

AGENDA
REGULAR MEETING OF THE BOARD OF TRUSTEES OF THE VILLAGE OF MORTON, ILLINOIS
7:00 P.M.
MONDAY, MAY 19, 2025
FREEDOM HALL, 349 W. BIRCHWOOD, MORTON, ILLINOIS

- I. CALL TO ORDER**
- II. ROLL CALL**
- III. PLEDGE OF ALLEGIANCE TO THE FLAG**
- IV. PUBLIC HEARING**
- V. PRESENTATIONS AND SPECIAL REPORTS**
 - A. National Police Week - Awards and Recognition
- VI. PUBLIC COMMENT**
 - A. Public Comments
 - B. Requests for Removal of Items from the Consent Agenda
- VII. CONSENT AGENDA**
 - A. Approval of Minutes
 - 1. Regular Meeting – May 5, 2025
 - B. Approval of Bills
- VIII. CONSIDERATION OF ITEMS REMOVED FROM THE CONSENT AGENDA**
- IX. VILLAGE PRESIDENT**
 - A. Approval of \$12,500 for half the cost of the Morton fireworks display to be paid to Morton Park District.
 - B. Reappointment of the following Commissioners to the Morton Police & Fire Commission, Ken Helmuth (term ending 04/30/26), Steve Newhouse (term ending 04/30/27), and Kevin Roberts (term ending 04/30/28).
 - C. Appointment of Wesley Sutter to the Plan Commission, to replace John Cirilli, term expiring 4/30/28.
- X. VILLAGE CLERK**
- XI. VILLAGE ADMINISTRATOR**
- XII. CHIEF OF POLICE**
- XIII. CORPORATION COUNSEL**
- XIV. DIRECTOR OF FIRE AND EMERGENCY SERVICES**
- XV. DIRECTOR OF PUBLIC WORKS**
 - A. Acceptance of Bid for the Street Department Office Renovation in the Amount of \$532,800.00 and Award of Contract for Same to N. Zobrist & Sons, Inc.
 - B. Resolution 03-26 - A Resolution Authorizing Agreement with iWorQ for Asset and Data Tracking Services.
 - C. Resolution 04-26 - A Resolution Authorizing Negotiation and Preliminary Steps for Emergency Natural Gas Backfeed Connection for the Village of Morton.
 - D. Waive Formal Bidding and Acceptance of Proposal from CIT Group, Inc. (Morton, IL) for a new 2026 Kenworth T480 Single Axle Cab and Chassis Truck for the Street Department in the Amount of \$133,537.00.
 - E. Acceptance of Proposal through Sourcewell and from Altorfer Inc. for a new 2025 Cat 420XE Backhoe Loader for the Street Department in the Amount of \$99,268.00 for FY26 (includes trade and guaranteed buy-back of 2019 Cat 420 F2 IT Backhoe Loader for \$63,000).
 - F. Waive Formal Bidding and Acceptance of Proposal from Blunier Implement Inc. (Eureka, IL) for a new 2025 New Holland T5.120 Utility Tractor for the Street Department in the Amount of \$104,900.00.

- G. Waive Formal Bidding and Acceptance of Proposal from Koenig Body and Equipment, Inc. for dump body, hydraulics and snow plow for the new Kenworth T480 Tandem Axle Truck for the Street Department in the Amount of \$127,436.00.
- H. Acceptance of Proposal from Landscape Forms for Tables/Chairs/Umbrellas for Church Square in the Amount of \$64,640.00
- I. Waive Formal Bidding and Acceptance of Proposal from Otto Baum Company, Inc. for Church Square Sidewalk in the Amount of \$33,000.00.
- J. Ordinance 26-02 – An Ordinance Making Amendments to Chapter 6 Of Title 5 of the Morton Municipal Code Regarding Maintenance and Inspection of Private Fire Hydrants.
- K. Resolution 05-26 – A Resolution Authorizing Road Use Agreement with Bungalow Solar, LLC.
- L. Resolution 06-26 – A Resolution Authorizing an Intergovernment Agreement in the Illinois Public Works Mutual Aid Network (IPWMAN)
- M. Ordinance 26-03 – Ordinance Updating Licensed Sewer Contractor (8-3-4.1)

XVI. ZONING AND CODE ENFORCEMENT OFFICER

XVII. VILLAGE TRUSTEES

- A. Trustee Blunier
- B. Trustee Cirilli
- C. Trustee Hilliard
- D. Trustee Leitch
- E. Trustee Menold
- F. Trustee Parrott

XVIII. CLOSED SESSIONS

XIX. CONSIDERATION OF MATTERS ARISING FROM CLOSED SESSIONS

XX. ADJOURNMENT

2024
Awards

5/5 completed

[illegible]

**VILLAGE BOARD OF TRUSTEES
REGULAR MEETING
7:00 P.M., MAY 5, 2025**

After calling the meeting to order, President Kaufman led the Pledge of Allegiance. The Clerk called the roll, with the following members present: Blunier, Hilliard, Leitch, Menold, Newman, Parrott – 6.

PRESENTATIONS – Village Attorney McGrath read a proclamation from President Kaufman proclaiming Motorcycle Awareness Month for the month of May in the Village of Morton, in recognition of over 352,318 registered motorcyclists statewide and of 38 years of ABATE of Illinois.

PUBLIC COMMENT – None.

PUBLIC HEARINGS – None.

CONSENT AGENDA

- A. Approval of Minutes.
 - 1. Regular Meeting – April 21, 2025
- B. Approval of Bills

Trustee Leitch moved to approve the Consent Agenda. Motion was seconded by Trustee Parrott and approved with the following roll call vote:

Yes: Blunier, Hilliard, Leitch, Menold, Newman, Parrott – 6
No: None
Absent: None

VILLAGE PRESIDENT

President Kaufman requested reappointment of Mary Spahr to the Zoning Board of Appeals with a term ending April 30, 2030. Trustee Menold moved to approve. Motion was seconded by Trustee Hilliard and approved with the following roll call vote:

Yes: Blunier, Hilliard, Leitch, Menold, Newman, Parrott – 6
No: None
Absent: None

VILLAGE ADMINISTRATOR

Administrator Smick presented Ordinance 26-01, An Ordinance Amending Title 3, Chapter 8, Section 6 of the Morton Municipal Code Regarding the Number of Authorized Liquor Licenses. Trustee Newman moved to approve. Motion was seconded by Trustee Parrott and approved with the following roll call vote:

Yes: Blunier, Hilliard, Leitch, Menold, Newman, Parrott – 6
No: None
Absent: None

DIRECTOR OF PUBLIC WORKS

DPW Loudermilk presented Resolution 01-26, A Resolution Authorizing Joint PPUATS Funding Agreement for 2026 Fiscal Year. Trustee Parrott moved to approve. Motion was seconded by Trustee Newman and approved with the following roll call vote:

Yes: Blunier, Hilliard, Leitch, Menold, Newman, Parrott – 6
No: None
Absent: None

DPW Loudermilk then presented Resolution 02-26, an IDOT Supplemental Resolution for MFT Funds. Trustee Menold moved to approve. Motion was seconded by Trustee Leitch and approved with the following roll call vote:

Yes: Blunier, Hilliard, Leitch, Menold, Newman, Parrott – 6
No: None
Absent: None

ZONING AND CODE ENFORCEMENT OFFICER

ZCO Davis presented Special Use Permit Petition #25-02SP from Morton Park District for a publicly owned dog part at 420 E. Washington St. Trustee Parrott moved to approve. Motion was seconded by Trustee Newman and approved with the following roll call vote:

Yes: Blunier, Hilliard, Leitch, Menold, Newman, Parrott – 6
No: None
Absent: None

ZCO Davis then requested approval of the Easement Vacation Plat for Lots 80 & 81 in Wolf Crossing (P.I.N. 06-06-05-202-023 and P.I.N 06-06-05-202-024). Trustee Parrott moved to approve. Motion was seconded by Trustee Newman and approved with the following roll call vote:

Yes: Blunier, Hilliard, Leitch, Menold, Newman, Parrott – 6
No: None
Absent: None

ZCO Davis then gave a summary of the FY25 Q4 and total FY25 permit type reports that were included in the meeting agenda packet.

ADJOURNMENT SINE DIE

Trustee Leitch moved to adjourn sine die and the motion was seconded by Trustee Parrott. The motion carried with the following roll call vote:

Yes: Blunier, Hilliard, Leitch, Menold, Newman, Parrott – 6
No: None
Absent: None

AWARDS

President Kaufman presented an award to Trustee Newman for his years of service to the Village.

SWEARING IN OF NEWLY ELECTED OFFICIALS

Attorney McGrath administered the oath of office to Clerk Ritthaler, and Clerk Ritthaler administered the oath of office to President Kaufman, Trustees Hilliard and Parrott, and incoming Trustee Cirilli.

Following the oaths of office, Clerk Ritthaler determined the following members present: Kaufman, Blunier, Cirilli, Hilliard, Leitch, Menold, Parrott – 7.

ADJOURNMENT

With no further business to come before the Board, Trustee Menold moved to adjourn. Motion was seconded by Trustee Hilliard and followed by a unanimous voice vote.

ATTEST:

PRESIDENT

VILLAGE CLERK



BID TABULATION

KEACH Project Number 24002

May 14th, 2025

10:00am

[illegible]

RESOLUTION NO. 03-26

**RESOLUTION AUTHORIZING AGREEMENT WITH
IWORQ FOR ASSET AND DATA TRACKING SERVICES**

WHEREAS, PublicWorks1, Inc. has proposed an agreement for Asset & Data Tracking Services associated with and in relation to iWorQ Systems Inc. software;

WHEREAS, the Director of Public Works has recommended entering into an agreement with PublicWorks1 for Asset & Data Tracking Services, such agreement being set forth in Exhibit A.

NOW, THEREFORE, BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF MORTON, Tazewell County, Illinois, as follows:

1. That the Agreement with PublicWorks1, Inc. in the form and substance as attached to this Resolution as Exhibit A, is approved.
2. That the President of the Board of Trustees is authorized to execute same on behalf of the Village of Morton.

BE IT FURTHER RESOLVED that this resolution shall be in full force and effect upon its passage and approval.

PASSED AND APPROVED at a regular meeting of the President and Board of Trustees of the Village of Morton, Tazewell County, Illinois, this _____ day of _____, 2025; and upon roll call the vote was as follows:

AYES:

NAYS:

ABSENT:

ABSTAINING:

APPROVED this _____ day of _____, 2025.

President

ATTEST:

Village Clerk

PublicWorks1 Agreement

For Asset & Data Tracking Services

Morton here, known as ("Customer"), enters into THIS SERVICE (S) AGREEMENT ("Agreement") with PublicWorks1 Inc. ("PW 1") with its principal place of business 1125 West 400 North, Suite 102, Logan, Utah 84321.

Recitals

Whereas the Customer is seeking onsite data collection services provided by Public Works 1.

Whereas the Customer is seeking technical support and software provided by iWorQ Systems Inc.

Therefore, in consideration of the mutual promises contained in this agreement, the parties agree as follows:

1. Data Tracking Services

PW 1 will send staff member(s) onsite to track requested street-level imagery, assets, and GPS data points utilizing our Trimble MX7 high resolution camera and / or a pavement condition assessment if requested. The price in Appendix A is based on the mileage provided by the Customer.

2. Customer Responsibility

Customer agrees to provide the time, implementing personnel to assist in scheduling and completing the onsite assessment, and to implement iWorQ's service(s) and application(s). iWorQ will assign a senior account manager and an account management team to implement service(s) and application(s). Typical implementation will take less than 60 days. iWorQ account managers will call twice per week, provide remote training once per week, and send weekly summary emails to the implementation team. iWorQ can provide project management and implementation documents upon request.

3. Customer Data & Software Terms of Access

Customer acknowledges that an iWorQ Service(s) Agreement is required in conjunction with this agreement for a term of 3 years, and that customer is authorized to access and track the converted PW 1 data in the associated iWorQ software applications.

Customer data will be stored on AWS GovCloud. iWorQ will use commercially reasonable efforts to backup, store and manage Customer data. iWorQ does backups twice per week and offsite backups twice per week. The subscription will renew each year on the anniversary date of this Agreement unless terminated (see 6. TERMINATION).

Customer can run reports and export data from iWorQ application(s) at any time.

Customer can pay iWorQ for additional data management service(s), onsite backups, application(s) and other service(s).

Street Level imagery is provided through iWorQ. Street Level imagery (360 Degree JPG) will not be downloadable through iWorQ. PW1 will make the imagery publicly available.

Data upload and storage is provided to every Customer. This includes uploading files up to 3MB and 10 GB of managed data storage on AWS GovCloud. Additional upload file sizes and managed data storage sizes can be provided based on the application(s) and service(s) listed in Appendix A.

Customer can upload and store images with personal information like driver's license, and more. This Data can be used by the customer to complete the permitting, licensing, or code enforcement processes. Customers understand that the data must be uploaded and stored in the Sensitive Data Upload section of the iWorQ software for access and security purposes.

iWorQ is not responsible: (1) For the content entered iWorQ's database, (2) For images or documents scanned locally and uploaded by the iWorQ users, (3) For documents or images uploaded by citizens over the web, and (4) For backup data sent to the Customer by iWorQ.

Billing:

PW 1 will invoice Customer after the team has come onsite and completed the data collection and/or assessment. The invoice will be generated and will be sent out the day fieldwork has been completed. PW 1 will send the invoice by mail and by email to the address listed in Appendix A. Terms of the invoice are net 30 days. Any billing changes will require that a new Service Agreement be signed by the Customer.

Any additional costs imposed by the Customer including business licenses, fees, or taxes will be added to the Customer's invoice yearly.

4. TERMINATION:

Either party may terminate this agreement, after the initial 3-YEAR TERM, without cause if the terminating party gives the other party sixty (60) days written notice. Should the Customer terminate any application(s) and or service(s) the remaining balance will immediately become due. Should the Customer terminate any part of the application(s) and or service(s) a new Service(s) Agreement will need to be signed.

Termination will discontinue all application(s) and or service(s) under this Agreement; PW1 will provide customer with an electronic copy of all of Customer's data, if requested by the Customer. Backups will be completed within 3-5 business days.

During the term of the Agreement, the Customer may request a copy of all of Customer's data for a cost of no more than \$2500; and all provisions of this Agreement will continue.

5. CUSTOMER SUPPORT:

Customer support and training are FREE and available Monday-Friday, from 6:00 A.M. to 5:00 P.M. MST, for any authorized user with a login. iWorQ provides unlimited remote Customer training (through webinars), phone support, help files, and documentation. Basic support requests are typically handled the same day. iWorQ provides "Service NOT Software".

6. ACCEPTABLE USE:

Customer represents and warrants that the applications and services will only be used for lawful purposes, in a manner allowed by law, and in accordance with reasonable operating rules, and policies, terms and procedures. iWorQ may restrict access to users upon misuse of applications and services.

7. CUSTOMER IMPLEMENTATION INFORMATION:

Primary Implementation Contact _____ Title _____

Office Phone _____ Cell(required) _____ Email _____

Secondary Implementation Contact _____ Title _____

Office Phone _____ Cell(required) _____ Email _____

8. CUSTOMER BILLING INFORMATION:

Billing Contact _____ Title _____

Office Phone _____ Cell _____ Email _____

PO# _____ (if required) Tax Exempt ID # _____

9. ACCEPTANCE:

The effective date of this Agreement is listed below. Authorized representatives of Customer and iWorQ have read the Agreement and agree and accept all the terms.

Signature _____ Effective Date: _____

Printed Name _____

Title _____

Office Number _____ Cell Number: _____

PublicWorks1 Service(s) Agreement
APPENDIX A

PublicWorks1 Price Proposal

Morton	Centerline Miles: 110 Miles or Less
120 N. Main St. Morton, IL 61550	Prepared by: Jose Lopez and Joel Perkins

Service & Travel Fees

<u>PublicWorks1 Services</u>	<u>Package Price</u>	<u>Billing</u>
Pavement Condition Assessment -Pavement Condition Assessment using distress severity and extent -A pavement distress identification based on remaining service life (RSL), and the SHRP distress (alligator, transverse, edge, patching and potholes, longitudinal) -A condition for each segment, and a network pavement condition distribution is part of the deliverable. -A recommended treatment for each pavement segment -A complete data set entered the iWorQ Pavement Management application (Purchase of the software is required) -The information and data required for budgeting and planning is part of the deliverable	\$22,000 Per Treatment	Every Three Years
Data Collection and Asset Conversion Package includes: -Trimble MX7 Image Collection -Data Conversion -Presented/Delivered Data Shapefile for the following assets: -Sign	Included	Every Three Years
Services Total (This amount will be invoiced once)	\$66,000	Project Total

NOTES & SERVICE(S) DESCRIPTION

- I. Invoice for the Service(s) will be sent out the day work on this project starts.
- II. This agreement is based on a 9-Year Term. Starting in Calendar year 2025 for Treatment #1, Calendar Year 2028 for Treatment #2, and the Final Treatment # 3 being provided in Calendar Year 2031. The combined total for these treatments is \$66,000, being invoiced at \$22,000 each treatment year.
- III. This Agreement has been provided at the Customer's request and is valid until 12/31/2025.
- IV. This Contract cannot be used to compete with other companies.

RESOLUTION NO. 04-26

**RESOLUTION AUTHORIZING NEGOTIATION AND PRELIMINARY STEPS
FOR EMERGENCY NATURAL GAS BACKFEED CONNECTION FOR THE
VILLAGE OF MORTON**

WHEREAS, the Village of Morton operates a municipal natural gas utility serving the majority of its residents; and

WHEREAS, it is necessary, advisable, and in the best interest of the public health, safety, and welfare to provide for redundant or alternative sources of natural gas supply in order to mitigate the risk of future disruptions; and

WHEREAS, Ameren has expressed a willingness to work with the Village of Morton to facilitate an emergency natural gas backfeed station to be located near Queenwood Road, subject to further negotiation and final agreement; and

WHEREAS, Ameren has infrastructure near W. Queenwood Road that would allow for an efficient interconnection to such a backfeed station; and

WHEREAS, the Superintendent of Gas Distribution has recommended that the Village proceed with the planning and preliminary steps necessary to evaluate and potentially construct the proposed backfeed connection, as more particularly described in the letter of transmittal attached hereto as *Exhibit A*;

NOW, THEREFORE, BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF MORTON as follows:

SECTION ONE: INCORPORATION OF RECITALS. The foregoing recitals are hereby adopted and incorporated into this Resolution by reference as findings of the President and Board of Trustees.

SECTION TWO: AUTHORIZATION TO PROCEED. The Director of Public Works, Superintendent of Gas Distribution, and Village Attorney are hereby authorized to take such actions as may be necessary and reasonable to negotiate a proposed agreement with Ameren for the design and construction of an emergency natural gas backfeed station, substantially consistent with the preliminary terms set forth in *Exhibit A* attached hereto. Such authority includes, without limitation, the ability to communicate and coordinate with Ameren and other relevant parties, conduct feasibility or engineering evaluations, and prepare draft agreements for future Board consideration.

SECTION THREE: FURTHER ACTION ANTICIPATED. This Resolution is intended to authorize preliminary discussions and coordination with Ameren regarding the proposed backfeed station. Final approval of any binding agreement or commencement of construction activities shall be subject to subsequent review and formal authorization by the Corporate Authorities.

SECTION FOUR: REPEALER All prior ordinances, resolutions or motions, or parts of ordinances, resolutions, or motions in conflict with any of the provisions of this Resolution shall be, and the same are hereby repealed to the extent of the conflict.

SECTION FIVE: SEVERABILITY This Resolution and every provision thereof shall be considered severable. If any section, paragraph, clause, or provision of this Resolution is declared by a court of law to be invalid or unconstitutional, the invalidity or unconstitutionality thereof shall not affect the validity of any other provisions of this Resolution.

SECTION SIX: EFFECTIVE DATE This Resolution shall be in full force and effect from and after its passage and approval in the manner provided by law.

BE IT FURTHER RESOLVED that this resolution shall be in full force and effect upon its passage and approval.

PASSED AND APPROVED at a regular meeting of the President and Board of Trustees of the Village of Morton, Tazewell County, Illinois, this ____ day of _____, 2025; and upon roll call the vote was as follows:

AYES:

NAYS:

ABSENT:

ABSTAINING:

APPROVED this _____ day of _____, 2025.

President

ATTEST:

Village Clerk



John Bozarth
370 S Main St
Decatur, IL 62523
217-257-6276 (m)

JBozarth@ameren.com (e)

<https://www.linkedin.com/in/johnbozarth/> 

April 23, 2025

Letter of Transmittal

Sent Via Email to: sstidman@morton-il.gov

Mr. Scott Stidman
Gas Superintendent
Village of Morton
120 N. Main St. | Morton, IL 61550

Dear Mr. Stidman,

Thank you for meeting with Ameren Illinois on site in Morton recently and discussing the proposed project to install an emergency natural gas back feed station to supply gas to the Village in the event of an emergency condition. Please see below the estimated costs, next steps, and relevant supporting documents associated with this proposed project.

Estimated Upfront Costs:

Ameren will construct and install the back feed station located at the rear of the Morton property at a cost of \$508,082.40.

- This estimate is the closest proximate location to Ameren's natural gas main on Morton's property.
- This price is subject to change and any to any true up upon completion of project.

Estimated Annual Recurring Costs:

Ameren Illinois will assess an annual recurring cost for the back feed station at \$37,240.

- This recurring charge is based on actual up front charge and is subject to change based on when install occurs as pricing can vary over time.
- These costs include ongoing operations and maintenance activities associated with operating the facilities, but do not include any replacement of equipment in the future, which could require a new contract and potential updated charges.

Estimated Emergency Use Costs:

- If the Village of Morton uses the proposed Ameren Illinois station for actual emergency gas delivery, a gas delivery charge will be assessed according to current FERC tariffs.

Notes/Next Steps:

- The Village of Morton will need to contact the Ameren Illinois construction ICE team (888)659-4540 to request gas service at the Queenwood Rd. delivery point. This is required to get a Field Rep assigned and a CRTS number generated for initiating the project. Please contact me if you need assistance with that.
- Morton will need to contact Energy Transfer (PEPL) and request to have the Ameren Central Delivery Point (PEAIC) added as a second delivery point to their Morton-PEPL contract. This is required for the Emergency Transportation Service Agreement.
- Ameren to provide an Emergency Transportation Agreement for Morton's review detailing additional information about recurring fees, delivery seasonal limitations, and operating parameters.
- Ameren will need to submit this project to FERC for approval which will have a period of regulatory lag that will need to be accounted for in the project timeline. (Unknown duration currently)

Please contact me or Logan Harmon, Gas Engineer, with any questions.

Sincerely,



John Bozarth
Director, Gas Transmission and High Pressure Distribution Engineering

Attached Documents:

- Morton X-497 1-17-25.pdf (Meter Set Design Prints in IFB Status – Dated 1-17-25)
- Morton Construction Responsibilities 1-17-25.doc (Details Construction Responsibilities for Ameren and Morton)

Cc: V. Seckler, R. Schnohoff, J. Kaczmarek, S. Blunier, L. Harmon, B. Staver



CIT TRUCKS - MORTON (C258)
1945 NORTH MORTON AVE.
MORTON, Illinois 61550

VILLAGE OF MORTON
120 N MAIN ST
MORTON, Illinois 61550
United States of America

Ryan Duncheon
Cell Phone:
Office Phone: 309-263-9888
Email: rduncheon@cittrucks.com

Kip Taufer
Cell Phone: (309) 303-3593
Email: ktaufer@morton-il.gov

Vehicle Summary

Unit		Chassis	
Model:	T480 Series Conventional	Fr Axle Load (lbs):	16000
Type:	FULL TRUCK	Rr Axle Load (lbs):	24020
Description 1:	T480 SA 1H 2025	G.C.W. (lbs):	40020
Description 2:	T480 SA 1H 2025		
Application		Road Conditions:	
Intended Serv.:	Snowplow: Vehicles which are configured	Class A (Highway)	85
Commodity:	Gravel/Crushed Rock/Sand	Class B (Hwy/Mtn)	10
Body		Class C (Off-Hwy)	5
Type:	End Dump	Class D (Off-Road)	0
Length (ft):	11	Maximum Grade:	6
Height (ft):	12	Wheelbase (in):	172
Max Laden Weight (lbs):	4000	Overhang (in):	65
Trailer		Fr Axle to BOC (in):	69.5
No. of Trailer Axles:	0	Cab to Axle (in):	102.5
Type:		Cab to EOF (in):	167.5
Length (ft):	0	Overall Comb. Length (in):	301
Height (ft):	0	Special Req.	
Kingpin Inset (in):	0	U.S. Domestic Registry, 50-state.	
Corner Radius (in):	0		
Restrictions			
Length (ft):	75		
Width (in):	102		
Height (ft):	13.5		

Approved by: _____

Date: _____

Note: All sales are F.O.B. designated plant of manufacture.

Sales Code	Std/ Opt	Description	\$ List	Weight
Model				
0000480	S	T480 Series Conventional	123,353	10,386
0071001	O	T480 Vocational Hood	0	0
0080101	O	CARB Low NOX Omnibus Registration Guidelines Dealer/Customer acknowledges that this vehicle is NOT intended for registration or domicile/primary use in the State of California.	0	0
0080314	O	EPA Clean Idle Label - PACCAR PX Engines	36	0
0090161	O	T480 Single Rear	0	0
0098413	O	State of Registry: Illinois	0	0
Engine & Equipment				
0130224	O	PACCAR PX-9 360 360@1650 1150@1200, 2024 With Turbo Exhaust Brake (VGT Brake) N09420 C333 0.....Reserve Speed Limit Offset (N09380 C334 0.....Maximum Cycle Distance (C334 N09360 C400 252...Reserve Speed Function Reset N09200 C399 100...Standard Maximum Speed Limit N09400 C401 10....Maximum Active Distance (C40 N09220 C402 0.....Expiration Distance (C402) N09540 C395 0.....Expiration Distance (C395) N09260 C121 64....Max Vehicle Speed in Top Gea N09440 C234 NO....Engine Protection Shtdwn N09460 C231 NO....Gear Down Protection N09580 C133 5.....Idle Shtdwn Time N09680 C233 NO....Idle Shtdwn Override N09480 C132 1400..Max PTO Speed N09300 C128 64....Max Cruise Control Speed N09500 C239 NO....Cruise Control Auto Resume N09520 C238 NO....Auto Engine Brake in Cruise N09780 C190 80....High Ambient Temperature Thr N09740 C188 40....Low Ambient Temperature Thre N09760 C189 60....Intermediate Ambient Tempera N09720 C382 YES...Enable Hot Ambient Automatic N09600 C396 YES...Enable Impending Shutdown Wa N09620 C397 60....Timer For Impending Shutdown N09640 C206 35....Engine Load Threshold N09560 C225 NO....Enable Idle Shutdown Park Br	4,239	0
1000046	O	EPA Emissions Warranty Engine	0	0
1000151	S	PremierSpec	0	0
1000244	O	Gearing Analysis: Balance power/economy blend results.	0	0
1000256	O	Customer's Typical Operating Spd: 64 MPH	0	0

Price Level: January 1, 2024

100% Complete

Date: February 06, 2025

Deal: T480 SA 1H 2025

Quote Number: QUO-1085481-Q4R7H9

Printed On: 2/6/2025 12:44:19 PM

Sales Code	Std/ Opt	Description	\$ List	Weight
1000525		RegistrationYear Year of Registration: 2025	0	0
1000684	O	Effective VSL Setting NA	0	0
1000858	O	Engine Idle Shutdown Timer Disabled	0	0
1000891	O	Eff EIST NA Expiration Miles Use only with MX and Cummins engines	0	0
1002060	S	Air Compressor: Cummins 18.7 CFM For Cummins And PACCAR PX engines.	0	0
1041399	S	Air Cleaner: MD Composite Engine Mounted	0	0
1093120	O	Inside/Outside Air Intake for Engine Mounted Air Cleaner	909	16
1105232	O	Fan Hub: Horton Variable Speed For use with PX engines, L9N or B6.7N natural gas engines on 2.1M only.	614	0
1121233	O	Cooling Module: 2.1M MD Vocation Hood 1000 Square Inches	704	10
1247263	O	EXH: Single Can 2024 RH Under with RH Side-of-Cab Vertical Tailpipe	1,104	0
1290124	O	Tailpipe: 5 in. single 24 in. 45 degree curved.	154	6
1321102	S	Fuel Filter: PACCAR 2.1M MD for PX-7 or PX-9 Fuel/water separator for 2021 and later engines.	0	0
1321200	S	Run Aid:None *For Fuel Filter	0	0
1321300	S	Start Aid:None *For Fuel Filter	0	0
1504006	O	Block Heater: PACCAR 750 watt 120V for PX-7 and B6.7N. 1000 watt for PX-9 and ISL9 Engines.	26	2
1816260	S	Alternator: PACCAR 160 amp, Brush Type	0	0
1821225	O	Batteries: 2 PACCAR GP31 Threaded Post (1000) 2000 CCA starting.	12	4
1836106	S	Mitsubishi 105P55 12V Starter with Cummins and PX PACCAR 12 volt electrical system. W/ centralized power distribution incorporating plug-in style relays. Circuit protection for serviceability, 12-volt light system w/circuit protection circuits number & color coded. Only for Cummins or PX engines.	0	0
1900996	O	Jump Start Terminals Under Hood.	71	0
1901018	S	Remote PTO/Throttle, 12-Pin, 250K, Back of Cab OR Back of Sleeper, J1939, Remote Control Provision	0	0
Transmission & Clutch				
2011613	O	Transmission: Allison 3000RDS 6-speed, With PTO	7,511	399

Price Level: January 1, 2024

100% Complete

Date: February 06, 2025

Deal: T480 SA 1H 2025

Quote Number: QUO-1085481-Q4R7H9

Printed On: 2/6/2025 12:44:19 PM

Sales Code	Std/ Opt	Description	\$ List	Weight
		drive gear. 6th Generation controls. Includes heat exchanger & oil level sensor. Rugged Duty Series for vocational applications. Requires a push button shift control code. Oil temperature gauge is standard on class 8 models. Transynd transmission fluid is standard on all Allison 1000, 2000, 3000 & 4000 series transmissions.		
2406452	O	Driveline: 2 Dana SPL170XL 1 Centerbearing	478	16
2409941	S	One Heavy-Duty One-Piece Aluminum Crossmember This option upgrades an existing crossmember. The cost does not include the centerbearing and bracket. Crossmember location will be in accordance with Kenworth engineering standards, using the major components specified on the DTPO.	0	0
2410018	O	Torque Converter Included W/ Allison Transmission.	0	0
2410114	O	Left Hand PTO Access, Right Hand Dip Stick Tube Allison 3000 series only.	42	0
2410153	O	Push Button Shifter Controls, Center Console Mounted for Allison Transmission. 2.1m Medium Duty only.	0	0
2410204	O	Allison Fuel Sense: Delete	0	0
2410244	O	J1939 Park Brake Auto Neutral	0	0
2410310	O	Allison Neutral at Stop	0	0
2429358	O	Rear Transmission Support Springs for transmission PTO applications are required to ensure that engine flywheel housings are not overloaded when transmission PTO's are installed.	93	0
2429378	O	Customer Installed Transmission PTO in the LH Mounted position (8 o'clock) for Allison 3000 & 4000 transmissions.	0	0
2460069	O	Transmission Cooler: Automatic Transmission For use with 2.1M MD with Vocational Hood. Includes cooler protector.	1,209	38
Front Axle & Equipment				
2534001	O	PACCAR FX-20 ST Front Axle 16K 4" drop	2,317	0
2621078	O	Front Brakes: 22K Bendix ES S-Cam 16.5x6 in.	-83	-46
2690035	O	Front Brake Drum: 22K 16.5x6 in. cast.	40	104
2702018	O	Front Hubs Iron Hub Pilot 18,000 lbs. 16.5x6in. or 7in. or air disc brakes. 10 Bolt, 11-1/4 in. bolt circle. Consider Wheelguards (5850002) with aluminum wheels.	339	80
2741970	S	ConMet PreSet Plus Hub Package; Front Axle.	0	0
2750001	S	Hubcap: Front Vented.	0	0
2765001	S	Front Auto Slack Adjuster for Drum Brakes.	0	0

Sales Code	Std/Opt	Description	\$ List	Weight
2864074	O	Front Springs: Taperleaf 16K W/ Shock Absorbers w/ maintenance-free elastomer spring pin bushings.	266	99
2895300	O	Dual Power Steering Gears: 16K.	1,044	75
2899336	O	Power Steering Cooler: Radiator Mounted Air-to-Oil	327	11
Rear Axle & Equipment				
3061190	O	Single Dana Spicer S26-190 Rear Axle; 26K capacity rated at 26K. Single rear axle.	1,621	208
3200557	O	Rear Axle Ratio - 5.57.	0	0
3330004	S	Single Rear Brakes 16-1/2x7 in. Bendix ES- extended service S-cam.	0	0
3392001	O	Single Rear Brake Heavy Duty Brake Drums: Cast. Use HD Gunite Drum when single axle with GAWR over 23,000 lbs is selected. With 16.5X7" or 16.5X8.625" brake.	114	0
3403220	S	Single Rear Hubs: Iron Hub Pilot 26k; 11.25" Bolt circle. Requires "R" series outer ends.	0	0
3441971	S	ConMet PreSet Plus Hub Package; Single Rear Axle.	0	0
3465001	S	Single Rear Axle Automatic Slack Adjusters. For use with drum brakes.	0	0
3485214	O	Spring Brake: 3036 Long Stroke Single 30 Square inches; 36 square inches spring chamber. For drum brakes	90	0
3490047	O	Dustshields for Drum Brakes: All Rear Axles.	112	11
3495226	S	Bendix 4S/4M Anti-Lock Brake System.	0	0
3531001	O	Wheel Differential Lock for Dana Spicer Axles S21-170/172, S21-190, S23-170/172, S23-190, S26-190 & S30-190; adds D to the end of the axle part number.	1,152	28
3646417	O	Rear suspension: single Reyco 79KB multileaf 26K with helper spring. Medium duty. Unladen Height: 10.8 in. Laden Height: 8.1 in. Not rear air disc brake compatible.	158	119
3836315	S	Bolted Rear Suspension Crossmembers for Reyco 79KB. Replaces medium duty standard.	0	0
Tires & Wheels				
4080029	O	Front tires: Continental HAU 3 WT 315/80R22.5 20PR	993	98
4280058	O	Rear tires: Continental HDR2+ 11R22.5 16PR	748	92
4900004	O	Rear Tire Quantity: 4	0	0
5045268	O	Front Wheel: Alcoa 89U63 22.5X9 AL Ultra One High Polish Wheel.	545	-39
5245303	O	Rear Wheel: Alcoa ULA18/Accuride 50344 heavy-duty 22.5x8.25, aluminum outside with high polish finish/steel Steel Armor(TM) powder coat inside, hub-pilot mount. 7400 lb. maximum	496	-26

Price Level: January 1, 2024

100% Complete

Date: February 06, 2025

Deal: T480 SA 1H 2025

Quote Number: QUO-1085481-Q4R7H9

Printed On: 2/6/2025 12:44:19 PM

Sales Code	Std/ Opt	Description	\$ List	Weight
		rating. Includes wheel guards. Air disc brake compatible. Code is priced per pair of wheels.		
5853906	O	Powder Coat White Steel Wheel. Use in Conjunction with front, dual front, rear, spare or lift axle wheel code(s). All wheels on chassis must have same finish color.	0	0
5900004	O	Rear Wheel/Rim Quantity: 4	0	0
Frame & Equipment				
6054250	S	Frame Rails: 10-5/8 x 3-1/2 x 5/16 in. Steel to 308 in. Truck frame weight is 2.91 lb.-in. per pair of rails. Section modulus is 14.80 cu.in., RBM is 1,776,000 in.-lbs per rail. 120,000 PSI yield. Heat treated. Frame rail availability may be restricted based upon application, axle/suspension capacity, fifth wheel setting, or component/dimensional specifications. The results of the engineering review may result in a change to the requested frame rail. If a change is required, Kenworth Application Engineering will advise the dealer of the appropriate material specification for a substitute rail.	0	93
6302460	O	Bumper: Tapered Painted Steel Channel. Requires a bumper setting code.	475	65
6319064	O	64 in. Bumper Setting. Requires a Bumper Code.	0	0
6321010	S	Front Tow Loops: Two	0	0
6390034	O	24 in. Frame Rail Extensions. Vocational Hoods only.	184	36
6391201	O	Custom Frame Layout: One Chassis CFL BBX: MOUNT AS CLOSE TO FUEL TANK AS POSSIBLE CFL DEF: MOUNT AS FAR FORWARD AS POSSIBLE CFL F/T: MOUNT AS CLOSE TO DEF TANK AS POSSIBLE	1,380	0
6400644	O	Battery Box Cantilever Aluminum BOC with Smooth natural finish aluminum cover.	447	19
6409901	S	Battery Box Location: LH Side.	0	0
6451125	S	DPF/SCR Box Natural End Plates and Natural cover.	0	0
6490139	S	Heavy-Duty One-PC Aluminum Intermediate/ Fill-In crossmember.	0	0
6490433	S	Heavy-Duty 5-Piece Rear Cab Support, Hucked assembly. Huck fastened to frame.	0	0
6679859	O	Final End-of-Frame Cut-Off Dimension Will be modified to 56 in. to 60 in.	0	0
6721102	S	Rear Mudflap Arms: Betts B-25 Standard-Duty, straight. Includes B1732 mounting brackets as standard.	0	0
6722000	S	Rear Mudflap Shields: White Plastic Antisail W/ Kenworth logo.	0	0
6742009	S	Square End-of-Frame W/O Crossmember; Non-Towing.	0	0
Fuel Tanks & Equip				
7140060	O	60 US Gallon D-Shape Rectangular Aluminum Under	108	23

Price Level: January 1, 2024

100% Complete

Date: February 06, 2025

Deal: T480 SA 1H 2025

Quote Number: QUO-1085481-Q4R7H9

Printed On: 2/6/2025 12:44:19 PM

Sales Code	Std/ Opt	Description	\$ List	Weight
		fuel tank, replace. With non-slip step.		
7722170	S	Small DEF Tank, 5.5 Gallons.	0	0
7840015	O	Polish Only One Aluminum Tank.	142	0
7889061	O	Polished Stainless Steel Tank Straps for 1 Tank.	95	0
7889203	O	DEF to Fuel Fill Ratio 2:1 or Greater.	0	0
7889606	O	DEF Tank Location is LH Under Cab.	0	0
7920060	O	Location: 60 gal fuel tank LH under cab	0	0
Cab & Equipment				
8024311	S	Cab: Stamped Aluminum with Curved Windshield LED markers. Requires separate roof code.	0	0
8090153	O	Hood: Sloped Vocational w/ Stationary Grille w/ Chrome Crown	1,803	-24
8108011	S	Cab HVAC - Day Cab and 40 in. Sleeper System With Defrost, A/C, and 48,000 BTU/hr Heater. Includes automatic temperature control with one touch defrost operation and dash mounted cab temperature and solar intensity sensors. Pleated fresh air filter and cabin recirculation air filter standard. The Kenworth HVAC system is designed to provide optimal heating and cooling in all operating environments without need for additional insulation. Cab HVAC without sleeper heater AC is available with 40in sleeper.	0	0
8201013	S	Steering Wheel: 18 in. 4-Spoke.	0	0
8201200	S	Adjustable Telescoping Tilt Steering Column.	0	0
8205135	O	Information for Customer-Installed PTO Muncie 10-bolt.	0	0
8205177	O	Dash Switch:1st Allison-Mounted PTO. Electric switch and wiring are factory-installed to control the 1st Allison Trans mounted PTO.	167	0
8208495	O	Two Spare Switches: Wired to Power.	53	0
8220106	O	Gauge: Dash Mounted Air Filter Restriction Gauge.	122	0
8222413	O	Gauge: DD Virtual Gauge - Manifold Pressure Boost	0	0
8222414	O	Gauge: DD Virtual Gauge - Engine Percent Torque	0	0
8222418	O	Gauge: DD Virtual Gauge - Engine Hours Instrument Cluster	0	0
8222419	O	Gauge: DD Virtual Gauge - Volts	0	0

Price Level: January 1, 2024

100% Complete

Date: February 06, 2025

Deal: T480 SA 1H 2025

Quote Number: QUO-1085481-Q4R7H9

Printed On: 2/6/2025 12:44:19 PM

Sales Code	Std/ Opt	Description	\$ List	Weight
		Instrument Cluster		
8222712	O	Gauge: Fuel Filter Restriction Gauge.	130	0
8282024	S	Main Instrument Package: 7" Digital Display Cluster. Includes Physical (Analog): Speedometer, Tachometer, Oil Pressure, and Coolant Temp; and Digital: Fuel Level #1, DEF Level, DPF Filter Status, Fuel Economy, Volts Telltale, OAT and Primary Air Pressure, Secondary Air Pressure, and Air Application for air brake trucks.	0	0
8330591	S	Interior Trim Package: 2.1M MD Gray Foam Backing/Cloth Headliner W/Gray Sunvisor & Seat Color Three Underdash Center Console Cupholders (Two If Allison Transmission Is Selected).	0	0
8410127	O	Driver Seat: KW Air Seat HB Tough Cloth w/ Dual Armrests/Susp Cover	220	0
8480227	O	Rider Seat: KW Toolbox Seat HB Tough Cloth w/ Dual Armrests	120	0
8490161	O	Seat Color: Black Replacing Standard Gray	0	0
8601432	O	Kenworth Radio DEA710 AM/FM/WB/USB, Bluetooth	394	0
8698965	O	Speaker Package For Cab: (2) Speakers B-Pillar	51	0
8699933	O	CB Installation Kit: C/I Center Mtd of Header w/ Dual Antenna on LH/RH mirrors. One Jumper Harness.	210	2
8700196	S	Turn Signal: Self-Cancelling	0	0
8700283	S	LH and RH Trip Ledge Rain Deflectors	0	0
8700601	S	Global Telematics Unit	0	0
8800260	O	Long Grabhandle RH Side Mounted to Side-of-Cab exhaust.	31	2
8800372	O	Grabhandle: LH, Exterior, Side of Cab - Ergonomic Grab Handle Mounted To The Left Hand Exterior Of The Cab For Entry and Exit.	119	3
8800402	S	Dual Cab Interior Grabhandles: A Pillar Mounted Dash Wrap and B Pillar Mounted Grabhandles	0	0
8832113	S	Kenworth Daylite Door With Standard LH/RH electric door locks and LH/RH electric window controls.	0	0
8841642	O	Air Horn: Dual Round 26" LH/RH Roof Incl Air Horn Cover	151	0
8850139	S	Look-Down, Pass. Door, Black 11x6	0	0
8850841	O	Mirror Shell: Dual Aero Chrome	148	0
8860852	O	Mirror: Dual KW Aero Rear View	66	0

Price Level: January 1, 2024

100% Complete

Date: February 06, 2025

Deal: T480 SA 1H 2025

Quote Number: QUO-1085481-Q4R7H9

Printed On: 2/6/2025 12:44:19 PM

Sales Code	Std/ Opt	Description	\$ List	Weight
		Motor, heated with Integral CX		
8871446	S	Rear Cab Stationary Window 19in x 36in	0	0
8890101	S	One-Piece Bonded-In Windshield With Curved Glass. Standard.	0	0
8890135	O	Exterior Stainless Steel Sunvisor.	761	11
8890356	O	4 1/4" Molded Wheelwell Fender Extension.	225	0
8890874	O	Kenworth Cab Air Suspension.	133	0
8891011	O	Roof: Raised Profile, Stamped Aluminum w/ Additional Head Room & Interior Overhead Storage	160	0
Lights & Instruments				
9010813	O	Headlamps: Single Halogen Complex Reflector w/ Turn Indicator, Reflector and w/o DRL. Fender Mtd.	0	0
9010951	O	Daytime Running Lights Located in Bumper. Driven by Chassis Height.	301	3
9020101	S	14-Pin RP170 Body Lighting Connector.	0	0
9022130	O	Marker Lights: Five Rectangular LED. Chrome housing. For use with raised roof only. Required with exterior sunvisor.	55	0
9030052	S	LED Stop,Turn,Tail: With Two LED Backup Lights and With An LED License Plate.	0	0
9058085	O	Switch,Wire,Indicator Light: C/I Flood 1st SW Thru Grommet Under Cab	129	0
9080135	O	Stainless Steel Brackets, Switch & Wiring: Customer-installed dual beacon lights mounted over door of cab.	257	4
9090039	O	Marker Lights: Interrupter Switch. Included in Turn Signal For All Models Except T3. The T3 Switch Is In The Dash.	7	0
9090058	O	Switch & Wiring: For Customer-Installed Plow light. Includes circuit breaker.	183	0
9090151	O	Wiring:Cust. Install Trlr Elec. Brake Controller. Class 8/T4 Content Includes Dash Signals: Ignition Power (20A), Ground, Stop Lamp and Electric Trailer Brake Controller Wired To EOF Junction Box. These Signals Are Located Near The NavPlus HD Area. No Need To Code For An Additional End of Frame Junction Box. EOF Junction Box Signals Are: Ground, Tail Lamp, Marker Lamp, Left Turn, Right Turn, Stop Lamp and Electric Trailer Brake Controller Wired To Dash. Medium Duty (not T4) Content Includes A MP 280 Series Connector In Dash Near Driver Door Connections With Signals: Battery Power (40A), Ground, Stop Lamp and Electric Trailer Brake Controller Wired To Chassis Connector. Medium Duty (not T4) 2 Way Deutsch Chassis Connector Located Near Back of Cab, With Signals: Ground and Electric Trailer Brake Controller Wired To Dash Connector.	159	4
9090180	O	Backup Alarm: Tail Light Bracket Mounted Variable self-adjusting 82-102 DBA.	135	0

Price Level: January 1, 2024

100% Complete

Date: February 06, 2025

Deal: T480 SA 1H 2025

Quote Number: QUO-1085481-Q4R7H9

Printed On: 2/6/2025 12:44:19 PM

Sales Code	Std/ Opt	Description	\$ List	Weight
9090849	O	Polyswitches Replacing Fuses. Switch Will automatically reset after removal of excess load.	43	0
Air Equipment				
9101218	S	Air Dryer: Bendix AD-HF Puraguard Heated	0	0
9108001	S	Moisture Ejection Valve W/ Pull Cable Drain.	0	0
9140020	S	Nylon Air Tubing in Frame & Cab, Excluding Hoses subject to excessive heat or flexing.	0	0
Extended Warranty				
9200008	S	Base Warranty - PACCAR PX-9 Engine 24 months / 250,000 miles / 402,336 km / 6250 hours.	0	0
9200113	O	Severe Service Medium-Duty Warranty: 12 months/ 50,000 miles & km	0	0
9210402	O	Allison 3000 Series Transmission Surcharge	700	0
9212661	O	TruckTech+ RD - 5YR Sub PACCAR PX Engines	799	0
9220001	O	Base Warranty: Emissions 5YR/100K MI - EPA Engine	0	0
Miscellaneous				
9409852	O	GHG Secondary Manufacturer: Does Not Apply	0	0
9490003	O	Additional Lead Time Required for Off Highway & /or specialty component truck.	0	0
9490206	O	Warning Triangle Reflector Kit: Shipped Loose. Kit consists of 3 triangles in plastic carrying case. Not floor mounted.	58	4
9490404	O	One 5 lb. Dry Chemical Type Fire Extinguisher mounted outboard of driver seat. Class ABC.	126	11
9491652	S	EMUX Architecture	0	0
Promotions				
Paint				
9700000	O	Paint Color Number(s). N9702 A - L0235 RED N9770 BUMPER N0001 BLACK N9720 FRAME N0001 BLACK	0	0
9943014	O	Steel Bumper Painted Frame Color	0	0
9943051	O	Day Cab Premium Paint	621	0
9944820	S	1 - Color Paint - Day Cab Color will be White if no other color is specified.	0	0

Sales Code	Std/ Opt	Description	\$ List	Weight
9965510	S	Base Coat/ Clear Coat. The Kenworth Color Selector contains additional instructions, as well as information on Kenworth paint guidelines and surface finish applications. Kenworth is standard with Dupont Imron Elite paint.	0	0

Special Requirements

Special Requirement 1 0098025
 Special Requirement 2
 Special Requirement 3
 Special Requirement 4

Order Comments

Total List Price (W/O Freight & Warranty & Surcharges)	\$160,803
Marketing and Service Support Fee	\$1,555
Prepaid Freight	\$3,625
Total Surcharge/Options Not Subject To Discount	\$1,499
Total Weight (lbs)	11,947

Prices and Specifications Subject to Change Without Notice.

Unpublished options may require review/approval.
 Dimensional and performance data for unpublished options may vary from that displayed in CRM.

PRICING DISCLAIMER

While we make every effort to maintain the web site to preserve pricing accuracy, prices are subject to change without notice. Although the information in this price list is presented in good faith and believed to be correct at the time of printing, we make no representations or warranties as to the completeness or accuracy of this information. We reserve the right to change, delete or otherwise modify the pricing information which is represented herein without any prior notice. We carefully check pricing specifications, but occasionally errors can occur, therefore we reserve the right to change such prices without notice. We disclaim all liability for any errors or omissions in the materials. In no event will we be responsible for any damages of any nature whatsoever from the reliance upon information from these materials. Please check your order prebills to confirm your pricing information

Shipping Destinations

Intermediate Destination:

Final Destinations	Quantity
--------------------	----------

OFFER TO PURCHASE



www.cittrucks.com



Date: 02/13/2025
Deal: 25624
Branch: 104
Department: New Sales
Salesperson: Ryan Duncheon

Customer: Village of Morton
120 N. Main Street
PO Box 28
Morton, IL 61550

Dealer: CIT Trucks, LLC. - Morton
305 W. Northtown Rd.
Suite A
Normal, IL 61761

+SOLD UNITS(s)

	Price:	\$130,375.00
Make: Kenworth	Year: 2026	
	Model: T480	

ADDITIONAL UNIT CHARGES

Document Fee

Price: \$349.00

ADDITIONAL UNIT CHARGES

Title Fee

Price: \$165.00

ADDITIONAL UNIT CHARGES

License Plate Fees

Price: \$8.00

ADDITIONAL UNIT CHARGES

5 Years/100K Miles EATS

Price: \$2,640.00
Unit Price: \$133,537.00

Subtotal: \$133,537.00

Difference: \$133,537.00
\$0.00
\$0.00
\$0.00

Net: **\$133,537.00**

Balance Due: \$133,537.00

1. Current Build Slots Are Sitting In 3rd Week Of March
2. \$5,000 Deposit Needed To Secure Build Slot

Terms and conditions of this offer are set forth at www.cittrucks.com/terms which are incorporated herein by this reference. Purchaser agrees to all terms and conditions in this agreement.

General Manager Printed Name

Purchaser Printed Name

General Manager Signature

Purchaser Signature

ALTORFER



ALTORFER INC. PRODUCTS PURCHASE ORDER

Branch: Cedar Rapids, IA
 Branch: Davenport, IA
 Branch: East Peoria, IL
 Branch: Springfield, IL
 Branch: Urbana, IL

2600 6th Street SW, Cedar Rapids, IA 52404
 4712 Buckeye Street, Davenport, IA 52802
 1 Capitol Drive, East Peoria, IL 61611
 4949 International Parkway, Springfield, IL 62711
 1519 West Kenyon Road, Urbana, IL 61801

Ph: (319) 365-0551
 Ph: (563) 324-1935
 Ph: (309) 694-1234
 Ph: (217) 529-5541
 Ph: (217) 359-1671

Date:	5/14/2025	Salesman Name:	Regan Jones	<input checked="" type="checkbox"/> NEW	<input type="checkbox"/> RPO	<input type="checkbox"/> Conversion	<input type="checkbox"/> USED
Customer Name:	Village of Morton	Customer No:	348505				
Address:	120 N. Main St.	F.O.B. POINT:	PIA				
City, State, Zip	Morton, IL 61550	Type of Work:	202				
Phone:	309-266-5361	Email:	CLOUDERMILK@morton-il.gov				
Sales Contact:	Craig Loudermilk						
Purchase Order No.							

ID NO	Y01073	MODEL	420XE	S/N	H9X04128	Sale Price
(1) NEW 2025 CATERPILLAR 420XE BACKHOE LOADER, S/N HX904128						\$155,000.00
Deluxe Cab, Heat, A/C, Defrost, AM/FM Radio, Deluxe Heated Seat, Touch Screen Display, USB Port, Ride Control, Auto Up Flip Over Stabilizers, 1015 lb. CWT, E-Stick 14', Cold Weather Pkg, LED Lights, 1.4 YD3 MP (Multi-Purpose 4 in 1) Bucket w/ IT Coupler, Hyd. PG Dual Lock Rear Coupler						
Includes 60 Months / 2,000 Hours PREMIER EPP						
Sourcewell ID# 32660						
Village of Morton						
120 N. Main St.						
Morton, IL 61550						
Altorfer Guaranteed Buyback 60 Months / 2,000 Hours = \$75,000						
219-3387 BHL 24" HD Bucket w/ pins (included)						
Added Options:	282-5409 CAT HYD. THUMB & 281-6708 CAT THUMB TINE, A5					\$6,018.00
	Misc. Hoses/Valves					\$500.00
	Altorfer Shop Install					\$750.00

Payment Terms:					Total Purchase Price	\$162,268.00
<input checked="" type="checkbox"/> Due Upon Receipt					Cash Deal - Gov't Exempt	
<input type="checkbox"/> Caterpillar Financial Terms:						
<input type="checkbox"/> Other Financial Terms:						
Bill of Sale for Property Taken In Trade (See terms and conditions row 17 for more information)					Sale Price After Trade Allowance	\$99,268.00
					EXEMPT	Sales Tax:
						\$0.00
Year	Make	Model	Serial No	Allowance	Rental applied:	\$0.00
2019	CAT	420F2 IT	HWD04465	\$63,000.00	EM Solution:	\$0.00
Altorfer WILL REPAIR:					Payoffs:	\$0.00
replace RH side rear fender					Other (Doc Fee):	\$0.00
replace front mesh grill					Balance Due:	\$99,268.00
replace front rubber bumpers					Cash with Order:	\$0.00
Customer Signature:					Total Balance Payable:	\$99,268.00

WARRANTY ON EQUIPMENT EXTENDED BY SELLER

Warranty coverage on the equipment covered by this order, if any, has been explained to Purchaser. The warranty coverage is outlined below and indicated by the box checked.

Extended Warranties start at delivery date.

☒ NEW Standard Factory Warranty

☒ Extended Warranty:

Note: Extended warranties start on Delivery Date.

60 months / 2,000 hours PREMIER EPP

☐ USED, AsIs,WhereIs

☐ Note Special Agreements:

☒ We, the Purchaser, understand that ANY warranty work is to be completed in an Altorfer facility only. For ANY warranty work completed

"in the field" after the standard warranty expires, travel time and mileage charges will apply.

Customer Initials:

CL

EQUIPMENT MANAGEMENT AND PRODUCT LINK

Your Machine(s) has been enrolled in the following EMSolutions: Level 3 Package to include Product Link installed and activated, VisionLink™ access and training, reports and recommendations, and PartStore™ access (new in territory sales only), 12 Month / 500 HR Level 4 Basic CVA, that will include one (1) PM2 Kit.* (Does not include air filters, oil or labor. New in territory sales only)

☒ Yes

☐ No

Your agreement includes PM-2 500 hour parts kit customer value agreement (CVA)

AUTHORIZED SIGNATURES

Acceptance Recommended By Salesman:

Regan Jones

Accepted this 14th day of May, 2025
 by Altorfer

Customer Signature

Title

Public Works Director

Customer Print Name

Village of Morton

**This order is subject to the
 attached terms and conditions**

THIS ORDER IS SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS

1. NEW WARRANTY. New Caterpillar products are sold subject to the terms of the applicable warranty. Copies of the warranty applicable to this purchase are attached hereto and the customer, by initialing below, acknowledges the receipt of the listed warranties.

Initials	Form	Date	Initials	Form	Date
	Self 5070				
	Self 5069 (Century Line)				

2. USED WARRANTY. Dealer guarantees a used machine against mechanical failure for a period of _____

days or _____ service meter hours (whichever comes first) as set out below. Dealer will pay _____ %
and the Customer _____ % of the cost of repairs.

- Warranty covers both parts and labor necessary to repair an inoperative machine.
- Dealer and Customer will share the cost of such repairs (including replacement parts, labor, service expense and mileage as required) in the proportion shown above.
- Customer agrees to promptly report to Dealer any mechanical failures that occur during the term of this agreement, and to make the machine available on request to Dealer during its regular daytime working hours; if the Customer desires the work done outside of regular hours, Customer agrees to pay the difference between standard rates and overtime rates in effect at that time.
- Warranty period begins on the date of delivery of the machine to the Customer.
- Warranty does not cover expendable items such as glass, tires, cable, hoses, cutting edges, filters, oils, grease, electrical equipment, batteries, etc.
- Dealer reserves the right to inspect the machine at any time, and to refuse any claim resulting from negligence or abuse.
- All repair work is to be performed by Dealer except as otherwise authorized by Dealer.
- IF THE PARTICIPATION IN COST OF REPAIRS OF DEALER IS SHOWN AS "NONE," THE MACHINE IS SOLD "AS IS" WITHOUT WARRANTY OF ANY KIND, AND AT THE CUSTOMER'S ENTIRE RISK AND RESPONSIBILITY.

THE ABOVE WARRANTIES, IF ANY, ARE IN LIEU OF ANY OTHER WARRANTY, EXPRESS OR IMPLIED; THERE IS NO WARRANTY OF MERCHANTABILITY; THERE IS NO WARRANTY THAT THE EQUIPMENT SHALL BE FIT FOR ANY PARTICULAR PURPOSE OR USE; NO WARRANTIES EXTEND BEYOND THE DESCRIPTIONS CONTAINED HEREIN.

3. CONDITION OF TRADE-IN. If, in the opinion of the Dealer, the mechanical condition of the trade-in (if any) is substantially different when it is turned over to the Dealer than it was when this Purchase Order was signed, the Dealer reserves the right to request that the trade-in allowance figure be reevaluated.

4. TITLE WARRANTY. Dealer warrants full and complete title to the goods which are subject to this agreement including the warranty that (a) the Dealer has good title to the goods; (b) the Dealer has the right to convey title to the goods; (c) the goods sold shall be free and clear of encumbrances, security interests, liens and charges.

5. ACCEPTANCE. Goods sold pursuant to this agreement shall be inspected by the Customer upon arrival and any use of the goods for purposes other than inspection and testing during this period shall constitute an acceptance. If the goods fail to conform to the agreement in any way, the Customer shall notify the Dealer within five (5) days of arrival and failing such notification the goods shall be deemed to have been accepted.

6. FORCE MAJEURE. The Dealer shall not be responsible for any delay of other failure to perform caused by reason of strikes, lockouts, or other labor difficulties or by material shortages, fires, floods, and other acts of God, accidents, embargoes, acts of war, conditions caused by a national emergency, any rule, order or regulations of any governmental body or agency, delays of subcontractors, or by reason of any other act beyond the reasonable control of Dealer, and Dealer's time for performance shall be extended accordingly. If delivery is delayed or interrupted for any such cause, Dealer may store the equipment at Customer's expense and risk and if on premises controlled by Dealer, may charge therefor at a rate similar to that charged by a public warehouse. Any such storage be deemed delivery for the purpose of this agreement.

7. This agreement shall be construed under the laws of the State of Iowa and the United States of America. The courts of such state shall have exclusive jurisdiction over all controversies arising out of or in connection with this agreement. It is understood, however, that if any portion of this agreement is prohibited or contrary to the laws of any County, State, Province or other political subdivision in which it is used or to which it is made applicable, it shall, as to said County, State, Province or other political subdivision be ineffective and void to the extent of such prohibition or illegality without invalidating any of its remaining provisions, and to this end the provisions and clauses of this agreement are declared to be severable.

8. Any taxes or import duties imposed by the laws of any County, Dominion, State, Territory, Province, Municipality or other authority, which Dealer may be required to pay or to reimburse to others by reason of them manufacture, ownership, use or sale of any goods delivered under this agreement, will be added to the price of the goods either as a separate item or included in the invoice price of the goods, as the law may require or Dealer may determine.

9. This agreement is not subject to cancellation or to change unless requested by the Customer and accepted in writing by the Dealer. In the event of any such cancellations, the Customer shall pay the Dealer within 30 days of such cancellation reasonable costs and all other expense incurred by Dealer prior to receipt of the request for cancellation (including but not limited to engineering expenses and all commitments to its suppliers, sub-contractors, and others) plus an amount equal to fifteen percent (15%) of the total of the foregoing.

10. Any payments agreed to by the Customer and not fulfilled by the Customer on the date promised, shall be subject to a late payment penalty of 1.5% interest per month (18% per year). The minimum penalty shall be \$2.00 per month. This charge will continue until the amount and interest are paid in full.

11. Purchaser is hereby notified that Altorfer Rents has assigned to CATD Exchange Services, LLC, acting in its capacity as a Qualified Intermediary, its rights (including its rights with respect to all money and any trade-ins, but none of its obligations) with respect to the sale of this equipment. Payment must be made to "CATD ES as QI for Altorfer Rents" and mailed to Altorfer Rents, P.O. Box 1347, Cedar Rapids, IA 52406.

12. REMEDIES. The rights and remedies of the Dealer shall not be exclusive but shall be cumulative and in addition to any other rights and remedies provided by any and all clauses of this Purchase Order and to all other rights and remedies in law or equity.

13. ALTORFER IS NOT LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES FOR ANY BREACH OF WARRANTY OR DAMAGES OF ANY NATURE, PERSONAL OR PROPERTY, SUFFERED OR SUSTAINED IN THE OPERATION OF THE EQUIPMENT OR RESULTING FROM FAILURE OR INADEQUACY OF THE EQUIPMENT OR ITS COMPONENTS; AND THAT ALTORFER SHALL NOT BE DEEMED OR HELD OBLIGATED, LIABLE OR ACCOUNTABLE UPON OR UNDER ANY GUARANTEE OR WARRANTY, EXPRESS OR IMPLIED, STATUTORY BY OPERATION OF LAW, OR OTHERWISE, IN ANY MANNER OR FORM BEYOND THE AGREEMENTS OF SUB-PARAGRAPHS 1 OR 2 THIS AGREEMENT.

14. Any action of any type by any party to this Agreement relating to this Agreement, whether such action be for breach of contract, breach of warranty, in tort or under any other legal theory, must be commenced within two (2) years of accrual of the cause of action.

15. Customer agrees that this agreement can be filed as public notice of a lien in favor of Altorfer Inc. This filing will be made with the competent agency as designated by law. Customer affirms that this agreement creates a lien in favor of Altorfer Inc.

16. EFFECTIVE DATE OF AGREEMENT. This agreement must be approved and signed by an authorized officer/agent of Altorfer before any of its terms or conditions are valid.

17. Bill of Sale - the customer hereby certifies that there is no lien, claim, debt, mortgage or encumbrance of any kind, nature or description against this property now existing, of record or otherwise, and that same is free and clear and is their sole and absolute property.



DIGITAL AUTHORIZATION

CATERPILLAR TELEMATICS DATA AND CAT REMOTE SERVICES-SOFTWARE UPDATES PROCESS FOR SELECT PRODUCT LINK TELEMATICS AND CAT EQUIPMENT CONTROL MODULE SOFTWARE.

Customer equipment has installed devices that transmit data to Caterpillar Inc. ("Caterpillar").

Data transmitted to Caterpillar is used in accordance with **Caterpillar's Data Governance Statement ("DGS")**, which describes Caterpillar's practices for collecting, sharing and using data and information related to customers machines, products, Devices or other Assets and their associated worksites. The DGS can be reviewed at <https://www.caterpillar.com/en/legal-notices/data-governance-statement.html>.

Caterpillar's process for performing remote diagnostics and making available remote software and firmware updates and upgrades, such as configuration, patches, bug fixes, new or enhanced features, etc., for Assets and Devices is described in the **Cat® Remote Services - Software Update Process for select Productlink™ Telematics and Cat Equipment Control Module Software document (the "RSP Document")**. The RSP Document can be reviewed at https://www.cat.com/remoteservicesprocess?_ga=2.245276421.1412167159.1561985855-475983137.1559312215.

Company acknowledges and agrees to data transmission to Caterpillar via devices installed on Company equipment or by other means as outlined and described in the DGS, and grants to Caterpillar the right to collect, use, and share such information, including to its Distribution Networks or other affiliates, in accordance with the [Caterpillar Data Governance Statement](#). Company's authorization also applies to any data and information previously collected by Caterpillar.

AGREE ☒

DECLINE ☐

Company acknowledges and agrees to participate in Remote Services (including, remote diagnostics and remote updates and upgrades) and authorizes Caterpillar to remotely access, program, and install updates and upgrades for Company's Assets and Devices in accordance with the [Remote Services Process Document](#).

AGREE ☒

DECLINE ☐

The rights granted in this authorization survive the termination or expiration of the Company's subscriptions to any Digital Offerings. Except as set out in a written agreement between Company and Caterpillar expressly referencing the Data Governance Statement, this authorization supersedes and replaces any other authorizations with regard to the subject matter hereof.

Village of Morton

Company

Village of Morton

Company (Print)

Craig Loudermilk

Company Representative (Print)

Signature

4/22/2025

Date

FOR DEALER USE ONLY

Company UCID

Company Representative CWS ID

Main Store Dealer Code

Dealer Representative Name

Dealer Representative CWS ID

**BLUNIER IMPLEMENT INC.**

PO Box 255
Eureka, IL 61530
(309) 467-4530

www.blunierimplement.com



Sold To:			Ship To:		
VILLAGE OF MORTON P.O. BOX 28 120 N MAIN STR. MORTON,, IL 61550 rmaas@morton-il.gov			VILLAGE OF MORTON P.O. BOX 28 120 N MAIN STR. MORTON,, IL 61550 309-266-5361		
Account No.	P.O. Number	Tax ID	Invoice Type	Store	
100541			Preliminary		
Starting Date	Ending Date	Salesperson			
1/8/2025 8:46 AM					
Qty	O/O	Taxable	Description	Price	Amount

Make:NEW HOLLAND Model:T5.120EC Desc:TRACTOR
 T5.120 Electrocommand tractor
 Specs:
 Suspension cab Hi Vis
 Hvac
 3 rear remotes
 540/1000
 premium air seat
 2 rear wide mirrors
 10 front suitcase weights
 6 rear wheel weights
 dynamic front fenders
 cold weather pack
 passenger seat
 deluxe radio

1

\$104900.00

\$104900.00

Payment Type	Deposit	Check No.	Date	Amount
--------------	---------	-----------	------	--------

Terms: 30 Days

Equipment	\$104900.00
Labor	\$0.00
Parts	\$0.00
Freight	\$0.00
Mileage	\$0.00
Other	\$0.00
Shop Supplies	\$0.00
Total Charges	\$104900.00
Total Tax	\$0.00
Total	\$104900.00
Payment Total	\$0.00
Balance	\$104900.00

SIGNATURE

QUOTE QU916



KOENIG BODY AND EQUIPMENT, INC.

www.koenigbody.com

2428 Farmington Road, Peoria, IL 61604

Ph.: (309) 673-7435 or (800) 767-7406

Fax: (309) 673-6836



You name it.... We can build it!



ASE Certified
Technicians

QUOTE [X]
ESTIMATE []
ORDER []

SINGLE TIRE

TO: VILLAGE OF MORTON
ADDRESS: PO BOX28
CITY: MORTON, IL 61550

DATE: 02/12/2025
PHONE: 309-371-1242
FAX:

ATTN: DEREK

KENWORTH APPROX. 33,000 GVWR RED APPROX. 102" CA 3000 RDS ALLISON

TRUCK QUANTITY	WHEELBASE	COLOR	CAB TO AXLE	TRANSMISSION	NET PRICE
1					

QUANTITY	DESCRIPTION	NET PRICE
1	HENDERSON 12' MARK "E" DUMP BODY "201 STAINLESS STEEL":	
	- FLAT BOTTOM DESIGN	
	- CONTINUOUS WELDED SEAMS AND REINFORCEMENTS	
	- 9 TO 12 CUBIC YARDS	
	- 60" HEAD, 24" SIDES, 32" GATE	
	- STRUCTURAL 8" I-BEAM LONG BEAMS, CARBON STEEL / WELDED 100%	
	- 3/16" AR-400 FLOOR WITH RADIUS TO SIDE WALLS	
	- 7 GA. 201S.S. STEEL TAILGATE AND 7 GA. 201 STAINLESS STEEL	
	SIDES/HEAD/GATE	
	- 3-PANEL GATE AND STAINLESS STEEL DOUBLE-ACTING GATE CHAINS	
	- 6" DEEP SIDE TOP RAIL, V-CRIMPED SIDES	
	- 12" REAR CORNER POST	
	- STD BULKHEAD AND REINFORCEMENT	
	- 8" STEEL REAR BODY APRON	
	- AIR TAILGATE LOCK/RELEASE	
	- SIDE BOARD POCKETS – FRONT AND REAR WITH S.S. SIDE BOARDS	
	- BOXED LOWER SIDE RAILS	
	- 12" DEEP DOGHOUSE, FRONT TO REAR	
	- 10 GA. STAINLESS STEEL CABSHIELD AND 7 GA. SIDE GUSSETS	
	WITH BOX TOP RAIL FOR SIX LIGHTS	

PAGE 1

SALESMAN SIGNED: _____ CUSTOMER SIGNED: _____

KOENIG BODY AND EQUIPMENT, INC.

www.koenigbody.com

2428 Farmington Road, Peoria, IL 61604
Ph.: (309) 673-7435 or (800) 767-7406
Fax: (309) 673-6836



You name it.... We can build it!



ASE Certified
Technicians

QUOTE [X]
ESTIMATE []
ORDER []

TO: VILLAGE OF MORTON
ADDRESS: PO BOX28
CITY: MORTON, IL 61550

DATE: 02/12/2025
PHONE: 309-371-1242
FAX:

ATTN: DEREK

KENWORTH APPROX. 33,000 GVWR RED APPROX. 102" CA 3000 RDS ALLISON

TRUCK QUANTITY	WHEELBASE	COLOR	CAB TO AXLE	TRANSMISSION	NET PRICE
		DESCRIPTION			
1		HENDERSON TRUNNION HOIST CS SERIES "DOUBLE-ACTING":			
		- LOW PROFILE CRADLE WITH BODY GUIDES			
		- GREASABLE STEEL HINGE PINS, 2" DIAMETER C.R.R.			
		- EXTRA HEAVY-DUTY HINGE ANGLE, 6" X 8" X 2", RAIL RECESSED AND			
		APPROXIMATELY 6" O.H.			
		- HOIST CYLINDER HAS NITRIDE STAGES AND BEARING PIVOTS			
		- GREASELESS COMPOSITE CYLINDER BEARINGS			
		- OSCILLATING TRUNNION COLLAR			
		- LOW PROFILE BODY MOUNTING, 8" TOP OF CHASSIS TO BODY FLOOR			
		- BODY PROPS, ONE EACH SIDE ON CRADLE			
		- 19.5 TON CAPACITY HOIST			
1		BOTTOM OF BODY, HOIST, PLOW HITCH AND CHASSIS COMPONENTS			
		PAINTED GLOSS BLACK. STAINLESS IN NATURAL FINISH			
1		SAFETY/ACCESSORIES EQUIPMENT:			
		- S.S. TARP RAIL EACH BODY SIDE			
		- RED/SILVER REFLECTIVE TAPE ON BODY SIDES, TAILGATE AND SPREADER			
		- F.M.V.S.S. 108 LIGHTS/REFLECTORS			
		- ECCO BACK-UP ALARM, AND JUNCTION BOX IN VALVE LOCKER			

PAGE 2

SALESMAN SIGNED: _____ CUSTOMER SIGNED: _____

KOENIG BODY AND EQUIPMENT, INC.

www.koenigbody.com

2428 Farmington Road, Peoria, IL 61604
Ph.: (309) 673-7435 or (800) 767-7406
Fax: (309) 673-6836



You name it.... We can build it!



ASE Certified
Technicians

QUOTE [X]
ESTIMATE []
ORDER []

TO: VILLAGE OF MORTON
ADDRESS: PO BOX28
CITY: MORTON, IL 61550

DATE: 02/12/2025
PHONE: 309-371-1242
FAX:

ATTN: DEREK

KENWORTH APPROX. 33,000 GVWR RED APPROX. 102" CA 3000 RDS ALLISON

TRUCK QUANTITY	WHEELBASE	COLOR	CAB TO AXLE	TRANSMISSION	NET PRICE
		DESCRIPTION			
		- FRONT/AFT REAR MUD FLAPS(AFT FLAPS CHASSIS MOUNTED)			
		- CORNER POST LED STOP-TAIL-TURN LAMPS AND CABSHIELD REARWARD			
		- CORNER POST L.E.D 3965A STROBES AND CAB SHIELD REARWARD			
		- CHASSIS I.D. (3-LIGHT) LIGHT BRACKET BELOW HINGE ANGLE			
		- ALL BODY LIGHTS RUBBER GROMMET MOUNTED			
		- PULL OUT LADDER PASS. SIDE W/ GRAB HANDLE AND ABOVE REAR TIRES			
		- LEFT HAND FRONT FOLD DOWN LADDER W/ 2 INSIDE STEPS			
		- #ABL3930 HI/LO PLOW LIGHTS ON ALUMINUM TILT HOOD BRACKETS			
		- ALUMINUM AND STAINLESS STEEL CAB BAR MOUNTED TO CAB			
		MOUNTING LIGHT BRACKETS			
		- WIRING ROUTED THRU PROTECTIVE CONDUIT/RUBBER GROMMETS			
		STAINLESS ANGLE			
		- PACKARD PLUG CONNECTIONS WITH DIELECTRIC GREASE			
		- O.E.M. DASH SWITCHES – UTILIZE FACTORY PLOW LIGHT SWITCH			
		1) PTO			
		2) PLOW LIGHTS ON/OFF (CHASSIS PLOW CANCELLATION SWITCH)			
		3) LED BAR LIGHT			
		4) SPREADER LIGHTS			
		5) WING LIGHT			
		6) ALL STROBES			

PAGE 3

SALESMAN SIGNED: _____ CUSTOMER SIGNED: _____

KOENIG BODY AND EQUIPMENT, INC.

www.koenigbody.com

2428 Farmington Road, Peoria, IL 61604
Ph.: (309) 673-7435 or (800) 767-7406
Fax: (309) 673-6836



You name it.... We can build it!



ASE Certified
Technicians

QUOTE [X]
ESTIMATE []
ORDER []

TO: VILLAGE OF MORTON
ADDRESS: PO BOX28
CITY: MORTON, IL 61550

DATE: 02/12/2025
PHONE: 309-371-1242
FAX:

ATTN: DEREK

KENWORTH APPROX. 33,000 GVWR

RED

APPROX. 102" CA 3000 RDS ALLISON

TRUCK QUANTITY	WHEELBASE	COLOR	CAB TO AXLE	TRANSMISSION	NET PRICE
		DESCRIPTION			
		- ADJ. 3" SPREADER WORK LIGHT EACH SIDE HIGH MOUNTED			
		- LED FLOOD LIGHT BAR BETWEEN STROBES			
		- MOUNT OEM TAIL LIGHTS ON SIDE OF TRUCK FRAME			
		- SHOVEL BRACKET DRIVERS REAR			
		- LED STROBE BARS ON EACH END OF CAB BAR			
		- WING LIGHT AND STROBE			
1		KBE DESIGNED LOAD SENSE:			
		PTO DRIVE CENTRAL HYDRAULIC SYSTEM:			
		- TXV 92 - 5.6 LOAD SENSE PUMP			
		- AIR CONTROL SYTEM FOR BODY, WING AND PLOW			
		- HOT SHIFT PTO DIN SHAFT			
		- STAINLESS STEEL TANK / VALVE COMBO			
		- PROPORTIONAL VALVE SYSTEM			
		- ELECTRONIC SPREADER VALVE			
		- ALL CONTROLS MOUNTED IN CONSOLE			
		- ALL HOSES AND FITTINGS TO SPEC			
		- SPREADER HOSES W/ QC & DUST COVERS MOUNTED TO CUSTOMER SPEC			
		- HIGH PRESSURE FILTER SYSTEM			
		- TOP TANK MOUNT OIL FILTER WITH GAUGE, 10 MICRON ELEMENT			

PAGE 4

SALESMAN SIGNED: _____ CUSTOMER SIGNED: _____

KOENIG BODY AND EQUIPMENT, INC.

www.koenigbody.com

2428 Farmington Road, Peoria, IL 61604
Ph.: (309) 673-7435 or (800) 767-7406
Fax: (309) 673-6836



You name it.... We can build it!



ASE Certified
Technicians

QUOTE [X]
ESTIMATE []
ORDER []

TO: VILLAGE OF MORTON
ADDRESS: PO BOX28
CITY: MORTON, IL 61550

DATE: 02/12/2025
PHONE: 309-371-1242
FAX:

ATTN: DEREK

KENWORTH APPROX. 33,000 GVWR

RED

APPROX. 102" CA 3000 RDS ALLISON

TRUCK QUANTITY	WHEELBASE	COLOR	CAB TO AXLE	TRANSMISSION	NET PRICE
-------------------	-----------	-------	-------------	--------------	-----------

1	HENDERSON MODEL # QL2 PLOW HITCH:				
	- 4" DOUBLE ACTING. LIFT CYLINDER				
	- QL-2 QUICK LOCK W/SINGLE LEVER				
	- ½" CHASSIS SIDE PLATE GUSSET MOUNTS				
	- MODIFY FRONT O.E.M. BUMPER FOR HITCH				
	- OFF-SEASON FOLD-A-WAY LIFT BOOM AND CYLINDER STORAGE				
	- SET HT FOR MORTON'S WAUSAU PLOWS				
1	COUGAR #DC3200 BODY VIBRATOR:				
	- STRUCTURAL MOUNT BETWEEN LONG BEAMS				
	- PUSH BUTTON CONTROL IN HOIST CONTROL				
	- WIRING ROUTED IN GALVANIZED STEEL CONDUIT				
1	AFT TOW KIT:				
	- ¾" STEEL PLATE WITH SIDE GUSSETS				
	- TWIN 1" PLATES W/ 1-1/4" HOLE FOR QUICK IMPLEMENT TYPE HOOKUP				
	- RIB BAR REINFORCEMENTS				

PAGE 5

SALESMAN SIGNED: _____ CUSTOMER SIGNED: _____

KOENIG BODY AND EQUIPMENT, INC.

www.koenigbody.com

2428 Farmington Road, Peoria, IL 61604

Ph.: (309) 673-7435 or (800) 767-7406

Fax: (309) 673-6836



You name it.... We can build it!



ASE Certified
Technicians

QUOTE [X]
ESTIMATE []
ORDER []

TO: VILLAGE OF MORTON
ADDRESS: PO BOX28
CITY: MORTON, IL 61550

DATE: 02/12/2025
PHONE: 309-371-1242
FAX:

ATTN: DEREK

KENWORTH APPROX. 33,000 GVWR

RED

APPROX. 102" CA 3000 RDS ALLISON

TRUCK QUANTITY	WHEELBASE	COLOR	CAB TO AXLE	TRANSMISSION	NET PRICE
-------------------	-----------	-------	-------------	--------------	-----------

1	HENDERSON 6" TGS 201 STAINLESS STEEL SALT SPREADER:				
	- 201STAINLESS STEEL QUICK MOUNT HARDWARE WITH VERTICAL LIFT PINS				
	- GEAR BOX DRIVE AUGER				
	- MINN.D.O.T. (HENDERSON) GATE HOLDING CLOSURE PANELS THAT MOUNT				
	IN GATE LATCH SYSTEM				
	- HOSES AND QUICK COUPLERS (BRASS)				
1	ICE CONTROL PRE-WET SYSTEM:				
	- FRAME MOUNT WITH STEEL POWDER COATED BRACKETS				
	- 65 GALLON CAPACITY POLY TANK				
	- N.E.M.A. 12-V PUMP ENCLOSURE				
	- SEALED HARNESS KIT AND WIRING				
	- LOW FLUID WARNING LIGHT AND TANK SUCTION FILTER				
	- SPINNER SPRAY NOZZLES AND JUMP HOSES WITH CAM LOCKS				
	- AFT MOUNTED PRESSURE CHECK VALVE				

PAGE 6

SALESMAN SIGNED: _____ CUSTOMER SIGNED: _____

KOENIG BODY AND EQUIPMENT, INC.

www.koenigbody.com

2428 Farmington Road, Peoria, IL 61604

Ph.: (309) 673-7435 or (800) 767-7406

Fax: (309) 673-6836



You name it.... We can build it!



ASE Certified
Technicians

QUOTE [X]
ESTIMATE []
ORDER []

TO: VILLAGE OF MORTON
ADDRESS: PO BOX28
CITY: MORTON, IL 61550

DATE: 02/12/2025
PHONE: 309-371-1242
FAX:

ATTN: DEREK

KENWORTH APPROX. 33,000 GVWR

RED

APPROX. 102" CA 3000 RDS ALLISON

TRUCK QUANTITY	WHEELBASE	COLOR	CAB TO AXLE	TRANSMISSION	NET PRICE
-------------------	-----------	-------	-------------	--------------	-----------

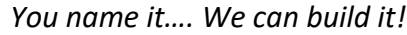
1	SNOW DOGG MUNI J PLOW				
	- 11' X 43" J STYLE POLY MOLDBOARD (ORANGE)				
	- CUTTING EDGE TRIP DESIGN				
	- RUBBER DEFLECTOR KIT				
	- 7/8" CARBIDE CUTTING EDGES WITH COVER BLADE				
	- QL2 PLOW COUPLER				
	- PARKING STAND				
	TOTAL INSTALLED			\$127,436	00
	SEE NEXT PAGE FOR CHASSIS NOTES				

PAGE 7

SALESMAN SIGNED: _____ CUSTOMER SIGNED: _____

AND EQUIPMENT, INC.

2428 Farmington Road, Peoria, IL 61604
Ph.: (309) 673-7435 or (800) 767-7406
Fax: (309) 673-6836



QUOTE	[X]
ESTIMATE	[]
ORDER	[]

DATE: 02/12/2025
PHONE: 309-371-1242
FAX:

APPROX. 102" CA 3000 RDS ALLISON

TRUCK QUANTITY	WHEELBASE	COLOR DESCRIPTION	CAB TO AXLE	TRANSMISSION NET PRICE
-------------------	-----------	----------------------	-------------	---------------------------

[illegible]

SALESMAN SIGNED: CUSTOMER SIGNED:

KOENIG BODY AND EQUIPMENT, INC.

www.koenigbody.com

2428 Farmington Road, Peoria, IL 61604
Ph.: (309) 673-7435 or (800) 767-7406
Fax: (309) 673-6836



You name it.... We can build it!



ASE Certified
Technicians

QUOTE [X]
ESTIMATE []
ORDER []

TO: VILLAGE OF MORTON
ADDRESS: PO BOX28
CITY: MORTON, IL 61550

DATE: 02/12/2025
PHONE: 309-371-1242
FAX:

ATTN: DERRICK

KENWORTH APPROX. 33,000 GVWR

RED

APPROX. 102" CA 3000 RDS ALLISON

TRUCK QUANTITY	WHEELBASE	COLOR	CAB TO AXLE	TRANSMISSION	NET PRICE
-------------------	-----------	-------	-------------	--------------	-----------

#1	QUOTE IS BASED ON THE FOLLOWING TRUCK CRITERIA BEING SUPPLIES TO				
	KOENIG BODY & EQUIPMENT, INC.				
	- FULL WIDTH FRONT BUMPER				
	- INTEGRAL FRONT FRAME EXTENSION, MINIMUM 18" LEGNTH				
	- DRIVER SEAT/SINGLE COMPANION SEAT				
	- STATIONARY GRILL WITH AN OPENING THAT ACCOMMODATES				
	PLOW HITCH FOR HOOD TILTING				
	- O.E.M. TAIL LIGHTS/ BACK-UP LAMPS				
	- 34" CHASSIS RAIL O.S. WIDTH ON FRAME EXTENSION				
	- BATTERY BOX MOUNTED UNDER CAB OR INSIDE CAB				
	- HORIZONTAL MUFFLER AND DPF UNDER CAB ON RIGHT HAND SIDE WITH				
	SHORT TURN OUT VERTICAL PIPE				
	- BODY BUILDERS WIRING HARNESS TO OUTSIDE OF CAB				
	- O.E.M. DASH MOUNTED PLOW LIGHT SWITCH WITH HARNESS TO GRILL				
	- DEF TANK UNDER CAB IF POSSIBLE				
	- CLEAN (OPEN) RIGHT HAND SIDE CHASSIS RAIL BEHIND CAB TO FRONT				
	OF DRIVE TIRE				
	- (6) FACTORY DASH SWITCHES – POWERED PROTECTED, PRE-PROGRAMMED				
	- GROUND SPEED PICK-UP CLEARLY MARKED AND ACCESSED				
	<u>NOTE: LAY OUT OF CHASSIS NEEDS TO BE APPROVED BY CITY AND KBE</u>				

PAGE 9

SALESMAN SIGNED: _____ CUSTOMER SIGNED: _____

Quote

Date: 05/02/2025

LF Quote#: 0000438075

PO#:

Project: Village of Morton, IL - Church Square

Bill To: Village of Morton
ATTN: Nate Parrott
120 North Main Street
Morton, IL 61550

CORPORATE
7800 E. Michigan Avenue
Kalamazoo, MI 49048-9543
P: 800.521.2546 F: 269.381.3455
www.landscapeforms.com
Federal I.D.# 38-1897577
FSC# NC-COC-001261

Ship To: Village of Morton
ATTN: Nate Parrott
120 North Main Street
Morton, IL 61550

Ship To Contact Phone:
Ship Via: Common Carrier
F.O.B.: Destination

Qty	Description	Unit Price	Total Price
-----	-------------	------------	-------------

When ordering please confirm:

- Shipping address and contact information (name and ph#)
- Billing address and contact information
- Is your firm or the project tax exempt? If so, exemption certificate must accompany order
- Delivery schedule:

____Ship immediately upon completion
OR Ship On/After the date:_____

7	Solstice Umbrella Style: <i>Cygnus</i> Panel Type: <i>Perforated</i> Mounting: <i>Table Mount</i> Pole/Strut/Stand/Top Cap Color: <i>Gloss Black</i> Panel Color: <i>Mercury Metallic</i>	\$ 4,360.00	\$ 30,520.00
2	Carousel Table Height: <i>Dining Height</i> Number of Seats: <i>6 Seat</i> Seat Style: <i>Backed Grid</i> Mounting: <i>Surface Mount</i> Table Top Style: <i>Marneaux</i> Table Shape: <i>Round</i> Table Size: <i>42"</i> Umbrella Hole: <i>With Hole</i> Seat Color: <i>Mercury Metallic</i> Support Color: <i>Gloss Black</i> Marneaux Table Color: <i>Mist</i>	\$ 4,030.00	\$ 8,060.00



Quote

Date: 05/02/2025

LF Quote#: 0000438075

PO#:

Project: Village of Morton, IL - Church Square

Bill To: Village of Morton
ATTN: Nate Parrott
120 North Main Street
Morton, IL 61550

CORPORATE

7800 E. Michigan Avenue
Kalamazoo, MI 49048-9543
P: 800.521.2546 F: 269.381.3455
www.landscapeforms.com
Federal I.D.# 38-1897577
FSC# NC-COC-001261

Ship To: Village of Morton
ATTN: Nate Parrott
120 North Main Street
Morton, IL 61550

Ship To Contact Phone:
Ship Via: Common Carrier
F.O.B.: Destination

Qty	Description	Unit Price	Total Price
2	<p>Carousel Table Height: <i>Dining Height</i> Number of Seats: <i>5 Seat</i> Seat Style: <i>Backless Grid</i> Mounting: <i>Surface Mount</i> Table Top Style: <i>Marneaux</i> Table Shape: <i>Round</i> Table Size: <i>42"</i> Umbrella Hole: <i>With Hole</i> Seat Color: <i>Mercury Metallic</i> Support Color: <i>Gloss Black</i> Marneaux Table Color: <i>Mist</i></p>	\$ 3,840.00	\$ 7,680.00
1	<p>Carousel Table Height: <i>Dining Height</i> Number of Seats: <i>5 Seat</i> Seat Style: <i>Backed Grid</i> Mounting: <i>Surface Mount</i> Table Top Style: <i>Marneaux</i> Table Shape: <i>Round</i> Table Size: <i>42"</i> Umbrella Hole: <i>With Hole</i> Seat Color: <i>Mercury Metallic</i> Support Color: <i>Gloss Black</i> Marneaux Table Color: <i>Mist</i></p>	\$ 4,030.00	\$ 4,030.00
2	<p>Carousel Table Height: <i>Dining Height</i> Number of Seats: <i>6 Seat</i> Seat Style: <i>Backless Grid</i></p>	\$ 3,840.00	\$ 7,680.00

Page: 2 of 5

Cust #: R7FMU
SSR: Emily Smith
Rep: Illinois Wisconsin Team, ILWC01

Landscape Forms Customer Service

Purchaser

Seller

landscapeforms®

Quote

Date: 05/02/2025

LF Quote#: 0000438075

PO#:

Project: Village of Morton, IL - Church Square

Bill To: Village of Morton
ATTN: Nate Parrott
120 North Main Street
Morton, IL 61550

CORPORATE
7800 E. Michigan Avenue
Kalamazoo, MI 49048-9543
P: 800.521.2546 F: 269.381.3455
www.landscapeforms.com
Federal I.D.# 38-1897577
FSC# NC-COC-001261

Ship To: Village of Morton
ATTN: Nate Parrott
120 North Main Street
Morton, IL 61550

Ship To Contact Phone:
Ship Via: Common Carrier
F.O.B.: Destination

Qty	Description	Unit Price	Total Price
	Mounting: <i>Surface Mount</i>		
	Table Top Style: <i>Marneaux</i>		
	Table Shape: <i>Round</i>		
	Table Size: <i>42"</i>		
	Umbrella Hole: <i>With Hole</i>		
	Seat Color: <i>Mercury Metallic</i>		
	Support Color: <i>Gloss Black</i>		
	Marneaux Table Color: <i>Mist</i>		
Due to the current economic environment regarding tariffs and material pricing, Landscape Forms has temporarily included an additional 3% surcharge on all quotes. The surcharge is reflected in the Shipping & Handling line item. For lighting quotes, the surcharge is included in the product price.			
Item Total			\$ 57,970.00
Shipping & Handling			\$ 6,670.00
Sub Total			\$ 64,640.00
Estimated Tax			\$ 4,040.01
Document Total			\$ 68,680.01

Payment Terms: NET 30 - PENDING CRED APPROVAL

Landscape Forms, Inc. reserves the right to change payment terms based on payment history as well as information obtained from commercial credit reporting agencies.

- Purchaser is responsible for confirming options, materials, quantities, etc., for completeness and conformity to plans and specifications.
- Changes to or cancellations of orders may incur a penalty charge of 30% or more. Special orders may not be changed or cancelled.
- Studio 431 (custom) orders cannot be cancelled once purchase order is received and approved.
- Studio 431 orders are subject to price increase after engineering/product development is complete and approved by designer, end user and purchaser. Modifications in price will be handled via Change Order.

Page: 3 of 5

Quote

Date: 05/02/2025

LF Quote#: 0000438075

PO#:

Project: Village of Morton, IL - Church Square

Bill To: Village of Morton
ATTN: Nate Parrott
120 North Main Street
Morton, IL 61550

CORPORATE

7800 E. Michigan Avenue
Kalamazoo, MI 49048-9543
P: 800.521.2546 F: 269.381.3455
www.landscapeforms.com
Federal I.D.# 38-1897577
FSC# NC-COC-001261

Ship To: Village of Morton
ATTN: Nate Parrott
120 North Main Street
Morton, IL 61550

Ship To Contact Phone:
Ship Via: Common Carrier
F.O.B.: Destination

- All orders that include a swing product must include an executed liability waiver to be accepted and entered into production.
- Only the Material Supplier Standard Limited Warranty shall apply to all product sold by Landscape Forms. No other warranties or changes to the standard warranty will be applied or accepted.
- No merchandise can be returned without authorization from Landscape Forms. Returns may be subject to a disposition fee of 30-100%.
- Prices based on quantities shown and quantity changes may affect price.
- QUOTED prices are held for 60 days. After receipt of a written ORDER, prices will be held for up to twelve months from receipt of the order. Changes in quantity or specification may affect pricing. Upfit and Scenic pricing will only be held for six months after receipt of a written order.
- Pricing includes selection from our standard color palette. Optional colors and custom color matches are available for an additional fee and will extend lead-time. Please contact our corporate office for more information.
- Fixtures for custom products are the property of Landscape Forms, Inc., and are not available for sale.
- Landscape Forms is a supplier only and ships via common carrier. Customer is responsible for offloading and installing unless otherwise indicated above.
- Handling fees alone will apply on third party and customer pick-up orders.
- Mounting hardware is only available on a limited number of products. Please consult the installation recommendations or contact our corporate office to confirm. In the event hardware is provided, it MUST be used for proper installation.
- Refer to Care and Maintenance guidelines for more detailed information and instructions.
- All orders ship upon completion of fabrication. A one-week grace period may be available, after which storage fees will apply.
- This Agreement contains the entire understanding between the parties. All prior communications are merged into this Agreement. The terms of this Agreement shall control any conflict between documents.
- This Agreement may be signed by the parties separately and by facsimile, and together they shall be deemed one binding, original Agreement.
- Purchaser shall pay all costs and expenses paid or incurred by Landscape Forms, Inc. in collecting any amounts due for goods purchased by Purchaser, including without limitation, reasonable attorneys' fees and collection costs. Balances on invoices not paid within 30 days of date of invoice, or within an alternate period of time as determined and indicated by Landscape Forms, shall incur interest at a rate of 18% per annum. Cash discounts are not offered.
- The quoted price may include estimated tax, duties and tariffs. Actual tax, duties and tariffs shall be purchaser's responsibility and may be added to an invoice as a separate and additional charge to purchaser unless an acceptable exemption certificate is presented.
- To the extent purchaser supplies or modifies the standard specifications for any products, Landscape Forms, Inc. expressly disclaims all representations and warranties related to such products or their design whether express or implied except that the products shall be manufactured in accordance with purchaser's specifications.
- **REMITTANCE OPTIONS:** For information on paying via credit card, ACH, direct bank transfer, or wire please email us at AR@landscapeforms.com. Please note all credit card charges will be subject to a 3% surcharge. Mail payments to:

Page: 4 of 5

Cust #: R7FMU
SSR: Emily Smith
Rep: Illinois Wisconsin Team, ILWC01

Landscape Forms Customer Service

Purchaser

Seller

landscapeforms®

Quote

Date: 05/02/2025

LF Quote#: 0000438075

PO#:

Project: Village of Morton, IL - Church Square

Bill To: Village of Morton
ATTN: Nate Parrott
120 North Main Street
Morton, IL 61550

CORPORATE

7800 E. Michigan Avenue
Kalamazoo, MI 49048-9543
P: 800.521.2546 F: 269.381.3455
www.landscapeforms.com
Federal I.D.# 38-1897577
FSC# NC-COC-001261

Ship To: Village of Morton
ATTN: Nate Parrott
120 North Main Street
Morton, IL 61550

Ship To Contact Phone:
Ship Via: Common Carrier
F.O.B.: Destination

USD Checks

Landscape Forms, Inc.
Dept 78073
PO Box 78000
Detroit, MI 48278-0073
USA

CAD Cheques

Landscape Forms, Inc.
PO Box 2408
Station A
Toronto, Ontario M5W 2K6
CAN

Page: 5 of 5

Cust #: R7FMU
SSR: Emily Smith
Rep: Illinois Wisconsin Team, ILWC01

Landscape Forms Customer Service

Purchaser

Seller

landscapeforms®



Hutchison
Engineering, Inc.

213 S. Main Street
Morton, IL 61550
309.370.6021
www.hutchisoneng.com
Illinois Design Firm
Registration #184-000825

SIDEWALK PLANS

VILLAGE OF MORTON
CHURCH SQUARE
SIDEWALK
MORTON, ILLINOIS

ISSUED		
NO.	DATE	DESCRIPTION

DATE: 05/09/2025

DESIGNED BY: NHP

DRAWN BY: NHP

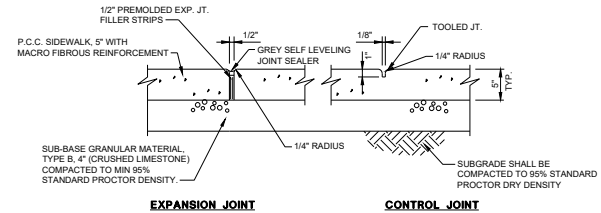
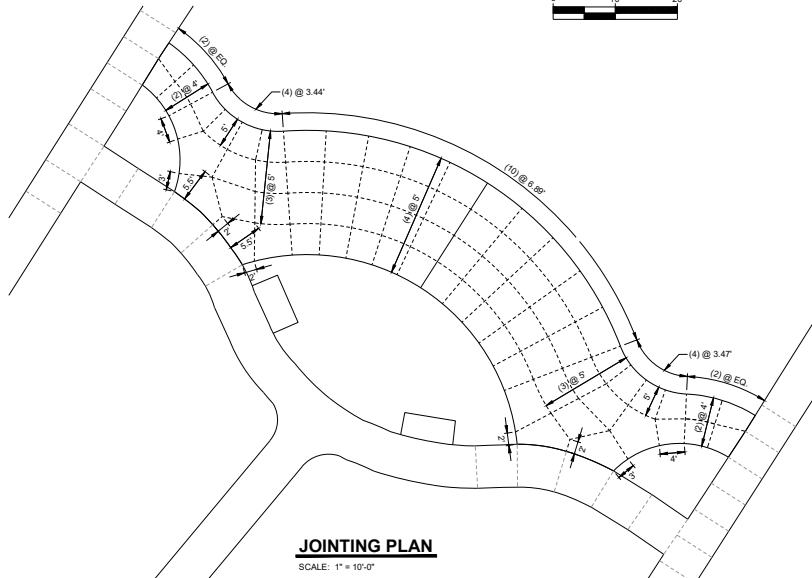
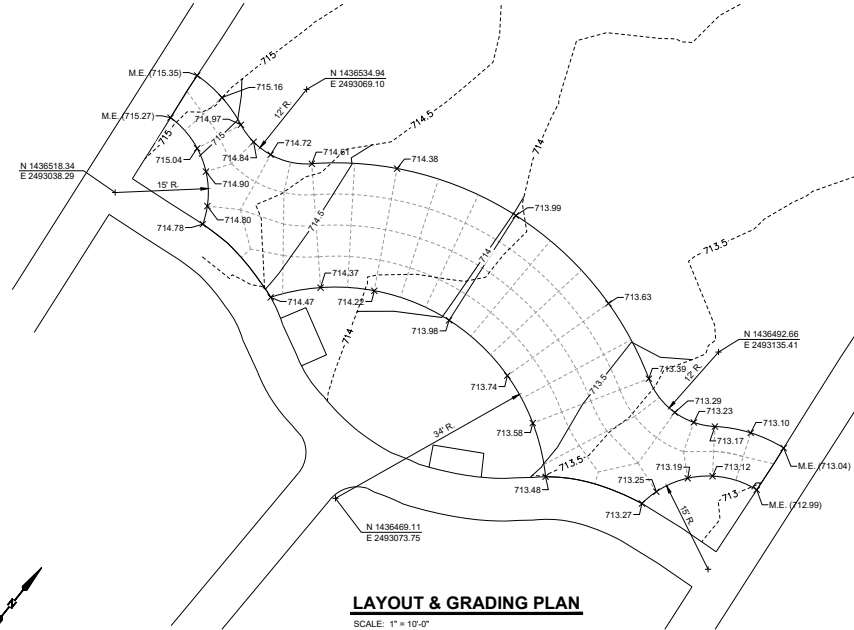
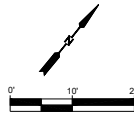
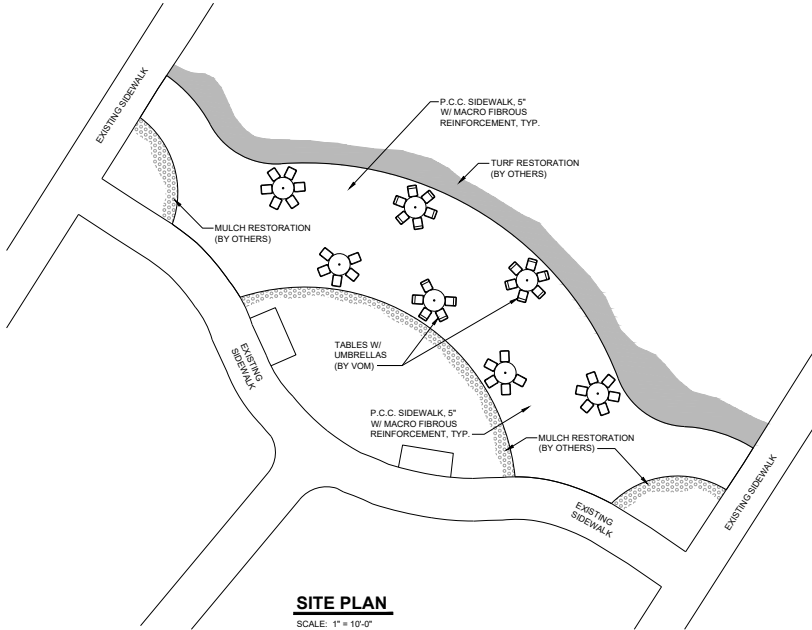
CHECKED BY:

PROJECT NUMBER

#5678.01

SHEET NUMBER

C100



NOTES:

1. PROVIDE EXPANSION JOINTS AS SHOWN ON THE PLANS.
2. PROVIDE CONTROL JOINTS AS SHOWN ON THE PLANS.
3. ALL JOINTS SHALL BE HAND TOOLED.
4. WHEN CONCRETE IS PLACED ABUTTING EXISTING SIDEWALK, A BOND BREAKER CONSISTING OF 1" P.J.F. (FULL DEPTH) AND ELASTOMERIC JOINT SEALANT (GREY SELF LEVELING) SHALL BE USED. THE PROPOSED SIDEWALK SHALL ALSO BE DOWELED INTO THE EXISTING SIDEWALK W/ #4 BARS (EPOXY COATED) AT 18" O.C.
5. MACRO FIBROUS REINFORCEMENT SHALL CONSIST OF 3.5# PER CU. YD. OF GRACE STRUX 9040 FIBERS.

**P.C.C. SIDEWALK, 5" WITH
MACRO FIBROUS REINFORCEMENT**

SCALE: N.T.S.

VILLAGE OF MORTON
ORDINANCE 26-02

**AN ORDINANCE MAKING AMENDMENTS TO CHAPTER 6 OF TITLE 5 OF
THE MORTON MUNICIPAL CODE REGARDING MAINTENANCE AND
INSPECTION OF PRIVATE FIRE HYDRANTS**

NOW THEREFORE, be it ordained by the President and Board of Trustees of the Village of Morton, in the State of Illinois, as follows:

SECTION 1: **ADOPTION** “5-6-3: Private Fire Hydrants” of the Morton Municipal Code is hereby *added* as follows:

ADOPTION

5-6-3: Private Fire Hydrants(*Added*)

- A. Definitions. For the purposes of this chapter, the following terms are defined:
1. “Maintenance” means work performed to keep a private fire hydrant operable or to make repairs.
 2. “Owner” means the person or entity that holds record title to the property upon which a private fire hydrant is located.
 3. “Private fire hydrant” means a valved connection to a water main for the purpose of supplying water to a fire hose or other fire protection apparatus, and which is not located on Village-owned property.
 4. “Testing” means a procedure of periodic physical and operational checks used to determine whether a private fire hydrant is capable of being operated as intended and will perform as intended.
- B. Duties of owner of private fire hydrant. Every owner of a private fire hydrant shall comply with the following requirements:
1. The owner of a private fire hydrant shall at all times ensure the private fire hydrant is in proper working condition, consistent with this chapter, the National Fire Protection Association (NFPA) Standard 25, and the manufacturer’s specifications or recommendations. It shall be a violation of this Section if the owner of a private fire hydrant, upon receiving written notice from the Village of Morton, fails to restore a private fire hydrant to proper working conditions within thirty (30) days of written notice.
 2. The owner of a private fire hydrant, or their designated representative, must promptly inform the Village Water Department whenever a private fire hydrant becomes non-operational, whether due to testing, mechanical failure, or ongoing repairs. This notification should specify the reason for the hydrant's downtime, identify the specific hydrant affected, and provide an estimated duration of the impairment. The owner or the owner's designee shall notify the

Village of Morton when the private fire hydrant is returned to service.

3. Inspection, testing, maintenance, correction and repair of private fire hydrants must be implemented with the procedures meeting or exceeding those established in this section and NFPA Standard 25, and must be in accordance with the manufacturer's specifications or recommendations. This section controls in the event of a conflict among any of the aforementioned applicable standards. Inspection, testing, maintenance, correction, and repair must be performed by qualified maintenance personnel or a qualified contractor.
4. The owner shall permit the Village Water Department, without notice to the owner, to access and use the private hydrant for the purpose of conducting routine hydrant flushing within the Village. In the event the Village Water Department determines a private hydrant requires repair during routine flushing activities, the owner shall be notified in writing of the required repair, and the owner shall be required to complete the repair within thirty (30) days of written notice delivered by the Village of Morton to the last known address of the private fire hydrant owner.
5. To ensure delivery of any notices required hereunder, the private fire hydrant owner shall be responsible for maintaining current contact information with the Village of Morton at all times, including addresses for delivery of mail or electronic mail, and contact information in case of emergency.

C. Maintenance & Inspections of Private Fire Hydrants.

1. On or before April 15 of each year, the owner of each private fire hydrant shall cause such fire hydrant to be inspected in accordance with the following provisions:
 - a. Inspections shall be performed by a licensed plumber or a contractor duly qualified to perform fire hydrant inspections.
 - b. Fire Flow Testing shall be performed in accordance with the test procedures set forth in the 2025 edition NFPA 291 "Recommended Practice for Water Flow Testing and Marking of Hydrants."
 - c. After operation for flow testing, the hydrant shall be observed to ensure proper draining from the barrel. Full draining shall take no longer than 60 minutes. The "barrel" of a fire hydrant refers to the main vertical body or cylinder of the hydrant which connects the underground water supply to the above ground outlets. The "barrel" serves as the conduit through which water flows when the hydrant is activated.
 - d. A visual inspection shall be performed to ensure the hydrant is in proper working order, functions as required, and to verify that all necessary components and parts of the hydrant are present and in good working order. The private fire hydrant shall be accessible, its barrel shall drain as designed, shall be free of improper drainage from the barrel, shall not leak at the outlets or at top of hydrant, shall have no cracks in the barrel, shall not have worn or damaged nozzle threads, shall not have a worn hydrant operating nut, and shall not have cracked or peeled paint, exposed rust or unpainted metal.

2. On or before April 15 of each year, the owner of each private fire hydrant shall cause maintenance to be performed on each private fire hydrant in accordance with the following provisions:
 - a. Private fire hydrants shall be lubricated to ensure all stems, caps, plugs and threads are in proper working order
 - b. Any shut off valve for the private fire hydrant shall be exercised to ensure the valve can be fully opened and fully closed
 - c. Painting shall be performed as necessary to prevent rust and corrosion and to cure any checking, fading or chipped paint.
 - d. Any other maintenance required by manufacturer's specifications or NFPA standard shall be performed.
 3. Following completion of the required inspection and maintenance, the owner or his or her designee shall upload the report to the Compliance Engine. Contractors may register at www.thecomplianceengine.com to submit reports.
 4. If the inspection reveals the hydrant is impaired or otherwise not functioning as required by this Section, any applicable NFPA standard, or manufacturer's specifications shall be repaired or replaced by the private fire hydrant owner within thirty (30) days of the date the inspection report is submitted without the necessity of additional written demand or notice from the Village of Morton
 5. All costs of inspections, maintenance, repair and replacement of private fire hydrants shall be the responsibility of the owner of the private hydrant
- D. Use of fire hydrants - permits required.
1. It is unlawful for anyone other than approved Village personnel to use a public fire hydrant for any reason without first obtaining a fire hydrant water permit from the Village
 2. Private fire hydrants are designated exclusively for emergency firefighting purposes. Any use of these hydrants for obtaining water, other than by authorized Village personnel in the performance of their duties, shall be unlawful
 3. The Village Water Department is authorized to issue permits for public fire hydrant use. The Village Water Department is likewise authorized to establish the standards and guidelines for such use, including establishing the appropriate application fee, if any, and the appropriate water usage

SECTION 2: **AMENDMENT** “5-6-3: Penalty” of the Morton Municipal Code is hereby *amended* as follows:

AMENDMENT

5-6-~~3~~4: Penalty

In the event of any violation of any provision of this Chapter and ~~that an adjacent property owner or occupant of the property fails to remove the obstruction after notification, then the owner or occupant of the adjacent property shall be deemed to have violated this Chapter, and~~ upon conviction, any person found to have violated any provision of this Chapter shall be subject to a fine of at least fifty dollars (\$50.00) but no more than seven hundred fifty dollars (\$750.00). A separate violation shall be deemed to have occurred for each and every day that a violation exists. ~~from the date of the initial notice until removal. (Ord. 97-37, 4-20-98; amd. Ord. 99-37, 12-6-99)~~

SECTION 3: AMENDMENT “8-4-13 Private Fire Hydrants” of the Morton Municipal Code is hereby *amended* as follows:

AMENDMENT

8-4-13 Private Fire Hydrants

- A. Private fire hydrants are defined as those hydrants directly connected to the Village water system, and installed by a property owner for the sole benefit of private property, whether located on the public r-o-w or not. These do not include those hydrants required by the Village for the general public's fire protection, as specified in Section 11-5-7(G).
- B. Per Section 8-4-5, any private fire hydrant and its installation must be approved by the Village, and must comply with subdivision standards under Section 11-1-5. Operation and usage must comply with all other regulations of this Chapter.
- C. ~~Effective October 1, 2007, the Village Water Distribution Department will conduct an annual inspection, with minor maintenance, on all new private fire hydrants, as well as those existing hydrants which, at the sole discretion of the Superintendent of Water Distribution (SWD), meet Village standards. “Minor maintenance” shall include exercising, painting (as needed), and lubricating the hydrant. The owner of any private fire hydrant shall receive a charge for this service of five dollars (\$5.00) per hydrant, per month, on the property's water billing. The first inspection shall be completed by May 1, 2008. Any repairs required which exceed “minor maintenance” may be performed by the Village on a time and material basis, or by a private contractor approved by the SWD, and at the expense of the owner of the private hydrant. The Village reserves the right to decline the maintenance service if the private fire hydrant does not meet Village standards or if it is not serviceable, due to its location or any other adverse circumstance. The Village does not assume responsibility for the adequacy of private fire hydrants nor the appropriateness of their location. Neither does the Village insure the uninterrupted operability of hydrants.~~
- D. ~~The program shall not apply to owners of private hydrants who can demonstrate annually, to the satisfaction of the SWD, that their hydrants are being maintained in accordance with NFPA 25 standards. (Ord. 07-23, 7-16-07)~~

SECTION 4: REPEALER CLAUSE All ordinances or resolutions or parts thereof, which are in conflict herewith, are hereby repealed.

SECTION 5: SEVERABILITY CLAUSE Should any part or provision of this Ordinance be declared by the courts to be unconstitutional or invalid, such decision shall not affect the validity of the Ordinances a whole or any part thereof other than the part so declared to be unconstitutional or invalid.

SECTION 6: EFFECTIVE DATE This Ordinance shall be in full force and effect ten (10) days from and after the required approval and publication according to law.

PASSED AND ADOPTED BY THE VILLAGE OF MORTON PRESIDENT AND BOARD OF TRUSTEES _____.

	AYE	NAY	ABSENT	ABSTAIN
Trustee Blunier	_____	_____	_____	_____
Trustee Cirilli	_____	_____	_____	_____
Trustee Hilliard	_____	_____	_____	_____
Trustee Leitch	_____	_____	_____	_____
Trustee Menold	_____	_____	_____	_____
Trustee Parrott	_____	_____	_____	_____
President Kaufman	_____	_____	_____	_____

Presiding Officer

Attest

Jeffrey L. Kaufman, Village President,
Village of Morton

Sam Ritthaler, Village Clerk, Village
of Morton

RESOLUTION NO. 05-26

**RESOLUTION AUTHORIZING ROAD USE AGREEMENT WITH
BUNGALOW SOLAR, LLC**

WHEREAS, Bungalow Solar, LLC, is constructing a solar farm which will require transit across the roadways of the Village of Morton;

WHEREAS, Village of Morton has negotiated the terms of a road use agreement with the Village of Morton, which is intended to protect the roadways of the Village of Morton from damage due to construction activities (Exhibit A); and

WHEREAS, the Director of Public Works recommends approval of Exhibit A.

NOW, THEREFORE, BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF MORTON, Tazewell County, Illinois, as follows:

1. That the Agreement with Bungalow Solar, LLC in the form and substance as attached to this Resolution as Exhibit A, is approved.
2. That the President of the Board of Trustees is authorized to execute same on behalf of the Village of Morton.

BE IT FURTHER RESOLVED that this resolution shall be in full force and effect upon its passage and approval.

PASSED AND APPROVED at a regular meeting of the President and Board of Trustees of the Village of Morton, Tazewell County, Illinois, this _____ day of _____, 2025; and upon roll call the vote was as follows:

AYES:

NAYS:

ABSENT:

ABSTAINING:

APPROVED this _____ day of _____, 2025.

President

ATTEST:

Village Clerk

ROAD USE AGREEMENT

STATE OF ILLINOIS

COUNTY OF TAZEWELL

THIS ROAD USE AGREEMENT (the "Agreement") is made and entered into as of the last date signed by and between **VILLAGE OF MORTON, an Illinois Municipal Corporation** (the "Village"), and Bungalow Solar, LLC, an Illinois limited liability company (the "Company").

The term "Company Representative(s)" shall include the Company's contractors, sub-contractors, employees, agents, material suppliers, vendors, transport providers, representatives, and designees.

RECITALS

WHEREAS, Company and Company Representatives desire to construct a solar photovoltaic energy generating facility on the property located at 850 E Lakeland Rd., Morton, IL 61550 (the "Project"); and

WHEREAS, construction of the Project requires the use of certain Village roads (or portions thereof) under the jurisdiction and maintenance of the Village ("Village Roads"); and,

WHEREAS, it is anticipated that Company's and Company's Representatives' use of the Village Roads during the construction of the Project could result in damage to the Village Roads in excess of normal wear and tear; and

WHEREAS, the parties desire to enter into this Agreement documenting their intention to work cooperatively to develop procedures to document the pre- and post-construction condition of construction access roads used by the Company and Company Representatives, to determine the damage, if any, caused by the Company or Company's Representatives' construction traffic and to provide for the repair thereof.

NOW, THEREFORE, in consideration of the premises and the mutual covenants, promises and agreements herein contained, the sufficiency of which are hereby acknowledged, it is mutually agreed and stipulated as follows:

1. **MEETING PRIOR TO ROUTE DESIGNATION.** Prior to the Village's final determination of which Village Roads the Company and Company Representatives will be permitted to use for construction traffic, the parties agree to meet for the following purposes:

(a) The Company or Company Representatives will identify the location of the Project and the Village Roads being considered for use as construction access roads.

(b) The Company or Company Representatives will describe to Village officials the construction traffic that could be expected on Village Roads, including the approximate size, weight and frequency of heavy truck traffic.

(c) Village officials will provide information to the Company or Company Representatives regarding the load-bearing capability and condition of Village Roads (including any bridges) which have been identified by the Company or Company Representatives as potential routes for construction traffic.

(d) The Village may accept or propose modifications for any proposed route presented by the Company or Company Representatives based on the information provided during the meeting, the condition and load-bearing capacity of the Village Roads, or any other relevant considerations. Any construction traffic must adhere to the routes approved by the Village.

2. **PRECONSTRUCTION CORE SAMPLES.** The Company shall obtain up to four (4) pavement cores along East Lakeland Road and North Main Street, at locations approved by the Village, along the approved construction traffic route to verify the existing pavement structure and determine whether the roadways can support the anticipated construction traffic without pre-

construction improvements. The core sample results shall be provided to the Village for review by the Village Engineer and its consultants. If the core sample results indicate that road improvements are reasonably necessary, such improvements shall be made prior to the commencement of construction activities and before the preconstruction meeting, at Company's sole cost and expense. All such road improvements shall be constructed in accordance with IDOT specifications and shall be performed by an IDOT approved contractor.

3. **PRECONSTRUCTION MEETING.** After the Village has selected its construction traffic routes, but before construction begins, the parties will jointly document the pre-construction condition of Village Roads which will be used for construction access. The parties shall jointly participate in the documenting of the pre-construction condition of the Village Roads, including pictures and/or videos, and both parties will be provided a copy of the documentation. At the pre-construction meeting, both parties shall designate an individual who shall be the principal point of contact for any necessary communication regarding emergency repairs.

4. **SECURITY FOR ROAD REPAIRS: CASH BOND OR LETTER OF CREDIT.** Prior to commencing construction, the Company shall provide the Village with either: (i) a cash bond, or (ii) an irrevocable letter of credit in the amount of \$250,000.00, from a financial institution reasonably acceptable to the Village, as security for the payment of any mutually agreed upon road repair costs resulting from the Company's or Company Representatives use of Village Roads during construction of the Project ("Company Security"). The Company Security must be approved by the Village and include terms allowing the Village to draw upon it in accordance with the provisions of this Agreement.

(a) If the Company or Company Representatives damage the Village Roads during Construction, and the Village repairs the damage at its sole cost and expense, and the Company fails to reimburse the Village for any mutually agreed upon, reasonable, and documented road

repair costs resulting from the Company's or Company Representatives use of Village Roads during construction of the Project, the Village may draw from the Company Security, after providing thirty (30) business days' written notice to the Company specifying the amount to be withdrawn and the basis for the withdrawal.

(b) Replenishment: In the event that the Village draws from the Company Security, the Company shall, within thirty (30) business days of written notice, replenish it or provide a Company Security to restore the security to its original amount of \$250,000.00.

(c) Release of Security: Upon completion of the Project, the Company shall provide the Village with written notice of completion ("Final Notice of Completion"). The Village shall, within ninety (90) days of receiving the Final Notice of Completion, inspect the Village Roads and notify the Company in writing of any reasonable, and documented damage to the Village Roads caused by Company or Company Representatives during construction of the Project ("Final Confirmation"). If the Village determines in its reasonable discretion that the Village Roads are in the same condition that they were prior to construction of the Project, then the Village shall release the Company Security within thirty (30) days of Final Confirmation. If the Village determines that the Village Roads were damaged by the Company or Company Representatives during construction and repairs are required to restore the Village Roads to their preconstruction condition, then the Company Security shall remain in place until the Village Roads are restored to their preconstruction condition.

(d) No Limitation of Liability: The posting of a Company Security does not limit the Company's liability for repair costs of the Village Roads exceeding the amount of the bond or letter of credits or employees be liable (in contract or in tort, involving negligence, strict liability, or otherwise) to the other party or its suppliers, employees, members and shareholders for indirect, incidental and consequential or punitive damages resulting from the performance

of or delay in performance under this Agreement.

5. **MAINTENANCE DURING CONSTRUCTION.** During construction activities, the Company and Company Representatives shall keep all Village Roads clean and free of all mud, dirt, tracked materials, garbage, obstructions, or other hazards or debris.

6. **POST-CONSTRUCTION MEETING.** After construction of the Project is complete, the parties agree to meet to jointly document the post-construction condition of Village Roads used for construction access to determine what damage, if any, has occurred and the extent to which Company's construction traffic may be responsible for said damage. The parties further agree to work cooperatively to quantify the damage for which Company or Company Representatives may be responsible and to provide a mechanism for the repair of such road damage to the Village Roads.

7. **REMEDICATION OF ROAD DAMAGES.** For the avoidance of doubt, Company shall have no obligation for any improvement, maintenance, or repair routinely performed on the Village Roads by the Village, including snow removal, striping, and routine signage and regularly scheduled maintenance, caused by normal wear and tear of such Village Roads, or damages caused by weather or acts of God or war.

(a) **Emergency Repairs.** In the event that the Company or Company's Representatives cause damage to the Village Roads during Construction that warrants an immediate repair ("Emergency Repair"), then the discovering party shall immediately notify the other party of the Emergency Repair. The Company or Company Representatives shall have the first option to perform the Emergency Repair at its sole cost and expense. If Company or Company Representatives are unable to perform the Emergency Repair within a reasonable period of time, then the Village may make or authorize the Emergency Repair, upon prior notice to the Company or Company's Representative appointed site manager. If the Village undertakes resolution of the Emergency

Repair, then the Village shall invoice the Company for the reasonable and documented (including photos and videos) costs of the Emergency Repair. Any such Emergency Repair shall be subject to post-repair negotiations by the parties, involvement of the intermediary and, if necessary, adjudication. If such post-repair proceedings favor the Company, the Village will reimburse Company for amounts paid to fund the Emergency Repair, if any.

(b) **Dispute Resolution.** In the event the Village and the Company are unable to agree on the cost or extent of the Emergency Repair or any other repair necessary to restore the Village Roads to their pre-construction condition, or on any other matter arising under this Agreement, the parties agree to the following dispute resolution procedure:

- i. **Good Faith Negotiation:** The parties shall first attempt to resolve any disputes through good faith negotiations. A designated representative from both the Village and the Company shall meet within twenty (20) business days of the dispute arising to discuss and attempt to reach a mutually acceptable resolution.
- ii. **Third-Party Engineer Review:** If the parties are unable to reach an agreement within thirty (30) days of the first meeting, either party may request that an independent, third-party civil engineer (the "Engineer"), with expertise in road construction and repair, be jointly selected by the parties. The Engineer shall review the pre-construction and post-construction documentation, assess the condition of the Village Roads, and make a determination regarding the nature, extent, and cost of the repairs required. The Engineer's determination shall be provided in writing to both parties within twenty (20) business days of their appointment.
- iii. **Binding Arbitration:** If the parties are unable to agree on a third-party Engineer

within twenty (20) business days, or if either party disputes the Engineer's determination, the matter shall be submitted to binding arbitration. The arbitration shall be conducted under the rules of the American Arbitration Association (AAA) or another mutually agreed-upon arbitration service. The arbitrator shall be an expert in municipal infrastructure or construction law. The arbitration shall take place in Tazewell County, Illinois, and the arbitrator's decision shall be final and binding on both parties.

- iv. Costs: The costs of the third-party Engineer shall be split equally between the Village and the Company, unless otherwise determined by the arbitrator. The costs of arbitration, including attorney's fees, shall be borne by the party not prevailing in the arbitration, unless otherwise directed by the arbitrator.

8. **NOTICES.** Any notices to be given in connection with this Agreement shall be in writing and will be deemed given when mailed or electronically transmitted to the applicable address set forth below. Either party may change its notice address by providing written notice of the same at any time.

To the Village:

Village of Morton
Attn: Craig Loudermilk, Director of Public Works
120 N. Main Street, PO Box 28
Morton IL 61550
Email: clouermilk@morton-il.gov

With a copy to
McGrath Law Office, P.C.
1600 S. Fourth Ave., Suite 137
Morton IL 61550

To Company:

Bungalow Solar, LLC
c/o Cypress Creek Renewables Development, LLC
3402 Pico Blvd.
Santa Monica, CA 90405
Attn: Legal
Email: legal@ccrenew.com

9. **ASSIGNMENT.** Except as otherwise provided herein, or except as may be hereafter determined by the parties, no party to this Agreement may sell, assign, partially assign or transfer its interest in this Agreement, or any of its rights, duties or obligations hereunder, without the prior written consent of the other party, except that the Company may assign its rights and obligations under this Agreement to an affiliate or to a purchaser of the entirety of the Project as part of the conveyance of the Project. Whenever consent or the approval of a party is required herein, such party shall not unreasonably withhold, delay, or deny such consent or approval. Any assignee or successor in interest to the Company shall assume all rights and obligations under this Agreement, including the obligation to repair damages to Village Roads.

[Signatures on following pages]

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as of the date and year first above written.

VILLAGE OF MORTON

By: _____

Name: _____

Title: _____

ACKNOWLEDGEMENT

STATE OF _____ §

§

VILLAGE OF _____ §

BEFORE ME, the undersigned authority, on this day personally appeared Craig Loudermilk, Director of Public Works for the Village of Morton, known to me to be the person(s) whose name is subscribed to the foregoing instrument, and acknowledged to me that he/she executed same for the purposes and consideration therein expressed and in the capacity therein and herein described.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this ____ day of _____, 2024.

Notary Public, In and For the State of Illinois

[Counterpart AGREEMENT Signature Page]

COMPANY

BUNGALOW SOLAR, LLC

By: _____

Name: _____

Title: Authorized Person

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of XXX

Village of _____

On _____ before me, _____, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of XXX that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

RESOLUTION NO. 06-26

RESOLUTION AUTHORIZING AN INTERGOVERNMENT AGREEMENT IN THE ILLINOIS PUBLIC WORKS MUTUAL AID NETWORK (IPWMAN)

WHEREAS, the Illinois Public Works Mutual Aid Network (IPWMAN) was organized beginning in 2009 to coordinate mutual aid. The system is designed to facilitate all levels of mutual aid from day-to-day non-emergent sharing of resources to major incidents and disasters requiring significant deployment of resources; and

WHEREAS, since the last revision of the master IPWMAN intergovernmental agreement IPWMAN has grown exponentially to its current composition of over 400 Illinois member agencies; and

WHEREAS, the Constitution of the State of Illinois, 1970, Article VII, Section 10, authorizes units of local government to contract or otherwise associate among themselves, with the State, with other States and their units of local government, and with the United States to obtain and share services and to exercise, combine, or transfer any power or function in any manner not prohibited by law or ordinance; and to further contract or otherwise associate with individuals, associations, and corporations in any manner not prohibited by law or ordinance; and

WHEREAS, the “Intergovernmental Cooperation Act”, 5 ILCS 220/1 et seq., provides that any power or powers, privileges, or authority exercised or which may be exercised by a unit of local government may be exercised and enjoyed jointly with any other unit of local government including units of local government from another state; and

WHEREAS, Section 5 of the “Intergovernmental Cooperation Act”, 5 ILCS 220/5, provides that any one or more public agencies may contract with any one or more public agencies to perform any governmental service, activity or undertaking which any of the public agencies

entering into the contract is authorized by law to perform, provided that such contract shall be authorized by the governing body of each party to the contract; and

WHEREAS, the President and Board of Trustees of the Village of Morton have determined that it is in the best interests of this unit of local government and its residents to enter into the Illinois Public Works Mutual Aid Network Agreement to secure to each the benefits of public works mutual aid and assistance

NOW, THEREFORE, BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF MORTON, as follows:

SECTION ONE: INCORPORATION OF RECITALS That the recitals set forth above are incorporated here by reference.

SECTION TWO: APPROVAL OF AGREEMENT That the Illinois Public Works Mutual Aid Network Agreement is hereby approved, and the Mayor/President and the Clerk/Secretary be and are hereby authorized and directed to execute the Illinois Public Works Mutual Aid Network Agreement, a copy of which is attached hereto as Exhibit A and made a part hereof.

SECTION THREE: REPEALER All prior ordinances, resolutions or motions, or parts of ordinances, resolutions, or motions in conflict with any of the provisions of this Resolution shall be, and the same are hereby repealed to the extent of the conflict.

SECTION FOUR: SEVERABILITY This Resolution and every provision thereof shall be considered severable. If any section, paragraph, clause, or provision of this Resolution is declared by a court of law to be invalid or unconstitutional, the invalidity or unconstitutionality thereof shall not affect the validity of any other provisions of this Resolution.

SECTION FIVE: EFFECTIVE DATE This Resolution shall be in full force and effect from and after its passage and approval in the manner provided by law.

BE IT FURTHER RESOLVED that this resolution shall be in full force and effect upon its passage and approval.

PASSED AND APPROVED at a regular meeting of the President and Board of Trustees of the Village of Morton, Tazewell County, Illinois, this ____ day of _____, 2025; and upon roll call the vote was as follows:

AYES:

NAYS:

ABSENT:

ABSTAINING:

APPROVED this _____ day of _____, 2025.

President

ATTEST:

Village Clerk

An Intergovernmental Agreement Providing for Membership in the Illinois Public Works Mutual Aid Network Agreement

This Intergovernmental Public Works Agreement (hereinafter "Agreement") is entered into by and among _____ ("Participating Agency") and the other participating public agencies that have also executed this Agreement (collectively, the "Parties" and individually a "Party").

WHEREAS, by executing this Agreement, Participating Agency has manifested its intent to participate in the program for mutual aid and assistance, hereinafter entitled the "Illinois Public Works Mutual Aid Network (IPWMAN)"; and

WHEREAS, the Constitution of the State of Illinois, 1970, Article VII, Section 10 and the Illinois Intergovernmental Cooperation Act, 5 ILCS 220/1 et seq., (hereinafter "Act") authorize units of local government to contract or otherwise associate among themselves in any manner not prohibited by law or ordinance; and

WHEREAS, the Act provides that any one or more public agencies may contract with any one or more other public agencies to set forth fully the purposes, powers, rights, objectives and responsibilities of the contracting Parties; and

WHEREAS, the Act provides that any power or powers, privileges or authority exercised or which may be exercised by a unit of local government may be exercised and enjoyed jointly with any other unit of local government including a unit of local government from another state; and

WHEREAS, the Parties may voluntarily agree to participate in mutual aid and assistance activities conducted pursuant to IPWMAN and the Interstate Emergency Management Assistance Compact (EMAC); and

WHEREAS, the Parties eligible to voluntarily participate in IPWMAN include, without limitation: municipalities, township road districts, unit road districts, county highway departments, public water agencies and public wastewater agencies or any other public agency, as defined by the Act, that performs a public works function; and

WHEREAS, the Parties are units of local government as defined by the Constitution of the State of Illinois and public agencies as defined by the Act; and

WHEREAS, the Parties recognize that they are vulnerable to a variety of potential natural and man-made disasters; and

WHEREAS, the Parties wish to provide mutual aid and assistance to one another during times of disaster or public works emergencies; and

WHEREAS, the Parties may also provide mutual aid and assistance to one another on a day-to-day basis during non-emergencies pursuant to this Agreement; and

NOW, THEREFORE, the Parties agree as follows:

SECTION I: PURPOSE

IPWMAN is hereby established to provide a method whereby a Party in need of mutual aid assistance may request aid and assistance from the other Parties in the form of personnel, equipment, materials or other associated services as necessary. The purpose of this Agreement is to formally document such a program.

SECTION II: DEFINITIONS

The following definitions will apply to the terms appearing in this Agreement.

A. "*AGENCY*" means any municipality, township road district, unit road district, county highway departments, publicly-owned water organization and publicly-owned wastewater organization or any other public agency that performs a public works function that has entered into and abides by the provisions as found in this Agreement.

B. "*AID AND ASSISTANCE*" includes, but is not limited to, personnel, equipment, facilities, services, materials and supplies and any other resources needed to provide mutual aid response during disasters and non-emergency situations, including training exercises to prepare for situations requiring mutual aid and assistance.

C. "*AUTHORIZED REPRESENTATIVE*" means a Party's employee who has been authorized, in writing by that Party, to request, offer, or provide aid and assistance pursuant to this Agreement. Each Party's initial authorized representative, and the representative's title, is to be listed on the contact list maintained by IPWMAN. If the title of the authorized representative as listed by name on the contact list has changed, such change shall have no effect on the authority of the authorized representative and the named person shall continue to be the authorized representative until a different person is named as the authorized representative in writing by the Party. In the event that the person who is listed as authorized representative is no longer employed by the Party, the successor in the office formerly held by the authorized representative shall automatically become the authorized representative unless the Party indicates otherwise in writing. Each Party's authorized representative shall be responsible to designate someone to supervise that Party's employees who are engaged in the receipt or furnishing of aid and assistance, including, but not limited to, opening of public ways; removal of debris; building of protective barriers; management of physical damage to structures and terrain; transportation of persons, supplies, and equipment; and repair and operation of municipal utilities.

D. "*BOARD OF DIRECTORS*" is a group of representatives from the Parties to this Agreement elected to organize and maintain the program. The Board of Directors shall consist of members of IPWMAN. Qualifications and terms for the Board members shall be defined in the By-Laws of the Illinois Public Works Mutual Aid Network.

E. "*BOARD MEMBER*" is a representative of the IPWMAN serving on the Board of Directors.

F. "*DISASTER*" means a calamitous incident threatening loss of life or significant loss or damage to property, including, but not limited to flood, winter storm, hurricane, tornado, dam break, or other naturally-occurring catastrophe or man-made, accidental, military, or paramilitary incident, or biological or health disasters or a natural or manmade incident that is, or is likely to be, beyond the

control or resources of the services, personnel, equipment and facilities of a Party that requires assistance under this Agreement, and may be coordinated through the appropriate local accredited/certified Emergency Management Agency coordinator.

G. "*IPWMAN*" is the acronym for the Illinois Public Works Mutual Aid Network.

H. "*LOCAL EMERGENCY*" is defined as an urgent need requiring immediate action or attention beyond normal capabilities, procedures and scope for aid and assistance by an Agency.

I. "*GENERAL MUTUAL AID*" means aid and assistance provided during non-emergency conditions.

J. "*MUTUAL AID RESOURCE LIST*" means the list of the equipment, personnel and other resources that each Party has available for the provision of aid and assistance to other Parties. This list shall be periodically updated in accordance with the Operational Plan as approved by the Board of Directors, or its designee.

K. "*NATIONAL INCIDENT MANAGEMENT SYSTEM (NIMS)*" a Presidential directive that provides a consistent nationwide approach that allows federal, state, local and tribal governments as well as private-sector and nongovernmental organizations to work together to manage incidents and disasters of all kinds.

L. "*PARTY*" means an Agency which has adopted and executed this Agreement.

M. "*PERIOD OF ASSISTANCE*" means a specified period of time when a Responding Agency assists a Requesting Agency. The period commences when personnel, equipment, or supplies depart from a Responding Agency's facility and ends when the resources return to their facility (portal to portal). All protections identified in the Agreement apply during this period. The specified Period of Assistance may occur during response to or recovery from a disaster, local emergency, or period of general mutual aid, as previously defined.

N. "*RESPONDING AGENCY*" means the Party or Agency which has received a request to furnish aid and assistance from another Party and has agreed to provide the same.

O. "*REQUESTING AGENCY*" means the Party or Agency requesting and receiving aid and assistance from a Responding Agency.

SECTION III: RESPONSIBILITY OF PARTIES

A. *PROVISION OF AID.* Each Party recognizes that it may be requested to provide aid and assistance at a time when it is necessary to provide similar aid and assistance to the Party's own constituents. This Agreement shall not be construed to impose any unconditional obligation on any Party to provide aid and assistance. A Party may choose not to render aid and assistance at any time, for any reason.

B. *RECRUITMENT.* The Parties hereby encourage each other to enlist other agencies to adopt and execute this Agreement.

C. *AGREEMENT FOR BENEFIT OF PARTIES.* All functions and activities performed under this Agreement are for the benefit of the Parties to this Agreement. Accordingly, this Agreement shall not be construed to be for the benefit of any third parties and no third parties shall have any right or cause of action against the Parties to this Agreement.

D. *IMMUNITIES.* All immunities provided by law to the Parties shall be fully applicable to the Parties providing or receiving aid and assistance pursuant to this Agreement, including, but not limited to, the Local Governmental and Governmental Employees Tort Immunity Act, 745 ILCS 10/1-101, et seq.

E. *MEMBERSHIP.* To be a member in good standing, a Party shall be responsible for dues and other obligations as specified in the IPWMAN By-Laws and Operational Plan.

SECTION IV: ANNUAL REVIEW

At a minimum, the Board of Directors shall meet annually at a meeting place designated by the Board of Directors to review and discuss this Agreement and, if applicable, to recommend amendments to this Agreement. The Board of Directors shall have the power and signing authority to carry out the purposes of this Agreement, including but not limited to the power to: adopt by-laws; execute agreements and documents approved by the Board of Directors; develop specific operating plans, procedures and protocol for requesting assistance; organize meetings; engage in joint training exercises; operate a website; disseminate information; create informational brochures; create subcommittees; maintain lists of the Parties; maintain equipment and supply inventory lists; and deal with Party issues.

SECTION V: PROCEDURES FOR REQUESTING ASSISTANCE

The Board of Directors will promulgate and regularly update procedures for requesting assistance through the IPWMAN Operational Plan.

SECTION VI: RESPONDING AGENCY'S ASSESSMENT OF AVAILABILITY OF RESOURCES

The Board of Directors will promulgate and regularly update procedures for responding agency's assessment of availability of resources through the IPWMAN Operational Plan.

SECTION VII: SUPERVISION AND CONTROL

A. *DESIGNATION OF RESPONDING AGENCY'S SUPERVISORY PERSONNEL.* Responding Agency shall designate a representative who shall serve as the person in charge of coordinating the initial work assigned to the Responding Agency's employees by the Requesting Agency. The Requesting Agency shall direct and coordinate the work being assigned to the Responding Agency(s) and the Requesting Agency's employees. All actions shall be consistent with and in accordance with the National Incident Management System (NIMS) and the IPWMAN Operational Plan.

B. *RESPONSIBILITIES OF RESPONDING AGENCY'S SUPERVISORY PERSONNEL.* The Board of Directors will promulgate and regularly update procedures for Responding Agency's supervisory

personnel through the IPWMAN Operational Plan.

SECTION VIII: LENGTH OF TIME FOR AID AND ASSISTANCE; RENEWABILITY; RECALL

The Board of Directors will promulgate and regularly update procedures for length of time for aid and assistance, renewability, and recall through the IPWMAN Operational Plan.

It is presumed that a Responding Agency's aid and assistance shall be given for an initial minimum period of twelve (12) hours. Thereafter, assistance shall be extended as the Responding Agency and Requesting Agency shall agree. The twelve (12) hour period shall start when the aid and assistance departs from Responding Agency's location with the intent of going to Requesting Agency's location. The aid and assistance shall end when it returns to Responding Agency's location with the understanding between the Responding Agency and Requesting Agency that provision of aid and assistance is complete.

Responding Agency may recall its aid and assistance at any time at its sole discretion. Responding Agency shall make a good faith effort to give the Requesting Agency as much advance notice of the recall as is practical under the circumstances.

SECTION IX: DOCUMENTATION OF COST & REIMBURSEMENT OF COST

A. *PERSONNEL* - Responding Agency shall continue to pay its employees according to its then prevailing ordinances, rules, regulations, and collective bargaining agreements. At the conclusion of the period of aid and assistance, the Responding Agency shall document all direct and indirect payroll costs plus any taxes and employee benefits which are measured as a function of payroll (i.e.; FICA, unemployment, retirements, etc.).

B. *RESPONDING AGENCY'S TRAVELING EMPLOYEE NEEDS* - Responding Agency shall document the basic needs of Responding Agency's traveling employees, such as reasonable lodging and meal expenses of Responding Agency's personnel, including without limitation transportation expenses for travel to and from the stricken area during the period of aid and assistance.

C. *EQUIPMENT* - Responding Agency shall document the use of its equipment during the period of aid and assistance including without limitation all repairs to its equipment as determined necessary by its on-site supervisor(s) to maintain such equipment in safe and operational condition, fuels, miscellaneous supplies, and damages directly caused by provision of the aid and assistance.

D. *MATERIALS AND SUPPLIES* - Responding Agency shall document all materials and supplies furnished by it and used or damaged during the period of aid and assistance.

E. *REIMBURSEMENT OF COSTS* - Equipment, personnel, materials, supplies and/or services provided pursuant to this Agreement shall be at no charge to the Requesting Agency, unless the aid and assistance is requested for more than five (5) calendar days. If aid and assistance is requested for more than five (5) calendar days, the Responding Agency may submit an itemized invoice to the Requesting Agency seeking reimbursement of the cost incurred for personnel, traveling employees, equipment, materials and supplies. If aid and assistance is requested from the State of Illinois to be activated as a State asset, the Responding Agency will be reimbursed for

personnel, materials, supplies and equipment from the first day of the response to the event by the State of Illinois. Materials and supplies will be reimbursed at the cost of replacement of the commodity. Personnel will be reimbursed at Responding Agency rates and equipment will be reimbursed at an appropriate equipment rate based upon either pre-existing locally established rates, the Federal Emergency Management Agency Equipment Rate Schedule or that published by the Illinois Department of Transportation. In the event that there is no such appropriate equipment rate as described above, reimbursement shall be at the actual cost incurred by the Responding Agency.

SECTION X: RIGHTS AND PRIVILEGES OF RESPONDING AGENCY'S EMPLOYEES

Whenever Responding Agency's employees are rendering aid and assistance pursuant to this Agreement, such employees shall retain the same powers, duties, immunities, and privileges they would ordinarily possess if performing their duties within the geographical limits of Responding Agency.

SECTION XI: WORKERS' COMPENSATION

The Parties agree that Requesting Agency shall be responsible for payment of workers' compensation benefits owed to Requesting Agency's employees and that Responding Agency shall be responsible for payment of workers' compensation benefits owed to Responding Agency's employees.

SECTION XII: INSURANCE

Each Party shall bear the risk of liability for its agency and its agency's employees' acts and omissions and shall determine for itself what amount of insurance it should carry, if any. Each Party understands and agrees that any insurance coverage obtained shall in no way limit that Party's responsibility under Section XIII of this Agreement to indemnify and hold the other Parties to this Agreement harmless from such liability.

SECTION XIII: INDEMNIFICATION

Each Party hereto agrees to waive all claims against all other Parties for any loss, damage, personal injury or death occurring in consequence of the performance of this Agreement but only if such claim is not a result of gross negligence or willful misconduct by another Party or its personnel.

Each Party requesting aid pursuant to this Agreement hereby expressly agrees to hold harmless, indemnify and defend the Responding Agency and its personnel from any and all claims, demands, liability, losses, suits in law or in equity which are made by a third party provided, however, that all employee benefits, wage and disability payments, pensions, worker's compensation claims, damage to or destruction of equipment and clothing, and medical expenses of the Party rendering aid or its employees shall be the sole and exclusive responsibility of the Responding Agency; and further provided that such claims made by a third party are not the result of gross negligence or willful misconduct on the part of the Responding Agency. This indemnity shall include attorney fees and costs that may arise from providing aid pursuant to this Agreement.

SECTION XIV: NON-LIABILITY FOR FAILURE TO RENDER AID

The rendering of assistance under the terms of this Agreement shall not be mandatory under any circumstances, including, without limitation, that the local conditions of the Responding Agency prohibit response. It is the responsibility of the Responding Agency to immediately notify the Requesting Agency of the Responding Agency's inability to respond; however, failure to immediately notify the Requesting Agency of such inability to respond shall not constitute evidence of noncompliance with the terms of this section and no liability may be assigned.

No liability of any kind or nature shall be attributed to or be assumed, whether expressly or implied, by a party hereto, its duly authorized agents and personnel, for failure or refusal to render aid. Nor shall there be any liability of a party for withdrawal of aid once provided pursuant to the terms of this Agreement.

SECTION XV: NOTICE OF CLAIM OR SUIT

Any Party that becomes aware of a claim or suit that in any way, directly or indirectly, contingently or otherwise, affects or might affect other Parties of this Agreement shall provide prompt and timely notice to the Parties who may be affected by the suit or claim. Each Party reserves the right to participate in the defense of such claims or suits as necessary to protect its own interests.

SECTION XVI: AMENDMENTS

Any member may propose amendment of this Agreement. Proposed amendments to this Agreement shall be submitted to the Board of Directors. Amendments approved by majority vote of the Board of Directors will be sent to the members for consideration at a duly called meeting held at least 45 days after the Secretary, or designee, has sent the proposed amendment by paper document or electronically to each member. Any proposed amendment receiving the affirmative vote of at least three-fifths (60%) of the members present at the meeting shall be sent to the membership for adoption by the governing body of each member. Failure of a member's governing body to adopt any amended agreement within 120 days of receipt of the proposed amended agreement will signify a Party's withdrawal from the Agreement.

SECTION XVII: ADDITIONAL PARTIES

Additional Agencies may become Parties to this Agreement, provided that such Agencies:

- (1) Approve and execute this Agreement.
- (2) Provide a fully executed copy of this Agreement to the Board of Directors.
- (3) Provide the name and title of an authorized representative to the Board of Directors.
- (4) Annually provide a list of mutual aid resources to its local accredited/certified Emergency Management Agency. If requested, the agency may need to assist its local accredited/certified Emergency Management Coordinator with data entry of its mutual aid resources into a web-based format (NIMS Source).

Upon submission of the items enumerated above to the Board of Directors and receipt of acknowledgement from the Board of Directors, the submitting agency shall be regarded as a Party to the Agreement.

SECTION XVIII: NOTICES

Notices and requests as provided herein shall be deemed given as of the date the notices are deposited, by First Class Mail, addressed to the Board of Directors who will notify each of the Parties' representatives.

SECTION XIX: INITIAL TERM OF AGREEMENT; RENEWAL; TERMINATION

The initial term of this Agreement shall be one (1) year from its effective date. Thereafter, this Agreement shall automatically renew for additional one-year terms commencing on the anniversary of the effective date of this Agreement. Any Party may withdraw from this Agreement at any time by giving written notification to the Board of Directors. The notice shall not be effective until ninety (90) days after the notice has been served upon the Board of Directors by First Class mail. A Party's withdrawal from this Agreement shall not affect that Party's liability or obligation incurred under this Agreement prior to the date of withdrawal. This Agreement shall continue in force and effect as to all other Parties until such time as a Party withdraws. Failure to adopt any amended agreement within one hundred and twenty (120) days of said amended agreement will signify a Party's withdrawal from the Agreement pursuant to Section XVI of this Agreement. Any Party that fails to meet its obligations in accordance with this Agreement or the IPWMAN bylaws may have its participation in IPWMAN terminated by a two-thirds vote of the Board of Directors pursuant to 2.4 of the IPWMAN by-laws.

SECTION XX: HEADINGS

The headings of various sections and subsections of this Agreement have been inserted for convenient reference only and shall not be construed as modifying, amending, or affecting in any way the express terms and provisions of this Agreement or their interpretation.

SECTION XXI: SEVERABILITY

Should any clause, sentence, provision, paragraph, or other part of this Agreement be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder of this Agreement. Each of the Parties declares that it would have entered into this Agreement irrespective of the fact that any one or more of this Agreement's clauses, sentences, provisions, paragraphs, or other parts have been declared invalid. Accordingly, it is the intention of the Parties that the remaining portions of this Agreement shall remain in full force and effect without regard to the clause(s), sentence(s), provision(s), paragraph(s), or other part(s) invalidated.

SECTION XXII: EFFECTIVE DATE

This Agreement shall be effective on the date of the acknowledgement letter sent by the Board of Directors.

SECTION XXIII: WAIVER

Failure to enforce strictly the terms of this Agreement on one or more occasions shall not be deemed a waiver of the right to enforce strictly the terms of this Agreement on any other occasion.

SECTION XXIV: EXECUTION OF COUNTERPARTS

This Agreement may be signed in any number of counterparts with the same effect as if the signatures thereto and hereto were upon the same instrument.

SECTION XXV: PRIOR IPWMAN AGREEMENTS

All prior IPWMAN agreements for mutual aid and assistance between the Parties hereto are suspended and superseded by this Agreement. It is specifically understood and agreed that this Agreement is intended to reorganize IPWMAN's governing structure to a Board of Directors of the Intergovernmental Agency rather than of a not-for-profit corporation as provided in the By- Laws attached to this Agreement as Exhibit A. The By-Laws are specifically incorporated here by reference. All prior acts of the Board of Directors are hereby declared to be those of IPWMAN, an Intergovernmental Agency.

SECTION XXVI: PROHIBITION ON THIRD PARTIES AND ASSIGNMENT OF RIGHTS/DUTIES

This Agreement is for the sole benefit of the Parties and no person or entity shall have any rights under this Agreement as a third-Party beneficiary. Assignments of benefits and delegations of duties created by this Agreement are prohibited and must be without effect.

NOW, THEREFORE, each of the Parties have caused this IPWMAN Mutual Aid Agreement to be executed by its duly authorized representative who has signed this Agreement as of the date set forth below.

Signature Page

Approved and executed this _____ day _____ of 20 _____.

For the Agency (Insert Name): _____

By: _____

Its: _____

Attest

By: _____

Its: _____

APPROVED

On behalf of the Illinois Public Works Mutual Aid Network

Approved and executed this _____ day of _____ 20 _____.

By: _____

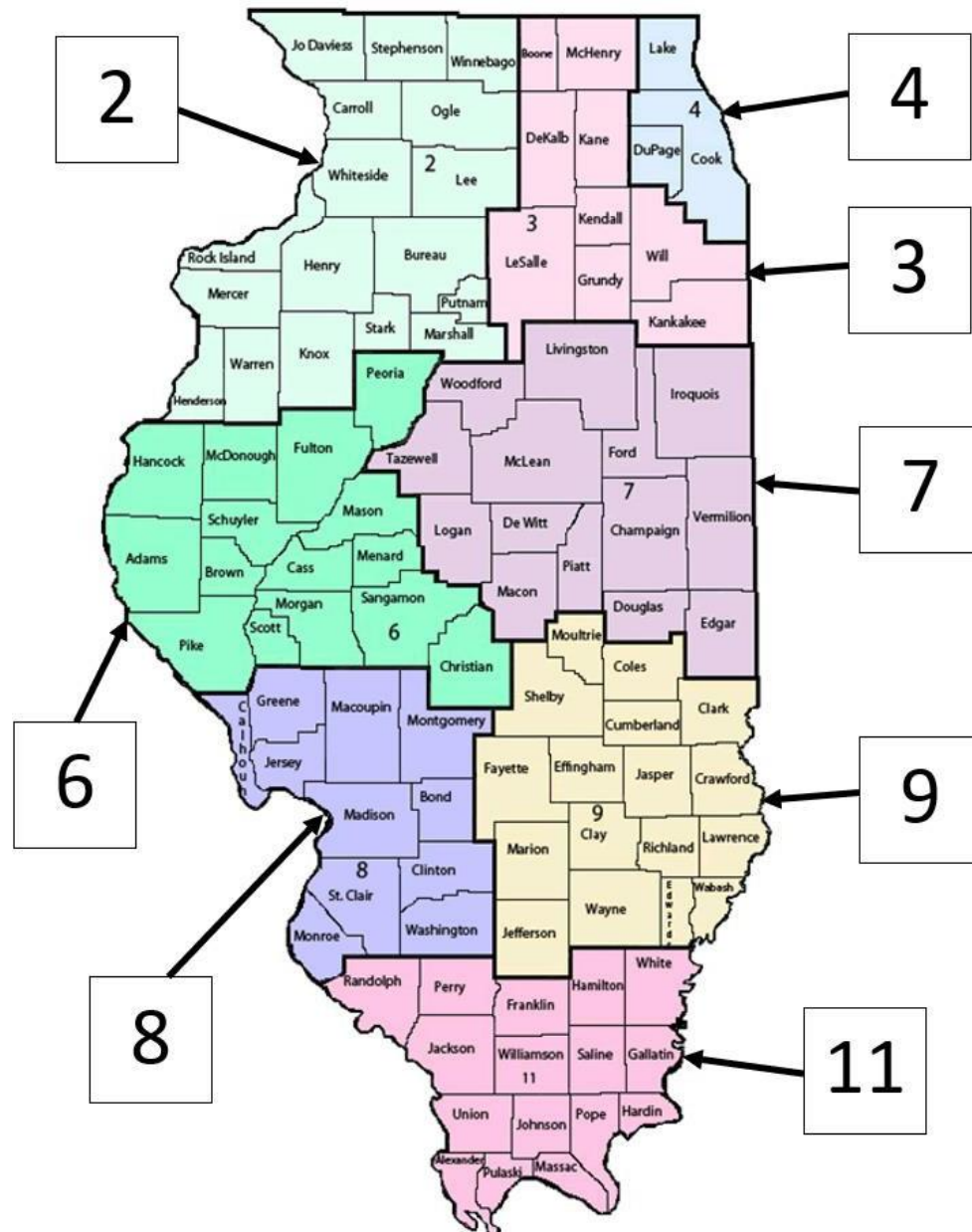
Vince Kilcullen
President, IPWMAN Board of Directors

Attest: _____

Joe Cronin
Secretary, IPWMAN Board of Directors

*Approved by the IPWMAN Interim Board of Directors on September 17, 2008.
Amended by the IPWMAN Interim Board of Directors on August 19, 2009. Amended
by the IPWMAN Board of Directors on June 16, 2010. Amended by the IPWMAN Board
of Directors on October 22, 2024.*

Exhibit 1—IPWMAN Region Map



IPWMAN Region Map