	AGE	NDA ITEM EXECUTIVE SUMMARY	Agenda Item number: 3c
	Title:	Recommendation to Approve a Corridor Imp W. Main Street (Eric Larson – Property Own	
ST. CHARLES	Presenter:	Matthew O'Rourke	

Meeting: Government Operations Committee Date: May 14, 2018

Proposed Cost: \$3,135.00

FY 18/19 Budgeted Amount: \$18,353 (CIC Program Budget)

Not Budgeted:

 \square

Executive Summary (*if not budgeted please explain*):

Eric Larson, owner of the property located at 619 W. Main Street, has applied for a Corridor Improvement Grant. The applicant is proposing to install new landscape and hardscape features along the property's Main Street frontage between the existing property line and the front of the building to add more visual interest and highlight the building's front entrance.

Eric Larson also owns the property to the east of 619 W. Main Street and has proposed a design that extends the landscaping patterns of this east property to create a uniform aesthetic appearance.

The submitted plan shows plantings south of the front of the existing building, these plantings are not eligible for inclusion in the program and therefore are not included in the grant proposal or in the submitted cost estimates for materials and installation. Staff has included an aerial photo that highlights the grant eligible portion of the property.

The following list describes the proposed grant eligible improvements:

Plantings along W. Main Street

- Cost of plant materials \$2,988.00 (City's portion \$1,494.00)
- Cost of installation of plants, pavers, and mulch \$3,120.00 (City's portion \$1,560.00)
- Cost of Lannon stepping stones \$162.50 (City's portion \$81.25)

The Corridor Improvement Commission reviewed the design and grant proposal at their 5/2/2018 meeting, and recommended approval of the grant. The vote was 5-Aye to 0-Nay. The total cost of the proposed eligible improvements is \$6,270.00 and the City's share of the total project cost will be a maximum of \$3,135.00.

*To see the Corridor Improvement Program Description listed on the City's website, please follow this link: <u>Corridor Improvement Program Guidelines</u>

Attachments (please list):

Cost Estimates, Plan, Aerial Photograph Location Map, and Photos of the Property Draft Corridor Improvement Commission Resolution 3-2018 Draft Corridor Improvement Grant Agreement

Recommendation/Suggested Action (briefly explain):

Recommendation to approve a Corridor Improvement Grant for 619 W Main Street (Eric Larson – Property Owner)



Company: Attention:	LARSON P ERIC	ROPERTIES		Ap	oril 24	, 2018	_	
Phone: E-mail: Project:	<u>630.669.51</u> PLAN4U2R	01 ETIRE@GMAIL.COM		Tax:		Yes		7.50%
Location:	ST CHARL	ES		Delivery:		Yes		
Quantity	UOM Code	e Item Descript	tion		Pr	ice / Unit	S	ubtotal
1.00	EA	BLUE RIVER YARD BENCH 4'			\$	225.05	\$	225.05
0.50	TON	CHERRY CREEK 3/4"			\$	95.00	\$	47.50
0.50	TON	LANNON STEPPERS			\$	325.00	\$	162.50
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			Water	lai				
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						total	\$	4 <u>35.05</u>
					Tax Pall	et Charge	\$	32.63
						tion Charge		
Measurements	and quantities	must be confirmed and approved before	ore shipping		Frei		\$	115.00
		om the quote date.			Tot		\$	582.68
Down payment	required for s	pecial order material.						

 Patricia Howe

 Inside Sales

 Phone
 847-888-6133

 Cell
 815-321-1767

 Fax
 847-742-6282



Page: 1 04/18/18 Quote Date: Required Date: 04/18/18

Quote Number:



Q142001 QUOTE YARD MULTI-NURS/GC/LDSC (630) 669-5101

The Groundcover Specialists

PROPAGATORS AND GROWERS OF GROUNDCOVERS, PERENNIALS, SHRUBS, EVERGREENS AND NATIVES WWW.MIDWESTGROUNDCOVERS.COM

P.O. BOX 748 ST. CHARLES, IL 60174

847-742-1790 FAX 847-742-2655

Customer Ref: Customer Grp: Attn: Phone: COD Terms:

QUOTE

C14422 FERSON CREEK LANDSCAPING & NUR 4N865 CRANE ROAD

ST CHARLES, IL 60175

T O

Location

B I L L

QTY ORDERED	QTY SHIPPED	QTY FLATS	UNIT	DESCRIPTION	UNIT PRICE	EXTENSION
1.0			EA	001 SC - 20810.5G Euonymus alatus 'Compactus' #5	20.55	20.55
6.0			EA	002 SC - 20754.3G Buxus x Green Velvet® #3 THIS IS THE LARGEST POT SIZE WE CURRENTLY HAVE AVAILABLE IN BYUXUS GREEN VELVET. WE EXPECT #5 POT TO BE AVAILABLE MID/LATE JULY. #3 SIZE CURRENTLY MEASURE 9-12" HIGH AND 12-15" WIDE	31.75	190.50
6.0			EA	003 SC - 20670.5G Jun. chin. 'Gold Lace' #5	21.75	130.50
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3.0			EA	006 SC - 22110.5G Hyd arb. Incrediball® #5	23.35	70.05
3.0			EA	007 SC - 23114.5G Weigela Sonic Bloom® Pink #5 EXPECTED TO BE AVAILABLE MID/LATE MAY	23.35	70.05

The customer, by signature, agrees to the terms and conditions of this sale and to pay for the same. Any cost of collecting shall be borne by the customer, including any and all court cost and reasonable legal fees.

Date

Quote Continued on Next Page

Claims about shortages, incorrect or damaged products must be submitted, no later than 5 days from receipt

CUSTOMER COPY



Page: 2 04/18/18 Quote Date: Required Date: 04/18/18



P.O. BOX 748 ST. CHARLES, IL 60174 847-742-1790 FAX 847-742-2655

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630) 669-5101 COD

PROPAGATORS AND GROWERS OF GROUNDCOVERS, PERENNIALS, SHRUBS, EVERGREENS AND NATIVES The Groundcover Specialists

Location

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WWW.MIDWESTGROUNDCOVERS.COM

C14422 FERSON CREEK LANDSCAPING & NUR 4N865 CRANE ROAD

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B I L L T O

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1.0			EA	010 SC - 23573.1G Sedum 'Firecracker' #1 WE GROW THIS IN A #1 SIZE POT. REQUEST IS FOR 3 FLATS. QUOTE IS FOR 1 #1 AS I AM UNSURE HOW MANY YOU NEED. WE DO HAVE ~1,000 IN STOCK	5.90	5.90
12.0			EA	011 SC - 21478.1G Sedum spectabile 'Autumn Fire' #1	4.85	58.20
42.0			EA	012 SC - 20716.1G Hem. 'Apricot Sparkles' #1	7.50	315.00
16.0			EA	013 SC - 21003.1G Nepeta racemosa 'Walker's Low' #1 EXPECTED TO BE AVAILABLE EARLY/MID MAY	4.00	64.00
9.0			EA	014 SC - 21866.1G Nepeta f. 'Early Bird' #1	4.75	42.75
25.0			EA	015 SC - 23567.1G Echinacea 'Julia' #1	8.95	223.75
25.0			EA	016 SC - 21450.1G Echinacea Pixie Meadowbrite™ #1	6.45	161.25

The customer, by signature, agrees to the terms and conditions of this sale and to pay for the same. Any cost of collecting shall be borne by the customer, including any and all court cost and reasonable legal fees.

Received By

Date

Quote Continued on Next Page

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CUSTOMER COPY



The Groundcover Specialists

Page: 3 Quote Date: 04/18/18 Required Date: 04/18/18



P.O. BOX 748 ST. CHARLES, IL 60174 847-742-1790 FAX 847-742-2655

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C14422

Location

FERSON CREEK LANDSCAPING & NUR 4N865 CRANE ROAD

ST CHARLES, IL 60175

T O

B I L L

QTY OR	DERED	QTY SHIPPED	QTY FLATS	UNIT	DESCRIPTION	UNIT PRICE	EXTENSION
	25.0			EA	017 SC - 22887.1G Echinacea Sombrero® 'Salsa Red' #1	8.95	223.75
	40.0			EA	018 SC - 21849.1G Rudbeckia 'Viette's LittleSuzy' #1	5.40	216.00
	19.0			EA	019 SC - 20613.1G Salvia nemorosa 'May Night' #1	4.00	76.00
	12.0			EA	020 SC - 20739.1G Hosta 'Frances Williams' #1	5.65	67.80
	20.0			EA	021 SC - 20661.3G Rosa Knock Out® #3	14.20	284.00
	2.0			EA	022 SC - 21837.1G Panicum virg. 'Heavy Metal' #1	6.45	12.90
	12.0			EA	023 SC - 20772.1G Calamagrostis 'Karl Foerster' #1	5.55	66.60
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the same. Any cost of collecting	Claims about shortages, incorrect or da	amaged products	Net Due	\$3,055.01
shall be borne by the customer,	must be submitted, no later than 5 d	ays from recei	sed Fligible Grant Amount	\$2998.00
including any and all court cost			sed Engiore Grant / mount	$\psi 2 $
and reasonable legal fees.				

Lawn Maintenance Invoice 001453

Monarcas Landscape
35W377 Maple Avenue
St. Charles, IL 60174
331-645-0108

TO Eric larsen Plantuzretire Egmail, Com

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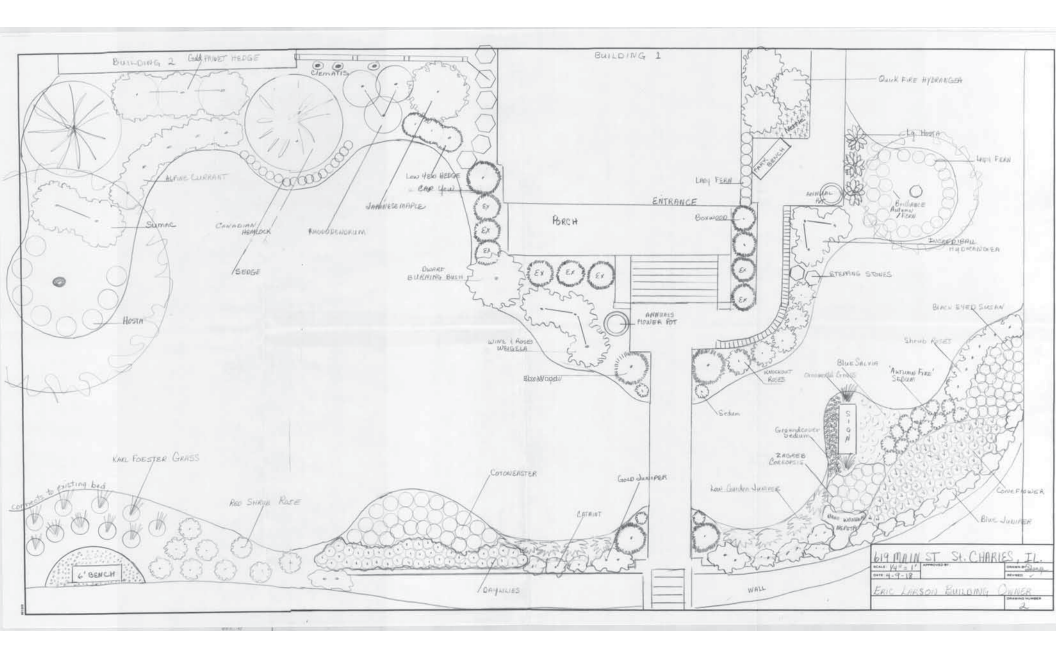
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EDGMG					
WEED CONTROL					
PRUNING / THAMMING					
FERTLIZING					
SPRING / FALL CLEAN OP	1.1.1.1.1				
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Thank You











City of St. Charles, Illinois

Corridor Improvement Commission Resolution No. <u>3-2018</u>

A Resolution Recommending Approval of a Corridor Improvement Grant Application at 619 W. Main Street

(Eric Larson – Property Owner)

WHEREAS, it is the responsibility of the St. Charles Corridor Improvement Commission to review applications for the Corridor Improvement Grant Program; and

WHEREAS, the Corridor Improvement Commission has reviewed the following Corridor Improvement proposal for: 619 W. Main Street; and

WHEREAS, the Corridor Improvement Commission finds approval of said Corridor Improvement proposal to be in the best interest of the City of St. Charles and provided the applicant complies with the specific conditions listed in Exhibit "A" attached hereto:

NOW THEREFORE, be it resolved by the St. Charles Corridor Improvement Commission to recommend to the City Council approval of the Corridor Improvement application listed above with the conditions listed in Exhibit "A".

Roll Call Vote: Ayes: English, Potts, Nelson, Spurling, and Shimkus. Nays: None Abstain: None Absent: Schuetz and Hauser

PASSED, this 2nd day of May, 2018.

Chairman

Resolution No. 3-2018 Page 2

EXHIBIT A

REVIEW COMMENTS

1. Follow plan as presented. Any changes must be reviewed and approved by the Corridor Improvement Commission

City of St. Charles CORRIDOR IMPROVEMENT AGREEMENT

619 W. Main Street (Eric Larson – Property Owner)

THIS AGREEMENT, entered into this 21st day of May 2018, as authorized by Resolution No. _____ and approved by the City Council on May 21, 2018, between the City of St. Charles, Illinois (hereinafter referred to as "CITY") and the following designated APPLICANT, to wit:

APPLICANT Name: Eric Larson

Address of Property to be Improved: 619 W. Main Street

PIN Number(s): 09-33-227-007

Property Owner's Name: Eric Larson

WITNESSETH:

WHEREAS, the CITY has established a **Corridor Improvement Program** to provide matching grants for landscaping and related improvements within the Randall Road, Main Street, Kirk Road, Lincoln Hwy, Special Service Tax District SSA-1B, and Specified Gateway corridors of the CITY; and

WHEREAS, Eric Larson, APPLICANT(S), desires to install landscaping and related improvements to the above-described property that are eligible for reimbursement under the Corridor Improvement Program; and

WHEREAS, said Corridor Improvement Program is administered by the CITY with the advice of the Corridor Improvement Commission and is funded from the general fund for the purposes of improving the aesthetics of the commercial corridors of the CITY and preventing blight and deterioration; and

WHEREAS, the above-described property for which the APPLICANT seeks a grant is located within the area eligible for participation in the Corridor Improvement Program.

NOW, THEREFORE, in consideration of the mutual covenants and agreements obtained herein, the CITY and the APPLICANT do hereby agree as follows:

SECTION 1: The APPLICANT understands and agrees that only the cost of eligible improvements located east of the right-of-way on parcels with the following PIN(s) 09-33-227-007 and landscape design fees associated with those improvements, shall be considered reimbursable as shown in Exhibit II and Exhibit III. The CITY will reimburse the APPLICANT up to \$3,135.00 of the cost of materials to install landscaping and related improvements in accordance with the approved plans, specifications and cost estimates attached hereto as Exhibit "II" (the "Improvements"), but in no event more than the maximum amounts as defined below:

Landscape Improvements Cost: \$6,270.00	City's Share @ 50% up to a maximum of \$3,135.00
Total Project Cost: \$6,270.00	City's Share up to a maximum of \$3,135.00

Labor by the APPLICANT ("sweat equity") is not a reimbursable expense. All Improvements shall be installed in accordance with Exhibit I, subject to minor revisions as may be approved by a representative of the Corridor Improvement Commission due to availability of landscape plants, field conditions not known at the time of design, and similar circumstances beyond the APPLICANT's control.

SECTION 2: The Director of Community & Economic Development, or designee, shall inspect the Improvements installed pursuant to this Agreement. Such inspection shall not replace any required permit inspections by the CITY. All work that is not in conformance with the approved plans and specifications shall be remedied by the APPLICANT and deficient or improper work shall be replaced and made to comply with the approved plans and specifications and the terms of this Agreement.

SECTION 3: Upon completion of the Improvements and upon their final inspection and approval by the Director of Community & Economic Development, or designee, the APPLICANT shall submit to the CITY a properly executed and notarized contractor statement showing the full cost of the Improvements as well as each separate component amount due to the contractor and each and every subcontractor involved in furnishing labor, materials or equipment in the work. In

addition, the APPLICANT shall submit to the CITY proof of payment of the contract cost pursuant to the contractor's statement and final lien waivers from all contractors and subcontractors. The CITY shall, within thirty (30) days of receipt of the contractor's statement, proof of payment and lien waivers, the landscape architect's statement, and "before" and "after" pictures of the property, reimburse the APPLICANT for the 50% of the actual construction and materials cost or the maximum amount specified in this Agreement, whichever is less, and for 75% of the landscape designer's fee or the maximum amount specified in this Agreement, whichever is less.

At its sole discretion, CITY may reimburse APPLICANT in two payments. The first reimbursement may be made only

1) upon completion of Improvements representing 40% or more of the maximum reimbursement specified in Section 1 hereof and,

2) upon receipt by CITY of the landscape designer's invoices, contractor's statements, proof of payment and notarized final lien waivers for the completed Improvements and,

3) upon a determination by the Director of Community & Economic Development, or designee, that the remainder of the Improvements are expected to be delayed for thirty days or more following completion of the initial work due to weather, availability of materials, or other circumstances beyond the control of the APPLICANT. The second, final reimbursement payment shall be made by CITY only upon submittal of all necessary documents as described herein.

SECTION 4: All Improvements must be completed within 270 days after the approval of this Agreement by the City Council, unless otherwise authorized by the CITY. Extensions may be approved by the Director of Community Development, prior to the expiration of the said 270 days. Projects which have not received an extension and have not been completed within 270 days will not receive funding.

SECTION 5: If the APPLICANT or his contractor fails to complete the Improvements provided for herein in conformity with the approved plans and specifications and the terms of this Agreement, then upon written notice being given by the Director of Community & Economic Development to the APPLICANT, by certified mail to the address listed above, this Agreement shall terminate and the financial obligation on the part of the CITY shall cease and become null and void.

SECTION 6: Upon completion of the Improvements pursuant to this Agreement and for a period of five (5) years thereafter, the APPLICANT shall be responsible for properly maintaining such Improvements in finished form and without change or alteration thereto, as provided in this Agreement, and for the said period of five (5) years following completion of the construction thereof, the APPLICANT shall not enter into any Agreement or contract or take any other steps to alter, change or remove such Improvements, or the approved design thereof, nor shall APPLICANT undertake any other changes, by contract or otherwise, to the Improvements provided for in this Agreement unless such changes are first approved by the Corridor Improvement Commission. Such approval shall not be unreasonably withheld if the proposed changes do not substantially alter the original design concept of the Improvements as specified in the plans, design drawings and specifications approved pursuant to this Agreement.

If within the 5-year maintenance period plant materials are damaged by automobiles, wildlife, acts of nature, or stolen or any other cause, the APPLICANT shall install and pay for replacements.

OWNER agrees to provide regular maintenance of the property for a minimum of five years following completion of construction in a condition that is weed free, properly edged and mulched as specified in the original design, and maintained with the same type and quantity of plant material initially installed, unless a modification to the plan is approved by the Corridor Improvement Commission.

In the event of inadequate maintenance, the CITY shall give the owner reasonable notice of conditions to be corrected. In the event that substandard maintenance still exists after thirty (30) days, OWNER shall repay the CITY all grant funds received pursuant to this Agreement and pay all costs and fees, including attorney fees, of any legal action taken to enforce the maintenance of the Improvements.

SECTION 7: The APPLICANT covenants and agrees to indemnify and hold harmless the CITY and its officials, officers, employees and agents from and against, any and all losses, claims, damages, liabilities or expenses, of every conceivable kind, character and nature whatsoever arising out of, resulting from or in any way connected with directly or indirectly with the Corridor

Improvement(s) which are the subject of this Agreement, including but not limited to actions arising from the Prevailing Wage Act (820 ILCS 30/0.01 et seq.) The APPLICANT further covenants and agrees to pay for or reimburse the CITY and its officials, officers, employees and agents for any and all costs, reasonable attorneys' fees, liabilities or expenses incurred in connection with investigating, defending against or otherwise in connection with any such losses, claims, damages, liabilities, or causes of action. The CITY shall have the right to select legal counsel and to approve any settlement in connection with such losses, claims, damages, liabilities, or causes of action. The provisions of this section shall survive the completion of said Corridor improvement(s).

SECTION 8: Nothing herein is intended to limit, restrict or prohibit the APPLICANT from undertaking any other work in or about the subject premises, which is unrelated to the Improvements provided for in this Agreement.

SECTION 9: This Agreement shall be binding upon the CITY and upon the APPLICANT and its successors and assigns with respect to the property on which the Improvements are installed, for a period of five (5) years from and after the date of completion and approval of the Corridor improvement provided for herein. It shall be the responsibility of the APPLICANT to inform subsequent owners and lessees of the provisions of this Agreement.

IN WITNESS THEREOF, the parties hereto have executed this Agreement on the date first appearing above.

APPLICANT

PROPERTY OWNER (if different from APPLICANT)

CITY OF ST. CHARLES: _____

Mayor

_

ATTEST: _____

City Clerk

Applicant contact information:

Phone:		

Fax:			
Email:			

Property Owner's information, if different than applicant:

Phone:	
Fax:	
Email:	

Exhibit I

The Corridor Improvement Grant Program will reimburse property owners for design consultant fees according to which of the three grant programs the property owner has applied for:

Corridor & Downtown Grants

Corridor Grants are chosen each year by the Corridor Improvement Commission and approved by the City Council. The grant recipient will pay for the first 25% of the design cost and the grant would pay up to a cap amount based upon linear footage of the property along the Corridor Roadway (Main, Kirk, Lincoln Highway, or Randall, SSA1B); as noted in the chart below:

Grant Funding fo	or Design of Corridor Grants	
Linear Footage of Property on a Corridor	Owner Pays	Commission will Pay
Roadway (Main, Kirk, Randall, SSA1B)		
< 200 feet	First 25% of Total design Costs	Up to \$2,000
201 – 500 feet	First 25% of Total design Cost	Up to \$3,000
501 + feet	First 25% of Total design Cost	Up to \$4,000

Four Season Grants

The Corridor Improvement Program does not pay for design services. These grants provide up to \$1,000 for soil, labor, plant materials and mulch.



Lafarge Fox River Decorative Stone 1300 Route 31 South Elgin, IL 60177 847-888-6133

Company: Attention: Phone: E-mail: Project: Location:	LARSON PROPERTIES ERIC <u>630.669.5101</u> <u>PLAN4U2RETIRE@GMAIL.COM</u> ST CHARLES	!	<u>April</u> Tax: Delivery:	24, 2018 Yes Yes		7.50%
Oursetitus	HOM On the Hand	m Deceniation		Drive / Lluit	•	
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	TON CHERRY CREEK 3/4			\$ 95.00	\$	47.50
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Location

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1.0			EA	010 SC - 23573.1G Sedum 'Firecracker' #1 WE GROW THIS IN A #1 SIZE POT. REQUEST IS FOR 3 FLATS. QUOTE IS FOR 1 #1 AS I AM UNSURE HOW MANY YOU NEED. WE DO HAVE ~1,000 IN STOCK	5.90	5.90
12.0			EA	011 SC - 21478.1G Sedum spectabile 'Autumn Fire' #1	4.85	58.20
42.0			EA	012 SC - 20716.1G Hem. 'Apricot Sparkles' #1	7.50	315.00
16.0			EA	013 SC - 21003.1G Nepeta racemosa 'Walker's Low' #1 EXPECTED TO BE AVAILABLE EARLY/MID MAY	4.00	64.00
9.0			EA	014 SC - 21866.1G Nepeta f. 'Early Bird' #1	4.75	42.75
25.0			EA	015 SC - 23567.1G Echinacea 'Julia' #1	8.95	223.75
25.0			EA	016 SC - 21450.1G Echinacea Pixie Meadowbrite™ #1	6.45	161.25

The customer, by signature, agrees to the terms and conditions of this sale and to pay for the same. Any cost of collecting shall be borne by the customer, including any and all court cost and reasonable legal fees.

Received By

Date

Quote Continued on Next Page

Claims about shortages, incorrect or damaged products must be submitted, no later than 5 days from receipt

CUSTOMER COPY



The Groundcover Specialists

Page: 3 Quote Date: 04/18/18 Required Date: 04/18/18



P.O. BOX 748 ST. CHARLES, IL 60174 847-742-1790 FAX 847-742-2655

WWW.MIDWESTGROUNDCOVERS.COM

QUOTE

Quote Number: Customer Ref: Customer Grp: Attn: Phone: Terms:

Q142001 QUOTE YARD MULTI-NURS/GC/LDSC

(630) 669-5101 COD

C14422

Location

FERSON CREEK LANDSCAPING & NUR 4N865 CRANE ROAD

ST CHARLES, IL 60175

T O

B I L L

QTY OR	DERED	QTY SHIPPED	QTY FLATS	UNIT	DESCRIPTION	UNIT PRICE	EXTENSION
	25.0			EA	017 SC - 22887.1G Echinacea Sombrero® 'Salsa Red' #1	8.95	223.75
	40.0			EA	018 SC - 21849.1G Rudbeckia 'Viette's LittleSuzy' #1	5.40	216.00
	19.0			EA	019 SC - 20613.1G Salvia nemorosa 'May Night' #1	4.00	76.00
	12.0			EA	020 SC - 20739.1G Hosta 'Frances Williams' #1	5.65	67.80
	20.0			EA	021 SC - 20661.3G Rosa Knock Out® #3	14.20	284.00
	2.0			EA	022 SC - 21837.1G Panicum virg. 'Heavy Metal' #1	6.45	12.90
	12.0			EA	023 SC - 20772.1G Calamagrostis 'Karl Foerster' #1	5.55	66.60
	THAN	K YOU FOR		RTUNIT	Y TO QUOTE THIS PLANT MATERIAL.		
		SE CONFIRI ABILITY AT			AND DTE IS CONVERTED TO AN ORDER.		
	2018. *****A FINAL	LL BOXWOC	DD SALES A	RE	OM DECEMBER 1ST 2017 - DECEMBER 1ST		
		y signature, s and condi				Total Tax	\$2,855.15 \$199.86
agrees to			F	Received By	Date	Idx	\$199.00

agrees to the terms and condi-			l otal Tax	\$2,855.15 \$199.86	
tions of this sale and to pay for	Received By	Date		·	
the same. Any cost of collecting	Claims about shortages, incorrect or da	amaged products	Net Due	\$3,055.01	
shall be borne by the customer,	must be submitted, no later than 5 d	ays from recei	sed Fligible Grant Amount	\$2998.00	
including any and all court cost			sed Engiore Grant / mount	$\psi 2 $	
and reasonable legal fees.					

Lawn Maintenance Invoice 001453

Monarcas Landscape
35W377 Maple Avenue
St. Charles, IL 60174
331-645-0108

TO Eric larsen Plantuzretire Egmail, Com

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Real and the s	
9125118	*
C RESERVER.	
Continents.	C) 1-TIME

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3 WATE = 34	NEW - NO
BRACHTHEY - H	105135.7 = 108

TERMS

PLEASE RETURN THIS PORTION WITH PARTAENT

WORK DONE	FREQUENCY	DESCRIPTION / MATERIALS USED UNIT		AMOUNT	
LANN MOWING					
EDGING					
WEED CONTROL					
PRUNING / TRAMANO					
FERTLIZING					
SPRING / FALL CLEAN OP					
SNOW REMOVAL			#	-	
Pmulch	1 time	Sugards & Bran	mb 65-	520	
Paris		Pavers for front that	miled \$600 -	600+	
BP ant install		Plant Installation -	for la		
		Front of building		2,00	0-
0		roadway 3 da			
		of work			
Ū					1
WIND DIRECTION		WIND SPEED	EQUIPMENT CHARGE		
N NE E SE S	SW W M	W 0-5 6-10 11-15	SUB-TOTAL		
D 41		TIME A.M. P.M.			1
TEOHOWENSONTURE	,	DATE / /	TAX	忠	L
Casto 1	tui	14/25/18	TOTAL	3.1	20

Thank You

Exhibit III

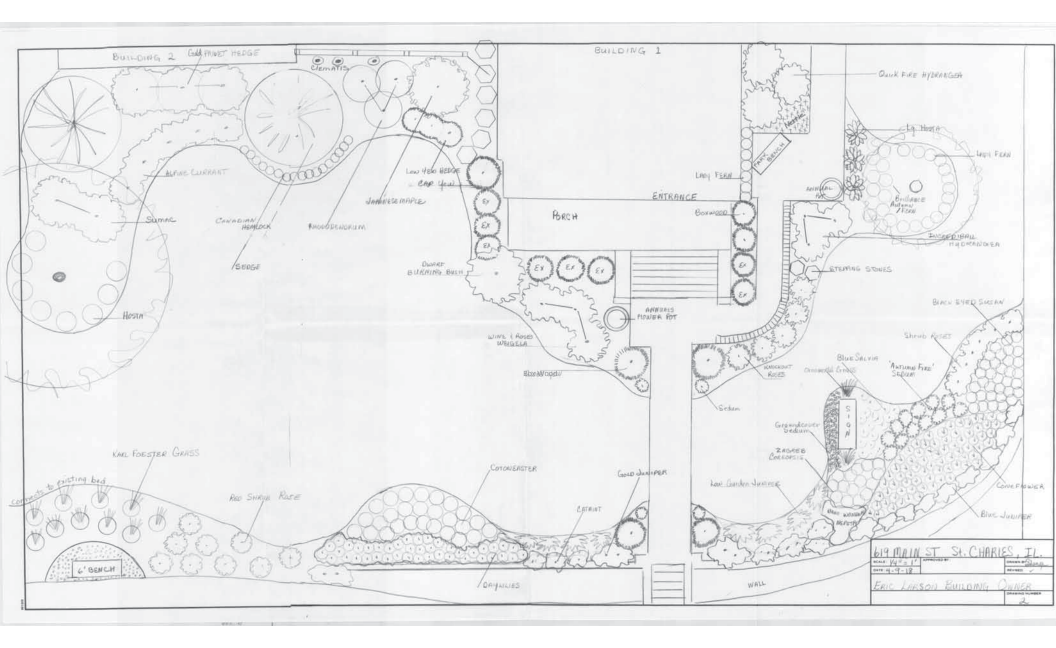


Exhibit IV Agreement to Engage in Maintenance for Five Years

OWNER agrees to maintain the property in a condition substantially similar to the condition prevalent when final inspection is made by the City's Landscape Architect Consultant and approval is granted by the City's Community & Economic Development Director for a period of at least five (5) years. The property will remain weed free, properly edged and mulched, as specified in the original design, and maintained at a minimum with the same type and quantity of plan material initially installed unless a modification to the plan is brought to and agreed upon by the Commission.

In the event of substandard maintenance, the CITY shall give the owner reasonable notice of conditions to be corrected within thirty (30) days. In the event that substandard maintenance still exists, OWNER agrees to repay the CITY the monies initially allocated to the OWNER by the CITY and to pay all costs and fees, including attorney fees, of any legal action taken to enforce this maintenance agreement.