IN THE CIRCUIT COURT OF THE 22ND JUDICIAL CIRCUIT McHENRY COUNTY, ILLINOIS

TAXPAYER, CLIFFORD LEEGARD TRUST) et al.,	McHenry County, Minois
Plaintiffs,	MAY 2 4 2019
v.)	Case No. 16 TX 30 KATHERINE M. KEEFE Clerk of the Circuit Court
GLENDA MILLER, in her official capacity as McHENRY COUNTY TREASURER and EX-OFFICIO MCHENRY COUNTY COLLECTOR,	
Defendant.	

AGREED ORDER

This cause came before the Court on the agreement of the parties that certain of the captioned tax rate objections should be resolved by a negotiated settlement, the CLIFFORD LEEGARD TRUST, et al. (the "Objectors"), by their counsel, Timothy P. Dwyer of The Dwyer Law Office and James P. Kelly of Matuszewich & Kelly, LLP on behalf of Algonquin Township it appearing to the Court that has jurisdiction of both the subject matter and the parties the Court having examined the Objectors' 2015 tax rate objection, and otherwise being fully advised:

The COURT FINDS THAT the Agreement between the Township and the Objectors is a fair and just disposition of certain of the Objectors' identified 2015 tax rate objections, the Court approved that agreement and further,

THE COURT ORDERS THAT:

1. The Parties' agreement with respect to tax objections raised against the Algonquin Township is \$74,022.15. This action settles all claims arising from this cause against Algonquin Township. Any of Objectors' tax objections not previously settled or withdrawn against other parties are preserved.

- 2. The Collector shall refund to the Objectors, through its counsel, The Dwyer Law Office Client Trust Account, the sum of \$74,022.15 from the Algonquin Township General Fund, plus accrued statutory interest to be charged against the Algonquin Township commencing on September 5, 2016. The amounts of refund to the Objectors are subject to verification and adjustments by the County Treasurer. Applicable statutory interest shall be added to the amounts compromised and settled. In the event that disputes arise to any such calculations this Court reserves jurisdiction to resolve any such disputes as to calculations, adjustments or interest.
- 3. The Court specifically finds pursuant to Rule 304(a) that no just reason exists for delaying the enforcement of or any appeal from this Order which is intended to finally dispose of the claims Objectors raised by the 2016 objections with the exception of those objections not settled or adjudicated.

DATE:

ENTERED: _____

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ARDC # 06203199 Attorney for the Objectors