AGENDA PUBLIC WORK'S COMMITTEE MEETING Wednesday, December 11th, 2019 5:30 P.M., Allouez Village Hall

- 1. MODIFY/ADOPT AGENDA
- 2. APPROVE MINUTES from the November 13th, 2019 meeting
- 3. PUBLIC APPEARANCES

NEW BUSINESS:

- 4. DISCUSSION/ACTION: REMOVAL OF W. ST. JOSEPH STREET ON-STREET PARKING (DPW Gehin).
- 5. DISCUSSION/ACTION: AMENDMENT TO ORDINANCE 432 WASTE MANAGEMENT (DPW Gehin).

DISCUSSION/REPORT:

- 6. DISCUSSION: LEBRUN YARD WASTE SITE IMPROVEMENTS (Lange and Gehin).
 - a. Reduction of Seasonal Help
 - b. Conversion to 24hr Drop Off
 - c. Elimination of the Collection of Electronics and Appliances
 - d. Regional Yard Waste Site
- 7. ARBOR LANE AND STANTON COURT STATE MUNICIPAL AGREEMENT (LRIP) (DPW Gehin)
- 8. DISCUSSION: ST. JOSEPH STREET RECONSTRUCTION SUMMARY (DPW Gehin)
- 9. DISCUSSION: REVIEW OF THE POSSIBLE INSTALLATION OF TRAFFIC SIGNALS ON RIVERSIDE DRIVE (HWY 57) (DPW Gehin).
- 10. ADJOURNMENT

NOTE: It is possible that members of and a possible quorum of members of other governmental bodies of the municipality may be in attendance at the above noticed meeting to gather information; no action will be taken by any governmental body at the above noticed meeting other than the governmental body specifically referred to above in this notice.

PUBLIC WORK'S COMMITTEE MEETING Wednesday, November 13, 2019 5:30 P.M., Allouez Village Hall

Chairperson Green called the meeting to order at 5:30 p.m.

Present: Rafter, Beyler, Collison, Green, Genrich

Also Present: Gehin, Lange, Beauchamp

MODIFY/ADOPT AGENDA

Rafter / Beyler moved to adopt the agenda as presented. Motion carried.

APPROVE MINUTES FROM OCTOBER 9, 2019

Genrich / Collison moved to approve minutes from October 9, 2019. Motion carried.

PUBLIC APPEARANCES

Jim Orourke, 2339 Oakwood Avenue

- Requested that the next agenda include discussion of the emergency changes that were made to the 10 year Capital Improvement Plan last year.

2020 STREET REPAIR PROJECT

Gehin

- Provided an overview of the proposed 2020 Street Repair/Resurfacing Projects.
 - The street resurfacing projects will be bid under two contracts due to the State funding (LRIP) received for Arbor Lane and Stanton Court:
 - The first contract will be advertised in January and includes the following street projects:
 - St. Mary's Street (West Half of the Street)
 - Garland Street (Webster Avenue to Libal Street)
 - Second contract to be advertised after approval of the State
 Municipal Agreement and includes the following street projects:
 - Arbor Lane and Stanton Court (Cul-de-Sac to Rosemont Drive)

Beyler / Genrich moved to recommend the Village Board proceed with repair of the following streets in 2020: Arbor Lane, Stanton Court, the west half of St. Mary's Boulevard and Garland Street (from Webster Avenue to Libal Street).

WATER UTILITY SIMPLIFIED RATE CASE

Beauchamp

November 13, 2019 (Public Works Comm Mtg)

- Water customer rate increase necessary to reduce the existing deficiency in cash flow.
- Proposing a simplified rate case (does not require a public hearing or Board approval).
- 3% rate increase(average residential customer using 4,000 gallons would be \$1.07 increase monthly)
- Rate increase to go into effect on February 1, 2020.

Discussion:

- Full Rate Case vs Simplified Rate Case
- Borrowing
- Rate Stabilization

Rafter / Beyler moved to recommend the Village Board approve a 3% water customer rate increase to reduce existing cash flow deficiency. Motion carried.

GREENE AVENUE MULTIMODAL LOCAL SUPPLEMENT

Gehin

- Staff recommends the reconstruction of Greene Avenue with sidewalk on the south side (from Libal Street to East River Drive to add connectivity) and a rapid flashing beacon at the intersection of Greene Avenue and Webster Avenue (for safety) as a potential candidate for the Multimodal Local Supplement (MLS) Grant.

Genrich / Collison moved to recommend the Village Board move ahead with the MLS Grant application due on December 6th for reconstruction of Greene Avenue with sidewalk on the south side (from Libal Street to East River Drive) and a rapid flashing beacon at the intersection of Greene Avenue and Webster Avenue. Motion carried.

WDOT PLANS FOR RIVERSIDE DRIVE (HWY 57)

Gehin

- Provided an update on request to install traffic signals on Riverside Drive either at Allouez Avenue or St. Joseph Street with the 2025 Riverside Drive resurfacing project.
 - Project does not include the installation of traffic signals therefore the Village would be responsible for 100% of the cost (\$1.7 million)
 - o Could we install under the current conditions?
 - WDOT will look into whether signals could be installed under the current conditions and at what cost

No action required.

2019 STREET CONSTRUCTION PROJECT UPDATE

Gehin

- 2019 street construction projects have been completed with the exception of turf restoration and a final layer of asphalt on Oakwood Avenue, Oak Hill Drive, Summit Street, Blackhawk Drive and Warren Court.

No action required.

ADJOURNMENT

Genrich / Rafter moved to adjourn at 6:35p.m. Motion carried.

Minutes submitted by Debbie Baenen, Clerk-Treasurer (via audio recording)

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Chapter 424 **Vehicles and Traffic**

[HISTORY: Adopted by the Village Board of the Village of Allouez as Ch. 340 of the Village Code. Amendments noted where applicable.]

GENERAL REFERENCES

Bicycles — See Ch. 163.

Parking and storage - See Ch. 318.

Snowmobiles - See Ch. 378.

Abandoned vehicles - See Ch. 417.

All-terrain vehicles - See Ch. 421.

§ 424-1 State traffic forfeiture laws adopted.

Except as otherwise specified herein, all provisions of Chapter 340, Vehicles – General Provisions, Chapter 341, Registration of Vehicles, Chapter 342, Vehicle Title and Anti-Theft Law, Chapter 343, Operators' Licenses, Chapter 344, Vehicles – Financial Responsibility, Chapter 345, Vehicles – Civil and Criminal Liability, Chapter 346, Rules of the Road, Chapter 347, Equipment of Vehicles, and Chapter 348, Vehicles – Size, Weight and Load, of the Wisconsin Statutes, describing and defining regulations with respect to vehicles and traffic, for which the penalty is a forfeiture only, including penalties and assessments to be imposed and the procedure for prosecution, are hereby adopted and by reference made a part of this chapter as if fully set forth herein. Any act of any statute incorporated herein by reference required to be performed is hereby required to be performed, or prohibited is hereby prohibited.

§ 424-2 Other laws adopted.

There are also hereby adopted by reference the following sections of the Wisconsin Statutes, but the prosecution of such offenses under this chapter shall be as provided in Chapters 340 to 348 of the Wisconsin Statutes and the penalty for violation thereof shall be limited to a forfeiture as provided in § 424-30 of this chapter:

A. Section 941.01(1), Negligent operation of vehicle off highway.

§ 424-3 Speed limits.

- A. On the basis of a certain engineering and traffic investigation heretofore made, the speeds on the highways or parts thereof indicated in Subsection B are determined and declared to be reasonable and safe pursuant to the provisions of § 349.11, Wis. Stats., and, subject to the approval of the State Department of Transportation, shall be the speed limits on such highways or parts thereof upon erecting and placing appropriate signs giving notice of such limits. No person shall drive a vehicle in excess of such speed limits.
- B. In accordance with Subsection A, the following speed limits are established within Allouez:

parking meter indicating such restriction, except for vehicles displaying special registration plates issued under the provisions of § 341.14(1), (1a), (1m) or (1q), Wis. Stats., or prominently displaying a special identification card for the physically disabled, which is issued under the provisions of § 343.51(1), Wis. Stats., or vehicles registered in another jurisdiction and displaying a registration plate, card or emblem issued by the other jurisdiction which designates the vehicle as a vehicle used by a physically disabled person.

- (4) Roundabouts. No person shall park, stop or leave standing any vehicle, trailer or equipment, whether attended or unattended, in or on a roundabout.
- (a) This subsection does not apply to vehicles, trailers or equipment used in highway maintenance for construction work service or public works service if the nature of the work is such as to require the stopping or standing of the vehicle, trailer or equipment in or on the roundabout.
- (b) This subsection does not apply to vehicles, trailers, or equipment used to maintain the roundabout, to include landscaping or lawn service if the nature of the work is such as to require the stopping of the vehicle, trailer or equipment in or on the roundabout.
- (5) Authority to issue parking citations. In addition to duly authorized law enforcement officers, the following individuals are authorized to issue parking tickets for all parking violations under this chapter:
- (a) Northeastern Wisconsin Technical College Police Science Program students who are participating in the Village of Allouez Code Enforcement Program administered by the Village's Code and Safety Enforcement Coordinator.
- B. In accordance with Subsection A, when signs are erected giving notice thereof, no person shall park a vehicle on any of the following streets at any time:
- (1) No-parking zones.

Name of Street	Side	Location
Allouez Place	North	
Allouez Place	South	From the west lot line of the Lorelei parking lot 148 feet to South Webster Avenue
Allouez Terrace	North	
Arrowhead Drive	North	From South Webster to Riverside Drive, except in the area of the boulevard center island from a point 63 feet east of the eastern edge of the boulevard center island westward to a point 45 feet west of the western edge of the boulevard center island
Auburn Street	North	From the east line of Webster Avenue eastward a distance of 40 feet
Auburn Street	South	From Webster Avenue to Clay Street
Baird Street	Both	From the north Village limits to Hastings Street
Beaumont Street	West	From the north line of Greene Avenue to a

Name of Street	Side	Location
		point 15 feet north
Beaumont Street	West	From St. Matthew Street south to a point 15 feet south of Summit Street
Beaupre Street	North	For a distance of 130 feet east from the east line of Webster Avenue
Broadview Drive	North	From South Webster Avenue east 110 feet
Broadview Drive	South	From Ravine Way to Libal Street
Catherine Street	Both	From Webster Avenue to Jackson Street
Coolidge Street	North and south	For a distance of 171.50 feet on the north side and a distance of 75 feet on the south side westerly from the west line of Webster Avenue
Crescent Drive	West	
Dauphin Street	Both	From Woodrow Way west to South Webster Avenue
Derby Lane	Both	From South Monroe Avenue to South Webster Avenue
East Allouez Avenue		From Jourdain Lane west 100 feet
East Allouez Avenue	North	From the east line of Libal Street east 95 feet
East Garland Street	North	From South Webster Avenue east 160 feet
East Hastings Street	North	From South Webster Avenue east 160 feet
East McCormick Street	North	From the point of intersection with the easterly boundary of South Webster Avenue eastward to the point of intersection with the westerly boundary of South Clay Street
East McCormick Street	South	From South Webster Avenue east 20 feet
East River Drive	East	From a point 25 feet north of the north edge of the residential driveway servicing 2590 East River Drive south a distance of 200 feet
Garland Street	North	From South Baird Street west 99 feet
Greene Avenue	North	From the intersection of South Webster Avenue eastward to the intersection of East River Drive
Greene Avenue	South	From Libal Street east 210 feet
Hilltop Drive	North	For a distance of 50 feet east and west from the center line of the westerly private driveway to the Resurrection School, opposite 330 Hilltop Drive
Jourdain Lane	East	From St. Joseph to Webster Park
Kalb Avenue	North	From Webster Avenue to Libal Street
Kalb Avenue	South	From South Webster Avenue to the west side of Rustic Oaks Court
Langlade Road	West	

Name of Street	Side	Location
Lazarre Street	North	Between Riverside Drive and River Lane
Lazarre Street	North	From Riverside Drive to 345 feet east of DuCharme Lane
Libal Street	Both	From Kalb Avenue to Hastings Street
Libal Street	East	From south line of Allouez Avenue south 85 feet in length
Libal Street	East	From a point 98 feet south of the south line of Broadview Drive to a point 134 feet south of the south line of Broadview Drive
Libal Street	East	From Kalb Street to north line of Lot 1, 4 CSM 389, address 1701 Libal Street
Libal Street	West	From north line of Allouez Avenue north 60 feet in length
Libal Street	West	From Broadview Drive south 50 feet
Libal Street	West	From south property line of Kalb Avenue to 200 feet south
McCormick Street	North	From South Webster Avenue east 160 feet
McCormick Street	South	From Irwin Avenue east 45 feet
Miramar Drive	North	South Webster Avenue west 200 feet
Miramar Drive West	South	From west line of Webster Avenue west a distance of 75 feet
Park Drive	West	
River Lane	West	
St. Francis Drive	North	Except in the area of the boulevard center island from a point 77 feet east of the eastern edge of the boulevard center island westward to a point 87 feet west of the westward edge of the boulevard center island
St. Joseph Street	North	From the point of intersection with easterly boundary of South Webster Avenue eastward 305 feet
St. Joseph Street	South	From the point of intersection with easterly boundary of South Webster Avenue eastward to the point of intersection with westerly boundary of Woodrow Way
St. Joseph Street	North & South	From the point of intersection with westerly boundary of South Webster Avenue westward 225 feet. From Riverside Drive east to Webster Avenue, except on the north side from a point approximately 175 feet east of Riverside Drive to a point 300 feet east to beginning of the curb bump in.
St. Matthew Street	North	From South Webster Avenue east 100 feet
St. Matthew Street	South	From South Webster Avenue to Beaumont Street

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Chapter 432 **Waste Management**

[HISTORY: Adopted by the Village Board of the Village of Allouez as indicated in article histories. Amendments noted where applicable.]

GENERAL REFERENCES

Fires and fire prevention — See Ch. 234.

Housing standards — See Ch. 253.

Nuisances — See Ch. 307.

Parking and storage — See Ch. 318.

Property maintenance — See Ch. 345.

Article I Solid Waste

[Adopted 4-21-2015 by Ord. No. 2015-03 (§§ 5.01 and 5.15 of the Village Code); amended in its entirety 7-3-2018 by Ord. No. 2018-09]

§ 432-1 Definitions.

As used in this article, the following terms will have the following meanings:

BRUSH

Trimmings from shrubs, trees, and stalks from garden plants (e.g., rosebush and bamboo). "Brush" does not include tree roots or root balls.

BULK WASTE

Miscellaneous waste material of such size as is not normally collected with garbage, including but not limited to furniture, plumbing fixtures, manufactured-processed wood or wood by-products (two-by-fours, landscaping timbers and decking materials), small amounts of concrete waste, concrete blocks, paving stones, bricks and similar type materials not exceeding a five gallon bucket in volume (amount-collected shall be determined by the Public Works Director or his designee on site).

COLLECTIBLE RECYCLABLES

Includes aluminum containers, corrugated paper and other containerboard, glass containers, magazines, newspaper, office paper, rigid plastic containers, including those made of PETE and HDPE, and steel containers. The items listed as "collectible recyclables" in this definition may be modified by the Public Works Director in accordance with the effective date of Wisconsin law or applicable Wisconsin Department of Natural Resources regulations or variances therefrom. The Public Works Director shall be responsible for informing the public of all acceptable collectible recyclables.

COLLECTIBLE WASTE

Garbage, collectible recyclables, brush, yard waste, and bulk waste.

COMMERCIAL GARBAGE

Waste resulting from the operation of business enterprises, including but not limited to offices, stores, taverns, service stations, restaurants, and similar businesses, excluding hazardous, toxic, noxious or offensive waste, brush, yard waste, bulk waste, or construction debris.

CONSTRUCTION DEBRIS

All waste resulting from construction or reconstruction of any building, roadway, sidewalk, or sewer; also, any yard waste or brush generated by a service contractor.

CONTAINERBOARD

Corrugated paperboard used in the manufacture of shipping containers and related products.

DISPOSABLE BAG

A one-way disposable bag made of polyurethane, paper, or other plastic material with a securing twist tie, consisting of a minimum of two ply for paper and a minimum of 1 1/2 mils' thickness for plastic. Whenever the term "disposable bag" or "bag" is used in this article, such words will mean a disposable bag as herein described.

FOAM POLYSTYRENE PACKAGING

Packaging made primarily from foam polystyrene that satisfies one of the following criteria:

- A. It is designed for serving food or beverages.
- B. It consists of loose particles intended to fill space and cushion the packaged article in a shipping container.
- C. It consists of rigid materials shaped to hold and cushion the packaged article in a shipping container.

GARBAGE

Residential miscellaneous waste material, excluding recyclables, including but not limited to discarded material resulting from handling, processing, storing, or consumption of food which is subject to decomposition, decay, and putrefaction, contaminated paper (used tissues), wood and cloth. Garbage shall specifically exclude hazardous, offensive, noxious or toxic wastes, bulk waste, construction debris, yard waste, and brush, and it must fit in a garbage container so as to allow the lid to close.

GARBAGE CART

One ninety-five-gallon cart. Such cart must be obtained from the Village.

GREEN GRASS

Lawn clippings from moving capable of decomposition and decaying.

HAZARDOUS AND/OR TOXIC WASTE

Waste materials or substances which, during normal storage and handling, may be a potential cause of harm, sickness, or death, such as explosives, petroleum products, metal or pharmaceutical materials, corrosive chemicals, poisonous or pathogenic substances, pesticides, chemicals, radioactive materials,

toxic materials, and all other similar harmful substances, whether in solid, liquid or gaseous form.

HDPE

High-density polyethylene, labeled by the SPI Code No. 2.

HEALTH OFFICER

Brown County Health Department.

INFECTIOUS WASTE

Waste that contains pathogens with sufficient virulence and in sufficient quantity that exposure of a susceptible human or animal to the waste could cause the human or animal to contract an infectious disease.

LARGE METAL ITEMS

Large metal items that do not fit in a recycling cart.

LDPE

Low-density polyethylene, labeled by the SPI Code No. 4.

MAGAZINES

Magazines and other materials printed on similar paper.

MAJOR APPLIANCE

A residential or a commercial air conditioner, clothes dryer, clothes washer, dishwasher, electronics (such as computers, desktop printers, fax/copier machines, televisions, computer monitors, DVD players, VCRs, and cell phones), freezer, microwave oven, oven, refrigerator, stove, furnace, boiler, dehumidifier, gas and charcoal grills, water heater and exercise equipment.

MANUFACTURING GARBAGE

Waste resulting from manufacturing processes or operations, excluding hazardous, offensive, toxic or noxious waste, bulk waste, yard waster brush, and construction debris.

MEDICAL WASTE

Any container, package or material that contains infectious waste or that is from a treatment area and is mixed with infectious waste.

MULTIPLE-FAMILY DWELLING

A property containing five or more residential units, including those which are occupied seasonally.

NEWSPAPER

A newspaper and other materials printed on newsprint.

NONRESIDENTIAL FACILITIES AND PROPERTIES

Commercial, retail, industrial, institutional and governmental facilities and properties. This term does not include multiple-family dwellings.

NOXIOUS AND/OR OFFENSIVE WASTE

Those wastes that are unwholesome, have an unpleasant smell, or are otherwise noxious and/or offensive, such as manure, filth, slop, carcasses, carrion meat, fish, entrails, hides and hide scrapings, paint, kerosene, oil or greasy substances, and objects that may cause injury to any person or animal, or damage to vehicles, such as barbed wire, briar thorns, and similar materials.

OFFICE PAPER

High-grade printing and writing papers from offices in nonresidential facilities and properties. Printed white ledger and computer printout are examples of office paper generally accepted as high-grade. This term does not include industrial process waste.

OTHER RESINS or MULTIPLE RESINS

Plastic resins labeled by the SPI Code No. 7.

PATRON

Any person producing any type of waste material covered by the regulations of this article, typically a resident. In the case of a firm or corporation, the word "patron" will be construed to mean the principal agent, officer or employee responsible for the firm or corporation.

PERSON

Any individual, corporation, partnership, association, local governmental unit as defined in § 66.0131(1)(a), Wis. Stats., state agency or authority, or federal agency.

PETE

Polyethylene terephthalate, labeled by the SPI Code No. 1.

PLASTIC CONTAINER

An individual, separate, rigid plastic bottle, can, jar or carton, except for a blister pack, that is originally used to contain a product that is the subject of a retail sale.

POSTCONSUMER WASTE

Waste other than waste generated in the production of goods, hazardous waste as defined in § 291.01(7), Wis. Stats., waste from construction and demolition of structures, scrap automobiles, and high-volume industrial waste as defined in § 289.01(17), Wis. Stats.

PP

Polypropylene, labeled by the SPI Code No. 5.

PS

Polystyrene, labeled by the SPI Code No. 6.

PVC

Polyvinyl chloride, labeled by the SPI Code No. 3.

RECYCLABLE MATERIALS

Lead acid batteries, major appliances, metals, waste oil, yard waste, brush, and collectible recyclables as defined herein.

RECYCLING CART

A sixty-five-gallon or ninety-five-gallon cart authorized for use in disposing of collectible recyclables. Such carts must be obtained from the Village to be utilized for collectible recyclables.

SHARPS

Any needle or other device used for the administering and/or transfer of any medicine, drug, solution or substance for the medical treatment of any disease or condition of any human or animal, and any scalpel, knife, tool or appliance used for the treatment, correction or modification of any disease, condition or physical state of any human or animal, where exposure to such thing in an uncontained or unprotected state could subject a human or animal to a needle stick, cut, laceration or other type wound, or to contact with any blood or other bodily fluid of another, or any bacteria, virus, or any other infectious, toxic or hazardous substance.

SHARPS CONTAINER

A red container for sharps, of a type of construction that will reasonably resist penetration of sharps, and which has been generally approved for such a medical use, and which is labeled as containing sharps and, if appropriate, infectious waste and/or biohazard substances.

STREET RIGHT-OF-WAY

Throughfare open to the use of the public for the purpose of pedestrian or vehicular travel. Width of right-of-way extends from lot line to lot line and includes terrace, (area between lot line and back of-eurb) and paved roadway, and in some cases sidewalk.



WASTE TIRE

A tire that is no longer suitable for its original purpose because of wear, damage or defect.

YARD WASTE

All materials originating in the yard and garden which are capable of natural decomposition, including leaves and other vegetation, exclusive of: brush as described herein, stumps, tree roots, and root balls.

§ 432-2 Collection limits and frequency.

- A. Residential garbage collection. Normal accumulation of garbage from residential patrons will be collected by the Village once each week. Patrons must use a garbage cart as provided by or purchased from the Village. Refer to the Village website for the map showing collection days.
- B. Residential recycling collection. Normal accumulations of collectible recyclables from residential patrons will be collected by the Village as a single stream (commingled and recyclables) pursuant to the published Village collection schedule.
- C. Bulk waste regular collection week. The Village will designate the first full week (no holiday) of most months for collecting bulk waste. During this week the Village will collect up to two cubic yards (a pile three feet by three feet by six feet) of rubbish, bulk waste and brown goods without charge. The term "brown goods" means furniture, mattresses, etc. Refer to the Village bulk waste/refuse collection schedule for the scheduled collection weeks. Bulk waste shall be placed at behind the curb for collection

on the normal garbage collection day. Additional waste over two cubic yards placed **at behind** the curb during the bulk waste/refuse collection week will be picked up at an additional charge per cubic yard as determined by the Village (refer to Chapter **225**, Fees and Charges).

- D. Bulk waste noncollection week. A patron may request bulk waste collection during a noncollection week, such as a renter move-out, but collection is subject to the pickup charges as defined in Chapter 225, Fees and Charges, of the Village Code. The patron must call the Village Hall to schedule the pickup and pay the appropriate fee per Chapter 225. If a patron places bulk waste at behind the curb during a noncollection week and does not schedule and pay for a collection by the Public Works Department, a notice will be issued to the property owner to remove the bulk waste. If the bulk waste is not removed within 48 hours after the date of notice, the Village will pick up the items and the property owner will be charged according to Chapter 225 of the Village Code.
- E. Major appliances. Major appliances are not picked up by the Public Works Department. Major-appliances can be taken to the LeBrun waste disposal site. With exception of electronics, appliances can be taken to the Brown County Solid Waste Transfer Station (3734 W. Mason Street). As it is illegal to dispose of electronics in landfills, these devices can be taken to the LeBrun waste disposal site, a licensed recycler or the Brown County hazardous waste facility. Disposal fees apply for televisions and computer monitors.
- F. Commercial or manufacturing sources. Normal accumulations of garbage from commercial or manufacturing concerns shall be collected weekly by commercial hauler(s).
- G. Brush. Brush will be collected most months during the second full week, except during spring and fall cleanup. Refer to the refuse bulk waste/brush collection schedule for exact collection schedules. Brush and tree limbs removed by a contractor from private property will not be picked up by the Public Works Department but must be disposed of by the contractor. If a patron places brush at behind the curb during a non-collection week, a notice will be issued to the property owner to remove brush from the street right-of-way as described earlier under definitions (section 432-1). If the brush is not removed within 48 hours after the date of notice, the Village will pick up the brush and the property owner will be charged according to Chapter 225 of the Village Code.
- H. Yard waste. Yard waste will be collected curbside during the spring and fall collection period designated by the Public Works Department (refer to the published bulk waste schedule). No bags or reusable containers may be used. No green grass will be collected. Yard waste may not be disposed of with garbage or collectible recyclables, bulk waste, or brush. Persons transporting yard waste shall be responsible to cover or otherwise contain yard waste in a manner so as to prevent scattering of yard waste during transport.
- Construction debris. Construction debris shall not be picked up by the Public Works Department. It shall
 be the responsibility of the patron and/or contractor to dispose of construction debris as provided by law.
- J. Large metal items are not pickup up by the Public Works Department and metal shall be taken to a licensed recycler or the Brown County Solid Waste Transfer Station.

§ 432-3 Storage of waste between collections.

- A. Owner-occupant storage responsibility. The patron and/or occupant of a premises shall be responsible for the proper and sanitary storage of all collectible waste accumulated at the premises until collection. The owner and/or occupant shall be responsible for the proper sanitary storage of all other waste material and for its disposal according to law.
- B. Storage/location of collectible waste. No owner or occupant of any building shall place or store any refuse recycling cart in front of any building, or on any corner lot along the side of a building facing the abutting street, except when done for lawful collection in compliance with this Code. When between collections, refuse and recycling carts shall be placed in an area completely screened from view at the public right-of-way.

§ 432-4 Preparation of garbage and collectible recyclables for collection.

- A. Location of containers for collection.
- (1) Residential.
- (a) Residential garbage and collectible recyclables from buildings containing not more than four residential dwelling units will be prepared and placed for collection.
- (b) Placement location. Containers shall be placed on the driveway apron or on the grassy area immediately adjacent to the curb. Containers shall be placed with the opening facing the street or curb.
- (2) Multifamily.
- (a) Residential garbage from buildings containing five or more residential dwelling units will be prepared and placed for collection.
- (b) Placement location. Containers shall be placed on the driveway apron or on the grassy area immediately adjacent to the curb. Containers shall be placed with the opening facing the street or curb.
- (3) Location of containers in winter. During winter months, garbage and/or collectible recyclables shall be placed in the driveway apron or on an area adjacent to the curbline which has been shoveled free of snow. In cases where the Public Works Director determines that collection would be best facilitated by allowing property owners to place garbage at some other accessible points, this provision of this article may be waived by the Village.
- B. Placement of garbage for collection. All garbage placed curbside for collection shall be in carts approved under this article. Reusable carts which do not constitute approved carts shall not be placed for collection and shall not be emptied by Village personnel.
- (1) Residential garbage. Residential garbage must be placed in the cart. Before placing any garbage in the cart for collection, each patron shall place it in a garbage bag. It shall be the responsibility of each patron to keep the garbage relatively free from rainwater and snow until collection.
- (2) Commercial and manufacturing garbage. Commercial and manufacturing garbage shall be properly placed for collection and disposed of by a licensed private hauler.

- (3) Enclosures (commercial). The Public Works Director shall have the authority to order that any exterior storage area for garbage, recyclables, or refuse be enclosed in a structure if, in his or her determination, the storage of such garbage, recyclables, or refuse is unsanitary or creates or tends to create a nuisance or a detriment to public health or safety. In determining whether an exterior storage structure shall be required under this section, the Public Works Director shall take into account the location of the waste storage, its proximity to residential areas, the likelihood of human exposure or contact with the waste storage areas, and the type of waste being stored. These considerations are to be deemed illustrative and not exclusive. All structures ordered under this section shall be at least three-sided and constructed of materials sufficiently opaque to ensure that the waste is impervious to view from the exterior of the sides. The walls of the structure shall be of a height which is at least one foot taller than the garbage or refuse receptacle, but not over six feet high, and shall be painted or otherwise finished or coated.
- C. Collection of recyclables. Collectible recyclables shall be separated from garbage and other collectible waste and placed for collection in conformity with this subsection.
- (1) Residential collectible recyclables. Occupants of residences containing not more than four dwelling units and occupants of condominiums shall separate collectible recyclables from garbage and other waste and shall keep the collectible recyclables clean and free of contaminants, oil, grease, and other nonrecyclable materials, including but not limited to household hazardous waste, medical waste, and agricultural chemical containers. Recyclable materials shall be stored in carts provided by the Village, with paper, glass, cans, and plastics in a single blue cart, and shall be placed curbside for collection as provided at Subsection A above.
- (2) Multifamily dwellings and nonresidential facilities and properties.
- (a) Owners or designated agents of multifamily dwellings and of nonresidential facilities and properties shall be responsible to:
- Provide adequate containers for recyclable materials and a storage area completely screened from public view.
- [2] Notify tenants, in writing, at the time of renting or leasing the dwelling or facility, and at least semiannually thereafter, about the established recycling programs.
- [3] Provide for the collection of materials separated from the waste and the delivery of the materials to a recycling material facility.
- [4] Notify tenants of the reasons to reduce and recycle waste, which materials will be collected, how to prepare the materials in order to meet the processing requirements, the collection methods or sites, the locations and hours of operation, and a contact person or company, including the name, address, and telephone number.
- [5] Recyclables shall be disposed of by a licensed private hauler.
- (3) Collection time. All garbage, collectible recyclables, and other collectible waste shall be placed for collection as required by this article no sooner than 6:00 p.m. the day before collection and no later than 6:00 a.m. on the designated collection day. Any garbage cart, waste, or other item which is not collected

in accordance with applicable provisions of this article shall be removed from curbside not later than 12:00 midnight the day of collection and stored completely screened from public view.

§ 432-5 Preparation of brush, refuse bulk waste and yard waste.

- A. Brush and yard waste. Brush and yard waste shall be placed in stacks behind and aligned parallel to the curb and shall not obstruct the street, gutter or sidewalk. In areas where the sidewalks is adjacent to the curb, brush and yard waste shall be placed behind the sidewalk in stacks aligned parallel to the sidewalk, in such a manner as to not interfere with pedestrian use of the sidewalk. Brush shall be placed 4 feet away from any structure in piles no larger 8ft. long x 6ft deep. Brush cut by contractors will not be collected by the Village.
- B. Bulk waste. Bulk waste shall be placed at the curbside behind the curb in such a manner so as to provide the greatest ease of loading and collection into a truck. In areas where the sidewalk is adjacent to the curb, bulk waste shall be placed behind the sidewalk in a manner as to not interfere with pedestrian use of the sidewalk. All refuse bulk waste shall be free of jagged or sharp edges, protruding nails and screws, and any other hazardous condition. Bulky material, such as wooden boxes and lumber, shall be broken up so it can be reasonably handled and loaded by an end loader into the collection truck.

§ 432-6 Disposal of lead acid batteries, waste oil and used tires.

The owner and/or occupant of any premises shall be responsible for the proper disposal of lead batteries, waste oil, and used tires as follows:

- A. Lead acid batteries shall be taken to a retailer of lead acid batteries for disposal.
- B. Waste oil shall be disposed of at a state-approved disposal site or at the Village waste oil collection facility on LeBrun Street.
- C. Waste tires shall be returned to a tire retailer or taken to the Brown County waste transfer facility.

§ 432-7 Authority to direct disposal of waste.

- A. Disposal at the direction of the Public Works Director. All waste, whether collected by the Village pursuant to this article or collected privately, shall be disposed of as directed by the Public Works Director or as otherwise provided by law. Waste shall not be buried on any premises within the Village, and no person shall burn waste outdoors at any time within the Village limits.
- B. Waste on public streets. It shall be unlawful for any patron or person to deposit, throw, place, or leave any waste in, on or upon any street, court, lane, alley, business, public enclosure, vacant lot, house, yard, body of water, or any other place except those places provided in this article for collection purposes. No person shall remove any waste from private premises without the consent of the occupant, owner, or lessee of the premises, and no person shall remove any waste which has been set out for collection unless authorized to do so.
- C. Disruption of collectible waste placed for collection unlawful. Except upon the direction of the Public Works Director, no person shall upset or open any cart, or upset or remove the cover of any cart, placed in the manner provided for by this article for waste collection, or otherwise remove the contents of any such receptacle in, on or upon any street, alley, or other public place.
- D. Prohibitions on disposable recyclable materials separated for recycling. No person may dispose of in a

waste disposal facility or burn in a waste treatment facility any collectible recyclables which have been separated for recycling.

§ 432-8 Disposal of certain wastes.

- A. Noxious and/or offensive waste shall not be placed for collection by the municipal collection service. It is the responsibility of the owner to dispose of the waste in a sanitary manner.
- B. Disposal of droppings from pets may be placed in the garbage cart if double-bagged.
- C. Cinders and ashes. Cinders, ashes, and any smoldering embers shall not be placed for collection.
- D. Disposal of infectious material. The removal of apparel, bedding, infectious waste, medical waste, or other refuse from homes or places where highly infectious or contagious diseases have prevailed shall be performed only under the supervision and direction of the County Health Officer. Such waste shall not be placed curbside for collection with normal garbage or collectible recyclables.
- E. Hazardous and/or toxic waste. Placing or depositing any hazardous or toxic waste, including, without limitation, explosive materials such as dynamite, dynamite caps, shotgun shells, rifle cartridges, gunpowder, gasoline, or other similar material, in any disposable bag, garbage can, recyclable box or bundle for collection is prohibited.
- F. Disposal of sharps. Sharps shall be handled as infectious material and shall not be placed curbside for collection with normal garbage or collectible recyclables. Sharps shall be placed in a sealed sharps container and taken by the owner or custodian to a registered sharps collection station for disposal.
- G. Questions concerning disposal. When any patron is in doubt as to proper preparation, handling, and disposal of any type of waste, he/she shall contact the Public Works Director for information concerning handling and disposal.

§ 432-9 Special regulations.

- A. Accumulation of waste. In the event that the owner, occupant, or lessee of any premises shall neglect or refuse to clean up and/or remove from the premises any waste as defined herein when ordered to do so by the Health Officer, he, she or it shall be liable for the penalty provided for violation of this article. Should the accumulation occur on any street, alley, or public thoroughfare, the waste may be collected by the Public Works Director or his/her designee and the entire cost thereof assessed against the abutting property.
- B. Enforcement of maximum volume limits. All new commercial and/or manufacturing units may receive municipal waste collection under the provisions of this article if their waste volumes are below the maximum allowable for collection as provided herein. If it is determined at any time that the patron exceeds the maximum volume limit for four consecutive weeks, the Public Works Director may issue a written notice providing that municipal collection services will be terminated at the end of 60 days from the date of the notice.
- C. Failure to comply. The Public Works Director may refuse to furnish collection service to any person, firm or corporation not complying or refusing to comply with this article, the rules and regulations made by the Village Board, or any other orders of the Public Works Director or Health Officer for the

collection or disposal of wastes.

D. Prosecution. When services for the collection of waste have been withdrawn by the Public Works Director from any person, firm or corporation for failure to comply with such rules and regulations, resulting in the accumulation of garbage or other wastes on his, her or its premises, which is offensive or a public nuisance, that person, firm or corporation may be prosecuted under any ordinance of the Village regulating the same.

§ 432-10 Enforcement provisions pertaining to recyclables.

- A. Enforcement by Public Works Department. For the purpose of ascertaining compliance with the provisions of this article in regard to recyclables, any authorized officer, employee, or representative of the Public Works Department may inspect recyclable materials separated for recycling, recycling collection sites and facilities, collection vehicles, collection areas of multiple-family dwellings, and nonresidential facilities and properties. Any records relating to recycling activities may be kept confidential if necessary to protect proprietary information. No person, firm or corporation shall refuse access to any authorized officer, employee, or authorized representative of the Public Works Department who requests access for purposes of inspection and who presents appropriate credentials. No person, firm or corporation shall obstruct, hamper, or interfere with any such inspection.
- B. Enforcement not exclusive. The issuance of a citation for a violation of this article shall not preclude proceeding under any other ordinance or law relating to the same matter. Proceeding under any other ordinance or law relating to the same matter shall not preclude the issuance of a citation under this article. Each twenty-four-hour period of violation, disobedience, omission, neglect, or refusal to obey this article or any order made in accordance herewith shall be deemed a separate offense.

§ 432-11 Intent.

Any ordinance in conflict herewith is hereby repealed to the extent that the same is in conflict. This article establishes minimum requirements and shall not be deemed as a limitation or repeal of any other power granted by the Wisconsin Statutes. It is the intent of the Village Board, where any requirements of this article may be inconsistent or conflicting with more restrictive requirements of state law, that the more restrictive requirements or interpretations shall apply. Where a provision of this article is required by the Wisconsin Statutes or by a standard in Chapter NR 544 of the Wisconsin Administrative Code, or wherever this article is unclear, the provisions hereof shall be interpreted in light of the Wisconsin Statutes and Chapter NR 544 standards which were in effect on the date of adoption of this article or in effect on the date of the most recent text amendment to this article.

§ 432-12 Violations and penalties.

Any person, firm or corporation violating any provision of this article, upon conviction, shall forfeit not less than \$100 nor more than \$500 and pay the costs of prosecution, or, in the event of failure to pay such forfeiture and costs within the time set by the court, any such person shall be committed to the Brown County jail until such forfeiture and costs are paid, but every such commitment shall be for a definite term which shall not exceed 90 days. Each act of violation shall constitute a separate offense.

Article II
Private Haulers of Recyclables

[Adopted 4-21-2015 by Ord. No. 2015-03 (§§ 5.11 and 5.15 of the Village Code)]



NO. DATE APPROV. REVISION NO. DATE APPROV. REVISION PRAWN TEH CHECKED JRW
TEH DESIGNED

ALLOUEZ YARD WASTE 809 LEBRUN STREET VILLAGE OF ALLOUEZ BROWN COUNTY, WISCONSIN

TOPOGRAPHIC SURVEY

FILE
1882036T

JOB NO.
1882036

Robert E. Lee & Associates, Inc.

ENGINEERING, SURVEYING, ENVIRONMENTAL SERVICES

1250 CENTENNIAL CENTRE BOULEVARD HOBART, WI 54155

920-662-9641 www.releeinc.com

2020 - 2021 Local Roads Improvement Program State/Municipal Project Agreement

Date: LRIP Project Number: County: Municipality/County:	November 15, 2019 16100 Brown Village of Allouez	MSILT	Project ID: FEIN Number: Appropriation Account:		051
On Route: (Road to be improved) At Route: Toward Route:	Arbor Ln Rosemont Dr Arbor Ln		Additiona	l locations are di	splayed on Page 2
The signatory city, villag officials via the signed L Transportation, hereinaf	RIP application form	and terms and co	onditions, and the Sta	ite of Wisconsin	Department of
The authority for the ML Administrative Code TR		STATE to enter i	nto this agreement is	s provided by the	e Wisconsin
Need for Improvement	t: Surface Aging	9			
Improvement Type:	Pavement Re	placement			
Proposed Improvement	crown. Work		vork includes adjust i spot repair of defectiv		r mat and re-establish er and restoration of
Surface Type: 70 - H	Hot Mix Asphalt Pave	ement (HMAC)			
Thickness Travel V 4.0 in 14 ft 6 in	• •	Right Shoulder Din	Curb & Gutter Y	Left Shoulder 0 in	Curb & Gutter Y
	Estimate	ed Costs	LRIP/Stat		Municipal Funds ncludes ineligible costs)
Engineering:		\$0.00			
Right-of-Way Acquisitio Construction:		\$0.00 0,500.00			
Total Eligible Costs:		0,500.00			
Ineligible Improvement		\$0.00			
Total Improvement Cos	ts: \$20	0,500.00	\$51,80	7.84	\$148,692.16
This request is subject to and upon acceptance by the STATE. Accepted for the State of	y the STATE, per sig	nature below, sha	Il constitute agreeme	ion for the desigent between the	nated MUNICIPALITY MUNICIPALITY and
By: June Coleman				11/20/2019	
	tion Programs and Fi	nance		Date	
Note:					

Page 1 of 3

2020 - 2021 Local Roads Improvement Program State/Municipal Project Agreement

Additional Locations:

On RouteAt RouteToward RouteNeed TypeStanton CtArbor LnStanton CtSurface Aging

2020 - 2021 Local Roads Improvement Program State/Municipal Project Agreement

TERMS AND CONDITIONS

- 1. The initiation and accomplishment of the improvement will be subject to the applicable federal, state and local laws, administrative policy and program rules, ordinances, standards, and contract bidding requirements. Please note that if any portion of an improvement is funded using federal funds (including design, real estate, or other related work activities), the entire improvement will be subject to federal requirements. All components of the improvement must be defined in the environmental document if any portion of the project is federally funded.
- 2. The construction of the improvement will be in accordance with the appropriate standards unless an exception to standards is granted by the state prior to construction. The entire cost of the improvement not constructed to standards will be the responsibility of the Municipality/County unless such exception is granted.
- 3. The Municipality/County will assume all responsibility for complying with all applicable environmental requirements for the improvement.
- 4. The work, which is eligible for state participation will be administered by the Municipality/County. The authority for the state to delegate this responsibility is described in ch. Trans 206.
- 5. All contracts will be let by competitive bid and awarded to the lowest responsible bidder in accordance with the provisions of s.86.31 Wis. Stats. and all other municipal/county bidding requirements.
- 6. State financing will be limited to up to 50 percent (%) participation in eligible items or to the limit approved for the improvement whichever is less.
- 7. Payments to the Municipality/County will be made after the improvement is completed, and the contractor(s) fully reimbursed.
- 8. In order to guarantee the Municipality's foregoing agreements to pay the State, the Municipality, through its above duly authorized officers or officials, agrees and authorizes the State to set off and withhold the required reimbursement amount as determined by the State from any moneys otherwise due and payable by the State to the Municipality.
- 9. The Municipality/County will keep records of the cost of the improvement together with letting documents and will have them available for inspection by representatives of the state and will furnish copies when requested.
- 10. The design and construction of the improvement must be certified by a registered professional engineer, if the cost of the improvement exceeds \$65,000.
- 11. Federal Single Audits of Local Government Units:
 - a) The Municipality/County shall have a single organization audit performed by a qualified independent auditor if required to do so under federal law and regulations. (See Federal Circular No. A-133)
 - b) This audit shall be performed in accordance with Federal Circular A-133 issued by the Federal Office of Management and Budget (OMB) and state single audit guidelines issued by the Wisconsin Department of Administration (DOA).
 - c) The Municipality/County will keep records of costs of construction, inspection tests and maintenance done by it to enable the State to review the amount and nature of the expenditure for those purposes. Such accounting records and any other related records shall be subject to a project review or audit as directed by the Department within ten (10) years of project closing.
- 12. The Municipality/County will maintain, at its own cost and expense, all portions of the project that lie within its jurisdiction and will make ample provision of such maintenance as long as the road remains open to traffic.
- 13. This agreement is subject to the availability of State funds appropriated for this program. The continuance of this agreement beyond the limits of funds already available to the Wisconsin Department of Transportation is contingent upon appropriation of the necessary funds by the Wisconsin Legislature and the Governor. (Reference 66 OAG 408; State ex rel. LaFollette v. Reuter, 36 Wis. 2d 96, 119 [1967])
- 14. In accordance with the State's sunset policy for LRIP projects, the subject improvement must be constructed and submitted for reimbursement within three biennium.

Submitting this application indicates that the Requestor is authorized to conduct official business for the Municipality/County identified below and upon acceptance by the State shall constitute agreement between the Municipality/County and the State, subject to the terms and conditions above.

Municipality/County: Allouez County: Brown
Head of Government/Designee Signature: Sean J. Gehin, P.E. Date: 10/15/2019

Print Name: <u>SEAN J. GEHIN, P.E.</u> Title: <u>Director of Public Works</u>

Date Committee Action/Discussion					
Jan-18	Public Works Committee	Updated CIP Plan was reviewed. St. Joseph Street was listed as a street maintenance project at an estimate cost of \$400,000. Minutes indicate CIP to be updated in the coming months to finalize paving projects.			
Mar-18	Public Works Committee	Approval to proceed with W. St. Joseph Street Project. Engineering work for the reconstruction of St. Joseph Street in 2019 was approved.			
Mar-18	Village Board	Approval by Village Board to proceed with Engineering.			
Nov-18	Public Works Committee	Approval to proceed with the 2019 Street and Utility Reconstruction which included W. St. Joseph Street.			
Dec-18	Village Board	Village Board moved to approve 2019 Street and Utility Reconstruction Project			
Dec-18	Public Works Committee	Proposed roadway width for the Reconstruction of St. Joseph Street discussed.			
Jan-19	Public Works Committee	Proposed roadway width for the Reconstruction of St. Joseph Street approved.			
19-Jan	Village Board	Village Board moved to approve St. Joseph Street roadway width.			

STH 57 (Riverside Drive) - Brown County Project ID 4085-68-00 STH 57 and W. St. Joseph Intersection

Intersection Reconfiguration/Traffic Signals Estimate

ITEM	ITEM NO.	DESCRIPTION	UNIT	QUA	NTITY	U	NIT PRICE		TOTAL
		REMOVALS							
	204.0100	Removing Pavement	SY		95	\$	11.90	\$	1,124.74
	204.0150	Removing Curb & Gutter	SF		2,516	\$	3.96	\$	9,970.91
1	204.0210	Removing Manholes	EACH		7	\$	439.66	\$	3,077.59
	204.0220	Removing Inlets	EACH		19	\$	280.66	\$	5,332.62
	204.0245.01	Removing Storm Sewer (12-Inch)	LF		1,219	\$	10.27	\$	12,519.13
	204.0245.02	Removing Storm Sewer (15-Inch)	LF		132	\$	10.27	\$	1,355.64
		EARTHWORK							
2	205.0100	Excavation Common	CY		6,215	\$	11.37	\$	70,694.89
		PAVING ITEMS							
	305.0120	Base Aggregate Dense 1 1/4-Inch	TON		2,664	\$	13.08	\$	34,836.89
	312.0110	Select Crushed Material	TON		7,103	\$	14.53	\$	103,216.06
3	405.0200	Coloring Concrete Tan	CY		67	\$	70.00	\$	4,676.17
	416.0160	Concrete Driveway 6-Inch	SY		121	\$	58.49	\$	7,090.53
	455.0605	Tack Coat	GAL		698	\$	4.39	\$	3,064.11
	460.6424	HMA Pavement 4 MT 58-28 H	TON		2,014	\$	77.70	\$	156,469.94
		ROADWAY INCIDENTALS							
	520.8000	Concrete Collars for Pipe	EACH		3	\$	510.36	\$	1,531.09
	601.0407	Concrete Curb & Gutter 18-Inch Type D	LF		1,157	\$	17.23	\$	19,935.11
	601.0411	Concrete Curb & Gutter 30-Inch Type D	LF		2,375	\$	16.79	\$	39,866.75
	602.0405	Concrete Sidewalk 4-Inch	SF		12,849	\$	4.34	\$	55,700.42
	602.0415	Concrete Sidewalk 6-Inch	SF		966	\$	6.73	\$	6,504.08
	602.0515	Curb Ramp Detectable Warning Field Natural Petina	SF		72	\$	37.38	\$	2,691.50
	608.0412	Storm Sewer Pipe Reinforced Concrete Class IV 12-Inch	LF		1,233	\$	50.91	\$	62,775.73
4	608.0415	Storm Sewer Pipe Reinforced Concrete Class IV 15-Inch	LF		141	\$	57.67	\$	8,132.03
4	608.0424	Storm Sewer Pipe Reinforced Concrete Class IV 24-Inch	LF		8	\$	76.61	\$	612.85
	611.0530	Manhole Covers Type J	EACH		3	\$	481.68	\$	1,445.04
	611.0624	Inlet Covers Type H	EACH		13	\$	623.42	\$	8,104.42
	611.0627	Inlet Covers Type HM	EACH		2	\$	658.05	\$	1,316.09
	611.0642	Inlet Covers Type MS	EACH		1	\$	470.06	\$	470.06
	611.2006	Manholes 6-FT Diameter	EACH		3	\$	3,940.58	\$	11,821.74
	611.3230	Inlets 2x3-FT	EACH		15	\$	1,453.14	\$	21,797.15
	611.3901	Inlets Median 1 Grate	EACH		1	\$	1,788.45	\$	1,788.45
	620.0300	Concrete Median Sloped Nose	SF		222	\$	10.89	\$	2,416.69
		CREDIT FOR PLANNED RESURFACING							
5	204.0120	Removing Asphaltic Surface Milling	SY		4,663	\$	3.50		-\$16,305.35
	460.6424	HMA Pavement 4 MT 58-28 H	TON		699	\$	77.70		-\$54,340.58
6					I Roadway Co	osts		_	589,692.48
7	EROSION CON		LS		% of Line 6		N/A	\$	11,793.85
8	TRAFFIC CONT	ROL	LS		% of Line 6		N/A	\$	29,484.62
9	LIGHTING		LS		% of Line 6		N/A	\$	29,484.62
10	SIGNING/MAR		LS	5	% of Line 6		N/A	\$	29,484.62
11		TRAFFIC SIGNALS LS 1 \$ 120,000.00			\$	120,000.00			
12	RETAINING W	ALLS	SF 2,250 \$ 60.00		\$	135,000.00			
13			_	btotal Roadway/Intersection Costs (Items 1-12)			944,940.20		
14	MOBILIZATION	, ,		\$	47,247.01				
15	_				struction Cos	sts (_	992,187.21
16	CONSTRUCTIO	ON DELIVERY	LS		% of Line 15		N/A	\$	119,062.46
17	REAL ESTATE			See Rea	l Estate Table			\$	573,394.00
					TOTAL EST	IMA	TED COSTS	\$:	L,684,643.67
*Assumpt	ions								

*Assumptions 6" HMA Pavement, (3) layers 6" BAD 1 1/4-Inch 16" Select Crush



