

9. Report of Mayor

10. Report of Trustees:

T. Bradley

J. Wren

D. Togliatti

D. Greggain

R. Bradley

N. Nelson

11. Report of Village Clerk

12. Report of Village Attorney

13. Report of Village Engineer

14. Report of Chief of Police

15. Report of Village Administrator

16. Executive session to discuss acquisition of property, personnel and approval of executive session minutes

17. Adjourn

MEMO

TO: Mayor Halliday and the Board of Trustees

FROM: Matthew T. Fritz
Village Administrator

MEETING

DATE: January 25, 2017

RE: RECOGNITION OF STEVE GIBSON

Pastor Mark Hughey, who headed up a large continual volunteer effort in the wake of the 6-22 Tornado from the New Hope Presbyterian Church with Denise Kasher, has offered continuous praise for one of our residents – Steve Gibson. This praise has been earned due to continual determination and his display to get the job done. Rev. Mark Hughey provided a description for some of the reasons Mr. Gibson deserves praise for his efforts. Please note that Mr. Gibson was aided by the volunteer time contributed by Dan Hartsfield and Danny Lewis as well. This is all an example of the value in local residents banding together to solve problems; the ability to grind all of these stumps was greatly aided by the attachment purchased for the Village equipment by our local Lions. Please read below. Rev. Mark and Darrell Olson will attend Wednesday evening to highlight some of Steve's contributions.

From the Desk of Rev. Mark Hughey



A local resident, Steve Gibson, has been a major volunteer with the tornado cleanup effort. Many homeowners know him now on a first name basis, because he's been to their home, and removed their stumps from their yard. When the 6-22 Tornado toppled trees and destroyed homes, those first weeks after the storm we saw many groups of volunteers cutting up those trees and got them off the property or at least to the curb. Our village maintenance crews then removed and burned them.

A year, when most people's lawns have returned to normal, there were still those unattractive stumps. The Lions Club International donated a stump grinder to the long-term recovery committee and Coal City to help take care of this problem. Once we received the donation, Rev. Mark Hughey, pastor of the New Hope Presbyterian Church,

began working to find equipment we could use to run this. The donation needed a bobcat in order for it to operate. And it needed an operator. During the winter months and into the Spring two of our village maintenance men, Dan Hartsfield and Dan Lewis, donated their time and work, and used the villages' bobcat, truck and trailer to transport and operate the stump grinder.

We thought we might have to leave this project sit for a while. Then another volunteer, Debbie Tarver and her son Zack, went out door-to-door with a request form for homeowners to fill out to get their stumps removed. This increased our list exponentially. Soon we had more than enough to do and the spring turned in the summer. Our village maintenance crews got very busy. That's when Steve entered the picture!

Steve has systematically and meticulously worked with each of the homes to get their stumps removed from the property. Steve worked at least two days a week on this overwhelming stump project, starting at 7:30 AM by going to the village maintenance buildings and making sure daily maintenance on the machine is completed. The village maintenance crew then trailered the stump grinder to the location where he would begin to work. After a full day of stump grinding, they would come and take the machine back to the maintenance building. Then Steve would go home and get on the computer and log in all of the work that he'd done. He emailed this to Denise Kasher, the secretary of the New Hope Presbyterian church/Tornado Volunteer Assistant Coordinator, who then reached out to make sure that JULIE had flagged the property in advance so that when Steve was ready, the property could be worked on.

Denise notes, "in the church office we have heard many praises for Steve's wonderful work and friendly smile. Everyone is so thankful for this important work getting done. To see the last reminders of the 6-22 Tornado be removed from their property makes them happy!"



MEMO

TO: Mayor Halliday and the Board of Trustees

FROM: Matthew T. Fritz
Village Administrator

MEETING

DATE: January 25, 2017

RE: VARIANCE FOR 70 BLACKSTONE – ROBLES RENOVATION

George Robles, the owner of the property at 70 Blackstone, would like to renovate the current garage of the property to be utilized as the primary residence. This structure (i.e. “the old ice house”), provides a larger square footage for his family than the primary structure in which the family currently resides. The necessity for the Zoning Board of Appeal’s consideration of this petition is due to the lack of any rear yard behind this existing structure. In addition to the lack of any rear yard, the west interior side yard does not meet the minimum 10% of frontage, i.e. 5 feet, requirement. Lastly, the improvement of the garage requires the elimination of the existing primary structure; this shall be required as a condition of the variance within the ordinance.

This matter was unanimously recommended for approval after Mr. Robles ordered and provided an updated plat of survey for the property. The cause for the continuation of public hearings in this case was the need for the petitioner to get an updated plat in order to properly consider the necessary variances. The resulting 0’ setback in the rear yard caused delay due to the solution being a requirement to secure an easement to the rear of the house. However, after considering his options, the petitioner agreed to a new means of secondary access to the structure on the east side within the compliant interior side yard. This shall be required during the improvement of the structure. Following approval of the constructed improvements and attaining a certificate of occupancy, Mr. Robles will have 60 days to demolish the existing yellow house.

No one came to speak at the public hearings aside from the petitioner.

Recommendation:

Adopt Ordinance No. ____: Allowing for a Variance from the village Code regarding Rear and Side Yard setbacks.

THE VILLAGE OF COAL CITY
GRUNDY & WILL COUNTIES, ILLINOIS

ORDINANCE
NUMBER _____

**AN ORDINANCE GRANTING A VARIANCE TO THE ZONING CODE FOR
MINIMUM REAR YARD AND SIDE YARD REQUIREMENTS AT 70 BLACKSTONE
STREET IN THE VILLAGE OF COAL CITY**

TERRY HALLIDAY, President
PAMELA M. NOFFSINGER, Village Clerk

ROSS BRADLEY
TIM BRADLEY
DAN GREGGAIN
NEAL NELSON
DAVID TOGLIATTI
JUSTIN WREN

Village Trustees

Published in pamphlet form by authority of the President and Board of Trustees of the Village of Coal City
on _____, 2017

ORDINANCE NO. _____

**AN ORDINANCE GRANTING A VARIANCE TO THE ZONING CODE FOR
MINIMUM REAR YARD AND SIDE YARD REQUIREMENTS AT 70 BLACKSTONE
STREET IN THE VILLAGE OF COAL CITY**

WHEREAS, an application for variance from Section 156.73 of the Village of Coal City Zoning Code (“Zoning Code”) was filed by George Robles (“applicant”) on November 22, 2016 to renovate and improve the secondary structure at his residence resulting in an inability to meet the minimum requires rear and side yard setback requirements; and

WHEREAS, the rear yard setback for this zoning district requires 25 feet between the primary structure of the property and the adjacent neighbor to the rear of the applicant’s property; and

WHEREAS, the required side yard for this existing structure is 5 feet; and

WHEREAS, a public hearing was noticed and duly held on December 19, 2015, continued on multiple occasions including that evening and January 3, 2017; and

WHEREAS, the Village of Coal City Planning and Zoning Board met on January 16, 2017, and considered passage of the variance request to the Board of Trustees; and

WHEREAS, Section 156.250 permits the Village Board to approve variations from the Zoning Code; and

WHEREAS, the Village Board of Trustees and the President of the Village of Coal City believe it is in the best interests of the Village to grant the requested variances.

NOW THEREFORE, BE IT ORDAINED by the President and Board of Trustees of the Village of Coal City, Grundy and Will Counties, Illinois, as follows:

Section 1. Recitals. The foregoing recitals shall be and are hereby incorporated into and made a part of this Ordinance as if fully set forth in this Section 1.

Section 2. Findings of Fact. The Board of Trustees find as follows:

- A. **Unnecessary Hardship**. The code places undue burden upon the applicant that would result in needing to move a structure that has been in place for generations in order to best utilize the asset on this currently zoned residential property.
- B. **Preserves Rights Conferred by the District**. Rehabilitating this past commercial structure into a residential unit shall assist with ensuring the property shall be utilized continually as a residential property; the elimination of the current primary structure shall ensure its future use is within the rights of the district.

C. **Necessary for the Use of the Property.** The property owners are in need of additional residential square footage; this existing structure is necessary to accommodate the current residential needs of the property's existing owners.

D. **Minimum Variance Recommended.** Rehabilitating the garage while eliminating the existing primary structure minimizes the total number of variances being requested to maintain the current utilization of the property.

Section 3. Description of the Property. The property is located at 70 Blackstone Street in the Village of Coal City within an RS-3 District. The updated Plat of Survey provided for this property has been attached as Attachment ____.

Section 4. Public Hearing. A public hearing was advertised on November 30, 2016 in the Coal City Courant and held by the Planning and Zoning Board on December 19, 2016, continued the first time until January 3, 2017, at which time the Public Hearing was continued until January 16, 2017, at which time a majority of the Planning and Zoning Board members recommended passage of the Variance to the Board of Trustees.

Section 5. Variations. The variations requested in the November 22, 2017 Variance Application to the Zoning Code are granted as follows:

- A. The primary residence shall possess a 25' variance from the required rear yard set back as well as a 3' variance from the required side yard variance from the interior side yard along the west side of the property.
- B. A variance in conjunction with Section 156.73 is hereby granted to allow the necessary improvement and utilization of the garage to become the primary residence of the property.

Section 6. Conditions. The variances granted herein are contingent and subject to the following conditions:

- A. Aside from the main entrance to be provided to the newly established primary residential structure, there shall be an alternative means of ingress/egress directly to the exterior side yard alongside the east side of the house.
- B. The small house located within the front yard shall be demolished within 60 days of the issuance of the certificate of occupancy of the subject structure.
- C. Framing of the roof truss system must be improved according to the manner prescribed (within Attachment B) by and approved a structural engineer.
- D. This RS-3 property shall be operated according to the plan and design as presented within the Applicant's petition and consistent with the Public Hearings of December 19, 2016, January 3, 2017, and January 16, 2017.

AN ORDINANCE GRANTING A VARIANCE TO THE ZONING CODE FOR MINIMUM REAR YARD AND SIDE YARD REQUIREMENTS AT 70 BLACKSTONE STREET IN THE VILLAGE OF COAL CITY

Section 7. Severability. In the event a court of competent jurisdiction finds this ordinance or any provision hereof to be invalid or unenforceable as applied, such finding shall not affect the validity of the remaining provisions of this ordinance and the application thereof to the greatest extent permitted by law.

Section 8. Repeal and Savings Clause. All ordinances or parts of ordinances in conflict herewith are hereby repealed; provided, however, that nothing herein contained shall affect any rights, actions, or causes of action which shall have accrued to the Village of Coal City prior to the effective date of this ordinance.

Section 9. Effectiveness. This ordinance shall be in full force and effect from and after passage, approval and publication in pamphlet form as provided by law.

SO ORDAINED this _____ day of _____, 2017, at Coal City, Grundy & Will Counties, Illinois.

AYES:

NAYS:

ABSENT:

ABSTAIN:

VILLAGE OF COAL CITY

Terry Halliday, President

Attest:

Pamela M. Noffsinger, Clerk

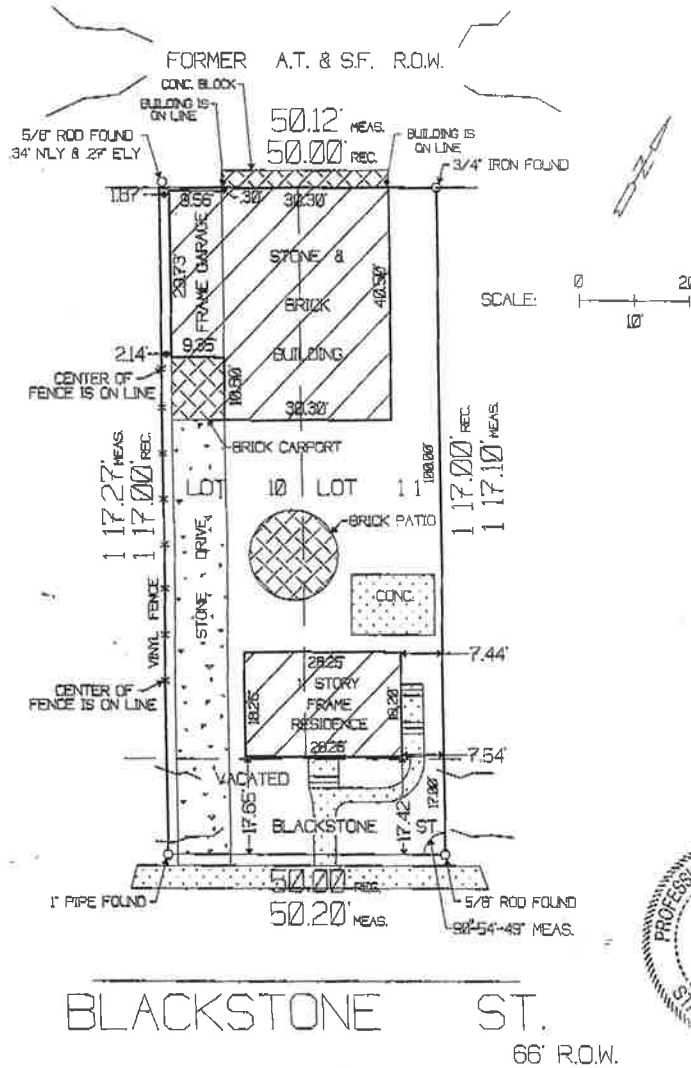
ORDINANCE NO. _____

ATTACHMENT A

PLAT OF SURVEY

LOTS 10 AND 11 IN BLOCK 49 IN COAL CITY, AS SHOWN BY THE PLAT OF COAL CITY RECORDED IN THE RECORDER'S OFFICE OF GRUNDY COUNTY, ILLINOIS, APRIL 8, 1875, IN BOOK "A" OF PLATS ON PAGE 98; ALSO SHOWN BY THE PLAT OF THE WILMINGTON STAR MINING COMPANY OF COAL CITY RE-SUBDIVISION OF DEPOT GROUNDS AS SHOWN IN PLAT BOOK "A" OF PLATS AT PAGE 105, AND A PORTION OF VACATED BLACKSTONE STREET LYING SOUTHEASTERLY AND ADJACENT TO SAID LOTS; IN GRUNDY COUNTY, ILLINOIS.

70 BLACKSTONE STREET
COAL CITY, IL



<p>COMMUNITY SURVEY INC. 81 N. CHICAGO STREET, SUITE 207 JOLIET, IL 60432 (815) 722-9005 (815) 722-9019 - fax</p> <p>DESIGN FIRM NO. 184-002899 CHECK DEED OR GUARANTEE POLICY FOR BUILDING LINE OR EASEMENT RESTRICTIONS NOT SHOWN ON PLAT OF SURVEY. COMPARE POINTS BEFORE BUILDING.</p>	<p>WE, COMMUNITY SURVEY INC., DO HEREBY CERTIFY THAT WE HAVE SURVEYED FOR GEORGE ROBLES UNDER MY HAND AND SEAL THIS 29TH DAY OF DECEMBER 2016. FIELD WORK 12/28/2016 THIS PROFESSIONAL SERVICE CONFORMS TO THE CURRENT ILLINOIS MINIMUM STANDARDS FOR A BOUNDARY SURVEY. SURVEY NUMBER 16-22879</p> <p><i>[Signature]</i> ILLINOIS LAND SURVEYOR NO. 3701 EXPIRES 11/30/2018</p>
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ATTACHMENT B

B.P MILLER CONSULTANTS, LTD.

815/467-9744
815/467-9765 Fax

Bruce P. Miller, S.E., P.E.
Principal

November 23, 2016

Mr. George Rubles
70 Blackstone
Coal City, IL. 60416

RE: Structural Investigation; 70 Blackstone, Coal City, IL.

Mr. Rubles:

On Friday November 18, 2016, I conducted a visual inspection of the property referenced above. The scope of the inspection involved the determination of the existing ceiling structure to support a new HVAC unit which has been installed recently. The following outlines my findings and recommendations for the Structural repairs to the building.

<u>ITEM</u>	<u>DESCRIPTION</u>
1.	The existing structure is proposed to be converted from a garage to living space.
2.	A new furnace unit has been installed in the attic space and is currently supported by the makeshift roof "trusses". The unit is estimated to weigh approximately 200 pounds.
3.	The existing "trusses" are not designed or constructed properly to support the new furnace unit. Therefore, the unit must be supported in another manner.
4.	The attached drawing indicates a method of reinforcing the ceiling structure to properly support the new furnace. Please reference the drawing for specific member sizes and details. The reinforcement has been designed to support 400 pounds.

Structural & Civil Engineering

105 W. Mondamin St. • P.O. Box 757 • Minooka, IL 60447

It is my opinion that once the repairs noted above have been addressed, the structure will be adequate for the support of the furnace. Please contact me if you have any questions or comments regarding this report. I appreciate the opportunity to provide this service.

Sincerely,
B.P. MILLER CONSULTANTS, LTD.

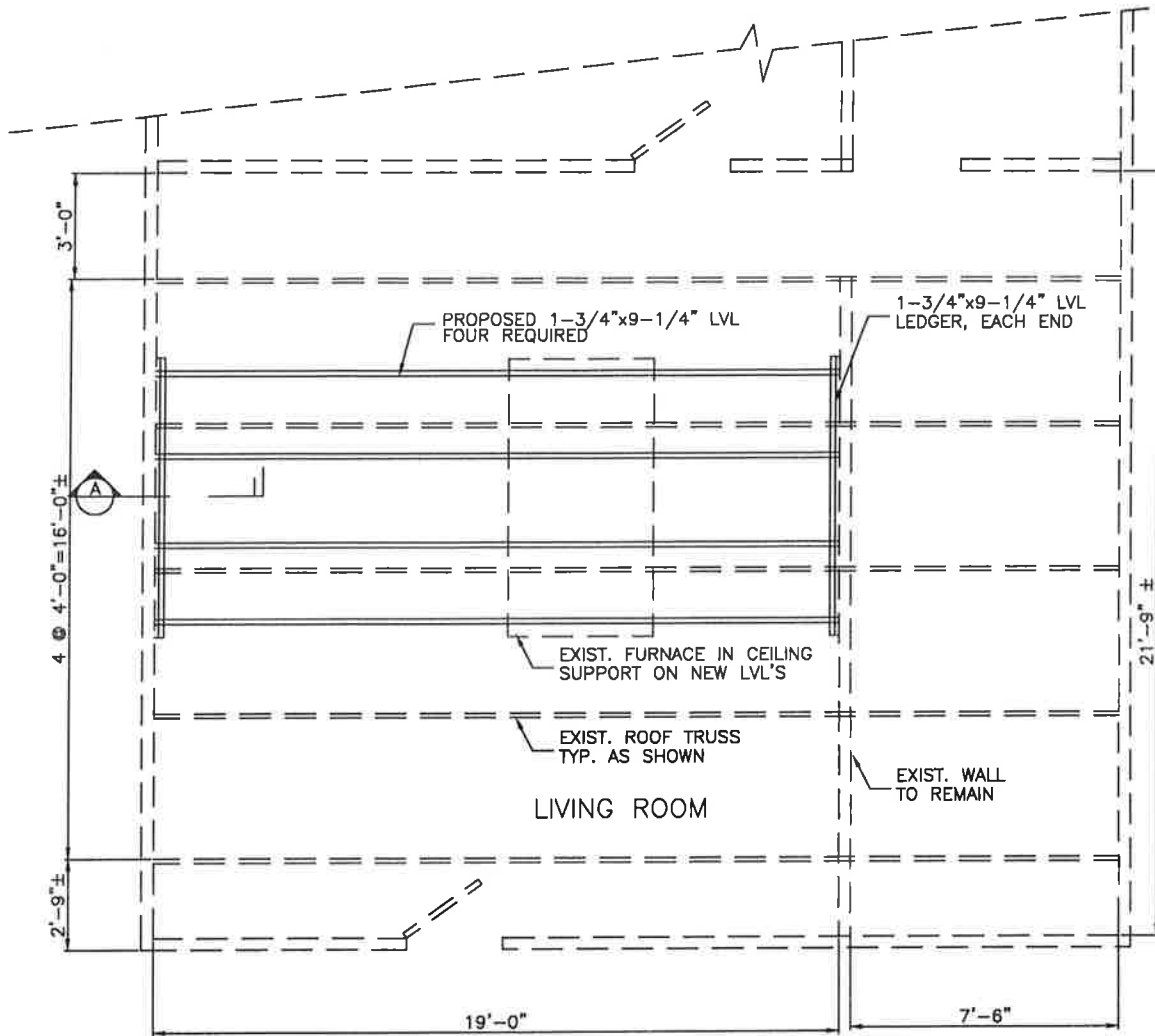


Bruce P. Miller, P.E., S.E.
Structural Engineer/President

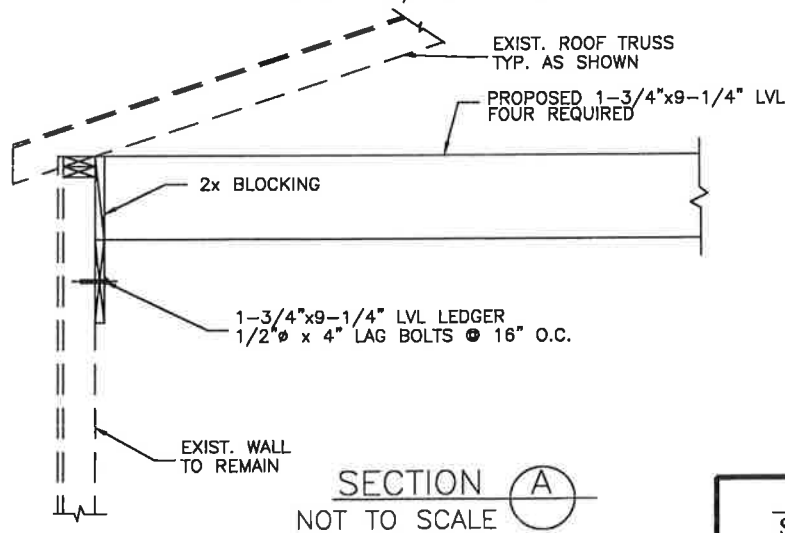
BPM/bm
Encl.

CC: File No. 16-398





LIVING ROOM FURNACE FRAMING PLAN
 SCALE: 3/16"=1'-0"



CONSTRUCTION NOTES

1. Lumber: LVL, Fb=2600 PSI, E=1900 KSI
2. Furnace Design Load: 400 lbs.

B.P. MILLER CONSULTANTS, LTD. STRUCTURAL & CIVIL ENGINEERING MINOOKA ILLINOIS		
SCALE: 3/16"=1'-0"	PROPOSED CEILING FRAMING 70 Blackstone, Coal City, IL.	
DATE: 11/23/2016	DRAWN BY: BPM	FILE NO.: 16-398

MEMO

TO: Mayor Halliday and the Board of Trustees

FROM: Matthew T. Fritz
Village Administrator

MEETING

DATE: January 25, 2017

RE: PROVIDING ACCESS TO IPBC HEALTH INSURANCE TO OTHER GOVERNMENTAL ENTITIES

The Village of Coal City has enjoyed the benefits of pooling some of its costly insurance premium payments with other municipalities in order to spread the total liability and create greater assurance of year over year costs. Due to Coal City's participation in the Illinois Personnel Benefits Cooperative (IPBC) via other units of government accommodating Coal City's desire to participate within the Eastern Will Benefits Consortium (EWBC), health insurance increases are well under the industry trend, resulted in the ability to keep benefits for employees rather than further erode the provided benefits, and build up a minimal fund balance to offset future premium increases. Perhaps, most importantly, the IPBC provides a means of receiving regular expert direction on the hedging of future trends by using self-funded strategies instead of just paying more premium to maintain health insurance benefits.

Most recently, Coal City experienced like benefits as it came to pooling with other entities for its liability insurance as well; this led to the tax levy line items that provided savings during Coal City's most recent Annual Tax Levy. *Regardless of the type of insurance, the savings comes from partnering with other agencies and spreading risk over a greater number of participants rather than shoulder the burden alone.* This outlook provides year over year savings as Coal City continues to participate.

The EWBC contains a pool of similar municipalities with lower numbers of employees, i.e. 5 - 35 full-time employees, which band together to provide reliable, self-determined health insurance coverage through a variety of plan designs and carriers. One of the EWBC entities, the Village of Beecher, provides access to IPBC to one of its local townships by listing the unit of government as a listed entity. The same is an opportunity for Coal City as well. The Village of Coal City could provide access to IPBC participation for other surrounding entities without any additional cost or increase in risk.

As premiums increase, providing access to the IPBC is a good governance act the Village of Coal City can share with other units of local government lowering the overall cost of providing employee benefits in other units of government, which could assist some of the same Coal City tax payers who shoulder the burden of Village taxes and fees. Other surrounding entities who wish to participate would simply receive the same coverage as that offered to Coal City full-time employees for 102% of the premium rates paid by Coal City. The 2% administrative charge would mirror federal COBRA administrative language to offset the cost of administering benefits

to non-covered benefit recipients (and offset any of Coal City's time for communicating and/or administering insurance benefits).

Please review the attached intergovernmental agreement which mirrors the one adopted by Beecher. If the Board of Trustees would allow others access to this collaborative effort, it would be communicated as an opportunity for surrounding governmental entities. There has been some interest from other units; however, your opinion shall dictate whether access to IPBC should be considered as a viable alternative.

**INTERGOVERNMENTAL AGREEMENT BETWEEN THE VILLAGE OF COAL CITY
AND THE _____ TO ALLOW ACCESS TO HEALTH INSURANCE
COVERAGE FOR _____ EMPLOYEES**

This Intergovernmental Agreement (hereinafter "Agreement") is entered into by and between the Village of Coal City (hereinafter "Village") and the _____ (hereinafter "Entity") to allow health insurance coverage for the Entity's employees.

RECITALS

WHEREAS, the Constitution of the State of Illinois, 1970, Article VII, Section 10, authorizes units of local government to contract or otherwise associate among themselves in any manner not prohibited by law or ordinance; and

WHEREAS, 5 ILCS 220/1, entitled the "Intergovernmental Cooperation Act," provides that any power or powers, privileges or authority exercised or which may be exercised by a unit of local government may be enjoyed jointly with any other unit of local government; and

WHEREAS, 5 ILCS 220/2, defines a public agency as "any unit of local government as defined in the Illinois Constitution of 1970, any school district, any public community college district, any public building commission, the State of Illinois, any agency of the State government or of the United States, or any other State, any political subdivision of another State, and any combination of the above pursuant to an intergovernmental agreement which includes provisions for a governing body of the agency created by the agreement"; and

WHEREAS, the Village and the Entity are all units of local government within the Counties of Grundy and Will, Illinois; and

WHEREAS, the Village is currently part of the Intergovernmental Personnel Benefits Cooperative ("IPBC") through the Eastern Will Benefits Cooperative ("EWBC"); and

WHEREAS, the Village and the Entity seek to have the Entity listed as a covered unit of local government under the Village in order for the Entity employees to participate in the IPBC through EWBC; and

WHEREAS, the Village health insurance coverage will be more effective and economical for the Entity and will reduce the overall cost to the taxpayers of the Entity.

COVENANTS

NOW, THEREFORE, in consideration of the mutual agreements contained within this agreement, the village and the Entity agree as follows:

1. **Incorporation of Preambles.** The foregoing Recitals are hereby incorporated herein as is fully set forth herein.

2. **Term.** The Term of this Agreement shall commence on July 1, 2017, and shall terminate upon thirty (30) days written notice to the other Party of the termination of this Agreement.
3. **Health Insurance.** The Village shall list the Entity as a covered unit of local government under the Village's health insurance in order for the Entity employees to participate in the IPBC through the EWBC. The Entity shall provide all information requested by the Village and the Village shall submit all required information to the IPBC for the Entity employees to be covered for health insurance through the IPBC. The village reserves the right to change plans, benefits, coverage levels, deductible, and related annually for the Entity employees which will be the same as Village's employees.
4. **Payment.** The Village agrees to pay premiums to the IPBC on behalf of the Entity. In order to reimburse the Village for the burden of administering additional accounts, the Entity shall remit an additional 2% (allowable administrative rate to provide COBRA [Consolidated Omnibus Budget Reconciliation Act health benefit provisions in 1986] benefits) of the premium expense on a monthly basis.

The Entity agrees to establish an ACH for the Village to draw funds for 102% of the premium payment on or about the 25th of each month prior to the premium being due to the IPBC. If there is a change in premium, then the Entity shall change the ACH to account for the new monthly premium. Upon execution of this Agreement, the Entity shall provide the Village with a check in the amount of thirty (30) days of initial premiums for the Entity employees to be held as escrow in the event of insufficient funds, non-payment, or delayed payment.

5. **Termination.** Upon termination of the Agreement, the Village shall return any unused portion of the initial escrow to the Entity of the Entity shall pay for any premiums paid by the Village but not reimbursed by the Entity if a balance remains owing after applying the initial escrow to the unreimbursed amount.
6. This Agreement may be amended at any time by mutual agreement of the Parties; provided however, that before any amendment, a resolution of each of the Parties must be passed.
7. This Agreement may be cancelled and terminated upon thirty (30) days written notice to the other Parties by the Party or Parties wishing to terminate mailed by certified mail with return receipt requested to :

Village of Coal City, 515 S. Broadway, Coal City, IL 60416

Entity, Address listed here

IN WITNESS WHEREOF, the Village of Coal City, by its President and attested by its Clerk and the _____, all have executed this agreement with a copy of the Ordinance or Resolution authorizing execution by each Party being attached hereto.

APPROVED:

Village of Coal City

Terry Halliday, Mayor

APPROVED:

Entity

ATTEST:

Pamela M. Noffsinger, Clerk

Coal City Police Department
Weekly Summary of Activities
Thursday 12-29-16 – Wednesday 01-04-17

During this period, there were 46 calls for service, 08 verbal warnings and 0 assist Grundy County Sheriff's Dept.

Significant Incidents

12-30-16 at 11:18 AM, police responded to a W. 4th Ave. residence for a harassment by electronic communications. The complainant stated an old acquaintance had contacted her on Facebook making threats. Police were not able to make contact with the offender but did leave a message not to contact her of a complaint would be filed.

1-1-17 at 8:05 PM, police responded to a S. Broadway St. business for a fight in progress call. When police arrived several male subjects were yelling at each other and all subjects had slight injuries to their heads and faces. A witness advised police of who started the fight but neither party wished to sign a complaint and they were all given a trespass notice to the business.

Arrest Summary

Failure to Yield	1
Domestic Battery	1
Resisting a P.O.	1
Expired Registration	5
No Valid D.L.	1
Operating an Uninsured Motor Vehicle	1
Disobeying a Traffic Control Device	1
Warrant	1

Coal City Police Department
Weekly Summary of Activities
Thursday 01-05-17 – Wednesday 01-11-17

During this period, there were 36 calls for service, 16 verbal warnings and 0 assist Grundy County Sheriff's Dept.

Significant Incidents

01-06-17 at 10:48 AM. Police met with a Des Plaines St. resident who reported a fraud on his credit card. The complainant stated he noticed an unauthorized charge of \$552.09 to Nike.com. This report is for informational purposes since the victim was not out any money.

01-08-17 at 5:26 PM. Police responded to an E. 1st St. for an anonymous animal complaint. Police found a dog left in a fenced in back yard in cold weather. The owner stated she could no longer control the dog and wanted to put in up for adoption. Police provided her the number to animal control and told her to keep the dog inside.

01-10-17 at 8:12 AM. Police responded to a Coal City business for w criminal damage to property report. The complainant stated she thought her rear windshield had ice on it and when she activated the wipers, a large section of the window collapsed inside the van. No suspect info was available and it could not be determined exactly how the windshield got damaged.

Arrest Summary

Disobeying a Stop Sign	1
Operating an Uninsured Motor Vehicle	1
Expired Registration	4
Speeding	1
Operating a Hand Held Device while Driving	1
Parking Where Prohibited	1
No Valid D/L.	1
Failure to Reduce Speed to Avoid an Accident	1

Coal City Police Department
Weekly Summary of Activities
Thursday 01-12-17 – Wednesday 01-18-17

During this period, there were 46 calls for service, 30 verbal warnings and 1 assist Grundy County Sheriff's Dept.

Significant Incidents

01-13-17 at 10:28 PM, police responded at a Covey Lane residence for an anonymous noise complaint. The resident stated he did not realize the bass from his video game was that loud. He apologized and immediately turned the sound down and the bass off.

01-15-17 at 5:49 PM, Police were dispatched to an E. 3rd St. apartment for a criminal damage to property report. The complainant stated she heard a loud noise approximately 20 minutes earlier and realized the mailbox cluster for the apartment building was destroyed. Police observed tire tracks but determined the damage was possibly done with some kind of blunt object.

01-18-17 at 5:37 PM, police responded to the area of N. 2nd Ave. in reference to a juvenile problem. The complainant stated for the last 3 night's juveniles rang his door bell and ran away. The complainant caught up with one of the juveniles with his vehicle. The juvenile told police who the other male was and police made contact with the parents. A juvenile petition was forwarded to the probation department and the juveniles were released into their parents' custody.

Arrest Summary

Suspended D.L.	1
Expired Registration	8
Operating an Uninsured Motor Vehicle	9
No Valid D.L.	1
Speeding	4
Failure to Yield	1
Warrant	1
Disobeying a Stop Sign	1