

# East Aurora Senior Center Bike Rack

Eagle Scout Project Idea By: Chris Sieracki- Troop 513

Edited 5/17/18

Problem Statement: At the East Aurora Senior Center, seniors often ride their bikes to the Center and use them throughout the day. Unfortunately, there is not an accessible place to store their bikes safely and conveniently.

Design Idea: My idea is to purchase a bike rack and install it outside the entrance of the Senior Center, as well as add a sidewalk around and under the bike rack which would be similar to the stone tiles that currently surround the entrance. This will create easy access bike storage for members and guests who wish to ride their bikes. The rack will be securely anchored to the ground to insure protection from theft.

Senior Center approval made by: Donna Bodeker, Director of the Senior Center

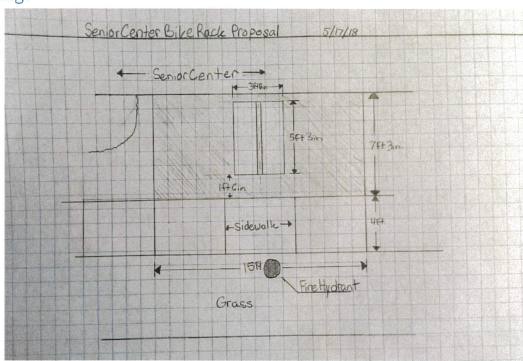
### Materials/Estimated Cost:

Bike Rack: ~\$500

Stone Tiles: Unknown

• Concrete / Pea Stone

# Drawing:



# Pictures:









# Bike Rack



WS-2



# OPEN DEVELOPMENT AREA VARIANCE APPLICATION FORM

Tewn of Aurora
300 Gleed Avenue
East Aurora, New York 14052

I. TYPE OF REQUEST
AREA VARIANCE RESIDENTIAL SPRINKLER SYSTEM VARIANCE
II. APPLICANT/PETITIONER
Applicant's Name Charles L. Skalski Jr
Address 9 Evergreen Trail
City Orchard Park State NY. ZIP 14/27
Phone Z/G Interest in /purchaser/developer) Owner
/purchaser/developer) Owner
III. PROPERTY OFFICE ORMATION (If different from applicant information.)
Property Owner(s) Name(s)
Address
City State ZIP
City State ZIP           Phone Fax Email
III. PROPERTY INFORMATION
Property Address 1049 Willard Shire Rd. Aurora, W.Y. SBL# 163.00 -1-2.1
SBL# /63.00 -/-d./
Property size in acres 4.02 Property Frontage in feet 16.33
Zoning District K ( - ) Surrounding Zoning P ( )
Current Use of Property Vacant
IV. REQUEST DETAIL
Has an Open Development Area permit previously been issued for this property? XYN
i i
• If yes, when?_///27/20/7

Signature of Applicant/Petitioner  Charles L. Ska/Sk. Jr.  Print name of Applicant/Petitioner	
On the 7th day of May in the year 2018 before me, the above individual appeared, personally known to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she/they executed the same for the purposes therein stated.	
Notary Public  SHERYL A. MILLER Reg. #01MI6128663  Notary Public, State of New York  Qualified In Eric County  Commission Expires June 13, 20 21	
Office Use Only: Date received:	Receipt #:
Application reviewed by:	invide Apparture.
ECDP ZR-1 form sent to EC:	Hearing publication date:
PREVIOUS APPEAL(S):	
A previous appeal to the Town Board and/or Zoning Boar respect to this property.	d of Appeals()has()has not been made with
Previous appeals:	
Date: Type of Appeal:	Granted Denied
Date: Type of Appeal:	Granted Denied

V. SIGNATURES (This application must be signed by the applicant/petitioner. If the applicant is not

the owner of the property, a separate owner authorization form must be submitted – see pg. 5)

Letter of intent for a variance for 1049 Willardshire Rd. Aurora, NY

Town of Aurora Board,

We are requesting a variance for the set back on the above-mentioned property. Our intention is to build a single-family home with an attached garage.

The above-mentioned property has been granted an ODA for a flag lot and we are requesting the set-back be reduced from 200' to 100'. Being a flag lot, the flag portion of the lot is approximately 950' from Willardshire Rd.

The prospective area for our home site has been previously cleared and with a granted variance we would not need to remove any further trees maintaining the natural beauty of the site.

The included site plan lays out the drive way with pull off as well as the required "Tee" turnaround. The drive will also include a circle approach to the home. The homes garage eastern corner is the proposed area to be 100' from the property line.

Thank you for your consideration of this variance.

Chuck & Rose Skalski



## **TOWN OF AURORA**

300 Gleed Avenue, East Aurora, NY 14052 www.townofaurora.com

STATE OF NEW YORK) COUNTY OF ERIE TOWN OF AURORA

I, Martha L. Librock, Town Clerk of the Town of Aurora, Erie County, New York, do hereby certify that at a regular meeting of the Town Board of aforesaid town, on the 27th day of November, 2017, at the Town Hall Auditorium, 300 Gleed Avenue, East Aurora, New York, the following resolution was adopted, every member present voting therefore, to wit:

Councilman Snyder moved to adopt the following resolution; seconded by Councilwoman Jeffe:

### RESOLUTION APPROVING OPEN DEVELOPMENT AREA PLAN FOR 1049 WILLARDSHIRE ROAD SBL#163.00-1-2.1 TOWN OF AURORA, NEW YORK

WHEREAS, Chapter 99 of the Code of The Town of Aurora establishes standards for landowners who wish to develop or subdivide land that lacks adequate public road frontage for standard lot development (known as "open development area"); and

WHEREAS, the Applicant has filed an Open Development Area application for 1049 Willardshire Road. PO Orchard Park, Town of Aurora, SBL# 163.00-1-2.1 and seeks approval to construct a single family residence on the 4.2± acre parcel; and

WHEREAS, the Applicant has made every reasonable attempt and all necessary effort to comply with specifications of Chapter 99 of the Code of the Town of Aurora; and

WHEREAS, a narrative description of the private right-of-way, including but not limited to, ownership of the right-of-way and a maintenance plan for the right-of-way, is required under Chapter 99 Section 99-29 (4) (a)(b)(c) and shall be filed with the Erie County Clerk; and

WHEREAS, the Zoning Board of Appeals has issued a width variance of 20 feet for the ingress/egress easement to the parcel; and

WHEREAS, this action is considered a Type II under SEQR and no further review under SEQR is required: and

WHEREAS, according to Section 99-37 of the Code, the Town Board may modify the specifications and requirements in any Open Development Area Plan, where in the Board's judgment, such modifications are in the public interest and/or will avoid the imposition of unnecessary hardship on the applicant.

NOW THEREFORE BE IT

**KESULVED,** that the Town Board of the Town of Aurora acknowledges that compliance with all other standards, requirements and conditions, including those specified by the Town Board as noted above, is in the public interest and will substantially secure the objectives of the modified standard; and BE IT FURTHER

**RESOLVED,** that approval of the Open Development Area with a variance by the Zoning Board of Appeals for a 20 foot width variance for the ingress/egress easement is expressly for 1049 Willardshire Road, SBL#163.00-1-2.1, for the construction of a single family dwelling, and any future development will be subject to the standards and requirements of Chapter 99 of the Code of the Town of Aurora without modification, variance or waiver.

Upon a vote being taken: ayes - five noes - none Motion carried.

I do further certify that I have compared the foregoing with the original minutes of the regular meeting of the Town Board of said Town held on the 27<sup>th</sup> day of November, 2017, and the foregoing is a true and correct transcript of said original minutes and the whole thereof, and that the resolutions duly adopted by the said Town Board are on file in my office.

I do further certify that the following members of the Town Board were present at such meeting, namely: <u>Jeffrey T. Harris</u>, Councilman; <u>Susan A. Friess</u>, Councilwoman; <u>Jolene M. Jeffe</u>, Councilwoman; <u>Charles D. Snyder</u>, Councilman; <u>James J. Bach</u>, Supervisor

Being all of the persons constituting said Town Board of the Town of Aurora, Erie County, New York.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the said Town of Aurora, Erie County, New York, this 64 day of December, 20/7.

Martha L. Librock

Town Clerk

SEAL

J. Gerard Green 38 Elm St. Upper East Aurora, NY 14052 716-866-8307

May 10, 2018

Town of Aurora Board Members Town of Aurora 300 Gleed Avenue East Aurora NY 14052

RE:Rezoning of 431 Quaker Road

Dear Town of Aurora Board Members:

Gerand Lu

As a result of trying to make some long term plans on my property at 431 Quaker Road, It came to my attention that it had been rezoned in March 0f 2017 from Agriculture to Residential(R1). I never received any notification that this was being done or even considered. It might surprise the board that this property currently consists of one(1) 1700 sq. ft. single family home, and two(2) occupied rental cottages, one(1) unoccupied, but serviced by electric and functional cottage, a two car garage and two(2) sheds housing two(2) goats. These structures were all in place when I purchased the property August 31, 2106. The previous owner also kept goats on the property.

It's my belief that this was done without some basic research on the current nature of the property and simply based on the fact that the lots in Reed Hill have been rezoned to Residential. For now, It is my preference that the property be rezoned back to Agriculture. Please let me know that this is acceptable.

Sincerely,

Gerard Green



# Town of Aurora Department of Parks & Recreation

300 Gleed Avenue East Aurora, New York 14052 recreation@townofaurora.com www.aurorarec.com

To: Town Board

From: Chris Musshafen

Date: 4/18/18 Re: Staff

Approval is requested to donate a Community Pool Family Membership to Parkdale Elementary school for their basket raffle that supports the Make-A-Wish Foundation.

# TANTEIN 100HAS 33NH NOINN EXECUTE

# Parkdale Elementary School www.eastauroraschools.org/parkdale

On Friday, June 15<sup>th</sup> Parkdale Elementary School's fourth grade students and teachers will be hosting our annual Parkdale Carnival to benefit the Make-A-Wish Foundation. We are very proud to share that last year's carnival raised enough money to grant a deserving child an entire wish! This is a wonderful accomplishment for us and this year we would like to be able to do that again. Once again, we have invited our middle school students to attend and anticipate over 1,000 students and community members to be in attendance.

The Parkdale Carnival to benefit the Make-A-Wish Foundation provides students with the opportunity to give back to the community. Students have worked countless hours in cooperative groups designing food and game booths, creating signs, advertising, and organizing their booths. Our carnival will also promote business and networking skills as they sell tickets and run their booths on the day of the event.

In order to reach or exceed our goal of \$8,500 we are looking for the support of local businesses and need your help! The carnival will include a raffle and a silent auction. We are hoping you would consider donating a raffle basket or auction item. If you'd rather, you may contribute a monetary donation to the Make-A-Wish Foundation in the form of a check. A donation would provide your business with a wonderful opportunity to show support of local children and an incredible non-profit organization. We would greatly appreciate your donation to support our carnival. It is our hope to be able to fulfill a wish to a child in need.

If you have any questions about the carnival donations, please contact Aja Holland at <u>ajaminor6@vahoo.com</u> or (716)698-8513.

Thank you for supporting our fourth grade students in their fundraising efforts for the Make-A-Wish Foundation.

Sincerely,

Fourth Grade Teachers and Students



141 Girard Avenue

East Aurora, NY 14052-1786

Telephone: (716) 687-2352

Vending Machine Agreement Town of Avrong and between East Auror 2 This Agreement is entered into by and between East-Aurora Community Pool (hereinafter referred to as 'Proprietor') and DLVending, DBA, (hereinafter referred to as 'Operator').

#### RECITALS

Operator is a partnership with a principal place of business at 5 Victoria Heights, East Aurora NY 14052. Operator is engaged in the business of installing and operating automatic vending machines at various business locations and of selling articles of merchandise, food, and beverages to the public through such machines. Proprietor is located on Olean Street in the Town of Aurora, State of New York. Operator desires to install snack and drink vending machines on the premises of Proprietor for the sale of snacks and drinks and Proprietor desires to grant Operator a license for such purposes on the terms and conditions contained in this agreement. Therefore, in consideration of the mutual covenants and promises contained herein, it is hereby agreed as follows:

#### ARTICLE 1.

#### **EXCLUSIVE GRANT**

Proprietor hereby grants to Operator the right and privilege to install, operate, and maintain coffee vending machines on the premises of Proprietor located at 673 Olean Street, East Aurora, NY 14052 and it is expressly understood and agreed that all sales of snacks and drinks on the aforementioned premises of Proprietor shall be by means of those vending machines installed and operated by Operator.

#### ARTICLE 2.

#### **INSTALLATION OF MACHINES**

Operator shall install on the premises of the Proprietor at such locations as are mutually agreed upon by the parties, automatic snack and drink vending machines as are set forth in Schedule A attached hereto and incorporated herein by this reference.

#### ARTICLE 3.

#### REMOVAL AND REPLACEMENT OF MACHINES

Operator shall have the right to remove any of the machines installed on the premises of the Proprietor under this Agreement and/or to replace any such machine with a vending machine of similar type, quality. and appearance.

#### ARTICLE 4.

#### **INCREASE OR DECREASE IN NUMBERS OF MACHINES**

Operator shall have the right to increase or decrease the number of machines installed on the premises of Proprietor, or to eliminate all machines on the premises to adjust to changes in demand, sales, or economic conditions. Proprietor shall have the right to impose restrictions on the number or placement of machines where such number or placement would interfere with the normal operation of Proprietor's business.

#### ARTICLE 5.

#### **COMPENSATION**

Operator shall pay to the Proprietor for the exclusive right to sell coffee on the described premises 10% of gross sales from the vending machine(s). For purposes herein, 'gross sales' shall be defined as gross receipts less federal, state and local sales and excise taxes existing at the time payment is due. Payments will be made monthly during the pools months of operation, for a total of three payments a year.

#### ARTICLE 6.

#### **Records and Statements**

Operator shall maintain a complete and accurate record of all sales made through the vending machines located on the premises of Proprietor and covered by this Agreement and shall within 7 days submit a statement of such sales and of the commissions due the Proprietor under Article 5 of this Agreement. Payment in full for such commissions due shall accompany the statement.

#### Article 7. **TERM**

This Agreement shall commence as soon as possible after execution of this Agreement and shall be for a term of 2 years from that commencement date and shall be renewed automatically and continue for successive periods unless notice of termination is given by either party to the other in writing at least 60 days prior to the expiration of the then current period.

#### **ARTICLE 8.**

#### **OWNERSHIP OF MACHINES**

It is understood and agreed by and between the parties that the vending machines installed on the premises of Proprietor by Operator are and shall remain the property of Operator. Upon termination of this Agreement by any means, Operator shall have the right without further notice to Proprietor to remove any and all vending machines belonging to Operator which have been installed on the premises of Proprietor.

#### ARTICLE 9.

#### **SELECTION AND PRICING**

Operator shall keep the machines stocked at all times with sufficient quantities of snacks and drinks to insure continuous service to patrons of Proprietor. Operator shall have sole control over the selection of brands of such items to be offered for sale through the vending machines and of the prices at which they are offered for sale, but he shall to the extent possible, seek to offer the patrons of Proprietor a wide selection of brands at competitive prices.

#### ARTICLE 10.

#### **RISK OF DAMAGE TO MACHINES**

Except as may be attributable to Proprietor by reason of the negligence of its officers, agents, patrons or employees, Operator assumes the risk and responsibility for any loss, destruction, or damage occurring to the vending machines. Proprietor shall be liable to Operator for all losses incurred as the result of damage to machines by Proprietor, by those employed by Proprietor or Proprietor's patrons

#### **ARTICLE 11.**

#### **MAINTENANCE AND SERVICE**

Operator shall regularly inspect, service, clean, and maintain the described vending machines and shall keep them operating and in good working order, at all times promptly maintaining them in a clean and sanitary condition in accordance with all applicable federal, state and local laws.

#### **ARTICLE 12.**

#### **NOTIFICATION OF MACHINE FAILURE**

Proprietor agrees to notify Operator promptly of any failure of the vending machines to function properly and further agrees to permit only authorized agents of Operator to remove, open, or in any way tamper with the machines.

#### **ARTICLE 13.**

#### **UTILITIES**

Proprietor shall furnish and bear the cost of all utilities necessary for the operation of the vending machines installed under this Agreement and shall furnish suitable utility outlets for use by such machines. Proprietor shall provide continuous utility service to the machines and machine areas and shall not cause or permit the interruption of such service except in the event of an emergency.

#### **ARTICLE 14.**

#### **FEES AND TAXES**

Operator shall be responsible for and shall pay all state, county, and city license fees and sales or other merchandising taxes that may be imposed on the sales of merchandise through its vending machines.

#### **ARTICLE 15.**

#### **RELATION OF PARTIES**

It is the intention of the parties that Operator be an independent contractor hereunder, and that no agency or employment relationship be created by this Agreement.

#### **ARTICLE 16**

#### **COMPLIANCE WITH LAWS**

Each party shall comply with all federal, state, local, or other laws or regulations applicable to the sale of merchandise through vending machines

#### ARTICLE 17.

#### TERMINATION OF AGREEMENT

17.1 This Agreement may be terminated by either party if the other party defaults in the performance of an obligation or materially breaches any of the terms or conditions of this Agreement and fails to cure such default or breach within 15 days after service of written notice upon him of such default or breach.

17.2 This Agreement may be terminated at any time by Operator by reason of unprofitability of the operation by giving 30 days notice in writing to Proprietor.

#### **ARTICLE 18.**

#### **ASSIGNMENT**

This Agreement shall not be assignable by either party without the prior written consent of the other party. Subject to the foregoing limitation, this Agreement shall endure to the benefit of and be binding upon the successors and assigns of the respective parties.

#### **ARTICLE 19.**

#### **ENTIRE AGREEMENT**

This Agreement constitutes the entire Agreement of the parties with respect to the subject matter hereof and supersedes any and all agreements, understandings, statements, or representations either oral or in writing.

#### **ARTICLE 20.**

#### **ATTORNEYS' FEES**

Should any litigation be commenced between the parties hereto or their personal representative concerning any provisions of these Articles, or the rights and duties of any person in relation thereto, the party or parties prevailing in such litigation shall be entitled, in addition too such other relief as may be granted, to a reasonable sum as and for their or his attorney's fee in such litigation, which shall be determined by the court in such litigation, or in a separate action brought for that purpose.

#### ARTICLE 21.

#### **GOVERNING LAW**

The validity of this Agreement and of any of its terms or provisions as well as the rights and duties of the parties hereunder shall be interpreted and construed pursuant to and in accordance with the laws of the State of New York.

Executed at East Aurora, New York Dated:	on the day and year indicated beneath the signature of each party. —
PROPRIETOR	
By:	
Dated:	<del>-</del>
OPERATOR	
By:	

SUPERVISOR James J. Bach (716) 652-7590 jbach@townofaurora.com



townclerk

WS-G

# **TOWN OF AURORA**

Southside Municipal Center

300 Gleed Avenue, East Aurora, NY 14052 <u>www.townofaurora.com</u>

TOWN COUNCIL MEMBERS

Susan A. Friess

sfriess@townofaurora.com

- Та

Jeffrey T. Harris jharris@townofaurora.com

Jolene M. Jeffe jjeffe@townofaurora.com

Charles D. Snyder

Charles D. Snyder <u>csnyder@townofaurora.com</u>

SUPT. OF HIGHWAYS David M. Gunner

(716) 652-4050 highway@townofaurora.com

SUPT. OF BUILDING Patrick J. Blizniak

(716) 652-7591

building@townofaurora.com

ASSESSOR

assessor@townofaurora.com

(716) 652-0011

Richard L. Dean

DIR. OF RECREATION

Christopher Musshafen (716) 652-8866

chris@townofaurora.com

**TOWN ATTORNEY** 

Ronald P. Bennett

TOWN JUSTICE

Jeffrey P. Markello

Anthony DiFilippo IV

HISTORIAN

Robert L. Goller (716) 652-7944

historian@townofaurora.com

FAX: (716) 652-3507

NYS Relay Number:

1(800) 662-1220

This institution is an equal opportunity provider and employer.

May 18, 2018

To: The Town Board

Re: Ten hour work day

Please approve a ten hour, four day work week for highway laborers from June 4,

2018 through August 31, 2018.

Thank You,

David Gunner

Highway Superintendent

SUPERVISOR James J. Bach (716) 652-7590 jbach@townofaurora.com



townc

WS-7

### **TOWN OF AURORA**

### Southside Municipal Center

300 Gleed Avenue, East Aurora, NY 14052 www.townofaurora.com

TOWN COUNCIL MEMBERS

May 15, 2018

Susan A. Friess sfriess@townofaurora.com

To: Town Board Members

Jeffrey T. Harris <a href="mailto:iharris@townofaurora.com">iharris@townofaurora.com</a>

Jolene M. Jeffe jjeffe@townofaurora.com

I respectfully request the Town Board authorize the purchase of the following Parks & Rubbish Department equipment needs. They are all quoted from either the NYS OGS contract or the National NJPA contract.

Charles D. Snyder <a href="mailto:csnyder@townofaurora.com">csnyder@townofaurora.com</a>

ODB Model LCT650 leaf vacuum: \$38,639.75

SUPT. OF HIGHWAYS Toro Model Groundsmaster 4000-D 11' Gull Wing Lawn Mower: \$62403.90

Kubota Model L6060HSTC Turf Tire Tractor: \$36,660.69

Land Pride Model LP2020 14' Gull Wing tow behind mower: \$16134.17

David M. Gunner (716) 652-4050 highway@townofaurora.com

SUPT. OF BUILDING Patrick J. Blizniak (716) 652-7591 building@townofaurora.com

ASSESSOR Richard L. Dean assessor@townofaurora.com (716) 652-0011

DIR. OF RECREATION Peggy M. Cooke (716) 652-8866 peggy@townofaurora.com

> TOWN ATTORNEY Ronald P. Bennett

> > TOWN JUSTICE Douglas W. Marky Jeffrey P. Markello

HISTORIAN Robert L. Goller (716) 652-7944 historian@townofaurora.com

FAX: (716) 652-3507

Please place this request on a work session to discuss possible financing or budgeting needs to pay for these items.

Sincerely,

David M. Gunner

Superintendent of Highways



# CONTRACT PRICING WORKSHEET



Submission # 1056

Date Prep: 5/7/2018

This Worksheet is prepared by LAND PRIDE and given to NJPA Member Organization. Once Purchase Order is issued, both Purchase Order and Quote <u>MUST</u> be emailed to lporderdesk@landpride.com - Purchase Order must be issued to Land Pride

Buying Agency Town of Aurora	Town of Aurora				Land Pride	c/o Alexan	der Equipment		
Contact Person Tom Gadd				Contact Person		L. Olson - National Accts Mgr.			
Phone: 585-591-2955	585-591-2955			Phone;	1-800-255-0132 ext. 1220			······································	(VSA)
NJPA Member No. <b>Will need upon orde</b>	Will need upon ordering			Fax:	1-800-382-4367				
Email: alexanderequipment	alexanderequipment@rochester.rr.com				troy.olson@landpride.com				
Product Code: AFM4214	Desc	ription:		Land Pride All-Flex Mower (LP2020)					
A. Product Item Base Unit Pric	e Per Contra	ctor's NJPA	Contract (Contract #	062117-LPI)	•			T	\$14,892.00
B. Published Options - Itemize Published Options are options whic				- Include Op	tion Code i	n descriptio	n if applicable		(Note:
Description	on		Cost		De	scription		Cost	
18 - 18" Deck Tires			\$4,010.00						
31 - Conventional Wing Drive Lir	ne		\$1,222.00						
55 - Hyd. Wing Unlock			\$478.00						
82 - Orange			\$0.00						
C. Unpublished Options - Item	íze below - A	ttach addit	ional sheet if necessa	rv	Subtotal	from addit	ional sheet(s): Subtotal B:	\$	5,710.00 (Note:
Unpublished options are items which				•					(More:
Descriptio	n		Cost		Description				Cost
								-	
	45000000000000000000000000000000000000	······································			Subtotal	from addit	ional sheet(s):	<u> </u>	
D. Total Cost bafore any other	onnlinable C	hayaan Tus	do les Alleuses D		(A . D . C)		Subtotal C:	\$	
D. Total Cost before any other  Quantity Ordered:	1 1		ototal of A+B+C :	iscounts, Et		<b>}</b>	C-1-1-1-1	T .	
		<u> </u>		L	20,602		Subtotal D:	\$	20,602.00
E. Other Charges, Trade Ins, All Description		scounts, Etc							
	111		Cost		Description		<u> </u>	Cost	
Freight (GP) Trucking Set-up			\$482.67 \$100.00		*****			<u> </u>	
Delivery	<del></del>	TTRANSPORT	1	f. Total Pur	chaco Drice	(D.E) ·	Subtotal E:	İ	600 É7
Trade-in Allowance:			\$100.00	i. Total Pur	CHASE PHICE			<u>;                                    </u>	682,67
Trace III / MOWORING.			\$0.00				Percentage :	<u> </u>	25.00%
Deliver	y Date :		In Stock		E Tata			\$   _	5,150.50
Delivery Date: In Stock F. Total Purchase Price (D+E):				\$	16,134.17				



NJPA Arkansas 4600031466 NJPA Delaware GSS 17673

L6060HSTC WEB QUOTE #1026775 Date: 5/4/2018 10:53:55 AM - Customer Information -GUNNER, DAVID TOWN OF AURORA dgunner@townofaurora.com

716-652-4050

Quote Provided By Alexander Equipment Thomas Gadd 3266 Buffalo St. Alexander, NY 14005 email:

alexanderequipment@rochester.rr.com

phone: 5855912955

\$587.00

-- Custom Options --

L6060HSTC Base Price: \$44,934.00



L Series

L6060HSTC

- Standard Features --

\* EQUIPMENT IN STANDARD MACHINE \* \* \*

**DIESEL ENGINE** Model # V2403CRTE4GL4/GL5 Tier IV Engine Common Rail Direct Injection w/ DPF and EGR Turbo Charged 4 Cyl., 148.5 cu. in. ^ 60.0 Net Eng. HP ^ 53.0 PTO HP @ 2600 Eng. rpm 12V 45Amp - 582CCA Radial Air Flow Cooling

POWER TAKE OFF 1 Speed Rear Live - HYD. IND. 540 rpm @ 2550 Eng. rpm SAE 1-3/8 6 Splines Electric over Hydraulic PTO Switch

DIMENSIONS Overall Height w/ROPS 98.0"

Overall Length w/3pt. 135.0" Wheel Base 75.4" Crop Clearance 16.7"

STANDARD EQUIPMENT

Highback Adj. Swivel Seat w/

Suspension w/Arm Rests

Operator Presence Control

Flat Deck w/Hanging Pedals

Safety Start Switches

Electric Key Shut-off

2 Front Work Lights

Wide Anti-Slip Step

ISO Mounted Platform Turn Signals / Hazard Flashers

Operator Presence Control

Telescoping Lower Links

4 Position Loader Valve

One Piece Metal Hood

2 Tier Halogen Head Lights

12V Outlet and Cup Holder Front Wiper w/ asher 60 Amp Alternator

Speakers and Radio Wired

ROPS Certified Cab

w/Retractable

Seat Belt

Deluxe

System

Parking Brakes

Tilt Steering

SMV Sign

System

**HYDRAULICS** 

Open Center Tandem Pump Gear Type 4.7 gpm Power Steering 9.4 gpm Remote/3 Pt. Hitch 14.1 gpm Total Hyd. Flow Category I 3-Pt. Hitch Lift Capacity -At lift Point 3858 lbs.

**Dual Air Cleaner Element** 

24" Behind 2976 lbs. **Position Control** 

FRONT AXLE Hydrostatic Power Steering Cast iron 4WD front axle Tread Spacing - Non-adjustable Bevel Gear drive

**DRIVE TRAIN** 

HST PLUS 3 Forward Speeds / 3 Reverse Speeds High-Med-Low

Mech. Wet Disc Brakes Differential Lock Cruise Control

**FLUID CAPACITY** 

Fuel Tank 13.5 gal. Cooling System 8.7 qts. Crankcase 9.9 qts Transmission and Hydraulics 11.9 gal. Front Axle Differential 9.5 qts.

^ Manufacturer Estimate

IntelliPanel<sup>TM</sup>

Interior Light AC/Heater with

Ventilation

Horn

Internal/External

**Lighted Communications** Symbols Standard Tachometer Digital Read for Speed, MPH, PTO speeds, diagnostics system and

DPF system

Warning Symbols

SELECTED TIRES

ALR8708 & ALR6802 TURF TIRES FRONT - 29x12.50-15 R3 Titan Multi Trac REAR - 44x18-20 R3 Titan Multi Trac 8stud

396-REMOTE HYD CONTROL / E36 CAB (1) FLOAT DETENT VALVE \$302.00 L8309-FLOAT DETENT VALVE Configured Price: \$45,823.00 NJPA Discount: (\$10,081.06)SUBTOTAL: **\$35,741.94** Dealer Assembly: \$148.75 Freight Cost: \$520.00 PDI: \$250.00

(1) REMOTE HYD CONTROL / E36 CAB

Total Unit Price: \$36,660.69 Quantity Ordered: Final Sales Price: \$36,660.69

**Purchase Order Must Reflect** 

To order, place your Purchase Order directly with the quoting

the Final Sales Price





315 Commerce Blvd, Liverpool, New York Phone: 1-315-457-0181 Parts Fax: 1-800-950-4342 Office Fax: 1-315-457-0312 Ø

892-898 Troy Schenectady Rd Latham, New York Phone: 1-518-765-5841 Parts Fax: 1-800-950-4342 Office Fax: 1-518-785-5740



Salesman

Date:	5/14/2018
Inquiry Date:	
Prices Good Until:	October 31, 2018
Estimated Delivery:	
Terms:	
F.O.B.	Delivered
Shipped Via:	Truck
Height of Cut:	
Purchase Order#	
Ship to Zip Code	

Gary M. Hughes

To: Customer Name: Address:

Town Of Aurora 251 Quaker Rd

City State Zip:

Aurora, New York 14052

Orders should list the Vendor as Grassland Equipment & Irrigation Corp.

Attn:

David Gunner

Phone:

(716)652-1123

In Response to your inquiry, we submit the following Quotation;

Purchase

Cell Phone 716 570-2267 Email ghughes@grasslandcorp.com

Group 40625 Heavy Equipment. Award PGB-22792, Contract: PC66756

Qty Model Number		Description	Sugg. Retail Price *	NYS Contract Price	Extension	
1	30609	Groundsmaster 4000-D (Tier 4 Final Compliant)	\$79,219.00	\$61,790.82	\$61,790.82	
1	30671	Sunshade Red	\$786.00	\$613.08	\$613.08	

	NOTES		TOTALS		
Delivery Contact Name	Dave Gunner		Equipment Total @ MSRP	\$1	30,005.00
<b>Delivery Contact</b>	(716)652-1123			,	·
Phone Number			Discount	(\$:	17,601.10)
			Total Equipment Toro Protection Plus Trade Ins Set Up Delivery Charges	<b>\$62</b> \$ \$ \$	2,403.90 - - - -
Customer Acceptance		Date:	Total	\$ \$(	52,403.90
,		24.0.		\$62	2,403.90

#### OLD DOMINION BRUSH CO., INC.

5118 Glen Alden Drive, Richmond, VA 23231 1-800-446-9823

PROPOSAL # 050418RT1 Town of Aurora

251 Quaker Road East Aurora NY 14052 DATE: May 4, 2018 ATTN: David Gunner NJPA Membership # 115246

SKU#

**ODB Model LCT650** 

MSRP

LCT650.JD74

Powered by John Deere 4045TFC03 diesel 4 cyl. engine rated for 74 HP Final Tier 4

\$ 39,550.00

30" diameter suction impeller with six 3/8" thick T-1 steel blades

4-groove power band belt drive for suction impeller 16" diameter x 120" rubber suction hose with steel nozzle

16" diameter x 48" long rubber exhaust hose

Hydraulic hose boom powered by an electric/hydraulic pump

13" clutch assembly with a 2.25" diameter PTO shaft & safety engagement

44-gallon polyethylene fuel tank

Engine controls with Murphy safety shut down system 1/4" thick trailer deck with channel members on the ends Tandem 4,500 pound rubber Torflex axles with EZ lube hubs

Four (4) ST225-75-R15 radial tires mounted on steel wheels and steel fenders

Electric brakes with break-away actuator

LED type DOT lights and aoval LED amber flasher light at rear HD height adjustable pintle eye with three quick release pins

Parking jack with 5" swivel castor wheel

All components pre-painted prior to assembly - standard color is white

**Options** 

SP.PNT

Red paint color other than standard white

640.00

Total Equipment Cost: \$ 40,190.00

NJPA 7.5% Discount: \$ (3,014.25)

NET Equipment Cost:

\$ 37,175.75

Transportation cost from Richmond, VA at \$3/mile

488 \$ 1,464.00

TOTAL DELIVERED COST PER UNIT:

\$ 38,639.75

Lead-time is approximately 60 days ARO



Contract #041217-0DB

Thank you, Rick Timmerman

800-632-7989 rickt@odbco.com SUPERVISOR JAMES J. BACH (716) 652-7590 jbach@townofaurora.com



WS-8

<u>townc</u>

## **TOWN OF AURORA**

300 Gleed Avenue, East Aurora, NY 14052 www.townofaurora.com

# **MEMO**

TO:

Town Board

FROM:

Kathleen Moffat

RE:

Major's Park Capital Project

DATE:

05/08/18

With the assistance of Laura Landers of Freed Maxick, I am working to clean up and close out old capital projects that are still open in the general ledger. The Major's Park capital project (H6) is in a deficit of \$27,610.27. In order to close this out, a transfer from either General Fund fund balance or the Contingent account must occur. I respectfully request the Board approve **one** of the following:

- Budget Transfer of \$27,610.27 from A 1990 Contingent to A 1950.9 Transfers Capital Projects
- Budget Amendment: Increase appropriation line A 1950.9 Transfers Capital Projects; source of funding is unreserved, unappropriated fund balance in General Fund

# STATE OF NEW YORK

WS-9

LEGISLATURE OF ERIE COUNTY

## **CLERK'S OFFICE**

BUFFALO, N.Y., March 15, 2018

### TO WHOM IT MAY CONCERN:

**I HEREBY CERTIFY**, That at the **6th** Session of the Legislature of Erie County, held in the Legislative Chambers, in the City of Buffalo, on the **Fifteenth** day of **March, 2018 A.D.**, a Resolution was adopted, of which the following is a true copy:

WHEREAS, this Legislature has gone on record supporting the expansion of twenty first century, broadband internet in Erie County by approving a resolution to form the Erie County Broadband Committee as well as funding a broadband feasibility study; and

WHEREAS, the Erie County Broadband Committee released a white paper analyzing the state of broadband in Erie County; and

WHEREAS, the white paper found that a large expense in expanding fiber cable was the excavation costs associated with installing conduit; and

WHEREAS, aside from the expense, digging and laying conduit is often an inconvenience to motorists, pedestrians and businesses; and

WHEREAS, adopting a "Dig Once" policy where conduit is installed while roads or right of ways are already being excavated will be a significant step towards the expansion of twenty first century internet in Erie County, a tremendous cost savings to taxpayers, and a potential revenue source when conduit is leased.

NOW, THEREFORE, BE IT

RESOLVED, that Erie County shall adopt a "Dig Once" policy; and be it further

RESOLVED, that the Erie County Commissioner of Environment and Planning shall oversee its implementation; and be it further

RESOLVED, that this Legislature encourages all municipalities within Erie County to adopt this policy as well; and be it further

RESOLVED, that the Clerk of the Legislature forward certified copies of this resolution to the Erie County Executive, the Honorable Mark Poloncarz; Commissioner of Environment and Planning, Thomas Hersey; ECIDA Chairwoman Brenda McDuffie; and all supervisors and mayors of towns and villages and cities within Erie County.

**REFERENCE:** 

INTRO. 2-5 (2017)

WS-10

The property at 416 Maple Road is part of WD235 according to the district maps and a line item on their town/county tax bill. As a WD235 property, it is also in the MWIA.

In 1998, the property owner applied to the Town of Elma water department for water service.

Elma made the tap into the Elma main, north of the master meter.

They have been Elma water customers, not out-of-district customers, since 1998.

The owners don't think they should have the MWIA charges on their tax bill.

WS-11

SUPERVISOR James J. Bach (716) 652-7590 jbach@townofaurora.com



Martha L. Librock (716) 652-3280 townclerk@townofaurora.com

### TOWN OF AURORA

Southside Municipal Center 300 Gleed Avenue, East Aurora, NY 14052 www.townofaurora.com

To: Aurora Town Board

From: Martha Librock

Date: May 17, 2018

Re: Garbage Contract Renewal

The Town's garbage and recycling contract with Waste Management expires 12/31/18. I need to start working on the contract in order to be able to go out to bid in early September. Currently the contract allows for:

- Eight items weekly. This includes one large/bulk item and seven bags or cans.
- Weekly unlimited recycling.
- Pickup is on a 4-day schedule.
- Residents do <u>not</u> have to have CFC's (Freon) removed from refrigerators and other items prior to pick up.
- Residents provide their own garbage cans (32gal max.)
- The Town provides one recycle bin to each new-build home.
- Broken bins (if returned) are replaced free of charge.
- Additional bins are \$7.00 each (this is based on our purchase price from an outside vendor.)
- Split-trucks (part garbage/part recycling) are now being used throughout most of the Town. The original contract was for separate trucks, but that evolved into the use of split-trucks.

I will be meeting with a representative from WM to discuss new laws that have been put in place since our original contract was written and that will need to be incorporated into the new contract.

Do you anticipate wanting to make any changes/additions/deletions to the current list above?