

STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE COUNTY OF LIVINGSTON

Dennis Shoner and Barbara Potocki,
individually, and as representatives of
a class of similarly-situated persons and entities,

Plaintiffs,

Case No. 16-29165-CZ

Hon. David J. Reader

v.

Charter Township of Brighton,
a municipal corporation,

Defendant.

Gregory D. Hanley (P51204)
Jamie K. Warrow (P61521)
Edward F. Kickham Jr. (P70332)
Kickham Hanley PLLC
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**AMENDED STIPULATED ORDER REGARDING PRELIMINARY APPROVAL OF
CLASS ACTION SETTLEMENT, NOTICE AND SCHEDULING**

At a session of said Court held in the
City of Howell, County of Livingston
State of Michigan on _____
PRESENT: HON. _____
Circuit Court Judge

Plaintiffs commenced this action in the Eastern District of Michigan which was dismissed by stipulation and refiled as the above captioned lawsuit (the "Lawsuit") in Livingston County Circuit Court challenging an initial assessment of \$12,400 per Residential Equivalent Unit ("REU") (the

“Assessment Charge”), a debt service charge (the “Capital Charge”) and an operations and maintenance Charge (the “O&M Charge”) imposed by the Township on users of the Township’s sanitary sewer collection and treatment system (the “Sewer System”). Plaintiffs allege that the inclusion of such charges in the Township’s sewer rates (the “Rates”) are motivated by a revenue-raising and not a regulatory purpose, that they are disproportionate to the Township’s actual costs of providing sanitary sewage disposal services, and that (1) the Charges are therefore unlawful under the Headlee Amendment to the Michigan Constitution; and (2) by collecting the charges, the Township has unlawfully retained the charges under other statutory and common law theories. On May 16, 2017, the Named Plaintiffs filed a First Amended Complaint in Livingston County Circuit Court which removed the claims based upon the Assessment Charge, but continued to assert claims based upon the O&M Charge and the Capital Charge (collectively referred to hereafter as the “Charges”).

Plaintiff and Defendant seek preliminary approval of the of the Class Action Settlement Agreement to resolve this Lawsuit (referred to as the "Agreement" and attached as Exhibit 1) for purposes of, among other things, notifying class members of the proposed settlement; and intend to make application to this Court, pursuant to MCR 3.501(E), for a Final Order approving the settlement of this class action in accordance with the terms set forth in the Agreement ("Settlement");

The Court has been made aware of the process leading to the Agreement reached, and counsel have demonstrated that the Settlement was the result of arm’s length bargaining of counsel well versed in all of the issues, along with the assistance of a Court appointed mediator.

IT IS HEREBY ORDERED:

1. The Court preliminarily approves the terms of the Agreement, and pursuant to MCR 3.501, the “Class,” as defined in Paragraph 2 of the Agreement, is hereby certified for purposes of the Settlement provided in the Agreement only.

2. A hearing (the "Settlement Hearing") will be held before this Court on April 26, 2018, at 9:30 a.m. to determine whether the proposed Settlement on the terms and conditions provided in the Agreement is fair, reasonable, and adequate and should be approved by the Court, to determine whether a final judgment should be entered dismissing this Lawsuit with prejudice, and without costs, and to determine whether to award attorneys' fees and expenses to Class Counsel and the amount of such fees and expenses.

3. The notification to the members of the Class regarding the Settlement, as authorized in Paragraphs 4 and 6 of this Order, is the best notice practicable under the circumstances, is in compliance with MCR 3.501, and the requirements of due process of law, and will adequately inform class members of their rights.

4. On or before 28 days from the entry of this Order, Plaintiff's Counsel shall cause a Notice of Proposed Class Action Settlement ("Notice"), substantially in the form attached to the Agreement as Exhibit "D," to be mailed to members of the Class at the service addresses for Defendant's accounts. Plaintiff shall arrange for the publication of notice, substantially in the form attached to the Agreement as Exhibit "E", in the Livingston Press & Argus newspapers on three occasions prior to February 28, 2018.

5. The law firm of Kickham Hanley PLLC ("KH") is hereby appointed as Claims-Escrow Administrator for this Action. KH is authorized to use the services of the Garden City Group, as provided in the Agreement.

6. Any Class member that has filed and served written objections on or before March 6, 2018 in the manner described in Exhibits D and E of the Agreement, may appear personally, or by counsel of his or her own choice and at his or her own expense at the Settlement Hearing to show cause why: (a) the proposed settlement of the claims asserted should or should not be approved as fair, just, reasonable, adequate and in good faith; (b) judgment should or should not be

entered thereon; (c) the Plaintiff attorneys' fees and expenses and Claims-Escrow Administrator expenses should or should not be paid; and (d) the Court should nor should not grant relief on other matter(s) that may be considered by the Court at or in connection with said Settlement Hearing.

7. Any Class member who does not object in the manner provided above will be deemed to have waived such objection to the fairness, adequacy, or reasonableness of the proposed Settlement and the awards of attorney's fees and expenses it provides for.

8. As stated in Paragraph 5, KH is authorized to serve as the Claims-Escrow Administrator. The Claims-Escrow Administrator shall be responsible for holding the Settlement Fund in escrow, reviewing claims for, determining, and allocating each Class Member's Pro Rata Share of the Net Settlement Fund, and filing a report of proposed payment and credit distributions of those Pro Rata Shares as provided in Paragraphs 9, 10, 11 and 12 of the Agreement, and after Court approval at the Settlement Hearing, to distribute and account for the disposition of the Net Settlement Fund as provided in Paragraphs 13, 14, and 15 of the Agreement. The Claims-Escrow Administrator shall also be responsible for: (a) recording receipt of all responses to the Notice; (b) preserving until further Order of this Court any and all written communications from Class members or any other person in response to the Notice; and (c) making any necessary filings with the Internal Revenue Service. The Claims-Escrow Administrator may respond to inquiries, but copies of all written answers to such inquiries will be maintained and made available for inspection by all counsel in this action.

9. All papers in support of the settlement shall be filed with the Court and served on the other parties no later than seven (7) days prior to the Settlement Hearing.

10. The Court expressly reserves its right to adjourn the Settlement Hearing without any further notice to members of the Class. The Court retains jurisdiction of this action to consider all further applications arising out of or connected with the proposed Settlement.

11. All pretrial and trial proceedings in the Lawsuit are stayed and suspended until further order of the Court. Pending the final determination of the fairness, reasonableness and adequacy of the Settlement, no Plaintiff or member of the Class may institute or commence any action or proceeding against Defendant asserting any of the claims asserted in this action.

12. Subject to the terms of Paragraphs 13-14 below, if the Agreement and Settlement is disapproved, in part or in whole, by the Court, or any appellate court; if dismissal of the Lawsuit with prejudice against Defendant cannot be accomplished; if a final judgment on the terms set forth in Paragraph 25 of the Agreement is not entered within 120 days after the entry of this Order; if the Settlement Date defined in Paragraph 5 of the Agreement does not occur; or if the Agreement and Settlement otherwise is not fully consummated and effected:

a. The Agreement shall have no further force and effect and it and all negotiations and proceedings connected therewith shall be without prejudice to the rights of Defendant, the Named Plaintiff and the Class; and

b. The Court shall enter a new Scheduling Order granting reasonable continuances of the previously established scheduling dates, including a new trial date, for the Parties to resume their preparations for trial and respond to the Court's rulings on Plaintiff's pending class certification motion and Defendant's pending motion for partial summary disposition.

13. Defendant and Class Counsel may, in their sole and exclusive discretion, elect to waive any or all of the terms, conditions or requirements, or extend any or all of the deadlines stated in Paragraph 12. Such waiver or extension must be memorialized in a writing signed by Defendant and/or its counsel and Class Counsel and delivered via certified mail to opposing counsel, or it will have no force or effect. Any such waiver or extension shall not be binding on the Court.

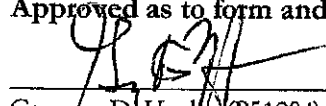
Dated: Jan 30, 2018.

DAVID J. READER P-27877

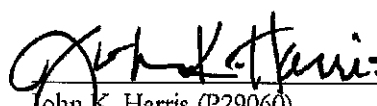
Honorable David J. Reader
Livingston County Circuit Court Judge

We hereby stipulate to the entry of the above AMENDED order.

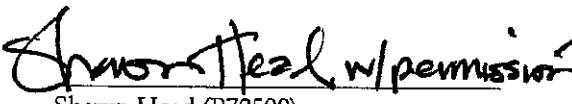
Approved as to form and substance:




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EXHIBIT - 1

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(517) 374-9152

CLASS ACTION SETTLEMENT AGREEMENT

This Class Action Settlement Agreement ("Agreement") is made this 22nd day of January,

2018, by and between the following (all of which are hereinafter collectively referred to as the “Parties”): Plaintiffs Dennis Shoner and Barbara Potocki (“Named Plaintiffs”), individually, and on behalf of a class of similarly situated persons and entities (as more specifically defined in Paragraph 2 below, the “Class”), acting by and through its counsel, Kickham Hanley PLLC and The Head Law Firm, PLC (collectively, “Class Counsel”), and Defendant Charter Township of Brighton (the “Township”).

WHEREAS, on June 20, 2016, Named Plaintiffs commenced an action in the U.S. District Court for the Eastern District of Michigan which was dismissed by stipulation and refiled as the above captioned lawsuit (the “Lawsuit”) in Livingston County Circuit Court challenging an initial assessment of \$12,400 per Residential Equivalent Unit (“REU”) (the “Assessment Charge”), a debt service charge (the “Capital Charge”) and an operations and maintenance Charge (the “O&M Charge”) imposed by the Township on users of the Township’s sanitary sewer collection and treatment system (the “Sewer System”). Plaintiffs allege that the inclusion of such charges in the Township’s sewer rates (the “Rates”) are motivated by a revenue-raising and not a regulatory purpose, that they are disproportionate to the Township’s actual costs of providing sanitary sewage disposal services, and that (1) the Charges are therefore unlawful under the Headlee Amendment to the Michigan Constitution and (2) by collecting the Charges the Township has been unjustly enriched.

WHEREAS, on May 16, 2017, the Named Plaintiffs filed a First Amended Complaint in Livingston County Circuit Court which removed the claims based upon the Assessment Charge, but continued to assert claims based upon the O&M Charge and the Capital Charge (collectively referred to hereafter as the “Charges”).

WHEREAS, Named Plaintiffs claim that the Township has improperly included in the O&M Charges amounts intended to reimburse the Township for attorneys' fees and other expenses it has incurred and/or paid in connection with this Lawsuit (the "Lawsuit Expenses");

WHEREAS, the Complaint alleges that the Lawsuit should be maintained as a class action on behalf of a class consisting of persons or entities who or which have paid or incurred the Charges during the permitted time periods preceding the filing of this Lawsuit and/or at any time during the pendency of this action.

WHEREAS, the Township denies that the Charges are improper; denies that it has intentionally or negligently committed any unlawful, wrongful or tortious acts or omissions, violated any constitutional provision or statute, or breached any duties of any kind whatsoever; denies that it is in any way liable to any member of the Class; and states that the claims asserted in the Lawsuit have no substance in fact or law, and the Township has meritorious defenses to such claims; but, nevertheless, has agreed to enter into this Agreement to avoid further expense, inconvenience, and distraction and risks of burdensome and protracted litigation, and to obtain total and final peace, satisfaction and protection from the claims asserted in the Lawsuit.

WHEREAS, the parties acknowledge the O&M Charges were increased by \$10.50 per REU by the Township Board in February 2017, effective April 1, 2017. The Class Members have alleged the increase was to pay the ongoing Lawsuit Expenses, *infra*, of this litigation. The Township disputes that allegation and would show the Lawsuit Expenses were one of many factors that was considered in raising the rates. The Township represents that even with the \$10.50 rate increase, and without considering Lawsuit Expenses, the Sewer O&M Fund has been operating with an equity balance that is exceptionally low making cash flow difficult to manage (i.e. paying bills on a timely basis).

WHEREAS, there is a subset of the Class that consists of the owners of vacant parcels who have paid, or are paying, the Assessment Charge and Capital Charge for their respective parcels that are set forth in Exhibit B (collectively referred to hereafter as the "Vacant Parcels"). The Township believes there is a dispute, not raised in Plaintiffs' pleadings, as to whether, once a structure is constructed on each of the Vacant Parcels, it is the responsibility of the Township or the owner of each respective Vacant Parcel to (a) pay for the costs associated with providing a grinder pump on the Vacant Parcel, and/or (b) pay for the costs associated with connecting the structures on each of the Vacant Parcels to the Sewer System ((a) and (b) are collectively referred hereafter as the "Sewer Connection Expense").

WHEREAS, some of the owners of the Vacant Parcels allege it is the responsibility of the Township to pay for the Sewer Connection Expense, and the Township alleges it is the responsibility of the owners of each of the Vacant Parcels to pay for the Sewer Connection Expense.

WHEREAS, the Named Plaintiffs in the Lawsuit and Class Counsel have been provided with discovery and have conducted investigations into the facts of the Lawsuit, have made a thorough study of the legal principles applicable to the claims in the Lawsuit, have engaged in several arms-length mediation sessions, conducted by a Court-appointed Mediator, and have concluded that a class settlement with the Township in the amount and on the terms hereinafter set forth (the "Settlement") is fair, reasonable, and adequate, and is in the best interest of the Class.

WHEREAS, the Parties desire to compromise their differences and to resolve and release all of the claims asserted by the Named Plaintiff and the Class in the Lawsuit.

NOW, THEREFORE, in consideration of the covenants and agreements herein, and intending to be legally bound, the Parties hereby agree as follows:

IMPLEMENTATION OF AGREEMENT

1. The Parties agree to cooperate in good faith, to use their best efforts, and to take all steps necessary to implement and effectuate this Agreement and the Settlement provided for herein.

CLASS CERTIFICATION

2. For settlement purposes only, the Parties stipulate to certification of a class, which includes one subclass as defined in this Paragraph (collectively, the "Class"). The Class shall include all persons or entities that are or were the owners or occupiers of the "Originally Assessed Properties" as defined below and who/which paid the Township, or incurred fees, for service from the Sewer System at any time between June 20, 2010 and January 31, 2018 (the "Class"). For purposes of this Agreement, the "Originally Assessed Properties" shall be those properties that comprise the Residential Equivalent Units ("REUs") that were included in the Special Assessment District described in Plaintiffs' First Amended Complaint. A list of the Originally Assessed Properties is attached hereto as Exhibit A and there are 1029 separate parcels listed on Exhibit A. The Parties further stipulate to certification of a subclass, consisting of members of the Class who are the owners of the Vacant Parcels, set forth in Exhibit B (the "Subclass"). The Class does not include the Township itself or any owner or occupiers of any properties other than the Originally Assessed Properties who/which paid the Township, or incurred fees, for service from the Sewer System. This Agreement is intended to settle all of the claims of the members of the Class ("Class Members") relating to (i) the Assessment Charges, (ii) the Capital Charges, (iii) the O&M Charges, and (iv) the Sewer Connection Expenses.

SETTLEMENT FUND

3. The Township will create a Settlement Fund (the "Settlement Fund") in the amount of One Million Five Hundred Thousand Dollars (\$1,500,000) in order to resolve the claims relating to the Charges and the Lawsuit Expenses. Within 7 days after the Settlement Date, as defined in Paragraph 5, the Township shall deposit the Settlement Fund into the IOLTA Trust Account of Class Counsel, Kickham Hanley PLLC, such funds will be used to make payments to the Class and compensation and cost reimbursement to Class Counsel, as determined by the Court. The Settlement Fund shall be administered by Kickham Hanley PLLC (the "Claims-Escrow Administrator") with, at the option of the Claims-Escrow Administrator, the assistance of a third-party administrator ("TPA"). The expenses the Claims-Escrow Administrator incurs on its own or to the TPA shall be recoverable by the Claims-Escrow Administrator as a cost of the litigation under Paragraphs 29-30 of this Agreement (subject to Court approval) and payable out of the Settlement Fund. The Claims-Escrow Administrator may from time to time apply to the Court for instructions or orders concerning the administration of the Settlement Fund and may apply to the Internal Revenue Service for such rulings with respect thereto as it may consider appropriate. Disbursements from the Settlement Fund by the Claims-Escrow Administrator and the Township shall be expressly conditioned upon an order of the Court permitting such disbursements.

4. Except as set forth in Paragraphs 29 through 32 of this Agreement, the Class and Class Counsel shall not claim any attorneys' fees or costs.

5. Subject to Paragraphs 9-15, distribution of the Settlement Fund shall occur no later than fourteen days after the completion of the last of all of the following (the "Settlement Date"):

a. entry of an order of final judicial approval by the Court approving this Agreement pursuant to Michigan Court Rule 3.501(E);

b. entry of an order adjudicating Class Counsel's motion for an award of attorneys' fees and costs;

c. entry of a final judgment of dismissal of the Lawsuit with prejudice with respect to the claims of the Named Plaintiff and all Class Members, except those putative Class Members who have requested to be excluded from the Class pursuant to MCR 3.501(D);

d. the Court's entry of the Distribution Order described in Paragraph 11 below;
and

e. the expiration of the 21-day time for appeal of all of the aforementioned orders and judgments and final resolution of any and all appeals of such orders and judgments.

6. As more specifically discussed below, and as provided in Paragraph 5, the Settlement Fund shall be distributed only pursuant to and in accordance with orders of the Court, as appropriate.

7. In the event that this Settlement fails to be consummated pursuant to this Agreement or fails to secure final approval by the Court for any reason or is terminated pursuant to Paragraph 30, the Settlement Fund shall immediately be returned to the Township.

8. The Settlement Fund shall be financed solely from the Township's General Fund as described below. The Township shall not include as a recoverable cost in the setting of the Rates, any amounts that the Township's General Fund has contributed to the Settlement Fund.

a. The Township has agreed to make the \$1,500,000 payment to the Settlement Fund from the General Fund for the following reasons:

i. The Township represents that it has previously loaned the Sewer System \$2,385,832 from the Township's General Fund to assist the Sewer System in paying its outstanding sewer bond obligations, its O&M expenses, and Capital Reserve Fund contributions (the "Township Loan").

ii. There are at least 401 REUs for the Sewer System that have not been allocated to new users, and the current fee for each new REU is \$10,260.¹

iii. The Township Board is willing to have the Township's General Fund contribute cash to the Township's Sewer Fund in exchange for the Township's General Fund obtaining the right to receive the REU charges (currently \$10,260 per REU) for 401 of the REUs to be allocated in the future to new users.

iv. The flow of funds in connection with the transfer of the right to receive payment for the 401 REUs is set forth in (b) below.

v. As part of the transfers described in Paragraph 8, the Township Loan to the Sewer Fund and all accrued interest are being paid in full.

b. The flow of funds for the \$1,500,000 payment to the Settlement Fund shall be as follows:

¹ The Township represents that the original special assessment roll was based on a charge of \$12,400 or \$12,664 per REU, and such charge included the property's allocated share of the costs of the wastewater treatment plant, the transmission lines and the local collection lines. The current Sewer Tap Fee for properties that were not on the original special assessment roll is \$10,260 per REU and such fee includes the property's allocated share of the costs of the wastewater treatment plant and the transmission lines. The Township retains the right to adjust the \$10,260 per REU Sewer Tap Fee from time to time.

i. The Township's General Fund shall purchase from the Sewer Fund 401 REUs of excess capacity at the cost of \$10,260 per REU for a total purchase price of \$4,114,260.

ii. The outstanding balance of the Township Loan of \$2,385,832 shall be deducted from the \$4,114,260 purchase price identified in (b)(i) above, leaving a net payment to the Sewer Fund of \$1,728,428, and resulting in the Township Loan being paid in full.

iii. \$1,500,000 of the \$1,728,428 net payment to the Sewer Fund shall be paid to the Settlement Fund, and the balance of \$228,428 shall remain in the Sewer Fund.

c. All payments for the REUs purchased by Sewer System customers of the 401 REUs described in 8(b) shall be paid to the General Fund to reimburse the General Fund for the full \$4,114,260 transferred pursuant to 8(b)(i), and thereafter proceeds from the sale of any additional REUs for the Sewer System shall be deposited into the Sewer Fund.

DISTRIBUTION OF SETTLEMENT FUND

9. The "Net Settlement Fund" to be distributed to the Class is the Settlement Fund less the combined total of: (a) attorneys' fees and any incentive award to the Class representatives awarded pursuant to Paragraphs 29-30; and (b) Class Counsel and Claims-Escrow Administrator expenses reimbursed pursuant to Paragraphs 31-32.

10. Subject to Paragraph 11 below, each Class Member's share in the Net Settlement Fund shall be referred to herein as his, her or its "Pro Rata Share," and each Class Member's Pro Rata Share of the Net Settlement Fund will be distributed via a payment. The Pro Rata Share to be allocated to each Class Member shall be determined according to Paragraph 11.

11. All Class Members may participate in the Settlement by receiving from the Net Settlement Fund a cash distribution payment (as defined in Paragraph 11.b). The Net Settlement Fund shall be distributed as follows:

a. Within 21 days after the Court's entry of an order preliminarily approving this Settlement, the Township shall provide the Claims-Escrow Administrator with billing and payment records in electronic form that, at a minimum, provide for the Class Period (June 20, 2010 through January 31, 2018) the service address, account number, and billing and payment history for each account associated with the Originally Assessed Properties. The Claims-Escrow Administrator will be responsible for determining all owners associated with the addresses provided since 2010. The Claims-Escrow Administrator will provide notice to the Class Members through first-class mail. The Claims-Escrow Administrator is authorized to utilize the services of the TPA in disseminating notices to the Class. Such forms of notice will not be required to be exclusive and the Claims-Escrow Administrator will be allowed to use any appropriate means to give notice to Class Members of the Settlement and the opportunity to obtain a payment.

b. To qualify to receive a distribution of cash via check (a "Payment") from the Net Settlement Fund, Class Members will be required to submit sworn claims (the "Claims") which identify their names, addresses, and the periods of time in which they paid the Charges in order to participate in the Settlement. Class Members who submit Claims will hereafter be referred to as the "Claiming Class Members." The Claiming Class Members will be required to submit those claims so that they are received by the Claims-Escrow Administrator no later than thirty (30) days prior to the hearing on the final approval of this settlement, as described in Paragraph 24 (the "Claims Period"). The foregoing is a general outline. The Claims-Escrow Administrator or the TPA will assist in implementing a process designed to minimize fraud and maximize dissemination of the payments to the appropriate parties. In the event that two or more parties claim to have paid or incurred Charges for the same sewer account for the same period of time, the Claims-Escrow Administrator shall have the absolute discretion to determine which party or parties are entitled to

participate in the settlement, and the Township shall cooperate by providing information in its possession concerning the disputed property. The Township will not have responsibility for sorting out payments made by multiple owners for the same parcels.

c. The Claims-Escrow Administrator shall calculate each Claiming Class Member's pro rata share of the Net Settlement Fund (the "Pro Rata Share"). Only those Class Members who paid for sewer service during the Class Period and submit a timely Claim are entitled to distribution of a Pro Rata Share of the Net Settlement Fund. The Claims-Escrow Administrator is authorized to utilize the services of the TPA to calculate the Pro Rata Shares distributable to the Claiming Class Members. The size of each Claiming Class Member's Pro Rata Share shall be determined by (1) calculating the total amount of O&M Charges and Capital Charges the Claiming Class Member paid during the Class Period and then (2) dividing that number by the total amount of O&M Charges and Capital Charges paid during the Class Period by all Claiming Class Members and then (3) multiplying that fraction by the amount of the Net Settlement Fund. An example appears below:

Total Charges paid by Claiming Class Member during the Class Period -- \$8,000.

Total Charges paid during the Class Period by all Claiming Class Members -- \$4,000,000.

Net Settlement Fund -- \$1,000,000

Claiming Class Member's Pro Rata Share = \$2,000

12. No later than twenty-one (21) days prior to the hearing on the final approval of this settlement (as described in Paragraph 24), the Claims-Escrow Administrator shall submit to the Court a report setting forth the proposed disposition of the Net Settlement Fund including, without limitation, a list of Claiming Class Members and the percentage of the Net Settlement Fund to be paid to each such Claiming Class Member (the "Distribution Report"). Upon filing of the

Distribution Report, the Claims-Escrow Administrator shall serve copies of the Distribution Report on Counsel for the Township.

a. The Township shall have fourteen (14) days to object to the Distribution Report. All objections shall be resolved by the Court at or before the final approval hearing.

b. Class Counsel and Counsel for the Township, within five (5) days after the resolution of any objections to the Distribution Report, or within five (5) days after the deadline for submission of objections if no objections are submitted, whichever is later, shall submit to the Court a stipulated Distribution Order authorizing distribution from the Settlement Fund to the Claiming Class Members entitled to a Pro Rata Share distribution of the Net Settlement Fund ("Stipulated Distribution Order") in accordance with the Distribution Report, subject to the Court's final approval of this Settlement.

c. The Parties acknowledge that, because Class Members may have moved or ceased doing business since June 20, 2010, complete and current address information may not be available for all Class Members. The Township, Named Plaintiffs, counsel for any Parties, the Claims-Escrow Administrator and the TPA shall not have any liability for or to any member of the Class with respect to determinations of the amount of any distribution of the Settlement Fund to any Class Member or determinations concerning the names or addresses of the Class Members.

13. At a time consistent with Paragraph 5, following the entry of the Stipulated Distribution Order, the Claims-Escrow Administrator shall distribute from the Net Settlement Fund the Pro Rata Share of each Claiming Class Member. The Claims-Escrow Administrator is authorized to send checks reflecting Payments due to Claiming Class Members to the address provided by each Claiming Class Member. The Claims-Escrow Administrator is further authorized to transfer its held

portion of the Net Settlement Fund to the TPA so that the TPA can distribute Payments in accordance with this Agreement.

14. The amounts of money covered by checks distributing the Payment of the Pro Rata Shares which: (a) are returned and cannot be delivered by the U.S. Postal Service after the Claims-Escrow Administrator (i) confirms that the checks were mailed to the identified addresses, and (ii) re-mails any checks if errors were made or it becomes aware of an alternative address or payee; or (b) have not been cashed within six (6) months of mailing, shall be refunded to the Township within thirty (30) days after the expiration of the six (6) month period; and the Class Members to whom such checks were mailed shall be forever barred from obtaining any payment from the Settlement Fund. The Township shall deposit any refund in its sewer fund and utilize any refund monies solely for the operation, maintenance and improvement of the Sewer System.

15. Within thirty (30) days after the date on which the remaining Net Settlement Fund is distributed back to the Township, the Claims-Escrow Administrator shall file with the Court and serve on counsel for the Parties a document setting forth the names and addresses of, and the amounts paid to, each distributee of funds from the Settlement Fund together with a list of Claiming Class Members entitled to receive a Pro Rata Share but whose distribution checks have been returned or have not been cashed.

PROSPECTIVE RELIEF

16. Effective February 1, 2018, the Township shall cease charging the Class the Capital Charges and shall not impose upon the Class any further Capital Charges or any other charge to recover, in full or in part, the principal, interest, and administrative costs of retiring the debt incurred for the construction of the Sewer System. The Township represents that the Capital Charge billed through the January 31, 2018 billing cycle would be up to \$3,458.99.

Notwithstanding the foregoing, the Parties acknowledge this limitation does not apply to (i) the unpaid portion of any Assessment Charges, or (ii) any additional debt service charges, capital charges or assessments that may result from an expansion, upgrade or replacement of the existing Sewer System. Separate and apart from the \$4,114,260 purchase price for the REUs, which provides for the payment of the \$1,500,000 to the Settlement Fund, the Township's General Fund shall reimburse the Sewer Fund attorney fees in the amount of \$300,000. The Parties agree that, except as provided for in this Agreement, the Township otherwise retains its discretion to adjust rates and charges for all users of the Sewer System in accordance with Michigan law.

17. The Township may not levy a tax or other assessment against property owners or sewer customers to finance, in whole or in part, the Settlement Fund (unless such tax or assessment receives voter approval), nor may the Township increase the Rates to finance, in whole or in part, the Settlement Fund. The Settlement Fund shall be financed solely as set forth in Paragraph 8.

18. The Class Members shall release the Township as provided in Paragraph 28 below.

19. The Lawsuit will be dismissed with prejudice, subject only to the Court's continuing jurisdiction to enforce the terms of the settlement agreement.

20. The Township shall issue a one-time credit in the amount of \$3,800 to the owners of each of the Vacant Parcels that are required in the future to connect a new structure on their Vacant Parcel to the Sewer System. This credit will be issued at such time as a permit is issued to each of the owners of the Vacant Parcels to connect their Vacant Parcels to the Sewer System and will be applied to the Sewer Connection Expense.

CLAIMS-ESCROW ADMINISTRATOR

21. The Claims-Escrow Administrator shall not receive a separate fee for its services as Claims-Escrow Administrator. Because Class Counsel is acting as the Claims-Escrow Administrator, the fee awarded to Class Counsel shall be deemed to include compensation for its service as Claims-Escrow Administrator. The Claims-Escrow Administrator, however, shall be entitled to be reimbursed for its out-of-pocket expenses incurred in the performance of its duties (including but not limited to the TPA's charges), which shall be paid solely from the Settlement Fund.

22. The Claims-Escrow Administrator, with the assistance of the TPA, shall have the responsibilities set forth in this Agreement, including, without limitation, holding the Settlement Fund in escrow, determining the eligibility of Class Members to receive Payments, determining the Pro Rata Shares, distributing the Payments to Class Members receiving a Pro Rata Share, filing a Distribution Report consistent with Paragraph 12 and overseeing distribution of the remainder of the Net Settlement Fund as required by Paragraph 14. The Claims-Escrow Administrator, with the assistance of the TPA, shall also be responsible for: (a) recording receipt of all responses to the notice; (b) preserving until further Order of the Court any and all written communications from Class Members or any other person in response to the notice; and (c) making any necessary filings with the Internal Revenue Service. The Claims-Escrow Administrator may respond to inquiries, but copies of all written answers to such inquiries will be maintained and made available for inspection by all counsel in this Lawsuit. The Claims-Escrow Administrator may delegate some or all of these responsibilities to the TPA.

23. Any findings of fact of the Claims-Escrow Administrator and/or the TPA shall be made solely for the purposes of the allocation and distribution of the Pro Rata Shares, and, in accordance with Paragraph 36, shall not be admissible for any purpose in any judicial proceeding, except as required to determine whether the claim of any Class Member should be allowed in whole or in part.

NOTICE AND APPROVAL OF SETTLEMENT

24. As soon as practicable, but in no event later than five (5) days after the execution of this Agreement, Class Counsel and Counsel for the Township shall submit this Agreement to the Court, pursuant to Michigan Court Rule 3.501, for the Court's preliminary approval, and shall request an Order of the Court, substantially in the form attached as Exhibit "C," including the following terms:

a. scheduling of a Settlement approval hearing to be held as soon as practicable after the entry of such Order but in no event later than one hundred twenty (120) days thereafter to determine the fairness, reasonableness, and adequacy of this Agreement and the Settlement; whether the Agreement and Settlement should be approved by the Court; and whether to award the attorneys' fees and expenses requested by Class Counsel;

b. directing that notice, substantially in the form of Exhibit "D," be given to the members of the Class advising them of the following:

i. the terms of the proposed Settlement consented to by the Named Plaintiffs and the Township;

ii. the scheduling of a hearing for final approval of the Agreement and Settlement;

iii. the rights of the members of the Class to intervene and/or to appear at the hearing to object to approval of the proposed Settlement or the requested attorneys' fees and expenses, provided that, if they choose to appear, they must file and serve written objections at least thirty (30) days prior to the hearing that set forth the name of this matter as defined in the Notice, the objector's full name, address and telephone number, an explanation of the basis upon which the objector claims to be a Class Member, all grounds for the objection including any known legal support for the objection, the number of times in which the objector has objected to a class action settlement in the past five years and a caption of each case in which an objection was filed, the identity of all counsel representing the objector at the hearing, a statement confirming whether the objector intends to appear and/or testify at the hearing (along with a disclosure of all testifying witnesses) and the signature of the objector (not just the objector's attorney);

iv. the nature of the release to be constructively entered upon approval of the Agreement and Settlement;

v. the binding effect on all Class Members of the judgment to be entered should the Court approve the Agreement and Settlement; and

vi. the right of members of the Class to opt out of the Class and/or the Subclass, the procedures for doing so, and the deadlines for doing so, including the deadline with respect to filing and/or serving written notification of a decision to opt out of the Class (such deadline must be at least thirty (30) days prior to the hearing);

c. providing that the manner of such notice shall constitute due and sufficient notice of the hearing to all persons entitled to receive such notice and requiring that proof of such notice be filed at or prior to the hearing;

d. appointing Kickham Hanley PLLC as Claims-Escrow Administrator; and

25. Notice to Class Members of the proposed settlement shall be the responsibility of Class Counsel pursuant to orders of the Court. Class Counsel shall be entitled to be reimbursed for the cost of such notice from the Settlement Fund, and Class Counsel shall make application for costs of notice to the Court at least seven (7) days before the Settlement approval hearing with the Court approving any costs at the time of the Settlement approval hearing. Such notice shall be substantially in the form attached hereto as Exhibit "D," and mailed by Class Counsel (or the TPA) to the Class Members at the addresses provided by the Township within thirty-five (35) days of entry of the Order Regarding Preliminary Approval of this Agreement. Class Counsel will also provide publication notice to the Class, which shall be substantially in the form attached hereto as Exhibit "E" and shall be published in the Livingston Press & Argus newspaper on three occasions prior to February 28, 2018.

26. After the notice discussed in Paragraphs 24 and 25 has been mailed, the Court shall, consistent with Paragraph 24, conduct a hearing at which it rules on any objections to this Agreement and a joint motion for entry of a Final Order approving of this Settlement and Agreement. If the Court approves this Agreement pursuant to Michigan Court Rule 3.501(E), a final judgment, substantially in the form of Exhibit "F," shall be entered by the Court: (a) finding that the notice provided to Class Members is the best notice practicable under the circumstances and satisfies the due process requirements of the United States and Michigan Constitutions; (b) approving the Settlement set forth in this Agreement as fair, reasonable, and adequate; (c) dismissing with prejudice and without costs to any Party any and all claims of the Class Members against the Township, excluding only those persons who in timely fashion requested exclusion from the Class; (d) awarding Class Counsel attorneys' fees, costs and expenses; (e) reserving jurisdiction over all

matters relating to the administration of this Agreement, including allocation and distribution of the Settlement Fund; and (f) retaining jurisdiction to protect and effectuate this judgment.

27. In the event one or more Class Members timely objects to the Settlement, the parties will cooperate to determine whether the objection can be resolved prior to the final approval hearing. The Parties agree that, in the event an objection is dismissed by the Court and the objecting Class Member files an appeal of the denial of the objection, the parties will request that the Court require the objector to post a bond or other surety sufficient, at a minimum to (1) reimburse the Class for the loss of the use of the Settlement Funds during the pendency of the appeal; and (2) any additional costs or attorneys' fees incurred by the Parties in connection with the appeal. In the event a timely appeal is filed by a person or entity, within 7 days of the filing of that appeal, the Township will place the Settlement Fund in a liquid interest-bearing deposit account with a federally-insured depository bank, for the benefit of the Class. In the event that the Final Approval of the Settlement is reversed on appeal in a final and nonappealable order, the Settlement Fund, and any interest earned on the Settlement Fund, will be retained by the Township. In the event that that Final Approval of the Settlement is affirmed on appeal in a final and nonappealable order, the Settlement Fund, and any interest earned on the Settlement Fund, will be distributed to the Class per the procedures set forth in this Agreement.

RELEASE AND COVENANT NOT TO SUE

28. On the Settlement Date, each Class Member who has not timely requested exclusion therefrom shall be deemed to have individually executed, on behalf of the Class Member and his or her heirs, successors and assigns, if any, the following Release and Covenant Not To Sue, and the Final Order and Judgment to be entered by the Court in connection with the approval of this Settlement shall so provide:

In executing the Release and Covenant Not To Sue, each Class Member, on behalf of himself, herself or itself, and his, her or its parents, subsidiaries, affiliates, members, shareholders, predecessors, heirs, administrators, officers, directors, successors, assigns, and any person the Class Member represents, intending to be legally bound hereby, for good and valuable consideration, the receipt of which is hereby acknowledged, hereby absolutely, fully and forever releases, relieves, remises and discharges the Township, and each of its successors and assigns, present and former agents, elected and appointed officials, representatives, employees, insurers, affiliated entities, attorneys and administrators, of and from any and all manner of actions, causes of action, suits, debts, accounts, understandings, contracts, agreements, controversies, judgments, consequential damages, compensatory damages, punitive damages, claims, liabilities, and demands of any kind or nature whatsoever, known or unknown, which arise from the beginning of time through January 31, 2018 concerning the Township's imposition and collection of the (i) the Assessment Charges, (ii) the Capital Charges, (iii) the O&M Charges, (iv) the Sewer Connection Expenses, and (v) Lawsuit Expenses. This release is intended to include all claims that were asserted or could have been asserted in the Lawsuit concerning the Township's imposition and collection of the (i) the Assessment Charges, (ii) the Capital Charges, (iii) the O&M Charges, (iv) the Sewer Connection Expenses, and (v) Lawsuit Expenses with the exception of claims to enforce the terms of this Settlement Agreement. In executing the Release and Covenant Not to Sue, each Class Member also covenants that: (a) except for actions or suits based upon breaches of the terms of this Agreement or to enforce rights provided for in this Agreement, he, she or it will refrain from commencing any action or suit, or prosecuting any pending action or suit, in law or in equity, against the Township on account of any action or cause of action released whereby; (b) none of the claims released under the Release and Covenant Not To Sue has been assigned to any other party; and (c) he, she or it accepts and assumes the risk that if any fact or circumstance is found, suspected, or claimed hereinafter to be other than or different from the facts or circumstances now believed to be true, the Release and Covenant Not To Sue shall be and remain effective notwithstanding any such difference in any such facts or circumstances. The foregoing shall not affect the claims of any Class Member alleging that their individual sewer bills were calculated in error on the basis of facts or circumstances unique to such class member and not based on the claims that were or could have been asserted by the Class in the Lawsuit.

ATTORNEYS' FEES AND EXPENSES

29. Class Counsel shall be paid an award of attorneys' fees, costs, and expenses from the Settlement Fund. For purposes of an award of attorneys' fees and costs, the Settlement Fund shall be deemed to be a "common fund," as that term is used in the context of class action settlements. Class Counsel shall not make an application for any attorneys' fees and costs which are in addition to the "common fund" attorneys' fees and costs contemplated by this Agreement.

30. The amount of attorneys' fees, costs and expenses to be paid to Class Counsel shall be determined by the Court applying legal standards and principles applicable to awards of attorneys' fees and costs from common fund settlements in class action cases. Class Counsel agrees that it will not seek an award of attorneys' fees in excess of Thirty-Three Percent (33%) of the Settlement Fund, and the Township agrees that it will not oppose Class Counsel's fee request, provided it complies with this Agreement. The Parties agree that Class Counsel may seek Court approval of an incentive award on behalf of class representatives Barbara Potocki and Dennis Shoner in an amount not to exceed Ten Thousand Dollars (\$10,000) each to be paid solely from the Settlement Fund.

31. The award of attorneys' fees, costs and expenses to be paid from the Settlement Fund to Class Counsel pursuant to Paragraph 29 does not include any out-of-pocket expenses incurred by Kickham Hanley PLLC acting in its capacity as Claims-Escrow Administrator. The Claims-Escrow Administrator shall make a separate application for such expenses.

32. The Court shall determine and approve the award of attorneys' fees and costs to Class Counsel, reimbursement of the expenses incurred by the Claims-Escrow Administrator, and any incentive award to Named Plaintiffs in connection with the Final Approval hearing. The attorneys' fees, costs and expenses awarded to Class Counsel and the Claims-Escrow Administrator

and any incentive award to Named Plaintiffs shall be paid from the Settlement Fund upon the Settlement Date.

TERMINATION

33. If this Agreement and Settlement is disapproved, in part or in whole, by the Court; if dismissal of the Lawsuit with prejudice against the Township cannot be accomplished; if the Court does not enter an Order of Preliminary Approval substantially in the form attached as Exhibit "C" within twenty-one (21) days after its submission to the Court; if a final judgment on the terms set forth in Paragraph 24 is not entered within one hundred fifty (150) days after the entry of the Order of Preliminary Approval substantially in the form attached as Exhibit "D"; or if an appellate court reverses the approval of the Settlement and the Settlement Fund is retained by the Township pursuant to Paragraph 27:

a. This Agreement shall have no further force and effect and it and all negotiations and proceedings connected therewith shall be without prejudice to the rights of the Township, the Named Plaintiff and the Class;

b. The Claims-Escrow Administrator shall immediately return to the Township the Settlement Fund; and

c. The Parties shall return to the status quo ante in the Lawsuit as if the Parties had not entered into this Agreement, and all of the Parties' respective pre-Settlement claims and defenses will be preserved.

34. The Township and Class Counsel may, in their sole and exclusive discretion, elect to waive any or all of the terms, conditions or requirements stated in Paragraph 33. Such waiver must be memorialized in a writing signed by the Township and/or its Counsel and Class Counsel, or it will have no force or effect.

35. The Township and Class Counsel may, in their sole and exclusive discretion, agree to extend any or all of the deadlines stated in Paragraph 33.

36. In the event the Settlement is terminated in accordance with Paragraph 33, any discussions, offers, negotiations, or information exchanged or court filings in association with this Settlement shall not be discoverable or offered into evidence or used in the Lawsuit or any other action or proceeding for any purpose. In such event, all Parties to the Lawsuit shall stand in the same position as if this Agreement had not been negotiated, made or filed with the Court.

USE OF THIS AGREEMENT

37. Except to the extent required to enforce its terms, this Agreement, the Settlement provided for herein (whether or not consummated), and any proceedings taken pursuant to this Agreement shall not be:

a. construed by anyone for any purpose whatsoever as, or deemed to be, evidence of a presumption, concession or an admission by the Township of the truth of any fact alleged or the validity of any claims, or of the deficiency or waiver of any defense that has or could have been asserted in the Lawsuit, or of any liability, fault or wrongdoing on the part of the Township; or

b. offered or received as evidence of a presumption, concession or an admission of any liability, fault, or wrongdoing, or referred to for any other reason by the Named Plaintiffs, Class Members, or Class Counsel in the Lawsuit, or any other person or entity not a party to this Agreement in any other action or proceeding other than such proceedings as may be necessary to effectuate the provisions of this Agreement; or

c. construed by anyone for any purpose whatsoever as an admission or concession that the Settlement amount represents the amount which could be or would have been recovered after trial, or the applicable time frame for any purported amounts of recovery.

d. construed more strictly against one Party than the other, this Agreement having been prepared by Counsel for the Parties as a result of arms-length negotiations between the Parties.

WARRANTIES

38. Class Counsel further warrants that in its opinion the Settlement Fund represents fair consideration for and an adequate settlement of the claims of the Class released herein.

39. The undersigned have secured the consents of all persons necessary to authorize the execution of this Agreement and related documents and they are fully authorized to enter into and execute this Agreement on behalf of the Parties.

40. Class Counsel deems this Agreement to be fair and reasonable, and has arrived at this Agreement in arms-length negotiations taking into account all relevant factors, present or potential.

41. The Parties intend this Agreement to be a final and complete resolution of all disputes between them with respect to the claims arising in the Lawsuit.

42. The Parties have relied upon the advice and representation of counsel, selected by them, concerning their respective legal liability for the claims hereby released. The Parties have read and understand fully this Agreement, and have been fully advised as to the legal effect thereof by their respective Counsel and intend to be legally bound by the same.

BINDING EFFECT AND ENFORCEMENT

43. All covenants, terms, conditions and provisions of this Agreement shall be binding upon, inure to the benefit of, and be enforceable by the respective predecessors and successors, and past and present assigns, heirs, executors, administrators, legal representatives, trustees, subsidiaries, divisions, affiliates, parents (and subsidiaries thereof), partnerships and partners, and all of their officers, directors, agents, employees and attorneys, both past and present, of each of the Parties hereto. It is understood that the terms of this paragraph are contractual and not a mere recital.

44. This Agreement, with the attached Exhibits A through F, constitutes a single, integrated written contract and sets forth the entire understanding of the Parties. Any previous discussions, agreements, or understandings between or among the Parties regarding the subject matter herein are hereby merged into and superseded by this Agreement. No covenants, agreements, representations, or warranties of any kind whatsoever have been made by any Party hereto, except as provided for herein.

45. All of the Exhibits attached hereto are hereby incorporated by reference as though fully set forth herein.

46. This Agreement shall be construed and governed in accordance with the laws of the State of Michigan.

47. Before filing any motion in the Court raising a dispute arising out of or related to this Agreement, the Parties shall consult with each other and discuss submitting any disputes to non-binding mediation. The Parties shall also certify to the Court that they have consulted and either have been unable to resolve the dispute in mediation or are unwilling to submit the dispute to mediation and the reasons why.

48. The named Plaintiffs, Class Counsel, and Class Members (other than pursuant to the objection process described, *supra*), shall refrain from defaming the Township and/or taking any action designed to harm the public perception of the Township, concerning only the Agreement or the Lawsuit. This provision shall not limit any otherwise-lawful actions on the part of the Named Plaintiffs, Class Counsel and/or Class Members with respect to any other subject matter.

49. The Court shall retain jurisdiction with respect to the implementation and enforcement of the terms of this Agreement, and the Parties shall submit to jurisdiction of the Court for purposes of implementing and enforcing the settlement reflected in this Agreement.

MODIFICATION AND EXECUTION

50. This Agreement may be executed in counterparts, all of which shall constitute a single, entire agreement.

51. Change or modification of this Agreement, or waiver of any of its provisions, shall be valid only if contained in a writing executed on behalf of all the Parties hereto by their duly authorized representatives.

52. This Agreement shall become effective and binding (subject to all terms and conditions herein) upon the Parties when it has been executed by the undersigned representatives of the Parties.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, each of the Parties executes this Agreement through his, her or
its duly authorized representatives.

KICKHAM HANLEY PLLC

In its capacity as Class Counsel and on behalf of the Named Plaintiffs in the Lawsuit and the Class

By: 

Gregory D. Hanley (P51204)
Attorneys for Plaintiffs
32121 Woodward Avenue, Suite 300
Royal Oak, MI 48073

DYKEMA GOSSETT PLLC, Co-Counsel to the Charter Township of
Brighton, pursuant to the authorization in the Township Board
Resolution adopted on January 15, 2018 approving this Agreement

By: 

Theodore W. Seitz (P60320)
Co-Counsel for Charter Township of Brighton
201 Townsend St., Suite 900
Lansing, MI 48933

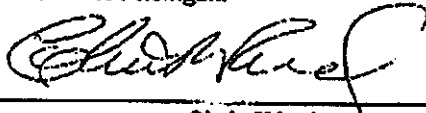
EXHIBIT A
CLASS MEMBERS
List of the Originally Assessed Properties

EXHIBIT A

WARRANT

**TO: Treasurer
Brighton Township,
Livingston County, Michigan**

I certify that attached to this Warrant is a true copy of the Special Assessment Roll confirmed by the Township Board of Brighton Township on August 14, 2000 (the "Confirming Resolution"). You are hereby directed to proceed to collect the amounts due on such roll in accordance with this Warrant, the Confirming Resolution and the statutes of the State of Michigan.

A handwritten signature in cursive script, appearing to read "Chris Ward", is written over a horizontal line.

**Chris Ward
Brighton Township Clerk**

Brighton Township, Michigan

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-05-100-003-00	9326	MC CLEMENTS	LANS DEVELOPMENT CORPORATION	242.370	127	Ore Creek Estates	\$1,441,512
12-05-100-004-00	0	MC CLEMENTS VACANT	LANS DEVELOPMENT CORPORATION	52.520	1	Ore Creek Estates	\$11,755
12-05-400-012-00	0	OLD US 23 VACANT	LANS DEVELOPMENT CORPORATION	47.840	1	Ore Creek Estates	\$11,755
12-05-400-013-00	0	OLD US 23 VACANT	BRIGHTON23, LLC	28.010	1	Ore Creek Estates	\$11,755
12-16-101-151-00	0	CADES COVE VACANT	PHILION LIVING TRUST	1.182	1	School Lake	\$12,664
12-16-101-152-00	2700	CADES COVE	PHILION LIVING TRUST	1.245	1	School Lake	\$12,664
12-16-300-016-00	2921	CADY DR	KOEHLE, RONALD & PAMELA	1.050	1	School Lake	\$12,664
12-16-300-020-00	0	SKEMAN VACANT	SWONK, JAMES & GERU, JOANNE	1.240	1	School Lake	\$12,664
12-16-300-021-00	0	SKEMAN VACANT	NOVAK, MARK & NORTON, PATRICK	0.940	1	School Lake	\$12,664
12-16-301-001-00	3007	SCHOOL LAKE	WICKE, ALBERT & WANDA	0.110	1	School Lake	\$12,664
12-16-301-002-00	2989	OLD US 23	MONTGOMERY, EVELYN	0.110	1	School Lake	\$12,664
12-16-301-004-00	2981	OLD US 23	CHIO REVOCABLE TRUST	0.140	1	School Lake	\$12,664
12-16-301-007-00	2941	SCHOOL LAKE	BLACK, JAN	0.130	1	School Lake	\$12,664
12-16-301-010-00	2901	SCHOOL LAKE	DAUGARD, FRANK & SHARON	0.180	1	School Lake	\$12,664
12-16-301-012-00	2891	SCHOOL LAKE	ADAMSKI, LINDA	0.220	1	School Lake	\$12,664
12-16-301-013-00	2887	SCHOOL LAKE	ZANDER, WILBERT	0.240	1	School Lake	\$12,664
12-16-301-014-00	2863	PARKLAWN	LEMPONEN, DEAN & KAREN	0.250	1	School Lake	\$12,664
12-16-301-015-00	2845	PARKLAWN	LEMORE, MILDRED	0.270	1	School Lake	\$12,664
12-16-301-016-00	0	PARKLAWN VACANT	BLACK, PETE	0.290	1	School Lake	\$12,664
12-16-301-017-00	2805	PARKLAWN	A.J. PLASKEY, INC.	0.620	1	School Lake	\$12,664
12-16-301-018-00	0	PARKLAWN PARK	SCHOOL LAKE PARK SUB	0	0	School Lake	\$0
12-16-301-019-00	2801	PARKLAWN	GUSTER LIVING TRUST	0.380	1	School Lake	\$12,664
12-16-301-020-00	2797	PARKLAWN	JAMES, ISOBEL	0.430	1	School Lake	\$12,664
12-16-301-021-00	2789	PARKLAWN	SNYDER, LOUIS & WANDA	0.410	1	School Lake	\$12,664
12-16-301-024-00	2767	PARKLAWN	ELDER, BONNIE	0.370	1	School Lake	\$12,664
12-16-301-025-00	2759	PARKLAWN	ZWAR, WALTER	0.380	2	School Lake	\$25,004
12-16-301-026-00	2755	PARKLAWN	KUBIT, RICHARD	0.340	1	School Lake	\$12,664
12-16-301-027-00	2751	PARKLAWN	BOWN, TIMOTHY & MCSEVENY, IRENE	0.340	1	School Lake	\$12,664
12-16-301-028-00	2747	PARKLAWN	ARBOUR, DOUGLAS & MAJUREN	0.340	1	School Lake	\$12,664
12-16-301-029-00	2743	PARKLAWN	WALTER, EILEEN	0.330	1	School Lake	\$12,664
12-16-301-030-00	2739	PARKLAWN	VSETULA, CHRIS & LESLIE	0.330	1	School Lake	\$12,664
12-16-301-031-00	2735	PARKLAWN	MC GUIRE, SEAN DANIEL	0.330	1	School Lake	\$12,664
12-16-301-033-00	2731	PARKLAWN	RAYMOND, THOMAS & MADELOON	0.650	1	School Lake	\$12,664
12-16-301-036-00	2715	PARKLAWN	SCOTT, JAMES & JODI	0.320	1	School Lake	\$12,664
12-16-301-037-00	2711	PARKLAWN	SCHNURSTEIN, HARVEY & RANDI	0.640	1	School Lake	\$12,664
12-16-301-039-00	2703	PARKLAWN	KARDOS, RONALD	0.310	1	School Lake	\$12,664
12-16-301-040-00	2699	PARKLAWN	BORGMAN, RONALD	0.310	1	School Lake	\$12,664
12-16-301-043-00	2687	PARKLAWN	KRIEG, GLEN & FLORENCE	0.310	1	School Lake	\$12,664
12-16-301-044-00	2683	PARKLAWN	MULLIN, DAVID	0.300	1	School Lake	\$12,664
12-16-301-045-00	2679	PARKLAWN	MURIN, JONATHAN	0.300	1	School Lake	\$12,664

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL *(Adopted August 14, 2000)*

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-16-301-046-00	2675	PARKLAWN	OTLEWSKI, DAVID W.	0.300	1	School Lake	\$12,664
12-16-301-047-00	2667	PARKLAWN	GARBER, DANIEL & ROXANNE	0.350	1	School Lake	\$12,664
12-16-301-048-00	2663	PARKLAWN	SCHOLTZ, MICHAEL & JILANNE	0.340	1	School Lake	\$12,664
12-16-301-049-00	2659	PARKLAWN	HASLEY, JOHN CLAYTON & SANDI	0.290	1	School Lake	\$12,664
12-16-301-050-00	2653	PARKLAWN	WILKERSON, JAMES & ROBYN	0.210	1	School Lake	\$12,664
12-16-301-051-00	2647	PARKLAWN	CAMPS, EDWARD & ELIZABETH	0.350	1	School Lake	\$12,664
12-16-301-052-00	2643	PARKLAWN	SCOTT, CAROLE	0.280	1	School Lake	\$12,664
12-16-301-053-00	2639	PARKLAWN	LEIBOLD, PAUL & THERESA	0.280	1	School Lake	\$12,664
12-16-301-054-00	2635	PARKLAWN	DONAHUE, WILLIAM & JANET	0.280	1	School Lake	\$12,664
12-16-301-055-00	2629	PARKLAWN	OTLEWSKI, DAVID W.	0.270	1	School Lake	\$12,664
12-16-301-056-00	2627	PARKLAWN	ANDERSON, MIRO & JUDITH	0.270	1	School Lake	\$12,664
12-16-301-057-00	2623	PARKLAWN	CHARTERS, BONITA	0.400	1	School Lake	\$12,664
12-16-301-059-00	0	PARKLAWN VACANT	RUSSELL, JEFFERY & LORI	0.400	1	School Lake	\$12,664
12-16-301-066-00	0	PARKLAWN VACANT	BRIGHTON NO. 4 CNTY DRAIN	0.220	0	School Lake	\$0
12-16-301-067-00	2650	PARKLAWN	HIPP, CHRISTINE KASHAT	0.340	1	School Lake	\$12,664
12-16-301-068-00	2662	PARKLAWN	FAVIO, JAMES & PAMALA	0.720	1	School Lake	\$12,664
12-16-301-070-00	2670	PARKLAWN	THOMAS, RICHARD & HAYDU, LOUIS	0.390	1	School Lake	\$12,664
12-16-301-071-00	2680	PARKLAWN	EBERLINE, FREDRIC C.	0.410	1	School Lake	\$12,664
12-16-301-072-00	2692	PARKLAWN	WEIR, DANIEL & SUSAN	0.430	1	School Lake	\$12,664
12-16-301-073-00	2700	PARKLAWN	PAWLUS, JULIE & HURSH, JOSEPHINE	0.450	1	School Lake	\$12,664
12-16-301-074-00	2704	PARKLAWN	SOLMES, LEONARD & CAROLYN	0.470	1	School Lake	\$12,664
12-16-301-075-00	2712	PARKLAWN	DOUGLAS, MARK & CYNTHIA	0.490	1	School Lake	\$12,664
12-16-301-076-00	2720	PARKLAWN	WATTERS, AARON & AUDREY	0.510	1	School Lake	\$12,664
12-16-301-077-00	2728	PARKLAWN	CENTERS, CHRISTOPHER & LAURA	0.530	1	School Lake	\$12,664
12-16-301-078-00	0	PARKLAWN VACANT	RAYMOND, THOMAS & MADELON	0.550	1	School Lake	\$12,664
12-16-301-079-00	2744	PARKLAWN	SHOAF, BRETT & LORI	0.480	1	School Lake	\$12,664
12-16-301-080-00	0	PARK VACANT	CROMBIE, JAMES & ET AL	0.000	0	School Lake	\$0
12-16-301-081-00	2611	PARKLAWN	BOGOS, KENNETH JOHN	0.750	1	School Lake	\$12,664
12-16-301-083-00	2634	PARKLAWN	LEIBOLD, PAUL & TERESA	0.400	1	School Lake	\$12,664
12-16-301-084-00	2723	PARKLAWN	PARSONS, BRIAN & MARY JO	0.650	1	School Lake	\$12,664
12-16-301-085-00	0	PARKLAWN VACANT	BEMMANN, RICHARD & DAWN	0.760	1	School Lake	\$12,664
12-16-301-086-00	2618	PARKLAWN	RUSSELL, JEFFERY & LORI	0.780	1	School Lake	\$12,664
12-16-301-087-00	2695	PARKLAWN	WARNES, ROBERT & BONNIE	0.620	1	School Lake	\$12,664
12-16-301-088-00	2921	SCHOOL LAKE	ANDERSON, NORMA	0.260	1	School Lake	\$12,664
12-16-301-089-00	2947	SCHOOL LAKE DR	BLACK, JAN	0.200	1	School Lake	\$12,664
12-16-302-023-00	0	SKEMAN VACANT	DAY, PATRICK	0.140	1	School Lake	\$12,664
12-16-302-024-00	0	SKEMAN VACANT	DAY, PATRICK	0.140	1	School Lake	\$12,664
12-16-302-026-00	10141	SKEMAN	GREER, SHIRLEY & DANIEL	0.280	1	School Lake	\$12,664
12-16-302-027-00	3096	CADY DR	SECCO, GERALD & CONNIE	0.390	1	School Lake	\$12,664
12-16-302-028-00	3088	CADY DR	HASLITT, GERALD & MARY	0.330	1	School Lake	\$12,664
12-16-302-029-00	3082	CADY DR	DUDA, ROBERT & CHRISTINE	0.400	1	School Lake	\$12,664

Brighton Township, Michigan

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUS	SUB-AREA	AMOUNT
12-16-302-032-00	0	CADY DR VACANT	VERHONICK REV. TRUST	0.540	1	School Lake	\$12,664
12-16-302-033-00	3060	CADY DR	KELLY, LAWRENCE & KATHARINE	0.430	1	School Lake	\$12,664
12-16-302-034-00	3050	CADY DR	NOVAK, MARK & SHARON	0.430	1	School Lake	\$12,664
12-16-302-035-00	3040	CADY DR	SMITH, RICHARD & BARBARA	0.370	1	School Lake	\$12,664
12-16-302-036-00	3030	CADY DR	WOROSZ, MICHAEL & TERRY	0.570	1	School Lake	\$12,664
12-16-302-038-00	3026	CADY DR	BROWN, JOSEPH & CHARLOTTE	0.730	1	School Lake	\$12,664
12-16-302-043-00	2970	CADY DR	KOSS, SANDRA K.	0.470	1	School Lake	\$12,664
12-16-302-044-00	2950	CADY DR	KIRK, CHARLES & DEBRA	0.370	1	School Lake	\$12,664
12-16-302-045-00	2938	CADY DR	REEVES, STEPHEN & CYNTHIA	0.300	1	School Lake	\$12,664
12-16-302-046-00	2934	CADY DR	FAUBERT, GARY & LINDA	0.300	1	School Lake	\$12,664
12-16-302-047-00	2928	CADY DR	LAWRENCE, PHILIP & BRENDA	0.410	1	School Lake	\$12,664
12-16-302-048-00	2922	CADY DR	RITCHIE, DAVID & GLORIA	0.890	1	School Lake	\$12,664
12-16-302-052-00	2872	CADY DR	MARTIN, RICHARD & JANICE	0.270	1	School Lake	\$12,664
12-16-302-053-00	2860	CADY DR	NEILSON, WILLIAM & JOAN	0.210	1	School Lake	\$12,664
12-16-302-054-00	2848	CADY DR	JOHNSON, BRUCE	0.270	1	School Lake	\$12,664
12-16-302-055-00	2842	CADY DR	SHEPARD, ROBERT & ROBERTA	0.190	1	School Lake	\$12,664
12-16-302-056-00	2836	CADY DR	HIGGINS, ARTHUR & BRENDA	0.290	1	School Lake	\$12,664
12-16-302-057-00	2824	CADY DR	IANNUZZI, JANICE & ROBERT	0.400	1	School Lake	\$12,664
12-16-302-060-00	0	CADY DR VACANT	SAWALLICH, CHARLES & CYNTHIA	0.160	1	School Lake	\$12,664
12-16-302-061-00	0	CADY DR VACANT	IANNUZZI, JANICE	0.090	0	School Lake	\$0
12-16-302-062-00	0	CADY DR VACANT	HIGGINS, ARTHUR & BRENDA	0.140	1	School Lake	\$12,664
12-16-302-064-00	2840	CADY DR	JOHNSON, BRUCE & JANE	0.130	1	School Lake	\$12,664
12-16-302-065-00	0	CADY DR VACANT	CROSBY, JOSEPH & ELIZABETH	0.090	0	School Lake	\$0
12-16-302-066-00	0	CADY DR VACANT	NEILSON, WILLIAM & JOAN	0.090	0	School Lake	\$0
12-16-302-072-00	0	CADY DR VACANT	CROSBY, JOSEPH & ELIZABETH	0.060	0	School Lake	\$0
12-16-302-076-00	0	CADY DR VACANT (PARK)	LAKESIDE PRK PROP OWNERS	0.000	0	School Lake	\$0
12-16-302-088-00	0	CADY DR VACANT	KOEHLER, RONALD & PAMELA	0.110	0	School Lake	\$0
12-16-302-090-00	10201	SKEMAN	SMITH, JOHN & ELIZABETH	0.620	1	School Lake	\$12,664
12-16-302-091-00	0	SKEMAN VACANT	ROSE, SUSAN M.	10.700	1	School Lake	\$12,664
12-16-302-093-00	2898	CADY DR	ROSE, KEVIN & CHERYL	0.600	1	School Lake	\$12,664
12-16-302-094-00	3070	CADY DR	KOFARIL, CURT & LINDA	0.460	1	School Lake	\$12,664
12-16-302-095-00	2871	CADY DR	ORTWINE, TIMOTHY D.	0.280	1	School Lake	\$12,664
12-16-302-097-00	3010	CADY DR	KINCZKOWSKI, LEONARD & CHARLOTTE	0.950	1	School Lake	\$12,664
12-16-302-098-00	0	CADY DR VACANT	BROWN, JOSEPH & CHARLOTTE	0.110	1	School Lake	\$12,664
12-16-302-099-00	2990	CADY DR	CONELY, JOHN	0.290	1	School Lake	\$12,664
12-16-302-100-00	2998	CADY DR	CONELY, JOHN	0.500	1	School Lake	\$12,664
12-16-302-110-00	0	PARK DR VACANT	SEASER, PAUL F. & KATHERINE K.	1.440	1	School Lake	\$12,664
12-16-302-111-00	3055	PARK DR	PHILION LIVING TRUST	1.510	1	School Lake	\$12,664
12-16-302-112-00	3071	PARK DR	CONLEY, LADONNA M.	0.650	1	School Lake	\$12,664
12-16-302-113-00	3087	PARK DR	LUTES, ALLAN & RUTH	0.450	1	School Lake	\$12,664
12-16-302-117-00	10127	SKEMAN	MOUSTAKEAS, DIMITRIOS & KELLY	0.690	1	School Lake	\$12,664

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-16-302-120-00	10183	SKEMAN	MILEY, ROBERT & SUSAN	0.280	1	School Lake	\$12,664
12-16-302-121-00	2806	CADY DR	SAWALLICH, CHARLES & CYNTHIA	0.480	1	School Lake	\$12,664
12-16-302-122-00	10105	SKEMAN	DOWDY, JOHN & CYNTHIA	0.770	1	School Lake	\$12,664
12-16-302-123-00	10171	SKEMAN	MICHLING, RICHARD & ELAINE	0.280	1	School Lake	\$12,664
12-16-302-124-00	2916	CADY DR	COUCH, KEITH & MARY	0.650	1	School Lake	\$12,664
12-16-302-125-00	0	CADY DR VACANT	ROSE, KEVIN & CHERYL	0.370	1	School Lake	\$12,664
12-17-401-001-00	2793	SCHOOL LAKE	RAMBO, PAUL & SUSAN	0.300	1	School Lake	\$12,664
12-17-401-002-00	2781	SCHOOL LAKE	BUCKLER, MONIQUE	0.270	1	School Lake	\$12,664
12-17-401-003-00	2769	SCHOOL LAKE DR	HOUSE, KEVIN & SARA	0.270	1	School Lake	\$12,664
12-17-401-007-00	2750	PARKLAWN	LESHER, JAMES & VICTORIA	1.130	1	School Lake	\$12,664
12-17-401-009-00	2757	OLD US 23	PARZYCH, KENNETH	0.750	1	School Lake	\$12,664
12-17-401-010-00	2759	SCHOOL LAKE	TERLECKI, ERICA & KRUCYNSKI, CHRIS	0.311	1	School Lake	\$12,664
12-18-100-010-00	2101	HACKER RD	SHEPHERD LAKES LUTH CH	10.000	3	Woodland Lake	\$25,310
12-18-100-026-00	2185	HACKER RD	HOMMEL, DOUGLAS W.	2.030	1	Woodland Lake	\$12,400
12-18-100-027-00	0	HYNE RD VACANT	PULLUKAT, PHILIP	2.920	1	Woodland Lake	\$12,400
12-18-101-001-00	2479	WATERFRONT DR	BORTELS, KURT	0.842	1	Woodland Lake	\$12,400
12-18-101-002-00	2455	WATERFRONT DR	MONEMENT, ROBERT & DONNA	0.808	1	Woodland Lake	\$12,400
12-18-101-003-00	2431	WATERFRONT DR	MESSNER, MARK WILLIAM	2.174	1	Woodland Lake	\$12,400
12-18-101-011-00	0	WATERFRONT DR VACANT	BROWNELL, CHERYL	0.569	1	Woodland Lake	\$12,400
12-18-101-012-00	2521	WATERFRONT DR	JAHSHAN, JOHN & NANCY	0.716	1	Woodland Lake	\$12,400
12-18-300-001-00	2855	HACKER RD	BONNER, LEON & MARILYN	0.820	3	Woodland Lake	\$25,310
12-18-300-003-00	8080	PINE RANCH	HALE TRUST	0.467	1	West Grand River	\$12,400
12-18-300-004-00	8200	WOODLAND SHORE DR	GRIFFITH, RICHARD & MARY JO	0.588	6	Woodland Lake	\$44,575
12-18-300-005-00	8191	WOODLAND SHORE DR	ANDAL INVESTMENTS, INC.	5.280	41	Woodland Estates 4	\$270,500
12-18-300-006-00	2822	PINE HOTEL DR	KALVENAS, RONALD & DOREEN	0.162	1	Woodland Estates 4	\$12,400
12-18-300-007-00	2816	PINE HOTEL DR	CORTEZ, WILLIAM & JACQUELINE	0.165	1	Woodland Estates 4	\$12,400
12-18-300-008-00	2808	PINE HOTEL DR	BROWIKOWSKI, CLARENCE & STELL	0.185	1	Woodland Estates 4	\$12,400
12-18-300-009-00	2800	PINE HOTEL DR	FULLER, TIMOTHY & BARBARA	0.184	1	Woodland Estates 4	\$12,400
12-18-300-011-00	0	WOODLAND SHORE DR VACANT	SHENG, LUKE & STELLA	27.600	18	Woodland Lake	\$109,725
12-18-300-012-00	8251	WOODLAND SHORE DR	GRIFFITH, RICHARD & MARY JO	0.811	5	Woodland Lake	\$38,220
12-18-300-013-00	8096	PINE RANCH	SEASER, PAUL & KATHERINE	0.515	1	West Grand River	\$12,400
12-18-300-014-00	8114	PINE RANCH	BROOKS, RAYMOND & SUSAN	0.526	1	West Grand River	\$12,400
12-18-300-015-00	8130	PINE RANCH	MOORE, JOHN & GEORGINA	0.444	1	West Grand River	\$12,400
12-18-300-016-00	8180	WOODLAND SHORE DR	KOVACH, TIM	0.515	1	Woodland Estates 4	\$12,400
12-18-300-018-00	8070	PINE RANCH	SONNASTINE, GREG	0.854	1	West Grand River	\$12,400
12-18-300-025-00	8005	GRAND RIVER	SONNASTINE, GREG	8.237	28	West Grand River	\$186,585
12-18-300-026-00	8060	PINE RANCH	HALLER, JEFFREY & GAIL	0.544	1	West Grand River	\$12,400
12-18-301-001-00	2781	HACKER RD	SENTERS, MARC	1.102	1	Woodland Lake	\$12,400
12-18-301-002-00	2771	HACKER RD	VARCOE, BRIAN	1.009	1	Woodland Lake	\$12,400
12-18-301-003-00	2765	HACKER RD	ARTHUR, JOHN	0.916	2	Woodland Lake	\$18,855
12-18-301-004-00	2757	HACKER RD	SIMOFF REVOCABLE LIVING TRUST	0.823	1	Woodland Lake	\$12,400

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-18-301-005-00	2743	HACKER RD	HAAS, JOHN & SCHMOEKEL, RENEE	0.583	1	Woodland Lake	\$12,400
12-18-301-006-00	2727	HACKER RD	BARTH, RICK & CHANEY, SHERRIE	0.984	1	Woodland Lake	\$12,400
12-18-301-007-00	2717	HACKER RD	HAAS, JOHN & SCHMOEKEL, RENEE	0.344	1	Woodland Lake	\$12,400
12-18-301-008-00	2691	HACKER RD	BERTOIA, JEFFREY A.	0.449	1	Woodland Lake	\$12,400
12-18-301-009-00	0	HACKER RD VACANT	PANEK, ANGEL	0.631	1	Woodland Lake	\$12,400
12-18-301-012-00	2635	HACKER RD	WASILEWSKI, WALTER & JANE	0.382	1	Woodland Lake	\$12,400
12-18-301-013-00	2621	HACKER RD	WASILEWSKI, WALTER & JANE	1.231	1	Woodland Lake	\$12,400
12-18-301-014-00	2599	HACKER RD	CALDERONE, CHARLES JR & JUDIT	0.624	1	Woodland Lake	\$12,400
12-18-301-015-00	2595	HACKER RD	AGOSTA, JOSEPH & GINA	0.586	1	Woodland Lake	\$12,400
12-18-301-016-00	2649	HACKER RD	MONTGOMERY, JOHN & CATHLEEN	1.047	1	Woodland Lake	\$12,400
12-18-302-001-00	2796	TIM	HAMILL, ROBIN A.	0.306	1	Woodland Estates 4	\$12,400
12-18-302-002-00	2788	TIM	CLARK, ROBERT	0.207	1	Woodland Estates 4	\$12,400
12-18-302-003-00	2760	TIM	JONES, RONALD & DONNA	0.207	1	Woodland Estates 4	\$12,400
12-18-302-004-00	2772	TIM	THICK, ROBERT C.	0.210	1	Woodland Estates 4	\$12,400
12-18-302-005-00	2764	TIM	MCCOY, LARRY & BILLIE	0.207	1	Woodland Estates 4	\$12,400
12-18-302-006-00	2758	TIM	JOHNSON, GLEN	0.207	1	Woodland Estates 4	\$12,400
12-18-302-007-00	2748	TIM	CASCI, DENNIS	0.207	1	Woodland Estates 4	\$12,400
12-18-302-008-00	2740	TIM	LEE, RONALD & KATHARYN	0.207	1	Woodland Estates 4	\$12,400
12-18-302-009-00	8227	ROBIN'S DR	KUPSKY, SUE	0.220	1	Woodland Estates 4	\$12,400
12-18-302-010-00	2728	TIM	PLAGE, JERALD & JOYCE	0.230	1	Woodland Estates 4	\$12,400
12-18-302-011-00	2712	TIM	RIVETTE, JOHN	0.207	1	Woodland Estates 4	\$12,400
12-18-302-014-00	2688	TIM	CRYSLER, DOYLE & AGNES	0.207	1	Woodland Estates 4	\$12,400
12-18-302-015-00	2680	TIM	WEASE, TRESSIE & NEWMAN, J M	0.207	1	Woodland Estates 4	\$12,400
12-18-302-016-00	2672	TIM	BEZESKY, DEBORA & EARL	0.207	1	Woodland Estates 4	\$12,400
12-18-302-017-00	2664	TIM	BAYLIFF, WILLIAM & KATHLEEN	0.413	1	Woodland Estates 4	\$12,400
12-18-302-019-00	2646	TIM	MILITELLO, RICHARD & DOLLY	0.210	1	Woodland Estates 4	\$12,400
12-18-302-020-00	2636	TIM	VACHON, PHILIP	0.210	1	Woodland Estates 4	\$12,400
12-18-302-021-00	2626	TIM	TORIKIAN, GREG	0.207	1	Woodland Estates 4	\$12,400
12-18-302-022-00	2616	TIM	MOLL, DONALD ROBERT	0.207	1	Woodland Estates 4	\$12,400
12-18-302-023-00	2606	TIM	LONG, LOIS	0.207	1	Woodland Estates 4	\$12,400
12-18-302-024-00	2605	BRAD PL	JARVI, EUGENE & MARILYN	0.207	1	Woodland Estates 4	\$12,400
12-18-302-025-00	2615	BRAD PL	FLYNN, DALE & THERESE	0.207	1	Woodland Estates 4	\$12,400
12-18-302-026-00	2625	BRAD PL	BALOGH, RONALD MICHAEL	0.207	1	Woodland Estates 4	\$12,400
12-18-302-027-00	2635	BRAD PL	MILITELLO, RICHARD & DOLLY	0.207	1	Woodland Estates 4	\$12,400
12-18-302-028-00	2645	BRAD PL	HULETT, KENT SCOTT	0.207	1	Woodland Estates 4	\$12,400
12-18-302-029-00	2655	BRAD PL	MILITELLO, DOLLY	0.207	1	Woodland Estates 4	\$12,400
12-18-302-030-00	2663	BRAD PL	HUNGERFORD, ROBERT & DARLENE	0.210	1	Woodland Estates 4	\$12,400
12-18-302-031-00	2671	BRAD PL	SAWYER, NIEVES	0.207	1	Woodland Estates 4	\$12,400
12-18-302-032-00	2679	BRAD PL	BRANT, CAROL	0.207	1	Woodland Estates 4	\$12,400
12-18-302-033-00	2687	BRAD PL	PERO, JENNIFER L.	0.207	1	Woodland Estates 4	\$12,400
12-18-302-034-00	2695	BRAD PL	LANE, MERRITT	0.207	1	Woodland Estates 4	\$12,400

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REUS	SUB-AREA	AMOUNT
12-18-302-035-00	2703	BRAD PL	TRIGLIA, PAUL	0.210	1	Woodland Estates 4	\$12,400
12-18-302-036-00	2711	BRAD PL	SCHWEDT, STEVEN A.	0.207	1	Woodland Estates 4	\$12,400
12-18-302-037-00	8209	ROBIN'S DR	WAGGONER, ROBERT & BETTY	0.230	1	Woodland Estates 4	\$12,400
12-18-302-039-00	2706	SHELLY AVE	ROMES, LOIS	0.370	1	Woodland Estates 4	\$12,400
12-18-302-040-00	2698	SHELLY AVE	DOWNNEY, EDWARD & GLORIA	0.347	1	Woodland Estates 4	\$12,400
12-18-302-041-00	2690	SHELLY AVE	MOFFAT, PETER & CATHERINE	0.287	1	Woodland Estates 4	\$12,400
12-18-302-042-00	2682	SHELLY AVE	PECAL, KOLA & MARILIA	0.261	1	Woodland Estates 4	\$12,400
12-18-302-043-00	2672	SHELLY AVE	TOMECEK, TOM	0.265	1	Woodland Estates 4	\$12,400
12-18-302-044-00	2662	SHELLY AVE	HANCHETT, DARYLE & CAROL	0.269	1	Woodland Estates 4	\$12,400
12-18-302-045-00	2652	SHELLY AVE	BIELOUS, KENNETH & LISA	0.281	1	Woodland Estates 4	\$12,400
12-18-302-046-00	2642	SHELLY AVE	KRAUSE, PAUL EDWARD	0.252	1	Woodland Estates 4	\$12,400
12-18-302-047-00	2632	SHELLY AVE	FREDERICK, P. & PAULEN, R.	0.234	1	Woodland Estates 4	\$12,400
12-18-302-048-00	2622	SHELLY AVE	CLINTON, JERRY R.	0.220	1	Woodland Estates 4	\$12,400
12-18-302-049-00	2612	SHELLY AVE	HOURIGAN, WILLIAM J.	0.213	1	Woodland Estates 4	\$12,400
12-18-302-050-00	2602	SHELLY AVE	JORDAN, ARTHUR & CHRISTINE	0.207	1	Woodland Estates 4	\$12,400
12-18-302-052-00	8125	DONNA LOU	JACKS, BRENDA S.	0.207	1	Woodland Estates 4	\$12,400
12-18-302-053-00	8135	DONNA LOU	PEEVEY, DAWN L.	0.207	1	Woodland Estates 4	\$12,400
12-18-302-056-00	8165	DONNA LOU	COPP, EDWARD	0.207	1	Woodland Estates 4	\$12,400
12-18-302-057-00	8175	DONNA LOU	KOVACH, TOM J.	0.207	1	Woodland Estates 4	\$12,400
12-18-302-058-00	8185	DONNA LOU	LAGRANT, SYLVIA	0.207	1	Woodland Estates 4	\$12,400
12-18-302-059-00	8195	DONNA LOU	JORDAN, JULIE	0.207	1	Woodland Estates 4	\$12,400
12-18-302-060-00	8205	DONNA LOU	BERGUM FAMILY TRUST	0.207	1	Woodland Estates 4	\$12,400
12-18-302-061-00	8215	DONNA LOU	FREDERIKSEN, PIA & JHANA	0.207	1	Woodland Estates 4	\$12,400
12-18-302-062-00	8225	DONNA LOU	POWELL, JAMES WILLIAM	0.207	1	Woodland Estates 4	\$12,400
12-18-302-063-00	8235	DONNA LOU	OSBORNE, JACK & SYLVIA	0.258	1	Woodland Estates 4	\$12,400
12-18-302-064-00	8245	DONNA LOU	GRAHAM, MAURICE	0.280	1	Woodland Estates 4	\$12,400
12-18-302-065-00	8168	DONNA LOU	SMITH, JACK	0.373	1	Woodland Estates 4	\$12,400
12-18-302-066-00	8190	DONNA LOU	SAWYER, LAWRENCE & DAWN	0.187	1	Woodland Estates 4	\$12,400
12-18-302-067-00	2623	SHELLY AVE	MCDONALD, DANIEL & GEORGIA	0.252	1	Woodland Estates 4	\$12,400
12-18-302-068-00	2633	SHELLY AVE	WALTERS, DWIGHT & SUEAN	0.291	1	Woodland Estates 4	\$12,400
12-18-302-069-00	2643	SHELLY AVE	BIGGS, WILLIAM & PROCTOR, ROSIE	0.204	1	Woodland Estates 4	\$12,400
12-18-302-070-00	2661	SHELLY AVE	WYLLIE, JUDITH	0.248	1	Woodland Estates 4	\$12,400
12-18-302-071-00	2704	TIM	SKAGGS, ELMER & VERA	0.413	1	Woodland Estates 4	\$12,400
12-18-302-072-00	8145	DONNA LOU	MILLER, BRIAN L.	0.413	1	Woodland Estates 4	\$12,400
12-18-303-001-00	8255	DONNA LOU	BRANDON, WILLIAM & DONNA	0.212	1	Woodland Estates 4	\$12,400
12-18-303-002-00	8265	DONNA LOU	BULLARD, LARRY	0.213	1	Woodland Estates 4	\$12,400
12-18-303-003-00	8275	DONNA LOU	SCHLEICHER, DONALD H.	0.215	1	Woodland Estates 4	\$12,400
12-18-303-004-00	8285	DONNA LOU	BROWN, KEITH & VICKI	0.216	1	Woodland Estates 4	\$12,400
12-18-303-005-00	8295	DONNA LOU	SMITH, GEORGE & KATHLEEN	0.218	1	Woodland Estates 4	\$12,400
12-18-303-006-00	8305	DONNA LOU	STONE, LIZBETH ANN	0.257	1	Woodland Estates 4	\$12,400
12-18-303-007-00	8315	DONNA LOU	DALEY, HARRY	0.259	1	Woodland Estates 4	\$12,400

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-18-303-008-00	8325	DONNA LOU	CISNEY, GEORGE JR. & BERNADINE	0.260	1	Woodland Estates 4	\$12,400
12-18-303-009-00	8335	DONNA LOU	HOWE, EDWARD J.	0.262	1	Woodland Estates 4	\$12,400
12-18-303-010-00	8347	DONNA LOU	REYNOLDS, JAMES & HARRIET	0.264	1	Woodland Estates 4	\$12,400
12-18-303-011-00	2607	TIM	ROBINS, FRANK & ARMINA	0.207	1	Woodland Estates 4	\$12,400
12-18-303-012-00	2617	TIM	JONES, ULANDA	0.207	1	Woodland Estates 4	\$12,400
12-18-303-013-00	2627	TIM	HAROLD, SALLY T.	0.207	1	Woodland Estates 4	\$12,400
12-18-303-014-00	2637	TIM	MANGUS, VIRGINIA	0.207	1	Woodland Estates 4	\$12,400
12-18-303-015-00	2647	TIM	MILITELLO, RICHARD & DOLLY	0.207	1	Woodland Estates 4	\$12,400
12-18-303-016-00	2657	TIM	RUSSELL, VIVIAN	0.207	1	Woodland Estates 4	\$12,400
12-18-303-017-00	2665	TIM	MASON, TUYON	0.207	1	Woodland Estates 4	\$12,400
12-18-303-018-00	2673	TIM	BADOWSKI, RAYMOND & SANDRA	0.210	1	Woodland Estates 4	\$12,400
12-18-303-019-00	2681	TIM	KOSTELIC, MINNIE	0.207	1	Woodland Estates 4	\$12,400
12-18-303-020-00	2689	TIM	KIRBY, BENNIE & MORRINE	0.207	1	Woodland Estates 4	\$12,400
12-18-303-021-00	2697	TIM	MILITELLO, RICHARD & DOLLY	0.207	1	Woodland Estates 4	\$12,400
12-18-303-022-00	2705	TIM	LANE, JAMES & BARBARA	0.207	1	Woodland Estates 4	\$12,400
12-18-303-023-00	2713	TIM	WHITFORD, EVAN & LISA	0.207	1	Woodland Estates 4	\$12,400
12-18-303-024-00	2721	TIM	REEDY, CHAS & MARY	0.207	1	Woodland Estates 4	\$12,400
12-18-303-025-00	2729	TIM	TOOHEY, MARGARET	0.207	1	Woodland Estates 4	\$12,400
12-18-303-026-00	2737	TIM	LEE, RONALD & KATHARYN	0.207	1	Woodland Estates 4	\$12,400
12-18-303-027-00	2745	TIM	NORRIS, BOBBIE & LAMBDIN, VERA	0.207	1	Woodland Estates 4	\$12,400
12-18-303-028-00	2753	TIM	LACY, SUSAN D. & LOU	0.207	1	Woodland Estates 4	\$12,400
12-18-303-029-00	2757	TIM	GOULET, LAWRENCE J.	0.207	1	Woodland Estates 4	\$12,400
12-18-303-030-00	2761	TIM	SONNASTINE, GREG	0.207	1	Woodland Estates 4	\$12,400
12-18-303-031-00	2777	TIM	LEE, RONALD C & KATHRYN M	0.207	1	Woodland Estates 4	\$12,400
12-18-303-032-00	2785	TIM	CLAUSEN, JAMES M.	0.207	1	Woodland Estates 4	\$12,400
12-18-303-033-00	8261	VISTAVIEW	WARD, MICHAEL D.	0.207	1	Woodland Estates 4	\$12,400
12-18-303-034-00	8271	VISTAVIEW	WHITE, VIRGINIA & GARY	0.207	1	Woodland Estates 4	\$12,400
12-18-303-035-00	8281	VISTAVIEW	BOIK, BYRON G.	0.207	1	Woodland Estates 4	\$12,400
12-18-303-036-00	8291	VISTAVIEW	BROWN, MICHAEL & DAWN	0.207	1	Woodland Estates 4	\$12,400
12-18-303-039-00	2758	GARY	D'ANGELO, T. & VANZO, M.	0.413	1	Woodland Estates 4	\$12,400
12-18-303-040-00	2736	GARY	MOSHER, ROSE	0.413	1	Woodland Estates 4	\$12,400
12-18-303-041-00	2726	GARY	DAVIS, CALVIN & CAROLYN	0.413	1	Woodland Estates 4	\$12,400
12-18-303-043-00	2714	GARY	MOUE, BETTY	0.207	1	Woodland Estates 4	\$12,400
12-18-303-044-00	2706	GARY	RICE, RAYMOND & ALICE	0.207	1	Woodland Estates 4	\$12,400
12-18-303-046-00	2678	GARY	STOLL, VICKI	0.207	1	Woodland Estates 4	\$12,400
12-18-303-047-00	2670	GARY	BOUGH, ROBERT & NOELLE	0.207	1	Woodland Estates 4	\$12,400
12-18-303-048-00	2662	GARY	PETERSON, JAMES & LOIS	0.413	1	Woodland Estates 4	\$12,400
12-18-303-049-00	2650	GARY	HARMS, DORIS	0.207	1	Woodland Estates 4	\$12,400
12-18-303-050-00	2644	GARY	KELLER, HAROLD VICTOR	0.207	1	Woodland Estates 4	\$12,400
12-18-303-051-00	2624	GARY	BRADFORD, BRUCE & GAIL	0.413	1	Woodland Estates 4	\$12,400
12-18-303-052-00	2614	GARY	ANDERSON & HARRISON ET AL	0.207	1	Woodland Estates 4	\$12,400

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REU's	SUB-AREA	AMOUNT
12-18-303-053-00	2610	GARY	CASCIO, JIMMY	0.207	1	Woodland Estates 4	\$12,400
12-18-303-054-00	2609	GARY	LIPINSKI, BERNICE & CAROL	0.413	1	Woodland Estates 4	\$12,400
12-18-303-055-00	2631	GARY	MCDERMOTT, SHARON	0.413	1	Woodland Estates 4	\$12,400
12-18-303-056-00	2647	GARY	FLETCHER, SANDY & TOWNSEND, OF	0.413	1	Woodland Estates 4	\$12,400
12-18-303-057-00	2653	GARY	YENNOR, JAMEY & DAWN	0.413	1	Woodland Estates 4	\$12,400
12-18-303-058-00	2679	GARY	SHEKEL, ROBERT E.	0.207	1	Woodland Estates 4	\$12,400
12-18-303-059-00	2688	GARY	MALE, LEONARD	0.207	1	Woodland Estates 4	\$12,400
12-18-303-060-00	2687	GARY	PIKE TRUST	0.207	1	Woodland Estates 4	\$12,400
12-18-303-061-00	2695	GARY	CISNEY, HELEN & REXANN	0.207	1	Woodland Estates 4	\$12,400
12-18-303-062-00	2711	GARY	NOLAN, JOANN	0.413	1	Woodland Estates 4	\$12,400
12-18-303-063-00	2713	GARY	OFFER, DANIEL	0.413	1	Woodland Estates 4	\$12,400
12-18-303-065-00	2743	GARY	MUNRATH, LORRAINE	0.413	1	Woodland Estates 4	\$12,400
12-18-303-067-00	2759	GARY	CARINI, CARLYLE & LYNNE	0.413	1	Woodland Estates 4	\$12,400
12-18-303-068-00	2765	GARY	NELSON, THOMPSON & CROSS	0.207	1	Woodland Estates 4	\$12,400
12-18-303-069-00	2775	GARY	MAROWSKY, MARY	0.210	1	Woodland Estates 4	\$12,400
12-18-303-070-00	8305	VISTAVIEW	FIFER, JACK R.	0.207	1	Woodland Estates 4	\$12,400
12-18-303-071-00	8321	VISTAVIEW	DEMSKI, RICHARD	0.210	1	Woodland Estates 4	\$12,400
12-18-303-072-00	2782	GREG	MOORE, BARBARA & DUWAYNE	0.310	1	Woodland Estates 4	\$12,400
12-18-303-073-00	2766	GREG	HALL, DEBRA	0.258	1	Woodland Estates 4	\$12,400
12-18-303-074-00	2756	GREG	MAN, ERIC	0.413	1	Woodland Estates 4	\$12,400
12-18-303-076-00	2749	GREG	ALLEN, FLOYD & JOANNE	0.413	1	Woodland Estates 4	\$12,400
12-18-303-078-00	2724	GREG	PORR, CARL	0.413	1	Woodland Estates 4	\$12,400
12-18-303-079-00	2708	GREG	SWEET, CLARENCE & JUNE	0.413	1	Woodland Estates 4	\$12,400
12-18-303-080-00	2692	GREG	HOWARD, RAYMOND & JENNIE	0.413	1	Woodland Estates 4	\$12,400
12-18-303-081-00	2676	GREG	PAWLAK, BRIAN & CAROLYN	0.207	1	Woodland Estates 4	\$12,400
12-18-303-082-00	2660	GREG	HUBERT, CYNTHIA	0.413	1	Woodland Estates 4	\$12,400
12-18-303-086-00	2620	GREG	HUBERT, CYNTHIA	0.413	1	Woodland Estates 4	\$12,400
12-18-303-087-00	2612	GREG	LINHART, MARY	0.207	1	Woodland Estates 4	\$12,400
12-18-303-088-00	2710	GARY	ROWAN, MICHAEL & LINDA	0.207	1	Woodland Estates 4	\$12,400
12-18-303-089-00	2694	GARY	TRIGLIA, PAUL	0.207	1	Woodland Estates 4	\$12,400
12-18-303-090-00	2700	GREG	PAZIK, ROGER	0.207	1	Woodland Estates 4	\$12,400
12-18-303-091-00	2774	GARY	RAZEY, ALBERT	0.207	1	Woodland Estates 4	\$12,400
12-18-303-092-00	2644	GREG	LAMBDIN, JOSEPH A.	0.413	1	Woodland Estates 4	\$12,400
12-18-303-093-00	2628	GREG	HUBERT, CYNTHIA	0.482	1	Woodland Estates 4	\$12,400
12-18-304-001-00	8488	WOODLAND SHORE DR	HUBERT, WANDA	0.344	1	Woodland Estates 4	\$12,400
12-18-304-004-00	8476	WOODLAND SHORE DR	CONELY, JAMES & O'HARA, KATHLEEN	0.216	1	Woodland Lake	\$12,400
12-18-304-005-00	8468	WOODLAND SHORE DR	LOVELAND, ANNE	0.496	1	Woodland Lake	\$12,400
12-18-304-006-00	8460	WOODLAND SHORE DR	WALKER, KEITH & CARLA	0.310	1	Woodland Lake	\$12,400
12-18-304-009-00	8448	WOODLAND SHORE DR	GEISLER, DEBORAH & WILSON, JOHN	0.275	1	Woodland Lake	\$12,400
12-18-304-010-00	8444	WOODLAND SHORE DR	SWEESO, MARK & JILL	0.187	1	Woodland Lake	\$12,400
			ROBERTSON, JAMES	0.199	1	Woodland Lake	\$12,400

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REU's	SUB-AREA	AMOUNT
12-18-304-011-00	8440	WOODLAND SHORE DR	PRATT TRUST	0.174	1	Woodland Lake	\$12,400
12-18-304-012-00	8436	WOODLAND SHORE DR	SULKOWSKI REVOCABLE TRUST	0.173	1	Woodland Lake	\$12,400
12-18-304-013-00	0	WOODLAND SHORE DR VACANT	SULKOWSKI REVOCABLE TRUST	0.172	1	Woodland Lake	\$12,400
12-18-304-014-00	8428	WOODLAND SHORE DR	OWOC, DALLAS W.	0.171	1	Woodland Lake	\$12,400
12-18-304-015-00	8424	WOODLAND SHORE DR	HAMLIN, GARY & THERESA	0.170	1	Woodland Lake	\$12,400
12-18-304-016-00	8420	WOODLAND SHORE DR	FENNER, BARBARA	0.189	1	Woodland Lake	\$12,400
12-18-304-017-00	8416	WOODLAND SHORE DR	ZABROSKY, JOSEPH & CHRISTINE	0.168	1	Woodland Lake	\$12,400
12-18-304-018-00	8412	WOODLAND SHORE DR	FRANKFORD, ELMER & JOYCE	0.166	1	Woodland Lake	\$12,400
12-18-304-019-00	8408	WOODLAND SHORE DR	WEST, VICTOR	0.174	1	Woodland Lake	\$12,400
12-18-304-020-00	8404	WOODLAND SHORE DR	COREY, RICHARD, ELEANOR, GAIL	0.192	1	Woodland Lake	\$12,400
12-18-304-021-00	8400	WOODLAND SHORE DR	MITTER, GARY SR & MARGARET	0.210	1	Woodland Lake	\$12,400
12-18-304-022-00	8390	WOODLAND SHORE DR	THEMAINE, DORIS	0.208	1	Woodland Lake	\$12,400
12-18-304-023-00	8380	WOODLAND SHORE DR	EVANS, WILLIAM & VIRGINIA	0.215	1	Woodland Lake	\$12,400
12-18-304-024-00	8370	WOODLAND SHORE DR	PETERSON, RONALD & CAROL	0.163	1	Woodland Lake	\$12,400
12-18-304-025-00	8360	WOODLAND SHORE DR	TENGEL, DEAN & CHERYL	0.131	1	Woodland Lake	\$12,400
12-18-304-026-00	8354	WOODLAND SHORE DR	GUARD, DEAN & CHERYL	0.185	1	Woodland Lake	\$12,400
12-18-304-027-00	0	WOODLAND SHORE DR VACANT	GUARD, DEAN & CHERYL	0.144	1	Woodland Lake	\$12,400
12-18-304-028-00	8330	WOODLAND SHORE DR	GODDARD, RALPH & PATRICIA	0.305	1	Woodland Lake	\$12,400
12-18-304-029-00	8326	WOODLAND SHORE DR	GIGNAC, DAVID & VICKY	0.281	1	Woodland Lake	\$12,400
12-18-304-030-00	8322	WOODLAND SHORE DR	RESTAURI, DONALD A.	0.216	1	Woodland Lake	\$12,400
12-18-304-031-00	8318	WOODLAND SHORE DR	SMITH, JEANNE	0.195	1	Woodland Lake	\$12,400
12-18-304-032-00	8314	WOODLAND SHORE DR	MOORE, BRUCE & BARBARA	0.174	1	Woodland Lake	\$12,400
12-18-304-033-00	8310	WOODLAND SHORE DR	MOORE, BRUCE & BARBARA	0.157	1	Woodland Lake	\$12,400
12-18-304-034-00	8306	WOODLAND SHORE DR	MURAV, AVERY & SUSAN	0.157	1	Woodland Lake	\$12,400
12-18-304-035-00	8298	WOODLAND SHORE DR	SZKRYBALO, GERALDINE	0.190	1	Woodland Lake	\$12,400
12-18-304-036-00	8296	WOODLAND SHORE DR	DOLL, ROGER & CYNTHIA	0.201	1	Woodland Lake	\$12,400
12-18-304-037-00	8290	WOODLAND SHORE DR	ADAMS, JOHN & MARY ANN	0.211	1	Woodland Lake	\$12,400
12-18-304-038-00	8286	WOODLAND SHORE DR	ADAMS, THOMAS	0.223	1	Woodland Lake	\$12,400
12-18-304-039-00	8282	WOODLAND SHORE DR	SZKRYBALO, KENNETH	0.233	1	Woodland Lake	\$12,400
12-18-304-040-00	8278	WOODLAND SHORE DR	MAHRLEY, KENNETH & ROBIN	0.242	1	Woodland Lake	\$12,400
12-18-304-041-00	8274	WOODLAND SHORE DR	UTLEY, DANIEL & HELEN	0.248	1	Woodland Lake	\$12,400
12-18-304-042-00	8270	WOODLAND SHORE DR	KIRK, RONALD W.	0.244	1	Woodland Lake	\$12,400
12-18-304-043-00	8266	WOODLAND SHORE DR	SARNA, JAMES & SUZANNE	0.242	1	Woodland Lake	\$12,400
12-18-304-044-00	8262	WOODLAND SHORE DR	BARINGER, MARYANNE	0.240	1	Woodland Lake	\$12,400
12-18-304-045-00	8258	WOODLAND SHORE DR	SHONER, DENNIS & BRENDA	0.236	1	Woodland Lake	\$12,400
12-18-304-046-00	8252	WOODLAND SHORE DR	ALLEN, MARIE AGNES	0.234	1	Woodland Lake	\$12,400
12-18-304-047-00	8250	WOODLAND SHORE DR	CHIPP, RICHARD	0.245	1	Woodland Lake	\$12,400
12-18-304-048-00	8456	WOODLAND SHORE DR	PERKINS BRUCE J & GRETCHEN	0.223	1	Woodland Lake	\$12,400
12-18-304-049-00	8452	WOODLAND SHORE DR	BARTH, WALTER & SUSAN	0.283	1	Woodland Lake	\$12,400
12-18-304-050-00	0	WOODLAND SHORE DR VACANT	MILITELLO, EDWARD	0.206	1	Woodland Lake	\$12,400
12-18-304-051-00	8480	WOODLAND SHORE DR	MILITELLO, EDWARD	0.222	1	Woodland Lake	\$12,400

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REUS	SUB-AREA	AMOUNT
12-18-304-055-00	0	POINTVIEW DR VACANT	MASHNI, JOSEPH & HARRIET	0.249	1	Woodland Lake	\$12,400
12-18-305-001-00	2791	HACKER RD	SMITH, SEAN M.	0.258	1	Woodland Lake	\$12,400
12-18-305-002-00	2799	HACKER RD	METZ, GARY & FARNSWORTH, BARB	0.258	1	Woodland Lake	\$12,400
12-18-305-016-00	0	ALMASHY DR. VACANT	LAMB DEVELOPMENT COMPANY	3.200	12	Woodland Lake	\$83,406
12-18-305-023-00	2811	HACKER RD	CAMPBELL, JESSE & GEORGENE	0.258	1	Woodland Lake	\$12,400
12-18-305-024-00	2833	HACKER RD	CISMAN TRUST	0.258	1	Woodland Lake	\$12,400
12-18-305-029-00	2861	HACKER RD	ORLANDO, DOMENICO & MARIA	0.258	1	Woodland Lake	\$12,400
12-18-305-030-00	2867	HACKER RD	SLOBIN, IRENE	0.258	1	Woodland Lake	\$12,400
12-18-305-031-00	2873	HACKER RD	BELL, MICHAEL & LINDA	0.258	1	Woodland Lake	\$12,400
12-18-305-032-00	2879	HACKER RD	TURNBOLM, LINDA KAY	0.258	1	Woodland Lake	\$12,400
12-18-305-033-00	2885	HACKER RD	LEVI, JAMES & DENISE	0.258	1	Woodland Lake	\$12,400
12-18-305-034-00	2891	HACKER RD	REDDERMAN, MARY ANNE	0.207	1	Woodland Lake	\$12,400
12-18-305-035-00	8152	PINE RANCH	LOMBARDO, CATHERINE	0.614	1	Woodland Lake	\$12,400
12-18-400-026-00	0	DANN VACANT	JOHNSON, CLARENCE & MARY	9.208	1	Woodland Lake	\$12,400
12-18-400-027-00	0	DANN VACANT	JOHNSON, CLARENCE	12.181	1	Woodland Lake	\$12,400
12-19-100-006-00	8160	GRAND RIVER	RIEBLING, PAUL & KAREN	0.652	1	West Grand River	\$12,400
12-19-100-008-00	8030	GRAND RIVER	PIGGINS, WILLIAM	1.880	0	West Grand River	\$0
12-19-100-010-00	8042	GRAND RIVER	ROYCE PROPERTIES I, L.L.C.	0.367	1	West Grand River	\$12,400
12-19-100-011-00	0	GRAND RIVER VACANT	SINGH, HARBHAJAN & SHANTI	0.149	0	West Grand River	\$0
12-19-100-012-00	8028	GRAND RIVER	SINGH, HARBHAJAN & SHANTI	0.379	0	West Grand River	\$0
12-19-100-013-00	8020	GRAND RIVER	GRIFFITH, RICHARD & MARY JO	0.032	0	West Grand River	\$0
12-19-100-014-00	8009	GRAND RIVER	DAVIS, STEPHEN	1.877	1	West Grand River	\$12,400
12-19-100-015-00	8021	GRAND RIVER	GARDNER, RICHARD	0.479	1	West Grand River	\$12,400
12-19-100-018-00	8029	GRAND RIVER	WOODLAND LAKE MOTEL	2.223	5	West Grand River	\$38,220
12-19-100-019-00	8033	GRAND RIVER	SINUTKO, VERONICA	0.414	1	West Grand River	\$12,400
12-19-100-025-00	8069	GRAND RIVER	OGONOWSKI, CASMER & ANN	0.623	3	West Grand River	\$25,310
12-19-100-026-00	0	GRAND RIVER VACANT	MEIER, JAMES & HELEN & ET AL	0.503	1	West Grand River	\$12,400
12-19-100-027-00	8087	GRAND RIVER	SCHULTHEIS, JOSEPH & ET AL	2.410	2	West Grand River	\$24,800
12-19-100-029-00	8131	GRAND RIVER	KIEWICZ, DONALD & LOIS	0.453	1	West Grand River	\$12,400
12-19-100-031-00	8133	GRAND RIVER	CASCIO TRUST	0.612	1	West Grand River	\$12,400
12-19-100-033-00	8145	GRAND RIVER	ROKA PROPERTIES LLC	1.157	1	West Grand River	\$12,400
12-19-100-036-00	8105	GRAND RIVER	SERBAY JR, MYRON W.	0.207	1	West Grand River	\$12,400
12-19-100-037-00	8138	GRAND RIVER	FRASER, RICK & ANN	0.330	1	West Grand River	\$12,400
12-19-100-038-00	8139	GRAND RIVER	FRASER, RICK & ANN	0.350	1	West Grand River	\$12,400
12-19-100-039-00	8141	GRAND RIVER	FRASER, RICK & ANN	0.370	1	West Grand River	\$12,400
12-19-100-040-00	8143	GRAND RIVER	SERBAY JR, MYRON W.	0.318	2	West Grand River	\$18,355
12-19-100-041-00	8077	GRAND RIVER	MEIER, JAMES & HELEN	1.067	1	West Grand River	\$12,400
12-19-100-042-00	8011	GRAND RIVER	RADELT, EVELYN	0.760	2	West Grand River	\$18,355
12-19-100-043-00	8019	GRAND RIVER	CASCIO, DENNIS	0.420	1	West Grand River	\$12,400
12-19-100-045-00	8220	GRAND RIVER	NRI INC BIG ACRES STORES	1.309	1	West Grand River	\$12,400
12-19-100-047-00	0	GRAND RIVER VACANT	STARBRID, ROY	0.545	1	West Grand River	\$12,400

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-19-100-049-00	8031	GRAND RIVER	GRANDSEN, JEFFREY & SHERRY	0.430	1	West Grand River	\$12,400
12-19-100-050-00	8180	GRAND RIVER	MISTAK, WALTER & MICHAELINE	2.866	1	West Grand River	\$12,400
12-19-100-055-00	8135	GRAND RIVER	CASCIO TRUST	0.884	1	West Grand River	\$12,400
12-19-100-056-00	8082	GRAND RIVER	NILES, GORDON & SANDRA	0.661	0	West Grand River	\$0
12-19-100-057-00	8086	GRAND RIVER	EARNEST, RONALD & MARNEY	0.329	1	West Grand River	\$12,400
12-19-100-060-00	8050	GRAND RIVER	BEATTY, JOHN & CAROL	0.836	1	West Grand River	\$12,400
12-19-100-061-00	8064	GRAND RIVER	COURSEY, JAMES & CHARLENE	0.483	2	West Grand River	\$18,355
12-19-100-062-00	8023	GRAND RIVER	KERR REVOCABLE TRUST	0.889	1	West Grand River	\$12,400
12-19-100-063-00	0	GRAND RIVER VACANT	GTID PROPERTIES, LLC	1.178	1	West Grand River	\$12,400
12-19-100-064-00	8137	GRAND RIVER	WOODLAND ASSOCIATES	1.063	1	West Grand River	\$12,400
12-19-100-065-00	8137	GRAND RIVER	WOODLAND ASSOCIATES	1.063	1	West Grand River	\$12,400
12-19-100-066-00	8137	GRAND RIVER	WOODLAND ASSOCIATES	1.063	1	West Grand River	\$12,400
12-19-100-067-00	8137	GRAND RIVER	P SEVEN REAL ESTATE LLC	1.063	1	West Grand River	\$12,400
12-19-100-068-00	8137	GRAND RIVER	APG INVESTMENTS LIMITED PART.	1.063	1	West Grand River	\$12,400
12-19-100-069-00	8137	GRAND RIVER	APG INVESTMENTS LIMITED PART.	1.063	1	West Grand River	\$12,400
12-19-100-072-00	8023	GRAND RIVER	PARK PLACE SHOPPING CENTER, INC	1.810	7	West Grand River	\$51,130
12-19-100-073-00	8200	GRAND RIVER	ABE'S AUTO GLASS, INC.	1.492	1	West Grand River	\$12,400
12-19-100-074-00	8240	GRAND RIVER	GRAND RIVER REAL ESTATE CORP	9.559	0	West Grand River	\$0
12-19-100-075-00	0	GRAND RIVER VACANT	KULPA, GERTRUDE G.	0.631	1	West Grand River	\$12,400
12-19-100-076-00	8059	GRAND RIVER	KULPA, GERTRUDE G.	1.473	1	West Grand River	\$12,400
12-19-100-077-00	8144	GRAND RIVER	GAELIC FINANCIAL SERVICES, LLC	2.173	7	West Grand River	\$51,130
12-19-100-078-00	0	GRAND RIVER VACANT	STARBUCK, ROY & LOUISE	3.847	0	West Grand River	\$0
12-19-100-079-00	8121	GRAND RIVER	STARBUCK, ROY & LOUISE	0.735	1	West Grand River	\$12,400
12-19-100-080-00	8115	GRAND RIVER	NATIONAL CITY BANK OF MICHIGAN	0.494	1	West Grand River	\$12,400
12-19-100-081-00	8130	GRAND RIVER	WELKA, THOMAS & NANCY	2.610	2	West Grand River	\$18,855
12-19-101-001-00	8161	GRAND RIVER	SCHULER, RUTH	0.659	1	West Grand River	\$12,400
12-19-101-004-00	8187	GRAND RIVER	MOONEY, KEITH	1.612	1	West Grand River	\$12,400
12-19-101-005-00	8183	GRAND RIVER	MICHAEL, KEITH & ADOIS	0.634	1	West Grand River	\$12,400
12-19-101-006-00	8199	GRAND RIVER	JANDASEK, VLADIMIR & CAROLYN	0.905	1	West Grand River	\$12,400
12-19-101-007-00	8205	GRAND RIVER	JANDASEK, JOSEPH & JOANNE	0.436	1	West Grand River	\$12,400
12-19-101-008-00	8211	GRAND RIVER	JANDASEK, JOHN & LINDA	0.382	1	West Grand River	\$12,400
12-19-101-009-00	8217	GRAND RIVER	SCHIFKO, JOHN & PATRICIA	0.763	1	West Grand River	\$12,400
12-19-101-010-00	8225	GRAND RIVER	WISE, ERNEST E.	0.746	1	West Grand River	\$12,400
12-19-101-011-00	8235	GRAND RIVER	WISE, ERNEST E.	0.698	1	West Grand River	\$12,400
12-19-101-012-00	8241	GRAND RIVER	MARTEL, EDWINA & BRENDA	0.642	1	West Grand River	\$12,400
12-19-101-013-00	8247	GRAND RIVER	8163 W GRND RVR RD CO LLC	0.977	1	West Grand River	\$12,400
12-19-101-014-00	8163	GRAND RIVER	MUSCH, GENE	0.723	3	West Grand River	\$25,310
12-19-101-015-00	8181	GRAND RIVER	MUSCH, GENE	1.090	1	West Grand River	\$12,400
12-19-101-016-00	8183	GRAND RIVER	LEMING, DALE & SUSAN	0.482	1	West Grand River	\$12,400
12-19-101-017-00	8171	GRAND RIVER	BALMER, DAVID & ANITA	1.374	1	West Grand River	\$12,400
12-19-102-001-00	8385	WOODLAND SHORE DR	BALMER, DAVID & ANITA	0.279	1	Woodland Lake	\$12,400

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-19-102-002-00	8409	CAROL'S DR	ROCHE, LAURENCE T.	0.137	1	Woodland Lake	\$12,400
12-19-102-003-00	8411	CAROL'S DR	DANIELS, CASEY & LORI	0.137	1	Woodland Lake	\$12,400
12-19-102-006-00	8443	CAROL'S DR	ALBRECHT, ROBERT & CARLA	0.273	1	Woodland Lake	\$12,400
12-19-102-009-00	8463	CAROL'S DR	DENNIS, BETTY	0.273	1	Woodland Lake	\$12,400
12-19-102-011-00	8471	CAROL'S DR	MILITELLO, RICHARD & DOLLY	0.299	1	Woodland Lake	\$12,400
12-19-102-012-00	8479	CAROL'S DR	MILITELLO, RICHARD, DOLLY & TONY	0.165	1	Woodland Lake	\$12,400
12-19-102-013-00	8484	CAROL'S DR	VAUGHT, THOMAS & LINDA	0.215	1	Woodland Lake	\$12,400
12-19-102-014-00	8480	CAROL'S DR	MANKE, LISA, A.	0.209	1	Woodland Lake	\$12,400
12-19-102-015-00	8472	CAROL'S DR	PEAT, JOHN WILLIAM	0.172	1	Woodland Lake	\$12,400
12-19-102-016-00	8484	CAROL'S DR	WARR, JASON DAVID	0.172	1	Woodland Lake	\$12,400
12-19-102-017-00	8488	CAROL'S DR	MILITELLO, EMMA L.	0.344	1	Woodland Lake	\$12,400
12-19-102-019-00	8434	CAROL'S DR	GAUSS, DAVID & JACQUELINE	0.344	1	Woodland Lake	\$12,400
12-19-102-021-00	8424	CAROL'S DR	CARTER, RONALD R.	0.279	1	Woodland Lake	\$12,400
12-19-102-022-00	8425	WOODLAND SHORE DR	DUCATO, FRANK & PATRICIA	0.544	1	Woodland Lake	\$12,400
12-19-102-023-00	8429	WOODLAND SHORE DR	ROGERS, JOHN	0.541	1	Woodland Lake	\$12,400
12-19-102-024-00	8433	WOODLAND SHORE DR	HOWARD, JENNIE & RAYMOND	0.498	1	Woodland Lake	\$12,400
12-19-102-025-00	8437	WOODLAND SHORE DR	BAKER, CHERYL D.	0.418	1	Woodland Lake	\$12,400
12-19-102-026-00	8441	WOODLAND SHORE DR	CARLISI, RUTH & GARDNER, FRED.	0.367	1	Woodland Lake	\$12,400
12-19-102-027-00	8445	WOODLAND SHORE DR	SKOP, RAYMOND & KERR, LORETTA	0.285	1	Woodland Lake	\$12,400
12-19-102-028-00	8449	WOODLAND SHORE DR	HARRIS TRUST	0.223	1	Woodland Lake	\$12,400
12-19-102-029-00	8453	WOODLAND SHORE DR	SCHMITT, RAYMOND	0.198	1	Woodland Lake	\$12,400
12-19-102-031-00	8461	WOODLAND SHORE DR	CAMPBELL, JEANETTE B.	0.384	1	Woodland Lake	\$12,400
12-19-102-034-00	8473	WOODLAND SHORE DR	MILITELLO, EDWARD	0.225	1	Woodland Lake	\$12,400
12-19-102-035-00	8477	WOODLAND SHORE DR	MONTGOMERY, JAMES & CELESTE	0.331	1	Woodland Lake	\$12,400
12-19-102-036-00	8481	WOODLAND SHORE DR	OTAPA, DONNA & TERRY M.	0.359	1	Woodland Lake	\$12,400
12-19-102-037-00	8485	WOODLAND SHORE DR	SZYMANSKI, SIGMUND & VIRGINIA	0.386	1	Woodland Lake	\$12,400
12-19-102-038-00	8489	WOODLAND SHORE DR	LESNAK, MARK & DENISE	0.368	1	Woodland Lake	\$12,400
12-19-102-039-00	8427	CAROL'S DR	YOUNG, JOHN & DEBORAH	0.273	1	Woodland Lake	\$12,400
12-19-102-040-00	8465	WOODLAND SHORE DR	BENNETT, STEVEN & CLAUDIA	0.218	1	Woodland Lake	\$12,400
12-19-102-041-00	8468	WOODLAND SHORE DR	LEADER REVOCABLE TRUST	0.227	1	Woodland Lake	\$12,400
12-19-103-001-00	0	CAUSEWAY VACANT	LINENGER, DONALD & FRANCES	0.220	1	Woodland Lake	\$12,400
12-19-103-002-00	3278	CAUSEWAY	PUFFPAFF, DOROTHY & SCHULZ, DONNA	0.215	1	Woodland Lake	\$12,400
12-19-103-003-00	0	CAUSEWAY	LINENGER, ROBERT & JUNE	0.375	1	Woodland Lake	\$12,400
12-19-103-004-00	3136	CAUSEWAY	TOMPKINS TRUST	0.256	1	Woodland Lake	\$12,400
12-19-103-005-00	3124	CAUSEWAY	PITT, TERRY & CYNTHIA	0.207	1	Woodland Lake	\$12,400
12-19-103-006-00	3116	CAUSEWAY	BARR, WANDA	0.155	1	Woodland Lake	\$12,400
12-19-103-007-00	3110	CAUSEWAY	VAN ANTWERP, PAUL & DONNA	0.152	1	Woodland Lake	\$12,400
12-19-103-008-00	3104	CAUSEWAY	DENSMORE, SYLVIA KATHLEEN	0.211	1	Woodland Lake	\$12,400
12-19-103-009-00	3103	CAUSEWAY	HALBROOK, DENNIS & KAREN	0.248	1	Woodland Lake	\$12,400
12-19-103-010-00	3109	CAUSEWAY	MITCHELL, STEPHEN & BARBARA	0.216	1	Woodland Lake	\$12,400
12-19-103-011-00	3121	CAUSEWAY	ROBERTS, JOSEPH	0.141	1	Woodland Lake	\$12,400

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-19-103-012-00	3131	CAUSEWAY	PIRO, GREGORY & SUSAN	0.282	1	Woodland Lake	\$12,400
12-19-103-013-00	3275	CAUSEWAY	BEAMISH LIVING TRUST	0.058	1	Woodland Lake	\$12,400
12-19-103-014-00	3295	CAUSEWAY	BEAMISH, EVELYN & DALE	0.160	1	Woodland Lake	\$12,400
12-19-200-002-00	3450	BEAJO DR	WEGRYN, JOSEPHINE	7.837	4	Woodland Lake	\$49,600
12-19-200-007-00	0	CAUSEWAY VACANT	ELFELT, JOSEPH & JOAN	0.996	1	Woodland Lake	\$12,400
12-19-200-008-00	0	OAK KNOLL VACANT	BRENDEL, PAMELA L. & GARY LEE	0.984	2	Woodland Lake	\$24,800
12-19-200-012-00	3190	HIDDEN COVE CT	VARJABEDIAN, GREGORY	1.688	1	Woodland Lake	\$12,400
12-19-201-003-00	3504	OAK KNOLL	MCEVOY, KIM M.	0.171	1	Woodland Lake	\$12,400
12-19-201-004-00	0	OAK KNOLL VACANT	GARING, MARY	0.140	1	Woodland Lake	\$12,400
12-19-201-005-00	0	OAK KNOLL VACANT	GARING, MARY	0.142	1	Woodland Lake	\$12,400
12-19-201-006-00	3480	OAK KNOLL	MEGAL, CAROLYN & YAVIER, PERRY	0.317	1	Woodland Lake	\$12,400
12-19-201-008-00	3486	OAK KNOLL	DENKHAUS, DAVID & DIANE	0.158	1	Woodland Lake	\$12,400
12-19-201-009-00	3480	OAK KNOLL	DOLL, ROGER & CYNTHIA	0.158	1	Woodland Lake	\$12,400
12-19-201-010-00	0	OAK KNOLL VACANT	DOLL, ROGER & CYNTHIA	0.193	1	Woodland Lake	\$12,400
12-19-201-017-00	3301	OAK KNOLL	CERVENAN REV. LIVING TRUST	0.273	1	Woodland Lake	\$12,400
12-19-201-018-00	3307	OAK KNOLL	CERVENAN REV. LIVING TRUST	0.287	1	Woodland Lake	\$12,400
12-19-201-019-00	3313	OAK KNOLL	ROBERTS, GORDON	0.362	1	Woodland Lake	\$12,400
12-19-201-020-00	3319	OAK KNOLL	TAYLOR, DOUGLAS JR	0.277	1	Woodland Lake	\$12,400
12-19-201-024-00	3343	OAK KNOLL	PIZZUTI, MICHAEL & PAMELA	0.185	1	Woodland Lake	\$12,400
12-19-201-025-00	3349	OAK KNOLL	MOORE, GAIL	0.176	1	Woodland Lake	\$12,400
12-19-201-026-00	0	OAK KNOLL VACANT	STEPHENS, GARY	0.184	1	Woodland Lake	\$12,400
12-19-201-027-00	3361	OAK KNOLL	VINCENT & ETAL	0.184	1	Woodland Lake	\$12,400
12-19-201-028-00	3367	OAK KNOLL	PADDISON, WILLIAM & ELENA	0.184	1	Woodland Lake	\$12,400
12-19-201-029-00	3373	OAK KNOLL	LAWRENCE, STANLEY & PAULA	0.431	1	Woodland Lake	\$12,400
12-19-201-030-00	3379	OAK KNOLL	HENRY, MARION	0.231	1	Woodland Lake	\$12,400
12-19-201-031-00	3385	OAK KNOLL	SCHULKE, TERESA	0.203	1	Woodland Lake	\$12,400
12-19-201-032-00	3391	OAK KNOLL	BUSLEPP, KENNETH	0.337	1	Woodland Lake	\$12,400
12-19-201-034-00	3403	OAK KNOLL	MOONEY, TIMM	0.198	1	Woodland Lake	\$12,400
12-19-201-036-00	3415	OAK KNOLL	SIMONE, KEVIN PATRICK	0.116	1	Woodland Lake	\$12,400
12-19-201-037-00	3421	OAK KNOLL	PULKOWNIK, CHARLES	0.203	1	Woodland Lake	\$12,400
12-19-201-038-00	3431	OAK KNOLL	JACK B. ANGLIN COMPANY	0.421	1	Woodland Lake	\$12,400
12-19-201-042-00	3453	OAK KNOLL	JERUZAL, THOMAS	0.408	1	Woodland Lake	\$12,400
12-19-201-043-00	3457	OAK KNOLL	SNYDER, TED & ALICE	0.370	1	Woodland Lake	\$12,400
12-19-201-044-00	3463	OAK KNOLL	FRANCHI LIVING TRUST	0.169	1	Woodland Lake	\$12,400
12-19-201-045-00	3469	OAK KNOLL	DOBBS, JEFFREY & KELLY	0.191	1	Woodland Lake	\$12,400
12-19-201-046-00	3475	OAK KNOLL	SMITH, THOMAS & ANN	0.193	1	Woodland Lake	\$12,400
12-19-201-047-00	3481	OAK KNOLL	CAIN, LEO & HELEN	0.181	1	Woodland Lake	\$12,400
12-19-201-048-00	3487	OAK KNOLL	ORAN REVOCABLE TRUST	0.191	1	Woodland Lake	\$12,400
12-19-201-049-00	3493	OAK KNOLL	NIEBRZYDOWSKI, STEPHEN & PHYLLIS	0.213	1	Woodland Lake	\$12,400
12-19-201-050-00	3495	OAK KNOLL	TARRY, JACK & BETH	0.247	1	Woodland Lake	\$12,400
12-19-201-051-00	3505	OAK KNOLL	HATFIELD, DONALD & DIANE	0.248	1	Woodland Lake	\$12,400

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TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-19-201-052-00	3511	OAK KNOLL	JERMANUS, PAUL T.	0.306	1	Woodland Lake	\$12,400
12-19-201-053-00	3517	OAK KNOLL	BUCALO REVOCABLE TRUST	0.157	1	Woodland Lake	\$12,400
12-19-201-054-00	3523	OAK KNOLL	STEPHENS, J.E. & CHRISTINE A.	0.174	1	Woodland Lake	\$12,400
12-19-201-055-00	3529	OAK KNOLL	ALLEN, NORMAN & LUCILLE	0.187	1	Woodland Lake	\$12,400
12-19-201-056-00	3535	OAK KNOLL	SWAMBA, EDWARD	0.210	1	Woodland Lake	\$12,400
12-19-201-057-00	3541	OAK KNOLL	TEEPLE, WILLIAM & PAULA	0.246	1	Woodland Lake	\$12,400
12-19-201-060-00	3558	OAK KNOLL	GRAHAM, JERRY	0.250	1	Woodland Lake	\$12,400
12-19-201-061-00	3339	OAK KNOLL	VEILLEUX, GERALDINE	0.925	1	Woodland Lake	\$12,400
12-19-201-062-00	3384	OAK KNOLL	BRENDEL, PAMELA L. & GARY LEE	0.308	1	Woodland Lake	\$12,400
12-19-201-064-00	3439	OAK KNOLL	MAHONEY, TIMOTHY & SUE	0.579	1	Woodland Lake	\$12,400
12-19-201-065-00	3514	OAK KNOLL	NICHOLAS, SUE & JENKINS, DAVID	0.481	1	Woodland Lake	\$12,400
12-19-201-066-00	3304	OAK KNOLL	STANIS KRIS & DIBBLE RENEE	0.376	1	Woodland Lake	\$12,400
12-19-201-067-00	3547	OAK KNOLL	QUEENER, DOUGLAS & JANICE	0.370	1	Woodland Lake	\$12,400
12-19-201-068-00	3344	OAK KNOLL	FIELD TRUST	0.584	1	Woodland Lake	\$12,400
12-19-202-003-00	2985	HIDEAWAY BEACH DR	SULLIVAN, DAVID & ROBERTA FAY	0.911	1	Woodland Lake	\$12,400
12-19-202-004-00	3039	HIDEAWAY BEACH DR	SEREMJIAN, CHARLES & BRENDA	1.302	1	Woodland Lake	\$12,400
12-19-202-005-00	3071	HIDEAWAY BEACH DR	LINHART, RONALD & SHEILA	1.293	1	Woodland Lake	\$12,400
12-19-202-006-00	3103	HIDEAWAY BEACH DR	FENECH, ALAN & ROBERTA	1.140	1	Woodland Lake	\$12,400
12-19-202-007-00	3135	HIDEAWAY BEACH DR	TREPANIER, RAYMOND & CYNTHIA	0.864	1	Woodland Lake	\$12,400
12-19-202-008-00	3171	HIDEAWAY BEACH DR	TAYLOR, RUSSELL & JOANN	0.868	1	Woodland Lake	\$12,400
12-19-202-009-00	3275	HIDEAWAY BEACH DR	BOLAND, ELIZABETH	0.973	1	Woodland Lake	\$12,400
12-19-202-010-00	3288	HIDEAWAY BEACH DR	LOUGHEAD, WILLIAM & SHARON	0.505	1	Woodland Lake	\$12,400
12-19-202-011-00	3280	HIDEAWAY BEACH DR	HAWKER, CRAIG & JOAN	0.863	1	Woodland Lake	\$12,400
12-19-202-012-00	3232	HIDEAWAY BEACH DR	BRUCKMAN, JACK & LYNN	0.766	1	Woodland Lake	\$12,400
12-19-202-013-00	3202	HIDEAWAY BEACH DR	THORNE, ROBERT & HUSKEY, ROBERT	0.799	1	Woodland Lake	\$12,400
12-19-202-014-00	3176	HIDEAWAY BEACH DR	WARNER, OLIVER & JEAN	0.773	1	Woodland Lake	\$12,400
12-19-202-015-00	3148	HIDEAWAY BEACH DR	GRAPENTIER, FRANK & ANITA	0.855	1	Woodland Lake	\$12,400
12-19-202-016-00	3120	HIDEAWAY BEACH DR	WYLIE, KEVIN & PATRICIA	0.732	1	Woodland Lake	\$12,400
12-19-202-017-00	3092	HIDEAWAY BEACH DR	ORTIZ, JAMES & MARY	0.882	1	Woodland Lake	\$12,400
12-19-202-018-00	3084	HIDEAWAY BEACH DR	HALE, R. STEVEN & MARY	0.926	1	Woodland Lake	\$12,400
12-19-202-019-00	3036	HIDEAWAY BEACH DR	PERLBERG, RICHARD & KATHLEEN	0.904	1	Woodland Lake	\$12,400
12-19-202-020-00	3018	HIDEAWAY BEACH DR	MCMAHON, MICHAEL & JANE	0.838	1	Woodland Lake	\$12,400
12-19-202-021-00	0	HIDEAWAY BEACH DR VACANT	SITAREK, EDWARD & AMELIA	1.065	1	Woodland Lake	\$12,400
12-19-202-023-00	2925	HIDEAWAY BEACH DR	MALONE, CRAIG & JUDITH	1.119	1	Woodland Lake	\$12,400
12-19-202-024-00	2932	HIDEAWAY BEACH DR	KRAMER, MICHAEL & DONNA	1.325	1	Woodland Lake	\$12,400
12-19-202-025-00	0	HIDEAWAY BEACH DR VACANT	SUYAK, JOHN	0.758	1	Woodland Lake	\$12,400
12-19-202-026-00	0	HIDEAWAY PARK (PRIVATE)	TRAPPERS COVE	0	0	Woodland Lake	\$0
12-19-203-001-00	3110	HIDDEN COVE CT	TAYLOR, NORMAN & STURM, WENDY	0.686	1	Woodland Lake	\$12,400
12-19-203-002-00	3126	HIDDEN COVE CT	COCHRANE, WILLIAM & BARBARA	0.673	1	Woodland Lake	\$12,400
12-19-203-003-00	0	HIDDEN COVE CT VACANT	KLENK, LAWRENCE & MELANIE	0.727	1	Woodland Lake	\$12,400
12-19-203-004-00	3158	HIDDEN COVE CT	IVERS HOMES, INC.	0.768	1	Woodland Lake	\$12,400

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-19-203-005-00	3174	HIDDEN COVE CT	SAXMAN, BRAD & LEANNE	0.750	1	Woodland Lake	\$12,400
12-19-203-006-00	0	HIDDEN COVE CT VACANT	VARIABEDIAN, G. & LEPLOURE, C.	0.815	1	Woodland Lake	\$12,400
12-19-203-007-00	0	HIDDEN COVE CT VACANT	WOODLAND BLUFFS DEVELOPMENT	0.826	1	Woodland Lake	\$12,400
12-19-203-008-00	0	HIDDEN COVE CT VACANT	WOODLAND BLUFFS DEVELOPMENT	0.757	1	Woodland Lake	\$12,400
12-19-203-009-00	3151	HIDDEN COVE CT	DRAKE, ANDREW & KIMBERLY	0.801	1	Woodland Lake	\$12,400
12-19-203-010-00	8818	LAKE BLUFF DR	HOULIHAN, DOUGLAS & JUDY	0.834	1	Woodland Lake	\$12,400
12-19-203-011-00	8834	LAKE BLUFF DR	TOPOLSKI, WILLIAM & COLLEEN	0.836	1	Woodland Lake	\$12,400
12-19-203-012-00	0	LAKE BLUFF DR VACANT	MOORE, KEVIN & PATRICIA	0.514	1	Woodland Lake	\$12,400
12-19-203-013-00	0	LAKE BLUFF DR VACANT	TOMKOW, KIT A.	0.822	1	Woodland Lake	\$12,400
12-19-203-014-00	8882	LAKE BLUFF DR	CARRUTHERS, DALE & SUSAN	0.880	1	Woodland Lake	\$12,400
12-19-203-015-00	0	LAKE BLUFF DR VACANT	WOODLAND BLUFFS DEVELOPMENT	1.146	1	Woodland Lake	\$12,400
12-19-203-016-00	0	LAKE BLUFF DR VACANT	WOODLAND BLUFFS DEVELOPMENT	0.947	1	Woodland Lake	\$12,400
12-19-203-017-00	0	LAKE BLUFF DR VACANT	KUNDRICK, KENNETH J.	1.085	1	Woodland Lake	\$12,400
12-19-203-018-00	8843	LAKE BLUFF DR	WOODLAND BLUFFS DEVELOPMENT	0.616	1	Woodland Lake	\$12,400
12-19-203-019-00	0	LAKE BLUFF DR VACANT	WOODLAND BLUFFS DEVELOPMENT	0.566	1	Woodland Lake	\$12,400
12-19-203-020-00	3135	HIDDEN COVE CT	HANNER, PATRICK & CAROL	0.673	1	Woodland Lake	\$12,400
12-19-203-021-00	3119	HIDDEN COVE CT	WOODLAND BLUFFS DEVELOPMENT	0.592	1	Woodland Lake	\$12,400
12-19-203-022-00	3103	HIDDEN COVE CT	MULAPONI, GREGORY & DEANNA	0.590	1	Woodland Lake	\$12,400
12-19-300-002-00	8294	GRAND RIVER	MCINTYRE, R. & RICHARDS, P.	2.066	4	West Grand River	\$31,765
12-19-300-005-00	0	HILTON RD VACANT	SHENG, LUKE & STELLA & PAUL	19.800	1	West Grand River	\$12,400
12-19-300-008-00	0	HILTON RD VACANT	MICHIGAN GAS STORAGE CO	0.574	1	West Grand River	\$12,400
12-19-300-010-00	8485	HILTON RD	CHRYSLER, RICHARD	5.682	1	Woodland Lake	\$12,400
12-19-300-016-00	8282	GRAND RIVER	MCINTYRE, DONALD	2.640	1	West Grand River	\$12,400
12-19-300-017-00	8341	HILTON RD	MAXWELL, DENISE D.	0.698	1	West Grand River	\$12,400
12-19-300-018-00	8343	HILTON RD	OLEKSYN, JOSEPH & RITA	0.685	1	West Grand River	\$12,400
12-19-300-019-00	8351	HILTON RD	WESLEY, JAMES	0.572	1	West Grand River	\$12,400
12-19-300-021-00	8300	GRAND RIVER	FFCA ACQUISITION CORPORATION	0.852	10	West Grand River	\$70,495
12-19-300-022-00	8425	HILTON RD	VAN TILBURG, JOHN R.	0.716	1	West Grand River	\$12,400
12-19-300-023-00	0	HILTON RD VACANT	SHENG, LUKE & STELLA	6.440	1	West Grand River	\$12,400
12-19-300-024-00	0	HILTON RD VACANT	BRIGHTON, TOWNSHIP OF	31.580	1	West Grand River	\$12,400
12-19-300-025-00	8320	HILTON RD	TAYLOR, HORACE & YVONNE	4.885	1	West Grand River	\$12,400
12-19-300-026-00	8340	GRAND RIVER	AMOCO OIL COMPANY	1.030	2	West Grand River	\$18,865
12-19-300-027-00	0	GRAND RIVER VACANT	ATLANTIC NORTHWEST CORPORATIO	0.192	1	West Grand River	\$12,400
12-19-300-028-00	8254	GRAND RIVER	U S RESTAURANT PROPERTIES	0.723	10	West Grand River	\$70,495
12-19-300-030-00	0	HILTON RD VACANT	CHRYSLER, RICHARD & KATHIE	9.040	1	West Grand River	\$12,400
12-19-300-032-00	8268	GRAND RIVER	GRAND RIVER REAL ESTATE CORP	7.429	0	West Grand River	\$0
12-19-300-033-00	8365	HILTON RD	SHERMAN, ROBERT & CATHERINE	3.643	7	West Grand River	\$86,800
12-19-300-034-00	8353	HILTON RD	SHERMAN, ROBERT & CATHERINE	1.462	1	West Grand River	\$12,400
12-19-300-035-00	8250	HILTON RD	INTERNATIONAL SOCIETY	1.080	1	West Grand River	\$12,400
12-19-300-036-00	0	HILTON RD VACANT	S.T.E.P. REAL ESTATE HOLDINGS	1.601	1	West Grand River	\$12,400
12-19-300-037-00	8600	HILTON RD	CHRYSLER II, RICHARD & KRISTEN	1.380	1	Woodland Lake	\$12,400

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	FEUs	SUB-AREA	AMOUNT
12-19-300-038-00	8632	HILTON RD	CHRYSLER, CHRISTIE	1.830	1	Woodland Lake	\$12,400
12-19-300-039-00	8664	HILTON RD	CHRYSLER, PHILLIP & LOEHR, ANGELA	3.490	1	West Grand River	\$12,400
12-19-301-001-00	8265	GRAND RIVER	WINDEL, KENNETH	0.552	1	West Grand River	\$12,400
12-19-301-006-00	8281	GRAND RIVER	WAKELAND OIL COMPANY	0.792	2	West Grand River	\$18,355
12-19-301-009-00	8315	HILTON RD	TOFIL & DOMBROWSKI & ET AL	0.752	1	West Grand River	\$12,400
12-19-301-011-00	0	HILTON RD VACANT	TOFIL & DOMBROWSKI & ET AL	0.358	1	West Grand River	\$12,400
12-19-301-012-00	8325	HILTON RD	WEGRECKI, WALTER	0.337	1	West Grand River	\$12,400
12-19-301-013-00	8381	HILTON RD	SANTONI REV. LIVING TRUST	0.325	1	West Grand River	\$12,400
12-19-301-017-00	8223	HILTON RD	KAY CON. I.L.C.	0.220	4	West Grand River	\$31,765
12-19-301-019-00	0	HILTON RD VACANT	OSWALT INC	1.484	1	West Grand River	\$12,400
12-19-301-020-00	8285	HILTON RD	OSWALT INC	1.002	1	West Grand River	\$12,400
12-19-301-021-00	8335	HILTON RD	MILES, CHESTER	0.649	1	West Grand River	\$12,400
12-19-400-009-00	8950	HILTON RD	LATHROP, LOUISE ANN	1.300	1	Woodland Lake	\$12,400
12-19-400-010-00	0	HILTON VACANT	PARADIGM NATURAL RESOURCES	2.860	1	Woodland Lake	\$12,400
12-19-400-011-00	8743	HILTON RD	JOHNSON, JESSE & LAURA	0.821	3	Woodland Lake	\$25,310
12-19-400-012-00	0	HILTON RD VACANT	CHRYSLER, RICHARD	0.130	1	Woodland Lake	\$12,400
12-19-400-013-00	0	HILTON RD VACANT	SANDERS, JOSEPH & MARY	0.000	0	Woodland Lake	\$0
12-19-400-014-00	8790	HILTON RD	ZABROSKY, THOMAS	1.200	1	Woodland Lake	\$12,400
12-19-400-015-00	8900	HILTON RD	DOMBROWSKI, SCOTT & JULIE	1.970	1	Woodland Lake	\$12,400
12-19-400-018-00	8816	HILTON RD	GNADT, FREDERICK & YVONNE	1.000	1	Woodland Lake	\$12,400
12-19-400-019-00	0	HILTON RD VACANT	WISE, ERNEST E.	0.000	0	Woodland Lake	\$0
12-19-400-020-00	8735	HILTON RD	DEVLIN, BRUCE & CHRISTINE	0.532	1	Woodland Lake	\$12,400
12-20-100-004-00	9016	HUNTER GROVE	WALLA, OLGA & TAPPEN, JUDITH	0.771	1	Woodland Lake	\$12,400
12-20-100-005-00	9022	HUNTER GROVE	HARRISON, LAWRENCE & FAY C.	0.668	1	Woodland Lake	\$12,400
12-20-100-006-00	9028	HUNTER GROVE	HALABU, SHAMIL & LAURA	0.847	1	Woodland Lake	\$12,400
12-20-100-007-00	9032	HUNTER BAY RD	GOBELLE, PAUL & DEBRA	0.624	1	Woodland Lake	\$12,400
12-20-100-008-00	9038	HUNTER BAY RD	AITKEN, ROBERT & BETH	0.344	1	Woodland Lake	\$12,400
12-20-100-009-00	9046	HUNTER BAY RD	ROBERTS JR., TIMOTHY F.	0.425	1	Woodland Lake	\$12,400
12-20-100-010-00	9050	HUNTER BAY RD	BASINGER, EMERSON & JEANNINE	0.398	1	Woodland Lake	\$12,400
12-20-100-011-00	9056	HUNTER BAY RD	LEE, SCOTT K.	0.441	1	Woodland Lake	\$12,400
12-20-100-012-00	9064	HUNTER BAY RD	PRINCE, THOMAS & VALERIE	0.687	1	Woodland Lake	\$12,400
12-20-100-013-00	9068	HUNTER BAY RD	KOWALSKIE, ROBERT & COLLEEN	2.571	1	Woodland Lake	\$12,400
12-20-100-014-00	3280	HUNTER RD	WEGRECKI, WALTER	5.216	1	Woodland Lake	\$12,400
12-20-100-015-00	9039	HILTON RD	WOYCIK, PAUL & DOROTHY	0.803	1	Woodland Lake	\$12,400
12-20-100-016-00	9125	HILTON RD	THURSTON, JOHN & YEOMANS, MARY	0.485	1	Woodland Lake	\$12,400
12-20-100-017-00	3465	HILTON BAY CT	TEACHOUT, JACK & HUNT, CATHERI	0.624	1	Woodland Lake	\$12,400
12-20-100-018-00	9145	HILTON RD	WONG, RONALD	0.430	1	Woodland Lake	\$12,400
12-20-100-019-00	9155	HILTON RD	KURNIK, CASIMER & FRANCES	0.278	1	Woodland Lake	\$12,400
12-20-100-020-00	9175	HILTON RD	CAMPBELL, CHARLES A.	0.380	1	Woodland Lake	\$12,400
12-20-100-021-00	9241	HILTON RD	LANE, DONALD & MARIA	0.121	1	Woodland Lake	\$12,400
12-20-100-022-00	9259	HILTON RD					

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REU's	SUB-AREA	AMOUNT
12-20-100-023-00	9275	HILTON RD	TOTH, ROBERT	0.301	1	Woodland Lake	\$12,400
12-20-100-028-00	3441	HILTON BAY CT	MANCINI, DOUGLAS	2.548	1	Woodland Lake	\$12,400
12-20-100-029-00	3489	HILTON BAY CT	ADAMS, JAMES & WENDY	0.735	1	Woodland Lake	\$12,400
12-20-100-033-00	9060	HUNTER BAY RD	LOVE, ROBERT & JOYCE	0.505	1	Woodland Lake	\$12,400
12-20-100-035-00	3537	HILTON BAY CT	GRIFFITH, DAVID & BELINDA	1.081	1	Woodland Lake	\$12,400
12-20-100-038-00	0	HILTON RD VACANT	WOYCHK, PAUL & DOROTHY	0.889	1	Woodland Lake	\$12,400
12-20-100-039-00	0	HILTON BAY CT VACANT	LOOS, HOWARD	0.230	1	Woodland Lake	\$12,400
12-20-100-044-00	9285	HILTON RD	COLLINS, JAMES & JUDITH	0.807	1	Woodland Lake	\$12,400
12-20-100-048-00	9455	HILTON RD	CORNERSTONE EVANGL CHURCH	19.340	8	Woodland Lake	\$12,400
12-20-100-051-00	0	HUNTER RD VACANT	BULLARD, TROY	0.468	1	Woodland Lake	\$12,400
12-20-100-053-00	3208	HUNTER RD	KRIST, WILLIAM & DONNA	2.100	1	Woodland Lake	\$12,400
12-20-100-054-00	9055	HUNTER GROVE	KRIST, WILLIAM & CHERYL	1.430	1	Woodland Lake	\$12,400
12-20-100-064-00	3150	HUNTER RD	BILBIE HALL INC	23.760	10	Woodland Lake	\$12,400
12-20-100-065-00	0	HUNTER RD VACANT	BILBIE HALL INC	0.500	1	Woodland Lake	\$12,400
12-20-100-066-00	0	HUNTER RD VACANT	BILBIE HALL INC	0.78	1	Woodland Lake	\$12,400
12-20-100-067-00	3120	HUNTER RD	JONES, SANDRA JANE	1.41	1	Woodland Lake	\$12,400
12-20-100-068-00	0	HUNTER RD VACANT	JONES, SANDRA JANE	2.02	1	Woodland Lake	\$12,400
12-20-100-069-00	0	HUNTER RD VACANT	JONES, SANDRA JANE	0.92	1	Woodland Lake	\$12,400
12-20-200-005-00	3015	SCHOOL LAKE DR	HALL, RODNEY & JACKLYN	0.240	1	School Lake	\$12,564
12-20-200-007-00	3019	SCHOOL LAKE DR	SCHNURSTEIN, BRUCE	0.370	1	School Lake	\$12,564
12-20-200-008-00	3045	SCHOOL LAKE DR	COX, LANA S.	0.360	1	School Lake	\$12,564
12-20-200-009-00	3085	SCHOOL LAKE DR	GALARD, RONALD	0.340	1	School Lake	\$12,564
12-20-200-010-00	3071	SCHOOL LAKE DR	FAUTECK, DORA	0.280	1	School Lake	\$12,564
12-20-200-011-00	3077	SCHOOL LAKE DR	PAULEN, ROBERT	0.280	1	School Lake	\$12,564
12-20-200-012-00	3083	SCHOOL LAKE DR	DOWLING, THOMAS & ELIZABETH	0.290	1	School Lake	\$12,564
12-20-200-013-00	3089	SCHOOL LAKE DR	SCHNURSTEIN, LEE & BRUCE	0.270	1	School Lake	\$12,564
12-20-200-014-00	3095	SCHOOL LAKE DR	CAPOROSSO, HANS & BEVERLY	0.320	1	School Lake	\$12,564
12-20-200-015-00	3101	SCHOOL LAKE DR	SCHNURSTEIN, JOYCE & DALE	0.330	1	School Lake	\$12,564
12-20-200-016-00	3115	SCHOOL LAKE DR	RADTKE, FRED & LILLIAN	0.340	1	School Lake	\$12,564
12-20-200-019-00	3119	OLD US 23	TERLECKY, WILLIAM	0.330	1	School Lake	\$12,564
12-20-200-020-00	3125	SCHOOL LAKE DR	WORSHAM, FRANCIS & JUNE	0.960	1	School Lake	\$12,564
12-20-200-023-00	0	OLD US 23 VACANT	ETIENNE, MATT & MICHELE	1.200	0	School Lake	\$12,564
12-20-200-025-00	10087	SKEMAN	HARRAH, PAUL & ELLEN	1.150	1	School Lake	\$0
12-20-200-041-00	3109	SCHOOL LAKE DR	BIEGERT ESTATE	0.680	1	School Lake	\$12,564
12-20-200-042-00	10015	SKEMAN	ETIENNE, MATT & MICHELE	1.060	1	School Lake	\$12,564
12-20-200-043-00	0	SKEMAN VACANT	PAULEN, R.L. & FREDERICK, P.	0.780	1	School Lake	\$12,564
12-20-201-001-00	9565	HILTON RD	HARTER REVOCABLE LIVING TRUST	0.207	1	Transmission Line	\$12,564
12-20-201-002-00	9587	HILTON RD	CROWE, MICHAEL & SHELLEY M.	0.207	1	Transmission Line	\$12,564
12-20-201-030-00	9853	HILTON RD	GARRISON, BRADLEY & DAWN	0.207	1	Transmission Line	\$12,564
12-20-201-052-00	9885	HILTON RD	KOSER, DOUGLAS & MICHELE	0.207	1	Transmission Line	\$12,564
12-20-201-053-00	9665	HILTON RD	SCHILL, KELSEY & DAWN	0.207	1	Transmission Line	\$12,564

Brighton Township, Michigan

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL (Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-20-201-055-00	3464	CHARLOTTE	KUZNICKI, JOSEPH & LISA J.	0.413	1	Transmission Line	\$12,664
12-20-202-001-00	3468	HOPE LAKE RD	MIGLIORE, WADE & CHRISTINE	0.411	1	Transmission Line	\$12,664
12-20-202-040-00	3467	HOPE LAKE RD	GRONOWSKI, GREGORY & KATHLEEN	0.441	1	Transmission Line	\$12,664
12-20-203-001-00	3488	HILTON EST DR	DAUL, MICHAEL & KATHY	0.429	1	Transmission Line	\$12,664
12-20-203-024-00	3487	HILTON EST DR	LEICHT, RAYMOND & DEBRA	0.811	1	Transmission Line	\$12,664
12-20-300-001-00	3505	FLINT RD	STOCKLINE, LARRY & KATHLEEN	8.020	1	Woodland Lake	\$12,400
12-20-300-015-00	9296	HILTON RD	BELCHER, CHARLES	0.500	1	Woodland Lake	\$12,400
12-20-300-017-00	9302	HILTON RD	REESE, SUSAN	1.000	1	Woodland Lake	\$12,400
12-20-300-020-00	9542	HILTON RD	CRISAN, BONNIE	1.000	1	Transmission Line	\$12,664
12-20-300-023-00	9444	HILTON RD	HOMAN, DONALD & MILLER, BONNI	1.390	1	Transmission Line	\$12,664
12-20-300-034-00	9334	HILTON RD	ALLEN, GLEN & MARY	1.000	1	Transmission Line	\$12,664
12-20-300-035-00	9380	HILTON RD	MULVIHILL, TIMOTHY & ERIN	0.920	1	Transmission Line	\$12,664
12-20-300-046-00	9270	HILTON RD	YOUNG TRUST	0.831	1	Woodland Lake	\$12,400
12-20-302-001-00	3539	OLDE HAWTHORNE DR	LMG ASSOCIATES LLC	0.522	1	Transmission Line	\$12,664
12-20-302-002-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.606	1	Transmission Line	\$12,664
12-20-302-003-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.609	1	Transmission Line	\$12,664
12-20-302-004-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.499	1	Transmission Line	\$12,664
12-20-302-005-00	0	PRINCE WILLIAM CT VACANT	LMG ASSOCIATES LLC	0.532	1	Transmission Line	\$12,664
12-20-302-006-00	0	PRINCE WILLIAM CT VACANT	LMG ASSOCIATES LLC	0.496	1	Transmission Line	\$12,664
12-20-302-007-00	0	PRINCE WILLIAM CT VACANT	LMG ASSOCIATES LLC	0.436	1	Transmission Line	\$12,664
12-20-302-008-00	0	PRINCE WILLIAM CT VACANT	LMG ASSOCIATES LLC	0.492	1	Transmission Line	\$12,664
12-20-302-009-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.523	1	Transmission Line	\$12,664
12-20-302-010-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.632	1	Transmission Line	\$12,664
12-20-302-011-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.554	1	Transmission Line	\$12,664
12-20-302-012-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.42	1	Transmission Line	\$12,664
12-20-302-013-00	3714	OLDE HAWTHORNE DR	LACHANCE, GARY & MARY	2.586	1	Transmission Line	\$12,664
12-20-302-014-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.494	1	Transmission Line	\$12,664
12-20-302-015-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.492	1	Transmission Line	\$12,664
12-20-302-016-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.492	1	Transmission Line	\$12,664
12-20-302-017-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.452	1	Transmission Line	\$12,664
12-20-302-018-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.461	1	Transmission Line	\$12,664
12-20-302-019-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.428	1	Transmission Line	\$12,664
12-20-302-020-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.501	1	Transmission Line	\$12,664
12-20-302-021-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.492	1	Transmission Line	\$12,664
12-20-302-022-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.482	1	Transmission Line	\$12,664
12-20-302-023-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.472	1	Transmission Line	\$12,664
12-20-302-024-00	0	OLDE HAWTHORNE DR VACANT	LMG ASSOCIATES LLC	0.615	1	Transmission Line	\$12,664
12-20-400-003-00	9700	HILTON RD	AIELLO, JOHN D. & B.N.	57.140	1	Transmission Line	\$12,664
12-20-400-004-00	3800	OLD US 23	REETZ-CARTWRIGHT, MARY	21.080	1	Transmission Line	\$12,664
12-20-400-006-00	3513	OLD US 23	WILCOX, RAYMOND & MARJORIE	2.000	4	Transmission Line	\$32,029
12-20-400-007-00	9810	HILTON RD	KERSLAKE LIVING TRUST	0.878	1	Transmission Line	\$12,664

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL *(Adopted August 14, 2000)*

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-20-400-014-00	3561	OLD US 23	P.G.E. PROPERTIES, LLC	0.908	2	Transmission Line	\$19,119
12-21-100-004-00	3035	CADY DR	ORTWINE, GEORGE & EDNA LUCILLE	1.100	1	School Lake	\$12,664
12-21-100-012-00	3065	CADY DR	BUTCHER, DAVID & NATALIE	0.510	1	School Lake	\$12,664
12-21-100-014-00	3007	CADY DR	BREGE, KENNETH & DENISE	0.460	1	School Lake	\$12,664
12-21-100-015-00	3015	CADY DR	MCKECHNIE, JAMES & SHARI	0.800	1	School Lake	\$12,664
12-21-300-018-00	3885	OLD US 23	3885 LEASING, LLC	0.889	2	Transmission Line	\$19,119
12-21-300-019-00	3887	OLD US 23	3887 LEASING, LLC	0.832	1	Transmission Line	\$12,664
12-21-300-026-00	3589	OLD US 23	PAASO, CHARLES & SANDRA	2.844	3	Transmission Line	\$25,574
12-21-300-031-00	3753	OLD US 23	KRUEGER FAMILY, L.L.C.	1.088	1	Transmission Line	\$12,664
12-21-300-032-00	3637	OLD US 23	DIAMOND PROPERTIES	0.842	1	Transmission Line	\$12,664
12-21-300-033-00	3515	OLD US 23	3515 LEASING, LLC	4.264	2	Transmission Line	\$19,119
12-28-100-026-00	4023	OLD US 23	4023 LEASING, LLC	4.242	9	Transmission Line	\$64,304
12-29-100-045-00	0	FLINT RD VACANT	PAGE-COLE DEVELOPMENT COMPANY	0.585	1	Dominion	\$12,664
12-29-100-052-00	0	FLINT RD VACANT	PAGE-COLE DEVELOPMENT CO	7.289	1	Dominion	\$12,664
12-29-100-054-00	0	FLINT RD VACANT	PAGE-COLE DEVELOPMENT COMPANY	20.691	6	Dominion	\$44,939
12-29-100-055-00	0	FLINT RD VACANT	PAGE-COLE DEVELOPMENT COMPANY	18.038	19	Dominion	\$128,854
12-29-100-065-00	0	FLINT RD VACANT	PAGE-COLE DEVELOPMENT COMPANY	15.808	16	Dominion	\$109,489
12-29-101-001-00	4350	DOMINION BLVD	PONIKIEWSKI, KRIS & NICOLE	0.855	1	Dominion	\$12,664
12-29-101-002-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.647	1	Dominion	\$12,664
12-29-101-003-00	4358	DOMINION BLVD	PATERRA CUSTOM BUILDER, INC.	0.689	1	Dominion	\$12,664
12-29-101-004-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.697	1	Dominion	\$12,664
12-29-101-005-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.671	1	Dominion	\$12,664
12-29-101-006-00	4294	DOMINION BLVD	RAINKO, ANTHONY & VICKY	0.993	1	Dominion	\$12,664
12-29-101-007-00	4278	DOMINION BLVD	CHOATE, THOMAS & KATHARINE	1.291	1	Dominion	\$12,664
12-29-101-008-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.906	1	Dominion	\$12,664
12-29-101-009-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	1.036	1	Dominion	\$12,664
12-29-101-010-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.902	1	Dominion	\$12,664
12-29-101-011-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.865	1	Dominion	\$12,664
12-29-101-012-00	4182	DOMINION BLVD	NEWHOUSE, RUSSELL & KATHLEEN	0.848	1	Dominion	\$12,664
12-29-101-013-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.883	1	Dominion	\$12,664
12-29-101-014-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.848	1	Dominion	\$12,664
12-29-101-015-00	0	WOODMERE CT VACANT	TNT SYSTEMS, INC.	0.651	1	Dominion	\$12,664
12-29-101-016-00	0	WOODMERE CT VACANT	TNT SYSTEMS, INC.	0.537	1	Dominion	\$12,664
12-29-101-017-00	0	WOODMERE CT VACANT	TNT SYSTEMS, INC.	0.579	1	Dominion	\$12,664
12-29-101-018-00	0	WOODMERE CT VACANT	TNT SYSTEMS, INC.	0.701	1	Dominion	\$12,664
12-29-101-019-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.608	1	Dominion	\$12,664
12-29-101-020-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.696	1	Dominion	\$12,664
12-29-101-021-00	0	RIDGEFIELD DR VACANT	TNT SYSTEMS, INC.	0.883	1	Dominion	\$12,664
12-29-101-022-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.869	1	Dominion	\$12,664
12-29-101-023-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	1.254	1	Dominion	\$12,664
12-29-101-024-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.844	1	Dominion	\$12,664

Brighton Township, Michigan

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-29-101-025-00	0	DOMINION BLVD VACANT	JOVAN, DENNIS & JODY	0.831	1	Domination	\$12,664
12-29-101-026-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.830	1	Domination	\$12,664
12-29-101-027-00	4109	DOMINION BLVD	ANTEK CUSTOM BLDG & SAUCHAK	0.818	1	Domination	\$12,664
12-29-101-028-00	0	DOMINION BLVD VACANT	PAGE-COLE DEVELOPMENT COMPANY	0.762	1	Domination	\$12,664
12-29-101-029-00	0	NORTHPOINTE DR VACANT	PAGE-COLE DEVELOPMENT COMPANY	0.897	1	Domination	\$12,664
12-29-101-030-00	0	NORTHPOINTE DR VACANT	PAGE-COLE DEVELOPMENT COMPANY	0.925	1	Domination	\$12,664
12-29-101-031-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.923	1	Domination	\$12,664
12-29-101-032-00	0	WYNDHAM POINTE VACANT	TNT SYSTEMS, INC.	0.769	1	Domination	\$12,664
12-29-101-033-00	0	WYNDHAM POINTE VACANT	SCHLUETER, DENNIS & PAULETTE	1.340	1	Domination	\$12,664
12-29-101-034-00	0	WYNDHAM POINTE VACANT	TNT SYSTEMS, INC.	1.140	1	Domination	\$12,664
12-29-101-035-00	0	WYNDHAM POINTE VACANT	JOHNSON JASON G	0.866	1	Domination	\$12,664
12-29-101-036-00	0	WYNDHAM POINTE VACANT	TNT SYSTEMS, INC.	0.832	1	Domination	\$12,664
12-29-101-037-00	4207	WYNDHAM POINTE	HUSSON, CHARLES & ROBIN	1.024	1	Domination	\$12,664
12-29-101-038-00	0	DOMINION BLVD VACANT	HYMAN, JEFFREY & NANCY	1.274	1	Domination	\$12,664
12-29-101-039-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	1.093	1	Domination	\$12,664
12-29-101-040-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.880	1	Domination	\$12,664
12-29-101-041-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.879	1	Domination	\$12,664
12-29-101-042-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.887	1	Domination	\$12,664
12-29-101-043-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.883	1	Domination	\$12,664
12-29-101-044-00	0	DOMINION BLVD VACANT	STANISLAWSKI, GARY & JUDY	0.749	1	Domination	\$12,664
12-29-101-045-00	0	PEMBERTON CIR VACANT	TNT SYSTEMS, INC.	0.630	1	Domination	\$12,664
12-29-101-046-00	0	PEMBERTON CIR VACANT	TNT SYSTEMS, INC.	0.730	1	Domination	\$12,664
12-29-101-047-00	0	PEMBERTON CIR VACANT	TNT SYSTEMS, INC.	0.896	1	Domination	\$12,664
12-29-101-048-00	0	PEMBERTON CIR VACANT	TNT SYSTEMS, INC.	0.776	1	Domination	\$12,664
12-29-101-049-00	0	PEMBERTON CIR VACANT	PAGE-COLE DEVELOPMENT COMPANY	1.093	1	Domination	\$12,664
12-29-101-050-00	0	PEMBERTON CIR VACANT	PILAT, MARK & MARIANNE	0.784	1	Domination	\$12,664
12-29-101-051-00	0	PEMBERTON CIR VACANT	TNT SYSTEMS, INC.	0.763	1	Domination	\$12,664
12-29-101-052-00	0	PEMBERTON CIR VACANT	TNT SYSTEMS, INC.	0.776	1	Domination	\$12,664
12-29-101-053-00	0	PEMBERTON CIR VACANT	TNT SYSTEMS, INC.	0.667	1	Domination	\$12,664
12-29-101-054-00	0	NORTHPOINTE RIDGE VACANT	PAGE-COLE DEVELOPMENT COMPANY	0.824	1	Domination	\$12,664
12-29-101-055-00	0	NORTHPOINTE RIDGE VACANT	PAGE-COLE DEVELOPMENT COMPANY	0.678	1	Domination	\$12,664
12-29-101-056-00	0	NORTHPOINTE RIDGE VACANT	PAGE-COLE DEVELOPMENT COMPANY	0.697	1	Domination	\$12,664
12-29-101-057-00	0	NORTHPOINTE RIDGE VACANT	PAGE-COLE DEVELOPMENT COMPANY	1.033	1	Domination	\$12,664
12-29-101-058-00	0	NORTHPOINTE RIDGE VACANT	PAGE-COLE DEVELOPMENT COMPANY	1.489	1	Domination	\$12,664
12-29-101-059-00	9222	NORTHPOINTE RIDGE	HENRY, JOHN RICK & SANDRA	1.906	1	Domination	\$12,664
12-29-101-060-00	0	NORTHPOINTE RIDGE VACANT	PAGE-COLE DEVELOPMENT COMPANY	2.672	1	Domination	\$12,664
12-29-101-061-00	0	NORTHPOINTE RIDGE VACANT	CLOGG, TROY & KATHLEEN	1.614	1	Domination	\$12,664
12-29-101-062-00	0	NORTHPOINTE RIDGE VACANT	PAGE-COLE DEVELOPMENT COMPANY	1.517	1	Domination	\$12,664
12-29-101-063-00	0	NORTHPOINTE RIDGE VACANT	PAGE-COLE DEVELOPMENT COMPANY	1.705	1	Domination	\$12,664
12-29-101-064-00	0	NORTHPOINTE RIDGE VACANT	CLOGG, TROY & KATHLEEN	1.243	1	Domination	\$12,664
12-29-101-065-00	0	NORTHPOINTE RIDGE VACANT	PAGE-COLE DEVELOPMENT COMPANY	0.596	1	Domination	\$12,664

Brighton Township, Michigan

BRIGHTON TOWNSHIP SANTARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL (Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-29-101-068-00	0	NORTHPOINTE RIDGE VACANT	PACE-COLE DEVELOPMENT COMPANY	0.898	1	Dominion	\$12,664
12-29-101-067-00	4324	AMHERST DR	ANTHONY W. PATERRA CUSTOM BLDG	0.644	1	Dominion	\$12,664
12-29-101-068-00	0	AMHERST DR VACANT	TNT SYSTEMS, INC.	0.691	1	Dominion	\$12,664
12-29-101-069-00	0	AMHERST DR VACANT	MINNICK, MARK & DEBORAH	0.618	1	Dominion	\$12,664
12-29-101-070-00	0	DOMINION BLVD VACANT	TNT SYSTEMS, INC.	0.604	1	Dominion	\$12,664
12-29-101-071-00	0	RIDGEFIELD DR VACANT	PACE-COLE DEVELOPMENT COMPANY	1.047	1	Dominion	\$12,664
12-29-101-072-00	0	RIDGEFIELD DR VACANT	PACE-COLE DEVELOPMENT COMPANY	1.396	1	Dominion	\$12,664
12-29-101-073-00	0	DOMINION - DRAIN EASMT	PACE-COLE DEVELOPMENT COMPANY	0	0	Dominion	\$0
12-29-101-074-00	4406	DOMINION BLVD	HOLMES, HARRY & THERESE	0	0	Dominion	\$0
12-29-200-004-00	4355	OLD US 23	VENTURA, ROBERT & DENISE	1.930	1	Transmission Line	\$12,664
12-29-200-034-00	4355	OLD US 23	VENTURA, ROBERT & DENISE	2.190	1	Transmission Line	\$12,664
12-29-200-040-00	4400	OLD US 23	PACE-COLE DEVELOPMENT COMPANY	23.230	18	Dominion	\$122,399
12-29-400-053-00	0	SPENCER RD VACANT	PACE-COLE DEVELOPMENT COMPANY	17.341	17	Dominion	\$115,944
12-32-102-002-00	0	DOROTHY VACANT	9797 EAST GRAND RIVER, L.L.C.	2.120	1	East Grand River	\$12,400
12-32-102-015-00	5440	LELAND	DAVIS, KEITH G. & CAROL J.	0.230	1	East Grand River	\$12,400
12-32-102-054-00	5433	LELAND	SMEGO, SHAWN & LISA	0.206	1	East Grand River	\$12,400
12-32-102-055-00	9889	WEBER	DYMERSKI, ROBERT	0.197	1	East Grand River	\$12,400
12-32-102-056-00	9895	WEBER	LEMON, CHAS & ELIZABETH ANN	0.459	1	East Grand River	\$12,400
12-32-102-067-00	9901	WEBER	LANE, BONNIE & RONALD	0.467	2	East Grand River	\$18,855
12-32-102-098-00	9905	WEBER	ALEXANDER, JAMES	0.284	3	East Grand River	\$25,310
12-32-102-114-00	5444	WEBER	P.D.R., LLC	0.627	6	East Grand River	\$44,675
12-32-103-025-00	5480	MILITARY	EWING TRUST	0.842	2	East Grand River	\$18,855
12-32-103-036-00	9933	WEBER	SCHROEPPER LIVING TRUST	0.600	2	East Grand River	\$18,855
12-32-103-101-00	9939	WEBER	BRIGHTON, TOWNSHIP OF	0.238	1	East Grand River	\$12,400
12-32-104-016-00	0	WEBER VACANT	WILSON, JOHN	0.119	1	East Grand River	\$12,400
12-32-104-017-00	0	WEBER VACANT	WILSON, JOHN	0.119	1	East Grand River	\$12,400
12-32-104-018-00	0	WEBER VACANT	WILSON, JOHN	0.119	1	East Grand River	\$12,400
12-32-104-020-00	0	WEBER VACANT	WILSON, JOHN	0.122	1	East Grand River	\$12,400
12-32-104-021-00	0	WEBER VACANT	WILSON, JOHN	0.119	1	East Grand River	\$12,400
12-32-104-022-00	0	WEBER VACANT	WILSON, JOHN	0.119	1	East Grand River	\$12,400
12-32-104-023-00	0	WEBER VACANT	WILSON, JOHN	0.119	1	East Grand River	\$12,400
12-32-104-024-00	0	WEBER VACANT	WILSON, JOHN	0.119	1	East Grand River	\$12,400
12-32-104-077-00	0	OLD US 23 VACANT	ALMASHY, PAUL & DONNA	0.604	1	East Grand River	\$12,400
12-32-104-081-00	9979	WEBER	MARSHALL'S MOVIE WORLD, INC.	0.919	1	East Grand River	\$12,400
12-32-104-082-00	0	OLD US 23 VACANT	PURDY, JOHN & DELORES	0.129	1	East Grand River	\$12,400
12-32-104-083-00	5360	OLD US 23	LIVINGSTON COUNTY	0.242	1	East Grand River	\$12,400
12-32-104-084-00	5434	OLD US 23	MATEM, LLC	0.579	8	East Grand River	\$57,585
12-32-104-085-00	5402	OLD US 23	KEENEY, BOBBY & ET AL	0.521	2	East Grand River	\$18,855
12-32-106-001-00	9797	GRAND RIVER	9797 EAST GRAND RIVER, L.L.C.	1.681	4	East Grand River	\$31,765
12-32-106-002-00	9815	GRAND RIVER	MCKENNY REVOCABLE TRUST	0.220	1	East Grand River	\$12,400
12-32-106-003-00	9827	GRAND RIVER	P.D.R., LLC	0.818	4	East Grand River	\$31,765
12-32-106-004-00	0	GRAND RIVER VACANT	P.D.R., LLC	0.421	1	East Grand River	\$12,400

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-32-106-005-00	9851	GRAND RIVER	P.D.R., LLC	0.620	4	East Grand River	\$31,765
12-32-106-006-00	0	GRAND RIVER VACANT	P.D.R., LLC	0.620	1	East Grand River	\$12,400
12-32-106-008-00	9871	GRAND RIVER	WHITE, RICHARD & ETHEL	2.479	8	East Grand River	\$57,585
12-32-106-011-00	9901	GRAND RIVER	REFRIDGERATION RESEARCH, INC	0.744	1	East Grand River	\$12,400
12-32-106-012-00	9911	GRAND RIVER	FIRST NATIONAL BANK OF HOWELL	0.992	2	East Grand River	\$18,855
12-32-106-013-00	9923	GRAND RIVER	COX INVESTMENT INC	0.744	3	East Grand River	\$25,310
12-32-106-015-00	9941	GRAND RIVER	MIHALOVSKI, DRAGO	0.220	1	East Grand River	\$12,400
12-32-106-020-00	9967	GRAND RIVER	LOMREE, INC	0.496	2	East Grand River	\$18,855
12-32-106-022-00	9995	GRAND RIVER	OLDE POST INC.	0.533	2	East Grand River	\$18,855
12-32-106-024-00	9956	WEBER	RAMSEY, KENNETH & SANDRA	0.689	2	East Grand River	\$18,855
12-32-106-025-00	9934	WEBER	STARR, DAVID E. & SUE A.	0.344	3	East Grand River	\$25,310
12-32-106-029-00	9932	WEBER	KLEFSTAD, RIAN	0.172	1	East Grand River	\$12,400
12-32-106-031-00	9931	GRAND RIVER	WIDTH, MARK & MARY	0.386	3	East Grand River	\$25,310
12-32-106-032-00	9944	WEBER	DURAND, LEO AND PEARL	0.344	4	East Grand River	\$31,765
12-32-106-033-00	9981	GRAND RIVER	O & Z LIMITED PARTNERSHIP	0.620	2	East Grand River	\$18,855
12-32-106-034-00	9994	WEBER	HAGS RADIATION CLINIC, INC.	0.138	1	East Grand River	\$12,400
12-32-106-035-00	0	GRAND RIVER VACANT	PALMER & HERMLING	0.110	1	East Grand River	\$12,400
12-32-106-036-00	9957	GRAND RIVER	KARMO, NOORI & JORJIT	0.441	3	East Grand River	\$25,310
12-32-106-037-00	9859	GRAND RIVER	SHAMROCK LOUNGE INC.	0.620	8	East Grand River	\$57,585
12-32-106-038-00	9987	GRAND RIVER	CAMPBELL, ERVIN	1.288	1	East Grand River	\$12,400
12-32-106-039-00	9947	GRAND RIVER	BALLUA, SATYA PAUL	0.275	1	East Grand River	\$12,400
12-32-201-006-00	5058	OLD US 23	BUCK, DAVID	0.172	1	Transmission Line	\$12,664
12-32-201-007-00	5088	OLD US 23	ANTEK CUSTOM BUILDING CORP.	0.160	1	Transmission Line	\$12,664
12-32-201-008-00	0	OLD US 23 VACANT	RAINKO, ROBERT A.	0.400	1	Transmission Line	\$12,664
12-32-201-011-00	5225	OLD US 23	HIGH PRESSURE AUTO WASH, INC.	0.499	8	Transmission Line	\$57,949
12-32-201-012-00	5300	OLD US 23	KITCHEN & ASSOCIATES INC.	0.333	1	Transmission Line	\$12,664
12-32-201-019-00	5030	OLD US 23	SMITH, MANFRED	0.092	1	Transmission Line	\$12,664
12-32-201-022-00	5010	OLD US 23	TURNER, CHANDLER & ADA	0.161	1	Transmission Line	\$12,664
12-32-201-082-00	5271	OLD US 23	PYATENKO, MICHAEL	0.550	2	Transmission Line	\$19,119
12-32-201-111-00	5016	OLD US 23	TURNER, CHANDLER	0.866	1	Transmission Line	\$12,664
12-32-201-112-00	5050	OLD US 23	TURNER, JAMES & CHARLENE	0.866	1	Transmission Line	\$12,664
12-32-201-115-00	5283	OLD US 23	OLD TOWN INVESTMENT LLC	2.112	1	Transmission Line	\$12,664
12-32-201-119-00	5034	OLD US 23	WARD, CHRISTOPHER & NICOLE	0.333	1	Transmission Line	\$12,664
12-32-202-001-00	5359	OLD US 23	SADOWSKI, PETER & CAMPBELL, E	0.161	1	Transmission Line	\$12,664
12-32-202-005-00	5401	OLD US 23	KALTENBACH ESTATE	0.321	1	Transmission Line	\$12,664
12-32-202-009-00	5459	OLD US 23	PRICE & PARMETER & PARMETER	0.517	1	East Grand River	\$12,400
12-32-202-033-00	5445	OLD US 23	GERSTER, KURT & KRISTINE	0.402	1	East Grand River	\$12,400
12-32-202-035-00	10065	OLD LN	NEEDHAM, JAMES	0.728	1	East Grand River	\$12,400
12-32-203-022-00	4812	OLD US 23	OZAR FAMILY TRUST	1.486	1	Transmission Line	\$12,664
12-32-203-025-00	4811	OLD US 23	FALIN, LORA	0.589	1	Transmission Line	\$12,664
12-32-203-040-00	4897	OLD US 23	CONELY, JOHN	0.574	1	Transmission Line	\$12,664

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-32-203-046-00	4885	OLD US 23	PALARCHIO, DOMINIC & DOROTHY	0.574	2	Transmission Line	\$19,119
12-32-203-050-00	4900	OLD US 23	VAN KAMPEN, C. GEORGE	0.702	10	Transmission Line	\$70,799
12-32-203-084-00	4838	OLD US 23	NORMAND, MARCEL	0.373	1	Transmission Line	\$12,664
12-32-203-085-00	4880	OLD US 23	NORMAND, MARCEL	1.033	10	Transmission Line	\$70,799
12-32-300-019-00	9948	GRAND RIVER	SOCIETY BANK	1.243	1	East Grand River	\$12,400
12-32-300-023-00	9984	GRAND RIVER	KLINE REAL ESTATE	0.505	1	East Grand River	\$12,400
12-32-300-024-00	9988	GRAND RIVER	SAMONA, NAJIB & SUHAD	2.656	16	East Grand River	\$109,225
12-32-300-026-00	5760	WHITMORE LAKE RD	CARTIER, THOMAS	2.060	2	East Grand River	\$18,855
12-32-300-028-00	5800	WHITMORE LAKE RD	FRIEDENBURG, JENNY L.	2.944	2	East Grand River	\$18,855
12-32-300-030-00	5910	WHITMORE LAKE RD	NASUR, BARBARA J.	0.978	1	East Grand River	\$12,400
12-32-300-031-00	0	WHITMORE LAKE RD VACANT	U-STORE II LIMITED PARTNERSHIP	2.000	3	East Grand River	\$25,310
12-32-300-032-00	5970	WHITMORE LAKE RD	U-STORE II LIMITED PARTNERSHIP	1.995	3	East Grand River	\$25,310
12-32-300-044-00	9956	GRAND RIVER	CLORE, MARK ALLAN & JULIE J.	1.286	1	East Grand River	\$12,400
12-32-300-048-00	9822	GRAND RIVER	SHENG, STEPHEN	0.689	1	East Grand River	\$12,400
12-32-300-050-00	9912	GRAND RIVER	9912 E. GRAND RIVER ASSOC. LP	2.880	20	East Grand River	\$135,045
12-32-300-053-00	0	WHITMORE LAKE RD VACANT	SCHMILT, CLIFTON & RITA	1.750	1	East Grand River	\$12,400
12-32-300-055-00	5710	WHITMORE LAKE RD	C & S INVESTMENT CO.	3.103	2	East Grand River	\$18,855
12-32-300-056-00	5728	WHITMORE LAKE RD	BRIGHTON LAND GROUP	0.859	3	East Grand River	\$25,310
12-32-300-057-00	5850	WHITMORE LAKE RD	U-STORE LIMITED PARTNERSHIP	17.236	8	East Grand River	\$18,855
12-32-300-060-00	0	GRAND RIVER VACANT	EXPORT CORPORATION	7.710	30	East Grand River	\$57,585
12-32-300-061-00	9968	GRAND RIVER	TOPVALCO, INC.	12.829	30	East Grand River	\$199,595
12-32-300-062-00	0	GRAND RIVER VACANT	C Z BRIGHTON ASSOCIATES, LP	1.313	2	East Grand River	\$18,855
12-32-300-063-00	0	GRAND RIVER VACANT	KLINE, EARL & FRANCIS	0.665	1	East Grand River	\$12,400
12-32-400-003-00	5505	OLD US 23	BRIGHTON RIVER LLC	3.030	8	East Grand River	\$57,585
12-32-401-013-00	5920	KINYON	HALSTEAD REVOCABLE TRUST	0.456	1	Fonda Lake	\$12,400
12-32-401-018-00	5874	KINYON	CONELY, JOHN	0.382	1	Fonda Lake	\$12,400
12-32-401-019-00	5876	KINYON	BUCKLEY, TIMOTHY & JANICE	0.585	1	Fonda Lake	\$12,400
12-32-401-020-00	5846	KINYON	TUNIS, RUSSELL & MAUDE	0.779	1	Fonda Lake	\$12,400
12-32-401-021-00	5830	KINYON	TUNIS, RUSSELL & MAUDE	0.877	1	Fonda Lake	\$12,400
12-32-401-022-00	5828	KINYON	TUNIS, RUSSELL & MAUDE	0.517	1	Fonda Lake	\$12,400
12-32-401-023-00	5820	KINYON	VAN BUREN, MICHAEL & LYNN	0.310	2	Fonda Lake	\$18,855
12-32-401-024-00	10192	GRAND RIVER	M.A.N.N. ENTERPRISES, LLC	2.204	4	Fonda Lake	\$31,765
12-32-401-027-00	10180	GRAND RIVER	RTJR PARTNERSHIP	1.300	18	Fonda Lake	\$122,735
12-32-401-031-00	5889	WHITMORE LAKE RD	MICHIGAN ALLIED HEALTH PRO	0.499	3	East Grand River	\$25,310
12-32-401-035-00	5888	KINYON	KANE, MARY FRANCES	0.475	1	Fonda Lake	\$12,400
12-32-401-036-00	5886	GROVE	MARCH, DARIN	0.489	1	Fonda Lake	\$12,400
12-32-401-037-00	5948	KINYON	ASHER, DONNY & ROSEMARY	0.691	1	Fonda Lake	\$12,400
12-32-401-038-00	0	KINYON VACANT	FILLMORE REV TRUST	0.510	1	Fonda Lake	\$12,400
12-32-401-039-00	5958	KINYON	REWARD, STEPHEN & BEVERLY	0.413	1	Fonda Lake	\$12,400
12-32-401-040-00	0	KINYON VACANT	ASHER, DONNY & ROSEMARY	0.254	1	Fonda Lake	\$12,400
12-32-401-042-00	5865	WHITMORE LAKE RD	LMC ASSOCIATES	1.752	1	East Grand River	\$12,400

Brighton Township, Michigan

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-32-401-043-00	5955	WHITMORE LAKE RD	OBERLE, RALPH & MARGARET	2.286	2	East Grand River	\$18,856
12-32-401-044-00	5757	WHITMORE LAKE RD	CHARMS 3, LTD	6.701	56	East Grand River	\$357,425
12-32-401-045-00	5910	KINYON	LONG, FLORENCE	1.099	1	Fonda Lake	\$12,400
12-32-401-046-00	5841	WHITMORE LAKE RD	COGO, GUILIO & NOREEN	1.059	6	East Grand River	\$44,576
12-32-402-002-00	10390	GRAND RIVER	STEC, EDWARD & HELEN	0.833	1	Fonda Lake	\$12,400
12-32-402-003-00	10382	GRAND RIVER	PALMER, MARY LOU	0.668	1	Fonda Lake	\$12,400
12-32-402-004-00	10360	GRAND RIVER	GARBER, PAUL & NANCY	0.379	1	Fonda Lake	\$12,400
12-32-402-005-00	10350	GRAND RIVER	JOHNSON, CHERYL	0.597	1	Fonda Lake	\$12,400
12-32-402-006-00	10338	GRAND RIVER	MORSEHEAD, RICHARD & KATHLEEN	0.712	1	Fonda Lake	\$12,400
12-32-402-007-00	10326	GRAND RIVER	SCHAEFFER, CRAIG ANSON	0.396	1	Fonda Lake	\$12,400
12-32-402-008-00	10320	GRAND RIVER	KILLEN, WILLIAM & CHRISTINE	0.421	1	Fonda Lake	\$12,400
12-32-402-010-00	10288	GRAND RIVER	WHITE, DANIEL & KATHLEEN	0.689	2	Fonda Lake	\$18,355
12-32-402-011-00	5796	KINYON	WHITE, DANIEL & KATHLEEN	0.280	1	Fonda Lake	\$12,400
12-32-402-015-00	5783	KINYON	BACHELOR, GEORGE & MAXINE	0.242	1	Fonda Lake	\$12,400
12-32-402-017-00	5789	KINYON	COMAN, RONALD	0.275	1	Fonda Lake	\$12,400
12-32-402-018-00	5795	KINYON	RILEY, STUART & GALE, PAMELA	0.181	1	Fonda Lake	\$12,400
12-32-402-019-00	5805	KINYON	LABELLE, JAMES & KELLY	0.293	1	Fonda Lake	\$12,400
12-32-402-021-00	5811	KINYON	TRASK, BRADLEY & RHONDA	0.199	1	Fonda Lake	\$12,400
12-32-402-024-00	5825	KINYON	LABELLE, JOHN & BEVERLY	0.175	1	Fonda Lake	\$12,400
12-32-402-026-00	5859	KINYON	BACHELOR, PAUL & TERESA	0.312	1	Fonda Lake	\$12,400
12-32-402-027-00	5871	KINYON	BACHELOR, GEORGE & MAXINE	0.158	1	Fonda Lake	\$12,400
12-32-402-028-00	5883	KINYON	BACHELOR, GEORGE & MAXINE	0.160	1	Fonda Lake	\$12,400
12-32-402-029-00	5889	KINYON	DAVIDSON, CHRIS & JANET E.	0.323	1	Fonda Lake	\$12,400
12-32-402-030-00	5905	KINYON	BONNEWELL, DEWEY & JOANN	0.116	1	Fonda Lake	\$12,400
12-32-402-031-00	5811	KINYON	DUDEK, RICHARD & DEBORAH	0.122	1	Fonda Lake	\$12,400
12-32-402-032-00	5817	KINYON	ROBERTSON, PETER & CHERYL LYNN	0.137	1	Fonda Lake	\$12,400
12-32-402-033-00	0	KINYON VACANT	POTYSCH, WOLFGANG & SHARON	0.137	1	Fonda Lake	\$12,400
12-32-402-034-00	5929	KINYON	POTYSCH, WOLFGANG & SHARON	0.134	1	Fonda Lake	\$12,400
12-32-402-035-00	5935	KINYON	EMERSON, ROBERT & JOAN	0.131	1	Fonda Lake	\$12,400
12-32-402-037-00	5949	KINYON	CONNELLY, D. & VANTREASE, K.	0.295	1	Fonda Lake	\$12,400
12-32-402-041-00	5971	KINYON	REAMER, GERALDINE	0.254	1	Fonda Lake	\$12,400
12-32-402-042-00	5977	KINYON	CAREY, ROBERT & DEBRA	0.151	1	Fonda Lake	\$12,400
12-32-402-043-00	5983	KINYON	GROVE, THOMAS	0.144	1	Fonda Lake	\$12,400
12-32-402-044-00	5985	KINYON	HERMLING, TREMBATH & COCHRANE	0.137	1	Fonda Lake	\$12,400
12-32-402-047-00	5935	KINYON	PALMER, WILLIAM	0.156	1	Fonda Lake	\$12,400
12-32-402-048-00	5951	KINYON	VERVAET, RONALD & GLADYS	0.460	1	Fonda Lake	\$12,400
12-32-402-050-00	5769	KINYON	ZACHMANN, ERIC & LOUISE	0.292	1	Fonda Lake	\$12,400
12-32-402-051-00	5788	KINYON	KAVANAGH, THOMAS & CASSANDRA	0.491	1	Fonda Lake	\$12,400
12-32-402-052-00	5780	KINYON	WHITE, DANIEL & KATHLEEN	0.294	1	Fonda Lake	\$12,400
12-32-402-053-00	5959	KINYON	WHITE, DANIEL & KATHLEEN	0.363	1	Fonda Lake	\$12,400
			HARDESTY, ASHER, DEVINE & FORD	0.317	1	Fonda Lake	\$12,400

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REU's	SUB-AREA	AMOUNT
12-33-300-006-00	10590	GRAND RIVER	VETERANS OF FOREIGN WARS	3.750	2	Transmission Line	\$19,119
12-33-300-007-00	10610	GRAND RIVER	CLUTE, ALAN	0.251	1	Transmission Line	\$12,664
12-33-300-008-00	10612	GRAND RIVER	PULLUKAT, PHILIP & ANGELINA	1.616	8	Transmission Line	\$57,349
12-33-300-011-00	10690	GRAND RIVER	CLUTE, A. BRUCE & CARMEN M.	0.597	1	Transmission Line	\$12,664
12-33-300-012-00	10730	GRAND RIVER	MARVS BAKERY	0.818	4	Transmission Line	\$32,029
12-33-300-016-00	10603	GRAND RIVER	SEMENUK, STEVEN	0.763	2	Transmission Line	\$19,119
12-33-300-018-00	10640	GRAND RIVER	ZIELINSKI, DIANNE	1.640	1	Transmission Line	\$12,664
12-33-301-026-00	5992	FONDA LK	ZIBELL, WALTER	0.360	1	Fonda Lake	\$12,400
12-33-301-027-00	5884	FONDA LK	KRAUSE, DANIEL & LYNN	0.179	1	Fonda Lake	\$12,400
12-33-301-028-00	5974	FONDA LK	MCCLAIN, SHIRLEY	0.185	1	Fonda Lake	\$12,400
12-33-301-029-00	5964	FONDA LK	BALFE REVOCABLE TRUST	0.190	1	Fonda Lake	\$12,400
12-33-301-030-00	5966	FONDA LK	SAMPLES, ABBOTT & CURRIE ET AL	0.195	1	Fonda Lake	\$12,400
12-33-301-031-00	5948	FONDA LK	DILLON, JANET	0.386	1	Fonda Lake	\$12,400
12-33-301-032-00	5984	FONDA LK	KELLER, DONALD & AUDREY	0.190	1	Fonda Lake	\$12,400
12-33-301-033-00	5926	FONDA LK	SEBBY, MARK & NANCY SCHROEDER	0.364	1	Fonda Lake	\$12,400
12-33-301-034-00	5908	FONDA LK	SEBBY, MARK	0.224	1	Fonda Lake	\$12,400
12-33-301-040-00	5890	FONDA LK	BAKER, JESSE & RIZZO, DONALD	0.411	1	Fonda Lake	\$12,400
12-33-301-043-00	10444	GRAND RIVER	LASCZYK, ZENON & SZWARC, IRENE	0.206	1	Fonda Lake	\$12,400
12-33-301-085-00	10454	GRAND RIVER	E.B.I., INC.	0.321	1	Transmission Line	\$12,664
12-33-301-070-00	5905	FONDA LK	SWARTZ, EDWARD & ET AL	0.181	1	Fonda Lake	\$12,400
12-33-301-071-00	5911	FONDA LK	MOZAK, TERRY	0.154	1	Fonda Lake	\$12,400
12-33-301-072-00	0	FONDA LK VACANT	MOZAK, TERRY	0.140	1	Fonda Lake	\$12,400
12-33-301-083-00	10524	GRAND RIVER	TOWER INVESTMENT CORP	1.773	5	Transmission Line	\$38,484
12-33-301-103-00	5881	FONDA LK	LAY, DORIS	0.423	1	Fonda Lake	\$12,400
12-33-301-119-00	5841	FONDA LK	MONSTROLA, DOUGLAS & DEBORAH	0.874	1	Fonda Lake	\$12,400
12-33-301-113-00	0	FONDA LK VACANT	BALFE, SHIRLEY M.	0.455	1	Fonda Lake	\$12,400
12-33-301-114-00	0	GRAND RIVER VACANT	ERICKSON, RALPH & CYNTHIA	0.322	1	Fonda Lake	\$12,400
12-33-301-115-00	5828	FONDA LK	TERNS, DONALD & JUDITH	1.183	1	Fonda Lake	\$12,400
12-33-301-116-00	10400	GRAND RIVER	WHITE, JAMES & MARJORIE	1.430	1	Fonda Lake	\$12,400
12-33-301-117-00	5941	FONDA LK	DUFFY, DANIEL & REBECCA	0.370	1	Fonda Lake	\$12,400
12-33-302-017-00	10376	GRAND RIVER	LANANEN, STEPHEN & DIANE	0.918	1	Transmission Line	\$12,664
12-33-302-022-00	10443	GRAND RIVER	LAVEY, BRIAN & MONASTER, JENNIFER	0.918	1	Transmission Line	\$12,664
12-33-302-027-00	10547	GRAND RIVER	VERVAET, ROGER & ET AL	0.918	3	Transmission Line	\$25,574
12-33-302-029-00	10595	GRAND RIVER	G & K, LLC	1.887	1	Transmission Line	\$12,664
12-33-302-035-00	10049	GRAND RIVER	HUIE REV. TRUST	2.251	12	East Grand River	\$83,405
12-33-302-038-00	10011	GRAND RIVER	OLD KENT BANK - EAST	1.598	2	East Grand River	\$18,855
12-33-302-039-00	10291	GRAND RIVER	SUMMERWOOD CENTER, INC.	1.511	4	Transmission Line	\$32,029
12-33-302-040-00	10299	GRAND RIVER	SUMMERWOOD CENTER, INC.	1.392	5	Transmission Line	\$38,484
12-33-302-041-00	10315	GRAND RIVER	FONDA PLACE PARTNERS LTD	4.424	13	Transmission Line	\$90,124
12-33-302-043-00	10571	GRAND RIVER	CERESA, WILLIAM & JO ANN	0.921	1	Transmission Line	\$12,664
12-33-302-045-00	10489	GRAND RIVER	CREATIVE INVESTMENT SYSTEMS	1.377	6	Transmission Line	\$44,939

Brighton Township, Michigan

BRIGHTON TOWNSHIP SANITARY SEWER DRAINAGE DISTRICT ASSESSMENT ROLL
(Adopted August 14, 2000)

TAX ID	ADDRESS	STREET	OWNER	ACRES	REUs	SUB-AREA	AMOUNT
12-33-302-046-00	5962	MERIDIAN	MERIDIAN CUSTARD, LLC	2.540	2	Transmission Line	\$19,119
12-33-302-048-00	10401	GRAND RIVER	RED RIBBON PROPERTIES, LLC	2.755	10	Transmission Line	\$82,649
12-33-400-001-00	11065	GRAND RIVER	PROVIDENCE HOSPITAL	39.500	1	Transmission Line	\$12,664
12-33-400-010-00	10675	GRAND RIVER	PROVIDENCE HOSPITAL	107.330	1	Transmission Line	\$12,664
12-34-301-003-00	5500	WOODRUFF SHORE DR	ANDERSON, GARY & ANN	5.370	30	Transmission Line	\$279,859
TOTALS =				1591.327	1756		\$18,229,920
1,029 PROPERTIES							

EXHIBIT B
SUBCLASS
List of the Owners of the Vacant Parcels

Exhibit B

List of Vacant Parcels for the Subclass

Pursuant to Section 2 of the Settlement Agreement, in order to be a member of the Subclass, a person must: (i) have incurred fees for the Sewer System between June 20, 2010 and January 31, 2018, (ii) have owned one of the "Originally Assessed Properties" list on Exhibit A, and (iii) be an owner of one of Vacant Parcels set forth in Exhibit B.

The following is a list of the Vacant Parcels, set forth by sewer account number, parcel tax identification number, owner pursuant to the Township's billing records and billing address.

VACA-471205-1021-10	VACA-471216-3010-59	VACA-471218-3000-05
4712-05-102-110	4712-16-301-059	4712-18-300-005
PETERSON NICOLE	BAUGHER PAUL	WOODLAND LAKESHORES
309 WOODLAKE DR	1587 W TROY ST	DEVELOPMENT LLC
BRIGHTON MI 48116	FERNDAL MI 48220	3500 GIDDINGS RD
		LAKE ORION MI 48359
VACA-471205-4000-12	VACA-471216-3020-91	VACA-471218-3000-11
4712-05-400-012	4712-16-302-091	4712-18-300-011
HUNTMORE LAND LLC	ROSE SUSAN	CCMG FIVE LLC
C/O HUNTMORE PARTNERS LLC	525 VICTORIA	3121 E GRAND RIVER
9595 ESTANCIA DR	BRIGHTON MI 48116	HOWELL MI 48843
BRIGHTON MI 48114		
VACA-471216-3000-21	VACA-471216-3021-25	VACA-471218-3000-29
4712-16-300-021	4712-16-302-125	4712-18-300-029
NORTON PATRICK	ROSE KEVIN	KAOUNAS KATHLEEN
CAPATINA GENE	ROSE CHERYL	49586 WATERSTONE ESTATES
C/O SUNGLO RESTORATION	2898 CADY DR	NORTHVILLE MI 48168
SERVICES	BRIGHTON MI 48114	
42860 W 9 MILE RD	VACA-471216-3021-28	VACA-471218-3010-01
NOVI MI 48375	4712-16-302-128	4712-18-301-001
	JOHNSON BRUCE	SENTERS MARC
VACA-471216-3000-23	JOHNSON JANE	2764 S HACKER RD
4712-16-300-023	4363 S OLD US HWY 23	BRIGHTON MI 48114
SWONK JAMES	BRIGHTON MI 48114	
SWONK JOANNE		VACA-471218-3010-09
10481 SKEMAN RD	VACA-471218-1000-27	4712-18-301-009
BRIGHTON MI 48114	4712-18-100-027	PARUCH DEBORAH
	PULLUKAT LLC	515 N GLENHURST
VACA-471216-3010-16	6622 CATHEDRAL	BIRMINGHAM MI 48009
4712-16-301-016	BLOOMFIELD HILLS MI 48301	
BLACK PETE		VACA-471218-3020-63
198 HUGHES RD S.	VACA-471218-1010-11	4712-18-302-063
HOWELL MI 48843	4712-18-101-011	GRAHAM ELIZABETH
	SCHNOB GILES	2648 RAVINESIDE DR
	6152 GOLF CLUB	HOWELL MI 48843
	HOWELL MI 48843	

VACA-471218-3040-29 4712-18-304-029 GUARD DEAN & CHERYL 8334 WOODLAND SHORE DR BRIGHTON MI 48114	VACA-471219-1000-26 4712-19-100-026 MEIER PROPERTY LLC 8087 W GRAND RIVER BRIGHTON MI 48114	VACA-471219-2010-69 4712-19-201-069 KEY 2 FREEDOM LLC 111 S LAFAYETTE #571 SOUTH LYON MI 48178
VACA-471218-3040-56 4712-18-304-056 MILITELLO EDWARD 8480 WOODLAND SHORE DR BRIGHTON MI 48114	VACA-471219-1000-47 4712-19-100-047 STARBIRD LOUISE 2586 SE RICHMOND ST PORT ST LUCIE FL 34952	VACA-471219-2030-06 4712-19-203-006 VARJABEDIAN GREGORY VARJABEDIAN LEPOUDRE C 3190 HIDDEN COVE BRIGHTON MI 48114
VACA-471218-3070-05 4712-18-307-005 MICKLES ROBERT MICKELS SHERETTE 632 EAST ST MILFORD MI 48381	VACA-471219-1030-03 4712-19-103-003 DYBAS BRYAN 3288 CAUSEWAY BRIGHTON MI 48114	VACA-471219-2030-19 4712-19-203-019 AKERS CRAIG & DANIELLE 4149 DEESIDE DR BRIGHTON MI 48116
VACA-471218-3070-08 4712-18-307-008 BAIDAS RUTH 337 RIVER WOOD TRAIL MILFORD MI 48381	VACA-471219-1030-10 4712-19-103-010 PIRO GREGORY & SUSAN 3131 CAUSEWAY DR BRIGHTON MI 48114	VACA-471219-3000-05 VACA-471219-3000-23 VACA-471219-3000-24 VACA-471219-3000-30 4712-19-300-005 4712-16-300-023 4712-19-300-024 4712-19-300-030 GRAND RIVER HILTON LLC 46600 ROMEO PLANK RD STE 5 MACOMB MI 48044
VACA-471218-4000-26 4712-18-400-026 NAT'L CHRISTIAN FOUNDATION 11625 RAINWATER DR STE 500 ALPHARETTA GA 30009	VACA-471219-2000-07 4712-19-200-007 MICHIGAN LAND BANK FAST TRACK AUTH PO BOX 30766 LANSING MI 48909	VACA-471219-3000-08 4712-19-300-008 MICHIGAN GAS STORAGE CO CONSUMERS ENERGY CO EPI0-PROPERTY TAX ONE ENERGY PLAZA JACKSON MI 49201
VACA-471218-4000-27 4712-18-400-027 NAT'L CHRISTIAN FOUNDATION 11625 RAINWATER DR STE 500 ALPHARETTA GA 30009	VACA-471219-2000-08 4712-19-200-008 BOYLE SHARON 1349 RICKETT RD BRIGHTON MI 48116	

VACA-471219-3000-27
4712-19-300-027
ADC ATLANTIC PROPERTIES
LLC
1445 N ROCK RD STE 200
WICHITA KS 67206

VACA-471219-3020-02
4712-19-302-002
DEWITT THOMAS
DEWITT BOBBIE
11672 HYNE RD
BRIGHTON MI 48114

VACA-471219-3020-03
4712-19-302-003
EVARIAN MARK P
EVARIAN ELEANORE S
22298 ANTLE DR
NOVI MI 48375

VACA-471219-3020-04
4712-19-302-004
MARY STACHELSKI LIVING
TRUST
4781 PINE EAGLES DR
BRIGHTON MI 48116

VACA-471219-3020-07
4712-19-302-007
GUIDOBONO JR, JOHN
37943 SPRING LANE
FARMINGTON HILLS MI 48331

VACA-471219-4000-12
4712-19-400-012
GUSTAFSON MICHAEL
5448 DANIEL
BRIGHTON MI 48116

VACA-471220-1000-36
4712-20-100-036
SOLARZ JOHN & JANICE
189 WASHO CT
LAKE ZURICH IL 60047

VACA-471220-1000-69
4712-20-100-069
JONES SANDRA JANE
3120 HUNTER RD
BRIGHTON MI 48114

VACA-471220-1010-09
4712-20-101-009
PARSONS BRIAN & MARY JO
9142 ORION
BRIGHTON MI 48114

VACA-471220-2000-43
4712-20-200-043
TRUE AQUA VENTURES LLC
PO BOX 813
BRIGHTON MI 48116

VACA-471220-3020-10
4712-20-302-010
VERNON MARK
3689 OLD HAWTHORNE DR
BRIGHTON MI 48114

VACA-471229-1000-45
4712-29-100-045
ELLCEY GLORIA M TRUST
3921 FLINT RD
BRIGHTON MI 48114

VACA-471229-1000-66
4712-29-100-066
LOCONTE LLC
132 E GRAND RIVER
BRIGHTON MI 48116

VACA-471229-1010-34
4712-29-101-034
MAGIEVA ADAM & ELISABETH
2926 LESLIE PARK CIRCLE
ANN ARBOR MI 48105

VACA-471229-1010-57
4712-29-101-057
SOMBORN GREGORY
SOMBORN LAURA
2681 MONOCACY FORD RD
FREDERICK MD 21701

VACA-471229-1010-61
4712-29-101-061
RESCHKE KATHLEEN
14194 S LIVONIA CRESCENT
LIVONIA MI 48154

VACA-471229-1010-63
4712-29-101-063
GUIDOBONO ERIC & RENEE
PO BOX 331
NORTHVILLE MI 48167

NRID-009046-0000-00
4712-29-101-099
YOUSIF ADMON
3644 CARPENTER RD SUITE D
YPSILANTI MI 48197

VACA-471229-2040-10
VACA-471229-2040-12
VACA-471229-2040-13
VACA-471229-2040-17
VACA-471229-2040-18
VACA-471229-2040-20
VACA-471229-2040-21
VACA-471229-2040-22
VACA-471229-2040-24
4712-29-204-010
4712-29-204-012
4712-29-204-013
4712-29-204-017
4712-29-204-018
4712-29-204-020
4712-29-204-021
4712-29-204-022
4712-29-204-024
CORRIGAN-DAVIS NO II INC
PO BOX 469
BRIGHTON MI 48116-0469

VACA-471229-4000-23
4712-29-400-023
GOJCAJ RROK
GOJCAJ MARIA
4683 S OLD US 23 HWY
BRIGHTON MI 48114

VACA-471232-1020-02
4712-32-102-002
9797 E GRAND RIVER LLC
BRIGHTON CHRYSLER
C/O RITZ JAMES
9827 E GRAND RIVER
BRIGHTON MI 48116

VACA-471232-1020-98
4712-32-102-098
LIVINGSTON INVESTMENT
PROPERTIES
100 ORNDORF DR # 1769
BRIGHTON MI 48116

VACA-471232-1040-16
VACA-471232-1040-17
VACA-471232-1040-18
VACA-471232-1040-20
VACA-471232-1040-21
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4712-32-104-016
4712-32-104-017
4712-32-104-018
4712-32-104-020
4712-32-104-021
4712-32-104-022
4712-32-104-023
BEST DAVID &
MCANDREWS JANICE
628 PATHWAY DR
HOWELL MI 48843

VACA-471232-1060-02
4712-32-106-002
9797 E GRAND RIVER LLC
BRIGHTON CHRYSLER
C/O RITZ JAMES
9827 E GRAND RIVER
BRIGHTON MI 48116

VACA-471232-1060-06
4712-32-106-006
PDR LLC
9827 E GRAND RIVER
BRIGHTON MI 48116

VACA-471232-1060-35
4712-32-106-035
PALMER & HERMLING
C/O WILLIAM PALMER
344 S TRUHN
FOWLERVILLE MI 48836

VACA-471232-3000-28
4712-32-300-028
ROVERY BRIGHTON-OCEOLA
LLC
6340 BROOKVIEW LANE
WEST BLOOMFIELD MI 48322

VACA-471232-3000-63
4712-32-300-063
GRAND RIVER OLD 23 LLC
32820 WOODWARD STE 240
ROYAL OAK MI 48073

VACA-471232-3000-73
4712-32-300-073
GRAND RIVER OLD 23 LLC
32820 WOODWARD AVE STE 240
ROYAL OAK MI 48073

VACA-471232-4010-38
4712-32-401-038
VENO GLEN
6397 KINYON DR
BRIGHTON MI 48116

VACA-471232-4010-40
4712-32-401-040
ASHER DONNY
ASHER ROSEMARY
5948 KINYON DR
BRIGHTON MI 48114

VACA-471232-4020-33
4712-32-402-033
NEAL ROB & SARAH TRUST
1329 KENSINGTON
GROSSE POINTE MI 48230

VACA-471233-3010-72
4712-33-301-072
TEM RENTALS LLC
25901 MARITIME CIRCLE NORTH
HARRISON TWP MI 48045

VACA-471233-3011-13
4712-33-301-113
KRAUSE DANIEL & LYNN
5984 FONDA LAKE DR
BRIGHTON MI 48116

EXHIBIT C
AMENDED Preliminary Approval Order

STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE COUNTY OF LIVINGSTON

Dennis Shoner and Barbara Potocki,
individually, and as representatives of
a class of similarly-situated persons and entities,

Plaintiffs,

Case No. 16-29165-CZ
Hon. David J. Reader

v.

Charter Township of Brighton,
a municipal corporation,

Defendant.

Gregory D. Hanley (P51204)
Jamie K. Warrow (P61521)
Edward F. Kickham Jr. (P70332)
Kickham Hanley PLLC
32121 Woodward Avenue, Suite 300
Royal Oak, MI 48073
(248) 544-1500
Counsel for Plaintiffs

John K. Harris (P29060)
Law Offices of Harris & Literski
Attorneys for Charter Township of Brighton
123 Brighton Lake Rd., Suite 205
Brighton, MI 48116
(810) 229-9340

Shawn Head (P72599)
Dean Koulouras (P16176)
Law Offices of Dean Koulouras
13407 Farmington Rd. Ste. 102
Livonia, Michigan 48150
(734) 458.2200
Co-counsel for Plaintiffs

Theodore W. Seitz (P60320)
Erin A. Sedmak (P78282)
Dykema Gossett, PLLC
Co-Counsel for Charter Township of Brighton
201 Townsend St., Suite 900
Lansing, MI 48933
(517) 374-9152

**AMENDED STIPULATED ORDER REGARDING PRELIMINARY APPROVAL OF
CLASS ACTION SETTLEMENT, NOTICE AND SCHEDULING**

At a session of said Court held in the
City of Howell, County of Livingston
State of Michigan on _____
PRESENT: HON. _____
Circuit Court Judge

Plaintiffs commenced this action in the Eastern District of Michigan which was dismissed by stipulation and refiled as the above captioned lawsuit (the "Lawsuit") in Livingston County Circuit Court challenging an initial assessment of \$12,400 per Residential Equivalent Unit ("REU") (the

"Assessment Charge"), a debt service charge (the "Capital Charge") and an operations and maintenance Charge (the "O&M Charge") imposed by the Township on users of the Township's sanitary sewer collection and treatment system (the "Sewer System"). Plaintiffs allege that the inclusion of such charges in the Township's sewer rates (the "Rates") are motivated by a revenue-raising and not a regulatory purpose, that they are disproportionate to the Township's actual costs of providing sanitary sewage disposal services, and that (1) the Charges are therefore unlawful under the Headlee Amendment to the Michigan Constitution; and (2) by collecting the charges, the Township has unlawfully retained the charges under other statutory and common law theories. On May 16, 2017, the Named Plaintiffs filed a First Amended Complaint in Livingston County Circuit Court which removed the claims based upon the Assessment Charge, but continued to assert claims based upon the O&M Charge and the Capital Charge (collectively referred to hereafter as the "Charges").

Plaintiff and Defendant seek preliminary approval of the of the Class Action Settlement Agreement to resolve this Lawsuit (referred to as the "Agreement" and attached as Exhibit 1) for purposes of, among other things, notifying class members of the proposed settlement; and intend to make application to this Court, pursuant to MCR 3.501(E), for a Final Order approving the settlement of this class action in accordance with the terms set forth in the Agreement ("Settlement");

The Court has been made aware of the process leading to the Agreement reached, and counsel have demonstrated that the Settlement was the result of arm's length bargaining of counsel well versed in all of the issues, along with the assistance of a Court appointed mediator.

IT IS HEREBY ORDERED:

1. The Court preliminarily approves the terms of the Agreement, and pursuant to MCR 3.501, the "Class," as defined in Paragraph 2 of the Agreement, is hereby certified for purposes of the Settlement provided in the Agreement only.

2. A hearing (the "Settlement Hearing") will be held before this Court on April 26, 2018, at 9:30 a.m. to determine whether the proposed Settlement on the terms and conditions provided in the Agreement is fair, reasonable, and adequate and should be approved by the Court, to determine whether a final judgment should be entered dismissing this Lawsuit with prejudice, and without costs, and to determine whether to award attorneys' fees and expenses to Class Counsel and the amount of such fees and expenses.

3. The notification to the members of the Class regarding the Settlement, as authorized in Paragraphs 4 and 6 of this Order, is the best notice practicable under the circumstances, is in compliance with MCR 3.501, and the requirements of due process of law, and will adequately inform class members of their rights.

4. On or before 28 days from the entry of this Order, Plaintiff's Counsel shall cause a Notice of Proposed Class Action Settlement ("Notice"), substantially in the form attached to the Agreement as Exhibit "D," to be mailed to members of the Class at the service addresses for Defendant's accounts. Plaintiff shall arrange for the publication of notice, substantially in the form attached to the Agreement as Exhibit "E", in the Livingston Press & Argus newspapers on three occasions prior to February 28, 2018.

5. The law firm of Kickham Hanley PLLC ("KH") is hereby appointed as Claims-Escrow Administrator for this Action. KH is authorized to use the services of the Garden City Group, as provided in the Agreement.

6. Any Class member that has filed and served written objections on or before March 6, 2018 in the manner described in Exhibits D and E of the Agreement, may appear personally, or by counsel of his or her own choice and at his or her own expense at the Settlement Hearing to show cause why: (a) the proposed settlement of the claims asserted should or should not be approved as fair, just, reasonable, adequate and in good faith; (b) judgment should or should not be

entered thereon; (c) the Plaintiff attorneys' fees and expenses and Claims-Escrow Administrator expenses should or should not be paid; and (d) the Court should nor should not grant relief on other matter(s) that may be considered by the Court at or in connection with said Settlement Hearing.

7. Any Class member who does not object in the manner provided above will be deemed to have waived such objection to the fairness, adequacy, or reasonableness of the proposed Settlement and the awards of attorney's fees and expenses it provides for.

8. As stated in Paragraph 5, KH is authorized to serve as the Claims-Escrow Administrator. The Claims-Escrow Administrator shall be responsible for holding the Settlement Fund in escrow, reviewing claims for, determining, and allocating each Class Member's Pro Rata Share of the Net Settlement Fund, and filing a report of proposed payment and credit distributions of those Pro Rata Shares as provided in Paragraphs 9, 10, 11 and 12 of the Agreement, and after Court approval at the Settlement Hearing, to distribute and account for the disposition of the Net Settlement Fund as provided in Paragraphs 13, 14, and 15 of the Agreement. The Claims-Escrow Administrator shall also be responsible for: (a) recording receipt of all responses to the Notice; (b) preserving until further Order of this Court any and all written communications from Class members or any other person in response to the Notice; and (c) making any necessary filings with the Internal Revenue Service. The Claims-Escrow Administrator may respond to inquiries, but copies of all written answers to such inquiries will be maintained and made available for inspection by all counsel in this action.

9. All papers in support of the settlement shall be filed with the Court and served on the other parties no later than seven (7) days prior to the Settlement Hearing.

10. The Court expressly reserves its right to adjourn the Settlement Hearing without any further notice to members of the Class. The Court retains jurisdiction of this action to consider all further applications arising out of or connected with the proposed Settlement.

11. All pretrial and trial proceedings in the Lawsuit are stayed and suspended until further order of the Court. Pending the final determination of the fairness, reasonableness and adequacy of the Settlement, no Plaintiff or member of the Class may institute or commence any action or proceeding against Defendant asserting any of the claims asserted in this action.

12. Subject to the terms of Paragraphs 13-14 below, if the Agreement and Settlement is disapproved, in part or in whole, by the Court, or any appellate court; if dismissal of the Lawsuit with prejudice against Defendant cannot be accomplished; if a final judgment on the terms set forth in Paragraph 25 of the Agreement is not entered within 120 days after the entry of this Order; if the Settlement Date defined in Paragraph 5 of the Agreement does not occur; or if the Agreement and Settlement otherwise is not fully consummated and effected:

a. The Agreement shall have no further force and effect and it and all negotiations and proceedings connected therewith shall be without prejudice to the rights of Defendant, the Named Plaintiff and the Class; and

b. The Court shall enter a new Scheduling Order granting reasonable continuances of the previously established scheduling dates, including a new trial date, for the Parties to resume their preparations for trial and respond to the Court's rulings on Plaintiff's pending class certification motion and Defendant's pending motion for partial summary disposition.

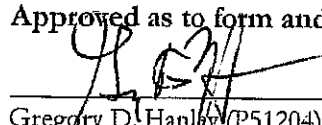
13. Defendant and Class Counsel may, in their sole and exclusive discretion, elect to waive any or all of the terms, conditions or requirements, or extend any or all of the deadlines stated in Paragraph 12. Such waiver or extension must be memorialized in a writing signed by Defendant and/or its counsel and Class Counsel and delivered via certified mail to opposing counsel, or it will have no force or effect. Any such waiver or extension shall not be binding on the Court.

Dated: _____, 2018.

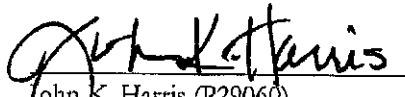
Honorable David J. Reader
Livingston County Circuit Court Judge

We hereby stipulate to the entry of the above AMENDED order.


Approved as to form and substance:




Gregory D. Hanley (P51204)
Kickham Hanley PLLC
32121 Woodward Avenue, Suite 300
Royal Oak, MI 48073
(248) 544-1500
Counsel for Plaintiffs



John K. Harris (P29060)
Law Offices of Harris & Literski
Attorneys for Charter Township of Brighton
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(810) 229-9340



Shawn Head (P72599)
Law Offices of Dean Koulouras
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Livonia, Michigan 48150
(734) 458.2200
Co-counsel for Plaintiffs



Theodore W. Seitz (P60320)
Dykema Gossett, PLLC
Co-Counsel for Charter Township of Brighton
201 Townsend St., Suite 900
Lansing, MI 48933
(517) 374-9152

EXHIBIT D
Notice to Class Members

**LEGAL NOTICE
NOTICE OF CLASS ACTION**

**IN ORDER TO RECEIVE A REFUND AS PART OF THIS CLASS ACTION SETTLEMENT,
YOU ARE REQUIRED TO SUBMIT A WRITTEN CLAIM.**

**IF YOU PAID THE TOWNSHIP OF BRIGHTON FOR SANITARY SEWER SERVICE AT
ANY TIME BETWEEN JUNE 20, 2010 AND JANUARY 31, 2018 AND WISH TO RECEIVE A
CASH REFUND IF YOU QUALIFY FOR SUCH REFUND, YOU MUST SUBMIT THE
ATTACHED CLAIM FORM ON OR BEFORE MARCH 22, 2018 AND MAIL IT TO
_____ OR EMAIL THE COMPLETED FORM TO _____.**

PLEASE RETAIN THIS NOTICE

STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE COUNTY OF LIVINGSTON

Dennis Shoner and Barbara Potocki,
individually, and as representatives of
a class of similarly-situated persons and entities,

Plaintiffs,

Case No. 16-29165-CZ
Hon. David J. Reader

v.

Charter Township of Brighton,
a municipal corporation,

Defendant.

Gregory D. Hanley (P51204)
Jamie K. Warrow (P61521)
Edward F. Kickham Jr. (P70332)
Kickham Hanley PLLC
32121 Woodward Avenue, Suite 300
Royal Oak, MI 48073
(248) 544-1500
Counsel for Plaintiffs

John K. Harris (P29060)
Law Offices of Harris & Literski
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Brighton, MI 48116
(810) 229-9340

Shawn Head (P72599)
The Head Law Firm, PLC
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Farmington Hills, MI 48331
Phone: 248.939.5405
Fax: 248.406.0218
Co-counsel for Plaintiffs

Theodore W. Seitz (P60320)
Erin A. Sedmak (P78282)
Dykema Gossett, PLLC
Co-Counsel for Charter Township of Brighton
201 Townsend St., Suite 900
Lansing, MI 48933
(517) 374-9152

TO: **All persons and entities which have paid the Township of Brighton (the "Township") for
sanitary sewage disposal services at any time between June 20, 2010 and January 31, 2018**

You are hereby notified that a proposed settlement in the amount of \$1,500,000 has been reached with the Township of Brighton in a class action lawsuit pending in Livingston County Circuit Court titled *Shoner v. Charter Township of Brighton*, Case No. 16-29165-CZ, presiding Judge David Reader, which challenged a debt service charge (the "Capital Charge") and an operations and maintenance charge (the "O&M Charge," collectively, the "Charges") imposed by the Township on users of its sanitary sewage disposal service. Plaintiffs brought these claims on behalf of themselves and a class of all others similarly situated.

Plaintiffs are individuals who are originally assessed sanitary sewer customer and who have paid the Charges imposed by the Township. Plaintiffs allege that the inclusion of such Charges in the Township's sewer rates (the "Rates") are motivated by a revenue-raising and not a regulatory purpose, that they are disproportionate to the Township's actual costs of providing sanitary sewage disposal services, and that (1) the Charges are therefore unlawful under the Headlee Amendment to the Michigan Constitution and (2) by collecting the Charges the Township has been unjustly enriched. Plaintiffs further claim that the Township has improperly included in the O&M Charges amounts intended to reimburse the Township for attorneys' fees and other expenses it has incurred and/or paid in connection with this Lawsuit (the "Lawsuit Expenses"). Plaintiffs sought a judgment from the court against the Township that would order and direct the Township to refund all Charges to which Plaintiffs and the class are entitled and any other appropriate relief.

The Township denies that the Charges are improper; denies that it has intentionally or negligently committed any unlawful, wrongful or tortious acts or omissions, violated any constitutional provision or statute, or breached any duties of any kind whatsoever; denies that it is in any way liable to any member of the Class; and states that the claims asserted in the Lawsuit have no substance in fact or law, and the Township has meritorious defenses to such claims; but, nevertheless, has agreed to enter into a Settlement Agreement to avoid further expense, inconvenience, and distraction and risks of burdensome and protracted litigation, and to obtain total and final peace, satisfaction and protection from the claims asserted in the Lawsuit.

There is a subset of the Class that consists of the owners of vacant parcels who have paid, or are paying, the Assessment Charge and Capital Charge for their respective parcels. The Township believes there is a dispute, not raised in Plaintiffs' pleadings, as to whether, once a structure is constructed on each of the Vacant Parcels, it is the responsibility of the Township or the owner of each respective Vacant Parcel to (a) pay for the costs associated with providing a grinder pump on the Vacant Parcel, and/or (b) pay for the costs associated with connecting the structures on each of the Vacant Parcels to the Sewer System ((a) and (b) are collectively referred hereafter as the "Sewer Connection Expense").

On _____, the Court entered an order preliminarily approving the settlement in this matter and certifying the Lawsuit as a class action. You are receiving this Notice because the Township's records

indicate that you paid for sanitary sewage disposal services between June 20, 2010 and January 31, 2018 and are therefore a member of the Class and/or the Subclass, as described below.

For settlement purposes, the parties have agreed that the Class includes all persons or entities that are or were the owners or occupiers of the "Originally Assessed Properties" (as defined below) and who/which paid the Township, or incurred fees, for service from the Sewer System at any time between June 20, 2010 and January 31, 2018 (the "Class"). The "Originally Assessed Properties" shall be those properties that comprise the 1029 parcels that were included in the Special Assessment District described in Plaintiffs' First Amended Complaint. The Parties have further stipulated to certification of a subclass, consisting of members of the Class who are the owners of the Vacant Parcels (the "Subclass"). The Class does not include the Township itself or any owner or occupiers of any properties other than the Originally Assessed Properties who/which paid the Township, or incurred fees, for service from the Sewer System. The settlement in this matter is intended to settle all of the claims of the members of the Class ("Class Members") relating to (i) the Assessment Charges, (ii) the Capital Charges, (iii) the O&M Charges, and (iv) the Lawsuit Expenses. The settlement also settles the claims of the Subclass regarding any disputes related to the Sewer Connection Expenses.

The principal terms of the Settlement Agreement are as follows:

For the purposes of the proposed Settlement, the Township expressly denies any and all allegations that it acted improperly, but, to avoid litigation costs, the Township has agreed to create a settlement fund in the aggregate amount of One Million Five Hundred Thousand Dollars (**\$1,500,000**) for the benefit of the Class ("Settlement Amount"). The Settlement Amount will be utilized, with Court approval, to provide refunds to the Class, and to pay Class Counsel an award of attorneys' fees, the total amount of which shall not exceed 33% of the Settlement Amount, and expenses for the conduct of the litigation.

The "Net Settlement Fund" is the Settlement Amount less the combined total of: (a) the attorneys' fees awarded to Class Counsel by the Court; (b) expenses reimbursed pursuant to the terms of the Settlement; (c) out-of-pocket expenses of the Claims-Escrow Administrator, and (d) any incentive awards made by the Court to the class representatives in an amount not to exceed \$10,000.

The Net Settlement Fund shall be used to pay Class Members as described below.

All Class Members may participate in the settlement of this case by receiving from the Net Settlement Fund a cash distribution payment. To qualify to receive a distribution of cash via check (a "Payment") from the Net Settlement Fund, Class Members will be required to submit sworn claims (the "Claims") which identify their names, addresses, and the periods of time in which they paid the Charges in order to participate in the Settlement. Class Members who submit Claims will hereafter be referred to as the "Claiming Class Members." The Claiming Class Members will be required to submit those claims so that they are received

by the Claims-Escrow Administrator no later than March 22, 2018. A claim form is enclosed with this Notice.

The Claims-Escrow Administrator shall calculate each Claiming Class Member's pro rata share of the Net Settlement Fund (the "Pro Rata Share"). Only those Class Members who paid for sewer service during the Class Period and submit a timely Claim are entitled to distribution of a Pro Rata Share of the Net Settlement Fund. The size of each Claiming Class Member's Pro Rata Share shall be determined by (1) calculating the total amount of O&M Charges and Capital Charges the Claiming Class Member paid during the Class Period and then (2) dividing that number by the total amount of O&M Charges and Capital Charges paid during the Class Period by all Claiming Class Members and then (3) multiplying that fraction by the amount of the Net Settlement Fund.

In addition to the refund and assignment of claims described above, the parties have agreed that Effective February 1, 2018, the Township shall cease charging the Class the Capital Charges and shall not impose upon the Class any further Capital Charges or any other charge to recover, in full or in part, the principal, interest, and administrative costs of retiring the debt incurred for the construction of the Sewer System.

The Township has also agreed that its General Fund shall reimburse the Sewer Fund for attorney fees in the amount of \$300,000.

The parties also agreed that the Township shall issue a one-time credit in the amount of \$3,800 to the owners of each of the Vacant Parcels that are required in the future to connect a new structure on their Vacant Parcel to the Sewer System. This credit will be issued at such time as a permit is issued to each of the owners of the Vacant Parcels to connect their Vacant Parcels to the Sewer System and will be applied to the Sewer Connection Expense.

The parties agreed that the Township otherwise retains its discretion to adjust rates and charges for all users of the Sewer System in accordance with Michigan law. The Township may not levy a tax or other assessment against property owners or sewer customers to finance, in whole or in part, the Settlement Fund (unless such tax or assessment receives voter approval), nor may the Township include as a recoverable cost in the setting of the Rates, any amounts that the Township's General Fund has contributed to the Settlement Fund.

The Settlement Fund shall be financed solely from current assets of the Township's General Fund as follows and the Township has agreed to make the \$1,500,000 payment to the Settlement Fund from the General Fund for the following reasons:

i. The Township represents that it has previously loaned the Sewer System \$2,385,832 from the Township's General Fund to assist the Sewer System in paying its outstanding sewer bond obligations, its O&M expenses, and Capital Reserve Fund contributions (the "Township Loan").

ii. There are at least 401 REUs for the Sewer System that have not been allocated to new users, and the current fee for each new REU is \$10,260.

iii. The Township Board is willing to have the Township's General Fund contribute cash to the Township's Sewer Fund in exchange for the Township's General Fund obtaining the right to receive the REU charges (currently \$10,260 per REU) for 401 of the REUs to be allocated in the future to new users.

iv. The flow of funds in connection with the transfer of the right to receive payment for the 401 REUs is set forth below.

v. As part of the transfers described herein, the Township Loan to the Sewer Fund and all accrued interest are being paid in full.

The flow of funds for the \$1,500,000 payment to the Settlement Fund shall be as follows:

i. The Township's General Fund shall purchase from the Sewer Fund 401 REUs of excess capacity at the cost of \$10,260 per REU for a total purchase price of \$4,114,260.

ii. The outstanding balance of the Township Loan of \$2,385,832 shall be deducted from the \$4,114,260 purchase price identified above, leaving a net payment to the Sewer Fund of \$1,728,428, and resulting in the Township Loan being paid in full.

iii. \$1,500,000 of the \$1,728,428 net payment to the Sewer Fund shall be paid to the Settlement Fund, and the balance of \$228,428 shall remain in the Sewer Fund.

All payments for the REUs purchased by Sewer System customers of the 401 REUs described above shall be paid to the General Fund to reimburse the General Fund for the full \$4,114,260 transferred pursuant to the above, and thereafter proceeds from the sale of any additional REUs for the Sewer System shall be deposited into the Sewer Fund.

The Claiming Class Members shall release the Township as provided below.

Class Members who wish to exclude themselves from the Settlement may write to the Administrator, stating that they do not wish to participate in the Settlement and that they wish to retain their right to file an action against the Township. This proposed settlement should not be interpreted, in any way, as suggesting that the claims alleged against the Township have legal or factual merit. The Township has challenged the validity of Plaintiffs' claims and many of the substantive legal and factual issues have not been resolved.

This request for exclusion must be postmarked no later than March 22, 2018 and mailed to: Kickham Hanley PLLC, 32121 Woodward Avenue, Suite 300, Royal Oak, Michigan 48073.

By remaining a Class Member, you will be bound by the terms of the proposed settlement and will be barred from bringing a separate action against the Township for the claims asserted in the Lawsuit at your own expense through your own attorney. You will, however, receive your pro rata share of the Net Settlement Fund if submit a timely claim and you do not request exclusion from the Class. If you were to successfully pursue such a separate action to conclusion, recovery might be available to you which is not available in this class action settlement. Whether to remain a member of this class or to request exclusion from this class action to attempt to pursue a separate action at your own expense without the assistance of the City in this Action is a question you should ask your own attorney. Class Counsel cannot and will not advise you on this issue.

Pursuant to the Order of the Court dated _____, 2018, a Settlement Hearing will be held in the Livingston County Circuit Court, at 9:30 a.m., on April 26, 2018, to determine whether the proposed Settlement as set forth in the Settlement Agreement dated Janaury ____, 2018, is fair, reasonable, and adequate and should be approved by the Court, whether the Lawsuit should be dismissed pursuant to the Settlement and whether counsel for Plaintiff Class should be awarded counsel fees and expenses. At the Settlement Hearing, any member of the Class may appear in person or through counsel and be heard to the extent allowed by the Court in support of, or in opposition to, the fairness, reasonableness and adequacy of the proposed Settlement. However, no Class member will be heard in opposition to the proposed Settlement and no papers or briefs submitted by any such Class member will be accepted or considered by the Court unless on or before March 22, 2018 such Class member (i) files with the Clerk of the Court notice of that person's intention to appear, proof of class membership, written objections that indicate the basis for such opposition, and any supporting papers and briefs; and (ii) serves by first class mail copies thereof upon each of the following attorneys:

Attorneys for Plaintiffs

Gregory D. Hanley
Jamic K. Warrow
Edward F. Kickham Jr.
Kickham Hanley PLLC
32121 Woodward Avenue, Suite 300
Royal Oak, MI 48073

Attorneys for Defendant

John K. Harris
Law Offices of Harris & Literski
Attorneys for Charter Township of Brighton
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Co-counsel for Plaintiffs

Theodore W. Seitz
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Lansing, MI 48933
(517) 374-9152

Any Class member who does not make and serve written objections in the manner provided above shall be deemed to have waived such objections and shall be forever foreclosed from making any objections (by appeal or otherwise) to the proposed Settlement.

AGAIN, IN ORDER TO RECEIVE A REFUND AS PART OF THIS CLASS ACTION SETTLEMENT, YOU ARE REQUIRED TO SUBMIT A WRITTEN CLAIM.

IF YOU ARE AN OWNER OF AN ORIGINALLY ASSESSED PROPERTY AND PAID THE CHARTER TOWNSHIP OF BRIGHTON FOR SEWER SERVICE AT ANY TIME BETWEEN JUNE 20, 2010 AND JANUARY 31, 2018 AND WISH TO RECEIVE A CASH REFUND IF YOU QUALIFY FOR SUCH REFUND, YOU MUST SUBMIT THE ATTACHED CLAIM FORM ON OR BEFORE MARCH 22, 2018 AND MAIL IT TO _____ OR EMAIL THE COMPLETED FORM TO _____.

For a more detailed statement of the matters involved in the Lawsuit, including the terms of the proposed Settlement, you are referred to papers on file in the Lawsuit, which may be inspected during regular business hours at the Office of the Clerk of Circuit Court for Livingston County, Michigan. You may also view the Settlement Agreement and other important court documents at www.kickhamhanley.com.

Should you have any questions with respect to this Notice of the proposed settlement of the Lawsuit generally, you should raise them with your own attorney or direct them to counsel for the Class, IN WRITING OR BY EMAIL TO KHTEMP@KICKHAMHANLEY.COM, NOT BY TELEPHONE, identified as Attorneys for Plaintiffs, above. **DO NOT CONTACT THE COURT, THE CLERK OF THE COURT, THE DEFENDANT OR THE ATTORNEYS FOR DEFENDANT.**

On the Settlement Date, each Class Member who has not timely requested exclusion therefrom shall be deemed to have individually executed, on behalf of the Class Member and his or her heirs, successors and assigns, if any, the following Release and Covenant Not To Sue, and the Final Order and Judgment to be entered by the Court in connection with the approval of this Settlement shall so provide:

In executing the Release and Covenant Not To Sue, each Class Member, on behalf of himself, herself or itself, and his, her or its parents, subsidiaries, affiliates, members, shareholders, predecessors, heirs, administrators, officers, directors, successors, assigns, and any person the Class Member represents, intending to be legally bound hereby, for good and valuable consideration, the receipt of which is hereby acknowledged, hereby absolutely, fully and forever releases, relieves, remises and discharges the Township, and each of its successors

and assigns, present and former agents, elected and appointed officials, representatives, employees, insurers, affiliated entities, attorneys and administrators, of and from any and all manner of actions, causes of action, suits, debts, accounts, understandings, contracts, agreements, controversies, judgments, consequential damages, compensatory damages, punitive damages, claims, liabilities, and demands of any kind or nature whatsoever, known or unknown, which arise from the beginning of time through January 31, 2018 concerning the Township's imposition and collection of the (i) the Assessment Charges, (ii) the Capital Charges, (iii) the O&M Charges, (iv) the Sewer Connection Expenses, and (v) Lawsuit Expenses. This release is intended to include all claims that were asserted or could have been asserted in the Lawsuit concerning the Township's imposition and collection of the (i) the Assessment Charges, (ii) the Capital Charges, (iii) the O&M Charges, (iv) the Sewer Connection Expenses, and (v) Lawsuit Expenses with the exception of claims to enforce the terms of this Settlement Agreement. In executing the Release and Covenant Not to Sue, each Class Member also covenants that: (a) except for actions or suits based upon breaches of the terms of this Agreement or to enforce rights provided for in this Agreement, he, she or it will refrain from commencing any action or suit, or prosecuting any pending action or suit, in law or in equity, against the Township on account of any action or cause of action released whereby; (b) none of the claims released under the Release and Covenant Not To Sue has been assigned to any other party; and (c) he, she or it accepts and assumes the risk that if any fact or circumstance is found, suspected, or claimed hereinafter to be other than or different from the facts or circumstances now believed to be true, the Release and Covenant Not To Sue shall be and remain effective notwithstanding any such difference in any such facts or circumstances. The foregoing shall not affect the claims of any Class Member alleging that their individual sewer bills were calculated in error on the basis of facts or circumstances unique to such class member and not based on the claims that were or could have been asserted by the Class in the Lawsuit.

EXHIBIT E
Publication Notice to the Class

**ATTENTION: CURRENT AND FORMER
RESIDENTS AND PROPERTY OWNERS OF BRIGHTON TOWNSHIP:
IMPORTANT NOTICE OF CLASS ACTION SETTLEMENT**

YOU HAVE A LIMITED TIME TO SUBMIT A CLAIM TO OBTAIN A REFUND.

**CLAIM FORMS MAY BE OBTAINED AT
WWW.KICKHAMHANLEY.COM/BRIGHTONTWP
SEE THE INFORMATION BELOW**

TO: All persons and entities which have paid the Township of Brighton (the "Township") for sanitary sewage disposal services at any time between June 20, 2010 and January 31, 2018

You are hereby notified that a proposed settlement in the amount of \$1,500,000 has been reached with the Township of Brighton in a class action lawsuit pending in Livingston County Circuit Court titled *Shoner v. Charter Township of Brighton*, Case No. 16-29165-CZ, presiding Judge David Reader, which challenged a debt service charge (the "Capital Charge") and an operations and maintenance charge (the "O&M Charge," collectively, the "Charges") imposed by the Township on users of its sanitary sewage disposal service. Plaintiffs brought these claims on behalf of themselves and a class of all others similarly situated.

Plaintiffs are individuals who are originally assessed sanitary sewer customer and who have paid the Charges imposed by the Township. Plaintiffs allege that the inclusion of such Charges in the Township's sewer rates (the "Rates") are motivated by a revenue-raising and not a regulatory purpose, that they are disproportionate to the Township's actual costs of providing sanitary sewage disposal services, and that (1) the Charges are therefore unlawful under the Headlee Amendment to the Michigan Constitution and (2) by collecting the Charges the Township has been unjustly enriched. Plaintiffs further claim that the Township has improperly included in the O&M Charges amounts intended to reimburse the Township for attorneys' fees and other expenses it has incurred and/or paid in connection with this Lawsuit (the "Lawsuit Expenses"). Plaintiffs sought a judgment from the court against the Township that would order and direct the Township to refund all Charges to which Plaintiffs and the class are entitled and any other appropriate relief.

The Township denies that the Charges are improper; denies that it has intentionally or negligently committed any unlawful, wrongful or tortious acts or omissions, violated any constitutional provision or statute, or breached any duties of any kind whatsoever; denies that it is in any way liable to any member of the Class; and states that the claims asserted in the Lawsuit have no substance in fact or law, and the Township has meritorious defenses to such claims; but, nevertheless, has agreed to enter into a Settlement

Agreement to avoid further expense, inconvenience, and distraction and risks of burdensome and protracted litigation, and to obtain total and final peace, satisfaction and protection from the claims asserted in the Lawsuit.

There is a subset of the Class that consists of the owners of vacant parcels who have paid, or are paying, the Assessment Charge and Capital Charge for their respective parcels. The Township believes there is a dispute, not raised in Plaintiffs' pleadings, as to whether, once a structure is constructed on each of the Vacant Parcels, it is the responsibility of the Township or the owner of each respective Vacant Parcels to (a) pay for the costs associated with providing a grinder pump on the Vacant Parcel, and/or (b) pay for the costs associated with connecting the structures on each of the Vacant Parcels to the Sewer System ((a) and (b) are collectively referred hereafter as the "Sewer Connection Expense").

On _____, the Court entered an order preliminarily approving the settlement in this matter and certifying the Lawsuit as a class action. You are receiving this Notice because the Township's records indicate that you paid for sanitary sewage disposal services between June 20, 2010 and January 31, 2018 and are therefore a member of the class and/or the subclass.

The Settlement Agreement is intended to settle all of the claims of the Class and Subclass and was reached with the assistance of a Court-appointed mediator. The principal terms of the Settlement Agreement are as follows:

For the purposes of the proposed Settlement, the Township expressly denies any and all allegations that it acted improperly, but, to avoid litigation costs, the Township has agreed to create a settlement fund in the aggregate amount of One Million Five Hundred Thousand Dollars (**\$1,500,000**) for the benefit of the Class ("Settlement Amount"). All Class Members may participate in the settlement of this case by receiving from the Net Settlement Fund a cash distribution payment. **To qualify to receive a distribution of cash via check (a "Payment") from the Net Settlement Fund, Class Members will be required to submit sworn claims (the "Claims") which identify their names, addresses, and the periods of time in which they paid the Charges in order to participate in the Settlement.**

In addition to the refund and assignment of claims described above, the parties have agreed that Effective February 1, 2018, the Township shall cease charging the Class the Capital Charges and shall not impose upon the Class any further Capital Charges or any other charge to recover, in full or in part, the principal, interest, and administrative costs of retiring the debt incurred for the construction of the Sewer System.

The Township has agreed that its General Fund shall reimburse the Sewer Fund for attorney fees in the amount of \$300,000.

The parties also agreed that the Township shall issue a one-time credit in the amount of \$3,800 to the owners of each of the Vacant Parcels that are required in the future to connect a new structure on their Vacant Parcel to the Sewer System. This credit will be issued at such time as a permit is issued to each of the owners of the Vacant Parcels to connect their Vacant Parcels to the Sewer System and will be applied to the Sewer Connection Expense.

For a more detailed statement of the matters involved in the Lawsuit, including the terms of the proposed Settlement, the process for submitting a Claim, your right to exclude yourself from the Settlement, and your right to object to the proposed Settlement, you are referred to papers on file in the Lawsuit, which may be inspected during regular business hours at the Office of the Clerk of Circuit Court for Oakland County, Michigan. You may also view the Settlement Agreement and other important court documents, and obtain the necessary claim form at www.kickhamhanley.com/brightontwp.

Should you have any questions about this Notice you should raise them with your own attorney or direct them to counsel for the Class, IN WRITING OR BY EMAIL, NOT BY TELEPHONE, identified below as Attorneys for Plaintiff and the Class. **DO NOT CONTACT THE COURT, CLERK OF THE COURT, OR ATTORNEYS FOR DEFENDANT.**

Attorneys for Plaintiff and the Class:

Gregory D. Hanley (P70332)
Jamie Warrow (P61521)
Edward F. Kickham Jr. (P70332)
Kickham Hanley PLLC
32121 Woodward Avenue
Royal Oak, Michigan 48073

**AGAIN, IN ORDER TO RECEIVE A REFUND AS PART OF THIS CLASS ACTION
SETTLEMENT, YOU ARE REQUIRED TO SUBMIT A WRITTEN CLAIM BY
MARCH 22, 2018. THE CLAIM FORM IS AVAILABLE AT
WWW.KICKHAMHANLEY.COM/BRIGHTONTWP**

EXHIBIT F
Final Judgment

STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE COUNTY OF LIVINGSTON

Dennis Shoner and Barbara Potocki,
individually, and as representatives of
a class of similarly-situated persons and entities,

Plaintiffs,

Case No. 16-29165-CZ
Hon. David J. Reader

v.

Charter Township of Brighton,
a municipal corporation,

Defendant.

Gregory D. Hanley (P51204)
Jamie K. Warrow (P61521)
Edward F. Kickham Jr. (P70332)
Kickham Hanley PLLC
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Co-counsel for Plaintiffs

Theodore W. Seitz (P60320)
Erin A. Sedmak (P78282)
Dykema Gossett, PLLC
Co-Counsel for Charter Township of Brighton
201 Townsend St., Suite 900
Lansing, MI 48933
(517) 374-9152

FINAL JUDGMENT AND ORDER APPROVING CLASS SETTLEMENT

At a session of said Court held in the
City of Pontiac, County of Livingston
State of Michigan on _____
PRESENT: HON. _____
Circuit Court Judge

WHEREAS, Plaintiffs and Defendant in this action have moved this Court pursuant to
MCR 3.501(E), for an order approving the settlement of this class action in accordance with the

terms set forth in the Class Action Settlement Agreement (“Agreement”) executed by counsel for the parties, and

WHEREAS, this Court having held a hearing, as noticed, on April 26, 2018 pursuant to the Order Regarding Preliminary Approval of Settlement, Notice and Scheduling, dated January ____, 2018 (the “Order”), to determine the fairness, adequacy and reasonableness of a proposed settlement of the Class Action; and due and adequate notice (the “Notice”) having been made by mailing in a manner consistent with Paragraphs 4 and 6 of the Order; and all such persons (excluding those who previously requested exclusion from the applicable Class) having been given an opportunity to object to or participate in the settlement; and the Court having heard and considered the matter, including all papers filed in connection therewith and the oral presentations of counsel at said hearing; and good cause appearing therefor,

WHEREAS, Defendant will fund the settlement by an electronic transfer in the amount of One Million Five Hundred Thousand Dollars (\$1,500,000) pending this Court’s final approval of the settlement and pursuant to the timeline set forth in the Agreement, and which will then be disbursed in accordance with the Agreement,

For the reasons stated on the record, IT IS HEREBY FOUND, ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

1. The terms of the Agreement are fair, reasonable and adequate and in the best interests of the members of the Class and are hereby approved. With respect to its determination that the Agreement is fair, reasonable and adequate, the Court specifically notes the Agreement was reached with the participation of a highly-respected Court-appointed mediator, and the Agreement reflects a substantial benefit to the class and subclass.

2. Plaintiff and Defendant are hereby ordered and directed to perform and consummate the settlement set forth in the Agreement in accordance with the terms and conditions of the Agreement. This Final Judgment and Order also incorporates by reference the definitions in

the Agreement, and all defined terms used herein shall have the same meanings as set forth in the Agreement.

3. The notification to the Class members regarding the Settlement is the best notice practicable under the circumstances and is in compliance with MCR 3.501(E) and the requirements of due process of law.

4. This Lawsuit is hereby dismissed with prejudice, and without costs to any party except as provided for in the Agreement. Insofar as this Final Judgment dismisses the Class claims relating to the Charges, the Lawsuit Expenses, and the Sewer Connection Expenses (as those terms are defined in the Agreement), this portion of this Final Judgment is a judgment on the merits.

5. Kickham Hanley PLLC, counsel for the Class, is hereby awarded attorneys' fees and costs in the amount of \$_____, to be paid as set forth in the Agreement. Plaintiff Barbara Potocki is granted an incentive award of \$10,000, to be paid as set forth in the Agreement. Plaintiff Dennis Shoner is granted an incentive award of \$10,000, to be paid as set forth in the Agreement.

6. Nothing in this Final Judgment and Order or the Agreement and no aspect of the Settlement is or shall be deemed or construed to be an admission, concession or evidence of any violation of any statute or law or any liability or wrongdoing by the Defendant Township or released party or of the truth of any of the factual or legal claims or allegations relating to the subject matter of the released claims.

7. Class Members who previously did not submit a timely and valid Request for Exclusion are deemed to have executed the following Release and Covenant not to Sue which is hereby approved by the Court:

In executing the Release and Covenant Not To Sue, each Class Member, on behalf of himself, herself or itself, and his, her or its parents, subsidiaries, affiliates, members, shareholders, predecessors, heirs, administrators, officers, directors, successors, assigns, and any person the Class Member represents, intending to be legally bound hereby, for good and valuable consideration, the receipt of which is hereby acknowledged, hereby absolutely, fully and forever releases, relieves, remises and discharges the Township, and each of its successors and assigns, present and former agents, elected and appointed officials, representatives, employees, insurers,

affiliated entities, attorneys and administrators, of and from any and all manner of actions, causes of action, suits, debts, accounts, understandings, contracts, agreements, controversies, judgments, consequential damages, compensatory damages, punitive damages, claims, liabilities, and demands of any kind or nature whatsoever, known or unknown, which arise from the beginning of time through January 31, 2018 concerning the Township's imposition and collection of the (i) the Assessment Charges, (ii) the Capital Charges, (iii) the O&M Charges, (iv) the Sewer Connection Expenses, and (v) Lawsuit Expenses. This release is intended to include all claims that were asserted or could have been asserted in the Lawsuit concerning the Township's imposition and collection of the (i) the Assessment Charges, (ii) the Capital Charges, (iii) the O&M Charges, (iv) the Sewer Connection Expenses, and (v) Lawsuit Expenses with the exception of claims to enforce the terms of this Settlement Agreement. In executing the Release and Covenant Not to Sue, each Class Member also covenants that: (a) except for actions or suits based upon breaches of the terms of this Agreement or to enforce rights provided for in this Agreement, he, she or it will refrain from commencing any action or suit, or prosecuting any pending action or suit, in law or in equity, against the Township on account of any action or cause of action released whereby; (b) none of the claims released under the Release and Covenant Not To Sue has been assigned to any other party; and (c) he, she or it accepts and assumes the risk that if any fact or circumstance is found, suspected, or claimed hereinafter to be other than or different from the facts or circumstances now believed to be true, the Release and Covenant Not To Sue shall be and remain effective notwithstanding any such difference in any such facts or circumstances. The foregoing shall not affect the claims of any Class Member alleging that their individual sewer bills were calculated in error on the basis of facts or circumstances unique to such class member and not based on the claims that were or could have been asserted by the Class in the Lawsuit.

8. The Court hereby permanently enjoins and restrains all Class members who did not duly request exclusion from the Class in the time and manner provided for in the Class Notice from commencing or prosecuting any action, suit, claim or demand against any of the parties released by virtue of the Agreement arising out of or relating to the Charges, Lawsuit Expenses, and Sewer Connection Expenses.

9. Without affecting the finality of this final judgment in any way, the Court reserves continuing and exclusive jurisdiction over the parties, including all members of the Class, in conjunction with the execution, consummation, administration and enforcement of the terms of the Agreement.

IT IS SO ORDERED:

Dated: _____, 2018.

Livingston County Circuit Court Judge

We hereby stipulate to the entry of the above order.

Approved as to form and substance:

Gregory D. Hanley (P51204)
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