

Regular City Council Meeting 7:00 p.m., Monday, March 5, 2018 Conference Room 23600 Liberty Street Farmington, MI 48335

REGULAR MEETING AGENDA

1.	Roll Call
2.	Approval of Agenda
3.	Public Comment
4.	Consideration to accept the resignation of Todd Huffman from the Historical Commission
5.	Event Request for International Foundation for CDKL5 Research
6.	Consideration to terminate water service agreement and install well for a Locust Street address
7.	Other Business
8.	Council Comment
9-	Adjournment

Farmington City Council Staff Report

Council Meeting Date: March 5, 2018 Item Number 4

Submitted by: Melissa Andrade

Agenda Topic: Resignation of Todd Huffman from the Farmington Historical Commission

<u>Proposed Motion</u>: Move to accept the resignation of Todd Huffman from the Farmington Historical Commission.

Background:

Todd was appointed to the Historical Commission in 2015; the term he is leaving ends 3/31/2019.

Materials:

Email stating intent to resign

In an email to	Laura Myers,	cc Melissa	Andrade
Feb. 22, 2018			

Hello,

I regret to inform you that I will be resigning from the Farmington historic Commision effective immediately. Thank you for all that we have done together and all you will do in the future!!

Thanks, Todd Huffman

Farmington City Council Staff Report

Council Meeting Date: March 5, 2018

Item Number 5

Submitted by: Melissa Andrade

Agenda Topic: International Foundation for CDKL5 Research fund raiser

<u>Proposed Motion</u>: Move to accept the Special Event Application for the International Foundation for CDKL5 Research to hold a fund raising event at Shiawassee Park on August 18, 2018 from 8 a.m. until noon.

Background:

The International Foundation for CDKL5 Research would like to hold a fund raising event at Shiawassee Park on August 18, 2018 from 8 a.m. until noon. This is the first time for this event; organizers are hoping about 250 people will attend.

Materials:

Event application



CITY USE ONLY
pproval Needed:
☐ City Manager
☐ City Council
☐ Approved
☐ Denied
□ Denied

City of Farmington Special Event Application

This application is for all events in Riley Park and any other city event that will bring in more than 100 people. Complete this application in accordance with the city of Farmington's Special Events Policy and return it to the City Manager's Office at least 60 days prior to the starting date of the event.

Sponsoring Organization's Name International Foundation for COKLS Research (IFCR)
Organization Phone: 330 - 294 - 5005
Organization Address P. O. Box 926 WadsWorth, 6H 44282
Organization's Agent: Kelly Grodzicki Phone: 248-251-8793
Agent's Title: Board Member E-mail: Kelly grodzickiegmail con
Agent's Address: 16815 Westbrook St. LIVONIA, MI 48154
Event Name: All in Stride - Evie's CDKL5 Journey
Event Purpose: Raise money for the IFCR - CDKL5 research
Event Dates: August 18, 2018
Event Times: 8 12p
Event Location: Shiawassee Park
Number of People Expected: 250
1. Type of Event: Based on policy section 2, this event it:
City Operated Event Co-sponsored Event Private Event
Non-Profit Event For-Profit Event Prohibited in Riley Park

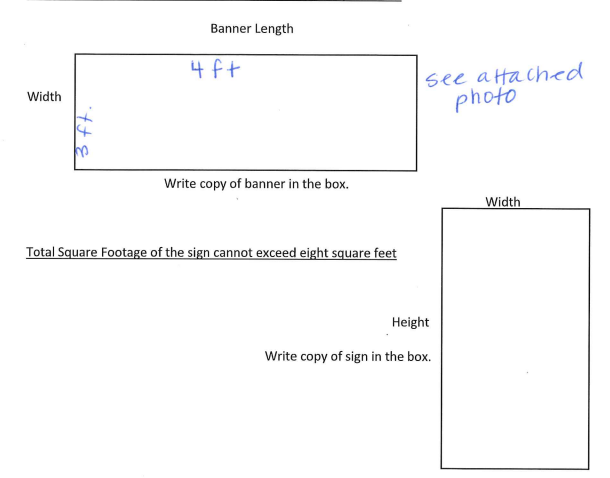
2. An Event Map (is) [is not] attached. If your event will use streets and/or sidewalks (for a parade, run, etc.) or will use multiple locations, please attach a complete map showing the assembly and dispersal locations and the route plan. Also show any streets or parking lost that you are requesting to be blocked off.

3.	Vendors:	Food Concession	ns (YES)	(No)		Other vendo	rs (YES) (No)
	If yes, refer to	o Policy Section 13	for licen	se and ins	suranc	e requiremen	ts.
	If yes, please	list all of the vendo	rs by ve	ndor nam	ne:		
					<u> </u>		
			5				
4.	Non-profit or District sho extent praction reasonable ef	ganizations and loc uld be given the op cal; e.g., a local Deli fforts have been ma	al merch portunit might c ade with	nants in th ty to parti ome out a regard to	ne vicir icipate and se o such	nity of Riley Pa in the specia II bratwurst. N inclusion and	ants in the Event Vicinity. ark – the Central Business I event to the greatest You must demonstrate tha participation. The City quirement has been met.
		e invited local busin e invited include:	esses to	participa	ite.	NIA	
5.	Exempt Parki (YES) NO	ng: Are you reques	ting exei	mpt Parki	ing? (S	ee Policy Sect	ion 5)
	If yes, list the	lots or locations wh	nere exe	mpt park	ing is r	equested:	
6.	Other Reques	its:					

7. **Event Signs:** Will this event include the use of signs (NO) If yes, refer to Policy Section 8 for requirements and describe the size and location of your proposed signs: Please complete sign illustrations below.

Signs or banners approved by the city of Farmington for special events shall be designed and made in an artistic and workman-like manner. THE CITY MANAGER MUST APPROVE ALL SIGNS. SIGNS CANNOT BE ERECTED UNTIL APPROVAL IS GIVEN.

Total square footage of the banner cannot exceed 32 square feet.



We will also have small signs marking the walking path. Approx 2ft x1.5ft. The signs will have the IFCR 10go and arrows marking the way.

- 8. CERTIFICATION AND SIGNATURE: I understand and agree on behalf of the sponsoring organization that:
 - For public events, a certificate of insurance must be provided which names the city of Farmington as an additional named insured party on the policy. (see Policy Section 10 for insurance requirements)
 - b. Event sponsors and participants will be required to sign Indemnification Agreement forms. (refer to Policy Section 12)
 - c. If the event includes solicitation by workers standing in street intersections, the required safety precautions will be maintained at all times in accordance with the Department of Public Safety. (see Policy Section 11)
 - d. All food vendors must be approved by the Oakland County Health Department, and each food and/or other vendor must provide the city with a certificate of insurance which names the city of Farmington as an additional named insured party on the policy. (see Policy Section 13)
 - e. The approval of this special event may include additional requirements and/or limitations based on the city's review of this application, in accordance with the city's special event policy. The event will be operated in conformance with the written confirmation of approval. (see Policy Sections 11 and 16)
 - f. The sponsoring organization will provide a security deposit for the estimated fees as may be required by the city and will promptly pay any billing for city services which may be rendered, pursuant to Policy Sections 3 and 4.

As the duly authorized agent of the sponsoring organization, thereby apply for approval of this special event, affirm the above understandings, and agree that my sponsoring organization will comply with the city's Special Event Policy, the terms of the Written Confirmation of Approval and all other city requirements, ordinances and other laws which apply to this special event.

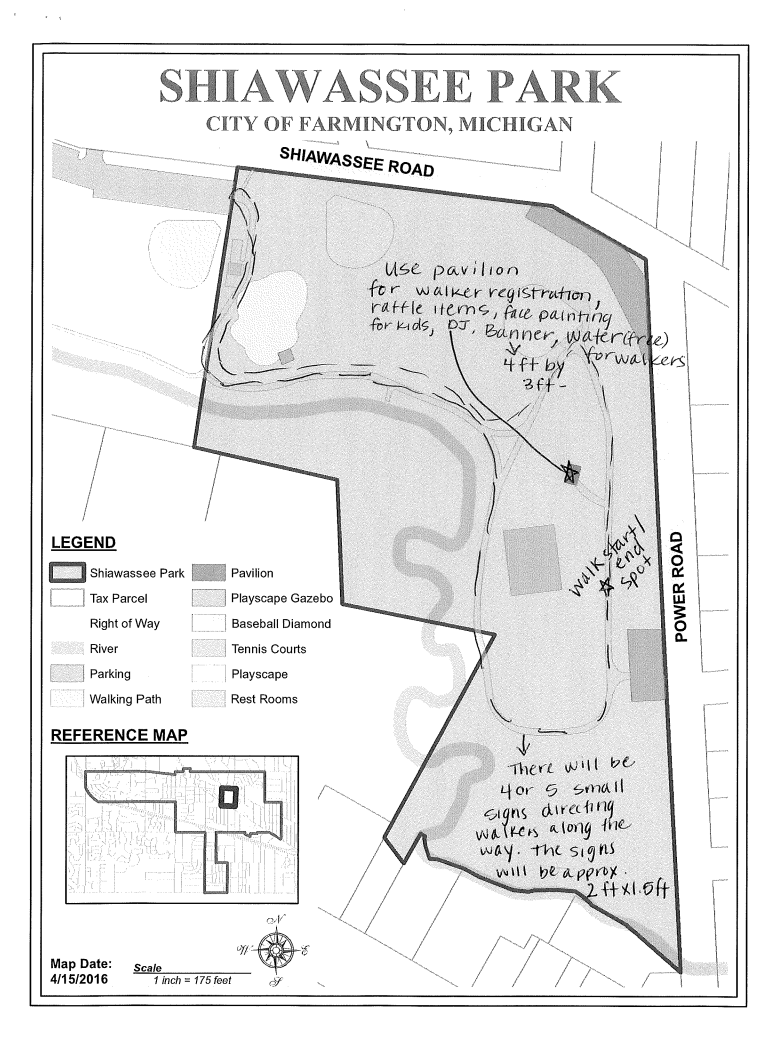
Date

Signature of Sponsoring Organization's Agent

Phone: 248-474-5500, ext. 2221

RETURN THIS APPLICATION at least sixty (60) days prior to the first day of the event to:

City Manager's Office 23600 Liberty Street Farmington, MI 48336



Someone we love has CDKL5 **Fundraiser for Research** CURE

* Cute Kiddo eating sign not included. *

Farmington City Council Staff Report

Council Meeting Date: March 5, 2018 Item Number 6

Submitted by: Charles Eudy, Superintendent

Agenda Topic

Terminate water service agreement and install well for 24136 Locust Street

Proposed Motion:

Move to approve Cribley Well Drilling of Dexter Michigan to install well and water softener for 24136 Locust Street in the estimated amount of \$13,000.

Background:

Early in the 1960's resident at 24136 Locust Street was permitted to attach to the City of Farmington water distribution system in Oakwood Cemetery near the water tank. This location of attachment provides the minimum required pressure to remain in compliance of AWWA and MDEQ standards. The resident has installed a bladder tank and booster pump in his residence to increase the water pressure. Due to the low water pressure this location this is a hazard to the Tank district. In the event of a failure, a boil water advisory would need to be issued for the area from 8 Mile to 10 Mile and Orchard Lake to Cass Street.

The water tank is scheduled for service beginning March 19, 2018. At that time the resident would have no water service for a period of five weeks. Several well drillers have been contacted to provide a quote, only Cribley Well Drilling can complete the installation before the tank is removed from service.

The resident will be required to authorize the termination of water service in exchange for the installation of the well and water softener. The total cost of the well will be determined by the depth of the well and the requirements of the water softener. The resident will be required to repay the City all cost for the installation over a 10 year term. Bills will be issued to the resident on a quarterly basis, in the event the current resident sells his home the remaining balance will be due in full.

Materials:

Termination of Water Supply Contract City of Farmington Hills-24136 Locust Street

AGREEMENT TERMINATING PUBLIC WATER SERVICE AND INSTALLATION OF PRIVATE WELL

THIS AGREEMENT is made this day of	, 2017 by and between the City o
Farmington, Oakland County, Michigan, herein called the	e City, whose address is 23600 Liberty
Street, Farmington, MI, 48335 and Mark and Michelle Mer	cieca, whose address is 24136 Locust
Farmington Hills, MI 48335, herein called the Owner	

RECITATIONS

WHEREAS, Owner, owns property located within the City of Farmington Hills, Michigan, described, as follows:

T1N, R9E, SEC 21 PART OF SW 1/4 OF SE 1/4 BEG AT INTER OF PRIVATE DR &EXT OF S LINE OF LOT 1 OF 'CROSMAN & MARQUIS SUB', TH S 89-38-30 E 204.26 FT, TH S 01-21-30 W 221.48 FT, TH N 89-38-30 W 15 FT, TH ALG CURVE TO LEFT, RAD 52.5 FT, DIST OF 82.2 FT, TH N 89-21-00 W 71.86 FT, TH ALG CURVE TO RIGHT, RAD 66.98 FT, DIST OF 107.02 FT, TH N 01-12-01 E 100.23 FT TO BEG 0.88 A

More commonly known as:

24136 Locust, Farmington Hills, MI 48335 Tax Parcel ID: 22-23-21-453-002

(the "Property")

WHEREAS, the City of Farmington Hills does not currently have a water main adjacent to or near the Property and cannot supply the Property with water from its public water supply system;

WHEREAS, the City owns and operates a public water main adjacent to the parcel and had the ability to supply water to the Property from the City's nearby public water storage tank;

WHEREAS, City and Owner entered into a Water Supply Contract, dated February 22, 1999, (the "Water Supply Contract") pursuant to which the City of Farmington agreed to supply water to Owner outside of the City's boundaries.

WHERAS, the City is no longer able to supply water to the Property with adequate water pressure to continue to meet all applicable laws and requirements.

WHEREAS, the City seeks to terminate the Water Supply Contract and to disconnect the Property from the City's public water supply system.

WHEREAS, as an alternative continuing the connection to the City's public water supply system, the City will agree to facilitate and fund the installation of a private well system on the Property subject to the Owner's repayment the cost of the well installation over time by paying ______, per quarter, which is equivalent to the amount of the average water bill paid by Owner to the City over the past _____.

NOW, THEREFORE, in consideration of these premises and the mutual promises, representations, and agreements set forth in this Agreement, and for other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the Owner and the City mutually agree as follows:

- 1. Project and Estimate of Cost. The Project shall consist of the installation of a single residential well system on the Property, including _______, and also including disconnection from the City's public water supply system, as set forth in the attached and incorporated Exhibit A (the "Project"). The Project shall be constructed substantially in accordance with the plans and specifications reviewed and approved by the Parties. The estimated cost of the Project is set forth in Exhibit A.
- 2. <u>Contractor.</u> Owner has chosen, and the City has agreed to retain the Contractor identified in Exhibit A to complete the Project (the "Contractor"). The City will enter into construction contract, procure from the contractor all necessary and proper bonds and insurance, cause the Project to be constructed, as set forth in Exhibit A
- 3. <u>Project Variations and Change Orders</u>. Following the award of the construction contract, the City, without Owner's consent, shall have authority to approve variations or changes during construction that do not materially change the location, capacity or overall design of the Project.
- 4. <u>Contractor's Insurance</u>. The City shall require all contractors and engineering consultants engaged for the Project to provide commercial general liability, umbrella or excess coverage, workers' compensation, and other insurance; and shall require the contractors to name or provide an endorsement naming the City and Owner, as additional insureds under the required insurance.
- 5. <u>Permits</u>. The City shall be responsible for obtaining all licenses, permits, certificates, and governmental authorizations necessary to perform all of its obligations under this Agreement. Upon request, the City will furnish copies of any permit, license, certificate or governmental authorization to Owner.
- 6. <u>Compliance with Laws and Regulations</u>. The City will comply with all federal and state laws, regulations, and requirements applicable to the obligations under this Agreement.
- 7. <u>Ownership, Operation and Maintenance</u>. After completion of the Project, Owner shall be the sole owner of the Project and shall be responsible for its continued operation and maintenance, including all on-going expenses for maintenance, repair and/or replacement of any

Commented [CE1]: Remove this language. Repayment shall be on an annual billing cycle following the water meter reading schedule and payment terms.

Commented [CE2R1]:

Commented [CE3]: Water conditioning system, mutually agreed upon by the homeowner and the City. The City will disconnect the resident from the community water supply at no cost to the customer

component of the private well system. The City shall have no continuing obligation to operate, maintain or repair the private well system, or any portion of the Project.

- 8. Recovery of Installation Costs. In consideration of the conditions set forth in this Agreement, Owner agrees to pay the entire cost of the Project over _______ years by making a quarterly payment to the City in the amount of Owner's average water bill, which the parties agree is approximately \$______ (the "Quarterly Payment"). Owner shall make all payments within 30-days of receipt of billings from the City. Late payments shall be assessed an additional charge in accordance with and in an equivalent amount to a delinquent water bill. In the event that Owner fails or refuses to pay its Quarterly Payment, as provided herein, the remaining unpaid costs, and all accumulated late charges and fees, shall become a recordable lien in favor of the City against the Property, and shall be recovered by the City upon sale of the Property. Any portion of the Project cost unpaid at the time Owner sells the Property shall be paid to the City from the proceeds of the sale of the Property, at the time of closing. When full payment is made, this Agreement shall be terminated and a termination of lien shall be recorded against the Property.
- 9. Release and Hold Harmless. Upon completion, inspection and approval of the Project, Owner shall assume all liabilities with respect to all components of the Project installed on the Property, and shall, to the fullest extent permitted by law, indemnify and save the City and its officers, directors, employees, and agents harmless from and against any claims by itself, or any third parties for injury, claim, loss, or damage to any person or property in or about the Property. Furthermore, Owner shall defend, indemnify and hold the City, its officers, directors, employees, and agents harmless from and against any claims, demands, actions, damages, injuries, costs or expenses of any nature whatsoever, fixed or contingent, known or unknown, including costs, expenses and attorneys' fees incurred by the City arising out of or in any way connected with the design, construction, use, maintenance, repair or operation of the Project.

The indemnification provisions within this section shall survive the expiration or termination of this Agreement.

- 10. <u>Governing Law.</u> This Agreement is made and entered into in the State of Michigan and shall in all respects be interpreted, enforced and governed under the laws of the State of Michigan. The language of all parts of this Agreement is intended to and, in all cases, shall be construed as a whole according to its fair meaning, and not construed strictly for or against any party. As used in this Agreement, the singular or plural number, possessive or non-possessive shall be deemed to include the other whenever the context so suggests or requires.
- 11. Reservation of Rights; Governmental Function. This Agreement does not, and is not intended to impair, divest, delegate, or contravene any constitutional, statutory, and/or other legal right, privilege, power, obligation, duty, or immunity of the City. In addition, the City maintains that the obligations set forth in this Agreement will be in the exercise or discharge of a governmental function.

Commented [CE4]: Edit this language to reflect a 10 year term but not related to the customers current usage. Cost could be up to \$250 per quarter.

Commented [CE5]:

Will paragraph #9 relieve the city of all obligations at the "Time of Completion"

Or should we include a date the customer must notify the City of any related restoration issues?

Example: The Customer must inform the City within 1 month of project completion of lawn restoration or settling, in home installation of water condition system.

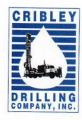
- 12. <u>Severability</u>. If any provision of this Agreement or the application to any person or circumstance is, to any extent, judicially determined to be invalid or unenforceable, the remainder of the Agreement, or the application of the provision of persons or circumstances other than those as to which it is invalid or unenforceable, is not affected and is enforceable, provided the invalid provision does not substantially alter the Agreement or make execution impractical.
- 13. <u>Binding Contract; Assignment; and Amendments</u>. This Agreement will be binding upon and for the benefit of the Parties hereto and their respective successors and assigns, subject to any assignment requiring the prior written consent of the non-assigning Party by an amendment to this Agreement signed by both Parties, and the assignor binding the assignee to the terms and provisions of this Agreement.
- 14. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, and each counterpart shall be considered a valid original.
- 15. <u>Captions</u>. The section headings or titles and/or all section numbers contained in this Agreement are intended for the convenience of the reader and not intended to have any substantive meaning and are not to be interpreted as part of this Agreement.
- 16. <u>Entire Agreement</u>. This Agreement sets forth the entire agreement between the County and the City and fully supersedes any and all prior agreements or understandings between them in any way related to the subject matter hereof. It is further understood and agreed that the terms and conditions herein are contractual and are not a mere recital and that there are no other agreements, understandings, contracts, or representations between the County and the City in any way related to the subject matter hereof, except as expressly stated herein. This Agreement shall not be changed or supplemented orally and may be amended only as otherwise provided herein.
 - 17. Recitals. The recitals shall be considered an integral part of the Agreement.

[Signatures on following page]

	corporation	a Micnigan municipai
	Ву:	
	Its:	
STATE OF MICHIGAN)) SS COUNTY OF)		
The foregoing instrument w, 2015, by Farmington, a Michigan Municipal Corpo	, as	
	Acting inMy Commission Expires:	

	Ву:		
		Mark Mercieca	
		Michell Mercieca	
STATE OF MICHIGAN)			
COUNTY OF) SS			
5 5		owledged before me this day and Michelle Mercieca, husband and wife.	O
		Notary Pu	
	_	County, Michi Acting in County, Michi	
	М	Ny Commission Expires:	

THIS INSTRUMENT DRAFTED BY AND WHEN RECORDED RETURN TO: SUE HALBERSTADT, CITY CLERK City of Farmington 23600 Liberty Street Farmington, MI, 48335



CRIBLEY DRILLING CO., INC. 8300 DEXTER-CHELSEA ROAD

8300 DEXTER-CHELSEA ROAD DEXTER, MI 48130-9786 734-426-4400 • 1-800-628-9355 • FAX 734-426-4414 www.cribley.com



February	20,	2018	3
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DATE

SOLD TO

OWNER'S NAME AND ADDRESS

City of Farmington Attention: Chuck Eudy Farmington, MI 48335

No well on site now 24136 Locust St., Farmington, MI

ceudy@farmgov.com work # 248-437-7250, cell # 248-533-6298

deeper or shallower than the 90' quoted (50' min charge). drilling & set 5" PVC casing (more or less) @ \$16.90/ft \$14.10/ft plus cost to plug hole Green material & includes up to 700# sand pack \$595.00 en if needed @ \$28.00/ft pack if needed @ \$.25/lb eal grout (more or less) @ \$35.00/bag everse side for further information \$625.00 first load additional loads if 0 per load. er or an add'l charge of \$235.00 if obtained by Cribley Drilling Co. Estimated cost to drill the well (more or less) etandard pumping system Franklin pump 62 gallon pressure tank) eressure tank \$315.00 (more or less) less) of 1 1/4" 200# pipe and 12-2 wire w/conduit " pitless adapter nore or less) at the adapter-brass I (only if needed) \$35.00 ess) of 1 1/4" PVC drop pipe ess) 12-2 pump cable @ \$1.50/ft	\$985.00 \$835.00 \$315.00 \$4.50 \$250.00 \$65.00	\$1,521.00 \$595.00 \$315.00 \$625.00 not quoted \$3,056.00 \$985.00 \$315.00 \$495.00 \$250.00 \$65.00	\$3,056.00
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ess) of 1 1/4" PVC drop pipe	AOF OO	Ψ00.00	
	\$35.00	\$35.00	
ess) 12-2 pump cable @ \$1.50/ft	\$2.00	\$130.00	
	\$1.50	\$97.50	
Estimated materials (more or less	s)	\$3,207.50	\$3,207.50
erground pipe is an estimated distance only.			140,207.00
the pumping equipment-flat rate	\$215.00	\$215.00	
	2000 A 24 25 25 27 27 27 28 28 28 28 28 28 28 28 28 28 28 28 28	Anna and an anna anna anna an	1
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	erone customeron.	\$2,400.00	
		\$215.00	
		\$3,760.00	\$3,760.00
Total estimated (more or less	5)		\$10,023.50
signed prior to any work started/scheduled			
		cindy@cribley.c	<u>dm</u>
3,000.00 deposit on or before the date we drill.			
lli l :		r less) labor to install the underground \$155.00 ling up to 100 ft. \$2,400.00 (\$16.00/ft thereafter). \$2,400.00 If flat rate up to 30 ft. (add \$3.10 per ft after 30 FT) \$215.00 Estimated labor (more or less) Total estimated (more or less) e signed prior to any work started/scheduled by questions or to schedule, please contact the office 734-426-4720	r less) labor to install the underground \$155.00 \$930.00 ling up to 100 ft. \$2,400.00 (\$16.00/ft thereafter). \$2,400.00 \$2,400.00 I flat rate up to 30 ft. (add \$3.10 per ft after 30 FT) Estimated labor (more or less) Total estimated (more or less) e signed prior to any work started/scheduled ny questions or to schedule, please contact the office 734-426-4720 \$155.00 \$215.00 \$3,760.00

Payment by credit card can be arranged by phone.

February 20, 2018

City of Farmington Attention: Chuck Eudy Farmington, MI 48335

No well on site now 24136 Locust St., Farmington, MI

ceudy@farmgov.com work # 248-437-7250, cell # 248-533-6298

if your well is hooked up/completed during the winter months, there could be considerably more costs involved in digging thru the frost in the ground. This becomes charges added to our invoice.

Cribley Drilling Co., Inc. accepts no responsibility regarding the well location. It is soley the customer's (person signing the estimate/contract) responsibility to locate the well in correct terms of proper distance to contamination sources, buildings, lot lines, etc...

We recommend "mud vacuum" especially for replacement wells. This service will eliminate most of the mud/water mess associated with the drilling process. Cost for 1st load (1400 gals or less) is \$625 add \$300 for each additional load thereafter

		The same of the same and the same addition	iai ioau irierealter.		
	and/or drivey systems, law we are instal	ing on this project, Cribley Drilling will not be held responsible for damage to: asphalt or cement ways while entering, leaving or moving equipment over these areas. Also we will not be held rewns, trees, landscaping and shrubs/plantings. Not responsible for carpeting, wood flooring, or ar alling the pressure tank & fittings. If you would like to put down temporary floor coverings before ed to limit damage to interior floor surfaces.	sponsible for irrigation		
	Yes, I want	Option to place/remove plywood into/out of job site Usually 2-3 hrs @ \$135/hour (could	d be more than 2-3 hrs		
	Yes, I want	Silt fence placement/removal Usually 1-2 hrs @ \$135/hour			
	Yes, I want	Mud Vacuum service (first load \$575) second load if needed @ \$300 usually only one lo	ad is needed		
*****	Yes, I want	Landscaping services to restore my at a cost of \$			
	We do not gu below ground	uarantee that you will get water that is free of coliform, arsenic, nitrates, tannin or any other subs d.	stance that flows freely		
	Cribley Drilling Co., Inc., is required to be registered according to the Michigan Dept of Environmental Quality. All work will be performed under one of the following Registration Numbers: 81-2014, 81-1872 or 81-0524				
	Prices includ charge. The disruption ca	de material and labor. Any deviation from these charges involving extra material or labor will ese prices allow for general clean up of a site, NOT restoration to pre-drilling condition. Effort is aused by heavy equipment but some disruption of grass and landscaping will occur and rest the prices quoted herein. Trenching and backfill charges do not include restoration to original co	made to minimize the		
	Acceptance of	of this estimate constitutes an acknowledgement that client will pay all bills in full within 30 days	after billing unless		

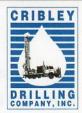
Acceptance of this estimate constitutes an acknowledgement that client will pay all bills in full within 30 days after billing unless prior arrangements have been made with Cribley Drilling Co., Inc. Bills not paid in 30 days will begin to accrue service charges of \$5.00 or 1 1/2 % per month, whichever is greater, and client hereby agrees to pay said service charges. If Cribley Drilling Co., Inc., finds it necessary to file a construction lien or any other legal action or collection against the owner or the property for non-payment of charges due, the customer agrees to pay any and all fees and costs incurred. (Including court costs, attorney fees and costs incurred by Cribley Drilling Co., Inc., collection agency fees or costs) All material remains the property of Cribley Drilling Co., Inc. until the bill is paid in full and client agrees Cribley may reclaim equipment not paid for as agreed herein. Cribley Drilling Co., Inc. warranty issued only upon full payment of all bills.

Accepted by (sign and print name)	Date:

CHAMPION WATER TREATMENT

A DIVISION OF CRIBLEY DRILLING COMPANY 8300 Dexter-Chelsea Road Dexter, MI 48130-9786 1 (800) 628-9355 • (734) 426-8800 FAX: (734) 426-4414 www.cribley.com

ESTIMATE ONLY



SOLD TO

Date -

City of Farmington Attn: Chuck Eudy Farmington, MI 48335

Owners Phone No. Cell: 248-533-6298

DATE: February 23, 2018

JOB

24136 Locust St. Farmington, MI

Number of People in Household:

Work Phone No. 248-473-7250

Email: ceudy@farmgov.com

By-pass 1			2-41	Included		
lucus Filters		emand Regeneration (Included	1 12 9	
Iron Filter			_Size			
Drinking Water S						
\$t	o connect purified water	to refrigerator.			TO THE AUT SE	
Option #2:	Quicksilver QF56	M-1500 \$1,450	0.00	hallenger	(93)	
Option #3:	Quicksilver QST-	1500 \$2,450	0.00 T	Win	The Part of the Part	
of salt. FREE WA	llation includes up to 5' of particles and the sampling upon any deviation from the abordarge.	REQUEST. Prices inc	clude ma	terial, installa	ation	
PH	Grains H	ard Iron		TDS		
	AND THE PERSON OF THE PERSON O					
	before or upon completion of in					
Terms: Payment in full agreed to by Champion	before or upon completion of in: Water Treatment prior to commend betry of Champion Water Treatment until the	stallation unless other arrang cement of work. A 1.5% charge	will be adde	d to unpaid invo	ices.	
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SPOUSE/PARTNER