

**VILLAGE OF MATTAWAN
24221 FRONT AVE.
MATTAWAN, MI 49071
REGULAR COUNCIL MEETING**

JANUARY 26, 2026

AGENDA

1. CALL TO ORDER @ **7:00 PM**
2. PLEDGE OF ALLEGIANCE.
3. ATTENDANCE
4. WELCOME TO PUBLIC
5. ANNOUNCEMENT OF MEETING BEING RECORDED
6. CONSENT AGENDA
 1. Regular Council Meeting Minutes of January 12, 2026
 2. Special Council Meeting Minutes of January 23, 2026
 2. Bills in the amount of \$33,374.20
7. ADDITIONS TO AGENDA
8. APPROVAL OF THE AGENDA
9. LIMITED PUBLIC COMMENT ON ANY AGENDA ITEM
10. BOARD AND COMMITTEE REPORTS
 - A. FINANCE COMMITTEE – CHAIR STREETER
No meeting, no report
 - B. COMMUNICATIONS COMMITTEE – CHAIR DANIEL
No meeting, no report
 - C. DPW COMMITTEE – CHAIR MCLEAN
No meeting, no report
 - D. LAW ENFORCEMENT COMMITTEE – CHAIR GURLEY
No meeting, no report
 - E. PARKS & RECREATION COMMITTEE – CHAIR MONROE
Meeting needs to be scheduled
 - F. POLICY & PERSONNEL COMMITTEE – CHAIR BEGEMAN
Meeting scheduled 1/27/26
 - G. ZONING AND ORDINANCE COMMITTEE – CHAIR STUUT
No meeting, no report
 - H. PLANNING COMMISSION LIAISON REPORT – LIAISON STREETER

No meeting, no report

I. DDA COMMITTEE – CHAIR ROB BROOKS

No meeting, no report

J. KATS – MANAGER MCGREW

Meeting scheduled 1/28/26

11. STAFF REPORTS

A. ENGINEER'S REPORT - *Engineer Woodhams*

B. ATTORNEY'S REPORT – *Attorney Graham*

12. UNFINISHED BUSINESS

A. WATER MEDIA TANK PAINTING

Kurita/Tonka Water	\$198,000.00
Murray Painting	\$ 76,071.00
OBIC Armor	\$ 94,810.00

13. NEW BUSINESS

A. AMENDING/REVISION OF THE VILLAGE CHARTER AND/OR HEADLEE OVERRIDE – *Manager McGrew and Clerk Storm-Artis*

B. SET PUBLIC HEARING ON FEBRUARY 23, 2026 AT 7:00 PM FOR MPD SPECIAL ASSESSMENT MILLAGE

C. APPROVE QUOTE FROM XYLEM FOR BYPASS PUMP REPAIR IN THE AMOUNT OF \$9,635.91

14. COMMUNICATIONS

15. COMMENTS FROM VISITORS

16. COMMENTS FROM COUNCIL

17. ADJOURNMENT @

**VILLAGE OF MATTAWAN
24221 FRONT AVE.
MATTAWAN, MI 49071
REGULAR COUNCIL MEETING**

JANUARY 12, 2026

MINUTES

1. CALL TO ORDER @ **7:00 PM**
2. PLEDGE OF ALLEGIANCE.
3. ATTENDANCE *Begeman, Daniel, Gurley, Monroe, Streeter*
ABSENT: *McLean, Stuut*
OTHERS PRESENT: *Manager McGrew, Clerk Storm-Artis, Attorney Graham, Engineer Woodhams*
Motion by Begeman, seconded by Streeter to excuse members McLean and Stuut. All members vote in favor. Motion carried.
4. WELCOME TO PUBLIC
5. ANNOUNCEMENT OF MEETING BEING RECORDED
6. CONSENT AGENDA
 1. Special and Regular Council Meeting Minutes of December 22, 2025
 2. Bills in the amount of \$81,998.04 + \$71,386.46 = \$153,384.50*Items 1 and 2 of the consent agenda approved without objection.*
7. ADDITIONS TO AGENDA
Pro Tem Begeman removed Department of Public Works and Manager's Report from staff reports, added new business G-DDA Open Seat and new business H-Van Buren County Letter of Support.
8. APPROVAL OF THE AGENDA
Motion by Monroe, seconded by Streeter to approve the agenda as amended. All members voted in favor. Motion carried.
9. LIMITED PUBLIC COMMENT ON ANY AGENDA ITEM **None**
10. BOARD AND COMMITTEE REPORTS
 - A. FINANCE COMMITTEE – CHAIR STREETER
No meeting, no report
 - B. COMMUNICATIONS COMMITTEE – CHAIR DANIEL
No meeting, no report
 - C. DPW COMMITTEE – CHAIR MCLEAN

No meeting, no report

D. LAW ENFORCEMENT COMMITTEE – CHAIR GURLEY

No meeting, no report

E. PARKS & RECREATION COMMITTEE – CHAIR MONROE

No meeting, no report

F. POLICY & PERSONNEL COMMITTEE – CHAIR BEGEMAN

Meeting needs to be scheduled

G. ZONING AND ORDINANCE COMMITTEE – CHAIR STUUT

No meeting, no report

H. PLANNING COMMISSION LIAISON REPORT – LIAISON STREETER

No meeting, no report

I. DDA COMMITTEE – CHAIR ROB BROOKS

Meeting scheduled 1/20/2026

J. KATS – MANAGER MCGREW

No meeting, no report

11. STAFF REPORTS

A. ENGINEER'S REPORT - *Engineer Woodhams stated his items were on the agenda.*

B. ATTORNEY'S REPORT – *Attorney Graham stated his items were on the agenda.*

12. UNFINISHED BUSINESS

13. NEW BUSINESS

A. AMENDING THE VILLAGE CHARTER – *Clerk Storm-Artis*

Discussion took place.

Motion by Monroe, seconded by Gurley to postpone item to the next regular Village Council meeting on January 26, 2026. All members voted in favor. Motion carried.

B. APPROVE CIVICA INVOICE IN THE AMOUNT OF \$38,486.60

Motion by Daniel, seconded by Streeter to approve the Civica Engineering invoice in the amount of \$38,486.60. All members voted in favor. Motion carried.

C. APPROVE CHANGE ORDER #4

Brief discussion took place.

Motion by Daniel, seconded by Gurley to approve change order #4. All members voted in favor. Motion carried.

D. SEND 4-DAY OFFICE WORK WEEK TO POLICY AND PERSONNEL COMMITTEE

Discussion took place.

Motion by Daniel, seconded by Streeter to send the proposal of a 4-day work week to the policy and personnel committee. All members voted in favor. Motion carried.

E. SCHEDULE MPD SPECIAL ASSESSMENT WORKSHOP

Motion by Monroe, seconded by Streeter to schedule a MPD special assessment workshop for Friday, January 23, 2026 at 4:30 PM. All members voted in favor. Motion carried.

F. PARK NATIVITY – *Member Streeter*

Member Streeter expressed his concern with the cost of the replacement nativity statues, as there were less expensive options available with different companies. DDA Chair Brooks explained the process the DDA took and delays experienced to approve the purchase through Bronner's that caused increases to initial presented price, and changes needing to be made to the initial order.

No action taken.

G. DDA OPEN SEAT

Short discussion took place.

Motion by Begeman, seconded by Streeter to appoint Ami Kalinka to the open seat on the DDA. All members voted in favor. Motion carried.

H. VAN BUREN COUNTY ROAD COMMISSION LETTER OF SUPPORT

Motion by Streeter, seconded by Daniel to approve the letter of support for the Van Buren County Road Commission bridge project. All members voted in favor. Motion carried.

14. COMMUNICATIONS

Revenue and Expense Report

15. COMMENTS FROM VISITORS

Rob Brooks spoke about the potholes on Main St. near the Amtrak bridge, the new Antwerp Township speed trailer, and a vehicle rollover going up the hill on Main St. south of Front Ave.

16. COMMENTS FROM COUNCIL

Pro Tem Begeman stated the traffic flasher light on Main and Front was not working. Manager McGrew stated he would have DPW follow up.

17. ADJOURNMENT @ 7:44 PM

Meeting adjourned without objection.

Post Date	Journal	Description	GL Number	DR Amount	CR Amount
01/22/2026 AP Trx #: 30043	AP	ALTA Equipment Company Repairs & Maintenance Vnd: 1557 Invoice: SP2/168773	Invoice: SP2/168773 Ref#: 18493 (Cap, Bolt, Allen Head Screw, Hex Nut, S 661-891-93100 661-000-20200	1,025.10	1,025.10
		Expected Check Run: 01/26/2026		1,025.10	1,025.10
01/22/2026 AP Trx #: 30044	AP	Amazon Capital Services Operating Supplies & Expense Vnd: 1612 Invoice: 1WKR-CX1Y-3LWL	Invoice: 1WKR-CX1Y-3LWL Ref#: 18494 (Coffee) 101-301-72600 101-000-20200	48.02	48.02
		Expected Check Run: 01/26/2026		48.02	48.02
01/22/2026 AP Trx #: 30045	AP	Axon Enterprises Inc Equipment Repairs & Maint. Vnd: 1575 Invoice: INUS414245	Invoice: INUS414245 Ref#: 18495 (Taser Cartridges) 101-301-77800 101-000-20200	1,608.94	1,608.94
		Expected Check Run: 01/26/2026		1,608.94	1,608.94
01/22/2026 AP Trx #: 30046	AP	CINTAS Contractual Services Uniform allowance Vnd: 1226 Invoice: 4256457531 Vnd: 1226 Invoice: 4256457531 Vnd: 1226 Invoice: 4256457531	Invoice: 4256457531 Ref#: 18496 (Mats and Pants 1/15/26) 101-265-81800 590-552-76800 591-552-76800 101-000-20200 590-000-20200 591-000-20200	159.72 35.44 35.44 101-000-20200 590-000-20200 591-000-20200	159.72 35.44 35.44 159.72 35.44 35.44
		Expected Check Run: 01/26/2026		1,608.94	1,608.94
01/22/2026 AP Trx #: 30047	AP	CINTAS Contractual Services Uniform allowance Vnd: 1226 Invoice: 4257239466 Vnd: 1226 Invoice: 4257239466 Vnd: 1226 Invoice: 4257239466	Invoice: 4257239466 Ref#: 18497 (Mats and Pants 1/22/26) 101-265-81800 590-552-76800 591-552-76800 101-000-20200 590-000-20200 591-000-20200	230.60	230.60
		Expected Check Run: 01/26/2026		230.60	230.60

01/23/2026 01:17 PM
User: J.STORMARTIS
DB: Mattawan

INVOICE JOURNAL REPORT FOR VILLAGE OF MATTAWAN
CHECK RUN DATES 01/26/2026 - 01/26/2026

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Post Date	Journal	Description	GL Number	DR Amount	CR Amount
01/23/2026 AP Trx #: 30048	AP	Clothes Basket Operating Supplies & Expense Vnd: 0072 Invoice: 24806 Expected Check Run: 01/26/2026	Invoice: 24806 Ref#: 18516 (MPD Uniform Cleaning 12/1/25-12/31/25) 101-301-72600 101-000-20200	62.50	62.50
01/22/2026 AP Trx #: 30049	AP	Crown Trophy #104 Operating Supplies & Expense Vnd: 0637 Invoice: 49524 Expected Check Run: 01/26/2026	Invoice: 49524 Ref#: 18498 (Plaque) 101-301-72600 101-000-20200	150.00	150.00
01/22/2026 AP Trx #: 30050	AP	Cummins Sales & Service Contractual Vnd: 0615 Invoice: S3-260153955 Expected Check Run: 01/26/2026	Invoice: S3-260153955 Ref#: 18499 (Main Lift Station Maintenance) 590-552-81900 590-000-20200	1,496.92	1,496.92
01/22/2026 AP Trx #: 30051	AP	Cummins Sales & Service Contractual Services Vnd: 0615 Invoice: S3-260153749 Expected Check Run: 01/26/2026	Invoice: S3-260153749 Ref#: 18500 (Village Office Generator Maintenance) 101-265-81800 101-000-20200	1,496.92	1,496.92
01/22/2026 AP Trx #: 30052	AP	Cummins Sales & Service Contractual Vnd: 0615 Invoice: S3-260153606 Expected Check Run: 01/26/2026	Invoice: S3-260153606 Ref#: 18501 (French Water Tower Generator Maintenance) 591-552-81800 591-000-20200	942.84	942.84
01/23/2026 AP Trx #: 30053	AP	Fabricated Flex & Hose Supplies Vnd: 1196 Invoice: 94442 Expected Check Run: 01/26/2026	Invoice: 94442 Ref#: 18517 (Female Cam Coupler, Make Cam Spool Adapt.) 590-552-72600 590-000-20200	198.72	198.72
				896.32	896.32
				198.72	198.72

Post Date	Journal	Description	GL Number	DR Amount	CR Amount
01/22/2026 AP Trx #: 30054	AP	Freedom Counseling LLC Police medical account Vnd: 1664 Invoice: 71927 Expected Check Run: 01/26/2026	Invoice: 71927 Ref#: 18502 (Professional Counseling Services 1/16/26) 101-301-72300 101-000-20200	100.00	100.00
01/22/2026 AP Trx #: 30055	AP	Freightliner of Grand Rapids Repairs & Maintenance Vnd: 0888 Invoice: R002074911:01 Expected Check Run: 01/26/2026	Invoice: R002074911:01 Ref#: 18503 (Dumptruck Repairs) 661-891-93100 661-000-20200	605.88	605.88
01/22/2026 AP Trx #: 30056	AP	Freightliner of Grand Rapids Repairs & Maintenance Vnd: 0888 Invoice: R002074884:01 Expected Check Run: 01/26/2026	Invoice: R002074884:01 Ref#: 18504 (Wiper Blades) 661-891-93100 661-000-20200	605.88	605.88
01/22/2026 AP Trx #: 30057	AP	Justice Fence Co Community Promotion Vnd: 1588 Invoice: 0011985 Expected Check Run: 01/26/2026	Invoice: 0011985 Ref#: 18505 (DDA Fence Repair) 248-728-88000 248-000-20200	115.20	115.20
01/22/2026 AP Trx #: 30058	AP	LOWES BUSINESS ACCT/SYNCB Office Supplies Vnd: 1638 Invoice: *0518461 Dec25 Expected Check Run: 01/26/2026	Invoice: *0518461 Dec25 Ref#: 18506 (Office Supplies) 101-215-72600 101-000-20200	1,188.50	1,188.50
01/22/2026 AP Trx #: 30059	AP	Midwest Energy Communications Street Lights Vnd: 0022 Invoice: 7944700 Dec25 Expected Check Run: 01/26/2026	Invoice: 7944700 Dec25 Ref#: 18507 (Electric-Cole Ave Street Lights 12/1 101-441-92600 101-000-20200	53.07	53.07
				87.42	87.42
				87.42	87.42

Post Date	Journal	Description	GL Number	DR Amount	CR Amount
01/22/2026	AP	National Railroad Passenger Corp	Invocice: 8000021235 Ref#: 18508 (Lease ID MA00067 1/1/26-12/31/26)		
AP Trx #: 30060		Licenses/Fees Vnd: 0252 Invoice: 8000021235	590-551-89000 590-000-20200	6,520.76	6,520.76
		Expected Check Run: 01/26/2026		6,520.76	6,520.76
01/22/2026	AP	PERCEPTIVE CONTROLS, INC	Invocice: 17501 Ref#: 18509 (Cyber Security 1/1/26-1/31/26)		
AP Trx #: 30061		Contractual Contractual Vnd: 1303 Invoice: 17501 Vnd: 1303 Invoice: 17501	590-552-81900 591-552-81800 590-000-20200 591-000-20200	641.00 641.00	641.00 641.00
		Expected Check Run: 01/26/2026		1,282.00	1,282.00
01/22/2026	AP	Rob's Tire & Auto Care LLC	Invoice: 1047564 Ref#: 18510 (Tire Sensors, Transmission Filter/fluid,)		
AP Trx #: 30062		Repairs and Maintenance Vnd: 1210 Invoice: 1047564	101-301-93300 101-000-20200	590.28	590.28
		Expected Check Run: 01/26/2026		590.28	590.28
01/22/2026	AP	SebertTans PLC	Invoice: 1000073940 Ref#: 18511 (Year end audit Fiscal year end 6/30/2022)		
AP Trx #: 30063		Year end audit Year end audit Year end audit Year end audit Year end audit Vnd: 1579 Invoice: 1000073940 Vnd: 1579 Invoice: 1000073940 Vnd: 1579 Invoice: 1000073940 Vnd: 1579 Invoice: 1000073940 Vnd: 1579 Invoice: 1000073940	101-215-80700 202-172-80700 203-172-80700 590-551-80700 591-551-80700 101-000-20200 202-000-20200 203-000-20200 590-000-20200 591-000-20200	3,080.00 1,400.00 1,120.00 4,200.00 4,200.00 101-000-20200 202-000-20200 203-000-20200 590-000-20200 591-000-20200	3,080.00 1,400.00 1,120.00 4,200.00 4,200.00 3,080.00 1,400.00 1,120.00 4,200.00 4,200.00
		Expected Check Run: 01/26/2026		14,000.00	14,000.00
01/22/2026	AP	Southwest Michigan City Managers	Invoice: RichMcGrew2026Dues Ref#: 18512 (Rich McGrew 2026 Dues Village o		
AP Trx #: 30064		Dues/Mmbrshps/Sbscrptns Vnd: 1647 Invoice: RichMcGrew2026Dues	101-172-95800 101-000-20200	100.00	100.00
		Expected Check Run: 01/26/2026		100.00	100.00

Post Date	Journal	Description	GL Number	DR Amount	CR Amount
01/22/2026	AP	Standard Insurance Company	Invoice: 00174180 0001 Feb26 Ref#: 18513 (STD, LTD, AD&D Feb 2026)		
	AP Trx #:	30065	Disability/Life/AD&D Ins	101-215-72000	137.53
		Disability/Life/AD&D Ins	101-265-72000	26.13	
		Disability/Life/AD&D Ins	101-301-72000	575.59	
		Disability/Life/AD&D Ins	101-441-72000	30.19	
		Disability/Life/AD&D Ins	101-751-72000	36.01	
		Disability/Life/AD&D Ins	202-172-72000	21.52	
		Disability/Life/AD&D Ins	202-463-72000	53.06	
		Disability/Life/AD&D Ins	202-478-72000	16.51	
		Disability/Life/AD&D Ins	203-172-72000	12.86	
		Disability/Life/AD&D Ins	203-463-72000	26.67	
		Disability/Life/AD&D Ins	203-478-72000	11.51	
		Disability/Life/AD&D Ins	590-551-72000	57.26	
		Disability/Life/AD&D Ins	590-552-72000	78.38	
		Disability/Life/AD&D Ins	590-553-72000	0.14	
		Disability/Life/AD&D Ins	591-551-72000	57.26	
		Disability/Life/AD&D Ins	591-552-72000	186.40	
		Disability/Life/AD&D Ins	591-553-72000	3.11	
		Disability/Life/AD&D Ins	661-891-72000	23.55	
		Vnd: 1699 Invoice: 00174180 0001 Feb26	101-000-20200	805.45	
		Vnd: 1699 Invoice: 00174180 0001 Feb26	202-000-20200	91.09	
		Vnd: 1699 Invoice: 00174180 0001 Feb26	203-000-20200	51.04	
		Vnd: 1699 Invoice: 00174180 0001 Feb26	590-000-20200	135.78	
		Vnd: 1699 Invoice: 00174180 0001 Feb26	591-000-20200	246.77	
		Vnd: 1699 Invoice: 00174180 0001 Feb26	661-000-20200	23.55	
		Expected Check Run: 01/26/2026		1,353.68	1,353.68
01/22/2026	AP	Verizon Wireless	Invoice: 6133023470 Ref#: 18514 (Cell Phones 12/9/25-1/8/26)		
	AP Trx #:	30066	Telephone-Emergency	142.57	
		Telephone-Emergency	590-551-85300	142.58	
		Vnd: 1231 Invoice: 6133023470	101-215-85300	81.70	
		Vnd: 1231 Invoice: 6133023470	590-000-20200	142.57	
		Vnd: 1231 Invoice: 6133023470	591-000-20200	142.58	
		Expected Check Run: 01/26/2026		366.85	366.85
01/22/2026	AP	Village of Paw Paw	Invoice: 950101.1 Nov25 Ref#: 18515 (Water Samples testing Date 11/18/25		
	AP Trx #:	30067	Testing and Analysis		
		Vnd: 0150 Invoice: 950101.1 Nov25	591-552-76500		
		Expected Check Run: 01/26/2026	591-000-20200		
			120.00	120.00	
			120.00	120.00	
			33,374.20	33,374.20	
					8,029.66
		Cash/Payable Account Totals:			
		Accounts Payable			
		101-000-20200			

Post Date	Journal	Description	GL Number	DR Amount	CR Amount
		Accounts Payable	202-000-20200	1,491.09	
		Accounts Payable	203-000-20200	1,171.04	
		Accounts Payable	248-000-20200	1,188.50	
		Accounts Payable	590-000-20200	13,406.63	
		Accounts Payable	591-000-20200	6,317.55	
		Accounts Payable	661-000-20200	1,769.73	
		TOTAL INCREASE IN PAYABLE:		33,374.20	



11/18/2025

Mr. Tom Anthony
Village of Mattawan
24221 Front Ave
Mattawan, WI 49071

RE: Change Order request #1 for Painting the Interior of Vessels at Main Street Facility

Dear Mr. Tom Anthony:

Per request and previous discussions we have investigated the costs associated with providing the interior repainting of the 4 vessels at the Main Street Facility as you requested and summarized them below.

Tonka Water, a Kurita Brand, will provide sand blast, priming and finish painting to the interiors of the 4 vessels located at your Main Street location. Once sand blasted assessment can be made on the state of the pitting and if appropriate and necessary, AquaPox filling may be provided at time and material.

The cost to provide the above labor and materials at the Main Street location is \$198,000.00 and includes the costs to order, ship and redesign and update any Tonka Water drawings, BOM and other relevant documents to reflect this change in work scope.

In order to keep progress moving forward and get materials to site we will need a written confirmation/signature with the return of this letter or before 11/21/25. The price for this change is \$198000.00 and will be invoiced in accordance with the contract payment terms.

This order cannot be initiated until confirmation of this change is received. Signing below and returning this change order request will be deemed as acceptance, a formal change to the contract can follow. Please be advised that the existing contractual terms and conditions will apply to this change order.

Sincerely,

Nina McGrath

Nina McGrath
Project Manager

Customer Acceptance

Date



DATE: 12-30-2025

PROJECT: Mattawan WTP Filter Tanks

SECTIONS: Painting

FROM: Tyler Lonsway

Cost Change: \$76,071.00

INCLUDES:

- Scaffolding for Access to tanks with tripod for safety.
- Sandblasting 4 Filter Tanks Interior Steel
- Applying 1 Coat of Tnemec 94-H@) Hydro Zinc
- Applying 2 Coats of Tnemec Series 21 Epoxoline

EXCLUDES:

- Heating/Conditioning of the Tanks for Coatings.

Please let me know if you need anything else,

THANKS,

*Tyler Lonsway
Murray Painting
Project Manager
989-695-8152 Office
989-225-7247 Cell*



Mattawan PW Tanks

Job Location: Mattawan MI

Village Of Mattawan

Mattawan (MI), Michigan 49071

United States

Advanced Rehabilitation Technology

525 Winzeler Drive

Bryan, Ohio 43506

United States

Rich McGrew

rmcgrew@mattawanmi.com

269-668-2128

Prepared by:

Alex Lantz

Business Development | Michigan & Northern Indiana

alex@artcoatingtech.com

+14197991308

Reference: 20260109-141343003

Quote created: January 9, 2026

Quote valid till: February 8, 2026

PRODUCTS & SERVICES	UNIT QUANTITY	UNIT PRICE	TOTAL
OBIC 1100PW	4	\$23,702.50	\$94,810.00
Total			\$94,810.00

Prep & Spray Line Interior Coating of (Steel Potable Water Tanks) with OBIC 1100PW Coating 9' dia x approximately 8' vf

including floor.

Four Tanks @ \$23,702.50 EA

Total: \$94,810.00

The OBIC Liner System Has a 10 Year Limited Warranty.

Pricing includes: Labor, Materials, Sandblasting, Cleaning and any Equipment Rentals needed for project. Customer is responsible for providing dump location for Sandblasting Media.

Customer is responsible for removal of PVC piping prior to the arrival of ART crews.

Notes:

- Owner/Contractor to provide Application Truck access within 100' of the structure.
- This proposal is based on one mobilization. If additional mobilizations are required, an additional \$5,000 may be added for each.
- Off road locations may require assistance from the owner/contractor to access.
- Grout costs \$150.00 per gallon and \$275.00 per hour after first 2 gallons used.
- DOT traffic control to be supplied by others if needed. Our crews will supply cones for immediate area.
- By-pass pumping is not included.
- Owner/Contractor must provide a water supply near the work site via hydrant or spigot (with water meter use free of charge).

General Terms and Conditions:

- The quoted prices are exclusive of applicable state and local sales taxes.
- Payment terms: Net 30 days. Interest may be added to balances outstanding after 30 days.
- Pricing is contingent on the work as stated in this proposal. Advanced Rehabilitation Technology (ART) reserves the right to adjust unit rate and/or overall bid proposal accordingly to account for any changes (increase or decrease) from this scope.
- ART's bid proposal shall be incorporated into the subcontract agreements. ART will initiate this project upon receipt of this signed proposal as well as, receipt of a subcontract or purchase order agreeing to this proposal.
- Pricing does not include working nights, holidays, or weekends. Additional cost will be required for these situations.
- Non-weather-related delays (may include job site not prepared to allow ART to begin; road closures due to community, city, or private events; traffic control not ready or any work stoppages outside the control of ART) may result in a \$5,000/day mobilization fee.

Purchase Order Number: _____

Billing Contact Email: _____

CPR Email (when applicable) _____

Signature

Signature

Date

Printed name



DATE: 12-30-2025

PROJECT: Mattawan WTP Filter Tanks

SECTIONS: Painting

FROM: Tyler Lonsway

Cost Change: \$76,071.00

INCLUDES:

- Scaffolding for Access to tanks with tripod for safety.
- Sandblasting 4 Filter Tanks Interior Steel
- Applying 1 Coat of Tnemec 94-H@) Hydro Zinc
- Applying 2 Coats of Tnemec Series 21 Epoxoline

EXCLUDES:

- Heating/Conditioning of the Tanks for Coatings.

Please let me know if you need anything else,

THANKS,

*Tyler Lonsway
Murray Painting
Project Manager
989-695-8152 Office
989-225-7247 Cell*



Headlee Roll Back and Headlee Override

The term “Headlee roll back” became part of municipal finance lexicon in 1978 with the passage of the Headlee Amendment to the Constitution of the State of Michigan of 1963. In a nutshell, Headlee requires a local unit of government to reduce its millage when annual growth on existing property is greater than the rate of inflation. As a consequence, the local unit’s millage rate is “rolled back” so that the resulting growth in property tax revenue, community-wide, is no more than the rate of inflation. A “Headlee override” is a vote by the electors to return the millage to the amount originally authorized via charter, state statute or a vote of the people and is necessary to counteract the effects of the “Headlee Rollback.”

Impact of Headlee Amendment

Since the passage of the Headlee Amendment, units of government are required to annually calculate a Headlee roll back factor. The annual factor is then added to Headlee roll back factors determined in prior years resulting in a cumulative Headlee roll back factor sometimes referred to as the “millage reduction fraction.” This *total* “millage reduction fraction” is then applied to the millage originally authorized by charter, state statute or a vote of the people. In summary, the actual mills available to be levied by a unit of local government is the product of the authorized millage rate times the total millage reduction fraction. This is known as the “Headlee maximum allowable millage.”

Impact of Proposal A

Prior to Proposal A legislation passed in 1994, local governments were allowed to “roll up” their millage rates when growth on existing property was *less* than inflation. “Roll ups” were a self-correcting mechanism that allowed local governments to naturally recapture taxing authority lost due to Headlee roll backs in prior years. A local government could only “roll up” its millage rate to the amount originally authorized by charter, state statute or a vote of the people.

Additions to taxable value (such as newly constructed property) are typically excluded (or exempt) from the Headlee roll back calculation. The 1994 General Property Tax Act changes did not specifically define “uncapped values” (increases resulting primarily from property transfers) as exempt.

Result

Although it might appear that a community with an annual increase in uncapped property values would benefit monetarily, uncapped values are treated as growth on existing property and trigger Headlee roll backs. For local governments levying at their Headlee maximum authorized millage, rolling back the maximum authorized millage rate reduces the revenue that would have been generated from these increased property values. The increase in the taxable value of property not transferred is capped at the lesser of inflation or 5 percent. Even though the taxable value of a particular piece of property increases at the rate of inflation, the millage rate for the entire community is “rolled back” as a result of the increase in the total taxable value of the community. The net result – a less than inflationary increase in the actual dollars received from property taxes. Consequently, the 1994 change to the General Property Tax Act has prevented local governments from being able to share the benefits of any substantial market growth in existing property values.

Based on *System Failure: Michigan’s Broken Municipal Finance Model*. Prepared for the Michigan Municipal League by Frank W. Audia, Partner and Denise A. Buckley, Associate, Plante and Moran, PLLC, March, 2004

Bulletin 11 - Inflation Rate Multiplier Used in the 2004 Capped Value Formula

DATE: October 16, 2003
TO: Assessors, Equalization Directors
FROM: State Tax Commission

SUBJECT: INFLATION RATE MULTIPLIER FOR USE IN THE 2004 CAPPED VALUE FORMULA AND THE 2004 "HEADLEE" MILLAGE REDUCTION FRACTION (MRF) FORMULA

A. Inflation Rate Multiplier Used in the 2004 Capped Value Formula

The inflation rate, expressed as a multiplier, to be used in the 2004 Capped Value Formula is 1.023. (The inflation rate multiplier for 2003 calculations was 1.015.)

The 2004 Capped Value Formula is as follows:

$$\text{2004 CAPPED VALUE} = (\text{2003 Taxable Value} - \text{LOSSES}) \times 1.023 + \text{ADDITIONS}$$

The formula above does not include 1.05 because the inflation rate multiplier of 1.023 is lower than 1.05.

B. Inflation Rate Multiplier Used in 2004 "Headlee" Calculations

The inflation rate multiplier of 1.023 shall ALSO be used in the calculation of the 2004 "Headlee" Millage Reduction Fraction required by Michigan Compiled Law (MCL) 211.34d.

The formula for calculating the 2004 "Headlee" Millage Reduction Fraction (MRF) is as follows:

$$\text{2004 MRF} = \frac{(\text{2003 Taxable Value} - \text{LOSSES}) \times 1.023}{\text{2004 Taxable Value} - \text{ADDITIONS}}$$

C. The following is a listing of the inflation rate multipliers used in the Capped Value and "Headlee" calculations since the start of Proposal A:

1995	1.026
1996	1.028
1997	1.028
1998	1.027
1999	1.016
2000	1.019
2001	1.032
2002	1.032
2003	1.015
2004	1.023

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Sample Headlee Override Ballot Language

The City of Olivet Additional Operating Millage

Millage Proposal

Shall the City of Olivet, for the purpose of general operations, levy up to 1.1218 mills (\$1.1218 per thousand dollars of taxable value on all real and personal property) for a period of five (5) years, 2001-2005, inclusive? The intent of this request is to restore the total City operating Millage at maximum allocated rate of 15 mills authorized by the Charter of the City of Olivet.

The 15 mills has been reduced by required Millage rollbacks in recent years to 13.8782 mills. If approved and levied in its entirety, this additional Millage would raise an estimated \$13,608 for the City of Olivet.

City of Dearborn Heights

Headlee Override Millage Proposal

Shall a "Headlee Override" be adopted so that the current limitation on the amount of City taxes that may be levied against all taxable property in the City of Dearborn Heights, Wayne County, Michigan be increased

- Up to 8.5 mills from approximately 6.798 mills (\$8.50 from approximately \$6.798 per \$1,000 of taxable value) for general operating expenses,
- Up to 3 mills from approximately 2.3991 mills (\$3.00 from approximately \$2.3991 per \$1,000 of taxable value) for sanitation/rubbish, and
- Up to 2 mills from approximately 1.5993 mills (\$2.00 from approximately \$1.5993 per \$1,000 of taxable value) for police and fire protection?

If approved and levied in its entirety, this millage would raise an estimated maximum amount of \$3.57 million for the City in 2002 by allowing the City to levy the maximum mills previously approved by the voters and authorized by the City Charter and Sate law which have been reduced as required by the Michigan Constitution of 1963.

Huntington Woods

Millage Increase Proposition

Shall the City of Huntington Woods, Oakland County, Michigan, be authorized to levy, in 2004 and thereafter, an additional 6.1829 mills on each dollar (\$6.1829 per \$1,000) of the taxable value of all property in the city, thereby allowing the levy of Charter-authorized millage for general purposes in excess of the limit to which it was reduced by Section 31 of Article IX of the State Constitution of 1963, all of which tax revenues will be disbursed to the City of Huntington Woods; provided, that the City shall not be authorized to increase the levy of the City's Charter-authorized millage by more than one-half (0.50) mill in 2004, or by more than an additional one-half mill each year thereafter, within the maximum millage herein authorized? The initial one-half mill increase would raise the sum of approximately \$135,000 in 2004.

Editor's Note: *The provision to increase the millage by only one-half mill in 2004 was strictly "local option" and the decision of the Huntington Woods Council. Local units of government can put restrictions on the increases or seek the full amount with no restrictions.*

WHAT is the City asking for?

Voters will decide on **May 2, 2023** whether to approve a Headlee Override **totaling 3.4581 mills** to restore the city's general fund millage to its full rate.

Now, we know what you're wondering...
What will this cost me as a resident?

BALLOT LANGUAGE

Shall the limitation on the amount of taxes which may be imposed on taxable property in the City of Berkley, Michigan be increased by 3.4581 mills (\$3.46 per thousand dollars of taxable value), beginning in 2023 as new additional millage in excess of the limitation imposed by Michigan Compiled Laws section 211.34d, to restore City Charter millage authorization previously approved by the electors as reduced by operation of the Headlee amendment, to provide funds for municipal operating purposes, including police and fire services? It is estimated that 3.4581 mills would approximately \$2,550,000 when first levied in 2023.



**VILLAGE OF MATTAWAN
RESOLUTION**

RESOLUTION SUBMITTING CHARTER REVISION BALLOT PROPOSAL

WHEREAS, the Village of Mattawan has been established and operates pursuant to the laws of the State of Michigan, including the Michigan Home Rule Village Act, and

WHEREAS, the Village has adopted a Village Charter controlling certain aspects of the operation of the Village, and

WHEREAS, the Village Council of Mattawan has carefully reviewed Village finances, and

WHEREAS, the Village Council has reviewed millage rates assessed by other municipal entities in the Southwestern Michigan area, and

WHEREAS, the Village Council has noted that the ad valorem tax rate in the Village of Mattawan is less than one-half of the tax rate in any of the neighboring municipalities, and

WHEREAS, the Village Council has determined that it is appropriate to present to Village voters the question of whether the Village Charter should be amended to provide that the annual ad valorem tax rate shall not exceed one percent of all real and personal property subject to taxation in the Village exclusive of any levies authorized by general statute to be made beyond charter tax rate limitations, and

NOW, THEREFORE, BE IT RESOLVED by the Village Council of the Village of Mattawan that the following question should be presented at General Election in the form of the following proposed revision to Article X, Section 9.1 of the Village of Mattawan Charter:

The Village shall have the power to levy and collect taxes for municipal purposes. The annual, general ad valorem tax levy of the assessed value of all real and personal property subject to taxation in the Village exclusive of any levies authorized by general statute to be made beyond charter tax rate limitations shall not exceed eight (8) mills for the first year following this amendment, nine (9) mills for the second year and ten (10) mills for each year thereafter. A "mill" is defined as one tenth (1/10) of one percent.

BE IT FURTHER RESOLVED that the question shall be submitted to the voters of the Village of Mattawan at the General Election to be conducted on March 8, 2004.

YEAS: Kucinich, Smith, McLean, Brooks, Hatzinikolis, Bemer

NAYS: None

ABSENT: None

Terri A. McLean, President

John H. Murphy, Clerk

CERTIFICATION

I hereby certify that the foregoing is a true and complete copy of a Resolution adopted by the Mattawan Council at a meeting on January 26, 2004.

John H. Murphy, Clerk

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THE HOME RULE VILLAGE ACT (EXCERPT)

Act 278 of 1909

78.14 Village charter; revision.

Sec. 14.

Any village desiring to revise its charter shall do so in the following manner, unless otherwise provided by charter: When its legislative body shall by a 2/3 vote of the members-elect, declare for a general revision of the charter, or when an initiatory petition signed by qualified electors equal to at least 20 per centum of the total vote cast for president at the last preceding election, and verified by the person or persons who obtained such signatures, shall be presented therefor, the question of having a general charter revision shall be submitted to the electors for adoption or rejection at the next municipal election or at a special election. In case the electors shall, by a majority vote, declare in favor of such revision, a charter commission shall be selected consisting of 5 electors who are freeholders, to be elected at large on a non-partisan ballot, having a residence of at least 2 years in the municipality. The 5 candidates having the greatest number of votes shall be elected.

History: 1909, Act 278, Eff. Sept. 1, 1909 ;-- Am. 1915, Act 298, Imd. Eff. May 19, 1915 ;-- CL 1915, 2856 ;-- CL 1929, 1776 ;-- CL 1948, 78.14

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THE HOME RULE VILLAGE ACT (EXCERPT)

Act 278 of 1909

78.15 Election of charter commission; details fixed by legislative body.

Sec. 15.

The legislative body of the municipality, unless it is otherwise provided, shall fix in advance of the election of a charter commission, the manner of nominating and electing the same, the place of its meeting, the compensation, if any, of its members, the money for the expense thereof, and provide the ballots for election.

History: 1909, Act 278, Eff. Sept. 1, 1909 ;-- CL 1915, 2857 ;-- CL 1929, 1777 ;-- CL 1948, 78.15

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THE HOME RULE VILLAGE ACT (EXCERPT)

Act 278 of 1909

78.17 Charter; amendments, submission.

Sec. 17.

Any amendment to any existing charter, whether passed pursuant to the provisions of this act or heretofore granted or passed by the state legislature, for the government of a village, may be submitted to the electors by a 2/3 vote of the legislative body of the village, or may be petitioned for by not less than 20 per centum of the number of electors voting for president at the last preceding election, which petition shall be verified by the oath of the party or parties securing the same and filed with the village clerk. Every such amendment shall be submitted to the electors at the next general or special election. When the amendment originates in the legislative body, it shall be published and remain on the table for 30 days before action is taken thereon. The form in which any proposed amendment to a village charter shall be submitted on the ballot, unless provided for in the initiatory petition, shall be determined by resolution by the legislative body.

History: 1909, Act 278, Eff. Sept. 1, 1909 ;-- Am. 1913, Act 95, Imd. Eff. Apr. 21, 1913 ;-- CL 1915, 2859 ;-- CL 1929, 1779 ;-- CL 1948, 78.17

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THE HOME RULE VILLAGE ACT (EXCERPT)

Act 278 of 1909

78.18 Charter commission; prosecuting attorneys to give advice; charter vote prerequisites.

Sec. 18.

It shall be the duty of the prosecuting attorneys of the several counties, to give advice to any and all charter commissions of this state, as to whether proposed charters contravene the constitution and general laws of this state, and such other information in relation to the formation, amendment or revision of charters as they may require. Every charter framed or revised by a charter commission, and every amendment to a village charter, whether passed pursuant to the provisions of this act or heretofore granted or passed by the state legislature for the government of a village shall, before its submission to a vote of the electors be presented to the governor of the state. If he shall approve it, he shall sign it; if not he shall return the charter to the commission, and amendment to the legislative body of the village, with his objections thereto, and any information or recommendations he may see fit to submit, which shall be spread at large on the journal of the body receiving them, and it shall reconsider it. On such reconsideration, if 2/3 of the members agree to pass it, it shall be submitted to the voters.

History: 1909, Act 278, Eff. Sept. 1, 1909 ;-- Am. 1913, Act 95, Imd. Eff. Apr. 21, 1913 ;-- CL 1915, 2860 ;-- CL 1929, 1780 ;-- CL 1948, 78.18

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THE HOME RULE VILLAGE ACT (EXCERPT)

Act 278 of 1909

78.23 Village charter; mandatory provisions.

Sec. 23.

Each village charter shall provide for all of the following:

- (a) The election of and compensation for a president who shall be the executive head, a clerk, and a legislative body. Notwithstanding a charter provision to the contrary, a village election shall be nonpartisan.
- (b) The election or appointment of other officers or administrative boards considered necessary.
- (c) The levying and collection of village taxes.
- (d) That the subjects of taxation for municipal purposes shall be the same as for state, county, and school purposes under the general law.
- (e) An annual appropriation of money for municipal purposes.
- (f) The public peace and health, and for the safety of persons and property.
- (g) One or more election districts; subject to section 21, the time, place, and means of holding elections; and the registration of electors.
- (h) Keeping in the English language a written or printed journal of proceedings of the legislative body.
- (i) The publication of an ordinance or a synopsis of an ordinance before the ordinance becomes operative. Any charter provision to the contrary notwithstanding, a village may adopt an ordinance punishable by imprisonment for not more than 93 days or a fine of not more than \$500.00, or both, if the violation substantially corresponds to a violation of state law that is a misdemeanor for which the maximum period of imprisonment is 93 days. Whether or not provided in its charter, a village may adopt a provision of any state statute for which the maximum period of imprisonment is 93 days, the Michigan vehicle code, 1949 PA 300, MCL

257.1 to 257.923, or a plumbing code, electrical code, or building code that has been promulgated by this state, by a department, board, or other agency of this state, or by an organization or association that is organized and conducted for the purpose of developing that code, by making reference to that law or code in an adopting ordinance without publishing that law or code in full. The law or code shall be clearly identified in the ordinance, and a statement of the purpose of the law or code shall be published with the adopting ordinance. Printed copies of the law or code shall be kept in the office of the village clerk and made available to the public at all times. The publication shall contain a notice stating that a complete copy of the law or code is available to the public at the office of the village clerk. Except as otherwise provided in this subdivision, a village shall not enforce any provision adopted by reference for which the maximum period of imprisonment is greater than 93 days. A village may adopt section 625(1)(c) of the Michigan vehicle code, 1949 PA 300, MCL 257.625, by reference in an adopting ordinance and shall provide that a violation of that ordinance is a misdemeanor punishable by 1 or more of the following:

- (i) Community service for not more than 360 hours.
- (ii) Imprisonment for not more than 180 days.
- (iii) A fine of not less than \$200.00 or more than \$700.00.
- (j) That the business of the legislative body shall be conducted at a public meeting of the body held in compliance with the open meetings act, 1976 PA 267, MCL 15.261 to 15.275, and all records of the municipality shall be available to the public under the freedom of information act, 1976 PA 442, MCL 15.231 to 15.246.
- (k) Adopting, continuing, amending, or repealing village ordinances.
- (l) A system of accounts that conforms to a uniform system required by law.

History: 1909, Act 278, Eff. Sept. 1, 1909 ;-- CL 1915, 2865 ;-- CL 1929, 1785 ;-- Am. 1941, Act 285, Eff. Jan. 10, 1942 ;-- Am. 1947, Act 345, Eff. Oct. 11, 1947 ;-- CL 1948, 78.23 ;-- Am. 1977, Act 198, Imd. Eff. Nov. 17, 1977 ;-- Am. 1982, Act 373, Eff. Mar. 30, 1983 ;-- Am. 1999, Act 254, Imd. Eff. Dec. 28, 1999 ;-- Am. 1999, Act 258, Eff. Dec. 29, 1999 ;-- Am. 2003, Act 304, Eff. Jan. 1, 2005 ;-- Am. 2012, Act 11, Imd. Eff. Feb. 15, 2012

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THE HOME RULE VILLAGE ACT (EXCERPT)

Act 278 of 1909

78.24 Village charter; permissible provisions.

Sec. 24.

A village may provide in its charter for 1 or more of the following:

(a) Except as otherwise provided in this subdivision, the regulation of a trade, occupation, or amusement within the village's boundaries, including the sale of intoxicating liquor and the number of licenses to be issued for the sale of intoxicating liquor. A charter must not permit the sale of liquor in a county in which the sale is prohibited by operation of the general local option law of this state, but may suppress saloons for the sale of intoxicating liquor. This subdivision is subject to the local government occupational licensing act.

(b) The punishment of a person who violates an ordinance of the village other than an ordinance described in section 25a. The penalty for a violation of such an ordinance must not exceed a fine of \$500.00 or imprisonment for 90 days, or both. However, unless otherwise provided by law, the ordinance may provide that a violation of the ordinance is punishable by imprisonment for not more than 93 days or a fine of not more than \$500.00, or both, if the violation substantially corresponds to a violation of state law that is a misdemeanor for which the maximum period of imprisonment is 93 days. In addition, a village may adopt section 625(1)(c) of the Michigan vehicle code, 1949 PA 300, MCL 257.625, by reference in an adopting ordinance and shall provide that a violation of that ordinance is a misdemeanor punishable by 1 or more of the following:

- (i) Community service for not more than 360 hours.
- (ii) Imprisonment for not more than 180 days.
- (iii) A fine of not less than \$200.00 or more than \$700.00.

- (c) The establishment of a department considered necessary for the general welfare of the village and for the separate incorporation of the village. This subdivision does not apply to a public school.
- (d) The use and enjoyment of the surface of a street of the village and the space above and beneath the street.
- (e) The assessment and reassessment of the cost, or a portion of the cost, of a public improvement to a special district. The payment of a future installment of a special assessment against a parcel of land may be made at any time in full, with interest accrued to the due date of the next installment.
- (f) The purchase of private property for a public use or purpose within the scope of the powers of the village.
- (g) The sale and delivery of water outside the corporate limits of the village in an amount determined by the legislative body of the village.
- (h) The purchase of land outside the corporate limits of the village if necessary for the disposal of sewage and garbage or for a purpose authorized by the state constitution of 1963 or the law of this state.
- (i) The use, upon the payment of reasonable compensation by persons other than the owner, of property located in a street, alley, or public place if the property is used in the operation of a public utility.
- (j) A plan of streets and alleys within the village's limits.
- (k) The use, control, and regulation of a stream, water, or watercourse within the village's boundaries, but not so as to conflict with a law, or action under a law, by which a navigable stream is bridged or dammed.
- (l) The enforcement of each police, sanitary, or other ordinance that is not in conflict with the law of this state.
- (m) The exercise of each municipal power in the management and control of village property and the administration of the village government, whether the power is expressly enumerated in this act or not; an act to advance the interest of the village, and the good government and prosperity of the village and its inhabitants; and the making of ordinances that are necessary and proper for carrying into execution the powers conferred by this act, and other powers vested by the state constitution of 1963 in villages, except if forbidden by or if the subject is covered exclusively by the law of this state.
- (n) The sale and delivery of heat, power, and light outside the village's corporate limits in an amount determined by the legislative body of the village, except that a sale at other than wholesale is limited to the area of a city, village, or township that is contiguous to the village as of June 23, 1974, and to the area of any other city, village, or township being served as of June 23, 1974. However, a village shall not sell heat, power, or light to a customer outside the village's corporate limits already receiving the service from another utility unless the serving utility consents in writing. For purposes of this subdivision, "wholesale" means the sale or exchange of heat, power, or light between public utility systems, whether municipally, cooperatively, or privately owned.

History: 1909, Act 278, Eff. Sept. 1, 1909 ;-- CL 1915, 2866 ;-- CL 1929, 1786 ;-- CL 1948, 78.24 ;-- Am. 1955, Act 60, Eff. Oct. 14, 1955 ;-- Am. 1974, Act 174, Imd. Eff. June 23, 1974 ;-- Am. 1978, Act 28, Imd. Eff. Feb. 24, 1978 ;-- Am. 1979, Act 37, Imd. Eff. June 20, 1979 ;-- Am. 1994, Act 15, Eff. May 1, 1994 ;-- Am. 1999, Act 56, Eff. Oct. 1, 1999 ;--

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THE HOME RULE VILLAGE ACT (EXCERPT)

Act 278 of 1909

78.26 Prohibited powers; computation of indebtedness.

Sec. 26.

(1) A village shall not do any of the following:

(a) Submit to the electors a charter or a revision of a charter more often than once in every 2 years or file it with the village clerk less than 90 days before the election. This subdivision does not apply to the submission and resubmission of charters to villages that may be incorporated under this act until they have first adopted a charter.

(b) Call more than 2 special elections within 1 year. This prohibition does not apply to elections that may be held in the submission and resubmission of charters to villages that may be incorporated under this act until they have first adopted a charter.

(c) Change the salary or emoluments of a public official after his or her election or appointment, or during his or her term of office, if the office is held for a fixed term, or shorten or extend the term of a public official from the period for which he or she was elected or appointed, unless he or she is removed for cause.

(d) Adopt a charter or amendment to a charter, unless approved by a majority of the electors voting on the charter or amendment at a general or special election.

(e) Authorize an issue of bonds unless approved at an election by a majority of the electors of the village voting on the issuance of the bonds. This subdivision does not apply to special assessment bonds, bonds for the village portion of local improvements, not to exceed 40% of the cost of the improvement, refunding bonds, bonds for relief from fire, flood, or calamity, or for payment of judgments, or bonds that the legislative body is authorized by specific statute to issue without vote of the electors.

(f) Adopt a scheme for exemption from municipal taxation.

(g) Repudiate a debt by a change in its charter or by consolidation with any other municipality.

(h) Incur indebtedness by the issue of bonds, or otherwise, in a sum that, including existing indebtedness, exceeds 10% of the assessed valuation of the real and personal property within the village subject to taxation, as shown by the last assessment roll of the village. Bonds issued in anticipation of the collection of special assessments, even though they are a general obligation of the village, motor vehicle highway fund bonds, revenue bonds, and bonds issued, or contract or assessment obligations incurred, to comply with an order of the department of environmental quality or a court of competent jurisdiction, even though they are a general obligation of the village, bonds issued, or contract or assessment obligations incurred, for water supply, sewerage, drainage, or refuse disposal projects necessary to protect the public health by abating pollution, even though they are a general obligation of the village, and bonds issued or assessments or contract obligations incurred for the construction, improvement, or replacement of a combined sewer overflow abatement facility are not included in this limitation. Money on hand in a sinking fund limited to the payment of indebtedness may be treated as a reduction of the indebtedness to that extent. If, because of fire, flood, or other calamity, an emergency fund is required for the relief of the inhabitants of the village or for the repairing or rebuilding of any of its municipal buildings, works, bridges, or streets, the legislative body of the village may borrow money due in not more than 3 years and in an amount not exceeding 1/4 of 1% of the assessed valuation of the village, notwithstanding that the loan may increase the indebtedness of the village beyond the limitations fixed by its charter or in this subdivision. If a village is authorized to acquire or operate a public utility, it may issue mortgage bonds for that purpose beyond the general limit of bonded indebtedness prescribed by law. The mortgage bonds issued beyond the limit of general indebtedness prescribed by law must not impose a liability upon the village, but must be secured only upon the property and revenues of the public utility, including a franchise, stating the terms upon which, in case of foreclosure, the purchaser may operate the public utility. The franchise must not extend for a period longer than 20 years from the date of the sale of the public utility and franchise on foreclosure. Bonds issued, or contract or assessment obligations incurred, before July 31, 1973 are validated. As used in this subdivision:

(i) "Combined sewer overflow" means a discharge from a combined sewer system that occurs when the flow capacity of the combined sewer system is exceeded.

(ii) "Combined sewer overflow abatement facility" means works, instrumentalities, or equipment necessary or appropriate to abate combined sewer overflows.

(iii) "Combined sewer system" means a sewer designed and used to convey both storm water runoff and sanitary sewage, and that contains lawfully installed regulators and control devices that allow for delivery of sanitary flow to treatment during dry weather periods and divert storm water and sanitary sewage to surface waters during storm flow periods.

(iv) "Construction" means any action taken in the designing or building of a combined sewer overflow abatement facility. Construction includes, but is not limited to, all of the following:

(A) Engineering services.

- (B) Legal services.
- (C) Financial services.
- (D) Design of plans and specifications.
- (E) Acquisition of land or structural components.
- (F) Building, erection, alteration, remodeling, or extension of a combined sewer overflow abatement facility.

(G) Village supervision of the project activities described in sub-subparagraphs (A) to (F).

(v) "Improvement" means any action undertaken to expand, rehabilitate, or restore a combined sewer overflow abatement facility.

(vi) "Replacement" means action taken to obtain and install equipment, accessories, or appurtenances during the useful life of a combined sewer overflow abatement facility necessary to maintain the capacity and performance for which the equipment, accessories, or appurtenances are designed and constructed.

(i) Lay or collect taxes for municipal purposes except as otherwise provided by law, at a rate in excess of 2% of the assessed value of all real and personal property in the village.

(j) Issue bonds without creating a sinking fund for the payment of the bonds, except special assessment bonds that are a charge upon a special district created for the payment of the bonds, and serial bonds payable annually.

(2) In computing the net indebtedness for the purposes of subsection (1)(h), there may be added to the assessed value of real and personal property in a village for a fiscal year an amount equal to the assessed value equivalent of certain village revenues as determined under this subsection. The assessed value equivalent must be calculated by dividing the sum of the following amounts by the village's millage rate for the fiscal year:

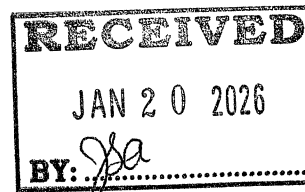
(a) The amount paid or the estimated amount required to be paid by the state to the village during the village's fiscal year for the village's use under the Glenn Steil state revenue sharing act of 1971, 1971 PA 140, MCL 141.901 to 141.921, and the amount of any eligible reimbursement to the village under the local community stabilization authority act, 2014 PA 86, MCL 123.1341 to 123.1362, except any amount distributed under section 17(4)(c) of the local community stabilization authority act, 2014 PA 86, MCL 123.1357, in excess of the village's qualified loss. The department of treasury shall certify these amounts upon request. As used in this subdivision, "qualified loss" means that term as defined in section 5 of the local community stabilization authority act, 2014 PA 86, MCL 123.1345.

(b) The amount levied by the village for its own use during the village's fiscal year from the specific tax levied under 1974 PA 198, MCL 207.551 to 207.572.

(c) The amount levied by the village for its own use during the village's fiscal year from the specific tax levied under the commercial redevelopment act, 1978 PA 255, MCL 207.651 to 207.668.

(3) Beginning on September 13, 2011, a village shall not adopt a village charter or ordinance that includes any minimum staffing requirement for village employees. Any provision in a village charter or ordinance adopted on or after September 13, 2011 that contains a minimum staffing requirement for village employees is void and unenforceable.

January 19, 2026
City of Mattawan
Attention:
Service Quotation # 706017661
Page 1 of 1



REPAIR ESTIMATE

**SERVICE QUOTATION # 706017661
SERIAL # CD150S NGDP 6" 4LE2X-FT4 GSB CS**

ITEM	QTY	DESCRIPTION	PRICE	TOTAL
A	1	3/4" BSPP Dipstick, Breather & Guard	\$ 49.08 /ea	\$ 49.08
B	2	Antifreeze Per Gallon - GEP PO	17.29 /ga	34.58
C	1	CD150S, NC150S Mechanical Seal Kit	2,349.49 /ea	2,349.49
D	1	CD150S, NC150S NRV Ball	1,564.44 /ea	1,564.44
E	1	CD150S, NC150S Rear Wearplate	604.53 /ea	604.53
F	1	CD150S Front Wearplate	563.78 /ea	563.78
G	1	CD150S Impeller	1,970.66 /ea	1,970.66
H	1	Compressor Filter	40.45 /ea	40.45
I	10.00	Customer Owned Repair Labor Level 3	140.00 /hr	1,400.00
J	1	Deere, Isuzu 4LE2 Air Filter	43.10 /ea	43.10
K	1	Deere and Primeguard Key Switch	45.13 /ea	45.13
L	1	Equipment Assessment	525.00 /ea	525.00
M	1	Isuzu 4LE2 T4 Main Fuel Filter	78.32 /ea	78.32
N	1	Isuzu 4LE2 T4 Oil Filter	57.95 /ea	57.95
O	1	Isuzu 4LE2 T4 Pre Fuel Filter	52.99 /ea	52.99
P	1	Isuzu 4LE2X Radiator Hose Kit	140.83 /ea	140.83
Q	13	Quart Oil	7.16 /qt	93.08
R	1	Environmental Fee	22.50 /ea	22.50

Total Repair Estimate \$ 9,635.91