

VILLAGE OF RAVENNA  
2021 REGULAR MEETING  
TUESDAY, November 2nd 2021 7:00 PM

1. PLEDGE OF ALLEGIANCE & MEETING CALLED TO ORDER
2. APPROVAL OF MEETING MINUTES
  - a. REGULAR/SPECIAL MEETING – Regular October 5<sup>th</sup> meeting minutes
3. APPROVAL OF AGENDA
4. PUBLIC COMMENTS
  - a. General Public
5. ADOPTION OF ORDINANCES AND RESOLUTIONS:
  - a. Ordinance NO.156 – Amend the penalty provisions in the Village’s snowmobiles, parking, garbage/rubbish, nuisances/junk, noxious weed, and sewer.
  - b. Ordinance NO. 157 – Municipal civil infractions procedures ordinance
6. REPORTS OF CONTRACTORS, EMPLOYEES AND COMMITTEES
  - a. BUSINESS OFFICE
  - b. DPW
7. OLD BUSINESS- New Refuse Contract
8. NEW BUSINESS
9. APPROVAL OF BILLS
10. MISCELLANEOUS
11. NEWSLETTER
12. ADJOURNMENT

If you are unable to attend the meeting, please call Emily at 231-853-2360.

**Village of Ravenna  
2021 Regular Meeting Minutes  
October 5<sup>th</sup>, 2021**

The regular meeting of the Village Council was called to order by President Steve Dohm with the pledge of allegiance at 7:00 PM at the Village or Ravenna meeting room at 12090 Crockery Creek Drive.

Members Present: Steve Dohm, Kent Boersema, Shari Luce, Gordy Plescher, and Gary Marsman – (7:15).

Members Absent: none

Staff present: Emily Carrigan and Geoff Nelson

Public present: DeeDee Hazen, Brian Mann, Billie Picklesimer

**Boersema** moved **Plescher** supported to approve the September 7<sup>th</sup> Regular meeting minutes as presented. Motion Carried 4/0 (Marsman Absent)

**Dohm** moved **Boersema** supported to approve the October 5<sup>th</sup> agenda as amended. Motion Carried 4/0 (Marsman Absent)

**Public Comments:** None

**Adoption of Resolutions:** None

**Reports of Employees and Committees:**

**Clerk:** Carrigan has been learning clerk duties and completed the Work Comp audit. Carrigan read a request from the Ravenna youth Soccer club for the use of Conklin Park, request was approved with the usual conditions that they are to work out scheduling with other organizations, clean up trash after practices and games. No decision to change. Halloween in the Village will remain October 31<sup>st</sup> (Sunday) with trick or treating from 6-8PM.

**DPW:** G Nelson said the crew has been patching streets, taking water samples for the DEQ and getting things prepped and ready for winter. A big thank you to Kathy Bensinger for training Brad to get him ready for his DOT road test.

**Boersema** moved **Plescher** supported to approve sidewalk bid submitted from Bonthuis Enterprises. Motion Carried 5/0

**DDA 2<sup>nd</sup> Informational Meeting:** Required informational meeting. No public comments or questions.

**Old Business:** **Plescher** moved **Marsman** supported to stay with Republic Services with condition of asking if Republic would be open to a 2 week recycling schedule instead of 4 week. Motion Carried 5/0

**New Business:** None

**Old Business:** **Marsman** moved **Boersema** supported to approve the bills as presented. Motion Carried 5/0

**Misc.:** Gordy Plescher found a plat map of the Village from 1901 and will bring in a copy.

**Newsletter:** Mid - October 2021

Meeting adjourned at 8:00 p.m.

Respectfully submitted,

Emily Carrigan, Village Clerk

VILLAGE OF RAVENNA  
COUNTY OF MUSKEGON, MICHIGAN

At a regular meeting of the Village Council of the Village of Ravenna, held at the Village Hall, 12090 Crockery Creek Drive, Ravenna, Michigan, on the \_\_\_ day of \_\_\_\_\_, 2021, at 7:00 p.m.

PRESENT: Members:  
\_\_\_\_\_

ABSENT: Members:  
\_\_\_\_\_

The following preamble and ordinance were offered by Member \_\_\_\_\_ and seconded by Member \_\_\_\_\_:

ORDINANCE NO. \_\_\_\_

MUNICIPAL CIVIL INFRACTIONS PROCEDURES ORDINANCE

THE VILLAGE OF RAVENNA ORDAINS:

**Section 1. Title.** This ordinance shall be known and may be cited as the Village of Ravenna Civil Infractions Ordinance.

**Section 2. Definitions.** As used in this Chapter:

“Act” means Act No. 236 of the Public Acts of 1961, as amended, and Public Acts 12-26 of 1994 as amended.

“Authorized Village Official” means a Village official, police officer or other personnel or agent of the Village authorized by this ordinance or any ordinance to issue municipal civil infraction citations.

“Municipal Civil Infraction Action” means a civil action in which the defendant is alleged to be responsible for a municipal civil infraction.

“Municipal Civil Infraction Citation” means a written complaint or notice prepared by an authorized Village official, directing a person to appear in court regarding the occurrence or existence of a municipal civil infraction violation by the person cited.

“Village” means The Village of Ravenna, Muskegon County, Michigan.

**Section 3. Municipal Civil Infraction Commencement.** A municipal civil infraction action may be commenced upon the issuance by an authorized Village official of a municipal civil infraction citation directing the alleged violator to appear in court.

**Section 4. Municipal Civil Infraction Citations; Issuance and Service.** Municipal civil infraction citations shall be issued and served by authorized Village officials as follows:

A. The time for appearance specified in a citation shall be within a reasonable time after the citation is issued.

B. The place for appearance specified in a citation shall be the District Court that has jurisdiction of the Village.

C. Each citation shall be numbered consecutively and shall be in a form approved by the state court administrator. The original citation shall be filed with the District Court. Copies of the citation shall be retained by the Village and issued to the alleged violator as provided by Section 8705 of the Act.

D. A citation for a municipal civil infraction signed by an authorized Village official shall be treated as made under oath if the violation alleged in the citation occurred in the presence of the official signing the complaint and if the citation contains the following statement immediately above the date and signature to the official: "I declare under penalties of perjury that the statements above are true to the best of my information, knowledge, and belief."

E. An authorized Village official who witnesses a person commit a municipal civil infraction shall prepare and subscribe, as soon as possible and as completely as possible, an original and required copies of a citation.

F. An authorized Village official may issue a citation to a person if:

1. Based upon investigation, the official has reasonable cause to believe that the person is responsible for a municipal civil infraction; or

2. Based upon investigation of a complaint by someone who allegedly witnessed the person commit a municipal civil infraction, the official has reasonable cause to believe that the person is responsible for an infraction and if the Village attorney approves in writing the issuance of the citation.

G. Municipal civil infractions shall be served by an authorized Village official as follows:

1. Except as otherwise provided below, an authorized Village official shall personally serve a copy of the citation upon the alleged violator.

2. If the municipal civil infraction involves the use or occupancy of land, a building, or other structure, a copy of the citation does not need to be personally served upon the alleged violator, but may be served upon an owner or occupant of the land, building or structure by posting a copy on the land or attaching the copy to the building or structure, and mailing the

citation by first-class mail, to the owner of the land, building or structure at the owner's last known address.

**Section 5. Municipal Civil Infraction Citations; Contents.**

A. A municipal civil infraction citation shall contain the name and address of the alleged violator, the municipal civil infraction alleged, the place where the alleged violator shall appear in court, the telephone number of the court, and the time at or by which the appearance shall be made.

B. Further, the citation shall inform the alleged violator that he or she may do one of the following:

1. Admit responsibility for the municipal civil infraction by mail, in person, or by representation, at or by the time specified for appearance.
2. Admit responsibility for the municipal civil infraction "with explanation" by mail by the time specified for appearance or, in person, or by representation.
3. Deny responsibility for the municipal civil infraction by doing either of the following:
  - a. Appearing in person for an informal hearing before a judge or district court magistrate, without the opportunity of being represented by an attorney, unless a formal hearing before a judge is requested by the Village.
  - b. Appearing in court for a formal hearing before a judge, with the opportunity of being represented by an attorney.

C. The citation shall also inform the alleged violator of all of the following:

1. That if the alleged violator desires to admit responsibility "with explanation" in person or by representation, the alleged violator must apply to the court in person, by mail, by telephone or by representation within the time specified for appearance and obtain a scheduled date and time for an appearance.
2. That if the alleged violator desires to deny responsibility, the alleged violator must apply to the court in person, by mail, by telephone, or by representation within the time specified for appearance, and obtain a scheduled date and time to appear for a hearing, unless a hearing date is specified on the citation.
3. That the hearing shall be an informal hearing unless a formal hearing is requested by the alleged violator or the Village.
4. That at an informal hearing the alleged violator must appear in person before a judge or district court magistrate, without the opportunity of being represented by an attorney.

5. That at a formal hearing the alleged violator must appear in person before a judge with the opportunity of being represented by an attorney.

D. The citation shall contain a notice in boldfaced type that the failure of the alleged violator to appear within the time specified in the citation or at the time scheduled for a hearing or appearance is a misdemeanor and will result in the entry of a default judgment against the alleged violator on the municipal civil infraction.

**Section 6. Officials Authorized to Issue Municipal Civil Infraction Citations.**

A. Village officials and other law enforcement officials shall be authorized to enforce Village ordinances and issue civil infraction citations in accordance with such other ordinances that specify the official(s) authorized to issue municipal civil infraction citations for violations of those ordinances.

B. If an ordinance does not otherwise specify a Village official authorized to issue a civil infraction citation for violation of such ordinance, the Village President, Village Ordinance Enforcement Officer (if any), Village Zoning Administrator or a Muskegon County Sherriff's Deputy are hereby authorized to issue such civil infraction citation.

**Section 7. Penalties.**

A. The sanction for a violation which is a municipal civil infraction shall be a civil fine in the amount as provided by the ordinances involved pursuant to the Act.

B. If no penalty is provided by a separate Village ordinance for violation of that ordinance, the penalty for violation of an ordinance which is designated as a municipal civil infraction shall be as follows:

1. \$150.00 for the first violation.
2. \$300.00 for a second violation within a three-year period of the first violation.
3. \$500.00 for a third and subsequent violations within a three-year period of the first violation.

C. For purposes of this Section, a "subsequent violation" means a violation of the same provision of an ordinance by the same person within the stated time of a prior violation for which the person admitted responsibility or was adjudicated to be responsible.

D. Each day during which any violation continues shall be deemed a separate offense.

E. As an additional penalty, the violator shall be responsible for all costs, damages, expenses, and actual attorney fees incurred by the Village, and shall be subject to all other remedies provided to the Village by law.

F. The issuance of a municipal civil infraction citation and the imposition of penalties against the violator shall not prohibit the Village from also seeking injunctive or other relief against the violator, in order to abate the violation or to seek such other relief as provided by law. In a proceeding for injunctive or other relief, the violator shall be responsible for all costs, damages, expenses, and actual attorney fees incurred by the Village, and shall be subject to all other remedies provided to the Village by law.

**Section 8. Lien for Unpaid Penalties.** If any fines, costs, assessments, damages, or expenses remain unpaid or unsatisfied after the time permitted by the court for such payment or satisfaction, in case of a violation involving the use or occupancy of land or a building or other structure, the Village may obtain a lien against the land, building, or structure involved in the violation by recording a copy of the court order requiring payment of the fines, costs, and assessments with the Muskegon County Register of Deeds. Such lien may be enforced and discharged by the Village in the manner provided by law.

**Section 9. Severability.** The provisions of this ordinance are severable, and if any part is declared invalid for any reason by a court of competent jurisdiction, it shall not affect the remainder of the ordinance which shall continue in full force and effect.

**Section 10. Publication and Effective Date.** This ordinance or a summary of its regulatory effect shall be published in a newspaper of general circulation in the Village within 15 days after adoption. The ordinance shall become effective on the 20<sup>th</sup> day after its passage or upon publication, whichever occurs first.

AYES:           Members:  
\_\_\_\_\_

NAYS:           Members:  
\_\_\_\_\_

Passed and adopted by the Village of Ravenna on \_\_\_\_\_, 2021.

\_\_\_\_\_  
Steve Dohm, President  
Village of Ravenna

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Dee Dee Hazen, Clerk  
Village of Ravenna

**CERTIFICATION OF VILLAGE CLERK**

I hereby certify that the foregoing is a true and complete copy of an Ordinance adopted by the Village Council of the Village of Ravenna, County of Muskegon, State of Michigan, at a regular meeting held on \_\_\_\_\_, 2021, and that public notice of said meeting was given pursuant to Act No. 267, Public Acts of Michigan of 1976, as amended, including in the case of a special or rescheduled meeting, notice by publication or posting at least eighteen (18) hours prior to the time set for said meeting.

I further certify that said Ordinance has been recorded in the Ordinance Book of the Village and such recording has been authenticated by the signatures of the President and Village Clerk.

---

Dee Dee Hazen, Village Clerk

**CERTIFICATE OF PUBLICATION**

I hereby certify that a summary of Ordinance No. \_\_\_\_, adopted by the Village Council of the Village of Ravenna, was published in the *Ravenna Independent* on \_\_\_\_\_ \_\_, 2021.

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Dee Dee Hazen, Village Clerk



**VILLAGE OF RAVENNA**  
**COUNTY OF MUSKEGON, MICHIGAN**

At a regular meeting of the Village Council of the Village of Ravenna, held at the Village Hall, 12090 Crockery Creek Drive, Ravenna, Michigan, on the \_\_\_\_ day of \_\_\_\_\_, 2021, at 7:00 p.m.

PRESENT: Members:  
\_\_\_\_\_

ABSENT: Members:  
\_\_\_\_\_

The following preamble and ordinance were offered by Member \_\_\_\_\_ and seconded by Member \_\_\_\_\_:

**ORDINANCE NO. \_\_\_\_**

**AN ORDINANCE TO AMEND THE PENALTY PROVISIONS IN THE VILLAGE'S SNOWMOBILES, PARKING, GARBAGE/RUBBISH, NUISANCES/JUNK, NOXIOUS WEED, AND SEWER ORDINANCES TO MAKE VIOLATIONS THEREOF MUNICIPAL CIVIL INFRACTIONS, AND MATERS RELATED THERETO**

THE VILLAGE OF RAVENNA ORDAINS:

**Section 1. Amendment of Ordinance No. 17 – Snowmobiles.** Section VI of Village Ordinance No. 17, regulating Snowmobiles, is hereby amended to read in its entirety as follows:

Sec. VI. Penalties.

- A. A violation of this ordinance is a municipal civil infraction, for which the fine shall be not less than \$50.00, nor more than \$300.00 for the first offense and not less than \$100.00 nor more than \$500.00 for subsequent offenses, in the discretion of the Court. Such fine will be in addition to all other costs, attorney fees, damages, expenses, and other remedies as provided by law. For purposes of this section, “subsequent offense” shall have the meaning given to that term in the Village’s Civil Infractions Ordinance.
- B. In addition to pursuing municipal civil infraction proceedings pursuant to subsection A hereof, the Village may also institute an appropriate action in the

court of competent jurisdiction seeking injunctive, declaratory, or other equitable relief to enforce or interpret this ordinance or any provision of this ordinance.

- C. All remedies available to the Village under this ordinance and Michigan law shall be deemed cumulative and not exclusive.
- D. Violations of this ordinance are hereby declared a nuisance per se.
- E. Any person, firm or entity that assists with or enables the violation of this ordinance shall be responsible for aiding and abetting and shall be considered to have violated the provision of the ordinance involved for which such aiding and abetting occurred.

**Section 2. Amendment of Ordinance No. 28 – Parking, On-Street.** Section 2 of

Village Ordinance No. 28, regulating on-street parking, is hereby amended to read in its entirety as follows:

Sec. 2. Penalties.

- A. A violation of this ordinance is a municipal civil infraction, for which the fine shall be not less than \$25.00, nor more than \$300.00 for the first offense and not less than \$100.00 nor more than \$500.00 for subsequent offenses, in the discretion of the Court. Such fine will be in addition to all other costs, attorney fees, damages, expenses, and other remedies as provided by law. For purposes of this section, “subsequent offense” shall have the meaning given to that term in the Village’s Civil Infractions Ordinance.
- B. In addition to pursuing municipal civil infraction proceedings pursuant to subsection A hereof, the Village may also institute an appropriate action in the court of competent jurisdiction seeking injunctive, declaratory, or other equitable relief to enforce or interpret this ordinance or any provision of this ordinance.
- C. All remedies available to the Village under this ordinance and Michigan law shall be deemed cumulative and not exclusive.
- D. Violations of this ordinance are hereby declared a nuisance per se.
- E. Any person, firm or entity that assists with or enables the violation of this ordinance shall be responsible for aiding and abetting and shall be considered to have violated the provision of the ordinance involved for which such aiding and abetting occurred.

**Section 3. Amendment to Ordinance No. 23 – Garbage and Rubbish.** Section 9 of Village Ordinance No. 23, regulating garbage and rubbish, is hereby amended to read in its entirety as follows:

Sec. 9. Penalties.

- A. A violation of this ordinance is a municipal civil infraction, for which the fine shall be not less than \$100.00, nor more than \$300.00 for the first offense and not less than \$200.00 nor more than \$500.00 for subsequent offenses, in the discretion of the Court. Such fine will be in addition to all other costs, attorney fees, damages, expenses, and other remedies as provided by law. For purposes of this section, “subsequent offense” shall have the meaning given to that term in the Village’s Civil Infractions Ordinance.
- B. In addition to pursuing municipal civil infraction proceedings pursuant to subsection A hereof, the Village may also institute an appropriate action in the court of competent jurisdiction seeking injunctive, declaratory, or other equitable relief to enforce or interpret this ordinance or any provision of this ordinance.
- C. All remedies available to the Village under this ordinance and Michigan law shall be deemed cumulative and not exclusive.
- D. Each day that a violation of this ordinance persists shall constitute a separate offense.
- E. Violations of this ordinance are hereby declared a nuisance per se.
- F. Any person, firm or entity that assists with or enables the violation of this ordinance shall be responsible for aiding and abetting and shall be considered to have violated the provision of the ordinance involved for which such aiding and abetting occurred.

**Section 4. Amendment of Ordinance No. 40 – Nuisances; Junk.**Section 4 of Village Ordinance No. 40, regulating nuisances and the dumping and accumulation of junk, is hereby amended to read in its entirety as follows:

Sec. 4. Penalties.

- A. A violation of this ordinance is a municipal civil infraction, for which the fine shall be not less than \$50.00, nor more than \$300.00 for the first offense and not less than \$100.00 nor more than \$500.00 for subsequent offenses, in the discretion of the Court. Such fine will be in addition to all other costs, attorney fees, damages, expenses, and other remedies as provided by law. For purposes of this section, “subsequent offense” shall have the meaning given to that term in the Village’s Civil Infractions Ordinance.
- B. In addition to pursuing municipal civil infraction proceedings pursuant to subsection A hereof, the Village may also institute an appropriate action in the court of competent jurisdiction seeking injunctive, declaratory, or other equitable relief to enforce or interpret this ordinance or any provision of this ordinance.
- C. All remedies available to the Village under this ordinance and Michigan law shall be deemed cumulative and not exclusive.
- D. Each day that a violation of this ordinance persists shall constitute a separate offense.
- E. Violations of this ordinance are hereby declared a nuisance per se.
- F. Any person, firm or entity that assists with or enables the violation of this ordinance shall be responsible for aiding and abetting and shall be considered to have violated the provision of the ordinance involved for which such aiding and abetting occurred.

**Section 5. Amendment of Ordinance No. 15 – Noxious Weeds.**

Section 5 of Village Ordinance No. 15, regulating noxious weeds, is hereby amended to read in its entirety as follows:

**Sec. 5. Penalties.**

- A. A violation of this ordinance is a municipal civil infraction, for which the fine shall be not less than \$50.00, nor more than \$300.00 for the first offense and not less than \$100.00 nor more than \$500.00 for subsequent offenses, in the discretion of the Court. Such fine will be in addition to all other costs, attorney fees, damages, expenses, and other remedies as provided by law. For purposes of this section, “subsequent offense” shall have the meaning given to that term in the Village’s Civil Infractions Ordinance.
- B. In addition to pursuing municipal civil infraction proceedings pursuant to subsection A hereof, the Village may also institute an appropriate action in the court of competent jurisdiction seeking injunctive, declaratory, or other

equitable relief to enforce or interpret this ordinance or any provision of this ordinance.

- C. All remedies available to the Village under this ordinance and Michigan law shall be deemed cumulative and not exclusive.
- D. Each day that a violation of this ordinance persists shall constitute a separate offense.
- E. Violations of this ordinance are hereby declared a nuisance per se.
- F. Any person, firm or entity that assists with or enables the violation of this ordinance shall be responsible for aiding and abetting and shall be considered to have violated the provision of the ordinance involved for which such aiding and abetting occurred.

**Section 6. Amendment of Ordinance No. 10 – Sewer Rules and Regulations.**

Section VIII(B) of Village Ordinance No. 10, regulating sewers, is hereby amended to read in its entirety as follows:

B. A violation of this ordinance is a municipal civil infraction, for which the fine shall be not less than \$25.00, nor more than \$100.00 for each violation, in the discretion of the Court. Each day that a violation of this ordinance persists shall constitute a separate offense. Such fine will be in addition to all other costs, attorney fees, damages, expenses, and other remedies as provided by law. In addition to pursuing municipal civil infraction proceedings, the Village may also institute an appropriate action in the court of competent jurisdiction seeking injunctive, declaratory, or other equitable relief to enforce or interpret this ordinance or any provision of this ordinance. All remedies available to the Village under this ordinance and Michigan law shall be deemed cumulative and not exclusive.

**Section 7. Severability.** The provisions of this ordinance are severable, and if any part is declared invalid for any reason by a court of competent jurisdiction, it shall not affect the remainder of the ordinance which shall continue in full force and effect.

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AYES:           Members:  
\_\_\_\_\_

NAYS:           Members:  
\_\_\_\_\_

Passed and adopted by the Village of Ravenna on \_\_\_\_\_, 2021.

\_\_\_\_\_  
Steve Dohm, President  
Village of Ravenna

\_\_\_\_\_  
Dee Dee Hazen, Clerk  
Village of Ravenna

**CERTIFICATION OF VILLAGE CLERK**

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Dee Dee Hazen, Village Clerk

**CERTIFICATE OF PUBLICATION**

I hereby certify that a summary of Ordinance No. \_\_\_\_, adopted by the Village Council of the Village of Ravenna, was published in the *Ravenna Independent* on \_\_\_\_\_ \_\_, 2021.

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Dee Dee Hazen, Village Clerk

# Michigan Township Services Muskegon

5855 Airline  
(231) 865-6977 \* fax (231) 865-6191

## Permits Issued For Ravenna Village

### Building

Date	Permit #	Site Address	Construction Cost	Permit Cost	Owner	Type Of Construction
9/14/2021	RVB21025	3796 S Ravenna Rd Apt. B1	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21026	3796 S Ravenna Rd Apt. B2	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21027	3796 S Ravenna Rd Apt. B3	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21028	3796 S Ravenna Rd Apt. B4	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21029	3796 S Ravenna Rd Apt. B5	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21030	3796 S Ravenna Rd Apt. B6	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21031	3796 S Ravenna Rd Apt. B7	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21032	3796 S Ravenna Rd Apt. B8	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21033	3794 S Ravenna Rd Apt. B9	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21034	3794 S Ravenna Rd Apt. B10	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21035	3794 S Ravenna Rd Apt. B11	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21036	3794 S Ravenna Rd Apt. B12	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21037	3794 S Ravenna Rd Apt. B13	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21038	3794 S Ravenna Rd Apt. B14	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21039	3794 S Ravenna Rd Apt. B15	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21040	3794 S Ravenna Rd Apt. B16	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21041	3804 S Ravenna Rd Apt. A1	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21042	3804 S Ravenna Rd Apt. A2	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21043	3804 S Ravenna Rd Apt. A3	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21044	3804 S Ravenna Rd Apt. A4	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21045	3804 S Ravenna Rd Apt. A5	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21046	3804 S Ravenna Rd Apt. A6	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21047	3804 S Ravenna Rd Apt. A7	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21048	3804 S Ravenna Rd Apt. A8	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21049	3806 S Ravenna Rd Apt. A9	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21050	3806 S Ravenna Rd Apt. A10	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21051	3806 S Ravenna Rd Apt. A11	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21052	3806 S Ravenna Rd Apt. A12	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21053	3806 S Ravenna Rd Apt. A13	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21054	3806 S Ravenna Rd Apt. A14	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21055	3806 S Ravenna Rd Apt. A15	\$47,419.00	\$209.72	DK Companies LLC	Remodel
9/14/2021	RVB21056	3806 S Ravenna Rd Apt. A16	\$47,419.00	\$209.72	DK Companies LLC	Remodel
<b>Building Totals</b>			<b>\$1,517,408.00</b>	<b>\$6,711.04</b>		

### Mechanical

Date	Permit #	Site Address	Construction Cost	Permit Cost	Owner	Type Of Construction
9/30/2021	RVM21014	3796 S Ravenna Rd bldg 379		\$130.00	Creekside Apartment	Misc.
9/30/2021	RVM21015	3796 S Ravenna Rd bldg 380		\$130.00	Creekside Apartment	Misc.
<b>Mechanical Totals</b>				<b>\$260.00</b>		
<b>Grand Total:</b>			<b>\$1,517,408.00</b>	<b>\$6,971.04</b>		

X.15 = \$1,045.65



# Building Inspections Performed In Ravenna Village Within A Date Period

Date Issued	Type of Permit Building Permit Number	Address and Project Type	Contractor	Inspection Status And Comments				Inspector
				Footing	Foundation, Underground, or Service	Rough-In	Final	
9/30/2021	Building RVB21024	12412 Crockerly Creek Addition	Owner	Yes				Serra
9/28/2021	Building RVB21021	12607 Harrisburg Rd Shed #2 Acc Bid	Owner				Yes	Serra
9/28/2021	Building RVB21020	12607 Harrisburg Rd Shed #1 Acc Bid	Owner				Yes	Serra

# **CONTRACT FOR WASTE COLLECTION AND DISPOSAL**

THIS AGREEMENT is made effective January 1, 2022, by and between the **VILLAGE OF RAVENNA**, a Michigan Municipal Corporation, of 12090 Crockery Creek Dr, Ravenna, Michigan 49451 (hereinafter "Village"), and **ALLIED WASTE SERVICES., DBA REPUBLIC SERVICES OF MUSKEGON**, of 2611 Olthoff St., Muskegon, Michigan 49444 (hereinafter "Contractor") (together, the "Parties").

## **AGREEMENT**

### **ARTICLE I REFUSE COLLECTION**

#### **A. Residential Refuse Collection**

1. Contractor is hereby granted the exclusive right, and hereby accepts the obligation, to collect and dispose of all Refuse, Recyclables, and Yard waste from each residence located within the Village, with the exceptions hereinafter set forth (hereinafter, collectively, "Customers"). It is understood that Village cannot mandate that any residence utilize Refuse collection services as provided for herein. During the term hereof, Village shall not authorize any other person or entity to perform the services to be performed by Contractor hereunder, and shall take such action as may reasonably be required to prohibit any other person or entity from providing such services during the term hereof. Contractor shall collect all Refuse from all Customers no less often than once per week, Yard waste no less than once per week from April 1 thru November 30, and Recyclables from all Customers no less often than once every 4 weeks, the specific days and routes to be as Village and Contractor may agree. In Spring, one day to be determined by Village and Contractor, will be designated as Clean-up Day, residents can place bulk items except those that are not mutually agreed upon at the curb for pickup.

2. Rules for Customer handling of Refuse, Yard waste and Recyclables shall be agreed upon between Contractor and Village, and distributed to Customers and published, including the obligation of each residential Customer to place all refuse in Refuse Carts, yard waste in brown paper bags, branches to be bundled in four foot lengths and Recyclables in Recyclables Carts, and the timing of placement of all carts at the curbside for pickup by Contractor.

**ARTICLE III  
RECYCLABLE COLLECTION**

**A. Residential Recyclable Schedule**

The Contractor shall provide once every four weeks curbside recyclable collection for all properly prepared Recyclables. All items to be collected must be placed in recycling carts and placed curbside for pick up. Residents can place both the 65-gallon cart as well as the 95- gallon cart at the curb for pickup.

**B. Residential Recyclable Material**

Contractor shall collect (at a minimum) the following materials: newspapers, magazines, corrugated cardboard, junk mail, paperboard, clear glass bottles and jars, aluminum and steel cans, pots/pans; plastics #1 thru #7 (with exceptions); and any other material deemed recyclable and mutually acceptable by the Village and Contractor.

**ARTICLE V  
GENERAL CONDITIONS**

**A. General Conditions**

1. Collection Schedule — All refuse shall be collected once per week with collections performed Monday through Friday (or Saturdays during holiday weeks or inclement weather.)
2. Interrupted Collection Schedule — No collections will be made on New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, or Christmas Day. Where the holiday falls on or before the regular collection day, all refuse and recyclables will be collected one day later, unless the Village and Contractor approve other arrangements. Service may also be interrupted/delayed due to acts of God (weather, etc.).
3. Contractor Furnished Bins, Containers, and Equipment - All bins, containers, and any other equipment that Contractor furnishes under this Contract shall remain Contractor's property. Village shall be liable for all loss or damage to such equipment (except for normal wear and tear and for loss or damage resulting from Contractor's handling of the equipment). Village and its residents shall use the equipment only for its proper and intended purpose and shall not overload (by weight or volume), move or alter the equipment.

B. Rates

1. Monthly Charge — The Contractor will bill the Village the following rates per resident per month for the residences specified in Article V.B.5. herein below, for Refuse, Yard waste and Recyclable service (the "Monthly Charge"), in advance, by the 15th of the month. The Monthly Charge includes all costs associated with collections, disposal and processing of Refuse, Yard waste, and Recyclables picked up in carts:

Rates reflect charges for Trash/Recycle/Yard waste service:

Year 1	\$16.90
Year 2	\$17.58
Year 3	\$18.28
Year 4	\$19.01
Year 5	\$19.77

2. Fuel Recovery Fee — A Fuel Recovery Fee shall be assessed and applied on a per residence/month basis, in addition to the Monthly Charge. The Base Price for diesel fuel shall be set at \$4.00/gallon. Should Contractor's cost of fuel rise above the "base price," a surcharge of \$0.04/residence/month shall be applied for every \$0.10/gallon increment of increase in Contractor's cost of fuel above the Base Price. No adjustments made for pricing below the \$4.00 per gallon.

3. Pass Through — The Monthly Charge may also be increased, to the extent that the actual costs are incurred upon thirty (30) days written notice, due to increases in Federal, State or local taxes (excluding income taxes and property taxes), and any charges, surcharges, and fees imposed by governmental authorities on Contractor's collection services, processing facility for recycling or disposal site, and due to laws, rules, regulations and ordinances which are passed after the date hereof, or based on the interpretation or enforcement of which has changed after the date hereof which have the effect of increasing the collection services, processing facility or the disposal site's direct costs. Contractor shall not be entitled to any increase associated with violations of law, regulations, ordinances, or permit conditions.

4. Village shall notify Contractor, of any changes to the refuse cart count due to certificates of occupancy or destruction, or changes in ownership and occupancy. An annual refuse cart count will be jointly agreed upon and verified on the anniversary date of this agreement. Any new residences needing carts throughout the year will be billed upon commencement of service.

5. Carts: Contractor shall provide one 95 gallon cart to each Customer for Refuse, and a separate cart 95 gallon cart for recyclables. (SEE ADDENDUM TO 2017 AGREEMENT THAT WILL REMAIN IN EFFECT) Additional refuse and recyclables carts will be made available upon request at a rate of \$3.00 per cart per month (To be paid annually). All carts will be maintained by Contractor and replaced for normal wear and tear. Normal wear and tear does not include the cleaning of said Carts; this is the responsibility of the resident. Should a Cart be damaged due to the negligence of the Resident, a replacement charge will be remitted as payment in advance of delivery of a new one. All Carts will remain the property of the Contractor.

**ARTICLE VI**  
**PROHIBITED/EXCLUDED WASTE COLLECTIONS**

A. Contractor shall not collect and dispose of the following items: yard waste, whole tires, cement blocks, shingles, broken glass, liquids, antifreeze, oil, all tires, carbonated beverage containers; paint cans, large amounts of construction materials; items deemed dangerous to the Contractor's personnel, or equipment such as gasoline, hot ashes and any items too heavy to be lifted by two average people, or additional items mutually agreed upon by the Contractor and the Village. Also excluded shall be hazardous materials, wastes, or substances; toxic substances, wastes or pollutants; contaminants; pollutants; infectious wastes; medical wastes; or radioactive wastes (collectively, "Hazardous, Prohibited /Excluded Waste"), each as defined by applicable federal, state or local laws or regulations (collectively, "Applicable Laws").

B. If Hazardous, Prohibited and/or Excluded Waste are discovered before it is collected by Contractor, Contractor may refuse to collect the entire container of waste. **In** such situations, Contractor shall contact Village and Village shall undertake appropriate action to ensure that such Hazardous, Prohibited and/or Excluded Waste is removed and properly disposed of by the depositor or generator of the Hazardous, Prohibited and/or Excluded Waste. In the event any Hazardous, Prohibited or Excluded Waste is not discovered by Contractor before it is collected, Contractor may, in its sole discretion, remove, transport and dispose of such Hazardous, Prohibited and/or Excluded at a location authorized to accept such Hazardous, Prohibited and/or Excluded Waste in accordance with all applicable laws and charge the depositor or generator such Excluded Waste all direct and indirect costs incurred due to removal, remediation, handling, transportation, delivery and disposal of such Hazardous, Prohibited and/or Excluded Waste. The Village shall provide all reasonable assistance to Contractor to conduct an investigation to determine the identity of the depositor or generator of the Hazardous, Prohibited and/or Excluded Waste and to collect the costs incurred by Contractor in connection with such Hazardous, Prohibited and/or Excluded Waste. Subject to Village providing all such reasonable assistance to Contractor, Contractor releases Village from any liability for any such costs incurred by Contractor in connection with such Hazardous, Prohibited and/or Excluded Waste, except to the extent that such Hazardous, Prohibited and/or Excluded Waste is determined to be attributed to the Village.

C. **Title.** Contractor shall acquire title to Refuse and Recyclables when they are loaded into Contractor's truck. Title to and liability for any Hazardous, Prohibited/Excluded Waste shall remain with the generator thereof and shall at no time pass to Contractor.

**ARTICLE VII  
BILLING PROCEDURES**

Contractor shall bill Village for collection services rendered in advance, within fifteen (15) days prior to the beginning of each month, and the Village shall pay Contractor within thirty (30) days of receipt of said invoice. Such billing and payment shall be based on the rates set forth herein, as may be adjusted in accordance herewith. The Contractor shall be entitled to payment for services rendered irrespective of whether or not the Village collects from the Village residents and/or commercial entities for such service.

**ARTICLE VIII  
TERM AND TERMINATION**

A. This Contract is for a period of five (5) years commencing January 1, 2022 and ending December 31, 2026. This contract may be extended for additional 2 additional 5-year(s) periods upon mutual agreement of both parties.

B. Termination — In the event there should occur a material breach or material default in the performance of any covenant or obligation of the Village or Contractor which has not been remedied within thirty (30) days after receipt of written notice from the non-breaching party specifying such breach or default (or such longer period of time as is reasonably necessary to cure any such breach or default which is not capable of being cured within thirty (30) days provided the breaching party has undertaken to cure within such thirty (30) days and proceeds diligently thereafter to cure in an expeditious manner), the non-breaching party may, if such breach or default is continuing, terminate this Contract upon written notice to the other party. In the event of a breach, event of default, or termination of this Contract, each party shall have available all remedies in equity or at law, unless otherwise provided elsewhere in this Contract. In the event of termination of this Contract for any reason, Village shall pay Contractor for all services rendered through the date of termination.

**ARTICLE IX**  
**INDEMNIFICATION AND INSURANCE REQUIREMENTS**

A. Contractor will indemnify and hold harmless Village from any and all liability and claims to the extent caused by Contractor's negligence or willful misconduct in the performance of this services under this Contract. Further, Contractor shall procure and maintain during the life of this contract the following insurance coverage:

1. **WORKER'S COMPENSATION INSURANCE**, including employer's liability to cover employee injuries or disease compensated under the Worker's Compensation Statutes of the State of Michigan.

2. **COMMERCIAL GENERAL LIABILITY INSURANCE**, to cover bodily injury to persons other than employees and for damage to tangible property, including loss of use thereof, and including the following exposures:

a. Bodily injury, or death - \$1,000,000 per person - \$1,000,000 per occurrence - \$1,000,000 property damage, occurrence.

b. All premises and complete operations coverage.

c. Broad form excess liability coverage in the amount of \$5,000,000.

d. Comprehensive automotive liability: to cover Michigan no-fault liability, residual bodily injury and property damage with coverage limits outlined in Section Article IX.2.a. above and otherwise complying with the provisions of the Michigan no-fault Act, including coverage for all occurrences arising out of the ownership, maintenance or use of any owned, non-owned or hired motor vehicle.

e. Additional insured: Village shall be named as an additional insured on all policies providing coverage as set forth herein, other than workers' compensation.

f. Notice of cancellation: All policies affording the various coverage required under this Contract, other than workers' compensation, should be endorsed to provide ten-day prior written notice to be delivered to the Village before any of the coverage afforded by these policies is either materially changed or cancelled. Failure by the Contractor to maintain the coverage set forth above may result in the termination of this contract by the Village.

B. The Village will indemnify and hold harmless Contractor from any and all liability and claims to the extent caused by Village, its employees', contractors', and agents' negligence or willful misconduct in connection with the performance of this Contract.

## **ARTICLE X OTHER CONDITIONS**

### A. Compliance with Local, State and Federal Laws

The Contractor shall comply with all applicable state, county and municipal regulations and the Village shall retain jurisdiction over the health and safety standards of the Contractor's vehicles and their operation. The Contractor will be responsible for maintaining, including proper safety placards, all containers supplied by them.

### B. Bankruptcy

If the Contractor should be adjudged bankrupt or make a general assignment for the benefit of its creditors or if a receiver should be appointed on account of their insolvency or if they should persistently or repeatedly refuse to supply enough labor, material or equipment to maintain the established schedules or collections or if they fail to make prompt payment for materials or labor or persistently disregard laws of the State of Michigan and ordinances of the Village or otherwise be guilty of substantial violation of any of the contract language, then the Village may, without prejudice to any other right or remedy, terminate the contract and re-let the same.

### C. Force Majeure.

1. Except for the payment obligations of the Village hereunder, if the Village or the Contractor is unable to perform, or is delayed in its performance of, any of its obligations under this Contract by reason of any event of force majeure, such inability or delay shall be excused at any time during which compliance therewith is prevented by such event and during such period thereafter as may be reasonably necessary for the Village or the Contractor to correct the adverse effect of such event of force majeure. An event of "Force Majeure" shall mean any event or circumstances beyond the reasonable control of the affected party to the extent that they delay the Village or the Contractor from performing any of its obligations (other than payment obligations) under this Contract, including the following:

- a. Strikes, work stoppages, and other labor unrest.
- b. Acts of God, tornadoes, hurricanes, floods, sinkholes, fires, and explosions (except those caused by negligence of the Contractor or Village, or any of their agents, and assigns), landslides, earthquakes, epidemics, quarantine, pestilence, and extremely abnormal and excessively inclement weather; and
- c. Acts of a public enemy, acts of war, terrorism, effects of nuclear radiation, blockages, insurrections, riots, civil disturbances, or national or international calamities.

Notwithstanding the foregoing, Village shall be obligated to pay Contractor only for services performed.

2. In order to be entitled to the benefit of this section, a party claiming an event of force majeure shall give prompt written notice to the other party specifying in detail the event of



force majeure and shall further be required to use its commercially reasonable efforts to cure the event of force majeure. The parties agree that, as to this section, time is of the essence.

3. Village will grant such variances in routes and schedules as are reasonably required in the event of force majeure and will negotiate with the Contractor fees for any additional work which the Contractor may agree to perform in such event.

D. Entire Agreement

This Contract constitutes the entire agreement of the parties with respect to the matters dealt with herein. There are no other terms or promises, whether written or verbal. Any and all prior representations or agreements shall be deemed merged herein.

E. Severability

If any provision of this Contract is rendered void by acts of any legislature or the courts, this agreement shall be construed as if the offending portion had been omitted.

F. Changes and Modifications

No change or modification of this Contract shall be valid unless the same is in writing and signed by all parties hereto.

G. Choice of Law and Forum

The laws of the State of Michigan shall govern this agreement. Any dispute hereunder shall be determined in any federal or state court with competent jurisdiction in the State of Michigan.

H. Parties Bound, Assignment

This agreement shall be binding upon the Village, and Contractor and their respective, successors and assignees. Neither party may assign any or all their rights and duties hereunder without the advance written consent of the other party, which consent shall not be unreasonably withheld.

I. Mutual Drafting

This agreement has been drafted by both the Village and the Contractor and shall not be construed against either party as the drafter.

IN WITNESS THEREOF, we have hereunto set our hands and seals as of the day and year first above written.

Village of Ravenna, Michigan

By: \_\_\_\_\_

Date: \_\_\_\_\_

Steve Dohm, Village President

Allied Waste Services, Inc.

By: \_\_\_\_\_

Date: \_\_\_\_\_

Tom Mahoney, General Manager

## **Addendum to 2017 agreement**

- Republic Services will allow Village of Ravenna residents to utilize current 65-gallon recycle carts as well as a 95-gallon cart if desired, to place recyclables at the curb for pickup one time per month.
- No additional charge will apply for additional container
- 65-gallon carts will not be maintained or replaced by Contractor if they should become damaged or lost

Addendum will expire on December 31, 2021 unless agreement is extended or renewed with Republic Services.

Jack Brown  
Republic Service of Muskegon  
Municipal Manager

User: EMILY  
BANK CODE: VRGEN  
DB: Ravenna

CHECK DATE: 11/02/2021 INVOICE PAY DATE FROM 10/27/2021 TO 11/02/2021

Check Date	Bank	Check #	Vendor Code	Vendor Name	Amount	# Invoices
11/02/2021	VRGEN	00000026496	SAFETY PRO	ACTION INDUSTRIAL SUPPLY CO	38.88	1
11/02/2021	VRGEN	00000026497	ASPHALT PA	ASPHALT PAVING, INC.	910.80	1
11/02/2021	VRGEN	00000026498	BLUECARENE	BLUE CARE NETWORK OF MICHIGAN	2,898.16	1
11/02/2021	VRGEN	00000026499	BONTHUISEN	BONTHUIS ENTERPRISES	12,000.00	1
11/02/2021	VRGEN	00000026500	BRADOSMER	BRAD OSMER	120.00	1
11/02/2021	VRGEN	00000026501	CHARTERCOM	CHARTER COMMUNICATIONS	229.96	1
11/02/2021	VRGEN	00000026502	COUNTY OF	COUNTY OF MUSKEGON	151.73	1
11/02/2021	VRGEN	00000026503	DTEENERGY	DTE ENERGY	39.78	1
11/02/2021	VRGEN	00000026504	GEOFFREYNE	GEOFFREY NELSON	69.50	1
11/02/2021	VRGEN	00000026505	GORDY PLE	GORDY PLESCHER	416.67	1
11/02/2021	VRGEN	00000026506	PITNEYBOWE	PITNEY BOWES	26.92	1
11/02/2021	VRGEN	00000026507	STJOHNS	ST JOHNS TRUCK & TRAILER SERVICE IN	563.75	1
11/02/2021	VRGEN	00000026508	HOPMANTAM	TAMMY HOPMAN	150.00	1
11/02/2021	VRGEN	00000026509	WORKPLACE	WORKPLACE HEALTH MUSKEGON	190.00	1

Num Checks: 14

Num Stubs: 0

Num Invoices: 14

Total Amount: 17,806.15

User: EMILY BANK CODE: VRW&S  
DB: Ravenna

CHECK DATE: 11/02/2021 INVOICE PAY DATE FROM 10/27/2021 TO 11/02/2021

Check Date	Bank	Check #	Vendor Code	Vendor Name	Amount	# Invoices
11/02/2021	VRW&S	00000007664	BLUECARENE	BLUE CARE NETWORK OF MICHIGAN	896.65	1
11/02/2021	VRW&S	00000007665	CHARTERCOM	CHARTER COMMUNICATIONS	149.98	1
11/02/2021	VRW&S	00000007666	DTEENERGY	DTE ENERGY	128.70	1
11/02/2021	VRW&S	00000007667	FRONTIER	FRONTIER	60.76	1
11/02/2021	VRW&S	00000007668	EGL	MICHIGAN DEPARTMENT OF ENVIR, GL	1,340.28	1
11/02/2021	VRW&S	00000007669	MISSIONCOM	MISSION COMMUNICATIONS,LLC	407.40	1
11/02/2021	VRW&S	00000007670	PITNEYBOWE	PITNEY BOWES	53.82	1

Num Checks: 7      Num Stubs: 0      Num Invoices: 7      Total Amount: 3,037.59

User: EMILY BANK CODE: VRW&S  
DB: Ravenna

CHECK DATE: 10/14/2021 INVOICE PAY DATE FROM 10/13/2021 TO 10/14/2021

Check Date	Bank	Check #	Vendor Code	Vendor Name	Amount	# Invoices
10/14/2021	VRW&S	00000007656	CEDAR FENC	CEDAR SPRINGS FENCE	6,654.00	1
10/14/2021	VRW&S	00000007657	CONSUMERSE	CONSUMERS ENERGY	2,155.39	1
10/14/2021	VRW&S	00000007658	BRIDGEWAY	CUMMINS BRIDGEWAY, LLC	203.09	1
10/14/2021	VRW&S	00000007659	MICHIGANMU	MICHIGAN MUNICIPAL LEAGUE	9,038.00	1
10/14/2021	VRW&S	00000007660	MIMUNLEAGU	MICHIGAN MUNICIPAL LEAGUE	362.00	1
10/14/2021	VRW&S	00000007661	PITNEYBOWE	PITNEY BOWES	93.24	1
10/14/2021	VRW&S	00000007662	RAVENNALIO	RAVENNA LIONS	334.66	1
10/14/2021	VRW&S	00000007663	TEAMFINANC	TEAM FINANCIAL GROUP, INC.	93.34	1

Num Checks: 8      Num Stubs: 0      Num Invoices: 8      Total Amount: 18,933.72

User: EMILY  
DB: RavennaBANK CODE: VRGEN  
CHECK DATE: 10/14/2021 INVOICE PAY DATE FROM 10/13/2021 TO 10/14/2021

Check Date	Bank	Check #	Vendor Code	Vendor Name	Amount	# Invoices
10/14/2021	VRGEN	00000026475	SAFETY PRO	ACTION INDUSTRIAL SUPPLY CO	38.88	1
10/14/2021	VRGEN	00000026476	CCSTECHNOL	CCS TECHNOLOGIES	211.00	1
10/14/2021	VRGEN	00000026477	CHARTERCOM	CHARTER COMMUNICATIONS	229.96	1
10/14/2021	VRGEN	00000026478	CLASSICSTA	CLASSIC STAMP & SIGN	10.50	1
10/14/2021	VRGEN	00000026479	CONSUMERSE	CONSUMERS ENERGY	3,162.90	1
10/14/2021	VRGEN	00000026480	CORELOGIC	CORELOGIC REAL ESTATE TAX SERVICE	1,505.76	1
10/14/2021	VRGEN	00000026481	GRAINGER	GRAINGER	417.94	1
10/14/2021	VRGEN	00000026482	JERRYWELDI	JERRY'S WELDING	10.00	1
10/14/2021	VRGEN	00000026483	LMCU	LAKE MICHIGAN CREDIT UNION	1,159.62	1
10/14/2021	VRGEN	00000026484	MICHIGANMU	MICHIGAN MUNICIPAL LEAGUE	4,519.00	1
10/14/2021	VRGEN	00000026485	MIMUNLEAGU	MICHIGAN MUNICIPAL LEAGUE	181.00	1
10/14/2021	VRGEN	00000026486	PITNEYBOWE	PITNEY BOWES	46.62	1
10/14/2021	VRGEN	00000026487	RAVENNALUM	RAVENNA LUMBER	485.46	1
10/14/2021	VRGEN	00000026488	REPUBLIC	REPUBLIC SERVICES	7,394.04	1
10/14/2021	VRGEN	00000026489	SCOTTCIVIL	SCOTT CIVIL ENGINEERING	410.00	1
10/14/2021	VRGEN	00000026490	STJOHNS	ST JOHNS TRUCK & TRAILER SERVICE IN	235.30	1
10/14/2021	VRGEN	00000026491	STAPLES	STAPLES CREDIT PLAN	190.79	1
10/14/2021	VRGEN	00000026492	TEAMFINANC	TEAM FINANCIAL GROUP, INC.	46.66	1
10/14/2021	VRGEN	00000026493	THERAVENNA	THE RAVENNA INDEPENDENT NEWS	98.00	1
10/14/2021	VRGEN	00000026494	VILLAGEHAR	VILLAGE HARDWARE	57.38	1

Num Checks: 20

Num Stubs: 0

Num Invoices: 20

Total Amount: 20,410.81