

Mayor Beverly H. Burks Councilmembers:

Debra Johnson-Vice Mayor
Yterenickia Bell
Jamie Carroll

Susan Hood Mark Perkins

Tammi Saddler Jones, Interim City Manager

CITY COUNCIL WORK SESSION AGENDA

Tuesday, October 29, 2024 - 7:00PM IN-PERSON/ HYBRID

1. CALL TO ORDER

2. ROLL CALL

3. PUBLIC COMMENTS

Any member of the public may address questions or comments to the City Council referencing only agenda items after the Mayor and Council have had the opportunity to discuss the agenda item. Each attendee will be allowed 3 minutes for comments.

4. PRESENTATION/ ADMINISTRATIVE BUSINESS

A. A presentation from Decide Dekalb (Dekalb's Development Authority): To discuss using a portion of Affordable Housing Trust Fund for down payment assistance.

5. OLD BUSINESS

A. To discuss a resolution awarding a contract to the most responsive and responsible bidder, Southern Demolition, LLC for the demolition of the two-story house at Forty Oaks Nature Preserve in the amount of \$39,750 to be funded out of the SPLOST II Fund.

6. NEW BUSINESS

- **A.** To discuss a resolution to appoint Attorney Julie Kert as Solicitor of the Municipal Court and approve a contract with Yeargan & Kert, LLC for Municipal Court Solicitors Services for a term of one year, in the amount of \$2,000 per month/\$24,000 annually, to be funded out of General Fund, effective 1/1/2025.
- **B.** To discuss a resolution awarding a contract to the most responsive and responsible bidder, IKON Filmworks, for public meeting video recording and related services, for a term of one year in the amount of \$38,400 to be funded out of ARPA Funds, effective 11/8/2024.
- C. To discuss approving the annual insurance premium payment to the Lexington Insurance in the amount of \$41,756 for the city's leased office space located at 736 Park North Blvd to be funded out of the General Fund.
- **D.** To discuss a resolution approving an agreement between the City of Clarkston and AT&T for internet and phone services in the amount of \$46,740 annually, plus a one-time fee of \$5,152 to be funded out of ARPA Funds (*for one year*) and General Fund (*for four years*), effective on or before 11/18/2024.
- **E.** To discuss a proposal by Veterans and Community Outreach Foundation of Dekalb County for a "Veterans Memorial Statue" to be erected at the pocket park located at the corner of N. Indian Creek Road and E. Ponce de Leon Ave.
- **F.** To discuss an Alcoholic Beverages Late Night Sales application for consumption on premises for Ponce Sports Lounge located at 3924 E. Ponce De Leon Ave., Clarkston, GA 30021.
- **G.** To discuss Professional Engineering Services for the development of Design/Construction Plans and Permitting for the SPLOST II "bond-funded" Norman Road Dam Reconstruction Project.
- H. To discuss contracting services for repairs to Norman Road Dam due to Hurricane Helene.



- I. To discuss an ordinance to amend the Zoning Code to increase the maximum floor area ratio, reduce the minimum lot size and increase maximum lot coverage requirements for the NR-3 zone; to reduce the minimum lot width and remove side setback requirements for single family attached dwelling units (townhomes); to increase the maximum building height for the TC district; and to reduce parking requirements for certain dwelling types.
- **J.** To discuss the application to rezone properties located at 911 Mell Avenue, 917 Mell Avenue, 929 Mell Avenue, and 935 Mell Avenue from NR-1 (Low-density Neighborhood District) to NR-3 (High-density Neighborhood Residential District).
- **K.** To discuss an application to modify zoning stipulation #19 Final Plat of the Parkside Subdivision to allow carports or garages.
- **L.** To discuss an ordinance to amend Chapter 2, Article 2 of the City Code concerning Council Meetings.
- **M.** To discuss a resolution to regulate the utilization of the City Attorney's services by Councilmembers.
- **N.** To discuss an ordinance to amend Chapter 2, Article 3 of the City Code concerning the Code of Ethics to prohibit cash advances to elected officials to exclude per diems.
- **O.** To discuss the 2025 Holiday Schedule for the City of Clarkston.

7. ADJOURNMENT

PUBLIC PARTICIPATION BY VIDEO CONFERENCE

The City of Clarkston, Georgia will conduct the City Council Work Session at 7:00 p.m. on Tuesday, October 29, 2024. The public may participate in the meeting in-person or by using the following information below:

Register in advance for this webinar:

https://us02web.zoom.us/webinar/register/WN_byd1Ov_HS6q7lPd57M0_jw

After registering, you will receive a confirmation email containing information about joining the webinar.



CITY OF CLARKSTON

TEM	NO:	4A
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WORK SESSION/ CITY COUNCIL MEETING

MEETING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Discussion

PUBLIC HEARING: □YES ⊠ NO

MEETING DATE: OCTOBER 29, 2024

<u>SUBJECT:</u> A presentation from Decide Dekalb (Dekalb's Development Authority): To discuss using a portion of Affordable Housing Trust Fund for down payment assistance.

DEPARTMENT: CITY ADMINISTRATION

ATTACHMENT: □YES □NO
PAGES:

PRESENTER CONTACT INFO:

Councilmember Susan Hood & Terra Washington, VP Marketing and Communications, Decide Dekalb (Development Authority of DeKalb County)

<u>PURPOSE</u>: We Dekalb, a grant program established by Decide DeKalb, assists first-time homeowners with the down payment needed to purchase a home. This information would be valuable in determining how a Clarkston down payment assistance program could function.

<u>NEED/ IMPACT</u>: Meeting the down payment required to purchase a home is typically a major barrier preventing individuals and families from becoming homeowners. There are numerous benefits to home ownership, not the least of which is acquiring equity in a home rather than paying rent. I can also provide a more stable learning environment for children.

RECOMMENDATION: N/A

Make DeKalb Your Home

The WE DeKalb program provides a down payment grant of up to 3% to qualified applicants interested in purchasing a home in DeKalb County, Georgia.

Approved applicants will receive a 30-year, fixed-rate, fully amortized first mortgage and non-repayable down-payment grant of up to 3% of the initial principal balance of the mortgage.





I Want to Apply for a Grant

Apply for a Grant

1. Check If You Qualify

Take our 5-minute eligibility assessment quiz, or review the full list of qualifications for this program.

Do You Qualify? Take Our Eligibility Quiz















Before You Begin

This quiz will help you determine if you qualify for a grant through WE DeKalb. Please note that your results on this quiz may vary and are not binding. You can work with one of our approved lenders and loan officers to determine your eligibility and process your grant.

Press "Next" to determine your eligibility.

Next



2. Contact a Lender and Start Looking for a House

Once you have determined your eligibility, contact one of our approved lenders and begin looking for a house.

You must have a house picked out before your grant can be processed.

FIND A LENDER

3. Find a Home with Your Agent

Next, work with a real estate agent to find a home and make an offer.





4. Home, Sweet Home

Finally, work with your lender to close on the property. Your grant will be applied at closing.



CITY OF CLARKSTON

ITEM NO: 5A	
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WORK SESSION/ CITY COUNCIL MEETING

HEARING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Review/Discussion

MEETING DATE: OCTOBER 29, 2024

<u>SUBJECT:</u> To discuss approval of vendor Southern Demolition LLC for the demolition of the two-story house at Forty Oaks Nature Preserve.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: ⊠YES □NO Pages:	INFORMATION CONTACT: Willis Moody Purchasing Consultant PHONE NUMBER: 470-952-1824

<u>PURPOSE:</u> After council and resident discussion during the July 30, 2024, Workshop Session and August 8, 2024, Regular Session. The voted direction of Mayor and Council during the August 8, 2024, Regular Session for this item was to table until the September 24, 2024, Work Session meeting, to be voted on during the October 1, 2024, Regular Session meeting.

During the October 1, 2024, Regular Session meeting this item was tabled until the October 29, 2024, Work Session meeting to this provides proponents additional time for to keep the structure time to develop a plan on ways to keep and maintain the structure. If no plan was developed or (outside) funding located, a vote would be taken.

This is the final meeting this item can be tabled, because all bid proposals must be accepted or within 120 days from the date of the bid opening of July 9, 2024, even though Southern Demolition LLC will hold this cost until November 12, 2024.

<u>NEED/ IMPACT</u>: Demolishing the unoccupied (house) structure would be impactful for the safety of the community by keeping squatters from occupying the property.

RECOMMENDATION: Staff recommends vendor Southern Demolition LLC for approval as the most responsive and responsible Offeror. The award amount of \$39,750.00 for this project should be paid from the SPLOST II Fund.

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CLARKSTON, GEORGIA AWARDING A CONTRACT TO SOUTHERN DEMOLITION, LLC FOR THE DEMOLITION OF THE TWO-STORY HOUSE AT FORTY OAKS NATURE PRESERVE.				
BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF CLARKSTON, GEORGIA:				
Section 1. That the City Council award a contract to Southern Demolition, LLC for the demolition of the two-story house at Forty Oaks Nature Preserve in the amount of \$39,750, to be funded out of the SPLOST II Fund. A copy of said contract is attached to this resolution as "Exhibit A" and is incorporated herein for all purposes.				
PASSED, APPROVED and RESOLVED this day of 2024.				
Beverly H. Burks, Mayor				
ATTEST:				

Tomika R. Mitchell, City Clerk

RESOLUTION NO. _____

EXHIBIT A

STATE OF GEORGIA COUNTY OF DEKALB

CONSTRUCTION CONTRACT for DEMOLITION SERVICE(s)

This Construction	Contract	("Agreement")	made	and	entered	into	this _	day	of
	, for the	e HOUSE DEN	MOLIT	TION	("Projec	et") b	etween	the CIT	ГΥ
OF CLARKSTON ("City"	"), and SO	UTHERN DEC	MLIT	ION	, LLC, ("Con	tractor").	

WITNESSETH:

WHEREAS, the City issued bid solicitation ITB – HOUSE DEMOLITION – 070924 ("ITB") seeking proposals from qualified contractors to conduct the demolition of a certain residential dwelling located at Forty Oaks Nature Preserve at 3790 Market Street | Clarkston, GA | 30021 ("Property");

WHEREAS, the Contractor is engaged in the business of providing the necessary materials and labor complete the Work and submitted a proposal responsive the ITB;

WHEREAS, the Mayor and City Council awarded the bid to the Contractor on _______, 20____; and

WHEREAS, the City desires to engage Contractor, and Contractor agrees to render certain technical advice and services to the City pursuant to the terms and conditions set forth below.

NOW, THEREFORE, in consideration of the mutual terms, conditions and covenants set forth herein, the parties hereto agree as follows:

- 1. SERVICES: Contractor agrees to perform the Work required, implied, or reasonably inferable from this Agreement. The term "Work" shall mean the services required in Exhibit A, which is attached hereto and incorporated herein, including, but not limited to furnishing of any required surety bonds and insurance; and the provision or furnishing of labor, supervision, services, materials, supplies, equipment, fixtures, appliances, facilities, tools, transportation, storage, power, permits and licenses required of the Contractor, fuel, heat, light, cooling and all other utilities as required by this Agreement. If any services to be performed are not specifically listed in Exhibit A or herein but are reasonably necessary to accomplish the purpose of this Agreement, Contractor agrees to perform such services at the direction and approval of the City Manager or his/her designee. This Agreement hereby incorporates the ITB and Contractor's response thereto. In the event of any conflict between the terms of Exhibit A, the ITB, or Contractor's Response to the ITB and this Agreement, the terms of this Agreement shall control.
- 2. <u>COMPENSATION</u>: In consideration for the Work, City shall pay to Contractor a fee not to exceed the cost described in Contractor's bid proposal, which is attached hereto as Exhibit B and incorporated by reference herein, within thirty (30) days the issuance of a

Certificate of Substantial Completion. As the City is a local government entity and thus exempt from sales taxation, notwithstanding the terms of the proposal, Contractor acknowledges that the City shall not be responsible for payment of any sales taxes on any invoices submitted for the services provided under this Agreement.

- **3.** <u>TERM:</u> Unless otherwise terminated pursuant to the provisions herein, this Agreement shall commence on the date all parties have executed this Agreement ("Effective Date") and shall terminate absolutely without further obligation on the part of the City at the close of the calendar year in which it was executed.
- 4. TIME FOR COMPLETION OF THE WORK: Contractor hereby agrees to commence the Work on a date to be specified in the Notice to Proceed. The total time for the Contractor to substantially complete this project shall not exceed forty-five (45) calendar days from the date in the Notice of Proceed (NTP). Normal workdays shall be between the hours of 7:00 a.m. and 7:00 p.m. on weekdays, 8:00 a.m. and 5:00 p.m. on Saturdays, not Sundays, or major holidays. The City will consider extended workdays or workweeks upon written request by the Contractor on a case-by-case basis. When the Contractor believes that the Work is substantially complete, the Contractor shall notify the City that the Work is ready for final inspection. The City shall perform a final inspection and provide the Contractor either (1) a list of items to be completed or corrected by the Contractor, or (2) a Certificate of Substantial Completion. The Work shall be considered substantially complete when all services required by this Agreement have been completed, inspected, and accepted by the City.

5. RELATIONSHIP OF THE PARTIES

- a. <u>Independent Contractors</u>. Nothing contained herein shall be deemed to create any relationship other than that of independent contractor between the City and Contractor. This Agreement shall not constitute, create, or otherwise imply an employment, joint venture, partnership, agency or similar arrangement between the City and Contractor. It is expressly agreed that Contractor is acting as an independent contractor and not as an employee in providing the Work under this Agreement.
- b. Employee Benefits. Contractor shall not be eligible for any benefit available to employees of the City including, but not limited to, workers' compensation insurance, state disability insurance, unemployment insurance, group health and life insurance, vacation pay, sick pay, severance pay, bonus plans, pension plans, or savings plans.
- c. <u>Payroll Taxes</u>. No income, social security, state disability or other federal or state payroll tax will be deducted from payments made to the Contractor under this

Agreement. The Contractor shall be responsible for all FICA, federal and state withholding taxes and workers' compensation coverage for any individuals assigned to perform the Work for the City.

6. WARRANTY ON SERVICES RENDERED: The Contractor warrants its Work and workmanship shall be (i) free from defects; (ii) performed as stipulated in the bid proposal documents and conform to all specifications; (iii) performed by personnel experienced in and capable of doing the kind of work assigned to them; and (iv) performed in accordance to all applicable federal, state, and local laws, regulations, rules and policies. Upon receipt of written notice of a defect, the Contractor shall repair the defect in a timely manner at no expense to the City.

7. TERMINATION FOR DEFAULT:

- a. The City may, subject to the provisions of subparagraph (c) below, by written notice of default to the Contractor, terminate the whole or any part of this Agreement in any one of the following circumstances; (i) if the Contractor fails to perform this Agreement within the time specified herein or any extension thereof; or (ii) if the Contractor fails to perform any of the other provisions of this Agreement, or so fails to make progress as to endanger performance of this Agreement in accordance with its terms, and does not cure such failure within a period of ten (10) days after receipt of notice from the City specifying such failure.
- b. In the event the City terminates this Agreement in whole or in part as provided in subparagraph (a) above, the City may procure, upon such terms and in such manner as the City may deem appropriate, services, similar to those so terminated, and the Contractor shall be liable to the City for any excess costs for the same, including without limitation all cost and expenses of the type specified in the "WARRANTY" paragraph of this Agreement; provided, that the Contractor shall continue the performance of this Agreement to the extent not terminated hereunder.
- c. Except with regard to defaults of subcontractors, the Contractor shall not be liable for any excess costs if the failure to perform this Agreement arises out of causes beyond the control and without the fault of negligence of the Contractor; such causes may include, but are not limited to, acts of God, or of the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, flood, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather, but in every case the failure to perform must be beyond the control and without the fault or negligence of the Contractor. If the failure to perform is caused by the default of a subcontractor, and if such default arises out of causes beyond the control of both the Contractor and the subcontractor, and without the fault of negligence of either of them, the Contractor shall not be liable for any excess costs

for failure to perform, unless the services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit the Contractor to meet the required delivery schedule. The term "subcontractor" shall mean subcontractor at any tier.

- d. If, after notice of termination of this Agreement under the provisions of this paragraph, it is determined for any reason that the Contractor was not in default under the provisions above or that the default was excusable under the provisions of this paragraph, the rights and obligations of the parties shall be the same as if the notice of termination has been issued pursuant to the "Termination for Convenience" paragraph of this Agreement.
- e. The rights and remedies of the City provided in this paragraph shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.
- 8. TERMINATION FOR CONVENIENCE: The City may at any time by written notice terminate all or any part of this Agreement for the City's convenience. If this Agreement is terminated, in whole or in part, for the City's convenience, the Contractor shall be paid an amount, to be mutually agreed upon, which shall be adequate to cover the actual and reasonable cost paid by the Contractor for the actual goods and labor reasonably used by the Contractor to perform the work under this Agreement to the effective date of termination, plus a reasonable profit thereon; provided that no amount shall be paid to the Contractor for (i) any anticipatory profits related to work under this Agreement not yet performed, or (ii) costs incurred due to the Contractor's failure to terminate work as ordered on the effective date of termination. In no event shall the total amount paid under the provisions of this paragraph exceed the prices set forth in this Agreement for the work terminated.
- **9. <u>DISPUTES:</u>** Pending resolution of any dispute hereunder, the Contractor shall proceed diligently with the performance of work in accordance with the City's direction.
- 10. <u>INDEMNIFICATION</u>: To the fullest extent permitted by law, Contractor agrees to indemnify and hold harmless the City and its governing officials, agents, employees, and representatives (collectively, the "City Indemnitees") from and against any and all liabilities, demands, losses, damages, fines, penalties, costs or expenses (including reasonable attorney's fees and costs), incurred by any City Indemnitee as a result of or arising out of (i) the wrongful misconduct or negligence (including fraud) of Contractor or its employees, agents, and representatives in performing this Agreement; (ii) a material breach by Contractor of its covenants; or (iii) failure by Contractor or its employees, agents, and representatives to comply with all applicable federal, state, or local law, rule or regulation in connection with this Agreement. Contractor expressly understands and agrees

that any bond or insurance protection required by this Agreement, or otherwise provided by Contractor, shall in no way limit the responsibility to indemnify, keep and save harmless and defend the City Indemnitees as provided herein. To the fullest extent per law, Contractor, its sureties, and its insurers waive any right of subrogation against the City Indemnitees. These obligations shall survive termination.

11. <u>RISK MANAGEMENT REQUIREMENTS:</u> The Contractor shall abide by the City's applicable Risk Management Requirements (Exhibit C) and hereby incorporated into this Agreement.

12. <u>STANDARD OF PERFORMANCE AND COMPLIANCE WITH APPLICABLE LAWS</u>

- a. Contractor warrants and represents that it possesses the special skill and professional competence, expertise, and experience to undertake the obligations imposed by this Agreement.
- b. Contractor agrees to perform in a diligent, efficient, competent, and skillful manner commensurate with the highest standards of the profession, and to otherwise perform as is necessary to undertake the Work required by this Agreement.
- c. Contractor warrants and represents that it will, at all times, observe and comply with all federal, state, local and municipal laws, ordinances, rules, and regulations, relating to the provision of the Work to be provided by Contractor hereunder or which in any manner affect this Agreement.
- 13. PERMITS: Contractor shall obtain and pay for all permits, inspections, taxes, fees, and licenses necessary and ordinary for the Work. The Contractor shall comply with all lawful requirements applicable to the Work and shall give and maintain any and all notices required by applicable law, ordinance, or regulation pertaining to the Work. The Contractor shall secure a demolition permit from the City's Community Development Department. The Contractor shall be charged for a permit and must comply with all other permit requirements including but not limited to submission of a site map, three sets of a site plan, vermin abatement certification, Residential Erosion Control/Tree Plan Protection Agreement, Hours of Construction Agreement and a current business license.
- 14. <u>SUPERVISION OF WORK:</u> Contractor shall be solely responsible for and shall supervise and direct all Work under this Agreement. Contractor shall provide competent and suitable personnel to perform the Work and shall at all times maintain good discipline and order at the Property. Contractor will at all times take all reasonable precautions for the safety of its employees and the public at the Property. Contractor agrees to assume full responsibility for the acts, negligence, and/or omissions of its employees and any

subcontractors and their employees.

- 15. HAZARDOUS WASTE: If a hazardous substance or waste is suspected or encountered, Contractor will stop its own work in the affected portions of the Property to permit evaluation and testing and notify the City. The City recognizes that the Contractor assumes no risk or liability for hazardous waste on the Property originated by other than the Contractor unless contamination from such waste results from the negligence or breach of this Agreement by the Contractor. Notwithstanding anything to the contrary herein, the City is not responsible for hazardous substances, materials, or conditions introduced to the site by the Contractor, its employees, agents, subcontractors, or anyone for whose acts it may be liable. To the fullest extent permitted by law, the Contractor shall indemnify, defend and hold harmless the City and the City's elected officials, officers, directors, employees and agents from and against all claims, losses, damages, liabilities and expenses (including attorneys' fees and expenses and any penalties or fees charged by any governmental entity, including but not limited to clean-up fees) arising out of or resulting from those hazardous substances, materials, or conditions introduced to the site by the Contractor, its employees, agents, subcontractors, or anyone for whose acts it may be liable.
- 16. <u>INSPECTION AND RIGHT TO STOP WORK:</u> The City shall have the right to inspect the Work at any time and request that Contractor promptly correct any Work that is defective or does not conform to the Contract Documents. If required, the Work shall be inspected and certified by the appropriate state or local agency or health officer at each necessary stage. If Contractor fails to correct any defective Work or repeatedly fails to perform the Work in accordance with the Contract Documents, the City shall have the right to order Contractor to stop performing the Work, or any portion thereof, until the cause for such order is eliminated.
- 17. <u>CHANGE ORDERS:</u> The City reserves the right to order changes to the Work in the nature of additions, deletions or modifications, without invalidating this Agreement, and agrees to make corresponding adjustments in the contract price and time of termination if applicable. All changes will be authorized in a written "Change Order" signed by the City and Contractor, which shall be incorporated by reference herein.
- **18. OTHER CONTRACTORS:** The City reserves the right to enter into other contracts in connection with the Work. The Contractor shall cooperate with all other contractors so that their work shall not be impeded and shall give them access to the Property as necessary to perform their contracts.
- 19. <u>GEORGIA SECURITY AND IMMIGRATION COMPLIANCE ACT:</u> Pursuant to O.C.G.A. Section 13-10-91, for as long as this Agreement remains in effect, Contractor will be registered with and participate in the federal work authorization program to verify

the immigration status of newly hired employees ("E-Verify"). The Contractor will execute the O.C.G.A. Section 13-10-91 compliance affidavit on Exhibit D, attached hereto and incorporated herein.

- 20. THE CITY'S ASSISTANCE AND COOPERATION: During the Contractor's performance of this Agreement, the City may, but has no obligation to, provide assistance to, or cooperate with, the Contractor in activities that facilitate the proper performance and completion of this Agreement by the Contractor. Such assistance and cooperation may include without limitation: (i) providing engineering or other analysis or advice on correcting problems; (ii) refraining from strict enforcement of time schedule requirements under this Agreement; (iii) permitting use of test materials or documentation not performed or produced under this Agreement. Such assistance or cooperation by the City shall not be construed, and the Contractor agrees that it will not claim that any such assistance or cooperation operates, to relieve the Contractor from complete, proper and punctual performance of all the Contractor's obligations under this Agreement.
- 21. WORK ON THE CITY'S DESIGNATED PREMISES: In the event that the Contractor, the Contractor's employees or agents or the Contractor's subcontractors enter the City's designated premises for any reason in connection with this Agreement, the Contractor and such other parties shall observe all security requirements and all safety regulations.
- **22. CONFLICTS OF INTEREST:** Contractor warrants and represents that:
 - a. The Work to be performed hereunder will not create an actual or apparent conflict of interest with any other work it is currently performing.
 - Contractor is not presently subject to any agreement with a competitor or with any other party that will prevent Contractor from performing in full accord with this Agreement; and
 - c. Contractor is not subject to any statute, regulation, ordinance or rule that will limit its ability to perform its obligations under this Agreement. The parties agree that Contractor shall be free to accept other work during the term hereof; provided, however, that such other work shall not interfere with the provision of the Work hereunder.
- 23. <u>CONFIDENTIAL INFORMATION</u>: Contractor acknowledges that it may have access to and become acquainted with confidential information, including, but not limited to, any information the disclosure of which is limited by state or federal law. Unless approved in advance in writing or is required to be disclosed by court order, subpoena or by law, neither Contractor nor any of its employees, will disclose, transfer, distribute or allow access to

any confidential information of the other party to third parties. These obligations shall survive termination.

- 24. ASSIGNMENT AND SUBCONTRACTING: The Contractor shall not assign this Agreement or any portion of this Agreement, nor shall the Contractor subcontract for goods or completed or substantially completed services purchased hereunder without the prior express written consent of the City. No assignment or subcontract by the Contractor, including any assignment or subcontract to which the City consents, shall in any way relieve the Contractor from complete and punctual performance of this Agreement, including without limitation all the Contractor's obligations under the warranty provisions of this Agreement.
- **25. ATTORNEYS' FEES:** Both parties agree to pay reasonable attorneys' fees to the other party should either party be required to incur attorneys' fees in enforcing the provisions of this Agreement or in the collection of any monies herein required to be paid by the other party.
- 26. GOVERNING LAW AND CONSENT TO JURISDICTION: This Agreement is made and entered into in the State of Georgia and this Agreement and the rights and obligations of the parties hereto shall be governed by and construed according to the laws of the State of Georgia without giving effect to the principles of conflicts of laws. The jurisdiction for resolution of any disputes arising from this Agreement shall be in the State Courts of DeKalb County, Georgia.
- 27. NOTICES: All notices or other communications required or permitted to be given under this Agreement shall be in writing and shall be deemed to have been duly given when delivered personally in hard, or when mailed by certified or registered mail, return receipt requested with proper postage prepaid, addressed to the appropriate party at the following address or such other address as may be given in writing to the parties:

If to the City:

With copies to:

City Manager City of Clarkson 1055 Rowland Street Clarkston, Georgia 30021 City Attorney Wilson, Morton & Downs 125 Clairemont Ave, Ste 420 Decatur, GA 30030

If to the Contractor:

Southern Demolition LLC 2035 Bolton Rd NW Atlanta, GA 30318

- **28. NON-WAIVER:** The failure by either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict performance with every provision of this Agreement.
- **29. SEVERABILITY:** If any provision of this Agreement is held to be unenforceable for any reason, the unenforceability thereof shall not affect the remainder of the Agreement, which shall remain in full force and effect, and enforceable in accordance with its terms.
- **30. INTERPRETATION:** The Parties acknowledge that this Agreement and all the terms and conditions herein have been fully reviewed and negotiated by the Parties. Having acknowledged the foregoing, the Parties agree that any principle of construction or rule of law that provides that, in the event of any inconsistency or ambiguity, an agreement shall be construed against the drafter of the agreement shall have no application to the terms and conditions of this Agreement.
- **31. AMENDMENTS:** Any and all modifications or changes to this Agreement must be in writing and signed by the parties to this Agreement.
- **32.** <u>COUNTERPARTS.</u> This Agreement may be executed in multiple counterparts, each of which shall constitute the original, but all of which taken together shall constitute one and the same Agreement. PDF signatures shall constitute original signatures.
- 33. ENTIRE AGREEMENT: This Agreement, which includes the exhibits attached hereto, contains the entire agreement and understanding of the parties with respect to the subject matter hereof, and supersedes and replaces any and all prior discussions, representations and understandings, whether oral or written. In case of conflict between any term of the Contractor's Bid/Proposal and this Agreement, the terms of this Agreement shall control unless otherwise stated herein.
- **34.** <u>CAPTIONS:</u> The captions appearing herein are for convenience of reference only and shall not affect the meaning or interpretation of this Agreement or any clause or provision hereof.
- 35. <u>CALCULATION OF TIME PERIODS:</u> Unless otherwise provided herein, whenever this Agreement calls for or contemplates a period of time for the performance of any term, provision, or condition of this Agreement, all of the days in such period of time shall be calculated consecutively without regard to whether any of the days falling in such period of time shall be a Saturday, Sunday, or other non-business day; provided, however, if the last day of any period of time shall happen to fall on a Saturday or Sunday or legal holiday observed by the State of Georgia, the last day shall be extended to the next succeeding business day immediately thereafter occurring.

IN WITNESS WHEREOF, said parties have hereunto set their seals and caused this Agreement to be executed and delivered by their duly authorized representatives the day and year written below.

Executed on beha	off of:	
Executed on bene	CITY OF CLARKSTON, GEORGIA	
	BY:	
	TITLE: Beverly H. Burks, Mayor	
ATTEST (sign here):		
Name (print): DATE:		
Approved as to form:		
Stephen Quinn Stephen G. Quinn		
Stephen G. Quinn		
City Attorney	[SIGNATURES CONTINUED ON NEXT PAGE]	

Executed on behalf of:

	SOUTHERN DEOMLITION	, LLC
	BY (sign here): Name (print): Title:	
		[Corporate Seal]
ATTEST (sign here):		
Name (print):		
Title:		
DATE:		

EXHIBIT ASCOPE of WORK

Interested parties should submit a quote to a two-story structure, built around 1920 and has been unoccupied since May 2018 demolition located within the Forty Oaks Nature Preserve at 3790 Market Street | Clarkston, GA | 30021. The structure shall be demolished in accordance with the Southern Building Code Appendix D, pages 717-718, and these specifications.

Coordination of work between the Contractor and City is essential to the successful completion of this project. The Contractor is to complete all work assigned within 45 days. The Contractor and City shall coordinate a schedule and daily work plans after receipt of a Notice to Proceed (NTP).

The structure's exterior dimensions are as follows:

- A. Total structure square footage unknown
- B. Building Footprint: 48 ft. x 34 ft.
- C. Front Porch: 10 ft. x 44 ft.-6 inches
- D. Side Porch: 4 ft-7 inches x 6 ft.-10 inches
- E. Crawlspace with stone/ CMU or brick wall foundation on-grade; no footings

The Contractor shall execute the work according to and meet the requirements of the following:

- A. The ITB documents include but are not limited to the scope of work, special provisions, and specifications.
- B. All city, county, state and federal rules, regulations, and ordinances.
- C. All necessary licenses and permits.
- D. OSHA standards and guidelines.
- E. Any other applicable codes, laws and regulations including but not limited to Section 45-10-20 through 45-10-28 of the Official Code of Georgia Annotated, Title VI of the Civil Rights Act, Drug-Free Workplace Act, and all applicable requirements of the Americans with Disabilities Act of 1990.

CERTIFICATION OF BIDDER'S EXPERIENCE and QUALIFICATIONS

- A. The Offeror certifies that they are, at the time of bidding and shall be, throughout the period of the contract, licensed by the State of Georgia to do the type of work required under terms of the contract documents.
- B. The Offeror further certifies that they are skilled and regularly engaged in the general class and type of work called for in the contract documents.
- C. The Offeror represents that they are competent, knowledgeable and have special skills in the nature, extent, and inherent conditions of the work to be performed.
- D. The Offeror further acknowledges that there are certain peculiar and inherent conditions existent in the construction of the facilities, which may create, during the construction program, unusual or peculiar unsafe conditions hazardous to persons and property.
- E. The Offeror expressly acknowledges that they have the skill and experience to foresee and to adopt protective measures to perform the construction work adequately and safely with respect to such hazards.

PROSECUTION & PROGRESS

The Contractor will mobilize with sufficient forces such that all construction identified as part of this quote shall be substantially completed within 45 days from issuance of Notice to Proceed. The Contractor will be considered substantially complete when all work required by this contract has been completed and accepted by the City.

Normal workdays shall be between the hours of 7:00 a.m. and 7:00 p.m. on weekdays, 8:00 a.m. and 5:00 p.m. on Saturdays, not Sundays, or major holidays. The City will consider extended workdays or workweeks upon written request by the Contractor on a case-by-case basis. No work will be allowed on Sundays or national holidays.

The work will require the Offeror to provide all labor, administrative forces, equipment, materials, and other incidental items to complete all required work. The City shall perform a final inspection upon substantial completion of the work. The Contractor will be allowed to participate in the Final Inspection.

PERMITS, LICENSES & INSURANCE REQUIREMENTS

The Contractor shall procure all permits and licenses, pay all charges, taxes, and fees, and give all notices necessary and incidental to the due and lawful prosecution of the work. The contract awardee will need to file with the City of Clarkston projects.

Minimum Coverages, Limits and Endorsements (other coverage may be required for demolition services). The City must be a plan holder and policy dates will cover the term of the contract.

Contractor to provide "License to Conduct Regulated Asbestos Activities in Georgia Lead-Based paint and Asbestos Program Certification, Accreditation, & Licensing Unit".

Contractor must satisfy the requirements of the Georgia Asbestos Safety Act, O.C.G.A 12-12-1, et seq. and the Rules for Asbestos Removal and Encapsulation, Chapter 391-3-14 – provide license.

UTILITIES

The disconnection of all permanent utilities is the responsibility of the Contractor. This Contractor is responsible for contacting the utility department to coordinate all disconnection work as it relates to water, gas, electrical and sewer disconnects.

Sewer taps shall be located and capped prior to the structure demolition and the sewer service shall be removed to the property line.

PROTECTION & RESTORATION of PROPERTY and LANDSCAPE

A. The Contractor shall be responsible for the preservation of all public and private property, trees, monuments, highway signs and markers, fences, grassed and sodded areas, etc. along and adjacent to the road or street.

- B. The Contractor shall use every precaution necessary to prevent damage or injury thereto, unless the removal, alteration, or destruction of such property is provided for under the contract.
- C. The Contractor shall keep the surface of the sidewalks and street affected by work in a clean, neat, and safe condition.
- D. The Contractor shall cut unground water line(s) at fence and will not pull line(s) above ground.
- E. When or where any direct or indirect damage or injury is done to public or private property by or on account of any act, omission, neglect or misconduct in the execution of the work, or in consequence of the non-execution thereof by the Contractor, he shall restore, at his/her own expense, such property to a condition similar or equal to that existing before such damage or injury was done, by repairing, rebuilding or otherwise restoring as may be directed, or she/he shall make good such damage or injury in an acceptable manner. The Contractor shall correct all disturbed areas prior to City acceptance of work and payment.

PROVIDED REPORTS

The City of Clarkston will provide the following reports:

- A. Asbestos & Lead Based Paint Conformance Letter 2024 (United Consulting)
 - 1. Asbestos Survey Report 2021 (United Consulting)
 - 2. Lead Based Paint Assessment 2021 (United Consulting)
- B. Topographic & Tree survey
- C. Underground-penetration radar survey report (United Consulting)

DEMOLITION of STRUCTURES & REMOVAL

The Offer shall include in the removal cost, the removal of additional will include:

- A. All/any floors, and foundation footings.
- B. All/any patio, porch slabs, concrete walkways.
- C. All/any steps will be included in the removal costs of demolition.
- D. No underground tanks and other structures were identified. The Contractor will be required to selectively excavate areas as directed by the city engineer to provide ground proofing to verify if tanks exist. The volume of excavation anticipated is 90 CY. Import clean fill soil to backfill areas if tank(s) are removed. The backfill volume anticipated will be 30 CY.

GENERAL SPECIFICATIONS

Beginning with mobilization and ending with acceptance of work, the Contractor shall be responsible for providing a clean and safe work environment at the project site and shall comply with all OSHA and EPA regulations as they pertain to this project.

The Contractor shall provide dust control during demolition of the structure to ensure toxic and/or nuisance dust particles do not permeate the air in and around the work site.

REQUIRED SITE WORK

- A. The Contractor shall make sure restoration and clean-up work is performed daily.
- B. No materials shall be salvaged, stored, or accumulated in any area.
- C. All loads shall be covered and secured prior to and during transport.
- D. The Contractor will perform final grading and leveling on the site to maintain a positive drainage slope, which shall include clean fill soil.

INDEMNIFICATION AGREEMENT

Contractor hereby waives, releases, relinquishes, discharges and agrees to indemnify, protect, save harmless, the City of Clarkston and all of its entities, and all respective officers, employees, directors and agents of and from any and all claims, demands, liabilities, losses, costs or expenses for any loss including but not limited to bodily injury (including death), personal injury, property damage, expenses, and attorneys' fees, caused by, growing out of, or otherwise happening in connection with this contract, due to any act or omission on the part of the contractor, it's agents, employees or others working at the direction of contractor or on its behalf, or due to any breach of this contract by the contractor, or due to the application or violation of any pertinent Federal, State or local law, rule or regulation by the contractor.

This indemnification applies whether: (a) the activities involve third parties or employees or agents of the contractor or of the City entity; (b) the City is partially responsible for the situation giving rise to the claim; provided, however, this indemnification does not apply to the extent of the sole negligence of the City of Clarkston and its officers or employees. This indemnification extends to the successors and assigns of the contractor, and this indemnification survives the termination of the contract and the dissolution or, to the extent allowed by law, the bankruptcy of the contractor. To the full extent permitted by the Constitution and the laws of the State of Georgia, the contractor and its insurers waive any right of subrogation against the City of Clarkston, its officers, employees and agents, the Fund and insurers participating there-under, to the full extent of this indemnification.

ADDITIONAL INFORMATION

- A. Liquated damages of five hundred dollars (\$500.00) per day.
- B. Include optional cost line item, if additional testing is needed.
- C. "Trucks Entering & Exiting Ahead" signage shall be placed on both approaches to the Forty Oaks Nature Preserve entrance during work hours. Signs to be removed at the completion of each workday.
- D. The Contractor shall be responsible for the removal and proper disposal of all materials and shall provide the City of Clarkston with landfill tipping receipts prior to release of retainage. Debris to be delivered to EPD licensed landfill and relieves the City of Clarkston of all liability in the disposal of debris include form. The contractor is responsible for all/any fees and permits, if applicable.

EXHIBIT B CONTRACTOR'S COST PROPOSAL (ATTACHED)

Form of Proposal (POINT of CLARIFICATION)

To: City of Clarkston

Clarkston, GA 30021

I/We the undersigned hereby offer and agree to supply and deliver the service(s) as outlined in the Request for Proposal documents. The signatures(s) below dignify the I/We have read and agree with the procedures outlined in the Request for Proposal documents.

I/We also agree no additional work shall be accepted outside of the scope of work outlined in this solicitation. If any additional work is requested, this must be assigned by the requesting department and approved by the City of College Purchasing Department, through a change order.

Proposal Submitted By:

Company Name	Southern Demolition LLC
Address .	2035 Bolton Rd NW.
City, State, Zip	Atlanta, GA, 30318
Phone	(404) 478-7142
Email	Lee@southerndeno.com
Website	southern demo.com
Print/Type Name	Clarance Lee Selen II Farmer
Signature	Left
Title	Project Manager
Date	7/12/24



ADVERTISEMENT for CONSTRUCTION SERVICE

ITB - HOUSE DEMOLITION - 070924

POINT of CLARIFICATION

OWNER'S BID PROPOSAL FORM

OWNER:	City of Clarkston
OWNER.	City of Clarkston

1055 Rowland Street Clarkston, GA 30021

PROJECT: House Demolition

DATE: July 10, 2024

Congratulations to your company as one of the finalists for this phase of the selection process for the House Demolition project for the City of Clarkston. We reviewed your proposal and request clarification as we finalize our review to make a recommendation for approval.

Will you send me a response to the following:

	within comple Provid	s of the essence for this project. The Contractor is to complete all work assigned 45 days. After the Notice to Proceed (NTP) has been issued your company shall tet the installation within [insert #] _30 _ consecutive days or less. Connot work the a cost for the following: Wet demolition/removal of structure including foundation: \$ _7,000 _ EPO No. 15 actions
		05-2
	ь.	Additional equipment charges: \$
	c.	Temporary site security fencing: \$
	d.	Erosion control (silt fence, tree save, seed & straw): \$_2,000
	e.	Excavation of underground tank(s): \$
	f.	New clean fill dirt: \$ 1,000
	g.	Haul off fees: \$ 26,650
	h.	Asbestos: \$ Included in Wet Demo. (Structure Will go into 30, d dympsters lined with
Grand	total fo	Haul off fees: \$ 26,650 Asbestos: \$ Included in Wet Demo. (Structure will be soroned own throughout demo. All Moterials will go into 30% dumpsters lined with 6mil plantic to encapsulate Material for transport to sategnard and fill.
Return		esponse to wmoody@cityofclarkston.com no later than 12:00 pm (EST), Friday, July

EXHIBIT C

RISK MANAGEMENT REQUIREMENTS

The Contractor will provide minimum insurance coverage and limits as per the following: The Contractor will file with the City Certificates of Insurance, certifying the required insurance coverage and stating that each policy has been endorsed to provide thirty (30) day notice to the City in the event that coverage is cancelled, non-renewed or the types of coverage or limits of liability are reduced below those required.

All bonds and insurance coverage must be placed with an insurance company approved by the City, admitted doing business in the State of Georgia, and rated Secure ("A±" or better) by AM Best Company in the latest edition of Property and Casualty Ratings, or rated by Standard & Poor's (S&P) Insurance Ratings, latest edition as Secure ("BBB" or better). Worker's Compensation self-insurance for individual Contractors must be approved by the Worker's Compensation Board, State of Georgia and/or Self-Insurance pools approved by the Insurance Commissioner, State of Georgia.

Worker's Compensation - In accordance with O.C.G.A. Title 34, Chapter 9, as

amended

Business Auto Policy - Not less than \$500,000.00

Minimum \$1,000,000.00/claim

Commercial General Liability - \$2,000,000.00/occurrence for Personal Injury, Bodily

Injury, and Property Damage Liability

Professional Liability - Not less than \$1,000,000.00/occurrence

EXHIBIT D GEORGIA SECURITY AND IMMIGRATION COMPLIANCE ACT AFFIDAVIT (ATTACHED)



Primary Contractor E-verification Affidavit

The Clarkston contract holder, signed below, confirms, and verifies its compliance with Georgia law (See OCGA § 13-10-91), and affirmatively states that the business (Sole Proprietor, Partnership, Corporation, Non-Profit, LLC Corporation, or LLC Partnership) which performs services for the Clarkston: (check and complete #1 or #2 below)

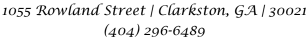
Federal Work Authorization User Identification Number (not Taxpayer ID)

Legal Business Name of City of Clarkston Contract Holder/Applicant

13-10-91.	loes not fall within the requirements of OCGA §
I hereby declare under penalty of perjury that the foreg	going is true and correct.
Executed on Thy 8th 2024 in	A + a + a (city) GA (state)
Signature of Authorized Owner/Officer China Rogsdale Printed Name and Title of Authorized Owner/Officer	
My Commission Expires: May 2hd, 2028	COUNTY GENERAL COUNTY



City of Clarkston





Bid Open Tabulation Matrix

ITB - HOUSE DEMOLITION - 070924

(Point of Clarification)

	Company Name	Bid Amount (\$)	Minority Class	Located within City limits	Previously worked w/Clarkston
1	Southern Demolition, LLC	\$39,750.00	Y (FBE)	N	N
2	The M Mitchell Group, LLC	\$41,025.00	Y (AABE)	N	N
3	Southern Environmental Services, Inc	\$47,885.00	N	N	N

A "Minority Business Enterprise" (MBE) is a business which is an independent and continuing operation for profit, performing a commercially useful function, which is owned and/or controlled by one or more minority group member(s).

- (1) African American Business Enterprise (AABE) (2) Hispanic Business Enterprise (HBE)
- (3) Female Business Enterprise (FBE) (4) Asian Business Enterprise (ABE)
- (5) Native American Business Enterprise (NABE) (6) Minority Veteran (MV)

An "Owned" is a minority or female owner which possesses an ownership interest 51% of the business.

A "Controlled" is a minority or female which possess and exercise the legal authority and power to manage business assets, good will and daily operations of the business and actively and continuously exercise such managerial authority and power in determining the policies and directing the operations of the business.

Larry Kaiser, Engineering Consultant and Michael Duncan, Parks & Recreation Manager were present for the bid open.



ADVERTISEMENT for CONSTRUCTION SERVICE

ITB - HOUSE DEMOLITION - 070924

The City of Clarkston is presently accepting sealed proposals from qualified persons, firms, or companies for the above advertised solicitation.

There will be a (mandatory) pre-proposal meeting held at Forty (40) Oaks Nature Preserve | 3790 Market St | Clarkston, GA | 30021.

Proposals will be received no later than Tuesday, July 9, 2024, at 9:30 am (EST) at the City Hall Annex, Attn: Purchasing Department, 1055 Rowland St | Clarkston, GA | 30021.

Proposals received after the above date and time, or in any other location other than the Purchasing Department will not be considered.

Timeline

(Mandatory) Pre-Proposal Meeting	June 18, 2024	10:00 am (EST)
Question, Answer and Clarification Deadline (Email wmoody@cityofclarkston.com) Ref: House Demo	July 2, 2024	12:00 pm (EST)
All/Any Addendum(s) published to City's website no later than	July 5, 2024	4:00 pm (EST)
Purchasing Department to Open Sealed Bids	July 9, 2024	10:00 am (EST)

All minority, woman owned, and small business owners are strongly encouraged to submit a proposal for this solicitation. The contract will be awarded to the most responsive offeror, not always the lowest cost, that is determined to meet the requirements and criteria set forth within the solicitation.

It shall be the person, firm, or company's responsibility to check the City's website, within the Bid Solicitations tab under the Business link for all/any bid documents to include published addenda.

The City of Clarkston reserves the right to reject any or all bids based on past performance and to waive technicalities and informalities and re-advertise.



BID INFORMATION SCOPE OF WORK

PURPOSE

The City of Clarkston (City) is accepting sealed proposals from qualified companies interested in providing demolition services of a two-story farmhouse style building. This Invitation to Bid (ITB) seeks to identify qualified one company for the project.

SCOPE of WORK

Interested parties should submit a quote to a two-story structure, built around 1920 and has been unoccupied since May 2018 demolition located within the Forty Oaks Nature Preserve at 3790 Market Street | Clarkston, GA | 30021. The structure shall be demolished in accordance with the Southern Building Code Appendix D, pages 717-718, and these specifications.

Coordination of work between the Contractor and City is essential to the successful completion of this project. The Contractor is to complete all work assigned within 45 days. The Contractor and City shall coordinate a schedule and daily work plans after receipt of a Notice to Proceed (NTP).

The structure's exterior dimensions are as follows:

- A. Total structure square footage unknown
- B. Building Footprint: 48 ft. x 34 ft.
- C. Front Porch: 10 ft. x 44 ft.–6 inches
- D. Side Porch: 4 ft-7 inches x 6 ft.-10 inches
- E. Crawlspace with stone/ CMU or brick wall foundation on-grade; no footings

The Contractor shall execute the work according to and meet the requirements of the following:

- A. The ITB documents include but are not limited to the scope of work, special provisions, and specifications.
- B. All city, county, state and federal rules, regulations, and ordinances.
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Contractor to provide "License to Conduct Regulated Asbestos Activities in Georgia Lead-Based paint and Asbestos Program Certification, Accreditation, & Licensing Unit".

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DEMOLITION of STRUCTURES & REMOVAL

The Offer shall include in the removal cost, the removal of additional will include:

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verify if tanks exist. The volume of excavation anticipated is 90 CY. Import clean fill soil to backfill areas if tank(s) are removed. The backfill volume anticipated will be 30 CY.

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- A. The Contractor shall make sure restoration and clean-up work is performed daily.
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- C. All loads shall be covered and secured prior to and during transport.
- D. The Contractor will perform final grading and leveling on the site to maintain a positive drainage slope, which shall include clean fill soil.

INDEMNIFICATION AGREEMENT

Contractor hereby waives, releases, relinquishes, discharges and agrees to indemnify, protect, save harmless, the City of Clarkston and all of its entities, and all respective officers, employees, directors and agents of and from any and all claims, demands, liabilities, losses, costs or expenses for any loss including but not limited to bodily injury (including death), personal injury, property damage, expenses, and attorneys' fees, caused by, growing out of, or otherwise happening in connection with this contract, due to any act or omission on the part of the contractor, it's agents, employees or others working at the direction of contractor or on its behalf, or due to any breach of this contract by the contractor, or due to the application or violation of any pertinent Federal, State or local law, rule or regulation by the contractor.

This indemnification applies whether: (a) the activities involve third parties or employees or agents of the contractor or of the City entity; (b) the City is partially responsible for the situation giving rise to the claim; provided, however, this indemnification does not apply to the extent of the sole negligence of the City of Clarkston and its officers or employees. This indemnification extends to the successors and assigns of the contractor, and this indemnification survives the termination of the contract and the dissolution or, to the extent allowed by law, the bankruptcy of the contractor. To the full extent permitted by the Constitution and the laws of the State of Georgia, the contractor and its insurers waive any right of subrogation against the City of Clarkston, its officers, employees and agents, the Fund and insurers participating there-under, to the full extent of this indemnification.

ADDITIONAL INFORMATION

- A. Liquated damages of five hundred dollars (\$500.00) per day.
- B. Include optional cost line item, if additional testing is needed.

- C. "Trucks Entering & Exiting Ahead" signage shall be placed on both approaches to the Forty Oaks Nature Preserve entrance during work hours. Signs to be removed at the completion of each workday.
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CITY OF CLARKSTON

ITEM NO: 6A	
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WORK SESSION/ CITY COUNCIL MEETING

HEARING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE:
Review/Discussion

MEETING DATE: OCTOBER 29, 2024

SUBJECT: To discuss a resolution to appoint Attorney Julie Kert as Solicitor of the Municipal Court and approve a contract with Yeargan & Kert, LLC for Municipal Court Solicitors Services for a term of one year, in the amount of \$2,000 per month/ \$24,000 annually, to be funded out of General Fund, effective 1/1/2025.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: ⊠YES □NO Pages:	INFORMATION CONTACT: Willis Moody Purchasing Consultant PHONE NUMBER: 470-952-1824

<u>PURPOSE:</u> To discuss approval of vendor <u>Julie Kert, Partner at Yeargan & Kert</u> for the Municipal Court Solicitor contract.

The bid solicitation documents were advertised on the City's website and BidNet Direct between July 18, 2024, and the bid close at 9:30 am, August 13, 2024. In addition, this Request for Proposal (RFP) a Courtesy Email was generated from BidNet Direct to the incumbent municipal court solicitor Christopher Diwan of this advertised RFP.

See supporting documents for recommended vendor for this service.

<u>NEED/ IMPACT</u>: The Municipal Court Solicitor will provide prosecuting attorney services for the City of Clarkston Municipal Court.

RECOMMENDATION: Staff recommends vendor <u>Julie Kert</u>, <u>Partner at Yeargan & Kert</u> for approval as the most responsive and responsible Offeror. The award amount of \$2,000.00 per month (\$24,000.00/annually) for this project should be paid from the General Fund – Municipal Court.

RESOLUTION NO.

A RESOLUTION BY THE CLARKSTON CITY COUNCIL TO APPOINT ATTORNEY JULIE KERT AS SOLICITOR OF THE MUNICIPAL COURT AND TO APPROVE A CONTRACT WITH YEARGAN & KERT, LLC FOR MUNICIPAL COURT SOLICITOR SERVICES.

WHEREAS, the City Council appoints a prosecuting attorney (a/k/a solicitor) for the Municipal Court on an annual basis pursuant to Section 3.04 of the City Charter and O.C.G.A. § 15-18-92; and

WHEREAS, the City Council hereby finds that Attorney Julie Kert is qualified to serve as prosecuting attorney of a municipal court pursuant to O.C.G.A. § 15-18-92(a); and

WHEREAS, the City Council desires to engage Ms. Kert, through her law firm Yeargan & Kert, LLC, to serve as solicitor of the Clarkston Municipal Court for year 2025.

NOW THEREFORE, BE IT RESOLVED that the City of Clarkston City Council does hereby appoint Attorney Julie Kert as Municipal Court Solicitor effective January 1, 2025 and remaining in effect until such time as the City Council takes subsequent action to appoint a different individual as solicitor.

BE IT FURTHER RESLOVED that the contract with Yeargan & Kert, LLC for municipal solicitor services attached hereto as Exhibit A is hereby approved and the Mayor is hereby authorized to execute such contract.

SO RESOLVED	this day of, 2024
	CLARKSTON CITY COUNCIL
	Mayor Beverly H. Burks
ATTEST:	
Tomika R. Mitchell, City Clerk	

EXHIBIT A Contract for Municipal Court Solicitor Services

STATE OF GEORGIA COUNTY OF DEKALB

CONTRACT TO PROVIDE MUNICIPAL COURT SOLICITOR SERVICE(s) CLARKSTON MUNICIPAL COURT

	This Agreement is made and entered into this	day of	, 20	
betwee	n the CITY OF CLARKSTON ("City"), a municip	al corporation,	and Yeargan & Kert,	LLC
("Cont	ractor").			

WITNESSETH:

WHEREAS, the City issued bid solicitation RFP - MUNICIPAL COURT SOLICITOR - 081324 ("RFP") seeking proposals to engage a firm, individual lawyer, or a consortium of firms or lawyers to serve as the Solicitor of the City of Clarkston Municipal Court ("Contractor");

WHEREAS, the City desires the services of Attorney Julie Kert, who is a member of Yeargan & Kert, LLC, as the City Solicitor pursuant to Section 3.04 of the Charter of the City of Clarkston; and

WHEREAS, Julie Kert is qualified to serve as prosecuting attorney of a municipal court pursuant to O.C.G.A. § 15-18-92(a) and desires to serve in said capacity as an independent contractor, rather than as an employee of the City; and

WHEREAS, it is the desire of both parties hereto to establish and set forth their mutual responsibilities one to the other.

NOW, THEREFORE, in consideration of the mutual promises contained herein, it is hereby agreed as follows:

- 1. <u>Duties</u>. The City hereby contracts with Contractor to perform all functions and duties of the prosecuting attorney of the Clarkston Municipal Court (i.e., serve as City Solicitor) and to perform such other legally permissible and proper duties and functions as said position shall require. These duties shall include, but are not limited to, the following:
 - a. Prosecute cases within the jurisdiction of the City Charter, Ordinances, and Georgia State Statutes that are within the original jurisdiction of the Clarkston Municipal Court.
 - b. Perform advanced professional legal work involving the prosecution of defendants in misdemeanor criminal cases.
 - c. Participate in administrative and research functions in civil areas when so directed by the City Manager.
 - d. Report to the City Manager as requested regarding the functions of the Municipal Court system.
 - e. Collaborate with the Municipal Court Judge to develop and carry out policies for trial procedures.
 - f. Coordinate with the Municipal Court Judge, Public Defender, and Court Clerk to

- reduce or eliminate backlog of pending cases.
- g. Annually review data gathered by the City regarding cases generated by the Clarkston Police Department and filed in the Municipal Court;
- h. Prepare an annual report concerning Municipal Court operations and results and personally present that report to the City Council.
- i. Annually review and recommend changes to the Clarkston Municipal Code which relate to Municipal Court; and
- j. Make recommendations to the City to improve the financial or other operating conditions of the Court.
- 2. <u>Independent Contractor</u>. In performing the duties of the City Solicitor, Contractor shall serve as an independent contractor and not as an employee of the City. The City shall have no right or responsibility to control or influence the manner in which Julie Kert carries out her prosecutorial responsibilities, save and except that the City Solicitor agrees to carry out his or her duties in a timely, consistent, fair and effective manner.
- 3. <u>Term.</u> This Agreement shall commence on January 1, 2025 and shall continue for an initial term of one year, until December 31, 2025. This contract may be renewed annually upon the terms set forth herein or upon any other terms mutually acceptable to both parties.
 - No rights, responsibilities, salary, or other benefits shall extend beyond the term of this Agreement and nothing in this Agreement shall be deemed to vest in the City Solicitor any property interest in the duties, responsibilities, or compensation provided in this contract or any right to the continuation thereof.
- 4. <u>Compensation</u>. The compensation shall be \$2,000.00 monthly. Payment shall be made on or before the last working day of each month this Agreement remains in effect.
- 5. <u>Hours of Work</u>. It is recognized that the hours devoted by the Contractor in the performance of his or her responsibilities may vary with the caseload of the Court. The Contractor shall report to the City Manager upon request the amount of time she is devoting to his or her duties as the Solicitor.
- 6. <u>Periodic Review</u>. The City Council may review the performance and compensation of the Contractor by such method and at such times as the Council shall deem appropriate.
- 7. <u>Dues and Subscriptions</u>. The Contractor shall maintain membership in an appropriate statewide organization for City Solicitors and all fees required for such membership shall be paid by the City. In addition, the City encourages the Contractor to participate in national, regional, and state and local associations and organizations necessary and desired for her continued professional growth and advancement and to improve his or her performance as City Solicitor. Should the Contractor desire to incur any expenditure for any of the proposed activities outlined above, she may obtain prior consent from the City Manager of the City of Clarkston, in which event the City shall be obligated to reimburse for such pre-authorized expenses.

- 8. <u>Professional Development</u>. The City agrees to reimburse the Contractor for registration, travel, and subsistence expenses for professional and office travel, meetings, and occasions deemed necessary or desirable to continue the professional development of the City Solicitor. The procedures for reimbursement referred to in Paragraph 7 above shall apply to expenses incurred pursuant to this paragraph as well.
- 9. Pro Tempore Services. While it is agreed that Julie Kert shall personally serve as Solicitor and shall be available to fill the duties of that office generally not less than eighty percent of the time, it is anticipated that ethical conflicts, scheduling conflicts, vacations, illness, etc., will occasionally require the appointment of pro tempore Solicitor. It is understood that it is in the interest of both parties to utilize a pro tempore solicotr when Jule Kert is unable to appear in the Municipal Court so that the Court's important work will not be interrupted when Ms. Kert must be absent from that position. Therefore:
 - a. On or before the 1st of January of each and every year this contract remains in effect, the Contractor shall submit to the City Council the names of those persons whom it wishes to nominate as pro tempore solicitors for the 12 months following the date of such appointment. These persons shall all be members of the Georgia State Bar, in good standing, and otherwise qualified to serve as prosecuting attorney of a municipal court pursuant to O.C.G.A. § 15-18-92(a). Upon receiving such list of proposed pro tempore solicitors, the City Council shall, at its next regularly scheduled meeting, or as soon thereafter as may be convenient, review the list of persons nominated by the Contractor and approve or deny their appointment as pro tempore solicitors. Contractor is encourgaged to nominate qualified members of its firm as pro tempore solicitors.
 - **b.** Any pro tempore solicitor shall be in all respects subject to all of the terms and conditions of this Agreement.
 - **c.** The Contractor shall compensate all pro tempore solicitors at its own expense and upon such terms as he and they may agree. Contractor will be compensated according to Section 4 of this Agreement.
 - **d.** The Contractor shall make a reasonable effort to maintain a pool of at least two pro tempore solicitorss and shall endeavor to rotate pro tempore services evenly among the approved pro tempore pool so that all will be reasonably familiar with municipal court procedures should their service be necessary.
 - **e.** The Contractor shall instruct all pro tempore solicitors concerning procedures and customary sentences in order to promote uniformity to the greatest extent possible.

10. General Provisions. This Agreement shall constitute the entire agreement between the parties and supersedes any previous agreements or understandings. If any provisions or a portion thereof contained in this Agreement is held to be unconstitutional, invalid, or unenforceable, the remainder of this agreement, or portion thereof, shall be deemed severable, shall not be affected, and shall remain in full force and effect. No other benefits, consideration, or compensation of any kind shall be due from City to the Contractor other than as set forth herein.

Executed on behalf of:

	CITY OF CLARKSTON, GEORGIA
	Beverly H. Burks, Mayor
	DATE:
	CONTRACTOR: Yeargan & Kert, LLC
	SIGNATURE:
	DATE:
ATTEST (sign here):	
	Tomika Mitchell, City Clerk
DATE:	
Approved as to form:	
Stephen G. Quinn City Attorney	



ADVERTISEMENT for CONTRACTUAL SERVICE

RFP - MUNICIPAL COURT SOLICITOR - 081324

The City of Clarkston is presently accepting sealed proposals from qualified persons, firms, or companies for the above advertised solicitation.

There will not be an information conference/pre-proposal meeting for this solicitation.

Proposals will be received no later than Tuesday, August 13, 2024, at 9:30 am (EST).

Proposals must be submitted through Bidnet Direct's Georgia Purchasing Group. The City of Clarkston invites all vendors to register online at www.bidnetdirect.com/georgia/cityofclarkston.

Proposals received after the above date and time, or in any other location other than the Purchasing Department will not be considered.

Timeline

Question, Answer and Clarification Deadline	Aug. 6, 2024	12:00 pm (EST)
All/Any Addendum(s) published to City's website no later than	Aug. 13, 2024	4:00 pm (EST)
Purchasing Department to Open Sealed Bids	Aug. 13, 2024	10:00 am (EST)

All minority, woman owned, and small business owners are strongly encouraged to submit a proposal for this solicitation. The contract will be awarded to the most responsive offeror, not always the lowest cost, that is determined to meet the requirements and criteria set forth within the solicitation.

It shall be the person, firm, or company's responsibility to check the City's website, within the Bid Solicitations tab under the Business link for all/any bid documents to include published addenda.

The City of Clarkston reserves the right to reject any or all bids based on past performance and to waive technicalities and informalities and re-advertise.



BID INFORMATION SCOPE OF WORK

PURPOSE

The City of Clarkston ("City") located in DeKalb County, Georgia, is currently soliciting proposals to engage a firm, individual lawyer, or a consortium of firms or lawyers to serve as Solicitor of the City of Clarkston Municipal Court. Any party interested in submitting a response to this bid solicitation including, where applicable, all partners, employees and contractors of such interested party shall adhere to the guidelines set forth herein.

This position is that of an independent contractor and the individual/firm will be responsible for all taxes owed for monies received for this service. No income, social security, state disability or other federal or state payroll tax will be deducted from payments made to the Contractor under this Agreement. The Contractor shall be responsible for all FICA, federal and state withholding taxes and Workers' Compensation coverage for any individuals assigned to perform the services for Clarkston.

BACKGROUND

The City's Municipal Court began in 2006, The total number of cases is generally between 17,000 - 21,000 per year. There is one (1) appointed judge and court sessions are generally scheduled three to four times per month. The Court calendar primarily consists of jail sessions, environmental court, code enforcement, trials, and arraignments.

The Municipal Court of Clarkston has jurisdiction over all violations of City ordinances and certain State law violations that occur within Clarkston city limits, such as most traffic violations, and some State misdemeanors. When the party is found guilty, a judge can issue fines, fees, and/or incarceration.

Court is in session four times per month, except on major holidays. Trials are held only on the first Wednesday of each month, beginning at 6:00 pm (EST).

SCOPE of WORK

The Offeror shall comply with and be subject to all provisions of the City's Charter and Codes including, without limitation, ARTICLE III of the City's Code of Ethics.

Services to be performed pursuant to this bid solicitation shall include, but are not limited to the following:

A. Represent the City in the prosecution of all criminal violations over which the Municipal Court has jurisdiction, including violations of any City ordinance.

- B. Be responsible for all aspects of prosecution including investigation, arraignments, pretrial hearings and motions, bench trials, sentencing recommendations, review hearings, discovery, and appeals to superior court.
- C. Follow cases through sentencing procedures and manage criminal appeals.
- D. Provide legal research, training, and assistance to the Police Department and court staff in all criminal matters, including statutory interpretation, enforcement issues, and case decisions.
- E. Prepare cases for prosecution including contacting the Police Department and the code enforcement division of the Community Development Department, witnesses, victims, and defense attorneys.
- F. Provide advice and representation in criminal forfeiture hearings, search warrant review and similar matters.
- G. Provide occasional training for law enforcement officers and advise the department regarding substantial statutory or case law changes. Coordinate such periodic training sessions with the Police Department and the code enforcement division of the Planning/Economic Development Department.
- H. Create a plan for a Drug Treatment Court for City approval and implementation. The purpose of the Drug Treatment Court is to reduce substance abuse, crime, and recidivism by providing intensive supervision, treatment, and judicial guidance for alcohol and/or chemically dependent individuals. The goal of the Drug Treatment Court is to integrate substance abuse treatment with the justice system for the promotion of public safety, individual responsibility, citizenship, and reduction of recidivism.
- I. Create a Pretrial Diversion Program for Court for City approval and implementation. The purpose of the Pretrial Diversion Program is to be an alternative to traditional court prosecution. It will allow some first offenders, and some low-level offenders with minor criminal histories to complete programming which will impact their future decision making and provide the necessary counseling to address issues related to their charges.

EXAMPLES OF WORK

The successful Offeror shall:

- A. Review cases filed by police.
- B. Make charging decisions, as applicable.
- C. Communicate with the defendants, victims and officers concerning charging decision.
- D. Subpoena witnesses and comply with discovery requests.
- E. Lead cases through the court process.
- F. Collaborated with the Chief of Police to improve effectiveness.

PERFORMANCE EVALUATION

The Offeror awarded a contract as a result of a successful response to this bid solicitation will be measured and evaluated by the following performance standards:

- A. Prompt attendance at each regular or specially set court dates.
- B. Efficient and effective handling of cases at arraignment and trial.
- C. Written evaluation of effectiveness of advocacy as observed by the Court Administrator.
- D. Attention to detail concerning charging documents and available evidence.

- E. Appropriate negotiation of plea agreements on criminal and code enforcement citations.
- F. Communication with the City Attorney on code enforcement cases and any criminal cases in which the City Attorney has asked to be kept informed.

MINIMUM QUALIFICATIONS

A. Professional Licensing and Experience:

The Offeror and any partners in this submittal, including all attorneys designated by the Offeror to perform any and all service(s) required by this bid solicitation, shall have relevant experience as a prosecutor in a municipal court or a court of record, shall be licensed to practice law in the State of Georgia, and shall be a member of the State Bar of Georgia in good standing.

Any attorney designated by the Offeror to perform the service(s) of the City Solicitor shall have at least five (5) years' relevant experience in the State of Georgia as a prosecutor in a municipal court or a court of record.

B. Practical Experience in Municipal Courts:

The Solicitor shall demonstrate a high degree of knowledge, experience and ability in the operation of local governmental units in Georgia criminal procedure and substantive criminal law; management of a courtroom and a large docket of cases; efficient use of time and resources to reduce delays that inconvenience other Court personnel; supervision of the proper handling of any discovery requests related to a pending citation; and experience ensuring that proper and accurate records of dispositions are maintained.

PROPOSAL CONTENT AND FORMAT

Interested parties shall submit their proposal as concisely as possible while providing all requested information. The proposal shall not exceed twenty-five (25) pages for the City to conduct a comprehensive evaluation.

Interested parties shall submit their proposal in accordance with the format detailed as follows:

- A. *Cover Letter*: The cover letter shall include the name and business address of the Offeror and shall be signed by a signatory duly authorized to bind the Offeror. No pricing information shall be included in the cover letter.
- B. *Table of Contents*: The table of contents shall include section titles along with corresponding reference to commencing pages.
- C. *Offeror Overview*. The proposal shall include a general overview of the Offeror(s) submitting the proposal, how long each individual and/or firm has been in business, customer service philosophy, and identification of the primary office that will be supporting the City.

The overview should also include:

- 1. A copy of current professional liability insurance, name of carrier and policy number, policy exclusions, if any, and current coverage amounts.
- 2. Disclose any pending litigation or judgments rendered against the Offeror (or any attorneys proposed to perform Services) in any matter relating to professional activities of the firm, including any pending complaints to the Georgia State Bar Association.
- 3. Designate the attorney who shall act as a full time Solicitor and every other attorney performing the service(s) described herein on behalf of Offeror. The Solicitor shall always be present in the City of Clarkston Municipal Court where such Court is in session.
- D. *Statement of Suitability*. The proposal shall include a statement or specific information that may serve to differentiate the Offeror from other attorneys or firms to show suitability to perform the service(s) described herein for the City.
- E. *Project Understanding/Methodology*. The Offeror shall include a description of the Offeror's understanding of the proposed service(s) as outlined in the bid solicitation and a demonstration of understanding as to the magnitude of the tasks and the desired outcomes for the Services.
 - The Offeror shall also include a description of the Offeror's attorney/law firm practice and services the Offeror can provide, including an explanation of how these services will best meet the City's needs.
- F. *Qualifications of Personnel*. The proposal shall provide information on personnel to be assigned to the City for service(s). It should include Georgia State Bar numbers and resumes for all attorneys and a release allowing the City access to all Georgia State Bar Association disciplinary investigations and/or actions. (*Does not count toward total page number*.)
- G. Past Performance/Similar Experience. The Offeror shall include between three (3) to five (5) reference projects from past years that demonstrate that the person(s) and designated personnel have experience and expertise with the subject matter of this bid solicitation and have demonstrated performance of work that is similar in type and scope as the project described above.
 - References should be for a public agency and should include the following: name of the organization, contact information, including contact name, address, email address and telephone number, description of the reference project, brief summary of services provided, period of performance; and project cost.
- H. *Cost Proposal*. Offeror shall also submit a proposal detailing proposed fees to perform the service(s) described herein ("Cost Proposal"). The Cost Proposal shall be submitted separately. The Cost Proposal shall clearly set forth fees or fee structure to be charged. The Cost Proposal shall include a per hour rate for each attorney (including the Solicitor) to perform any part of the described work. The hourly rate is exclusive to the attorney *actually* performing the work.

The fee proposed shall be submitted in the following form (does not count toward total page number):

- 1. A flat fee (to be negotiated annually) to be paid in twelve (12) equal monthly payments; or
- 2. An hourly rate for the Solicitor to be paid monthly upon the City's receipt of an invoice.

EVALUATION PROCESS and CRITERIA

General Information. The bid solicitation proposal submitted in response will enable the City to gather information and identify one or more qualified Offeror to perform the service(s) described herein. The City will conduct a comprehensive, fair and impartial evaluation of all proposals received.

Proposal Review. A review committee *will* be established by the City to evaluate proposals and will invite the most qualified Offeror(s) to interview. One (1) Offeror and negotiate a contract. The City may also determine that no qualified proposals have been received, based on the given criteria and reject all.

Offeror Interview. At the City's discretion, selected Offerors will be interviewed and reviewed based upon the criteria set out in the bid solicitation. (i.e. Unique qualities, methodologies, or approaches taken to differentiate oneself from other Offerors).

Attorneys designated by the Offeror to perform the service(s) of Solicitor shall be present for all interviews. Final approval of a selected Offeror is subject to applicable City policies.

Past Performance. The City will review past performance of the Offeror using the information provided by the Offeror in response to information obtained from independent sources, at its sole discretion.

Evaluation Criteria. The City will evaluate proposals based on criteria stated within this bid solicitation. Proposals will be assigned values including, but not limited to, the following:

- A. Offeror's suitability to perform the Services.
- B. Offeror's understanding and methodology to provide the service(s) to meet the City's needs.
- C. Past performance/similar experience.
- D. Cost.
- E. Compatibility to the City's systems and procedures.

Negotiation and Best and Final Offer (as applicable).

A. If the City deems it is in its best interest to retain the services of one or more Offerors, the City reserves the right to negotiate a revised scope and/or fees.

Negotiations will encompass all phases of work, including but not limited to:

1. Hourly rates and fees for services.

- 2. Markups for overhead and profit on subcontractors.
- 3. A "not to exceed" contract amount; and
- 4. Any other items the City deems appropriate.
- B. If negotiations are successful, the City and the highest-ranked Offeror will enter into an agreement to perform the service(s) as described in this bid solicitation. If an acceptable agreement cannot be reached between the City and the highest ranking Offeror, the City may choose to negotiate with the second highest-ranked Offeror.
- C. Offerors submitting proposals should be aware the review committee has sole discretion to determine what constitutes the "best qualified offer" for the City, based on the items requested in the Scope of Work and other areas of this RFP. Consequently, Offeror are urged to submit best terms in their original submittal.



CITY OF CLARKSTON

ITEM NO: 6B	
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WORK SESSION/ CITY COUNCIL MEETING

HEARING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE:
Review/Discussion

MEETING DATE: OCTOBER 29, 2024

SUBJECT: To discuss a resolution awarding a contract to the most responsive and responsible bidder IKON Filmworks, for the public meeting video recording & related services in the amount of \$38,400.00 to be funded out American Rescue Plan Act (ARPA) funding, effective 11/8/2024.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: ⊠YES □NO Pages:	INFORMATION CONTACT: Willis Moody, Purchasing Consultant PHONE NUMBER: (470) 952-1824

<u>PURPOSE</u>: To discuss a resolution awarding a contract to the most responsive and responsible bidder, IKON Filmworks, for the public meeting video recording & related services in the amount of \$38,400 to be funded out of American Rescue Plan Act (ARPA) funding.

NEED/ IMPACT: The City has the need for audio visual services for council work sessions and regular council meetings. Having a professional audio-visual company capture and broadcast all council work sessions, council meetings, and Special Called meetings and any other meetings as requested is beneficial to the City of Clarkston because the company is preserving public meeting information. The solicitation was opened on August 8, 2024, and closed on September 4, 2024. A mandatory pre-bid meeting was scheduled for Thursday, August 22, 2024, where multiple vendors attended.

We received seven bids in response to the solicitation. One bidder was disqualified as they did not attend the mandatory pre-bid meeting. After a thorough review, by an evaluation committee composed of three staff members of the remaining bidders, it was determined that IKON Filmworks was the most responsive and most responsible bidder at a cost of \$38,400.

The sign in sheet from the Pre-Bid Meeting, Bid Open Tabulation Form, and Contract are attached.

RECOMMENDATION: Staff recommend vendor <u>IKON Filmworks</u> for approval as the most responsive and responsible Offeror. The award amount of \$38,400.00 for this project should be paid from the American Rescue Act Plan (ARPA) funding.

RESOLUTION NO
A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CLARKSTON, GEORGIA AWARDING A CONTRACT TO IKON FILMWORKS FOR PUBLIC MEETING VIDEO RECORDING AND RELATED SERVICES.
* * * * *
BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF CLARKSTON, GEORGIA
Section 1. That the City Council award a contract to IKON Filmworks for public meeting video recording and related services in the amount of \$38,400, to be funded out of the American Rescue Act Plan (ARPA) Fund, effective November 8, 2024. A copy of said contract is attached to this resolution as "Exhibit A" and is incorporated herein for all purposes.
PASSED, APPROVED and RESOLVED this day of 2024.
Beverly H. Burks, Mayor

ATTEST:

Tomika R. Mitchell, City Clerk

EXHIBIT A

STATE OF GEORGIA COUNTY OF DEKALB

CONTRACT TO PROVIDE PUBLIC MEETING VIDEO SERVICE(s)

This Construction	Contract ("Ag	greement") made	and entered	l into this	day of
	, for the I	Public Meeting	Video Recor	ding Service	(s) ("A/V
Services") between the Cit	v of Clarkston	("City"), and IK	ON Filmwork	ks, LLC, ("Cor	ntractor").

WITNESSETH:

WHEREAS, the City issued bid solicitation RFP – PUBLIC MEETING VIDEO RECORDING SERVICES - 090424 ("RFP") seeking proposals from qualified firms to provide public meeting video recording & related services during all council work sessions, council meetings, and special called meetings and any other meetings as requested (the "Work").

WHEREAS, the Contractor is engaged in the business of providing the necessary materials and labor to complete the Work and submitted a proposal responsive the RFP;

WHEREAS, the Mayor and City Council awarded the bid to the Contractor on October 1, 2024; and

WHEREAS, the City desires to engage Contractor and Contractor agrees to render certain professional, technical advice and services to the City pursuant to the terms and conditions set forth below.

NOW, THEREFORE, in consideration of the mutual terms, conditions and covenants set forth herein, the parties hereto agree as follows:

- 1. <u>SERVICES:</u> Contractor agrees to perform the Work required, implied, or reasonably inferable from this Agreement. The term "Work" shall mean the services described in the scope of work attached hereto and incorporated herein as <u>Exhibit A</u>. The Work includes, but is not limited to, furnishing the labor, supervision, services, materials, supplies, equipment, fixtures, appliances, facilities, tools, transportation, storage and power as required by this Agreement. If any services to be performed are not specifically listed in Exhibit A or herein but are reasonably necessary to accomplish the purpose of this Agreement, Contractor agrees to perform such services at the direction and approval of the City Manager or his/her designee. This Agreement hereby incorporates the RFP and Contractor's response thereto. In the event of any conflict between the terms of the RFP, or Contractor's Response to the RFP, and this Agreement, the terms of this Agreement shall control.
- 2. <u>COMPENSATION:</u> In consideration for the Work, City shall pay to Contractor a fee not to exceed the cost described in Contractor's bid proposal, which is attached hereto as <u>Exhibit B</u> and incorporated by reference herein. Contractor shall invoice City on a monthly

basis for services rendered during the prior month, with approved invoices to be paid Net 30. As the City is a local government entity and thus exempt from sales taxation, notwithstanding the terms of the proposal, Contractor acknowledges that the City shall not be responsible for payment of any sales taxes on any invoices submitted for the services provided under this Agreement.

The maximum compensation to be paid to Contractor during the initial term of this agreement is Thirty-Eight Thousand Four Hundred Dollars and zero cents (\$38,400.00) annually. The City and Contractor agree that such compensation is inclusive of all fees, expenses, accommodations, and any cost whatsoever incurred by any group members individually or collectively, and no other fees or expenses of any kind shall be paid to the Contractor.

3. **TERM:** This Agreement shall commence on the date set forth on page one and shall continue until October 8, 2025. This contract may be renewed annually upon the terms set forth herein or upon any other terms mutually acceptable to both parties.

No rights, responsibilities, salary, or other benefits shall extend beyond the term of this Agreement and nothing in this Agreement shall be deemed to vest in the Contractor any property interest in the duties, responsibilities, or compensation provided in this contract or any right to the continuation thereof.

4. PHOTOGRAPH/VIDEO OWNERSHIP: The City will own all photographs and videos created by Contractor pursuant to this Agreement. Contractor grants the City the right and permission to use photographs and/or video recordings made by the Contractor on City and other websites, social media platforms, in publications, promotional flyers, educational materials, derivative works, or for any similar purpose without additional compensation to Contractor. The Contractor waives the right to approve the final product and agrees that all such photographs and/or video recordings and reproductions thereof shall remain the property of the City.

5. RELATIONSHIP OF THE PARTIES

- a. <u>Independent Contractors</u>. Nothing contained herein shall be deemed to create any relationship other than that of independent contractor between the City and Contractor. This Agreement shall not constitute, create, or otherwise imply an employment, joint venture, partnership, agency or similar arrangement between the City and Contractor. It is expressly agreed that Contractor is acting as an independent contractor and not as an employee in providing the Work under this Agreement.
- b. <u>Employee Benefits</u>. Contractor shall not be eligible for any benefit available to employees of the City including, but not limited to, workers' compensation

- insurance, state disability insurance, unemployment insurance, group health and life insurance, vacation pay, sick pay, severance pay, bonus plans, pension plans, or savings plans.
- c. <u>Payroll Taxes</u>. No income, social security, state disability or other federal or state payroll tax will be deducted from payments made to the Contractor under this Agreement. The Contractor shall be responsible for all FICA, federal and state withholding taxes and workers' compensation coverage for any individuals assigned to perform the Work for the City.
- 6. WARRANTY ON SERVICES RENDERED: The Contractor warrants its Work and workmanship shall be (i) free from defects; (ii) performed as stipulated in the bid proposal documents and conform to all specifications; (iii) performed by personnel experienced in and capable of doing the kind of work assigned to them; and (iv) performed in accordance to all applicable federal, state, and local laws, regulations, rules and policies. Upon receipt of written notice of a defect, the Contractor shall repair the defect in a timely manner at no expense to the City.

7. TERMINATION FOR DEFAULT:

- a. The City may, subject to the provisions of subparagraph (c) below, by written notice of default to the Contractor, terminate the whole or any part of this Agreement in any one of the following circumstances; (i) if the Contractor fails to perform this Agreement within the time specified herein or any extension thereof; or (ii) if the Contractor fails to perform any of the other provisions of this Agreement, or so fails to make progress as to endanger performance of this Agreement in accordance with its terms, and does not cure such failure within a period of ten (10) days after receipt of notice from the City specifying such failure.
- b. In the event the City terminates this Agreement in whole or in part as provided in subparagraph (a) above, the City may procure, upon such terms and in such manner as the City may deem appropriate, services, similar to those so terminated, and the Contractor shall be liable to the City for any excess costs for the same, including without limitation all cost and expenses of the type specified in the "WARRANTY" paragraph of this Agreement; provided, that the Contractor shall continue the performance of this Agreement to the extent not terminated hereunder.
- c. Except with regard to defaults of subcontractors, the Contractor shall not be liable for any excess costs if the failure to perform this Agreement arises out of causes beyond the control and without the fault of negligence of the Contractor; such causes may include, but are not limited to, acts of God, or of the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, flood,

epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather, but in every case the failure to perform must be beyond the control and without the fault or negligence of the Contractor. If the failure to perform is caused by the default of a subcontractor, and if such default arises out of causes beyond the control of both the Contractor and the subcontractor, and without the fault of negligence of either of them, the Contractor shall not be liable for any excess costs for failure to perform, unless the services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit the Contractor to meet the required delivery schedule. The term "subcontractor" shall mean subcontractor at any tier.

- d. If, after notice of termination of this Agreement under the provisions of this paragraph, it is determined for any reason that the Contractor was not in default under the provisions above or that the default was excusable under the provisions of this paragraph, the rights and obligations of the parties shall be the same as if the notice of termination has been issued pursuant to the "Termination for Convenience" paragraph of this Agreement.
- e. The rights and remedies of the City provided in this paragraph shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.
- 8. TERMINATION FOR CONVENIENCE: The City may at any time by written notice terminate all or any part of this Agreement for the City's convenience. If this Agreement is terminated, in whole or in part, for the City's convenience, the Contractor shall be paid an amount, to be mutually agreed upon, which shall be adequate to cover the actual and reasonable cost paid by the Contractor for the actual goods and labor reasonably used by the Contractor to perform the work under this Agreement to the effective date of termination, plus a reasonable profit thereon; provided that no amount shall be paid to the Contractor for (i) any anticipatory profits related to work under this Agreement not yet performed, or (ii) costs incurred due to the Contractor's failure to terminate work as ordered on the effective date of termination. In no event shall the total amount paid under the provisions of this paragraph exceed the prices set forth in this Agreement for the work terminated.
- **9. <u>DISPUTES:</u>** Pending resolution of any dispute hereunder, the Contractor shall proceed diligently with the performance of work in accordance with the City's direction.
- 10. <u>INDEMNIFICATION:</u> To the fullest extent permitted by law, Contractor agrees to indemnify and hold harmless the City and its governing officials, agents, employees, and representatives (collectively, the "City Indemnitees") from and against any and all liabilities, demands, losses, damages, fines, penalties, costs or expenses (including

reasonable attorney's fees and costs), incurred by any City Indemnitee as a result of or arising out of (i) the wrongful misconduct or negligence (including fraud) of Contractor or its employees, agents, and representatives in performing this Agreement; (ii) a material breach by Contractor of its covenants; or (iii) failure by Contractor or its employees, agents, and representatives to comply with all applicable federal, state, or local law, rule or regulation in connection with this Agreement. Contractor expressly understands and agrees that any bond or insurance protection required by this Agreement, or otherwise provided by Contractor, shall in no way limit the responsibility to indemnify, keep and save harmless and defend the City Indemnitees as provided herein. To the fullest extent per law, Contractor, its sureties, and its insurers waive any right of subrogation against the City Indemnitees. These obligations shall survive termination.

11. RISK MANAGEMENT REQUIREMENTS: The Contractor shall abide by the City's applicable Risk Management Requirements (Exhibit C) and hereby incorporate them into this Agreement.

12. <u>STANDARD OF PERFORMANCE AND COMPLIANCE WITH APPLICABLE LAWS</u>

- a. Contractor warrants and represents that it possesses the special skill and professional competence, expertise, and experience to undertake the obligations imposed by this Agreement.
- b. Contractor agrees to perform in a diligent, efficient, competent, and skillful manner commensurate with the highest standards of the profession, and to otherwise perform as is necessary to undertake the Work required by this Agreement.
- c. Contractor warrants and represents that it will, at all times, observe and comply with all federal, state, local and municipal laws, ordinances, rules, and regulations, relating to the provision of the Work to be provided by Contractor hereunder or which in any manner affect this Agreement.
- 13. <u>SUPERVISION OF WORK:</u> Contractor shall be solely responsible for and shall supervise and direct all Work under this Agreement. Contractor shall provide competent and suitable personnel to perform the Work and shall at all times maintain good discipline and order at the Property. Contractor will at all times take all reasonable precautions for the safety of its employees and the public at the Property. Contractor agrees to assume full responsibility for the acts, negligence, and/or omissions of its employees and any subcontractors and their employees.
- **14.** <u>CHANGE ORDERS:</u> The City reserves the right to order changes to the Work in the nature of additions, deletions or modifications, without invalidating this Agreement, and

- agrees to make corresponding adjustments in the contract price and time of termination if applicable. All changes will be authorized in a written "Change Order" signed by the City and Contractor, which shall be incorporated by reference herein.
- **15. OTHER CONTRACTORS:** The City reserves the right to enter into other contracts in connection with the Work. The Contractor shall cooperate with all other contractors so that their work shall not be impeded and shall give them access to the property as necessary to perform their contracts.
- **16.** GEORGIA SECURITY AND IMMIGRATION COMPLIANCE ACT: Pursuant to O.C.G.A. Section 13-10-91, for as long as this Agreement remains in effect, Contractor will be registered with and participate in the federal work authorization program to verify the immigration status of newly hired employees ("E-Verify"). The Contractor will execute the O.C.G.A. Section 13-10-91 compliance affidavit on Exhibit D, attached hereto and incorporated herein.
- 17. THE CITY'S ASSISTANCE AND COOPERATION: During the Contractor's performance of this Agreement, the City may, but has no obligation to, provide assistance to, or cooperate with, the Contractor in activities that facilitate the proper performance and completion of this Agreement by the Contractor. Such assistance and cooperation may include without limitation: (i) providing engineering or other analysis or advice on correcting problems; (ii) refraining from strict enforcement of time schedule requirements under this Agreement; (iii) permitting use of test materials or documentation not performed or produced under this Agreement. Such assistance or cooperation by the City shall not be construed, and the Contractor agrees that it will not claim that any such assistance or cooperation operates, to relieve the Contractor from complete, proper and punctual performance of all the Contractor's obligations under this Agreement.
- 18. WORK ON THE CITY'S DESIGNATED PREMISES: In the event that the Contractor, employees or agents or the Contractor 's subcontractors enter the City's designated premises for any reason in connection with this Agreement, the Contractor's team members shall defend, indemnify, and hold the City harmless from all claims, actions, demands, loss, and causes of action, arising from injury, including death, to any person, or damage to any property, when such injury or damage results in whole or in part from the acts or omissions of the Contractor, the Contractor's team members, employees or agents or the Contractor 's subcontractor, save and except damage caused by the sole negligence of the City. The Contractor and any subcontractors used by the Contractor in connection with this Agreement, shall carry Workers' Compensation and Employees' Liability Insurance to cover the Contractor's and any subcontractor's legal liability on account of accidents to their employees. The Performer(s) and any subcontractor shall carry adequate Comprehensive General Liability and adequate Comprehensive Automobile Liability

Insurance covering accidents to their employees. The Performer(s) and any subcontractor shall carry adequate Comprehensive General Liability and adequate Comprehensive Automobile Liability Insurance covering legal liability of the Performer(s) and any subcontractor on account of accidents arising out of the operations of the Performer(s) or any subcontractor and resulting in bodily injury, including death, being sustained by any person or persons, or in any damage to property. At the City's request, the Performer(s) shall furnish to the City certificates from d's insurers showing such coverage in effect and agreeing to give the City thirty (30) days prior written notice of cancellation of the coverage.

19. **CONFLICTS OF INTEREST:** Contractor warrants and represents that:

- a. The Work to be performed hereunder will not create an actual or apparent conflict of interest with any other work it is currently performing.
- b. Contractor is not presently subject to any agreement with a competitor or with any other party that will prevent Contractor from performing in full accord with this Agreement; and
- c. Contractor is not subject to any statute, regulation, ordinance or rule that will limit its ability to perform its obligations under this Agreement. The parties agree that Contractor shall be free to accept other work during the term hereof; provided, however, that such other work shall not interfere with the provision of the Work hereunder.
- 20. <u>CONFIDENTIAL INFORMATION:</u> Contractor acknowledges that it may have access to and become acquainted with confidential information, including, but not limited to, any information the disclosure of which is limited by state or federal law. Unless approved in advance in writing or is required to be disclosed by court order, subpoena or by law, neither Contractor nor any of its employees, will disclose, transfer, distribute or allow access to any confidential information of the other party to third parties. These obligations shall survive termination.
- 21. ASSIGNMENT AND SUBCONTRACTING: The Contractor shall not assign this Agreement or any portion of this Agreement, nor shall the Contractor subcontract for goods or completed or substantially completed services purchased hereunder without the prior express written consent of the City. No assignment or subcontract by the Contractor, including any assignment or subcontract to which the City consents, shall in any way relieve the Contractor from complete and punctual performance of this Agreement, including without limitation all the Contractor's obligations under the warranty provisions of this Agreement.

- **22.** <u>ATTORNEYS' FEES:</u> Both parties agree to pay reasonable attorneys' fees to the other party should either party be required to incur attorneys' fees in enforcing the provisions of this Agreement or in the collection of any monies herein required to be paid by the other party.
- 23. GOVERNING LAW AND CONSENT TO JURISDICTION: This Agreement is made and entered into in the State of Georgia and this Agreement and the rights and obligations of the parties hereto shall be governed by and construed according to the laws of the State of Georgia without giving effect to the principles of conflicts of laws. The jurisdiction for resolution of any disputes arising from this Agreement shall be in the State Courts of DeKalb County, Georgia.
- 24. <u>NOTICES:</u> All notices or other communications required or permitted to be given under this Agreement shall be in writing and shall be deemed to have been duly given when delivered personally in hard, or when mailed by certified or registered mail, return receipt requested with proper postage prepaid, addressed to the appropriate party at the following address or such other address as may be given in writing to the parties:

If to the City:

With copies to:

City Manager
City of Clarkson
1055 Rowland Street
Clarkston, Georgia 30021

City Attorney
Wilson, Morton & Downs
125 Clairemont Ave, Ste 420
Decatur, GA 30030

If to the Contractor:

IKON Filmworks, LLC 4496 Bellwood Cir College Park, GA 30349

- **25. NON-WAIVER:** The failure by either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict performance with every provision of this Agreement.
- **26. SEVERABILITY:** If any provision of this Agreement is held to be unenforceable for any reason, the unenforceability thereof shall not affect the remainder of the Agreement, which shall remain in full force and effect, and enforceable in accordance with its terms.
- **27. INTERPRETATION:** The Parties acknowledge that this Agreement and all the terms and conditions herein have been fully reviewed and negotiated by the Parties. Having acknowledged the foregoing, the Parties agree that any principle of construction or rule of

law that provides that, in the event of any inconsistency or ambiguity, an agreement shall be construed against the drafter of the agreement shall have no application to the terms and conditions of this Agreement.

- **28.** <u>AMENDMENTS:</u> Any and all modifications or changes to this Agreement must be in writing and signed by the parties to this Agreement.
- **29.** <u>COUNTERPARTS.</u> This Agreement may be executed in multiple counterparts, each of which shall constitute the original, but all of which taken together shall constitute one and the same Agreement. PDF signatures shall constitute original signatures.
- **30.** ENTIRE AGREEMENT: This Agreement, which includes the exhibits attached hereto, contains the entire agreement and understanding of the parties with respect to the subject matter hereof, and supersedes and replaces any and all prior discussions, representations and understandings, whether oral or written. In case of conflict between any term of the Contractor's Bid/Proposal and this Agreement, the terms of this Agreement shall control unless otherwise stated herein.
- **31.** <u>CAPTIONS:</u> The captions appearing herein are for convenience of reference only and shall not affect the meaning or interpretation of this Agreement or any clause or provision hereof.
- 32. <u>CALCULATION OF TIME PERIODS:</u> Unless otherwise provided herein, whenever this Agreement calls for or contemplates a period of time for the performance of any term, provision, or condition of this Agreement, all of the days in such period of time shall be calculated consecutively without regard to whether any of the days falling in such period of time shall be a Saturday, Sunday, or other non-business day; provided, however, if the last day of any period of time shall happen to fall on a Saturday or Sunday or legal holiday observed by the State of Georgia, the last day shall be extended to the next succeeding business day immediately thereafter occurring.

IN WITNESS WHEREOF, said parties have hereunto set their seals and caused this Agreement to be executed and delivered by their duly authorized representatives the day and year written below.

SO AGREED, effective upon the date first set forth above:

CITY OF CLARKSTON		CONTRACTOR
City of Clarkston 1055 Rowland Street Clarkston, GA 30021		IKON Filmworks, LLC 4496 Bellwood Cir College Park, GA 30349
Beverly H. Burks, Mayor	Name & Title BY (sign)	
	Date	
	Contractors License No.	

Approved as to form: Stephen Quinn, City Attorney

EXHIBIT A

SCOPE of WORK

The purpose of this Request for Proposal (RFP) is to identify and select a vendor to provide video production services for designated City of Clarkston council and work session meetings, beginning October 1, 2024.

The City is requesting the awardee provide the personnel and equipment needed to complete the video production services. The selected video services provider will be responsible for streaming and/or recording for various social media platforms (e.g., TikTok, Twitter, LinkedIn, Instagram, YouTube, Facebook) and our City's website.

SPECIFICATIONS & REQUIREMENTS

- A. Bid prices shall be inclusive of all costs related to the provision of video production services (staff, vehicles, set up, tear down, equipment, etc.).
- B. The Contractor shall exhibit proper decorum and act in a professional manner during all times of service to the City of Clarkston.
- C. The Contractor may not smoke or drink alcoholic beverages while providing services to the City that are outlined in this RFP.
- D. The Contractor and/or team shall be dress appropriately, without any rips and/or any tears in clothing at each meeting.
- E. The Contractor for services, if awarded, shall be for a period to be determined any and all financial obligations of the City under the proposed contract are conditional as they relate to a yearly appropriation.
- F. The City Clerk's office will be the Contractor's main contact (i.e. City Clerk), communication may be point with multiple City staff members depending on the meeting(s).
- G. The successful Offeror shall not employ any subcontractor to fulfill any of the duties herein specified (including for planned or unplanned vacation or sick time) without express, prior written approval of the City.
- H. It shall be the Offeror's responsibility to have the proper equipment necessary for these services. Submit a complete list of equipment with the bid submittal. This equipment will need to interface with the meeting venues' existing equipment and setup.
- I. The Contractor must be able to operate and support all video and audio recording equipment.
- J. The Contractor may be required to communicate and coordinate repairs and network changes with the City's information technology vendors.
- K. The Contractor shall meet any and all established deadlines for projects.
- L. The Contractor shall provide creative and professional guidance to ensure a high-quality product is produced during each shoot.

MEETING SCHEDULE

Work session meetings of the City Council shall be held on the last Tuesday of each month, beginning at 7:00 pm (EST) and the regular monthly meetings of the City Council shall be held on the first Tuesday of each month, beginning at 7:00 pm (EST) at Clarkston City Hall and/or

other locations. In addition, the awardee shall be ready to provide services for the entirety of all/any Special Called City Council Meeting at Clarkston City Hall and/or other locations. However, meeting dates, times, and location(s) are subject to change.

Meetings typically run from one to two hours; however, the length can vary. Setup and take-down time would be in addition to the actual meeting run times. Services will be utilized for these (approved) and all and any Special Called City Council Meeting scheduled meetings. City of Clarkston meetings may be canceled or rescheduled by the council and reconvened as may be useful and appropriate under the circumstances presented.

VIDEO EQUIPMENT LIST

Submit a compare tote list of equipment to be provided and utilized for video production services for the meetings to be held at Clarkston City Hall and other locations requested.

This should include the following:

- A. Up to thirteen (13) microphones for each meeting to be utilized by the mayor, council members, city manager, city attorney, plus microphone for audience/public comments, on an as needed basis.
- B. Camera(s) to capture entire board/committee meeting (no editing or changing camera angles, to preserve transparency; recording should capture meeting as audience/viewer would see the meeting).
- C. Capability for member(s) and public to join the meeting by a virtual platform (i.e. Zoom, Teams, Cisco) and be included in video/audio recording.
- D. Capability to livestream the meetings.
- E. Audio system to amplify microphones and to capture audio recording of proceedings.
- F. Recording equipment to produce downloadable/up loadable video/audio files (MP4 format or similar for uploading).

ADDITIONAL INFORMATION

- A. Bid prices shall be firm for the designated period for video production services.
- B. The Offeror must demonstrate that they have the skill, capacity, and ability to provide full video production services, including but not limited to providing necessary audio and video equipment for the meeting venue(s), video recording, and providing appropriate staff to cover all meetings.
- C. The Offeror must provide brief description of personnel qualifications.
- D. The Offeror's references must include other municipalities these services past and currently provided.
- E. The Offeror must provide a brief description of experience performing these services.
- F. The Offeror must provide the necessary services to format the videos for uploading to YouTube and other social media or online channels as applicable.
- G. The Offeror agrees that all videos, images, and data become the property of the City.
- H. The City shall not be liable for any costs incurred by bidders in responding to this RFP, preparing, or completing the proposal package, or for the performance evaluation, if

- required, and shall in no way assume any other liability of bidders in responding to this RFP.
- I. This is a readvertisement of bid solicitation RFP PUBLIC MEETING VIDEO RECORDING & RELATED SERVICES 073024 that was canceled August 6, 2024.

ADDENDUMS

- RFP PUBLIC MEETING VIDEO RECORDING SERVICES (Addendum No 1)
- RFP PUBLIC MEETING VIDEO RECORDING SERVICES (Addendum No 2)
- RFP PUBLIC MEETING VIDEO RECORDING SERVICES (Addendum No 3)
- RFP PUBLIC MEETING VIDEO RECORDING SERVICES (Addendum No 4)
- RFP PUBLIC MEETING VIDEO RECORDING SERVICES (Addendum No 5)
- RFP PUBLIC MEETING VIDEO RECORDING SERVICES (Addendum No 6)
- RFP PUBLIC MEETING VIDEO RECORDING SERVICES (Addendum No 7)
- RFP PUBLIC MEETING VIDEO RECORDING SERVICES (Addendum No 8)

EXHIBIT B CONTRACTOR'S COST PROPOSAL (ATTACHED)

EXHIBIT C

RISK MANAGEMENT REQUIREMENTS

The Contractor will provide minimum insurance coverage and limits as per the following: The Contractor will file with the City Certificates of Insurance, certifying the required insurance coverage and stating that each policy has been endorsed to provide thirty (30) day notice to the City in the event that coverage is cancelled, non-renewed or the types of coverage or limits of liability are reduced below those required.

All bonds and insurance coverage must be placed with an insurance company approved by the City, admitted doing business in the State of Georgia, and rated Secure ("A±" or better) by AM Best Company in the latest edition of Property and Casualty Ratings, or rated by Standard & Poor's (S&P) Insurance Ratings, latest edition as Secure ("BBB" or better). Worker's Compensation self-insurance for individual Contractors must be approved by the Worker's Compensation Board, State of Georgia and/or Self-Insurance pools approved by the Insurance Commissioner, State of Georgia.

Worker's Compensation - In accordance with O.C.G.A. Title 34, Chapter 9, as

amended

Business Auto Policy - Not less than \$500,000.00

Minimum \$1,000,000.00/claim

Commercial General Liability - \$2,000,000.00/occurrence for Personal Injury, Bodily

Injury, and Property Damage Liability

Professional Liability - Not less than \$1,000,000.00/occurrence

EXHIBIT D GEORGIA SECURITY AND IMMIGRATION COMPLIANCE ACT AFFIDAVIT (ATTACHED)



PRE-PROPOSAL CONFERENCE SIGN-IN LIST RFP - PUBLIC MEETING VIDEO RECORDING SERVICES - 090424

August 22, 2024 @ 10:00 am

Facilitators:

Willis Moody, Purchase Consultant Keisha Dixon, Assistant to Interim City Manager

Company Name:	VueRZ, LLC
Contact:	Relando Kooks
Contact Phone:	
Email Address:	MGO VUERZ. COM
Company Name:	50 Production Group
Contact:	Steve Darrell
Contact Phone:	
Email Address:	steve Dadproductiongroup.com
Company Name:	Fueled by Dopeness
Contact:	Jerrod CopelAND
Contact Phone:	,
Email Address:	JAYEFXdopENESS.COM



PRE-PROPOSAL CONFERENCE SIGN-IN LIST RFP - PUBLIC MEETING VIDEO RECORDING SERVICES - 090424

August 22, 2024 @ 10:00 am

Facilitators:

Willis Moody, Purchase Consultant Keisha Dixon, Assistant to Interim City Manager

Company Name:	Pro VIDEO TALENT
Contact:	Donna Davis Bollord
Contact Phone:	
Email Address:	Danrad ProVIDED TALENT, COM
Company Name:	IKon Filmworks
Contact:	James Hammond
Contact Phone:	
Email Address:	Chammond Dikon Filmworks. com
Company Name:	Healthy Healed and Whole UC
Contact:	Amanda Tate
Contact Phone:	
Email Address:	hhus Clientscolice Remails com



PRE-PROPOSAL CONFERENCE SIGN-IN LIST RFP - PUBLIC MEETING VIDEO RECORDING SERVICES - 090424

August 22, 2024 @ 10:00 am

Facilitators:

Willis Moody, Purchase Consultant Keisha Dixon, Assistant to Interim City Manager

Company Name:	Omnific Media & Production
Contact:	K'Donya Smith-Brown
Contact Phone:	
Email Address:	Kdonya. smithbrown@omnificmediapro.com
Company Name:	TPHILMS
Contact:	Terrell Pinckney
Contact Phone:	
Email Address:	Terrell @ Tphilms. net
Company Name:	Envision Gold Media
Contact:	Amiya Johnson
Contact Phone:	
Email Address:	amoya amiya Cenvision gold media com



PRE-PROPOSAL CONFERENCE SIGN-IN LIST RFP - PUBLIC MEETING VIDEO RECORDING SERVICES - 090424

August 22, 2024 @ 10:00 am

Facilitators:

Willis Moody, Purchase Consultant Keisha Dixon, Assistant to Interim City Manager

Company Name:	EVENT Production Services
Contact:	Scott Whitfield
Contact Phone:	
Email Address:	Scott@ eventproduction services, group
Company Name:	Dream FACtory
Contact:	Dream Factory art Jones
Contact Phone:	
Email Address:	art@dream Factory mc.com
	` 0
Company Name:	
Contact:	
Contact Phone:	
Email Address:	

RFP - PUBLIC MEETING VIDEO RECORDING SERVICES - 090424 Bid Solicitation Evaluations

Offeror	Prior AV services with government agencies	Organization, size, and structure of Offeror's firm	Firm's Qualifications and Experience	Proposed Approach and Methodology	Cost Proposal	References and Past Performance	Total Score	Ranked
Ikon Filmworks	28	10	63	22	37	8	168	1
SD Production Group	20	10	38	20	27	10	125	3
VUERZ	0	13	30	20	14	2	79	4
Omnific Media and Production	6	15	42	45	25	12	145	2
Healthy Healed & Whole	0	10	25	15	19	1	70	6
Pro Video Talent	13	10	13	15	12	13	76	5
Offeror: Ikon Filmworks		Evalı	nation Score per Offero	r				
Evaluator - JT	8	0	18	0	10	8	44	
Evaluator - LT	10	0	20	0	12	0	42	
Evaluator - MD	10	10	25	22	15	0	82	
Offeror: SD Production Group				,	.		-	
Evaluator - JT	3	0	3	0	4	0	10	
Evaluator - LT	7	0	15	0	8	0	30	
Evaluator - MD	10	10	20	20	15	10	85	
Offeror: VUERZ							_	
Evaluator - JT	0	0	0	0	2	2	4	
Evaluator - LT	0	8	15	0	0	0	23	
Evaluator - MD	0	5	15	20	12	0	52	
Offeror: Omnific Media and Prod	uction							
Evaluator - JT	0	0	5	5	2	2	14	
Evaluator - LT	1	5	15	20	8	0	49	
Evaluator - MD	5	10	22	20	15	10	82	
Offeror: Healthy Healed & Whole	e							
Evaluator - JT	0	0	0	0	2	1	3	
Evaluator - LT	0	0	10	0	7	0	17	
Evaluator - MD	0	10	15	15	10	0	50	
Offeror: Pro Video Talent								
Evaluator - JT	3	0	3	0	2	3	11	
	5	0	5	0	5	0	15	
Evaluator - LT	J	U)	U)	U	1 13	



ADVERTISEMENT for CONTRACTUAL SERVICE

RFP - PUBLIC MEETING VIDEO RECORDING SERVICES - 090424

The City of Clarkston is presently accepting sealed proposals from qualified persons, firms, or companies for the above advertised solicitation.

No pre-proposal meeting will be conducted.

Proposals will be received no later than Wednesday, September 4, 2024, at 9:30 am (EST). Proposals received after the above date and time or in any other location will not be considered.

Proposals shall be submitted through Bidnet Direct's Georgia Purchasing Group.

Timeline

Question, Answer and Clarification Deadline	Aug. 27, 2024	12:00 pm (EST)
All/Any Addendum(s) published to City's website no later than	Aug. 30, 2024	4:00 pm (EST)
BidNet Direct Received Proposals Opened	Sept. 4, 2024	9:45 am (EST)

The City of Clarkston encourages all interested to do business with the City to register online: www.bidnetdirect.com/georgia/cityofclarkston.

All minority, woman owned, and small business owners are strongly encouraged to submit a proposal for this solicitation.

The City of Clarkston reserves the right to reject any or all bids based on past performance and to waive technicalities and informalities and re-advertise.

Contracts are awarded to the most responsive offeror, not always the lowest cost, that is determined to meet the requirements and criteria set forth within the solicitation.

In-person, fax, emailed or late proposals will not accepted.



BID INFORMATION SCOPE OF WORK

PURPOSE

The City of Clarkston ("City") is seeking proposals from qualified firms to provide public meeting video recording & related services. Service includes, but is not limited to, a company that can film and finalize content, including, but is not limited to, live stream video and recording of the City's Mayor and Council workshops, meetings, and special meetings.

The awardee may, on occasion, be requested to provide video production services for other events not listed below.

SCOPE of WORK

The purpose of this Request for Proposal (RFP) is to identify and select a vendor to provide video production services for designated City of Clarkston council and work session meetings, beginning October 1, 2024.

The City is requesting the awardee provide the personnel and equipment needed to complete the video production services. The selected video services provider will be responsible for streaming and/or recording for various social media platforms (e.g., TikTok, Twitter, LinkedIn, Instagram, YouTube, Facebook) and our City's website.

SPECIFICATIONS & REQUIREMENTS

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- C. The Contractor may not smoke or drink alcoholic beverages while providing services to the City that are outlined in this RFP.
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VIDEO EQUIPMENT LIST

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- A. Up to thirteen (13) microphones for each meeting to be utilized by the mayor, council members, city manager, city attorney, plus microphone for audience/public comments, on an as needed basis.
- B. Camera(s) to capture entire board/committee meeting (no editing or changing camera angles, to preserve transparency; recording should capture meeting as audience/viewer would see the meeting).
- C. Capability for member(s) and public to join the meeting by a virtual platform (i.e. Zoom, Teams, Cisco) and be included in video/audio recording.
- D. Capability to livestream the meetings.
- E. Audio system to amplify microphones and to capture audio recording of proceedings.
- F. Recording equipment to produce downloadable/up loadable video/audio files (MP4 format or similar for uploading).

ADDITIONAL INFORMATION

- A. Bid prices shall be firm for the designated period for video production services.
- B. The Offeror must demonstrate that they have the skill, capacity, and ability to provide full video production services, including but not limited to providing necessary audio and video equipment for the meeting venue(s), video recording, and providing appropriate staff to cover all meetings.
- C. The Offeror must provide brief description of personnel qualifications.
- D. The Offeror's references must include other municipalities these services past and currently provided.
- E. The Offeror must provide a brief description of experience performing these services.
- F. The Offeror must provide the necessary services to format the videos for uploading to YouTube and other social media or online channels as applicable.
- G. The Offeror agrees that all videos, images, and data become the property of the City.
- H. The City shall not be liable for any costs incurred by bidders in responding to this RFP, preparing, or completing the proposal package, or for the performance evaluation, if required, and shall in no way assume any other liability of bidders in responding to this RFP.
- I. This is a readvertisement of bid solicitation RFP PUBLIC MEETING VIDEO RECORDING & RELATED SERVICES 073024 that was canceled August 6, 2024.



ADVERTISEMENT for CONTRACTUAL SERVICE

RFP – PUBLIC MEETING VIDEO RECORDING SERVICES - 090424

ADDENDUM No. 4

OWNER'S BID PROPOSAL FORM

OWNER: City of Clarkston

1055 Rowland Street Clarkston, GA 30021

PROJECT: Public Meeting Video Recording Services

DATE: August 13, 2024

BID #090424 is hereby revised as instructed throughout attached ADDENDUM No. 4.

This Addendum forms a part of the contract documents and modifies the original bid documents. The following items shall take precedence over the originally published bid documents for the above-named project and shall become a part of the contract documents.

Mandatory On-site Visit, scheduled for 10:00 am, on August 22, 2024, at the Municipal Court of Clarkston | 3921 Church Street | Clarkston, GA | 30021.



CITY OF CLARKSTON

TE	٨л	NO:	60
IIE	IVI	NO:	bι

CITY COUNCIL WORK SESSION

MEETING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Discussion

MEETING DATE: October 29, 2024

<u>SUBJECT:</u> To discuss approving the annual insurance premium payment to the Lexington Insurance in the amount of \$41,756 for the city's leased office space located at 736 Park North Blvd to be funded out of the General Fund

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: ⊠YES □NO PAGES:	PRESENTER CONTACT INFO: Dr. Dwight L. Baker PHONE NUMBER: 404.824.8135

Purpose: To update Mayor and Council on the status of insurance quotes for coverage, particularly regarding policies that are suitable and financially viable given our needs. Securing this insurance is critical to providing comprehensive risk management for our municipality and ensuring continuity of services. Additionally, we need to obtain Renters Insurance to enable contractors to commence construction in the new office space facility.

Need/Impact: There is a pressing need for insurance coverage that meets specific liability and compliance requirements associated with municipal operations, including the added complexity of Police Department exposure. A lack of suitable insurance options limits our ability to mitigate risks adequately, which could impact operations and potentially increase liability for the municipality. Furthermore, Renters Insurance is necessary to initiate construction activities in the new office space, making it an immediate priority to meet project timelines.

Current Status and Market Feedback: Several insurance providers have reviewed our request, with feedback primarily reflecting challenges associated with municipal risk categories and Police Department exposure. Below is a summary of the responses received from each market:

- MUSIC Insurance Declined due to Police Department exposure.
- Maxum Declined due to both the Municipality class of business and Police Department exposure.
- Atlantic Casualty Declined due to Municipality class of business.
- Northfield Declined due to Municipality class of business and Police Department exposure.
- Nationwide Declined due to Municipality class of business; property coverage only available pending building information.
- Genstar Declined due to Municipality class of business.
- Pen America Declined due to Municipality class of business.
- Nautilus Declined due to Municipality class of business and Police Department exposure.

- Travelers Insurance Declined due to Municipality class of business.
- Cincinnati Insurance Company Declined due to Municipality class of business.
- Kinsale Insurance Company Declined.
- Westchester Willing to provide coverage, but indicated a minimum premium of \$50,000 for this type of exposure.
- Aspen Willing to provide coverage, but similarly indicated a minimum premium of \$50,000 for this type of exposure.

Lexington Insurance has expressed flexibility by agreeing to waive their policy fee, although the inspection fee remains mandatory. They require a property inspection to ensure compliance with all safety and building standards.

Lexington Quoted Premium:

GL: \$26,156 Excess: \$15,600 Total: \$41,756

The GL and Excess policy can be cancelled at a 25% minimum earned premium. The Inspection Fee would be 100% earned and there would not be a return premium on this fee.

Recommendation: It is recommended that we move forward with the Lexington Insurance quote at a premium of \$41,756.00, with the understanding that this policy can be canceled if we secure alternative coverage at a more competitive rate. This approach allows us to expedite the process of obtaining Renters Insurance, which is essential for contractors to begin construction work in the new facility without delay.

By proceeding with Lexington's policy, we ensure that immediate insurance needs are met, allowing project timelines to remain on track. Additionally, we can continue exploring other market options to secure more favorable terms if they become available, providing flexibility in managing our insurance coverage while supporting project requirements.



Proposal of Insurance

City of Clarkston

General Liability Excess Liability

2024-2025





POLICY SPECIFICATIONS – GENERAL LIABILITY

Named Insured City of Clarkston

Mailing Address 1055 Rowland St Clarkston, GA 30021

October 10, 2024 to 2025

Policy Term

\$25,000.00

 Annual Premium:
 \$ 350.00

 Policy Fee:
 \$ 150.00

 Inspection Fee:
 \$ 1,020.00

 Surplus Lines Tax:
 \$26,520.00

Total:

*Optional Coverage:

\$1,250 TRIA + \$50 Surplus Lines Tax = \$1,300 (Terrorism)

Insurer(s)	Share %	AM Best Rating
Lexington Insurance Company		A (XV)

COVERAGE & LIMITS

	General Liability		
Limit	Coverage		
\$1,000,000 \$2,000,000 \$2,000,000 \$1,000,000 \$ 100,000 \$ 5,000	Each Occurrence Limit Products - Completed Operations Aggregate Limit Aggregate Limit Personal / Advertising Injury Aggregate Limit Fire Damage Limit Any One Fire Medical Expense Limit Any One Person		
Not Covered	Professional		
	Subject to \$1,000 deductible		

Covered Location Information

Location Address

P1/B1 736 Park N Blvd, CLARKSTON, GA 30021

Class Codes

Location Class Description Exposure Basis Rate Code

P1/B1 61224 (61224) Buildings or Premises - bank or office - premises 27,510 Area Prem/Ops Rate = 908.776

occupied by employees of the Insured



KEY COVERAGE AMENDMENTS

CG2116 (07/98) Exclusion - Designated Professional Services

Description of Professional Services - row 1a : Any and all professional services

CG2144 (07/98) Limitation of Coverage to Designated Premises or Project

Designated Premises - row 1:736 Park North Blvd, Suite 120

CG2154 (01/96) Exclusion - Designated Operations Covered by a Consolidated (Wrap-Up) Insurance Program

Description and Location of Operations - row 1 : Any and all projects covered under a wrap-up policy (Owners Description and Location of Operations - row 2 : Controlled Insurance Program [OCIP] or Contractor Controlled

Description and Location of Operations - row 3: Insurance Program [CCIP])

WW168 (06/12) Cancellation And Premium Audit Changes

Minimum and Deposit Premium %: 100 - All Fees are 100% Earned at binding

WW183 (05/12) Minimum-Earned Premium

%:25

The following endorsements will be attached to the policy:

CC0001 04/12 Commercial Consul Liability Coverage Form

CG0001 04/13	Commercial General Liability Coverage Form
CG2107 05/14	Exclusion-Access or Disclosure of Confidential or Personal Information and Data-Related Liability - Limited
	Bodily Injury Exception Not Included
CG2111 06/15	Exclusion - Unmanned Aircraft (Coverage B Only)
CG2116 07/98	Exclusion - Designated Professional Services
CG2136 03/05	Exclusion - New Entities
CG2144 07/98	Limitation of Coverage to Designated Premises or Project
CG2150 04/13	Amendment of Liquor Liability Exclusion
CG2154 01/96	Exclusion - Designated Operations Covered by a Consolidated (Wrap-Up) Insurance Program
CG2165 12/04	Total Pollution Exclusion With Building Heating
CG2426 04/13	Amendment of Insured Contract Definition
CG4010 12/19	Exclusion - Cross Suits Liability
IL0017 11/98	Common Policy Conditions
LB0001 03/22	Indiana Amendatory Endorsement (Definition of Pollutants)
LB0006 03/20	Deductible Endorsement (Per Occurrence and Offense)
LB0007 02/22	Per- and Polyfluoroalkyl Substances (PFAS) Exclusion Endorsement
LB0033 03/22	Additional Exclusions and Conditions Endorsement (Commercial General Liability)
LB0037 04/22	Definition of Occurrence Amendatory Endorsement
NTCFR01 10/21	Notice to Policyholders Fraud Notice
WW168 06/12	Cancellation And Premium Audit Changes
WW183 05/12	Minimum-Earned Premium
WW192B 11/19	Premium Basis Endorsement
WW230 01/21	Common Policy Declarations
WW232 01/12	Commercial Liability Coverage Part Declarations
WW424 09/10	Exclusion of Nuclear, Biological and Chemical Injury or Damage
WW456 01/12	Commercial General Liability Amendatory Endorsement
WW497 01/21	Notice - Claim Reporting
WW505 11/19	Anti-Stacking of Limits Endorsement
WW529 11/21	Communicable Disease Exclusion
WW531 08/13	Economic Sanctions Endorsement
WW534 08/23	Amendment of Employers Liability Exclusion
WW421 11/13	Waiver of Transfer of Rights of Recovery Against Others to Us

If the insured accepts Certified Acts of Terrorism Coverage for General Liability and pays the appropriate premium the following endorsements apply:

TRIA 0003 - EXCLUSION OF CERTIFIED NUCLEAR, BIOLOGICAL, CHEMICAL OR RADIOLOGICAL ACTS OF TERRORISM; CAP ON LOSSES FROM CERTIFIED ACTS OF TERRORISM

If the insured rejects Certified Acts of Terrorism Coverage for General Liability and does not pay the appropriate premium the following endorsements apply:

TRIA 0004 - EXCLUSION OF CERTIFIED ACTS OF TERRORISM



Subjectivities - All Required Prior to Binding

- Currently signed and dated Acord 125 & 126 and supplemental app (Applications should be fully completed to reflect the Insured's true exposures at binding, and must include the Insured's inspection and audit contact person's name, phone number & email addresses)
- Per the inspection fee listed, Lexington Insurance Company is responsible for ordering the required inspection within 30 days of binding coverage. Please advise the insured that if coverage is bound, they will be contacted by the inspection company Preferred Reports to perform an inspection on behalf of Lexington Insurance Company.
- The attached 'NOTICE OF TERRORISM INSURANCE COVERAGE' must be completed and signed by the insured. No coverage may be bound without this completed and signed notice.



POLICY SPECIFICATIONS - EXCESS LIABILITY

Named Insured City of Clarkston

Mailing Address 1055 Rowland St

Clarkston, GA 30021

Policy Term October 10, 2024 to October 10, 2025

 Annual Premium:
 \$15,000.00

 Policy Fee:
 \$350.00

 Surplus Lines Tax:
 \$614.00

 Total:
 \$15,964.00

*Optional Coverage:

\$750 TRIA + \$30 Surplus Lines Tax = \$780 (Terrorism)

Insurer(s)	Share %	AM Best Rating
Lexington Insurance Company	100.00%	A (XV)

COVERAGE & LIMITS

Excess Liability			
Limit	Coverage		
\$2,000,000 \$2,000,000 \$2,000,000	Each Occurrence Limit Products - Completed Operations Aggregate Limit Aggregate Limit		

Underlying Insurance Coverage		
Limit	Coverage	
\$1,000,000 \$2,000,000 \$2,000,000 \$1,000,000	Each Occurrence Limit Products - Completed Operations Aggregate Limit Aggregate Limit Personal / Advertising Injury Aggregate Limit	

Covered Location Information

Location Address

P1/B1 736 Park N Blvd, CLARKSTON, GA 30021



Subject to the following Endorsements:

	•	Follow Form Excess Liability Policy (Dual Trigger Version)
GLX0003	09/23	Lexington Insurance Company Follow Form Excess Liability Policy Declarations
		(Dual Trigger Version)
GLX0004	09/23	Schedule of Underlying Insurance
GLX0006	09/23	Minimum Earned Premium Endorsement - 25%, All Fees 100% Earned at Inception
GLX0008	09/23	Service Of Suit Endorsement
GLX0009	09/23	Exclusion - Access Or Disclosure Of Confidential Or Personal Information And Data
		Related Liability Endorsement
GLX0013	09/23	Notice - Claim Reporting
GLX0016	09/23	Punitive Or Exemplary Damages Exclusion Endorsement
GLX0083	09/23	New York Exclusion - Ongoing Operations and Products - Completed Operations
		Hazard
GLX0109	09/23	Exclusion of Nuclear, Biological and Chemical Injury or Damage
GLX0111	09/23	Per - And Polyfluoroalkyl Substances (PFAS) Exclusion Endorsement
GLX0135	01/24	No Fault Uninsured Motorists, Personal Injury Protection Exclusion with Exception
ILP001	01/04	U.S. Treasury Department's Office of Foreign Assets Control ("OFAC") Advisory
NTCFR01	10/21	Notice to Policyholders Fraud Notice

If the insured accepts Certified Acts of Terrorism Coverage for General Liability, Auto Liability and pays the appropriate premium the following endorsements apply:

GLX0105 - EXCLUSION OF CERTIFIED NUCLEAR, BIOLOGICAL, CHEMICAL OR RADIOLOGICAL ACTS OF TERRORISM; CAP ON LOSSES FROM CERTIFIED ACTS OF TERRORISM

GLX0108 - EXCLUSION OF PUNITIVE DAMAGES RELATED TO A CERTIFIED ACT OF TERRORISM

If the insured rejects Certified Acts of Terrorism Coverage for General Liability, Auto Liability and does not pay the appropriate premium the following endorsements apply:

GLX0110 - TOTAL TERRORISM EXCLUSION ENDORSEMENT

Subjectivities - All Required Prior to Binding

- Currently signed and dated Acord 125 & 131 (Applications should be fully completed to reflect the Insured's true exposures at binding)
- Currently signed and dated supplemental application
- The attached 'NOTICE OF TERRORISM INSURANCE COVERAGE' must be completed and signed by the insured.

 No coverage may be bound without this completed and signed notice.

AM Best Rating Services

Lexington Insurance Company

BestLink 🚨

AMB #: 002350 NAIC #: 19437 FEIN #: 251149494

Mailing Address

99 High Street, 23Rd Floor Boston, Massachusetts 02110

United States

Web: <u>www.aig.com</u> **Phone:** 617-330-1100

View Additional Address Information

AM Best Rating Unit: AMB #: 058702 - American International Group, Inc.

Assigned to insurance companies that have, in our opinion, an excellent ability to meet their ongoing insurance obligations.



View additional news, reports and products for this company.

Based on AM Best's analysis, <u>058702 - American International Group, Inc.</u> is the **AMB Ultimate Parent** and identifies the topmost entity of the corporate structure. View a list of <u>operating insurance entities</u> in this structure.

Best's Credit Ratings

Financial Strength View Definition

Rating (Rating Category):

Affiliation Code:

Outlook (or Implication):

Action:

A (Excellent)
p (Pooled)

Stable

Affirmed

Effective Date: January 26, 2024
Initial Rating Date: June 30, 1966

Long-Term Issuer Credit View Definition

Rating (Rating Category): a+ (Excellent)

Outlook (or Implication): Stable

Action: Upgraded

Effective Date: January 26, 2024

Initial Rating Date: April 06, 2005

Financial Size Category View Definition

Financial Size Category: XV (Greater than or Equal to USD 2.00

Billion)

Best's Credit Rating Analyst

Rating Office: A.M. Best Rating Services, Inc.

Associate Director: Raymond Thomson, CPCU, ARe, ARM

Director: Erik Miller

Note: See the Disclosure information Form or Press Release below for

the office and analyst at the time of the rating event.

Disclosure Information

Disclosure Information Form

View AM Best's Rating Disclosure Form

Press Release

AM Best Upgrades Issuer Credit Ratings for American International Group, Inc. and Its Property/Casualty

<u>Subsidiaries</u> January 26, 2024

View AM Best's Rating Review Form

Rating History

AM Best has provided ratings & analysis on this company since 1966.

Financial Strength Rating				
Effective Date	Rating			
January 26, 2024	Α			
December 16, 2022	Α			
October 07, 2021	А			
August 19, 2020	Α			
July 12, 2019	Α			

Long-Term Issuer Credit Rating					
Effective Date	Rating				
January 26, 2024	a+				
December 16, 2022	а				
October 07, 2021	а				
August 19, 2020	а				
July 12, 2019	а				

Best's Credit & Financial Reports



<u>Best's Credit Report</u> - financial data included in Best's Credit Report reflects the data used in determining the current credit rating(s) for AM Best Rating Unit: AMB #: <u>058702 - American International Group, Inc.</u>



Best's Credit Report - Archive - reports which were released prior to the current Best's Credit Report.



<u>Best's Financial Report</u> - financial data included in Best's Financial Report reflects the most current data available to AM Best, including updated financial exhibits and additional company information, and is available to subscribers of Best's Insurance Reports.



<u>Best's Financial Report - Archive</u> - reports which were released prior to the current Best's Financial Report.

View additional <u>news, reports and products</u> for this company.

Press Releases <u>Date</u> <u>Title</u> Jan 26, 2024 AM Best Upgrades Issuer Credit Ratings for American International Group, Inc. and Its Property/Casualty Subsidiaries Dec 16, 2022 AM Best Revises Issuer Credit Rating Outlook to Positive for American International Group, Inc. and Its P/C Subsidiaries Oct 07, 2021 AM Best Affirms Credit Ratings of American International Group, Inc. and Its Subsidiaries Aug 19, 2020 AM Best Affirms Credit Ratings of American International Group, Inc. and Most Subsidiaries; Downgrades ICRs of L/H <u>Subsidiaries</u> AM Best Affirms Credit Ratings of American International Group, Inc. and Most Subsidiaries Jul 12, 2019 Jun 20, 2018 A.M. Best Affirms Credit Ratings of American International Group, Inc. and Certain Subsidiaries May 23, 2017 A.M. Best Removes From Under Review With Negative Implications and Affirms Credit Ratings of AIG and Its Subsidiaries 2 3 Page size: 10 22 items in 3 pages

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The policy/policies contain conditions, limitations and exclusions which may affect or limit coverage to be provided and should be reviewed by the insured to verify that coverage has been written as requested.

All of the information contained in this proposal is subject to the terms, conditions and limitations contained in the policies. Values are based on information provided by the client.

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COMPENSATION STATEMENT

Our principal remuneration for the placement and service of your insurance policy(ies) will be by commission (a proportion of the premium paid that is allowed to us by the insurance company(ies)) and/or a mutually agreed fee.

You should be aware that we may receive additional income from the following sources:

- Interest or Investment Income earned on insurance premiums.
- Expense Allowances or Reimbursements from insurance companies and other vendors for (a) educational and professional development programs; (b) managing and administering certain binding authorities and other similar facilities, including claims which may arise; and (c) attendance at insurance company meetings and events; all of which we believe enable us to provide more efficient service and competitive terms to those clients for whom we consider the use of such facilities appropriate.
- **Tier II Commission** is exclusive to the placement of employee benefits insurance and is based on premium volume of new business and/or premium retention.
- Contingent Commission may be based on profitability, premium volume, premium retention, and/or growth.
- Administrative and Services Fees may be paid for limited services we provide to the insurance company as
 part of the placement process for insurance policies placed with a particular company, including but not limited
 to premium billing, collection, remittance and credit control, policy document compilation, and record retention
 or for consulting and data analytic services.

If you have questions or desire additional information about remuneration and other income, please contact your Agent who will put you in touch with our Chief Risk Manager for assistance. If any part of your insurance program is placed through any Truist-owned companies (including retail insurance broker McGriff Insurance Services, LLC.; wholesale insurance brokers CRC Insurance Services, Inc. and Crump Life Insurance Services, Inc.; managing general underwriter AmRisc, LLC; insurance premium finance companies Prime Rate Premium Finance Corporation, Inc., AFCO Credit Corporation, AFCO Acceptance Corporation, CAFO Holdings Company, and CAFO Inc.; or affiliates; or MBT, Ltd.) disclosure of that income will also be included.



PROVIDER SECURITY STANDARDS

MCGRIFF (MCGRIFF INSURANCE SERVICES, LLC.)

The following is a brief summary of the measures we have taken as your agent/broker to review and objectively report to you the financial security of your insuring companies. Information is included from Best Company, our primary security rating source, and the internal policies and standards, which we have established to address this important issue for our clients.

MARKET SECURITY REVIEW

McGriff has established and continues to maintain an internal "Market Security Review Group" composed of senior management representatives from the Finance, Marketing, Wholesale, and Administrative Divisions of the company. This Group's purpose is to develop and implement a policy, procedure, and standard for the review of financial security of all insurers, intermediaries, and associations used by McGriff.

This Group meets periodically to review the current listing of all companies, intermediaries, and associations that are actively used by McGriff. It will also act on any pending requests received to have new providers activated, and to inactivate any providers that do not meet current McGriff standards.

PROVIDER CLASSIFICATIONS

"Approved Provider" – A.M. Best Secured Rating with a minimum rating of A-, Demotech Financial Stability Rating of "A, Exceptional or ALIRT score of 50 with six (6) or fewer flags. For foreign insurers whose rating is not tracked by A.M. Best, other internationally recognized rating organizations will be used.

"Exception Provider" – Any provider whose Best's rating is below "A-". The A.M. Best's rating of an "exception" provider will be included on all McGriff proposals delivered to clients or prospects. In addition, these providers which have been reviewed by the Market Security Review Group and the client may be considered an exception security based on other factors. The client may be required to sign a form of disclaimer or acknowledgement of receipt of this information.

"**Prohibited Provider**" – All other providers not mentioned in one of the paragraphs above. These providers will not be set up for active use in the McGriff agency management system(s) at any time, for any reason.

History – A.M. Best Company was incorporated in 1899 as the first rating agency in the world to offer reliable information on the financial condition of U.S. insurance companies. The **Best's Rating Guide** was first published in 1900, and has since become a cornerstone of the security review process by continuously evaluating the financial integrity of over 4,100 insurance companies. In 1984, the first edition of the **Best's International Rating Guide** was published, reporting on the claims-paying ability of over 950 international insurers.

The information used by Best's to rate insurance carriers is provided by the companies themselves as a part of their normal filings with the National Association of Insurance Commissioners, those states in which the company is licensed, the SEC and/or with its shareholders. Rating reviews are performed annually on each insurance company and on an interim basis as conditions dictate.



PROVIDER SECURITY STANDARDS (Con't.)

Best's Rating System – The Best's rating system is designed to evaluate a wide range of objective and subjective factors that affect the overall performance of an insurance company (not applicable to associations or intermediaries). These factors deal with the company's financial strength, its operational performance, and its ability to meet its financial obligations to policyholders, as follows:

- Profitability
- Quality of Reinsurance Program
- Quality and Diversification of Assets
- Adequacy of Policy Loss Reserves
- Capital Structure

- Spread of Risk
- Leverage/Capitalization
- Liquidity
- Adequacy of Policyholder's Surplus
- Management Experience and Objectives

A.M. BEST'S RATINGS

Assigned to insurers which meet Best's standards for the quantitative and qualitative analysis of the company's financial condition and operating performance. For further information, see the Best's Guide to Ratings – www.ambest.com

NON-ADMITTED CARRIERS

An insurance company not licensed to do business in a given state. These insurers are not subject to the financial solvency and enforcement regulations that are required for admitted carriers. These insurers do not participate in any of the insurance guarantee funds. Therefore, these funds will not pay your claims or protect your assets if the insurer becomes insolvent and is unable to make payments as promised.

Additional Provider rating guidelines are as follows:

- 1. (P&C & Surety Standards) **Demotech Financial Stability Rating** of "A, Exceptional For foreign insurers whose rating is not tracked by AM Best, other internationally recognized rating organizations will be used. (EB & Life) **Demotech Financial Stability Rating** of "A, Exceptional.
- 2. (P&C and Surety Standards): **ALIRT** score of 50 with six (6) or fewer flags. For foreign insurers whose rating is not tracked by AM Best, other internationally recognized rating organizations will be used. (EB & Life Standards) **ALIRT** score of 35 with five (5) or fewer flags.

The Provider ratings for carriers used in placing your insurance program:

INSURER	COVERAGE	PROVIDER RATING	NON-ADMITTED Y/N



CITY OF CLARKSTON

WORK SESSION/ CITY COUNCIL MEETING

HEARING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Review/Discussion

MEETING DATE: OCTOBER 29, 2024

<u>SUBJECT</u>: To discuss a resolution awarding a contract to AT&T for Internet and Phone services in the amount of \$46,740.00 per year to be funded out of American Rescue Plan Act (ARPA), for one year and General, for four years, funding with an effective date on or after November 18, 2024, for a total period of five (5) years. There is also a one-time fee of \$5,152 for the Network and Office@Hand set up.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: ⊠YES □NO Pages:	INFORMATION CONTACT: Dan Defnall Finance Director PHONE NUMBER: 470-952-1824

<u>PURPOSE</u>: To discuss a resolution awarding a contract to AT&T for internet and phone services in the amount of \$46,740 per year to be funded out of American Rescue Plan Act (ARPA), for one year, and General, for four years, funding for a total period of five (5) years. There is also a one-time fee of \$5,152 for the Network and Office@Hand set up.

NEED/ IMPACT: The City has the need for new and improved internet connectivity and phone services. We are currently experiencing frequent outages with the current internet service provider, which results in a large amount of downtime for staff. This affects the staff's ability to be responsive to residents, business owners, council and the general public.

This is a comprehensive solution tailored for the City, all conveniently billed through AT&T invoicing, by addressing our needs as follows:

Network: The locations at 3620 Montreal Creek Ct, 1055 Rowland Street, 3867 Norman Road, and 3913 Church Street will be interconnected using leased fiber known as ASEoD (AT&T Switched Ethernet on Demand). The head end at 736 Park North Blvd will provide internet connection for all buildings in this design. In the event of an outage, each building will have the capability to offload internet independently, ensuring redundancy across the sites.

Managed Equipment: Fatpipe will supply the equipment at each site to manage connectivity, establish firewall requirements, and network all sites together. This managed service will streamline the ticketing process for reporting any potential outages or requested changes in the future.

Promotional Credits: This order qualifies for two promotional offers. First, each site will receive a \$1,000 credit by the third month, totaling \$6,000, which will be credited on your internet invoice. Second, the Fatpipe onsite installation and configuration fee, valued at \$5,000, will be waived immediately.

Office@Hand: Office@Hand will serve as the City's cloud-based phone solution, enabling quick implementation of office phones on a secure platform. Provided by AT&T, the phones and service are

designed to integrate seamlessly with the aforementioned network design. Please note that these devices need to be connected via Ethernet cable to establish a dial tone. This service is also eligible for promotions:

- Offer 1: Receive a \$70 credit per phone, applied during the 3rd-5th billing cycles, totaling \$1,330.
- Offer 2: Enjoy three months of free service, with the credit applied on the 4th bill, totaling \$1,167.

AT&T Phone for Business Advanced: Will be utilized for your pool location. This service will connect separately from our main network over a 5G signal. This ensures that a call can be made at anytime or emergency event. The equipment utilized for this service is called the VAB-1 and has a battery built in for power outage scenarios.

RECOMMENDATION: Staff recommend vendor AT&T for approval to enter into a contract in the amount of \$46,740.00 for this project and should be paid from the American Rescue Act Plan (ARPA), for one year, and General, for four years, funding for a total period of five (5) years as well as the \$5152 one time fee for the Network and Office@Hand set up.

		RESOLU	JTION NO)		
CLARK	STON, GE TY OF CLA	ORGIA AF	PROVIN	G AN AGF	OF THE REEMENT ERNET AN	BETWEEN
	*	*	*	*	*	
BE IT RESC	LVED BY TH	HE CITY COU	JNCIL OF T	THE CITY OF	CLARKSTO	N, GEORGIA:
Clarkston ar plus a one-f General Fur	nd AT&T for intime fee of \$100 and for four year.	nternet and p 5,152 to be ars, effective	phone servi funded out on or befo	ces in the am of ARPA Fu re November	ent between nount of \$46,7 ands for one y 18, 2024. A ncorporated	740 annually, year and the copy of said
PASSED, A	PPROVED aı	nd RESOLVE	ED this	day of _		2024.
			Beverly	H. Burks, Ma	yor	

ATTEST:

Tomika R. Mitchell, City Clerk

EXHIBIT A



AT&T Business Account Executive

Peter Rabadi Phone: 224.200.6601 Email: pr958b@att.com

TrendCo: National Sales Director

Danielle Williamson Phone: 954.584.2514

Email: dw7819@outlook.com



Expires:

10/5/2024

Date:

9/5/2024

Network	Mon	thly Cost	One-Time Cos	t	QTY	Term		Total
150MB DIA for Municipality 736 Park North Blvd	\$	720.00	\$	150.00	1	36	\$	720.00
100Mb ASEoD 736 Park North Blvd (Headend)	\$	440.02	\$	150.00	1	60	\$	440.02
50Mb ASEoD 3620 Montreal Creek Ct	\$	415.02	\$	150.00	1	60	\$	415.02
10Mb ASEoD 1055 Rowland Street	\$	320.00	\$	150.00	1	60	\$	320.00
10Mb ASEoD 3867 Norman Road	\$	320.00	\$	150.00	1	60	\$	320.00
10Mb ASEoD 3913 Church Street	\$	320.00	\$	150.00	1	60	\$	320.00
FatPipe Equipment and Management	\$	835.00	Install and Configuration	on Waived		60	\$	835.00
				RATE PLAN	TOTAL:		\$	3,370.04
Promotional Offer Available- See Design D	etails Be	low		ONE-TIME	COST:		\$	900.00
AT&T Office@Hand	Mon	nthly Cost	One-Time Cos	t	Qty	Term		Total
AT&T Office@Hand Seat	\$	20.51	\$	-	19	36	\$	389.69
Polytrio 8300 Conference	\$	-	\$	548.00	3	36	\$	-
Yealink T43U	\$	-	\$	163.00	16	36	\$	-
				RATE PLAN	TOTAL:		\$	389.69
Promotional Offer Available- See Design Details Below				ONE-TIME COST:			\$	4,252.00
AT&T Phone for Business Advanced	Mon	nthly Cost	One-Time Cos	t	Qty	Term		Total
Milam Park Pool Dedicated Phone Line	\$	60.00	\$	-	1	36	\$	60.00
AT&T Wireless Broadband (AWB)	\$	75.00	\$	-	1	36	\$	75.00
				RATE PLAN	TOTAL:		\$	135.00
Design Details								
Network- Offer 1: For each site in this design you w	vill receive	e a \$1000 acc	count credit by month 3.	Total \$6000. S	Stackable with o	ffer 2.		
Network- Offer 2: FatPipe onsite installation and co	onfigurat	ion waived.	Total value \$5000					
·								
Office@Hand Offer 1: Receive \$70 credit against e	ach phon	e. Credit imr	pacts on the 3rd bill cycle.	Total Credit	\$1330.00 Stackal	ble with offer be	low.	
Office@Hand Offer 2: 3 months free of service. Cre	-	-	=		,			
One-Time Cost After Pro			fter Promotional Credit				\$	(3,345.00)
Monthly Recurring			g Charges				\$	3,894.73



AT&T SWITCHED ETHERNETSM SERVICE (with NETWORK ON DEMAND) PRICING SCHEDULE PROVIDED PURSUANT TO CUSTOM TERMS

Please sign by 09/11/2024

1 loade digit by 00/1	1/2024				
Customer		A	AT&T		
CITY-CLARKSTON GA GOVERNMENT			AT&T Enterprises, LLC		
Street Address: 1055 ROWLAND ST					
City:CLARKSTON	State/Province:GA				
Zip Code: 30021-2					
Customer Contac	•	A	AT&T Contact (for Notices)		
Name: TAMMI SA			Name:		
Title: Manager	BELITOONEO		Street Address:		
•	86 PARK NORTH BLVD		City: State/Province:		
City: CLARKSTON			Zip Code: Country: USA		
State/Province: G/			Telephone:		
Zip Code: 30021-1		E	Email:		
•	1901		Sales/Branch Manager:		
Country: USA	200 0465	8	SCVP Name:		
Telephone: (404)		ı	Sales Strata: : Sales Region:		
Email: kldixon@cit	tyorciarkston.com	<u> v</u>	With a copy (for Notices) to:		
			AT&T		
		ı	208 S. Akard Street		
			Dallas, TX 75202		
			ATTN: Master Agreement Support Team		
			Email: mast@att.com		
AT&T Solution Pr	ovider or Representative Information	on (if applicable)			
Name: Danielle W		FrendCo Communications,	, Inc. (U)		
Agent Street Addre	ess: 4431 SW 64th avenue City: Da	avie State: FL Zip Co	Code: 33314 Country: USA		
Telephone: 888206	61962 Fax: Email: dw7819@o	utlook.com Agent Cod	de: 41184		
			greement referenced above. Customer requests that	its identity be kept	
confidential and not	be publicly disclosed by AT&T or by	any regulatory commission	n, unless required by law.		
` •	uthorized representative)	A	AT&T (by its authorized representative)		
Dv. Sign		-	Du.		
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By: Signature Printed on Signature Name: Title: Date:			Date:		
	· 4338				
For AT&T internal use only: Contract Ordering and		Contract Ordering and Bi	Billing Number (CNUM):		

AT&T SWITCHED ETHERNETSM SERVICE (with NETWORK ON DEMAND) PRICING SCHEDULE PROVIDED PURSUANT TO CUSTOM TERMS

1. SERVICES

Service	Service Publication Location
AT&T Switched Ethernet Service SM	https://cpr.att.com/pdf/commonEthServGuide.html
AT&T Switched Ethernet Service SM Third-Party Access (3PA)	https://serviceguidenew.att.com/sg_flashPlayerPage/ASE3PA
AT&T Switched Ethernet Service SM (TCAL)	https://serviceguidenew.att.com/sg_flashPlayerPage/ASE
Network on Demand	https://cpr.att.com/pdf/publications/NOD_Guide.pdf
AT&T Inside Wiring	https://cpr.att.com/pdf/publications/ASE_Inside_Wiring_Service_Guide_Attachment.pdf
AT&T Entrance Facility Construction	https://cpr.att.com/pdf/service_publications/EFC_Attachment.pdf
AT&T Managed Switched Ethernet on Demand SM	http://serviceguidenew.att.com/sg_flashPlayerPage/AMSEOD

2. PRICING SCHEDULE TERM, EFFECTIVE DATES

Pricing Schedule Term	60 months		
Start Date of Minimum Payment Period, per Service Component	Later of the Effective Date or installation of the Service Component		
Rate Stabilization per Service Component	Rates as specified in this Pricing Schedule for each Service Component are stabilized until the end of the Pricing Schedule Term		

3. MINIMUM PAYMENT PERIOD

Service Components	Percentage of Monthly Recurring Charge Applied for Calculation of Early Termination Charges*	Minimum Payment Period per Service Component
All other Service Components	50% plus any unpaid or waived non-recurring charges	60 months

^{*} Early termination charges shall not exceed the total amount of monthly recurring charges for the remainder of the Minimum Payment Period; refer to Network on Demand Guide for details.

3.1. Minimum Payment Period – Calculation of Early Termination Charges

For services purchased through Network on Demand, the "Monthly Recurring Charge" used for the purposes of computing any applicable termination liability (early termination charges) under the relevant service publication or the customer's master agreement is determined as follows: (i) the total Monthly Recurring Charges payable for the terminated service for the three months prior to the date of termination (or such shorter period as the terminated service had been installed if terminated less than three months after installation), divided by (ii) the number of days in such period, times (iii) 30 days. The Minimum Payment Period for CIR, CoS, or CIR and CoS Packages are coterminous with the Minimum Payment Period of the associated Customer Port Connection; however, early termination charges are not incurred as a result of changes to CIR, CoS, or CIR and CoS Packages while the associated Customer Port Connection is still in service.

4. ADDS

AT&T Switched Ethernet Service Customer Port Connections may be purchased (where available using the Network on Demand process) during the Pricing Schedule Term at the rates, terms and conditions herein.

5. RATES and CHARGES

5.1. AT&T SWITCHED ETHERNET SERVICE – 21-State AT&T ILEC Footprint

AT&T and Customer Confidential Information
Page 2 of 10

UA required ROME ID: 1-PPARUMS

AT&T MA Reference No. eMSA UA III AT&T PS Contract ID SDNPPARUMS

AT&T SWITCHED ETHERNETSM SERVICE (with NETWORK ON DEMAND) PRICING SCHEDULE PROVIDED PURSUANT TO CUSTOM TERMS

5.1.1. Monthly Recurring Charges (MRCs)

All Monthly Recurring Charges (MRCs) apply per Customer Port Connection. The total MRC for a Customer Port Connection is the sum of the Customer Port Connection MRC, the Committed Information Rate MRC, and any associated feature MRC(s).

5.1.2 Customer Port Connection MRC

Customer Port Connection							
Port Type	Customer Port Connection Speed	60-month Term MRC					
	100 Mbps	\$189.76					
Basic Port	1 Gbps	\$189.76					
	10 Gbps	\$1074.00					
	100 Mbps	\$189.75					
PPCoS Port	1 Gbps	\$189.75					
	10 Gbps	\$1074.00					

5.1.2.1. Bandwidth MRC

	Bandwidth MRC – 60-month CIR									
	Class of Service (CoS)									
Committed Information Rate (CIR)	Non Critical High	Business Critical Medium	Business Critical High	Interactive	Real Time					
2 Mbps	\$130.74	\$135.24	\$162.29	\$191.59	\$207.37					
4 Mbps	\$155.66	\$160.23	\$187.70	\$212.88	\$228.90					
5 Mbps	\$169.30	\$177.17	\$196.85	\$216.54	\$232.29					
8 Mbps	\$185.72	\$192.72	\$208.49	\$222.51	\$238.28					
10 Mbps	\$105.25	\$110.25	\$135.26	\$160.25	\$175.26					
20 Mbps	\$120.24	\$130.24	\$155.25	\$175.26	\$190.25					
50 Mbps	\$215.26	\$225.26	\$250.26	\$275.26	\$300.27					
100 Mbps	\$235.26	\$250.26	\$275.24	\$295.24	\$320.25					
150 Mbps	\$435.84	\$457.47	\$478.43	\$499.05	\$535.65					
250 Mbps	\$435.25	\$455.26	\$520.25	\$580.24	\$625.28					
400 Mbps	\$545.27	\$572.78	\$637.50	\$702.22	\$753.99					
500 Mbps	\$565.26	\$595.25	\$650.23	\$710.24	\$760.29					
600 Mbps	\$669.92	\$703.10	\$777.36	\$829.50	\$887.96					
1000 Mbps	\$565.26	\$595.23	\$650.26	\$710.29	\$760.22					
2000 Mbps	\$236.03	\$251.02	\$300.97	\$351.02	\$401.01					
2500 Mbps	\$792.70	\$823.50	\$846.05	\$868.60	\$917.00					
4000 Mbps	\$942.00	\$981.52	\$1009.18	\$1036.86	\$1100.10					
5000 Mbps	\$655.97	\$675.99	\$750.95	\$800.96	\$900.94					
7500 Mbps	\$1660.97	\$1738.34	\$1792.49	\$1846.65	\$1970.44					
9500 Mbps	\$2195.53	\$2301.03	\$2374.88	\$2448.74	\$2617.53					
10000 Mbps	\$1575.89	\$1626.11	\$1775.96	\$1876.04	\$2026.10					

UA required ROME ID: 1-PPARUMS

AT&T SWITCHED ETHERNETSM SERVICE (with NETWORK ON DEMAND) PRICING SCHEDULE PROVIDED PURSUANT TO CUSTOM TERMS

5.1.2.2. Bandwidth MRC for 100 Mbps

	Bandwidth MRC - 60-month CIR (for 100 Mbps Customer Port Connections)									
		Per Packet Class of Service (PPCoS)								
Committed Information Rate (CIR)	Business Data	Critical Data	Multimedia Standard	Multimedia High						
2 Mbps	\$130.73	\$135.24	\$191.59	\$207.37						
4 Mbps	\$155.65	\$160.23	\$212.88	\$228.90						
5 Mbps	\$169.29	\$177.17	\$216.54	\$232.28						
8 Mbps	\$185.71	\$192.72	\$222.50	\$238.27						
10 Mbps	\$195.24	\$204.69	\$267.67	\$286.56						
20 Mbps	\$220.50	\$230.76	\$282.04	\$302.55						
50 Mbps	\$258.82	\$270.70	\$323.52	\$348.61						
100 Mbps	\$307.00	\$323.16	\$377.02	\$403.95						

5.1.2.3. Bandwidth MRC for 1 Gbps

	Bandwidth MRC - 60-month CIR (for 1 Gbps Customer Port Connections)									
	Per Packet Class of Service (PPCoS)									
Committed Information Rate (CIR)	Business Data	Critical Data	Multimedia Standard	Multimedia High						
2 Mbps	\$130.73	\$135.24	\$191.59	\$207.37						
4 Mbps	\$155.65	\$160.23	\$212.88	\$228.90						
5 Mbps	\$169.29	\$177.17	\$216.54	\$232.28						
8 Mbps	\$185.71	\$192.72	\$222.50	\$238.27						
10 Mbps	\$195.24	\$204.69	\$267.67	\$286.56						
20 Mbps	\$220.50	\$230.76	\$282.04	\$302.55						
50 Mbps	\$258.82	\$270.70	\$323.52	\$348.61						
100 Mbps	\$307.00	\$323.16	\$377.02	\$403.95						
150 Mbps	\$435.84	\$457.46	\$499.05	\$535.65						
250 Mbps	\$493.65	\$518.33	\$649.97	\$697.69						
400 Mbps	\$545.27	\$572.77	\$702.21	\$753.99						
500 Mbps	\$579.92	\$608.76	\$736.92	\$791.39						
600 Mbps	\$669.92	\$703.10	\$829.50	\$887.96						
1000 Mbps	\$769.06	\$808.29	\$933.85	\$1001.34						

UA required ROME ID: 1-PPARUMS

AT&T MA Reference No. eMSA UA III AT&T PS Contract ID SDNPPARUMS

AT&T SWITCHED ETHERNETSM SERVICE (with NETWORK ON DEMAND) PRICING SCHEDULE PROVIDED PURSUANT TO CUSTOM TERMS

5.1.2.4. Bandwidth MRC for 10 Gbps

	Bandwidth MRC - 60-month CIR (for 10 Gbps Customer Port Connections)									
	Per Packet Class of Service (PPCoS)									
Committed Information Rate (CIR)	Business Data	Critical Data	Multimedia Standard	Multimedia High						
1000 Mbps	\$769.06	\$808.29	\$933.85	\$1001.34						
2000 Mbps	\$592.74	\$613.88	\$643.84	\$675.55						
2500 Mbps	\$792.70	\$823.50	\$868.60	\$917.00						
4000 Mbps	\$942.00	\$981.52	\$1036.86	\$1100.10						
5000 Mbps	\$1105.63	\$1153.77	\$1221.16	\$1298.18						
7500 Mbps	\$1660.97	\$1738.34	\$1846.65	\$1970.44						
9500 Mbps	\$2195.53	\$2301.03	\$2448.74	\$2617.53						
10000 Mbps	\$2275.33	\$2385.03	\$2538.61	\$2714.14						

5.1.2.5. Feature MRC

Feature	MRC		
Enhanced Multicast	\$70.00		

5.1.3. Non Recurring Charges (NRCs)

Standard Non-Recurring Charges (NRCs) for installation of new Customer Port Connections, per the applicable Service Publication, will be waived.

5.1.4. Additional Charges

Charges for additional Service options may apply per Service Publication. Charges for special construction, if needed, may also apply.

5.2. AT&T SWITCHED ETHERNETSM SERVICE THIRD PARTY ACCESS (3PA) - Outside 21-State AT&T ILEC Footprint

5.2.1. Monthly Recurring Charges (MRCs)

All Monthly Recurring Charges (MRC) apply per Customer Port Connection. The total MRC for a Customer Port Connection is the sum of the Third-Party Access connection, local mileage MRC, the bandwidth MRC, and any associated feature MRC(s). Availability, Price Group and Access Mileage Group associated with Third-Party Access are subject to change, based on the availability and pricing of access connections from the third-party providers. The Price Group and Access Mileage Group applicable to each Customer location are determined at the time of Customer's order.

5.2.1.1. Third-Party Local Switched Access Connection MRC

60-month Term - Third-Party Local Switched Access Connection MRC Price Group 1 - 7								
5 4 6 41		Price Groups						
Port Connection Speed	Price Group 1	Price Group 2	Price Group 3	Price Group 4	Price Group 5	Price Group 6	Price Group 7	
	1		•	•	· · •	· · •	1	
2 Mbps	\$231.29	\$231.29	\$446.27	\$270.06	\$287.63	\$270.06	\$270.06	
4 Mbps	\$244.29	\$244.29	\$469.17	\$293.02	\$293.02	\$263.64	\$263.64	
5 Mbps	\$273.79	\$273.79	\$480.80	\$304.69	\$304.69	\$304.69	\$480.81	
8 Mbps	\$316.29	\$316.29	\$619.65	\$319.80	\$347.30	\$386.46	\$386.46	

AT&T and Customer Confidential Information

AT&T SWITCHED ETHERNETSM SERVICE (with NETWORK ON DEMAND) PRICING SCHEDULE PROVIDED PURSUANT TO CUSTOM TERMS

10 Mbps	\$345.29	\$345.29	\$615.67	\$264.70	\$343.32	\$264.70	\$615.67
20 Mbps	\$402.29	\$402.29	\$624.66	\$305.98	\$386.01	\$305.98	\$624.66
50 Mbps	\$505.96	\$505.96	\$823.57	\$363.10	\$502.08	\$363.10	\$823.57
100 Mbps	\$744.67	\$744.67	\$942.20	\$439.62	\$594.04	\$439.62	\$942.20
150 Mbps	\$880.00	\$880.00	\$1267.86	\$497.13	\$821.43	\$616.46	\$616.46
250 Mbps	\$1021.52	\$1021.52	\$1228.66	\$457.93	\$782.22	\$687.48	\$687.48
400 Mbps	\$1124.00	\$1124.00	\$1372.94	\$517.98	\$703.30	\$589.58	\$1488.06
500 Mbps	\$1166.66	\$1166.66	\$1448.86	\$550.38	\$723.05	\$550.38	\$1448.86
600 Mbps	\$1300.00	\$1300.00	\$1428.38	\$730.65	\$730.65	\$730.65	\$1428.38
1000 Mbps	\$1311.00	\$1311.00	\$1446.59	\$611.28	\$739.04	\$667.44	\$1446.59

Customer locations may qualify for service but fall outside of the Price Groups in this table. Customer must contact AT&T for custom pricing and sign a separate contract for service to those locations.

	60-month Term - Third-Party Local Switched Access Connection MRC Price Group 8 - 14						
D. (0				Price Groups			
Port Connection Speed	Price	Price	Price	Price	Price	Price	Price
- Open	Group 8	Group 9	Group 10	Group 11	Group 12	Group 13	Group 14
2 Mbps	\$520.76	\$304.69	\$446.27	\$429.42	\$270.06	\$642.55	\$340.97
4 Mbps	\$520.76	\$304.69	\$469.17	\$427.05	\$293.02	\$642.55	\$356.86
5 Mbps	\$520.76	\$304.69	\$483.80	\$424.65	\$304.69	\$642.55	\$362.88
8 Mbps	\$525.95	\$270.68	\$619.65	\$563.50	\$319.80	\$770.35	\$389.41
10 Mbps	\$525.95	\$270.68	\$621.65	\$559.51	\$278.74	\$770.35	\$455.63
20 Mbps	\$677.69	\$317.95	\$636.62	\$762.24	\$460.41	\$898.15	\$605.01
50 Mbps	\$776.02	\$393.01	\$853.48	\$924.65	\$573.68	\$1093.40	\$927.46
100 Mbps	\$1093.80	\$499.45	\$1002.04	\$1071.36	\$790.59	\$1299.30	\$1020.82
150 Mbps	\$1243.15	\$828.91	\$1267.86	\$1514.94	\$1023.58	\$1686.25	\$1040.43
250 Mbps	\$1433.85	\$828.91	\$1228.66	\$1475.74	\$984.38	\$1686.25	\$1136.00
400 Mbps	\$1676.57	\$828.91	\$1727.39	\$1747.78	\$1186.23	\$1945.40	\$1146.92
500 Mbps	\$1823.26	\$849.54	\$1748.02	\$1708.57	\$1147.02	\$1945.40	\$1152.64
600 Mbps	\$2025.06	\$1089.65	\$1787.37	\$1909.90	\$1348.35	\$2204.55	\$1104.08
1000 Mbps	\$2706.06	\$1265.78	\$2044.93	\$1790.54	\$1228.99	\$2595.05	\$1111.06

Customer locations may qualify for service but fall outside of the Price Groups in this table. Customer must contact AT&T for custom pricing and sign a separate contract for service to those locations.

	60-month Term - Third-Party Local Switched Access Connection MRC Price Group 15 - 21							
D. 10.				Price Groups				
Port Connection Speed	Price Group 15	Price Group 16	Price Group 17	Price Group 18	Price Group 19	Price Group 20	Price Group 21	
2 Mbps	\$567.04	\$254.09	\$304.69	\$270.06	\$378.25	\$270.06	\$270.06	
4 Mbps	\$567.04	\$268.37	\$304.69	\$293.02	\$378.25	\$293.02	\$293.02	
5 Mbps	\$567.04	\$300.78	\$304.69	\$236.07	\$378.25	\$304.69	\$309.88	
8 Mbps	\$708.12	\$347.47	\$452.88	\$319.80	\$392.36	\$319.80	\$377.24	
10 Mbps	\$708.12	\$379.33	\$452.88	\$264.70	\$392.36	\$336.67	\$508.37	
20 Mbps	\$756.22	\$441.96	\$743.09	\$305.98	\$461.71	\$396.54	\$597.05	
50 Mbps	\$839.42	\$555.84	\$1408.18	\$363.10	\$636.73	\$537.93	\$878.04	
100 Mbps	\$957.04	\$818.09	\$1835.50	\$439.62	\$766.55	\$635.50	\$1018.18	
150 Mbps	\$1276.48	\$966.76	\$2506.14	\$497.13	\$818.30	\$727.23	\$1031.86	
250 Mbps	\$1276.48	\$1122.23	\$3881.44	\$457.93	\$818.30	\$718.21	\$1067.24	
400 Mbps	\$1276.48	\$1234.82	\$3881.44	\$589.58	\$818.30	\$661.17	\$1058.60	
500 Mbps	\$1417.78	\$1281.69	\$4339.89	\$550.38	\$818.30	\$637.12	\$1051.12	

AT&T and Customer Confidential Information

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UA required ROME ID: 1-PPARUMS

ASE_NoD_PS_3PA PS v050522 AT&T Solution No. SDN723502485821

AT&T MA Reference No. eMSA UA III AT&T PS Contract ID SDNPPARUMS

AT&T SWITCHED ETHERNETSM SERVICE (with NETWORK ON DEMAND) PRICING SCHEDULE PROVIDED PURSUANT TO CUSTOM TERMS

600 Mbps	\$1455.65	\$1428.17	\$6063.51	\$730.65	\$1162.71	\$651.14	\$1069.35
1000 Mbps	\$1622.07	\$1440.25	\$6063.51	\$667.44	\$1162.71	\$757.78	\$1341.80

Customer locations may qualify for service but fall outside of the Price Groups in this table. Customer must contact AT&T for custom pricing and sign a separate contract for service to those locations.

60-month Term - Third-Party Local Switched Access Connection MRC Price Group 22 - 28							
Port Connection Speed	Price Groups						
	Price	Price	Price	Price	Price	Price	Price
	Group 22	Group 23	Group 24	Group 25	Group 26	Group 27	Group 28
2 Mbps	\$270.06	\$249.57	\$218.40	\$218.40	\$249.57	\$270.06	\$249.57
4 Mbps	\$293.02	\$263.64	\$300.30	\$300.30	\$263.64	\$263.64	\$294.99
5 Mbps	\$304.69	\$290.73	\$323.70	\$323.70	\$290.73	\$236.07	\$343.03
8 Mbps	\$319.80	\$359.81	\$370.50	\$370.50	\$257.56	\$386.46	\$386.46
10 Mbps	\$313.09	\$385.63	\$390.00	\$390.00	\$257.56	\$236.07	\$389.62
20 Mbps	\$379.91	\$751.42	\$460.20	\$460.20	\$304.43	\$255.15	\$537.38
50 Mbps	\$470.33	\$974.78	\$612.30	\$612.30	\$490.63	\$300.24	\$615.30
100 Mbps	\$558.00	\$1578.76	\$834.60	\$834.60	\$633.05	\$356.21	\$635.91
150 Mbps	\$617.07	\$3635.69	\$975.00	\$975.00	\$640.01	\$616.46	\$812.39
250 Mbps	\$653.65	\$5129.95	\$1119.30	\$1119.30	\$687.48	\$687.48	\$1015.40
400 Mbps	\$643.49	\$5129.95	\$1271.40	\$1271.40	\$687.48	\$458.97	\$1015.40
500 Mbps	\$624.49	\$5791.87	\$1357.20	\$1357.20	\$703.01	\$470.83	\$1015.40
600 Mbps	\$601.74	\$6532.00	\$1501.50	\$1501.50	\$692.33	\$466.82	\$919.64
1000 Mbps	\$577.53	\$7206.50	\$1817.40	\$1817.40	\$779.25	\$527.00	\$919.64

Customer locations may qualify for service but fall outside of the Price Groups in this table. Customer must contact AT&T for custom pricing and sign a separate contract for service to those locations.

60-month Term - Third-Party Local Switched Access Connection MRC Price Group 29 - 30						
Port Connection Speed	Price Groups					
1 of Connection Opeed	Price Group 29	Price Group 30				
2 Mbps	\$403.00	\$756.07				
4 Mbps	\$437.36	\$833.54				
5 Mbps	\$440.00	\$897.87				
8 Mbps	\$445.00	\$1009.83				
10 Mbps	\$450.00	\$1134.86				
20 Mbps	\$550.00	\$1390.09				
50 Mbps	\$707.08	\$1699.89				
100 Mbps	\$899.73	\$2164.20				
150 Mbps	\$982.06	\$2500.00				
250 Mbps	\$1200.00	\$3384.11				
400 Mbps	\$1369.24	\$3600.00				
500 Mbps	\$1403.09	\$4030.63				
600 Mbps	\$1800.00	\$5500.00				
1000 Mbps	\$1999.00	\$5636.21				

Customer locations may qualify for service but fall outside of the Price Groups in this table. Customer must contact AT&T for custom pricing and sign a separate contract for service to those locations.

AT&T MA Reference No. eMSA UA III AT&T PS Contract ID SDNPPARUMS

AT&T SWITCHED ETHERNETSM SERVICE (with NETWORK ON DEMAND) PRICING SCHEDULE PROVIDED PURSUANT TO CUSTOM TERMS

5.2.1.2. Third-Party Local Switched Access Mileage MRC

60-month Term - Third Party Local Switched Access Mileage MRCs Price Groups				
Port Connection Speed	age A	Mileage B		
Port Connection Speed	Fixed	Per Mile	Fixed	Per Mile
2 Mbps - 1000 Mbps	N/A	\$110.05	N/A	\$110.05
Applicability of mileage will be determined during address qualification.				

5.2.1.3. Third-Party Local Dedicated Access Connection MRC

60-month Te	60-month Term - Third_Party Local Dedicated Access Connection MRC Price Groups 1 - 7						
		Price Groups					
Port Connection Speed	Price Price Price Price Price Group 1 Group 2 Group 3 Group 4 Group 5						Price Group 7
2 Mbps - 50 Mbps	\$315.00	\$885.00	\$885.00	\$1200.00	\$1650.00	\$2050.00	\$2450.00
>50 Mbps - 100 Mbps	\$420.00	\$1320.00	\$1320.00	\$1500.00	\$3000.00	\$4000.00	\$6550.00
>100 Mbps - 250 Mbps	\$420.00	\$1320.00	\$1320.00	\$1500.00	\$3000.00	\$4000.00	\$6550.00
>250 Mbps - 500 Mbps	\$478.80	\$1800.00	\$1800.00	\$2750.00	\$3500.00	\$4600.00	\$7000.00
>500 Mbps - 600 Mbps	\$630.00	\$3098.00	\$3098.00	\$4500.00	\$5650.00	\$7200.00	\$7800.00
1000 Mbps	\$120.70	\$3438.00	\$1980.90	\$5500.00	\$6958.33	\$9250.00	\$9576.44

Customer locations may qualify for service but fall outside of the Price Groups in this table. Customer must contact AT&T for custom pricing and sign a separate contract for service to those locations.

5.2.1.4. Third-Party Local Dedicated Access Mileage MRC

	60-month Term - Third-Party Local Dedicated Access Mileage MRC Price Groups								
Port	Mile	age A	Mileage B M		Mile	age C	Mile	Mileage D	
Connection Speed	Fixed	Per Mile	Fixed	Per Mile	Fixed	Per Mile	Fixed	Per Mile	
2 Mbps - 50 Mbps	\$189.85	\$6.75	N/A	N/A	\$315.95	\$29.11	\$315.95	\$29.11	
>50 Mbps - 100 Mbps	\$277.97	\$9.02	N/A	N/A	\$397.60	\$36.21	\$397.60	\$36.21	
>100 Mbps - 250 Mbps	\$277.97	\$11.29	N/A	N/A	\$397.60	\$51.12	\$397.60	\$51.12	
>250 Mbps - 500 Mbps	\$518.66	\$16.97	N/A	N/A	\$727.75	\$94.43	\$727.75	\$94.43	
>500 Mbps - 600 Mbps	\$822.61	\$24.85	N/A	N/A	\$1121.80	\$203.06	\$1121.80	\$203.06	
1000 Mbps	\$1296.11	\$35.00	\$202.35	\$102.95	\$2403.35	\$348.61	\$2403.35	\$348.61	

Applicability of mileage will be determined during address qualification.

Mileage charged may be fixed only, per mile only or both and will be determined by the Third-Party location

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AT&T SWITCHED ETHERNETSM SERVICE (with NETWORK ON DEMAND) PRICING SCHEDULE PROVIDED PURSUANT TO CUSTOM TERMS

	60-month Term - Third-Party Local Dedicated Access Mileage MRC Price Groups					
Port	Mileag	e E	Mileag	e F	Mile	age G
Connection Speed	Fixed	Per Mile	Fixed	Per Mile	Fixed	Per Mile
2 Mbps - 50 Mbps	N/A	\$61.77	N/A	N/A	N/A	N/A
>50 Mbps - 100 Mbps	N/A	\$66.74	N/A	N/A	N/A	N/A
>100 Mbps - 250 Mbps	N/A	\$69.58	N/A	N/A	N/A	N/A
>250 Mbps - 500 Mbps	N/A	\$98.69	N/A	N/A	N/A	N/A
>500 Mbps - 600 Mbps	N/A	\$139.87	N/A	N/A	N/A	N/A
1000 Mbps	N/A	\$155.49	N/A	N/A	N/A	N/A

Applicability of mileage will be determined during address qualification.

Mileage charged may be fixed only, per mile only or both and will be determined by the Third-Party location

5.2.1.5. Third-Party Bandwidth MRC

	Third-Party Bandwidth MRC — 60-month CIR							
Committed	Class of Service (CoS)							
Information Rate (CIR)	Non Critical High	Business Critical Medium	Business Critical High	Interactive	Real Time			
2 Mbps	\$50.42	\$51.98	\$54.58	\$57.17	\$59.78			
4 Mbps	\$52.38	\$54.00	\$56.70	\$59.40	\$62.10			
5 Mbps	\$54.35	\$56.03	\$58.83	\$61.63	\$64.43			
8 Mbps	\$55.66	\$57.38	\$60.25	\$63.11	\$65.99			
10 Mbps	\$58.93	\$60.75	\$63.79	\$66.83	\$69.86			
20 Mbps	\$65.48	\$67.50	\$70.88	\$74.25	\$77.63			
50 Mbps	\$104.76	\$108.00	\$113.40	\$118.80	\$124.20			
100 Mbps	\$157.14	\$162.00	\$170.10	\$178.20	\$186.30			
150 Mbps	\$196.43	\$202.50	\$212.63	\$222.75	\$232.88			
250 Mbps	\$229.16	\$236.25	\$248.06	\$259.88	\$271.69			
400 Mbps	\$294.64	\$303.75	\$318.94	\$334.13	\$349.31			
500 Mbps	\$327.38	\$337.50	\$354.38	\$371.25	\$388.13			
600 Mbps	\$392.85	\$405.00	\$425.25	\$445.50	\$465.75			
1000 Mbps	\$491.06	\$506.25	\$531.56	\$556.88	\$582.19			

5.2.2. Additional Charges

Charges for associated features or additional Service options may apply per Service Publication.

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AT&T SWITCHED ETHERNETSM SERVICE (with NETWORK ON DEMAND) PRICING SCHEDULE PROVIDED PURSUANT TO CUSTOM TERMS

- 5.3. AT&T MANAGED SWITCHED ETHERNET ON DEMAND
- 5.3.1. Monthly Recurring Charges (MRCs)
- 6. SPECIAL TERMS, CONDITIONS or OTHER REQUIREMENTS
- 6.1. Special Conditions for 10 Gbps Customer Port Connections

With respect to 10 Gbps Ports, Customer may use the Business Center Portal to order such Ports, to request and schedule changes to the CIR (subject to the port configurations shown in Attachment A, Table 2) or CoS of such Ports, or to establish or change EVCs associated with such Ports. Real Time Class of Service is not available for EVCs exceeding 1000 Mbps. EVCs exceeding 1000 Mbps are subject to network availability.

End of Document

AT&T and Customer Confidential Information
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UA required ROME ID: 1-PPARUMS



AT&T DEDICATED INTERNET PRICING SCHEDULE

Customer	AT&T	
CITY-CLARKSTON GA GOVERNMENT	AT&T Enterprises, LLC	
Chroat Address, 726 DADK MODTU DI VD		
Street Address: 736 PARK NORTH BLVD		
City: CLARKSTON State/Province: GA		
Zip Code: 30021-1901 Country: US		
Customer Contact (for Notices)	AT&T Contact (for Notices)	
Name: TAMMI SADLER JONES	Name:	
Title: Manager	Street Address:	
Street Address: 1055 ROWLAND ST	City: State/Province:	
City: CLARKSTON	Zip Code: Country:	
State/Province: GA	Telephone:	
Zip Code: 30021-2626	Email:	
Country: US	Sales/Branch Manager:	
Telephone: 6784099683	SCVP Name:	
Francis Iddinar Ocitar faladatan aran	Sales Strata: Sales Region:	
Email: kldixon@cityofclarkston.com	With a copy (for Notices) to:	
	208 S. Akard Street	
	Dallas, TX 75202	
	ATTN: Master Agreement Support Team	
	Email: mast@att.com	
AT&T Solution Provider or Representative Information (if applicable)	·	
Name: Danielle Williamson Company Name: TrendCo Communications, Inc. (U)		
Agent Street Address: 4431 SW 64th avenue City: Davie State:		
Telephone: 8882061962 Fax: Email: dw7819@outlook.com Age		
Telephone. 000200 1302 Tax. Enfall. UW/013@000000k.com Age	ill Couc. 41104	

This Pricing Schedule is part of the Agreement between AT&T and Customer referenced above.

AT&T	
(by its authorized representative)	
Ву:	
Name:	
Title:	
Date:	
	(by its authorized representative) By: Name: Title:

AT&T and Customer Confidential Information

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AT&T MA Reference No. eMSA UA III AT&T PS Contract ID MIS14745816

AT&T DEDICATED INTERNET PRICING SCHEDULE

1. SERVICES

Service	Service Publication Location
AT&T Dedicated Internet (ADI) - ADI Express	http://serviceguidenew.att.com/sg_flashPlayerPage/MIS
AT&T Wi-Fi Services - AT&T Business Wi-Fi (ABW)	http://serviceguidenew.att.com/sg_flashPlayerPage/AWS

2. PRICING SCHEDULE TERM AND EFFECTIVE DATES

Pricing Schedule Term	36 months
Pricing Schedule Term Start Date	Effective Date of this Pricing Schedule
Effective Date of Rates and Discounts	Effective Date of this Pricing Schedule

3. MINIMUM PAYMENT PERIOD

Service Components	Percent of Monthly Service Fees Due Upon Termination Prior to Completion of Minimum Payment Period	Minimum Payment Period per Service Component
All Service Components	50%	Longer of 12 months or until the end of the Pricing Schedule Term

4. ADDITIONAL TERMS AND CONDITIONS FOR AT&T BUSINESS WI-FI WITH CISCO MERAKI

4.1. Service Interference

In no event is AT&T responsible for interference or service degradation caused by or to third-party Wi-Fi services at the Sites.

4.2. Disclaimer of Warranty

CUSTOMER UNDERSTANDS AND ACKNOWLEDGES THAT THE AT&T BUSINESS WI-FI WITH CISCO MERAKI IS PROVIDED ON AN "AS-IS" BASIS, AND AT&T SPECIFICALLY DISCLAIMS ANY REPRESENTATIONS, WARRANTIES, AND SERVICE OR PERFORMANCE GUARANTEES OR LEVELS, EXPRESS OR IMPLIED, REGARDING THE AT&T BUSINESS WI-FI WITH CISCO MERAKI, THE ACCURACY OF ANY CONTENT PROVIDED BY AT&T FOR DISPLAY IN CONNECTION WITH THE AT&T BUSINESS WI-FI WITH CISCO MERAKI, OR THE RESULTS OBTAINED FROM ANY WEBSITE ACCESSED USING THE AT&T BUSINESS WI-FI WITH CISCO MERAKI. FURTHER, AT&T MAKES NO REPRESENTATION OR WARRANTY THAT THE AT&T BUSINESS WI-FI WITH CISCO MERAKI WILL PROVIDE ACCESS TO THE INTERNET WITHOUT INTERRUPTION.

4.3. Indemnification

AT&T HAS NO DUTY TO DEFEND, INDEMNIFY, OR HOLD HARMLESS CUSTOMER FROM OR AGAINST ANY SETTLEMENTS, DAMAGES, COSTS AND OTHER AMOUNTS INCURRED BY CUSTOMER ARISING FROM THE ACTUAL OR ALLEGED INFRINGEMENT OR MISAPPROPRIATION OF INTELLECTUAL PROPERTY BASED ON THE SERVICES, SOFTWARE, OR EQUIPMENT PURCHASED OR FURNISHED PURSUANT TO THIS PRICING SCHEDULE.

4.4. Sites and Equipment

Customer has provided a preliminary Site list and AT&T has projected the Equipment that will be used. AT&T may modify this preliminary list based on the results of the AT&T Site Survey, Service Component inventory, and system design. AT&T will notify Customer of any modifications. If Customer does not agree to the modifications, AT&T may refuse to provision Service at the applicable Site. Within thirty (30) days of receipt of notice

AT&T and Customer Confidential Information

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MA XI or higher ROME ID: 1-PP944YG ADI Express 1.0 PS v1 063023 AccessPromo AT&T Solution No. FMO723495345041 Rate ID: ADIx-081224 Metro Pricing 012521

AT&T MA Reference No. eMSA UA III AT&T PS Contract ID MIS14745816

AT&T DEDICATED INTERNET PRICING SCHEDULE

from AT&T describing the necessary modifications, Customer may terminate Service only at the applicable Site only, subject to payment of applicable termination charges. No other Sites are affected by this termination.

4.5. Intellectual Property

AT&T grants Customer a limited, non-exclusive, non-transferable license to use the Service during the Term solely in connection with the receipt of the Service. All rights, title and interest in and to intellectual property relating to the Service, including any changes, modifications, alterations, or improvements made by AT&T during the Term, are owned by AT&T, its Affiliates, or AT&T's licensors, suppliers, subcontractors or vendors. Customer's possession, access, or use of any part of the Service does not transfer any ownership rights in the same or any intellectual property rights from AT&T, its Affiliates or AT&T's licensors, suppliers, subcontractors or vendors to Customer.

4.6. Privacy Terms and Conditions

- **4.6.1.** Customer represents and warrants that it has appropriate rights to provide End User data (which may include Customer Personal Data) to AT&T in connection with the Service. Customer expressly grants AT&T permission to access information contained in application layer 7 for the sole purpose of managing the performance of the Wi-Fi network. From time to time AT&T will perform real time packet capture to analyze and troubleshoot network issues and Customer grants AT&T permission to perform such operations for short intervals as necessary for network management purposes.
- 4.6.2. AT&T agrees that, in performing the network management function, it will:
 - Use or monitor End User data shared with AT&T only for network management purposes and for providing metrics reports, consistent with the AT&T Privacy Policy; and
 - Establish data retention protocols, so that AT&T retains data shared with it for as long as reasonably necessary for network management purposes.
- **4.6.3.** Customer agrees that in connection with the network management function, it will:
 - Use or monitor End User data made available through the network management function of the Service only for network management purposes, unless it secures additional consent from End Users, or has another lawful basis for processing the data. Purposes beyond the network management function include, but are not limited to, marketing, advertising, and the examination of content and communications;
 - Obtain and maintain any and all legally required employee or End User consents, or establish other lawful bases, for the processing or use of End User data. (AT&T can provide an example of the legally required employee or End User consent);
 - Obtain multiple consents for distinct purposes, and proposed combinations of personal data, even if supplemental software/technology is required;
 - Use only Customer SSIDs;
 - Present the End User with Customer's terms of service and applicable privacy policy;
 - Establish data retention protocols so that data Customer processes is retained for no longer than is reasonably necessary for network management purposes;
 - Not access, use, or share content of communications, content of email or texts, content of shopping carts, or search term queries, etc., and
 - Not attempt to re-identify anonymized data.

AT&T and Customer Confidential Information
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Sales Express!

MA XI or higher ROME ID: 1-PP944YG

ADI Express 1.0 PS v1 063023 AccessPromo AT&T Solution No. FMO723495345041 Rate ID: ADIx-081224

Metro Pricing 012521

AT&T MA Reference No. eMSA UA III AT&T PS Contract ID MIS14745816

AT&T DEDICATED INTERNET PRICING SCHEDULE

- **4.6.4.** Customer is responsible for the way the data is used by Customer; and its employees, guests, and representative's access to and use of the data, content, or communications generated by this Service.
- **4.6.5.** To the extent that a website or online service is directed to or likely to collect personal information from children under the age of thirteen, Customer agrees to comply with the federal Children's Online Privacy Protection Act and provide parental notice and advance parental consent prior to collecting such personal information.
- **4.6.6.** The Service allows Customer to collect and use an End User's location through Bluetooth Low Energy (BLE) and Wi-Fi based location technologies. Such use may be subject to various U.S. and international laws and regulations, including those promulgated by the Federal Trade Commission and other industry regulators (e.g., Privacy Forum's Mobile Location Analytics Code of Conduct, NAI, GDPR, CCPA), with which Customer agrees to comply. Customer agrees not to provide or sell location data to third parties without AT&T's prior written authorization.
- **4.6.6.1.** This ability to collect and use location information is different than what is done with GPS or other technologies. Because the Service collects and uses location information, AT&T is offering the following information, but such information is not intended to be legal advice. Customer should consult with an attorney for legal advice.
- **4.6.6.2.** Depending on how Customer collects or uses the Service, Customer may be required to provide notice, obtain opt-in consents, or provide periodic reminders, all separate from providing terms and conditions to End Users, so that End Users will be aware that location is being tracked when visiting Customer's Sites. If Customer buys other products or services from AT&T or others that, in conjunction with Customer's business application, allows Customer to know when an End User is at Customer's Site(s), Customer may be required to provide separate notices, obtain separate opt-in consents, or provide periodic reminders (all separate from terms and conditions) so that End Users will be aware that location is being tracked in multiple ways when visiting Customer's Site(s).
- **4.6.7.** Customer may not use AT&T's name, brand, or mark, with third-parties or End Users in connection with the Service without AT&T's written consent.

5. RATES

MRC: Monthly Recurring Charge

N/A: Not Available

NRC: Non-Recurring Charge

5.1. ADI Self – Installation NRC

ADI Speed	Discount	Undiscounted ADI NRC	Undiscounted ADI w/ Managed Router NRC
Ethernet	90.00%	\$1,500.00	\$1,500.00

5.2. ADI On-Site Installation NRC

ADI Speed	Discount	Undiscounted ADI w/ Managed Router NRC
Ethernet	90.00%	\$1,500.00

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5.3. Hi Cap Flex Billing Option - ADI w/Customer Router 10 Mbps – 1000 Mbps Ethernet Minimum Bandwidth Commitment (MBC) MRC Available bandwidth levels are subject to qualification at time of each order and may vary.

	ADI w/ Customer Router 10 Mbps – 1000 Mbps Ethernet MBC MRC											
Zones		Bandwidth Speed / Undiscounted MRC / Discount by Zone										
	10	20	50	100	150	250	400	500	600	1000		
	Mbps	Mbps	Mbps	Mbps	Mbps	Mbps	Mbps	Mbps	Mbps	Mbps		
	\$268.00	\$449.00	\$813.00	\$1,400.00	\$1,800.00	\$2,150.00	\$2,700.00	\$3,500.00	\$4,096.00	\$4,505.00		
Nation Wide	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Atlanta	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Austin	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Birmingham	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Charlotte	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Chicago	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Cleveland	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Columbus	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Dallas	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Detroit	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Houston	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Indianapolis	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Jacksonville	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Kansas City	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Little Rock	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Los Angeles	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Memphis	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Miami	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Milwaukee	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Nashville	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
New Orleans	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
New York	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Oklahoma	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Orlando	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Riverside	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
Sacramento	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
San Antonio	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
San Diego	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
San Francisco	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
San Jose	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		
St. Louis	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%		

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MA XI or higher ROME ID: 1-PP944YG ADI Express 1.0 PS v1 063023 AccessPromo AT&T Solution No. FMO723495345041 Rate ID: ADIx-081224 Metro Pricing 012521

5.4. Hi Cap Flex Billing Option - ADI w/AT&T Managed Router 10 Mbps – 1000 Mbps Ethernet MBC MRC Available bandwidth levels are subject to qualification at time of each order and may vary.

	ADI w/ AT&T Managed Router Monthly Fee 10 Mbps – 1000 Mbps Ethernet MBC MRC										
Zones		Bandwidth Speed / Undiscounted MRC / Discount by Zone									
	10 Mbps	20 Mbps	50 Mbps	100 Mbps	150 Mbps	250 Mbps	400 Mbps	500 Mbps	600 Mbps	1000 Mbps	
	\$396.00	\$577.00	\$955.00	\$1,555.00	\$1,965.00	\$2,240.00	\$3,380.00	\$4,325.00	\$4,840.00	\$5,620.00	
Nation Wide	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Atlanta	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Austin	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Birmingham	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Charlotte	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Chicago	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Cleveland	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Columbus	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Dallas	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Detroit	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Houston	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Indianapolis	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Jacksonville	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Kansas City	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Little Rock	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Los Angeles	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Memphis	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Miami	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Milwaukee	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Nashville	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
New Orleans	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
New York	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Oklahoma	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Orlando	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Riverside	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
Sacramento	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
San Antonio	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
San Diego	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
San Francisco	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
San Jose	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	
St. Louis	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%	

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MA XI or higher ROME ID: 1-PP944YG ADI Express 1.0 PS v1 063023 AccessPromo AT&T Solution No. FMO723495345041 Rate ID: ADIx-081224 Metro Pricing 012521

5.5. Hi Cap Flex Billing Option – Incremental Usage 10 Mbps – 1000 Mbps Ethernet Charge per Mbps Available bandwidth levels are subject to qualification at time of each order and may vary.

		Incre	mental Usago	e 10 Mbps –	1000 Mbps E	thernet Char	ge per Mbps	i		
Zones	Bandwidth Speed / Undiscounted Charge per Mbps / Discount by Zone									
	10 Mbps	20 Mbps	50 Mbps	100 Mbps	150 Mbps	250 Mbps	400 Mbps	500 Mbps	600 Mbps	1000 Mbps
	\$198.00	\$144.25	\$95.50	\$77.75	\$65.50	\$44.80	\$42.25	\$43.25	\$40.33	\$28.10
Nation Wide	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Atlanta	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Austin	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Birmingham	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Charlotte	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Chicago	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Cleveland	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Columbus	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Dallas	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Detroit	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Houston	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Indianapolis	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Jacksonville	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Kansas City	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Little Rock	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Los Angeles	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Memphis	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Miami	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Milwaukee	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Nashville	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
New Orleans	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
New York	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Oklahoma	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Orlando	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Riverside	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
Sacramento	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
San Antonio	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
San Diego	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
San Francisco	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
San Jose	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%
St. Louis	92.00%	92.00%	92.00%	92.00%	93.00%	89.00%	93.00%	94.00%	92.00%	90.00%

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5.6. Hi Cap Flex Billing Option - ADI w/Customer Router 2 Gbps – 10 Gbps Ethernet MBC on 10 Gbps Access MRC Available bandwidth levels are subject to qualification at time of each order and may vary.

	ADI w/Customer Router 2 Gbps – 10 Gbps Ethernet MBC on 10 Gbps Access MRC											
Zones		Bandwidth Speed / Undiscounted MRC / Discount by Zone										
	2	3	4	5	6	7	8	9	10			
	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps			
	\$9,091.00	\$13,309.00	\$16,015.00	\$18,196.00	\$21,309.00	\$24,218.00	\$26,953.00	\$28,931.00	\$30,909.00			
Nation Wide	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Atlanta	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Austin	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Birmingham	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Charlotte	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Chicago	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Cleveland	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Columbus	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Dallas	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Detroit	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Houston	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Indianapolis	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Jacksonville	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Kansas City	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Little Rock	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Los Angeles	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Memphis	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Miami	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Milwaukee	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Nashville	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
New Orleans	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
New York	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Oklahoma	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Orlando	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Riverside	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
Sacramento	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
San Antonio	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
San Diego	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
San Francisco	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
San Jose	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			
St. Louis	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%			

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MA XI or higher ROME ID: 1-PP944YG ADI Express 1.0 PS v1 063023 AccessPromo AT&T Solution No. FMO723495345041 Rate ID: ADIx-081224 Metro Pricing 012521

5.7. Hi Cap Flex Billing Option - ADI w/AT&T Managed Router 2 Gbps – 10 Gbps Ethernet MBC on 10 Gbps Access MRC Available bandwidth levels are subject to qualification at time of each order and may vary.

	ADI w/ AT8	T Managed R	outer Monthly	Fee 2 Gbps -	10 Gbps Ethe	ernet MBC on	10 Gbps Acce	ss MRC		
Zones	Bandwidth Speed / Undiscounted MRC / Discount by Zone									
	2	3	4	5	6	7	8	9	10	
	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps	
	\$12,276.00	\$17,981.00	\$21,591.00	\$24,553.00	\$28,768.00	\$32,727.00	\$36,387.00	\$39,069.00	\$41,716.00	
Nation Wide	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Atlanta	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Austin	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Birmingham	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Charlotte	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Chicago	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Cleveland	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Columbus	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Dallas	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Detroit	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Houston	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Indianapolis	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Jacksonville	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Kansas City	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Little Rock	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Los Angeles	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Memphis	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Miami	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Milwaukee	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Nashville	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
New Orleans	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
New York	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Oklahoma	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Orlando	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Riverside	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
Sacramento	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
San Antonio	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
San Diego	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
San Francisco	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
San Jose	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	
St. Louis	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%	

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5.8. Hi Cap Flex Billing Option – Incremental Usage 2 Gbps – 10 Gbps Ethernet on 10 Gbps Access Charge per Mbps Available bandwidth levels are subject to qualification at time of each order and may vary.

	Incremental Usage 2 Gbps – 10 Gbps Ethernet on 10 Gbps Access Charge per Mbps										
Zones	Bandwidth Speed / Undiscounted Charge per Mbps / Discount by Zone										
	2	3	4	5	6	7	8	9	10		
	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps	Gbps		
	\$30.69	\$29.97	\$26.99	\$24.55	\$23.97	\$23.38	\$22.74	\$21.71	\$20.86		
Nation Wide	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Atlanta	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Austin	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Birmingham	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Charlotte	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Chicago	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Cleveland	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Columbus	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Dallas	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Detroit	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Houston	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Indianapolis	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Jacksonville	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Kansas City	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Little Rock	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Los Angeles	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Memphis	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Miami	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Milwaukee	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Nashville	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
New Orleans	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
New York	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Oklahoma	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Orlando	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Riverside	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
Sacramento	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
San Antonio	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
San Diego	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
San Francisco	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
San Jose	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		
St. Louis	95.00%	94.00%	94.00%	94.00%	94.00%	93.00%	93.00%	93.00%	93.00%		

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5.9. Hi Cap Flex Billing Option - ADI w/Customer Router 10 Gbps - 50 Gbps Ethernet MBC on 100 Gbps Access MRC Available bandwidth levels are subject to qualification at time of each order and may vary.

	ADI w/ Customer Router 10 Gbps - 50 Gbps Ethernet MBC on 100 Gbps Access MRC								
Zones	Bandwidth Speed / Undiscounted MRC / Discount by Zone								
	10 Gbps	20 Gbps	30 Gbps	40 Gbps	50 Gbps				
	\$34,457.00	\$39,766.00	\$49,237.00	\$62,871.00	\$73,393.00				
Nation Wide	1.00%	1.00%	1.00%	1.00%	1.00%				
Atlanta	1.00%	1.00%	1.00%	1.00%	1.00%				
Austin	1.00%	1.00%	1.00%	1.00%	1.00%				
Birmingham	1.00%	1.00%	1.00%	1.00%	1.00%				
Charlotte	1.00%	1.00%	1.00%	1.00%	1.00%				
Chicago	1.00%	1.00%	1.00%	1.00%	1.00%				
Cleveland	1.00%	1.00%	1.00%	1.00%	1.00%				
Columbus	1.00%	1.00%	1.00%	1.00%	1.00%				
Dallas	1.00%	1.00%	1.00%	1.00%	1.00%				
Detroit	1.00%	1.00%	1.00%	1.00%	1.00%				
Houston	1.00%	1.00%	1.00%	1.00%	1.00%				
Indianapolis	1.00%	1.00%	1.00%	1.00%	1.00%				
Jacksonville	1.00%	1.00%	1.00%	1.00%	1.00%				
Kansas City	1.00%	1.00%	1.00%	1.00%	1.00%				
Little Rock	1.00%	1.00%	1.00%	1.00%	1.00%				
Los Angeles	1.00%	1.00%	1.00%	1.00%	1.00%				
Memphis	1.00%	1.00%	1.00%	1.00%	1.00%				
Miami	1.00%	1.00%	1.00%	1.00%	1.00%				
Milwaukee	1.00%	1.00%	1.00%	1.00%	1.00%				
Nashville	1.00%	1.00%	1.00%	1.00%	1.00%				
New Orleans	1.00%	1.00%	1.00%	1.00%	1.00%				
New York	1.00%	1.00%	1.00%	1.00%	1.00%				
Oklahoma	1.00%	1.00%	1.00%	1.00%	1.00%				
Orlando	1.00%	1.00%	1.00%	1.00%	1.00%				
Riverside	1.00%	1.00%	1.00%	1.00%	1.00%				
Sacramento	1.00%	1.00%	1.00%	1.00%	1.00%				
San Antonio	1.00%	1.00%	1.00%	1.00%	1.00%				
San Diego	1.00%	1.00%	1.00%	1.00%	1.00%				
San Francisco	1.00%	1.00%	1.00%	1.00%	1.00%				
San Jose	1.00%	1.00%	1.00%	1.00%	1.00%				
St. Louis	1.00%	1.00%	1.00%	1.00%	1.00%				

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5.10. Hi Cap Flex Billing Option - ADI w/AT&T Managed Router 10 Gbps - 50 Gbps Ethernet MBC on 100 Gbps Access MRC Available bandwidth levels are subject to qualification at time of each order and may vary.

	ADI w/ AT&T Ma	naged Router 10 Gbps - 5	0 Gbps Ethernet MBC on	100 Gbps Access MRC					
Zones	Bandwidth Speed / Undiscounted MRC / Discount by Zone								
	10 Gbps	20 Gbps	30 Gbps	40 Gbps	50 Gbps				
	\$78,194.00	\$80,539.00	\$82,956.00	\$84,485.00	\$98,789.00				
Nation Wide	1.00%	1.00%	1.00%	1.00%	1.00%				
Atlanta	1.00%	1.00%	1.00%	1.00%	1.00%				
Austin	1.00%	1.00%	1.00%	1.00%	1.00%				
Birmingham	1.00%	1.00%	1.00%	1.00%	1.00%				
Charlotte	1.00%	1.00%	1.00%	1.00%	1.00%				
Chicago	1.00%	1.00%	1.00%	1.00%	1.00%				
Cleveland	1.00%	1.00%	1.00%	1.00%	1.00%				
Columbus	1.00%	1.00%	1.00%	1.00%	1.00%				
Dallas	1.00%	1.00%	1.00%	1.00%	1.00%				
Detroit	1.00%	1.00%	1.00%	1.00%	1.00%				
Houston	1.00%	1.00%	1.00%	1.00%	1.00%				
Indianapolis	1.00%	1.00%	1.00%	1.00%	1.00%				
Jacksonville	1.00%	1.00%	1.00%	1.00%	1.00%				
Kansas City	1.00%	1.00%	1.00%	1.00%	1.00%				
Little Rock	1.00%	1.00%	1.00%	1.00%	1.00%				
Los Angeles	1.00%	1.00%	1.00%	1.00%	1.00%				
Memphis	1.00%	1.00%	1.00%	1.00%	1.00%				
Miami	1.00%	1.00%	1.00%	1.00%	1.00%				
Milwaukee	1.00%	1.00%	1.00%	1.00%	1.00%				
Nashville	1.00%	1.00%	1.00%	1.00%	1.00%				
New Orleans	1.00%	1.00%	1.00%	1.00%	1.00%				
New York	1.00%	1.00%	1.00%	1.00%	1.00%				
Oklahoma	1.00%	1.00%	1.00%	1.00%	1.00%				
Orlando	1.00%	1.00%	1.00%	1.00%	1.00%				
Riverside	1.00%	1.00%	1.00%	1.00%	1.00%				
Sacramento	1.00%	1.00%	1.00%	1.00%	1.00%				
San Antonio	1.00%	1.00%	1.00%	1.00%	1.00%				
San Diego	1.00%	1.00%	1.00%	1.00%	1.00%				
San Francisco	1.00%	1.00%	1.00%	1.00%	1.00%				
San Jose	1.00%	1.00%	1.00%	1.00%	1.00%				
St. Louis	1.00%	1.00%	1.00%	1.00%	1.00%				

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5.11. Hi Cap Flex Billing Option – Incremental Usage 10 Gbps and 50 Gbps Ethernet on 100 Gbps Access Charge per Mbps Available bandwidth levels are subject to qualification at time of each order and may vary.

	Incremental Us	sage 10 Gbps - 50 Gbps E	thernet on 100 Gbps Acc	cess Charge per Mbps					
Zones	Bandwidth Speed / Undiscounted MRC / Discount by Zone								
	10 Gbps	20 Gbps	30 Gbps	40 Gbps	50 Gbps				
	\$1.35	\$1.35	\$1.35	\$1.35	\$1.35				
Nation Wide	1.00%	1.00%	1.00%	1.00%	1.00%				
Atlanta	1.00%	1.00%	1.00%	1.00%	1.00%				
Austin	1.00%	1.00%	1.00%	1.00%	1.00%				
Birmingham	1.00%	1.00%	1.00%	1.00%	1.00%				
Charlotte	1.00%	1.00%	1.00%	1.00%	1.00%				
Chicago	1.00%	1.00%	1.00%	1.00%	1.00%				
Cleveland	1.00%	1.00%	1.00%	1.00%	1.00%				
Columbus	1.00%	1.00%	1.00%	1.00%	1.00%				
Dallas	1.00%	1.00%	1.00%	1.00%	1.00%				
Detroit	1.00%	1.00%	1.00%	1.00%	1.00%				
Houston	1.00%	1.00%	1.00%	1.00%	1.00%				
Indianapolis	1.00%	1.00%	1.00%	1.00%	1.00%				
Jacksonville	1.00%	1.00%	1.00%	1.00%	1.00%				
Kansas City	1.00%	1.00%	1.00%	1.00%	1.00%				
Little Rock	1.00%	1.00%	1.00%	1.00%	1.00%				
Los Angeles	1.00%	1.00%	1.00%	1.00%	1.00%				
Memphis	1.00%	1.00%	1.00%	1.00%	1.00%				
Miami	1.00%	1.00%	1.00%	1.00%	1.00%				
Milwaukee	1.00%	1.00%	1.00%	1.00%	1.00%				
Nashville	1.00%	1.00%	1.00%	1.00%	1.00%				
New Orleans	1.00%	1.00%	1.00%	1.00%	1.00%				
New York	1.00%	1.00%	1.00%	1.00%	1.00%				
Oklahoma	1.00%	1.00%	1.00%	1.00%	1.00%				
Orlando	1.00%	1.00%	1.00%	1.00%	1.00%				
Riverside	1.00%	1.00%	1.00%	1.00%	1.00%				
Sacramento	1.00%	1.00%	1.00%	1.00%	1.00%				
San Antonio	1.00%	1.00%	1.00%	1.00%	1.00%				
San Diego	1.00%	1.00%	1.00%	1.00%	1.00%				
San Francisco	1.00%	1.00%	1.00%	1.00%	1.00%				
San Jose	1.00%	1.00%	1.00%	1.00%	1.00%				
St. Louis	1.00%	1.00%	1.00%	1.00%	1.00%				

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5.12. Hi Cap Flex Billing Option - ADI w/Customer Router 60 Gbps - 100 Gbps Ethernet MBC on 100 Gbps Access MRC Available bandwidth levels are subject to qualification at time of each order and may vary.

	ADI w/ Custon	ner Router 60 Gbps - 100	Gbps Ethernet MBC on	100 Gbps Access MRC					
Zones	Bandwidth Speed / Undiscounted MRC / Discount by Zone								
	60	70	80	90	100				
	Gbps	Gbps	Gbps	Gbps	Gbps				
	\$78,957.00	\$84,800.00	\$90,934.00	\$97,376.00	\$104,174.00				
Nation Wide	1.00%	1.00%	1.00%	1.00%	1.00%				
Atlanta	1.00%	1.00%	1.00%	1.00%	1.00%				
Austin	1.00%	1.00%	1.00%	1.00%	1.00%				
Birmingham	1.00%	1.00%	1.00%	1.00%	1.00%				
Charlotte	1.00%	1.00%	1.00%	1.00%	1.00%				
Chicago	1.00%	1.00%	1.00%	1.00%	1.00%				
Cleveland	1.00%	1.00%	1.00%	1.00%	1.00%				
Columbus	1.00%	1.00%	1.00%	1.00%	1.00%				
Dallas	1.00%	1.00%	1.00%	1.00%	1.00%				
Detroit	1.00%	1.00%	1.00%	1.00%	1.00%				
Houston	1.00%	1.00%	1.00%	1.00%	1.00%				
Indianapolis	1.00%	1.00%	1.00%	1.00%	1.00%				
Jacksonville	1.00%	1.00%	1.00%	1.00%	1.00%				
Kansas City	1.00%	1.00%	1.00%	1.00%	1.00%				
Little Rock	1.00%	1.00%	1.00%	1.00%	1.00%				
Los Angeles	1.00%	1.00%	1.00%	1.00%	1.00%				
Memphis	1.00%	1.00%	1.00%	1.00%	1.00%				
Miami	1.00%	1.00%	1.00%	1.00%	1.00%				
Milwaukee	1.00%	1.00%	1.00%	1.00%	1.00%				
Nashville	1.00%	1.00%	1.00%	1.00%	1.00%				
New Orleans	1.00%	1.00%	1.00%	1.00%	1.00%				
New York	1.00%	1.00%	1.00%	1.00%	1.00%				
Oklahoma	1.00%	1.00%	1.00%	1.00%	1.00%				
Orlando	1.00%	1.00%	1.00%	1.00%	1.00%				
Riverside	1.00%	1.00%	1.00%	1.00%	1.00%				
Sacramento	1.00%	1.00%	1.00%	1.00%	1.00%				
San Antonio	1.00%	1.00%	1.00%	1.00%	1.00%				
San Diego	1.00%	1.00%	1.00%	1.00%	1.00%				
San Francisco	1.00%	1.00%	1.00%	1.00%	1.00%				
San Jose	1.00%	1.00%	1.00%	1.00%	1.00%				
St. Louis	1.00%	1.00%	1.00%	1.00%	1.00%				

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5.13. Hi Cap Flex Billing Option - ADI w/AT&T Managed Router 60 Gbps - 100 Gbps Ethernet MBC on 100 Gbps Access MRC Available bandwidth levels are subject to qualification at time of each order and may vary.

A	ADI w/ AT&T Managed I	Router Monthly Fee 60 Gb	pps - 100 Gbps Ethernet I	MBC on 100 Gbps Access	MRC				
Zones	Bandwidth Speed / Undiscounted MRC / Discount by Zone								
	60 Gbps	70 Gbps	80 Gbps	90 Gbps	100 Gbps				
	\$105,623.00	\$112,799.00	\$120,334.00	\$128,245.00	\$136,595.00				
Nation Wide	1.00%	1.00%	1.00%	1.00%	1.00%				
Atlanta	1.00%	1.00%	1.00%	1.00%	1.00%				
Austin	1.00%	1.00%	1.00%	1.00%	1.00%				
Birmingham	1.00%	1.00%	1.00%	1.00%	1.00%				
Charlotte	1.00%	1.00%	1.00%	1.00%	1.00%				
Chicago	1.00%	1.00%	1.00%	1.00%	1.00%				
Cleveland	1.00%	1.00%	1.00%	1.00%	1.00%				
Columbus	1.00%	1.00%	1.00%	1.00%	1.00%				
Dallas	1.00%	1.00%	1.00%	1.00%	1.00%				
Detroit	1.00%	1.00%	1.00%	1.00%	1.00%				
Houston	1.00%	1.00%	1.00%	1.00%	1.00%				
Indianapolis	1.00%	1.00%	1.00%	1.00%	1.00%				
Jacksonville	1.00%	1.00%	1.00%	1.00%	1.00%				
Kansas City	1.00%	1.00%	1.00%	1.00%	1.00%				
Little Rock	1.00%	1.00%	1.00%	1.00%	1.00%				
Los Angeles	1.00%	1.00%	1.00%	1.00%	1.00%				
Memphis	1.00%	1.00%	1.00%	1.00%	1.00%				
Miami	1.00%	1.00%	1.00%	1.00%	1.00%				
Milwaukee	1.00%	1.00%	1.00%	1.00%	1.00%				
Nashville	1.00%	1.00%	1.00%	1.00%	1.00%				
New Orleans	1.00%	1.00%	1.00%	1.00%	1.00%				
New York	1.00%	1.00%	1.00%	1.00%	1.00%				
Oklahoma	1.00%	1.00%	1.00%	1.00%	1.00%				
Orlando	1.00%	1.00%	1.00%	1.00%	1.00%				
Riverside	1.00%	1.00%	1.00%	1.00%	1.00%				
Sacramento	1.00%	1.00%	1.00%	1.00%	1.00%				
San Antonio	1.00%	1.00%	1.00%	1.00%	1.00%				
San Diego	1.00%	1.00%	1.00%	1.00%	1.00%				
San Francisco	1.00%	1.00%	1.00%	1.00%	1.00%				
San Jose	1.00%	1.00%	1.00%	1.00%	1.00%				
St. Louis	1.00%	1.00%	1.00%	1.00%	1.00%				

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MA XI or higher ROME ID: 1-PP944YG ADI Express 1.0 PS v1 063023 AccessPromo AT&T Solution No. FMO723495345041 Rate ID: ADIx-081224 Metro Pricing 012521

5.14. Hi Cap Flex Billing Option – Incremental Usage 60 Gbps - 100 Gbps Ethernet on 100 Gbps Access Charge per Mbps Available bandwidth levels are subject to qualification at time of each order and may vary.

	Incremental Us	age 60 Gbps - 100 Gbps I	Ethernet on 100 Gbps Ac	cess Charge per Mbps					
Zones	Bandwidth Speed / Undiscounted MRC / Discount by Zone								
	60	70	80	90	100				
	Gbps	Gbps	Gbps	Gbps	Gbps				
	\$1.35	\$1.35	\$1.35	\$1.35	N/A				
Nation Wide	1.00%	1.00%	1.00%	1.00%	NA				
Atlanta	1.00%	1.00%	1.00%	1.00%	NA				
Austin	1.00%	1.00%	1.00%	1.00%	NA				
Birmingham	1.00%	1.00%	1.00%	1.00%	NA				
Charlotte	1.00%	1.00%	1.00%	1.00%	NA				
Chicago	1.00%	1.00%	1.00%	1.00%	NA				
Cleveland	1.00%	1.00%	1.00%	1.00%	NA				
Columbus	1.00%	1.00%	1.00%	1.00%	NA				
Dallas	1.00%	1.00%	1.00%	1.00%	NA				
Detroit	1.00%	1.00%	1.00%	1.00%	NA				
Houston	1.00%	1.00%	1.00%	1.00%	NA				
Indianapolis	1.00%	1.00%	1.00%	1.00%	NA				
Jacksonville	1.00%	1.00%	1.00%	1.00%	NA				
Kansas City	1.00%	1.00%	1.00%	1.00%	NA				
Little Rock	1.00%	1.00%	1.00%	1.00%	NA				
Los Angeles	1.00%	1.00%	1.00%	1.00%	NA				
Memphis	1.00%	1.00%	1.00%	1.00%	NA				
Miami	1.00%	1.00%	1.00%	1.00%	NA				
Milwaukee	1.00%	1.00%	1.00%	1.00%	NA				
Nashville	1.00%	1.00%	1.00%	1.00%	NA				
New Orleans	1.00%	1.00%	1.00%	1.00%	NA				
New York	1.00%	1.00%	1.00%	1.00%	NA				
Oklahoma	1.00%	1.00%	1.00%	1.00%	NA				
Orlando	1.00%	1.00%	1.00%	1.00%	NA				
Riverside	1.00%	1.00%	1.00%	1.00%	NA				
Sacramento	1.00%	1.00%	1.00%	1.00%	NA				
San Antonio	1.00%	1.00%	1.00%	1.00%	NA				
San Diego	1.00%	1.00%	1.00%	1.00%	NA				
San Francisco	1.00%	1.00%	1.00%	1.00%	NA				
San Jose	1.00%	1.00%	1.00%	1.00%	NA				
St. Louis	1.00%	1.00%	1.00%	1.00%	NA				

AT&T and Customer Confidential Information

Page 16 of 18 Sales Express!

5.15. Hi Cap Flex Billing Option - Ethernet Access MRC No discounts apply.

Bandwidth	Access Speed	Discounted Ethernet Access MRC Group 1	Discounted Ethernet Access MRC Group 2	Discounted Ethernet Access MRC Group 3	Discounted Ethernet Access MRC Group 4
10 Mbps	10 Mbps	\$471.32	\$421.00	\$635.00	N/A
20 Mbps	20 Mbps	\$476.84	\$449.00	\$758.00	N/A
50 Mbps	50 Mbps	\$648.60	\$572.00	\$968.00	N/A
100 Mbps	100 Mbps	\$718.60	\$651.00	\$1,280.00	N/A
150 Mbps	150 Mbps	\$774.45	\$677.00	\$1,412.00	N/A
250 Mbps	250 Mbps	\$940.76	\$900.00	\$1,667.00	N/A
400 Mbps	400 Mbps	\$1,114.50	\$1,100.00	\$2,201.00	N/A
500 Mbps	500 Mbps	\$1,114.50	\$1,100.00	\$2,239.00	N/A
600 Mbps	600 Mbps	\$1,114.50	\$1,100.00	\$2,807.00	N/A
1000 Mbps	1000 Mbps	\$1,235.00	\$1,300.00	\$3,184.00	N/A
2 Gbps	10 Gbps	\$1,600.00	\$6,397.00	\$10,151.44	No Charge
3 Gbps	10 Gbps	\$1,600.00	\$6,397.00	\$10,151.44	No Charge
4 Gbps	10 Gbps	\$1,600.00	\$6,397.00	\$10,151.44	No Charge
5 Gbps	10 Gbps	\$1,600.00	\$6,397.00	\$10,151.44	No Charge
6 Gbps	10 Gbps	\$1,600.00	\$6,397.00	\$10,151.44	No Charge
7 Gbps	10 Gbps	\$1,600.00	\$6,397.00	\$10,151.44	No Charge
8 Gbps	10 Gbps	\$1,600.00	\$6,397.00	\$10,151.44	No Charge
9 Gbps	10 Gbps	\$1,600.00	\$6,397.00	\$10,151.44	No Charge
10 Gbps	10 Gbps	\$1,600.00	\$6,397.00	\$10,151.44	No Charge
10 Gbps	100 Gbps	\$31,043.55	N/A	N/A	No Charge
20 Gbps	100 Gbps	\$31,043.55	N/A	N/A	No Charge
30 Gbps	100 Gbps	\$31,043.55	N/A	N/A	No Charge
40 Gbps	100 Gbps	\$31,043.55	N/A	N/A	No Charge
50 Gbps	100 Gbps	\$31,043.55	N/A	N/A	No Charge
60 Gbps	100 Gbps	\$31,043.55	N/A	N/A	No Charge
70 Gbps	100 Gbps	\$31,043.55	N/A	N/A	No Charge
80 Gbps	100 Gbps	\$31,043.55	N/A	N/A	No Charge
90 Gbps	100 Gbps	\$31,043.55	N/A	N/A	No Charge
100 Gbps	100 Gbps	\$31,043.55	N/A	N/A	No Charge

5.15.1. Hi Cap Flex Billing Option - Ethernet Access Building Level Promotion - MRCs

Bandwidth	Access Speed	Discounted Ethernet Access MRC Group 5	Discounted Ethernet Access MRC Group 6	Discounted Ethernet Access MRC Group 7	Discounted Ethernet Access MRC Group 8
10 Mbps	10 Mbps	\$471.32	\$392.08	\$367.32	\$318.87
20 Mbps	20 Mbps	\$476.84	\$437.31	\$383.84	\$340.84

AT&T and Customer Confidential Information

Page 17 of 18 Sales Express!

AT&T MA Reference No. eMSA UA III AT&T PS Contract ID MIS14745816

AT&T DEDICATED INTERNET PRICING SCHEDULE

Bandwidth	Access Speed	Discounted Ethernet Access MRC Group 5	Discounted Ethernet Access MRC Group 6	Discounted Ethernet Access MRC Group 7	Discounted Ethernet Access MRC Group 8
50 Mbps	50 Mbps	\$648.60	\$485.80	\$449.12	\$423.60
100 Mbps	100 Mbps	\$718.60	\$604.00	\$513.40	\$475.60
150 Mbps	150 Mbps	\$774.45	\$649.30	\$582.45	\$500.45
250 Mbps	250 Mbps	\$940.76	\$743.20	\$720.60	\$615.00
400 Mbps	400 Mbps	\$1,114.50	\$925.00	\$740.00	\$668.00
500 Mbps	500 Mbps	\$1,114.50	\$925.00	\$740.00	\$668.00
600 Mbps	600 Mbps	\$1,114.50	\$925.00	\$740.00	\$668.00
1000 Mbps	1000 Mbps	\$1,235.00	\$1,000.00	\$760.00	\$688.00

The above Building Level MRCs are based upon eligible Customer Site(s) and apply to Customer's initial order. These MRCs may apply to subsequent orders based upon eligible Customer Site(s). If Site(s) are not eligible, the MRCs in table 5.15 will apply.

5.16. ADI Wireless Backup Option MRC

AT&T Equipment	Undiscounted MRC	Discount
ADI Wireless Backup Device	\$50.00	50.00%

5.17. Additional NRCs

No discounts apply.

Moving Charge	NRC Per Site
If scheduled during standard business hours – (8:00 a.m. to 5:00 p.m. Monday through Friday)	\$1,000.00
If scheduled outside standard business hours	\$1,500.00

5.18. ABW with Cisco Meraki MRC

No discounts apply.

ABW per Access Point (AP) MRC	\$42.00

END OF DOCUMENT

AT&T and Customer Confidential Information
Page 18 of 18

Sales Express!



AT&T PRICING SCHEDULE

CITY-CLARKSTON GA GOVERNMENT	AT&T Enterprises, LLC	
0		
Street Address: 1055 ROWLAND ST		
City: CLARKSTON State/Province: GA		
Zip Code: 30021-2626 Country: United States		
Customer Contact (for Notices)	AT&T Contact (for Notices)	
Name: TAMMI SADLER JONES	Name:	
Title: Manager	ATTUID:	
Street Address: 736 PARK NORTH BLVD	Street Address:	
City: CLARKSTON	City: State/Province:	
State/Province: GA	Zip Code: Country:	
Zip Code: 30021-1901	Telephone:	
Country: United States	Email:	
Telephone: 6784099683	Sales/Branch Manager:	
Email: kldixon@cityofclarkston.com	SCVP Name:	
	Sales Strata: Sales Region:	
	With a copy (for Notices) to:	
	AT&T	
	208 S. Akard Street	
	Dallas, TX 75202	
	ATTN: Master Agreement Support Team Email: mast@att.com	
ATOT Colution Duratidos ou Donnes outative Information (if anniced		
AT&T Solution Provider or Representative Information (if application and appli		
Name: Danielle Williamson Company Name: TrendCo Communications, Inc. (U)		
Agent Street Address: 4431 SW 64th avenue City: Davie State: FL Zip Code: 33314 Country: United States		
Telephone: 8882061962 Fax: Email: dw7819@outlook.com A	Agent Code: 41184	

This Pricing Schedule is part of the Agreement between AT&T and Customer referenced above.

Customer acknowledges that emergency calling (e.g., E911 or its equivalent outside the United States) may not be available with AT&T Office@Hand. Examples include if: a User's CPE is relocated; 911 is dialed from a location other than the Registered Location; an underlying broadband or WAN connection, or data service or application riding on the connection, is terminated, disrupted or impaired; electrical or battery power is lost; a Registered Location is not updated timely; a non-native telephone number is used; or the device is located outside of the United States. Customer further understands the limitations with emergency calls placed from mobile applications on cellular or Wi-Fi-enabled devices used in connection with AT&T Office@Hand. Such limitations and advisories are set forth in the AT&T Office@Hand Service Guide at http://serviceguidenew.att.com/sg_flashPlayerPage/OAH2.

Customer	AT&T
(by its authorized representative)	(by its authorized representative)
By: Signatu	Ву:
Name: Not Require on the Date:	Name:
Title:	Title:
Date:	Date:
10 Telepto	
⁷ <55	

AT&T and Customer Confidential Information

AT&T MA Reference No. eMSA UA III AT&T PS Contract ID MSPSPPAHMEY

AT&T PRICING SCHEDULE

1. SERVICES

Service	Service Publication Location	
AT&T Office@Hand (v2.0)	http://serviceguidenew.att.com/sg_flashPlayerPage/OAH2	

Software	Software License Agreement	
AT&T Office@Hand desktop and mobile software	http://www.att.com/officeathandpolicy	

2. PRICING SCHEDULE TERM AND EFFECTIVE DATES

Pricing Schedule Term	36 month(s)
Pricing Schedule Term Start Date	Effective Date of this Pricing Schedule
Effective Date of Rates and Discounts	Effective Date of this Pricing Schedule

3. TERMINATION CHARGES

If Customer terminates this Pricing Schedule other than for cause or if AT&T terminates the Pricing Schedule for cause prior to end of the Term, AT&T will impose Termination Charges consisting of the average of the Monthly Recurring Charges associated with AT&T Office@Hand Editions for the last 12 months (or if less than 12 months, averaged over the months of active service) multiplied by the number of months remaining in the Term.

4. ADDITIONAL TERMS AND CONDITIONS

- **4.1. Purchased Equipment.** Customer may purchase equipment under this Pricing Schedule for use with the Service and not for resale purposes ("Purchased Equipment"). PURCHASED EQUIPMENT IS NOT DESIGNED FOR USE IN LIFE SUPPORT, LIFE SUSTAINING, NUCLEAR, OR OTHER APPLICATIONS IN WHICH FAILURE OF SUCH PURCHASED EQUIPMENT COULD REASONABLY BE EXPECTED TO RESULT IN PERSONAL INJURY, LOSS OF LIFE, OR CATASTROPHIC PROPERTY DAMAGE. SHOULD CUSTOMER CHOOSE TO USE PURCHASED EQUIPMENT FOR SUCH APPLICATIONS, CUSTOMER DOES SO AT ITS OWN RISK.
- 4.1.1. Equipment Order List. AT&T shall provide the Purchased Equipment as identified in an applicable Order.
- 4.1.2. Availability and Delivery Schedule; Title and Risk of Loss; Returned Equipment
- **4.1.2.1. Availability and Delivery Schedule.** AT&T's delivery of Purchased Equipment is contingent upon the availability and the delivery schedule of the manufacturer or supplier. AT&T cannot guarantee firm delivery dates.
- **4.1.2.2. Warranty Returns.** If Purchased Equipment requires return during its respective warranty period, Customer must contact AT&T for return instructions. Customer must return the Purchased Equipment according to instructions provided by AT&T or its supplier. Customer will be responsible for payment of any associated restocking fees and return shipping and handling costs.
- **4.1.2.3. Non-defective Returns.** If Customers seeks to return Purchased Equipment that is non-defective or not otherwise covered by a warranty, Customer must contact AT&T within 15 days following delivery of such Purchased Equipment to the ship to address in the applicable Order. Any such return shall be at the sole discretion of the manufacturer or supplier. If the return is authorized, Customer will be responsible for payment of any associated return or restocking fee, return shipping costs, and risk of loss of the Purchased Equipment.
- **4.1.2.4. Maintenance Returns.** To return Purchased Equipment covered by a maintenance service plan, Customer must contact the applicable maintenance provider.
- **4.2.** Intellectual Property Indemnity. AT&T SHALL HAVE NO DUTY TO DEFEND, INDEMNIFY, AND HOLD HARMLESS CUSTOMER FROM AND AGAINST ANY OR ALL SETTLEMENTS, DAMAGES, COSTS AND OTHER AMOUNTS INCURRED BY CUSTOMER ARISING FROM THE ACTUAL OR ALLEGED INFRINGEMENT OR MISAPPROPRIATION OF INTELLECTUAL PROPERTY.

AT&T and Customer Confidential Information
Page 2 of 4

UA III or equivalent ROME ID: 1-PPAHMEY

AT&T OAH PS v032121 AT&T Solution No.FMO723498898961

AT&T PRICING SCHEDULE

5. PRICING

5.1. AT&T Office @ Hand Pricing

AT&T Office@Hand Monthly Charges*	Stabilized rates then in effect as specified in the Service Guide on Aug-31-2020	
AT&T Office@Hand One-time Charges	Per the Service Guide rates as revised from time to time.	
*Service Components added to the Service Guide after the Stabilization Date are available at undiscounted, non-stabilized rates.		

5.2. DISCOUNTS

5.2.1. United States

Discounts only apply to Service Components listed in tables below.

Service Component	Quantity	Discount
Standard Edition	1-50 Users	43.00%
Standard Edition	51-100 Users	45.00%
Standard Edition	101-150 Users	5.00%
Standard Edition	151-250 Users	5.00%
Standard Edition	251-500 Users	5.00%
Standard Edition	501-1000 Users	5.00%
Standard Edition	1001+ Users	5.00%

Service Component	Quantity	Discount
Premium Edition	1-50 Users	35.00%
Premium Edition	51-100 Users	5.00%
Premium Edition	101-150 Users	5.00%
Premium Edition	151-250 Users	5.00%
Premium Edition	251-500 Users	5.00%
Premium Edition	501-1000 Users	5.00%
Premium Edition	1001+ Users	5.00%

Service Component	Quantity	Discount
Enterprise Edition	1-50 Users	30.00%
Enterprise Edition	51-100 Users	5.00%
Enterprise Edition	101-150 Users	5.00%
Enterprise Edition	151-250 Users	5.00%
Enterprise Edition	251-500 Users	5.00%
Enterprise Edition	501-1000 Users	5.00%
Enterprise Edition	1001+ Users	5.00%

AT&T PRICING SCHEDULE

Feature	Quantity	Discount
Limited Extension	1-50 Users	61.00%
Limited Extension	51-100 Users	5.00%
Limited Extension	101-150 Users	5.00%
Limited Extension	151-250 Users	5.00%
Limited Extension	251-500 Users	5.00%
Limited Extension	501-1000 Users	5.00%
Limited Extension	1001+ Users	5.00%

Service Component	Quantity	Discount
Emergency Location Mgmt	1-50 Users	33.00%
Emergency Location Mgmt	51-100 Users	33.00%
Emergency Location Mgmt	101-150 Users	33.00%
Emergency Location Mgmt	151+ Users	33.00%

Feature	Quantity	Discount
Live Reports	1-50 Live Reports	25.00%
Live Reports	51-100 Live Reports	25.00%
Live Reports	101-150 Live Reports	30.00%
Live Reports	151+ Live Reports	35.00%

Feature	Quantity	Discount
Phone Numbers	1-50 Phone Numbers	68.00%
Phone Numbers	51-100 Phone Numbers	10.00%
Phone Numbers	101-150 Phone Numbers	15.00%
Phone Numbers	151+ Phone Numbers	17.00%

Feature	Quantity	Discount
Meetings	1-50 Meetings	10.00%
Meetings	51-100 Meetings	15.00%
Meetings	101-150 Meetings	20.00%
Meetings	151+ Meetings	20.00%

FOR AT&T ADMINISTRATIVE USE ONLY	
Rate Plan	Office@Hand



Sales Contact Information Williamson; Danielle 888-206-1962 dw7819@outlook.com

eSign Fax Cover Sheet

To: AT&T Automated Fax Handling Service From:

Fax: 877-374-4632 or 877-eSignFax **Total Pages:** 1

(Excluding Fax Cover Sheet)

Or with Copiers / Scanners w/ email, Send To: esign@att.com

To sign via fax:

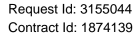
1. Sign Only the Signature Page with Signature, Title and Date.

2. Fax Only two(2) Pages:

a. eSign Fax Cover Page - This Page first, then,

b. Signature Page with Contract Id: 1874139 (see Picture below)









Customer Signature Page

Customer		AT&T		
CITY-CLARKSTON GA GOVERNMENT Street Address: 736 PARK NORTH BLVD City: CLARKSTON State/Province: GA Zip Code: 30021-1901 Country: US		AT&T Enterprises, LLC		
Customer Contact (for notices)		AT&T Contact (for notices)		
Name: TAMMI SADLER JONES Title: Manager Street Address: 1055 ROWLAND ST City: CLARKSTON State/Province: GA Zip Code: 30021-2626 Country: US Telephone: 6784099683 Fax: Email: kldixon@cityofclarkston.com Customer Account Number or Master Account:		Street Address: City: State/Province: Zip Code: Country:		
AT&T Solution Provider or Representative In	formation (if applicable)			
Name: Danielle Williamson	Company Name: TrendCo Con Inc. (U)	nmunications,		
Agent Street Address: 4431 SW 64th avenue Suite 113	City: Davie	State: FL	Zip Code: 33314	Country: United States
Telephone: 8882061962	Fax:	Email: dw7819@outlook.com	Agent Code: 41184	

Customer signature serves as a signature of each document listed below. Edits to appended documents, as originally presented by AT&T, are rejected. Listed documents become effective upon execution of all documents identified by Contract ID below.

Documents Appended:	Contract IDs:
MASTER_AGREEMENT click here for details or http://serviceguide.att.com/masteragreement/	
AT&T_MANAGED_INTERNET_SERVICE_PRICING_SCHEDULE_CONTRACT_ID_1874138.pdf	1874138

If Customer is purchasing Voice Over IP services, the following additional language applies:

The undersigned, on behalf of Customer, acknowledges that Customer has received and understands the advisories concerning the circumstances under which E911 service may not be available, as stated in the AT&T Business Voice over IP Services Service Guide found at http://serviceguidenew.att.com/sg_flashPlayerPage/BVOIP. Such circumstances include, but are not limited to, relocation of the end user's CPE, use of a non-native or virtual telephone number, failure in the broadband connection, loss of electrical power, and delays that may occur in updating the Customer's location in the automatic location information database.

Customer (by its authorized representative)	
By:	Approved as to form:
Name:	Stephen Quinn Stephen G. Quinn City Attorney
Title:	
Date:	



Sales Contact Information Williamson; Danielle 888-206-1962 dw7819@outlook.com

eSign Fax Cover Sheet

To: AT&T Automated Fax Handling Service From:

Fax: 877-374-4632 or 877-eSignFax **Total Pages:** 1

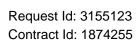
(Excluding Fax Cover Sheet)

Or with Copiers / Scanners w/ email, Send To: esign@att.com

To sign via fax:

- 1. Sign Only the Signature Page with Signature, Title and Date.
- 2. Fax Only two(2) Pages:
 - a. eSign Fax Cover Page This Page first, then,
 - b. Signature Page with Contract Id: 1874255 (see Picture below)









AT&T MA Reference No.: eMSA UA III

Customer Signature Page

Customer		AT&T		
CITY-CLARKSTON GA GOVERNMENT Street Address: 1055 ROWLAND ST City: CLARKSTON State/Province: GA Zip Code: 30021-2626 Country: US		AT&T Enterprises, LLC		
Customer Contact (for notices)		AT&T Contact (for notices)		
Name: TAMMI SADLER JONES Title: Manager Street Address: 736 PARK NORTH BLVD City: CLARKSTON State/Province: GA Zip Code: 30021-1901 Country: US Telephone: 6784099683 Fax: Email: kldixon@cityofclarkston.com Customer Account Number or Master Account:		Street Address: City: State/Province: Zip Code: Country:		
AT&T Solution Provider or Representative Information (if applicable)				
Name: Danielle Williamson	Company Name: TrendCo Com Inc. (U)	nmunications,		
Agent Street Address: 4431 SW 64th avenue Suite 113	City: Davie	State: FL	Zip Code: 33314	Country: United States
Telephone: 8882061962	Fax:	Email: dw7819@outlook.com	Agent Code: 41184	

Customer signature serves as a signature of each document listed below. Edits to appended documents, as originally presented by AT&T, are rejected. Listed documents become effective upon execution of all documents identified by Contract ID below.

Documents Appended:	Contract IDs:
MASTER_AGREEMENT click here for details or http://serviceguide.att.com/masteragreement/	
Multiservice contract bundle_CONTRACT_ID_1874253.pdf	1874253

If Customer is purchasing Voice Over IP services, the following additional language applies:

The undersigned, on behalf of Customer, acknowledges that Customer has received and understands the advisories concerning the circumstances under which E911 service may not be available, as stated in the AT&T Business Voice over IP Services Service Guide found at http://serviceguidenew.att.com/sg_flashPlayerPage/BVOIP. Such circumstances include, but are not limited to, relocation of the end user's CPE, use of a non-native or virtual telephone number, failure in the broadband connection, loss of electrical power, and delays that may occur in updating the Customer's location in the automatic location information database.

Customer (by its authorized representative)	
	Approved as to form:
Ву:	Stanhan Quinn
Name:	Stephen Quinn Stephen G. Quinn City Attorney
Title:	
Date:	



Sales Contact Information Williamson; Danielle 888-206-1962 dw7819@outlook.com

eSign Fax Cover Sheet

To: AT&T Automated Fax Handling Service From:

Fax: 877-374-4632 or 877-eSignFax Total Pages: 1

(Excluding Fax Cover Sheet)

Or with Copiers / Scanners w/ email, Send To: esign@att.com

To sign via fax:

- 1. Sign Only the Signature Page with Signature, Title and Date.
- 2. Fax Only two(2) Pages:
 - a. eSign Fax Cover Page This Page first, then,
 - b. Signature Page with Contract Id: 1874338 (see Picture below)





Request Id: 3155167 Contract Id: 1874338



Customer Signature Page

Customer		AT&T		
CITY-CLARKSTON GA GOVERNMENT Street Address: 1055 ROWLAND ST City: CLARKSTON State/Province: GA Zip Code: 30021-2626 Country: US		AT&T Enterprises, LLC		
Customer Contact (for notices)		AT&T Contact (for notices)		
Name: TAMMI SADLER JONES Title: Manager Street Address: 736 PARK NORTH BLVD City: CLARKSTON State/Province: GA Zip Code: 30021-1901 Country: US Telephone: (404) 292-9465 Fax: Email: kldixon@cityofclarkston.com Customer Account Number or Master Account:		Street Address: City: State/Province: Zip Code: Country:		
AT&T Solution Provider or Representative In	formation (if applicable)			
Name: Danielle Williamson	Company Name: TrendCo Con Inc. (U)	nmunications,		
Agent Street Address: 4431 SW 64th avenue Suite 113	City: Davie	State: FL	Zip Code: 33314	Country: United States
Telephone: 888-206-1962	Fax:	Email: dw7819@outlook.com	Agent Code: 41184	
			•	

Customer signature serves as a signature of each document listed below. Edits to appended documents, as originally presented by AT&T, are rejected. Listed documents become effective upon execution of all documents identified by Contract ID below.

Documents Appended:	Contract IDs:	
MASTER_AGREEMENT click here for details or http://serviceguide.att.com/masteragreement/		
AT&T_NETWORK_ON_DEMAND_CONTRACT_ID_1874335.pdf	1874335	

If Customer is purchasing Voice Over IP services, the following additional language applies:

The undersigned, on behalf of Customer, acknowledges that Customer has received and understands the advisories concerning the circumstances under which E911 service may not be available, as stated in the AT&T Business Voice over IP Services Service Guide found at http://serviceguidenew.att.com/sg_flashPlayerPage/BVOIP. Such circumstances include, but are not limited to, relocation of the end user's CPE, use of a non-native or virtual telephone number, failure in the broadband connection, loss of electrical power, and delays that may occur in updating the Customer's location in the automatic location information database.

Customer	
(by its authorized representative)	Approved as to form:
(by its authorized representative)	
Ву:	Stephen Guinn Stephen G. Quinn
	City Attorney
Name:	
Title:	
Date:	



CITY OF CLARKSTON

ľ	ΓEN	ΛN	0:	6E	

CITY COUNCIL WORK SESSION/ COUNCIL MEETING

MEETING TYPE:	
Work Session	

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Discussion

MEETING DATE: OCTOBER 29, 2024

<u>SUBJECT:</u> To discuss a proposal by "Veterans Memorial Statue" to be erected at the pocket park located at the corner of N. Indian Creek Road and E. Ponce de Leon Ave.

DEPARTMENT: PARKS & RECREATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: □YES □NO PAGES:	PRESENTER CONTACT INFO: Michael N. Duncan, Parks & Recreation Director PHONE NUMBER: 404-725-8466

<u>PURPOSE</u>: To discuss a proposal by "Veterans Memorial Statue" to be erected at the pocket park located at the corner of N. Indian Creek Road and E. Ponce de Leon Ave. The partnership is between the City of Clarkston and the Veterans and Community Outreach Foundation of DeKalb County.

<u>NEED/ IMPACT</u>: The Veterans and Community Outreach Foundation of DeKalb County would like to honor Clarkston and DeKalb County Black American Veterans who served during the segregation years (From WWI – 1963). They will add more phases and years honoring all DeKalb Veterans as funding and timelines permit.

RECOMMENDATION: Staff recommends approval.







Draft 5/12/2023

Vietnam Memorial - Dekalb County, GA

Committee Members

Michael Thurman, CEO Dekalb County Victor Johnson, CEO Veterans and Community Outreach

Jeanette Bell – Var & Associates, LLC – Consultant & Research

Debra Johnson – Vice Mayor – City Council Clarkston

Partners

Paul E. Bolden, American Legion Post 7 Inc. Jon Ossoff – U.S. Senator

Hank Johnson – U.S. House of Representative

The Veterans and Community Outreach Foundation

would like to honor Clarkston and Dekalb County Black American Veterans who served during the segregation years

(From WWI - 1963). We will add more phases and years honoring all Dekalb Veterans as funding and timelines permit.

For us to proceed, we need your assistance. See sample memorial below.

Proposed location: City of Clarkston

Proposed Cost:

Granite 18,000

Bronze Plaque 3,356.43

Flagpole & Lighting – estimate requested.

Administrative cost – 5,000 – 6,000





Contact:

Veterans and Community Outreach Foundation Victor Lamar Johnson (US Army)

For more information

Email: vcofga@gmail.com

Phone or text: 770-256-6450

Eric Hubbard Hank Johnson Office 678-492-4804

Segun – Georgia State Representative 470-273-8079



TEM	NO:	6F	
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CITY COUNCIL WORK SESSION/ COUNCIL MEETING

MEETING TYPE:	
Work Session	

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Discussion

MEETING DATE: OCTOBER 29, 2024

<u>SUBJECT:</u> To discuss an Alcoholic Beverages Late Night Sales application for consumption on premises for Ponce Sports Lounge located at 3924 E. Ponce De Leon Ave., Clarkston, GA 30021.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: □YES □NO PAGES:	PRESENTER CONTACT INFO: City Clerk, Tomika R. Mitchell PHONE NUMBER: (404) 296-6489

<u>PURPOSE</u>: October 1, 2024, The City Council approved an ordinance amending Chapter 3 of the Code, regarding alcoholic beverages, to allow "late night sales" for consumption on the premises subject to certain conditions.

The City Clerk's Office received and reviewed an Alcoholic Beverages Late Night Sales application from Tesfamariyam H. Wegayehu, owner of Ponce Sports Lounge for Late night alcohol sales for consumption on premises. The location to be considered for this application is located at 3924 E. Ponce De Leon Ave., Clarkston, GA 30021.

NEED/ IMPACT: The Clarkston Police Department met with Mr. Jimmy at Ponce Sports Lounge on October 22, 2024, at approximately 11:30 a.m. to assess the noise level from the exterior of the business. Mr. Jimmy agreed to monitor the volume closely and keep the music at Level 3, which appeared reasonable and not a nuisance when tested from outside, including the parking lot.

The City Clerk determined all terms and conditions have been met pertaining to the ordinance.

RECOMMENDATION: Late night sales permits may be granted by the City Council if the City Council finds that late night sales at the subject location would not have an undue negative impact on the health, morals or general welfare of the residents of the city.





Name of Business or Corporation

CITY OF CLARKSTON

APPLICATION FOR ALCOHOLIC BEVERAGES LATE NIGHT SALES FOR CONSUMPTION ON PREMISES

As provided by Section 3-34 of the City's Code of Ordinances approved on October 1, 2024, the undersigned hereby makes application for a new license for Late Night Sales of Alcoholic Beverages for Consumption on Premises in the City of Clarkston, Georgia.

Ponce Sport Lounge.
Location of License
Location of License 3924 & ponce de Leon AVE CLARKSTON. GA-30021
tvalue, address and phone number of owner, resident corporate or regional manager
making application for license
Name, home address and phone number of Manager
1893 Weston IN Tucker GA 30084
ALL STATEMENT MUST BE INITIALED AND MUST BE NOTARIZED
Terms and conditions; Any late-night sales permit that may be granted by the City Council is subject to the following terms and conditions:
Late night sales shall only be allowed when the permitee engages an off- duty P.O.S.T. certified law enforcement officer currently employed in such capacity by either the City of Clarkston or DeKalb County to provide security at the licensed establishment, and such officer shall be present at the establishment to provide security at all times between 11:00 p.m. and thirty minutes after closing of the establishment on all days that the establishment is open for business.
The permitee shall not allow any person under 21 years of age to be present at the premises after 11:00 p.m.
Upon request by a city official, the permitee shall provide a sworn verification of the fact that a certified law enforcement officer is engaged at the premises and actually present there at all times required by this section.
The permitee shall ensure that its facility installs and maintains reasonable noise-attenuation measures to prevent sound from inside the establishment from disturbing the peaceful repose of residents during late night sales hours. Applicants shall allow city officials designated by the city manager to inspect their premises as part of the application process and the city manager shall report to the City Council with regard to noise attenuation measures observed at the premises for the City Council's consideration in connection with the application for a late-night sales permit.
The permitee shall ensure that the late-night patrons of its establishment do not disturb the peaceful repose of residents, including when such patrons are present at

the outside area of the licensed premises and any area, whether on the same lot as the licensed premises or another lot, where patrons of the establishment park vehicles while patronizing the establishment.

AFFIDAVIT

I understand that this Late-Night Sales Permit is temporary in nature. Each such permit shall expire upon the first to occur of the following: (1) The licensed establishment's general alcohol license is suspended, revoked, or expires without being renewed as required by this chapter for any reason; (2) The City Council revokes the late night sales permit; or (3) Two years elapse from the date of issuance of the late night sales permit.

Signature of Authorized Individual

Sworn to and subscribed before me

This 10 day of OcTOBER, 2024
Notary Melisla Findley

(Seal)

- Mulinda Findley NOTARY PUBLIC Gwinnett County, Georgia My Commission Expires 10/12/2025

ORDINANCE NO. 500

AN ORDINANCE TO AMEND CHAPTER 3 OF THE CODE, REGARDING ALCOHOLIC BEVERAGES, TO ALLOW "LATE NIGHT SALES" FOR CONSUMPTION ON THE PREMISES SUBJECT TO CERTAIN CONDITIONS.

WHEREAS, the City Council has determined that "late night sales" of alcohol for consumption on the premises, as defined herein, present an important economic opportunity for businesses located within the City; and

WHEREAS, the City Council has determined that certain conditions must be met by licensed alcohol vendors in order to protect public safety and the peaceful repose of residents during the "late night sales" period.

NOW THEREFORE, BE IT ORDAINED BY the City of Clarkston, Georgia that Chapter 3 of the City's Code of Ordinances, concerning the sale of alcohol within the City of Clarkston, be amended as follows:

Section 1.

New Code Section 3-34 is hereby adopted, to read as follows:

"Sec. 3-34. Late night alcohol sales for consumption on premises.

- (a) In addition to the permissible hours for sales of alcoholic beverages for consumption on the premises set out in Section 3-29, businesses licensed to sell alcohol for consumption on premises may obtain a temporary permit to also make "late night sales" of alcohol during the following hours, subject to the conditions set forth this section:
 - (1) Monday, Tuesday, Wednesday, Thursday and Friday mornings between 1:56 a.m. and 4:00 a.m.; and
 - (2) Saturday morning between 2:51 a.m. and 4:00 a.m.
- (b) Late night sales permits. Through November 1, 2024, businesses licensed to sell alcohol for consumption on premises may apply for a "late night sales permit" that, if granted, would allow the business to sell alcohol for consumption on the premises during the hours identified in subsection (a). Late night sales permits may be granted by the City Council if the City Council finds that late night sales at the subject location would not have an undue negative impact on the health, morals or general welfare of the residents of the city.
- (c) Terms and conditions. Any late night sales permit that may be granted by the City Council is subject to the following terms and conditions:

- (1) Late night sales shall only be allowed when the permitee engages an off-duty P.O.S.T. certified law enforcement officer currently employed in such capacity by either the City of Clarkston or DeKalb County to provide security at the licensed establishment, and such officer shall be present at the establishment to provide security at all times between 11:00 p.m. and thirty minutes after closing of the establishment on all days that the establishment is open for business.
- (2) The permitee shall not allow any person under 21 years of age to be present at the premises after 11:00 p.m.
- (3) Upon request by a city official, the permitee shall provide a sworn verification of the fact that a certified law enforcement officer is engaged at the premises and actually present there at all times required by this section.
- (4) The permitee shall ensure that its facility installs and maintains reasonable noise-attenuation measures to prevent sound from inside the establishment from disturbing the peaceful repose of residents during late night sales hours. Applicants shall allow city officials designated by the city manager to inspect their premises as part of the application process and the city manager shall report to the City Council with regard to noise attenuation measures observed at the premises for the City Council's consideration in connection with the application for a late night sales permit.
- (5) The permitee shall ensure that the late night patrons of its establishment do not disturb the peaceful repose of residents, including when such patrons are present at the outside area of the licensed premises and any area, whether on the same lot as the licensed premises or another lot, where patrons of the establishment park vehicles while patronizing the establishment.
- (d) Duration of permit. Late night sales permits granted under this section are temporary in nature. Each such permit shall expire upon the first to occur of the following:
 - (1) The licensed establishment's general alcohol license is suspended, revoked, or expires without being renewed as required by this chapter for any reason;
 - (2) The City Council revokes the late night sales permit; or
 - (3) Two years elapse from the date of issuance of the late night sales permit.
- (e) Revocation of late night sales permit. Upon good cause and competent evidence shown at a hearing upon five (5) days' written notice to the holder of such permit of the time, place, and purpose of the hearing and a general statement of the charges to be considered, the City Council may revoke any late night sales permit if it finds that the permitee has violated any of the terms and conditions of the permit as set forth in this section. The permitee may cross examine witnesses, present testimony and other evidence in its defense and may be represented by an attorney at the hearing."

Section 2.

This ordinance shall become effective immediately upon its adoption by the City Council.

SO ORDAINED, this 1st day of October, 2024.

ATTEST:

CITY COUNCIL OF THE

Mayor Beverly H. Burks

Approved as to Form

Stephen Quinn Stephen G. Quinn, City Attorney



ITEM NO: 6G	
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WORK SESSION/ CITY COUNCIL MEETING

HEARING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Review/Discussion

MEETING DATE: OCTOBER 29, 2024

<u>SUBJECT:</u> To discuss Professional Engineering Services for the development of Design/Construction Plans and Permitting for the SPLOST II "bond-funded" Norman Road Dam Reconstruction Project.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: □YES □NO Pages: 1	INFORMATION CONTACT: Larry Kaiser, PE PHONE NUMBER: 404-909-5619

<u>PURPOSE:</u> To obtain approval to commence with the SPLOST II bond-funded "Norman Road Design/Construction Plan Development and Permitting" project – Phase I.

<u>NEED/ IMPACT</u>: The safety deficiencies that exist at the Norman Road dam at Clarkston Lakes necessitates moving forward with PH I of the project which begins with the procurement of a civil engineering firm to develop design and construction plans.

RECOMMENDATION: The City Engineer has identified on-going deteriorating conditions of the Norman Road dam as determined through various reconnaissance site visits and geotechnical reports and investigations. Additionally, the City Engineer undertook a site reconnaissance on September 27, 2024 and prepared a "Report of Findings – Hurricane Helene Damage Assessment of Norman Road Dam" dated September 30, 2024. The report summarizes the damage to the dam and recommendations for repair.

The City Engineer and Public Works staff recommend the following next steps for PH I:

- ➤ Prepare scope of work for engineering design and construction plan development that includes satisfying all regulatory permitting requirements. Scope of work will also include a minimum of two (2) public meetings, development of a minimum of two reconstruction alternative approaches and a Probable Cost of Construction Cost for each.
- ➤ Begin advertising for professional engineering services before the end of January 2025.
- > Selection of professional civil engineering services will be "qualified-based" where the cost will be a component, not the only consideration, in the selection process.

Upon completion of Phase I tasks, the City Engineer and Public Works staff will work with the city manager and council to identify funding availability and scheduling for Phase II – Construction Improvements.



ITEM NO: 6H	

WORK SESSION/ CITY COUNCIL MEETING

HEARING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE:
Discussion

MEETING DATE: OCTOBER 29, 2024

SUBJECT: To discuss contracting services for repairs to Norman Road dam due to Hurricane Helene.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: ⊠YES □NO Pages: 16	INFORMATION CONTACT: Larry Kaiser, PE PHONE NUMBER: 404-909-5619

<u>PURPOSE</u>: To obtain approval for contractor services to repair Norman Road dam and associated infrastructure as outlined in the "Report of Findings - Hurricane Helene Impacts to Norman Road dam" dated September 30, 2024.

<u>NEED/ IMPACT</u>: Repairs are necessary to minimize further deterioration to the dam. Repairs are required to the Norman Road pavement, the partially collapsed decorative fence at the top of the downstream slope embankment, the stone retaining wall that has partially collapsed along the spillway downstream channel, the cracking/settlement of the roadway concrete flume and the "sloughing" of the downstream embankment slope. Further movement of soils on the downstream slope will result in negative impacts to the roadway while further compromising the core of the dam.

RECOMMENDATION: The City Engineer identified the safety deficiencies to the Norman Road dam as outlined in the "Report of Findings" and would recommend that the following steps occur to remediate the issues herein:

- > Prepare scope of services to provide temporary repairs to the areas identified herein
- Forward the scope of services to Procurement to advertise to-bid
- > Recommend the lowest and most qualified bidder and present to city council for approval before the end of the year
- ➤ Initiate repairs in January 2025 or sooner

The City Engineer estimates the cost of construction to be on the order of \$125,000 to \$150,000.



September 30th, 2024

REPORT OF FINDINGS HURRICANE HELENE IMPACTS TO NORMAN ROAD DAM

Subject: Site Investigation – Visual Observations

Norman Road Dam

Date of Site Visit: 9-10:30 AM & 2-3 PM; Friday; September 27th, 2024

Purpose: Assess Damage and Offer Recommendations for Repair

Site Visit Attendees Marcus Seaton; City of Clarkston Public Works Director

Larry Kaiser, P.E. #18726

Site Assessment Findings

The undersigned offers the following visual observations and potential cause of damages. **Exhibit A** provides a **Location Map** depicting the observed dam distresses:

- 1. On the southwest corner of the downstream embankment slope a "shallow slide" (also known as a slough) was observed. The damage visually appears as a depression on the slope of the embankment where the displaced soils have moved (slid) down the slope. The crest of the "slide" is located approximately 4 feet from the edge of the south side of Norman Road. Refer to Image A. This type of damage is likely associated due to one of the following conditions:
 - (a) Saturated soils from the 6 inches of rain that occurred from September 25th to September 27th, resulted in a loss of strength of the embankment soils, in combination with an existing overly steep downstream embankment slope, or
 - (b) The dam was breached with water overtopping the road and curb on the south side which resulted in erosion of the downstream embankment slope, or
 - (c) Storm water runoff along the curb and gutter on the south side of Norman Road exceeded the height of the curb and transversed across the roadway shoulder to the embankment slope

The most likely cause of the "shallow slide" is scenario (a). The dam was not constructed in accordance with standard engineering or construction standards or specifications when it was built in 1926. As such the soils used in the construction of the earthen dam were not properly compacted. In addition, the downstream slope is at 1H:1V which is overly steep. Dam design

principals require that downstream slopes are a minimum of 2.5 (H):1 (V) (24 degrees) or flatter. The saturated soils from the rainfall event resulted in a loss of strength of the embankment soils; in combination with the steep of 1H:1V or a 45 degree slope, that resulted in the failure.

It should be noted that all the dam downstream stopes are approximately 1H:1V, and likely constructed in the same manner as the failed area, thus are prone to the same failure that is described herein. It was also observed that previous "sides" or sloughs have occurred in the past as evident by the use of stone rip rap and pieces of concrete used on the slope to mitigate/repair these failures.

- 2. A 50 foot section of decorative safety fence, that runs parallel to the south side of the road and installed 20 + years ago to provide pedestrian safety for those walking on the roadway shoulder, was damaged when the embankment slope failed. Refer to Image F & F-1.
- 3. The crest of the failed slope is approximately 4 feet from the back of curb on the south side of the road. Without repairs to the slope, it would expected that the structural integrity of the roadway would be compromised regardless of any rainfall events. Refer to Image F & F-1.
- 4. Granite retaining wall at the base of the failed downstream slope on the southwest corner of the dam has been displaced and will require reconstruction. This likely occurred when the stream elevation during the stream event topped the wall and eroded the backfill embankment soils. Refer to Image B.
- 5. The eastern end of the retaining wall on the southeast side of the principal spillway stream channel has collapsed and requires repair. The stream elevation during the stream event washed out the retaining wall base and backfill soils resulting in the wall failure. See Image D
- 6. The entire retaining wall along the principal spillway stream channel has moved horizontally toward the stream channel. This retaining wall has the high likelihood of failure. See Image D-1 & D-2
- 7. The fence on the upstream embankment slope was been displaced horizontally and vertically in the direction of the lake. This fence movement is directly associated with settlement of the upstream embankment slope. See Image E & E-1.
- 8. Small depressions or holes was observed in the roadway shoulder between the crest of the upstream embankment slope and the edge of pavement. A probe rod was used to assist in determining the depth of the depression. Approximately depth of probe was 2 feet. Such depressions are an indication of slope instability. Refer to Image G.
- 9. Roadway emergency spillway flume has displaced exhibiting horizontal cracking in the concrete allowing water to undermine the flume, Adjoining granite and concrete retaining walls have detached likely due to displacement of the flume. Refer to Image C.
- 10. The west side of spillway stream channel embankment has eroded is currently within 2 feet of compromising the pier footing for the boardwalk. There is an elevated potential for undermining this footing if any significant rainfall events occur in the future

Site Repair Recommendations

The following are the recommendations to initiate corrective measures to the distressed areas identified above:

- ➤ Prepare a scope of work that articulates the required repairs with the understanding that such repairs will only be a temporary solution to the required long-term and holistic dam replacement tasks that will be necessary.
- > Scope of work will require lane closures as repairs are undertaken
- ➤ Decision required on the options available for obtaining quotes for emergency repairs vs. advertising to-bid for 4 weeks. That decision will determine; (a) how to protect the slough that exists from rainfall events until a contractor is selected; and (b) the frequency and duration of inspections to monitor any changed site conditions
- Once the lake level lowers to its normal pool elevation, seek assistance from Public Works to mow all vegetation flush with the ground on the upstream slope embankment. CIS will then assess the condition on the upstream slope and report back to the City Manager.

Recommendations After Remedial Repairs

The undersigned recommends that City Council and Mayor move forward with directing CIS to prepare a scope of services for engineering services to prepare design and construction plans and all required EPD permitting necessary for various dam replacement options.

The SPLOST II approved project list includes \$300,000 in FY 25 for engineering services for the Norman Road dam Replacement project. Preparing a scope of work and advertising for 4 weeks will allow staff to procure the services of an engineering firm by early 2025.

No construction funding has been allocated in the SPLOST II Bond program. Staff will need to present to the city manager and council various construction funding options as the engineering phase is ongoing.

REPORT PREPARED BY:

Collaborative Infrastructure Services

Lawrence Kaiser, PE; #18726

Lawrence K. Kaiser, PE

ATTACHMENTS: EXHIBIT A

IMAGES A-G





























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CITY COUNCIL WORK SESSION

MEETING TYPE:
Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Discussion

MEETING DATE: OCTOBER 29, 2024

<u>SUBJECT:</u> To discuss an ordinance to amend the Zoning Code to increase the maximum floor area ratio, reduce the minimum lot size and increase maximum lot coverage requirements for the NR-3 zone; to reduce the minimum lot width and remove side setback requirements for single family attached dwelling units (townhomes); to increase the maximum building height for the TC district; and to reduce parking requirements for certain dwelling types.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: ⊠YES □ NO
ATTACHMENT: ⊠YES □NO PAGES:	PRESENTER CONTACT INFO: Lisa Cameron, Planning & Development Director PHONE NUMBER: 404-296-6489

<u>PURPOSE</u>: To discuss An ordinance to amend the text of the Clarkston Zoning Ordinance, Appendix A, Articles III and VI of the city code, to increase the maximum floor area ratio, reduce the minimum lot size, and increase maximum lot coverage requirements for NR-3 lots; to reduce the minimum lot width and to remove side setback requirements for single family attached dwelling units (townhomes); to increase the maximum building height for TC lots; and to reduce parking requirements for certain dwelling types to encourage the development of multiple dwelling types within the city limits.

<u>NEED/ IMPACT</u>: Based on information from a committee member, this change requests comes from the Housing and Infrastructure committee after two (2) full meetings on the topic earlier in the year (April and May), and that there has been a significant amount of public discussion on these items over the past two years.

RECOMMENDATION: The items are going before the Planning and Zoning Board members on October 31, 2024 at 6:00pm for a recommendation to the Mayor and City with respect to its findings.

AN ORDINANCE TO AMEND THE TEXT OF THE CLARKSTON ZONING ORDINANCE, APPENDIX A, ARTICLES III AND VI OF THE CITY CODE, TO INCREASE THE MAXIMUM FLOOR AREA RATIO, REDUCE THE MINIMUM LOT SIZE, AND INCREASE MAXIMUM LOT COVERAGE REQUIREMENTS FOR NR-3 LOTS; TO REDUCE THE MINIMUM LOT WIDTH AND TO REMOVE SIDE SETBACK REQUIREMENTS FOR SINGLE FAMILY ATTACHED DWELLING UNITS (TOWNHOMES); TO INCREASE THE MAXIMUM BUILDING HEIGHT FOR TC LOTS; AND TO REDUCE PARKING REQUIREMENTS FOR CERTAIN DWELLING TYPES TO ENCOURAGE THE DEVELOPMENT OF MULTIPLE DWELLING TYPES WITHIN THE CITY LIMITS.

WHEREAS, the City's new Zoning Ordinance adopted in 2023 includes certain requirements for the development of real property located within the City limits; and

WHEREAS, the City desires to encourage housing diversity and affordability, and to that end encourages the development of multiple types of housing within the City limits; and

WHEREAS, the modification of certain dimensional and parking requirements for districts in which residential development is permitted will expand housing options within the City limits; and

WHEREAS, the City Council desires to amend the zoning ordinance to facilitate appropriate development within the City; and

WHEREAS, the City has fully complied with the requirements of the Zoning Procedures Law in adopting this ordinance.

NOW THEREFORE, BE IT ORDAINED BY the City of Clarkston as follows:

SECTION 1. Appendix A, Article III, Division 2, Section 305 of the City of Clarkston Code of Ordinances is amended by deleting existing Table 3.4 and replacing it with the following:

Table 3.4 Residential Zoning District Dimensional Requirements				
	NR-	NR-2	NR-3	
	1			
Primary Structure				
Maximum FAR	0.4	0.4	1.0	
Minimum Unit Size	1000	900 s.f.	800 s.f.	
	s.f.			
Maximum Lot Coverage	50%	50%	SF detached: 50%	
_			SF attached (townhome): 67%	
			Triplex: 62%	
			Duplex: 57%	
			Quadruplex: 67%	

Maximum Building Height	35'	35'	35'		
Minimum Lot Size	9,000	7,500 s.f.	1,400 s.f.		
	s.f.				
Minimum Lot Width	75'	SF detached: 60'	SF detached/Duplex/Triplex/Quadruplex	: 50'	
		SF attached	SF attached (Townhome): 18'		
		(Townhome): 18'			
	• • •		171		
Minimum Front Setback	30'	25'	15'		
(SF detached)	>T/ A	27/4	15)		
Minimum Front Setback	N/A	N/A	15'		
(duplex/triplex/quadruplex)	37/4	1.51	150		Commented [IVE1]: I have added "quadruplex" here because it was not included in the existing chart. The word "quadruplex"
Minimum Front Setback	N/A	15'	15'		should be removed if it is intended that there is no front setback
(SF attached (townhome))					requirement for this type of structure.
Minimum Side Setback	10'	7'	5'		
(SF detached, duplex, triplex,					
quadruplex)					
Minimum Side Setback (SF	0'	0'	0'		
attached (townhome))					
Minimum Rear Setback	25'	20'	15'		
(SF detached)					
Minimum Rear Setback	N/A	N/A	15'	_	
(duplex/triplex/quadruplex)					Commented [IVE2]: I have added "quadruplex" here because it
Accessory Dwelling Unit					was not included in the existing chart. The word "quadruplex" should be removed if it is intended that there is no rear setback
Maximum Height			See Section 413		requirement for this type of structure.
Minimum Side Setback	10'	7'	5'		
Minimum Rear Setback	10'	7'	5'		

SECTION 2. Appendix A, Article III, Division 4, Section 314 of the City of Clarkston Code of Ordinances is amended by deleting existing Table 3.6 and replacing it with the following:

Table 3.6 Mixed-Use Zoning District Dimensional Requirements				
	NR-CD	RC	TC	
Primary Structure				
Maximum FAR	2	1	5	
Minimum Unit Size	700 s.f.	800 s.f.	700 s.f.	
Maximum Lot Coverage	80%	50%	80%	
Minimum Open Space	20%	20%	20%	
Maximum Building Height	50'	35'	7 stories/100	
Minimum Lot Size	Single-Family Use: 5,000 s.f.	7,200	N/A	
	Multi-Family Use: N/A	s.f.		
	Non-Residential Use: N/A			
Minimum Lot Width	Single-Family Use Detached: 60'	50'	N/A	
	Single-Family Use Attached (Townhome): 18'			
	Multi-Family Use: 75'			

	Non-Residential Use: 75'			
Minimum Front Setback	Single-Family Use: 10'	15'	0'	
	Multi-Family Use: 10'			
	Non-Residential Use: 30'			
Minimum Side Setback	Single-Family Use Detached: 15' between	7'	5'	
	units			
	Single-Family Use Attached (Townhome): 0'			
	Multi-Family Use: 10'			
	Non-Residential Use: 15'			
Minimum Rear Setback	25'	20'	0'	
Accessory Dwelling Unit				
Maximum Height	See Section 413			
Minimum Side Setback	5' 5' 5'		5'	
Minimum Rear Setback	5' 5' 5'		5'	

SECTION 3. Appendix A, Article VI, Section 607 of the City of Clarkston Code of Ordinances is amended by deleting subsections (a) and (b), and further amended by deleting existing Table 6.1 and replacing it with the following:

Table 6.1 Parking Requirements				
Use	Minimum Number of Spaces Required			
Commercial:				
Government, Office, Retail, Service Establishment, Restaurant, and Similar Commercial Uses	1.5 per 300 square feet of gross floor			
Vehicle Repair Garages, Paint and Body Shops, Welding Shops, and Similar Establishments	1 per 200 square feet of gross floor area			
Vehicle rental establishment	1 per 200 square feet of gross floor area plus one space for every vehicle for rent			

Vehicle service garages	3 spaces per service bay
Hotel and motel	.75 spaces per guest room
Bed and Breakfast Inn	1 parking space per guest room, plus 1 for the
Bed the Breaklast him	owner-operator
Recreation-Subdivision recreation area	1 space per 10 dwelling units
Recreation-Commercial and public	1 space per 200 sq. ft. of recreational space
Wholesale stores	1 space per 600 sq. ft. of gross floor area, plus
	1 space per 2000 sq. ft. of gross storage area
Institutional	
Places of worship and other places of	1 per each 8 seats in the sanctuary or meeting
assembly	room where seating is fixed or 1 per 50 sq. ft.
	of gross floor area of sanctuary or meeting
	room where seating is not fixed
Theaters, Auditoriums, Funeral Homes,	1 per each 4 seats where seating is fixed; 1 per
Community Centers and Other Places of	25 sq. ft. of gross floor area of assembly area
Assembly	where seating is not fixed
Social organizations including lodges and	1 space per 250 sq. ft.
fraternal organizations	
Hospitals or group homes	1 space per 2 beds
Libraries, galleries, and similar uses	1 space per each 400 sq. ft. of gross space to which the public has access
Schools (elementary, middle, high schools)	2 per classroom, plus 1 space per each 8 seats
	in auditorium or assembly area where seating is
	fixed or 1 per 50 sq. ft. of gross floor area of
	auditorium or assembly area where seating is
	not fixed
Schools (colleges, universities or adult	As determined as part of the design approval
education facilities)	
Daycare or nursery	2 spaces per classroom
Offices:	
Offices-Government, banks, professional,	1.5 per 300 sq. ft. of gross floor
medical, general Residential:	
Apartments, townhomes, condominiums,	Minimum of 1 space per dwelling unit
duplexes, triplexes, quadruplexes and other	William of 1 space per awening unit
multi-family attached uses	
Boarding or rooming houses	1 space per 2 bedrooms
Cottage housing	1 space per dwelling unit as regulated in section 529
Single-family- detached	2 spaces per dwelling unit
Senior citizen independent living facility	.75 space per unit

SECTION 4. This ordinance is intended to be severable. Should any portion of this ordinance be judged invalid by a Court of competent jurisdiction, such order or judgment shall not invalidate the remainder of this ordinance.

SECTION 5. This ordinance shall b and signature by the Mayor.	ecome effective upon its adoption by the City Council
Notice Published in DeKalb Champion:	
Public Hearing Held by City Council:	
SO ORDAINED this day of	, 2024.
ATTEST:	CITY COUNCIL OF CITY OF CLARKSTON, GEORGIA
Tomika Mitchell, City Clerk Approved as to form:	Mayor Beverly H. Burks
Stephen G. Quinn, City Attorney	



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CITY COUNCIL WORK SESSION

MEETING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Discussion

MEETING DATE: October 29, 2024

<u>SUBJECT</u>: To discuss the application to rezone properties located at 911 Mell Avenue, 917 Mell Avenue, 929 Mell Avenue, and 935 Mell Avenue from NR-1 (Low-density Neighborhood District) to NR-3 (High-density Neighborhood Residential District).

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: ⊠YES □ NO
ATTACHMENT: ⊠YES □NO PAGES:	PRESENTER CONTACT INFO: Lisa Cameron, Planning & Development Director PHONE NUMBER: 404-296-6498

<u>PURPOSE:</u> In accordance with Sec. 205 (c). - Common procedures, to consider the Planning and Zoning Board recommendation(s) with respect to its findings on zoning case REZ-24-10-001— The Applicants, Grace Denise Rainey-Orr, Garry Rainey, Victor Dwight Rainey, and John Barry Rainey request to rezone their properties located at 911 Mell Avenue, 917 Mell Avenue, 929 Mell Avenue, and 935 Mell Avenue from NR-1-Low-density Neighborhood District to NR-3 (High-density Neighborhood Residential District).

NEED/ IMPACT: The rezoning request is the process of changing the designated zoning of NR-1, low—density to a higher density designation of NR-3. Based on the Clarkston 2040 Comprehensive Plan Future Land Use Map (FLUM), the proposal to rezone the subject properties from NR-1 to NR-3 corresponds with the applied character area of the Traditional Neighborhood Development. These areas are designated to nurture traditional neighborhood development patterns and housing types.

RECOMMENDATION: Staff recommend approval of the request to rezone properties located at 911 Mell Avenue, 917 Mell Avenue, 929 Mell Avenue, and 935 Mell Avenue from NR-1- Low-density Neighborhood District to NR-3 (High-density Neighborhood Residential District) and any proposed development shall be in accordance with all applicable City, County, and GDOT development requirements, standards and regulations.



MEETING TYPE:

Work Session

CITY OF CLARKSTON

ITEM NO: 6K	
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CITY COUNCIL WORK SESSION

AGENDA ITEM SUMMARY SHEET

ACTION TYPE:
Discussion

MEETING DATE: October 29, 2024

<u>SUBJECT:</u> To discuss an application to modify zoning stipulation #19 Final Plat of the Parkside Subdivision to allow carports or garages.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: ⊠YES ☐ NO
ATTACHMENT: ⊠YES □NO PAGES:	PRESENTER CONTACT INFO: Lisa Cameron, Planning and Development Director PHONE NUMBER: 404-296-6489

<u>PURPOSE:</u> Zoning case MOD-24-10-001 - The Applicant, Tad Braswell, on behalf of Southwyck Homes, requests a Modification to zoning stipulation #19 on the Final Plat of the Parkside Subdivision

<u>NEED/ IMPACT</u>: There are 28 remaining buildable lots for improvement in the Parkside Subdivision. A garage verses a carport provides extra protection and personal privacy for storing items such as sports equipment, yard tools, storage items, and more.

RECOMMENDATION: Staff recommends approval to amend zoning condition number #19 to read "Every home shall have one visitors parking space to be located behind each home's carport "or garage".



City Council

Debra Johnson, Vice Mayor Yterenickia Bell Jamie Carroll Susan Hood Mark Perkins

PLANNING & ZONING BOARD

SPECIAL-CALLED PUBLIC HEARING

October 31, 2024 6:00 P.M. – Public Hearing 3921 Church Street, Clarkston, GA 30021

AGENDA

- I. Meeting Called to Order
- II. Roll Call
- III. Approval of the October 31,2024 Agenda
- IV. Approval of the August 20, 2024, Minutes (The September meeting cancelled due to lack of quorum)
- V. Business arises from minutes.

Public Comments: Any member of the public may address the Planning and Zoning Board during the time allotted for public comment. Each attendee will be allowed 3 minutes. If your public comment contains a series of questions, please submit those to the Planning and Economic Development Director in writing on the Public Comment Card prior to the meeting. This will facilitate follow-up by staff or the city council. The Planning and Zoning Board desires to allow an opportunity for public comment, however, the business of the Board must proceed in an orderly and timely manner.

- VI. Old Business: None
- VI. New Business:
 - 1. Housing and Infrastructure Committee Text Amendments Proposal:
 - i. Article III, Division 2 Residential Districts, Sec. 305, Table 3.4 for Residential Districts Dimensional Standards, pertaining to NR-3 (High-density Neighborhood Residential District),

All districts with townhomes:

ii. the NR-2 (Medium-density Neighborhood Residential District),

- iii. Sec. 314, Dimensional requirements for Mixed-use Districts - NR-CD (Neighborhood Residential-Community Development District), Planned Unit Development - Planned Residential Development District), and Planned Unit Development - Planned Mixed-use Development District).
- iv. Article VI, Division 3, Off-street parking requirements, Sec. 607.Off-street parking requirements – pertaining to Sec. 607 (a) and Table 6.1 for Parking requirements.
- v. Article III, Division 4, Mixed Use Districts, Sec. 314, Dimensional requirements, pertaining to Table 3.6 for the Town Center District.
- 2. MOD-24-10-001 The Applicant, Tad Braswell, on behalf of Southwyck Homes, is requesting a Modification to zoning condition #19 on Site Plan of the Parkside Subdivision, from "Every home shall have one visitors parking space to be located behind each homes carport" to read "Every home shall have one visitors parking space to be located behind each homes carport or garage".
- 3. REZ-24-10-001 The Applicants, Grace Denise Rainey-Orr, Garry Rainey, Victor Dwight Rainey, and John Barry Rainey are requesting to rezone properties located at 911 Mell Avenue, 917 Mell Avenue, 929 Mell Avenue, and 935 Mell Avenue from NR-1 District to NR-3.

VII. Adjourn



REZONING ANALYSIS

Report Prepared by: Adleasia Cameron, Planning & Development Director

Applicant: Tad Braswell, on behalf of Southwyck Homes

Location:

Address:	Parcel ID
3780 Cottage Circle	18 067 02 228
3786 Cottage Circle	18 067 02 229
3792 Cottage Circle	18 067 02 230
3798 Cottage Circle	18 067 02 231
3804 Cottage Circle	18 067 02 232
3810 Cottage Circle	18 067 02 233
918 Green Lane	18 067 02 242
914 Green Lane	18 067 02 243
910 Green Lane	18 067 02 244
906 Green Lane	18 067 02 245
929 West Green Lane	18 067 02 246
933 West Green Lane	18 067 02 247
937 West Green Lane	18 067 02 248
941 West Green Lane	18 067 02 249
940 West Green Lane	18 067 02 250
936 West Green Lane	18 067 02 251
932 West Green Lane	18 067 02 252
928 West Green Lane	18 067 02 253
3881 Cottage Circle	18 067 02 254
3885 Cottage Circle	18 067 02 255
3889 Cottage Circle	18 067 02 256
3893 Cottage Circle	18 067 02 257
3870 Cottage Circle	18 067 02 258
3864 Cottage Circle	18 067 02 259
3858 Cottage Circle	18 067 02 260
3852 Cottage Circle	18 067 02 261
3846 Cottage Circle	18 067 02 262
3840 Cottage Circle	18 067 02 263

Request:

To modify zoning condition # 19 on conceptual site plan which state that "Every home shall have a minimum of one visitor parking space to be located behind each home's carport." **Modify condition to read**: "Every home shall have a minimum of one visitor parking space to be located behind each home's carport or garage."

Proposed Use

/Purpose: Garage for single dwelling units

Page 2

Current Land Use: Thirty-six (36) single dwelling Units

Future Land Use: According to the Clarkston 2040 Comprehensive Plan, the subject area is

characterized as Traditional Neighborhood Development. Traditional Neighborhood Development are areas designated to nurture traditional neighborhood development patterns and housing types. This includes walkable areas of single-family homes, duplexes and triplexes, cottage

courtyard housing, 4-6-unit walk-up apartment buildings, and

townhouses.

Sign Posted:9/30/2024.Community Meeting:10/7/2024Planning and Zoning Meeting:10/31/2024City Council Work Session:10/29/2024City Council Meeting Date:11/07/2024

Lots' Size:

Number	Size
1	3450 SF
2-5	3780SF each
6	3248.74
15-26	3977.50 each
27	3391.71
28-29	3440 SF each
30	3391.71 SF
31-36	5025 SF each

Road Access: East Avenue

Public Utilities:

<u>Water and Wastewater Treatment</u> – Public water service is available and connected on the improved lots, however not yet available on the buildable lots. As the subdivision is currently being developed, public water service is warranted and will be made available via a line extension at the developer's expense.

Zoning History:

A review of City records indicates that the subject area was annexed into the City in January 2019. At the time of annexation, the subject property was zoned as NR-1, (low-density neighborhood residential district) intended primarily for single-family detached dwellings. with greater amounts of open space. The annexation and rezone request from NR-1 to NR-3, High Density neighborhood residential district was approved on May 7, 2019, with zoning conditions. The recorded final plat dated December 8, 2022, depicts 36 lots.

Page 3

Table 1.0

	Current Zoning	Current Land Use
North	NR-1, Low density residential	Park and Recreation
East	NR-1, Low density residential	Single-family dwelling
South	R-85 Dekalb County	Unincorporated Dekalb County
West	R-85 Dekalb County	Unincorporated Dekalb County

Rezoning Review Criteria: Analysis of Request to modify a zoning condition (Article II, Sec. 201).

Criteria 1: The effect upon the health, safety, morals, or general welfare of the public compared to any hardship imposed upon the individual property owner seeking rezoning should rezoning be denied.

The proposed request to add the words "or garage" to the existing zoning condition will allow a completely enclosed structure that offers a property owner the privacy, protection, and security for private property, storage, and other valuable items such as: sports equipment, yard tools, and/or gardening supplies.

Criteria 2: Whether the zoning proposal will permit a use that is suitable in view of the use and development of adjacent and nearby property.

Yes, garage doors are reasonable and suitable for the privacy and protection of prospective property owners in the subdivision and nearby property. They provide protection and personal privacy.

Criteria 3: Whether the zoning proposal will adversely affect the existing use or usability of adjacent or nearby property.

No, the proposal will not have any adverse effect on the existing use or usability of adjacent or nearby properties. A garage is defined as a completely enclosed structure that offers privacy, protection, and security for a vehicle, storage, and other valuable items. According to real estate experts, a garage adds value to a home versus a carport. Carports are inexpensive and easier to install but may lack curb appeal. They also make private property susceptible to intruders and weathering erosion.

Criteria Point 4: Whether the property to be affected by the zoning proposal has a reasonable economic use as currently zoned.

A carport is defined as an outdoor structure providing overhead protection from the elements. They are smaller, more economical, and quicker to build. A carport can be attached or a freestanding structure to a house that can be installed without a permit depending on its size.

A garage is defined as a completely enclosed structure offering storage space and overall security. A garage can be separated or attached to a house. Garages match the home's color and material scheme and come in design choices. A garage provides dry, secure, often climatecontrolled storage for not only vehicles but also appropriate for storing other items such as sports equipment, yard tools, gardening supplies, boxed storage items, and more.

Garages provide extra protection and personal privacy.

<u>Criteria Point 5</u>: Whether the zoning proposal will result in a use that may cause an excessive or burdensome use of existing streets, transportation facilities, utilities, or schools. No, the nature of the proposal to add the words "or garage" to the existing condition will

Page 4

have no impact on or cause any excessive or burdensome use on existing streets, transportation facilities, utilities, or schools.

<u>Criteria Point 6</u>: Whether there are other existing or changing conditions affecting the use and development of the property which give supporting grounds for either approval or disapproval of the zoning proposal.

No. The applicant is requesting to modify zoning condition # 19 which stipulates, that "Every home shall have a minimum of one visitor parking space to be located behind each home's **carport**" to read, "Every home shall have a minimum of one visitor parking space to be located behind each home's **carport** "or garage".

As noted under criterion #4, a carport is defined as an outdoor structure providing overhead protection. They are more economical and quicker to build. A carport can be attached or a freestanding structure to a house, which can be installed without a permit, depending on its size. On the other hand, a garage is defined as a completely enclosed structure used for storage space and security. A garage may be separate or attached to a house. A garage generally matches the home's color and material scheme and comes in design choices. Additionally, a garage provides a dry entrance, security, and storage for not only vehicles but also for storing other expensive items such as: sports equipment, yard tools, gardening supplies,

<u>Criteria Points 7 & 8</u>: Whether the zoning proposal is compatible with the principles of the most current adopted version of the city's future land use map and comprehensive plan.

The Clarkston 2040 Update proposed a housing policy to create design standards that reflect the architectural diversity and history of Clarkston listed in a previous LCI planning study (2015) under Land Use Problems and Issues, which stated that existing structures were poor aesthetically and lacked design standards. Therefore, it is reasonable to believe that adding the option for a garage in the subject area would bring a higher economic return to the prospective property owners.

Comments:

The community meeting was held on October 7, 2024. The meeting was held at 3827 Cottage Circle, in the subdivision. The surrounding property owner within 300 feet attended the meeting at the subject site (see Exhibit "A").

See Exhibit "B" for the notification letter to the surrounding property owner within 300 feet and comments from attendees.

Recommendation:

Staff recommends **approval** of the request from the applicant to modify the zoning condition to add the words "or garage" to the zoning condition.

All other conditions remain the same.

Attachments:

- Application
- Campaign Disclosure Form
- Letter of Ownership/Intent (6)
- Survey
- Site Plan
- Tax Map
- Zoning Map
- Aerial Map
- Site Photograph

EXHIBIT "A"

Parkside Zoning Condition Change Request Public Meeting Summary.

- I. The meeting was attended by 8 neighbors. The consensus was in support of the change.
- II. See attached
- III. The comments were mostly in favor of the change. There were concerns on how the first 8 homes were permitted with garage doors. There was no talk of not wanting to have garages in the community.
- IV. The concern of the permits is City issue and it was addressed by Mr. Carroll.
- V. See attached.
- VI. See Attached.

EXHIBIT "B"

Dear Neighbor,

We have submitted for a change to zoning condition #19 in our original zoning. The request is as follows:

"Every home shall have a minimum of one visitors parking space to be located behind each home's carport". We are requesting the condition to be revised to read "Every home shall have one visitors parking space to be located behind each homes carport **or garage**."

We are having a meeting on Monday evening October 7, 2024, at 6:30 to answer any questions you may have.

We will be meeting at our model home in the Parkside Community, lot 10, 3827 Cottage Circle.

We hope you can make it.

Tad Braswell
Southwyck Homes

3801 East Avenue Clarkston, GA 30021 3787 East Avenue Clarkston, GA 30021 3792 East Avenue Clarkston, GA 30021 3798 East Avenue Clarkston, GA 30021 3804 East Avenue Clarkston, GA 30021 3805 Poplar Drive Clarkston, GA 30021 3799 Poplar Drive Clarkston, GA 30021 3781 East Avenue Clarkston, GA 30021

883 Lagoon Court Stone Mountain, GA 30083 875 Lagoon Court Stone Mountain, GA 30083 867 Lagoon Court Stone Mountain, GA 30083 861 Lagoon Court Stone Mountain, GA 30083 855 Lagoon Court Stone Mountain, GA 30083 851 Lagoon Circle Stone Mountain, GA 30083

930 Belle Glade Drive Stone Mountain, GA 30083924 Belle Glade Drive Stone Mountain, GA 30083918 Belle Glade Drive Stone Mountain, GA 30083912 Belle Glade Drive Stone Mountain, GA 30083

SIEX1-141 TAPALSIDE MEETING NAME Anoress Carroll Ann McCormack Valissa Turner Maggie Death Jazmyne Boothe & Andre Boothe



AMENDMENT TO ZONING CONDITIONS APPLICATION

This page must be completed by the Applicant. Please see Applicant Instructions for full requirements.

A THE SECOND STATE OF THE SECOND SECO	Southwy	ck Homes	
Applicant Name 70 Mansell Ct,	Company Suite 110	Alpharetta	a, Georgia 30076
Mailing Address	Suite/Apt. #	City, State	Zip Code
tad@southwyckhomes.com	ternate Phone #	Fax#	
Email Address	1		
PROJECT SUMMARY Name of Project Parkside	Origin	nal Re-zoning Case #:	11-6
Detailed Description of Modification (Include			
Although we beleive this is unnecces have a minimum of one visitor parkir			
condition to be replaced with the following	lowing "Every home shall		
located behind each home's carport	or garage"		
Total Number of Parcels Involved: 38 Total Number of Buildings: 8 Project Submittal Checklist and all d this application form.	Total Estimated Cost of I		N/A
I hereby certify that all information provid	ded herein and in the accom	panying documents is 9 - 16 - Date	
Applicant Signature Property Owner	gent	Date	
PROPERTY INFORMATION	v, owner-applicant shall compl	ete information for each	parcel on additional page
If more than one parcel is the subject of review attachments; authorized agent-applicants mu	st complete this page for EACI	l parcel.	
If more than one parcel is the subject of review		l parcel.	,
If more than one parcel is the subject of review attachments; authorized agent-applicants mu PROPERTY #OFTOTAL see attachment PARCEL (PROPERTY) INFORMATION	tached	l parcel.	
If more than one parcel is the subject of review attachments; authorized agent-applicants mu	tached	H parcel. City, State	Zip Code
If more than one parcel is the subject of review attachments; authorized agent-applicants mu PROPERTY #OFTOTAL see attached the property of the parcel (PROPERTY) INFORMATION ATTACHED	tached DN		

Lot#	Address	Parcel ID	Acres	
Non Lot	3809 FAST AVE	18 067 02 025	0.091	
Lot 1	3780 COTTAGE CIR	18 067 02 228	0.079	
Lot 2	3786 COTTAGE CIR	18 067 02 229	0.087	
Lot 3	3792 COTTAGE CIR	18 067 02 230	0.087	
Lot 4	3798 COTTAGE CIR	18 067 02 231	0.087	
Lot 5	3804 COTTAGE CIR	18 067 02 232	0.087	
Lot 6	3810 COTTAGE CIR	18 067 02 233	0.075	
Lot7	3815 COTTAGE CIR	19 967 92 234	0.078	
Lot 8	3819 COTTAGE CIR →	18 067 02 235	0.079	
Lot 9	3823 COTTAGE CIR	18 067 02 236 -	0.079	
Lot 10	3827 COTTAGE CIR	19 067 02 237	0.078	
Lot 11	907 EAST GREEN L'N	20 067 02 238,	-0.079	
Jot 12	911 EAST GREEN N	18 067 02 239	-0.07 9	
Lot 13.	-915 EAST GREEN LN	18 067 02 240	- 0.079	
Lot 14	919 EAST GREEN LIN	18 067 02 241	0.079	
Lot 15	918 EAST GREEN LN	18 067 02 242	0.079	
Lot 16	914 EAST GREEN LN	18 067 02 243	0.079	
Lot 17	910 EAST GREEN LN	18 067 02 244	0.079	
Lot 18	906 EAST GREEN LN	18 067 02 245	0.079	
Lot 19	929 WEST GREEN LN	18 067 02 246	0.079	
Lot 20	933 WEST GREEN LN	18 067 02 247	0.079	
Lot 21	937 WEST GREEN LN	18 067 02 248	0.079	
Lot 22	941 WEST GREEN LN	18 067 02 249	0.079	
Lot 23	940 WEST GREEN LN	19 067 02 250	0.079	
Lot 24	936 WEST GREEN LN	18 067 02 251	0.079	
Lot 25	932 WEST GREEN LN	18 067 02 252	0.079	
Lot 26	928 WEST GREEN LN	18 067 02 253	0.079	
Lot 27	3881 COTTAGE CIR	18 067 02 254	0.078	
Lot 28	3885 COTTAGE CIR	18 067 02 255	0.079	
Lot 29	3889 COTTAGE CIR	18 067 02 256	0.079	
Lot 30	3893 COTTAGE CIR	18 067 02 257	0.078	
Lot 31	3870 COTTAGE CIR	18 067 02 258	0.115	
Lot 32	3864 COTTAGE CIR	18 067 02 259	0.115	
Lot 33	3858 COTTAGE CIR	18 067 02 260	0.115	
Lot 34	3852 COTTAGE CIR	18 067 02 261	0.115	
Lot 35	3846 COTTAGE CIR	18 067 02 262	0.115	
Lot 36	3840 COTTAGE CIR	18 067 02 263	0.115	
Non-lot →	3774 COTTAGE CIR	1806/02264	1.727	



AMENDMENT TO ZONING CONDITIONS APPLICATION

Single Family Residential		NR-3	
Present Use(s) Single Family Residential		Present Zoning (Official	Zoning Map)
Proposed Use(s)			
PROPERTY OWNER Southwyck Construction, LLC		Southwyck Construct	ion, LLC
Owner (Person, Firm, Corporation, or Agency) 70 Mansell Ct	Suite 110	Company Name Alpharetta, GA	30076
Mailing Address	Suite/Apt. #	City, State	Zip Code
Primary Phone # Alt tad@southwyckhomes.com	ernate Phone #	Fax#	
Email Address			
PROPERTY OWNER'S AGENT (If approximately Name and Company (Owner's Agent or Attorn	-	cant contact information o	n page #1)
Mailing Address	Suite/Apt. #	City, State	Zip Code
Primary Phone # Alt	ernate Phone #	Fax#	
AUTHORIZATION FOR AGENT (If ap	plicable)	Date	
Owner signature		Date	
Print Name		NO	TARY SEAL
Subscribed and sworn before me this	day of	, 20	
Signature of Notary Public in the State of My Commission expires:			
FOR riew determination and fee: Review fee (paya	OFFICE USE/DETERMIN	TANG NEW TOTAL TO THE STORY OF T	iew(s). (See Fee
nedule):	ble to The City of Clarksto	ii) depends on type of fev	
hedule): Amendment to Zoning Conditions			

Case #: MDD JOH W Page 2 of 2

Rev. 11/15/12



Disclosure of Campaign Contributions

1

Pursuant to OCGA, Section 36-67A-3(a), the following disclosure is mandatory when an applicant or any representative has made campaign contributions aggregating \$250.00 or more to a local government within two (2) years immediately preceding the filing of this application.

It shall be the duty of the applicant and the attorney representing the applicant to file a disclosure with the governing authority of the respective local government. The following questions <u>must</u> be answered:
Have you, the applicant, made \$250.00 or more in campaign contributions to a local government official within two years immediately preceding the filing of this application?
Yes 🗌 No 💢
If the answer is yes , you must file a disclosure report with the governing authority of City of Clarkston showing:
The name and official position of the local governing authority in City of Clarkston to whom the campaign contribution was made. Name and official position of the applicant/representative (Please Print)
Name and oπicial positron of the applicant/representative (Please Print)
2. The dollar amount and description of each campaign contribution made during the two (2) years immediately preceding the filing of this application and the date of each such contribution was made.
Description of Campaign Contribution (Please Print) Dollar Amount
(Floude Filling)
This disclosure must be filed within ten (10) days after the application is first filed and must be submitted to the City of Clarkston, 8921 Church Street, Clarkston, GA 30021.
Signature (choose one) Applicant Owner Date
May Afons he 9/16/24
Notary Signature Date and Seal
Similarion Commission
TO SUND THE PROPERTY OF THE PR



September 16, 2024

RECEIVED

Lisa Cameron
Planning & Development Director
1055 Rowland St.
Clarkston, GA 30021

SEP 18 2024

CITY OF CLARKSTON

Dear Lisa,

Although we feel this zoning condition change is unnecessary, because there are 8 homes in the community which have garage doors and garages or Private carports. We are requesting the City to revise the existing condition number 19. It states the following" Every home shall have a minimum of one visitors parking space to be located behind each home's carport". We are requesting the condition to be revised to read "Every home shall have one visitors parking space to be located behind each homes carport or garage."

The following are the responses to the review standards:

- a) We believe it is immoral to allow some residence and not all to have the safety and privacy of a garage.
- b) The use of the property will not change and will allow it to be the same as the existing homes and homes in the surrounding area.
- c) The change will allow all homes in the subdivision to be the same.
- d) The revision will allow the new homes to have the same value as the existing homes.
- e) The use of the property will remain the same and will not cause increase the burdon on existing facilities.
- f) Because the City has already permitted and issued certificates of occupancy for 8 homes under the conditions as they are currently written, we believe that is supporting grounds for approval.
- g) We cannot find there are any future plans in the city to not allow garages on new homes in the city.
- h) We cannot find there are any future plans in the city to not allow garages on new homes in the city.

We appreciate your consideration of this matter and look forward to working with you on this project.

Sincerely

Tad Braswell

Manager, Southwyck Homes

Cell: 404-234-6669

OWNER/DEVELOPER: OHC CLARKSTON LLC 5256 PEACHTREE ROAD, SUITE 165 ATLANTA, GA 30341 SURVEYOR/ENGINEER:

SURVEYOR'S CERTIFICATION BOX

As required by subsection (d) of O.C.G.A. Section 15–6–67, this plat has been prepared by a land surveyor and approved by oil applicable local jurisdictions for recording as evidenced by approval certificates, signatures, stamps, or statements hereon. Such approval or affirmations should be confirmed with the appropriate governmental bodies by any purchaser or user of this plat as to intended use of any parcel. Furthermore, the undersigned lond surveyor certifies that this plat complies with the minimum technical standards for property surveys in Georgia as set forth in the rules and regulations of the Georgia Board of Registration for Professional Engineers and Land Surveyors and as set forth in O.C.G.A. Section 15–6–67.



UTILITY NOTES:

Surveyor's Acknowledgement

witness whereof, I have hereunto set my hand this ____ day of

FOR ORIGINAL SIGNATURES, SEE PB 298, PG 95-99

Attest: (Print nome of Corp. Sec.)

FOR ORIGINAL SIGNATURES, SEE PB 298, PG 95-99

- UTILITY NOTES:

 1. ALL DESIGN & CONSTRUCTION FOR WATER, SEWER, FIRE LINES, LIFT STATIONS & BACKFLOW PREVENTION SHALL COMPLY WITH DEXAILS COUNTY DEPARTMENT OF WATERSHED MANAGEMENT DESIGN STANDARDS 2009 EDITION, VERSION 1.0. ACTUAL FIELD CONDITIONS MAY DICTATE MORE STRINGENT REQUIREMENTS IF DEEMED NECESSARY MY THE CONSTRUCTION INSPECTOR.

 2. PROJECTS INVOLVING CONSTRUCTION OF TOWNHOMES AND/OR CONDOMINIUMS ARE REQUIRES TO HAVE INDIVIDUAL METERS FOR EACH UNIT.

 3. FIELD CHANGES DURING CONSTRUCTION MUST BE SUBMITTED FOR REVIEW AND APPROVAL BY THE COUNTY WATER & SEWER ENGINEER BEFORE CHANGES ARE IMPLEMENTED.

 4. CONTRACTOR MUST JET CLEAN AND T.V. SANITARY SEWER LINES AFTER CONNECTIONS ARE MADE TO THE EXISTING SEWER TIE—IN POINTS. TRACER WIRE TO BE INSTALLED FOR PVC PIPES.

 5. THRUST BLOCKS ARE REQUIRED WHENEVER PIPE CHANGES DIRECTIONS (TEES, BENDS, ECT.).

 6. POTABLE WATER MAINS SHALL MAINTAIN A TEN (10') FOOT HORIZONTAL AND EIGHTEEN (18') INCH VERTICAL CLEARANCE FROM NON-POTABLE PIPELINES

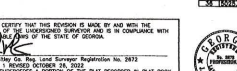
 7. GRAVITY SEWER LINE MATERIAL SHALL BE PVC (SDR35) OR DIP (CLASS 350).

 8. FIRE LINES, F.O.G., BACKFLOW PREVENTION, AND LIFT STATIONS REQUIRE A SEPERATE REVIEW,

 9. DEKALE COUNTY SHALL BE RESPONSIBLE FOR PROVIDING LONG SIDE AND SHORT SIDE WATER SERVICE LINES SERVICE LATERAL PIPE UP TO THE CLEAN OUT, AND THE 8 INCH WATER MAIN.

 10. THE OWNER/DEVELOPER IS RESPONSIBLE FOR PROVIDING LONG SIDE AND SHORT SIDE WATER SERVICE LINES EXTENDED PAST OR OUTSIDE THE SIDEWALK.

 11. ALL STREETS, CURB, SIDEWALK, STORM WATER FEATURES, AND UTILITIES INSIDE THE BOUNDARY SHOWN HEREON HAVE NOT YET BEEN CONSTRUCTED AND ARE BASED ON PROPOSED CONSTRUCTION DRAWING EXCEPT FOR THOSE LABELED EX. OR EXISTING.

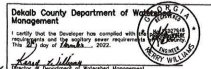


THE PURPOSE OF THIS REVISION IS TO: CORRECT ADDRESSES INCORRECTLY ASSIGNED BY FORMER CIS STAFF, SHOW PROPOSED 20' DIRNEMY LOCATIONS AND REDUCE CERTAIN DRAIMAGE EASEMENTS TO 15' WIDTH. REVISE LOT LINES AND AREAS ON LOTS 11-28, SHOW REPORDED WHERE METERS, AND SANITARY SEWER EASEMENT VERTICES COORDINATES TABLE.

FOR ORIGINAL SIGNATURES, SEE PB 298, PG 95-99 NON COMPANANT Director, Plonning and Development

City Manager of Clarkston

FOR ORIGINAL SIGNATURES, SEE PB 298, PG 95-99 NEAGTHPLAST
By Direction: City Manager of Clarkston, Georgia SQ 12/7/22



SEP 18 2024

SUMPLYS IN GEORGIA AS SET FORTH IN CHAPTER 180-7 OF THE RULES OF THE GEORGIA BOARD OF REGISTRATION FOR PROFESSIONAL ENGINEERS AND AS SET FORTH IN THE GEORGIA PLAT ACT C.G.A. 15-6-67. AUTHORITY O.C.G.A. 15-6-67. AUTHORITY O.C.G.A. 15-6, 43-15-6, 4

FINAL PLAT FOR: **PARKSIDE**

(A.K.A. GARDENS OF EAST AVENUE) (A.K.A. CLARKSTON TRACT)

18TH DISTRICT, LAND LOTS 67 & 96

CITY OF CLARKSTON

DEKALB COUNTY ATLANTA, GEORGIA

CITY OF CLARKSTON TAX PARCEL # 18-067-02-001

-UPDATING ADDRESS AND CONDITIONS FOR 2019 City Cour.
MICHINGS AS MAYER, MUST be adhered 40
ORECTION
PLANNING AND DEVELOPMENT STORY 5

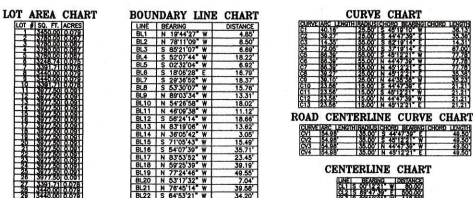
FLANNING AND DEVELOPMENT STORY 5

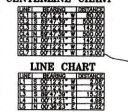
FLANDING AND STORY 5

FLANDING

REVISION # 3

TAX PARCEL ADDRESS: 3809 EAST AVENUE CLARKSTON, GA 30021 **DEKALB COUNTY AP#3053801**





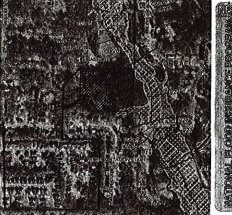


OPEN SPACE REQ'D 400 SF / UNIT = 14,400 SF OPEN SPACE PROV'D 79,137 SF











ACCORDING TO THE F.LR.M. (FLOOD INSURANCE RATE MAP) OF DEKALS COUNTY, PANEL NUMBER 13006C0084, BATED MAY 16, 2013, A PORTION OF THES PROPERTY DOES LIE IN AN AREA DESIGNATED AS HAVING FLOOD BAZARD

FINAL PLAT NOTES

FINAL PLAT NOTES

1. SITE AREA: 6.292 ACRES
2. THE FIELD DATA UPON WHICH THIS PLAT IS BASED HAS A CLOSURE PRECISION OF ONE FOOT IN 18,108 FEET AND AN ANGULAR ERROR OF 2° PER ANGLE POINT, AND WAS ADJUSTED USING LEAST SQUARES RULE. THIS MAP OR PLAT HAS BEEN CALCULATED FOR CLOSURE AND IS FOUND TO BE ACCURATE WITHIN ONE FOOT IN 145,292 FEET. A TRIMBLE ROBOTIC TOTAL STATION WAS USED TO OBTAIN THE LINEAR AND ANGULAR MEASUREMENTS USED IN THE PREPARATION OF THIS PLAT. FIELD DATA WAS OBTAINED ON 04-09-2018.
3. PROVISIONS HAVE BEEN MADE FOR STREET LIGHTING.
4. SIDEWALKS ARE REQUIRED.
5. IT IS THE RESPONSIBILITY OF THE HOME OWNERS ASSOCIATION TO MAINTAIN THE STORM DRAIN SYSTEM, DETENTION FACILITY, AND PRIVATE STREETS SHOWN HEREON.
6. THE HOMEOWNERS ASSOCIATION OWNS THE COMMON AREAS IT IS THE RESPONSIBILITY OF THE HOME OWNERS ASSOCIATION TO MAINTAIN THE COMMON AREAS SHOWN HEREON.
7. NO WORK IN THE RIGHT-OF-WAY, INCLUDING PAVED SURFACES, PERMITTED WITHOUT WRITTEN AUTHORIZATION FROM DEKALB PUBLIC WORKS DEPARTMENT.
8. FOR HOMES LOCATED BELOW THE STREET, A SEWER RELIEF VALVE IS REQUIRED ON CLEAN-OUT OUTSIDE EACH BUILDING AND BELOW THE LOWEST FLOOR ELEVATION. A BACKFLOW CHECK VALVE IS REQUIRED BENEEN CLEAN-OUT AND THE STREET/UTE.
9. SUBSECUENT BUILDERS AND DEVELOPERS OF INDIVIDUAL LOTS SHALL MAKE PROVISIONS TO CONDUCT LOT GENERATED SURFACE WATERS TO THE DRAINAGE FACILITIES PROVIDED BY THE DEVELOPER WITHOUT UNAUTHORIZED DISCHARGE ONTO ADJACENT PROPERTIES.
10. A 10 FT. DRAINAGE EASEMENT EXISTS BETWEEN ALL LOTS AND ALONG THE PERIMETER BOUNDARY LINES OF THE SUBDIVISION EXCEPT WHERE SHOWN OTHERWISE.
11. EASTEWENTS FOR STORM DERAINS AND SENTEMES NOT HE DRAINAGE FACILITIES PROVIDED BY THE BUBDIVISION EXCEPT WHERE SHOWN OTHERWISE.
11. EASTEWENTS FOR STORM DERAINS AND SENTEMES SHOWN OTHERWISE.
12. INDIVIDUAL RESIDENTIAL BUILDERS, IN THE SUBDIVISION WHERE A NOTICE OF INTERT

THE PIPES.

12. INDMODUAL RESIDENTIAL BUILDERS, IN THE SUBDIVISION WHERE A NOTICE OF INTENT

(NOT) IS REQUIRES TO COMPLY WITH FEDERAL NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) REGULATIONS, MUST ALSO FILE A NOI AND NOTICE OF TERMINATION (NOT) WITH THE GEORGIA DEPARTMENT OF NATURAL RESOURCES,

ELIMINATION SYSTEM (NPDES) REGULATIONS, MUST ALSO FILE A NOI AND NOTICE OF TERMINATION (NOT) WITH THE GEORGIA DEPARTMENT OF NATURAL RESOURCES, EMYRONMENTAL PROTECTION DIMSION (EPD). A STORM WATER POLLUTION PREVENTION PLAN MUST BE DEVELOPED AND IMPLEMENTED.

13. THE OWNER/DEVELOPER IS RESPONSIBLE FOR PROVIDING LONG SIDE AND SHORT SIDE SERVICE LINES EXTENDING PAST OR OUTSIDE THE SIDEWALK.

14. DEKALE COUNTY SANITATION DEPARTMENT IS NOT RESPONSIBLE FOR TRASH PICK-UP ON PRIVATE STREETS.

15. LOTS THAT WILL REQUIRE FILL DEPTH OF TWO (2) FEET OR GREATER BETWEEN THE ROAD RIGHT-OF-WAY AND REAR BUILDING LINE AT THE TIME OF FUTURE LOT GRADING WILL REQUIRE A COMPACTION CERTIFICATION SEALED BY A REGISTERED GEOTECHNICAL ENGINEER TO BE SUBMITTED AT THE TIME OF BUILDING PERMITS APPLICATION.

16. INERT LANDFILLS OR THE BURNING OF CONSTRUCTION DEBRIS. TREE STUMPS AND TOPS OR ANY OTHER RESUSE IS PROHIBITED EXCEPT IN M-2 INDUSTRIAL DISTRICT PER LAND DEVELOPMENT ORDINANCE CHAPTER 14, ARTICLE II, SECTION 14-37(b)(6).

17. ELECTRIC SERVICE SHALL BE UNDERGROUND.

18. ALL BUILDINGS LOCATED ADJACENT TO THE INTERMEDIATE REGIONAL FLOODPLAIN SHALL BE CONSTRUCTED SO THAT PROTIONS OF THE STRUCTURE, INCLUDING THE BASEMENT FLOOR OR CRAWL AREAS, SHALL NOT BE LESS THAN THREE FEET ABOVE THE INTERMEDIATE REGIONAL FLOOD ELEVANTONS.

19. AN EASEMENT SHALL EXIST WHICH INCLUDES THE FLOOD PLAIN PLUS FIVE FEET.

20. THIS PLAT IS SUBJECT TO COVENANTS SET FORTH IN SEPARATE DOCUMENTS DATED 7-21-2022, RECORDED IN DEED BOOK 30459.

PAGE 20. WHICH HEREBY BECOME A PART OF THIS PLAT.

FLOOD STATEMENT

A PORTION OF THE SUBJECT PROPERTY LIES WITHIN A 100 YEAR FLOOD ZONE. (PER F.I.R.M. MAP PANEL NO. 13089C0086J, DATED MAY

THIS SURVEY WAS PREPARED IN CONFORMITY WITH THE TECHNICAL STANDARDS FOR PROPERTY SURVEYS IN GEORGIA AS SET FORTH IN CHAPTED 180-7 OF THE ROLES OF THE GEORGIA BOARD OF REGISTRATION FOR PROFESSIONAL EMBERGAS AND LAND SURVEYORS AND AS SET FORTH THE GEORGIA PLATA ACT O.C.G.A. 15-6-6, 43-15-19, 43-17

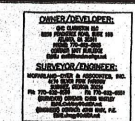
the owner of the lond shown on this plot and makes nome is subscribed hereto, acknowledges that this plot as mode from an actual survey, and for value received the this plot as mode from an actual survey, and for value received the this street and storm water facilities shown befreen shall be printify owned and maintained. The water mains and sortifyer sever fines in appropriate essements are hereby dedicated in fee simple forever to Dekolo County, in consideration of the approval of this development plan and other valuable considerations, the owner further releases; and holds harmless Dekolo County from any and all claims, domaged or demands arising on account of the design, construction, and maintenance of the property shown hereon; on account of road, fills, embanyments, diches, cross-drains, authors, water mains, swew fines, and bridges, within the proposed right-of-way and assembles shown; and no account of backwater, the collection of discharge of surface water, or the changing of courses of streams. City of Clarkston Planning and Development

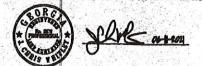
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 PAGE #
 AP #

 ORGINAL PLAT
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UTILITY NOTES:

1. ALL DESIGN & CONSTRUCTION FOR WATER, SEWER FIRE LINES LIFT STATIONS & BACKFLOW PREVENTION SHALL COMPTY WITH OEXALS COUNTY DEPARTMENT OF WATERSHED MANAGEMENT DESIGN STANDARDS 2009 EDITION, VERSION 1.0. MACTUAL FIELD CONDITIONS MAY DICTATE MORE STRINGENT REQUIREMENTS IF DEEMED NECESSARY MY THE CONSTRUCTION INSPECTOR.

2. PROJECTS INVOLVING CONSTRUCTION DIF TOWNHOMES AND/OR CONDOMINIUMS ARE REQUIRES TO HAVE NOMBULL METERS FOR EACH UNIT.

3. FIELD CHANGES DURING CONSTRUCTION MUST BE SUBMITTED FOR REVIEW AND APPROVAL BY THE COUNTY WATER & SEWER ENGINEER BEFORE CHANGES ARE APPLEMENTED.

4. CONTRACTOR MUST LIF CLEMA AND TV. SANTARY SEWER LINES AFTER CONNECTIONS ARE MADE TO THE EXISTING SEWER TE-IN POINTS. TRACER WIRE TO BE INSTALLED FOR PVC PIPES.

5. THRUST BLOCKS ARE REQUIRED WHENEVER PIPE. CHANGES DIRECTIONS (TEES, BENDS, ECT.).

6. POTABLE WATER MAINS SHALL MAINTAIN A TEN (10") FOOT HORIZONTAL AND EIGHTEEN (18") INCH VERTICAL CLEARANCE FROM NOW-POTABLE PIPELINES

7. GRAVITY SEWER LINE WATERIAL SHALL BE PVC (SDR35) OR DIP (CLASS 350).

8. FIRE LINES, F.O.G., BACKFLOW PREVENTION, AND LIFT STATIONS REQUIRE A SEPERATE REVIEW.

9. DEVALE COUNTY SHALL BE RESPONSIBLE SOLDEFFOR THE 8 INCH SMITTARY SEWER, THE B INCH SEWER SERVICE LATERAL PIPE (UP TO THE CLEAN OUT, AND THE 8 INCH WATER MAIN.

10. THE OWNER/DEVELOPER IS RESPONSIBLE FOR PROVIDING LONG SIDE AND SHORT SIDE WATER SERVICE LINES EXCHEDED PAST OR OUTSIDE THE SIDEMALK.

10. THE OWNER/DEVELOPER IS RESPONSIBLE FOR PROVIDING LONG SIDE AND SHORT SIDE WATER SERVICE LINES EXTREDED PAST OR OUTSIDE THE SIDEMALK.

11. ALL STREETS, CURR SOMEMALK, STORM WATER FEATURES, AND UTILITIES INSIDE THE BOUNDARY SHOWN HEREON HAVE NOT YET BEEN CONSTRUCTED AND ARE BASED ON PROPOSED CONSTRUCTION DRAWING EXCEPT FOR THOSE LABELED DEC. OR EXISTING.

FINAL PLAT FOR:

PARKSIDE

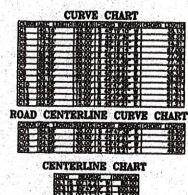
(A.K.A. GARDENS OF EAST AVENUE) (A.K.A. CLARKSTON TRACT)

18TH DISTRICT, LAND LOTS 67 & 96 CITY OF CLARKSTON **DEKALB COUNTY** ATLANTA, GEORGIA

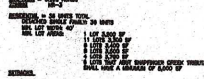
TAX PARCEL # 18-067-02-025 TAX PARCEL ADDRESS: 3809 EAST AVENUE CLARKSTON, GA 30021 DEKALB COUNTY AP#3053801

LOT AREA CHART

















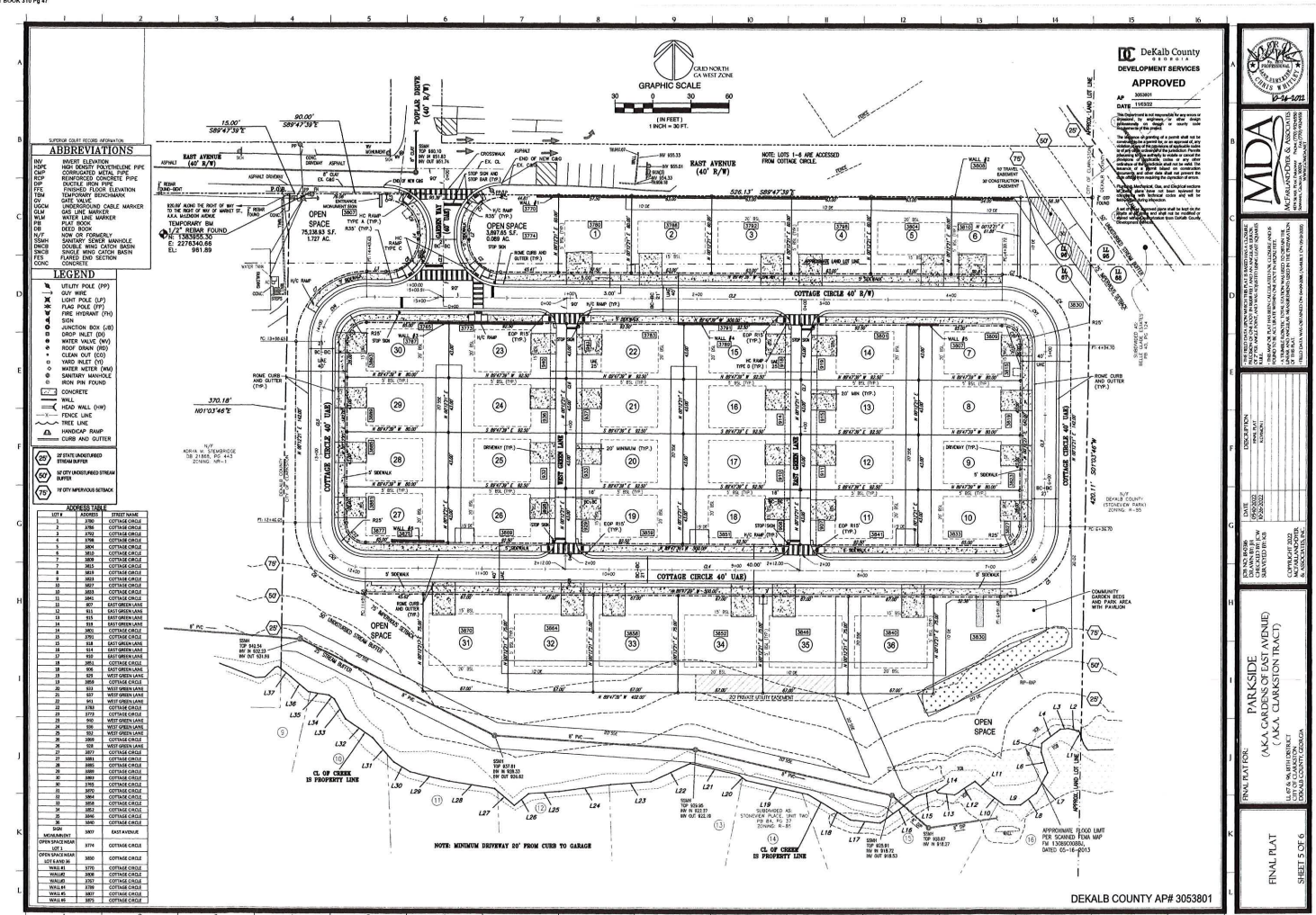
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12. INDIVIDUAL RESIDENTIAL BUILDERS, IN THE SUBDIVISION WHERE A HOTICE OF INTENT (NO) IS REQUIRES TO COUPLY WITH FEDERAL NATIONAL POLLUTIANT DISCHARGE ELEMINATION (NOT) WITH THE GEORGIA DEPARTME

FLOOD STATEMENT

A PORTION OF THE SUBJECT PROPERTY LES WITHIN A THE TEND FLOOD ZONE. (PER FLRM, MAP PANEL NO. 1308900088J, DATED MAY

City of Clarkston Planning and Develops the count of the development of the complaint of the complaint of the complaint of the complaint of the country of the country



APPROVED DATE 11/03/22

The issuance or granting of a permit shall not be construed to be a permit for, or an approval of, any wicitation of any of the provisions of applicable codes or of any other ordinance of the jurisdiction. Permits Planning & Zoning, but legally it is not required as the project in the project i

F2) Consider Application to Amet 1827, 1835 and 1841 East Personal and window professing actions Designation (City's designation and appears to existing Delical parties of the many of the Research for Mayor Terry opened the floor for a motion.

Set verticed during impostion.

Avet Byssu made a motion Dany the application to Annex 1820s Mbitsmadglide Later's beath-easily on the Antiga Nici I Zoning Designation (City's designation analogicals stifting to the besting to be added to the Williams seconded the motion. Ver. Ver. Ver. Annex Messan, 2825 2750 -2850 Williams (Nicota Carolla Paris Carone, Jemie Carroll, YT Bell. Mayor Terry broke the tie and Folice No. Notion failed (1, 4). The Mayor re-opened the floor for a motion.

Jamie Carroll made a motion to approve the application to Annex 3227, 3835 and 3861 East Avanue and
Asign NT-L Tourill Designation. YT Bell seconded the motion. A vote was called Yes-Andrea
Cervon, YT Bell, Jaraic Carroll, No-Abaned Hassan, Avot Eyan, Mario Williams. Mayor Terry broke
the fine and voted Yes and the association is approved (4, 8).

F3) Consider Application to Recote 2827, 3835 and 3861 East Avenue from NR-1 (Low Density Residential) to NR-3 (High Density Residential)
Mayor Turry operat the fivor for a socioc.

hasp's tarty operate the boor or a source.

Janic Carrill note is notice to approve the application to revice 3877, 3815 and 3861 East Armone from 19k-1 (Low Density Residential) to NR-2 (High Density Residential) with the 24 conditions on the control of the co

Mayor Terry called for the Vote: Yes-YT Bell, Andrea Cervone, Jamie Cerroll, No-Awet Eyesu, Ahmed Hassen, Mario Williams, the Mayor broke the tie and voted Yes. Motion approved (4, 3).

G. NEW BUSINESS GI) Discussion for Application for a proposed planned Contage Home Development (CHD) consisting of citals (B) colleges, on 0.57 across located at 1169 Vasuphus Strost, Chebston, OA 19021, (Public Hearing 5-73-19 Control Medicing)

Mayor Terry enemed the public heuring.

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MINUTES FROM CLARKSTON CITY COUNCIL MEETING MAY 7, 2019

MINUTES

CLARKSTON CITY COUNCIL Toesday, May 7, 2019

Mayor: Ted Terry
Council: YEBI, Jamie Carroll, Andrea Cervoce, Awst
Eyesa, Almoel Hassan, Mario Williams
City Manager: Robin I Coneze
City Ciefa: Tracy Atably
Stephen Quinn

A. <u>CALL TO ORDER</u>
Mayor Terry called the mooting to order at 7:00pm.

SUPERIOR COURT RECORD INFORMATION

B. ROLL CALL:
Present: YT Bell, Mario Williams, Awet Eyara, Ahmed Hassan, Andrea Cervone

Councilmember Jamie Carrol arrived 7:09pm. PLEDGE OF ALLEGIANCE

C. ADMINISTRATIVE BUSINESS/ PRESENTATION

C1) Agrova Minutes: Council Meeting 27-19

Andrea Cornoca made a notice to approve the minutes with amendments "corrections provided Consultant Licker by mentil (AVI9) that for item GG) Approve the Award of lowest bild nearled by Olembin's Construction, LLC, in the amount of \$1,109,175.15, the corrected lower bild should be \$1,104,118.220. "Awart Byses seconded the motion. A vote was called and the motion or.

C2) Georgia State University Panthers Accelerated Current Experience (PACE) J. Mack Robinson School of Business.
PACE Students provided a presentation.

C3) 100% Clean Energy Presentation

Lisa Williams spoke in support of the proposal.

No other speakers. Mayor Terry closed the public hearing.

D. REPORTS:

1) Henning & Zoning Report

Shamman (every reported receipt of four Historic Preservation Commission (HPC) applications.

Modification of flood maps and the snuly are with the City Attorney for review.

City Manegar's Roport
 Mr. Gomes provided the current financial report through April 30, 2019. He provided as update on the Structacepe construction. He commended the euccess of the Clarkston Culture Fest. Mr. Gomes reporte there will be a Public Information Open House on May 20 for the Rowland Street. GDOT will hold a few comments of the Rowland Street.

G3) Discussion of processi by MicroLife Institute to build a planned Cottage Home Development (CHD) located at 1169 Yaughan Breed, Chelsches, GA 20021, to use 1179 Smith, Scroot and Yaughan Street-Interpolated study as a part of the CHD Arthophymat.

Mayor Terry opened the floor for a motion.

James Carrie make a motion to approve the application by MicroLife Institute to build a planned Cottag

G3 Adort Summer/Fall Youth Tennis Program at Millam Park with South Atlanta Community Tennis

Association
Andrea Cervone made a motion to Adopt SummerFall Youth Tennis Program at Milam Park with South
Adams Community Tennis Association. Ahmed Hessen seconded the motion. A vote was called and the

G4) Agreement to Purchase Real Estate, Tax Parcel Id # 18-119-09-004 as part of the E Ponce de Leon Strettenge Inspervement Project
Mayor Terry reported this will create a MARTA bus carve out at near Brockett Road and purchasing the
triangle area to develop as a pocket park.

or Terry opened the floor for a motion.

(is Cardi made a motion to approve the application by MicroLife Institute to build a planned Cottage to Development (CHD) located at 1160 Wanghas Street, Clarkston, GA 80021, to use 1179 Smith et and Vanghas Street (unopened right-of way) as a part of the CHD development.

Bell seconded the motion. A vois was called and the motion carried (6, 6).

Public information meeting (6/18) for 1-285 express lane proposed changes. He encouraged everyone to amend the Millera Pool opening on May 24; admission will be free and hotdogs will be served from 11am

3. Cit. Automaty's Espect
Mr. Qelm provided an update on the missance abstement action on 590 Woodhard started approximately
2 years ago. Death County in foreclosing on the property than to non-payment of traces and the city may
be repaid for the prior demodalising of the sirecture.

4) Council Remarks
YT Bell reported on attending the cottage home open house. She has spoken with a Clark Estates
ratifort shows a near-critica.

Awet Dynes reported on attending the Clarkston Historic Preservation meeting (5/18), the Art content judging at Jolly Elementary, Immigration Rights and responsibility meeting and the Culture Fest and Immigration Rousdable meeting.

Jamie Carrol reported on the Coffee with Council and the Culture Fost.

5) Mayor's Report
Mayor Terry applicated the Clarkston High Schools boys' soccer team's efforts in their playoff game. Mayor and Council recognition of City Clerk Tracy Ashby for Municipal Clerks Week. Mayor Terry read the resolution.

B. PUBLIC COM

B. PUBLIC COMMENTS
Any member of the mables may address that Council, during the time allomed the public comment. Each standard will be allowed a subment as the effective of the Providing Officer. The public standard will be allowed a subment as the effective of the Providing Officer. The public councils as the effective of the Providing Officer. The public councils as tender of questions, please provide from a members to the CICY Council and the public comment. Council as effects of the writes on the public comment. Council as effects of the CIC was submediated after to allow an opportunity for public comments. According to the CICY was supposed in an orderly and the CICY was submediated and the CICY was submediated as Warren Hadlock discussed his opposition to the East Ave rezoning that is proposed.

Data Moore spoke on concerns for code enforcement if larger livestock animals are permitted under the proposed urban agriculture ordinance. He requested the East avenue properties remain NR-1 zoning.

Summ Head reported she is working on the final Charter Review recommendations and the draft will be forthcoming. She discussed the importance for the council to him a professional to update the zoning Kathleen Andros Spoke in support of smaller bomes.

Ahmed Hassen made a motion to adopt the Council Comment Policy and rules of decorum.YT Bell seconded the motion. A vote was called and the motion carried (6, 0).

G8) Adapt Resolution to Establish Public Hearing Procedures for Zening Hearings
The CRy Attensy reported on the public comment for public hearings and destried the speaker
registration process for public hearings each, Speakers are register auditor. See or at City Hall (Council
Rocos), starting one hour prior to the meeting, up to 5 minutes before the hearing.

Andrea Cervone made a motion to adjours the Council Meeting. Jamle Carroll seconded the motion. A vote was called and the motion carried (6, 0).

Tracy Ashby City Clerk, City of Clarkston Approved: 6-4-2019

Page 2 of 7

F. OLD BUSINESS

F. OLD BUSINESS

F. OLD BUSINESS

F. Dishilic Benefits Regarding Apolication to Retune 3827, 3833 and 3861 East Avenue from considerant Real Currents by the Conditional Res. Old Res. 1887 and 1886 Constitutional Res. Old Res. 1887 and 1886 Constitutional Res. Old Res. 1887 and 1887

plane.

2. The developer shall adhere to all reviews as required by outside agracies with jurisdiction over the property, including but not limited to, DeKaib County Fire Manshal's office, DeKaib County Fire Manshal's office, DeKaib County Water and Sewer Department and the Georgia Soil and Water Conservation Commission.

3. All lot developed at the property shall be helpiced by persictive oversents the participation in a mondetory homeowners' association ("NiOA") as described by these conditions.

4. A maximum of three (3) of the homeo stay be rested or one-owner countied at any given time. This restriction shall be included in the HOA governing documents and be binding upon all homeowners.

owners.

15. The HOA shall have a professional engineer inspect the storm water facilities and prepare a report on such facility's condition bi-annually. This report shall be promptly asymitted to the city

manager.

16. The HOA shall be managed by a third-party manager employed by the HOA Board of Directors.

EXHIBIT B

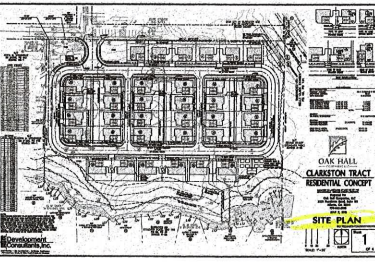


EXHIBIT C

OAK HALL CLARKSTON TRACT THE STATE OF THE S RESIDENTIAL CONCEPT antieu. UTILITY PLAN cis 100000 [[[, []]]] [3]. ---

G5) Adopt resolution to Refer a Plastic Bags and Single-Live Plastics Ban for study to the Environment & Natural Resources Committee
An Wilson and a contion adopt the resolution to refer a Plastic Bags and Single-Live Plastics Ban for study to the Environment & Natural Resources Committee. YT Bell seconded the motion. A vote was called and the audion carried (6, 6).

G6) Adopt Urban Agriculture Consulting Agreement with Roots Down Consulting LLC
Council discussion on the agreement and terms. Council Members Hassan and Eyasu requested this be
held until the next year's budget. Council Member Cervane detailed the purpose to approve and move newara. Andrea Cervone made a motion adopt Urban Agriculture Consulting Agreement with Roots Duwn Consulting LLC. Jamie Carroll acconded the motion. A vote was called and the motion carried Yes, Andrea Cervone, YT Bell, Jamie Carroll, Mario Williams, No- Awet Eyasu, Ahmed Hassan, (4, 2).

67) Adopt Council Comment Policy Mayor Terry stated that the commant policy for the work session will remain the same, time limit of 3 minutes per equals. For City Council mostings, the public comment period will limit speakers to 3 minutes and the overall comment period will be limited to 40 minutes.

Page 6 of 7

Page 7 of 7

T AVENUE) TRACT)

PARKSIDE RDENS OF EAST CLARKSTON TI

RDENS . CLARK

DEKALB COUNTY AP# 3053801

PIS WHIT 0-16-2012

13

The developer shall provide a copy of the HOA documents to the city for review and approval prior to recording. The documents shall include the following requirements:

a. All landscaped areas, including those located on individual lots, shall be maintained by the

HOA.

All streets shall be private and malantaned by the HOA.

There shall be an Architectural Review Board. This ARB shall be chained by the developer until 51% of all the homes are constructed. Standards or revisions to any structure shall be b. All streets that to prive the control of the con

Insurprovement Company.

18. Prior to selling any lots, developer shall convey to the City an access essement for impection (not maintenance) of the storm water facilities on the property. The HOA shall maintain such

shat other residential properties.

2. Final plan with covenants shall be submitted, swiewed, accepted and recorded before construction begins. Recording of the covenants and final plat shall create a separate lot for each dwelling place and subjects each for in the development to private dead covenants that success the continuous or of the approved place as submitted with the required maintenance of the common

area.

23. The city manager (in committation with an appropriate expert) shall review and approve the handscape plan for compliance with "regument's translessing" principles.

24. All lost created on the property shall conform with the required dismontions and other development controls applicable in the NR-3 zoning district, unless a variance is granted by the

The City Attorney discussed the smended proposed conditions. Councilman Williams questioned if the application should be returned to Planning & Zoning for review based on the new conditions. Mr. Quint advised that would be a policy decision if the Council felt the application should be reviewed by

Support: Hazai Poe, current co-owner of the property, spoke in support of the project.

Operated: Lies Williams spoke in opposition to the proposal. Ann McCommack spoke in opposition to the proposal Ashley Kehrer spoke in opposition to the proposal Part Duvis-Morris spoke in opposition to the proposal Dean Moore spoke in opposition to the proposal

Mayor Terry closed the public hearing.

Public Hearing

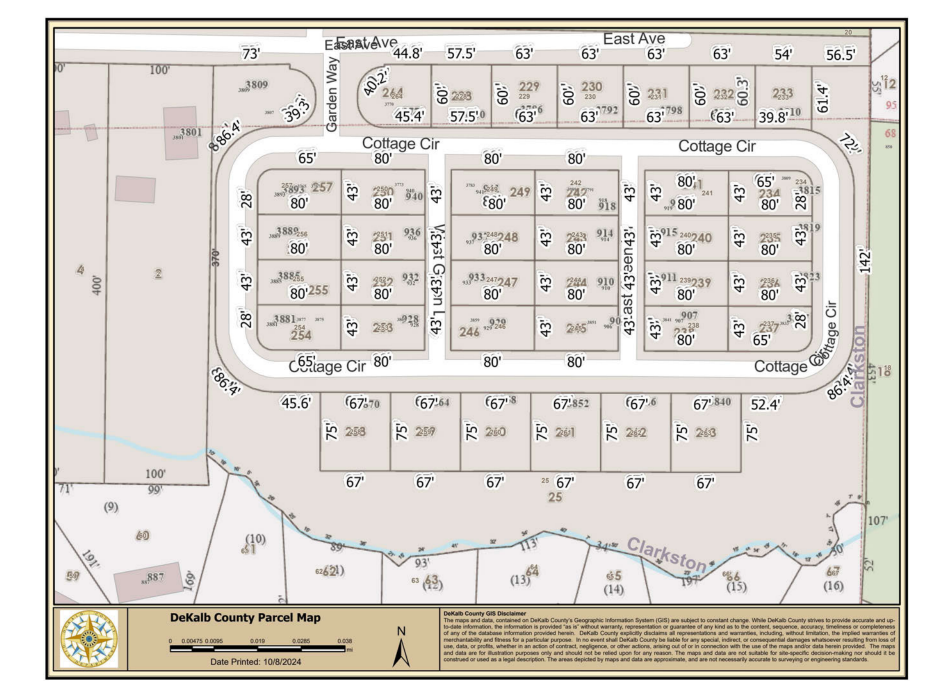
Beery home shall have a minimum of one visitor parking space to be located behind each home's

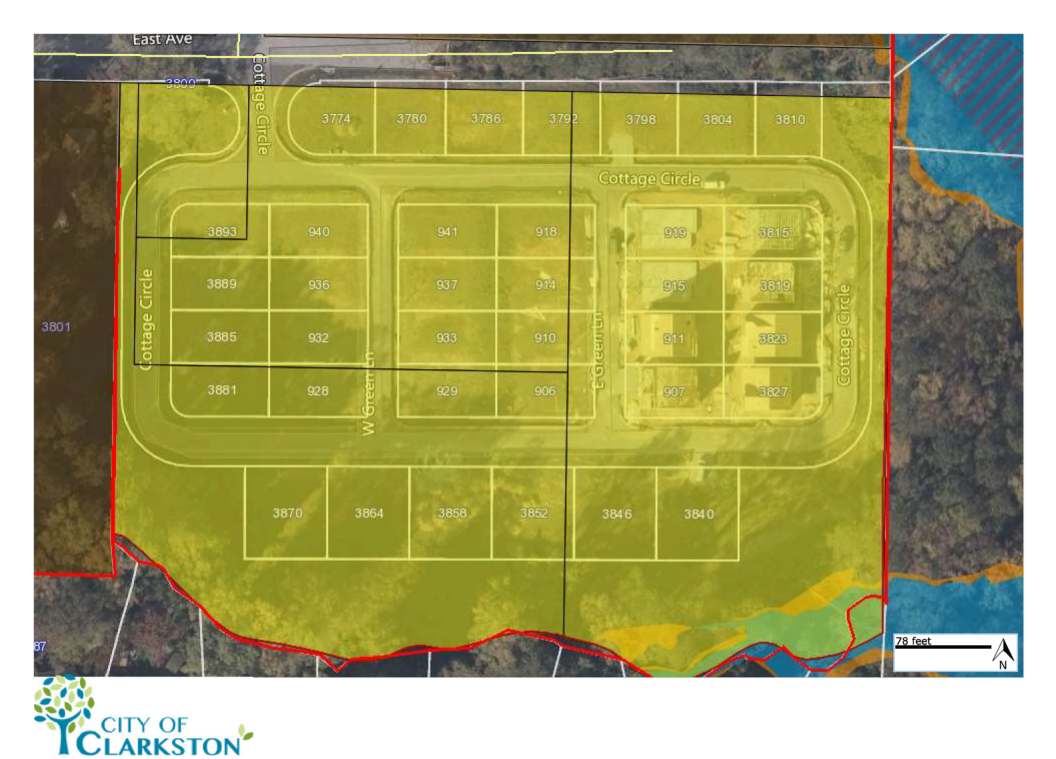
on areas shall be jointly owned by the owners of the individual perceta, on areas shall be jointly owned by the owners of the individual perceta.

Opposed: Kim Bucolero, the representative for MicroLife, spoke in support of the proposal,

FINAL







where possibilities grow







CITY OF CLARKSTON

TEM NO: 6L

CITY COUNCIL WORK SESSION/ MEETING

MEETING TYPE:Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE:
Discussion

MEETING DATE: October 29, 2024

<u>SUBJECT:</u> Review/Discuss an ordinance to amend Chapter 2, Article 2 of the City Code concerning Council meetings.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: □⊠YES □NO PAGES:	PRESENTER CONTACT INFO: Councilmembers Debra Johnson and Susan Hood PHONE NUMBER: 404-296-6489

PURPOSE: To discuss an ordinance by the City of Clarkston to amend Chapter 2, Article 2 of the city code concerning council meetings; to clarify how council meetings will be conducted, including how the agenda will be set, how councilmembers will conduct their discussions, and how deferred business items will be addressed at future meetings; to provide for a time limit for council meetings; to mandate councilmember attendance and provide for penalties for excessive absences; and for other purposes.

NEED/ IMPACT: To make changes to the city code that will establish rules concerning the conduct of city council meetings to standardize procedures, encourage efficiency and address councilmember absences.

RECOMMENDATION: N/A

ORDINANCE NO.	
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AN ORDINANCE BY THE CITY OF CLARKSTON TO AMEND CHAPTER 2, ARTICLE 2 OF THE CITY CODE CONCERNING COUNCIL MEETINGS; TO CLARIFY HOW COUNCIL MEETINGS WILL BE CONDUCTED, INCLUDING HOW THE AGENDA WILL BE SET, HOW COUNCILMEMBERS WILL CONDUCT THEIR DISCUSSIONS, AND HOW DEFERRED BUSINESS ITEMS WILL BE ADDRESSED AT FUTURE MEETINGS; TO PROVIDE FOR A TIME LIMIT FOR COUNCIL MEETINGS; TO MANDATE COUNCILMEMBER ATTENDANCE AND PROVIDE FOR PENALTIES FOR EXCESSIVE ABSENCES; AND FOR OTHER PURPOSES.

WHEREAS, City Charter § 2.02(d) provides that "the council may, by ordinance, adopt rules and by-laws to govern the conduct of its business; including procedures and penalties for compelling the attendance of absent members"; and

WHEREAS, the City Council desires to do so by means of this ordinance, in order to clearly establish the rules for conducting its business and the expectations of its members.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSTON AS FOLLOWS:

SECTION 1. Section 2-25 of the City Code is hereby repealed and replaced with the following language:

"Sec. 2-25. Rules for proceedings during city council meetings.

(a) *Time for discussion at work sessions*. The time allocated for discussion and comment on each work session agenda item is a maximum 20 minutes for councilmembers and a separate maximum of 20 minutes for public comments per item. The mayor may extend either or both time limits.

(b) Presentations:

- 1. Presentations are agenda items, separate from public comment, in which a person or group is granted time to address the city council during its meeting.
- 2. A maximum of three (3) presentations should be scheduled per meeting, unless a majority of the council votes to add an additional presentation or presentations when adopting the meeting agenda.
- 3. Presentations should be made in-person whenever possible, rather than remotely.
- 4. If a presentation is sponsored by an elected official that person should introduce the presenter.
- 5. Presentations sponsored by a councilmember should be limited to 5 minutes in duration. The mayor may approve additional time.
- 6. Copies of presentation material should be attached to the published agenda packet when possible. At the time of the presentation copies of the material must be available to mayor, city council members, city manager, and members of the public in attendance.

- (c) *Deferred items*. No item that has been tabled, postponed, deferred, referred to a Standing Advisory Committee ("SAC"), or withdrawn by consensus at work session should be discussed or voted on at the immediately following regular city council meeting, except to formally defer the item to a future meeting or refer it to a SAC.
- (d) Mayor and councilmember reports. Remarks during this portion of regular meetings should relate to meetings attended, upcoming events, announcements, resident acknowledgments, and other similar topics. This is not a time for discussion by or among councilmembers of council business.

(e) Length of councilmember discussions:

- 1. In the interest of efficiency, during discussions councilmembers are urged to answer questions from the mayor and other councilmembers but not to repeat earlier comments and talking points.
- 2. Councilmembers are urged to keep their comments to a maximum of 3 minutes.
- 3. In situations where council discussion exceeds 20 minutes, councilmembers are urged to refer the agenda item to the relevant SAC or defer the item to the next following council meeting.

(f) *Total length of meetings*:

- 1. All regular city council meetings and work sessions whall adjourn by 11:00 pm unless a vote is taken by 10:30 p.m. to extend the meeting.
- 2. The city clerk will alert the council at 10:15 p.m. The motion to extend should include the title of the item(s) to be considered after 11:00 p.m. and set a new ending time for the meeting.
- 3. Additional items of business will not be discussed after 11:00 p.m. unless a motion to consider the item(s) is passed.
- 4. At 11:00 pm, if the meeting has not been extended by majority vote of the council, the mayor will call for a vote to adjourn the meeting.
- 5. Upon adjournment, all items on the agenda that were not reached will automatically appear on the next work session agenda."

SECTION 2. Chapter 2, Article 2, of the City Code is hereby amended to add new Section 2-35, which shall provide as follows:

"Sec. 2-35. Procedures for setting agendas.

Agendas for meetings of the City Council shall be set according to the following procedures:

(a) Adding items to the agenda in advance:

- 1. The city manager may place any business item on the agenda that he or she deems pertinent to the business of the City.
- 2. In order for councilmembers to place an item (including, but not limited to, presentations) on a council meeting agenda prior to the meeting, one councilmember must sponsor the item and a second councilmember must

- affirmatively indicate to the city manager their agreement to have the item placed on the agenda. If such an item is sponsored by the mayor, two councilmembers must affirmatively indicate to the city manager their agreement to have the item placed on the agenda.
- 3. In the case of work sessions only, each councilmember and the mayor are limited to sponsoring a maximum of two agenda items per meeting for advance placement on the agenda. However, a majority of the Council may vote to add an additional item or items sponsored by the same councilmember when adopting the meeting agenda.
- 4. For continuity, all agenda items on a work session agenda must appear on the immediately following city council meeting agenda.
- (b) Requirement for prior appearance on work session agenda before regular meeting. To ensure that the public is aware of prior discussions on a potential agenda item, councilmembers may not add an item to a regular meeting agenda unless it has appeared on a work session agenda within the seventy-five days preceding the regular meeting. This requirement may be waived by unanimous vote of the City Council at the time the final adoption of the regular meeting agenda
- (c) *Deferred items*. Items that have been tabled, postponed, deferred, referred to a Standing Advisory Committee, or withdrawn at work session should be so noted on the following city council regular meeting agenda.
- (d) *Publication of advance agenda*. The City Clerk shall cause the anticipated agenda for each regular meeting and work session to be published to the City's website and posted at City Hall as soon as possible, but not later than fourty-eight (48) hours prior to the start of the meeting.
- (e) *Final adoption of agenda*. At the regular meeting or work session, the Council shall, by majority vote, adopt the agenda for the meeting before doing any other business. The advance agenda may be amended at this time, as necessary, by proper motion and majority vote."

SECTION 3. Chapter 2, Article 2, of the City Code is hereby amended to add new Section 2-36, which shall provide as follows:

"Sec. 2-36. Attendance by mayor and councilmembers; penalty for excessive absences.

The mayor and each councilmember are expected to attend all work sessions and regular meetings if possible. Absences shall be addressed according to the following rules and penalties:

- (a) Councilmembers should notify the mayor or city manager as soon as possible if they are not able to attend a work session or council meeting in person or remotely. Their absence will be announced at roll call.
- (b) *Remote attendance*. Pursuant to O.C.G.A. § 50-14-1(g), absent emergency conditions or the written opinion of a physician or other health professional that reasons of health

- prevent a member's physical presence, no member shall participate by teleconference more than twice in one calendar year.
- (c) When the mayor or a councilmember is absent from more than two meetings (which include both work sessions and regular meetings) during a calendar year, the city council may, by majority vote, impose a fine not to exceed \$350 for each such meeting missed. For purposes of this section, the mayor or a councilmember is not absent if they attend the meeting remotely as permitted by O.C.G.A. § 50-14-1(g), or if their attendance was prevented by an emergency (as determined by the discretion of the city council)."

SECTION 4. This ordinance shall become effective immediately upon its adoption by the City Council and signature of the Mayor. Any ordinance inconflict herewith is hereby repealed.

SO ORDAINED, this	day of	, 2024.
ATTEST:	CITY COUNC CITY OF CLA	IL, RKSTON, GEORGIA
By Tomika Mitchell, City Clerk	Beverly H. Bu	rks, Mayor
Approved as to Form:		
Stephen G. Quinn, City Attorney		



CITY OF CLARKSTON

ITEM NO: 6M

CITY COUNCIL WORK SESSION/ MEETING

MEETING TYPE:Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Discussion

MEETING DATE: October 29, 2024

<u>SUBJECT:</u> Review/Discuss a resolution to regulate the utilization of the City Attorney's services by Councilmembers.

DEPARTMENT: CITY ADMINISTRATION			PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: □⊠YES □NO PAGES:		PRESENTER CON Councilmembers PHONE NUMBER	Debra Johnson and Susan Hood

<u>PURPOSE:</u> For the City Council to control expenses incurred by engaging legal advice from the city attorney and ensure that the city manager is kept abreast of legal issues.

NEED/ IMPACT: To regulate the utilization of the City Attorney's services by Councilmembers.

RECOMMENDATION: N/A

RESOLUTION NO.

A RESOLUTION BY THE CLARKSTION CITY COUNCIL TO REGULATE THE UTILIZATION OF THE CITY ATTORNEY'S SERVICES BY COUNCILMEMBERS.

WHEREAS, the City Council desires to control expenses incurred by engaging legal advice from the city attorney and ensure that the city manager is kept abreast of legal issues.

NOW THEREFORE, BE IT RESOLVED as follows:

CO DECOLVED 41.1.

- 1. Councilmembers should consult with the city manager before communicating directly with the city attorney. Councilmembers need not consult with the city manager first when the matter can be discussed with the city attorney in fifteen minutes or less, when the councilmember seeks advice about complying with the code of ethics, or when the matter is a personnel matter related to the city manager.
- 2. In any circumstance where an elected official believes they may have a potential conflict of interest, or other matters related to the code of ethics, such official is encouraged to consult directly with the city attorney for advice or a written opinion. The city manager may also request advice or an opinion from the city attorney regarding an elected official's potential conflict of interest on matters related to city business.

2024

SO RESOLVED, tills	uay or _	
ATTEST:		CITY COUNCIL, CITY OF CLARKSTON, GEORGIA
By Tomika Mitchell, City Clerk		Beverly H. Burks, Mayor
Approved as to Form:		
Stephen G. Quinn, City Attorney		

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CITY OF CLARKSTON

ITEM NO : 6	Ν
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CITY COUNCIL WORK SESSION/ MEETING

MEETING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Discussion

MEETING DATE: October 29, 2024

<u>SUBJECT:</u> Review/Discuss an ordinance to amend Chapter 2, Article 3 of the City Code concerning the Code of Ethics to prohibit cash advances to elected officials to exclude per diems.

DEPARTMENT: CITY ADMINISTRATION	PUBLIC HEARING: □YES ☒ NO
ATTACHMENT: □⊠YES □NO PAGES:	PRESENTER CONTACT INFO: Councilmembers Debra Johnson and Susan Hood PHONE NUMBER: 404-296-6489

<u>PURPOSE</u>: For the City Council to clearly prohibit the mayor and any councilmember from requesting or receiving any cash advance from the City. This shall not apply to the payment of per diem for travel associated with an approved trip for city business or education purposes."

NEED/ IMPACT: To prohibit cash advances to elected officials to exclude per diems.

RECOMMENDATION: N/A

ORDINANCE NO.

AN ORDINANCE BY THE CITY OF CLARKSTON TO AMEND CHAPTER 2, ARTICLE 3 OF THE CITY CODE CONCERNING THE CODE OF ETHICS TO PROHIBIT CASH ADVANCES TO ELECTED OFFICIALS.

WHEREAS, the City Council desires to clearly prohibit the mayor and any councilmember from requesting or receiving any cash advance from the City.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CLARKSTON AS FOLLOWS:

SECTION 1. New Section 2-55 of the City Code is hereby adopted and shall provide as follows:

"Sec. 2-55. Cash advances prohibited.

Neither the mayor nor any councilmember shall request nor accept a cash advance of city funds. Expenses for travel, education and all other purposes shall be paid by the city manager either directly to the vendor upon proper requisition or paid to the mayor or councilmember on a reimbursement basis upon presentation of appropriate documentation of the approved expenditure paid by the mayor or councilmember. This section shall not apply to the payment of per diem for travel associated with an approved trip for city business or education purposes."

SECTION 2. This ordinance shall become effective immediately upon its adoption by the City Council and signature of the Mayor. Any ordinance in conflict herewith is hereby repealed.

SO ORDAINED, this	day of	, 2024.
ATTEST:	CITY COUNC	CIL, ARKSTON, GEORGIA
By Tomika Mitchell, City Clerk	Beverly H. Bu	arks, Mayor
Approved as to Form:		
Stephen G. Quinn, City Attorney		



CITY OF CLARKSTON

ITEM NO: 60

CITY COUNCIL WORK SESSION

MEETING TYPE: Work Session

AGENDA ITEM SUMMARY SHEET

ACTION TYPE: Discussion

MEETING DATE: October 29, 2024

SUBJECT: To discuss and approve the 2025 Holiday Schedule for the City of Clarkston.

DEPARTMENT: CITY ADMINISTRATION

PUBLIC HEARING: □YES ☒ NO

ATTACHMENT: ⊠YES □NO

NI. MIES LINU

PRESENTER CONTACT INFO: Dr. Dwight L. Baker **PHONE NUMBER:** 404.824.8135

PAGES:

PURPOSE:

To discuss and approve the 2025 Holiday Schedule for the City of Clarkston.

NEED/IMPACT:

Approval of the 2025 Holiday Calendar is necessary to ensure clear communication regarding office closures and employee holidays. This schedule aligns with federal holidays and provides employees with set days off, promoting a consistent work-life balance and helping with staff planning.

RECOMMENDATION:

Approve the following 2025 Holiday Calendar for City of Clarkston offices. City offices will be closed on the following dates:

Date	Holiday
Wednesday, January 1	New Year's Day
Monday, January 20	Dr. Martin Luther King, Jr. Day
Monday, February 17	Presidents' Birthday
Friday, April 18	Spring Day
Monday, May 26	Memorial Day
Thursday, June 19	Juneteenth National Independence Day
Friday, July 4	Independence Day
Monday, September 1	Labor Day
Monday, October 13	Indigenous Day
Tuesday, November 11	Veterans Day
Thursday, November 27	Thanksgiving Day
Friday, November 28	Day after Thanksgiving
Thursday, December 25	Christmas Day

Employees will also receive three (3) Floating Holidays for the 2025 calendar year, which must be used by December 31, 2025.



2024 CITY HOLIDAYS

UNLESS OTHERWISE NOTED CITY OFFICES ARE CLOSED ON THE FOLLOWING DAYS

DATE	HOLIDAY
1. MON, JAN 1	NEW YEAR'S DAY
2. MON, JAN 15	MARTIN LUTHER KING JR. DAY
3. MON, FEB 19	PRESIDENTS' DAY
4. FRI, MAR 29	SPRING DAY
5. MON, MAY 27	MEMORIAL DAY
6. WED, JUN 19	JUNETEENTH CELEBRATION
7. THURS, JULY 4	INDEPENDENCE DAY
8. MON, SEPT 2	LABOR DAY
9. MON, OCT 14	INDIGENOUS PEOPLES' DAY
10. TUES, NOV 5	ELECTION DAY (HALF DAY)
11. MON, NOV 11	VETERANS DAY
12. THU, NOV 28	THANKSGIVING DAY
13. FRI, NOV 29	DAY AFTER THANKSGIVING
14. WED, DEC 25	CHRISTMAS DAY

^{*} THREE FLOATING HOLIDAYS FOR THIS CALENDAR YEAR, TO BE USED BY DEC. 31