

VILLAGE OF NORTHFIELD ORDINANCE NO. 2014-62

AN EMERGENCY ORDINANCE AMENDING SECTION 246.065 OF THE CODIFIED ORDINANCES REGARDING THE RECOVERY OF COSTS ASSOCIATED WITH THE DELIVERY OF FIRE DEPARTMENT SERVICES BEYOND EMS SERVICES

WHEREAS, fire departments respond to an ever increasing number of emergency and potential emergency events each year; and

WHEREAS, due to the above, more and more regulations are being implemented regarding training and equipment that increase and place additional demands on how fire department services must be performed; and

WHEREAS, maintaining an effective response time and meeting all training and equipment regulations benefits the public benefit and ultimately decreases insurance company costs by saving lives and minimizing property damage; and

WHEREAS, Council desires to implement a fair and equitable process for recovering costs associated with providing fire department services beyond ems services, including, but not limited to, traffic crash response, damaged gas line response, utility company wait time, illegal burn, search and rescue, structure or other fires, hazmat response, water or other rescue, and prepping for care flight.

NOW, THEREFORE, BE IT ORDAINED by the Council of the Village of Northfield, County of Summit, and State of Ohio:

SECTION 1. That Council hereby and herein amends Section 246.065 of the Codified Ordinances relating to cost recovery for fire department services as set forth in the attachment hereto that is incorporated herein by reference.

SECTION 2. That the rest and remainder of the Codified Ordinances of the Village of Northfield shall remain as presently drafted unless inconsistent herewith.

SECTION 3. That all formal actions of this Council concerning and relating to the deliberation and adoption of this Ordinance were taken in an open meeting of this Council or any of its legal committees and were in compliance with all legal requirements.

SECTION 4. That this ordinance is hereby declared to be an emergency measure necessary for the public peace, health and welfare of the residents of the Village of Northfield for the reason that it will assist with the operation of a municipal department, and that this Ordinance shall take immediate effect upon its signature by the Mayor, or upon the expiration of the time within which it may be disapproved by the Mayor, or upon its passage after its disapproval by the Mayor, as the case may be, pursuant to Village of Northfield Charter Section 4.11.

IN WITNESS WHEREOF, we have hereunto set our hands this ____ day of _____, 2014.

Bea Greenlee, President Pro-Tem of Council

Jesse J. Nehez, Mayor

Approved as to Legal Form.

Bradric T. Bryan Director of Law

I, Clerk of Council of the Village of Northfield, Summit County, Ohio, do hereby certify that the foregoing Ordinance was duly and regularly passed by Council at a meeting held on the ____ day of _____, 2014.

Clerk of Council

246.065

**AMBULANCE EMERGENCY SQUAD SERVICE AND
DELIVERY OF ADDITIONAL FIRE DEPARTMENT SERVICES.**

(a) The Village provides ambulance emergency squad services at the rates set forth in the Equipment and Supplies Fee Schedule established by the Summit County Fire Chief's Association, as amended from time to time. Charges for additional Fire Department services, such as, but not limited to, traffic crash response, damaged gas line response, utility company wait time, illegal burn, search and rescue, structure or other fires, hazmat response, water or other rescue, and prepping for care flight, shall be provided at the rates set forth in the attachment to Village of Northfield Ordinance No. 2014-62 or any successor ordinance thereto. If the user has insurance, the Village will accept as full payment the usual and customary rates as allowed by the particular insurance company for the services provided.

(b) The Director of Finance is hereby directed to collect all such sums and deposit the same into the general Fire Department account. Monies received as reimbursement for ambulance emergency squad service shall be used for Department expenditures.

VILLAGE OF NORTHFIELD ORDINANCE NO. 2014- 63

AN EMERGENCY ORDINANCE AMENDING SECTION 1610.13 OF THE FIRE PREVENTION CODE RELATING TO PERMITS AND PERMIT FEES

WHEREAS, the Fire Department desires to update Section 1610.13 of the Fire Prevention Code to permit the payment of a one-time annual inspection permit fee to cover certain types of multiple inspections that may be necessary within a calendar year; and

WHEREAS, Council desires to amend Section 1610.13 to accomplish the above.

NOW, THEREFORE, BE IT ORDAINED by the Council of the Village of Northfield, County of Summit, and State of Ohio:

SECTION 1. That the Council of the Village of Northfield hereby and herein amends Section 1610.13 of the Fire Prevention Code, as indicated in the attachment hereto that is incorporated herein by reference.

SECTION 2. That the rest and remainder of the Codified Ordinances shall remain as presently drafted unless inconsistent herewith.

SECTION 3. That all formal actions of this Council concerning and relating to the deliberation and adoption of this Ordinance were taken in an open meeting of this Council or any of its legal committees and were in compliance with all legal requirements.

SECTION 4. That this Ordinance is hereby declared to be an emergency measure necessary for the public peace, health, and welfare of the residents of the Village of Northfield for the reason that it will assist with the operation of a Municipal department, and this Ordinance shall take immediate effect upon its signature by the Mayor, or upon the expiration of time within which it may be disapproved by the Mayor, or upon its passage after its disapproval by the Mayor, as the case may be, pursuant to Village of Northfield Charter Section 4.11.

IN WITNESS WHEREOF, we have hereunto set our hands this _____ day of _____, 2014.

Bea Greenlee, President Pro-Tem of Council

Jesse J. Nehez, Mayor

Approved as to Legal Form.

Bradric T. Bryan, Director of Law

I, Clerk of Council of the Village of Northfield, Summit County, Ohio, do hereby certify that the foregoing Ordinance was duly and regularly passed by Council at a meeting held on the _____ day of _____, 2014.

Clerk of Council

EXHIBIT A

1610.13 PERMITS AND FEES.

Except for those permits that are issued and authorized by the State Fire Marshal, the following permits shall be required to be obtained from from the Fire Chief, Municipal Fire Safety Inspector, or their designee, based upon the fee schedule indicated.

- (a) Fire Prevention Permits.
 - (1) Fire alarm system installation and annual testing. \$75
 - (2) Kitchen hood installation and annual testing. \$75
 - (3) Sprinkler system installation and annual testing. \$75
 - (4) Pre-occupancy inspection. \$75
 - (5) Additional fee if site or witness visit or certification is required. \$25
- (b) New Construction Fees.
 - (1) Plan review and initial inspection. \$200
 - (2) Additional inspections. \$50 per visit
- (c) Existing Business/Non-Residential Property Inspections.
 - (1) Annual fire safety inspection. no charge
 - (2) Annual fire safety first re-inspection. no charge
 - (3) Annual fire safety second re-inspection. \$50
 - (4) Annual fire safety third re-inspection. \$100
- (d) Special Fire Prevention Permits.
 - (1) Hydrant use. no charge
 - (2) Bonfire permit. \$25 + site visit
 - (3) Outdoor special event. \$75 + site visit
 - (4) Outdoor fireworks display. \$75 + site visit

In the case of outdoor fireworks displays, the Chief or his designee shall also determine the appropriate number of firefighters required to be on scene from one-half hour before until one-half hour after the display at a rate of \$25 per firefighter per hour.

 - (5) Indoor fireworks or pyrotechnic display. \$75 + site visit

In the case of indoor fireworks or pyrotechnic displays, the Chief or his designee shall also determine the appropriate number of firefighters required to be on scene from one-half hour before until one-half hour after the display at a rate of \$25 per firefighter per hour.
- (e) All permit fees and firefighter site presence fees shall be paid prior to the permit being issued.
- (f) At least forty-eight hours' notice is required for all tests that need to be witnessed by a fire prevention officer.
- (g) All annual or expiring permits shall be renewed prior to their expiration date.

- (h) Schools, churches or houses of worship, and publicly owned buildings are required to obtain any required permits but are not required to pay permit fees.
- (i) Applications for permits shall be made to the Village Fire Department on forms prescribed by the Fire Chief. The Fire Chief or his designee may require permit applications to include plans or drawings necessary for evaluation of the application and permit.
- (j) Entities that regularly require multiple inspections within a calendar year related to fire alarm annual testing, kitchen hood annual testing, or sprinkler system annual testing shall be permitted to remit a \$150 annual inspection permit fee payment in lieu of the \$75 permit fee per inspection. Such entities shall still be responsible for any \$25 witness visit or certification fees for each inspection that requires a visit or Fire Department certification. The \$150 annual inspection permit fee shall not cover pre-occupancy inspections, new construction fees, second or more re-inspection fees for the same violation, or any Special Fire Prevention Permits set forth in subsection (d) of this ordinance.

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VILLAGE OF NORTHFIELD RESOLUTION NO. 2014-
AN EMERGENCY RESOLUTION AUTHORIZING THE MAYOR TO RENEW THE
VILLAGE'S AGREEMENT WITH THE LEGAL DEFENDERS OFFICE OF SUMMIT
COUNTY, OHIO FOR INDIGENT REPRESENTATION IN STOW MUNICIPAL COURT

WHEREAS, the agreement between the Village and the Legal Defender's Office of Summit County, Ohio for indigent representation in the Stow Municipal Court expires on December 31, 2014; and

WHEREAS, the Village is required by the State to provide for representation of indigent individuals charged with violations of the Village's criminal code, and the Summit County Legal Defender's Office is currently providing that service; and

WHEREAS, it is the desire of Council to authorize the Mayor to renew the Village's agreement with the Legal Defender's Office of Summit County to provide for such representation for 2015.

NOW, THEREFORE, BE IT RESOLVED by the Council of the Village of Northfield, County of Summit, and State of Ohio:

SECTION 1. That Council hereby and herein authorizes the Mayor to renew the Village's agreement with the Legal Defender's Office of Summit County for the year 2015 to provide representation to indigent defendants in the Stow Municipal Court charged with violations of the Village's criminal code for the amount of \$170 per case. A copy of the agreement is attached hereto and incorporated herein by reference.

SECTION 2. That all formal actions of this Council concerning the deliberation and adoption of this Resolution were taken in an open meeting of this Council or any of its legal committees and were in compliance with all legal requirements.

SECTION 3. That this Resolution is hereby declared to be an emergency measure necessary for the public peace, health, and welfare of the residents of the Village of Northfield for the reason that it is a necessary component of the Village's law enforcement responsibilities, and that this Resolution shall take immediate effect upon its signature by the Mayor, or upon the expiration of time within which it may be disapproved by the Mayor, or upon its passage after its disapproval by the Mayor, as the case may be, pursuant to Village of Northfield Charter Section 4.11.

IN WITNESS WHEREOF, we have hereunto set our hands this ____ day of _____, 2014.

Bea Greenlee, President Pro-Tem of Council

Jesse J. Nehez, Mayor

Approved as to Legal Form.

Bradric T. Bryan, Director of Law

I, Clerk of Council of the Village of Northfield, Summit County, Ohio, do hereby certify that the foregoing Resolution was duly and regularly passed by Council at a meeting held on the _____ day of _____, 2014.

Clerk of Council

AGREEMENT

This Agreement made at the VILLAGE OF NORTHFIELD , Ohio on this _____ day of _____, _____, by and between the VILLAGE OF NORTHFIELD , Ohio, acting by and through its Mayor (or designee) duly authorized by Ordinance/Resolution No. _____, _____, passed by the Council of the VILLAGE OF NORTHFIELD , Ohio on the _____ day of _____, _____, hereinafter referred to as the VILLAGE and the Summit County Public Defender's Commission, One Cascade Plaza Suite 1940, Akron, Ohio hereinafter referred to as the DEFENDER.

WITNESSETH:

WHEREAS, the VILLAGE has entered into an agreement to obtain the services of the DEFENDER to provide legal counsel to indigent persons charged with loss of liberty offenses in its municipal jurisdiction for 2015; and

WHEREAS, pursuant to Chapter 120 of the Ohio Revised Code and Administrative Code 120-1-09 it is necessary to enter into this Agreement in order for said County to obtain reimbursement pursuant to Chapter 120 and Administrative Rule 120-1-09 of the Ohio Administrative Code.

NOW, THEREFORE, in consideration of the mutual covenants, promises, conditions, and terms to be kept and performed, it is agreed between the parties as follows:

Section 1. The DEFENDER shall provide counsel in the Stow Municipal Court to persons charged with a violation of the Codified Ordinances of the VILLAGE OF NORTHFIELD , Ohio, and who meet all the following specifications:

- a. The judge has determined in accordance with Subsection D of Rule 44 of the Ohio Rules of Criminal Procedure that such person is unable to obtain legal counsel.
- b. Such person has not waived the right to counsel in accordance with Rule 43 (C) of the Ohio Rules of Criminal Procedure.

- c. The judge determines that a sentence of confinement may be imposed on such person should he be convicted.
- d. Defines "eligible person" as an individual who at the time this need is determined, to be indigent in accordance with Sections 120.05 and 120.15 of the Ohio Revised Code and Section 120-1-03 of the Ohio Administrative Code and other rules and standards established by the Ohio Public Defender and the Commission.

Section 2. The VILLAGE shall pay to the DEFENDER a fee for the services provided in Section 1 of the Agreement of One Hundred Seventy Dollars (\$170.00) per case for all cases opened between January 1, 2015 through December 31, 2015.

a. The parties hereto agree that said representation of such indigent person shall not exceed the fee schedule in effect and adopted by Summit County, Ohio (said fee schedule currently allows payment of up to \$750.00 per case as and for a trial.)

Section 3. The DEFENDER shall send semi-annual statements to the VILLAGE certifying the number of cases completed during the preceding months.

Section 4. The Agreement shall expire on December 31, 2015.

Section 5. In the event the VILLAGE does not renew this Agreement, the VILLAGE agrees to pay the DEFENDER the amount of One Hundred-Seventy Dollars (\$170.00) per pending case upon the completion of said case.

Section 6. Should the DEFENDER be succeeded by a county defender organized in accordance with the Ohio Revised Code, the DEFENDER may assign its duties under this assignment and shall not be made by either party without the prior written consent of the other; provided, however, that the DEFENDER is expressly authorized to provide the services described in Section 1 through the Legal Defender Office of Summit County, Ohio Inc.

Section 7. Should the DEFENDER or any other entity receive reimbursement for the services performed by the DEFENDER, the DEFENDER shall insure the VILLAGE receives its prorated share of such reimbursement through credit toward the VILLAGE's payment and/or payments, direct or indirect, to the VILLAGE.

Section 8. The DEFENDER shall defend and hold harmless the VILLAGE from any and all claims or liability resulting from the services performed by the DEFENDER under the contract.

Section 9. All amendments to this Agreement shall be in writing and signed by both parties.

Section 10. This contract shall be subject to the approval of the Ohio Public Defender Commission.

IN WITNESS WHEREOF, this Agreement has been executed as of the day and year first above written.

IN THE PRESENCE OF:

VILLAGE OF NORTHFIELD

Witness

_____/_____
Mayor (or designee) Date

Witness

SUMMIT COUNTY PUBLIC
DEFENDER COMMISSION

Approved as to legal form
and correctness:

_____/_____
Date

_____/_____
Law Director Date

OHIO PUBLIC DEFENDER
COMMISSIONER

_____/_____
Date

CERTIFICATE OF DIRECTOR OF FINANCE

I hereby certify that certificates will be furnished on payment orders issued by the _____ under this contract and that sufficient money is in the treasury under this contract and that sufficient money is in the treasury or in the process of collection to the credit of the appropriate fund or division to discharge the VILLAGES's obligation under this contract as authorized by Ordinance/Resolution No. _____, _____.

Director of Finance

Equipment Cost

(Minimum cost for initial response, increases by 7%-14% based on time at scene/vehicle)

Engine Company	\$734.00
Ladder Tower	\$747.00
Rescue Vehicle	\$721.00
Pumper	\$584.00
Safety Service Vehicle	\$31.00

Manpower Cost

(Includes taxes, insurances, benefits based on time at scene per person)

Firefighter	\$50/hr
Shift Supervisor	\$70/hr
Asst.	\$80/hr
Chief	\$100/hr

VILLAGE OF NORTHFIELD RESOLUTION NO. 2014-66

AN EMERGENCY RESOLUTION AUTHORIZING AND DIRECTING THE MAYOR TO ENTER INTO AGREEMENTS TO PURCHASE AND FINANCE A 2014 CASE 580SN LOADER BACKHOE AND CASE SR250 SKID LOADER, AND THE EQUIPMENT NECESSARY THEREFOR, FOR SERVICE DEPARTMENT USE

WHEREAS, the Service Department needs to replace its backhoe and skid loader; and

WHEREAS, formal advertisement and bidding are not required if purchases are made through the State's Cooperative Purchasing Program as managed by the Ohio Department of Transportation; and

WHEREAS, the Police Department desires to purchase a 2014 Case 580SN Loader Backhoe and Case SR250 Skid Loader, and the equipment necessary therefor, from Southeastern Equipment Co., Inc. of North Canton, Ohio at the state-bid price; and

WHEREAS, Council desires to authorize the Mayor to purchase the above vehicle and enter into an agreement to finance the cost of purchasing and equipping the vehicle.

NOW, THEREFORE, BE IT RESOLVED by the Council of the Village of Northfield, County of Summit, and State of Ohio:

SECTION 1. That the Mayor is hereby and herein authorized and directed to purchase a 2014 Case 580SN Loader Backhoe and Case SR250 Skid Loader, and the equipment necessary therefor, pursuant to the State of Ohio Department of Transportation specifications from Southeastern Equipment Co., Inc. of North Canton, Ohio at the state-bid price of \$169,206.50, with a \$38,000 trade-in credit for the Village's current backhoe, reducing the purchase price to \$131,206.50, as set forth in the quote attached hereto and incorporated herein by reference. The purchase of this vehicle and the necessary equipment shall be accomplished via a five year 2.72% loan from KS State Bank/Baystone Government Finance that is payable via a \$300 loan fee and five equal, consecutive, annual payments of \$28,485.87, starting one year from the closing date of the purchase.

SECTION 2. That the Village of Northfield agrees to hold the Director of Transportation and the Ohio Department of Transportation harmless for any claim or dispute arising out of participation in the contract pursuant to Ohio Revised Code Section 5513.01(B), including the purchase authorized by this Ordinance.

SECTION 3. That this Resolution is hereby declared to be an emergency measure necessary for the public peace, health and welfare of the residents of the Village of Northfield for the reason that it will assist with the operation of the Service Department. This Resolution shall take immediate effect upon its signature by the Mayor, or upon the expiration of time within which it may be disapproved by the Mayor, or upon its passage after its disapproval by the Mayor, as the case may be, pursuant to Charter Section 4.11.



Baystone Government Finance

November 19, 2014

FORMAL PROPOSAL

OBLIGOR: VILLAGE OF NORTHFIELD, OH

- ✓ This is a finance/ownership contract. No residual value.
- ✓ Fixed interest rate for the five (5) year, six (6) year, and seven (7) year terms.

EQUIPMENT: ONE (1) NEW CASE 580SN LOADER BACKHOE AND ONE (1) NEW CASE SR250 SKID LOADER

OPTION 1

Acquisition Cost:	\$169,206.50	Term:	Five (5) years	First Payment Due:	One Year from Close
Document Fee:	\$300.00	Payment Mode:	Annual in Arrears	Payment Amount:	\$28,485.87
Trade In:	\$38,000.00	Interest Rate:	2.720%		
Principal Balance:	\$131,506.50	Rate Factor:	0.216612		

OPTION 2

Acquisition Cost:	\$169,206.50	Term:	Six (6) years	First Payment Due:	One Year from Close
Document Fee:	\$300.00	Payment Mode:	Annual in Arrears	Payment Amount:	\$24,227.52
Trade In:	\$38,000.00	Interest Rate:	2.940%		
Principal Balance:	\$131,506.50	Rate Factor:	0.184231		

OPTION 3

Acquisition Cost:	\$169,206.50	Term:	Seven (7) years	First Payment Due:	One Year from Close
Document Fee:	\$300.00	Payment Mode:	Annual in Arrears	Payment Amount:	\$21,235.09
Trade In:	\$38,000.00	Interest Rate:	3.160%		
Principal Balance:	\$131,506.50	Rate Factor:	0.161476		

- * This is a proposal only and is not a commitment to finance. This proposal is subject to credit review and approval and proper execution of mutually acceptable documentation.
- * Failure to consummate this transaction once credit approval is granted and the documents are drafted and delivered to Obligor will result in a documentation fee being assessed to the Obligor.
- * This transaction must be credit approved, all documents properly executed and returned to Baystone Government Finance and the transaction funded on ALL proposals on or before December 19, 2014. If funding does not occur within that time-frame, or there is a change of circumstance which adversely affects the expectations, rights, or security of Obligee or its assignees, then Obligee or its assignees reserve the right to adjust and determine a new interest rate factor and payment amount, or withdraw this proposal in its entirety.
- * This transaction must be designated as tax-exempt under Section 103 of the Internal Revenue Code of 1986 as amended.
- * **OBLIGOR'S TOTAL AMOUNT OF TAX-EXEMPT DEBT TO BE ISSUED IN THIS CALENDAR YEAR WILL NOT EXCEED THE \$10,000,000 LIMIT, OR THE INTEREST RATE IS SUBJECT TO CHANGE.**

BAYSTONE GOVERNMENT FINANCE	VILLAGE OF NORTHFIELD, OH
	Signature:
	Typed Name & Title
Aaron Lindsten	Date:
Assistant Vice President	

1680 Charles Place Manhattan, KS 66502
 Ph: (800) 752-3562; Fax: (785) 537-4806
 alindsten@ksstatebank.com
 www.baystone.net

Southeastern Equipment Co., Inc.

STS Quote

25-Sep-14

Attn: Jason Walters
Village of Northfield
10455 Northfield Rd
Northfield OH 44067
Phone #: 330-467-7139

CHRIS KURZ
6415 PROMLER AVE NW
NORTH CANTON OH 44720
330-494-3950
330-494-7739
ckurz@southeasternequip.com

Case Std warranty plus sitewatch
STS Quotation 2014

Index #	Contract #	OAKS ID
ST5515X	800185	22101500

Item #	Description	List Price	Discount %	STS Price
580SN WT 4WD T4A	580 SN WT 4WD backhoe	\$121,869.00	45.00%	\$67,027.95
423061	4WD Powershift S-type transmission	\$0.00	0.00%	\$0.00
9200015	12.5/80 x 18 10PR sure grip front tires	\$0.00	0.00%	\$0.00
8392564	2TL x 24 10PR rear tires	\$0.00	0.00%	\$0.00
423076	Extendahoe	\$7,097.00	45.00%	\$3,903.35
423047	Heavy front counterweight, extendahoe	\$482.00	45.00%	\$265.10
423078	Pilot controls with power lift	\$2,719.00	45.00%	\$1,495.45
747662	Uni-direct with pilot controls	\$3,116.00	45.00%	\$1,713.80
423069	24" universal bucket	\$1,431.00	45.00%	\$787.05
442056	Flip over/Stabilizer pads combo	\$933.00	49.00%	\$513.15
747855	Cab with left hand door only, Heat and A/C	\$9,911.00	45.00%	\$5,451.05
423077	Radio	\$265.00	45.00%	\$145.75
747897	Deluxe air suspension seat - Cloth - CAB	\$482.00	45.00%	\$265.10
423082	Mech retrofit bucket kit	\$148.00	45.00%	\$81.40
423088	Engine block heater	\$200.00	45.00%	\$110.00
423090	Auto ride control	\$1,550.00	45.00%	\$852.50
728758	Rotating beacon	\$270.00	45.00%	\$148.50
747874	Battery disconnect/Jump start	\$175.00	45.00%	\$96.25
747875	Tool box	\$196.00	45.00%	\$107.80
423093	Dual batteries	\$695.00	45.00%	\$382.25
742242	No loader bucket, Pins only	\$0.00	0.00%	\$0.00
				\$0.00
	NON CONTRACT ITEMS (NOT INCLUDED IN STS PRICE)			\$0.00
84258173	N Series mechanical front coupler	\$2,275.00		\$0.00
87441572	93" General purpose front bucket with edge	\$2,450.00		\$0.00
				\$0.00
	TRADE-IN VALUE ON 590 SUPER M:	\$38,000.00		\$0.00
				\$0.00
Total STS Price				

www.southeasternequip.com



SOUTHEASTERN EQUIPMENT CO., INC.

**6415 PROMLER AVE NW NORTH CANTON OH 44720
PHONE 330-494-3950
FAX 330-494-7739**

OCTOBER 6, 2014

Village of Northfield
Attn: Jason Walters
10455 Northfield Rd
Northfield OH 44067
Phone: 330-467-7139

Dear Jason,

I am pleased to submit to you the following proposal for your consideration. These items are NON CONTRACT items that can be purchased under the bid limit.

<u>PART #</u>	<u>DESCRIPTION</u>	<u>SELL PRICE</u>
84539382	30" High flow cold planer with front electric controls	\$19,175.00
84188885	72" Hopper broom with poly/wire brush	\$4,322.00
47591787	72" Std rotary cutter (15-25 GPM)	\$5,900.00
87648161	72" 4 x 1 Construction bucket (12.5 ft ³ struck)	\$3,910.00
87648136	Bolt on spill guard (included in above price)	
84354439	48" Set of forks	\$926.00

Thank you for the opportunity to quote your equipment needs. Please call me if you have any questions or concerns.

Sincerely,

Chris Kurz
Southeastern Equipment Co.
Sales Representative

RESOLUTION NO. 2014-66
PAGE TWO

IN WITNESS WHEREOF, we have hereunto set our hands this _____ day of _____, 2014.

Bea Greenlee, President Pro-Tem of Council

Jesse J. Nehez, Mayor

Approved as to Legal Form.

Bradric T. Bryan, Director of Law

I, Clerk of Council of the Village of Northfield, Summit County, Ohio, do hereby certify that the foregoing Ordinance was duly and regularly passed by Council at a meeting held on the _____ day of _____, 2014.

Clerk of Council