

	AGENDA ITEM EXECUTIVE SUMMARY
Title:	Recommendation to Approve the Visitors Cultural Commission Funding Allocations Schedule FY16-17 and the Related Funding Agreements
Presenter:	Chris Minick, Finance Director Dr. Anne Becker, Cultural Commission Chair

Please check appropriate box:

X	Government Operations (06/06/16)		Gov	ernment :	Services	3	
	Planning &	& Development	City	Council			
	Public Hea	aring					
Estin	nated Cost:	\$87,591	Budgeted:	YES	X	NO	

If NO, please explain how item will be funded:

Executive Summary:

Annually, the City budgets funds to promote the arts and cultural events in the City from the proceeds of the hotel/motel tax. Groups supporting the arts and culture within the community submit funding requests for grants to support their programs on an annual basis. The Cultural Commission meets annually to hear presentations from these groups and recommend funding allocations based on those presentations and the programs identified for funding. The Cultural Commission heard those presentations May 9, 2016.

The Commission had a budget of \$87,591 to allocate for FY 16-17, which incorporates \$7,131.00 in funding from FY 15-16 not disbursed to Fox Valley Repertory, which closed shop October 1, 2015. Eight groups applied, with each group being recommended for funding allocations, as attached.

The FY 16-17 funding level also incorporates the 10% reduction in funding as directed by the City Council during the summer of 2015.

Attachments: (please list)

Cultural Commission Recommended Funding Allocations Schedule for FY 16-17 Funding Agreements

Recommendation / Suggested Action (briefly explain):

Recommendation to approve the Visitors Cultural Commission Funding Allocations Schedule FY16-17 and the related Funding Agreements.

For office use only:	Agenda Item Number: 5a	

Process Imrpovement Selection Matrix

					Ra	ating Crit	eria		ľ					
		2	4	3	5	1								
	Organization	Economic impact(Q.1)	Enhance Community Culture(Q.3)	Resident benefit(Q.3)	Enhance St. Charles Reputation(Q.5)	Essential to existance(Q.6)			Total	% of Tota	Calculated Award	Final Award	2015-2016 Funding	Funding Requested
1	Fineline Creative Arts Center	2	3	2	2	1			 33	12.5%	10,949	12,639	8,007	14,000
2	Fox Valley Concert Band	2	3	3	2	2			 37	14.0%	12,276	6,848	5,579	10,000
3	Preservation Partners of Fox Valley	1	3	2	2	1			31	11.7%	10,285	9,221	8,157	9,500
4	St Charles Art Council	2	3	2	2	1			33	12.5%	10,949	16,848	12,216	50,000
5	Steel Beam Theater	3	2	3	2	2			35	13.3%	11,612	14,798	13,466	20,000
6	Norris Cultural Arts Center	2	2	2	2	1		-31	29	11.0%	9,622	7,728	6,733	15,000
7	Scuplture in the Park	1	2	2	2	1			27	10.2%	8,958	6,647	5,721	7,500
8	St. Charles Singers	2	3	2	3	2			39	14.8%	12,940	12,861	11,523	14,000
15	Total								0	100.0%	87,591 87,591	87,591	71,402	140,000

9,058

Funds to Allocate

Evaluation Instructions

This table provides a basis to assess the relative value of improving the process

- 1. Weight each of the rating criteria on a scale of 1-5, with 5 being most important
- 2. List organization to be considered for improvement
- 3. Correlate each organization to the rating criteria as follows:
 - 0 = None
 - 1 = Remote
 - 3 = Moderate
 - 9 Direcxt and strong
- 4. Consider the organizations with the highest scores for greater funding.

WHEREAS, the City of St. Charles, hereinafter referred to as "the City," is desirous of promoting and developing an awareness of art, history and culture; and,

WHEREAS, the City has determined it would use the "Municipal Hotel Operators' Occupation Tax," hereinafter referred to as "the tax," to pay for services from groups promoting these activities; and,

WHEREAS, the <u>The Fine Line Creative Arts Center</u>, an Illinois not-for-profit corporation, (hereinafter referred to as "the Arts Center,") can provide those services desired by the City.

NOW THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

I. In consideration of the promises, terms and conditions set forth, the Arts Center shall devote its exclusive energies to promote a quality image of St. Charles by providing various art forms in the City.

II. In consideration of the foregoing services provided by the Arts Center, the City agrees to pay to the Arts Center, the amount of Twelve Thousand Six Hundred and Thirty Nine dollars and no/100 cents (\$12,639.00) for the period beginning May 1, 2016 and ending April 30, 2017. Payment shall be made on a quarterly basis, subject to deductions by the City for collection costs (including expenses of litigation to defend the imposition or collection of the tax). Any grants which the Arts Center assists the City in obtaining shall be treated as a separate matter.

III. The Arts Center will not enter into any relationship, contractual or otherwise, which will subject the City to any liability. The Arts Center is an independent contractor and has no authority to bind the City in any matter. The Arts Center further agrees to indemnify and hold harmless the City from any and all liability, losses or damages, including reasonable attorneys' fees, arising from the execution or implementation of this agreement, including any action against the City with respect to the collection of the special tax provided for by the St. Charles Municipal Code, Chapter 3.32, "Municipal Hotel Operators' Occupation Tax."

- IV. The Arts Center shall maintain records of all of its activities for the period of at least seven years, which records shall upon request be subject to inspection and copying by the City or its designated agent at the City's sole expense at any reasonable time or times during the operation of this agreement and for a period of three years thereafter.
- V. This agreement shall terminate on April 30, 2017, and the consideration therefore may be renewed by a written instrument executed by both parties.
 - VI. The Arts Center will abide by City's policy for externally funded organizations.
- VII. Upon termination of this agreement, any funds paid to the Arts Center and not used or otherwise subject to pending contract requirements of the Arts Center shall be returned to the City.

VIII. In the event of a default by either party under this agreement, the other party may elect to terminate the agreement by serving a ten-day written notice upon the other party.

IX. The foregoing is the entire agreement made by and between the parties hereto and has been examined by each of the said parties.

X. Any amendment to this agreement shall be effective only if evidenced by a written instrument executed by the parties hereto.

IN WITNESS WHEREOF, the undersigned have hereto set their hands and seals this _____ day of _______, 2016.

THE FINE LINE CREATIVE ARTS CENTER

By: ________

President

CITY OF ST. CHARLES

By: ______Mayor

WHEREAS, the City of St. Charles, hereinafter referred to as "the City," is desirous of promoting and developing an awareness of art, history and culture; and,

WHEREAS, the City has determined it would use the "Municipal Hotel Operators' Occupation Tax," hereinafter referred to as "the tax," to pay for services from groups promoting these activities; and,

WHEREAS, the <u>Fox Valley Concert Band</u>, an Illinois not-for-profit corporation, (hereinafter referred to as the "the <u>Band</u>,") can provide those services desired by the City.

- I. In consideration of the promises, terms and conditions set forth, the Band shall devote its exclusive energies to provide volunteer adult community concert band entertainment in accordance with the presentation of St. Charles based artists.
- II. In consideration of the foregoing services provided by the Band, the City agrees to pay to the Band, the amount of Six Thousand Eight Hundred Forty Eight dollars and no/100 cents (\$6,848.00) for the period beginning May 1, 2016 and ending April 30, 2017. Payment shall be made on a quarterly basis, subject to deductions by the City for collection costs (including expenses of litigation to defend the imposition or collection of the tax). Any grants which the Band assists the City in obtaining shall be treated as a separate matter.
- III. The Band will not enter into any relationship, contractual or otherwise, which will subject the City to any liability. The Band is an independent contractor and has no authority to bind the City in any matter. The Band further agrees to indemnify and hold harmless the City from any and all liability, losses or damages, including reasonable attorneys' fees, arising from the execution or implementation of this agreement, including any action against the City with respect to the collection of the special tax provided for by the St. Charles Municipal Code, Chapter 3.32, "Municipal Hotel Operators' Occupation Tax."
- IV. The Band shall maintain records of all of its activities for the period of at least seven years, which records shall upon request be subject to inspection and copying by the City or its designated agent at the City's sole expense at any reasonable time or times during the operation of this agreement and for a period of three years thereafter.
- V. This agreement shall terminate on April 30, 2017, and the consideration therefore may be renewed by a written instrument executed by both parties.
 - VI. The Band will abide by City's policy for externally funded organizations.
- VII. Upon termination of this agreement, any funds paid to the Band and not used or otherwise subject to pending contract requirements of the Band shall be returned to the City.

VIII. In the event of a default by either party under this agreement, the other party may elect to terminate the agreement by serving a ten-day written notice upon the other party.

IX. The foregoing is the entire agreement made by and between the parties hereto and has been examined by each of the said parties.

X. Any amendment to this agreement shall be effective only if evidenced by a written instrument executed by the parties hereto.

IN WITNESS WHEREOF, the undersigned have hereto set their hands and seals this _____ day of ________, 2016.

FOX VALLEY CONCERT BAND

CITY OF ST. CHARLES

Mayor

By: ____ President

WHEREAS, the City of St. Charles, hereinafter referred to as "the City," is desirous of promoting and developing an awareness of art, history and culture; and,

WHEREAS, the City has determined it would use the "Municipal Hotel Operators' Occupation Tax," hereinafter referred to as "the tax," to pay for services from groups promoting these activities; and,

WHEREAS, the <u>Preservation Partners of the Fox Valley</u>, an Illinois not-for-profit corporation, (hereinafter referred to as "the <u>Preservation Partners</u>,") can provide those services desired by the City.

NOW THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

I. In consideration of the promises, terms and conditions set forth, the Preservation Partners shall devote its exclusive energies to promote a quality image of St. Charles by providing historic restoration services desired by the City.

II. In consideration of the foregoing services provided by the Preservation Partners, the City agrees to pay to the Preservation Partners, the amount of Nine Thousand Two Hundred Twenty One dollars and no/100 cents (\$9,221.00) for the period beginning May 1, 2016 and ending April 30, 2017. Payment shall be made on a quarterly basis, subject to deductions by the City for collection costs (including expenses of litigation to defend the imposition or collection of the tax). Any grants which the Preservation Partners assists the City in obtaining shall be treated as a separate matter.

III. The Preservation Partners will not enter into any relationship, contractual or otherwise, which will subject the City to any liability. The Preservation Partners is an independent contractor and has no authority to bind the City in any matter. The Preservation Partners further agrees to indemnify and hold harmless the City from any and all liability, losses or damages, including reasonable attorneys' fees, arising from the execution or implementation of this agreement, including any action against the City with respect to the collection of the special tax provided for by the St. Charles Municipal Code, Chapter 3.32, "Municipal Hotel Operators' Occupation Tax."

IV. The Preservation Partners shall maintain records of all of its activities for the period of at least seven years, which records shall upon request be subject to inspection and copying by the City or its designated agent at the City's sole expense at any reasonable time or times during the operation of this agreement and for a period of three years thereafter.

V. This agreement shall terminate on April 30, 2017, and the consideration therefore may be renewed by a written instrument executed by both parties.

VI. The Preservation Partners will abide by City's policy for externally funded organizations.

VII. Upon termination of this agreement, any funds paid to the Preservation Partners and not used or otherwise subject to pending contract requirements of the Preservation Partners shall be returned to the City.

VIII. In the event of a default by either party under this agreement, the other party may elect to terminate the agreement by serving a ten-day written notice upon the other party.

IX. The foregoing is the entire agreement made by and between the parties hereto and has been examined by each of the said parties.

X. Any amendment to this agreement shall be effective only if evidenced by a written instrument executed by the parties hereto.

	IN WITNESS WHEREOF, the undersigned have hereto set their hands and seals this _	day
of	, 2016.	

PRESERVATION PARTNERS

By:		
	President	

CITY OF ST. CHARLES

By:		
	Mayor	

WHEREAS, the City of St. Charles, hereinafter referred to as "the City," is desirous of promoting and developing an awareness of art, history and culture; and,

WHEREAS, the City has determined it would use the "Municipal Hotel Operators' Occupation Tax," hereinafter referred to as "the tax," to pay for services from groups promoting these activities; and,

WHEREAS, the St. Charles Arts Council, an Illinois not-for-profit corporation, (hereinafter referred to as "the Arts Council,") can provide those services desired by the City.

- I. In consideration of the promises, terms and conditions set forth, the Arts Council shall devote its exclusive energies to provide various art forms within the City of St. Charles.
- II. In consideration of the foregoing services provided by the Arts Council, the City agrees to pay to the Arts Council, the amount of Sixteen Thousand Eight Hundred Forty Eight dollars and no/100 cents (\$16,848.00) for the period beginning May 1, 2016 and ending April 30, 2017. Payment shall be made on a quarterly basis, subject to deductions by the City for collection costs (including expenses of litigation to defend the imposition or collection of the tax). Any grants which the Arts Council assists the City in obtaining shall be treated as a separate matter.
- III. The Arts Council will not enter into any relationship, contractual or otherwise, which will subject the City to any liability. The Arts Council is an independent contractor and has no authority to bind the City in any matter. The Arts Council further agrees to indemnify and hold harmless the City from any and all liability, losses or damages, including reasonable attorneys' fees, arising from the execution or implementation of this agreement, including any action against the City with respect to the collection of the special tax provided for by the St. Charles Municipal Code, Chapter 3.32, "Municipal Hotel Operators' Occupation Tax."
- IV. The Arts Council shall maintain records of all of its activities for the period of at least seven years, which records shall upon request be subject to inspection and copying by the City or its designated agent at the City's sole expense at any reasonable time or times during the operation of this agreement and for a period of three years thereafter.
- V. This agreement shall terminate on April 30, 2017, and the consideration therefore may be renewed by a written instrument executed by both parties.
 - VI. The Arts Council will abide by City's policy for externally funded organizations.
- VII. Upon termination of this agreement, any funds paid to the Arts Council and not used or otherwise subject to pending contract requirements of the Arts Council shall be returned to the City.

VIII. In the event of a default by either party under this agreement, the other party may elect to terminate the agreement by serving a ten-day written notice upon the other party.

IX. The foregoing is the entire agreement made by a between the parties hereto and has been examined by each of the said parties.

X. Any amendment to this agreement shall be effective only if evidenced by a written instrument executed by the parties hereto.

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IN WITNESS WHEREOF, the undersigned have	hereto set their hands and seals this day of
, 2016.	
ST. CHARLES ARTS COUNCIL	CITY OF ST. CHARLES
By President	Mayor

WHEREAS, the City of St. Charles, hereinafter referred to as "the City," is desirous of promoting and developing an awareness of art, history and culture; and,

WHEREAS, the City has determined it would use the "Municipal Hotel Operators' Occupation Tax," hereinafter referred to as "the tax," to pay for services from groups promoting these activities; and,

WHEREAS, the Steel Beam Theatre, an Illinois not-for-profit corporation, (hereinafter referred to as "the Theatre,") can provide those services desired by the City.

- I. In consideration of the promises, terms and conditions set forth, the Theatre shall devote its exclusive energies to provide performances and exhibits of a cultural nature within the City of St. Charles.
- II. In consideration of the foregoing services provided by the Theatre, the City agrees to pay to the Theatre, the amount of Fourteen Thousand Seven Hundred Ninety Eight dollars and no/100 cents (\$14,798.00) for the period beginning May 1, 2016 and ending April 30, 2017. Payment shall be made on a quarterly basis, subject to deductions by the City for collection costs (including expenses of litigation to defend the imposition or collection of the tax). Any grants which the Theatre assists the City in obtaining shall be treated as a separate matter.
- III. The Theatre will not enter into any relationship, contractual or otherwise, which will subject the City to any liability. The Theatre is an independent contractor and has no authority to bind the City in any matter. The Theatre further agrees to indemnify and hold harmless the City from any and all liability, losses or damages, including reasonable attorneys' fees, arising from the execution or implementation of this agreement, including any action against the City with respect to the collection of the special tax provided for by the St. Charles Municipal Code, Chapter 3.32, "Municipal Hotel Operators' Occupation Tax."
- IV. The Theatre shall maintain records of all of its activities for the period of at least seven years, which records shall upon request be subject to inspection and copying by the City or its designated agent at the City's sole expense at any reasonable time or times during the operation of this agreement and for a period of three years thereafter.
- V. This agreement shall terminate on April 30, 2017, and the consideration therefore may be renewed by a written instrument executed by both parties.
 - VI. The Theatre will abide by City's policy for externally funded organizations.
- VII. Upon termination of this agreement, any funds paid to the Theatre and not used or otherwise subject to pending contract requirements of the Theatre shall be returned to the City.

- VIII. In the event of a default by either party under this agreement, the other party may elect to terminate the agreement by serving a ten-day written notice upon the other party.
- IX. The foregoing is the entire agreement made by a between the parties hereto and has been examined by each of the said parties.
 - X. Any amendment to this agreement shall be effective only if evidenced by a written instrument executed by the parties hereto.

instrument executed by the parties hereto.	
IN WITNESS WHEREOF, the undersigned have hereto set the, 2016.	eir hands and seals this day of
STEEL BEAM THEATRE	CITY OF ST. CHARLES
By President	Mayor

WHEREAS, the City of St. Charles, hereinafter referred to as "the City," is desirous of promoting and developing an awareness of art, history and culture; and,

WHEREAS, the City has determined it would use the "Municipal Hotel Operators' Occupation Tax," hereinafter referred to as "the tax," to pay for services from groups promoting these activities; and,

WHEREAS, the <u>Dellora A. Norris Cultural Arts Center</u>, an Illinois not-for-profit corporation, (hereinafter referred to as the "<u>Cultural Center</u>,") can provide those services desired by the City.

- I. In consideration of the promises, terms and conditions set forth, the Cultural Center shall devote its exclusive energies to provide performances and exhibits of a cultural nature within the City of St. Charles.
- II. In consideration of the foregoing services provided by the Cultural Center, the City agrees to pay to the Cultural Center, the amount of Seven Thousand Seven Hundred Twenty Eight dollars and no/100 cents (\$7,728.00) for the period beginning May 1, 2016 and ending April 30, 2017. Payment shall be made on a quarterly basis, subject to deductions by the City for collection costs (including expenses of litigation to defend the imposition or collection of the tax). Any grants which the Cultural Center assists the City in obtaining shall be treated as a separate matter.
- III. The Cultural Center will not enter into any relationship, contractual or otherwise, which will subject the City to any liability. The Cultural Center is an independent contractor and has no authority to bind the City in any matter. The Cultural Center further agrees to indemnify and hold harmless the City from any and all liability, losses or damages, including reasonable attorneys' fees, arising from the execution or implementation of this agreement, including any action against the City with respect to the collection of the special tax provided for by the St. Charles Municipal Code, Chapter 3.32, "Municipal Hotel Operators' Occupation Tax."
- IV. The Cultural Center shall maintain records of all of its activities for the period of at least seven years, which records shall upon request be subject to inspection and copying by the City or its designated agent at the City's sole expense at any reasonable time or times during the operation of this agreement and for a period of three years thereafter.
- V. This agreement shall terminate on April 30, 2017, and the consideration therefor may be renewed by a written instrument executed by both parties.
 - VI. The Cultural Center will abide by City's policy for externally funded organizations.
- VII. Upon termination of this agreement, any funds paid to the Cultural Center and not used or otherwise subject to pending contract requirements of the Cultural Center shall be returned to the City.

VIII. In the event of a default by either party under this agreement, the other party may elect to terminate the agreement by serving a ten-day written notice upon the other party.

IX. The foregoing is the entire agreement made by and between the parties hereto and has been examined by each of the said parties.

X. Any amendment to this agreement shall be effective only if evidenced by a written instrument executed by the parties hereto.

IN WITNESS WHEREOF, the undersigned have hereto set their hands and seals this _____ day of _______, 2016.

DELLORA A. NORRIS

CITY OF ST. CHARLES

CULTURAL ARTS CENTER

Mayor

By: ____ President

WHEREAS, the City of St. Charles, hereinafter referred to as "the City," is desirous of promoting and developing an awareness of art, history and culture; and,

WHEREAS, the City has determined it would use the "Municipal Hotel Operators' Occupation Tax," hereinafter referred to as "the tax," to pay for services from groups promoting these activities; and,

WHEREAS, the St Charles Parks Foundation, an Illinois not-for-profit corporation sponsoring the <u>Sculpture in the Park</u> Event, (hereinafter referred to as "<u>the Sculpture</u>,") can provide those services desired by the City.

- I. In consideration of the promises, terms and conditions set forth, the Sculpture shall devote its exclusive energies to promote a quality image of St. Charles by providing various art forms in the City.
- II. In consideration of the foregoing services provided by the Sculpture, the City agrees to pay to the Sculpture, the amount of Six Thousand Six Hundred Forty Seven dollars and no/100 cents (\$6,647.00) for the period beginning May 1, 2016 and ending April 30, 2017. Payment shall be made on a quarterly basis, subject to deductions by the City for collection costs (including expenses of litigation to defend the imposition or collection of the tax). Any grants which the Sculpture assists the City in obtaining shall be treated as a separate matter.
- III. The Sculpture will not enter into any relationship, contractual or otherwise, which will subject the City to any liability. The Sculpture is an independent contractor and has no authority to bind the City in any matter. The Sculpture further agrees to indemnify and hold harmless the City from any and all liability, losses or damages, including reasonable attorneys' fees, arising from the execution or implementation of this agreement, including any action against the City with respect to the collection of the special tax provided for by the St. Charles Municipal Code, Chapter 3.32, "Municipal Hotel Operators' Occupation Tax."
- IV. The Sculpture shall maintain records of all of its activities for the period of at least seven years, which records shall upon request be subject to inspection and copying by the City or its designated agent at the City's sole expense at any reasonable time or times during the operation of this agreement and for a period of three years thereafter.
- V. This agreement shall terminate on April 30, 2017, and the consideration therefore may be renewed by a written instrument executed by both parties.
 - VI. The Sculpture will abide by City's policy for externally funded organizations.
- VII. Upon termination of this agreement, any funds paid to the Sculpture and not used or otherwise subject to pending contract requirements of the Sculpture shall be returned to the City.

- VIII. In the event of a default by either party under this agreement, the other party may elect to terminate the agreement by serving a ten-day written notice upon the other party.
- IX. The foregoing is the entire agreement made by and between the parties hereto and has been examined by each of the said parties.
- X. Any amendment to this agreement shall be effective only if evidenced by a written instrument executed by the parties hereto.

	IN WITNESS WHEREOF, the	he undersigned have hereto set their hands and seals this	day
of	. 2016.		

	 30 1111		UNDA	
Ву:	 Pres	ident		_

Mayor

WHEREAS, the City of St. Charles, hereinafter referred to as "the City," is desirous of promoting and developing an awareness of art, history and culture; and,

WHEREAS, the City has determined it would use the "Municipal Hotel Operators' Occupation Tax," hereinafter referred to as "the tax," to pay for services from groups promoting these activities; and,

WHEREAS, the <u>St. Charles Singers</u>, an Illinois not-for-profit corporation, (hereinafter referred to as "the Singers,") can provide those services desired by the City.

- I. In consideration of the promises, terms and conditions set forth, the Singers shall devote its exclusive energies to providing subscription series concerts and benefit concerts for worthy causes.
- II. In consideration of the foregoing services provided by the Singers, the City agrees to pay to the Singers, the amount of Twelve Thousand Eight Hundred Sixty One dollars and no/100 cents (\$12,861.00) for the period beginning May 1, 2016 and ending April 30, 2017. Payment shall be made on a quarterly basis, subject to deductions by the City for collection costs (including expenses of litigation to defend the imposition or collection of the tax). Any grants which the Singers assists the City in obtaining shall be treated as a separate matter.
- III. The Singers will not enter into any relationship, contractual or otherwise, which will subject the City to any liability. The Singers is an independent contractor and has no authority to bind the City in any matter. The Singers further agrees to indemnify and hold harmless the City from any and all liability, losses or damages, including reasonable attorneys' fees, arising from the execution or implementation of this agreement, including any action against the City with respect to the collection of the special tax provided for by the St. Charles Municipal Code, Chapter 3.32, "Municipal Hotel Operators' Occupation Tax."
- IV. The Singers shall maintain records of all of its activities for the period of at least seven years, which records shall upon request be subject to inspection and copying by the City or its designated agent at the City's sole expense at any reasonable time or times during the operation of this agreement and for a period of three years thereafter.
- V. This agreement shall terminate on April 30, 2017, and the consideration therefore may be renewed by a written instrument executed by both parties.
 - VI. The Singers will abide by City's policy for externally funded organizations.
- VII. Upon termination of this agreement, any funds paid to the Singers and not used or otherwise subject to pending contract requirements of the Singers shall be returned to the City.

VIII. In the event of a default by either party under this agreement, the other party may elect to terminate the agreement by serving a ten-day written notice upon the other party.

- IX. The foregoing is the entire agreement made by a between the parties hereto and has been examined by each of the said parties.
- X. Any amendment to this agreement shall be effective only if evidenced by a written instrument executed by the parties hereto.

execu	to by the parties hereto.	
	IN WITNESS WHEREOF, the undersigned have hereto set their hands and seals this	day
of	, 2016.	
ST. C	HARLES SINGERS	

By:		
<i>D</i> y	President	

Ву:		
	Mayor	

CITY OF ST. CHARLES