Glen Ellyn Park District Board of Commissioners Regular Meeting November 15, 2016 185 Spring Avenue 7:00 p.m.

Agenda

#### I. Call to Order

- II. Roll Call of Commissioners
- III. Pledge of Allegiance
- IV. Changes to the Agenda
- V. Public Participation
- VI. Consent Agenda: All items in Section VI are included in the Consent Agenda by the Board and will be enacted in one motion. There will be no separate discussion of these items unless a Board Member so requests, in which event the item will be removed from the Agenda.
  - A. Voucher List of Bills Totaling \$427,234.17
  - B. Minutes: October 18, 2016 Regular Meeting minutes

#### VII. Unfinished Business

- A. Approve 2016 Tax Levy Ordinance 16-02
- B. Ordinance providing for the issue of approximately \$4,160,000 General Obligation Limited Tax Park Bonds, Series 2016, of the Park District, for the payment of land for parks, for the building, maintaining, improving and protecting of the same and the existing land and facilities of the District and for the payment of the expenses incident thereto, for the purpose of refunding certain outstanding bonds of the District, providing for the levy of a direct annual tax to pay the principal and interest on the bonds, and authorizing the sale of the bonds to the purchaser thereof.
- C. 2017 Budget Discussion only (continued)

#### VIII. New Business

- A. 2017 Proposed Meeting Schedule
- B. Ordinance 16-05 Sale of Surplus Personal Property
- C. Glen Ellyn Park District Website Presentation

#### IX. Staff Reports

A. Finance Reports

#### X. Commissioners' Reports

XI. Adjourn

**Voucher Approval Document** 

Warrant Request Date: 11/15/2016



#### **Glen Ellyn Park District**

Voucher List Presented to the Board of Commissioners

#### To the Executive Director:

The payment of the attached list of bills has been approved by the Park District Board of Commissioners and as of the date signed below, you are hereby authorized to pay them from the appropriate funds.

Treasurer:	Date:

Fund	Description		Amount
10	Corporate Fund		64,600.45
20	Recreation Fund		203,328.23
55	Special Recreation Fund		530.01
85	Asset Replacement Fund		24,157.23
94	Capital Improvements Fund		134,618.25
		Report Total:	427,234.17

Computer Check Proof List by Vendor

 User:
 cyocum

 Printed:
 10/18/2016 - 10:36AM

 Batch:
 00008.10.2016



Invoice	No	Description	Amount	Payment Date	Acct Number	Reference
Vendor:	199744	Joe Adkins Pumpkin Carver Flotilla	350.00	10/19/2016	Check Sequence: 1 20-26-000-525500-6801	ACH Enabled: False
		Check Total:	350.00			
Vendor:	199285	Amoonjump4u.inc Pumpkin Flotilla	772.50	10/19/2016	Check Sequence: 2 20-26-000-525500-6801	ACH Enabled: False
		Check Total:	772.50			
Vendor:			750.00	10/19/2016	Check Sequence: 3 20-26-000-525500-6801	ACH Enabled: False
		Check Total:	750.00			
Vendor:	Vendor: 190330	Village of Glen Ellyn 7/15-8/15/16 Water	2,945.08	10/19/2016	Check Sequence: 4 20-30-450-570400-0000	ACH Enabled: False
		Check Total:	2,945.08			
		Total for Check Run:	4,817.58			
		Total of Number of Checks:	4			

Computer Check Proof List by Vendor

 User:
 cyocum

 Printed:
 10/19/2016 - 12:05PM

 Batch:
 00009.10.2016



Invoice No	Description	Amount	Payment Date	Acct Number	Reference
Vendor: 109540	Bill George Football League League Fees	550.00	10/19/2016	Check Sequence: 1 20-21-000-525500-1161	ACH Enabled: False
	Check Total:	550.00			
Vendor: 199745	Elgin Sharks Track Club			Check Sequence: 2	ACH Enabled: False
	Meet Fees	234.00	10/19/2016	20-21-000-535500-1222	
	Check Total:	234.00			
	Total for Check Run:	784.00			
	Total of Number of Checks:	2			

Computer Check Proof List by Vendor

 User:
 cyocum

 Printed:
 10/25/2016 - 3:03PM

 Batch:
 00012.10.2016



Invoice No	Description	Amount	Payment Date	Acct Number	Reference
Vendor: 100183	Aaron Entertainment			Check Sequence: 1	ACH Enabled: False
	Mom Prom Entertainment	680.00	10/25/2016	20-26-000-525500-6816	
	Check Total:	680.00			
Vendor: 135160	BSN Sports			Check Sequence: 2	ACH Enabled: False
98268613	Uniforms	325.90	10/25/2016	20-21-000-535500-1232	
	Check Total:	325.90			
Vendor: 112510	Call One			Check Sequence: 3	ACH Enabled: False
	10/16 Facility Lines	98.30	10/25/2016	20-30-100-570300-0000	
	10/16 PRI Line	200.00	10/25/2016	10-00-000-570300-0000	
	10/16 PRI Line	200.00	10/25/2016	20-00-000-570300-0000	
	10/16 Facility Lines	246.99	10/25/2016	20-00-000-570300-0000	
	10/16 Facility Lines	246.99	10/25/2016	10-00-000-570300-0000	
	Check Total:	992.28			
Vendor: 152045	Len's Ace Hardware			Check Sequence: 4	ACH Enabled: False
	Party Wagon Keys	17.91	10/25/2016	10-10-000-530900-0000	
	Facility Keys	21.49	10/25/2016	20-30-100-530300-0000	
	Clips/Hooks	18.48	10/25/2016	20-30-150-530210-0000	
	Bee Spray	5.39	10/25/2016	20-30-300-530300-0000	
	Wasp/Hornet Spray	26.95	10/25/2016	10-10-000-530300-0000	
	Tarp	21.59	10/25/2016	10-10-000-530300-0000	
	Check Total:	111.81			
Vendor: 199264	Metro Professional Products			Check Sequence: 5	ACH Enabled: False
169340	Paper Towels/Cleaners	191.92	10/25/2016	20-30-100-530300-0000	
	Check Total:	191.92			

AP-Computer Check Proof List by Vendor (10/25/2016 - 3:03 PM)

Invoice	No	Description	Amount	Payment Date	Acct Number	Reference
Vendor:	199750	Rockford Wildcats Meet Fees	120.00	10/25/2016	Check Sequence: 6 20-21-000-535500-1222	ACH Enabled: False
		Check Total:	120.00			
Vendor:	195480	WOW Business 10/13-11/12/16 Service	97.50	10/25/2016	Check Sequence: 7 10-10-000-570300-0000	ACH Enabled: False
		Check Total:	97.50			
		Total for Check Run:	2,519.41			
		Total of Number of Checks:	7			

Computer Check Proof List by Vendor

 User:
 cyocum

 Printed:
 11/02/2016 - 1:18PM

 Batch:
 00001.11.2016



Invoice No	Description	Amount	Payment Date	Acct Number	Reference
Vendor: 199534	AARP			Check Sequence: 1	ACH Enabled: False
	Smart Driver Course	110.00	11/01/2016	20-25-000-525500-5728	
	Smart Driver Course	105.00	11/01/2016	20-25-000-525500-5728	
	Check Total:	215.00			
Vendor: 103201	All Star Sports Instruction			Check Sequence: 2	ACH Enabled: False
	Summer Camps	1,340.00	11/01/2016	20-21-000-525500-1261	
	Fall Classes	8,772.00	11/01/2016	20-21-000-525500-1261	
	Check Total:	10,112.00			
Vendor: 103181	Allegra Printing and Imaging			Check Sequence: 3	ACH Enabled: False
46709	Business Cards	110.00	11/01/2016	20-30-100-530100-0000	
	Check Total:	110.00			
Vendor: 177540	Alliance Paper & Foodservice			Check Sequence: 4	ACH Enabled: False
340523	Flotilla Supplies	24.19	11/01/2016	20-26-000-535500-6801	
	Check Total:	24.19			
Vendor: 105807	AT&T			Check Sequence: 5	ACH Enabled: False
vendor.	10/16-11/15/16 Service	65.00	11/01/2016	20-30-350-570300-0000	Acti Endoled. Fulse
	Check Total:	65.00			
Vendor: 198894	AT&T			Check Sequence: 6	ACH Enabled: False
	10/6-11/5/16 Service	80.00	11/01/2016	20-30-100-570300-0000	
	10/16-11/15/16 T1 Line	272.64	11/01/2016	20-30-100-570300-0000	
	10/19-11/18/16 MSRC Fax	26.47	11/01/2016	20-00-000-570300-0000	
	10/19-11/18/16 Elevator Alarm	280.00	11/01/2016	20-00-000-570300-0000	
	10/19-11/18/16 Facility Lines	800.26	11/01/2016	20-00-000-570300-0000	
	10/19-11/18/16 Facility Lines	800.27	11/01/2016	10-00-000-570300-0000	

AP-Computer Check Proof List by Vendor (11/02/2016 - 1:18 PM)

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
	10/19-11/18/16 Facility Lines	60.46	11/01/2016	20-30-350-570300-0000	
	10/19-11/18/16 Facility Lines	24.64	11/01/2016	20-30-150-570300-0000	
	10/19-11/18/16 Facility Lines	18.27	11/01/2016	20-30-500-570300-0000	
	10/19-11/18/16 Facility Lines	27.48	11/01/2016	20-30-500-570300-0000	
	10/19-11/18/16 Facility Lines	27.18	11/01/2016	10-00-000-570300-0000	
	10/19-11/18/16 Facility Lines	62.04	11/01/2016	20-00-000-570300-0000	
	10/19-11/18/16 Facility Lines	35.58	11/01/2016	20-30-450-570300-0000	
	10/19-11/18/16 Facility Lines	22.35	11/01/2016	20-30-450-570300-0000	
	10/19-11/18/16 Facility Lines	31.80	11/01/2016	20-30-450-570300-0000	
	10/19-11/18/16 HVAC Modem	22.75	11/01/2016	20-30-450-570300-0000	
	10/19-11/18/16 Pavillion Fax	36.52	11/01/2016	20-30-450-570300-0000	
	10/19-11/18/16 Copy Room Fax	22.03	11/01/2016	20-00-000-570300-0000	
	10/19-11/18/16 Facility Lines	48.11	11/01/2016	20-30-300-570300-0000	
	10/19-11/18/16 Facility Lines	22.35	11/01/2016	20-30-300-570300-0000	
	10/19-11/18/16 Facility Lines	22.35	11/01/2016	20-30-300-570300-0000	
	10/19-11/18/16 Facility Lines	23.35	11/01/2016	20-30-300-570300-0000	
	Check Total:	2,766.90			
Vendor: 108175	Barn Owl Feed & Garden			Check Sequence: 7	ACH Enabled: False
32025	Straw Bales/Cornstalks	167.36	11/01/2016	20-26-000-535500-6813	ACTI Ellabled, Palse
32025	Straw Bales/Cornstaiks	107.30	11/01/2016	20-26-000-555500-6815	
	Check Total:	167.36			
Vendor: 108315	Batteries Plus			Check Sequence: 8	ACH Enabled: False
10740501	Lightbulbs	314.30	11/01/2016	20-30-100-530300-0000	
	Check Total:	314.30			
Vendor: 199280	Doom Londsoone Management				
	Beary Landscape Management			Check Sequence: 9	ACH Enabled: False
33393	9/16 Landscape Services	3,473.36	11/01/2016	10-10-000-521600-0000	
	Check Total:	3,473.36			
Vendor: 199217	Bloomingdale Park District			Check Sequence: 10	ACH Enabled: False
, endor:	Tumbling Meet	266.00	11/01/2016	20-21-000-525500-1170	
	runoning weet		11/01/2010	20-21-000-525500-1170	
	Check Total:	266.00			
Vendor: 110470	Bravo! Media			Check Sequence: 11	ACH Enabled: False
3460	On-Hold Recordings	467.00	11/01/2016	20-00-000-521600-0000	A CHI Eliabled. I also
JUU	Sh-Holu Recolumgs	407.00	11/01/2010	20-00-000-521000-0000	
	Check Total:	467.00			

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
Vendor: 198825 GEPD10222016	Bricks 4 Kids Oak Brook Fall Classes	240.00	11/01/2016	Check Sequence: 12 20-22-000-525500-2370	ACH Enabled: False
	Check Total:	240.00			
Vendor: 107310	B-Sharp, LLC			Check Sequence: 13	ACH Enabled: False
	Fall Classes	1,353.00	11/01/2016	20-24-000-525500-4610	
	Check Total:	1,353.00			
Vendor: 112549	Brian Cannaday			Check Sequence: 14	ACH Enabled: False
	Boot Reimbursement	50.00	11/01/2016	10-00-000-585815-0000	
	Check Total:	50.00			
Vendor: 113916	Chicago Fire & Burglar Inc.			Charle Conversion 15	A CIL English Egles
Vendor: 113916 44209	11/16-1/17 Monitoring	72.00	11/01/2016	Check Sequence: 15 20-30-200-521600-0000	ACH Enabled: False
44209	11/10-1/17 Wolldoning	72.00	11/01/2010	20-30-200-321000-0000	
	Check Total:	72.00			
Vendor: 190365	Chicagoland Circulation			Check Sequence: 16	ACH Enabled: False
1779	Winter Activity Guide Delivery	2,310.00	11/01/2016	20-00-000-521650-0000	
	Check Total:	2,310.00			
Vendor: 106040	Cintas Corporation No. 2			Check Sequence: 17	ACH Enabled: False
F9400157531	10/1-12/31/16 Monitoring	232.76	11/01/2016	20-30-200-521600-0000	
F9400157531	10/1-12/31/16 Monitoring	232.76	11/01/2016	20-30-450-521600-0000	
F9400157531	10/1-12/31/16 Monitoring	71.43	11/01/2016	20-30-300-521600-0000	
F9400157531	10/1-12/31/16 Monitoring	232.76	11/01/2016	20-30-350-521600-0000	
F9400157531	10/1-12/31/16 Monitoring	232.76	11/01/2016	20-30-150-521600-0000	
F9400157531	10/1-12/31/16 Monitoring	232.76	11/01/2016	20-30-500-521600-0000	
F9400157531	10/1-12/31/16 Monitoring	232.77	11/01/2016	10-00-000-521600-0000	
	Check Total:	1,468.00			
Vendor: 115180	Comcast Cable			Check Sequence: 18	ACH Enabled: False
	10/18-11/17/16 Service	114.92	11/01/2016	10-00-000-570300-0000	
	10/18-11/17/16 Service	114.93	11/01/2016	20-00-000-570300-0000	
	Check Total:	229.85			
Vendor: 115285	ComEd			Check Sequence: 19	ACH Enabled: False
voluol. 115205	9/16-10/17 Electricity	30.84	11/01/2016	20-30-450-570100-0000	ACTI Endoled. Faise
	5/10/10/17 Electricity	50.84	11/01/2010	20 30-730-370100-0000	

Vendor         199175         Check Total:         30.84           Vendor         199175         Conquest Extertinatment Phonobooth Mom Prom.         500.00         11.01/2016         20-26-000-525500-6816         ACH Fnabled: False           Vendor:         142299         Constellation Energy Services, Inc.         Check Sequence: 21         ACH Fnabled: False           Vendor:         169850         Constellation Energy Services, Inc.         Check Sequence: 22         ACH Enabled: False           Vendor:         169850         Constellation Energy Services-Natural Gas LLC         Check Sequence: 22         ACH Enabled: False           Vendor:         169850         Constellation Energy Services-Natural Gas LLC         Check Sequence: 22         ACH Enabled: False           Vendor:         169850         Constellation Energy Services-Natural Gas LLC         Check Sequence: 22         ACH Enabled: False           1094145-01         916 Gas         11301         1101/2016         20-30-37020-00000         1094165-01           1094145-01         916 Gas         133.23         1101/2016         20-30-30-37020-0000         1094165-01           1094145-01         916 Gas         1041/2016         20-30-30-37020-0000         1094166-01         916 Gas         20-30-30-37020-0000           1694145-01         916 Gas <td< th=""><th>Invoice No</th><th>Description</th><th>Amount</th><th>Payment Date</th><th>Acct Number</th><th>Reference</th></td<>	Invoice No	Description	Amount	Payment Date	Acct Number	Reference
Vender199173Contract Entertainment Photobooth Mon Prom500.0011.01/201620-26-000-525500-6816ACH Enabled: FalseVender142399Conselt Iation Energy Services, Inc. 98-10/71 fol IactricOncek Sequence: 21 93-00-000000000000000000000000000000000			20.84			
Plotobooth Mom Prom         500.0         11/01/2016         20-26-000-525500-6816           Vender:         142399         Cneck Total:         500.00           Vender:         142399         Constellation Energy Services, Inc. 98-107/16 Electric         Check Sequence: 21         ACH Enabled: False           Vender:         199850         Constellation Energy Services-Natural Gas LLC         Electric         0-0-000-570200-0000           Vender:         19916 Ga         1101/2016         20-30-200-570200-0000         ACH Enabled: False           1994165-01         916 Ga         131.30         11101/2016         20-30-200-570200-0000         149-49-49-49-49-49-49-49-49-49-49-49-49-4			50.84			
Vender         142399         Check Total:         500.00           Vender         142399         Constellation Energy Services, Inc. 98:107/16 Electric         Check Sequence: 21         ACH Enabled: False           Vender         169850         Constellation Energy Services, Natural Gas LLC         Check Sequence: 22         ACH Enabled: False           1694165-01         916 Gas         1151.30         1110/12016         20-30-2005 73020-0000         ACH Enabled: False           1694165-01         916 Gas         131.30         1110/12016         20-30-2005 73020-0000         ACH Enabled: False           1694165-01         916 Gas         131.30         1110/12016         20-30-2005 73020-0000         ACH Enabled: False           1694165-01         916 Gas         131.30         1110/12016         20-30-005 73020-0000         ACH Enabled: False           1694165-01         916 Gas         133.22         1100/12016         20-30-305 73020-0000         ACH Enabled: False           1694165-01         916 Gas         20.37.11         1100/12016         20-30-305 73020-0000         ACH Enabled: False           1694165-01         916 Gas         20.37.11         1100/12016         20-30-305 73020-0000         ACH Enabled: False           1694165-01         916 Gas         20.39.00         1100/12016 <td>Vendor: 199175</td> <td>-</td> <td></td> <td></td> <td></td> <td>ACH Enabled: False</td>	Vendor: 199175	-				ACH Enabled: False
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $		Photobooth Mom Prom	500.00	11/01/2016	20-26-000-525500-6816	
98-107/16 Electric         816.07         1101/2016         2-3-0-305-570100-0000           Check Total:         816.07           ACH Enabled: False           1694165-01         916 Gas         145.69         1101/2016         20-30-2005-72020-0000         ACH Enabled: False           1694165-01         916 Gas         145.69         1101/2016         20-30-2005-72020-0000         ACH Enabled: False           1694165-01         916 Gas         145.69         1101/2016         20-30-2005-72020-0000         ACH Enabled: False           1694165-01         916 Gas         66.98         11/01/2016         20-30-505-770200-0000         ACH Enabled: False           1694165-01         916 Gas         133.2         11/01/2016         20-30-450-570200-0000         ACH Enabled: False           1694165-01         916 Gas         203.71         11/01/2016         20-30-450-570200-0000         ACH Enabled: False           1694165-01         916 Gas         284.60         11/01/2016         20-30-450-570200-0000         ACH Enabled: False           1694165-01         916 Gas         942.00         11/01/2016         20-30-450-57020-0000         ACH Enabled: False           1787         False Replace RT0 14, 11 & 9         942.00         11/01/2016         20-30-350-521600-0000		Check Total:	500.00			
Check Total:         816.07           Vendor:         169850         Constellation Energy Services-Natural Gas LLC         Check Sequence: 22         ACH Enabled: False           1694165-01         9/16 Gas         145.69         11/01/2016         20-30-200-570200-0000           1694165-01         9/16 Gas         131.30         11/01/2016         20-30-200-570200-0000           1694165-01         9/16 Gas         131.32         11/01/2016         20-30-160-570200-0000           1694165-01         9/16 Gas         813.32         11/01/2016         20-30-450-570200-0000           1694165-01         9/16 Gas         203.71         11/01/2016         20-30-450-570200-0000           1694165-01         9/16 Gas         200.00         11/01/2016         20-30-450-57020-0200         ACH Enabled: False           1678         Fall Classes         9/2.00	Vendor: 142399	Constellation Energy Services, Inc.			Check Sequence: 21	ACH Enabled: False
Vendor:         169850         Constellation Energy Services-Natural Gas LLC         Check Sequence: 22         ACH Enabled: False           1694165-01         9/16 Gas         1131.30         111/01/2016         20-30-200-570200-0000         109/165-01           1694165-01         9/16 Gas         131.30         111/01/2016         20-30-570200-0000         109/165-01           1694165-01         9/16 Gas         66.98         11/01/2016         20-30-500-570200-0000         109/165-01           1694165-01         9/16 Gas         813.32         11/01/2016         20-30-500-570200-0000         109/165-01           1694165-01         9/16 Gas         20.37.11         11/01/2016         20-30-400-570200-0000         109/165-01           1694165-01         9/16 Gas         20.37.11         11/01/2016         20-30-400-570200-0000         109/165-01           1694165-01         9/16 Gas         20.37.11         11/01/2016         20-30-400-570200-0000         109/165-01           1694165-01         9/16 Gas         20.57.11         11/01/2016         20-30-400-570200-0000         100/165-01           1694165-01         9/16 Gas         20.00         11/01/2016         20-30-05/25500-2350         ACH Enabled: False           1678         Fall         Clock Total:         21/00.0		9/8-10/7/16 Electric	816.07	11/01/2016	20-30-300-570100-0000	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		Check Total:	816.07			
1694165-01       9/16 Gas       145.69       11/01/2016       20-30-200570200-0000         1694165-01       9/16 Gas       131.30       11/01/2016       20-30-505570200-0000         1694165-01       9/16 Gas       813.32       11/01/2016       20-30-505570200-0000         1694165-01       9/16 Gas       813.32       11/01/2016       20-30-505570200-0000         1694165-01       9/16 Gas       20.37       11/01/2016       20-30-100-570200-0000         1694165-01       9/16 Gas       20.37       Check Sequence: 23       ACH Enabled: False         1678       Fall Classes       942.00       11/01/2016       20-30-5555100-20500       ACH Enabled: False         3619       Inspected 14 Units       2,100.00       11/01/2016       20-30-5555100-0000       ACH Enabled: False         3619       Inspected 14 Units       2,100.00       11/01/2016       20-9	Vendor: 169850	Constellation Energy Services-Natural Gas LLC			Check Sequence: 22	ACH Enabled: False
1694165-01       9/16 Gas       66.98       11/01/2016       20-30-150-570200-0000         1694165-01       9/16 Gas       11/01/2016       20-30-400-570200-0000         1694165-01       9/16 Gas       10/01/2016       20-30-400-570200-0000         1694165-01       9/16 Gas       203.71       11/01/2016       20-30-400-570200-0000         1694165-01       11/1450       11/01/2016       20-30-400-525500-2350       ACH Enabled: False         1678       Fall Classes       942.00       11/01/2016       20-30-350-52160-0000       ACH Enabled: False         35619       Inspected 14 Units       2,100.00       11/01/2016       20-30-350-52160-0000       ACH Enabled: False         35620       Replace RTU 14, 11 & 9       9,335.00       11/01/2016       94-90-9020-575160-000	1694165-01	9/16 Gas	145.69	11/01/2016	-	
1694165-01       9/16 Gas       813.32       11/01/2016       20.30-500-570200-0000         1694165-01       9/16 Gas       196.43       11/01/2016       20.30-300-570200-0000         1694165-01       9/16 Gas       203.71       11/01/2016       20.30-300-570200-0000         1694165-01       9/16 Gas       203.71       11/01/2016       20.30-100-570200-0000         1694165-01       9/16 Gas       284.60       11/01/2016       20.30-100-570200-0000         1694165-01       9/16 Gas       284.60       11/01/2016       20.30-100-570200-0000         1694165-01       9/16 Gas       1,842.43       Coll Science       Check Total:       1.842.43         1678       Fall Classes       942.00       11/01/2016       20-2000-525500-2350       ACH Enabled: False         1678       I15438       Cooling Equipment Service, Inc.       Check Sequence: 24       ACH Enabled: False         5610       Inspected 14 Units       2,100.00       11/01/2016       20-30-350-521600-0000       Check Total:       ACH Enabled: False         5620       Replace RTU 14, 11 & 9       9,335.00       11/01/2016       94-90-92-575110-0000       ACH Enabled: False         16214       I19250       D & R Trucking Company       Check Sequence: 25       ACH Enabled: False	1694165-01	9/16 Gas	131.30	11/01/2016	10-00-000-570200-0000	
1694165-01       9/16 Gas       196.83       11/01/2016       20-30-450-570200-0000         1694165-01       9/16 Gas       203.71       11/01/2016       20-30-300-570200-0000         1694165-01       9/16 Gas       284.60       11/01/2016       20-30-100-570200-0000         1694165-01       9/16 Gas       1,842.43       20-30-100-570200-0000       20-30-100-570200-0000         Vendor:       115428       Cool Science       1,842.43       Cool Science       ACH Enabled: False         1678       Fall Classes       942.00       11/01/2016       20-30-350-52500-2350       ACH Enabled: False         1678       Cooling Equipment Service, Inc.       Check Sequence: 24       ACH Enabled: False         35619       Inspected 14 Units       2,100.00       11/01/2016       20-30-350-521600-0000         35620       Replace RTU 14, 11 & 9       9,335.00       11/01/2016       20-30-350-521600-0000         35620       Replace RTU 14, 11 & 9       9,335.00       11/01/2016       94-90-920-575110-0000         Vendor:       119250       D & R Trucking Company       Enabled: False       ACH Enabled: False         16214       D & R Trucking Company       Enabled: False       ACH Enabled: False       ACH Enabled: False         16214       Divine Signs an	1694165-01	9/16 Gas	66.98	11/01/2016	20-30-150-570200-0000	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	1694165-01	9/16 Gas	813.32	11/01/2016	20-30-500-570200-0000	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$					20-30-450-570200-0000	
Check Total:1,842.43Vendor:115428Cool ScienceCheck Sequence: 23ACH Enabled: False1678Fall Classes942.0011/01/201620-22-000-525500-2350Check Total:942.00942.0011/01/201620-22-000-525500-2350Vendor:115438Cooling Equipment Service, Inc.942.00ACH Enabled: False35619Inspected 14 Units2,100.0011/01/201620-30-350-521600-0000ACH Enabled: False35620Replace RTU 14, 11 & 99,335.0011/01/201620-30-350-575110-0000ACH Enabled: False16214Diver Total:11,435.0011/01/201694-90-000-575160-0000ACH Enabled: False16214Diver Total:425.0011/01/201694-90-000-575160-0000ACH Enabled: False16214Divine Signs and GraphicsCheck Sequence: 25ACH Enabled: False20206Posters/Signs319.4611/01/201694-90-000-575160-0000						
Vendor:       115428       Cool Science       Cool Science       942.00       11/01/2016       Check Sequence: 23       ACH Enabled: False         1678       Fall Classes       942.00       11/01/2016       20-22-000-525500-2350       ACH Enabled: False         Vendor:       115438       Cooling Equipment Service, Inc.       Ocheck Sequence: 24       ACH Enabled: False         35619       Inspected 14 Units       2,100.00       11/01/2016       20-30-350-521600-0000         35620       Replace RTU 14, 11 & 9       9,335.00       11/01/2016       20-30-575110-0000         Vendor:       119250       D & R Trucking Company       Echeck Total:       11,435.00       ACH Enabled: False         16214       119250       D & R Trucking Company       425.00       Check Sequence: 25       ACH Enabled: False         16214       Black Dirt       425.00       11/01/2016       94-90-00-575160-0000       Performance         Vendor:       19914       Divine Signs and Graphics       Check Sequence: 25       ACH Enabled: False         23026       Posters/Signs       319.46       11/01/2016       90-000-575160-0000	1694165-01	9/16 Gas	284.60	11/01/2016	20-30-100-570200-0000	
Instant 1678Fall Classes942.00 $11/01/2016$ $20-22-000-525500-2350$ Check Total:942.00942.00942.00 $4CH Enabled: False$ Vendor:115438Cooling Equipment Service, Inc.Check Sequence: 24ACH Enabled: False35619Inspected 14 Units $2,100.00$ $11/01/2016$ $20-30-350-521600-0000$ 35620Replace RTU 14, 11 & 9 $9,335.00$ $11/01/2016$ $20-30-350-521600-0000$ Vendor:119250D & R Trucking CompanyCheck Sequence: 25ACH Enabled: False16214D & R Trucking Company $425.00$ $11/01/2016$ $94-90-000-575160-0000$ Vendor:199414Divine Signs and GraphicsCheck Sequence: 26ACH Enabled: False23026Posters/Signs $319.46$ $11/01/2016$ $20-00-005-521650-0000$		Check Total:	1,842.43			
Check Total:     942.00       Vendor:     115438     Cooling Equipment Service, Inc.     Check Sequence: 24     ACH Enabled: False       35619     Inspected 14 Units     2,100.00     11/01/2016     20-30-350-521600-0000       35620     Replace RTU 14, 11 & 9     9,335.00     11/01/2016     94-90-920-575110-0000       Vendor:     119250     D & R Trucking Company     Check Sequence: 25     ACH Enabled: False       16214     Divine Signs and Graphics     425.00     11/01/2016     94-90-000-575160-0000       Vendor:     199414     Divine Signs and Graphics     Check Sequence: 26     ACH Enabled: False       23026     Posters/Signs     319.46     11/01/2016     20-00-000-521650-0000	Vendor: 115428	Cool Science			Check Sequence: 23	ACH Enabled: False
Vendor:       115438       Cooling Equipment Service, Inc.       Check Sequence: 24       ACH Enabled: False         35619       Inspected 14 Units       2,100.00       11/01/2016       20-30-350-521600-0000       ACH Enabled: False         35620       Replace RTU 14, 11 & 9       9,335.00       11/01/2016       20-30-350-521600-0000       ACH Enabled: False         Vendor:       119250       D & R Trucking Company       11,435.00       Check Sequence: 25       ACH Enabled: False         16214       Black Dirt       425.00       11/01/2016       94-90-000-575160-0000       ACH Enabled: False         Vendor:       199414       Divine Signs and Graphics       Check Sequence: 26       ACH Enabled: False         23026       Posters/Signs       319.46       11/01/2016       20-00-005-521650-0000	1678	Fall Classes	942.00	11/01/2016	20-22-000-525500-2350	
35619       Inspected 14 Units       2,100.00       11/01/2016       20-30-350-521600-0000         35620       Replace RTU 14, 11 & 9       9,335.00       11/01/2016       94-90-920-575110-0000         Check Total:       11,435.00       11/01/2016       94-90-920-575110-0000         Vendor:       119250       D & R Trucking Company       Check Sequence: 25       ACH Enabled: False         16214       Black Dirt       425.00       11/01/2016       94-90-000-575160-0000         Vendor:       199414       Divine Signs and Graphics       Check Sequence: 26       ACH Enabled: False         23026       Posters/Signs       319.46       11/01/2016       20-00-00521650-0000       ACH Enabled: False		Check Total:	942.00			
35620       Replace RTU 14, 11 & 9       9,335.00       11/01/2016       94-90-920-575110-0000         Check Total:       11,435.00       11,435.00       Check Sequence: 25       ACH Enabled: False         16214       D & R Trucking Company       425.00       11/01/2016       94-90-000-575160-0000         Vendor:       199414       Divine Signs and Graphics       425.00       Check Sequence: 26       ACH Enabled: False         23026       Posters/Signs       319.46       11/01/2016       20-00-000-521650-0000       ACH Enabled: False	Vendor: 115438	Cooling Equipment Service, Inc.			Check Sequence: 24	ACH Enabled: False
35620       Replace RTU 14, 11 & 9       9,335.00       11/01/2016       94-90-920-575110-0000         Check Total:       11,435.00       11,435.00       Check Sequence: 25       ACH Enabled: False         16214       D & R Trucking Company       425.00       11/01/2016       94-90-000-575160-0000         Vendor:       199414       Divine Signs and Graphics       425.00       Check Sequence: 26       ACH Enabled: False         23026       Posters/Signs       319.46       11/01/2016       20-00-000-521650-0000       ACH Enabled: False	35619	Inspected 14 Units	2,100.00	11/01/2016	20-30-350-521600-0000	
Vendor:       119250       D & R Trucking Company       Check Sequence: 25       ACH Enabled: False         16214       Black Dirt       425.00       11/01/2016       94-90-000-575160-0000       ACH Enabled: False         Check Total:       425.00       11/01/2016       94-90-000-575160-0000       ACH Enabled: False         Vendor:       199414       Divine Signs and Graphics       Check Sequence: 26       ACH Enabled: False         23026       Posters/Signs       319.46       11/01/2016       20-00-000-521650-0000       ACH Enabled: False	35620	Replace RTU 14, 11 & 9	9,335.00	11/01/2016	94-90-920-575110-0000	
16214     Black Dirt     425.00     11/01/2016     94-90-000-575160-0000       Check Total:     425.00     425.00     11/01/2016     94-90-000-575160-0000       Vendor:     199414     Divine Signs and Graphics     Check Sequence: 26     ACH Enabled: False       23026     Posters/Signs     319.46     11/01/2016     20-00-000-521650-0000		Check Total:	11,435.00			
16214     Black Dirt     425.00     11/01/2016     94-90-000-575160-0000       Check Total:     425.00     425.00     11/01/2016     94-90-000-575160-0000       Vendor:     199414     Divine Signs and Graphics     Check Sequence: 26     ACH Enabled: False       23026     Posters/Signs     319.46     11/01/2016     20-00-000-521650-0000	Vendor: 119250	D & R Trucking Company			Check Sequence: 25	ACH Enabled: False
Vendor:     199414     Divine Signs and Graphics     425.00       23026     Posters/Signs     319.46     11/01/2016     20-00-000-521650-0000			425.00	11/01/2016		Terr Endoled. Fullo
Vendor:199414Divine Signs and GraphicsCheck Sequence: 26ACH Enabled: False23026Posters/Signs319.4611/01/201620-00-000-521650-0000						
23026 Posters/Signs 319.46 11/01/2016 20-00-000-521650-0000		Check Total:	425.00			
	Vendor: 199414	Divine Signs and Graphics			Check Sequence: 26	ACH Enabled: False
23026 Posters/Signs 205.76 11/01/2016 20-30-100-521650-0000	23026		319.46	11/01/2016	20-00-000-521650-0000	
	23026	Posters/Signs	205.76	11/01/2016	20-30-100-521650-0000	

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
		525.22			
	Check Total:	525.22			
Vendor: 123370	Elmhurst Park District	1/2.02	11 (01 (001 (	Check Sequence: 27	ACH Enabled: False
	Four Winds Trip Printmaking Class	165.35 23.83	11/01/2016 11/01/2016	20-25-000-525500-5702 20-22-000-525500-2364	
	Finunaking Class		11/01/2010	20-22-000-323300-2304	
	Check Total:	189.18			
Vendor: 127423	Fastenal Company			Check Sequence: 28	ACH Enabled: False
74998	Pumpkin Flotilla Supplies	129.66	11/01/2016	20-00-000-541250-0000	
	Check Total:	129.66			
Vendor: 198980	First Student Inc.			Check Sequence: 29	ACH Enabled: False
9153106	Field Trip Transportation	195.00	11/01/2016	20-24-000-525500-4643	ACTI Endoled. I dise
	1 1				
	Check Total:	195.00			
Vendor: 129900	Future Pros			Check Sequence: 30	ACH Enabled: False
	Fall Clinics	320.00	11/01/2016	20-21-000-525500-1120	
	Fall Clinics	8,000.00	11/01/2016	20-21-000-525500-1127	
	Fall Clinics	3,480.00	11/01/2016	20-21-000-525500-1126	
	Check Total:	11,800.00			
Vendor: 132271	Grainger, Inc.			Check Sequence: 31	ACH Enabled: False
	Hot Water Heater	154.65	11/01/2016	20-30-450-530210-0000	
	Check Total:	154.65			
Vendor: 132395	Graphics III Paper			Check Sequence: 32	ACH Enabled: False
57647/49/48	Report Paper	132.74	11/01/2016	10-00-000-530100-0000	
57647/49/48	Report Paper	132.75	11/01/2016	20-00-000-530100-0000	
57647/49/48	Report Paper	82.42	11/01/2016	20-24-000-535500-4610	
57647/49/48	Report Paper	246.11	11/01/2016	20-30-100-530100-0000	
	Check Total:	594.02			
Vendor: 199009	Haiges Machinery, Inc.			Check Sequence: 33	ACH Enabled: False
ST83936	Replaced Hose	155.00	11/01/2016	20-30-100-521600-0000	
	Check Total:	155.00			
Vendor: 199193	Brianne Henrichs			Check Sequence: 34	ACH Enabled: False

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
	Player Pass	20.00	11/01/2016	20-21-000-525500-1127	
	Check Total:	20.00			
Vendor: 137280	Dan Hopkins			Check Sequence: 35	ACH Enabled: False
	Phone Reimbursement	97.40	11/01/2016	10-00-000-570300-0000	
	Check Total:	97.40			
Vendor: 141739	Illinois Girls Lacrosse Association			Check Sequence: 36	ACH Enabled: False
	Fall Season	1,042.50	11/01/2016	20-21-000-525500-1174	
	Check Total:	1,042.50			
Vendor: 141950	Imagination Print & Design			Check Sequence: 37	ACH Enabled: False
18601	Spiritwear	1,042.18	11/01/2016	20-21-000-535500-1241	
18601	Spiritwear	357.50	11/01/2016	20-21-000-535500-1149	
	Check Total:	1,399.68			
Vendor: 142480	Invex Design			Check Sequence: 38	ACH Enabled: False
970	Website Re-Design	2,176.00	11/01/2016	20-00-000-521650-0000	
971	Website Maintenance & Hosting	2,672.00	11/01/2016	20-00-000-521650-0000	
	Check Total:	4,848.00			
Vendor: 199111	Alicia Kekic			Check Sequence: 39	ACH Enabled: False
	Field Hockey Supplies	44.00	11/01/2016	20-21-000-525500-1171	
	Check Total:	44.00			
Vendor: 151470	Landscape Material			Check Sequence: 40	ACH Enabled: False
22824	Topsoil	109.50	11/01/2016	10-10-000-550500-0000	
22965	Topsoil	182.50	11/01/2016	10-10-000-550500-0000	
22965	Topsoil	146.00	11/01/2016	94-90-865-575110-0000	
	Check Total:	438.00			
Vendor: 199284	Life Fitness			Check Sequence: 41	ACH Enabled: False
5105274	95TE Treadmills	15,643.68	11/01/2016	-	
	Check Total:	15,643.68			
Vendor: 199105	Longstreth Sporting Goods,LLC			Check Sequence: 42	ACH Enabled: False
1197415	Mouthguards	114.95	11/01/2016	20-21-000-535500-1171	

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
1199308	Uniforms	88.90	11/01/2016	20-21-000-535500-1171	
	Check Total:	203.85			
Vendor: 199748	McAllister Equipment Company			Check Sequence: 43	ACH Enabled: False
5550777	Test/Repair Pull Behing Generator	1,330.51	11/01/2016	10-10-000-530500-0000	ren Endold, Faile
	Check Total:	1,330.51			
Vendor: 155350	McCann Industries Inc.			Check Sequence: 44	ACH Enabled: False
1385513	Field Paint	68.40	11/01/2016	20-21-000-535500-1127	
	Check Total:	68.40			
Vendor: 156599	Menard's			Check Sequence: 45	ACH Enabled: False
34002	Pipes/Vents/Quickclamps	112.47	11/01/2016	20-30-100-530300-0000	
34271	PVC	5.08	11/01/2016	10-10-000-521315-0000	
34471/69	Potting Soil/Fence Posts	94.96	11/01/2016	94-90-000-575170-0000	
34564	Inflatable Pumpkins	29.99	11/01/2016	20-26-000-535500-6801	
34888	Mop/Soap	14.35	11/01/2016	10-10-000-550300-0000	
34906	Pliers	27.98	11/01/2016	10-10-000-530300-0000	
35047/4690	Flotilla Construction	155.43	11/01/2016	20-00-000-541250-0000	
	Check Total:	440.26			
Vendor: 159801	National Seed			Check Sequence: 46	ACH Enabled: False
563928/37068	Field Paint	270.00	11/01/2016	20-21-000-535500-1127	
564457	Soccer Field Repairs	2,357.50	11/01/2016	20-21-000-535500-1125	
564504	Soccer Field Repairs	2,357.50	11/01/2016	10-10-000-550400-0000	
564535	Soccer Field Repairs	2,340.00	11/01/2016	10-10-000-550400-0000	
564631	Athletic Mix	1,165.00	11/01/2016	94-90-000-575160-0000	
	Check Total:	8,490.00			
Vendor: 199151	New Pig			Check Sequence: 47	ACH Enabled: False
22046100	Parts Washer	113.09	11/01/2016	10-10-000-530500-0000	
	Check Total:	113.09			
Vendor: 163300	Office Depot			Check Sequence: 48	ACH Enabled: False
, shuor.	Toner/Supplies	346.19	11/01/2016	20-30-100-530100-0000	Terr Enword. Tube
	Toner	57.03	11/01/2016	10-00-000-530100-0000	
	Toner	57.03	11/01/2016	20-00-000-530100-0000	
		01.00			

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
	Check Total:	460.25			
		400.23			
Vendor: 199051	Out On A Whim			Check Sequence: 49	ACH Enabled: False
	Field Trip	207.48	11/01/2016	20-24-000-535500-4631	
	Check Total:	207.48			
Vendor: 198982	P & M National Sales			Check Sequence: 50	ACH Enabled: False
1000433	Filters	325.52	11/01/2016	20-30-100-530300-0000	
	Check Total:	325.52			
Vendor: 117155	Paddock Publications			Charle Seguence: 51	ACH Enabled: False
Vendor: 117155	Public Hearing Notice	58.65	11/01/2016	Check Sequence: 51 10-00-000-521150-0000	ACH Eliableu. Faise
	Check Total:	58.65			
1500.50		56.05			
Vendor: 170852	Pioneer Manufacturing Company			Check Sequence: 52	ACH Enabled: False
614621	Field Pant	420.00	11/01/2016	20-21-000-535500-1161	
614621	Field Pant	420.00	11/01/2016	20-21-000-535500-1120	
614621 614621	Field Pant Field Pant	420.00	11/01/2016 11/01/2016	20-21-000-535500-1127	
014021	rield Pallt	840.00	11/01/2016	20-21-000-535500-1125	
	Check Total:	2,100.00			
Vendor: 199747	Jade Podschweit			Check Sequence: 53	ACH Enabled: False
	Photography/Editing	85.00	11/01/2016	20-26-000-535500-6813	
	Check Total:	85.00			
Vendor: 103185	Republic Services #933			Check Sequence: 54	ACH Enabled: False
0551013011474	11/16 Scavenger Services	2,501.79	11/01/2016	10-00-000-521300-0000	
0551013011474	11/16 Scavenger Services	68.00	11/01/2016	20-30-200-521300-0000	
0551013011474	11/16 Scavenger Services	92.00	11/01/2016	20-30-350-521300-0000	
0551013011474	11/16 Scavenger Services	87.00	11/01/2016	20-30-450-521300-0000	
0551013011474	11/16 Scavenger Services	129.00	11/01/2016	10-00-000-521300-0000	
0551013011474	11/16 Scavenger Services	347.00	11/01/2016	20-30-500-521300-0000	
0551013011474	11/16 Scavenger Services	173.00	11/01/2016	20-30-100-521300-0000	
0551013011474	11/16 Scavenger Services	188.00	11/01/2016	20-30-150-521300-0000	
	Check Total:	3,585.79			
Vendor: 199752	River Prairie Group of the Sierra Club			Check Sequence: 55	ACH Enabled: False
	Sponsorship Flight Of The Monarch	50.00	11/01/2016	20-22-000-535500-2375	

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
		50.00			
	Check Total:	50.00			
Vendor: 199040	RJ Sisson, Inc.			Check Sequence: 56	ACH Enabled: False
	Fall Classes	10,203.20	11/01/2016	20-22-000-525500-2362	
	Check Total:	10,203.20			
Vendor: 176093	Russo Power Equipment			Check Sequence: 57	ACH Enabled: False
3477751	Control Lever	20.32	11/01/2016	10-10-000-530340-0000	
	Check Total:	20.32			
Vendor: 176971	Sam's Club Direct			Check Sequence: 58	ACH Enabled: False
venuor. 170371	Concession Supplies	87.90	11/01/2016	20-30-300-530095-0000	ACTI Eliabled. I alse
	Poochapalooza Supplies	112.43	11/01/2016	20-26-000-535500-6809	
	Maintenance Supplies	26.52	11/01/2016	20-30-150-530300-0000	
	Boo Bash Supplies	33.88	11/01/2016	20-26-000-535500-6813	
	Senior Lunch Supplies	41.18	11/01/2016	20-25-000-535500-5728	
	Gymnastic Team Party	27.96	11/01/2016	20-21-000-535500-1170	
	Preschool Supplies	268.51	11/01/2016	20-24-000-535500-4610	
	Tournament Supplies	809.82	11/01/2016	20-21-000-535500-1125	
	Adventure time Supplies	64.74	11/01/2016	20-24-000-535500-4643	
	Maintenance Supplies	19.96	11/01/2016	20-30-150-530300-0000	
	Office Supplies	29.96	11/01/2016	10-00-000-530100-0000	
	Staff Training	56.59	11/01/2016	10-00-000-585290-0000	
	Staff Training	56.59	11/01/2016	20-00-000-585290-0000	
	Staff Training	124.52	11/01/2016	10-10-000-585250-0000	
	Shop Supplies	186.62	11/01/2016	10-10-000-530300-0000	
	Football Concessions	785.92	11/01/2016	20-21-000-535500-1163	
	Check Total:	2,733.10			
Vendor: 199751	Serve City, Inc.			Check Sequence: 59	ACH Enabled: False
1340	Fall Classes	336.00	11/01/2016	20-30-100-525500-0000	
	Check Total:	336.00			
Vendor: 178125	Service Sanitations			Check Sequence: 60	ACH Enabled: False
7226529	Port O Let Rental Fees	2,596.00	11/01/2016	20-21-000-535500-1125	ACTI Enabled. False
		,000	1		
	Check Total:	2,596.00			
Vendor: 178680	Shining Star Productions			Check Sequence: 61	ACH Enabled: False

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
	Fall Classes	768.00	11/01/2016	20-22-000-525500-2301	
	Check Total:	768.00			
Vendor: 199070	Soukup Hardware			Check Sequence: 62	ACH Enabled: False
	Clay Court Keys	11.92	11/01/2016	20-21-000-535500-1181	
	Check Total:	11.92			
Vendor: 180760	Sports Kids, Inc.			Check Sequence: 63	ACH Enabled: False
173191	Fall Classes	1,324.40	11/01/2016	20-30-100-525500-0000	
	Check Total:	1,324.40			
Vendor: 198900	Squeegee Brothers, Inc.			Check Sequence: 64	ACH Enabled: False
	Running Club Shirts	660.00	11/01/2016	20-21-000-535500-1222	
	Check Total:	660.00			
Vendor: 182050	Suburban Door Check & Lock			Check Sequence: 65	ACH Enabled: False
479461	Door Lock Modifications	826.00	11/01/2016	94-90-865-575110-0000	
	Check Total:	826.00			
Vendor: 182470	Swank Motion Pictures			Check Sequence: 66	ACH Enabled: False
	Movie In The Park	193.00	11/01/2016	20-26-000-525500-6801	
	Check Total:	193.00			
Vendor: 137161	The Home Depot CRC/GECF			Check Sequence: 67	ACH Enabled: False
	Countertop Fitness Center	2,274.81	11/01/2016	85-30-100-541300-0000	
	Fall Flowers/Decorations	698.97	11/01/2016	10-10-000-550600-0000	
	Air Line Fittings	249.51	11/01/2016	10-10-000-530340-0000	
	Holiday Decorations ASFC Shop Tools	249.96 128.64	11/01/2016 11/01/2016	10-10-000-550600-0000 10-10-000-530300-0000	
	Shop 10015	128.04	11/01/2010	10-10-000-330300-0000	
	Check Total:	3,601.89			
Vendor: 199082	Total Platform Tennis, LLC			Check Sequence: 68	ACH Enabled: False
	Repair Strap Anchor	285.00	11/01/2016	20-30-350-530210-0000	
	Check Total:	285.00			
Vendor: 199084	Javier Vargas			Check Sequence: 69	ACH Enabled: False
	Boot Reimbursement	50.00	11/01/2016	10-00-000-585815-0000	

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
	Check Total:	50.00			
Vendor: 101537	Verizon Wireless			Check Sequence: 70	ACH Enabled: False
venuor. 101557	10/21-11/20/16 Parks Cell Phones	99.17	11/01/2016	10-10-000-570300-0000	ACTI Eliabled. Faise
	10/21-11/20/16 Harris Cell Phone	32.43	11/01/2016	10-00-000-570300-0000	
	10/21-11/20/16 Harris Cell Phone	32.43	11/01/2016	20-00-000-570300-0000	
	10/21-11/20/16 Program Cell Phone	28.95	11/01/2016	20-24-000-535500-4625	
	$10/21 \cdot 11/20/16$ Program Cell Phones	113.66	11/01/2016	20-24-000-535500-4631	
	10/21-11/20/16 Program Cell Phone	28.95	11/01/2016	20-24-000-535500-4643	
	10/21-11/20/16 Hotspot	38.01	11/01/2016	20-00-000-570300-0000	
	10/21-11/20/16 Hotspot	-19.00	11/01/2016	20-30-400-570300-0000	
	Check Total:	354.61			
Vendor: 199401	Wight Construction			Check Sequence: 71	ACH Enabled: False
vendor.	Lake Ellyn Park Improvements	118,515.77	11/01/2016	94-90-865-575110-0000	ACT Endored. I dise
	Check Total:	118,515.77			
Vendor: 199746	Wilmette Wings			Check Sequence: 72	ACH Enabled: False
venuor.	Tournament Refund	475.00	11/01/2016	20-21-000-525500-1125	ACIT Enabled. Faise
	Check Total:	475.00			
105470				~	
Vendor: 195470	Rick Wostratzky			Check Sequence: 73	ACH Enabled: False
	Softball Umpires	518.00	11/01/2016	20-21-000-525500-1102	
	Check Total:	518.00			
	Total for Check Run:	237,962.30			
	Total of Number of Checks:	73			

Computer Check Proof List by Vendor

 User:
 cyocum

 Printed:
 11/03/2016 - 1:00PM

 Batch:
 00005.11.2016



Invoice No	Description	Amount	Payment Date	Acct Number	Reference
Vendor: 199759 10492	TeamSnap, Inc. Lakers Website Development	1,634.00	11/03/2016	Check Sequence: 1 20-21-000-525500-1127	ACH Enabled: False
	Check Total:	1,634.00			
	Total for Check Run:	1,634.00			
	Total of Number of Checks:	1			

Computer Check Proof List by Vendor

 User:
 cyocum

 Printed:
 11/10/2016 - 10:42AM

 Batch:
 00006.11.2016



Invoice 1	No	Description	Amount	Payment Date	Acct Number	Reference
Vendor:	100125	AAA Rental System			Check Sequence: 1	ACH Enabled: False
73432		Fall Classic Rentals	2,582.00	11/16/2016	20-21-000-525500-1125	
		Check Total:	2,582.00			
Vendor:	100144	AALCO Manufacturing Company			Check Sequence: 2	ACH Enabled: False
48288		Backboard Pads	309.50	11/16/2016	20-30-100-530300-0000	
		Check Total:	309.50			
Vendor:	103965	Ancel, Glink, Diamond, Bush			Check Sequence: 3	ACH Enabled: False
53452		10/16 Attorney Fees	1,833.75	11/16/2016	10-00-000-521100-0000	ACTI Endoled. I dise
		Check Total:	1,833.75			
Vendor:	199463	Rob Anderson			Check Sequence: 4	ACH Enabled: False
		Softball Awards	100.00	11/16/2016	20-21-000-525500-1102	
		Check Total:	100.00			
Vendor:	103977	Anderson Pest Control			Check Sequence: 5	ACH Enabled: False
4028394		11/16 Pest Control	33.50	11/16/2016	10-10-000-521600-0000	
4028394		11/16 Pest Control	24.72	11/16/2016	20-30-150-521600-0000	
4028394		11/16 Pest Control	73.65	11/16/2016	20-30-200-521600-0000	
4028394		11/16 Pest Control	26.38	11/16/2016	20-00-000-521600-0000	
4028394		11/16 Pest Control	58.00	11/16/2016	20-30-100-521600-0000	
4028394		11/16 Pest Control	31.31	11/16/2016	20-30-500-521600-0000	
4028394		11/16 Pest Control	107.82	11/16/2016	20-30-450-521600-0000	
4028394		11/16 Pest Control	37.45	11/16/2016	20-30-300-521600-0000	
4028394		11/16 Pest Control	14.00	11/16/2016	20-21-000-525500-1236	
		Check Total:	406.83			
Vendor:	105807	AT&T			Check Sequence: 6	ACH Enabled: False

AP-Computer Check Proof List by Vendor (11/10/2016 - 10:42 AM)

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
	10/21-11/20/16 Service	65.00	11/16/2016	20-00-000-570300-0000	
	10/21-11/20/16 Service	166.62	11/16/2016	20-30-150-570300-0000	
	10/25-11/24/16 Service	56.33	11/16/2016	20-30-100-570300-0000	
	Check Total:	287.95			
Vendor: 108315	Batteries Plus			Check Sequence: 7	ACH Enabled: False
487-277128	Batteries/Lightbulbs	251.14	11/16/2016	20-30-100-530300-0000	
	Check Total:	251.14			
Vendor: 110470	Bravo! Media			Check Sequence: 8	ACH Enabled: False
168	Photography/Editing	115.00	11/16/2016	20-26-000-535500-6813	
	Check Total:	115.00			
Vendor: 113433	Center Ice Skating School			Check Sequence: 9	ACH Enabled: False
	Summer/Fall Sessions	3,884.80	11/16/2016	20-21-000-525500-1211	
	Check Total:	3,884.80			
Vendor: 199488	Challenger Sports			Check Sequence: 10	ACH Enabled: False
venuor.	Summer Camps	10,663.50	11/16/2016	20-21-000-525500-1176	
	Check Total:	10,663.50			
Vendor: 199194	Jenny Clark			Check Sequence: 11	ACH Enabled: False
	10/16 Mileage	38.34	11/16/2016	20-00-000-585270-0000	
	Check Total:	38.34			
Vendor: 115285	ComEd			Check Sequence: 12	ACH Enabled: False
	10/6-11/4/16 Electricity	26.92	11/16/2016	10-00-000-570100-0000	
	10/6-11/4/16 Electricity	32.66	11/16/2016	10-00-000-570100-0000	
	Check Total:	59.58			
Vendor: 115428	Cool Science			Check Sequence: 13	ACH Enabled: False
vendor.	Fall Classes	126.00	11/16/2016	20-22-000-525500-2350	A CHI Endologi. I disc
	Check Total:	126.00			
Vendor: 199398	Ryan Curi			Check Sequence: 14	ACH Enabled: False
	Softball Awards	200.00	11/16/2016	20-21-000-525500-1102	

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
	Check Total:	200.00			
Vendor: 199697	Kevin Czarny			Check Sequence: 15	ACH Enabled: False
vendor.	Fall Awards	75.00	11/16/2016	20-21-000-525500-1102	ACT Endoled. I dise
	Check Total:	75.00			
Vendor: 198843	Kim Dikker			Check Sequence: 16	ACH Enabled: False
	9/16 & 10/16 Mileage	14.58	11/16/2016	20-00-000-585270-0000	
	Check Total:	14.58			
Vendor: 118635	Dispatch Automotive, Inc.			Check Sequence: 17	ACH Enabled: False
256102	Starter #469	149.00	11/16/2016	10-10-000-530340-0000	
	Check Total:	149.00			
Vendor: 119687	Dunham Woods Farm, Inc.			Check Sequence: 18	ACH Enabled: False
951	Fall Classes	220.00	11/16/2016	20-22-000-525500-2301	
	Check Total:	220.00			
Vendor: 123370	Elmhurst Park District			Check Sequence: 19	ACH Enabled: False
	Lance Lipinsky Trip	41.00	11/16/2016	20-25-000-525500-5702	
	Check Total:	41.00			
Vendor: 199731	Colton Erwin			Check Sequence: 20	ACH Enabled: False
	Boot Reimbursement	50.00	11/16/2016	10-00-000-585815-0000	
	Check Total:	50.00			
Vendor: 198979	Ferguson Enterprises, Inc.			Check Sequence: 21	ACH Enabled: False
3624499	Couplers/Tube Cutter	47.74	11/16/2016	20-30-450-550300-0000	
	Check Total:	47.74			
Vendor: 199399	Goding Electric Company			Check Sequence: 22	ACH Enabled: False
5098/99	Capacitors	40.00	11/16/2016	10-10-000-530340-0000	
	Check Total:	40.00			
Vendor: 199763	Graf Tree Care			Check Sequence: 23	ACH Enabled: False
8456	Tree Removal/Plantings	2,980.00	11/16/2016	94-90-000-575170-0000	

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
	Check Total:	2,980.00			
Vendor: 199009	Haiges Machinery, Inc.	2,,,00.00			
Vendor: 199009 196502	Washer/Dryer	5,825.00	11/16/2016	Check Sequence: 24 85-30-100-541300-0000	ACH Enabled: False
	Check Total:	5,825.00			
Vendor: 199762	Hartwig Plumbing & Heating, Inc.			Check Sequence: 25	ACH Enabled: False
49719	Repair Hot Water Heater	202.50	11/16/2016	94-90-865-575110-0000	
	Check Total:	202.50			
Vendor: 135825	Heritage FS Inc.			Check Sequence: 26	ACH Enabled: False
	10/16 Diesel Fule	815.01	11/16/2016	10-10-000-530500-0000	
	Check Total:	815.01			
Vendor: 198911	Imagetec LP Supplies			Check Sequence: 27	ACH Enabled: False
457187	Toner	139.00	11/16/2016	10-00-000-530100-0000	Terr Endoled. Tube
457187	Toner	138.99	11/16/2016	20-00-000-530100-0000	
	Check Total:	277.99			
Vendor: 198806	Ingstrup Paving Inc.			Check Sequence: 28	ACH Enabled: False
12601	MSRC Basketball Court Improvements	4,862.00	11/16/2016	20-00-000-585990-0000	
	Check Total:	4,862.00			
Vendor: 199575	Johnson Health Tech NA Inc.			Check Sequence: 29	ACH Enabled: False
9001904006	Audio Jacks	36.17	11/16/2016	20-30-100-530300-0000	
	Check Total:	36.17			
Vendor: 148305	Rebecca Karales			Check Sequence: 30	ACH Enabled: False
venuor. 110305	10/16 Mileage	12.96	11/16/2016	20-00-000-585270-0000	ACTI Eliabled, Faise
	Check Total:	12.96			
Vendor: 199755	Leahy's Inc.			Check Sequence: 31	ACH Enabled: False
5193	Complex Window Cleaning	875.00	11/16/2016	20-30-100-521600-0000	
	Check Total:	875.00			
Vendor: 154610	Market Access Corporation			Check Sequence: 32	ACH Enabled: False

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
4364	Special Permits 10/16	1,225.00	11/16/2016	20-30-150-521205-0000	
	Check Total:	1,225.00			
Vendor: 156220	McMaster Carr Supply			Check Sequence: 33	ACH Enabled: False
85439650	Stack Lights	185.55	11/16/2016	94-90-865-575110-0000	
	Check Total:	185.55			
Vendor: 156599	Menard's			Check Sequence: 34	ACH Enabled: False
34382	Sand Bags/Plywood	583.97	11/16/2016	94-90-865-575110-0000	
34406/5537/4889	Tarps/Storage Bins	314.49	11/16/2016	10-10-000-550301-0000	
35818	Motion Switches/Work Light	105.51	11/16/2016	94-90-865-575110-0000	
36305	Cleaning Supplies	87.64	11/16/2016	20-30-150-530300-0000	
36320	Trailer Floor Coatings	413.74	11/16/2016	85-10-000-575300-0000	
36320	Tube Sand Hockey Rink	431.13	11/16/2016	10-10-000-550500-0000	
36834	Building Repairs	46.81	11/16/2016	10-10-000-550300-0000	
	Check Total:	1,983.29			
Vendor: 199259	Mendel Plumbing, Heating, Air Conditioning			Check Sequence: 35	ACH Enabled: False
W40285	Install Water Lines/Valves/Piping	1,260.00	11/16/2016	20-30-100-550302-0000	
	Check Total:	1,260.00			
Vendor: 199264	Metro Professional Products			Check Sequence: 36	ACH Enabled: False
169898	Walk Behind Floor Scrubber	1,942.53	11/16/2016	20-30-100-541300-0000	Terr Endoled. Tuise
169928	Soap/Toilet Paper	234.23	11/16/2016	20-30-100-530300-0000	
170271	Garbage Bags/Paper Towels	186.75	11/16/2016	20-30-100-530300-0000	
	Check Total:	2,363.51			
Vendor: 158590	Motion Industries			CI 1.0 27	
		(2.10)	11/1//2017	Check Sequence: 37	ACH Enabled: False
483905	Tripower Belts	62.40	11/16/2016	10-10-000-530340-0000	
	Check Total:	62.40			
Vendor: 161205	Nicor Gas			Check Sequence: 38	ACH Enabled: False
	Gas 9/26-10/26/16	27.40	11/16/2016	10-00-000-570200-0000	
	Check Total:	27.40			
Vendor: 161208	Northern Tool & Equipment Co.			Check Sequence: 39	ACH Enabled: False
36352243	Firewood Rack	52.99	11/16/2016	94-90-865-575110-0000	

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
		52.99			
	Check Total:	52.99			
Vendor: 161590	Nutoys Leisure Products			Check Sequence: 40	ACH Enabled: False
45213	Replace Swing Set Co-Op Park	2,981.00	11/16/2016	10-10-000-550301-0000	
	Check Total:	2,981.00			
Vendor: 163300	Office Depot			Check Sequence: 41	ACH Enabled: False
	Office Supplies	102.45	11/16/2016	10-00-000-530100-0000	
	Office Supplies	102.44	11/16/2016	20-00-000-530100-0000	
	Office Supplies	133.32	11/16/2016	20-30-100-530100-0000	
872152701001	Office Supplies	15.00	11/16/2016	10-00-000-530100-0000	
872152701001	Office Supplies	15.00	11/16/2016	20-00-000-530100-0000	
	Check Total:	368.21			
Vendor: 162999	Official Finders			Check Sequence: 42	ACH Enabled: False
	Softball Umpires 10/16	55.00	11/16/2016	20-21-000-525500-1112	
	Check Total:	55.00			
Vendor: 167080	PACHS II/Northwestern Med Occ Health			Charle Comment 42	ACU Enchlade Falar
		10/ //	11/1//201/	Check Sequence: 43	ACH Enabled: False
191583	Post Offer Physical	196.66	11/16/2016	10-00-000-585820-0000	
	Check Total:	196.66			
Vendor: 168768	Paetec			Check Sequence: 44	ACH Enabled: False
	11/16 Facility Lines	491.10	11/16/2016	20-30-100-570300-0000	
	Check Total:	491.10			
Vendor: 169537	Paulson Press, Inc.			Charle Comment 45	ACU Enchlade Falar
Vendor: 169537 16-1098	Winter Activity Guide	9,700.00	11/16/2016	Check Sequence: 45 20-00-000-521650-0000	ACH Enabled: False
	Check Total:	9,700.00			
Vendor: 101134	PDRMA			Check Sequence: 46	ACH Enabled: False
	10/16 Health Insurance	4,629.25	11/16/2016	10-00-000-565100-0000	
	10/16 Health Insurance	12,907.86	11/16/2016	10-10-000-565100-0000	
	10/16 Health Insurance	10,224.89	11/16/2016	20-00-000-565100-0000	
	10/16 Health Insurance	2,279.63	11/16/2016	20-30-100-565100-0000	
	10/16 Health Insurance	190.68	11/16/2016	20-30-150-565100-0000	
	10/16 Health Insurance	300.16	11/16/2016	20-30-200-565100-0000	
	10/16 Health Insurance	155.51	11/16/2016	20-30-300-565100-0000	

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
	10/16 Health Insurance	176.17	11/16/2016	20-30-350-565100-0000	
	10/16 Health Insurance	155.51	11/16/2016	20-30-400-565100-0000	
	10/16 Health Insurance	1,115.96	11/16/2016	20-30-450-565100-0000	
	10/16 Health Insurance	350.67	11/16/2016	20-30-500-565100-0000	
	10/16 Health Insurance	530.01	11/16/2016	55-00-000-565100-0000	
	10/16 Property Insurance	5,162.45	11/16/2016	10-00-000-560600-0000	
	10/16 Liability Insurance	2,296.16	11/16/2016	10-00-000-560600-0000	
	10/16 Workers Compensation Insurance	3,726.46	11/16/2016	10-00-000-560200-0000	
	10/16 Employment Practice Insurance	882.08	11/16/2016	10-00-000-560600-0000	
	10/16 Pollution Liability Insurance	150.98	11/16/2016	10-00-000-560600-0000	
	Check Total:	45,234.43			
endor: 199113	Peoria Design Web			Check Sequence: 47	ACH Enabled: False
±15	Online Software	300.00	11/16/2016	20-30-350-521600-0000	
	Check Total:	300.00			
/endor: 199420				Check Sequence: 48	ACH Enabled: False
endor: 199420	*	200.00	11/1//201/	20-21-000-525500-1195	ACH Ellabled. False
	Summer Classes	300.00	11/16/2016	20-21-000-525500-1195	
	Check Total:	300.00			
endor: 173930	Reindeers, Inc.			Check Sequence: 49	ACH Enabled: False
662259	Spindle Assembly	396.97	11/16/2016	10-10-000-530340-0000	
	Check Total:	396.97			
/endor: 103185	Republic Services #933			Check Sequence: 50	ACH Enabled: False
	10/3/16 Scavenger Services	439.10	11/16/2016	10-00-000-521300-0000	
	-				
	Check Total:	439.10			
endor: 174978	Jeannie Robinson			Check Sequence: 51	ACH Enabled: False
	10/16 Mileage	50.22	11/16/2016	20-00-000-585270-0000	
	Check Total:	50.22			
endor: 199058				Charle Sequence: 52	ACH Enghlad: Falsa
	5	05 50	11/16/2016	Check Sequence: 52	ACH Enabled: False
598 598	11/16 & 12/16 Dues 11/16 & 12/16 Dues	85.50 85.50	11/16/2016	10-00-000-585250-0000 20-00-000-585250-0000	
570	11/10 & 12/10 Dues	85.50	11/16/2016	20-00-000-383230-0000	
	Check Total:	171.00			
endor: 199237	Royal Publishing			Check Sequence: 53	ACH Enabled: False

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
7824632	Print Advertising	195.00	11/16/2016	20-30-100-521650-0000	
	Check Total:	195.00			
Vendor: 176093	Russo Power Equipment			Check Sequence: 54	ACH Enabled: False
3477299/751	Pruner	44.98	11/16/2016	10-10-000-530300-0000	
3477299/751	Gas Generator/Lever	1,349.17	11/16/2016	10-10-000-530500-0000	
	Check Total:	1,394.15			
Vendor: 178125	Service Sanitations			Check Sequence: 55	ACH Enabled: False
7250233/34/36	Port O Let Rental Fees	352.53	11/16/2016	10-10-000-521600-0000	
7250235	Port O Let Rental Fees	100.00	11/16/2016	20-21-000-535500-1120	
7250235	Port O Let Rental Fees	99.51	11/16/2016	20-21-000-535500-1127	
	Check Total:	552.04			
Vendor: 178275	Shaw Media			Check Sequence: 56	ACH Enabled: False
	Print Advertising	299.00	11/16/2016	20-00-000-521650-0000	
	Print Advertising	499.00	11/16/2016	20-30-100-521650-0000	
	Check Total:	798.00			
Vendor: 199260	Single Path, LLC			Check Sequence: 57	ACH Enabled: False
20652152	10/16 IT Support	1,190.00	11/16/2016	10-00-000-521400-0000	
20652152	10/16 IT Support	1,190.00	11/16/2016	20-00-000-521400-0000	
	Check Total:	2,380.00			
Vendor: 199567	Site One Landscape Supply, LLC			Check Sequence: 58	ACH Enabled: False
77724051	Memorial Tree	299.00	11/16/2016	20-00-000-530213-0000	
77724051	Park Plantings	188.30	11/16/2016	10-10-000-550600-0000	
	Check Total:	487.30			
Vendor: 199531	Soccer 2000			Check Sequence: 59	ACH Enabled: False
Q02	Mini Bownets	393.00	11/16/2016	20-21-000-535500-1127	
	Check Total:	393.00			
Vendor: 199756	Spohn Ranch Inc.			Check Sequence: 60	ACH Enabled: False
GE005	Skate Park Repairs	3,087.78	11/16/2016	10-10-000-550301-0000	
	Check Total:	3,087.78			

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
Vendor: 182096 115857/58	Sunburst Sportswear Inc. Softball/Football Uniforms	640.40	11/16/2016	Check Sequence: 61 20-21-000-535500-1111	ACH Enabled: False
115975	Staff Uniforms	404.25	11/16/2016	20-30-100-530250-0000	
116070	Staff Uniforms	1,296.80	11/16/2016	20-30-100-530250-0000	
	Check Total:	2,341.45			
Vendor: 183781	Terrace Supply Company			Check Sequence: 62	ACH Enabled: False
969773/774	Cylinders/CO2	57.04	11/16/2016	20-30-500-530600-0000	
	Check Total:	57.04			
		57.01			
Vendor: 152534	The Lifeguard Store			Check Sequence: 63	ACH Enabled: False
444447/8689	Lane Ropes	111.95	11/16/2016	20-30-500-530210-0000	
	Check Total:	111.95			
Vendor: 199243	Total Teledata Inc.			Check Sequence: 64	ACH Enabled: False
53607	Phone Services	75.00	11/16/2016	20-30-100-521600-0000	
	Check Total:	75.00			
Vendor: 199127	Luis Vargas				
Vendor: 199127	Boot Reimbursement	50.00	11/1//2016	Check Sequence: 65 10-00-000-585815-0000	ACH Enabled: False
	Boot Kennbursement	50.00	11/16/2016	10-00-000-383813-0000	
	Check Total:	50.00			
Vendor: 190330	Village of Glen Ellyn			Check Sequence: 66	ACH Enabled: False
	10/16 Fuel	1,788.92	11/16/2016	10-10-000-530500-0000	
	8/17-9/19/16 Water	146.32	11/16/2016	20-30-200-570400-0000	
	8/17-9/19/16 Water	107.53	11/16/2016	20-00-000-570400-0000	
	8/17-9/19/16 Water	78.88	11/16/2016	20-00-000-570400-0000	
	8/17-9/19/16 Water	122.71	11/16/2016	20-30-150-570400-0000	
	5/30/16-9/5/16 Water	52,860.92	11/16/2016	20-30-500-570400-0000	
	8/17-9/19/16 Water	34.61	11/16/2016	20-30-350-570400-0000	
	8/17-9/19/16 Water	171.60	11/16/2016	20-30-450-570400-0000	
	8/17-9/19/16 Water	46.23	11/16/2016	10-00-000-570400-0000	
	8/17-9/19/16 Water	720.39	11/16/2016	20-30-100-570400-0000	
	8/17-9/19/16 Water	652.06	11/16/2016	20-30-300-570400-0000	
	8/17-9/19/16 Water	77.80	11/16/2016	20-00-000-570400-0000	
	8/17-9/19/16 Water	1,608.14	11/16/2016	20-00-000-570400-0000	
	8/17-9/19/16 Water	983.09	11/16/2016	20-30-400-570400-0000	
	8/17-9/19/16 Water	769.80	11/16/2016	20-00-000-570400-0000	

Invoice No	Description	Amount	Payment Date	Acct Number	Reference
	Check Total:	60,169.00			
Vendor: 197710	Young Rembrandts			Check Sequence: 67	ACH Enabled: False
1415/14	Fall Classses	495.00	11/16/2016	20-22-000-525500-2315	
	Check Total:	495.00			
Vendor: 198800	Zimmerman Ford, Inc.			Check Sequence: 68	ACH Enabled: False
96981/736/706	Brakes/Axels/Repairs #481	1,674.68	11/16/2016	10-10-000-530340-0000	
97096	Battery Cable	29.32	11/16/2016	10-10-000-530340-0000	
	Check Total:	1,704.00			
	Total for Check Run:	179,516.88			
	Total of Number of Checks:	68			

Glen Ellyn Park District Board of Commissioners Regular Meeting October 18, 2016 185 Spring Avenue

#### I. Call to Order

President Kinzler called the meeting to order at 7:13 p.m.

#### II. Roll Call of Commissioners

Upon roll call, those answering present were Commissioners Pierce, Nephew, Weber, Wilson and President Kinzler. Commissioner Creech arrived at 7:15 p.m. and Commissioner Cornell at 7:16 p.m.

Staff members present were Executive Director Harris, Superintendent of Recreation Esposito, Superintendent of Finance & Personnel Cinquegrani, Marketing & Communications Supervisor O'Kray and Executive Assistant Dikker.

### III. Pledge of Allegiance

President Kinzler led the Pledge of Allegiance.

#### IV. Changes to the Agenda

None

#### V. Volunteer Recognition – Youth Soccer Volunteer, Dan Minkus

The Park Board of Commissioners recognized Dan Minkus for his outstanding contributions to the Glen Ellyn Park District soccer program and for his commitment to supporting opportunities for all children in the Glen Ellyn community to have the chance to play.

Superintendent of Recreation Esposito stated that Dan has been an integral part of the Glen Ellyn soccer community as a parent-coach in the House League program, a volunteer coordinator on the House League soccer committee, and as a volunteer for numerous soccer clinics and instructional programs for many years. Dan has committed countless hours and time to ensure all players have a positive experience regardless of their level of play.

Dan has been an active volunteer with the Glen Ellyn Children's Resource Center as a coach, advocating for the continued development of those players who access services through the Resource Center. He has selflessly spent countless hours encouraging youth to play the game of soccer in an effort to help reach their full potential.

The Park Board said the Glen Ellyn Park District and Community are truly fortunate to have someone like Dan who freely gives of his time, energy and dedication to the programs and presented him with a token of their appreciation.

#### VI. Public Participation

Chuck Rahill, 760 Fairview Ave. in Glen Ellyn wanted to address the proposal of athletic lights at Newton Park. He did not understand why it was needed for a Community Park. He coaches a variety of Park District sports and did not understand the need for late practices and questioned the timing of practices until 9:30 p.m. at night. He believes Newton Park is not an athletic park but one that offers a playground, tennis, hockey, basketball and Skate Park. He believes there are other options.

Alex Durham, 151 Carlton Ave. in Glen Ellyn has worked with concerned parents in the area and voiced their concerns of lights at Newton Park. He looks forward to the November 2<sup>nd</sup> meeting and hopes Commissioners can attend. He wanted the Board to think about the children who live near the Park and consider the concerns of the parents. He reminded the Board of the 2012 Community Interest survey which referenced the need for more green space and community parks and would like to enhance Newton's usability as a Community Park.

Jodi Norgaard, 249 Merton Ave. in Glen Ellyn spoke regarding paddle tennis. She stated she "caught the bug" before the women's league began. The women's league has increased to four teams in the league. She stated that both her and her husband work and cannot play it together or as a family in the evenings during the week. She exclaimed how paddle tennis has become a family holiday tradition and feels strongly about the needed expansion because it encourages a healthy lifestyle and believes it will be well used.

Carrie Morris, 873 Colcord Place in Glen Ellyn echoed Jodi's sentiment in regards to adding additional paddle courts. Morris stated she is a realtor in town and recognizes that Glen Ellyn offers a lot to our community and many people come to Glen Ellyn for all the activities that we offer. She stated that paddle tennis is a growing sport and an asset to our community and hopes for the Board's support.

Camey Walker, 796 Highview in Glen Ellyn stated that her kids enjoy paddle and her daughter hopes to start a Glenbard West paddle club as it promotes good health for kids. She would like to continue to enhance the availability to others, both women and men for offering more times to play the sport.

Steve Morris, 873 Colcord Pl. in Glen Ellyn stated that House Leagues opened the other night and it was a pleasure to see so many people getting to know others in town. It was a wonderful atmosphere.

#### VII. Consent Agenda

Commissioner Creech moved, seconded by Commissioner Pierce, to approve the Consent Agenda including the Voucher List of Bills totaling \$302,185.36, the September 20, 2016 Regular Meeting minutes and the October 4, 2016 Workshop Meeting minutes.

Roll Call: Aye: Commissioners Creech, Pierce, Cornell, Nephew, Weber, Wilson, and President Kinzler Nay: None.

Motion Carried.

# VIII. Public hearing concerning the intent of the Board to sell not to exceed \$1,950,000 General Obligation Limited Tax Park Bonds of the District

At 7:45 p.m. the President announced the next agenda item for the Board of Park Commissioners was a public hearing (the "Hearing") to receive public comments on the proposal to sell \$1,950,000 General Obligation Limited Tax Park Bonds (the "Bonds"), for the payment of condemned or purchased for parks, for the building, maintaining, improving and protecting of the same and the existing land and facilities of the District and for the payment of the expenses incident thereto, and explained that all persons desiring to be heard would have an opportunity to present written or oral testimony with respect thereto.

Commissioner Weber opened the public hearing for the 2016 issuance of non-referendum bonds. Whereupon the President asked for additional comments from the Park Commissioners. Additional comments were made by the following: None.

Written testimony concerning the proposed issuance of the Bonds was read into the record by the Secretary and is attached here to Exhibit I. None

Whereupon the President asked for oral testimony or any public comments concerning the proposed issuance of the Bonds. Statements were made by the following: None.

The President then announced that all persons desiring to be heard had been given an opportunity to present oral and written testimony with respect to the proposed issuance of the Bonds.

Park Commissioner Creech moved and Park Commissioner Pierce seconded the motion that the Hearing be finally adjourned.

After a full discussion thereof, the President directed that the roll be called for a vote upon the motion.

Upon the roll call being called, the following Park Commissioners voted AYE: Creech, Pierce, Cornell, Nephew, Weber, Wilson and President Kinzler

The following Park Commissioners voted NAY: None

Whereupon the President declared the motion carried and the Hearing was finally adjourned.

## IX. Unfinished Business

A. <u>Lake Ellyn Park Improvements Construction Management Payout Request #12</u> Executive Director briefly discussed the final payout request #12 for Lake Ellyn Park Improvements – Construction Management Services. Harris stated that the Boathouse has been completed and the final punch list items have been addressed. Harris also stated that the Boathouse has been in use and rentals have been scheduled well into 2017.

Harris said that staff recommends placing the payout request #12 in the amount of \$118,515.77 on the consent agenda for the Regular Board meeting on November 15, 2016 and after a brief discussion the Board concurred.

## B. Place 2017 Budget and Appropriation Ordinance on File

Superintendent of Finance and Personnel Cinquegrani presented the 2017 Budget and Appropriation Ordinance 16-03 to the Board to be placed on file for public inspection.

Commissioner Creech moved, seconded by Commissioner Pierce, to place on file a tentative draft of the 2017 Budget and Appropriation Ordinance (B&A Ordinance 16-03), a Combined Annual Budget and Appropriation Ordinance for Purposes of the Glen Ellyn Park District for the year beginning January 1, 2017 and ending December 31, 2017.

### Roll Call: Aye: Commissioners Creech, Pierce, Cornell, Nephew, Weber, Wilson and President Kinzler. Nay: None

#### Motion Carried

## C. <u>2017 Budget Discussion</u>

Executive Director Harris discussed that the first draft of the proposed 2017 budget would be presented this evening and continue into the November 15<sup>th</sup> meeting as well and will tentatively be approved and adopted at the December 13, 2016 Regular Meeting. Superintendent of Finance and Personnel Cinquegrani presented the financials and operations of the proposed 2017 budget. In the absence of Superintendent Hopkins, Executive Director Harris discussed the components of the Parks & Maintenance area while Superintendent of Recreation Esposito discussed the recreation, programming and facilities areas of the budget. Harris then continued with discussion of several of the proposed Capital Projects. The Board had a brief discussion of the proposed budget and posed several questions to staff. The Board discussed the proposed addition of two additional Paddle Courts and asked staff and members of the Glen Ellyn Platform Tennis Club (GEPTC) questions for clarification. After the discussion, the Board halted discussion due to time and will discuss in more detail and present any additional questions to staff over the next few weeks and again at the November 15<sup>th</sup> Regular Meeting.

## X. Staff Reports

Executive Director Harris reminded the Board that this weekend marks a new event on Sunday Evening, the Pumpkin Flotilla Fest. Harris welcomed the Board to attend and view the new event. Harris thanked staff for a successful Boo Bash that recently took place at Maryknoll with a sold out attendance.

### XI. Commissioners' Reports

Commissioner Wilson commended Assistant Superintendent Robinson for her help a few weekends ago with her 50<sup>th</sup> High School Reunion that was held at the Boathouse. Wilson stated that many of her classmates said the Boathouse was their favorite High School memory and thoroughly enjoyed their evening on the Boathouse deck. Commissioner Nephew enjoyed her time at Boo Bash and discussed her experience with wildlife at Ackerman Park.

### XII. Adjourn

There being no further business, Commissioner Creech moved, seconded by Commissioner Cornell to adjourn the Regular Meeting at 10:05 p.m.

#### Roll Call: Aye: Commissioners Creech, Cornell, Pierce, Nephew, Weber, Wilson, and President Kinzler. Nay: None.

Motion Carried.

Respectfully submitted,

Kimberly Dikker Board Secretary



November 10, 2016

TO:	Park District Board of Commissioners
FROM:	Nicholas Cinquegrani, Superintendent of Finance & Personnel
CC:	Dave Harris, Executive Director
RE:	2016 Tax Levy

Attached please find the 2016 tax levy ordinance. In accordance with the truth in taxation requirements, the Park District Board placed the tax levy on file at their October 4<sup>th</sup> meeting. At that meeting, the Board approved Resolution 16-02 "Truth In Taxation Law Resolution" which estimated an aggregate levy increase of 4.9% from the prior year. Because the aggregate levy increase is less than 5%, the Park District is not required to hold a public hearing.

Including Debt Service and the Special Recreation levy, the estimated *decrease* per the ordinance would be approximately (3.16)%. However, once the new EAV is known (Spring 2017), the County will automatically adjust the tax levy to that allowed by the Property Tax Extension Limitation Law (PTELL). This adjustment will most likely result in the *decrease* being much <u>areater</u> than the (3.16)%. It's anticipated the aggregate levy will increase approximately **1.5%** (0.7% CPI + 0.8% new growth). After factoring in the debt service and special recreation levies (assuming no change in EAV), the approximate <u>decrease</u> for the average taxpayer would be roughly (5.54)%.

#### <u>Motion</u>

Motion to approve Ordinance 16-02 "An Ordinance for the levy and assessment of taxes for the year 2016."

#### ORDINANCE NO. 16-02 AN ORDINANCE FOR THE LEVY AND ASSESSMENT OF TAXES FOR THE YEAR 2016 OF THE GLEN ELLYN PARK DISTRICT OF DU PAGE COUNTY, ILLINOIS

BE IT ORDAINED BY THE BOARD OF COMMISSIONERS OF THE GLEN ELLYN PARK DISTRICT OF DUPAGE COUNTY, ILLINOIS, AS FOLLOWS:

**Section 1:** That the sum of SIX MILLION, FOUR HUNDRED THIRTY EIGHT THOUSAND, FOUR HUNDRED ONE (\$6,438,401), or so much thereof as may be extended by law, be and the same is hereby assessed and levied for and against all of the taxable real property within the limits of this Park District, as the same is addressed and equalized for said taxes, for the year 2016, said total levy being for the various purposes of this Park District more particularly hereinafter set forth:

#### 1. Corporate Expenses

Total hereby levied for general corporate purposes in accordance with Illinois Compiled Statute 70 ILCS 1205/5-1, 5-3 for the year 2016:	\$ 1,923,091
2. Recreation Expenses	
Total hereby levied for the purpose of planning, establishing, and maintaining recreation programs, in accordance with Illinois Compiled Statute 70 ILCS 1205/5-2, 5-3a for the year 2016:	\$ 1,050,000
3. Police Protection Expenses	
Total hereby levied for the paying of costs for police protection, in accordance with Illinois Compiled Statute 70 ILCS 1205/5-9 for the year 2016:	\$ 1,500
4. Paving & Lighting Expenses	
Total hereby levied for Paving & Lighting program costs, in accordance with Illinois Compiled Statute 70 ILCS 1205/5-6 for the year 2016:	\$ 1,500
5. Illinois Municipal Retirement Expenses	
Total hereby levied for the purpose of providing monies for the district's contribution to the Illinois Municipal Retirement Fund and/or Social Security, in accordance with Illinois Compiled Statute 40 ILCS 5/7- 171, for the year 2016:	\$ 205,000
6. Liability Insurance Expenses	
Total hereby levied for the purpose of paying costs of insurance to protect against any liability which may be incurred as provided by The Local Government and Governmental Employees Tort Immunity Act, in accordance with Illinois Compiled Statute 745 ILCS 10/9-107 for 2016:	\$ 125,000

7. Audit Expenses	
Total hereby levied for the purpose of paying charges incident to the audit of the records of the Park District, in accordance with Illinois Compiled Statute 50 ILCS 310/9 for the year 2016:	\$ 12,000
8. Bond & Interest Expenses	
Total hereby levied for the purpose of paying outstanding bonds including principal, interest, and bank fees in accordance with the provisions of "The Park District Code" for the year 2016:	\$ 2,470,310
9. Joint Agreement Recreation Programs for the Handicapped Expenses	
Total hereby levied to provide recreation programs for the handicapped in accordance with Sec. 5-8 of "The Park District Code" for the year 2016:	\$ 650,000
Total Amount Levied for 2016:	\$ 6,438,401
Summary of the 2016 Tax Levy:	
Corporate Expenses	\$ 1,923,091
Recreation Expenses	1,050,000
Police Protection Expenses	1,500
Paving & Lighting Expenses	1,500
Illinois Municipal Retirement Expenses	205,000
Liability Insurance Expenses	125,000
Audit Expenses	12,000
Bond & Interest Expenses	2,470,310
Joint Agreement Recreation Programs for the Handicapped Expenses	 650,000
Total Amount Levied for 2016:	\$ 6,438,401

**Section 2:** That the taxes so levied and assessed as set forth by this ordinance upon the taxable property within the limits of this Park District, or so much thereof as may be extended by law, shall be collected and enforced in the same manner and by the same officers as general taxes are now collected and enforced for city and village purposes in the County of DuPage, State of Illinois, and shall be paid over by the officers so collecting the same to the Treasurer of this Park District.

**Section 3:** Any funds on hand at the end of the fiscal year that are not pledged for or allocated to a particular purpose may, by action of the board of commissioners, be transferred to a capital improvement fund and accumulated therein, but the total amount accumulated in the fund may not exceed 1.5% of the aggregate assessed valuation of all taxable property in the park district.

**Section 4:** That the Secretary of this Park District be and is hereby directed to file with the County Clerk of DuPage County, Illinois, within the time limit prescribed by law, a certified copy of this Ordinance.

**Section 5:** If any item or portion of this Ordinance is for any reason held invalid, such decision shall not effect the validity of the remaining portions of this Ordinance.

**Section 5:** That this Ordinance shall be in full force and effect from and after its passage

this \_\_\_\_\_ day of \_\_\_\_\_, 2016.

ATTEST:

Secretary of said Park District

President, Board of Commissioners Glen Ellyn Park District DuPage County, Illinois

(SEAL)

## STATE OF ILLINOIS ) ) SS COUNTY OF DU PAGE )

I, Gordon J. Kinzler, the undersigned President of the Glen Ellyn Park District, certify that I am the presiding officer of the Glen Ellyn Park District, and as such presiding officer, hereby certify that Levy Ordinance 16-02, a copy of which is appended hereto, was adopted pursuant to, and in all respects in compliance with, the provisions of The Truth in Taxation Act, 35 ILCS 200/18-55, et seq.

> President, Board of Commissioners Glen Ellyn Park District

Date

(SEAL)

### STATE OF ILLINOIS ) ) SS COUNTY OF DU PAGE )

I, Kimberly Dikker, do hereby certify that I am Secretary of the Board of Commissioners of the Glen Ellyn Park District, DuPage County, Illinois, and as such secretary am custodian of the books and records of said District.

I further certify that the above and foregoing is a true and correct copy of an Ordinance duly adopted at a meeting of the Board of Commissioners of said Glen Ellyn Park District held on the \_\_\_\_ day of \_\_\_\_\_\_, 2016, A.D., a quorum of the Board of Commissioners being present at such meeting and voting in favor of said Ordinance, all of which more fully appears from the books and records of said District in my custody as Secretary.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal of said District this \_\_\_\_day of \_\_\_\_\_\_, 2016.

Kimberly Dikker, Secretary Board of Commissioners Glen Ellyn Park District DuPage County, Illinois

(SEAL)



November 10, 2016

то:	Park District Board of Commissioners
FROM:	Nicholas Cinquegrani, Superintendent of Finance & Personnel
CC:	Dave Harris, Executive Director
RE:	2016 Non-Referendum Bonds

Anthony Miceli, Speer Financial, will be available at the Board meeting Tuesday, November 15<sup>th</sup> to provide details regarding the 2016 non-referendum bond sale. As a reminder, the bonds will be sold on Tuesday morning. Because final numbers are not yet known, a sample ordinance has been included subsequent to this memo. A final copy of the ordinance (with details from the bond sale) will be delivered to the Board prior to the meeting.

It is anticipated that a good faith deposit (approximately \$83,200.00 or 2% of the sale) will be deposited into the Park District account on Tuesday. The remaining balance will be wired into Park District accounts at closing (on or around December 7<sup>th</sup>).

# <u>Motion</u>

Depending on the outcome of the sale, a motion would be needed to approve Ordinance # 16-04 "An Ordinance providing for the issue of \$\_\_\_\_\_\_ General Obligation Limited Tax Park Bonds, Series 2016, of the Glen Ellyn Park District, DuPage County, Illinois, for the payment of land for parks, for the building, maintaining, improving and protecting of the same and the existing land and facilities of said Park District and for the payment of the expenses incident thereto, for the purpose of refunding certain outstanding bonds of said Park District, providing for the levy of a direct annual tax to pay the principal and interest on said bonds, and authorizing the sale of said bonds to \_\_\_\_\_."

#### ORDINANCE NO.

AN ORDINANCE providing for the issue of \$\_\_\_\_\_ General Obligation Limited Tax Park Bonds, Series 2016, of the Glen Ellyn Park District, DuPage County, Illinois, for the payment of land for parks, for the building, maintaining, improving and protecting of the same and the existing land and facilities of said Park District and for the payment of the expenses incident thereto, for the purpose of refunding certain outstanding bonds of said Park District, providing for the levy of a direct annual tax to pay the principal and interest on said bonds, and authorizing the sale of said bonds to \_\_\_\_\_.

\* \* \*

WHEREAS, the Glen Ellyn Park District, DuPage County, Illinois (the "*District*"), is a duly organized and existing Park District created under the provisions of the laws of the State of Illinois, and is now operating under the provisions of the Park District Code of the State of Illinois, and all laws amendatory thereof and supplementary thereto (the "*Act*"); and

WHEREAS, the needs of the District require the expenditure of not less than the sum of \$\_\_\_\_\_\_\_ for the payment of land condemned or purchased for parks, for the building, maintaining, improving and protecting of the same and the existing land and facilities of the District and for the payment of the expenses incident thereto (the *"Project"*), all in accordance with the preliminary plans and estimate of cost heretofore approved by the Board of Park Commissioners of the District (the *"Board"*) and now on file in the office of the Secretary of the Board; and

WHEREAS, the Board finds that it does not have sufficient funds on hand for the purpose aforesaid, and that the cost thereof will be not less than \$\_\_\_\_\_, and that it is necessary and desirable to borrow the sum of \$\_\_\_\_\_ and issue bonds of the District therefor; and

WHEREAS, pursuant to and in accordance with the provisions of the Bond Issue Notification Act of the State of Illinois, as amended, the President of the Board, on the 30th day of September, 2016, executed an Order calling a public hearing (the *"Hearing"*) for the 18th day

of October, 2016, concerning the intent of the Board to sell bonds in the amount of \$1,950,000 for the Project; and

WHEREAS, notice of the Hearing was given (i) by publication at least once not less than seven (7) nor more than thirty (30) days before the date of the Hearing in the *Daily Herald*, the same being a newspaper of general circulation in the District, and (ii) by posting at least 96 hours before the Hearing a copy of said notice at the principal office of the Board, which notice was continuously available for public review during the entire 96-hour period preceding the Hearing; and

WHEREAS, the Hearing was held on the 18th day of October, 2016, and at the Hearing, the Board explained the reasons for the proposed bond issue and permitted persons desiring to be heard an opportunity to present written or oral testimony within reasonable time limits; and

WHEREAS, the Hearing was finally adjourned on the 18th day of October, 2016; and

WHEREAS, the Board does hereby find and determine that it is authorized at this time to issue bonds in the amount of \$1,950,000 for the Project; and

WHEREAS, the District has outstanding its General Obligation Limited Tax Park Bonds, Series 2009, dated May 15, 2009 (the "*Prior Bonds*"); and

WHEREAS, the Board further finds that it is necessary and desirable to refund a portion of the outstanding Prior Bonds (said portion of the Prior Bonds to be refunded being referred to herein as the *"Refunded Bonds"*) in order to restructure the debt burden of the District; and

WHEREAS, the Refunded Bonds shall be fully described in the Escrow Agreement referred to in Section 11 hereof and are presently outstanding and unpaid and are binding and subsisting legal obligations of the District; and

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WHEREAS, the Board further finds that in order to refund the Refunded Bonds, it is necessary and desirable to borrow \$\_\_\_\_\_\_ at this time and issue bonds of the District therefor; and

WHEREAS, the Board further finds that it is in the best interests of the District to issue bonds in the amount of \$\_\_\_\_\_\_ for the Project (the "*Project Bonds*") and bonds in the amount of \$\_\_\_\_\_\_ for refunding purposes (the "*Refunding Bonds*"), together as one issue of bonds in the aggregate amount of \$\_\_\_\_\_\_ (as hereinafter more fully defined, the "*Bonds*"); and

WHEREAS, the Board does hereby find and determine that (a) the Bonds shall be issued as limited bonds under the provisions of the Local Government Debt Reform Act of the State of Illinois, as amended (the "*Debt Reform Act*"), and (b) upon the issuance of the Bonds now proposed to be issued, the aggregate outstanding unpaid bonded indebtedness of the District, including the Bonds, will not exceed .575% of the total assessed valuation of all taxable property in the District as last equalized and determined, and pursuant to the provisions of the Debt Reform Act and Section 6-4 of the Act, it is not necessary to submit the proposition of issuing the Bonds to the voters of the District for approval; and

WHEREAS, in accordance with the terms of the Prior Bonds, the Refunded Bonds may be called for redemption in advance of maturity, and the Board further finds that it is necessary and desirable to make such call for the redemption of the Refunded Bonds on their earliest possible and practicable call date, and provide for the giving of proper notice to the registered owners of the Refunded Bonds:

NOW, THEREFORE, Be It Ordained by the Board of Park Commissioners of the Glen Ellyn Park District, DuPage County, Illinois, as follows: *Section 1. Incorporation of Preambles.* The Board hereby finds that all of the recitals contained in the preambles to this Ordinance are full, true and correct and does incorporate them into this Ordinance by this reference.

Section 2. Authorization. It is hereby found and determined that the District has been authorized by law to borrow the sum of \$1,950,000 upon the credit of the District and as evidence of such indebtedness to issue bonds of the District in said amount, the proceeds of said bonds to be used for the Project, and that it is necessary to borrow \$\_\_\_\_\_\_ of said authorized sum and issue the Project Bonds in evidence thereof for the purpose of paying costs of the Project, and that the District has been authorized by law to borrow the sum of \$\_\_\_\_\_\_ upon the credit of the District and as evidence of such indebtedness to issue bonds of the District in said amount, the proceeds of said bonds to be used to refund the Refunded Bonds, and that it is necessary to borrow \$\_\_\_\_\_\_ of said authorized sum and issue the project of said bonds to be used to refund the Refunded Bonds, and that it is necessary to borrow \$\_\_\_\_\_\_ of said authorized sum and issue the Refunding Bonds in evidence thereof for the purpose of refunding the Refunded Bonds.

Section 3. Bond Details. There be borrowed on the credit of and for and on behalf of the District the sum of \$\_\_\_\_\_\_ for the purposes aforesaid; and that bonds of the District (the "Bonds") shall be issued in said amount and shall be designated "General Obligation Limited Tax Park Bonds, Series 2016." The Bonds shall be dated December \_\_\_\_\_, 2016, and shall also bear the date of authentication, shall be in fully registered form, shall be in denominations of \$5,000 each and authorized integral multiples thereof (but no single Bond shall represent installments of principal maturing on more than one date), shall be numbered 1 and upward, and the Bonds shall become due and payable serially (without option of prior redemption) on December 15 of each of the years, in the amounts and bearing interest per annum as follows:

YEAR OF	PRINCIPAL	RATE OF
MATURITY	Amount	INTEREST
2017	\$	%
2018	Ŷ	,
2019		
2020		
2021		

The Bonds shall bear interest from their date or from the most recent interest payment date to which interest has been paid or duly provided for, until the principal amount of the Bonds is paid, such interest (computed upon the basis of a 360-day year of twelve 30-day months) being payable on June 15 and December 15 of each year, commencing on June 15, 2017. Interest on each Bond shall be paid by check or draft of Amalgamated Bank of Chicago, Chicago, Illinois (the *"Bond Registrar"*), payable upon presentation in lawful money of the United States of America, to the person in whose name such Bond is registered at the close of business on the 1st day of the month of the interest payment date. The principal of the Bonds shall be payable in lawful money of the United States of America at the principal corporate trust office of the Bond Registrar.

The Bonds shall be signed by the manual or facsimile signatures of the President and Secretary of the Board, and shall be countersigned by the manual or facsimile signature of the Treasurer of the Board, as they shall determine, and the seal of the District shall be affixed thereto or printed thereon, and in case any officer whose signature shall appear on any Bond shall cease to be such officer before the delivery of such Bond, such signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery. If the Secretary or the Treasurer of the Board is unable to perform the duties of his or her respective office, then their duties under this Ordinance shall be performed by the Assistant Secretary or the Assistant Treasurer of the Board, respectively. All Bonds shall have thereon a certificate of authentication substantially in the form hereinafter set forth duly executed by the Bond Registrar as authenticating agent of the District and showing the date of authentication. No Bond shall be valid or obligatory for any purpose or be entitled to any security or benefit under this Ordinance unless and until such certificate of authentication shall have been duly executed by the Bond Registrar by manual signature, and such certificate of authentication upon any such Bond shall be conclusive evidence that such Bond has been authenticated and delivered under this Ordinance. The certificate of authentication on any Bond shall be deemed to have been executed by the Bond Registrar if signed by an authorized officer of the Bond Registrar, but it shall not be necessary that the same officer sign the certificate of authentication on all of the Bonds issued hereunder.

Section 4. Registration of Bonds; Persons Treated as Owners. (a) General. The District shall cause books (the "Bond Register") for the registration and for the transfer of the Bonds as provided in this Ordinance to be kept at the principal corporate trust office of the Bond Registrar, which is hereby constituted and appointed the registrar of the District. The District is authorized to prepare, and the Bond Registrar shall keep custody of, multiple Bond blanks executed by the District for use in the transfer and exchange of Bonds.

Upon surrender for transfer of any Bond at the principal corporate trust office of the Bond Registrar, duly endorsed by, or accompanied by a written instrument or instruments of transfer in form satisfactory to the Bond Registrar and duly executed by, the registered owner or his or her attorney duly authorized in writing, the District shall execute and the Bond Registrar shall authenticate, date and deliver in the name of the transferee or transferees a new fully registered Bond or Bonds of the same maturity of authorized denominations, for a like aggregate principal amount. Any fully registered Bond or Bonds may be exchanged at said office of the Bond Registrar for a like aggregate principal amount of Bond or Bonds of the same maturity of other authorized denominations. The execution by the District of any fully registered Bond shall constitute full and due authorization of such Bond and the Bond Registrar shall thereby be authorized to authenticate, date and deliver such Bond, *provided, however*, the principal amount of outstanding Bonds of each maturity authenticated by the Bond Registrar shall not exceed the authorized principal amount of Bonds for such maturity less previous retirements.

The Bond Registrar shall not be required to transfer or exchange any Bond during the period beginning at the close of business on the 1st day of the month of any interest payment date on such Bond and ending at the opening of business on such interest payment date.

The person in whose name any Bond shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of the principal of or interest on any Bond shall be made only to or upon the order of the registered owner thereof or his or her legal representative. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid.

No service charge shall be made for any transfer or exchange of Bonds, but the District or the Bond Registrar may require payment of a sum sufficient to cover any tax or other governmental charge that may be imposed in connection with any transfer or exchange of Bonds.

(b) *Global Book-Entry System.* The Bonds shall be initially issued in the form of a separate single fully registered Bond for each of the maturities of the Bonds determined as described in Section 3 hereof. Upon initial issuance, the ownership of each such Bond shall be registered in the Bond Register in the name of Cede & Co., or any successor thereto (*"Cede"*), as nominee of The Depository Trust Company, New York, New York, and its successors and assigns (*"DTC"*). All of the outstanding Bonds shall be registered in the Bond Register in the name of Cede, as nominee of DTC, except as hereinafter provided. The President and Secretary of the Board, the chief administrative and executive officer and chief financial officer of the

District and the Bond Registrar are each authorized to execute and deliver, on behalf of the District, such letters to or agreements with DTC as shall be necessary to effectuate such book-entry system (any such letter or agreement being referred to herein as the *"Representation Letter"*), which Representation Letter may provide for the payment of principal of or interest on the Bonds by wire transfer.

With respect to Bonds registered in the Bond Register in the name of Cede, as nominee of DTC, the District and the Bond Registrar shall have no responsibility or obligation to any broker-dealer, bank or other financial institution for which DTC holds Bonds from time to time as securities depository (each such broker-dealer, bank or other financial institution being referred to herein as a "DTC Participant") or to any person on behalf of whom such a DTC Participant holds an interest in the Bonds. Without limiting the immediately preceding sentence, the District and the Bond Registrar shall have no responsibility or obligation with respect to (i) the accuracy of the records of DTC, Cede or any DTC Participant with respect to any ownership interest in the Bonds, (ii) the delivery to any DTC Participant or any other person, other than a registered owner of a Bond as shown in the Bond Register, of any notice with respect to the Bonds, including any notice of redemption, or (iii) the payment to any DTC Participant or any other person, other than a registered owner of a Bond as shown in the Bond Register, of any amount with respect to the principal of or interest on the Bonds. The District and the Bond Registrar may treat and consider the person in whose name each Bond is registered in the Bond Register as the holder and absolute owner of such Bond for the purpose of payment of principal and interest with respect to such Bond, for the purpose of giving notices of redemption and other matters with respect to such Bond, for the purpose of registering transfers with respect to such Bond, and for all other purposes whatsoever. The Bond Registrar shall pay all principal of and interest on the Bonds only to or upon the order of the respective registered

owners of the Bonds, as shown in the Bond Register, or their respective attorneys duly authorized in writing, and all such payments shall be valid and effective to fully satisfy and discharge the District's obligations with respect to payment of the principal of and interest on the Bonds to the extent of the sum or sums so paid. No person other than a registered owner of a Bond as shown in the Bond Register, shall receive a Bond evidencing the obligation of the District to make payments of principal and interest with respect to any Bond. Upon delivery by DTC to the Bond Registrar of written notice to the effect that DTC has determined to substitute a new nominee in place of Cede, and subject to the provisions in Section 3 hereof with respect to the payment of interest to the registered owners of Bonds at the close of business on the 1st day of the month of the applicable interest payment date, the name "Cede" in this Ordinance shall refer to such new nominee of DTC.

In the event that (i) the District determines that DTC is incapable of discharging its responsibilities described herein and in the Representation Letter, (ii) the agreement among the District, the Bond Registrar and DTC evidenced by the Representation Letter shall be terminated for any reason or (iii) the District determines that it is in the best interests of the beneficial owners of the Bonds that they be able to obtain certificated Bonds, the District shall notify DTC and DTC Participants of the availability through DTC of certificated Bonds and the Bonds shall no longer be restricted to being registered in the Bond Register in the name of Cede, as nominee of DTC. At that time, the District may determine that the Bonds shall be registered in the name of and deposited with such other depository operating a universal book-entry system, as may be acceptable to the District, or such depository's agent or designee, and if the District does not select such alternate universal book-entry system, then the Bonds may be registered in whatever name or names registered owners of Bonds transferring or exchanging Bonds shall designate, in accordance with the provisions of Section 4(a) hereof.

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Notwithstanding any other provisions of this Ordinance to the contrary, so long as any Bond is registered in the name of Cede, as nominee of DTC, all payments with respect to principal of and interest on such Bond and all notices with respect to such Bond shall be made and given, respectively, in the name provided in the Representation Letter.

Section 5. Form of Bond. The Bonds shall be in substantially the following form; *provided, however,* that if the text of the Bond is to be printed in its entirety on the front side of the Bond, then paragraph [2] and the legend, "See Reverse Side for Additional Provisions", shall be omitted and paragraphs [6] through [9] shall be inserted immediately after paragraph [1]:

REGISTERED NO. \_\_\_\_\_

[Form of Bond - Front Side]

REGISTERED \$\_\_\_\_\_

**UNITED STATES OF AMERICA** 

STATE OF ILLINOIS

#### **COUNTY OF DUPAGE**

## **GLEN ELLYN PARK DISTRICT**

### **GENERAL OBLIGATION LIMITED TAX PARK BOND, SERIES 2016**

See Reverse Side for Additional Provisions

InterestMaturityDatedRate: \_\_%Date: December 15, 20\_\_Date: December \_\_, 2016CUSIP: \_\_\_\_

Registered Owner:

Principal Amount:

[1] KNOW ALL PERSONS BY THESE PRESENTS, that the Glen Ellyn Park District, DuPage County, Illinois (the "*District*"), hereby acknowledges itself to owe and for value received promises to pay to the Registered Owner identified above, or registered assigns as hereinafter provided, on the Maturity Date identified above, the Principal Amount identified above and to pay interest (computed on the basis of a 360-day year of twelve 30-day months) on such Principal Amount from the date of this Bond or from the most recent interest payment date to which interest has been paid at the Interest Rate per annum set forth above on June 15 and December 15 of each year, commencing June 15, 2017, until said Principal Amount is paid. Principal of this Bond is payable in lawful money of the United States of America upon presentation and surrender hereof at the principal corporate trust office of Amalgamated Bank of Chicago, Chicago, Illinois, as bond registrar and paying agent (the "*Bond Registrar*"). Payment of the installments of interest shall be made to the Registered Owner hereof as shown on the

registration books of the District maintained by the Bond Registrar at the close of business on the 15th day of the month of each interest payment date and shall be paid by check or draft of the Bond Registrar, payable upon presentation in lawful money of the United States of America, mailed to the address of such Registered Owner as it appears on such registration books or at such other address furnished in writing by such Registered Owner to the Bond Registrar.

[2] Reference is hereby made to the further provisions of this Bond set forth on the reverse hereof and such further provisions shall for all purposes have the same effect as if set forth at this place.

[3] It is hereby certified and recited that all conditions, acts and things required by law to exist or to be done precedent to and in the issuance of this Bond did exist, have happened, been done and performed in regular and due form and time as required by law; that the indebtedness of the District, including the issue of bonds of which this is one, does not exceed any limitation imposed by law; and that provision has been made for the collection of a direct annual tax to pay the interest hereon as it falls due and also to pay and discharge the principal hereof at maturity. Although this Bond constitutes a general obligation of the District and no limit exists on the rate of said direct annual tax, the amount of said tax is limited by the provisions of the Property Tax Extension Limitation Law of the State of Illinois, as amended (the "Law"). The Law provides that the annual amount of the taxes to be extended to pay the issue of Bonds of which this Bond is one and all other limited bonds (as defined in the Local Government Debt Reform Act of the State of Illinois, as amended) heretofore and hereafter issued by the District shall not exceed the debt service extension base (as defined in the Law) of the District (the "Base"). Payments on the Bonds from the Base will be made on a parity with the payments on the outstanding limited bonds heretofore issued by the District. The District is authorized to issue from time to time additional limited bonds payable from the Base, as

permitted by law, and to determine the lien priority of payments to be made from the Base to pay the District's limited bonds.

[4] This Bond shall not be valid or become obligatory for any purpose until the certificate of authentication hereon shall have been signed by the Bond Registrar.

[5] IN WITNESS WHEREOF, said Glen Ellyn Park District, DuPage County, Illinois, by its Board of Park Commissioners, has caused this Bond to be signed by the manual or duly authorized facsimile signatures of the President and Secretary of said Board of Park Commissioners, and to be countersigned by the manual or duly authorized facsimile signature of the Treasurer thereof, and has caused the seal of the District to be affixed hereto or printed hereon, all as of the Dated Date identified above.

> SPECIMEN President, Board of Park Commissioners

(SEAL)

SPECIMEN Secretary, Board of Park Commissioners

Countersigned:

SPECIMEN Treasurer, Board of Park Commissioners

Date of Authentication: \_\_\_\_\_, 20\_\_\_

CERTIFICATE OF AUTHENTICATION

This Bond is one of the Bonds described in the within mentioned ordinance and is one of the General Obligation Limited Tax Park Bonds, Series 2016, of the Glen Ellyn Park District, DuPage County, Illinois.

AMALGAMATED BANK OF CHICAGO, as Bond Registrar

By

SPECIMEN

Authorized Officer

Bond Registrar and Paying Agent: Amalgamated Bank of Chicago, Chicago, Illinois [Form of Bond - Reverse Side]

## **GLEN ELLYN PARK DISTRICT**

#### **DUPAGE COUNTY, ILLINOIS**

#### **GENERAL OBLIGATION LIMITED TAX PARK BOND, SERIES 2016**

[6] This Bond is one of a series of bonds issued by the District for the purpose of refunding certain outstanding bonds of the District and for the payment of land condemned or purchased for parks, for the building, maintaining, improving and protecting of the same and the existing land and facilities of the District and for the payment of the expenses incident thereto, pursuant to and in all respects in full compliance with the provisions of the Park District Code of the State of Illinois, and the Local Government Debt Reform Act of the State of Illinois, and all laws amendatory thereof and supplementary thereto, and is authorized by the Board of Park Commissioners of the District by an ordinance duly and properly adopted for that purpose, in all respects as provided by law.

[7] This Bond is transferable by the Registered Owner hereof in person or by his or her attorney duly authorized in writing at the principal corporate trust office of the Bond Registrar in Chicago, Illinois, but only in the manner, subject to the limitations and upon payment of the charges provided in the authorizing ordinance, and upon surrender and cancellation of this Bond. Upon such transfer a new Bond or Bonds of authorized denominations of the same maturity and for the same aggregate principal amount will be issued to the transferee in exchange therefor.

[8] The Bonds are issued in fully registered form in the denomination of \$5,000 each or authorized integral multiples thereof. This Bond may be exchanged at the principal corporate trust office of the Bond Registrar for a like aggregate principal amount of Bonds of the same maturity of other authorized denominations, upon the terms set forth in the authorizing ordinance. The Bond Registrar shall not be required to transfer or exchange any Bond during the

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period beginning at the close of business on the 1st day of the month of any interest payment date on such Bond and ending at the opening of business on such interest payment date.

[9] The District and the Bond Registrar may deem and treat the Registered Owner hereof as the absolute owner hereof for the purpose of receiving payment of or on account of principal hereof and interest due hereon and for all other purposes and neither the District nor the Bond Registrar shall be affected by any notice to the contrary.

## (ASSIGNMENT)

FOR VALUE RECEIVED, the undersigned sells, assigns and transfers unto

(Name and Address of Assignee)

the within Bond and does hereby irrevocably constitute and appoint

attorney to transfer the said Bond on the books kept for registration thereof with full power of substitution in the premises.

Dated:

Signature guaranteed:

NOTICE: The signature to this assignment must correspond with the name of the registered owner as it appears upon the face of the within Bond in every particular, without alteration or enlargement or any change whatever.

Section 6. Sale of Bonds. The Bonds hereby authorized shall be executed as in this

Ordinance provided as soon after the passage hereof as may be, and thereupon be deposited with

the Treasurer of the Board, and be by said Treasurer delivered to

\_\_\_\_\_, \_\_\_\_, the purchaser thereof (the "Purchaser"), upon receipt of the

purchase price therefor, the same being \$\_\_\_\_\_ for the Project Bonds and \$\_\_\_\_\_

for the Refunding Bonds; the contract for the sale of the Bonds heretofore entered into (the

"Purchase Contract") is in all respects ratified, approved and confirmed, it being hereby found and determined that the Bonds have been sold at such price and bear interest at such rates that neither the true interest cost (yield) nor the net interest rate received upon such sale exceed the maximum rate otherwise authorized by Illinois law and that the Purchase Contract is in the best interests of the District and that no person holding any office of the District, either by election or appointment, is in any manner financially interested directly in his or her own name or indirectly in the name of any other person, association, trust or corporation, in the Purchase Contract.

The use by the Purchaser of any Preliminary Official Statement and any final Official Statement relating to the Bonds (the "*Official Statement*") is hereby ratified, approved and authorized; the execution and delivery of the Official Statement is hereby authorized; and the officers of the Board are hereby authorized to take any action as may be required on the part of the District to consummate the transactions contemplated by the Purchase Contract, this Ordinance, said Preliminary Official Statement, the Official Statement and the Bonds.

Section 7. Tax Levy. In order to provide for the collection of a direct annual tax to pay the interest on the Bonds as it falls due, and also to pay and discharge the principal thereof at maturity, there be and there is hereby levied upon all the taxable property within the District a direct annual tax for each of the years while the Bonds or any of them are outstanding, and that there be and there is hereby levied upon all of the taxable property in the District, the following direct annual tax, to-wit:

FOR THE YEAR	A TAX T	O PRODUCE THE SUM OF:
2016	\$	for interest and principal up to and including December 15, 2017
2017	\$	for interest and principal
2018	\$	for interest and principal
2019	\$	for interest and principal
2020	\$	for interest and principal

Principal or interest maturing at any time when there are not sufficient funds on hand from the foregoing tax levy to pay the same shall be paid from the general funds of the District, and the fund from which such payment was made shall be reimbursed out of the taxes hereby levied when the same shall be collected.

The District covenants and agrees with the purchasers and the holders of the Bonds that so long as any of the Bonds remain outstanding, the District will take no action or fail to take any action which in any way would adversely affect the ability of the District to levy and collect the foregoing tax levy and the District and its officers will comply with all present and future applicable laws in order to assure that the foregoing taxes will be levied, extended and collected as provided herein and deposited in the fund established to pay the principal of and interest on the Bonds.

Section 8. Filing of Ordinance and Certificate of Reduction of Taxes. Forthwith upon the passage of this Ordinance, the Secretary of the Board is hereby directed to file a certified copy of this Ordinance with the County Clerk of The County of DuPage, Illinois (the "County Clerk"), and it shall be the duty of the County Clerk to annually in and for each of the years 2016 to 2020, inclusive, ascertain the rate necessary to produce the tax herein levied, and extend the same for collection on the tax books against all of the taxable property within the District in connection with other taxes levied in each of said years for general park purposes, in order to raise the respective amounts aforesaid and in each of said years such annual tax shall be computed, extended and collected in the same manner as now or hereafter provided by law for the computation, extension and collection of taxes for general park purposes of the District, and when collected, the taxes hereby levied shall be placed to the credit of a special fund to be designated "Park Bond and Interest Fund of 2016" (the *"Bond Fund"*), which taxes are hereby irrevocably pledged to and shall be used only for the purpose of paying the principal of and interest on the Bonds.

The President, Secretary and Treasurer of the Board be and the same are hereby directed to prepare and file with the County Clerk a Certificate of Reduction of Taxes Heretofore Levied for the Payment of Bonds showing the Prior Bonds being refunded and directing the abatement of the taxes heretofore levied for the years 2016 to 2020, inclusive, to pay the Refunded Bonds.

Section 9. Limitation on Extension; General Obligation Pledge; Additional Obligations. Notwithstanding any other provision of this Ordinance, the annual amount of the taxes to be extended by the County Clerk to pay the Bonds and all other limited bonds (as defined in the Debt Reform Act) heretofore and hereafter issued by the District shall not exceed the debt service extension base (as defined in the Property Tax Extension Limitation Law of the State of Illinois, as amended) of the District (the "Base").

No limit, however, exists on the rate of the direct annual tax levied herein, and the Bonds shall constitute a general obligation of the District.

Payments on the Bonds from the Base will be made on a parity with the payments on the District's outstanding Prior Bonds. The District is authorized to issue from time to time additional limited bonds payable from the Base, as permitted by law, and to determine the lien priority of payments to be made from the Base to pay the District's limited bonds.

Section 10. Use of Taxes Heretofore Levied. All proceeds received or to be received from any taxes heretofore levied to pay principal and interest on the Refunded Bonds, including the proceeds received or to be received from the taxes levied for the year 2015 for such purposes,

shall be used to pay the principal of and interest on the Refunded Bonds and to the extent that such proceeds are not needed for such purpose because of the establishment of the escrow referred to in Section 11 hereof, the same shall be deposited into the Bond Fund and used to pay principal and interest on the Bonds in accordance with all of the provisions of this Ordinance.

Section 11. Use of Bond Proceeds. Accrued interest received on the delivery of the Bonds is hereby appropriated for the purpose of paying first interest due on the Bonds and is hereby ordered deposited into the Bond Fund. The principal proceeds of the Project Bonds and any premium received from the sale of the Project Bonds are hereby appropriated to pay the costs of issuance of the Project Bonds and for the purpose of paying the cost of the Project, and that portion thereof not needed to pay such costs of issuance is hereby ordered deposited into the Capital Improvement Account of the District (the "Project Fund").

Simultaneously with the delivery of the Refunding Bonds, the principal proceeds of the Refunding Bonds, together with any premium received from the sale of the Refunding Bonds and such additional amounts as may be necessary from the general funds of the District, are hereby appropriated to pay the costs of issuance of the Refunding Bonds and for the purpose of refunding the Refunded Bonds, and that portion thereof not needed to pay such costs is hereby ordered deposited in escrow pursuant to an Escrow Letter Agreement (the "*Escrow Agreement*") to be entered into between the District and Amalgamated Bank of Chicago, Chicago, Illinois, as escrow agent (the "*Escrow Agent*"), in substantially the form attached hereto as *Exhibit A* and made a part hereof by this reference, or with such changes therein as shall be approved by the officers of the District executing the Escrow Agreement, such execution to constitute evidence of the approval of such changes, for the purpose of paying the principal of and interest on the Refunded Bonds. The Board approves the form, terms and provisions of the Escrow Agreement and directs the President and Secretary of the Board to execute, attest and deliver the Escrow

Agreement in the name and on behalf of the District. Amounts in the escrow may be used to purchase direct obligations of or obligations guaranteed by the full faith and credit of the United States of America (the *"Government Securities"*) to provide for the payment of the principal of and interest on the Refunded Bonds. The Escrow Agent and the Purchaser are each hereby authorized to act as agent for the District in the purchase of the Government Securities.

At the time of the issuance of the Bonds, the costs of issuance of the Bonds may be paid by the Purchaser on behalf of the District from the proceeds of the Bonds.

In accordance with the redemption provisions of the ordinance authorizing the issuance of the Prior Bonds, the District by the Board does hereby make provision for the payment of and does hereby call (subject only to the delivery of the Bonds) the Refunded Bonds for redemption and payment prior to maturity on January \_\_\_\_, 2017.

Section 12. Non-Arbitrage and Tax-Exemption. One purpose of this Section is to set forth various facts regarding the Bonds and to establish the expectations of the Board and the District as to future events regarding the Bonds and the use of Bond proceeds. The certifications, covenants and representations contained herein (except for paragraph 7.10) and at the time of the Closing are made on behalf of the District for the benefit of the owners from time to time of the Bonds. In addition to providing the certifications, covenants and representations contained herein, the District hereby covenants that it will not take any action, omit to take any action or permit the taking or omission of any action within its control (including, without limitation, making or permitting any use of the proceeds of the Bonds) if taking, permitting or omitting to take such action would cause any of the Bonds to be an arbitrage bond or a private activity bond within the meaning of the hereinafter defined Code or would otherwise cause the interest on the Bonds to be included in the gross income of the recipients thereof for federal income tax purposes. The District acknowledges that, in the event of an examination by the Internal

Revenue Service (the "*IRS*") of the Bonds, under present rules, the District may be treated as a "taxpayer" in such examination and agrees that it will respond in a commercially reasonable manner to any inquiries from the IRS in connection with such an examination. The Board and the District certify, covenant and represent as follows:

1.1. Definitions. In addition to such other words and terms used and defined in this Ordinance, the following words and terms used in this Section shall have the following meanings unless, in either case, the context or use clearly indicates another or different meaning is intended:

"Affiliated Person" means a Person that is affiliated with another Person (including the District) because either (a) at any time during the six months prior to the execution and delivery of the Bonds, more than five percent of the voting power of the governing body of either Person is in the aggregate vested in the other Person and its directors, officers, owners, and employees, or (b) during the one-year period beginning six months prior to the execution and delivery of the Bonds, the composition of the governing body of the Person (or any Person that controls the Person) is modified or established to reflect (directly or indirectly) representation of the interests of the other Person (or there is an agreement, understanding, or arrangement relating to such a modification or establishment during that one-year period).

*"Bond Counsel"* means Chapman and Cutler LLP or any other nationally recognized firm of attorneys experienced in the field of municipal bonds whose opinions are generally accepted by purchasers of municipal bonds.

*"Capital Expenditures"* means costs of a type that would be properly chargeable to a capital account under the Code (or would be so chargeable with a proper election) under federal income tax principles if the District were treated as a corporation subject to federal income taxation, taking into account the definition of Placed-in-Service set forth herein.

"*Closing*" means the first date on which the District is receiving the purchase price for the Bonds.

"Code" means the Internal Revenue Code of 1986, as amended.

"Commingled Fund" means any fund or account containing both Gross Proceeds and an amount in excess of \$25,000 that are not Gross Proceeds if the amounts in the fund or account are invested and accounted for, collectively, without regard to the source of funds deposited in the fund or account. An open-ended regulated investment company under Section 851 of the Code is not a Commingled Fund. *"Control"* means the possession, directly or indirectly through others, of either of the following discretionary and non-ministerial rights or powers over another entity:

(a) to approve and to remove without cause a controlling portion of the governing body of a Controlled Entity; or

(b) to require the use of funds or assets of a Controlled Entity for any purpose.

*"Controlled Entity"* means any entity or one of a group of entities that is subject to Control by a Controlling Entity or group of Controlling Entities.

*"Controlled Group"* means a group of entities directly or indirectly subject to Control by the same entity or group of entities. A Controlled Group includes the entity that has Control of the other entities.

*"Controlling Entity"* means any entity or one of a group of entities directly or indirectly having Control of any entities or group of entities.

"*Costs of Issuance*" means the costs of issuing the Bonds, including underwriters' discount and legal fees.

"De Minimis Amount of Original Issue Discount or Premium" means with respect to an obligation (a) any original issue discount or premium that does not exceed two percent of the stated redemption price at maturity of the Bonds plus (b) any original issue premium that is attributable exclusively to reasonable underwriter's compensation.

"Escrow Account" means the account established pursuant to the Escrow Agreement.

*"Escrow Agent"* means Amalgamated Bank of Chicago, Chicago, Illinois, as escrow agent under the Escrow Agreement.

*"Escrow Agreement"* means the agreement between the Escrow Agent and the District providing for the deposit in trust of certain Government Securities for the purpose of refunding in advance of maturity the Refunded Bonds.

*"External Commingled Fund"* means a Commingled Fund in which the District and all members of the same Controlled Group as the District own, in the aggregate, not more than ten percent of the beneficial interests.

*"GIC"* means (a) any investment that has specifically negotiated withdrawal or reinvestment provisions and a specifically negotiated interest rate and (b) any agreement to supply investments on two or more future dates (*e.g.*, a forward supply contract).

"Gross Proceeds" means amounts in the Bond Fund and the Project Fund.

"Issue Price" of any group of substantially identical Bonds or of any other obligations issued for money or marketable securities is the price at which the obligations of that group are first offered for sale to the public (not including any bond houses, brokers, or persons acting in the capacity of underwriters, or wholesalers) so long as on the date that the District (or other entity issuing such obligations) sold such obligations, it was reasonably expected that at least 10% of each group of substantially identical bonds would be sold for such offering price. The "Issue Price" of any group of substantially identical obligations as an investor to maturity is the market price paid by such investor. The "Issue Price" of any obligations issued for property other than cash or marketable securities is determined under appropriate regulations.

*"Person"* means and includes any individual, body politic, governmental unit, agency or authority, trust, estate, partnership, association, company, corporation, joint-stock company, syndicate, group, pool, joint venture, other unincorporated organization or group, or group of any of the above.

*"Placed-in-Service"* means the date on which, based on all facts and circumstances (a) a facility has reached a degree of completion that would permit its operation at substantially its design level and (b) the facility is, in fact, in operation at such level.

*"Prior Bond Fund"* means the fund or account or funds or accounts established with respect to the Prior Bonds from which current debt service on the Prior Bonds has been or will be paid excluding any interest paid on the Prior Bonds from Prior Bond Proceeds.

*"Prior Bond Gross Proceeds"* means the Prior Bond Proceeds plus all other amounts properly treated as gross proceeds of the Prior Bonds under the Regulations, including amounts in the Prior Bond Fund.

*"Prior Bond Proceeds"* means amounts actually or constructively received from the sale of the Prior Bonds, investment earnings thereon, and any transferred proceeds, including (a) amounts used to pay underwriter's discount or compensation and accrued interest, other than accrued interest for a period not greater than one year before the Prior Bonds were issued but only if it is to be paid within one year after the Prior Bonds were issued and (b) amounts derived from the sale of any right that is part of the terms of a Prior Bond or is otherwise associated with a Prior Bond (*e.g.*, a redemption right).

*"Prior Bonds"* means the District's outstanding issues being refunded by the Bonds, as more particularly described in the preambles hereof.

"Prior Project" means all property financed, refinanced or reimbursed with Prior Bond Proceeds.

*"Private Business Use"* means any use of the Project or the Prior Project by any Person (including the federal government) other than a state or local government unit, including as a result of (i) ownership, (ii) actual or beneficial use pursuant to a lease or a management, service, incentive payment, research or output contract or (iii) any other similar arrangement, agreement or understanding, whether written or oral, except for use of the Project or the Prior Project on the same basis as the general public. Private Business Use includes any formal or informal arrangement with any Person other than a state or local governmental unit (i) that conveys special legal entitlements to any portion of the Project or the Prior Project or (ii) under which any Person other than a state or local governmental unit has any special economic benefit with respect to any portion of the Project or the Prior Project that is not available for use by the general public.

*"Project Fund"* means that portion of the fund or funds of the District from which the costs of the Project will be paid.

"Project Portion of the Bonds" means that portion of the Bonds to be used for the Project.

"Qualified Administrative Costs of Investments" means (a) reasonable, direct administrative costs (other than carrying costs) such as separately stated brokerage or selling commissions but not legal and accounting fees, recordkeeping, custody and similar costs; or (b) all reasonable administrative costs, direct or indirect, incurred by a publicly offered regulated investment company or an External Commingled Fund.

"Qualified Tax Exempt Obligations" means (a) any obligation described in Section 103(a) of the Code, the interest on which is excludable from gross income of the owner thereof for federal income tax purposes and is not an item of tax preference for purposes of the alternative minimum tax imposed by Section 55 of the Code; (b) an interest in a regulated investment company to the extent that at least ninety-five percent of the income to the holder of the interest is interest which is excludable from gross income under Section 103 of the Code of any owner thereof for federal income tax purposes and is not an item of tax preference for purposes of the alternative minimum tax imposed by Section 55 of the Code; and (c) certificates of indebtedness issued by the United States Treasury pursuant to the Demand Deposit State and Local Government Series program described in 31 C.F.R. pt. 344 (this clause (c) applies only to demand deposit SLGS, not to other types of SLGS).

*"Rebate Fund"* means the fund, if any, identified and defined in paragraph 4.1 herein.

*"Rebate Provisions"* means the rebate requirements contained in Section 148(f) of the Code and in the Regulations.

"Refunded Bonds" means those certain Prior Bonds being refunded by the Bonds.

*"Refunding Portion of the Bonds"* means that portion of the Bonds to be used for the refunding of the Refunded Bonds.

*"Regulations"* means United States Treasury Regulations dealing with the tax-exempt bond provisions of the Code.

*"Reimbursed Expenditures"* means any expenditures of the District paid prior to Closing to which Sale Proceeds or investment earnings thereon are or will be allocated.

*"Reserve Portion of the Bond Fund"* means the portion of the Bond Fund funded in excess of the amount of debt service payable each year.

*"Sale Proceeds"* means amounts actually or constructively received from the sale of the Bonds, including (a) amounts used to pay underwriter's discount or compensation, (b) accrued interest, other than accrued interest for a period not greater than one year before Closing but only if it is to be paid within one year after Closing and (c) amounts derived from the sale of any right that is part of the terms of a Bond or is otherwise associated with a Bond (*e.g.*, a redemption right).

*"SLGS"* means the United States Treasury Certificate of Indebtedness, Notes and Bonds of the State and Local Government Series.

*"Transferred Proceeds"* means amounts actually or constructively received from the sale of the Prior Bonds, plus investment earnings thereon, and transferred proceeds, if any, of the Prior Bonds that have not been spent prior to the date principal on the Refunded Bonds is discharged by the Refunding Portion of the Bonds to the extent allocated to the Bonds under the Regulations.

*"Yield"* means that discount rate which when used in computing the present value of all payments of principal and interest paid and to be paid on an obligation produces an amount equal to the obligation's purchase price (or in the case of the Bonds, the Issue Price as established in Section 5.1), including accrued interest. For purposes of computing the Yield on the Bonds and on investments, the same compounding interval (which must be an interval of not more than one year) and standard financial conventions (such as a 360-day year) must be used.

*"Yield Reduction Payment"* means a rebate payment or any other amount paid to the United States in the same manner as rebate amounts are required to be paid or at such other time or in such manner as the IRS may prescribe that will be treated as a reduction in Yield of an investment under the Regulations.

2.1. Purpose of the Bonds. The Bonds are being issued to finance the Project and to refund in advance of maturity the Refunded Bonds for the purpose of restructuring debt service, each in a prudent manner consistent with the revenue needs of the District. A breakdown of the sources and uses of funds is set forth in the preceding Section of this Ordinance. Except for any accrued interest on the Bonds used to pay first interest due on the Bonds, no proceeds of the Bonds will be used more than 30 days after the date of issue of the Bonds for the purpose of paying any principal or interest on any issue of bonds, notes, certificates or warrants or on any installment contract or other obligation of the District or for the purpose of replacing any funds of the District used for such purpose.

2.2. The Project—Binding Commitment and Timing. The District has incurred or will, within six months of the Closing, incur a substantial binding obligation (not subject to contingencies within the control of the District or any member of the same Controlled Group as the District) to a third party to expend at least five percent of the Sale Proceeds of the Project Portion of the Bonds on the Project. It is expected that the work of acquiring and constructing the Project and the expenditure of amounts deposited into the Project Fund will continue to proceed with due diligence through the last date shown on the draw schedule to be attached to the Treasurer's Receipt as an Exhibit (the "Exhibit") at the time of Closing, which is no later than three years after Closing, at which time it is anticipated that all Sale Proceeds of the Project Portion of the Bonds and investment earnings thereon will have been spent.

2.3. Reimbursement. With respect to expenditures for the Project paid within the 60 day period ending on this date and with respect to which no declaration of intent was previously made, the District hereby declares its intent to reimburse such expenditures and hereby allocates Sale Proceeds in the amount indicated in the Treasurer's Receipt to be delivered in connection with the issuance of the Bonds to reimburse said expenditures. Otherwise, none of the Sale Proceeds or investment earnings thereon will be used for Reimbursed Expenditures.

2.4. *Working Capital.* All Sale Proceeds and investment earnings thereon will be used, directly or indirectly, to finance Capital Expenditures or to pay principal of, interest on and redemption premium, if any, on the Refunded Bonds, other than the following:

(a) an amount not to exceed five percent of the Sale Proceeds of the Project Portion of the Bonds for working capital expenditures directly related to Capital Expenditures financed by the Bonds;

(b) payments of interest on the Bonds to the extent allocable to the Project Portion of the Bonds for a period commencing at Closing and ending on the later of the date three years after Closing or one year after the date on which the Project is Placed-in-Service and interest on the Bonds to the extent allocable to the Refunding Portion of the Bonds for the period commencing at Closing and ending on the date one year after the date on which the Prior Project is Placed-in-Service;

(c) Costs of Issuance and Qualified Administrative Costs of Investments;

(d) payments of rebate or Yield Reduction Payments made to the United States;

(e) principal of or interest on the Bonds paid from unexpected excess Sale Proceeds and investment earnings thereon; and

(f) investment earnings that are commingled with substantial other revenues and are expected to be allocated to expenditures within six months of the date commingled.

2.5. Consequences of Contrary Expenditure. The District acknowledges that if Sale Proceeds and investment earnings thereon are spent for non-Capital Expenditures other than as permitted by paragraph 2.4 hereof, a like amount of then available funds of the District will be treated as unspent Sale Proceeds.

2.6. Payments to District or Related Persons. The District acknowledges that if Sale Proceeds or investment earnings thereon are transferred to or paid to the District or any member of the same Controlled Group as the District, those amounts will not be treated as having been spent for federal income tax purposes. However, Sale Proceeds or investment earnings thereon will be allocated to expenditures for federal income tax purposes if the District uses such amounts to reimburse itself for amounts paid to Persons other than the District or any member of the same Controlled Group as the District, provided that the original expenditures were paid on or after Closing or are permitted under paragraph 2.3 of this Section, and provided that the original expenditures were not otherwise paid out of Sale Proceeds or investment earnings thereon or the proceeds of any other borrowing. Any Sale Proceeds or investment earnings thereon that are transferred to or paid to the District or any member of the same Controlled Group as the District (other than as reimbursement permitted by paragraph 2.3 or as a result of investment earnings commingling under paragraph 2.4(f)) will remain Sale Proceeds or investment earnings thereon, and thus Gross Proceeds, until such amounts are allocated to expenditures for federal income tax purposes. If the District does not otherwise allocate any such amounts to expenditures for the Project or other expenditures permitted under this Ordinance, any such amounts will be allocated for federal income tax purposes to the next expenditures, not otherwise paid out of Sale Proceeds or investment earnings thereon or the proceeds of any other borrowing, for interest on the Bonds prior to the later of the date three years after Closing or one year after the date on which the Project is Placed-in-Service. The District will consistently follow this accounting method for federal income tax purposes.

2.7. Investment of Bond Proceeds. Not more than 50% of the Sale Proceeds and investment earnings thereon are or will be invested in investments (other than Qualified Tax Exempt Obligations) having a Yield that is substantially guaranteed for four years or more. No portion of the Bonds is being issued solely for the purpose of investing a portion of Sale Proceeds or investment earnings thereon at a Yield higher than the Yield on the Bonds.

It is expected that the Sale Proceeds deposited into the Project Fund, plus investment earnings on the Project Fund, will be spent to pay costs of the Project, including any capitalized interest on the Bonds, in accordance with the estimated drawdown schedule contained in the Exhibit, the investment earnings on the Bond Fund will be spent to pay interest on the Bonds, or to the extent permitted by law, investment earnings on amounts in the Project Fund and the Bond Fund may be commingled with substantial revenues from the governmental operations of the District, and the earnings are reasonably expected to be spent for governmental purposes within six months of the date commingled. Interest earnings on the Project Fund and the Bond Fund and the Bond Fund have not been earmarked or restricted by the Board for a designated purpose.

*2.8. No Grants.* None of the Sale Proceeds or investment earnings thereon will be used to make grants to any person.

2.9. Hedges. Neither the District nor any member of the same Controlled Group as the District has entered into or expects to enter into any hedge (e.g., an interest rate swap, interest rate cap, futures contract, forward contract or an option) with respect to the Bonds. The District acknowledges that any such hedge could affect, among other things, the calculation of Bond Yield under the Regulations. The IRS could recalculate Bond Yield if the failure to account for the hedge fails to clearly reflect the economic substance of the transaction. The District acknowledges that if it wishes to take any such hedge into account in determining Bond Yield, various requirements under the Regulations, including prompt identification of the hedge with the Bonds on the District's books and records, need to be met.

The District also acknowledges that if it acquires a hedging contract with an investment element (including *e.g.*, an off-market swap agreement, or any cap agreement for which all or a portion of the premium is paid at, or before the effective date of the cap agreement), then a portion of such hedging contract may be treated as an investment of Gross Proceeds of the Bonds, and be subject to the fair market purchase price rules, rebate and Yield restriction. The District agrees not to use proceeds of the Bonds to pay for any such hedging contract in whole or in part. The District also agrees that it will not give any assurances to any Bondholder or any credit or liquidity enhancer with respect to the Bonds that any such hedging contract will be entered into or maintained. The District recognizes that if a portion of a hedging contract is determined to be an investment of Gross Proceeds, such portion may not be fairly priced even if the hedging contract as a whole is fairly priced.

2.10. IRS Audits. The IRS has not contacted the District regarding any obligations issued by or on behalf of the District. To the best of the knowledge of the District, no such obligations of the District are currently under examination by the IRS.

2.11. Abusive Transactions. Neither the District nor any member of the sale Controlled Group as the District will receive a rebate or credit resulting from any payments having been made in connection with the issuance of the Bonds or the current refunding of the Refunded Bonds.

3.1. Use of Proceeds. (a) The use of the Sale Proceeds and investment earnings thereon and the funds held under this Ordinance at the time of Closing are described in the preceding Section of this Ordinance. No Sale Proceeds and no investment earnings thereon will be used to pre-pay for goods or services to be received more than ninety days prior to the date such goods or services are to be received. No Sale Proceeds and no investment earnings thereon will be used to pay for or otherwise acquire goods or services from the District, any member of the same Controlled Group as the District, or an Affiliated Person.

(b) Only the funds and accounts described in said Section will be funded at Closing. There are no other funds or accounts created under this Ordinance, other than the Rebate Fund if it is created as provided in paragraph 4.1.

(c) Principal of and interest on the Bonds will be paid from the Bond Fund.

(d) Costs of Issuance incurred in connection with the issuance of the Bonds to be paid by the District will be paid at the time of Closing.

(e) The costs of the Project will be paid from the Project Fund and no other moneys (except for investment earnings on amounts in the Project Fund) are expected to be deposited therein.

(f) The Bonds will be allocated between the Refunding Portion of the Bonds and the Project Portion of there Bonds based on the percentages of the issue price allocable to each portion. Allocation of specific maturities to each portion will be made at such time as is necessary.

3.2. Purpose of Bond Fund. The Bond Fund (other than the Reserve Portion of the Bond Fund) will be used primarily to achieve a proper matching of revenues and earnings with principal and interest payments on the Bonds in each bond year. It is expected that the Bond Fund (other than the Reserve Portion of the Bond Fund) will be depleted at least once a year, except for a reasonable carry over amount not to exceed the greater of (a) the earnings on the investment of moneys in the Bond Fund (other than the Reserve Portion of the Bond Fund) for the immediately preceding bond year or (b) 1/12th of the principal and interest payments on the Bonds for the immediately preceding bond year.

The District will levy taxes to produce an amount sufficient to pay all principal of and interest on the Bonds in each bond year. To minimize the likelihood of an insufficiency, the amount levied to pay the Bonds may in most years be in excess of the amount extended to pay principal and interest within one year of collection. Nevertheless, except for the Reserve Portion of the Bond Fund, the Bond Fund will be depleted each year as described above. The Reserve Portion of the Bond Fund will be treated as a separate account not treated as part of the bona fide debt service fund. The Reserve Portion of the Bond Fund is subject to Yield restriction requirements except as it may otherwise be excepted as provided in 5.2 below. It is also subject to the rebate requirements.

*3.3. The Prior Bonds.* (a) As of the earlier of (i) the time of the Closing or (ii) the date three years after the Prior Bonds were issued, all Prior Bond Proceeds allocable to the project portion of the Prior Bonds, including investment earnings thereon, were completely spent to pay the costs of Capital Expenditures.

(c) As of the date hereof, no Prior Bond Gross Proceeds or money or property of any kind (including cash) is on deposit in any fund or account, regardless of where held or the source thereof, with respect to the Prior Bonds or any credit enhancement or liquidity device relating to the foregoing, or is otherwise restricted to pay the District's obligations other than amounts on deposit in the Escrow Account.

(c) The Prior Bond Fund was used primarily to achieve a proper matching of revenues and earnings with principal and interest payments on the Prior Bonds in each bond year. The Prior Bond Fund was depleted at least once a year, except for a reasonable carry over amount not to exceed the greater of (i) the earnings on the investment of moneys in such account for the immediately preceding bond year or (ii) one-twelfth (1/12th) of the principal and interest payments on the Prior Bonds.

(d) At the time the Prior Bonds were issued, the District reasonably expected to spend at least 85% of the Prior Bond Proceeds to be used for non-refunding purposes for such purposes within three years of the date the Prior Bonds were issued and such proceeds were so spent. Not more than 50% of the proceeds of the Prior Bonds to be used for non-refunding purposes was invested in investments having a substantially guaranteed Yield for four years or more.

(e) The Refunded Bonds will be called on a date not more than ninety days after the Closing.

(f) The Refunded Bonds do not include, directly or indirectly in a series, any advance refunding obligations.

(g) The District acknowledges that (i) the final rebate payment with respect to the Prior Bonds may be required to be made sooner than if the refunding had not occurred and (ii) the final rebate is due 60 days after the Prior Bonds are paid in full.

*3.4. The Escrow Account.* (a) The Escrow Account will be funded at the Closing. The allocation of the funds used to purchase the Government Securities is ratable.

(b) The uninvested cash and anticipated receipts from the Government Securities on deposit in the Escrow Account, without regard to any reinvestment thereof, will be sufficient to pay, when due, principal of and interest on the Refunded Bonds as such become due and payable and to redeem the outstanding principal amount of any callable Refunded Bonds on the first optional redemption date of such callable Refunded Bonds.

(c) Any moneys remaining on deposit in the Escrow Account upon the final disbursement of funds sufficient to pay principal and interest of the Refunded Bonds shall, subject to the limits of Section 7.11, be transferred by the Escrow Agent to the Bond Fund to be used to pay interest on the Bonds.

3.5. No Other Gross Proceeds. (a) Except for the Bond Fund and the Project Fund, and except for investment earnings that have been commingled as described in paragraph 2.7 and any credit enhancement or liquidity device related to the Bonds, after the issuance of the Bonds, neither the District, any member of the same Controlled Group as the District nor any other Person has or will have any property, including cash, securities or any other property held as a passive vehicle for the production of income or for investment purposes, that constitutes:

(i) Sale Proceeds;

(ii) amounts in any fund or account with respect to the Bonds (other than the Rebate Fund);

(iii) Transferred Proceeds;

(iv) amounts that have a sufficiently direct nexus to the Bonds or to the governmental purpose of the Bonds to conclude that the amounts would have been used for that governmental purpose if the Bonds were not used or to be used for that governmental purpose (the mere availability or preliminary earmarking of such amounts for a governmental purpose, however, does not itself establish such a sufficient nexus);

(v) amounts in a debt service fund, redemption fund, reserve fund, replacement fund or any similar fund to the extent reasonably expected to be used directly or indirectly to pay principal of or interest on the Bonds or any amounts for which there is provided, directly or indirectly, a reasonable assurance that the amount will be available to pay principal of or interest on the Bonds or any obligations under any credit enhancement or liquidity device with respect to the Bonds, even if financial difficulties are encountered;

(vi) any amounts held pursuant to any agreement (such as an agreement to maintain certain levels of types of assets) made for the benefit of the Bondholders or any credit enhancement provider, including any liquidity device or negative pledge (*e.g.*, any amount pledged to secure the Bonds held under an agreement to maintain the amount at a particular level for the direct or indirect benefit of holders of the Bonds or a guarantor of the Bonds); or

(vii) amounts actually or constructively received from the investment and reinvestment of the amounts described in (i) or (ii) above.

(b) No compensating balance, liquidity account, negative pledge of property held for investment purposes required to be maintained at least at a particular level or similar arrangement exists with respect to, in any way, the Bonds or any credit enhancement or liquidity device related to the Bonds.

(c) One hundred twenty percent of the average reasonably expected economic life of the Project is at least \_\_\_\_\_\_ years, as set forth in the Exhibit, and 120 percent of the average reasonably expected remaining economic life of the Prior Project is at least \_\_\_\_\_\_ years. The weighted average maturity of the Bonds does not exceed \_\_\_\_\_\_ years and does not exceed 120 percent of the average reasonably expected economic life of the Project or the Prior Project. The maturity schedule of the Bonds (the *"Principal Payment Schedule"*) is based on an analysis of revenues expected to be available to pay debt service on the Bonds. The Principal Payment Schedule is not more rapid (*i.e.*, having a lower average maturity) because a more rapid schedule would place an undue burden on tax rates and cause such rates to be increased beyond prudent levels, and would be inconsistent with the governmental purpose of the Bonds as set forth in Section 2.1 hereof.

3.6. Final Allocation of Proceeds. Subject to the requirements of this Section, including those concerning working capital expenditures in paragraph 2.4, the District may generally use any reasonable, consistently applied accounting method to account for Gross Proceeds, investments thereon, and expenditures. The District must account for the final allocation of proceeds of the Bonds to expenditures not later than 18 months after the later of the date the expenditure is paid or the date the property with respect to which the expenditure is made is Placed-in-Service. This allocation must be made in any event by the date 60 days after the fifth anniversary of the issue date of the Bonds or the date 60 days after the retirement of the Bonds, if earlier.

Reasonable accounting methods for allocating funds include any of the following methods if consistently applied: a specific tracing method; a Gross Proceeds spent first method; a first-in, first-out method; or a ratable allocation method. The District may also reallocate proceeds of the Bonds from one expenditure to another until the end of the period for final allocation, discussed above. Unless the District has taken an action to use a different allocation method by the end of the period for a final allocation, proceeds of the Bonds will be treated as allocated to expenditures using the specific tracing method.

4.1. Compliance with Rebate Provisions. The District covenants to take such actions and make, or cause to be made, all calculations, transfers and payments that may be necessary to comply with the Rebate Provisions applicable to the Bonds. The District will make, or cause to be made, rebate payments with respect to the Bonds in accordance with law.

The District is hereby authorized to create and establish a special fund to be known as the Rebate Fund (the "*Rebate Fund*"), which, if created, shall be continuously held, invested, expended and accounted for in accordance with this Ordinance. Moneys in the Rebate Fund shall not be considered moneys held for the benefit of the owners of the Bonds. Moneys in the Rebate Fund (including earnings and deposits therein) shall be held and used for any required payment to the United States as required by the Rebate Provisions and by the Regulations and as contemplated under the provisions of this Ordinance.

4.2. *Records*. The District agrees to keep and retain or cause to be kept and retained for the period described in paragraph 7.9 adequate records with respect to the investment of all Gross Proceeds and any amounts in the Rebate Fund. Such records shall include: (a) purchase price; (b) purchase date; (c) type of investment; (d) accrued interest paid; (e) interest rate; (f) principal amount; (g) maturity date; (h) interest payment date; (i) date of liquidation; and (j) receipt upon liquidation.

If any investment becomes Gross Proceeds on a date other than the date such investment is purchased, the records required to be kept shall include the fair market value of such investment on the date it becomes Gross Proceeds. If any investment ceases to be Gross Proceeds on a date other than the date such investment is sold or is retained after the date the last Bond is retired, the records required to be kept shall include the fair market value of such investment on the date the last Bond is retired. Amounts or investments will be segregated whenever necessary to maintain these records.

4.3. Fair Market Value; Certificates of Deposit and Investment Agreements. In making investments of Gross Proceeds and any amounts in the Rebate Fund the District shall take into account prudent investment standards and the date on which such moneys may be needed. Except as provided in the next sentence, all amounts that constitute Gross Proceeds and all amounts in the Rebate Fund shall be invested at all times to the greatest extent practicable, and no amounts may be held as cash or be invested in zero yield investments other than obligations of the United States purchased directly from the United States. In the event moneys cannot be invested, other than as provided in this sentence due to the denomination, price or availability of investments, the amounts shall be invested in an interest bearing deposit of a bank with a yield not less than that paid to the general public or held uninvested to the minimum extent necessary.

Gross Proceeds and any amounts in the Rebate Fund that are invested in certificates of deposit or in GICs shall be invested only in accordance with the following provisions:

(a) Investments in certificates of deposit of banks or savings and loan associations that have a fixed interest rate, fixed payment schedules and substantial penalties for early withdrawal shall be made only if either (i) the Yield on the certificate of deposit (A) is not less than the Yield on reasonably comparable direct obligations of the United States and (B) is not less than the highest Yield that is published or posted by the provider to be currently available from the provider on reasonably comparable certificates of deposit offered to the public or (ii) the investment is an investment in a GIC and qualifies under paragraph (b) below. Investments in federally insured deposits or accounts, including certificates of deposit, may not be made except as allowed under paragraph 5.4.

(b) Investments in GICs shall be made only if

(i) the bid specifications are in writing, include all material terms of the bid and are timely forwarded to potential providers (a term is material if it may directly or indirectly affect the yield on the GIC);

(ii) the terms of the bid specifications are commercially reasonable (a term is commercially reasonable if there is a legitimate business purpose for the term other than to reduce the yield on the GIC);

(iii) all bidders for the GIC have equal opportunity to bid so that, for example, no bidder is given the opportunity to review other bids (a last look) before bidding;

(iv) any agent used to conduct the bidding for the GIC does not bid to provide the GIC;

(v) at least three of the providers solicited for bids for the GIC are reasonably competitive providers of investments of the type purchased (*i.e.*, providers that have established industry reputations as competitive providers of the type of investments being purchased);

(vi) at least three of the entities that submit a bid do not have a financial interest in the Bonds;

(vii) at least one of the entities that provided a bid is a reasonably competitive provider that does not have a financial interest in the Bonds;

(viii) the bid specifications include a statement notifying potential providers that submission of a bid is a representation that the potential provider did not consult with any other provider about its bid, that the bid was determined without regard to any other formal or informal agreement that the potential provider has with the District or any other Person (whether or not in connection with the Bonds) and that the bid is not being submitted solely as a courtesy to the District or any other Person for purposes of satisfying the federal income tax requirements relating to the bidding for the GIC; (ix) the determination of the terms of the GIC takes into account the reasonably expected deposit and drawdown schedule for the amounts to be invested;

(x) the highest-yielding GIC for which a qualifying bid is made (determined net of broker's fees) is in fact purchased; and

(xi) the obligor on the GIC certifies the administrative costs that it is paying or expects to pay to third parties in connection with the GIC.

A single investment, or multiple investments awarded to a provider based on a single bid, may not be used for funds subject to different rules relating to rebate or yield restriction.

(c) If a GIC is purchased, the District will retain the following records with its bond documents until three years after the Bonds are redeemed in their entirety:

(i) a copy of the GIC;

(ii) the receipt or other record of the amount actually paid for the GIC, including a record of any administrative costs paid, and the certification under subparagraph (b)(xi) of this paragraph;

(iii) for each bid that is submitted, the name of the person and entity submitting the bid, the time and date of the bid, and the bid results; and

(iv) the bid solicitation form and, if the terms of the GIC deviated from the bid solicitation form or a submitted bid is modified, a brief statement explaining the deviation and stating the purpose for the deviation.

All investments made with Gross Proceeds or amounts in the Rebate Fund shall be bought and sold at fair market value. The fair market value of an investment is the price at which a willing buyer would purchase the investment from a willing seller in a bona fide, arm's length transaction. Except for investments specifically described in (a) or (b) of this paragraph and United States Treasury obligations that are purchased directly from the United States Treasury, only investments that are traded on an established securities market, within the meaning of regulations promulgated under Section 1273 of the Code, will be purchased with Gross Proceeds. In general, an investment is traded on an established securities market only if at any time during the 31-day period ending 15 days after the purchase date: (i) within a reasonable period of time after the sale, the price for an executed purchase or sale of the investment (or information sufficient to calculate the sales price) appears in a medium that is made available to issuers of debt instruments, persons that regularly purchase or sell debt instruments (including a price

provided only to certain customers or to subscribers), or persons that broker purchases or sales of debt instruments; (ii) there are one or more firm quotes for the investment (a firm quote is considered to exist when a price quote is available from at least one broker, dealer, or pricing service (including a price provided only to certain customers or to subscribers) for property and the quoted price is substantially the same as the price for which the person receiving the quoted price could purchase or sell the property; a price quote is considered to be available whether the quote is initiated by a person providing the quote or provided at the request of the person receiving the quote; the identity of the person providing the quote must be reasonably ascertainable for a quote to be considered a firm quote for this purpose; a quote will be considered a firm quote if the quote is designated as a firm quote by the person providing the quote or if market participants typically purchase or sell, as the case may be, at the quoted price, even if the party providing the quote is not legally obligated to purchase or sell at that price); or (iii) there are one or more indicative quotes for the investment (an indicative quote is considered to exist when a price quote is available from at least one broker, dealer, or pricing service (including a price provided only to certain customers or to subscribers) for property and the price quote is not a firm quote described in the prior clause). However, a maturity of a debt instrument is not treated as traded on an established market if at the time the determination is made the outstanding stated principal amount of the maturity that includes the debt instrument does not exceed \$100,000,000 (or, for a debt instrument denominated in a currency other than the U.S. dollar, the equivalent amount in the currency in which the debt instrument is denominated).

An investment of Gross Proceeds in an External Commingled Fund shall be made only to the extent that such investment is made without an intent to reduce the amount to be rebated to the United States Government or to create a smaller profit or a larger loss than would have resulted if the transaction had been at arm's length and had the rebate or Yield restriction requirements not been relevant to the District. An investment of Gross Proceeds shall be made in a Commingled Fund other than an External Commingled Fund only if the investments made by such Commingled Fund satisfy the provisions of this paragraph 4.3.

The foregoing provisions of this paragraph satisfy various safe harbors set forth in the Regulations relating to the valuation of certain types of investments. The safe harbor provisions of this paragraph are contained herein for the protection of the District, who has covenanted not to take any action to adversely affect the tax-exempt status of the interest on the Bonds. The District may contact Bond Counsel if it does not wish to comply with the provisions of this paragraph 4.3.

4.4. Arbitrage Elections. The President, Secretary and Treasurer of the Board are hereby authorized to execute one or more elections regarding certain matters with respect to arbitrage.

4.5. Small Issuer Exception. (a) The District is a governmental unit that has the power to impose a tax or to cause another entity to impose a tax of general applicability (not limited to a small number of Persons) that, when collected, may be used

for the governmental purposes of the District. The power to impose such tax is not contingent on approval by another governmental unit.

(b) 95% or more of the Sale Proceeds and investment earnings thereon will be used for local governmental activities of the District.

(c) The District is not subject to the Control of any entity, and there are no entities subject to Control of the District that during calendar year 2016 issued or are expected to issue tax-exempt obligations, or any qualified zone academy bonds, qualified school construction bonds, or any other obligations subject to the arbitrage restrictions of Section 148 of the Code of any kind (*"Tax Advantaged Bonds"*). During calendar year 2016, the District has not issued and does not expect to issue tax-exempt obligations or Tax Advantaged Bonds on behalf of any other entity. The District has not borrowed and does not expect to borrow the proceeds or otherwise use the proceeds of any tax-exempt obligations or Tax Advantaged Bonds issued Bonds issued by another entity during calendar year 2016.

(d) The par amount of the Bonds does not exceed \$5,000,000 and the Issue Price of the Bonds does not exceed \$5,000,000.

(e) In calendar year 2016, no entity has issued and the District does not expect any entity to issue obligations that do not provide a material benefit to that entity and which, but for the size limitations of the small issuer exception of the Rebate Provisions, would have been or would be issued (A) by or on behalf of the District or (B) by any entity subject to Control by the District (including any entity that might hereafter come into existence). The District will receive a substantial benefit from the project financed by the Bonds.

(f) The Bonds currently refund the Refunded Bonds (the "*Currently Refunded Bonds*"). All Currently Refunded Bonds will be paid in full within 90 days of the Closing. The amount of the Bonds for purposes of the small issuer rebate status is no greater than the greater of the par amount or the Issue Price of the Bonds less the sum of all issues of Currently Refunded Bonds of the smaller of the par amount or Issue Price of such Currently Refunded Bonds.

(g) In calendar year 2016, no tax-exempt obligations or tax-advantaged bonds of any kind have been issued or are reasonably expected to be issued (A) by or on behalf of the District or (B) by any entity subject to Control by the District (including any entity that may hereafter come into existence) other than the Bonds.

(h) The Refunded Bonds were exempt from the rebate requirement because, among other requirements the District was a qualified small issuer in the year or years that the Refunded Bonds were issued and to the extent that the Refunded Bonds were themselves refunding bonds, the bonds refunded by the Refunded Bonds were exempt from the rebate requirement for the same reason

(i) The final maturity date of the Bonds is not more than 30 years after the earliest issue date of the Prior Bonds or any bonds refunded by the Refunded Bonds.

(j) The weighted average maturity of the Bonds and of the Refunding Portion of the Bonds does not exceed the remaining weighted average maturity of any issue of Refunded Bonds

(k) The District acknowledges that the future issuance of tax-exempt obligations, or tax-advantaged bonds by the District or any entity subject to the Control of the entity or other actions contrary to the expectations of this paragraph 4.5 could cause the proceeds of the Bonds to be subject to the rebate requirement of Section 148(f) of the Code. The District covenants to make all payments of rebate under Section 148(f) of the Code with respect to the Bonds as required.

5.1. Issue Price. For purposes of determining the Yield on the Bonds, the purchase price of the Bonds is equal to the first offering price (including accrued interest) at which the Purchaser reasonably expected that at least ten percent of each maturity of the Bonds would be sold to the public (excluding bond houses, brokers or similar persons or organizations acting in the capacity of underwriters, placement agents or wholesalers). The Purchaser has certified that all of the Bonds have been the subject of a bona fide initial offering to the public (excluding bond houses, brokers, or similar persons or organizations acting in the capacity of underwriters, placement agents or wholesalers) at prices equal to those set forth in the Official Statement, and that based upon prevailing market conditions, such prices are not less than the fair market value of each Bond as of the sale date for the Bonds.

5.2. *Yield Limits*. (a) Except as provided in paragraph (b), all Gross Proceeds shall be invested at market prices and at a Yield (after taking into account any Yield Reduction Payments) not in excess of the Yield on the Bonds plus, if only amounts in the Project Fund are subject to this Yield limitation, 1/8th of one percent.

- (b) The following may be invested without Yield restriction:
  - (i) amounts qualifying for a temporary period consisting of:

(A) amounts on deposit in the Bond Fund (except for capitalized interest) (other than the Reserve Portion of the Bond Fund) that have not been on deposit under this Ordinance for more than 13 months, so long as the Bond Fund continues to qualify as a bona fide debt service fund as described in paragraph 3.2 hereof;

(B) amounts on deposit in the Project Fund prior to the earlier of three years after Closing or the date the District no longer expects to spend all such amounts;

(ii) amounts qualifying for other exceptions consisting of:

(A) an amount not to exceed the lesser of \$100,000 or five percent of the Sale Proceeds;

(B) amounts invested in Qualified Tax Exempt Obligations;

(C) amounts in the Rebate Fund;

(D) all amounts other than Sale Proceeds for the first 30 days after they become Gross Proceeds; and

(E) all amounts derived from the investment of Sale Proceeds or investment earnings thereon (except for investments in the Escrow Account) for a period of one year from the date received.

5.3. Yield Limits on Prior Bond Proceeds. Except for an amount not to exceed the lesser of \$100,000 or five percent of Prior Bond Proceeds, the District acknowledges that all Prior Bond Proceeds must be invested at market prices and at a Yield not in excess of the Yield on the Prior Bonds.

5.4. Continuing Nature of Yield Limits. Except as provided in Section 7.11 hereof, once moneys are subject to the Yield limits of Section 5.2 hereof, such moneys remain Yield restricted until they cease to be Gross Proceeds.

5.5 Federal Guarantees. Except as otherwise permitted by the Regulations, no portion of the payment of principal of or interest on the Bonds or any credit enhancement or liquidity device relating to the foregoing is or will be guaranteed, directly or indirectly (in whole or in part), by the United States (or any agency or instrumentality thereof), including a lease, incentive payment, research or output contract or any similar arrangement, agreement or understanding with the United States or any agency or instrumentality thereof. No portion of the Gross Proceeds has been or will be used to make loans the payment of principal or interest with respect to which is or will be guaranteed (in whole or in part) by the United States (or any agency or instrumentality thereof). This paragraph does not apply to any guarantee by the Federal Housing Administration, the Federal National Mortgage Association, the Federal Home Loan

Mortgage Corporation, the Government National Mortgage Association, the Student Loan Marketing Association or the Bonneville Power Administration pursuant to the Northwest Power Act (16 U.S.C. 839d) as in effect on the date of enactment of the Tax Reform Act of 1984.

5.6. *Federally Guaranteed Investments*. (a) Certain Gross Proceeds may not be invested in a manner that is considered to create a federal guarantee. The restrictions in this paragraph 5.4 apply to all Gross Proceeds except:

(i) amounts on deposit in the Project Fund prior to the earlier of three years after Closing or the date the District no longer expects to spend all such amount;

(ii) amounts on deposit in the Bond Fund (other than the Reserve Portion of the Bond Fund) to the extent the Bond Fund qualifies as a bona fide debt service fund described in paragraph 3.2; and

(b) If the District holds any Gross Proceeds other than those listed in the preceding paragraph (a), then any such Gross Proceeds in an amount in excess of five percent of the Sale Proceeds shall not be invested in:

(i) federally insured deposits or accounts, such as bank accounts and C.D.s;

(ii) obligations of or directly or indirectly guaranteed, in whole or in part, by the United States (or any agency or instrumentality of the United States), other than the following:

(a) United States Treasury Obligations;

(b) obligations issued by the Resolution Funding Corporation pursuant to Section 21B(d)(3) of the Federal Home Loan Bank Act, as amended by Section 511 of the Financial Institutions Reform, Recovery and Enforcement Act of 1989, or any successor provision (*e.g.*, Refcorp Strips); and

(c) obligations guaranteed by the Federal Housing Administration, the Federal National Mortgage Association, the Federal Home Loan Mortgage Corporation, the Government National Mortgage Association, the Student Loan Marketing Association or the Bonneville Power Administration pursuant to the Northwest Power Act (16 U.S.C. 839d) as in effect on the date of enactment of the Tax Reform Act of 1984.

Because of these investment limitations, after the date three years after Closing, any amounts remaining in the Project Fund must be invested in U.S. Treasury obligations

(including obligations of the State and Local Government Series, known as SLGS) or otherwise invested to avoid violating the restrictions set forth in this section.

6.1. Payment and Use Tests. (a) No more than (i) five percent of the Sale Proceeds of the Project Portion of the Bonds plus investment earnings thereon (not including amounts used to pay Costs of Issuance and other common costs (such as capitalized interest and fees paid for a qualified guarantee or qualified hedge) and amounts invested in a reserve or replacement fund), (ii) five percent of the Sale Proceeds of the Refunding Portion of the Bonds plus investment earnings thereon (not including amounts used to pay Costs of Issuance and other common costs (such as capitalized interest and fees paid for a qualified guarantee or qualified hedge) and amounts used to pay Costs of Issuance and other common costs (such as capitalized interest and fees paid for a qualified guarantee or qualified hedge) and amounts invested in a reserve or replacement fund), and (iii) five percent of the Prior Bond Proceeds, each considered separately, has been or will be used, directly or indirectly, in whole or in part, in any Private Business Use.

(b) The payment of more than (i) five percent of the principal of or the interest on the Project Portion of the Bonds, (ii) five percent of the principal of or the interest on the Refunding Portion of the Bonds and (iii) five percent of the principal of or interest on the Prior Bonds, each considered separately, has not been and will not be, directly or indirectly (i) secured by any interest in (A) property used or to be used in any Private Business Use or (B) payments in respect of such property or (ii) on a present value basis, derived from payments (whether or not to the District or a member of the same Controlled Group as the District) in respect of property, or borrowed money, used or to be used in any Private Business Use.

(c) No more than the lesser of five percent of the sum of Sale Proceeds and investment earnings thereon ((not including amounts used to pay Costs of Issuance and other common costs (such as capitalized interest and fees paid for a qualified guarantee or qualified hedge) and amounts invested in a reserve or replacement fund) or \$5,000,000 were used or will be used, directly or indirectly, to make or finance loans to any persons. No more than the lesser of five percent of the sum of the Prior Bond Proceeds ((not including amounts used to pay Costs of Issuance and other common costs (such as capitalized interest and fees paid for a qualified guarantee or qualified interest and fees paid for a qualified guarantee or qualified hedge) and amounts invested in a reserve or replacement fund) or \$5,000,000 were used or will be used, directly or indirectly, to make or finance loans to any persons.

(d) No user of the Project or the Prior Project other than a state or local governmental unit will use more than five percent of such facilities, considered separately, on any basis other than the same basis as the general public.

6.2. *IRS Form 8038-G*. The information contained in the Information Return for Tax-Exempt Governmental Obligations, Form 8038-G, is true and complete. The District will file Form 8038-G (and all other required information reporting forms) in a timely manner.

6.3. Bank Qualification. (a) The District hereby designates each of the Bonds as a "qualified tax-exempt obligation" for the purposes and within the meaning of Section 265(b)(3) of the Code.

(b) The District has not entered into and will not enter into any agreements under which obligations issued by any other entity in calendar year 2016 were or will be allocated to the District for purposes of Section 265(b)(3) of the Code.

(c) The District is not subject to the Control of any entity, and there are no entities subject to Control of the District that issued or may issue tax-exempt obligations during calendar year 2016. During calendar year 2016, the District has not and will not issue tax-exempt bonds on behalf of any other entity. The District has not and will not borrow the proceeds or otherwise use the proceeds of any tax-exempt bonds issued by another entity during calendar year 2016.

(d) The par amount of the Bonds does not exceed \$10,000,000 and the Issue Price of the Bonds does not exceed \$10,000,000. The Bonds have not been sold in conjunction with any other obligations.

(e) In calendar year 2016, other than the Bonds, no tax-exempt obligations of any kind have been issued, are reasonably expected to be issued, or will be issued (A) by or on behalf of the District or (B) by any entity subject to Control by the District (including any entity which may hereafter come into existence).

(f) In calendar year 2016, no entity has issued or will issue tax-exempt obligations which, but for the \$10,000,000 limitations of Section 265(b)(3) of the Code would have been or would be issued (A) by or on behalf of the District or (B) by any entity subject to Control by the District (including any entity which may hereafter come into existence). The District will receive substantial benefits from the project financed by the Bonds.

(g) The District may take an action or permit an action to be taken that is contrary to the requirements of this paragraph 6.3 only if, in addition to the requirements of paragraph 7.8, the action will not adversely affect the treatment of the Bonds as "qualified tax-exempt obligations" for the purpose and within the meaning of Section 265(b)(3) of the Code and the District obtains an opinion of Bond Counsel to that effect.

7.1. Termination. The terms and provisions set forth in this Section shall terminate at the later of (a) 75 days after the Bonds have been fully paid and retired or (b) the date on which all payments, if any, required to satisfy the Rebate Provisions of the Code have been made to the United States. Notwithstanding the foregoing, the provisions of paragraphs 4.2, 4.3(c) and 7.9 hereof shall not terminate until the third anniversary of the date the Bonds are fully paid and retired.

7.2. Separate Issue. Since a date that is 15 days prior to the date of sale of the Bonds by the District to the Purchaser, neither the District nor any member of the same Controlled Group as the District has sold or delivered any tax-exempt obligations other than the Bonds that are reasonably expected to be paid out of substantially the same source of funds as the Bonds. Neither the District nor any member of the same Controlled Group as the District will sell or deliver within 15 days after the date of sale of the Bonds any tax-exempt obligations other than the Bonds that are reasonably expected to be paid out of substantially the same controlled Group as the District will sell or deliver within 15 days after the date of sale of the Bonds any tax-exempt obligations other than the Bonds that are reasonably expected to be paid out of substantially the same source of funds as the Bonds.

7.3. No Sale of the Project. (a) Other than as provided in the next sentence, neither the Project nor any portion thereof has been, is expected to be, or will be sold or otherwise disposed of, in whole or in part, prior to the earlier of (i) the last date of the reasonably expected economic life to the District of the property (determined on the date of issuance of the Bonds) or (ii) the last maturity date of the Bonds. The District may dispose of personal property in the ordinary course of an established government program prior to the earlier of (i) the last date of the reasonably expected economic life to the District of the property (determined on the date of issuance of the Bonds) or (ii) the last maturity of the Bonds, provided: (A) the weighted average maturity of the Bonds financing the personal property is not greater than 120 percent of the reasonably expected actual use of that property for governmental purposes; (B) the District reasonably expects on the issue date that the fair market value of that property on the date of disposition will be not greater than 25 percent of its cost; (C) the property is no longer suitable for its governmental purposes on the date of disposition; and (D) the District deposits amounts received from the disposition in a Commingled Fund with substantial tax or other governmental revenues and the District reasonably expects to spend the amounts on governmental programs within six months from the date of the commingling.

(b) The District acknowledges that if Bond-financed property is sold or otherwise disposed of in a manner contrary to (a) above, such sale or disposition may constitute a "deliberate action" within the meaning of the Regulations that may require prompt remedial actions to prevent interest on the Bonds from being included in gross income for federal income tax purposes. The District shall promptly contact Bond Counsel if a sale or other disposition of Bond-financed property in a manner contrary to (a) above is considered by the District.

7.4. *Purchase of Bonds by District.* The District will not purchase any of the Bonds except to cancel such Bonds.

7.5. *Final Maturity*. The period between the date of Closing and the final maturity of the Bonds is not more than 10-1/2 years.

7.6. *Registered Form.* The District recognizes that Section 149(a) of the Code requires the Bonds to be issued and to remain in fully registered form in order that interest thereon be exempt from federal income taxation under laws in force at the time the Bonds are delivered. In this connection, the District agrees that it will maintain the

Bonds in registered form and will not take any action to permit the Bonds to be issued in, or converted into, bearer or coupon form.

7.7. *Future Events*. The District acknowledges that any changes in facts or expectations from those set forth herein may result in different Yield restrictions or rebate requirements from those set forth herein. The District shall promptly contact Bond Counsel if such changes do occur.

7.8. Permitted Changes; Opinion of Bond Counsel. Any restriction or covenant contained in this Section need not be observed, and any provision of this Section may be changed or amended, only if (in addition to any requirements for a particular change contained elsewhere in this Section) such nonobservance, change or amendment will not result in the loss of the exclusion from gross income for federal income tax purposes of interest on the Bonds or the inclusion of interest on the Bonds as an item of tax preference in computing the alternative minimum tax for individuals or corporations under the Code and the District receives an opinion of Bond Counsel to such effect.

7.9. *Records Retention.* The District agrees to keep and retain or cause to be kept and retained sufficient records to support the continued exclusion of the interest paid on the Bonds from federal income taxation, to demonstrate compliance with the covenants in this Ordinance and to show that all tax returns related to the Bonds submitted or required to be submitted to the IRS are correct and timely filed. Such records shall include, but are not limited to, basic records relating to the Bond transaction (including this Ordinance and the Bond Counsel opinion); documentation evidencing the expenditure of Bond proceeds; documentation evidencing the use of Bond-financed property by public and private entities (i.e., copies of leases, management contracts and research agreements); documentation evidencing all sources of payment or security for the Bonds; and documentation pertaining to any investment of Bond proceeds (including the information required under paragraphs 4.2 and 4.3 hereof and in particular information related to the purchase and sale of securities, SLGs subscriptions, yield calculations for each class of investments, actual investment income received from the investment of proceeds, guaranteed investment contracts and documentation of any bidding procedure related thereto and any fees paid for the acquisition or management of investments and any rebate calculations). Such records shall be kept for as long as the Bonds are outstanding, plus three (3) years after the later of the final payment date of the Bonds or the final payment date of any obligations or series of obligations issued to refund directly or indirectly all or any portion of the Bonds.

7.10. Post-Issuance Compliance Policy. The District acknowledges that the IRS encourages issuers of tax-exempt bonds to adopt written post-issuance compliance policies in addition to its bond documents. Post-issuance compliance policies may include provisions that specify the official(s) with responsibility for monitoring compliance, a description of the training provided to such responsible official(s) with regard to monitoring compliance, the frequency of compliance checks (must be at least annual), the nature of the compliance activities required to be undertaken, the procedures

used to timely identify and elevate the resolution of a violation when it occurs or is expected to occur, procedures for the retention of all records material to substantiate compliance with the applicable federal tax requirements, and an awareness of the availability of the IRS' voluntary closing agreement program and other remedial actions to resolve violations.

The District has adopted written post-issuance compliance policies which are maintained by the District separately. The post-issuance compliance policies do not constitute part of this Section, and the District may modify or eliminate any post-issuance compliance policies without the consent of the holders of the Bonds and without regard to paragraph 7.8.

7.11. Successors and Assigns. The terms, provisions, covenants and conditions of this Section shall bind and inure to the benefit of the respective successors and assigns of the Board and the District.

7.12. *Expectations*. The Board has reviewed the facts, estimates and circumstances in existence on the date of issuance of the Bonds. On the basis of the facts and estimates contained herein, the District has adopted the expectations contained herein. Such expectations are reasonable and there are no other facts, estimates and circumstances that would materially change such expectations.

The District also agrees and covenants with the purchasers and holders of the Bonds from time to time outstanding that, to the extent possible under Illinois law, it will comply with whatever federal tax law is adopted in the future which applies to the Bonds and affects the tax-exempt status of the Bonds.

The Board hereby authorizes the officials of the District responsible for issuing the Bonds, the same being the President, Secretary and Treasurer of the Board, to make such further covenants and certifications as may be necessary to assure that the use thereof will not cause the Bonds to be arbitrage bonds and to assure that the interest on the Bonds will be exempt from federal income taxation. In connection therewith, the District and the Board further agree: (a) through their officers, to make such further specific covenants, representations as shall be truthful, and assurances as may be necessary or advisable; (b) to consult with counsel approving the Bonds and to comply with such advice as may be given; (c) to pay to the United States, as necessary, such sums of money representing required rebates of excess arbitrage profits relating to the Bonds; (d) to file such forms, statements, and supporting documents as may be required and in a timely manner; and (e) if deemed necessary or advisable by their officers, to employ and pay fiscal agents, financial advisors, attorneys, and other persons to assist the District in such compliance.

*Section 13. List of Bondholders.* The Bond Registrar shall maintain a list of the names and addresses of the holders of all Bonds and upon any transfer shall add the name and address of the new Bondholder and eliminate the name and address of the transferor Bondholder.

Section 14. Duties of Bond Registrar. If requested by the Bond Registrar, the President and Secretary of the Board are authorized to execute the Bond Registrar's standard form of agreement between the District and the Bond Registrar with respect to the obligations and duties of the Bond Registrar hereunder which may include the following:

(a) to act as bond registrar, authenticating agent, paying agent and transfer agent as provided herein;

(b) to maintain a list of Bondholders as set forth herein and to furnish such list to the District upon request, but otherwise to keep such list confidential;

(c) to cancel and/or destroy Bonds which have been paid at maturity or submitted for exchange or transfer;

(d) to furnish the District at least annually a certificate with respect to Bonds cancelled and/or destroyed; and

(e) to furnish the District at least annually an audit confirmation of Bonds paid, Bonds outstanding and payments made with respect to interest on the Bonds.

Section 15. Continuing Disclosure Undertaking. The President of the Board is hereby authorized, empowered and directed to execute and deliver a Continuing Disclosure Undertaking under Section (b)(5) of Rule 15c2-12 adopted by the Securities and Exchange Commission pursuant to the Securities Exchange Act of 1934, as amended (the "Continuing Disclosure Undertaking"). When the Continuing Disclosure Undertaking is executed and delivered on

behalf of the District as herein provided, the Continuing Disclosure Undertaking will be binding on the District and the officers, employees and agents of the District, and the officers, employees and agents of the District are hereby authorized, empowered and directed to do all such acts and things and to execute all such documents as may be necessary to carry out and comply with the provisions of the Continuing Disclosure Undertaking as executed. Notwithstanding any other provision of this Ordinance, the sole remedy for failure to comply with the Continuing Disclosure Undertaking shall be the ability of the beneficial owner of any Bond to seek mandamus or specific performance by court order to cause the District to comply with its obligations under the Continuing Disclosure Undertaking.

Section 16. Record-Keeping Policy and Post-Issuance Compliance Matters. On October 16, 2012, the Board adopted a record-keeping policy (the "Policy") in order to maintain sufficient records to demonstrate compliance with its covenants and expectations to ensure the appropriate federal tax status for the debt obligations of the District, the interest on which is excludable from "gross income" for federal income tax purposes or which enable the District or the holder to receive federal tax benefits, including, but not limited to, qualified tax credit bonds and other specified tax credit bonds. The Board and the District hereby reaffirm the Policy.

*Section 17. Severability.* If any section, paragraph, clause or provision of this Ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph, clause or provision shall not affect any of the remaining provisions of this Ordinance.

*Section 18. Repeal.* All ordinances, resolutions or parts thereof in conflict herewith be and the same are hereby repealed and this Ordinance shall be in full force and effect forthwith upon its adoption.

Adopted November 15, 2016.

President, Board of Park Commissioners

Attest:

Secretary, Board of Park Commissioners

#### EXHIBIT A

December \_\_\_\_, 2016

Amalgamated Bank of Chicago Chicago, Illinois

> Re: Glen Ellyn Park District, DuPage County, Illinois \$ General Obligation Limited Tax Park Bonds, Series 2016

Ladies and Gentlemen:

The Glen Ellyn Park District, DuPage County, Illinois (the "*District*"), by an ordinance adopted by the Board of Park Commissioners of the District (the "*Board*") on the 15th day of November, 2016 (the "*Bond Ordinance*"), has authorized the issue and delivery of \$\_\_\_\_\_\_\_. General Obligation Limited Tax Bonds, Series 2016, dated December \_\_\_\_\_\_\_, 2016 (the "*Bonds*"). The District has authorized by the Bond Ordinance that proceeds of the Bonds be used to pay and redeem on January \_\_\_\_\_\_\_, 2017, all of the District's outstanding and unpaid General Obligation Limited Tax Park Bonds, Series 2009, dated May 15, 2009, maturing on December 15 of the years 2017 to 2021, inclusive (the "*Refunded Bonds*").

The District hereby deposits with you \$\_\_\_\_\_\_ from the proceeds of the Bonds and \$\_\_\_\_\_\_ from funds of the District on hand and lawfully available (collectively, the *"Deposit"*) and you are hereby instructed as follows with respect thereto:

1. [Upon deposit, you are directed to hold the Deposit in an irrevocable trust fund account (the "*Trust Account*") for the District to the benefit of the holders of the Refunded Bonds.] [Upon deposit, you are directed to purchase U.S. Treasury Securities [State and Local Government Series Certificates of Indebtedness] in the amount of \$\_\_\_\_\_\_ and maturing as described on *Exhibit A* hereto (the "*Securities*"). You are further instructed to fund a beginning cash escrow deposit on demand in the amount of \$\_\_\_\_\_\_. The beginning deposit and the Securities are to be held in an irrevocable trust fund account (the "*Trust Account*") for the District to the benefit of the holders of the Refunded Bonds.]

2. [You shall hold the Deposit in the Trust Account in cash for the sole and exclusive benefit of the holders of the Refunded Bonds until redemption of the Refunded Bonds on January \_\_\_\_\_, 2017, is made.] [You shall hold the Securities and any interest

Amalgamated Bank of Chicago December \_\_\_\_, 2016 Page 2

income or profit derived therefrom and any uninvested cash in the Trust Account for the sole and exclusive benefit of the holders of the Refunded Bonds until redemption of the Refunded Bonds on January \_\_\_\_\_, 2017, is made[, unless the Yield (as defined in the Bond Ordinance) on the Securities exceeds \_\_\_\_%, in which case you are directed to sell the Securities and invest the proceeds from the sale of the Securities in U.S. Treasury Certificates of Indebtedness of the State and Local Government Series ("*SLGs*"), bearing a Yield not in excess of the Yield on the Bonds, which has been calculated to be \_\_\_\_%. If the Department of the Treasury (or the Bureau of Public Debt) of the United States suspends the sale of SLGs causing you to be unable to purchase SLGs, then you are directed to purchase (the "*Treasuries*"). You shall purchase the Treasuries at a price no higher than the fair market value of the Treasuries and will maintain records demonstrating compliance with this requirement.]]

3. You shall promptly collect the principal, interest or profit from the proceeds deposited in the Trust Account and promptly apply the same as necessary to the payment of the Refunded Bonds as herein provided.

4. The District has called the Refunded Bonds for redemption and payment prior to maturity on January \_\_\_\_\_, 2017. You are hereby directed to provide for and give or cause the Prior Paying Agent (as hereinafter defined) to give timely notice of the call for redemption of the Refunded Bonds. The form and time of the giving of such notice regarding the Refunded Bonds shall be as specified in the ordinance authorizing the issuance of the Refunded Bonds. The District agrees to reimburse you for any actual out-of-pocket expenses incurred in the giving of such notice, but the failure of the District to make such payment shall not in any respect whatsoever relieve you from carrying out any of the duties, terms or provisions of this Agreement.

5. In addition, you are hereby directed to give or cause the Prior Paying Agent to give notice of the call of the Refunded Bonds, on or before the date the notice of such redemption is given to the holders of the Refunded Bonds, to the Municipal Securities Rulemaking Board (the "*MSRB*") through its Electronic Municipal Market Access system for municipal securities disclosure or through any other electronic format or system prescribed by the MSRB for purposes of Rule 15c2-12 adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934, as amended. Information with respect to procedures for submitting notice can be found at https://msrb.org.

6. You shall remit the sum of §\_\_\_\_\_ on January \_\_\_\_\_, 2017, to The Bank of New York Mellon Trust Company, National Association, Chicago, Illinois, as paying agent for the Refunded Bonds (the "*Prior Paying Agent*"), such sum being

Amalgamated Bank of Chicago December , 2016 Page 3

> sufficient to pay the principal of and interest on the Refunded Bonds on such date, and such remittance shall fully release and discharge you from any further duty or obligation thereto under this Agreement.

> You shall make no payment of fees, due or to become due, of the bond 7. registrar and paying agent on the Bonds or the Refunded Bonds. The District shall pay the same as they become due.

> 8. If at any time it shall appear to you that the funds on deposit in the Trust Account will not be sufficient to pay the principal of and interest on the Refunded Bonds, you shall notify the District not less than five (5) days prior to such payment date and the District shall make up the anticipated deficit from any funds legally available for such purpose so that no default in the making of any such payment will occur.

> Upon final disbursement of funds sufficient to pay the Refunded Bonds as 9 hereinabove provided for, you shall transfer any balance remaining in the Trust Account to the District and thereupon this Agreement shall terminate.

> > Very truly yours,

GLEN ELLYN PARK DISTRICT, **DUPAGE COUNTY, ILLINOIS** 

By \_\_\_\_\_ President, Board of Park Commissioners

By \_\_\_\_\_\_ Secretary, Board of Park Commissioners

Accepted this day of December, 2016.

AMALGAMATED BANK OF CHICAGO Chicago, Illinois

By \_

Its

#### EXHIBIT A

**U.S. TREASURY SECURITIES** 



#### November 10, 2016

TO:	Park District Board of Commissioners
FROM:	Nicholas Cinquegrani, Superintendent of Finance & Personnel
CC:	Dave Harris, Executive Director
RE:	2017 proposed Budget Discussion only (continued)

As you may recall, at the Board meeting on October 18<sup>th</sup>, the Board placed a draft of the 2017 Budget & Appropriation ordinance on file and staff began presenting the first draft of the 2017 budget document. Discussion will continue on the capital projects plan for 2017, notably the Newton Park Directional athletic lighting project.

Any Board comments and direction from Tuesday's meeting will be implemented in the final budget document, which is anticipated to be approved at the December 13<sup>th</sup> Board meeting.

Please bring your budget books with you to the meeting.



November 9, 2016

TO:Park District Board of CommissionersFROM:Dave Harris, Executive DirectorRE:2017 Proposed Board Meeting Schedule

Attached is the proposed 2017 Glen Ellyn Park Board meeting schedule for review. Please note there is only one meeting scheduled for January, which allows additional time to prepare for the first meeting following the winter holidays and one meeting in April due to the Consolidated General Election. Also, we have planned for one meeting in July due to the heavy park district activity for that month and demand required for events related to the Fourth of July holiday along with one meeting in November and December due to potential conflicts with the holiday schedules and per previous Commissioners' recommendation.

**Recommendations:** Staff recommends Board approval for the proposed 2017 Board Meeting Schedule as presented.

Motion: I make the motion to approve the 2017 proposed Board Meeting Schedule as presented.

#### 2017 Board of Commissioners Proposed Meeting Schedule

In accordance with the Illinois Open Meetings Act, "5 ILCS 120/11" public notice is hereby given that otherwise noted, the Workshop Meetings of the Board of Commissioners of the Glen Ellyn Park District shall be held the first Tuesday of each month; and the Regular Meetings shall be held on the third Tuesday of the month for 2016 calendar year. These meetings will be held at the Spring Avenue Recreation Center, 185 Spring Avenue, Glen Ellyn, Illinois, and shall begin at 7:00 p.m. The meeting schedule is as follows:

Workshop Meeting	<b>Regular Meeting</b>
	January 10, 2017* (Workshop Meeting & Regular Meeting)
February 7, 2017	February 21, 2017
March 7, 2017	March 21, 2017
May 2, 2017	April 11, 2017 (Workshop Meeting & Regular Meeting) May 16, 2017
June 6, 2017	June 20, 2017
	July 11, 2017* (Workshop Meeting & Regular Meeting)
August 1, 2017	August 15, 2017
September 5, 2017	September 19, 2017
October 3, 2017	October 17, 2017
	November 14, 2017* (Workshop Meeting & Regular Meeting)
	December 12, 2017 (Workshop Meeting & Regular Meeting)

\* Denotes deviation in regular schedule.



November 9, 2016

TO: Park District Board of Commissioners
FROM: Dan Hopkins, Superintendent of Parks & Planning
CC: Dave Harris, Executive Director
RE: Ordinance 16-05 Sale of Surplus Property

In an effort to eliminate surplus vehicles and equipment, staff recommends selling a Park District dump truck that has since been replaced in accordance with the Equipment Replacement Program. Unit #441 is a 2005 Ford F-350 4x2 dump truck that has served the District well, but is nearing the end of its life expectancy. In order to ensure receiving the highest price in a fair, competitive and transparent manner, a formal bid process will take place.

The sale of the 2005 Ford F-350 Super Duty dump truck will be publically noticed and advertised for a period of no less than ten days. The public bid opening will be held on November 29<sup>th</sup>, 2016, at 10:00 a.m. Unit #441 is in fair condition and the advertised minimum bid will be \$4,000.00.

**Motion:** I make the motion to approve Ordinance 16-05, sale of surplus property of the Glen Ellyn Park District.

#### **GLEN ELLYN PARK DISTRICT**

#### **ORDINANCE NUMBER 16-05**

#### AN ORDINANCE AUTHORIZING AND PROVIDING FOR THE SALE OF SURPLUS PERSONAL PROPERTY OF THE GLEN ELLYN PARK DISTRICT, DUPAGE COUNTY, ILLINOIS.

\* \* \* \* \* \* \* \* \* \* \* \*

WHEREAS, the Glen Ellyn Park District, DuPage County, Illinois ("Park District") owns the following items of personal property described as follows:

One (1) 2005 Ford F-350 Super Duty 4x2 dump truck – Vehicle Identification Number 1FDWF36Y55E hereinafter referred to as the "Vehicle"; and

WHEREAS, pursuant to Section 8-22 of the Park District Code (70 ILCS 1205/8-22) ("Code"), every park district is authorized to sell or convey any personal property that in the opinion of three-fifths of the members of the Board of Park Commissioners then holding office is no longer necessary, useful to, or for the best interests of the park district; and

WHEREAS, the Board of Park Commissioners of the Park District ("Board") has reviewed a staff report finding that the Vehicle is no longer necessary, useful to or for the best interests of the Park District and recommending its sale in a manner that Park District staff may designate, with or without advertising, and the Board concurs with that recommendation.

**NOW, THEREFORE, IT IS HEREBY ORDAINED** by the Board of Park Commissioners of the Glen Ellyn Park District, DuPage County, Illinois, as follows:

**Section 1.** The Board finds that all of the recitals contained in the preamble to this Ordinance are true and correct and does hereby incorporate them in this Ordinance by this reference.

**Section 2.** The Board finds that the Vehicle is no longer necessary, useful to or for the best interests of the Park District and declares it to be for the best interests of the Park District and its residents to sell the Vehicle in a manner that Park District staff may designate, with or without advertising.

**Section 3.** The Board authorizes and directs the Executive Director and staff of the Park District to take such action necessary to sell and convey the Vehicle as herein authorized.

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**Section 4.** This Ordinance shall be in full force and effect after its adoption as provided by law.

Adopted this 15<sup>th</sup> day of November, 2016 by the affirmative vote of three-fifths of the members of the Board of Park Commissioners.

Ayes:

Nays: \_\_\_\_\_

Absent:

President, Board of Park Commissioners of the Glen Ellyn Park District

ATTEST:

Secretary, Board of Park Commissioners of the Glen Ellyn Park District

STATE OF ILLINOIS ) ) SS. COUNTY OF DU PAGE )

#### SECRETARY'S CERTIFICATE

I, Kimberly Dikker, do hereby certify that I am Secretary of the Board of Park Commissioners of the Glen Ellyn Park District, DuPage County, Illinois, and as such official, I am keeper of the records, ordinances, files and seal of said Park District; and,

**I HEREBY CERTIFY** that the foregoing instrument is a true and correct copy of:

#### AN ORDINANCE AUTHORIZING AND PROVIDING FOR THE SALE OF SURPLUS PERSONAL PROPERTY OF THE GLEN ELLYN PARK DISTRICT, DUPAGE COUNTY, ILLINOIS.

Adopted at a duly called Regular Meeting of the Board of Park Commissioners of the Glen Ellyn Park District, held at Glen Ellyn, Illinois, in said District at 7:00 p.m. on the 15<sup>th</sup> day November, A.D. 2016.

**I FURTHER CERTIFY** that the deliberations of the Board on the adoption of said ordinance were conducted openly, that the vote on the adoption of said ordinance was taken openly, that said meeting was called and held at a specified time and place convenient to the public, that notice of said meeting was duly given to all of the news media requesting such notice, that said meeting was called and held in strict compliance with the provisions of the Open Meetings Act of the State of Illinois, as amended, and with the provisions of the Park District Code of the State of Illinois, as amended, and that the Board has complied with all of the provisions of said Act and said Code and with all of the procedural rules of the Board.

**IN WITNESS WHEREOF,** I hereunto affix my official signature and the seal of the Glen Ellyn Park District at Glen Ellyn, Illinois this 15<sup>th</sup> day of November, 2016.

Kimberly Dikker, Secretary, Board of Park Commissioners, Glen Ellyn Park District

[SEAL]





November 9, 2016

TO:	Park District Board of Commissioners
FROM:	Kathleen Esposito, Superintendent of Recreations Courtney O'Kray, Marketing & Communications Supervisor
CC:	Dave Harris, Executive Director
RE:	Glen Ellyn Park District Website Presentation

The Glen Ellyn Park District last modified the Park District website in 2006. Much has changed in the last ten (10) years in terms of best practices, visitor behavior, and technology. After considerable research, time and effort over the past 18 months, the Park District unveiled an updated, streamlined, and user friendly website to the general public on October 20, 2016.

Marketing & Communications Supervisor O'Kray will present an overview of the website and navigate Park Board, public and staff through the site to highlight its offerings in greater detail. Following the presentation, Supervisor O'Kray and staff will be available for questions and comments.

# **Glen Ellyn Park District**

# **Investment Report**

October 31, 2016

Bank Balances         October 2015         November 2015         December 2015         January 2016         February 2016         March 2016         April 2016         May 2016         June 2016         Juny 2016         August 2016           Wheaton/Glen Ellyn Bank & Trust         \$ 400,603.86         \$ 346,902.10         \$ 198,814.22         \$ 367,631.21         \$ 304,327.78         \$ 399,968.91         \$ 327,843.48         \$ 349,172.06         \$ 637,866.22         \$ 370,915.42         \$ 805,213.48           Bridgeview Bank         247,690.79         247,7132.19         247,753.23         247,772.91         247,785.69         247,814.32         \$ 349,172.06         \$ 637,864.82         \$ 370,915.42         \$ 805,213.48           Illinois Park District Liquid Asset Fund         247,690.79         247,732.19         247,753.23         247,772.91         247,785.69         247,814.32         247,815.30         247,874.49         3543,815.43         353,026.11         3567,874.70           Illinois Park District Liquid Asset Fund         5,082.09.51         5,177,725.23         3,395,294.55         3,017,383.00         2,477,707.33         2,477,707.33         2,477,707.33         2,534,864.33         2,534,90.71         3,534,881.53         3,60,206.11         3,567,874.70           Illinois Park District Liquid Asset Fund         247,857.89         2,477,870	September 2016         October 2016           \$         643,435.80         \$         373,314.19           247,918.22         247,939.28         3,564,394.57           200,216.81         200,274.67         4,834,890.47           \$         9,554,993.37         \$         8,948,400.07
Bridgeview Bank         247,690.79         247,711.15         247,732.19         247,753.23         247,772.91         247,788.96         247,814.32         247,835.37         247,855.74         247,876.79         247,897.84           Illinois Funds - 9347         5,082,090.51         5,177,725.22         3,395,294.55         3,017,383.00         2,467,857.89         2,477,070.31         2,508,486.43         2,534,030.71         3,534,881.57         3,563,026.11         3,567,347.40	247,918.22 247,939.28 3,568,532.07 3,594,394.57 200,216.81 200,274.67 4,894,890.47 4,533,917.31
Illinois Funds - 9347 5,082,090.51 5,177,725.22 3,395,294.55 3,017,383.00 2,467,857.89 2,477,070.31 2,508,486.43 2,534,030.71 3,534,881.57 3,563,026.11 3,567,347.40	3,568,532.07 3,594,394.57 200,216.81 200,274.67 4,894,890.47 4,533,917.31
	200,216.81 200,274.67 4,894,890.47 4,533,917.31
Illinois Park District Liquid Asset Fund 200,024.98 200,070.80 200,111.44 200,163.48	4,894,890.47 4,533,917.31
Illinois Metropolitan Investment Fund         5,220,294.41         5,221,373.92         3,639,523.22         3,631,011.63         3,432,394.65         3,233,836.46         2,835,030.72         2,236,012.73         3,500,651.30         3,199,619.02         2,505,240.81	\$ 9,554,993.37 \$ 8,949,840.02
Total Bank Balance \$ 10,950,679.57 \$ 10,993,712.39 \$ 7,470,831.38 \$ 7,263,779.07 \$ 6,452,353.23 \$ 6,358,664.64 \$ 5,919,174.95 \$ 5,567,075.85 \$ 8,121,326.23 \$ 7,581,548.78 \$ 7,325,863.01	
Illinois Metropolitan - Liquidating Trust (1) \$ 274,552.46 \$ 274,552.4	\$ 274,552.46 \$ 274,552.46
<u>Interest Rates</u> Bridgeview Bank 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10%	0.10% 0.10%
bridgeview bank 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10% 0.10%	0.40% 0.419
iminois ranus 5347 0.25% 0.25% 0.25% 0.25% 0.25% 0.25% 0.25% 0.25% 0.25% 0.55% 0.55% 0.55%	0.33% 0.349
Illinois fait District Equitar Sectoring         -	0.51% 0.50%
	0.51% 0.50
Interest	
	s - s -
BridgewigeBank 21.03 20.36 21.04 21.04 19.68 21.05 20.36 21.05 20.37 21.05 21.05	20.38 21.06
llinois Funds - 9347 201.37 164.73 334.78 539.83 474.89 557.97 595.48 643.23 850.86 1.074.79 1.169.98	1,184.67 1,240.81
Illinois Park District Liquid Asset Fund 24.98 45.82 40.64 52.04	53.33 57.86
Illinois Metropolitan Investment Fund 926.66 1,079.51 1,185.55 1,488.41 1,383.02 1,441.81 1,194.26 982.01 1,393.13 1,453.19 1,343.29	1,825.87 1,939.70
	\$ 3,084.25 \$ 3,259.43
Weighted Average Calculation	
Bridgeview Bank 247.69 247.71 247.73 247.75 247.77 247.79 247.81 247.84 247.86 247.88 247.90	247.92 247.94
Illinois Funds 2,286.94 2,071.09 3,632.97 6,155.46 5,898.18 6,663.32 7,324.78 7,602.09 12,018.60 12,684.37 13,769.96	14,416.87 14,665.13
Illinois Park District Liquid Asset Fund 480.06 560.20 480.27 620.51	660.72 680.93
Illinois Metropolitan Investment Fund 10,962.62 13,053.43 14,155.14 17,428.86 16,818.73 16,169.18 13,608.15 10,285.66 16,803.13 15,358.17 12,776.73	24,963.94 22,669.59
Weighted Average \$ 13,497.25 \$ 15,372.24 \$ 18,035.84 \$ 23,832.07 \$ 22,964.69 \$ 23,080.29 \$ 21,180.74 \$ 18,615.65 \$ 29,629.78 \$ 28,770.69 \$ 27,415.09	\$ 40,289.44 \$ 38,263.59
	0.15%
GEPD Weighted Average         0.13%         0.14%         0.25%         0.35%         0.37%         0.39%         0.38%         0.36%         0.40%         0.40%         0.42%           0 0 0 1         0 0 1         0 0 1         0 0 1         0 0 1         0 0 1         0 0 0 <td>0.45% 0.45%</td>	0.45% 0.45%
90 Day T-Bill Average 0.02% 0.12% 0.23% 0.26% 0.31% 0.29% 0.23% 0.27% 0.27% 0.30% 0.30%	0.29% 0.339
Rate Variance         0.11%         0.02%         0.09%         0.06%         0.10%         0.15%         0.09%         0.13%         0.10%         0.12%	0.16% 0.129
	\$ 14,445.93 \$ 9,961.05
(compared to 90 day T-bill)	
Monthly Difference         \$ 948.94         \$ 216.34         \$ 109.08         \$ 491.84         \$ 325.48         \$ 483.34         \$ 693.39         \$ 377.28         \$ 785.37         \$ 594.90         \$ 654.43	\$ 1,203.83 \$ 830.09

(1) The account value stated reflects the amount of funds yet to be recovered and does not represent the current market value of the asset.





		2015	2015	2016	2016
Fund	Description	End Bal	Budget	End Bal	Budget
10	Corporate Fund				
10	Revenue				
10	Property Tax Receipts	2,120,300.57	2,075,887.00	2,051,773.75	2,126,800.00
10	Other Taxes	79,819.69	75,500.00	70,383.75	81,520.00
10	Charges for Services	0.00	0.00	0.00	0.00
10	Rentals	4,750.00	6,000.00	2,500.00	6,500.00
10	Interest Income	6,839.82	8,000.00	6,168.02	4,000.00
10	Grants & Donations	100.00	0.00	0.00	-1,000.00
10	Miscellaneous Income	538.02	50,000.00	6,096.10	200.00
10	Transfers Received	75,824.00	75,824.00	75,324.00	75,324.00
10	Chargeback Revenue	0.00	0.00	0.00	0.00
		0.00	0.00	0.00	0.00
10	Revenue	2,288,172.10	2,291,211.00	2,212,245.62	2,294,344.00
10	Expense				
10	Salaries & Wages	782,974.59	1,046,672.00	804,919.88	1,044,606.00
10	Contractual Labor	9,945.84	8,000.00	9,656.69	10,000.00
10	Contractual Services - Other	184,355.73	193,245.00	141,976.79	215,045.00
10	Materials & Supplies	133,686.79	173,070.00	115,539.48	182,450.00
10	Computer SoftHardware Equip.	4,210.41	9,000.00	9,088.06	14,125.00
10	Other Equipment	827.20	3,350.00	37.97	3,350.00
10	Building & Landscaping	86,578.28	112,000.00	59,077.91	110,500.00
10	Insurance Expenses (PCL)	105,592.55	172,900.00	114,202.24	180,900.00
10	Employment Expenses	290,233.85	473,685.00	294,580.67	456,685.00
10	Utilities	32,635.25	50,285.00	33,199.50	50,800.00
10	Capital	68.72	2,500.00	426.19	2,500.00
10	Miscellaneous Expenses	16,947.16	44,950.00	18,724.37	43,050.00
10	Transfers Out	702,374.00	702,374.00	152,374.00	152,374.00
10	Expense	2,350,430.37	2,992,031.00	1,753,803.75	2,466,385.00
Revenue Total		2,288,172.10	2,291,211.00	2,212,245.62	2,294,344.00
Expense Total		2,350,430.37	2,992,031.00	1,753,803.75	2,466,385.00
Grand Total		-62,258.27	-700,820.00	458,441.87	-172,041.00
10	Corporate Fund	-62,258.27	-700,820.00	458,441.87	-172,041.00
10	Corporate Fund	-02,230.27	-700,020.00	430,441.0/	-1/2,041.00



		2015	2015	2016	2016
E. J	Description				
Fund	Description	End Bal	Budget	End Bal	Budget
•					
20	Recreation Fund				
20	Revenue	000 404 44	1 000 250 00		1 020 177 00
20	Property Tax Receipts	890,494.14	1,009,259.00	1,024,741.81	1,020,177.00
20	Other Taxes	79,819.69	75,500.00	70,383.76	81,520.00
20	Charges for Services	1,525,463.76	1,659,725.00	1,732,832.45	1,721,000.00
20	Program Fees	3,628,038.71	3,494,367.00	3,691,792.52	3,658,283.00
20	Rentals	442,463.57	453,836.00	500,468.13	495,933.00
20	Concessions	72,741.14	84,300.00	77,592.23	87,000.00
20	Product Sales	355.00	3,000.00	120.00	350.00
20	Interest Income	8,722.85	6,000.00	10,939.31	3,000.00
20	Licenses & Permits	4,830.00	4,225.00	5,505.00	4,225.00
20	Grants & Donations	8,585.01	11,000.00	8,677.00	6,000.00
20	Miscellaneous Income	15,881.08	15,100.00	16,399.21	13,950.00
20	Transfers Received	0.00	0.00	0.00	0.00
20	Chargeback Revenue	454,115.00	454,115.00	466,750.00	476,801.00
20	D	F 121 500 05	<b>5 350 435</b> 00	<b>E</b> (0( 001 40	<b>F F</b> (0, <b>2</b> ,20, 0.0
20	Revenue	7,131,509.95	7,270,427.00	7,606,201.42	7,568,239.00
20	Expense				
20	Salaries & Wages	1,379,805.81	1,660,526.00	1,402,005.79	1,720,488.00
20	Salaries & Wages - Programs	599,771.48	784,718.00	643,826.27	714,281.13
20	Contractual Services - Other	233,883.96	284,663.00	236,260.97	309,739.00
20 20	Contractual Services - Onler Contractual Services - Programs	233,883.90 994,896.13	1,064,882.00	998,736.54	1,217,594.50
20	Materials & Supplies	172,735.26	214,150.00	196,730.94	214,575.00
20 20	Materials & Supplies -Programs	335,723.14	449,041.00		391,560.00
20 20	Computer SoftHardware Equip.		8,500.00	317,113.55	13,125.00
20 20		7,135.52	,	8,983.46	,
20 20	Other Equipment	6,097.06	11,015.00	3,949.03	11,150.00
20 20	Building & Landscaping	11,115.02	17,200.00	6,389.03	16,000.00
	Employment Expenses	362,483.76	478,900.00	398,038.42	518,600.00
20	Utilities	306,001.24	511,113.00	321,957.11	525,373.00
20	Capital	6,500.00	6,500.00	0.00	6,500.00
20	Debt Service	0.00	0.00	0.00	0.00
20	Miscellaneous Expenses	222,745.21	282,003.00	237,308.16	291,050.00
20	Transfers Out	534,907.00	534,907.00	1,038,677.00	1,038,677.00
20	Chargebacks & Indirect Expense	452,759.92	454,115.00	466,750.00	476,801.45
20	Expense	5,626,560.51	6,762,233.00	6,276,726.27	7,465,514.08
Revenue Total		7,131,509.95	7,270,427.00	7,606,201.42	7,568,239.00
Expense Total		5,626,560.51	6,762,233.00	6,276,726.27	7,465,514.08
Grand Total		1,504,949.44	508,194.00	1,329,475.15	102,724.92
20	<b>Recreation Fund</b>	1,504,949.44	508,194.00	1,329,475.15	102,724.92
20	Activation Fully	1,007,777.94	300,174.00	1,547,475.15	104,144.74



		2015	2015	2016	2016	
Fund	Description	End Bal	Budget	End Bal	Budget	
45	Debt Service Fund					
45	Revenue					
45	Property Tax Receipts	2,697,903.53	2,822,233.00	2,806,749.42	2,855,213.00	
45	Interest Income	1,000.00	1,000.00	500.00	500.00	
45	Transfers Received	0.00	0.00	20,000.00	20,000.00	
45	Revenue	2,698,903.53	2,823,233.00	2,827,249.42	2,875,713.00	
45	Expense					
45	Debt Service	128,983.75	2,826,233.00	99,548.75	2,884,863.00	
45	Transfers Out	1,000.00	1,000.00	500.00	500.00	
45	Expense	129,983.75	2,827,233.00	100,048.75	2,885,363.00	
<b>Revenue Total</b>		2,698,903.53	2,823,233.00	2,827,249.42	2,875,713.00	
Expense Total		129,983.75	2,827,233.00	100,048.75	2,885,363.00	
Grand Total		2,568,919.78	-4,000.00	2,727,200.67	-9,650.00	
45	Debt Service Fund	2,568,919.78	-4,000.00	2,727,200.67	-9,650.00	



			1.0		
		2015	2015	2016	2016
Fund	Description	End Bal	Budget	End Bal	Budget
55	Special Recreation Fund				
55	Revenue				
55	Property Tax Receipts	552,283.22	576,106.00	583,220.67	568,839.00
55	Interest Income	431.18	0.00	0.00	0.00
55	Transfers Received	0.00	0.00	0.00	0.00
55	Revenue	552,714.40	576,106.00	583,220.67	568,839.00
55	Expense				
55	Salaries & Wages	31,476.67	37,000.00	31,987.85	32,000.00
55	Employment Expenses	11,440.75	14,500.00	10,640.66	14,900.00
55	Capital	319,539.73	692,637.00	652,994.00	783,843.00
55	Transfers Out	0.00	0.00	0.00	0.00
55	Expense	362,457.15	744,137.00	695,622.51	830,743.00
<b>Revenue Total</b>		552,714.40	576,106.00	583,220.67	568,839.00
Expense Total		362,457.15	744,137.00	695,622.51	830,743.00
Grand Total		190,257.25	-168,031.00	-112,401.84	-261,904.00
55	Special Recreation Fund	190,257.25	-168,031.00	-112,401.84	-261,904.00



		2015	2015	2016	2016
Fund	Description	End Bal	Budget	End Bal	Budget
	*		0		<u> </u>
85	Asset Replacement Fund				
85	Revenue				
85	Property Tax Receipts	0.00	0.00	0.00	0.00
85	Rentals	35,000.00	35,000.00	35,000.00	35,000.00
85	Interest Income	2,730.83	0.00	0.00	0.00
85	Grants & Donations	35,000.00	35,000.00	35,000.00	35,000.00
85	Miscellaneous Income	4,000.00	9,900.00	0.00	5,300.00
85	Transfers Received	1,259,414.00	1,259,414.00	1,189,848.00	1,189,848.00
85	Revenue	1,336,144.83	1,339,314.00	1,259,848.00	1,265,148.00
85	Expense				
85	Other Equipment	149,359.27	177,000.00	43,993.80	100,000.00
85	Capital	1,061,420.28	1,135,800.00	184,696.07	206,500.00
85	Transfers Out	1,115,000.00	1,115,000.00	1,095,000.00	1,095,000.00
85	Expense	2,325,779.55	2,427,800.00	1,323,689.87	1,401,500.00
Revenue Total		1,336,144.83	1,339,314.00	1,259,848.00	1,265,148.00
Expense Total		2,325,779.55	2,427,800.00	1,323,689.87	1,401,500.00
Grand Total		-989,634.72	-1,088,486.00	-63,841.87	-136,352.00
85	Asset Replacement Fund	-989,634.72	-1,088,486.00	-63,841.87	-136,352.00



	2015	2015	2016	2016
Description	End Bal	Budget	End Bal	Budget
<b>Capital Improvements Fund</b>				
Revenue				
Interest Income	8,232.08	6,000.00	5,364.17	4,000.00
Grants & Donations	20,204.39	902,000.00	270,896.89	839,000.00
Debt Proceeds	1,912.50	0.00	0.00	1,739,000.00
Miscellaneous Income	5,000.00	0.00	257,981.70	0.00
Transfers Received	1,115,000.00	1,115,000.00	1,095,000.00	1,095,000.00
Revenue	1,150,348.97	2,023,000.00	1,629,242.76	3,677,000.00
Expense				
Capital	859,739.95	3,044,696.00	2,833,935.67	3,905,160.00
Debt Service	0.00	0.00	0.00	0.00
Transfers Out	96,957.00	96,957.00	93,621.00	93,621.00
Expense	956,696.95	3,141,653.00	2,927,556.67	3,998,781.00
Canital Improvements Fund	1,150,348.97 956,696.95 193,652.02 193,652.02	2,023,000.00 3,141,653.00 -1,118,653.00 -1,118,653.00	1,629,242.76 2,927,556.67 -1,298,313.91 -1,298,313.91	3,677,000.00 3,998,781.00 -321,781.00 -321,781.00
	Capital Improvements Fund Revenue Interest Income Grants & Donations Debt Proceeds Miscellaneous Income Transfers Received Revenue Expense Capital Debt Service Transfers Out	DescriptionEnd BalCapital Improvements Fund Revenue Interest Income8,232.08 (3,204.39) (20,204.39) 	Description         End Bal         Budget           Capital Improvements Fund Revenue	Description         End Bal         Budget         End Bal           Capital Improvements Fund Revenue         8,232.08         6,000.00         5,364.17           Interest Income         8,232.08         6,000.00         270,896.89           Debt Proceeds         1,912.50         0.00         0.00           Miscellaneous Income         5,000.00         1,000         257,981.70           Transfers Received         1,115,000.00         1,115,000.00         1,095,000.00           Revenue         1,150,348.97         2,023,000.00         2,833,935.67           Debt Service         0.00         0.00         0.00           Transfers Out         96,957.00         96,957.00         93,621.00           Expense         956,696.95         3,141,653.00         2,927,556.67           1,150,348.97         2,023,000.00         1,629,242.76           Sepense         956,696.95         3,141,653.00         2,927,556.67           193,652.02         -1,118,653.00         2,927,556.67



		2015	2015	2016	2016
Fund	Description	End Bal	Budget	End Bal	Budget
96	Cash In Lieu of Land Fund				
96	Revenue				
96	Interest Income	387.47	100.00	50.00	50.00
96	Miscellaneous Income	106,293.00	40,000.00	17,803.72	40,000.00
96	Revenue	106,680.47	40,100.00	17,853.72	40,050.00
96	Expense				
96	Capital	0.00	0.00	115,153.59	133,315.00
96	Expense	0.00	0.00	115,153.59	133,315.00
<b>Revenue Total</b>		106,680.47	40,100.00	17,853.72	40,050.00
Expense Total		0.00	0.00	115,153.59	133,315.00
Grand Total		106,680.47	40,100.00	-97,299.87	-93,265.00
96	<b>Cash In Lieu of Land Fund</b>	106,680.47	40,100.00	-97,299.87	-93,265.00



		2015	2015	2016	2016
Fund	Description	End Bal	Budget	End Bal	Budget
<b>Revenue Total</b>		15,264,474.25	16,363,391.00	16,135,861.61	18,289,333.00
Expense Total		11,751,908.28	18,895,087.00	13,192,601.41	19,181,601.08
Grand Total		3,512,565.97	-2,531,696.00	2,943,260.20	-892,268.08