

This **GRANT DISBURSEMENT AGREEMENT** includes all exhibits and attachments hereto and is made on the terms and by the parties listed below and relates to the Project described below:

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**DORMITORY AUTHORITY OF THE STATE OF NEW YORK ("DASNY"):**

515 Broadway  
Albany, New York 12207  
Contact: Sara Richards, Esq.  
Phone: (518) 257-3177  
Fax: (518) 257-3475  
E-mail: grants@dasny.org

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**THE GRANTEE:**

Town of Cicero  
8236 Brewerton Rd  
Cicero, NY 13039  
Contact: Ms. Jody L. Rogers  
  
Phone: (315) 699-5233  
Fax: (315) 699-5234

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**THE PROJECT:**

Renovation and Improvements to the Athletic Fields at Skyway Park

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**PROJECT LOCATION:**

Skyway Park

**GRANT AMOUNT:**

\$125,000

**FUNDING SOURCE:**

Community Capital Assistance Program ("CCAP")

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For Office Use Only:

**PRELIMINARY APPLICATION OR PROJECT INFORMATION SHEET DATE:**

08/28/14

**DATE GDA SENT TO GRANTEE:**

02/26/16

**DATE AGREEMENT SIGNED BY GRANTEE:**

**DATE AGREEMENT SIGNED BY DASNY:**

**EXPIRATION DATE OF THIS AGREEMENT:**

**PROJECT ID #:** 6411  
**FMS#:** 159193  
**GranteeID:** 943  
**GrantID:** 6535

## TERMS AND CONDITIONS

### 1. The Project

The Project description, including tasks and a timeline with respect thereto, is set forth in Exhibit A. The Grantee will perform the tasks on the schedule and as described in Exhibit A to this Agreement.

### 2. Project Budget and Use of Funds

- a) The Grantee will undertake the Project in accordance with the overall Project budget, which includes the Grant funds, as set forth in Exhibit A to this Agreement. The Grant will be applied only to Eligible Expenses, which are separately identified, as described in the Preliminary Application or Project Information Sheet and in Exhibit A hereto.
- b) Grantee agrees and covenants to apply the Grant proceeds only to capital works or purposes, which shall consist of the following:
  - (i) the acquisition, construction, demolition, or replacement of a fixed asset or assets;
  - (ii) the major repair or renovation of a fixed asset, or assets, which materially extends its useful life or materially improves or increases its capacity; or
  - (iii) the planning or design of the acquisition, construction, demolition, replacement, major repair or renovation of a fixed asset or assets, including the preparation and review of plans and specifications including engineering and other services, field surveys and sub-surface investigations incidental thereto.
- c) Grantee agrees and covenants that the Grant proceeds shall not be used for costs that are not capital in nature, which include, but shall not be limited to working capital, rent, utilities, salaries, supplies, administrative expenses, or to pay down debt incurred to undertake the Project.

### 3. Books and Records

The Grantee will maintain accurate books and records concerning the Project for six (6) years from the date the Project is completed and will make those books and records available to DASNY, its agents, officers and employees during Grantee's business hours upon reasonable request. In the event of earlier termination of this Agreement, such documentation shall be made available to DASNY, its agents, officers and employees for six (6) years following the date of such early termination.

### 4. Conditions Precedent to Disbursement of the Grant

No Grant funds shall be disbursed until the following conditions have been satisfied:

- (a) DASNY has received a description of the Project, budget and timeline in the form of Exhibit A, and an opinion of Grantee's counsel, in substantially the form appended to this Agreement as Exhibit B; and
- (b) The requirements of the CCAP Program have been met; and
- (c) The monies required to fund the Grant have been received by DASNY; and
- (d) In the event of disbursement pursuant to paragraph 5(b) below, the Grantee has provided DASNY with documentation evidencing that a segregated account has been established by the Grantee into which Grant funds will be deposited (the "Segregated Account"). Eligible Expenses incurred in connection with the Project to be financed with Grant proceeds that are to be paid on invoice shall be paid out of the Segregated Account. The funds in such account shall not be used for any other purpose.
- (e) The Grantee certifies that it is in compliance with the provisions of the CCAP and this Agreement and that the Grant will only be used for the Project set forth in the Preliminary Application or Project Information Sheet and in Exhibit A hereto.
- (f) Not-for-profit organizations are required to register and prequalify on the New York State Grants Gateway ([www.grantsreform.ny.gov](http://www.grantsreform.ny.gov)) in order to receive Grant funds. The Grantee's Document Vault must be in prequalification status prior to any disbursements of the grant funds.

## 5. Disbursement

Subject to the terms and conditions contained in this Agreement, DASNY shall disburse the Grant to the Grantee, in the manner set forth in Exhibit D, as follows:

- (a) Reimbursement: DASNY shall make payment directly to the Grantee in the amount of Eligible Expenses actually incurred and paid for by the Grantee, upon presentation to DASNY of (i) the Payment Requisition Forms attached to this Agreement as Exhibit E and its attachments; (ii) copies of invoices for Eligible Expenses from the Grantee's contractor and/or vendor and proof of payment from the Grantee to the contractor and/or vendor in a form acceptable to DASNY; and (iii) such additional supporting documentation as DASNY may require in order to clearly demonstrate that Eligible Expenses were incurred and paid by the Grantee in connection with the Project described herein; or
- (b) Payment on Invoice:
  - (1) DASNY may make payment directly to the Grantee in the amount of Eligible Expenses actually incurred by the Grantee, upon presentation to DASNY of (i) the Payment Requisition Forms attached to this Agreement as Exhibit E and its attachments; (ii) copies of invoices for Eligible Expenses from the Grantee's contractor and/or vendor in a form acceptable to DASNY evidencing the completion of work; and (iii) such additional supporting documentation as DASNY may require in order to clearly demonstrate that Eligible Expenses were incurred by the Grantee in connection with the Project described herein.

(2) The Grantee must deposit all Grant proceeds paid on invoice pursuant to this paragraph (b) into the Segregated Account established pursuant to Paragraph 4(d). All Eligible Expenses incurred in connection with the Project to be financed with Grant funds that are to be paid on invoice must be paid out of this account. The account shall not be used for any other purpose.

(3) The Grantee must provide proof of disbursement of Grant funds to the respective contractor and/or vendor in a form acceptable to DASNY, within sixty (60) days of the date that Grant funds are disbursed to the Grantee to pay for such costs. DASNY will not make any additional disbursements from Grant funds until such time as proof of payment is provided.

(4) Utilizing the Grant funds paid to the Grantee pursuant to this section for any purpose other than paying the contractors and/or vendors identified in the requisition documentation in the amounts set forth in the requisition shall constitute a default under this Agreement and shall, at a minimum, result in the denial of payment on invoice for subsequent requisitions.

(5) DASNY may deny payment on invoice at its sole and absolute discretion, thereby restricting the method of payment pursuant to this contract to reimbursement subject to the terms of Section 5(a).

(c) Electronic Payments Program: DASNY reserves the right to implement an electronic payment program ("Electronic Payment Program") for all payments to be made to the Grantee thereunder. Prior to implementing an Electronic Payment Program, DASNY shall provide the Grantee written notice one hundred twenty days prior to the effective date of such Electronic Payment Program ("Electronic Payment Effective Date"). Commencing on or after the Electronic Payment Effective Date, all payments due hereunder by the Grantee shall only be rendered electronically, unless payment by paper check is expressly authorized by DASNY. Commencing on or after the Electronic Payment Effective Date the Grantee further acknowledges and agrees that DASNY may withhold any request for payment hereunder, if the Grantee has not complied with DASNY's Policies and Procedures relating to its Electronic Payment Program in effect at such time, unless payment by paper check is expressly authorized by DASNY.

(d) In no event will DASNY make any payment which would cause DASNY's aggregate disbursements to exceed the Grant amount.

(e) The Grant, or a portion thereof, may be subject to recapture by DASNY as provided in Section 9(c) hereof.

## 6. Non Discrimination and Affirmative Action

The Grantee shall make its best effort to comply with DASNY's Non-Discrimination and Affirmative Action policies set forth in Exhibit F to this Agreement.

7. No Liability of DASNY or the State

DASNY shall not in any event whatsoever be liable for any injury or damage, cost or expense of any nature whatsoever that occurs as a result of or in any way in connection with the Project and the Grantee hereby agrees to indemnify and hold harmless DASNY, the State and their respective agents, officers, employees and directors (collectively, the "Indemnitees") from and against any and all such liability and any other liability for injury or damage, cost or expense resulting from the payment of the Grant by DASNY to the Grantee or use of the Project in any manner, including in a manner which, if the bonds are issued on a tax-exempt basis, (i) results in the interest on the bonds issued by DASNY the proceeds of which were used to fund the Grant (the "Bonds") to be includable in gross income for federal income tax purposes or (ii) gives rise to an allegation against DASNY by a governmental agency or authority, which DASNY defends that the interest on the Bonds is includable in gross income for federal income tax purposes, other than that caused by the gross negligence or the willful misconduct of the Indemnitees.

8. Warranties and Covenants

The Grantee warrants and covenants that:

- (a) The Grant shall be used solely for Eligible Expenses in accordance with the terms and conditions of this Agreement.
- (b) No materials, if any, purchased with the Grant will be used for any purpose other than the eligible Project costs as identified in Exhibit A.
- (c) The Grantee agrees to utilize all funds disbursed in accordance with this Agreement in accordance with the terms of the CCAP Program.
- (d) The Grantee is solely responsible for all Project costs in excess of the Grant. The Grantee will incur and pay Project costs and submit requisitions for reimbursement in connection with such costs.
- (e) The Grantee has sufficient, secured funding for all Project costs in excess of the Grant, and will complete the Project as described in the Preliminary Application or Project Information Sheet and in this Agreement.
- (f) The Grantee agrees to use its best efforts to utilize the Project for substantially the same purpose set forth in this Agreement until such time as the Grantee determines that the Project is no longer reasonably necessary or useful in furthering the public purpose for which the grant was made.
- (g) There has been no material adverse change in the financial condition of the Grantee since the date of submission of the Preliminary Application or Project Information Sheet to DASNY.
- (h) No part of the Grant will be applied to any expenses paid or payable from any other external funding source, including State or Federal grants, or grants from any other public or private source.

- (i) The Grantee owns, leases, or otherwise has control over the site where the Project will be located. If the Project includes removable equipment or furnishings including but not limited to, computer hardware and software, air conditioning units, lab equipment, office furniture and telephone systems, Grantee will develop, implement and maintain an inventory system for tracking such removable equipment and furnishings.
- (j) The Project to be funded by the Grant will be located in the State of New York. If the Grant will fund all or a portion of the purchase of any type of vehicle, such vehicle will be registered in the State of New York and a copy of the New York State Vehicle Registration documents will be provided to DASNY's Accounts Payable Department at the time of requisition.
- (k) Grantee is in compliance with, and shall continue to comply in all material respects, with all applicable laws, rules, regulations and orders affecting the Grantee and the Project including but not limited to maintaining the Grantee's document vault on the New York State Grants Reform Gateway ([www.grantsreform.ny.gov](http://www.grantsreform.ny.gov)).
- (l) The Grantee has obtained all necessary consents and approvals from the property owner in connection with any work to be undertaken in connection with the Project.
- (m) All contractors and vendors retained to perform services in connection with the Project shall be authorized to do business in the State of New York and shall possess and maintain all professional licenses and/or certifications required to perform the tasks undertaken in connection with the Project.
- (n) Neither the Grantee nor any of the members of its Board of Directors or other governing body or its employees have given or will give anything of value to anyone to procure the Grant or to influence any official act or the judgment of any person in the performance of any of the terms of this Agreement.
- (o) The Grant shall not be used in any manner for any of the following purposes:
  - (i) political activities of any kind or nature, including, but not limited to, furthering the election or defeat of any candidate for public, political or party office, or for providing a forum for such candidate activity to promote the passage, defeat, or repeal of any proposed or enacted legislation;
  - (ii) religious worship, instruction or proselytizing as part of, or in connection with, the performance of this Agreement;
  - (iii) payments to any firm, company, association, corporation or organization in which a member of the Grantee's Board of Directors or other governing body, or any officer or employee of the Grantee, or a member of the immediate family of any member of the Grantee's Board of Directors or other governing body, officer, or employee of the Grantee has any ownership, control or financial interest, including but not limited to an officer or employee directly or indirectly responsible for the preparation or

the determination of the terms of the contract or other arrangement pursuant to which the proceeds of the Grant are to be disbursed. For purposes of this paragraph, "ownership" means ownership, directly or indirectly, of more than five percent (5%) of the assets, stock, bonds or other dividend or interest bearing securities; and "control" means serving as a member of the board of directors or other governing body, or as an officer in any of the above; and

- (iv) payment to any member of Grantee's Board of Directors or other governing body of any fee, salary or stipend for employment or services, except as may be expressly provided for in this Agreement.
- (p) The relationship of the Grantee (including, for purposes of this paragraph, its officers, employees, agents and representatives) to DASNY arising out of this Agreement shall be that of an independent contractor. The Grantee covenants and agrees that it will conduct itself in a manner consistent with such status, that it will neither hold itself out as, nor claim to be, an officer, employee, agent or representative of DASNY or the State by reason hereof, and that it will not by reason thereof, make any claim, demand or application for any right or privilege applicable to an officer, employee, agent or representative of DASNY or the State, including without limitation, worker's compensation coverage, unemployment insurance benefits, social security coverage or retirement membership or credit.
- (q) The information contained in the Preliminary Application or Project Information Sheet submitted by the Grantee in connection with the Project and the Grant, as such may have been amended or supplemented and any supplemental documentation requested by the State or DASNY in connection with the Grant, is incorporated herein by reference in its entirety. In the event of an inconsistency between the descriptions, conditions, and terms of this Agreement and those contained in the Preliminary Application or Project Information Sheet, the provisions of this Agreement shall govern. The Grantee hereby acknowledges that DASNY has relied on the statements and representations made by the Grantee in the Preliminary Application or Project Information Sheet and any supplemental information in making the Grant. The Grantee hereby represents and warrants that it has made no material misstatement or omission of fact in the Preliminary Application or Project Information Sheet, supplemental information, or otherwise in connection with the Grant and that the information contained in the Preliminary Application or Project Information Sheet and supplemental information continues on the date hereof to be materially correct and complete.
- (r) The Grantee hereby represents and warrants that it has made no material misstatement or omission of fact in the Grantee Questionnaire ("GQ"), attached hereto as Exhibit C, or the Grantee's document vault in the New York State's Grants Reform Gateway completed by the Grantee in connection with the Project and the Grant, and that the responses in the GQ and the document vault continue on the date hereof to be materially correct and complete. The Grantee hereby acknowledges that DASNY has relied on the statements and representations made by the Grantee in the GQ in making the Grant, and that the

Grantee will be required to reaffirm the information therein each time a requisition for grant funds is presented to DASNY.

- (s) The Grantee is duly organized, validly existing and in good standing under the laws of the State of New York, or is duly organized and validly existing under the laws of another jurisdiction and is authorized to do business and is in good standing in the State of New York and shall maintain its corporate existence in good standing in each such jurisdiction for the term of this Agreement, and has full power and authority to execute and deliver the Agreement and to perform its obligations thereunder;
- (t) The Grantee agrees to provide such documentation to DASNY as may be requested by DASNY in its sole and absolute discretion to support a requisition for payment, to determine compliance by the Grantee with the terms of this Agreement or otherwise reasonably requested by DASNY in connection with the Grant, and further acknowledges that if documentation requested in connection with a requisition for payment does not, in the sole and absolute discretion of DASNY, provide adequate support for the costs requested, that such requisition request shall be denied and payment shall not be made to the Grantee.
- (u) The Agreement was duly authorized, executed and delivered by the Grantee and is binding on and enforceable against the Grantee in accordance with its terms.

9. Default and Remedies

- (a) Each of the following shall constitute a default by the Grantee under this Agreement:
  - (i) Failure to perform or observe any obligation, warranty or covenant of the Grantee contained herein, or the failure by the Grantee to perform the requirements herein to the reasonable satisfaction of DASNY and within the time frames established therefor under this Agreement.
  - (ii) Failure to comply with any request for information reasonably made by DASNY to determine compliance by the Grantee with the terms of this Agreement or otherwise reasonably requested by DASNY in connection with the Grant.
  - (iii) The making by the Grantee of any false statement or the omission by the Grantee to state any material fact in or in connection with this Agreement or the Grant, including information provided in the Preliminary Application or Project Information Sheet or in any supplemental information that may be requested by the State or DASNY.
  - (iv) The Grantee shall (A) be generally not paying its debts as they become due, (B) file, or consent by answer or otherwise to the filing against it of, a petition under the United States Bankruptcy Code or under any other bankruptcy or insolvency law of any jurisdiction, (C) make a general assignment for the benefit of its general creditors, (D) consent to the appointment of a custodian, receiver, trustee or other officer with similar powers of itself or of any substantial part of its property, (E) be

adjudicated insolvent or be liquidated or (F) take corporate action for the purpose of any of the foregoing.

- (v) An order of a court having jurisdiction shall be made directing the sale, disposition or distribution of all or substantially all of the property belonging to the Grantee, which order shall remain undismissed or unstayed for an aggregate of thirty (30) days.
  - (vi) The Grantee abandons the Project prior to its completion.
  - (vii) The Grantee is found to have falsified or modified any documents submitted in connection with this grant, including but not limited to invoice, contract or payment documents submitted in connection with a Grantee's request for payment/reimbursement.
  - (viii) Utilizing the Grant funds paid to the Grantee pursuant to Section 5(b) for any purpose other than paying the contractors and/or vendors identified in the requisition documentation in the amounts set forth in the requisition.
- (b) Upon the occurrence of a default by the Grantee and written notice by DASNY indicating the nature of the default, DASNY shall have the right to terminate this Agreement.
- (c) Upon any such termination, DASNY may withhold any Grant proceeds not yet disbursed and may require repayment of Grant proceeds already disbursed. If DASNY determines that any Grant proceeds had previously been released based upon fraudulent representations or other willful misconduct, DASNY may require repayment of those funds and may refer the matter to the appropriate authorities for prosecution. DASNY shall be entitled to exercise any other rights and seek any other remedies provided by law.

#### 10. Term of Agreement

Notwithstanding the provisions of Section 9 hereof, this Agreement shall terminate three (3) years after the latest date set forth on the front page hereof without any further notice to the Grantee. DASNY, in its sole discretion, may extend the term of this Agreement upon a showing by the Grantee that the Project is under construction and is expected to be completed within the succeeding twelve (12) months. All requisitions must be submitted to DASNY in proper form prior to the termination date in order to be reimbursed.

#### 11. Project Audit

DASNY shall, upon reasonable notice, have the right to conduct, or cause to be conducted, one or more audits, including field inspections, of the Grantee to assure that the Grantee is in compliance with this Agreement. This right to audit shall continue for six (6) years following the completion of the Project or earlier termination of this Agreement.

#### 12. Survival of Provisions

The provisions of Sections 3, 7, 8(n), 8(o) and 11 shall survive the expiration or earlier termination of this Agreement.

13. Notices

Each notice, demand, request or other communication required or otherwise permitted hereunder shall be in writing and shall be effective upon receipt if personally delivered or sent by any overnight service or three (3) days after dispatch by certified mail, return receipt requested, to the addresses set forth on this document's cover page.

14. Assignment

The Grantee may not assign or transfer this Agreement or any of its rights hereunder.

15. Modification

This Agreement may be modified only by a written instrument executed by the party against whom enforcement of such modification is sought.

16. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the State of New York. This Agreement shall be construed without the aid of any presumption or other rule of law regarding construction against the party drafting this Agreement or any part of it. In case any one or more of the provisions of this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision hereof and this Agreement shall be construed as if such provision(s) had never been contained herein.

17. Confidentiality of Information

Any information contained in reports made to DASNY or obtained by DASNY as a result of any audit or examination of Grantee's documents or relating to trade secrets, operations and commercial or financial information, including but not limited to the nature, amount or source of income, profits, losses, financial condition, marketing plans, manufacturing processes, production costs, productivity rates, or customer lists, provided that such information is clearly marked "confidential" by the Grantee that concerns or relates to trade secrets, operations and commercial or financial information, including but not limited to the nature, amount or source of income, profits, losses or expenditures, financial condition, marketing plans, manufacturing processes, production costs, productivity rates, or customer lists, which is determined by DASNY to be exempt from public disclosure under the Freedom of Information Law, shall be considered business confidential and is not to be released to anyone, except DASNY and staff directly involved in assisting the Grantee, without prior written authorization from the Grantee, as applicable. Notwithstanding the foregoing, DASNY will not be liable for any information disclosed, in DASNY's sole discretion, pursuant to the Freedom of Information Law, or which DASNY is required to disclose pursuant to legal process.

18. Executory Clause

This Agreement shall be deemed executory to the extent of monies available for the CCAP Program to DASNY.

Town of Cicero  
Renovation and Improvements to the Athletic Fields at Skyway Park  
Project ID 6411

This agreement is entered into as of the latest date written below:

DORMITORY AUTHORITY OF THE STATE OF NEW YORK

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Authorized Officer

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(Printed Name)

Date:

GRANTEE: TOWN OF CICERO

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(Signature)

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(Printed name and title)

Date:

## **GRANT DISBURSEMENT AGREEMENT**

### **EXHIBITS**

EXHIBIT A	Project Budget
EXHIBIT B	Opinion of Counsel
EXHIBIT C	Grantee Questionnaire
EXHIBIT D	Disbursement Terms
EXHIBIT E	Payment Requisition Form and Dual Certification
EXHIBIT E-1	Payment Requisition Cover Letter
EXHIBIT E-2	Payment Requisition Back-up Summary
EXHIBIT F	Non-Discrimination and Affirmative Action Policy



**EXHIBIT B: Opinion of Counsel**

[Letterhead of Counsel to the Grantee]

[Date]

DASNY  
515 Broadway  
Albany, New York 12207

Attn: Michael E. Cusack., General Counsel

Re: *Community Capital Assistance Program ("CCAP") Grant  
Renovation and Improvements to the Athletic Fields at Skyway Park  
Project ID 6411*

Ladies and Gentlemen:

I have acted as counsel to the Town of Cicero (the "Grantee") in connection with the Project referenced above. In so acting, I have reviewed a certain Grant Disbursement Agreement between you and the Grantee, executed by the Grantee on ***[Insert date Agreement executed by Grantee]*** (the "Agreement") and such other documents as I consider necessary to render the opinion expressed hereby.

Based on the foregoing, I am of the opinion that:

1. the Grantee is duly organized, validly existing and in good standing under the laws of the State of New York **[or, is duly organized and validly existing under the laws of another jurisdiction and is authorized to do business and is in good standing in the State of New York]** and has full power and authority to execute and deliver the Agreement and to perform its obligations thereunder; and
2. the Agreement was duly authorized, executed and delivered by the Grantee and is binding on and enforceable against the Grantee in accordance with its terms.

Very truly yours,

**EXHIBIT C: Grantee Questionnaire**

**See attached**

## EXHIBIT D: Disbursement Terms

Town of Cicero  
Renovation and Improvements to the Athletic Fields at Skyway Park  
Project ID 6411

Subject to the terms and conditions contained in this Agreement, DASNY shall disburse the Grant to the Grantee as follows:

### Standard Reimbursement

DASNY shall make payment to the Grantee, no more frequently than monthly, based upon Eligible Expenses (as set forth and in accordance with the budget in Exhibit A) actually incurred by the Grantee, in compliance with Exhibit A and upon presentation to DASNY of the Payment Requisition Forms attached to this Agreement as Exhibit E and its attachments, together with such supporting documentation as DASNY may require in order to clearly demonstrate that Eligible Expenses were actually incurred by the Grantee in connection with the Project described herein. Payment shall be made by reimbursement, subject to the terms and conditions of Sections 4 and 5(a) of this Agreement or by payment on invoice subject to the terms and conditions of Sections 4 and 5(b) of this Agreement.

Supporting documentation acceptable to DASNY must be provided prior to payment, including invoices and proof of payment in a form acceptable to DASNY. If the fronts and backs of canceled checks cannot be obtained from the Grantee's financial institution, a copy of the front of the check must be provided, along with a copy of a bank statement clearly showing that payment was made by the Grantee to the contractor. DASNY reserves the right to request additional supporting documentation in connection with requests for payment, including the backs of canceled checks, certifications from contractors or vendors, or other documentation to verify that grant funds are properly expended. *Please note that quotes, proposals, estimates, purchase orders, and other such documentation do NOT qualify as invoices.*

The Grantee agrees to provide such documentation to DASNY as may be requested by DASNY in its sole and absolute discretion to support a requisition for payment, to determine compliance by the Grantee with the terms of this Agreement or otherwise reasonably requested by DASNY in connection with the Grant, and further acknowledges that if documentation requested in connection with a requisition for payment does not, in the sole and absolute discretion of DASNY, provide adequate support for the costs requested, that such requisition request shall be denied and payment shall not be made to the Grantee.

All expenses submitted for reimbursement or payment on invoice must be for work completed at the approved project location(s) and/or items received at the approved project location(s) prior to the date of the request for reimbursement/payment. In addition, if funds are requisitioned for the purchase of a vehicle, the New York State Vehicle Registration Documents and title must be submitted along with the requisition forms.

**EXHIBIT E: Payment Requisition Form and Dual Certification**

Town of Cicero  
Renovation and Improvements to the Athletic Fields at Skyway Park  
Project ID 6411

<b>For Office Use Only:</b>		
FMS#: 159193	GranteeID: 943	GrantID: 6535

Payment Request #  

For work completed between   /   /   and   /   /  

**THIS REQUEST:**

A: TASK #*	B: DASNY SHARE*	C: THIS REQUEST	D: TOTAL REQUESTED PRIOR TO THIS REQUEST	E: B-C-D BALANCE
<b>TOTAL:</b>				

\* Please note that the task numbers and DASNY Share amounts set forth in columns A and B respectively must correspond to the tasks and DASNY Share amounts set forth in Exhibit A. When submitting a requisition for payment, please remember that DASNY can reimburse you for capital expenditures made by and invoiced to the Grantee set forth on the cover page of this Agreement only. Capital expenditures include the costs of acquisition, design, construction, reconstruction, rehabilitation, preservation, development, improvement, modernization and equipping of a Community Capital Assistance Program facility.

DASNY may not reimburse Grantees or make payments on invoice for costs including, but not limited to, the following: working capital, rent, utilities, salaries, supplies and other administrative expenses.

# EXHIBIT E: Payment Requisition Form and Dual Certification

## DUAL CERTIFICATION

This certification must be signed by two Authorized Officers of the Town of Cicero, for Project # 6411.

We hereby warrant and represent to DASNY that:

1. To the best of our knowledge, information and belief, the expenditures described in Payment Requisition Request # \_\_\_\_\_ attached hereto in the amount of \$ \_\_\_\_\_ for which the Town of Cicero, is seeking payment and/or reimbursement comply with the requirements of the Agreement between DASNY and the Town of Cicero (the "Agreement"), are Eligible Expenses, and that the payment and/or reimbursement of expenditures for which it is seeking payment and/or reimbursement from DASNY does not duplicate reimbursement or disbursement of costs and/or expenses from any other source.
2. The warranties and covenants contained in Section 8 of the Agreement are true and correct as if made on the date hereof.
3. The Eligible Expenses for which reimbursement is sought in connection with this requisition were actually incurred by the Grantee named on the cover page of this Agreement, and/or will be paid by the Grantee solely from the Segregated Account established pursuant to paragraph 4(d) of the Grant Disbursement Agreement to the contractor named on the invoices submitted in connection with this requisition and shall not be used for any other purpose.
4. All Project costs described in any contractor/vendor invoice submitted pursuant the payment requisition form have been completely and fully performed prior to the date hereof.
5. Proof of disposition of funds from the Segregated Account to the contractor and/or vendors that are being paid on invoice, if any, will be provided to DASNY within sixty (60) days of the date that Grant funds are disbursed to the Grantee to pay for such costs. We understand that in the event that acceptable proof of payment is not provided, DASNY will not make any additional disbursements from Grant funds until such time as such proof of payment is provided.
6. We have the authority to submit this requisition on behalf of the Town of Cicero. The tasks have been completed in the manner outlined in the Agreement.
7. The following documents are hereby attached for DASNY approval, in support of this requisition, and are accurate images of the original documents **(Please check off all that apply)**:
  - Readable copies of both front and back of canceled checks.
  - Readable copies of the front of the checks and copies of bank statements showing that the checks have cleared.
  - Copy of New York State Vehicle Registration and Title documents for all vehicles purchased with Grant funds.
  - Invoices/receipts for eligible goods/services that have been received/performed at the approved project location(s) and a completed Exhibit E-2: Payment Requisition Back-up Summary.
  - Other:

Authorized Officer Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_

Authorized Officer Signature: \_\_\_\_\_

Date: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_

**EXHIBIT E-I: Payment Requisition Cover Letter**

ON GRANTEE'S LETTERHEAD

Date

Attention: Accounts Payable - Grants  
DASNY  
515 Broadway  
Albany, New York 12207

Re: *Community Capital Assistance Program ("CCAP") Grant  
Renovation and Improvements to the Athletic Fields at Skyway Park  
Project No. 6411*

To Whom it May Concern:

Enclosed please find our request for payment/reimbursement. The package includes completed Exhibits E and E-2, including a Dual Certification with original signatures from two authorized officers. I have also included supporting documentation and invoices, as summarized in Exhibit E-2.

Below I have checked off the relevant payment option and completed the required payment information. This information is complete and accurate as of the date of this letter:

1) <input type="checkbox"/>	We would like to be paid by reimbursement pursuant to section 5(a) of the grant disbursement agreement. Proof of payment is enclosed for all invoices submitted in this request. Please remit payment by check.
<b>OR</b>	
2) <input type="checkbox"/>	We would like to be paid by reimbursement pursuant to section 5(a) of the grant disbursement agreement. Proof of payment is enclosed for all invoices submitted in this request. Please remit payment by wire. The wire instructions for our account are as follows: BANK NAME: _____ ACCOUNT #: _____ ACCOUNT NAME: _____ ABA #: _____
<b>OR</b>	
3) <input type="checkbox"/>	We would like to be paid on invoice pursuant to Section 5(b) of the grant disbursement agreement. We have not paid the invoice(s) included in this request. We have established a <b>segregated account to be used solely for accepting and disbursing funds from DASNY for this grant and for no other purpose.</b> The wire instructions for this account are as follows: BANK NAME: _____ ACCOUNT #: _____ ACCOUNT NAME: _____ ABA #: _____

If any further information is needed, please contact me at ( ) \_\_\_\_\_.

Signature: \_\_\_\_\_

Print Name: \_\_\_\_\_

Title: \_\_\_\_\_

**EXHIBIT E-2: Payment Requisition Back-up Summary**

Please list below all invoice amounts totaling the amount for which you are seeking reimbursement in this request. Invoices should be organized and subtotaled by task #. Please use additional sheets if necessary.

**Task #:**  **Task Description:**

VENDOR/ CONTRACTOR NAME	INVOICE/ APPLICATION #	AMOUNT REQUESTED FROM GRANT FUNDS	COMMENT
TOTAL Requested for Task:			(Transfer to Exhibit E)

**Task #:**  **Task Description:**

VENDOR/ CONTRACTOR NAME	INVOICE/ APPLICATION #	AMOUNT REQUESTED FROM GRANT FUNDS	COMMENT
TOTAL Requested for task:			(Transfer to Exhibit E)

**Task #:**  **Task Description:**

VENDOR/ CONTRACTOR NAME	INVOICE/ APPLICATION #	AMOUNT REQUESTED FROM GRANT FUNDS	COMMENT
TOTAL Requested for task:			(Transfer to Exhibit E)

## EXHIBIT F

### NON-DISCRIMINATION AND AFFIRMATIVE ACTION POLICY FOR THE PROJECT

It is the policy of the State of New York and DASNY, to comply with all federal, State and local law, policy, orders, rules and regulations which prohibit unlawful discrimination because of race, creed, color, national origin, sex, sexual orientation, age, disability or marital status, and to take affirmative action to ensure that Minority and Women-owned Business Enterprises (M/WBEs), Minorities Group Members and women share in the economic opportunities generated by DASNY's participation in projects or initiatives, and/or the use of DASNY funds.

- 1) The recipient of State funds represents that its equal employment opportunity policy statement incorporates, at a minimum, the policies and practices set forth below:
  - a) Grantee shall (i) not unlawfully discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, sexual orientation, age, disability or marital status, (ii) undertake or continue existing programs of affirmative action to ensure that Minority Group Members and women are afforded equal employment opportunities, and (iii) make and document its conscientious and active efforts to employ and utilize M/WBEs, Minority Group Members and women in its workforce on contracts. Such action shall be taken with reference to, but not limited to, solicitations or advertisements for employment, recruitment, job assignment, promotion, upgrading, demotion, transfer, layoff or termination, rates of pay or other forms of compensation, and selection for training or retraining, including apprenticeship and on-the-job training.
  - b) At the request of the AAO, the Grantee shall request each employment agency, labor union, or authorized representative of workers with whom it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union, or representative does not unlawfully discriminate, and that such union or representative will affirmatively cooperate in the implementation of the Grantee's obligations herein.
- 2) The Grantee is encouraged to include minorities and women in any job opportunities created by the Project; and to solicit and utilize M/WBE firms for any contractual opportunities generated in connection with the Project.
- 3) Grantee represents and warrants that, for the duration of the Agreement, it shall furnish all information and reports required by the AAO and shall permit access to its books and records by DASNY, or its designee, for the purpose of ascertaining compliance with provisions hereof.
- 4) Grantee shall include or cause to be included, paragraphs (1) through (3) herein, in every contract, subcontract or purchase order with a Contracting Party executed in connection with the Project, in such a manner that said provisions shall be binding upon each Contracting Party as to its obligations incurred in connection with the Project.

### NON-DISCRIMINATION AND AFFIRMATIVE ACTION DEFINITIONS

#### **Affirmative Action**

Shall mean the actions to be undertaken by the Borrower, Grantee and any Contracting Party in connection with any project or initiative to ensure non-discrimination and Minority/Women-owned Business Enterprise and minority/female workforce participation, as set forth in paragraph 2) herein, and developed by DASNY.

**Affirmative Action Officer (“AAO”)**

Shall mean DASNY’s Affirmative Action Officer or his/her designee, managing the affirmative action program for DASNY.

**Contracting Party**

Shall mean (i) any contractor, subcontractor, consultant, subconsultant or vendor supplying goods or services, pursuant to a contract or purchase order in excess of \$1,500, in connection with any projects or initiatives funded in whole or in part by DASNY and (ii) **any borrower or Grantee** receiving funds from DASNY pursuant to a loan or Grant document.

**Minority Business Enterprise (“MBE”)**

Shall mean a business enterprise, including a sole proprietorship, partnership or corporation that is (i) a least fifty-one percent (51%) owned by one or more Minority Group Members; (ii) an enterprise in which such minority ownership is real, substantial and continuing, (iii) an enterprise in which such minority ownership has and exercises DASNY to control and operate, independently, the day-to-day business decisions of the enterprise; (iv) an enterprise authorized to do business in the State of New York and is independently owned and operated; and (v) an enterprise certified by New York State as a minority business.

**Minority Group Member**

Shall mean a United States citizen or permanent resident alien who is and can demonstrate membership in one of the following groups: (i) Black persons having origins in any of the Black African racial groups; (ii) Hispanic persons of Mexican, Puerto Rican, Dominican, Cuban, Central or South American descent of either Indian or Hispanic origin, regardless of race; (iii) Asian and Pacific Islander persons having origins in any of the Far East countries, South East Asia, the Indian subcontinent or the Pacific Islands; and (iv) Native American or Alaskan native persons having origins in any of the original peoples of North America.

**Minority and Women-Owned Business Enterprise Participation**

Minority and Women-owned Business Enterprise participation efforts are not limited to the efforts suggested herein, and the role of M/WBE firms should not be restricted to that of a subcontractor/subconsultant. Where applicable, M/WBE firms should be considered for roles as prime contractors. Such efforts may include but not be limited to:

- (a) Dividing the contract work into smaller portions in such a manner as to permit subcontracting to the extent that it is economically and technically feasible to do so;
- (b) Actively and affirmatively soliciting bids from qualified M/WBEs, including circulation of solicitations to Minority and Women’s trade associations;
- (c) Making plans and specifications for prospective work available to M/WBEs in sufficient time for review;
- (d) Utilizing the services and cooperating with those organizations providing technical assistance to the Contracting Party in connection with potential M/WBE participation on DASNY contract;
- (e) Utilizing the resources of DASNY Affirmative Action Unit to identify New York State certified M/WBE firms for the purpose of soliciting bids and subcontracts;
- (f) Encouraging the formation of join ventures, associations, partnerships, or other similar entities with M/WBE firms, where appropriate, and
- (g) The Contracting Party shall remit payment in a timely fashion.

**Women-owned Business Enterprise (“WBE”)**

Shall mean a business enterprise, including a sole proprietorship, partnership or corporation that is: (i) at least fifty-one percent (51%) owned by one or more citizens or permanent resident aliens who are women; (ii) an enterprise in which the ownership interest of such women is real, substantial and continuing, (iii) an enterprise in which such women ownership has and exercises DASNY to control and operate, independently, the day-to-day business decisions of the enterprise; (iv) an enterprise authorized to do business in the State of New York and is independently owned and operated; and (v) an enterprise certified by New York State as woman-owned.

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.

<b>Part 1 - Project and Sponsor Information</b>			
Name of Action or Project: <p style="text-align: center; font-size: 1.2em;">SKYWAY PARK PLAYGROUND</p>			
Project Location (describe, and attach a location map): <p style="text-align: center; font-size: 1.2em;">5950 E. TAFT RD., NORTH SYRACUSE, NY 13212</p>			
Brief Description of Proposed Action: <p style="text-align: center; font-size: 1.2em;">INSTALLATION OF A PLAYGROUND.</p>			
Name of Applicant or Sponsor: <p style="text-align: center; font-size: 1.2em;">TOWN OF CICERO</p>		Telephone: 315-699-5233 E-Mail: <u>ROBENS@CICERONEWYORK.NY</u>	
Address: <p style="text-align: center; font-size: 1.2em;">8236 BREWERTON RD.,</p>			
City/PO: <p style="text-align: center; font-size: 1.2em;">CICERO</p>		State: <p style="text-align: center; font-size: 1.2em;">NY</p>	Zip Code: <p style="text-align: center; font-size: 1.2em;">13039</p>
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.			NO <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:			YES <input type="checkbox"/>
3.a. Total acreage of the site of the proposed action?		<u>0.25</u> acres	
b. Total acreage to be physically disturbed?		<u>0.25</u> acres	
c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor?		<u>11</u> 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 checked="" type="checkbox"/> Other (specify): <u>AIRPORT/CEMETERY</u> <input checked="" type="checkbox"/> Parkland			

	NO	YES	N/A
5. Is the proposed action, a. A permitted use under the zoning regulations?		<input checked="" type="checkbox"/>	
b. Consistent with the adopted comprehensive plan?		<input checked="" type="checkbox"/>	
6. Is the proposed action consistent with the predominant character of the existing built or natural landscape?			<input checked="" type="checkbox"/>
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental Area? If Yes, identify: _____		<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
8. a. Will the proposed action result in a substantial increase in traffic above present levels?		<input checked="" type="checkbox"/>	
b. Are public transportation service(s) available at or near the site of the proposed action?		<input checked="" type="checkbox"/>	
c. Are any pedestrian accommodations or bicycle routes available on or near site of the proposed action?			<input checked="" type="checkbox"/>
9. Does the proposed action meet or exceed the state energy code requirements? If the proposed action will exceed requirements, describe design features and technologies: <u>N/A</u>			<input checked="" type="checkbox"/>
10. Will the proposed action connect to an existing public/private water supply? [If Yes, does the existing system have capacity to provide service? <input checked="" type="checkbox"/> NO <input type="checkbox"/> YES] If No, describe method for providing potable water: <u>NOT PART OF DTPS</u>		<input checked="" type="checkbox"/>	
11. Will the proposed action connect to existing wastewater utilities? [If Yes, does the existing system have capacity to provide service? <input checked="" type="checkbox"/> NO <input type="checkbox"/> YES] If No, describe method for providing wastewater treatment: <u>NOT PART OF DTPS</u>		<input checked="" type="checkbox"/>	
12. a. Does the site contain a structure that is listed on either the State or National Register of Historic Places?		<input checked="" type="checkbox"/>	
b. Is the proposed action located in an archeological sensitive area?		<input checked="" type="checkbox"/>	
13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency?		<input checked="" type="checkbox"/>	
b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody? If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: _____		<input checked="" type="checkbox"/>	
14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all that apply: <input type="checkbox"/> Shoreline <input type="checkbox"/> Forest <input checked="" type="checkbox"/> Agricultural/grasslands <input type="checkbox"/> Early mid-successional <input type="checkbox"/> Wetland <input type="checkbox"/> Urban <input type="checkbox"/> Suburban			
15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered?		<input checked="" type="checkbox"/>	
16. Is the project site located in the 100 year flood plain?		<input checked="" type="checkbox"/>	
17. Will the proposed action create storm water discharge, either from point or non-point sources? If Yes, a. Will storm water discharges flow to adjacent properties? <input checked="" type="checkbox"/> NO <input type="checkbox"/> YES b. Will storm water discharges be directed to established conveyance systems (runoff and storm drains)? If Yes, briefly describe: <u>EXISTING FACILITIES</u> <input checked="" type="checkbox"/> NO <input type="checkbox"/> YES		<input checked="" type="checkbox"/>	

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
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
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
<b>I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BEST OF MY KNOWLEDGE</b>		
Applicant/sponsor name: <u>JODY L. ROBENS, DIR. P&amp;R</u>	Date: <u>3/5/16</u>	
Signature: <u>Jody L. Robens</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?"

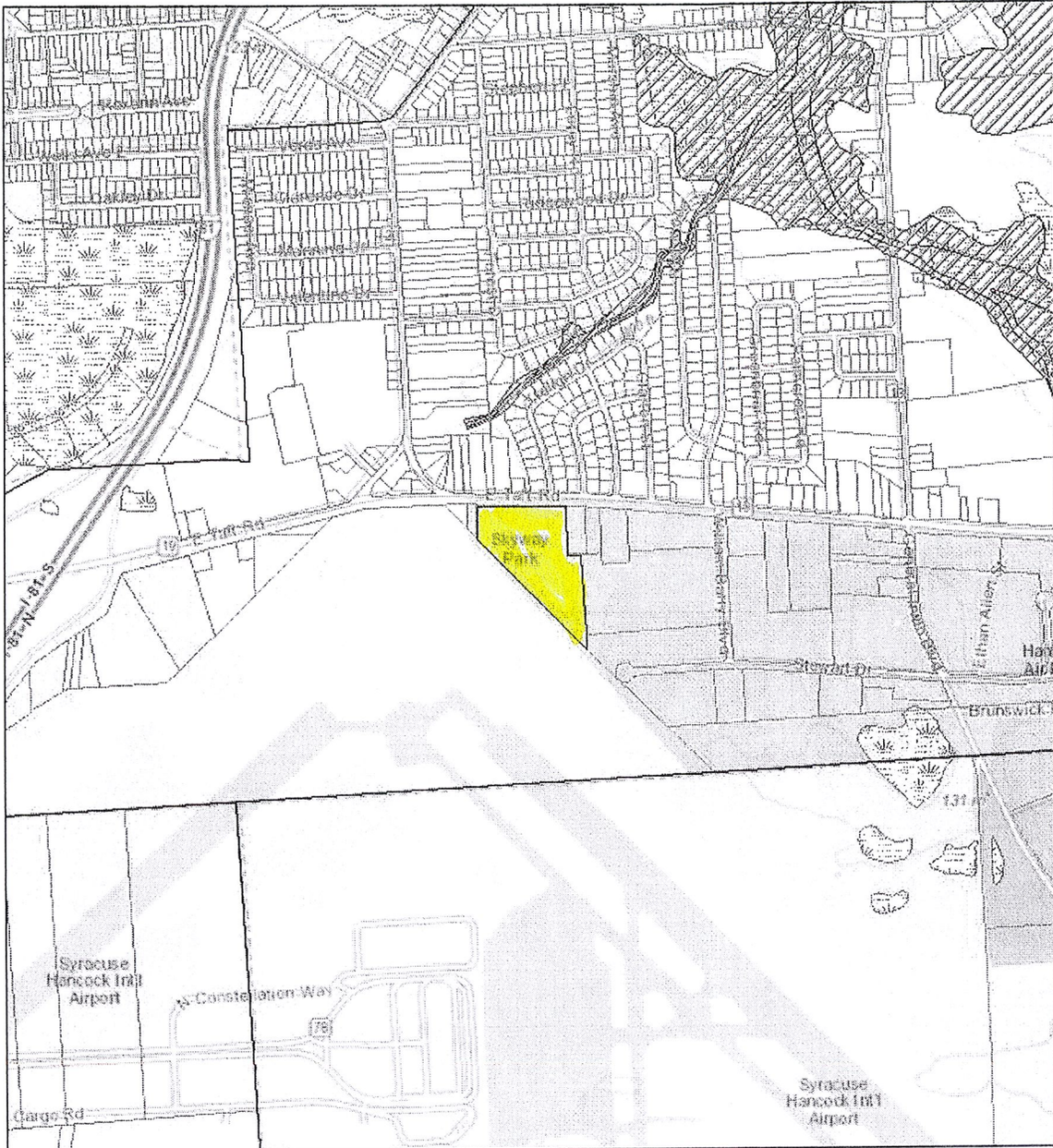
	No, or small impact may occur	Moderate to large impact may occur
1. Will the proposed action create a material conflict with an adopted land use plan or zoning regulations?	✓	
2. Will the proposed action result in a change in the use or intensity of use of land?	✓	
3. Will the proposed action impair the character or quality of the existing community?	✓	
4. Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)?	✓	
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?	✓	
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?	✓	
7. Will the proposed action impact existing: a. public / private water supplies?	✓	
b. public / private wastewater treatment utilities?	✓	
8. Will the proposed action impair the character or quality of important historic, archaeological, architectural or aesthetic resources?	✓	
9. Will the proposed action result in an adverse change to natural resources (e.g., wetlands, waterbodies, groundwater, air quality, flora and fauna)?	✓	

	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?	✓	
11. Will the proposed action create a hazard to environmental resources or human health?	✓	

**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)

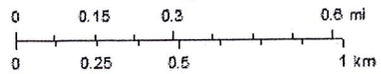
# Custom Print



December 11, 2014

-  County Boundary
-  Municipalities
-  Parcels
-  Floodplains
-  Wetlands

1:18,056



Sources: Esri, HERE, DeLorme, TomTom, Intermap, increment P Corp., GEBCO, USGS, FAO, NPS, NRCAN, GeoBase, IGN, Kadaster NL, Ordnance Survey, Esri Japan, METI, Esri China (Hong Kong), Swisstopo, MapmyIndia, © OpenStreetMap contributors, and the GIS User Community

TO: Town Board  
FROM: Jody L. Rogers, Director  
DATE: March 3, 2016  
RE: AGENDA 3-9-16

**Personnel:**

1. Increase hourly rate for Joe Santimaw, CanTeen, from \$10.71 to \$11.50 due to increased duties with the resignation of other part-time staff effective 3/21/16.

2. Seasonal Hires:

**Parks**

Start Date: May 23rd  
Hire Title: Park Laborer - Jacob Christian, Andrew Osborne, Matthew West  
Hire Rate: \$12/hr.

**DayCamp**

Start Date: June 21<sup>st</sup>  
Hire Title: Recreation Leader - Jennifer Foley, Christine Fleury  
Hire Rate: \$14.25/hr.

Hire Title: Recreation Leader - Michael Brisson, Megan Evans  
Hire Rate: \$11.50/hr.

Hire Title: Recreation Attendant - Jacquelyn Kleist, Jillian Gorman, Katie Scott  
Hire Rate: \$10/hr.

Date MARCH 9TH, 2016 Highway Agenda Items

Move the adoption of a resolution to approve the following:

(A) PURCHASE: MISC. AUTO PARTS/SUPPLIES-MARCH

VENDOR: GENUINE PARTS

AMOUNT: \$ 2500.00

ACCOUNT CODE: DB513046

(B) PURCHASE: ENGINE TURBO CHARGER FOR SEWER JET#93

VENDOR: STADIUM INTERNATIONAL

AMOUNT: \$ 3000.00

ACCOUNT CODE: DB513054

( C) PURCHASE: REPLACEMENT NOZZLES FOR SEWER JET #93

VENDOR: JOE JOHNSON EQUIPMENT

AMOUNT: \$ 1703.00

ACCOUNT CODE: DB513054

(D) PURCHASE: PUMP OUT OIL/WATER SEPARATOR

VENDOR: EPS OF VERMONT, INC.

AMOUNT: \$ 3325.50

ACCOUNT CODE: A51324

( E) PURCHASE : OVERAGE OF FEBRUARY INVOICE

VENDOR: HOME DEPOT

AMOUNT: \$ 269.44

ACCOUNT CODE: DB51424MB

(F) PURCHASE : SUPPLIES AND AUTO PARTS-MARCH

VENDOR:HOME DEPOT

AMOUNT: \$ 2000.00

ACCOUNT: VARIOUS

(G) PURCHASE: 4 WEEK SWEEPER RENTAL

VENDOR: J & J EQUIPMENT

AMOUNT: \$10,000.00

ACCOUNT: DB514048

(H) PURCHASE: 432 CUBIC YARDS TOPSOIL

VENDOR: EARL BECKER CONST.

AMOUNT: \$3,000.00

ACCOUNT: DB514043

(I) PURCHASE: RUNNER CRUSH/GABION/#2 STONE

VENDOR: TH KINSELLA INC.

AMOUNT: \$20,000.00

ACCOUNT: DB511042

(J) PURCHASE: EQUIPMENT RENTAL

VENDOR:MID-COUNTRY MACHINERY

AMOUNT: \$7,500.00

ACCOUNT: DB511041

(K) PURCHASE: -2 GRAVEL MIX

VENDOR: EARL BECKER CONST.

AMOUNT: \$7,500.00

ACCOUNT: DB511042

(L) PURCHASE: GRASS SEED/BALES/FERTILIZER

VENDOR: SEEDWAY

AMOUNT: \$3,400.00

ACCOUNT: DB514041

TO: Town Board  
FROM: Jody L. Rogers, Director  
DATE: March 3, 2016  
RE: AGENDA 3-9-16

**Purchase Approvals:**

ITEM: Replacement and upgraded Computers for CanTeen (2 lap tops) and Senior Center (desk top for Coordinator) including MS Office 2013 Professional and install. (And permission to dispose of equipment as surplus)

VENDOR: OCM BOCES

AMOUNT: \$2808.44

Budget Code: B7310.2 \$1,855.68  
A6772.2 \$ 952.76

Other Quotes: Computer Outlet  
Dell  
Walmart

ITEM: **Topsoil** - 60 cy @\$25/cy

VENDOR: Eastcom

AMOUNT: \$1,500

Budget Code: A6772.42 \$75  
A7110.45 \$875  
A7110.45CS \$500 (Cicero Youth Soccer participant fund)  
B7310.402 \$50

ITEM: **Infield Mix** – 50 cy @ \$35/cy

VENDOR: Eastcom

AMOUNT: \$1,750

Budget Code: A7110.45 \$350  
A7110.45CL \$700 (Cicero Little League participant fund)  
A7110.45NL \$700 (North Syracuse Little League participant fund)

ITEM: **Seed** – 40 bags @ \$89/bag

VENDOR: Northern Nurseries

AMOUNT: \$3,560

Budget Code: A6772.42 \$89  
A7110.45CF \$890 (Cicero Pop Warner/Falcons participant fund)  
A7110.45CL \$890 (Cicero Little League participant fund)  
A7110.45CS \$1,335 (Cicero Youth Soccer participant fund)  
A150.42 \$356

ITEM: **Refurbish two (2) double sided park entry signs** – Skyway and Central (Rt. 31)  
(Sand blast, powder coat and laminate)

VENDOR: Design Signs

AMOUNT: \$1,100

Budget Code: A7110.40

ITEM: Replace 4 windows in Parks Garage

VENDOR: RLS Structures, INC.

AMOUNT: \$1500

Budget Code: A1620.405

ITEM: Replace lighting with energy efficient LED lights

VENDOR: Mac Electric

AMOUNT: \$2400

Budget Code: A1620.405

ZONING & PLANNING

BID SUMMARY FOR 2016 JEEP PATRIOT LATITUDE

1. PAR-K CHRYSLER – JEEP	\$18,150.00
2. DRIVER'S VILLAGE	\$19,318.00
3. LOWERY BROS JEEP	\$19,232.50

DELIVERY DATE

CHRYSLER Jeep

PAR-K CHRYSLER - JEEP  
"CAR BUYING THE WAY IT SHOULD BE"

825 S. First St.  
FULTON, NEW YORK 13069  
315-598-8118

TIME AM PM

BUYER TOWN OF CICERO HOME PHONE NO. 699 2201  
STREET 8236 BRAWERTON RD BUSINESS PHONE NO. \_\_\_\_\_  
CITY CICERO NY 13039

I HEREBY AGREE TO PURCHASE FROM THE DEALERSHIP, UNDER THE TERMS AND CONDITIONS SPECIFIED THE FOLLOWING:  
NEW  USED  DEMO  CAR  TRUCK

PRIOR USE CERTIFICATION (required by Vehicle and Traffic Law 417-A if principal prior use of the vehicle were as a police vehicle, taxicab, driver education vehicle or rental vehicle).  
The principal prior use of this vehicle was as: a police vehicle  , a taxicab  , a driver education vehicle  , or a rental vehicle  .  
 None of the items shown.

YEAR 2016 MAKE Jeep MODEL PATRIOT BODY TYPE LATITUDE CYL. 4 MILES \_\_\_\_\_ COLOR RED SERIAL NO. PC4NJRFB2GD523412 STOCK NO. 17045

DESCRIPTION OF TRADE: YEAR 2007 MAKE FORD MODEL ESCAPE  
MILEAGE 69K VIN NO. \_\_\_\_\_ COLOR \_\_\_\_\_  
CASH PRICE OF VEHICLE THIS FINAL AGREEMENT IS BASED ON \$ \_\_\_\_\_  
I CERTIFY THAT THE FOLLOWING LIEN ON MY CAR IS CORRECT. I FURTHER AGREE TO PAY ANY ADDITIONAL AMOUNT OF OTHER LIENS TO THE DEALER UPON NOTICE.

Close-out Information. My Trade-In is currently financed through  
Bank \_\_\_\_\_ Balance \_\_\_\_\_  
Address \_\_\_\_\_  
Account # \_\_\_\_\_ Good Until \_\_\_\_\_  
By: \_\_\_\_\_  
To be registered:  
with 30 day and transfer plate  new plates  other   
Plate No. \_\_\_\_\_ Registration Exp. Date \_\_\_\_\_  
Name of Registrant \_\_\_\_\_  
Insurance Co. \_\_\_\_\_ Agent \_\_\_\_\_  
Phone # \_\_\_\_\_  
Policy # \_\_\_\_\_  
Comp Ded \_\_\_\_\_ Coll. Ded. \_\_\_\_\_

IF YOU AGREE TO ASSIST ME IN OBTAINING FINANCING FOR ANY PART OF THE PURCHASE PRICE, THIS ORDER SHALL NOT BE BINDING UPON YOU OR ME UNTIL ALL OF THE CREDIT TERMS ARE PRESENTED TO ME IN ACCORDANCE WITH REGULATION "Z" (TRUTH-IN-LENDING) AND ARE ACCEPTED BY ME. IF I DO NOT ACCEPT THE CREDIT TERMS WHEN PRESENTED, I MAY CANCEL THIS ORDER AND MY DEPOSIT WILL BE REFUNDED.

IN ACCORDANCE WITH REGULATION Z, I UNDERSTAND THE CREDIT TERMS AS THEY HAVE BEEN EXPLAINED TO ME BY YOUR FINANCE OFFICE TO BE AS SUCH:

TERM \_\_\_\_\_ MONTHS  
INTEREST RATE (A.P.R.) \_\_\_\_\_  
PAYMENT \_\_\_\_\_ LIFE INS. ACCIDENT & HEALTH  YES  NO

CUSTOMER SIGNATURE \_\_\_\_\_

I UNDERSTAND THAT THIS IS A CASH DEAL TO PAR-K CHRY-PLY-JEEP AND THAT REGULATION Z DOES NOT APPLY.

CUSTOMER SIGNATURE \_\_\_\_\_

SPECIAL NOTICE TO CONSUMER  
IF, UNDER THE LAW OF THE STATE OF NEW YORK CONTROLLING THE SALE OF USED MOTOR VEHICLES, YOU SHOULD BE ENTITLED TO A REFUND IN CONNECTION WITH THIS TRANSACTION, THE VALUE OF ANY VEHICLE YOU MAY HAVE TRADED-IN (IF THE SELLER CHOOSES NOT TO RETURN IT TO YOU) SHALL NOT BE THE VALUE LISTED IN THIS DOCUMENT. INSTEAD, THE VALUE WILL BE DETERMINED BASED ON THE NATIONAL AUTO DEALERS ASSOCIATION USED CAR GUIDE WHOLESALE VALUE OR OTHER GUIDE APPROVED BY THE COMMISSIONER OF MOTOR VEHICLES, AND ADJUSTED FOR MILEAGE, IMPROVEMENTS AND ANY MAJOR PHYSICAL OR MECHANICAL DEFECTS.

\* The optional dealer registration or title application processing fee (\$40.00 maximum) and special plate processing fee (\$30.00 maximum) are not New York State or Department of Motor Vehicle fees. Unless a lien is being recorded or the dealer issued number plates, you may submit your own application for registration and/or certificate of title or for a special or distinctive plate. I have read the terms on the back of this agreement and have received a completed copy of this agreement. I represent and warrant that any car I trade to you is not a branded vehicle.

BUYER'S SIGNATURE \_\_\_\_\_ CO-BUYER'S \_\_\_\_\_ DATE 2-25-16  
SALESMAN SIGNATURE \_\_\_\_\_ APPROVED BY: \_\_\_\_\_

THE SELLING PRICE	\$ 26,000 00
ADD	
REBATES	\$ 3,000 00
ESTIMATED DELIVERY DATE	/ PLACE OF DELIVERY
If the new motor vehicle has not been delivered in accordance with this contract within 30 days following the estimated delivery date, the consumer has the right to cancel this contract and to receive a full refund, unless the delay in delivery is attributable to the consumer.	
TOTAL SELLING PRICE	\$ 23,000 00
LESS TRADE-IN ALLOWANCE	\$ 5,000 00
CASH DIFFERENCE	\$ 18,000 00
SALES TAX (CO.)	TAX FREE
DEALER'S OPTIONAL FEE FOR PROCESSING APPLICATION FOR REGISTRATION AND/OR CERTIFICATE OF TITLE AND FOR BEARING SPECIAL OR DISTINCTIVE PLATES (IF APPLICABLE) THIS IS NOT A DMY FEE!	45 00
N.Y.S. INSPECTION FEE	40 00
WASTE TIRE MANAGEMENT FEE (NYC LHW EOL 27-1873) 92.50 X TIRE =	DMY FEE 150 00
N.Y. LICENSE & REGISTRATION FEE ESTIMATED**	80 00
TOTAL CASH PRICE	\$
BALANCE OWED ON TRADE IN	
LESS DEPOSIT	
CASH OR CASHIER CHECK	\$
DUE ON DELIVERY	
AMOUNT TO BE FINANCED	\$ 18,150 00
TOTAL	\$ 18,150 00

Department of Motor Vehicle fees. Unless a lien is being recorded or the dealer issued number plates, you may submit your own application for registration and/or certificate of title or for a special or distinctive plate.

\*\* The amount indicated on this sales contract or lease agreement for registration and title fee is an estimate. In some instances, it may exceed the actual fees due the Commissioner of Motor Vehicles. The dealer will automatically, and within sixty days of securing such registration and title, refund any amount overpaid for such fees. If fee is underpaid customer must remit back to dealer amount underpaid.



2016 MODEL YEAR  
**PATRIOT LATITUDE  
4X4**

**PRICE INFORMATION**

MANUFACTURER'S SUGGESTED RETAIL PRICE OF THIS MODEL INCLUDING DEALER PREPARATION

Base Price: \$ 25,195.

**JEEP PATRIOT LATITUDE 4X4**

Exterior Color: Deep Cherry Red Crystal Pearl Coat Exterior Paint

Interior Color: Dark Slate Gray Interior Color

Interior: Premium Cloth Bucket Seats

Engine: 2.4-Liter I4 DOHC 16-Valve Dual VVT Engine

Transmission: 6-Speed Automatic Transmission

**STANDARD EQUIPMENT** (UNLESS REPLACED BY

OPTIONAL EQUIPMENT)

**FUNCTIONAL/SAFETY FEATURES**

Advanced Multistage Front Airbags

Supplemental Side-Curtain Front Airbags

Supplemental Front Seat-Mounted Side Airbags

Active Head Restraints

Electronic Stability Control

Electronic Roll Mitigation

Anti-Lock 4-Wheel Disc Brakes

Automatic Headlamps

Hill Start Assist

Brake Assist

Speed Control

Sentry Key® Theft Deterrent System

Auto-Dimming Rearview Mirror w/Microphone

Tire Pressure Monitor with Warning Lamp

Illuminated Entry

Keyless Entry

Remote USB Port

12-Volt Auxiliary Power Outlet

115-Volt Auxiliary Power Outlet

Driver Seat Height Adjuster

Height-Adjustable Front Shoulder Belts

**INTERIOR FEATURES**

Air Conditioning

Heated Front Seats

Uconnect® Voice Command with Bluetooth®

SiriusXM® Sat Radio w/ 1-Yr Radio Subscription

For More Information, Call 888-538-7474

Rear 60 / 40 Split Fold and Recline Seat

Power Windows with Driver's One-Touch-Down Feature

Speed Sensitive Power Door Locks

Leather-Wrapped Steering Wheel

Steering Wheel Mounted Audio Controls

Tilt Steering Column

Radio 130

Audio Jack Input for Mobile Devices

Full-Length Floor Console

Flat Load Floor Storage

Luxury Front and Rear Floor Mats

Illuminated Cup Holders

Map / Dome Reading Lamps

**EXTERIOR FEATURES**

17-Inch x 6.5-Inch Aluminum Wheels

P215/60R17 BSW All Season Touring Tires

Compact Spare Tire

Black Side Roof Rails

Halogen Headlamps

Fog Lamps

Deep Tint Sunscreen Glass

Power Heated Mirrors with Manual Fold-Away

Assembly Point/Port of Entry: BELVIDERE, ILLINOIS, U.S.A.

VIN:1C4NRPB2GD523412

L4-VON:0127

**PRICE INFORMATION (cont'd.)**

**OPTIONAL EQUIPMENT**

Customer Preferred Package 2GB

6-Speed Automatic Transmission

Tip Start

AutoStick® Automatic Transmission

ParkView™ Rear Back-Up

\$ 995

Radio 420

6.5-Inch Touchscreen Display

40 GB Hard Drive with 28 GB Available

Remote Start System

**DESTINATION CHARGE \$ 995**

**TOTAL PRICE: \* \$ 27,185**



5885 East Circle Dr.  
Cicero, NY 13039  
800-4-Burdick

<b>BUYER</b>		<b>CO-BUYER</b>		<b>SALES INFORMATION</b>	
TOWN OF CICERO 8236 Brewerton Road P.O. Box 1517 CICERO, NY 13039 Business #: (315) 699-2201 Cell #: Email: rhooper@ciceronewyork.net		Home #: Work #: Cell #:		Deal#: Print Time: 03/02/2016 04:26 PM Manager: Chris Gerde Salesperson: David Shaw	
<b>VEHICLE INFORMATION</b>					
<input checked="" type="checkbox"/> New <input type="checkbox"/> Used <input type="checkbox"/> Certified Pre-Owned		Stock#: G16100082 Description: 2016 Jeep Patriot 4WD 4dr Wgn Latitude AT [MKJM74]		VIN: 1C4NJRFB7GD542201 Mileage: 12	
<b>TRADE-IN INFORMATION</b>					
Year: 2007 Make: Ford Model: Escape		VIN: Mileage: 69000			
<b>Cash Option</b>		<b>Finance Payments</b>			<b>Estimated</b>
MSRP: \$26,440.00 Discount: \$632.00 Adjusted Sale Price: \$25,808.00		Out of Pocket \$19,318.00			0 months \$0.00
<b>Options / Accessories</b>					
Sales Price Sub-Total: \$25,808.00 Trade Allowance: \$3,500.00 Difference: \$22,308.00 Tax: \$0.00 Tag and Title Fees: \$10.00 Documentation Fee: \$0.00 Total: \$22,318.00 Trade Payoff: \$0.00 Rebate: \$3,000.00 Balance Forward: \$19,318.00		Trade appraisal contingent on physical inspection and vehicle history report review.			

Customer

Date

Dealership

Date

Reference: W19330940



2016 MODEL YEAR  
**PATRIOT LATITUDE**  
**4X4**

**PRICE INFORMATION**

MANUFACTURER'S SUGGESTED RETAIL PRICE OF THIS MODEL INCLUDING DEALER PREPARATION

Base Price: \$ 25,195

**JEEP PATRIOT LATITUDE 4X4**  
 Exterior Color: Deep Cherry Red Crystal Pearl Coat Exterior Paint  
 Interior Color: Dark Slate Gray Interior Color  
 Interior: Premium Cloth Bucket Seats  
 Engine: 2.4-Liter I4 DOHC 16-Valve Dual VVT Engine  
 Transmission: 6-Speed Automatic Transmission

**STANDARD EQUIPMENT** (UNLESS REPLACED BY

OPTIONAL EQUIPMENT)

**FUNCTIONAL/SAFETY FEATURES**

Advanced Multistage Front Airbags  
 Supplemental Side-Curtain Front Airbags  
 Supplemental Front Seat-Mounted Side Airbags  
 Active Head Restraints  
 Electronic Stability Control  
 Electronic Roll Mitigation  
 Anti-Lock 4-Wheel Disc Brakes  
 Automatic Headlamps  
 Hill Start Assist  
 Brake Assist  
 Speed Control  
 Sentry Key® Theft Deterrent System  
 Auto-Dimming Rearview Mirror w/Microphone  
 Tire Pressure Monitor with Warning Lamp  
 Illuminated Entry  
 Keyless Entry  
 Remote USB Port  
 12-Volt Auxiliary Power Outlet  
 115-Volt Auxiliary Power Outlet  
 Driver Seat Height Adjuster  
 Height-Adjustable Front Shoulder Belts

**INTERIOR FEATURES**

Air Conditioning  
 Heated Front Seats  
 Uconnect® Voice Command with Bluetooth®  
 SiriusXM® Sat Radio w/ 1-Yr Radio Subscription  
 For More Information, Call 888-539-7474  
 Rear 60 / 40 Split Fold and Recline Seat  
 Power Windows with Driver's One-Touch-Down Feature  
 Speed Sensitive Power Door Locks  
 Leather-Wrapped Steering Wheel  
 Steering Wheel Mounted Audio Controls  
 Tilt Steering Column  
 Radio 130  
 Audio Jack Input for Mobile Devices  
 Full-Length Floor Console  
 Flat Load Floor Storage  
 Luxury Front and Rear Floor Mats  
 Illuminated Cup Holders  
 Map / Dome Reading Lamps

**EXTERIOR FEATURES**

17-Inch x 6.5-Inch Aluminum Wheels  
 P215/60R17 BSW All Season Touring Tires  
 Compact Spare Tire  
 Black Side Roof Rails  
 Halogen Headlamps  
 Fog Lamps  
 Deep Tint Sunscreen Glass  
 Power Heated Mirrors with Manual Fold-Away

Assembly Point/Port of Entry: BELVIDERE, ILLINOIS, U.S.A.

VIN: 1C4NJRF7GD542201

L4-VON:7525

**PRICE INFORMATION (contd.)**

**OPTIONAL EQUIPMENT**

Customer Preferred Package 2GB  
 6-Speed Automatic Transmission  
 Tip Start  
 AutoStick® Automatic Transmission  
 Air Conditioning with Automatic Temperature Control \$ 250  
 Remote Start System

**DESTINATION CHARGE \$ 995**

**TOTAL PRICE:\* \$ 26,440**

## Richard Hooper

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**From:** Michael T. Johnson <mjohnson@lowerybros.com>  
**Sent:** Friday, March 04, 2016 4:04 PM  
**To:** David Balcer  
**Cc:** Richard Hooper  
**Subject:** Re: Vehicle quote

Hi Mr. Balcer,

There was a problem locating the VIN correctly for the Escape. Would you be able to send it over? We need to appraise the Escape correctly.

MSRP: \$27,185  
Sell: 26,435  
Rebate: 3,000

total: \$23,435  
DMV: 297.50

\$23,732.50 without tax.

$$\begin{array}{r} 4,500.00 \text{ TRADE} \\ \hline \$19,232.50 \end{array}$$

Michael T. Johnson,  
Lowery Bros. Dealerships  
Chrysler-Jeep: 647 West Genesee Street  
Infiniti of Syracuse: 736 West Genesee Street Syracuse, NY 13204  
315-472-7844  
[mjohnson@lowerybros.com](mailto:mjohnson@lowerybros.com)  
[lowerybrosdealerships@gmail.com](mailto:lowerybrosdealerships@gmail.com)

# Memo

To: **Supervisor, Town Board, Zoning/Planning, Police**  
From: **Tracy**  
Date: **February 29, 2016**  
Re: **James H. Spire American Legion Post 787 - Parade Permit**  
TBM: **March 9, 2016**

Please find attached the Application for the Town of Cicero Parade Permit for the American Legion Post 787, Memorial Day Parade, to be held Monday, May 30, 2016 at 9:00 a.m.

If you have any questions, please feel free to contact me 699-8109 or [clerk@ciceronewyork.net](mailto:clerk@ciceronewyork.net).

Thank you

Tracy

Motion read by Councilor Conway (Liaison):

Councilor Conway moved the adoption of a resolution to approve and for the supervisor to execute the Town of Cicero Parade Permit, for the James H. Spire, American Legion Post 787 Memorial Day Parade, to be held Monday, May 30, 2016 at 9:00 a.m. The Route of Procession will start at the Cicero Cemetery on Rt. 11; proceed south, to the American Legion Post on Legionnaire Drive. Motion seconded by \_\_\_\_\_

Ayes \_\_\_\_\_ and Noes \_\_\_\_\_

TO: Town Board  
FROM: Jody L. Rogers, Director  
DATE: March 3, 2016  
RE: AGENDA 3-9-16

Move the adoption of a resolution to declare Three (3) Computers surplus and of no use to the Town, two from the CanTeen and one from the Senior Center.

Serial Numbers :

CanTeen

00186038065575

00186038065558

Senior Center

00186203422503