

Joint Funding Agreement for Construction Work

	LOCAL PUBLIC AGE	ENCY						
Local Public Agency			County			Section Number		
DeWitt County Highway Department	t		DeV	Vitt		20-00044-05-RS		
Fund Type	ITEP, SRTS, HSIP Number(s)				MPO Name MPO			
STR	NA			N/A				
Construction State Job Number Project Number								
C-95-002-24 4RJL(930)								
This Agreement is made and entered into be Illinois, acting by and through its Department improve the designated location as describe behalf of the LPA and approved by the STA Highway Administration, hereinafter referred	t of Transportation, hereinafter refe d below. The improvement shall be TE using the STATE's policies and	erred to e consu	as " ulted	STATE". The STA in accordance with	TE i pla	and LPA joi ans prepared	ntly propose to	
	LOCATION							
						Stationing		
Local Street/Road Name	Key Route	Length			Fro		To	
Revere RD	FAU 7315	0.40	mile		00	.23	00.63	
Location Termini								
0.2 Mile S of ILL 10 to 0.6 Mile S of	ILL 10							
Current Jurisdiction		Existing Structure Number(s) NA)	Add Location	
DeWitt Co		N	Α				Remove	
	LOCATION					Ctationing		
Local Street/Road Name	Key Route	Length	h		Fro	Stationing	То	
Revere RD	FAS 1492	0.92					01.19	
Location Termini								
0.3 Mile E of US Bus 51 to 1.2 Mile	E of US Bus 51							
Current Jurisdiction		E	kisting	g Structure Numbe	er(s)	Add Location	
DeWitt Co		NA				Remove		
	PROJECT DESCRIP	TION						
Construction Only - Remove existing HMA surface. Including 4' - 8" HMA				agg base cours	se,	6" HMA b	inder, 2"	
LOCAL PUBLIC AGEN	CY APPROPRIATION - REQU	IRED	FOR	STATE LET CO	JN.	TRACTS		
By execution of this Agreement the LPA attefund the LPA share of project costs. A copy							ordinance to	
	D OF FINANCING - (State-Let	Cont	ract	Work Only)				
Check One								
☐ METHOD A - Lump Sum (80% of LPA Obligation) Lump Sum Payment - Upon award of the contract for this improvement, the LPA will pay the STATE within thirty (30) calendar days of billing, in lump sum, an amount equal to 80% of the LPA's estimated obligation incurred under this agreement. The LPA will pay to the STATE the remainder of the LPA's obligation (including any nonparticipating costs) in a lump sum within thirty (30) calendar days of billing in a lump sum, upon completion of the project based on final costs.								

	Monthly Payments of	due by the	of each successive month.
Monthly Payments - Upon awa	ard of the contract for this improveme	ent, the LPA will pay to the STATE	E a specified amount each month for
an estimated period of months	s, or until 80% of the LPA's estimated	d obligation under the provisions o	f the agreement has been paid. The
LPA will pay to the STATE the	e remainder of the LPA's obligation (including any nonparticipating cost	ts) in a lump sum, upon completion of
the project based upon final co	osts.		
METHOD C - LPA's Shar	e Balance	divided by estimated total cost mu	ultiplied by actual progress payment.
Progress Payments - Upon rec	ceipt of the contractor's first and subs	sequent progressive bills for this in	nprovement, the LPA will pay to the
STATE within thirty (30) calen	dar days of receipt, an amount equal	to the LPA's share of the constru	ction cost divided by the estimated
total cost multiplied by the actu	ual payment (appropriately adjust for	nonparticipating costs) made to the	ne contractor until the entire obligation
incurred under this agreement	has been paid.		

Failure to remit the payment(s) in a timely manner as required under Methods A, B, or C shall allow the **STATE** to internally offset, reduce, or deduct the arrearage from any payment or reimbursement due or about to become due and payable from the **STATE** to the **LPA** on this or any other contract. The **STATE** at its sole option, upon notice to the **LPA**, may place the debit into the Illinois Comptroller's Offset System (15 ILCS 405/10.05) or take such other and further action as may be required to recover the debt.

THE LPA AGREES:

- 1. To acquire in its name, or in the name of the **STATE** if on the **STATE** highway system, all right-of-way necessary for this project in accordance with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, and established State policies and procedures. Prior to advertising for bids, the **LPA** shall certify to the **STATE** that all requirements of Titles II and III of said Uniform Act have been satisfied. The disposition of encroachments, if any, will be cooperatively determined by representatives of the **LPA**, the **STATE**, and the **FHWA** if required.
- 2. To provide for all utility adjustments and to regulate the use of the right-of-way of this improvement by utilities, public and private, in accordance with the current Utility Accommodation Policy for Local Public Agency Highway and Street Systems.
- 3. To provide for surveys and the preparation of plans for the proposed improvement and engineering supervision during construction of the proposed improvement.
- 4. To retain jurisdiction of the completed improvement unless specified otherwise by addendum (addendum should be accompanied by a location map). If the improvement location is currently under road district jurisdiction, a jurisdictional addendum is required.
- 5. To maintain or cause to be maintained the completed improvement (or that portion within its jurisdiction as established by addendum referred to in item 4 above) in a manner satisfactory to the **STATE** and the **FHWA**.
- 6. To comply with all applicable Executive Orders and Federal Highway Acts pursuant to the Equal Employment Opportunity and Nondiscrimination Regulations required by the U.S. Department of Transportation.
- 7. To maintain for a minimum of 3 years after final project close out by the **STATE**, adequate books, records and supporting documents to verify the amounts, recipients and uses of all disbursements of funds passing in conjunction with the contract. The contract and all books, records, and supporting documents related to the contract shall be available for review and audit by the Auditor General and the **STATE**. The **LPA** agrees to cooperate fully with any audit conducted by the Auditor General, the **STATE**, and to provide full access to all relevant materials. Failure to maintain the books, records, and supporting documents required by this section shall establish presumption in favor of the **STATE** for recovery of any funds paid by the **STATE** under the contract for which adequate books, records and supporting documentation are not available to support their purported disbursement.
- 8. To provide if required, for the improvement of any railroad-highway grade crossing and rail crossing protection within the limits of the proposed improvement.
- 9. To comply with Federal requirements or possibly lose (partial or total) Federal participation as determined by the FHWA.
- 10. To provide or cause to be provided all of the initial funding, equipment, labor, material, and services necessary to complete locally administered portions of the project.
- 11. (Railroad Related Work) The **LPA** is responsible for the payment of the railroad related expenses in accordance with the LPA/ railroad agreement prior to requesting reimbursement from the **STATE**. Requests for reimbursement should be sent to the appropriate IDOT District Bureau of Local Roads and Streets Office. Engineer's Payment Estimates shall be in accordance with the Division of Cost.
- 12. Certifies to the best of its knowledge and belief that it's officials:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by any Federal department or agency;
 - b. have not within a three-year period preceding this agreement been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State anti-trust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements receiving stolen property;
 - c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, Local) with commission of any of the offenses enumerated in item (b) of this certification; and
 - d. have not within a three-year period preceding the agreement had one or more public transactions (Federal, State, Local)

terminated for cause or default.

- 13. To include the certifications, listed in item 12 above, and all other certifications required by State statutes, in every contract, including procurement of materials and leases of equipment.
- 14. That execution of this agreement constitutes the **LPA**'s concurrence in the award of the construction contract to the responsible low bidder as determined by the **STATE**.
- 15. That for agreements exceeding \$100,000 in federal funds, execution of this agreement constitutes the LPA's certification that:
 - a. No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a member of congress, an officer or employee of congress, or any employee of a member of congress in connection with the awarding of any federal contract, the making of any cooperative agreement, and the extension, continuation, renewal, amendment or modification of any Federal contract, grant, loan or cooperative agreement.
 - b. If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of congress, an officer or employee of congress or an employee of a member of congress in connection with this federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit standard form - LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions.
 - c. The LPA shall require that the language of this certification be included in the award documents for all subawards (including subcontracts, subgrants and contracts under grants, loans, and cooperative agreements), and that all subrecipients shall certify and disclose accordingly
- 16. To regulate parking and traffic in accordance with the approved project report.
- 17. To regulate encroachments on public rights-of-way in accordance with current Illinois Compiled Statutes.
- 18. To regulate the discharge of sanitary sewage into any storm water drainage system constructed with this improvement in accordance with the current Illinois Compiled Statutes.

THE STATE AGREES:

- 1. To provide such guidance, assistance, and supervision to monitor and perform audits to the extent necessary to assure validity of the **LPA**'s certification of compliance with Title II and III Requirements.
- 2. To receive bids for construction of the proposed improvement when the plans have been approved by the **STATE** (and **FHWA**, if required) and to award a contract for construction of the proposed improvement after receipt of a satisfactory bid.
- 3. To provide all initial funding and payments to the contractor for construction work let by the **STATE**. The **LPA** will be invoiced for their share of contract costs per the method of payment selected under Method of Financing based on the Division of Costs shown on Addendum 2.
- 4. For agreements with federal and/or state funds in construction engineering, utility work and/or railroad work:
 - a. To reimburse the **LPA** for federal and/or state share on the basis of periodic billings, provided said billings contain sufficient cost information and show evidence of payments by the **LPA**;
 - b. To provide independent assurance sampling and furnish off-site material inspection and testing at sources normally visited by STATE inspectors for steel, cement, aggregate, structural steel, and other materials customarily tested by the STATE.

IT IS MUTUALLY AGREED:

- 1. Construction of the project will utilize domestic steel as required by Section 106.01 of the current edition of the Standard Specifications for Road and Bridge Construction and federal Buy America provisions
- 2. That this Agreement and the covenants contained herein shall become null and void in the event that the **FHWA** does not approve the proposed improvement for Federal-aid participation within one (1) year of the date of execution of this agreement.
- 3. This agreement shall be binding upon the parties, their successors, and assigns.
- 4. For contracts awarded by the **LPA**, the **LPA** shall not discriminate on the basis of race, color, national origin or sex in the award and performance of any USDOT assisted contract or in the administration of its DBE program or the requirements of 49 CFR part 26. The **LPA** shall take all necessary and reasonable steps under 49 CFR part 26 to ensure nondiscrimination in the award and administration of USDOT assisted contracts. The **LPA**'s DBE program, as required by 49 CFR part 26 and as approved by USDOT, is incorporated by reference in this agreement. Upon notification to the recipient of its failure to carry out its approved program, the **STATE** may impose sanctions as provided for under part 26 and may, in appropriate cases, refer the matter for enforcement under 18 U.S. C 1001 and/or the Program Fraud Civil Remedies Act of 1986 (31 U.S.C 3801 et seq.). In the absence of a USDOT approved **LPA** DBE Program or on **state** awarded contracts, this agreement shall be administered under the provisions of the **STATE**'S USDOT approved Disadvantaged Business Enterprise Program.
- 5. In cases where the **STATE** is reimbursing the **LPA**, obligation of the **STATE** shall cease immediately without penalty or further payment being required if, in any fiscal year, the Illinois General Assembly or applicable federal funding source fails to appropriate or otherwise make available funds for the work contemplated herein.
- 6. All projects for the construction of fixed works which are financed in whole or in part with funds provided by this agreement and/or amendment shall be subject to the Prevailing Wage Act (820 ILCS 130/0.01 et seq.) unless the provisions of the act exempt its

application.

FISCAL RESPONSIBILITIES:

- Reimbursement Requests: For reimbursement requests the LPA will submit supporting documentation with each invoice. Supporting documentation is defined as verification of payment, certified time sheets or summaries, vendor invoices, vendor receipts, cost plus fix fee invoice, progress report, personnel and direct cost summaries, and other documentation supporting the requested reimbursement amount (Form BLR 05621 should be used for consultant invoicing purposes). LPA invoice requests to the STATE will be submitted with sequential invoice numbers by project.
- 2. **Financial Integrity Review and Evaluation (FIRE) program**: **LPA's** and the **STATE** must justify continued federal funding on inactive projects. 23 CFR 630.106(a)(5) defines an inactive project as a project which no expenditures have been charged against Federal funds for the past twelve (12) months. To keep projects active, invoicing must occur a minimum of one time within any given twelve (12) month period. However, to ensure adequate processing time, the first invoice shall be submitted to the **STATE** within six (6) months of the federal authorization date. Subsequent invoices will be submitted in intervals not to exceed six (6) months.
- 3. **Final Invoice**: The **LPA** will submit to the **STATE** a complete and detailed final invoice with applicable supporting documentation of all incurred costs, less previous payments, no later than twelve (12) months from the date of completion of work or from the date of the previous invoice, whichever occurs first. If a final invoice is not received within this time frame, the most recent invoice may be considered the final invoice and the obligation of the funds closed. Form BLR 05613 (Engineering Payment Record) is required to be submitted with the final invoice for engineering projects.
- 4. **Project Closeout**: The **LPA** shall provide the final report to the appropriate **STATE** district office within twelve (12) months of the physical completion date of the project so that the report may be audited and approved for payment. If the deadline cannot be met, a written explanation must be provided to the district prior to the end of the twelve (12) months documenting the reason and the new anticipated date of completion. If the extended deadline is not met, this process must be repeated until the project is closed. Failure to follow this process may result In the immediate close-out of the project and loss of further funding.
- 5. **Project End Date**: The period of performance (end date) for state and federal obligation purposes is five (5) years for projects under \$1,000,000 or seven (7) years for projects over \$1,000,000 from the execution date of the agreement.
 - Requests for time extensions and joint agreement amendments must be received and approved prior to expiration of the project end date. Failure to extend the end date may result in the immediate close-out of the project and loss of further funding.
- 6. Single Audit Requirements: If the **LPA** expends \$750,000 or more a year in federal financial assistance, they shall have an audit made in accordance with 2 CFR 200. **LPA's** expending less than \$750,000 a year shall be exempt from compliance. A copy of the audit report must be submitted to the **STATE** (IDOT's Office of Internal Audit, Room 201, 2300 South Dirksen Parkway, Springfield, Illinois, 62764) within 30 days after the completion of the audit, but no later than one year after the end of the LPA's fiscal year. The ALN number for all highway planning and construction activities is 20.205. Federal funds utilized for construction activities on projects let and awarded by the **STATE** (federal amounts shown as "Participating Construction" on Addendum 2) are not Included in a **LPA's** calculation of federal funds expended by the LPA for Single Audit purposes..
- 7. **Federal Registration**: **LPA's** are required to register with the System for Award Management or SAM, which is a web-enabled government-wide application that collects, validates, stores, and disseminates business Information about the federal government's trading partners in support of the contract award and the electronic payment processes. To register or renew, please use the following website: https://www.sam.gov/SAM/

ADDENDA

Additional information and/or stipulations are hereby attached and identified below as being a part of this agreement.

\boxtimes	1.	Location Map
\boxtimes	2.	Division of Cost
\boxtimes	3.	Resolution*
\boxtimes	4.	Federal Construction Addendum

^{*}Appropriation and signature authority resolution must be in effect on, or prior to, the execution date of the agreement.

The LPA further agrees as a condition of payment, that it accepts and will comply with the applicable provisions set forth in this agreement and all Addenda indicated above.

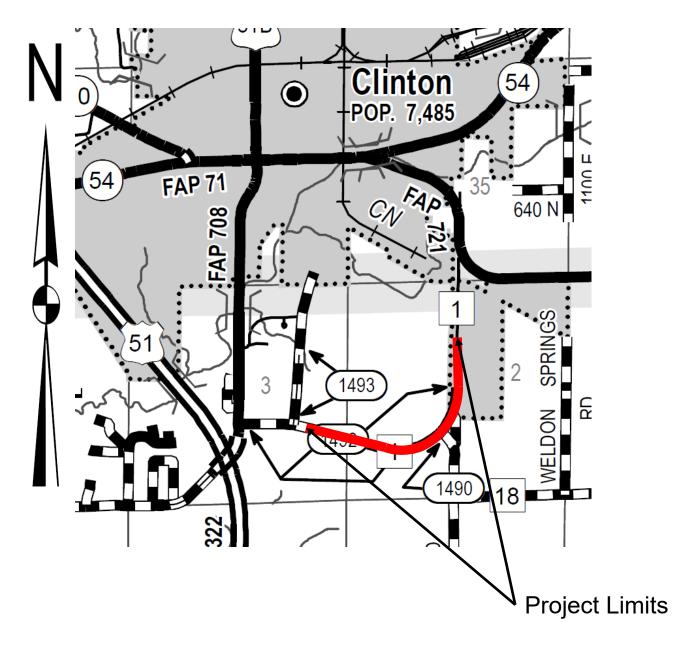
APPROVED

Local Public Agency	
Name of Official (Print or Type Name)	
Dan Matthews	
Title of Official	
County Board Chairman	
Signature	Date
The above signature certifies the agency's TIN number is	
376000697 conducting business as a Governmental Entity.	
DUNS Number 075590729	
UEI MGM6Z83A8EJ7	
APPROVED	
State of Illinois Department of Transportation	
Omer Osman, P.E., Secretary of Transportation	Date
By:	
George A. Tapas, P.E., S.E., Engineer of Local Roads & Streets	Date
Stephen M. Travia, P.E., Director of Highways PI/Chief Engineer	Date
Yangsu Kim, Chief Counsel	Date
Viski Wilson Chief Fiscal Officer	Data
Vicki Wilson, Chief Fiscal Officer	Date

NOTE: A resolution authorizing the local official (or their <u>delegate</u>) to execute this agreement and appropriation of local funds is required to be attached as an addendum. The resolution must be approved prior to, or concurrently with, the <u>execution</u> of this agreement. If BLR 09110 or BLR 09120 are used to appropriate local matching funds, attach these forms to the signature authorization resolution.

Please check this box to open a fillable Resolution Form within this Addenda.

Addenda Number 1



Location Map

ADDENDA NUMBER 2										
Local Public Agency		County	County		Section Numb	Section Number		umber P	Project Number	
DeWitt County Highway Department De		DeW	DeWitt		20-00044-0	20-00044-05-RS		C-95-002-24 4F))
DIVISION OF COST										
		Federal Funds			State Funds		Local Public Agency			
Type of Work	Fund Type	Amount	%	Fund Type	Amount	%	Fund Type	Amount	%	Totals
Participating Construction	STR	\$2,757,000.00	80%				Local	\$690,000.00		\$3,447,000.00
Total \$2,757,000.00				Total			Total	\$690,000.	00	\$3,447,000.00

If funding is not a percentage of the total place an asterisk (*) in the space provided for the percentage and explain below:

NOTE: The costs shown in the Division of Cost table are approximate and subject to change. The final **LPA** share is dependent on the final Federal and State participation. The actual costs will be used in the final division of cost for billing and reimbursement.



Resolution for Improvement Under the Illinois Highway Code

Is this project a bondable capital improvement?			Resolution Type		Resolution Number	Section Number	
				nental		20-00044-05-RS	
BE IT RESOLVED, by the Board				of the Co	ounty		
Govern	ning Body T	уре				olic Agency Type	
of DeWitt	Illi	nois tha	at the follow	ing describe	ed street(s)/road(s)/s	tructure be improved under	
Name of Local Public Agency the Illinois Highway Code. Work shall be done by		ct ot or Day	Labor				
For Roadway/Street Improvements:				1	1		
Name of Street(s)/Road(s)	Length (miles)		Route		From	То	
Revere Rd	0.925	FAS 1	492	0.27 mi e (FAP 708		1.195 MI east of US 51B (FAP 708)	
Revere Rd	0.4	FAU 7	O.23 MI south (FAP 721)			0.63 MI south of IL 10 (FAP 721)	
For Structures:							
Name of Street(s)/Road(s)	Exist Structu		Route	Location		Feature Crossed	
BE IT FURTHER RESOLVED, 1. That the proposed improvement shall consist	of			•			
Removal and replacement of PCC Pave with HMA pavement and HMA shoulders removal and replacement, pavement manappropriates the balance of DeWitt Cour	s on agg irkings a	regate ind oth	e base an ner work r	d aggrega	ate shoulders. It	- 1	
That there is hereby appropriated the sum of	Three h	undre	d fifty six t	thousand	and xx/100		
				ollars (0) for the improvement of	
said section from the Local Public Agency's allotn BE IT FURTHER RESOLVED, that the Clerk is he of the Department of Transportation.					ed originals of this re	solution to the district office	
I, Kari Harris	Coun				rk in and for said \overline{C}		
Name of Clerk	Lo	cal Publ	ic Agency Ty	/pe		Local Public Agency Type	
of DeWitt Name of Local Public Agency	ir	the St	ate aforesai	id, and keep	per of the records an	d files thereof, as provided by	
statute, do hereby certify the foregoing to be a tru	e, perfect	and co	mplete origi	inal of a res	olution adopted by		
Board of De					_at a meeting held o	n <u>December 21, 2023</u>	
Governing Body Type			al Public Age	-		Date	
IN TESTIMONY WHEREOF, I have hereunto set	my hand	and sea	al this 22n Day		December, 2023 Month, Year	·	



(SEAL, if required by the LPA)

Resolution for Improvement Under the Illinois Highway Code



Resolution for Maintenance Under the Illinois Highway Code

	DISTRICT	County	Resol	ution inumber	<u>Resolution Ty</u>	pe <u>Se</u>	ction inum	nper
	5	DeWitt			Original	24	-00000-	-00-GM
BE IT RESOLVED, by the		Board Governing Bod	у Туре	of	theLocal	County Public Agence	у Туре	of
	eWitt	_			appropriated the	_	, ,,	
	cal Public Age	•				ΦΕ00	000.00	
Five hundred thousan	d and xx/1	00			Dolla	ars (<u>\$500,</u>	000.00)
of Motor Fuel Tax funds for	r the purpose	of maintaining stree	ets and highwa	ays under the a	applicable provis	ions of Illino	ois Highwa	ay Code from
01/01/24 to to	12/31/24 Ending Dat	1						
BE IT FURTHER RESOLV including supplemental or infunds during the period as	revised estim	ates approved in co						
BE IT FURTHER RESOLV	ED, that	County		of		DeWitt		
shall submit within three m available from the Departm expenditure by the Departr BE IT FURTHER RESOLV of the Department of Trans	onths after the nent, a certification on the nent under the nection (ED, that the	ne end of the mainten ed statement showin nis appropriation, and	nance period a g expenditure d	s and the bala	e, to the Departi nces remaining	in the funds	nsportatio authorize	ed for
ı Kari Harris	of Clerk		County ocal Public Age	/ C	lerk in and for sa	aid	Coun	ity
of	DeWitt		•		and keeper of th		_	
	of Local Public	Agency		,				,
provided by statute, do her	eby certify th	e foregoing to be a t	rue, perfect a	nd complete co	opy of a resolution	on adopted l	by the	
Board		of	De\	∕Vitt	at a	meeting he	ld on	12/21/23
Governing Body				Public Agency		3		Date
IN TESTIMONY WHEREO	F, I have hei	eunto set my hand a	and seal this _	22nd day Day	of Decembe	r, 2023 Month, Yea	ır	
(SEAL, if required	d by the LPA)	Clerk	Signature & Da	ate			
					APPRO	OVED		
				nal Engineer S tment of Trans	Signature & Date Sportation			

Completed 12/13/23 BLR 14220 (Rev. 12/13/22)

WALKER TIRE & EXHAUST

400 Illini Dr Clinton, IL 61727 217-935-8923

WO # 1-122057

Page 1 of 1

Date 11/04/23

Emp: 1-42 Pat / 1-77 James,

In Nov 04, 2023 8:44 AM

Contact: 217-493-2065

****WORK ORDER***

Sold To:

DEWITT COUNTY HIGHWAY DEPT

9900 REVERE ROAD CLINTON IL 61727

VEHICLE MILEAGE

Signature:

Ship To:

Unit #:

Vehicle: License:

Mileage: In: 0 Out: 0

Vin#:

Business Phone: 217-935-2438

PO#:

		ULY DESCRIPTION	Parts	Labor		loa
42	≠ PTS531M73	6.00 1400-24 MICHELIN X SNOPLUS MS *	975.00	0.00	0.00	5.850.00
42	059	1.00 SERVICE CALL	0.00	300.00	0.00	300.00
TIRES ARE	GALAXY DRAFS					

() TPMS LIGHT OFF () NEEDS DRIVEN 20 MI	LES TO TURN OF
LUGNUTS TORQUED TO	PSI
() LUGNUTS() REPAIR	
() PLUG	
() PATCH () REBEAD	
() TUBE PATCH NEW TUBE SIZE	
TECHNICIAN(S)	

Parts: 5,850.00
Labor: 300.00
SHOP CHARGE: 0.00
Subtotal: 6,150.00
Sales Tax: 0.00

Total: \$6,150.00

Page 1 of 1

TRAVEL EXPENSE AUTHORIZATION FORM

Name and Job Tit	le: <u>Mark Mathon</u>
Department/Offic	ce: _Highway Department
Dates:	April 15-19, 2024
Nature of Travel:	National Association of County Engineers Annual Conference, Riverside County, CA
Meals Total: _	
Lodging Total: _	\$975.57 (\$209/night + tax, Convention rate)
Mileage Total: _	
Registration: _	\$920.00

ATTACH ALL RECEIPTS AND DOCUMENTATION

Renaissance Palm Springs Hotel

888 Tahquitz Canyon Way Palm Springs California 92262 ÚSA

+1-760-322-6000

Thank you for booking with us, Mark Mathon.

Discover This Way

Mon, Apr 15, 2024 - Fri, Apr 19, 2024

Confirmation Number: 85076432





Check-In:

Monday, April 15, 2024

04:00 PM

Check-Out: Friday, April 19, 2024

11:00 AM

Number of rooms

1 Room

Guests per room

1 Adult

Guarantee Method

Credit Card Guarantee, Visa

Total for Stay (all rooms)

975.57 USD

Room 1

Room Type >

Guest Room

Guaranteed Requests:

None

ALL REQUESTS >

Modify or Cancel Reservation



(/reg/4632012?i=WTYG7ojpTRolXr8hGXs4R0q_3ZgkfGTa)

Receipt

Reference Number	32957880
Registered At	11/30/23, 6:52 AM
Balance Due	\$0.00
Payment Status	Paid .
Paument Method	Credit Card

Registrant Details

		Registrant	
Full Name	Email Address	Type	Price
Mark	mmathon@dewittcountyil.gov	Delegate	
Mathon	(mailto:mmathon@dewittcountuil.gov)		

Selections

Selection	Quantity	Unit Price	Total
Delegate	1	\$845.00	\$845,00
	1		
	1		
Tour Ticket	1	\$75.00	\$75.00
		Total	

\$920∞

Billed To

······	
Full Name	Mark Mathon
Line 1	140 Thorps Rd
City	Waynesville
State/Province/County	IL.
Zip/Postal Code	61778
Country	United States
Email Address	mmathon@dewittcountyil.gov (mailto:mmathon@dewittcountyil.gov)

Transactions

Date	Transaction Type		Amount	a 20
November 30, 2023	Order Amount	(\$920 =
November 30, 2023	Online Visa Payment		ددس	(\$3500g)
		Balance Due	\$0.00	,

Please remit payment to:

NACE

PO BOX 426064

Washington, DC 20442-6064

NACE W9 is linked in confirmation email.

NACE Physical Address (DO NOT SEND PAYMENT TO THIS ADDRESS)

660 North Capital Street, NW Suite 420 | Washington, DC 20001

Event management software (https://swoogo.events) powered by Swoogo