The City Council met on Tuesday, February 6, 2018 at 7:00 p.m. for a Regular scheduled meeting. The meeting was called to order by Mayor Thomas J. Kedley. With the following present: Council Members: Douglas Gay, Dave Walkup, Dan Hooper, Dennis Page (Phone) and George Fotiadis. City Staff present were Ty Wheeler—City/Administrator/Clerk, Britanee Ward—Accounting Manager/Assistant City Clerk and Marty Duffus—Police Chief. Also present were: Derek Lumsden, Bill Trickey, Bobbie Cook, Donnie McCuddin, Matt Stoll, Ashley Sauceda, Velma Halkins, Kassy Seuseda, Denise Garza, Meh Nkwenti, Tammy Thomas, Madelinie Adams, Jasmin Walrad, Clay Savage, Omar Yerez, Joseline Svarez, Katelyn Pollard, and others that didn’t sign in.

Motion by Fotiadis and second by Gay to approve the revised agenda; roll call vote; Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

Bill Trickey updates Council on businesses employer numbers. No one else spoke during open forum.

Mayor reported that Park & Rec will now be offering T-Ball to 4 year olds; wanted to remind people of the sidewalk program; Budget staying rate nature.

Bobbie Cook and Tammy Thomas with the Fourth of July Committee informed Council that they are going to be stepping down from the eight member volunteer committee. There was no action taking at this time.

Motion by Walkup and second by Gay to approve the special events permit for the American Cancer Relay for Life; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

Motion by Walkup and second by Fotiadis to approve the second reading of the Ordinance Amending Provisions Pertaining to Interference with Official Acts; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried. Motion by Page and second by Walkup to waive the third reading:

**ORDINANCE NO.584**

AN ORDINANCE AMENDING THE CODE OF ORDINANCES OF THE CITY OF OSCEOLA, IOWA, 2007, BY AMENDING PROVISIONS PERTAINING TO INTERFERENCE WITH OFFICIAL ACTS Be It Enacted by the City Council of the City of Osceola, Iowa: SECTION 1. SECTION MODIFIED. Section 41.05 of the Code of Ordinances of the City of Osceola, Iowa, 2007, is repealed and the following adopted in lieu thereof: 41.05 INTERFERENCE WITH OFFICIAL ACTS. No person shall knowingly resist or obstruct anyone known by the person to be a peace officer, jailer, emergency medical care provider under Chapter 147A of the Code of Iowa, or firefighter, whether paid or volunteer, or a person performing bailiff duties pursuant to Section 602.1303[4] of the Code of Iowa, in the performance of any act that is within the scope of the lawful duty or authority of that officer, jailer, emergency medical care provider, or firefighter, or person performing bailiff duties, or shall knowingly resist or obstruct the service or execution by any authorized person of any civil or criminal process or order of any court. The terms “resist” and “obstruct” as used in this section do not include verbal harassment unless the verbal harassment is accompanied by a present ability and apparent intention to execute a verbal threat physically. (Code of Iowa, Sec. 719.1) SECTION 2. SEVERABILITY CLAUSE. If any section, provision or part of this ordinance shall be adjudged invalid or unconstitutional, such adjudication shall not affect the validity of the ordinance as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional. SECTION 3. WHEN EFFECTIVE. This ordinance shall be in effect from and after its final passage, approval and publication as provided by law. Passed by the Council on the 6th day of February, 2018, and approved this 6th day of February, 2018.
Roll Call Vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

Motion by Page and second by Hooper to approve the second reading of Ordinance Amending Provisions Pertaining to Fireworks; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried. Motion by Page and second by Hooper to waive the third reading;

ORDINANCE NO. 588
AN ORDINANCE AMENDING THE CODE OF ORDINANCES OF THE CITY OF OSCEOLA, IOWA, 2007, BY AMENDING PROVISIONS PERTAINING TO FIREWORKS Be It Enacted by the City Council of the City of Osceola, Iowa: SECTION 1. SECTION MODIFIED. Section 41.12 of the Code of Ordinances of the City of Osceola, Iowa, 2007, is repealed and the following adopted in lieu thereof:
41.12 FIREWORKS. (Code of Iowa, Sec. 727.2) 1. Definitions. For purposes of this section: A. “Consumer fireworks” means the following fireworks, as described in Chapter 3 of the American Pyrotechnics Association (“APA”) Standard 87-1: (1) First-class consumer fireworks: a. Aerial shell kits and reloadable tubes; b. Chasers; c. Helicopters and aerial spinners; d. Firecrackers; e. Mine and shell devices; f. Missile-type rockets; g. Roman candles; h. Sky rockets and bottle rockets; i. Multiple tube devices under this paragraph B which are manufactured in accordance with APA Standard 87-1, Section 3.5. (2) Second-class consumer fireworks: a. Cone fountains; b. Cylindrical fountains; c. Flutter sparklers; d. Ground and hand-held sparkling devices, including multiple tube ground and hand-held sparkling devices that are manufactured in accordance with APA Standard 87-1, Section 3.5; e. Ground spinners; f. Illuminating torches; g. Toy smoke devices that are not classified as novelties pursuant to APA Standard 87-1, Section 3.2; h. Wheels; i. Wire or dipped sparklers that are not classified as novelties pursuant to APA Standard 87-1, Section 3.2. B. “Display fireworks” includes any explosive composition, or combination of explosive substances, or article prepared for the purpose of producing a visible or audible effect by combustion, explosion, deflagration, or detonation, and includes fireworks containing any explosive or flammable compound, or other device containing any explosive substance. “Display fireworks” does not include novelties or consumer fireworks enumerated in Chapter 3 of the APA Standard 87-1. C. “Novelties” includes all novelties enumerated in Chapter 3 of the APA Standard 87-1, and that comply with the labeling regulations promulgated by the United States Consumer Product Safety Commission. 2. Display Fireworks. It is unlawful for any person to use or explode any display fireworks; provided, the City Council may, upon application in writing, grant a permit for the display of display fireworks by municipalities, fair associations, amusement parks, and other organizations or groups of individuals approved by the City when the display fireworks will be handled by a competent operator, but no such permit shall be required for the display of display fireworks at the Iowa State Fairgrounds by the Iowa State Fair Board, at incorporated county fairs, or at district fairs receiving State aid. No permit shall be granted hereunder unless the operator or sponsoring organization has filed with the City evidence of insurance in the following amounts: A. Personal Injury: $250,000.00 per person B. Property Damage: $50,000.00 C. Total Exposure: $1,000,000.00 3. Consumer Fireworks. A. It is unlawful for any person to use or explode consumer fireworks on days other than June 1 through July 8 and December 10 through January 3 of each year, all dates inclusive. B. It is unlawful for any person to use or explode consumer fireworks at times other than between the hours of 9:00 a.m. and 10:00 p.m., except that on the following dates consumer fireworks shall not be used at times other than between the hours specified: (1) Between the hours of 9:00 a.m. and 11:00 p.m. on July 4 and the Saturdays and Sundays immediately preceding and following July 4. (2) Between the hours of 9:00 a.m. on December 31 and 12:30 a.m. on the immediately following day. (3) Between the hours of 9:00 a.m. and 11:00 p.m. on the Saturdays and Sundays immediately preceding and following December 31. C. It is unlawful for any person to use consumer fireworks on real property other than that person’s real property or on the real property of a person who has consented to the use of consumer fireworks on that property. 4. Novelties. This section does not apply to novelties.
SECTION 2. SEVERABILITY CLAUSE. If any section, provision or part of this ordinance shall be adjudged invalid or unconstitutional, such adjudication shall not affect the validity of the ordinance as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional. SECTION 3. WHEN EFFECTIVE. This ordinance shall be in effect from and after its final passage, approval and publication as provided by law.
Roll Call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

Motion by Fotiadis and second by Gay to approve the second reading of the Ordinance Amending Provisions Pertaining to Cigarette and Tobacco Permits; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried. Motion by Page and second by Hooper to waive the third reading of:

ORDINANCE NO. 586
AN ORDINANCE AMENDING THE CODE OF ORDINANCES OF THE CITY OF OSCEOLA, IOWA, 2007, BY AMENDING PROVISIONS PERTAINING TO CIGARETTE AND TOBACCO PERMITS Be It Enacted by the City Council of the City of Osceola, Iowa: SECTION 1. SUBSECTION MODIFIED. Subsection 3 of Section 121.01 of the Code of Ordinances of the City of Osceola, Iowa, 2007, is repealed and the following adopted in lieu thereof: 3. “Place of business” means any place where cigarettes, tobacco products, alternative nicotine products, or vapor products are sold, stored, or kept for the purpose of sale or consumption by a retailer. SECTION 2. SECTION MODIFIED. Section 121.05 of the Code of Ordinances of the City of Osceola, Iowa, 2007, is repealed and the following adopted in lieu thereof: 121.05 ISSUANCE AND EXPIRATION. Upon proper application and payment of the required fee, a permit shall be issued. Each permit issued shall describe clearly the place of business for which it is issued and shall be nonassignable. All permits expire on June 30 of each year. The Clerk shall submit a duplicate of any application for a permit to the Alcoholic Beverages Division of the Department of Commerce within 30 days of issuance. SECTION 3. SEVERABILITY CLAUSE. If any section, provision or part of this ordinance shall be adjudged invalid or unconstitutional, such adjudication shall not affect the validity of the ordinance as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional. SECTION 4. WHEN EFFECTIVE. This ordinance shall be in effect from and after its final passage, approval and publication as provided by law.

Roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

Motion by Page and second by Hooper to approve the second reading of the Ordinance Amending Provisions Pertaining to All-Terrain Vehicles; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried. Motion by Page and second by Hooper to waive the third reading:

ORDINANCE NO. 587
AN ORDINANCE AMENDING THE CODE OF ORDINANCES OF THE CITY OF OSCEOLA, IOWA, 2007, BY AMENDING PROVISIONS PERTAINING TO ALL-TERRAIN VEHICLES Be It Enacted by the City Council of the City of Osceola, Iowa: SECTION 1. NEW SUBSECTION. The Code of Ordinances of the City of Osceola, Iowa, 2007, is amended by adding a new Subsection 6 to Section 75.05, OPERATION OF ALL-TERRAIN VEHICLES, which is hereby adopted to read as follows: 6. Direct Crossing. An all-terrain vehicle or off-road utility vehicle may make a direct crossing of a highway provided all of the following occur: (Code of Iowa, Sec. 321I.10[5]) A. The crossing is made at an angle of approximately ninety degrees to the direction of the highway and at a place where no obstruction prevents a quick and safe crossing. B. The all-terrain vehicle or off-road utility vehicle is brought to a complete stop before crossing the shoulder or main traveled way of the highway. C. The driver yields the right-of-way to all oncoming traffic which constitutes an immediate hazard. D. In crossing a divided highway, the crossing is made only at an intersection of such highway with another public street or highway. E. The crossing is made from a street, roadway, or highway designated as an all-terrain vehicle trail by a state agency, county, or city to a street, roadway, or highway designated as an all-terrain vehicle trail by a state agency, county, or city. SECTION 2. SEVERABILITY CLAUSE. If any section, provision or part of this ordinance shall be adjudged invalid or unconstitutional, such adjudication shall not affect the validity of the ordinance as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional. SECTION 3. WHEN EFFECTIVE. This ordinance shall be in effect from and after its final passage, approval and publication as provided by law.

Roll Call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.
Motion by Gay and second by Fotiadis to open public heading of the alley in Block 6 of Webster’s 2nd Addition; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried. There were no public comments. Ty Wheeler – City Administrator/Clerk informed Council of the process of closing the alley. Motion by Fotiadis and second by Gay to close the public hearing; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

Motion Gay and second by Hooper to approve the first reading of the Ordinance Vacating the North/South alley in Block 6 of Webster’s 2nd Addition; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

Motion by Fotiadis and second by Hooper to approve resolution 2018-07 Tax abatement 400 W Cass; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

RESOLUTION NO. 2018-07
A RESOLUTION APPROVING APPLICATION(S) FOR TAX ABATEMENT UNDER THE CITY-WIDE URBAN REVITALIZATION PLAN BE IT RESOLVED, that application from the following persons for the following projects be approved by the City Council of Osceola, Iowa and that they be forwarded to the County Assessor, for the physical review of the improvements, after the issuance of a building permit by the Zoning Administrator if required and not already secured.

<table>
<thead>
<tr>
<th>Name</th>
<th>Property Address</th>
<th>Type of Improvement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kathleen Johnson</td>
<td>400 W Cass</td>
<td>Residential Remodel</td>
</tr>
</tbody>
</table>

Motion by Walkup and second by Hooper to approve the suspension of garbage for 200 E Fayette; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

Motion by Fotiadis and second by Hooper to approve resolution 2018-08 for the adopting of proposed budget for Fiscal year 2019 and setting public hearing for March 6th 2018; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

Motion by Fotiadis and second by Gay to approve resolution 2018-09 Setting a Date for a Public Hearing to enter into a Sewer Revenue Loan not to exceed $1,220,000; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

RESOLUTION NO.2018-09
Resolution to fix a date for a public hearing on proposal to enter into a Sewer Revenue Loan and Disbursement Agreement and to borrow money thereunder in a principal amount not to exceed $1,220,000 WHEREAS, the City of Osceola (the “City”), in Clarke County, State of Iowa, did heretofore establish a Municipal Sanitary Sewer System (the “Utility”) in and for the City which has continuously supplied sanitary sewer service in and to the City and its inhabitants since its establishment; and WHEREAS, the management and control of the Utility are vested in the City Council (the “Council”) and no board of trustees exists for this purpose; and WHEREAS, pursuant to a prior resolution of the Council, the City previously issued its $4,700,000 Sewer Revenue Improvement and Refunding Bonds, Series 2012, dated May 31, 2012 (the “Series 2012 Bonds”), a portion of which remain outstanding; and WHEREAS, pursuant to a prior resolution of the Council, the City previously issued its $1,800,000 Sewer Revenue Note, dated May 1, 2017 (the “Series 2017 Note”), a portion of which remains outstanding; and WHEREAS, pursuant to the resolutions (the “Outstanding Bond Resolutions”) authorizing the issuance of the Series 2012 Bonds and the Series 2017 Note (together, the “Outstanding Bonds”), the City reserved the right to issue additional obligations payable from the net revenues of the Utility and ranking on a parity with the Outstanding Bonds under the terms and conditions set forth in the Outstanding Bond Resolutions; and WHEREAS, the City now proposes to enter into a Sewer Revenue Loan and Disbursement Agreement (the “Agreement”) and to borrow money thereunder in a principal amount not to exceed $1,220,000, pursuant to the provisions of Section
384.24A of the Code of Iowa, for the purpose of paying the cost, to that extent, of planning, designing and constructing improvements and extensions to the Utility (the “Project”), and it is necessary to fix a date of meeting of the Council at which it is proposed to take action to enter into the Agreement and to give notice thereof as required by such law; NOW, THEREFORE, Be It Resolved by the City Council of the City of Osceola, Iowa, as follows: Section 1. This City Council shall meet on March 6, 2018, at the City Hall Council Chambers, in the City, at 7:00 o’clock p.m., at which time and place a hearing will be held and proceedings will be instituted and action taken to enter into the Agreement. Section 2. The City Clerk is hereby directed to give notice of the proposed action on the Agreement setting forth the amount and purpose thereof, the time when and place where the said meeting will be held, by publication at least once, not less than four (4) and not more than twenty (20) days before the meeting, in a legal newspaper which has a general circulation in the City. The notice shall be in substantially the following form: NOTICE OF PROPOSED ACTION TO INSTITUTE PROCEEDINGS TO ENTER INTO A LOAN AND DISBURSEMENT AGREEMENT IN A PRINCIPAL AMOUNT NOT TO EXCEED $1,220,000 (SEWER REVENUE) The City Council of the City of Osceola, Iowa, will meet on March 6, 2018, at the City Hall Council Chambers, in the City, at 7:00 o’clock p.m., for the purpose of instituting proceedings and taking action to enter into a loan and disbursement agreement (the “Agreement”) and to borrow money thereunder in a principal amount not to exceed $1,220,000, for the purpose of paying the cost, to that extent, of planning, designing and constructing improvements and extensions to the City’s Municipal Sanitary Sewer System. The Agreement will not constitute a general obligation of the City, nor will it be payable in any manner by taxation but, together with the City’s outstanding Sewer Revenue Improvement and Refunding Bonds, Series 2012, dated May 31, 2012; Sewer Revenue Note, dated May 1, 2017; and any additional obligations of the City as may be hereafter issued and outstanding from time to time ranking on a parity therewith, will be payable solely and only from the Net Revenues of the Municipal Sanitary Sewer System of the City. At that time and place, oral or written objections may be filed or made to the proposal to enter into the Agreement. After receiving objections, the City may determine to enter into the Agreement, in which case, the decision will be final unless appealed to the District Court within fifteen (15) days thereafter. By order of the City Council of the City of Osceola, Iowa. Ty Wheeler City Administrator Section 3. Pursuant to Section 1.150-2 of the Income Tax Regulations (the “Regulations”) of the Internal Revenue Service, the City declares (a) that it intends to undertake the Project which is reasonably estimated to cost approximately $1,220,000, (b) that other than (i) expenditures to be paid or reimbursed from sources other than the issuance of bonds, notes or other obligations (the “Bonds”), or (ii) expenditures made not earlier than 60 days prior to the date of this Resolution or a previous intent resolution of the City, or (iii) expenditures amounting to the lesser of $100,000 or 5% of the proceeds of the Bonds, or (iv) expenditures constituting preliminary expenditures as defined in Section 1.150-2(f)(2) of the Regulations, no expenditures for the Project have heretofore been made by the City and no expenditures will be made by the City until after the date of this Resolution or a prior intent resolution of the City, and (c) that the City reasonably expects to reimburse the expenditures made for costs of the City out of the proceeds of the Bonds. This declaration is a declaration of official intent adopted pursuant to Section 1.150-2 of the Regulations. Section 4. All resolutions or parts of resolutions in conflict herewith are hereby repealed to the extent of such conflict. Section 5. This resolution shall be in full force and effect immediately upon its adoption and approval, as provided by law.

Motion by Hooper and second by Fotiadis to authorize Evans & Dixon LLC to represent the City for the Airport Land Acquisition Project; roll call vote: Fotiadis, aye; Gay, aye; Walkup, aye; Hooper, aye; Page, aye; motion carried.

Ty Wheeler – City Administrator/Clerk update council on upcoming and ongoing projects.

Mayor and Council wanted to give their condolences to the family of Bill Black.

Council members had nothing to report at this time.
Motion by Hooper and second by Fotiadis to approve the consent agenda:

Council Minutes; Liquor License: None; Pay Estimate 9 Old Plant Force Main: $89,234.45 and the claims to be paid:

A-1 Window Service, Services, 60 ; Adam Fitzpatrick, Reimb, 97.17 ; Agrivision, Services, 76.44 ; Alliant Energy, Utilities, 13311.37 ; Arrow Energy, Utilities, 15176.47 ; Axon Enterprise Inc, Services, 1850 ; Barco Mun. Products, Services, 103.8 ; Card Service Center, Services, 721.52 ; Carpenter Uniform & Promotional, Services, 1518 ; Carquest Of Osceola, Supplies, 191.27 ; Casey's General Stores, Inc., Fuel, 2297.07 ; Centerpoint Energy, Utilities, 2104.33 ; Central Pump & Motor, Llc, Services, 2428.77 ; Chem-Sult Inc., Services, 1367.43 ; Cintas Corporation, Services, 68.58 ; Clarke Co. Landfill Comm, Services, 10074.24 ; Corey Clark, Reimb, 191.1 ; Cr Services, Services, 11.71 ; Creston Publishing Company, Publicatio, 610.79 ; D & D Pest Control, Services, 55 ; Diamond Oil Co, Fuel, 3045.74 ; Electrical Engineering, Services, 512.5 ; Elliott Oil Co., Fuel, 393.48 ; Fareway Stores, Supplies, 51.7 ; Feld Fire, Services, 4082.5 ; Fleet side Ford, Services, 968.56 ; Friday Ins. Co., Insurance, 112819 ; Gilberts True Value Home Center, Supplies, 681.38 ; Hach Company, Supplies, 1782.63 ; Hard Rock Car Wash, Supplies, 150 ; Heiman Fire Equip., Supplies, 1511.15 ; Highway Lumber, Supplies, 380.32 ; Hy-Vee Food Stores, Supplies, 13.77 ; Ia Assn Of Mn. Utilities, Des, 336 ; Ia Dept Of Public Safety, Dues, 2388 ; Infoa, Dues, 20 ; Iowa One Call, Services, 25.2 ; Iowa Workforce Development, Services, 2112 ; J P Auto, Supplies, 78.66 ; J P Auto - Street, Supplies, 857.71 ; J P Auto - Waste Water, Supplies, 94.94 ; Jim's Sanitation & Truck Repair, Services, 30514.08 ; Kd Tires, Llc, Services, 883 ; Keystone Laboratories, Inc, Services, 2259.69 ; Leslie Gardens, Services, 8837.41 ; M & M Ag Service, Services, 72.5 ; Marc Elcock, Services, 3133 ; Mediacom, Utilities, 69.95 ; Mid-Iowa Solid Waste Equipment Co., Inc, Services, 177.48 ; Midwest Office Tech. Co., Services, 40 ; Mutual Of Omaha Bank Atira credit, Supplies, 1234.33 ; Northland Products Company, Services, 61.4 ; O'halloran International Inc., Services, 807.54 ; Osceola Farm & Home - All, Supplies, 398.97 ; Osceola Sinclair Service, Services, 133.95 ; Osceola Water Works, Special, 198.97 ; Petty Cash, Petty Cash, 136.88 ; Pool Tech, Services, 52.61 ; Proctor Mechanical Corporation, Services, 625 ; Robert Tideman, Reimb, 160.1 ; Roster Tuckpointing, Services, 51354 ; Senior Citizen Soc. Cen., Services, 3000 ; Sico, Services, 2500 ; Simco Drilling Equip, Inc, Services, 195.1 ; Solutions, Supplies, 1125.38 ; Storey Kenworthy / Matt Parrot & Sons, Supplies, 107.85 ; Superior Construction Services, Services, 691.7 ; Truck Equipment Inc., Supplies, 1340.72 ; United States Postal, Post Box, 54 ; University Of Missouri, Services, 190 ; Us Cellular, Utilities, 476.65 ; Veenstra & Kimm Inc., Services, 51698.55 ; Wash & Weigh, Services, 87.5 ; Wilder's Truck Service, Services, 54.17 ; Windstream, Utilities, 2299.62 ; Ziegler Inc, Services, 4590.39 ; Grand Total, 354202.34 Check Number: 289196-289280, Fund Recap: 1, General, 96742.85 ; 2, Building, 51456.09 ; 101, Insurance, 114931 ; 110, Road Use Tax, 14456.07 ; 125, Ccpl Post Closure, 10074.24 ; 317, Sewer Plant, 48000.60 ; Water, 198.97 ; 610, Sewer, 18343.12 ; Grand Total, 354202.34 ;

There being no further business, motion by Hooper and second by Fotiadis to adjourn the meeting at 7:54 PM. All voting aye, motion carried.

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Thomas J. Kedley – Mayor

Attest:

______________________________
Britanne Ward – Accounting Manager/ Assistant City Clerk

Website: osceolaia.net