MEMORANDUM

TO: Township Board

FROM: Michael Archinal

DATE: 12/4/09

RE: Wildwood Paving Special Assessment District

You will recall that the last time this matter was discussed we had a fairly large number of property owners in the audience and that there appeared to be some confusion regarding the S.A.D. process and the petitions some of them had signed. A letter was sent to the residents explaining the process and encouraging them to attend the 12/7/09 meeting. Since this matter was before you we have received a large number of letters requesting that their petition signatures be rescinded. A table that follows lists the properties and identifies them as supporting the project, opposing the project or asking that their signatures be rescinded. Out of 57 properties 41 are either opposed or have asked that their petition be rescinded.

While the legal status of removing a signature from a petition after it is signed is uncertain, Public Act 188 places the decision to proceed or not proceed in your hands. I respectfully ask that you review my letter to affected residents dated 9/23/09 before making this determination.

Please consider the following action:

Moved by , supported by , to *not* proceed with the proposed Wildwood Paving Special Assessment District.

Genoa CharterTownship

2911 Dorr Road • Brighton, Michigan 48116 • (810) 227-5225 • Fax (810) 227-3420 • www.genoa.org

September 23, 2009

TOWNSHIP

Dear Wildwood Area Resident,

On September 21, 2009 several of your neighbors attended a Township Board meeting and expressed opposition and/or confusion related to the proposed paving project at the meeting's Call to the Public. Additionally our office has received a number of email and telephone inquiries related to this subject. The purpose of this correspondence is to clarify the status of the proposed district and explain the process by which such projects are approved.

Public Act 188 of 1954 is the statute that allows Michigan townships to assess the costs of road improvements to benefiting properties by levying taxes. You can view Public Act 188 through this website: <u>www.legislature.mi.gov</u>. The Act requires public hearings and statutory notices. At the public hearings you will be able to express your support or opposition to the project and ask any questions you may have. Much of the confusion seems to be related to the assumption that the district has somehow already been approved and that no notice was given. This is not the case. There also seems to be confusion related to how the costs for this project are to be spread.

In July the Township received petitions signed by 66.66% of the affected properties supporting the project. Because of drainage concerns, especially on the western end of Wildwood, it was recommended that survey work be performed prior to final design. On September 8 the Board approved a contract with our Engineering Consultant to perform this work. This step is common due diligence but may have lead to the misunderstanding that the Township had somehow "approved" the project without public input.

After the Township receives a petition for the establishment of a special assessment district several steps have to occur before anything shows up on your taxes. First the petitions are formally received by the Township Board and a Public Hearing is set. This public hearing is tentatively set for December 7, 2009 at 6:30 p.m. Per Public Act 188 you will receive a notice from the Township in your mail. The notice will also appear in the Livingston County Press and Argus, on the Township's website (www.genoa.org) and posted at the Township Hall. The Public Hearings are your opportunity to express support or opposition and to ask any questions you may have. You are encouraged to attend or submit your comments in writing.

The conceptual total project cost is \$372,000. The Township has a policy in place that provides for Township at-large participation where certain criteria are met. This policy permits, but does not obligate, Township participation. The policy states in substantive part:

Supervisor Gary T. McCririe Clerk Paulette A. Skolarus Treasurer Robin L. Hunt

Trustees

- The township may financially support the public road special assessment district up to 25% of the total project with a maximum of \$1,000.00 per parcel contribution from the General Fund.
- Petitions from residents asking for the township contribution of general funds shall require a "super" majority of signatures (i.e. at least 66%) from property owners within the district, unless the board determines that there is some compelling necessity to waive the requirement.

Applying this policy results in a Township at-large contribution of \$57,000 leaving a balance of \$315,000. Apportioning \$315,000 on the 57 parcels yields a pro-rata share of \$5,526.32. Public Act 188 allows for the actual project cost and assessment to exceed the estimate by 10%, so the per parcel cost could be as high as \$6,079.

The Township maintains a revolving loan fund to front the money for this type of special assessment. If the improvement is made, the contractor gets paid by the Township's revolving loan fund, the properties are assessed over a period of years and the fund gets reimbursed. Road assessments are typically spread over a period of three to five years. Some residents have asked why we cannot sell bonds with a twenty year payoff such as when sewers were installed. Because of the administrative costs associated with going to the bond market it is not economically sound practice unless the cost of the project exceeds \$1,000,000. Another benefit to self funding is that the Township does not charge interest to fund the project.

Many of the inquiries have been related to how the district can be opposed or how someone can remove their name from the petition. Once a petition is signed we verify ownership and presume the signatures are valid. Because the petition was signed by owners representing a majority of the properties there is no way I am aware of for the petition to be invalidated.

Because of the concerns expressed and the questions we have received I am encouraging those who do not want the project to go forward to contact the Township in writing or attend the Public Hearing and voice your opposition. Public Act 188 permits, but does not obligate, the Township Board to proceed with the project. I can not speak for the Board but I am confident they will consider all information put before them in deliberating this matter and deciding whether or not to move forward. I hope this letter has helped to clarify the situation. Should you have any questions please feel free to contact me at 810.227.5225 or mike@genoa.org.

Best regards,

Michael archinal/10

Michael Archinal, Manager

Cc: Township Board

MEMORANDUM

TO: Township Board

FROM: Mike Archinal

DATE: 9/4/09

RE: Wildwood Drive Paving

Attached you will find a Professional Services Proposal from Tetra Tech for a proposed special assessment district. We have received a petition signed by 66.66% of the affected property owners for paving Wildwood Drive and Eckles. Because of the lack of storm sewers, grades and extremely small lots this project will be significantly more complicated than previous paving efforts around Lake Chemung. Complete survey is recommended to assist in design to handle drainage issues.

We have walked the site with the Road Commission, Tetra Tech and the Township Engineer. The signed petitions include an estimated project cost of \$372,000. We are confident that this estimate is close enough to proceed with the project. Please consider the following action:

Moved by, supported by, to approve a ProfessionalSurvey Proposal for Wildwood Drive paving in the amount of \$20,000 assubmitted by Tetra Tech.

TETRA TECH

September 1, 2009

Mr. Michael Archinal Genoa Township 2911 Dorr Road Brighton, MI 48116

Re: Genoa Township Wildwood Drive Paving Professional Survey Services Proposal

Dear Mr. Archinal:

In response to your request, we have prepared the following proposal for performing a topographic survey of Wildwood Drive from its western intersection with Grand River Avenue near the public park to its easterly terminus at Grand River near Crystal Gardens. Approximately 3600 linear feet of roadway encompasses the project area. The gravel roadway as it exists will be surveyed with the product being suitable for preparing plans for paving the road surface. Based on our field meeting with the Livingston County Road Commission, we are not developing property lines or right of way for the area as part of this effort. Identifying encroachments onto private lands is not part of this scope of services.

We propose the following scope of services to perform the topographic survey of the road area.

Scope of Services

Tt will perform the following surveying services:

- Perform a topographic survey which will extend 15 to 20 feet beyond edge of traveled roadway to the face of significant retaining walls or to the face of privacy fences or structures, whichever is the lesser distance.
- Request utility plans from local service providers and show same on finished survey drawings.
- Establish bench marks at approximate 600 foot intervals throughout the project area for future construction purposes.
- Prepare a 1"=40' scale drawings of the project area with a 1 foot contour interval.

ASSUPMTIONS, REQUIREMENTS AND EXCLUSIONS TO SCOPE

The cost to perform the above described surveying services is based on the following assumptions being true, the following requirements being met and/or the following being excluded from the project services:

• The Township will notify the landowners of the properties adjacent to the project area that Tt staff will be entering their yards adjacent to the roadways in order to perform the topographic survey herein described.



TETRA TECH

- No right-of-way location will be determined for any portion of the proposed project area. The Township is aware that the roadway may encroach onto private lands and any and all liability resulting from the paving, occupying and or disturbing of private property is solely the responsibility of the Township and Livingston County Road Commission.
- An Amended Plat / Assessor's Plat / Re-Plat correcting the right-of-way locations to reflect the existing right-of-way as occupied is not included in the scope of services.

Compensation

Compensation for performing the work of this proposal will be invoiced as a lump sum fee for the surveying services of \$20,000. If this proposal is acceptable, please sign in the space provided and return a copy for our authorization to proceed. Once authorized, the work will be completed within 30 days. Our Standard Terms and Conditions are attached and considered a part of this proposal.

We appreciate the opportunity to provide this service to the Township. If you have any questions please call.

Sincerel Gary J/Markstrom, P.E.

Unit Vice-President

:be 123CIVIL-SITE

Attachment

Cc: Tesha Humphriss

PROPOSAL ACCEPTED BY:

GENOA TOWNSHIP

AUTHORIZIN	SIGNAT	URE	

PRINTED NAME

TITLE

DATE

K:\Proposals\Genoa Twp\Wildwood Paving Proposal 1-09.doc

Tetra Tech, Inc.

Engineering Services Standard Terms & Conditions

Services Consultant will perform services for the Project as set forth in the provisions for Scope of Work/Fee/Schedule in the proposal and in accordance with these Terms & Conditions. Consultant has developed the Project scope of service, schedule, and compensation based on available information and various assumptions. The Client acknowledges that adjustments to the schedule and compensation may be necessary based on the actual circumstances encountered by Consultant in performing their services, Consultant is authorized to proceed with services upon receipt of an executed Agreement.

Compensation in consideration of the services performed by Consultant, the Client shall pay Consultant in the manner set forth above. The parties acknowledge that terms of compensation are based on an orderly and continuous progress of the Project. Compensation shall be equilably adjusted for delays or extensions of time beyond the control of Consultant. Where total project compensation has been separately identified for various tasks, Consultant may adjust the amounts allocated between tasks as the work progresses so long as the total compensation amount for the project is not exceeded.

Fee Definitions The following fee types shall apply to methods of payment:

- Salary Cost is defined as the individual's base salary plus customary and statutory benefits. Statutory benefits shall be as prescribed by law and customary benefits shall be as established by Consultant employment policy.
- Cost Plus is defined as the individual's base salary plus actual overhead plus
 professional fee. Overhead shall include customary and statutory benefits,
 administrative expense, and non-project operating costs.
- Lump Sum is defined as a fixed price amount for the scope of services described.
- Standard Rates is defined as individual time multiplied by standard billing rates for that individual.
- Subcontracted Services are defined as Project-related services provided by other parties to Consultant.
- Reimbursable Expenses are defined as actual expenses incurred in connection with the Project.

Payment Terms Consultant shall submit invoices at least once per month for services performed and Client shall pay the full invoice amount within 30 days of the invoice dete. Invoices will be considered correct if not questioned in writing within 10 days of the invoice date. Client payment to Consultant is not contingent on arrangement of project financing or receipt of funds from a third party. In the event the Client disputes the invoice or any portion thereof, the undisputed portion shall be paid to Consultant based on terms of this Agreement. Invoices not in dispute and unpaid after 30 days shall accrue interest at the rate of one and one-half percent per month (or the maximum percentage allowed by law, whichever is the lesser). Invoice payment delayed beyond 60 days shall give Consultant the right to stop work until payments are current. Nonpayment beyond 70 days shall be just cause for termination by Consultant.

Additional Services The Client and Consultant acknowledge that additional services may be necessary for the Project to address issues that may not be known at Project initiation or that may be required to address circumstances that were not foreseen. In that event, Consultant notify the Client of the need for additional services and the Client shall pay for such additional services in an amount and manner as the parties may subsequently agree.

Site Access The Client shall obtain all necessary approvals for Consultant to access the Project site(s).

Underground Facilities Consultant and/or its authorized subcontractor will conduct research and perform site reconnaissance in an effort to discover the location of existing underground facilities prior to developing boring plans, conducting borings, or undertaking invasive subsurface investigations. Client recognizes that accurate drawings or knowledge of the location of such facilities may not exist, or that research may reveal as-built drawings or other documents that may inaccurately show, or not show, the location of existing underground facilities. In such events, except for the sole negligence, willful misconduct, or practice not conforming to the Standard of Care cited in this Agreement, Client agrees to indemnify and hold Consultant and/or its Subcontractor hamless from any and all property damage, injury, or economic loss arising or allegedly anising from borings or other subsurface penetrations.

Regulated Wastes Client is responsible for the disposal of all regulated wastes generated as a result of services provided under this Agreement. Consultant and Client

mutually agree that Consultant assumes no responsibility for the waste or disposal thereof.

Contractor Selection Consultant may make recommendations concerning award of construction contracts and products. The Client acknowledges that the final selection of construction contractors and products is the Client's sole responsibility.

Ownership of Documents Drawings, specifications, reports, programs, manuals, or other documents, including all documents on electronic media, prepared under this Agreement are instruments of service and are, and shall remain, the property of Consultant Record documents of service shall be based on the printed copy. Consultant will retain all common law, statutory, and other reserved rights, including the copyright thereto. Consultant from any liability that may result from documents used in this form. Consultant shall not be hald liable for reuse of documents or modifications thereof by the Client or its representatives for any purpose other than the original intent of this Agreement, without written authorization of and appropriate compensation to Consultant.

Standard of Care Services provided by Consultant under this Agreement will be performed in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession currently practicing under similar circumstances. Consultant makes no warranty or guaranty, either express or implied. Consultant will not be liable for the cost of any omission that adds value to the Project.

Period of Service Consultant shall perform the services for the Project in a timely manner consistent will sound professional practice. Consultant will strive to perform its services according to the Project schedule set forth in the provisions for Scope of Work/Fee/Schedule above. The services of each task shall be considered complete when deliverables for the task have been presented to the Client. Consultant shall be entitled to an extension of time and compensation adjustment for any delay beyond Consultant control.

Insurance and Liability Consultant shall maintain the following insurance and coverage limits during the period of service. The Client will be named as an additional insured on the Commercial General Liability and Automobile Liability insurance policies.

Worker's Compensation - as required by applicable state statute

Commercial General Liability - \$1,000,000 per occurrence for bodily injury, including death and property damage, and \$2,000,000 in the aggregate

Automobile Liability -\$1,000,000 combined single limit for bodily injury and property damage

Professional Liability (E&O) - \$1,000,000 each claim and in the aggregate

The Client shall make arrangements for Bullder's Risk, Protective Liability, Pollution Prevention, and other specific insurance coverage warranted for the Project in amounts appropriate to the Project value and risks. Consultant shall be a named Insuréd on those policies where Consultant may be at risk. The Client shall obtain the counsel of others in setting insurance limits for construction contracts.

Indemnification Consultant shall indemnify and hold harmless the Client and its employees from any liability, settlements, loss, or costs (including reasonable attorneys' lees and costs of detense) to the extent caused solely by the negligent act, error, or omission of Consultant in the performance of services under this Agreement. If such damage results in part by the negligence of another party, Consultant shall be liable only to the extent of Consultant's proportional negligence.

Dispute Resolution The Client and Consultant agree that they shall diligently pursue resolution of all disagreements within 45 days of either party's written notice using a mutually acceptable form of mediated dispute resolution prior to exercising their rights under law. Consultant shall continue to perform services for the Project and the Client shall pay for such services during the dispute resolution process unless the Client issues a written notice to suspend work.

Suspension of Work The Client may suspend services performed by Consultant with cause upon fourteen (14) days written notice. Consultant shall submit an invoice for services performed up to the effective date of the work suspension and the Client shall pay Consultant all outstanding invoices within fourteen (14) days. If the work suspension exceeds thirty (30) days from the effective work suspension date, Consultant shall be entitled to renegotiate the Project schedule and the compensation terms for the Project.

Page 1 of 2 Tt Engineering Terms & Conditions, Rev 10/01/08

Termination The Client or Consultant may terminate services on the Project upon seven (7) days written notice in the event of substantial failure by the other party to fulfill its obligations of the terms hereunder. Consultant shall submit an invoice for services performed up to the effective date of termination and the Client shall pay Consultant all outstanding involces within fourteen (14) days. The Client may withhold an amount for services that may be in dispute provided that the Client furnishes a written notice of the basis for their dispute and that the amount withheld represents a reasonable value.

Authiorized Representative The Project Manager assigned to the Project by Consultant Is authorized to make decisions or commitments related to the project on behalf of Consultant. Only authorized representatives of Consultant are authorized to execute contracts and/or work orders on behalf of Consultant. The Client shall designate a representative with similar authority.

Project Requirements The Client shall confirm the objectives, requirements, constraints, and criteria for the Project at its inception. If the Client has established design standards, they shall be furnished to Consultant at Project inception. Consultant will review the Client design standards and may recommend alternate standards considering the standard of care provision.

independent Consultant Consultant is and shall be at all times during the term of this Agreement an independent consultant and not an employee or agent of the Client. Consultant shall retain control over the means and methods used in performing Consultant's services and may retain subconsultants to perform certain services as determined by Consultant.

Compliance with Laws Consultant shall perform its services consistent with sound professional practice and endeavor to incorporate laws, regulations, codes, and standards applicable at the time the work is performed. In the event that standards of practice change during the Project, Consultant shall be entitled to additional compensation where additional services are needed to conform to the standard of practice.

Permits and Approvala Consultant will assist the Client in preparing applications and supporting documents for the Client to secure permits and approvals from agencies having jurisdiction over the Project. The Client agrees to pay all application and review fees.

Limitation of Liability In recognition of the relative risks and benefits of the project to both the Client and Consultant, the risks have been allocated such that the Client agrees, to the fullest extent permitted by law, to limit the liability of Consultant and its subcensultants to the Client and to all construction contractors and subcentractors on the project for any and all claims, losses, costs, damages of any nature whatsoever or claims expenses from any cause or causes, so that the total aggregate liability of Consultant and its subconsultants to all those named shall not exceed \$50,000 or the amount of Consultant's total fee paid by the Client for services under this Agreement, whichever is the greater. Such claims and causes include, but are not limited to negligence, professional errors or omissions, strict liability, breach of contract or warranty.

Consequential Damages Neither the Client nor Consultant shall be liable to the other for any consequential damages regardless of the nature or fault.

Waiver of Subrogation Consultant shall endeavor to obtain a waiver of subrogation against the Client, if requested in writing by the Client, provided that Consultant will not increase he exposure to risk and Client will pay the cost associated with any premium increase or special fees.

Environmental Matters The Client warrants that they have disclosed all potential hazardous materials that may be encountered on the Project. In the event unknown hazardous materials are encountered, Consultant shall be entitled to additional compensation for appropriate actions to protect the health and safety of its personnel, and for additional services required to comply with applicable laws. The Client shall indemnify Consultant from any claim related to hazardous materials encountered on the Project except for those events caused by negligent acts of Consultant.

Cost Opinions Consultant shall prepare cost opinions for the Project based on historical information that represents the judgment of a qualified professional. The Client and Consultant acknowledge that actual costs may vary from the cost opinions prepared and that Consultant offers no guarantee related to the Project cost.

Contingency Fund The Client acknowledges the potential for changes in the work during construction and the Client agrees to include a contingency fund in the Project budget appropriate to the potential risks and uncertainties associated with the Project. Consultant may offer advice concerning the value of the contingency fund; however, Consultant shall not be liable for additional costs that the Client may incur beyond the contingency fund they select unless such additional cost results from a negligent act, error, or omission related to services performed by Consultant. Safety Consultant shall be responsible solely for the safety precautions or programs of its employees and no other party.

Information from Other Parties The Cliant and Consultant acknowledge that Consultant will rely on information furnished by other parties in performing its services under the Project. Consultant shall not be liable for any damages that may be incurred by the Client in the use of third party information.

Force Mejeure Consultant shall not be liable for any damages caused by any detay that is beyond Consultant's reasonable control.

Waiver of Rights The failure of either party to enforce any provision of these terms and conditions shall not constitute a waiver of such provision nor diminish the right of either party to the remedies of such provision.

Warranty Consultant warrants that it will deliver services under the Agreement within the standard of care. No other expressed or implied warranty is provided by Consultant.

Severability Any provision of these terms later held to violate any law shall be deemed void and all remaining provisions shall continue in force. In such event, the Client and Consultant will work in good faith to replace an Invalid provision with one that is valid with as close to the original meaning as possible.

Survival All provisions of these terms that allocate responsibility or liability between the Client and Consultant shall survive the completion or termination of services for the Project.

Assignments Neither party shall assign its rights, interests, or obligations under the Agreement without the express written consent of the other party.

Governing Law The terms of agreement shall be governed by the laws of the state where the services are performed provided that nothing contained herein shall be interpreted in such a manner as to render it unenforceable under the laws of the state in which the Project resides.

Lien Rights Consultant may file a lien against the Client's property in the event that the Client does not make payment within the time prescribed in this agreement. The Client agrees that services by Consultant are considered property improvements and the Client waives the right to any legal defense to the contrary.

Collection Costs In the event that legal action is necessary to enforce the payment provisions of this Agreement if Cliant fails to make payment within sixty (60) days of the involce date, Consultant shall be entitled to collect from the Client any judgment or settlement sums due, reasonable attorneys' feas, court costs, and expenses incurred by Consultant in connection therewith and, in addition, the reasonable value of Consultant's time and expenses spent in connection with such collection action, computed at Consultant's prevailing fee schedule and expense policies.

Equal Employment Opportunity Consultant will comply with federal regulations pertaining to Equal Employment Opportunity. Consultant is in compliance with applicable local, state, and federal regulations concerning minority hiring. It is Consultant's policy to ensure that applicants and employees are treated equally without regard to race, creed, sex, color, religion, veteran status, anoestry, citizenship status, national origin, marital status, sexual orientation, or disability. Consultant expressly assures all employees, applicants for employment, and the community of its continuous commitment to equal opportunity and fair employment practices.

Attorney Fees Should there be any suit or action instituted to enforce any right granted in this contract, the substantially prevailing party shall be entitled to recover its costs, disbursements, and reasonable attorney fees from the other party. The party that is awarded a net recovery against the other party shall be deemed the substantially prevailing party unless such other party has previously made a bona fide offer of payment in settlement and the amount of recovery is the same or less than the amount offered in settlement. Reasonable attorney fees may be recovered regardless of the forum in which the dispute is heard, including an appeal.

Third Party Benefictaries Nothing in this Agreement shall create a contractual relationship with or a cause of action in favor of a third party against either the Client or the Consultant. The Consultant's services under this Agreement are being performed solely for the Client's benefit, and no other entity shall have any claim against the Consultant because of this Agreement or the performance or nonperformance of services hereunder. The Client agrees to include a provision in all contracts with contractors and other entities involved in this project to carry out the intent of this paragraph.

Captions The captions herein are for convenience only and are not to be construed as part of this Agreement, nor shall the same be construed as defining or limiting in any way the scope or intent of the provisions hereof.

Page 2 of 2 Tt Engineering Terms & Conditions, Rev 10/01/08



Limits of Paving Project Wildwood & Eckles

ASSESSING DEPT.

Memo

To:POLLYFrom:DEBRA ROJEWSKIDate:7/14/2009Re:LK Chemung Road Improvement

POLLY,

1

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

57 PARCELS IN THE DISTRICT

38SIGNATURES IN THE DISTRICT

66.66% OF SIGNATURES ARE IN FAVOR OF THE ROAD IMPROVEMENT.

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



Genoa Township 2911 Dorr Road • Brighton, Michigan 48116 • (810) 227-5225 • Fax (810) 227-3420 • Email: www.genoa.org

Nov. 17, 2009

To: Residents of Wildwood Drive

From: Polly Skolarus, Township Clerk

Subject: Petitions for paving of Wildwood

Please be advised that Genoa Charter Township will hold a public hearing on Dec. 7, 2009 at 6:30 p.m. at the Township Hall concerning the paving of Wildwood. The township has received requests from 27 residents asking to rescind their signatures from the petition previously submitted to the township. Please know that under Michigan law signatures cannot be legally removed from any petition. The Township Board would welcome your comment at this public hearing or you may do it in writing at the address below. Your comments would allow our seven member board to make a decision that would be beneficial to all Wildwood residents. It will be a final determination of the township board as to whether or not to proceed with the paving of Wildwood.

Note: With the request from 27 homeowners to have their names removed from the petition it appears that there may no longer be enough support to go forward with this project.

Please send your letters of objection or e-mails to:

Paulette A. Skolarus Genoa Charter Township Clerk 2911 Dorr Road Brighton, MI 48116

polly@genoa.org

Copy: Genoa Charter Township Board

WILDWOOD PAVING

TAX CODE #	OWNER	PETITIONED	RESCIND SIGNATURE	AGAINST
11-10-102-002	Evarian, Mark	6/13/2009	10/22/2009	
	Evarian, Eleanor	6/13/2009	10/22/2009	
11-10-102-003	Jimmerson, James	7/12/2009		1
11-10-102-004	Pasciolla, Robert	5/31/2009	10/5/2009-11/28/09	
Contraction of the second second	Pasciolla, Katie	7/5/2009	9/29/2009	
11-10-102-007	Roberts, Patricia	6/13/2009	9/25/2009	
11-10-102-008	Oglesbee, John	5/30/2009	9/29/2009	
	Oglesbee, Linda	5/30/2009	9/29/2009	
11-10-102-011	Sarach, Therodore	5/30/2009		
	Sarach, Donna	6/6/2009		
11-10-102-012	Matevia, Gerald	5/30/2009	9/28/2009	
	Matevia, Joyce	5/30/2009	9/28/2009	
11-10-102-014	Darby, Robert			9/28/2009
	Darby, Carole			
11-10-102-015	Schumacher, Martha	5/30/2009	9/29/2009	
11-10-102-017	Kosman, Mark	7/1/2009	9/29/2009	
	Kosman, Jody	7/1/2009	9/29/2009	
11-10-102-18	Loughrey, Keith	6/5/2009	9/29/2009	
	Loughrey, Dana	6/5/2009	9/29/2009	
11-10-102-020	Barringer, Jeffrey	5/31/2009	9/28/2009	
	Barringer, Mary	6/5/2009	Mining and Provide the State of State o	a stand and the stand of the
As of 12-3-09 Letters received	57 Parcels Total 16 Against	38 Parcels Signed 25 Rescinding	1 Letter for Support	Including rescissio petitions- 41 agains

TAX CODE #	OWNER	PETITIONED	RESCIND SIGNATU	RE AGAINST	
11-10-102-022	Valassis, Perry Jr.	6/13/2009			1
11-10-102-022	Valassis, Peny or.	5/30/2009			
					-
11-10-102-023	Ohanian, Dawn	6/3/2009			
					7
11-10-102-024	Nicholdson, Ford	5/30/2009			
	Nicholson, Linda	6/6/2009			
44 40 400 000		5/28/2009			Letter Rcvd. 11-15-09
11-10-102-025	Styka, Frederick Styka, Theresa	6/3/2009			In support
	Cityna, inicitoda				
11-10-102-026	Price, Kurt	6/3/2009]
	Price, Malisa	5/28/2009]
11-10-102-027	Evarian, Mark	6/13/2009	10/22/2009		
	Evarian, Eleanor	6/13/2009			
11-10-102-031	Donald, Ken	6/13/2009			
11-10-102-031	Donald, Beverly	5/30/2009	9/28/2009		
					ا ن
11-10-102-032	Matem LLC.			9/30/2009-12-1-09	
					-
11-10-102-034	Zeiter, Scott	6/13/2009	9/25/2009		
	Zeiter, Tracy	6/13/2009	9/25/2009		
		6/13/2009	9/25/2009		
11-10-102-035	Zeiter, Scott Zeiter, Tracy	6/13/2009	9/25/2009		
	Zener, maoy				
11-10-102-041	Schumacher, Martha			9/29/2009	
	n an				
11-10-102-044	Wyzlic, Andrew	5/30/2009	9/25/2009		
	Wyzlic, Mary Kay	5/30/2009	9/25/2009		

TAX CODE #	OWNER	PETITIONED	RESCIND SIGNATURE	AGAINST
11-10-102-047	Best, Gerald Best, Teri			9/22/2009
11-10-102-051	Urbin, John Urbin, Trena			9/29/2009
11-10-102-064	Smith, Thomas Smith, Beverly			9/25/2009
11-10-102-065	Smith, Thomas Smith, Beverly			9/25/2009 9/25/2009
11-10-102-066	Smith, Thomas Smith, Beverly			9/25/2009 9/25/2009
44 40 400 007		7/5/0000		
11-10-102-067	Wilde, Leonard	7/5/2009		
11-10-102-068	Nimich, Sharon	5/30/2009	9/28/2009	
11-10-102-069	Oglesby, Nancy	5/31/2009	9/25/2009	
11-10-102-070	Adams, Jeffrey	5/30/2009	9/26/2009	
11-10-102-070	Additis, Jelliey	5/30/2009	5/20/2005	
11-10-102-071	Cleary, Kevin	5/30/2009	9/27/2009	
11-10-102-072	Kubeck, Ryan			10/4/2009
	Kubeck, Theresa			9/29/2009
11-10-102-073	Cybart, Kim			9/25/2009
	Harris, David			10/1/2009
11-10-102-074	Bennett, Robert	5/31/2009	9/25/2009	
	Bennett, Rita	6/13/2009	9/25/2009	

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TAX CODE #	OWNER	PETITIONED	RESCIND SIGNATURE	AGAINST
11-10-102-077	Soubliere, Randy	5/30/2009	9/28/2009	
	Soubliere: Elizabeth		9/28/2009	
11-10-102-078	Needham, Douglas	6/15/2009	9/25/2009	
······				
11-10-102-079	Sullivan, Deborah	5/30/2009	9/30/2009	
11-10-102-080	Benson, John			9/30/2009
11-10-102-083	Walker, Yvonne Marie			9/25/2009
11-10-301-132	Jones, Perry			10/6/2009-11/22/09
	Jones, Constance			9/29/2009-11/22/09
11-10-301-133	Corrunker, Richard	5/30/2009		
	Corrunker, Loretta	5/30/2009		·
44 40 204 424	Time leseve	5/30/2009		
11-10-301-134	Tiano, Joseph	5/30/2009		
11-10-301-135	Denning, Charles	5/30/2009		
	Denning, Mary	5/30/2009		
11-10-301-136	Anderson, Donna	6/5/2009	9/29/2009	
11-10-301-138	Ball, John	5/31/2009 5/30/2009		
	Ball, Linda	5/30/2009		
11-10-301-139	Hawes, Eldon			
	Hawes, Marquerite			10/1/2009
11-10-301-179	Mead, Glenn			1
	Mead, Sandra			
11-10-301-180	Allen, David	5/31/2009	9/28/2009	
001-100	MILLII, DAVIU	0/01/2009	5/2003	

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TAX CODE #	<u>OWNER</u>	PETITIONED	RESCIND SIGNATURE	AGAINST
11-10-301-182	Hoffecker, Phyllis		L	
11-10-301-187	Azar, David			10/1/2009
11-10-301-199	Zeller, Russell Zeller, Jacqueline	6/6/2009 6/6/2009		
11-10-301-210	Best, Gerald Best, Teri			6/22/2009
11-10-301-211	Larson, David Larson, Patricia	5/30/2009 5/30/2009	9/28/2009	

11-10-301-212 Knickerbo	ocker Bert	6/12/2009	1 1
		0/12/2000	
Kniekorbo	okor Thoros	6/12/2009	
Knickerbo	ocker, Theres	0/12/2008	

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Amy

From: Mike

Sent: Thursday, October 22, 2009 9:15 AM

To: Amy

Subject: FW: Wildwood paving project

Amy,

Please update your spreadsheet.

Mike

From: Mark Evarian [mailto:mpe77@earthlink.net] Sent: Wednesday, October 21, 2009 10:59 PM To: Mike Subject: Wildwood paving project

Michael Archinal, Manager Genoa Charter Township 2911 Dorr Road, Brighton, Michigan 48116

Dear Mike,

Per our conversation, my wife and I wish to rescind/revoke our request for the Wildwood Dr. paving project. My wife Eleanor S. Evarian and I (Mark P. Evarian) signed a petition regarding the paving of Wildwood Dr. Now that we have the facts supplied by the Township, we no longer wish to support the paving project.

We signed the petition twice each as we own two parcels of property on Wildwood Dr. #4711-10-102-002 (5251 Wildwood Dr.) #4711-10-102-027 (Vacant property)

Thank you and the Board for your consideration and understanding in this matter. I do not believe my wife or I will be able to attend the meeting, however should you require anything else from us, please feel free to contact us.

Sincerely,

Mark P. Evarian Eleanor S. Evarian

1-10-102-004

September 29, 2009

To the Board of Genoa Charter Township Attn: Mike Archinal, Township Manager 2911 Dorr Road Brighton, MI 48116

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

I received your letter dated September 23, 2009 with regard to the Wildwood project and he major concerns over it. Hence, this letter is to state that while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to hav the road assessed, not paved or asphalted. Wildwood is definitely not a good candidate for this because cars already go faster than the 10 mph posted speed limit and there are numerous walkers, and children that ride their bikes on the road. To pave or asphalt would definitely cause numerous accidents and problems. I also have property on the lake side tha is somewhat low, and with the paving, the water that now soaks into the ground would floor our property. To add to this, I have property on both sides of Wildwood (one is only good fo parking 2 cars), and this would be a double assessment as the township has already done thi to me with the drainage assessment.

With this letter, **I** am requesting my signature to be withdrawn from the petition, and am voicing to the township that I am definitely opposed to this type of improvement.

I am **NOT** in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

Thank you. Signature

Street Address

Printed Name

-29-

Date

11-10-102-004

GENOA TOWNSHIP

OCT 05 RECTD

To the Board of Genoa Charter Township Attn: Mike Archinal, Township Manager 2911 Dorr Road Brighton, MI 48116

RECEIVED

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

that, I Robert J. Pasciola, was under the impression that the Road improvement petition was to be put on a ballot sorthe next or upcoming election, I do not want to be in compliance of the cost pactor and my expectation of speedy driving. The housing close to the road and each other reducing drivers Stop in time, which may resu reaction time to Vehicles abready exceed INCLEDY . a paved road will only encourage TOO GO FASTER

I am **NOT** I favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

Robert Signature

5259 WILDWOOD

Street Address

Printed Name

10-2-09

ROBERT J. PASCIDLLA

Date

Greetings Paulette,

This letter is in regards to the paving project of Wildwood Road. I am one of 27 others who reluctantly signed the petition and feel I have been misled. The words that threw me off were assessment and evaluation. To me, that meant a determination of cost would be made by survey results to evaluate the assessment of cost approval. By gaining a required number of signatures would put it on a ballot for an upcoming election to vote for or against it.

11-10-102-004

Corr

Paulette as you know there has been many lay-offs. I signed this petition May31st and was laid off June 19th after 32 years with a company and still currently unemployed. But there are many people like me in the same boat who have to make a drastic life changing style and fear of losing their homes. I am sharing this information with you because it is going to be very hard for us to start all over again. We definitely do not need this added cost in our lives with this road project!!

Another major concern is speedy driving. The speed limit is 15 mph which was implemented for good reason. The housing is right next to the road. There are many blind spots and hidden turns which could result in a fatal or serious injury. *Having a paved road will only enhance or encourage already neglect drivers too drive faster; reducing their reaction time!!* There are many children, seniors, and people who walk their pets. I am requesting this to be a written record of a major safety concern of the whole community that is affected by this road project. Thank-You for your time in regarding this matter. Paulette I am also going to send you a handwritten copy of this letter.

Best Wishes,

Bob Pasciolla

Bob Pasciolla 5259 Wildwood

GENOA TOWNSHIP

ULC 01 RECT

Mov. 28, 2009

Greetings Paulette RECEIVED This letter is in regards to the paving project of Wildwood Road. I am one who reluctently signed the petition and feel I have been misled. The words that threw me off were assessment and evaluation. To me that meant a determination of cost would be made by survey results to evaluate the assessment of cost approval. By gaining a required number of signitures would put it on a ballot for an upcoming election to vote for or against it. Paulette as you know there has been many lay-offer. I signed this petition May 31st and was Daid off June 19th Many are in the same boat to force drastic life-style changes and Bear of losing our homes. We definitely do not need this added cost mour lives with this road project. another major concern is speedy driving. The speed limit is 15 MPH which was implemented for good reason. The housing is right next to the road. There are many blind spots and hidden turns which could result in a fatal or serious injury. Having a paved road well only enhance or encourage already neglect drives too drive paston; reducing reaction time. There are many children, seniors, and people walking their pets, I want this to be a written record of a major safety concern of the whole community that is affected by this road project. Thank-you for fyour time regarding this matter. Bob Pasciola

11-10-102-001

GENOA TOWNSHIP

SEP 2 5 RECD

RECEIVED

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

ting a estimate on having the paved. I was told it might a one way street. ssessment. a tay

Signature

ROBERTS **Printed Name**

Street Address

Date

GENOA TOWNSHIP

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 9 REC'D

RECEIVED

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

When this petition was brought around, this was the first time and any time we were contacted with regard to paving the wad. I did not realize this was a final approval to proceed with the progent.

myunderstanding this was a feasibility study to identify what, when, etc would be done (water drains change in propertifius server drains). I believe there are several voires that needed to be addressed tefore final approval signatures. In addition since the petition was signed on may 30 and the project is inquestion, my financial position has changed drastically for the worst and this is not a good time take on any additional Append

LINDA A. OPCESBEE Printed Name

5285 WRIDWOOD DR.

09/24/09

Date

Street Address

GENOA TOWNSHIP

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

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SEP 2 9 RECTD

RECEIVED

SUBJECT: REQUEST TO **WITHDRAW MY SIGNATURE** FROM THE PETITION FOR ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

When this petition was brought around, this was the first Time and only time we woontacted with regard to paving the road, I did not realize this was a final approval to proceed with the project. myunderstanding this was a feasibility study to indentify

What, when etc would be done (water drains, change in proper lines, servic drains) I believe there are several issues that needed to be addressed before final approval signatures. In addition since the petition was signed on may 30 and the project is in question my financial position has changed drastically for the worst and this most a good time to take on any additional expense

5285 WILD WOOD DR

SEP. 24, 2009

Street Address

September 24, 2009

GENOA TOWNSHIP SEP 2 8 RECT RECEIVED

510-501-01-1

To the Board of the Charter Township of Genoa Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, Michigan 48116

SUBJECT: Petition for Road Improvement For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, Michigan

Pursuant to the Township Board Meeting of September 21, 2009, we are writing this letter to reiterate that when we signed the Petition for Road Improvement we were under the impression that we were requesting a feasibility study concerning the possibility of getting our road paved. We did not know that we were consenting to any tax assessment until the facts were known regarding drainage problems in addition to the paving.

At this meeting we also noticed that the side roads leading to Wildwood were not being paved. These side roads are hills and our concern is that during the rains the runoff of water and mud would create more problems for those of us downhill from this runoff.

We are not in favor of the special assessment district tax for road improvement without further knowledge of the drainage coverage and full cost of the project. We hope that the survey work that includes all drainage issues will be completed by the December 7, 2009, Public Hearing

Very truly yours,

Gerald A. Matevia

Matevia

5309 Wildwood Dr. Howell, MI 48843

11-10-102-014

GENOA TOWNSHIP

SEP 2 8 REC'D

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Signature

5315 WILDWOOD

Street Address

Printed Name

Date

GENOA TOWNSHIP

SEP 2 9 RECTD

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

Was

4711-10-102-015 AV

Street Address

TAV#

Snymach

Printed Name

9-21-7000 Date

GENOA TOWNSHIP

SEP 2 9 REC'D

RECEIVED

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

was under the impression that this petition Was for a survey purpose, not for a definite asseisment.

Signature

uba-Kosman

Printed Name

9/26/09

Date

11-10-102-017

GENOA TOWNSHIP

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 9 REC'D

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

I was under the impression that this petition was for a survey purpose, not for a definite assessment.

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

Signature

5 Wildwood

Kosman Printed Name

9/26/09

Date

Street Address

11-10-102-018

GENOA TOWNSHIP

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 8 RECTD

RECEIVED

SUBJECT: REQUEST TO **WITHDRAW MY SIGNATURE** FROM THE PETITION FOR ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while we did sign a petition to Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

We were specifically told that signing the petition meant we were agreeing to have a feasibility study done to ascertain the actual costs associated with improving the roads. At that time we were not given any amounts that the project would cost. It still has not been explained what the participation of the township would be and what exact the work would entail.

We are **NOT** in favor of the <u>special assessment district tax</u> for Road Improvement. Our signatures below are our immediate request to have my name **REMOVED** from the original petition.

Keith E. Loughrey 5347 Wildwood Howell, MI 48843

September 27, 2009

Dana Loughrev

5347 Wildwood Howell, MI 48843

September 27, 2009

Public Act 188 of 1954 Proceedings

For Wildwood & Eckles Roads, Genoa Charter Tewnship, Livingston County, Mi PETITION FOR ROAD IMPROVEMENT

district for the purpose of road improvement for the undersigned residents of Wildwood & Eckles Roads in Genoa Charter Township. Fifty-one (51 property owners of Wildwood & Eckles Roads who will benefit, request this improvement by petitioning the Genoa Charter Township Board. equally by all benefited properties (approximately \$1.105.00 per parcel annually). Further, it is understood that the benefited property owners wi the special assessment district to be formed. Further, it is understood that the estimated cost for the district is \$372,000.00 (\$57,000.00 Township C We, the undersigned, pursuant to the provisions of Public Act 188, as amended, do hereby petition the Genoa Charter Township Board to est We, the undersigned, do consent to the allocation of cost by special assessment to each benefited property for the improvement to be assesse

2009 tax roll for the Road Improvement project to be implemented in the summer of 2009. Further, that this request will be in place for five consect establishment of this special assessment district. The costs thereof, including expenses connected with publications, permits and legal costs will be a land within said proposed district and will be divided into equal annual installments in accordance with MCL 41 721 as amended

County of Livingston STATE OF MICHIGAN jvingston County, Michigan depose and say that he/she circulated the foregoing petition, and that each signature is of an owner of property fronting upon one of th Printed Name THER ESA anta (UANP Charles Charles FRICE SAR. ERSO 5385 Wildwood Du 5393 WILDWOOD 5559 5716 5341 5373 WILDWOOD いまでい pedantin 11610000 NO COCA N/WODU 20.00.00 210-103-012 10.301.134 0:301-197 0-102-020 10-102. 10-102.

Signature of Circuldio

GENOA TOWNSHIP SEP 2 8 REC'D RECEIVED

To The Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, Mi 48116

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÷.

Subject: Request to withdraw my signature from the petition for road improvement For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County,

This letter is to state that, while I did sign the petition for Road Improvement, I was told that my signature, did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was agreeing to have a feasibility study done to ascertain the actual costs associated with improving the roads. At that time we were not given any amounts that the project would cost. It still has not been explained what the participation of the township would be and what exactly the work would entail.

Junney 09/23/2009

Howell, Mi 48843

11-10-102-025

Fred Styka 5385 Wildwood Howell, Mi. 48843 517-552-0962 fax 517-552-2414

November 15, 2009

Genoa Charter Township 2911 Dorr Road Brighton, Mi. 48116

Re; Responding to letter dated September 23, 2009 [Paving of Wildwood Dr.]

Mr. Archinal, I will not be able to attend the scheduled meeting December 7, 2009. I would like to express my opinion regarding the paving of Wildwood Dr. being a resident at my address for five years. The road is despicable, somedays almost impassable, dangerous, muddy and disgusting. Its embarrassing to have company over because they have to use this road. My frontage is probably the least of any resident but I'm willing to pay my share.

Please take a ride after it rains to see for yourself this disaster of a road. No resident should have to put up with these conditions, I even had to replace two tires because of hitting pot holes. I have included pictures for you to see for yourself what we put up with after it rains. I make a weekly call to the road commission to have it graded and usually after a month they come out make one pass and disappear. One week later it back to normal pot holes mud, etc.

Pleasetake this letter as a BIG YES in having the paving done, and the ones who don't have them take a walk because apparently there blind to it's condition.

Thank `

Fred Styka, a concerned resident










Amy

From:MikeSent:Thursday, October 22, 2009 9:15 AMTo:Amy

Subject: FW: Wildwood paving project

Amy,

Please update your spreadsheet.

Mike

From: Mark Evarian [mailto:mpe77@earthlink.net] Sent: Wednesday, October 21, 2009 10:59 PM To: Mike Subject: Wildwood paving project

Michael Archinal, Manager Genoa Charter Township 2911 Dorr Road, Brighton, Michigan 48116

Dear Mike,

Per our conversation, my wife and I wish to rescind/revoke our request for the Wildwood Dr. paving project. My wife Eleanor S. Evarian and I (Mark P. Evarian) signed a petition regarding the paving of Wildwood Dr. Now that we have the facts supplied by the Township, we no longer wish to support the paving project.

We signed the petition twice each as we own two parcels of property on Wildwood Dr. #4711-10-102-002 (5251 Wildwood Dr.) #4711-10-102-027 (Vacant property)

Thank you and the Board for your consideration and understanding in this matter. I do not believe my wife or I will be able to attend the meeting, however should you require anything else from us, please feel free to contact us.

Sincerely,

Mark P. Evarian Eleanor S. Evarian

11-10-102-031

GENOA TOWNSHIP

SEP 2 8 RECTO

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

I was told I was signing for a Survey + road study only. I have two lots and cannot afford for taxes to go you.

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Beverly Vonald Signature 1541 WESTwood, Howell

BEVERIY DONALD Printed Name

9/23/09

GENOA TOWNSHIP

SEP 3 0 RECTD

RECEIVED

SUBJECT: TO STATE <u>MY OPPOSITION</u> TO THE PETITION FOR ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

Even though our house has a Wildwood address, our drive is off Dixon. We have no access to our home from Wildwood. We never have reason to even drive on Wildword, much the same of all the homes on the bluff. This assessment should be to homes that logically use Wildwood to access their homes. If you want me to pay an assessment for paying a road then pave the one I use - Dixm, My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

+ Mitche Signature

5278 Wildwood

Tom Mitchell Mary Mitchell

Printed Name

9.29.09

Date

Street Address

11-10-102-032

November 30, 2009

GENOA TOWNSHIP

ULU 01 REC'D

Genoa Township 2911 Dorr Road Brighton, MI 48114

RECEIVED

To Whom It May Concern:

Regarding the subject of paving Wildwood, I am submitting this letter for the December 7, 2009 public hearing. We will not be in town to attend the meeting. As per out last letter regarding this issue, MATEM, LLC the owner of 5278 Wildwood is against the paving project of Wildwood. We access our home strictly off of Westwood and Dixon and never have reason to even drive on Wildwood. We feel that paving that street when the streets we use are dirt has no value to our home and is not an asset for us in any way. The project would only be a hardship for us and that is the last thing we need is another expense.

Sincerely,

Mary Mitchell Mary Mitchell

Mary Mitchell Member MATEM, LLC

11-10-102-035 + GENOA TOWNSHIP RECEIVED

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

request an estimate for having the road told the couple who came to my house that I am not unterested in any of the roads in the neighborhood being pared as I have nearly been hit by a cardriving fast, my cheld on his beke was rearly hit and then cursed at , and a pet was hit and died from cher injuries. I was told flat out that they could not I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name REMOVED from the original petition. the estimate unless all property C.R.Zeiter owners Printed Name signed the request, and This is NOT 5288 Wildwood Street Address in any way a connetnie. + to anything. Also, I had to sign twice because I get I tax bills.

10-102-035 × 107-034 **GENOA TOWNSHIP**

SEP 2 5 RECTD

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

an estimate for having the roads paved. I was told all property owners had to sign the patition in order to get the estimate. When I told the couple that my Ausband was in Mexico, they told me to segn his name or they could not get the estimate. Again, this was NOT a commitment, only a REQUEST for an estimate. Also, I had to sign twice as we get & tax bills.

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

Sant by Tracy serve

5288 Wildwood

Scott Zeiter Printed Name by Tracy Zeiter

September 24, 2009 Date

Street Address

GENOA TOWNSHIP

SEP 2 9 REC'D

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

14 na

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name REMOVED from the original petition.

ĭature

Street Address

4711-10-102-04 TAK ID A

Printed Name

Artha Schumacher ad Name 9-24-2009

Date

11-10-102-044

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 5 REC'D

RECEIVED

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

of getting theel bicls OR 000 our signature dic 0 Tonk agreed bids done D 120 UDR OPM with by Signalle næl Sic 1.20

I am **NOT** in favor of the <u>special assessment district tax</u> for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

Signature

U Y Z UPrinted Name

This

5314 Wildwa

4-24-0

* The only reason we work en considered this was because we a bad problem with Drainage at or Street Address Date have sich our corres

11-10-102-044

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 5 RECD

RECEIVED

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

Betting 3 bids to see how much it would east. Then we would ge and vote if My only concern was about because of the run off into our front yord. I did not sign any paperwork that in on anything.

I am **NOT** in favor of the <u>special assessment district tax</u> for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

Signature

Printed Name

5314 \$5316 Wildwood

9-24-09

Date

Street Address

ATTN: MIKE

11-10-301-210 + 10-102-047

September 22, 2009

ATTN: Genoa Township

FROM: Jerry Best

RE: "Backdoor politics"

PLEASE consider this as TWO (2) votes against the proposed project to blacktop Wildwood Drive.

Why am I notified every time a neighbor wants to add on or build a storage shed (which costs me nothing), yet when a major project that costs plenty comes up I am not notified??!!

How can we change our local laws to prevent this from happening again? I don't want to know every time someone builds on their own property. I want be notified when there are significant events like my road being blacktopped so we can discuss factors like runoff into the lake, higher speeds and safety concerns and of course, expense.

We are living in a state the ranks 50th in many economic indicators. One tenth of our population is unemployed and many of our houses are vacant or for sale. I own two houses and don't need to pay \$10,000 to pave the road. I need to figure out how to keep my property until the economy turns around. I am personally aware of at least 4 people in the neighborhood that are facing foreclosure. To saddle everyone with this kind of UNNECESSORY EXPENSE WOULD BE IDIOTIC. What kind of wellmeaning people would want to do this to their neighbors?

I feel really let down by my local politics that there wasn't any kind of notification system in place for something of this magnitude. The people that signed the petition were duped into thinking the petition was simply to explore expenses and project parameters. It's a shame there isn't a meaningful system in place to keep this kind of thing from happening.

Jerry Best

(734)878-3825 5464 Wildwood 5332 Wildwood

OTHER THAN THAT, KEEP UP THE GOOD WORK. I APPRECIATE YOUR TIME.

GENOA TOWNSHIP

SEP 2 9 REC'D

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

of nant to MU assessmen

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Signature

Printed Name

Date

....

GENOA TOWNSHIP

SEP 2 9 REC'D

RECEIVED

SUBJECT: TO STATE <u>MY OPPOSITION</u> TO THE PETITION FOR ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

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My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

show Signature

2 Wildword

Street Address

Printed Name

Date

11-10-102005 11-10-102-066 11-10-102-064

Date: Sept. 21, 2009

To: Genoa Township 2911 Dorr Road Brighton, MI 48116

From: Thomas E. Smith and Beverly L. Smith 5415 Wildwood 517-540-1107 home, cell 517-918-7192 RE: Paving the Road

Dear Sir,

We own 3 lots on Wildwood Drive, lots 64, 65 and 66 (that is 5405, 5415, 5425 Wildwood Drive). We are OPPOSED to any development of Wildwood Drive. We are OPPOSED to any assessment. We do NOT want any paving or road construction or infrastructure development.

Sincerely,

Thomas E. Smith and Beverly L. Smith

Date: Sept. 21, 2009

- To: Genoa Township 2911 Dorr Road Brighton, MI 48116
- From: Thomas E. Smith and Beverly L. Smith Howell, MI 48843 517-540-1107 home, cell 517-918-7192 5415 Wildwood RE: Paving the Road

11-10-102065 11-10-102-065 11-10-102-064

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Sincerely,

Thomas E. Smith and Beverly L. Smith

11-10-102005 11-10-102-066 11-10-102-064

Date: Sept. 21, 2009

- To: Genoa Township 2911 Dorr Road Brighton, MI 48116
- From: Thomas E. Smith and Beverly L. Smith 5415 Wildwood Howell, MI 48843 517-540-1107 home, Cell 517-918-7192 RE: Paving the Road

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Sincerely,

Thomas E. Smith and Beverly L. Smith

11-10-102-068

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 8 REC'D

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name REMOVED from the original petition.

owell, MI Street Address 48873

SITARON KAY Himich Printed Name 9/24/05 Date

11-10-102-069

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 5 RECTD

RECEIVED

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

I am retired and can't afford more taxes. At the time I signed I was misled and told that we meeting first at the towns have a

I am **NOT** in favor of the <u>special assessment district tax</u> for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

lature

Street Address

DGLES

Printed Name

Date

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 9 RECTD

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT

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tensa_

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toans

Printed Name

GENOA TOWNSHIP

SEP 2 9 RECTI

RECEIVED

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5227 WILDWOUD

Kevin J (LEARY Printed Name

9 - 27.09 Date

Street Address

11-10-102-072

GENOA TOWNSHIP

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 9 RECTD

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

I feel it is to expensive. There is not Chough room to accomadate such a progect. Some people would lose the only parking they have. The fact there is no room For storm drains for the water flow is q concern. I do not feel it is necessary to pave the road, it is well maintained.

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

<u>leren EKuber</u> ure

Signature

5215 Wildwood Howell Street Address

THERESA E. KUBECK Printed Name

9-29-09

1-10-302-072

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

OCT 06 RECTO

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

I feel this project is way to expensive, And that people will loose parking because there is not enough room. The road is well maintain as it is and it is not nacessury to prave it.

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Signature

Printed Name

S215 WILDWOOD Dr. Street Address

1HO-162-073 **GENOA TOWNSHIP** SEP 2 5 RECTO

RECEIVED

SUBJECT: TO STATE <u>MY OPPOSITION</u> TO THE PETITION FOR ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

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afford. -The cost is too much can not would be -The too close 40 road - at front door. home drains, water run-or WOULN no Unth worsen

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Signature

Wildwood

Printed Name

9/23/9

Date

Street Address

11-10 - 102-073

GENOA TOWNSHIP

OCT 0 1 RECTD

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

IN TODAY'S Difficult economic TIMME AN INCREASE IN MY TAXES would be A great
BURDEN. Not only A BURDEN ON MY MEDME, MY home is only 10'off The ROAD
which would put it dange ansig Close to TRAffic, CARRENTLY I CAN PARK
2 CARS and of The ROAD is increased in width I would hoose one of
My PARKing Spots. My Next point is That if The Road is paved
DRIVERS WILL ONLY INCREASE THEIR Speeds

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Signature

Printed Name

12 wood Street Address

11-1-09

Date

11-10-102-074

GENOA TOWNSHIP

SEP 2 5 REC'D

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

ok onto what would be involved in this

+ pow it would be field on Maper fective on property takes in future is how it who somed to me.

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

Signature,

TE. BENALETT ne

Printed Name

Street Address

11-10-102-074

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 5 RECD

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

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out about wh allad 90

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is thy immediate request to have my name REMOVED from the original petition.

HBERNESS Vilning

Signature

Street Address

Printed Name

1-25-0

Date

11-10-102-077

GENOA TOWNSHIP

SEP 2 8 RECTD

RECEIVED

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

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assessment to see what the Cost

chainage would last most would be Covered

ion

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name REMOVED from the original petition.

Signature

Wildwood dr.

KANDAIL SOUBLiere

Printed Name

9-23-09

Date

Street Address

GENOA TOWNSHIP

SEP 2 9 RECTD

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

With all the wage cuts I took at work I Can't afford it.

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Signature

5262 Wildwood, He Street Address

ELizabeth A Soubhiero

<u>9-25-09</u> Date

11-10-102-078

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 5 REC'D

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

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Miss Tea

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

zlas Needh Wildwood dr Signature

Jeedhan

Printed Name

- 24-09

Date

11-10-102-079

To the Board of Genoa Charter Township Attn: Mike Archinal, Township Manager 2911 Dorr Road Brighton, MI 48116

GENOA TOWNSHIP

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that while I did sign a petition for Road Improvement, I was told that my signature did **NOT** mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

a petition to start the process of investigating a paved road.

I've been involved with putting sewers in our subdivision, and

the process the township had was one of signing a petition, then

hearnings, then estimates then approval from the entire community.

I was not aware this process would immediately assess my property.

I am **NOT** I favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

Delevan Successon

Signature

5372 WILDWOOD

Street Address

DEBORALI JUNINAN

Printed Name

9.29.09

Date

11-10-162-080

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 3 0 RECTD

RECEIVED

SUBJECT: TO STATE <u>MY OPPOSITION</u> TO THE PETITION FOR ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

1) THE COST OF THE ASSESSMENT TO MY Property is EXCESSIVE.
(2) IT APPEARS ONLY WILDWOOD AND ECKLES ROAD WILL BE
PAVED. DICKSON AND CIRCLE ARE CLOSER TO MY HOME THAN
WILDWOOD. IT WOULD BE FOOLISH TO ONLY PAVE WILDWOOD AND PAY FOR IT.
3 TO PAY FOR WILDWOOD, DICKSON, AND CIRCLE TO BE PAVED COULD
COST OVER \$18,000 FOR MY PARCEL OF LAND. THIS WOULD BE AN OPPRESSIVE AMOUNT
PANING OF WILDWOOD WOULDMAKE FUTURE INSTALLATION OF CITY WATER PIFFICULT

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

- anthong Bluson Signature

5440 WILDWOOD

JOHN ANTHONY BENSON Printed Name

9128/09

Date

Street Address

11-10-102 - 08D

GENOA TOWNSHIP

SEP 3 0 RECTD

RECEIVED

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MY PROPERTY IS BORDEBED BY 3 SEPARATE ROADS, AND SINCE WE CANNOT GET CLEAR INFORMATION ABOUT WHICH ROAD ON ROADS ARE STATED FOR PRUNG, ON A CLEAR STATEMENT OF TOTAL COST, I AM OPPOSED TO THE DETITION.

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

m A. Buch ignature

KAREN A. BUCHLEY

28/07

<u>5440 WIXDwood</u> Dr. Street Address

11-10-102-083

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

SEP 2 5 RECTD

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

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My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Signature

Street Address

<u>Yvonne MARIE WAIKER</u> Printød Name

Date

To the Board of Genoa Charter Township Attn: Michael Archinal, Township Manager 2911 Dorr Road Brighton, MI 48116

GENOA TOWNSHIP

OCT 0 5 RECTO

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

11-10-301-132

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

· COSTS TOO MUCH MONEY FOR RUDD IMPROVEMENT · DO NOT WANT MY TAXES RAISED RUAD IMPROVEMENT NOT NEEDED

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Constance a. Jones Constance A. Jones Signature Printed Name

9541 KERRINGTON COURT 10.1.09 Street Address Date

BRIGHTON, MI 48114

Own property at 5536 Wildword and two vacant lots at corner of Wildword and Grad River

11-10-301-132

OCT 05 RECTO

To the Board of Genoa Charter Township Attn: Michael Archinal, Township Manager 2911 Dorr Road Brighton, MI 48116

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

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COSTS TOO MUCH MONEY FOR THE ROAD IMPROVEMENT DO NOT WANT MY TAXES RAISED NOT NEEDED - ROAD IMPROVEMENT NOT NEEDED MANY PEOPLE DID NOT UNDERSTAND PETITION AND DIDN'T KNOW WHAT THEY WERE STONNE My signature below represents I am OPPOSED to the Petition establishing a special district tax

assessment for Road Improvement of Wildwood and Eckles Roads.

Jour Signature

PERRY L. JONES Printed Name

1541 KERRINGTON COURT Street Address

/6 . 1 . 0 9 Date

BRIGHTON, MI 48114

Own property at 5536 Wildword and 2 mount lots at Corner of Wildword and Grand River

11-10-301-132

September 27, 2009 9541 Kerrington Court Brighton, MI 48114

GENOA TOWNSHIP SEP 2 9 RECD

RECEIVED

Genoa Township 2911 Dorr Road Brighton, Michigan 48116

Attention: Michael Archinal, Manager

Dear Sir,

My husband and I are opposed to the proposed paving project. We do not support any project at this time that would increase our assessment on our Wildwood properties. The conceptual total project cost of \$372,000.00 is far too much.

Sincerely,

Constance a. me

Constance A. Jones 810-227-4000

Genoa Charter Township

نبكر

2009 Summer Tax

4711-10-301-132

MESSAGE TO TAXPAYER	PAYMENT INFORMATION	
THE 2009 SUMMER TAXES ARE DUE SEPT. 14, 2009. TO AVOID PENALTIES, PAYMENTS MUST BE RECEIVED IN OUR OFFICE BY THE DUE DATE. POSTMARKS ARE NOT	WHEN PAYING IN PERSON, PLEASE BRING THIS ENTIRE FORM WITH YOU FOR A STAMPED PAID RECEIPT.	
ACCEPTED. OFFICE HOURS ARE MON-FRI 9:00-5:00.	YOU CAN NOW PAY YOUR TAXES ONLINE WITH A CREDIT CARD	
FOR YOUR CONVENIENCE THERE IS A DROP BOX LOCATED	OR ECHECK AT WWW.GENOA.ORG. SEE BACK OF BILL FOR	
AT THE FRONT ENTRANCE, OR PAY BY MAIL TO: GENOA	DETAILS. IF YOU HAVE ANY QUESTIONS PLEASE CONTACT THE	
TOWNSHIP, 2911 DORR RD., BRIGHTON, MI 48116.	TREASURER'S OFFICE AT 810-227-5225.	
ROBIN L. HUNT, TREASURER		
PROPERTY INFORMATION Property Assessed To: JONES, PERRY & CONSTANCE 9541 KERRINGTON COURT BRIGHTON, MI 48114	TAX DETAILTaxable Value:59,839State Equalized Value:104,000Class: 401P.R.E. %:0.0000Princ. Residence Exemption Has Reduced Bill By: 0.00	
BRIGHION, MI 40114 Howell		
Prop #: 4711-10-301-132 School: 47070	Taxes are based upon Taxable Value. 1 mill equals \$1.00 per \$1000 of Taxable Value.	.
Prop Addr: 5536 WILDWOOD	Amounts with no millage are either Special Assessments or other charges added to this bill	·].
Legal Description:	DESCRIPTION MILLAGE AMOUN	T
SEC. 10 T2N, R5E, GLEN ECHO LOT 132	STATE ED TAX 6.00000 359.03	í
	HO SCHOOL OPER 18.00000 1,077.10	1
	HO SCHOOL DEBT 3.38000 202.25	
	COUNTY ALLOCATED 3.38970 202.83	
GENOA TOWNSHIP	LIVINGSTON ISD N 2.33610 139.78 LK CHEMUNG IMP. 62.00	
By AUG 2 8 2009		
V#9895		
OPERATING FISCAL YEARS		
The taxes on bill will be used for governmental	Total Tax 33.10580 2,042.99	c.
operations for the following fiscal year(s):	Administration Fee 20.42	ł
County: 01-01-10 - 12-31-10		COMPARE OF STREET
Twn/Cty: 04-01-09 - 03-31-10 School: 07-01-09 - 06-30-10 State: 10-01-09 - 09-30-10 Does NOT affect when the tax is due or its amount	TOTAL AMOUNT DUE	
	lease retain this portion for your records)	
Genoa Charter Township 2009 Summer Tax

×

4711-10-301-033

PAYMENT INFORMATION EN PAYING IN PERSON, PLEASE BRING THIS ENTIRE FORM TH YOU FOR A STAMPED PAID RECEIPT. OU CAN NOW PAY YOUR TAXES ONLINE WITH A CREDIT CARD A ECHECK AT WWW.GENOA.ORG. SEE BACK OF BILL FOR TAILS. IF YOU HAVE ANY QUESTIONS PLEASE CONTACT THIS REASURER'S OFFICE AT 810-227-5225.	2
P.R.E. %: 0.0000 inc. Residence Exemption Has Reduced Bill By: 0.00 Taxes are based upon Taxable Value. 1 mill equals \$1.00 per \$1000 of Taxable Valu	1
DESCRIPTION MILLAGE AMOU STATE ED TAX 6.00000 156. HO SCHOOL OPER 18.00000 470. HO SCHOOL DEBT 3.38000 88. COUNTY ALLOCATED 3.38970 88.	JNT 74 23 29 55
Total Tax 55:10000	.83
TOTAL AMOUNT DUE	.47
	Taxable Value:26,124State Equalized Value:61,000Class: 402P.R.E. %:0.0000inc. Residence Exemption Has Reduced Bill By: 0.00Taxes are based upon Taxable Value.1 mill equals \$1.00 per \$1000 of Taxable ValuAmounts with no millage are either SpecialAssessments or other charges added to this bilDESCRIPTIONMILLAGEAMOUSTATE ED TAX6.00000HO SCHOOL DEBT3.38000COUNTY ALLOCATED3.38970LIVINGSTON ISD N2.33610County AllocatedAdministration Fee8

November 22, 2009

GENOA TOWNSHIP

NOV 2 4 RECT

Paulette A. Skolarus Genoa Charter Township Clerk 2911 Dorr Road Brighton, MI 48116

RECEIVED

To Whom It May Concern:

Please be advised that we are opposed to the paving of Wildwood Drive. We do not support moving forward with this project. We own a home at 5536 Wildwood and two adjacent vacant lots. If additional information is needed please contact us at 810-623-0644.

Sincerely,

Perry L/ Jones on Constance a. Jones

Constance A. Jones

GENOA TOWNSHIP

SEP 2 9 RECTD

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

IN ASSESSMENT FOR THE COST OF THE PROJECTI I believed that there would be A petition for BIDS + we would know be informed of the ACTUAL COST DEFORE AGREEING TO THE _____ OJECT,

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name REMOVED from the original petition.

once arderson

Signature

5516 WILDWOOD

DONNA-ANDERSON

Printed Name

9-26-09

Date

Street Address

GENOA TOWNSHIP

SEP 2 9 RECT

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

I BELIEVED THAT THERE WAS TO BE AN EVALUATION AND
Costs DETROMINIED BEFORE ANY ASSESSMENT WOULD BE PASSEST.
NO PRICING OR COMPERITIVE BILLINE OF CONTRACTORS WERE NEWER
PENEILED TO GIVE RETIMATIES OF ASSESSMENTS I WAS ALSO
BELIENCO TO AGREE VITA PETTON, WITH AN 10 YEAR PAYOFF.
So For THE ABOUR REASONS I WOULD LIKE TO WITHDRAW
My NAME FOR ANY FUETHER AGNANCES OF PROJECT.

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name REMOVED from the original petition.

Signature

DAVID M. UHRIN Printed Name

5516 WILDWOUD

<u>9-25-09</u> Date

Street Address

11-10-301-139

GENOA TOWNSHIP

OCT 0 1 RECTD

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

I am on a find income and I can't afford this also I am 74 and cannot get another gob

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Marquerite flawes

5504 Wildwood DR. Street Address

MARGUERITE HAWES

Printed Name

<u>9-30-2009</u> Date

4

GENOA TOWNSHIP

SEP 2.8 RECTD

RECEIVED

REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR SUBJECT: ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

loring the need & expense

I am NOT in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name REMOVED from the original petition.

Signature

5474 Wildwood dr Street Address Howell

 $\frac{\text{Davd Alle}}{\text{Printed Name}}$ $\frac{9/26/09}{100}$

11-10-301-187

GENOA TOWNSHIP

OCT 0 1 REP.T.

RECEIVED

TO STATE MY OPPOSITION TO THE PETITION FOR ROAD IMPROVEMENT SUBJECT: For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that I am OPPOSED to the Petition recently circulated to Wildwood residents that establishes a special district tax assessment for the Road Improvement of Wildwood and Eckles roads. I am opposed to this Petition for the following reason(s):

Mr

My signature below represents I am OPPOSED to the Petition establishing a special district tax assessment for Road Improvement of Wildwood and Eckles Roads.

Signature

Printed Name

DWOOL Date Street Address

ATTN: MIKE

11-10-301-210 7 10-102-067

September 22, 2009

ATTN: Genoa Township

FROM: Jerry Best

RE: "Backdoor politics"

PLEASE consider this as TWO (2) votes against the proposed project to blacktop Wildwood Drive.

Why am I notified every time a neighbor wants to add on or build a storage shed (which costs me nothing), yet when a major project that costs plenty comes up I am not notified??!!

How can we change our local laws to prevent this from happening again? I don't want to know every time someone builds on their own property. I want be notified when there are significant events like my road being blacktopped so we can discuss factors like runoff into the lake, higher speeds and safety concerns and of course, expense.

We are living in a state the ranks 50th in many economic indicators. One tenth of our population is unemployed and many of our houses are vacant or for sale. I own two houses and don't need to pay \$10,000 to pave the road. I need to figure out how to keep my property until the economy turns around. I am personally aware of at least 4 people in the neighborhood that are facing foreclosure. To saddle everyone with this kind of UNNECESSORY EXPENSE WOULD BE IDIOTIC. What kind of well-meaning people would want to do this to their neighbors?

I feel really let down by my local politics that there wasn't any kind of notification system in place for something of this magnitude. The people that signed the petition were duped into thinking the petition was simply to explore expenses and project parameters. It's a shame there isn't a meaningful system in place to keep this kind of thing from happening.

Jerry Best

(734)878-3825 5464 Wildwood 5332 Wildwood

OTHER THAN THAT, KEEP OF THE GOOD WORK. I APPRECIATE YOUR TIME.

11-10-301-211

To the Board of Genoa Charter Township Attn: Polly Skolarus, Township Clerk 2911 Dorr Road Brighton, MI 48116

GENOA TOWNSHIP

SEP 2.8 RFC/D

RECEIVED

SUBJECT: REQUEST TO WITHDRAW MY SIGNATURE FROM THE PETITION FOR ROAD IMPROVEMENT

For Wildwood & Eckles Roads, Genoa Charter Township, Livingston County, MI

This letter is to state that, while I did sign a petition for Road Improvement, I was told that my signature did NOT mean I was consenting to any tax assessment. I was specifically told that signing the petition meant I was only agreeing to:

A feasability study for the paving and storm drain project on Wildwood Drive. I was told that I would have the opportunity to see the plan and assess the affects to my property before the project could proceed. Further I was not informed of any estimate of a special assessment.

I am **NOT** in favor of the special assessment district tax for Road Improvement. My signature below is my immediate request to have my name **REMOVED** from the original petition.

Wavid T. Farson

Signature

5472 Wildwood Dr.

Street Address

David T. Larson Printed Name

9-25-09

Date

GENOA TOWNSHIP - DPW FUND #503 BUDGET TO ACTUAL REPORT & BUDGET WORKSHEETS BUDGET FOR THE YEAR ENDING 3/31/2010 ACTUAL FOR THE 6 MONTHS ENDING 9/30/09 MTG. DATE - 12/7/09

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MTG. DATE - 12/7/ ACCOUNT#	ACCOUNT DESCRIPTION	ACTUAL FOR 6 MONTHS 9/30/2009	1ST AMENDED BUDGET FOR THE YEAR ENDING 3/31/2010	BUDGET REMAINING	% EXPENSE BUDGET REMAINING
REVENUES					
402	FEES - MARION SEWER	7,120	15,900	(8,780)	
404	FEES - G/O SEWER	90,833	150,000	(59,167)	
406	FEES - OP WATER/SEWER	34,307	77,000	(42,693)	
408	FEES - LE WATER/SEWER	10,831	29,000	(18,169)	
410	FEES - PC WATER/SEWER	6,899	15,000	(8,101)	
412	FEES - MHOG WATER	87,018	174,000	(86,982)	
414	FEES - GENOA TWP - GF/ESCROWS	12,584	26,500	(13,916)	
420	OTHER INCOME	0	500	(500)	
440	INTEREST INCOME	46	100	(54)	
460	TRANS IN ~ OTHER FUNDS	<u> </u>	0	0	
	TOTAL REVENUES	249,638_	488,000	(238,362)	
XPENDITURES					
600	AUDIT/ACCOUNTING SERVICES	3,775	6,000	2,225	37.08%
601	AUTO ALLOWANCE	3,500	б,000	2,500	41.67%
602	AÓMINISTRATIVE EXPENSES	0	20,000	20,000	100.00%
604	CONFERENCES/DUES	2,862	4,000	1,138	28.45%
606	CONTINGENCY	0	5,000	5,000	100.00%
608	EMPLOYERS SHARE FICA	9,692	21,480	11,788	54.88%
609	COMPUTER EXPENSES	2,234	5,000	2,766	55.32%
612	INSURANCE BCBS/OTHER	24,543	60,000	35,457	59.10%
613	LEGAL	760	760	0	0.00%
614	METER SERVICES - CONTRACTOR	220	4,000	3,780	94.50%
617	OFFICE EXPENSES	4,559	2,500	(2,059)	-82.36%
618	OTHER EXPENSES	0	1,000	1,000	100.00%
619	POSTAGE/SHIPPING	2,228	6,200	3,972	64.06%
625	REPAIRS & MAINTENANCE	0	2,000	2,000	100.00%
627	RETIREMENT	12,900	28,420	15,520	54.61%
628	STORM WATER	2,036	7,500	5,464	72.85%
630	SUPPLIES & TOOLS	219	10,000	9,781	97.81%
632	SALARY - DIRECTOR	39,250	78,500	39,250	50.00%
633	SALARY - IN HOUSE ENGINEER	36,750	73,500	36,750	50.00%
634	SALARY - OTHER	45,146	115,000	69,854	60.74%
635	SALARY - SODIUM INSPECTIONS	100	1,500	1,400	93.33%
650	TRAILER UTILITIES	0	0	0	
652	TELEPHONE - CUSTOMER LINE	960	1,700	740	43.53%
654	TELEPHONE - G/O PLANT	0	0	0	
656	TELEPHONE - MOBILE PHONES	375	2,000	1,625	81.25%
658	TRUCK/AUTO EXPENSES	2,515	10,000	7,485	74.85%
660	TRAILER RENTAL	750	1,125	375	33.33%
665	CAPITAL OUTLAY (TRUCK/EQUIP)	0	0	0	
670	TRANSFER TO DPW RESERVE FUND #504	0	10,000	10,000	100.00%
675	UNIFORMS & PROTECTIVE CLOTHING	678	2,500	1,822	72.88%
	TOTAL EXPENDITURES	196,052	485,685	289,633	59.63%
	CHANGE IN FUND BALANCE	53,586	2,315	51,271	
-	BEGINNING FUND BALANCE	15,830	15,830	0	
	ENDING FUND BALANCE	69,416	18,145	51,271	

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GENOA TOWNSHIP - DPW RESERVE FUND #504 BUDGET TO ACTUAL REPORT & BUDGET WORKSHEETS BUDGET FOR THE YEAR ENDING 3/31/2010 ACTUAL FOR THE 6 MONTHS ENDING 9/30/09 MTG, DATE - 12/7/09

			ORIGINAL BUDGET FOR	
		ACTUAL FOR 6 MONTHS	THE YEAR ENDING	BUDGET
ACCOUNT#	ACCOUNT DESCRIPTION	9/30/2009	3/31/2010	REMAINING
REVENUES	4447-11-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-			
400	TRANS IN FROM DPW #503	0	10,000	(10,000)
420	OTHER INCOME	0	0	0
440	INTEREST INCOME	8_	30	(22)
	TOTAL REVENUE	8_	10,030	(10,022)
EXPENDITURES				
500	CAPITAL OUTLAY	0	0	0
501	EQUIPMENT	0	0	0
502	VEHICLE - TRUCK	. 11,624	25,000	13,376
	TOTAL EXPENDITURES	11,624	25,000	13,376
				- <u></u>
	NET CHANGE IN FUND BALANCE	(11,616)	(14,970)	3,354
	BEGINNING FUND BALANCE	20,030	20,030	0
	ENDING FUND BALANCE	8,414	5,060	3,354

GENOA TOWNSHIP - GENERAL FUND . BUDGET TO ACTUAL REPORT & BUDGET WORKSHEETS BUDGET FOR THE YEAR ENDING 3/31/2010 ACTUAL FOR THE 6 MONTHS ENDING 9/30/09 MTG. DATE - 12/7/09

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WIG. DATE - I		ACTUAL FOR 6 MONTHS	1ST AMENDED BUDGET FOR THE YEAR ENDING	BUDGET	% OF REMAINING EXPENSE	2ND PROPOSED AMENDED BUDGET FOR THE YEAR ENDING
ACCT #	ACCOUNT DESCRIPTION	9/30/2009	3/31/2010	REMAINING	BUDGET	3/31/2010
REVENUES		······································	***************		<u></u>	<u></u>
000-403-000	CURRENT REAL PROP TAXES	0.	900,000	(900,000)		862,000
000-407-000	DELINQUENT TAXES - REAL/PER	1,479	6,500	(5,021)	ni je zakonstru i na	6,500
000-423-000	COLLECT FEES/EXCESS OF ROLL	0	300,000	(300,000)		300,000
000-423-100	COLLECTION FEES - SCHOOLS	25,407	18,500	6,907		25,500
000-445-000	PENALTIES & INTEREST ON TAXES	1,027	2,500	(1,473)		2,500
000-475-000	ORDINANCE FINES	46	800	(754)		800
000-476-000	LICENSES & PERMITS	5,300	12,500	(7,200)		12,500
000-476-100	CABLE FRANCHISE FEES	132,072	230,000	(97,928)		240,000
000-477-000	METRO ACT FEES	1,091	13,500	(12,409)		13,500
000-480-000	TRAILER FEES	1,721	3,000	(1,279)		3,000
000-574-000	STATE SHARED REVENUES	460,577	1,000,000	(539,423)		1,000,000
000-608-000	CHARGES FOR SERVICES - APPLICA. FEES	8,725	30,000	(21,275)		20,000
000-631-000	REFUSE COLLECTION FEES	334,940	670,000	(335,060)		670,000
000-642-000	CHARGES FOR SERV-PRTG.	0	0	0		0
000-664-000	INTEREST INCOME	823	18,000	(17,177)		4,000
000-676-000 .	ADMIN FEE/DPW FUND	. 0	, 20,000	(20,000).		. 20,000
000-676-100	ADMIN FEE/LIQUOR LAW FUND	1,750	3,500	(1,750)		3,500
000-678-300	TAXES ON LAND TRANSFER	0 s	150,000	(150,000)		137,000
000-678-700	WHITE PINES/STREET LIGHTING		650	(650)	an de Ministra de Managora de composition de la composition de la composition de la composition de la compositi	650
000-695-000	OTHER MISC REVENUE	5,977	1,500	4,477		7,000
000-699-001	ELECTIONS - SCHOOLS, PRIMARY	3,338	30,000	(26,662)		10,000
	TRANSFERS IN - FROM #264 RD REIMB FUND	300,000	300,000	0		300,000
	TOTAL REVENUES	1,284,273	3,710,950	(2,426,677)		3,638,450

Draft 11-23-09 (For Polly's Review)

PAGE 1

GENOA TOWNSHIP - GENERAL FUND BUDGET TO ACTUAL REPORT & BUDGET WORKSHEETS BUDGET FOR THE YEAR ENDING 3/31/2010 ACTUAL FOR THE 6 MONTHS ENDING 9/30/09 MTG. DATE -

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MTG. DATE -						2ND
			1ST			PROPOSED
			AMENDED			AMENDED
			BUDGET FOR		% OF	BUDGET FOR
		ACTUAL FOR	THE YEAR		REMAINING	THE YEAR
		6 MONTHS	ENDING	BUDGET	EXPENSE	ENDING
ACCT #	ACCOUNT DESCRIPTION	9/30/2009	3/31/2010	REMAINING	BUDGET	3/31/2010
	& TRANSFERS OUT TO OTHER FUNDS		5/51/2010	Inclusterio		
101-703-000	TRUSTEES - SALARIES	11,520	31,000	19,480	62.84%	31,000
171-703-000	SUPERVISOR - SALARY	24,500	49,000	24,500	50.00%	49,000
191-703-000	ELECTION - SALARIES	2,749	30,000	27,251	90.84%	10,000
209-703-000	CONTRACTUAL - SALARIES	138,438	284,000	145,562	51.25%	284,000
210-801-000	PROFESSIONAL - LEGAL	41,992	150,000	108,008	72,01%	100,000
215-703-000	CLERK - SALARY	24,000	48,000	24,000	50.00%	48,000
223-801-000	PROFESSIONAL - AUDITOR	13,600	16,500	2,900	17.58%	16,500
241-801-000	PROFESSIONAL - ENGR./PLANNING	12,009	85,000	72,991	85.87%	30,000
241-802-000	PROFESSIONAL - IN HOUSE ENGR	12,584	40,000	27,416	68.54%	30,000
243-801-000	TAX ROLL PREPARATION	0	0	· 0	n andre skillender i Skriftskrifter frankriker († 1997)	0
247-703-000	BOARD OF REVIEW - SALARIES	4,837	8,000	3,163	39.54%	8,000
247-964-000	TAX CHARGEBACKS	417	25,000	24,583	98.33%	25,000
253-703-000	TREASURER - SALARY	24,000	48,000	24,000	50.00%	48,000
265-775-000	REPAIRS AND MAINTENANCE	28,917	95,000	66,083	69.56%	65,000
265-910-000	INSURANCE	164,616	260,000	95,384	36.69%	260,000
265-920-000	UTILITIES - ELECTRIC/GAS	, 6,363	. 20,000	13,637	68.19%	. 20,000
284-703-000	SALARIES - OTHER	127,103	225,000	97,897	43.51%	250,000
284-704-000	RETIREMENT	39,008	90,000	50,992	56.66%	90,000
284-715-000	PAYROLL TAXES - FICA/MEDICARE	29,756	70,400	40,644	57.73%	70,400
284-720-000	MESC - UNEMPLOYMENT TAXES		5,000	5,000	100.00%	40,000
284-727-000	PRTG., POSTAGE, OFFICE SUPPLIES	23,302	75,000	51,698	68:93%	60,000
284-850-000	TELEPHONE	8,632	18,000	9,368	52.04%	18,000
284-861-000	MILEAGE & TRAVEL EXPENSES	5,249	30,000	24,751	82.50%	20,000
284-955-000	TRUCK LEASE	600	4,500	3,900	86.67%	600
284-956-001	ESCROW LOSSES	0	2,000	2,000	100.00%	2,000
284-957-000	DUES	8,665	25,000	16,335	65.34%	25,000
284-958-000	MTG. FEES & MISC EXPENSES	9,849	20,000	10,151	50.76%	20,000

GENOA TOWNSHIP - GENERAL FUND BUDGET TO ACTUAL REPORT & BUDGET WORKSHEETS BUDGET FOR THE YEAR ENDING 3/31/2010 ACTUAL FOR THE 6 MONTHS ENDING 9/30/09 MTG. DATE - 12/7/09

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WIG. DATE - 1	217109		1ST			2ND PROPOSED
			AMENDED			AMENDED
			BUDGET FOR		% OF	BUDGET FOR
		ACTUAL FOR	THE YEAR		REMAINING	THE YEAR
		6 MONTHS	ENDING	BUDGET	EXPENSE	ENDING
ACCT #	ACCOUNT DESCRIPTION	9/30/2009	3/31/2010	REMAINING	BUDGET	3/31/2010
284-959-000	APPLICATION FEES EXPENSES	6,841	35,000	28,159	80.45%	20,000
284-959-001	SALARIES - PLANNING COMMISSION	7,180	13.000	5,820	44.77%	19,000
284-959-002	SALARIES - ZBA	5,910	13,000	7,090	54.54%	13,000
301-703-000	ORDINANCE OFFICER - SALARY	20,342	41,000	20,658	50.39%	41,000
336-999-001	FIRE SUB STATION EXPENSES	8,263	25,000	16,737	66.95%	20,000
441-801-010	ROAD IMPROVEMENT	215,878	300,000	84,122	28.04%	315,000
441-803-000	REFUSE COLLECTION	346,230	845,000	498,770	59.03%	845,000
441-803-100	REFUSE BULKY ITEM DISPOSAL	4,620	10,000	5,380	53.80%	10,000
441-804-000	DUST CONTROL/CHLORIDE	56,508	100,000	43,492	43.49%	60,000
441-805-000	STORMWATER - NPDES MANDATE	0	2,000	2,000	100.00%	2,000
441-971-000	WHITE PINES ST. LIGHTING	296	800	504	63.00%	800
751-881-000	RECREATION	34,748	91,209	56,461	61.90%	91,209
916-962-000	DRAINS AT LARGE	0	35,000	35,000	100.00%	35,000
929-977-000	CAPITAL OUTLAY	37,019	75,000	37,981	50.64%	75,000
966-999-010	TRANS - OUT FUTURE RD IMPROVEMENT #261	0	0	0		0
966-999-013	TRANS - OUT ROAD PROJECTS FUND #264	12,500	12,500	0	0.00%	12,500
966-999-027	TRANS - OUT PARKS & RECREATION #270		. 0	0.		100,000
966-999-028	TRANS - OUT BLDG. & GR reserves - #271	0	45,000	45,000	100.00%	45,000
966-999-110	CONTINGENCIES	0	30,000	30,000	100.00%	30,000
	TOTAL EXPENDITURES/TRANSFERS OUT	1,519,041	3,427,909	1,908,868		3,355,009
	REVENUES OVER (UNDER) EXPENDITURES					
	& TRANSFERS OUT	(234,768)	283,041	(517,809)		283,441
	BEGINNING FUND BALANCE	1,486,040	1,486,040	0		1,486,040
	ENDING FUND BALANCE	1,251,272	1,769,081	(517,809)		1,769,481
		9/30/09	3/31/2010			3/31/2010

GENOA TOWNSHIP - LIQUOR LAW FUND #212 BUDGET TO ACTUAL REPORT & BUDGET WORKSHEETS BUDGET FOR THE YEAR ENDING 3/31/2010 ACTUAL FOR THE 6 MONTHS ENDING 9/30/09 MTG. DATE - 12/7/09

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ACCOUNT#	ACCOUNT DESCRIPTION	ACTUAL FOR 6 MONTHS 9/30/2009	ORIGINAL BUDGET FOR THE YEAR ENDING 3/31/2010	BUDGET REMAINING
REVENUES				
000-570-000	STATE SHARED REVENUE	12,276	12,000	276
000-664-000	INTEREST INCOME	2	20	(18)
000-695-000	OTHER INCOME	0	0	0
	TOTAL REVENUES	12,278	12,020	258
EXPENDITURES				
000-956-000	MISC. EXPENSE	0	300	300
330-702-000	LIQUOR LAW ENFORCEMENT WAGES	3,900	. 8,000	4,100
330-704-000	RETIREMENT	390	800	410
330-715-000	PAYROLL TAXES	312	640	328
330-716-000	LIQ. LAW ADMIN FEES - GENOA	1,750	3,500	1,750
	TOTAL EXPENDITURES	6,352	13,240	6,888
	NET REVENUES/EXPENDITURES	5,926	(1,220)	7,146
	BEGINNING FUND BALANCE	3,632	3,632	0
	ENDING FUND BALANCE	9,558	2,412	7,146

GENOA TOWNSHIP - ROAD IMPROVEMENT FUND #261 BUDGET TO ACTUAL REPORT & BUDGET WORKSHEETS BUDGET FOR THE YEAR ENDING 3/31/2010 ACTUAL FOR THE 6 MONTHS ENDING 9/30/09 MTG. DATE - 12/7/09

ACCOUNT#	ACCOUNT DESCRIPTION	ACTUAL FOR 6 MONTHS 9/30/2009	ORIGINAL BUDGET FOR THE YEAR ENDING 3/31/2010	BUDGET REMAINING
REVENUES				
000-664-000	INTEREST INCOME	10,550	3,000	7,550
000-673-000	CONTRIBUTION FROM DEVELOPER	0	0	0
000-699-000	OPERATING TRANSFER IN (G/F)	0	0	0
	TOTAL REVENUES	10,550	3,000	7,550
EXPENDITURES				
441-968-000	LAND ACQUISITION	4,694	960,000	955,306
906-956-000	MISC	0	oʻ	0
	TRANSFERS OUT	0	0	0_
	TOTAL EXPENDITURES	4,694	960,000	955,306
	NET REVENUES/EXPENDITURES	5,856	(957,000)	962,856
	BEGINNING FUND BALANCE	1,209,215	1,209,215	0
	ENDING FUND BALANCE	1,215,071	252,215	962,856

GENOA TOWNSHIP - ROAD/LAKE REIMBURSEMENT FUND #264 BUDGET TO ACTUAL REPORT & BUDGET WORKSHEETS BUDGET FOR THE YEAR ENDING 3/31/2010 ACTUAL FOR THE 6 MONTHS ENDING 9/30/09 MTG. DATE - 12/7/09

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			2ND			3RD PROPOSED
			AMEND BUDGET			AMEND BUDGET
		ACTUAL FOR	FOR THE YR			FOR THE YR
		6 MONTHS	ENDING	BUDGET	FINAL YEAR	ENDING
ACCOUNT#	ACCOUNT DESCRIPTION	9/30/2009	3/31/2010	REMAINING	ASSESSED	3/31/2010
REVENUES					A33E33E0	
000-664-000	INTEREST INCOME	674	4,000	(3,326)		4,000
453-672-000	ASSESSMENTS - CHEMUNG WEED	1,240	32,000	(30,760)	JULY 2012	32,000
458-672-000	ASSESSMENTS - CHEMUNG, NORFOLK	470	21,000	(20,530)	DEC. 2009	21,000
460-672-100	ASSESSMENTS - PARDEE LAKE 2	0	19,000	(19,000)	DEC. 2010	19,000
456-672-000	ASSESSMENTS - ROLLING MEADOWS	0	17,464	(17,464)	DEC. 2009	17,464
457-672-000	ASSESSMENTS - LONG POINTE	584	4,000	(3,416)	DEC. 2009	4,000
459-672-000	ASSESSMENTS - STATE STREET	0	3,000	(3,000)	DEC. 2010	3,000
463-672-000	ASSESSMENTS - PINE CREEK	323	39,000	(38,677)	DEC. 2009	39,000
NEW	ASSESSMENTS - FENDT DRIVE	0	39,750	(39,750)	DEC. 2015	39,750
442-672-000	ASSESSMENTS - CHALLIS CONRAD	0	3,000	(3,000)	DEC. 2009	3,000
000-699-000	OPERATING TRANS IN FROM GF - PINE CREEK	12,500	12,500	0		12,500
	OTHER INCOME	0	0	0		
		**************************************	·			
	TOTAL REVENUES	15,791	194,714	(178,923)		194,714
EXPENDITURES						
453-801-000	LAKE CHEMUNG WEEDS	6,915	45.000	22.025		18
464-672-000	FENDT DRIVE	. 0	45,000	38,085		45,000
451-695-000	MISC.	. 0	159,000	159,000	•	159,000 .
460-801-000	PARDEE LAKE WEEDS	20,570	1,500	1,500		1,500
463-801-000	PINE CREEK ROAD	60,858	25,000	4,430		25,000
452-801-000	CHALLIS CONRAD	1,764	51,500 2,500	(9,358)		64,000
999-999-000	TRANSFER OUT - GF	300,000	300,000	736 0		2,500
	OTHER ROADS	300,000	15,000	15,000		300,000
	OTHER LAKES	0	15,000	-		15,000
		<u> </u>		15,000		15,000
	TOTAL EXPENDITURES	390,107	614,500	224,393		627,000
	NET REVENUES/EXPENDITURES	(374,316)	(419,786)	45,470		(432,286)
	BEGINNING FUND BALANCE	001 200	064 000	_		
	SCORING FORD BALANCE	861,209	861,209	0		861,209
	ENDING FUND BALANCE	486,893	441,423	45,470		428,923
		·	······································			<u> </u>

GENOA TOWNSHIP - FUTURE DEV. PARKS & REC. FUND #270 BUDGET TO ACTUAL REPORT & BUDGET WORKSHEETS BUDGET FOR THE YEAR ENDING 3/31/2010 ACTUAL FOR THE 6 MONTHS ENDING 9/30/09 MTG. DATE - 12/7/09

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ACCOUNT#	ACCOUNT DESCRIPTION	ACTUAL FOR 6 MONTHS 9/30/2009	2ND AMEND BUDGET FOR THE YEAR ENDING 3/31/2010	BUDGET REMAINING	3RD PROPOSED AMENDED BUDGET FOR THE YEAR ENDING 3/31/2010
000-664-000	INTEREST INCOME	3,067	5,000	(1,933)	5,000
000-699-000	OPERATING TRANS IN FROM GF	0	0	0	100,000
000-699-001	MISC REVENUE	0_	0	0	0
	TOTAL REVENUES	3,067	5,000	(1,933)	105,000
EXPENDITURES					
330-698-000	SIDEWALKS (GRAND RIVER)	155,241	160,000	4,759	160,000
330-696-000	ATHLETIC FIELD (GENOA TWP HALL)	6,130	50,000	43,870	130,000
536-972-000	LAND FOR RECREATION - HERBST FARM	0	55,000	55,000	55,000
330-697-000	BIKE PATH MAINTENANCE		0	(77)	20,000
NEW .	SIRENS .	0	Ο.	0	. 0
536-972-100	LAND FOR RECREATION - GOLF CLUB RD.	4,062	3,500		4,500
330-695-000	MISCELLANEOUS	715	1,500	785	1,500
	TOTAL EXPENDITURES	166,225	270,000	103,775	371,000
	NET REVENUES/EXPENDITURES	(163,158)	(265,000)	101,842	(266,000)
	BEGINNING FUND BALANCE	733,576	733,576	0	733,576
	ENDING FUND BALANCE	570,418	468,576	101,842	467,576

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GENOA TOWNSHIP - BLDG RESERVE FUND #271 BUDGET TO ACTUAL REPORT & BUDGET WORKSHEETS BUDGET FOR THE YEAR ENDING 3/31/2010 ACTUAL FOR THE 6 MONTHS ENDING 9/30/09 MTG. DATE - 12/7/09

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ACCOUNT#	ACCOUNT DESCRIPTION	ACTUAL FOR 6 MONTHS 9/30/2009	ORIGINAL BUDGET FOR THE YEAR ENDING 3/31/2010	BUDGET REMAINING
REVENUES				()
000-664-000		421	1,200	(779)
000-699-000	OPERATING TRANS IN FROM GF - RESERVES	0	45,000	(45,000)
	MISC INCOME	0	0	0
	TOTAL REVENUE	421	46,200	(45,779)
EXPENDITURES				
	CAPITAL OUTLAY/REPLACEMENTS	0	0	0
	OTHER	0	0	0
	TOTAL EXPENDITURES	0	0	0
	NET REVENUES/EXPENDITURES	421	46,200	(45,779)
	BEGINNING FUND BALANCE	126,281	126,281	0
	ENDING FUND BALANCE	126,702	172,481	(45,779)

MEMORANDUM

TO: Township Board

FROM: Michael Archinal Muci

DATE: 12/4/09

RE: Park Pavillion Building

As discussed at the 11/30/09 Joint Meeting we have been working on a proposal for the construction of a pavilion with restroom facilities adjacent to the Township athletic fields. Our property now receives considerable use. With the completion of our first season of activities on the fields it has become apparent that these structures are necessary.

A stairway is proposed that will direct parents dropping off their children to a safer location. Currently drop-offs for the north field utilize the employee parking at the rear of the building. With no easy turn-around and players milling about the parking lot an unsafe condition exists. The steps will provide a connection to the path system and will encourage drop-offs near the north end of the eastern most bank of parking. This will allow drivers to circle adjacent to the drop box and flag pole and proceed back towards Dorr Road.

Over the summer several soccer camps were held. With the lack of facilities the campers made extensive use of the Township Hall which made the conduct of business difficult. Placement of restrooms between the fields will alleviate this issue. The pavilion also provides a covered area for picnic tables and relief from the elements. Storage areas for nets and flags are also provided.

A memorial fund has been established for a Township resident who was an avid soccer supporter. An effort was made to include a soccer related element to the project. The design incorporates a practice wall with synthetic turf at the east side of the building.

The plan includes various amenities which may be added as a future phase and which we can discuss Monday night. At this time we recommend the following:

Building Total	\$183,597.50	
Concrete Stairs	8,400.00	
Artificial Turf	10,125.50	*****
Subtotal	202,123.00	
Less Memorial Fund (approx.)	7,000.00	
Total	\$195,123.00	

Everything the Township Board has constructed on this site has been first class whether it be the Hall itself, the Firehall or even the garage. Porta-Johns are not in keeping with the high standards you have established. I have a long history working with both Lindhout Associates and B.D. Donovan Builders. I am confident they will provide a quality product we will all be proud of. A standard design/build contract will be forthcoming.

There is a long lead time (6 to 8 weeks) for the structural laminated beams as they are custom made for each project. We only have one meeting in December and I don't want to wait until January to place our order. On Monday night, at a minimum, I would like to get conceptual approval on the building size so the beams can be ordered.

Please consider the following action:

Moved by , supported by , to approve the park pavilion building proposal as presented.



December 2, 2009

Genoa Charter Township 2911 Dorr Road Brighton, MI 48116

Attn: Michael Archinal, Manager

Re: Park Pavilion Building

Dear Mr. Archinal,

B.D. Donovan Builders and Lindhout Associates Architects are pleased to present this design-build proposal for the Pavilion Building adjacent to the Township Hall to support the recreation functions currently taking place.

Our intent is to provide the Township with a quality project that matches the aesthetic and quality standards set forth by the Township Hall and Fire Hall that exist on the site. The design of the building evolved into several other site improvements which we have included in the design documents. We have included several of the improvements as alternate prices so the you and the Board can consider each element separately.

We do not consider the design process 100% complete. We welcome any comments or suggestions from you and the Board that would enhance the project or make it more cost effective. Please do not hesitate to bring fresh ideas to the design table and we will provide you with revised drawings and costs as appropriate.

Our Proposal is submitted in the following format:

- Introduction Letter
- Building and Site Design Images
- Cost Summary
- Schedule

Please let us know if there is any other information necessary. Thank you for this opportunity to work with Genoa Charter Township.

Respectfully Submitted

Brian Donovan, President B.D. Donovan Builders 810-231-2355

Piet W. Lindhout, Architect, CEO Lindhout Associates Architects aia pc 8110-227-5668



BUILDING & SITE DESIGN

Per the direction given by the Township, we are proposing a laminated wood arched roof with a face brick exterior wall for the building. Substantial savings were realized with the pre-fabrication process used in the laminated arches and wood roof decking. Shingles and brick would match that used on the adjacent Township Hall. The attached technical drawings depict the structure exactly as proposed. The general appearance of the structure would be similar to these images:



The proposed building includes 2 barrier free toilet rooms, a small janitor / electrical room, and 2 storage rooms for the athletic field users. The covered area will hold 4 large picnic tables. The concrete floor of the pavilion extends beyond the roofline to keep erosion minimized and extend the gathering space on to the site. A unique feature of the design is the practice wall on the east end of the building. This wall serves as a practice wall for the soccer players waiting for the their games. Synthetic turf is proposed in this area to allow for years of heavy use.

The site plan shown on the following pages depicts the location and overall layout of the project. Important elements have been added to allow for maximum use of the site. They include:

- A small playground area
- ✤ A quiet picnic area with shade trees
- ✤ A soccer practice space
- ✤ A stair from the vehicle drop off area to the play fields



The playground equipment in this proposal is state of the art equipment meeting all national safety standards. It is constructed of low maintenance materials and should enjoy a long life span.



The concrete stair and metal handrail shown on the drawings is intended to offer a safe route up and down the hillside. Currently, players are being dropped off in the rear lot and have no good route up to the field area. The new route should encourage parents to drop off their children without having to enter the rear lot. It will also serve as an alternate route for those events that fill the playfield parking lot and overflow parking at the Township Hall is used.

It is anticipated that benches can be added along the walking trail at locations determined by the Township based upon the budget and need. These have been proposed on a per bench cost. All benches and tables feature recycled materials.

B. D. Donovan Builders, Inc.



PROPOSED COST

SUB TOTAL BUILDING ONLY	ę	\$183,597.50)
OPTIONAL COSTS			
Concrete Stairs Stair Railing Net Total Stair	3400 5000	\$ 8,400.00)
Picnic Tables	3100		
Concrete Pad Net per Table on Site	200 S	\$ 3,300.00)
Benches with Concrete Pad	Ş	\$ 2,100.00)
Artificial Turf	9	\$ 10,125.50)
Playground Equipment + Mulch	Ş	\$ 56,034.00)
Electric Heaters (5)	ç	\$ 8,926.50)
Security Cameras	ç	\$ TBD	ADT
SUB TOTAL ALL OPTIONS	ç	\$ 94,296.90)
BUILDING + ALL OPTIONS	9	\$277,894.40)



PROPOSED SCHEDULE

We expect the project to proceed per the direction of the Board. Our initial thoughts are as follows:

No.	Event / Activity	Start	Complete
1	Award Design-Build Contract		December 7, 2009
2	Complete Design Documents	December 8, 2009	December 22, 2009
3	Permitting	December 22, 2009	January 11, 2010
4	Underground, Foundations	January 12, 2010	January 31, 2010
5	Wood Framing	February 1, 2010	February 10, 2010
6	Roofing	February 11, 2010	February 13, 2010
7	Masonry	February 15, 2010	March 15, 2010
8	Rough Elec./Plumb./Vent	March 1, 2010	March 15, 2010
9	Finish Carpentry	March 15, 2010	March 31, 2010
10	Exterior / Interior Concrete Slabs	March 15, 2010	March 31, 2010
11	Finish Paint	April 5, 2010	April 9, 2010
12	Finish Elect./Plumb./Vent.	April 12, 2010	April 16, 2010
13	Landscape + Irrigation	April 1, 2010	April 30, 2010
14	Playground + Accessories	April 1, 2010	April 30, 2010
15	Exterior Stairs	April 1, 2010	April 30, 2010
16	PROJECT COMPLETE		May 1, 2010

Obviously, certain assumptions have been made for this schedule. As sub-contracts are let, and weather patterns develop, a more exact schedule will be developed. We are open to modifications deemed necessary by the Township.

CLOSING

We are ready and willing to answer questions regarding this proposal, modify the design, or otherwise respond to the needs of the Township. Please do not hesitate to contact us at any time.





To Board 12/7/09



MICHIGAN MUNICIPAL RISK MANAGEMENT A U T H O R I T Y

MMRMA Claims Report

Michael Ellis Director of Claims

Sidewalks and the So-Called Two-Inch Rule

Over the last several years, a staple of the Claim Department's open claims inventory has become the sidewalk slip and fall case. Each adjuster seems to always have several of these open at any given time. These are the type of cases where a good loss control program could have a major impact on reducing exposure.

Over the years, we have published several brochures and directed a lot of research and resources toward this problem. But some things, like "ants at a picnic," cannot be totally eliminated, even with a good loss control program.

We have also focused on litigation and legislation. A legal theory referred to in shorthand as the "twoinch" rule has developed. This started out as a guideline used to decide when a sidewalk needed repair. If the rise between the two adjacent sidewalk panels was less than two inches, then repairs were not ordered. Later, this guideline was accepted by the court and published in an opinion, which became controlling law. As time went by, the decision adopting the two-inch rule was undermined, and the legislature stepped in to resurrect the two-inch rule. What this legislation did was create a "rebuttable inference" that a sidewalk with a discontinuity defect of less than two inches is "in reasonable repair."

Over time, we learned that the court was not interpreting this new legislation as strongly as we had hoped and thought it would.

House Bill 5491 was recently introduced to clarify the original intent of this legislation. HB5491 deletes the word "inference" and substitutes the word "presumption," creating the new standard of a "rebuttable presumption."

While to many readers, the difference between an "inference" and a "presumption" may not seem that significant, in the courts, it is the difference between winning and losing. The new bill will also clarify that the municipality must have actual knowledge of the problem. The previous legislation provided the added language "or in the exercise of reasonable diligence, should have known." While this obligation of "should have known" does not appear to be a problem at first reading, after watching the court apply this requirement several times, it becomes clear that the courts view of "reasonable diligence" is not what we originally expected.

Support for, and passage of, HB 5491 will greatly aid defense of future claims.

Claims Report - Page 1

November 2009

becoming known about this program, its far-reaching impact is being felt. The obvious burden and responsibility carried by an RRE in meeting the reporting requirements is underscored by the monetary penalties that are going to be assessed: \$1,000 per day per claim not reported. Many questions have gone unanswered, simply because the government is still working on the procedures and computer programming necessary to implement this massive reporting requirement.

At this time, it is clear that Medicare will require an entity to comply as long as it is responsible for a settlement or other payment to a Medicare beneficiary, whether the entity is a private corporation or a local branch of government. We here at MMRMA are taking the necessary steps to register MCCRMA as a RRE and, thereafter, to report as necessary. We are also looking at how the new legislation will affect our ability to settle claims with Medicare recipients. At least in the short term, it is anticipated that Medicare will be overwhelmed with the new information coming in and the invitations to participate in individual case settlement negotiations or to provide information on lien amounts. Just how this will affect the speed and timing of settlements remains to be seen. It will no longer be possible to disburse settlement proceeds without knowing what is owed to Medicare and providing for reimbursement. It may also become necessary to include Medicare as a payee on all settlement checks that it might have an interest in. It is also conceivable that the cost of settling a claim may increase. In the past, a party to a lawsuit might be willing to settle for a lower amount because liability is questionable, but this may not be possible when the damages are great, medical expenses are high, and Medicare wants 100% reimbursement. This might force more trials, with resulting higher legal costs, so that a court-ordered apportionment of damages relative to medical bills can be achieved.

MMRMA will continue to monitor this situation and will keep you advised as best we can.

Liability Claims

Last quarter, we closed over 290 liability claims. Over half of those cases were closed with no payment to the claimant. During that same period, we opened over 260 new claims; this reduced our pending in this category.

Liability Claims with Attorneys (NOC)

We received 62 last quarter and closed 31, which increased our pending count to 119.

Litigation

As a result of closing 115 lawsuits, while taking in 79, our pending count was reduced to 479.

Polly

From: Sent:

To:

concelondence Keri Konarska [kkonarska@co.livingston.mi.us] Monday, November 23, 2009 9:21 AM Tammy Beal: Paula Wyckoff; Tammy Allen; Diana Lowe; Anne Bollin; Lucille Weaire; Lisa Cave; Linda Topping; Kathy Dunn; Jane Cartwright; Brenda Meek; Kathy McLean; Polly; Matt Skiba; Laura Eisele; Ann Ulrich; Lori Moran; Carolyn Eaton; Deputy Clerk; MaryK; Dan Delmerico; Sally Guyon; Cecelia Schmitt; Michael Sedlak; Sandra Hilty; Keith Kremer; Amy

Subject:

Dear Clerk,

We finished the LUCA Appeals process on behalf of all local communities last Friday. We were only allowed to review an address marked for deletion from the Census Bureau's Master Address List. We appealed 801 addresses out of the 4,483 we reviewed, which an appeal rate of almost 18%. Each address that we appealed required paper documentation from the tax assessment database (BS&A) or a GIS map showing the aerial photo and labeled addresses. It was an interesting process where we found many vacant lots and wrong addresses, but also entire sides of the street that would have been deleted if we did not submit an appeal.

Salowitz; Cindy Dickerson

LUCA Appeals Process

The LUCA Appeals Board will now review the paper documentation and decide if an address should legitimately be removed from the Master Address List. If I receive any feedback from the Appeals Board, I will be sure to let you know. If you have any questions, please don't hesitate to contact me.

Cheers, Keri

Keri Konarska Blough, GIS Technician Department of Information Technology

Livingston County 304 E. Grand River Ave., Suite 101 Howell, Michigan 48843 Phone: 517.540.8780 Fax: 517.545.9608 Website: co.livingston.mi.us/gis

Adam VanTassell

From: Agnesw@aol.com

Sent: Tuesday, November 10, 2009 3:58 PM

To: Adam VanTassell

Subject: (no subject)

To Whom It May Concern:

I would desperately ask the board members of Genoa Township to consider banning all burning in our area. I live on White Willow Ct. and a number of my neighbors burn constantly. Sunday when one of my sons visited, he too was appalled by the amount of smoke that filtered in my house even though all my windows were tightly closed. Even though it was 68 degrees outside, I could not open a window to get fresh air because there wasn't any.

Board Correspondence

My husband has been critically ill and stays in a hospital bed in the middle of my living room. He has difficulty breathing and there are days when it smells like my house is on fire. Sometimes neighbors burn other things, not just leaves, and the smell is awful. I have always gotten along with neighbors and intend to do so here, but even though I asked a few of them to please try to wait until the wind was not blowing and explained to them how bad it was for my husband, the burning has continued. One neighbor burns two fires....one in the front of his house and the other in the back. I have gotten so that I hate living here due to the fact that toxic smoke permeates my house constantly.

I moved out here almost five years ago planning to enjoy the lovely area, but due to this burning problem, there has been no enjoyment during the fall period especially, although a few neighbors burn things all year.

I had thought of contacting the newspapers, but thought I would address the problem to you people first.

Please contact all the board members regarding this issue. I would do so myself, but failed at finding individual email addresses. I would be happy to talk to anyone and everyone about this problem. You may forward this email to anyone and everyone who can possibly help alleviate this situation.

Thank you.

Agnes Williamson

GENOA TOWNSHIP SCHEDULE OF MEETINGS April 1, 2010 thru March 31, 2011

Meetings will be held at the Genoa Township Hall located at 2911 Dorr Road. The Township Board meets at 6:30 p.m., the Zoning Board of Appeals meet at 6:30 p.m. The Planning Commission meets at 6:30 p.m.

Regular meetings of the Township Board are generally scheduled for the first and third Monday of every month. The Planning Commission generally meets the second and if necessary, the fourth Monday; and the Zoning Board of Appeals meets the third Tuesday of each month. Holidays will occasionally disrupt the meeting schedules.

TOWNSHIP BOARD SCHEDULE

April 5 & 19, 2010 May 3 & 17, 2010 June 7 & 21, 2010 July 6 & 19, 2010 August 2 & 16, 2010 September 7 & 20, 2010 October 4 & 18, 2010 November 1, 2010 December 6, 2010 January 3 & 18, 2011 (Tues.) February 7 & 21, 2011 March 7 & 21, 2011

PLANNING COMMISSION SCHEDULE

April 12, 2010 May 10, 2010 June 14, 2010 July 12, 2010 August 9, 2010 September 13, 2010 October 12, 2010 (Tues.) November 8, 2010 December 13, 2010 January 10, 2011 February 14, 2011 March 14, 2011

ZONING BOARD OF APPEALS SCHEDULE

April 20, 2010 May 18, 2010 June 15, 2010 July 20, 2010 August 17, 2010 September 21, 2010

Signed: Paulette A. Skolarus Genoa Township Clerk

(Policy/schedule of meetings)

October 19, 2010 November 16, 2010 December 14, 2010 January 19, 2011 (Wed.) February 22, 2011 March 22, 2011

Notice Posted on Front Display January 2010 thru March 2011