



Rickey Williams, Jr., Mayor

**NOTICE AND AGENDA
PUBLIC SERVICES COMMITTEE MEETING**

Robert E. Jones Municipal Building
Lower Level – City Council Chambers
17 W. Main Street
Danville, Illinois 61832

Tuesday, July 23, 2019 – 6:00 PM

1. Call to Order – Roll Call
2. Approve Minutes
3. Approve Agenda
4. Audience Comments
5. Chairman's Comments
6. Approve Payrolls
7. Approve Vouchers Payables
8. City Clerk's Report – Lisa Monson
 - A. Items of Information
9. Danville Mass Transit – Lisa Beith, Director
 - A. Resolution: Awarding Bid #628 for Uniform Rental and Ancillary Services
 - B. Items of Information
10. Finance – Shelley Scott, Comptroller
 - A. Items of Information
 1. Risk Manager Monthly Report
 2. Personnel Monthly Report
 3. Additional Items of Information
11. Fire – Don McMasters, Interim Fire Chief
 - A. Items of Information
 1. Monthly Incident Report
12. Human Relations – Sandra Finch, Administrator
 - A. Items of Information
 1. Monthly Status Report

PUBLIC SERVICES COMMITTEE

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13. Information Technology – Agnel DSilva, Administrator
 - A. Items of Information

14. Legal – Rickey Williams, Mayor
 - A. Ordinance: Amending Chapter 51 of City Code Pertaining to Storm and Sanitary Sewers
 - B. Ordinance: Amending Chapter 52 of City Code Pertaining to Municipal Solid Waste Collection
 - C. Ordinance: Amending Chapter 111 of City Code Pertaining to Ambulances
 - D. Ordinance: Amending Chapter 117 of City Code Pertaining to Public Safety Pension Fee
 - E. Ordinance: Amending Chapter 118 of City Code Pertaining to Licensing
 - F. Ordinance: Amending Chapter 159 of City Code Pertaining to Enterprise Zone
 - G. Items of Information
 1. Discussion of Chapter 96 of City Code Pertaining to Licensing – Gaming Revenue

15. Police – Chris Yates, Interim Police Chief
 - A. Items of Information
 1. Monthly Reports

16. Closed Session

17. Items of Information

18. Committee Members' Comments

19. Adjournment

**PAYROLL REPORT
BI-WEEKLY & WEEKLY PAY**

6

FOR PERIOD ENDING:	7/16/2019	CHECK DATE	7/19/2019	
	REGULAR		OVERTIME	TOTAL
DEPARTMENT	PAY		PAY	PAY
FINANCE	10,146.41		-	10,146.41
CENTRAL VEHICLE MAINTENANCE	4,100.85		80.12	4,180.97
PUBLIC AFFAIRS	4,761.58		-	4,761.58
ENVIRONMENTAL CODE ENFORCEMENT	3,847.51		-	3,847.51
CITY TREASURER	1,730.77		-	1,730.77
LEGAL SERVICES	2,386.62		-	2,386.62
CITY CLERK	3,564.39		-	3,564.39
PERSONNEL & HUMAN RELAT.	2,303.78		-	2,303.78
INFORMATION SYSTEMS	5,727.53		-	5,727.53
POLICE DEPARTMENT	185,894.64		31,050.89	216,945.53
FIRE DEPARTMENT	126,306.63		13,480.24	139,786.87
STREETS DEPARTMENT	12,343.59		88.90	12,432.49
PARKS & PUBLIC PROPERTY	15,987.92		-	15,987.92
POOL	2,589.26		-	2,589.26
COMM. DEVEL. BLOCK GRANT	4,655.73		-	4,655.73
COMMUNITY DEVELOPMENT	8,795.88		25.20	8,821.08
MASS TRANSIT	32,240.17		4,414.90	36,655.07
DATS	2,152.37		-	2,152.37
HARRISON PARK	4,247.06		-	4,247.06
SANITARY SEWER	23,986.58		9.13	23,995.71
SOLID WASTE	18,932.38		442.61	19,374.99
GROUP INSURANCE INCENTIVE	-		-	-
TOTAL	476,701.65		49,591.99	526,293.64
BREAKDOWN OF POLICE OT:				
REGULAR OVERTIME (02)	18,977.27			
COURT-TIME (03)	2,033.17			
CONTRACT OVERTIME (05)	9,582.76			
KIDS CAN'T BUY 'EM HERE (29)	-			
STEP GRANT (26)				
US MARSHAL SERVICE (02)	457.69			
TOTAL	31,050.89			
BREAKDOWN OF FIRE OT:				
RECALL MANNING	12,447.96			
RECALL FIRE	-			
RECALL MANNING BF	-			
RECALL INVESTIGATIONS	-			
RECALL TECHNICAL TRAINING CLASS	376.79			
RECALL OTHER	470.43			
AROT	185.06			
TOTAL	13,480.24			
BREAKDOWN OF PARKS OT:				
REGULAR OVERTIME	-			
Maintenance of Buildings	-			
TOTAL	-			
TOTAL POLICE, POLICE/ARRA, FIRE, PARKS OT	44,531.13			

City of Danville

DANVILLE, ILLINOIS

SCHEDULE OF VOUCHERS PAYABLE

SUMMARY

July 23, 2019

DISTRIBUTIONS

General Fund (001)		\$	217,867.42
Central Vehicle Maint. (012)	\$	2,154.43	
Public Affairs (013)	\$	75.00	
General City Government (015)	\$	188,007.51	
Personnel & Human Relations (019)	\$	1,650.00	
Information Technology (020)	\$	854.92	
Police (021)	\$	5,335.84	
Fire (022)	\$	5,199.94	
Streets (031)	\$	7,155.78	
Parks & Public Property (051)	\$	4,587.20	
Pool (052)	\$	1,452.98	
Engineering & Urban Services (060)	\$	1,393.82	
Motor Fuel Tax (103)	\$	2,315.74	
Community Development Block Grant - CDBG (106)	\$	2,924.27	
Danville Mass Transit (113)	\$	8,182.31	
Danville Area Transportation Study - DATS (116)	\$	67.90	
Downtown (122)	\$	659.40	
Capital Improvements (302)	\$	13,479.00	
Community Reinvestment (310)	\$	250.00	
Sanitary Sewer (402)	\$	77,254.14	
Solid Waste Management (405)	\$	37,404.80	
Total		\$	360,404.98

COMPTROLLER

DATE

MAYOR

DATE

CITY OF DANVILLE

ACCOUNTS PAYABLE FOR JULY 23, 2019

GL Account	Vendor	Invoice Description	Invoice Date	Check Number	Transaction Amount
001-012-00-52008 - Uniform Rental	53 - ARAMARK UNIFORM SERVICES INC	UNIFORMS CVM	07/08/2019	122453	47.08
001-012-00-52015 - Maintenance of Vehicles	393 - EXPRESS PACKAGING SERVICE	SHIPPING CONTROL SCREEN FIRE DEPT T1	07/10/2019	122478	76.53
001-012-00-52015 - Maintenance of Vehicles	1151 - WATSON GENERAL TIRE INC	SPARE FOR 1 TON TRUCKS	07/10/2019	122523	80.99
001-012-00-53015 - Materials to Maintain Vehicles	5384 - RUSH TRUCK CENTER	CREDIT FOR RETURNED PART	07/03/2019	122508	(69.90)
001-012-00-53015 - Materials to Maintain Vehicles	738 - CALVIN'S WRECKING & BODY SHOP	PARTS FOR UNIT #83-PARKS PICK UP	07/09/2019	122466	150.00
001-012-00-53015 - Materials to Maintain Vehicles	5384 - RUSH TRUCK CENTER	STOCK BATTERY FOR DUMP TRUCKS	07/10/2019	122508	123.34
001-012-00-53015 - Materials to Maintain Vehicles	5384 - RUSH TRUCK CENTER	TEMP SENSOR FOR UNIT #65-DUMP TRUCK	07/11/2019	122508	82.90
001-012-00-53015 - Materials to Maintain Vehicles	103 - BIG R	BRINEHOSE UNIT 90 DUMP TRUCK	07/15/2019	122461	28.99
001-012-00-53016 - Materials to Maint other Equipment	2465 - DANVILLE RUBBER GROUP	TRANSMISSION COOLER FITTING UNIT 65 DUMP TRUCK	07/15/2019	122473	15.20
001-012-00-53016 - Materials to Maint other Equipment	87 - BATTERY SPEC +GOLF CARS	BATTERY FOR EZ GO CAR #2-PARKS	07/09/2019	122459	730.17
001-012-00-53016 - Materials to Maint other Equipment	103 - BIG R	PARTS FOR THE PARKS WEED EATERS	07/10/2019	122461	109.80
001-012-00-53016 - Materials to Maint other Equipment	1278 - ALTORFER INC	PARTS FOR CAT320 EXCAVATOR	07/11/2019	122448	69.30
001-012-00-53016 - Materials to Maint other Equipment	1278 - ALTORFER INC	PARTS AND SERVICE TO CAT320 EXCAVATOR	07/12/2019	122448	363.28
001-012-00-53016 - Materials to Maint other Equipment	76 - B & D SALES AND SERVICE	ARM SPRING-DOWNTOWN PUSH MOWER	07/15/2019	122458	16.52
001-012-00-53017 - Small Tools & Equipment	5014 - FIRST BANKCARD	CISCO SG100D	07/12/2019	122480	32.95
001-012-00-53017 - Small Tools & Equipment	5014 - FIRST BANKCARD	HP DL380 GEN8 RAIL KIT	07/12/2019	122480	44.00
001-012-00-53017 - Small Tools & Equipment	5014 - FIRST BANKCARD	HP G8 RAIL KIT	07/12/2019	122480	59.94
001-012-00-53017 - Small Tools & Equipment	5014 - FIRST BANKCARD	TANDBER TDX QUICKSTORE 878	07/12/2019	122480	193.34
001-013-00-52051 - Travel, Training and Ex	5014 - FIRST BANKCARD	IML WORKSHOP	07/12/2019	122480	75.00
001-015-00-51010 - IMRF	2110 - IMRF	EARLY RETIREMENT INCENTIVE PROGRAM	07/16/2019	122486	175,000.00
001-015-00-52083 - Dues and Subscriptions	5014 - FIRST BANKCARD	Adobe subscription	07/12/2019	122480	15.93
001-015-00-54023 - General Liability Insurance	864 - ILLINOIS COUNTIES RISK MANAGEMENT TRUST	DEDUCTIBLE REIMBURSEMENT	07/17/2019	122485	11,368.95
001-015-00-54028 - Commission Expense	393 - EXPRESS PACKAGING SERVICE	RETURN FIRE DEPARTMENT PROMOTION TESTS FOR GRADING	06/22/2019	122478	10.36
001-015-00-54028 - Commission Expense	2904 - STANARD AND ASSOC INC	2019 FIRE DIVISION PROBATIONARY EXAMS	06/27/2019	122513	313.00
001-015-00-54028 - Commission Expense	1739 - ASCENSION ST. VINCENT PUBLIC SAFETY MEDICAL	PRE-EMPLOYMENT TESTING	07/10/2019	122457	1,288.86
001-015-00-54028 - Commission Expense	393 - EXPRESS PACKAGING SERVICE	RETURN PROBATIONAL FIREFIGHTER TESTS FOR GRADING	07/15/2019	122478	10.41
001-019-00-54030 - Community Relations Act	73 - INDIANA MEDIA GROUP	COMMUNITY DAY ADVERTISEMENT	06/30/2019	122487	500.00
001-019-00-54030 - Community Relations Act	5759 - C&D BBQ	FOOD AND PREPARATION FOR COMMUNITY DAY	07/11/2019	122465	700.00
001-019-00-54030 - Community Relations Act	1292 - IMB MUSIC & SOUND	SOUND RENTAL FOR COMMUNITY DAY	07/14/2019	122495	450.00
001-020-00-52009 - Computer Service and Supplies	5014 - FIRST BANKCARD	SPIEWORKS HELPDESK SUBSCRIPTION	07/12/2019	122480	45.00
001-020-00-52009 - Computer Service and Supplies	5014 - FIRST BANKCARD	X1 EMAIL AND FILE SEARCH SOFTWARE	07/12/2019	122480	102.00
001-020-00-52051 - Travel, Training and Ex	5014 - FIRST BANKCARD	TRAVEL/TRAINING MEAL EXPENSE	07/08/2019	122480	18.84
001-020-00-52051 - Travel, Training and Ex	5014 - FIRST BANKCARD	PLURAL SITE TRAINING SUBSCRIPTION 1 YEAR	07/12/2019	122480	299.00
001-020-00-53006 - Computer Supplies	5014 - FIRST BANKCARD	KINGSTON DIGITAL 8GB SECURE FLASH DRIVES	07/12/2019	122480	84.85
001-020-00-53006 - Computer Supplies	5014 - FIRST BANKCARD	UBIQUITI AP-AC	07/12/2019	122480	97.96
001-020-00-53006 - Computer Supplies	5014 - FIRST BANKCARD	UBIQUITI CLOUD KEY	07/12/2019	122480	100.82
001-020-00-53099 - Other Commodities	5014 - FIRST BANKCARD	ASSET TAGS	07/12/2019	122480	106.45
001-021-00-51001 - Salaries	643 - SCOTT W TALBOTT	PAYMENT FOR TECHNICAL SERVICES JUNE 2019	06/25/2019	122509	204.00
001-021-00-52002 - Printing and Binding	855 - KELLY PRINTING CO INC	3X5 BLANK CARDS	07/10/2019	122489	171.00
001-021-00-52015 - Maintenance of Vehicles	2250 - NEWTON'S CLEANING & RESTORATION, LLC	CAR 116 CLEANING	07/11/2019	122502	50.00
001-021-00-52015 - Maintenance of Vehicles	1151 - WATSON GENERAL TIRE INC	6 NEW TIRES	07/11/2019	122523	976.62
001-021-00-52030 - Credit Card Company Fee	5014 - FIRST BANKCARD	HOWIE/RANNEBARGER K-9 SCHOOL-FUEL/HOTEL-OVERLIMIT FEE	07/12/2019	122480	39.00
001-021-00-52051 - Travel, Training and Ex	5847 - UNIVERSITY OF ILLINOIS GENERAL A/R	POLICE FIREARMS INSTRUCTOR #3333	06/28/2019	122518	573.00
001-021-00-52051 - Travel, Training and Ex	5014 - FIRST BANKCARD	HOWIE/RANNEBARGER K-9 SCHOOL-FUEL/HOTEL-OVERLIMIT FEE	07/12/2019	122480	2,284.31
001-021-00-53015 - Materials to Maintain Vehicles	1217 - MAPA AUTO PARTS OF DANVILLE	Oil Filters	07/08/2019	122501	110.96
001-021-00-53015 - Materials to Maintain Vehicles	30 - VERMILION CHEVROLET - BUICK - GMC	CAR 117 ACTUATOR	07/08/2019	122521	44.08
001-021-00-53015 - Materials to Maintain Vehicles	1217 - MAPA AUTO PARTS OF DANVILLE	SOCKETS	07/09/2019	122501	73.94

CITY OF DANVILLE

ACCOUNTS PAYABLE FOR JULY 23, 2019

GL Account	Vendor	Invoice Description	Invoice Date	Check Number	Transaction Amount
001-021-00-53015 - Materials to Maintain Vehicles	1217 - NAPA AUTO PARTS OF DANVILLE	Oil Filters	07/10/2019	122501	35.58
001-021-00-53015 - Materials to Maintain Vehicles	30 - VERMILION CHEVROLET - BUICK - GMC	CAR 138 ACTUATOR	07/10/2019	122521	44.08
001-021-00-53015 - Materials to Maintain Vehicles	3157 - BUMPER TO BUMPER	D-1 FRONT ROTORS, REAR ROTORS, PADS	07/11/2019	122464	205.87
001-021-00-53015 - Materials to Maintain Vehicles	30 - VERMILION CHEVROLET - BUICK - GMC	CAR 117 STRUT	07/12/2019	122521	31.40
001-021-00-53026 - Clothing	4026 - APPAREL UNLIMITED	CLOTHING PER CONTRACT - D MILLER	05/31/2019	122451	78.00
001-021-00-53026 - Clothing	4026 - APPAREL UNLIMITED	CLOTHING PER CONTRACT - LEWALLEN	06/04/2019	122451	78.00
001-021-00-53026 - Clothing	4026 - APPAREL UNLIMITED	CLOTHING PER CONTRACT - RUTLEDGE	06/18/2019	122451	117.00
001-021-00-53026 - Clothing	702 - RAY O'HERRON CO INC	FLEX BADGES	07/15/2019	122505	219.00
001-022-00-53025 - Clothing for New Hires	6093 - ALEXIS FIRE EQUIPMENT CO.	NEW HIRE GEAR L. TORRES	07/12/2019	122446	1,543.00
001-022-00-53026 - Clothing	443 - MUNICIPAL EMERGENCY SERVICES DEPOSITORY	RADIO HOLDER-B KLUGOW	07/08/2019	122500	36.67
001-022-00-53026 - Clothing	702 - RAY O'HERRON CO INC	REPLACEMENT SHIRT - J BILSTAD	07/13/2019	122505	17.00
001-022-00-53099 - Other Commodities	60 - ARNOLDS OFFICE SUPPLY	BINDER	07/12/2019	122454	9.00
001-022-00-53099 - Other Commodities	60 - ARNOLDS OFFICE SUPPLY	CREDIT MEMO	07/15/2019	122454	(28.99)
001-022-00-53099 - Other Commodities	60 - ARNOLDS OFFICE SUPPLY	STATION #2 INK CARTRIDGE	07/15/2019	122454	44.98
001-022-00-99016 - Transfer to Fire Pension	300 - DANVILLE FIREMENS PENSION FUND	REIMBURSEMENT FROM THE SAFER GRANT FOR CITY PORTION OF PENSION	07/16/2019	122472	3,578.28
001-031-00-51001 - Salaries	4044 - TEAM COMPANY dba STAFFQUICK	TEMP STAFF FOR STREETS DEPT.	07/10/2019	122514	1,365.00
001-031-00-52031 - Electricity	777 - AMEREN	JACKSON TRAFFIC SIGNAL	07/11/2019	122450	223.09
001-031-00-52099 - Other Contractual Services	4607 - USIC LOCATING SERVICES LLC	LOCATING SERVICES FOR CITY SEWER	06/30/2019	122519	151.05
001-031-00-52099 - Other Contractual Services	4607 - USIC LOCATING SERVICES LLC	LOCATING SERVICES FOR CITY SEWER	06/30/2019	122520	1,207.30
001-031-00-52099 - Other Contractual Services	3060 - KRONOS	DATA COLLECTION FOR 6/6/19-6/30/19	07/06/2019	122492	94.50
001-031-00-53007 - Materials to Maintain Streets	103 - BIG R	PRAMITOL-SPRAYING WEEDS IN ROADS	07/09/2019	122461	295.92
001-031-00-53008 - Materials to Maintain Blvd Lights	4207 - TRAFFIC CONTROL CORP.	STOCK BATTERY MAINTENANCE SYSTEMS FOR BATTERY BACKUPS	06/26/2019	122517	1,550.00
001-031-00-53008 - Materials to Maintain Blvd Lights	71 - MOBOTREX, INC	STOCK LIGHT AND TRAFFIC SIGNAL DOORS	07/03/2019	122499	258.00
001-031-00-53008 - Materials to Maintain Blvd Lights	71 - MOBOTREX, INC	STOCK TRAFFIC LIGHTING PARTS	07/03/2019	122499	330.00
001-031-00-53017 - Small Tools & Equipment	888 - KIRBY RISK CORPORATION	MISC PARTS/ELECTRICAL TOOLS FOR POLAND ROAD LIFT STATION	07/02/2019	122490	62.86
001-031-00-53017 - Small Tools & Equipment	5014 - FIRST BANKCARD	HP 600 GB SAS DRIVES	07/12/2019	122480	779.40
001-031-00-53017 - Small Tools & Equipment	5014 - FIRST BANKCARD	HP D1380P GEN8 BACKUP SERVER	07/12/2019	122480	237.24
001-031-00-53017 - Small Tools & Equipment	5014 - FIRST BANKCARD	HP DL380 GEN8 BACKUP SERVER	07/12/2019	122480	585.20
001-031-00-53099 - Other Commodities	3888 - AIRGAS INC	MIXING CHEMICALS FOR SPRAY	07/09/2019	122445	16.22
001-051-00-52008 - Uniform Rental	53 - ARAMARK UNIFORM SERVICES INC	UNIFORMS DPW MATS	07/08/2019	122453	7.00
001-051-00-52011 - Maintenance of Building	476 - RELIABLE PLUMBING AND HEATING COMPANY	CITY HALL HVAC REPAIR	06/25/2019	122506	110.00
001-051-00-52011 - Maintenance of Building	476 - RELIABLE PLUMBING AND HEATING COMPANY	CITY HALL-PREVENTATIVE MAINTENANCE	06/25/2019	122506	1,415.00
001-051-00-52011 - Maintenance of Building	1262 - EZ LAWN/CARE & SERVICES	PORCH LIFT SERVICE DANVILLE STADIUM	06/28/2019	122479	75.00
001-051-00-52011 - Maintenance of Building	6091 - DALTON MILLER'S WINDOW CLEANING	CITY HALL WINDOW CLEANING	07/11/2019	122471	175.00
001-051-00-52013 - Maintenance of other IM	101 - BERRY'S GARDEN CENTER INC	IRRIGATION REPAIR FOR DANVILLE STADIUM	06/17/2019	122460	439.00
001-051-00-52088 - Rentals	103 - BIG R	TABLE RENTALS FOR COMMUNITY DAY AT LINCOLN PARK	07/11/2019	122461	70.00
001-051-00-52099 - Other Contractual Services	3060 - KRONOS	DATA COLLECTION FOR 6/6/19-6/30/19	07/06/2019	122492	94.50
001-051-00-52099 - Other Contractual Services	248 - AQUA IL	1155 E VOORHEES	07/09/2019	122452	132.41
001-051-00-52099 - Other Contractual Services	248 - AQUA IL	500 E WINTER	07/09/2019	122452	24.01
001-051-00-52099 - Other Contractual Services	248 - AQUA IL	159 N VERMILION	07/11/2019	122452	23.66
001-051-00-52099 - Other Contractual Services	248 - AQUA IL	25 N HAZEL	07/11/2019	122452	59.12
001-051-00-52099 - Other Contractual Services	248 - AQUA IL	307 N VERMILION	07/11/2019	122452	23.66
001-051-00-53011 - Materials to Maintain Buildings	316 - DP SUPPLY INC	CUSTODIAL SUPPLIES FOR AMBUCS	07/15/2019	122475	148.95

CITY OF DANVILLE

ACCOUNTS PAYABLE FOR JULY 23, 2019

GL Account	Vendor	Invoice Description	Invoice Date	Check Number	Transaction Amount
001-051-00-53013 - Materials to Maintain Other	5014 - FIRST BANKCARD	BARRIER TAPE FOR EVENTS	07/12/2019	122480	162.08
001-051-00-53017 - Small Tools & Equipment	103 - BIG R	MARKING PAINT FOR FLAGS	06/25/2019	122461	44.94
001-051-00-53017 - Small Tools & Equipment	103 - BIG R	Gloves	07/09/2019	122461	11.99
001-051-00-53017 - Small Tools & Equipment	2581 - SHI INTERNATIONAL CORP	RSX QUIKSTATION 4 4DOCK-1 GB ATTACHED RACKMOUNT	07/12/2019	122511	500.00
001-051-00-53023 - Materials to Maintain Ball Diamonds	5014 - FIRST BANKCARD	CONTROLLER KIT FOR SCOREBOARD	07/12/2019	122480	445.00
001-051-00-53023 - Materials to Maintain Ball Diamonds	5014 - FIRST BANKCARD	DANVILLE STADIUM AG LIME WARNING TRACK	07/12/2019	122480	595.11
001-051-00-53099 - Other Commodities	103 - BIG R	STRING SPOOL	07/08/2019	122461	31.99
001-051-00-53099 - Other Commodities	5014 - FIRST BANKCARD	CREDIT FOR TAX	07/18/2019	122480	(1.22)
001-052-00-51001 - Salaries	4044 - TEAM COMPANY dba STAFFQUICK	TEMP STAFF FOR PARKS	07/10/2019	122514	1,189.65
001-052-00-52099 - Other Contractual Services	393 - EXPRESS PACKAGING SERVICE	SHIPPING FOR POOL CLEANER REPAIR	06/19/2019	122478	264.55
001-052-00-53099 - Other Contractual Services	5014 - FIRST BANKCARD	CREDIT FOR TAX	07/18/2019	122480	(1.22)
001-060-00-52029 - Professional Services	3646 - HINSHAW AND CULBERTSON, LLP	PROFESSIONAL SERVICES CSX TRANSPORTATION	07/10/2019	122482	1,050.00
001-060-00-52099 - Other Contractual Services	5014 - FIRST BANKCARD	WEEBLY WEBSITE SUBSCRIPTION EUS	07/12/2019	122480	67.90
001-060-00-53003 - Office Supplies	60 - ARNOLDS OFFICE SUPPLY	GENERAL OFFICE SUPPLIES	07/10/2019	122456	25.92
001-060-00-53017 - Small Tools & Equipment	2581 - SHI INTERNATIONAL CORP	RSX QUIKSTATION 4 4DOCK-1 GB ATTACHED RACKMOUNT	07/12/2019	122511	250.00
103-103-08-6330B - Voorhees Bridge - Stoney to Collett	4264 - KNIGHT AND ASSOCIATES SURVEYING	VOORHEES BRIDGE STONEY TO COLLETT	07/09/2019	122491	2,315.74
106-106-18-54090 - CDBG Community Projects	5826 - DREAMWORKS PROPERTY AND CONSTRUCTION MANAGEMENT,LL	REIMBURSEMENT FOR CDBG NIP PROGRAM-42 S KIMBALL- ADDITIONAL WORK	06/28/2019	122476	1,800.00
106-106-19-52099 - Other Contractual Services	393 - EXPRESS PACKAGING SERVICE	OVERNIGHT PACKAGE FEES	06/27/2019	122478	28.35
106-106-19-53006 - Computer Supplies	60 - ARNOLDS OFFICE SUPPLY	TONER FOR CDBG	07/11/2019	122455	1,095.92
113-113-19-52009 - Computer Service and Supplies	5014 - FIRST BANKCARD	Adobe subscription	06/29/2019	122480	52.99
113-113-19-52015 - Maintenance of Vehicles	175 - CARNAGHI TOWING & REPAIR	TOWING	06/04/2019	122467	350.00
113-113-19-52079 - Lease and Rental - DMVT	486 - THE GOODYEAR TIRE & RUBBER CO	CREDIT	06/24/2019	122515	(408.25)
113-113-19-52001 - Advertising	486 - THE GOODYEAR TIRE & RUBBER CO	TIRE LEASE JUNE	07/09/2019	122515	1,598.45
113-113-20-52001 - Advertising	459 - AMATEUR SPORTS PROMO	2019 FALL SPORTS CALENDAR DHA	07/03/2019	122449	299.00
113-113-20-52008 - Uniform Rental	1209 - CINTAS CORPORATION	UNIFORM SERVICE JULY 2019	07/05/2019	122468	279.07
113-113-20-52008 - Uniform Rental	1209 - CINTAS CORPORATION	UNIFORM SERVICE JULY	07/12/2019	122468	279.07
113-113-20-52015 - Maintenance of Vehicles	258 - ALLERTON TEST LANE	TEST BUS 1938	06/13/2019	122447	30.50
113-113-20-52015 - Maintenance of Vehicles	258 - ALLERTON TEST LANE	TEST BUS 820	07/12/2019	122447	30.50
113-113-20-53003 - Office Supplies	60 - ARNOLDS OFFICE SUPPLY	OFFICE SUPPLIES	07/02/2019	122454	38.25
113-113-20-53011 - Materials to Maintain Buildings	1209 - CINTAS CORPORATION	UNIFORM SERVICE JULY 2019	07/05/2019	122468	106.76
113-113-20-53011 - Materials to Maintain Buildings	1209 - CINTAS CORPORATION	UNIFORM SERVICE JULY	07/12/2019	122468	106.76
113-113-20-53015 - Materials to Maintain Vehicles	453 - GILLIG CORPORATION	Bus Parts	07/01/2019	122481	558.58
113-113-20-53015 - Materials to Maintain Vehicles	453 - GILLIG CORPORATION	Bus Parts	07/02/2019	122481	42.54
113-113-20-53015 - Materials to Maintain Vehicles	453 - GILLIG CORPORATION	Bus Parts	07/03/2019	122481	1,688.76
113-113-20-53015 - Materials to Maintain Vehicles	259 - COURTESY FORD LINCOLN MERCURY INC	Bus Parts	07/09/2019	122470	190.52
113-113-20-53015 - Materials to Maintain Vehicles	6063 - O'REILLY	Bus Parts	07/11/2019	122503	72.02
113-113-20-53024 - Gasoline	630 - ILLINI FS INC	DEF FUEL	07/12/2019	122462	410.23
113-113-20-53041 - Cleaning Supplies	316 - DP SUPPLY INC	Cleaning Supplies	07/01/2019	122475	375.49
113-113-20-53041 - Cleaning Supplies	316 - DP SUPPLY INC	Cleaning Supplies	07/12/2019	122475	194.04
113-113-20-53099 - Other Commodities	1209 - CINTAS CORPORATION	Gloves	07/08/2019	122468	70.00
113-113-20-53099 - Other Commodities	4163 - IDVILLE	LANYARDS AND BADGE HOLDERS	07/08/2019	122483	710.00
113-113-20-53099 - Other Commodities	5237 - MEMORIES BY DESIGN	DRIVERS NAME PLATE	07/11/2019	122496	53.53
116-116-19-52009 - Computer Service and Supplies	5014 - FIRST BANKCARD	WEEBLY WEBSITE SUBSCRIPTION DATS	07/12/2019	122480	67.90
122-122-00-54046 - Public Improvements	6088 - SHELLY CESSNA	SWEET REPEATS REIMBURSEMENT FROM TIF	05/10/2019	122510	659.40
302-302-00-55015 - Vehicles	864 - ILLINOIS COUNTIES RISK MANAGEMENT TRUST	CL#190605W001-008 VIN#1FAHP2MK8F208171-SALVAGE SQUAD CAR 112	07/16/2019	122485	3,186.00

CITY OF DANVILLE

ACCOUNTS PAYABLE FOR JULY 23, 2019

GL Account	Vendor	Invoice Description	Invoice Date	Check Number	Transaction Amount
302-302-00-55015 - Vehicles	864 - ILLINOIS COUNTIES RISK MANAGEMENT TRUST	CL#190605W001-009/VIN#1FAHP2MKD6206795/SALVAGE FOR SQUAD 114	07/16/2019	122485	2,320.00
302-302-00-55015 - Vehicles	864 - ILLINOIS COUNTIES RISK MANAGEMENT TRUST	CL#190605W001-020/VIN#3FAHP0HG5BR231680-SALVAGE FOR SQUAD D1	07/16/2019	122485	1,831.00
302-302-00-55015 - Vehicles	864 - ILLINOIS COUNTIES RISK MANAGEMENT TRUST	CL#190605W001-022 VIN#2FAFP71WX7X131665-SALVAGE FOR SQUAD D3	07/16/2019	122485	538.00
302-302-00-55015 - Vehicles	864 - ILLINOIS COUNTIES RISK MANAGEMENT TRUST	CL#190605W001-024/VIN#1FMFU165X7L67880-SALVAGE FOR SQUAD D5	07/16/2019	122485	2,330.00
302-302-00-55015 - Vehicles	864 - ILLINOIS COUNTIES RISK MANAGEMENT TRUST	CL#190605W001-025/VIN#2FAFP71WX3X160674-SALVAGE FOR SQUAD D6	07/16/2019	122485	439.00
302-302-00-55015 - Vehicles	864 - ILLINOIS COUNTIES RISK MANAGEMENT TRUST	CL#190605W001-028/VIN#2B3KA43R98H166971-SALVAGE FOR SQUAD D9	07/16/2019	122485	996.00
302-302-00-55015 - Vehicles	864 - ILLINOIS COUNTIES RISK MANAGEMENT TRUST	CL#190605W001-029/VIN#2G1WD5EMXB1298063-SALVAGE FOR SQUAD 125	07/16/2019	122485	901.00
302-302-00-55015 - Vehicles	864 - ILLINOIS COUNTIES RISK MANAGEMENT TRUST	CL#190605W001-033/VIN#2G1WD5EM5B1299797-SALVAGE FOR SQUAD 124	07/16/2019	122485	938.00
310-310-00-54177 - Community Investment	2103 - DARREN OWENS OWENS EXCAVATING	MOVE LOWBOY TO FAIR OAKS FOR DEMO	07/08/2019	122474	250.00
402-402-00-51001 - Salaries	4044 - TEAM COMPANY dba STAFFQUICK	TEMP STAFF FOR PW OFFICE	07/10/2019	122514	168.00
402-402-00-51010 - IMRF	2110 - IMRF	EARLY RETIREMENT INCENTIVE PROGRAM PER 2019-2020 BUDGET	07/16/2019	122486	64,000.00
402-402-00-52008 - Uniform Rental	53 - ARAMARK UNIFORM SERVICES INC	UNIFORMS SEWER	07/08/2019	122453	79.97
402-402-00-52031 - Electricity	777 - AMEREN	640 E FAIRCHILD	07/11/2019	122450	103.17
402-402-00-52039 - Property Report & Lien	848 - VERMILION COUNTY RECORDER VERMILION CO	LIEN RELEASE - 519 LAFAYETTE	07/16/2019	122522	25.00
402-402-00-52062 - Maintenance of Lift Station	884 - PARK ELECTRIC MOTOR SERVICE	PARTS FOR WOODLAWN TRACE LIFT STATION	07/01/2019	122504	22.16
402-402-00-52062 - Maintenance of Lift Station	1266 - MIDWEST ELECTRIC MOTOR INC OF DANVILLE	PARTS AND LABOR FOR WOODLAWN TRACE LIFT STATION PUMP	07/11/2019	122498	400.00
402-402-00-52099 - Other Contractual Services	1214 - COFFMAN'S TRUCK SERVICE	TOWING FOR SEWER VACTOR UNIT 2	06/26/2019	122469	275.00
402-402-00-52099 - Other Contractual Services	4607 - USIC LOCATING SERVICES LLC	LOCATING SERVICES FOR CITY SEWER	06/30/2019	122519	151.05
402-402-00-52099 - Other Contractual Services	4607 - USIC LOCATING SERVICES LLC	LOCATING SERVICES FOR CITY SEWER	06/30/2019	122520	1,207.30
402-402-00-52099 - Other Contractual Services	3060 - KRONOS	DATA COLLECTION FOR 6/6/19-6/30/19	07/06/2019	122492	94.50
402-402-00-53014 - Materials to Maintain Storm Water	5014 - FIRST BANKCARD	RID O'RUST FOR H&L LANDFILL CLEANUP	07/12/2019	122480	297.52
402-402-00-53014 - Materials to Maintain Storm Water	1269 - RIVER BOTTOM FARMS INC	TOP SOIL FOR RESTORATION AT 1427 WOODRIDGE	07/12/2019	122507	840.00
402-402-00-53015 - Materials to Maintain Vehicles	5384 - RUSH TRUCK CENTER	BRACKET FOR FAN UNIT #76 - SEWER VACTOR	07/03/2019	122508	265.00
402-402-00-53015 - Materials to Maintain Vehicles	5384 - RUSH TRUCK CENTER	FAN HUB FOR UNIT #76 - SEWER VACTOR	07/08/2019	122508	1,202.00
402-402-00-53016 - Materials to Maintain other Equipment	3827 - EJ EQUIPMENT	PARTS TO REPAIR TRACKS ON TRANSPORTERS	07/05/2019	122477	2,276.15
402-402-00-53053 - Mat to Maintain Lift Station	888 - KIRBY RISK CORPORATION	MISC PARTS FOR POLAND RD LIFT STATION	07/02/2019	122490	352.71
402-402-00-53053 - Mat to Maintain Lift Station	888 - KIRBY RISK CORPORATION	MISC PARTS/ELECTRICAL TOOLS FOR POLAND ROAD LIFT STATION	07/02/2019	122490	108.49
402-402-00-53053 - Mat to Maintain Lift Station	1028 - SPRINGFIELD ELECTRIC SUPPLY CO.	MISC PARTS-POLAND RD LIFT STATION	07/02/2019	122512	51.33
402-402-00-53053 - Mat to Maintain Lift Station	888 - KIRBY RISK CORPORATION	COLOR CODING TAPE FOR POLAND RD LIFT STATION	07/03/2019	122490	15.72
402-402-00-53053 - Mat to Maintain Lift Station	888 - KIRBY RISK CORPORATION	MISC PARTS FOR POLAND RD LIFT STATION	07/03/2019	122490	16.34
402-402-00-53053 - Mat to Maintain Lift Station	888 - KIRBY RISK CORPORATION	POLAND RD ELECTRICAL	07/03/2019	122490	41.55
402-402-00-53053 - Mat to Maintain Lift Station	1028 - SPRINGFIELD ELECTRIC SUPPLY CO.	FUSE-POLAND RD LIFT STATION	07/03/2019	122512	897.63
402-402-00-53053 - Mat to Maintain Lift Station	1028 - SPRINGFIELD ELECTRIC SUPPLY CO.	PIPE FITTINGS-POLAND RD LIFT STATION	07/03/2019	122512	29.27
402-402-00-53053 - Mat to Maintain Lift Station	888 - KIRBY RISK CORPORATION	STOCK BATTERIES	07/08/2019	122490	44.38
402-402-00-53053 - Mat to Maintain Lift Station	2700 - MENARDS - DANVILLE	JOB SITE PROTECTION SIGNS FOR LIFT STATION	07/09/2019	122497	5.16
402-402-00-53053 - Mat to Maintain Lift Station	1266 - MIDWEST ELECTRIC MOTOR INC OF DANVILLE	PARTS AND LABOR FOR WOODLAWN TRACE LIFT STATION PUMP	07/11/2019	122498	948.21

CITY OF DANVILLE
ACCOUNTS PAYABLE FOR JULY 23, 2019

GL Account	Vendor	Invoice Description	Invoice Date	Check Number	Transaction Amount
402-402-00-53053 - Mat to Maintain Lift Station	888 - KIRBY RISK CORPORATION	MISC PARTS FOR POLAND RD LIFT STATION	07/16/2019	122490	148.53
402-402-00-53099 - Other Commodities	2581 - SHI INTERNATIONAL CORP	RSX QUIKSTATION 4 4DOCK-1 GB ATTACHED RACKMOUNT	07/12/2019	122511	250.00
402-402-00-55017 - Computers	2581 - SHI INTERNATIONAL CORP	HPE PROLIANT MICROSERVER GEN10 SOLUTION	07/11/2019	122511	866.00
402-402-00-55017 - Computers	2581 - SHI INTERNATIONAL CORP	RSX QUIKSTATION 4 4DOCK-1 GB ATTACHED RACKMOUNT	07/12/2019	122511	77.00
402-402-00-55017 - Computers	2581 - SHI INTERNATIONAL CORP	TANDERG RDX QUIKSTORE-RDX-3TB	07/12/2019	122511	1,995.00
405-405-00-46228 - Minor Cleanup	6092 - LANA TONEY	REIMBURSE FOR MINOR COLLECTION	07/16/2019	122493	20.00
405-405-00-51001 - Salaries	4044 - TEAM COMPANY dba STAFFQUICK	TEMP STAFF FOR PW OFFICE	07/10/2019	122514	168.00
405-405-00-51001 - Salaries	4044 - TEAM COMPANY dba STAFFQUICK	TEMP STAFF FOR SOLID WASTE	07/10/2019	122514	1,470.00
405-405-00-51010 - IMRF	2110 - IMRF	EARLY RETIREMENT INCENTIVE PROGRAM PER 2019-2020 BUDGET	07/16/2019	122486	6,400.00
405-405-00-52015 - Maintenance of Vehicles	1214 - COFFMAN'S TRUCK SERVICE	TOW FOR UNIT #6 - AUTOMATED	07/09/2019	122469	300.00
405-405-00-52039 - Property Report & Lien	848 - VERMILION COUNTY RECORDER VERMILION CO ILLINOIS	LIEN RELEASE - 519 LAFAYETTE	07/16/2019	122522	25.00
405-405-00-52092 - Dumping Fees	138 - BRICKYARD LANDFILL - 4725	Tipping Fees	06/30/2019	122463	27,750.22
405-405-00-52099 - Other Contractual Services	3060 - KRONOS	DATA COLLECTION FOR 6/6/19-6/30/19	07/06/2019	122492	94.50
405-405-00-52099 - Other Contractual Services	6089 - JUDY OAKLEY	REIMBURSE FOR APPLIANCE COLLECTION	07/11/2019	122488	10.00
405-405-00-52099 - Other Contractual Services	6090 - TIPHANIE BAKER	REIMBURSE FOR APPLIANCE COLLECTION	07/11/2019	122516	10.00
405-405-00-53015 - Materials to Maintain Vehicles	2465 - DANVILLE RUBBER GROUP	TUBING FOR UNIT 93 - AUTOMATED	07/09/2019	122473	121.85
405-405-00-53015 - Materials to Maintain Vehicles	4952 - WACK SALES & SERVICE OF DECATUR	COOLANT HOSES & CLAMPS FOR UNIT #6 - AUTOMATED	07/09/2019	122494	199.24
405-405-00-53015 - Materials to Maintain Vehicles	3157 - BUMPER TO BUMPER	PARTS FOR UNIT #14 - YARD WASTE PICKUP & PPE GLOVES	07/10/2019	122464	85.99
405-405-00-53017 - Small Tools & Equipment	2581 - SHI INTERNATIONAL CORP	RSX QUIKSTATION 4 4DOCK-1 GB ATTACHED RACKMOUNT	07/12/2019	122511	500.00
405-405-00-53099 - Other Commodities	2581 - SHI INTERNATIONAL CORP	RSX QUIKSTATION 4 4DOCK-1 GB ATTACHED RACKMOUNT	07/12/2019	122511	250.00
Grand Total					360,404.98

RESOLUTION NO. 2019-

RESOLUTION TO APPROVE AWARD OF UNIFORM RENTAL AND ANCILLARY SERVICES
BID #628

WHEREAS, Danville Mass Transit provides uniforms for certain employees in accordance with collective bargaining agreements; and

WHEREAS, a request for proposals, #628 was advertised and distributed to potential vendors; and,

WHEREAS, proposals were due on July 3, 2019 with only one proposal being received.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Danville, Illinois that:

1. An agreement is authorized with CLEAN Uniform Company for five (5) years for uniform rental and related services.
2. The Mayor and City Clerk be authorized to execute all documents.

PASSED this _____ day of August, 2019, by ____Ayes, ____Nays, ____Absent.

APPROVED:

BY: _____
Mayor

ATTEST:

BY: _____
City Clerk

Danville Mass Transit Bid Information

Item	Description	Cost per item	Loss / Damage
PT20	Red Kap 65/35 dacron work pant	\$0.20	\$19.99
PT88	Red Kap 65/35 dacron work pant - cargo pant	\$0.31	\$29.99
PT21	Red Kap 65/35 dacron work pant - womens	\$0.20	\$19.99
PT59	Red Kap 65/35 dacron work pant - womens half elastic	\$0.20	\$19.99
PZ33	Red Kap 65/35 dacron work pant - womens work n motion	\$0.31	\$29.99
PT89	Red Kap 65/35 dacron work pant - womens cargo pant	\$0.31	\$29.99
SP24	Red Kap 65/35 dacron work shirt - short sleeve	\$0.16	\$14.99
SP14	Red Kap 65/35 dacorn work shirt - long sleeve	\$0.18	\$15.99
SP23	Red Kap 65/35 dacron work shirt - short sleeve - womens	\$0.16	\$14.99
SP24	Red Kap 65/35 dacorn work shirt - long sleeve - womens	\$0.18	\$15.99
SC20	Red Kap 100% cotton work shirt - short sleeve	\$0.25	\$22.99
SC10	Red Kap 100% cotton work shirt - long sleeve	\$0.25	\$22.99
PC20	Red Kap 100% cotton pant	\$0.32	\$24.99
PD60PW	Red Kap 100% denim jeans	\$0.25	\$22.99
JT50	Perma Lined Panel Jacket	\$0.40	\$39.99
JT38	Perma Lined Team Jacket	\$0.40	\$39.99
TT03B	Red shop towels 100% cotton	\$0.05	\$0.40
TT03B	White shop towels 100% cotton	\$0.08	\$0.50
	3x10 90 mil mat	\$4.20	\$99.00
	3x4 90 mil mat	\$1.68	\$45.00
	3x4 90 mil logo mat	\$2.50	\$75.00
	Black Nitrile Gloves case 10 boxes per case - 100 gloves per box	\$99.00	
	8 bank locker - Clean garment storage locker	N/C	
	Maxi dump locker - Soiled garment storage locker	N/C	
	Size Exchange	\$2.00 per garment	
	Name emblems (if necessary)	\$0.75 ea.	
	Company emblem (if necessary)	\$2.00 ea.	

Optional Budget Protection items: More information available on request.

Garment Maintenance Protection - protects against any damage / ruin	\$0.03 per garment
Garment Set Up Protection - covers any size exchange, name emblem, company emblem charges	\$0.02 per garment
Loss Protection - covers any lost or unreturned garments	\$0.02 per garment

- 5.A.7 Garment storage would be provided at no charge
- 5.A.8 Size exchanges - \$2.00 per garment. No charge for repairs or alterations
- 5.A.9 Name emblems \$0.75 ea. Company emblems \$2.00 ea. All emblem charges would be waived on initial order. Emblem charges would be waived for first 30 days.
- 5.A.10 All garments have scannable bar codes and high frequency RFID chips. All garments are scanned into and out of our facility to ensure 100% accountability. All scanning information can be tracked on our customer website. More information is available on request
- 5.A.11 All customers needs are different. We would meet and develop an SOP specifically for Danville Mass Transit on what is deemed to be acceptable for shirts and pants

** There would be no cost to set up the uniform rental program. Any cost for name emblems, company emblems or size exchanges would be waived for the first 45 days.

7. BIDDERS FORM OF PROPOSAL

The bidder acknowledges receipt of seven (7) sections as enumerated and named Sections of the Contract Documents of the bid on file at the office of the City Comptroller, 17 W. Main, City of Danville, Illinois 61832 relating to the agreement for Uniform Rental, Laundry, and Ancillary Services. This proposal shall be submitted in a sealed envelope with the Bid Number #628 clearly identified on the front, and shall be received by the City no later than 10:00 A.M. on July 3, 2019.

Vendor's proposal is attached and is a part of this contract.

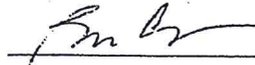
BIDDING FIRM: CLEAN Uniform

ADDRESS: 601 5th Street Highland IL 62249

PHONE: 618-654-4531 CONTACT PERSON: Bill Carriger

Signature, Authorized Officer

Attest: _____



VICE PRESIDENT / GENERAL MANAGER
Title

Date: 6/21/19 7:30AM

June 2019 BC/BS of IL & Health Alliance Health Ins. Premiums

	Premium	Premium	Premium
190 - Employees	\$284,946.23	86 Advantage Plan Retirees	\$22,418.60
3 FF Duty Disability	\$4,941.96	22 Retirees	\$21,611.34
8 Police Duty Disability	\$14,186.60	Monthly Total	\$44,029.94
2 - Incentive	\$1,255.36		
	\$305,330.15		

June 2018 Total	\$377,671.86	0 - COBRA Participant	\$0.00
June 2019 Total	\$365,362.03	Monthly Total	\$0.00

		15 - Library Employees	\$16,001.94
		Monthly Total	\$16,001.94

June 2019 Worker's Compensation Injuries

Dept.	DOI	Claim Description
Fire	6/10/2019	Cut on finger from an uncovered razor while reaching into an AED bag - No Treatment - No Time Lost
	6/26/2019	Bruised finger when wrench handle struck hand when it broke while hanging gear - No Treatment - No Time Lost

Year to Date - 31 Reported Work Comp. Injuries - 0 Denied As Not Work Related - \$7,321.72 Medical Paid

12 - Fire Dept.	1 - Parks	6 - Streets
1 - DMT	5 - Police	4 - CVM

2018 - 5 W/C Cases Reported in Jun. 2018 - 63 Reported in 2018 & \$152,468.51 Medical Paid

June 2019 Liability Claims Submitted To Insurance

Dept.	Date	Claimant	Cost	Liable Party	Description
Parks	6/28/2019	Cunningham	\$0	Denied	Homeowner believes spray can hit window while City mowed adjacent lot
Police	6/8/2019	Keys	\$80	Denied	Cell phone lost during arrest for domestic violence and resisting arrest
	6/18/2019	City	\$673	City	Squad 120 struck curb while turning around and bent rim of front passenger tire
	6/24/2019	Hilleary	\$245	Denied	Window in door was broken to gain access inside house on a wellness call
Solid Waste	6/12/2019	Library	\$0	City	Dumpster lock not set releasing dumpster as truck left, hit library van causing scratch on side door
Streets	6/2/2019	Kinderman	\$0	Denied	Damaged rim, tire & strut when car struck pothole in viaduct on Poland Rd.
	6/18/2019	Robbins	\$0	Denied	Damage tire when car hit pothole on Voorhees St. bridge

Year to Date - 42 Claims Submitted to City - 3 To Be Paid by Other People or Ins. Companies - 20 Denied Claims					
\$6,012 Denied by our insurance carrier	1 - CVM	3 - Parks Dept.	18 - Streets Dept.		
\$132,936 Claims paid by City or City Ins. Co	3 - City	9 - Police Dept.	1 - Solid Waste		
\$6,451 To Be Paid by Other Party	2 - Fire	5 - Sewer Dept.			

2018 - 9 Liability Cases Reported in Jun. 2018 - 84 For the Year

10-A-1

Jamie White, Payroll & Personnel Manager
CITY OF DANVILLE ~ PERSONNEL REPORT

10-A-2



	4/23/19	5/28/19	6/25/19	7/23/19
Salaried	159	158	160	160
Hourly	65	64	65	65
Extra Board	3	2	3	3
	227	224	228	228

Employees eligible for benefits -	228
P-T/Seasonal/Temp/Interns- (Recap Below)	<u>50</u> 278

Department Totals

	4/23/19	5/28/19	6/25/19	7/23/19
Public Affairs Clerk's Office	2	2	2	2
Public Affairs Finance	6	7	7	7
Public Affairs Information Technology	1	2	2	2
Public Affairs Legal Office	2	2	2	2
Public Affairs Mayor's Office	2	2	2	2
Public Affairs Personnel Office	1	1	1	1
Public Affairs Treasurer's Office	1	1	1	1
Environmental Code Enforcement	4	3	3	2
Community Develop. - BG	1	1	1	1
Community Development	9	7	8	9
Public Development-DATS	0	0	0	0
Public Safety Fire	45	45	45	45
Public Safety Police	69	69	70	70
Public Transportation	29	28	29	29
Public Works Central Veh. Maint.	4	4	5	5
Public Works Downtown Services	1	1	1	1
Public Works Golf Course	2	2	2	2
Public Works Parks-Public Prop.	7	7	7	7
Public Works Sewer	15	15	15	15
Public Works Solid Waste	15	14	15	15
Public Works Streets	11	11	10	10
	227	224	228	228

Division Totals

	4/23/19	5/28/19	6/25/19	7/23/19
CDBG	1	1	1	1
Community Dev.	9	7	8	9
DATS	0	0	0	0
Env. Code Enf.	4	3	3	2
Public Affairs	15	17	17	17
Public Safety	114	114	115	115
Public Transport	29	28	29	29
Public Works	55	54	55	55
	227	224	228	228

NEW HIRE

Community Development	07/22/19	1	Grants and Planning Manager
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SEPARATIONS

Environmental Code Enforcement	06/28/19	1	Inspection/Enforcement Manager - Retired
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TRANSFERS

PART-TIME BREAKDOWN

Community Develop. - BG	1	Auxiliary (Rehabilitation Specialist)
Community Development	2	Seasonal (1-PT Prof., 1-Plumbing/Mechanical Inspector)
Environmental Code Enforcement	1	Part-Time (1-Inspector)
Harrison Park	10	Seasonal (10-Auxiliary Laborers)
Parks/Public Prop	13	Seasonal (13-Auxiliary Laborers)
Public Affairs Information Tech.	1	Part-Time (Intern)
Police	2	Part-Time (1-Investigator, 1-FOIA Officer)
Public Pool	16	Seasonal (2-Cashiers, 11-Lifeguards, 1-Maintenance, 2-Managers)
Public Transportation	4	Part-Time (1-Utility Worker, 2- Part-Time Driver, 1- Part-Time Dispatcher)

50

Open Positions:
~ Extra Board Drivers-On Going
~ City Electrician
~ City Engineer
~ Engineer I, Engineer II, Engineer III
~ Corporation Counsel

11-A-1

DANVILLE FIRE DEPARTMENT

DFD Incident Type Report (Summary)

Alarm Date Between {06/01/2019} And
{06/30/2019}



Incident Type	Count	Pct of Incidents	Total Est Loss	Pct of Losses
1 Fire				
111 Building fire	5	1.98%	\$109,800	99.52%
113 Cooking fire, confined to container	2	0.79%	\$525	0.47%
132 Road freight or transport vehicle fire	1	0.40%	\$0	0.00%
151 Outside rubbish, trash or waste fire	2	0.79%	\$0	0.00%
	10	3.97%	\$110,325	100.00%
2 Overpressure Rupture, Explosion, Overheat(no fire)				
251 Excessive heat, scorch burns with no ignition	1	0.40%	\$0	0.00%
	1	0.40%	\$0	0.00%
3 Rescue & Emergency Medical Service Incident				
311 Medical assist, assist EMS crew	56	22.22%	\$0	0.00%
3111 Medical Assist, assist EMS crew lifting a patient		0.40%	\$0	0.00%
320 Emergency medical service, other	1	0.40%	\$0	0.00%
321 EMS call, excluding vehicle accident with injury	4	41.27%	\$0	0.00%
322 Motor vehicle accident with injuries	7	2.78%	\$0	0.00%
323 Motor vehicle/pedestrian accident (MV Ped)	1	0.40%	\$0	0.00%
324 Motor Vehicle Accident with no injuries	3	1.19%	\$0	0.00%
331 Lock-in (if lock out , use 511)	1	0.40%	\$0	0.00%
350 Extrication, rescue, Other	1	0.40%	\$0	0.00%
	175	69.44%	\$0	0.00%
4 Hazardous Condition (No Fire)				
411 Gasoline or other flammable liquid spill	1	0.40%	\$0	0.00%
412 Gas leak (natural gas or LPG)	1	0.40%	\$0	0.00%
413 Oil or other combustible liquid spill	1	0.40%	\$0	0.00%
424 Carbon monoxide incident	1	0.40%	\$0	0.00%
440 Electrical wiring/equipment problem, Other	1	0.40%	\$0	0.00%
442 Overheated motor	1	0.40%	\$0	0.00%
444 Power line down	2	0.79%	\$0	0.00%
451 Biological hazard, confirmed or suspected	1	0.40%	\$0	0.00%
463 Vehicle accident, general cleanup	1	0.40%	\$0	0.00%
	10	3.97%	\$0	0.00%
5 Service Call				
531 Smoke or odor removal	1	0.40%	\$0	0.00%
561 Unauthorized burning	10	3.97%	\$0	0.00%

DANVILLE FIRE DEPARTMENT

DFD Incident Type Report (Summary)

Alarm Date Between {06/01/2019} And
{06/30/2019}



Incident Type	Count	Pct of Incidents	Total Est Loss	Pct of Losses
5 Service Call				
	11	4.37%	\$0	0.00%
6 Good Intent Call				
611 Dispatched & cancelled en route	16	6.35%	\$0	0.00%
622 No Incident found on arrival at dispatch address	8	3.17%	\$0	0.00%
631 Authorized controlled burning	6	2.38%	\$0	0.00%
671 HazMat release investigation w/no HazMat	1	0.40%	\$0	0.00%
	31	12.30%	\$0	0.00%
7 False Alarm & False Call				
733 Smoke detector activation due to malfunction	4	1.59%	\$0	0.00%
735 Alarm system sounded due to malfunction	3	1.19%	\$0	0.00%
736 CO detector activation due to malfunction	1	0.40%	\$0	0.00%
741 Sprinkler activation, no fire - unintentional	1	0.40%	\$0	0.00%
743 Smoke detector activation, no fire - unintentional	2	0.79%	\$0	0.00%
745 Alarm system activation, no fire - unintentional	3	1.19%	\$0	0.00%
	14	5.56%	\$0	0.00%

Total Incident Count: 252

Total Est Loss:

\$110,325



July 23, 2019

Human Relations Department *[Signature]*

Sandra R. Finch, Administrator
Status Report

(Complaint Cases during June 18, 2019 – July 15, 2019)

POLICE COMPLAINTS

9 (Closed: 2 Cases; 1 Case No Jurisdiction)

EMPLOYMENT COMPLAINTS

12

COMPLAINTS AGAINST CITY EMPLOYEES

1

HOUSING COMPLAINTS

3 (Closed: 1 Case Resolved, 1 Not Eligible)

PUBLIC ACCOMMODATION COMPLAINTS

0

TOTAL NUMBER OF COMPLAINTS

25

FINDINGS REGARDING CASES

0

PROGRAMS/WORKSHOPS/TRAININGS

- 1.) Contract Compliance
- 2.) Hispanic/Latino Citizens Advisory Committee/Workshops
- 3.) Vermilion Area Partnership for Unmet Needs Committee
- 4.) Labor Standard Officer
- 5.) DBEL Officer
- 6.) Community Day: July 14, 2019@Lincoln Park from 2:30 p.m.to 4:30 p.m.

ORDINANCE NO. _____

**AN ORDINANCE AMENDING CHAPTER 51
OF THE CITY CODE PERTAINING TO STORM AND SANITARY SEWERS**

WHEREAS, Chapter 51 contains provisions regarding the fees charged for sanitary sewer; and,

WHEREAS, certain provisions require the payment of fees regardless of whether a structure exists on the property; and,

WHEREAS, certain property within the city is acquired by the Vermilion County Trustee to be placed in the delinquent tax auction; and,

WHEREAS, the Vermilion County Trustee acts on behalf of all of the taxing bodies within Vermilion County, including the City of Danville; and,

WHEREAS, the Vermilion County Trustee should not be charged service fees for property that is acquired for the delinquent tax auction; and,

WHEREAS, the provisions of Chapter 51 concerning the fees charged for services should be updated so that fees are not charged to vacant lots or to the Vermilion County Trustee.

NOW, THEREFORE, BE IT ORDAINED, by the City Council of the City of Danville, Illinois as follows:

SECTION 1: Chapter 51 shall be amended as follows, with underlining being additions and strikethroughs being deletions:

§ 51.01 DEFINITIONS.

For the purpose of this chapter the following definitions shall apply unless the context clearly indicates or requires a different meaning.

* * *

(L) Types of charges.

“BASE USER CHARGE.” The basic assessment levied on all ~~users~~ properties which are connected to ~~of~~ the public sewer system.

“BOND RETIREMENT.” The amount to be paid monthly for interest and principal on outstanding bonds.

“OPERATION AND MAINTENANCE.” Includes replacement.

“REPLACEMENT.” Expenditures for obtaining and installing equipment, accessories, or appurtenances which are necessary during the useful life of the treatment works to maintain the capacity and performance for which the works were designed and constructed.

“SEWERAGE FUND.” The principal accounting designation for all revenues received in the operation of the storm and sanitary sewer system.

“SURCHARGE.” The assessment in addition to the basic ~~user~~ charge which is levied on those persons whose wastes are greater in strength than the concentration values established in § 51.35.

“USEFUL LIFE.” The estimated period during which the collection system will be operated. Shall be 50 years from date of start-up of any wastewater facilities constructed with a federal grant.

~~“USER CHARGE.” A charge levied on users of treatment works for the cost of operation and maintenance.~~

~~“WASTEWATER SANITARY SEWER SERVICE CHARGE.” The charge per month levied on all users of the wastewater sanitary sewer facilities. The service charge shall be computed as outlined in § 51.35, and shall consist of the total of base user charge and a surcharge, if applicable.~~

§ 51.35 WASTEWATER SANITARY SEWER SERVICE CHARGES.

(A) Residential user charge. The wastewater sanitary sewer service charge for the use of and for service supplied by the wastewater facilities within or maintained by the City to residential dwelling structures users shall consist of a base user charge for operation and maintenance, replacement, bond retirement, and all other costs and expenses. All residential dwelling structures units shall pay this charge, whether or not the unit is occupied. The initial monthly base user charge shall be calculated using the average monthly water usage charges during the year 2006, or, in the case of residential dwelling structures users with no such average water usage history, on an initial rate based upon the number of full or partial bathrooms in the residence, as may be set forth in Table I or Table II, respectively.

TABLE I	
Monthly Base Sewer Rates for Single-Family Dwellings	
Range of Average Monthly Sewer Bills During 2006	Initial Monthly Base User Rate Hereunder*
\$0.00 to \$8.99	\$9.00
\$9.00 to \$9.99	\$10.00
\$10.00 to \$10.99	\$11.00
\$11.00 to \$11.99	\$12.00
\$12.00 to \$12.99	\$13.00
\$13.00 to \$13.99	\$14.00
\$14.00 to \$14.99	\$15.00
\$15.00 to \$15.99	\$16.00
\$16.00 to \$16.99	\$17.00
\$17.00 to \$17.99	\$18.00
\$18.00 to \$18.99	\$19.00
\$19.00 to \$19.99	\$20.00
\$20.00 to \$20.99	\$21.00
\$21.00 to \$21.99	\$22.00
\$22.00 to \$22.99	\$23.00

\$23.00 to \$23.99	\$24.00
\$24.00 to \$24.99	\$25.00
\$25.00 to \$25.99	\$26.00
\$26.00 to \$26.99	\$27.00
\$27.00 to \$27.99	\$28.00
\$28.00 to \$28.99	\$29.00
\$29.00 and over	\$30.00
* Add \$0.25 per month on May 1 of each year commencing May 1, 2010.	

TABLE II
Monthly Base User Rates for Residential <u>Dwelling Structures</u> Users Without 2006 Water Usage History
The base user charge shall be \$9.00 per month for one (1) full or partial bathroom and an additional \$2.00 per month for each additional full or partial bathroom.
Add \$0.25 per month on May 1 of each year commencing on May 1, 2010.

(B) Residential Multi-Unit Structure ~~user~~ charge. The ~~wastewater~~ sanitary sewer service charge for the use of and for service supplied by the ~~wastewater~~ facilities ~~within or~~ maintained by the City to residential multi-unit dwelling structures ~~users~~ shall consist of a ~~base user~~ charge established from time to time by the City Council, for operation and maintenance, replacement, bond retirement, and all other costs and expenses. The initial monthly ~~base user~~ charge shall be the rates set forth in Table III.

TABLE III	
Monthly Base Sewer Rate for Multi-Unit <u>Residential Dwelling Structures</u> on Same Premises	
2 to 49 units	\$9.00
50 units and over	\$8.00
Add \$0.25 per month on May 1 of each year commencing on May 1, 2010.	

(C) Non-residential ~~user~~ charge. The ~~wastewater~~ sanitary sewer service charge for the use and for service supplied by the ~~wastewater~~ facilities ~~within or~~ maintained by the City to non-residential structures ~~users~~ shall consist of a base user charge established from time to time by the City Council. The initial base ~~user~~ charge shall be \$6.43 per month. In addition to the base ~~user~~ charge, non-residential structures ~~users~~ shall pay a monthly surcharge based on metered water consumption read to the lowest even increments of 100 cubic feet, at an initial rate of \$1.08243 per 100 cubic feet of water consumption. The initial monthly base ~~user~~ charge and the additional surcharge rate shall be subject to

an automatic cumulative 2% per annum escalator on May 1 of each year commencing May 1, 2010. All non-residential ~~structures~~ units shall pay ~~these charges,~~ the base charge whether or not the premises is in use and consuming water.

(D) Any property owned by the Vermilion County Trustee shall be exempt from the provisions of this Chapter.

(Ord. 8605, passed 9-16-08; Am. Ord. 8781, passed 1-17-12) Penalty, see § 51.99

§ 51.36 BILLING FOR SANITARY SEWER WASTEWATER SERVICE CHARGES.

(A) Charges for sanitary sewer wastewater service shall be billed and payable on a monthly basis. All such bills shall be paid prior to delinquency to the billing entity for the use and benefit of the City. Bills shall be rendered on the same periodic basis as the billing entity uses for its own billing.

(B) The owner of record of a premises on which a residential dwelling structure ~~unit~~ is located shall be liable for the payment of all charges for sanitary sewer wastewater service and all bills for such charges shall be rendered to such owner. The service is rendered to the residential dwelling structure ~~unit~~ only on the condition that the owner of the premises is liable for such charges.

(C) ~~Non-residential users~~ The owners of record of non-residential structures shall be liable for the payment of all charges for sanitary sewer wastewater service and all bills for such charges shall be rendered to such ~~non-residential users~~ owners.

(D) All ~~wastewater~~ sanitary sewer service charges are due and payable within 20 days after the bill is sent out and shall become delinquent after the expiration of this 20-day period.

(E) ~~Residential users~~ Owners of record of residential dwelling structures shall have the option to prepay for twelve (12) months' ~~wastewater~~ sanitary sewer service charges at the applicable rates for those months as set forth on Tables I, II and III. Such prepayment shall entitle the owner ~~user~~ to a discount of \$5.00 off the gross prepayment charge.

(F) In addition to all other charges hereunder, any sanitary sewer wastewater service charges ~~bill~~ that ~~is~~ are not paid in full prior to delinquency shall bear a late payment fee of \$5.00 for each month or part of a month that the same is unpaid in whole or in part. All payments made on a delinquent bill shall be applied first to the cumulative late payment fees attributable to that bill and next to the amount of the original bill.

§ 51.37 DELINQUENT BILLS; LIEN.

(A) If the charges for sewer services become delinquent, such services may be discontinued and shall not be reinstated until all claims are settled.

(B) Sewer charges are liens upon the real estate whenever the charges for sewer service to such real estate become delinquent.

(C) The City has no preference over the rights of any purchaser, mortgagee, creditor, or other lienholder arising prior to the filing of the notice of such lien in the office of the Recorder of Deeds of Vermilion County. This notice shall consist of a sworn statement setting forth: a description of the real estate sufficient for the identification thereof; the amount of money due for sewer services; and, the date when such amount became delinquent. Any costs incurred in preparing, filing and recording the notice of lien shall be included in the amount of the lien. These costs may include, but not necessarily be limited to, attorney's fees and filing and recording charges.

(D) A copy of the notice of lien described in subsection (E) above shall be sent to the owner or owners of record at the last known address no less than 21 days prior to filing such notice in the office of the Recorder of Deeds of Vermilion County. The copy shall be sent first class mail, postage prepaid.

(E) The City shall have the power to foreclose the lien created by this section in the same manner and with the same effect as in the foreclosure of mortgages on real estate.

(F) The City shall also have the power, from time to time, to sue the owner, occupant, user of that real estate, and any person receiving any direct or indirect benefit from such services, in a civil action to recover money due for sewer services plus reasonable attorney's fees and costs of suit; provided however, that the City shall give notice of its intention to bring such action to the owner or owners of record by regular mail not less than seven days prior to filing such civil action. Judgement in a civil action brought by the City to recover or collect such charges shall not operate as a release or waiver of the lien upon the real estate for the amount of the judgement. Only satisfaction of the judgement or the filing of a release and satisfaction of lien shall release said lien.

(G) The City shall add interest at a rate of 6% per annum on all liens filed against property owners for delinquent sewer services bills.

(Ord. 7193, passed 7-29-86; Am. Ord. 8055, passed 12-7-99; Am. Ord. 8091, passed 4-18-00; Am. Ord. 8442, passed 8-16-05; Am. Ord. 8463, passed 12-6-05; Am. Ord. 8781, passed 1-17-12)

SECTION 2: This amendatory Ordinance shall be effective immediately upon its passage, approval and publication in pamphlet form.

PASSED this ____ day of _____, 20____, by _____ ayes, _____ nays and _____ absent.

APPROVED:

By: _____
Mayor

ATTEST:

By: _____
City Clerk

ORDINANCE NO. _____

AN ORDINANCE AMENDING CHAPTER 52 OF THE CITY CODE PERTAINING TO MUNICIPAL SOLID WASTE COLLECTION

WHEREAS, Chapter 52 contains provisions regarding the fees charged for solid waste collection, including regular weekly service fees; and,

WHEREAS, certain provisions require the payment of fees regardless of whether a structure exists on the property; and,

WHEREAS, certain property within the city is acquired by the Vermilion County Trustee to be placed in the delinquent tax auction; and,

WHEREAS, the Vermilion County Trustee acts on behalf of all of the taxing bodies within Vermilion County, including the City of Danville; and,

WHEREAS, the Vermilion County Trustee should not be charged fees for property that is acquired for the delinquent tax auction; and,

WHEREAS, the provisions of Chapter 52 concerning the fees charged for services should be updated so that certain fees are not charged to vacant lots, vacant structures, or to the Vermilion County Trustee.

NOW, THEREFORE, BE IT ORDAINED, by the City Council of the City of Danville, Illinois as follows:

SECTION 1: Chapter 52 shall be amended as follows, with underlining being additions and strikethroughs being deletions:

§ 52.02 DOMESTIC HOUSEHOLD SOLID WASTE COLLECTION FEE.

(A) A solid waste collection charge is hereby imposed on each single-family dwelling structure and each unit within multi-family dwelling structures of three units or less within the City. The amount of the charge shall be payable in advance. ~~Such~~ A fee shall be charged for placement of City Toters or Other Toters which contain household waste during the regularly scheduled weekly collection. The collection fee relating to the regularly scheduled weekly collection shall be charged according to the Solid Waste Division Collection Fee Schedule, contained in Appendix A hereto (“Fee Schedule”).

(B) Large Item Collection.

(1) "LARGE ITEM COLLECTION" shall mean a collection involving up to three (3) large item(s) placed outside the City Toter or Other Toter. More than three (3) large items shall constitute a Cleanup Collection as described in subsection (C) below.

(2) Each occupied single-family dwelling structure and each occupied unit within multi-family dwelling structures of three units or less shall be allowed three (3) Large Item Collections per year. On each of the three occasions, the owner or occupant shall contact the Public Works Department, not less than two working days in advance, to schedule the Large Item Collection.

(3) Collection of a fourth or subsequent Large Item Collection shall only occur upon the owner or occupant contacting the Public Works Department and paying, in advance, the fee charged according to

the ~~Solid Waste Division Collection~~ Fee Schedule for each item. This charge shall be separate from and in addition to any other fees charged according to the ~~Solid Waste Division Collection~~ Fee Schedule, contained in [Appendix A](#) hereto.

(C) Cleanup Collection.

(1) “MINOR CLEANUP COLLECTION” shall mean more than three (3) large items or a combination of large items or multiple bags of items, which do not contain putrescible waste, resulting from what typically is known as “spring/basement/ garage cleaning.” Size of Minor Cleanup Collections shall not exceed dimensions of 5 feet wide by 10 feet long by 3 feet high or other dimensions totaling less than 150 cubic feet.

(2) Each occupied single-family dwelling structure and each occupied unit within multi-family dwelling structures of three units or less shall be allowed one (1) Minor Cleanup Collection per year. The owner or occupant shall notify the Public Works Department, not less than two working days in advance, to schedule the Cleanup Collection.

(3) Collection of a second or subsequent Minor Cleanup Collection shall occur only upon the owner or occupant contacting the Public Works Department and paying, in advance, the fee charged according to the ~~Solid Waste Division Collection~~ Fee Schedule, contained in [Appendix A](#) hereto. These charges shall be separate from and in addition to any other fees charged according to the ~~Solid Waste Division Collection~~ Fee Schedule.

(4) “MAJOR CLEANUP COLLECTION” shall mean more than three (3) large items or a combination of large items or multiple bags of items, which do not contain putrescible waste, resulting from what is typically known as “spring/basement/garage cleaning.” Size of Major Cleanup Collections are those which exceed the dimensions of 5 feet wide by 10 feet long and three feet high or other dimensions totaling more than 150 cubic feet.

(5) Collection of any and all Major Cleanup Collections shall occur only upon the owner or occupant contacting the Public Works Department and paying, not less than two working days in advance, the fee charged according to the ~~Solid Waste Fee Schedule~~, contained in [Appendix A](#) hereto. These charges shall be separate from and in addition to any other Fees charged according to the ~~Solid Waste Division Collection~~ Fee Schedule.

(D) The Director of Public Works or his designee shall make the determination of the amount of waste placed for collection. On each occasion of a Large Item Collection or a Cleanup Collection, the Director of Public Works or his designee shall inform the owner of the premises of such determination and whether the owner has incurred the charges described in § [52.02\(B\)](#) or § [52.02\(C\)](#).

~~(E) The owner of a premise containing a dwelling structure eligible for City solid waste collection services shall receive such services and be liable for solid waste collection charges billed to such dwelling structure whether the services are utilized or not.~~

(Ord. 7638, passed 4-6-93; Am. Ord. 7658, passed 7-6-93; Am. Ord. 7831, passed 4-16-96; Am. Ord. 7857, passed 9-17-96; Am. Ord. 8210, passed 11-20-01; Am. Ord. 8218, passed 12-18-01; Am. Ord. 8307, passed 3-18-03; Am. Ord. 8464, passed 12-6-05; Am. Ord. 8500, passed 9-19-06; Am. Ord. 8604, passed 9-16-08; Am. Ord. 8657, passed 7-21-09; Am. Ord. 8687, passed 2-16-10; Am. Ord. 8786, passed 2-21-12)

§ 52.03 BILLING FOR SOLID WASTE COLLECTION CHARGES.

(A) The solid waste collection charges for the regularly scheduled weekly collection shall be billed and payable on a monthly basis. All such bills shall be paid prior to delinquency to the billing entity for the use and benefit of the City. Bills shall be rendered on the same periodic basis as the billing entity uses for its own billing.

(B) All solid waste collection charges billed pursuant to the Solid Waste Division Collection Fee Schedule, contained in [Appendix A](#) hereto, are due and payable within 20 days after the bill is sent out and shall become delinquent after the expiration of this 20-day period.

(C) The party liable for the solid waste collection charges related to the regularly scheduled weekly collection shall have the right to prepay for twelve (12) months' charges at the applicable rate for those months. Such prepayment shall entitle the payer to a discount of \$5.00 off the gross prepayment charge. (Ord. 8604, passed 9-16-08; Am. Ord. 8657, passed 7-21-09; Am. Ord. 8687, passed 2-16-10; Am. Ord. 8786, passed 2-21-12)

§ 52.04 DELINQUENCY.

(A) Any bill or invoice for solid waste collection charges shall be considered delinquent upon the expiration of the time allowed for payment as is described in § [52.03](#).

(B) Any person liable for solid waste collection charges who fails to pay such charges when due, or any applicable installment thereof, shall pay to the City a penalty of \$5 per month for each month or part of a month within which a delinquency remains.

(C) Upon a bill becoming delinquent, the City shall attempt to verify ownership of the premises. Any costs associated with verifying ownership shall be added to the amount of the delinquency. These costs may include, but not necessarily be limited to, title search fees and attorney's fees.

(D) Upon verifying ownership of the premises, the City shall send to the owner or owners the following: a copy of each delinquency notice sent to the person who had been paying the charges or some other notice sufficient to inform the owner or owners that the charges have become delinquent; and, a notice that the unpaid charges may create a lien on the premises receiving or benefitting from the service for the amount of the delinquency and any and all charges which subsequently become delinquent. The notice described above shall also include a statement that the owner may request a review of the charges and penalties and setting forth the circumstances under which they believe the charges and penalties should not be due and owing. Any request for review shall be submitted within 10 days of receipt of the notice of delinquency or notice of lien, whichever is earlier. Such review will be conducted by the Mayor, Public Works Director and City Comptroller. Upon conclusion of their review, the City Comptroller shall send a letter to the owner setting forth the decision. If the decision is that the charges and penalties are due and owing, the letter shall also establish a deadline for payment of the charges and penalties.

(E) Solid waste collection charges are liens upon the real estate receiving or benefitting from the collection service whenever the charges for the collection service to such real estate become delinquent.

(F) The City has no preference over the rights of any purchaser, mortgagee, creditor, or other lienholder arising prior to the filing of the notice of such lien in the office of the Recorder of Deeds of Vermilion County, Illinois. This notice shall consist of a sworn statement setting forth: a description of the real estate sufficient for the identification thereof; the amount of the delinquency; and, the date upon which such amount became delinquent. Any costs incurred by the City in preparing, filing and recording the notice of lien shall be included in the amount of the lien. These costs may include, but not necessarily be limited to, attorney's fees and filing and recording charges.

(G) A copy of the notice of lien described in division (F) above shall be sent to the owner or owners of record at the last known address no less than 21 days prior to filing such notice in the office of the Recorder of Deeds of Vermilion County, Illinois. The copy shall be sent first class mail, postage prepaid. If the owner pays the solid waste collection charges which are delinquent within the 21 days, the owner shall not be liable for the penalties assessed pursuant to division (B) above. If the owner fails

to pay the solid waste collection charges which are delinquent within the 21 days, such owner shall be liable for the penalties assessed pursuant to division (B) above.

(H) The City shall have the power to foreclose the lien created by this section in the same manner and with the same effect as in the foreclosure of mortgages on real estate.

(I) The City shall also have the power, from time to time, to sue the owner, occupant, user of the real estate, and any person receiving any direct or indirect benefit from the solid waste collection services, in a civil action to recover money due for such services plus reasonable attorney's fees and costs of suit; provided however, that the City shall give notice of its intention to bring such action to the owner or owners of record by regular mail not less than seven days prior to filing such civil action. Judgment in a civil action brought by the City to recover or collect such charges shall not operate as a release or waiver of the lien upon the real estate for the amount of the judgment. Only satisfaction of the judgment or the filing of a release and satisfaction of lien shall release said lien.

(J) The City shall add interest at a rate of 6% per annum on all liens filed against property owners for delinquent solid waste collection charges bills.

(Ord. 7638, passed 4-6-93; amend. Ord. 7658, passed 7-6-93; Am. Ord. 8210, passed 11-20-01; Am. Ord. 8307, passed 3-18-03; Am. Ord. 8464, passed 12-6-05; Am. Ord. 8627, passed 2-3-09; Am. Ord. 8657, passed 7-21-09; Am. Ord. 8687, passed 2-16-10; Am. Ord. 8786, passed 2-21-12)

SECTION 2: This amendatory Ordinance shall be effective immediately upon its passage, approval and publication in pamphlet form.

PASSED this ____ day of _____, 20____, by _____ ayes, _____ nays and _____ absent.

APPROVED:

By: _____ Mayor

ATTEST:

By: _____ City Clerk

ORDINANCE NO. _____

**AN ORDINANCE AMENDING CHAPTER 111
OF THE CITY CODE PERTAINING TO AMBULANCES**

WHEREAS, Chapter 111 pertains to the licensing and regulating of ambulance services within the City; and,

WHEREAS, upon review, certain requirements need to be updated; and,

WHEREAS, in order to ensure adequate levels of service and response, additional requirements should be put in place.

NOW, THEREFORE, BE IT ORDAINED, by the City Council of the City of Danville, Illinois as follows:

SECTION 1: Chapter 111 shall be amended as follows, with underlining being additions and strikethroughs being deletions:

§ 111.01 DEFINITIONS.

For purposes of this chapter the following words and phrases shall have the following meanings ascribed to them respectively.

"ADMINISTRATIVE HEARING BOARD." The board which is the administrative hearing board created pursuant to the state department of public health rules relating to the Emergency Medical Services Act effective May 19, 1981.

"ADVANCED LIFE SUPPORT/MOBILE INTENSIVE CARE" (ALS/MIC). An advanced level of pre-hospital and inter-hospital emergency care that includes basic life support function (including CPR), plus cardiac monitoring, cardiac defibrillation, telemetry/electrocardiography, administration of medication, drugs, and solutions, intravenous therapy, use of adjunctive medical devices, trauma care, and other authorized techniques and procedures which are initiated for the treatment of real or potential acute life threatening conditions, under the direction of a physician licensed to practice medicine in the state, or a qualified registered professional nurse who has satisfactorily completed a course in training in emergency care approved by the state department of public health, and the county EMS system, under the direction of the project medical director.

"AMBULANCE." Any privately or publicly owned motor vehicle that is specifically designed or constructed and equipped and is intended to be used for and is maintained or operated for the transportation of patients, which otherwise comply with the provisions of this chapter.

"AMBULANCE SERVICE." Any person, firm, corporation or similar entity which operates or maintains ambulances which respond to emergency and/or nonemergency calls for the transportation of persons who are reported sick, injured, wounded, or otherwise incapacitated or helpless.

"AMBULANCE SERVICE LOCATION." The location at which ambulances are stored and/or maintained, or from which ambulances are dispatched by an ambulance service.

"ATTENDANT." A trained individual responsible for the operation of an ambulance and the care of the patients.

"BASIC LIFE SUPPORT (BLS)." The rendering of a basic level of pre-hospital and inter-hospital emergency care, including but not limited to: airway management, cardiopulmonary resuscitation, control of shock and bleeding and splinting of fractures, as outlined in a basic emergency care course approved by the Illinois Department of Public Health and meeting the current national curriculum requirements of the United States Department of Transportation.

"CONFLICT MEDIATING BOARD." The board which is the conflict mediating board created pursuant to the state department of public health rules relating to the Emergency Medical Services Act effective May 19, 1981.

"EMERGENCY." A condition or situation in which an individual declares a need for immediate medical attention or when that need is declared by emergency medical personnel or a public safety official.

"EMERGENCY CALL." A request, by any means, for an ambulance to respond to an emergency.

"EMERGENCY MEDICAL TECHNICIAN - BASIC (EMT-B)." A person who has successfully completed a course of instruction in basic life support services as required by and is currently certified by the Illinois Department of Public Health in accordance with standards prescribed by the Emergency Medical Services Systems Act for the State of Illinois or by rules adopted pursuant to said Act, and who provides emergency medical services.

"EMERGENCY MEDICAL TECHNICIAN - INTERMEDIATE (EMT-I)." An EMT-B currently certified by the Illinois Department of Public Health who has completed an Illinois Department of Public Health approved course of instruction in specific advanced life support-mobile intensive care services and who is currently functioning in a program approved by the Illinois Department of Public Health to provide such services under the supervision and control of a project medical director.

"EMERGENCY MEDICAL TECHNICIAN - PARAMEDIC (EMT-P)." A person who has successfully completed an Illinois Department of Public Health approved course of instruction in advanced life support- mobile intensive care services and is currently certified by the Illinois Department of Public Health.

"LICENSE OFFICER." The ~~Director of Public Safety~~ Chief of Police or his designee.

"LOCAL HEARING BOARD." The board which is the local hearing board created pursuant to the state department of public health rules relating to the Emergency Medical Services Act effective May 19, 1981.

"MUTUAL AID AGREEMENT." An intergovernmental or interagency agreement providing for the shared and common assistance when requested by one of the member agencies. The equipment and personnel provided by a mutual aid request may be predetermined for a particular type of incident or determined at the time of the request, in consideration of available resources.

"NONEMERGENCY." A situation where the condition of the patient does not require immediate transportation by ambulance or convalescent coach. The medical official in charge of a patient shall make the decision as to whether the transportation of a patient is a nonemergency.

"PATIENT." An individual who is sick, injured, wounded, or otherwise incapacitated or helpless.

"PROJECT MEDICAL DIRECTOR." The individual who is the physician appointed as the project medical director for the county emergency medical services system pursuant to the

state department of public health rules relating to the Emergency Medical Services Act effective May 19, 1981.

**§ 111.02 AMBULANCE SERVICE AND ATTENDANT LICENSES REQUIRED;
EXCEPTIONS.**

(A) No person, either as owner, agent, or otherwise, shall furnish, operate, conduct, maintain, advertise, or otherwise be engaged in or profess to be engaged in the business of an ambulance service or ~~service of the transportation of patients~~ upon the streets, alleys, or any public way or place of the city unless he holds a currently valid license for an ambulance service, issued pursuant to this chapter. An ambulance service operated by an agency of the United States or State of Illinois shall not be required to be licensed hereunder.

(B) No ambulance shall be operated for ambulance purposes, and no individual shall drive, attend, or permit it to be operated for such purposes on the streets, alleys, or any public way or place of the city unless it shall be under the immediate supervision and direction of a person who is holding a currently valid license, issued by the State, as an attendant.

(C) No licenses required by this chapter shall be required for an ambulance service, ~~or for the attendant of an ambulance~~, which:

(1) Is rendering assistance pursuant to a mutual aid agreement or pursuant to the request of the Director of Public Safety or his designee in the case of a major catastrophe or emergency with which the ambulances of the ambulance service licensed by the city are insufficient or unable to cope; or

(2) Is operated from a location or headquarters outside the city in order to transport patients who are picked up beyond the limits of the city to locations within the city, or to transport patients who are picked up within the city to locations beyond the limits of the city but no such outside ambulance shall be used to pick up patients within the city for transportation to locations within the city ~~unless the driver, attendant, and attendant driver and the person subject to the provisions of subsection (A) above in respect of such ambulance, hold currently valid licenses issued pursuant to this chapter.~~

(D) The number of ambulance services operating in the city shall be limited to two.

~~(E) No license shall be issued for an ambulance service unless and until such service shall have available and maintain in operating condition a minimum of at least two ambulances. Only one ambulance shall be permitted to be out of service for maintenance or repairs at any time, in which case such repairs shall be carried out and the ambulance returned to service as soon as possible. In the event an ambulance shall be out of service, a replacement ambulance shall be provided to remain in service until the original ambulance has been restored to service.~~

(~~F~~E) No official entry made upon a license may be defaced, altered, removed, or obliterated.

(~~G~~F) Any change of ownership of an ambulance service shall terminate the license and shall require a new application and a new license and conformance with all the requirements of this chapter as upon original licensing. A change of 25% or more of the ownership of stock or other interest in a corporation or similar entity shall be considered a change of ownership.

(~~H~~G) No ambulance service license may be sold, assigned, mortgaged, or otherwise transferred.

§ 111.03 LICENSES; RENEWAL.

Renewal of any license issued pursuant to this chapter, upon expiration for any reason shall require conformance with all the requirements of this chapter as upon original licensing.

§ 111.0504 AMBULANCE SERVICE LICENSE; APPLICATION.

(A) Applications for the operation of an ambulance service hereunder shall be made annually upon forms prepared or prescribed by the license officer and shall contain:

- (1) The name and address of the applicant and the owner of the ambulances and ~~convalescent coach~~;
 - (2) The trade or business name, if any, under which the applicant does business and proposes to do business;
 - (3) The training and experience of the applicant in the transportation and care of patients;
 - (4) A description of each ambulance including the make, model, year of manufacture, motor and chassis number, current state license number, the length of time the ambulance has been in use, and the color scheme, insignia, name, monogram, or other distinguishing characteristics to be used to designate the applicant's ambulance(s);
 - (5) A copy of the current state inspection report for each ambulance proposed to be operated and maintained, and a copy of the license issued by the state;
 - (6) The location and descriptions of the place or places from which it is intended to operate;
 - (7) Proof of insurance policies required by § 111.08;
 - (8) a list of personnel of the ambulance service with EMT certification; and
 - (89) Such other information as the license officer shall deem reasonably necessary to a fair determination of compliance with this chapter;
- (B) The application shall be submitted to the license officer along with a license fee of \$150.

§ 111.0605 LICENSES; INVESTIGATION OF APPLICANT; ~~SURETY BOND REQUIRED.~~

(A) The license officer shall, within ten days after receipt of an application for an ambulance service license as provided herein, cause such investigation as he deems necessary to be made of the applicant and of his proposed operations.

(B) The license officer shall recommend to the City Council whether the license should be granted and upon approval of such recommendation by a majority of the members of the City Council, a license shall be issued and shall be valid for a period of one year unless earlier suspended, revoked, or terminated. The license shall be recommended for approval by the License Officer issued upon the finding of the ~~license officer~~ that:

- (1) The public convenience and necessity require the proposed ambulance service;
- (2) Each ambulance proposed to be operated and maintained, its required equipment and the premises designated in the application, comply with the standards prescribed in § 111.07 ~~111.06~~(A) and with the regulations promulgated under such sections;

(3) The applicant is a responsible and proper person to conduct or work in the proposed business;

(4) Only ~~duly licensed~~ attendants duly licensed by the State are employed in such capacity; and

(5) All the requirements of this chapter and all other applicable laws and ordinances have been met.

(C) No ambulance service license shall be issued under this chapter unless all ambulances proposed to be operated and maintained by such ambulance service have been inspected and licensed by the state.

(D) A copy of each ambulance, equipment, and premises inspection report shall be promptly transmitted to the license officer. Any premises inspection report based upon an inspection performed by the license officer shall be submitted to the licensee.

(E) The license shall be for the period from May 1 to April 30, and the fee shall be prorated for any part of the 12 months period. Any license holder desiring to renew their license, shall apply to the City Clerk for such renewal no later than 15 days prior to April 30 and pay the required fee. Any license holder desiring to terminate their service within the city shall notify the city at least 60 days prior to such termination of service. Any license holder who does not intend to renew their license at the expiration of the current license period shall notify the city at least 30 days prior to the expiration of their license.

§ 111.0706 OPERATIONAL STANDARDS; INSPECTION.

(A) The licensed ambulance service shall be available on a 24-hour per day, seven days per week basis, with the ambulances and proper crews being stationed at a central office.

(B) Each ambulance shall, at all times when in use as such:

(1) Conform with the standards, requirements, and regulations provided for in this chapter and in the policy manual of the county emergency medical services system, under the authority of the state department of public health rules relating to the Emergency Medical Services Act effective May 19, 1981, as may be amended from time to time.

(2) Contain equipment conforming with the standards, requirements, and regulations provided for herein and in the policy manual of the county EMS system, which equipment shall be in proper and good condition for such use;

(3) Currently comply with all applicable laws of the state and local ordinances relating to health, sanitation, and safety; and

(4) Be equipped with such lights, sirens, and special markings to designate it as an ambulance as provided by statute and as may be prescribed in reasonable regulations promulgated by the license officer.

(C) Approval of Ambulances.

(1) No person, either as owner, agent, or otherwise, shall operate or allow another to operate an ambulance to respond to an emergency call for or on behalf of a licensed ambulance service unless its use as such is approved by the License Officer.

(2) All requests for approval to use an ambulance under this chapter shall be submitted in writing to the License Officer. The License Officer shall approve the use of an ambulance within fifteen (15) days of receipt of the written request unless its use would violate the provisions of this chapter, an ordinance of the City, or a state or federal law or regulation.

(3) A license ambulance service shall notify the License Officer in writing within five (5) business days after it permanently ceases use of an ambulance.

(GD) When in use for emergency calls, each ambulance shall have as personnel in the ambulance at least one EMT-P and one EMT-B or two EMT-Ps. A registered professional nurse/MICN, registered professional nurse/field RN, or physician may be counted as an EMT-P or EMT-B for purposes of this requirement.

(DE) The licensed ambulance service shall have on duty and available for immediate response in an approved ambulance at least two EMT-Bs (one per unit) and at least two EMT-Ps (one per unit); persons involved in transfer calls to or from points outside the city limits shall not be considered personnel available to meet this requirement while they are committed to such transfer call. For purposes of this section, an EMT-P may be counted as an EMT-B and a registered professional nurse/MICN, registered professional nurse/field RN, or physician may be counted as an EMT-P or EMT-B.

(EF) A licensed ambulance service shall comply with the following response times:

(1) Emergency call. The ambulance shall arrive at the scene of the emergency within eight minutes of the time the emergency call was received by the ambulance service. This time requirement must be met at least 90% of the emergency calls received during any period of six consecutive months.

(2) Nonemergency. The ambulance shall arrive at the scene of the nonemergency within 12 minutes of the time the nonemergency call was received by the ambulance service. This time requirement must be met on at least 90% of the nonemergency calls during any period of six consecutive months.

(3) Compliance with the above response times may be waived by the License Officer in his sole discretion for the following circumstances:

(i) failure by the dispatching agency to give accurate location information to the responding unit;

(ii) weather conditions which impair visibility, create unsafe driving conditions, or block a normal route to the scene of the incident to which the ambulance was dispatched;

(iii) wrong or incomplete address provided by the person requesting ambulance service assistance; or

(iv) unavoidable delays caused by conditions or circumstances out of the control of the responding ambulance service, including but not limited to road construction or a train blocking a railroad crossing.

(FG) Each ambulance, its equipment, the premises designated in the application, and all records relating to its maintenance and operation as such, shall be open to inspection by the license officer or his designated representatives during usual hours of operation.

(GH) A licensed ambulance service shall notify the License Officer ~~Director of Public Safety~~ in writing at least 120 days prior to changing its ambulance service location. The License Officer ~~Director of Public Safety~~ shall approve or deny the request within ten business days after receipt of a request. The License Officer ~~Director of Public Safety~~ shall approve the change in location unless the proposed change would violate this chapter or any provision of the city, state or federal law or regulations.

§ 111.0807 LIABILITY INSURANCE REQUIRED

(A) No ambulance service license shall be issued under this chapter, nor shall such license be valid after issuance, nor shall any ambulance be operated in the city, unless there is at all times in force and effect insurance coverage, issued by an insurance company licensed to do business in the state as follows:

Comprehensive General Liability

Bodily injury \$500,000 each occurrence
 \$500,000 aggregate
Property damage \$500,000 each occurrence
 \$500,000 aggregate

or

Combined single limit
for Bodily injury
and property damage
\$1,000,000

Comprehensive form to include:

Premise operations
Product/completed operations
Contractual insurance
Personal injury

City of Danville named as additional insured
as respects the ambulance operation

Auto Liability

Comprehensive form

Owned

Hired

Non-owned

Bodily injury \$300,000 each person
 \$500,000 each accident

Property
damages \$100,000

Combined single
limit for bodily
injury and property damage \$500,000

Worker's Compensation

Coverage A Statutory

Coverage B \$500,00 each accident

Professional Liability

Minimum limits \$200,000 each claim
 \$600,000 aggregate

Contractual coverage & service

Hold harmless agreement

Endorsement naming City of Danville as additional insured

(B) Such insurance policies shall be submitted to the license officer for approval prior to the issuance of an ambulance service license. Satisfactory evidence that such insurance is at all times in force and effect shall be furnished to the license officer, in such form as he may

specify, by all licensees required to provide such insurance under the provisions of this chapter.

(C) Every insurance policy required hereunder shall contain a provision for a continuing liability thereunder to the full amount thereof, notwithstanding any recovery thereon, that the liability of the insurer shall not be affected by the insolvency or the bankruptcy of the assured, and that until the policy is revoked the insurance company will not be relieved from liability on account of nonpayment of premium, failure to renew license at the end of the year, or any act or omission of the named assured.

(D) Every insurance policy required hereunder shall extend for the period to be covered by the license applied for and the insurer shall be obliged to give not less than 60 days' written notice to the license officer and to the assured before any cancellation or termination of the policy earlier than its expiration date, and the cancellation or other termination of any such policy shall automatically revoke and terminate the ambulance service license issued pursuant to this chapter, unless another insurance policy complying with the provisions of this section shall be provided and be in effect at the time of such cancellation or termination.

§ 111.0908 EMERGENCY DISPATCH SERVICE REQUIREMENTS.

(A) Zones. For purposes of emergency dispatch ambulance services within the corporate limits of the city where no request is made by the patient, the city shall be broken into two zones, as determined by the License Officer. A map of the zones shall be provided to each of the ambulance services as well as to any dispatching authority.

(B) Each ambulance service licensed pursuant to this chapter shall operate for purposes of emergency dispatch services pursuant to subsection (A) for alternating one month periods in each of the zones described in subsection (A).

(C) Each licensed ambulance service shall comply with all emergency dispatch procedures established by the 911 Dispatch Center and any dispatching agency for the City's police and fire departments.

(D) An ambulance service shall not respond to any requests for emergency assistance unless it is in compliance with the operational requirements set forth in this chapter, unless specifically authorized to respond by the License officer and as may be provided for in the 911 Dispatch Center procedures.

(E) Personnel affiliated with a licensed ambulance service or hospital who wish to respond to an emergency scene in a vehicle other than an ambulance are required to:

- (1) Identify their response to the 911 Dispatch Center;
- (2) be in compliance with all city, state, or federal laws or regulations in regards to an emergency response; and,
- (3) be in compliance with the current emergency medical dispatch system.

(F) An ambulance service licensed to operate within the City shall have in place and utilize the current system used for emergency medical dispatch.

§ 111.09 IMMEDIATE EMERGENCY RESPONSE REQUIRED

Each licensed ambulance service shall immediately respond to any emergency call for an ambulance directed to that ambulance service by the 911 Dispatch Center. If the licensed ambulance service is not able to immediately respond to the emergency or is not able to

respond with an appropriate or requested level of service, the licensed ambulance service shall immediately report this situation to the 911 Dispatch Center and shall follow the directions of that agency regarding the response. A licensed ambulance service shall be allowed no more than ten (10) occurrences per month of failing to respond to a call where the call is turned over to the other licensed ambulance service. Every occurrence after the tenth (10th) occurrence in any month shall be considered a violation of this chapter.

§ 111.10 MONITORING EMERGENCY DISPATCH CALLS

It shall be unlawful for any ambulance service to respond in or through the City to a call for an ambulance made by the 911 Dispatch Center, or another dispatch agency, unless a specific request is directed to the ambulance service by the 911 Dispatch Center or other dispatch agency.

§ 111.11 PROVISION OF SERVICE REGARDLESS OF ABILITY TO PAY

Each licensed ambulance service shall provide emergency services within the City without regard to a person's ability to pay for such service or the location of requested service.

§ 111.10 ATTENDANT'S LICENSE; APPLICATION; FEE.

~~—(A) Application for attendant's licenses hereunder shall be made upon forms prepared or purchased by the license officer and shall contain:~~

~~—(1) The applicant's full name, current residence, places of residence for five years prior to moving to his or her present address, and length of time he or she has resided in the city.~~

~~—(2) The applicant's age, marital status, height, color of eyes, and hair.~~

~~—(3) Whether the applicant has ever been convicted of a felony or misdemeanor and, if so, when and where and for what cause.~~

~~—(4) The applicant's training and experience in the transportation and care of patients, and whether he has previously been licensed as a driver, chauffeur, attendant, or attendant-driver and, if so, when and where and whether his license has ever been revoked or suspended in any jurisdiction and for what cause.~~

~~—(5) Affidavits of good character from two reputable citizens of the United States and residents of the city who have personally known such applicant and observed his conduct during the three years next preceding the date of the application.~~

~~—(6) Two recent photographs of the applicant of a size designated by the license officer, one of which shall be attached by the license officer to the license.~~

~~—(7) Evidence that the applicant is a currently registered emergency medical technician in the state or is a licensed medical doctor or is a registered nurse certified as an MICN, and with at least six months critical care training.~~

~~—(8) Such other information as the license officer shall deem reasonably necessary to a fair determination of compliance with this chapter.~~

- ~~—(9) Evidence that the applicant carries professional liability insurance with a reputable company licensed to do business in the state. The policy shall name the city as an additional insured and shall have limits of not less than \$200,000 for each claim, \$600,000 aggregate.~~
- ~~—(B) The application shall be submitted to the license officer along with a license fee of \$35.~~

~~§ 111.11 ATTENDANT'S LICENSE; INVESTIGATION OF APPLICANT; NOT TRANSFERABLE.~~

- ~~—(A) The license officer shall, within a reasonable time after receipt of an application as provided herein, cause such investigation as he deems necessary to be made of the applicant for an attendant's license.~~
- ~~—(B) The license officer shall issue a license to an attendant hereunder, valid for a period of 3 years, unless earlier suspended, revoked, or terminated, when he finds that:~~
- ~~—(1) The applicant is not addicted to the use of intoxicating liquors or narcotics and is morally fit for the position.~~
- ~~—(2) The applicant is able to speak, read, and write the English language.~~
- ~~—(3) The applicant has been found by a duly licensed physician upon examination attested to on a form provided by the license officer to be of sound physique, possessing eyesight corrected to at least 20/40 in the better eye and free of physical defects or diseases which might impair the ability to drive or attend an ambulance.~~
- ~~—(4) The applicant is a currently registered emergency medical technician in the state or is a licensed medical doctor or is a registered nurse certified as an MICN, and with at least 6 months critical care training.~~
- ~~—(C) A license as an attendant issued hereunder shall not be assignable or transferable.~~
- ~~—(D) No official entry made upon a license may be defaced, removed, or obliterated.~~

§ 111.12 MAINTENANCE AND CONTENTS OF RECORDS.

(A) Each licensee hereunder shall maintain accurate records, upon forms provided or prescribed and containing such information as may be required by the license officer. Such records shall include calls for service received from within the city, the identification number of the ambulance and names of the attendants responding, and the response time from the call to arrival at the scene, as well as the time of departure from the scene and arrival at a hospital or other destination, and whether or not emergency warning devices were used. Records shall also be maintained concerning the availability for each ambulance for service.

(B) The provisions of subsection (A) above shall apply with equal force in case the patient dies before being transported in such ambulance or dies while being transported therein or at any time prior to the acceptance of the patient into the responsibility of the hospital or medical or other authority if the patient is still under the care or responsibility of the ambulance licensee.

(C) Each licensee shall provide the License Officer ~~Director of Public Safety~~ or his designee a written report on response times to determine compliance with the requirements contained in ~~§ 111.07~~ § 111.06. Such report shall be provided at least monthly ~~biannually~~, with one yearly

~~report provided no later than May 31 of each year such report provided on or before April 30 and the other on or before October 31.~~

§ 111.13 OBEDIENCE TO TRAFFIC LAWS; EXCEPTIONS.

(A) No person shall operate an ambulance in a manner not conforming to the provisions of the motor vehicle laws and regulations of the state or of the city as such provisions apply to motor vehicles in general, except as hereinafter set forth; and, unless the person operating the ambulance shall be either responding to a bona fide emergency call or specifically directed by a licensed physician to disregard traffic laws in operating the ambulance during and for the purpose of a specific trip or journey that is involved.

(B) Subject to the provisions of (A) above the driver of an ambulance may:

- (1) Park or stand, irrespective of the otherwise applicable provisions of law, ordinance, or regulation;
- (2) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;
- (3) Exceed the maximum speed limits permitted by law, ordinance, or regulation so long as he does not endanger life or property; and
- (4) Disregard laws, ordinances, or regulations governing direction or movement or turning in specified directions.

(C) The exemptions herein granted shall apply only when such ambulance is making use of audible and visual signals meeting the requirements of law, ordinance, or regulation.

(D) The foregoing provisions shall not relieve the driver of an ambulance from the duty to drive with due regard for the safety of all persons, nor shall such provisions protect the driver from the consequences of his reckless disregard for the safety of others.

§ 111.14 RATES RESERVED.

~~The rates of ambulance service shall be determined by the operator of the ambulance service, subject to the rates set forth in amended ordinance 6746, passed April 15, 1980, which shall be in effect until changed by the operator. The ambulance service may change the rates from time to time, subject to the following limitations:~~

- ~~—(A)—The proposed change in rates shall be filed with the city council at a council meeting not less than 14 days before the rates go into effect.~~
- ~~—(B)—Notice of the changes in rates shall be published in a newspaper of general circulation in the city one time not less than ten days before the rates change.~~
- ~~—(C)—All existing rates shall be posted in a place visible to the occupants of each ambulance, in a visible place in the office of the ambulance service, and shall be placed on file in the City Clerk's office.~~

§ 111.15 SUBPOENA POWER.

The corporate authorities shall have the power to subpoena such records and to compel the appearance of any person at any hearing for the purpose of enforcing the provisions of this chapter.

§ 111.16 EXCEPTIONS.

Excepted from the provisions of this chapter will be municipally operated first responders and health care facilities which provide transportation to and from their facility only for the purpose of providing health care services. The health care facility shall register with the city clerk and shall exhibit evidence of public liability insurance for each vehicle used of a minimum of \$250,000 each person, \$500,000 each accident, and property damage of \$100,000 and a \$500,000 general coverage for bodily injury and property damage.

§ 111.17 REPORTS TO CITY COUNCIL.

The project medical director shall report to the City Council all findings and conclusions of the conflict mediating board, the local hearing board and the administrative hearing board within 14 days of the entry of the findings or conclusions.

§ 111.0418 LICENSES; SUSPENSION OR REVOCATION.

(A) The license officer may, and is authorized to, suspend or revoke a license issued pursuant to this chapter for failure of a licensee to comply and to maintain compliance with, or for his violation of, any applicable provisions, standards, or requirements of this chapter, regulations promulgated hereunder, or of any other applicable state or federal laws, ordinances, or regulations including the state department of public health rules relating to the Emergency Medical Services System Act. In lieu of, or in addition to, the suspension or revocation of a license, the license officer may impose a fine of not less than \$100 nor more than \$5,000 for a violation of this chapter. Each day that a violation continues shall constitute a separate offense. No license issued pursuant to this chapter shall be suspended or revoked except after a hearing held by the license officer. The licensee shall be given a three-day written notice of such hearing affording the licensee an opportunity to appear and defend. The license officer shall maintain an accurate record of the proceeding. After a hearing, the license officer shall make a final determination concerning the license at issue. Upon making such determination, the license officer shall prepare a written order stating the reason or reasons for the determination and the period of suspension or that the license has been revoked. The license officer shall send a copy of the written order to the licensee by certified mail, return receipt requested.

(B) The ambulance, equipment, and premise inspection reports shall be prima facie evidence of compliance or noncompliance with, or violation of, the provisions, standards, and requirements provided herein, and of the regulations promulgated hereunder, for the licensing of ambulances.

(C) Upon suspension, revocation, or termination of an ambulance service license issued pursuant to this chapter, all operations of such service, including operation of any ambulance used, operated or maintained by such service, shall cease. Upon suspension, revocation, or termination of an attendant's license issued pursuant to this chapter, such attendant shall cease to drive or attend an ambulance and no person shall employ or permit such individual to drive or attend an ambulance.

§ 111.99 PENALTY.

Any person violating or failing to comply with, the provisions of this chapter shall be fined an amount not less than \$100 nor more than \$1,000 for each offense. In addition to any fine imposed hereunder the offender shall be ordered to pay the costs of any administrative adjudication or court proceeding and reasonable attorney's fees. Each day that any violation of, or failure to comply with this chapter is committed or permitted to continue shall constitute a separate and distinct offense.

SECTION 2: This amendatory Ordinance shall be effective immediately upon its passage, approval and publication in pamphlet form.

PASSED this ____ day of _____, 2019, by ____ ayes, ____ nays and ____ absent.

APPROVED:

By: _____
Mayor

ATTEST:

By: _____
City Clerk

ORDINANCE NO. _____

**AN ORDINANCE AMENDING CHAPTER 117
OF THE CITY CODE PERTAINING TO PUBLIC SAFETY PENSION FEE**

WHEREAS, Chapter 117 contains provisions regarding the public safety pension fee; and,

WHEREAS, certain provisions can be construed as requiring the payment of the fee regardless of the nature of the structure on a residential property; and,

WHEREAS, certain property within the city is acquired by the Vermilion County Trustee to be placed in the delinquent tax auction; and,

WHEREAS, the Vermilion County Trustee acts on behalf of all of the taxing bodies within Vermilion County, including the City of Danville; and,

WHEREAS, the Vermilion County Trustee should not be charged fees for property that is acquired for the delinquent tax auction; and,

WHEREAS, the provisions of Chapter 117 should be updated so that fees are not charged for property owned by the Vermilion County Trustee or which does not contain a dwelling structure on a residential property; and,

WHEREAS, due to the current fee schedule not being on the codifier's website, the current fee schedule should be re-adopted to avoid any confusion on the proper fee schedule.

NOW, THEREFORE, BE IT ORDAINED, by the City Council of the City of Danville, Illinois as follows:

SECTION 1: Chapter 117 shall be amended as follows, with underlining being additions and strikethroughs being deletions:

§ 117.01 PUBLIC SAFETY PENSION FEE.

A fee is hereby imposed and charged on each ~~residential and commercial~~ property within the corporate limits of the city which contains a single structure or multiple structures with respect to the provision of fire and police services within the city. The amount of the fee to be imposed and charged shall be as described and set forth in Appendix A to this chapter. Any property owned by the Vermilion County Trustee shall be exempt from the provisions of this Chapter.

(Ord. 8970, passed 12-2-14)

§ 117.04 APPLICATION OF FUNDS.

The funds received by the city pursuant to this chapter shall be specifically applied to abate the portion of the city's property tax levy pertaining to the pension payments for the Fire and Police Divisions.

(Ord. 8970, passed 12-2-14)

§ 117.05 AMENDMENTS.

Any amendments to this chapter, including its Appendix, shall require a 2/3 majority vote of the corporate authorities of the city.

(Ord. 9132, passed 12-5-17)

SECTION 2: Appendix A that was attached to Ordinance 9139 is hereby re-adopted as the current fee schedule.

SECTION 3: This amendatory Ordinance shall be effective immediately upon its passage, approval and publication in pamphlet form.

PASSED this ____ day of _____, 20____, by _____ ayes, _____ nays and _____ absent.

APPROVED:

By: _____

Mayor

ATTEST:

By: _____

City Clerk

ORDINANCE NO. _____

**AN ORDINANCE AMENDING CHAPTER 118
OF THE CITY CODE PERTAINING TO LICENSING**

WHEREAS, Chapter 118 contains regulations governing video gaming machines within the city; and,

WHEREAS, the State of Illinois recently passed legislation that included increasing the number of video gaming terminals a licensed premises may have; and,

WHEREAS, the provisions of Chapter 118 governing the number of video gaming terminals should be updated to be consistent with the recent legislation.

NOW, THEREFORE, BE IT ORDAINED, by the City Council of the City of Danville, Illinois as follows:

SECTION 1: Chapter 118 shall be amended as follows, with underlining being additions and strikethroughs being deletions:

§ 118.091 CONDITIONS FOR LICENSED PREMISES; NUMBER OF LICENSES.

(A) Each licensed premises, other than a licensed truck stop establishment, shall possess a current valid liquor license issued by the Local Liquor Commissioner in effect at the time of application and at all times thereafter during which a video gaming terminal is made available to the public for play at the licensed premises.

(B) A licensed premises shall not keep, use, exhibit, or maintain any video gaming terminals without obtaining a license therefor from the City Clerk.

(C) Application for a license required by this section shall be made to the City Clerk on forms provided by the City. The application shall include a copy of the applicant's current license issued by the State of Illinois as a licensed premises. The applicant shall sign the application attesting to the truth and accuracy of the information contained on the application. The application shall contain, but may not be necessarily limited to, the following information:

(1) The name, age, address and phone number of: the applicant, in the case of an individual; the persons entitled to share the profits, in the case of a partnership or similar entity; officers and directors, in the case of a corporation or similar entity as well as the date of incorporation and the object for which it was incorporated.

(2) The name and address of the owner of the premises. If the premises is not owned by the applicant, the terms of the lease must be submitted with the application.

(3) The number of video gaming terminals sought to be placed at the address of the premises.

(4) The taxpayer identification number of the applicant.

(5) A statement that the applicant will not violate any federal, state or local laws in the conduct of his or her business.

(D) No license shall be issued unless: the Director of Public Safety or his or her designee has determined that the premises is properly licensed pursuant to the Illinois Video Gaming Act and that the video gaming terminal(s) sought to be placed at the premises are properly licensed pursuant to the Illinois Video Gaming Act; the issuance of the license would not be detrimental to the health, safety,

welfare, or best interests of the city; and, no other reasonable cause exists to deny issuance of such license.

(E) Each licensed premises, licensed by the State of Illinois pursuant to the Video Gaming Act, shall be limited to no more than ~~five~~ six (6) properly licensed video gaming terminals.

SECTION 2: This amendatory Ordinance shall be effective immediately upon its passage, approval and publication in pamphlet form.

PASSED this ____ day of _____, 20____, by _____ ayes, _____ nays and _____ absent.

APPROVED:

By: _____
Mayor

ATTEST:

By: _____
City Clerk

ORDINANCE NO. _____

AN ORDINANCE AMENDING CHAPTER 159 OF THE CITY CODE PERTAINING TO ENTERPRISE ZONE

WHEREAS, Chapter 159 contains provisions regarding the establishment of an enterprise zone covering Danville, Tilton, Henning and the County; and,

WHEREAS, said Enterprise Zone expired in 2015; and,

WHEREAS, the City Council adopted Ordinance Number 8980 designated a new Enterprise Zone which was to be effective January 1, 2016; and,

WHEREAS, Chapter 159 was not updated to incorporate the new Enterprise Zone and its attendant benefits; and,

WHEREAS, Chapter 159 should be amended to reflect the Enterprise Zone that was established and designated in Ordinance Number 8980.

NOW, THEREFORE, BE IT ORDAINED, by the City Council of the City of Danville, Illinois as follows:

SECTION 1: Chapter 159 shall be amended as follows, with underlining being additions and strikethroughs being deletions:

§ 159.01 ENTERPRISE ZONE DESIGNATED.

Subject to the approval and certification of the Department of Commerce and Economic Opportunity of the State of Illinois, ~~the city hereby designates the following described areas as an enterprise zone through July 1, 2016. Enterprise zone boundaries shall be as set forth in Exhibit "A", "B", "C", "D", "E", "F", "G", "H", "I", "J", and "K", all of these exhibits being attached hereto and hereby incorporated by reference, and all enterprise zone parcels being within the corporate limits of the City of Danville, the Village of Tilton or Henning, Illinois, or Vermilion County, Illinois. The City of Danville hereby designates the area set forth in Exhibit A, attached hereto and incorporated by reference herein, as an Enterprise Zone for a period of fifteen (15) years, from January 1, 2016 to December 31, 2030. The State of Illinois certified and approved such Enterprise Zone on January 1, 2016.~~

(Ord. 7032, passed 12-20-83; amend. Ord. 7251, passed 6-9-87; amend. Ord. 7423, passed 10-17-89; amend. Ord. 7473, passed 7-3-90; amend. Ord. 7575, passed 6-2-92; amend. Ord. 7961, passed 5-5-98; amend. Ord. 8038, passed 9-21-99; amend. Ord. 8325, passed 9-23-03; amend. Ord. 8326, passed 10-28-03; amend. Ord. 8411, passed 2-15-05; amend. Ord. 8541, passed 5-15-07; amend. Ord. 8739, passed 5-17-11; amend. Ord. 8910, passed 12-3-13; amend. Ord. 8980, passed 12-16-14)

§ 159.02 FINDINGS.

The city finds as follows:

(A) Following due and sufficient public notice the city held a public hearing concerning the establishment of the enterprise zone as set forth in Exhibit "A" on ~~November 25, 2014~~ December 20, 1983; concerning the addition of territory in Tilton described in Exhibit "B" on ~~June 3, 1987~~; concerning eight amendment areas described in Exhibit "C" on ~~October 11, 1989~~; concerning the two amendment

areas described in Exhibit "D" on June 21, 1990; concerning the six amendment areas described in "Exhibit "E" on June 2, 1992; the amendment areas described in Exhibit "F" on July 11, 1997; concerning the amendment areas described in Exhibit "G" on August 28, 2003; concerning the amendment areas described in Exhibit "H" on May 24, 2004; concerning the amendment areas described in Exhibit "I" on February 3, 2005; and concerning the amendment areas described in Exhibit "J" on March 22, 2007 in the City Council Chambers of City Hall, which is located in the area designated as an Enterprise Zone.

(B) The enterprise zone is a contiguous area comprising more than one-half square mile and less than ~~13~~ 12 square miles in total area.

~~(C) The enterprise zone is a depressed area as defined by the emergency regulations promulgated by the Department of Commerce and Economic Opportunity, in that those areas of the zone located within the corporate limits of the city are eligible for assistance under the Urban Development Action Grant Program and the city has experienced an average unemployment rate of at least 120% of the average statewide unemployment rate since April 1, 1983.~~

~~(D) The enterprise zone meets all of the conditions 3 of the 10 qualifying criteria as designated in Section 4 of the Illinois Enterprise Zone Act, and criteria established by the Illinois Enterprise Zone Act and regulations promulgated by the Department of Commerce and Economic Opportunity.~~

~~(Ord. 7032, passed 12-20-83; amend. Ord. 7423, passed 10-17-89; amend. Ord. 7473, passed 7-3-90; amend. Ord. 7575, passed 6-2-92; amend Ord. 7961, passed 5-5-98; amend. Ord. 8541, passed 5-15-07)~~

§ 159.03 INCENTIVES AVAILABLE.

The Mayor and City Council in an effort to facilitate the successful development of the enterprise zone will make available the following incentives and target the following programs within the enterprise zone for the life of the enterprise zone and in accordance with policies and procedures to be implemented following designation of the enterprise zone by the Department of Commerce and Economic Opportunity. In order to qualify for the following incentives, a project must be of such a nature as would normally require a building permit from the city.

(A) Property (real estate) tax abatement.

(1) Commercial, industrial. Abatement for commercial and industrial rehabilitation, expansion and/or new development projects shall be for a period of ten years for each project completed prior to the termination date of the enterprise zone and which is eligible and recommended by the Zone Administrator.

~~(2) Residential. Abatement for single-family and multi-family residential rehabilitation and construction projects located within those areas described in Exhibits "A" and "B", such areas being referred to as the "Original Zone Boundaries", shall be for a five year period for each project which is completed prior to the termination date of the enterprise zone and which is eligible and recommended by the Zone Administrator.~~

(3) Abatement amount. Property tax abatement shall be granted on the increase assessed valuation resulting from an approved project. The abatement shall be based upon the following:

~~(a) For residential projects, abatement shall be granted at 50%. projects located within those areas described in Exhibits "A" and "B", being the Original Zone Boundaries, abatement shall be granted at 100%.~~

~~(b) For commercial or industrial projects located within those areas other than those areas described in Exhibits "A" and "B" the abatement shall be based upon the following criteria. "Value of project improvements" shall include land, construction and equipment costs.~~

Value of Projects	Abatement
Improvements	Received

\$0 - \$250,000 25% abatement for 10 years
\$251,000 - \$10 million 50% abatement for 10 years
Over \$10 million 75% abatement for 10 years

(B) Sales tax abatement. Abatement of the City sales tax on building and construction materials to be incorporated into real estate in the Danville/Vermilion County Enterprise Zone, as designated, by remodeling, rehabilitation or new construction, shall be granted upon application for a building permit and issuance of a sales tax certificate. Such materials must be purchased from a retailer located in the City of Danville. Abatement of the city's portion of the sales tax on building and construction materials used for all residential, commercial, and/or industrial rehabilitation, expansion, or new development projects within all areas of the enterprise zone, provided such materials and equipment is purchased from a Danville or Tilton retail sales establishment. See exceptions in § 159.04.

(C) Permit & Fee Waivers. fees. Waiver of one-half of the permit fees on all building permit applications and one-half of the permit fees on those electrical, mechanical and plumbing permit applications that are for new construction work for projects undertaken within the Danville/Vermilion County Enterprise Zone for the term of the Enterprise Zone. All other terms and conditions of their respective Ordinances and regulations will otherwise continue to apply. all permit fees associated with rehabilitation, expansion, and/or new development of residential, commercial, and/or industrial projects within all areas of the enterprise zone including building, plumbing, electrical, and sewer tap fees. Plan review fees shall not be waived. See exceptions in § 159.04.

~~(D) Targeting on a high priority basis various economic development grant/loan programs available through the Illinois Department of Commerce and Economic Opportunity.~~

~~—(E) Targeting on a high priority basis all future Small Cities Community Development Assistance Program (CDAP) projects to areas within the enterprise zone.~~

~~—(F) Targeting on a high priority basis from the date of this chapter the commercial loan program currently being initiated with CDAP funds in conjunction with local lending institutions to projects within the enterprise zone.~~

~~—(G) Targeting on a high priority basis from the date of this chapter the residential rehabilitation program currently being initiated with CDAP funds to projects within the enterprise zone.~~

~~—(H) Targeting on a high priority basis loans provided through the Illinois Small Business Fixed Rate Financing Fund.~~

~~—(I) Selling vacant city owned residential structures through an urban homesteading program for an amount not to exceed \$100 provided the structures are in substandard condition and in need of rehabilitation and provided the buyer will rehabilitate the structure to a condition in compliance with local building code requirements and provided the owner will occupy the structure for a period of not less than seven years.~~

~~—(J) Selling vacant city owned commercial or industrial structures through a shopsteading program to the designated zone organization, individuals or businesses for an amount not to exceed \$100 provided that the structure will be rehabilitated to comply with local building code requirements and that the structures will remain in appropriate commercial or industrial use for a period of not less than five years.~~

~~—(K) Such other tax incentives, loans, and grants and other financial incentives or reimbursements as may be authorized by federal, state, or local laws now or in the future.~~

(Ord. 7032, passed 12-20-83; amend. Ord. 7089, passed 10-2-84; amend. Ord. 7575, passed 6-2-92; amend Ord. 7961, passed 5-5-98; amend. Ord. 8541, passed 5-15-07)

§ 159.04 EXCEPTIONS RESERVED.

The following exceptions shall apply to the incentives described previously in § 159.03:

~~—(A) General retail merchandise, eating and drinking, and hotel/motel establishments as defined by the Zone Administrator referencing the Standard Industrial Classification System as well as professional and medical service establishments which employ less than 50 full-time equivalent employees shall not be eligible for property tax abatement, sales tax abatement on construction materials and fixed equipment, or a waiver of permit fees if the project is located within the amendment areas described in Exhibits "C", "D", "E" and/or "F".~~

~~—(B) Notwithstanding anything to the contrary in this chapter, as amended, projects located within the areas described in Exhibit "E", excepting Tract IV, are generally eligible for property tax abatement benefits, but shall NOT be allowed to receive abatement of the property taxes levied by School District No. 118.~~

~~—(C) Notwithstanding anything to the contrary in this chapter, as amended, any project located within an area designated pursuant to the Real Property Tax Increment Allocation Redevelopment Act, as amended, shall NOT be allowed to receive property tax abatement of any kind or amount under the provisions of this chapter.~~

~~—(D) Projects located within the amendment areas described in Exhibit "G", Exhibit "H" and Exhibit "J" shall not be eligible for any amount of property tax abatement.~~

~~(Ord. 7473, passed 7-3-90; amend. Ord. 7961, passed 5-5-98; amend. Ord. 8541, passed 5-15-07)~~

§ 159.05 ZONE ADMINISTRATOR.

The Mayor and City Council in an effort to successfully facilitate the enterprise zone will designate a Zone Administrator who will carry out the functions and management of the enterprise zone. The Zone Administrator will be an employee or officer of the city.

(Ord. 7032, passed 12-20-83; amend. Ord. 8541, passed 5-15-07)

§ 159.06 DESIGNATED ZONE ORGANIZATION.

In order to facilitate the successful development of the enterprise zone, in accordance with the Illinois Enterprise Zone Act, this chapter provides herewith for the formation of a Designated Zone Organization to which the Mayor and the City Council will delegate functions within the enterprise zone.

(Ord. 7032, passed 12-20-83; amend. Ord. 8541, passed 5-15-07)

§ 159.07 ADDITIONAL TAX INCENTIVES.

This chapter does not prohibit the city from extending additional tax incentives or reimbursements for residents and business enterprises in the enterprise zone or throughout the city by separate ordinance.

(Ord. 7032, passed 12-20-83; amend. Ord. 8541, passed 5-15-07)

§ 159.08 CONFORMANCE TO CODES, ORDINANCES AND REGULATIONS.

No incentive shall be available to any project which is not constructed, used or occupied in conformance with all city codes, ordinances and regulations. Except as otherwise expressly and specifically provided herein, nothing contained herein shall be construed to waive, abrogate, lessen or weaken the full force, effect and application of all laws, resolutions, codes, regulations and ordinances of the city to any project or any person or property.

(Ord. 8271, passed 9-3-02; amend. Ord. 8541, passed 5-15-07)

§ 159.99 VIOLATIONS AND PENALTIES.

(A) No person shall knowingly misrepresent facts in order to receive any tax abatement or other incentive provided for in this chapter.

(B) In addition to other penalties provided by law, for purposes of administration of the enterprise zone, the initial determination of any alleged violation shall be made by the Zone Administrator. Upon making the initial determination, the Zone Administrator shall notify the property owner of the alleged violation at least 15 days before any further action is taken. The property owner may, within 15 days after receipt of the notification, submit a written appeal for review by the governing body of the jurisdiction within which such alleged violation is located. Such written appeal must be submitted to the Zone Administrator and clearly set forth the basis for the appeal. If the alleged violator fails to appeal the initial determination of violation or if the determination is upheld by the governing body having jurisdiction, the alleged violator will be subject to the following administrative penalties:

(1) Revocation of any tax abatements provided under the terms of this chapter and retroactive collection of taxes due on the property from the date on which the abatement became effective along with interest equal to that which would otherwise be assessed on delinquent property tax payments for the period on which the abatement was in effect; and

(2) Loss of eligibility of the project for any other incentive or targeted program provided under this chapter.

(Ord. 8541, passed 5-15-07)

SECTION 2: This amendatory Ordinance shall be effective immediately upon its passage, approval and publication in pamphlet form.

PASSED this ____ day of _____, 20____, by _____ ayes, _____
nays and _____ absent.

APPROVED:

By: _____

Mayor

ATTEST:

By: _____

City Clerk

DPD CALLS FOR SERVICE MAY 2019

Calls For Service by Type	Calendar 2019
911 Investigation	76
Abandoned Vehicle	12
Accident Entrapment/Rollover	1
Accident Hit and Run	28
Accident PD	80
Accident PI	16
Address Verification	38
Alarm	171
Alarm Audible	1
Animal Problem	30
Armed Person	20
Assault	11
Assist Other	77
Battery	30
Burglary	41
Burglary Vehicle	5
Child Custody Dispute	15
Civil Disturbance	191
Criminal Damage	44
Deceased Person	5
Diving/Drowning Incidents	1
Domestic Disturbance	318
Drug Activity	13
Failure to Pay	4
Fight	33
Fireworks	4
Followup	133
Foot Patrol	13
Fraud/Forgery	33
Gambling	2
Gunshot Victim	4
Harassment/Threat	79
Home Invasion	2
Illegal Dumping	8
Illegally Parked Vehicle	48
Indecent Exposure	1
Intoxicated Person	15
Juvenile Problem	68
Mental/Psychiatric	1
Miscellaneous	57
Missing/Runaway	32
Motorist Assist	23
Noise Complaint	116
Offense against juvenile	2
OP Violation	12
Open Window/Door	8

Overdose	14
Premise Check	33
Prostitution	3
Prowler	7
Recovered Property	26
Retail Theft	24
Robbery Person	4
Sexual Assault	8
Shots Fired	44
Simul	19
Soliciting	7
Standby	51
Stolen Vehicle	17
Subject To Be Removed	56
Suicidal Subject	15
Suspicious Activity	49
Suspicious Person	200
Suspicious Vehicle	84
Theft	76
Traffic Complaint	4
Traffic Control	1
Traffic Hazard	16
Traffic Stop	563
Transport/Escort	9
Trespassing	8
VIN Verification	4
Wanted/Stolen Activity	19
Warrant Service	1
Welfare Check	134
Grand Total	3418

DPD CALLS FOR SERVICE - JUNE 2019

Calls For Service by Type	Grand Total
911 Investigation	64
Abandoned Vehicle	14
Abuse/Neglect	1
Accident Hit and Run	27
Accident PD	57
Accident PI	18
Address Verification	41
Alarm	159
Alarm Audible	8
Animal Bites/Attacks	1
Animal Problem	17
Armed Person	20
Assault	22
Assist Other	59
Battery	23
Burglary	46
Burglary Vehicle	2
Chase	1
Child Custody Dispute	14
Civil Disturbance	187
Criminal Damage	42
Deceased Person	2
Domestic Disturbance	266
Drug Activity	10
Explosion	1
Failure to Pay	6
Fight	36
Fireworks	7
Followup	144
Foot Patrol	23
Fraud/Forgery	33
Gambling	1
Gunshot Victim	2

Harassment/Threat	59
Home Invasion	7
Illegal Dumping	5
Illegally Parked Vehicle	39
Indecent Exposure	5
Intoxicated Person	9
Juvenile Problem	68
Mental/Psychiatric	6
Miscellaneous	48
Missing/Runaway	29
Motorist Assist	40
Noise Complaint	67
Offense against juvenile	2
OP Violation	6
Open Window/Door	13
Overdose	12
Premise Check	21
Prostitution	1
Prowler	11
Recovered Property	25
Repo	1
Retail Theft	19
Robbery Business	1
Robbery Person	3
Sexual Assault	10
Shots Fired	35
Simul	20
Soliciting	4
Stabbing Victim	1
Standby	29
Stolen Vehicle	14
Subject To Be Removed	55
Suicidal Subject	12
Suspicious Activity	44
Suspicious Person	186

Suspicious Vehicle	97
Theft	92
Traffic Complaint	10
Traffic Control	1
Traffic Hazard	18
Traffic Stop	414
Transport/Escort	9
Trespassing	16
VIN Verification	3
Wanted/Stolen Activity	34
Warrant Service	1
Welfare Check	132
Grand Total	3088

DPD CALLS FOR SERVICE - JULY - 18TH (4AM)

Calls For Service by Type	Grand Total
911 Investigation	35
Abandoned Vehicle	7
Accident Hit and Run	17
Accident PD	29
Accident PI	8
Address Verification	35
Alarm	73
Alarm Audible	1
Animal Problem	15
Armed Person	5
Assault	9
Assist Other	38
Battery	14
Burglary	30
Burglary Vehicle	3
Chase	1
Child Custody Dispute	4
Civil Disturbance	127
Criminal Damage	23
Deceased Person	2
Domestic Disturbance	159
Drug Activity	6
Failure to Pay	5
Fight	8
Fireworks	71
Followup	83
Foot Patrol	9
Fraud/Forgery	19
Gunshot Victim	7
Harassment/Threat	45
Home Invasion	5
Illegal Burn	1
Illegal Dumping	4

Illegally Parked Vehicle	22
Indecent Exposure	1
Intoxicated Person	4
Juvenile Problem	37
Mental/Psychiatric	2
Miscellaneous	28
Missing/Runaway	25
Motorist Assist	12
Noise Complaint	31
Offense against juvenile	1
OP Violation	5
Open Window/Door	5
Overdose	4
Premise Check	15
Prowler	7
Recovered Property	12
Repo	1
Retail Theft	16
Robbery Person	2
Sexual Assault	5
Shots Fired	24
Simul	14
Soliciting	1
Stabbing Victim	1
Standby	32
Stolen Vehicle	10
Subject To Be Removed	38
Suicidal Subject	7
Suspicious Activity	27
Suspicious Person	83
Suspicious Vehicle	58
Theft	53
Traffic Complaint	5
Traffic Control	1
Traffic Hazard	9

Traffic Stop	209
Transport/Escort	8
Trespassing	8
Wanted/Stolen Activity	13
Welfare Check	78
Grand Total	1812