

RESOLUTION NO.: 61—2023-24

TO THE HONORABLE, THE OUTAGAMIE COUNTY BOARD OF SUPERVISORS

LADIES AND GENTLEMEN:

MAJORITY

1 Outagamie County (the County) has taken title to a parcel of land located in the
2 Town of Grand Chute on West Hiawatha Drive, Parcel ID Number 102234900
3 through the In-Rem Foreclosure process. The delinquent taxes, interest, and fees
4 equal \$1,151.51. The Town of Grand Chute (the Town) would like to acquire the
5 property. The Town will pay the County a total of \$1,151.51.
6

7 The Town was gifted the adjacent parcel to the south, Parcel ID Number
8 101064200, and has a plan to make a park at this location. Parcel 102234900 has
9 delinquent taxes and has been a part of Outagamie County's 11 year write-off for
10 several years.
11

12 No budget adjustment is necessary as there are funds already budgeted in the
13 appropriate cost center. This property is being offered solely to the Town of Grand
14 Chute based on their request.
15

16 NOW THEREFORE, the undersigned members of the Finance Committee recommend
17 adoption of the following resolution.

18 BE IT RESOLVED, that the Outagamie County Board of Supervisors does approve the
19 sale of In-Rem Tax Foreclosure property Parcel ID Number 102234900, Town of Grand Chute "as
20 is" in the amount of \$1,151.51, with no budget adjustment necessary as the funds have already
21 been budgeted in the appropriate cost center as detailed in the attached fiscal note and Agreement
22 between Outagamie County and the Town of Grand Chute, which by reference are made a part
23 hereof, and

24 BE IT FINALLY RESOLVED, that the Outagamie County Clerk be directed to forward a
25 copy of this resolution to the Outagamie County Finance Director and the Outagamie County
26 Treasurer.

27 Dated this ____ day of October 2023

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Respectfully Submitted,

FINANCE COMMITTEE

Nadine Miller

Chris Croatt

John Cuff

Karen Lawrence

Steve Thiede

Duly and officially adopted by the County Board on: _____

Signed: _____
Board Chairperson

County Clerk

Approved: _____

Vetoed: _____

Signed: _____
County Executive

OUTAGAMIE COUNTY FISCAL NOTE

INTRODUCTION: This form must be attached to any resolution or ordinance which contains a spending or revenue proposal. The form should be completed by an individual within the department initiating the resolution or ordinance with assistance from the Financial Services Department. Contact the Finance Director (1674), Controller (1675) or Staff Accountant (1681) for assistance. Once completed, forward a copy of the form to the Financial Services Department for their review. Financial Services will forward a reviewed copy of the fiscal note to Legislative Services.

1. **Subject:** Town of Grand Chute offer to purchase In-Rem foreclosure property – 102234900 for \$1,151.51

2. **Description:** This section must be completed for all fiscal notes. Briefly and concisely describe the request. State assumptions used and discuss any current year and long-term fiscal impacts. (A separate attachment can be used)

The County has taken title to this property through the In-Rem Foreclosure process. The delinquent taxes, interest, and fees equaled \$1,151.51 and the Town of Grand Chute would like to acquire the property. They would pay the County the total of \$1,151.51 to make the County whole.

The Town was gifted the adjacent parcel 101064200 (directly to the south) and has a plan to make a park at this location. Parcel 102234900 has delinquent taxes and has been a ^{N/A} part of Outagamie County's 11 year write off for several years.

No budget adjustment is necessary since there are funds already budgeted in the appropriate cost center. This is being brought forward for your consideration as the property is not being put out for sales bids but is just being offered solely to the Town of Grand Chute based on their request.

Current Year Budget Impact (Check one or more of the following boxes)

Revenues Expenses (Cost) None

- 3. Is the specific cost or revenue included in the current year's budget? yes () no () partially ()
- 4. If the proposal requests additional spending, can the additional cost be absorbed within the current year's line item? yes () no () n/a ()
- 5. Is the proposal to accept additional revenues only? yes () no ()
- 6. Does this request modify/adjust the current year budget? yes () no ()
If no, skip to question 8 below.

7. Detail current year budget changes. Please list cost center name, line item, account number and either the increase or decrease amount. (Please note that all budget adjustments must balance. For example, an increase in an expenditure account must be offset by a decrease in another expenditure account or the contingency fund or an increase in a revenue account or other funding sources such as fund balance applied.)

COST CENTER NAME	LINE ITEM (i.e. Salaries, Supplies, Etc.)	ACCOUNT NUMBER INCLUDING COST CENTER (i.e. 1004100.5100, 1004100.5400, etc.)	INCREASE (DECREASE) AMOUNT
n/a			

Annual and Long-Term Impact

- 8. Is the above Increase/Decrease a nonrecurring one-time expense or revenue? yes () no () n/a ()
- 9. What is the anticipated annual and/or long-term cost or revenue impact? Annual Cost 0
Annual Revenue 0

Fiscal Note Prepared by: Trenten Woelfel

For Financial Services purposes only	
Reviewed By: <i>Alison Bong</i>	If expenditures are recorded in the financial system at a level of detail lower than the level 6 as shown above, indicate the specific account numbers and amounts below: <u>Detail Expenditures Account Number</u> <u>Amount</u> N/A
Date: <u>9/28/2023</u>	
Comments:	

AGREEMENT

Between Outagamie County and Town of Grand Chute Pursuant to §75.365, Wis. Stats.

THIS AGREEMENT is made and entered into this _____ day of _____, 2023, by and between the Town of Grand Chute, Wisconsin, a municipal corporation, ("TOWN") and Outagamie County, Wisconsin, a quasi-municipal corporation ("COUNTY").

RECITALS

WHEREAS, there is one (1) parcel of land located in the TOWN identified as the following described real estate, together with the rents profits, fixtures and other appurtenant interests:

Parcel Identification Number: 102234900

Outlot One (1), First Addition to Capitol Acres, Town of Grand Chute, Outagamie County, Wisconsin.

PROPERTY ADDRESS: W HIAWATHA DR

hereafter referred to as the "PROPERTY"; and,

WHEREAS, the COUNTY has not done any due diligence regarding potential environmental hazards on the property and has not proceeded to acquire these parcels by *in rem* tax foreclosure; and

WHEREAS, the TOWN is interested in the PROPERTY in its efforts to revitalize and improve the downtown area of the Town of Grand Chute; and

WHEREAS, the COUNTY and TOWN desire to enter into this agreement pursuant to §75.365, Wis. Stats.;

NOW, THEREFORE, in consideration of the mutual covenants and promises set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

**ARTICLE I
ACQUISITION OF THE PROPERTY**

- Section 1.01 The COUNTY has included the property in its 2023 *In Rem* Tax Foreclosure proceedings pursuant to the authority vested in the COUNTY by the Wisconsin Statutes.
- Section 1.02 The COUNTY agrees that it will make reasonable efforts to acquire the PROPERTY by *In Rem* Tax Foreclosure proceedings. The COUNTY and the TOWN recognize that even though the COUNTY has included the PROPERTY in its 2023 *In Rem* Tax Foreclosure proceedings, it is possible that the Outagamie County Circuit Court may refuse to order or adjudge that the COUNTY be vested with an estate in fee simple absolute in the PROPERTY.
- Section 1.03 The COUNTY agrees that in the event the COUNTY acquires the PROPERTY by *In Rem* Tax Foreclosure proceedings it will thereafter convey the acquired PROPERTY to the TOWN by Quit Claim Deed(s) upon the condition that the TOWN has approved and executed this Agreement.
- Section 1.04 The COUNTY and TOWN agree that the amount of \$1,151.51 is the outstanding delinquent real property taxes (this amount includes interest through 09/30/2023 and special assessments/charges that the COUNTY has previously settled with the TOWN), and expenses accrued by the COUNTY in the *in rem* process due for the PROPERTY for the tax years 2011 through 2022, inclusive, as follows:
- | | |
|---------------------------|--------------------|
| Property Taxes 2011-2022: | \$ 800.51 |
| Publication Costs: | \$ 246.00 |
| Title Letter: | \$ 75.00 |
| ROD Filing Fees: | \$ 30.00 |
| Appraisal Fee: | <u>\$ 0.00</u> |
| | <u>\$ 1,151.51</u> |
- Section 1.05 The COUNTY's obligation to convey the PROPERTY as set forth above is contingent upon approval of the conveyance by the Outagamie County Board.
- Section 1.06 The TOWN agrees that in consideration for the conveyance of the PROPERTY, it shall remit to the COUNTY, by not later than 30 days after the COUNTY acquires the *in rem* judgment for the PROPERTY, or any of the parcels listed herein, the sum which consists of the outstanding principal and interest amount of real property taxes due for the tax years 2011 through 2022, inclusive, and shall hereinafter be referred to as the "specified sum."
- Section 1.07 The TOWN agrees and acknowledges that the COUNTY'S conveyance of the PROPERTY to the TOWN is a conveyance "as is", by Quit Claim Deed(s) which will be prepared by COUNTY and recorded by the COUNTY.
- Section 1.08 The TOWN shall be responsible to pay the 2023 Property Tax Bill.

**ARTICLE II
INDEMNIFICATION**

- Section 2.01 The TOWN shall exonerate, save harmless, protect, indemnify and defend the COUNTY, its officers, employees and agents from and against any and all losses, damages, claims, suits or actions, judgments, and costs whatsoever, including reasonable attorneys' fees, which may arise out of or be attributable to the conveyance of the PROPERTY from the COUNTY to the TOWN.
- Section 2.02 The TOWN shall exonerate, save harmless, protect, indemnify and defend the COUNTY, its officers, employees and agents from and against any and all losses, damages, claims, suits or actions, judgments, and costs whatsoever, including reasonable attorneys' fees, which may arise out of or be attributable to the PROPERTY.
- Section 2.03 The COUNTY shall not be responsible or liable to the TOWN for any loss or damage that may be occasioned by or through either the acts or omissions of persons occupying the PROPERTY, if any.

**ARTICLE III
ENVIRONMENTAL INDEMNIFICATION**

- Section 3.01 Definitions. The following terms shall have the following meanings for purposes of this Agreement:
- (a) Hazardous Substances. "Hazardous Substances" means any substance:
- (1) the presence of which requires investigation, clean-up, removal or other remediation under any federal, state or local statute, regulation, ordinance, order, action, policy or common law; or
 - (2) which is or becomes defined as a contaminant, a solid waste, a hazardous waste, a toxic waste, a hazardous substance, a pollutant, chemical, substance or material or any other substance subject to control under any applicable environmental law, now or hereafter in effect, including without limitation: the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq.; the Clean Air Act, 42 U.S.C. § 7401 et seq.; the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. § 9601 et seq.; the Resource Conservation and Recovery Act of 1976, 42 U.S.C. § 6901 et seq.; the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq.; or under the laws of the State of Wisconsin or under any other applicable environmental law, whether now existing or hereafter in effect (the "Environmental Laws"); or
 - (3) which is toxic, explosive, corrosive, flammable, infectious, radioactive, carcinogenic, mutagenic, or otherwise hazardous; or

- (4) the presence of which on the PROPERTY causes or threatens to cause a nuisance upon the PROPERTY or to adjacent properties or poses or threatens to pose a hazard to the health or safety of persons on or about the PROPERTY.
- (b) Environmental Requirements. “Environmental Requirements” mean all applicable present and future statutes, regulations, rules, ordinances, codes, licenses, permits or orders of all governmental agencies, departments or instrumentalities of the United States, the State of Wisconsin and political subdivisions thereof and all applicable judicial, administrative, and regulatory decrees, judgments, and orders relating to the protection of human health or the environment, including, without limitation, all requirements pertaining to reporting, licensing, permitting, investigation, and remediation of emissions, discharges, releases, or threatened releases of Hazardous Substances whether solid, liquid, or gaseous in nature, into the air, surface water, groundwater, or land, or relating to the manufacture, processing, distribution, use, treatment, storage, disposal, transport, or handling of Hazardous Substances, and all requirements pertaining to the protection of the health and safety of employees or the public.
- (c) Environmental Damages. “Environmental Damages” means all claims, judgments, damages, losses, penalties, fines, liabilities (including strict liability), encumbrances, liens, costs, and expenses of investigation and defense of any claim, whether or not such claim is ultimately defeated, and of any good faith settlement of judgment, of whatever kind or nature, contingent or otherwise, matured or unmatured, foreseeable or unforeseeable (including without limitation reasonable attorneys’ fees and disbursements and consultants’ fees and the cost of complying with any equitable form of relief or the result of any injunctive or similar action whether brought by the state or federal government, a private person or organization or any other party), any of which are incurred at any time as a result of the actual or suspected existence of any Hazardous Substances upon, about, or beneath the PROPERTY or migrating or threatening to migrate to or from the PROPERTY, or the actual or suspected existence of a violation of Environmental Requirements pertaining to the PROPERTY, regardless of whether the actual or suspected existence of such Hazardous Substances or the violation of Environmental Requirements arose prior to the present ownership or operation of the PROPERTY.
- Section 3.02 Indemnification. The TOWN, for itself and its legal representatives, heirs, successors, and guarantors, jointly and severally agree to indemnify, defend (with counsel reasonably approved by the indemnified parties), reimburse and hold harmless the COUNTY, its elected officials, employees, agents and successors, and assigns (the “indemnified parties”). The TOWN agrees to indemnify, defend, reimburse and hold harmless the indemnified parties from and against any and all Environmental Damages arising from the actual or suspected presence of any Hazardous Substances upon, about, or beneath the PROPERTY or migrating to or from the PROPERTY, or arising in any manner whatsoever

