STATE OF ILLINOIS IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT FILED SEP 182013 CIRCUIT CLERK COUNTY OF McLEAN

JULIE CROWE,

Plaintiff.

v.

CITY OF BLOOMINGTON, a Municipal Corporation,

Defendant.

AGREED ORDER

This matter came before the Court on Plaintiff's Unopposed Motion for an Award of

Costs. After considering Plaintiff's motion, the Court finds and orders as follows:

- 1. Plaintiff is the prevailing party in this matter and is entitled to an award of reasonable costs pursuant to 735 ILCS 5/5-110.
- 2. Plaintiff incurred costs totaling \$396.00 for filing this action and serving the summons upon Defendant City of Bloomington.
- 3. The parties have agreed that Plaintiff is entitled to an award of costs in that amount, as acknowledged by their signatures here.
- 3. Accordingly, Defendant City of Bloomington is ordered to pay Plaintiff \$396.00. payable to her attorneys, the Liberty Justice Center, which incurred these costs on her behalf, within 30 days of entry of this Order.

SO ORDERED.

No. 12 MR 45

Jacob H. Huebert Attorney for Plaintiff

Entered: 9.19.13

ළ J. Todd Greenburg Attorney for Defendant

Circuit Judge