

**AGENDA
CITY OF HARTFORD
FINANCE & PERSONNEL COMMITTEE
CITY HALL COUNCIL CHAMBERS
TUESDAY, FEBRUARY 9, 2016
6:45 P.M.**

1. Call to order.
2. Roll call.
3. Public comment period.
4. Discussion and consideration of approving the following licenses: (bartender) Justin Precord.
5. Discussion and consideration of approving a contract with Vandewalle and Associates for a Downtown Planning Implementation Contract at a price not to exceed \$60,000. (Executive Summary attached)
6. Discussion and consideration of an ordinance amending Section 41.01(2) to include the prohibition of the unlawful use of drones and 42.02(1) of the municipal code relating to the bond schedules. (Executive Summary attached)
7. Adjournment.

NOTE: "PERSONS WITH DISABILITIES REQUIRING SPECIAL ACCOMODATIONS FOR ATTENDANCE AT THE MEETING SHOULD CONTACT THE CITY CLERK AT LEAST ONE (1) BUSINESS DAY PRIOR TO THE MEETING."

"MEMBERS OF THE COMMON COUNCIL MAY ATTEND THE ABOVE MEETING, PURSUANT TO STATE EX REL. BADKE V. GREENDALE VILLAGE BOARD, 173 WIS 2D 553, 494 N.W. 2D 408 (1993). SUCH ATTENDANCE MAY BE CONSIDERED A MEETING OF THE COMMON COUNCIL. THIS NOTICE IS GIVEN SO THAT MEMBERS OF THE COMMON COUNCIL MAY ATTEND THE MEETING WITHOUT VIOLATING THE OPEN MEETING LAW."

Executive Summary

Title: Execution of an Agreement – Downtown Planning Implementation Contract

Background: In December, the Plan Commission endorsed the Hartford Downtown Opportunity Analysis and Downtown Redevelopment Plan. This plan was created by Vandewalle and Associates and commissioned by a coalition that included the Hartford Area Development Corporation (HADC), the Hartford Downtown Business Improvement District (BID), the Hartford Area Chamber of Commerce (Chamber), and the First National Bank. The Director of Community Development sat on the steering committee for this project. The Downtown Redevelopment Plan is a comprehensive study of how to build off the Downtown's locational, architectural, and historical strengths to encourage catalytic development and redevelopment, strengthen local businesses, and build a more vibrant and sustainable downtown.

The plan has generated enthusiasm and momentum for Downtown, and the next step is to begin implementing the steps outlined in the study. To this end, Staff recommends continuing to work with Vandewalle and Associates on an implementation contract.

Per the Contract, Vandewalle and Associates would provide guidance on potential Tax Incremental Finance Districts and development agreements, prepare and execute strategies to expand existing businesses and recruit new businesses, prepare public improvement plans and cost estimates, assist in identifying and securing additional funding sources, and prepare marketing materials.

Vandewalle and Associates expertise and experience in downtown planning complements the capabilities of City Staff and will help the City achieve its goal of making Downtown Hartford a more vital place.

The approved 2016 Capital Improvement Project Budget includes funds (\$500,000) for public improvements related to public/private downtown renewal projects. Working with Vandewalle and Associates on this implementation contract will help the City leverage funds most effectively towards improvements in the Downtown.

The proposed Contract is based on an annual contract budget of up to \$5,000 per month for 2016. The HADC, the BID and the Chamber have set aside \$15,000 for 2016 for implementation services. City participation is needed at this point to keep Downtown momentum going. Vandewalle and Associates would bill the City directly, and the City could seek reimbursement of some of these costs from the HADC, the BID and the Chamber.

Fiscal Impact: The approved Capital Improvement Project Budget for 2016 is \$500,000. The proposal is within the budget.

Recommendation Staff recommends approval of the contract with Vandewalle and Associates for a Downtown Planning Implementation Contract at a price not to exceed \$60,000.

Prepared By: Justin Drew 2/3/16
Justin Drew, Date
City Planner

Reviewed By: Dawn Timm 2/3/16
Dawn Timm, Date
Finance Director

Approved By: Steve Volkert 2/3/16
Steve Volkert, Date
City Administrator

ROUTING: FINANCE & PERSONNEL 02/09/16
COMMON COUNCIL 02/09/16



VANDEWALLE & ASSOCIATES INC.

January 12, 2016

Agreement for Downtown Implementation Services

THIS AGREEMENT is made and entered into by and between the “Client” City of Hartford, Wisconsin, and VANDEWALLE & ASSOCIATES, Madison, Wisconsin, a professional planning and design firm. For purposes of this Agreement, the “Project” is defined as providing Implementation Services.

Article I Scope of Work

- A. VANDEWALLE & ASSOCIATES agrees to provide the “Services” as described in a scope below:

Task One: Tax Incremental Financing (TIF) Overview Analysis

VANDEWALLE & ASSOCIATES will work with City Staff to analyze the ability to set up a downtown TIF District. Specific tasks may include:

- Reviewing existing TIF Districts health and ability to statutorily create a new district
- Provide a recommended new TIF district boundary
- Provide direction on creating a new TIF district including the process and potential financial adviser partnership

Deliverables: Summary of TIF strategy and action items

120 East Lakeside Street • Madison, Wisconsin 53715 • 608.255.3988 • 608.255.0814 Fax
247 Freshwater Way Suite 500 • Milwaukee, Wisconsin 53204 • 414.488-8631
www.vandewalle.com

Shaping places, shaping change

Task Two: Project Management Team Meeting

VANDEWALLE & ASSOCIATES will work with Client to identify an appropriate schedule for recurring PMT. Meetings. VANDEWALLE & ASSOCIATES will also expand on the initial work plan provided in the Downtown Strategic Development Plan, providing action items and timelines for all projects. This work plan will be maintained throughout the implementation process. Specific tasks will include:

- Attend and participate in PMT Meeting to review progress and discuss options (once a month)
- Prepare meeting agendas and meeting summaries
- Prepare and track project action steps, timelines, and budgets
- Prepare periodic progress reports for and conduct meetings with the City Council and economic development partner organizations to discuss progress, evaluate options, and receive direction

Deliverables: Meeting agendas, summaries and progress reports, a PMT work plan.

Task Three: Implementation Services

VANDEWALLE & ASSOCIATES is prepared to provide implementation services as directed by Client.

- B. Additional Services, beyond those stated in Article I.A., may be provided through a "Work Order" (including grant writing).
- C. VANDEWALLE & ASSOCIATES agrees to provide its professional Services in accordance with generally accepted standards of its profession.

Article II Client’s Responsibilities

- A. Client shall be responsible for coordination of all meeting venues, publicity dissemination, notifications, and refreshments.
- B. Client agrees to provide VANDEWALLE & ASSOCIATES with all base maps, blueprints, aerial photos, studies, reports, and ordinances needed to complete these Services. VANDEWALLE & ASSOCIATES may reasonably rely on the accuracy and completeness of these items. Client agrees to provide these items and to render decisions in a timely manner so as not to delay the orderly and sequential progress of VANDEWALLE & ASSOCIATES Services.
- C. The administrative liaison between VANDEWALLE & ASSOCIATES and the Client will be Justin Drew, Director of Community Development.
- D. Client agrees that the following individuals are approved to authorize Additional Services via a Work Order:

Name	Title
Name	Title

- E. Client acknowledges that although VANDEWALLE & ASSOCIATES may provide municipal advice for this Project as defined in Securities and Exchange Rule 15Ba1-1, VANDEWALLE & ASSOCIATES is not an Independent Registered Municipal Advisor (IRMA) and is, therefore, not subject to the specific rules and fiduciary standard required of an IRMA when providing advice on the potential issuance of municipal securities. Advice, if any, provided by VANDEWALLE & ASSOCIATES to the Client with respect to the issuance of municipal securities shall be discussed with Client’s IRMA before taking any action. Should there be questions or concerns about VANDEWALLE & ASSOCIATES’ role in this Project, Client shall talk

immediately with Client's IRMA and/or seek appropriate legal assistance. In accordance with the above, Client shall provide VANDEWALLE & ASSOCIATES an original, signed copy of Client's disclosure indicating that Client has retained an IRMA to provide advice for the Project.

- F. Client understands that any work product delivered in electronic form under this Agreement may require Client to use certain third-party hardware and/or software products. Client shall be solely responsible for obtaining licenses to use such third-party software. VANDEWALLE & ASSOCIATES makes no warranties or representations as to the quality, capabilities, operations, performance or suitability of any third-party hardware or software including the ability to integrate with any software currently in use by the Client. Client acknowledges that the quality, capabilities, operations, performance, and suitability of any third-party hardware or software lie solely with Client and the vendor or supplier of that hardware or software.
- G. If Client makes any modifications to Deliverables, Client shall either 1) obtain the prior written consent of VANDEWALLE & ASSOCIATES; or 2) remove VANDEWALLE & ASSOCIATES name from the Deliverables. In the event that Client selects option #2, VANDEWALLE & ASSOCIATES shall not be liable or otherwise responsible for such modifications or their effect on the results of the implementation of the recommendations contained in such Deliverables.

Article III Estimated Schedule

- A. Services in this Agreement shall commence from date of execution, and be in effect a maximum of one year, unless the parties agree otherwise. Work Element Two shall be completed within two months of Agreement execution.
- B. VANDEWALLE & ASSOCIATES shall render its Services as expeditiously as is consistent with professional skill and care. During the course of the Project, anticipated and unanticipated events may impact the Project schedule and VANDEWALLE & ASSOCIATES shall not be responsible for any delays caused by factors beyond its reasonable control.

Article IV Costs and Payment

- A. Work Element One will be completed on a time and materials basis with a budget not to exceed \$60,000 (\$5,000 per month). Client acknowledges that significant changes to the Project schedule, budget or Project's scope may require Additional Services for which the parties may (but are not required to) enter into a separate Work Order (see Article I.B.).
- B. Invoice charges to the Client are divided into these two elements:
1. Professional Fees.
Charged for all Services rendered at current billing rates as listed in Attachment One.
 2. Reimbursable Expenses.
 - a. Most will be invoiced at cost, including travel and all in-house charges.
 - b. Some Reimbursable Expenses will be charged at cost multiplied by 1.1. These are limited to items charged through a third party vendor. Examples of these would include: printing, reproduction, and delivery charges.
- C. VANDEWALLE & ASSOCIATES shall send Client an invoice for Professional Fees and Reimbursable Expenses once a month. Client shall pay VANDEWALLE & ASSOCIATES the amounts due under such invoice upon receipt of such invoice. A service charge of 1% per month may be charged on all amounts more than 30 days after date of invoice.

Article V Termination

- A. Either Client or VANDEWALLE & ASSOCIATES may terminate this Agreement upon seven days written notice.

- B. If terminated, Client agrees to pay VANDEWALLE & ASSOCIATES the hourly rates for all Services rendered and Reimbursable Expenses incurred, up to the date of termination.
- C. Upon not less than seven days' written notice, VANDEWALLE & ASSOCIATES may suspend the performance of its Services if Client fails to pay VANDEWALLE & ASSOCIATES in full for Services rendered or Reimbursable Expenses incurred. VANDEWALLE & ASSOCIATES shall have no liability because of such suspension of service or termination due to nonpayment.

Article VI Dispute Resolution

VANDEWALLE & ASSOCIATES and Client agree to mediate claims or disputes arising out of or relating to the Agreement. The mediation shall be conducted by a mediation service acceptable to the parties. A demand for mediation shall be made within a reasonable time after a claim or dispute arises. In no event shall any demand for mediation be made after such claim or dispute would be barred by the applicable law.

Article VII Intellectual Property; Confidentiality

- A. Except as otherwise provided by law: upon payment in full by Client to VANDEWALLE & ASSOCIATES for Services rendered and Reimbursable Expenses incurred pursuant to this Agreement, VANDEWALLE & ASSOCIATES shall grant Client a non-transferable, non-exclusive, perpetual license to use any and all Work Product developed or produced by VANDEWALLE & ASSOCIATES pursuant to this Agreement. As used in this Agreement, "Work Product" means all inventions, processes, data, documents, drawings, records, and works of authorship, whether or not copyrightable or patentable, that are originated or prepared by VANDEWALLE & ASSOCIATES in the course of rendering the Services under this Agreement. Until Client pays VANDEWALLE & ASSOCIATES in full for Services rendered and expenses incurred pursuant to this Agreement, Client may not use any Work Product to complete the Project with others unless VANDEWALLE & ASSOCIATES is in material breach of this Agreement.

- B. Except as otherwise provided by law: Client shall not communicate, publish, or otherwise disclose to a third party or authorize or induce anyone else to use, communicate, publish, or otherwise disclose, any nonpublic information pertaining to VANDEWALLE & ASSOCIATES, including, without limitation, any information relating to pricing, products, or ideas of VANDEWALLE & ASSOCIATES. Until VANDEWALLE & ASSOCIATES is paid in full by Client for Services rendered and expenses incurred pursuant to this Agreement, Client shall not communicate, publish, or otherwise disclose to any third party, any information pertaining to or summaries of the Work Product.

Article VIII Miscellaneous Provisions

- A. Wisconsin law governs this Agreement (without regard to its conflict of law principles or rules of construction concerning the draftsman hereof).
- B. This Agreement is the entire and integrated agreement between the Client and VANDEWALLE & ASSOCIATES, and supersedes all prior negotiations, statements or agreements, either written or oral, with regard to its subject matter. This Agreement may be amended only by written instrument signed by both Client and VANDEWALLE & ASSOCIATES. Neither party can assign this Agreement without the other party's prior written permission.
- C. Notwithstanding any other term in this Agreement, VANDEWALLE & ASSOCIATES shall not control or be responsible for another party's means, methods, techniques, schedules, sequences or procedures, or for construction safety or any other related programs.
- D. The parties acknowledge that society has become more and more litigious over the years. Despite having done everything right and fulfilling its obligations under this Agreement, VANDEWALLE & ASSOCIATES may be brought into a lawsuit or other action regarding the Project or other activities of the Client. To avoid VANDEWALLE & ASSOCIATES from incurring significant financial obligations when it has properly performed under this Agreement, Client agrees to indemnify, defend and hold VANDEWALLE & ASSOCIATES, its agents and employees harmless from and against any and all claims, liabilities, suits, demands, losses, costs and expenses (including

reasonable attorneys' fees), arising out of the Project or the performance or non-performance of obligations under this Agreement, except to the extent the same are directly caused by VANDEWALLE & ASSOCIATES' negligence or willful misconduct related to this Agreement.

- E. In the event that any suit or action is instituted to enforce any provision in this Agreement, the prevailing party in such dispute shall be entitled to recover from the losing party all fees (including legal and accounting fees), costs and expenses of enforcing any right of such prevailing party under or with respect to this Agreement, including without limitation, all costs of appeals. For purposes of this provision, "prevailing party" shall include a party that dismisses an action in exchange for payment of the sum allegedly due, performance of covenants allegedly breached, or consideration substantially equal to the relief sought in the action or proceeding.
- F. VANDEWALLE & ASSOCIATES reserves the right to include representations of the Project in its promotional and professional materials.
- G. In order for VANDEWALLE & ASSOCIATES' to provide cost effective services, the parties agree that VANDEWALLE & ASSOCIATES shall not be liable to client or any third party for any losses, lost profits, lost data, consequential, special, incidental, or punitive damages, delays, or interruptions arising out of or related to this Agreement, regardless of the basis of the claim. VANDEWALLE & ASSOCIATES' aggregate liability (including attorneys' fees) to Client shall not exceed the amount of fees actually paid to VANDEWALLE & ASSOCIATES by Client with regard to the Services or the Work Order for which liability has been asserted.

IN WITNESS WHEREOF, the parties hereto entered into this Agreement as of the latest date noted, below.

City of Hartford

By:

Signature of Authorized Representative

Date

Printed Name

Title

VANDEWALLE & ASSOCIATES

By:

Nonna Anderson

Nonna Anderson, Business Manager

Date

ATTACHMENT ONE
FEE SCHEDULE

	<u>Hourly Rates</u>
Company President	\$220 to \$250
Principal	\$120 to \$220
Associate	\$85 to \$120
Assistant	\$65 to \$85
GIS Analyst/Cartographer	\$75 to \$85
Communications Specialist	\$60 to \$95
Project Assistant	\$40 to \$65

**CAPITAL IMPROVEMENT PROGRAM
PROJECT SUMMARY
2016 & 2020 PROJECT YEARS**

Downtown Stormwater/Parking Improvements

Department: Engineering

Reference Number: 601-16-032

Division: Engineering

Fund: General

PROJECT OBJECTIVE: Provide funding for public improvements related to public/private downtown renewal project(s).

PROJECT DESCRIPTION: Replace/repair/consolidate public parking areas. Improve stormwater detention/retention in older downtown area(s), including demolition of adjacent sites.

PROJECT JUSTIFICATION: Urban renewal projects will require public/private parking including building removal. Older downtown areas are among the least efficient stormwater detention areas.

PROJECT YEAR:	2016	2017	2018	2019	2020
Capital Cost	\$500,000				\$500,000
Less Disposals					
NET COST	\$500,000				\$500,000

Annual Operating Expenditures and Revenues Required			
Expenditures:		Revenues:	
Labor Cost		Taxes	
Contract Services		Increments	\$12,500
Materials/Supplies		Fines/Fees/Costs	
Depreciation		User Charges	
Utilities		Recurring Aids	
Debt Service		Payments in Lieu	
Other Costs		Other Revenue	\$12,500
TOTAL EXPENSES	\$0	TOTAL REVENUE	\$25,000

EXECUTIVE SUMMARY

TITLE: Adoption of Wisconsin §942.10, Use of Drones, into Hartford Municipal Code Section 41.01(2) and Amendment of the Bond Schedule to Include Standard Penalties for Violations of that Ordinance in Section 42.02(1)

BACKGROUND:

Drones, or an unmanned aerial vehicle (UAV), have traditionally been associated with their military applications. However, they have become very popular in the private sector as well. In fact, as recently as November 11, 2015, a Capital Times article reported that *“Electronics marketers forecast drone sales to reach 700,000 (in 2015).”*¹

The increased operation of these drones in an unsafe or unethical manner has raised challenges and new concerns for public safety officials and legislators and has received a great deal of publicity.

- **September 3, 2015**, a drone crashed into the stands at the U.S. Open Tennis championships.²
- **On October 7, 2015**, the F.A.A. proposed fining a real estate company \$1.9 million dollars for using drones *“65 unauthorized operations in some of our most congested airspace and heavily populated cities, violating airspace regulations and various operating rules.”*³
- **October 26, 2015**, a drone crashed while trying to smuggle drugs and weapons into an Oklahoma prison.⁴

In response to some of those concerns, on December 21, 2015, 14 CFR – PART 48, of the Code of Federal Regulations was amended to provide the Federal Aviation Administration with mechanisms to regulate the registration and general operation of these drones.⁵

¹ http://host.madison.com/ct/news/local/city-life/bzzzzzzz-drones-are-showing-up-in-the-air-over-wisconsin/article_7da1153b-b2f1-56f2-9b45-4dee6e0ce4f9.html

² <http://www.cnn.com/2015/09/04/us/us-open-tennis-drone-arrest/>

³ <http://www.cnet.com/news/faa-proposes-1-9-million-fine-for-drone-photography-company/>

⁴ <http://www.nbcnews.com/news/us-news/drone-carrying-package-drugs-blades-found-oklahoma-prison-yard-n452221>

⁵ <http://www.ecfr.gov/cgi-bin/text->

[idx?SID=36ce0c51390f31ff80788437c8f20703&mc=true&node=20151216y1.36](http://www.ecfr.gov/cgi-bin/text-idx?SID=36ce0c51390f31ff80788437c8f20703&mc=true&node=20151216y1.36)

Regulatory concerns notwithstanding, there remained a great deal of controversy with regard to the potential role a drone could play in the violation of another person's reasonable expectation of privacy.

- **May 5, 2015**, a story entitled *“Creeps Embrace a New Tool: Peeping Drones”* reported this relevant case that was the impetus for this type of law elsewhere, *“It was the blinking lights outside the 10th-story window of her San Jose, California, condo that startled Elsvette Buenaventura from her bed last year. When she drew back the curtain, a small drone hovered a few feet away. In the days that followed, it returned at least three more times.”*⁶
- **July 26, 2015**, a Kentucky man was arrested for shooting down a drone that was *“hovering over sunbathing daughter (in his back yard).”*⁷ The charges against the man were later dismissed.

The Wisconsin State legislature has now codified these issues in Wisconsin's State Statutes. Wisconsin §177.55(1)(a) defines a *“Drone”* as, *“a powered, aerial vehicle that carries or is equipped with a device that, in analog, digital, or other form, gathers, records, or transmits a sound or image, that does not carry a human operator, uses aerodynamic forces to provide vehicle lift, and can fly autonomously or be piloted remotely. A drone may be expendable or recoverable.”*

Additionally, on April 8, 2014, our state legislators enacted **§942.10 Use of a drone**, to address the previously mentioned potential for a drone to be used for the invasion of another's privacy. It reads, *“Whoever uses a drone, as defined in s. 175.55 (1) (a), with the intent to photograph, record, or otherwise observe another individual in a place or location where the individual has a reasonable expectation of privacy is guilty of Class A misdemeanor. This section does not apply to a law enforcement officer authorized to use a drone pursuant to s. 175.55 (2).”*

The proposed ordinance would adopt State Statute 942.10 into the Hartford Municipal Code. We have learned that this approach has already been utilized in the Village of DeForest, Wisconsin. Similar actions are currently being considered by law enforcement executives at other municipalities within Washington County.

FISCAL IMPACT:

There is no adverse fiscal impact for the city from the proposed amendment.

⁶ <http://www.bloomberg.com/news/articles/2015-05-05/creeps-embrace-a-new-tool-peeping-drones>

⁷ <http://www.bizpacreview.com/2015/08/01/dad-shoots-down-drone-hovering-over-sunbathing-daughter-felony-arrest-sparks-privacy-debate-231677>

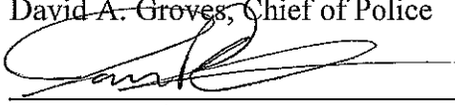
RECOMMENDATION:

Staff recommends that Section **41.01(2) OFFENSES AGAINST STATE LAWS SUBJECT TO FORFEITURE**, be amended to adopt Wisconsin §942.10. Additionally, Staff recommends that Section **42.02(1) BOND SCHEDULE**, be amended to include:

ORDINANCE NUMBER	OFFENSE DESCRIPTION	DEPOSIT AMOUNT	26% PENALTY ASSM'T	COUNTY JAIL ASSM'T	CRIME LAB DRUG FEE	MUNICIPAL COURT COSTS	TOTAL
Offenses Against Public Health & Safety							
41.942.10	Use of Drones						
	1 st	125.00	32.50	10.00	13.00	38.00	218.50
	2 nd	200.00	52.00	10.00	13.00	38.00	313.00
	3 rd	300.00	78.00	10.00	13.00	38.00	439.00

This ordinance shall be effective upon passage and publication as provided by law.

PREPARED BY:  **DATE:** 01-08-16
David A. Groves, Chief of Police

REVIEWED BY:  **DATE:** 1-11-16
Ian Prust, City Attorney

APPROVED BY:  **DATE:** 1-11-16
Steven Volkert, City Administrator

Committee Routing: Finance and Personnel Committee - February 9, 2016
Common Council - February 23, 2016

ORDINANCE NO. _____

AN ORDINANCE AMENDING SECTION 41.01(2) TO INCLUDE THE PROHIBITION OF THE UNLAWFUL USE OF DRONES AND 42.02(1) OF THE MUNICIPAL CODE RELATING TO THE BOND SCHEDULES

WHEREAS, the Common Council of the City of Hartford, Washington/Dodge Counties, Wisconsin, may prohibit conduct in the City of Hartford that is also prohibited under chapters 941 to 948 of the Wisconsin State Statutes; and,

WHEREAS, section 942.10 of the Wisconsin Statutes was enacted on April 8, 2014 to protect the privacy of individuals from unlawful observation and recording by drones; and,

WHEREAS, the Common Council deems it in the public interest to prohibit the unlawful use of drones in order to protect the public's right to privacy, as well as the general safety, benefit and welfare of residents and visitors to the City of Hartford.

NOW, THEREFORE, THE HARTFORD COMMON COUNCIL, WISCONSIN DOES ORDAIN AS FOLLOWS:

SECTION 1: Subsection 41.01(2), regarding **OFFENSES AGAINST STATE LAWS SUBJECT TO FORFEITURE**, of the Hartford Municipal Code is amended to include the following State Statute:

942.10 Use of Drones

SECTION 2: Subsection 42.02(1), regarding **BOND SCHEDULE**, of the Hartford Municipal Code is amended to include the following Standard Penalty for violations of the amendment proposed in SECTION 1:

ORDINANCE NUMBER	OFFENSE DESCRIPTION	DEPOSIT AMOUNT	26% PENALTY ASSM'T	COUNTY JAIL ASSM'T	CRIME LAB DRUG FEE	MUNICIPAL COURT COSTS	TOTAL
Offenses Against Public Health & Safety							
41.942.10	Use of Drones						
	1 st	125.00	32.50	10.00	13.00	38.00	218.50
	2 nd	200.00	52.00	10.00	13.00	38.00	313.00
	3 rd	300.00	78.00	10.00	13.00	38.00	439.00

SECTION 3: Said amendments to Section 41.01(2) and 42.02(1) shall be effective _____.

Signed:

Joseph C. Dautermann, Mayor

INTRODUCED: February 9, 2016

ADOPTED:

ATTEST:

Lori Hetzel, City Clerk

NOTE: The revised Bond Schedule is available for review in the City Clerk's office at City Hall weekdays between the hours of 7:30 a.m. and 4:30 p.m.