

**GENOA CHARTER TOWNSHIP BOARD**  
**Regular Meeting**  
**August 21, 2017**  
**6:30 p.m.**

**AGENDA**

Call to Order:

Pledge of Allegiance:

Call to the Public (Public comment will be limited to two minutes per person)\*:

**Approval of Consent Agenda:**

1. Payment of Bills.
2. Request to Approve Minutes: August 7, 2017

**Approval of Regular Agenda:**

3. Request for approval of a proposal from Eagle Rock Concrete for sidewalk repair in the amount of \$8,500.
4. Request to set the interest rate for unpaid installments on road special assessments at 2% commencing on March 1, 2019.
5. Request for approval for Resolution No. 1 [to proceed with the project and direct preparation of the plans and cost estimates] for the Round Lake Aquatic Weed Control Project Winter 2017.
6. Request for approval of Resolution No. 2 [to approve the project and schedule the first hearing] for the Round Lake Aquatic Weed Control Project Winter 2017.
7. Request for approval for Resolution No. 1 [to proceed with the project and direct preparation of the plans and cost estimates] for the Timberview Road Improvement Project Winter 2017.
8. Request for approval of Resolution No. 2 [to approve the project and schedule the first hearing] for the Round Timberview Road Improvement Project Winter 2017.

Correspondence  
Member Discussion  
Adjournment

<p>*Citizen's Comments- In addition to providing the public with an opportunity to address the Township Board at the beginning of the meeting, opportunity to comment on individual agenda items may be offered by the Chairman as they are presented.</p>
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CHECK REGISTERS FOR TOWNSHIP BOARD MEETING

DATE: August 21, 2017

TOWNSHIP GENERAL EXPENSES: Thru August 21, 2017	\$195,326.57
August 11, 2017 Bi Weekly Payroll	\$88,550.11
OPERATING EXPENSES: Thru August 21, 2017	<u>\$109,926.25</u>
TOTAL:	<u>\$393,802.93</u>

Check Register Report For Genoa Charter Township  
For Check Dates 08/11/2017 to 08/11/2017

Check Date	Bank	Check Number	Name	Check Gross	Physical Check Amount	Direct Deposit	Status
08/11/2017	FNBCK	12556	MATKIN, RONALD	75.00	69.27	0.00	Open
08/11/2017	FNBCK	EFT136	FLEX SPENDING (TASC)	1,159.13	1,159.13	0.00	Open
08/11/2017	FNBCK	EFT137	INTERNAL REVENUE SERVICE	21,848.79	21,848.79	0.00	Open
08/11/2017	FNBCK	EFT138	PRINCIPAL FINANCIAL	3,025.00	3,025.00	0.00	Cleared
08/11/2017	FNBCK	EFT139	PRINCIPAL FINANCIAL	1,426.63	1,426.63	0.00	Cleared

Totals: Number of Checks: 005 27,534.55 27,528.82 0.00

Total Physical Checks: 1 Dir. Dep.  
Total Check Stubs: 4 61,015.56

\$88,550.11

check Date	Check	Vendor Name	Amount
<b>ank FNBACK CHECKING ACCOUNT</b>			
8/07/2017	33839	AMERICAN AQUA	56.00
8/07/2017	33840	BS&A SOFTWARE	14,938.00
8/07/2017	33841	COMCAST	326.05
8/07/2017	33842	CONTINENTAL LINEN SERVICE	113.43
8/07/2017	33843	DTE ENERGY	142.93
8/07/2017	33844	DTE ENERGY	1,229.41
8/07/2017	33845	GORDON FOOD SERVICE	342.62
8/07/2017	33846	LIVINGSTON COUNTY TREASURER	151.54
8/07/2017	33847	MASTER MEDIA SUPPLY	364.87
8/07/2017	33848	MICHIGAN OFFICE SOLUTIONS	260.68
8/07/2017	33849	PRESS & ARGUS	380.00
8/08/2017	33850	BUILDING AND GRDS FUND 271	50,000.00
8/08/2017	33851	COOPER'S TURF MANAGEMENT	990.00
8/08/2017	33852	DEBRA ROJEWSKI	638.98
8/08/2017	33853	GFL ENVIRONMENTAL USA INC.	79,354.29
8/08/2017	33854	LAURA MROCZKA	179.08
8/09/2017	33855	BLUE CROSS & BLUE SHIELD OF MI	32,366.77
8/09/2017	33856	CONSUMERS ENERGY	21.65
8/09/2017	33857	DTE ENERGY	13.40
8/09/2017	33858	JEAN LEDFORD	111.57
8/09/2017	33859	ROCKET ENTERPRISE INC	1,438.34
8/14/2017	33860	AT&T	284.99
8/14/2017	33861	BULLSEYE TELECOM	399.31
8/14/2017	33862	BUSINESS IMAGING GROUP	864.27
8/14/2017	33863	EHIM, INC	9,585.10
8/14/2017	33864	GENOA TOWNSHIP DPW FUND	39.62
8/14/2017	33865	VERIZON WIRELESS	733.67

**FNBACK TOTALS:**

Total of 27 Checks:	195,326.57
Less 0 Void Checks:	0.00
<b>Total of 27 Disbursements:</b>	<b>195,326.57</b>

check Date	Check	Vendor Name	Amount
<b>Bank 593FN LAKE EDGEWOOD OPERATING FUND #593</b>			
8/03/2017	3223	BRIGHTON ANALYTICAL , L.L.C.	134.00
8/03/2017	3224	DTE ENERGY	4,293.35
8/09/2017	3225	CONSUMERS ENERGY	17.14 V
		Void Reason: PRINTED REPORT ON CHECK STOCK	
8/09/2017	3226	DTE ENERGY	63.27 V
		Void Reason: PRINTED REPORT ON CHECK STOCK	
8/09/2017	3227	CONSUMERS ENERGY	17.14
8/09/2017	3228	DTE ENERGY	63.27
8/14/2017	3229	BRIGHTON ANALYTICAL , L.L.C.	67.00
8/14/2017	3230	COOPER'S TURF MANAGEMENT	714.00
8/14/2017	3231	GENOA TOWNSHIP D.P.W. FUND	7.61
8/14/2017	3232	GENOA TOWNSHIP DPW FUND	3,007.00
8/14/2017	3233		0.00 V
		Void Reason: PRINTED REPORT ON CHECK STOCK	
8/14/2017	3234		0.00 V
		Void Reason: PRINTED REPORT ON CHECK STOCK	
8/14/2017	3235	CONSUMERS ENERGY	7.57
8/14/2017	3236	GENOA TOWNSHIP D.P.W. FUND	10,721.59
8/14/2017	3237	GENOA TOWNSHIP D.P.W. FUND	243.35
8/15/2017	3238	BULLSEYE TELECOM	223.95

**593FN TOTALS:**

Total of 16 Checks:	19,580.24
Less 4 Void Checks:	80.41
<b>Total of 12 Disbursements:</b>	<b>19,499.83</b>

Check Date	Check	Vendor Name	Amount
<b>Bank 503FN DPW-UTILITIES #503</b>			
08/08/2017	4071	LOWE'S	604.38
08/08/2017	4072	PORT CITY COMMUNICATIONS, INC.	387.65
08/08/2017	4073	TRACTOR SUPPLY CO.	75.44
08/08/2017	4074	WINDSTREAM	23.65
08/11/2017	4075	POSTMASTER	320.36
08/11/2017	4076	STAPLES CREDIT PLAN	1,177.53
08/11/2017	4077	WEX BANK	2,248.69
08/14/2017	4078	AUTO ZONE	89.28
08/14/2017	4079	ADVANCED AUTO PARTS	47.98
08/14/2017	4080	ADVANTAGE MARKETING	202.14
08/14/2017	4081	CHASE CARD SERVICES	1,407.49
08/14/2017	4082	JACK DOHENY SUPPLIES, INC.	1,960.41
08/14/2017	4083	LUCITY, INC	8,400.50

**503FN TOTALS:**

Total of 13 Checks:	16,945.50
Less 0 Void Checks:	0.00
<b>Total of 13 Disbursements:</b>	<b>16,945.50</b>

Check Date	Check	Vendor Name	Amount
<b>Bank 592FN OAK POINTE OPERATING FUND #592</b>			
3/02/2017	4024	GENOA OCEOLA SEWER	34.52
3/03/2017	4025	DTE ENERGY	873.73
3/03/2017	4026	DTE ENERGY	2,757.95
3/03/2017	4027	DTE ENERGY	183.32
3/08/2017	4028	AT&T LONG DISTANCE	55.56
3/08/2017	4029	CONSUMERS ENERGY	17.71
3/08/2017	4030	DTE ENERGY	50.39
3/14/2017	4031	ALEXANDER CHEMICAL CORPORATION	1,617.60
3/14/2017	4032	BRIGHTON ANALYTICAL, L.L.C.	1,480.00
3/14/2017	4033	COOPER'S TURF MANAGEMENT	465.00
3/14/2017	4034	DTE ENERGY	43.42
3/14/2017	4035	DUBOIS-COOPER	361.90
3/14/2017	4036	GENOA TOWNSHIP D.P.W. FUND	48,389.46
3/14/2017	4037	GENOA TOWNSHIP D.P.W. FUND	1,484.46
3/14/2017	4038	GENOA TOWNSHIP D.P.W. FUND	1,236.00
3/14/2017	4039	GRAINGER	632.09
3/14/2017	4040	MICHIGAN CAT	1,110.00
3/14/2017	4041	NORTHWEST PIPE & SUPPLY	392.86
3/14/2017	4042	TETRA TECH INC	6,694.60
3/14/2017	4043	TLS CONSTRUCTION	4,502.50
3/14/2017	4044	UTILITIES INSTRUMENTATION SERVICE	469.00
3/15/2017	4045	AT&T	401.90
3/15/2017	4046	BULLSEYE TELECOM	226.95

**592FN TOTALS:**

Total of 23 Checks:	73,480.92
Less 0 Void Checks:	0.00
<b>Total of 23 Disbursements:</b>	<b>73,480.92</b>

## GENOA CHARTER TOWNSHIP BOARD

Regular Meeting

August 7, 2017

### MINUTES

Supervisor Rogers called the regular meeting of the Genoa Charter Township Board to order at 6:30 p.m., with the Pledge of Allegiance. The following members were present constituting a quorum for the transaction of business: Bill Rogers, Paulette Skolarus, Robin Hunt, Jim Mortensen, Terry Croft, Diana Lowe and Jean Ledford. Also present were Township Manager Michael Archinal and seven persons in the audience.

Call to the Public was made with the following response: Tom Rzeppa – The traffic has increased drastically on Crooked Lake since the Latson Road interchange was completed. We are now getting 2,600 cars per day travelling Crooked Lake. It is now a major thorough-fare and the county needs a partner in this project. *(Note: a copy of Archinal's financial evaluation was provided to Mr. Rzeppa.)*

Robert Vickery – I am a resident of Hampton Ridge. There are many accidents because of the increased traffic on Latson. Archinal – The Township, in conjunction with the Livingston County Road Commission, will be installing a traffic signal either this fall or early spring of 2018 to alleviate the problem in that area.

#### Approval of Consent Agenda:

Moved by Ledford and supported by Lowe to approve all items listed under the Consent Agenda as requested. The motion carried unanimously.

#### **1. Payment of Bills.**

#### **2. Request to Approve Minutes: July 17, 2017**

#### **3. Request to reappoint Chris Grajek to the Planning Commission and Dean Tengel to the Zoning Board of Appeals for three-year terms in accordance with the terms of reappointments that are limited to three years.**

#### Approval of Regular Agenda:

Moved by Skolarus and supported by Croft to approve for action all items listed under the Regular Agenda as requested. The motion carried unanimously.

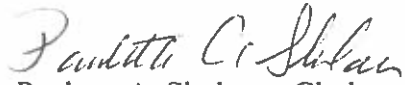
#### **4. Request to approve the proposal from K&J Electric for the purchase and installation of a new backup power generator at the Township Hall at a cost not to exceed \$64,307.**

Moved by Skolarus and supported by Croft to approve the purchase and installation of a power generator for the Township Hall at a cost not to exceed \$64,307.00. Further to amend the Buildings and Grounds budget for fiscal 2017/2018 to allow for this expenditure. The motion carried unanimously.

**5. Discussion regarding interest charged on Fund #264 Roads/Lakes Special Assessment Districts.**

No formal action was taken by the board. Archinal will bring a resolution to the next regular meeting of the board for a possible 2% interest charge for all road projects where funds will be advanced by the Township.

The regular meeting of the Genoa Charter Township Board was adjourned at 7:02 p.m.

  
Paulette A. Skolarus, Clerk  
Genoa Charter Township Board



2911 Dorr Road  
Brighton, MI 48116  
810.227.5225  
810.227.3420 fax  
genoa.org

## MEMORANDUM

**TO:** Genoa Township Board  
**FROM:** Michael Archinal *Ma*  
**DATE:** 8-17-17  
**RE:** Playground Sidewalk Repair

---

The section of asphalt between the playgrounds has several large cracks and a section of loose concrete. Pictures are attached. Given the high use in this area, I recommend that this section be removed and replaced with concrete. Eagle Rock Concrete has completed numerous projects for the Township. I am confident they can complete this repair in a workmanlike fashion.

Please consider the following action:

Moved by \_\_\_\_\_, supported by \_\_\_\_\_, to approve a proposal from Eagle Rock Concrete for sidewalk repair in the amount of \$6,575.

### **SUPERVISOR**

Bill Rogers

### **CLERK**

Paulette A. Skolarus

### **TREASURER**

Robin L. Hunt

### **TRUSTEES**

Jean W. Ledford

H. James Mortensen

Terry Croft

Diana Lowe

### **MANAGER**

Michael C. Archinal



# Eagle Rock Concrete

Ray Lanning

6740 Herbst Rd.

Brighton, MI 48114 Ph. 810-227-5380

8-8-17

Genoa Township

RE: concrete quotation

To remove approximately 129' of asphalt walk in park and replace with 4" concrete.

Price includes hauling away of removed asphalt and any soil necessary to prepare area for concrete.

Also includes saw cut trimming of adjoining walks to facilitate an even edge to pour to.

Total Price	\$6575.00
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Thank you

State of Michigan License # 2101072380

















Parcel lines are approximate. Not intended for survey purposes.

1 inch = 20 feet





2911 Dorr Road  
Brighton, MI 48116  
810.227.5225  
810.227.3420 fax  
genoa.org

## MEMORANDUM

**TO:** Township Board  
**FROM:** Michael Archinal   
**DATE:** 8/8/17  
**RE:** Interest on Special Assessments

---

The Board has discussed the concept of charging interest on unpaid special assessment balances. Pursuant to Public Act 188 of 1954 (M.C.L. 41.727 (3)):

“All unpaid installments, prior, to their transfer to the township tax roll as provided by this act, shall bear interest, payable annually on each installment due date, at a rate to be set by the Township Board, ..., if bonds are not issued by the township ..., not exceeding 8% per annum, commencing in each case from a date fixed by the Township Board.”

Please consider the following action:

Moved by \_\_\_\_\_, supported by \_\_\_\_\_, to set the interest rate for unpaid installments on road special assessments at 2% commencing on March 1, 2019.

### **SUPERVISOR**

Bill Rogers

### **CLERK**

Paulette A. Skolarus

### **TREASURER**

Robin L. Hunt

### **TRUSTEES**

Jean W. Ledford

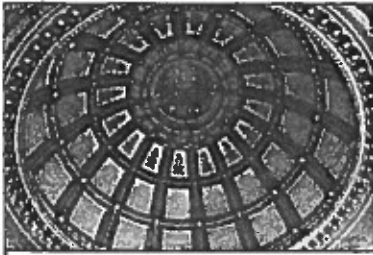
H. James Mortensen

Terry Croft

Diana Lowe

### **MANAGER**

Michael C. Archinal



# MICHIGAN LEGISLATURE

Michigan Compiled Laws Complete Through PA 107 of 2017  
 House: Adjourned until Wednesday, August 16, 2017 10:00:00 AM  
 Senate: Adjourned until Wednesday, August 16, 2017 10:00:00 AM

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← NAVIGATE SECTIONS →

MCL Chapter Index

Chapter 41

Act 188 of 1954

Section 41.727

## Section 41.727

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### PUBLIC IMPROVEMENTS (EXCERPT) Act 188 of 1954

#### Legislature

Bills

Appropriation Bills

Calendars

Committees

Committee Bill Records

Committee Meetings

Concurrent Resolutions

Initiatives/Alternative Measures

Joint Resolutions

Journals

Legislators

Public Act (Signed Bills)

Resolutions

Rules

Session Schedules

Search - Basic

Search - Advanced

#### Laws

Basic MCL Search

Advanced MCL Search

Public Act MCL Search

Michigan Constitution

Chapter Index

Executive Orders

Executive Reorgs

Historical Documents

See the MCL Tables

Often Req Laws

Req Outdated Acts

#### More

Archives

Email Notifications

Michigan Manuals

**41.727 Payment of special assessments in installments; amount of installment; extension; due dates; interest on unpaid installments; lien; limitation; statement of amount; payment of future due installments; delinquent installment; penalty.**

#### Sec. 7.

(1) The township board may provide that special assessments are payable in 1 or more installments, but the amount of an installment shall not be less than 1/2 of any subsequent installment. The amount of each installment, if more than 1, shall not be extended upon the special assessment roll until after confirmation of that assessment roll. Subject to the provisions of section 4(4), the amount of installments for improvements subject to periodic cost revision may be extended upon the special assessment roll by the township board without additional public hearings or public notice, provided that additional property is not added to the special assessment roll.

(2) The first installment of a special assessment is due on or before the time after confirmation of that special assessment roll as determined by the township board. Subsequent installments are due at intervals of 12 months from the due date of the first installment or from a date determined by the township board.

(3) All unpaid installments, prior to their transfer to the township tax roll as provided by this act, shall bear interest, payable annually on each installment due date, at a rate to be set by the township board, not exceeding 1% above the average rate of interest borne by special assessment bonds issued by the township in anticipation of all or part of the unpaid installments; or not exceeding 1% above the average rate of interest borne by bonds issued by a county, drainage district, or authority if the unpaid installments are to be applied to the payment of a contract obligation of the township to the county or authority or to the payment of an assessment obligation of the township to the drainage district; or, if bonds are not issued by the township, a county, a drainage district, or an authority, not exceeding 8% per annum, commencing in each case from a date fixed by the township board.

(4) Future due installments of an assessment against any parcel of

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Meetings 

Laws 

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mcl act 188 of 1954

property may be paid to the township treasurer at any time in full, with interest accrued through the month in which the final installment is paid.

(5) If the township board provides that a special assessment is payable in installments under subsection (1), the amount of any lien on the parcel of property assessed for that special assessment is limited to each individual installment and shall not attach to the property assessed until that individual installment is due as provided in subsection (2).

(6) Upon written request, the township treasurer shall provide a statement of the amount of any lien under subsection (1) and (2) on the property, with interest accrued through the end of the month in which the statement is provided.

(7) If an 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 interest as provided by this section, a penalty at the rate of not more than 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.

**History:** 1954, Act 188, Imd. Eff. May 5, 1954 ;-- Am. 1957, Act 187, Imd. Eff. June 4, 1957 ;-- Am. 1974, Act 143, Imd. Eff. June 5, 1974 ;-- Am. 1979, Act 173, Imd. Eff. Dec. 13, 1979 ;-- Am. 1981, Act 57, Imd. Eff. June 4, 1981 ;-- Am. 1986, Act 180, Imd. Eff. July 8, 1986 ;-- Am. 2014, Act 429, Eff. Jan. 15, 2015

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Project	Cost	Twp. Contribution	6 Pmts.	S.A.D.	Interest 2%	Tax Bill 1%	Total Interest
<u>Sundance</u>	<u>187,442</u>	<u>30,000</u>		154,442	3,089	257	
			25,740	128,702	2,574	257	
			25,740	102,962	2,059	257	
			25,740	77,222	1,544	257	
			25,740	51,482	1,030	257	
			25,740	25,740	515	257	
			25,740	-	-	-	
					<u>10,811</u>	<u>1,542</u>	<u>12,353</u>
<u>Sunrise Park</u>	<u>650,000</u>	<u>0</u>	5 Pmts	S.A.D.	2%	1%	
				650,000	13,000	1,300	
			130,000	520,000	10,400	1,300	
			130,000	390,000	7,800	1,300	
			130,000	260,000	5,200	1,300	
			130,000	130,000	1,300	1,300	
			130,000	0	-	-	
					<u>37,700</u>	<u>6,500</u>	<u>44,200</u>
<u>Grand Oaks</u>	<u>940,000</u>	<u>Twp. Contribution</u>	5 Pmts	S.A.D.	2%	1%	
		200,000		690,000	13,800	1,380	
		County Contribution	138,000	552,000	11,040	1,380	
		50,000	138,000	414,000	8,280	1,380	
			138,000	276,000	5,520	1,380	
			138,000	138,000	2,760	1,380	
			138,000	-	-	-	
					<u>41,400</u>	<u>6,900</u>	<u>48,300</u>

Resolution #1

Round Lake Aquatic Weed Control Improvement Project  
Special Assessment Project (Winter 2017)

**GENOA CHARTER TOWNSHIP**

At a regular meeting of the Township Board of the Genoa Charter Township, Livingston County, Michigan, (the "Township") held at the Township Hall on August 21, 2017, at 6:30 p.m., there were

PRESENT: Ledford, Croft, Hunt, Lowe, Mortensen, Skolarus, and Rogers.

ABSENT: None.

The following preamble and resolution were offered by \_\_\_\_\_, and seconded by \_\_\_\_\_.

**Resolution to Proceed with the  
Project and Direct  
Preparation of the Plans and Cost Estimates**

WHEREAS, the Clerk reported that petitions have been filed with her for the Round Lake Aquatic Weed Control Improvement Project (the "Project") under the authority of Act No 188, Michigan Public Acts of 1954, as amended;

WHEREAS, the Supervisor and the Clerk reported that they had checked the signatures on the petitions by record owners of land within the Township contained within the district described above and had prepared and filed a report setting forth the percentage of record owners of lands by frontage within the district who signed the petitions which amounted to more than fifty percent (50%); and;

WHEREAS, the creation of a Special Assessment District for the Round Lake Aquatic Weed Control Improvement project is appropriate pursuant to Section 2 of Act No. 188, Michigan Public Acts of 1954;

NOW, THEREFORE, BE IT RESOLVED THAT:

1. In accordance with Act No. 188, Michigan Public Acts of 1954, as amended, and the laws of the State of Michigan, the Township Supervisor is directed to have plans prepared illustrating the Project, the location of the Project, and an estimate of the cost of the Project.
2. The plans and estimates identified in paragraph 1, when prepared, shall be filed with the Township Clerk.

A vote on the foregoing resolution was taken and was as follows:

YES: Ledford, Croft, Hunt, Lowe, Mortensen, Skolarus, and Rogers.

NO: None

ABSTAIN: None

CLERK'S CERTIFICATE

The undersigned, being the duly qualified and acting Clerk of the Township, hereby certifies that (1) the foregoing is a true and complete copy of a resolution duly adopted by the Township Board at a meeting of the Township Board on August 21, 2017, at which meeting a quorum was present and remained throughout; (2) the original thereof is on file in the records in my office; (3) the meeting was conducted, and public notice thereof was given, pursuant to and in full compliance with the Open Meetings Act (Act No. 267, Public Acts of Michigan, 1976, as amended); and (4) minutes of such meeting were kept and will be or have been made available as required thereby.

---

Paulette A. Skolarus  
Genoa Charter Township Clerk  
August 21, 2017

# Memo

**To:** POLLY

**From:** DEBRA ROJEWSKI 

**Date:** 8/17/2017

**Re:** Round Lake weed control

---

POLLY,

I HAVE RESEARCHED THE PETITION FOR ROUND LAKE WEED CONTROL AND FOUND THE FOLLOWING:

89 PARCELS IN THE DISTRICT

56 SIGNATURES IN THE DISTRICT

63 % OF SIGNATURES ARE IN FAVOR OF THE ROUND LAKE WEED CONTROL INCLUDING 2 FAMILIES WITH ONE SIGNATURE.

IF YOU HAVE ANY FURTHER QUESTIONS OR COMMENTS, PLEASE FEEL FREE TO CONTACT ME.



June 16, 2017

Round Lake  
 Genoa Twp Charter Township  
 2911 Dorr Road  
 Brighton, MI 48116

PLM Lake & Land Management Corp will provide an aquatic management program for Round Lakes for the 2018 season. PLM is a full service lake management company that provides specific management requirements for your lake's needs.

Round Lake is 53 acre lake located in Livingston County, Michigan. The following proposal focuses management of Eurasian Watermilfoil, Curlyleaf pondweed and other native nuisance species.

**Management Program 2018:**

**Products to be applied:** Restrictive products such as Reward, Renovate, 2,4-D, Aquathol K, Hydrothol 191 and nonrestrictive products such as copper sulfate and chelated copper products.

**Methods of Control:** Navigate (2,4-D) and Renovate OTF are granular systemic herbicides that are taken up in the root system of the plant to provide for longer-term control of Eurasian watermilfoil (EWM). Renovate 3 is a liquid systemic herbicide. Systemic herbicides, although cost more on a per acre basis, can provide for extended control of EWM. Aggressive management using Renovate OTF and/or Navigate can reduce overall coverage of EWM and return the ecosystem to a more stable environment. Contact herbicides (Reward, Aquathol K, Hydrothol 191) provide faster results however results tend to be shorter term. These products are also used in the control of Curlyleaf pondweed. Effects from contact herbicides can be seen within 1-2 weeks after application and can be expected to last 2-3 months.

**Methods of Application:** Products are applied out of Airboats or flat-bottom Carolina Skiffs that are designed for surface and subsurface aqueous applications. The boats are also equipped with mounted spreaders for granular applications

A variety of herbicides are available for the 2018 season pending pre-treatment survey.

**Unit cost per acre.**

2,4-D:	\$360.00
Renovate 3:	\$400.00
Renovate OTF:	\$440.00
Diquat (Exotics):	\$190.00
Diquat & Aquathol (Natives):	\$275.00
Aquathol K/Hydrothol 191 (Exotics):	\$190.00
Aquathol K/Hydrothol 191 (Natives):	\$275.00
Nautique (Wild Celery)	\$390.00
Clipper:	\$600.00
Algaecides:	\$45.00
Copper Sulfate (Chara/Starry stonewort);	\$65.00
Copper Sulfate/Hydrothol 191 (Starry stonewort);	\$125.00
<b>Additional Services:</b>	
AVAS Vegetation Survey:	\$400.00
Water Quality Monitoring:	\$550.00
Mechanical Harvesting:	\$250.00 per/hr (min of \$3,000.00 per cutting)

Note: Prior to each treatment and/or services performed by PLM Lake & Land Management Corp. will require prior approval from the contracted entity. This protocol allows confirmation that budget/monies are being used efficiently and not exceeding recommendations.

**2018 – 2022 Estimated Annual Management Costs (worst case scenario):**

2018: \$9,000.00	2021: \$9,000.00
2019: \$9,000.00	2022: \$9,000.00
2020: \$9,000.00	
<b>Estimated cost for treatments 2018 thru 2022: \$45,000.00</b>	

)

**Expected Treatment Schedule 2018:**

May: ~ 7.5-10 acres residential shoreline with contacts for exotics	~ \$1,425.00 to \$1,900.00
June: ~ 10-15 acres residential shoreline with contacts for natives	~\$2,750.00 to \$4,125.00
July: Native Control and spot milfoil with systemics	~\$3,000.00 to \$4,000.00
August: Spot weed and algae treatments with contacts	~\$1,000.00 to \$2,000.00
<b>Estimated Cost for 2018 Program (includes AVAS Survey &amp; Water Quality Program* \$550.00): \$9,000.00</b>	

**Management Timeline:**

**Winter/Spring 2018:** Apply for MDEQ permit. Tentative treatment dates will be provided in the spring of 2018.

**April/May:** Spring survey of lake to determine exact treatment dates. This information will be presented to the board prior to treatment. Collect water quality parameters (recommended). This survey will also better enable PLM to determine an adequate first treatment date.

**May:** Weed and algae treatment. Treatment date can vary from beginning to mid May to the beginning of June, depending on weed growth. Treatment will be performed so that swimming restriction do not impact Holiday weekends (Fri-Sunday).

**June:** Spot weed and algae treatment if needed. Collect water quality parameters (recommended).

**July:** Spot weed and algae treatment if needed.

**August:** Spot weed and algae treatment if needed. Fall AVAS survey. Collect water quality parameters (recommended)

**Fall 2018:** Issue Water Quality Reports, Survey Results, Lake Management Plan and recommendations for following season.

**Management Program:**

- MDEQ permit for 2018 permit
- Spring vegetation survey for milfoil
- Spring water quality analysis of lake
- 7.5-10 acres of Eurasian Watermilfoil control with contact herbicides and algicides
- Post treatment vegetation survey
- June treatment for nuisance natives with contact herbicides
- July treatment for offshore Eurasian Watermilfoil with systemic
- Post treatment survey
- August treatment for spot shoreline weeds and algae
- A fall water quality analysis of the lake
- Fall vegetation survey
- Lake management plan and treatment summary for the 2018 season and suggestion for the 2019 season.

**Application Summaries:** A map of treatment areas and products used will be provided with each invoice to indicate areas and plants targeted with treatment.

**Water Quality Monitoring Program:**

Water quality monitoring provides the basis for proactive management to identify and stop threats to your lake/pond before irreversible harm as occurred. We will provide a full service water quality program that tests your water for Fecal bacteria (E. Coli), dissolved oxygen, conductivity, total dissolved solids, pH, and alkalinity. These tests will determine the condition of your lake/pond and if the water is safe for swimming. Reports are issued annually in the fall.

Cost of Water Quality program: \$550.00

**Single Lot Lilly control**

As an option for the 2018 season, PLM Lake & Land Management is offering a lily pad treatment program to supplement the weed treatments in Round Lake. Lily pad treatments on an individual resident basis are not currently part of the quote for Round Lake. Lily pads require special permitting from the State of Michigan and can only be treated in 40 ft X 40 ft, or similar sized area at each residence requesting treatment. Boat lanes to open water may also be considered for this type of treatment. The additional cost to take part in the lily pad treatment program is \$150/residence. This fee includes a minimum of two treatments of lily pads during the 2018 summer. The initial treatment will be planned for June with a follow-up during July/August.

**\*\*Mechanical Harvesting (optional for native plants only once Milfoil is controlled):**  
*\$250.00 per hour for harvester based on a minimum of \$3,000.00 per cutting.*

We will cut down to a maximum depth of five (5) feet and require a minimum of 18 inches of water depth for harvester flotation. Harvested vegetation will be dumped at a predetermined location designated by the client within a ten (10) mile radius of the lake. Any costs associated with the disposing of vegetation are the responsibility of the client, i.e., landfill disposing costs. There will be no set-up or breakdown fees of our equipment if a suitable access site is available. A representative of the client will be required to periodically evaluate workmanship. The representative will also be required to sign a "release form" at the conclusion of each harvest to verify that the harvest has been completed according to expectations.

**Note:** This contract is pending an adequate launch site for the harvester exists. Any fees incurred due to towing will be the responsibility of Round Lake. The launch site will be inspected prior to harvesting.

**Contract Period:**

**Multiple Year Treatment Program:** As an incentive to establish a multiple year agreement we will treat your lake or pond at the same price structure as 2018 for 2019, 2020, 2021 and 2022. If total chemical cost increases 10% from the previous year a new agreement will have to be mutually acceptable. If during the life of the contract the MDEQ or other regulatory agencies significantly change the approved treatment procedures, either party may terminate this agreement upon giving ninety (90) days advance written notice thereof.

**Permit Fee: (\$800)**

PLM Lake & Land Management is responsible for completing and submitting aquatic nuisance permit applications. PLM Lake & Land Management will send an invoice or statement for the yearly DEQ permit application fee. It is your responsibility to send a check made out to the "State of Michigan" to our office. We must include this check with the DEQ permit application.

**Posting of Treatment Areas:**

Posting of shoreline treatment areas is the responsibility of PLM Lake & Land Management and will be conducted according to MIDEQ regulations. Signs will be attached to thick barked trees, posts or other suitable fixtures already on site. If homeowners wish to have signs posted in designated areas or on specific fixtures they must notify PLM Lake & Land Management, providing lake address, location of property, and where the signs are to be posted. Pictures are the most informative way to relay this information. Notification of alternate posting must be made at least 14 days prior to treatment and additional fees may apply. The removal of posting signs after the restrictions have expired is the responsibility of the homeowner.

**Notification of Treatments:**

PLM Lake & Land Management notify each resident within 100 feet of the treatment area at least seven days in advance, but no more than forty-five days prior to the first treatment date, that products will be applied to the lake. This notification requirement must be administered to each and every property owner within 100 feet of any treatment area. PLM Lake & Land Management will provide a tentative treatment schedule and the Notice of proposed products to be used during the spring of each year. We will also notify resident within 100 feet of the treatment areas on the day of treatment.

**Non-Target Species:**

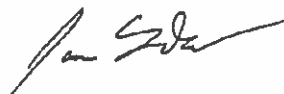
Please be aware that we only control weeds and algae present at time of treatment. Emergent vegetation (cattails, bulrush, purple loosestrife), lily pads, eel grass and sago pondweed require separate programs for control and are not addressed unless specifically mentioned in the management program. We have no control over future weed or algae growth based on the current chemicals registered for aquatic use in Michigan.

**Invoicing and Payments:**

PLM Lake & Land Management will submit an invoice following treatment that will include the following information; lake and/or pond(s) treated, date of treatment and type of treatment or acres treated. Monies will be due net fifteen (15) days after each treatment. Interest of 1.25% will be added to your bill for each additional sixty (60) days that payment is not received. Invoices will include itemized breakdowns of treatment areas and costs.

**Liability Issues:**

We are responsible for workman's compensation and liability insurance for the duration of the contracted period. PLM Lake & Land Management is not responsible for fish loss due to low oxygen levels caused during warm water conditions. Please sign; check multiple or one year program, and check water quality program if you would like to participate. For modifications, questions, or changes please contact.



James Scherer  
Assistant Eastern Regional Manager  
PLM Lake & Land Management Corp  
10222 Rose Blvd. Morrice MI 48857  
800-382-4434 x 2100

For: Round Lake  
Multiple Year Program \_\_\_\_\_  
Water Quality Program \_\_\_\_\_

\_\_\_\_\_  
Signature Date

\_\_\_\_\_  
Print Name

10785 Bennet Drive, Morrice MI 48857  
Phone 800-382-4434\Fax 517-913-6233  
www.plmcorp.net

## EXHIBIT A

### ROUND LAKE AQUATIC WEED CONTROL IMPROVEMENT PROJECT

#### DESCRIPTION OF PROJECT A FIVE-YEAR SPECIAL ASSESSMENT DISTRICT WITH PROJECTED COSTS AS FOLLOWS:

The project (the "Project") will consist of:

- MDEQ permit for 2018 permit
- Spring vegetation survey for milfoil
- Spring water quality analysis of lake
- 7.5-10 acres of Eurasian Watermilfoil control with contact herbicides and algaecides
- Post treatment vegetation survey
- June treatment for nuisance natives with contact herbicides
- July treatment for offshore Eurasian Watermilfoil with systemic
- Post treatment survey
- August treatment for spot shoreline weeds and algae
- A fall water quality analysis of the lake
- Fall vegetation survey
- Lake management plan & treatment summary for the 2018 season and following years

\*Mechanical harvesting for native plants once Milfoil is controlled is optional and at an additional cost for \$250.00 per hour (with a minimum of \$3,000.00 per cutting).

Total amount per parcel - \$528.09 for lake-front homeowners, amount per year for five years \$105.62



Resolution #2

Round Lake Aquatic Weed Control Improvement Project  
Special Assessment Project (Winter 2017)

**GENOA CHARTER TOWNSHIP**

At a regular meeting of the Township Board of the Genoa Charter Township of Livingston County, Michigan, (the "Township") held at the Township Hall on August 21, 2017 at 6:30 p.m., there were

PRESENT: Ledford, Croft, Hunt, Lowe, Mortensen, Skolarus, and Rogers.

ABSENT: None.

The following preamble and resolution were offered by \_\_\_\_\_ and seconded by \_\_\_\_\_.

**Resolution to Approve the Project,  
Scheduling the First Hearing**

WHEREAS, the Township has received petitions signed by owners of more than fifty percent (50%) of the total frontage within the Round Lake Aquatic Weed Control Improvement Project within the Township in accordance with Act No. 188, Michigan Public Acts of 1954, as amended, and as described in Exhibit A (the "Project"); and

WHEREAS, preliminary plans and cost estimates for the Project have been filed with the Township Clerk;

WHEREAS, the Board of Trustees of the Township has determined to proceed with the Project in accordance with Act No. 188, Michigan Public Acts of 1954, as amended;

WHEREAS, the Board of Trustees of the Township has determined to advance the costs of the Project from Township funds and to use special assessments to raise the money necessary to reimburse the Township for the advance of such funds;

WHEREAS, the special assessment district for the Project has been tentatively determined by the Township and is described in Exhibit B;

NOW, THEREFORE, BE IT RESOLVED THAT:

1. The Board of Trustees of the Township hereby tentatively declares its intent to proceed with the Project.
2. The Board of Trustees of the Township hereby declares its intention to make the improvement and tentatively designates the special assessment district against which the cost of the improvement Round Lake Aquatic Weed Control improvement Project is to be assessed is described in Exhibit B.

3. In accordance with Act No. 188, Michigan Public Acts of 1954, as amended, and the laws of the State of Michigan, there shall be a public hearing to hear any objections for Round Lake Aquatic Weed Control Improvement Project to the petition, to the improvement and to the proposed Special Assessment District for the Project which is known as the "Round Lake Aquatic Weed Control Improvement Project Special Assessment District (Winter 2017)."

4. The public hearing will be held on September 5, 2017 at 6:30 p.m., at the offices of Genoa Charter Township, Livingston County, Michigan.

5. The Township Clerk is directed to mail, by first class mail, a notice of the public hearing to each owner of or party in interest in property to be assessed, whose name appears upon the last Township tax assessment records. The last Township tax assessment records means the last assessment roll for ad valorem tax purposes which has been reviewed by the Township Board of Review, as supplemented by any subsequent changes in the names or addresses of such owners or parties listed thereon. The notice to be mailed by the Township Clerk shall be similar to the notice attached as Exhibit C and shall be mailed by first class mail on or before August 24, 2017. Following the mailing of the notices, the Township Clerk shall complete an affidavit of mailing similar to the affidavit set forth in Exhibit D.

6. The Township Clerk is directed to publish a notice of the public hearing in the Livingston County Daily Press & Argus, a newspaper of general circulation within the Township. The notice shall be published twice, once on or before August 25, 2017 and once on or before September 1, 2017. The notice shall be in a form substantially similar to the notice attached as Exhibit C.

A vote on the foregoing resolution was taken and was as follows:

YES: Ledford, Croft, Hunt, Lowe, Mortensen, Skolarus, and Rogers.

NO: None.

ABSTAIN: None.

#### CLERK'S CERTIFICATE

The undersigned, being the duly qualified and acting Clerk of the Township, hereby certifies that (1) the foregoing is a true and complete copy of a resolution duly adopted by the Township Board at a meeting of the Township Board, at which meeting a quorum was present and remained throughout; (2) the original thereof is on file in the records in my office; (3) the meeting was conducted, and public notice thereof was given, pursuant to and in full compliance with the Open Meetings Act (Act No. 267, Public Acts of Michigan, 1976, as amended); and (4) minutes of such meeting were kept and will be or have been made available as required thereby.

---

Paulette A. Skolarus  
Genoa Charter Township Clerk  
August 21, 2017

## EXHIBIT A

### ROUND LAKE AQUATIC WEED CONTROL IMPROVEMENT PROJECT

#### DESCRIPTION OF PROJECT A FIVE-YEAR SPECIAL ASSESSMENT DISTRICT WITH PROJECTED COSTS AS FOLLOWS:

The project (the "Project") will consist of:

- MDEQ permit for 2018 permit
- Spring vegetation survey for milfoil
- Spring water quality analysis of lake
- 7.5-10 acres of Eurasian Watermilfoil control with contact herbicides and algaecides
- Post treatment vegetation survey
- June treatment for nuisance natives with contact herbicides
- July treatment for offshore Eurasian Watermilfoil with systemic
- Post treatment survey
- August treatment for spot shoreline weeds and algae
- A fall water quality analysis of the lake
- Fall vegetation survey
- Lake management plan & treatment summary for the 2018 season and following years

\*Mechanical harvesting for native plants once Milfoil is controlled is optional and at an additional cost for \$250.00 per hour (with a minimum of \$3,000.00 per cutting).

Total amount per parcel - \$528.09 for lake-front homeowners, amount per year for five years \$105.62

Exhibit B – The District

11-22-302-089	11-22-302-125	11-27-105-003
11-22-302-090	11-22-302-127	11-27-105-004
11-22-302-091	11-22-302-128	11-27-105-006
11-22-302-092	11-22-302-129	11-27-105-007
11-22-302-093	11-22-302-130	11-27-105-008
11-22-302-094	11-22-302-131	11-27-105-009
11-22-302-095	11-22-302-132	11-27-105-010
11-22-302-096	11-22-302-133	11-27-105-011
11-22-302-097	11-22-302-134	11-27-105-012
11-22-302-098	11-22-302-135	11-27-105-014
11-22-302-099	11-22-302-136	11-27-105-015
11-22-302-100	11-22-302-137	11-27-105-018
11-22-302-102	11-22-302-138	11-27-105-019
11-22-302-103	11-22-302-139	11-27-105-020
11-22-302-105	11-22-302-140	11-27-105-021
11-22-302-106	11-22-302-141	11-27-105-022
11-22-302-107	11-22-302-142	11-27-105-023
11-22-302-108	11-22-302-143	11-27-105-024
11-22-302-109	11-22-302-144	11-27-105-025
11-22-302-110	11-22-302-146	11-27-105-029
11-22-302-113	11-22-302-147	11-27-105-030
11-22-302-114	11-22-302-148	11-27-105-031
11-22-302-115	11-22-302-149	11-27-105-032
11-22-302-116	11-22-302-150	11-27-105-035
11-22-302-117	11-22-302-151	11-27-105-036
11-22-302-118	11-22-302-207	11-27-105-037
11-22-302-120	11-22-302-208	11-27-105-038
11-22-302-121	11-27-100-018	11-27-105-039
11-22-302-122	11-27-100-038	11-27-105-040
11-22-302-123	11-27-100-039	

EXHIBIT C  
Genoa Charter Township  
Livingston County, Michigan  
NOTICE OF PUBLIC HEARING  
FOR THE PROPOSED ROUND LAKE AQUATIC WEED CONTROL  
IMPROVEMENT PROJECT  
AND SPECIAL ASSESSMENT DISTRICT FOR THE PROJECT

NOTICE IS HEREBY GIVEN:

(1) The Township Board of Genoa Charter Township, Livingston County, Michigan, in accordance with the laws of the State of Michigan, will hold a Public Hearing on September 5, 2017, at 6:30 p.m., at the Genoa Charter Township Offices, 2911 Dorr Road, Brighton, Michigan 48116, to review the following proposed special assessment district:

GENOA CHARTER TOWNSHIP – ROUND LAKE AQUATIC WEED CONTROL  
IMPROVEMENT PROJECT  
AND SPECIAL ASSESSMENT DISTRICT (Winter 2017)  
(A five-year program with costs as follows)

and to hear any objections to the petition, to the improvement and to the special assessment district. The Township Board may revise, correct, amend or change the plans, estimate of cost, or special assessment district.

The project (the “Project”) will consist of:

- MDEQ permit for 2018 permit
- Spring vegetation survey for milfoil
- Spring water quality analysis of lake
- 7.5-10 acres of Eurasian Watermilfoil control with contact herbicides and algacides
- Post treatment vegetation survey
- June treatment for nuisance natives with contact herbicides
- July treatment for offshore Eurasian Watermilfoil with systemic
- Post treatment survey
- August treatment for spot shoreline weeds and algae
- A fall water quality analysis of the lake
- Fall vegetation survey
- Lake management plan & treatment summary for the 2018 season and following years

\*Mechanical harvesting for native plants once Milfoil is controlled is optional and at an additional cost for \$250.00 per hour (with a minimum of \$3,000.00 per cutting).

Total amount per parcel - \$528.09 for lake-front homeowners, amount per year for five years \$105.62

(2) The Project is being designed to serve the properties in the Special Assessment District, which district is illustrated on the map (included) and includes the specific properties that are identified by the following permanent parcel numbers:

11-22-302-089	11-22-302-125	11-27-105-003
11-22-302-090	11-22-302-127	11-27-105-004
11-22-302-091	11-22-302-128	11-27-105-006
11-22-302-092	11-22-302-129	11-27-105-007
11-22-302-093	11-22-302-130	11-27-105-008
11-22-302-094	11-22-302-131	11-27-105-009
11-22-302-095	11-22-302-132	11-27-105-010
11-22-302-096	11-22-302-133	11-27-105-011
11-22-302-097	11-22-302-134	11-27-105-012
11-22-302-098	11-22-302-135	11-27-105-014
11-22-302-099	11-22-302-136	11-27-105-015
11-22-302-100	11-22-302-137	11-27-105-018
11-22-302-102	11-22-302-138	11-27-105-019
11-22-302-103	11-22-302-139	11-27-105-020
11-22-302-105	11-22-302-140	11-27-105-021
11-22-302-106	11-22-302-141	11-27-105-022
11-22-302-107	11-22-302-142	11-27-105-023
11-22-302-108	11-22-302-143	11-27-105-024
11-22-302-109	11-22-302-144	11-27-105-025
11-22-302-110	11-22-302-146	11-27-105-029
11-22-302-113	11-22-302-147	11-27-105-030
11-22-302-114	11-22-302-148	11-27-105-031
11-22-302-115	11-22-302-149	11-27-105-032
11-22-302-116	11-22-302-150	11-27-105-035
11-22-302-117	11-22-302-151	11-27-105-036
11-22-302-118	11-22-302-207	11-27-105-037
11-22-302-120	11-22-302-208	11-27-105-038
11-22-302-121	11-27-100-018	11-27-105-039
11-22-302-122	11-27-100-038	11-27-105-040
11-22-302-123	11-27-100-039	

(3) The Township plans to impose special assessments on the properties located in the Special Assessment District to pay for the costs of the Project.

(4) The preliminary plans and cost estimates for the proposed Project and the boundaries of the Special Assessment District are now on file in the office of the Township Clerk for public examination from the date of this notice until and including the date of the public hearing and may be examined at the hearing.

(5) The Township has received petitions signed by owners of more than fifty percent (50%) of the total frontage within the Round Lake Aquatic Weed Control Improvement Project within the Township in accordance with Act No. 188, Michigan Public Acts of 1954, as amended.

(6) Record owners and any party in interest of land have the right to object in person or to file written objections to the petition, to the improvement and to the special assessment district. Any person objecting in writing to the petition, the improvement, or the proposed special assessment district

shall file the objection with the Township Clerk before the close of the September 5, 2017 hearing or within such further time as the Township Board may grant. Appearance and protest at the hearing is required in order to appeal the amount of the special assessment to the state tax tribunal.

This notice is given by order of the Genoa Township Board.

Dated: August 21, 2017

Paulette A. Skolarus  
Genoa Township Clerk

(Press/Argus August 25 & September 1, 2017

# ROUND LAKE AQUATIC WEED CONTROL IMPROVEMENT PROJECT SPECIAL ASSESSMENT DISTRICT MAP

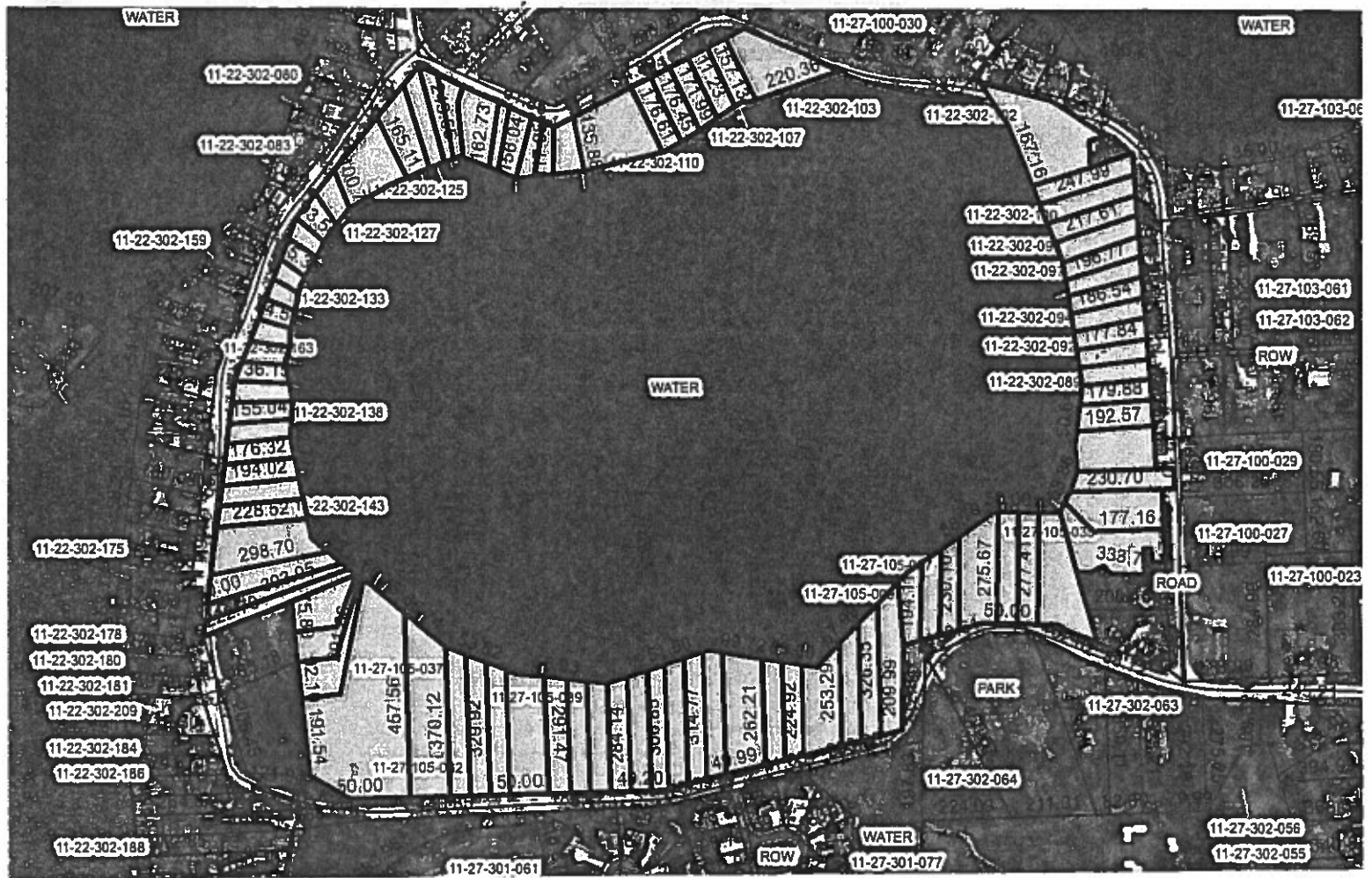




EXHIBIT D

AFFIDAVIT OF MAILING

STATE OF MICHIGAN     )  
  )  
COUNTY OF LIVINGSTON)

PAULETTE A. SKOLARUS, being first duly sworn, deposes and says that she personally prepared for mailing, and did on August 24, 2017, send by first-class mail, the notice of hearing, a true copy of which is attached hereto, to each record owner of or party in interest in all property to be assessed for the improvement described therein, as shown on the last local tax assessment records of the Township of Genoa; that she personally compared the address on each envelope against the list of property owners as shown on the current tax assessment rolls of the Township; that each envelope contained therein such notice and was securely sealed with postage fully prepaid for first-class mail delivery and plainly addressed; and that she personally placed all of such envelopes in a United States Post Office receptacle on the above date.

Paulette A. Skolarus  
Genoa Charter Township Clerk  
August 24, 2017

Resolution #1 – Timberview Road Improvement Project  
Special Assessment Project (Winter 2017)

**GENOA CHARTER TOWNSHIP**

At a regular meeting of the Township Board of the Genoa Charter Township, Livingston County, Michigan, (the “Township”) held at the Township Hall on August 21, 2017, at 6:30 p.m., there were

PRESENT: Ledford, Croft, Hunt, Lowe, Mortensen, Skolarus, and Rogers.

ABSENT: None.

The following preamble and resolution were offered by \_\_\_\_\_, and seconded by \_\_\_\_\_.

**Resolution to Proceed with the  
Project and Direct  
Preparation of the Plans and Cost Estimates**

WHEREAS, the Board of Trustees of the Township desires to create a special assessment district for the Timberview Road Improvement project within the Township as described in Exhibit A (the “Project”);

WHEREAS, the Board of Trustees of the Township has received petitions from owners of property within the Timberview Subdivision and determined to proceed with the Project in accordance with Act No. 188, Michigan Public Acts of 1954, as amended;

WHEREAS, the Board of Trustees of the Township has determined to advance the costs of the Project from Township funds and to use special assessments to raise the money necessary to reimburse the Township for the advance of such funds;

NOW, THEREFORE, BE IT RESOLVED THAT:

1. In accordance with Act No. 188, Michigan Public Acts of 1954, as amended, and the laws of the State of Michigan, the Township Supervisor is directed to have plans prepared illustrating the Project, the location of the Project, and an estimate of the cost of the Project.

2. The plans and estimates identified in paragraph 1, when prepared, shall be filed with the Township Clerk.

A vote on the foregoing resolution was taken and was as follows:

YES: Ledford, Croft, Hunt, Lowe, Mortensen, Skolarus, and Rogers.

NO: None.

CLERK'S CERTIFICATE

The undersigned, being the duly qualified and acting Clerk of the Township, hereby certifies that (1) the foregoing is a true and complete copy of a resolution duly adopted by the Township Board at a meeting of the Township Board (August 21, 2017), at which meeting a quorum was present and remained throughout; (2) the original thereof is on file in the records in my office; (3) the meeting was conducted, and public notice thereof was given, pursuant to and in full compliance with the Open Meetings Act (Act No. 267, Public Acts of Michigan, 1976, as amended); and (4) minutes of such meeting were kept and will be or have been made available as required thereby.

---

Paulette A. Skolarus  
Genoa Charter Township Clerk  
August 21, 2017

# Memo

**To:** POLLY  
**From:** DEBRA ROJEWSKI *DR*  
**Date:** 8/17/2017  
**Re:** TIMBERVIEW ROAD IMPROVEMENT

---

POLLY,

I HAVE RESEARCHED THE PETITION FOR TIMBERVIEW ROAD IMPROVEMENT AND FOUND THE FOLLOWING:

49 PARCELS IN THE DISTRICT

33 SIGNATURES IN THE DISTRICT

67% OF SIGNATURES ARE IN FAVOR OF THE TIMBERVIEW ROAD IMPROVEMENT INCLUDING

IF YOU HAVE ANY FURTHER QUESTIONS OR COMMENTS, PLEASE FEEL FREE TO CONTACT ME.

## EXHIBIT A

### TIMBERVIEW SUBDIVISION

#### DESCRIPTION OF PROJECT A SIX YEAR SPECIAL ASSESSMENT DISTRICT WITH PROJECTED COSTS AS FOLLOWS:

- Total amount per parcel - \$5,163.26
- Amount per year for six years @ 0% Interest - \$860.54
- Township contribution of \$49,000.00 with 67% of homeowners signing the petition

The project (the “Project”) will consist of:

- Mill existing asphalt
- Drain structures to be adjusted and repaired as necessary
- Minor driveway matching and turf restoration
- 4,050 lineal feet of crack repair
- Pave 1 ½ inches compacted bituminous 13-A leveling asphalt
- Pave 1 ½ inches compacted bituminous 36-A wearing asphalt
- 2 lifts of hot mix asphalt with a wing curb to match the existing curb elevation
- Expenses related to publications and mailings

Resolution #2 – Timberview Road Improvement Project  
Special Assessment Project (Winter 2017)

**GENOA CHARTER TOWNSHIP**

At a regular meeting of the Township Board of the Genoa Charter Township of Livingston County, Michigan, (the “Township”) held at the Township Hall on August 21, 2017, at 6:30 p.m., there were

PRESENT: Ledford, Croft, Hunt, Lowe, Mortensen, Skolarus, and Rogers.

ABSENT:

The following preamble and resolution were offered by \_\_\_\_\_ and seconded by \_\_\_\_\_.

**Resolution to Approve the Project,  
Scheduling the First Hearing  
And Directing the Issuance of Statutory Notices**

WHEREAS, the Board of Trustees of the Township has approved the Timberview Road Improvement Project within the Township as described in Exhibit A (the “Project”);

WHEREAS, preliminary plans and cost estimates for the Project have been filed with the Township Clerk;

WHEREAS, the Board of Trustees of the Township has determined to proceed with the Project in accordance with Act No. 188, Michigan Public Acts of 1954, as amended;

WHEREAS, the Board of Trustees of the Township has determined to advance the costs of the Project from Township funds and to use special assessments to raise the money necessary to reimburse the Township for the advance of such funds;

WHEREAS, the special assessment district for the Project has been tentatively determined by the Township and is described in Exhibit B;

NOW, THEREFORE, BE IT RESOLVED THAT:

1. The Board of Trustees of the Township hereby tentatively declares its intent to proceed with the Project.
2. The Board of Trustees of the Township hereby declares its intention to make the improvement and tentatively designates the special assessment district against which the cost of the improvement Timberview Road Improvement Project is to be assessed is described in Exhibit B.
3. In accordance with Act No. 188, Michigan Public Acts of 1954, as amended, and the laws of the State of Michigan, there shall be a public hearing on the Project and the proposed Special Assessment District for the Project which is known as the “Timberview Road Improvement Project Special Assessment District (Winter 2017).”

4. The public hearing will be held on Sep 5, 2017 at 6:30 p.m., at the offices of Genoa Charter Township, Livingston County, Michigan.

5. The Township Clerk is directed to mail, by first class mail, a notice of the public hearing to each owner of or party in interest in property to be assessed, whose name appears upon the last Township tax assessment records. The last Township tax assessment records means the last assessment roll for ad valorem tax purposes which has been reviewed by the Township Board of Review, as supplemented by any subsequent changes in the names or addresses of such owners or parties listed thereon. The notice to be mailed by the Township Clerk shall be similar to the notice attached as Exhibit C and shall be mailed by first class mail on or before August 24, 2017. Following the mailing of the notices, the Township Clerk shall complete an affidavit of mailing similar to the affidavit set forth in Exhibit D.

6. The Township Clerk is directed to publish a notice of the public hearing in the *Livingston County Daily Press & Argus*, a newspaper of general circulation within the Township. The notice shall be published twice, once on or before August 25, 2017 and once on or before September 1, 2017. The notice shall be in a form substantially similar to the notice attached as Exhibit C.

A vote on the foregoing resolution was taken and was as follows:

YES: Ledford, Croft, Hunt, Lowe, Mortensen, Skolarus, and Rogers.

NO: None.

ABSTAIN: None.

#### CLERK'S CERTIFICATE

The undersigned, being the duly qualified and acting Clerk of the Township, hereby certifies that (1) the foregoing is a true and complete copy of a resolution duly adopted by the Township Board at a meeting of the Township Board, at which meeting a quorum was present and remained throughout; (2) the original thereof is on file in the records in my office; (3) the meeting was conducted, and public notice thereof was given, pursuant to and in full compliance with the Open Meetings Act (Act No. 267, Public Acts of Michigan, 1976, as amended); and (4) minutes of such meeting were kept and will be or have been made available as required thereby.

---

Paulette A. Skolarus  
Genoa Charter Township Clerk  
August 21, 2017

## EXHIBIT A

### TIMBERVIEW SUBDIVISION

#### DESCRIPTION OF PROJECT A SIX YEAR SPECIAL ASSESSMENT DISTRICT WITH PROJECTED COSTS AS FOLLOWS:

- Total amount per parcel - \$5,163.26
- Amount per year for six years @ 0% Interest - \$860.54
- Township contribution of \$49,000.00 with 67% of homeowners signing the petition

The project (the "Project") will consist of:

- Mill existing asphalt
- Drain structures to be adjusted and repaired as necessary
- Minor driveway matching and turf restoration
- 4,050 lineal feet of crack repair
- Pave 1 ½ inches compacted bituminous 13-A leveling asphalt
- Pave 1 ½ inches compacted bituminous 36-A wearing asphalt
- 2 lifts of hot mix asphalt with a wing curb to match the existing curb elevation
- Expenses related to publications and mailings



## EXHIBIT B

The Project is being designed to serve the properties in the Special Assessment District, which district is illustrated on the map (included) and includes the specific properties that are identified by the following permanent parcel numbers:

11-33-100-003	11-33-102-018	11-33-102-037
11-33-100-021	11-33-102-019	11-33-102-038
11-33-100-024	11-33-102-020	11-33-102-039
11-33-100-028	11-33-102-021	11-33-102-040
11-33-100-029	11-33-102-022	11-33-102-041
11-33-100-031	11-33-102-023	11-33-102-042
11-33-100-032	11-33-102-024	11-33-102-043
11-33-101-007	11-33-102-025	11-33-102-044
11-33-101-008	11-33-102-026	11-33-102-045
11-33-101-009	11-33-102-027	11-33-102-046
11-33-101-010	11-33-102-028	11-33-102-047
11-33-101-011	11-33-102-029	11-33-102-048
11-33-101-012	11-33-102-030	11-33-102-049
11-33-101-013	11-33-102-031	
11-33-101-014	11-33-102-033	
11-33-101-015	11-33-102-034	
11-33-101-016	11-33-102-035	
11-33-102-017	11-33-102-036	

EXHIBIT C

GENOA CHARTER TOWNSHIP, LIVINGSTON COUNTY, MICHIGAN  
NOTICE OF PUBLIC HEARING  
UPON A PROPOSED TIMBERVIEW ROAD IMPROVEMENT PROJECT  
AND SPECIAL ASSESSMENT DISTRICT FOR THE PROJECT

NOTICE IS HEREBY GIVEN:

(1) The Township Board of Genoa Charter Township, Livingston County, Michigan, in accordance with the laws of the State of Michigan, will hold a Public Hearing on September 5, 2017, at 6:30 p.m., at the Genoa Charter Township Offices, 2911 Dorr Road, Brighton, Michigan 48116, to review the following proposed special assessment district and to hear any objections thereto and to the proposed project.

GENOA CHARTER TOWNSHIP – TIMBERVIEW ROAD IMPROVEMENT PROJECT  
AND SPECIAL ASSESSMENT DISTRICT (Winter 2017)  
(A six-year program with costs as follows)

TIMBERVIEW SUBDIVISION

DESCRIPTION OF PROJECT  
A SIX YEAR SPECIAL ASSESSMENT DISTRICT  
WITH PROJECTED COSTS AS FOLLOWS:

- Total amount per parcel - \$5,163.26
- Amount per year for six years @ 0% Interest - \$860.54
- Township contribution of \$49,000.00 with 67% of homeowners signing the petition

The project (the “Project”) will consist of:

- Mill existing asphalt
- Drain structures to be adjusted and repaired as necessary
- Minor driveway matching and turf restoration
- 4,050 lineal feet of crack repair
- Pave 1 ½ inches compacted bituminous 13-A leveling asphalt
- Pave 1 ½ inches compacted bituminous 36-A wearing asphalt
- 2 lifts of hot mix asphalt with a wing curb to match the existing curb elevation
- Expenses related to publications and mailings

(2) The Project is being designed to serve the properties in the Special Assessment District, which district is illustrated on the map (included) and includes the specific properties that are identified by the following permanent parcel numbers:

11-33-100-003	11-33-102-018	11-33-102-037
11-33-100-021	11-33-102-019	11-33-102-038
11-33-100-024	11-33-102-020	11-33-102-039
11-33-100-028	11-33-102-021	11-33-102-040
11-33-100-029	11-33-102-022	11-33-102-041
11-33-100-031	11-33-102-023	11-33-102-042
11-33-100-032	11-33-102-024	11-33-102-043
11-33-101-007	11-33-102-025	11-33-102-044
11-33-101-008	11-33-102-026	11-33-102-045
11-33-101-009	11-33-102-027	11-33-102-046
11-33-101-010	11-33-102-028	11-33-102-047
11-33-101-011	11-33-102-029	11-33-102-048
11-33-101-012	11-33-102-030	11-33-102-049
11-33-101-013	11-33-102-031	
11-33-101-014	11-33-102-033	
11-33-101-015	11-33-102-034	
11-33-101-016	11-33-102-035	
11-33-102-017	11-33-102-036	

(3) The Township plans to impose special assessments on the properties located in the Special Assessment District to pay for the costs of the Project. (4) The preliminary plans and cost estimates for the proposed Project and the boundaries of the Special Assessment District are now on file in the office of the Township Clerk for public inspection. The Township Board has received petitions signed by sixty-five percent of property owners within the proposed district. Pursuant to the provisions of Public Act 188 of 1954, record owners of land have the right to file written objections to the Project with the Township Board. Any person objecting to the proposed Project or the proposed Special Assessment District shall file an objection in writing with the Township Clerk before the close of the September 5, 2017 hearing or within such further time as the Township Board may grant.

This notice is given by order of the Genoa Township Board.

Dated: August 21, 2017

Paulette A. Skolarus  
Genoa Township Clerk

(Press/Argus 08/25/2017 & 09/01/2017)

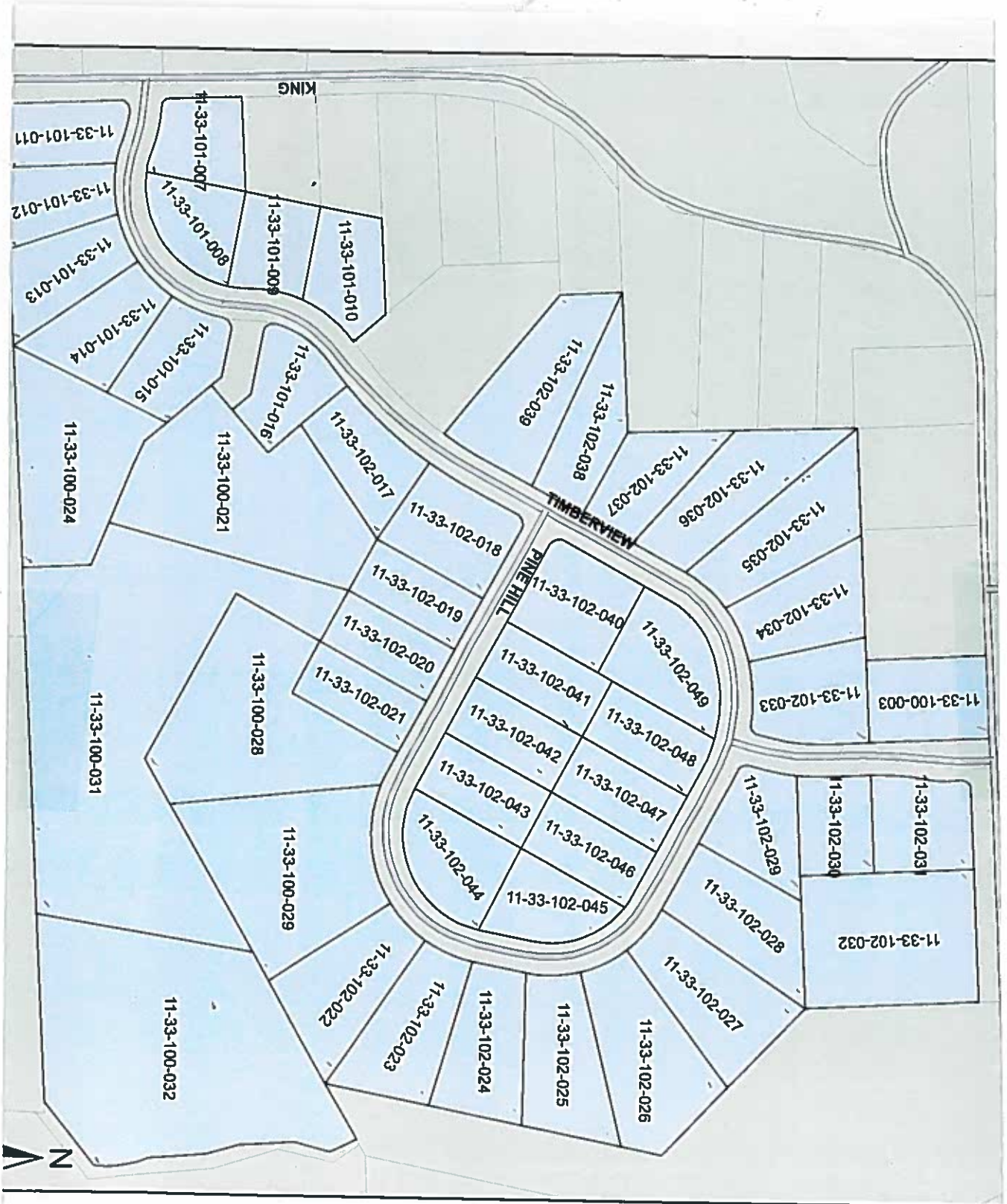


EXHIBIT D

AFFIDAVIT OF MAILING

STATE OF MICHIGAN     )  
  )  
COUNTY OF LIVINGSTON)

PAULETTE A. SKOLARUS, being first duly sworn, deposes and says that she personally prepared for mailing, and did on August 24, 2017, send by first-class mail, the notice of hearing, a true copy of which is attached hereto, to each record owner of or party in interest in all property to be assessed for the improvement described therein, as shown on the last local tax assessment records of the Township of Genoa; that she personally compared the address on each envelope against the list of property owners as shown on the current tax assessment rolls of the Township; that each envelope contained therein such notice and was securely sealed with postage fully prepaid for first-class mail delivery and plainly addressed; and that she personally placed all of such envelopes in a United States Post Office receptacle on the above date.

Paulette A. Skolarus  
Genoa Charter Township Clerk  
August 24, 2017

# **Board Correspondence**

10 Board 8/21/11



# Brian Jonckheere

Livingston County Drain Commissioner

2300 E. Grand River Ave., Ste. 105

Howell, MI 48843-7581

Phone: 517-546-0040 FAX: 517-545-9658

Website: [www.livgov.com/drain](http://www.livgov.com/drain) Email: [drain@livgov.com](mailto:drain@livgov.com)

August 9, 2017

Mr. Bill Rogers, Supervisor  
Genoa Township  
2911 Dorr Road  
Brighton, MI 48116

Dear Mr. Rogers:

Enclosed is a copy of a Notice of Assessment and Apportionment Hearing with respect to the assessment for inspection, maintenance and repair with respect to public health, welfare and convenience benefits.

It is tentatively estimated that the assessments for this hearing will be:

X17003	Boulder Creek	\$	725.00
X17028	Genoa No. 1	\$	3,750.00
X17029	Genoa No. 5	\$	625.00
X17030	Genoa No. 10	\$	625.00
X17040	Hanson	\$	187.50
X17052	Mystic Pines	\$	925.00
XM1709	Walnut Hills	\$	8,625.00

In addition to the above drains that are having apportionment hearings this year, we are assessing the following drains in your community without a hearing. These drains have had apportionment hearings in the last three to five years and the assessment roll has not changed. The following are the township's at-large assessments for these drains:

X17019	Brighton Genoa	\$	702.14
X17031	Genoa Oceola	\$	1,544.27
X17056	Rolling Ridge	\$	1,250.00
XM1101	Sunrise Park	\$	13,500.00

Therefore, based on the above listed totals we estimate the total drain assessment for the township as **\$32,458.91**. This is not a bill and actual amounts assessed will be included on the assessment rolls delivered to your municipality.

Sincerely,

Brian Jonckheere  
Livingston County Drain Commissioner

Enclosure

**BOULDER CREEK DRAIN APPORTIONMENT  
AND SPECIAL ASSESSMENT HEARING  
BOULDER CREEK DRAIN DRAINAGE DISTRICT  
DRAIN NO. X17003**

Notice is hereby given that on Friday, August 25, 2017, from 9:00 A.M. local time until 5:00 P.M. at the Office of the Livingston County Drain Commissioner, 2300 East Grand River, Suite 105, Howell, Michigan 48843, the reviewing of Special Assessments and Apportionments for costs incurred for inspection, maintenance and repair on the Boulder Creek Drain located in the Township of Genoa, Livingston County will be held. The Boulder Creek Drain serves properties in the Boulder Creek Drain Drainage District.

At said Day of Review, the drain commissioner will have available to review the tentative apportionments against parcels and municipalities within the district for the costs incurred for inspection, maintenance and repair. All parcels of land being in the Boulder Creek Drain Drainage District benefited from the above improvements are subject to the assessment. The special assessment is pursuant to Act 40 of the Public Acts of 1956, as amended, of the State of Michigan. All lands and Public Corporations within the boundaries of the Boulder Creek Drain Drainage District receiving benefits for the above work may be subject to assessments. The drain assessments against land in the drainage district will be collected in the same manner as property taxes. If the drain assessments against land are collected by installment, the land owner may pay the assessment in full with any interest (if applicable) to date and thereby avoid further interest charges. The computation of cost of inspection, maintenance and repair of the drain will also be open for public inspection by any parties interested. The Boulder Creek Drain Drainage District boundaries are described as follows:

A part of the NE  $\frac{1}{4}$  of Section 34 and a part of the NW  $\frac{1}{4}$  of Section 35 of T2N-R5E, Genoa Township, Livingston County, Michigan and is more particularly described as being all real property within the Boulder Creek Condominium Subdivision plan as recorded in Liber 2219 of Plats, Pages 720-801 of Livingston County records.

If you have an interest in real property in said drainage district your appearance and protest at the above mentioned hearing is required in order to appeal the amount of the apportionment and special assessment to the Probate Court of Livingston County.

Please take further notice that a person or Public Corporation representative appearing at the time for hearing, may sign his name and indicate the property or Public Corporation affected by the apportionment and special assessment on the record of parties, which is available. The person or Public Corporation representative shall indicate on such record with an X or check mark in the column of the record marked YES or NO whether he or she is protesting their special assessment. A property owner or a party in interest, or his or her agent, or a Public Corporation may appear in person at the hearing to protest the apportionment or special assessment or shall be permitted to file his or her appearance or protest by letter and his or her personal appearance shall not be required. A Public Corporation may also file their protest by letter. The owner of any land in the drainage district or any city, township, village, district or county having control of any highway which may feel aggrieved by the apportionment of benefits so made by the commissioner, may, within 10 days after the day of review of such apportionments, appeal therefrom and for such purpose make an application to the probate court of the proper county for the appointment of a board of review, by filing with said probate court a notice of appeal and at the same time filing with said court a bond in such sum as the judge of probate may require, with 1 or more sureties to be approved by the judge of probate, conditioned upon the payment of all costs in case the apportionment made by the commissioner shall be sustained. Such appeal may be taken by the county or district road commissioners in behalf of the county, the mayor of any city in behalf of the city, by the supervisor in behalf of any township, or by the president of any village in behalf of the village when authorized by the village or city council, township board or road commission, respectively. Only 1 board shall be appointed by such probate court.



Notice is further given that on the above date and time the special assessment and apportionment for Public Health benefits for Genoa Township, and for the County of Livingston and Livingston County Road Commissioners for road or highway benefits incurred for inspection, maintenance and repair expenses on the above drain will be subject to review. A computation of estimated costs of inspection, maintenance and repair will be available for review by any owner of property subject to assessment or a representative of a public corporation. Now, therefore, all unknown and non-resident persons, owners and persons who are owners of land or have interest in lands in the Boulder Creek Drain Drainage District and you, Elizabeth Hundley, Clerk for the County of Livingston, the Board of Commissioners for Livingston County, its members, and members of the Livingston County Board of Road Commissioners who are interested parties who are assessed for road benefits, Bill Rogers, Supervisor of Genoa Township which Public Corporation is being assessed for public health benefits are hereby given notice that the special assessments of benefits for the inspection, maintenance and repair expenses on the Boulder Creek Drain will be subject to review.

At the Review, the Livingston County Drain Commissioner shall hear the proofs and allegations of all interested parties, and shall carefully reconsider and review the description of land comprised within the Special Assessment District, the several descriptions and special assessment and apportionment of benefits, and define and equalize the land or Public Corporation apportionment and special assessments as is just and equitable.

After the Public Hearing and Review, I will confirm the apportionment and special assessment roll of said drain.

This Notice is given pursuant to Acts 162 of the Public Acts of Michigan of 1962 as amended, by Act 64 of the Public Acts of 1989 of the State of Michigan, and Act 40 of the Public Acts of 1956 as amended of the State of Michigan.

Dated this 11th day of August, 2017,



Brian Jonckheere  
Livingston County Drain Commissioner

**Official Publication Notice**

**GENOA NO. 1 DRAIN APPORTIONMENT  
AND SPECIAL ASSESSMENT HEARING  
GENOA NO. 1 DRAIN DRAINAGE DISTRICT  
DRAIN NO. X17028**

Notice is hereby given that on Friday, August 25, 2017, from 9:00 A.M. local time until 5:00 P.M. at the Office of the Livingston County Drain Commissioner, 2300 East Grand River, Suite 105, Howell, Michigan 48843, the reviewing of Special Assessments and Apportionments for costs incurred for inspection, maintenance and repair on the Genoa No. 1 Drain located in the Township of Genoa, Livingston County will be held. The Genoa No. 1 Drain serves properties in the Genoa No. 1 Drain Drainage District.

At said Day of Review, the drain commissioner will have available to review the tentative apportionments against parcels and municipalities within the district for the costs incurred for inspection, maintenance and repair. All parcels of land being in the Genoa No. 1 Drain Drainage District benefited from the above improvements are subject to the assessment. The special assessment is pursuant to Act 40 of the Public Acts of 1956, as amended, of the State of Michigan. All lands and Public Corporations within the boundaries of the Genoa No. 1 Drain Drainage District receiving benefits for the above work may be subject to assessments. The drain assessments against land in the drainage district will be collected in the same manner as property taxes. If the drain assessments against land are collected by installment, the land owner may pay the assessment in full with any interest (if applicable) to date and thereby avoid further interest charges. The computation of cost of inspection, maintenance and repair of the drain will also be open for public inspection by any parties interested. The Genoa No. 1 Drain Drainage District boundaries are described as follows:

A part of Sections 7,17,18,19,20 and 30 of T2N-R5E Genoa Township, Livingston County, Michigan and is more particularly described as Beginning at the Northeast Corner of said Section 30; thence S1°55'56"E 1172.13 feet; thence N66°56'52"W 358.95 feet; thence N66°51'0"W 302.6 feet; thence N66°58'30"W 248.59 feet; thence N63°2'25"W 345.75 feet; thence N57°4'52"W 261.5 feet; thence N2°10'15"W 473.88 feet; thence S87°45'3"W 1348.59 feet; thence N2°4'57"W 2670.17 feet; thence S88°0'50"W 1328.86 feet; thence N1°51'33"W 2700.36 feet; thence N1°43'58"W 2680.92 feet; thence N88°27'1"E 1336.68 feet; thence N1°28'9"W 1352.65 feet; thence S88°25'5"W 508.18 feet; thence N36°9'19"E 173.85 feet; thence N16°49'54"E 126.27 feet; thence N36°52'11"W 66.01 feet; thence N30°9'46"W 96.62 feet; thence N21°23'9"E 172.2 feet; thence N79°6'52"W 178.12 feet; thence N80°17'59"W 133.09 feet; thence N69°39'21"W 106.43 feet; thence N55°34'54"W 146.8 feet; thence N29°44'42"W 198.88 feet; thence N46°41'5"W 161.81 feet; thence N62°48'7"W 90.77 feet; thence N54°55'35"W 64.39 feet; thence N20°16'58"W 54.99 feet; thence N7°25'52"W 52.02 feet; thence N14°38'31"E 128.64 feet; thence N48°3'59"E 88.93 feet; thence N3°39'8"E 52.81 feet; thence N7°35'41"E 50.9 feet; thence N48°34'16"E 68.42 feet; thence N54°17'36"E 113.23 feet; thence S71°1'52"E 744.55 feet; thence N66°41'20"E 360.32 feet; thence N59°49'35"E 56.56 feet; thence N25°4'24"W 488.33 feet; thence N70°49'15"E 55.38 feet; thence S57°0'8"E 104.39 feet; thence S84°17'22"E 22.85 feet; thence N83°57'58"E 152.84 feet; thence N70°57'1"E 188.19 feet; thence N63°8'57"E 145.84 feet; thence N70°59'21"E 108.63 feet; thence N76°46'54"E 65.75 feet; thence N88°12'36"E 26.04 feet; thence S80°50'51"E 44.24 feet; thence S61°27'20"E 153.47 feet; thence S69°54'17"E 73.88 feet; thence S83°25'5"E 44.29 feet; thence N84°48'20"E 56.07 feet; thence N78°25'29"E 143.37 feet; thence N83°33'30"E 105.59 feet; thence N84°28'21"E 52.7 feet; thence S74°34'41"E 50.91 feet; thence S63°26'5"E 45.41 feet; thence S41°46'32"E 170.19 feet; thence S45°0'0"E 71.8 feet; thence S58°34'13"E 107.09 feet; thence S45°54'34"E 226.18 feet; thence S11°26'2"E 153.66 feet; thence S4°29'48"W 151.1 feet; thence S10°14'5"E 70.28 feet; thence S36°19'21"E 196.09 feet; thence S79°35'32"E 331.92 feet; thence S55°28'50"E 161.95 feet; thence S71°56'22"E 68 feet; thence S7°13'17"W 379.84 feet; thence S69°4'39"E 180.51 feet; thence N78°45'15"E 57.55 feet; thence S1°34'59"E 1125.54 feet; thence S1°46'4"E 3334.54 feet; thence N87°2'38"E 64.7 feet; thence S26°50'9"E 317.3 feet; thence S27°49'6"E 1147.42 feet; thence S26°41'13"E 1705.81 feet; thence S26°49'13"E 1901.95 feet; thence S55°58'50"W 130.64 feet; thence S59°42'13"W 279.04 feet; thence N49°11'6"W 78.69 feet; thence S54°33'15"W 196.05 feet; thence S4°28'2"W 173.78 feet; thence S88°53'15"W 278.88 feet; thence S63°26'6"W 526.63 feet; thence N60°38'32"W 99.39 feet; thence S32°24'49"W 175.53 feet; thence S88°0'44"W 655.9 to the POB.

If you have an interest in real property in said drainage district your appearance and protest at the above mentioned hearing is required in order to appeal the amount of the apportionment and special assessment to the Probate Court of Livingston County.

Please take further notice that a person or Public Corporation representative appearing at the time for hearing,

may sign his name and indicate the property or Public Corporation affected by the apportionment and special assessment on the record of parties, which is available. The person or Public Corporation representative shall indicate on such record with an X or check mark in the column of the record marked YES or NO whether he or she is protesting their special assessment. A property owner or a party in interest, or his or her agent, or a Public Corporation may appear in person at the hearing to protest the apportionment or special assessment or shall be permitted to file his or her appearance or protest by letter and his or her personal appearance shall not be required. A Public Corporation may also file their protest by letter. The owner of any land in the drainage district or any city, township, village, district or county having control of any highway which may feel aggrieved by the apportionment of benefits so made by the commissioner, may, within 10 days after the day of review of such apportionments, appeal therefrom and for such purpose make an application to the probate court of the proper county for the appointment of a board of review, by filing with said probate court a notice of appeal and at the same time filing with said court a bond in such sum as the judge of probate may require, with 1 or more sureties to be approved by the judge of probate, conditioned upon the payment of all costs in case the apportionment made by the commissioner shall be sustained. Such appeal may be taken by the county or district road commissioners in behalf of the county, the mayor of any city in behalf of the city, by the supervisor in behalf of any township, or by the president of any village in behalf of the village when authorized by the village or city council, township board or road commission, respectively. Only 1 board shall be appointed by such probate court.

Notice is further given that on the above date and time the special assessment and apportionment for Public Health benefits for Genoa Township, and for the County of Livingston and Livingston County Road Commissioners for road or highway benefits incurred for inspection, maintenance and repair expenses on the above drain will be subject to review. A computation of estimated costs of inspection, maintenance and repair will be available for review by any owner of property subject to assessment or a representative of a public corporation. Now, therefore, all unknown and non-resident persons, owners and persons who are owners of land or have interest in lands in the Genoa No. 1 Drain Drainage District and you, Elizabeth Hundley, Clerk for the County of Livingston, the Board of Commissioners for Livingston County, its members, and members of the Livingston County Board of Road Commissioners who are interested parties who are assessed for road benefits, Bill Rogers, Supervisor of Genoa Township which Public Corporation is being assessed for public health benefits are hereby given notice that the special assessments of benefits for the inspection, maintenance and repair expenses on the Genoa No. 1 Drain will be subject to review.

At the Review, the Livingston County Drain Commissioner shall hear the proofs and allegations of all interested parties, and shall carefully reconsider and review the description of land comprised within the Special Assessment District, the several descriptions and special assessment and apportionment of benefits, and define and equalize the land or Public Corporation apportionment and special assessments as is just and equitable.

After the Public Hearing and Review, I will confirm the apportionment and special assessment roll of said drain.

This Notice is given pursuant to Acts 162 of the Public Acts of Michigan of 1962 as amended, by Act 64 of the Public Acts of 1989 of the State of Michigan, and Act 40 of the Public Acts of 1956 as amended of the State of Michigan.

Dated this 11th day of August, 2017,



Brian Jonckheere  
Livingston County Drain Commissioner

**Official Publication Notice**

**GENOA NO. 5 DRAIN APPORTIONMENT  
AND SPECIAL ASSESSMENT HEARING  
GENOA NO. 5 DRAIN DRAINAGE DISTRICT  
DRAIN NO. X17029**

Notice is hereby given that on Friday, August 25, 2017, from 9:00 A.M. local time until 5:00 P.M. at the Office of the Livingston County Drain Commissioner, 2300 East Grand River, Suite 105, Howell, Michigan 48843, the reviewing of Special Assessments and Apportionments for costs incurred for inspection, maintenance and repair on the Genoa No. 5 Drain located in the Township of Genoa, Livingston County will be held. The Genoa No. 5 Drain serves properties in the Genoa No. 5 Drain Drainage District.

At said Day of Review, the drain commissioner will have available to review the tentative apportionments against parcels and municipalities within the district for the costs incurred for inspection, maintenance and repair. All parcels of land being in the Genoa No. 5 Drain Drainage District benefited from the above improvements are subject to the assessment. The special assessment is pursuant to Act 40 of the Public Acts of 1956, as amended, of the State of Michigan. All lands and Public Corporations within the boundaries of the Genoa No. 5 Drain Drainage District receiving benefits for the above work may be subject to assessments. The drain assessments against land in the drainage district will be collected in the same manner as property taxes. If the drain assessments against land are collected by installment, the land owner may pay the assessment in full with any interest (if applicable) to date and thereby avoid further interest charges. The computation of cost of inspection, maintenance and repair of the drain will also be open for public inspection by any parties interested. The Genoa No. 5 Drain Drainage District boundaries are described as follows:

A part of Sections 15 and 22 of T2N-R5E, Genoa Township, Livingston County, Michigan and is more particularly described as Beginning at the Southwest Corner of said Section 15; N1° 29'16"W 995.99 feet; thence N34°2'5"E 2054.35 feet; thence N58°27'55"E 77.44 feet; thence N21°56'36"E 74.93 feet; thence N15°45'6"E 114.19 feet; thence N17°7'14"E 88.32 feet; thence N20°29'9"E 131.44 feet; thence N21°42'59"E 87.59 feet; thence N19°15'8"E 98.84 feet; thence N27°26'56"E 71.59 feet; thence N31°31'47"E 72.67 feet; thence N24°31'36"E 91.54 feet; thence N31°59'9"E 54.43 feet; thence N25°52'40"E 52 feet; thence N33°51'47"E 87 feet; thence N35°35'54"E 85.9 feet; thence N21°42'58"E 89.48 feet; thence N39°0'59"E 77.66 feet; thence N32°31'30"E 81.84 feet; thence N33°7'57"E 67.69 feet; thence N39°31'20"E 74.88 feet; thence N50°52'39"E 66.04 feet; thence N65°30'52"E 68.26 feet; thence N74°12'51"E 44.69 feet; thence N77°59'51"E 62.36 feet; thence N70°0'30"E 71.3 feet; thence N66°33'31"E 69.76 feet; thence N59°14'43"E 83.78 feet; thence N52°44'23"E 139.47 feet; thence N53°45'32"E 97.95 feet; thence N52°57'43"E 41.27 feet; thence N88°0'0"E 990 feet; thence N2°0'0"W 330 feet; thence N88°0'0"E 330 feet; thence S47°0'0"E 937.8 feet; thence S2°58'42"E 323.68 feet; thence S23°52'17"W 522.51 feet; thence S53°47'14"E 22.19 feet; thence S38°32'49"W 179.34 feet; thence S53°20'2"E 298.27 feet; thence S69°33'31"E 103.24 feet; thence S2°19'40"E 447.43 feet; thence S31°19'38"W 215.7 feet; thence S76°55'36"W 150.61 feet; thence S63°44'16"W 133.81 feet; thence S16°14'11"W 237.82 feet; thence S46°28'8"W 159.86 feet; thence S47°13'13"W 184.98 feet; thence S34°27'46"W 116 feet; thence S19°11'14"W 127.72 feet; thence S11°17'9"E 133.5 feet; thence S15°33'45"E 134.59 feet; thence S41°20'31"E 205.97 feet; thence S18°32'15"W 180.89 feet; thence S55°26'34"W 102.01 feet; thence S58°29'5"W 90.24 feet; thence N84°49'11"W 66.64 feet; thence N81°13'17"W 164.58 feet; thence S38°59'28"W 234.85 feet; thence S37°20'58"W 277.01 feet; thence S32°21'31"W 82.62 feet; thence S14°14'46"W 145.95 feet; thence S15°46'39"E 108.69 feet; thence S74°18'38"E 123.6 feet; thence S3°14'32"W 82.58 feet; thence S17°25'5"W 154.87 feet; thence S0°39'31"E 252.09 feet; thence S6°29'1"E 273.39 feet; thence S27°51'2"E 255.07 feet; thence N86°24'29"E 119.67 feet; thence N78°41'24"E 221.61 feet; thence S14°26'1"W 477.91 feet; thence S88°11'42"W 912.2 feet; thence N17°58'37"E 47.61 feet; thence S89°19'48"W 548.61 feet; thence N3°32'1"W 588.85 feet; thence N25°56'51"W 605.52 feet; thence S87°43'27"W 679.72 feet; thence N6°27'6"E 145.81 feet; thence S87°40'59"W 1167.7 to the POB.

If you have an interest in real property in said drainage district your appearance and protest at the above mentioned hearing is required in order to appeal the amount of the apportionment and special assessment to the Probate Court of Livingston County.

Please take further notice that a person or Public Corporation representative appearing at the time for hearing, may sign his name and indicate the property or Public Corporation affected by the apportionment and special assessment on the record of parties, which is available. The person or Public Corporation representative shall indicate on such record with an X or check mark in the column of the record marked YES or NO whether he or she is protesting their special assessment. A property owner or a party in interest, or his or her agent, or a Public Corporation may appear in person at the hearing to protest the apportionment or special assessment or shall be permitted to file his or her appearance or protest by letter and his or her personal appearance shall not be required. A Public Corporation may also file their protest by letter. The owner of any land in the drainage district or any city, township, village, district or county having control of any highway which may feel aggrieved by the apportionment of benefits so made by the commissioner, may, within 10 days after the day of review of such apportionments, appeal therefrom and for such purpose make an application to the probate court of the proper county for the appointment of a board of review, by filing with said probate court a notice of appeal and at the same time filing with said court a bond in such sum as the judge of probate may require, with 1 or more sureties to be approved by the judge of probate, conditioned upon the payment of all costs in case the apportionment made by the commissioner shall be sustained. Such appeal may be taken by the county or district road commissioners in behalf of the county, the mayor of any city in behalf of the city, by the supervisor in behalf of any township, or by the president of any village in behalf of the village when authorized by the village or city council, township board or road commission, respectively. Only 1 board shall be appointed by such probate court.

Notice is further given that on the above date and time the special assessment and apportionment for Public Health benefits for Genoa Township, and for the County of Livingston and Livingston County Road Commissioners for road or highway benefits incurred for inspection, maintenance and repair expenses on the above drain will be subject to review. A computation of estimated costs of inspection, maintenance and repair will be available for review by any owner of property subject to assessment or a representative of a public corporation. Now, therefore, all unknown and non-resident persons, owners and persons who are owners of land or have interest in lands in the Genoa No. 5 Drain Drainage District and you, Elizabeth Hundley, Clerk for the County of Livingston, the Board of Commissioners for Livingston County, its members, and members of the Livingston County Board of Road Commissioners who are interested parties who are assessed for road benefits, Bill Rogers, Supervisor of Genoa Township, which Public Corporation is being assessed for public health benefits are hereby given notice that the special assessments of benefits for the inspection, maintenance and repair expenses on the Genoa No. 5 Drain will be subject to review.

At the Review, the Livingston County Drain Commissioner shall hear the proofs and allegations of all interested parties, and shall carefully reconsider and review the description of land comprised within the Special Assessment District, the several descriptions and special assessment and apportionment of benefits, and define and equalize the land or Public Corporation apportionment and special assessments as is just and equitable.

After the Public Hearing and Review, I will confirm the apportionment and special assessment roll of said drain.

This Notice is given pursuant to Acts 162 of the Public Acts of Michigan of 1962 as amended, by Act 64 of the Public Acts of 1989 of the State of Michigan, and Act 40 of the Public Acts of 1956 as amended of the State of Michigan.

Dated this 11th day of August, 2017,



Brian Jonckheere  
Livingston County Drain Commissioner

**Official Publication Notice**

**GENOA NO. 10 DRAIN APPORTIONMENT  
AND SPECIAL ASSESSMENT HEARING  
GENOA NO. 10 DRAIN DRAINAGE DISTRICT  
DRAIN NO. X17030**

Notice is hereby given that on Friday, August 25, 2017, from 9:00 A.M. local time until 5:00 P.M. at the Office of the Livingston County Drain Commissioner, 2300 East Grand River, Suite 105, Howell, Michigan 48843, the reviewing of Special Assessments and Apportionments for costs incurred for inspection, maintenance and repair on the Genoa No. 10 Drain located in the Township of Genoa, Livingston County will be held. The Genoa No. 10 Drain serves properties in the Genoa No. 10 Drain Drainage District.

At said Day of Review, the drain commissioner will have available to review the tentative apportionments against parcels and municipalities within the district for the costs incurred for inspection, maintenance and repair. All parcels of land being in the Genoa No. 10 Drain Drainage District benefited from the above improvements are subject to the assessment. The special assessment is pursuant to Act 40 of the Public Acts of 1956, as amended, of the State of Michigan. All lands and Public Corporations within the boundaries of the Genoa No. 10 Drain Drainage District receiving benefits for the above work may be subject to assessments. The drain assessments against land in the drainage district will be collected in the same manner as property taxes. If the drain assessments against land are collected by installment, the land owner may pay the assessment in full with any interest (if applicable) to date and thereby avoid further interest charges. The computation of cost of inspection, maintenance and repair of the drain will also be open for public inspection by any parties interested. The Genoa No. 10 Drain Drainage District boundaries are described as follows:

A part of Section 10 of T2N-R5E, Genoa Township, Livingston County, Michigan and is more particularly described as Beginning at a point N50° 02' 26" E, 3228.96 feet from the Southwest Corner of said Section 10, thence; N71° 00' 00" W 270 feet; thence N18° 00' 0" W 220.001 feet; thence N12° 00' 00" E 203.5 feet; thence S68° 13' 46" E 4.529 feet; thence S67° 44' 01" E 32.506 feet; thence S65° 02' 15" E 19.203 feet; thence S63° 00' 34" E 19.82 feet; thence S60° 28' 30" E 28.802 feet; thence S57° 06' 01" E 36.005 feet; thence S54° 13' 33" E 19.203 feet; thence S50° 07' 33" E 9.047 feet; thence S53° 32' 46" E 18.747 feet; thence S55° 03' 07" E 9.375 feet; thence S56° 27' 29" E 17.097 feet; thence S58° 22' 15" E 18.747 feet; thence S60° 22' 18" E 18.747 feet; thence S62° 12' 51" E 15.784 feet; thence S64° 03' 15" E 18.747 feet; thence S66° 03' 17" E 18.747 feet; thence S67° 39' 37" E 11.379 feet; thence N89° 00' 00" E 110 feet; thence S47° 00' 00" E 60 feet; thence S30° 00' 00" W 70 feet; thence S13° 44' 29" E 45.1 feet; thence S60° 00' 00" E 196 feet; thence S22° 30' 00" W 149.5 feet; thence S71° 06' 13" E 370 feet; thence S19° 08' 12" W 44.048 feet; thence N70° 47' 14" W 605.406 feet to the POB.

If you have an interest in real property in said drainage district your appearance and protest at the above mentioned hearing is required in order to appeal the amount of the apportionment and special assessment to the Probate Court of Livingston County.

Please take further notice that a person or Public Corporation representative appearing at the time for hearing, may sign his name and indicate the property or Public Corporation affected by the apportionment and special assessment on the record of parties, which is available. The person or Public Corporation representative shall indicate on such record with an X or check mark in the column of the record marked YES or NO whether he or she is protesting their special assessment. A property owner or a party in interest, or his or her agent, or a Public Corporation may appear in person at the hearing to protest the apportionment or special assessment or shall be permitted to file his or her appearance or protest by letter and his or her personal appearance shall not be required. A Public Corporation may also file their protest by letter. The owner of any land in the drainage district or any city, township, village, district or county having control of any highway which may feel aggrieved by the apportionment of benefits so made by the commissioner, may, within 10 days after the day of review of such apportionments, appeal therefrom and for such purpose make an application to the probate court of the proper county for the appointment of a board of review, by filing with said probate court a notice of appeal and at the same time filing with said court a bond in such

sum as the judge of probate may require, with 1 or more sureties to be approved by the judge of probate, conditioned upon the payment of all costs in case the apportionment made by the commissioner shall be sustained. Such appeal may be taken by the county or district road commissioners in behalf of the county, the mayor of any city in behalf of the city, by the supervisor in behalf of any township, or by the president of any village in behalf of the village when authorized by the village or city council, township board or road commission, respectively. Only 1 board shall be appointed by such probate court.

Notice is further given that on the above date and time the special assessment and apportionment for Public Health benefits for Genoa Township and for the County of Livingston and Livingston County Road Commissioners for road or highway benefits incurred for inspection, maintenance and repair expenses on the above drain will be subject to review. A computation of estimated costs of inspection, maintenance and repair will be available for review by any owner of property subject to assessment or a representative of a public corporation. Now, therefore, all unknown and non-resident persons, owners and persons who are owners of land or have interest in lands in the Genoa No. 10 Drain Drainage District and you, Elizabeth Hundley, Clerk for the County of Livingston, the Board of Commissioners for Livingston County, its members, and members of the Livingston County Board of Road Commissioners who are interested parties who are assessed for road benefits, Bill Rogers, Supervisor of Genoa Township, which Public Corporation is being assessed for public health benefits are hereby given notice that the special assessments of benefits for the inspection, maintenance and repair expenses on the Genoa No. 10 Drain will be subject to review.

At the Review, the Livingston County Drain Commissioner shall hear the proofs and allegations of all interested parties, and shall carefully reconsider and review the description of land comprised within the Special Assessment District, the several descriptions and special assessment and apportionment of benefits, and define and equalize the land or Public Corporation apportionment and special assessments as is just and equitable.

After the Public Hearing and Review, I will confirm the apportionment and special assessment roll of said drain.

This Notice is given pursuant to Acts 162 of the Public Acts of Michigan of 1962 as amended, by Act 64 of the Public Acts of 1989 of the State of Michigan, and Act 40 of the Public Acts of 1956 as amended of the State of Michigan.

Dated this 11th day of August, 2017,



Brian Jonckheere  
Livingston County Drain Commissioner

**Official Publication Notice**

**HANSON DRAIN APPORTIONMENT  
AND SPECIAL ASSESSMENT HEARING  
HANSON DRAIN DRAINAGE DISTRICT  
DRAIN NO. X17040**

Notice is hereby given that on Friday, August 25, 2017, from 9:00 A.M. local time until 5:00 P.M. at the Office of the Livingston County Drain Commissioner, 2300 East Grand River, Suite 105, Howell, Michigan 48843, the reviewing of Special Assessments and Apportionments for costs incurred for inspection, maintenance and repair on the Hanson Drain located in the Township of Genoa, Livingston County will be held. The Hanson Drain serves properties in the Hanson Drain Drainage District.

At said Day of Review, the drain commissioner will have available to review the tentative apportionments against parcels and municipalities within the district for the costs incurred for inspection, maintenance and repair. All parcels of land being in the Hanson Drain Drainage District benefited from the above improvements are subject to the assessment. The special assessment is pursuant to Act 40 of the Public Acts of 1956, as amended, of the State of Michigan. All lands and Public Corporations within the boundaries of the Hanson Drain Drainage District receiving benefits for the above work may be subject to assessments. The drain assessments against land in the drainage district will be collected in the same manner as property taxes. If the drain assessments against land are collected by installment, the land owner may pay the assessment in full with any interest (if applicable) to date and thereby avoid further interest charges. The computation of cost of inspection, maintenance and repair of the drain will also be open for public inspection by any parties interested. The Hanson Drain Drainage District boundaries are described as follows:

A part of the SW 1/4 of Section 30 of T2N-R5E, Genoa Township, Livingston County, Michigan and is more particularly described as Beginning at the SE Corner of Lot 113 of "Webster Park" Subdivision as recorded in Liber 1, Page 38 of Livingston County records; Thence N59°29'01" W, 90.18 feet; Thence N03°33'55" W, 44.46 feet; Thence N00°00'00" E, 107.64 feet; Thence N20°08'43" E, 65.47 feet; Thence N07°39'59" E, 45.72 feet; Thence N32°30'29" E, 75.29 feet; Thence N74°10'39" E, 80.69 feet; Thence N67°47'43" E, 14.96 feet; Thence N59°44'38" E, 12.06 feet; Thence N27°58'46" E, 31.45 feet; Thence N34°41'43" E, 27.45 feet; Thence S60°31'49" E, 216.81 feet; Thence S03°42'41" E, 148.4 feet; Thence S72°05'36" W, 39.65 feet; Thence S72°05'38" W, 120.63 feet; Thence S87°16'18" W, 56.64 feet; Thence S59°02'10" W, 56.51 feet; Thence S13°58'51" W, 110.28 feet; Thence N25°12'49" W, 23.63 feet; Thence S18°28'26" W, 31.58 feet; Thence S87°08'21" W, 15.05 feet; thence to the POB.

If you have an interest in real property in said drainage district your appearance and protest at the above mentioned hearing is required in order to appeal the amount of the apportionment and special assessment to the Probate Court of Livingston County.

Please take further notice that a person or Public Corporation representative appearing at the time for hearing, may sign his name and indicate the property or Public Corporation affected by the apportionment and special assessment on the record of parties, which is available. The person or Public Corporation representative shall indicate on such record with an X or check mark in the column of the record marked YES or NO whether he or she is protesting their special assessment. A property owner or a party in interest, or his or her agent, or a Public Corporation may appear in person at the hearing to protest the apportionment or special assessment or shall be permitted to file his or her appearance or protest by letter and his or her personal appearance shall not be required. A Public Corporation may also file their protest by letter. The owner of any land in the drainage district or any city, township, village, district or county having control of any highway which may feel aggrieved by the apportionment of benefits so made by the commissioner, may, within 10 days after the day of review of such apportionments, appeal therefrom and for such purpose make an application to the probate court of the proper county for the appointment of a board of review, by filing with said probate court a notice of appeal and at the same time filing with said court a bond in such sum as the judge of probate may require, with 1 or more sureties to be approved by the judge of probate, conditioned upon the payment of all costs in case the apportionment made by the



commissioner shall be sustained. Such appeal may be taken by the county or district road commissioners in behalf of the county, the mayor of any city in behalf of the city, by the supervisor in behalf of any township, or by the president of any village in behalf of the village when authorized by the village or city council, township board or road commission, respectively. Only 1 board shall be appointed by such probate court.

Notice is further given that on the above date and time the special assessment and apportionment for Public Health benefits for Genoa Township, and for the County of Livingston and Livingston County Road Commissioners for road or highway benefits incurred for inspection, maintenance and repair expenses on the above drain will be subject to review. A computation of estimated costs of inspection, maintenance and repair will be available for review by any owner of property subject to assessment or a representative of a public corporation. Now, therefore, all unknown and non-resident persons, owners and persons who are owners of land or have interest in lands in the Hanson Drain Drainage District and you, Elizabeth Hundley, Clerk for the County of Livingston, the Board of Commissioners for Livingston County, its members, and members of the Livingston County Board of Road Commissioners who are interested parties who are assessed for road benefits, Bill Rogers, Supervisor of Genoa Township which Public Corporation is being assessed for public health benefits are hereby given notice that the special assessments of benefits for the inspection, maintenance and repair expenses on the Hanson Drain will be subject to review.

At the Review, the Livingston County Drain Commissioner shall hear the proofs and allegations of all interested parties, and shall carefully reconsider and review the description of land comprised within the Special Assessment District, the several descriptions and special assessment and apportionment of benefits, and define and equalize the land or Public Corporation apportionment and special assessments as is just and equitable.

After the Public Hearing and Review, I will confirm the apportionment and special assessment roll of said drain.

This Notice is given pursuant to Acts 162 of the Public Acts of Michigan of 1962 as amended, by Act 64 of the Public Acts of 1989 of the State of Michigan, and Act 40 of the Public Acts of 1956 as amended of the State of Michigan.

Dated this 11th day of August, 2017,



Brian Jonckheere  
Livingston County Drain Commissioner

**Official Publication Notice**

**MYSTIC PINES DRAIN APPORTIONMENT  
AND SPECIAL ASSESSMENT HEARING  
MYSTIC PINES DRAIN DRAINAGE DISTRICT  
DRAIN NO. X17052**

Notice is hereby given that on Friday, August 25, 2017, from 9:00 A.M. local time until 5:00 P.M. at the Office of the Livingston County Drain Commissioner, 2300 East Grand River, Suite 105, Howell, Michigan 48843, the reviewing of Special Assessments and Apportionments for costs incurred for inspection, maintenance and repair on the Mystic Pines Drain located in the Township of Genoa, Livingston County will be held. The Mystic Pines Drain serves properties in the Mystic Pines Drain Drainage District.

At said Day of Review, the drain commissioner will have available to review the tentative apportionments against parcels and municipalities within the district for the costs incurred for inspection, maintenance and repair. All parcels of land being in the Mystic Pines Drain Drainage District benefited from the above improvements are subject to the assessment. The special assessment is pursuant to Act 40 of the Public Acts of 1956, as amended, of the State of Michigan. All lands and Public Corporations within the boundaries of the Mystic Pines Drain Drainage District receiving benefits for the above work may be subject to assessments. The drain assessments against land in the drainage district will be collected in the same manner as property taxes. If the drain assessments against land are collected by installment, the land owner may pay the assessment in full with any interest (if applicable) to date and thereby avoid further interest charges. The computation of cost of inspection, maintenance and repair of the drain will also be open for public inspection by any parties interested. The Mystic Pines Drain Drainage District boundaries are described as follows:

A part of the W 1/2 of the NW ¼ of Section 34, T2N-R5E, Genoa Township, Livingston County, Michigan and is more particularly described as being all real property within "Mystic Pines" Condominium Subdivision as recorded in Liber 1532 of Plats, Pages 358-406 of Livingston County Records.

If you have an interest in real property in said drainage district your appearance and protest at the above mentioned hearing is required in order to appeal the amount of the apportionment and special assessment to the Probate Court of Livingston County.

Please take further notice that a person or Public Corporation representative appearing at the time for hearing, may sign his name and indicate the property or Public Corporation affected by the apportionment and special assessment on the record of parties, which is available. The person or Public Corporation representative shall indicate on such record with an X or check mark in the column of the record marked YES or NO whether he or she is protesting their special assessment. A property owner or a party in interest, or his or her agent, or a Public Corporation may appear in person at the hearing to protest the apportionment or special assessment or shall be permitted to file his or her appearance or protest by letter and his or her personal appearance shall not be required. A Public Corporation may also file their protest by letter. The owner of any land in the drainage district or any city, township, village, district or county having control of any highway which may feel aggrieved by the apportionment of benefits so made by the commissioner, may, within 10 days after the day of review of such apportionments, appeal therefrom and for such purpose make an application to the probate court of the proper county for the appointment of a board of review, by filing with said probate court a notice of appeal and at the same time filing with said court a bond in such sum as the judge of probate may require, with 1 or more sureties to be approved by the judge of probate, conditioned upon the payment of all costs in case the apportionment made by the commissioner shall be sustained. Such appeal may be taken by the county or district road commissioners in behalf of the county, the mayor of any city in behalf of the city, by the supervisor in behalf of any township, or by the president of any village in behalf of the village when authorized by the village or city council, township board or road commission, respectively. Only 1 board shall be appointed by such probate court.

Notice is further given that on the above date and time the special assessment and apportionment for Public Health benefits for Genoa Township, and for the County of Livingston and Livingston County Road

Commissioners for road or highway benefits incurred for inspection, maintenance and repair expenses on the above drain will be subject to review. A computation of estimated costs of inspection, maintenance and repair will be available for review by any owner of property subject to assessment or a representative of a public corporation. Now, therefore, all unknown and non-resident persons, owners and persons who are owners of land or have interest in lands in the Mystic Pines Drain Drainage District and you, Elizabeth Hundley, Clerk for the County of Livingston, the Board of Commissioners for Livingston County, its members, and members of the Livingston County Board of Road Commissioners who are interested parties who are assessed for road benefits, Bill Rogers, Supervisor of Genoa Township which Public Corporation is being assessed for public health benefits are hereby given notice that the special assessments of benefits for the inspection, maintenance and repair expenses on the Mystic Pines Drain will be subject to review.

At the Review, the Livingston County Drain Commissioner shall hear the proofs and allegations of all interested parties, and shall carefully reconsider and review the description of land comprised within the Special Assessment District, the several descriptions and special assessment and apportionment of benefits, and define and equalize the land or Public Corporation apportionment and special assessments as is just and equitable.

After the Public Hearing and Review, I will confirm the apportionment and special assessment roll of said drain.

This Notice is given pursuant to Acts 162 of the Public Acts of Michigan of 1962 as amended, by Act 64 of the Public Acts of 1989 of the State of Michigan, and Act 40 of the Public Acts of 1956 as amended of the State of Michigan.

Dated this 11th day of August, 2017,



Brian Jonckheere  
Livingston County Drain Commissioner

**Official Publication Notice**

**WALNUT HILLS DRAIN APPORTIONMENT  
AND SPECIAL ASSESSMENT HEARING  
WALNUT HILLS DRAIN DRAINAGE DISTRICT  
DRAIN NO. XM1709**

Notice is hereby given that on Friday, August 25, 2017, from 9:00 A.M. local time until 5:00 P.M. at the Office of the Livingston County Drain Commissioner, 2300 East Grand River, Suite 105, Howell, Michigan 48843, the reviewing of Special Assessments and Apportionments for costs incurred for inspection, maintenance and repair on the Walnut Hills Drain located in the Township of Genoa, Livingston County will be held. The Walnut Hills Drain serves properties in the Walnut Hills Drain Drainage District.

At said Day of Review, the drain commissioner will have available to review the tentative apportionments against parcels and municipalities within the district for the costs incurred for inspection, maintenance and repair. All parcels of land being in the Walnut Hills Drain Drainage District benefited from the above improvements are subject to the assessment. The special assessment is pursuant to Act 40 of the Public Acts of 1956, as amended, of the State of Michigan. All lands and Public Corporations within the boundaries of the Walnut Hills Drain Drainage District receiving benefits for the above work may be subject to assessments. The drain assessments against land in the drainage district will be collected in the same manner as property taxes. If the drain assessments against land are collected by installment, the land owner may pay the assessment in full with any interest (if applicable) to date and thereby avoid further interest charges. The computation of cost of inspection, maintenance and repair of the drain will also be open for public inspection by any parties interested. The Walnut Hills Drain Drainage District boundaries are described as follows:

A subdivision of part of the Northeast  $\frac{1}{4}$  of Section 35, T2N-R5E, Genoa Township, Livingston County, Michigan and is more particularly described as being all real property within the plats of "Walnut Hills" and "Walnut Hills No. 2" as recorded in Liber 27, Pages 29-32 and Liber 27, Pages 38-40 of Livingston County Records.

If you have an interest in real property in said drainage district your appearance and protest at the above mentioned hearing is required in order to appeal the amount of the apportionment and special assessment to the Probate Court of Livingston County.

Please take further notice that a person or Public Corporation representative appearing at the time for hearing, may sign his name and indicate the property or Public Corporation affected by the apportionment and special assessment on the record of parties, which is available. The person or Public Corporation representative shall indicate on such record with an X or check mark in the column of the record marked YES or NO whether he or she is protesting their special assessment. A property owner or a party in interest, or his or her agent, or a Public Corporation may appear in person at the hearing to protest the apportionment or special assessment or shall be permitted to file his or her appearance or protest by letter and his or her personal appearance shall not be required. A Public Corporation may also file their protest by letter. The owner of any land in the drainage district or any city, township, village, district or county having control of any highway which may feel aggrieved by the apportionment of benefits so made by the commissioner, may, within 10 days after the day of review of such apportionments, appeal therefrom and for such purpose make an application to the probate court of the proper county for the appointment of a board of review, by filing with said probate court a notice of appeal and at the same time filing with said court a bond in such sum as the judge of probate may require, with 1 or more sureties to be approved by the judge of probate, conditioned upon the payment of all costs in case the apportionment made by the commissioner shall be sustained. Such appeal may be taken by the county or district road commissioners in behalf of the county, the mayor of any city in behalf of the city, by the supervisor in behalf of any township, or by the president of any village in behalf of the village when authorized by the village or city council, township board or road commission, respectively. Only 1 board shall be appointed by such probate court.

Notice is further given that on the above date and time the special assessment and apportionment for Public

Health benefits for Genoa Township, and for the County of Livingston and Livingston County Road Commissioners for road or highway benefits incurred for inspection, maintenance and repair expenses on the above drain will be subject to review. A computation of estimated costs of inspection, maintenance and repair will be available for review by any owner of property subject to assessment or a representative of a public corporation. Now, therefore, all unknown and non-resident persons, owners and persons who are owners of land or have interest in lands in the Walnut Hills Drain Drainage District and you, Elizabeth Hundley, Clerk for the County of Livingston, the Board of Commissioners for Livingston County, its members, and members of the Livingston County Board of Road Commissioners who are interested parties who are assessed for road benefits, Bill Rogers, Supervisor of Genoa Township, which Public Corporation is being assessed for public health benefits are hereby given notice that the special assessments of benefits for the inspection, maintenance and repair expenses on the Walnut Hills Drain will be subject to review.

At the Review, the Livingston County Drain Commissioner shall hear the proofs and allegations of all interested parties, and shall carefully reconsider and review the description of land comprised within the Special Assessment District, the several descriptions and special assessment and apportionment of benefits, and define and equalize the land or Public Corporation apportionment and special assessments as is just and equitable.

After the Public Hearing and Review, I will confirm the apportionment and special assessment roll of said drain.

This Notice is given pursuant to Acts 162 of the Public Acts of Michigan of 1962 as amended, by Act 64 of the Public Acts of 1989 of the State of Michigan, and Act 40 of the Public Acts of 1956 as amended of the State of Michigan.

Dated this 11th day of August, 2017,



Brian Jonckheere  
Livingston County Drain Commissioner

**Official Publication Notice**

APPROVED BUDGET AMENDMENT 08/07/2017  
 BUILDINGS AND GROUNDS #271

GL NUMBER	DESCRIPTION	2011-12	2012-13	2013-14	2014-15	2015-16	2016-17	2017-18 BUDGET
<b>ESTIMATED REVENUES</b>								
271-000-699-000	OPERATING TRANSFER IN #101	60,000		200,000		75,000	20,000	50,000
271-000-664-000	INTEREST	731	400	275	84	77	132	300
<b>TOTAL REVENUE</b>		<b>60,731</b>	<b>400</b>	<b>200,275</b>	<b>84</b>	<b>75,077</b>	<b>20,132</b>	<b>50,300</b>
GL NUMBER	DESCRIPTION							
<b>APPROPRIATIONS</b>								
271-966-999-101	TRANS OUT TO GF # 101	79,000						
271-906-956-000	MISC EXPENSE			31			465	1,000
271-906-957-000	CEMETARY PURCHASE						40,440	
271-906-958-000	CEMETARY MAINTENANCE							5,500
271-929-977-000	CAPITAL OUTLAY/PAVEMENT/PARKIN			118,622	10,882	174,286		67,000
<b>TOTAL APPROPRIATIONSEXPENDITURE</b>		<b>79,000</b>		<b>118,653</b>	<b>10,882</b>	<b>174,286</b>	<b>40,905</b>	<b>73,500</b>
<b>NET OF REVENUES/APPROPRIATIONS - FUND 271</b>		<b>(18,269)</b>	<b>400</b>	<b>81,622</b>	<b>(10,798)</b>	<b>(99,209)</b>	<b>(20,773)</b>	<b>(23,200)</b>
BEGINNING FUND BALANCE		218,790	200,521	200,921	282,543	271,745	172,537	150,764
ENDING FUND BALANCE		200,521	200,921	282,543	271,745	172,536	150,764	128,564

Correspondence



Patty Ann Thompson

10:45AM

About 45 days after the sale of this vehicle one of its dry rotted tires blew out and left me stranded on the side of a road the tow truck driver came to put the donut tire that was delivered with the car on the car only to find out that this was the wrong bolt pattern for the car. The dealership did bring out the correct donut and I contacted Joe in regards to getting a new tire put on this car as all tires are dry-rotted he told me that within 2 business days he would have a new tire and a new rim on the car and would try to get me into a different vehicle as to this one is definitely a lemon. Some of the problems which are safety issues with this car are the breaks the dry rotted tires the airbags the safety seat belt system as well as the power steering has some problems and it is leaking. This all took place the third week of May and it has been a runaround from Joseph Auto Sales ever since trying to get this car repaired he will not return my emails nor my phone calls. I will also let you know that I am leasing the car from one of his other licensed establishments and I have not made my payments nor will I make my payments until they Rectify this car situation. I'm not sure that there is anything that you can do but I just wanted to let you know that this kind of a business is in your city. If you go on the website you can read several reviews that all are the same as to my situation. Thank you very much for your time if there is anything you can do to help me with this situation I would appreciate it.



Want to see  
conversations  
with more  
customers?



Write a reply...