NOTICE OF PUBLIC MEETING

CITY OF CHIPPEWA FALLS, WISCONSIN

IN ACCORDANCE with the provisions of Chapter 19, Subchapter IV of the Statutes of the State of Wisconsin, notice is hereby given that a public meeting of the:

Board of Public Works: XXX

Reasonable accommodations for participation by individuals with disabilities will be made upon request. Please call 715-726-2736.

Will be held on <u>Monday</u>, <u>June 7</u>, <u>2021 at 5:30 P.M.</u> in the City <u>Hall</u> Council Chambers, Chippewa Falls, Wisconsin. Items of business to be discussed or acted upon at this meeting are shown on the attached Agenda or listed below:

<u>NOTE</u>: If you are a board member and unable to attend this meeting, please contact the Engineering Dept. at 726-2736.

- 1. Approve the minutes of the May 24, 2021 Board of Public Works meeting. (Attachment)
- 2. Consider 2020 Compliance Maintenance Annual Report and corresponding resolution. Make recommendation to the Common Council. (Attachment)
- 3. Consider Street Light Agreement with Xcel Energy for a street light at Division Street/Grand Avenue/Front Street area. Make recommendation to the Common Council. (Attachment)
- 4. Adjournment

NOTICE IS HEREBY GIVEN THAT A MAJORITY OF THE CITY COUNCIL MAY BE PRESENT AT THIS MEETING TO GATHER INFORMATION ABOUT A SUBJECT OVER WHICH THEY HAVE DECISION MAKING RESPONSIBILITY.

Please note that attachments to this agenda may not be final and are subject to change.

This agenda may be amended as it is reviewed.

CERTIFICATION

I hereby certify that a copy of this Notice was placed in the Chippewa Herald mailbox, 1st floor, City Hall and posted on the City Hall Bulletin Board on Wednesday, June 2, 2021 at 10:00 AM by Mary Bowe.

CITY OF CHIPPEWA FALLS BOARD OF PUBLIC WORKS MEETING MINUTES MONDAY, MAY 24, 2021 – 5:30 PM

The Board of Public Works met in City Hall on Monday, May 24, 2021 at 5:30 PM. Attending were Mayor Greg Hoffman, Director of Public Works Rick Rubenzer P.E. Finance Manager Lynne Bauer, Alderperson Hayden Frey and Tom Hubbard. Also attending were those on the attached attendance sheet.

- 1. <u>Motion</u> by Bauer, seconded by Frey to approve the minutes of the April 26, 2021 Board of Public Works meeting. All present voting aye. <u>MOTION CARRIED.</u>
- 2. The Board of Public Works considered renewal of the attached User Agreement with Happy Tails Dog Park LLC for approximately 36 acres of City owned property which is primarily the Alexander Street Chippewa Crossing Boulevard Stormwater Pond. Happy Tails Dog Park LLC presented a current insurance policy (attached). Happy Tails Dog Park LLC president Mark Bassett presented the attached list and pictures of improvements that had been made at the dog park. Mayor Hoffman praised how nice the dog park had been kept up and said he had not received any complaint calls of barking dogs.
 Motion by Hoffman, seconded by Rubenzer to recommend the Common Council renew the attached User Agreement with Happy Tails Dog Park LLC for approximately 36 acres of City owned property which is primarily the Alexander Street Chippewa Crossing Boulevard Stormwater Pond. Said approval for five years and contingent on a successful review and approval of the same by City Attorney Ferg. All present voting aye. MOTION CARRIED.
- 3. The Board of Public Works considered the attached petition to pave the alley through Block 25 Mansfield and McBean's Addition bounded by State Avenue, Villa Riva Mobile Home Park, Poplar Street and unopened Warren Street. Director of Public Works Rubenzer noted that less than fifty percent of the alley frontage owners had signed the petition (19%) so a public hearing would be required by City Ordinance 8.01(5)(c), (attached). Mike Dubiel circulated the petition and appeared to support it. He stated that the two neighbors with frontage on State Street didn't want to pay to have the alley paved as they didn't use it that much. He stated the alley was used by the Villa Riva Mobile Home Park but was in need of the paving improvement.

<u>Motion</u> by Rubenzer seconded by Hoffman to recommend the Common Council schedule a public hearing after Class I legal notice and then consider a resolution to pave the alley through Block 25 Mansfield and McBean's Addition bounded by State Avenue, Villa Riva Mobile Home Park, Poplar Street and unopened Warren Street. All present voting aye. <u>MOTION CARRIED.</u>

- 4. The Board of Public Works considered the agreement with Xcel Energy for a 65 W LED street light on the north side of Cashman Drive east of STH #178. Director of Public Works Rubenzer stated that the installation cost for the street light was estimated at \$2,270 and would be paid for by Advanced Laser. The City would be billed for monthly energy charges for the light.
 Motion by Hubbard, seconded by Frey to recommend the Common Council approve the agreement with Xcel Energy for a 65 W LED street light on the north side of Cashman Drive east of STH #178 contingent on a successful review and approval by City Attorney Ferg. All present voting aye. MOTION CARRIED.
- 5. <u>Motion</u> by Hubbard, seconded by Bauer to adjourn. **All present voting aye.** <u>MOTION CARRIED.</u> The Board of Public Works meeting adjourned at 5:45 P.M.

Richard J. Rubenzer, PE Secretary, Board of Public Works

Please note, these are draft minutes and may be amended until approved by the Common Council.

BOARD OF PUBLIC WORKS ATTENDANCE SHEET

DATE: Nay 24,2021

REPRESENTING
7
Hayay Fall Dog Park
ALLEY PAULLS
Day Park

Compliance Maintenance Annual Report

Chippewa Falls Wwtp

Last Updated: Reporting For:

5/20/2021

2020

Grading Summary

WPDES No: 0023604

SECTIONS	LETTER GRADE	GRADE POINTS	WEIGHTING FACTORS	SECTION POINTS
Influent	D	1	3	3
BOD/CBOD	A	4	10	40
TSS	Α	4	5	20
Phosphorus	A	4	3	12
Biosolids	В	3	5	15
Staffing/PM	Α	4	1	4
OpCert	Α	4	1	4
Financial	A	4	1	4
Collection	A	4	3	12
TOTALS			32	114
GRADE POINT AVERAGE (GPA) = 3.56				

Notes:

A = Voluntary Range (Response Optional)

B = Voluntary Range (Response Optional)

C = Recommendation Range (Response Required)

D = Action Range (Response Required)

F = Action Range (Response Required)

Compliance Maintenance Annual Report		
Chippewa Falls Wwtp	Last Updated: 5/20/2021	Reporting For: 2020
Resolution or Owner's Statement		
Name of Governing		
Body or Owner:		
Date of Resolution or Action Taken:		
Resolution Number:		
Date of Submittal:		
ACTIONS SET FORTH BY THE GOVERNING BODY OR OWNER RELATIING SECTIONS (Optional for grade A or B. Required for grade C, D, or F): Influent Flow and Loadings: Grade = D		C CMAR
Effluent Quality: BOD: Grade = A		
Effluent Quality: TSS: Grade = A		
Effluent Quality: Phosphorus: Grade = A		
Biosolids Quality and Management: Grade = B		
Chaffing at Cuards A		
Staffing: Grade = A		
Operator Certification: Grade = A		
Financial Management: Grade = A		
Collection Systems: Grade = A (Regardless of grade, response required for Collection Systems if SSOs we	re reported)	
ACTIONS SET FORTH BY THE GOVERNING BODY OR OWNER RELATIONS GRADE POINT AVERAGE AND ANY GENERAL COMMENTS (Optional for G.P.A. greater than or equal to 3.00, required for G.P.A. less G.P.A. = 3.56		ERALL

COMPLIANCE MAINTENANCE RESOLUTION

WHEREAS: Wisconsin Administrative Code NR 208 requires the Owner of a wastewater treatment facility to complete an electronic Compliance Maintenance Annual Report (eCMAR).

WHEREAS: The Manager of Public Utilities has completed the eCMAR for 2020 and presented it to the Board of Public Works.

WHEREAS: Monthly Average Influent BOD loading, lbs/day, exceeded 100% of design load three times, and exceeded 90% of design load eight times.

WHEREAS: The Board of Public Works reviewed the eCMAR on June 7, 2021 and recommended adoption of a resolution documenting the review of the eCMAR and recommending the following corrective actions required:

- As no Effluent issues were caused by the increased BOD loading, continue monitoring Influent loadings and Facility performance in treating the increased loading.
- Staff to review the recently completed study, with the intention of re-rating the facility organic loading capacity, and/or identify possible equipment upgrades which would help make the re-rating possible.

NOW, THEREFORE, BE IT RESOLVED, that the Common Council of the City of Chippewa Falls, Wisconsin informs the Department of Natural Resources that the electronic Compliance Maintenance Annual Report has been reviewed and corrective actions have been taken.

BE IT FURTHER RESOLVED, that the Manager of Public Utilities is directed to submit this resolution and eCMAR to the DNR.

Dated this 15th Day of June, 2021

ADOPTED		
		Alderman
APPROVED		
	Mayor	
ATTEST		
	City Clerk	



1414 W. Hamilton Ave PO Box 8 Eau Claire, WI 54702-0008

General Street Lighting Contract For Operations & Maintenance Services Company Owned Equipment

XCEL ENERGY USE ONLY	Energize Date:
Xcel Energy Outdoor Lighting Consultant	Damon Erickson
Xcel Energy Contract Code:	

The customer identified below ("Customer") and Northern States Power Company, a Wisconsin Corporation and wholly owned subsidiary of Xcel Energy Inc. ("Xcel Energy" or "Company") enter this General Street Lighting Contract for Operations & Maintenance Services ("Agreement"), effective as of May 17, 2021 ("Effective Date").

Customer: City of Chippewa Falls Billing Address: 30 W Central St

City: Chippewa Falls State: Wisconsin Zip Code: 54729

For Association or City of: City of Chippewa Falls

- 1. Streetlights/Facilities Location: 1-65W LED cobra fixture at Front & Grand
- 2. Rate. Customer shall take and pay for Street Lighting Service in accordance with Company's Rates, Rules and Regulations currently on file with the Public Service Commission of Wisconsin ("PSCW") and, as the same may be modified for service supplied hereunder in Rate Schedule Code B39 Wisconsin Street Lighting System Service. Schedule MS-3 and such other schedules as may be applicable to said service.
- 3. Ownership of Streetlight Facilities. Except for the non-facility attachments identified in Exhibit 1, the streetlight facilities ("Facilities") identified in this Agreement, including poles, wires, fixtures, and any apparatus installed, are the property of the Company. Customer has no ownership interests or rights in these Facilities. Any payments made by the Customer or its agents to the Company shall not give Customer entitlement to any ownership interest or rights therein.
- 4. Attachments. Attachments to Company owned facilities are disallowed unless prior written approval has been obtained from the Company. Customer owned non-facility attachments as approved by Company are described in Exhibit 1 and as that Exhibit is amended from time to time based upon any modifications in permissions agreed to by the Company. Company has no ownership interest or rights in any non-facility attachments and no obligations to repair or maintain such non-facility attachments. Company shall not be liable or responsible for any loss, injury or damage which may result from the use of or defects in Customer's non-facility attachments.
- 5. **Illumination Schedule**. The daily operating schedule for illumination shall be approximately one-half hour after sunset until one-half hour before sunrise.
- 6. Agreement Term. Upon the Effective Date, this Agreement will be in effect for an initial term of 1 year. This Agreement shall be automatically renewed each year thereafter for a period of one (1) year unless terminated by written notice of cancellation given by either party to the other not less than 30 days prior to the expiration of any said one (1) year period. Customer understands that on the Effective Date, all prior agreements with Company for the furnishing of outdoor lighting services shall be superseded by this Agreement.

Northern States Power Company, a Wisconsin corporation and wholly owned subsidiary of Xcel Energy Inc.



- 7. Payment. Customer will receive a monthly statement from Company reflecting service for streetlights identified in this Agreement and payment shall be rendered on or before the due date. Customer also understands that if payment is not made, Company shall have the right to discontinue streetlight operations and maintenance services covered under this Agreement and Customer's liability shall not be avoided nor any right of the Company waived by said discontinuation. A one percent (1%) per month late payment charge will be applied to outstanding charges unpaid 20 days after the date of billing.
- 8. Equipment Damage; Prevention of Service. In the event Company is prevented from performing the agreement wholly or in part by reason of any cause not reasonably within its control, including fire, explosion, flood, strike or unavoidable accident, Federal, State or Municipal interference, Company will (except in the event of a practically total destruction of its property or a practically total suspension of its business) proceed with all reasonable diligence to put itself and its works in condition to resume and continue that supply of electric energy and the performance of the agreement. During the existence of such interruption or cessation, Company will furnish as much electric energy and other service called for by the agreement as it is able to furnish, pro-rata, with the rightful requirements of its own uses and the uses of other customers. In the event of the total or partial interruption of service by reason of any cause not within the control of Company, including the above mentioned causes, it is understood that Company shall not be liable for damages caused by such interruption of service, except to the extent of a pro-rata reduction in the compensation agreed upon.
- 9. Understanding of the Parties. This Agreement contains, with respect to the specific services to be performed by Company, the entire understanding of the parties, and shall supersede any other oral or written agreements. No course of prior dealing, usage of trade and course of performance shall be used to modify, supplement or explain any terms of this Agreement.
- 10. **No Implied Waiver**. Failure by Company at any time or from time to time to enforce any of the provisions of this Agreement shall not be construed to be a waiver of such provision or of Company's right, to thereafter enforce each and every provision hereof.
- 11. Governing Law. This Agreement shall be construed and interpreted in accordance with the internal laws of the State of Wisconsin (as opposed to conflicts of laws provisions) as though all acts and omissions contemplated hereby or related hereto occurred in Wisconsin. If any provision of this Agreement is determined by a court to be unenforceable, then such provision will be deemed null and void but the remaining provisions shall be enforceable according to their terms.
- 12. **Transfer of Rights**. This Agreement shall be binding upon and inure to the benefit of the parties' successors and assigns, provided that written consent of the non-assigning party is first received. Notwithstanding the foregoing, the parties agree that the Company may assign its rights or obligations to its parent or any of its affiliates without the written consent of the Customer. All other assignments or transfers of rights or obligations established hereunder without the advance written consent of the other party are void.
- 13. **Notices**. All Customer notices under this Agreement shall be sent or delivered to Customer's Billing Address. All Company notices under this Agreement shall be sent or delivered to 1414 W. Hamilton Ave, Attn: Outdoor Lighting Services, PO Box 8, Eau Claire, WI 54702-0008.

SIGNATURE PAGE FOLLOWS



In consideration of the forgoing mutual promises, the sufficiency of which the parties acknowledge, the parties' respective authorized agents execute this Agreement:

Customer:	Xcel Energy:	
Ву:	By:	
Title:	Title:	
Date:	Date:	



XCEL ENERGY USE ONLY	
	Date:
Xcel Energy Outdoor Lighting Consultant	
Xcel Energy Contract Code:	5767701



EXHIBIT 1

Approved Non-facility Attachments

Street Sign: (Placed at all intersections)

Flag: (Flags and banners would be alternated on poles)

Banner: (Flags and banners would be alternated on poles)