

DOOR & S	SECURITY	Walsh Door & Security 2600 Delaware Ave Des Moines, IA 50317 Tel: 515-262-9822 Fax			Quote # Quote Date Expiration Date	: 425865 : Dec 10, 2020 : Mar 10, 2021
Customer:				Shij	р То:	
Prepaid Or C	ash On Delivery - COD)		Ha	rtford Fire Dept.	
Prepayment	With Credit Card, Or Ca	ash On Delivery Req	quired	150	0 W. Elm St.	
IA				Ha	rtford, IA 50118	
				Te	l: (515) 262-9822 F	ax: (515) 262-8315
Account Code	: 1052				(),	
Terms	: COD		Purchase Orde	er#	:	
Customer Job #	:		Shipped Via		: DSM Install	
Salesperson	: Stew Bevis					
Order Name	: Hartford Fire Dept.	4 openings				

Tearout and install 4 openings. All new galvanized and insulated hollow metal doors and galvanized welded frames. Includes hinges, sweeps, gasketing, thresholds, drip caps (main & East only - drip caps only go on brick openings), closers, 10" protection plates, panic bar and trim with keyed cylinder on front door and cylindrical locks on other doors.

Qty Product Description

- 12 Hinge BB1191 4 1/2 X 4 1/2 NRP US32D
- 2 Drip Cap 16 A 40 SMS-TEKS 6 X 3/4" AL Front, Public Works
- 4 Saddle Threshold 425 E 36" AL
- 4 Gasketing 160 V 1 x 48" 2 x 84" SMS-TEKS 6 X 3/4"
- 32 Existing Opening Fastener (5" Dynabolt) (7000010)
- 4 Closer 8501 SN-134 689
- 1 Exit Device 7100 36" 630
- 3 Lockset AU 5305LN 626 (L-SHOP KEY STD) West, East, Public Works
- 1 Rim Cylinder 1109 PARA KWY 626 (L-SHOP KEY STD) Front
- 1 Exit Device Trim 632F 630 Front
- 4 Protection Plate KP50 10" X 34" US32D Front
- 1 SU 14 A60 534 SGL 3068 KD RH (F-CL REIN; F-CUT/JAMB; F-R; F-WELD 3-SIDE) Front Frame
- 1 SU 14 A60 534 SGL 3070 KD LH (S; F-CL REIN; F-WELD 3-SIDE) West Frame
- 1 SU 14 A60 534 SGLWLD 3070 T2 H400 RH (C2; S) East Frame
- 1 SU 14 A60 534 SGL 3068 KD RH (S; F-CL REIN; F-WELD 3-SIDE)



Quote

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Customer:				Ship To:
Prepaid Or 0	Cash On Delivery - COE)		Hartford Fire Dept.
Prepayment	With Credit Card, Or C	ash On Delivery Requir	ed	150 W. Elm St.
IA				Hartford, IA 50118
				Tel: (515) 262-9822 Fax: (515) 262-8315
Account Code	: 1052			
Terms	: COD	Ρι	urchase Orde	r# :
Customer Job #	:	Sł	hipped Via	: DSM Install
Salesperson	: Stew Bevis			
Order Name	: Hartford Fire Dept.	4 openings		

Wolch Door & Coourity

Qty Product Description

Public Works Frame

- 1 HMD UP 18 GA. A60 3068 F 1 3/4 (C1; PR1; D-RPNP; D-SCREW IN TOP) Front Door
- 2 HMD UP 18 GA. A60 3070 F 1 3/4 (C1; LL3; D-SCREW IN TOP) West Door, East Door
- 1 HMD UP 18 GA. A60 3068 F 1 3/4 (C1; LL3; D-SCREW IN TOP) Public Works Door
- 64 Field Labor

Pre-Tax Total	:	12,143.52
004 - IA-POLK - 7%	:	850.05
004.2 - IA-POLK L.OPT.	:	0.00
Quote Total	:	12,993.57

The above prices are quoted subject to acceptance prior to expiration date listed above and credit approval by an officer of our company. State and local taxes are not included unless specifically noted. Material will be billed proportionately as shipped. Full amount of invoice due when rendered, retainage is not acceptable. On shipments made by common carrier consigned to the customer, all claims for damages in transit must be filed by consignee. We do not include cost of unloading, storage or protection of material at jobsite. Credit card fees may apply.

Iowa Leagues of Cities

Sidewalks

Section 364.12 of the Code of Iowa allows cities to enact ordinances requiring property owners to maintain and repair adjacent sidewalks and many communities have found it beneficial to detail such requirements in city code. Some communities have implemented sidewalk programs that help plan for maintenance, repair, replacement and installation. Such plans should detail when sidewalks need to be repaired or replaced, how and when the city will inspect sidewalks, scheduling of repair or replacement projects and how the city will fund the program. Failure by property owners to properly maintain sidewalks can result in the city incurring costs for required work and the costs assessed pursuant to Code Section 364.12 as previously detailed.

Cities also have the authority to approve ordinances that require the installation of sidewalks following proper notice. This is typically done to address areas of the city that do not have a sidewalk

or where new construction occurs.

IOWA CODE 364.12

364.12 Responsibility for public places.

1. As used in this section, "property owner" means the contract purchaser if there is one of record, otherwise the record holder of legal title.

2. A city shall keep all public grounds, streets, sidewalks, alleys, bridges, culverts, overpasses, underpasses, grade crossing separations and approaches, public ways, squares, and commons open, in repair, and free from nuisance, with the following exceptions:

a. Public ways and grounds may be temporarily closed by resolution. Following notice as provided in section 362.3, public ways and grounds may be vacated by ordinance.

b. The abutting property owner is responsible for the removal of the natural accumulations of snow and ice from the sidewalks within a reasonable amount of time and may be liable for damages caused by the failure of the abutting property owner to use reasonable care in the removal of the snow or ice. If damages are to be awarded under this section against the abutting property owner, the claimant has the burden of proving the amount of the damages. To authorize recovery of more than a nominal amount, facts must exist and be shown by the evidence which afford a reasonable basis for measuring the amount of the claimant's actual damages, and the amount of actual damages shall not be determined by speculation, conjecture, or surmise. All legal or equitable defenses are available to the abutting property owner this subsection does not include a duty to remove natural accumulations of snow or ice from the

sidewalks. However, when the city is the abutting property owner it has the specific duty of the abutting property owner set forth in this paragraph.

c. The abutting property owner may be required by ordinance to maintain all property outside the lot and property lines and inside the curb lines upon the public streets, except that the property owner shall not be required to remove diseased trees or dead wood on the publicly owned property or right-of-way.

d. A city may serve notice on the abutting property owner, by certified mail to the property owner as shown by the records of the county auditor, requiring the abutting property owner to repair, replace, or reconstruct sidewalks.

e. If the abutting property owner does not perform an action required under this subsection within a reasonable time, a city may perform the required action and assess the costs against the abutting property for collection in the same manner as a property tax. This power does not relieve the abutting property owner of liability imposed under paragraph "b".

f. A city has no duty under this subsection with respect to property that is required by law to be maintained by a railway company.

3. A city may:

a. Require the abatement of a nuisance, public or private, in any reasonable manner.

b. Require the removal of diseased trees or dead wood, except as stated in subsection 2, paragraph "c" of this section.

c. Require the removal, repair, or dismantling of a dangerous building or structure.

d. Require the numbering of buildings.

e. Require connection to public drainage systems from abutting property when necessary for public health or safety.

f. Require connection to public sewer systems from abutting property, and require installation of sanitary toilet facilities and removal of other toilet facilities on such property.

g. Require the cutting or destruction of weeds or other growth which constitutes a health, safety, or fire hazard.

h. If the property owner does not perform an action required under this subsection within a reasonable time after notice, a city may perform the required action and assess the costs against the property for collection in the same manner as a property tax. Notice may be in the form of an ordinance or by certified mail to the property owner as shown by the records of the county auditor, and shall state the time within which action is required. However, in an emergency a city may perform any action which may be required under this section without prior notice, and assess the costs as provided in this subsection, after notice to the property owner and hearing.

4. In addition to any other remedy provided by law, a city may also seek reimbursement for costs incurred in performing any act authorized by this section by a civil action for damages

against a property owner. However, a city shall not seek reimbursement for costs incurred in performing an act if the same act has not been performed by the city on adjoining city-owned property. For the purposes of this subsection, a county acquiring property for delinquent taxes shall not be considered a property owner.

5. A city may cause, without prior determination and notice, the repair or replacement of public improvements including, but not limited to, sidewalks, water stop boxes, and driveway approaches if the property owner does all of the following:

a. Requests the repair and replacement of the public improvements specified in this subsection abutting the property owner's property located outside the lot and property lines and inside the curb lines.

b. Waives the requirement of a prior finding by the city council that the condition of the public improvements constitutes a nuisance and the requirement of prior notice.

c. Consents to the repair of the public improvements and the assessment of the cost of the repair to the abutting property.

6. If, in repairing and replacing improvements in the area between the lot or property lines and the curb lines pursuant to subsection 5, it becomes necessary for the city to repair or replace adjacent improvements in the area, the cost of repairing or replacing the adjacent public improvements may be assessed, with consent of the property owner, against the property which the public improvements abut.

7. A city may accumulate individual assessments for the repair and replacement of sidewalks, driveway approaches, water stop boxes, or similar improvements or for the abatement of nuisances, and may periodically certify the assessments to the county treasurer under one or more assessment

HARTFORD ORDINANCE 136

136.01 PURPOSE. The purpose of this chapter is to enhance safe passage by citizens on sidewalks, to place the responsibility for the maintenance, repair, replacement or reconstruction

136.02 DEFINITIONS. For use in this chapter the following terms are defined:

1. "Broom finish" means a sidewalk finish that is made by sweeping the sidewalk when it is hardening.

2. "Established grade" means that grade established by the City for the particular area in which a sidewalk is to be constructed.

3. "One-course construction" means that the full thickness of the concrete is placed at one time, using the same mixture throughout.

4. "Owner" means the person owning the fee title to property abutting any sidewalk and includes any contract purchaser for purposes of notification required herein. For all other purposes, "owner" includes the lessee, if any.

- 5. "Portland cement" means any type of cement except bituminous cement.
- 6. "Sidewalk" means all permanent public walks in business, residential or suburban areas.

7. "Sidewalk improvements" means the construction, reconstruction, repair, replacement or removal, of a public sidewalk and/or the excavating, filling or depositing of material in the public right-of-way in connection therewith.

8. "Wood float finish" means a sidewalk finish that is made by smoothing the surface of the sidewalk with a wooden trowel. of sidewalks upon the abutting property owner and to minimize the liability of the City.

136.03 REMOVAL OF SNOW, ICE AND ACCUMULATIONS. It is the responsibility of the abutting property owners to remove snow, ice and accumulations promptly from sidewalks. If a property owner does not remove snow, ice or accumulations within a reasonable time, the City may do so and assess the costs against the property owner for collection in the same manner as a property tax. (Code of Iowa, Sec. 364.12[2b & e])

136.04 RESPONSIBILITY FOR MAINTENANCE. It is the responsibility of the abutting property owners to maintain in a safe and hazard-free condition any sidewalk outside the lot and property lines and inside the curb lines or traveled portion of the public street. (Code of Iowa, Sec. 364.12 [2c])

136.05 CITY MAY ORDER REPAIRS. If the abutting property owner does not maintain sidewalks as required, the Council may serve notice on such owner, by certified mail, requiring the owner to repair, replace or reconstruct sidewalks within a reasonable time and if such action is not completed within the time stated in the notice, the Council may require the work to be done and assess the costs against the abutting property for collection in the same manner as a property tax. (Code of Iowa, Sec. 364.12[2d & e])

136.06 SIDEWALK CONSTRUCTION ORDERED. The Council may order the construction of permanent sidewalks upon any street or court in the City and may specially assess the cost of such improvement to abutting property owners in accordance with the provisions of Chapter 384 of the Code of Iowa. (Code of Iowa, Sec. 384.38)

136.07 PERMIT REQUIRED. No person shall remove, reconstruct or install a sidewalk unless such person has obtained a permit from the City and has agreed in writing that said removal, reconstruction or installation will comply with all ordinances and requirements of the City for such work.

136.08 SIDEWALK STANDARDS. Sidewalks repaired, replaced or constructed under the provisions of this chapter shall be of the following construction and meet the following standards:

1. Cement. Portland cement shall be the only cement used in the construction and repair of sidewalks.

2. Construction. Sidewalks shall be of one-course construction.

3. Sidewalk Base. Concrete may be placed directly on compact and well-drained soil. Where soil is not well drained, a three (3) inch sub-base of compact, clean, coarse gravel or sand shall be laid. The adequacy of the soil drainage is to be determined by the City.

4. Sidewalk Bed. The sidewalk bed shall be so graded that the constructed sidewalk will be at established grade.

5. Length, Width and Depth. Length, width and depth requirements are as follows:

A. Residential sidewalks shall be at least four (4) feet wide and four (4) inches thick, and each section shall be no more than four (4) feet in length.

B. All sidewalks throughout the Business District shall be constructed from lot line to the curb line unless the location of the sidewalk is varied by an appropriate resolution of the Council upon application by the landowner.

C. Driveway areas shall be not less than six (6) inches in thickness.

6. Location. Residential sidewalks shall be located with the inner edge (edge nearest the abutting private property) one foot outside the property line, unless the Council establishes a different distance due to special circumstances.

7. Grade. Curb tops shall be on level with the centerline of the street which shall be the established grade.

8. Elevations. The street edge of a sidewalk shall be at an elevation even with the curb at the curb or not less than one-half ($\frac{1}{2}$) inch above the curb for each foot between the curb and the sidewalk and shall be elevated one-half ($\frac{1}{2}$) inch above the adjoining ground.

9. Slope. All sidewalks shall slope one-quarter (¼) inch per foot toward the curb.

10. Finish. All sidewalks shall be finished with a "broom" or "wood float" finish.

11. Ramps for Persons with Disabilities. There shall be not less than two (2) curb cuts or ramps per lineal block which shall be located on or near the crosswalks at intersections. Each curb cut or ramp shall be at least thirty (30) inches wide, shall be sloped at not greater than one inch of rise per twelve (12) inches lineal distance, except that a slope no greater than one inch of rise per eight (8) inches lineal distance may be used where necessary, shall have a nonskid surface, and shall otherwise be so constructed as to allow reasonable access to the crosswalk for persons with disabilities using the sidewalk.

136.09 BARRICADES AND WARNING LIGHTS. Whenever any material of any kind is deposited on any street, avenue, highway, passageway or alley when sidewalk improvements are being made or when any sidewalk is in a dangerous condition, it shall be the duty of all persons having an interest therein, either as the contractor or the owner, agent, or lessee of the property in front of or along which such material may be deposited, or such dangerous condition exists, to put in conspicuous places at each end of such sidewalk and at each end of any pile of material deposited in the street, a sufficient number of approved warning lights or flares, and to keep them lighted during the entire night and to erect sufficient barricades both at night and in the daytime to secure the same. The party or parties using the street for any of the purposes specified in this chapter shall be liable for all injuries or damage to persons or property arising from any wrongful act or negligence of the party or parties, or their agents or employees or for any misuse of the privileges conferred by this chapter or of any failure to comply with provisions hereof.

136.10 FAILURE TO REPAIR OR BARRICADE. It is the duty of the owner of the property abutting the sidewalk, or the owner's contractor or agent, to notify the City immediately in the event of failure or inability to make necessary sidewalk improvements or to install or erect necessary barricades as required by this chapter.

136.11 INTERFERENCE WITH SIDEWALK IMPROVEMENTS. No person shall knowingly or willfully drive any vehicle upon any portion of any sidewalk or approach thereto while in the process of being improved or upon any portion of any completed sidewalk or approach thereto, or shall remove or destroy any part or all of any sidewalk or approach thereto, or shall remove, destroy, mar or deface any sidewalk at any time or destroy, mar, remove or deface any notice provided by this chapter.

136.12 AWNINGS. It is unlawful for a person to erect or maintain any awning over any sidewalk unless all parts of the awning are elevated at least eight (8) feet above the surface of the sidewalk and the roof or covering is made of duck, canvas or other suitable material supported by iron frames or brackets securely fastened to the building, without any posts or other device that will obstruct the sidewalk or hinder or interfere with the free passage of pedestrians.

136.13 ENCROACHING STEPS. It is unlawful for a person to erect or maintain any stairs or steps to any building upon any part of any sidewalk without permission by resolution of the Council.

136.14 OPENINGS AND ENCLOSURES. It is unlawful for a person to:

1. Stairs and Railings. Construct or build a stairway or passageway to any cellar or basement by occupying any part of the sidewalk, or to enclose any portion of a sidewalk with a railing without permission by resolution of the Council.

2. Openings. Keep open any cellar door, grating or cover to any vault on any sidewalk except while in actual use with adequate guards to protect the public.

3. Protect Openings. Neglect to properly protect or barricade all openings on or within six (6) feet of any sidewalk.

136.15 FIRES OR FUELS ON SIDEWALKS. It is unlawful for a person to make a fire of any kind on any sidewalk or to place or allow any fuel to remain upon any sidewalk.

136.16 DEFACING. It is unlawful for a person to scatter or place any paste, paint or writing on any sidewalk. (Code of Iowa, Sec. 716.1)

136.17 DEBRIS ON SIDEWALKS. It is unlawful for a person to throw or deposit on any sidewalk any glass, nails, glass bottle, tacks, wire, cans, trash, garbage, rubbish, litter, offal, or any other debris, or any substance likely to injure any person, animal or vehicle. (Code of Iowa, Sec. 364.12 [2])

136.18 MERCHANDISE DISPLAY. It is unlawful for a person to place upon or above any sidewalk, any goods or merchandise for sale or for display in such a manner as to interfere with the free and uninterrupted passage of pedestrians on the sidewalk; in no case shall more than three (3) feet of the sidewalk next to the building be occupied for such purposes.

136.19 SALES STANDS. It is unlawful for a person to erect or keep any vending machine or stand for the sale of fruit, vegetables or other substances or commodities on any sidewalk without first obtaining a written permit from the Council.

Sidewalk Committee Members Joe Hammond Harvey Blanchard Lindsey Clark Dan Jutting Melody Jutting

	DOX 101	⊐g & Restoration Co	mpany ser	
Proposal Submit	Norwalk, Iowa 50211 (515) 491-2588 tted To:	377. 9. MT. Way Yay, A.	*.	
Name: Hor		Work To Be Performe	d At:	
Street: 150	0 West Elmst	Name: <u>Dathe</u>		
City: <u>hor</u> State/Žip:	thord	City:		
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ORDINANCE 102020-5

AN ORDINANCE TO AMEND ORDINANCE CHAPTER 75 ALL-TERRAIN VEHCICLES AND SNOWMOBILES ADD UTILITY TERRAIN VEHICLES AND GOLF CARTS

BE IT ENACTED by the City Council of the City of Hartford

Section 1. Chapter 75 All-Terrain Vehicles and Snowmobiles Sections 75.01 through 75.06 are hereby repealed in the entirety.

Section 2. Chapter 75 All-Terrain Vehicles and Snowmobiles is amended to the following:

ALL-TERRAIN VEHCILES, UTILITIY-TERRAIN VEHCILES GOLF CARTS AND SNOWMOBILES

75.01 PURPOSE. The purpose of this chapter is to regulate the operation of all-terrain vehicles, utility-terrain vehicles and golf carts on certain streets with in the City, as authorized by Section 321.247 and Chapter 321I of the Code of Iowa, as amended. This chapter applies whenever an ATV, UTV or Golf Cart is operated on any street or alley, subject to those exceptions stated herein.

75.02 DEFINITIONS. For use in this chapter the following terms are defined:

- 1. "GOLF CART" means a motor vehicle that has not less than three wheels in contact with the ground, an unladen weight of not more than 1,800 pound, or is designed to be, and is operated at not more than 25 mph, and is designed to carry not more than 4 persons including the driver.
- 2. "ALL-TERRAIN VEHICLES" or "ATV" means a motorized flotation-tire vehicle with not less than three (3) low pressure tires, but not more than six (6) low pressure tires, or a two-wheeled, off-road motorcycle. Two-wheeled, off-road motorcycles shall be considered all-terrain vehicles only for the purpose of titling and registration and not for the purpose of regulation.
- 3. "UTILITY-TERRAIN VEHCILES' means any recreational motor vehicle, designed for and capable of travel over designated road, traveling on four (4) or more tires, maximum weight less than two thousand (2,000) pounds and having a wheelbase of on hundred ten (110) inches or less. A utility type vehicle must have a minimum width of fifty (50) inches, a minimum weight of at least nine hundred (900) pounds or a wheelbase of over sixty-one (61) inches.
- 4. "SNOWMOBILE" means a motorized vehicle weighing less than one thousand (1,000) pounds which uses sled-typed runners or skis, endless belt-type tread, or any combination of runners, skis or tread, and is designed for travel on snow or ice.

75.03 GENERAL REGULATIONS. No person shall operate any ATV/UTV or Golf Cart within the city limits of the City of Hartford, Iowa in violation of the provisions of Chapter 3211 of the Code of Iowa or rules enacted by the Iowa Department of Natural Resources governing the registration, numbering, equipping or manner of operations; or the provisions of section **75.04** of this Code.

75.04 ALL ATV/UTV AND GOLF CARTS REGISTERED. No person shall operate ATV/UTV or Golf Cart on any public street, or alley for any purpose unless said ATV/UTV or Golf Cart is registered by the City of Hartford.

- 1. ATV/UTV or Golf Cart owners may register a ATV/UTV or Golf Cart with the Mayor's designee using forms provided by the City.
- 2. The Mayor's designee shall not register a ATV/UTV or Golf Cart until the following has occurred:
 - a. Owner has provided evidence that the ATV/UTV or Golf Cart is registered by Iowa law, and that such registration is current. The owner/operator shall maintain such responsibility.
 - b. Owner has provided proof of current financial responsibility in accordance with Section 321.20B of the Code of Iowa. The owner shall maintain such financial responsibility.
 - c. The Mayor's designee has inspected the vehicle to verify it meets the requirements of this Ordinance.
 - d. Owner has paid the registration fee set out below.
- 3. The registration sticker shall be displayed visibly and prominently on the left rear.
- 4. All registrations issued shall uniquely identify the name and address of the owner/operator.
- 5. Annually the registration fee shall be twenty-five dollars (\$25.00)
- 6. Registrations shall be effective from November 1 through October 31.
 - a. Registrations may be renewed after Owner/Operator has filed an application to renew with the Mayor's designee and all conditions set out in 75.04 and 75.05 have been met.
 - b. Fee for renewed registration shall be twenty-five dollars (\$25.00)

75.05 EQUIPMENT. ATV/UTV or Golf Cart registered with the City of Hartford shall be equipped as required by Section 321I.12 and 321I.13 of the Code of Iowa, including but not limited to:

- 1. A slow moving vehicle sign.
- 2. A bicycle safety flag of fluorescent orange color and/or a lighted whip, the top which shall be a minimum of five (5) feet above the surface of the street.
- 3. ATV/UTV or Golf Cart operated on city streets shall be equipped with adequate brakes.
- 4. Headlights
- 5. Taillights

75.06 OPERATION

1. No person shall operate an ATV/UTV or Golf Cart on any city street, alley or right of way

who is not at least sixteen (16) years of age and does not have a valid Iowa Driver's License, or fourteen (14) years of age with Iowa issued Drivers Permit with adult supervision with an immediate family member at twenty-one (21) years of age and does not have a valid Iowa Driver's License.

- 2. Traffic Code. Any person operating and ATV/UTV or Golf Cart shall Strictly adhere to all traffic signs and signals and all other traffic rules and regulations, and shall obey the orders and direction of any law enforcement officer authorized to direct or regulate traffic.
- 3. Speed. ATV/UTV or Golf Cart shall be operated at a speed in excess of the lesser of twenty-five (25) miles per hour or that posted, nor shall they be operated at a speed greater than is reasonable and proper for the existing conditions.
- 4. Lights. No ATV/UTV or Golf Cart shall be operated without a lighted Headlight and Taillight from sunset to sunrise and at such other times when conditions provide insufficient lighting to render clearly discernible persons and vehicles at a distance of five hundred feet ahead.
- 5. Unattended and Parking. No person shall leave an ATV/UTV or Golf Cart unattended on public property while the motor is running or the keys are in the ignition switch. Owner/Operators shall comply with all parking regulations in the City.
- 6. Streets. Snowmobiles shall be operated only upon streets which have not been plowed during the snow season.
- 7. The number of occupants shall not exceed the number of seats installed by the manufacturer in said vehicle and operated in a safe manor.

75.07 LOCATIONS.

- 1. City Streets. Registered ATV/UTV or Golf Cart may be operated upon streets under the jurisdiction and within the corporate limits of the City of Hartford for the purpose listed above. ATV/UTV or Golf Cart shall not be operated upon any city street that is a primary road extension or state highway. For the purpose of this ordinance State Streets shall be considered a primary road extension. ATV/UTV or Golf Cart may cross such primary road extensions.
- 2. Trails. ATV/UTV or Golf Cart shall not be operated on any recreational, bike or walking trails unless the trail is specifically designated to allow use of motor vehicles.
- 3. Sidewalks. ATV/UTV or Golf Cart shall not be operated upon sidewalks Unless the operator is engaged in snow removal or sidewalk maintenance activities.
- 4. "Parking". ATV/UTV or Golf Cart shall not be operated upon that portion of a street right-of-way between the curb or edge of street paving and the sidewalk referred to as the "parking" unless engaged in snow removal, maintenance or landscaping activities for the abutting property.
- 5. City Parks and other land owned by the City of Hartford. ATV/UTV or Golf Cart shall not be operated in City parks or upon other city owned land unless for a special event authorized by the City Council.
- 6. Private Property. ATV/UTV or Golf Cart may only be operated on private property with the express consent of the owner.

75.08 NEGLIGENCE. The owner and operator of an ATV/UTV or Golf Cart is liable for any injury or damage occasioned by negligent operation of the ATV/UTV or Golf Cart.

75.09 ACCIDENT REPORTS. Either the operator, or someone acting for the operator, shall immediately notify a law enforcement officer whenever an ATV/UTV or Golf Cart is involved in an accident resulting in injury or death to anyone, or property damage amounting to two hundred dollars (\$200.00) or more, and shall file an accident report within forty-eight (48) hours, in accordance with State Law.

75.10 VIOLATION AND PENALTY.

- 1. Any person guilty of violation the provisions herein shall be guilty of a misdemeanor and shall be subject to fine of one-hundred dollars (\$100.00) and revocation of the City of Hartford registration for a period of two months.
- 2. Any person guilty of violations this ordinance two times in a twelve (12) month period Shall be subject to a fine of two-hundred dollars (\$200.00) and revocation of the City of Hartford registration for a period of two years.
- 3. Any person guilty of violating this ordinance three times shall be subject to a fine of three-hundred dollars (\$300.00) and permanent revocation of the City of Hartford revocation.
- 4. Persons violating this ordinance may also be prosecuted, and subject to the penalties set out in Section 321I.36 of the Code of Iowa.

Section 3. REPEALER CLAUSE. Any ordinance, provision or part thereof, which differs or is inconsistent with this ordinance is hereby repealed, to the extent of said difference or inconsistency.

Section 4. SEVERABILITY. If any section, provision or part of this Ordinance shall be adjudged invalid or unconstitutional by a court of competent jurisdiction, such as adjudication shall not affect the validity of the ordinance as a whole, or any section, provision or part thereof not adjudged invalid or unconstitutional

Section 5. EFFECTIVE DATE. This ordinance shall be in effect following final passage, approval, and publication of this ordinance as required by law.

PASSED by the City Council this ____ day of _____, 2020, and APPROVED this ____ day of _____, 2020.

Kandi S. Petry, MAYOR

ATTEST:

Cynthia Crippen, CITY CLERK

1st Reading – Motion by Council Member _____, seconded by Council Member _____, first reading of Ordinance No. 102020-05 AYES: NAYS: **ABSENT:** 2nd Reading -Motion by Council Member _____, seconded by Council Member _____, first reading of Ordinance No. 102020-05 AYES: NAYS: **ABSENT:** 3rd Reading – Motion by Council Member ______, seconded by Council Member ______, first reading of Ordinance No. 102020-04. AYES: NAYS:

ABSENT:

The Mayor declared Ordinance No. 102020-02 was passed on ____day of, _____, 2020.

City of Hartford ATV/UTV/GOLF CART Registration

Hartford Registration #		
Name:(L)	(F)	
Address:		
Phone: (H)	_(C)	
Email:		
Golf Cart/ATV/UTV/ Make & I	Model:	
Proof of Insurance with Provide	r:	
Policy Number:		
ATV/UTV Proof of DNR Regis	tration:Registration#	
I understand this permit is issued my ATV/UTV/Golf Cart.	d to me and is to be clearly displayed on the left re	ear fender of
	of Ordinance 75 Adopted by the City of Hartford, by ordinance and agree to abide by all conditions in	
Signature:	Print:	
Approved by: City of Hartford Office Use	date:	
Amount of fee: \$25.00	Date paid:	



Bio-One

6750 Westown Pkwy Ste. 200 PMB 358 West Des Moines, IA 50266 (515) 776-1044 info@bioonedesmoines.com

Medical Waste Removal/Disposal Agreement

Client Name:

Client Location:

Phone:

Email:

AGREEMENT as of _______, between, _______ I (hereinafter referred to as the "Customer"), and Bio-One, with respect to the Medical Waste Service Provider (hereinafter referred to as the "Company").

Whereas, Bio-One is a professional Medical Waste firm in good standing; Whereas, Customer wishes Bio-One to perform certain Work described more fully herein; and Whereas, Bio-One wishes to perform such Work; Now, therefore, in consideration of the foregoing premises and the mutual covenants hereinafter set forth and other valuable consideration, the parties hereto agree as follow:

DESCRIPTION: Bio-One agrees to perform the Work in accordance with the following specifications:

Work Description: Medical Waste Removal / Disposal (See estimate for detailed Description.)

Location of Work to be performed-

Other Services-

Other Specifications-

SERVICES: Customer grants to Company the exclusive right to collect and dispose of all of customer's bio-hazardous solid waste materials, and Company agrees to furnish such services.

CONDITIONS: Debris must not exceed top of container and cannot weigh more than 75 lbs. Customer acknowledges that container must be placed on customer's property.

WASTE MATERIALS: The waste materials shall not contain any hazardous materials, wastes or substances, toxic substances, wastes or pollutants, contaminants, pollutants, or radioactive wastes (collectively, "Excluded Waste"), each as defined by applicable federal, state or local laws or regulations (collectively, "applicable laws"). Customer shall indemnify, defined and hold harmless Company from and against any and all claims, damages, suits, penalties, fines, remediation costs and liabilities (including court costs and reasonable attorneys' fees) ("collectively, Losses") resulting from the inclusion of Excluded Waste in the Waste Materials.

TITLE: Company shall acquire title to Waste Materials when they are loaded Into Company's truck. Title to and liability for any Excluded Waste shall remain with customer and shall at no time pass to Company.

PAYMENT: Customer shall pay Company for the services and equipment furnished by Company at the rates provided on the signed estimate. Customer shall pay all taxes, fees and other Governmental charges assessed against or passed through to Company (other than income or real property taxes). Customer shall pay such fees as the Company may impose from time to time by notice to Customer (including, by way of example only, late payment fees, administrative fees and environmental fees), with Company to determine the amounts of such fees in its discretion up to the maximum amount by applicable laws. Without limiting the foregoing, Customer shall pay Company: (a) a fee of \$50 (which Company may increase from time to time by notice to Customer) for each check submitted by Customer that is an insufficient funds check or is returned or dishonored; (b) a fuel/environmental recovery fee in the amount shown on each of Company's invoices, which amount Company may increase or decrease from time to time by showing the amount on the invoice; and (c) a late payment fee of 1.75% per month on the amount past due Customer shall pay Company within 30 days after the date of Company's invoice. At any time after Company becomes concerned about Customer's creditworthiness or after Customer has made any late payment. Company may request, and if requested Customer shall pay a deposit in an amount equal to one month's charges under this agreement.

RATE ADJUSTMENTS: Company may, from time to time by notice to Customer, increase the rates provided in this Agreement to adjust for any increase in: (a) disposal costs; (b) transportation costs due to a change in location of Customer or the disposal facility utilized by the Company; (c) the Customer price index for all urban customers; (d) the average weight per cubic yard of Customer's Waste Materials above the number of pounds per cubic yard upon which the rates provided in this agreement are based as indicated within this agreement; or (e) Company's costs due to changes in applicable laws. Company may increase rates for reasons other than those set forth above with Customer's consent, which may be evidenced verbally, in writing or by the parties' actions and practices.

SERVICE CHANGES: The parties may change the type, size or amount of equipment, the type or frequency of service, and correspondingly the rates by agreement of the parties, which may be evidenced verbally, in writing or by the parties' actions and practices. This agreement shall apply to any change of any location of Customer within the area in which Company provides collection and disposal service.

RESPONSIBILITY FOR EQUIPMENT: ACCESS. Any Equipment Company furnishes shall remain Company's property. Customer shall be liable for all loss or damage to such equipment (except for normal wear and tear and for loss or damage resulting from Company's handling of the equipment) by way of an imposed penalty of \$250 for each qualifying incident. Customer shall use the equipment only for its proper and intended purpose and shall not overload (by weight or volume), move or alter the equipment. Customer shall indemnify, defend and hold harmless Company from and against all losses arising from any injury or death to persons or loss or damage to property (including the equipment) arising out of Customer's use, operation or possession of the equipment. Customer shall provide safe, unobstructed access to the equipment on the scheduled collection day. Company may charge an additional fee for any additional collection service required by Customer's failure to provide proper access.

DAMAGE TO PAVEMENT: Company shall not be responsible for any damages to Customer's pavement, driveway, curbing or other driving surfaces resulting from the Company's providing service at Customer's location.

SUSPENSION: If any amount due from Customer is not paid within 60 days after the date of Company's invoice, Company may, without notice and without terminating this agreement, suspend collecting and disposing of Waste Materials until Customer has paid such amount to Company. If Company suspends service; Customer shall pay Company a service interruption fee in an amount determined by Company in its discretion up to the maximum amount allowed by applicable law.

TERMINATION: In addition to its above suspension rights, Company may terminate this agreement immediately by written notice to Customer if (a) any of the information contained in any credit application submitted to Company in connection with this agreement is untrue or (b) Customer breaches this agreement and fails to cure such breach within 10 days after Company gives Customer written notice of this breach. Company's failure to suspend service or terminate this agreement when Customer fails to timely pay or otherwise breaches this agreement shall not constitute a waiver of Company's right to suspend service or terminate this agreement for any future failure to pay or other breach.

ASSIGNMENT: Customer shall not assign this agreement without Company's prior written consent, which Company shall not unreasonable withhold. Company may assign this agreement without Customer's consent.

EXCUSED PERFORMANCE: Except for Customer's obligation to pay amounts due to Company, any failure or delay in performance due to contingencies beyond a party's reasonable control, including strikes, riots, terrorists' acts, compliance with applicable laws or governmental orders, fires and acts of GOD, shall not constitute a breach of this agreement.

ATTORNEYS' PERFORMANCE: If any litigation is commenced under this agreement, the successful party shall be entitle to recover, in addition to such other relief as the court may award, its reasonable attorneys' fees, expert witness fees, litigation related expenses, and court or other costs incurred in such litigation or proceeding.

MISCELLANEOUS: This agreement sets forth the entire agreement of the parties and supersedes all prior agreements, whether written or oral, that exists between the parties regarding the subject matter of this agreement. Company shall have no confidentiality obligation with respect to any Waste Materials. This agreement shall be binding upon and inure solely to the benefit of its parties and their permitted assigns. If any provision of this agreement shall be invalid, illegal or unenforceable, it shall be modified so as to be valid, legal and enforceable but so as most nearly to retain the intent of the parties involved. If such modification is not possible, such provisions shall be served from this agreement. In either case, the validity, legality and enforceability of the remaining provisions of this agreement shall not in any way be affected thereby. Customer and Company agree that an electronically stored copy of this agreement constitutes proof of the contents of this agreement, as though it were original.

ARBITRATION: Any disputes in excess of \$5,000 (or the maximum limit for small claims court) arising out of this Agreement shall be submitted to binding arbitration before the Joint Ethics Committee or mutually agreed upon Arbitrator pursuant to the rules of the American Arbitration Association. The Arbitrator's award shall be final, and the judgment may be entered in any court having jurisdiction thereof. The Client shall pay arbitration and court costs, reasonable attorney's fees and legal interest on any award or judgment in favor of Bio-One.

The undersigned agrees to the terms of this agreement on behalf of his or her organization or business. No responsibility will be accepted for digital or photocopied signatures.

On behalf of the Client:

On behalf of Bio-One:

Sign

Date

Sign

Date

CLAIMS REPORT			
VENDOR REFERENCE	AMOUNT	CHECK #	CHECK DA1
ACCESS SY! printer lea:	148.59	27320	########
, AGSOURCE CHEMCIAL	223.5	27314	########
AGSOURCE CHEMCIAL	105		########
AGSOURCE CHEMCIAL	105	27336	
ASPEN WA GARBAGE	2,174.55		########
BOUND TR COVID SUP	157.45	27327	
CENTURYLIPHONE/FA	343.17	-	########
	91.97		########
CYBER SOL IT SERVICE	570.25	27315	
CYBER SOL MOUNT FC	225	27321	
CYNTHIA C CELL PHON	80		########
FIRE RECOVEMS BILLIN	196.7	27339	
GIS BENEFI LIFE INSUR	18		########
GREAT WE CITY TRUCI	51.82	3058359	
GREAT WE DODGE FIR	532.95		#########
GRAINGER COVID SUP	174.88	27329	
IA RURAL V2021 DUES	225	27317	
IOWA FINASEWER BO	3,270.00		#########
IPERS IPERS	1,113.66	3058357	
IPERS IPERS	1,113.66	2020227	ππππππππ
IRS - EFTPS FED/FICA T	1,586.45	2058358	########
JETCO, INC SYSTEM RE	1,633.00	27340	
JOHN DEEF MISC SUPP	93.96		#########
MEDIACON TELEPHON	70.16	27318	
MENARDS MISC. SUP	131.96		#########
MENARDS COVID SUP	151.90	27319	
MENARDS COVID SOP	377.73	27331	
METRO W/NOV CURB	821.1	-	
			########
QUICK MEI MAY SERVI	73.12		########
QUICK MEIEMS BILLIN	87.87		########
SAFE BUILE DENNY BEF	75		########
SANDRY FILCOVID SUP			########
	65		########
TREASUREINOVEMBEI			########
TREASUREISTATE TAX	271	3058356	########
TREASUREISTATE TAX	372.99		
UNITED ST. CELL PHON	0.75		
U.S. CELLU PW CELL PI	55.96		########
VERIZON V FIRE RADIC	160.04		########
WARREN C FIRST HALF	6,796.00		########
WARREN V UTILITIES	97.4		########
WEX GAS/OIL	287.93	27347	########

ZIEGLER CASKID LOAD	8,916.28	27335 ########
Accounts P	31,882.04	
Invoices: P	31,881.29	
Invoices: So	0.75	
Total Paid (2,795.52	
Total Paid (3,046.20	
Total Payrc	5,841.72	
***** REP	37,723.76	

Goldsberry Giraffix PO Box 83 Hartford IA 50118

PO Box 83 Hartford IA 50118 Phone: (515) 210-0118

Email: sales@goldsberrygiraffix.com

Company	City of Hartford	Date	12/11/20
Attention	Steve Eckert		
Address		In-hand Date	
Phone		Rep.	Travis

			ITEM	IMPRINT	PRICE	
QTY	DESCRIPTION	SIZE	COLOR	COLOR	EACH	AMOUN
1	Gildan 8300 Pocket Short Sleeve T-shirt	S-XL			10.00	10.00
1	Gildan 8300 Pocket Short Sleeve T-shirt	2-3XL			12.00	12.00
1	Carhartt CTK121 Midweight Hoodie	S-XL			40.00	40.00
1	Carhartt CTK121 Midweight Hoodie	2-3XL			42.00	42.0
1	Re-order Set Up x2 screens				15.00	15.00
ient Signa	lture					
				Subtotal		\$1 19.0

WARREN COUNTY

OFFICE OF BRIAN S. VOS, SHERIFF

PHONE 515-961-1122 POST OFFICE BOX 337 INDIANOLA, IOWA 50125

December 8, 2020

Hartford City Hall P.O. Box 910 150 Elm St Hartford, Ia. 50118

Mayor;

The attached report summarizes the activities for the month of November 2020 in the community. It is compiled from officer's logs and records of the office. There were sixty calls for service initiated or received in the month. They include:

SEE ATTACHED CALLS FOR SERVICE SHEETS

Four citations and or warnings were written in the Hartford area during the month.

Officers spent in excess of 71.75 hours in the community.

If you should have any questions, please contact me.

BSVer

Sheriff Brian S. Vos Warren County

ORDINANCE NO. 102020-01

AN ORDINANCE AMENDING THE CODE OF ORDINANCES CHAPTER 69 OF THE CITY OF HARTFORD, IOWA, BY ADDING A NEW SECTION FOR NO PARKING ON GEORGE STREET

BE IT ENACTED by the City Council of the City of HARTFORD, Iowa:

SECTION 1. NEW SECTION. The Code of Ordinances of the City of HARTFORD, Iowa, 2019 is amended by adding a new Section in Chapter 69, numbered 69.11.11, entitled GEORGE STREET, which is hereby adopted to read as follows:

: 69.11.11 George Street, on the both sides, from Vine Street to Washington Street.

SECTION 2. SEVERABILITY CLAUSE. If any section, provision or part of this ordinance shall be adjudged invalid or unconstitutional such adjudication shall not affect the validity of the ordinance as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional.

SECTION 3. WHEN EFFECTIVE. This ordinance shall be in effect from and after its final passage, approval and publication as provided by law.

Passed by the Council the _____ day of _____, 2020, and approved this _____ day of _____, 2020.

Kandi S. Petry Mayor

ATTEST:

Cynthia Crippen City Clerk

1st Reading -

Motion by Council Member _____, seconded by Council Member _____, first reading of Ordinance No. 102020-01 AYES: NAYS: ABSENT:

2nd Reading –

Motion by Council Member _____, seconded by Council Member _____, first reading of Ordinance No. 102020-01 AYES: NAYS: ABSENT: 3rd Reading –

Motion by Council Member ______, seconded by Council Member ______, first reading of Ordinance No. 102020-01. AYES: NAYS: ABSENT:

The Mayor declared Ordinance No. 102020-01was passed on ____day of, _____, 2020.

I certify that the foregoing was published as Ordinance No. 102020-01 on the _____ day of _____, 2020.

City Clerk



ESTIMATE

Date: 12/15/20 **Estimate #:** 12128

Service Provider			
Midwest Tuckpointing			
4077 SE Brooks Dr.			
Des Moines, IA 50320			
515-537-9959			
midwesttuckpointingllc@gmail.com			

Customer

Steve Eckert

150 W Elm St.

Hartford, IA 50118

515-321-1803

publicworks@hartfordia.com

Project Description

Masonry Restoration

Tuckpointing

Description	Notes	Quantity	Unit Price	Cost
City Hall				
Tuckpointing Prep	Existing Mortar Removal	1	\$ 15,000.00	\$ 15,000.00
Tuckpointing	All Inclusive	1	\$ 13,500.00	\$ 13,500.00
Operational	Equipment/Fuel/Service Fee - 10 days	10	\$ 200.00	\$ 2,000.00
Fire Station				
Tuckpointing Prep	Existing Mortar Removal	1	\$ 7,500.00	\$ 7,500.00
Tuckpointing	All Inclusive	1	\$ 6,750.00	\$ 6,750.00
Operational	Equipment/Fuel/Service Fee - 5 days	5	\$ 150.00	\$ 750.00
			Subtotal	\$ 45,500.00
Large Project Deposit	15%		15.00%	\$ 6,825.00
		Due Upon	Completion	\$ 38,675.00

Thanks for considering Midwest Tuckpointing.

We are happy to help with all your masonry restoration needs!

midwesttuckpointing.com

PROPOSAL



Proposal submitted to: City of Hartford

Date: December 1, 2020

I hereby propose to furnish the materials, scaffolding and perform the labor necessary for the completion as follows.

- \circ $\,$ Grind and tuck point west and south sides
 - Replace with color-matched mortar to look period correct
- Paint removal on small section of east wall
- Repairs to northwest corner as necessary

Parapet wall to be flashed by others. All material is guaranteed to be as specified, and the above work to be performed in accordance with the specifications submitted and completed in a substantial workmanlike manner for the sum of: \$23,500.00 (includes all labor and materials)

This proposal may be withdrawn if not accepted within 30 days.

Jeff White White Masonry, Inc. 15141 Bluff Trl. Carlisle, IA 50047 Whitemasonry1979@hotmail.com (515) 250-5658

J&J Hilltop LLC dba Bio-One Des Moines

6750 Westown Parkway Ste 200 PMB 358 West Des Moines, IA 50266 515-776-1044 info@BioOneDesMoines.com https://www.BioOneDesMoines.com

Estimate

ADDRESS

Zack City of Hartford Iowa 150 W. Elm St. Hartford, IA 50118



ESTIMATE # 1201 DATE 12/14/2020

DATE	ITEM	DESCRIPTION		QTY	RATE	AMOUNT
12/21/2020	Bio-Hazard disposal - Redbag	Transport and Dispo Waste: Medical Was disposal of red bag include free flowing two bags per pick u	1	75.00	75.00T	
12/21/2020	Bio-Hazard Disposal - Sharps	Transport and Dispo Waste: pick up and container rate is for per pickup.	1	25.00	25.00T	
By signing this agreement you are agreeing to the rates stipulated. The actual bill for time of service will depend on the quantity picked up at time of service.			SUBTOTAL TAX TOTAL		\$1	100.00 7.00 107.00

Accepted By

Accepted Date

PLEASE NOTE: Credit card payments will incur an additional 3% cost-sharing convenience fee

J&J Hilltop LLC dba Bio-One Des Moines 83-3741099

Emergenceteurs.

BUDGET REPORT CALENDAR 12/2020, FISCAL 6/2021

PCT OF FISCAL YTD 50.0%

Page 1

1. I.							
ACCOUNT NUMBER	ACCOUNT TITLE	TOTAL Budget	PTD BALANCE	YTD PALANCE	PERCENT		
160-910-6910	TRANSFER OUT			BALANCE	EXPENDED	UNEXPENDED	
160-999-9999	PROFIT HANDLER	5,500.00 .00	.00 .00	.00 .00	.00	5,500.00	
•	DIFFERENCE			.00	.00	.00	
		5,500.00	.00	.00	.00	5,500.00	
	PROOF						
		5,500.00	.00	.00	.00	5,500.00	

.

CITY OF HARTFORD

Statement Writer: 00

CITY OF HARTFORD DECEMBER 15, 2020 PROCEDURES & APPOINTMENTS

ORGANIZATIONAL PROCEDURES

- 1. SET TIME/DATE FOR REGULAR MONTHLY COUNCIL MEETING (3rd Tuesday @ 6:30 pm)
- SET TIME/DATE FOR SPECIAL COUNCIL MEETINGS/TOWN HALL MEETINGS(1ST TUESDAY @6:30PM)
- 3. OFFICIAL PUBLICATION (Carlisle Citizen)
- 4. OFFICIAL DEPOSITORIES (Peoples Bank & Great Western Bank, Carlisle)
- 5. OFFICIAL POSTING LOCATIONS (City Hall, Post Office, Git-N-Go, Hartford Happenings, Hartford Website)
- 6. AGENDA CUT OFF (12:00 pm Friday prior to scheduled meeting)

APPOINTMENTS

MAYORAL APPOINTMENT

1. MAYOR PRO-TEM (Sophia Eckert)

COUNCIL APPOINTMENTS

- 1. CITY CLERK (Cynthia Crippen)
- 2. LEGAL COUNSEL (Matt Brick, Brick Gentry, PC)
- 3. BUILDING OFFICIAL (Safe Building Iowa, Polk City)
- 4. FIRE/RESCUE CHIEF (Zack Prickett)
- 5. PUBLIC WORKS SENIOR (Steve Eckert)
- 6. PUBLIC WORKS (Brandon Bennett)
- 7. ENGINEERING FIRM (ISG)
- 8. LAW ENFORCEMENT (Warren County Sheriff)
- 9. EMS SERVICES (Fire Recovery)
 - A. EMS TIERING (Mercy Medical)
- 10. INFORMATION TECHNOLOGY (Cyber Solutions, LLC)
- 11. COMMISSIONS & BOARDS (Board of Adjustments, Planning & Zoning Commission)
- 12. COUNCIL MEMBER ADVISORS
 - A. FIRE/RESCUE DEPT. Sophia Eckert
 - B. STREET DEPT. Haldean Wilson
 - C. WASTEWATER DEPT. Mark Goldsberry
 - D. PARKS & REC DEPT. Crystal Barton
 - E. URBAN CHICKEN ORDINANCE. Andrea Jors

From: zack@hartfordiafire.com To: "City of Hartford" <clerk@hartfordia.com>, "Council Members" <council@hartfordia.com>, "mayor@hartfordia.com" <mayor@hartfordia.com>, "publicworks@hartfordia.com" <publicworks@hartfordia.com> Subject: Month End Date: 12/15/2020 2:42:31 PM

Try this one

	Er /	HIJIA W		Cites 1	A REC	13 Tie	Giller	HEE.
ncident Type								1
Medical	5	1	2					8
Fire	2		1					3
MVC/Rescue								
Water								
Special Assignment						**		
Weather								
Haz-Mat	1							1
Individual Training H	lours	· ·					i	142
			·			·····		-
Outside Hours (Meeti	ngs)		· · · ·					: 8
		6	· · · · · · · · · · · · · · · · · · ·					• • • • • • • • • • • • • • • • • • • •
· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·						
			020					:

Zachary W. Prickett Fire Chief