

ISHPEMING CITY COUNCIL

Organizational Meeting

Wednesday, December 8, 2021 at 6:00 p.m.

Ishpeming City Hall Conference Room, 100 E. Division Street, Ishpeming MI

City Hall Telephone Number: (906) 485-1091

1. Call to Order
2. Roll Call
3. Public Comment (*limit 5 minutes per person*)
4. Approval of Agenda
5. Agenda Comment (*limit 3 minutes per person*)
6. Consent Agenda
 - a. Minutes of Previous Meeting (November 3rd and 11th)
 - b. Approval of Disbursements
 - c. Appoint Michael Elliott to fill a vacancy on the Planning Commission Term Expiring 11/2022
 - d. Appoint Ryan Pizziola to fill a vacancy on the Planning Commission: Term Expiring 11/2024
 - e. Reappoint Jim Bertucci to the Negaunee Ishpeming Water Authority: Term Expiring 12/2024
 - f. Reappoint David Johnson to the Housing Appeals Board: Term Expiring 12/2024
 - g. Nominate Karen Kasper to the Marquette County Transit Authority: Term Expiring 12/31/2024
7. Monthly Financial Statement Report
8. Northern Michigan University CCSA Conference Championship Qualifier
9. Lake Bancroft Update from U.P. Engineers and Architects
10. 2022 City Health Insurance Coverage
11. Recommendation from the Planning Commission for rezoning of Former Episcopal Church Properties
12. Resolution #14-2021 Request from Kognisjon Bryggeri, LLC (Cognition) for On-Premises Tasting Room Permit at 310 N. First Street
13. Resolution #15-2021, Resolution supporting the cause of protecting democracy, promoting policies that protect access to the ballot for voters and building on the progress of the 2020 Election
14. First Reading of Amendment to Ordinance#8-100, Ishpeming Zoning Ordinance (Marijuana Text Revisions)
15. Rescind Ordinance #2-1600, to Prohibit Recreational Marijuana Establishments within the Boundaries of the City of Ishpeming
16. First Reading of Ordinance #2-1700, Ordinance to Regulate Marijuana Facilities
17. Resolution #16-2021, Resolution approving and authorizing signatures to MDOT State Trunkline Maintenance Agreement
18. Commitment of Funds for 2025 MDOT Small Urban Grant -- \$96,250
19. Reschedule January 2022 Council meeting from January 5th to January 12th
20. Old Business
21. New Business
22. Public Comment (*limit 3 minutes per person*)
23. Mayor and Council Reports
24. Manager's Report
25. Attorney's Report
26. Closed Session pursuant to MCL 15.268 (c) to consider strategy and negotiations connected with a collective bargaining agreement
27. Adjournment


Craig H. Cugini, City Manager

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U.S. Ski & Snowboard Cross Country Event Administration

Northern Michigan University (Club #5678453)

Email to jeplers@ussa.org or fax to 435-940-2777

Calendar Fees: **\$100.00 - PAID** (Paid by credit card on 11/17/2021)
 PO Number: SA-34296

Event Id 34296

CCSA Conference Championship Qualifier (Cross Country)

Al Quaal Recreation Area

Start Date:	02/12/2022	Location:	Al Quaal Recreation Area
End Date:	02/13/2022	Sport:	Cross Country
Event Contact:	Andrew Keller	Scoring:	Scored
Division:	Central	Closed Event:	Yes
Additional Comments:		Online Register:	No
		Late Fee Start Date:	
		Late Fee:	

Competitions

Men's Distance (DI) Date: 02/12/2022 Classes: SR,U18,U20, Number of Competitors: 0 Entry Fee: \$35.00 Lift Fee: \$0.00	Women's Distance (DI) Date: 02/12/2022 Classes: SR,U18,U20, Number of Competitors: 0 Entry Fee: \$35.00 Lift Fee: \$0.00	Men's Distance (DI) Date: 02/13/2022 Classes: SR,U18,U20, Number of Competitors: 0 Entry Fee: \$35.00 Lift Fee: \$0.00	Women's Distance (DI) Date: 02/13/2022 Classes: SR,U18,U20, Number of Competitors: 0 Entry Fee: \$35.00 Lift Fee: \$0.00
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Event Organizer Authorization

Organizer hereby acknowledges, accepts and agrees to the terms of the Schedule Agreement for U.S. Ski & Snowboard or FIS Sanctioned Event as follows in this document. Please review those terms carefully before signing.

Organizer Name (PRINT)

Title or Position

By (SIGNATURE)

Date

Ski Area/Landowner Authorization

Ski Area/Landowner ("Ski Area") hereby confirms that it has an agreement with the Organizer for the conduct of the Event in accordance with the terms of the Schedule Agreement for U.S. Ski & Snowboard or FIS Sanctioned Event as follows in this document. Please review those terms carefully before signing.

Ski Area or Landowner Name (PRINT)

Title or Position

By (SIGNATURE)

Date

U.S. Ski & Snowboard National Office Approval (If Electronic Signature, give access to Bryan Fish bryan.fish@usskiandsnowboard.org)

U.S. Ski & Snowboard National Office executing calendaring of the proposed Event in accordance with the terms of this Agreement.

By (SIGNATURE)

Date

U.S. SKI & SNOWBOARD**SCHEDULE AGREEMENT FOR U.S. SKI & SNOWBOARD OR FIS SANCTIONED EVENT**

This Schedule Agreement ("Agreement") is made and entered into on the last date signed on the first page of this Agreement by and between the United States Ski Association dba U.S. Ski & Snowboard, on behalf of itself and/or as local representative of the International Ski Federation ("FIS"), ski area/landowner as identified on the first page of this Agreement ("Ski Area"), and the Northern Michigan University ("Organizer") shown on the first page of this Agreement.

For and in consideration of the mutual covenants set forth herein, as well as other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

1. Organizer agrees that it shall be bound by and shall conform to all current event requirements as established by U.S. Ski & Snowboard, FIS, or USOPC, including but not limited to meeting SafeSport and MAAPP minimum standards, as the case may be. Such regulations are incorporated herein by this reference.
2. "Event" shall mean the CCSA Conference Championship Qualifier as defined on the first page of this Agreement and such official training and other activities as may be specifically outlined by the rules and regulations in effect at the time of the Event. The terms of this Agreement shall apply only to the Event at the time of execution by U.S. Ski & Snowboard. A separate Agreement must be executed for any additional events or competitions.
3. Organizer shall be responsible for payment of all costs and expenses associated with the conduct of the Event, including calendar fees, head taxes, awards, as well as event official's fees and expenses as required by current U.S. Ski & Snowboard or FIS rules, whichever is applicable.
4. U.S. Ski & Snowboard agrees that the Event shall be known and listed as either an official U.S. Ski & Snowboard event or FIS event, and U.S. Ski & Snowboard agrees to place the Event on the appropriate Calendar and certify the results of such Event as official upon receipt of the specified fees from Organizer.
5. Notice of postponement, change, or cancellation, shall be made in writing by fax or email, to the U.S. Ski & Snowboard national office. Concurrent notice shall be made to the regional/divisional offices of U.S. Ski & Snowboard and to the assigned technical delegate. In the case of cancelled events or competitions, Organizer shall remain responsible for all fees due U.S. Ski & Snowboard and/or FIS.
6. A duly constituted event jury shall be named and empowered by Organizer, U.S. Ski & Snowboard or FIS (where applicable). For U.S. Ski & Snowboard sanctioned Events, all jury members and judges must have a current U.S. Ski & Snowboard Officials membership. For FIS sanctioned Events, all jury members and judges must be current U.S. Ski & Snowboard Officials members or of a national federation recognized by FIS. As appropriate to the discipline and type of Event, all referees, course-setters, judges, and chief of timing and calculations and other senior officials must be appropriately certified. U.S. Ski & Snowboard (and FIS where applicable) reserves the right to nominate referees, judges, and course-setters for the Event, according to policies and procedures of the U.S. Ski & Snowboard Board of Directors and FIS. Unless insufficient qualified individuals are available to perform such functions, the referee, assistant referee, and one-half of the course setters and/or judges shall be individuals who are not officers, directors, regular employees or members of Organizer itself or any of its parent entities or subsidiaries.
7. The portions of the facilities (trails, slopes, jumps, half-pipes, etc.) that are to be used in the actual event must conform with applicable U.S. Ski & Snowboard or FIS rules as applied by the technical delegate and event jury. Organizer shall be responsible for working with the Ski Area, U.S. Ski & Snowboard or FIS, and the event jury to select these facilities and ensure that they are prepared in conformity with applicable rules, and homologation or facility approval requirements according to discipline and type of event. U.S. Ski & Snowboard and FIS shall not be responsible for any costs incurred to achieve compliance.
8. Organizer agrees that entries for the Event shall be accepted only according to the respective U.S. Ski & Snowboard or FIS rules then in effect. Organizer agrees that entry of any foreign competitors shall be through the U.S. Ski & Snowboard national office only, unless such competitors have a current U.S. Ski & Snowboard membership and conform to all requirements for entry, including local, divisional, regional, state, and national qualifications.
9. The parties hereto understand and agree that U.S. Ski & Snowboard or FIS respectively, retain all commercial sponsorship rights and media exploitation rights arising in connection with the Event.
10. For events in which U.S. Ski & Snowboard Team participation is expected, a separate event agreement may be required by U.S. Ski & Snowboard in addition to this Agreement. For such events, failure of Organizer to execute such separate agreement if requested by U.S. Ski & Snowboard shall render this Agreement null and void.
11. Organizer shall either pay or waive admissions charges, entry fees, and any lift ticket fees for members, coaches and officials of the U.S. Ski or Snowboard Team and other FIS national ski or snowboard teams, in accordance with U.S. Ski & Snowboard and/or FIS policy.
12. Organizer shall process and submit proper results, as verified by the original signature of the technical delegate, and shall remit applicable U.S. Ski & Snowboard head taxes or other fees, according to U.S. Ski & Snowboard and FIS rules then in effect. Results shall not be certified by U.S. Ski & Snowboard or FIS until any outstanding financial obligations of Organizer to

U.S. Ski & Snowboard and/or FIS have been satisfied in full.

13. For information on applicable insurance coverages for Organizers and ski area/landowners, please visit <http://buckner.com/us-ski-and-snowboard/>. All coverage is contingent on the proper execution of this Agreement including all appropriate detail as to date, location, discipline, type of event, and class(es) of participants.

14. Organizer further agrees:

- a) to comply with any requirement of federal, state or local law, or any safety or eligibility regulation of U.S. Ski & Snowboard, FIS, USOPC, and SafeSport in connection with the Event;
- b) to exclude from competing in the Event any person who lacks proof of either current U.S. Ski & Snowboard membership in good standing, current listing on the FIS points list, or has been properly entered by a recognized federation that is a member of the FIS;
- c) to exclude from the Event any person whom the Jury has not deemed qualified to forerun or compete;
- d) to exclude from physical presence within Event areas or courses, at all such times as any facet of the Event may be underway, any workers who are not U.S. Ski & Snowboard members, properly credentialed FIS officials, coaches and trainers, or regular employees or agents of Organizer or Ski Area acting within the scope of their employment, unless such workers have properly executed a "Competition Worker Registration" form.

Failure to abide by the provisions of this Agreement may void any insurance coverages provided by U.S. Ski & Snowboard or FIS.

15. Once witnessed by the signatures on the first page of this Agreement, the terms set forth herein may be altered only by such supplemental agreements and other supplemental materials incorporated therein as are witnessed and attested by these same parties or their authorized agents in writing. This Agreement shall extend to and be binding upon the successors and assignees of the parties hereto. The Agreement shall supersede all prior agreements between the parties relating in any way to the subject matter hereof (except for any event agreements as described in paragraph 10 above). This Agreement may be executed in counterparts, and shall be construed in accordance with, and governed by the substantive laws of, the State of Utah, without reference to principles governing choice or conflicts of laws. In addition, all legal proceedings relating to the subject matter of this Agreement shall be maintained in state courts sitting in Summit County, Utah or federal district courts sitting in the District of Utah, Central Division and Organizer consents and agrees that jurisdiction and venue for such proceedings shall lie exclusively with such courts.

Version Date: July 2021



Local Government Approval For On-Premises Tasting Room Permit

(Authorized by MCL 436.1536)

RESOLUTION #14-2021

Instructions for Applicants:

- You must obtain a recommendation from the local legislative body for a new On-Premises Tasting Room Permit application.

Instructions for Local Legislative Body:

- Complete this resolution or provide a resolution, along with certification from the clerk or adopted minutes from the meeting at which this request was considered.

At a _____ meeting of the _____ City of Ishpeming _____ council/board
(regular or special) (township, city, village)
called to order by _____ on _____ at _____
the following resolution was offered: (date) (time)
Moved by _____ and supported by _____
that the application from Kognisjón Bryggeri, LLC
(name of applicant - if a corporation or limited liability company, please state the company name)

for a NEW ON-PREMISES TASTING ROOM PERMIT

to be located at: 301 North First Street, Ishpeming, Michigan 49849

It is the consensus of this body that it _____ this application be considered for
(recommends/does not recommend)
approval by the Michigan Liquor Control Commission.

If disapproved, the reasons for disapproval are _____

Vote

Yeas: _____

Nays: _____

Absent: _____

I hereby certify that the foregoing is true and is a complete copy of the resolution offered and adopted by the _____
council/board at a _____ meeting held on _____ (township, city, village)
(regular or special) (date)

Print Name of Clerk

Signature of Clerk

Date

Under Article IV, Section 40, of the Constitution of Michigan (1963), the Commission shall exercise complete control of the alcoholic beverage traffic within this state, including the retail sales thereof, subject to statutory limitations. Further, the Commission shall have the sole right, power, and duty to control the alcoholic beverage traffic and traffic in other alcoholic liquor within this state, including the licensure of businesses and individuals.

Please return this completed form along with any corresponding documents to:

Michigan Liquor Control Commission

Mailing address: P.O. Box 30005, Lansing, MI 48909

Hand deliveries or overnight packages: Constitution Hall - 525 W. Allegan, Lansing, MI 48933

Fax to: 517-763-0059

RESOLUTION NO. #15-2021
CITY OF ISHPEMING

Resolution supporting the cause of protecting democracy, promoting policies that protect access to the ballot for voters and building on the progress of the 2020 elections.

WHEREAS, access to voting and participation in free, fair and secure elections is fundamental to our system of governance; and

WHEREAS, Michigan voters overwhelmingly supported amending the constitution to expand voting rights, make it easier to register and easier to vote: 69% of voters in the City of Ishpeming and 67% of voters in Michigan voted Yes on Proposition 3 in 2018; and

WHEREAS, restricting voting rights and undermining the fair, nonpartisan administration of elections is harmful to all communities, but disproportionately impacts (already marginalized) voters of color, lower-income communities, the elderly, as well as disabled voters; and

WHEREAS, in recent months, state legislatures, including Michigan's, have introduced dozens of bills that essentially restrict access to voting, make election administration and oversight less equitable and efficient, and undermine existing laws that maintain election security and ensure nonpartisan counting and certification of votes; and

WHEREAS, Michigan's established voter photo ID/affidavit requirement has proven effective and secure for 25 years and in the 2020 election only 11,400 Michiganders without ID (0.2 percent of voters) signed an affidavit under penalty of perjury to vote in person; and

WHEREAS, elections in Michigan have been conducted safely and securely and without any significant fraud, up to and including the 2020 election, as the Senate Oversight Committee Report concluded; and

WHEREAS, in 2021, the Secretary of State unveiled a legislative agenda that would improve access to voting whether early, absentee, or in-person; expedite absentee ballot processing; and make voting more convenient;

Now, therefore, be it RESOLVED that the Ishpeming City Council on this 8TH day of December, strongly supports policies that expand and protect equitable access to voting and that strengthen and sustain a robust election infrastructure, including both material and human resources:

- Make Election Day a state holiday to facilitate voting and make it easier for citizens to serve as election workers;
- Allow overseas service members and spouses to return their ballots electronically;
- Earmark sufficient funding for elections to recruit, train and retain needed election workers, to add sufficient election equipment such as secure drop boxes and tabulators, and to support voters with disabilities;
- Allow the processing of absentee ballots starting one week prior to Election Day;
- Authorize clerks to mail absentee ballot applications to all registered voters in every election cycle;
- Mandate the same training standards for election workers and election challengers;
- Establish early in-person voting; and
- Require a statewide risk-limiting audit of election results prior to state certification.

The Council urges the Michigan House and Senate and the Governor to take immediate and long-term action to support the goal of preserving democracy, ensuring access to voting, and continuing to promote the integrity, security, and fairness of all elections throughout the State of Michigan; and be it further

RESOLVED, that the Ishpeming City Council strongly opposes all legislation or other efforts that would restrict access to the ballot, undermine the nonpartisan, fair and efficient administration of elections; and restrict voting rights;

AND BE IT FURTHER RESOLVED, that a copy of this Resolution be forwarded to the Office of the Secretary of State, the Governor's Office, and the members of the Upper Peninsula delegation to the Michigan State Legislature.

The following aye votes were recorded: _____

The following nay votes were recorded: _____

Adopted this _____ day of _____, 2021.

STATE OF MICHIGAN (ss

COUNTY OF MARQUETTE

I Cathy Smith, Clerk of the City of Ishpeming, Michigan, do hereby certify that the above is a true and correct copy of the Resolution adopted by the Ishpeming City Council at a regular meeting held on _____.

Signature

City Clerk

Title

Manufactured Housing Community: A parcel or tract of land under the control of a person upon which three (3) or more manufactured homes are located on a continual non-recreational basis and which are offered to the public for that purpose. A recreational vehicle park or campground is not a manufactured home community which meets the minimum lot width and area requirements for the zoning district in which it is located. The older term "mobile home park" is often used by individuals as an equivalent term.

Manufactured Housing Community License: A written license issued by the Manufactured Housing Commission allowing a person to operate and maintain a manufactured housing community under the provisions of Michigan Public Acts 96 of 1987, as amended, and this Ordinance and regulations issued hereunder.

These are three entirely new definitions to be placed in
Ishpeming's Zoning Ordinance in Section 3.0, Page 13.

Marihuana: means that term as defined in the Public Health Code, MCL 333.1101 et seq.; the MMA, MCL 333.26421 et seq.; the MFLA, MCL 333.27101 et seq.; the MTA MCL 333.27901 et seq. and the MRTMA, MCL 333.27901 et seq. or MCL 333.7106 "Marihuana" means all parts of the plant Cannabis sativa L.; growing or not; the seeds of that plant; the resin extracted from any part of the plant; and every compound, manufacture, salt, derivative, mixture, or preparation of the plant or its seeds or resin. Marihuana does not include the mature stalks of the plant, fiber produced from the stalks, oil or cake made from the seeds of the plant, any other compound, manufacture, salt, derivative, mixture, or preparation of the mature stalks, except the resin extracted from those stalks, fiber, oil, or cake, or any sterilized seed of the plant that is incapable of germination. Marihuana does not include industrial hemp.

Marihuana retailer: means a person licensed to obtain marihuana from marihuana establishments and to sell or otherwise transfer marihuana to marihuana establishments and to individuals who are 21 years of age or older.

Marihuana provisioning center: means a licensee that is a commercial entity located in Michigan that purchases marihuana from a grower or processor and sells, supplies, or provides marihuana to registered qualifying patients, directly or through the patients' registered primary caregivers. Provisioning center includes any commercial property where marihuana is sold at retail to registered qualifying patients or registered primary caregivers. A noncommercial location used by a primary caregiver to assist a qualifying patient connected to the caregiver in accordance with the MMA, MCL 333.26421 et seq, is not a provisioning center for purposes of this article.

Master Plan: The comprehensive plan including graphic and written proposals indicating the general location for streets, parks, schools, public buildings and all physical development of the City of Ishpeming and includes any unit or part of such plan, and any amendment to such plan or parts thereof.

14.0 SECTION 14.0: (GC) GENERAL COMMERCIAL DISTRICT

14.1 **Intent:** To establish and preserve a general commercial business district containing uses which include the retail sale or combination retail/wholesale of commodities catering to the local community and/or the need of highway tourist traffic. In GC, General Commercial District the parenthetical number (00000) listed by each use is taken from the North American Industry Classification System (NAICS), 2012 published by the U.S. Office of Management and Budget and is intended to provide a general guide of uses intended under each heading. **Refer to Appendix "A" for detailed NAICS information.**

14.2 **Permitted Principal Uses:** (See Section 19.0 and also Section 21.0). Wholesale trade (42), General commercial retail trade (44-45) as itemized below and personal care service establishments (8121).

- A. All wholesale trade establishments (42) except (423930).
- B. Motor vehicle and parts dealers (441), Furniture and home furnishings (442), Electronics and appliance (443), Building material and garden equipment/supplies (444), Food and beverage stores (445), Health and personal care (446), Clothing and clothing accessories (448).
- C. Sporting goods, hobby, musical instrument and book stores (451), General merchandise (452), Miscellaneous store retailers (453), Nonstore retailers (454) except Fuel dealers.
- D. Package delivery service retail stores (couriers: UPS, FedEx, etc.)(492110) that serve persons living in adjacent residential areas.
- E. Other information services (5191), Depository credit intermediation (5221), i.e. Commercial Banks, Savings Institutions, and Credit Unions.
- F. Professional, Scientific, and Technical Services (541).
- G. Ambulatory Health Care Services (621).
- H. Independent artists, writers and performers (71151).
- I. Health spas, fitness and recreational sports centers (71394) without overnight accommodations, Bowling centers (71395).
- J. Motels and hotels (72111), Restaurants and other eating places (7225).
- K. Repair and Maintenance (811) except Commercial and Industrial Machinery and Equipment (8113), Personal care services (8121).
- L. Civic and Social Organizations (8134).
- M. Governmental offices (9211, 9221 except 922140 & 922150; and 92216, 9231, 9241, 9251, 9261).

14.3 **Conditional Uses:** (Requires Planning Commission approval, See Section 25.0)

- A. Owner or rental residential units.
- B. Public utility substations (221121), See Section 25.3 D.
- C. Gas (vehicle service) stations (447).
- D. Libraries and archives (51912), Mini-warehouses and Self-storage Units (53113), General medical and surgical hospitals (6221), Child day care services (6244).
- E. Drinking Places (Alcoholic Beverages) i.e. pubs, taverns, bars, including brew pubs (72241).
- F. Commercial and Industrial machinery and equipment repair and maintenance (81131) and religious institutions (8131).
- G. **Marihuana retailer / Marihuana provisioning center. See Section 25.5**

15.0 SECTION 15.0: (CBD) CENTRAL BUSINESS DISTRICT

15.1 Intent: To establish and provide flexible regulations that apply to businesses serving a local or regional market and located in the core area of the City, where intensive commercial development occurs. A pedestrian orientation and a pedestrian connectedness will be encouraged. In the CBD, Central Business District the parenthetical number (00000) listed by each use is taken from the North American Industrial Classification System (NAICS), 2012 published by the US. Office of Management and Budget and is intended to provide a general guide of uses intended under each heading. **Refer to Appendix "A" for detailed NAICS information.**

15.2 Permitted Principal Uses: (See Section 19.0 and also Section 21.0)

- A. Retail, office and service functions conducted within completely enclosed buildings.
- B. Owner or Rental residentially occupied units located above the first floor.
- C. Motor vehicle and parts dealers (441), Furniture and home furnishings (442), Electronics and appliance (443), Building material and garden equipment/supplies (444), Food and beverage stores (445), Health and personal care (446), Clothing and clothing accessories (448).
- D. Sporting goods, hobby, musical instrument and book stores (451), General merchandise (452), Miscellaneous store retailers (453), Vending Machine Operators (454210).
- E. Post office (49111) which among other things provides for direct customer services, not including rural route distribution centers or regional collection, sorting, and distribution.
- F. Other information services (5191), Depository credit intermediation (5221), i.e. Commercial Banks, Savings Institutions, Credit Unions.
- G. Professional, Scientific, and Technical Services (541).
- H. Educational services (611), including (61151) provided no vehicles or heavy machinery are used on site, except 6111, 6112, & 6113.
- I. Ambulatory Health Care Services (621), Social Assistance (624).
- J. Performing Arts Companies (7111), Independent artists, writers and performers (71151) Museums, Historical Sites (712).
- K. Restaurants and Other Eating Places (7225).
Outside seating, assembly, and activity areas for restaurants and other eating places may be permitted by the Zoning Administrator. Such outside areas shall be designed as part of the building mass to which they are accessory in the sense that they shall be enclosed by masonry walls and/or decorative fencing elements extended from the main building, or shall otherwise be physically delineated and limited in a manner acceptable to the Zoning Administrator; subject further to the following conditions:
 - 1. Setbacks for such outside areas shall be not less than those required for conventional buildings within the district.
 - 2. Outside areas provide for adequate emergency egress by patrons, and shall not occupy required sidewalk areas nor impair emergency vehicle access.
- L. Personal Care Services (8121).
- M. Civic and Social Organizations (813410), including community service clubs, fraternal organizations, and lodge halls.
- N. Governmental offices (9211, 9221, except 922140, 922150, 92216, 9231, 9241, 9251, 9261).
- O. Outdoor entertainment and community events.
- P. Temporary outdoor sales and display of merchandise in conjunction with City of Ishpeming approved events.

15.3 Parking for Principal Uses:

- A. On-street and off-street parking for Principal Uses is available in this zoning district. Accordingly, parking requirements for Principal Uses in this district are eliminated with the exception of Owner or Rental residentially occupied units which must have Two (2) off-street parking spaces per unit. Conditional Uses, except for establishments selling alcoholic beverages for consumption on the premises, must meet parking requirements.

15.4 Conditional Uses: (Requires Planning Commission approval, see Section 25.0)

- A. Used automobile and truck sales (441120), Taxi and Limousine service (4853).
- B. Veterinary services (54194).
- C. Community housing services with overnight accommodations (62422) including temporary shelters (624221).
- D. Fitness and Recreational Sports Centers (71394), and Hotels and motels (72111).
- E. Drinking Places (Alcoholic Beverages) i.e. pubs, taverns, bars, including brew pubs (72241).
- F. Religious institutions (8131)
- G. Public utility substations (221121), See Section 25.3 D.
- H. **Marihuana retailer / Marihuana provisioning center. See Section 25.5**

15.5 Facade Standards for New Construction or Redevelopment

Background: Because the CBD is a unique historic place with great intrinsic value and many one-of-a-kind historic buildings, it is important that new buildings or redevelopment of existing buildings be done in a manner that is consistent with the best character of the CBD. In addition to existing adopted commercial building codes, to preserve the unique character of the downtown and to prevent devaluation of the existing stock of historical buildings, the City of Ishpeming establishes the following requirements for new buildings or redeveloped existing buildings:

- A. Exterior finishes will be constructed to provide an appearance similar to existing historical buildings. Specifically, exterior finishes will be constructed in high quality building materials such as stone, brick, natural wood, and synthetic products that closely resemble these materials but are lower in maintenance cost and have longer durability. The use of composite-wood siding must be approved by a Conditional Use Public Hearing (Requires Planning Commission approval, see Section 25.0). Sheet-metal siding, or ordinary vinyl siding is expressly prohibited.
- B. Windows should be modernized with high energy efficiency thermal pane windows, but these windows shall be made in a manner that closely matches the original architectural design of existing buildings. For example, a four pane window should be replaced with a four pane window. If the window has an arched glass pane, the replacement window should also maintain that design, or at a minimum, the window pane may be squared within the arched silhouette of the window frame.
- C. Side lot-line-to-lot-line construction is required between existing buildings. There should be no new spaces (gaps) between adjacent buildings. Construction techniques must be used to avoid gaps between buildings which become harborage for weeds, trash, pests, and misconduct.
- D. The front lot line must be built to the edge of the public right-of-way. This practice provides for a uniform façade line along the sidewalk. Entryways should be rebuilt to provide ADA accessibility whenever possible.
- E. All front facades shall be a minimum of two stories. The building may be a single story; however, the front façade must maintain the appearance of a two story structure. This is necessary to provide for the "sense of space" that currently exists in the many parts of the historic CBD.
- F. Architectural details shall be used to make the buildings have character and interest. Extremely plain or ornate designs should be avoided. Use of canvas awnings is encouraged. Use of wood-framed overhangs is prohibited.
- G. Projecting signage is encouraged. Pole signs are prohibited.

This is an entirely new addition to Ishpeming's Zoning Ordinance and is proposed to be added to Section 25 Conditional Use Permit on Page 108.

Section 25.5 Marihuana Facility Conditional Use Requirements

25.5 This section addresses specific requirements for a Marihuana retailer and/or a Marihuana provisioning center. Ordinance No. 2-1700 authorizes and regulates Marihuana facilities in the City of Ishpeming. One (1) Marihuana retailer / Marihuana provisioning center may be located within the CBD (Central Business District) and One (1) Marihuana retailer / Marihuana provisioning center may be located within the GC (General Commercial) zoning district. The definitions for the bolded text are located in the Zoning Ordinance.

Marihuana Facility Requirements:

A. At the time of application for a Conditional Use Permit, the Marihuana Facility must have a provisional license from the State of Michigan and also follow the Michigan Regulation and Taxation of Marihuana Act, MCL 333.27951 et seq.

B. Marihuana facilities may not be permitted as a home business or an accessory use.

C. All county, state and federal laws pertaining to the emission of odor, smoke, noise, vibration etc. shall be met at all times during operation.

D. Odor from marihuana retail or provisioning shall be addressed with an activated carbon filtration system to ensure that air leaving the building through an exhaust vent passes through an activated carbon filter. The filtration system shall consist of one or more fans and activated carbon filters sized for the Cubic Feet per Minute (CFM) equivalent of the volume of the building divided by three. The filters shall be rated for the applicable CFM, and be in use and maintained in working order.

E. Negative air pressure shall be maintained inside the building. Doors and windows shall remain closed except for the minimum time required for ingress and egress.

F. No trash, garbage or waste material shall be stored outdoors unless effectively screened from view.

G. Marihuana retailer / Marihuana provisioning center facilities shall have a minimum of 1 parking space per 1,000 square feet of floor area, and a minimum of two (2) spaces.

ORDINANCE NO. 2-1600

AN ORDINANCE TO PROHIBIT RECREATIONAL MARIJUANA ESTABLISHMENTS WITHIN
THE BOUNDARIES OF THE CITY OF ISHPEMING

An ordinance to prohibit marijuana establishments within the boundaries of the City of Ishpeming pursuant to Initiated Law 1 of 2018, and to provide penalties for violation of this ordinance, to provide for severability, and to repeal all ordinances or parts of ordinances in conflict therewith, and to provide an effective date.

THE CITY OF ISHPEMING ORDAINS:

Section I: Title

This ordinance shall be known as and may be cited as the City of Ishpeming Prohibition of Marijuana Establishments Ordinance.

Section II: Definitions

Words used herein shall have the definitions as provided for in Initiated Law 1 of 2018, as may be amended.

Section III: No Marijuana Establishments

The City of Ishpeming ordains that pursuant to the Michigan Regulation and Taxation of Marijuana Act, Section 6.1, the City elects to prohibit marijuana establishments within its boundaries.

Section IV: Violations and Penalties

1. Any person who disobeys, neglects or refuses to comply with any provision of this ordinance or who causes or allows or consents to any of the same shall be deemed to be responsible for the violation of this ordinance. A violation of this ordinance is deemed to be a nuisance per se.
2. A violation of this ordinance is a municipal civil infraction for which the fine shall be \$500. The foregoing sanctions shall be in addition to the rights of the City to proceed at law or equity with other appropriate and proper remedies. Additionally, the violator shall pay costs which may include all expenses, direct and indirect, which the City incurs in connection with the municipal civil infraction.
3. Each day during which any violation continues shall be deemed a separate offense.
4. In addition, the City may seek injunctive relief against persons alleged to be in violation of this ordinance, and such other relief as may be provided by law.

Section V: Severability

The provisions of this ordinance are hereby declared to be severable. If any clause, sentence, word, section or provision is hereafter declared void or unenforceable for any reason by a court of competent jurisdiction, it shall not affect the remainder of such ordinance which shall continue in full force and effect.

This ordinance is adopted as an emergency ordinance and shall take effect upon legal publication.

Adopted: December 5, 2018

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ORDINANCE NO. 2-1700
AN ORDINANCE TO REGULATE MARIJUANA FACILITIES

THE CITY OF ISHPEMING ORDAINS:

Section 1. PURPOSE

It is the intent of this ordinance to authorize the establishment of certain types of marijuana facilities in the City of Ishpeming and provide for the adoption of reasonable restrictions to protect the public health, safety and general welfare of the community at large; to retain the character of neighborhoods; and to mitigate potential impacts on surrounding properties and persons.

Section 2. DEFINITIONS.

- A. Any term defined by the MMA, (Medical Marihuana Act) MCL 333.26421 et seq. shall have the definition given in the MMA.
- B. Any term defined by the MFLA (Marihuana Facilities Licensing Act) MCL 333.27101 et seq. shall have the definition given in the MFLA.
- C. Any term defined by the MTA (Marihuana Tracking Act) MCL 333.27901 et seq. shall have the definition given in the MTA.
- D. Any term defined by the MRTMA (Michigan Regulation and Taxation of Marihuana Act) MCL 333.27951 et seq. shall have the definition given in the MRTMA.
- E. "Designated consumption establishment" means a commercial space that is licensed by the agency to permit adults 21 years of age and older to consume marijuana products at the location indicated on the state license.
- F. "Grower" means a licensee that is a commercial entity located in this state that cultivates, dries, trims or cures and packages marijuana for sale to a processor, provisioning center or marijuana retailer.
- G. "Licensee" means a person holding a state operating license issued under the MFLA, MCL 333.27101 et seq.; the MTA, MCL 333.27901 et seq. or the MRTMA, MCL 333.27901 et seq.
- H. "Marijuana" or "Marihuana" means that term as defined in the Public Health Code, MCL 333.1101 et seq.; the MMA, MCL 333.26421 et seq.; the MFLA, MCL 333.27101 et seq.; the MTA MCL 333.27901 et seq. and the MRTMA, MCL 333.27901 et seq.
- I. "Marijuana Event Organizer" means a person licensed to apply for a temporary marijuana event license under these rules.

J. "Marijuana Facility" or "Marijuana Establishment" means an enterprise at a specific location at which a licensee is licensed to operate under the MFLA, MCL 333.27101 et seq., or the MRTMA, MCL 333.27951 et seq. including a marijuana grower, marijuana processor, marijuana provisioning center, marijuana establishment, marijuana secure transporter, marijuana safety compliance facility, or any other type of marijuana-related business licensed by the State of Michigan. The term does not include or apply to a "primary caregiver" or "caregiver" as that term is defined in the MMA, MCL 333.26421 et seq.

K. "Marijuana Microbusiness" means a person licensed to cultivate not more than 150 marijuana plants; process and package marijuana; and sell or otherwise transfer marijuana to individuals who are 21 years of age and older or to a marijuana safety compliance facility, but not to other marijuana establishments.

L. "Provisioning center" means a licensee that is a commercial entity located in Michigan that purchases marijuana from a grower or processor and sells, supplies, or provides marijuana to registered qualifying patients, directly or through the patients' registered primary caregivers. Provisioning center includes any commercial property where marijuana is sold at retail to registered qualifying patients or registered primary caregivers. A noncommercial location used by a primary caregiver to assist a qualifying patient connected to the caregiver in accordance with the MMA, MCL 333.26421 et seq., is not a provisioning center for purposes of this article.

M. "Person" means an individual, corporation, limited liability company, partnership, limited partnership, limited liability partnership, limited liability limited partnership, trust, or other legal entity.

N. "Processor" means a licensee that is a commercial entity located in Michigan that purchases marijuana from a grower and that extracts resin from the marijuana or creates a marijuana-infused product for sale and transfer in packaged form to a provisioning center or marijuana retailer.

O. "Retailer" means a person licensed to obtain marijuana from marijuana establishments and to sell or otherwise transfer marijuana to marijuana establishments and to individuals who are 21 years of age or older.

P. "Safety Compliance Facility" means a licensee that is a commercial entity that receives marijuana from a marijuana facility or registered primary caregiver, tests it for contaminants and for tetrahydrocannabinol and other cannabinoids, returns the test results, and may return the marijuana to the marijuana facility.

Q. "Secure Transporter" means a licensee that is a commercial entity located in this state that stores marijuana and transports marijuana between marijuana facilities for a fee.

R. "Temporary Marijuana Event License" means a state license held by a marijuana event organizer for an event where the onsite sale or consumption of marijuana products, or both, are authorized at the location indicated on the state license during the dates indicated on the state license.

Section 3. AUTHORIZATION OF FACILITIES AND FEES.

A. The maximum number of each type of marijuana facility allowed in the City of Ishpeming shall be as follows:

<u>Facility</u>	<u>Total number</u>
Marijuana retailer/Provisioning center	2
Marijuana Grower	None
Marijuana Processor	None
Marijuana Secure Transporter Facility	None
Marijuana Safety Compliance Facility	None
Marijuana Microbusiness	None
Marijuana Event Organizer	None
Temporary Marijuana Event	None
Designated Consumption Establishment	None

B. One (1) Marijuana retailer/Provisioning Center may be located within the CBD (Central Business District) and One (1) Marijuana retailer/Provisioning Center may be located within the GC (General Commercial) zoning district.

C. No marijuana establishment shall be located within 250 feet of the real property comprising an elementary or secondary school. This distance shall be measured as the shortest straight-line distance between the property lot lines of the marijuana establishment and the school.

D. A non-refundable fee of \$5000.00 shall be paid by each marijuana facility licensee under this ordinance, which shall be paid before a license or renewal is issued. This fee is intended to help defray administrative and enforcement costs associated with the operation of a marijuana establishment in the City of Ishpeming.

E. Marijuana facilities may not have images of marijuana products nor of consumption of marijuana products depicted on the exterior of the building nor on signs. Marijuana facilities shall be configured so that marijuana products are not visible through windows or otherwise from the exterior of the building.

F. Marijuana facilities may not be open for business between the hours of nine o'clock (9:00) p.m. and seven o'clock (7:00) a.m.

Section 4. REQUIREMENTS AND PROCEDURE FOR ISSUING A LICENSE OR LICENSE RENEWAL

A. No person shall operate a marijuana facility in the City of Ishpeming without a valid marijuana facility license issued by the City pursuant to the provisions of this ordinance.

B. Every applicant for a license to operate a marijuana facility shall file an application in the Zoning Administrator's office upon a form provided by the City. The application shall contain the following information:

1. Type of application and type of license.
2. Applicant name, business name, phone number, email address, physical address and mailing address.
3. Owner and Manager information, including government issue photo identification.
4. Property information, including legal description, ownership, zoning compliance.
5. If property is leased, include a notarized letter from owner authorizing use for the intended facility.
6. Water and waste information, including estimated amounts, measures for hygiene, rubbish, hazardous waste, pest, mold and odor control.
7. Business operations, including hours of operation, record keeping, logs and data bases.
8. Security information, including surveillance cameras, alarms and secure storage.
9. Any other information the City requests that is relevant to the processing or consideration of the application.
10. Applicants have a duty to supplement submitted applications if there are any changes in the relevant state law, or any changes that would make the proposed City permit holder ineligible for a state license under the MMFLA and/or the MRTMA.
11. Required fee.

C. Upon an applicant's completion of the above-provided form and furnishing of all required information and documentation, the Zoning Administrator shall accept the application and assign it a sequential application number by facility type based on the date and time of acceptance. The Zoning Administrator shall act to approve or deny an application not later than fourteen (14) days from the date the application was accepted. If approved, the Zoning Administrator shall issue the applicant a provisional license and act to schedule a Public Hearing of the Planning Commission to review the Conditional Use Permit and all associated documents.

D. A provisional license means only that the applicant has submitted a valid application for a marijuana facility license, and the applicant shall not locate or operate a marijuana facility without obtaining all other permits and approvals required by all other applicable ordinances and regulations of the City. A provisional license will lapse and be void if such permits and approvals are not completed within six months of issuance.

E. Within fourteen (14) days from the applicant submitting proof of obtaining all other required permits and approvals and payment of the license fee, the Zoning Administrator shall approve or deny the marijuana facility license. The Zoning Administrator shall issue marijuana facility licenses in order of the sequential application number previously assigned.

F. Maintaining a valid marijuana facility license issued by the state is a condition for the issuance and maintenance of a marijuana facility license under this ordinance and continued operation of any marijuana facility. The applicant is responsible for providing a copy of the valid license to the City.

G. License holders shall report any change in the information required by this ordinance to the Zoning Administrator within ten (10) days of the change. Failure to do so may result in suspension or revocation of the license.

H. A marijuana facility license issued under this ordinance is not transferable.

Section 5. DENIAL OF APPLICATION; APPEAL

A. Should the Zoning Administrator deny an application, the applicant shall have ten (10) days from the mailing of the denial to appeal the denial to the City Manager by filing a notice of appeal with the City Clerk. The City Manager may require additional information or act upon the appeal based upon the information supplied to the Zoning Administrator. Should the City Manager reverse the decision of the Zoning Administrator, he shall issue a provisional license. Should the City Manager affirm the Zoning Administrator's decision, the City Manager shall issue a written notice affirming the decision.

B. The applicant shall have ten (10) days from the mailing of a decision by the City Manager affirming the decision of the Zoning Administrator to appeal to the City Council by filing a notice of appeal with the City Clerk. The City Council shall hear the appeal at its next regular meeting, but not sooner than five (5) days from the receipt of the appeal notice.

Section 6. LICENSE RENEWAL

A. A marijuana facility license shall be valid for one year from the date of issuance, unless revoked as provided by law.

B. A valid marijuana facility license may be renewed on an annual basis by submitting a renewal application upon a form provided by the City, gaining approval by the Zoning administrator and payment of the annual license fee. The Zoning Administrator shall evaluate the renewal application using the same criteria applicable to new applications. Application to renew a marijuana facility license shall be filed at least thirty (30) days prior to the date of its expiration.

C. Should the renewal application be denied, the procedure outlined in Section 5. above shall apply.

Section 7. PENALTIES AND ENFORCEMENT

A. Any person who violates any of the provisions of this Ordinance shall be responsible for a municipal civil infraction and subject to the payment of a civil fine of not more than Five Hundred dollars (\$500.00) plus costs. Each day a violation of this Ordinance continues to exist constitutes a separate violation. A violator of this Ordinance shall also be subject to such additional sanctions, remedies and judicial orders as are authorized under Michigan law.

B. A violation of this ordinance is deemed to be a nuisance per se. In addition to any other remedy available at law, the City may bring an action for an injunction or other process against a person to restrain, prevent, or abate any violation of this Ordinance.

C. A license issued under this ordinance may be revoked on any of the following bases:

1. Any violation of this ordinance.
2. Conviction of a licensee, owner, stakeholders, or its employees of delivery of a controlled substance to a minor.
3. Fraud, misrepresentation or the making of a false statement by an applicant, licensee, owner or stakeholder while engaging in any activity for which this ordinance requires a license or in connection with the application for a license or request to renew a license.
4. The license holder or any of its stakeholders is in default to the City personally or in connection with any business in which they hold ownership interest, for failure to pay property taxes, special assessments, fines or fees.
5. The marijuana establishment is determined by the City to have become a public nuisance.
6. The State of Michigan has denied, revoked or suspended the applicant's state operating license.

D. Acceptance of a license by a licensee constitutes consent by the licensee and its owners, officers, managers, agents and employees for any federal, state or local fire, emergency or law enforcement personnel to conduct random and unannounced examinations of the facility and all articles of property in that facility at any time to ensure compliance with this ordinance, any other local ordinances or regulations, and with the license.

Section 8. AUTHORITY.

A. Authority for the enactment of these provisions is set forth in the Medical Marihuana Facilities Licensing Act (MFLA), MCL 333.2701 et seq. and the Michigan Regulation and taxation of Marihuana Act (MRTMA), Initiated Law 1 of 2018 MCL 333.27951 et seq.

B. Nothing in this ordinance is intended to grant immunity from criminal or civil prosecution, penalty, or sanction for the cultivation, manufacture, possession, use, sale, or distribution of marihuana in any form that is not in compliance with the Medical Marihuana Act (MMA), Initiated Law 1 of 20008, MCL 333.26421 et seq.; the MFLA, MCL 333.27101 et seq.; the Marihuana Tracking Act (MTA), MCL 333.27901 et seq.; the (MRTMA), Initiated Law 1 of 2018 MCL 333.27951 et seq.; and all other applicable rules promulgated by the State of Michigan.

C. As of the effective date of this ordinance, marihuana remains classified as a Schedule 1 controlled substance under the Federal controlled Substance Act, U.S.C. Sec. 801 et seq., which makes it unlawful to manufacture, distribute, or dispense marihuana, or possess marihuana with intent to manufacture, distribute, or dispense marihuana. Nothing in this ordinance is intended to grant immunity from any criminal prosecution under federal laws.

Section 9. SEVERABILITY.

In the event that any one or more sections, provisions, phrases or words of this ordinance shall be found to be invalid by a court of competent jurisdiction, such holding shall not affect the validity or the enforceability of the remaining sections, provisions, phrases or words of this ordinance.

EFFECTIVE DATE

This ordinance shall take effect on _____.

RESOLUTION NO. #16-2021
CITY OF ISHPEMING

**RESOLUTION APPROVING AND AUTHORIZING SIGNATURES TO MICHIGAN
DEPARTMENT OF TRANSPORTATION STATE TRUNKLINE MAINTENANCE
AGREEMENT**

WHEREAS, the City of Ishpeming hereby enters into and approves the State Trunkline Maintenance Agreement with the Michigan Department of Transportation

THEREFORE, BE IT RESOLVED, the City of Ishpeming hereby authorizes the City Manager Craig H. Cugini to sign, on its behalf, the State Trunkline Maintenance Agreement with the Michigan Department of Transportation.

The following aye votes were recorded: _____

The following nay votes were recorded: _____

Adopted this _____ day of _____, 2021.

STATE OF MICHIGAN)

)SS

COUNTY OF MARQUETTE)

I Cathy Smith, Clerk of the City of Ishpeming, Michigan, do hereby certify that the above is a true and correct copy of the Resolution adopted by the Ishpeming City Council at a special meeting held on _____.

Signature

City Clerk

Title

Date _____

December 3, 2021

Transportation Planner
CUPPAD Regional Commission
2950 College Avenue
Escanaba, MI 49829

RE: Fiscal Year 2024-2026 MDOT Small Urban Grant Matching Funds

To Whom It May Concern:

The City of Ishpeming (City) is pleased to provide this letter of commitment for the Fiscal Year 2024-2026 MDOT Small Urban grant road project. We pledge the City match in the amount of \$96,250 for a grant award of \$385,000 which is a total project of \$481,250.

If you should have any questions regarding this, please feel free to contact me via phone (906-225-8102) or email (citymanager@ishpemingcity.org).

Sincerely,

Craig H. Cugini
City Manager

MDOT SMALL URBAN PROGRAM ROAD PROJECT APPLICATION

ALL FIELDS MUST BE COMPLETED

REQUESTING AGENCY INFORMATION

AGENCY NAME City of Ishpeming	CONTACT PERSON Craig H. Cugini	TELEPHONE NUMBER (906) 485-1091
STREET ADDRESS 100 East Division	CITY / ZIP Ishpeming 49849	E-MAIL ADDRESS citymanager@ishpemingcity.org

PROJECT INFORMATION

SMALL URBAN AREA Ishpeming Negaunee	SMALL URBAN AREA PRIORITY 1	YEAR OF IMPROVEMENT 2024 - 2026	LENGTH (MILES)
ROAD NAME Washington, S. Pine and N. Third Streets	PROJECT LIMITS / LOCATION See Description Below	WORK TYPE CODE 684 - Milling and Two Course Asphalt Resurfacing	

DESCRIPTION

Washington Street (Greenwood St. to Saginaw St.) ; South Pine (Division to Saginaw St.); North Third St. (North Second St.

to Hematite). Milling and Asphalt Resurfacing (up to 3"). Work performed will enhance the traffic ability by repairing multiple severely

damaged areas up to the full lengths of these routes.

IS THE ROAD SEGMENT/PROJECT FEDERAL-AID ELIGIBLE? YES ☒ NO ☐

IS SIDEWALK WORK TO BE INCLUDED IN THE PARTICIPATING COSTS? YES ☐ NO ☒

IS RIGHT-OF-WAY/LAND ACQUISITION REQUIRED? YES ☐ NO ☒

If Yes, please explain: _____

DOES THE ROAD HAVE TRUCK RESTRICTIONS? YES ☐ NO ☐

If Yes, please explain: _____

COST INFORMATION

Include participating construction capital costs and non-participating costs, such as charges related to feasibility studies, design, testing, preliminary engineering, construction engineering, or right-of-way acquisition.

STP-URBAN REQUESTED (Federal Participating) \$ 385,000.00

LOCAL MATCH (Local Participating) \$ 96,250.00

NON-PARTICIPATING COSTS..... \$ 0.00

OTHER (Describe: _____) \$

PARTICIPATING CONSTRUCTION CAPITAL TOTAL \$ 481,250.00

ADVANCE CONSTRUCT (AC) YEAR _____ AMOUNT \$ _____

ADVANCE CONSTRUCT CONVERSION (ACC) YEAR _____ AMOUNT \$ _____

OTHER COMMENTS

These routes service trucking, mining industry and residential traffic throughout the city.

SUBMITTED BY	TITLE	DATE
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2022 ISHPEMING CITY COUNCIL
MEETING SCHEDULE

Wednesday, January 12, 2022**

Wednesday, February 9, 2022

Wednesday, March 9, 2022

Wednesday, April 6, 2022

Wednesday, May 4, 2022

Wednesday, June 8, 2022

Wednesday, July 6, 2022

Wednesday, August 3, 2022

Wednesday, September 7, 2022

Wednesday, October 5, 2022

Wednesday, November 9, 2022

Wednesday, December 7, 2022

Council meeting are held the Wednesday following the first Monday of every month, unless noted with an asterisk (**).

All meetings are held at 6:00 p.m. in the Council Chambers at Ishpeming City Hall,
100 E. Division Street in Ishpeming.