



PLEASE TAKE NOTICE: There will be a **City of Lodi Public Safety Committee** meeting Tuesday, February 7, 2023 at 4:00 pm in the City Hall Council Room, 130 South Main Street, Lodi, WI.

[Registration](#) for virtual attendee public input must be completed 24 hours prior to meeting start time.

**Meeting Link:** <https://us06web.zoom.us/j/82757637315?pwd=TVdhTVRlMGQvb2wvdkdXYXRJMmp1dz09>

**Meeting ID:** 827 5763 7315 **Passcode:** 930194 **Phone:** 1-312-626-6799

## Public Safety Committee Agenda

1. Call to Order

2. Meeting Etiquette

- The meeting Chair will:
  - Identify the number of public input registrations
  - Identify Alders or staff attending remotely (Stay muted when **not** speaking)
  - Acknowledge attendees prior to speaking
- Virtual attendees should identify themselves in the chat box
- In-person attendees should sign the attendance sheet
- All attendees should raise their hand to be recognized prior to speaking
- No side conversations

3. Public Input

***Must state name and address. Must be limited to items not on the agenda. Limited to two minutes unless otherwise extended. Committee's role is to listen and not discuss the item. Personnel issues cannot be discussed nor individuals named. Committee is unable to take action at this meeting.***

4. Approval of Minutes from January 3, 2023

Documents:

[01.03.2023 Public Safety Minutes.pdf](#)

5. Building Permit Monthly Report

Documents:

[Building Permit Cumulative Summary Current.pdf](#)

6. ECCJMC Monthly Report

Including Financials; Statistics; Meeting Overview (if any)

Documents:

[Municipal Court Monthly Summary Report.pdf](#)

- 6.a. Discussion and Possible Recommendation Regarding Agreement for Operation of the Joint Municipal Court for Eastern Columbia County

Documents:

[Agreement For The Operation Of ECCJMC - 1 - October 12, 2022.Pdf](#)  
[Agreement - Exhibit A - October 12, 2022.Pdf](#)

- 6.b. Discussion and Possible Recommendation Regarding Amending Chapter 38 of the City Code (Joint Municipal Court

Documents:

[Revised Ordinance Court, Joint Municipal 2 2023 Redlined.pdf](#)

7. EMS Monthly Report  
Including Financials; Statistics; Meeting Overview
8. Fire Department Monthly Report  
Including Financials; Statistics; Meeting Overview
9. Discussion and Possible Recommendation Regarding Parking on Parr Street

Documents:

[Parr Street Concerns.pdf](#)

10. Discussion and Possible Recommendation Regarding Agreement with Columbia County Humane Society

Documents:

[2023 Human Society Service Agreement.pdf](#)

11. Next Meeting Date - Tuesday, March 7 at 4:00 PM and Agenda Items

12. Adjourn

Posted: \_\_\_\_\_

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

Members: Alders Hansen (Chair), Ripp, Strasser

Agendas may change up to 24 hours prior to the commencement of the meeting. Reasonable accommodations for persons with disabilities may be made in advance by calling City Hall at 608-592-3247.

*Notice is hereby given that a majority of the City of Lodi Common Council may be present at a meeting of the Public Safety Committee to gather information about subjects over which they have decision making responsibility. This constitutes a meeting of the city council pursuant to State ex rel. Badke v. Greendale Village Bd., 173 Wis.2d 553, 494 N.W.2d 408 (1993), and must be noticed as such; although the City of Lodi Common Council will not take any formal action at this meeting.*

**City of Lodi Public Safety Committee Meeting  
Minutes of January 3<sup>rd</sup>, 2023**

**1. Call to Order**

Chair Hansen called the Public Safety Committee meeting to order at 4:01pm.

Committee members present: Eric Hansen, Tim Ripp (remote), Nick Strasser

Others present: Brenda Ayers, Wayne Smith, William Nichols, Melissa Randall-O'Neil, Jonathan Stefonek

**2. Meeting Etiquette**

Hansen- Forgone, no attendees online

**3. Public Input- None**

**4. Approval of Minutes from December 6<sup>th</sup>, 2022**

**MOTION** (Strasser/Ripp) to approve the minutes of the December 6<sup>th</sup>, 2022, meeting. Roll call vote taken- Aye (Hansen, Ripp, Strasser); Nay (0). **Motion carried.**

**5. Building Permit Monthly Report**

Reviewed

**6. ECCJMC Monthly Report**

Comparison report reviewed

**7. EMS Monthly Report**

No reports for review. Ripp advised nothing to report on at this time.

**8. Fire Department Monthly Report**

No reports for review. Strasser briefed the committee on Chief Annen's retirement from LOFD. The commission solicited recommendations from department members for the Chief position. The plan is to interview candidates sometime this month & make an appointment at the next formal commission meeting.

**9. Police Department Monthly Report**

Call summary report reviewed. Smith advised there were 6800 calls for the year total, averaging 18.6 per day. There was a recent rash of vehicle entries and stolen vehicles from the Town of Lodi. 9pm Routine being promoted by LOPD. Officer interviews are set for the 11<sup>th</sup> of January with Police Commission interviews to follow on the 12<sup>th</sup>. Ayers noted the city is navigating through a new accounting system. K9 Balance was closed. Funds from K9 balance were used to purchase crosswalk items. Installation is pending State Highway permits.

**10. Discussion and Possible Recommendation Regarding Amending Ordinance Regarding Liquor License Outdoor Restrictions**

Ayers noted the update to 204-6 E (1) (a)- delineated with signage, posts, ropes, etc to alert patrons to the licensed area. Committee reviewed and in agreement to send to Council. **MOTION** (Strasser/Ripp) to recommend amendments to ordinance regarding liquor license outdoor restrictions to Common Council. Roll call vote taken- Aye (Hansen, Ripp, Strasser); Nay (0). **Motion carried.**

**11. Next Meeting Date & Time**

The next regularly scheduled meeting is February 7<sup>th</sup>, 2023, at 4:00pm.

**12. Adjourn**

**MOTION** (Strasser/Ripp) to adjourn at 4:14pm. **Motion carried.**

DRAFT

CITY OF LODI  
BUILDING PERMIT SUMMARY

**2023 Building Permit Cumulative Summary**

PERMIT NUMBER	PERMIT DATE	ADDRESS	PROJECT	PROJECT COST	PERMIT FEE
<b>January</b>					
1-23-1P	1/4/2023	108 S Main Street - Commercial	Install Drain		\$ 60.00
2-23-1B	1/13/2023	226 Strangeway Ave	Fence	\$ 8,697.00	\$ 25.00
3-23-1H	1/18/2023	801 N Main - Commercial	Furnace		\$ 60.00
4-23-1BEP	1/20/2023	210 Columbus ST	Kitchen Upgrade	\$ 40,000.00	\$ 220.00

**Municipal Court Monthly Financial Report Summary**  
*City of Lodi Share*

	<b>2023</b>	<b>2022</b>	<b>2021</b>	<b>2020</b>	<b>2019</b>
January	\$ 1,880.15	\$3,289.16	\$ 1,485.57	1,951.69	1,284.33
February		\$3,036.08	2,084.09	2,619.74	1,289.66
March		\$3,323.70	2,185.04	3,923.57	1,985.00
April		\$2,841.65	1,906.98	1,344.39	3,990.92
May		\$3,323.43	2,213.47	2,221.17	3,275.73
June		\$2,341.20	2,577.94	1,800.00	2,430.17
July		\$1,729.78	2,232.27	625.00	2,142.46
August		\$1,770.56	2,478.73	2,266.94	2,531.66
September		\$4,035.37	1,876.23	1,897.07	1,465.34
October		\$2,295.45	2,395.95	1,816.71	2,497.65
November		\$1,540.00	1,623.72	1,296.34	2,919.16
December		\$2,706.66	2,241.99	1,641.15	3,500.19
<b>Total</b>	<b>\$ 1,880.15</b>	<b>\$32,233.04</b>	<b>\$25,301.98</b>	<b>\$23,403.77</b>	<b>\$29,312.27</b>

AGREEMENT FOR THE OPERATION OF THE JOINT MUNICIPAL COURT FOR  
EASTERN COLUMBIA COUNTY  
(Sec. 66.0301 Wis. Stats.)

**AGREEMENT**, entered into this \_\_\_\_ day of \_\_\_\_\_, 2022, by and between the Municipalities shown on the attached Exhibit “A”, all being municipal corporations organized and existing under the laws of the State of Wisconsin, hereinafter referred to as the “Member Municipalities.”

**WHEREAS** Section 755.01(1) Wis. Stats. provides that any municipality may establish a municipal court to be maintained at the expense of the municipality, and

**WHEREAS** Section 755.01(4) Wis. Stats. provides that two or more cities, towns or villages may enter into an agreement under Section 66.0301 Wis. Stats. for the joint exercise of the power granted under Section 755.01(1), after enactment of identical ordinance by each affected City, Town or Village, and

**WHEREAS** the municipalities which are parties to this agreement have enacted identical ordinances thereby creating and establishing a municipal court to serve said municipalities, and

**WHEREAS** the municipalities have expressed willingness to enter into a contract for the joint operation of said municipal court and for, the equitable sharing of the costs thereof, pursuant to Section 66.0301 Wis. Stats.,

**NOW THEREFORE**, in consideration of the benefits to be derived by each municipality from the joint operation of the municipal court, the Member Municipalities contract and agree as follows:

- 1. GENERAL.** The municipal court shall be organized and shall operate pursuant to Chapter 755 Wis. Stats., the ordinances adopted by the Member Municipalities, and the terms of this agreement. In the event of conflicts, the provisions of Wisconsin Statutes shall prevail.
- 2. ORGANIZATION.** Except for matters required by statute to be determined by the respective governing bodies or Member Municipalities, the general operation of the court shall be by the judge and the Municipal Court Committee.

### **3 MUNICIPAL COURT COMMITTEE.**

- (a) **Composition.** The Municipal Court Committee shall be comprised of one representative of each Member Municipality that chooses to appoint a voting representative to the committee who shall be appointed by the Mayor, President or Chairman of the Member Municipality, subject to confirmation by the respective governing body. The Chairman of the Committee will be a representative from a member municipality and will rotate on an annual basis, alphabetically, starting with the representative from Rio for 2019. If a representative cannot fulfill or chooses not to fulfill the obligation of committee chairperson for any reason, then the position of Chairperson goes to the next municipality, alphabetically.
  
- (b) **Powers and Duties.** The Municipal Court Committee shall have general control over the operation of the court, except where such control is specifically granted to the Judge or the governing bodies by statute, in which case the Municipal Court committee shall be a recommending agency. The Municipal Court Committee shall be responsible for the selection of the Clerk of the municipal court. The Municipal Court Committee shall recommend to the governing bodies for determination, the salary of the Judge, the number and salary of such clerks and/or deputy clerks. The Municipal Court Committee shall cause appropriate bank accounts to be established for the deposit of all fees, forfeitures, assessments and costs paid into the court and shall adopt appropriate accounting procedures to ensure the proper handling of said funds. The Municipal Court Committee shall, with the assistance of the Judge and Court Clerk, prepare an annual budget for the operation of the court. The Municipal Court Committee shall cause an annual review of court accounts every four years beginning in 2009 and an annual audit of court accounts every fifth year beginning in 2013, to be completed between August 1<sup>st</sup> and August 31<sup>st</sup> of each year. The Municipal Court Committee may establish any subcommittees necessary for the efficient operation of the court, such as a personnel committee and/or operating committee.
  
- (c) **Voting and Procedure.** The Municipal Court Committee shall be governed by Roberts Rule of Order and a majority vote of all representatives of the Municipal Court Committee shall be required to adopt any motion or resolution. A quorum of voting members or alternates shall be present to vote on any motion or resolution. A quorum consists of 50% plus 1 voting member.



4. **CLERK.** Pursuant to Section 755.10, the judge shall, in writing, appoint such clerk and deputy clerks as employed by the Municipal Court Committee.
5. **JUDGE’S SALARY.** The salary of the judge shall be set by the governing bodies of Member Municipalities.
6. **FORFEITURES, PENALTY ASSESSMENTS AND COSTS.**

All forfeitures, penalty assessments and costs paid to the municipal court under a judgment shall be deposited daily to a designated bank account at a financial institution selected by the Municipal Court Committee. This account, an interest-bearing account, shall be established by the Municipal Court committee as the temporary depository for court funds. The Municipal Court Clerk shall maintain a complete record of deposits and expenditures including, without limitation, the title of the action, offense for which a forfeiture was imposed and the total amount of the forfeiture, fees, penalty assessments and costs, if any. The Municipal Court Clerk shall prepare a monthly listing of the funds that are due to be disbursed as provided in Sections 814.65(1), 757.05, 167.31(5) and 346.655, Wis. Stats. All forfeitures shall be disbursed by the clerk at least monthly to the Member Municipality for which the judgment was entered.
7. **BUDGET PROCESS.**
  - (a) **Time and Approval.** The Municipal Court Committee and Court Clerk shall, with the assistance of the judge, formulate a budget annually, no later than September 1<sup>st</sup> of each year for the next succeeding year. The members of the committee shall present said budget to their respective governing bodies for approval. The budget shall be approved annually by the governing bodies no later than November 1<sup>st</sup>. Approval by a majority of the Member Municipalities shall constitute approval of the budget.
  - (b) **Court Costs.** The local share of the court costs required to be collected pursuant to Section 814.65(1) Wis. Stats. (100%) shall be retained by the court to be applied to the operating expenses of the court.
  - (c) **Court Operating Expenses.** The net operating expenses after application of the local share of the court costs shall be charged to Member Municipalities based upon each municipality’s percentage of total annual filed cases. Contributions shall be based upon the approved budget with appropriate credits and debts being made on the next succeeding billing after annual audit or review. Payment shall be made within 30 days of billing. Initial contributions for

operating expenses shall be based upon the average of the last two years' forfeitures from the last court of record based on Circuit Court records of Columbia County.

- (d) Capital Expenditures and Start-up Expenses. The cost of office furniture and equipment and the initial supplies necessary to begin operations shall be shared equally by the Member Municipalities. Forms shall be considered operating expenses.

- 8. **CONTRACT ADMINISTRATION AND AMENDMENTS.** The affirmative vote of a majority of all member-governing bodies shall be required to adopt any resolution pertaining to the operation of the court or amending this agreement.
- 9. **TERMINATION.** Any Member Municipality may withdraw from this agreement by giving notice in writing to the judge no later than August 31<sup>st</sup> of any year. Upon giving such notice, the Member Municipality's participation in the municipal court shall terminate at the end of the Judge's term. No member, pursuant to Wis. Stats. 755.01(2), may abolish the municipal court while this agreement is in effect.

**CITY OF COLUMBUS**

Approved/Adopted on: \_\_\_\_\_  
(Date)

By / Title: \_\_\_\_\_

Attest: \_\_\_\_\_

**Effective on May 1, 2023**

**VILLAGE OF CAMBRIA**

Approved: \_\_\_\_\_  
(Date)

By / Title: \_\_\_\_\_

Attest: \_\_\_\_\_

**VILLAGE OF FALL RIVER**

Approved: \_\_\_\_\_  
(Date)

By / Title: \_\_\_\_\_

Attest: \_\_\_\_\_

**CITY OF LODI**

Approved: \_\_\_\_\_  
(Date)

By/Title: \_\_\_\_\_

Attest: \_\_\_\_\_

**VILLAGE OF PARDEEVILLE**

Approved: \_\_\_\_\_  
(Date)

By / Title: \_\_\_\_\_

Attest: \_\_\_\_\_

Approved: \_\_\_\_\_  
(Date)

**VILLAGE OF POYNETTE**

By/Title: \_\_\_\_\_

Attest: \_\_\_\_\_



**VILLAGE OF RANDOLPH**

Approved: \_\_\_\_\_  
(Date)

By / Title: \_\_\_\_\_

Attest: \_\_\_\_\_

**VILLAGE OF RIO**

Approved: \_\_\_\_\_  
\_\_\_\_\_  
(Date)

By / Title:

Attest: \_\_\_\_\_

**TOWN OF COLUMBUS**

Approved: \_\_\_\_\_  
(Date)

By/Title \_\_\_\_\_

Attest: \_\_\_\_\_

Approved: \_\_\_\_\_  
(Date)

**VILLAGE OF DANE**

By/Title: \_\_\_\_\_

Attest: \_\_\_\_\_

**TOWN OF DEKORRA**

Approved: \_\_\_\_\_  
(Date)

By / Title: \_\_\_\_\_

Attest: \_\_\_\_\_

**TOWN OF LODI**

Approved: \_\_\_\_\_  
(Date)

By / Title: \_\_\_\_\_

Attest: \_\_\_\_\_

**VILLAGE OF ARLINGTON**

Approved: \_\_\_\_\_  
(Date)

By/Title: \_\_\_\_\_

Attest: \_\_\_\_\_

**VILLAGE OF FRIESLAND**

Approved: \_\_\_\_\_  
(Date)

By/Title: \_\_\_\_\_

Attest: \_\_\_\_\_



Approved: \_\_\_\_\_  
(Date)

**VILLAGE OF WYOCENA**

By/Title: \_\_\_\_\_

Attest: \_\_\_\_\_

# EASTERN COLUMBIA COUNTY JOINT MUNICIPAL COURT AGREEMENT

## “EXHIBIT A”

This “Exhibit A” reflects the Wisconsin Municipalities that have agreed to be members of the Eastern Columbia County Joint Municipal Court.

Village of Fall River  
Village of Randolph  
Village of Rio  
Village of Pardeeville  
Village of Cambria  
Village of Poynette  
Village of Arlington

Village of Friesland  
Village of Wyocena  
City of Lodi  
Town of Lodi  
Town of Columbus  
Town of DeKorra  
City of Columbus

This “Exhibit A” may be amended as other Wisconsin Municipalities request to join the Membership pursuant to Section 8 of the Agreement.

This “Exhibit A” may be amended as Members terminate their Membership pursuant to Section 9 of the Agreement.

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(Date)

**Effective May 1, 2023**

*The following Code does not display images or complicated formatting. Codes should be viewed online. This tool is only meant for editing.*

# Chapter 38

## Court, Joint Municipal

**[HISTORY: Adopted by the Common Council of the City of Lodi 11-3-2015 by Ord. No. A-496; amended in its entirety 1-2-2019 by Ord. No. A-527. Subsequent amendments noted where applicable.]**

### § 38-1 Joint Municipal Court created.

Pursuant to Chapter 755, Wisconsin Statutes, there is hereby created and established a Municipal Court designated "Joint Municipal Court for the ~~Village of Cambria, the City of Columbus, the Village of Fall River, the City of Lodi, the Village of Pardeeville, the Village of Poynette, the Village of Randolph, the Village of Rio, the Town of Columbus, the Village of Dane, the Town of Dekorra, the Town of Lodi, the Village of Arlington, the Village of Friesland, and the Village of Wyocena~~ Member Municipalities as defined in the Eastern Columbia County Joint Municipal Court Agreement" (hereinafter aka "Joint Municipal Court" or "Eastern Columbia County Joint Municipal Court") presided over by a Municipal Judge.

### § 38-2 Municipal Court Committee; composition.

The Municipal Court Committee shall be comprised of one representative of each member municipality that chooses to appoint a voting representative to the Committee who shall be appointed by the Mayor, President or Chairman of the member municipality, subject to confirmation by the respective governing body. The Chairman of the Committee will be a representative from a member municipality and will rotate on an annual basis, alphabetically, starting with the representative from Rio for 2019. If a representative cannot fulfill or chooses not to fulfill the obligation of Committee Chairperson for any reason, then the position of Chairperson goes to the next municipality, alphabetically.

### § 38-3 Creation and qualification of position of Municipal Judge.

Pursuant to Chapter 755, Wisconsin Statutes, the office of Municipal Judge is hereby created. Eligibility for the office of Municipal Judge shall be as follows. To be eligible for the office of Municipal Judge, a person must be a qualified elector in ~~either the Village of Cambria, the City of Columbus, the Village of Fall River, the City of Lodi, the Village of Pardeeville, the Village of Poynette, the Village of Randolph, the Village of Rio, the Town of Columbus, the Village of Dane, the Town of Dekorra, the Town of Lodi, the Village of Arlington, the Village of Friesland, or the Village of Wyocena~~ any of the member municipalities as defined in the Eastern Columbia County Joint Municipal Court Agreement.

### § 38-4 Election and term of Municipal Judge.

The appointed Judge must run for the election at large the following spring election, for a four-year term, commencing on May 1 succeeding his or her election. Electors of the ~~Village of Cambria, the City of Columbus, the Village of Fall River, the City of Lodi, the Village of Pardeeville, the Village of Poynette, the Village of Randolph, the Village of Rio, the Township of Columbus, the Village of Dane, the Town of Dekorra, the Township of Lodi, the Village of Arlington, the Village of Friesland, and the Village of Wyocena~~ member municipalities as defined in the Eastern Columbia County Joint Municipal Court Agreement shall be eligible to vote for the Municipal Judge of the Joint Municipal Court.

### § 38-5 Creation of position of Clerk of Municipal Court.

Pursuant to Chapter 755, Wisconsin Statutes, the office of the Clerk of the Municipal Court is hereby created. Said Clerk shall take the position upon hire by the Municipal Court Committee and written appointment by the Judge. Training and compensation of said Clerk shall be as determined by the governing bodies of member municipalities.

**§ 38-6 Salary of Municipal Judge.**

The Municipal Judge shall receive a fixed salary and Municipal Judge's training pursuant to § 755.18, Wisconsin Statutes, the salary to be determined by the governing bodies of member municipalities, subject to § 755.04, Wisconsin Statutes, which shall be in lieu of fees and costs. The salary shall be paid quarterly. No salary shall be paid to the Municipal Judge for any time during his or her term for which he or she has not executed and filed the official bond and oath as required by § 38-7 of this chapter.

**§ 38-7 Bond and oath of Municipal Judge.**

The Municipal Judge shall, after election or appointment to fill a vacancy, take and file the official oath as prescribed in § 757.02(1), Wisconsin Statutes, pursuant to Section § 755.03, Wisconsin Statutes, with the Clerk of Circuit Court for Columbia County, and at the same time shall execute and file an official bond.

**§ 38-8 Bond and oath of Municipal Court Clerk.**

The Municipal Court Clerk shall, before entering upon the duties of the office, take and file the official oath as prescribed in § 19.01, Wisconsin Statutes, with the ~~City~~ Clerk of the ~~City of Columbus~~ member municipality where the court is currently located and at the same time shall execute and file an official bond. The ~~Columbus City~~ Clerk will provide file copies to the other ~~seven~~ member municipalities.

**§ 38-9 Jurisdiction of Municipal Judge.**

The Municipal Judge shall have jurisdiction as provided by the statutes and laws of the State of Wisconsin and pursuant to § 755.045, Wisconsin Statutes.

**§ 38-10 Procedures of Joint Municipal Court.**

- A. The Joint Municipal Court's location and time shall be determined by order of the Municipal Judge.
- B. The procedure in Joint Municipal Court shall be provided by the statutes and laws of Wisconsin.
- C. The Court Clerk or his/her designee shall make daily deposits of all forfeitures, fees, penalties, assessments and costs collected in any action or proceeding before the Joint Municipal Court. These deposits will be made to a designated bank account as determined by the Joint Municipal Court Committee.

**§ 38-11 Contempt in Joint Municipal Court.**

The Municipal Judge may impose a sanction as authorized under § 800.12(2), Wisconsin Statutes, for contempt of court as defined in § 785.01(1), Wisconsin Statutes, in accordance with the procedures under § 785.03, Wisconsin Statutes.

To the city of Lodi,

I am reaching out regarding Parr Street. Parr street is in need of ATTENTION! I have lived on Parr street for 26 years and it remains unchanged. As a taxpayer for all of these years to continue to be ignored is insane! I have had several conversations with past Mayors at the time, public works supervisor, aldermen for my area of town, and reached out to the district representative. I was invited to speak at a meeting one time and was told we will look into what can be done. This is not a joke, someone will be hurt. Go back and review several of the issues that have happened on this street, old police reports! This is an active street with kids walking to and from school or in the summer to the pool, cars zooming down the street, backway to and from the bars, and recently a nonverbal/runner child has moved into the neighborhood. The lighting on the street is poor, which alone causes many concerns for safety. All the vehicles parked on this narrow little street act like it is a parking lot, not a street to be able to safely and freely use. Cars blocking others driveways or making it hard to enter or exit the driveway. The snow removal shoved high and cars parked right there making it tough to get out, garbage collection. As a taxpayer I should be assured an emergency vehicle can get to me/home in time of need.

Parr street is the narrowest street in Lodi that is a through street, per a Lodi police officer who shared this information with me. This street has seen many facets, the history of this street needs to be looked into. I have been told that Parr street has been an alley, one way, no buses allowed to travel down the street, and high school students not allowed to park on the small end of Parr.

Safety on Parr street. My house personally has been broken into 3 different times over the years, recently a year ago. Lighting is spare, this makes dark nights difficult to see leaving/entering your driveway. If people are out and about and crossing anywhere besides crosswalk makes it dangerous. I can speak for myself that my neighbor would rest his drunk self at the corner of my driveway. It startles me and I fear at some point someone could hit him. There needs to be some lighting placed on this light pole, either a

new light placed or switched out from another pole. Since there is no curb on this street, cars think it is funny to drive down on the sidewalk, the street is dark and they don't see people walking. The snow gets piled high at the corners of my driveway making it dangerous to back out with cars on the street and can't see past the snow. I did speak with Mr. Lincoln. We were able to come up with some solutions of the snow removal/plowing,

The HUGE concern is all the parking on the street! I am requesting that this comes to an end. Every home on Parr street has a driveway making parking easy. The amount of cars that are parked across from my driveway make it overwhelming trying to enter/exit. My father backed into a vehicle that was parked there. A drunk driver smashed into a vehicle parked in the same location dark, narrow, recipe for an accident. The other night I was coming down Parr street from Portage street and met an ambulance going to Mr. Hillkers home. The street dark ambulance is with lights on but needing to drive slowly, looking for a house number along with pulling into between the cars parked along the street trying to get down the street. When there was a house fire on Parr street 14 years ago, the fireman went the wrong way- lucky for them they would not be able to get down the street with vehicles parked on the street and the width of the fire trucks they would not get through.

Children on Parr street . We have young kids on the street so safety needs to be addressed. The concern is a young boy who is nonverbal and a runner. This youngster charged into my daughters home which is on Parr. The boy charged into the house went into the frigidaire and did not speak and ran out of home without supervision. This could have had a bad ending. The family has placed a fence on their property to keep him safe, but this could happen again and we need to improve the safety on Parr Street.

I know everyone is aware how terrible this street is witnessed by all. The other day a police officer had to wait and pulled to the side as I backed out of my driveway. As Mr. Lincoln was meeting with me at my home. He witnessed the large truck that normally parks there pull up and park. The garbage man is

dodging around cars picking up garbage, the same thing happens with city workers when plowing. Cars on Parr street stayed parked on the street when snow emergencies were placed, which happened twice! It took until the second time for the one car to be towed. Cars stayed parked forever on Parr street and no removal of the cars happened.

I purpose for immediate fix ,that no parking signs be placed across from my driveway which is 408 Parr street. The home that this would hamper has a 2 car garage along with a driveway that can hold at least 6 vehicles. If more room is needed cars can be parked at the wide end of the street. With cars allowed to park across the street from my driveway it is restricting as a homeowner, taxpayer, and safety. Also the end of my driveway gets torn up, it is gravel and all the cars catching my driveway for move to pass causes holes. I don't find it fair I pay this bill for repairs yearly for vehicles parked taking up the road. I also think a street light will be placed on the pole at the end of my driveway either as an addition or removed from another pole. I am advocating for the area across from my driveway to be addressed right now. I feel a survey should be sent out to all residents on Parr street to get everyone's opinion moving forward. This would need to be anonymous for residents to feel comfortable/safe stating how they feel. I have pictures to back my claims and will share with you if you would like. I feel ordinances need to be followed and they currently are not. So let's take positive steps forward. Would love to sit down and talk about the issues.

Thank you,

Dawn Pulsfus

## SERVICE AGREEMENT

This Service Agreement (hereinafter "Agreement") is made by and between the City of Lodi and the Columbia County Humane Society (hereinafter "CCHS").

WHEREAS, the City of Lodi desires assistance in providing humane care for impounded and stray dogs and cats; and

WHEREAS, CCHS agrees to assist the City of Lodi in providing humane care for impounded dogs and cats, subject to certain conditions,

NOW THEREFORE, the City of Lodi and CCHS agree as follows:

- (1) CCHS agrees to provide humane care, as defined by the Wisconsin Statutes, for all impounded or stray dogs and cats<sup>1</sup> found in the City of Lodi for a period of one (1) year, for a fee of \$980.00. This fee shall be due on March 1, 2023 and shall cover services from January 1, 2023 through December 31, 2023. The fee listed in this paragraph does not include animal pick-ups. Please see paragraph 3 for additional animal pick-up fees.
- (2) Municipalities are billed as follows for service contracts: CCHS averages three years of intakes for each municipality. The number of animals is averaged and the municipality is billed \$70.00 per animal if CCHS is not required to call for approval to take in or pick-up an animal, and \$80.00 per animal if CCHS is required to call for approval to take in or pick-up an animal. This averaging calculation yields the annual fee set forth in paragraph (1) above.
- (3) In addition to the annual fee set forth in paragraph 1 above, each municipality shall be billed a separate invoice for all animal pick-ups (see paragraphs 6 and 7).
- (4) This Agreement does not include instances when CCHS provides care for dogs and/or cats seized by the Columbia County Sheriff's Office and/or a Columbia County Humane Officer via a large seizure. For the purposes of this Agreement, a "large seizure" is defined as 5 or more dogs, or 10 or more cats. The care required for animals taken in large seizure situations shall be by separate contract between the Columbia County Sheriff's Department and CCHS, on a case-by-case basis.  
  
\*Should the above municipality be responsible for a large seizure, CCHS would contract separately with the above municipality for those services on a case-by-case basis. CCHS shall provide a separate contract within 24 hours of the municipality notifying CCHS of the seizure. If no contract is signed by the municipality within 48 hours of the seizure or request for services, CCHS shall not be responsible for the care of animals involved in the seizure. CCHS is a small, private facility and may not be able to accommodate a large seizure request. \*
- (5) This Agreement shall be effective for a period of one (1) year. CCHS agrees that it shall notify the City of Lodi of any fee or contract changes CCHS will require to provide these services for 2024 by October 1, 2023. The City of Lodi shall inform CCHS whether it desires to retain the services of CCHS for the 2024 calendar year no later than December 1, 2023. If the City of Lodi does not

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<sup>1</sup> CCHS does not accept exotic animals, wildlife, or livestock



notify CCHS in writing by December 1, 2023 of its wish to discontinue the services of CCHS for the 2024 calendar year, the 2023 Agreement will become effective for the 2024 calendar year at the rate provided by CCHS.

- (6) The City of Lodi agrees to have CCHS pick-up stray dogs and cats. YES NO  
\*In the event the municipality checks "YES" to paragraph 6 and opts to have CCHS provide a pick-up service, the municipality will be billed \$50 per trip for pick-ups during CCHS business hours, and \$80 per trip for pick-ups during non-business hours or days CCHS is closed. This per-trip fee shall be due and owing to CCHS if such trip is made, regardless of whether the animal's owner was located or request for pick-up was cancelled after the request for pick-up was made.
- (7) The City of Lodi does not want CCHS to pick-up stray dogs and cats. Please initial here: \_\_\_\_\_  
\*In the event the municipality initials paragraph 7 above and declines to have CCHS provide a pick-up service, but also during the 2022 calendar year requests pick-up services, the municipality will be billed \$80 per trip for pick-ups during CCHS business hours, and \$110 per trip for pick-ups during non-business hours or days CCHS is closed. This per-trip fee shall be due and owing to CCHS if such trip is made, regardless of whether the animal's owner was located or request for pick-up was cancelled after the request for pick-up was made.
- (8) The City of Lodi requests to be contacted for approval for pick-up of stray dogs and cats: YES NO
- (9) The City of Lodi requests to be contacted for approval before CCHS accepts stray dogs and cats as walk-ins from the municipality: YES NO

If the municipality requires approval as set forth in either paragraph (7) or (8) above, please list **two** people who can be contacted for approval. This list must include people who are EASILY reached by phone. CCHS will attempt to get approval at all hours of the day and night. Should CCHS make an attempt to reach the people listed below and they are unavailable and do not answer our call, CCHS will accept the animal into our care and charge the municipality accordingly.

1. \_\_\_\_\_  
2. \_\_\_\_\_

Dated this 6th day of January, 2023

City of Lodi

COLUMBIA COUNTY HUMANE SOCIETY

\_\_\_\_\_  
Brooke Cadigan, Office Manager