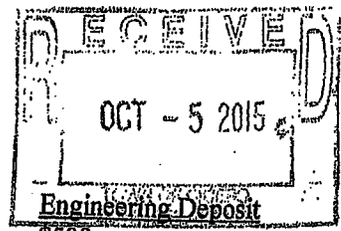


Application Date 10 - 2 - 2015

**TOWN OF CICERO
ZONE CHANGE APPLICATION**

This section to be completed by Town



Jessica

<u>Project Classification</u>	<u>Filing Fee</u>	<u>Legal Fee</u>	<u>Engineering Deposit</u>
<u>Unlisted Action per 6NYCRR Part 617</u>	<u>\$250</u>	<u>\$1,000</u>	<u>\$500</u>
<u>Type I Action per 6NYCRR Part 617</u>	<u>\$250</u>	<u>\$1,500</u>	<u>\$1,250</u>

(Separate checks, made payable to the Town of Cicero, shall be provided for each fee. Determination of the project classification is at the sole discretion of the Town representatives and will be determined upon review of a complete Zone Change Application and other information requested in this application. The Applicant is further advised the classification of the project may change based on information discovered during the review process.)

This section to be completed by Applicant

Site Information: Tax Map No(s): 57 - 02 - 14 057-02-140

1. The Applicant, Savannah Civil SiteWork, LLC requests a zone change from General Commercial GC to General Commercial Plus GC+ for the property located at 6054 East Taft Road, North Syracuse, NY 13212

2. Applicants Mailing Address (All correspondence will be sent to this address):
[Redacted]

3. The Applicant is the: Owner X Lessee _____ Contract Purchaser _____

4. Owner of the subject property is: Site Safe, LLC
Street Address 6054 East Taft Road
City, State and Zip Code North Syracuse, NY 13212
[Redacted]

5. Attorney (if applicable): N/A
Street Address _____
City, State and Zip Code _____
Phone Number _____ E-mail Address _____

6. Engineer/Architect/Surveyor (if applicable): Ianuzi & Romans Land Surveying, P.C.
Street Address 5251 Witz Drive
City, State and Zip Code North Syracuse, NY 13212
Phone Number (315) 457-7200 E-mail Address tim.cover@romanspc.com

7. The Applicant alleges that the proposed zone change would be in harmony with the character of the neighborhood, and would not be harmful to properties of persons in the neighborhood because:
The change of zone would allow for use consistent with surrounding uses in existing adjacent General Commercial Plus GC+ districts.

(Assessment Office may be called for assistance at 315-699-1410)

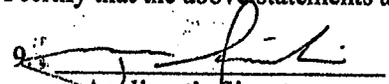
Name: SEE ATTACHED Address: _____
 Name: _____ Address: _____
 Name: _____ Address: _____
 Name: _____ Address: _____

Note: Before an application can be considered ready for submittal to the Town Board the Applicant must provide the following:

Submit all copies requested below, along with three separate checks payable to the Town of Cicero, at least ten (10) *business* days prior to the Planning Board meeting. The Planning Board generally meets the second Monday and fourth Monday of each month and the Town Board generally meets the second Wednesday and fourth Wednesday of each month. **THE APPLICANT IS REQUIRED TO SUBMIT MATERIALS IN DIGITAL FORMAT FOR USE DURING THE MEETINGS.** Any questions please call the Zoning and Planning Office at (315) 699-2201.

- a. **TWENTY (20)** copies of an updated survey showing the entire property on which the zone change is requested and the limits of the proposed zone change.
- b. **THREE (3)** copies of legal description.
- c. **TWENTY (20)** copies of application completely filled out and signed by Applicant and Property Owner.
- d. **TEN (10)** copies of Short Environmental Assessment Form, completely filled out and signed, for projects classified as Unlisted Action per 6NYCRR Part 617. A Full Environmental Assessment Form (FEAF), completely filled out and signed, for projects classified as Type I actions as defined by 6NYCRR Part 617. A FEAF may be required for Unlisted Actions at the discretion of the Town Board, in which case the application fees shall be those listed for the Type I actions.

I certify that the above statements are true and correct:


Applicant's Signature

Peter Iwanicki
Print Name

Date: 10 - 2 - 2015


Property Owner's Signature

Peter Iwanicki
Print Name

Date: 10 - 2 - 2015

8. CONTIGUOUS PROPERTY OWNERS:

NAME / ADDRESS

NORTH:

East Taft Road

EAST:

City of Syracuse Aviation
1000 Col. Eileen Collins Blvd.
Syracuse, NY 13212-3994
(Tax Parcel No. 57-02-15.1)

Town of Cicero
8236 Brewerton Road
Cicero, NY 13039
(Tax Parcel No. 57-02-15.2)

Town of Cicero
600 S. Bay Road
North Syracuse, NY 13212-3118
(Tax Parcel No. 57-02-18.9)

Sutton Investing Corp.
510 Stewart Drive
North Syracuse, NY 13212
(Tax Parcel No. 57-02-18.5)

SOUTH:

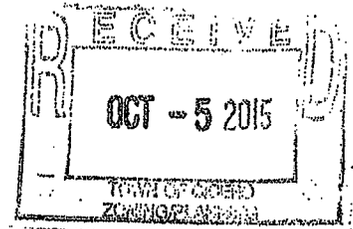
GB 107 Syracuse NY LLC
1521 Westbranch Drive, Ste. 200
McLean, VA 22102
(Tax Parcel No. 57-02-30.1)

WEST:

Richard C. & Donna Flaherty
5953 E. Taft Road
North Syracuse, NY 13212-3373
(Tax Parcel No. 57-02-13)

Adjowners/3533003.agh

617.20
Appendix B
Short Environmental Assessment Form



Instructions for Completing

Part 1 - Project Information. The applicant or project sponsor is responsible for the completion of Part 1. Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification. Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information.

Complete all items in Part 1. You may also provide any additional information which you believe will be needed by or useful to the lead agency; attach additional pages as necessary to supplement any item.

Part 1 - Project and Sponsor Information							
Name of Action or Project: Savannah Civil SiteWork, LLC							
Project Location (describe, and attach a location map): 6054 East Taft Road, North Syracuse, NY 13212; south side of East Taft Road between William Barry Blvd. and General Irwin Blvd.							
Brief Description of Proposed Action: Change zoning of 5.150+/- acres parcel with existing house from General Commercial GC district to General Commercial Plus GC+ district to allow for utilization of said house for a construction company office and gravel parking lot for storage of vehicles and equipment.							
Name of Applicant or Sponsor: Site Safe, LLC		Telephone: (315) 243-3478					
		E-Mail: savannahcivil@yahoo.com					
Address: 6054 East Taft Road							
City/PO: North Syracuse		State: NY	Zip Code: 13212				
1. Does the proposed action only involve the legislative adoption of a plan, local law, ordinance, administrative rule, or regulation? If Yes, attach a narrative description of the intent of the proposed action and the environmental resources that may be affected in the municipality and proceed to Part 2. If no, continue to question 2.			<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <th style="width: 50%;">NO</th> <th style="width: 50%;">YES</th> </tr> <tr> <td style="text-align: center;"><input checked="" type="checkbox"/></td> <td style="text-align: center;"><input type="checkbox"/></td> </tr> </table>	NO	YES	<input checked="" type="checkbox"/>	<input type="checkbox"/>
NO	YES						
<input checked="" type="checkbox"/>	<input type="checkbox"/>						
2. Does the proposed action require a permit, approval or funding from any other governmental Agency? If Yes, list agency(s) name and permit or approval: Onondaga County Planning Agency review			<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <th style="width: 50%;">NO</th> <th style="width: 50%;">YES</th> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td style="text-align: center;"><input checked="" type="checkbox"/></td> </tr> </table>	NO	YES	<input type="checkbox"/>	<input checked="" type="checkbox"/>
NO	YES						
<input type="checkbox"/>	<input checked="" type="checkbox"/>						
3.a. Total acreage of the site of the proposed action?		5.150+/- acres					
b. Total acreage to be physically disturbed?		0.5+/- acres					
c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor?		5.150+/- acres					
4. Check all land uses that occur on, adjoining and near the proposed action.							
<input type="checkbox"/> Urban <input type="checkbox"/> Rural (non-agriculture) <input type="checkbox"/> Industrial <input checked="" type="checkbox"/> Commercial <input checked="" type="checkbox"/> Residential (suburban) <input type="checkbox"/> Forest <input type="checkbox"/> Agriculture <input type="checkbox"/> Aquatic <input type="checkbox"/> Other (specify): _____ <input type="checkbox"/> Parkland							

18. Does the proposed action include construction or other activities that result in the impoundment of water or other liquids (e.g. retention pond, waste lagoon, dam)? If Yes, explain purpose and size: _____ _____ _____	NO	YES
	<input checked="" type="checkbox"/>	<input type="checkbox"/>
19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility? If Yes, describe: _____ _____ _____	NO	YES
	<input checked="" type="checkbox"/>	<input type="checkbox"/>
20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste? If Yes, describe: _____ _____ _____	NO	YES
	<input checked="" type="checkbox"/>	<input type="checkbox"/>
I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BEST OF MY KNOWLEDGE		
Applicant/sponsor name: Timothy J. Coyer, Licensed Land Surveyor for Applicant		
Signature:	Date: <u>10/2/15</u>	

Part 2 - Impact Assessment. The Lead Agency is responsible for the completion of Part 2. Answer all of the following questions in Part 2 using the information contained in Part 1 and other materials submitted by the project sponsor or otherwise available to the reviewer. When answering the questions the reviewer should be guided by the concept "Have my responses been reasonable considering the scale and context of the proposed action?"

	No, or small impact may occur	Moderate to large impact may occur
1. Will the proposed action create a material conflict with an adopted land use plan or zoning regulations?	<input type="checkbox"/>	<input type="checkbox"/>
2. Will the proposed action result in a change in the use or intensity of use of land?	<input type="checkbox"/>	<input type="checkbox"/>
3. Will the proposed action impair the character or quality of the existing community?	<input type="checkbox"/>	<input type="checkbox"/>
4. Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)?	<input type="checkbox"/>	<input type="checkbox"/>
5. Will the proposed action result in an adverse change in the existing level of traffic or affect existing infrastructure for mass transit, biking or walkway?	<input type="checkbox"/>	<input type="checkbox"/>
6. Will the proposed action cause an increase in the use of energy and it fails to incorporate reasonably available energy conservation or renewable energy opportunities?	<input type="checkbox"/>	<input type="checkbox"/>
7. Will the proposed action impact existing:		
a. public / private water supplies?	<input type="checkbox"/>	<input type="checkbox"/>
b. public / private wastewater treatment utilities?	<input type="checkbox"/>	<input type="checkbox"/>
8. Will the proposed action impair the character or quality of important historic, archaeological, architectural or aesthetic resources?	<input type="checkbox"/>	<input type="checkbox"/>
9. Will the proposed action result in an adverse change to natural resources (e.g., wetlands, waterbodies, groundwater, air quality, flora and fauna)?	<input type="checkbox"/>	<input type="checkbox"/>

	No, or small impact may occur	Moderate to large impact may occur
10. Will the proposed action result in an increase in the potential for erosion, flooding or drainage problems?	<input type="checkbox"/>	<input type="checkbox"/>
11. Will the proposed action create a hazard to environmental resources or human health?	<input type="checkbox"/>	<input type="checkbox"/>

Part 3 - Determination of significance. The Lead Agency is responsible for the completion of Part 3. For every question in Part 2 that was answered "moderate to large impact may occur", or if there is a need to explain why a particular element of the proposed action may or will not result in a significant adverse environmental impact, please complete Part 3. Part 3 should, in sufficient detail, identify the impact, including any measures or design elements that have been included by the project sponsor to avoid or reduce impacts. Part 3 should also explain how the lead agency determined that the impact may or will not be significant. Each potential impact should be assessed considering its setting, probability of occurring, duration, irreversibility, geographic scope and magnitude. Also consider the potential for short-term, long-term and cumulative impacts.

<input type="checkbox"/>	Check this box if you have determined, based on the information and analysis above, and any supporting documentation, that the proposed action may result in one or more potentially large or significant adverse impacts and an environmental impact statement is required.
<input type="checkbox"/>	Check this box if you have determined, based on the information and analysis above, and any supporting documentation, that the proposed action will not result in any significant adverse environmental impacts.
_____	_____
Name of Lead Agency	Date
_____	_____
Print or Type Name of Responsible Officer in Lead Agency	Title of Responsible Officer
_____	_____
Signature of Responsible Officer in Lead Agency	Signature of Preparer (if different from Responsible Officer)

PRINT

**LANDSCAPE ARCHITECTURAL
DESIGN SERVICES AGREEMENT**

November 10, 2015

Town of Cicero
Supervisor – Jessica Zamrano



Re: Proposal for Professional Landscape Architectural Design/Civil Engineering Services
Cicero Police Department

Dear Jessica,

Thank you for giving us the opportunity to submit to you the following Scope of Work and Fee Summary for Landscape Architectural Design Services for the aforementioned project.

The design services will be focused on the items listed below:

1. ASSUMPTIONS

- A. Developer intends to subdivide the existing South Bay Fire Department site to accommodate the proposed Cicero Police Department. Architect will reconfigure interior layout within the existing banquet facility building.
- B. The project scope will disturb less than one acre and will not require a NYSDEC SPEDES Phase II Storm water Permit. Compliance with the regulations will be required including the preparation of an erosion control plan. Storm water calculations and on site detention will not be required for site development for site disturbances above and below one acre.
- C. KFA will provide planning services to obtain site plan approvals for the project scope.
- D. KFA will prepare Construction Documents including Site Demolition Plan, Site Plan, Erosion control plan, site details and specifications on the drawings. Parking lot markings, signage, parking data compliance chart, zoning compliance chart will be addressed.

2. PLANNING, PERMITTING and CODE COMPLIANCE

- A. Survey – The Boundary, Topographic and Utility Survey has been prepared by a licensed Land Surveyor and will be made available to our office. Survey from prior project to be utilized. Subdivision design services to be provided by others (Phillips Surveyors).
- B. Schematic Site Plan - KFA will prepare progress plans for client's preliminary review prior to town and agency submissions.
- C. Site Plan Review/Approvals - Prepare drawings and coordinate with Town of Cicero Planning Director/Code Enforcement Officer/Planning Board Chairman as necessary. KFA to contact planning board chair, Bob Smith, to review project with owner prior to site plan submittal.
- D. Town Meetings- Attend Town of Cicero Planning Board meetings and meeting with Town officials to obtain all necessary preliminary and final approval for the project. Prepare presentation materials including color rendering boards and/or site models to assist in presenting the project and addressing board concerns. We anticipate obtaining site plan approval within 3 months and have included attendance at (2) planning board meetings.

4. SITE ENGINEERING

- A. Storm Drainage Design (Phase II SPEDES requirement) - Compliance with NYSDEC and Town Engineer requirements required. We are adding a minimal amount of impervious surface and do not anticipate requiring storm calculations. Engineering review comments to be addressed by our office.
- B. Electric Service - Designed by others and coordinated by our design team as required.

C. Site Lighting - Site lighting will be shown on site plans for coordination purposes if required by town. KFA will coordinate site lighting and site sign with architect and electrical engineer if required. Wiring to be designed by others.

5. BIDDING and CONTRACT ADMINISTRATION -

A. Bidding - address questions and addenda items.

B. Construction Review Meetings – KFA can perform site visits to review construction activities and respond to site construction questions throughout construction process.

C. Shop Drawings and Submittal Review - review as required.

D. Punch List - Perform one site inspection for the preparation of a punch list outlining incomplete work.

E. Job Drawings- Complete as required. Dependent on the scope of modification and may be billed as additional services.

6. PROJECT COORDINATION

A. Design Team Meetings - Attendance at required design team meetings.

B. Mileage - Included in our fee.

C. Permit and Application Fees - Client is responsible for all permit and application fees.

D. Additional Service Items - will be billed per our Hourly Rate Schedule.

7. EXCLUSIONS

Our design service fee does not include the following:

1. Multiple reproductions of the plans and/or specifications, either for bidding or for submission to the owner or other approving bodies.
2. Costs of topographic and utility survey, soil borings, test pits, soil consultants, and material testing or control.
3. Design and layout of gas, electric and pumped sanitary systems.

8. KFA DESIGN FEE

Professional Landscape Architectural fee including Planning Approvals, Survey Subdivision, Design Development and Construction Documentation.

A. Subdivision, legal description and subdivision application	\$1,000.00
B. Site Planning - Town Site Plan submission package, short form SEQR, Schematic Design, Design Development and initial planning board submission	\$2,500.00
C. Planning Board Meeting attendance, site work construction documents - and specifications Site plan revisions, response letter.	\$2,000.00
D. Final Construction Documentation - Final submission, project coordination and bid documentation	\$1,500.00
<u>TOTAL LUMP SUM DESIGN FEE</u>	<u>\$7,000.00</u>

9 KFA HOURLY RATE SCHEDULE

Landscape Architect	\$85.00 per hour
Professional Engineer	\$85.00 per hour
Landscape Designer	\$60.00 per hour
CADD Operator	\$45.00 per hour
Clerical/Word Processing	\$30.00 per hour
Out of Pocket Expenses	@ cost plus 10%
Printing and Mounting	@ cost plus 10%
Mileage	\$0.515 cents per mile

10. PAYMENT SCHEDULE

Invoices will be submitted monthly, based on a lump sum, percentage completion on a monthly basis for design services provided by KFA. Our hourly rates include mileage, all design, drafting and administrative services related to providing the above scope of services. If you find this contract acceptable provide your signature and return a copy to our office. Please do not hesitate to contact me should you require any additional information. We appreciate the opportunity to work with you on this project and look forward to getting started.



Scott L. Freeman, RLA

Keplinger Freeman Associates

Town of Cicero and Supervisor Jessica Zambrano

Date November 18, 2015

Highway Department Agenda Items

Move the adoption of a resolution to approve the following:

(A) PURCHASE: welded new floor in box of truck #40, hinges, floor trk#9

VENDOR: Schneider Brothers Corp.

AMOUNT: \$ 5,000.00

ACCOUNT CODE: DB513046

(B) PURCHASE: SS oil pan & gaskets trk#35

VENDOR: Sno Depot

AMOUNT: \$1900.00

ACCOUNT CODE: DB513046

(C) PURCHASE: terminals, seals, rivets, unions-hose parts

VENDOR: HI-LINE Inc.

AMOUNT: \$1089.06

ACCOUNT CODE: DB513043

(D) PURCHASE: King pins, front springs truck # 16

VENDOR: Allied Spring

AMOUNT: \$ 2404.32

ACCOUNT CODE: DB513044

TO: Town Board
FROM: Jody L. Rogers, Director
DATE: November 3, 2015
RE: AGENDA - November 18th

Donation:

Accept accumulative donations totaling \$1375.00 for trees at Bennett Street Improvement Project

Purchase Approvals:

ITEM: Replace destroyed Portable Toilet (Gateway Park – unit burned down)
VENDOR: MS Unlimited
AMOUNT: \$1224.18
Budget Code: A7110.45

ITEM: Replace 13 tables at Senior Center (10) and Highway (3)
VENDOR: W. B. Mason
AMOUNT: \$1935.05
Budget Code: A6772.42 \$1488.50
A162402 \$446.55



Driver's Village
 5885 East Circle Drive Suite 200
 Cicero, NY 13039
 Telephone: (315) 452-1556

STATEMENT OF ACCOUNT

CUSTOMER
CICERO POLICE DEPT 8236 BREWERTON RD CICERO, NY 13039

ACCOUNT NUMBER	DATE
2000499	10/31/15
PAYMENT TERMS	
Stmt bal due by 10th	
BALANCE	AMOUNT PAID
2650.55	

Please return the top portion of this statement with your payment - Thank You.

Your **SERVICE CHARGE** is computed by a single periodic rate of 1.5% per month (minimum charge of \$1.00) which is an **ANNUAL PERCENTAGE RATE** of 18%. Net 30 days. **SERVICE CHARGES** added to all delinquent accounts.

DATE	DOCUMENT	DESCRIPTION	AMOUNT
10/23/15		Last payment of 2458.36 received	
10/01/15	4064139	4064139 CICERO POLICE	45.95
10/05/15	3078546	3078546 CICERO POLICE	31.35
10/05/15	3078588	3078588 CICERO POLICE	93.26
10/05/15	3078661	3078661 CICERO POLICE	15.00
10/05/15	3078725	3078725 CICERO POLICE	49.08
10/08/15	3078815	3078815 CICERO POLICE	122.01
10/09/15	3078813	3078813 CICERO POLICE	1746.53
10/14/15	3078737	3078737 CICERO POLICE	192.59
10/15/15	3079018	3079018 CICERO POLICE	34.96
10/23/15	3079185	3079185 CICERO POLICE	319.82

1 - 30	31 - 60	61 - 90	91 +	FINANCE CHARGE	NET DUE
2650.55	.00	.00	.00	.00	2650.55

SEND INQUIRIES TO:

PAYMENTS, CREDITS OR CHARGES RECEIVED AFTER THE CLOSING DATE OF THIS BILLING CYCLE SHOWN ABOVE WILL APPEAR ON YOUR NEXT STATEMENT.

BALANCE



Driver's Village, Inc
 DBA Burdick Buick
 5885 East Circle Drive, Suite 340
 Cicero, New York 13039
 Telephone # (315) 452-1800
 Facility ID # 7100363

SERVICE DEPARTMENT HOURS
 7:30 a.m. to 7:00 p.m.
 Monday - Thursday
 Friday 7:30 a.m. to 6:00 p.m.
 Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number
10/01/15	4064139/1
R/O Close Date	Status
10/01/15	Reprint
Mileage In	Mileage Out
47501	47501
Service Advisor / Tag #	
Aric Gangemi/738	
Vehicle Identification Number	
2G1WG5E36D1239755	

CICERO POLICE NON-EMERGENCY PHONE 8236 RT 11 CICERO, NY 13039			Work Phone	315-427-5322	Home Phone	315-699-1466
Year	Make	Model	Body	Color	License Number	
2013	CHEVROLET	IMPALA	4DR SDN LT FLEET	BLACK	DNB5936	

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
Cell: 315-427-5322	
#2 - MR ML1D: MAINTENANCE LEVEL I SEMI-SYNTHETIC BLENDED DEXOS Corrected by C1: CHANGED OIL AND FILTER AS LISTED MAINT LEVEL I. Work performed by Kevin Wicks(575) 9YV1 Installed 19293002 :N-OIL (08800-BOPCKT) Qty 5 Installed 19303974 :SL-N-FILTER (01836-BOPCKT) Qty 1 Installed 19293002 :N-OIL (08800-BOPCKT) Qty 1 \$29.95 GM CERT/PROMO ML1D	Included Included Included Included
#4 * MR IEPC: NEW YORK STATE INSPECTION WITH EMISSIONS ADDED OPERATION Corrected by CP: PASSED NEW YORK STATE INSPECTION PULLED LEFT ADDED OPERATION Work performed by Kevin Wicks(575) 9YV1 \$5.00 OFF NYSI W/ EMISSIONS NYSI#07938698	21.00
***** * We Appreciate your Business and Look Forward to * * Servicing your Vehicle in the Future. Please contact * * our Service Director, Dave Cooley with any questions or * * concerns. * *****	

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I Herby Authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to." **DISCLAIMER OF WARRANTIES.** These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first. seller hereby limits implied warranties to the same period. **TERMS: Strictly cash or acceptable credit card.**

Arbitration: Any dispute arising under this Agreement shall be resolved by binding arbitration conducted in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("AAA") then in effect (as such rules may be modified by the mutual agreement of the parties and the arbitrator selected). The arbitration shall be conducted in Onondaga County, New York, by a single arbitrator mutually accepted by the parties, in the event that the parties cannot agree on a single arbitrator, one shall be appointed by the AAA. The decision of the arbitrator shall be based on applicable law, and the arbitrator shall have no authority to award punitive damages. Judgment on the arbitrator award may be entered by any court (state or federal) having jurisdiction over the such award. The parties, shall share equally the cost of the arbitration, including the fees of the arbitrator, and each party shall bear its own attorneys' fees, that fees and expenses to be awarded to the prevailing party. In the event the arbitrator determines that the claims asserted are, on the whole, frivolous or lacking substantial merit, the arbitrator shall award attorneys' fees and expenses to the prevailing party. Both the parties and the arbitrator shall award shall keep the fact of the arbitration, the arbitration proceeding and the arbitration decision in confidence except only for such disclosure as may be legally required or as may be necessary to enforce the arbitral award. Arbitration must be conducted on an individual, not a class-wide, basis. There shall be no right for any dispute to be arbitrated on a class action basis or on issues involving claims brought in a purported representative capacity on behalf of the general public. Only you and you may be the parties to the arbitration proceeding may be consolidated with any other arbitration proceeding between us and any other person or entity.

LABOR	33.45
PARTS	20.31
DEDUCTIBLE	.00
SUBLET	.00
SHOP SUPPLIES	.00
HAZARDOUS MATERIALS	.00
SALES TAX OR TAX I.D.	XXXXXX0898 .00
SPECIAL ORDER DEPOSIT	.00
DISCOUNTS	-5.00
TOTAL DUE	59.70
A/R2000499 CICERO POLICE DEPT	45.95

NO RETURN ON ELECTRICAL OR SAFETY ITEMS OR SPECIAL ORDERS.

X



DRIVER'S VILLAGE

Drivers Village, Inc.
DBA Burdick Lincoln
5885 East Circle Drive, Suite 300
Cicero, New York 13039
Telephone # (315) 699-6300

LINCOLN

Facility ID # 7100369

SERVICE DEPARTMENT HOURS
7:30 a.m. to 7:00 p.m.
Monday - Thursday
Friday 7:30 a.m. to 6:00 p.m.
Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number
9/23/15	3078546/1
R/O Close Date	Status
9/23/15	Pre-Invoice
Mileage In	Mileage Out
94591	94591
Service Advisor / Tag #	
JAMIE BRIGGS	
Vehicle Identification Number	
2FABP7BV4AX140776	
Delivery Date	In-Service Date
Color	License Number
BLACK	B2

CICERO POLICE		Work Phone	
NON-EMERGENCY PHONE		315-427-5322	
8236 RT 11		Home Phone	
CICERO, NY 13039		315-699-1466	
Year	Make	Model	Body
2010	FORD	CROWN VICTORI	4DSD

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
Cell: 315-427-5322	
#1 - 99P: PERFORM MULTI POINT INSPECTION Sub Total: .00	

#2 - LOF: LUBE/OIL/FILTER -INSTALL NEW STICKERRESET OIL REMINDER SYSTEM (IF EQUIPPED)***** ***** Corrected by PERFORMED LUBE OIL AND FILTER CHANGETOPPED OFF ALL FLUIDS, CHECKED AND SET TIREPRESSURES, RESET SERVICE REMINDERSERVICE COMPLETED Work performed by Jeff Winn UE01 (71) 15.00 Installed BE8Z 6731 AB :FILTER ASY - OIL 1@5.75 5.75 Installed ENGINEOIL :ENGINE OIL 60@.26 15.60 Sub Total: 36.35	

EMPLOYEE OR CIC POLICE ONLY	-5.00

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I Hereby Authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to."	LABOR	15.00
DISCLAIMER OF WARRANTIES. These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first. seller hereby limits implied warranties to the same period.	PARTS	21.35
TERMS: Strictly cash or acceptable credit card.	DEDUCTIBLE	.00
Arbitration: Any dispute arising under this Agreement shall be resolved by binding arbitration conducted in accordance with the Commercial Arbitration Rules of the America Arbitration Association ("AAA") then in effect (as such rules may be modified by the manual agreement of the parties and the arbitrator selected). The arbitration shall be conducted in Onondaga County, New York, by a single arbitrator mutually accepted to the parties. In the event that the parties cannot agree on a single arbitrator, one shall be appointed by the AAA. The decision of the arbitrator shall be based on applicable law, and the arbitrator shall have no authority to award punitive damages. Judgement on the arbitration award may be entered by any court (state or federal) having jurisdiction over the such award. The parties, shall share equally the cost of the arbitration, including the fees of the arbitrator, and each party shall bear its own attorneys' fees, that fees and expenses to be awarded to the prevailing party. In the event the arbitrator determines that the claims asserted are, on the whole, frivolous or lacking substantial merit, the arbitrator shall award attorneys' fees and expenses to the prevailing party. Both the parties and the arbitrator shall award shall keep the fact of the arbitration, the arbitration proceeding and the arbitration decision in confidence except only for such disclosure as may be legally required or as may be necessary to enforce the arbitral award.	SUBLET	.00
Arbitration must be conducted on an individual, not a class-wide, basis. There shall be no right for any dispute to be arbitrated on a class action basis or on bases involving claims brought in a purported representative capacity on behalf of the general public. Only we and you may be the parties to the arbitration proceeding may be consolidated with any other arbitration proceeding between us and any other person or entity.	SHOP SUPPLIES	.00
	HAZARDOUS MATERIALS	.00
	SALES TAX OR TAX I.D.	xxxxx0898 .00
	SPECIAL ORDER DEPOSIT	.00
	DISCOUNTS	-5.00
	TOTAL DUE	31.35

NO RETURN ON ELECTRICAL OR SAFETY ITEMS OR SPECIAL ORDERS.



DRIVER'S VILLAGE

Drivers Village, Inc.
DBA Burdick Lincoln
5885 East Circle Drive, Suite 300
Cicero, New York 13039
Telephone # (315) 699-6300

LINCOLN

Facility ID # 7100369

SERVICE DEPARTMENT HOURS
7:30 a.m. to 7:00 p.m.
Monday - Thursday
Friday 7:30 a.m. to 6:00 p.m.
Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number
9/25/15	3078588/1
R/O Close Date	Status
9/25/15	Pre-Invoice
Mileage In	Mileage Out
94677	94677
Service Advisor / Tag #	
Randy Kuryla	
Vehicle Identification Number	
2FABP7BV4AX140776	
Delivery Date	In-Service Date
Color	License Number
BLACK	B2

CICERO POLICE			Work Phone
NON-EMERGENCY PHONE			315-427-5322
8236 RT 11			Home Phone
CICERO, NY 13039			315-699-1466
Year	Make	Model	Body
2010	FORD	CROWN VICTORI	4DSD

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
Cell: 315-427-5322	
#1 - 99P: PERFORM MULTI POINT INSPECTION Sub Total: .00	

#2 - Customer Reports: CHECK BLOWER MOTOR RESISTOR Work performed by Jeff Winn UE01 (71) 56.00 Installed 4W7Z 19A706 A :RESISTOR ASY 1@37.26 37.26 REMOVE AND REPLACE BLOWER RESISTOR AND RETEST TO ENSURE REPAIRS Sub Total: 93.26	

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I Hereby Authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to." **DISCLAIMER OF WARRANTIES.** These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first, seller hereby limits implied warranties to the same period.

TERMS: Strictly cash or acceptable credit card.

Arbitration: Any dispute arising under this Agreement shall be resolved by binding arbitration conducted in accordance with the Commercial Arbitration Rules of the America Arbitration Association ("AAA") then in effect (as such rules may be modified by the manual agreement of the parties and the arbitrator selected). The arbitration shall be conducted in Onondaga County, New York, by a single arbitrator mutually accepted to the parties. In the event that the parties cannot agree on a single arbitrator, one shall be appointed by the AAA. The decision of the arbitrator shall be based on applicable law, and the arbitrator shall have no authority to award punitive damages. Judgement on the arbitration award may be entered by any court (state or federal) having jurisdiction over the such award. The parties, shall share equally the cost of the arbitration, including the fees of the arbitrator, and each party shall bear its own attorneys' fees. The fees and expenses to be awarded to the prevailing party. In the event the arbitrator determines that the claims asserted are, on the whole, frivolous or lacking substantial merit, the arbitrator shall award attorneys' fees and expenses to the prevailing party. Both the parties and the arbitrator shall award shall keep the fact of the arbitration, the arbitration proceeding and the arbitration decision in confidence except only for such disclosure as may be legally required or as may be necessary to enforce the arbitral award. Arbitration must be conducted on an individual, not a class-wide, basis. There shall be no right for any dispute to be arbitrated on a class action basis or on bases involving claims brought in a purported representative capacity on behalf of the general public. Only we and you may be the parties to the arbitration proceeding may be consolidated with any other arbitration proceeding between us and any other person or entity.

LABOR	56.00
PARTS	37.26
DEDUCTIBLE	.00
SUBLET	.00
SHOP SUPPLIES	.00
HAZARDOUS MATERIALS	.00
SALES TAX OR TAX I.D.	XXXXX0898 .00
SPECIAL ORDER DEPOSIT	.00
DISCOUNTS	.00
TOTAL DUE	93.26

NO RETURN ON ELECTRICAL OR SAFETY ITEMS OR SPECIAL ORDERS.

X

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DRIVER'S VILLAGE

Drivers Village, Inc.
DBA Burdick Lincoln
5885 East Circle Drive, Suite 300
Cicero, New York 13039
Telephone # (315) 699-6300

LINCOLN

Facility ID # 7100369

SERVICE DEPARTMENT HOURS
7:30 a.m. to 7:00 p.m.
Monday - Thursday
Friday 7:30 a.m. to 6:00 p.m.
Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number
10/01/15	3078725/1
R/O Close Date	Status
10/01/15	Pre-Invoice
Mileage In	Mileage Out
67280	67280
Service Advisor / Tag #	
Randy Kuryla	

CICERO POLICE			Work Phone		Vehicle Identification Number	
NON-EMERGENCY PHONE			315-427-5322		1FAHP2M88DG196220	
8236 RT 11			Home Phone		Delivery Date	
CICERO, NY 13039			315-699-1466		In-Service Date	
Year	Make	Model	Body	Color	License Number	
2013	FORD	TAURUS C2	4DSD	WHITE		

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
Cell: 315-427-5322	
#1 - 99P: PERFORM MULTI POINT INSPECTION Sub Total: .00	

#2 - Customer Reports: CUSTOMER STATES CHECK ENGINE LIGHT CAME ON AND VEHICLE SPITS AND SPUTTERS WHEN TRYING TO ACCELERATE PLEASE CHECK AND ADVISE Work performed by Jeff Winn UE01 (71) 35.00 Installed CYFS 12 YT3 :SPARK PLUG 1@14.08 14.08 PULLED DTC P0306 DIAGNOSED AND REPLACED SPARK PLUG AND RETEST TO ENSURE REPAIRS Sub Total: 49.08	

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I Hereby Authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to."

DISCLAIMER OF WARRANTIES. These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first. seller hereby limits implied warranties to the same period.
TERMS: Strictly cash or acceptable credit card.
Arbitration: Any dispute arising under this Agreement shall be resolved by binding arbitration conducted in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("AAA") then in effect (as such rules may be modified by the manual agreement of the parties and the arbitrator selected). The arbitration shall be conducted in Onondaga County, New York, by a single arbitrator mutually accepted to the parties. In the event that the parties cannot agree on a single arbitrator, one shall be appointed by the AAA. The decision of the arbitrator shall be based on applicable law, and the arbitrator shall have no authority to award punitive damages. Judgment on the arbitration award may be entered by any court (state or federal) having jurisdiction over the such award. The parties, shall share equally the cost of the arbitration, including the fees of the arbitrator, and each party shall bear its own attorneys' fees, that fees and expenses to be awarded to the prevailing party. In the event the arbitrator determines that the claims asserted are, on the whole, frivolous or lacking substantial merit, the arbitrator shall award attorneys' fees and expenses to the prevailing party. Both the parties and the arbitrator shall award shall keep the fact of the arbitration, the arbitration proceeding and the arbitration decision in confidence except only for such disclosure as may be legally required or as may be necessary to enforce the arbitral award.
Arbitration must be conducted on an individual, not a class-wide, basis. There shall be no right for any dispute to be arbitrated on a class action basis or on bases involving claims brought in a purported representative capacity on behalf of the general public. Only we and you may be the parties to the arbitration proceeding may be consolidated with any other arbitration proceeding between us and any other person or entity.

LABOR	35.00
PARTS	14.08
DEDUCTIBLE	.00
SUBLET	.00
SHOP SUPPLIES	.00
HAZARDOUS MATERIALS	.00
SALES TAX OR TAX I.D.	xxxxxx0898 .00
SPECIAL ORDER DEPOSIT	.00
DISCOUNTS	.00
TOTAL DUE	49.08

NO RETURN ON ELECTRICAL OR SAFETY ITEMS OR SPECIAL ORDERS.

X



Drivers Village, Inc.
DBA Burdick Lincoln
 5885 Fast Circle Drive, Suite 300
 Cicero, New York 13039
 Telephone # (315) 699-6300



Facility ID # 7100369

SERVICE DEPARTMENT HOURS
 7:30 a.m. to 7:00 p.m.
 Monday - Thursday
 Friday 7:30 a.m. to 6:00 p.m.
 Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number
10/05/15	3078815/1
R/O Close Date	Status
10/05/15	Pre-Invoice
Mileage In	Mileage Out
101197	101197
Service Advisor / Tag #	
Amanda Rowe	

CICERO POLICE NON-EMERGENCY PHONE 8236 RT 11 CICERO, NY 13039			Work Phone	Vehicle Identification Number	
			315-427-5322	2FABP7BV4BX157322	
			Home Phone	Delivery Date	In-Service Date
			315-699-1466		
Year	Make	Model	Body	Color	License Number
2011	FORD	CROWN VICTORI	D1		D1

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
Cell: 315-427-5322	

#2 - 99P: PERFORM MULTI POINT INSPECTION Sub Total: .00	

#3 - LOF: LUBE/OIL/FILTER -INSTALL NEW STICKERRESET OIL REMINDER SYSTEM (IF EQUIPPED)***** ***** Work performed by Jeff Winn UE01 (71) 15.00 Installed BE8Z 6731 AB :KIT - ELEMENT & GASKET - O 1@5.75 5.75 Installed ENGINEOIL :ENGINE OIL 50@.26 13.00 CHANGED OIL AND FILTER, TOPPED OFF FLUIDS. Sub Total: 33.75	

#4 - Customer Reports: TIRE PSI LIGHT IS ON Work performed by Jeff Winn UE01 (71) ADJUST TIRES TO CORRECT PSI Sub Total: .00	

#5 - Customer Reports: CHECK BLOWER INOP Caused by CUSTOMER STATES BLOWER IS INOP. VERIFY CONCERN. Work performed by Jeff Winn UE01 (71) 56.00 Installed 4W7Z 19A706 A :RESISTOR ASY 1@37.26 37.26 REMOVE AND REPLACE BLOWER MOTOR RESISTOR. VERIFY A LL REPAIRS.	

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I Hereby Authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to."
DISCLAIMER OF WARRANTIES. These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first. seller hereby limits implied warranties to the same period.
TERMS: Strictly cash or acceptable credit card.
Arbitration: Any dispute arising under this Agreement shall be resolved by binding arbitration conducted in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("AAA") then in effect (as such rules may be modified by the mutual agreement of the parties and the arbitrator selected). The arbitrator shall be conducted in Onondaga County, New York, by a single arbitrator mutually accepted to the parties. In the event that the parties cannot agree on a single arbitrator, one shall be appointed by the AAA. The decision of the arbitrator shall be based on applicable law, and the arbitrator shall have no authority to award punitive damages. Judgment on the arbitration award may be entered by any court (state or federal) having jurisdiction over the such award. The parties, shall share equally the cost of the arbitration, including the fees of the arbitrator, and each party shall bear its own attorneys' fees, that fees and expenses to be awarded to the prevailing party. In the event the arbitrator determines that the claims asserted are, on the whole, frivolous or lacking substantial merit, the arbitrator shall award attorneys' fees and expenses to the prevailing party. Both the parties and the arbitrator shall award shall keep the fact of the arbitration, the arbitration proceeding and the arbitration decision in confidence except only for such disclosure as may be legally required or as may be necessary to enforce the arbitral award. Arbitration must be conducted on an individual, not a class-wide, basis. There shall be no right for any dispute to be arbitrated on a class action basis or on bases involving claims brought in a purported representative capacity on behalf of the general public. Only we and you may be the parties to the arbitration proceeding may be consolidated with any other arbitration proceeding between us and any other person or entity.

LABOR	
PARTS	
DEDUCTIBLE	
SUBLET	
SHOP SUPPLIES	
HAZARDOUS MATERIALS	
SALES TAX OR TAX I.D.	
SPECIAL ORDER DEPOSIT	
DISCOUNTS	
TOTAL DUE	

NO RETURN ON ELECTRICAL OR SAFETY ITEMS OR SPECIAL ORDERS.



DRIVERS VILLAGE

Drivers Village, Inc.
DBA Burdick Lincoln
 5885 East Circle Drive, Suite 300
 Cicero, New York 13039
 Telephone # (315) 699-6300

LINCOLN

Facility ID # 7100369

SERVICE DEPARTMENT HOURS
 7:30 a.m. to 7:00 p.m.
 Monday - Thursday
 Friday 7:30 a.m. to 6:00 p.m.
 Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number
10/05/15	3078815/2
R/O Close Date	Status
10/05/15	Pre-Invoice
Mileage In	Mileage Out
101197	101197
Service Advisor / Tag #	

Amanda Rowe	
Vehicle Identification Number	
2FABP7BV4BX157322	
Delivery Date	In-Service Date
Color	License Number
	D1

CICERO POLICE		
NON-EMERGENCY PHONE		
8236 RT 11		
CICERO, NY 13039		
Year	Make	Model
2011	FORD	CROWN VICTORI
Work Phone		315-427-5322
Home Phone		315-699-1466
Body		D1

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
Sub Total: 93.26	
<hr/>	
EMPLOYEE OR CIC POLICE ONLY	-5.00

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I Hereby Authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to."

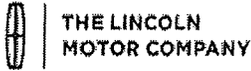
DISCLAIMER OF WARRANTIES. These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first. Seller hereby limits implied warranties to the same period.

TERMS: Strictly cash or acceptable credit card.

Arbitration: Any dispute arising under this Agreement shall be resolved by binding arbitration conducted in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("AAA") then in effect (as such rules may be modified by the manual agreement of the parties and the arbitrator selected). The arbitration shall be conducted in Onondaga County, New York, by a single arbitrator mutually accepted to the parties. In the event that the parties cannot agree on a single arbitrator, one shall be appointed by the AAA. The decision of the arbitrator shall be based on applicable law, and the arbitrator shall have no authority to award punitive damages. Judgment on the arbitration award may be entered by any court (state or federal) having jurisdiction over the such award. The parties, shall share equally the cost of the arbitration, including the fees of the arbitrator, and each party shall bear its own attorneys' fees, that fees and expenses to be awarded to the prevailing party. In the event the arbitrator determines that the claims asserted are, on the whole, frivolous or lacking substantial merit, the arbitrator shall award attorneys' fees and expenses to the prevailing party. Both the parties and the arbitrator shall award shall keep the fact of the arbitration, the arbitration proceeding and the arbitration decision in confidence except only for such disclosure as may be legally required or as may be necessary to enforce the arbitral award. Arbitration must be conducted on an individual, not a class-wide, basis. There shall be no right for any dispute to be arbitrated on a class action basis or on bases involving claims brought in a purported representative capacity on behalf of the general public. Only we and you may be the parties to the arbitration proceeding may be consolidated with any other arbitration proceeding between us and any other person or entity.

LABOR	71.00
PARTS	56.01
DEDUCTIBLE	.00
SUBLET	.00
SHOP SUPPLIES	.00
HAZARDOUS MATERIALS	.00
SALES TAX OR TAX I.D.	xxxxxx0898
SPECIAL ORDER DEPOSIT	.00
DISCOUNTS	-5.00
TOTAL DUE	122.01

NO RETURN ON ELECTRICAL OR SAFETY ITEMS OR SPECIAL ORDERS.



BURDICK LINCOLN
5885 EAST CIRCLE DRIVE
CICERO NY 13039

PHONE: (315) 699-6300
FAX: (315) 699-6714
E-MAIL: lmsales@burdickcars.com
WEBSITE: http://www.RogerBurdickLincoln.com

Service Hours
Mon, Tues, Wed, Thurs: 07:30 AM - 07:00 PM
Fri: 07:30 AM - 06:00 PM
Sat: 08:00 AM - 04:00 PM
Sun: Closed

Vehicle Information

Year/Make/Model: 2011 Ford Crown Victoria
VIN: 2FABP7BV4BX157322

Odometer: 101,197
Driving Condition: Operating in Dusty Conditions

Vehicle Maintenance Timeline

Service Owner's Manual to properly maintain your vehicle based on Driving Condition		Schedule of Visits		
Interval	Service Operations	Previous Service 95,000	Current Service 100,000	Next Service 105,000
7,500	Gas engine; Up to 6.0 quarts of oil	●	●	●
7,500	Rotate and inspect tires; check wheel end play and turning noise	●	●	●
7,500	Perform multi-point inspection	●	●	●
15,000	Replace engine air filter			●
15,000	Replace fuel filter			●
30,000	Change automatic transmission fluid			
105,000	Change Premium Gold engine coolant			●
105,000	Replace spark plugs			●

Scheduled Maintenance for Current Service

Recommended by Ford Motor Company

Service Recommendations based on Owner's Manual, prices set by dealership*

Intervals	Current Services	Included Items & Dealership Prices	Dealership Prices	Offers/Details
100,000		<input type="checkbox"/> Perform Multi-Point Inspection	Ask Advisor	<input checked="" type="checkbox"/> \$42.49 Maintains engine life and performance
		<input type="checkbox"/> Rotate tires for optimum tire life	\$19.95	
		<input type="checkbox"/> Replace Engine Oil & Filter (Gasoline Engine)	\$38.49	

Intervals	Previous/Next Services	Included Items & Dealership Prices	Dealership Prices	Offers/Details
105,000	Change Premium Gold engine coolant	<input type="checkbox"/>	Ask Advisor	
105,000	Replace engine air filter	<input type="checkbox"/>	\$29.95	Filters air flow into the engine
105,000	Replace fuel filter	<input type="checkbox"/>	\$89.95	Filters gasoline fuel
105,000	Replace spark plugs	<input type="checkbox"/>	Ask Advisor	Keeps your engine running properly

Recommended by BURDICK LINCOLN

Intervals	Current Services	Included Items & Dealership Prices	Dealership Prices	Offers/Details
100,000	Tire Wheel Balance	<input type="checkbox"/>	\$29.95	Perform 4 Tire Wheel Balance, Only \$29.95 with tire rotation.

Total: \$42.49

This quote was prepared on 10/06/2015 by -- and is valid

*All prices are set independently by the dealership and do not include taxes or shop supply fees. Rebate offers are subject to official program dates, rules, and guidelines. Manufacturer recommended services are based on scheduled maintenance information published in the vehicle Owner's Guide, given the odometer and driving conditions reported by the user. Dealership recommended services do not reflect products and services recommended by Ford Motor Company. Customer information (Name, Address, Owner Advantage Rewards, and Service History)



DRIVERS VILLAGE

**Drivers Village, Inc.
DBA Burdick Lincoln**

5885 East Circle Drive, Suite 300
Cicero, New York 13039
Telephone # (315) 699-6300

LINCOLN

SERVICE DEPARTMENT HOURS
7:30 a.m. to 7:00 p.m.
Monday - Thursday
Friday 7:30 a.m. to 6:00 p.m.
Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number
10/05/15	3078813/1
R/O Close Date	Status
10/07/15	Pre-Invoice
Mileage In	Mileage Out
67547	67549
Service Advisor / Tag #	
Amanda Rowe	

Facility ID # 7100369

CICERO POLICE NON-EMERGENCY PHONE 8236 RT 11 CICERO, NY 13039			Work Phone	Vehicle Identification Number	
			315-427-5322	1FAHP2M88DG196220	
			Home Phone	Delivery Date	In-Service Date
			315-699-1466		
Year	Make	Model	Body	Color	License Number
2013	FORD	TAURUS C2	4DSD	WHITE	

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
Cell: 315-427-5322	
#1 - LOF: LUBE/OIL/FILTER -INSTALL NEW STICKER/RESET OIL REMINDER SYSTEM (IF EQUIPPED)***** ***** Work performed by Jeff Winn UE01 (71) 15.00 Installed AA5Z 6714 A :FILTER ASY - OIL 1@5.75 5.75 Installed ENGINEOIL :ENGINE OIL 50@.26 13.00 CHANGED OIL AND FILTER, TOPPED OFF FLUIDS. Sub Total: 33.75	
#2 - Customer Reports: 4K OIL CHANGE STICKER Sub Total: .00	
#3 * Customer Reports: PTU REPLACEMENT Caused by PTU LEAKING, METALLIC BLACK FLUID. Work performed by Jeff Winn UE01 (71) 350.00 Installed DG1Z 7251 D :POWER TAKE OFF ASY DG 1@1327.72 1327.72 Installed W716011 S430 :NUT 6@1.31 7.86 Installed W714265 S441 :NUT 4@2.56 10.24 Installed W712244 S300 :STUD 6@3.66 21.96 REMOVE AND REPLACE PTU ASSEMBLY, TOP OFF FLUIDS, T EST DRIVE, NO LEAKS. Sub Total: 1717.78	
EMPLOYEE OR CIC POLICE ONLY	-5.00

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I Herby Authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to." **DISCLAIMER OF WARRANTIES.** These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first. seller hereby limits implied warranties to the same period. **TERMS: Strictly cash or acceptable credit card.**

LABOR	365.00
PARTS	1386.53
DEDUCTIBLE	.00
SUBLET	.00
SHOP SUPPLIES	.00
HAZARDOUS MATERIALS	.00
SALES TAX OR TAX I.D.	XXXXXX0898 .00
SPECIAL ORDER DEPOSIT	.00
DISCOUNTS	-5.00
TOTAL DUE	1746.53

Arbitration: Any dispute arising under this Agreement shall be resolved by binding arbitration conducted in accordance with the Commercial Arbitration Rules of the America Arbitration Association ("AAA") then in effect (as such rules may be modified by the mutual agreement of the parties and the arbitrator selected). The arbitration shall be conducted in Onondaga County, New York, by a single arbitrator mutually accepted to the parties. In the event that the parties cannot agree on a single arbitrator, one shall be appointed by the AAA. The decision of the arbitrator shall be based on applicable law, and the arbitrator shall have no authority to award punitive damages. Judgement on the arbitrator award may be entered by any court (state or federal) having jurisdiction over the such award. The parties, shall share equally the cost of the arbitration, including the fees of the arbitrator, and each party shall bear its own attorneys' fees, that fees and expenses to be awarded to the prevailing party. In the event the arbitrator determines that the claims asserted are, on the whole, frivolous or lacking substantial merit, the arbitrator shall award attorneys' fees and expenses to the prevailing party. Both the parties and the arbitrator shall keep the fact of the arbitration, the arbitration proceeding and the arbitration decision in confidence except only for such disclosure as may be legally required or as may be necessary to enforce the arbitral award. Arbitration must be conducted on an individual, not a class-wide, basis. There shall be no right for any dispute to be arbitrated on a class action basis or on bases involving claims brought in a purported representative capacity on behalf of the general public. Only we and you may be the parties to the arbitration proceeding may be consolidated with any other arbitration proceeding between us and any other person or entity.

NO RETURN ON ELECTRICAL OR SAFETY ITEMS OR SPECIAL ORDERS.

X



Drivers Village, Inc.
DBA Burdick Lincoln
 5885 East Circle Drive, Suite 300
 Cicero, New York 13039
 Telephone # (315) 699-6300



Facility ID # 7100369

SERVICE DEPARTMENT HOURS
 7:30 a.m. to 7:00 p.m.
 Monday - Thursday
 Friday 7:30 a.m. to 6:00 p.m.
 Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number
10/01/15	3078737/2
R/O Close Date	Status
10/02/15	Pre-Invoice
Mileage In	Mileage Out
68316	68316
Service Advisor / Tag #	
Amanda Rowe	

CICERO POLICE NON-EMERGENCY PHONE 8236 RT 11 CICERO, NY 13039			Work Phone	Vehicle Identification Number	
			315-427-5322	1FAHP2MK7DG181638	
			Home Phone	Delivery Date	In-Service Date
			315-699-1466		
Year	Make	Model	Body	Color	License Number
2013	FORD	TURAU S C1	C1		

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
Work performed by Jeff Winn UE01 (71) Installed DA8Z 5G232 D :CONVERTER ASY Qty: 1 Installed W712244 S300 :STUD Qty: 6 Installed W716011 S430 :NUT Qty: 6 Installed W714265 S441 :NUT Qty: 8 REMOVE AND REPLACE CONVERTOR. RETEST MONITOR PIDS 0211 10222 ALL NORMAL. CLEAR CODE.	Warranty Warranty Warranty Warranty Warranty

#4 - Customer Reports: CUSTOMER STATES MESSAGE DISPLAYS FOR CHECK FUEL IN LET. PLEASE CHECK AND ADVISE, Caused by PERFORMED EEC TESTS, PIN POINT TESTS FOUND FAULTY PURGE FLOW SENSOR. Work performed by Jeff Winn UE01 (71) Installed AU5Z 9C915 B :VALVE ASY Qty: 1@37.84 REMOVE AND REPLACED PURGE FLOW SENSOR.VERIFY ALL REPAIRS. Sub Total: 163.84	126.00 37.84

#5 * 15S02: INTERIOR DOOR HANDLE INSPECTION AND REPAIR ADDED OPERATION Corrected by Work performed by Jeff Winn UE01 (71) Installed DG1Z 5422600 AC :HANDLE ASY - DOOR - INN Qty: 1 REMOVE AND REPLACED R/F INNER DOOR HANDLE.	Warranty Warranty

EMPLOYEE OR CIC POLICE ONLY	-5.00

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I hereby authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to." **DISCLAIMER OF WARRANTIES.** These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first. seller hereby limits implied warranties to the same period.
TERMS: Strictly cash or acceptable credit card.
 Arbitration: Any dispute arising under this Agreement shall be resolved by binding arbitration conducted in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("AAA") then in effect (as such rules may be modified by the mutual agreement of the parties and the arbitrator selected). The arbitration shall be conducted in Onondaga County, New York, by a single arbitrator mutually accepted to the parties. In the event that the parties cannot agree on a single arbitrator, one shall be appointed by the AAA. The decision of the arbitrator shall be based on applicable law, and the arbitrator shall have no authority to award punitive damages. Judgement on the arbitration award may be entered by any court (state or federal) having jurisdiction over the such award. The parties shall share equally the cost of the arbitration, including the fees of the arbitrator, and each party shall bear its own attorneys' fees, that fees and expenses to be awarded to the prevailing party. In the event the arbitrator determines that the claims asserted are, on the whole, frivolous or lacking substantial merit, the arbitrator shall award attorneys' fees and expenses to the prevailing party. Both the parties and the arbitrator shall award shall keep the fact of the arbitration, the arbitration proceeding and the arbitration decision in confidence except only for such disclosure as may be legally required or as may be necessary to enforce the arbitral award.
 Arbitration must be conducted on an individual, not a class-wide, basis. There shall be no right for any dispute to be arbitrated on a class action basis or on bases involving claims brought in a purported representative capacity on behalf of the general public. Only we and you may be the parties to the arbitration proceeding may be consolidated with any other arbitration proceeding between us and any other person or entity.

LABOR	141.00
PARTS	56.59
DEDUCTIBLE	.00
SUBLET	.00
SHOP SUPPLIES	.00
HAZARDOUS MATERIALS	.00
SALES TAX OR TAX I.D.	XXXXXX0898
SPECIAL ORDER DEPOSIT	.00
DISCOUNTS	-5.00
TOTAL DUE	192.59

NO RETURN ON ELECTRICAL OR SAFETY ITEMS OR SPECIAL ORDERS.

X



Drivers Village, Inc.
DBA Burdick Lincoln
 5885 East Circle Drive, Suite 300
 Cicero, New York 13039
 Telephone # (315) 699-6300



Facility ID # 7100369

SERVICE DEPARTMENT HOURS
 7:30 a.m. to 7:00 p.m.
 Monday - Thursday
 Friday 7:30 a.m. to 6:00 p.m.
 Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number
10/01/15	3078737/1
R/O Close Date	Status
10/02/15	Pre-Invoice
Mileage In	Mileage Out
68316	68316
Service Advisor / Tag #	
Amanda Rowe	
Vehicle Identification Number	
1FAHP2MK7DG181638	
Delivery Date	In-Service Date
Color	License Number

CICERO POLICE			Work Phone		
NON-EMERGENCY PHONE			315-427-5322		
8236 RT 11			Home Phone		
CICERO, NY 13039			315-699-1466		
Year	Make	Model	Body		
2013	FORD	TURAU S C1	C1		

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
Cell: 315-427-5322	
#1 - 99P: PERFORM MULTI POINT INSPECTION Sub Total: .00	

#2 - LOF: LUBE/OIL/FILTER -INSTALL NEW STICKERRESET OIL REMINDER SYSTEM (IF EQUIPPED)***** ***** Work performed by Jeff Winn UE01 (71) 15.00 Installed AA5Z 6714 A :FILTER ASY - OIL 1@5.75 5.75 Installed ENGINEOIL :ENGINE OIL 50@.26 13.00 CHANGED OIL AND FILTER, TOPPED OFF FLUIDS. Sub Total: 33.75	

#3 - CEL: CUSTOMER STATES CHECK ENGINE LIGHT IS ON,DIAGNOSTIC FOR THE FIRST HOUR MAY APPLY. Caused by DTC P0420, PPT, MONITOR PIDS, BANK 1 CATALYTIC CON VERTOR BAD. BOTH UPSTREAM/ DOWNSTREAM O2 SENSOR FO LLOWING EACH OTHER ON DATA LOGGER. Corrected by DIAGNOSIS/EEC Work performed by Jeff Winn UE01 (71) Warranty Corrected by EXTRA TIME TO REPEAT QUICK TEST Work performed by Jeff Winn UE01 (71) Warranty Corrected by E.E.C. -PINPOINT TEST Work performed by Jeff Winn UE01 (71) Warranty Corrected by NGS RECORDER,MONITOR ROAD TEST Work performed by Jeff Winn UE01 (71) Warranty Corrected by REPLACE RIGHT SIDE EXHAUST MANIFOLD	

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I Herby Authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to."
DISCLAIMER OF WARRANTIES. These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first. seller hereby limits warranties to the same period.
TERMS: Strictly cash or acceptable credit card.
 Arbitration: Any dispute arising under this Agreement shall be resolved by binding arbitration conducted in accordance with the Commercial Arbitration Rules of the America Arbitration Association ("AAA") then in effect (as such rules may be modified by the mutual agreement of the parties and the arbitrator selected). The arbitration shall be conducted in Onondaga County, New York, by a single arbitrator mutually accepted to the parties. In the event that the parties cannot agree on a single arbitrator, one shall be appointed by the AAA. The decision of the arbitrator shall be based on applicable law, and the arbitrator shall have no authority to award punitive damages. Judgement on the arbitration award may be entered by any court (state or federal) having jurisdiction over the such award. The parties, shall share equally the cost of the arbitration, including the fees of the arbitrator, and each party shall bear its own attorneys' fees, that fees and expenses to be awarded to the prevailing party. In the event the arbitrator determines that the claims asserted are, on the whole, frivolous or lacking substantial merit, the arbitrator shall award attorneys' fees and expenses to the prevailing party. Both the parties and the arbitrator shall award shall keep the fact of the arbitration, the arbitration proceeding and the arbitration decision in confidence except only for such disclosure as may be legally required or as may be necessary to enforce the arbitral award.
 Arbitration must be conducted on an individual, not a class-wide, basis. There shall be no right for any dispute to be arbitrated on a class action basis or on bases involving claims brought in a purported representative capacity on behalf of the general public. Only we and you may be the parties to the arbitration proceeding may be consolidated with any other arbitration proceeding between us and any other person or entity.

LABOR	
PARTS	
DEDUCTIBLE	
SUBLET	
SHOP SUPPLIES	
HAZARDOUS MATERIALS	
SALES TAX OR TAX I.D.	
SPECIAL ORDER DEPOSIT	
DISCOUNTS	
TOTAL DUE	

NO RETURN ON ELECTRICAL OR SAFETY ITEMS OR SPECIAL ORDERS.



Drivers Village, Inc.
DBA Burdick Lincoln
 5885 East Circle Drive, Suite 300
 Cicero, New York 13039
 Telephone # (315) 699-6300



Facility ID # 7100369

SERVICE DEPARTMENT HOURS
 7:30 a.m. to 7:00 p.m.
 Monday - Thursday
 Friday 7:30 a.m. to 6:00 p.m.
 Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number				
10/14/15	3079018/1				
R/O Close Date	Status				
10/15/15	Reprint				
Mileage In	Mileage Out				
82451	82451				
Service Advisor / Tag #					
Randy Kuryla					
Vehicle Identification Number					
1FAHP2MK5DG181637					
Delivery Date	In-Service Date				
Year	Make	Model	Body	Color	License Number
2013	FORD	TAURUS B1			

CICERO POLICE
NON-EMERGENCY PHONE
 8236 RT 11
 CICERO, NY 13039

Work Phone
315-427-5322
 Home Phone
315-699-1466

Year	Make	Model	Body	Color	License Number
2013	FORD	TAURUS B1			

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
Cell: 315-427-5322	
#1 - MR MWIPER: WIPERBLADE REPLACEMENT MAINTENANCE	
Installed 8A5Z 17528 A :BLADE ASY - WIPER	1@17.48 17.48
Installed 8G1Z 17528 A :BLADE ASY - WIPER	1@17.48 17.48

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I Hereby Authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to." **DISCLAIMER OF WARRANTIES.** These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first, seller hereby limits implied warranties to the same period.

TERMS: Strictly cash or acceptable credit card.

Arbitration: Any dispute arising under this Agreement shall be resolved by binding arbitration conducted in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("AAA") then in effect (as such rules may be modified by the mutual agreement of the parties and the arbitrator selected). The arbitration shall be conducted in Onondaga County, New York, by a single arbitrator mutually accepted to the parties. In the event that the parties cannot agree on a single arbitrator, one shall be appointed by the AAA. The decision of the arbitrator shall be based on applicable law, and the arbitrator shall have no authority to award punitive damages. Judgment on the arbitration award may be entered by any court (state or federal) having jurisdiction over the such award. The parties, shall share equally the cost of the arbitration, including the fees of the arbitrator, and each party shall bear its own attorneys' fees, that fees and expenses to be awarded to the prevailing party. In the event the arbitrator determines that the claims asserted are, on the whole, frivolous or lacking substantial merit, the arbitrator shall award attorneys' fees and expenses to the prevailing party. Both the parties and the arbitrator shall award shall keep the fact of the arbitration, the arbitration proceeding and the arbitration decision in confidence except only for such disclosures as may be legally required or as may be necessary to enforce the arbitral award. Arbitration must be conducted on an individual, not a class-wide, basis. There shall be no right for any dispute to be arbitrated on a class action basis or on bases involving claims brought in a purported representative capacity on behalf of the general public. Only we and you may be the parties to the arbitration proceeding may be consolidated with any other arbitration proceeding between us and any other person or entity.

LABOR	.00
PARTS	34.96
DEDUCTIBLE	.00
SUBLET	.00
SHOP SUPPLIES	.00
HAZARDOUS MATERIALS	.00
SALES TAX OR TAX I.D.	XXXXXX0898 .00
SPECIAL ORDER DEPOSIT	.00
DISCOUNTS	.00
TOTAL DUE	34.96

A/R2000499 CICERO POLICE DEPT 34.96

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 5885 East Circle Drive, Suite 300
 Cicero, New York 13039
 Telephone # (315) 699-6300



Facility ID # 7100369

SERVICE DEPARTMENT HOURS
 7:30 a.m. to 7:00 p.m.
 Monday - Thursday
 Friday 7:30 a.m. to 6:00 p.m.
 Saturday 8:00 a.m. to 4:00 p.m.

R/O Open Date	R/O Number
10/22/15	3079185/2
R/O Close Date	Status
10/22/15	Pre-Invoice
Mileage In	Mileage Out
83606	83606
Service Advisor / Tag #	
Amanda Rowe	
Vehicle Identification Number	
1FAHP2MK5DG181637	
Delivery Date	In-Service Date
Color	License Number

CICERO POLICE			Work Phone
NON-EMERGENCY PHONE			315-427-5322
8236 RT 11			Home Phone
CICERO, NY 13039			315-699-1466
Year	Make	Model	Body
2013	FORD	TAURUS B1	

DESCRIPTION OF SERVICE AND PARTS	AMOUNT
REPLACED RIGHT HAND INNER TIE ROD	
Sub Total: 154.82	

TERMS: STRICTLY CASH UNLESS ARRANGEMENTS ARE MADE. "I hereby authorize the Repair work herein set forth to be done along with the necessary material at the agreed price which will not exceed the estimate without my consent. I also agree that you are not responsible for loss or damage to vehicle or articles left in vehicle in case of fire, theft or any other cause beyond your control or for any delays caused by unavailability of parts or delays in parts shipments by the supplier or transporter. I hereby grant you and/or your employees permission to operate the vehicle herein described on streets, highways or elsewhere. For the purpose of testing and/or inspection. An express mechanic's lien is hereby acknowledged on above vehicle to secure the amount of repairs there to." **DISCLAIMER OF WARRANTIES.** These repairs are covered by a limited warranty, 90 days or 4,000 miles, whichever comes first. seller hereby limits implied warranties to the same period.

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LABOR	256.00
PARTS	63.82
DEDUCTIBLE	.00
SUBLET	.00
SHOP SUPPLIES	.00
HAZARDOUS MATERIALS	.00
SALES TAX OR TAX I.D.	xxxxxx0898
SPECIAL ORDER DEPOSIT	.00
DISCOUNTS	.00
TOTAL DUE	319.82

NO RETURN ON ELECTRICAL OR SAFETY ITEMS OR SPECIAL ORDERS.

X

TOWN OF CICERO

2016 Final Budget

APPROPRIATIONS

Fund Description	2014 Final	2015 Final	2016 Final	Adopted vs. Modified
GENERAL FUND	\$2,883,587	\$2,876,118	\$3,244,444	12.81%
PART-TOWN OUTSIDE OF VILLAGE FUND	\$3,099,859	\$3,152,550	\$3,396,366	7.73%
PART-TOWN HIGHWAY FUND	\$3,971,664	\$3,950,309	\$4,259,704	7.83%
TOTAL	\$9,955,111	\$9,978,977	\$10,900,514	9.23%

REVENUES (OTHER THAN FUND BALANCE & TAX)

Fund Description	2014 Final	2015 Final	2016 Final	Adopted vs. Modified
GENERAL FUND	\$1,300,620	\$1,229,820	\$1,227,820	-0.16%
PART-TOWN OUTSIDE OF VILLAGE FUND	\$436,295	\$446,686	\$468,000	4.77%
PART-TOWN HIGHWAY FUND	\$372,200	\$367,001	\$403,000	9.81%
TOTAL	\$2,109,115	\$2,043,507	\$2,098,820	2.71%

APPROPRIATED FUND BALANCE

Fund Description	2014 Final	2015 Final	2016 Final	Adopted vs. Modified
GENERAL FUND	\$314,981	\$203,065	\$203,065	0.00%
PART-TOWN OUTSIDE OF VILLAGE FUND	\$106,751	\$80,129	\$80,129	0.00%
PART-TOWN HIGHWAY FUND	\$276,972	\$200,000	\$200,000	0.00%
TOTAL	\$698,704	\$483,194	\$483,194	0.00%

TAX LEVY

Fund Description	2014 Final	2015 Final	2016 Final	Adopted vs. Modified
GENERAL FUND	\$1,267,986	\$1,443,233	\$1,813,559	25.66%
PART-TOWN OUTSIDE OF VILLAGE FUND	\$2,556,813	\$2,625,735	\$2,848,237	8.47%
PART-TOWN HIGHWAY FUND	\$3,322,492	\$3,383,308	\$3,656,704	8.08%
TOTAL	\$7,147,292	\$7,452,276	\$8,318,500	11.62%
SPECIAL DISTRICTS	\$4,566,011	\$4,604,890	\$4,727,526	2.66%
TOTAL	\$11,713,303	\$12,057,166	\$13,046,026	8.20%

Town of Cicero
Drainage Budget
2016

District	2014 Fund Balance	2015 Estimated Revenue	2015 Projected Contractual	2015 Projected Personal Services	2014 Projected Balance	2016 Contractual	2016 Personal Services	Total 2016 Expenses	2016 Tax Levy
Mud Creek	267,847.23	161,318.00	298,200.00	0.00	130,965.23	298,200.00		298,200.00	167,234.77
Total Drainage	\$267,847.23	\$161,318.00	\$298,200.00	\$0.00	\$130,965.23	\$298,200.00	\$0.00	\$298,200.00	\$167,234.77