



Georgetown Charter Township

1515 Baldwin St., Jenison, MI 49428

Township Board Meeting Agenda

January 13, 2020, 7:00 p.m.

1. Call To Order
2. Prayer For Guidance
 - 2.I. Jim Wierenga
3. Pledge Of Allegiance To The Flag
4. Roll Call
5. Approval Of Agenda
6. Communications, Letters And Reports Received For Information
 - 6.I. November 2019 Sheriff's Department Report
Documents:
[NOV 2019 SHERIFF REPORT.PDF](#)
 - 6.II. EGLE Letter Dated December 19, 2019
Documents:
[EGLE LETTER 12.19.19.PDF](#)
 - 6.III. Email Dated December 22, 2019 Regarding Captain K9 Boarding Dogs
Documents:
[EMAIL ABOUT CAPTAIN K9.PDF](#)
 - 6.IV. 2019 PCI Building Permit Report
Documents:
[2019 PCI BUILDING PERMIT REPORT.PDF](#)

6.V. January 8, 2020 Finance Committee Meeting Minutes

Documents:

[FC200108MINUTES.PDF](#)

6.VI. Water And Wastewater Rate Survey

Documents:

[WATER WASTEWATER RATE SURVEY 2019 - FINAL RESULTS.PDF](#)

6.VII. December 2019 Sheriff's Department Report

Documents:

[DECEMBER 2019 SHERIFF REPORT.PDF](#)

7. Public Hearings

7.I. Grand Rapids Gravel Is Appealing The Georgetown Township Mineral Mining Board's November 20, 2019 Decision Approving Mineral Mining License ML1902 For The Following Properties, With Conditions Prohibiting The Importation Of Materials To The Site And Prohibiting A Crushing Operation At The Site:

1. P.P. #70-14-03-200-003, located at 1625 Fillmore, zoned RR
2. P.P. #70-14-02-100-001, located at 1600 Fillmore, zoned RR
3. P.P. #70-14-02-100-008, located at 1600 Fillmore, zoned RR
4. P.P. #70-14-02-100-004, located at 9301 12th Ave., zoned RR
5. P.P. #70-14-02-100-007, located at 9225 12th Ave., zoned RR
6. P.P. #70-14-03-400-028, located at 1606 Fillmore, zoned LDR (leased property)
7. P.P. #70-14-02-300-009, located at 1405 Taylor, zoned LDR (leased property)

Documents:

[GRAND RAPIDS GRAVEL APPEAL.PDF](#)
[MINING BOARD MINUTES 11.20.19.PDF](#)
[MINING BOARD MINUTES 10.16.19.PDF](#)
[\(ML1902\) GRAND RAPIDS GRAVEL STAFF REPORT5.PDF](#)
[MINING BOARD RESOLUTION 11.20.19 SIGNED MOTION 03.PDF](#)

7.II. Public Hearing

Motion: To open (and close) the public hearing.

8. Public Comments For Action Items Remaining On The Agenda (Maximum Of Three Minutes Per Person)

9. Consent Agenda

9.I. Approval Of The Minutes Of The Previous Meeting

9.I.i. December 9, 2019 Township Board Meeting Minutes

Documents:

[TBM191209.PDF](#)

9.II. Approval Of The Bills

9.II.i. Bills, Utility Bills And Visa Bills

Documents:

[200110BILLS.PDF](#)

[191231UTILITYBILLS.PDF](#)

[191231VISABILLS.PDF](#)

10. Second Public Comment (Maximum Of Three Minutes Per Person)

11. Discussion And General Information

12. Meeting Adjourned



County of Ottawa

Sheriff's Office

Steve A. Kempker
Sheriff

Valerie L. Weiss
Undersheriff



Headquarters/Administration
12220 Fillmore Street
West Olive, Michigan 49460
(616) 738-4000 or (888) 731-1001
Fax: (616) 738-4062

Correctional Facility
12130 Fillmore Street
West Olive, Michigan 49460
(616) 786-4140 or (888) 731-1001
Fax: (616) 738-4099

Date: 12/18/2019

To: Supervisor Jim Wierenga and the Georgetown Township Board Members
From: Sgt. Chris Koster

RE: Monthly Report (November 2019)

The Sheriff's Office during the month of November responded to 799 calls for service. The Paramedic Units responded to 183 medicals in Georgetown Township. Deputies made a total of 427 traffic contacts and cited 242 violations.

Township Community Policing Deputies started teaching TEAM Training for the 5th graders at Bauerwood Elementary School will be completed in December. Deputies took a complaint of a stolen gun and were able to ID a suspect and obtain a confession.

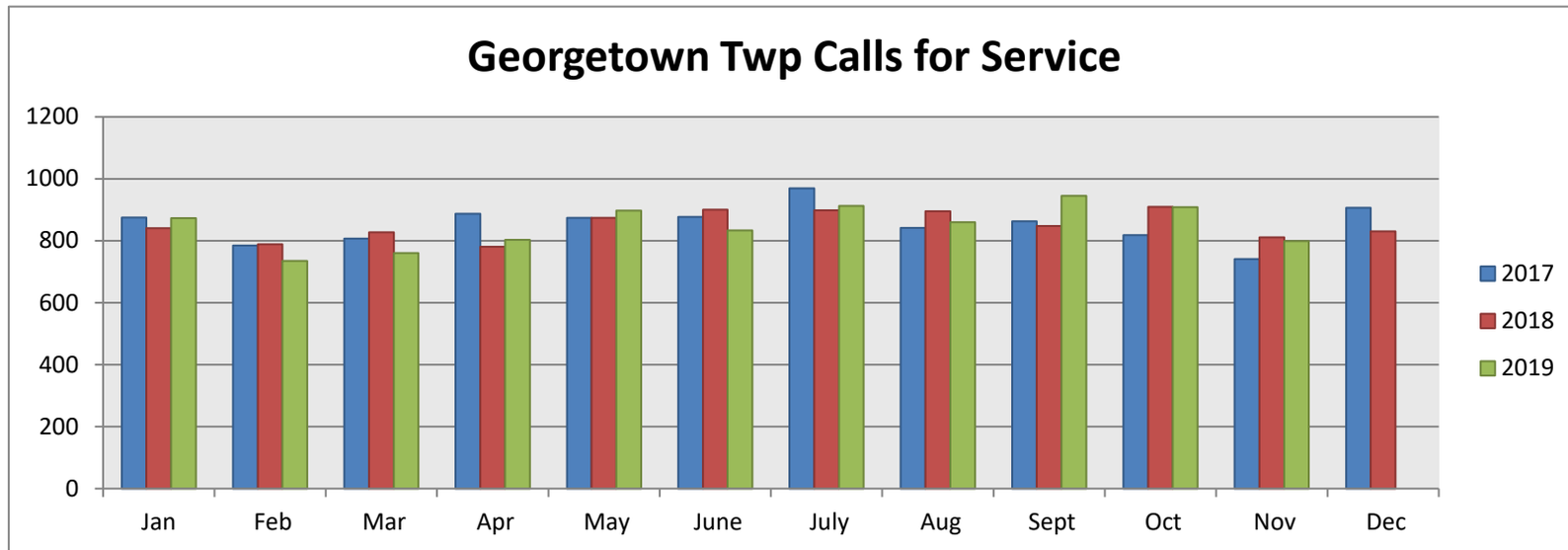
If you have any questions please feel free to contact me direct.

Respectfully submitted,

Sgt. Chris Koster

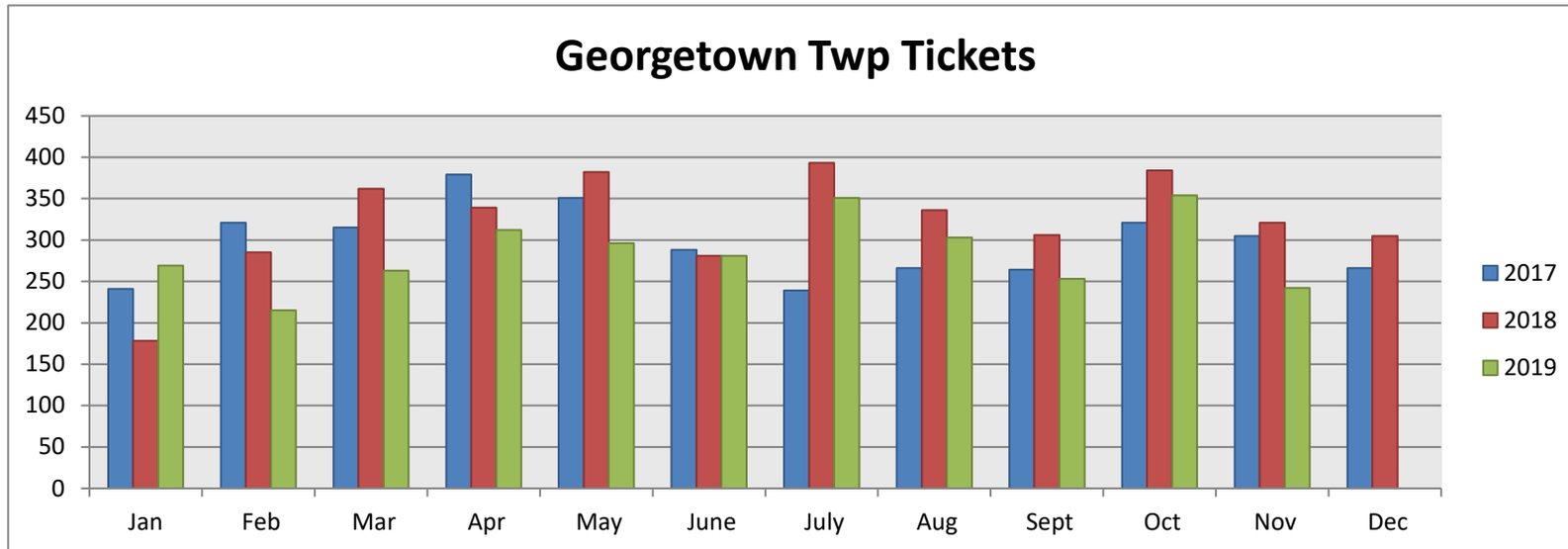
Total Number of Calls

	January	February	March	April	May	June	July	August	September	October	November	December
2017	875	785	807	887	874	877	969	841	863	818	741	906
2018	840	789	827	781	874	900	898	895	848	909	811	830
2019	873	735	760	803	897	833	912	860	945	908	799	



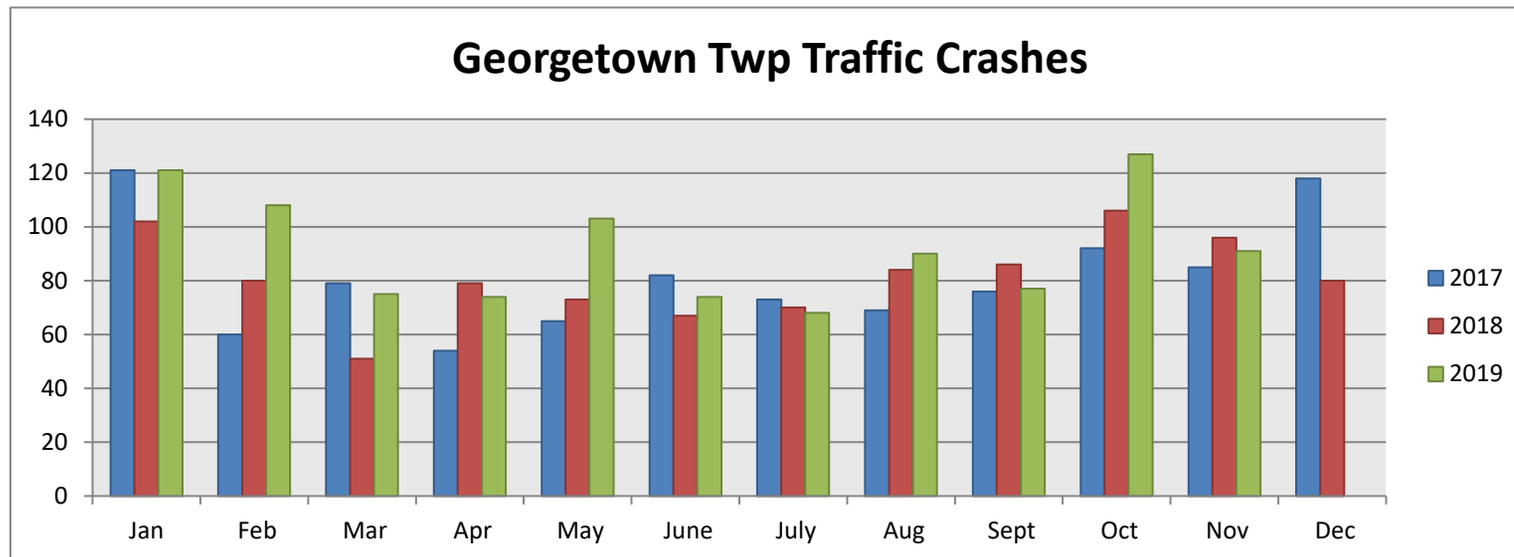
Total Tickets by Month

	January	February	March	April	May	June	July	August	September	October	November	December
2017	241	321	315	379	351	288	239	266	264	321	305	266
2018	178	285	362	339	382	281	393	336	306	384	321	305
2019	269	215	263	312	296	281	351	303	253	354	242	



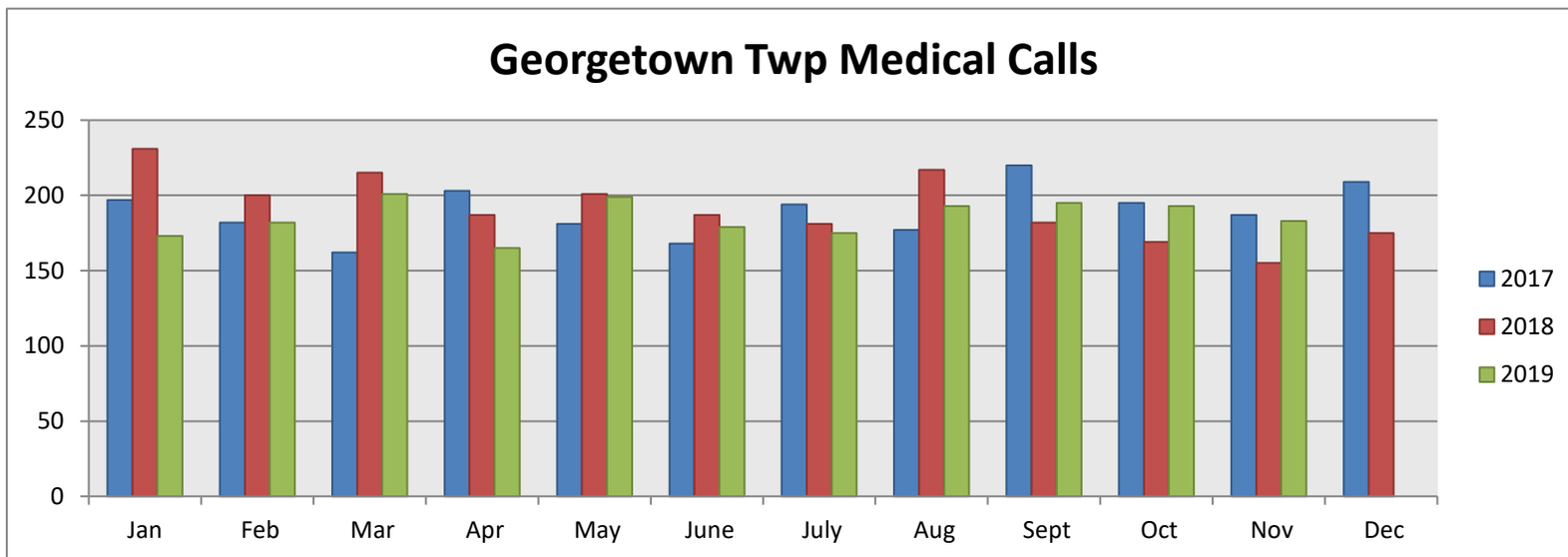
Traffic Crashes

	January	February	March	April	May	June	July	August	September	October	November	December
2017	121	60	79	54	65	82	73	69	76	92	85	118
2018	102	80	51	79	73	67	70	84	86	106	96	80
2019	121	108	75	74	103	74	68	90	77	127	91	



Medical Calls

	January	February	March	April	May	June	July	August	September	October	November	December
2017	197	182	162	203	181	168	194	177	220	195	187	209
2018	231	200	215	187	201	187	181	217	182	169	155	175
2019	173	182	201	165	199	179	175	193	195	193	183	



Calls of Interest

	January	February	March	April	May	June	July	August	September	October	November	December
B & E's	5	4	4	3	2	6	3	8	7	1	3	
Larcenies	9	2	12	6	13	7	23	17	25	15	8	
Shoplifting	3	2	3	3	5	4	5	3	1	3	3	
Assaults	1	15	4	2	5	4	2	3	9	5	1	
Domestic	30	16	25	15	15	36	32	24	32	20	22	
Animal	19	15	19	33	28	29	33	30	35	20	13	
Alarms	28	32	33	40	34	50	49	36	23	39	29	
Traffic	186	142	108	112	108	109	144	111	110	99	123	
OWI	5	6	4	2	3	2	5	4	2	1	4	
Fraud	15	11	11	13	14	18	25	17	18	16	18	
Civil	15	13	27	10	14	11	11	11	23	10	29	



GRETCHEN WHITMER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF
ENVIRONMENT, GREAT LAKES, AND ENERGY
LANSING



LIESL EICHLER CLARK
DIRECTOR

December 19, 2019

Mr. Dan Carlton
Georgetown Township
1515 Baldwin Street
P.O. Box 769
Jenison, Michigan 49429-0769

WSSN: 02620
County: Ottawa
Supply: Georgetown Township

Dear Mr. Carlton:

SUBJECT: CORRECTED - Lead and Copper Monitoring of Drinking Water Taps

The Michigan Department of Environment, Great Lakes, and Energy (EGLE) received your results of lead and copper tap monitoring conducted between **June 1 and September 30, 2019**. The calculated 90th percentile values are listed below. Please retain this information for your records.

Action Levels	90 th Percentile Value	# of Sites Above Action Level	Range of Individual Results
Lead 15 parts per billion (ppb)	2 ppb	0	0 ppb-3 ppb
Copper 1.3 parts per million (ppm)	0.1 ppm	0	0.0 ppm-0.3 ppm

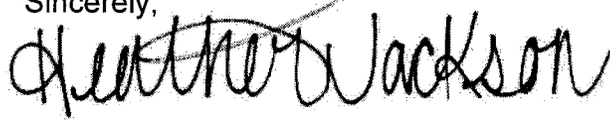
If the 90th percentile value for either lead or copper is greater than 0, it must be reported on your 2019 Consumer Confidence Report (CCR), due to our office, your customers, and the local health department by **July 1, 2020**. The following statement must also be included in the CCR, regardless of the lead and copper levels:

If present, elevated levels of lead can cause serious health problems, especially for pregnant women and young children. Lead in drinking water is primarily from materials and components associated with service lines and home plumbing. [NAME OF UTILITY] is responsible for providing high quality drinking water but cannot control the variety of materials used in plumbing components. When your water has been sitting for several hours, you can minimize the potential for lead exposure by flushing your tap for 30 seconds to 2 minutes before using water for drinking or cooking. If you have a lead service line it is recommended that you run your water for at least 5 minutes to flush water from both your home plumbing and the lead service line. If you are concerned about lead in your water, you may wish to have your water tested. Information on lead in drinking water, testing methods, and steps you can take to minimize exposure is available from the Safe Drinking Water Hotline at 1-800-426-4791 or at <http://water.epa.gov/drink/info/lead>.

Mr. Dan Carlton
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December 19, 2019

If you have questions, please contact me at 517-242-3997; JacksonH@Michigan.gov; or Lead and Copper Unit, Community Water Supply Section, Drinking Water and Environmental Health Division, EGLE, P.O. Box 30817, Lansing, Michigan 48909-8311.

Sincerely,

A handwritten signature in black ink that reads "Heather Jackson". The signature is written in a cursive style with a large, stylized initial 'H'.

Heather Jackson, Environmental Quality Analyst
Lead and Copper Unit
Community Water Supply Section
Drinking Water and Environmental Health Division

cc: Mr. Joel Hanenburg, Georgetown Township

From: Hope Cassidy <hassibeth@gmail.com>
Sent: Sunday, December 22, 2019 9:05 PM
To: Contact <contact@georgetown-mi.gov>
Subject: Captain K9 Boarding (DONT GIVE IT)

I was a previous employee at Captain K9. I am aware that they are asking their clients to flood the township with letters stating why they believe they should be allowed to board dogs overnight. This raises concern for me as I have seen the manager mishandle and mistreat dogs myself (as well as multiple other employees). And I know that the way they have been boarding dogs is unsafe. I came into work one time and a dog had escaped it's run and was staring at me at the front door. This was not only unsafe for the dog, as she could have jumped into the run (the walls are only half-walls) of a dog-aggressive dog and been hurt, but unsafe for myself as the dog had worked up her anxiety so badly she could have hurt me out of fear. Luckily for me, the dog was of good nature and I eventually calmed her down. When I brought this to Leah's attention she seemed unconcerned and told me to just move the dog into a kennel.

Leah also advertised that the dogs get to play over the weekends when they board, which they do not. They only got checked on 4x a day, which was a quick potty break and food/water refill. The dogs in 5x5 kennels were in there for the entirety of their boarding (unless we were open for daycare) with no toys unless provided by the owner, even though Captain K9 has an entire bucket of them, to keep them entertained.

There have been countless incidents of unprofessionalism and I do not think they should be trusted with the safety of these dogs.

**GEORGETOWN TWP
2019 BUILDING PERMITS**

Permit #	Date Issued	Address	Type	Value
190001	1/2/19	3065 DEER HAVEN	SINGLE FAMILY RESIDENCE	\$ 300,000.00
190002	1/2/19	8845 ABBINGTON	SINGLE FAMILY RESIDENCE	\$ 244,040.00
190003	1/2/19	420 BALDWIN	COMMERCIAL ALTERATION	\$ 180,000.00
190004	1/2/19	998 PORT SHELDON	RESIDENTIAL ALTERATION	\$ 6,000.00
190005	1/2/19	7143 CRIMSON	SINGLE FAMILY RESIDENCE	\$ 217,350.00
190006	1/3/19	3362 BOX ELDER	SINGLE FAMILY RESIDENCE	\$ 328,000.00
190007	1/3/19	3331 ROSEWOOD	SINGLE FAMILY RESIDENCE	\$ 270,000.00
190008	1/3/19	3084 DEER HAVEN	SINGLE FAMILY RESIDENCE	\$ 346,680.00
190009	1/3/19	8852 ABBINGTON	SINGLE FAMILY RESIDENCE	\$ 297,270.00
190010	1/3/19	8893 ABBINGTON	SINGLE FAMILY RESIDENCE	\$ 202,367.00
190011	1/4/19	6919 HIGH MEADOW	SINGLE FAMILY RESIDENCE	\$ 300,000.00
190012	1/7/19	8917 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$ 234,000.00
190013	1/7/19	8919 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$ 234,000.00
190014	1/7/19	8921 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$ 234,000.00
190015	1/7/19	8923 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$ 234,000.00
190016	1/7/19	8923 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$ 234,000.00
190017	1/7/19	8927 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$ 234,000.00
190018	1/7/19	687 STINEBRIAR CIRCLE	SINGLE FAMILY RESIDENCE	\$ 326,000.00
190019	1/7/19	7953 EMBERLY	RESIDENTIAL ALTERATION	\$ 51,000.00
190020	1/7/19	3718 PORT SHELDON	ACCESSORY STRUCTURE	\$ 11,700.00
190021	1/7/19	5506 ARROYO PATH	SINGLE FAMILY RESIDENCE	\$ 330,000.00
190022	1/7/19	6758 ASHBURY	ACCESSORY STRUCTURE	\$ 20,000.00
190023	1/9/19	6892 HIGHMEADOW	SINGLE FAMILY RESIDENCE	\$ 414,000.00
190024	1/11/19	6761 ALWARD DR.	RESIDENTIAL ALTERATION	\$ 30,000.00
190025	1/11/19	3395 ROSEWOOD	SINGLE FAMILY RESIDENCE	\$ 185,000.00
190026	1/11/19	2594 PORT SHELDON	COMMERCIAL BUILDING	\$ 20,000.00
190027	1/11/19	3944 DENALI	RESIDENTIAL ALTERATION	\$ 29,670.00
190028	1/11/19	1636 BROADVIEW DR.	RESIDENTIAL ALTERATION	\$ 18,993.00
190029	1/14/19	7965 GOLDEN EAGLE	SINGLE FAMILY ATTACHED RESIDENCE	\$ 249,000.00
190030	1/14/19	7963 GOLDEN EAGLE	SINGLE FAMILY ATTACHED RESIDENCE	\$ 252,000.00
190031	1/15/19	8071 EAGLE PEAK	SINGLE FAMILY RESIDENCE	\$ 320,000.00
190032	1/15/19	3045 PORT SHELDON	DEMOLITION	\$ 10,000.00
190033	1/15/19	7459 SUNSET	ACCESSORY STRUCTURE	\$ 14,400.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190034	1/16/19	3872 DENALI	RESIDENTIAL ALTERATION	\$	20,000.00
190035	1/16/19	3300 DORAL	RESIDENTIAL ALTERATION	\$	33,500.00
190036	1/16/19	7551 12TH AVE	RESIDENTIAL ALTERATION	\$	75,000.00
190037	1/16/19	6508 8TH AVE	RESIDENTIAL ALTERATION	\$	4,200.00
190038	1/17/19	7032 GLACIER	RESIDENTIAL ALTERATION	\$	20,000.00
190039	1/17/19	3244 ROSEWOOD ST	RESIDENTIAL ALTERATION	\$	14,188.00
190040	1/17/19	1354 BALDWIN	COMMERCIAL ALTERATION	\$	75,000.00
190041	1/18/19	3863 DENALI	RESIDENTIAL ALTERATION	\$	50,000.00
190042	1/22/19	2363 PORT SHELDON	COMMERCIAL ALTERATION	\$	40,000.00
190043	1/22/19	7096 GETTYSBURG DR	RESIDENTIAL ALTERATION	\$	5,316.00
190044	1/22/19	7805 CHICKADEE DR	ACCESSORY STRUCTURE	\$	17,000.00
190045	1/22/19	8909 BARRINGTON LN	SINGLE FAMILY ATTACHED RESIDENCE	\$	226,155.00
190046	1/22/19	8911 BARRINGTON LN	SINGLE FAMILY ATTACHED RESIDENCE	\$	224,610.00
190047	1/22/19	8913 BARRINGTON LN	SINGLE FAMILY ATTACHED RESIDENCE	\$	207,900.00
190048	1/22/19	8915 BARRINGTON LN	SINGLE FAMILY ATTACHED RESIDENCE	\$	226,155.00
190049	1/24/19	2974 BAYWOOD	SINGLE FAMILY RESIDENCE	\$	285,000.00
190050	1/24/19	937 FAIRWOOD CT	ACCESSORY STRUCTURE	\$	34,983.00
190051	1/24/19	6826 CITY VIEW	SINGLE FAMILY RESIDENCE	\$	210,060.00
190052	1/25/19	7677 STEELE AVE	RESIDENTIAL ALTERATION	\$	25,000.00
190053	1/25/19	4120 COTTAGE TRAIL	RESIDENTIAL ALTERATION	\$	25,000.00
190054	1/25/19	1515 BALDWIN ST	COMMERCIAL BUILDING	\$	7,836,201.00
190055	1/25/19	7705 FAIRLAWN	DECK	\$	7,000.00
190056	1/28/19	3431 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	278,500.00
190057	1/28/19	3437 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	225,100.00
190058	1/28/19	7146 WILLIAMSTOWN	RESIDENTIAL ALTERATION	\$	4,724.00
190059	1/29/19	3305 GOLDEN EAGLE CT	SINGLE FAMILY ATTACHED RESIDENCE	\$	240,000.00
190060	1/29/19	3315 GOLDEN EAGLE CT	SINGLE FAMILY ATTACHED RESIDENCE	\$	255,000.00
190061	2/1/19	2026 CHICAGO DR	COMMERCIAL ALTERATION	\$	40,000.00
190062	2/1/19	6747 CITY RIDGE	RESIDENTIAL ADDITION	\$	33,000.00
190063	2/4/19	2375 EDSON	RESIDENTIAL ALTERATION	\$	26,094.00
190064	2/4/19	8135 FAIRWOOD	SINGLE FAMILY RESIDENCE	\$	315,272.00
190065	2/4/19	7476 EASTLANE AVE.	RESIDENTIAL ALTERATION	\$	60,000.00
190066	2/4/19	1071 CASTLEBAY WAY	SINGLE FAMILY RESIDENCE	\$	318,150.00
190067	2/6/19	3018 BRIXTON	SINGLE FAMILY RESIDENCE	\$	379,865.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190068	2/8/19	914 MIEDE	ACCESSORY STRUCTURE	\$	16,500.00
190069	2/8/19	4475 VAN BUREN	DEMOLITION	\$	3,500.00
190070	2/11/19	5509 ARROYO PATH	SINGLE FAMILY RESIDENCE	\$	375,800.00
190071	2/11/19	2986 BAYWOOD	DECK	\$	10,500.00
190072	2/11/19	1368 BALDWIN	COMMERCIAL ALTERATION	\$	10,000.00
190073	2/15/19	3330 ROSEWOOD	SINGLE FAMILY RESIDENCE	\$	196,695.00
190074	2/15/19	6702 ALWARD	SINGLE FAMILY RESIDENCE	\$	210,000.00
190075	2/15/19	7504 AUGUSTA LN	SINGLE FAMILY RESIDENCE	\$	212,625.00
190076	2/19/19	5603 STONEBRIDGE	RESIDENTIAL ALTERATION	\$	65,000.00
190077	2/19/19	6403 PARFIVE DR	DECK	\$	4,500.00
190078	2/19/19	3083 DEERHAVEN	SINGLE FAMILY RESIDENCE	\$	301,000.00
190079	2/19/19	3075 DEERHAVEN	SINGLE FAMILY RESIDENCE	\$	286,000.00
190080	2/20/19	3536 EAGLES ROOST TRAIL	RESIDENTIAL ALTERATION	\$	25,000.00
190081	2/21/19	3514 EAGLES ROOST TRAIL	RESIDENTIAL ALTERATION	\$	22,000.00
190082	2/21/19	6867 HIGH MEADOW	SINGLE FAMILY RESIDENCE	\$	245,000.00
190083	2/21/19	6560 ARLENE	SINGLE FAMILY RESIDENCE	\$	274,590.00
190084	2/21/19	2856 PORT SHELDON	COMMERCIAL ADDITION	\$	275,000.00
190085	2/22/19	3327 CAMROSE DR	RESIDENTIAL ALTERATION	\$	25,000.00
190086	2/25/19	7500 COTTONWOOD DR.	COMMERCIAL ALTERATION	\$	52,000.00
190087	2/25/19	7372 HIDDEN FORREST	RESIDENTIAL ALTERATION	\$	1,500.00
190088	2/26/19	8138 GOLDEN OAK	SINGLE FAMILY RESIDENCE	\$	223,425.00
190089	3/1/19	3177 BRAEBURN	SINGLE FAMILY RESIDENCE	\$	215,000.00
190090	3/1/19	6951 HIGH MEADOW	SINGLE FAMILY RESIDENCE	\$	521,528.00
190091	3/1/19	3334 FILLMORE ST/ VOIDED**			EXPIRED/VOIDED**
190092	3/4/19	3264 HAGER ST.	SINGLE FAMILY RESIDENCE	\$	425,000.00
190093	3/4/19	7025 MICHAEL DR.	RESIDENTIAL ALTERATION	\$	1,000.00
190094	3/4/19	3490 EAGLE'S ROOST TRAIL	RESIDENTIAL ALTERATION	\$	29,000.00
190095	3/5/19	583 STONEHILL CT.	SINGLE FAMILY RESIDENCE	\$	425,000.00
190096	3/5/19	2549 CEDAR WEST DR	SINGLE FAMILY RESIDENCE	\$	450,000.00
190097	3/5/19	4659 ROCKPORT DR.	SINGLE FAMILY ATTACHED RESIDENCE	\$	150,000.00
190098	3/5/19	4661 ROCKPORT DR.	SINGLE FAMILY ATTACHED RESIDENCE	\$	150,000.00
190099	3/5/19	4663 ROCKPORT DR.	SINGLE FAMILY ATTACHED RESIDENCE	\$	150,000.00
190100	3/5/19	4665 ROCKPORT DR.	SINGLE FAMILY ATTACHED RESIDENCE	\$	150,000.00
190101	3/5/19	4667 ROCKPORT DR.	SINGLE FAMILY ATTACHED RESIDENCE	\$	150,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190102	3/5/19	4669 ROCKPORT DR.	SINGLE FAMILY ATTACHED RESIDENCE	\$	150,000.00
190103	3/5/19	2379 CORY CT	RESIDENTIAL ADDITION	\$	100,320.00
190104	3/6/19	2617 CEDAR WEST DR	SINGLE FAMILY RESIDENCE	\$	370,000.00
190105	3/7/19	2997 BAYWOOD DR	SINGLE FAMILY RESIDENCE	\$	420,000.00
190106	3/7/19	7569 ALYCIA	RESIDENTIAL ALTERATION	\$	55,000.00
190107	3/7/19	7559 36TH STE 400	COMMERCIAL ALTERATION	\$	205,000.00
190108	3/7/19	6730 ALWARD	SINGLE FAMILY RESIDENCE	\$	340,875.00
190109	3/8/19	3922 DENALI	RESIDENTIAL ALTERATION	\$	49,000.00
190110	3/8/19	5687 STONEBRIDGE DR	SINGLE FAMILY RESIDENCE	\$	450,000.00
190111	3/13/19	7493 COTTONWOOD	COMMERCIAL ALTERATION	\$	160,000.00
190112	3/13/19	3350 BALDWIN	COMMERCIAL ALTERATION	\$	30,000.00
190113	3/14/19	3331 EAGLE PEAK	SINGLE FAMILY RESIDENCE	\$	470,000.00
190114	3/18/19	8855 ABBINGTON	SINGLE FAMILY RESIDENCE	\$	230,000.00
190115	3/18/19	7351 WINDSTONE DR	RESIDENTIAL ALTERATION	\$	32,475.00
190116	3/18/19	3905 BANTAM DR.	RESIDENTIAL ALTERATION	\$	25,000.00
190117	3/18/19	662 STONEBRIAR CIRCLE	SINGLE FAMILY RESIDENCE	\$	250,000.00
190118	3/19/19	3371 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	225,000.00
190119	3/19/19	3365 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	200,000.00
190120	3/19/19	2328 BALDWIN	RESIDENTIAL ALTERATION	\$	10,000.00
190121	3/19/19	2898 FOXHILL DR	RESIDENTIAL ALTERATION	\$	25,000.00
190122	3/21/19	7080 JASPER	DECK	\$	16,000.00
190123	3/22/19	2693 CEDARWEST DR	SINGLE FAMILY RESIDENCE	\$	575,000.00
190124	3/22/19	4422 BALDWIN	ABOVE GROUND POOL	\$	10,000.00
190125	3/22/19	3382 HIGH MEADOW	SINGLE FAMILY RESIDENCE	\$	300,000.00
190126	3/25/19	6963 GEORGETOWN	RESIDENTIAL ALTERATION	\$	4,216.00
190127	3/25/19	3260 DORAL	DECK	\$	5,379.00
190128	3/25/19	8904 CEDAR LAKE DR.	ABOVE GROUND POOL	\$	4,500.00
190129	3/25/19	5021 KENOWA	DEMOLITION	\$	2,500.00
190130	3/26/19	4448 GLEN HOLLOW DR.	RESIDENTIAL ALTERATION	\$	6,000.00
190131	3/28/19	6890 CITYVIEW	SINGLE FAMILY RESIDENCE	\$	382,000.00
190132	4/1/19	6498 BALSAM	DEMOLITION	\$	9,550.00
190133	4/1/19	3375 SAGECREST	SINGLE FAMILY RESIDENCE	\$	225,000.00
190134	4/1/19	3540 EAGLES ROOST	RESIDENTIAL ALTERATION	\$	25,000.00
190135	4/1/19	1554 N. TEAL WATERS	FOUNDATION	\$	5,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190136	4/1/19	6546 ARLENE	SINGLE FAMILY RESIDENCE	\$	278,235.00
190137	4/1/19	6839 HIGH MEADOW	SINGLE FAMILY RESIDENCE	\$	209,000.00
190138	4/1/19	5369 16TH AVE	RESIDENTIAL ALTERATION	\$	7,000.00
190139	4/1/19	5724 CORY DR	RESIDENTIAL ADDITION	\$	88,750.00
190140	4/1/19	7589 COTTONWOOD	COMMERCIAL ALTERATION	\$	40,000.00
190141	4/4/19	7104 CRIMSON CT	RESIDENTIAL ALTERATION	\$	46,000.00
190142	4/4/19	2103 TYLER ST	DECK	\$	7,220.00
190143	4/8/19	7037 ROLILNG HILLS	SINGLE FAMILY RESIDENCE	\$	157,910.00
190144	4/8/19	6061 16TH AVE.	RESIDENTIAL ALTERATION	\$	23,800.00
190145	4/9/19	3498 EAGLESROOST	RESIDENTIAL ALTERATION	\$	31,000.00
190146	4/9/19	3322 GOLDEN EAGLE CT	RESIDENTIAL ALTERATION	\$	30,000.00
190147	4/9/19	3897 DENALI	RESIDENTIAL ALTERATION	\$	20,000.00
190148	4/9/19	6323 36TH AVE	DECK	\$	900.00
190149	4/10/19	7180 SAGEROSE	RESIDENTIAL ALTERATION	\$	64,000.00
190150	4/10/19	5833 NELSON	RESIDENTIAL ALTERATION	\$	10,000.00
190151	4/12/19	4707 OAKLANE	RESIDENTIAL ALTERATION	\$	50,000.00
190152	4/12/19	6264 DEREK DR	DECK	\$	15,900.00
190153	4/15/19	2765 PARKSIDE	IN GROUND POOL	\$	20,000.00
190154	4/15/19	3748 MESA VERDE	RESIDENTIAL ALTERATION	\$	30,000.00
190155	4/15/19	5643-22ND	RESIDENTIAL ALTERATION	\$	22,700.00
190156	4/15/19	7162 CRIMSON CT	RESIDENTIAL ALTERATION	\$	12,000.00
190157	4/16/19	135 CHICAGO DR	COMMERCIAL ALTERATION	\$	15,000.00
190158	4/17/19	4255 VAN BUREN	RESIDENTIAL ALTERATION	\$	15,000.00
190159	4/18/19	7418 VALHALLA	RESIDENTIAL ALTERATION	\$	25,500.00
190160	4/18/19	6735 ALWARD	RESIDENTIAL ADDITION	\$	227,070.00
190161	4/18/19	2971 BAYWOOD	RESIDENTIAL ADDITION	\$	50,000.00
190162	4/22/19	6864 HIGH MEADOW	SINGLE FAMILY RESIDENCE	\$	333,180.00
190163	4/23/19	3334 HIGH MEADOW	IN GROUND POOL	\$	38,984.00
190164	4/23/19	7784 HENRY	RESIDENTIAL ALTERATION	\$	5,787.00
190165	4/23/19	615 BALDWIN	ACCESSORY STRUCTURE	\$	31,430.00
190166	4/23/19	5668 STONEBRIDGE	SINGLE FAMILY RESIDENCE	\$	300,000.00
190167	4/23/19	2221 TYLER ST	DECK	\$	2,500.00
190168	4/24/19	5785 18TH	RESIDENTIAL ALTERATION	\$	38,000.00
190169	4/24/19	8640 36TH	RESIDENTIAL ADDITION	\$	122,980.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190170	4/25/19	3962 DENALI	ACCESSORY STRUCTURE	\$	15,000.00
190171	4/25/19	6885 KAYBOER DR	ACCESSORY STRUCTURE	\$	10,000.00
190172	4/25/19	3203 OAKMONT	DECK	\$	5,000.00
190173	4/25/19	7491 ASTRONAUT	DECK	\$	5,000.00
190174	4/25/19	2658 MITCHELL CT	DECK	\$	25,661.00
190175	4/25/19	6941 NORTHBEECH CT	IN GROUND POOL	\$	20,000.00
190176	4/25/19	1451 CAPRICE	ABOVE GROUND POOL	\$	4,800.00
190177	4/26/19	596 BALDWIN	COMMERCIAL ALTERATION	\$	5,000.00
190178	4/29/19	2487 CEDARWEST	SINGLE FAMILY RESIDENCE	\$	662,000.00
190179	4/29/19	559 BARRY	COLOCATE TOWER/ANTENNA	\$	10,000.00
190180	4/30/19	2384 FILLMORE ST	RESIDENTIAL ALTERATION	\$	3,500.00
190181	4/30/19	6650 ALWARD	SINGLE FAMILY RESIDENCE	\$	176,000.00
190182	4/30/19	325 BALDWIN	COMMERCIAL ALTERATION	\$	120,000.00
190183	4/30/19	6893 HIGH MEADOW	SINGLE FAMILY RESIDENCE	\$	291,000.00
190184	4/30/19	8113 GOLDEN OAK	RESIDENTIAL ALTERATION	\$	39,000.00
190185	5/1/19	6840 GLENVIEW	RESIDENTIAL ADDITION	\$	1,500.00
190186	5/1/19	7485 GREENTREE	RESIDENTIAL ALTERATION	\$	20,000.00
190187	5/2/19	302 CHICAGO DR	COMMERCIAL BUILDING	\$	1,900,000.00
190188	5/3/19	5756 STONEBRIDGE	DECK	\$	18,000.00
190189	5/3/19	7560 48TH	SINGLE FAMILY RESIDENCE	\$	194,000.00
190190	5/6/19	3374 HIGHMEADOW	SINGLE FAMILY RESIDENCE	\$	268,000.00
190191	5/7/19	1098 ELMWOOD DR.	RESIDENTIAL ALTERATION	\$	3,500.00
190192	5/7/19	4466 LYTHAM	DECK	\$	5,000.00
190193	5/7/19	6805 ALWARD	RESIDENTIAL ALTERATION	\$	25,000.00
190194	5/7/19	621 STONEHILL CT.	SINGLE FAMILY RESIDENCE	\$	765,000.00
190195	5/8/19	6553 ARLENE	SINGLE FAMILY RESIDENCE	\$	350,000.00
190196	5/8/19	1101 CYPRESS	COMMERCIAL ADDITION	\$	1,500,000.00
190197	5/9/19	3312 HAGER DR	SINGLE FAMILY RESIDENCE	\$	500,000.00
190198	5/10/19	4168 UNITY DR	DECK	\$	3,500.00
190199	5/10/19	7484 20TH AVE	DECK	\$	5,000.00
190200	5/10/19	6954 CITYVIEW	SINGLE FAMILY RESIDENCE	\$	260,997.00
190201	5/13/19	7430 20TH AVE	SINGLE FAMILY RESIDENCE	\$	266,000.00
190202	5/13/19	5608 CORY DR.	RESIDENTIAL ALTERATION	\$	30,000.00
190203	5/13/19	8188 BRIAR LN.	RESIDENTIAL ADDITION	\$	40,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190204	5/14/19	4282 PIERCE	COMMERCIAL ALTERATION	\$	1,200,000.00
190205	5/14/19	1883 CEDAR TREE	ABOVE GROUND POOL	\$	7,605.00
190206	5/14/19	294 CHICAGO DR.	DEMOLITION	\$	18,500.00
190207	5/16/19	3069 DEERHAVEN	SINGLE FAMILY RESIDENCE	\$	309,000.00
190208	5/16/19	2915 FILLMORE	SINGLE FAMILY RESIDENCE	\$	400,000.00
190209	5/16/19	7454 N. GARDEN CT.	RESIDENTIAL ALTERATION	\$	10,000.00
190210	5/16/19	2360 N. GARDEN CT	RESIDENTIAL ALTERATION	\$	10,258.00
190211	5/16/19	4466 BAUER RD	COMMERCIAL ALTERATION	\$	150,000.00
190212	5/16/19	6254 8TH AVE	DECK	\$	8,500.00
190213	5/16/19	6111 SUMMERHILL	RESIDENTIAL ALTERATION	\$	32,000.00
190214	5/16/19	8189 GOLFSIDE DR	DECK	\$	18,000.00
190215	5/16/19	3474 EAGLES ROOST TRAIL	SINGLE FAMILY ATTACHED RESIDENCE	\$	210,000.00
190216	5/16/19	3482 EAGLES ROOST TRAIL	SINGLE FAMILY ATTACHED RESIDENCE	\$	240,000.00
190217	5/16/19	5652 STONEBRIDGE DR	SINGLE FAMILY RESIDENCE	\$	324,120.00
190218	5/17/19	5760 STONEBRIDGE DR	SINGLE FAMILY RESIDENCE	\$	420,000.00
190219	5/17/19	3346 BOX ELDER DR.	SINGLE FAMILY RESIDENCE	\$	343,845.00
190220	5/20/19	2459 OLDE FARM	ACCESSORY STRUCTURE	\$	5,000.00
190221	5/20/19	8657 COTTONWOOD	ABOVE GROUND POOL	\$	8,641.00
190222	5/22/19	7790 DURAN	RESIDENTIAL ALTERATION	\$	27,500.00
190223	5/23/19	123 BARRY	RESIDENTIAL ADDITION	\$	192,500.00
190224	5/23/19	8479 TWIN LAKES	RESIDENTIAL ALTERATION	\$	6,000.00
190225	5/24/19	8481 HOLDEN	RESIDENTIAL ALTERATION	\$	20,000.00
190226	5/24/19	7729 BASS CREEK	RESIDENTIAL ADDITION	\$	39,000.00
190227	5/28/19	7289 ASTRONAUT	RESIDENTIAL ALTERATION	\$	1,975.00
190228	5/28/19	7044 BLISS CT	RESIDENTIAL ALTERATION	\$	10,075.00
190229	5/28/19	2664 CEDAR WEST	SINGLE FAMILY RESIDENCE	\$	210,000.00
190230	5/28/19	2576 CEDAR WEST	SINGLE FAMILY RESIDENCE	\$	210,000.00
190231	5/28/19	2614 CEDAR WEST	SINGLE FAMILY RESIDENCE	\$	329,265.00
190232	5/28/19	6555 CENTER INDUSTRIAL DR	COMMERCIAL BUILDING	\$	150,000.00
190233	5/29/19	5325 16TH	ACCESSORY STRUCTURE	\$	23,000.00
190234	5/29/19	7254 TORY DR	ACCESSORY STRUCTURE	\$	20,000.00
190235	5/29/19	7411 12TH	ACCESSORY STRUCTURE	\$	15,000.00
190236	5/30/19	5785 22ND	RESIDENTIAL ADDITION	\$	11,100.00
190237	5/30/19	1874 EDSON	RESIDENTIAL ADDITION	\$	7,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190238	5/30/19	2025 JACKSON ST	ACCESSORY STRUCTURE	\$	25,000.00
190239	6/1/19	5945 JULIE ST.	RESIDENTIAL ADDITION	\$	31,000.00
190240	6/3/19	4760 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190241	6/3/19	4762 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190242	6/3/19	4764 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190243	6/3/19	4766 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190244	6/4/19	5021 KENOWA	ACCESSORY STRUCTURE	\$	30,000.00
190245	6/4/19	7559-36TH AVE.	COMMERCIAL ALTERATION	\$	50,000.00
190246	6/4/19	6664 ALWARD	SINGLE FAMILY RESIDENCE	\$	245,000.00
190247	6/5/19	6531 ALWARD	RESIDENTIAL ALTERATION	\$	15,000.00
190248	6/6/19	3280 BOX ELDER	SINGLE FAMILY RESIDENCE	\$	500,000.00
190249	6/6/19	2616 PORT SHELDON	COMMERCIAL ALTERATION	\$	5,000.00
190250	6/7/19	6036 22ND	RESIDENTIAL ADDITION	\$	10,000.00
190251	6/7/19	5578 STONEBRIDGE	SINGLE FAMILY RESIDENCE	\$	343,300.00
190252	6/7/19	6816 BLISS	DECK	\$	30,000.00
190253	6/10/19	7501 23RD	DEMOLITION	\$	10,000.00
190254	6/10/19	7456 FOX MEADOWS DR	SINGLE FAMILY RESIDENCE	\$	203,445.00
190255	6/10/19	7486 FOX MEADOWS DR	SINGLE FAMILY RESIDENCE	\$	206,415.00
190256	6/10/19	4080 UNITY DR.	RESIDENTIAL ALTERATION	\$	32,600.00
190257	6/10/19	4482 PORT SHELDON	COMMERCIAL ALTERATION	\$	39,000.00
190258	6/10/19	6904 BLISS CT.	DECK	\$	19,500.00
190529	6/10/19	5763 STONEBRIDGE DR	RESIDENTIAL ALTERATION	\$	4,400.00
190260	6/10/19	4729 SALEM CT.	SINGLE FAMILY RESIDENCE	\$	225,000.00
190261	6/11/19	6594 ARLENE	SINGLE FAMILY RESIDENCE	\$	278,235.00
190262	6/11/19	8883 ABBINGTON DR	SINGLE FAMILY RESIDENCE	\$	198,000.00
190263	6/11/19	307 DEER HAVEN DR	SINGLE FAMILY RESIDENCE	\$	363,000.00
190264	6/11/19	8634 WILLOW CREEK	ABOVE GROUND POOL	\$	5,000.00
190265	6/11/19	2118 CORY	RESIDENTIAL ADDITION	\$	229,417.00
190266	6/11/19	3465 SAGECREST DR.	DECK	\$	6,000.00
190267	6/12/19	3471 EAGLESROOST TRAIL	SINGLE FAMILY ATTACHED RESIDENCE	\$	210,000.00
190268	6/12/19	3479 EAGLESROOST TRAIL	SINGLE FAMILY ATTACHED RESIDENCE	\$	225,000.00
190269	6/12/19	1507 CRAIGWAY	DECK	\$	2,940.00
190270	6/12/19	6573 W. MEADOWLARK	MOBILE HOME IN PARK	\$	40,000.00
190271	6/13/19	6550 POINSETTIA	RESIDENTIAL ADDITION	\$	18,500.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190272	6/14/19	3279 PRIMROSE	DECK	\$	10,000.00
190273	6/14/19	7363 WINDSTONE DR	DECK	\$	3,500.00
190274	6/17/19	1442 SUNFLOWER	DECK	\$	12,475.00
190275	6/18/19	6735 ROLLINGVIEW	DECK	\$	2,000.00
190276	6/18/19	6159 SUNNINGDALE	RESIDENTIAL ALTERATION	\$	30,000.00
190277	6/19/19	3889 DENALI	RESIDENTIAL ALTERATION	\$	35,000.00
190278	6/19/19	7809 LILAC DR	RESIDENTIAL ADDITION	\$	9,500.00
190279	6/19/19	7501 23RD	SINGLE FAMILY RESIDENCE	\$	220,000.00
190280	6/19/19	544 STONEHENGE	SINGLE FAMILY RESIDENCE	\$	770,000.00
190281	6/20/19	7458 COCONUT	RESIDENTIAL ADDITION	\$	5,800.00
190282	6/21/19	1923 MULBERRY	ABOVE GROUND POOL	\$	9,000.00
190283	6/24/19	906 FAIRWOOD	ACCESSORY STRUCTURE	\$	24,400.00
190284	6/24/19	3181 OAKMONT DR.	DECK	\$	2,700.00
190285	6/24/19	2543 WINDCREST	RESIDENTIAL ALTERATION	\$	3,600.00
190286	6/24/19	7504 YORKSHIRE	RESIDENTIAL ALTERATION	\$	45,000.00
190287	6/25/19	5516 ARROYO PATH	SINGLE FAMILY RESIDENCE	\$	365,000.00
190288	6/26/19	1518 MEADOWLARK	MOBILE HOME IN PARK	\$	40,000.00
190289	6/26/19	3221 LOWINGSIDE	RESIDENTIAL ALTERATION	\$	17,050.00
190290	6/27/19	3257 CITY VIEW	RESIDENTIAL ADDITION	\$	25,700.00
190291	6/27/19	4082 MARION	ACCESSORY STRUCTURE	\$	50,000.00
190292	6/27/19	2035 GREENDALE	ABOVE GROUND POOL	\$	3,900.00
190293	6/28/19	7141 23RD	RESIDENTIAL ALTERATION		\$50,000.00
190294	6/28/19	1004 PARSONS	IN GROUND POOL	\$	30,000.00
190295	6/28/19	7252 CHERRY	DECK	\$	3,000.00
190296	7/1/19	6543 ARLENE	SINGLE FAMILY RESIDENCE	\$	320,000.00
190297	7/2/19	1300 ASTRO CT.	RESIDENTIAL ALTERATION	\$	100,000.00
190298	7/2/19	4308 COTTAGE TRAIL	RESIDENTIAL ALTERATION	\$	23,600.00
190299	7/3/19	3437 GOLDEN EAGLE WAY	RESIDENTIAL ALTERATION	\$	25,000.00
190300	7/3/19	7363 14TH AVE	ABOVE GROUND POOL	\$	1,000.00
190301	7/3/19	1084 ELMWOOD	RESIDENTIAL ALTERATION	\$	18,000.00
190302	7/8/19	8954 NORMAN	SINGLE FAMILY RESIDENCE	\$	201,150.00
190301	7/9/19	1415 44TH	COLOCATE TOWER/ANTENNA	\$	85,000.00
190304	7/9/19	662 STONEBRIAR CIRCLE	RESIDENTIAL ALTERATION	\$	30,000.00
190305	7/9/19	7070 ROLLING HILL	DECK	\$	3,100.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190306	7/11/19	1785 ROSEWOOD	RESIDENTIAL ALTERATION	\$	3,000.00
190307	7/11/19	4696 STONEWOOD	RESIDENTIAL ADDITION	\$	14,000.00
190308	7/11/19	7433 FOX MEADOW	SINGLE FAMILY RESIDENCE	\$	230,000.00
190309	7/12/19	7109 EASTWOOD	ACCESSORY STRUCTURE	\$	18,500.00
190310	7/12/19	2196 PORT SHELDON	COMMERCIAL ADDITION	\$	87,100.00
190311	7/12/19	7386 ROLLING HILLS	RESIDENTIAL ADDITION	\$	65,000.00
190312	7/16/19	700 EDGEWORTH	ACCESSORY STRUCTURE	\$	23,000.00
190313	7/16/19	6275 WALTON HEATH	DECK	\$	25,000.00
190314	7/16/19	3368 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	200,000.00
190315	7/16/19	3360 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	220,000.00
190316	7/16/19	1883 CEDAR TREE	DECK	\$	12,000.00
190317	7/16/19	7082 GEORGETOWN AVE	RESIDENTIAL ALTERATION	\$	25,000.00
190318	7/17/19	7313 BUIST DR	DECK	\$	8,597.00
190319	7/18/19	185 44TH ST.	COMMERCIAL ALTERATION	\$	10,000.00
190320	7/19/19	7712 BALDWINWOODS	SINGLE FAMILY ATTACHED RESIDENCE	\$	250,000.00
190321	7/19/19	7718 BALDWINWOODS	SINGLE FAMILY ATTACHED RESIDENCE	\$	260,000.00
190322	7/19/19	3245 GOLDEN OAK CT	IN GROUND POOL	\$	20,000.00
190323	7/19/19	8840 CEDAR LAKE	IN GROUND POOL	\$	18,500.00
190324	7/22/19	4050 BLAIR	IN GROUND POOL	\$	39,000.00
190325	7/22/19	2761 FAIRBROOK DR	ABOVE GROUND POOL	\$	1,000.00
190326	7/22/19	3371 GOLDEN EAGLE WAY	RESIDENTIAL ALTERATION	\$	35,000.00
190327	7/22/19	842 ROSEWOOD	IN GROUND POOL	\$	20,000.00
190328	7/22/19	4475 VAN BUREN	ACCESSORY STRUCTURE	\$	27,948.00
190329	7/23/19	6503 W. MEADOW LARK	MOBILE HOME IN PARK	\$	40,000.00
190330	7/23/19	4112 MARION	ABOVE GROUND POOL	\$	10,500.00
190331	7/23/19	2059 BAUER RD.	IN GROUND POOL	\$	30,000.00
190332	7/23/19	3848 DENALI	RESIDENTIAL ALTERATION	\$	25,000.00
190333	7/23/19	2581 CEDARWEST	SINGLE FAMILY RESIDENCE	\$	715,000.00
190334	7/24/19	7707 TEAKWOOD	RESIDENTIAL ADDITION	\$	22,000.00
190335	7/24/19	1554 N. TEAL WATERS	MOBILE HOME IN PARK	\$	40,000.00
190336	7/25/19	6939 LONGTAIL	IN GROUND POOL	\$	60,000.00
190337	7/26/19	8862 ABBINGTON DR	SINGLE FAMILY RESIDENCE	\$	261,240.00
190338	7/26/19	7485 VALHALLA	IN GROUND POOL	\$	19,800.00
190339	7/26/19	7615 HAROLD	DECK	\$	1,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190340	7/29/19	4551 PORT SHELDON ST.	COMMERCIAL ALTERATION	\$	15,000.00
190341	7/29/19	5724 CORY DR	IN GROUND POOL	\$	48,650.00
190342	7/29/19	7358 PHEASANT RUN	DECK	\$	32,000.00
190343	7/29/19	716 EVERGREEN ST.	RESIDENTIAL ALTERATION	\$	5,000.00
190342	7/29/19	4322 COTTAGE TRAIL	RESIDENTIAL ADDITION	\$	7,000.00
190343	7/29/19	7358 PHEASANT RUN	DECK	\$	32,000.00
190344	7/29/19	4322 COTTAGE TRAIL	RESIDENTIAL ADDITION	\$	7,000.00
190345	7/30/19	1007 CASTLE BAY WAY	RESIDENTIAL ALTERATION	\$	19,800.00
190346	7/30/19	3419 SAGECREST	SINGLE FAMILY RESIDENCE	\$	299,025.00
190347	7/30/19	670 STONEBRIAR CIRCLE	SINGLE FAMILY RESIDENCE	\$	229,000.00
190348	7/30/19	5618 BLOOMFIELD	SINGLE FAMILY RESIDENCE	\$	294,000.00
190349	7/30/19	6358 36TH AVE	ABOVE GROUND POOL	\$	3,100.00
190350	7/31/19	4280 OAKVIEW	DECK	\$	33,771.00
190351	7/31/19	7568 VALHALLA	RESIDENTIAL ALTERATION	\$	30,000.00
190352	7/31/19	6764 GETTYSBURG DR	DECK	\$	2,500.00
190353	8/1/19	1515 RIDGEWOOD DR	ACCESSORY STRUCTURE	\$	16,000.00
190354	8/1/19	2589 CEDAR WEST DR	SINGLE FAMILY RESIDENCE	\$	475,000.00
190355	8/2/19	6565 POINSETTA	DEMOLITION	\$	5,000.00
190356	8/5/19	7132 CRIMSON	SINGLE FAMILY RESIDENCE	\$	223,425.00
190357	8/6/19	2597 CEDARWEST	SINGLE FAMILY RESIDENCE	\$	1,000,000.00
190358	8/7/19	6670 MARCAN AVE	COMMERCIAL ALTERATION	\$	208,100.00
190359	8/8/19	8872 ABBINGTON	SINGLE FAMILY RESIDENCE	\$	260,000.00
190360	8/8/19	7556 MAGNOLIA	RESIDENTIAL ALTERATION	\$	120,000.00
190361	8/8/19	2499 WILLOWVIEW	RESIDENTIAL ADDITION	\$	25,000.00
190362	8/9/19	3441 BALDWIN	COMMERCIAL ALTERATION	\$	15,000.00
190363	8/9/19	6605 MARIA	SINGLE FAMILY RESIDENCE	\$	286,800.00
190364	8/9/19	6842 CITY VIEW ROAD	SINGLE FAMILY RESIDENCE	\$	210,870.00
190365	8/12/19	7938 42ND	RESIDENTIAL ALTERATION	\$	69,697.00
190366	8/12/19	7522 COCONUT	RESIDENTIAL ALTERATION	\$	2,800.00
190367	8/13/19	3362 ROSEWOOD	SINGLE FAMILY RESIDENCE	\$	205,200.00
190368	8/13/19	4551 PORT SHELDON ST.	COLOCATE TOWER/ANTENNA	\$	15,000.00
190369	8/13/19	345 JACKSON ST	ACCESSORY STRUCTURE	\$	50,000.00
190370	8/13/19	1004 CASTLEBAY WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	168,000.00
190371	8/13/19	1006 CASTLEBAY WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	168,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190372	8/13/19	1008 CASTLEBAY WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	168,000.00
190373	8/13/19	1010 CASTLEBAY WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	168,000.00
190374	8/14/19	3206 BRAEBURN	SINGLE FAMILY RESIDENCE	\$	224,000.00
190375	8/14/19	6571 ARLENE	IN GROUND POOL	\$	24,000.00
190376	8/19/19	6157 16TH	DECK	\$	10,000.00
190377	8/19/19	7517 HARMON LANE	ABOVE GROUND POOL	\$	3,000.00
190378	8/19/19	8576 CEDAR LAKE RD.	DECK	\$	15,000.00
190379	8/22/19	2556 SUNVALLEY	ACCESSORY STRUCTURE	\$	10,000.00
190380	8/22/19	3113 LOWINGSIDE DR	RESIDENTIAL ALTERATION	\$	10,000.00
190381	8/22/19	723 CHANCELLOR	SINGLE FAMILY RESIDENCE	\$	310,000.00
190382	8/23/19	3423 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	190,000.00
190383	8/23/19	3415 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	225,000.00
190384	8/23/19	1093 LUMINA	ABOVE GROUND POOL	\$	200.00
190385	8/23/19	6721 ALWARD	SINGLE FAMILY RESIDENCE	\$	250,000.00
190386	8/26/19	6697 WHITE OAK CT.	DEMOLITION	\$	5,000.00
190387	8/26/19	8320 IRONSTONE AVE.	DECK	\$	8,360.00
190388	8/27/19	7672 HAROLD AVE.	RESIDENTIAL ALTERATION	\$	2,200.00
190389	8/27/19	4257 COTTAGE TRAIL	RESIDENTIAL ALTERATION	\$	22,950.00
190390	8/27/19	6676 ALWARD DR.	SINGLE FAMILY RESIDENCE	\$	277,500.00
190391	8/27/19	6583 ARLENE	SINGLE FAMILY RESIDENCE	\$	235,000.00
190392	8/28/19	3344 GOLDEN EAGLE WAY	RESIDENTIAL ALTERATION	\$	15,000.00
190393	8/28/19	8233 FAIRWOOD	RESIDENTIAL ALTERATION	\$	30,000.00
190394	8/28/19	2917 PORT SHELDON	DEMOLITION	\$	15,000.00
190395	8/28/19	3411 CAMROSE	SINGLE FAMILY RESIDENCE	\$	264,600.00
190396	8/29/19	1865 GEORGETOWN CTR. DR.	COMMERCIAL BUILDING	\$	1,400,000.00
190397	8/30/19	4240 MEADOWOOD CT	DECK	\$	12,800.00
190398	9/3/19	7935 RONSON	RESIDENTIAL ADDITION	\$	10,800.00
190399	9/3/19	5643 BLOOMFIELD	IN GROUND POOL	\$	19,500.00
190400	9/3/19	35 RAVENSWOOD	DECK	\$	8,000.00
190401	9/3/19	2174 EDSON DR	SINGLE FAMILY RESIDENCE	\$	390,000.00
190402	9/3/19	2149 TYLER ST	DECK	\$	10,000.00
190403	9/3/19	8855 ABBINGTON DR.	RESIDENTIAL ALTERATION	\$	30,000.00
190404	9/3/19	1554 N. TEAL WATERS	ACCESSORY STRUCTURE	\$	10,000.00
190405	9/3/19	6573 W. MEADOWLARK	ACCESSORY STRUCTURE	\$	10,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190406	9/3/19	1581 N. TEAL WATERS	ACCESSORY STRUCTURE	\$	12,000.00
190407	9/3/19	6603 W. MEADOWLARK	ACCESSORY STRUCTURE	\$	12,000.00
190408	9/3/19	5486 8TH	SINGLE FAMILY RESIDENCE	\$	485,000.00
190409	9/3/19	8168 GOLDEN OAK DR	SINGLE FAMILY RESIDENCE	\$	342,000.00
190410	9/3/19	2726 CEDAR WEST	SINGLE FAMILY RESIDENCE	\$	355,000.00
190411	9/4/19	4723 CAMDEN	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190412	9/4/19	4725 CAMDEN	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190413	9/4/19	4727 CAMDEN	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190414	9/4/19	4729 CAMDEN	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190415	9/5/19	3360 HIGH MEADOW DR	SINGLE FAMILY RESIDENCE	\$	326,000.00
190416	9/5/19	665 SUMMERSET DR	ACCESSORY STRUCTURE	\$	30,000.00
190417	9/5/19	6881 CITY VIEW	SINGLE FAMILY RESIDENCE	\$	300,000.00
190418	9/6/19	3365 GOLDEN EAGLE	RESIDENTIAL ALTERATION	\$	25,000.00
190419	9/6/19	6546 ARLENE	RESIDENTIAL ALTERATION	\$	20,000.00
190420	9/9/19	1120 MC CLELLAND	RESIDENTIAL ADDITION	\$	30,000.00
190421	9/9/19	7384 GREENTREE DR.	ABOVE GROUND POOL	\$	600.00
190422	9/10/19	7754 28TH AVE	COMMERCIAL ALTERATION	\$	5,000.00
190423	9/10/19	7664 RIVERVIEW DR.	COMMERCIAL ALTERATION	\$	6,000.00
190424	9/10/19	6820 12TH AVE	ACCESSORY STRUCTURE	\$	10,000.00
190425	9/10/19	7756 20TH AVE	COMMERCIAL ALTERATION	\$	200,000.00
190426	9/10/19	6484 PAR 5	RESIDENTIAL ADDITION	\$	12,000.00
190427	9/11/19	6483 PAR 5	DECK	\$	7,000.00
190428	9/11/19	4200 CHICAGO DR.	FOUNDATION	\$	40,000.00
190429	9/11/19	7140 12TH	RESIDENTIAL ADDITION	\$	4,500.00
190430	9/11/19	151 PORT SHELDON	COMMERCIAL ALTERATION	\$	30,000.00
190431	9/12/19	4734 FOX VIEW	SINGLE FAMILY RESIDENCE	\$	295,000.00
190432	9/12/19	7445 FOX MEADOW	SINGLE FAMILY RESIDENCE	\$	220,000.00
190433	9/13/19	2922 LEHIGH TRAIL	RESIDENTIAL ALTERATION	\$	32,000.00
190434	9/16/19	7177 SAGEROSE	DECK	\$	16,221.00
190435	9/16/19	6893 CITY VIEW	SINGLE FAMILY RESIDENCE	\$	307,000.00
190436	9/16/19	6597 ARLENE	RESIDENTIAL ALTERATION	\$	15,000.00
190437	9/17/19	3115 MAPLE POND	ACCESSORY STRUCTURE	\$	44,000.00
190438	9/17/19	2988 BRIXTON	SINGLE FAMILY RESIDENCE	\$	330,615.00
190439	9/17/19	6697 WHITE OAK CT.	SINGLE FAMILY RESIDENCE	\$	245,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190440	9/17/19	6418 CENTER INDUSTRIAL DR	ACCESSORY STRUCTURE	\$	59,280.00
190441	9/19/19	6178 REGAL	RESIDENTIAL ALTERATION	\$	32,350.00
190442	9/19/19	8419 24TH	SINGLE FAMILY RESIDENCE	\$	240,000.00
190443	9/19/19	7351 12TH AVE	RESIDENTIAL ADDITION	\$	50,000.00
190444	9/19/19	792 BALDWIN ST	RESIDENTIAL ALTERATION	\$	50,000.00
190445	9/19/19	1161 MAPLEWOOD	RESIDENTIAL ADDITION	\$	40,000.00
190446	9/23/19	1643 EASTSHORE	ACCESSORY STRUCTURE	\$	21,630.00
190447	9/23/19	90 PORT SHELDON	ACCESSORY STRUCTURE	\$	26,000.00
190448	9/23/19	1658 NORTH BAY	ACCESSORY STRUCTURE	\$	37,950.00
190449	9/24/19	3415 GOLDEN EAGLE WAY	RESIDENTIAL ALTERATION	\$	25,000.00
190450	9/24/19	5799 22ND	RESIDENTIAL ALTERATION	\$	13,500.00
190451	9/24/19	2903 PORT SHELDON	DEMOLITION	\$	9,700.00
190452	9/25/19	3549 BAUER	SINGLE FAMILY RESIDENCE	\$	217,000.00
190453	9/25/19	7185 CHURCHILL	RESIDENTIAL ALTERATION	\$	8,800.00
190454	9/25/19	3053 BAYRIDGE	SINGLE FAMILY ATTACHED RESIDENCE	\$	200,000.00
190455	9/25/19	3059 BAYRIDGE	SINGLE FAMILY ATTACHED RESIDENCE	\$	235,000.00
190456	9/25/19	3052 BAYRIDGE	SINGLE FAMILY ATTACHED RESIDENCE	\$	203,000.00
190457	9/25/19	3060 BAYRIDGE	SINGLE FAMILY ATTACHED RESIDENCE	\$	238,000.00
190458	9/25/19	3945 PEBBLEFIELD	DECK	\$	3,000.00
190459	9/27/19	550 BALDWIN ST	COMMERCIAL ALTERATION	\$	70,000.00
190460	9/30/19	6675 W. MARYMARK	RESIDENTIAL ADDITION	\$	70,000.00
190461	9/30/19	5947 CORY POINT CT	DECK	\$	9,695.00
190462	9/30/19	4363 UNITY	SINGLE FAMILY RESIDENCE	\$	225,000.00
190463	9/30/19	195 CHICAGO DR	COMMERCIAL ALTERATION	\$	600,000.00
190464	9/30/19	6680 MARCAN	FOUNDATION	\$	50,000.00
190465	9/30/19	5785 18TH AVE	DECK	\$	10,000.00
190466	10/1/19	2035 GREENDALE	DECK	\$	3,972.00
190467	10/2/19	425 BALDWIN ST	COMMERCIAL BUILDING	\$	56,000.00
190468	10/3/19	7072 GETYSBURG	RESIDENTIAL ADDITION	\$	5,000.00
190469	10/3/19	2700 CHICAGO DR	FOUNDATION	\$	1,850,000.00
190470	10/3/19	2528 CEDARWEST DR	RESIDENTIAL ALTERATION	\$	35,000.00
190471	10/3/19	1926 SANDBURR	RESIDENTIAL ADDITION	\$	1,000.00
190472	10/3/19	8598 WILLOW CREEK DR	DECK	\$	26,000.00
190473	10/7/19	3456 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	225,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190474	10/7/19	3464 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	200,000.00
190475	10/7/19	3574 PORT SHELDON	RESIDENTIAL ADDITION	\$	32,500.00
190476	10/7/19	1708 GREENWOODS	RESIDENTIAL ALTERATION	\$	15,000.00
190477	10/7/19	647 STONEBRIDGE CT.	SINGLE FAMILY RESIDENCE	\$	450,000.00
190478	10/8/19	2729 CEDAR WEST	SINGLE FAMILY RESIDENCE	\$	660,000.00
190479	10/8/19	8610 TREMONT LANE	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190480	10/8/19	8612 TREMONT LANE	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190481	10/8/19	8614 TREMONT LANE	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190482	10/8/19	8616 TREMONT LANE	SINGLE FAMILY ATTACHED RESIDENCE	\$	151,000.00
190483	10/8/19	6881 HIGH MEADOW	SINGLE FAMILY RESIDENCE	\$	225,600.00
190484	10/8/19	3923 PEBBLEFIELD	DECK	\$	10,000.00
190485	10/8/19	3796 ACADIA	DECK	\$	12,000.00
190486	10/9/19	8916 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$	186,000.00
190487	10/9/19	8918 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$	164,000.00
190488	10/9/19	8920 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$	164,000.00
190489	10/9/19	8922 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$	164,000.00
190490	10/9/19	8924 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$	164,000.00
190491	10/9/19	8926 BARRINGTON	SINGLE FAMILY ATTACHED RESIDENCE	\$	165,000.00
190492	10/9/19	7472 FOX MEADOW DR.	SINGLE FAMILY RESIDENCE	\$	180,000.00
190493	10/9/19	180 BALDWIN ST	COMMERCIAL BUILDING	\$	1,125,000.00
190494	10/9/19	6559 SHELDON CROSSINGS	SINGLE FAMILY ATTACHED RESIDENCE	\$	195,000.00
190495	10/9/19	6561 SHELDON CROSSINGS	SINGLE FAMILY ATTACHED RESIDENCE	\$	195,000.00
190496	10/9/19	6498 BALSAM	COMMERCIAL BUILDING	\$	500,000.00
190497	10/14/19	8900 ABBINGTON	SINGLE FAMILY RESIDENCE	\$	182,000.00
190498	10/14/19	7235 28TH	ACCESSORY STRUCTURE	\$	22,000.00
190499	10/15/19	3437 KAYELIN CT	SINGLE FAMILY RESIDENCE	\$	819,000.00
190500	10/15/19	6620 ARLENE	SINGLE FAMILY RESIDENCE	\$	220,000.00
190501	10/16/19	5557 STONEBRIDGE DR	SINGLE FAMILY RESIDENCE	\$	516,900.00
190502	10/16/19	3349 BOX ELDER	SINGLE FAMILY RESIDENCE	\$	305,000.00
190503	10/17/19	3341 DEER HAVEN	SINGLE FAMILY RESIDENCE	\$	208,000.00
190504	10/18/19	3346 SAGECREST	IN GROUND POOL	\$	30,000.00
190505	10/18/19	7428 SUNSET	RESIDENTIAL ALTERATION	\$	5,836.00
190506	10/22/19	7982 ENGLEHURST	RESIDENTIAL ADDITION	\$	2,700.00
190507	10/21/19	6559 MARIA	SINGLE FAMILY RESIDENCE	\$	225,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190508	10/22/19	4729 SALEM CT	RESIDENTIAL ALTERATION	\$	30,900.00
190509	10/22/19	3334 FILLMORE ST	COLOCATE TOWER/ANTENNA	\$	24,000.00
190510	10/22/19	1710 NORTH BAY DR	SINGLE FAMILY RESIDENCE	\$	850,000.00
190511	10/23/19	3368 GOLDEN EAGLE WAY	RESIDENTIAL ALTERATION	\$	30,000.00
190512	10/23/19	3348 HIGH MEADOW DR	SINGLE FAMILY RESIDENCE	\$	210,000.00
190513	10/23/19	3472 SAGECREST	IN GROUND POOL	\$	42,000.00
190514	10/23/19	559 BARRY	COMMUNICATION TOWER	\$	10,000.00
190515	10/23/19	3066 BAYRIDGE DR	SINGLE FAMILY RESIDENCE	\$	274,000.00
190516	10/23/19	2917 PORT SHELDON	COMMERCIAL BUILDING	\$	1,325,000.00
190517	10/24/19	8622 HAWTHORNE	DECK	\$	4,000.00
190518	10/24/19	1201 GLENEAGLE TRAIL	SINGLE FAMILY RESIDENCE	\$	354,188.00
190519	10/25/19	5956 GLEN EAGLE DR.	RESIDENTIAL ALTERATION	\$	7,200.00
190520	10/25/19	7470 PETE AVE	RESIDENTIAL ADDITION	\$	50,000.00
190521	10/28/19	5496 ARROYO PATH	SINGLE FAMILY RESIDENCE	\$	345,488.00
190522	10/28/19	8881 DEER HAVEN	RESIDENTIAL ALTERATION	\$	10,000.00
190523	10/28/19	8109 EAGLE PEAK DR.	SINGLE FAMILY RESIDENCE	\$	305,640.00
190524	10/28/19	3355 CAMROSE DR	RESIDENTIAL ALTERATION	\$	5,000.00
190525	10/29/19	4200 CHICAGO DR.	COMMERCIAL BUILDING	\$	660,000.00
190526	10/31/19	9094 CEDAR LAKE	SINGLE FAMILY RESIDENCE	\$	350,000.00
190527	11/1/19	8892 ABBINGTON DR	SINGLE FAMILY RESIDENCE	\$	267,000.00
190528	11/4/19	1385 RIDGEWOOD	RESIDENTIAL ALTERATION	\$	22,784.00
190529	11/4/19	6244 SHELDON DR	RESIDENTIAL ALTERATION	\$	20,590.00
190530	11/5/19	2659 CEDAR WEST DR	SINGLE FAMILY RESIDENCE	\$	500,000.00
190531	11/4/19	8772 DEER HAVEN DR	SINGLE FAMILY RESIDENCE	\$	284,000.00
190532	11/4/19	4683 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190533	11/4/19	4685 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190534	11/4/19	4687 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190535	11/4/19	4689 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190536	11/4/19	3459 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	235,000.00
190537	11/4/19	4691 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190538	11/4/19	4693 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190539	11/4/19	4697 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190540	11/4/19	4699 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190541	11/4/19	4701 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190542	11/4/19	4703 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190543	11/4/19	4705 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190544	11/4/19	4707 ROCKPORT	SINGLE FAMILY ATTACHED RESIDENCE	\$	171,000.00
190545	11/4/19	3467 GOLDEN EAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	275,000.00
190546	11/5/19	3083 DEER HAVEN DR	DECK	\$	13,000.00
190547	11/5/19	5665 NELSON	RESIDENTIAL ALTERATION	\$	52,000.00
190548	11/5/19	8835 BRAYRIDGE	SINGLE FAMILY ATTACHED RESIDENCE	\$	219,915.00
190549	11/5/19	8839 BRAYRIDGE	SINGLE FAMILY ATTACHED RESIDENCE	\$	251,640.00
190550	11/6/19	8164 MID PARK DR.	RESIDENTIAL ALTERATION	\$	29,500.00
190551	11/7/19	6681 ALWARD	SINGLE FAMILY RESIDENCE	\$	279,625.00
190552	11/7/19	3918 DELIA DR	SINGLE FAMILY RESIDENCE	\$	234,240.00
190553	11/7/19	3337 HIGH MEADOW	SINGLE FAMILY RESIDENCE	\$	305,000.00
190554	11/12/19	9144 28TH AVE	SINGLE FAMILY RESIDENCE	\$	287,750.00
190555	11/13/19	6671 ALWARD	SINGLE FAMILY RESIDENCE	\$	285,000.00
190556	11/13/19	4105 MARION	RESIDENTIAL ALTERATION	\$	50,000.00
190557	11/13/19	3420 SAGECREST	SINGLE FAMILY RESIDENCE	\$	260,000.00
190558	11/14/19	6200 HEATHCROSS	RESIDENTIAL ADDITION	\$	35,840.00
190559	11/15/19	8046 GOLDEN OAK	DECK	\$	3,200.00
190560	11/15/19	7442 VALHALLA	RESIDENTIAL ALTERATION	\$	30,000.00
190561	11/18/19	7036-36TH	SINGLE FAMILY RESIDENCE	\$	302,500.00
190562	11/18/19	6749 ALWARD	SINGLE FAMILY RESIDENCE	\$	203,000.00
190563	11/18/19	6565 SHELDON CROSSING	SINGLE FAMILY ATTACHED RESIDENCE	\$	195,000.00
190564	11/18/19	6567 SHELDON CROSSING	SINGLE FAMILY ATTACHED RESIDENCE	\$	195,000.00
190565	11/18/19	8657 COTTONWOOD	DECK	\$	10,000.00
190566	11/19/19	4392 CHATEAU W. DRIVE	RESIDENTIAL ALTERATION	\$	18,000.00
190567	11/20/19	3315 ROSEWOOD ST	SINGLE FAMILY RESIDENCE	\$	261,000.00
190568	11/21/19	3919 DELIA DR	SINGLE FAMILY RESIDENCE	\$	210,060.00
190569	11/22/19	3461 CITY RIDGE CT	RESIDENTIAL ALTERATION	\$	25,000.00
190570	11/22/19	1865 GEORGETOWN CTR. DR.	COMMERCIAL ALTERATION	\$	175,000.00
190571	11/25/19	3464 GOLDEN EAGLE WAY	RESIDENTIAL ALTERATION	\$	25,000.00
190572	11/25/19	2471 BASSWOOD	DECK	\$	5,000.00
190573	11/25/19	2766 PARKSIDE *VOIDED 12-4-19 NO LONGER ON THE JOB			
190574	11/25/19	6867 CITY VIEW DR.	SINGLE FAMILY RESIDENCE	\$	231,840.00
190575	11/26/19	1119 CONIFER CT	RESIDENTIAL ADDITION	\$	21,420.00

**GEORGETOWN TWP
2019 BUILDING PERMITS**

190576	11/26/19	3210 FILMORE	ACCESSORY STRUCTURE	\$	14,000.00
190577	11/27/19	6842 HIGH MEADOW	SINGLE FAMILY RESIDENCE	\$	254,912.00
190578	11/27/19	3045 DEER HAVEN	SINGLE FAMILY RESIDENCE	\$	274,000.00
190579	11/27/19	2221 TYLER ST	RESIDENTIAL ALTERATION	\$	25,000.00
190580	12/2/19	7688 BALDWIN WOODS	SINGLE FAMILY ATTACHED RESIDENCE	\$	280,000.00
190581	12/2/19	7694 BALDWIN WOODS	SINGLE FAMILY ATTACHED RESIDENCE	\$	250,000.00
190582	12/2/19	7700 BALDWIN WOODS	SINGLE FAMILY ATTACHED RESIDENCE	\$	280,000.00
190583	12/3/19	6594 ARLENE DR.	RESIDENTIAL ALTERATION	\$	10,000.00
190584	12/4/19	1143 VOS	RESIDENTIAL ADDITION	\$	30,000.00
190585	12/6/19	1404 MAPLEWOOD	RESIDENTIAL ALTERATION	\$	22,722.00
190586	12/6/19	7522 14TH AVE	SINGLE FAMILY RESIDENCE	\$	202,000.00
190587	12/9/19	1731 GREENWOODS DR	RESIDENTIAL ALTERATION	\$	10,000.00
190588	12/10/19	180 BALDWIN ST	SIGN	\$	20,000.00
190589	12/10/19	5858 CORY	DECK	\$	23,400.00
190590	12/12/19	6880 HIGH MEADOW DR	DECK	\$	12,000.00
190591	12/16/19	3388 KAYELIN CT	RESIDENTIAL ALTERATION	\$	75,000.00
190592	12/16/19	4269 COTTAGE TRAIL	RESIDENTIAL ALTERATION	\$	22,500.00
190593	12/18/19	3137 BLAIRWOOD	RESIDENTIAL ALTERATION	\$	10,000.00
190594	12/18/19	3376 GOLDENEAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	225,000.00
190595	12/18/19	3388 GOLDENEAGLE WAY	SINGLE FAMILY ATTACHED RESIDENCE	\$	207,000.00
190596	12/19/19	8873 ABBINGTON	SINGLE FAMILY RESIDENCE	\$	267,480.00
190597	12/19/19	6564 SHELDON CROSSINGS	SINGLE FAMILY ATTACHED RESIDENCE	\$	195,000.00
190598	12/19/19	6566 SHELDON CROSSINGS	SINGLE FAMILY ATTACHED RESIDENCE	\$	195,000.00
190599	12/19/19	6568 SHELDON CROSSINGS	SINGLE FAMILY ATTACHED RESIDENCE	\$	195,000.00
190600	12/19/19	3293 CREEK RIDGE DR	SINGLE FAMILY RESIDENCE	\$	328,000.00
190601	12/19/19	348 STONEHENGE DR	RESIDENTIAL ALTERATION	\$	100,000.00
190602	12/19/19	6557 ARLENE DR	SINGLE FAMILY RESIDENCE	\$	244,080.00
190603	12/20/19	2424 CEDARWEST	RESIDENTIAL ALTERATION	\$	30,000.00
190604	12/23/19	9108 28TH	SINGLE FAMILY RESIDENCE	\$	437,000.00
190605	12/23/19	7461 FOX MEADOW	SINGLE FAMILY RESIDENCE	\$	204,000.00
190606	12/24/19	6680 MARCAN	SINGLE FAMILY RESIDENCE	\$	936,100.00
190607	12/24/19	3078 DEER HAVEN	SINGLE FAMILY RESIDENCE	\$	345,000.00
TOTAL CONSTRUCTION VALUE:				\$	98,460,532.00 TOTAL

**MINUTES OF THE GEORGETOWN TOWNSHIP FINANCE COMMITTEE MEETING
HELD WEDNESDAY, JANUARY 8, 2020**

The meeting was called to order at 8:15 a.m.

Present: Jim Wierenga, Richard VanderKlok, Carol Scholma, members; Dan Carlton, Township Superintendent
Absent: None

#200108-01 - Finance Committee Minutes of December 4, 2019

Moved by Richard VanderKlok, seconded by Jim Wierenga, to approve the Finance Committee minutes as presented.

MOTION CARRIED UNANIMOUSLY.

#200108-02 – Discuss Procedure for Appeal of Mineral Mining Board Decision

The committee reviewed the process and determined to have counsel present.

#200108-03 – Communications, Letters and Reports

#200108-04 – Public Comments

There were no public comments.

#200108-05 – Other Business

#200108-06 – Adjournment

The meeting was adjourned at 8:32 a.m.



Since 1911

Ottawa County Road Commission
14110 Lakeshore Drive
Grand Haven, Michigan 49417
(616) 842-5400
info@ottawacorc.com

MEMORANDUM

From: Joe Wallace
Public Utilities Assistant

Date: January 9, 2020

Subject: Ottawa County Rate Survey Results

Enclosed please find a copy of the 2019 Ottawa County Water and Wastewater Rate Survey Results. We plan to update this information near the end of each calendar year. If you have any questions or concerns regarding this data, please contact me 616-850-7235. This information will soon be available on the Ottawa County Road Commission website, under "Planning & Reports".

2019 Ottawa County Water Rate Survey

System	Monthly User Charges			Assessments at Time of Connection			Connection Fees			Estimated Bills			Service Area		
	Commodity Rate per 1,000 Gallons	Debt Service Charge per Month	Ready to Serve Charge per Month	Frontage Rate per Foot	Availability Rate per Parcel	Trunkage Rate per REU or Res. Meter	Inspection Fee	Residential Meter Fee	Residential Service Lateral Fee	Estimated Monthly Bill	Estimated Assessment	Estimated Connection Fee	Customer Accounts	Approximate Population Served	Approximate Total Population*
Northwest Ottawa Water System															
Crockery Twp	\$3.95	\$8.00	\$5.00	\$50.00		\$1,525.00	\$100.00	\$531.00	\$2,494.00	\$36.70	\$9,025.00	\$3,125.00	670	1,340	4,599
Ferrysburg	\$2.65		\$5.74	\$50.00				\$850.00	\$2,200.00	\$21.64	\$7,500.00	\$3,050.00	1,519	2,892	3,016
Grand Haven	\$3.48	^	\$4.60				\$50.00	\$171.00	\$5,000.00	\$25.48	\$0.00	\$5,221.00	4,800	11,064	11,081
Grand Haven Twp	\$2.64		\$13.82			\$856.00	included	included	\$1,600.00	\$29.66	\$856.00	\$1,600.00	5,520	17,300	18,431
Spring Lake Village	\$2.45	\$8.94	\$5.77			\$1,915.00		\$250.00	\$975.00	\$29.41	\$1,915.00	\$1,225.00	1,272	2,500	2,513
Spring Lake Twp	\$2.25		\$7.76	\$37.00		\$1,200.00	\$55.00	\$575.00	\$1,600.00	\$21.26	\$6,750.00	\$2,230.00	4,223	14,900	12,563
Grand Rapids Water System															
Allendale Twp	\$3.65		\$6.00			\$2,639.00		\$450.00	included	\$27.90	\$2,639.00	\$450.00	3,300	10,032	29,027
Coopersville	\$4.02		\$6.00			\$500.00	\$40.00	\$397.00	*	\$30.12	\$500.00	\$1,937.00	1,400	4,300	4,369
Grand Haven Twp	\$3.14		\$13.82			\$856.00	included	included	\$1,600.00	\$32.66	\$856.00	\$1,600.00	5,520	17,300	18,431
Olive-Robinson Twps	\$2.70		\$7.00	\$36.00		\$950.00		\$585.00	\$1,765.00	\$23.20	\$6,350.00	\$2,350.00	76	230	11,887
Polkton Twp	\$3.30		\$7.75		\$7,000.00	\$1,500.00			\$1,902.50	\$27.55	\$8,500.00	\$1,902.50	50	142	2,644
Port Sheldon Twp	\$3.35	\$1.50	\$8.50	\$30.00		\$1,000.00	\$60.00	\$516.00	\$1,727.00	\$30.10	\$5,500.00	\$2,303.00	148	386	4,751
Tallmadge Twp	\$3.98		\$4.50	\$105.00		**	\$360.00	\$210.00	\$3,500.00	\$28.38	\$15,750.00	\$4,070.00	261	726	8,535
Wyoming Water System															
Georgetown Twp	\$2.30		\$3.33	\$25.00		\$400.00	\$80.00	\$485.00	\$2,150.00	\$17.13	\$4,150.00	\$2,715.00	15,217	41,238	53,578
Holland Twp	\$2.06		\$11.85	\$72.00		\$1,006.00	\$61.75	\$374.00	\$1,195.00	\$24.21	\$11,806.00	\$1,630.75	17,896	46,658	38,756
Hudsonville	\$2.13		\$10.78	\$75.00			\$75.00	\$176.35	\$1,850.00	\$23.56	\$11,250.00	\$2,101.35	2,248	7,200	7,348
Jamestown Twp	\$2.01		\$7.33	\$34.00	\$4,600.00	\$1,600.00		\$375.00	\$850.00	\$19.39	\$11,300.00	\$1,225.00	1,074	3,300	9,088
Olive-Blendon Twps	\$2.00	\$3.50	\$7.25	\$37.00		\$1,200.00		\$585.00	\$1,765.00	\$22.75	\$6,750.00	\$2,350.00	179	541	12,339
Park Twp	\$2.51		\$12.00	\$66.00		\$1,391.00	\$120.00	\$466.00	\$1,025.00	\$27.06	\$11,291.00	\$1,611.00	4,000	18,000	19,004
Zeeland Twp	\$2.21		\$11.85	\$53.00		\$2,000.00	\$61.75	\$374.00	\$1,195.00	\$25.11	\$9,950.00	\$1,630.75	2,112	11,404	11,746
Holland Water System															
Holland	\$2.30		\$11.00	\$46.50		\$875.00		\$230.00	\$1,595.00	\$24.80	\$7,850.00	\$1,825.00	13,662	45,000	33,122
Zeeland	\$2.39		\$7.50	\$30.00		\$750.00	included	included	\$900.00	\$21.84	\$5,250.00	\$900.00	3,000	5,500	5,534
Other Water Systems															
South Haven	\$3.46	\$29.69	\$8.00		\$4,000.00	\$1,750.00	\$50.00	\$456.00	\$8,000.00	\$58.45	\$5,750.00	\$8,506.00	5,472	11,305	11,319

Notes for Estimated Bills	
Estimated monthly usage =	6,000 gallons
Estimated frontage =	150 feet
* Estimated service lateral if needed =	\$1,500.00

^ Commodity Rate includes \$0.86 per 1,000 gallons lead & copper fee

** Grand Rapids Trunkage Fee suspended for 3 years

* (from Ottawa County Planning and Performance Improvement Department - 5/23/19)

2019 Ottawa County Wastewater Rate Survey

System	Monthly User Charges				Assessments at Time of Connection				Connection Fees		Estimated Bills			Service Area		
	Commodity Rate per 1,000 Gallons	Flat User Charge per Month (unmetered)	Debt Service Charge per Month	Ready to Serve Charge per Month	Frontage Rate per Foot	Availability Rate per Parcel	Trunkage Rate per REU or Meter	Treatment Plant Trunkage per REU or Meter	Inspection Fee	Service Lateral or Tapping Fee	Estimated Monthly Bill	Estimated Assessment	Estimated Connection Fee	Customer Accounts	Approximate Population Served	Approximate Total Population [†]
Allendale Wastewater Plant																
Allendale Twp	\$3.55	\$22.36		\$10.92			\$4,975.00		\$900.00	\$32.22	\$4,975.00	\$900.00	3,300	10,032	29,027	
Chester Twp Wastewater Lagoons																
Chester Twp		\$33.00	\$25.50			\$5,500.00	\$5,200.00	\$40.00	\$700.00	\$58.50	\$10,700.00	\$740.00	83	300	2054	
Coopersville Wastewater Plant																
Coopersville	\$3.61			\$6.00			\$1,000.00	\$40.00		\$27.66	\$1,000.00	\$1,540.00	1,400	4,300	4,369	
Crockery Twp Clean Water Plant																
Crockery Twp	\$5.50	\$32.40	\$17.00	\$24.00		\$1,800.00	\$6,700.00	\$1,900.00	\$200.00	\$74.00	\$10,400.00	\$1,700.00	670	1,340	4,599	
GH-SL Sewer Authority Plant																
Ferrysburg	\$3.75			\$19.80	\$60.00				\$25.00	\$2,200.00	\$42.30	\$9,000.00	\$2,225.00	1,519	2,892	3,016
Grand Haven	\$5.73			\$5.00					\$75.00	\$5,000.00	\$39.38	\$0.00	\$5,075.00	4,800	11,064	11,081
Grand Haven Twp	\$4.10			\$14.33			\$2,879.00		\$35.00	\$1,500.00	\$38.93	\$2,879.00	\$1,535.00	1,039	2,826	18,431
Spring Lake Village	\$3.02		\$6.97	\$8.44			\$734.00			\$3,624.00	\$33.53	\$734.00	\$3,624.00	1,272	2,500	2,513
Spring Lake Twp	\$3.03	\$23.94	\$7.72	\$4.11	\$75.50		\$2,303.00		\$60.00	\$1,067.00	\$30.01	\$13,628.00	\$1,127.00	4,223	14,900	12,563
Grandville Clean Water Plant																
Georgetown Twp	\$3.70			\$3.33	\$70.00		\$1,200.00	\$1,800.00		\$1,600.00	\$25.53	\$13,500.00	\$1,600.00	15,217	41,238	53,578
Hudsonville	\$3.92	\$38.90		\$12.77	\$80.00				\$75.00	\$2,650.00	\$36.29	\$12,000.00	\$2,725.00	2,248	7,200	7,348
Jamestown Twp	\$4.71	\$37.12		\$12.00	\$47.00	\$5,150.00	\$4,100.00	\$1,800.00		\$1,200.00	\$40.26	\$18,100.00	\$1,200.00	1,074	3,300	9,088
Holland Area Wastewater Plant																
Holland	\$3.76	\$31.36		\$11.67	\$53.00		\$2,620.00			\$1,580.00	\$34.23	\$10,570.00	\$1,580.00	12,522	42,000	33,122
Holland Twp	\$2.58	\$23.12		\$11.44	\$99.00		\$1,025.00		\$61.75	\$1,510.00	\$26.92	\$15,875.00	\$1,571.75	17,896	46,658	38,756
Park Twp	\$2.58	\$23.12		\$11.44	\$96.00		\$2,000.00		\$60.00	\$1,780.00	\$26.92	\$16,400.00	\$1,840.00	4,000	18,000	19,004
Grand Rapids Wastewater Plant																
Tallmadge Twp	\$11.98			\$28.86	\$105.00		**		\$360.00	\$3,700.00	\$100.74	\$15,750.00	\$4,060.00	250	695	8,535
Wright Twp		\$57.92			\$105.00		**		\$360.00	\$3,700.00	\$57.92	\$15,750.00	\$4,060.00	231	640	3,296
W. Central Ottawa Wastewater Plant																
W.C. Ottawa	\$5.05			\$15.00	\$50.00		\$2,500.00	\$1,850.00	\$75.00	\$1,750.00	\$45.30	\$11,850.00	\$1,825.00	224	614	614
Zeeland Clean Water Plant																
Zeeland	\$3.92	\$33.81		\$12.50	\$40.00		included		\$65.00	\$550.00	\$36.02	\$6,000.00	\$615.00	2,640	5,500	5,534
Zeeland Twp	\$2.88	\$24.02		\$11.44	\$77.00		\$2,900.00		\$61.75	\$1,510.00	\$28.72	\$14,450.00	\$1,571.75	2,112	11,404	11,746
Other Wastewater Systems																
South Haven	\$5.40		\$12.24	\$12.60			\$1,730.00	\$2,226.00	\$50.00	\$8,000.00	\$57.24	\$3,956.00	\$8,050.00	5,472	11,305	11,319

Notes for Estimated Bills	
Estimated monthly usage =	6,000 gallons
Estimated frontage =	150 feet
Estimated service lateral if not listed =	\$1,500.00

** Grand Rapids Trunkage Fee suspended for 3 years

[†] (from Ottawa County Planning and Performance Improvement Department - 5/23/19)



County of Ottawa

Sheriff's Office

Steve A. Kempker
Sheriff

Valerie L. Weiss
Undersheriff



Headquarters/Administration
12220 Fillmore Street
West Olive, Michigan 49460
(616) 738-4000 or (888) 731-1001
Fax: (616) 738-4062

Correctional Facility
12130 Fillmore Street
West Olive, Michigan 49460
(616) 786-4140 or (888) 731-1001
Fax: (616) 738-4099

Date: 01/07/2020

To: Supervisor Jim Wierenga and the Georgetown Township Board Members
From: Sgt. Chris Koster

RE: Monthly Report (December 2019)

In December the Sheriff's Office responded to 910 calls for service in Georgetown Township. The Paramedic Units responded to 232 medicals. Deputies made a total of 360 traffic contacts and cited 221 violations.

Deputy Vandis finished teaching TEAM Training for the 5th graders at Bauerwood Elementary School. Deputy Huizenga and I were invited guests to listen to Kindergarteners read stories they wrote at Alward Elementary. Deputy Boutwell is working with Nick from the car group Mitten Motion to organize a car show in late spring early summer of 2020. I completed the Crucial Accountability for Supervisors Course put on by the county.

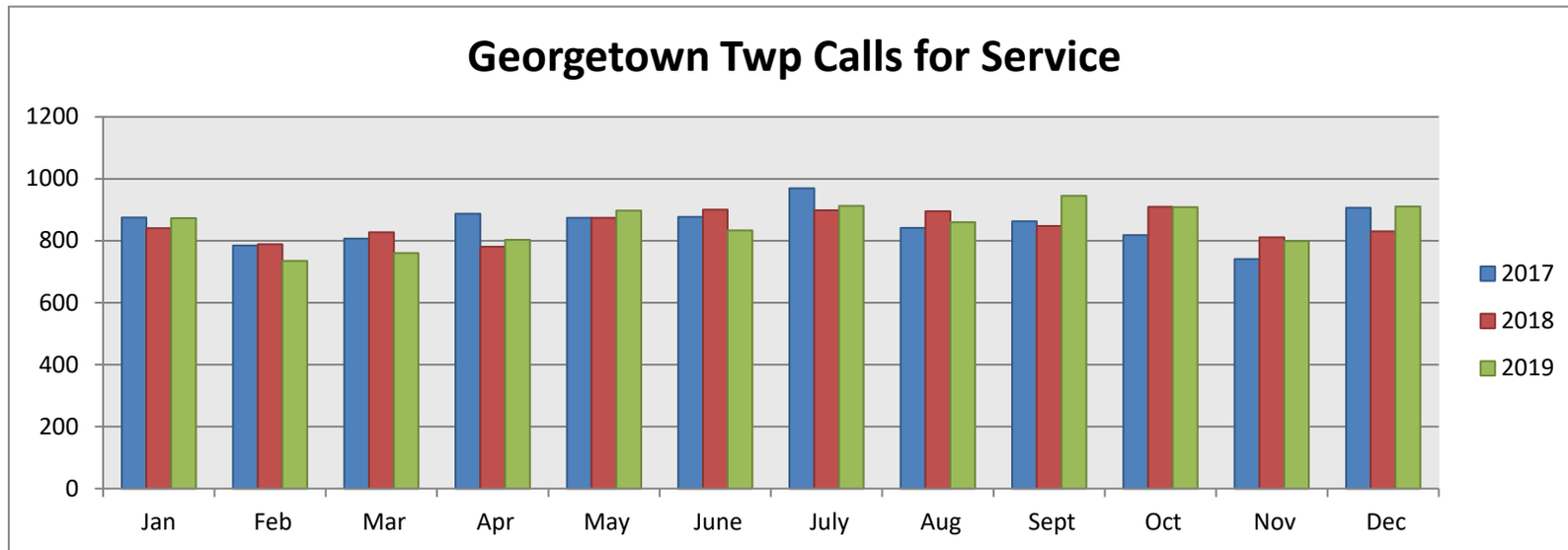
If you have any questions please feel free to contact me direct.

Respectfully submitted,

Sgt. Chris Koster

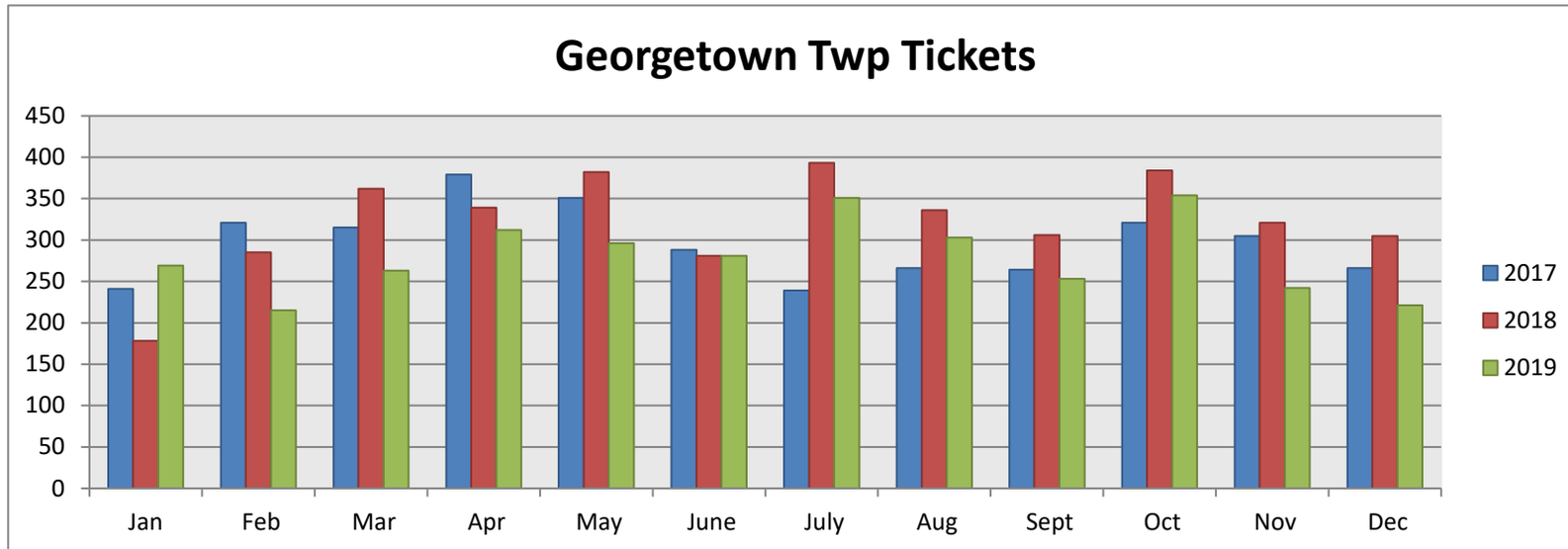
Total Number of Calls

	January	February	March	April	May	June	July	August	September	October	November	December
2017	875	785	807	887	874	877	969	841	863	818	741	906
2018	840	789	827	781	874	900	898	895	848	909	811	830
2019	873	735	760	803	897	833	912	860	945	908	799	910



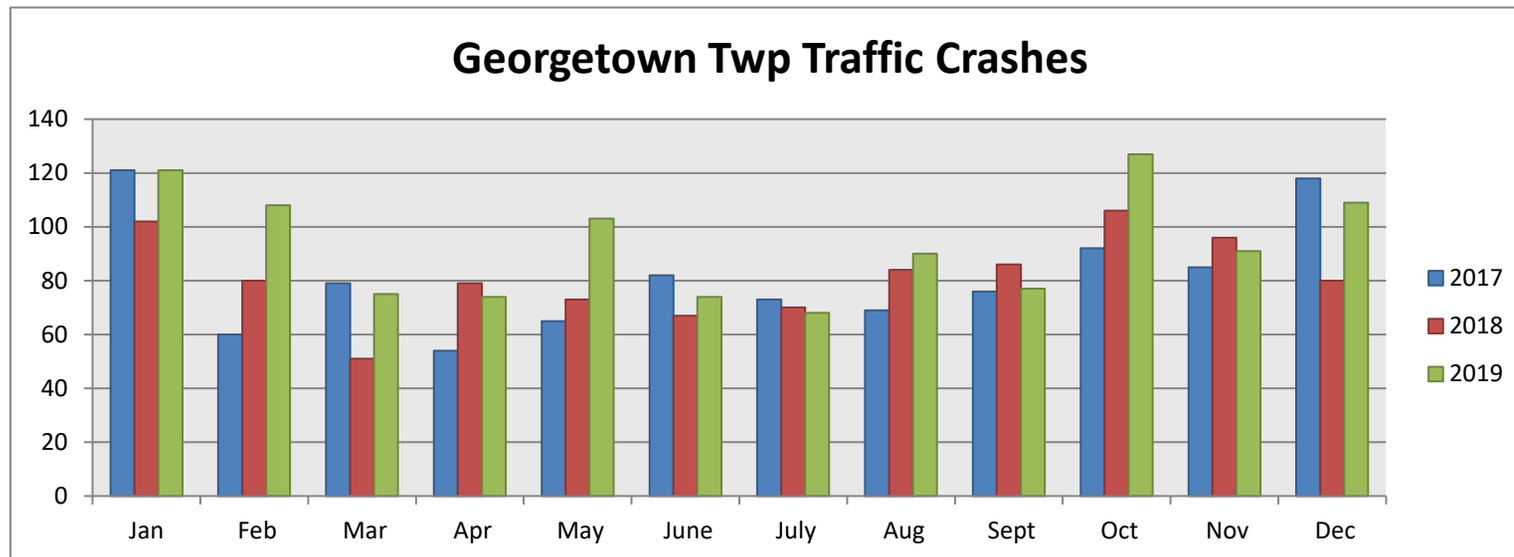
Total Tickets by Month

	January	February	March	April	May	June	July	August	September	October	November	December
2017	241	321	315	379	351	288	239	266	264	321	305	266
2018	178	285	362	339	382	281	393	336	306	384	321	305
2019	269	215	263	312	296	281	351	303	253	354	242	221



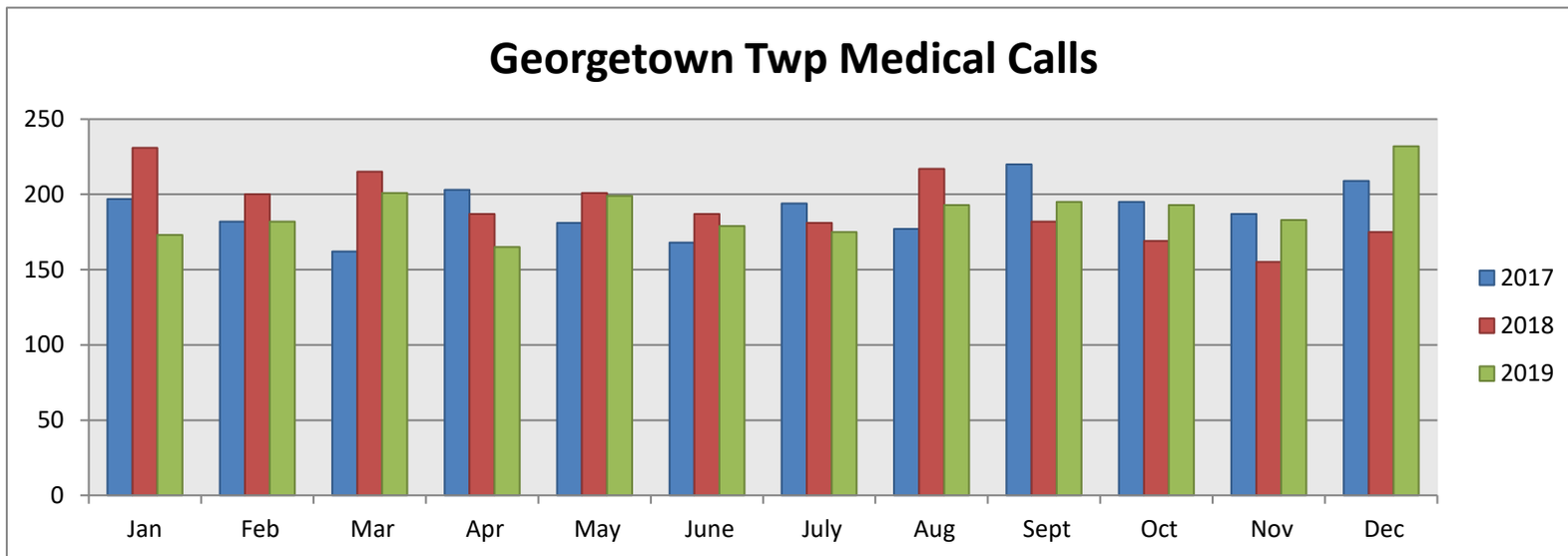
Traffic Crashes

	January	February	March	April	May	June	July	August	September	October	November	December
2017	121	60	79	54	65	82	73	69	76	92	85	118
2018	102	80	51	79	73	67	70	84	86	106	96	80
2019	121	108	75	74	103	74	68	90	77	127	91	109



Medical Calls

	January	February	March	April	May	June	July	August	September	October	November	December
2017	197	182	162	203	181	168	194	177	220	195	187	209
2018	231	200	215	187	201	187	181	217	182	169	155	175
2019	173	182	201	165	199	179	175	193	195	193	183	232



Calls of Interest

	January	February	March	April	May	June	July	August	September	October	November	December
B & E's	5	4	4	3	2	6	3	8	7	1	3	3
Larcenies	9	2	12	6	13	7	23	17	25	15	8	14
Shoplifting	3	2	3	3	5	4	5	3	1	3	3	3
Assaults	1	15	4	2	5	4	2	3	9	5	1	1
Domestic	30	16	25	15	15	36	32	24	32	20	22	30
Animal	19	15	19	33	28	29	33	30	35	20	13	13
Alarms	28	32	33	40	34	50	49	36	23	39	29	42
Traffic	186	142	108	112	108	109	144	111	110	99	123	106
OWI	5	6	4	2	3	2	5	4	2	1	4	1
Fraud	15	11	11	13	14	18	25	17	18	16	18	21
Civil	15	13	27	10	14	11	11	11	23	10	29	12



James Dykema
Grand Rapids Gravel
November 25, 2019

Richard VanderKlok
Georgetown Township Clerk
1515 Baldwin Street
Jenison, Mi 49429

Re: Appeal of Mineral Mining Board Motion #191120-03 to Township Board

Mr. Richard VanderKlok:

On November 20, 2019, The Mineral Mining Board voted to adopt a resolution for Grand Rapids Gravel's (GRG) Mineral Mining License Application 1902. Within that resolution, the board both denied certain conditions requested by GRG and approved conditions that were offered by GRG contingent on being approved for all requests in the application. Grand Rapids Gravel had no intention to offer to forego their mining rights in the future nor be held to a timeline without knowledge of the wells without a license that allowed for material to be imported from Plainfield Township. The mining board wrongfully disregarded the contingency aspect of GRG's application.

Subsection (2) of Sec. 26-84. Enforcement, (e) of the Mineral Mining Application allows applicants to appeal the decision of the review board to the Township Board. This letter is Grand Rapids Gravel's appeal of the review board's decision.

Grand Rapids Gravel's appeal is based on the following:

Condition Number 6

Starting on line six of this condition, "The Board understands that GRG has offered to forego excavation of the area of the wells if not approved by EGLE." The offer by GRG was contingent based on being approved to import material from Plainfield Township. This offer was made to ease the concern of the additional material from outside Georgetown Township 'extending the life of the mining operation'. By denying that request and leaving GRG with the uncertainty of being forced to abandoned 300,000 tons of valuable gravel in Plainfield Township, GRG is unwilling to forego our rights to extract valuable minerals from this site specific to a timeline.

Condition Number 10

The Board states, "The Township Zoning Ordinance does not permit industrial uses in the RR or LDR districts and the Board finds that the proposed importing and processing of 300,000 tons of material from the Boulder Creek Site would constitute an industrial operation that is not permitted in the zoning districts comprising the Site." Nowhere in either the township zoning ordinance or the townships mining



ordinance is the importation and/or processing of sand and gravels materials defined as an industrial operation. In fact, it is indicated elsewhere herein, Georgetown Township has permitted the importation of material for mixing and processing with native material without regulation. Grand Rapids Gravel has been conducting such operations until very recently for more than 60 years. The interpretation now placed upon such activities as an industrial use is unwarranted, arbitrary, and capricious. Mixing of offsite materials to obtain marketable road and pavement mixes is considered to be an acceptable part of sand and gravel mining operations.

Grand Rapids Gravel has come to the following conclusion: By the Board approving the continuation of importing material from the local Cedar Valley site (condition 7), the Board is approving what it claims to be an industrial use of this site. To limit the location from which material is brought for processing is arbitrary and capricious.

Grand Rapids Gravel would again like to point out that this has been a permitted use of importing material to the site for processing both before the Mining Ordinance was adopted and while the Ordinance has been in effect.

At a meeting in 1999, "Moved by Dick Meyers, seconded by Greg Honderd, to permit Grand Rapids Gravel Co./Ottawa County Road Commission, 1405 Taylor, to process broken concrete on site, as shown on the site plans dated July 20, 1999, as long as mineral mining is taking place on the site. When mineral mining is no longer taking place on the site, processing broken concrete will no longer be permitted." The Mineral Mining Ordinance defines Mineral Mining as, "The excavation, removal or processing of sand, gravel, clay..." There is no question that the site in question has always remained a Mineral Mining Site and should continue to be allowed to import material (both broken concrete and gravel) to the site as precedent states.

Condition Number 13 Part One (Traffic)

The condition reads that in a September 3, 2019 memorandum GRG stated that importing 200,000 tons of material would take roughly 3,750 trucks and that by increasing the amount to 300,000 tons it would therefore increase the number of trucks and thus create a safety issue. The condition fails to mention that the memorandum also addresses that for efficiency purposes, GRG would haul in heavy and haul out heavy during this period. Thus, a very high percentage of the 4,000+ truck trips needed would not in fact increase the daily number of trucks on the haul route. The trucks that would have come in empty, would instead enter the site with gravel. This does not add an increased threat of safety or congestion on the route to the site.

Condition Number 13 Part Two (PFAS)

The condition states, "The Board finds no that no proof has been presented regarding the final extent of the PFAS contamination in Plainfield Township, nor are there any assurances that materials extracted site from the Boulder Creek Site, which are proposed to be brought onto the Site for processing, are not or will not be contaminated, or pose any of the health or public safety risks associated with PFAS."



The Board has been provided with lab results conducted by an FTC&H geologist with over thirty years of experience. The Board has been provided with letters from two different EGLE experts in regards to PFAS at the Boulder Creek site. All communication and results show zero detection of PFAS or reason to believe there is any contamination at the site. The Board should find this information as assuring as any other gravel that could potentially be mined within Georgetown Township and should not allow it to be a determining factor in a decision. GRG has provided the only serious data for arriving at a conclusion in this matter. Accordingly, denial on the stated basis is unsupported, and again is arbitrary and capricious.

Condition Numbers 15, 16, and 17

As noted previously, GRG's proposed Restrictive Covenant was contingent upon the importation of material from Boulder Creek. Without the approval of that condition, the Board should understand GRG rescinds the proposed timeline for a hard date of when all material would be excavated on the site.

Condition Number 19

Condition 20 notes that the Board finds GRG's reclamation schedule acceptable and reasonable (condition 19). Condition 19 subsection d. indent iii. States, "Remove concrete under the processing plant and crush said concrete onsite in lieu of hauling all broken material offsite."

In the acceptance of GRG's reclamation plan, the Board has once again allowed an interpreted industrial use on the property of crushing broken concrete. This acceptance should be noted and used to show an exception to the zoning ordinance.

Condition Number 20

Grand Rapids Gravel has had the operation at the site in question for the entire existence of The Mineral Mining Ordinance. At no point during the last 19 years, has Grand Rapids Gravel been required per Section 26-81 to post a performance guarantee. GRG made an offer to post a \$50,000 bond with the hope to show the Board the commitment that GRG has to finishing the operation and reclaiming the site to standard.

However, Grand Rapids Gravel does not find the Board's acceptance of staff's recommendation of a \$200,000 performance guarantee reasonable. No other mining operation in Georgetown Township, specifically adjoining properties have ever had to post a performance guarantee. GRG does not believe they have acted in bad faith with the proposed end use of the Bend in the River Project and should not be held to a much higher standard than any other compatible operation in the project area.

Conditions 21 and 22

These conditions are improper and inappropriate for the reasons that GRG is not required to construct the park. GRG is only required to leave the land as required by subsection II. C. of The Bend Area Park Site document, where it is noted that, "The direct result of mining is the potential for creating a distinct and uniquely attractive landscape."



Condition Numbers 25 and 26

The condition reads that the Board finds, as a condition of approval, crushing shall not be permitted at the Site. The reasoning provided was because it is an industrial operation and not permitted in the zoning districts of the site. However, as mentioned previously, GRG had been approved in multiple licenses to import broken concrete and crush the concrete onsite while mining operations were ongoing.

Conclusion

Grand Rapids Gravel has always worked in good faith with Georgetown Township and the Ottawa County Parks Department, and we look forward to a meeting with The Township Board to address our concerns surrounding this matter.

As outlined above, Grand Rapids Gravel appeals from the arbitrary and unreasonable conditions imposed by the mining board's resolution. The conditions are not data driven, disregard the working history of the site, disregard the fact that GRG has operated the site for 60+ years without violation or complaint, and disregard the fact that crushing and importation operations have been conducted on the site for 40+ years. We request that The Township Board approve the mining license based upon the conditions and operating factors proposed by GRG and overturn the decision of the mining board.

James Dykema
Grand Rapids Gravel

**PUBLIC NOTICE
NOTICE TO ALL RESIDENTS OF GEORGETOWN CHARTER TOWNSHIP
AND OTHER INTERESTED PERSONS**

NOTICE IS HEREBY GIVEN that the Mineral Mining Board will hold a special meeting at the Georgetown Township Offices on Wednesday, November 20, 2019, after the Planning Commission meeting which begins at 7:00 p.m., at 1515 Baldwin Street, Jenison, Michigan for consideration of unfinished business for a Mining License (ML1902) for Grand Rapids Gravel Company.

**Richard VanderKlok, Clerk
Georgetown Charter Township
Posted: 12:30 p.m., Friday, November 15, 2019**

**Minutes of the special meeting of the Georgetown Township Mineral Mining Board, held
Wednesday, November 20, 2019**

Meeting called to order at 7:40 p.m. by Chairperson Tim Smit (after the Planning Commission meeting)

Members Present: Tim Smit, Richard VanderKlok, Jessica Ulberg, Jeannine Bolhouse, Josiah Samy, Tom Healy, Donna Ferguson
Members Absent: None
Also Present: Mannette Minier, Mining Official; Crystal Morgan, Township Attorney; Rod Weersing, Assistant Manager; Representatives from Grand Rapids Gravel including Mike Berg, Gary Boss, Jim Dykema, James Dykema; and members of the audience

#191120-01 – Agenda as Presented for November 20, 2019

Moved by Josiah Samy, seconded by Jeannine Bolhouse, to approve the agenda as presented with the addition of “Public Comments” prior to the Unfinished Business.

MOTION CARRIED UNANIMOUSLY.

#191120-02 – Minutes of the Mineral Mining Board meeting held on October 16, 2019

Moved by Richard VanderKlok, seconded by Josiah Samy, to approve the minutes as presented.

MOTION CARRIED UNANIMOUSLY.

Public Comments

Mike Berg, Grand Rapids Gravel (GRG), made the following comments.

- A meeting was held with representatives from GRG and Township staff.
- They had reiterated information that was provided.
- They provided test results and results of soil samples.
- The test results to date were “no detection.”

- They provided a location map.
- The consultant from a technology lab said there was no detectable PFAS in the material currently being mined.
- They proposed a timeline to process through 2021 and have the stockpiled material removed in 2022.
- They proposed to complete reclamation by June 30, 2023.
- Due to the restrictive covenant they negotiated with Plainfield Township they are still requesting to import materials from Boulder Creek to the Georgetown Township facility until 2021.
- There has been discussion of zoning and this being in a residential district. They have been processing since 1979.
- Erroneously they have been importing and processing.
- They import from Cedar Valley.
- They are requesting to import from Boulder Creek.
- The closest house is 1200 feet away and they are isolated.
- The concern had been the ability to provide an end date.
- They proposed a restrictive covenant similar to the one they have with Plainfield Township.
- They contacted EGLE about four oil wells.
- All oil wells are nonfunctioning, one has been abandoned, and they are pursuing the abandonment of the others so they can process the materials on the access road.
- They want to import materials and it will not require an extension of the timeline.
- They will blend it with on-site materials or the materials from Cedar Valley.
- The Cedar Valley project should be completed by June 2020.

The chairman closed the public comment period.

#191120-03 – Unfinished business (ML1902) Grand Rapids Gravel (GRG), 2700 28th St. SW, is requesting a new Mineral Mining License (combination of other licenses plus adding uses not approved with the previous renewal is considered to be a new application for one license) under Sec. 26-74 of the Code of Ordinances, on parcels of land in Georgetown Charter Township, Ottawa County, Michigan, described as:

1. P.P. #70-14-03-200-003, located at 1625 Fillmore, zoned RR
2. P.P. #70-14-02-100-001, located at 1600 Fillmore, zoned RR
3. P.P. #70-14-02-100-008, located at 1600 Fillmore, zoned RR
4. P.P. #70-14-02-100-004, located at 9301 12th Ave., zoned RR
5. P.P. #70-14-02-100-007, located at 9225 12th Ave., zoned RR
6. P.P. #70-14-03-400-028, located at 1606 Fillmore, zoned LDR (leased property)
- P.P. #70-14-02-300-009, located at 1405 Taylor, zoned LDR (leased property)

[\(application and narrative, site map 1, site map 2, restoration map, memo from GR Gravel, detailed history, history conclusion, history summary, GRG response to staff memo\)](#)

Crystal Morgan stated the following. The public hearing was held at the October 16 meeting. The Mining Board had deliberations and directed that a resolution be drafted incorporating the consensus of the Mining Board and the portions of the staff report not inconsistent with the consensus. The draft resolution has been prepared and presented to the Mining Board for its consideration and further deliberation (including on certain items including the amount of the performance bond whether the applicant's request to conduct crushing will be approved or denied, on which no consensus was reached at the last meeting). On the issue of crushing, crushing has been prohibited except when the mining site was located in an Industrial District because the Township determined it is an industrial use. The GRG

mining site is not located in an industrial district, but rather in a residential district. In preparing the draft resolution, the proposed timeline presented by the applicant was incorporated into the draft document. The Mining Board has 60 days from the date of the public hearing (until December 16) to make a decision. So the Board could make a decision tonight if it chooses, or another meeting could be scheduled if the Mining Board chooses. If the Board is comfortable, changes could be made to the draft resolution tonight for the Board to take action tonight.

Richard VanderKlok stated the following. Industrial uses are not permitted in the RR district, or in any residential district. If materials are imported for processing, it would be considered to be an industrial use because they are not just excavating and processing the materials they are excavating. A condition of approval for the mining license could be stipulated that no materials, other than from Cedar Valley which is less than a mile away and already has a mining license allowing it, could be imported, including the materials from Kent County. He would be in favor of such a condition. The performance bond should be more than \$50,000. The Mining Board did not reach a conclusion on crushing at the last meeting, but questioned if they would want to allow the industrial use of crushing in a residential district where it is prohibited.

Jeannine Bolhouse stated that she had read all the material and reiterated that processing materials at the site that were not excavated from the site, but rather imported to the site, was really an industrial use.

Crystal Morgan responded to a question from the Mining Board confirming that importing materials to a site for processing has been deemed an industrial use.

Tom Healy clarified that simple importation constitutes an industrial use.

Jeannine Bolhouse said that if there are no more questions, the Mining Board has already considered this application at the last meeting and it is relatively clear. She said that a crushing operation of concrete imported from numerous off-site locations would be an industrial use and would not be allowed in a residential district.

Josiah Samy asked about importing from within the Township.

Richard VanderKlok said that the resolution addresses Cedar Valley and it will be completed in the spring of 2020.

Josiah Samy asked if other applications were submitted for importing within the Township.

Tim Smit said that if another mining operation wanted to export materials to the GRG site, it would require a new or different mining license application and the Mining Board would have to review and act on the application.

Crystal Morgan confirmed that if there was a request for exporting/importing in the future, a new or different mining license application would be necessary for the site where the excavation was taking place and for the site importing the materials. The Mining Board would review the applications under the Mining Ordinance.

Josiah Samy said that \$50,000 seems low for a performance bond if it would have to be used for reclamation and that he agreed that crushing materials brought onto the site from off-site locations was an industrial use.

Jeannine Bolhouse said that the situation with Cedar Valley was grounds for an exception because it was so close to the processing plant.

Crystal Morgan said that the resolution addresses Cedar Valley.

Tim Smit stated the following. The material from Boulder Creek causes concerns for PFAS. He would say no to importing materials from any outside area. There are concerns with that. Crushing concrete constitutes the operation of the concrete being poured and the excess being brought back to be processed, creating an industrial use in a residential area. They are not proposing to crush materials that are already there on the site from being excavated, but to crush materials brought back to the site from other job sites.

Crystal Morgan stated that the applicant's description of crushing included crushing concrete brought from other areas and that the crushing is done with a portable plant that would be brought to the site for that purpose.

Mike Berg said that the equipment was similar to equipment on the site, but a smaller scale.

Tim Smit said that they would not be processing what is already on the site from the excavation. He said that he didn't know what the amount should be for the performance bond.

Crystal Morgan said that the ordinance requires a performance bond but that the Board could set the initial amount and, per the ordinance, could allow the applicant to request reductions based on the acreage that is reclaimed.

Donna Ferguson stated the following. She read all the materials and has a problem with the industrial use of processing materials brought onto the site from outside the Township into this residential district. She doesn't see why they would even question allowing this process to take place with materials brought onto the site from outside the Township. For the performance bond, she would rely on the input from counsel and staff.

Jessica Ulburg stated the following. If the Mining Board would allow materials to be brought onto the site from the Cedar Valley site, how can they approve one without the other. If they shouldn't allow it, then they shouldn't allow anything to be brought onto the site. She was concerned about the possibility of PFAS being in the materials, but she was not an expert.

Tom Healy stated the following. The draft resolution captures the discussion of the Board at the last meeting. Importing materials from outside the Township for processing and importing concrete from outside the Township for crushing are industrial uses and different from excavating materials and processing the on-site materials that are excavated. The existing mining license that approved materials to be brought the short distance from the Cedar Valley site to the GRG site is in the best interest of the Township. By doing that, the structures and equipment at the Cedar Valley site are limited and there is no need to duplicate the same equipment and process less than one mile away. This situation is beneficial to the company owner, as well as to the Township and the neighbors in the area. For the crushing, materials are proposed to be brought in from multiple other sites outside of the Township. Crushing is already allowed on mining sites that are located in industrial districts. There is a substantial difference between bringing materials the short distance down the road from the Cedar Valley site, saving the duplicate processing from being conducted there on the Cedar Valley site, rather than bringing materials from a site outside of the Township. Bringing the materials the short distance from Cedar Valley is substantially different and it benefits the Township. Bringing materials from outside the

Township for processing at this site is an industrial use. Bringing materials onto this site for processing is also unrelated to the extraction and processing of the natural resources that are on this site. He is in favor of prohibiting crushing and he supports the staff direction for the performance bond because it would be appropriate.

Tim Smit said that the resolution was written very well because it includes the background, history, and points brought up by the Mining Board.

Crystal Morgan stated the following. From the discussion tonight, the consensus of the Mining Board was to insert the amount of \$200,000 for the performance bond in item 20, as recommended by staff. The applicant has the opportunity, as per the ordinance, to come back and request a reductions in the amount as areas are reclaimed. The consensus of the Mining Board was to prohibit the proposed crushing operation as a condition of approval of the license. At the public hearing, GRG indicated that they would be willing to forgo the crushing operation if it was objectionable. The resolution could be adopted tonight with the changes and deletions.

The applicant stated that the timeline that they submitted was based on GRG being allowed to import materials from outside the Township and that it wouldn't work if they couldn't import materials from outside the Township.

Crystal Morgan stated the following. The dates included in the resolution were taken from the applicant's submissions. This is the first time the applicant has claimed that the timeline was based on it being allowed to import materials from Plainfield Township. If the Mining Board adopts the resolution, the Mining Board would be granting the mining license as the applicant requested in the submitted application and supplemental materials, minus the importation from Plainfield Township and minus the crushing. The applicant is to receive a copy of the decision within seven days.

Jeannine Bolhouse asked if there was an appeal process for a Mining Board decision.

Crystal Morgan said that the applicant can appeal the decision to the Township Board.

Tom Healy stated that paragraph 15 on page 6 of the resolution specifically states that GRG presented to the Mining Board a date of December 31, 2021 as to when the processing of all on- and off-site bank run gravel would be completed. He said that the date was in GRG's proposal.

Crystal Morgan clarified that the date was in the proposal that GRG submitted.

Tim Smit reiterated that their proposal gives an end date for processing as 2021, with additional time for the stockpiles.

Crystal Morgan said that paragraph 7 states that the applicant's proposal is to have the Cedar Valley project completed by spring of 2020 at which time GRG would stop accepting material from Cedar Valley.

Tim Smit said that GRG still wants to get the materials from the wells and he wanted to know what would happen with that.

Crystal Morgan stated the following. As per the applicant's submittal materials, paragraph 6 in the resolution states that if they are able to have access to the materials from the wells, GRG would excavate until August 1, 2021; however, if EGLE does not permit the oil wells to be capped and abandoned, they

would forego excavation of that area. Nothing in the resolution prohibits GRG from excavating the gravel by GRG's stated and proposed December 31, 2021 deadline. GRG said in their submittal material that they will be completed by December 31, 2021 whether or not they are able to excavate the area of the oil wells.

Gary Schenk, applicant's attorney, stated the following. The crushing and importing from outside the Township are part of the mining operation. They can only be excluded if there is a very serious consequence. This is permitted in any zone as per the statute and the same for the importation. The real issue here is the PFAS. They have had an expert help with the blended materials. All the dates that were submitted depend on that. They believe that crushing and importation doesn't solve the problem.

Tim Smit said that excavation for mining is allowed in any district.

Crystal Morgan stated the following. The resolution references the very serious consequences test set forth in the Michigan Zoning Enabling Act. The language in the resolution does not prevent the extraction of materials, but expressly allows the applicant to extract materials through mining at the site as requested.

Moved by Richard VanderKlok, seconded by Josiah Samy, to adopt the following resolution:

**MINERAL MINING REVIEW BOARD
GEORGETOWN CHARTER TOWNSHIP
OTTAWA COUNTY, MICHIGAN**

RESOLUTION NO. 191120-03

**RESOLUTION APPROVING, WITH CONDITIONS, THE ISSUANCE OF
MINERAL MINING LICENSE ML1902 TO GRAND RAPIDS GRAVEL**

WHEREAS, Georgetown Charter Township ("Township") has adopted a Mineral Mining Ordinance ("Ordinance"), which governs the application, review, issuance, conditions, and other matters related to mineral mining licenses in the Township; and

WHEREAS, Grand Rapids Gravel ("GRG" or "Licensee") of 2700 28th Street SW submitted an application for a new mineral mining license (referred to as "ML1902") for the following seven parcels of land in the Township

P.P. #70-14-03-200-003, located at 1625 Fillmore, zoned RR
P.P. #70-14-02-100-001, located at 1600 Fillmore, zoned RR
P.P. #70-14-02-100-008, located at 1600 Fillmore, zoned RR
P.P. #70-14-02-100-004, located at 9301 12th Ave., zoned RR
P.P. #70-14-02-100-007, located at 9225 12th Ave., zoned RR
P.P. #70-14-03-400-028, located at 1606 Fillmore, zoned LDR (leased property)
P.P. #70-14-02-300-009, located at 1405 Taylor, zoned LDR (leased property)

(collectively the "Site"); and

WHEREAS, on October 16, 2019, the Township's Mineral Mining Review Board ("Board") held a public hearing on the application for ML1902, at which representatives of GRG and members of the public spoke about the application; and

WHEREAS, the Ordinance requires the Board to render a decision on an application within 60 days after the public hearing, and to incorporate its decision in statement of conclusions relative to the application under consideration, which shall specify the basis for the decision.

NOW, THEREFORE, BE IT RESOLVED that the Georgetown Charter Township Mineral Mining Review Board hereby approves the issuance of mineral mining license ML1902 subject to the findings, conclusions, and conditions set forth below:

1. The applicant, GRG, currently operates under active mineral mining licenses that are set to expire June 30, 2020.
2. The application under consideration was determined by the Mineral Mining Official (and the Board agrees) to be an application for a new license (ML1902) for the reasons that it would include (combine) parcels subject to existing licenses under one license and, if approved, would change or eliminate certain conditions of the existing licenses.
3. With the application under consideration, GRG is seeking a mineral mining license to (a) excavate and process on-site gravel; (b) process off-site gravel; (c) import GRG residual concrete for a limited crushing operation; and (d) reclaim the Site.
4. GRG has identified the following as the remaining on-site gravel and the Board accepts this as true based on GRG's representations and the site plan presented:
 - a. 25,000 tons located directly south of the pump on P.P. #70-14-02-100-004;
 - b. 80,000 tons located under Hopper and extension of Fillmore on P.P. #70-14-02-100-008 and P.P. No 70-14-03-200-003; and
 - c. 80,000 tons located on the peninsulas to the oil wells on P.P. #70-14-02-100-004 (mining is subject to capping/abandonment of the oil wells).
5. GRG has represented that it intends to excavate the 105,000 tons described in Paragraphs 4(a) and (b), above, during the excavation seasons of 2020 and 2021, with completion by December 31, 2021. The Board accepts GRG's representation as true and finds it to be a reasonable time frame in which to complete the excavation.

6. GRG has indicated that if it is permitted by the Michigan Department of Environment, Great Lakes & Energy (“EGLE”) to have the oil wells on the peninsulas described in Paragraph 4(c) capped and abandoned, it will excavate the gravel on the access roads to the wells on what is referred to as the “DeWent piece” prior to August 1, 2021, and if EGLE does not permit the oil wells to be capped and abandoned, GRG would forego excavation of that area. The Board accepts GRG’s representations as true and finds it to be a reasonable time frame in which to complete the excavation. The Board understands that GRG has offered to forego excavation of the area of the wells if not approved by EGLE, and nothing in this Resolution shall be construed as prohibiting GRG from extracting the gravel by GRG’s proposed December 31, 2021 deadline (discussed in more detail below) should EGLE approve the request.

7. GRG is seeking permission to continue processing materials from the local Cedar Valley site in the Township (which is being brought onto the Site pursuant to the Cedar Valley mineral mining license) until the Cedar Valley project is completed. GRG has indicated that the project is expected to be completed in Spring 2020, at which time it would stop accepting materials from Cedar Valley. The Board accepts GRG’s representations as true and finds the request and anticipated completion date to be reasonable based on the proximity and impending completion of the Cedar Valley project.

8. GRG is also seeking permission to bring materials from outside of the Township, specifically from Plainfield Township in Kent County, onto the Site for processing. GRG has indicated that it entered into an agreement with Plainfield Township under which it agreed to cease all mining activities on property it owns in Plainfield Township (the “Boulder Creek Site”) by a date certain (within approximately three years). Under the agreement, GRG voluntarily agreed that it would not process, crush, or stockpile bank run gravel at the Boulder Creek Site. GRG is thus requesting approval to bring approximately 300,000 tons of bank run gravel from the Boulder Creek Site to the Site in the Township for processing. GRG is seeking permission to import materials from the Boulder Creek Site until 300,000 tons is reached, or March 15, 2021, whichever is sooner.

9. The Board finds and GRG has acknowledged that GRG's current mineral mining license (issued in 2015) (ML1501) prohibits the importing of materials to the Site for processing. When the Township became aware that GRG was importing materials in February 2019, Township staff reminded GRG of the prohibition and GRG immediately stopped importing materials. GRG represents that it has not imported materials to the Site from outside of the Township since the occurrence in February 2019.

10. The Board also acknowledges that under Section 26-78, a license issued under the Ordinance "shall not relieve the licensee from complying with any other applicable statute, ordinance, rule or regulation." The Site is located on property zoned Rural Residential (RR) and Low Density Residential (LDR). The Township Zoning Ordinance does not permit industrial uses in the RR or LDR districts and the Board finds that the proposed importing and processing of 300,000 tons of material from the Boulder Creek Site would constitute an industrial operation that is not permitted in the zoning districts comprising the Site. Such an ongoing industrial operation at the Site would be inconsistent with the Zoning Ordinance and the Master Plan.

11. The Board also finds that the proposed importing and processing of 300,000 tons of material from the Boulder Creek Site is not expressly contemplated in MCL 125.3205(3), which provides that:

An ordinance shall not prevent the extraction, by mining, of valuable natural resources from any property unless very serious consequences would result from the extraction of those natural resources. Natural resources shall be considered valuable for the purposes of this section if a person, by extracting the natural resources, can receive revenue and reasonably expect to operate at a profit.

12. The Board concludes that a condition of approval prohibiting the proposed importing and processing of 300,000 tons of material extracted from the Boulder Creek Site in Plainfield Township, Kent County, would not violate MCL 125.3205(3), as further evidenced by MCL 125.3205(4), which states that:

A person challenging a zoning decision under subsection (3) has the initial burden of showing that there are valuable natural resources located on the relevant property, that there is a need for the natural resources by the person or in the market served by the person, and that no very serious consequences would result from the extraction, by mining, of the natural resources.

In prohibiting the importing and processing of material from the Boulder Creek Site in Plainfield Township, the Board is not preventing the extraction, by mining, of valuable natural resources on the relevant property (i.e., the Site). To the contrary, the Board is permitting the extraction, by mining, of valuable natural resources on the Site (i.e., on-site gravel) within the areas and time frame proposed by GRG.

13. Because the Board's decision does not prevent extraction of natural resources, it does not determine whether very serious consequences would result from the extraction under the factors in MCL 125.3205(5). Nevertheless, the Board finds and GRG acknowledges (in its September 3, 2019 memorandum) that importing the material from Plainfield Township would create more traffic to the Site, including more "heavy" (full) trucks operating on the roadways. When GRG originally proposed to import 200,000 tons of material from Plainfield Township, GRG estimated 3,750 trucks would be needed to complete the task. GRG has increased the number of tons proposed to 300,000 tons, which will result in even more truck (including heavy truck) traffic. This, in turn, has an impact on pedestrian and traffic safety along the proposed hauling route serving the Site. The Board also finds that while GRG has presented documentation showing negative tests for PFAS, Plainfield Township is at the center of extensive litigation over PFAS contamination, including at and around the Boulder Creek Site. GRG has indicated that PFAS testing is ongoing, but the Board finds no that no proof has been presented regarding the final extent of the PFAS contamination in Plainfield Township, nor are there any assurances that materials extracted site from the Boulder Creek Site, which are proposed to be brought onto the Site for processing, are not or will not be contaminated, or pose any of the health or public safety risks associated with PFAS.

14. For all of the above reasons, the Board states that as a condition of approval, no materials (with the exception of the limited material left to be received from the local Cedar Valley site by approximately Spring 2020) may be imported to the Site (including from Plainfield Township, Kent County) for processing or stockpiling.

15. With this application, as amended and supplemented by GRG, GRG is seeking approval to process on-site and off-site bank run gravel until it is completely processed or a firm date of December 31, 2021, whichever is sooner.

16. GRG has also represented to the Board (in a draft document called a Restrictive Covenant Agreement, which was prepared by GRG and submitted to the Board with its supplemental application materials) that it can “[f]inish and complete all mining, crushing, processing, stockpiling and other mining operations on or from the Property by December 31, 2021.”

17. GRG has also represented to the Board (in the same draft Restrictive Covenant Agreement), that it can remove all stockpiled materials from the Site on or before December 22, 2022:

All stockpiled materials (including, but not limited to, aggregate, sand, gravel, stones, etc.) must be entirely removed from the Property on or before December 31, 2022. However, if requested by The Ottawa County Parks Department, an undefined amount of 22-A gravel and sand may remain stockpiled on the Property to be used exclusively for trails, parking lots, and other construction and improvements associated with the construction of The Parks Property. Similarly, soil to be used exclusively for interim reclamation of the Property consistent with the approved end use plan and associated with the development on the Property (i.e., the soil shall not be available for sale to third parties), may be stored in the location shown on the approved plan if seeded to prevent dust and runoff.

18. Except with regard to the importing or processing of materials from outside of the Township (i.e., from Plainfield Township), which is expressly prohibited as a condition of approval, the Board finds that GRG’s proposed timeline as it relates to extraction and processing is reasonable in light of the scope of operations and it, therefore, grants GRG’s request, as a condition of approval, to:

- a. Receive materials extracted from the Cedar Valley site until the Cedar Valley project is completed, which is anticipated to be around Spring 2020;
- b. Complete excavation of all on-site bank run gravel by December 31, 2021;
- c. Process on-site bank run gravel until it is completely processed or December 31, 2021, whichever is sooner.
- d. Process bank run gravel extracted from the Cedar Valley site until it is completely processed or December 31, 2021, whichever is sooner.
- e. Finish and complete all mining, crushing, processing, stockpiling and other mining operation on or from the Site by December 31, 2021.

- f. Remove all stockpiled materials on or before December 31, 2022. Per Section 26-83(u), the approval to store and stockpile mined products for up to 12 months after cessation of mining activities shall not interfere with or excuse reclamation as otherwise required under the Ordinance and this Resolution. In no event shall any additional materials be added to the stockpiles.

19. With this application, as amended and supplemented by GRG, GRG has proposed the following schedule regarding the reclamation of the Site:

- a. GRG will work to certify the slopes on the North land mass of P.P. #70-14-03-200-003 (the shoreline just north of the sediment ponds) during the winter of 2019-2020.
- b. GRG will work during the low water season prior to December 31, 2021 to reclaim and certify the slopes on the peninsula that is referred to as the “DeWent piece.”
- c. From January 1, 2022 to June 30, 2022, GRG will reclaim P.P. #70-14-03-200-003, 70-14-02-100-001, 70-14-02-100-008, 70-14-02-100-004, and 70-14-02-100-007, which includes all of the property on the Site that is owned by GRG (north of Fillmore St.).
- d. From January 1, 2022 to December 31, 2022, GRG will:
 - i. Remove all stockpiled material that has been processed and remains on property on the Site that is leased from the Ottawa County Road Commission (P.P. #70-14-03-400-028 and 70-14-02-300-009);
 - ii. Break down and remove the processing plant located on said leased property; and
 - iii. Remove concrete under the processing plant and crush said concrete onsite in lieu of hauling all broken material offsite.
- e. By December 31, 2022, GRG commits to having all stockpiles removed, and the processing plant removed from the leased property (with the exception of material left solely for use by Ottawa County at the Site).
- f. During the period of January 1, 2023 and June 30, 2023, GRG will reclaim the leased property; and
- g. After the earlier of completion of the reclamation of the leased property or June 30, 2023, GRG will conclude all activities related to ML1902 on all seven parcels.

20. The Board accepts GRG’s reclamation schedule and finds it to be reasonable. In light of GRG’s representations and commitments regarding the reclamation schedule, the Board determines that an initial performance guarantee in the amount of \$200,000 is reasonable taking into consideration the factors in Section 26-81, including GRG’s proposal of a \$50,000 performance guarantee, staff recommendation, the scope of the project, potential court costs, and other (including administrative) expenses. The

performance guarantee shall be provided as set forth in Section 26-81 of the Ordinance and, per that section, GRG may appear before the Board to request a pro-rata reduction in the amount of the performance guarantee for each acre restored and reclaimed.

21. GRG shall reclaim the Site to the standards set forth in the Bend in the River Master Plan, as amended (i.e., the 2010 Bend Area Final Report), except as may be expressly approved in writing by the Ottawa County and/or the Ottawa County Parks and Recreation Commission in consultation with the Township (referred to hereinafter as the “Approved Reclamation Plan”).

22. If GRG fails to reclaim the site as required by the Approved Reclamation Plan, the Township may come upon the Site per Section 26-83(t) of the Ordinance and reclaim the land in accordance with the Approved Reclamation Plan and may use the proceeds of the performance guarantee required by the Ordinance and this Resolution to defray the costs of the reclamation.

23. The Board finds that except as otherwise provided in this Resolution, GRG has represented that it meets or will meet the minimum standards and requirements set forth in Ordinance Section 26-83 for the following: fencing and signs; screening; hours of operation; access to public roadways; on-site roads; transportation vehicle standards; lighting; location of excavation; drainage and erosion control; dust control; noise control; special land conditions; fueling of vehicles. GRG shall, as a condition of approval, maintain compliance with these requirements as set forth in Section 26-83.

24. GRG shall, as a condition of approval, ensure that it meets the requirements in Sections 26-83(p) (treatment of banks), Section 26-83(q) (vegetation), Section 26-83(r) (stockpiling and replacement of topsoil), and Section 26-83(s) (fill material).

25. With this application, GRG is also seeking approval to conduct a limited crushing operation at the Site. Specifically, GRG is requesting to haul residual concrete to the Site from its five (5) Redi-Mix locations. GRG has requested approval to bring residual concrete to the Site on an as-needed basis with crushing to occur within a two-week period annually during 2020 and 2021, and for one week during 2022 (to allow for the crushing of the concrete that is currently beneath the processing plant). Crushing is

currently prohibited under the existing license and GRG is not currently operating a crushing operation at the site.

26. The Board finds that, as a condition of approval, crushing shall not be permitted at the Site, for the reasons that it is an industrial operation that is not permitted in the zoning districts comprising the Site, it is not necessary to the mining operations at the Site, it is currently prohibited under the existing licenses (and is only currently permitted by the Township on industrial mining sites), it is not currently occurring at the Site, and GRG indicated at the public hearing that it would forego the crushing operation if it was objectionable.

27. The Board approves the site plan submitted by GRG, entitled “Bend in the River Mining Enlarged Site Plan – Grand Rapids Gravel Plant #16”, dated May 9, 2019; however, all notations on the site plan that are inconsistent with this Resolution shall be considered stricken from the site plan. In the event there is a conflict between the site plan and this Resolution, this Resolution shall control. In the event there is a conflict between the site plan and the Approved

28. Reclamation Plan, the Approved Reclamation Plan shall control.

29. The license is approved until and shall expire June 30, 2023, unless suspended or revoked earlier per the Ordinance.

30. The Board incorporates the findings and conclusions in the Staff Report dated October 2, 2019, to the extent they do not conflict with this Resolution.

31. This approval of ML1902, with conditions, supersedes the existing licenses pertaining to the subject parcels. The Site shall be operated in compliance with ML1902 and the conditions of approval so long as ML1902 is in effect.

32. GRG shall be considered the licensee for purposes of enforcing the Ordinance and the conditions of approval.

33. GRG shall comply with all federal, state, and local laws, regulations and ordinances, including the Ordinance.

At a meeting of the Georgetown Charter Township Mineral Mining Review Board held on November 20, 2019 at 7:40 p.m., this resolution was offered by Member VanderKlok, and supported by Member Samy.

YEAS: Smit, Ferguson, VanderKlok, Bolhouse, Samy, Healy

NAYS: Ulberg

ABSENT/ABSTAIN: None

RESOLUTION NO. 191120-03 DECLARED ADOPTED.

Donna Ferguson, Secretary
Georgetown Charter Township Mineral Mining Review
Board

CERTIFICATION

I, Donna Ferguson, hereby certify that that the foregoing is a true and complete copy of a resolution adopted by the Georgetown Charter Township Mineral Mining Review Board at a meeting held on November 20, 2019, which was noticed and held in accordance with the Michigan Open Meetings Act, Public Act 267 of 1976.

Donna Ferguson
Secretary, Georgetown Charter Township Mineral Mining Review
Board

#191120-04 – Public Comments

James Dykema made public comments and disagreed with the Mining Board's decision.

#191120-05 – Other Business

There was general board discussion.

#191120-06 – Adjournment

The meeting was adjourned at 8:35 p.m.

Minutes of the regular meeting of the Georgetown Township Mineral Mining Board, held Wednesday, October 16, 2019

Meeting called to order at 7:24 p.m. by Chairperson Tim Smit (after the Planning Commission meeting)

Members Present: Tim Smit, Richard VanderKlok, Jessica Ulberg, Jeannine Bolhouse, Josiah Samy, Tom Healy
Members Absent: Donna Ferguson
Also Present: Mannette Minier, Mining Official; Crystal Morgan, Township Attorney; Rod Weersing, Assistant Manager; Representatives from Grand Rapids Gravel including Mike Berg, Gary Boss, Jim Dykema, James Dykema; and members of the audience

#191016-01 – Agenda as Presented for October 16, 2019

Moved by Richard VanderKlok, seconded by Josiah Samy, to approve the agenda as presented.

MOTION CARRIED UNANIMOUSLY.

#191016-02 – Minutes of the Mineral Mining Board meeting held on February 20, 2019

Moved by Richard VanderKlok, seconded by Jessica Ulberg, to approve the minutes as presented.

MOTION CARRIED UNANIMOUSLY.

#191016-03 – (ML1902) Grand Rapids Gravel (GRG), 2700 28th St. SW, is requesting a new Mineral Mining License (combination of other licenses plus adding additional land and uses not approved with the previous renewal is considered to be a new application for one license) under Sec. 26-74 of the Code of Ordinances, on parcels of land in Georgetown Charter Township, Ottawa County, Michigan, described as:

1. P.P. #70-14-03-200-003, located at 1625 Fillmore, zoned RR
2. P.P. #70-14-02-100-001, located at 1600 Fillmore, zoned RR
3. P.P. #70-14-02-100-008, located at 1600 Fillmore, zoned RR
4. P.P. #70-14-02-100-004, located at 9301 12th Ave., zoned RR
5. P.P. #70-14-02-100-007, located at 9225 12th Ave., zoned RR
6. P.P. #70-14-03-400-028, located at 1606 Fillmore, zoned LDR (leased property)
P.P. #70-14-02-300-009, located at 1405 Taylor, zoned LDR (leased property)

[\(application and narrative, site map 1, site map 2, restoration map, memo from GR Gravel, detailed history, history conclusion, history summary, GRG response to staff memo\)](#)

Mike Berg represented the applicant and stated the following:

- The site plan was changed from the one submitted with the application to show the future gravel extraction.
- In 2004 the plans showed the topo and in 2018 the finished grades were revised.
- GRG started mining in the area in 1957 in the westerly portion.
- In 2000 they acquired the DeWent property.

- In 2010 they had difficulty with mining the peninsula and were denied a permit from the DEQ.
- They met with an environmental consultant to re-apply.
- It was cost-prohibitive to remove gravel in the wetlands.
- Recently they became aware that the oil wells on the peninsula had not been used in many years.
- They have been working with EGLE (formerly DEQ) and with the Ottawa County Parks Department to have the wells declared abandoned.
- As per the staff report, in 2011 and 2015 they got five-year extensions (renewals) and the last one extends to 2020.
- The current issue is the importing of materials from various sites outside of Georgetown Township.
- They have leased the Ottawa County Road Commission property and that is where their plant is located.
- They are seeking permission to process in 2020 and 2021, remove the stockpiles by the end of 2022, and complete the final clean-up by June 1, 2023.
- They have had multiple meetings with Township staff and with Ottawa County Parks.
- They are working on options.
- The property south of Fillmore is owned by the Road Commission.
- Taylor St. is their primary access, which has 1800 feet of pavement.
- The Fillmore/Cottonwood access has 800 feet of pavement and they are the only ones who use the road.
- For restoration, they want the northerly shoreline certified to be compliant with the requirement in the Township ordinance and they are confident that the slope meets the standard in ordinance.
- They would still like to mine along the peninsula and the access drive to the oil wells.
- If they mine that area, it will be below the water and create open water, which is the best scenario.
- The wells in the south end and the other four are not in production mode.
- GRG has a gravel operation in Plainfield Township and would like to import the materials to the Jenison plant for processing and stockpiling.
- The gravel trucks would come in full of material and leave full of processed material.
- This will only increase traffic in the winter months when they are stockpiling for processing simultaneously with the Cedar Valley materials.
- The parks department suggested that the topo match their intended use for the beach area and GRG needs to coordinate with the Parks Department. They want the water by the beach area to be shallow for a nice swimming beach.
- The hours of operation are consistent with the ordinance and what was approved in the past.
- The big issue is importing materials from outside Georgetown Township and bringing them here to the plant in Jenison.

The mining official presented a [staff report](#).

Mike Berg stated the following in response to the staff report.

- They still need to mine under the access drive along Fillmore, the peninsula and the southwest corner.
- They are only asking to have crushing for two weeks each year for two years, and only concrete will be crushed.
- The material is hauled in, stockpiled and offered for sale to contractors.
- They are not allowed to dump the residual.
- They have five plants that have residual and it is all hauled back to Georgetown Township.

- The crushing is the Redi-Mix concrete that is not used on the site. It solidifies on the ground and is brought back to Georgetown Township. It is sold and always has been.

In response to a question from a Mining Board member, the Zoning Administrator stated the following. Crushing has been allowed in the past for mining operations that are specifically located in the Industrial district because it is an industrial process which is only allowed in the Industrial district and not allowed in a residential district by the Zoning Ordinance. Limited crushing was allowed on a one-time basis in the past for the Aukeman mining site because they had stockpiled broken concrete, unknown to the Township and in violation of their mining license and the ordinance. That is why all licenses and renewals after that point included conditions of approval that clarified that bringing materials onto the site and crushing were prohibited.

Richard VanderKlok stated that GRG had an existing license that was approved for renewal in 2015 for five years, to expire in 2020. He noted that GRG was requesting a license that would not expire until June 30, 2023.

Josiah Samy asked how long GRG has been importing materials from Plainfield Township.

Mike Berg stated the following.

- When they got the call from the Township in February 2019 about GRG violating the terms of their mining license by importing materials, they ceased immediately.
- They have been mining at Boulder Creek since the mid-1990s.
- They were mining under PUD approval.
- They asked for a three-year extension in Plainfield Township, but there is too much material to be able to process it all in Plainfield Township.
- This is near Cannonsburg.
- GRG went in with a specific purpose.

Tim Smit asked how long they wanted to bring materials into Georgetown.

Mike Berg said they want a five-year extension, which would be a three-year extension for processing, which is until the end of 2021, and then they would clean up and complete the restoration.

Tim Smit asked about the crushing operation.

Mike Berg stated the following.

- That is a separate operation that uses a portable plant brought in for this purpose.
- The hopper crushes the broken concrete..
- GRG doesn't use this material.
- The crushed concrete goes to other sites and is used for the Redi-Mix operation.

Tim Smit asked if they were selling the materials from this process.

- Mike Berg said that the crushed materials go through a different process.
- Crushing is separate from processing, where the equipment washes and sorts mined material into different piles, which is then sold for various purposes.

Tim Smit said that this process is causing a delay for the mining operation to be completed.

Mike Berg said that this production has been at this site since 1979 in the existing zoning and a majority of this is below the 100 year floodplain.

Tim Smit asked about the oil wells.

Mike Berg stated the following.

- They are old and there are oil leases.
- GRG is attempting to have them capped.
- GRG has been trying to go through the abandonment process.
- There is a concern because they are not productive and need to be abandoned.
- This is like Millennium Park and it takes time.
- There is gravel along the access drive on the peninsula and they could work around to extract the gravel. Then they would work their way back.
- GRG just found out that the oil wells were not productive.
- It would save GRG significant costs if they could mine the area creating water rather than restoring the slopes.

Jeannine Bolhouse asked who owns the lease and was told Fish and McClelland.

Tim Smit asked about the water area.

Mike Berg said that in 2000, they obtained approval for the DeWent piece and acquired the lease to create the water, with some now owned by the Ottawa County Parks Department.

Tim Smit asked if the operation could go faster.

Mike Berg said that it is market driven and a function of the economy.

Tim Smit said that there is not much left to excavate.

Mike Berg said that they are hauling materials in from Cedar Valley and they also excavated materials from the Cedar Lake on the south side of Fillmore.

The Zoning Administrator said that the Cedar Valley area was only a half-mile away from the GRG plant.

Jessica Ulberg asked how long the process would take.

Mike Berg said that he doesn't know the timeline for the oil wells, but they can live with the timeline they submitted.

Jessica Ulberg asked about processing the materials being brought onto the site.

Mike Berg said that the plant can keep up with the materials being brought onto the site, along with what is excavated on site.

Jessica Ulberg asked about the time to process Cedar Valley.

Gary Boss said that it would be completed by early next spring.

Mike Berg said that they need two years for the materials at Boulder Creek to be processed and that they would have a giant crusher come for two weeks to crush the concrete that is the by-product of the Redi-Mix. He said they haul the materials to be crushed here to Georgetown Township to the portable plant.

Jessica Ulberg asked if that was happening now. She asked if they sold materials to construction companies.

Mike Berg said that it has gone on since the whole operation started.

Tom Healy asked how they were currently doing in Plainfield.

Mike Berg said that they are processing as fast as they can and they are more efficient based on volumes and will run through the end drop dead date.

Tom Healy asked if they had other operation sites.

Mike Berg said that there were three other companies that have other processes, including Lowell and 70 plus acres in Plainfield.

Tom Healy said that the other sites were closer than hauling to Georgetown.

Mike Berg said that they were not approved to process at those locations and they would not start at the other locations until Boulder Creek in Plainfield Township was finished.

Tom Healy asked about the amount of materials.

James Dykema said about 250,000 cubic yards from Boulder Creek and about 100,000 to 125,000 cubic yards on site. He said that the Fillmore plant can handle the materials being brought to the site and bringing it here does not extend the timeline.

Mike Berg said that they also have the other area of the access to the wells.

Tom Healy said that it would be more efficient to haul the materials from Plainfield to a closer site.

Mike Berg said that it was based on local demand and the proximity to the Redi-Mix and they had high demand in Grandville, Holland and Dutton.

Tom Healy said that they could ship the materials to the DeWent operation which was allowed to have materials brought onto the site since it was in an Industrial district.

Mike Berg said that they are their competitor.

Tom Healy asked if they were separate.

Mike Berg said yes.

Tom Healy asked about the signs around the ponds.

Gary Boss said that they mean H₂O, which is water and they keep people away.

Tim Smit asked how the materials were different.

Mike Berg said that the boulders were sold to Boulder Creek.

Tim Smit asked about demand and commented that the operation would be completed sooner if GRG was processing only materials that were already in Georgetown Township.

Mike Berg said that they still had the plant in Plainfield Township and they had to make arrangements to bring the material here to Jenison. He said that they cannot meet the three-year deadline in Plainfield unless they have the ability to haul out the gravel.

Tim Smit asked about the park plan.

Mike Berg stated that they were working with Ottawa County on an option and the County would have to wait to get a grant.

Jason Shamblin, Ottawa County Parks Director, 12220 Fillmore, West Olive, stated the following. He was new to the mining and has been working with GRG. The County has already acquired some of the property in the area for the park. For the past couple months he has met with GRG and has been trying to negotiate a deal so that the County can apply for a Trust Fund Grant. The County has been working with GRG for the grading, especially the northwest area. The County has reached out to EGLE (former DEQ) to help getting the wells abandoned. The next steps and time frame are not known.

Tom Healy asked about the studies done on the materials coming from Plainfield Township to be sure they are not contaminated.

Mike Berg said that there were ongoing tests in the spring and he could provide copies.

Tom Healy said that he would be interested in seeing the reports and asked about the area east of Rogue River.

Mike Berg stated the following. There was an 80 acre parcel at Boulder Creek and an area was functioning as a landfill. The landfill was closed in the mid-90s and GRG had gotten certified closure from the DEQ. They were suing Wolverine Worldwide for the cleanup on part of the golf course. It was certified by the DEQ and they had the reports.

Tom Healy asked if it was established that there was no hazardous materials.

Mike Berg said that there is a leaching problem and there is a plan. He said that Boulder Creek used municipal water.

Tom Healy said that Georgetown does not want the contaminated products.

Mike Berg said that the area is west of Brewer and about 2,500 feet from where it is buried. He said that they hauled in the 60s and 70s and it was capped in the 90s. He said that it has been under the driving range for 20 years.

Tim Smit read the letter from John Pawloski, Dept. of Environment, Great Lakes & Energy (EGLE), which stated the following.

“At this time we do not have any reason to believe the sand and gravel being excavated from the Brewer Pit is contaminated with poly or perfluoroalkyl substances (PFAS) as disposal of the wastes containing PFAS occurred at the former Northeast Gravel Site located east of the Brewer Pit. Boulder Creek Development Company LLC, which owns the Northeast Gravel Site, is working with EGLE to address the PFAS contamination. As part of the work to address the contamination, Boulder Creek plans to use the pond created in the Brewer Pit as a source of irrigation water. They will be sampling the pond for PFAS to confirm that is acceptable to use. The sampling results will also help determine whether the material being excavated from the Brewer Pit is suitable to be relocated. I anticipate that we will have the Brewer Pit sampling results by the end of the year.”

Tom Healy asked if they were taking the product from Boulder Creek and processing it in Georgetown Township.

Mike Berg said that it would be stockpiled in Georgetown Township.

Tom Healy asked if the materials brought to the site from Plainfield Township would be kept separate from the other stockpiles and if it would be identified.

Mike Berg said no, the materials from Plainfield Township would not be kept separate from the other materials.

The chairman opened the public hearing.

Michael Bosch, 3245 Golden Oak Ct., stated the following. The staff report is incorrect that an open air business is being conducted. He goes there to buy product but can't haul it in his truck. So he has it delivered. It is not a farmers market. He buys the product and they bring it to his house. This will hurt businesses if they can't buy stones from here.

Robert Zietman, 8154 Fairwood Dr., said that he is a Georgetown Township resident and it will be worth the wait to let them to finish the processing to have the end product of a park. He said that it is not the case that there is increased traffic.

Jim Dykema, Grand Rapids Gravel, stated the following. They haven't gotten complaints. They are 1,200 feet from the closest house and about two miles from most houses. The Township should have known what was going on because the operation was going on when they moved in. There are no complaints about dust or noise. They pay taxes and provide jobs. The operation generates income for the Township. They were only looking to continue operations for 3-4 more years and they should not have to go through all of these hoops.

James Dykema, 4305 Seven Mile Rd., stated that the site was in the LDR and RR districts and if crushing and processing were not allowed by zoning, why were they allowed with the 2010 renewal. He said that this is common practice for a mining site.

The Zoning Administrator stated the following. The Township didn't know that mining operators were bringing materials onto their sites until the Township received a complaint about the Aukeman mining operation in a residential district in the middle 2000s. The operation of bringing materials onto the Aukeman site, stockpiling those materials, and having a crushing operation was brought to the attention of the Township through a complaint from a person who worked at Grand Rapids Gravel at that time. Bringing materials onto a mining site was never intended to be allowed with a mining license since the ordinance only details the use of extraction and processing those materials extracted on site. So from that point forward in clarification, the use of bringing materials onto a mining site and the use of a crushing operation were specifically prohibited as conditions of approval for all new licenses and all renewals.

James Dykema noted that the conditions of approval in 2010 did not prohibit materials to be imported onto the site.

The Zoning Administrator stated that GRG was processing materials from the Cedar Valley (lake) at the time which is less than a mile away.

The chairman noted that the Mining Board had received a letter from John Kik and it would be entered into the record with a copy on file.

The chairman closed the public hearing.

There was a discussion about the history of the approvals.

The Zoning Administrator stated that a history document had been included on the website with the detailed minutes of past meetings; however, if the Mining Board wanted more information or clarification to be presented, the information could be compiled and presented at a future meeting.

Mike Berg used the map on the screen to provide a history of the operation.

Tom Healy asked at what point were any parcels approved to have materials brought onto the site from outside the Township.

Mike Berg stated the following. Historically GRG has interpreted that they were allowed to bring materials onto the site since they have been doing it since 1979. When Millennium Park was constructed, materials were brought from that site to be processed here in Georgetown Township. They have been doing it since the early 2000. GRG had a misunderstanding because the ordinance did not specifically forbid bringing materials onto the site.

Tom Healy said that as soon as the Township realized that mining operators were importing materials onto their site, the minutes from approvals of mining licenses and renewals state that crushing and bringing materials onto the sites were prohibited.

Mike Berg said that there is sediment in one area and no mining is going on there. He said the only mining left to do was on the access road.

Tim Smit said that even though they have been good neighbors, GRG would have been done excavating faster if they had not brought materials onto the site for processing and if they would have just extracted the materials from this site, like the ordinance allows, they would be done by now.

Mike Berg said that they are working on it and that is why they are requesting an additional three years.

Jessica Ulberg asked what they would do in the winter.

Mike Berg stated the following. They can't do any more processing when the weather turns cold and the water freezes. The plant shuts down in early December. But they can still bring material to the Georgetown site to stockpile. They can wrap this up in three years.

Josiah Samy asked if the other plants owned by GRG could be set up to process and crush, and why couldn't it be done at Boulder Creek.

Mike Berg said that they can't crush there. He said that they bring truck load after truck load of broken concrete to Jenison to be crushed.

Josiah Samy said that looking at the timeframe, the only future use for the GRG site in Georgetown is to process materials brought onto the site and possibly excavate the area of the wells.

Mike Berg stated the following. It would be economically best for the area of the wells to be mined. Then they need one year for the Cedar Valley operation. They need one year to import from Boulder Creek. They could find other areas to crush, but the materials are being used in Georgetown Township.

Mike Berg stated that GRG could give up the crushing if it is objectionable.

Jeannine Bolhouse stated the following. The Mining Board could discuss the items listed in the summary. Plainfield Township has set a timeframe for GRG to be completed in their township and GRG is asking Georgetown Township to take on the burden that Plainfield Township doesn't want. It is not a burden to have GRG process the materials that are only one mile down the road. Processing materials from one mile away is different from having materials trucked in from Plainfield Township. She is not opposed to approving an extension to excavate the wells if they can be abandoned and if materials can be excavated from the access road. She is not opposed to hauling within Georgetown Township because Cedar Valley is just down the road and they are not set up to process the materials extracted at that site. It is not appropriate to allow materials to be brought to Georgetown Township from Plainfield to be processed. She is not opposed to allowing two weeks of crushing, but it was not allowed in the past. The reclamation plan is acceptable. The open air business is not allowed to occur. There are no issues with the pavement of the road. There is no problem approving an extension only for the excavation of the materials on the site and the peninsula area if the wells can be capped. She is not in favor of allowing the trucking of materials into Georgetown Township from Plainfield Township.

Crystal Morgan stated the following. The Mining Ordinance allows the Mining Board to make a decision within 60 days after the public hearing. The ordinance also requires the Board to have a written decision which outlines the basis and conditions, if any. It would be appropriate to make a decision at a subsequent meeting. The Board could reach a consensus or reserve their decision. The Board could hold a future meeting to discuss a prepared draft resolution. The Board may wish to receive copies of the new site plan with the grading changes and other revisions. Also the Board asked for copies of the contamination studies. They can take their time to reflect on the information from tonight and to make a decision in the future.

Richard VanderKlok stated the following. He agrees. Fundamentally GRG is requesting approval to continue until 2023. The Mining Board would be well served to direct counsel to provide a draft resolution. As per the summary of items for the Board to consider, he agrees with Jeannine Bolhouse

and is opposed to allowing materials to be brought to Georgetown Township from outside the Township, from Plainfield Township.

Josiah Samy stated the following. He is not in favor of allowing materials to be brought into the Township from outside the Township. He is less concerned about contaminants than he is about allowing materials to be brought into the Township from outside the Township. He is not in favor of allowing the materials to be brought into the Township from outside the Township even if the report comes back stating there are no contaminants. But to allow materials from within the Township to be processed here is okay. He asked about language on the plan that details crushing or how they could act on the request.

The Zoning Administrator explained that she determine that this is a new license application because additional property has been added, plus the request is to allow the two additional uses of crushing and bringing materials onto the site from outside the Township, which were prohibited in the previous mining license. She noted that their current mining license, which prohibits crushing and prohibits materials from being brought onto the site, is still in effect and won't expire until June 30, 2020.

Crystal Morgan stated the following. The Mining Board has three options: 1) grant the license as presented; 2) deny the request; or 3) to grant with conditions. If the Mining Board imposes any conditions that are in conflict with the site plan (for example, if crushing is noted on the site plan but the Mining Board approves the application with a condition to prohibit crushing), the inconsistencies on the plan could either be removed or the inconsistency would need to be well documented.

Tim Smit stated the following. Things were going on at the site that the Township didn't know about. He accepted everything that was requested other than allowing materials from outside the Township to be brought into the Township, regardless of the contaminant. The road was okay and the crushing is okay.

Gary Boss said that they have not crushed in the last ten years.

Tim Smit said that this is a residential area.

Jessica Ulberg stated the following. She is struggling with allowing materials from Georgetown to be processed, but not from other areas. There is not a huge difference. The contaminant is a concern. How can they allow concrete to be brought into Georgetown but no other materials. They said that they would be done in 2023 and bringing the materials from Plainfield Township will not extend their time.

Tom Healy stated the following. He is in agreement that materials from Plainfield Township should not be allowed to be imported to Georgetown Township. The timing for GRG is unfortunate. The materials within Georgetown Township should be allowed to be moved and processed within Georgetown Township.

Richard VanderKlok says that he believes that GRG can be finished before 2023.

Moved by Richard VanderKlok, seconded by Tom Healy, to direct counsel to prepare a draft resolution to be brought back to the Mining Board for consideration and discussion.

Richard VanderKlok said that they don't need to make their decision for 60 days after the public hearing and they can take their time to think about the information and to look at the draft resolution.

Tom Healy asked if conditions of approval could be added.

Crystal Morgan stated that she understood the consensus of the Mining Board and would take items to incorporate into the resolution as per the consensus, including conditions and recommendations in the staff report that are not inconsistent with the discussion.

Josiah Samy said that he would like to see the timetable moved up from the date of 2023 and if they discontinue importing materials they should be able to be done sooner.

Mike Berg said that the timetable was unknown for the wells to be abandoned.

Josiah Samy said that if this was denied now, they could renew the existing mining license that expires in 2020, which would give them more time to find out about the for the wells. He said that they might not even know by then.

Tim Smit said that they could know more next year.

MOTION CARRIED UNANIMOUSLY.

#191016-03 – Public Comments

Michael Bosch, 3245 Golden Oak Ct., stated the following. The Mining Board should not get caught up with public opinion and have a knee jerk reaction to PFAS. This material from Plainfield Township has already been hauled into the Township. They should not make a rush decision. Materials come in and it leaves. If builders are not allowed to get material here it could leave them in trouble.

#191016-04 – Other Business

#191016-05 – Adjournment

The meeting was adjourned at 9:09 p.m.

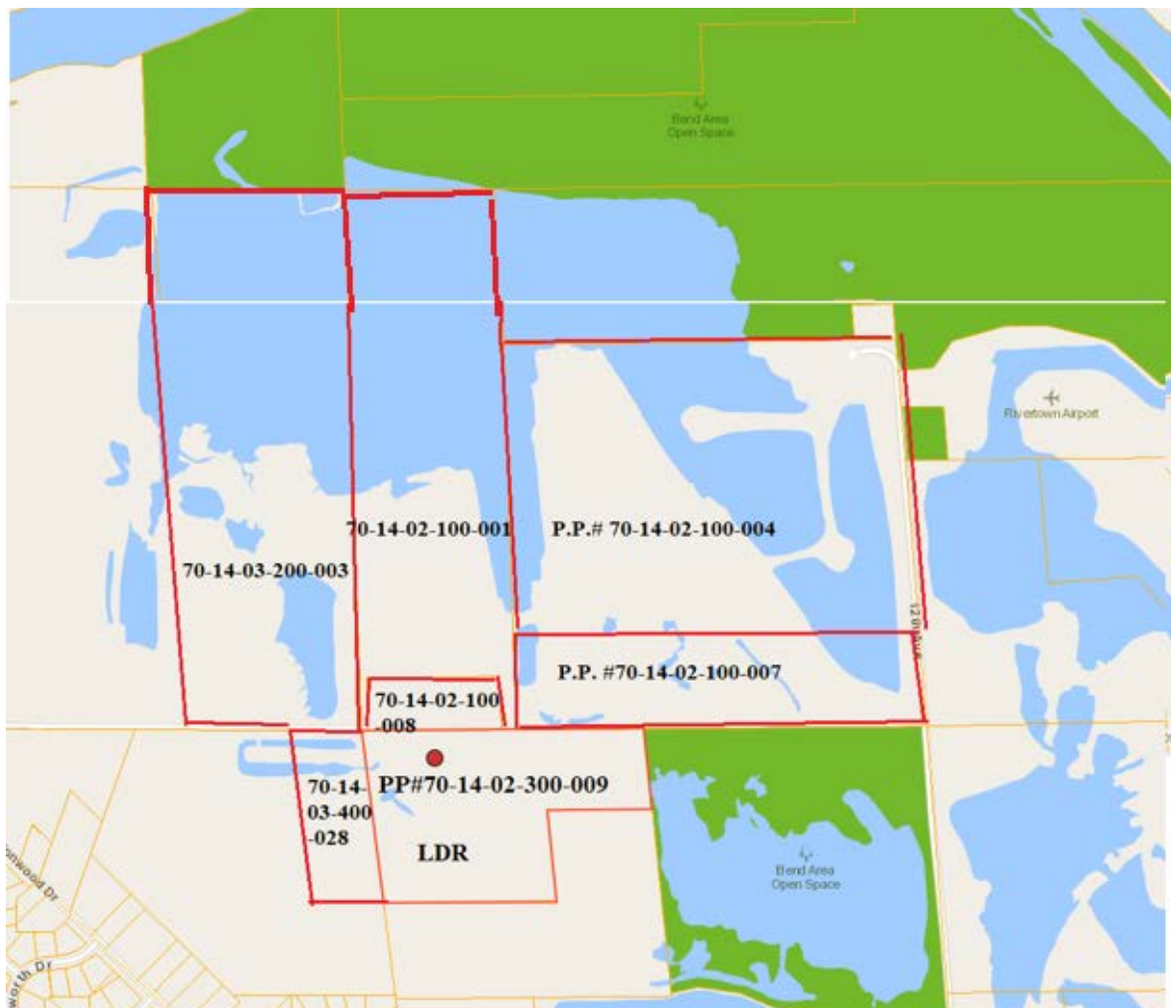
REQUEST – revised staff report 10/2/2019

(ML1902) Grand Rapids Gravel, 2700 28th St. SW, is requesting a new Mineral Mining License (combination of other licenses plus adding uses not approved with the previous renewal is considered to be a new application for one license) under Sec. 26-74 of the Code of Ordinances, on parcels of land in Georgetown Charter Township, Ottawa County, Michigan, described as:

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6. P.P. #70-14-03-400-028, located at 1606 Fillmore, zoned LDR (leased property)
7. P.P. #70-14-02-300-009, located at 1405 Taylor, zoned LDR (leased property)

The request is for a new/revised mining license to allow **materials from within and outside of the Township to be brought onto the Grand Rapids Gravel (“GRG”) Fillmore site for processing and to allow a crushing operation.** Both uses are currently prohibited by conditions of approval of their current license.

MAP



REASON FOR THE NEW APPLICATION

GRG has a mining license currently in effect (renewed in 2015 and due for renewal again in 2020). GRG may continue to operate under the terms of their current license. Conditions of approval for the 2015 renewal are currently in effect and state “**In no event shall any additional materials be allowed to be brought onto the site or added to any stockpiles. No crushing operation is allowed unless requested by the applicant and approved by the Mining Board.**”

The reason for the new application is due to the following:

- The Township received complaints in the spring of 2019 and the Township found that GRG was violating the conditions of their current mining license by bringing materials from Plainfield Township onto their Fillmore site.
- The site is located entirely within a residential district and bringing materials onto the site for processing is an industrial use which is not allowed in a residential district (only allowed with mining operations in industrial districts).
- The existing mining license was issued for the **extraction** of materials .
- GRG accepted the Bend in the River Plan as their restoration plan (with the first permanent license issued and with each subsequent renewal).
- The reason they were processing materials from offsite was because Plainfield Township wanted the mining operation in their township to be completed in a set amount of time and the land to be reclaimed and restored. Therefore, GRG and Plainfield Township had entered into an agreement that GRG’s mining operation in that Township would be completed within three years.
- Because there were more materials in Plainfield Township than could be processed within this three year period, GRG began hauling materials from Plainfield Township to the Fillmore site in Georgetown Township for processing.
- GRG ceased hauling materials onto the site as soon as they found they were operating in violation of their mining license and inquired about submitting an application for a revised mining license to allow that use.

CONCLUSION - Since the EXISTING mining license for Grand Rapids Gravel does not allow materials to be brought onto the site for processing, a new license with a revision or amendment would have to be obtained in order for materials to be brought onto the site and to allow crushing.

HISTORY – Brief Summary (see HISTORY documents for complete history)

1. October 26, 1998 - Mining Ordinance adopted.
2. September 7, 1999 – GRG obtained a temporary license pending the adoption of the Bend in the River Master Plan. Concrete was being hauled onto the site for a crushing operation, which was allowed to continue as long as **mining was actively taking** place on the site and **was required to cease as soon as active mining (meaning extraction) is no longer taking place.**
3. February 26, 2001- Township Board approved special use permit **for sand and gravel extraction** and the site plan was approved by Planning Commission. **No materials were allowed to be brought**

onto the site, only extraction. The plan noted Bend in the River Plan as the reclamation plan and that mining would be complete by December 31, 2011.

4. January 31, 2001- GRG license obtained to mine the DeWent Gravel Co. property.
5. May 2, 2005 – Renewal (ML9901) GRG/Road Commission and (ML0101) GRG/DeWent.
6. April 27, 2006 - Zoning Ordinance amended to eliminate the requirement for a special use permit for a mining operation when a mining license was approved.
7. September 11, 2007 - Ottawa County Road Commission correspondence to GRG regarding the driveway access and permit is **ONLY** for the **REMOVAL** of materials from the site.
8. January 30, 2008 - (ML0702) license approved for GRG to mine Cedar Lake East on Fillmore with **the haul route as shown on the site plan dated Dec. 7, 2007, from the Fillmore site to continue east on Fillmore traveling about one mile to the entrance to the Jenison Plant #16 as stipulated in the narrative dated October 17, 2007.** Beginning with (ML0703) Aukeman Development, a condition of approval was added to all licenses applications/renewals that **NO MORE MATERIALS** were to be brought onto the site, unless specifically approved by the Mining Board.
9. March 29, 2010 - Renewal of (ML1003) GRG license approved with conditions “Upon termination of mining operations, the licensee shall be responsible to reclaim the site in accordance with reclamation plans approved by the review board. **In no event shall any additional materials be allowed to be added to these stockpiles and a license granted for storage or stockpiling of mined products shall not interfere with or excuse reclamation as otherwise required under this article.**”

Renewal of (ML1004) - GRG/DeWent approved with conditions: “In no event shall any additional materials be allowed to be added to these stockpiles and a license granted for storage or stockpiling of mined products shall not interfere with or excuse reclamation as otherwise required under this article. **Materials may be imported for processing on site (referring to materials from the Cedar Lake east). The license does not include a crushing operation.**”
10. November 16, 2010 - license was approved for (ML1009) Cedar Valley Associates license with the haul route as follows: “**The haul route will originate at the new access driveway to 28th Ave. and across from 24th Ave. and will go east on Fillmore as shown on the site plan dated 9-7-2010 and will continue east on Fillmore traveling about to the entrance to the Jenison Plant #16. No crushing on the mining site shall be allowed. No materials shall be allowed to be brought onto the site.**”
11. September 15, 2014 - license was approved for (ML1401) Cedar Valley Associates license with the same haul route to originate at the two new access driveways to Fillmore (plan 8-22-2014) to the entrance to the Jenison Plant #16. **No crushing on the mining site shall be allowed. No materials shall be allowed to be brought onto the site.**
12. **March 16, 2015** - license approved for a renewal of (ML1501) GRG/DeWent license with a condition of approval that **no materials shall be brought onto the site.**
13. **February 20, 2019** - license approved for renewal of (ML1901) the Cedar Valley Associates license with the same haul route down Fillmore to the Jenison Plant #16. **No crushing on the mining site shall be allowed. No materials shall be allowed to be brought onto the site.**

INFORMATION FROM THE APPLICANT

As noted in the narrative provided, materials have been brought onto the site for processing from off-site locations with the approval from Georgetown Township since 1979. In no meeting minutes that reference bringing material from off-site location limited the material from being brought from within the Township. The 2010 renewal of ML1004 stated, "Materials may be imported for processing on site."

Furthermore, in the 1999 Application for Mineral Mining (ML9901) by Grand Rapids Gravel which included all the parcels being applied for in this license besides the two tied to the DeWent piece (70-14-02-100-004 and 70-14-02-100-007), included Crushed Concrete. This license was approved and renewed in 2005 as shown on the initial mining license. The conditions of the 2010 renewal for this license stated, "The license does include a crushing operation." Parcels 70-14-02-100-004 and 70-14-02-100-007 were under ML0101 and did not include Crushed Concrete.

ADDITIONAL NONCOMPLIANT USE

A Township Board trustee informed staff that he goes to buy stones for his house from the GRG mining site. All the GRG parcels are located in the LDR and RR zoning districts which are residential districts. The selling of stone would be considered a retail business and/or an open air business, neither of which are allowed in the residential districts (only allowed in commercial districts). **Retail sales and open air businesses are not uses allowed with a mining operation unless approved separately from the mining license (which they could not be approved).** Further, no request is included on the application for retail sales or for an open air business. Those uses are not allowed.

Applicant's response:

In 1957 Grand Rapids Gravel Company was granted permission to operate a commercial sand and gravel pit in accordance with the provisions of Article IV, Section 2 of the Zoning Ordinance of Georgetown Township. This was on the property off Fillmore St just East of the Huizenga Gravel Operation. Grand Rapids Gravel has never received notice of a revoking of their permission to operate a commercial sand and gravel pit. Furthermore, on February 21, 2001, The Georgetown Township Board approved Special Use Permit (SUP0102) for Grand Rapids Gravel to operate commercial soil removal on parcels of land described as 70-14-02-100-004 and 70-14-02-100-007.

Zoning Administrator's response:

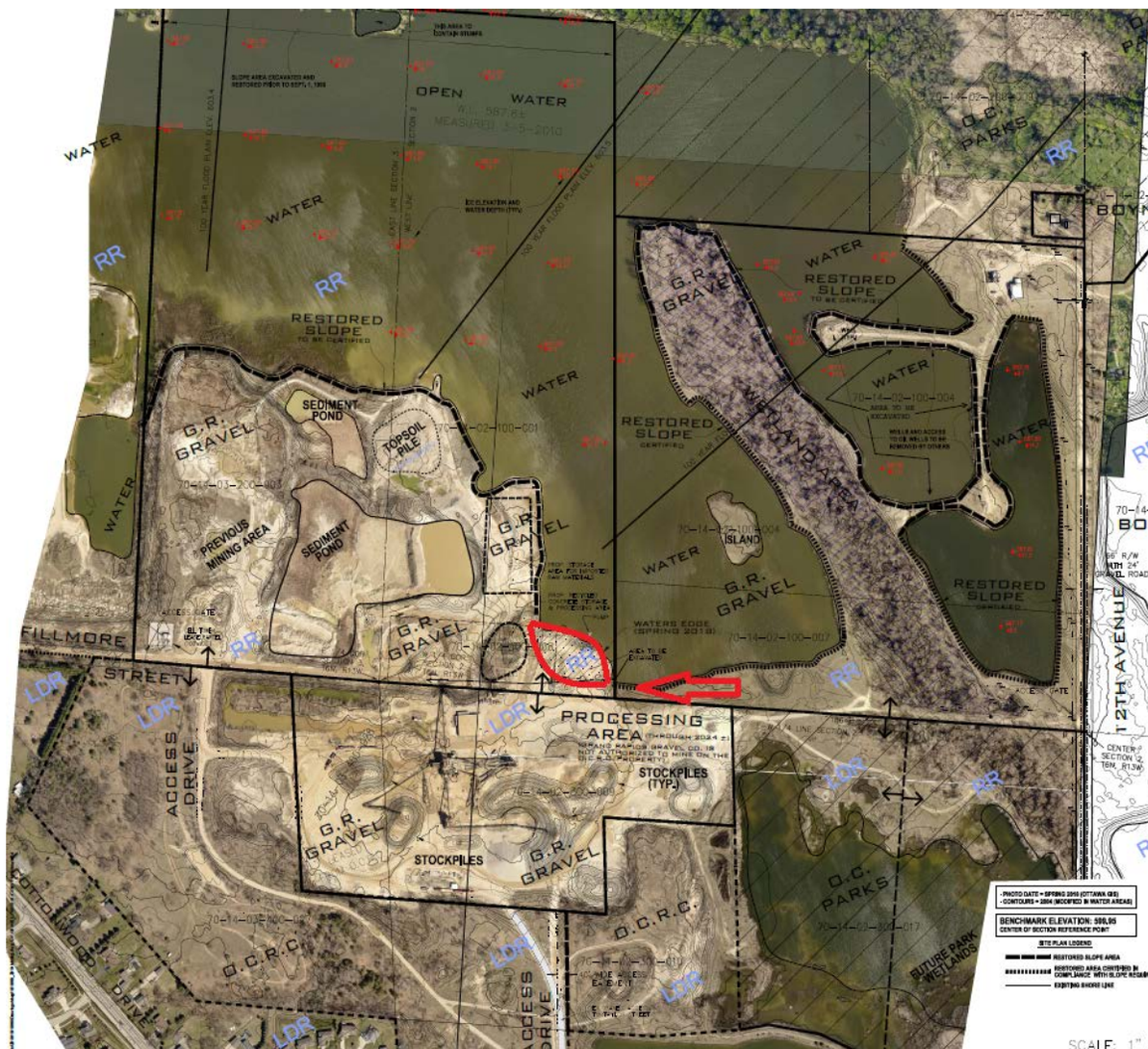
Open air businesses and retail sales are only allowed in a commercial district and neither of the uses have ever been considered part of commercial soil removal special use permit nor part of a gravel mining agreement. Those uses are NOT allowed in the residential zoning distinct and are not uses allowed with a mining license or special use permit for commercial soil removal. Therefore, those uses must cease immediately.

EXCAVATION

At the pre-application conference, GRG stated that they are **not** excavating materials from their Fillmore site, but rather processing materials brought onto the site from other locations, including from the Cedar Valley mining site on Fillmore between 24th and 28th Ave., and including materials from outside the Township such as Plainfield Township (which has stopped at this point).

Initially, the site plan submitted with the application (dated 6-11-19, which is the one distributed to the Mining Board) showed no areas to be excavated. However, when questioned about the excavating areas, one revised paper plan (and electronic copy) was submitted to show a small portion to be excavated. See below.

The memo provided by the applicant states that “Ottawa County Parks Department is currently working with the MDEQ to see if the Oil Wells on the DeWent property can be capped and abandoned. If the wells are able to be capped, this would allow Grand Rapids Gravel to mine the access drives to said wells. This would create more mining, roughly 70,000 – 80,000 tons, but would be valuable materials being found in Georgetown Township and then presumably used in Georgetown Township. It would also be a plus for the Ottawa County Parks Department as they would have a larger open body of water at the finished site.”



The applicant also provided the following since the initial staff report.

1. *The excavation area is shown on the map.*
2. *We are reclaiming the DeWent parcels to a certified in compliance slope requirement. For these two parcels, that has always been the reclamation plan and shown on site plans except if the oil wells were able to be closed. However, the onset of the final park will be designed around the features left by the mining according to Bauer Ford.*
3. *GRG, the other mining operations in the area, nor OCPD had the idea that they would build the park for free at the cessation of mining.*
4. **Remaining Gravel On-Site:**
 - *25,000 tons located directly south of the pump on P.P. No. 70-14-02-100-004*
 - *80,000 tons located on peninsulas to Oil Wells on P.P. No. 70-14-02-100-004*
 - *80,000 tons located under Hopper and extension of Fillmore on P.P. No. 70-14-02-100-008 and P.P. No 70-14-03-200-003*
5. *The remaining gravel has not been processed for numerous reasons. The 80,000 tons on the DeWent piece has not been able to be mined because GRG has been required to leave access to the Oil Wells owned and operated by Fischer McCall. If the Wells are capped and abandoned, GRG would immediately, if license is approved, mine this area. The other 80,000 tons under the Hopper and Fillmore road has not been mined due to the ongoing operation. For efficiency and feasibility, this area is set up to be the last area mined.*

REVIEW

Section 26-76 lists the application procedures as follows:

(e) The application filed with the mineral mining official shall provide the following information and be accompanied by documents, plans, maps and other attachments as the applicant deems necessary or as are required herein.

- (1) The name of the owner(s) of the site from which minerals will be mined or upon which the mineral mining operations will take place.

Provided. Grand Rapids Gravel.

- (2) The name and address of the applicant(s) for the license.

Provided. Grand Rapids Gravel (Jim Dykema).
2700 28th St SW
Wyoming, MI 49519

- (3) The name and address of the person, firm or corporation who will be conducting the mineral mining operations.

**Provided. Grand Rapids Gravel (Jim Dykema).
2700 28th St SW
Wyoming, MI 49519**

- (4) The location, width and grade of all easements or right-of-way on or abutting the site.

Applicant's response:

The grades are shown via Topo on the map. The width and grade of the easements are also shown on the map.

- (5) The location of all structures on the site.

Provided on the map.

- (6) The location of all areas on the site subject to inundation or flood hazard, and the location, width and directions of flow of all watercourses and flood control channels that may be affected by the excavation.

Provided.

- (7) Processing and storage areas.

Provided.

- (8) Proposed fencing, gates, parking and signs.

Applicant's response:

No trespassing signs are noted to be posted a maximum of 150 feet apart. As noted, there will continue to be a condition, 'All entrances and exits to the site shall be securely locked during hours when mining operations are not permitted on the site.' There is no proposed fencing and this has been adequate for Georgetown Township as all parcels attached to this application are currently or have previously been monitored by this mining ordinance and have never been found to be out of compliance.

Parking is shown with the continued dashed line of the access road next to the scale house.

- (9) The location, size, and legal description of the site and the area of the site from which minerals will be mined or upon which the mining operations will take place.

Applicant's response:

The location, size, and legal description of the mining operation is provided on the map and with general note #1. An area that may be mined before the completion of the operation is also shown on the map.

- (10) A detailed statement of the types of minerals to be mined, stockpiled or processed on the site or transported from the site.

Applicant's response:

Sand, Gravel, and Crushed Concrete

Zoning Administrator's response:

Provided. However, the determination will have to be made if materials from outside the Township are allowed to be brought to the site for processing, including materials for crushing.

(11) A detailed statement of the proposed method of mining, stockpiling, processing or hauling.

Applicant's response:

Haul material onto site from Cedar Valley, Other GRG locations, may dig with crane. Gravel train removal. On-site processing and crushing.

Zoning Administrator's response:

Provided. However, the determination will have to be made if materials from outside the Township are allowed to be brought to the site for processing, including materials for crushing.

(12) The off-site route over which materials will be hauled to or from the site, including an identification of the truck routes that will be used.

Provided.

Applicant's response:

Vehicle access to this site:

Primary Access from Taylor Street Secondary Access from Fillmore Street

(13) A description of the location, width and proposed surface treatment of all on-site roads, including driveway approaches.

Applicant's response:

The location of the driveway approaches are shown on the map, and are paved roughly 26' wide of asphalt. The location of on-site roads are shown on the map, but the width can change based on the size of the stockpiles at any given time. Both the driveway approaches and on-site roads are currently under the condition that, "All roads within the site are to be maintained in a manner that controls dust and prevents debris from being carried onto public streets." Grand Rapids Gravel has stated in their application, they would like to leave this condition in place. General note #18 also says the approaches are paved.

Zoning Administrator's response:

The plan only notes that a section of the road will be paved. As per Sec. 26-83, a minimum of 300 feet from the entrance to the pavement of the public road shall be paved.

However, after visiting the site, the entire road in this area is only used by the mining companies and the proposals appears to be adequate.

The Mining Board will make the determination if this is sufficient.

Sec. 26-83. Minimum standards and requirements.

(f) On-site roads:

(2) To minimize the deposit of dirt, gravel and dust onto a public street, a paved or bituminous surface shall be provided for all on-site entrance and exit roads for a distance into the site of not less than three hundred (300) feet from the edge of the pavement in the public street right-of-way.

(14) The location of any floodplain, floodway, wetland, lake, creek, stream, easement or wooded area affecting or adjoining the site.

Provided.

(15) Identification of the use and zoning district of all adjoining or contiguous properties.

Provided.

Applicant's response:

Property directly West of the Westerly Edge of Application Property is zoned as Rural Residential. The current use of this property is a Mineral Mining Operation conducted by Huizenga.

Property directly South of Fillmore and on the Westerly Edge of Application Property is zoned as Low Density Residential. The current use of this property is open area with no structures.

Property directly South of leased property from OCRC from the East side of Taylor Street moving West is zoned as Low Density Residential. The current use of this property is Taylor Street and an area full of trees.

Property directly South of leased property from OCRC from the East side of Taylor Street moving East is zoned as Low Density Residential with a body of water. The current use of this property is 95% water.

Property directly East of leased property from OCRC to 12th Ave. is zoned as partially Rural Residential and partially Low Density Residential. The current use of this property is a wet lands area.

Property directly East of 12th Ave. is zoned as Rural Residential. The current use of this property is a mineral mining operation of Nick Boynton.

Property boarding the North Easterly Edge of Application property is zoned as Rural Residential. There is currently no activity on this property.

(16) A description of the types of machinery, equipment and facilities to be used at the site and where the machinery, equipment and facilities will be located and stored on the site.

Applicant's response:

Mobile equipment:

- (1) *Caterpillar 980M loader*
- (1) *Caterpillar 980K loader*
- (1) *Caterpillar 730 haul truck*
- (1) *Linkbelt LS 208H dragline crane*
- (1) *Caterpillar 376 skidsteer*
- (1) *International water truck*
- (1) *Ford F350 maintenance truck*
- (1) *Dodge maintenance truck*

Gravel processing plant:

- *Drive-over hopper with Hewitt-Robins vibrating pan feeder*
- *Primary tower with Diester 8' X 20' screen*
- (2) *McClanahan 44" log washers*
- (1) *Hewitt-Robins 5' X 14' rinse screen*
- (1) *Eagle Iron Works sand classifier*
- (1) *Eagle Iron Works twin 48" dewatering screw*
- *Nordberg 4800 cone*
- *Barmac vertical shaft impactor*
- *Nordberg 4 1/4' short-head cone*
- (1) *McClanahan twin 36" dewatering screw*
- (2) *Hewitt-Robins 6' X 20' sizing screens*
- (2) *Hartman-Fabco 150' stacking conveyors*
- (1) *Eagle Iron Works twin 36" dewatering screw*
- (20) *interplant conveyors*
- (1) *Motor (electric) control building*

Miscellaneous:

- (1) *Weigh-Tronic 10' X 70' platform truck scale*
- (1) *Hartman-Fabco portable feed hopper*
- *500' feet of Swift transfer conveyor*
- *1,200 feet of Central Michigan Tool & Equipment transfer conveyor*

(17) The estimated number of years to complete mining and reclamation operations at the site and the number of phases, as applicable.

Provided as per the memo:

Timeline:

1. GRG is applying to be done processing material by December 31, 2021.
2. GRG will be done hauling material onsite by March 15, 2021.
3. The removal of all stockpiled material to be completed by December 31, 2022.
4. The plant, mining equipment, and buildings (not to be left for OCRC) to be removed by December 31, 2022.
5. Reclamation and stabilization of site to be completed by July 1, 2023.
 - a. Reclamation of possible areas to be started earlier with Ottawa County Parks.

The Mining Board will make the determination if this is acceptable.

(18) Any other information reasonably necessary to determine the character and nature of the proposed mining operations.

Members of the Mining Board should contact the mining official with requests for any addition information they might deem necessary for this review.

(19) An overall plan of operation including a topographic survey map of the site drawn at a scale not less than 1 inch = 200 feet showing on a four-foot contour interval existing grades of the site prior to any mineral removal and proposed grades subsequent to mineral removal. The plan shall identify the north direction. The plan shall clearly show the area to be mined, including existing land use, structures, and roads within 100 feet of all property lines, areas for stockpiling, maintenance areas, berms, fencing, other proposed uses of the site and other information required by this article. The plan of operation shall be accompanied by a projected schedule of mining operations, including the following specific dates:

- a. Commencement and completion of mining operations as provided by the plan of operation;
- b. Commencement and completion of erosion and drainage control measures to be instituted during mining operations; and
- c. Commencement and completion of fencing, roads, utilities, or any other structures or improvements to be located on the site as provided by the plan of operation.

Provided.

Applicant's response:

The site-plan provided is a topographic survey map drawn at a scale 1" = 150'. It has 2' interval existing ground contours and other topographical features. The plan does clearly show existing land use, structures, and roads within 100 feet of all property lines, areas for stockpiling, maintenance areas, and berms (via contour intervals).

- a. Commencement and completion of mining operations as provided by the plan of operation; ***Final Completion Date for site is June 30, 2024.***
- b. Commencement and completion of erosion and drainage control measures to be instituted during mining operations; and ***Applicant currently has a soil erosion permit with the County that will need to be renewed during the time of this extension, if approved.***
- c. Commencement and completion of fencing, roads, utilities, or any other structures or improvements to be located on the site as provided by the plan of operation. ***Located on map.***

(20) A plan of reclamation shall be submitted in three parts consisting of: a recent aerial photograph of the site with a general plan of reclamation as an overlay or as a separate drawing; a reclamation contour plan; and a description of reclamation methods and materials proposed for restoration of topsoil and replanting. The general plan of reclamation shall be presented at the same scale as the plan of operation and shall provide the following information:

Applicant's response:

See signed letter accepting the Bend in the River Plan. This was also the same understanding when the original licenses tied to these parcels were granted mining licenses years ago. The completed slope reclamation is shown via the site. The areas underway are also shown on the site as being restored slope area, but work will be done within this time frame to bring it to certified compliance with slope requirements. This has not been completed to date because an ongoing possibility of mining the peninsula on P.P#70-14-02- 100-004. This restoration can begin now, granted, the OC Parks Group is not going to try and remove the access to the oil wells that are found between the peninsula and 12th Ave.

As we are acknowledging this project to be done in 5 years, there is no other 5-year increment plan needed as the 5-year plan will be the completion. Top Soil storage for reclamation is shown on the map.

On May 21, 2019 John Schultz and the Parks Board meet onsite with GRG management to discuss the future land use. They had two separate conceptual plans based on the topographic left from the mining operation. This shows that there has not been an approved reclamation plan that needs to be conformed to. There is the understanding that the mining operation will leave behind certified and approved slopes along with a buildable area for the Parks Department if they purchase the land.

- a. ***The general areas of land which have already been completely reclaimed, if any. MAP***
- b. ***The general areas of reclamation underway. MAP (sloped but not certified)***
- c. ***The general areas currently used or proposed for use for topsoil and overburden storage. MAP***
- d. ***The general areas proposed for reclamation during each year of the five-year license period. Not shown in phasing, similar to other licenses***
- e. ***The general areas proposed for topsoil and overburden storage. MAP***
- f. ***The acreage for each item shown on the overlay or separate drawing.***
- g. ***A reclamation contour plan with contour intervals not to exceed two feet indicating the general grade and slopes to which excavated areas will be reclaimed. MAP***
- h. ***A description of the method and materials proposed for restoration of topsoil to the required fertility and the amount of any type of planting that will be undertaken as a part of the reclamation plan.***
- i. ***The projected schedule of reclamation operations, including the following specific dates: commencement and completion of reclamation operations as provided by the reclamation plan; commencement and completion of erosion and drainage control measures to be instituted under the reclamation plan; and commencement and completion of final grading, topsoil replacement, and replanting as provided by the reclamation plan.***

Zoning Administrator's response:

Provided with the signed letter accepting the Bend in the River Plan. The memo provided by the applicant states the following:

Reclamation:

GRG has done some of the future reclamation already, and this is laid out on the site plan map previously provided. For simplicity and ease, let us look at the reclamation in sections:

- *DeWent Property (P.P. No. 70-14-02-100-004 and P.P. No. 70-14-02-100-007)*
 - *Reclamation has not been completed on the entire peninsula because of an ongoing investigation of the wooded wetland on the property. GRG was working with King & MacGregor to evaluate if the DEQ would allow GRG to mine this area. Thus, the reclamation was not able to be completed until that opportunity no longer existed. At this date, GRG is no longer pursuing the extraction of minerals on this portion of the property and will work to restore the slopes to certification prior to the end of 2020.*
 - *To the East of the large peninsula, the reclamation plan is tied to the ongoing investigation of the Oil Wells. If the Oil Wells are deemed to be abandoned and can be capped, GRG will excavate the entire path to the wells and only restore a small island that the capped wells will remain. With DEQ approval, this process would start immediately and be completely restored before the end of this ML terminates.*
- *North West shoreline of remaining land mass (P.P. No. 70-14-03-200-003)*
 - *The shore line has been restored and should be restored to certification by the end of 2019. Inland, the slopes are greater than the required 1' in 3' slope. However, the slopes are very stable and have a wealth of vegetation already in place. After walking the property with the Ottawa County Parks Department Representative, both parties are hoping the Mineral Mining Board will approve the current area to remain as is. The current contours will provide a better natural park and be beneficial for all.*
- *North East shoreline of remaining land mass (P.P. No. 70-14-02-100-001)*
 - *The shore line will need some work to come into compliance. However, GRG is working with the Parks Department in order to find common ground in their proposed grading plan. GRG is committing to helping wherever is possible and feasible and this area is still being discussed to accommodate the proposed beach.*
- *Remaining land and Parcels*
 - *The remaining area cannot be completely reclaimed until the processing plant is shut down. At that point, if the approval of this license is granted, 12/31/2021, reclamation would begin on the area. All area not utilized for stock piles would then be reclaimed to standard by 12/31/2022. At this date, the stockpiles would be completely removed and that area would be reclaimed by 07/01/2023.*

The Mining Board will make the determination if this is acceptable.



James A. Dykema
2700 28th St. SW
Wyoming, MI 49519
(616) 363-6895

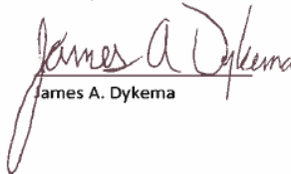
June 10, 2019

Mannette Minier
Mining Official
Georgetown Township
1515 Baldwin Street
Jenison, MI 49429

Dear Mrs. Mannette Minier,

Please record this signed letter as documentation for the reclamation plan of ML1902 which is being applied for by Grand Rapids Gravel. The company is accepting the Bend in the River plan as the reclamation plan for the new mining license.

Thank you,


James A. Dykema

Date: June 10, 2019

f) Operation plans and reclamation plans shall be prepared to clearly depict and describe the sequence of mining operations including existing conditions, mining underway, mining completed, mining proposed, reclamation proposed, stockpiles, roadways, and similar land use elements. Operation plans and reclamation plans shall clearly identify and locate one or more permanent benchmarks as necessary to determine compliance of the mining operations or reclamation activities with the contours and elevations shown on the plans. All plans and maps required to be submitted as a part of the application shall be prepared and sealed by a registered civil engineer or land surveyor.

(g) If the application is for an existing mineral mining operation or for renewal of a license previously granted under this article, the application shall include a statement regarding compliance with the minimum standards and requirements of section 26-83 of this article and with the other standards, requirements, conditions or plans which are applicable under this article to the site in question.

Will be a condition of approval.

(h) All applicable documents, including required plans and maps, will be reviewed to determine compliance and consistency with the minimum standards and requirements of section 26-83 of this article. Accordingly, applicants are strongly advised to thoroughly review those standards and requirements (as well as other provisions of this article) and to address any questions regarding applicable requirements or procedures to the mineral mining official prior to preparing or finalizing their application for a license.

Section 26-83 lists the minimum standards and requirements as follows:

Sec. 26-83. Minimum standards and requirements.

Applicant's response:

****Along with the below submission, please find the signed document acknowledging the minimum standards attached. This document seems to be an equivalent to the acknowledgements of this section for the approved licenses of Portenga and Cedar Valley Farms.****

Grand Rapids Gravel is aware of section 26-83 of the article and is in compliance with all minimum standards. Specific areas called out in the staff report with responses are below:

- (a) Applicability: The minimum operational, maintenance, performance and reclamation standards and requirements provided by this section shall apply to all mineral mining sites, new or existing.
- (b) Fencing and signs: All areas of the perimeter of a site which located within 100 feet of the property line which exceed a slope of three feet horizontal to one foot vertical may be fenced with a four-foot high fence and shall be posted with signs not less than 300 feet apart adequate to indicate the danger of trespassing in the area, unless a common line agreement exists. The review board may also require fencing or signs around all or any portion of the perimeter of a site or around any water areas, including retention ponds and setting ponds, as necessary to protect the public health, safety and welfare. The minimum specifications for site fencing shall be as follows: #9 gauge top wire; #12 gauge bottom wire; all stays shall be of #14 gauge wire with spacing of six inches vertical by 12 inches horizontal. Support posts shall be spaced no greater than 16 feet apart.

Applicant's response:

(b) Fencing and signs: Grand Rapids Gravel has had the same signs posted at the site in the entirety of the mining operation since this ordinance has taken effect. Grand Rapids Gravel has never been found out of compliance in annual inspections.

- (c) Screening: All areas being actively excavated may be required to be visually screened to a height of six feet from all adjacent public highways and adjacent lands zoned residential or, alternatively to have a greenbelt, as defined in the township zoning ordinance, located within the 100 foot area inside the property line unless a common line agreement exists. To determine whether the areas of active excavation are visually screened from adjacent public streets, visibility shall be evaluated based on the line of sight as viewed from points which are four feet above the nearest street paving. To determine whether areas of active excavation are visually screened from adjacent residential property, visibility shall be evaluated based on the line of sight as viewed from points which are six feet above the mean ground elevation of the adjacent residential property. The following methods are acceptable for screening of mining areas and may be used singly or in combination as necessary to achieve the required screening result:

- (1) Construction of a raised earth berm area on the site along the boundary lines abut a public highway or abut privately owned property which is improved and occupied for residential purposes (including property upon which dwellings are built and occupied after the effective date of this article). The berm shall be of sufficient length and height to screen the mining area. During

the planting season following the placement of the berm and as often as may be necessary to assure the existence of a vegetative groundcover, the applicant shall seed or plant the berm in a manner for the area and soil conditions to provide vegetation to prevent erosion and to provide a visible ground cover substantially similar to the vegetation cover growing on adjacent properties. The slope of the berm shall not exceed a slope of three feet horizontal to one foot vertical.

- (2) Planting of evergreen trees along the boundaries of the site with sufficient rows and depth to permit effective screening of the mining area as required by this section.
- (3) Construction of a fence of any material which is compatible with the character of the surrounding area. The fence shall provide at least an 80 percent solid visual barrier and shall be maintained in good repair.
- (4) Use of other methods as determined by the review board to be appropriate and sufficient to achieve the required screening.
- (5) The review board may waive the screening requirements of this section to the extent that the topography of the area or other natural conditions act as a screen which meets the intent of the screening requirements of this section.

Applicant's response:

(c) Screening: Grand Rapids Gravel has had visual screens to six feet whenever excavation has taken place. Grand Rapids Gravel has never been found out of compliance in annual inspections. At the current moment, there is no active mining taking place, however screening from public roadways and residential areas is still present.

(d) Hours of operation: The maximum hours of operation on a site shall be 7 a.m. to 6 p.m., Monday through Friday and 8 a.m. to 3 p.m. on Saturday. Mining operations shall not be permitted at any time on Sundays. The review board may place further restrictions on the hours of operation as necessary to protect the health, safety and welfare of neighboring properties and residents.

The plan lists hours of operation in accordance with the ordinance requirements. The mining board may restrict the hours further if deemed necessary.

(e) Access to public roadways: All sites shall have access to at least one public street. All driveway approaches providing access to a site from a public street must be approved by the Ottawa County road commission.

Approval from the Ottawa County Road Commission must be provided.

(f) On-site roads:

(1) All on-site roads shall be maintained by the operator to minimize dust through the application of chloride, water and/or similar dust retardant materials. The application of oil to on-site roads is prohibited. Truck washing equipment may be required by the review board if other methods of dust control are not sufficiently effective.

(2) To minimize the deposit of dirt, gravel and dust onto a public street, a paved or bituminous surface shall be provided for all on-site entrance and exit roads for a distance into the site of not less than three hundred (300) feet from the edge of the pavement in the public street right-of-way.

(3) All entrances and exits to the site shall be securely locked during hours when mining operations are not permitted on the site.

Applicant's response:

(f) On-site roads: All on-site roads have not been changed from the previous approval of the licenses tied to these parcels. It is listed that entrances will be paved in the general notes section of the site-plan and it is over 300'. This is also been in effect and Grand Rapids Gravel has never been found to be out of compliance in annual inspections. Additional information about dust can be found in the conditions from 2015 already tied to the only access point to the parcels currently licensed and have never been found out of compliance.

Zoning Administrator's response:

The ordinance requires 300 feet of bituminous surface. The Mining Board can determine if what is provided is acceptable.

(g) Machinery, equipment and facilities: All vehicles, machinery, equipment and facilities used in connection with the mining operations shall be used, operated and maintained in a manner to reduce, to the maximum extent practicable, noises, vibrations, dust or other adverse conditions which interfere with the reasonable use and enjoyment of surrounding property.

Applicant's response:

(g) Machinery, equipment and facilities: All of our machinery, equipment and facilities are maintained in a manner to reduce adverse conditions which interfere with the reasonable use and enjoyment of surrounding property. The only change in machinery will be a crusher brought onto site (area labeled on map) for two weeks annually. GRG does not expect any complaints from surrounding properties due to the distance / screening / and crushing operation noise level.

(h) Transportation vehicle standards:

(1) All vehicles used to transport excavated material shall be loaded in a manner so that the material cannot be unintentionally discharged from the vehicle. Vehicles shall be cleaned of all material not in the load-bed prior to entering the public streets.

(2) If materials excavated from the site are deposited or spilled upon the public roadway, it shall be the responsibility of the licensee, without requiring any action or request by the township, to immediately remove the spilled or deposited material.

Approval shall be conditioned upon these requirements.

(i) Lighting: All lighting used to illuminate the mining area, access roads, stockpile areas, and other areas used in connection with the mining operations shall be directed away from surrounding property.

The review board may also require that lighting be shielded if the lighting shines directly toward a residential use or a public street.

Appears to be met since no mention is made of the use of any lighting.

(j) Location of excavation: No excavation shall be made which creates a pit or depression within 100 feet from the nearest right-of-way line or property line, unless otherwise approved pursuant to a procedure authorized in the township zoning ordinance. In the event contiguous parcels of property are used for mining purposes, the review board may require the partial or complete elimination of minerals between such parcels of property. However, the review board may prescribe stricter requirements regarding the location of excavation as necessary to provide lateral support to surrounding property as required by soil or geographical conditions, or as otherwise necessary to preserve the public health, safety or general welfare.

A very small area remains to be excavated unless the wells are capped. That is the point for the Mining Board to consider.

Applicant's response:

(j) There has been / nor will there ever be excavation which creates a pit or depression within 100' of the nearest right-of-way line or property line.

(k) Drainage and erosion control:

(1) All excavations shall be made to a minimum five-foot deep with a minimum ten-foot average depth, provided, however, that the slope of the bed of any water area for the first 25 feet from the shoreline shall not exceed five feet horizontal to one foot vertical. The provisions of this subsection (k)(1) shall not apply to any water area which has been fully reclaimed prior to September 1, 1998.

(2) Surface water shall be directed in a manner so as not to interfere with adjoining property. However, the maintenance of the natural flow of surface water shall not be deemed an interference with adjoining property.

(3) Erosion control measures shall be instituted to comply with the Soil Erosion and Sedimentation Control Act (Act No. 347 of the Public Acts of 1972, as amended).

Provided.

Applicant's response:

(j) Drainage and erosion control: Grand Rapids Gravel has a current soil erosion permit and has never had an issue with drainage or erosion control.

(l) Dust control: Dust control measures shall be instituted to comply with the Michigan Clean Air Act (Act No. 345 of 1965, as amended) and to prevent dust from being a nuisance to adjoining property.

Will be a condition of approval.

(m) Noise control: Noise control measures shall be instituted to comply with any applicable Michigan statute, rule or regulation and Section II(15) of Township Ordinance No. 135, [section 38-72 of this Code] including amendments.

Will be a condition of approval.

(n) Special land conditions: A licensee shall comply with all soil erosion, wetlands and floodplain rules and regulations of the State of Michigan, Ottawa County and the township.

Will be a condition of approval.

(o) Fueling of vehicles: Fueling of vehicles on any site shall comply with statutes, rules and regulations enforced and implemented by the Michigan Department of Environmental Quality.

Will be a condition of approval.

(p) Treatment of banks:

(1) The banks of all excavations shall be sloped to the water line in a water-producing excavation, and to the pit floor in a dry operation at a slope to a degree not less than that required to prevent accelerated erosion and to a degree sufficient to maintain vegetation. In no event shall the finished slopes of banks exceed a slope of three feet horizontal to one foot vertical.

(2) The banks of all excavations shall be reclaimed with vegetation as required by this article.

The plan shows areas of restored slopes and the memo notes how this complies with the Bend in the River Plan.

Applicant's response:

(p) Treatment of banks: The slopes have been discussed with John Schultz at public meetings and no reference by John ever stated these were not in accordance to the Bend in the River Plan.

(q) Vegetation: Vegetation shall be reclaimed by the use of top soil and appropriate seeding of grasses or planting of shrubs or trees on all areas of the site except areas which will be submerged under water or within 25 feet of the shoreline of submerged areas.

The plan shows areas of restored slopes and the memo notes how this complies with the Bend in the River Plan.

Applicant's response:

(q) Vegetation: With discussions with the Parks Department, vegetation will be left on buildable land once all mining operations is ceased unless otherwise requested by the Department.

(r) Stockpiling and replacement of topsoil: If topsoil exists suitable for growing turf or other vegetation at the time the mining operations are scheduled to begin, topsoil may be stockpiled on the site. When mining operations are completed the entire site shall be covered with a minimum of four inches of topsoil. The replacement of topsoil to a minimum depth of four inches shall be made immediately

following the termination of the mining operations or any phase of the operations, as applicable. The topsoil shall be replaced in a manner suitable for growing turf or other vegetation.

Provided.

(s) Fill material: If filling of an excavated area is necessary during reclamation, only inert material, as defined by the Michigan Solid Waste Management Act (Act No. 641 of the Public Acts of 1978, as amended) shall be used.

Will be a condition of approval.

(t) Termination of operations and reclamation: Upon termination of mining operations, the license shall be responsible to reclaim the site in accordance with reclamation plans approved by the review board. If the licensee fails to reclaim the site as required by the approved reclamation plans, the township may come upon the site and reclaim the land in accordance with those plans and may use the proceeds of the performance guarantee required by this article to defray the costs of the reclamation.

The applicant has provided a signed letter accepting the Bend in the River Plan, to be completed either by Ottawa County or the applicant.

(u) Cessation of mining:

(1) Upon the cessation of all mining operations (or any phase of operations, as applicable) except stockpiling, and within a reasonable period of time, not exceeding 12 months thereafter, all tanks, buildings, stockpiles, and equipment shall be removed from the site unless the building or structures can lawfully be used on the site for other purposes as permitted by applicable laws or ordinances.

(2) Storage and stockpiling of mined products after cessation of mining activities may be permitted by the review board by annual license granted for that limited purpose. **In no event shall any additional materials be allowed to be added to these stockpiles and a license granted for storage or stockpiling of mined products shall not interfere with or excuse reclamation as otherwise required under this article.**

Areas no longer being excavated shall be reclaimed as per the Bend in the River Plan and the memo provides compliance with this.

Applicant's response:

(u) Cessation of mining: Cessation of all mining operations has not occurred on the site and therefore making this section obsolete.

(v) Special circumstances: Because of extraordinary circumstances, peculiar or unforeseen conditions or reasonable engineering concerns, the township may require compliance with performance standards and other reasonable conditions not otherwise specified herein in order to protect the health, safety and general welfare of neighboring property and persons.

SUMMARY

The Mining Board shall determine the following:

- 1. Once excavation is completed, is the mining operation done?**
- 2. Should materials be allowed to be brought onto the Grand Rapids Gravel (“GRG”) Fillmore site (which would, in essence, turn this into an industrial site in a residential district)?**
 - a. From within the Township, including the Cedar Valley mining site less than two miles away, as long as approved with that mining license?**
 - b. From other locations outside of Georgetown Township?**
- 3. Should a crushing operation be allowed? (If yes, under what conditions?) This is a residential area.**
- 4. Is the proposal for reclamation acceptable?**
- 5. Is the use of an open air business or retail sales (selling of stones/rocks) allowed in the residential district, in violation of the Zoning Ordinance?**
- 6. Is the pavement of the road sufficient? The plan only notes that a section of the road will be paved. As per Sec. 26-83, a minimum of 300 feet from the entrance to the pavement of the public road shall be paved. However, after visiting the site, the entire road in this area is only used by the mining companies and the proposals appears to be adequate.**
- 7. Is the timeline acceptable or should it be modified when excavation is complete?**

Timeline:

GRG is applying to be done processing material by December 31, 2021.

1. GRG will be done hauling material onsite by March 15, 2021.
2. The removal of all stockpiled material to be completed by December 31, 2022.
3. The plant, mining equipment, and buildings (not to be left for OCRC) to be removed by December 31, 2022.
4. Reclamation and stabilization of site to be completed by July 1, 2023.
 - a. Reclamation of possible areas to be started earlier with Ottawa County Parks.

DISCUSSION POINTS

- The site plan that was submitted shows a very small area left on the Fillmore mining site to be mined by having materials extracted.
- At the pre-application meeting, a GRG representatives admitted that they were no longer extracting materials from the Fillmore site and were processing materials brought onto this site.
- The reason they were processing materials from offsite was because Plainfield Township wanted the mining operation in their township to be completed in a set amount of time and their land to be reclaimed and restored.
- Therefore, GRG and Plainfield Township had entered into an agreement that the mining operation in Plainfield Township would be completed within three years.

- Due to the fact that there were more materials in Plainfield Township than could be processed within this three year period, GRG began hauling materials from Plainfield Township to Fillmore site for processing.
- GRG also admitted that they had other locations with materials needing to be excavated and needing to be brought somewhere to be processed.
- One of those location is actually the Cedar Valley mining operation north of Fillmore between 24th and 28th Ave.
- The Cedar Valley mining license included hauling the materials off this Fillmore site to be brought to the GRG Fillmore location for processing (a very short distance of less than two miles which results in no equipment or machines having to process the materials at the Cedar Valley site on Fillmore between 24th and 28th Ave.). However, even though this was approved by the Mining Board, no approval was ever granted for GR Gravel to have those materials brought onto their site because their license specifically stated that no material are allowed to be brought onto the site.
- The DeWent gravel operation on Chicago Dr. and 18th Ave. is allowed to have materials brought onto that site; however, that operation is located in an industrial district and the industrial use is allowed by the Zoning Ordinance. The Portenga operation also is located in an Industrial district and materials may be brought onto that site for processing too.
- The Township recognizes that the materials that are mined are a valuable resource and this is important to the community and area. However, the same as Plainfield Township, Georgetown Township wants this mining operation to be completed and the land restored and does not want this operation to continue indefinitely as an industrial use in a residential district.
- The mining ordinance was adopted in 1998 with the goal and intent that minerals could be extracted from a site and when that was completed, the land was to be restored. This goal was even stated as far back as the 1964 Zoning Ordinance.
- Georgetown Township wants the excavating to be completed in the Township and the land to be reclaimed and restored. **The initial mining license application said that excavation would be completed by December 31, 2011.**
- This is a residential district and industrial uses are not allowed to be conducted in a residential district.
- The excavation was approved with the mining license; however, by their own admission, they were no longer excavating any materials from the site.
- Since excavating is no longer taking place, materials brought onto the site for processing from other locations (especially from OUTSIDE the Township) is an industrial use and is not allowed in a residential district.

Applicant's response:

Proposal for ML1902:

During the July 18th meeting, it became apparent to GRG that timing and a performance guarantee are important to Georgetown Township Staff and the Mining Board. With that in mind, GRG is modifying the request to be shorter and offer a guarantee. A specific timeline follows below, but in summary: GRG is shortening the request to process material onsite from end of 2023 to end of 2021. GRG is requesting to process somewhere between 100,000 – 200,000 tons of material from onsite as well as roughly 250,000 from offsite. Concurrent with this operation, GRG will be reclaiming the site to certification while working with The Bend in the River Project as the end use plan.

GRG believes it is critical to acknowledge that the hauling of material onto the site (if approved) will not extend the life of the mining operation. The processing plant has a higher volume capacity than which we are able to produce through solely mining onsite. Therefore, the bringing in and mixing of onsite / offsite material will not delay the completion of work at the site.

GRG is seeking permission to haul onto the site roughly 200,000 tons of material from outside Georgetown Township. GRG acknowledges this does create more traffic to our pit. However, after analyzing the volume of material, GRG believes only 3,750 trucks would be needed to complete this task. Furthermore, GRG is only asking for the proposed condition to haul from outside Georgetown Township to be allowed until 03/15/2021. If the license was granted and GRG started hauling material November 1, 2019, it would only need an average 10 trucks per (business) day to complete the task. It would be GRG's goal in terms of efficiency to have as many trucks as possible be 'heavy in / heavy out' loads which would minimize the additional daily traffic. 'Heavy in / heavy out' would be hauling in bank run material, unloading, and then loading the same truck with finished material and leaving the site. This process is a net zero to the daily traffic count as the same truck would have come to the pit empty.

Proposal for Guarantee:

Guarantee:

Grand Rapids Gravel is offering to submit a \$50,000 performance guarantee to this timeline of process and reclamation to Georgetown Township. According to the 2013, Mineral Mining Board Minutes with the Portenga License, "No other mining companies have made guarantees." Therefore, GRG believes this offer is a step above and beyond in good faith of other mining operations in the township.

TOWNSHIP GOAL

The goal is to have excavation completed as soon as possible and to have the land restored as per the restoration plan consistently approved with the initial mining license and with each subsequent renewal, which is the Bend in the River Plan.

How to accomplish the goal.

1. The way to begin to accomplish the goal is for the land where excavation is completed to be restored as per the Bend in the River Plan. It would be the land owner's decision as to whether the owner wants to restore the land as per the Bend in the River Plan or to have Ottawa County restore the land as per the plan.
2. The way to continue to strive for the goal would be for the land owner to post a \$200,000.00 bond or Letter of Credit that would specifically note dates and times for areas to be completed and restored as per the Bend in the River Plan.
3. Then a drop-dead end date could be specified as to when the entire property would be restored as per the Bend in the River Plan.
4. The Bond or LOC would be used by the Township to complete the restoration if it wasn't completed by the drop dead end date.
5. The Bond or LOC could continuously be decreased as land is actually restored as per the Bend in the River Plan.
6. The property owner could either restore the land as per the Bend in the River Plan or have Ottawa County restore the land.

CONCLUSION/MOTION –

The Mining Board can:

- (1) deny the application as presented;
- (2) approve the application as presented; or
- (3) approve the application with specific conditions.

The Mining Board may—*but is not required to*—make its decision at the public hearing. Under the Mining Ordinance, the Mining Board has up to 60 days *after* the public hearing to make its final decision. In addition, the Mining Board is required to incorporate its decision in a statement of conclusions, which shall specify the basis for the decision and any conditions imposed.¹

Legal counsel will be present at the October 16 public hearing. It is staff’s recommendation that following the public hearing and deliberation by the Mining Board, the Mining Board request that legal counsel prepare a written resolution for the Mining Board’s consideration and approval at a subsequent meeting (likely to be held next month, but no later than 60 days). The Mining Board’s decision would not be final until adoption of a resolution reflecting its decision as discussed at a public meeting.

¹ If the Mining Board considers approving the application with conditions, the Mining Board should consider conditions addressing:

- Any conditions necessary to meet the minimum standards and requirements in Sec. 26-83
- Number of years for the license (not to exceed five years per the ordinance)
- Number of years to complete the excavation at the site
- Reclamation (methods, time frame for completion)
- Allowed and disallowed uses and activities (retail sales, open-air business, crushing, processing, acceptance of materials from off-site locations, etc.)
- Amount of the performance guarantee (required by ordinance)
- Necessity of recording a notice or deed restriction concerning the license
- Other conditions that are deemed reasonably necessary to eliminate or mitigate any potentially adverse impact of the mineral mining operations on adjacent or nearby property, public services or facilities, or the natural environment; to conserve natural resources and energy; to ensure that the mining operations will not create a nuisance or unreasonably interfere with the enjoyment of life or property; or to otherwise protect the public health, safety and general welfare of the community. The conditions may include, without limitation, conditions regarding the location, design or operation of a site.

**MINERAL MINING REVIEW BOARD
GEORGETOWN CHARTER TOWNSHIP
OTTAWA COUNTY, MICHIGAN**

RESOLUTION NO. 191120-03

**RESOLUTION APPROVING, WITH CONDITIONS, THE ISSUANCE OF
MINERAL MINING LICENSE ML1902 TO GRAND RAPIDS GRAVEL**

WHEREAS, Georgetown Charter Township (“Township”) has adopted a Mineral Mining Ordinance (“Ordinance”), which governs the application, review, issuance, conditions, and other matters related to mineral mining licenses in the Township; and

WHEREAS, Grand Rapids Gravel (“GRG” or “Licensee”) of 2700 28th Street SW submitted an application for a new mineral mining license (referred to as “ML1902”) for the following seven parcels of land in the Township

- P.P. #70-14-03-200-003, located at 1625 Fillmore, zoned RR
- P.P. #70-14-02-100-001, located at 1600 Fillmore, zoned RR
- P.P. #70-14-02-100-008, located at 1600 Fillmore, zoned RR
- P.P. #70-14-02-100-004, located at 9301 12th Ave., zoned RR
- P.P. #70-14-02-100-007, located at 9225 12th Ave., zoned RR
- P.P. #70-14-03-400-028, located at 1606 Fillmore, zoned LDR (leased property)
- P.P. #70-14-02-300-009, located at 1405 Taylor, zoned LDR (leased property)

(collectively the “Site”); and

WHEREAS, on October 16, 2019, the Township’s Mineral Mining Review Board (“Board”) held a public hearing on the application for ML1902, at which representatives of GRG and members of the public spoke about the application; and

WHEREAS, the Ordinance requires the Board to render a decision on an application within 60 days after the public hearing, and to incorporate its decision in statement of conclusions relative to the application under consideration, which shall specify the basis for the decision.

NOW, THEREFORE, BE IT RESOLVED that the Georgetown Charter Township Mineral Mining Review Board hereby approves the issuance of mineral mining license ML1902 subject to the findings, conclusions, and conditions set forth below:

1. The applicant, GRG, currently operates under active mineral mining licenses that are set to expire June 30, 2020.
2. The application under consideration was determined by the Mineral Mining Official (and the Board agrees) to be an application for a new license (ML1902) for the reasons that

it would include (combine) parcels subject to existing licenses under one license and, if approved, would change or eliminate certain conditions of the existing licenses.

3. With the application under consideration, GRG is seeking a mineral mining license to (a) excavate and process on-site gravel; (b) process off-site gravel; (c) import GRG residual concrete for a limited crushing operation; and (d) reclaim the Site.

4. GRG has identified the following as the remaining on-site gravel and the Board accepts this as true based on GRG's representations and the site plan presented:

- a. 25,000 tons located directly south of the pump on P.P. #70-14-02-100-004;
- b. 80,000 tons located under Hopper and extension of Fillmore on P.P. #70-14-02-100-008 and P.P. No 70-14-03-200-003; and
- c. 80,000 tons located on the peninsulas to the oil wells on P.P. #70-14-02-100-004 (mining is subject to capping/abandonment of the oil wells).

5. GRG has represented that it intends to excavate the 105,000 tons described in Paragraphs 4(a) and (b), above, during the excavation seasons of 2020 and 2021, with completion by December 31, 2021. The Board accepts GRG's representation as true and finds it to be a reasonable time frame in which to complete the excavation.

6. GRG has indicated that if it is permitted by the Michigan Department of Environment, Great Lakes & Energy ("EGLE") to have the oil wells on the peninsulas described in Paragraph 4(c) capped and abandoned, it will excavate the gravel on the access roads to the wells on what is referred to as the "DeWent piece" prior to August 1, 2021, and if EGLE does not permit the oil wells to be capped and abandoned, GRG would forego excavation of that area. The Board accepts GRG's representations as true and finds it to be a reasonable time frame in which to complete the excavation. The Board understands that GRG has offered to forego excavation of the area of the wells if not approved by EGLE, and nothing in this Resolution shall be construed as

prohibiting GRG from extracting the gravel by GRG's proposed December 31, 2021 deadline (discussed in more detail below) should EGLE approve the request.

7. GRG is seeking permission to continue processing materials from the local Cedar Valley site in the Township (which is being brought onto the Site pursuant to the Cedar Valley mineral mining license) until the Cedar Valley project is completed. GRG has indicated that the project is expected to be completed in Spring 2020, at which time it would stop accepting materials from Cedar Valley. The Board accepts GRG's representations as true and finds the request and anticipated completion date to be reasonable based on the proximity and impending completion of the Cedar Valley project.

8. GRG is also seeking permission to bring materials from outside of the Township, specifically from Plainfield Township in Kent County, onto the Site for processing. GRG has indicated that it entered into an agreement with Plainfield Township under which it agreed to cease all mining activities on property it owns in Plainfield Township (the "Boulder Creek Site") by a date certain (within approximately three years). Under the agreement, GRG voluntarily agreed that it would not process, crush, or stockpile bank run gravel at the Boulder Creek Site. GRG is thus requesting approval to bring approximately 300,000 tons of bank run gravel from the Boulder Creek Site to the Site in the Township for processing. GRG is seeking permission to import materials from the Boulder Creek Site until 300,000 tons is reached, or March 15, 2021, whichever is sooner.

9. The Board finds and GRG has acknowledged that GRG's current mineral mining license (issued in 2015) (ML1501) prohibits the importing of materials to the Site for processing. When the Township became aware that GRG was importing materials in February 2019, Township staff reminded GRG of the prohibition and GRG immediately stopped importing materials. GRG

represents that it has not imported materials to the Site from outside of the Township since the occurrence in February 2019.

10. The Board also acknowledges that under Section 26-78, a license issued under the Ordinance “shall not relieve the licensee from complying with any other applicable statute, ordinance, rule or regulation.” The Site is located on property zoned Rural Residential (RR) and Low Density Residential (LDR). The Township Zoning Ordinance does not permit industrial uses in the RR or LDR districts and the Board finds that the proposed importing and processing of 300,000 tons of material from the Boulder Creek Site would constitute an industrial operation that is not permitted in the zoning districts comprising the Site. Such an ongoing industrial operation at the Site would be inconsistent with the Zoning Ordinance and the Master Plan.

11. The Board also finds that the proposed importing and processing of 300,000 tons of material from the Boulder Creek Site is not expressly contemplated in MCL 125.3205(3), which provides that:

An ordinance shall not prevent the extraction, by mining, of valuable natural resources from any property unless very serious consequences would result from the extraction of those natural resources. Natural resources shall be considered valuable for the purposes of this section if a person, by extracting the natural resources, can receive revenue and reasonably expect to operate at a profit.

12. The Board concludes that a condition of approval prohibiting the proposed importing and processing of 300,000 tons of material extracted from the Boulder Creek Site in Plainfield Township, Kent County, would not violate MCL 125.3205(3), as further evidenced by MCL 125.3205(4), which states that:

A person challenging a zoning decision under subsection (3) has the initial burden of showing that there are valuable natural resources located on the relevant property, that there is a need for the natural resources by the person or in the market served by the person, and that no very serious consequences would result from the extraction, by mining, of the natural resources.

In prohibiting the importing and processing of material from the Boulder Creek Site in Plainfield Township, the Board is not preventing the extraction, by mining, of valuable natural resources on the relevant property (i.e., the Site). To the contrary, the Board is permitting the extraction, by mining, of valuable natural resources on the Site (i.e., on-site gravel) within the areas and time frame proposed by GRG.

13. Because the Board's decision does not prevent extraction of natural resources, it does not determine whether very serious consequences would result from the extraction under the factors in MCL 125.3205(5). Nevertheless, the Board finds and GRG acknowledges (in its September 3, 2019 memorandum) that importing the material from Plainfield Township would create more traffic to the Site, including more "heavy" (full) trucks operating on the roadways. When GRG originally proposed to import 200,000 tons of material from Plainfield Township, GRG estimated 3,750 trucks would be needed to complete the task. GRG has increased the number of tons proposed to 300,000 tons, which will result in even more truck (including heavy truck) traffic. This, in turn, has an impact on pedestrian and traffic safety along the proposed hauling route serving the Site. The Board also finds that while GRG has presented documentation showing negative tests for PFAS, Plainfield Township is at the center of extensive litigation over PFAS contamination, including at and around the Boulder Creek Site. GRG has indicated that PFAS testing is ongoing, but the Board finds no that no proof has been presented regarding the final extent of the PFAS contamination in Plainfield Township, nor are there any assurances that materials extracted site from the Boulder Creek Site, which are proposed to be brought onto the Site for processing, are not or will not be contaminated, or pose any of the health or public safety risks associated with PFAS.

14. For all of the above reasons, the Board states that as a condition of approval, no materials (with the exception of the limited material left to be received from the local Cedar Valley

site by approximately Spring 2020) may be imported to the Site (including from Plainfield Township, Kent County) for processing or stockpiling.

15. With this application, as amended and supplemented by GRG, GRG is seeking approval to process on-site and off-site bank run gravel until it is completely processed or a firm date of December 31, 2021, whichever is sooner.

16. GRG has also represented to the Board (in a draft document called a Restrictive Covenant Agreement, which was prepared by GRG and submitted to the Board with its supplemental application materials) that it can “[f]inish and complete all mining, crushing, processing, stockpiling and other mining operations on or from the Property by December 31, 2021.”

17. GRG has also represented to the Board (in the same draft Restrictive Covenant Agreement), that it can remove all stockpiled materials from the Site on or before December 22, 2022:

All stockpiled materials (including, but not limited to, aggregate, sand, gravel, stones, etc.) must be entirely removed from the Property on or before December 31, 2022. However, if requested by The Ottawa County Parks Department, an undefined amount of 22-A gravel and sand may remain stockpiled on the Property to be used exclusively for trails, parking lots, and other construction and improvements associated with the construction of The Parks Property. Similarly, soil to be used exclusively for interim reclamation of the Property consistent with the approved end use plan and associated with the development on the Property (i.e., the soil shall not be available for sale to third parties), may be stored in the location shown on the approved plan if seeded to prevent dust and runoff.

18. Except with regard to the importing or processing of materials from outside of the Township (i.e., from Plainfield Township), which is expressly prohibited as a condition of approval, the Board finds that GRG’s proposed timeline as it relates to extraction and processing is reasonable in light of the scope of operations and it, therefore, grants GRG’s request, as a condition of approval, to:

- a. Receive materials extracted from the Cedar Valley site until the Cedar Valley project is completed, which is anticipated to be around Spring 2020;
- b. Complete excavation of all on-site bank run gravel by December 31, 2021;
- c. Process on-site bank run gravel until it is completely processed or December 31, 2021, whichever is sooner.
- d. Process bank run gravel extracted from the Cedar Valley site until it is completely processed or December 31, 2021, whichever is sooner.
- e. Finish and complete all mining, crushing, processing, stockpiling and other mining operation on or from the Site by December 31, 2021.
- f. Remove all stockpiled materials on or before December 31, 2022. Per Section 26-83(u), the approval to store and stockpile mined products for up to 12 months after cessation of mining activities shall not interfere with or excuse reclamation as otherwise required under the Ordinance and this Resolution. In no event shall any additional materials be added to the stockpiles.

19. With this application, as amended and supplemented by GRG, GRG has proposed the following schedule regarding the reclamation of the Site:

- a. GRG will work to certify the slopes on the North land mass of P.P. #70-14-03-200-003 (the shoreline just north of the sediment ponds) during the winter of 2019-2020.
- b. GRG will work during the low water season prior to December 31, 2021 to reclaim and certify the slopes on the peninsula that is referred to as the "DeWent piece."
- c. From January 1, 2022 to June 30, 2022, GRG will reclaim P.P. #70-14-03-200-003, 70-14-02-100-001, 70-14-02-100-008, 70-14-02-100-004, and 70-14-02-100-007, which includes all of the property on the Site that is owned by GRG (north of Fillmore St.).
- d. From January 1, 2022 to December 31, 2022, GRG will:
 - i. Remove all stockpiled material that has been processed and remains on property on the Site that is leased from the Ottawa County Road Commission (P.P. #70-14-03-400-028 and 70-14-02-300-009);
 - ii. Break down and remove the processing plant located on said leased property; and
 - iii. Remove concrete under the processing plant and crush said concrete onsite in lieu of hauling all broken material offsite.

- e. By December 31, 2022, GRG commits to having all stockpiles removed, and the processing plant removed from the leased property (with the exception of material left solely for use by Ottawa County at the Site).
- f. During the period of January 1, 2023 and June 30, 2023, GRG will reclaim the leased property; and
- g. After the earlier of completion of the reclamation of the leased property or June 30, 2023, GRG will conclude all activities related to ML1902 on all seven parcels.

20. The Board accepts GRG's reclamation schedule and finds it to be reasonable. In light of GRG's representations and commitments regarding the reclamation schedule, the Board determines that an initial performance guarantee in the amount of \$200,000 is reasonable taking into consideration the factors in Section 26-81, including GRG's proposal of a \$50,000 performance guarantee, staff recommendation, the scope of the project, potential court costs, and other (including administrative) expenses. The performance guarantee shall be provided as set forth in Section 26-81 of the Ordinance and, per that section, GRG may appear before the Board to request a pro-rata reduction in the amount of the performance guarantee for each acre restored and reclaimed.

21. GRG shall reclaim the Site to the standards set forth in the Bend in the River Master Plan, as amended (i.e., the 2010 Bend Area Final Report), except as may be expressly approved in writing by the Ottawa County and/or the Ottawa County Parks and Recreation Commission in consultation with the Township (referred to hereinafter as the "Approved Reclamation Plan").

22. If GRG fails to reclaim the site as required by the Approved Reclamation Plan, the Township may come upon the Site per Section 26-83(t) of the Ordinance and reclaim the land in accordance with the Approved Reclamation Plan and may use the proceeds of the performance guarantee required by the Ordinance and this Resolution to defray the costs of the reclamation.

23. The Board finds that except as otherwise provided in this Resolution, GRG has represented that it meets or will meet the minimum standards and requirements set forth in

Ordinance Section 26-83 for the following: fencing and signs; screening; hours of operation; access to public roadways; on-site roads; transportation vehicle standards; lighting; location of excavation; drainage and erosion control; dust control; noise control; special land conditions; fueling of vehicles. GRG shall, as a condition of approval, maintain compliance with these requirements as set forth in Section 26-83.

24. GRG shall, as a condition of approval, ensure that it meets the requirements in Sections 26-83(p) (treatment of banks), Section 26-83(q) (vegetation), Section 26-83(r) (stockpiling and replacement of topsoil), and Section 26-83(s) (fill material).

25. With this application, GRG is also seeking approval to conduct a limited crushing operation at the Site. Specifically, GRG is requesting to haul residual concrete to the Site from its five (5) Redi-Mix locations. GRG has requested approval to bring residual concrete to the Site on an as-needed basis with crushing to occur within a two-week period annually during 2020 and 2021, and for one week during 2022 (to allow for the crushing of the concrete that is currently beneath the processing plant). Crushing is currently prohibited under the existing license and GRG is not currently operating a crushing operation at the site.

26. The Board finds that, as a condition of approval, crushing shall not be permitted at the Site, for the reasons that it is an industrial operation that is not permitted in the zoning districts comprising the Site, it is not necessary to the mining operations at the Site, it is currently prohibited under the existing licenses (and is only currently permitted by the Township on industrial mining sites), it is not currently occurring at the Site, and GRG indicated at the public hearing that it would forego the crushing operation if it was objectionable.

27. The Board approves the site plan submitted by GRG, entitled “Bend in the River Mining Enlarged Site Plan – Grand Rapids Gravel Plant #16”, dated May 9, 2019; however, all

notations on the site plan that are inconsistent with this Resolution shall be considered stricken from the site plan. In the event there is a conflict between the site plan and this Resolution, this Resolution shall control. In the event there is a conflict between the site plan and the Approved

28. Reclamation Plan, the Approved Reclamation Plan shall control.

29. The license is approved until and shall expire June 30, 2023, unless suspended or revoked earlier per the Ordinance.

30. The Board incorporates the findings and conclusions in the Staff Report dated October 2, 2019, to the extent they do not conflict with this Resolution.

31. This approval of ML1902, with conditions, supersedes the existing licenses pertaining to the subject parcels. The Site shall be operated in compliance with ML1902 and the conditions of approval so long as ML1902 is in effect.

32. GRG shall be considered the licensee for purposes of enforcing the Ordinance and the conditions of approval.

33. GRG shall comply with all federal, state, and local laws, regulations and ordinances, including the Ordinance.

At a meeting of the Georgetown Charter Township Mineral Mining Review Board held on November 20, 2019 at 7:40 p.m., this resolution was offered by Member VanderKlok, and supported by Member Samy.

YEAS: Smit, Ferguson, VanderKlok, Bolhouse, Samy, Healy

NAYS: Ulberg

ABSENT/ABSTAIN: None

RESOLUTION NO. 191120-03 DECLARED ADOPTED.



Donna Ferguson, Secretary
Georgetown Charter Township Mineral Mining
Review Board

CERTIFICATION

I, Donna Ferguson, hereby certify that that the foregoing is a true and complete copy of a resolution adopted by the Georgetown Charter Township Mineral Mining Review Board at a meeting held on November 20, 2019, which was noticed and held in accordance with the Michigan Open Meetings Act, Public Act 267 of 1976.

A handwritten signature in black ink, appearing to read "Donna Ferguson", written over a horizontal line.

Donna Ferguson
Secretary, Georgetown Charter Township Mineral Mining
Review Board

MINUTES OF THE REGULAR MEETING OF THE GEORGETOWN CHARTER TOWNSHIP BOARD HELD DECEMBER 9, 2019.

The meeting was called to order by Chairman Jim Wierenga at 7:00 p.m.

Prayer for guidance by John Schwalm

Pledge of Allegiance to the Flag

Roll Call

Members present: Jim Wierenga, Richard VanderKlok, Carol Scholma, Jason Minier, Becky Steele, John Schwalm, Michael Bosch

Also present: Daniel Carlton, Township Superintendent

Absent: None

#191209-01 - Agenda as presented for December 9, 2019

Moved by Richard VanderKlok, seconded by Carol Scholma, to approve the agenda as presented.

MOTION CARRIED UNANIMOUSLY.

#191209-02 - Communications, letters and reports: Received for information, to be filed:

- a. [November 25, 2019](#) Utilities Committee meeting minutes
- b. [November 20, 2019](#) Mining Board meeting minutes
- c. [December 4, 2019](#) Finance Committee meeting minutes
- d. [December 5, 2019](#) Services Committee meeting minutes

#191209-03 – Public Comments for items remaining on the agenda

There were public comments.

#191209-04 - Consent agenda

Moved by Richard VanderKlok, seconded by Becky Steele, to grant the following.

- a. Approval of minutes of the previous board meeting on [November 25, 2019](#).
- b. Approval of the regular monthly [bills](#), [utility bills](#) and [visa bills](#) for December 9, 2019.
- c. Approval of the renewal of the following liquor licenses , as recommended by the Finance Committee:
 - 1) Liquor License (LIQ0901) for Sunnybrook Golf Club LLC, 624 Port Sheldon, as requested. The initial liquor license was approved by the Township Board on December 14, 2009 and renewed each year.
 - 2) Liquor License (LIQ1601) Peppino’s Pizza, 135 Chicago Dr., as requested. The initial liquor license was approved by the Township Board on February 8, 2016. At this time, the restaurant has completed renovations for the expansion and has started serving drinks.

- 3) Liquor License (LIQ1602) The Win, 7628 Georgetown Center, as requested. The initial liquor license was approved by the Township Board on March 14, 2016. The restaurant opened the end of summer 2017 and has been in operation since.
- 4) Liquor License (LIQ1702) Licari, GNL Group, 3627 Baldwin, as requested. The initial license was approved by the Township Board on June 12, 2017. The restaurant is in operation.

Note: Sec. 4-4(f) and (g) in the Code of Ordinances requires annual renewal of all liquor licenses before February 1 of each year. There is no fee for renewal.

- d. Approval of the 2020 [appointments](#) to the Committees, Boards and Commissions.
- e. Approval of the one year quote not to exceed \$5,460.00 per month from Meyers Cleaning to clean the library, as recommended by the Finance Committee.
- f. Approval of a one year renewal for the Hornets Soccer Club to utilize the 44th St. soccer field, as recommended by the Services Committee.

MOTION CARRIED UNANIMOUSLY.

#191209-05 – Liquor License (LIQ1901) for Los Ranchos

Moved by Carol Scholma, seconded by Becky Steele, to approve the [resolution](#) for the liquor license for Los Ranchos #2 Mexican Grill, Inc., Alfredo Melendez, 1814 Baldwin St., P.P. # 70-14-15-400-017, as recommended by the Finance Committee.

Note: all necessary materials have been submitted, including the [liquor license](#) application.

Yeas: Jim Wierenga, Richard VanderKlok, Carol Scholma, Jason Minier, Becky Steele, John Schwalm, Michael Bosch,
Nays: None
Absent: None

MOTION CARRIED UNANIMOUSLY.

#191209-06 – 2020 Secondary Road Resurfacing

Moved by Jason Minier, seconded by Becky Steele, to approve the [staff recommendation](#) for secondary road resurfacing, as recommended by the Utilities Committee. ([estimates](#), [ratings](#), [project estimate](#))

MOTION CARRIED UNANIMOUSLY.

#191209-07 – Path on Port Sheldon between 40th Ave. and 48th Ave.

Moved by Becky Steele, seconded by John Schwalm, to approve the addition of a six foot bike lane on both sides of Port Sheldon between 40th Ave. and 48th Ave., as recommended by the Utilities Committee. ([resurfacing estimates](#))

MOTION CARRIED UNANIMOUSLY.

#191209-08 – Library Hours

Moved by Carol Scholma, seconded by John Schwalm, to change the library operating hours to 9:00 a.m. to 9:00 p.m. Monday through Thursday; 9:00 a.m. to 6:00 p.m. Friday; 9:00 a.m. to 5:00 p.m. Saturday; and closed Sunday, as recommended by the Services Committee.

Note that the current hours are 10:00 a.m. to 9:00 p.m. Monday through Thursday; 10:00 a.m. to 5:00 p.m. Friday and Saturday; and closed Sunday.

Yeas: Jim Wierenga, Richard VanderKlok, Carol Scholma, Jason Minier, Becky Steele, John Schwalm

Nays: Michael Bosch

MOTION CARRIED.

#191209-09 – Public Comment

There were public comments.

#191209-10 – Discussion and General information

#191209-11 - Meeting Adjourned

Moved by Richard VanderKlok, seconded by Becky Steele, to adjourn the meeting at 7:28 p.m.

MOTION CARRIED UNANIMOUSLY.

Jim Wierenga, Supervisor

Richard VanderKlok, Clerk

Vendor Code	Vendor Name	Description	Amount
5 ALARM	5 ALARM FIRE & SAFETY EQUIPMENT, IN		
	192941-1	TURNOUTS	396.55
	192988-1	FACEPIECES	607.26
TOTAL FOR: 5 ALARM FIRE & SAFETY EQUIPMENT, IN			1,003.81
ACCESSSAFE	ACCESS SAFETY		
	2383	DEC 2019 DATABASE FEE	50.00
TOTAL FOR: ACCESS SAFETY			50.00
AFLAC	AFLAC		
	906630	DEC 2019 CANCER PREMIUM	51.36
TOTAL FOR: AFLAC			51.36
MIDSTATE	ALLIED UNIVERSAL TECHNOLOGY SERVICE		
	SV027534	MONTHLY MONITORING	24.00
TOTAL FOR: ALLIED UNIVERSAL TECHNOLOGY SERVICE			24.00
APOLLO	APOLLO FIRE EQUIPMENT		
	101544	TURNOUTS	6,763.50
TOTAL FOR: APOLLO FIRE EQUIPMENT			6,763.50
ARROWASTE	ARROWASTE INC		
	91-59900	1 JAN 20 JAN 2020 REFUSE SERVICES	386.50
TOTAL FOR: ARROWASTE INC			386.50
BAKER	BAKER & TAYLOR		
	2034997722	BOOKS	172.85
	2035000232	BOOKS	932.79
	2035007826	BOOKS	561.12
	2035018216	BOOKS	253.32
	2035022528	BOOKS	260.06
TOTAL FOR: BAKER & TAYLOR			2,180.14
BLACKBURN	BLACKBURN MANUFACTURING CO		
	0609559-IN	SUPPLIES	98.55
TOTAL FOR: BLACKBURN MANUFACTURING CO			98.55
BIS	BUSINESS INFORMATION SYSTEMS INC		
	78276	REMOTE SUPPORT CONTR RENEWAL 3/5/20 - 3/4/21 & DCR	2,597.00
TOTAL FOR: BUSINESS INFORMATION SYSTEMS INC			2,597.00
CENTRON	CENTRON DATA SERVICES, INC		
	1-45190	693 BILLS FOR 12.17.19 BILLING	94.50
	1-45255	1332 BILLS FOR 12.23.19 BILLING	182.41
	1-45256	POSTAGE ADVANCE	1,700.00
	1-45353	1006 BILLS FOR 12.31.19 BILLING	137.82
TOTAL FOR: CENTRON DATA SERVICES, INC			2,114.73
CERTIFIED	CERTIFIED LABORATORIES		
	3794061	SUPPLIES	140.00
TOTAL FOR: CERTIFIED LABORATORIES			140.00
ICONENT	CIVICPLUS		
	195253	DEC 2019 CC FEES	672.08
TOTAL FOR: CIVICPLUS			672.08
CLCENTRAL	CORELOGIC		
	191231	W2019 TAX OVERPAYMENT REFUNDS PER ATTACHED	1,007.97
TOTAL FOR: CORELOGIC			1,007.97

Vendor Code	Vendor Name	Description	Amount
DEMCO	DEMCO, INC.		
	6740889	SUPPLIES	532.79
TOTAL FOR: DEMCO, INC.			532.79
WILSOND	DENNIS WILSON		
	894706	DEC 2019 JANITORIAL SERVICES	571.50
TOTAL FOR: DENNIS WILSON			571.50
DIXON	DIXON ENGINEERING INC		
	19-6174	2019 ROV INSPECTION - TRAVEL & REPORT - 5M GAL CON	4,000.00
TOTAL FOR: DIXON ENGINEERING INC			4,000.00
DTE	DTE ENERGY		
	93267	NOV/DEC 201 NOV/DEC 2019 GAS - 1525 BALDWIN - NEW	4,188.32
TOTAL FOR: DTE ENERGY			4,188.32
EAST	EJ USA, INC		
	110190108569	SUPPLIES	1,337.31
	110190109926	SUPPLIES	380.82
TOTAL FOR: EJ USA, INC			1,718.13
FABTECH	FAB TECH		
	7121	DEC1 - 15, 2019 SALTING SR CTR & OFFICES	427.50
	7121	DEC 16-31 2019 SALTING SR CTR/OFFICES/LIBRARY	589.00
	7153	PLOW HOSES AND CUTTING EDGES	212.37
	7207	DEC16 - 31, 2019 SALTING FIRE STATIONS	285.00
TOTAL FOR: FAB TECH			1,513.87
FERGUSONWW	FERGUSON WATERWORKS #3386		
	0092702	METERS	592.23
TOTAL FOR: FERGUSON WATERWORKS #3386			592.23
GEM	GEMMEN'S		
	946634	SUPPLIES	477.40
	949765	SUPPLIES	12.22
TOTAL FOR: GEMMEN'S			489.62
GORDON	GORDON FOOD SERVICE INC		
	862168366	SUPPLIES	15.98
TOTAL FOR: GORDON FOOD SERVICE INC			15.98
GRCC	GRAND RAPIDS COMMUNITY COLLEGE		
	191231	PROPERTY TAX DISB 12/31/19 TAXPAY2019	24.17
TOTAL FOR: GRAND RAPIDS COMMUNITY COLLEGE			24.17
GRSO	GRAND RAPIDS SYMPHONETTE ORCHESTRA		
	191120	PERFORMANCE 11/20/19	100.00
TOTAL FOR: GRAND RAPIDS SYMPHONETTE ORCHESTRA			100.00
GRWILBERT	GRAND RAPIDS WILBERT BURIAL VAULT		
	55225	FOUNDATION	35.00
TOTAL FOR: GRAND RAPIDS WILBERT BURIAL VAULT			35.00
GPS	GRANDVILLE PUBLIC SCHOOLS		
	191231	PROPERTY TAX DISB 12/31/19 TAXPAY2019	62.88
TOTAL FOR: GRANDVILLE PUBLIC SCHOOLS			62.88

Vendor Code	Vendor Name	Description	Amount
GLRC	GREAT LAKES RECREATION CO		
	1290	REPAIR PARTS	1,841.60
TOTAL FOR: GREAT LAKES RECREATION CO			1,841.60
HPS	HUDSONVILLE PUBLIC SCHOOLS		
	191231	PROPERTY TAX DISB 12/31/19 TAXPAY2019	9,780.40
TOTAL FOR: HUDSONVILLE PUBLIC SCHOOLS			9,780.40
HUD CITY	HUDSONVILLE,CITY OF		
	191231	4TH QTR 2019 SEWER CHARGES	10,258.46
TOTAL FOR: HUDSONVILLE,CITY OF			10,258.46
HYDROCORP	HYDROCORP		
	0055573-IN	DEC 2019 CROSS CONNECTION PROGRAM	1,248.00
	0055766-IN	DEC 2019 CROSS CONNECTION PROGRAM	10,577.00
TOTAL FOR: HYDROCORP			11,825.00
INTEGRITYB	INTEGRITY BUSINESS SOLUTIONS		
	2006400-0	SUPPLIES	220.99
	2009722-0	INK	181.70
	2011226-0	PAPER	36.90
	2012430-0	SUPPLIES	36.38
	2012430-1	SUPPLIES	16.90
TOTAL FOR: INTEGRITY BUSINESS SOLUTIONS			492.87
J & H	J & H OIL COMPANY		
	8378366	70 GAL DYED DIESEL	153.37
	8378368	152 GAL REC GAS	346.38
TOTAL FOR: J & H OIL COMPANY			499.75
JPS	JENISON PUBLIC SCHOOLS		
	191231	PROPERTY TAX DISB 12/31/19 TAXPAY2019	31,244.65
	780	DEC 2019 FUEL AND MAINTENANCE	1,165.94
TOTAL FOR: JENISON PUBLIC SCHOOLS			32,410.59
CHOJNACKIK	KAREN CHOJNACKI		
	184	LIBRARY PROGRAM 12/21/19	172.00
	185	LIBRARY PROGRAM 2/8/20	170.00
TOTAL FOR: KAREN CHOJNACKI			342.00
KENDALL	KENDALL ELECTRIC, INC		
	S108412611.001	BALDWIN ST ENTRANCE PROJECT	19,264.00
	S108415628.009	PEDESTRIAN ASSEMBLIES	13,810.00
	S108745372.001	SUPPLIES	17.45
TOTAL FOR: KENDALL ELECTRIC, INC			33,091.45
KENNEDY IN	KENNEDY INDUSTRIES INC.		
	615489	CRYSTAL LIFT STATION REPAIRS	9,812.15
TOTAL FOR: KENNEDY INDUSTRIES INC.			9,812.15
KENT INT	KENT INTERMEDIATE		
	191231	PROPERTY TAX DISB 12/31/19 TAXPAY2019	77.03
TOTAL FOR: KENT INTERMEDIATE			77.03
VANDERWIEL	KIMBERLY VAN DER WIELE		
	191231	DEC 2019 FITNESS CLASSES	1,025.00
TOTAL FOR: KIMBERLY VAN DER WIELE			1,025.00

Vendor Code	Vendor Name	Description	Amount
LAKELAND	LAKELAND LIBRARY COOP		
	20-15600	1ST QTR 2020 BILLING	10,353.25
	20-15636	1ST QTR 2020 OVERDRIVE	500.00
TOTAL FOR: LAKELAND LIBRARY COOP			10,853.25
LKWOODCON	LAKESWOOD CONSTRUCTION, INC		
	LIBRARY - #20	LIBRARY CONSTRUCTION MGMT - APPLICATION #20	365,708.00
TOTAL FOR: LAKEWOOD CONSTRUCTION, INC			365,708.00
LOCM	LAW OFFICE OF CRYSTAL MORGAN, PLLC		
	1462	DEC 2019 LEGAL SERVICES	753.80
TOTAL FOR: LAW OFFICE OF CRYSTAL MORGAN, PLLC			753.80
LEE'S	LEE'S TRENCHING INC		
	107434	5586 16TH AVE WATER SERVICE	1,298.00
TOTAL FOR: LEE'S TRENCHING INC			1,298.00
LERETA	LERETA, LLC		
	191205	70-14-19-200-011 W2019 TAX REFUND	526.96
TOTAL FOR: LERETA, LLC			526.96
LINCOLNFIN	LINCOLN RETIREMENT SERVICES CO LLC		
	GCT-00120190926	3RD QTR 2019 457 PLAN MGMT	2,500.00
	GTC-00120191230	4TH QTR 2019 457 PLAN MGMT	2,500.00
TOTAL FOR: LINCOLN RETIREMENT SERVICES CO LLC			5,000.00
MCSMITH	M.C. Smith		
	BALDWIN ENT - 8	BALDWIN ENT IMPROVEMENTS - 8	1,068.62
	COTTON ENT- 8	COTTONWOOD ENT IMPROVEMENTS - 8	250.00
TOTAL FOR: M.C. Smith			1,318.62
MDEWITT	MATT DEWITT		
	000871	UNIFORM REIMBURSEMENT	139.13
TOTAL FOR: MATT DEWITT			139.13
Mazure	MAZURE'S HEATING & AIR CONDITIONING		
	6730	SERVICE CALL - FURNACE VENT	150.00
TOTAL FOR: MAZURE'S HEATING & AIR CONDITIONING			150.00
MCMASTER	MCMASTER-CARR SUPPLY CO		
	23724893	SUPPLIES	309.91
	25076026	SUPPLIES	29.74
	26696947	SUPPLIES	14.50
TOTAL FOR: MCMASTER-CARR SUPPLY CO			354.15
MEYERS	MEYERS CLEANING SERVICE INC.		
	47359	JANUARY 2020 CLEANING SERVICES	1,402.00
	47360	JANUARY 2020 CLEANING SERVICES	4,830.00
TOTAL FOR: MEYERS CLEANING SERVICE INC.			6,232.00
MICROMARK	MICROMARKETING LLC		
	797629	BOOKS	214.58
	798020	BOOKS	331.46
	798021	BOOKS	67.98
	798220	BOOKS	99.00
	798682	BOOKS	31.49
	798684	BOOKS	35.99
TOTAL FOR: MICROMARKETING LLC			780.50

Vendor Code	Vendor Name	Description	Amount
MINER	MINER SUPPLY CO., INC		
	509977	SUPPLIES	122.74
TOTAL FOR: MINER SUPPLY CO., INC			122.74
MISSIONCOM	MISSION COMMUNICATIONS, LLC		
	1036384	LIFT STATION MONITORING - 1 YEAR	8,664.60
TOTAL FOR: MISSION COMMUNICATIONS, LLC			8,664.60
MLIVE	MLIVE MEDIA GROUP		
	0002518666	DEC 2019 ADS	463.36
TOTAL FOR: MLIVE MEDIA GROUP			463.36
NLS	NORTHERN LAKE SERVICE		
	370767	WATER TESTS 12/03/19	994.00
TOTAL FOR: NORTHERN LAKE SERVICE			994.00
NOTIME	NOTIME FLAT		
	71224	UNIT 326 TIRES	600.00
TOTAL FOR: NOTIME FLAT			600.00
OAI	OTTAWA AREA INTERMEDIATE		
	191231	PROPERTY TAX DISB 12/31/19 TAXPAY2019	20,854.99
TOTAL FOR: OTTAWA AREA INTERMEDIATE			20,854.99
OC PU	OTTAWA CO PUBLIC UTILITIES		
	11777	2018/19 SEWAGE TREATMENT ADJ	9,009.91
TOTAL FOR: OTTAWA CO PUBLIC UTILITIES			9,009.91
OC T	OTTAWA CO TREASURER		
	191231	BROOKSHIRE MEADOWS WEST 2019 DISTRIBUTION	2,040.00
	191231	PROPERTY TAX DISB 12/31/19 TAXPAY2019	962,132.61
TOTAL FOR: OTTAWA CO TREASURER			964,172.61
MISC	OTTAWA COUNTY CLERK'S ASSOCIATION		
	2020 DUES	2020 REGISTRATION VANDERKLOK,KNOL,BOUWS,MINIER	180.00
TOTAL FOR: OTTAWA COUNTY CLERK'S ASSOCIATION			180.00
OCFISCAL	OTTAWA COUNTY FISCAL SERVICES		
	89721	NOV 2019 JAIL WORK ABATEMENT - 11/5/19 ELECTION	3,165.00
	90275	JAN 2020 DEPUTIES	155,842.29
TOTAL FOR: OTTAWA COUNTY FISCAL SERVICES			159,007.29
PLEUNE	PLEUNE SERVICE COMPANY INC		
	133146	REPAIRS ST#3	202.00
	133206	REPAIRS ST#1	3,361.36
TOTAL FOR: PLEUNE SERVICE COMPANY INC			3,563.36
PLUMMER'S	PLUMMER'S ENVIRONMENTAL SERVICE		
	19108844	SEWER INSPECTION 11.20 - 12.24.19	13,026.33
TOTAL FOR: PLUMMER'S ENVIRONMENTAL SERVICE			13,026.33
POLLARD	POLLARDWATER		
	0153002	SUPPLIES	812.95
TOTAL FOR: POLLARDWATER			812.95
PCI	PROFESSIONAL CODE INSPECTIONS		
	12302019	DEC 2019 ZONING COMPLIANCE	332.50
	2889	DEC 2019 INSPECTIONS	29,702.70
TOTAL FOR: PROFESSIONAL CODE INSPECTIONS			30,035.20

Vendor Code	Vendor Name	Description	Amount
RNR	ROCK N RESCUE		
	INV199135	EQUIPMENT	5,648.58
TOTAL FOR: ROCK N RESCUE			5,648.58
WEERSINGR	RODERICK WEERSING		
	191031	OCT 2019 MILEAGE REIMBURSEMENT	66.70
	191130	NOV 2019 MILEAGE REIMBURSEMENT	95.12
	191231	DEC 2019 MILEAGE REIMBURSEMENT	68.44
TOTAL FOR: RODERICK WEERSING			230.26
SVANDER	SUE M VANDERSTEL		
	191126	REIMB SUPPLIES	54.51
TOTAL FOR: SUE M VANDERSTEL			54.51
TELERAD	TELE-RAD INC		
	46226	UNIFORM - R. NAWROCKI	461.34
	895843	UNIFORMS	102.16
TOTAL FOR: TELE-RAD INC			563.50
TMOBILE	T-MOBILE		
	191224	JAN 2020 HOTSPOT	43.50
	191224 LIBRARY	#967846383 - GRANT REIMB	231.60
TOTAL FOR: T-MOBILE			275.10
TOM'S WELD	TOM'S GENERAL WELDING INC		
	1754	REPAIR SIDEWALK PLOW	1,777.42
TOTAL FOR: TOM'S GENERAL WELDING INC			1,777.42
USA BB	USA BLUE BOOK		
	093613	SUPPLIES	167.03
	094566	SUPPLIES	91.05
TOTAL FOR: USA BLUE BOOK			258.08
VISSERBRO	VISSER BROTHERS, INC		
	BALD ENT - 3	BALDWIN ENTRANCE - 3	22,822.20
TOTAL FOR: VISSER BROTHERS, INC			22,822.20
WMBRICK	WEST MICHIGAN BRICK & STONE INC		
	4161	BRICKS	60.00
TOTAL FOR: WEST MICHIGAN BRICK & STONE INC			60.00
WMLS	WOLVERINE MEMORIAL LETTERING SERVIC		
	191222	COLUMBARIUM LETTERING FROM JULY 2019	300.00
	191227	COLUMBARIUM LETTERING	150.00
TOTAL FOR: WOLVERINE MEMORIAL LETTERING SERVIC			450.00
WYOMING	WYOMING, CITY OF		
	191228	DEC 2019 WATER	8,693.51
TOTAL FOR: WYOMING, CITY OF			8,693.51
TOTAL - ALL VENDORS			1,787,845.34

Check Date	Bank	Check	Vendor	Vendor Name	Amount	
Bank EBank E-Banking Items						
12/02/2019	EBank	14082	PRIORITY	PRIORITY HEALTH	23,767.79	
12/12/2019	EBank	14161	FUEL MGMT	FUEL MANAGEMENT SYSTEM	931.66	
12/24/2019	EBank	14162	POINTNPAY	POINT AND PAY	541.30	
12/26/2019	EBank	14163	FUEL MGMT	FUEL MANAGEMENT SYSTEM	1,000.47	
12/31/2019	EBank	14164	MERC-VISA	MERCANTILE VISA	14,664.47	
12/31/2019	EBank	14165	MERC-VISA	VOID	0.00	V
12/31/2019	EBank	14166	MERC-VISA	VOID	0.00	V
12/31/2019	EBank	14167	MERC-VISA	VOID	0.00	V
12/31/2019	EBank	14168	MERC-VISA	VOID	0.00	V
12/31/2019	EBank	14169	COMCAST	COMCAST	1,865.57	
12/31/2019	EBank	14170	DTE	DTE ENERGY	135.34	
12/31/2019	EBank	14171	DTE	DTE ENERGY	53.74	
12/31/2019	EBank	14172	DTE	DTE ENERGY	104.26	
12/31/2019	EBank	14173	DTE	DTE ENERGY	525.28	
12/31/2019	EBank	14174	DTE	DTE ENERGY	32.59	
12/31/2019	EBank	14175	DTE	DTE ENERGY	286.87	
12/31/2019	EBank	14176	DTE	DTE ENERGY	281.00	
12/31/2019	EBank	14177	DTE	DTE ENERGY	413.71	
12/31/2019	EBank	14178	DTE	DTE ENERGY	97.03	
12/31/2019	EBank	14179	DTE	DTE ENERGY	144.16	
12/31/2019	EBank	14180	DTE	DTE ENERGY	383.18	
12/31/2019	EBank	14181	CON EN	CONSUMERS ENERGY	7.23	
12/31/2019	EBank	14182	CON EN	CONSUMERS ENERGY	54.79	
12/31/2019	EBank	14183	CON EN	CONSUMERS ENERGY	73.86	
12/31/2019	EBank	14184	CON EN	CONSUMERS ENERGY	75.31	
12/31/2019	EBank	14185	CON EN	CONSUMERS ENERGY	85.20	
12/31/2019	EBank	14186	CON EN	CONSUMERS ENERGY	154.50	
12/31/2019	EBank	14187	CON EN	CONSUMERS ENERGY	156.34	
12/31/2019	EBank	14188	CON EN	CONSUMERS ENERGY	156.86	
12/31/2019	EBank	14189	CON EN	CONSUMERS ENERGY	186.59	
12/31/2019	EBank	14190	CON EN	CONSUMERS ENERGY	228.28	
12/31/2019	EBank	14191	CON EN	CONSUMERS ENERGY	263.64	
12/31/2019	EBank	14192	CON EN	CONSUMERS ENERGY	429.86	
12/31/2019	EBank	14193	CON EN	CONSUMERS ENERGY	678.08	
12/31/2019	EBank	14194	CON EN	CONSUMERS ENERGY	870.65	
12/31/2019	EBank	14195	CON EN	CONSUMERS ENERGY	1,764.36	
12/31/2019	EBank	14196	CON EN	CONSUMERS ENERGY	2,212.65	
12/31/2019	EBank	14197	CON EN	CONSUMERS ENERGY	36.25	
12/31/2019	EBank	14198	CON EN	CONSUMERS ENERGY	37.96	
12/31/2019	EBank	14199	CON EN	CONSUMERS ENERGY	49.93	
12/31/2019	EBank	14200	CON EN	CONSUMERS ENERGY	77.29	
12/31/2019	EBank	14201	CON EN	CONSUMERS ENERGY	123.06	
12/31/2019	EBank	14202	CON EN	CONSUMERS ENERGY	132.13	
12/31/2019	EBank	14203	CON EN	CONSUMERS ENERGY	204.60	
12/31/2019	EBank	14204	CON EN	CONSUMERS ENERGY	227.08	
12/31/2019	EBank	14205	CON EN	CONSUMERS ENERGY	228.26	
12/31/2019	EBank	14206	CON EN	CONSUMERS ENERGY	307.06	
12/31/2019	EBank	14207	CON EN	CONSUMERS ENERGY	542.73	
12/31/2019	EBank	14208	CON EN	CONSUMERS ENERGY	648.43	
12/31/2019	EBank	14209	CON EN	CONSUMERS ENERGY	8.07	
12/31/2019	EBank	14210	CON EN	CONSUMERS ENERGY	1,204.19	
12/31/2019	EBank	14211	CON EN	CONSUMERS ENERGY	427.01	
12/31/2019	EBank	14212	CON EN	CONSUMERS ENERGY	353.35	
12/31/2019	EBank	14213	CON EN	CONSUMERS ENERGY	331.25	
12/31/2019	EBank	14214	CON EN	CONSUMERS ENERGY	304.18	
12/31/2019	EBank	14215	CON EN	CONSUMERS ENERGY	269.17	
12/31/2019	EBank	14216	CON EN	CONSUMERS ENERGY	248.12	
12/31/2019	EBank	14217	CON EN	CONSUMERS ENERGY	220.01	
12/31/2019	EBank	14218	CON EN	CONSUMERS ENERGY	213.96	
12/31/2019	EBank	14219	CON EN	CONSUMERS ENERGY	160.23	
12/31/2019	EBank	14220	CON EN	CONSUMERS ENERGY	101.10	
12/31/2019	EBank	14221	CON EN	CONSUMERS ENERGY	54.28	
12/31/2019	EBank	14222	CON EN	CONSUMERS ENERGY	38.09	
12/31/2019	EBank	14223	CON EN	CONSUMERS ENERGY	27.44	
12/31/2019	EBank	14224	CON EN	CONSUMERS ENERGY	27.44	
12/31/2019	EBank	14225	CON EN	CONSUMERS ENERGY	841.39	
12/31/2019	EBank	14226	CON EN	CONSUMERS ENERGY	511.71	
12/31/2019	EBank	14227	CON EN	CONSUMERS ENERGY	160.23	
12/31/2019	EBank	14228	CON EN	CONSUMERS ENERGY	143.19	
12/31/2019	EBank	14229	CON EN	CONSUMERS ENERGY	132.66	
12/31/2019	EBank	14230	CON EN	CONSUMERS ENERGY	116.10	
12/31/2019	EBank	14231	CON EN	CONSUMERS ENERGY	101.89	
12/31/2019	EBank	14232	CON EN	CONSUMERS ENERGY	82.25	
12/31/2019	EBank	14233	CON EN	CONSUMERS ENERGY	34.29	
12/31/2019	EBank	14234	CON EN	CONSUMERS ENERGY	27.44	
12/31/2019	EBank	14235	CON EN	CONSUMERS ENERGY	17.05	
12/31/2019	EBank	14236	CON EN	CONSUMERS ENERGY	2,470.68	
12/31/2019	EBank	14237	CON EN	CONSUMERS ENERGY	27.96	

Check Date	Bank	Check	Vendor	Vendor Name	Amount
12/31/2019	EBank	14238	CON EN	CONSUMERS ENERGY	7.40
12/31/2019	EBank	14239	CON EN	CONSUMERS ENERGY	32,351.84
12/31/2019	EBank	14240	CON EN	CONSUMERS ENERGY	1,660.22

EBANK TOTALS:

Total of 81 Checks:					97,915.59
Less 4 Void Checks:					0.00
Total of 77 Disbursements:					97,915.59

Vendor Code	Vendor Name	Description	Amount
AAASLING	AAA SLING INDUSTRIAL SUPPLY INC		
	0084897	SUPPLIES	73.30
	274663	SUPPLIES	53.80
TOTAL FOR: AAA SLING INDUSTRIAL SUPPLY INC			127.10
AMAZON	AMAZON CREDIT PLAN		
	111-0326549-47530		44.95
	113-3291781-21858	SUPPLIES	51.75
	113-7069110-70730	SUPPLIES	13.99
	D01-04262270-5571	DIGITAL SUBSCRIPTIONS	59.99
TOTAL FOR: AMAZON CREDIT PLAN			170.68
ASTRO	ASTRO WOOD STAKE INC		
	55610	PLOW STAKES	22.75
TOTAL FOR: ASTRO WOOD STAKE INC			22.75
KEN AUTO	AUTO WARES		
	509-819720	REPAIRS	52.77
	509-820712	REPAIRS	7.89
	509-821577	MAINTENANCE	353.97
TOTAL FOR: AUTO WARES			414.63
BATTPLUS	BATTERIES PLUS		
	20191126	REPAIRS	92.50
TOTAL FOR: BATTERIES PLUS			92.50
BOND FLUID	BOND FLUIDAIRE, INC.		
	00195830	SUPPLIES	54.26
TOTAL FOR: BOND FLUIDAIRE, INC.			54.26
MISC	DISCOUNT SCHOOL		
	W4233356	LIBRARY PROGRAMS	427.82
TOTAL FOR: DISCOUNT SCHOOL			427.82
MISC	DISPLAY2GO		
	WEB102462342	NEW CONSTRUCTION	777.22
	WEB102469734	SUPPLIES	498.03
TOTAL FOR: DISPLAY2GO			1,275.25
DOLLAR	DOLLAR TREE		
	20191102	LIBRARY PROGRAMS	45.00
	20191126	LIBRARY PROGRAMS	27.02
TOTAL FOR: DOLLAR TREE			72.02
MISC	DROPBOX INC		
	RZPP1Z2BQJDN	COMPUTER	119.88
TOTAL FOR: DROPBOX INC			119.88
FAM FARE	FAMILY FARE		
	20191107	LIBRARY PROGRAMS	9.27
TOTAL FOR: FAMILY FARE			9.27
FARMERS	FARMERS CO-OP ELEVATOR CO		
	205923	MAINTENANCE	1,044.86
TOTAL FOR: FARMERS CO-OP ELEVATOR CO			1,044.86

Vendor Code	Vendor Name	Description	Amount
GEM	GEMMEN'S		
	G39756	SUPPLIES	52.16
	G42186	UNIFORMS	117.77
	G42188	SUPPLIES	52.13
	G42823	SUPPLIES	13.18
	G45973	SUPPLIES / UNIFORMS	93.55
	G49640	SUPPLIES	44.49
	G50883	SUPPLIES	39.29
	G57795	SUPPLIES	17.98
	G60920	SUPPLIES	29.69
	G65414	SUPPLIES	348.00
	S80066	SUPPLIES	24.29
	S81132	SUPPLIES	7.81
	S81853	SUPPLIES	20.73
TOTAL FOR: GEMMEN'S			861.07
GEN PARTS	GENUINE PARTS COMPANY		
	0612-098060	SUPPLIES	42.98
TOTAL FOR: GENUINE PARTS COMPANY			42.98
GORDON	GORDON FOOD SERVICE INC		
	862166530	SUPPLIES	49.43
TOTAL FOR: GORDON FOOD SERVICE INC			49.43
HOBBYLOBBY	HOBBY LOBBY		
	20191102	LIBRARY PROGRAMS	29.96
TOTAL FOR: HOBBY LOBBY			29.96
HOME DEPOT	HOME DEPOT CREDIT SERVICES		
	20191106	SUPPLIES	74.07
	20191106	REPAIRS	554.30
	20191113	SUPPLIES	349.00
TOTAL FOR: HOME DEPOT CREDIT SERVICES			977.37
MISC	ICANVAS		
	578237	SUPPLIES	169.59
	591160	SUPPLIES	84.79
TOTAL FOR: ICANVAS			254.38
MISC	KOHL'S		
	20191102	SUPPLIES	211.99
TOTAL FOR: KOHL'S			211.99
LOWE'S	LOWE'S HOME IMPROVEMENT		
	59691595	SUPPLIES	39.54
TOTAL FOR: LOWE'S HOME IMPROVEMENT			39.54
MEIJER	MEIJER		
	20191029	SUPPLIES	44.66
	20191120	LIBRARY PROGRAM	12.38
TOTAL FOR: MEIJER			57.04
MENARDS	MENARDS		
	20191028	UNIFORMS	21.19
	20191111	UNIFORM	58.28
	20191115	UNIFORMS	31.79
TOTAL FOR: MENARDS			111.26

Vendor Code	Vendor Name	Description	Amount
MISC	METERNALLY		
	11257ME	BOOKS	164.97
TOTAL FOR: METERNALLY			164.97
MI FIRE IN	MICHIGAN FIRE INSPECTORS SOCIETY		
	2224-8342-5428-46	MEMBERSHIP	30.00
TOTAL FOR: MICHIGAN FIRE INSPECTORS SOCIETY			30.00
MISC	MICHIGAN MUNICIPAL LEAGUE		
	20191118	CLASSES & TRAINING	140.00
	20191118	PROFESSIONAL DEVELOPMENT	140.00
TOTAL FOR: MICHIGAN MUNICIPAL LEAGUE			280.00
MICROSOFT	MICROSOFT		
	191029	SUPPLIES	42.39
	E07009OXOP	COMPUTER	108.65
	E07009OXOQ	COMPUTER	16.00
	E07009OY0M	COMPUTER	60.00
TOTAL FOR: MICROSOFT			227.04
MOTOROLA	MOTOROLA		
	U14390514987	SUPPLIES	316.94
TOTAL FOR: MOTOROLA			316.94
MISC	NORTHERN HYDRAULICS		
	142559	SUPPLIES	1,900.53
TOTAL FOR: NORTHERN HYDRAULICS			1,900.53
MISC	PAK MAIL		
	75583	SUPPLIES	18.08
TOTAL FOR: PAK MAIL			18.08
MISC	POWER PROS		
	6241755-703	REPAIRS	2,689.00
TOTAL FOR: POWER PROS			2,689.00
MISC	PRIME VIDEO		
	191109	LIBRARY PROGRAMS	4.99
TOTAL FOR: PRIME VIDEO			4.99
MISC	SCHOOL LIFE IMAGE STUFF		
	200031543	LIBRARY PROGRAMS	774.61
TOTAL FOR: SCHOOL LIFE IMAGE STUFF			774.61
SFSUPPLY	SF SUPPLY		
	410571	SUPPLIES	249.00
TOTAL FOR: SF SUPPLY			249.00
MISC	SIGNS.COM		
	494629	SUPPLIES	60.74
TOTAL FOR: SIGNS.COM			60.74
MISC	STATE SPRING ALIGNMENT AND BRAKE		
	1293170013	REPAIRS	354.68
TOTAL FOR: STATE SPRING ALIGNMENT AND BRAKE			354.68
MISC	TADI BROTHERS		
	103123	SUPPLIES	551.74
TOTAL FOR: TADI BROTHERS			551.74

Vendor Code	Vendor Name	Description	Amount
MISC	TARGET		
	20191106	SUPPLIES	262.80
TOTAL FOR: TARGET			262.80
TSC	TRACTOR SUPPLY COMPANY		
	467231	REPAIRS	31.79
	469831	SUPPLIES	42.38
TOTAL FOR: TRACTOR SUPPLY COMPANY			74.17
MISC	VISTAPRINT		
	B4BQF-L5A34-6L9	SUPPLIES	19.98
TOTAL FOR: VISTAPRINT			19.98
WOODLAND	WOODLAND COMMERCIAL EQUIPMENT		
	11706	REPAIRS	267.60
TOTAL FOR: WOODLAND COMMERCIAL EQUIPMENT			267.60
TOTAL - ALL VENDORS			14,712.91