

MARION TOWNSHIP
BOARD OF TRUSTEES
REGULAR MEETING
Thursday, October 10, 2019
7:30 p.m.

Call to Order
Pledge of Allegiance
Members Present/Members Absent
Call to the Public

- 1) Approval of Agenda
- 2) Consent Agenda
 - a. Approval of September 26, 2019 Regular Meeting Minutes
 - b. Investment Report
 - c. DPW Report
 - d. Zoning Report
 - e. Wellhead Protection
- 3) Public Hearing for Triangle Lake Aquatic Weed Management and Goose Control SAD
- 4) Arnold Show Cause Hearing
- 5) LACASA Denim & Diamonds Special Event Permit
- 6) Township Wide Rubbish Service
- 7) Final Review TXT #05-17 Section 9.01 HS Outdoor Vehicle Storage, Section 17.34 Special Use (Bring Back)
- 8) Fireworks Ordinance
- 9) Lisa Maher Sewer Lead (Bring Back)
- 10) Tree Cutting Estimates
- 11) Pfeffer, Hanniford & Palka Letter

Correspondence and Updates

October 17, 2019 Parker Drive SAD Meeting at 7 pm

October 21, 2019 Site Plan Review Class at 5:30

Call to the Public
Adjournment

Reminder: Next Board Packet will be ready after 3pm on Thursday, October 17, 2019

Request for Zoning Administrator, **Dave Hamann**, to be present at
the Board of Trustee meeting on OCTOBER 10, 2019.

Date

Requested by Robert W. Lawrey.

Signature

MARION TOWNSHIP
BOARD OF TRUSTEES
REGULAR MEETING
SEPTEMBER 26, 2019

DRAFT

MEMBERS PRESENT: Les Andersen, Tammy Beal, Dan Lowe, Duane Stokes, Scott Lloyd, Greg Durbin, and Bob Hanvey

MEMBERS ABSENT: None

CALL TO ORDER

Bob Hanvey called the meeting to order at 7:30 pm.

PLEDGE OF ALLEGIANCE

BOARD MEMBERS PRESENT

The board members introduced themselves.

CALL TO THE PUBLIC

No response.

APPROVAL OF AGENDA

Greg Durbin motioned to approve the agenda. Les Andersen seconded. **Motion carried.**

CONSENT AGENDA

Les Andersen motioned to approve the consent agenda. Tammy Beal seconded. **Motion carried.**

TOWNSHIP-WIDE RUBBISH SERVICE

Chris Preston and Nadeem Syed from Advanced Disposal were present to answer any of the board's questions on their proposal. Mr. Preston reviewed the proposal and Mr. Syed discussed safety issues. The local office is based in Whitmore Lake; they own a landfill in Auburn Hills and one for composting in Northville. They work with three different recycling centers. Greg Durbin asked how many days per week they would need to complete the township; the plan was for five days, but that could be modified. Les Andersen asked them about the pricing for the recycling; there can be big fluctuations in the cost and that's why it's specifically listed in the proposal.

Call to the Public

Don Duff, 457 Keddle, said if there should be more speed limit signs for trucks over one ton; does not want to switch and the township is destroying competition by having one company.

Dale Reeder, 4982 Yax Pointe, said the HOA for South Oaks recently went to a single hauler because of the deterioration of the roads; they selected The Garbage Man, who has garbage and recycling on one truck.

Marge Piepho, 2353 Sexton, said it doesn't sound like the number of trucks going by her house would be reduced. She's been with Alchins for 30 years and she's very satisfied. She believes that other companies leave carts halfway in the road.

Kim Yaden, 3875 W. Coon Lake Rd., asked if residents can opt out; Mr. Hanvey said no. She said a lot of people have dumpsters; can people still hire whomever they want for dumpsters? The answer was yes, but the rubbish would still be billed on the taxes.

David Micallef, 1919 Hidden Valley, asked if any of the savings would be used on private roads.

Bob West, 1959 Hidden Valley, asked how much extra the township would add to the proposed rate; Mr. Hanvey said most likely nothing extra. If the board did choose to add on, it couldn't be more than 5%.

Don Duff, 457 Keddle, asked why the township is pursuing this. Bob Hanvey said mainly for preservation of the roads and safety issues.

Kevin Lampron, 2846 Jewell, said that Alchins is great, and having one hauler takes away the ability to fire them if they don't do a good job.

Dawn Napper, 4609 Parker Drive, said everyone wants the right to choose their own company. She asked if Genoa Township or any other communities have any statistical data to support one rubbish hauler. Bob Hanvey said it's a good question, but there really isn't a good control group; there are gravel trains and other vehicles driving on the roads. She doesn't believe the township has enough data to approve this.

Greg Durbin said the board is simply looking for solutions to having so many different garbage trucks beating up the roads. This is just an exploration of ideas. No one's trying to force anything down anyone's throat.

Harry Valdes, 4615 Parker Drive, said he lived in a subdivision years ago and garbage trucks were limited on what days they could collect.

Dale Reeder, 4982 Yax Pointe, said his subdivision was given a quote of \$500,000 to fix their roads; the residents decided they'd rather have one rubbish hauler than pay a huge special assessment.

Joe Beyrle, 3753 Norton, said that residents should be able to opt out and wondered where the savings would be.

Josh from The Garbage Man said it's the same amount of weight whether there's one hauler or more. Dan Lowe disagreed with that statement.

Bob Hanvey asked Josh what they do if one of the bins fills up first; he said they don't do much recycling.

Nadeem Syed if it's not a split body truck, the recycling cannot be disposed of properly. He said empty trash trucks usually weigh between 45-47,000 lbs. Erv from the City of Howell has calculations on number of trucks, etc. and impact on the roads.

Timothy Sleeman, 300 Crystal Ct., asked whether this decision would be made by a vote or by the board; it would be a board decision.

Terry Hubenschmidt, 4335 Norton, said heavy trucks go down his road all the time. He doesn't want any change.

Bob Hanvey asked the Alchins representative what their experience is with doing all of Losco Township. Corey Alchin said people need a choice. Les Andersen said Losco pays a portion of the cost, but residents still have a choice to opt out. Mr. Andersen asked the two local companies if they would be willing to limit the number of days. Mr. Alchin recommended Mondays and Thursdays. Mr. Andersen asked whether the residents in the audience appreciate having recycling at the township; Tammy Beal said it costs the township \$450/week and people aren't respecting the rules.

WITKOWSKI'S PA #116

Les Andersen motioned to adopt a resolution to approve Witkowski's PA #116 application. Greg Durbin seconded. Roll call vote: Lowe, Lloyd, Beal, Hanvey, Durbin, Andersen, Stokes—all yes. **Motion carried 7-0.**

SILVER/CORNERSTONE RG PROPERTY

Tom Schroder is requesting the board refund 25 sewer taps for his parcel. Dan Lowe said nothing should be refunded until the situation with the City of Howell is resolved. Bob Hanvey said there's a meeting with the city representatives on Tuesday, October 1 at 10 am.

Scott Lloyd motioned to not refund the funds paid for the 25 sewer REUs. Les Andersen seconded. **Motion carried.**

Mr. Schroder is also asking the board to consider swapping a 100' ingress/egress easement for a wider sewer force main easement.

Les Andersen motioned that the board not swap the easement. Scott Lloyd seconded. **Motion carried.**

SEWER RATES

Greg Durbin motioned to leave the quarterly rate for non-metered use at \$69.77. Duane Stokes seconded. **Motion carried.**

MAHER SEWER LEAD UPDATE

Bob Hanvey said that Spicer has done a lot of engineering for this project, and is working on getting permits from EGLE. No bids have been received yet.

ROADS

Bob Hanvey said there are several requests from residents for road SADs; the board decided to do Parker Drive first. A letter will be sent to residents to attend an informal meeting. An email was received from Howell Township regarding Mason Road repairs. Dan Lowe motioned that the township not get involved in cost-sharing repairs for Mason Road. Duane Stokes seconded. Discussion: Andy Herald, 1881 Cedar Lake Road, said Mason Road is the worst road and the board should reconsider. **Motion carried 5-2** (Beal/Andersen voted no.)

WOLF REFUND REQUEST

Tammy Beal motioned that the board not refund the \$400 ZBA application fee for Patricia Wolf. Dan Lowe seconded. **Motion carried.**

CORRESPONDENCE & UPDATES

A copy of an email was received from Lee Posly thanking the LCRC for crack sealing Bonnie Circle.

Tammy Beal read a letter from Judy Andersen in support of township-wide rubbish collection, but only if it's a local company.

The board members were reminded that the deadline for comments on the development standards is October 3.

Les Andersen said the board members should read MTA's Focus publication's article on Right-to-farm.

Dan Lowe asked about changing the location of Schroeder's dumpster; he will discuss with the zoning administrator.

CALL TO THE PUBLIC

Bob Batchelor, 1649 County Farm, asked about the language in the general ordinance and the development standards with regard to shared driveways. Bob Hanvey asked him to submit his comments for the next Planning Commission agenda.

Dawn Napper, 4609 Parker Drive, asked about the timing of the SAD letter; Bob Harvey said it could out early next week.

ADJOURNMENT

Tammy Beal motioned to adjourn at 9:40 pm. Greg Durbin seconded. **Motion carried.**

Submitted by: S. Longstreet

Tammy L. Beal, Township Clerk Date

Robert W. Harvey, Township Supervisor Date

MARION TWP
CASH - COLLATERAL
6/30/19

Ref #: 4100.02

CUSTODIAL CREDIT RISK

BANK NAME	ACCOUNT NO.	W/P REF	DESCRIPTION	INT	BOOK AMOUNT	BALANCE PER BANK	CONFIRM	FDIC INSURED	DEPOSITS IN BANK	
									COLLATERALIZED	UNCOLLATERAL
FIRST NATIONAL BANK	102566	4100.03	PUBLIC FUNDS DDA	N/A	1,112,257.44	1,161,015.43		250,000.00	911,015.43	0.00
FIRST NATIONAL BANK	819599	4100.04	HY MONEY MARKET	0.25%	318,963.99	318,963.99		250,000.00	68,963.99	0.00
FIRST NATIONAL BANK	819342	4100.06	HY MONEY MARKET	0.05%	50,267.63	50,267.63			50,267.63	0.00
FIRST NATIONAL BANK	100321	4100.07	PUBLIC FUNDS DDA	N/A	3,226.62	4,171.62			4,171.62	0.00
FIRST NATIONAL BANK	815787	4100.08	PUBLIC FUNDS DDA	N/A	10,611.06	11,836.54			11,836.54	0.00
FIRST NATIONAL BANK	207191	4100.09	PUBLIC FUNDS DDA	N/A	-	-			0.00	0.00
FIRST NATIONAL BANK	204727	4100.05	BUSINESS ADV CHK	N/A	-	-			0.00	0.00
FIRST NATIONAL BANK	205351	4100.10	BUSINESS ADV CHK	N/A	13,321.27	13,321.27			13,321.27	0.00
FIRST NATIONAL BANK	812248	4100.11	PUBLIC FUNDS DDA	N/A	198,093.65	198,093.65			198,093.65	0.00
FIRST NATIONAL BANK	205856	4100.12	PUBLIC FUNDS DDA	N/A	401,084.67	401,109.42			401,109.42	0.00
FIRST NATIONAL BANK	194910	4100.15	PUBLIC FUNDS DDA	N/A	94,935.03	117,177.85			117,177.85	0.00
FIRST NATIONAL BANK	5102405	4100.13	PUBLIC FUNDS DDA	N/A	199,801.53	199,801.53			199,801.53	0.00
FIRST NATIONAL BANK	206029	4100.14	PUBLIC FUNDS DDA	N/A	534,094.72	534,094.72			534,094.72	0.00
FIRST NATIONAL BANK	204099	4100.16	PUBLIC FUNDS DDA	N/A	188,256.61	192,252.86			192,252.86	0.00
FIRST NATIONAL BANK	102673	4100.17	PUBLIC FUNDS DDA	N/A	120.00	120.00			120.00	0.00
FIRST NATIONAL BANK	100313	4100.18	PUBLIC FUNDS DDA	N/A	35.71	35.71			35.71	0.00
FLAGSTAR BANK	427853054	4100.20	CD - 272 DAYS	2.35%	124,395.00	124,395.00		124,395.00		0.00
FLAGSTAR BANK	128018365	4100.20	CD - 180 DAYS	2.30%	110,712.07	110,712.07		110,712.07		0.00
FLAGSTAR BANK CDARS:	1022535648	4100.19	CDARS - 12 MOS	2.25%	2,510,346.54					
BANK OF CHINA										
BB&T										
BTH BANK NA										
FIRST WESTERN BANK										
INDEPENDENCE BANK										
PARKE BANK										
SIGNATURE BANK										
THE UNION BANK CO										
TOWN AND COUNTY BANK										
TIAA, FSB										
UNITED BANK										
KEY BANK	229683001700	4100.20	MM SAVINGS	0.10%	238,634.07	238,634.07		238,634.07		0.00
THE STATE BANK	35398	4100.20	CD - 272 DAYS	2.75%	240,956.23	240,956.23		240,956.23		0.00
OLD NATIONAL BANK	97088030	4100.19	CD - 8 MOS.	2.22%	200,000.00	200,000.00		200,000.00		0.00
CHEMICAL BANK	502038707	4100.19	CD - 180 DAYS	2.11%	53,876.48	53,876.48		53,876.48		0.00
TCF BANK	1043184	4100.19	CD - 301 DAYS	2.61%	253,610.01	253,610.01		250,000.00		3,610.01
PNC	22013294148	4100.20	CD - CLOSED 5/9/19		-	-		0.00		0.00
CIBC	6981321	4100.19	CD - 150 DAYS	1.85%	199,894.81	199,894.81		199,894.81		0.00
PETTY CASH					7,057,495.14			4,428,815.20	2,702,262.22	3,610.01
					395.00					
					7,057,890.14					7,134,687.43

DPW Report

	2019												
	JAN	FEB	MAR	APRIL	MAY	JUNE	JULY	AUG	SEPT	OCT	NOV	DEC	TOTAL
WATER													
NEW	4	2	9	6	5	0	6	5	11				48
EXISTING													
REPLACEMENT													
IRRIGATION													
NEW			2	1	2	1	10		2				18
EXISTING													
SEWER													
NEW	4	1	8	4	3	0	7	5	12				44
EXISTING													
TOTAL	8	3	19	11	10	1	23	10	25				110

2019 ZONING REPORT

	'JAN	'FEB	'MARCH	'APRIL	'MAY	'JUNE	'JULY	'AUG	'SEPT	'OCT	'NOV	'DEC	TOTAL
Homes	5	2	9	11	4	5	9	7	12				64
Condo Units													0
Accessory Bldgs.	4	1		3		1	1	1	2				13
Decks		2	1	3	3	3	2	1	2				17
Pools		1	2	2				1	2				8
Additions	1			1		1	1		2				6
Land Balancing				1				1					2
Other			1	2		1			1				5
TOTAL LAND USES	10	6	13	23	7	11	13	11	21	0	0	0	115
Waivers	3	4	3	10	7	4	5	8	6				50
Finals	8	4	14	6	18	12	11	11	15				99
Site Plans													0
Pre-Planning Meetings			1		1	1							3



CITY OF HOWELL & MHOG

Wellhead Protection Team

Meeting Agenda

Meeting Date: October 2, 2019 – 10:00 AM

Meeting Facilitators: Rob DeWyre, Wood Environment & Infrastructure Solutions, Inc.

Meeting Attendees: Sign In Sheet Attached

- 1) Update on Current Funded Activities
 - Meetings and Administration
 - WHPP Management and Public Education
- 2) WHP Ordinance – Howell Township, Marion Township, City of Howell
 - Marion Township
 - Howell Township
 - City of Howell
- 3) Social Media and WHPP?
 - Discuss and Develop Ideas/Plan
- 4) Contingent Well Site Planning
 - Discuss Preliminary Steps of Searching for Sites
 - Path Forward - Request Grant Funding?
- 5) WHP Management and Public Education and Outreach
 - WHP Management Activities
 - Howell Ordinance Well #7
 - Review Compatible Land Uses within Overlay Zone
 - Coordinate with Fire Department - Inspections
 - Unused Well Search
 - Engage Howell Township into WHP Discussions
 - Contingent Well Siting
 - Environmental Permit Checklist
 - WHP Maps at Township Hall (or post online)
 - Public Education and Outreach
 - School Board / Strategize for Student Involvement
 - 2019 Consumer Confidence Reports
 - Township and City Websites
 - Develop Content for Informational Blasts
 - City, MHOG & Township Websites



- Newspapers
- Public Access (Comcast & Charter)
- Social Media Outlets
- Information at Library
- Groundwater Model
- Local Events
 - Arbor Day Activities – April 19, 2019
 - Fire Station Open House - October 2019
 - Schools – Target Grades 3 – 6
 - Boy Scout Troops

6) Ideas for Next Meeting

7) Schedule Next Meeting



CITY OF HOWELL & MHOG

Wellhead Protection Team

Meeting Agenda

Meeting Date: March 13, 2019 – 10:00 AM

Meeting Facilitators: Rob DeWyre, Wood Environment & Infrastructure Solutions, Inc.

Meeting Attendees: Sign In Sheet Attached

- 1) Update on Current Grant Funded Activities
 - Meetings and Administration
 - Update MHOG and Howell WHPP
 - WHPP Management and Public Education

- 2) WHP Ordinance – Howell Township, Marion Township, City of Howell
 - Discuss Draft Ordinance
 - Determine Path Forward

- 3) Social Media and WHPP?
 - What Social Media Platforms are Used
 - What is Our Plan

- 4) WHP Management and Public Education and Outreach
 - WHP Management Activities
 - Howell Ordinance Well #7
 - Review Compatible Land Uses within Overlay Zone
 - Coordinate with Fire Department - Inspections
 - Unused Well Search
 - Engage Howell Township into WHP Discussions
 - Contingent Well Siting
 - Environmental Permit Checklist
 - WHP Maps at Township Hall (or post online)

 - Public Education and Outreach
 - School Board / Strategize for Student Involvement
 - 2018 Consumer Confidence Reports
 - Township and City Websites
 - Develop Content for Informational Blasts
 - City, MHOG & Township Websites
 - Newspapers
 - Public Access (Comcast & Charter)
 - Social Media Outlets

wood.

- Information at Library
- Groundwater Model
- Local Events
 - Arbor Day Activities – Howell Dog Park – April 2018
 - Fire Station Open House - October 2018
 - Schools – Target Grades 3 – 6
 - Boy Scout Troops

5) Ideas for Next Meeting

6) Schedule Next Meeting



CITY OF HOWELL & MHOG

Wellhead Protection Team

Meeting Minutes

Meeting Date: *March 13, 2019 – Called to Order 10:00 AM – Adjourned 11:00 AM*

Meeting Facilitators: *Rob DeWyre, Wood Environment & Infrastructure Solutions, Inc.*

Meeting Attendees: *Sign In Sheet Attached*

- 1) Update on Current Grant Funded Activities
 - Meetings and Administration – *Routine WHP Team meetings ongoing*
 - Update MHOG and Howell WHPP – *Both plans were updated and approved in 2018*
 - WHPP Management and Public Education – *The Team continues to focus and strategize on management and public education activities.*

- 2) WHP Ordinance – Howell Township, Marion Township, City of Howell
 - Discuss Draft Ordinance – *The Team spend a good majority of the meeting discussing the Draft Ordinance that has been put forward.*
 - Determine Path Forward – *Many items were reviewed and discussed, including how to handle potential “non-conforming” uses/properties should either a new ordinance be approved (Marion Township), or a new ordinance approved (Howell and Howell Township). MHIOG board plans to review and pass along (hand delivery) to Howell and Marion Townships. The City of Howell plan to review further and discuss the process for implementation.*

- 3) Social Media and WHPP? – *MHOG is currently Tweeting on Twitter, but limited other activities on Social Media.*
 - What Social Media Platforms are Used
 - What is Our Plan – *Need to further develop a plan to reach out via social media.*

- 4) WHP Management and Public Education and Outreach – *Due to time constraints only certain items under this topic were discussed, with updates provided below.*
 - WHP Management Activities
 - Howell Ordinance Well #7 – *See item #2 above*
 - Review Compatible Land Uses within Overlay Zone
 - Coordinate with Fire Department – *Inspections – GIS Maps were provided but need update from Fire Department*
 - Unused Well Search
 - Engage Howell Township into WHP Discussions – *See item #2 above – Howell Township has expressed interest*
 - Contingent Well Siting – *Both Howell and MHOG need to consider options. Wood suggested that they have completed the preliminary*



steps of this process with other communities and received grant funding to do so.

- Environmental Permit Checklist
- WHP Maps at Township Hall (or post online)
- Public Education and Outreach
 - School Board / Strategize for Student Involvement – *Need to develop better strategy.*
 - 2019 Consumer Confidence Reports – *Will be developed and going out in second quarter 2019 – to include WHP information.*
 - Township and City Websites
 - Develop Content for Informational Blasts
 - City, MHOG & Township Websites
 - Newspapers
 - Public Access (Comcast & Charter)
 - Social Media Outlets
 - Information at Library
 - Groundwater Model
 - Local Events
 - Arbor Day Activities – Location TBD – *Planned presence for April 19, 2019*
 - Fire Station Open House - *2018 was cancelled but planned for October 2019*
 - Schools – Target Grades 3 – 6 - *MHOG did attend Hutchings Elementary School on March 11, 2019 and present on groundwater utilizing the groundwater simulator/model. In addition, another elementary school will be attending a tour at the MHOG water plant on April 5, 2019.*
 - Boy Scout Troops
- 5) Ideas for Next Meeting – *Discuss potential for search for property for contingent well sites.*
- 6) Schedule Next Meeting – *October 2, 2019 – 10:00 AM – MHOG Water Plant*



MARION TOWNSHIP

www.mariontownship.com

RESOLUTION TO APPROVE ROLL FOR TRIANGLE LAKE AQUATIC WEED MANAGEMENT AND GOOSE CONTROL SPECIAL ASSESSMENT DISTRICT

WHEREAS, the township board of the Township of Marion, Livingston County, Michigan, after due and legal notice, has conducted a public hearing on October 10, 2019 upon a proposed assessment roll prepared by the supervisor for the purpose of defraying the costs of providing aquatic weed management and goose control for Triangle Lake;

AND WHEREAS, such public hearing was preceded by proper notice in the Fowlerville News and Views, a newspaper of general circulation in the township, and by first-class mail notice to each property owner of record within said district and upon said assessment roll;

AND WHEREAS, comments were received from those present at such public hearing concerning said assessment roll and all present were given the opportunity to be heard and file written protests on the matter;

AND WHEREAS, no written objections were received to said roll and levy;

or

AND WHEREAS, a record of those present to protest, and of written protests submitted at or before the public hearing was made a part of the minutes of the hearing;

AND WHEREAS, it is the opinion of the township board that no further time should be granted for consideration of the matter;

AND WHEREAS, the township board has duly inspected the proposed assessment roll and considered all comments and proposed amendments thereto and has found the proposed assessment roll to be correct, just and reasonable.

NOW THEREFORE IT BE RESOLVED AS FOLLOWS:

1. The assessment roll submitted by the supervisor shall hereafter be designated as the Triangle Lake Aquatic Weed Management and Goose Control Special Assessment District and shall hereby be confirmed as the assessment roll for the Triangle Lake Aquatic Weed Management and Goose Control Special Assessment District. The assessment assigned to each parcel shall remain in force for the

duration of the five years. If any parcels are sold, divided, or combined, the assessment shall remain on the property as assigned in this roll.

2. The assessments in said Triangle Lake Aquatic Weed Management and Goose Control Special Assessment District shall be determined annually based on actual cost, not to exceed \$22,000.00 per year, without further notice and payable on December 1, 2020 and the following installments to be payable on the first day of the same month of each and every year thereafter for four additional years. All unpaid installments prior to their transfer to the tax roll as provided by Michigan Public Act 188 of 1954, as amended, shall bear interest payable annually at the rate of five percent (5%) per year from the time each invoice is paid until November 30 of each year.
3. If any installment of a special assessment is not paid when due, then the installment shall be considered to be delinquent and there shall be collected, in addition to the interest as provided by this section, a penalty at the rate of one percent (1%) for each month, or fraction of a month, that the installment remains unpaid before being reported to the township board for reassessment upon the township tax roll, also in accordance with said PA 188.
4. The assessments made in said special assessment roll are hereby ordered and directed to be collected by the township treasurer, and the township clerk shall deliver said special assessment roll to said treasurer with her warrant attached, commanding the treasurer to collect such assessments in accordance with the direction of the township board and said PA 188.
5. All resolutions and parts of resolutions insofar as they conflict with the provisions of this resolution be and the same are hereby rescinded.

Upon roll call vote on the adoption of the resolution,

The following voted "Aye":

The following voted "Nay":

The following abstained:

The supervisor declared the resolution duly adopted on October 10, 2019.

Township Clerk _____

Triangle Lake Weed Management and Goose Control SAD for 2020 - 2024 Dwellings with contiguous vacant parcels = one share
 Proposed Roll for 10-10-2019 public hearing 102 parcels assessed, 98 shares

Parcel	share	annual amount	acres	% area	owner	owner address	owner	MI	property	address
4710-27-301-018	1.00	224.49	0.442	1.161660%	ACHO RONALD G & RITA G	32744 BIDDESTONE LN	FARMINGTON HI	MI	48334	2895 RUBBINS DR
4710-27-101-019	1.00	224.49	0.377	0.990828%	ALWARD KATHRYN	205 MASON RD.	HOWELL	MI	48843	2565 RUBBINS DR
4710-27-101-007	1.00	224.49	0.181	0.475702%	BANDY MAX & SUSAN	9838 SPENCER RD	SOUTH LYON	MI	48178	1717 TRIANGLE LAKE RD
4710-27-101-027	1.00	224.49	0.427	1.122237%	BANDY SUSAN	2629 RUBBINS DR	HOWELL	MI	48843	2629 RUBBINS DR
4710-27-301-002	1.00	224.49	1.311	3.445557%	BEADLE CHARLES & RUTH A	2797 RUBBINS DR	HOWELL	MI	48843-895	2797 RUBBINS DR
4710-27-301-012	1.00	224.49	0.346	0.909354%	BENEDETTI MARK J & BARBARA R	2859 RUBBINS DR	HOWELL	MI	48843-895	2859 RUBBINS DR
4710-27-101-011	1.00	224.49	0.449	1.180057%	BIELANIEC ANGELA & GARRETT	26726 SYRACUSE	WARREN	MI	48091	2509 RUBBINS DR
4710-27-301-033	1.00	224.49	0.495	1.300954%	BLACKNEY BRIAN M & DEBERA A	2979 RUBBINS DR	HOWELL	MI	48843-895	2979 RUBBINS DR
4710-27-101-014	1.00	224.49	0.380	0.998712%	BOCKHAUSEN DIANE	2533 RUBBINS DR	HOWELL	MI	48843	2533 RUBBINS DR
4710-27-301-023	1.00	224.49	0.373	0.980315%	BONNICI CARMELLA J & JENNY M	30095 CLUB HOUSE LN	FARMINGTON HI	MI	48334-202	2919 RUBBINS DR
4710-27-101-028	1.00	224.49	0.445	1.169545%	BRAND DAVID C & PATRICIA ANNE	2637 RUBBINS DR	HOWELL	MI	48843-895	2637 RUBBINS DR
4710-27-401-009	1.00	224.49	0.072	0.189230%	BREMER ROBERT	9259 BECKER	ALLEN PARK	MI	48101	1555 TRIANGLE LAKE RD
4710-27-401-034	1.00	224.49	0.115	0.302242%	CAIN ALAN D & JILL M	1550 TRIANGLE LAKE RD	HOWELL	MI	48843	1550 TRIANGLE LAKE RD
4710-27-101-008	1.00	224.49	0.168	0.441536%	CAUDY CHRISTOPHER & DAWN	1725 TRIANGLE LAKE RD	HOWELL	MI	48843	1725 TRIANGLE LAKE RD
4710-27-401-010	1.00	224.49	0.076	0.199742%	CETLINSKI JEFFERY A & KATHLEEN	440 SADDLE LN	GROSSE POINTE	MI	48236	1539 TRIANGLE LAKE RD
4710-27-401-018	1.00	224.49	0.142	0.373203%	CHAKLOSH YOLANDE K	18382 HURON RIVER DR	NEW BOSTON	MI	48164	1455 TRIANGLE LAKE RD
4710-27-401-015	1.00	224.49	0.171	0.449420%	CHAMPAGNE CRAIG	4781 ALJOANNE RD	BRIGHTON	MI	48116	1473 TRIANGLE LAKE RD
4710-27-401-032	1.00	224.49	0.115	0.302242%	CHOUINARD MARY	1520 TRIANGLE LAKE RD	HOWELL	MI	48843-895	1520 TRIANGLE LAKE RD
4710-27-301-011	1.00	224.49	0.364	0.956661%	DAY DAVID W REV TRUST	2961 RUBBINS DR	HOWELL	MI	48843	2853 RUBBINS DR
4710-27-101-022	1.00	224.49	0.368	0.967174%	DECKER JOSEPH E & CATHY J	2589 RUBBINS DR	HOWELL	MI	48843-895	2589 RUBBINS DR
4710-27-101-023	1.00	224.49	0.377	0.990828%	DEWARTINIS ANTHONY F & CATHLEEN A	2597 RUBBINS DR	HOWELL	MI	48843	2597 RUBBINS DR
4710-27-301-017	1.00	224.49	0.421	1.106468%	DICKS ARTHUR E & JANET E	2889 RUBBINS DR	HOWELL	MI	48843-792	2889 RUBBINS DR
4710-27-101-009	1.00	224.49	0.246	0.646535%	EICHEN ROGER	1733 TRIANGLE LAKE RD	HOWELL	MI	48843	1733 TRIANGLE LAKE RD
4710-27-101-006	1.00	224.49	0.081	0.212863%	ENGELHUBER VIOLET LIVING TRUST	10418 HOMESTEAD LN	PLYMOUTH	MI	48170	1709 TRIANGLE LAKE RD
4710-27-101-030	1.00	224.49	0.406	1.067045%	FLOYD CHRISTOPHER L	2653 RUBBINS DR	HOWELL	MI	48843	2653 RUBBINS DR
4710-27-403-017	1.00	224.49	1.495	3.929144%	GALLETINE BRIAN J & PAULA A	2402 KURI LN	HOWELL	MI	48843	2402 KURI LN
4710-27-401-026	0.50	112.24	0.110	0.289101%	GEHRINGER LEWIS F & CAROL	3810 CHERYL DR	COMMERCE TOWNSHIP	MI	48382	1456 TRIANGLE LAKE RD
4710-27-401-027	0.50	112.24	0.115	0.302242%	GEHRINGER LEWIS F & CAROL	3810 CHERYL DR	COMMERCE TOWNSHIP	MI	48382	0 TRIANGLE LAKE RD
4710-27-301-029	1.00	224.49	0.375	0.985571%	GERDEL LINDA K REVOCABLE TRUST	2955 RUBBINS DR	HOWELL	MI	48843-895	2955 RUBBINS DR
4710-27-401-001	1.00	224.49	0.164	0.431023%	GRIFKA JEFFRY A & CHRISTINE A	2474 SUNDANCE RIDGE	HOWELL	MI	48843	0 TRIANGLE LAKE RD
4710-27-301-027	1.00	224.49	0.350	0.919866%	GRIMA EDWARD R & RITA M	2943 RUBBINS DR	HOWELL	MI	48843	2943 RUBBINS DR
4710-27-301-004	1.00	224.49	0.252	0.662304%	GRIMA JOSEPH F & KAREN M	17687 GOLFVIEW DR.	LIVONIA	MI	48152	2811 RUBBINS DR
4710-27-301-006	1.00	224.49	0.279	0.733265%	GRIMA MICHAEL T & SANDRA R	47624 GLENGARRY	CANTON	MI	48188	2823 RUBBINS DR

Triangle Lake Weed Management and Goose Control SAD for 2020 - 2024 Dwellings with contiguous vacant parcels = one share
Proposed Roll for 10-10-2019 public hearing
102 parcels assessed, 98 shares

4710-27-301-037	0.50	112.24	0.960	2.523062%	HAJDYLA DIANE & GARY	2997 RUBBINS DR	HOWELL	MI	48843	2997	RUBBINS DR
4710-27-301-039	0.50	112.24	0.516	1.356146%	HAJDYLA DIANE & GARY	2997 RUBBINS	HOWELL	MI	48843	0	RUBBINS DR
4710-27-101-024	1.00	224.49	0.389	1.022366%	HAMBURGLER HUT LLC	2605 RUBBINS DR	HOWELL	MI	48843	2605	RUBBINS DR
4710-27-301-013	1.00	224.49	0.328	0.862046%	HAMWAY JOSEPH & JULIA ELLEN	2050 SIERRA SAGE LN	RENO	NV	89509-522	2865	RUBBINS DR
4710-27-401-037	1.00	224.49	0.233	0.612368%	HANSEN RITA	1450 TRIANGLE LAKE RD	HOWELL	MI	48843	1450	TRIANGLE LAKE RD
4710-27-301-021	1.00	224.49	0.402	1.056532%	HANVEY ROBERT W & MARIE E	2909 RUBBINS DR	HOWELL	MI	48843-895	2909	RUBBINS DR
4710-27-301-008	1.00	224.49	0.350	0.919866%	HARRINGTON MARIE I	2835 RUBBINS DR	HOWELL	MI	48843	2835	RUBBINS DR
4710-27-301-026	1.00	224.49	0.350	0.919866%	HEASLIP JAMES B & KATHERINE E	2937 RUBBINS DR	HOWELL	MI	48843-895	2937	RUBBINS DR
4710-27-301-038	1.00	224.49	0.504	1.324608%	HEISNER MARVIN M & KIMBERLY S	2989 RUBBINS DR	HOWELL	MI	48843	2989	RUBBINS DR
4710-27-301-032	1.00	224.49	0.519	1.364031%	HICKEY GERALD D & JEANETTE M TRUST	2973 RUBBINS DR	HOWELL	MI	48843-895	2973	RUBBINS DR
4710-27-301-025	1.00	224.49	0.346	0.909354%	HICKEY JOHN & PEGGY	2931 RUBBINS DR	HOWELL	MI	48843-895	2931	RUBBINS DR
4710-27-101-004	1.00	224.49	0.054	0.141922%	HICKEY MICHAEL J	1687 TRIANGLE LAKE RD	HOWELL	MI	48843	1687	TRIANGLE LAKE RD
4710-27-101-010	1.00	224.49	0.358	0.940892%	HODGE MICHAEL P & ROBIN MARIE	2501 RUBBINS DR	HOWELL	MI	48843	2501	RUBBINS DR
4710-27-301-020	1.00	224.49	0.423	1.111724%	JAMES GREGORY & JULIE	2905 RUBBINS DR	HOWELL	MI	48843	2905	RUBBINS DR
4710-27-403-009	1.00	224.49	0.655	1.721464%	JEWELL DOUGLAS & BROOKE	4910 YAX POINTE DR	HOWELL	MI	48843	4910	YAX POINTE DR
4710-27-403-023	1.00	224.49	0.836	2.197167%	JOHNSON BRUCE & CHRISTINE	4877 YAX POINTE DR	HOWELL	MI	48843	4877	YAX POINTE DR
4710-27-301-014	1.00	224.49	0.332	0.872559%	JONES VIRGINIA C	2871 RUBBINS DR	HOWELL	MI	48843-895	2871	RUBBINS DR
4710-27-401-008	1.00	224.49	0.047	0.123525%	JORGENSEN ANDREW C & MIRIAM A	17922 PARKLANE	LIVONIA	MI	48152	1591	TRIANGLE LAKE RD
4710-27-401-013	1.00	224.49	0.125	0.328524%	KERR DEAN P	9878 CAMBRIDGE CT	SOUTH LYON	MI	48178	1501	TRIANGLE LAKE RD
4710-27-101-016	1.00	224.49	0.432	1.135378%	KIEFER MAUREEN, TRUST	2549 RUBBINS	HOWELL	MI	48843	2549	RUBBINS DR
4710-27-401-038	1.00	224.49	0.251	0.659676%	KLEBBA THOMAS & GAYLE	1615 TRIANGLE LAKE RD	HOWELL	MI	48843	1615	TRIANGLE LAKE RD
4710-27-401-014	0.50	112.24	0.140	0.367947%	KOTCH PATRICK J	495 NEWBERRY LN	HOWELL	MI	48843	1491	TRIANGLE LAKE RD
4710-27-401-029	0.50	112.24	0.115	0.302242%	KOTCH PATRICK J	1594 TRIANGLE LAKE RD	HOWELL	MI	48843	0	TRIANGLE LAKE RD
4710-27-401-023	1.00	224.49	0.115	0.302242%	KURTZ EUGENE R & CHARLENE K	1446 TRIANGLE LAKE RD	HOWELL	MI	48843	1446	TRIANGLE LAKE RD
4710-27-301-019	1.00	224.49	0.442	1.161660%	LINDSAY KENNETH R & DORIS F	18569 SOUTHAMPTON LIVONIA	LIVONIA	MI	48152	2901	RUBBINS DR
4710-27-401-035	1.00	224.49	0.115	0.302242%	LYBRINK MARK & REBECCA	1560 TRIANGLE LAKE RD	HOWELL	MI	48843-895	1560	TRIANGLE LAKE RD
4710-27-301-010	1.00	224.49	0.382	1.003969%	MCCLELLAND MIKE & JACQUILINE	2847 RUBBINS DR	HOWELL	MI	48843	2847	RUBBINS DR
4710-27-401-016	1.00	224.49	0.158	0.415254%	MCKAY GARY & SUSAN	1465 TRIANGLE LAKE RD	HOWELL	MI	48843	1465	TRIANGLE LAKE RD
4710-27-401-017	1.00	224.49	0.151	0.396857%	MCKAY GARY & SUSAN	1465 TRIANGLE LAKE RD	HOWELL	MI	48843	1457	TRIANGLE LAKE RD
4710-27-401-019	1.00	224.49	0.249	0.654419%	MCKAY GARY J & SUSAN H	280 BRIGHTON ROAD	HOWELL	MI	48843	1451	TRIANGLE LAKE RD
4710-27-101-033	1.00	224.49	0.294	0.772688%	MERRILL RAY WILLIAM & SUZANNE	2677 RUBBINS DR	HOWELL	MI	48843	2677	RUBBINS DR
4710-27-401-021	1.00	224.49	0.101	0.265447%	MEZWA DUANE G & VERA H	3250 QUAIL RIDGE CIR	ROCHESTER HIL MI	MI	48309	1447	TRIANGLE LAKE RD
4710-27-301-016	1.00	224.49	0.391	1.027622%	MISTRETTA ANTHONY J TRUST	2883 RUBBINS DR	HOWELL	MI	48843-895	2883	RUBBINS DR
4710-27-401-033	1.00	224.49	0.125	0.328524%	MSG ENTERPRISES	47624 GLENGARRY BLV/CANTON	CANTON	MI	48188	1540	TRIANGLE LAKE RD

Triangle Lake Weed Management and Goose Control SAD for 2020 - 2024 Dwellings with contiguous vacant parcels = one share
 Proposed Roll for 10-10-2019 public hearing
 102 parcels assessed, 98 shares

4710-27-401-011	1.00	224.49	0.204	0.536151%	NIKODEN DONALD TRUST	1525 TRIANGLE LAKE RD	HOWELL	MI	48843	1525 TRIANGLE LAKE RD
4710-27-101-002	1.00	224.49	0.096	0.252306%	O'BRIEN SHEILA	31016 EAGLE DR	NOVI	MI	48377	1677 TRIANGLE LAKE RD
4710-27-301-007	1.00	224.49	0.327	0.859418%	PANARETOS THEODORE	2829 RUBBINS	HOWELL	MI	48843	2829 RUBBINS DR
4710-27-403-016	1.00	224.49	1.516	3.984336%	PATRITTO MICHAEL	2420 KURI LN	HOWELL	MI	48843	2420 KURI LN
4710-27-101-032	1.00	224.49	0.384	1.009225%	PERETTO JOHN & PAMELA	2669 RUBBINS DR	HOWELL	MI	48843	2669 RUBBINS DR
4710-27-401-028	1.00	224.49	0.115	0.302242%	PIHLAJA LORETTA	1476 TRIANGLE LAKE RD	HOWELL	MI	48843-895	1476 TRIANGLE LAKE RD
4710-27-301-003	1.00	224.49	0.287	0.754291%	PILAT JOHN R & LINDA	2805 RUBBINS DR	HOWELL	MI	48843	2805 RUBBINS DR
4710-27-101-031	1.00	224.49	0.808	2.123577%	PRESTON WAYNE & KIM TRUST	1310 TRACILEE DR	HOWELL	MI	48843	2661 RUBBINS DR
4710-27-101-001	1.00	224.49	0.042	0.110384%	PYBUS CAROLYN E	2279 SUNDANCE RIDGE	HOWELL	MI	48843	0 TRIANGLE LAKE RD
4710-27-101-012	1.00	224.49	0.352	0.925123%	RADZVILLE L W & SHERWOOD E C	11365 HILLSIDE DR.	PINCKNEY	MI	48169	2517 RUBBINS DR
4710-27-101-015	1.00	224.49	0.412	1.082814%	ROGRITA LLC	2541 RUBBINS DR	HOWELL	MI	48843	2541 RUBBINS DR
4710-27-401-006	0.50	112.24	0.083	0.218140%	ROSOL S J	5860 OAKMAN	DETROIT	MI	48204	1607 TRIANGLE LAKE RD
4710-27-401-007	0.50	112.24	0.067	0.176089%	ROSOL STANLEY J	5860 OAKMAN	DETROIT	MI	48204	0 TRIANGLE LAKE RD
4710-27-301-034	1.00	224.49	0.617	1.621593%	SAMMONS JAMES C & LINDA C	2985 RUBBINS DR	HOWELL	MI	48843	2985 RUBBINS DR
4710-27-401-036	1.00	224.49	0.232	0.609740%	SANO SCOTT	10053 VIRGIL	REDFORD	MI	48239	1570 TRIANGLE LAKE RD
4710-27-301-009	1.00	224.49	0.382	1.003969%	SCHEIDLER BENJAMIN A & CHERYL	2841 RUBBINS	HOWELL	MI	48843	2841 RUBBINS DR
4710-27-101-005	1.00	224.49	0.084	0.186204%	SCHMITZ ROBERT E & SHIRLEY A	9838 SPENCER RD	SOUTH LYON	MI	48178	1697 TRIANGLE LAKE RD
4710-27-101-018	1.00	224.49	0.544	1.429735%	SILVERS CARL	22200 GILL RD	FARMINGTON	MI	48335-464	2557 RUBBINS DR
4710-27-301-024	1.00	224.49	0.358	0.940892%	SKOCZYLAS PAUL & REBECCA	2925 RUBBINS DR	HOWELL	MI	48843-895	2925 RUBBINS DR
4710-27-301-030	1.00	224.49	0.479	1.258903%	SMITH ROBERT JEROME & MARY FRANCES	2961 RUBBINS DR	HOWELL	MI	48843	2961 RUBBINS DR
4710-27-301-028	1.00	224.49	0.369	0.969802%	SMITH ROBERT L & KIMBERLY S	2949 RUBBINS DR	HOWELL	MI	48843	2949 RUBBINS DR
4710-27-101-029	1.00	224.49	0.462	1.214224%	SPRINGER PAUL & SANDRA	2645 RUBBINS DR	HOWELL	MI	48843	2645 RUBBINS DR
4710-27-301-005	1.00	224.49	0.254	0.667560%	STABLEY DANIEL G & LISA	409 WEST ST	HOWELL	MI	48843-155	2817 RUBBINS DR
4710-27-301-022	1.00	224.49	0.388	1.019738%	STEFANIAK EMILY J	2915 RUBBINS DR	HOWELL	MI	48843	2915 RUBBINS DR
4710-27-401-022	1.00	224.49	0.115	0.302242%	STILSON CARL F & BETTY J	1441 TRIANGLE LAKE RD	HOWELL	MI	48843-895	1441 TRIANGLE LAKE RD
4710-27-101-034	1.00	224.49	0.711	1.868643%	STRICKER KIM A TRUST	2581 RUBBINS DR	HOWELL	MI	48843	2581 RUBBINS DR
4710-27-301-015	1.00	224.49	0.360	0.946148%	THOMAS MARK S	2877 RUBBINS DR	HOWELL	MI	48843	2877 RUBBINS DR
4710-27-402-026	0.00	-	-	-	TRIANGLE LAKE PROPERTY OWNERS					TRIANGLE LAKE RD
4710-27-101-013	1.00	224.49	0.360	0.946148%	TUMBARELLA MARY & ERIC	2525 RUBBINS DR	HOWELL	MI	48843	2525 RUBBINS DR
4710-27-101-025	1.00	224.49	0.390	1.024994%	VAGNETTI DOMINIC	2613 RUBBINS DR	HOWELL	MI	48843	2613 RUBBINS DR
4710-27-401-030	1.00	224.49	0.230	0.604484%	WEN RAYMOND E & SHU WANG	1500 TRIANGLE LAKE RD	HOWELL	MI	48843	1500 TRIANGLE LAKE RD
4710-27-101-026	1.00	224.49	0.408	1.072302%	WILCOX KEITH W & DEBORAH K	2621 RUBBINS DR	HOWELL	MI	48843	2621 RUBBINS DR
4710-27-403-010	1.00	224.49	0.698	1.834477%	YAX JUSTIN	9838 SPENCER RD	SOUTH LYON	MI	48178	4892 YAX POINTE DR
4710-27-403-022	1.00	224.49	1.199	3.151200%	YAX JUSTIN A	12900 LAKE AVE., APT 4	LAKEWOOD	OH	44107	0 YAX POINTE DR

Triangle Lake Weed Management and Goose Control SAD for 2020 - 2024 Dwellings with contiguous vacant parcels = one share
 Proposed Roll for 10-10-2019 public hearing 102 parcels assessed, 98 shares

4710-27-403-021	1.00	224.49	1.607	4.223501%	YAX LAWRENCE & BETTY	830 ESTERO BLVD	FORT MYERS BEFL	33931	4858	YAX POINTE DR
4710-27-301-031	1.00	224.49	0.453	1.190570%	ZONCA THADDEUS A & HELEN T	2967 RUBBINS DR	HOWELL MI	48843-792	2967	RUBBINS DR
	98.00	\$22,000.00	38.049	100.00000000%						
Max Annual Amount	\$22,000.00									

MARION TOWNSHIP
2877 W. COON LAKE ROAD
HOWELL, MI 48843
Phone 517-546-1588
Fax 517-546-6622

TRANSMITTAL

TO: Board of Trustees	DATE	October 03, 2019
	PROJECT	Show Cause Hearing Complaint #07-19 2631 Clivedon unlicensed vehicle
	VIA	Hand Delivery

WE ARE SENDING: Herewith Under Separate Cover

THE FOLLOWING:

- Complaint Form from neighbor dated August 7, 2019 with photo
- Notice of Violation dated August 7, 2019
- Certified mailers
- Notification of Show Cause Hearing dated September 18, 2019

FOR YOUR: approval/denial as requested
 other review & comment

REMARKS:

Please let me know if you have any questions.

FROM: Dave Hamann, Zoning Administrator
Copy: file

MARION TOWNSHIP
Complaint Form

Complaint No. #07-19

Date 8-8-19

OFFENDER

Name: RON ARNOLD (owner) (DOES NOT LIVE ON PREMISES)

Address: 2631 Clivedon Rd

Howell, MI 48843

4710-27-102-012

REASON FOR COMPLAINT:

(ATTACHED PHOTO) ABANDONED SERVICE VAN IN BACK YARD ADJACENT
Rubbins Rd. Re: LITTER ORDINANCE SECTION 6 / ZONING 6.23 JUNK

How long has the condition existed? 2.5 years

Is complainant willing to testify in court? Yes () No

Name of complainant: GARY HAEGER

Address: 2657 CLIVEDON RD 48843

Telephone: 248-361-3219

OFFICE USE ONLY

Received by: SH

Investigation completed by: _____

Date of investigation: _____

Comments: _____



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MARION TOWNSHIP

NOTICE OF VIOLATION
2877 W. COON LAKE ROAD
HOWELL, MI 48843
(517) 546-1588

DATE: August 7, 2019

LOCATION OF VIOLATION: 2631 Clivedon Rd.

NAME OF OWNER: Ron Arnold_____

TAX CODE NUMBER: 4710-27-102-012

PURSUANT TO SECTION 4.04 OF THE MARION TOWNSHIP ZONING ORDINANCE, YOU ARE HEREBY INFORMED THAT YOU ARE IN VIOLATION OF THE FOLLOWING PROVISIONS OF THE MARION TOWNSHIP ZONING ORDINANCE.

ARTICLE(S) AND/OR SECTION(S) IN VIOLATION:

- ◆ Section 3.02 Definitions - Junk
- ◆ Section 6.23 Maintenance of Junk Prohibited

DATE OF REINSPECTION: August 22, 2019_____

YOU ARE HEREBY ORDERED TO ABATE THE ABOVE VIOLATIONS ON OR BEFORE THE DATE OF THE REINSPECTION. IF THESE VIOLATIONS ARE NOT CORRECTED BY THE REINSPECTION DATE AND YOUR PROPERTY BROUGHT INTO COMPLIANCE THE VIOLATIONS WILL BE SENT TO THE TOWNSHIP BOARD FOR A "**SHOW CAUSE HEARING** ." PURSUANT TO SECTION 4.04, OF THE MARION TOWNSHIP ZONING ORDINANCE. COPIES OF THE ABOVE SECTIONS YOU ARE IN VIOLATION OF ARE ENCLOSED.

Dave Hamann
ZONING ADMINISTRATOR

Copy: File
/enclosure

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Ron Arnold
2631 Clivedon Rd
Howell MI 48843

2. Article Number
(Transfer from service label)

7013 2630 0000 4783 0518

PS Form 3811, July 2013

Domestic Return Receipt

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X 

- Agent
 Addressee

B. Received by (Printed Name)

Ron Arnold

C. Date of Delivery

9/21/19

D. Is delivery address different from item 1? Yes
If YES, enter delivery address below: No

3. Service Type

- Certified Mail® Priority Mail Express™
 Registered Return Receipt for Merchandise
 Insured Mail Collect on Delivery

4. Restricted Delivery? (Extra Fee) Yes

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Ron & Connie Arnold
2631 Clivedon Rd
Howell MI 48843

2. Article Number
(Transfer from service label)

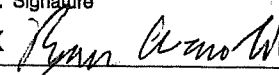
7013 2630 0000 4783 0501

PS Form 3811, July 2013

Domestic Return Receipt

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X 

- Agent
 Addressee

B. Received by (Printed Name)

Ryan Arnold

C. Date of Delivery

8-10

D. Is delivery address different from item 1? Yes
If YES, enter delivery address below: No

3. Service Type

- Certified Mail® Priority Mail Express™
 Registered Return Receipt for Merchandise
 Insured Mail Collect on Delivery

4. Restricted Delivery? (Extra Fee) Yes

Date: September 18, 2019

NOTICE TO APPEAR

TO: Ron Arnold
2631 Clivedon Rd.
Howell, MI 48843

Notification was sent to you on August 7, 2019 concerning a violation of the Marion Township Zoning Ordinance.

This activity was viewed at the premises located at:

2631 Clivedon Rd
Howell, MI 48843

Per the Zoning Ordinance, a second inspection was made fifteen days after the first notice to determine if you had complied.

SINCE YOU HAVE NOT COMPLIED, IT WILL BE NECESSARY FOR YOU TO APPEAR BEFORE THE MARION TOWNSHIP BOARD AT THEIR NEXT REGULAR MEETING AS FOLLOWS:

Marion Township Hall
2877 W. Coon Lake Road
Howell, MI 48843

Date and Time: October 10, 2019 @ 7:30 p.m.

Robert W. Hanvey, Supervisor
Marion Township

MARION TOWNSHIP
2877 W. COON LAKE ROAD
HOWELL, MI 48843
Phone 517-546-1588
Fax 517-546-6622

TRANSMITTAL

TO: Board of Trustees

DATE October 3, 2019

PROJECT **Special Event #04-19**
LACASA Denim & Diamond

VIA Hand Delivery

WE ARE SENDING: Herewith Under Separate Cover

THE FOLLOWING:

- Special Event #04-19 Request by LACASA for Denim & Diamonds Event to be held Saturday October 19, 2019. Attached is cover letter, application, Raffle License, Site Plan, Indemnification Agreement, Ace Pyro Fireworks Contract, and Certificate of Liability Insurance.
- Waiting on Liquor License.
- Waiting on review letters from Sheriff, and Livingston County Public Health.

FOR YOUR: approval/ denial as requested
 other review & comment

REMARKS:

Let me know if you have any questions!

FROM: Dave Hamann, Zoning Administrator

Copy: file

MARION TOWNSHIP SPECIAL EVENT PERMIT/APPLICATION

Application shall be made 90 days prior to the event

Date of application: 8/29/19 SEP # 04-19

Name of Event: Denim & Diamonds Tax ID# 38-2370824

Date(s) of Event: October 19, 2019

Description of Event: Wild West Gambling Fundraiser

Event address: 3300 County Farm Rd Howell, MI 48843

Number of Participants: 300 Estimated Attendance: 300

Hours of Event: 6-10pm

APPLICANT

Name: LACASA Phone #: 517-548-1350

Address: 2895 W Grand River Ave, Howell, MI 48843

ORGANIZATION/BUSINESS SPONSORING EVENT (if different from applicant)

Name: SAME AS ABOVE Phone #: _____

Address: _____

Non-profit status if applicable 501(c)3

CONTACT PERSON(S) ON DAY OF EVENT

Name: Beth Marshall Phone #: 517-548-1350

Address: 2895 W Grand River Ave, Howell, MI 48843

Cell Phone, Pager or Direct Connect#: 810-908-0501

Using the checklist below, please provide us with the plan for your event on a separate sheet of paper. Include information on organizations/individuals providing services & contact numbers. If your event is large and includes multiple tents, vendors & participants, please provide a sketch of your event layout.

- Security/crowd control Ticketed event in a designated area marked off on private property. Historically have had mounted civ. onsite. This year have asked officers to stop by
- Vendors Caterer & Gaming Vendors will be on site, as well as fireworks. Letters being sent to neighbors to notify of the event. No check in.
- Sanitation/restroom Facilities Restrooms for volunteers in stable house & stalls + handicap portable restroom next to gambling barn

Will music be provided? Yes No
If yes give beginning and end times 6pm-10:00pm Kari Holmes

Will Alcoholic beverages be permitted on premises Yes No

If yes, what measures will be taken to prohibit the sale of alcohol to minors or visibly impaired individuals?

All ~~bar servers~~ ^{bar servers} are trained on recognizing signs of intoxication and will not serve them. They are trained & required to check IDs for all guests. Alcohol will only be served at two, contained, designated locations. Alcohol will only be served with approval from the state. Cars are parked 1/4 mile+ away from where alcohol is served.

PLEASE INCLUDE

- \$200.00 Application fee (nonrefundable)
- Certificate of Liability Insurance event specific policy naming Marion Township as additional insured Indemnification Agreement
- Event plot plan
- Permits/Approvals from applicable agencies

Applicant acknowledges that he/she is responsible for contacting the Michigan Liquor Control commission and/or the Livingston County Health Department to secure any and all permits required from the State of Michigan and/or Livingston County for this event.

I hereby certify that all information and data attached and made part of this application are true and accurate to the best of my knowledge and belief. I agree to conform to all applicable laws and ordinances of this jurisdiction.

Beth Marshall

Applicant

9/20/2019

Date

Copy of application (if applicable) sent to:

- Howell Area Fire Authority
- Livingston County Sheriff's Department
- Livingston County Emergency Medical Services
- Livingston County Department of Public Health
- Livingston County Road Commission

[Signature]

Approved

9-25-19

Date

INDEMNIFICATION AGREEMENT

The LACASA, INC. agree(s) to defend, indemnify, and hold harmless
(business/organization)

the Township of Marlon, Livingston County, Michigan, from any claim, demand, suit, loss, cost
of expense or any damage which may be asserted, claimed or recovered against or from the

LACASA, INC. by reason of any damage to property, personal injury or
(business/organization)

bodily injury, including death, sustained by any person whomsoever and which damage, injury or death
arises out of or is incident to or in any way connected with the performance of this contract, and
regardless of which claim, demand, damage, loss, cost of expense is caused in whole or in part by the
negligence of the Township of Marion or by third parties or by the agents, servants, employees or
factors of any of them.

Event 2019 DENIM + DIAMONDS FUNDRAISER

Name GERIE GREENSPAN, CDO
(authorized representative/and/or on behalf of binding authority)

Signature *Gerie Greenspan* Date 9-25-2019

Witness *Rh/Sj* Date 9-25-2019

RICHARD SALTZMANN
NOTARY PUBLIC, STATE OF MI
COUNTY OF WAYNE
MY COMMISSION EXPIRES Apr 20, 2024
ACTING IN COUNTY OF LIVINGSTON



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

9/24/2019

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER InPro Insurance Group, Inc. 2095 E. Big Beaver, Ste 100 Troy MI 48083	CONTACT NAME: InPro Insurance Group	
	PHONE (A/C, No., Ext): 248-526-3260	FAX (A/C, No.): 248-526-3261
E-MAIL ADDRESS: certificates@inproagent.com		
INSURER(S) AFFORDING COVERAGE		NAIC #
INSURER A: Michigan Millers Mutual Ins Co		14508
INSURER B: Citizens Ins Co of Midwest		10395
INSURER C:		
INSURER D:		
INSURER E:		
INSURER F:		

INSURED
LACASA
2895 W Grand River
Howell MI 48843

LACAS-1

COVERAGES

CERTIFICATE NUMBER: 1050468245

REVISION NUMBER:

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

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR	Y		CO512287	10/1/2019	10/1/2020	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000 MED EXP (Any one person) \$ 5,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 3,000,000 PRODUCTS - COMP/OP AGG \$ Included \$
GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:							
A	<input checked="" type="checkbox"/> AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> ALL OWNED AUTOS <input type="checkbox"/> HIRED AUTOS <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> NON-OWNED AUTOS			CO512287	10/1/2019	10/1/2020	COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
A	<input checked="" type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE DED RETENTION \$			L0301432	10/1/2019	10/1/2020	EACH OCCURRENCE \$ 2,000,000 AGGREGATE \$ 2,000,000 \$
B	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory In NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y/N	N/A	W9B950210409	4/3/2019	4/3/2020	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER E.L. EACH ACCIDENT \$ 500,000 E.L. DISEASE - EA EMPLOYEE \$ 500,000 E.L. DISEASE - POLICY LIMIT \$ 500,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
Additional Insured for General Liability when required by written contract: Marion Township.

CERTIFICATE HOLDER

CANCELLATION

Marion Township
2877 W. Coon Lake Rd.
Howell MI 48843

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

Geneva A. Jannotta

© 1988-2014 ACORD CORPORATION. All rights reserved.



CERTIFICATE OF LIABILITY INSURANCE

DND 2019

DATE (MM/DD/YYYY)
9/24/2019

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

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
PRODUCER InPro Insurance Group, Inc. 2095 E. Big Beaver, Ste 100 Troy MI 48083	CONTACT NAME: InPro Insurance Group	
	PHONE (A/C, No, Ext): 248-526-3260	FAX (A/C, No): 248-526-3261
E-MAIL ADDRESS: certificates@inproagent.com		
INSURER(S) AFFORDING COVERAGE		NAIC #
INSURER A: Michigan Millers Mutual Ins Co		14508
INSURER B: Citizens Ins Co of Midwest		10395
INSURER C:		
INSURER D:		
INSURER E:		
INSURER F:		

COVERAGES CERTIFICATE NUMBER: 1632459861 REVISION NUMBER:

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

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:			CO512287	10/1/2019	10/1/2020	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000 MED EXP (Any one person) \$ 5,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 3,000,000 PRODUCTS - COMP/OP AGG \$ Included \$
A	<input checked="" type="checkbox"/> AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> ALL OWNED AUTOS <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> HIRED AUTOS <input type="checkbox"/> NON-OWNED AUTOS			CO512287	10/1/2019	10/1/2020	COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
A	<input checked="" type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE DED RETENTION \$			L0301432	10/1/2019	10/1/2020	EACH OCCURRENCE \$ 2,000,000 AGGREGATE \$ 2,000,000 \$
B	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below		Y/N <input type="checkbox"/> N/A	W9B950210409	4/3/2019	4/3/2020	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTHER E.L. EACH ACCIDENT \$ 500,000 E.L. DISEASE - EA EMPLOYEE \$ 500,000 E.L. DISEASE - POLICY LIMIT \$ 500,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
RE: Denim & Diamond Event October 19th, 2019.

CERTIFICATE HOLDER Stephen & Gwen Bearden 3300 County Farm Rd Howell MI 48843	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE 

DENIM & DIAMONDS PROGRAM

Denim & Diamonds is LACASA's annual fall fundraiser. It is a Wild West party where guests can play classic casino games for raffle tickets, enjoy food from a local favorite eatery, dance and have a good time for a great cause. It features a variety of activities for guests to enjoy at their leisure, listed below.

Entertainment

6:30-10:00 Kari Holmes and her band perform once again! (*dancing tent*)

6:00-6:30 Trick Riding demonstration (*Horse Arena*)

7:30 Line Dancing Instructions with Christine Stewart (*dancing tent*)

10:00 Fireworks Finale

Live Auction

8:00 Bid on a week-long stay in a beautiful Sedona, AZ vacation home and a Magical Motor City Weekend package! See insert for details.

Lady Luck & Diamond Raffles (*Wild West Gambling Barn*)

5:30-6 Diamond Mine for pre-purchased ticket holders only

6-9:15 Diamond Mine Open to All. Stop by and purchase a ticket to Mine for a **one carat diamond valued at \$6,000** from Cooper & Binkley Jewelers. Only 100 tickets available.

9:15 Lady Luck raffle closes.

9:30 Diamond Mine winner announced by Barb Binkley of Cooper & Binkley Jewelers; Door Prize winners announced

9:40 Lady Luck Raffle drawings—must be present to win

Dinner's Served

6:30-8:30 Down-Home Cookin' from Block Brewing Company (*Tent*)

Wild West Gambling Tent (*South Side of Barn*)

5:30-9:00 Try your hand at roulette, blackjack and craps

Old West Photo Booth

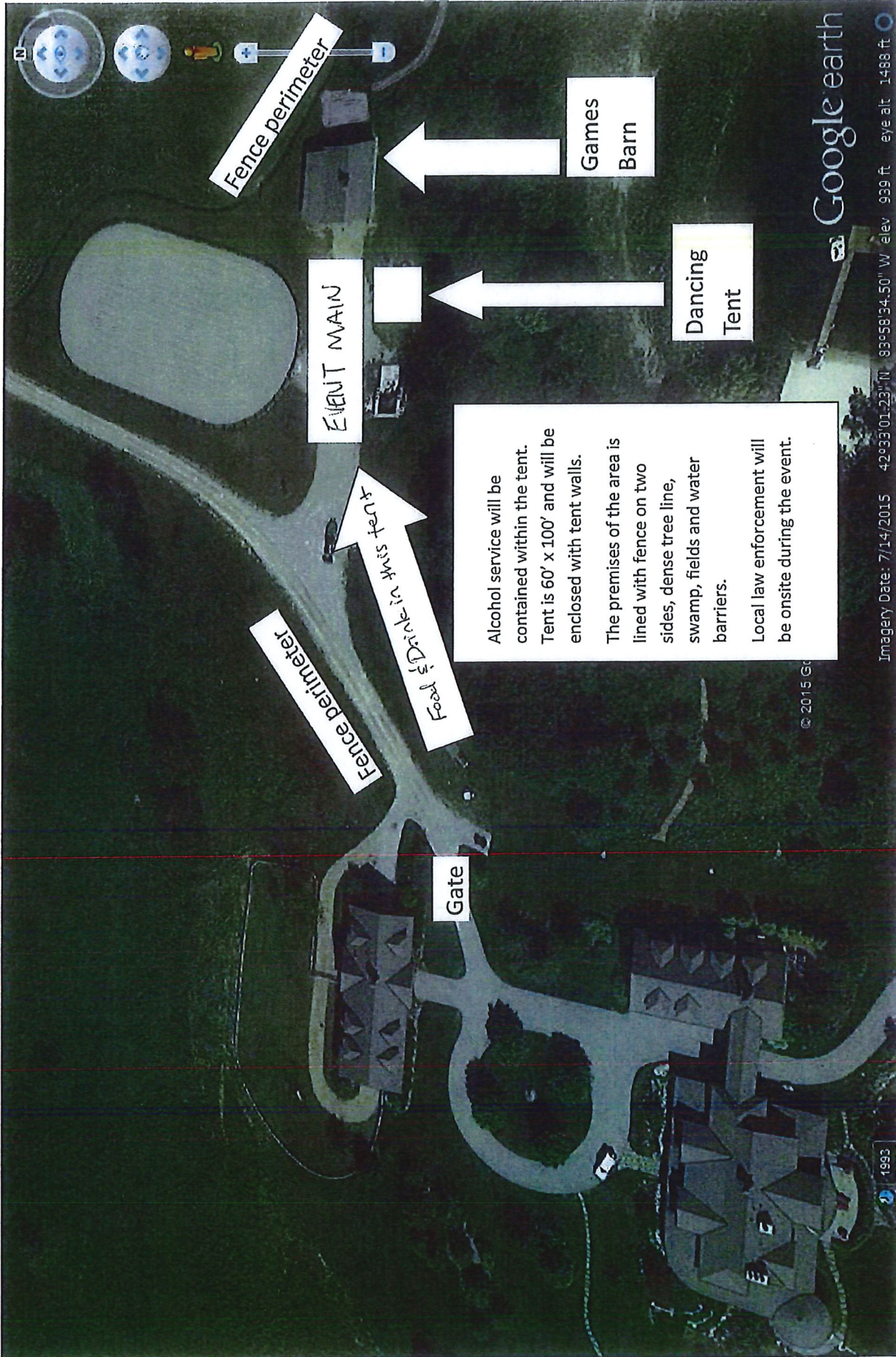
5:30-9:45 (*Tent*)

Liquid Refreshments

5:30-9:45 Saloon (*South Side of Barn*) features beer & wine; cigars & spirits available with additional donation

5:30-9:45 Main station (*Tent*) features beer, wine, soft drinks & water

5:30 Sample brews from Block Brewing. (*Tent*)



Fence perimeter

EVENT MAIN

Games Barn

Dancing Tent

Fence perimeter

Feed & Drink in this tent

Gate

Alcohol service will be contained within the tent.
Tent is 60' x 100' and will be enclosed with tent walls.
The premises of the area is lined with fence on two sides, dense tree line, swamp, fields and water barriers.
Local law enforcement will be onsite during the event.

Restroom

Google earth

Imagery Date: 7/14/2015 42°33'01.23"N 83°58'34.50"W elev 939 ft eye alt 1488 ft



COPY



License Number R53583

Organization ID 113249

STATE OF MICHIGAN
BUREAU OF STATE LOTTERY
CHARITABLE GAMING DIVISION
LARGE RAFFLE LICENSE

is hereby issued to

LACASA

to conduct a raffle at

BEARDEN RESIDENCE
3300 COUNTY FARM RD
HOWELL, MI 48843

In accordance with Act 382 of the Public Acts of 1972, as amended, charitable gaming rules, terms of probation, directives of the bureau, public policy of the State of Michigan, and any other local, state, and federal laws and regulations.

10/19/19 05:30 PM - 10:00 PM
Authorized Date and Time

Brian Neill
Brian Neill, Commissioner

This license is the property of the State of Michigan and must be prominently displayed at the location where the raffle is conducted and is valid only on the date and time authorized.



DIAMOND MINE RAFFLE

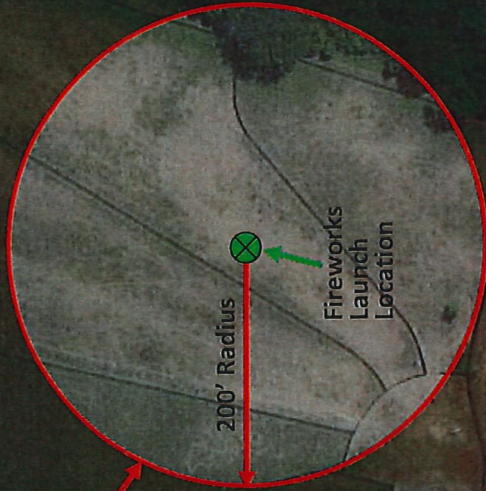
Diamond Mine Rules:

- ◇ A maximum of 100 tickets will be sold.
- ◇ Holders of pre-sale tickets have the option to purchase a separate ticket to attend Denim & Diamonds, in which case they will draw their own gem.
- ◇ Denim & Diamonds attendees who have pre-purchased Diamond Mine tickets will have first draw from the Diamond Mine at 5:30 pm on Saturday, October 19 at the Denim & Diamonds event.
- ◇ Assigned volunteers will draw gems for purchasers of pre-sale tickets who are not present at Denim & Diamonds. Those gems will be drawn between 5:30 and 6:00 pm on Saturday, October 19, at the Denim & Diamonds event. The number of the gem will be recorded, along with the ticket number and name of ticket holder.
- ◇ The Diamond Mine will open at 6:00 pm on October 19 for guests purchasing tickets at the event to begin drawing gems.
- ◇ Each \$100 ticket provides purchaser with opportunity to reach into the "Diamond Mine" sand box one time to grab one gem.
- ◇ The gem grabbed first is the one the purchaser takes.
- ◇ Purchaser cannot look at gem being selected before selecting it, or exchange for another gem after selection.
- ◇ Each gem is numbered.
- ◇ The Diamond Mine station will close at 9:00 pm.
- ◇ The number of the real diamond will be announced at 9:30 p.m.
- ◇ In the event that fewer than 100 tickets are sold and the winning diamond is not selected by any of the ticket purchasers, all of the ticket stubs from tickets sold prior to and at the event will be entered into a drawing. The holder of the ticket number drawn will win the real diamond. Ticket holder need not be present to win.

2019 Denim & Diamonds Fireworks Site Map



200' Fallout Radius
Shells up to 2.5"
(Per NFPA 1123)



2019 Application for Fireworks Other Than Consumer or Low Impact

FOR USE BY LEGISLATIVE BODY OF CITY, VILLAGE OR TOWNSHIP BOARD ONLY

DATE PERMIT(S) EXPIRE:

Authority: 2011 PA 256	The LEGISLATIVE BODY OF CITY, VILLAGE OR TOWNSHIP BOARD will not discriminate against any individual or group because of race, sex, religion, age, national origin, color, marital status, disability, or political beliefs. If you need assistance with reading, writing, hearing, etc., under the Americans with Disabilities Act, you may make your needs known to this Legislative Body of City, Village or Township Board.	
------------------------	---	--

TYPE OF PERMIT(S) (Select all applicable boxes)

Agricultural or Wildlife Fireworks Articles Pyrotechnic Display Fireworks
 Public Display Private Display
 Special Effects Manufactured for Outdoor Pest Control or Agricultural Purposes

NAME OF APPLICANT Drew Espenshade	ADDRESS OF APPLICANT 9700 Burmeister Rd, Saline, MI 48176	AGE OF APPLICANT 18 YEARS OR OLDER <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
---	---	---

NAME OF PERSON OR RESIDENT AGENT REPRESENTING CORPORATION, LLC, DBA OR OTHER Aaron Enzer	ADDRESS PERSON OR RESIDENT AGENT REPRESENTING CORPORATION, LLC, DBA OR OTHER 9700 Burmeister Rd, Saline, MI 48176
--	---

IF A NON-RESIDENT APPLICANT (LIST NAME OF MICHIGAN ATTORNEY OR MICHIGAN RESIDENT AGENT)	ADDRESS (MICHIGAN ATTORNEY OR MICHIGAN RESIDENT AGENT)	TELEPHONE NUMBER

NAME OF PYROTECHNIC OPERATOR Drew Espenshade	ADDRESS OF PYROTECHNIC OPERATOR 9700 Burmeister Rd, Saline, MI 48176	AGE OF PYROTECHNIC OPERATOR 18 YEARS OR OLDER <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
--	--	--

NO. YEARS EXPERIENCE 10+	NO. DISPLAYS 100+	WHERE Michigan, Wisconsin, North Dakota, Wyoming, Illinois, Iowa, Arizona, Indiana, Pennsylvania, Texas
------------------------------------	-----------------------------	---

NAME OF ASSISTANT N/A	ADDRESS OF ASSISTANT N/A	AGE OF ASSISTANT 18 YEARS OR OLDER <input type="checkbox"/> YES <input type="checkbox"/> NO
---------------------------------	------------------------------------	--

NAME OF OTHER ASSISTANT N/A	ADDRESS OF OTHER ASSISTANT N/A	AGE OF OTHER ASSISTANT 18 YEARS OR OLDER <input type="checkbox"/> YES <input type="checkbox"/> NO
---------------------------------------	--	--

EXACT LOCATION OF PROPOSED DISPLAY
3300 County Farm Rd Howell, MI 48843

DATE OF PROPOSED DISPLAY October 19, 2019 (RD: N/A)	TIME OF PROPOSED DISPLAY Approximately 10:00 PM
---	---

MANNER AND PLACE OF STORAGE, SUBJECT TO APPROVAL OF LOCAL FIRE AUTHORITIES, IN ACCORDANCE WITH NFPA 1123, 1124 & 1126 AND OTHER STATE OR FEDERAL REGULATIONS. PROVIDE PROOF OF PROPER LICENSING OR PERMITTING BY STATE OR FEDERAL GOVERNMENT

None, fireworks product will be brought from company storage in time for display setup.

AMOUNT OF BOND OR INSURANCE (TO BE SET BY LOCAL GOVERNMENT) \$10,000,000	NAME OF BONDING CORPORATION OR INSURANCE COMPANY The Partners Group Ltd
--	---

ADDRESS OF BONDING CORPORATION OR INSURANCE COMPANY
11225 SE 6th Street, Suite 110, Bellevue, WA 98004

NUMBER OF FIREWORKS	KIND OF FIREWORKS TO BE DISPLAYED (Please provide additional pages as needed)
Approximately 50	1" to 2.5" Multi-shot aerial display cakes

SIGNATURE OF APPLICANT 	DATE September 5, 2019
----------------------------	----------------------------------

2019 Permit for Fireworks Other than Consumer or Low Impact

Authority: 2011 PA 256	The LEGISLATIVE BODY OF CITY, VILLAGE OR TOWNSHIP BOARD will not discriminate against any individual or group because of race, sex, religion, age, color, marital status, disability, or political beliefs. If you need assistance with reading, writing, hearing, etc., under the Americans with Disabilities Act, you may make your needs known to this Legislative Body of City, Village or Township Board.
------------------------	--

This permit is not transferable. Possession of this permit authorizes the herein named person to possess, transport and display fireworks in the amounts, for the purpose of and at the place listed below only through permit expiration date.

TYPE OF PERMIT(S) (Select all applicable boxes) <input type="checkbox"/> Agricultural or Wildlife Fireworks <input type="checkbox"/> Articles Pyrotechnic <input checked="" type="checkbox"/> Display Fireworks <input type="checkbox"/> Public Display <input checked="" type="checkbox"/> Private Display <input type="checkbox"/> Special Effects Manufactured for Outdoor Pest Control or Agricultural Purposes	FOR USE BY LEGISLATIVE BODY OF CITY, VILLAGE OR TOWNSHIP BOARD ONLY. PERMIT(S) EXPIRATION DATE (ENTER DATE OF EXPIRATION) AGE (18 YEARS OR OLDER) <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
NAME OF PERSON PERMIT ISSUED TO Drew Espenshade	
ADDRESS OF PERSON PERMIT ISSUED TO 9700 Burmeister Rd, Saline, MI 48176	
NAME OF ORGANIZATION, GROUP, FIRM OR CORPORATION ACE Pyro, LLC	
ADDRESS 9700 Burmeister Rd, Saline, MI 48176	
NUMBER AND TYPES OF FIREWORKS (Please attach additional pages if necessary) Approximately (50) 1" to 2.5" Multi-shot aerial display cakes	
EXACT LOCATION OF DISPLAY OR USE 3300 County Farm Rd Howell, MI 48843	
CITY, VILLAGE, TOWNSHIP Marion	DATE 10/19/2019 (RD: N/A)
BOND OR INSURANCE FILED <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	TIME Approx. 10:00 PM AMOUNT \$10,000,000

Issued by action of the Legislative Body of a <input type="checkbox"/> City <input type="checkbox"/> Village <input checked="" type="checkbox"/> Township of <u>Marion</u> on the <u>30TH</u> day of <u>SEPTEMBER</u> (Signature and Title of Legislative Body Representative)
--

THIS FORM IS VALID UNTIL THE DATE OF EXPIRATION OF PERMIT

FIRE

Dave Hamann

From: Beth Marshall <bmarshall@lacasacenter.org>
Sent: Tuesday, October 01, 2019 2:58 PM
To: JAMIL CZUBENKO
Cc: Dave Hamann
Subject: RE: LACASA Denim and Diamonds Special Event #04-19 Application for review
Attachments: Denim & Diamonds 2019 Tent Floor Plan.pdf

Great. That's helpful to know.

I just talked with Andrew and Classic Tent and Event, and we will have 3 exits in the tent, all with emergency exit lights, and backup battery powered lighting for inside the tent. He also verified that they do have fire resistance information posted with all of the panels.

There isn't a floor plan for the 20'X40' tent, since it's an open air dance floor. So, a big empty space with a band at one end. Attached is the floor plan for the food tent.

That should take care of it, but let me know if I've missed anything.
Thank you for working with me on this. I understand I'm on a bit of a learning curve.
Beth Marshall
Development Coordinator



Serving the Community Since 1981

LACASA Center has been providing help and hope for victims of child abuse and interpersonal violence from our community since 1981. We appreciate your support!

lacasacenter.org

LACASA Center
2895 W. Grand River Ave.
Howell, MI 48843
Office: 517-548-1350
Fax: 517-548-3034
24/7 Help Line: 866-522-2725

From: JAMIL CZUBENKO [mailto:jczubenko@howellfire.net]
Sent: Monday, September 30, 2019 3:45 PM
To: Beth Marshall <bmarshall@lacasacenter.org>
Cc: Dave Hamann <za@mariontownship.com>
Subject: Re: LACASA Denim and Diamonds Special Event #04-19 Application for review

From: Dave Hamann [mailto:za@mariontownship.com]
Sent: Monday, September 30, 2019 1:05 PM
To: Beth Marshall <bmarshall@lacasacenter.org>
Subject: FW: LACASA Denim and Diamonds Special Event #04-19 Application for review

Beth, here is a response from Fire for your event. Let me know if you have answers. I will have the packet go into the Board of Trustee's packet that closes this Thursday 10-03-2019 so if you get the liquor license please send it to me otherwise bring it to the board meeting on October 10,2019. Let me know if you have any questions! Also I sent the signed permit to Drew at Pyro!

Dave Hamann

Zoning Administrator

Marion Township

za@mariontownship.com

From: JAMIL CZUBENKO [mailto:jczubenko@howellfire.net]
Sent: Monday, September 30, 2019 1:01 PM
To: Dave Hamann <za@mariontownship.com>
Subject: Re: LACASA Denim and Diamonds Special Event #04-19 Application for review

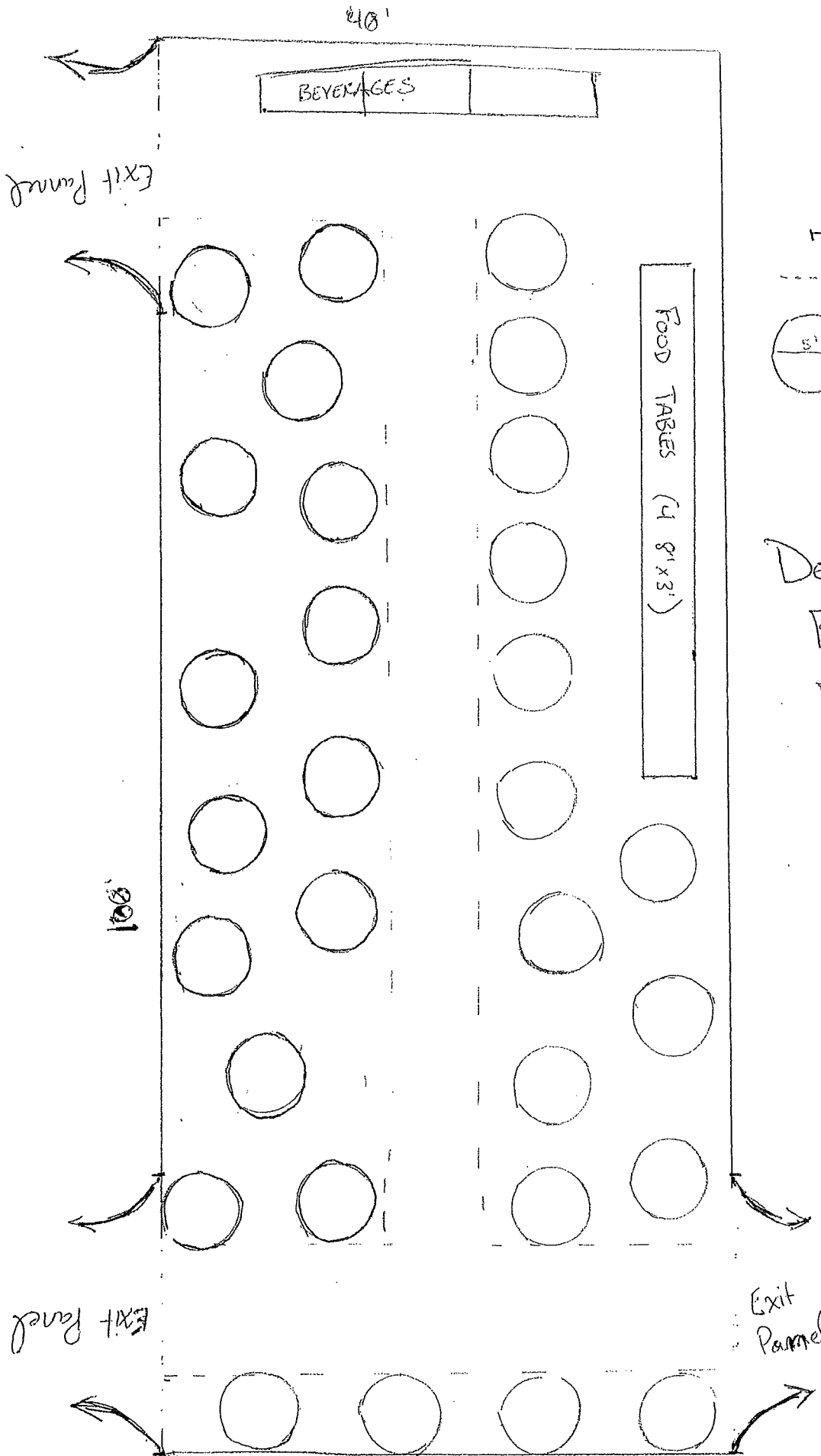
Dave<

I have reviewed the Civic Event Application for the Denim and Diamond and find the application satisfactory with the following requirements.

- An occupancy load limit will need to be issued for the tent and other spaces by the FD?
- What kind of power will be required for activities within the tents? (Food, band, etc)
- Exit/Emergency lights for the tent will be required? Designated tent exits?
- No smoking in the tent.
- All tents shall have their fire resistance certificates affixed to the tent or available upon request.

The FD will also be on site before the fireworks for inspection and during the event.

Please let me know if there are any questions or concerns.



H = 1 Foot (1/8 inch)

----- = Walkway Space

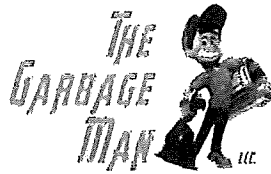
⊙ = 8' Round table with 2' clearance for chairs

Denim & Diamonds

Foot Tent

Floor

Plan



RECEIVED

OCT 03 2019

MARION TOWNSHIP

P.O. Box 573
Brighton, MI 48116
810-225-3001
855-57-TRASH
www.thegarbagemanllc.com

10-1-19

RE: Marion Township Bid

To whom it may concern:

Please find below our proposal for 4,300 Marion Township homes along with the services included. If you have any questions or concerns please contact us directly at 810-225-3001.

SERVICES INCLUDED	MONTHLY RATE
Weekly trash pickup with a 96 gal. curb cart Every other week recycle pickup with a 96 gal. cart 1 bulk item per week *Curb carts and recycle carts to be supplied and provided by The Garbage Man, LLC.	Year One: \$14.15/homeowner
	Year Two: \$14.57/homeowner
	Year Three: \$15.00/homeowner
	Year Four: \$15.45/homeowner
	Year Five: \$15.91/homeowner

ADDITIONAL SERVICES	RATE- Billed directly to the homeowner
Every other week yard waste removal (April/November)- must be in the brown paper yard waste bags and called into the office before their pickup day	\$2.00/bag
Additional curb cart rental for weekly trash pickup	\$5.00/month

Benefits of using The Garbage Man

- Locally owned and operated
- Our company ONLY services Livingston County residents
- Phones are answered by a person without hold times

Thank you for the opportunity to bid,

Josh Tinsley
The Garbage Man, LLC



PROPOSAL FOR

MARION TOWNSHIP

REFUSE REMOVAL AND

RECYCLING SERVICES





Alchin's Disposal, Inc.

PROPOSAL FOR REFUSE REMOVAL SERVICES

To: Marion Township
2877 W. Coon Lake Rd., Howell, MI 48843

From: Alchin's Disposal, Inc.
9900 W. Grand River, P. O. Box 950
Fowlerville, MI 48836
Ph: 517-223-7119 / Fax: 517-223-4103
Email: alchinsdisposal@sbcglobal.net
Website: www.alchinsdisposal.com

Date: September 26, 2019

Alchin's Disposal, Inc. respectfully submits the following proposal for refuse removal services to Marion Township:

1. RATE

The rate for Marion Township will be as follows:

- Year (1) One: \$13.75, per resident, per month
- Year (2) Two: \$13.80, per resident, per month
- Year (3) Three: \$13.85, per resident, per month
- Year (4) Four: \$13.90, per resident, per month
- Year (5) Five: \$13.95, per resident, per month

2. TERM

The term of the agreement will be for five (5) years.

Marion Township agrees to provide to Alchin's a complete list of all residents, with addresses and telephone numbers, who qualify for pick up through Marion Township.

3. TRASH REMOVAL

The amount of trash collected each week, per household, is as follows:

With Alchin's 96 gallon Curb-Side Cart: The cart full, plus one 30 gallon trash bag.

Without Alchin's 96 gallon Curb-Side Cart: Six 30 gallon trash bags or three 40 gallon size containers.

Refuse containers must be placed at the roadside the night before, or no later than 5:00 a.m. the day of pick up to guarantee trash pick up. Marion Township pick up days will be Monday and Thursday, with Alchin's determining which residents will be picked up on either of those days.

Yard Waste: From May 1 to October 31, Alchin's will pick up yard waste bags. There will be a monthly fee of \$10.00 per resident. This service allows the resident to place up to 5 yard waste bags out each week with their trash. Brown paper yard waste bags are preferred.

If a resident has more than the allotted 5 bags they will need to contact Alchin's office at least one business day prior to the pick up day to schedule removal of the extra yard waste bags. The cost for yard waste bags is \$1.50 per bag, the cost of which must be paid at the time of scheduling. Yard waste bags CANNOT be substituted for the 2 trash bags allowed each week for trash removal.

4. RECYCLING

Recycling will be every other week, with a 64 gallon recycle curb cart. This service is included in the above-referenced monthly rate. Recycling items accepted are box board, plastics (#1-#7), tin cans (labels removed and rinsed out), corrugated cardboard, mail inserts, newspapers and magazines. No recycling items are allowed outside of the recycle curb cart. Recycling carts must be placed at the curbside the night before the scheduled pick up day or by 5:00 am the day of pick up to guarantee pick up.

Alchin's will place 1 - 30 yard recycling container at Marion Township hall, 2977 W. Coon Lake Rd., Howell, MI 48843, at the rate of \$230.00 per pull.

5. ADDITIONAL SERVICES INCLUDED AT NO CHARGE

- Two curb carts at the Township hall
- One recycle curb cart at the Township hall
- One curb cart for Fire Department
- Two curb carts for the Township park
- One curb cart for Triangle Lake park
- One 4 yard dumpster for Lakeside Cemetery; one week in April, one week in October
- Road side pick up of discarded items

6. NEW ACCOUNTS

New Accounts set up after the beginning of the term of the agreement must be called and/or emailed into Alchin's office no later than 1 week before the start date for the new account. Marion Township agrees to inform Alchin's if the new account will also receive recycling and yard waste services.

7. NON-RENEWAL OF AGREEMENT

If Marion Township chooses not to renew the agreement at the end of the term, Alchin's requires at least 90 days written notice of non-renewal of the agreement.

8. HOLIDAYS

Alchin's observes the following holidays:

New Years Day: If New Year's Day is on or before your pick-up day (Monday - Friday) your route will be delayed by ONE day. If New Year's Day is on Saturday or Sunday routes will run as scheduled.

Memorial Day: All routes will be delayed by ONE day.

Independence Day (4th of July): If Independence Day is on or before your pick-up day (Monday - Friday) your route will be delayed by ONE day. If Independence Day is on Saturday or Sunday routes will run as scheduled.

Labor Day: All routes will be delayed by ONE day.

Thanksgiving Day: Thursday and Friday routes will be delayed by ONE day.

Christmas Day: If Christmas Day is on or before your pick-up day (Monday - Friday) your route will be delayed by ONE day. If Christmas Day is on Saturday or Sunday all routes will run as scheduled.

Thank you for considering Alchin's Disposal, Inc. as your refuse removal service company.

If you have any questions or would like to discuss this proposal, please feel free to contact Cory Alchin, Steve Alchin or Kathryn Alchin-Loffreda.

Sincerely,

Steven L. Alchin

Steven L. Alchin
President

REFERENCES:

Scott Lloyd (Board of Marion Township)
Lloyd's Homes
810-599-6604

Les Andersen (Board of Marion Township)
Andersen Oakleaf Farms
810-923-6563

Pine Ridge Homeowner Association
Suzanne Wentworth, Former Secretary
517-304-5743

Pete Miller, President
Iosco Township
517-204-6433

Amanda Bonnville, Treasurer
Iosco Township
517-404-8109
*See attached Email of Recommendation

Tami Bock, Treasurer
Cohoctah Township
517-546-0655
*See attached Letter of Recommendation

Kathy Arledge, Village Clerk
Village of Fowlerville
517-223-3771
*See attached Letter of Recommendation

Kathy Elliott, Supervisor DPW
Village of Fowlerville
517-404-1707

Keith Granger, President
Granger Waste Services
517-204-2876

Pardiac Group, LLC
Sandy Marhofer
810-599-4107

Brad Hitchcock, Mayor of Webberville
517-521-3677

Randy Kleinschmidt, Owner
Randy's Service Center
517-223-8609

Joe Raica, Owner
Raica Excavating
517-202-1757

COHOCTAH TOWNSHIP

3530 GANNON ROAD, HOWELL, MI 48855 (517)546-0655 Fax (517)548-5029

September 26, 2019

To Whom It May Concern:

I am writing in reference to Alchin's Disposal. I have been serving on the Cohoctah Township board as Township Treasurer for over 16 years all of which I have had the pleasure of working with Alchin's Disposal as our single contracted trash provider.

My experience with the staff of Alchin's has been overwhelmingly positive. I find the office staff to be responsive, prompt, friendly and patient. They have always been easy to communicate with if there are any issues that arise with our residents. The trucks run on time and are predictable and reliable.

We utilize Alchin's for our large item clean up as well. They are always on time, adequately staffed and are extremely flexible with the variables of the day. They prepare for the maximum of large item waste, and maintain such a positive attitude even in the rain and cold.

I find the cost for our residents more than fair and the price has remained the same for the entire time that I have served on our board.

I whole heartedly recommend Alchin's Disposal as a sole provider for township residential trash service. Their exceptional customer service, flexibility, and reliability are the key reasons why we value the service they provide to Cohoctah Township.

Sincerely,

Tami Bock

Tami Bock, Treasurer
Cohoctah Township
(517) 546-2510

Recommendation

From: Amanda Bonville (asdebonn@gmail.com)

To: alchinsdisposal@sbcglobal.net

Date: Wednesday, September 25, 2019, 02:10 PM EDT

I have worked with Alchin's for several years now. They have been the service provider for our township long before my time. Kelly and Kathy in the office have always answered any question timely and efficiently. They have kept me apprised of the few situations that have occurred over the years. Their drivers are courteous and professional. Even when some of our residents have tested the limits of said professionalism.

Amanda Bonville, Losco Township Treasurer

Village of Fowlerville

213 South Grand Avenue
Fowlerville, MI 48836
Phone (517) 223-3771 Fax (517) 223-7435
Police (517) 223-8711
website www.fowlerville.org



September 25, 2019

Marion Township
2877 W. Coon Lake Road
Howell, MI 48843

Esteemed Marion Township Trustees,

I am writing this letter to you as a recommendation for the services provided by Alchin's Disposal Incorporated. For nearly 10 years, I have worked hand-in-hand with Alchin's Disposal for the benefit of refuse removal for residential and commercial properties in the Village of Fowlerville area. They are remarkable in their customer service. Alchin's Disposal staff have been quick and responsive, making them a reliable partner to the Village of Fowlerville and its constituents.

The company has performed above and beyond in customer service by bridging multiple levels of clientele in our community with a variety of services. From positive feedback from residential customers receiving excellent care during regular routes to exceeding expectations while accommodating larger projects such as road re-construction, Alchin's Disposal serves as a cornerstone example of a family-owned business that cares for their community. The Village of Fowlerville is proud to support local businesses such as Alchin's Disposal.

I have had a good experience with them over the years and I strongly recommend their services.

Respectfully,

Kathryn M. Arledge, CMMC
Village of Fowlerville
Clerk/Manager

ALCHIN'S DISPOSAL, INC.

Published by Kathryn Alchin-Loffreda · 18 hrs ·

ATTENTION MARION TOWNSHIP CUSTOMERS!!!

It has recently come to our attention that Marion Township is wanting to go to one trash hauler. Alchin's currently services approximatey 61% of Marion Township and would greatly appreciate your support and recommendations. You can either leave your recommendations here, or by contacting Marion Township directly at 517-546-1588 or by attending the Township meeting tomorrow, Thursday, September 26, 2019, at 7:30pm at the township hall 2877 W. Coon Lake Rd., Howell, MI. Let Marion Township know you do not want to switch from Alchin's! Thank you in advance for your recommendations and support - Management of Alchin's Disposal, Inc.

PLEASE SHARE THIS MESSAGE!!!!

Nanette L. Hubenschmidt We do not want to switch!

Cathy Brennan We do not want to switch!

Matthew LaBelle I called the township. The township supervisor said that Alchins hasn't submitted a proposal. That might be something to consider

ALCHIN'S DISPOSAL, INC. Hope to see you at the meeting tomorrow at 7:30pm

Matthew LaBelle I'll be there. Advanced disposal is merging or has merged with Waste Management. We don't need a large publicly traded company collecting our trash. We need to support local businesses that keep the money within our community.

Carol Brigham Straub I would prefer to stay with Alchins!

Barbara Samson Cloutier I don't want to switch

Suzanne Szyrkowski Chipps I think competition and choices are a good thing for consumers.

Brandt Patterson I do not want to switch.

Brandy Goins Not looking to switch but it sure would be nice to have curbside recycling . I love that alchins is dependable and picks up on scheduled day ALWAYS but curbside would be pretty spectacular

Lindsay Bofenkamp Is this referring to residential pick up or for the trash dumpsters that are at the township hall?? How can they tell the resident who they have to use when the residents pay for it!

Julie Abbott Dailey Lindsay Bofenkamp it is referring to residential, I live in Iosco twp and our township has a contract with Alchin's. You of course can choose another provider but Iosco twp residents who use Alchin's only pay \$96.00 a year and the township pays the balance. I'm not sure if Marion is planning the same but it's a fantastic deal Iosco twp residents have

Sydnev Cassily Schmitter Julie Abbott Dailey we are alchins in Cohoctah and we pay \$150 ish. So you guys are getting a deal. And we don't get large item pick ups. Which would make me choose my own provider if I could.

Kelly Alchin-Young Sydney Cassily Schmitter You sure can get large item pickup. You just have to call our office, no later than the day, before your pickup to schedule what you have. We also offer township cleanups the first Saturday in May, and the first Saturday in October for all Cohoctah Township residents. Give us a call for more information. We would be glad to answer any questions that you have.

Robert Candito Julie Abbott Dailey, your taxes pay the balance.

Sydney Cassily Schmitter Kelly Alchin-Young yes. I just meant not an extra charge for now and then items like an old door or a twin mattress.

Julie Abbott Dailey Robert Candito yes and as far as I can tell Iosco twp residents are pretty happy with it ☐

Doug Glaser I've been with Alchins for many years. They are the best!

Danielle Mvillani I'm loyal to Alchins!

Justin Giersdorf Done!

Kimberly Altimus LaRowe I want to stay with Alchins!!

Thomas Gray I am loyal to Alchins for many years. Was not aware Marion Township was considering any trash proposal. Have always paid directly.

Mary Nye We support Alchins and do NOT want to switch. They are great to work with and have used them as long as we have been here.

Christa Starkey Lowery We want to stay with Alchins!

Robert Snyder Dear township that is NONE of your business!

Ilene Barylski I don't want a switch, I'm happy with who we have. No Complaints!!

Susanne Fleeman Chris Fleeman

Renee Montroy-Westmoreland We love Alchins, have never had a problem and highly recommend them

Andy Boonstra Very pleased with your service and I hope your able to keep this contract. I will also be calling the twp. on your behalf tomorrow!

Lindsay Gerhardt We would like to keep Alchins!

Rachel Hilla-Mason We are very happy with Alchin's and would be disappointed to have to switch

Karen Perras No way would I switch. Great company and very reliable ♡ ☐

Elena Krumrei This is ridiculous...what is the township's reason for going to one?

Cheryl Degeneffe Glaser Alchins is the best and Very dependable! Always on time every single Monday.

Judy Huerta We use Alchins. There are couple different ones on our street. All the Alchins cans are returned to the curb. The rest are tossed all over. Some in the middle of the road. You can see the difference after pickup. I would stay with Alchins.

Chris Fleeman We love Alchins. Alchins is the only provider in this area which will pick up on a bi-weekly basis and we do not generate enough trash to warrant weekly pick ups. We have no desire to switch and will actively oppose this course of action. We cannot attend the township meeting, but please feel free to share these comments.

Justin Giersdorf ALCHIN'S DISPOSAL, INC. I called the Twp. and she told me you guys need to be prepared to propose a bid or something along those lines. They acted irritated to be receiving so many calls. The woman told me there's a lot of false advertising going on but that they've been inundated with calls the last day or two. She said "nothing is set in stone" which leads me to believe they're playing stupid but have likely already made up their minds. I'm a big fan of Alchin's and told her that, but unfortunately won't be able to make the meeting this evening. I hope there is plenty of representation for Alchin's there though. Best of luck guys!

Timothy Watts after trying other trash disposal companies we have been the most satisfied with Alchins

Cathy Bondy Szabelski I dont want another garbage co other than ALchins, we have had them for 20yrs with not one problem and always take care of everything. I also pre pay my bills to them so I better not have to do anything different now. They are a great co with great drivers

The following is a list of names and telephone numbers of residents of Marion Township. These residents have expressed verbal support of Alchin's Disposal. In the event that Marion Township decides to contract only one waste removal company for the entire township, the following residents have articulated support for Alchin's Disposal to serve in that manner. These residents provided verbal recommendation for Alchin's Disposal:

Charlotte	Shaffer	517-546-7966	
Amanda	Maczik	989-400-9008	
Angela	Buko	517-375-0094	
Michael	Depugh	734-968-8218	
Roxie	Glover	Cranberry ct	
Kelly	Szydlowski	Cranbrook dr	
Gregg	Merians	248-207-6604	
Jerry	Vanbuskirk	517-896-9054	
Ronald	Rozevink	517-552-8857	
James	Bodendick	425-418-7997	
Thomas	Lester	810-459-7914	
Mike	Warunek	810-360-9527	
Louis	Cloetens	517-488-5867	
Douglas	Baaki	517-404-6567	
Todd	Heeg	517-294-0273	
Cathy	Hileman	248-444-6934	
Brian	Tillman	734-968-3792	
Nicole	Woods	517-420-4160	
Perkins Tile	Dan Perkins	517-404-2372	
RC Directional		517-545-4887	
Diane	Richardson	517-861-0734	Switched From Advanced
Karen	Banks	734-421-1826	
Steve	Fooy	248-838-8688	
Jan & David	Wall	352-345-3168	
	Osborne-		
Susan	Wheeler	517-303-6431	
Fred	Richter	517-546-3930	2 locations
Linda & Larry	Pratt	517-548-4739	
Linda	Manson	517-548-7271	
Cindy	Gates	810-599-1983	
Linda	McDade	517-552-8868	
			Switched From Advanced- & got 3 other neighbors to switch
Gary	Smith	810-599-3848	
Earl & Karen	Skeens	517-546-9728	
Georgia	Butcher	517-548-2654	
Anne	Delguanto	517-376-9161	
Scott	Nelson	313-580-0243	
Steve	Vogel	517-282-4452	
Stephen W	Smith	517-376-9294	

Mrs. Charles	Gullett	517-548-2270	
Justin	Giersdorf	248-880-9000	switched from Advanced
Frank	Herren	517-915-8514	
Anna	Mckenzie	517-404-7214	
Pete	Huston	517-672-9239	
Donna	Baughn	517-552-9826	
Sueann & Roger	Brow	517-404-1325	
Leszek	Krzewski	517-552-5637	
Penny	Meyer	517-552-3999	
Tom	Malysz	734-748-9216	"Golden Standard"
Jade	Hodge	517-518-0056	
Stephen	Prentice	517-546-1645	
Kathleen	Stroshein	517-545-0826	
Paul	Marker	517-404-1622	
Patrica	Sefton	810-623-9582	
Allison	Kelley	517-404-6020	
Brandy	Goines	via Facebook Messenger	
Mark	Penny	517-546-5640	
Robert	Batchelor	517-548-2383	
Garry	Morgan	810-923-1130	
Marilyn	Winegardner	517-545-2797	
Dennis	Siegert	817-343-0822	
Paul & Carolyn	Biegalski	734-780-1914	
Cindy	Delongchamp	734-255-1134	
Jonathon	Goldsworthy	803-727-3039	
Rachelle	Andrews	517-545-2718	
Linda	Grems	517-915-8837	
Thomas	Sliwa	313-268-3649	
Ellen	Forrester	517-230-4622	
Nina	Grider	734-709-5175	
John	Goodnough	517-546-7196	
John	Ontko	248-459-2554	
Angelo's	Sonny	517-548-2322	
Becky	Bowers	517-548-1921	
Caroline & Thomas	Burgess	517-548-0851	

Currently, Alchin's Disposal manages over 1700 accounts within Marion Township, constituting approximately 50% of the current township population.

The following is a list of accounts, primarily residential, that have switched from a different waste removal company to Alchin's Disposal within the span of the last 24 months. Since January 1st, 2016, there are approximately 575 *new* accounts within Marion Township.

AbbyBrook Lane – 3, N. Alstott Dr.- 6, Amber Glen Dr. – 2, Bentley Lake Rd. – 5,
Berry Manor Dr. – 1, Black Eagle Dr. – 10, Black Eagle Valley Dr. – 6, Blossom Farms Dr. -- 6
Bonnie Circle – 3 , Brighton Rd. -- 2, Cactus Flower Ct. – 3, Cedar Lake Rd. – 13
W. Coon Lake Rd. – 17, County Farm Rd. -- 23, CranBrook Dr. -- 2, Crystal Crossing Dr. – 1
Crystal Ct. – 3, Crystal Wood Cir. – 1, Dinkle Dr. – 9, E. Coon Lake Rd. – 7
W. Coon Lake Rd. – 12, Fairhill Way -- 25, Fox Ridge Dr. – 5, Francis Rd. – 3
Gillett Ct. – 5, Granite Dr. – 3, Grass Lake Ct. – 1, Groveland Dr. – 4, Harmon Rd. – 3
Hawthorne Dr. – 2, Hidden Valley Dr. – 3, High Hillcrest Dr. – 5, High Meadows Dr. – 3
Hinchey Rd. – 3, Hosta Dr. – 6, Hurley Dr. – 5, Jesse Dr. – 1, Jewell Rd. - 16
Loves Creek Dr. – 2., Lydia Ln. – 2, Magnolia Garden Dr. – 7 ,Marion Meadows Dr. – 4
Mist Wood Dr. – 2, Morning Mist Ct. – 1, Morning Mist Dr. – 4, Norton Rd. – 13, Parker Dr. – 4
Peavy Rd. – 5, Pinkney Rd. – 19, Pingree Rd. – 24, Prairie Rose Dr. – 11, Prescott Dr. – 10
Prince Edward Dr. – 9, Queensway Dr. – 7, Rolling Oaks Dr. – 3, Rubbins Dr. – 13
Rurik Dr. – 2, Sanitorium Rd. – 2, Santa Rosa Dr. – 3, Scheuners way - 4
Schroeder Park Dr. – 1, Sedum Dr. – 13, Sesame Dr. - 5, Sexton Rd. – 9
Sierra DR. – 6, Slider Ave. – 2, Small Way – 1, Spirea Dr. – 7
Stonebrooke Dr. – 3, StoneGarden Dr. – 4, Summer Shade Dr. – 41
Summerbrooke CR. – 4, Summit Cedar Dr. – 3, Sundance Cir. – 3, Sundance Crossing Dr. – 4
Sundance Meadows Dr. – 5, Sundance Ridge Dr. – 12, Sunset Pines Dr. – 4
Szechuan Ln. -- 6, Tortoise DR. – 2, Tracilee Dr. – 3, Triangle Lake Rd. – 10
Vines Rd. – 13, Wheat Valley Dr. – 3, White Blossom Dr. – 23
Wild Cherry Dr. – 8, Woodcreek DR. – 3, Yarrow Dr. – 4
Yax Point Dr. – 2, Yorway Dr. -- 2

October 3, 2019

Dear Ms. Beal,

I enjoyed our brief conversation on Tuesday 10/1 regarding the proposal for community wide solid waste services for Marion Township. It sounds like the proposal under consideration was received with a fair amount of opposition at the last Board meeting.

I've been involved in numerous solid waste, recycling and composting projects throughout Southeast Michigan. This includes financing a regional solid waste authority, siting a landfill, and implementing residential recycling programs, among others.

Without exception, EVERY ONE of the projects mentioned above were difficult and time consuming to implement. And EVERY ONE of them were met with significant public opposition. I share this not as a deterrent or a recommendation to stop your activities, but as a caution that significant political will is required to successfully implement a program. Having said that – the benefits of these programs are substantial.

Moving from a subscription service to organized community wide collection services can offer many benefits; including fewer trucks on the road, lower vehicle emissions, access to a broader range of services and lower residential collection rates for residents. The downside is that a certain subset of citizens will be opposed to any change in the current system and additional time will be required of Township staff to implement and manage the new system.

My recommendation to Marion Township is to consider two things:

- 1) Are you willing to do the work required to successfully implement a community wide collection program? Including the understanding that this action will yield some unfavorable responses from your community members?
- 2) If the answer is YES, then I suggest that a solid waste task force be appointed to study the issue and collect concrete data to support sound decision making. The committee could include representation such as listed below:
 - One representative from the Township board
 - One representative from the waste industry
 - One representative from the County solid waste planning office
 - One representative from an active homeowner's association within the Township
 - One representative of a local environmental agency
 - Two citizens at large

The work of this group would include data collection and analysis. If pursuing an organized system is favored, the group would help define service levels and develop a detailed Request for Proposal process that levels the playing field for all interested parties and provides transparency and input to the process.

If you should decide to move in this direction, I will volunteer to serve on the committee at the discretion and pleasure of the Board. There are also consulting agencies that can perform this work for you. I can provide referrals to local firms that specialize in municipal solid waste management planning if that is of interest.

Thank you for your consideration.

Respectfully submitted,

Susan Dooley

Susan Dooley

**MARION TOWNSHIP
2877 W. COON LAKE ROAD
HOWELL, MI 48843
Phone 517-546-1588
Fax 517-546-6622**

TRANSMITTAL

TO: Board of Trustees

DATE October 3, 2019
PROJECT **FINAL REVIEW**
Proposed Text Amendment
TXT# 05-17 Section 9.01 HS
Outdoor Vehicle Storage, Section 17.34
Special Use

VIA Hand Delivery

WE ARE SENDING: Herewith Under Separate Cover

THE FOLLOWING:

- Proposed text amendment -- TXT# 05-17 Section 9.01 HS Outdoor Vehicle Storage with Section 17.34 Special Use for Outdoor Vehicle Storage, Section 3.02 Definitions.
- BOT minutes from September 12, 2019 meeting

FOR YOUR: approval/ denial as requested
 other review & comment

REMARKS:

This information is for a **Review and Adoption**. Let me know if you have any questions.

FROM: Dave Hamann, Zoning Administrator

Copy: file

REVIEW PROPOSED MARION TOWNSHIP DEVELOPMENT STANDARDS

Dave Hamann said the section from Sue Lingle on pre-existing, non-conforming private roads was left in. The private road section needs input from the board. Bob Hanvey asked about any procedures for deviation. The board members were asked to send the comments to Dave Hamann between now and October 3 for review at the October 10 meeting.

MARION TOWNSHIP MASTER PLAN

Dave Hamann said the planner wants to schedule the public hearing to get the clock moving on the master plan. The board members felt there were a number of issues that need to be fixed first. The board members discussed whether they should hold another joint meeting with the Planning Commission, Board of Trustees, and the planner. Mr. Hamann will contact the Planning Commission chairman to see what he wants to do.

FINAL REVIEW OF TXT #04-17 SECTION 10.01 LANDSCAPE OPERATION IN LIGHT INDUSTRIAL DISTRICT

The board members suggested asking Kathleen Kline-Hudson what level of change requires going back to the LCPD. It was mentioned that a minimum 10-acre site solves the subdivision issue. The board members would like a definition that's more agricultural than commercial.

Les Andersen motioned to remove the word "landscape" from 3.02 and send back to the Planning Commission. Tammy Beal seconded. **Motion carried.**

FINAL REVIEW TXT #05-17 SECTION 9.01 HS OUTDOOR VEHICLE STORAGE; SECTION 17.34 SPECIAL USE

The board members discussed removing the words "*either indoors or*" from Section 17.34 C 4. Les Andersen motioned to have the modifications made and have a final draft presented at the next board meeting. Tammy Beal seconded. **Motion carried.**

LISA MAHER SEWER LEAD

Phil Westmoreland passed out a proposal; a lead will be put in for Lisa's house, no lead for the house to the north. Dan Lowe said he thinks it's too deep. Bob Hanvey said a lead should be added for the northern house. Mr. Westmoreland will make the changes discussed and send it out for bids. Les Andersen motioned to have Spicer get bids for this project. Tammy Beal seconded. **Motion carried.**

SEWER BILLING

Les Andersen motion to adopt a resolution to set the sewer rate at \$5.05 per 1,000 gallons beginning with the fourth quarter 2019 billing. Duane Stokes seconded. Roll call vote: Hanvey, Lowe, Durbin, Beal, Lloyd, Stokes, Andersen—all yes. **Resolution passed 7-0.**

Les Andersen motioned to extend the meeting 15 minutes. Duane Stokes seconded. **Motion carried.**

HOMETOWN PHASE III SALE/WATER TOWER

Bob Hanvey said the buyer doesn't want the water tower easement and he suggests the township give it to MHOG; no objections were heard.

PRIVATE ROADS

Any requests for SADs on private roads will be considered on an individual basis, and informal meetings will be held with the residents to determine if they're interested.

SECTION 1. MODIFY TABLE OF CONTENTS ARTICLE XVII: STANDARDS FOR SPECIFIC SPECIAL LAND USES

Section 17.34 Outdoor Vehicle Storage

SECTION 2. MODIFY SECTION 3.02 DEFINITIONS

Motor Vehicle: Any vehicle which is self-propelled.

Recreational Vehicle: Includes travel trailers, pickup campers, motor homes, folding tent trailers, boats, boat trailers, snowmobiles, all terrain or special terrain vehicles, utility trailers, and similar equipment used for transporting recreational equipment.

Vehicle: Every device in, upon, or by which any person or property is or may be transported or driven upon a highway except devices moved by human power or used exclusively upon stationary rails or tracks.

SECTION 3. MODIFY SECTION 9.01 HS: Highway Service District

Township Zoning Ordinance Section 9.01 D. titled "Uses Permitted By Special Use Permit" is modified to include Subsection 9.01 D. 11.

11. Outdoor Vehicle Storage, subject to additional requirements found in Section 17.34.

SECTION 4. MODIFY ARTICLE XVII: STANDARDS FOR SPECIFIC SPECIAL LAND USES

Township Zoning Ordinance Article XVII is modified to include Subsection 17.34.

Section 17.34 Outdoor Vehicle Storage

A. Location Requirements: Outdoor Vehicle Storage uses are permitted by Special Use Permit in the Highway Service District.

B. Site Requirements

1. The minimum lot area shall be three (3) acres.
2. Site Design and layout shall meet all applicable requirements and standards of Article VI: GENERAL PROVISIONS, and Article XVIII: SITE PLAN REQUIREMENTS

C. Performance Standards

1. All vehicle storage sites shall contain a permanent enclosed office use only building.
2. No vehicles shall be stored in the front yard.
3. All lighting shall be shielded from adjacent residentially used or zoned districts.
4. No repair or refinishing shall be done outdoors on the lot.

5. Motor homes, mobile homes, or other large vehicles over eight (8) feet in height shall not be parked or stored any nearer to the property line than the required minimum setback distance of the HS: Highway Service District.
6. All vehicles being stored on site must be operable and licensed to operate on the highways of the State of Michigan
7. No person/s shall live temporarily or permanently in any vehicle stored on site.

D. Buffering Requirements:

1. The front yard shall be planted with trees, grass, and shrubs. The spacing and type of plant materials shall be consistent with the provisions of Section 6.13.
2. A solid fence, wall or earthen berm at least eight (8) feet in height shall be provided around the periphery of the site to screen said site from surrounding property. Such fence, wall or berm shall be of sound construction, painted or otherwise finished neatly and inconspicuously. Such fence, wall or berm shall be of permanent finish and construction. Dependent upon location, site angles, security or other factors; fence, wall or berm may be reduced or modified by the Planning Commission.
3. Dependent on provided screening and buffering, required setbacks may be reduced or modified.

Bob Hanvey

From: mike <mike@michaelkehoelaw.com>
Sent: Friday, September 27, 2019 2:00 PM
To: Robert Hanvey
Cc: Tammy Beal; Duane Stokes
Subject: Re: Fireworks

Sure. Makes sense.

Mike

Michael J. Kehoe, P.C.
Attorney at Law
710 E. Grand River
Howell, MI 48843
(517) 546-4570

On Sep 27, 2019, at 1:44 PM, Bob Hanvey <supervisor@mariontownship.com> wrote:

Hi Mike – I would like to present this email to the board for their consideration before we go farther.
Thanks
Bob Hanvey

From: mike [<mailto:mike@michaelkehoelaw.com>]
Sent: Friday, September 27, 2019 10:48 AM
To: Robert Hanvey <supervisor@mariontownship.com>; Tammy Beal <tammybeal@mariontownship.com>; Duane Stokes <dstokes@mariontownship.com>
Subject: Fireworks

I've reviewed the statute on fireworks and the Township can, by ordinance, regulate the ignition, discharge, and use of consumer fireworks, including, but not limited to, an ordinance that prescribes the hours of the day or night during which a person may ignite, discharge, or use consumer fireworks. If the Township wants to have such an ordinance the ordinance cannot regulate the ignition, discharge, or use of consumer fireworks on the following days after 11 a.m.:

- (a) December 31 until 1 a.m. on January 1.
- (b) The Saturday and Sunday immediately preceding Memorial Day until 11:45 p.m. on each of those days.
- (c) June 29 to July 4 until 11:45 p.m. on each of those days.
- (d) July 5, if that date is a Friday or Saturday, until 11:45 p.m.
- (e) The Saturday and Sunday immediately preceding Labor Day until 11:45 p.m. on each of those days.

Any ordinance allowed under the statute is required to impose a civil fine of \$1,000.00 for each violation of the ordinance and no other fine or sanction. The ordinance must provide for the remittance of \$500.00 of the fine collected under the ordinance to the local law enforcement agency responsible for enforcing the ordinance. *SEE MCL 28.457 ATTACHED*

The Township is not allowed to enact or enforce an ordinance regulating the sale, display, storage, transportation, or distribution of fireworks regulated under the statute.

There are some sample ordinances I could review and put one together for Marion if you want. If you have any questions, please contact me.

Mike

Michael J. Kehoe, P.C.
Attorney at Law
710 E. Grand River
Howell, MI 48843
(517) 546-4570

MICHIGAN FIREWORKS SAFETY ACT
Act 256 of 2011

AN ACT to revise, consolidate, and codify the laws relating to certain fireworks; to regulate the purchase, possession, sale, and use of certain fireworks; to establish a fireworks safety fund; to establish a fireworks safety fee; to provide for the transfer and expenditure of funds; to prescribe the powers and duties of certain state agencies; to provide for penalties and remedies; and to repeal acts and parts of acts.

History: 2011, Act 256, Eff. Jan. 1, 2012.

The People of the State of Michigan enact:

28.451 Short title.

Sec. 1. This act shall be known and may be cited as the "Michigan fireworks safety act".

History: 2011, Act 256, Eff. Jan. 1, 2012.

28.452 Definitions.

Sec. 2. As used in this act:

(a) "Agricultural and wildlife fireworks" means fireworks devices distributed to farmers, ranchers, and growers through a wildlife management program administered by the United States Department of the Interior or the department of natural resources of this state.

(b) "APA Standard 87-1" means the "APA Standard 87-1, Standard for Construction and Approval for Transportation of Fireworks, Novelties, and Theatrical Pyrotechnics", 2001 edition, published by the American Pyrotechnics Association of Bethesda, Maryland.

(c) "Articles pyrotechnic" means pyrotechnic devices for professional use that are similar to consumer fireworks in chemical composition and construction but not intended for consumer use, that meet the weight limits for consumer fireworks but are not labeled as such, and that are classified as UN0431 or UN0432 under 49 CFR 172.101.

(d) "Citation" means that term as described in section 17a.

(e) "Commercial manufacturer" means a person engaged in the manufacture of consumer fireworks.

(f) "Consumer fireworks" means fireworks devices that are designed to produce visible effects by combustion, that are required to comply with the construction, chemical composition, and labeling regulations promulgated by the United States Consumer Product Safety Commission under 16 CFR parts 1500 and 1507, and that are listed in APA Standard 87-1, 3.1.2, 3.1.3, or 3.5. Consumer fireworks does not include low-impact fireworks.

(g) "Consumer fireworks certificate" means a certificate issued under section 4.

(h) "Department" means the department of licensing and regulatory affairs.

(i) "Display fireworks" means large fireworks devices that are explosive materials intended for use in fireworks displays and designed to produce visible or audible effects by combustion, deflagration, or detonation, as provided in 27 CFR 555.11, 49 CFR 172, and APA Standard 87-1, 4.1.

(j) "Firework" or "fireworks" means any composition or device, except for a starting pistol, a flare gun, or a flare, designed for the purpose of producing a visible or audible effect by combustion, deflagration, or detonation. Fireworks consist of consumer fireworks, low-impact fireworks, articles pyrotechnic, display fireworks, homemade fireworks, and special effects.

(k) "Fireworks safety fund" means the fireworks safety fund created in section 11.

(l) "Homemade fireworks" means any composition or device designed for the purpose of producing a visible or audible effect by combustion, deflagration, or detonation that is not produced by a commercial manufacturer and does not comply with the construction, chemical composition, and labeling regulations of the United States Consumer Product Safety Commission under 16 CFR parts 1500 and 1507.

(m) "Local unit of government" means a city, village, or township.

(n) "Low-impact fireworks" means ground and handheld sparkling devices as that phrase is defined under APA Standard 87-1, 3.1, 3.1.1.1 to 3.1.1.8, and 3.5.

(o) "Minor" means an individual who is less than 18 years of age.

(p) "NFPA" means the National Fire Protection Association headquartered at 1 Batterymarch Park, Quincy, Massachusetts.

(q) "NFPA 1" means the "Uniform Fire Code", 2006 edition, developed by NFPA.

(r) "NFPA 72" means the "National Fire Alarm Code", 2002 edition, developed by NFPA.

(s) "NFPA 101" means the "Life Safety Code", 2009 edition, developed by NFPA.

(t) "NFPA 1123" means the "Code for Fireworks Display", 2010 edition, developed by NFPA.

(u) "NFPA 1124" means the "Code for the Manufacture, Transportation, Storage, and Retail Sales of Fireworks and Pyrotechnic Articles", 2006 edition, developed by NFPA.

(v) "NFPA 1126" means the "Standard for the Use of Pyrotechnics Before a Proximate Audience", 2011 edition, developed by NFPA.

(w) "Novelties" means that term as defined under APA Standard 87-1, 3.2, 3.2.1, 3.2.2, 3.2.3, 3.2.4, and 3.2.5 and all of the following:

(i) Toy plastic or paper caps for toy pistols in sheets, strips, rolls, or individual caps containing not more than .25 of a grain of explosive content per cap, in packages labeled to indicate the maximum explosive content per cap.

(ii) Toy pistols, toy cannons, toy canes, toy trick noisemakers, and toy guns in which toy caps as described in subparagraph (i) are used, that are constructed so that the hand cannot come in contact with the cap when in place for the explosion, and that are not designed to break apart or be separated so as to form a missile by the explosion.

(iii) Flitter sparklers in paper tubes not exceeding 1/8 inch in diameter.

(iv) Toy snakes not containing mercury, if packed in cardboard boxes with not more than 12 pieces per box for retail sale and if the manufacturer's name and the quantity contained in each box are printed on the box, and toy smoke devices.

(x) "Permanent building or structure" is a building or structure that is affixed to a foundation on a site that has fixed utility connections and that is intended to remain on the site for more than 180 consecutive calendar days.

(y) "Person" means an individual, agent, association, charitable organization, company, limited liability company, corporation, labor organization, legal representative, partnership, unincorporated organization, or any other legal or commercial entity.

(z) "Retailer" means a person that sells consumer fireworks or low-impact fireworks for resale to an individual for ultimate use.

(aa) "Retail location" means a facility listed under NFPA 1124, 7.1.2.

(bb) "Rule" means a rule, as that term is defined in section 7 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.207, promulgated by the department.

(cc) "Serious impairment of a body function" means that term as defined in section 58c of the Michigan vehicle code, 1949 PA 300, MCL 257.58c.

(dd) "Serious violation" means a violation of this act, an order issued under this act, or a rule promulgated or adopted by reference under this act for which a substantial probability exists that death or serious impairment of a body function to an individual other than the violator may result unless the violator did not and could not, with the exercise of reasonable diligence, know of the presence of the violation.

(ee) "Special effects" means a combination of chemical elements or chemical compounds capable of burning independently of the oxygen of the atmosphere and designed and intended to produce an audible, visual, mechanical, or thermal effect as an integral part of a motion picture, radio, television, theatrical, or opera production or live entertainment.

(ff) "State fire marshal" means the state fire marshal appointed under section 1b of the fire prevention code, 1941 PA 207, MCL 29.1b.

(gg) "Warehouse" means a permanent building or structure used primarily for the storage of consumer fireworks or low-impact fireworks.

(hh) "Wholesaler" means a person that sells consumer fireworks or low-impact fireworks to a retailer or any other person for resale. Wholesaler does not include a person that sells only display fireworks or special effects.

History: 2011, Act 256, Eff. Jan. 1, 2012;⁽¹⁾Am. 2012, Act 257, Imd. Eff. July 2, 2012;⁽¹⁾Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.453 Novelties; inapplicability of act.

Sec. 3. This act does not apply to novelties. Nothing in this act allows a local unit of government to enact or enforce an ordinance, code, or regulation pertaining to, or in any manner regulating, the sale, storage, display for sale, transportation, use, or distribution of novelties.

History: 2011, Act 256, Eff. Jan. 1, 2012.

28.454 Sale of consumer fireworks; certificate required; violation as civil fine; penalty; application; requirements; issuance; validity; issuance of original or renewal certificate; sales tax license information; denial; transfer; display; prohibition; location or address; disposition of fees.

Sec. 4. (1) A person shall not sell consumer fireworks unless the person annually obtains and maintains a consumer fireworks certificate from the department under this section.

(2) A person that fails or neglects to comply with subsection (1) is responsible for a civil fine as follows:

(a) For a first violation, not more than \$5,000.00. The department shall determine the amount of the fine imposed under this subdivision by applying a scale, as developed by the department, that reflects the severity of the violation.

(b) For a second violation, not more than \$20,000.00.

(c) For a third or subsequent violation, not more than \$40,000.00.

(3) An applicant for a consumer fireworks certificate shall do all of the following:

(a) Submit an application no later than April 1 of each year in which the applicant will sell consumer fireworks.

(b) Include on the application the name and address of each retail location from which the applicant will sell consumer fireworks.

(c) Submit with the application all of the following, as applicable:

(i) A nonrefundable consumer fireworks certificate fee of \$1,250.00 for each retail location that is a permanent building or structure or \$1,000.00 for each retail location that is not a permanent building or structure. If the application includes 10 or more retail locations that are not permanent buildings or structures, the fee described in this subdivision shall be \$700.00 for each of those locations.

(ii) For an applicant who applies for a consumer fireworks certificate for a retail location that is not a permanent building or structure and who does not hold a consumer fireworks certificate for a permanent building or structure, a bond in the amount of \$5,000.00 to secure the collection of estimated sales tax and fireworks safety fees.

(iii) A copy of the applicant's current sales tax license, including the applicant's account number, issued by the department of treasury for each retail location where the applicant will sell consumer fireworks.

(iv) Any other document required by the department.

(4) The department shall not issue an initial consumer fireworks certificate to an applicant until the department of treasury has confirmed to the department that each sales tax license submitted by the applicant is current and valid, and that the applicant is otherwise eligible to obtain a consumer fireworks certificate under this act.

(5) A consumer fireworks certificate issued under this section is valid from the date of issue until April 30 of the year following the year in which it is issued. A person may renew a consumer fireworks certificate for a retail location by making application on a form prescribed by the department certifying that all information on file with the department is true and correct, that the person's sales tax license for the retail location is current and valid, and that the person has properly remitted all required fireworks safety fees for the preceding year. The department may deny the renewal of a consumer fireworks certificate if the department determines that the applicant did not properly remit all of the required fireworks safety fees for all preceding years, or sales tax for any of the preceding 5 years, during which the applicant held a consumer fireworks certificate. The department shall provide to the department of treasury the sales tax license information received from the applicant and any additional information as may be necessary to allow the department of treasury to confirm that each sales tax license submitted by the applicant is current and valid. The department shall enter into an agreement with the department of treasury under section 28(1) of 1941 PA 122, MCL 205.28, that will allow the department of treasury to provide that information to the department.

(6) Not more than 30 days after an application and all required supporting documentation and fees are submitted to the department under this section, the department shall issue a consumer fireworks certificate to the applicant or deny the application. If the department denies the application, the department shall indicate to the applicant the reason for denial.

(7) If the department denies an application for a consumer fireworks certificate under this section, the applicant may cure any defect in the application within 45 days after the denial without paying an additional fee. The department shall not unreasonably delay or deny an application.

(8) A consumer fireworks certificate is transferable upon approval by the department and the payment of a \$250.00 transfer fee. The department shall approve the transfer of a consumer fireworks certificate unless the transferee does not satisfy the eligibility requirements for an original consumer fireworks certificate under this act. The department shall not process a request for a transfer of location between June 1 and July 31.

(9) The holder of a consumer fireworks certificate shall prominently display the original certificate or a copy of the certificate in the each retail location to which the certificate applies. A person that violates this subsection is responsible for a civil fine of \$200.00.

(10) The department shall not issue a consumer fireworks certificate to either of the following:

(a) A person that is ineligible under this act.

(b) A person that has an outstanding fine issued under this act not currently under appeal.

(11) The face of the consumer fireworks certificate must indicate the location or address for which it was issued.

(12) Fees collected under this section shall be deposited in the fireworks safety fund.

History: 2011, Act 256, Eff. Jan. 1, 2012;⁽¹⁾Am. 2012, Act 257, Imd. Eff. July 2, 2012;⁽¹⁾Am. 2013, Act 65, Imd. Eff. June 19, 2013; ⁽¹⁾Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

Compiler's note: In subsection (9), the words "certificate in the each retail location" evidently should read "certificate in each retail location."

28.455 Sale of consumer fireworks from retail location; conditions; automatic sprinkler system; failure to comply; civil fine; insurance coverage; notice of dates and times of permissible use; form and content; conditions for sale over phone or internet.

Sec. 5. (1) A person shall not sell consumer fireworks from a retail location unless all of the following conditions are met:

(a) Except as provided in subdivision (b), the retail location and any adjacent or directly associated retail storage satisfies the applicable requirements of NFPA 101 and NFPA 1124 for consumer and low-impact fireworks that are not in conflict with this act and the Stille-DeRossett-Hale single state construction code act, 1972 PA 230, MCL 125.1501 to 125.1531. Any provision of the Stille-DeRossett-Hale single state construction code act, 1972 PA 230, MCL 125.1501 to 125.1531, that is inconsistent with the applicable requirements of NFPA 101 and NFPA 1124 is superseded to the extent of the inconsistency or conflict.

(b) If the retail location is a permanent building or structure, the building or structure is equipped with a fire suppression system in compliance with NFPA 1124. Beginning on the effective date of the 2018 act that added this sentence and notwithstanding the NFPA 1124 requirements regarding automatic sprinkler systems, if the retail location is in a permanent multitenant building or structure, the building or structure must be equipped with an automatic sprinkler system. The requirement for an automatic sprinkler system described in this subdivision does not apply to the retail location of a person that held a consumer fireworks certificate for a retail location of the same address in a permanent building or structure during the calendar year before the effective date of the 2018 act that added this sentence.

(c) The retailer at that retail location is licensed under section 3 of the general sales tax act, 1933 PA 167, MCL 205.53.

(d) The retailer has a valid federal taxpayer identification number. This requirement does not apply to a retailer that is a sole proprietorship.

(2) A person that fails or neglects to comply with subsection (1) is responsible for a civil fine of not more than \$2,500.00 for each violation. The department shall determine the amount of the fine imposed under this subsection by applying a scale, as developed by the department, that reflects the severity of the violation. Each day that a person is in noncompliance is a separate violation.

(3) During any period of time in which a person is selling consumer fireworks, the person shall add as an additional insured, or obtain and maintain public liability and product liability insurance coverage for, each retail location at which the person is selling consumer fireworks, in an amount not less than \$10,000,000.00 per occurrence. If the department determines that a person has failed or neglected to comply with this subsection, the department shall order the person to immediately cease operations and pay a civil fine of not more than \$5,000.00.

(4) A retailer shall provide with every purchase of consumer fireworks a notice listing the dates and times permitted under this act for the ignition, discharge, and use of consumer fireworks. The notice shall begin with the following statement: "State law permits, under MCL 28.457, the ignition, discharge, and use of consumer fireworks at the following times:". The retailer may provide the notice in a form and manner determined by the retailer, including, but not limited to, printing or stamping the notice on, or affixing the notice to, a receipt, bag, or the product being purchased, or a printed handout provided at the time of purchase. Posting the notice on a wall, window, display, or otherwise, at the retail location, does not satisfy the requirements of this subsection. A retailer who fails to provide the notice required by this subsection is responsible for a civil fine of \$100.00 for each day on which 1 or more violations occur. The department shall provide for the remittance of the fine collected under this subsection to the local law enforcement agency responsible for enforcing the notice requirement.

(5) A person shall not engage in the retail sale of consumer fireworks over the telephone, internet, or other like manner unless the consumer fireworks are picked up or shipped from a permanent location for which the person holds a valid consumer fireworks certificate.

History: 2011, Act 256, Eff. Jan. 1, 2012;⁽¹⁾Am. 2013, Act 65, Imd. Eff. June 19, 2013;⁽¹⁾Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.456 Website; establishment and maintenance by department; registration with low-impact fireworks retail registry; application fee; failure to register; civil fine.

Sec. 6. (1) The department shall establish and maintain, or cause to be established and maintained, an internet website that has as its purpose the protection of the residents of this state who purchase, use, or transport fireworks. The website must include, but is not limited to, both of the following:

- (a) A list of every person that is issued a consumer fireworks certificate under section 4.
- (b) A low-impact fireworks retail registry.

(2) A person shall not sell low-impact fireworks unless that person registers with the low-impact fireworks retail registry not less than 10 days before selling the fireworks in each calendar year and pays a \$50.00 registry application fee for each retail location registered. For a person with multiple retail locations, the registry application fees in total shall not exceed \$1,000.00. A person that holds a valid consumer fireworks certificate issued under section 4 is not required to register with the low-impact fireworks retail registry.

(3) If the department determines that a person that sells low-impact fireworks at retail has failed to register as described in this section, the department shall order the person to immediately cease the sale of low-impact fireworks until the person complies with subsection (2) and pay a civil fine of not more than \$1,000.00. For a first violation of this section, if a person complies with subsection (2) within 30 days of receiving a notice of violation, the department shall waive the civil fine described in this subsection.

History: 2011, Act 256, Eff. Jan. 1, 2012;—Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.457 Local ordinances.

Sec. 7. (1) Except as provided in this act, a local unit of government shall not enact or enforce an ordinance, code, or regulation pertaining to or in any manner regulating the sale, display, storage, transportation, or distribution of fireworks regulated under this act.

(2) A local unit of government may enact an ordinance regulating the ignition, discharge, and use of consumer fireworks, including, but not limited to, an ordinance prescribing the hours of the day or night during which a person may ignite, discharge, or use consumer fireworks. If a local unit of government enacts an ordinance under this subsection, the ordinance shall not regulate the ignition, discharge, or use of consumer fireworks on the following days after 11 a.m.:

- (a) December 31 until 1 a.m. on January 1.
- (b) The Saturday and Sunday immediately preceding Memorial Day until 11:45 p.m. on each of those days.
- (c) June 29 to July 4 until 11:45 p.m. on each of those days.
- (d) July 5, if that date is a Friday or Saturday, until 11:45 p.m.
- (e) The Saturday and Sunday immediately preceding Labor Day until 11:45 p.m. on each of those days.

(3) An ordinance under subsection (2) shall impose a civil fine of \$1,000.00 for each violation of the ordinance and no other fine or sanction. The ordinance must provide for the remittance of \$500.00 of the fine collected under the ordinance to the local law enforcement agency responsible for enforcing the ordinance.

(4) Beginning August 1, 2019, a local unit of government with a population of 100,000 or more or a local unit of government located in a county with a population of 750,000 or more may enact or enforce an ordinance that regulates the use of a temporary structure. An ordinance established under this subsection may include, but is not limited to, a restriction on the number of permits issued for a temporary structure, regulation of the distance required between 2 or more temporary structures, or a zoning ordinance that regulates the use of a temporary structure. An ordinance established under this subsection may not prohibit the temporary storage, transportation, or distribution of fireworks by a consumer fireworks certificate holder at a retail location that is a permanent building or structure. As used in this subsection, "temporary structure" means a movable structure that is used in the sale, display, storage, transportation, or distribution of fireworks, including, but not limited to, a tent or a stand.

History: 2011, Act 256, Eff. Jan. 1, 2012;—Am. 2013, Act 65, Imd. Eff. June 19, 2013;—Am. 2018, Act 635, Imd. Eff. Dec. 28, 2018.

28.458 Fireworks safety fee; imposition; payment; deposit in fireworks safety fund; failure to comply; civil fine.

Sec. 8. (1) A user fee, known as the fireworks safety fee, is imposed on retail transactions made in this state for consumer fireworks and low-impact fireworks as provided in section 9.

(2) A person that acquires consumer fireworks or low-impact fireworks in a retail transaction is liable for the fireworks safety fee on the transaction and, except as otherwise provided in this act, shall pay the fireworks safety fee to the retailer as a separate added amount to the consideration in the transaction. The

retailer shall collect the fireworks safety fee as an agent for the state.

(3) The fireworks safety fee shall be deposited in the fireworks safety fund.

(4) A person that fails to collect a fireworks safety fee as required under this section is responsible for a civil fine as follows:

(a) For a first violation, not more than \$5,000.00. If the person is a retailer of low-impact fireworks and, within 30 days of receiving a notice of violation, the person remits to the department the estimated equivalent of the amount the person should have collected under this section, the department shall waive the civil fine described in this subdivision.

(b) For a second violation, not more than \$20,000.00.

(c) For a third or subsequent violation, not more than \$40,000.00.

History: 2011, Act 256, Eff. Jan. 1, 2012;—Am. 2012, Act 257, Imd. Eff. July 2, 2012;—Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.459 Fireworks safety fee; determination; rates; collection allowance.

Sec. 9. (1) Except as provided in subsections (2) and (3), the fireworks safety fee is determined by the gross retail income from consumer fireworks and low-impact fireworks received by a retail merchant in a retail unitary transaction of consumer fireworks and low-impact fireworks and is imposed before any taxes are applied at the following rates:

FIREWORKS SAFETY FEE		GROSS RETAIL INCOME FROM THE RETAIL UNITARY TRANSACTION	
\$ 0		less than	\$ 0.08
\$ 0.01	at least	\$ 0.08 but less than	\$ 0.24
\$ 0.02	at least	\$ 0.24 but less than	\$ 0.40
\$ 0.03	at least	\$ 0.40 but less than	\$ 0.56
\$ 0.04	at least	\$ 0.56 but less than	\$ 0.72
\$ 0.05	at least	\$ 0.72 but less than	\$ 0.88
\$ 0.06	at least	\$ 0.88 but less than	\$ 1.04

(2) On a retail unitary transaction in which the gross retail income received by the retail merchant is \$1.04 or more, the fireworks safety fee is 6% of that gross retail income as determined before any taxes are applied.

(3) If the fireworks safety fee calculated under subsection (1) results in a fraction of 1/2 cent or more, the amount of the fireworks safety fee shall be rounded to the next additional cent.

(4) The retailer whose retail location is a permanent building or structure may retain 1% of the fireworks safety fees that the retailer collected under this section as a collection allowance.

History: 2011, Act 256, Eff. Jan. 1, 2012.

28.460 Fireworks safety fees; remittance; forms; manner; payment liability; past due amounts; aggregate filing; failure to remit; civil fine.

Sec. 10. (1) A person that holds a consumer fireworks certificate or that is a retailer of low-impact fireworks is responsible for remitting all fireworks safety fees, as described in section 9, to the department. The person shall remit the fees collected with a form provided and in a manner prescribed by the department. The person shall hold in trust for the state the fees collected until those fees are remitted to the state. An individual who holds a consumer fireworks certificate or who is a retailer of low-impact fireworks is personally liable for the payment of the fees collected.

(2) The department may refer for collection to the department of treasury past due amounts of the fireworks safety fee consistent with section 13 of 1941 PA 122, MCL 205.13 or may initiate subrogation for collection within the department.

(3) A person that is responsible for remitting the collected fireworks safety fees under subsection (1) shall remit those fees no later than 20 days after the end of each preceding month. A person that operates 25 or more retail locations in this state that are permanent buildings or structures may remit the collected fees in an aggregate filing under 1 common identification number as determined by the department.

(4) A person that fails to remit the collected fireworks safety fees, as described in subsection (1), is responsible for a civil fine as follows:

(a) For a first violation, not more than \$5,000.00. If the person is a retailer of low-impact fireworks and, within 30 days of receiving a notice of violation, the person remits to the department the collected fees that are the subject of the violation, the department shall waive the civil fine described in this subdivision.

(b) For a second violation, not more than \$20,000.00.

(c) For a third or subsequent violation, not more than \$40,000.00.

History: 2011, Act 256, Eff. Jan. 1, 2012;⁽¹⁾Am. 2013, Act 65, Imd. Eff. June 19, 2013;⁽²⁾Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.461 Fireworks safety fund; creation within department of treasury; investment; money remaining in fund; lapse; expenditures; delegation of inspection duties; program.

Sec. 11. (1) The fireworks safety fund is created within the department of treasury.

(2) The state treasurer may receive money or other assets from any source for deposit into the fund. The state treasurer shall direct the investment of the fund. The state treasurer shall credit to the fund interest and earnings from fund investments.

(3) Money in the fund at the close of the fiscal year shall remain in the fund and shall not lapse to the general fund.

(4) The department shall expend money deposited in the fund as follows:

(a) One hundred percent of the money received from fireworks safety fees under section 8 to be used for the training of firefighters under the direction and approval of the firefighters training council established under the firefighters training council act, 1966 PA 291, MCL 29.361 to 29.377.

(b) One hundred percent of the money received from consumer fireworks certificate fees under section 4 to administer this act and to pay the costs of delegating inspections under this act to local units of government under subsection (5).

(c) One hundred percent of the money received from the fees collected under section 11 of the firefighters training council act, 1966 PA 291, MCL 29.371, to be used for the training of firefighters under the direction and approval of the firefighters training council established under the firefighters training council act, 1966 PA 291, MCL 29.361 to 29.377.

(5) The department may establish a program for delegating inspection duties under this act to 1 or more local units of government. If a local unit of government agrees to carry out inspections, the department shall pay 50% of the consumer fireworks certificate fee paid by each retail location inspected by the local unit of government and retain the remaining 50% of that fee. If a local unit of government declines to participate in the program described in this subsection, the department shall retain its inspection duties under this act.

History: 2011, Act 256, Eff. Jan. 1, 2012;⁽¹⁾Am. 2013, Act 65, Imd. Eff. June 19, 2013;⁽²⁾Am. 2017, Act 145, Eff. Jan. 31, 2018;⁽³⁾Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.462 Prohibited conduct; permission required; violation as civil infraction; civil fine; sale to minor; definitions; violation of smoking prohibition; civil fine; signage.

Sec. 12. (1) A person shall not ignite, discharge, or use consumer fireworks on public property, school property, church property, or the property of another person without that organization's or person's express permission to use those fireworks on those premises. Except as otherwise provided in this section, a person that violates this subsection is responsible for a state civil infraction and may be ordered to pay a civil fine of not more than \$500.00.

(2) A person shall not sell consumer fireworks to a minor. A person that violates this subsection shall be ordered to pay a civil fine of not more than \$1,000.00, or, for a second or subsequent violation of this subsection, a civil fine of not more than \$2,500.00. For a second or subsequent violation, the department shall suspend the person's consumer fireworks certificate for 90 days beginning on the date a civil fine is ordered. The age of an individual purchasing consumer fireworks shall be verified by any of the following:

(a) An operator's or chauffeur's license issued under the Michigan vehicle code, 1949 PA 300, MCL 257.1 to 257.923.

(b) An official state personal identification card issued under 1972 PA 222, MCL 28.291 to 28.300.

(c) An enhanced driver license or enhanced official state personal identification card issued under the enhanced driver license and enhanced official state personal identification card act, 2008 PA 23, MCL 28.301 to 28.308.

(d) A military identification card.

(e) A passport.

(f) Any other bona fide photograph identification that establishes the identity and age of the individual.

(3) An individual shall not discharge, ignite, or use consumer fireworks or low-impact fireworks while under the influence of alcoholic liquor, a controlled substance, or a combination of alcoholic liquor and a controlled substance. A person that violates this subsection is responsible for a state civil infraction and may be ordered to pay a civil fine of not more than \$1,000.00. As used in this subsection:

(a) "Alcoholic liquor" means that term as defined in section 1d of the Michigan vehicle code, 1949 PA 300, MCL 257.1d.

(b) "Controlled substance" means that term as defined in section 8b of the Michigan vehicle code, 1949 PA

300, MCL 257.8b.

(4) An individual who violates the smoking prohibition described in NFPA 1124, 7.3.11.1, regardless of the type or quantity of consumer or low-impact fireworks present, is responsible for a civil fine of \$1,000.00.

(5) Signage stating the smoking prohibition described in subsection (4) satisfies the requirements of NFPA 1124.

(6) A person shall not ignite, discharge, or use consumer fireworks or low-impact fireworks in a manner that is intended to harass, scare, or injure livestock. As used in this subsection, "livestock" means that term as defined in section 5 of the animal industry act, 1988 PA 466, MCL 287.705.

History: 2011, Act 256, Eff. Jan. 1, 2012;⁽¹⁾Am. 2012, Act 257, Imd. Eff. July 2, 2012;⁽¹⁾Am. 2013, Act 65, Imd. Eff. June 19, 2013;⁽¹⁾Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.463 Repealed. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

Compiler's note: The repealed section pertained to requiring a wholesaler to maintain a resident agent.

28.464 Identification of firework in violation of act; investigation; determination of violation; seizure; criminal or civil proceedings.

Sec. 14. (1) A governmental or law enforcement agency that identifies a firework that is in violation of this act shall secure the firework and immediately notify the department of the alleged violation. The department or law enforcement agency shall investigate the alleged violation for compliance with this act.

(2) If the department or law enforcement agency determines through its investigation under subsection (1) that a violation of this act has occurred, except for a violation of section 6(2), the department or law enforcement agency may seize the firework as evidence of the violation. The department or law enforcement agency shall store, or cause to be stored, the evidence seized under this section pending disposition of any criminal or civil proceedings arising from the violation. If the person subject to criminal or civil proceedings under this section is found guilty, responsible, or liable for the violation, the person shall be required to pay the storage expense for the evidence seized.

History: 2011, Act 256, Eff. Jan. 1, 2012;⁽¹⁾Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.465 Storage of seized fireworks; disposal or destruction; storage and disposal costs; use for training purposes.

Sec. 15. (1) Fireworks seized for an alleged violation of this act shall be stored in compliance with this act and the rules promulgated under this act.

(2) Following a final disposition of an appeal of a conviction under this act that affirms the conviction, the department may dispose of or destroy any fireworks retained as evidence in that prosecution.

(3) A person from whom fireworks are seized under this act shall pay the actual costs of storage and disposal of the seized fireworks if found guilty, responsible, or liable for a violation under this act.

(4) The department may use fireworks described in subsection (2) for training purposes.

History: 2011, Act 256, Eff. Jan. 1, 2012;⁽¹⁾Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.466 Articles pyrotechnic or display fireworks ignition; permit; competency and qualifications of operators; retention of fee.

Sec. 16. (1) The legislative body of a city, village, or township, upon application in writing on forms provided by the department on the department's website and payment of a fee set by the legislative body, if any, may grant a permit for the use of agricultural or wildlife fireworks, articles pyrotechnic, display fireworks, consumer fireworks, or special effects manufactured for outdoor pest control or agricultural purposes, or for public or private display within the city, village, or township by municipalities, fair associations, amusement parks, or other organizations or individuals approved by the city, village, or township authority, if the applicable provisions of this act are met. After a permit has been granted, a permit holder may sell, possess, or transport fireworks for only the purposes described in the permit. A permit granted under this subsection is not transferable and shall not be issued to a minor.

(2) Before a permit for articles pyrotechnic or a display fireworks ignition is issued, the person applying for the permit shall furnish proof of financial responsibility by a bond or insurance in an amount, character, and form deemed necessary by the local governing authority to protect the public and to satisfy claims for damages to property or personal injuries arising out of an act or omission on the part of the person or an agent or employee of the person.

(3) The department shall not issue under this act a permit to a nonresident person for ignition of articles pyrotechnic or display fireworks in this state until the person has appointed in writing a resident member of the bar of this state or a resident agent to be the legal representative upon whom all process in an action or

proceeding against the person may be served.

(4) Before granting a permit under this act, the local governing authority shall rule on the competency and qualifications of an articles pyrotechnic and display fireworks operator, as furnished by the operator on the operator's application form, in accordance with the requirements provided under NFPA 1123, and on the time, place, and safety aspects of the display of articles pyrotechnic or display fireworks.

(5) A local unit of government that charges and collects a fee to issue a permit under this section shall retain the collected fee.

History: 2011, Act 256, Eff. Jan. 1, 2012;⁽¹⁾Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.467 Conduct not prohibited by act.

Sec. 17. Except as otherwise provided in this act, this act does not prohibit any of the following:

(a) A wholesaler, retailer, commercial manufacturer, or importer from selling, storing, using, transporting, or distributing consumer fireworks or low-impact fireworks.

(b) The use of fireworks by railroads or other transportation agencies or law enforcement agencies for signal purposes or illumination.

(c) The use of agricultural or wildlife fireworks.

(d) The sale or use of blank cartridges for any of the following:

(i) A show or play.

(ii) Signal or ceremonial purposes in athletics or sports.

(iii) Use by military organizations.

(iv) Use by law enforcement agencies.

(e) The possession, sale, or disposal of fireworks incidental to the public display of fireworks by wholesalers or other persons who possess a permit to possess, store, or sell explosives from the bureau of alcohol, tobacco, firearms, and explosives of the United States Department of Justice.

(f) Interstate wholesalers from selling, storing, using, transporting, or distributing fireworks.

(g) A person from parking a motor vehicle, or trailer, that is not being used for the storage of consumer fireworks, within 10 feet of a permanent building or structure used in the retail sale of consumer fireworks.

History: 2011, Act 256, Eff. Jan. 1, 2012;⁽¹⁾Am. 2012, Act 257, Imd. Eff. July 2, 2012;⁽¹⁾Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.467a Issuance of citation by state fire marshal.

Sec. 17a. (1) If, as a result of an inspection or investigation, the state fire marshal or the state fire marshal's designee believes that a person has violated this act, an order issued under this act, or a rule promulgated under this act, the state fire marshal or the state fire marshal's designee shall issue a citation not more than 90 days after the completion of the physical inspection or investigation.

(2) The state fire marshal or the state fire marshal's designee shall issue the citation described in subsection (1) to the holder of the consumer fireworks certificate for, or to a person conducting or directing the sale of consumer fireworks without a consumer fireworks certificate at, the retail location that is the subject of the inspection or investigation. A holder of a consumer fireworks certificate, or a person conducting or directing the sale of consumer fireworks without a consumer fireworks certificate, as described in this subsection, is responsible for the acts or omissions of an individual under that person's employ or control.

(3) Except as otherwise provided in this act, upon issuance of a citation, the state fire marshal may immediately suspend the consumer fireworks certificate of the person receiving the citation.

(4) Upon a proper petition, a court of competent jurisdiction may enjoin a violation of this act.

(5) All of the following apply to a citation issued by the state fire marshal or the state fire marshal's designee under this act:

(a) It shall be in writing.

(b) It shall state on its face that it is an allegation of a violation of this act, describe with particularity the nature of the violation, and include a reference to the provision, rule, or order alleged to be violated.

(c) It shall contain all of the following:

(i) The date of the citation.

(ii) The name and title of the individual who issued the citation.

(iii) The name and address of the person receiving the citation.

(iv) The actions necessary to bring the person receiving the citation into compliance, including the payment of a fine.

(v) A space for the signature of the person receiving the citation indicating that the person has received the citation.

(vi) A space where the person receiving the citation may accept the citation and agree to comply or, in the

alternative, indicate the person's intent to contest the citation.

(vii) A notice that the person receiving the citation must accept or reject the terms of the citation in writing within 15 days of the receipt of the citation.

(viii) A brief description of the administrative hearing process and the process for settlement as provided for by rule.

(d) A citation may either be mailed to the person receiving the citation by certified mail, return receipt requested, or delivered in person by the state fire marshal, or the state fire marshal's designee who issued the citation.

History: Add. 2012, Act 257, Imd. Eff. July 2, 2012;^(H)Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.468 Violation of act; penalty; reimbursement of storage costs.

Sec. 18. (1) Unless otherwise provided in this act, if a person violates this act, the person is guilty of a crime as follows:

(a) Except as otherwise provided in this section, a misdemeanor punishable by imprisonment for not more than 30 days or a fine of not more than \$1,000.00, or both.

(b) If the violation causes damage to the property of another person, a misdemeanor punishable by imprisonment for not more than 90 days or a fine of not more than \$5,000.00, or both.

(c) If the violation causes serious impairment of a body function of another person, a felony punishable by imprisonment for not more than 5 years or a fine of not more than \$5,000.00, or both.

(d) If the violation causes the death of another person, a felony punishable by imprisonment for not more than 15 years or a fine of not more than \$10,000.00, or both.

(2) In addition to any other penalty imposed for the violation of this act, a person that is found guilty of a violation of this act shall be required to reimburse the appropriate governmental agency for the costs of storing seized fireworks that the governmental agency confiscated for a violation of this act. This reimbursement shall be in a form and at a time as required by the department and as otherwise required by law.

History: 2011, Act 256, Eff. Jan. 1, 2012;^(H)Am. 2012, Act 257, Imd. Eff. July 2, 2012.

28.468a Citation for serious violation; fine; prosecution; payment of civil fines to department; collection proceedings.

Sec. 18a. (1) Except as otherwise provided in this section, a person that receives a citation for a serious violation, an order issued under this act, or a rule promulgated under this act shall be assessed a civil fine of not more than \$1,000.00 for each violation.

(2) Except as otherwise provided in this section, a person that receives a citation for a violation of this act that is not a serious violation may be assessed a civil fine of not more than \$500.00 for each violation.

(3) Subsections (1) and (2) do not apply to violations for which a specific civil fine is provided by this act.

(4) The state fire marshal may request that the prosecuting attorney for the county in which a violation of this act occurred issue a complaint and request a warrant for the prosecution of an individual who commits a criminal violation of this act.

(5) A civil fine ordered under this act shall be paid to the department within 15 working days after the date the civil fine is ordered, not subject to further review, and credited to the fireworks safety fund.

(6) The department of treasury shall institute proceedings to collect any civil fines ordered but not paid under this act.

History: Add. 2012, Act 257, Imd. Eff. July 2, 2012;^(H)Am. 2013, Act 65, Imd. Eff. June 19, 2013;^(H)Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

Compiler's note: Act 65 of 2013 did not amend this section and evidently should not have been cited as amended.

28.468b Issuance of certificate prohibited; revocation.

Sec. 18b. (1) The department shall not issue, and an individual is ineligible to be issued, a consumer fireworks certificate if, as verified by the internet criminal history access tool (ICHAT) maintained by the department of state police, the individual was convicted of a felony involving theft, fraud, or arson.

(2) If due to a criminal conviction an individual will be ineligible for a consumer fireworks certificate on April 30 of the year following the year for which the individual currently holds a consumer fireworks certificate, the department shall revoke the current consumer fireworks certificate for the balance of the current year.

History: Add. 2012, Act 257, Imd. Eff. July 2, 2012;^(H)Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.468c Person ineligible to obtain consumer fireworks certificates; offenses; periods;

sanctions.

Sec. 18c. (1) A person that is found responsible for any of the following is ineligible, beginning on the date of the finding, to obtain a consumer fireworks certificate for the period of time indicated:

- (a) A second violation of section 4(1), 5 years.
- (b) A third or subsequent violation of section 4(1), 10 years.
- (c) A first violation of section 8(4), 1 year.
- (d) A second violation of section 8(4), 5 years.
- (e) A third or subsequent violation of section 8(4), 10 years.
- (f) A violation subject to section 18(1)(b), 1 year.
- (g) A violation subject to section 18(1)(c), permanently.
- (h) A violation subject to section 18(1)(d), permanently.

(2) A sanction imposed under subsection (1) shall be imposed in addition to any other penalty or sanction imposed for a violation of this act.

History: Add. 2012, Act 257, Imd. Eff. July 2, 2012;~~§~~Am. 2018, Act 634, Imd. Eff. Dec. 28, 2018.

28.469 Inspections; delegation of authority and responsibility.

Sec. 19. The department may delegate authority and responsibility to carry out inspections and other duties under this act.

History: 2011, Act 256, Eff. Jan. 1, 2012.

28.470 Rules.

Sec. 20. (1) The department shall promulgate rules under the administrative procedures act of 1969, 1969 PA 306, MCL 24.201 to 24.328, to administer this act, including, but not limited to, all of the following:

(a) Create uniform applications and other forms for dissemination to and use by local units of government under this act.

(b) Procedures for the collection of application fees and fireworks safety fees.

(c) Enforcement of regulatory duties.

(d) The enforcement of age limitations.

(2) Rules promulgated under this section shall conform to the following codes developed by the national fire protection association, except for any code provision that conflicts with this act:

(a) NFPA 1123, code for fireworks display.

(b) NFPA 1124, code for manufacture, transportation, storage, and retail sales of fireworks and pyrotechnic articles.

(c) NFPA 1126, standard for the use of pyrotechnics.

(3) The rules promulgated under former chapter XXXIX of the Michigan penal code, 1931 PA 328, MCL 750.243a to 750.243e, pertaining to the display of articles pyrotechnic and display fireworks that are in effect on the effective date of this act shall remain in effect until rescinded or otherwise changed according to law, as provided for in section 31 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.231.

History: 2011, Act 256, Eff. Jan. 1, 2012.

28.471 Repealed. 2018, Act 305, Imd. Eff. June 29, 2018.

Compiler's note: The repealed section pertained to a report by the state fire marshal.

Four Seasons Outdoor Services LLC
Robert Carroll
PO Box 136
Howell, MI 48844

(517) 546-2699

September 24, 2019

Marion Township
Attn: Tammy Beal
2877 W. Coon Lake Road
Howell, MI 48843

FOUR SEASONS OUTDOOR SERVICES LLC



- Stump Grinding - Tree Removal
- Snow Removal - Salting - Lot Clear
- Mulch Soil Rock Delivery - Mowing
- Insured Liability & Workers Comp.

Bob & Lynda Carroll

PO Box 136
Howell, MI 48844

(517) 546-2699
fourse@juno.com

Re: Bid Proposal for Tree Work

Thank you for allowing this opportunity to bid. Signing and returning a copy of this bid proposal will serve as acceptance of the terms. For your convenience, a copy of insurance is enclosed.

Four Seasons Outdoor Services LLC will perform the following work at the Triangle Lake Road Park in Marion Township:

- Remove the large, dead Oak Tree at the park entrance off Triangle Lake Road
- Remove leaning Oak Tree next to the large, dead Oak Tree
- Remove dead Oak Tree on other side of park entrance
- Remove 8 smaller, dead Ash Trees along tree line

Four Seasons Outdoor Services LLC will also remove the down tree at the Cemetery off D19 in Marion Township.

This will include chipping and removal of all brush.

The total price for the above service will be \$ 1800:00.

If you have any questions, please don't hesitate to call. I look forward to being of service to you. Thank you.

Sincerely,

Robert Carroll
Four Seasons Outdoor Services LLC

Tammy Beal
Marion Township

JOB #

JOB	MARION TOWNSHIP	BID #	602
ADDRESS	FRED BROWN PARK / HARGER CEMETARY, HAZEL MI	DATE	9-23-19
FIRM	COALITION OF WOODCUTTERS	PREPARED BY	DAVE BLANKINSHIP
ADDRESS	9128 RIVERSIDE DR. BRIGHTON MI	APPROVED BY	
TYPE OF WORK	TREE SERVICE	PHONE	248.826.9262

WORK INCLUDED	AMOUNT OF BID
- REMOVE LARGE DEAD OAK TREE NEXT TO PARK ENTRANCE	
- REMOVE DEAD WHITE OAK NEXT TO ROAD	
- REMOVE 2 LEANING DEAD OAK TREES	
- REMOVE CLUSTER OF DEAD ASH TREES	
- REMOVE FALLEN OAK LIMB FROM CEMETARY	
- TRIM 2 DEAD LIMBS ON OAK TREE IN CEMETARY (LIMBS WILL BE SEALED SPECTRADE)	
- BRUSH CHIPPED / HAULED AWAY	
- WOOD CUT TO FIREWOOD LENGTH	
- RAKING / CLEAN UP	
TOTAL BID	\$ 3,450.00

EXCLUSIONS AND QUALIFICATIONS

★ WILL TRIM HANGING LIMB ON CHERRY TREE IN CEMETARY AS ADDED BONUS

ACKNOWLEDGMENT OF ADDENDA	TAX	
DELIVERY	EXCLUDED	✓
	INCLUDED	
RECEIVED BY		



Mark's Tree Service, LLC

PROPOSAL

8485 Bentley Lake Road
Pinckney, MI 48169

Office: 734-878-4905
Cell: 810-623-6606
Fax: 734-878-6985
Email: markstreeservicesllc@gmail.com

To:	
Marion Township Howell, MI	517-548-1588 tammybeal@yahoo.com
Attn: Tammy Beal	

Job Name:	Job Location:	Date:
		9/19/19

Estimator: Mark Tipword

WE HEREBY PROPOSE TO PROVIDE THE FOLLOWING LABOR:

Triangle Lake Road Park: \$2200

- **REMOVALS -4 Oaks by Entrance and several little dead Ash Trees**
- **Leave by big Oak 2ft high**
- **Leave wood cut and chip rest.**

Cemetery on D-19/ Harger: \$1000

- **Trim Oak of dead and limb on ground**
- **Take all debris**

TOTAL: \$ 2200.00
\$ 1000.00
\$ 3200.00

MARK'S TREE SERVICE
 Fully Insured
 Tree Trimming
 & Removal
 Free Estimates
 www.markstreeservices.com
 (734) 878-4905
 Cell (810) 623-6606

080061

Purchase Order

TO TAMMY # 517-546-1588		SHIP TO	
ADDRESS MARION TOWNSHIP HALL		ADDRESS	
CITY, STATE, ZIP		CITY, STATE, ZIP D-19 / COON IR	
DATE	DATE REQUIRED	TERMS	HOW SHIPPED
			REQ. NO. OR DEPT.
			FOR 8/26/19

QUANTITY ORDERED	QUANTITY RECEIVED	PLEASE SUPPLY LISTED ITEMS BELOW	PRICE	UNIT
1.		- TD large oak on right TAKE		
2.		wood, brush.		
3.				
4.		- TD leaning oak next to big oak.		
5.		TW, 6B.		
6.				
7.		- TD Double oak TW, 6B		
8.				
9.		- TD 8 little dead ones.		
10.				\$2,900
11.				
12.				
13.				+ 900
14.				
15.				
16.				
17.				
18.				
19.				
20.				
21.				
22.				
23.				
24.				

(734) 878-TREE (8733) Fully Insured
Free Estimates



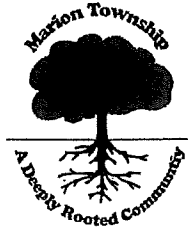
Russell Tree Service
Topping • Trimming • Removal
Land & Lot Clearing
Custom Saw Mill
Dennis Russell-Owner

IMPORTANT

Purchase Order Number must appear on all invoices - packaging, etc.
Please notify us immediately if you are unable to complete the order by date specified.

Please send _____ copies of your INVOICE with ORIGINAL BILL OF LADING.

Russell Tree estimate
PURCHASING AGENT
734-878-8733



MARION TOWNSHIP

www.mariontownship.com

2877 W. Coon Lake Rd.
Howell, MI 48843

Phone (517) 546-1588

Fax (517) 546-6622

Pfeffer, Hanniford & Palka
Certified Public Accountants
225 East Grand River, Suite 104
Brighton, Michigan 48116

This representation letter is provided in connection with your audit(s) of the financial statements of Marion Township, which comprise the respective financial position of the governmental activities, the business-type activities, each major fund, and the aggregate remaining fund information as of June 30, 2019, and the respective changes in financial position and, where applicable, cash flows for the year then ended, and the related notes to the financial statements, for the purpose of expressing opinions as to whether the financial statements are presented fairly, in all material respects, in accordance with accounting principles generally accepted in the United States of America (U.S. GAAP).

Certain representations in this letter are described as being limited to matters that are material. Items are considered material, regardless of size, if they involve an omission or misstatement of accounting information that, in light of surrounding circumstances, makes it probable that the judgment of a reasonable person relying on the information would be changed or influenced by the omission or misstatement. An omission or misstatement that is monetarily small in amount could be considered material as a result of qualitative factors.

We confirm, to the best of our knowledge and belief, the following representations made to you during your audit.

Financial Statements

- 1) We have fulfilled our responsibilities, as set out in the terms of the audit engagement letter dated July 31, 2019, including our responsibility for the preparation and fair presentation of the financial statements in accordance with U.S. GAAP and for preparation of the supplementary information in accordance with the applicable criteria.
- 2) The financial statements referred to above are fairly presented in conformity with U.S. GAAP and include all properly classified funds and other financial information of the primary government and all component units required by generally accepted accounting principles to be included in the financial reporting entity.
- 3) We acknowledge our responsibility for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.
- 4) We acknowledge our responsibility for the design, implementation, and maintenance of internal control to prevent and detect fraud.
- 5) Significant assumptions we used in making accounting estimates, including those measured at fair value, are reasonable.
- 6) Related party relationships and transactions, including revenues, expenditures/expenses, loans, transfers, leasing arrangements, and guarantees, and amounts receivable from or payable to related parties have been appropriately accounted for and disclosed in accordance with U.S. GAAP.
- 7) Adjustments or disclosures have been made for all events, including instances of noncompliance, subsequent to the date of the financial statements that would require adjustment to or disclosure in the financial statements.
- 8) The effects of uncorrected misstatements are immaterial, both individually and in the aggregate, to the financial statements as a whole for each opinion unit.

- 9) The effects of all known actual or possible litigation, claims, and assessments have been accounted for and disclosed in accordance with U.S. GAAP.
- 10) Guarantees, whether written or oral, under which the Township is contingently liable, if any, have been properly recorded or disclosed.

Information Provided

- 11) We have provided you with:
 - a) Access to all information, of which we are aware, that is relevant to the preparation and fair presentation of the financial statements, such as records, documentation, and other matters (and all audit or relevant monitoring reports, if any, received from funding sources).
 - b) Additional information that you have requested from us for the purpose of the audit.
 - c) Unrestricted access to persons within the Township from whom you determined it necessary to obtain audit evidence.
 - d) Minutes of the meetings of Township Board or summaries of actions of recent meetings for which minutes have not yet been prepared.
- 12) All material transactions have been recorded in the accounting records and are reflected in the financial statements.
- 13) We have disclosed to you the results of our assessment of the risk that the financial statements may be materially misstated as a result of fraud.
- 14) We have no knowledge of any fraud or suspected fraud that affects the Township and involves:
 - a) Management,
 - b) Employees who have significant roles in internal control, or
 - c) Others where the fraud could have a material effect on the financial statements.
- 15) We have no knowledge of any allegations of fraud or suspected fraud affecting the Township's financial statements communicated by employees, former employees, regulators, or others.
- 16) We have no knowledge of instances of noncompliance or suspected noncompliance with provisions of laws, regulations, contracts, or grant agreements, or abuse, whose effects should be considered when preparing financial statements.
- 17) We have disclosed to you all known actual or possible litigation, claims, and assessments whose effects should be considered when preparing the financial statements.
- 18) We have disclosed to you the identity of the Township's related parties and all the related party relationships and transactions of which we are aware.

Government-specific

- 19) There have been no communications from regulatory agencies concerning noncompliance with, or deficiencies in, financial reporting practices.
- 20) We have a process to track the status of any audit findings and recommendations, if applicable.
- 21) We have identified to you any previous audits, attestation engagements, and other studies related to the audit objectives and whether related recommendations have been implemented.
- 22) We have provided our views on reported findings, conclusions, and recommendations, as well as our planned corrective actions, for the report, if applicable.
- 23) The Township has no plans or intentions that may materially affect the carrying value or classification of assets, deferred outflows of resources, liabilities, deferred inflows or resources, and fund balance or net position.
- 24) We are responsible for compliance with the laws, regulations, and provisions of contracts and grant agreements applicable to us, including tax or debt limits and debt contracts; and legal and contractual provisions for reporting specific activities in separate funds.
- 25) We have identified and disclosed to you all instances, that have occurred or are likely to have occurred, of fraud and noncompliance with provisions of laws and regulations that we believe have a material effect on the financial statements or other financial data significant to the audit objectives, and any other instances that warrant the attention of those charged with governance.
- 26) We have identified and disclosed to you all instances, which have occurred or are likely to have occurred, of noncompliance with provisions of contracts and grant agreements that we believe have a material effect on the determination of financial statement amounts or other financial data significant to the audit objectives.

- 27) We have identified and disclosed to you all instances that have occurred or are likely to have occurred, of abuse that could be quantitatively or qualitatively material to the financial statements or other financial data significant to the audit objectives.
- 28) There are no violations or possible violations of budget ordinances, laws and regulations (including those pertaining to adopting, approving, and amending budgets), provisions of contracts and grant agreements, tax or debt limits, and any related debt covenants whose effects should be considered for disclosure in the financial statements, or as a basis for recording a loss contingency, or for reporting on noncompliance.
- 29) As part of your audit, you assisted with preparation of the financial statements and related notes. We acknowledge our responsibility as it relates to those nonaudit services, including that we assume all management responsibilities; oversee the services by designating an individual, preferably within senior management, who possesses suitable skill, knowledge, or experience; evaluate the adequacy and results of the services performed; and accept responsibility for the results of the services. We have reviewed, approved, and accepted responsibility for those financial statements and related notes.
- 30) The Township has satisfactory title to all owned assets, and there are no liens or encumbrances on such assets nor has any asset been pledged as collateral.
- 31) The Township has complied with all aspects of contractual agreements that would have a material effect on the financial statements in the event of noncompliance.
- 32) The financial statements include all component units, appropriately present majority equity interests in legally separate organizations and joint ventures with an equity interest, and properly disclose all other joint ventures and other related organizations.
- 33) The financial statements properly classify all funds and activities, in accordance with GASB Statement No.34, as amended, and GASBS No. 84.
- 34) All funds that meet the quantitative criteria in GASBS Nos. 34 and 37 for presentation as major are identified and presented as such and all other funds that are presented as major are particularly important to financial statement users.
- 35) Components of net position (net investment in capital assets; restricted; and unrestricted) and classifications of fund balance (nonspendable, restricted, committed, assigned, and unassigned) are properly classified and, if applicable, approved.
- 36) Investments, derivative instruments, and land and other real estate held by endowments are properly valued.
- 37) Provisions for uncollectible receivables have been properly identified and recorded.
- 38) Expenses have been appropriately classified in or allocated to functions and programs in the statement of activities, and allocations have been made on a reasonable basis.
- 39) Revenues are appropriately classified in the statement of activities within program revenues, general revenues, contributions to term or permanent endowments, or contributions to permanent fund principal.
- 40) Interfund, internal, and intra-entity activity and balances have been appropriately classified and reported.
- 41) Deposits and investment securities and derivative instruments are properly classified as to risk and are properly disclosed.
- 42) Capital assets, including infrastructure and intangible assets, are properly capitalized, reported, and, if applicable, depreciated.
- 43) The government meets the GASB-established requirements for accounting for eligible infrastructure assets using the modified approach.
- 44) We have appropriately disclosed the Township's policy regarding whether to first apply restricted or unrestricted resources when an expense is incurred for purposes for which both restricted and unrestricted net position is available and have determined that net position is properly recognized under the policy.
- 45) We are following our established accounting policy regarding which resources (that is, restricted, committed, assigned, or unassigned) are considered to be spent first for expenditures for which more than one resource classification is available. That policy determines the fund balance classifications for financial reporting purposes.

46) We acknowledge our responsibility for the required supplementary information (RSI). The RSI is measured and presented within prescribed guidelines and the methods of measurement and presentation have not changed from those used in the prior period. We have disclosed to you any significant assumptions and interpretations underlying the measurement and presentation of the RSI.

47) With respect to the supplementary information (combining statements, individual fund statements, etc.),

a) We acknowledge our responsibility for presenting the supplementary information (combining statements, individual fund statements, etc.) in accordance with accounting principles generally accepted in the United States of America, and we believe the supplementary information (combining statements, individual fund statements, etc.), including its form and content, is fairly presented in accordance with accounting principles generally accepted in the United States of America. The methods of measurement and presentation of the supplementary information have not changed from those used in the prior period, and we have disclosed to you any significant assumptions or interpretations underlying the measurement and presentation of the supplementary information.

48) We have furnished you the information to prepare the following:

- F-65 (MI) Annual Local Unit Report
- Municipal Finance Qualifying Statement
- Report on Audit of Financial Statements

We have reviewed, approved and accepted responsibility for the reports. We are responsible for the timely filing of the reports.

Very truly yours,
Marion Township

Supervisor

Clerk

Treasurer



MARION TOWNSHIP

mariontownship.com

October 3, 2019

Residents and Property Owners using Parker Drive and the private portion of Cedar Point:

We are writing at the request of some of the Parker Drive property owners to see if there is any interest in creating a formal process for road maintenance.

One method is the creation of a Road Maintenance Agreement signed by all property owners. The agreement, created by the property owners and approved by the Township Board, should define the level of maintenance desired (grading, snowplowing, adding gravel, etc.) and the allocation of expense. The agreement is binding on current and future owners. Road Maintenance Agreements usually are permanent. Contracting, collection and payment of charges is handled by the property owners.

A possible alternative to a Road Maintenance Agreement is a Special Assessment District (SAD). With a SAD the Township gets involved with the process, pays the contractor and the cost is added to the tax bills.

The creation of a Special Assessment District requires formal notice of two public hearings by mail and publication in a newspaper. Details of the process will be discussed at an informal meeting.

The allocation of cost for both methods is normally to divide it equally among all parcels that have access to the road. There are about 40 parcels on Parker Drive and about 15 on Cedar Point that could share the cost.

Some township board members would like to meet with residents to go over the process and answer questions.

An informal meeting is scheduled for October 17, 2019, 7:00 pm, at the Marion Township Hall in the lower level, 2877 West Coon Lake Road, Howell MI 48843.

If you have any questions please call Bob Hanvey, Supervisor, Monday through Thursday at 517-546-1588.

Thank you,

Marion Township Board

2877 W. Coon Lake Rd.
Howell, MI 48843

Phone (517) 546-1588
Fax (517) 546-6622