#### CITY OF LOCKPORT CORPORATION PROCEEDINGS

Lockport Municipal Building

Regular Meeting Official Record

> August 28th, 2024 6:00 P.M.

Mayor John Lombardi III called the meeting to order.

#### ROLL CALL

The following Common Council members answered the roll call:

Aldermen Craig, Devine, Fogle, Kirchberger, Lupo, Mullane

#### INVOCATION

#### ANNOUNCEMENTS

#### RECESS

Recess for public input.

#### 082824.1

#### APPROVAL OF MINUTES

On motion of Alderman Fogle, seconded by Alderman \_\_\_\_\_\_, the minutes of the Regular Meeting of August 14th 2024 are hereby approved as printed in the Journal of Proceedings. Ayes \_\_\_\_\_. Carried.

#### FROM THE MAYOR

#### Appointments:

Emily Stoddard has been appointed to City Clerk to fill the unexpired term of Paul Oates, effective August 19<sup>th</sup>, 2024. Said appointment is permanent and subject to the City of Lockport Municipal Civil Services Rules and Regulations. Said term expires June 30<sup>th</sup>, 2027.

#### FROM THE CITY CLERK

The Clerk submitted payrolls, bills for services and expenses, and reported that the Department Heads submitted reports of labor performed in their departments. Reviewed by the Finance Committee.

**Communications** (which have been referred to the appropriate City officials) 8/9/2024 Sarah K. Lanzo, City Clerk at time of communication – notification of bids received on August 9<sup>th</sup>, 2024, in response to the RFP for Lockport Raw Water Pump Station Improvements.

Name	Phone Number	General Contract	General Contract Alternate	HVAC Contract	HVAC Contract Alternate	Electrical Contract
Ace Great Lakes	716-796- 4067	\$190,600	\$45,000			
Ferguson Electric	716-852- 2010					\$2,220,000
Frey Electric Construction	716-874- 1710					\$1,240,000
Greater Niagara Mechanical	716-695- 3600			\$69,600	\$18,800	
John W, Danforth Co.	716-829- 1385			\$89,400	\$15,400	
NFP and Sons, Inc.	716-695- 2926	\$88,000	\$49,500			
Resa Electric	716-819- 6600					\$1,050,000
Quackenbush				\$75,000	\$14,000	

#### Notice of Complaint:

Jeffrey A.Seekins, 77 Coolidge Avenue - fire hydrant

Referred to the Director of Highways, Parks and Water Distribution.

#### Notice of Claim:

Kristen Brolinski vs. City of Lockport and Lockport Cave and Underground Boat Ride

Daniel and Melissa Morrissette vs. Cityof Lockport and Lockport Cave and Underground Boat Ride.

Referred to the Corporation Counsel.

#### **MOTIONS & RESOLUTIONS**

#### 082824.2

By Alderman:

**Resolved**, that the Mayor and City Clerk be authorized to issue orders in favor of the claimants for payrolls, bills and services to be paid on August 29<sup>th</sup>, 2024.

Seconded by Alderman \_\_\_\_\_and adopted. Ayes \_\_\_\_\_.

082824.3 Lockport Little Loop Donation By Alderman: Whereas General City Law 20(3) authorizes the City to accept donations from individuals or organizations, and to use said donations per the restrictions placed on them by the donor, regardless of minimum value; now, therefore, be it

**Resolved** that the Mayor and Common Council do hereby extend thanks and appreciation to the Lockport Little Loop Football for a donation of \$1,863.83 to be used for repairs to park facilities; and

Resolved that the FY 2024 General Fund budget be amended as follows:

Revenue

Increase A.7110.32705.AP	Gifts and Donation	\$1,863.83
Expenditures Increase		
A.7110.54077	Const. & Maint. Supplies	\$1,863.83
Seconded by Al	dermanand ado	oted. Ayes

#### 082824.4 Street Paver Repair Resolution

By Alderman:

Whereas the City of Lockport owns and operates a single paver machine, which is essential for the maintenance and repair of city streets; and

Whereas the city's paver machine broke down on August 13, 2024, rendering it inoperable and in need of immediate repair; and

Whereas the cost to repair the paver has been estimated at \$30,400; and

Whereas the vendor selected to perform the repairs is a sole-source provider, as they are the only vendor capable of performing the necessary repairs in a timely manner; and

Whereas there are insufficient funds in the current department budget to cover the cost of the repair, and it is necessary to transfer funds from the contingency fund to cover this expense;

Now therefore be it resolved that the FY 2024 General Fund Operating Budget is amended as follows:

Expense:

Decrease		
A.1900.54775	Contingency	\$30,500
Increase:		
A.5110.54050	Equipment Maintenance/Repair	\$30,500

Seconded by Alderman \_\_\_\_\_ and adopted. Ayes \_\_\_\_\_.

082824.5 Being prepared.

082824.6 Resolution Authorizing the Purchase of a New Ambulance By Alderman:\_\_\_\_\_ Whereas the City of Lockport is committed to ensuring the safety and well-being of its residents by providing timely and efficient emergency medical services; and

Whereas the City maintains a fleet of ambulances to meet the demands of responding to medical emergencies, ensuring the highest level of reliable service to our community; and

Whereas the continued operation of the aging 1999 Ford Braun ambulance poses a reliability risk to both the patients and emergency personnel riding in it; and

Whereas it is prudent and fiscally responsible for the City to replace the older ambulance with a new, reliable, and efficient vehicle to maintain the highest standards of emergency medical services; and

Whereas the City of Lockport is able to tag-on to a NYS OGS Vehicle Marketplace Mini-Bid #13448 with the City of Jamestown for said new ambulance with an anticipated delivery date of Early 2025;

**Whereas** the City of Lockport wishes to secure the vehicle by paying a 10% down payment upon authorization and plans to pay the remaining balance in the fiscal year 2025;

Whereas the 2025 FY Budget will reflect this decision to fulfill this contract with Gorman Emergency Vehicles

**Now, therefore, be it resolved** by the City of Lockport Common Council that the Mayor is authorized to enter into a purchasing agreement with Gorman Emergency Vehicles in Elma NY for the purchase of 2024 Medix RP-90 Ambulance on a Chevrolet G3500 chassis; and

**Be it further resolved,** that the City of Lockport is authorized to make a 10% down payment for the new ambulance upon the execution of the purchase agreement; and

Be it further resolved, that the remaining balance for the purchase of the ambulance shall be paid in the fiscal year 2025; and

Now, therefore, be it resolved that the FY 2023 General Fund budget is amended as follows

Expense

Dooroooo

A.3410.51010	Full Time Wages	17,730.30
Increase A.3410.52030	Motor Vehicle Equipment	17,730.30

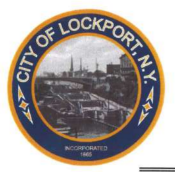
#### 082824.7

#### ADJOURNMENT

At \_\_\_\_\_ P.M. Alderman Fogle moved the Common Council be adjourned until 6:00 P.M., Wednesday September 11<sup>th</sup> 2024.

Seconded by Alderman \_\_\_\_\_\_ and adopted. Ayes \_\_\_\_\_.

Emily Stoddard City Clerk



LOCKPORT MUNICIPAL BUILDING ONE LOCKS PLAZA LOCKPORT, NEW YORK 14094 PHONE (716) 439-6665 FAX (716) 439-6668

## JOHN LOMBARDI, III MAYOR

August 19, 2024

To: Common Council

Under and by virtue of the authority conferred on me by the Charter of the City of Lockport, New York, I, John Lombardi, Mayor of said City, do hereby appoint Emily A. Stoddard, 540 Davison Road, Lockport, New York 14094 to City Clerk to fill the unexpired term of Paul Oates, effective August 19, 2024.

Said appointment is permanent and subject to the City of Lockport Municipal Civil Services Rules and Regulations.

Said term expires June 30, 2027.

Witness by hand and the Seal of the City of Lockport this 19th day of August 2024.

John Lombardi III Mayor

Cc: E. Stoddard Civil Service Corporate Office 3556 Lake Shore Road, Suite 500 Buffalo, NY 14219-1494 Phone: (716) 827-8000 Fax: (716) 826-7958



**BID OPENING** 

Bid Opening:

Time:

Owner: City of Lockport

Project: Lockport Raw Water Pump Station Improvements

CONTRACTOR NAME	PHONE NUMBER	GENERAL CONTRACT	GENERAL CONTRACT	HVAC CONTRACT	HVAC CONTRACT ALTERNATE	ELECTRICAL CONTRAC
Ace Great Lakes	716-796-4067	190,600.00	45,000.00			
Ferguson Electric	716-852-2010		1			2, 220,000, 0
Frey Electric Construction Co., Inc.	716-874-1710					1,240,000. a
Greater Niagara Mechanicl	716-695-3600			69,600.00	18,800,00 15,400,00	(,, , , , , , , , , , , , , , , , , , ,
John W. Danforth Company	716-829-1385			89,400,00	15.400.00	
NFP and Sons, Inc.	716-695-2926	88,000-00	49,500.00			
O'Connell Electric	717-675-9010					
Resa Power Service	716-819-6600					1,050,000.0
Quackenbush.		-		75,000,00	14,000.00	<i>,</i> , ,
8						

Complaint

August 19, 2024

# RECEIVED

AUG 2 1 2024

# CITY CLERK OFFICE

Honorable Mayor John Lombardi III

Fire Chief Luca Quagliano

City Clerk Sarah Lonzo

Attached please find pictures of the fire hydrant located in front of my home at 77 Coolidge Avenue. The hydrant is in poor condition needing repainting. The two other hydrants on the street are newly painted bright red and look very nice while this one looks abandoned. I am asking you to look into repairing this as I believe it detracts from my home.

Many thanks for your attention to this matter

Sechins Jeffrey A Seekins

NYSCEF DOC. NO. 1

#### STATE OF NEW YORK SUPREME COURT : COUNTY OF NIAGARA

DANIEL MORRISSETTE and ELIZABETH MORRISSETTE, Individually and as Husband And Wife 512 Portage Road Niagara Falls, New York 14301

Plaintiffs,

VS.

#### **SUMMONS**

Index No:

CITY OF LOCKPORT Lockport Municipal Building One Locks Plaza Lockport, New York 14094

HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE 5 Gooding Street Lockport, New York 14094

JOHN DOE

Defendants.

#### TO THE ABOVE-NAMED DEFENDANTS:

**YOU ARE HEREBY SUMMONED**, to answer the Complaint in this action and serve a copy of your Answer, or if the Complaint is not served with this Summons to serve a Notice of Appearance on the Plaintiffs' attorneys within twenty (20) days after the service of this Summons, exclusive of the day of service, where service is made by delivery upon you personally within the State, or within thirty (30) days after the completion of service where service is made in any other manner. In case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the Complaint.

The trial of this action is to be held in the County of Niagara.

DATED: Buffalo, New York August 5, 2024

#### ANDREWS, BERNSTEIN, & MARANTO, PLLC

By: <u>/s/ Robert J. Maranto, Jr.</u> Robert J. Maranto, Jr., Esq. *Attorneys for Plaintiffs* 420 Franklin Street Buffalo, New York 14202 Telephone (716) 842-2200 STATE OF NEW YORK SUPREME COURT : COUNTY OF NIAGARA

DANIEL MORRISSETTE and ELIZABETH MORRISSETTE, Individually and as Husband And Wife 512 Portage Road Niagara Falls, New York 14301

vs.

Plaintiffs,

#### COMPLAINT

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Index No:

CITY OF LOCKPORT Lockport Municipal Building One Locks Plaza Lockport, New York 14094

HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE 5 Gooding Street Lockport, New York 14094

JOHN DOE

Defendants.

The Plaintiffs, DANIEL MORRISSETTE and ELIZABETH MORRISSETTE, through and by their attorneys, ANDREWS, BERNSTEIN, & MARANTO, PLLC, for their complaint against the Defendants, alleges as follows:

1. That upon information and belief, and at all times hereinafter mentioned, Plaintiff, DANIEL MORRISSETTE, was and is a resident of the City of Niagara Falls, County of Niagara, and State of New York.

2. That upon information and belief, and at all times hereinafter mentioned, Plaintiff, ELIZABETH MORRISSETTE, was and is a resident of the City of Niagara Falls, County of Niagara, and State of New York. 3. That upon information and belief, and at all times hereinafter mentioned, Defendant, CITY OF LOCKPORT, was and is a municipal entity duly organized and existing pursuant to New York State Law.

4. That upon information and belief, and at all times hereinafter mentioned, Defendant, CITY OF LOCKPORT, was transacting business within the State of New York, with an office located at the Lockport Municipal Building, One Locks Plaza, Lockport, New York 14094.

5. That upon information and belief, and at all times hereinafter mentioned, Defendant HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, was and is a limited liability corporation duly licensed to transact business within the State of New York.

6. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, was transacting business within the State of New York with its principal office located at 5 Gooding Street, Lockport, New York.

7. That upon information and belief, and at all times hereinafter mentioned, Defendants, CITY OF LOCKPPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees controlled the premises located on or about 5 Gooding Street, Lockport, New York 14094.

8. That upon information and belief, and at all times hereinafter mentioned, Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or

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employees maintained the premises located on or about 5 Gooding Street, Lockport, New York 14094.

9. That upon information and belief, and at all times hereinafter mentioned, Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees regularly inspected the premises located on or about 5 Gooding Street, Lockport, New York 14094.

10. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees managed the boats used for touring the subject waterways, underground caves, and tunnels.

11. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees maintained the boats used for touring the subject waterways, underground caves, and tunnels.

12. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees controlled the boats used for touring the subject waterways, underground caves, and tunnels.

13. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees operated the boats used for touring the subject waterways, underground caves, and tunnels. 14. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees inspected the boats used for touring the subject waterways, underground caves, and tunnels.

15. That upon information and belief and at all times herein relevant, Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, has been the owner and operator of premises located at 5 Gooding Street, in the City of Lockport, County of Niagara and State of New York and was responsible for the waterways, underground caves, tunnels and tour boat rides conducted thereon.

16. Upon information and belief, and at all times herein relevant, it was the duty of the Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE. to inspect, license, permit, maintain and ensure the subject premises, boats and boat tours mentioned herein were in a reasonable safe and suitable condition for people, tourists, boat passengers, patrons, pedestrians and guests.

17. That on or about the 12<sup>th</sup> day of June 2023, Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISETTE, while lawfully on the premises on or about 5 Gooding Street, Lockport, New York 14094, attended a guided tour of the Erie Canal and the Lockport Locks.

18. That upon information and belief, and at all times hereinafter mentioned, on or about the 12<sup>th</sup> day of June 2023, during the boating portion of the guided tour of the Erie Canal and the Lockport Locks, the boat capsized and Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE, were sent into the water, thereby sustaining serious personal injuries and severe emotional distress.

19. That upon information and belief, and at all times hereinafter mentioned, it was the

duty and responsibility of Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, to ensure that the boat being used for the guided tour, was controlled, inspected, maintained, and safe.

20. That upon information and belief, and at all times hereinafter mentioned, the boat used for the guided tour used pontoons to remain buoyant. According to investigators, 5 of the boat's 7 pontoons had been compromised. A defect that should have been caught and repaired by Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE.

21. That Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISETTE's injuries were caused by the negligence, lack of care, carelessness, and recklessness on the part of the Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, their agents, servants, and/or employees.

22. That said incident occurred through no fault or neglect on the part of the Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE, herein contributing thereto.

23. That the aforementioned negligence of the Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, their agents, servants, and/or employees includes but is not limited to: failure to properly maintain the subject premises in a reasonably safe condition; failure to inspect said premises; creating a hazardous condition; failure to properly inspect, control, and maintain the boat used for the guided tour; and that the Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, were otherwise careless and negligent in the premises.

24. That on or about August 31, 2023, a Notice of Claim was timely served on

Defendant, CITY OF LOCKPORT, demanding compensation for Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE's injuries.

25. That at least thirty (30) days have elapsed since the service of the Notice of Claim and the referenced demand, and Defendant, CITY OF LOCKPORT, have neglected or refused to make payment thereof.

26. That the Plaintiffs have fully complied with the conditions set forth in Section 50e of the General Municipal Law.

27. That as a result of the aforesaid, the Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE, have been caused to sustain, among other things, serious, painful, and permanent injuries in and about their head, arms, legs, and body; in that they are incapacitated from their duties and responsibilities, all to their damage in an amount exceeding the jurisdictional limits of all lower courts which would otherwise have jurisdiction.

## AS AND FOR A SECOND CAUSE OF ACTION AGAINST THE ABOVE DEFENDANT, JOHN DOE, THE PLAINTIFFS ALLEGE AS FOLLOWS:

28. Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE, repeat and reallege paragraphs "1" through "27" above.

29. That upon information and belief, at all times hereinafter mentioned, Defendant, JOHN DOE, was employed by Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, and was in the actual scope of his employment at the time of the incident herein described.

30. That on or about June 12, 2023, the Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE, were passengers in the boat maintained and/or controlled by

Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE.

31. That upon information and belief, at all times hereinafter mentioned Defendant, JOHN DOE, was operating the certain boat in the accident hereinafter described owned by Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, with the knowledge, consent, and permission of Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE.

32. That on or about the 12th day of June 2023, Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE, while lawfully on the premises on or about 5 Gooding Street, Lockport, New York 14094, attended a guided tour of the Erie Canal and the Lockport Locks.

33. That upon information and belief, and at all times hereinafter mentioned, on or about the 12th day of June 2023, during the boating portion of the guided tour of the Erie Canal and the Lockport Locks, the boat capsized and Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE, were sent into the water, thereby sustaining serious personal injuries and severe emotional distress.

34. That said incident was caused solely due to the negligence, carelessness, and recklessness on the part of the Defendant.

35. That said incident occurred through no fault, neglect, or carelessness on the part of the Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE, herein contributing thereto.

36. That upon information and belief, Defendant, JOHN DOE, failed to properly inspect and maintain said vessel.

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37. That by reason of the foregoing, the Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE, have been caused to sustain, among other things, serious, painful, and permanent injuries in and about their head, arms, legs, and body; in that they were incapacitated from their duties and responsibilities, all to their damage, including property damage, in an amount exceeding the jurisdictional limits of all lower courts which would otherwise have jurisdiction

WHEREFORE, Plaintiffs, DANIEL MORRISSETTE, and ELIZABETH MORRISSETTE, demands relief in judgment on their behalf, and to receive damages on the allegations previously stated herein in an amount as may be just and proper based on the circumstances, together with the costs and disbursements of this action against the named Defendants; and for such other and further relief as to this Court may deem just and proper.

DATED: Buffalo, New York August 5, 2024

#### ANDREWS, BERNSTEIN, & MARANTO, PLLC

By: <u>/s/ Robert J. Maranto, Jr.</u> Robert J. Maranto, Jr., Esq. *Attorneys for Plaintiffs* 420 Franklin Street Buffalo, New York 14202 Telephone (716) 842-2200 VS.

#### STATE OF NEW YORK SUPREME COURT : COUNTY OF NIAGARA

KRISTEN BROLINSKI 370 N. 8<sup>th</sup> Street Lewiston, New York 14092

Plaintiff,

#### **SUMMONS**

Index No:

CITY OF LOCKPORT Lockport Municipal Building One Locks Plaza Lockport, New York 14094

HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE 5 Gooding Street Lockport, New York 14094

JOIIN DOE

Defendants.

#### TO THE ABOVE-NAMED DEFENDANTS:

**YOU ARE HEREBY SUMMONED**, to answer the Complaint in this action and serve a copy of your Answer, or if the Complaint is not served with this Summons to serve a Notice of Appearance on the Plaintiff's attorneys within twenty (20) days after the service of this Summons, exclusive of the day of service, where service is made by delivery upon you personally within the State, or within thirty (30) days after the completion of service where service is made in any other manner. In case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the Complaint.

The trial of this action is to be held in the County of Niagara

DATED: Buffalo, New York August 5, 2024

#### ANDREWS, BERNSTEIN, & MARANTO, PLLC

By: <u>/s/ Robert J. Maranto, Jr.</u> Robert J. Maranto, Jr. Esq. *Attorneys for Plaintiff* 420 Franklin Street Buffalo, New York 14202 Telephone (716) 842-2200

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NYSCEF DOC. NO. 1

#### STATE OF NEW YORK SUPREME COURT : COUNTY OF NIAGARA

KRISTEN BROLINSKI 370 N. 8th Street Lewiston, New York 14092

Plaintiff,

VS.

**COMPLAINT** 

Index No:

CITY OF LOCKPORT Lockport Municipal Building One Locks Plaza Lockport, New York 14094

HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE 5 Gooding Street Lockport, New York 14094

JOHN DOE

Defendants.

The Plaintiff, KRISTEN BROLINSKI, through and by her attorneys, ANDREWS, BERNSTEIN, & MARANTO, PLLC, for her complaint against the Defendants, alleges as follows:

1. That upon information and belief, and at all times hereinafter mentioned, Plaintiff,

KRISTEN BROLINSKI, was and is a resident of the Town of Lewiston, County of Niagara, and State of New York.

2. That upon information and belief, and at all times hereinafter mentioned, Defendant, CITY OF LOCKPORT, was and is a municipal entity duly organized and existing pursuant to New York State Law.

3. That upon information and belief, and at all times hereinafter mentioned, Defendant, CITY OF LOCKPORT, was transacting business within the State of New York, with an office located at the Lockport Municipal Building, One Locks Plaza, Lockport, New York 14094.

4. That upon information and belief, and at all times hereinafter mentioned, Defendant HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, was and is a limited liability corporation duly licensed to transact business within the State of New York.

5. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, was transacting business within the State of New York with its principal office located at 5 Gooding Street, Lockport, New York.

6. That upon information and belief, and at all times hereinafter mentioned, Defendants, CITY OF LOCKPPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees controlled the premises located on or about 5 Gooding Street, Lockport, New York 14094.

7. That upon information and belief, and at all times hereinafter mentioned, Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees maintained the premises located on or about 5 Gooding Street, Lockport, New York 14094.

8. That upon information and belief, and at all times hereinafter mentioned, Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees regularly inspected the premises located on or about 5 Gooding Street, Lockport, New York 14094.

9. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees managed the boats used for touring the subject waterways, underground caves, and tunnels.

10. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees maintained the boats used for touring the subject waterways, underground caves, and tunnels.

11. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees controlled the boats used for touring the subject waterways, underground caves, and tunnels.

12. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees operated the boats used for touring the subject waterways, underground caves, and tunnels.

13. That upon information and belief, and at all times hereinafter mentioned, Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, individually and/or through their agents, servants, or employees inspected the boats used for touring the subject waterways, underground caves, and tunnels.

14. That upon information and belief and at all times herein relevant, Defendants, CITY

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OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, has been the owner and operator of premises located at 5 Gooding Street, in the City of Lockport, County of Niagara and State of New York and was responsible for the waterways, underground caves, tunnels and tour boat rides conducted thereon.

15. Upon information and belief, and at all times herein relevant, it was the duty of the Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE. to inspect, license, permit, maintain and ensure the subject premises, boats and boat tours mentioned herein were in a reasonable safe and suitable condition for people, tourists, boat passengers, patrons, pedestrians and guests.

16. That on or about the 12<sup>th</sup> day of June 2023, Plaintiff, KRISTEN BROLINSKI, while lawfully on the premises on or about 5 Gooding Street, Lockport, New York 14094, attended a guided tour of the Erie Canal and the Lockport Locks.

17. That upon information and belief, and at all times hereinafter mentioned, on or about the 12<sup>th</sup> day of June 2023, during the boating portion of the guided tour of the Erie Canal and the Lockport Locks, the boat capsized and Plaintiff, KRISTEN BROLINKSKI, was sent into the water, thereby sustaining serious personal injuries and severe emotional distress.

18. That upon information and belief, and at all times hereinafter mentioned, it was the duty and responsibility of Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, to ensure that the boat being used for the guided tour, was controlled, inspected, maintained, and safe.

19. That upon information and belief, and at all times hereinafter mentioned, the boat used for the guided tour used pontoons to remain buoyant. According to investigators, 5 of the boat's 7 pontoons had been compromised. A defect that should have been caught and repaired by

Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE.

20. That Plaintiff, KRISTEN BROLINSKI's injuries were caused by the negligence, lack of care, carelessness, and recklessness on the part of the Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, their agents, servants, and/or employees.

21. That said incident occurred through no fault or neglect on the part of the Plaintiff, KRISTEN BROLINSKI, herein contributing thereto.

22. That the aforementioned negligence of the Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, their agents, servants, and/or employees includes but is not limited to: failure to properly maintain the subject premises in a reasonably safe condition; failure to inspect said premises; creating a hazardous condition; failure to properly inspect, control, and maintain the boat used for the guided tour; and that the Defendants, CITY OF LOCKPORT, and/or HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, were otherwise careless and negligent in the premises.

23. That on or about August 31, 2023, a Notice of Claim was timely served on Defendant, CITY OF LOCKPORT, demanding compensation for Plaintiff, KRISTEN BROLINSKI's injuries.

24. That at least thirty (30) days have elapsed since the service of the Notice of Claim and the referenced demand, and Defendant, CITY OF LOCKPORT, have neglected or refused to make payment thereof.

25. That Plaintiff has fully complied with the conditions set forth in Section 50-e of the

General Municipal Law.

26. That as a result of the aforesaid, the Plaintiff, KRISTEN BROLINSKI, has been caused to sustain, among other things, serious, painful, and permanent injuries in and about her head, arms, legs, and body; in that she is incapacitated from her duties and responsibilities, all to her damage in an amount exceeding the jurisdictional limits of all lower courts which would otherwise have jurisdiction.

## AS AND FOR A SECOND CAUSE OF ACTION AGAINST THE ABOVE DEFENDANT, JOHN DOE, THE PLAINTIFF ALLEGE AS FOLLOWS:

27. Plaintiff, KRISTEN BROLINSKI, repeat and reallege paragraphs "1" through "26" above.

28. That upon information and belief, at all times hereinafter mentioned, Defendant, JOHN DOE, was employed by Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, and was in the actual scope of his employment at the time of the incident herein described.

29. That on or about June 12, 2023, the Plaintiff, KRISTEN BROLINSKI, was a passenger in the boat maintained and/or controlled by Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE.

30. That upon information and belief, at all times hereinafter mentioned Defendant, JOHN DOE, was operating the certain boat in the accident hereinafter described owned by Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE, with the knowledge, consent, and permission of Defendant, HYDRAULIC RACE CO., INC. d/b/a LOCKPORT CAVE & UNDERGROUND BOAT RIDE. 31. That on or about the 12th day of June 2023, Plaintiff, KRISTEN BROLINSKI, while lawfully on the premises on or about 5 Gooding Street, Lockport, New York 14094, attended a guided tour of the Erie Canal and the Lockport Locks.

32. That upon information and belief, and at all times hereinafter mentioned, on or about the 12th day of June 2023, during the boating portion of the guided tour of the Erie Canal and the Lockport Locks, the boat capsized and Plaintiff, KRISTEN BROLINKSKI, was sent into the water, thereby sustaining serious personal injuries and severe emotional distress.

33. That said incident was caused solely due to the negligence, carelessness, and recklessness on the part of the Defendant.

34. That said incident occurred through no fault, neglect, or carelessness on the part of the Plaintiff, KRISTEN BROLINSKI, herein contributing thereto.

35. That upon information and belief, Defendant, JOHN DOE, failed to properly inspect and maintain said vessel.

36. That by reason of the foregoing, the Plaintiff, KRISTEN BROLINSKI, has been caused to sustain, among other things, serious, painful, and permanent injuries in and about her head, arms, legs, and body; in that he was incapacitated from her duties and responsibilities, all to her damage, including property damage, in an amount exceeding the jurisdictional limits of all lower courts which would otherwise have jurisdiction

WHEREFORE, Plaintiff, KRISTEN BROLINSKI, demands relief in judgment on her behalf, and to receive damages on the allegations previously stated herein in an amount as may be just and proper based on the circumstances, together with the costs and disbursements of this action against the named Defendants; and for such other and further relief as to this Court may deem just and proper. DATED: Buffalo, New York August 5, 2024

#### ANDREWS, BERNSTEIN, & MARANTO, PLLC

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By: <u>/s/ Robert J. Maranto, Jr.</u> Robert J. Maranto, Jr., Esq. *Attorneys for Plaintiff* 420 Franklin Street Buffalo, New York 14202 Telephone (716) 842-2200

solution Request Form
p Donation
Date Submitted: 8/21/2024
ost Applicable Option):
Local Law Change Community Development Community Event Engineering Process Code and Planning Other
ncil meeting. Otherwise request will go to following meeting.
es will use the materials purchased with these
ng minutes, emails, etc If any of this information is confidential and ca note a check in this field:
nance Approval:

Whereas General City Law 20(3) authorizes the City to accept donations from individuals or organizations, and to use said donations per the restrictions placed on them by the donor, regardless of minimum value; now, therefore, be it

**Resolved** that the Mayor and Common Council do hereby extend thanks and appreciation to the Lockport Little Loop Football for a donation of \$1,863.83 to be used for repairs to park facilities; and

**Resolved** that the FY 2024 General Fund budget be amended as follows:

#### Revenue

Increase A.7110.32705.AP	Gifts and Donation	\$1,863.83		
Expenditures Increase				
A.7110.54077	Const. & Maint. Supplies	\$1,863.83		

## Agenda Description: Street Paver Repair Date Submitted: 8/16/2024 Presented By: Clayton Dimmick Topic Area (Select Most Applicable Option): **Community Event** Local Law Change **Budget Amendment Community Development Contract Approval Community Event Donation Acceptance Engineering Process** Grant Application / Award **Code and Planning Fund Utilization Request** Other Please provide to Clerk at least 9 calendar days prior to Council meeting. Otherwise request will go to following meeting. Summary of Resolution: On 8.13.2024 the City's sole paving machine broke down. The City does not have sufficient funds to cover this unanticipated cost. We would like to allocate contingency funds to cover this fix in the amount of \$30,500. **Explanation of Attachments:** 1) Resolution 2) Repair Quote Please include all backup correspondence, purchase order, quotes, meeting minutes, emails, etc... If any of this information is confidential and cannot be released publically, please denote a check in this field: Clerk/Legal/Finance Approval: Notes: Name: Date of Approval:

### **City of Lockport - Resolution Request Form**



# SERVICE ESTIMATE

BILL TO

City of Lockport Vehicle Maint Dept 1 Locks Plaza Lockport, NY 14094 USA Brewer, ME (207) 989-1890 Cranston, RI (401) 946-6450 Richmond, VT (802) 434-4228 Scarborough, ME (207) 883-9586 Wareham, MA (508) 291-1200 Miford, MA (508) 634-3400 Batavia, NY (585) 815-6200 Binghamton, NY (607) 772-6500 Clifton Park, NY (518) 877-8000 Syracuse, NY (315) 476-9981 Londonderry, NH (603) 665-4500

#### ESTIMATE NUMBER: SC ESTIMATE DATE: 7/3 ESTIMATE EXPIRES: 9/2

SCQT168611 7/31/2024 9/29/2024

SHIP TO

City of Lockport 455 South Niagara ST Lockport, NY 14094 USA

CE CALL	DATE	DATE INVOICE A 07/22/2024 0564357		E ACCOUNT ORDER ACCOUNT 0564357		JNT LOCATION		DIVISION	PAGE
914966	07/22/2024					Arrest A	Batavia	General Line	1 of 3
SALES REP CUSTOMER CONTA			ME CUSTOMER CONTACT PHONE		TERMS				
, Sarah	John Leibel								
MODEL	SERIAL NUMBE	R CUSTOM	ER EQUIPM	ENT ID	MILTON CAT EQID		T EQID	SMU	
AP500E	JWK00165	165			S056810			3378	
DE	SCRIPTION				01 - St-10 - 1000		UNI	T PRICE EXTEN	DED PRICE
	914966 REP Sarah MODEL AP500E	914966     07/22/2024       REP     CUSTOMER CC       , Sarah     John Leibel       MODEL     SERIAL NUMBE	914966     07/22/2024     0564357       REP     CUSTOMER CONTACT NAME       , Sarah     John Leibel       MODEL     SERIAL NUMBER     CUSTOME       AP500E     JWK00165	914966     07/22/2024     0564357       REP     CUSTOMER CONTACT NAME       Sarah     John Leibel     CUSTOMER       MODEL     SERIAL NUMBER     CUSTOMER EQUIPM       AP500E     JWK00165     CUSTOMER	914966     07/22/2024     0564357     0564357       REP     CUSTOMER CONTACT NAME     CUSTOMER CONTACT PHONE       , Sarah     John Leibel     Value       MODEL     SERIAL NUMBER     CUSTOMER EQUIPMENT ID       AP500E     JWK00165	914966     07/22/2024     0564357     0564357       REP     CUSTOMER CONTACT NAME     CUSTOMER CONTACT PHONE       Sarah     John Leibel     CUSTOMER EQUIPMENT ID     MILT       MODEL     SERIAL NUMBER     CUSTOMER EQUIPMENT ID     MILT       AP500E     JWK00165     S056	914966     07/22/2024     0564357     0564357       REP     CUSTOMER CONTACT NAME     CUSTOMER CONTACT PHONE     TERM       Sarah     John Leibel     Image: Customer contact phone     Term       MODEL     SERIAL NUMBER     CUSTOMER EQUIPMENT ID     MILTON CA       AP500E     JWK00165     S056810	914966         07/22/2024         0564357         0564357         Batavia           REP         CUSTOMER CONTACT NAME         CUSTOMER CONTACT PHONE         TERMS           Sarah         John Leibel         CUSTOMER EQUIPMENT ID         MILTON CAT EQID           MODEL         SERIAL NUMBER         CUSTOMER EQUIPMENT ID         MILTON CAT EQID           AP500E         JWK00165         S056810	914966         07/22/2024         0564357         D564357         Batavia         General Line           REP         CUSTOMER CONTACT NAME         CUSTOMER CONTACT PHONE         TERMS           Sarah         John Leibel         CUSTOMER EQUIPMENT ID         MILTON CAT EQID         SMU           MODEL         SERIAL NUMBER         CUSTOMER EQUIPMENT ID         MILTON CAT EQID         SMU           AP500E         JWK00165         SUSTOMER         S056810         3378

#### 03 REMOVE AND INSTALL - ELECTRIC POWER GENERATOR

#### REMOVE & INSTALL GENERATOR

Parts				
2	0992374	Bolt	2.35	4.70
1	1282596	Meter Seal	18.37	18.37
1	1834494	Belt	80.24	80.24
1	1H3338	Lock Washer	0.15	0.15
1	2227945	Film-Warn Sh	9.76	9.76
1	2249828	Film-Warn Sh	9.76	9.76
2	2P1293	Locknut	19.02	38.04
1	3445673	Nut-Hex	0.24	0.24
4	3626644	Breaker As	186.05	744.20
1	3682419	Breaker As	563.62	563.62
1	3988389	Block-Stud	34.12	34.12
1	3995150	Generator Gp	15,456.52	15,456.52
1	3J4818	Lock Washer	0.21	0.21
23	3S2093	Strap-Cable	0.26	5.98
1	4182328	Harness As	27.33	27.33
1	4200612	Wiring As	11.62	11.62
1	4200779	Harness As	239.06	239.06
1	4200798	Harness As	295.14	295.14
1	4214076	Film-Circuit	18.89	18.89
1	4214283	Tube As	479.56	479,56
1	4214284	Tube As	473,49	473.49
1	4318804	Plate	709.83	709.83
1	4318806	Plate As	1,449.32	1,449.32
1	4318807	Plate	244.67	244.67
1	4318808	Plate	104.76	104.76
1	4457531	Wire As-Grou	12.36	12.36
2	4D1326	Lockwasher	0,20	0.40
2	5C2874	Nut	0.17	0,34
2	5C7261	Nut	0.27	0.54
				CONTINUED

CUSTOMER INITIALS



# SERVICE ESTIMATE

Total Labor

#### BILL TO

City of Lockport Vehicle Maint Dept 1 Locks Plaza Lockport, NY 14094 USA Brewer, ME (207) 989-1890 Cranston, RI (401) 946-6450 Richmond, VT (802) 434-4228 Scarborough, ME (207) 883-9586 Wareham, MA (508) 291-1200 Miford, MA (508) 634-3400

SHIP TO

Batavia, NY (585) 815-6200 Binghamton, NY (607) 772-6500 Clifton Park, NY (518) 877-8000 Syracuse, NY (315) 476-9981 Londonderry, NH (603) 665-4500

# ESTIMATE NUMBER: SCQT168611 ESTIMATE DATE: 7/31/2024 ESTIMATE EXPIRES: 9/29/2024

ALE EXPIRE

City of Lockport 455 South Niagara ST Lockport, NY 14094 USA

SERVI	SERVICE CALL DATE INVOICE ACCOUNT ORDER A		COUNT	LOCATION	DIVISION	PAGE			
CSR0914966		07/22/2024	07/22/2024 0564357		0564357		Batavia	General Line	2 of 3
SALES REP CUSTOMER CONT		NTACT NAME	T NAME CUSTOMER CONTACT PHON		NE TERMS				
Parker	, Sarah	John Leibel		1					
MAKE	MODEL	SERIAL NUMBE	R CUSTOM	ER EQUIPM	ENT ID	MILTON CAT EQID		SMU	
AA	AP500E	JWK00165				S056810		3378	
	DE	SCRIPTION					UNI	T PRICE EXTR	NDED PRICE
2	569090		Seal O Ring					1 71	0.40

2 5K9090	Seal O Ring	1,71	3.42
2 6V8801	Nut	0.37	0.74
4 6V9746	Seal-O-Ring-	1.55	6.20
2 7H3937	Lock Washer	0.15	0.30
2 7V5628	Plate	3.72	7.44
4 7V6089	Clamp	6.56	26.24
4 8C8451	Bolt	0.50	2.00
2 BC8493	Union	27.73	55.46
2 8F7242	Washer	0.32	0.64
4 8T4121	Washer-Hard	0.67	2.68
1 8T4138	Bolt	0.27	0.27
1 8T4191	Bolt	0.55	0.55
4 8T4195	Bolt	0.90	3.60
2 8T4205	Washer	0.35	0.70
3 8T4224	Washer	0.47	1.41
6 8T4896	Washer	0.49	2.94
3 8T4908	Bolt	0.56	1.68
1 8X5802	Strap A	35.71	35.71

Labor

8,910.00

CONTINUED



# SERVICE ESTIMATE

BILL TO

City of Lockport Vehicle Maint Dept 1 Locks Plaza Lockport, NY 14094 USA Brewer, ME (207) 989-1890 Cranston, RI (401) 946-6450 Richmond, VT (802) 434-4228 Scarborough, ME (207) 883-9586 Wareham, MA (508) 291-1200 Miford, MA (508) 634-3400

Batavia, NY (585) 815-6200 Binghamton, NY (607) 772-6500 Clifton Park, NY (518) 877-8000 Syracuse, NY (315) 476-9981 Londonderry, NH (603) 665-4500

#### ESTIMATE NUMBER: SC ESTIMATE DATE: 7/3 ESTIMATE EXPIRES: 9/2

SCQT168611 7/31/2024 9/29/2024

SHIP TO

City of Lockport 455 South Niagara ST Lockport, NY 14094 USA

		DATE	DATE         INVOICE ACCOUNT           07/22/2024         0564357				LOCATION	DIVISION	PAGE	
		07/22/2024					Batavia		General Line	3 of 3
SALES REP CUSTOMER CON			NTACT NAME	ME CUSTOMER CONTACT PHONE		NE I	TERMS			
Parker	, Sarah	John Leibel								
MAKE	MODEL	SERIAL NUMBE	R CUSTOM	ER EQUIPM	ENT ID	MILTON CAT		r EQID	SMU	
AA	AP500E	JWK00165	IWK00165			S056	S056810		3378	
	DE	SCRIPTION						UNI	T PRICE EXTEN	DED PRICE

Miscellaneous 1

Environmental Services

365.31	365.31
Total Segment Parts	21,185.20
Total Segment Labor	8,910.00
Total Segment Miscellaneous	365.31
Segment Total	30,460.51
Total Invoice Parts	21,185.20
Total Invoice Labor	8,910.00

**Total Invoice Miscellaneous** 

The estimate provided to you is based on what can be reasonably observed by a Milton CAT Product Support Representative. If, during actual repairs, additional worn or failed components are discovered, you will be contacted with an updated estimate that will include a breakdown of additional parts and/or labor. No additional repairs will be made without the customer's approval.

Any steam cleaning necessary to complete this service will be additional to this estimate.

This estimate is contingent on all remanufactured parts being acceptable for full core credit.

Transportation, freight, tax, miscellaneous supplies and environmental charges are not included unless otherwise noted.

We greatly appreciate the opportunity to estimate this repair for you, and look forward to providing you the best service in the industry.

Estimate Amount 3

30,460.51

365.31

Terms are n/30 with approved credit

CUSTOMER PURCHASE ORDER

CUSTOMER PRINTED NAME

CUSTOMER SIGNATURE

DATE

## City of Lockport - Resolution Request Form

Agenda Description: Ambulance Purch	ase Down Payment	
Presented By: Chief Quagliano	Date Submitted: 8/27/2024	
Topic Area (Select N	Nost Applicable Option):	
Community Event Budget Amendment ✓ Contract Approval Donation Acceptance Grant Application / Award Fund Utilization Request	Local Law Change Community Development Community Event Engineering Process Code and Planning Other	
Please provide to Clerk at least 9 calendar days prior to Co	ouncil meeting. Otherwise request will go to following meeting.	
payment on a new ambulance. Funds from th	wage line to provide funds to make the down ne wage line are available due to multiple equent replacement employees starting at step 1	
Explanation of Attachments: Draft language for resolution. Purchase quote for ambulance.		
be released publically, please d	ting minutes, emails, etc If any of this information is confidential and canno denote a check in this field: Finance Approval:	
Name:	Date of Approval:	

6

#### **Resolution Authorizing the Purchase of a New Ambulance**

WHEREAS, the City of Lockport is committed to ensuring the safety and well-being of its residents by providing timely and efficient emergency medical services; and

WHEREAS, the City maintains a fleet of ambulances to meet the demands of responding to medical emergencies, ensuring the highest level of reliable service to our community; and

WHEREAS, the continued operation of the aging 1999 Ford Braun ambulance poses a reliability risk to both the patients and emergency personnel riding in it; and

WHEREAS, it is prudent and fiscally responsible for the City to replace the older ambulance with a new, reliable, and efficient vehicle to maintain the highest standards of emergency medical services; and

WHEREAS, the City of Lockport is able to tag-on to a NYS OGS Vehicle Marketplace Mini-Bid #13448 with the City of Jamestown for said new ambulance with an anticipated delivery date of Early 2025;

WHEREAS, the City of Lockport wishes to secure the vehicle by paying a 10% down payment upon authorization and plans to pay the remaining balance in the fiscal year 2025;

WHEREAS, the 2025 FY Budget will reflect this decision to fulfill this contract with Gorman Emergency Vehicles

NOW, THEREFORE, BE IT RESOLVED by the City of Lockport Common Council that the Mayor is authorized to enter into a purchasing agreement with Gorman Emergency Vehicles in Elma NY for the purchase of 2024 Medix RP-90 Ambulance on a Chevrolet G3500 chassis; and

BE IT FURTHER RESOLVED, that the City of Lockport is authorized to make a 10% down payment for the new ambulance upon the execution of the purchase agreement; and

BE IT FURTHER RESOLVED, that the remaining balance for the purchase of the ambulance shall be paid in the fiscal year 2025; and

NOW, THEREFORE, BE IT RESOLVED that the FY 2023 General Fund budget is amended as follows

Expense		
Decrease		
A.3410.51010	Full Time Wages	17,730.30
Increase		
A.3410.52030	Motor Vehicle Equipment	17,730.30

691 Bullis Road Elma, NY 14059-9669 www.gormanent.com



Tel (716) 675-3859 NY (800) 652-8577 Fax (716) 675-1861

#### AGREEMENT OF SALE FOR AMBULANCE - TAG-ON CONTRACT

THIS AGREEMENT is made between Gorman Emergency Vehicles, of Six Hundred Ninety One Bullis Rd, Elma, New York, ("Company") and the ("Purchaser"):

<u>City of Lockport Fire Department</u> <u>1 Locks Plaza</u> Lockport, NY 14094

FOR THE PURCHASE OF ONE: Medix RP-90 Ambulance – 2024 Chevrolet G3500 Gas – Per proposal dated 6/11/24. Tag-on to attached City of Jamestown contract dated 8/23/23 for NYS OGS Vehicle Marketplace Mini-Bid #13448

1. <u>ACCEPTANCE</u>: Company agrees to sell and Buyer agrees to purchase the Ambulance described in the Company's specifications, as may be amended in writing, and the equipment listed herein, all in accordance with the terms and conditions set forth herein.

2. <u>DELIVERY SCHEDULE</u>: The Ambulance shall be ready for delivery F.O.B. at City of Lockport Fire Department, approximately <u>250 days</u> from receipt of chassis and approved order, subject to extension due to changes made by Buyer.

3. <u>PRICE</u>: Buyer shall pay to Company the Purchase Price for the Ambulance the sum of: <u>One</u> <u>Hundred Seventy Seven Thousand Three Hundred Three</u> U.S. Dollars - \$177,303.00

This purchase price does not include any taxes. Any applicable taxes not specifically noted above will be paid by the Buyer directly, or will be added to the Purchase Price and paid by Company. If Buyer claims exemption from any tax, Buyer agrees to promptly furnish the applicable exemption certificate(s) and to indemnify and save Company harmless from any such tax, interest or penalty, which may at any time be assessed against Company as a result of this transaction.

4. TERMS OF PAYMENT:

\$17,730.30 - DUE AT CONTRACT \$159,572.70 - DUE AT DELIVERY

5. <u>WARRANTY</u>: Ambulance manufacturer provides a limited warranty in accordance with the warranty terms set forth in the Specifications.

EXCEPT TO THE EXTENT PROHIBITED BY LAW, COMPANY MAKES NO OTHER WARRANTY, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THERE ARE NO WARRANTIES THAT EXTEND BEYOND THE FACE HEREOF.

\*\*\*SEE SEPARATE WARRANTY STATEMENTS FOR COMPLETE INFORMATION\*\*\*

Offering the most complete fire truck and ambulance sales and service in New York State! A Division of Gorman Enterprises