Village of McLean

Resolution #

16-02-01R

A Resolution of the Village Board of the Village of McLean Authorizing and Providing for the Incurrence of Indebtedness for the Purpose of Providing a Portion of the Cost of Acquiring, Constructing, Enlarging, Improving, and/or Extending Its Municipality Facility to Serve an Area Lawfully within its Jurisdiction to Serve.

Adopted by the Village Board Of the Village of McLean

Published in pamphle	t form by	authority	of the	Village o	of McLean,	McLean
County, Illinois this_	3 rd	day	of	Feb		20 16

RUS BULLETIN 1780-27



LOAN RESOLUTION 16つみ-ロノア (Public Bodies)

A RESOLUTION OF THE Village Board
OFTHE_ Village of McLean
AUTHORIZING AND PROVIDING FOR THE INCURRENCE OF INDEBTEDNESS FOR THE PURPOSE OF PROVIDING PORTION OF THE COST OF ACQUIRING. CONSTRUCTING, ENLARGING, IMPROVING, AND/OR EXTENDING ITS
municipality
FACILITY TO SERVE AN AREA LAWFULLY WITHIN ITS JURISDICTION TO SERVE.
WHEREAS, it is necessary for the Village of McLean
(Public Body) (herein after called Association) to raise a portion of the cost of such undertaking by issuance of its bonds in the principal amount of
One Hundred Ninety-Five Thousand & 00/100 (\$195,000)
pursuant to the provisions of municipal state statutes ; and
WHEREAS, the Association intends to obtain assistance from the United States Department of Agriculture. (herein called the Government) acting under the provisions of the Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.) in the planning, financing, and supervision of such undertaking and the purchasing of bonds lawfully issued, in the event that no other acceptable purchaser for such bonds is found by the Association: NOW THEREFORE, in consideration of the premises the Association hereby resolves:

- 1. To have prepared on its behalf and to adopt an ordinance or resolution for the issuance of its bonds containing such items and in such forms as are required by State statutes and as are agreeable and acceptable to the Government.
- 2. To refinance the unpaid balance, in whole or in part, of its bonds upon the request of the Government if at any time it shall appear to the Government that the Association is able to refinance its bonds by obtaining a loan for such purposes from responsible cooperative or private sources at reasonable rates and terms for loans for similar purposes and periods of time as required by section 333(c) of said Consolidated Farm and Rural Development Act (7 U.S.C. 1983(c)).
- To provide for, execute, and comply with Form RD 400-4. "Assurance Agreement." and Form RD 400-1. "Equal
 Opportunity Agreement," including an "Equal Opportunity Clause," which clause is to be incorporated in, or attached
 as a rider to, each construction contract and subcontract involving in excess of \$10,000.
- 4. To indemnify the Government for any payments made or losses suffered by the Government on behalf of the Association. Such indemnification shall be payable from the same source of funds pledged to pay the bonds or any other legal by permissible source.
- 5. That upon default in the payments of any principal and accrued interest on the bonds or in the performance of any covenant or agreement contained herein or in the instruments incident to making or insuring the loan, the Government at its option may (a) declare the entire principal amount then outstanding and accrued interest immediately due and payable. (b) for the account of the Association (payable from the source of funds pledged to pay the bonds or any other legally permissible source), incur and pay reasonable expenses for repair, maintenance, and operation of the facility and such other reasonable expenses as may be necessary to cure the cause of default, and/or (c) take possession of the facility, repair, maintain, and operate or rent it. Default under the provisions of this resolution or any instrument incident to the making or insuring of the loan may be construed by the Government to constitute default under any such instrument may be construed by the Government to constitute default hereunder.
- Not to sell, transfer, lease, or otherwise encumber the facility or any portion thereof, or interest therein, or permit others to do so, without the prior written consent of the Government.
- 7. Not to defease the bonds, or to borrow money, enter into any contractor agreement, or otherwise incur any liabilities for any purpose in connection with the facility (exclusive of normal maintenance) without the prior written consent of the Government if such undertaking would involve the source of funds pledged to pay the bonds.
- 8. To place the proceeds of the bonds on deposit in an account and in a manner approved by the Government. Funds may be deposited in institutions insured by the State or Federal Government or invested in readily marketable securities backed by the full faith and credit of the United States. Any income from these accounts will be considered as revenues of the system.
- 9. To comply with all applicable State and Federal laws and regulations and to continually operate and maintain the facility in good condition.
- 10. To provide for the receipt of adequate revenues to meet the requirements of debt service, operation and maintenance, and the establishment of adequate reserves. Revenue accumulated over and above that needed to pay operating and maintenance, debt service and reserves may only be retained or used to make prepayments on the loan. Revenue cannot be used to pay any expenses which are not directly incurred for the facility financed by USDA. No free service or use of the facility will be permitted.

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information actess a valid OMB control number. The valid OMB control number for this information collection is 0572-0121. The time required to complete this information collection is estimated to average 1 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

1). To acquire and maintain such insurance and fidelity bond coverage as may be required by the Government.

- 12. To establish and maintain such books and records relating to the operation of the facility and its financial affairs and to provide for required audit thereof as required by the Government, to provide the Government a copy of each such audit without its request, and to forward to the Government such additional information and reports as it may from time to time require.
- 13. To provide the Government at all reasonable times access to all books and records relating to the facility and access to the property of the system so that the Government may ascertain that the Association is complying with the provisions hereof and of the instruments incident to the making or insuring of the loan.
- 14. That if the Government requires that a reserve account be established, disbursements from that account(s) may be used when necessary for payments due on the bond if sufficient funds are not otherwise available and prior approval of the Government is obtained. Also, with the prior written approval of the Government, funds may be withdrawn and used for such things as emergency maintenance, extensions to facilities and replacement of short lived assets.
- 15. To provide adequate service to all persons within the service area who can feasibly and legally be served and to obtain

	are feasible and fe To comply with the pose of avoiding of	nce prior to refusing new or adeq gal, such person shall have a dire ne measures identified in the Gov or reducing the adverse environm	uate services to ect right of action ernment's environment of ental impacts of	n against the Ass onmental impact	oon failure to pro ociation or publi analysis for this	ovide servic ic body. facility for	es which
17.		in an amount not to exceed \$0- fered by the Government; that th					
		record by the Government, that the					
	and n/a or appropriate in the to operate the facility	of the Associa he execution of all written instru lity under the terms offered in sai	ments as may be	required in rega	mpowered to tak rd to or as evide	ke all action nce of such	necessary grant; and
spec insu dem show	ifically provided by tred by the Governn il in the bond reso ald be found to be in	and the provisions of all instrume y the terms of such instrument, s nent or assignee. The provisions dution or ordinance: to the exten acconsistent with the provisions be wernment or assignee.	half be binding of sections 6 thr at that the provis	upon the Associ- ough 17 hereof nations contained it	ation as long as and as the same as a such bond re	the bonds a for in more solution or	re held or specific ordinance
The	voic was:	Yeas	Nays _		Absent _		-
IN WITN	SESS WHEREOF, 1	the Village Board				of 1	the
Villa	age of McLe	an		has duly adop	ied this resolution	on and caus	ed it
to he exe	cuted by the officer	s below in duplicate on this		. lot	day of	FEB	2016
			4.	VIIIac	of me	LEAN	
(SEAL)			Ву	Mehad	AU	Deet	
Attest:	Sharan	C Leisell	Title	PREMI	Ź+		
Title	Vellag	ellek					

STATE OF ILLINOIS)
) SS
COUNTY OF MCLEAN)
PUBLICATION CERTIFICATE
I, the undersigned Village Clerk, certify that I am the duly elected and acting Village Clerk of the Village of McLean, McLean County, Illinois.
I further certify that on
Resolution No. 16-02-01 R entitled:
A Resolution of the Village Board of the Village of McLean Authorizing and Providing for the Incurrence of Indebtedness for the Purpose of Providing a Portion of the Cost of Acquiring, Constructing, Enlarging, Improving, and/or Extending Its Municipality Facility to Serve an Area Lawfully within its Jurisdiction to Serve.
Board of Trustees of the Village of McLean previously adopted a Resolution that authorized all Village Ordinances and Resolutions to be published in pamphlet form.
The pamphlet form of Resolution No. 16-02-01R , including the Resolution and a cover sheet thereof, was prepared, and a copy of such Resolution was posted in the municipal building, commencing on