 RONS CAR CARE y

11/3 RONS CAR CARE y

11/5 RONS CAR CARE y

11/9 RONS CAR CARE y

11/13 RONS CAR CARE y

11/13 RONS CAR CARE y

11/18 RONS CAR CARE n

11/21 RONS CAR CARE y

11/24 RONS CAR CARE y

11/24 RONS CAR CARE y

11/25 RONS CAR CARE y

11/28 RONS CAR CARE y

12/3 RONS CAR CARE Y

12/5 RONS CAR CARE Y

12/5 RONS CAR CARE Y

12/7 RONS CAR CARE N

12/7 RONS CAR CARE N

12/8 RONS CAR CARE Y

12/10 RONS CAR CARE N

12/11 RONS CAR CARE Y

12/13 RONS CAR CARE Y

12/16 RONS CAR CARE N

12/16 RONS CAR CARE Y

12/18 RONS CAR CARE Y

12/19 RONS CAR CARE Y

12/21 RONS CAR CARE Y

12/23 RONS CAR CARE Y

12/24 RONS CAR CARE Y

12/24 RONS CAR CARE Y

12/28 RONS CAR CARE Y

12/28 RONS CAR CARE Y

2023 TOW LOG - OTHER

DATE	COMPANY	ACCEPTED?
2/21	CAR CARE PD	Y
9/9	TODDS	Y
10/29	TODDS	y
11/25	TODDS	y
11/27	TODDS	y
12/1	CAR CARE PD	Y
12/7	DICKS TOWING	Y
12/10	TODDS	Y
12/16	TODDS	Y

2022 TOW LOG

Date	Company	Accept Tow?	Notes
1/2	DONS	Y	
1/3	RONs CAR CARE	Y	
1/6	DONS	N	
1/6	RONs CAR CARE	Y	
1/10	DONS	N	
1/10	RONs CAR CARE	N	
1/10	TODDS	Y	
1/11	DONS	Y	
1/12	RONs CAR CARE	Y	
1/13	DONS	N	
1/13	RONs CAR CARE	Y	
1/14	DONS	Y	
1/14	RONs CAR CARE	Y	
1/18	DONS	N	
1/18	DONS	Y	
1/18	RONs CAR CARE	Y	
1/20	RONs CAR CARE	Y	
1/20	DONS	Y	
1/21	RONs CAR CARE	Y	
1/23	DONS	N	
1/23	RONs CAR CARE	Y	
1/24	DONS	N	
1/24	DONS	Y	
1/24	RONs CAR CARE	Y	
1/24	DONS	Y	
1/25	RONs CAR CARE	Y	
1/26	DONS	Y	
1/27	RONs CAR CARE	Y	
1/28	DONS	N	
1/28	RONs CAR CARE	Y	
1/28	DONS	Y	
2/2	RONs CAR CARE	y	
2/3	DONS	N	
2/3	RONs CAR CARE	y	
2/3	DONS	y	
2/4	RONs CAR CARE	y	
2/5	DONS	N	
2/5	RONs CAR CARE	y	
2/5	DONS	y	
2/5	RONs CAR CARE	y	
2/7	DONS	y	
2/7	RONs CAR CARE	y	
2/9	DONS	y	
2/10	RONs CAR CARE	y	
2/11	DONS	y	
2/11	RONs CAR CARE	y	
2/12	DONS	N	

2/12 RONS CAR CARE	y	
2/14 DONS	y	
2/15 RONS CAR CARE	y	
2/16 DONS	y	
2/17 RONS CAR CARE	y	
2/20 DONS	N	
2/20 RONS CAR CARE	Y	
2/24 DONS	Y	
2/24 RONS CAR CARE	Y	
2/25 DONS	N	
2/25 RONS CAR CARE	Y	
2/28 DONS	N	
2/28 RONS CAR CARE	Y	
2/28 DONS	Y	
3/2 RONS CAR CARE	N	
3/2 DONS	Y	
3/7 RONS CAR CARE	Y	
3/10 DONS	N	
3/10 RONS CAR CARE	Y	
3/10 DONS	Y	
3/11 DONS	N	
3/11 RONS CAR CARE	Y	
3/11 RONS CAR CARE	Y	
3/11 DONS	Y	
3/11 RONS CAR CARE	Y	
3/13 DONS	N	
3/13 RONS CAR CARE	Y	
3/13 DONS	Y	
3/16 RONS CAR CARE	Y	
3/18 DONS	Y	
3/18 RONS CAR CARE	Y	
3/27 DONS	N	
3/27 RONS CAR CARE	Y	
3/31 DONS	Y	
4/2 RONS CAR CARE	N	
4/2 DONS	N	
4/2 RONS CAR CARE	N	
4/2 TODDS	Y	
4/2 DONS	Y	
4/2 RONS CAR CARE	Y	
4/3 DONS	N	
4/3 RONS CAR CARE	Y	
4/6 DONS	N	
4/6 DONS	N	
4/6 RONS CAR CARE	Y	
4/6 RONS CAR CARE	Y	
4/7 DONS	N	
4/7 RONS CAR CARE	Y	
4/10 DONS	Y	

4/10 RONS CAR CARE	Y	
4/20 DONS	N	
4/20 RONS CAR CARE	N	
4/20 DONS	Y	
4/21 RONS CAR CARE	Y	
4/23 DONS	Y	
4/23 RONS CAR CARE	Y	
4/29 DONS	Y	
4/30 RONS CAR CARE	Y	
5/1 DONS	N	
5/1 DONS	Y	
5/1 RONS CAR CARE	Y	
5/1 RONS CAR CARE	Y	
5/3 DONS	Y	
5/4 RONS CAR CARE	Y	
5/5 DONS	Y	
5/5 RONS CAR CARE	Y	
5/6 DONS	N	
5/6 RONS CAR CARE	N	
5/6 TODDS	y	
5/7 DONS	y	notified they would be unavailable until next Friday
5/9 RONS CAR CARE	y	
5/11 DONS	n	
5/11 DONS	n	
5/11 RONS CAR CARE	y	
5/11 RONS CAR CARE	y	
5/13 DONS	n	
5/13 DONS	n	
5/13 RONS CAR CARE	y	
5/13 RONS CAR CARE	y	
5/14 DONS	n	
5/14 RONS CAR CARE	y	
5/15 DONS	n	
5/15 RONS CAR CARE	y	
5/16 DONS	n	
5/16 RONS CAR CARE	y	
5/16 DONS	y	
5/18 RONS CAR CARE	n	
5/18 DONS	n	
5/18 DICKS TOWING	y	
5/19 RONS CAR CARE	n	
5/19 DONS	n	
5/23 RONS CAR CARE	y	
5/24 DONS	y	
5/24 RONS CAR CARE	y	
5/26 DONS	n	
5/26 RONS CAR CARE	y	
5/28 DONS	y	
5/29 RONS CAR CARE	y	

5/29 DONS	y	
6/1 RONS CAR CARE	y	
6/2 DONS	y	
6/3 RONS CAR CARE	y	
6/4 DONS	n	
6/4 RONS CAR CARE	y	
6/4 DONS	y	
6/5 RONS CAR CARE	y	
6/6 DONS	y	
6/7 RONS CAR CARE	y	
6/8 DONS	n	
6/8 RONS CAR CARE	y	
6/9 DONS	y	
6/9 RONS CAR CARE	y	
6/11 DONS	n	
6/11 RONS CAR CARE	n	
6/11 TODDS	y	
6/12 DONS	n	
6/12 RONS CAR CARE	y	
6/13 DONS	n	
6/13 RONS CAR CARE	y	
6/14 DONS	y	
6/15 RONS CAR CARE	y	
6/16 DONS	y	
6/16 RONS CAR CARE	y	
6/17 DONS	n	
6/17 RONS CAR CARE	n	
6/17 TODDS	y	
6/18 DONS	y	
6/20 RONS CAR CARE	y	
6/21 DONS	n	
6/21 RONS CAR CARE	y	
6/21 DONS	y	
6/23 RONS CAR CARE	y	
6/25 DONS	n	
6/25 DONS	n	
6/25 RONS CAR CARE	y	
6/25 RONS CAR CARE	y	
6/25 DONS	y	
6/26 DONS	n	
6/26 RONS CAR CARE	n	
6/26 DONS	n	
6/26 RONS CAR CARE	n	
6/26 RONS CAR CARE	y	
6/30 DONS	y	
6/30 RONS CAR CARE	y	
7/5 DONS	n	
7/5 DONS	n	
7/5 RONS CAR CARE	y	

7/5 RONS CAR CARE	y	
7/7 RONS CAR CARE	n	
7/7 DONS	n	
7/7 DONS	y	
7/8 RONS CAR CARE	y	
7/8 DONS	y	
7/8 RONS CAR CARE	y	
7/9 DONS	n	
7/9 RONS CAR CARE	y	
7/10 DONS	n	
7/10 RONS CAR CARE	n	
7/10 TODDS	y	
7/14 DONS	y	
7/18 RONS CAR CARE	y	
7/25 DONS	n	
7/25 RONS CAR CARE	y	
7/28 DONS	n	
7/28 DONS	n	
7/28 RONS CAR CARE	y	
7/28 RONS CAR CARE	y	
7/29 DONS	n	
7/29 RONS CAR CARE	y	
8/3 DONS	n	
8/3 RONS CAR CARE	y	
8/3 DONS	y	
8/3 RONS CAR CARE	y	
8/4 DONS	n	
8/4 RONS CAR CARE	y	
8/5 DONS	y	
8/5 RONS CAR CARE	y	
8/7 DONS	n	
8/7 RONS CAR CARE	y	
8/10 RONS CAR CARE	n	
8/10 DONS	y	
8/11 DONS	y	
8/16 RONS CAR CARE	y	
8/17 DONS	y	
8/19 RONS CAR CARE	y	
8/22 RONS CAR CARE	n	
8/22 DONS	n	
8/22 TODDS	y	
8/22 DONS	y	
8/23 RONS CAR CARE	y	
8/24 DONS	y	
8/25 RONS CAR CARE	y	
8/27 DONS	n	
8/27 RONS CAR CARE	n	
8/27 DONS	n	
8/27 TODDS	y	

8/27 RONS CAR CARE	y	
8/27 DONS	y	
9/7 RONS CAR CARE	n	
9/7 DONS	y	
9/11 RONS CAR CARE	y	
9/12 DONS	n	
9/12 DONS	n	
9/12 RONS CAR CARE	y	
9/12 RONS CAR CARE	y	
9/12 DONS	y	
9/15 RONS CAR CARE	y	
9/18 DONS	n	
9/18 RONS CAR CARE	n	
9/18 TODDS	y	
9/21 DONS	y	
9/22 RONS CAR CARE	y	
9/23 DONS	n	
9/23 RONS CAR CARE	y	
9/23 DONS	y	
9/26 RONS CAR CARE	n	
9/26 TODDS	y	
9/27 DONS	y	
9/30 RONS CAR CARE	y	
10/3 DONS	n	
10/3 RONS CAR CARE	y	
10/5 DONS	n	
10/5 DONS	n	
10/5 RONS CAR CARE	y	
10/5 RONS CAR CARE	y	
10/6 DONS	y	
10/7 RONS CAR CARE	y	
10/8 DONS	n	
10/8 RONS CAR CARE	y	
10/9 DONS	n	
10/9 RONS CAR CARE	y	
10/10 DONS	n	
10/10 RONS CAR CARE	n	
10/10 RONS CAR CARE	y	
10/10 DONS	y	
10/10 DONS	y	
10/11 RONS CAR CARE	y	
10/13 DONS	n	
10/13 RONS CAR CARE	y	
10/17 DONS	n	
10/17 RONS CAR CARE	y	
10/18 DONS	y	
10/24 RONS CAR CARE	y	
10/27 DONS	n	
10/27 RONS CAR CARE	y	

10/28 DONS	n	
10/28 RONS CAR CARE	n	
10/28 TODDS	y	
10/29 DONS	y	
10/29 RONS CAR CARE	y	
10/30 DONS	y	
10/30 RONS CAR CARE	y	
10/31 DONS	y	
11/1 RONS CAR CARE	y	
11/1 DONS	y	
11/1 RONS CAR CARE	y	
11/1 DONS	y	
11/8 RONS CAR CARE	y	
11/8 DONS	y	
11/8 RONS CAR CARE	y	
11/16 DONS	n	
11/16 RONS CAR CARE	y	
11/18 DONS	y	
11/19 RONS CAR CARE	y	
11/20 DONS	y	
11/24 DONS	n	
11/24 RONS CAR CARE	y	
11/24 RONS CAR CARE	y	
11/27 DONS	y	
11/27 RONS CAR CARE	y	
11/27 DONS	y	
11/28 RONS CAR CARE	y	
12/3 DONS	y	
12/5 RONS CAR CARE	y	
12/9 DONS	y	
12/10 RONS CAR CARE	y	
12/10 DONS	y	
12/10 RONS CAR CARE	y	
12/11 DONS	y	
12/15 RONS CAR CARE	y	
12/17 DONS	n	
12/17 RONS CAR CARE	y	
12/17 DONS	y	
12/19 RONS CAR CARE	y	
12/19 DONS	y	
12/20 RONS CAR CARE	y	
12/21 DONS	y	
12/22 RONS CAR CARE	y	
12/25 DONS	n	
12/25 RONS CAR CARE	y	
12/28 DONS	y	
12/29 RONS CAR CARE	n	
12/29 DONS	n	
12/29 TODDS	y	

12/30 RONS CAR CAREy

12/30 DONS y

12/31 RONS CAR CAREy

2022 TOW LOG - DON

Date	Company	Accept Tow?	Notes
1/2	DONS	Y	
1/6	DONS	N	
1/10	DONS	N	
1/11	DONS	Y	
1/13	DONS	N	
1/14	DONS	Y	
1/18	DONS	N	
1/18	DONS	Y	
1/20	DONS	Y	
1/23	DONS	N	
1/24	DONS	N	
1/24	DONS	Y	
1/24	DONS	Y	
1/26	DONS	Y	
1/28	DONS	N	
1/28	DONS	Y	
2/3	DONS	N	
2/3	DONS	y	
2/5	DONS	N	
2/5	DONS	y	
2/7	DONS	y	
2/9	DONS	y	
2/11	DONS	y	
2/12	DONS	N	
2/14	DONS	y	
2/16	DONS	y	
2/20	DONS	N	
2/24	DONS	Y	
2/25	DONS	N	
2/28	DONS	N	
2/28	DONS	Y	
3/2	DONS	Y	
3/10	DONS	N	
3/10	DONS	Y	
3/11	DONS	N	
3/11	DONS	Y	
3/13	DONS	N	
3/13	DONS	Y	
3/18	DONS	Y	
3/27	DONS	N	
3/31	DONS	Y	
4/2	DONS	N	
4/2	DONS	Y	
4/3	DONS	N	
4/6	DONS	N	
4/6	DONS	N	
4/7	DONS	N	

4/10 DONS	Y	
4/20 DONS	N	
4/20 DONS	Y	
4/23 DONS	Y	
4/29 DONS	Y	
5/1 DONS	N	
5/1 DONS	Y	
5/3 DONS	Y	
5/5 DONS	Y	
5/6 DONS	N	
5/7 DONS	y	notified they would be unavailable until next Friday
5/11 DONS	n	
5/11 DONS	n	
5/13 DONS	n	
5/13 DONS	n	
5/14 DONS	n	
5/15 DONS	n	
5/16 DONS	n	
5/16 DONS	y	
5/18 DONS	n	
5/19 DONS	n	
5/24 DONS	y	
5/26 DONS	n	
5/28 DONS	y	
5/29 DONS	y	
6/2 DONS	y	
6/4 DONS	n	
6/4 DONS	y	
6/6 DONS	y	
6/8 DONS	n	
6/9 DONS	y	
6/11 DONS	n	
6/12 DONS	n	
6/13 DONS	n	
6/14 DONS	y	
6/16 DONS	y	
6/17 DONS	n	
6/18 DONS	y	
6/21 DONS	n	
6/21 DONS	y	
6/25 DONS	n	
6/25 DONS	n	
6/25 DONS	y	
6/26 DONS	n	
6/26 DONS	n	
6/30 DONS	y	
7/5 DONS	n	
7/5 DONS	n	
7/7 DONS	n	

7/7 DONS	y	
7/8 DONS	y	
7/9 DONS	n	
7/10 DONS	n	
7/14 DONS	y	
7/25 DONS	n	
7/28 DONS	n	
7/28 DONS	n	
7/29 DONS	n	
8/3 DONS	n	
8/3 DONS	y	
8/4 DONS	n	
8/5 DONS	y	
8/7 DONS	n	
8/10 DONS	y	
8/11 DONS	y	
8/17 DONS	y	
8/22 DONS	n	
8/22 DONS	y	
8/24 DONS	y	
8/27 DONS	n	
8/27 DONS	n	
8/27 DONS	y	
9/7 DONS	y	
9/12 DONS	n	
9/12 DONS	n	
9/12 DONS	y	
9/18 DONS	n	
9/21 DONS	y	
9/23 DONS	n	
9/23 DONS	y	
9/27 DONS	y	
10/3 DONS	n	
10/5 DONS	n	
10/5 DONS	n	
10/6 DONS	y	
10/8 DONS	n	
10/9 DONS	n	
10/10 DONS	n	
10/10 DONS	y	
10/10 DONS	y	
10/13 DONS	n	
10/17 DONS	n	
10/18 DONS	y	
10/27 DONS	n	
10/28 DONS	n	
10/29 DONS	y	
10/30 DONS	y	
10/31 DONS	y	

11/1 DONS	y	
11/1 DONS	y	
11/8 DONS	y	
11/16 DONS	n	
11/18 DONS	y	
11/20 DONS	y	
11/24 DONS	n	
11/27 DONS	y	
11/27 DONS	y	
12/3 DONS	y	
12/9 DONS	y	
12/10 DONS	y	
12/11 DONS	y	
12/17 DONS	n	
12/17 DONS	y	
12/19 DONS	y	
12/21 DONS	y	
12/25 DONS	n	
12/28 DONS	y	
12/29 DONS	n	
12/30 DONS	y	

2022 TOW LOG - RONS CAR CARE

Date	Company	Accept Tow?	Notes
1/3	RONs CAR CARE Y		
1/6	RONs CAR CARE Y		
1/10	RONs CAR CARE N		
1/12	RONs CAR CARE Y		
1/13	RONs CAR CARE Y		
1/14	RONs CAR CARE Y		
1/18	RONs CAR CARE Y		
1/20	RONs CAR CARE Y		
1/21	RONs CAR CARE Y		
1/23	RONs CAR CARE Y		
1/24	RONs CAR CARE Y		
1/25	RONs CAR CARE Y		
1/27	RONs CAR CARE Y		
1/28	RONs CAR CARE Y		
2/2	RONs CAR CARE y		
2/3	RONs CAR CARE y		
2/4	RONs CAR CARE y		
2/5	RONs CAR CARE y		
2/5	RONs CAR CARE y		
2/7	RONs CAR CARE y		
2/10	RONs CAR CARE y		
2/11	RONs CAR CARE y		
2/12	RONs CAR CARE y		
2/15	RONs CAR CARE y		
2/17	RONs CAR CARE y		
2/20	RONs CAR CARE Y		
2/24	RONs CAR CARE Y		
2/25	RONs CAR CARE Y		
2/28	RONs CAR CARE Y		
3/2	RONs CAR CARE N		
3/7	RONs CAR CARE Y		
3/10	RONs CAR CARE Y		
3/11	RONs CAR CARE Y		
3/11	RONs CAR CARE Y		
3/11	RONs CAR CARE Y		
3/13	RONs CAR CARE Y		
3/16	RONs CAR CARE Y		
3/18	RONs CAR CARE Y		
3/27	RONs CAR CARE Y		
4/2	RONs CAR CARE N		
4/2	RONs CAR CARE N		
4/2	RONs CAR CARE Y		
4/3	RONs CAR CARE Y		
4/6	RONs CAR CARE Y		
4/6	RONs CAR CARE Y		
4/7	RONs CAR CARE Y		
4/10	RONs CAR CARE Y		

4/20 RONS CAR CARE **N**

4/21 RONS CAR CARE y

4/23 RONS CAR CARE y

4/30 RONS CAR CARE y

5/1 RONS CAR CARE y

5/1 RONS CAR CARE y

5/4 RONS CAR CARE y

5/5 RONS CAR CARE y

5/6 RONS CAR CARE **N**

5/9 RONS CAR CARE y

5/11 RONS CAR CARE y

5/11 RONS CAR CARE y

5/13 RONS CAR CARE y

5/13 RONS CAR CARE y

5/14 RONS CAR CARE y

5/15 RONS CAR CARE y

5/16 RONS CAR CARE y

5/18 RONS CAR CARE **n**

5/19 RONS CAR CARE **n**

5/23 RONS CAR CARE y

5/24 RONS CAR CARE y

5/26 RONS CAR CARE y

5/29 RONS CAR CARE y

6/1 RONS CAR CARE y

6/3 RONS CAR CARE y

6/4 RONS CAR CARE y

6/5 RONS CAR CARE y

6/7 RONS CAR CARE y

6/8 RONS CAR CARE y

6/9 RONS CAR CARE y

6/11 RONS CAR CARE **n**

6/12 RONS CAR CARE y

6/13 RONS CAR CARE y

6/15 RONS CAR CARE y

6/16 RONS CAR CARE y

6/17 RONS CAR CARE **n**

6/20 RONS CAR CARE y

6/21 RONS CAR CARE y

6/23 RONS CAR CARE y

6/25 RONS CAR CARE y

6/25 RONS CAR CARE y

6/26 RONS CAR CARE **n**

6/26 RONS CAR CARE **n**

6/26 RONS CAR CARE y

6/30 RONS CAR CARE y

7/5 RONS CAR CARE y

7/5 RONS CAR CARE y

7/7 RONS CAR CARE **n**

7/8 RONS CAR CARE y

7/8 RONS CAR CAREy

7/9 RONS CAR CAREy

7/10 RONS CAR CAREn

7/18 RONS CAR CAREy

7/25 RONS CAR CAREy

7/28 RONS CAR CAREy

7/28 RONS CAR CAREy

7/29 RONS CAR CAREy

8/3 RONS CAR CAREy

8/3 RONS CAR CAREy

8/4 RONS CAR CAREy

8/5 RONS CAR CAREy

8/7 RONS CAR CAREy

8/10 RONS CAR CAREn

8/16 RONS CAR CAREy

8/19 RONS CAR CAREy

8/22 RONS CAR CAREn

8/23 RONS CAR CAREy

8/25 RONS CAR CAREy

8/27 RONS CAR CAREn

8/27 RONS CAR CAREy

9/7 RONS CAR CAREn

9/11 RONS CAR CAREy

9/12 RONS CAR CAREy

9/12 RONS CAR CAREy

9/15 RONS CAR CAREy

9/18 RONS CAR CAREn

9/22 RONS CAR CAREy

9/23 RONS CAR CAREy

9/26 RONS CAR CAREn

9/30 RONS CAR CAREy

10/3 RONS CAR CAREy

10/5 RONS CAR CAREy

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10/8 RONS CAR CAREy

10/9 RONS CAR CAREy

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10/11 RONS CAR CAREy

10/13 RONS CAR CAREy

10/17 RONS CAR CAREy

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10/27 RONS CAR CAREy

10/28 RONS CAR CAREn

10/29 RONS CAR CAREy

10/30 RONS CAR CAREy

11/1 RONS CAR CAREy

11/1 RONS CAR CAREy

11/8 RONS CAR CAREy

11/8 RONS CAR CAREy

11/16 RONS CAR CAREy

11/19 RONS CAR CAREy

11/24 RONS CAR CAREy

11/24 RONS CAR CAREy

11/27 RONS CAR CAREy

11/28 RONS CAR CAREy

12/5 RONS CAR CAREy

12/10 RONS CAR CAREy

12/10 RONS CAR CAREy

12/15 RONS CAR CAREy

12/17 RONS CAR CAREy

12/19 RONS CAR CAREy

12/20 RONS CAR CAREy

12/22 RONS CAR CAREy

12/25 RONS CAR CAREy

12/29 RONS CAR CAREn

12/30 RONS CAR CAREy

12/31 RONS CAR CAREy

2022 TOW LOG - OTHER

Date	Company	Accept Tow?	Notes
1/10	TODDS	Y	
4/2	TODDS	Y	
5/6	TODDS	y	
5/18	DICKS TOWING	y	
6/11	TODDS	y	
6/17	TODDS	y	
7/10	TODDS	y	
8/22	TODDS	y	
8/27	TODDS	y	
9/18	TODDS	y	
9/26	TODDS	y	
10/28	TODDS	y	
12/29	TODDS	y	



Agenda Memo**Crest Hill, IL**

Meeting Date: 07-22-2024
Submitter: Police Chief Edward Clark
Department: Police Department
Agenda Item: Approval Request of Special Event Police Services Agreement

Summary: This year's Festa Italiana is scheduled for August 9-11, 2024. The Police Department is requesting the city enter into an agreement to provide police services for this event, as specified in the contract.

Thank you.

Recommended Council Action: Approval of Agreement

Financial Impact: None

Funding Source:

Budgeted Amount:

Cost: None

Attachments: Special Event Police Services Agreement

EXHIBIT A

SPECIAL EVENT POLICE SERVICES AGREEMENT

This Agreement ("Agreement") is made this _____ day of _____ 20____
 ("Effective Date"), between the CITY OF CREST HILL ("City"), an Illinois Municipal Corporation at 1610 Plainfield Road, Crest Hill, Illinois, and American Italian Cultural Society
 ("ORGANIZATION") located at 1918 Danman DR, Crest Hill IL 60403
 _____, Illinois (collectively, the "Parties").

WHEREAS, City is empowered to provide for the health, safety and welfare in the City of Crest Hill; and

WHEREAS, pursuant to the Illinois Municipal Code, 65 ILCS 5/11-1-1, et seq., "the corporate authorities of each municipality may pass and enforce all necessary police ordinances" through its sworn law enforcement officers (each law enforcement officer an "Officer"); and

WHEREAS, pursuant to the Illinois Municipal Code, 65 ILCS 5/7-4-8, the police of any municipality may exercise their police power in any adjoining municipality; and

WHEREAS, the ORGANIZATION desires to contract with the CITY to provide law enforcement services and assist in providing for safety, security and order for its event on 8-9, 8-10, 8-11-2024 (date) at 1918 Danman DR Crest Hill IL (location) from _____ to _____ (time) ("Special Event"); and
6-11, 12-11, 11-9pm
 WHEREAS, City desires to outline the circumstances in which it will allow its Officers to participate in Special Event Policing.

NOW, THEREFORE, in consideration of the mutual covenants and promises set forth in this Agreement, the Parties agree as follows:

1. SERVICES:

1.1 CITY shall assign Officers to Special Events to perform police patrols and law enforcement duties ("Services"). The Services shall only encompass duties and functions customarily rendered by CITY and Officers assigned to ORGANIZATION shall at all times be subject to the control and direction of CITY.

1.2 Each Officer shall dress in the standard law enforcement uniform issued by the CITY, to include all necessary and required accoutrements that are authorized by the CITY and customarily worn by officers, such as a registered firearm, radio, vest, safety equipment, etc.

1.3 ORGANIZATION shall not exercise control over Officer's enforcement of laws and Officers shall not enforce any rules and regulations that are not otherwise violations of the law,

as determined by Officer and CITY. Officers shall be subject to, and shall abide by, all City and departmental rules and regulations as well as complying with all local, state and federal laws.

1.4 CITY may, in its sole discretion, interrupt Officer's Services in the event of emergencies and other exigent circumstances outside the scope of this Agreement. Such interruption or termination of Services shall not be considered a breach of this Agreement. ORGANIZATION shall only be obligated to pay for the amount of time Officer was present at Special Event.

2. **TERM AND TERMINATION:** This Agreement shall become effective on the Effective Date and shall remain in force until otherwise canceled by the parties. Either Party may terminate this Agreement at any time without cause by providing thirty (30) days prior written notice to the other party. The Chief of Police or Mayor has sole authority to terminate this Agreement on behalf of CITY.

3. **PAYMENT:** In exchange for Services rendered, ORGANIZATION shall pay fees ("Fees") in the amounts and according to the terms set forth as follows:

One Officer without Vehicle:

Current Overtime Hourly Rate* x Number of Hours +15% Admin Fee = Fees

Ex: \$45.00 x 3 + 15% = \$155.25

One Officer with Vehicle:

Current Overtime Hourly Rate* x Number of Hours +20% Admin Fee = Fees

Ex: \$45.00 x 3 + 20% = \$162.00

*Overtime Hourly Rate is set by the current Collective Bargaining Agreement between the City and the Metropolitan Alliance of Police Chapter 15

CITY shall provide ORGANIZATION with a statement of said compensation to be reimbursed within thirty (30) days of the statement. In the event City has to initiate suit to collect payment due under the terms of this Agreement, ORGANIZATION agrees that it shall be responsible for CITY'S attorney fees and court costs.

4. **LIABILITY INSURANCE:** As a requirement of this Agreement, ORGANIZATION shall add the CITY as an additional insured on its general liability policy with a minimum \$1,000,000 single occurrence limit for the Special Event and provide proof prior to the Special Event. If ORGANIZATION does not provide proof of insurance at least one week prior to Special Event, then CITY may terminate this Agreement immediately and such termination shall not constitute a breach.

5. **CITY'S STATUS AS INDEPENDENT CONTRACTOR.** ORGANIZATION and CITY enter into this Agreement at arms' length. CITY at all times shall be considered an independent contractor for all purposes under this Agreement, including the performance of Services. Nothing in this Agreement shall be deemed or construed to create a joint venture, partnership or

employer/employee relationship between the Parties. Neither ORGANIZATION nor CITY shall hold itself out as the representative or agent of the other Party. Neither ORGANIZATION nor CITY has the right and neither shall seek to exercise any control over the other Party, its employees, its Officers or its agents. CITY, its employees, and Officers assigned to the Special Event shall not be deemed employees or joint employees of ORGANIZATION for any purpose. CITY retains the sole right and authority to recruit, hire, promote, discipline, demote, discharge, determine rates of pay for, establish the terms and conditions of employment of, and/or to direct and control the manner in which its employees and Officers discharge their professional and work duties. CITY is responsible for instructing and training its Officers consistent with this Agreement. CITY retains the sole right and authority to decide and direct which Officers it shall assign, at what times, and to which Facilities to provide Services under this Agreement. CITY shall be solely responsible for all employee wages, timesheets, payroll deductions, federal and state taxes, unemployment compensation contributions, social security taxes, and benefits of its employees and Officers. Neither CITY nor its employees, agents or Officers are entitled to receive any benefits, including but not limited to salary, vacation pay, sick leave, retirement benefits, social security, workers' compensation, health, disability, unemployment and stock options that ORGANIZATION may provide to its employees. It is understood that ORGANIZATION will not provide and shall not be responsible for worker's compensation coverage for CITY or any Officer. Responsibility for providing such coverage remains solely with CITY. When rendering Services at the Facilities, Officers act solely as the agents of CITY.

6. MISCELLANEOUS:

- 6.1 **ASSIGNMENT OF RIGHTS:** This Agreement, or any of the parties' respective rights or obligations hereunder, may not be assigned or transferred, directly or indirectly, by operation of law or otherwise, by either party without the prior written consent of the other party.
- 6.2 **SURVIVAL:** No termination or expiration of this Agreement shall affect the rights and obligations of the parties accruing prior to the effective date of termination or expiration.
- 6.3 **NO THIRD-PARTY BENEFICIARIES:** Nothing in this Agreement is intended to or shall be deemed to confer any rights upon any person who is not a party hereto, including any Officer.
- 6.4 **NO FIDUCIARY RELATIONSHIP:** Nothing in this Agreement creates any relationship of trust or other fiduciary relationship between the parties hereto, or any Officer.
- 6.5 **COUNTERPARTS:** This Agreement may be executed in one or more counterparts, all of which shall be deemed one and the same agreement and shall become effective when each of the parties has signed one or more counterparts.

6.6 **ENTIRE AGREEMENT; MODIFICATION:** This Agreement with Exhibits constitutes the entire agreement of the parties and supersedes all prior agreements, negotiations, dealings, and understandings, whether written or oral, between the parties regarding the subject matter hereof. No waivers, amendments, or modifications of this Agreement or any part thereof shall be valid unless in writing signed by both parties. Any non-written waiver of any of the terms and conditions hereof shall not be construed as a general waiver by the CITY and the CITY shall be free to reinstate any such term or condition.

6.7 **SEVERABILITY:** The parties each agree that if any provision of this Agreement is or becomes invalid or prohibited under applicable law, such provision shall be ineffective to the extent of any such prohibition without impairing the remaining provisions in any way.

IN WITNESS WHEREOF, the parties through their authorized representatives have executed this Agreement as of the dates written below.

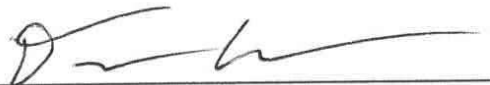
CITY OF CREST HILL

Mayor Date

Attest:

City Clerk Date

ORGANIZATION

By:  7-9-24
Date

Its: _____



City Council Work Session Agenda Memo

Crest Hill, IL

Meeting Date: 07/22/24

Name: Ron Mentzer, Interim Community & Economic Development Director
Zoe Gates, Administrative Clerk

Department: Community Development

Topic: Plan Commission Rezoning Recommendation for 1817 N. Broadway Street

Summary: At the Plan Commission meeting conducted on July 11, 2024, the Plan Commission conducted a public hearing on the rezoning requested by the owner of the residential property located at 1817 North Broadway Street. Ms. Marian Patkowski submitted to rezone the property from R-1 Single Family Residence to R-2 Two Family Residence.

A previous owner was denied a rezoning from R-1 To R-2 in 1998. The house was split into two units without city permits at some point in the past. As a result, the two unit configuration is non-conforming. The current owner purchased the property as an income property (rental) and wishes to rezone the property in order to legalize and rent the second unit. They have done both interior and exterior work without permits.

The rezoning request goes against the 2014 Comprehensive Plan. According to Zoning Ordinance Section 5.5 Sale of a Non-Conforming Use, when a property is sold, non-conforming use must be brought into conformance with applicable City zoning requirements.

The Plan Commission recommended unanimous denial of this rezoning at their July 11, 2024 meeting.

Recommended Council Action: Direct Staff and the City Attorney to prepare an ordinance to deny the requested rezoning for 1817 North Broadway Street as recommended by the Plan Commission at their July 11, 2024 meeting.

Financial Impact:

Funding Source:

Budgeted Amount:

Cost:

Attachments:

- July 11, 2024 Community Development Staff Report.
- Plat of Survey dated 02/23/2022 which does not reflect current lot coverage.
- Page 96 of the 2014 Comprehensive Plan showing the Land Use & Development of the area in question.
- Zoning Ordinance 5.5 Sale of a Non-Conforming Use.



To: Plan Commission

From: Ron Mentzer, Interim Community and Economic Development Director
Zoe Gates, Administrative Clerk

Date: July 11, 2024

Re: Marian Patkowski Rezoning of 1817 North Broadway Street

Project Details

Project	Marian Patkowski
Request	Rezoning
Location	1817 North Broadway Street

Site Details

Lot Size:	0.15 acres
Existing Zoning	R-1

Land Use Summary

Subject Parcel	Land Use	Comp Plan	Zoning
Subject Parcel	Single Family Residential	Local Commercial	R1
North	Remodeling Business	Local Commercial	B2
South	Multi-Family Residential	Local Commercial	R3
East	Empty Lot	Mixed Use/Flex	B2
West	Single Family Residential	Mixed Use/Flex	R1

Attachments

Supporting Documents prepared by Applicant

Project Summary

Attorney Daniel Stefanczuk (the “Applicant”) on behalf of Marian Patkowski (the “Owner”) is seeking approval of the rezoning of 1817 N. Broadway St. (the “Property”) from R-1 Single Family Residence to R-2 Two-Family Residence. The Owner desires to use the property as a two-dwelling unit rental instead of the single dwelling unit permitted in the Property’s existing underlying R-1 zoning.

Analysis

In consideration of the request, the key points of discussion and details are as follows:

The Property is located in the “West Broadway Commercial Model Block” of the Broadway/Theodore Commercial Subarea Plan component of the City’s 2014 Comprehensive Plan. As documented in the attached excerpts from the City’s Comprehensive Plan, the Broadway/Theodore Subarea Plan calls for the area the Property is located in to be redeveloped with a small or medium box commercial development area. Encouraging the addition of new residential units through the rezoning of existing single family zoned properties to two-family zoning would be counter to that plan.

Historical City records reflect that in 1998, the City denied a previous property owner’s request to have this Property rezoned from R1 to R2.

Section 12.8-5 of the Zoning Ordinance states the Plan Commission shall submit written findings of fact together with a recommended course of action to the City Council and shall consider the following factors when considering rezoning/zoning map amendment requests:

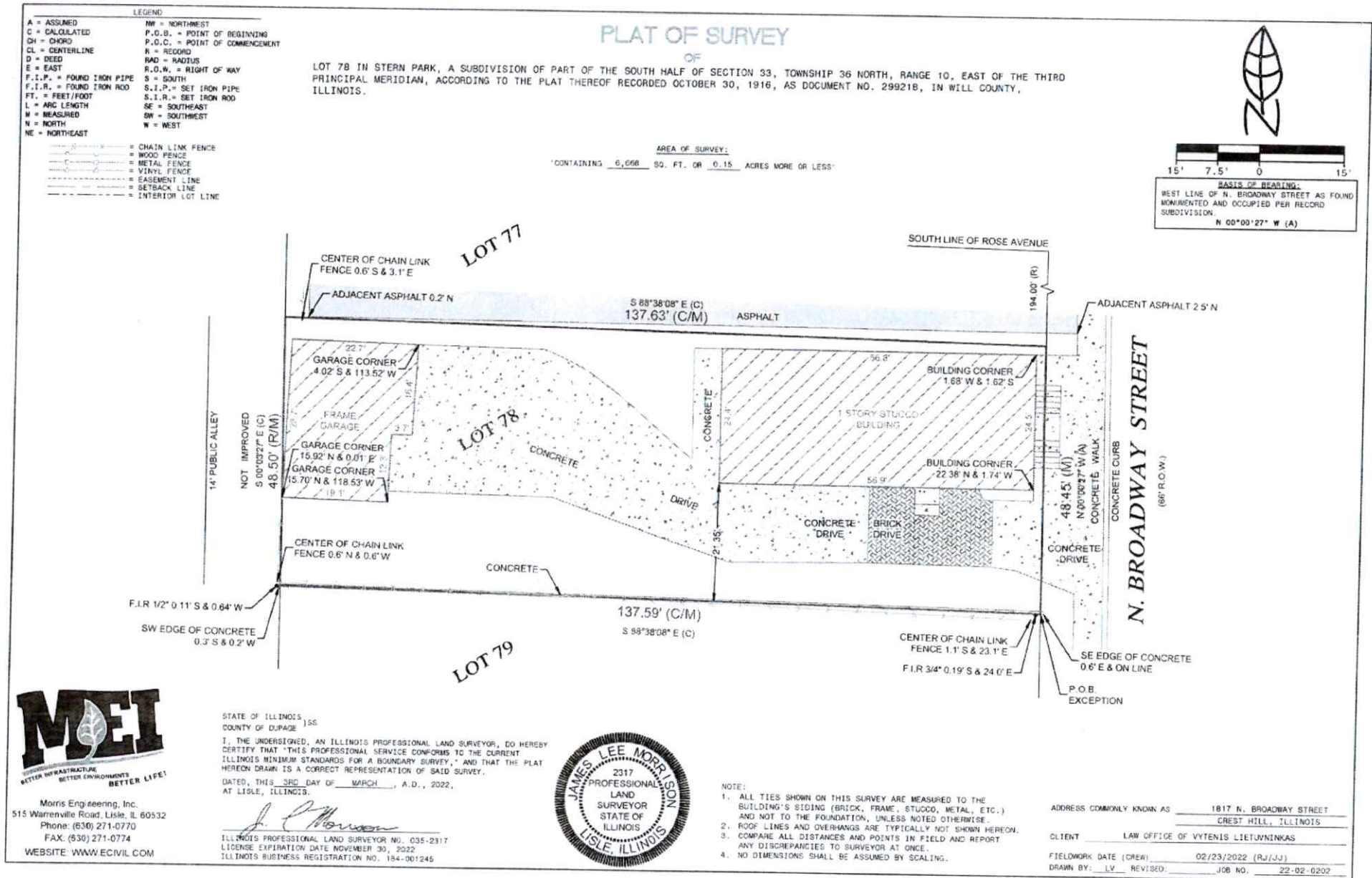
1. Whether the uses permitted by the proposed amendment would be appropriate in the area concerned.
2. Whether adequate public school facilities and other public services exist or can be created to serve the needs of any additional dwelling units likely to be constructed as a result of such change.
3. Whether the proposed change is in accord with any existing or proposed plans for providing public water supply and sanitary sewers in the vicinity.
4. Whether the proposed amendment is likely to result in an increase or decrease in the total zoned residential capacity of the City and the probable effect of such change on the cost of providing public services.
5. The amount of vacant land which is currently zoned for similar development in the City or in contiguous areas, and particularly in the vicinity of the area included in

- the proposed amendment, and any special circumstances which may make part of such vacant land unavailable for development.
6. The recent rate at which land is being developed in the proposed district of the City, and particularly in the vicinity of the area included in the proposed amendment.
 7. The effect of the proposed amendment upon the growth of existing neighborhoods as envisaged by the Crest Hill Comprehensive Plan.
 8. Whether other areas designated for similar development are likely to be so developed if the proposed amendment is adopted, and whether the designation for such future development should be withdrawn from such areas by further amendment of this Ordinance.
 9. If the proposed amendment involves a change from a residential to a non-residential designation, whether more non-residential land is needed in the proposed location to provide commercial services or employment for the residents of the City.
 10. Existing uses and zoning within the general area of the property in question.
 11. The extent to which property values are diminished by particular zoning restrictions.
 12. The extent to which the restriction of property values of the petitioner promotes the health, safety, morals, or general welfare of the public.
 13. Whether the proposed amendment is the minimum adjustment necessary to allow the reasonable use of the property.

Additional items for consideration include:

The existing building has one water meter and the City has no record of any building permits to divide the existing building into more than one unit. Any work that has been performed by the previous or current property owner to convert the existing single-family structure into a multi-unit building has been performed illegally and without proper permits from the City.

Please contact Ron Mentzer at 815-741-5107 or rmentzer@cityofcresthill.com with any questions or concerns.



BROADWAY & THEODORE SUBAREA PLAN

LAND USE & DEVELOPMENT

The Broadway/Theodore Subarea includes the Broadway Street corridor from Caton Farm Road to Theodore Street, and the Theodore Street corridor from Broadway Street to Frederick Street. Broadway Street consists primarily of commercial and industrial uses, while Theodore Street is a mix of residences, commercial uses, and community facilities.

Development Opportunity Sites

Development opportunity sites in this subarea focus on Broadway Street due to the significant deterioration of development along this corridor and new opportunities that may be presented by the planned Caton Farm Road bridge project. On Theodore Street, there are several small vacant or underutilized lots that could be considered redevelopment opportunities, but they would require property assembly to create viable parcels. These opportunities are not specifically identified in this subarea plan, but should be monitored over time and acted upon as opportunities arise. In the short-term, Theodore Street is likely to experience incremental improvements to existing development.



1 Broadway and Caton Farm Crossing Site

This site includes parcels at the northwest and southwest corners of Broadway and the existing Caton Farm Road. This site should become a commercial development node, benefiting from increased traffic on Caton Farm Road due to the planned Caton Farm Road bridge and expansion project. Uses in this area will likely include auto-oriented services or small retailers, and should incorporate landscaping and attractive building design in order to serve as the "front door" to Crest Hill for those entering from the north or east.

2 Caton Farm North Site

This site is best suited for industrial redevelopment due to its size, land use context, and the limited potential for commercial development. It is deep enough to accommodate uses similar to those on the south side of Caton Farm Road, and is sited next to an IDOT roadway maintenance facility. Depending on the long-term status of the Stateville Correctional Center, this site could provide access north into a larger industrial development area. On-site access and circulation should be planned accordingly.

3 Caton Farm Road Triangle

This large site could serve as a commercial and/or industrial triangle. It has access to both Caton Farm Road and Broadway Street, which provide connections to I-55 and I-80. And could be served by rail spurs at the south end of the site. An internal circulator street should be constructed to provide efficient access. While the majority of the site will likely be most viable for industrial development, local commercial development could occur along the existing Caton Farm Road just west of opportunity site #1, depending on market demand over time.

4 West Broadway Commercial Model Block

The West Broadway Commercial Model Block could be applied to five full-block development areas along the west side of Broadway from Chaney Avenue to just north of Theodore Street. This portion of Broadway faces significant challenges related to the condition of existing development, the shallow depth of the lots, and their close proximity to residential uses. Since lot-by-lot redevelopment would limit the ability to accommodate contemporary development programs, the most feasible approach to revitalization in this area is full-block redevelopment.

Model Blocks could include small- or medium-box commercial development at the corners with interior parking lots and service areas accessed from the rear drive aisles. On a case-by-case basis, consideration should be given to expanding the depth of the commercial block by redeveloping residential uses east of Hickory Street. When this occurs, substantial screening should be provided along Hickory. An all developments, sidewalks should be provided along Broadway Street and to building entries, while screening and buffers should be installed along residential uses. Development should include attractive building design, parking lot screening, and landscaped islands in parking lots.

5 East Broadway Commercial/Industrial Model Block

This concept should be applied to the east side of Broadway Street and is similar to the Commercial Model Block, with the exception that blocks could also accommodate industrial uses due to the lack of adjacent neighborhoods. Development on this side of Broadway should accommodate a trail along the front property line and screen the corridor from heavy industrial uses located along the Des Plaines River.

5.5 SALE OF A NON-CONFORMING USE

No non-conforming use or structure shall be sold, transferred or conveyed unless the same is made to conform to the use regulations of the district in which it is located.



Agenda Memo

Crest Hill, IL

Meeting Date:	July 22, 2024
Submitter:	Ronald J Wiedeman
Department:	Engineering
Agenda Item:	A Resolution approving Amendment No 1 to the September 21, 2022 agreement for design and bidding -related services for Well 14 by and between the City of Crest Hill, Will County, Illinois and Strand Associates, Inc.

Summary: Staff is requesting approval of an Amendment to the current approved contract with Strand Associates, Inc. The amendment is being requested to cover out of scope work not originally included in the original agreement. These items are as follows:

- Update and revise the final plans from a designed raw water supply line to a finished water supply.
- Prepare and submit a revised application for construction permit to IEPA for approval.
- Provided coordinated with the design engineers working for the Grand Prairie Water Commission on potential conflicts.
- Additional effort to coordinate with ComEd due to potential utility conflicts.

The amount of the amendment to cover the work is \$12,000.00 which will increase the total contract amount to \$112,000.00.

This work was not anticipated for the 2025 budget, but can be paid for by completing a budget transfer in the 2025 budget from account number 12-00-7602 to 12-00-7610.

Recommended Council Action: A Resolution approving Amendment No 1 to the September 21, 2022 agreement for design and bidding -related services for Well 14 by and between the City of Crest Hill, Will County, Illinois and Strand Associates, Inc.

Financial Impact:

Funding Source: Water Fund

Budgeted Amount: 0.00

Cost: \$12,000.00

Attachments:

Resolution-Amendment 1 to September 21, 2022 Agreement.

Supplement No 1 Caton Farm Rd. Water Transmission Line-Unsigned-3894.052.1 NSF.pdf

RESOLUTION NO. _____

**A RESOLUTION APPROVING AMENDMENT NO 1 TO THE SEPTEMBER 21, 2022
AGREEMENT FOR DESIGN AND BIDDING-RELATED SERVICES FOR WELL NO 14
BY AND BETWEEN THE CITY OF CREST HILL, WILL COUNTY, ILLINOIS AND
STRAND ASSOCIATES, INC.**

WHEREAS, the Corporate Authorities of the City of Crest Hill, Will County, Illinois, have the authority to adopt resolutions and to promulgate rules and regulations that pertain to the City's government and affairs and protect the public health and, safety, and welfare of its citizens; and

WHEREAS, pursuant to Section 2-2-12 of the Illinois Municipal Code (65 ILCS 5/2-2-12), the City Council possesses the authority to enter into contracts that serve the legitimate corporate purposes of the City; and

WHEREAS, Strand Associates, Inc. (the "COMPANY"), is an entity that is in the business of providing Amended Design Services, to the September 21, 2022 agreement for design and bidding-related services for Well no 14 Improvement (the "Services"); and

WHEREAS, the City Council desires to engage the Company to provide the Services and the Company is ready, willing to perform the Services for the City; and

WHEREAS, City Staff have negotiated an amendment No 1 to the September 21, 2022 agreement for design and bidding-related services for Well no 14 Improvement (the "Agreement") with the Company for the purposes of engaging the Company to perform the Construction Services (a copy of the Agreement is attached hereto as Exhibit A and fully incorporated herein); and

WHEREAS, the Staff and City Council has reviewed the Agreement and determined that the conditions, terms, and provisions of the Agreement are fair, reasonable, and acceptable to the City; and

WHEREAS, the City Council has determined that it is in the best interest of the City and its citizens to enter into the Agreement with the Company.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Crest Hill, Illinois, pursuant to its statutory authority, as follows:

SECTION 1: PREAMBLE. The City Council hereby finds that all of the recitals contained in the parable to this Resolution are true, correct and complete and are hereby incorporated by reference hereto and made part hereof.

SECTION 2: AGREEMENT APPROVED. The City Council hereby finds and declares that the conditions, terms, and provisions of this Amended Agreement (Exhibit A) in the amount of \$112,000.00 are fair, reasonable, and acceptable to the City and that the same is hereby approved in

form and substance. Therefore, the City Council hereby authorizes and directs the Mayor to execute and deliver, and the Clerk to attest, the Agreement, and further to take any and all other actions, including without limitation the execution and delivery of any and all documents, necessary and appropriate to effectuate the intent of this Resolution, which is to enter into the Agreement with the Company.

SECTION 3: SEVERABILITY. If any section, paragraph, clause or provisions of this Resolution is held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any other provision of this Resolution.

SECTION 4: REPEALER. All ordinances, resolutions or orders, or parts thereof, which conflict with the provisions of this Resolution, are to the extent of such conflict hereby repealed.

SECTION 5: EFFECTIVE DATE. This Resolution shall be in full force and effect immediately upon its passage and publication according to law.

[Intentionally Blank]

PASSED THIS 5th DAY AUGUST, 2024.

	Aye	Nay	Absent	Abstain
Alderman Scott Dyke	_____	_____	_____	_____
Alderwoman Jennifer Methvin	_____	_____	_____	_____
Alderwoman Claudia Gazal	_____	_____	_____	_____
Alderman Darrell Jefferson	_____	_____	_____	_____
Alderperson Tina Oberlin	_____	_____	_____	_____
Alderman Mark Cipiti	_____	_____	_____	_____
Alderman Nate Albert	_____	_____	_____	_____
Alderman Joe Kubal	_____	_____	_____	_____
Mayor Raymond R. Soliman	_____	_____	_____	_____

APPROVED THIS 5th DAY OF AUGUST 2024.

Raymond R. Soliman, Mayor

ATTEST:

Christine Vershay-Hall, City Clerk

EXHIBIT A



July 8, 2024

City of Crest Hill
1610 Plainfield Road
Crest Hill, IL 60403

Attention: Honorable Raymond Soliman, Mayor

Re: Amendment No. 1 to the September 21, 2022, Agreement for Design and Bidding-Related Services for Well No. 14

This is Amendment No. 1 to the referenced Agreement.

Under **Scope of Services**, Well No. 14 Raw Water Main Design and Bidding-Related Services, ADD the following:

- “16. Revise final drawings to change from raw water supply to finished water supply.
17. Prepare and submit a revised application for construction permit to IEPA for review and permitting.
18. Communicate with Grand Prairie Water Commission to review potential conflicts.
19. Communicate with ComEd to review potential conflicts.”

Under **Compensation**, in the second paragraph, CHANGE a lump sum of \$100,000 to “a lump sum of \$100,000 for Items No. 1 through No. 15 and on an hourly rate basis plus expenses an estimated fee of \$12,000 for Items No. 16 through No. 19.”

Under **Schedule**, CHANGE March 31, 2023, to “April 30, 2025.”

IN WITNESS WHEREOF the parties hereto have made and executed this Amendment.

ENGINEER:

STRAND ASSOCIATES, INC.®

OWNER:

CITY OF CREST HILL

Joseph M. Bunker
Corporate Secretary

Date

Raymond R. Soliman
Mayor

Date



Agenda Memo

Crest Hill, IL

Meeting Date:	July 22, 2024
Submitter:	Ronald J Wiedeman
Department:	Engineering
Agenda Item:	Chaney-Monge School Building Addition-Plat of Dedication

Summary: School District 88 has submitted plans to the City for a new 4,765 sq ft building addition to Chaney-Monge School. The new addition is being proposed along the east side of the school adjacent to N. Center Street. During the review of the plans, it was found that the school district property extends to the center line of N. Center St. The existing roadway is constructed on school district property.

As part of building expansion work, the school district has indicated it is willing to voluntarily dedicate the portion of N. Center St currently owned by the school district from the existing centerline of N. Center St. to the edge of the west curbline of N. Center Street to the City at no charge. Once this dedication occurs, the school building would no longer comply with the standard zoning setback requirements associated with the property's underlying R1 zoning classification.

The school district is also willing to voluntarily dedicate a five-foot wide public utility easement adjacent to the west side of N. Center St for any City and public utilities.

The above noted school district voluntary dedications are contingent on the City satisfying the following conditions:

- 1) Coordinate and pay for the preparation of the required Plat of Dedication (\$2500 City cost).
- 2) Coordinate and pay to update the boundary survey and legal description of the school's property, have it recorded with the Will County Assessor's Office, and send a copy of the recorded document to the school district for their records. (\$100+/- City cost).
- 3) Coordinate and pay for the zoning variation/public hearing process that that would culminate in the City's approval of the required building setback variations necessary to ensure the school building's setbacks are not considered non-conforming. (\$500 +/- City cost)
- 4) Update the City Zoning Map to reflect the dedication of a portion of the school property as public right-of-way.

Recommended Council Action: A motion to authorize City staff to coordinate the City's completion of the four school district conditions required to complete the dedication of N. Center Street right-of-way and a five-foot-wide public utility easement along the west edge of N. Center Street adjacent to the school district property.

Financial Impact:

Funding Source: General Fund

Budgeted Amount: Not included in 2025 budget but can be paid out of account number 01-03-5330 due to saving in other budget items. Line item will remain under amount approved in 2025 budget.

Cost: \$3,100

Attachments:

24.0035-01-POD-Sheet1 2024-06-20

PLAT OF DEDICATION

THAT PART OF THE EAST HALF OF THE NORTHWEST QUARTER OF SECTION 33, TOWNSHIP 36 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT 284 FEET NORTH OF THE SOUTH LINE OF SAID NORTHWEST QUARTER SECTION ON THE EAST LINE OF THE SAID NORTHWEST QUARTER SECTION AND SAID POINT ALSO BEING THE SOUTH RIGHT OF WAY OF CHANEY ROAD; THENCE SOUTH 01 DEGREES 54 MINUTES 02 SECONDS EAST ALONG SAID EAST LINE, 121.79 FEET TO THE SOUTH LINE OF THE NORTH 122 FEET OF THE SOUTH 284 FEET OF SAID EAST HALF OF THE NORTHWEST QUARTER OF SECTION 33, AS SHOWN ON ZIVALY RANCH ACRES SUBDIVISION UNIT # 2, RECORDED AS DOCUMENT NUMBER 981113; THENCE SOUTH 87 DEGREES 59 MINUTES 15 SECONDS WEST ALONG SAID SOUTH LINE, 18.41 FEET; THENCE NORTH 01 DEGREES 06 MINUTES 35 SECONDS WEST, 121.81 FEET TO THE NORTH LINE OF THE SOUTH 284 FEET OF SAID EAST HALF OF THE NORTHWEST QUARTER SECTION 33 SAID NORTH LINE ALSO BEING THE SOUTH RIGHT OF WAY OF CHANEY ROAD; THENCE NORTH 88 DEGREES 00 MINUTES 09 SECONDS EAST ALONG SAID SOUTH RIGHT OF WAY LINE OF CHANEY ROAD TO THE POINT OF BEGINNING, IN WILL COUNTY, ILLINOIS.

UTILITY EASEMENT

A PERMANENT NON-EXCLUSIVE EASEMENT IS HEREBY RESERVED FOR AND GRANTED TO THE CITY OF CREST HILL (HEREINAFTER "THE GRANTEE"), AND TO ALL PUBLIC UTILITY AND OTHER COMPANIES OF ANY KIND OPERATING UNDER FRANCHISE GRANTING THEM RIGHTS FROM THE GRANTEE, INCLUDING, BUT NOT LIMITED TO THE FOLLOWING COMPANIES: ILLINOIS BELL TELEPHONE COMPANY, COMMONWEALTH EDISON COMPANY, AND NORTHERN ILLINOIS GAS COMPANY AND TO THEIR SUCCESSORS AND ASSIGNS IN, UPON, ACROSS, OVER, UNDER AND THROUGH THE AREAS SHOWN BY DASHED LINES AND LABELED "UTILITY EASEMENT" ON THIS PLAT OF DEDICATION, OR WHERE OTHERWISE NOTED IN THE ABOVE LEGEND FOR THE PURPOSE OF INSTALLING, CONSTRUCTING, INSPECTING, OPERATING, REPLACING, RENEWING, ALTERING, ENLARGING, REMOVING, REPAIRING, CLEANING AND MAINTAINING ELECTRICAL, CABLE TELEVISION, COMMUNICATION, GAS, TELEPHONE CITY WATER, SEWER, AND STORMWATER CONVEYANCE ITEMS OR OTHER UTILITY LINES AND APPURTENANCES, AND SUCH OTHER INSTALLATIONS AND SERVICE CONNECTIONS AS MAY BE REQUIRED TO FURNISH PUBLIC UTILITY SERVICES TO ADJACENT AREAS, AND SUCH APPURTENANCES AND ADDITIONS THERETO AS THE GRANTEE MAY DEEM NECESSARY, TOGETHER WITH THE RIGHT OF ACCESS ACROSS THE REAL ESTATE PLATTED HEREON FOR THE NECESSARY PERSONNEL AND EQUIPMENT TO DO ANY OR ALL OF THE ABOVE WORK. NO PERMANENT BUILDINGS OR TREES SHALL BE PLACED ON SAID EASEMENTS, BUT THE PREMISES MAY BE SUED FOR GARDENS, SHRUBS, LANDSCAPING, AND OTHER PURPOSES THAT DO NOT THEN OR LATER INTERFERE WITH THE AFORESAID USES AND RIGHTS. FENCES SHALL NOT BE ERECTED UPON SAID EASEMENTS IN ANY WAY WHICH WILL RESTRICT THE USES HEREIN GRANTED EXCEPT WHERE SPECIFICALLY PERMITTED BY WRITTEN AUTHORITY TO GRANTEE. THE RIGHT IS ALSO HEREBY GRANTED TO THE GRANTEE TO CUT DOWN, TRIM OR REMOVE ANY TREES, FENCES, SHRUBS, OR OTHER PLANTS THAT INTERFERE WITH THE OPERATION OF OR ACCESS TO SAID UTILITY INSTALLATION IN, ON, UPON, ACROSS, UNDER OR THROUGH SAID EASEMENTS. THE GRANTEE SHALL NOT BE RESPONSIBLE FOR REPLACEMENT OF ANY SUCH IMPROVEMENTS, FENCES, GARDENS, SHRUBS OR LANDSCAPING REMOVED DURING EXERCISE OF THE HEREIN GIVEN RIGHTS. REPLACEMENT OF ITEMS SO REMOVED SHALL BE THE RESPONSIBILITY OF THE THEN LOT OWNER.

P.I.N. 11-04-33-107-011

GRAPHIC SCALE



(IN FEET)
1 inch = 40 ft.

HARON GRID

MORTGAGEE'S CERTIFICATE

STATE OF _____)
COUNTY OF _____)SS
_____, AS MORTGAGEE UNDER

PROVISIONS OF A CERTAIN MORTGAGE DATED _____
AND RECORDED IN THE RECORDER'S OFFICE OF _____ COUNTY,

ILLINOIS, AS DOCUMENT NUMBER _____, HEREBY CONSENTS TO
RECORDING OF THIS PLAT FOR THE USES AND PURPOSES HEREON SHOWN.

DATED AT _____, THIS _____ DAY
OF _____, A.D., 20 _____.

BY: _____ BY: _____
TITLE: _____ TITLE: _____

NOTARY'S CERTIFICATE

STATE OF _____)
COUNTY OF _____)SS

I, _____, A NOTARY PUBLIC IN THE
COUNTY AND STATE AFORESAID, DO HEREBY CERTIFY THAT
_____, (TITLE) AND _____

(TITLE) OF _____ (COMPANY), WHO ARE
PERSONALLY KNOWN TO ME TO BE THE SAME PERSONS WHO ARE SUBSCRIBED TO THE FOREGOING
MORTGAGEE'S CERTIFICATE APPEARED BEFORE ME THIS DAY IN PERSON AND ACKNOWLEDGED THE
EXECUTION OF THIS INSTRUMENT IN THEIR CAPACITY FOR THE FOR THE USES AND PURPOSES
THEREIN SET FORTH AS THE FREE AND VOLUNTARY ACT AN DEED OF SAID CORPORATION.

GIVEN UNDER MY HAND AND NOTARIAL SEAL THIS _____ DAY
OF _____ A.D., 20 _____.

BY: _____
NOTARY PUBLIC

OWNER'S CERTIFICATE

STATE OF _____)
COUNTY OF _____)SS

THIS IS TO CERTIFY THAT _____ IS THE OWNER OF
THE PROPERTY DESCRIBED IN THE FOREGOING SURVEYOR'S CERTIFICATE AND BY THE DULY ELECTED
OFFICERS HAS CAUSED THE SAME TO BE SURVEYED AND PLATTED AS INDICATED HEREON, FOR THE USES
AND PURPOSES THEREIN SET FORTH, AS ALLOWED AND PROVIDED BY STATUTE AND HEREBY
ACKNOWLEDGES AND ADOPTS THE SAME UNDER THE STYLE AND TITLE AFORESAID.

DATED AT _____, THIS _____ DAY
OF _____ A.D., 20 _____.

BY: _____ ATTEST: _____
TITLE: _____ TITLE: _____

NOTARY'S CERTIFICATE

STATE OF _____)
COUNTY OF _____)SS

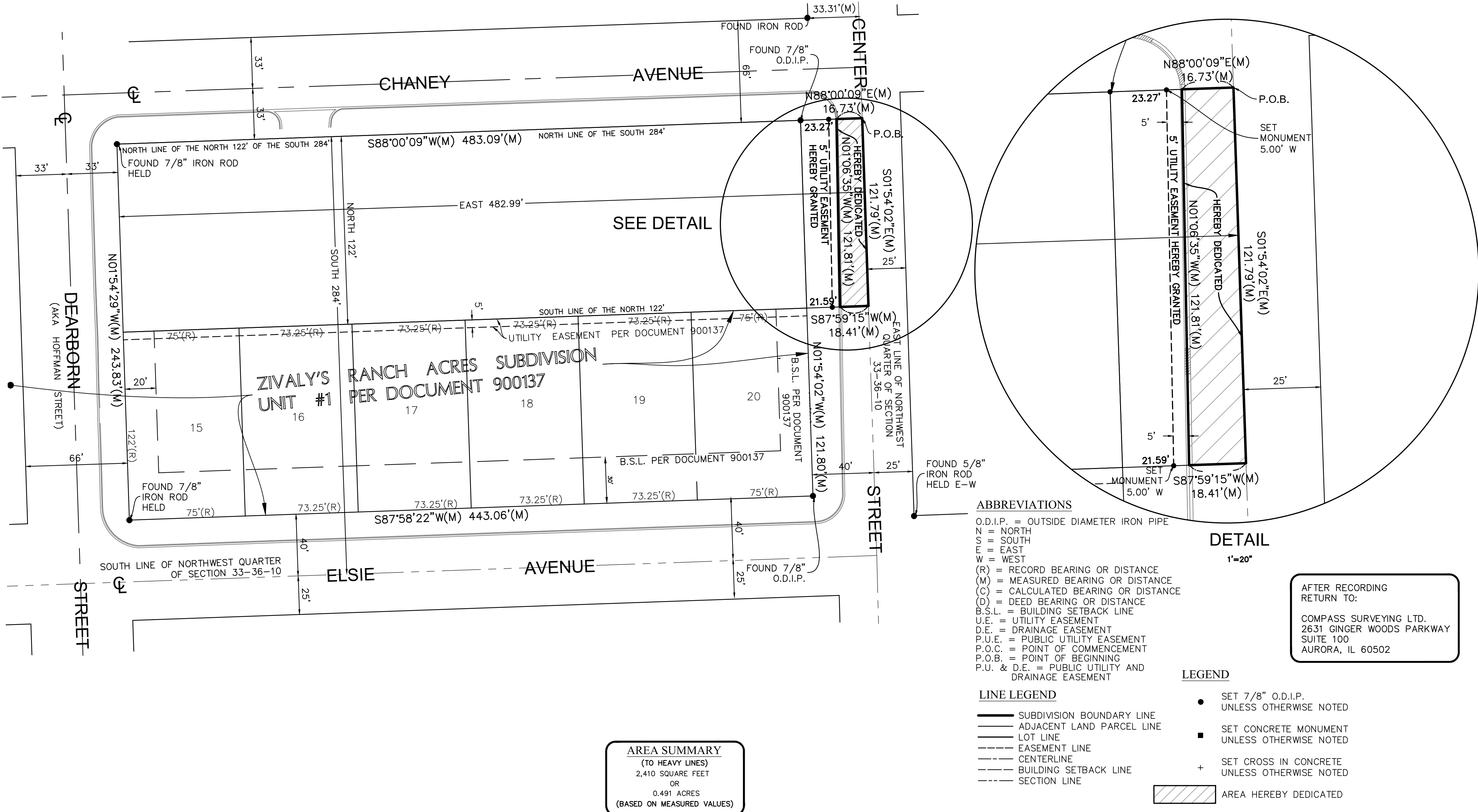
I, _____, A NOTARY PUBLIC IN THE COUNTY AND STATE
AFORESAID, DO HEREBY CERTIFY THAT

_____, _____
(TITLE) AND _____,

(TITLE) OF _____ (COMPANY), WHO ARE PERSONALLY KNOWN
TO ME TO BE THE SAME PERSONS WHO ARE SUBSCRIBED TO THE FOREGOING CERTIFICATE OF
OWNERSHIP, APPEARED BEFORE ME THIS DAY IN PERSON AND ACKNOWLEDGED THE EXECUTION OF THIS
INSTRUMENT IN THEIR CAPACITY FOR THE USES AND PURPOSES THEREIN SET FORTH AS THE FREE AND
VOLUNTARY ACT AND DEED OF SAID CORPORATION.

GIVEN UNDER MY HAND AND NOTARIAL SEAL THIS _____ DAY
OF _____ A.D., 20 _____.

BY: _____
NOTARY PUBLIC



CITY COUNCIL CERTIFICATE

STATE OF ILLINOIS)
COUNTY OF WILL)SS

APPROVED AND ACCEPTED BY THE MAYOR AND CITY COUNCIL
OF THE CITY OF CREST HILL, ILLINOIS, AT A MEETING HELD

THE _____ DAY OF _____, A.D., 20_____.

BY: _____ MAYOR ATTEST: _____ CITY CLERK

WILL COUNTY RECORDER'S CERTIFICATE

STATE OF ILLINOIS)
COUNTY OF WILL)SS

THIS INSTRUMENT _____ WAS FILED FOR
RECORD IN THE RECORDER'S OFFICE OF WILL COUNTY, ILLINOIS ON THE
_____ DAY OF _____ A.D., 20_____ AT
O'CLOCK _____ M., AND WAS RECORDED IN BOOK _____ OF PLATS ON
PAGE _____

RECORDER OF DEEDS _____

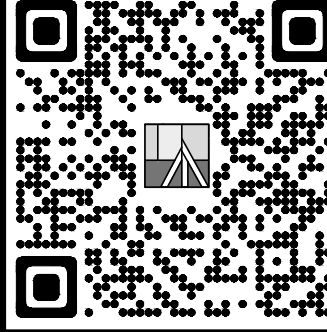
SURVEYOR'S CERTIFICATE

STATE OF ILLINOIS)
COUNTY OF KANE)SS

I, SCOTT C. KREBS, HAVE SURVEYED AND PLATTED THE PROPERTY AS
HEREON SHOWN FOR THE PURPOSES OF ROADWAY DEDICATION.

COMPASS SURVEYING LTD.
PROFESSIONAL DESIGN FIRM
LAND SURVEYOR CORPORATION NO. 184--002778
LICENSE EXPIRES 4/30/2025

BY: _____ DATE: 6--20--2024
SCOTT C. KREBS
ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 3509
EXPIRES 11--30--24



DATE	BOOK	PG	BY	CHECKED BY	DATE	NO.	REVISIONS	DATE	NO.	REVISIONS
6-20-2024	619	61-62	MP	SK	06/26/24	1.	CITY EMAIL DATED 06/26/24 - REVISE PROVISION LANGUAGE			

PROJECT	CLIENT
Chaney - Monge School - Crest Hill	City of Crest Hill 26000 City Center Blvd. Crest Hill, Il. 60403

COMPASS SURVEYING LTD.
ALTA SURVEYS • TOPOGRAPHY • CONSTRUCTION STAKING
2631 GINGER WOODS PARKWAY, STE. 100
AURORA, IL 60502
PHONE: (630) 820-9100 FAX: (630) 820-9100 EMAIL: ADMIN@CLSURVEYING.COM

SCALE: 1" = 20'

1 OF 1

PROJ NO.: 24.0035-01



Agenda Memo

Crest Hill, IL

Meeting Date:	July 22, 2024
Submitter:	Ronald J Wiedeman
Department:	Engineering
Agenda Item:	Weber Rd & McGilvray Welcome Sign-South Face Options

Summary: I have reached out to our contractor to get pricing and options for the south facing side of the welcome sign along Weber Rd per the request of Council Woman Gazal.

The options are:

Option 1:

- Create a template out of aluminum and sandblast the back of the sign and then hand paint the letters.
- Includes adding 1 light similar to the existing lights
- Cost: \$5460

Option 2:

- Cut dimensional letters out of PVC. Paint them. Then stud mount them to the back of the sign.
- Includes adding 1 light similar to the existing lights :
- Cost \$3350

Option 3:

- Cut a rectangular panel. 1in deep. Stud mount to the back of the sign. Vinyl letters on the panel.
 - includes adding 1 light similar to the existing lights
- Cost: \$2825

All prices above included final installation.

Per discussion with the Contractor who specializes in this work he believes the most attractive option is the Sand Blasting (option 1)

Recommended Council Action: What if any option to move forward with for the south facing side of the Weber Rd at McGilvray Stone Sign.

Financial Impact:

Funding Source: General Fund

Budgeted Amount: \$0.00

Cost: TBD

Attachments:

Chicago Signs-Email

From: [chicagosigngroup](#)
To: [Ron Wiedeman](#)
Subject: Re: McGilvery and Weber Sign
Date: Tuesday, July 16, 2024 11:32:16 AM
Attachments: [image001.png](#)

External Sender: Use caution with links and attachments. Use caution when replying. If you are unsure please contact IT.

Option 1: Create a template out of aluminum and sandblast the back of the sign and then hand paint the letters.

includes adding 1 light similar to the existing lights Cost: \$5460

Option 2: Cut dimensional letters out of PVC. Paint them. Then stud mount them to the back of the sign.

includes adding 1 light similar to the existing lights : \$3350

Option 3: Cut a rectangular panel. 1in deep. Stud mount to the back of the sign. Vinyl letters on the panel.

includes adding 1 light similar to the existing lights \$2825

All prices are installed.

The most attractive option is the Sand Blasting.

David Bromley
 847-899-9021
 Chicago Sign Group, llc
 305 Albert Drive
 Vernon Hills, IL 60061
www.chicagosigngroup.com

On Tue, Jul 16, 2024 at 11:15 AM Ron Wiedeman <rwiedeman@cityofcresthill.com> wrote:

Thanks for the update.

Ronald J Wiedeman, P.E.

City Engineer

City of Crest Hill

20600 City Center Blvd

Crest Hill, Illinois, 60403

Office: 815-741-5122

Cell: 815-656-0086



From: chicagosigngroup <David@chicagosigngroup.com>

Sent: Tuesday, July 16, 2024 10:22 AM

To: Ron Wiedeman <rwiedeman@cityofcresthill.com>

Subject: Re: McGilvery and Weber Sign

External Sender: Use caution with links and attachments. Use caution when replying. If you are unsure please contact IT.

By the way we are working on the solar light right now. Getting ready to install those in the next day or two. Then we add the outcropping stone and landscaping.

David Bromley
847-899-9021
Chicago Sign Group, llc

305 Albert Drive

Vernon Hills, IL 60061

www.chicagosigngroup.com

On Tue, Jul 16, 2024 at 10:20 AM chicagosigngroup <David@chicagosigngroup.com> wrote:

Are we talking sand blasting it into the stone?

David Bromley
847-899-9021
Chicago Sign Group, llc

305 Albert Drive
Vernon Hills, IL 60061
www.chicagosigngroup.com

On Tue, Jul 16, 2024 at 7:31 AM Ron Wiedeman <rwiedeman@cityofcresthill.com> wrote:

David,

What would it cost to add something to the back of the sign along Weber Rd?
Something like "Thank you for Visiting?"

Thanks

Ronald J Wiedeman, P.E.

City Engineer

City of Crest Hill

20600 City Center Blvd

Crest Hill, Illinois, 60403

Office: 815-741-5122

Cell: 815-656-0086





City Council Agenda Memo

Crest Hill, IL

Meeting Date: 07/22/24

Name: Ron Mentzer, Interim Community & Economic Development Director
Zoe Gates, Administrative Clerk

Department: Community Development

Topic: 1949 Willow Court Permit Fee and Excavation Bond Waiver

Summary: Lockport Township Park District has applied for a permit to revitalize the Crest Hill Memorial Park at 1949 Willow Ct.. The project includes parking lots, volleyball, fitness, playground equipment, trails, and picnic tables. The project has a cost of \$1,001,424.75 resulting in a permit fee of \$11,470.00. All review has been done in house so there is no review fee from any outside consultant. The Park District is requesting a waiver of the permit fee of \$11,470.00 as well as a waiver of the excavation bond requirement for working in the city right of way. The excavation bond is \$5,000.00 by ordinance.

Historically we have waived permit fees for other governmental bodies. I do not have a record of a request to waive the excavation bond requirement.

Recommended Council Action: Approval of the waiver of the permit fee of \$11,470.00 and the excavation bond requirement for the Crest Hill Memorial Park.

Financial Impact:

Funding Source:

Budgeted Amount:

Cost:

Attachments: Request letter from the Lockport Township Park District. 1949 Willow Overall Layout Plan received 07/03/24.

1811 South Lawrence Avenue
Lockport, Illinois 60441
Phone: 815-838-1183

PROJECT

**Crest Hill
Memorial Park
OSLAD Grant
Development**

1949 Willow Court
Crest Hill, Illinois 60403

PROJECT TEAM

uplandDesign Ltd
Landscape Architecture & Park Planning
Chicago, Illinois 312-350-4088
Plainfield, Illinois 815-254-0091
uplandDesign.com

SURVEYOR

JLH Land Surveying, Inc.
910 Geneva Street
Shorewood, Illinois 60404
Phone: 815-729-4000

CIVIL ENGINEER

CAGE Civil Engineering
2200 Cabot Drive #325
Lisle, Illinois 60532
Phone: 630-598-0007

ORIGINAL ISSUE DATE

Issue for Permit 20MAY2024

REVISIONS

Rev	Description	Date
1	Permit Resubmittal	10JUN2024

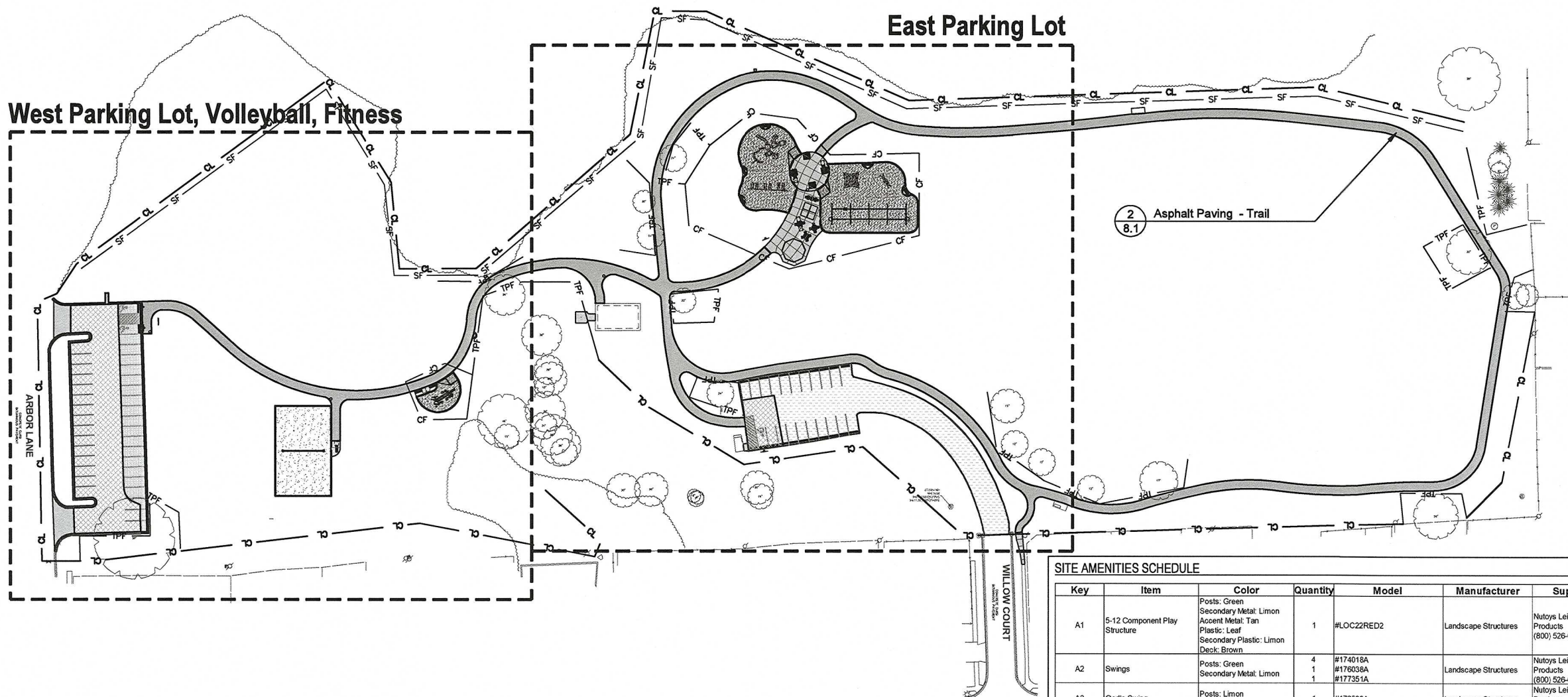
PROJECT NUMBER **1248**

SHEET TITLE

**Layout Plan -
Overall**

SHEET NUMBER

3.0



GENERAL NOTES: LAYOUT

- It is the responsibility of the Contractor to perform layout of all project elements and points for review by Owner prior to construction. (This work is considered incidental to the project and not paid as a separate bid item).
- The contractor shall be responsible for all materials and quantities as required to complete the work in accordance with the plans and specifications. The contractor will notify the Owner's Representative in writing of any discrepancies or changes required to complete the work before any action may be taken. All changes or change orders must be approved by the Owner's Representative and Owner before any changes are executed.
- No work to take place in Flood Plain unless indicated on plans.
- Contractor shall confirm that all equipment use/safety zones specified by play equipment manufacturer are adhered to.
- All play equipment footings shall meet manufacturers recommendations for footing depth and width.

REFERENCED SPECIFICATIONS AND CODES

- The Americans with Disabilities Act and the Illinois Accessibility Code.
- The Illinois Procedures and Standards for Urban Soil Erosion and Sedimentation Control, and IEPA Standards and Specifications for Soil Erosion and Sedimentation Control.
- U.S. Soil Conservation Service Field Engineering Handbook
- All codes and ordinances of the City of Crest Hill, United States Army Corp of Engineers, Illinois Department of Natural Resources, Will County Soil and Water Conservation Districts, and all agencies having jurisdiction.
- All requirements of the Occupational Safety and Health Administration.
- The cited standard specifications, codes and permits, with these construction plans and details, are all to be considered part of the work, incidental items or accessories necessary to complete this work may not be specifically noted but are considered a part of these improvements.
- In case of conflict, the more restrictive provision shall apply.

LEGEND

	Concrete Paving
	Asphalt Paving - Parking - Salvage Base
	Asphalt Paving - Parking - New Base
	Asphalt Paving - Trail
	ALTERNATE: Asphalt Paving - Parking
	Engineered Wood Fiber Surfacing
	Sand Surfacing
	EJ Concrete Expansion Joints
	SF Silt Fence
	TPF Tree Protection Fence
	CF Construction Fence
	CL Construction Limits

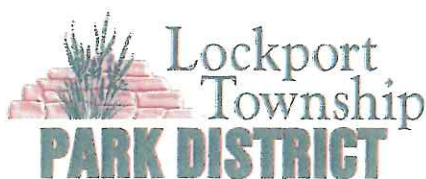


SCALE: 1" = 50'-0"

0 25' 50' 100' 150'

SITE AMENITIES SCHEDULE

Key	Item	Color	Quantity	Model	Manufacturer	Supplier
A1	5-12 Component Play Structure	Posts: Green Secondary Metal: Limon Plastic: Leaf Secondary Plastic: Limon Deck: Brown	1	#LOC22RED2	Landscape Structures	Nutoys Leisure Products (800) 526-6198
A2	Swings	Posts: Green Secondary Metal: Limon	4	#174018A #176038A #177351A	Landscape Structures	Nutoys Leisure Products (800) 526-6198
A3	Oodle Swing	Posts: Limon Plastic: Leaf	1	#173592A	Landscape Structures	Nutoys Leisure Products (800) 526-6198
A4	Double Accessible Zipline	Posts: Green Secondary Metal: Limon Rope: Tan Secondary Plastic: Leaf	1	#194663C #196213C	Landscape Structures	Nutoys Leisure Products (800) 526-6198
A5	Eclipse Net Climber	Posts: Tan Secondary Metal: Limon Rope: Tan	1	#249010A	Landscape Structures	Nutoys Leisure Products (800) 526-6198
B	THRIVE 450 Outdoor Gym	Posts: Green Secondary Metal: Beige Accent Metal: Chartreuse	1	#14912	Gametime	Cunningham Recreation (800) 438-2780
C	Bench	Frame: Black Slats: Redwood	8	#88-60PL, Surface Mount	DuMor	Nutoys Leisure Products (800) 526-6198
D	Picnic Table	Frame: Black Slats: Redwood	2	#71-60PL, Surface Mount	DuMor	Nutoys Leisure Products (800) 526-6198
E	Picnic Table - ADA	Frame: Black Slats: Redwood	2	#71-68-1PL, Surface Mount	DuMor	Nutoys Leisure Products (800) 526-6198
F	Game Table	Frame: Black Slats: Redwood	2	#78-34PL, Surface Mount	DuMor	Nutoys Leisure Products (800) 526-6198
G	Game Table - ADA	Frame: Black Slats: Redwood	1	#78-32PL, Surface Mount	DuMor	Nutoys Leisure Products (800) 526-6198
H	Litter Receptacle		4			By Owner
I	Gaga Ball Pit with ADA Doorway Kit and Rules Sign	Brackets: Green Slats: Weatherwood	1	Octagon 30H, 20' Diameter Wall-to-Wall, ADA Door Kit, Rules Sign, Surface Mount	Coach Cliff's GaGa Ball Pits	Coach Cliff's GaGa Ball Pits (847) 573-2377
J	Volleyball Ground Sleeves, Net, Ground Anchor, and Tie Down Strap	Posts: Steel Black Powdercoat	1	#65250 #65275 Direct Bury	Douglass Sports	Nutoys Leisure Products (800) 526-6198
K	Interpretive Sign	Post: Black Powdercoat	1	Single Pedestal, Surface Mount, 45 degree angle, 16"x20" Mount Plate	iZone Imaging	Artwork to be provided by owner, contractor to purchase and install sign and footing
L	ADA Van Sign		1			
M	Salvaged ADA Van Sign	N/A	2	N/A	N/A	N/A
N	Salvaged Park Sign	N/A	2	N/A	N/A	N/A



1811 S. Lawrence Avenue
Lockport, Illinois 60441
(815) 838-1183
Fax: (815) 838-4974
www.lockportpark.org

July 11, 2024

City of Crest Hill
20600 City Center Blvd.
Crest Hill, IL 60403

Dear Mayor Soliman and the City Council,

The Park District has a big park site renovation project in Crest Hill. We plan to replace the playground, resurface and extend the walking path, outdoor fitness equipment, sand volleyball, increase parking, improve the storm water flow through the site as well as installing additional recreational amenities near the playground. I am asking the City of Crest Hill to waive the building permit fees for this project. We are making a substantial investment to this park site and to the community of Crest Hill, with this park site renovation to exceed 1 million dollars. The Park District will oversee the construction on this park site insuring the project will be completed in compliance with all local rules.

The City of Crest of Crest Hill has reviewed the plans and has requested a couple changes to help connectivity to the neighborhood. The Park District has already instructed the landscape architect to modify drawings for this and will address this change with the contractor.

The Park District is also asking for the waiver of the excavation bond for this project. The Park District requires payment and performance bonds for the contractor insuring the entire project will be completed including all excavation done on this project. If the City needs a copy of these bonds please let me know and we will forward a copy.

Thank you for your consideration in waiving the permit fees and excavation bond requirements for this project allowing more money to be allocated to this project for the community.

Any questions feel free to contact me at (815) 838-1183. Ext 202

Sincerely,

A handwritten signature in black ink, appearing to read "Bill Riordan", written over a horizontal line.

Bill Riordan
Executive Director