Revised

Tazewell County Board Wednesday, July 31, 2024 David Zimmerman, Chairman of the Board Michael Harris, Vice-Chairman of the Board



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TAZEWELL COUNTY BOARD

James Carius Community Room 101 S. Capitol Street Pekin, Illinois 61554

Wednesday, July 31, 2024 - 6:00 p.m.

David Zimmerman - Chairman of the Board Michael Harris - Vice Chairman of the Board

- A. Roll Call
- B. Invocation and Pledge of Allegiance
- E-24-75 C. Approve appointment to County Board for District 2
 - D. Communications from members of the public and county employees
 - E. Communications from elected and appointed county officials
 - F. Approve the minutes of the June 26, 2024 County Board Proceedings
 - G. In-Place Executive Committee Meeting
 - H. Consent Agenda:

Transportation

- T-24-27 1. Approve Resolution 22-00026-00-DR Toboggan Rd. Eng. Agreement BLR 05530
 - 2. Approve Resolution 24-00026-00-DR Toboggan Rd. Amended BLR 09110
- T-24-29 3. Approve Intergovernmental Agreement with Menard County Highway

Land Use

T-24-28

- LU-24-11 4. Approve Case No. 24-25-S Hawk-Attollo, LLC Special Use Malone Twp.
- LU-24-12 5. Approve Case No. 24-26-S Fast Ave. Solar, LLC Special Use Mackinaw Twp.

Property

P-24-20 6. Approve bid for countertops and cabinetry at 1800 Broadway in Pekin

Human Resources

M. Recess to August 28, 2024

HR-24-16	7.	Approve the salary for the Sheriff
HR-24-17	8.	Approve the salary for the Chief Public Defender
	Executive	
E-24-59	9.	Approve Election Judge List
E-24-73	10.	Approve amendments to Chapter 95: Food Establishments
E-24-85	11.	Approve National Opioid Settlement Agreement with Kroger
E-24-87	12.	Approve 3rd quarter 2024 payment to Greater Peoria Economic Development Council
E-24-88	13.	Approve Resolution Authorizing Conveyance of Municipally Owned Right of Way
E-24-89	14.	Approve proposed change to FY23 Energy Transition Grant Fund projects
E-24-90	15.	Approve Intergovernmental Agreement to Provide Public Transportation to Tazewell and Woodford Counties
E-24-76	16.	Approve Employment Agreement with Administrator Michael Deluhery <u>Upon approval of in-place meeting</u>
	<u>Appointme</u>	nts and Reappointments
E-24-72	17.	Approve appointment of Meghan Brake to the Human Services Transportation Planning Commission
E-24-86	18.	Approve appointment of Richard Jameson to the Tremont Fire Protection District
	I. Unfinishe	ed Business
	J. New Bus	iness
	K. Review o	f approved bills
	L. Approve	the August 2024 Calendar of Meetings

COMMITTEE REPORT

Mr. Chairman and Members of the Tazev	well County Board:		
Your Executive Committees have considered the following RESOLUTION and recommends that it be adopted by the Board:			
	<u>O L U T I O N</u>		
WHEREAS, the Executive Committee rec formal appointment of Eric Stahl to the	ommends to the County Board to approve the Tazewell County Board; and		
WHEREAS, Eric Stahl will serve out the uprescribed by law.	unexpired term in District 2 of Randi Krehbiel as		
THEREFORE BE IT RESOLVED that the C	County Board approve this recommendation.		
BE IT FURTHER RESOLVED that the Cou Payroll of this action.	inty Clerk notifies the County Board Office and		
PASSED THIS 31st DAY OF JULY, 2024.			
ATTEST:			
Tazewell County Clerk	Tazewell County Board Chairman		

Chairman David Zimmerman Kim D. Joesting, Dist. 1 Nancy Proehl, Dist. 1 Mark Goddard, Dist. 1 Kaden Nelms, Dist. 1 Nick Graff, Dist. 2 Greg Menold, Dist. 2 Greg Sinn, Dist. 2 Eric Schmidgall, Dist. 3 Dave Mingus, Dist. 3 Tammy Rich-Stimson, Dist. 3



John C. Ackerman County Clerk

Vice Chairman, Michael Harris, Dist. 3
Jay Hall, Dist. 1
Michael Deppert, Dist. 1
Sam Goddard, Dist. 1
Jon Hopkins, Dist. 2
Maxwell Schneider, Dist. 2
Roy Paget, Dist. 2
Vacant, Dist. 2
Russ Crawford, Dist. 3
William (Bill) Atkins, Dist. 3
Greg Longfellow, Dist. 3

TAZEWELL COUNTY BOARD MEETING MINUTES WEDNESDAY JUNE 26, 2024 6:00 PM

James Carius Community Room, Tazewell Law & Justice Center, 101 S. Capitol Street, Pekin, Illinois 61554

ROLL CALL BY COUNTY CLERK

Attendance was taken by Roll Call and the following members of the board were present: Chairman Zimmerman, Members Atkins, Crawford, Deppert, Sam Goddard, Mark Goddard, Graff, Hall, Hopkins, Joesting, Longfellow, Menold, Mingus, Nelms, Paget, Proehl, Rich-Stimson, Schmidgall, Schneider, Sinn - 20. Absent: Vice Chairman Harris – 1.

INVOCATION AND PLEDGE OF ALLEGIANCE

Chairman Zimmerman led the invocation followed by the Pledge of Allegiance.

COMMUNICATION FROM MEMBERS OF THE PUBLIC AND/OR COUNTY EMPLOYEES

William Funkhouser, candidate for Tazewell County Auditor, spoke on the referendum language that is on the agenda. He spoke on the auditor position and his plans if elected in November.

Matt Hoffman, a concerned citizen, spoke on the Catmint Solar Special Use Permit request and the options the board could take concerning this matter. He provided a handout to the board.

Carol Vance, a concerned citizen, spoke in opposition to the proposed Catmint Solar project.

Sean Pluta, Catmint Solar Representative, spoke on the special use permit proposal for Catmint Solar.

Dewey Klurfield, representative of Catmint Solar LLC, spoke on the extension of the special use permit for the proposed Catmint Solar project. He encouraged the board to reconsider their decision from the May board meeting.

John Kahl Mayor, City of East Peoria, spoke on his opposition to Catmint Solar. He stated he was against the location that was chosen for this project and encouraged the board not to reconsider this project.

Keatin Foor, Representative of Land & Liberty Coalition, spoke on land owners rights and farmer's rights.

Linda Betzelberger, a concerned citizen, spoke in support of the Coyote Road Solar project.

Toby Rademaker, a concerned citizen, spoke on behalf of a family member that supports Coyote Road Solar project.

Linda Long, a Mackinaw resident, spoke on her opposition to the two solar projects on the agenda. She provided a handout to the board members.

Joyce Aggertt, a concerned citizen, spoke on the negative impacts of the proposed solar project. She provided a handout to the board members.

Arthur McCrear, a concerned citizen, spoke on his opposition to the Coyote Road Solar project.

David King, a concerned citizen, spoke on agriculture preservation districts and his concern with solar farms.

Matt Bender, Carpenters Local 237 Representative, spoke in support for the Coyote Road Solar project.

Eli Varol, RWE Development Manager, spoke on the proposed Coyote Road Solar project.

Joon Park, RWE Development Director, spoke on the proposed Coyote Road Solar project.

Mark Quarles, RWE Representative, spoke on the benefits of the solar project.

Ben Jacobi, attorney with Polsinelli law firm, spoke on the proposed Coyote Road Solar project.

COMMUNICATIONS FROM ELECTED & APPOINTED COUNTY OFFICIALS

Member Graff suggested Chairman Zimmerman move agenda items LU-24-06 and LU-24-08 to the beginning of the meeting.

EXECUTIVE SESSION

Member Sam Goodard motioned to enter into Executive Session pursuant to Section 2 (c) 11 Litigation, when an action against, affecting or on behalf of the particular public body has been filed and is pending before court or administrative tribunal, or when the public body finds that an action is probable or imminent, in which case the basis for the finding shall be recorded and entered into the minutes of the closed meeting; seconded by Member Hopkins. Motion passed by 18 Yeas; 1 Nays – Crawford.

The Tazewell County Board entered into executive session at 7:07 PM and ended at 7:28 PM.

Land Use: LU-24-06 – Reconsideration of Case No. 23-38-A – Catmint Solar – Special Use – Groveland Township

Member Graff motioned to bring back to the board floor the reconsideration of LU-24-06; second by Member Proehl. Motion passed by roll call vote of 14 Yeas; 5 Nays – Crawford, Deppert, Paget, Rich-Stimson, Schmidgall.

Member Graff spoke on the previous vote and the impact on the citizens of Tazewell County. He confirmed that motion to amend the special use permit for a one year extension was still valid from the May board meeting.

Member Menold stated he was not in favor of this project, but will vote yes because of the circumstances.

Member Crawford spoke in opposition to this project. He voiced concern about East Peoria being land locked.

Member Atkins indicated in this matter the law should apply.

Member Hopkins stated he would support the extension on the basis of the law.

Motion to reconsider Case No. 23-38-A-Catmint Solar-Special Use – Groveland Township passed by roll call vote of 12 Yeas; 6 Nays – Crawford, Deppert, Longfellow, Mingus, Paget, Schmidgall; 1 Present – Graff. Resolution LU-24-06 passed the Tazewell County Board.

Land Use: LU-24-08 – Reconsideration of Case No. 24-13-S-Coyote Road Solar, LLC – Special Use – Malone/Delavan Township

Motion by Member Menold to bring back to board floor the reconsideration of LU – 24-08; seconded by Member Proehl. Motion passed by roll call vote of 16 Yeas; 3 Nays – Crawford, Paget, Rich-Stimson.

Motion to reconsider Case No. 24-13-S-Coyote Road Solar, LLC – Special Use – Malone/Delavan Township passed by roll call vote of 13 Yeas; 6 Nays – Crawford, Deppert, Graff, Rich-Stimson, Schmidgall, Sinn. Resolution LU-24-08 passed the Tazewell County Board.

APPROVE THE MINUTES OF THE MAY 29, 2024, COUNTY BOARD PROCEEDINGS

Member Mingus moved to approve the minutes of the Board Meeting held on May 29, 2024, as printed; seconded by Member Nelms. Motion to approve the minutes as printed were approved by voice vote of 19 Yeas; 0 Nays.

IN-PLACE PROPERTY COMMITTEE MEETING

Meeting started at 7:47 PM and ended at 7:49 PM.

IN-PLACE EXECUTIVE COMMITTEE MEETING

Meeting started at 7:49 PM and ended at 7:54 PM.

CONSENT AGENDA

- 1. Transportation: Approve 24-00000-10-GM Cured In-Place Pipe Lining, Resolution T-24-22.
- 2. Transportation: Approve 24-00000-09-RS-HMA Resurfacing, Resolution T-24-23.
- 3. Transportation: Approve 24-19000-02-GM Bituminous A-2 Washington R.D., Resolution T-24-24.
- 4. Transportation: Approve North Main Resurfacing Surface Transp. Block Grant, Resolution T-24-25.
- 5. Transportation: Approve Miller Road Widening & Resurfacing Surface Transp. Block Grant, Resolution T-24-26.

- 6. Land Use: Approve Case No. 24-21-Z Clayton Moushon Rezoning Fondulac Township, Resolution LU-24-10.
- 7. Property: Approve amendment to cleaning contract with Vonachen Services, Inc., Resolution P-24-16.
- 8. Property: Approve bid for a metal building at the Tremont campus, Resolution P-24-17.
- 9. Property: Approve bid for flooring at 1800 Broadway in Pekin, Resolution P-24-18. Upon approval of in-place meeting.
- 10. Finance: Approve budget transfer for the County Clerk to cover cost of printing done by outside company, Resolution F-24-17.
- 11. Finance: Approve outsourcing Vote-By-Mail to Knowink, Resolution F-24-23.
- 12. Finance: Approve recognition of an increase in Animal Control's budget for grant purposes, Resolution F-24-20.
- 13. Finance: Approve recognition of an increase in EMA's budget for grant, Resolution F-24-21.
- 14. Finance: Approve annual purchase of network, computer, email, and endpoint security licensing, Resolution F-24-24.
- 15. Finance: Approve budget transfers for Community Development, Resolution F-24-25.
- 16. Executive: Approve six month review of Executive Session minutes by the State's Attorney's Office, Resolution E-24-54.
- 17. Executive: Approve amendments to Chapter 95: Food Establishments, Resolution E-24-73. This item removed from the agenda.
- 18. Executive: Approve referendum language regarding the office of the elected County Auditor, Resolution E-24-77.
- 19. Executive: Approve precinct boundaries and polling location, Resolution E-24-78.

- 20. Executive: Approve the Energy Transition Grant Phase II Submittal, Resolution E-24-79.
- 21. Executive: Approve Decommissioning Agreement for Green Valley Renewables, LLC, Resolution E-24-80.
- 22. Executive: Approve emergency declaration for Townline Bridge over Prairie Creek, Resolution E-24-81. Upon approval of in-place meeting.
- 23. Executive: Approve internet service agreement with Stratus Networks, Resolution E-24-82. Upon approval of in-place meeting.
- 24. Executive: Approve internet service agreement with i3 Broadband, LLC, Resolution E-24-83. Upon approval of in-place meeting.
- 25. Executive: Approve fully managed IT service agreement with Heart Technologies, Inc., Resolution E-24-84. Upon approval of in-place meeting.

Member Rich-Stimson moved to approve the Consent Agenda items as outlined in the Agenda packet; seconded by Member Nelms. The Consent Agenda was approved by voice vote of 19 Yeas; 0 Nays.

The following items were removed from the Consent Agenda for further discussion.

Item 9 Property: Member Crawford motioned to approve as amended the bid for flooring at 1800 Broadway in Pekin; seconded by Member Mingus. Motion passed by voice vote of 19 Yeas; 0 Nays. Resolution P-24-18 was passed by the County Board.

Item 18 Executive: Member Sinn asked if the current auditor would like to comment on this proposed referendum. Tazewell County Auditor Brett Grimm spoke on his opposition to the proposed referendum. He spoke on the qualifications for candidate Funkhouser. Member Mingus stated he supported action to allow the voters to decide the auditor position. Member Schneider indicated he would not be supporting the resolution. Member Crawford spoke on the 2018 referendum vote regarding the auditor and stated he would not be supporting the proposed referendum. Member Proehl said she would not be supporting this resolution. Chairman Zimmerman indicated Mr. Funkhouser was a very qualified individual, but the board needs to look at the position not the candidate. He mentioned how several counties have already eliminated the auditor position or have on this year's ballot a referendum to eliminate the position.

Motion to approve referendum language regarding the office of the elected County Auditor failed by roll vote of 4 Yeas; 15 Nays – Atkins, Crawford, Deppert, Sam

Goodard, Graff, Hall, Hopkins, Longfellow, Menold, Nelms, Paget, Proehl, Schmidgall, Schneider, Sinn.

Item 22 Executive: Member Hopkins motioned to approve emergency declaration for the Townline Bridge over Prairie Creek; seconded by Member Proehl. Motion passed by voice vote of 19 Yeas; 0 Nays. Resolution E-24-81 was passed by the County Board.

Item 23 Executive: Member Hall motioned to approve internet service agreement with Stratus Networks; seconded by Member Longfellow. Motion passed by voice vote of 19 Yeas; 0 Nays. Resolution E-24-82 was passed by the County Board.

Item 24 Executive: Member Nelms motioned to approve internet service agreements with i3 Broadband, LLC; seconded by Member Atkins. Motion passed by voice vote of 19 Yeas; 0 Nays. Resolution E-24-83 was passed by the County Board.

Item 25 Executive: Member Graff indicated the approval of this agenda item will involve personnel matters for the county.

Member Atkins motioned to enter into Executive Session pursuant to Section 2 (c) 1 the appointment, employment, compensation, discipline, performance, or dismissal of specific employees of the public body or legal counsel for the public body, including hearing testimony on a complaint lodged against an employee of the public body or against legal counsel for the public body to determine is validity; seconded by Member Hall. Motion to enter into Executive Session passed by voice vote of 19 Yeas; 0 Nays.

The Tazewell County Board entered into executive session at 8:11 PM and ended at 8:29 PM.

The Tazewell County board returned to open session at 8:29 PM.

Member Hall motioned to approve fully managed IT service agreement with Heart Technologies, Inc.; seconded by Member Atkins. Motion passed by voice vote of 19 Yeas; 0 Nays. Resolution E-24-84 passed the county board.

APPOINTMENTS/REAPPOINTMENTS

Member Atkins moved to Reappoint Dr. Steven Dickey to the Board of Health; seconded by Member Deppert. Resolution E-24-69 was approved by voice vote of 19 Yeas; 0 Nays.

Member Atkins moved to Reappoint Bobbi Mullis to the Board of Health; seconded by Member Deppert. Resolution E-24-70 was approved by voice vote of 19 Yeas; 0 Nays.

Member Atkins moved to Reappoint Gary Burton to Board of Health; seconded by Member Deppert. Resolution E-24-71 was approved by voice vote of 19 Yeas; 0 Nays.

Member Atkins moved to Appoint Eric Schmidgall to the Tazewell Woodford Youth Services; seconded by Member Deppert. Resolution E-24-74 was approved by voice vote of 18 Yeas; 0 Nays; 1 Abstention - Schmidgall.

UNFINISHED BUSINESS

County Clerk John C. Ackerman thanked the board for the approval of the Knowink – vote by mail contract that passed earlier in the meeting.

NEW BUSINESS

It was determined the board had no new business at this time.

REVIEW OF APPROVED BILLS

Board Members reviewed the approved bills as presented.

APPROVE THE JULY 2024 CALENDAR

Member Nelms moved to approve the July 2024 calendar; seconded by Member Joesting. Motion to approve the July 2024 calendar was approved by voice vote of 19 Yeas; 0 Nays.

ADJOURNMENT

There being no further business before the Board, Chairman Zimmerman announced the meeting adjourned. The Tazewell County Board Meeting adjourned at 8:32 PM. The next scheduled County Board meeting will be July 31, 2024.

COMMITTEE REPORT

Mr. Chairman and Members of Tazewell County Board:

Your Transportation Committee has considered the following RESOLUTION and recommends that it be adopted by the Board.

RESOLUTION

WHEREAS, embankment stability has become a chronic issue along the north side of Toboggan Avenue just east of the Brownwood Road intersection necessitating an agreement for engineering services; and

WHEREAS, resolution T-23-02 was approved by the County Board on the 25th day of January, 2023 approving a LOCAL PUBLIC AGENCY ENGINEERING SERVICES AGREEMENT (BLR 05530); and

WHEREAS, resolution T-24-06 was approved by the County Board on the 28th day of February, 2024 approving a SUPPLEMENT NUMBER 1 - LOCAL PUBLIC AGENCY ENGINEERING SERVICES AGREEMENT (BLR 05530); and

WHEREAS, the scope to said approved agreement has been expanded to include stream protection near the slide area on the north side of Toboggan Avenue; and

WHEREAS, proposed improvement remains necessary under Section 22-00026-00-DR necessitating a second supplement agreement for engineering services; and

WHEREAS, an attached SUPPLEMENT NUMBER 2 - LOCAL PUBLIC AGENCY ENGINEERING SERVICES AGREEMENT (BLR 05530) has been developed between Tazewell County and Maurer-Stutz, Inc. for Phase II Design Engineering services; and

WHEREAS, the County Engineer and the Transportation Committee have reviewed the attached agreement between Tazewell County and Maurer-Stutz, Inc.; and

WHEREAS, motion was made and passed upon vote to recommend to the County Board that Tazewell County approve said SUPPLEMENT NUMBER 2 - LOCAL PUBLIC AGENCY ENGINEERING SERVICES AGREEMENT and authorize the County Board Chairman to sign said agreement;

THEREFORE BE IT RESOLVED, that the County Board approve this recommendation, and that the County Clerk notify the County Board Chairman, Chairman of the Transportation Committee, and County Engineer of this action as well as *submit four (4) certified signed originals of the approved resolution to the Illinois Department of Transportation as notification of this action.*

ADOPTED this 31st day of July, 2024	
ATTEST:	
County Clerk	County Board Chairman

REMARKS: Enclosed is the Supplemental LPA Engineering Services Agreement for providing Phase II preliminary engineering for the embankment stability on Toboggan Ave (CH 14). If acceptable, please execute and forward to IDOT for approval.

To help explain this Supplement to the Board, I have added this explanation for the additional work:

After our meeting onsite with the soil nail wall company, GSI, we were under the impression that we could add a soil nail wall at the east slide area down to the stream with micropiles. After we received the revised cross sections from GSI, they were not doing anything to the scarp, but placing the soil nail wall above this area with a bench. We did not care for this concept. After a discussion with you and Paul, we looked at placing a riprap toe below the soil nail wall, but the slope was too steep to support riprap and we had to design a gabion wall instead. This required additional design and extensive revisions to the corridor model and changes to the plan sheets.

If you have any questions or comments, please don't hesitate to contact me at (309) 693-7615.

Thank-you.

FROM:

George B. Merkle, P.E. Senior Project Engineer

File



Local Public Agency Engineering Services Agreement

A	greement For		Agre	ement Type		Number
Using Federal Funds? ☐ Yes ☐ No M	IFT PE		Sup	plement		2
	LOCAL PUBL	IC AGENCY				
Local Public Agency	County		Section Num	ber	Job N	lumber
Tazewell County	Tazew	ell :	22-00026-	00-DR		
Project Number Contact Name	Ph	one Number	Email			
Dan L. Parr	(3	09) 925-5532	dparr@taz	ewell-il.gov	/	
	SECTION PF	ROVISIONS				
Local Street/Road Name	Key Route		ngth :	Structure Nur	nber	
Toboggan Avenue	CH 14					
Location Termini						Add Location
Toboggan Avenue, approximately 0.8	8 miles west of I-155				F	Remove Location
Project Description						
Complete Supplemental Design Engineering for the Toboggan Avenue Embankment Stability on CH 14 (Toboggan Avenue) approximately 0.8 miles west of I-155 in Tazewell County						
Engineering Funding	MFT/TBP ☐ Sta	ate Other				
Anticipated Construction Funding Federal MFT/TBP State Other						
AGREEMENT FOR						
☐ Phase I - Preliminary Engineering ☐ Phase II - Design Engineering						
CONSULTANT						
Prime Consultant (Firm) Name	Contact Name	Phone Number	Email			
Maurer-Stutz, Inc.	Jeffry D. Spiller	(309) 693-76	15 jdspill	er@mstutz	.com	
Address	1	City		Sta	ate Z	Zip Code
3116 N. Dries Ln; Ste. 100		Peoria		IL		61604

THIS AGREEMENT IS MADE between the above Local Public Agency (LPA) and Consultant (ENGINEER) and covers certain professional engineering services in connection with the improvement of the above SECTION. Project funding allotted to the LPA by the State of Illinois under the general supervision of the State Department of Transportation, hereinafter called the "DEPARTMENT," will be used entirely or in part to finance ENGINEERING services as described under AGREEMENT PROVISIONS.

Since the services contemplated under the AGREEMENT are professional in nature, it is understood that the ENGINEER, acting as an individual, partnership, firm or legal entity, qualifies for professional status and will be governed by professional ethics in its relationship to the LPA and the DEPARTMENT. The LPA acknowledges the professional and ethical status of the ENGINEER by entering into an AGREEMENT on the basis of its qualifications and experience and determining its compensation by mutually satisfactory negotiations.

WHEREVER IN THIS AGREEMENT or attached exhibits the following terms are used, they shall be interpreted to mean:

Regional Engineer Deputy Director, Office of Highways Project Implementation, Regional Engineer, Department of

Transportation

Resident Construction Supervisor
Authorized representative of the LPA in immediate charge of the engineering details of the

construction PROJECT

In Responsible Charge A full time LPA employee authorized to administer inherently governmental PROJECT activities

Contractor Company or Companies to which the construction contract was awarded

AGREEMENT EXHIBITS

The following EXHIBITS are attached hereto and made a part of hereof this AGREEMENT:
☑ EXHIBIT B: Project Schedule
☑ EXHIBIT C: Qualification Based Selection (QBS) Checklist
☑ EXHIBIT D: Cost Estimate of Consultant Services (BLR 05513 or BLR 05514)
EXHIBIT: Direct Costs Check Sheet (attach BDE 436 when using Lump Sum on Specific Rate Compensation)
∠ Location Map ∠ Lo

I. THE ENGINEER AGREES,

- 1. To perform or be responsible for the performance of the Scope of Services presented in EXHIBIT A for the LPA in connection with the proposed improvements herein before described.
- 2. The Classifications of the employees used in the work shall be consistent with the employee classifications and estimated staff hours. If higher-salaried personnel of the firm, including the Principal Engineer, perform services that are to be performed by lesser-salaried personnel, the wage rate billed for such services shall be commensurate with the payroll rate for the work performed.
- 3. That the ENGINEER shall be responsible for the accuracy of the work and shall promptly make necessary revisions or corrections required as a result of the ENGINEER'S error, omissions or negligent acts without additional compensation. Acceptance of work by the LPA or DEPARTMENT will not relieve the ENGINEER of the responsibility to make subsequent correction of any such errors or omissions or the responsibility for clarifying ambiguities.
- 4. That the ENGINEER will comply with applicable Federal laws and regulations, State of Illinois Statutes, and the local laws or ordinances of the LPA.
- 5. To pay its subconsultants for satisfactory performance no later than 30 days from receipt of each payment from the LPA.
- 6. To invoice the LPA, The ENGINEER shall submit all invoices to the LPA within three months of the completion of the work called for in the AGREEMENT or any subsequent Amendment or Supplement.
- 7. The ENGINEER or subconsultant shall not discriminate on the basis of race, color, national origin or sex in the performance of this AGREEMENT. The ENGINEER shall carry out applicable requirements of 49 CFR part 26 in the administration of US Department of Transportation (US DOT) assisted contract. Failure by the Engineer to carry out these requirements is a material breach of this AGREEMENT, which may result in the termination of this AGREEMENT or such other remedy as the LPA deems appropriate.
- 8. That none of the services to be furnished by the ENGINEER shall be sublet, assigned or transferred to any other party or parties without written consent of the LPA. The consent to sublet, assign or otherwise transfer any portion of the services to be furnished by the ENGINEER shall be construed to relieve the ENGINEER of any responsibility for the fulfillment of this AGREEMENT.
- 9. For Preliminary Engineering Contracts:
 - (a) To attend meetings and visit the site of the proposed improvement when requested to do so by representatives of the LPA or the DEPARTMENT, as defined in Exhibit A (Scope of Services).
 - (b) That all plans and other documents furnished by the ENGINEER pursuant to the AGREEMENT will be endorsed by the ENGINEER and affixed the ENGINEER's professional seal when such seal is required by law. Such endorsements must be made by a person, duly licensed or registered in the appropriate category by the Department of Professional Regulation of the State of Illinois. It will be the ENGINEER's responsibility to affix the proper seal as required by the Bureau of Local Roads and Streets manual published by the DEPARTMENT.
 - (c) That the ENGINEER is qualified technically and is thoroughly conversant with the design standards and policies applicable for the PROJECT; and that the ENGINEER has sufficient properly trained, organized and experienced personnel to perform the services enumerated in Exhibit A (Scope of Services).
- 10. That the engineering services shall include all equipment, instruments, supplies, transportation and personnel required to perform the duties of the ENGINEER in connection with this AGREEMENT (See DIRECT COST tab in BLR 05513 or BLR 05514).

II. THE LPA AGREES,

- 1. To certify by execution of this AGREEMENT that the selection of the ENGINEER was performed in accordance with the Professional Services Selection Act (50 ILCS 510) (Exhibit C).
- 2. To furnish the ENGINEER all presently available survey data, plans, specifications, and project information.
- To pay the ENGINEER:
 - (a) For progressive payments Upon receipt of monthly invoices from the ENGINEER and the approval thereof by the LPA, monthly payments for the work performed shall be due and payable to the ENGINEER, such payments to be equal to the value of the partially completed work minus all previous partial payments made to the ENGINEER.
 - (b) Final payment Upon approval of the work by the LPA but not later than 60 days after the work is completed and reports have been made and accepted by the LPA and DEPARTMENT a sum of money equal to the basic fee as determined in this AGREEMENT less the total of the amount of partial payments previously paid to the ENGINEER

shall be due and payable to the ENGINEER.

- (c) For Non-Federal County Projects (605 ILCS 5/5-409)
 - (1) For progressive payments Upon receipt of monthly invoices from the ENGINEER and the approval thereof by the LPA, monthly payments for the work performed shall be due and payable to the ENGINEER. Such payments to be equal to the value of the partially completed work in all previous partial payments made to the ENGINEER.
 - (2) Final payment Upon approval of the work by the LPA but not later than 60 days after the work is completed and reports have been made and accepted by the LPA and STATE, a sum of money equal to the basic fee as determined in the AGREEMENT less the total of the amount of partial payments previously paid to the ENGINEER shall be due and payable to the ENGINEER.

4.	To pay the ENGINEER as compensation for all services rendered in accordance with the AGREEMENT on the basis of the
	following compensation method as discussed in 5-5.10 of the BLR Manual.

Method of Compensation:
Percent
Lump Sum
☐ Specific Rate
☐ Cost plus Fixed Fee: Fixed
Total Compensation = DL + DC + OH + FF Where: DL is the total Direct Labor, DC is the total Direct Cost, OH is the firm's overhead rate applied to their DL and FF is the Fixed Fee. Where FF = (0.33 + R) DL + %SubDL, where R is the advertised Complexity Factor and %SubDL is 10% profit allowed on the direct labor of the subconsultants.

The Fixed Fee cannot exceed 15% of the DL + OH.

5. The recipient shall not discriminate on the basis of race, color, national original or sex in the award and performance of any US DOT-assisted contract or in the administration of its DBE program or the requirements of 49 CFR part 26. The recipient shall take all necessary and reasonable steps under 49 CFR part 26 to ensure nondiscrimination in the award and administration of US DOT-assisted contracts. The recipient's DBE program, as required by 49 CFR part 26 and as approved by US DOT, is incorporated by reference in this agreement. Implementation of this program is a legal obligation and failure to carry out its terms shall be treated as violation of this AGREEMENT. Upon notification to the recipient of its failure to carry out its approved program, the Department may impose sanctions as provided for under part 26 and may, in appropriate cases, refer the matter for enforcement under 18 U.S.C. 1001 and/or the Program Fraud Civil Remedies Act of 1986 (31 U.S.C 3801 et seq.).

III. IT IS MUTUALLY AGREED,

- 1. To maintain, for a minimum of 3 years after the completion of the contract, adequate books, records and supporting documents to verify the amount, recipients and uses of all disbursements of funds passing in conjunction with the contract; the contract and all books, records and supporting documents related to the contract shall be available for review and audit by the Auditor General, and the DEPARTMENT; the Federal Highways Administration (FHWA) or any authorized representative of the federal government, and to provide full access to all relevant materials. Failure to maintain the books, records and supporting documents required by this section shall establish a presumption in favor of the DEPARTMENT for the recovery of any funds paid by the DEPARTMENT under the contract for which adequate books, records and supporting documentation are not available to support their purported disbursement.
- 2. That the ENGINEER shall be responsible for any all damages to property or persons out of an error, omission and/or negligent act in the prosecution of the ENGINEER's work and shall indemnify and save harmless the LPA, the DEPARTMENT, and their officers, agents and employees from all suits, claims, actions or damages liabilities, costs or damages of any nature whatsoever resulting there from. These indemnities shall not be limited by the listing of any insurance policy.
 - The LPA will notify the ENGINEER of any error or omission believed by the LPA to be caused by the negligence of the ENGINEER as soon as practicable after the discovery. The LPA reserves the right to take immediate action to remedy any error or omission if notification is not successful; if the ENGINEER fails to reply to a notification; or if the conditions created by the error or omission are in need of urgent correction to avoid accumulation of additional construction costs or damages to property and reasonable notice is not practicable.
- 3. This AGREEMENT may be terminated by the LPA upon giving notice in writing to the ENGINEER at the ENGINEER's last known post office address. Upon such termination, the ENGINEER shall cause to be delivered to the LPA all drawings, plats, surveys, reports, permits, agreements, soils and foundation analysis, provisions, specifications, partial and completed estimates and data, if any from soil survey and subsurface investigation with the understanding that all such materials becomes the property of the LPA. The LPA will be responsible for reimbursement of all eligible expenses incurred under the terms of this AGREEMENT up to the date of the written notice of termination.

- In the event that the DEPARTMENT stops payment to the LPA, the LPA may suspend work on the project. If this agreement is 4. suspended by the LPA for more than thirty (30) calendar days, consecutive or in aggregate, over the term of this AGREEMENT, the ENGINEER shall be compensated for all services performed and reimbursable expenses incurred prior to receipt of notice of suspension. In addition, upon the resumption of services the LPA shall compensate the ENGINEER, for expenses incurred as a result of the suspension and resumption of its services, and the ENGINEER's schedule and fees for the remainder of the project shall be equitably adjusted.
- This AGREEMENT shall continue as an open contract and the obligations created herein shall remain in full force and effect until 5. the completion of construction of any phase of professional services performed by others based upon the service provided herein. All obligations of the ENGINEER accepted under this AGREEMENT shall cease if construction or subsequent professional services are not commenced within 5 years after final payment by the LPA.
- That the ENGINEER shall be responsible for any and all damages to property or persons arising out of an error, omission and/or 6. negligent act in the prosecution of the ENGINEER's work and shall indemnify and have harmless the LPA, the DEPARTMENT, and their officers, employees from all suits, claims, actions or damages liabilities, costs or damages of any nature whatsoever resulting there from. These indemnities shall not be limited by the listing of any insurance policy.
- The ENGINEER and LPA certify that their respective firm or agency: 7.
 - (a) has not employed or retained for commission, percentage, brokerage, contingent fee or other considerations, any firm or person (other than a bona fide employee working solely for the LPA or the ENGINEER) to solicit or secure this AGREEMENT,
 - (b) has not agreed, as an express or implied condition for obtaining this AGREEMENT, to employ or retain the services of any firm or person in connection with carrying out the AGREEMENT or
 - (c) has not paid, or agreed to pay any firm, organization or person (other than a bona fide employee working solely for the LPA or the ENGINEER) any fee, contribution, donation or consideration of any kind for, or in connection with, procuring or carrying out the AGREEMENT.
 - (d) that neither the ENGINEER nor the LPA is/are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by any Federal department or agency.
 - (e) has not within a three-year period preceding the AGREEMENT been convicted of or had a civil judgment rendered against them for commission of fraud or criminal offense in connection with obtaining, attempting to obtain or performing a public (Federal, State or local) transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements or receiving stolen property.
 - (f) are not presently indicated for or otherwise criminally or civilly charged by a government entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph and
 - (g) has not within a three-year period preceding this AGREEMENT had one or more public transaction (Federal, State, local) terminated for cause or default.

Where the ENGINEER or LPA is unable to certify to any of the above statements in this clarification, an explanation shall be attached to this AGREEMENT.

- In the event of delays due to unforeseeable causes beyond the control of and without fault or negligence of the ENGINEER no 8. claim for damages shall be made by either party. Termination of the AGREEMENT or adjustment of the fee for the remaining services may be requested by either party if the overall delay from the unforeseen causes prevents completion of the work within six months after the specified completion date. Examples of unforeseen causes included but are not limited to: acts of God or a public enemy; acts of the LPA, DEPARTMENT, or other approving party not resulting from the ENGINEER's unacceptable services; fire; strikes; and floods.
 - If delays occur due to any cause preventing compliance with the PROJECT SCHEDULE, the ENGINEER shall apply in writing to the LPA for an extension of time. If approved, the PROJECT SCHEDULE shall be revised accordingly.
- This certification is required by the Drug Free Workplace Act (30 ILCS 580). The Drug Free Workplace Act requires that no 9. grantee or contractor shall receive a grant or be considered for the purpose of being awarded a contract for the procurement of any property or service from the DEPARTMENT unless that grantee or contractor will provide a drug free workplace. False certification or violation of the certification may result in sanctions including, but not limited to suspension of contract on grant payments, termination of a contract or grant and debarment of the contracting or grant opportunities with the DEPARTMENT for at least one (1) year but not more than (5) years.

For the purpose of this certification, "grantee" or "Contractor" means a corporation, partnership or an entity with twenty-five (25) or more employees at the time of issuing the grant or a department, division or other unit thereof, directly responsible for the specific performance under contract or grant of \$5,000 or more from the DEPARTMENT, as defined the Act.

The contractor/grantee certifies and agrees that it will provide a drug free workplace by:

- (a) Publishing a statement:
 - (1) Notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance, including cannabis, is prohibited in the grantee's or contractor's workplace.
 - (2) Specifying actions that will be taken against employees for violations of such prohibition.
 - (3) Notifying the employee that, as a condition of employment on such contract or grant, the employee will:
 - (a) abide by the terms of the statement; and
 - (b) notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than (5) days after such conviction.
- (b) Establishing a drug free awareness program to inform employees about:
 - (1) The dangers of drug abuse in the workplace;

- (2) The grantee's or contractor's policy to maintain a drug free workplace;
- (3) Any available drug counseling, rehabilitation and employee assistance program; and
- (4) The penalties that may be imposed upon an employee for drug violations.
- (c) Providing a copy of the statement required by subparagraph (a) to each employee engaged in the performance of the contract or grant and to post the statement in a prominent place in the workplace.
- (d) Notifying the contracting, or granting agency within ten (10) days after receiving notice under part (b) of paragraph (3) of subsection (a) above from an employee or otherwise, receiving actual notice of such conviction.
- (e) Imposing a sanction on, or requiring the satisfactory participation in a drug abuse assistance or rehabilitation program.
- (f) Assisting employees in selecting a course of action in the event drug counseling, treatment and rehabilitation is required and indicating that a trained referral team is in place.

Making a good faith effort to continue to maintain a drug free workplace through implementation of the Drug Free Workplace Act, the ENGINEER, LPA and the Department agree to meet the PROJECT SCHEDULE outlined in EXHIBIT B. Time is of the essence on this project and the ENGINEER's ability to meet the PROJECT SCHEDULE will be a factor in the LPA selecting the ENGINEER for future projects. The ENGINEER will submit progress reports with each invoice showing work that was completed during the last reporting period and work they expect to accomplish during the following period.

- 10. Due to the physical location of the project, certain work classifications may be subject to the Prevailing Wage Act (820 ILCS 130/0.01 et seq.).
- 11. For Preliminary Engineering Contracts:
 - (a) That tracing, plans, specifications, estimates, maps and other documents prepared by the ENGINEER in accordance with this AGREEMENT shall be delivered to and become the property of the LPA and that basic survey notes, sketches, charts, CADD files, related electronic files, and other data prepared or obtained in accordance with this AGREEMENT shall be made available, upon request to the LPA or to the DEPARTMENT, without restriction or limitation as to their use. Any re-use of these documents without the ENGINEER involvement shall be at the LPA's sole risk and will not impose liability upon the ENGINEER.
 - (b) That all reports, plans, estimates and special provisions furnished by the ENGINEER shall conform to the current Standard Specifications for Road and Bridge Construction, Bureau of Local Roads and Streets Manual or any other applicable requirements of the DEPARTMENT, it being understood that all such furnished documents shall be approved by the LPA and the DEPARTMENT before final acceptance. During the performance of the engineering services herein provided for, the ENGINEER shall be responsible for any loss or damage to the documents herein enumerated while they are in the ENGINEER's possession and any such loss or damage shall be restored at the ENGINEER's expense.

AGREEMENT SUMMARY

Prime Consultant (Firm) Name	TIN/FEIN/SS Number	Agreement Amount	
Maurer-Stutz, Inc.	27-1013849	\$10,873.00	
	11 11		

Subconsultants	TIN/FEIN/SS Number	Agreement Amount
	Subconsultant Total	
	Prime Consultant Total	\$10,873.00
	Total for all work	\$10,873.00

Executed by the LPA:	AGREEMENT	SIGNATURES
Executed by the EFA.	Local Public Agency Type Local F	Public Agency
Attest:	The County of Tazev	
By (Signature & Date)		By (Signature & Date)
Local Public Agency	Local Public Agency Type	Title
Tazewell	County	Tazewell County Board Chairman
125130		
(SEAL)		
Executed by the ENGIN	EER:	
	Prime Consultant (Firm) Name	
Attest:	Maurer-Stutz, Inc.	
D. (Cianatura & Data)		D. (Circulture & Data)
By (Signature & Date)	10	By (Signature & Date)
Heorge DI	ebbe 6/19/2024	Jeffy Spiller 6/19/2024
	7 7	9119
Title / Senior Project Engi	noor	Title Associate Vice President
Senior Project Engi	neer	Associate vice President
No. 2 Object No. 5		
APPROVED:		
Regional Engineer, Dep	artment of Transportation (Signature & Date)	
		-10

Local Public Agency	Prime Consultant (Firm) Name	County	Section Number
Tazewell	Maurer-Stutz, Inc.	Tazewell	22-00026-00-DR

EXHIBIT A SCOPE OF SERVICES

To perform or be responsible for the performance of the engineering services for the LPA, in connection with the PROJECT herein before described and enumerated below

Gabion Wall Design and Develop Wall Details

3D Corridor Redevelopment

Revise Typicals, Cross Sections and Plan and Profile Sheets

Perform Additional Correspondence

Perform Additional Quality Assurance

Additional Administration & Management

 Local Public Agency
 Prime Consultant (Firm) Name
 County
 Section Number

 Tazewell
 Maurer-Stutz, Inc.
 Tazewell
 22-00026-00-DR

EXHIBIT B PROJECT SCHEDULE

Complete PS&E - December 31, 2024 Anticipated Letting - March 1, 2025 Project Completion - September 15, 2025

Loc	cal Public Agency	Prime Consultant (Firm) Name	County		Sec	tion N	lumber
Та	zewell	Maurer-Stutz, Inc.	Tazewe	II	22-	0002	26-00-DR
		Exhibit C Qualification Based Selection (QBS) Checklist				
Und	ELPA must complete Exhibit D. If the voler the threshold, QBS requirements do ds being used, federal small purchase	o not apply. The threshold is adjuste guidelines must be followed.	old in 50 ILCS 51 d annually. If the	0, QBS requirent value is under the	ents e thr	must eshol	be followed. d with federal
	Form Not Applicable (engineering ser	·					
	ns 1-13 are required when using fed ng State funds and the QBS process		plicable. Items 1	4-16 are require	ed wi	nen	
uSI	ing State funds and the QBS process	is applicable.			No	Yes	
	De the written ORS noticing and proof	odurae discuss the initial administrat	ion (progurament	managament		103	
1	Do the written QBS policies and proce and administration) concerning engine			, management			
2	Do the written QBS policies and procespecifically Section 5-5.06 (e) of the B		utlined in Section	5-5 and			
3	Was the scope of services for this pro	ject clearly defined?					
4	Was public notice given for this project	t?					
5	Do the written QBS policies and proce	edures cover conflicts of interest?					
6	Do the written QBS policies and procedebarment?	edures use covered methods of verif	ication for susper	nsion and			
7	Do the written QBS policies and proce	edures discuss the methods of evalu	ation?				
		Project Criteria		Weighting		•	•
							1
	Do the written QBS policies and proce		on?				
Sel	ection committee (titles) for this project						
		7	****				
	Top three	consultants ranked for this project in	order				
	1						
	2						
	3			r: 4:0	<u> </u>	_	1
	Was an estimated cost of engineering			negotiation?	ዙ	片	
	Were negotiations for this project perf		quirements.		片	H	
11	Were acceptable costs for this project				닏	ш	
12	Do the written QBS policies and proce the request for reimbursement to IDO		or payment, befo	re forwarding			
13	Do the written QBS policies and proce (monitoring, evaluation, closing-out a breaches to a contract, and resolution	contract, records retention, responsi					
14	14 QBS according to State requirements used?				\boxtimes		
15	Existing relationship used in lieu of QE	3S process?				\boxtimes	
16	16 LPA is a home rule community (Exempt from QBS).						

2.00%

The total escalation =

FIXED RAISE COST ESTIMATE OF CONSULTANT SERVICES (CECS) WORKSHEET

EXHIBIT D

Section Number 220002600DR	Date 6/14/2024	
County Tazewell	Prepared By George B. Merkle	Job Number
Local Public Agency Tazewell County Highway Department	Prime Consultant (Firm) Name Maurer-Stutz, Inc	Consultant / Subconsultant Name Maurer-Stutz, Inc. Note: This is name of the consultant the CECS is being completed for. This name appears at the top of each tab.

PAYROLL ESCALATION TABLE

Remarks

152.04%

OVERHEAD RATE
COMPLEXITY FACTOR
% OF RAISE

2.00%

MONTHS				
8	7/15/2024	7/1/2024	3/14/2025	
CONTRACT TERM	START DATE	RAISE DATE	END DATE	•

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% of	Contract	0.00%	102.00%
	Months	0	∞
	Last Date	7/1/2024	3/1/2025
	First Date	7/15/2024	7/2/2024
	Year	0	_

Local Public Agency County	Section Number
Tazewell County Highway Department Tazewell	220002600DR
Consultant / Subconsultant Name	Job Number
Maurer-Stutz, Inc.	

PAYROLL RATES

EXHIBIT D COST ESTIMATE OF CONSULTANT SERVICES (CECS) WORKSHEET FIXED RAISE

MAXIMUM PAYROLL RATE	86.00
ESCALATION FACTOR	2.00%

	IDOT	
CLASSIFICATION	PAYROLL RATES	CALCULATED RATE
	ON FILE	
PE IX	\$71.50	\$72.93
PE VIII	\$69.19	\$70.57
PE VII	\$60.50	\$61.71
PE VI	\$55.58	\$56.69
PE V	\$45.38	\$46.29
PE IV	\$40.50	\$41.31
SE VI	\$58.00	\$59.16
PLS VII	\$51.00	\$52.02
PLS V	\$41.50	\$42.33
ENGR V	\$37.50	\$38.25
ENGR II	\$32.99	\$33.65
ENGR I	\$33.75	\$34.43
SC/DES TECH VII	\$44.75	\$45.65
SC/DES TECH VI	\$38.00	\$38.76
SC/DES TECH V	\$34.50	\$35.19
SC/DES TECH II	\$25.75	\$26.27
TECH V	\$34.25	\$34.94
TECH III	\$24.50	\$24.99
TECH II	\$22.50	\$22.95
TECH I	\$20.80	\$21.22
Geospatial Group Manager VII	\$55.00	\$56.10
GIS Specialist II	\$29.00	\$29.58
Clerical	\$28.33	\$28.90
		-

Local	Public	Agency
		Highway D

Maurer-Stutz, Inc.

azewell County Highway Department **Consultant / Subconsultant Name**

County
Tazowell

Coun	ty	
Tazewe	ااذ	

Section Number

220002600DR

Job Number

DIRECT COSTS WORKSHEET

List ALL direct costs required for this project. Those not listed on the form will not be eligible for reimbursement by the LPA on this project. EXHIBIT D COST ESTIMATE OF CONSULTANT SERVICES (CECS) WORKSHEET

ITEM	ALLOWABLE	QUANTITY	CONTRACT RATE	TOTAL
Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)	Actual Cost (Up to state rate maximum)			\$0.00
Lodging Taxes and Fees	Actual Cost			\$0.00
(per GOVERNOR'S TRAVEL CONTROL BOARD) Air Fare	Coach rate, actual cost, requires minimum two weeks'			\$0.00
Vehicle Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)	notice, with prior IDOT approval Up to state rate maximum			\$0.00
Vehicle Owned or Leased	\$32.50/half day (4 hours or less) or \$65/full day			\$0.00
Vehicle Rental	Actual Cost (Up to \$55/day)			\$0.00
Tolls	Actual Cost			\$0.00
Parking	Actual Cost			\$0.00
Overtime	Premium portion (Submit supporting documentation)			\$0.00
Shift Differential	Actual Cost (Based on firm's policy)			\$0.00
Overnight Delivery/Postage/Courier Service	Actual Cost (Submit supporting documentation)			\$0.00
Copies of Deliverables/Mylars (In-house)	Actual Cost (Submit supporting documentation)			\$0.00
Copies of Deliverables/Mylars (Outside)	Actual Cost (Submit supporting documentation)			\$0.00
Project Specific Insurance	Actual Cost			\$0.00
Monuments (Permanent)	Actual Cost			\$0.00
Photo Processing	Actual Cost			\$0.00
2-Way Radio (Survey or Phase III Only)	Actual Cost			\$0.00
Telephone Usage (Traffic System Monitoring Only)	Actual Cost			\$0.00
CADD	Actual Cost (Max \$15/hour)	56	\$9.15	\$512.40
Web Site	Actual Cost (Submit supporting documentation)			\$0.00
Advertisements	Actual Cost (Submit supporting documentation)			\$0.00
Public Meeting Facility Rental	Actual Cost (Submit supporting documentation)			\$0.00
Public Meeting Exhibits/Renderings & Equipment	Actual Cost (Submit supporting documentation)			\$0.00
Recording Fees	Actual Cost			\$0.00
Transcriptions (specific to project)	Actual Cost			\$0.00
Courthouse Fees	Actual Cost			\$0.00
Storm Sewer Cleaning and Televising	Actual Cost (Requires 2-3 quotes with IDOT approval)			\$0.00
Traffic Control and Protection	Actual Cost (Requires 2-3 quotes with IDOT approval)			\$0.00
Aerial Photography and Mapping	Actual Cost (Requires 2-3 quotes with IDOT approval)			\$0.00
Utliity Exploratory Trenching	Actual Cost (Requires 2-3 quotes with IDOT approval)			\$0.00
Testing of Soil Samples	Actual Cost			\$0.00
Lab Services	Actual Cost (Provide breakdown of each cost)			\$0.00
Equipment and/or Specialized Equipment Rental	Actual Cost (Requires 2-3 quotes with IDOT approval)			\$0.00
PESA Document Fee		1	\$350.00	\$350.00
				\$0.00
				\$0.00
				\$0.00
		TOTAL DIRE	CT COSTS:	\$862.40
				1 P 05514 (Rev. 02/0

Section Number 220002600DR Job Number **County** Tazewell Consultant / Subconsultant Name Tazewell County Highway Department Local Public Agency Maurer-Stutz, Inc.

EXHIBIT D COST ESTIMATE OF CONSULTANT SERVICES (CECS) WORKSHEET COST ESTIMATE WORKSHEET

0

COMPLEXITY FACTOR

152.04%

OVERHEAD RATE

ESA Document Fee	DIRECT COSTS (not included in row totals)	STAFF HOURS	PAYROLL	OVERHEAD & FRINGE BENEFITS	FIXED FEE	SERVICES BY OTHERS	TOTAL	% OF GRAND TOTAL
	350		1				-	0.00%
abion Design		80	454	069	150		1,294	11.90%
D Corridor Development	220	2	1,085	1,650	358		3,093	28.45%
lan Development	293		1,510	2,295	498		4,303	39.58%
orrespondence		4	227	345	75		647	5.95%
dministration & Management		2	113	172	37		322	2.96%
uality Assurrance		2	123	188	41		352	3.24%
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			7	7	-		-	
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			1	•	-			
ubconsultant DL							\$0.00	
Direct Costs Total ===>	\$862.40	0					\$862.40	7.93%
TOTALS		84	3,512	5,340	1,159	•	10,873	100.00%

BLR 05514 (Rev. 02/09/23)

COSTEST

Local Public Agency

Tazewell County Highway Department

Consultant / Subconsultant Name

Maurer-Stutz, Inc.

County Tazewel

Section Number 220002600DR

Job Number

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EXHIBIT D COST ESTIMATE OF CONSULTANT SERVICES (CECS) WORKSHEET **AVERAGE HOURLY PROJECT RATES**

Wgtd 56.69 Avg Correspondence 100.00% Part. % Hours 4 Wgtd 31.01 6.73 Avg Plan Development 80.00% 20.00% Part. % Hours 32 œ Wgtd 3D Corridor Development 38.76 Avg 100.00% Part. % Hours 28 Wgtd 56.69 Avg **Gabion Design** 100.00% Part. % Hours œ Wgtd Avg PESA Document Fee Part. % Hours Wgtd 27.69 9.45 3.20 1.47 Avg 16.67% 71.43% 2.38% 9.52% TOTAL PROJ. RATES Part. % Hours 0.0 14.0 0.09 0.0 0.0 0.0 0.0 0.0 0.0 0.0 2.0 0.0 0.0 0.0 0.0 0.0 8.0 0.0 0.0 0.0 HOURLY 56.10 29.58 RATES 45.65 35.19 21.22 28.90 56.69 59.16 42.33 38.25 33.65 34.43 38.76 34.94 24.99 22.95 72.93 61.71 46.29 41.31 52.02 Geospatial Group Manager **CLASSIFICATION** PAYROLL SC/DES TECH VII SC/DES TECH V SC/DES TECH II SC/DES TECH VI GIS Specialist II ECH V TECH III ENGR V ENGR II ECH 11 ENGRI PLS VII PE VIII PLS V ECH PE VII PE VI PE IV SE VI PE V

BLR 05514 (Rev. 02/09/23)

\$56.69

100%

4.0

\$37.74

100%

40.0

\$38.76

100%

28.0

\$56.69

100%

8.0

\$0.00

0.00%

0.0

\$41.81

100%

84.0

TOTALS

0.0

0.0

0.0 0.0

Clerical

Local Public Agency
Tazewell County Highway Department

Consultant / Subconsultant Name

Maurer-Stutz, Inc.

County	Tazewell

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Job Number

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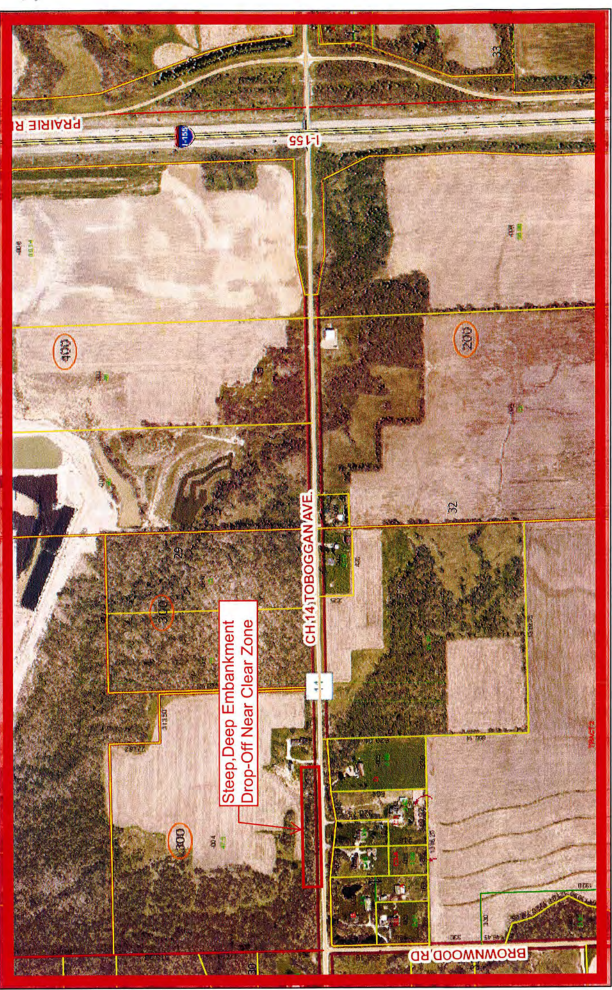
AVERAGE HOURLY PROJECT RATES

SHEET EXHIBIT D COST ESTIMATE OF CONSULTANT SERVICES (CECS) WORKSHEET

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		Ad	Administration &	25 26						•									
PAYROLL	AVG	¥	Management	ıt.	Qual	Quality Assurrance	ınce												
	HOURLY	Hours	%	Wgtd	Hours	%	Wgtd	Hours	%	Wgtd	Hours	%	Wgtd	Hours	%	Wgtd	Hours	%	Wgtd
CLASSIFICATION	RATES		Part.	Avg		Part.	Avg		Part.	Avg		Part.	Avg		Part.	Avg		Part.	Avg
PE IX	72.93																		
PE VIII	70.57																		
PE VII	61.71				2	100.00%	61.71												ĺ
PE VI	56.69	2	100.00%	56.69															
PE V	46.29										-						_		
PE IV	41.31																		
SEVI	59.16																		
PLS VII	52.02																		
PLS V	42.33																		
ENGR V	38.25																		
ENGR II	33.65																		
ENGRI	34.43																		
SC/DES TECH VII	45.65																		
SC/DES TECH VI	38.76																		
SC/DES TECH V	35.19																		
SC/DES TECH II	26.27													_					
TECH V	34.94																		
TECH III	24.99																		
TECH II	22.95																		
TECHI	21.22																		
Geospatial Group Manager V	56.10																		
GIS Specialist II	29.58																		
Clerical	28.90																		
										7	1								
TOTALS		2.0	100%	\$56.69	2.0	100%	\$61.71	0.0	%0	\$0.00	0.0	%0	\$0.00	0.0	%0	\$0.00	0.0	0%	\$0.00
30																			

BLR 05514 (Rev. 02/09/23)

Tazewell County GIS



Takenell County OS parcel and may reclaim candinate business and the property to suppose and the information has been compiled from the most accurate source also from the public records in the zenell country. The efforts may may be seen and was and with the understanding that the distable of the country for this size may be seen of the country from the public records. The information contained herein is for reference purposes only, and should not be reled upon a solicitate for a list search roly relative on the information contained herein as the search own may face the country of Sasarmas no regionship for any use of the information contained here or any joint seating therefore. Uses of these efficiency (S.S. Size assume all risk and islainly wit accessing any purity painty site linked to this site. All date is subject to drange.

US 24 Streets

1-474

31

US 150





Tazewell County, IL



Resolution for Improvement Under the Illinois Highway Code

Is this project a bondable capital improvement?			Resolution	Туре	Resolution Numbe	r Section Number
⊠ Yes □ No			Amended	d	T-24-28	22-00026-00-DR
BE IT RESOLVED, by the Board				of the	County	
	ing Body T	уре			Local Pu	ıblic Agency Type
of Tazewell County Name of Local Public Agency	IIIi	nois tha	at the following	ng desc	ribed street(s)/road(s)/	structure be improved under
the Illinois Highway Code. Work shall be done by		t ot or Day	· Labor			
For Roadway/Street Improvements:						
Name of Street(s)/Road(s)	Length (miles)		Route		From	То
Toboggan Ave	0.25	FAS 4	162/CH 14	TR 18	6 (Brownwood Rd)	0.25 Mi East
For Structures:						
Name of Street(s)/Road(s)	Exist Structur		Route		Location	Feature Crossed
BE IT FURTHER RESOLVED, 1. That the proposed improvement shall consist of	of					
The engineering design for Embankmen	t Stabilit	у.				
2. That there is hereby appropriated the sum of	Sixty Fi	ve Th				$\frac{10}{100}$) for the improvement of
said section from the Local Public Agency's allotm BE IT FURTHER RESOLVED, that the Clerk is he of the Department of Transportation.			el Tax funds.	ollars(_ r (4) cer		
I, John C. Ackerman	Coun	tv		(Clerk in and for said ${\sf C}$	ountv
Name of Clerk			lic Agency Typ			Local Public Agency Type
of Tazewell County Name of Local Public Agency	ir	the St	ate aforesaid	d, and k	eeper of the records a	nd files thereof, as provided by
statute, do hereby certify the foregoing to be a true	e, perfect	and co	mplete origir	nal of a	resolution adopted by	
Board of Tax	zewell C	,	<i>ı</i> al Public Ager	nev	at a meeting held	on <u>July 31, 2024</u>
IN TESTIMONY WHEREOF, I have hereunto set			al this	day o	ofMonth, Year	
(SEAL, if required by the LPA)			Day		Clerk Signature & Date	
(OZAZ, II roquiloù by tilo Zi riy					olerk Signature & Date	
				L	Δι	pproved
					Regional Engineer Sigi Department of Transpo	nature & Date

COMMITTEE REPORT

Mr. Chairman and Members of Tazewell Co	ounty Board:
Your Transportation Committee has consider recommends that it be adopted by the Boar	
	LUTION
THEREFORE BE IT RESOLVED, that the Chairman, Chairman of the Transportation action as well as submit three (3) certified sthe Illinois Department of Transportation as	Committee and County Engineer of this signed originals of the approved resolution to
ADOPTED THIS 31st DAY OF JULY, 2024	
ATTEST:	
TAZEWELL COUNTY CLERK	TAZEWELL COUNTY BOARD CHAIRMAN

COMMITTEE REPORT

Mr. Chairman and Members of Tazewell County Board:

ADOPTED this 31st day of July 2024

Your Transportation Committee has considered the following RESOLUTION and recommends that it be adopted by the Board.

RESOLUTION

WHEREAS, the Constitution of the State of Illinois, 1970, Article VII, Section 10, authorizes units of local government to contract or otherwise associate among themselves in any manner not prohibited by law or ordinance; and

WHEREAS, the "Intergovernmental Cooperation Act", 5 ILCS 220/1 et seq., provides that any power or powers, privileges or authority exercised or which may be exercised by a unit of local government may be exercised and enjoyed jointly with any other unit of local government; and

WHEREAS, Section 5 of the "Intergovernmental Cooperation Act", 5 ILCS 220/5, provides that any one or more public agencies may contract with any one or more public agencies to perform any governmental service, activity or undertaking which any of the public agencies entering into the contract is authorized by law to perform, provided that such contract shall be authorized by the governing body of each party to the contract; and

WHEREAS, the County Board Chairman and the County Board of Tazewell County, Illinois have determined that it is in the best interests of Tazewell County and its residents to enter into the attached INTERGOVERNMENTAL AGREEMENT.; and

THEREFORE, BE IT RESOLVED, by the County Board of Tazewell County, Illinois that the Chairman of the Tazewell County Board be hereby authorized to execute the INTERGOVERNMENTAL AGREEMENT and sign under ADDENDUM "A" of the INTERGOVERNMENTAL AGREEMENT, a copy of said Agreement being attached hereto and being made a part hereof.

BE IT FURTHER RESOLVED that the County Clerk notify the County Board Chairman, Chairman of the Transportation Committee, the County Engineer, and the Menard County Engineer of this action.

TIDOT TED tills 31st day of sary, 2021		
ATTEST:		
County Clerk	County Board Chairman	

INTERGOVERNMENTAL AGREEMENT

This Intergovernmental Agreement (the "Agreement") by and between the Menard County Highway Department, Menard County Road Districts 1, 2, 3, 4, 5, 6, 7, 9, & 10, and those entities subsequently added in this Agreement in **Addendum "A"** (collectively referred to as the "Governmental Units" or individually as the "Governmental Unit" or the "Party"). This Agreement may be amended from time to time to additional Governmental Units as provided herein.

WHEREAS, Article VII, Section 10, of the Illinois Constitution of 1970 authorizes units of local government to cooperate with each other in order to accomplish common goals and objectives; and

WHEREAS, the Intergovernmental Cooperation Act (5 ILCS 220/1 et seg.) provides that any power or powers, privilege or authority exercised or which may be exercised by a public agency or this State may be exercised, combined, transferred, and enjoyed jointly with any other public agency; and

WHEREAS, the Parties are units of local governments as defined in the Illinois Constitution and are public agencies pursuant to the Intergovernmental Cooperation Act; and

WHEREAS, Section 102 of the Illinois Highway Code (605 ILCS 5/1-102) declares that the development of the highway transportation system requires the cooperation of the State, county, township, and municipal highway agencies and coordination of their activities on a continuous and partnership basis; and

WHEREAS, Section 201.1 of the Illinois Highway Code (605 ILCS 5/6-201.10) authorizes a highway commissioner to make agreements with the highway commissioner of any other road district or with the corporate authorities of any municipality located in the same county or in an adjoining county or with the county board of the county in which such road district is located or any adjoining county, for the lease or exchange of idle machinery, equipment or tools belonging to the district, upon such terms and conditions as may be mutually agreed upon; and

WHEREAS, the Parties hereto have determined that it is in their best interest to enter into this Agreement.

NOW, THEREFORE, the Parties hereby enter into this Intergovernmental Agreement upon the following terms and conditions:

<u>Section 1 – Incorporation of Recitals</u>: The Parties find that the statements contained in the above recitals are true and correct and are hereby incorporated into this Agreement as if fully restated herein.

<u>Section 2 – Party Coordinators</u>: The Governmental Units subject to this Agreement are desirous of coordinating with each other to jointly perform certain governmental functions and services and to otherwise share their governmental resources in an effort to maximize economic efficiencies to accomplish their common goals and objectives. Each Governmental Unit shall independently determine whether it is capable of providing any requested governmental function, service, resource, and/or other assistance under this Agreement. No Governmental Unit shall be obligated to provide, perform and/or or share any governmental

function, service, vehicle, or other equipment, or any other requested assistance under this Agreement. Any governmental function, service, vehicle, equipment, and/or other assistance provided under this Agreement shall be done on a strictly voluntary basis.

<u>Section 3 – Designation of Coordinators</u>: Each Governmental Unit shall appoint and/or designate a representative (hereinafter shall be referred to as "Coordinator" or "Party Coordinator") who shall serve as its contact person for coordinating the provision of services and resources with the other Parties to this Agreement.

<u>Section 4 – Governmental Functions and Services</u>: Each Governmental Unit may agree to perform any governmental function and/or service (hereinafter the "Responding Governmental Unit") to any other Party upon the request of such other Governmental Unit (hereinafter the "Requesting Governmental Unit"). Each Governmental Unit shall independently determine the scope of governmental functions and/or services it may provide under this Agreement to any other Governmental Unit.

Section 5 – Vehicles and Equipment: Any Governmental Unit may request to borrow or otherwise utilize certain specified vehicle or other equipment (hereinafter the "Requesting Governmental Unit") owned by another Governmental Unit (hereinafter "Responding Governmental Unit"). The Responding Governmental Unit may agree to loan such vehicle or other equipment under the terms of this Agreement. The Requesting Governmental Unit shall return any borrowed vehicle or equipment under this Agreement in substantially the same condition as when it was lent, reasonable wear and tear expected. Notwithstanding any contrary language herein, the Requesting Governmental Unit shall reimburse the Responding Governmental Unit for any necessary repair costs and/or replacement costs associated with any damage to any borrowed vehicle or equipment caused by the Requesting Governmental Unit's use of such vehicle or equipment.

Section 6 – Costs and Expenses: As a condition of providing any such governmental function or service or the loaning of any requested vehicle or other equipment, the Responding Governmental Unit <u>may require</u> the payment of some form of compensation from the Requesting Governmental Unit for the reasonable costs and expenses associated with performing such governmental function or service and loaning such vehicle or equipment. Reasonable costs shall include approved Motor Fuel Tax Equipment Rate, existing labor and benefit costs for man hours, utilized material costs, and any other costs agreed upon by both parties before completing work.

Section 7 – Insurance: Each Governmental Unit shall obtain and continue in force, during the term of this Agreement, the following types and minimum amounts of insurance coverage: (a) Workers' Compensation with minimum coverage limits of \$1,000,000 each accident; (b) Comprehensive automobile liability insurance with minimum coverage amounts of \$1,000,000 for any one accident for bodily injuries, death, and property damage resulting from any one occurrence, including all owned, hired, and non-owned vehicles; and (c) Commercial general liability insurance with minimum coverage amounts of \$2,000,000 for each occurrence for bodily injury and property damage, with a minimum aggregate of not less than \$4,000,000. If minimum insurance costs change, all Governmental Units a part of this agreement shall comply with the new amounts.

<u>Section 8 – Waiver of Liability Between the Parties:</u> Each Governmental Unit under this Agreement shall be solely responsible for the acts of its officers, employees, and agents associated with the performance of any government function or services or the use of any

vehicle or equipment or other resource lent and/or borrowed under this Agreement. Except as otherwise provided herein, no Governmental Unit participating under this Agreement shall be responsible or liable to another participating Governmental Unit for any damages, claim, liability or costs arising from the act or omission of any officer, employee and/or agent of another participating Governmental Unit under this Agreement except to the extent such damages, claim, liability or costs incurred by such Governmental Unit are caused by the willful and wanton conduct and/or intentional misconduct by a Governmental Unit hereto or its personnel. This waiver of liability shall also not apply to any claims made by a third party against any of the Parties hereto and any damage to a vehicle or other equipment lent to and/or borrowed under this Agreement caused by the borrowing Party.

<u>Section 9 – Employee Insurance and Claims</u>: While performing under this Agreement, the Governmental Units intend that any injuries to their respective employees shall be covered and handled exclusively by each respective employing entity's own workers' compensation insurance, health insurance, or other applicable insurance, that is in place at the time of such injury. It is further agreed that all employee benefits, wage and disability payments, disability pension, and workers' compensation claims, damage to or destruction of equipment, facilities, clothing and related medical expenses of the Governmental Units and their respective employees, which may result from their activities under this Agreement, shall be the responsibility of the Governmental Unit that employees the employee making any such claim.

Section 10 - Indemnification by Requesting Governmental Unit: To the fullest extent permitted under Illinois law, each Requesting Governmental Unit shall indemnify, defend, and hold harmless each Responding Governmental Unit, including its officers, employees, and agents, from any and all claims, injuries, demands, judgments, expenses, costs (including attorneys' fees) and losses of any kind (collectively "Damages") associated with any claim made by a third party against the Responding Governmental Unit to the extent such Damages are caused by the act or omission, negligence, willful and wanton conduct, breach of applicable law, or other wrongful conduct of the Requesting Governmental Unit, including its officers, employees, and agents arising out of or associated with the terms of this Agreement. The Requesting Governmental Unit's indemnification obligations under this provision shall also apply to any Damages incurred by the Responding Governmental Unit as a result of the willful and wanton conduct and/or intentional misconduct by the Requesting Governmental Unit. The Requesting Governmental Unit's indemnification obligations under this provision shall also apply to any damage to any vehicle or equipment borrowed under this Agreement by the Requesting Governmental Unit but only to the extent such damages to the borrowed vehicle or equipment are caused by the act or omission, negligence, willful and wanton conduct, breach of applicable law, or other wrongful conduct of the Requesting Governmental Unit, including its officers, employees, and agents. Under no circumstances shall a Requesting Governmental Unit's indemnification obligations hereunder apply to Damages caused by the negligence, willful and wanton conduct, breach of applicable law, or other wrongful conduct of the Responding Governmental Unit.

Section 11 – Indemnification Responding Governmental Unit: To the fullest extent permitted under Illinois law, each Responding Governmental Unit shall indemnify, defend, and hold harmless each Requesting Governmental Unit, including its officers, employees, and agents, from any and all claims, injuries, demands, judgments, expenses, costs (including attorneys' fees) and losses of any kind (collectively "Damages") associated with any claim made by a third party against the Requesting Governmental Unit to the extent such Damages are caused by the act or omission, negligence, willful and wanton conduct, breach of applicable law, or other wrongful conduct of the Responding Governmental Unit, including its officers,

employees, and agents arising out of or associated with the terms of this Agreement. The Responding Governmental Unit's indemnification obligations under this provision shall also apply to any Damages incurred by the Requesting Governmental Unit as a result of the willful and wanton conduct and/or intentional misconduct by the Responding Governmental Unit. Under no circumstances shall a Responding Governmental Unit's indemnification obligations hereunder apply to Damages caused by the negligence, willful and wanton conduct, breach of applicable law, or other wrongful conduct of the Requesting Governmental Unit.

<u>Section 12 – Immunities</u>. To the fullest extent allowable by law, all immunities provided by law to the Parties and their employees shall be applicable to the Parties and their employees providing or receiving assistance pursuant to this Agreement, including, but not limited to, the Local Governmental and Governmental Employees Tort Immunity Act, 745 ILCS 10/101, et seq.

Section 13 – Adding New Governmental Units: This Agreement may be amended from time to time by the express written agreement by the Parties. Additional Governmental Units may be added to this Agreement from time to time subsequent to the initial execution by the original Parties to the Agreement. The Menard County Highway Department shall process all requests to be added as a new Party and shall have full authority to accept or deny any such requests. Upon approval by the Menard County Highway Department, a new Governmental Unit may be added as a Party upon its governing board's approval of the terms of this Agreement and their execution of a signature page. Upon such governing board approval and receipt of the executed signature page, the Menard County Highway Department shall be authorized to amend this Agreement by adding the signature page of the new Governmental Unit to Addendum "A" attached hereto.

Section 14 – Governing Law: This shall be governed by the law of Illinois both as to interpretation and performance. The venue shall be Menard County.

Section 15 - Term: The term of this Agreement shall be for a period of one (1) year from date of execution with automatic renewal for additional one (1) year term thereafter; provided however, any Governmental Unit may terminate or amend its obligations under this Agreement by providing not less than thirty (30) calendar day's advance written notice to the other participating Governmental Units under this Agreement of its intent to terminate or amend and the effective date of termination. Upon the exercise of any termination rights under this Agreement, the remaining Parties may elect to continue this Agreement.

IN WITNESS WHEREOF, the Parties, pursuant to proper and necessary authorization, have executed this Agreement on the date shown below.

APPROVED AND ADOPTED this 27 day of June , 2024.

Menard County

Attest:

Chairman, Board of Commissioners

County Clerk

APPROVED AND ADOPTED this	day of	, 2024.
Menard County Road District #1 Ro	oad Commissioner	
Menard County Road District #2 Ro	oad Commissioner	
Menard County Road District #3 Ro	pad Commissioner	
Menard County Road District #4 Ro	oad Commissioner	
Menard County Road District #5 Ro	oad Commissioner	
Menard County Road District #6 Ro	oad Commissioner	
Menard County Road District #7 Ro	oad Commissioner	
Menard County Road District #9 Ro	oad Commissioner	
Menard County Road District #10 R	Road Commissioner	
Attest:		
Menard County Highway Departmen Menard County Oil Fund Secretary/		nnician

ADDENDUM "A"

The following Governmental Units identified on the attached executed signature pages shall be added as Parties to this Agreement pursuant to the terms of Section 11 of the Agreement [To Be Attached]:

ADDITIONAL GOVERNMENTAL UNIT SIGNATURE PAGE

IN WITNESS WHEREOF, the below-referenced Party, pursuant to proper and necessary authorization, has executed this Agreement and shall constitute an additional Party to this Agreement.

APPROVED AND ADOPTED this <u>31st</u>	_ day of <u>July</u> , 2024.
Menard County	Attest:
Chairman, Board of Commissioners	County Clerk
Tazewell County	Attest:
County Board Chairman	County Clerk

TAZEWELL COUNTY LAND USE COMMITTEE SUMMARY OF COMMITTEE AGENDA

JULY 9TH, 2024 Meeting

TO BE PRESENTED TO THE TAZEWELL COUNTY BOARD ON

JULY 31ST, 2024

LU-24-11 CASE NO. 24-25-S

The petition of Hawk Attollo, LLC for a Special Use to allow the operation of a 3.5 MW Commercial Solar Farm (originally approved as a 5 Mega Watt project on 11/2/2022 in Case No. 22-47-S, expired 11/2/2032) in an A-1 Agriculture Preservation District

ZBA recommended approval with conditions.

(6 – Aye, 0- Nay and 1-Absent)

Land Use concurred.

(4 - Aye, 1 - Nay and 2 - Absent)

LU-24-12 CASE NO. 24-26-S

The petition of Fast Ave. Solar, LLC for a Special Use to allow the operation of a 5 MW Commercial Solar Farm (originally approved as a part of Case No. 18-33-S which included three 2MW solar projects on 8/7/2018 and extension approved 9/1/2022 for one year) in an A-1 Agriculture Preservation District

ZBA recommended approval, with conditions.

(6 - Aye, 0- Nay and 1-Absent)

Land Use concurred.

(4 - Aye, 1 - Nay and 2 - Absent)

COMMITTEE REPORT LU-24-11 (ZBA Case No. 24-25-S)

Tazewell County Clerk

Chairman and i	viembers of the Tazewell Col	inty Board:	
Your Land Use	Committee does hereby reco	ommend approval of the fol	lowing resolution:
RE: A	Approval of Special Use Petit	ion of Hawk Attollo, LLC.	
	 R	ESOLUTION	
	-	<u> </u>	
	e County of Tazewell has ena County Code; and	acted Title XV, Chapter 15	7, Zoning (As adopted January 1, 1998)
	aid ordinance requires a Sp servation District; and	pecial Use for a Commer	cial Solar Energy Facility in the "A-1"
	oublic hearing on said Special No. 24-25-S; and	al Use was held before the	Zoning Board of Appeals (ZBA) on July
Use with condit		t, which include said condi	d to recommend approval of the Special tions, a finding of fact, accompanied by
	ur Land Use Committee met on of the Community Develop	•	r: the application, report of the ZBA, the nd Use Planner.
	ur Land Use Committee vote dings of fact of the ZBA; and		of the Special Use with condition(s) and
·	•	• • • • • • • • • • • • • • • • • • •	the recommendation of the Land Use inistrator and Land Use planner; and
	ecial Use Case. No. 24-25		OVE this resolution and the petitioner's ct as provided by the ZBA/Land Use
BE IT FURTH Administrator of		county Clerk notify Jaclyn	n Workman, Community Development
Adopted th	nis	day of	, 2024.
ATTEST:		Tazewell County Board Ch	nairman

AN ORDINANCE GRANTING A SPECIAL USE UNDER THE PROVISIONS OF TITLE XV, CHAPTER 157, ZONING CODE OF TAZEWELL COUNTY ON PETITION OF HAWK-ATTOLLO, LLC

(Zoning Board Case No. 24-25-S)

WHEREAS, a petition has been filed with the County Clerk of Tazewell County, Illinois, by Hawk-Attollo, LLC for a Special Use to allow the construction of a 3.5 Mega Watt Commercial Solar Farm (originally approved as a 5 Mega Watt project under Case No. 22-47-S on November 2, 2022) in an A-1 Agriculture Preservation District; and

WHEREAS, a public hearing on said application designated as Zoning Board Case No. 24-25-S was held by the Tazewell County Zoning Board of Appeals on July 2, 2024, following due publication of notice of said hearing in accordance with law, and the said Zoning Board of Appeals thereafter made a report to the County Board recommending approval with the following conditions

- 1. The fence style shall be chain-link with steel post, in accordance with the height requirements of § 156.06 (B)(1)(f).
- 2. The Facility Owner shall ensure that all vegetation growing within the perimeter of the Facility and all land outside of the perimeter fence identified in the agreement as a part of the lease is properly and appropriately maintained. Maintenance may include, but not be limited to, mowing, trimming, chemical control, or the use of livestock as agreed to by the Landowner.
- Emergency and non-emergency contact information shall be kept up to date with the Community Development Department and be posted in a conspicuous manner at the main entrance to the facility and also visible from the public roadway.
- Vegetative screening, such as a species of pine tree, shall be 3-5' at planting as proposed in the application and in any other location as determined desirable by the Community Development Administrator.
- 5. Cover crop, such as wheat or rye, shall be established prior to construction to prevent sediment and erosion control issues during the construction phase.
- Decommissioning Plan compliant with the current standards of the Tazewell County Solar Energy Ordinance.

WHEREAS, said report of the Zoning Board of Appeals contained the following findings of fact:

- The Special Use shall, in all other respects, conform to the applicable regulations of the Tazewell County Zoning Ordinance for the district in which it is located.
 - (Positive) The construction of a solar farm is permitted special use within an A-1 Agricultural District. Therefore the proposed special use conforms to Tazewell County Code.
- 2. The Special Use will be consistent with the purposes, goals, objectives, and standards of the officially adopted County Comprehensive Land Use Plan and these regulations, or of any officially adopted Comprehensive Plan of a municipality with a 1.5 mile planning jurisdiction. (POSITIVE) The area identified for special use is within the Malone Township. The proposed special use does not contradict any of the purposes, goals, objectives, or standards of the Tazewell County Comprehensive Plan. Therefore, this finding is judged to be positive.
- The petitioner has met the requirements of Article 25 of the Tazewell County Zoning Code.
 (POSITIVE) Per the application, the requirements of Article 25 of the Tazewell County Zoning Code have been met.
- 4. The Site shall be so situated as to minimize adverse effects, including visual impacts on adjacent properties.
 - (POSITIVE) To minimize any adverse effects or visual impacts the applicant will have the site fenced and provide a vegetative buffer for nearby residents.
- 5. The establishment, maintenance or operation of the Special Use shall not be detrimental to or endanger the public health, safety, morals, comfort or general welfare of the neighboring vicinity.
 - (POSITIVE) According to the site plan, the layout of the solar panels will exceed the 150 ft buffer from non-participating residents. The plan also includes a vegetative buffer with a 150 ft buffer from residents and a fence to enclose the entire project area.
- 6. The Special Use shall not be injurious to the use and enjoyment of other property in the immediate vicinity for the purposes already permitted.

(POSITIVE) The proposed special use will include safety features such as fence surrounding the project area to limit access onto the property and a vegetative buffer to mitigate any visual impacts to the nearby residents. Solar panels located near residents will have a setback that exceeds the required 150 ft buffer from non-participating residents.

- 7. The Special Use shall not substantially diminish and impair property values within the neighborhood.
 - (POSITIVE) There is no evidence that consistently guarantees that the development of a solar farm will diminish property values for there are studies that support and refute this claim. But efforts are being made to mitigate any impacts to property values such as following Tazewell County Zoning Code, putting a fence, exceeding the mandated setback from non-participating residents, utilizing vegetative screening.
- 8. That adequate utilities, access roads, drainage and other necessary facilities have been or are being provided.
 - (POSITIVE) Per the applicant all necessary utilities will be provided.
- 9. Adequate measures have been or will be taken to provide ingress and egress so designed as to minimize traffic congestion and hazard on the public streets.
 - (POSITIVE) The traffic that will be generated from this project will only occur during the construction phase and annual maintenance.
- 10. The evidence establishes that granting the use, which is located one-half mile or less from a livestock feeding operation, will not increase the population density around the livestock feeding operation to such levels as would hinder the operation or expansion of such operation.

Not Applicable

11. Evidence presented establishes that granting the use, which is located more than one-half mile from a livestock feeding operation, will not hinder the operation or expansion of such operation.

Not Applicable

12. Seventy-five percent (75%) of the site contains soils having a productivity index of less than

(Positive) The proposed site contains some soil that is prime for agriculture, but the solar farm will only use 25 acres of the property. The remaining 56 acres can still be used for agriculture and after the life of the solar project the land can be reverted for agriculture use, per the applicant's agricultural impact mitigation agreement (AIMA).

13. The Special Use is consistent with the existing uses of property within the general area of the property in question.

(POSITIVE) The surrounding properties are zoned A-1 which allows the construction of a commercial solar farm as a special use. Therefore, a commercial solar farm is consistent with the existing uses of the property.

14. The property is suitable for the Special Use as proposed.

(Positive) The proposed site is zoned A-1 where building a commercial solar farm is a permitted special use. Therefore, the proposed property is suitable for the proposed special use.

which findings of fact are hereby <u>ADOPTED</u> by the County Board as the reason for <u>APPROVING</u> the Special Use request, with conditions.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNTY BOARD OF TAZEWELL COUNTY, ILLINOIS:

SECTION I. The petition of Hawk-Attollo, LLC for a Special Use to allow the construction of a 3.5 Mega Watt Commercial Solar Farm (originally approved as a 5 Mega Watt project under Case No. 22-47-S on November 2, 2022) in an A-1 Agriculture Preservation District on the following described property:

Current Owner of Property: EC-SPNC Jibben Farms, LLC, 3713 Sheridan Rd., Pekin, IL

P.I.N. 20-20-05-200-003; an approximate 25 +/- acres utilized of an existing 81 acre parcel located in part of the E ½ of the NE ¼ of Sec 5, T22N, R5W of the 3rd P.M., Malone Twp., Tazewell Co., IL;

located in a field immediately S and adjacent to 13127 Hilst Rd., Green Valley, IL.

is hereby granted, with conditions.

SECTION II. The C	ommunity Dev	velopment Administrator of Tazew	ell County is hereby
authorized and directed to is	sue any permi	it for said Special Use.	
PASSED AND ADOI	PTED this	day of	, 2024.
Ayes	Nays	Absent	
ATTEST:		Chairman Tazewell County Board	
County Clerk Tazewell County, Illinois		_	

DECISION AND FINDINGS OF FACT OF THE ZONING BOARD OF APPEALS ON PROPOSED SPECIAL USE

(Zoning Board Case No. 24-25-S)

The Zoning Board of Appeals of Tazewell County, Illinois makes the following report of its action on the case indicated herein, after a public hearing on July 2, 2024, and pursuant to notice given in accordance with law:

A. DESCRIPTION OF CASE

SUBJECT MATTER: Special Use

LOCATION AND/OR PROPERTY INVOLVED:

Current Owner of Property: EC-SPNC Jibben Farms, LLC, 3713 Sheridan Rd., Pekin, IL

P.I.N. 20-20-05-200-003; an approximate 25 +/- acres utilized of an existing 81 acre parcel located in part of the E ½ of the NE ¼ of Sec 5, T22N, R5W of the 3rd P.M., Malone Twp., Tazewell Co., IL;

located in a field immediately S and adjacent to 13127 Hilst Rd., Green Valley, IL.

REQUESTED BY: Hawk-Attollo, LLC

PROPOSAL: The petition of Hawk-Attollo, LLC for a Special Use to allow the construction of a 3.5

Mega Watt Commercial Solar Farm (originally approved as a 5 Mega Watt project

11/2/2022 in Case No. 22-47-S) in an A-1 Agriculture Preservation District

PARTIES OF RECORD: Seth Uphoff, Attorney on behalf of Petitioner

Jason Hawksworth, Hawk-Attollo, LLC, Petitioner

B. JURISDICTION

NOTICE OF HEARING: A notice of the proposed Special Use thereon was published in the

> Tazewell Chronicle on May 29, 2024 and a copy of the publication was mailed to the petitioner within five working days after publication.

AGENCY COMMENTS: The Tazewell County Land Use Planner submitted a report

recommending approval of the proposed Special Use request.

Tazewell County Health Department submitted a report regarding the proposed Special Use request stating portable toilets and portable handwashing stations must be provided during construction.

Tazewell County Soil & Water Conservation District submitted a report regarding the proposed Special Use request recommending denial.

Tazewell County Farm Bureau made no comment regarding the proposed Special Use request.

Dan Parr, Tazewell County Highway Engineer made no comment

regarding the proposed Special Use request.

Eric Hoeft, Malone Township Road District made no comment regarding the proposed Special Use request.

C. FINDINGS OF FACTS

The Zoning Board of Appeals adopted the following findings of fact relating to the action proposed:

- 1. The Special Use shall, in all other respects, conform to the applicable regulations of the Tazewell County Zoning Ordinance for the district in which it is located.
 - (Positive) The construction of a solar farm is permitted special use within an A-1 Agricultural District. Therefore the proposed special use conforms to Tazewell County Code.
- 2. The Special Use will be consistent with the purposes, goals, objectives, and standards of the officially adopted County Comprehensive Land Use Plan and these regulations, or of any officially adopted Comprehensive Plan of a municipality with a 1.5 mile planning jurisdiction.
 - (POSITIVE) The area identified for special use is within the Malone Township. The proposed special use does not contradict any of the purposes, goals, objectives, or standards of the Tazewell County Comprehensive Plan. Therefore, this finding is judged to be positive.
- 3. The petitioner has met the requirements of Article 25 of the Tazewell County Zoning Code.
 - (POSITIVE) Per the application, the requirements of Article 25 of the Tazewell County Zoning Code have been met.
- 4. The Site shall be so situated as to minimize adverse effects, including visual impacts on adjacent properties.
 - (POSITIVE) To minimize any adverse effects or visual impacts the applicant will have the site fenced and provide a vegetative buffer for nearby residents.
- 5. The establishment, maintenance or operation of the Special Use shall not be detrimental to or endanger the public health, safety, morals, comfort or general welfare of the neighboring vicinity.
 - (POSITIVE) According to the site plan, the layout of the solar panels will exceed the 150 ft buffer from non-participating residents. The plan also includes a vegetative buffer with a 150 ft buffer from residents and a fence to enclose the entire project area.
- 6. The Special Use shall not be injurious to the use and enjoyment of other property in the immediate vicinity for the purposes already permitted.
 - (POSITIVE) The proposed special use will include safety features such as fence surrounding the project area to limit access onto the property and a vegetative buffer to mitigate any visual impacts to the nearby residents. Solar panels located near residents will have a setback that exceeds the required 150 ft buffer from non-participating residents.
- 7. The Special Use shall not substantially diminish and impair property values within the neighborhood.
 - (POSITIVE) There is no evidence that consistently guarantees that the development of a solar farm will diminish property values for there are studies that support and refute this claim. But efforts are being made to mitigate any impacts to property values such as following Tazewell County Zoning Code, putting a fence, exceeding the mandated setback

from non-participating residents, utilizing vegetative screening.

- 8. That adequate utilities, access roads, drainage and other necessary facilities have been or are being provided.
 - (POSITIVE) Per the applicant all necessary utilities will be provided.
- 9. Adequate measures have been or will be taken to provide ingress and egress so designed as to minimize traffic congestion and hazard on the public streets.
 - (POSITIVE) The traffic that will be generated from this project will only occur during the construction phase and annual maintenance.
- 10. The evidence establishes that granting the use, which is located one-half mile or less from a livestock feeding operation, will not increase the population density around the livestock feeding operation to such levels as would hinder the operation or expansion of such operation.

Not Applicable

11. Evidence presented establishes that granting the use, which is located more than one-half mile from a livestock feeding operation, will not hinder the operation or expansion of such operation.

Not Applicable

- 12. Seventy-five percent (75%) of the site contains soils having a productivity index of less than 125.
 - (Positive) The proposed site contains some soil that is prime for agriculture, but the solar farm will only use 25 acres of the property. The remaining 56 acres can still be used for agriculture and after the life of the solar project the land can be reverted for agriculture use, per the applicant's agricultural impact mitigation agreement (AIMA).
- 13. The Special Use is consistent with the existing uses of property within the general area of the property in question.
 - (POSITIVE) The surrounding properties are zoned A-1 which allows the construction of a commercial solar farm as a special use. Therefore, a commercial solar farm is consistent with the existing uses of the property.
- 14. The property is suitable for the Special Use as proposed.
 - (Positive) The proposed site is zoned A-1 where building a commercial solar farm is a permitted special use. Therefore, the proposed property is suitable for the proposed special use.

D. DECISION

Having considered the information contained in the petition herein, and the testimony given and statements made at the public hearing on said proposal, the Zoning Board of Appeals hereby, based on the findings of fact set forth above, recommends approval of the proposed Special Use request with the following conditions:

1. The fence style shall be chain-link with steel post, in accordance with the height requirements of § 156.06 (B)(1)(f).

- The Facility Owner shall ensure that all vegetation growing within the perimeter of the Facility and all land outside of the perimeter fence identified in the agreement as a part of the lease is properly and appropriately maintained. Maintenance may include, but not be limited to, mowing, trimming, chemical control, or the use of livestock as agreed to by the Landowner.
- 3. Emergency and non-emergency contact information shall be kept up to date with the Community Development Department and be posted in a conspicuous manner at the main entrance to the facility and also visible from the public roadway.
- 4. Vegetative screening, such as a species of pine tree, shall be 3-5' at planting as proposed in the application and in any other location as determined desirable by the Community Development Administrator.
- 5. Cover crop, such as wheat or rye, shall be established prior to construction to prevent sediment and erosion control issues during the construction phase.
- 6. Decommissioning Plan compliant with the current standards of the Tazewell County Solar Energy Ordinance.

Ayes: 6 –Bong, Cupi, Fehr, Lapsley, McClanahan and Chairman Lessen

Nays: 0

Absent: 1 – Vaughn

Dated this 2nd day of July, 2024.

/s/ DUANE LESSEN

Chairman, Zoning Board of Appeals Tazewell County, Illinois





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ZONING MAP

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	/2024
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DRAWN BY	SVW

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CULTIVATE
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TAZEWELL COUNTY, IL

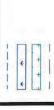




	SOILS DATA TABLE	
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EX. METLAND (DOWNLOADED PER NW. ON 03/28/2024)

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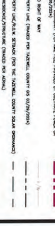








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ROAD CENTERUNE (TRACED PER AERIAL)







EX-1 HAWK SOLAR, LLC

SITE STATISTICS
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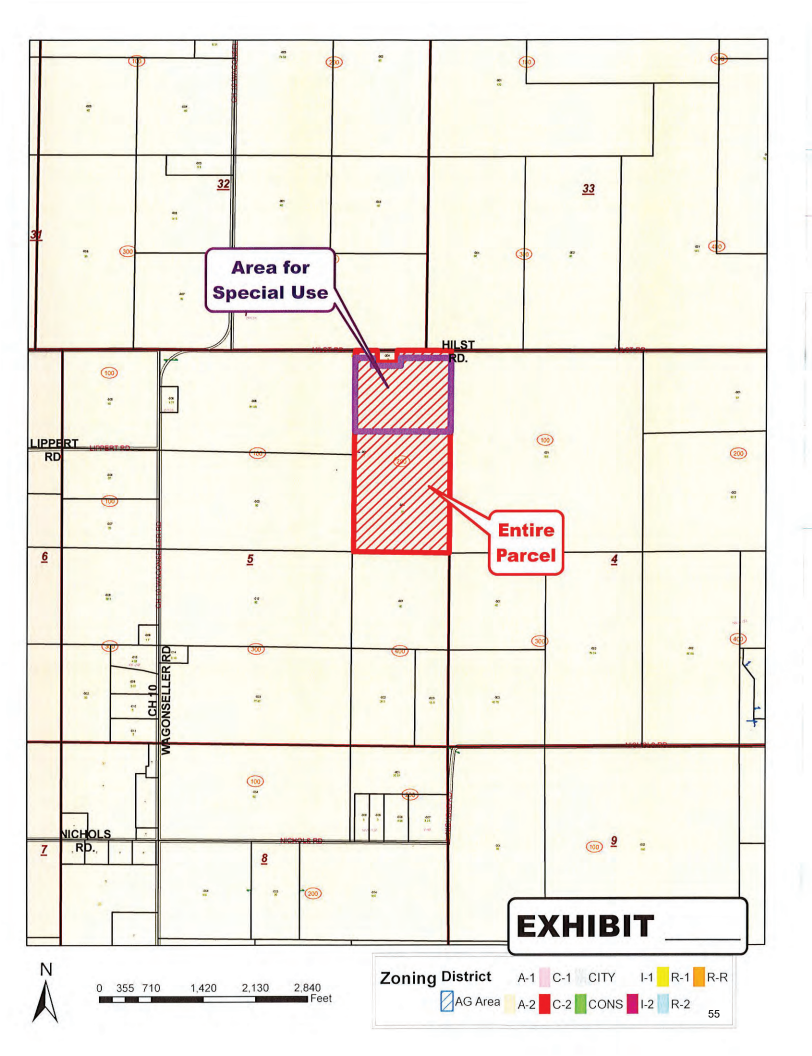
- 27.
BULDABLE AREA

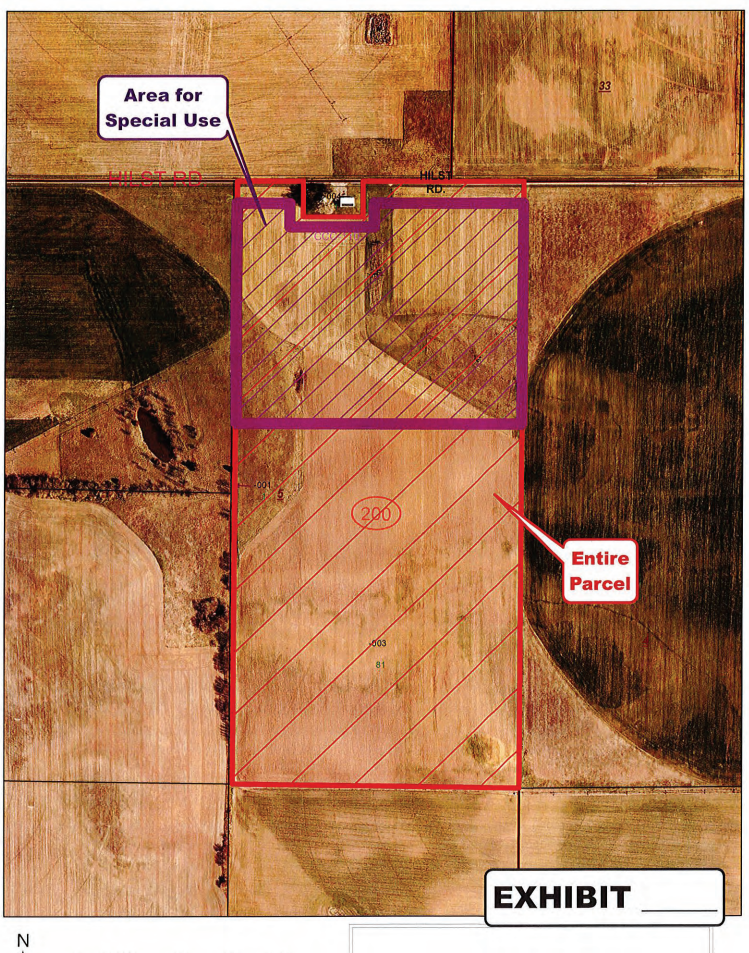
- 18.5

- 27,4 ACRES

CONSTRAINTS MAP

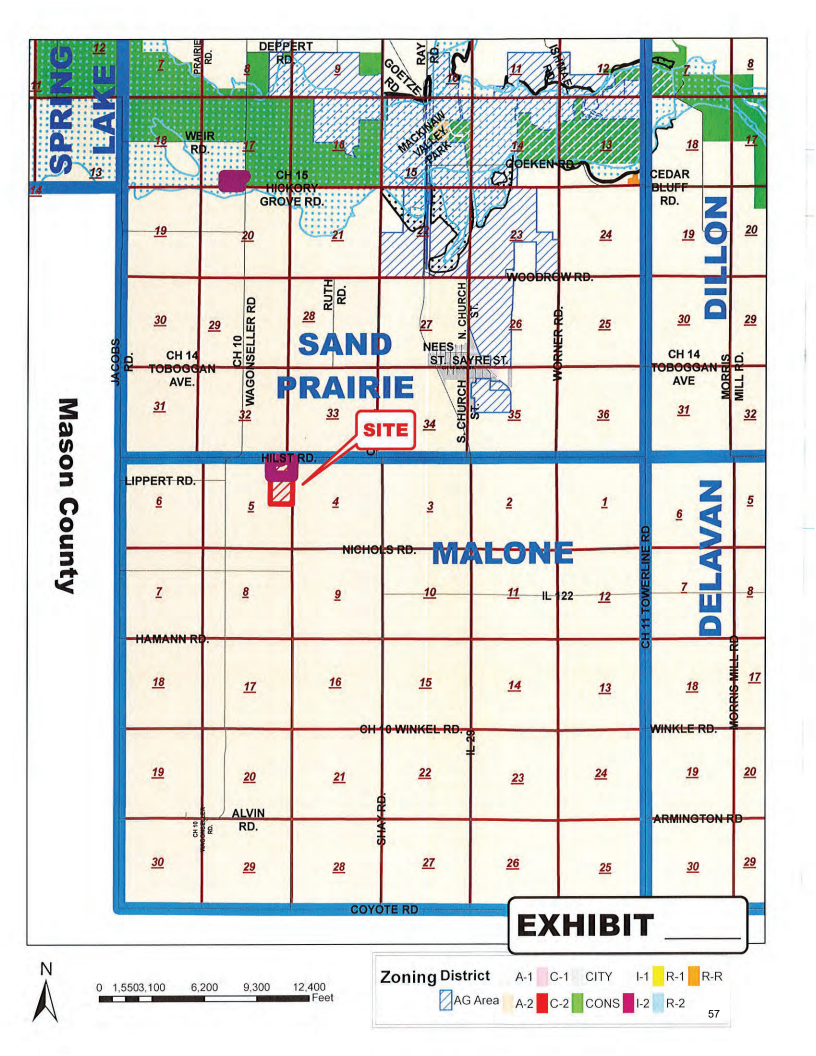
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COMMITTEE REPORT LU-24-12 (ZBA Case No. 24-26-S)

Chairman and Members of the Tazewell County Board:

Administrator of this action;

Tazewell County Clerk

Your Land Use Committee does hereby recommend approval of the following resolution:
RE: Approval of Special Use Petition of Fast Ave. Solar, LLC.
R E S O L U T I O N
WHEREAS, the County of Tazewell has enacted Title XV, Chapter 157, Zoning (As adopted January 1, 1998 of the Tazewell County Code; and
WHEREAS, said ordinance requires a Special Use for a Commercial Solar Energy Facility in the "A-1 Agriculture Preservation District; and
WHEREAS , a public hearing on said Special Use was held before the Zoning Board of Appeals (ZBA) on Jul 2, 2024 in Case No. 24-26-S; and
WHEREAS , the ZBA deliberated its decision on July 2, 2024 and voted to recommend approval of the Special Use with condition(s). A copy of the Report, which include said conditions, a finding of fact, accompanied by maps of the subject property, are attached; and
WHEREAS , your Land Use Committee met on July 9, 2024 to consider: the application, report of the ZBA, the recommendation of the Community Development Administrator and Land Use Planner.
WHEREAS, your Land Use Committee voted to recommend approval of the Special Use with condition(s) and adopting the findings of fact of the ZBA; and
WHEREAS, the County Board has reviewed; the report of the ZBA, the recommendation of the Land Use Committee, and the recommendation of Community Development Administrator and Land Use planner; and
NOW THEREFORE BE IT RESOLVED , that the County Board APPROVE this resolution and the petitioner's request for Special Use Case. No. 24-26-S with the finding of fact as provided by the ZBA/Land Use Committee with conditions.

BE IT FURTHER RESOLVED that the County Clerk notify Jaclynn Workman, Community Development

AN ORDINANCE GRANTING A SPECIAL USE UNDER THE PROVISIONS OF TITLE XV, CHAPTER 157, ZONING CODE OF TAZEWELL COUNTY ON PETITION OF FAST AVE SOLAR, LLC

(Zoning Board Case No. 24-26-S)

WHEREAS, a petition has been filed with the County Clerk of Tazewell County, Illinois, by Fast Ave. Solar, LLC for a Special Use to allow the construction of a 5 Mega Watt Commercial Solar Farm (originally a part of Case No. 18-33-S on 8/7/2018 and extended 9/1/2020) in an A-1 Agriculture Preservation District; and

WHEREAS, a public hearing on said application designated as Zoning Board Case No. 24-26-S was held by the Tazewell County Zoning Board of Appeals on July 2, 2024, following due publication of notice of said hearing in accordance with law, and the said Zoning Board of Appeals thereafter made a report to the County Board recommending approval with the following conditions:

- 1. The fence style shall be chain-link with steel post, in accordance with the height requirements of § 156.06 (B)(1)(f).
- 2. The Facility Owner shall ensure that all vegetation growing within the perimeter of the Facility and all land outside of the perimeter fence identified in the agreement as a part of the lease is properly and appropriately maintained. Maintenance may include, but not be limited to, mowing, trimming, chemical control, or the use of livestock as agreed to by the Landowner.
- Emergency and non-emergency contact information shall be kept up to date with the Community Development Department and be posted in a conspicuous manner at the main entrance to the facility and also visible from the public roadway.
- Vegetative screening, as proposed in the application and in any other location as determined desirable by the Community Development Administrator.
- 5. Cover crop, such as wheat or rye, shall be established prior to construction to prevent sediment and erosion control issues during the construction phase.
- Decommissioning Plan compliant with the current standards of the Tazewell County Solar Energy Ordinance.

; and

WHEREAS, said report of the Zoning Board of Appeals contained the following findings of

fact:

- The Special Use shall, in all other respects, conform to the applicable regulations of the Tazewell County Zoning Ordinance for the district in which it is located.
 - (Positive) The construction of a solar farm is permitted special use within an A-1 Agricultural District. Therefore the proposed special use conforms to Tazewell County Code.
- 2. The Special Use will be consistent with the purposes, goals, objectives, and standards of the officially adopted County Comprehensive Land Use Plan and these regulations, or of any officially adopted Comprehensive Plan of a municipality with a 1.5 mile planning jurisdiction. (POSITIVE) The area identified for special use is within the Malone Township. The proposed special use does not contradict any of the purposes, goals, objectives, or standards of the Tazewell County Comprehensive Plan. Therefore, this finding is judged to be positive.
- The petitioner has met the requirements of Article 25 of the Tazewell County Zoning Code.
 (POSITIVE) Per the application, the requirements of Article 25 of the Tazewell County Zoning Code have been met.
- 4. The Site shall be so situated as to minimize adverse effects, including visual impacts on adjacent properties.
 - (POSITIVE) The proposed special use will plant cedar trees for vegetative screening and meets the required setbacks. These components of the site plan will mitigate any visual impacts to the adjacent properties.
- 5. The establishment, maintenance or operation of the Special Use shall not be detrimental to or endanger the public health, safety, morals, comfort or general welfare of the neighboring vicinity.
 - (POSITIVE) To project the general welfare of the neighboring vicinity, the proposed special use will be secured by a 7ft fence to limit access, plant cedar trees for vegetative screening, and meet the required setbacks set by Tazewell County. Per the applicant, the transformers will be located 720 ft away from the nearest residence to mitigate noise.
- 6. The Special Use shall not be injurious to the use and enjoyment of other property in the

immediate vicinity for the purposes already permitted.

(POSITIVE) The proposed special use incorporates the following safety measures: a 7ft fence, vegetative screening, and required setbacks. The incorporation of these measures help protect the enjoyment of the other properties in the immediate vicinity.

- 7. The Special Use shall not substantially diminish and impair property values within the neighborhood.
 - (POSITIVE) There is no evidence that consistently guarantees that the development of a solar farm will diminish property values for there are studies that support and refute this claim. But efforts are being made to mitigate any impacts to property values such as following Tazewell County Zoning Code, having 7ft fence surround the property, and meeting setback requirements.
- 8. That adequate utilities, access roads, drainage and other necessary facilities have been or are being provided.
 - (POSITIVE) Per the application, all utilities and necessary facilities will be provided.
- 9. Adequate measures have been or will be taken to provide ingress and egress so designed as to minimize traffic congestion and hazard on the public streets.
 - (POSITIVE) The proposed special use will temporarily increase traffic during the construction phase. The proposed site can accommodate 40 personal vehicles and 5 tractor-trailers. During construction there will be temporary on-site locations for truck staging. Any truck that is not off-loading will not be allowed to be idle for more than five minutes. After construction there will be little to no traffic to or from the site outside the occasional maintenance visit.
- 10. The evidence establishes that granting the use, which is located one-half mile or less from a livestock feeding operation, will not increase the population density around the livestock feeding operation to such levels as would hinder the operation or expansion of such operation.

Not Applicable

11. Evidence presented establishes that granting the use, which is located more than one-half

mile from a livestock feeding operation, will not hinder the operation or expansion of such operation.

Not Applicable

12. Seventy-five percent (75%) of the site contains soils having a productivity index of less than 125.

(POSITIVE) The proposed site does contain prime soil. But only 28.5 acres of the 37.7-acre parcel will be used for the solar farm. The remaining 9.2 acres can still be used for agricultural uses. After the life of the project the land can be reverted to farmland, per the applicant's Agricultural Impact Mitigation Agreement (AIMA).

13. The Special Use is consistent with the existing uses of property within the general area of the property in question.

(POSITIVE) The general area surrounding the property in question are mostly A-1 districts.

These districts permitted the construction of a solar farm through special use. Therefore, the proposed special use is consistent with the surrounding uses of property.

14. The property is suitable for the Special Use as proposed.

(POSITIVE) The property in question is currently zoned A-1, which permits the construction of a solar farm as a special use. Therefore, the property in question is suitable for the proposed special use.

which findings of fact are hereby <u>ADOPTED</u> by the County Board as the reason for <u>APPROVING</u> the Special Use request, with conditions.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNTY BOARD OF TAZEWELL COUNTY, ILLINOIS:

SECTION I. The petition of Fast Ave. Solar, LLC for a Special Use to allow the construction of a 5 Mega Watt Commercial Solar Farm (originally a part of Case No. 18-33-S on 8/7/2018 and extended 9/1/2020) in an A-1 Agriculture Preservation District on the following described property:

Current Owner of Property: William J. Embry, LLC; PO Box 643, 30753 IL Rte. 9, Mackinaw, IL 61755

P.I.N. 13-13-14-400-004; an approximate 25.5 +/- acres utilized of an existing 37.67
acre parcel located in part of the SE ¼ of the NE ¼ and part of the NE ¼ of the SE ¼
of Sec 14, T24N, R2W of the 3rd P.M., Mackinaw Twp., Tazewell Co., IL;
located in a field at the SW corner of the intersection of Fast Ave. and Lilly Rd., Mackinaw, IL.
is hereby granted with conditions.

SECTION II. The Community Development Administrator of Tazewell County is hereby authorized and directed to issue any permit for said Special Use.

PASSED AND ADOPTED this ______ day of _______, 2024.

Ayes ______ Nays _____ Absent ______

Chairman Tazewell County Board

County Clerk

Tazewell County, Illinois

DECISION AND FINDINGS OF FACT OF THE ZONING BOARD OF APPEALS ON PROPOSED SPECIAL USE

(Zoning Board Case No. 24-26-S)

The Zoning Board of Appeals of Tazewell County, Illinois makes the following report of its action on the case indicated herein, after a public hearing on July 2, 2024, and pursuant to notice given in accordance with law:

A. DESCRIPTION OF CASE

SUBJECT MATTER: Special Use

LOCATION AND/OR PROPERTY INVOLVED:

Current Owner of Property: William J. Embry, LLC; PO Box 643, 30753 IL Rte. 9, Mackinaw, IL 61755

P.I.N. 13-13-14-400-004; an approximate 25.5 ± 1 - acres utilized of an existing 37.67 acre parcel located in part of the SE 14 of the NE 14 and part of the NE 14 of the SE 14 of Sec 14, T24N, R2W of the 3rd P.M., Mackinaw Twp., Tazewell Co., IL;

located in a field at the SW corner of the intersection of Fast Ave. and Lilly Rd., Mackinaw, IL.

REQUESTED BY: Fast Ave Solar, LLC.

PROPOSAL: The petition of Fast Ave. Solar, LLC for a Special Use to allow the construction of a 5

Mega Watt Commercial Solar Farm (originally a part of Case No. 18-33-S on

8/7/2018 and extended 9/1/2020) in an A-1 Agriculture Preservation District

PARTIES OF RECORD: Seth Uphoff, Attorney on behalf of Petitioner

Ben Sych, New Leaf Energy d/b/a Fast Ave Solar, LLC, Petitioner

B. JURISDICTION

NOTICE OF HEARING: A notice of the proposed Special Use thereon was published in the

Tazewell Chronicle on May 29, 2024 and a copy of the publication was mailed to the petitioner within five working days after publication.

AGENCY COMMENTS: The Tazewell County Land Use Planner submitted a report

recommending approval of the proposed Special Use request.

Tazewell County Health Department submitted a report regarding the proposed Special Use request stating portable toilets and portable handwashing stations must be provided during construction.

Tazewell County Soil & Water Conservation District submitted a report regarding the proposed Special Use request recommending denial.

Tazewell County Farm Bureau made no comment regarding the

proposed Special Use request.

Dan Parr, Tazewell County Highway Engineer made no comment regarding the proposed Special Use request.

Mike Rankin, Mackinaw Township Road District made no comment regarding the proposed Special Use request.

C. FINDINGS OF FACTS

The Zoning Board of Appeals adopted the following findings of fact relating to the action proposed:

- 1. The Special Use shall, in all other respects, conform to the applicable regulations of the Tazewell County Zoning Ordinance for the district in which it is located.
 - (Positive) The construction of a solar farm is permitted special use within an A-1 Agricultural District. Therefore the proposed special use conforms to Tazewell County Code.
- 2. The Special Use will be consistent with the purposes, goals, objectives, and standards of the officially adopted County Comprehensive Land Use Plan and these regulations, or of any officially adopted Comprehensive Plan of a municipality with a 1.5 mile planning jurisdiction.
 - (POSITIVE) The area identified for special use is within the Malone Township. The proposed special use does not contradict any of the purposes, goals, objectives, or standards of the Tazewell County Comprehensive Plan. Therefore, this finding is judged to be positive.
- 3. The petitioner has met the requirements of Article 25 of the Tazewell County Zoning Code.
 - (POSITIVE) Per the application, the requirements of Article 25 of the Tazewell County Zoning Code have been met.
- 4. The Site shall be so situated as to minimize adverse effects, including visual impacts on adjacent properties.
 - (POSITIVE) The proposed special use will plant cedar trees for vegetative screening and meets the required setbacks. These components of the site plan will mitigate any visual impacts to the adjacent properties.
- 5. The establishment, maintenance or operation of the Special Use shall not be detrimental to or endanger the public health, safety, morals, comfort or general welfare of the neighboring vicinity.
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- 6. The Special Use shall not be injurious to the use and enjoyment of other property in the immediate vicinity for the purposes already permitted.
 - (POSITIVE) The proposed special use incorporates the following safety measures: a 7ft fence, vegetative screening, and required setbacks. The incorporation of these measures help protect the enjoyment of the other properties in the immediate vicinity.
- 7. The Special Use shall not substantially diminish and impair property values within the neighborhood.

(POSITIVE) There is no evidence that consistently guarantees that the development of a solar farm will diminish property values for there are studies that support and refute this claim. But efforts are being made to mitigate any impacts to property values such as following Tazewell County Zoning Code, having 7ft fence surround the property, and meeting setback requirements.

- 8. That adequate utilities, access roads, drainage and other necessary facilities have been or are being provided.
 - (POSITIVE) Per the application, all utilities and necessary facilities will be provided.
- 9. Adequate measures have been or will be taken to provide ingress and egress so designed as to minimize traffic congestion and hazard on the public streets.
 - (POSITIVE) The proposed special use will temporarily increase traffic during the construction phase. The proposed site can accommodate 40 personal vehicles and 5 tractor-trailers. During construction there will be temporary on-site locations for truck staging. Any truck that is not off-loading will not be allowed to be idle for more than five minutes. After construction there will be little to no traffic to or from the site outside the occasional maintenance visit.
- 10. The evidence establishes that granting the use, which is located one-half mile or less from a livestock feeding operation, will not increase the population density around the livestock feeding operation to such levels as would hinder the operation or expansion of such operation.

Not Applicable

11. Evidence presented establishes that granting the use, which is located more than one-half mile from a livestock feeding operation, will not hinder the operation or expansion of such operation.

Not Applicable

- 12. Seventy-five percent (75%) of the site contains soils having a productivity index of less than 125
 - (POSITIVE) The proposed site does contain prime soil. But only 28.5 acres of the 37.7-acre parcel will be used for the solar farm. The remaining 9.2 acres can still be used for agricultural uses. After the life of the project the land can be reverted to farmland, per the applicant's Agricultural Impact Mitigation Agreement (AIMA).
- 13. The Special Use is consistent with the existing uses of property within the general area of the property in question.
 - (POSITIVE) The general area surrounding the property in question are mostly A-1 districts. These districts permitted the construction of a solar farm through special use. Therefore, the proposed special use is consistent with the surrounding uses of property.
- 14. The property is suitable for the Special Use as proposed.
 - (POSITIVE) The property in question is currently zoned A-1, which permits the construction of a solar farm as a special use. Therefore, the property in question is suitable for the proposed special use.

D. DECISION

Having considered the information contained in the petition herein, and the testimony given and statements made at the public hearing on said proposal, the Zoning Board of Appeals hereby, based on the findings of fact set forth above, recommends approval of the proposed Special Use request with the following conditions:

- 1. The fence style shall be chain-link with steel post, in accordance with the height requirements of § 156.06 (B)(1)(f).
- 2. The Facility Owner shall ensure that all vegetation growing within the perimeter of the Facility and all land outside of the perimeter fence identified in the agreement as a part of the lease is properly and appropriately maintained. Maintenance may include, but not be limited to, mowing, trimming, chemical control, or the use of livestock as agreed to by the Landowner.
- 3. Emergency and non-emergency contact information shall be kept up to date with the Community Development Department and be posted in a conspicuous manner at the main entrance to the facility and also visible from the public roadway.
- 4. Vegetative screening, as proposed in the application and in any other location as determined desirable by the Community Development Administrator.
- 5. Cover crop, such as wheat or rye, shall be established prior to construction to prevent sediment and erosion control issues during the construction phase.
- 6. Decommissioning Plan compliant with the current standards of the Tazewell County Solar Energy Ordinance.

Ayes: 6 –Bong, Cupi, Fehr, Lapsley, McClanahan and Chairman Lessen

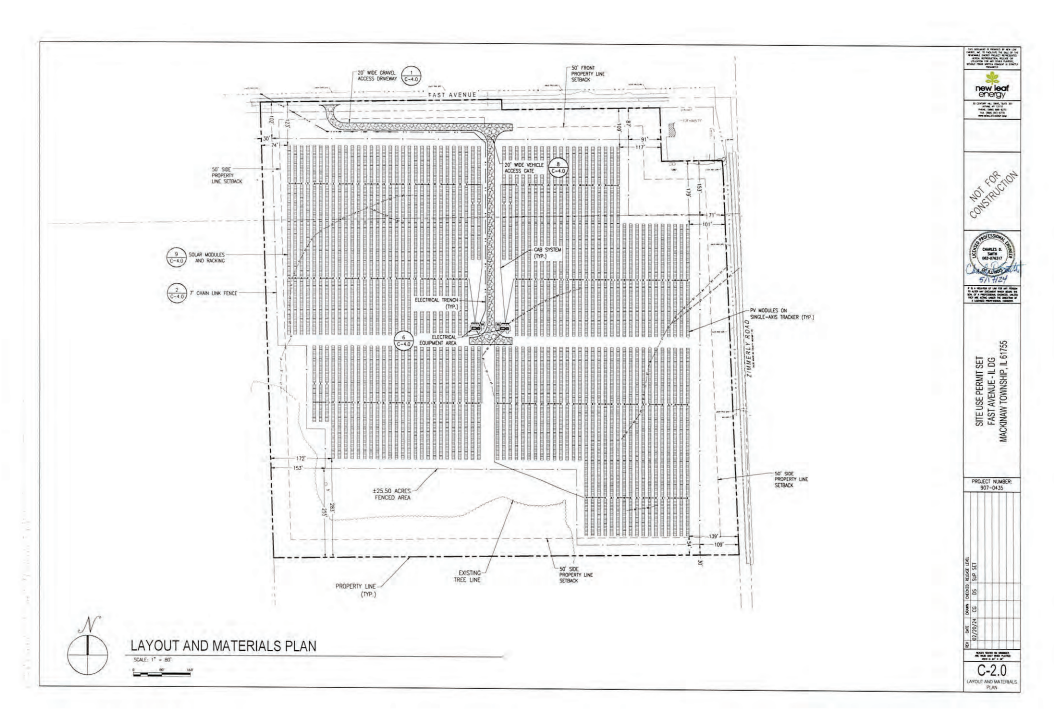
Nays: 0

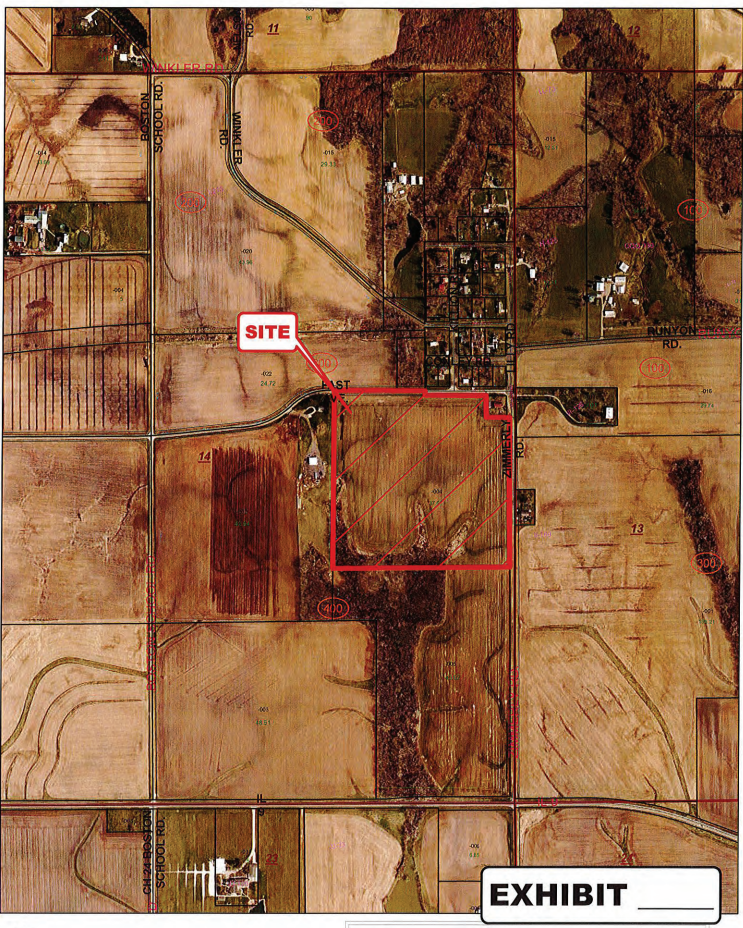
Absent: 1 – Vaughn

Dated this 2nd day of July, 2024.

/s/ DUANE LESSEN

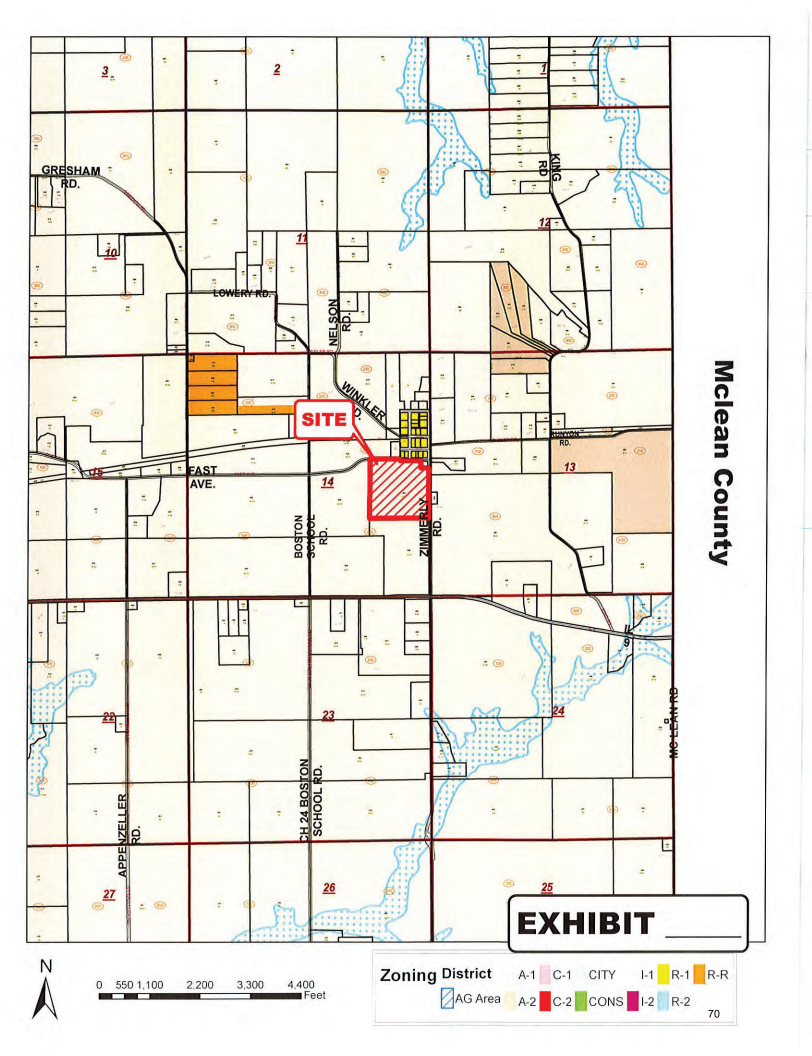
Chairman, Zoning Board of Appeals Tazewell County, Illinois

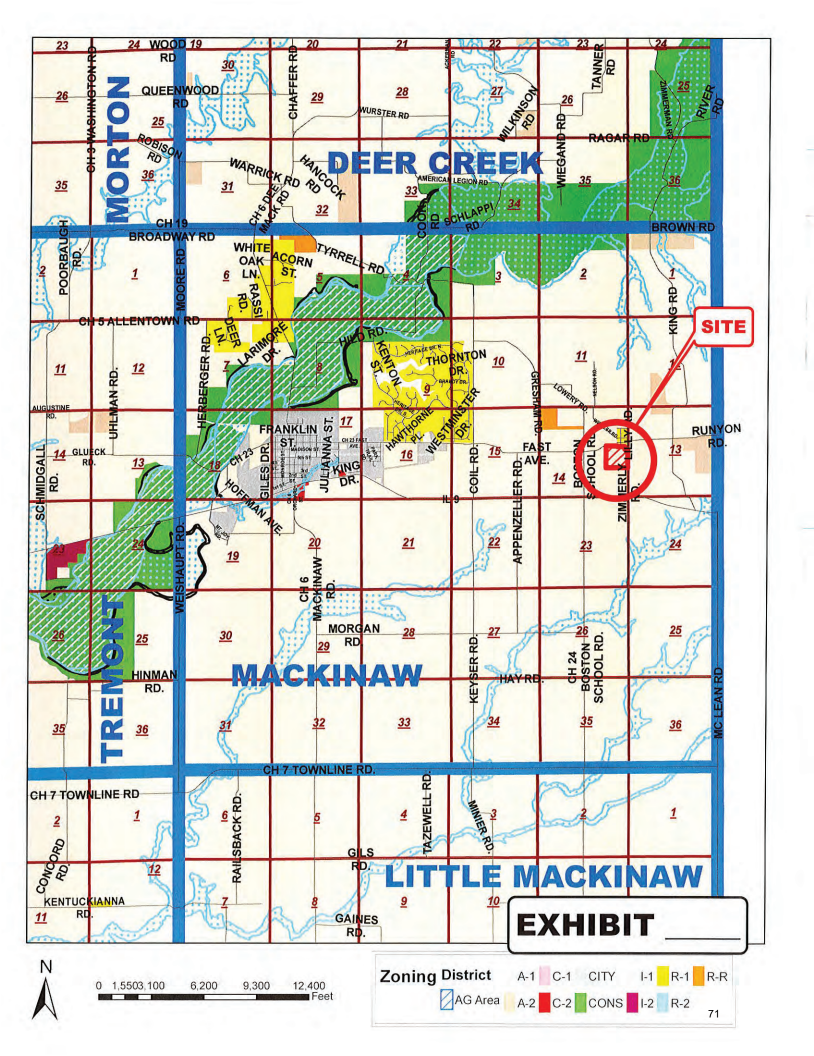




N

0 190 380 760 1,140 1,520 Feet





COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:		
Your Property Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:		
RESOLUTION		
WHEREAS, the County's Property Committee recommends to the County Board to approve the bid to supply materials and labor to install countertops and cabinetry in the Tazewell County Health Department Building, 1800 Broadway, Pekin, Illinois 61554; and		
WHEREAS, the following bids for Project #2024-P-13 were submitted for review: GIVSCO Construction Company. GIVSCO Construction Company was deemed the best bid option at the project cost of \$86,700 plus the optional cost of \$1,500 for removal/demolition of specified window sills for a total cost of \$88,200; and		
WHEREAS, the project was funded for in the 2024 Capital Improvement Plan; and		
WHEREAS, the County Administrator recommends approving the bid and is authorized to		

THEREFORE BE IT RESOLVED that the County Board approve this recommendation.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the Facilities Director, the Finance Director, and the Auditor of this action.

PASSED THIS 31st DAY OF JULY, 2024.

move forward with the project as submitted.

ATTEST:	
Tazewell County Clerk	Tazewell County Board Chairman

Tazewell County

Project # 2024-P-13 Supply and Install Countertops & Cabinetry at 1800 Broadway Pekin

07.19.2024 @ 10:00 am CST

	1	1	,
GIVSCO Construction Co.			
07.19.2024 @ 9:53 am			
\$86,700			
\$1,500 Demo of sills			
Attached to bid document			
\$120/hr.			
5 yr craftsman 20 yr materials - manufacturer			
10/01/2024			
10 days			
	9:53 am \$86,700 \$1,500 Demo of sills Attached to bid document \$120/hr. 5 yr craftsman 20 yr materials - manufacturer 10/01/2024	9:53 am \$86,700 \$1,500 Demo of sills Attached to bid document \$120/hr. 5 yr craftsman 20 yr materials - manufacturer 10/01/2024	07.19.2024 @ 9:53 am \$86,700 \$1,500 Demo of sills Attached to bid document \$120/hr. 5 yr craftsman 20 yr materials - manufacturer 10/01/2024

Mr. Chairman and Members of the Tazewell County Board:

Your Human Resources Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Human Resources Committee recommends to the County Board to approve the salary for the Tazewell County Sheriff; and

WHEREAS, 55 ILCS 5/3-6007.5 requires that counties employing a full-time Sheriff set the annual compensation of said full-time Sheriff in an amount at least 80% of the annual compensation set for the County's State's Attorney; and

WHEREAS, the State shall furnish 66 2/3% of the total annual salary to be paid to a sheriff and said amounts furnished by the State shall be payable monthly by the Department of Revenue out of the Personal Property Tax Replacement Fund or the General Revenue Fund to the county in which the sheriff is elected or appointed; and

WHEREAS, the County of Tazewell employs a full-time Sheriff; and

WHEREAS, the compensation for the office of State's Attorney received a cost of living increase effective July 01, 2024; and

WHEREAS, receipt of any stipend from the State of Illinois under 55 ILCS 5/4-6003, currently \$6,500.00 will not be included in the calculations of salary paid from Tazewell County.

THEREFORE BE IT RESOLVED, effective July 01, 2024, the annual compensation of the County's full-time Sheriff position shall be set at \$165,372.77, an amount 80% of the annual compensation set for the State's Attorney as of July 01, 2024.

BE IT FURTHER RESOLVED, that the County Clerk notify the County Board Office, Sheriff, Payroll, and the Human Resources Department of this action.

PASSED THIS 31st DAY OF JULY, 202	4.
ATTEST:	
Tazewell County Clerk	Tazewell County Board Chairman

Mr. Chairman and Members of the Tazewell County Board:

Your Human Resources Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Human Resources Committee recommends to the County Board to approve the salary for the office of the County full-time Chief Public Defender; and

WHEREAS, 55 ILCS 5/3-4007 requires that counties employing a full-time public defender set the annual compensation of said full-time Public Defender in an amount at least 90% of the annual compensation set for the County's State's Attorney; and

WHEREAS, the County of Tazewell employs a full-time Public Defender; and

WHEREAS, the compensation for the office of State's Attorney received a cost of living increase effective July 01, 2024.

THEREFORE BE IT RESOLVED, effective July 01, 2024, the annual compensation of the County's full-time Public Defender position shall be set at \$186,044.36, an amount 90% of the annual compensation set for the State's Attorney as of July 01, 2024.

BE IT FURTHER RESOLVED, that the County Clerk notify the County Board Office, Public Defender, Payroll, Finance, and the Human Resources Department of this action.

PASSED THIS 31st DAY OF JULY, 2024.

ATTEST:	
	_
Tazewell County Clerk	Tazewell County Board Chairman

Notice of Annual Salary Reimbursement COLA for State's Attorneys and Public Defenders





01/01

TAZEWELL COUNTY TREASURER MCKENZIE BLDG FL 2 PEKIN IL 61555 June 13, 2024

Letter ID: L1453976104

Fiscal Year: Effective Date: 2025

7/1/2024

A Cost of Living Adjustment (COLA) increase has been granted for fiscal year 2025 for the position of state's attorney and assistant state's attorney. Below is a summary of the base salary and reimbursement amounts.

Base Salary

4.7% COLA

Salary

\$197,436.44

\$9,279.51

\$206,715.95

A summary of the reimbursable amount is below. Per 55 ILCS 5/4-2001, the State of Illinois shall furnish 66 2/3% of the total annual compensation to be paid to each state's attorney in Illinois based on the salary in effect on December 31, 1988, and 100% of the increases in salary taking effect after December 31, 1988. For this reason the reimbursable amounts below may be less than the actual salary paid as provided above.

State's Attorney Salary Reimbursement

		Total Reimbursement	Monthly Reimbursement
1	State's Attorney Salary:	\$184,884.95	\$15,407.08
2	ASA - Mental Health Institution:	\$0.00	\$0.00
3	ASA - Higher Education Facility:	\$7,200.00	\$600.00
J .	Total	\$192,084.95	\$16,007.08

Public Defender Salary Reimbursement

Our records indicate that your county has a full-time public defender. Per Illinois State statute (55 ILCS 5/3-4007), you are required to maintain a salary of at least 90% of the county's state's attorney annual salary. Your new public defender's salary should be \$186,044.36. Your new monthly public defender's reimbursement amount will be \$10,334.76. We will require a Form PTAX-451, Salary Adjustment for Supervisor of Assessments, Public Defender, or Sheriff, to be completed and filled with us for the public defender's salary increase, along with the authorizing documentation as outlined on the form.

Please provide a copy of this letter to your state's attorney. You may contact us with any questions you may have using the contact information below.

PROPERTY TAX DIVISION ILLINOIS DEPARTMENT OF REVENUE PO BOX 19033 SPRINGFIELD, IL 62784-9033

217 785-1356

rev.propertytax@illinois.gov

Mr. Chairman and Members of the Tazewell County Board:
Your Executive Committees have considered the following RESOLUTION and recommends that it be adopted by the Board:
<u>RESOLUTION</u>
WHEREAS, the County's Executive Committee recommends the adoption of the Election Judge List presented by the County Clerk; and
WHEREAS, Illinois State Statutes in 10 ILCS 5/13-2 requires the county board at its meeting in July in each even-numbered year to select in each election precinct in the county, five capable and discreet persons to be judges of election who shall possess the qualifications required by the Act.
THEREFORE BE IT RESOLVED that the County Board approve this recommendation.
BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the County Clerk and the Elections' Supervisor of this action.

PASSED THIS 31st DAY OF JULY, 2024.

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

STATE OF ILLINOIS

TAZEWELL COUNTY

CERTIFIED LIST OF CANDIDATES FOR JUDGES OF ELECTION

2024 - 2026 TERM

DEMOCRATIC & REPUBLICAN PARTY

TO THE BOARD:

The following named persons are hereby submitted by the Chairman of the County Central Committees (Jacob Brisbin and James Rule) of the above mentioned parties along with the Tazewell County Clerk as capable and duly qualified electors, residing in precincts within said County, to be considered by your body on July 31st, 2024, for the purpose of serving as Judges of Election (attached Candidates for Judges of Election lists) within Tazewell County for a period of two years or until their successors have been duly appointed as provided by law. The names are listed in the order of preference. Those not used are recommended as the supplemental list.

Dated: July 31st , 2024		
I certify that said parties are entitled to the number of the Board on July 31st 2024.	Judges of Election in each precinct as specified, and the selection	of these candidates has been made by
ATTEST: County Clerk	DATED:	, 2024
	Chairman of the	Roard

S:\Elections\Election Judges\EJs to Board Cert 24 - 26.docx

STATE OF ILLINOIS IN THE CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT TAZEWELL COUNTY

REPORT OF SELECTION OF JUDGES OF ELECTION AND APPLICATION FOR CONFIRMATION BY THE CIRCUIT COURT

Application is hereby made by John C. Ackerman, Tazewell County Clerk for confirmation and approval of the following named persons as Judges of Election.

These people have been selected and approved by the Board as provided by law on July 31st, 2024 and said Board hereby requests a court order instructing the Clerk to commission the Judges of Election upon completion of the required training course which has been scheduled by State Statute and after all of the objections to the appointment of said people shall have been heard by the Court. At this time there are no objections pending.

Dated: July 31st, 2024	
Tazewell County Clerk	
	bjections pending) pertaining to the confirmation and approval of said candidates for Judges of Election, and by confirms and approves said residents as qualified to serve in the designated capacity.
I therefore order the said Clerk to commission the car	ndidates for Judges of Election, who will fulfill their duties as officers of this Court.
Dated: July 31st, 2024	
Judge of the 10 th Judicial Circuit	Attest: Tazewell County Circuit Clerk

TAZEWELL COUNTY Election Day Workers

Sorted by Precinct

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pwmasterviou

0101 BOYNTON

VERA K BETZELBERGERPh.Job REG1749 TOWNHALL RDSSN.Party DDELAVAN IL 61734ID i 887Status A

BRENDA J CHRISTENSEN Ph. Job ALT 814 S ELM ST SSN. Party D DELAVAN IL 61734 ID: 2445 Status A

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TAZEWELL COUNTY Election Day Workers Sorted by Precinct

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SOPHIA BERGER	Ph.	Job ALT
708 MAPLE DR	SSN.	Party D
TREMONT IL 61568	ID i 2443	Status A
SUSAN L HILL	Ph.	Job REG
15491 FURROW RD	SSN.	Party D
PEKIN IL 61554	ID i 645	Status A
GORDON L MORRIS II	Ph.	Job ALT
13122 5TH ST	SSN.	Party D
PEKIN IL 61554	ID : 2173	Status A

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0202

KIMBEL W HIGHAM	Ph.	Job Ri	EG
1831 VALLE VISTA	SSN.	Party D	
PEKIN IL 61554	ID: 857	Status A	
LAUREL A POLLENTIER	Ph.	Job RI	ΕG
2106 WILDWOOD DR	SSN.	Party D	
PEKIN IL 61554	ID 1 1706	Status A	
SHELBY RINALDO	Ph.	Job Al	LT
2008 EL CAMINO DR	SSN.	Party D	
PEKIN IL 61554	ID i 2270	Status A	

TAZEWELL COUNTY Election Day Workers

Sorted by Precinct

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ALAURA F CLARK	Ph.	Job	ALT
1107 JANSSEN ST	SSN.	Party	D
PEKIN IL 61554	ID: 2330	Status	A
SHERRY LYNN MORRIS	Ph.	Job	ALT
13122 5TH ST	SSN.	Party	D
PEKIN IL 61554	ID: 2174	Status	A
CONRAD S OZOG	Ph.	Job	ALT
1712 ST CLAIR DR	SSN.	Party	D
PEKIN IL 61554	ID i 2325	Status	A
PAULA A SMITH	Ph.	Job	REG
13961 2ND	SSN.	Party	D
PEKIN IL 61554	ID i 1781	Status	A

pwmaste1 v100303

TAZEWELL COUNTY Election Day Workers Sorted by Precinct

RICHARD W COX	Ph.	Job	REG
2617 S 14TH ST	SS N .	Party	D
PEKIN IL 61554	ID ₃ 1679	Status	A
LINDA L EWEN	Ph.	Job	REG
1510 HILLVIEW DR	SSN.	Party	D
PEKIN IL 61554	ID ₁ 633	Status	A
TERRY S GHERE	Ph.	Job	ALT
1601 GINGOTEAGUE WAY	SSN.	Party	D
PEKIN IL 61554	ID: 2171	Status	A
LISA S QUALLS	Ph.	Job	ALT
9 BEACHCOMBER PL	SSN.	Party	D
PEKIN IL 61554	ID: 2514	Status	A
CATHERINE L WELSH	Ph.	Job	REG
1101 EL CAMINO #646	SSN.	Party	D
PEKIN IL 61554	ID: 930	Status	A

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TAZEWELL COUNTY Election Day Workers

Sorted by Precinct

0205

JESSICA ANDERSON	Ph.	Job	REG
1423 SUMMIT DR	SSN.	Party	D
PEKIN IL 61554	ID i 1633	Status	Α
LEA A JUSKA	Ph.	Job	ALT
2103 MARIANA DR	SSN.	Party	D
PEKIN IL 61554	ID i 2268	Status	Α
MARY ELIZABETH ROFFMAN	Ph.	Job	REG
2417 MT VERNON	SSN.	Party	D
PEKIN IL 61554	ID: 1207	Status	A
PHILIP G ROFFMAN	Ph.	Job	ALT
1407 HIGHWOOD AVE	SSN.	Party	D
PEKIN IL 61554	ID i 2513	Status	Ā

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TAZEWELL COUNTY Election Day Workers Sorted by Precinct

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0301

DEER CREEK

BARBARA G HAYES PO BOX 257 301 E 2ND AVE DEER CREEK IL 61733	Ph. SSN. ID: 1536	Job REG Party D Status A
ELIZABETH A JORDAN	Ph.	Job REC
309 E 3RD AVE PO BOX 194	SSN.	Party D
DEER CREEK IL 61733	ID i 1498	Status A
ELIZABETH L PERSHING	Ph.	Job
4 WOODVIEW CT	SSN.	Party D
WASHINGTON IL 61571	ID; 2053	Status A
CHRISTOPHER A YOUNGMARK	Ph.	Job
17916 DEE MACK RD	SSN.	Party D
MACKINAW IL 61755	ID: 2065	Status A

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TAZEWELL COUNTY Election Day Workers Sorted by Precinct

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0401

DELAVAN 1

JANICE M MARTIN	Ph.	Job	REG
17371 ILL RTE 122	SSN.	Party	D
DELAVAN IL 61734	ID i 874	Status	A
GARY F RYAN	Ph.	Job	REG
PO BOX 225	SSN.	Party	D
DELAVAN IL 61734	ID i 1335	Status	A
JUDITH A TEAL	Ph.	Job	REG
512 OAK ST	SSN.	Party	D
DELAVAN IL 61734	ID i 4980	Status	A
DAVID L WATTS	Ph.	Job	REG
PO BOX 263	SSN.	Party	D
DELAVAN IL 61734	ID i 1301	Status	A

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0501

DILLON

DEBORAH LAIRD BRUEGGEMANN	Ph.	Job	REG
21570 BULLDOG BLVD	SSN.	Party	D
DELAVAN IL 61734	ID: 1370	Status	A
KAELI R MCINTIRE	Ph.	Job	REG
820 E 1ST ST	SSN.	Party	D
DELAVAN IL 61734	ID: 1924	Status	A
NORMAN E SCOTT	Ph.	Job	ALT
2403 TAZEWELL RD	SSN.	Party	D
PEKIN IL 61554	ID; 2214	Status	A
GERALDINE A STUART	Ph.	Job	REG
211 WASHINGTON ST	SSN.	Party	D
HOPEDALE IL 61747	ID: 1997	Status	A

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TAZEWELL COUNTY Election Day Workers Sorted by Precinct

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0601

ELM GROVE 1

DONNA A SMITH 14014 N LAKE WINDERMERE TREMONT IL 61568 Ph. SSN. Job ALT Party D Status A

TAZEWELL COUNTY Election Day Workers

Sorted by Precinct

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0602 ELM GROVE 2

JOYCE L BRYANT	Ph.	Job	REG
1461 VALLE VISTA #24	SSN.	Party	D
PEKIN IL 61554	ID i 7113	Status	Α

FRED W PETERSON Ph. Job REG 14228 MENNONITE CHURCH SSN. Party D PEKIN IL 61554 ID; 1871 Status A

TAZEWELL COUNTY

Election Day Workers

Sorted by Precinct

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0701

LINDA SUE COURTNEY	Ph.	Job	REG
323 ILLINI DR	SSN.	Party	D
EAST PEORIA IL 61611	ID i 849	Status	A
KAREN L PICEK	Ph.	Job	ALT
128 GREENBRIAR CT	SSN.	Party	D
FAST PEORIA II 61611	ID: 2320	Status	A

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0702

JOHN D BUCHAN	Ph.	Job	ALT
950 N MAIN ST	SSN.	Party	D
EAST PEORIA IL 61611	ID: 2056	Status	A
LINDA S FAIRBANKS	Ph.	Job	ALT
286 FONDULAC DR	SSN.	Party	D
EAST PEORIA IL 61611	ID; 2407	Status	A
ISABELLA GENE LIMAS	Ph.	Job	ALT
500 HILLCREST DR	SSN.	Party	D
WASHINGTON IL 61571	ID: 2464	Status	A
MARY L SHRUM	Ph.	Job	REG
247 CHICAGO ST	SSN.	Party	D
EAST PEORIA IL 61611	ID: 1593	Status	A

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0703

CHARBEL HAMAD	Ph.	Job	ALT
1417 WILLOW DR	SSN.	Party	D
WASHINGTON IL 61571	ID i 2459	Status	A
CHRISTINE ANN HILTON	Ph.	Job	ALT
108 IRON BARK CT	SSN.	Party	D
EAST PEORIA IL 61611	ID : 2097	Status	A
DENISE LAREDO SMITH	Ph.	Job	ALT
224 INDIAN CIR	SSN.	Party	D
EAST PEORIA IL 61611	ID ₃ 2400	Status	A

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JOANNE CORBETT	Ph.	Job	ALT
128 FREEDOM TRL	SSN.	Party	D
EAST PEORIA IL 61611	ID: 2489	Status	A
LAUREN E DEJAYNES	Ph.	Job	ALT
212 DEVRON CIRCLE	SSN.	Party	D
EAST PEORIA IL 61611	ID; 2350	Status	A
JUDY A HOWARD	Ph.	Job	REG
102 APPELLATE CT	SSN.	Party	D
EAST PEORIA IL 61611	ID; 1561	Status	A
TIMOTHY W KOLLER	Ph.	Job	ALT
124 OAKMOOR DR	SSN.	Party	D
EAST PEORIA IL 61611	ID: 2328	Status	A

pwmaste1 v100303

0705

JASON R ELLIS	Ph.	Job	ALT
3406 N MAIN ST #8	SSN.	Party	D
EAST PEORIA IL 61611	ID i 2208	Status	A
STEVEN B FAIRBANKS	Ph.	_	ALT
286 FONDULAC DR	SSN.		D
EAST PEORIA IL 61611	ID i 2399		A
MIA PRUITT	Ph.	Job	ALT
916 WELLINGTON DR	SSN.	Party	D
WASHINGTON IL 61571	ID i 2461	Status	A

pwmaste1 v100303

0706

EZEKIEL BARTOLOMUCCI	Ph.	Job	ALT
2206 EUREKA RD	SSN.	Party	D
WASHINGTON IL 61571	ID i 2463	Status	Α –
MEGAN A BERTOLINO RUMPEL	Ph.	Job	ALT
133 LEXINGTON CT	SSN.	Party	D
EAST PEORIA IL 61611	ID i 2486	Status	A
ANGELA R BOWDEN	Ph.	Job	ALT
512 HARBOR POINTE DR	SSN.	Party	D
EAST PEORIA IL 61611	ID: 2073	Status	A
KIM L SMITH	Ph.	Job	REG
159 JAY ST	SSN.	Party	D
EAST PEORIA IL 61611	ID: 1918	Status	A

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TAZEWELL COUNTY Election Day Workers Sorted by Precinct

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0707

DARLENE STARR ALDRIDGE TRACY	Ph.	Job	ALT
112 HIGHVIEW	SSN.	Party	D
EAST PEORIA IL 61611	ID i 2252	Status	A
JILL S LUTTON	Ph.	Job	REG
123 SPRING ST	SSN.	Party	D
EAST PEORIA IL 61611	IDa 1849	Status	A
SUZI L MCMULLEN	Ph.	Job	ALT
113 CATHERINE ST	SSN.	Party	D
EAST PEORIA IL 61611	ID = 2292	Status	A
ELISE ZERBONIA	Ph.	Job	ALT
1928 COUNTRY FAIR DR	SSN.	Party	D
WASHINGTON, IL 61571	ID i 2460	Status	A

pwmaste1 v100303

0801

JOYCE I MCCLOUD	Ph.	Job	REG
3924 SHERIDAN RD	SSN.	Party	D
PEKIN IL 61554	ID; 42	Status	A
LESLIE LYNNE UNGER	Ph.	Job	ALT
500 NORTHERN OAKS DR	SSN.	Party	D
GROVELAND IL 61535	ID: 2048	Status	A
ROGER EUELL WILLIAMS	Ph.	Job	ALT
183 YORDY RD	SSN.	Party	D
MORTON IL 61550	ID: 2308	Status	A

TAZEWELL COUNTY Election Day Workers

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Sorted by Precinct

0802

GROVELAND 2

JOANE C WHITE 213 LAWNRIDGE DR CREVE COEUR IL 61610 Ph. SSN. ID; 2475 Job ALT Party D Status A

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0803

MARTHA D JORGENSEN 212 SUNNYBROOK ST EAST PEORIA IL 61611	Ph. SSN. ID ₃ 2113	Job Party Status	D A
SUSAN J OAKS	Ph.	Job	REG
103 ELM ST	SSN.	Party	D
MORTON IL 61550	ID ₁ 121	Status	A
HANNAH R PATTON	Ph.	Job	ALT
1301 W JEFFERSON #5D	SSN.	Party	D
MORTON IL 61550	ID; 2098	Status	A
PHYLLIS A SIDLE	Ph.	Job	REG
109 IRENE CT	SSN.	Party	D
EAST PEORIA IL 61611	ID i 1092	Status	A

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ROBERT WILLIAM HENNING III	Ph.	Job ALT
1101 PEKIN AVE #1	SSN.	Party D
CREVE COEUR IL 61610	ID 1 2423	Status A
SONDRA L YANCEY	Ph.	Job REG
221 MARQUETTE AVE	SSN.	Party D
CREVE COEUR IL 61610	ID i 20233	Status A

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TAZEWELL COUNTY Election Day Workers Sorted by Precinct

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0805

GROVELAND 5

ARDIENNE A GORMAN 300 SEASON DR EAST PEORIA IL 61611 Ph. SSN.

ID: 1689

Job REG Party D

Status A

pwmaste1 v100303

0806

COLLEEN R KAHL	Ph.	Job	REG
131 W FAULKNER RD	SSN.	Party	D
EAST PEORIA IL 61611	ID = 2039	Status	A
SMITHEA L VOGELSANG	Ph.	Job	REG
2322 COLE ST	SS N .	Party	D
EAST PEORIA IL 61611	ID: 1658	Status	A

pwmaste1 v100303

0807

BRADLEY EDWARD DORNON	Ph.	Job	REG
314 STONEWOOD DR	SSN.	Party	D
EAST PEORIA IL 61611	ID: 889	Status	A
ROBERT H JORGENSEN	Ph.	Job	ALT
212 SUNNYBROOK ST	SSN.	Party	D
EAST PEORIA IL 61611	ID i 2114	Status	A
MELISSA C NEWPORT	Ph.	Job	REG
210 FAHEY HOLLOW RD	SSN.	Party	D
EAST PEORIA IL 61611	ID ; 224	Status	A

pwmaste1 v100303

0808

JOHN L BOZDECH JR	Ph.	Job	ALT
3 CYPRESS PT	SSN.	Party	D
PEKIN IL 61554	ID ₁ 2495	Status	A
KENNETH E GOODWIN	Ph.	Job	ALT
242 MAPLE PARK DR	SSN.	Party	D
PEKIN IL 61554	ID: 2490	S t atus	A
ROBERT G GREEN	Ph.	Job	REG
444 PARKWAY DR #705	SSN.	Party	D
PEKIN IL 61554	ID: 98	Status	A
SALLY F MORRIS	Ph.	Job	REG
2800 ADDISON	SSN.	Party	D
PEKIN IL 61554	ID: 66	Status	A
MICHELE MAUREEN SCHNUPP	Ph.	Job	ALT
3525 CATTAIL COVE	SSN.	Party	D
PEKIN IL 61554	ID ₁ 2508	Status	A
KAREN S VONDERHAAR	Ph.	Job	REG
216 HEMLOCK ST	SSN.	Party	D
PEKIN IL 61554	ID: 1738	Status	A

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R DARLENE LAWRENCE	Ph.	Job	ALT
17971 SPRINGFIELD RD	SSN.	Party	D
GROVELAND IL 61535	ID: 2044	Status	A
MARILYN L STEVENS	Ph.	Job	REG
300 NORTHERN OAKS DR	SSN.	Party	D
GROVELAND IL 61535	ID: 108	Status	A
GEORGE M VILLA	Ph.	Job	REG
19478 SPRINGFIELD RD	SSN.	Party	D
GROVELAND IL 61535	ID 3 94724	Status	A
DELBERT G YOUNG	Ph.	Job	ALT
424 GRAND OAKS CT	SSN.	Party	D
GROVELAND IL 61535	ID ₁ 2419	Status	A

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MELANIE R HARRISS	Ph.	Job	ALT
500 JOLIET RD	SSN.	Party	D
MARQUETTE HTS. IL 61554	ID: 2479	Status	A
RITA J ROBERTS	Ph.	Job	ALT
1201 S 5TH ST	SSN.	Party	D
PEKIN IL 61554	ID: 2318	Status	A
ROSEMARY I SARGENT	Ph.	Job	REG
111 PARTRIDGE RD	SSN.	Party	D
MARQUETTE HTS. IL 61554	ID: 730	Status	A

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0811

REINHOLD J KAEBITZSCH	Ph.	Job	REG
214 SHADY KNOLLS DR	SSN.	Party	D
EAST PEORIA IL 61611	ID ≀ 1345	Status	A
DALE C MESSMORE	Ph.	Job	ALT
205 CONCORD AVE	SSN.	Party	D
EAST PEORIA IL 61611	ID: 2100	Status	A

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0812

GROVELAND 12

SCOTT R DEATHERAGE	Ph.	Job ALT
311 LINCOLN ST	SSN.	Party D
WASHINGTON IL 61571	ID : 2480	Status A
JUDITH C MCCARTHY	Ph.	Job REG
504 COTTONWOOD CIR	SSN.	Party D
EAST PEORIA IL 61611	ID 1 947	Status A
BONNIE K MERRIMAN	Ph.	Job ALT
100 STONEMAN ST	SSN.	Party D
EAST PEORIA IL 61611	ID i 2491	Status A
RYAN DALE STUFFLEBEAM	Ph.	Job ALT
213 LAWNRIDGE DR	SSN.	Party D
CREVE COEUR IL 61610	ID i 2484	Status A
SUZANNE R VANDERHAM	Ph.	Job ALT
3104 BLOOMINGTON	SSN.	Party D
EAST PEORIA IL 61611	ID i 2158	Status A

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0901

HITTLE

MARVIN W MCCLELLAN 4230 DALE RD ARMINGTON IL 61721	Ph. SSN. ID: 2333	Job Party Status	D A
ALICIA LEE SMITH	Ph.	Job	ALT
25472 OLYMPIA RD	SSN.	Party	D
HOPEDALE IL 61747	ID: 2128	Status	A

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1001

HOPEDALE 1

JULIE M BURKE	Ph.	Job	REG
PO BOX 63	SSN.	Party	D
HOPEDALE IL 61747	ID: 1430	Status	A
JUNE A COGGINS	Ph.	Job	REG
6230 ANGUS LN	SSN.	Party	D
HOPEDALE IL 61747	ID 3 67	Status	A
ALEXANDRIA GRAHAM 417 NW MAIN ST PO BOX 34 HOPEDALE IL 61747	Ph. SSN. ID i 2424	Job Party Status	ALT D A

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1101

LT MACKINAW 1

GARY DALE LOSEKE PO BOX 320 109 W OLIVE MINIER IL 61759	Ph. SSN. ID: 1110	Job Party Status	REG D A
RUDOLPH S URBANO JR	Ph.	Job	REG
6559 LAKE RD	SSN.	Party	D
HOPEDALE IL 61747	ID: 1948	Status	A

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1201 MACKINAW 1

LINDA FRANCES GILLESPIE 302 JOHN LN	Ph. SSN.		Job Party	REG D
MACKINAW IL 61755	ID i	1931	Status	Α
JAMES E KAMP 15541 SCHMIDGALL RD	Ph. SSN.	400	Job Party	REG D
TREMONT IL 61568	ID i	426	Status	A
JAMES ROBERT KIRKPATRICK 15814 DEER LN	Ph. SSN. ID i	2181	Job Party Status	ALT D
MACKINAW IL 61755		2101	Job	REG
MARY E PIRTLE 47 KENTON ST MACKINAW IL 61755	Ph. SSN. ID i	1844	Party Status	D A
		1 🕶 1 1	_,	

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1202

MACKINAW 2

THERESA S POLLARD 29510 E HOFFMAN RD MACKINAW IL 61755 Ph. SSN.

ID i 966

Job REG Party D

Status A

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1203

MACKINAW 3

JUDY M CREMEENS	Ph.	Job ALT
409 N LOGAN	SSN.	Party D
DEER CREEK IL 61733	ID i 2074	Status A
GEORGE A DINGLEDINE	Ph.	Job REG
33237 ILL RTE 9	SSN.	Party D
MACKINAW IL 61755	ID: 490	Status A

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1301

MALONE

ALT RICHARD GUILLERMO CRUZ Job Ph. Party D SSN. 206 W 4TH ST DELAVAN IL 61734 ID a 2442 Status A

REG Ph. Job SCOTT B URISH SSN. Party D PO BOX 284 Status A **GREEN VALLEY IL 61534** ID i 36641

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1401

JON T AITKEN 26 EMERALD CT MORTON IL 61550	Ph. SSN. ID i	1568	Job Party Status	REG D A
SUSAN E COLBY 515 E ADAMS ST MORTON IL 61550	Ph. SSN. ID i	2409	Job Party Status	ALT D A
JULIE CHRISTINE HEIM 16 SAPPHIRE PT MORTON IL 61550	Ph. SSN. ID i	2040	Job Party Status	REG D A
JUDITH E KRAMER 2140 S 2ND AVE MORTON IL 61550	Ph. SSN. ID i	2436	Job Party Status	ALT D A
THERESE M SCIFRES 28533 QUEENWOOD MORTON IL 61550	Ph. SSN. ID i	2191	Job Party Status	ALT D A
OLIVIA R TALUC 71 HICKORY RIDGE DR MORTON IL 61550	Ph. SSN. ID i	2159	Job Party Status	ALT D A

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1402

MONICA L IWANSKI	Ph.	Job	REG
131 BEHRENDS CT	SSN.	Party	D
MORTON IL 61550	ID: 1112	Status	A
KARYN M PHILLIPS	Ph.	Job	ALT
212 N MAIN ST #B	SSN.	Party	D
MORTON IL 61550	ID: 2297	Status	A
WILLIAM S TURNEY	Ph.	Job	ALT
1420 E JEFFERSON	SSN.	Party	D
MORTON IL 61550	ID ₁ 2367	Status	A

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1403

MARGARET M JOHNSON	Ph.	Job	REG
323 WOLF CROSSING DR	SSN.	Party	D
MORTON IL 61550	ID: 2041	Status	A
ANDREA E PENCE	Ph.	Job	ALT
320 E MONROE ST	SSN.	Party	D
MORTON IL 61550	ID: 2236	Status	A
PEGGY J SELLARS	Ph.	Job	ALT
799 PIERCE ST	SSN.	Party	D
MORTON IL 61550	ID i 2125	Status	A

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1404

MALINDA J CUMBOW-RADLOFF	Ph.	Job REG
1804 COPPERFIELD DR	SSN.	Party D
MORTON IL 61550	ID i 2043	Status A
APRIL ANNE PRIVETT	Ph.	Job REG
1834 COPPERFIELD DR	SSN.	Party D
MORTON IL 61550	ID i 1326	Status A

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1405

BETH ANNE BRUSH	Ph.	Job	REG
47 FOX CREEK	SSN.	Party	D
MORTON IL 61550	ID i 2014	Status	
JEREMY A FLAUGHER	Ph.	Job	ALT
101 E MAYWOOD ST	SSN.	Party	D
MORTON IL 61550	ID i 2347	2 (Α
ALLISON SCHIEFERLE UHLENBROCK	Ph.	Job	ALT
536 N MAIN ST	SSN.	Party	D
MORTON IL 61550	ID i 2066	Status	Α

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1406

CONNIE L BINKLEY	Ph.	Job	ALT
240 E DELWOOD ST	SSN.	Party	D
MORTON IL 61550	ID∓ 2141	Status	A
JENNIFER NICOLE CHAANINE	Ph.	Job	ALT
1240 S MAIN ST APT 118F	SSN.	Party	D
MORTON IL 61550	ID: 2394	Status	A
SARA BETH GUTIERREZ	Ph.	Job	
1240 S MAIN ST #38	SSN.	Party	
MORTON IL 61550	ID i 2111	Status	
JENNIFER L JOHNSON	Ph.	Job	ALT
106 SOUTHSHORE DR	SSN.	Party	D
MORTON IL 61550	ID: 2448	Status	A
DARLENE L POWERS-PALMER	Ph.	Job	REG
330 SHAGGYBARK TRL	SSN.	Party	D
MORTON IL 61550	ID i 2015	Status	A
STEVEN A SHAW	Ph.	Job	ALT
366 E FERNWOOD ST	SSN.	Party	D
MORTON IL 61550	ID i 2422	Status	A

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1407

ELLA ANN BRUBAKER	Ph.	Job	ALT
2120 N MORTON AVE	SSN.	Party	D
MORTON IL 61550	ID: 2357	Status	A
ROBERT J GONSTAL	Ph.	Job	REG
112 JAY AVE	SSN.	Party	D
MORTON IL 61550	ID ; 153526	Status	A
BEVERLY D KARSTENSEN	Ph.	Job	ALT
935 E JEFFERSON #302	SSN.	Party	D
MORTON IL 61550	ID: 2221	Status	A
REBECCA SUE SMITH	Ph.	Job	ALT
265 HIRES TRACE	SSN.	Party	D
MORTON IL 61550	ID: 2177	Status	A

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1408

CHRISTINE K BECKER	Ph.	Job	REG
328 N OKLAHOMA AVE	SSN.	Party	D
MORTON IL 61550	ID i 1625	Status	A
JERRY W WINDER	Ph.	Job	REG
102 HEMLOCK DR	SSN.	Party	D
MOR T ON IL 61550	ID ₁ 987	Status	A
JULIE A ZOSS	Ph.	Job	REG
100 N OKLAHOMA AVE	SSN.	Party	D
MORTON IL 61550	ID: 1147	Status	A

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1409

JAMES MICHAEL ANDERSON	Ph.	Job REG
130 JAY AVE	SSN.	Party D
MORTON IL 61550	ID i 1053	Status A
ROBERT W RYAN	Ph.	Job ALT
825 ANNE ST	SSN.	Party D
WASHINGTON IL 61571	ID: 2063	Status A

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1410

ROBERT J ANDERSON	Ph.	Job	ALT
511 N PENNSYLVANIA AVE	SSN.	Party	D
MORTON IL 61550	ID: 2182	Status	A
SANDRA J SCHIFELING	Ph.	Job	REG
449 S MONTANA AVE	SSN.	Party	D
MORTON IL 61550	ID; 1488	Status	A
ELLA VANNAKEN	Ph.	Job	ALT
28324 QUEENWOOD RD	SSN.	Party	D
MORTON, IL 61550	ID; 2376	Status	A
DANA L WEBER	Ph.	Job	ALT
1222 WATERFORD DR	SSN.	Party	D
MORTON IL 61550	ID: 2410	Status	A

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1411

ELMER CORDELL JOHNSON IV	Ph.	Job ALT
106 SOUTHSHORE DR	SSN.	Party D
MORTON IL 61550	ID i 2188	Status A
CHRISTOPHER M TALUC	Ph.	Job ALT
71 HICKORY RIDGE DR	SSN.	Party D
MORTON IL: 61550	ID: 216 4	Status A

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1501

SAND PRAIRIE 1

CAROLYN J BREWER	Ph.	Job	ALT
10911 CANADA RD	SSN.	Party	D
PEKIN IL 61554	ID: 2087	Status	A
DARLENE K CURRY	Ph.	Job	REG
207 WORNER ST	SSN.	Party	D
GREEN VALLEY IL 61534	ID: 644	Status	A
PLONDIENA J FLAIRTY	Ph.	Job	REG
5525 CHAPEL RD	SSN.	Party	D
GREEN VALLEY IL 61534	ID; 36262	Status	Ā

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1601

SPRINGLAKE 1

DONNA S COOK 7322 MYRTLE ST MANITO IL 61546	Ph. SSN. ID i	1865	Job Party Status	REG D A
AURIEL MARIA VAND FOURNIER 13851 N MANITO RD MANITO IL 61546	Ph. SSN. ID i	2362	Job Party Status	ALT D A
JUDITH A HERRMAN 11174 HERRMAN RD MANITO IL 61546	Ph. SSN. ID i	37103	Job Party Status	REG D A
TERRY L KNOLLENBERG 6180 SKY RANCH RD MANITO IL 61546	Ph. SSN. ID i	1129	Job Party Status	REG D A
LINDA K MAQUET 11599 HOFF SUBDIVISION MANITO IL 61546	Ph. SSN. ID i	1990	Job Party Status	REG D A

TREMONT IL 61568

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Status A

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1701

TREMONT 1

Ph. LAUREL E BERG Job **ALT** SSN. Party D 324 S KANSAS AVE MORTON IL 61550 ID i 2353 Status A **RALPH J EVANS** Ph. Job REC Party SSN. 200 W TAZEWELL ST D

ID i

1508

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1702

TREMONT 2

GAIL E DAVIS	Ph.	Job REG
2680 SE WINDERMERE DR	SSN.	Party D
TREMONT IL 61568	ID i 1905	Status A
PAMELA S KNOLLENBERG	Ph.	Job ALT
24858 EMANUEL LN	SSN.	Party D
TREMONT IL 61568	ID i 2145	Status A

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1801

JIM K BUSCH	Ph.	Job	ALT
1814 SANTA FE RD	SSN.	Party	D
WASHINGTON IL 61571	ID i 2078	Status	A
CAROL A LEE	Ph.	Job	REG
612 PARR HUE LN	SSN.	Party	D
WASHINGTON IL 61571	ID i 292	Status	A
JOSEPHINE M MARCHINI	Ph.	Job	ALT
1024 S CUMMINGS LN	SSN.	Party	D
WASHINGTON IL 61571	ID i 2437	Status	A

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1802

PAULA V BALISTRERI	Ph.	Job REG
602 AVON CT	SSN.	Party D
WASHINGTON IL 61571	ID i 1801	Status A
JULIE A EVANS	Ph.	Job REG
405 WOODCREST DR	SSN.	Party D
WASHINGTON IL 61571	ID: 2003	Status A

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1803

DAVID M CAMPBELL	Ph.	Job	ALT
500 W GUTH RD	SSN.	Party	D
WASHINGTON IL 61571	ID ₁ 2346	Status	A
LAUREN CAMPOMANES	Ph.	Job	ALT
812 PATRICIA ST	SSN.	Party	D
WASHINGTON, IL 61571	ID i 2451	Status	A
JASON M MINOR	Ph.	Job	REG
2370 CENTENNIAL DR	SSN.	Party	D
WASHINGTON IL 61571	ID: 1621	Status	A
DONNA M SCHMIDT	Ph.	Job	REG
702 WILSHIRE DR	SSN.	Party	D
WASHINGTON IL 61571	ID: 45122	Status	A

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1804

BARBARA A BAXTER 1103 KERN RD #A WASHINGTON IL 61571	Ph. SSN. ID ₁ 1410	- ·	REG D A
SUSAN D BENSON 121 S ELM ST WASHINGTON IL 61571	Ph. SSN. ID ₁ 2358	•	ALT D A
JENNIE R CRUZ 125 S MAIN ST WASHINGTON IL 61571	Ph. SSN. ID i 2068	Job Party i Status A	D A
TAMMY L FRERICKS 1303 MITCHELL WASHINGTON IL 61571	Ph. SSN. ID 1 2289		ALT D
DONNA G LEE 1069 MALLARD WAY WASHINGTON IL 61571	Ph. SSN. ID ₁ 2371	-	ALT D

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1805

LORI LYNN BLAINE	Ph.	Job REG
130 CHERRY LN	SSN.	Party D
WASHINGTON IL 61571	ID ₃ 1636	Status A
JAMES K ELDRED	Ph.	Job ALT
14 PLYMOUTH CT	SSN.	Party D
WASHINGTON IL 61571	ID ₁ 2299	Status A
FRANKLIN HARRISON HENNINGER	Ph.	Job
1601 JADENS WAY	SSN.	Party D
WASHINGTON IL 61571	IDi 2071	Status A
JANE E MORAN	Ph.	Job ALT
202 ESSER ST	SSN.	Party D
WASHINGTON IL 61571	ID: 2290	Status A

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1806

PENNY S DECKER 905 BELAIRE DR	Ph.	Job	REG
	SSN.	Party	D
WASHINGTON IL 61571	ID₁ 1972	Status	A
MARY T GALVIN MATTHEWS	Ph.	Job	REG
23181 FARMDALE RD	SSN.	Party	D
WASHINGTON IL 61571	ID: 132494	Status	A
JAMES BERRIE ROSSON	Ph.	Job	ALT
604 CARDINAL DR	SSN.	Party	D
WASHINGTON IL 61571	ID: 2300	Status	A
ROBERT DALE TOMKA	Ph.	Job	REG
2536 CENTENNIAL DR	SSN.	Party	D
WASHINGTON IL 61571	ID: 1787	Status	A

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1807

JENNIFER L BISHOP 1829 JADENS WAY WASHINGTON IL 61571	Ph. SSN. ID i	2135	Job Party Status	ALT D A
JESSICA D BOLEY 106 E JEFFERSON WASHINGTON IL 61571	Ph. SSN. ID į	2454	Job Party Status	ALT D A
EVELINE C DURHAM 102 SMILEY CT WASHINGTON IL 61571	Ph. SSN. ID i	1507	Job Party Status	REG D A
SHARON R KING 118 COMFORT WAY WASHINGTON IL 61571	Ph. SSN. ID i	442	Job Party Status	REG D A
TRISHA M MITCHELL 1616 ASPEN DR WASHINGTON IL 61571	Ph. SSN. ID į	1753	Job Party Status	REG D A

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1808

KYLE JAMES AUER	Ph.	Job	ALT
114 QUAIL TRL	SSN.	Party	D
WASHINGTON IL 61571	ID i 2160	Status	A
RACHEL E BERRY	Ph.	Job	ALT
1420 SAVILE LN	SSN.	Party	D
WASHINGTON IL 61571	ID: 2288	Status	A
LINDA D SMITH BROWN	Ph.	Job	REG
3 CRANFORD DR	SSN.	Party	D
WASHINGTON IL 61571	ID i 1749	Status	A
MATTHEW L FIELDS	Ph.	Job	ALT
19 ELK CT	SSN.	Party	D
WASHINGTON IL 61571	ID: 2393	Status	A
JESSICA NOELLE GIBSON JAMES	Ph.	Job	ALT
1413 AUSTIN	SSN.	Party	D
WASHINGTON IL 61571	ID ₁ 2091	Status	A
STEPHANIE L VOLZ	Ph.	Job	ALT
19 ELK CT	SSN.	Party	D
WASHINGTON IL 61571	ID : 2392	Status	A
JAMEL SC WRIGHT	Ph.	Job	ALT
1501 OAK RIDGE	SSN.	Party	D
WASHINGTON IL 61571	ID: 2167	Status	A

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1809

DEBRA L CAMPBELL	Ph.	Job	ALT
500 W GUTH RD	SSN.	Party	D
WASHINGTON IL 61571	ID: 2345	Status	A
LISA M FEINHOLZ	Ph.	Job	ALT
1009 ELDRIDGE ST	SSN.	Party	D
WASHINGTON IL 61571	ID: 2213	Status	A
TERIANA RENEE JONES	Ph.	Job	ALT
701 WESTGATE RD	SSN.	Party	D
WASHINGTON IL 61571	ID i 2457	Status	A
MARY E LAWLESS	Ph.	Job	REG
212 DANIEL PKWY	SSN.	Party	D
WASHINGTON IL 61571	ID: 402	Status	A
LORY E SANDBERG	Ph.	Job	REG
309 S PINE ST	SSN.	Party	D
WASHINGTON IL 61571	ID i 1496	Status	A

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1810

JON D BYLER	Ph.	Job	ALT
9 BROOKSHIRE DR	SSN.	Party	D
WASHINGTON IL 61571	ID ₃ 2414	Status	A
BART E HOLLINGSWORTH JR	Ph.	Job	REG
1933 N MAIN ST	SSN.	Party	D
WASHINGTON IL 61571	ID: 47575	Status	A
CORINNA M KAHRS	Ph.	Job	ALT
802 FIRETHORN DR	SSN.	Party	D
WASHINGTON IL 61571	ID: 2456	Status	A
ELLEN M MARTIN	Ph.	Job	ALT
902 FIRETHORN DR	SSN.	Party	D
WASHINGTON IL 61571	ID: 2481	Status	A
JEFFREY P MARTIN	Ph.	Job	ALT
902 FIRETHORN DR	SSN.	Party	D
WASHINGTON IL 61571	ID: 2482	Status	A

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1811

JOANN E FRASER	Ph.	Job	REG
1015 CHELSEA PL	SSN.	Party	D
WASHINGTON IL 61571	ID: 699	Status	A
LILIJA V STEVENS	Ph.	Job	REG
1102 WESTGATE RD	SSN.	Party	D
WASHINGTON IL 61571	ID: 1243	Status	A
PAMELA A TOMKA	Ph.	Job	REG
2536 CENTENNIAL DR	SSN.	Party	D
WASHINGTON IL 61571	ID: 1786	Status	A

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1812

REBECCA FAYE ANDERSON	Ph.	Job	REG
200 CARLSON AVE #23B	SSN.	Party	D
WASHINGTON IL 61571	ID; 2019	Status	A
JOSEPH L CLAYTON	Ph.	Job	ALT
415 CRESTLAWN DR	SSN.	Party	D
WASHINGTON IL 61571	ID; 2061	Status	A
CALEB KREY	Ph.	Job	ALT
1806 SANTA FE RD	SSN.	Party	D
WASHINGTON IL 61571	ID; 2313	Status	A
CHERYL A SHAVER	Ph.	Job	REG
200 CARLSON AVE #4K	SSN.	Party	D
WASHINGTON IL 61571	ID: 1073	Status	A

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1813

MATTHEW J LIENING	Ph.	Job	ALT
813 WELLINGTON DR	SSN.	Party	D
WASHINGTON IL 61571	IDi 2116	Status	A
MARY E PLEMONS	Ph.	Job	REG
209 MASSACHUSETTS AVE	SSN.	Party	D
WASHINGTON IL 61571	ID: 1328	Status	A
JUSTIN MICHAEL RAMSAY	Ph.	Job	ALT
419 PEACH ST	SSN.	Party	D
WASHINGTON IL 61571	ID; 2185	Status	A
MARK A SHIPLEY	Ph.	Job	ALT
709 STRATFORD DR	SSN.	Party	D
WASHINGTON IL 61571	ID; 2030	Status	A

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1814

WASHINGTON 14

BRICE BANNING	Ph.	Job	ALT
410 HAMILTON	SSN.	Party	D
WASHINGTON IL 61571	ID ₃ 2316	Status	A
JULIE GABRICK	Ph.	Job	ALT
9 OLD FARM LN	SSN.	Party	D
WASHINGTON IL 61571	ID: 2405	Status	A
DONALD WILLIAM JACOBS	Ph.	Job	ALT
3 RONALD CT	SSN.	Party	D
WASHINGTON IL 61571	ID: 1415	Status	A
MATTHEW K ROCKHILL	Ph.	Job	ALT
301 HALE ST	SSN.	Party	D
WASHINGTON IL 61571	ID: 2492	Status	A
MADISEN THATCHER	Ph.	Job	ALT
6 RONALD COURT	SSN.	Party	D
WASHINGTON, IL 61571	ID: 2455	Status	A

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1901

MARCENE P FARLEY	Ph.	Job	ALT
1106 S 14 T H ST	SSN.	Party	D
PEKIN IL 61554	ID: 2329	Status	A
MASON LEWIS	Ph.	Job	ALT
117 ORCHARD	SSN.	Party	D
PEKIN IL 61554	ID: 2483	Status	A
MARILYN K MURPHY	Ph.	Job	REG
1001 CHARLOTTE ST	SSN.	Party	D
PEKIN IL 61554	ID i 1802	Status	A
KELLEY A NAGEL	Ph.	Job	ALT
123 CATHERINE ST	SSN.	Party	D
PEKIN IL 61554	ID ₁ 2498	Status	A
SARA B RUHAAK	Ph.	Job	ALT
813 CHARLOTTE ST	SSN.	Party	D
PEKIN IL 61554	ID ₁ 2509	Status	A
JOSEPH SHEETS	Ph.	Job	REG
617 MARKET ST	SSN.	Party	D
PEKIN IL 61554	ID i 1799	Status	A

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1902

ALLISON MILLS	Ph.	Job	ALT
2006 GEORGTOWNE PLACE	SSN.	Party	D
PEKIN IL 61554	ID: 2433	Status	A
SHERRI R NICHOLS	Ph.	Job	REG
3 AMBER CT	SSN.	Party	D
PEKIN IL 61554	ID; 1445	Status	A
ZOE MY MY VO	Ph.	Job	ALT
2004 SUSAN HOPE DR	SSN.	Party	D
PEKIN IL 61554	ID: 2412	Status	A

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1903

PATRICIA CALLIHAN ALLEN	Ph.	Job	ALT
916 S 9TH ST	SSN.	Party	D
PEKIN IL 61554	ID a 2183	Status	A
JAMES W GOETZ 1108 CATHERINE ST #2 PEKIN IL 61554	Ph. SSN. ID: 2077	Job Party Status	D A
ELEANOR E HILL	Ph.	Job	ALT
1505 N 13TH ST	SSN.	Party	D
PEKIN IL 61554	ID: 2431	Status	A
TALENA CHRISTINA MICHELS	Ph.	Job	REG
1301 HAWTHORNE AVE	SSN.	Party	D
PEKIN IL 61554	ID i 1847	Status	A
VITA MARIE SANS	Ph.	Job	REG
2238 AUTUMN DR	SSN.	Party	D
PEKIN IL 61554	ID: 1778	Status	A
KATELYN STOLZ	Ph.	Job	ALT
1201 REDWOOD DR	SSN.	Party	D
PEKIN IL 61554	ID i 2435	Status	A
PAUL D TINCHER	Ph.	Job	ALT
1408 N 10TH ST	SSN.	Party	D
PEKIN IL 61554	ID ₃ 2075	Status	A

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1904

DAWN M ALLEN	Ph.	Job	REG
301 CAROLINE ST	SSN.	Party	D
PEKIN IL 61554	ID i 663	Status	A
JONATHAN M DAY	Ph.	Job	REG
1519 NORWOOD AVE	SSN.	Party	D
PEKIN IL 61554	ID i 1292	Status	A
SALLY JEAN FISCHER	Ph.	Job	ALT
214 ARROW ST	SSN.	Party	D
PEKIN IL 61554	ID i 2478	Status	A

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1905

BECKY J JONES	Ph.	1480	Job	REG
1521 HIGHWOOD AVE	SSN.		Party	D
PEKIN IL 61554	ID i		Status	A
YAVONDA J KLECKNER	Ph.	2104	Job	ALT
317 PARK RIDGE LN	SSN.		Party	D
PEKIN IL 61554	ID i		Status	A
WILLIAM A R MADDOX	Ph.	1477	Job	REG
1303 CATHERINE ST	SSN.		Party	D
PEKIN IL 61554	ID i		Status	A
JOHN H MCCABE	Ph.	1173	Job	REG
1407 GLENDALE AVE	SSN.		Party	D
PEKIN IL 61554	ID≀		Status	A
MARTHA CHRISTINE WEIMAN	Ph.	1975	Job	REG
444 PARKWAY DR #703	SSN.		Party	D
PEKIN IL 61554	ID i		Status	A
JAY DAVID ZIMMERMAN	Ph.	2382	Job	ALT
421 MANOR ST	SSN.		Party	D
PEKIN IL 61554	ID i		Status	A

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1906

LINDA M AXLEY	Ph.	Job	
924 HIGHLAND AVE	SSN.	Party	
PEKIN IL 61554	ID i 2396	Status	
RAEGAN CALDWELL	Ph.	Job	
2418 DELAWARE ST	SSN.	Party	
PEKIN IL 61554	ID i 2434	Status	
ERICA M HIGGINS	Ph.	Job	
509 KASKASKIA RD	SSN.	Party	
MARQUETTE HTS. IL 61554	ID i 1604	Status	
LINDA M MAAS	Ph.	Job	
1501 ROYAL AVE	SSN.	Party	
PEKIN IL 61554	ID i 2009	Status	
SARA NAFZIGER	Ph.	Job	D
208 ARROW ST	SSN.	Party	
PEKIN IL 61554	ID 1 2379	Status	
TONIA DENISE SLATER	Ph.	Job	ALT
1417 BELLAIRE ST	SSN.	Party	D
PEKIN IL 61554	ID i 2440	Status	A
MARK N WERNER	Ph.	Job	ALT
5 MOCKINGBIRD HILL	SSN.	Party	D
PEKIN IL 61554	ID i 2438	Status	A

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1907

PEKIN 7

JOHN D KING Ph. REG Job 1106 S 10TH ST SSN. Party D **PEKIN IL 61554** Status A ID: 685 LISA G SHEEHAN Ph. Job **ALT** SSN. Party D 808 PARK AVE **PEKIN IL 61554** ID i 2256 Status A

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1908

JULIE A BLUNIER	Ph.	Job	ALT
911 STATE ST	SSN.	Party	D
PEKIN IL 61554	ID ₁ 2131	Status	A
DEBRA K DAGIT	Ph.	Job	ALT
1502 HENRIETTA ST	SSN.	Party	D
PEKIN IL 61554	ID: 2503	Status	A
OLIVIA EVANS	Ph.	Job	REG
506 SOUTH 7TH ST	SSN.	Party	D
PEKIN IL 61554	ID: 1832	Status	A
AMBER L ROBERTSON	Ph.	Job	REG
1610 WILLOW ST	SSN.	Party	D
PEKIN IL 61554	ID; 1986	Status	A
JOLEE M TINCHER	Ph.	Job	ALT
1408 N 10TH ST	SSN.	Party	D
PEKIN IL 61554	ID 1 2076	Status	A
SUSAN K WALLACE	Ph.	Job	REG
1200 S 18TH ST	SSN.	Party	D
PEKIN IL 61554	ID; 1610	Status	A

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1909

CAROL S BROWN	Ph.	Job	ALT
332 S 4TH	SSN.	Party	D
PEKIN IL 61554	ID: 2206	Status	A
LAURA A COY	Ph.	Job	REG
206 HENRIETTA ST	SSN.	Party	D
PEKIN IL 61554	ID: 1590	Status	A
SHERI L JONES	Ph.	Job	ALT
1215 MECHANIC ST	SSN.	Party	D
PEKIN IL 61554	ID: 2170	Status	A

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1910

CHRISTINA LYNN HUTTER	Ph.	Job	ALT
1421 S 7TH ST	SSN.	Party	D
PEKIN IL 61554	ID: 2225	Sta t us	A
LINDA LEE MARTIN	Ph.	Job	ALT
35 S 3RD ST #8	SSN.	Party	D
PEKIN IL 61554	ID: 1729	Status	A
LORAINE SCHLEDER	Ph.	Job	REG
1511 S 8TH ST	SSN.	Party	D
PEKIN IL 61554	ID: 448	Sta t us	A
MARY D SMITH	Ph.	Job	ALT
2417 MAYWOOD AVE	SSN.	Party	D
PEKIN IL 61554	ID: 2064	Status	A

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1911

KEITH W KELLS JR	Ph.	Job	ALT
1409 EARL ST	SSN.	Party	D
PEKIN IL 61554	ID⊋ 2450	Status	A
JULIE ANN OZOG	Ph.	Job	ALT
1712 ST CLAIR DR	SSN.	Party	D
PEKIN IL 61554	ID: 2326	Status	A

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1912

MELANIE J ALIG	Ph.	Job ALT
337 MARGARET DR	SSN.	Party D
CREVE COEUR IL 61610	ID i 2351	Status A
CARRIE L MOEHRING	Ph.	Job REG
1502 TENNELL RD	SSN.	Party D
PEKIN IL 61554	ID i 1951	Status A Job ALT
MARSHA L WAGNER	Ph.	Job ALT
1503 SOUTHMOOR ST	SSN.	Party D
PEKIN IL 61554	ID i 2143	Status A

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1913

JANINE M CULP	Ph.	Job	ALT
1108 SUMMER ST	SSN.	Party	D
PEKIN IL 61554	ID a 2403	Status	A
NOREENE T MCMILLIN	Ph.		ALT
26333 LIBERTY LN	SSN.		D
WASHINGTON IL 61571	ID ₁ 2477		A
RANDALL R VAUGHN	Ph.	Job	ALT
1518 SOUTHMOOR ST	SSN.	Party	D
PEKIN IL 61554	ID: 2506	Status	A

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1914

TATIA LYN BECKWITH	Ph.	Job	ALT
201 JOHN ST	SSN.	Party	D
NORTH PEKIN IL 61554	ID i 2341	Status	Α
DANA F DEARBORN	Ph.	Job	REG
200 BELOIT RD	SSN.	Party	D
MARQUETTE HTS. IL 61554	ID i 1202	Status	Α
MARILYN A LAFARY	Ph.	Job	REG
208 BELOIT RD	SSN.	Party	D
MARQUETTE HTS. IL 61554	ID: 23929	Status	Α

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1915

KATHLEEN S CURLESS	Ph.	Job	REG
9 TOSHA CT	SSN.	Party	D
NORTH PEKIN IL 61554	ID: 566	Status	A
ERIC STATKEWITSCH	Ph.	Job	REG
124 S MAIN ST	SSN.	Party	D
NORTH PEKIN IL 61554	ID: 1842	Status	A

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1916

PEKIN 16

NILA F SILTMAN 1410 N 12TH ST PEKIN IL 61554

KEITH A TURNER 4 DON CT PEKIN IL 61554 Ph. SSN.

ID i 667

Ph. SSN. ID: 61663 Job REG

Party D Status A

Job REG Party D Status A

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0101

BOYNTON

CATHERINE L BIRKEY 2185 HOPEDALE RD	Ph. SSN.		Job Party	REG R
DELAVAN IL 61734	ID i	14	Status	Α
CYNTHIA A LITWILLER 2453 HOPEDALE RD	Ph. SSN.		Job Party	REG R
DELAVAN IL 61734	ID i	82	•	Α
JAMES A SCHRAG	Ph.		Job	ALT
705 WALNUT ST	SSN.		Party	R
HOPEDALE IL 61747	ID i	2331	Status	Α

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0201

JOHN P ABEL	Ph.	Job	REG
1809 GREENVIEW DR	SSN.	Party	R
PEKIN IL 61554	ID i 25376	Status	A
ERMA J COOKSEY	Ph.	Job	REG
11100 SUNSET BLVD	SSN.	Party	R
GREEN VALLEY IL 61534	ID ₁ 1530	Status	A
DAVID H MCWILLIAMS PO BOX 471 910 KEVIN CT SOUTH PEKIN IL 61564	Ph. SSN. ID: 2388	Job Party Status	ALT R A

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0202

TRICIA D BOWMAN	Ph.	Job ALT
501 N WEST ST	SSN.	Party R
TREMONT IL 61568	ID i 2247	Status A
STEVEN L MEYER	Ph.	Job REG
2000 ALAMEDA CT	SSN.	Party R
PEKIN IL 61554	ID i 1171	Status A
JAMES A SCHRAMM	Ph.	Job REG
1832 VALLE VISTA	SSN.	Party R
PEKIN IL 61554	ID i 1964	Status A
RAMONA D SCHULTZ	Ph.	Job REG
14588 MENNONITE CHURCH	SSN.	Party R
PEKIN IL 61554	ID i 1870	Status A

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0203

NORMA J HOFFMAN	Ph.	Job	REG
2322 SIERRA DR	SSN.	Party	R
PEKIN IL 61554	ID: 141673	Status	A
DEBRA SUE KRUZAN	Ph.	Job	REG
13785 1ST ST	SSN.	Party	R
PEKIN IL 6155 4	ID: 52	Status	A

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0204

F LEONARD CLARK III	Ph.	Job	REG
1504 S 6TH ST	SSN.	Party	R
PEKIN IL 61554	ID: 1644	Status	A
JESI C SCIORTINO	Ph.	Job	REG
1841 PARKFIELD DR	SSN.	Party	R
PEKIN IL 61554	ID: 794	Status	A

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0205

JOANN E BLAIR	Ph.	Job	REG
1722 VALLE VISTA	SSN.	Party	R
PEKIN IL 61554	ID: 680	Status	A
KAREN SUE BRENKMAN	Ph.	Job	ALT
1523 GLENDALE AVE	SSN.	Party	R
PEKIN IL 61554	ID: 2267	Status	A
CHERYL D IVEY	Ph.	Job	REG
1912 HIGHWOOD AVE	SSN.	Party	R
PEKIN IL 61554	ID: 1690	Status	A
MARSHAL A PRUITT	Ph.	Job	ALT
1513 GLENDALE AVE	SSN.	Party	R
PEKIN IL 61554	ID i 2470	Status	A
DENISE L STAUFFER	Ph.	Job	ALT
1718 DEPPERT DR	SSN.	Party	R
PEKIN IL 61554	ID: 2390	Status	A

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0301

DEER CREEK

BENJAMIN CHAFFER 29038 US HWY 150	Ph. SSN.		Job Party	ALT R
MORTON IL 61550	ID i	2380	Status	Α
DEBRA S COLLETT 28936 HARDING RD	Ph. SSN.		Job Party	REG R
DEER CREEK IL 61733	ID i	824	Status	Α
PAMELA S EIGSTI 2150 S 4TH AVE	Ph. SSN.		Job Party	AL T R
MORTON IL 61550	ID ;	2284	_	Α
SANDRA D WIEGAND 32715 COUNTY LINE RD	Ph. SSN.		Job Party	REG R
DEER CREEK IL 61733	ID i	39	Status	Α

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0401

DELAVAN 1

DIANE L KURTZ 4825 DELAVAN RD	Ph. SSN.	Job Party	REG R
DELAVAN IL 61734	ID i 1265	Status	A REG
DEBRA J MOEHRING 508 E 5TH ST DELAVAN IL 61734	Ph. SSN. ID ₁ 1272	Job Party Status	R
LINDA LOU ROBINSON	Ph.	Job	REG
800 W 5TH ST APT 2 PO BOX 76	SSN. ID 3 1796	Party	R R A
DELAVAN IL 61734	1700	Otatao	,,
LE ANN A RYAN PO BOX 225	Ph. SSN.	Job Party	REG R
DELAVAN IL 61734	ID ፣ 1336	Status	Α

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0501

DILLON

PATRICIA MAUREEN DUNLAP	Ph.	Job	ALT
21609 LAGO DR	SSN.	Party	R
DELAVAN IL 61734	ID ₃ 2195	Status	A
JANET R GRAUL	Ph.	Job	REG
402 E 1ST ST	SSN.	Party	R
DELAVAN IL 61734	ID ₁ 1912	Status	A
GRANT LOUIS WILLIAMS	Ph.	Job	ALT
401 N HARRIS ST	SSN.	Party	R
TREMONT IL 61568	ID: 2447	Status	A
CONSTANCE J WRIGHT	Ph.	Job	REG
21775 BUTTERNUT LN	SSN.	Party	R
DELAVAN IL 61734	ID: 1347	Status	A

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0601

ELM GROVE 1

MARY B BERRY 2605 MAYFLOWER DR PEKIN IL 61554	Ph. SSN. ID i	1962	Job Party Status	REG R A
HOBART D BLAIR 13989 WATSON RD PEKIN IL 61554	Ph. SSN. ID i	2110	Job Party Status	
PAMELA A JONES 713 IVY LN TREMONT IL 61568	Ph. SSN. ID i	773	Job Party Status	
ERIC JOHANN JUDD 115 CAPE ANN CT PEKIN IL 61554	Ph. SSN. ID i	2275	Job Party Status	
LAWRENCE DAVID SMICK 301 TOEPFER ST TREMONT IL 61568	Ph. SSN. ID i	2025	Job Party Status	REG R A

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0602

ELM GROVE 2

SHERRY A BLISS	Ph.	Job	REG
14157 WATSON RD	SSN.	Party	R
PEKIN IL 61554	ID i 7086	Status	A
PAUL R HELMIG 321 ORR AVE PEKIN IL 61554	Ph. SSN. ID: 2507	Job Party	ALT R A
JOHN D REPLOGLE	Ph.	Job	AL T
PO BOX 947	SSN.	Party	R
TREMONT IL 61568	ID i 2384	Status	A
CAROL WILLIAMS	Ph.	Job	REG
1106 S 5TH ST	SSN.	Party	R
PEKIN IL 61554	ID i 378	Status	A

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0701

NANCY P DUNAWAY	Ph.	Job	REG
115 REGENT CT	SSN.	Party	R
EAST PEORIA IL 61611	ID i 938	Status	A
KAREN S GHIGHI	Ph.	Job	REG
200 GREENVIEW DR	SSN.	Party	R
EAST PEORIA IL 61611	ID i 642	Status	A
TERRY L KNOBELOCH	Ph.	Job	REG
204 OAKBROOK DR	SSN.	Party	R
EAST PEORIA IL 61611	ID ₁ 839	Status	A
MARIAM ZUEHLS	Ph.	Job	ALT
109 WINDRIDGE DR	SSN.	Party	R
WASHINGTON, IL 61571	ID i 2458	Status	A

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0702

LYNNE A CLARK	Ph.	Job	ALT
101 SUNRISE AVE	SSN.	Party	R
EAST PEORIA IL 61611	ID a 2395	Status	A
RACHEL N OEDEWALDT	Ph.	Job	REG
138 CASS ST	SSN.	Party	R
EAST PEORIA IL 61611	ID: 1937	Status	A
SHARON K PITTENGER	Ph.	Job	ALT
2337 CENTENNIAL DR	SSN.	Party	R
WASHINGTON IL 61571	ID; 2212	Status	A
TED A PITTENGER	Ph.	Job	REG
2337 CENTENNIAL DR	SSN.	Party	R
WASHINGTON IL 61571	ID: 51	Status	A

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0703

EVERETT E HOWARD	Ph.	Job	REG
102 APPELLATE CT	SSN.	Party	R
EAST PEORIA IL 61611	ID ₁ 1562	Status	A
ARLENE R PARR	Ph.	Job	
124 MARY PL	SSN.	Party	
EAST PEORIA IL 61611	ID: 9379	Status	
JACQUELYN RAE PETTIJOHN	Ph.	Job	
204 CIRCUIT CT	SSN.	Party	
EAST PEORIA IL 61611	ID; 2088	Status	
HAROLD S WALKER	Ph.	Job	ALT
125 DEVRON CIR	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2069	Status	A

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0704

STEVE F ARCHER 316 MONTEREY DR WASHINGTON IL 61571	Ph. SSN. ID i	2439	Job Party Status	ALT R A
LORI A BRIDGMAN 216 E SHEEN AVE EAST PEORIA IL 61611	Ph. SSN. ID i	2465	Job Party Status	ALT R A
MARION L CHEATHAM 301 CIRCUIT CT EAST PEORIA IL 61611	Ph. SSN. ID i	859	Job Party Status	REG R A
BRANDON STUART CHENEY 200 SWISS LN EAST PEORIA IL 61611	Ph. SSN. ID i	2420	Job Party Status	ALT R A
ANTONETTE M MARINICH 114 ALLISON ST EAST PEORIA IL 61611	Ph. SSN. ID i	956	Job Party Status	REG R A

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0705

PATRICK S BARRETT	Ph.	Job	ALT
116 KILMAR KNOLLS	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2156	Status	A
JOSEPH B BOYD	Ph.	Job	ALT
113 TERRACE LN	SSN.	Party	R
EAST PEORIA IL	ID: 2096	Status	A
DEAN E BURRUS	Ph.	Job	REG
407 WOODROW DR	SSN.	Party	R
EAST PEORIA IL 61611	ID: 770	Status	A
THERESA J JOHNSTON	Ph.	Job	REG
194 TEN MILE CREEK RD	SSN.	Party	R
EAST PEORIA IL 61611	ID i 209	Status	A
MICHELLE R PALMER	Ph.	Job	ALT
119 E AUTUMN LN	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2360	Status	A

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0706

MELANIE HINRICHS	Ph.	Job	ALT
122 MARY PLACE	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2488	Status	A
KENNETH R HOOSEN	Ph.	Job	ALT
245 OAKWOOD RD	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2356	Status	A
SUSAN J HOSKINS	Ph.	Job	REG
111 WOODLAND HILLS DR	SSN.	Party	R
EAST PEORIA IL 61611	ID: 1933	Status	A
MONICA L ALLEN LEBRON	Ph.	Job	REG
102 PLATEAU RD	SSN.	Party	R
EAST PEORIA IL 61611	ID: 1346	Status	A
GORDON J ROAT	Ph.	Job	ALT
135 E MULLER RD	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2246	Status	A

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0707

CHAD C CUNNINGHAM	Ph.	Job	ALT
301 ECKLEY AVE	SSN.	Party	R
EAST PEORIA IL 61611	ID i 2355	Status	A
JAIDYN ERKMAN	Ph.	Job	ALT
215 WINDRIDGE DR	SSN.	Party	R
WASHINGTON IL 61571	ID i 2462	Status	A
BONITA J HOWARD	Ph.	Job	ALT
727 FONDULAC DR	SSN.	Party	R
EAST PEORIA IL 61611	ID ₁ 2501	Status	A
KATHRYN S RENKEN	Ph.	Job	ALT
331 ARNOLD AVE	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2426	Status	A
TRISHA M RENKEN	Ph.	Job	REG
331 ARNOLD AVE	SSN.	Party	R
EAST PEORIA IL 61611	ID ₁ 1926	Status	A
ALICE M VANDEGRAFT	Ph.	Job	REG
104 RIDGE LN	SSN.	Party	R
EAST PEORIA IL 61611	ID: 98222	Status	A

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0801

GROVELAND 1

LYNDELL L BAUGHMAN	Ph.	Job	ALT
200 CARLSON AVE #20E	SSN.	Party	R
WASHINGTON IL 61571	ID i 2467	Status	A
MELISSA M DUVAL	Ph.	Job	ALT
136 TANGLEWOOD LN	SSN.	Party	R
EAST PEORIA IL 61611	ID i 2280	Status	A
THELMA H GARNER	Ph.	Job	REG
339 SHAREN ST	SSN.	Party	R
GROVELAND IL 61535	ID i 1881	Status	A

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0802

IVAN K CROSSMAN	Ph.	Job	
1410 VALLE VISTA #G	SSN.	Party	
PEKIN IL 61554	ID; 1614	Status	
NANCY C HARMON	Ph.	Job	REG
332 RANDOLPH AVE	SSN.	Party	R
EAST PEORIA IL 61611	ID: 1527	Status	A
WARD C HOMAN	Ph.	Job	REG
104 MARQUETTE ST	SSN.	Party	R
EAST PEORIA IL 61611	ID i 1624	Status	A
JACOB R NELSON	Ph.	Job	ALT
943 PEKIN AVE	SSN.	Party	R
CREVE COEUR IL 61610	ID: 2193	Status	A
CHRISTINE A SCHOTT	Ph.	Job	REG
2507 CHERRY LN	SSN.	Party	R
PEKIN IL 61554	IDi 696	Status	A
CRYSTEL T WHITEHURST	Ph.	Job	ALT
610 PEKIN AVE	SSN.	Party	R
CREVE COEUR IL 61610	ID i 2505	Status	A

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0803

REBA J DUTTON	Ph.	Job	REG
111 W FAULKNER RD	SSN.	Party	R
EAST PEORIA IL 61611	ID; 438	Status	A
CATHY JANE HUNTLEY	Ph.	Job	ALT
322 SCHULZKI LN	SSN.	Party	R
EAST PEORIA IL 61611	ID; 2336	Status	A
MARY E KERBY 1438 MACKENZIE ST WASHINGTON IL 61571	Ph. SSN. ID: 2471	Job Party Status	
JAMES W STAUB	Ph.	Job	ALT
322 SCHULZKI LN	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2338	Status	A

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0804

JOY L FRENCH 311 LINDEN DR	Ph. SSN.		Job Party	REG R
PEKIN IL 61554	ID 3	692	Status	Α
JENNIFER SARVER 300 SCENIC PARK DR	Ph. SSN.		Job Party	ALT R
CREVE COEUR IL 61610	ID i	2198	Status	Α
RONALD E TALBOT 1031 S CREVE COEUR AVE	Ph. SSN.		Job Party	REG R
CREVE COEUR IL 61610	ID i	1580	Status	Α

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0805

GINA M BAKER	Ph.	Job	REG
1917 COLE ST	SSN.	Party	R
EAST PEORIA IL 61611	ID i 1876	Status	A
CORBY W GORMAN	Ph.	Job	REG
109 SUMMER CIR	SSN.	Party	R
EAST PEORIA IL 61611	ID i 1337	Status	A
ANGIE M KELLER	Ph.	Job	ALT
125 CARROLL AVE	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2385	Status	A
TIMOTHY L KELLER	Ph.	Job	ALT
125 CARROLL AVE	SSN.	Party	R
EAST PEORIA IL 61611	ID ₁ 2386	Status	A
LARRY R THOMPSON	Ph.	Job	ALT
1028 WINTER HAVEN ST	SSN.	Party	R
MORTON IL 61550	ID i 2473	Status	A
BARBARA R TURNER	Ph.	Job	ALT
104 COBBLESTONE LN	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2397	Status	A

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0806

MARGIE F ADAMS	Ph.	Job	REG
PO BOX 5692	SSN.	Party	R
PEORIA IL 61601	ID: 18809	Status	A
RICHARD STEVEN GRIFFIN	Ph.	Job	ALT
1009 S 6TH ST	SSN.	Party	R
PEKIN IL 61554	ID: 2324	Status	A
JUDITH L PIERCE	Ph.	Job	ALT
564 ROOSEVELT ST	SSN.	Party	R
CREVE COEUR IL 61610	ID: 2154	Status	A
JANET GLORIA RANDALL	Ph.	Job	REG
307 RAINBOW DR	SSN.	Party	R
CREVE COEUR IL 61610	ID: 181	Status	A

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0807

SHARON E BRITTON 221 W GLEN ST	Ph. SSN.	Job REG Party R
EAST PEORIA IL 61611	ID i 513	Status A
GEORGE C HERRMAN JR 301 SHADY KNOLLS DR	Ph. SSN.	Job REG Party R
EAST PEORIA IL 61611	ID i 1472	Status A
KARI ANN WHEELER	Ph.	Job ALT
319 NORTHERN OAKS DR	SSN.	Party R
GROVELAND IL 61535	ID i 2175	Status A

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8080

ROY A JOHNSON	Ph.	Job	REG
2502 WILLOW ST	SSN.	Party	R
PEKIN IL 61554	ID: 174	Status	A
ROBERTA S LEHMAN	Ph.	Job	
3517 CATTAIL COVE	SSN.	Party	
PEKIN IL 61554	ID: 2512	Status	
RANDY L MASTERS	Ph.	Job	
227 CYPRESS ST	SSN.	Party	
PEKIN IL 61554	ID: 2108	Status	
DONNA RABUS	Ph.	Job	REG
2804 ADDISON	SSN.	Party	R
PEKIN IL 61554	ID: 51646	Status	A
RAYMOND J RABUS	Ph.	Job	
2804 ADDISON	SSN.	Party	
PEKIN IL 61554	ID 7 51648	Status	
KATHERINE DIANE ROWELL	Ph.	Job	REG
2720 BROADWAY	SSN.	Party	R
PEKIN IL 61554	ID: 99496	Status	A
LAWRENCE R SPIALEK	Ph.	Job	REG
2608 WILLOW ST	SSN.	Party	R
PEKIN IL 61554	ID: 1109	Status	A

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0809

THERESA M BARKER 280 NORMAN DR GROVELAND IL 61535	Ph. SSN. ID i	1478	Job Party Status	REG R A
MARCIA C HOGUE 4641 EDGEWATER DR GROVELAND IL 61535	Ph. SSN. ID i	1361	Job Party Status	REG R A
PATRICIA K KAEB 5479 BROADWAY RD GROVELAND IL 61535	Ph. SSN. ID i	2401	Job Party Status	ALT R A
PATTY LYNN MALTBY 200 CARLSON AVE #2E WASHINGTON IL 61571	Ph. SSN. ID i	2468	Job Party Status	ALT R A
MICHAEL ALEX ZILCH 11 LAURA DR GROVELAND IL 61535	Ph. SSN. ID i	2241	Job Party Status	ALT R A

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0810

MADISON ELIZABETH HIESER	Ph.	Job	ALT
118 PONTIAC RD	SSN.	Party	R
MARQUETTE HTS. IL 61554	ID: 2273	Status	A
THOMAS E SARGENT	Ph.	Job	REG
111 PARTRIDGE RD	SSN.	Party	R
MARQUETTE HTS. IL 61554	ID; 1085	Status	A
DOUGLAS RICHARD TURNER	Ph.	Job	ALT
118 PARTRIDGE RD	SSN.	Party	R
MARQUETTE HTS. IL 61554	ID: 2283	Status	A
GREGORY M WEYDERT	Ph.	Job	REG
109 CAHOKIA RD	SSN.	Party	R
MARQUETTE HTS. IL 61554	ID ₃ 1589	Status	A

WILLIAM J CORRA	Ph.	Job	R
22 LAURA DR	SSN.	Party	
GROVELAND IL 61535	ID i 534	Status	
GREG A KERBY	Ph.	Job	ALT
1438 MACKENZIE ST	SSN.	Party	R
WASHINGTON IL 61571	ID ₁ 2472	Status	A
AMY MARIE KNOBELOCH	Ph.	Job	REG
112 S PLEASANT HILL	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2006	Status	A
JOANN STAUB	Ph.	Job	ALT
322 SCHULZKI LN	SSN.	Party	R
EAST PEORIA IL 61611	ID; 2337	Status	A
ROBIN A WINFREY	Ph.	Job	ALT
118 LEE CT	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2354	Status	A

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0812

JEFFREY L ALBRIGHT	Ph.	707	Job	REG
118 LINCOLN PARKWAY	SSN.		Party	R
EAST PEORIA IL 61611	ID i		Status	A
DENNIS R CORRIGAN	Ph.	2163	Job	ALT
310 MARIA ST	SSN.		Party	R
EAST PEORIA IL 61611	ID i		Status	A
ANNETTE L MESSMORE	Ph.	2099	Job	ALT
205 CONCORD AVE	SSN.		Party	R
EAST PEORIA IL 61611	ID i		Status	A
NICHOLAS J RABUS	Ph.	1105	Job	REG
2804 ADDISON	SSN.		Party	R
PEKIN IL 61554	ID i		Status	A
SUSAN M THOMPSON	Ph.	2474	Job	ALT
1028 WINTER HAVEN ST	SSN.		Party	R
MORTON IL 61550	ID i		Status	A
DENNIS W VANDIVER	Ph.	1427	Job	REG
105 WOODLAWN BLVD	SSN.		Party	R
EAST PEORIA IL 61611	ID i		Status	A
BRENDA ANN ZINKHON	Ph.	1408	Job	REG
119 HERMAN ST	SSN.		Party	R
EAST PEORIA IL 61611	ID ≀		Status	A

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0901

HITTLE

ERIC L FUNK	Ph.	Job	ALT
1924 GROVE RD	SSN.	Party	R
ARMINGTON IL 61721	ID: 2253	Status	A
CAROLYN S HANSEN	Ph.	Job	
PO BOX 55	SSN.	Party	
MINIER IL 61759-0055	ID: 2140	Status	
BETH A HORNER	Ph.	Job	
29282 CENTER RD	SSN.	Party	
ARMINGTON IL 61721	ID: 2387	Status	
ANGELA R SCHMIDGALL	Ph.	Job	
29896 CENTER RD	SSN.	Party	
ARMINGTON IL 61721	ID ₁ 2370	Status	
BRENDA A SCHNEIDER	Ph.	Job	
2273 DALE RD	SSN.	Party	
ARMINGTON IL 61 7 21	ID: 2302	Status	
CHRISTINA LOUISE SMITH	Ph.	Job	
8690 VELMA CT	SSN.	Party	
HOPEDALE IL 61747	ID i 2187	Status	
NANCY A SPRINGER	Ph.	Job	ALT
5592 ARMINDALE RD	SSN.	Party	R
MINIER IL 61759	ID: 2244	Status	A

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1001

HOPEDALE 1

COLLENE R DAILEY	Ph.	Job	AL T
320 NE 3RD ST	SSN.	Party	R
HOPEDALE IL 61747	ID ₁ 2258	Status	A
SHANNON M KULT	Ph.	Job	ALT
10228 ARROW RD	SSN.	Party	R
TREMONT IL 61568	ID: 2469	Status	A
ALICE A SLAGER	Ph.	Job	REG
7653 SPARROW RD	SSN.	Party	R
HOPEDALE IL 61747	ID 1 1560	Status	A
FREDA C SNIDER	Ph.	Job	REG
PO BOX 407	SSN.	Party	R
MINIER IL 61759	ID: 27396	Status	A
LORENZ E TRAVIS JR	Ph.	Job	REG
8488 HOPEDALE RD	SSN.	Party	R
HOPEDALE IL 61747	ID ₁ 1293	Status	A

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1101

LT MACKINAW 1

GREGORY J BUTLER 401 E 4TH ST PO BOX 532 DELAVAN IL 61734	Ph. SSN. ID; 2315	Job Party Status	ALT R A
SHANNON J DONALDSON	Ph.	Job	ALT
PO BOX 706	SSN.	Party	R
MINIER IL 61759	ID; 2281	Status	A
JACQUELINE K LAMPE	Ph.	Job	ALT
9120 KING RD	SSN.	Party	R
HOPEDALE IL 61747	ID: 2265	Status	A
TERESA LEE MARTIN	Ph.	Job	ALT
P O BOX 202	SSN.	Party	R
MINIER IL 61759	ID; 2276	Status	A
KATHRYN P SCHMITGALL	Ph.	Job	REG
PO BOX 477	SSN.	Party	R
MINIER IL 61759	ID: 1950	Status	A

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1201

MACKINAW 1

CATHERINE A CARNICLE	Ph.	Job	ALT
31801 E FAST AVE	SSN.	Party	R
MACKINAW IL 61755	ID; 2408	Status	A
THERESA A S KALLMBAH 14834 GRESHAM RD PO BOX 588 MACKINAW IL 61755	Ph. SSN. ID; 29024	Job Party Status	REG R A
DONALD MORRIS MANAHAN PO BOX 598 311 S MONROE ST MACKINAW IL 61755	Ph. SSN. ID: 1928	Job Party Status	REG R A
BEVERLY C WIELAND	Ph.	Job	ALT
15939 DEER LN	SSN.	Party	R
MACKINAW IL 61755	ID: 2365	Status	A

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1202

MACKINAW 2

ALAN R GARRISON	Ph.	Job	REG
203 W FAST AVE PO BOX 387	SSN.	Party	R
MACKINAW IL 61755	ID: 1609	Status	A
TARA L MCENROE	Ph.	Job	ALT
104 S MARKET ST	SSN.	Party	R
WASHINGTON IL 61571	ID; 2342	Status	A
LARRY W WEGMAN	Ph.	Job	ALT
30456 GRANDVIEW TER	SSN.	Party	R
MACKINAW IL 61755	ID: 2165	Status	A

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1203

MACKINAW 3

DONALD E CARNICLE JR	Ph.	Job	REG
31801 E FAST AVE	SSN.	Party	R
MACKINAW IL 61755	ID: 1714	Status	A
ROBIN LE WAIN FRICKE	Ph.	Job	REG
508 E MADISON ST	SSN.	Party	R
MACKINAW IL 61755	ID; 1925	Status	A
SUSAN C MORRISON	Ph.	Job	REG
30785 TYRRELL RD	SSN.	Party	R
MACKINAW IL 61755	ID: 67503	Status	A
DOUGLAS W SPERRY	Ph.	Job	REG
15675 KING RD	SSN.	Party	R
DANVERS IL 61732	ID: 1718	Status	A

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1301

MALONE

PENNY L BRIGHT	Ph.	Job	REG
304 E 7TH ST	SSN.	Party	R
DELAVAN IL 61734	ID: 2035	Status	A
LINDA C SLABAUGH	Ph.	Job	ALT
701 W 3RD ST	SSN.	Party	R
DELAVAN IL 61734	ID: 2296	Status	A
RICHARD M WOODROW	Ph.	Job	ALT
110 N CHURCH ST	SSN.	Party	R
GREEN VALLEY IL 61534	ID: 2121	Status	A

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1401

LINDA S AITKEN	Ph.	Job	REG
26 EMERALD CT	SSN.	Party	R
MORTON IL 61550	ID i 1569	Status	A
MATTHEW L HEBERER	Ph.	Job	ALT
95 DIAMOND PT	SSN.	Party	R
MORTON IL 61550	ID: 2201	Status	A
DONNA J HEYDER	Ph.	Job	ALT
1408 KERN RD	SSN.	Party	R
WASHINGTON IL 61571	ID: 2335	Status	A
DAVID H HURST	Ph.	Job	REG
236 COVENTRY LN	SSN.	Party	R
EAST PEORIA IL 61611	ID: 2034	Status	A
JANE A SCHICK	Ph.	Job	REG
52 HICKORY RIDGE DR	SSN.	Party	R
MORTON IL 61550	ID i 35361	Status	A

1402

JULIE M BREWER	Ph.	Job	ALT
147 N MAPLE AVE	SSN.	Party	R
MORTON IL 61550	ID: 2103	Status	A
SHIRLEY A CUSTER	Ph.	Job	
233 S MISSOURI AVE	SSN.	Party	
MORTON IL 61550	ID i 2497	Status	
DAVID H GARCIA	Ph.	Job	ALT
PO BOX 2606	SSN.	Party	R
EAST PEORIA IL 61611	ID ₃ 2415	Status	A
RONALD A IWANSKI	Ph.	Job	REG
131 BEHRENDS CT	SSN.	Party	R
MORTON IL 61550	ID ₁ 1913	Status	A
SHARON M THOMA	Ph.	Job	REG
108 S INDIANA AVE	SSN.	Party	R
MORTON IL 61550	ID ₁ 1955	Status	A
ANN N TROYER	Ph.	Job	REG
308 N 2ND AVE	SSN.	Party	R
MORTON IL 61550	ID: 724	Status	A
DONALD IRA WOOLSEY	Ph.	Job	ALT
721 E MONROE ST	SSN.	Party	R
MORTON IL 61550	ID: 2307	Status	A
SHARI L WRIGHT	Ph.	Job	ALT
341 S MISSOURI AVE	SSN.	Party	R
MORTON IL 61550	ID; 2510	Status	A
ANNMARIE ZAN	Ph.	Job	ALT
935 E JEFFERSON #303	SSN.	Party	R
MORTON IL 61550	ID: 2444	Status	A

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1403

ROBERT A CODY	Ph.	Job	REG
640 E POLK ST	SSN.	Party	R
MORTON IL 61550	ID ₁ 1819	Status	A
KAREN Y HURST	Ph.	Job	ALT
248 E IDLEWOOD ST	SSN.	Party	R
MORTON IL 61550	ID; 2427	Status	A
JAMES R STEFFEN	Ph.	Job	REG
608 PIERCE ST	SSN.	Party	R
MORTON IL 61550	ID; 2029	Status	A
VALERIE E STEFFEN	Ph.	Job	REG
608 PIERCE ST	SSN.	Party	R
MORTON IL 61550	ID; 1487	Status	A

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1404

LINDA C BARRICK	Ph.	Job	REG
157 TUSCANY CT	SSN.	Party	R
MORTON IL 61550	ID: 848	Status	A
BYRON K BUTTERFIELD	Ph.	Job	REG
606 TAYLOR ST	SSN.	Party	R
MORTON IL 61550	ID: 1350	Status	A
PATRICIA A HECK	Ph.	Job	REG
132 N NEBRASKA AVE	SSN.	Party	R
MORTON IL 61550	ID: 1859	Status	A
CHARLES J MAROON	Ph.	Job	REG
1600 ROBIN CT	SSN.	Party	R
MORTON IL 61550	ID: 1330	Status	A
BRENDA S ROBINSON	Ph.	Job	ALT
512 E TYLER ST	SSN.	Party	R
MORTON IL 61550	ID ₁ 2199	Status	A
DEBRA S SHOWALTER	Ph.	Job	ALT
165 YORDY RD	SSN.	Party	R
MORTON IL 61550	ID; 2344	Status	A

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1405

PAULETTE R HOYLE	Ph.	Job	REG
416 N BAUMAN AVE	SSN.	Party	R
MORTON IL 61550	ID ₁ 1983	Status	A
C ANN KAMP	Ph.	Job	REG
15541 SCHMIDGALL RD	SSN.	Party	R
TREMONT IL 61568	ID; 425	Status	A
KEITH A LEGGOTT	Ph.	Job	ALT
219 E OAKWOOD ST	SSN.	Party	R
MORTON IL 61550	ID; 2496	Status	A
JAMES H WILLIAMS	Ph.	Job	ALT
27 COLUMBINE	SSN.	Party	R
MORTON IL 61550	ID; 2049	Status	A

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1406

RANELL A BURRIER	Ph.	Job	REG
316 E BIRCHWOOD ST	SSN.	Party	R
MORTON IL 61550	ID i 1996	Status	A
MICHELLE LEA BUSH	Ph.	Job	REG
202 E FRANKLIN ST	SSN.	Party	R
TREMONT IL 61568	ID i 1665	Status	A
IAN GYMER	Ph.	Job	REG
200 SOUTH SHORE DR	SSN.	Party	R
MORTON IL 61550	ID i 1540	Status	A
MELODY A JONES	Ph.	Job	REG
500 S 1ST AVE	SSN.	Party	R
MORTON IL 61550	ID i 1910	Status	A
MICHAEL P MCCARTHY	Ph.	Job	ALT
608 S GLEN AVE	SSN.	Party	R
MORTON IL 61550	ID; 2298	Status	A
BARBARA B SMITH	Ph.	Job	REG
380 E FORESTWOOD ST	SSN.	Party	R
MORTON IL 61550	ID ; 1970	Status	A
SALLY J STIEGLITZ	Ph.	Job	ALT
231 E EDGEWOOD ST	SSN.	Party	R
MORTON IL 61550	ID i 2517	Status	A

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1407

MARY E BOWERS	Ph.	Job	
17 MAPLE RIDGE DR	SSN.	Party	
MORTON IL 61550	ID i 32079	Status	
MARJORIE M EASLEY	Ph.	Job	REG
201 WHITE OAK DR	SSN.	Party	R
MORTON IL 61550	ID i 1875	Status	A
CHRISTOPHER D KERR	Ph.	Job	REG
1019 LINDEN ST	SSN.	Party	R
MORTON IL 61550	ID i 1483	Status	A
MARY B KERR	Ph.	Job	REG
1019 LINDEN ST	SSN.	Party	R
MORTON IL 61550	ID i 141936	Status	A
HANNAH RETHERFORD	Ph.	Job	ALT
198 TARA TRACE	SSN.	Party	R
MORTON IL 61550	ID; 2381	Status	A
PAULA T STEVENSON	Ph.	Job	ALT
136 JAY AVE	SSN.	Party	R
MORTON IL 61550	ID; 2343	Status	A

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1408

JOAN E BELSLEY	Ph.	Job	ALT
606 THORNRIDGE	SSN.	Party	R
MORTON IL 61550	ID: 2147	Status	A
KYLEIGH MOUSTY	Ph.	Job	ALT
27 WARWICK CIRCLE	SSN.	Party	R
MORTON IL 61550	ID: 2432	Status	A
JULIE A PETERSON	Ph.	Job	ALT
26 TAMARACK CT	SSN.	Party	R
MORTON IL 61550	ID; 2134	Status	A
MICHELLE I RULE	Ph.	Job	REG
339 MAGNOLIA AVE	SSN.	Party	R
MORTON IL 61550	ID: 1768	Status	A

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BARBARA JEAN LOWRANCE	Ph.	Job ALT
139 E OAKWOOD ST	SSN.	Party R
MORTON IL 61550	ID i 2277	Status A
ANN MARIE C MOHR	Ph.	Job ALT
197 TARA TRACE	SSN.	Party R
MORTON IL 61550	ID i 2286	Status A
PAYTON PHILLIPS	Ph.	Job ALT
212 NORTH MAIN ST	SSN.	Party R
MORTON IL 61550	ID = 2446	Status A
JACQUELINE MARIE RAKOSKI	Ph.	Job REG
118 E QUEENWOOD #G12	SSN.	Party R
MORTON IL 61550	ID; 1880	Status A
JAMES JOSEPH SCHMIDT	Ph.	Job ALT
524 N RHODE ISLAND AVE	SSN.	Party R
MORTON IL 61550	ID i 2293	Status A
LINDA KAY SCHMIDT	Ph.	Job ALT
524 N RHODE ISLAND AVE	SSN.	Party R
MORTON IL 61550	ID: 2294	Status A

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KAREN J JULIEN	Ph.	Job	ALT
740 FILLMORE ST	SSN.	Party	R
MORTON IL 61550	ID: 2295	Status	A
GLADYS IRENE KING	Ph.	Job	ALT
1984 E JEFFERSON	SSN.	Party	R
MORTON IL 61550	ID: 2411	Status	A
LOU ANN MATHEWS	Ph.	Job	REG
27520 ROBISON RD	SSN.	Party	R
MORTON IL 61550	ID: 115481	Status	A

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1411

REBECCA L FOWLER	Ph.	Job	REG
308 E JEFFERSON	SSN.	Party	R
MORTON IL 61550	ID i 1601	Status	A
JO A KNAPP	Ph.	Job	REG
2230 VETERANS	SSN.	Party	R
MORTON IL 61550	ID: 1237	Status	A
GARY M WATSON	Ph.	Job	REG
128 RASSI AVE	SSN.	Party	R
MORTON IL 61550	ID: 1919	Status	A
ROBIN F WATSON	Ph.	Job	REG
128 RASSI AVE	SSN.	Party	R
MORTON IL 61550	ID: 1979	Status	A
CYNTHIA R ZIMMERMAN	Ph.	Job	REG
134 MAPLE RIDGE DR	SSN.	Party	R
MORTON IL 61550	ID: 1600	Status	A

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1501

SAND PRAIRIE 1

ROBERT E BERCHTOLD	Ph.	Job	REG
208 WORNER ST	SSN.	Party	R
GREEN VALLEY IL 61534	ID ₁ 1431	Status	A
MARY M FULTON	Ph.	Job	ALT
9449 ISHMAEL RD	SSN.	Party	R
GREEN VALLEY IL 61534	ID ₁ 2504	Status	A
VIVIAN J GERRIETTS	Ph.	Job	REG
106 LINDEN LN	SSN.	Party	R
GREEN VALLEY IL 61534	ID: 1432	Status	A
JANET K WOODROW	Ph.	Job	REG
15002 WOODROW RD	SSN.	Party	R
GREEN VALLEY IL 61534	ID; 1229	Status	A

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1601

SPRINGLAKE 1

DIANA LINN BUDKE	Ph.	Job	ALT
12427 SKY RANCH RD	SSN.	Party	R
MANITO IL 61546	ID ₁ 2389	Status	A
LEROY H GARMAN	Ph.	Job	REG
9144 N MANITO RD	SSN.	Party	R
MANITO IL 61546	ID: 37078	Status	A
KAREN L JACOBSON	Ph.	Job	ALT
8250 WARNER RD	SSN.	Party	R
MANITO IL 61546	ID: 2511	Status	A
HOLLY K SPANGLER	Ph.	Job	REG
233 COUNTRY DR	SSN.	Party	R
GREEN VALLEY IL 61534	ID i 1251	Status	A

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1701 TREMONT 1

ARTHUR MARC BAILEY 412 E SOUTH ST PO BOX 135 TREMONT IL 61568	Ph. SSN. ID ; 2493	Job Party Status	ALT R A
MARY L BEECHAM 149 E LEE PO BOX 118 TREMONT IL 61568	Ph. SSN. ID i 260	Job Party Status	
SUSAN J BEHRENDS	Ph.	Job	
104 W SOUTH ST #5	SSN.	Party	
TREMONT IL 61568	ID: 1519	Status	
CHERYL A BONG	Ph.	Job	REG
317 N SAMPSON ST	SSN.	Party	R
TREMONT IL 61568	ID: 1719	Status	A
LORI A COY 704 MAPLE CT PO BOX 658 TREMONT IL 61568	Ph. SSN. ID: 641	Job Party Status	
REESE LOVE	Ph.	Job	ALT
24846 EMANUEL LN	SSN.	Party	R
TREMONT IL 61568	ID: 2428	Status	A
DANA A STUBER	Ph.	Job	REG
929 S CHESTNUT ST	SSN.	Party	R
TREMONT IL 61568	ID; 1040	Status	A
GWEN S STUBER	Ph.	Job	REG
411 S JAMES ST	SSN.	Party	R
TREMONT IL 61568	ID: 258	Status	A

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1702

TREMONT 2

TYLER WILLIAM BUCK	Ph.	Job	ALT
400 N GREENFIELD ST	SSN.	Party	R
TREMONT IL 61568	ID i 2430	Status	A
CONSTANCE L DAVIS	Ph.	Job	REG
15918 UHLMAN RD	SSN.	Party	R
TREMONT IL 61568	ID i 1177	Status	A
MAIA LILLIANA LORENGO	Ph.	Job	ALT
1416 NW WINDERMERE DR	SSN.	Party	R
TREMONT IL 61568	ID i 2429	Status	A
TERESA I THOME	Ph.	Job	REG
602 WILSHIRE DR	SSN.	Party	R
WASHINGTON IL 61571	ID: 1681	Status	A
MELISSA ANN UHLMAN	Ph.	Job	ALT
25226 ALLENTOWN RD	SSN.	Party	R
TREMONT IL 61568	ID ≀ 2279	Status	A

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1801

WASHINGTON 1

NOAH W ANSKE	Ph.	Job	REG
104 W WASHINGTON ST	SSN.	Party	R
TREMONT IL 61568	ID ₁ 1896	Status	A
DENISE JANE BRINKER	Ph.	Job	REG
116 FRANKLIN ST	SSN.	Party	R
WASHINGTON IL 61571	ID i 1982	Status	A
PATRICIA C HELLER	Ph.	Job	REG
600 W JEFFERSON	SSN.	Party	R
WASHINGTON IL 61571	ID: 1413	Status	A
ELAINE R HULLINGER	Ph.	Job	REG
1310 WESTMINSTER ST	SSN.	Party	R
WASHINGTON IL 61571	ID: 246	Status	A
BRENDA S JONES	Ph.	Job	REG
2557 CENTENNIAL DR #A	SSN.	Party	R
WASHINGTON IL 61571	ID i 1185	Status	A

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1802

WASHINGTON 2

MIRANDA RENEE MCCALL	Ph.	Job	ALT
904 E ADAMS ST	SSN.	Party	R
WASHINGTON IL 61571	ID ₁ 2413	Status	A
CAROL K MOSS	Ph.	Job	REG
204 N SPRUCE ST	SSN.	Party	R
WASHINGTON IL 61571	ID: 1108	Status	A
KATHERINE R SABOTTA 405 NORTH ST WASHINGTON IL 61571	Ph. SSN. ID; 2062	Job Party Status	R A
KANDY L UMDENSTOCK	Ph.	Job	REG
1415 MACKENZIE ST	SSN.	Party	R
WASHINGTON IL 61571	ID: 1373	Status	A

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1803

WASHINGTON 3

AMY C ENGLISH	Ph.	Job	ALT
1433 MACKENZIE ST	SSN.	Party	R
WASHINGTON IL 61571	ID ₁ 2248	Status	A
PAUL R ENGLISH	Ph.	Job	ALT
1433 MACKENZIE ST	SSN.	Party	R
WASHINGTON IL 61571	ID: 2249	Status	A
RHONDA L HOCKENBURY	Ph.	Job	ALT
501 LAKESHORE DR	SSN.	Party	R
WASHINGTON IL 61571	ID: 2398	Status	A
LINDA L RHOADES	Ph.	Job	REG
1107 TOTTENHAM CT	SSN.	Party	R
WASHINGTON IL 61571	ID: 1667	Status	A
STEPHEN C RHOADES	Ph.	Job	REG
1107 TOTTENHAM CT	SSN.	Party	R
WASHINGTON IL 61571	ID: 1669	Status	A

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1804

SCOTT N ALLISON	Ph.	2340	Job	ALT
201 N LINNHILL LN	SSN.		Party	R
WASHINGTON IL 61571	ID i		Status	A
DEBRA J LAVAUX	Ph.	2263	Job	ALT
622 WESTMINSTER ST	SSN.		Party	R
WASHINGTON IL 61571	ID i		Status	A
GAVIN SNOPKO	Ph.	2466	Job	ALT
1401 KELSEY ST	SSN.		Party	R
WASHINGTON IL 61571	ID i		Status	A

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1805

ROBERT M BENNETT	Ph.	Job REG
909 SUNBURST LN	SSN.	Party R
WASHINGTON IL 61571	ID i 1735	Status A
NAOMI N ELLER	Ph.	Job ALT
615 PARR HUE LN	SSN.	Party R
WASHINGTON IL 61571	ID: 2192	Status A
PATRICIA F SHORT	Ph.	Job REG
307 CHERRY LN	SSN.	Party R
WASHINGTON IL 61571	ID i 169	Status A
GAGE HONOR SMITH	Ph.	Job ALT
512 S MAIN ST	SSN.	Party R
MORTON IL 61550	ID i 2254	Status A
JADE E SMITH	Ph.	Job ALT
117 WHISTLING STRAIT	SSN.	Party R
WASHINGTON IL 61571	ID i 2255	Status A
SYDNEY STAMPERS	Ph.	Job ALT
618 DRAKE LANE	SSN.	Party R
WASHINGTON, IL 61571	ID ₁ 2452	Status A
MELODY L WISEMAN	Ph.	Job RE€
1013 WELLINGTON DR	SSN.	Party R
WASHINGTON IL 61571	ID : 45212	Status A

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1806

BARBARA LEE APPLEBY	Ph.	Job RE€
2231 HAWTHORNE PL	SSN.	Party R
WASHINGTON IL 61571	ID: 1190	Status A
CHRISTOPHER M HUGHES	Ph.	Job ALT
10 W YORKTOWN CT	SSN.	Party R
WASHINGTON IL 61571	ID i 2266	Status A
DAVID H HUGHES	Ph.	Job ALT
23336 WIEGAND LN	SSN.	Party R
WASHINGTON IL 61571	ID: 2348	Status A
VALERIE A LITTEN	Ph.	Job ALT
24300 FARMDALE RD	SSN.	Party R
WASHINGTON IL 61571	IDa 2494	Status A
NANCI S MALCOLM	Ph.	Job ALT
124 COMFORT WAY	SSN.	Party R
WASHINGTON IL 61571	ID: 2079	Status A
ERNEST D MANSFIELD	Ph.	Job ALT
195 LONGSHORE	SSN.	Party R
WASHINGTON IL 61571	ID i 2502	Status A
DAVID CANTRELL PRICE	Ph.	Job ALT
607 BELAIRE DR	SSN.	Party R
WASHINGTON IL 61571	ID ₁ 2092	Status A

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1807

JOHN J BISANZ	Ph.	2319	Job	ALT
101 CAYMAN LN	SSN.		Party	R
WASHINGTON IL 61571	ID i		Status	A
DIANA L GUYTON	Ph.	1792	Job	REG
303 GEORGIA PKWY #A	SSN.		Party	R
WASHINGTON IL 61571	ID i		Status	A
JOYCE L LIBOTTE	Ph.	48390	Job	REG
1 ROYAL CT	SSN.		Party	R
WASHINGTON IL 61571	ID i		Status	A
BARBARA J MEZIERE	Ph.	2259	Job	ALT
817 WELLINGTON DR	SSN.		Party	R
WASHINGTON IL 61571	ID į		Status	A

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1808

ANAMARIE MORRIS	Ph.	Job	REG
1500 KENSINGTON DR	SSN.	Party	R
WASHINGTON IL 61571	ID i 41374	Status	A
DELLA L SHERMAN	Ph.	Job	REG
1521 WILLOW DR	SSN.	Party	R
WASHINGTON IL 61571	ID ₁ 1079	Status	A

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NANCY L GARDNER	Ph.	Job ALT
113 SHERWOOD PARK RD	SSN.	Party R
WASHINGTON IL 61571	ID i 2257	Status A
ELIZABETH L KLAUS	Ph.	Job ALT
30611 DUTCH LN	SSN.	Party R
WASHINGTON IL 61571	ID i 2251	Status A
ROBIN K MEREDITH	Ph.	Job REG
200 S CHURCH ST	SSN.	Party R
WASHINGTON IL 61571	ID : 1578	Status A

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STEVEN C BAILEY	Ph.	Job REG
6 STREAMWOOD CT	SSN.	Party R
WASHINGTON IL 61571	ID : 1331	Status A
MARGARET E BEARD	Ph.	Job REC
1922 CANTERBURY #4	SSN.	Party R
WASHINGTON IL 61571	ID i 41606	Status A
CASEY DENISE DAVIDSON	Ph.	Job REC
1924 COUNTRY FAIR DR	SSN.	Party R
WASHINGTON IL 61571	ID i 1851	Status A
LILA B GAMMON	Ph.	Job ALT
8 PRIMROSE LN	SSN.	Party R
WASHINGTON IL 61571	ID i 2404	Status A
GAIL Y HARRIS	Ph.	Job ALT
1600 KERN RD	SSN.	Party R
WASHINGTON IL 61571	ID i 2418	Status A

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KURT BERLETT 1307 HAMPTON RD WASHINGTON IL 61571	Ph. SSN. ID _{1 2391}	Job ALT Party R
RICKY L LAVAUX	2001	Status A
622 WESTMINSTER ST WASHINGTON IL 61571	Ph. SSN. ID 1 2264	Job ALT Party R
ALMA M RENTFRO		Status A
1308 WESTMINSTER ST WASHINGTON IL 61571	Ph. SSN. ID i 1977	Job REG Party R Status A

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LARRY JOE ESTEP	Ph.	Job ALT
203 GRANT ST	SSN.	Party R
WASHINGTON IL 61571	ID 1 2323	Status A
PATRICIA JEAN ESTEP	Ph.	Job
203 GRANT ST	SSN.	Party R
WASHINGTON IL 61571	ID; 2306	Status A
TEAGAN GAMBILL	Ph.	Job ALT
1321 COVENTRY DR	SSN.	Party R
WASHINGTON IL 61571	ID ; 2312	Status A
AMY CATHERINE JOHNSON	Ph.	Job ALT
1216 BELFORD CT	SSN.	Party R
WASHINGTON IL 61571	ID 1 2169	Status A
OLIVIA G TAYLOR	Ph.	Job ALT
102 MIMOSA	SSN.	Party R
WASHINGTON IL 61571	ID i 2487	Status A

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MELINDA S HEDIGER 211 N LINNHILL LN WASHINGTON IL 61571	Ph. SSN. ID _{1 2234}	Job ALT Party R Status A
MICHAEL W HEDIGER 211 N LINNHILL LN WASHINGTON IL 61571	Ph. SSN. ID : 46159	Job REC Party R Status A
CHRISTINE M MARTHA 2257 NORTHRIDGE LN WASHINGTON IL 61571 KELLI N NICHOLS	Ph. SSN. ID ₁ 1941	Job ALT Party R Status A
310 SCHOOL ST WASHINGTON IL 61571	Ph. SSN. ID i 1707	Job REC Party R Status A

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CHESTER F HOLE JR	Ph.	Job REG
2226 NORTHRIDGE LN	SSN.	Party R
WASHINGTON IL 61571	ID ₁ 533	Status A
PEGGY S HOLE	Ph.	Job REC
2226 NORTHRIDGE LN	SSN.	Party R
WASHINGTON IL 61571	ID i 46173	Status A
DAVID L LONG 212 FAIRVIEW ST WASHINGTON IL 61571 DONNA J LONG	Ph. SSN. ID ≀ 2261	Job ALT Party R Status A
212 FAIRVIEW ST WASHINGTON IL 61571	Ph. SSN. ID i 1966	Job REC Party R Status A

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1901

ARLETTA K DRAPER	Ph.	Job REG
1119 ROYAL AVE	SSN.	Party R
PEKIN IL 61554	ID : 1275	Status A
DARIN SCOTT MONOHON	Ph.	Job ALT
340 CAROLINE ST #1	SSN.	Party R
PEKIN IL 61554	ID i 2499	Status A
CAROLYN M MORSE	Ph.	Job ALT
1311 CHESTNUT ST	SSN.	Party R
PEKIN IL 61554	ID i 2368	Status A
DAVID P MYRICK	Ph.	Job ALT
1508 N 4TH ST	SSN.	Party R
PEKIN IL 61554	ID a 2406	Status A
DARYL L YOUNG JR	Ph.	Job REG
2305 ARLINGTON CIR	SSN.	Party R
PEKIN IL 61554	ID i 1946	Status A

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1902

LINDA D FLETCHER	Ph.	Job REG
2228 AUTUMN DR	SSN.	Party R
PEKIN IL 61554	ID ₁ 1464	Status A
KAREN L FRAZIER	Ph.	Job REG
1411 PARKWAY DR	SSN.	Party R
PEKIN IL 61554	ID i 1458	Status A
ROBYN L HAZELWOOD	Ph.	Job REG
2010 THARP ST	SSN.	Party R
PEKIN IL 61554	ID i 2001	Status A
CRYSTAL K MASON	Ph.	Job RE€
2108 MARIGOLD DR	SSN.	Party R
PEKIN IL 61554	ID: 1486	Status A
LINDA S NIERSTHEIMER	Ph.	Job REG
2650 PARKWAY DR	SSN.	Party R
PEKIN IL 61554	ID: 1470	Status A

1903

NORMA H JACOBS	Ph.	Job RE€
2206 AUTUMN DR	SSN.	Party R
PEKIN IL 61554	ID i 1984	Status A
STEVE J JACOBS	Ph.	Job REG
2206 AUTUMN DR	SSN.	Party R
PEKIN IL 61554	ID i 1985	Status A
BARBARA N MOFFITT	Ph.	Job ALT
1305 REDWOOD DR	SSN.	Party R
PEKIN IL 61554	ID i 2383	Status A
JUDIE C NOYES	Ph.	Job ALT
312 PARKWAY DR	SSN.	Party R
PEKIN IL 61554	ID i 2176	Status A
SHAWN A TISDALE	Ph.	Job ALT
10 ASHWOOD LN	SSN.	Party R
PEKIN IL 61554	ID i 2516	Status A

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PATRICIA A BOON	Ph.	Job REG
605 MAYWOOD AVE	SSN.	Party R
PEKIN IL 61554	ID; 1405	Status A
ANGELA J COPE	Ph.	Job ALT
1834 FAWNRIDGE LN	SSN.	Party R
PEKIN IL 61554	ID i 2057	Status A
AMBERLY KIZER	Ph.	Job ALT
1330 GEORGEANNE DR	SSN.	Party R
PEKIN IL 61554	ID ; 2046	Status A
DONNA JEAN WANLESS	Ph.	Job REC
1314 GEORGEANNE DR	SSN.	Party R
PEKIN IL 61554	ID ; 106139	Status A

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TRISHA MARIE ABBOTT 3 OAK HILL CT PEKIN IL 61554	Ph. SSN ID i	. 2083	Job Party Status	R A
MADISON BAYLIS	Ph.		Job	ALT
206 N PARKWAY DR APT A	SSN.		Party	R
PEKIN IL 61554	ID i	2304	Status	Α
HEATHER JANN HESS	Ph.	2142	Job	ALT
4214 SHERIDAN RD	SSN.		Party	R
PEKIN IL 61554	ID i		Status	A
DEBORAH A SIMPSON	Ph.	2359	Job	ALT
1401 SUMMER ST	SSN.		Party	R
PEKIN IL 61554	ID i		Status	A

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FREDERIC D ALLEN	Ph.	Job ALT
2511 PLYMOUTH PL	SSN.	Party R
PEKIN IL 61554	ID: 2180	Status A
DORIS A BROWN	Ph.	Job ALT
928 HIGHLAND	SSN.	Party R
PEKIN IL 61554	ID = 2327	Status A
JENNIE R HAHN	Ph.	Job ALT
1508 N 4TH ST	SSN.	Party R
PEKIN IL 61554	ID ; 2339	Status A
LORINDA L HEISEL	Ph.	Job ALT
906 SHERIDAN RD	SSN.	Party R
PEKIN IL 61554	ID: 2095	Status A
YVONNE C NOKE	Ph.	Job ALT
343 COUNTRY CLUB	SSN.	Party R
PEKIN IL 61554	ID i 2123	Status A

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1907

JAMES H DAVIS	Ph.	Job	ALT
710 MCLEAN ST	SSN.	Party	R
PEKIN IL 61554	ID ₁ 2369	Status	A
TONI A GREVING	Ph.	Job	REG
1100 CHARLOTTE ST	SSN.	Party	R
PEKIN IL 61554	ID ₁ 1526	Status	A
GARY L HENRY	Ph.	Job	REG
1003 PARK AVE	SSN.	Party	R
PEKIN IL 61554	ID ₁ 1816	Status	A

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1908 PEKIN 8

RUTH HILD 1418 JAMES RD Ph. Job REG **PEKIN IL 61554** SSN. Party R ID i 1724 Status A CASSIE L KELLER 1415 WEST SHORE DR Ph. Job REG **PEKIN IL 61554** SSN. Party R ID: 2000 Status A

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1909

ROGER D BRANDT 1201 BACON ST PEKIN IL 61554 CHRISTY ANITA LANCE	Ph. SSN. ID ; 2441	Job ALT Party R Status A
PEKIN IL 61554	Ph. SSN. ID 1 1861	Job RE∈ Party R Status A
TERESA L LORENTZ 1226 S CAPITOL ST PEKIN IL 61554	Ph. SSN. ID i 58460	Job REG Party R Status A
MICHAEL E NUNAN 715 WASHINGTON ST PEKIN IL 61554 STACY C REYNOLDS	Ph. SSN. ID₃ 52510	Job REG Party R Status A
1 TERRY CT PEKIN IL 61554	Ph. SSN. ID i 2321	Job ALT Party R Status A

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1910

JEANNE M HOWELL	Ph.	Job REG
221 SAPP ST	SSN.	Party R
PEKIN IL 61554	ID i 54094	Status A
KIMBERLY D JOHNSON	Ph.	Job ALT
332 SOUTH ST	SSN.	Party R
PEKIN IL 61554	ID ₃ 2515	Status A
MARY LOU KELLOW	Ph.	Job REC
1415 S 12TH ST	SSN.	Party R
PEKIN IL 61554	ID: 671	Status A
JANICE F STRODE	Ph.	Job ALT
2231 AUTUMN DR	SSN.	Party R
PEKIN IL 61554	ID: 2309	Status A

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MICHAEL I HOLCOMB	Ph.	Job	ALT
1721 MEMORIAL DR	SSN.	Party	R
PEKIN IL 61554	ID i 2416	Status	A
DAVID C MCCURDY	Ph.	Job	REG
1811 MEMORIAL DR	SSN.	Party	R
PEKIN IL 61554	ID : 437	Status	A
ALAN GALE WHITE	Ph.	Job	ALT
912 MARY ST	SSN.	Party	R
PEKIN IL 61554	ID; 2055	Status	A

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1912 DEKIN

1912	PEKIN 12

JOHN W ARINGTON JR	Ph.	Job REG
1408 LINCOLN ST	SSN.	Party R
PEKIN IL 61554	ID i 1840	Status A
GREGORY LEE AYERS	Ph.	Job ALT
3111 ST ANDREWS DR	SSN.	Party R
PEKIN IL 61554	ID ; 2334	Status A
ZELMA J HALL	Ph.	Job
2307 BROADWAY #7B6	SSN.	Party R
PEKIN IL 61554	ID i 2052	Status A
JUANEMA L HINESLEY	Ph.	Job ALT
75 GROVE PL	SSN.	Party R
PEKIN IL 61554	ID i 2417	Status A
HEATHER A HURST	Ph.	Job REG
1504 KOCH ST	SSN.	Party R
PEKIN IL 61554	ID i 1676	Status A
CATHERINE A WILLIAMSON	Ph.	Job ALT
1816 CRESCENT DR	SSN.	Party R
PEKIN IL 61554	ID i 2112	Status A

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1913

JERRY P AGEE	Ph.	Job	REG
215 PRINCE ST	SSN.	Party	R
PEKIN IL 61554	ID ₁ 1854	Status	A
KATHRYN B GUM	Ph.	Job	ALT
2316 ARLINGTON CIR	SSN.	Party	R
PEKIN IL 61554	ID ₁ 2352	Status	A
ERIC M RICK	Ph.	Job	ALT
214 COOPER ST	SSN.	Party	R
PEKIN IL 61554	ID; 2500	Status	A
GARY W TOWNE	Ph.	Job	REG
1304 STATE ST	SSN.	Party	R
PEKIN IL 61554	ID: 51247	Status	A

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1914

RONALD K BABB	Ph.	Job	ALT
100 BELOIT RD	SSN.	Party	R
MARQUETTE HTS. IL 61554	ID i 2106	Status	A
RYAN C WIDMER	Ph.	Job	ALT
108 WALNUT ST	SSN.	Party	R
NORTH PEKIN IL 61554	ID₁ 2425	Status	A

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JOSUE A GODOY	Ph.	Job ALT
4 TOSHA CT	SSN.	Party R
NORTH PEKIN IL 61554	ID i 2372	Status A
JODI P MELTON	Ph.	Job ALT
136 SHEFFIELD RD	SSN.	Party R
GROVELAND IL 61535	ID 1 2278	Status A
MICHELLE L PRIM	Ph.	Job REG
320 LINCOLN BLVD	SSN.	Party R
NORTH PEKIN IL 61554	ID i 1873	Status A
JUSTIN ALAN STUMP	Ph.	Job REG
6215 HARTFORD DR	SSN.	Party R
PEKIN IL 61554	ID: 1099	Status A

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1916

BEVERLY JOYCE GARLS	Ph.	Job	ALT
121 PIN OAK DR	SSN.	Party	R
PEKIN IL 61554	ID i 2322	Status	A
VICKIE L REESER	Ph.	Job	
809 ST JULIAN ST	SSN.	Party	
PEKIN IL 61554	ID ₁ 2518	Status	
PHILIP A STUMP	Ph.	Job	ALT
1304 ST JULIAN ST	SSN.	Party	R
PEKIN IL 61554	ID: 2402	Status	A
IVAGENE WHEELER	Ph.	Job	REG
402 LAKESIDE AVE	SSN.	Party	R
PEKIN IL 61554	ID: 56261	Status	A
NORMA L WHITE	Ph.	Job	REG
912 MARY ST	SSN.	Party	R
PEKIN IL 61554	ID; 1908	Status	A

COMMITTEE REPORT

V	r.	Chairman	and M	1embers	of the	Tazewell	County	Board	:
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Your Executive Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County's Executive Committee recommends to the County Board to approve the attached amendment to Chapter 95: Food Establishments in the Tazewell County Code of Ordinances: and

THEREFORE BE IT RESOLVED that the County Board approve this recommendation.

Tazewell County Clerk

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the Health Department, the Auditor, the State's Attorney and American Legal Publishing of this action.

PASSED THIS 31st DAY OF JULY, 2024.	
ATTEST:	

Tazewell County Board Chairman



Talking Points

Date: 4/5/24

FOOD ORDINANCE

COMMENT

§ 95.01 DEFINITIONS.

COTTAGE FOOD OPERATION. An operation conducted by a person who produces or packages food or drink, other than foods and drinks listed as prohibited in Public Act 100-0035 paragraph (1.5) of subsection (b), in a kitchen located in that person's primary domestic residence or another appropriately designed and equipped kitchen on a farm for direct sale by the owner, a family member. or employee. Food and drink produced by a cottage food operation shall be sold directly to consumers for their own consumption and not for resale. Sales directly to consumers include, but are not limited to, sales at or through:

- 1. farmers' markets
- 2. fairs, festivals, public events, or online;
- 3. pickup from the private home or farm of the cottage food operator, if the pickup is not prohibited by any law of the unit of local government that applies equally to all cottage food operations; in a municipality with a population of 1,000,000 or more, a cottage food operator shall comply with any law of the municipality that applies equally to all home-based businesses;

 4. delivery to the customer; and

Existing definition in ordinance:

cottage food operation. An operation conducted by a person who produces or packages food or drink, other than foods and drinks listed as prohibited in Public Act 100-0035 paragraph (1.5) of subsection (b), in a kitchen located in that person's primary domestic residence or another appropriately designed and equipped residential or commercial style kitchen on that property for direct sale by the owner, a family member, or employee.

A COTTAGE FOOD

OPERATION may ONLY sell products at a farmer's market in Illinois, unless the products have a locally grown agricultural product as the main ingredient may be sold on the farm where the agricultural product is grown or delivered directly to the consumer.

Wording on the left is from the Public Act 102-0633, Section 5 of The Food Handling Regulation Enforcement Act, 410 ILCS 625/4 Section 4. Cottage food operation.

Aligning ordinance with the cottage food law as far as the definition and routes of cottage food routes / locations for sale.

5. pickup from a third-party private property with the consent of the third-party property holder.

§ 95.03 PLAN SUBMISSION AND APPROVAL.

- (D) Prior to operating, cottage food operations must submit the full registration form, pay the registration fee, and be approved by the regulatory authority. The registration form must include:
- 1. A copy of a current Certified Food Protection Manager Certificate.
- 2. A product label for each product category selected demonstrating compliance with labeling regulations.
- 3. Submission of a comprehensive list of all food items being made.
- 4. Submission of a food safety plan with appropriate pH test or USDA approved recipe for restricted items under the act.
- 5. If on a private water supply, a copy of water test results showing satisfactory E.coli / coliform bacteria results.

§ 95.04 ENFORCEMENT PROVISIONS.

(A) Permits

- (n) Cottage food registrations must also:
- 1. Renew their registration annually prior to operating and pay the registration fee. Registration fee is non-refundable once the cottage food application review process commences.

Per the act 1/1/2022:

A local health department shall register any eligible cottage food operation that meets the requirements of this Section and shall issue a certificate of registration with an identifying registration number to each registered cottage food operation.

These items must be renewed annually along with annual water sample.

Addition of comprehensive list of all food items to application to ensure no prohibited items are being produced.

- 2. Reapply if the physical location of the cottage food operation changes.
- 3. Meet any requirements for recipe changes or updates as listed in the public act.
- (3) Food permit fees. The annual fees for food permits shall be: Cottage food operation \$30.00

Cottage Food Operation Foodborne Illness Investigation Fee: Once allowed under the statute which governs cottage food operations, a cottage food foodborne illness or complaint investigation will be assessed to the cottage food operator at the health authority's staff hourly rates not to exceed two hundred fifty dollars (\$250.00) per investigation. An investigation is each separate incident requiring an investigation.

After assessing the time it takes to receive, review, approve an application, and send out the permit it takes approximately 45 min – 1.25 hour. This 1-hour time frame is the median and includes e-mails, calls, and additional recipes submitted for approval throughout the calendar year. Hard copies of registration are printed and mailed. This will require a \$30.00 registration fee (food program lead @ \$28.20 per hour + .\$64 shipping).

Per the act 1/1/2022:

A local health department may establish a self-certification program for cottage food operators to affirm compliance with applicable laws, rules, and regulation. Registration shall be completed annually and the local health department may impose a fee not to exceed \$50.

Proposed Cottage Food Registration & Renewal Fee June 2024

Food program	Approximate	Approximate	Approximate	Cost of	Proposed Fee
manager	time spent	time spent	total time	mailing	
hourly rate	processing a new application or renewal application	answering e-mails / phone calls from a single client throughout a calendar year	spent working with a single vendor in a calendar year	physical permit and approval letter.	
\$28.20	30 – 45 minutes	15 – 30 minutes	45 minutes – 1.25 hours	\$.64	\$30.00

Time to process cottage food application varies per application. The amount of time it takes to process an application depends on how many food products the vendor is producing as it takes time to review labels for prohibited food items.

After looking at the above table on the low end the fee cost would be \$21.79 and on the high end \$35.88. The median fee cost is \$28.84. The proposed fee is - \$30.00.

Per cottage food law the maximum the registration fee can be set is \$50.00

A proposed fee of \$30.00 will cover the cost of the food program manager's hourly rate and the cost of mailing out the physical permit and approval letter.



Talking Points

Date: 3/14/24

FOOD ORDINANCE	COMMENT	
§ 95.01 DEFINITIONS FOOD PANTRY. An individual site that distributes bags or boxes of food directly to those in need. and who reside in a specified area. There are three levels of food pantries: Level 1: Pantries with non-TCS food and TCS food that is frozen or refrigerated. Minimal food handling occurs such as bulk packaged food that is broken down and repackaged. Level 2: Pantries with non-TCS food and TCS food that is frozen or refrigerated. Level 3: Pantries with only packaged non-TCS foods such as canned and packaged dry goods and whole uncut produce.	Removing the distribution method as it is not limited to bags or boxes. Individuals from outside Tazewell County may come to a food pantry if in need. TCS – time and temperature controlled for safety. Defined in ordinance under "95.01 – Definitions" TCS foods can undergo pathogenic growth if they exceed time and temperature requirements.	

§ 95.04 ENFORCEMENT PROVISIONS

- (C) Inspections.
- (1) Frequency of inspections.
 Facilities shall be inspected at least as often as prescribed by the following schedule.
- (a) Category I facilities shall receive a minimum of three inspections per year, or two inspections per year if all of the following conditions are met:
- 1. A certified food service manager is present at all times the facility is in operation. (Incidental absences of the certified food service manager due to illness, short errands off the premises, and the like shall not constitute a violation of this section, provided there is documentation that a certified food service sanitation manager was scheduled to work at that time.);
- 2. Employees involved in food operations receive a HACCP training exercise, in-service training in food service sanitation, or attend an educational conference or training on food safety or sanitation.
- (b) Category II facilities shall receive a minimum of one inspection per year.
- (c) Category III facilities shall receive a minimum of one inspection every two years.
- (d) Level 1, 2 and 3 food pantry shall receive a minimum of one inspection per year.
- (d) Level 1 food pantries shall receive a minimum of one routine inspection per year. A

Certified Food Protection Manager on-site to oversee breakdown, re-packaging, and distribution.

Certified Food Protection Manager is required to be on-site during bulk food breakdown and repackaging. (e) Level 2 food pantries shall receive a minimum of one routine inspection per year. (f) Level 3 food pantries are exempt from having an annual routine inspection.	Level 2 only doing TCS or pre-packaged food. No breakdown of food for repackaging. Level 3 doing only pre-packaged and canned goods. No food handling	
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Talking Points

Date: 5/24/23

FOOD ORDINANCE	COMMENT
§ 95.04 ENFORCEMENT PROVISIONS. (C) Inspections (1) Frequency of inspections. Facilities shall be inspected at least as often as prescribed by the following schedule. (a) Category I facilities shall receive a minimum of three inspections per year, or two inspections per year if all of the following conditions are met: 1. A certified food service manager is present at all time the facility is in operation. (Incidental absences of the certified food service manager due to illness, short errands off the premises, and the like shall not constitute a violation of this section, provided there is documentation that a certified food service sanitation manager was scheduled to work at that time.); 2. Employees involved in food operations receive a HACCP training exercise, in-service training in food service sanitation, or attend an educational conference or training on food safety or sanitation. (b) Category II facilities shall receive a minimum of one inspection per year. (c) Category III facilities shall receive a minimum of one inspection every two years.	No Changes to (C)(1).

- (d) Level 1, 2 and 3 food pantry shall receive a minimum of one inspection per year.
- (e) Farmers markets shall receive a minimum of one inspection per year.
- (f) Cottage food operations will be inspected upon a complaint or disease outbreak.
- (g) The Health Authority shall inspect offsite temporary vendors minimum of once during their operating season.
- (h) The Health Authority shall inspect multiple use seasonal temporary operations a minimum of once during their operating period.
- (2) Right-of-way.

The Board of Health, after proper identification, shall be permitted to enter at any reasonable time any food service establishment or retail food store in the county for the purpose of making inspections to determine compliance with this chapter. It shall be permitted to examine the records of the establishments to obtain pertinent information pertaining to food and supplies purchased, received, or used, persons employed, sanitation standard operating procedures and HACCP plan.

- (3) Refusal, Notification and Final Request for Right-of-way
- (A) If a person denies right-of-way, the authorized representative shall inform the person that:
 - (a) The permit holder is required to allow right-of-way to the authorized representative as specified under this ordinance,
 - 1. Right-of-way is a condition of the

**the wording in the left column will be the exact wording updated in the ordinance A (# 1- 3 and (B). It will not include reference to chapter 8 of the FDA code as this is not adopted. It will state "as specified by this ordinance."

Justification:

**This is being modified to align with the enforcement guidelines in the 2017 FDA food code. This change meets

- acceptance and retention of an annual permit to operate as specified under this ordinance, and
- 2. If right-of-way is denied, an order issued by the authorized representative, hereinafter referred to as an injunction may be obtained according to law; and
- 3. Make a final request for right-of-way.
- (b) If after the authorized representative presents credentials, explains the authority upon which right-of-way is requested, and makes a final request for right-of-way, if the person in charge continues to refuse right-of-way, the authorized representative shall provide details of the denial of right-of-way on an inspection report form.
- (c) If denied right-of-way to a licensed food establishment for an authorized purpose. and after complying with this ordinance, the authorized representative may issue or apply for an injunction in order to gain right-of-way as provided in law. In addition, the authorized representative may seek a temporary restraining order to cease operations until the inspection is conducted. Regardless, the board of

the need for notifying the permitted retail food establishment of the reason for the notice and the process taken by TCHD when access is refused by the establishment. This is a part of Chapter 8 of the 2017 FDA food code not adopted by the Illinois Department of Public Health.

**This change also represents work being done for Standard 1 of the FDA / NEHA grant as we are trying to be in alignment with the standards for the grant.

**Simple steps:

- Introduce and define reason for visit.
- 2. Document denial in the form of a DHD inspection report.
- 3. Pursue inspection order legally, if denial continues, issue cease operation order and suspend license until inspection is conducted.

We may pursue an inspection order.

Staying in alignment with neighboring counties (Peoria).

This scenario does not happen often, but this does provide guidance if this ever does happen.

This is being put in place as a what if. If we are denied access, currently there is nothing we can do legally and the facility can continue operating.

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health may consider suspending the license until an inspection is able to be conducted.

(4) REFUSAL TO SIGN REPORT
(a) If a person in charge refuses to sign the report, the authorized representative shall inform the person who declines, that this will not affect the license holder's obligation to correct the violation(s) noted in the inspection report within the time frames specified.

This means that if someone refuses to sign the report, that the facility is still liable for correcting the violation per the ordinance.

If a facility has a priority violation, they still must fix the violation in 3 days; or if it is a priority foundation violation, they have 10 days to correct the violation.

The refusal of signature does NOT mean that the violations do not apply to the licensed food establishment.

§ 95.04 ENFORCEMENT PROVISIONS.

- (G) Procedure when infection is suspected. When the Board of Health has reasonable cause to suspect possibility of disease transmission from any food service establishment employee, it shall secure a morbidity history of the suspected employee or make any other investigation as may be indicated and take appropriate action. The Board of Health may require one or more of the following measures:
- (1) Immediate exclusion of the employee from any food handling activities as described in the Code;
- (2) Immediate closure of the establishment concerned until, in the opinion of the Board of Health, no

Issuance of notice

**This is being altered to align with the enforcement guidelines in the 2017 FDA food code. This change meets the needs for notifying the permitted retail food establishment of the reason for the notice and the process taken by TCHD restriction or exclusion is requested.

This allows for this to happen in a timely manner and prevent suspected disease control

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further danger of disease outbreaks exists:

- (3) Restrictions of employee's services to some area of the establishment where there will be no danger of transmitting the disease; and/or
- (4) Adequate medical and laboratory examinations of the employee or other employees and of his or their body discharges.
- (H) During a public health investigation, the authorized representative may issue an order of restriction or exclusion to a suspected food employee or the permit holder without prior warning, notice of a hearing, or a hearing if the order:
- (A) States the reasons for the restriction or exclusion that is ordered:
- (B) States the evidence that the food employee or permit holder shall provide in order to demonstrate that the reasons for the restriction or exclusion are eliminated;
- (C) States that the suspected food employee or the permit holder may request an appeal hearing by submitting a timely request as provided in law; and
- (D) Provides the name and address of the board of health representative to whom a request for an appeal hearing may be made.

Enforcement provision (no change needed)

A – why are we issuing this? Illness (Reportable)?

B – What evidence do we have to issue this restriction or exclusion injunction. Our ordinance does not allow for the timely notification when an infection is suspected for (G) 1-4 in our existing ordinance. We also enforce the Illinois Communicable Disease Code that requires reporting timelines for these issues and will dictate our notification of suspected illness.

This section is part of Chapter 8 of the 2017 FDA food code not adopted by the Illinois Department of Public Health.

Need to create a NOV to hand to the facility, have it approved by State's Attorney.



Talking Points

Date: 5/21/24

FOOD ORDINANCE	COMMENT		
§ 95.01 DEFINITIONS.	"Certified food service sanitation manager"		
CERTIFIED FOOD PROTECTION MANAGER. Any individual who has completed a minimum of eight hours of Illinois Department of Public Health-approved training for food service sanitation manager certification, inclusive of the examination, and received a passing score on the examination set by the certification exam provider accredited under standards developed and adopted by the Conference for Food Protection or its successor organization, shall be considered to be a certified food service sanitation protection manager and maintains a valid certificate. § 95.04 ENFORCEMENT	verbiage is no longer used in FDA Code. The correct term is "certified food protection manager."		
PROVISIONS. (4) Penalty fees. Penalty fees for			
late renewal shall be assessed as follows:	The fee amount for a plan review to occur after the food permit has been terminated is not defined in the table. The fee to apply for a		
Late fees (on February 1) Food permit terminated For new food permit (a plan review will be required) - \$400.00 Late fees will apply	new food permit is \$400.00. This fee needs to be added to the right side of the table.		
(C) Inspections. (1) Frequency of inspections. Facilities shall be inspected at least as			

often as prescribed by the following schedule.

- (a) Category I facilities shall receive a minimum of three inspections per year, or two inspections per year if all of the following conditions are met:
- 1. A certified food service protection manager is present at all time the facility is in operation. (Incidental absences of the certified food service protection manager due to illness, short errands off the premises, and the like shall not constitute a violation of this section, provided there is documentation that a certified food service sanitation protection manager was scheduled to work at that time.);

"Certified food service sanitation manager" verbiage is no longer used in FDA Code. The correct term is "certified food protection manager."

CHAPTER 95: FOOD ESTABLISHMENTS

Section

- 95.01 Definitions
- 95.02 Applicable laws and regulations
- 95.03 Plan submission and approval
- 95.04 Enforcement provisions
- 95.05 Repeal and effective date
- 95.99 Penalty

§ 95.01 DEFINITIONS.

In addition to the definitions contained in the state's Department of Public Health Food Service Sanitation Code and Retail Food Sanitation Code the following general definitions shall apply in the interpretation and enforcement of this chapter.

ADULTERATED. The condition of food if it:

- (1) Bears or contains any poisonous or deleterious substance in a quantity which may render it injurious to health;
- (2) Consists in whole or in part of any filthy, putrid, or decomposed substance, or if it is otherwise unfit for human consumption;
- (3) Has been processed, prepared, packed or held under insanitary conditions, whereby it may have become contaminated with filth, or whereby it may have been rendered injurious to health; or
- (4) Is in whole or in part of the product of a diseased animal which has died otherwise than by slaughter.
- (5) Its container is composed in whole or in part of any poisonous or deleterious substance which may render the contents injurious to health.

ANNUAL PERMIT. A food license good from January 1 of the current year through December 31 of the current year.

APPLICANT. Any person making application to the Board of Health for a permit.

APPROVED. Acceptable to the Board of Health based on its determination as to conformance with good health practices and standards.

AUTHORIZED REPRESENTATIVE. Those persons designated by the Board of Health to enforce the provisions of this chapter.

BOARD OF HEALTH. The Tazewell County Board of Health as the regulatory authority or its authorized representatives.

CATEGORY I FACILITY. A food service establishment that presents a high relative risk of causing foodborne illness based on the large number of food handling operations typically implicated in foodborne outbreaks and/or the type of population served by the facility. CATEGORY I FACILITIES include those where the following operations occur:

- (1) Cooling of time/temperature control for safety (TCS) foods occurs as part of the food handling operation at the facility;
 - (2) TCS foods are prepared hot or cold and held hot or cold for more than 12 hours;
 - (3) TCS foods cooked and cooled are reheated for hot holding;
- (4) Complex preparation of foods, extensive handling of raw occurs as part of the food handling operations at the facility;
- (5) Vacuum packaging, curing/smoking meat to preserve it, pasteurizing juice on site for sale; shellfish life-support tanks; sprouting seeds and beans; and/or other forms of reduced oxygen packaging are performed at the retail level; fermentation of foods and/or altering the pH to modify the TCS quality of the food.
- (6) Immunocompromised individuals are served, where these individuals compromise the majority of the consuming population.

CATEGORY II FACILITY. A food service establishment that presents a moderate relative risk of causing foodborne illness based upon few food handling operations typically implicated in foodborne illness outbreaks. CATEGORY II FACILITIES include those where the following operations occur:

- (1) Hot or cold foods are held at that temperature for no more than 12 hours and are restricted to same day services;
 - (2) Foods prepared from raw ingredients use only minimal assembly; or
- (3) Foods that require complex preparation (whether canned, frozen, or fresh prepared) are obtained from approved food processing plants, or category I retail food service establishments.

CATEGORY III FACILITY. A food service establishment that presents a low relative risk of causing foodborne illness based upon few or no food handling operations typically implicated in foodborne illness outbreaks. CATEGORY III FACILITIES include those where the following operations occur:

(1) Only prepackaged foods are available or served in the facility or dispensed from a vending machine, and any time/temperature controlled for safety are commercially prepackaged in an approved processing plant;

- (2) Only limited preparations of non-time/temperature controlled for safety and beverages, such as snack foods and carbonated beverages, occurs at the facility; or
 - (3) Only beverages (alcoholic or non-alcoholic) and/or ice are served at the facility.

CATEGORY III LIMITED FACILITY. A location where stand-alone vending machine(s) dispense time/temperature controlled for safety pre-packaged food, an ice machine(s), or a self-service ice vending kiosk(s) is in operation.

CERTIFIED FOOD PROTECTION MANAGER. Any individual who has completed a minimum of eight hours of Illinois Department of Public Health-approved training for food service sanitation manager certification, inclusive of the examination, and received a passing score on the examination set by the certification exam provider accredited under standards developed and adopted by the Conference for Food Protection or its successor organization, shall be considered to be a certified food service sanitation protection manager and maintains a valid certificate.

CODE. The administrative rules adopted by the Illinois Department of Public Health pertaining to food establishments found at 77 IL Adm. Code 750 "Food Service Sanitation Code.

CORE ITEM.

- (1) A provision in this Code that is not designated as a priority item or a priority foundation item.
- (2) Includes an item that usually relates to general sanitation, operational controls, sanitation standard operating procedures (SSOPs), facilities or structures, equipment design, or general maintenance.

COTTAGE FOOD OPERATION. An operation conducted by a person who produces or packages food or drink, other than foods and drinks listed as prohibited in Public Act 100-0035 paragraph (1.5) of subsection (b), in a kitchen located in that person's primary domestic residence or another appropriately designed and equipped residential or commercial-style kitchen on that property for direct sale by the owner, a family member, or employee. A COTTAGE FOOD OPERATION may ONLY sell products at a farmer's market in Illinois, unless the products have a locally grown agricultural product as the main ingredient may be sold on the farm where the agricultural product is grown or delivered directly to the consumer kitchen on a farm for direct sale by the owner, a family member, or employee. Food and drink produced by a cottage food operation shall be sold directly to consumers for their own consumption and not for resale. Sales directly to consumers include, but are not limited to, sales at or through:

- (1) Farmer's markets
- (2) Fairs, festivals, public events, or online;
- (3) Pickup from the private home or farm of the cottage food operator, it the pickup is not prohibited by any law of the unit of local government that applies equally to all cottage food operations; in a municipality with a population of 1,000,000 or more, a

cottage food operator shall comply with any law of the municipality that applies equally to all home-based businesses;

- (4) Delivery to the customer; and
- (5) Pickup from a third–party private property with the consent of the third-party property holder.

EQUIPMENT. Stoves, ovens, ranges, hoods, slicers, mixers, meat blocks, tables, counters, refrigerators, sinks, dishwashing machines, steam tables, and similar items other than utensils, used in the operation of a food service establishment.

EXEMPT. Those organizations that are not required to pay an annual retail food service establishment permit fee.

EXEMPT ORGANIZATIONS. Includes schools, churches, veteran/military organizations, level 1-3 food pantries and governmental taxing bodies such as park districts, libraries, fire districts, police departments and townships.

FARMERS MARKETS. A common facility or area where farmers gather to sell a variety of fresh fruits and vegetables and other locally produced farm and food products directly to consumers.

FOOD. Any raw, cooked, or processed edible substance, ice, beverage or ingredient used or intended for use or for sale in whole or in part for human consumption.

FOOD HANDLER (FOOD EMPLOYEE). Any individual working with unpackaged food, food equipment or utensils, or food contact surfaces. FOOD HANDLER does not include unpaid volunteers in a food establishment, whether permanent or temporary.

FOOD PANTRY. An individual site that distributes bags or boxes of food directly to those in need and who reside in a specified area. There are three levels of food pantries:

- Level 3: Pantries with only packaged non-TCS foods such as canned and packaged dry goods and whole uncut produce.
 - Level 2: Pantries with non-TCS food and TCS food that is frozen or refrigerated.
- Level 1: Pantries with non-TCS food and TCS food that is frozen or refrigerated. Minimal food handling occurs such as bulk packaged food that are is broken down and repackaged.

GOOD RETAIL PRACTICES. Food safety management system to control basic operational and sanitation conditions within a food establishment.

HACCP PLAN. A written document that delineates the formal procedures for following the Hazard Analysis and Critical Control Points principles developed by The National Advisory Committee on Microbiological Criteria for Foods.

LOCAL HEALTH DEPARTMENT. The County Health Department.

MISBRANDED. The presence of any written, printed, or graphic matter upon or accompanying food or containers of food which is false or misleading.

MULTIPLE USE SEASONAL TEMPORARY FOOD PERMIT. The document issued by the Board of Health that authorizes a temporary food establishment to operate for no more six months and is valid for one or more events at the location noted on the permit.

OFFSITE TEMPORARY FOOD PERMIT. The document issued by the Board of Health that authorizes permitted county food establishments to operate off premises.

PERMIT. The document issued by the Board of Health that authorizes a person to operate a food establishment.

PERMIT HOLDER. The entity that is legally responsible for the operation of the food establishment, such as owner, the owner's agent or other person, and possesses a valid permit to operate the food establishment.

PERSON. Any individual, partnership, corporation, association or other legal entity government or governmental subdivision or agency.

PERSON IN CHARGE (PIC). Means the individual present at a food establishment who is responsible for the operation at the time of inspection.

PLAN REVIEW. An evaluation process conducted by the Board of Health to ensure that food establishments are built or renovated according to current Code regulations or rules; to establish an organized and efficient flow of food; and to eliminate code violations prior to construction.

PREMISES. The physical facility, its contents, and the contiguous land or property under the control of the permit holder.

PRIORITY ITEM.

- (1) A provision in this Code whose application contributes directly to the elimination, prevention or reduction to an acceptable level, hazards associated with foodborne illness or injury and there is no other provision that more directly controls the hazard.
- (2) Includes items with a quantifiable measure to show control of hazards such as cooking, reheating, cooling, handwashing; and
 - (3) An item that is denoted in this Code with a superscript P-P.

PRIORITY FOUNDATION ITEM.

- (1) A provision in this Code whose application supports, facilitates or enables one or more priority items.
- (2) Includes an item that requires the purposeful incorporation of specific actions, equipment or procedures by industry management to attain control of risk factors that contribute to foodborne illness or injury such as personnel training, infrastructure or necessary equipment, HACCP plans, documentation or record keeping, and labeling; and

(3) An item that is denoted in this Code with a superscript Pf-Pf.

REMODEL. Altering the structure (does not include cosmetic remodel).

- (1) EXTENSIVE REMODEL or CHANGE OF OWNER. Seventy-five percent or greater of facility or any change in ownership 100 to 1,000 square feet \$150; over 1,000 to 10,000 square feet \$225; over 10,000 square feet and up \$300.
- (2) MINOR REMODEL: Less than 75% of facility 100 to 1,000 square feet \$100; over 1,000 to 10,000 square feet \$150; over 10,000 square feet and up \$200.

RETAIL FOOD SERVICE ESTABLISHMENT. An operation that stores, prepares, packages, serves, vends food directly to the consumer or any place where food is prepared and intended for, though not limited to, individual portion service, and includes the site at which individual portions are provided. The term includes any such place regardless of whether consumption is on or off the premises and regardless of whether there is a charge for the food. The term also includes delicatessen type operations that prepare foods intended for individual portion service. The term does not include lodging facilities serving only a continental breakfast (a continental breakfast is one limited to only coffee, tea, and/or juice and commercial prepared sweet baked goods), private events, private homes or a closed family function where food is prepared or served for individual family consumption.

SANITATION STANDARD OPERATING PROCEDURE (SSOP). A written document of procedures or programs used to maintain an environment in a sanitary condition for food processes to reduce or eliminate foodborne illness risk factors. This also includes temperature monitoring systems and verification.

SANITIZATION. The application of cumulative heat or chemicals on cleaned food-contact surfaces that, when evaluated for efficacy, is sufficient to yield a reduction of 5 logs, which is equal to a 99.999% reduction, of representative disease microorganisms of public health importance.

SEASONAL FOOD SERVICE ESTABLISHMENT. A food service operation, that is operated for not more than six months in a licensing period.

SINGLE SERVICE UTENSILS. Cups, containers, lids, closures, plates, knives, forks, spoons, stirrers, paddles, straws, napkins, wrapping materials, toothpicks, and similar articles for one-time, one-person use and then discarded.

STANDARD OPERATING PROCEDURE (SOP). A step-by-step description of cleaning and sanitizing procedures to reduce or eliminate hazards concerning good retail practices.

TEMPORARY FOOD ESTABLISHMENT. A food service establishment operates at a fixed location for a period of time of not more than 14 consecutive days in conjunction with a single special event or celebration.

TEMPORARY FOOD PERMIT. Issued to any facility meeting the temporary food service guidelines provided from the County Health Department. Category III facilities who wish to provide food for a special event requiring food handling operations that are not permitted

under their current retail food service establishment permit must apply for a temporary food permit. An offsite temporary food permit must be obtained if any food service establishment, licensed by the Board of Health, operates off- site from where their food service establishment permit is issued.

TIME/TEMPERATURE CONTROL FOR SAFETY FOOD (formerly "potentially hazardous food" (PHF)).

- (1) A food that requires time/temperature control for safety (TCS) to limit pathogenic microorganism growth or toxin formation.
 - (2) TIME/TEMPERATURE CONTROL FOR SAFETY FOOD includes:
- (a) An animal food that is raw or heat-treated; a plant food that is heat treated or consists of raw seed sprouts, cut melons, cut leafy greens, cut tomatoes or mixtures of cut tomatoes that are not modified in a way so that they are unable to support pathogenic microorganism growth or toxin formation, or garlic-in-oil mixtures that are not modified in a way so that they are unable to support pathogenic microorganism growth or toxin formation; and
- (b) Except as specified in division (3)(d) of this definition, a food that because of the interaction of its AW and PH values is designated as product assessment required (PA) in Table A or B of this definition.
 - (3) TIME/TEMPERATURE CONTROL FOR SAFETY FOOD does not include:
- (a) An air-cooled hard-boiled egg with shell intact, or an egg with shell intact that is not hard-boiled, but has been pasteurized to destroy all viable salmonellae;
- (b) A food in an unopened hermetically sealed container that is commercially processed to achieve and maintain commercial sterility under conditions of non-refrigerated storage and distribution;
- (c) A food that because of its pH or Aw value, or interaction of Aw and pH values, is designated as a non-TCS food in Table A or B of this definition;
- (d) A food that is designated as product assessment required (PA) in Table A or B of this definition and has undergone a product assessment showing that the growth or toxin formation of pathogenic microorganisms that are reasonably likely to occur in that food is precluded due to:
- 1. Intrinsic factors including added or natural characteristics of the food such as preservatives, antimicrobials, humectants, acidulants, or nutrients,
- 2. Extrinsic factors including environmental or operational factors that affect the food such as packaging, modified atmosphere such as reduced oxygen packaging, shelf life and use, or temperature range of storage and use, or
 - 3. A combination of intrinsic and extrinsic factors; or

(e) A food that does not support the growth or toxin formation of pathogenic microorganisms in accordance with one of the divisions (3)(a) - (3)(d) of this definition even though the food may contain a pathogenic microorganism or chemical or physical contaminant at a level sufficient to cause illness or injury.

UTENSIL. Any implement used in the storage, preparation, transportation or service of food.

VARIANCE. A written document issued by the Board of Health that authorizes a modification or waiver of one or more requirements of the Code.

WHOLESOME. In sound condition, clean, free from contamination and otherwise suitable for use as human food.

(Prior Code, 6 TCC 3-1) (Res. E-20-49, passed 5-27-2020; Res. E-20-73, passed 7-29-2020; Res. E-22-95, passed 9-28-2022)

§ 95.02 APPLICABLE LAWS AND REGULATIONS.

The administrative rules adopted by the state's Department of Public Health pertaining to food establishments and retail food stores found at 77 Ill. Adm. Code 750 (Food Service Sanitation Code) and 77 Ill. Adm. Code 760 (Retail Food Store Sanitation Code) and all subsequent amendments are hereby adopted by reference. The Board of Health is authorized to adopt rules to carry out the purpose of this chapter. Three certified copies of each shall be on file in the office of the County Clerk's office.

(Prior Code, 6 TCC 3-2) (Res. E-20-49, passed 5-27-2020; Res. E-20-73, passed 7-29-2020)

§ 95.03 PLAN SUBMISSION AND APPROVAL.

- (A) When a retail food service establishment is constructed or the areas in which food is prepared and stored are extensively remodeled, or an existing structure is converted for use as a food service establishment, or changes ownership the plans and specifications for such construction, remodeling, or alteration shall be submitted to the Board of Health in a manner prescribed by the Board of Health for approval before such work has begun. When an existing retail food service establishment changes ownership, a new permit will be required and plans, and specifications submitted. The plans and specifications shall indicate the proposed layout, arrangement, mechanical plans, and construction materials of work areas where food is prepared and stored and the location, size, and type of equipment and facilities. A menu of food items expected to be prepared at the establishment must be submitted including sanitation standard operating procedures. Nothing in this section shall be construed to require the Board of Health approval of changes in the menu.
- (B) Whenever plans and specifications are required to be submitted to the Board of Health, the Board of Health's authorized representative shall inspect the retail food service

establishment prior to the start of the operations, to determine compliance with the approval plans and specifications, and with the requirements of this chapter.

- (C) For a food service establishment that is required to have a HACCP plan by the code, the plan specifications shall include:
- (1) Food employee and supervisory training plan that addresses the food safety issues of concern.
 - (2) Description of the product formulation and its intended use;
- (3) Flow diagram or operational procedures for the food preparation process indicating critical control points;
 - (4) Hazards associated with each critical control point and preventative measures;
 - (5) Monitoring systems;
 - (6) Corrective actions plan for deviations from the critical limits;
 - (7) Record keeping procedures;
 - (8) Procedures for verification of HACCP system;
- (9) The Board of Health shall treat as confidential in accordance with the law information relating to trade secrets and recipe formulation.
- (D) Prior to operating, cottage food operations must submit the full registration form, pay the registration fee, and be approved by the regulatory authority. The registration form must include:
 - (1) A copy of a current certified food protection manager certificate.
- (2) A product label for each product category selected demonstrating compliance with labeling regulations
 - (3) Submission of a comprehensive list of all food items being made.
- (4) Submission of a food safety plan with appropriate pH test or USDA approve recipe for restricted items under the act
- (5) If on a private water supply, a copy of water test results showing satisfactory E.coli/coliform bacteria results.

(Prior Code, 6 TCC 3-3) (Res. E-20-49, passed 5-27-2020; Res. E-20-73, passed 7-29-2020)

§ 95.04 ENFORCEMENT PROVISIONS.

(A) Permits. It shall be unlawful for any person to operate a retail food service establishment within the county who does not possess a valid permit which shall be issued annually by the Board of Health. Only a person who complies with the requirements of this

ordinance shall be entitled to receive and retain such a permit. Permits shall not be transferable from one person and place to another person and place. A valid permit shall be posted in conspicuous view of the public in every food service establishment. Permits for permanent retail food service establishment shall expire on December 31 of the year issued. Permits for temporary retail food service establishments shall be issued for a period not to exceed 14 consecutive days. Permits issued to offsite temporary food permits shall be valid from the date of issue, shall expire no later than December 31 of that calendar year, and are valid for only the location(s) on the permit. Permits for multiple use seasonal temporary food are valid for a six-month period and expiring no later than December 31 beginning the first day the permit is issued and are valid only for the location on the permit.

- (1) Issuance of permits. Any person desiring to operate a food service establishment or renew an expired permit shall make a written application for a permit at least one week prior to the date of opening and or expiration of permit on forms provided by the Board of Health. Such application shall be completed and signed by the owner or his/her representative and shall include the following:
- (a) The applicant's full name, address, and whether such an applicant is an individual, firm or corporation. If a partnership, the names of partners and their addresses;
- (b) The full name(s), addresses, certified food protection manager number(s), and certificate expirations date(s) of the full-time managerial staff person(s) designated as the certified food manager(s);
 - (c) The address of the retail food service establishment;
 - (d) The billing address of the retail food service establishment;
 - (e) The type of food service;
- (f) Whether the facility has changed its menu items or food handling practices in the last year; and
 - (g) The appropriate fee(s).
- (h) Such fees shall be nonrefundable and payable upon receipt of an invoice issued by the Board of Health.
 - (i) Permit fees for permanent food facilities issued after June 30 shall be prorated.
- (j) When satisfied that the applicable requirements of this chapter have been met, a permit shall be issued to the applicant by the Board of Health.
- (k) Permits for permanent retail food service establishment shall expire on December 31 of the year issued.
 - (l) Offsite temporary food permit applications must also include:
 - 1. Proof of access to a commissary permitted by the Board of Health;
 - 2. Proof of a certified food manager;

- 3. Hours of access to the commissary permitted by the Board of Health;
- 4. A list of all items to be prepared and served during the course of permit;
- 5. Proof of approval from the local governing body to operate in the location for which they have applied;
 - 6. A list of all equipment to be utilized;
 - 7. Dates and locations of operations; and
 - 8. Hours of operation including set up and tear down.
 - (m) Multiple seasonal food permit applications must also include:
 - 1. Food handler training documentation;
 - 2. A list of all items to be prepared and served;
- 3. Proof of approval from the local governing body to operate in the location for which they have applied;
 - 4. A list of all equipment to be utilized;
 - 5. Dates and locations of operations; and
 - 6. Hours of operation including set up and tear down.
 - (n) Cottage food registrations must also:
- 1. Renew their registration annually prior to operating and pay the registration fee. Registration fee is non-refundable once the cottage food application review process commences.
 - 2. Reapply if the physical location of the cottage food operation changes.
 - 3. Meet any requirements for recipe changes or updates as listed in the public act.
- (2) Renewal of permits. Whenever the review of the inspections for the previous year reveals repeated priority, priority foundation or core items, the permit may not be issued and the Board of Health shall notify the applicant immediately thereof. Such notice shall state the reasons for not renewing the permit. Such notice shall also state that an opportunity for a hearing shall be provided for the applicant at a time and place designated by the Board of Health. Such a hearing shall be scheduled not later than ten days from the date of notice. The notice referred to in this paragraph shall be delivered to the applicant in person by the Board of Health or may be sent by registered mail, return receipt requested. A permit, which has expired, shall be removed from the establishment by the Board of Health.
 - (3) Food permit fees. The annual fees for food permits shall be:

Food permits (initial and renewal):

Category I food permit	\$350
Category II food permit	\$250
Category III food permit	\$150
Category III limited permit fee for stand-alone ice machine(s), ice vending kiosk(s), or TCS food vending machine(s)	\$75
Seasonal food permit fees:	
Category I food permit	\$175
Category II food permit	\$125
Category III food permit	\$75
Plan review fees (new):	
Category I food permit	\$400
Category II food permit	\$400
Category III food permit	\$400
Category III limited plan review fee for first new stand-alone ice machine, ice vending kiosk, or TCS food vending machine	\$100
Category III limited plan review fee for each additional stand-alone ice machine, ice vending kiosk, or TCS food vending machine to a current Category III limited permit holder	\$25
Plan review (remodel and change of owner):	
Category I food permit	\$100 - \$300
Category II food permit	\$100 - \$300
Category III food permit	\$100 - \$300
Temporary food permit fees:	
Within five working days or more notice	\$20 per event
With less than five working day notice	\$30 per event
With less than five working days notice the second time or beyond	\$75 per event
On-site/day of event	\$40 per event
On-site/day of event the second time	\$100 per event
Multiple pre-pay	\$18 per

	event
Off-site temporary food permits	\$50
Modification to offsite temporary food permit locations	\$10 per site change
Multiple use seasonal temporary food permits	\$75
Cottage food registration and renewal	\$30

Cottage food operation foodborne illness investigation fee: Once allowed under the statute which governs cottage food operations, a cottage food foodborne illness or complaint investigation will be assessed to the cottage food operator at the health authority's staff hourly rates not to exceed two hundred fifty dollars (\$250.00) per investigation. An investigation is each separate incident requiring an investigation.

(4) Penalty fees. Penalty fees for late renewal shall be assessed as follows:

Both Exempt and Non-Exempt

Both Exempt and Non-Exempt

Late fees (beginning January 1 to January 10)

Food permit late fee

\$100

Late fees (beginning January 11 to January 31):

Food permit late fee

\$100

Plus per day surcharge

\$5 per day

Late fees (on February 1)

Food permit terminated

License holder must re-apply

For new food permit (a plan review will be required)

Late fees will apply

\$400

- (5) Suspension of permits.
- (a) Permits may be suspended by the Board of Health for failure of the permit holder to comply with the requirements of this chapter. A permit holder or operator shall be notified in writing that the permit is, upon service of the notice, immediately suspended and that an opportunity for a hearing will be provided if a written request for a hearing is filed with the Board of Health by the permit holder.
- (b) Upon suspension of the permit, the permit shall be removed from the establishment by the Board of Health and returned to the Health Department. Notwithstanding the other provisions of this chapter, whenever the Board of Health finds unsanitary or other conditions in the operation of a retail food service establishment or retail food service store which, in its judgment, constitutes a substantial hazard to the public health, the Board of Health may without warning, notice, or hearing, issue a written notice to the permit holder or operator citing such condition, specifying the corrective action to be taken, and specifying the time period within such action shall be taken and if operations as a retail food service establishment or retail food service store are to be immediately discontinued. Any person to whom such an order is issued shall comply immediately therewith, but upon written petition to the Board of Health shall be afforded a hearing as soon as possible.
- (6) Reinstatement of suspended permits. Any person whose permit has been suspended may at any time make application for a reinspection for the purpose of reinstatement of the permit. Within ten days following the receipt of written request, including a statement signed by the applicant that in his or her opinion the conditions causing suspension of the permit has been corrected, the Board of Health shall make a reinspection. If the applicant is complying with the requirements of this chapter, the permit shall be reinstated.
- (7) Revocation of permits. For critical or repeated violations of any of the requirements of this chapter, or for interference with the Board of Health in the performance of its duties, the permit may be permanently revoked after an opportunity for a hearing has been provided by the Board of Health. Prior to such action, the Board of Health shall notify the permit holder in writing, stating the reasons for which the permit is subject to revocation and advising that the permit shall be permanently revoked at the end of five days following service of such notice, unless a request for a hearing is filed with the Board of Health, by the permit holder, within such five-day period. A permit may be suspended for a cause pending its revocation or a hearing relative thereto.
- (8) Hearing. The hearings provided for in this chapter shall be conducted by the Board of Health at a time and place designated by it. Any oral testimony given at a hearing shall be reported verbatim, and the presiding officer shall make a provision for sufficient copies of the transcript. The Board of Health shall make a final finding based upon the complete hearing record and shall sustain, modify, or rescind any notice or order considered in the hearing. A written report of the hearing decision shall be furnished to the holder of the permit by the Board of Health within ten days.

- (9) Application after revocation. Whenever a revocation of a permit has become final, the holder of the revoked permit may make a written inspection for new permit.
- (B) Registrations. The following food operations must register and update their registrations annually: Cottage food operations, farmers markets and food pantries. Any operation requesting to register as one of the above must make written application on forms provided by the Board of Health. Such application shall be completed and signed by the owner or his/her representative and shall include the following information that is applicable:
- (1) The applicant's full name, address, and whether such an applicant is an individual, firm or corporation. If a partnership, the names of partners and their addresses;
- (2) The full name(s), addresses, certified food protection manager number(s), and certificate expirations date(s) of the full-time managerial staff person(s) designated as the certified food manager(s);
 - (3) The address of the operation;
 - (4) The type of food service;
- (5) Whether the facility has changed its menu items or food handling practices in the last year.
 - (C) Inspections.
- (1) Frequency of inspections. Facilities shall be inspected at least as often as prescribed by the following schedule.
- (a) Category I facilities shall receive a minimum of three inspections per year, or two inspections per year if all of the following conditions are met:
- 1. A certified food service protection manager is present at all time the facility is in operation. (Incidental absences of the certified food service protection manager due to illness, short errands off the premises, and the like shall not constitute a violation of this section, provided there is documentation that a certified food service sanitation protection manager was scheduled to work at that time.);
- 2. Employees involved in food operations receive a HACCP training exercise, inservice training in food service sanitation, or attend an educational conference or training on food safety or sanitation.
 - (b) Category II facilities shall receive a minimum of one inspection per year.
 - (c) Category III facilities shall receive a minimum of one inspection every two years.
- (d) Level 1, 2 and 3 food pantry shall receive a minimum of one inspection per year. Level 1 food pantries shall receive a minimum of one routine inspection per year. A Certified Food Protection Manager is required to be on-site during bulk food breakdown and re-packaging.

- (e) Level 2 food pantries shall receive a minimum of one routine inspection per year.
- (f) Level 3 food pantries are exempt from having an annual routine inspection
- (e) (g) Farmers markets shall receive a minimum of one inspection per year.
- (f) (h) Cottage food operations will be inspected upon a complaint or disease outbreak.
- (g) (i) The Health Authority shall inspect offsite temporary vendors minimum of once during their operating season.
- (h) (j) The Health Authority shall inspect multiple use seasonal temporary operations a minimum of once during their operating period.
- (2) Right-of-way. The Board of Health, after proper identification, shall be permitted to enter at any reasonable time any food service establishment or retail food store in the county for the purpose of making inspections to determine compliance with this chapter. It shall be permitted to examine the records of the establishments to obtain pertinent information pertaining to food and supplies purchased, received, or used, persons employed, sanitation standard operating procedures and HACCP plan.
 - (3) Refusal, Notification and Final Request for Right-of-way.
- (A) If a person denies right-of-way, the authorized representative shall inform the person that:
- (a) The permit holder is required to allow right-of-way to the authorized representative as specified under this ordinance.
- (1) Right-of-way is a condition of the acceptance and retention of an annual permit to operate as specified under this ordinance, and
- (2) If right-of-way is denied, an order issued by the authorized representative, hereinafter referred to as an injunction may be obtained according to law; and
 - (3) Make a final request for right-of-way.
- (b) If after the authorized representative presents credentials, explains the authority upon which right-of-way is requested, and makes a final request for right-of-way, if the person in charge continues to refuse right-of-way, the authorized representative shall provide details of the denial of right-of-way on an inspection form.
- (c) If denied right-of-way to a licensed food establishment for an authorized purpose, and after complying with this ordinance, the authorized representative may issue or apply for an injunction in order to gain right-of-way as provided in law. In addition, the authorized representative may seek a temporary restraining order to cease operation until the inspection is conducted. Regardless, the board of health may consider suspending the license until an inspection is able to be conducted.
 - (4) Refusal to Sign Report

- (a) If a person in charge refuses to sign the report, the authorized representative shall inform the person who declines, that this will not affect the license holder's obligation to correct the violation (s) noted in the inspection report within the time frames specified.
- (3) (5) Report of inspection. Whenever an inspection of a food service establishment is made, the findings shall be recorded on an inspection report form provided for this purpose, and shall furnish a copy of such inspection report form to the permit holder or operator. Remarks from the inspection shall reference, by section number, the section of the code or ordinance violated and shall state the correction to be made. Upon completion of an inspection, the Board of Health shall document priority, priority foundation, core and good retail practices and timelines for correction. The completed inspection form is a public document and shall be made available for the public disclosure to any person who requests it under the Freedom of Information Act, being 5 ILCS 140/1 et seq.
- (4) (6) Correction of violations. The timing and procedure for the correction of all violations noted shall be as provided in the County Health Department Rules.
 - (D) Issuance of notices.
- (1) If an imminent health hazard exists, such as a complete lack of refrigeration, no running water or sewage backup, the establishment shall immediately cease food operations. Operations shall not be resumed until authorized by the Board of Health.
- (2) Timely correction. Except as specified in division (B) of this section, a permit holder shall at the time of inspection correct a violation of a priority item or priority foundation item of this Code and implement corrective actions for a HACCP plan provision that is not in compliance with its critical limit.
- (3) Considering the nature of the potential hazard involved and the complexity of the corrective action needed, the Board of Health may agree to or specify a longer time frame, not to exceed:
- (a) Seventy-two hours after the inspection, for the permit holder to correct violations of a priority item; or
- (b) Ten calendar days after the inspection, for the permit holder to correct violations of a priority foundation item or HACCP plan deviations.
- (4) In case of temporary establishments and multiple use temporary operations, all violations must be corrected prior to operation. Offsite temporary food operations shall have all violations corrected immediately. If violations are not corrected and/or pose an imminent health hazard, the food establishment shall immediately cease food service operations. A permit may be suspended if the licensed Tazewell County Food operation commissary is under enforcement of the Tazewell County enforcement procedures.
- (E) Service of notices. Notices provided for under this section shall be deemed to have been properly served when a copy of the inspection report form or other notice has been delivered personally to the permit holder or person in charge, or such notice has been sent

by registered or certified mail, return receipt requested to the last known address of the permit holder. A copy of such notice shall be filed with the records of the Board of Health.

- (F) Examination and condemnation of food and/or equipment.
- (1) Food may be examined or sampled by the Board of Health as may be necessary to determine freedom from adulteration or misbranding. The Board of Health may, upon written notice to owner or person in charge, place a hold order on any food which is determined or has probable cause to believe to be unwholesome or otherwise adulterated or disbranded. Under a hold order, food shall be permitted or be suitably stored. It shall be unlawful for any person to move or alter a hold order notice or tag placed on food by the Board of Health. Neither such food nor the containers thereof shall be relabeled, repackaged or reprocessed, altered, disposed of, or destroyed without permission of the Board of Health, except on a order by a court of competent jurisdiction. After the owner or person in charge has had a hearing as provided in this section, and on the basis of evidence produced at such hearing, or on the basis of examination in the event of a written request for a hearing is not received within ten days, the Board of Health may vacate the hold order or may, by written order, direct the owner or person in charge of food which was placed under the hold order to denature or destroy such food or bring it into compliance with the provisions of this chapter. Such order shall be stayed if the order is appealed to a court of competent jurisdiction within five business days.
- (2) Where equipment used in the preparation of food products is found to be a public health hazard, unsafe, unsuitable for use, or unsanitary, such equipment shall be taken out of use and a hold order (embargo) placed on said items by the Board of Health. Such equipment will not be altered, disposed of, or destroyed without permission of the Board of Health, except on an order by a court of competent jurisdiction. After the owner or person in charge had a hearing as provided in this section, and based on evidence produced at such hearing, or on the basis of examination in the event of a written request for a hearing is not received within ten days, the Board of Health may vacate the hold order or may, by written order, direct the owner or person in charge of the equipment that was placed under the hold order to destroy such equipment or bring it into compliance with the provisions of this chapter. Such order shall be stayed if the order is appealed to a court of competent jurisdiction within five business days.
- (G) Procedure when infection is suspected. When the Board of Health has reasonable cause to suspect possibility of disease transmission from any food service establishment employee, it shall secure a morbidity history of the suspected employee or make any other investigation as may be indicated, and take appropriate action. The Board of Health may require one or more of the following measures:
- (1) Immediate exclusion of the employee from any food handling activities as described in the Code;
- (2) Immediate closure of the establishment concerned until, in the opinion of the Board of Health, no further danger of disease outbreaks exists;

- (3) Restrictions of employee's services to some area of the establishment where there will be no danger of transmitting the disease; and/or
- (4) Adequate medical and laboratory examinations of the employee or other employees and of his or their body discharges.
- (H) During a public health investigation, the authorized representative may issue an order of restriction or exclusion to a suspected food employee or the permit holder without prior warning, notice of a hearing, or a hearing if the order:
 - (1) States the reasons for the restriction or exclusion that is ordered;
- (2) States the evidence that the food employee or permit holder shall provide in order to demonstrate that the reasons for the restriction or exclusion are eliminated;
- (3) States that the suspected food employee or the permit holder may request an appeal hearing by submitting a timely request as provided in law; and
- (4) Provides the name and address of the board of health representative to whom the request for an appeal hearing may be made.

(H) (I) Variances.

- (1) The regulatory authority may grant a variance by modifying or waiving the requirements of this Code if in the opinion of the regulatory authority a health hazard or nuisance will not result from this variance. If a variance is granted, the regulatory authority shall retain the information in its records for the food establishment.
- (2) Before a variance from a requirement of this Code is approved, the information that shall be provided by the person requesting the variance and retained in the regulatory authority's file on the food establishment includes:
- (a) A statement of the proposed variance of the Code requirement citing relevant code section numbers;
- (b) An analysis of the rationale for how the potential public health hazardous and nuisances addressed by the relevant Code sections will be alternatively addressed by the proposal; and
 - (c) A HACCP plan if required as specified as it is relevant to the variance requested.
- (d) If the regulatory authority grants a variance, or a HACCP plan is otherwise required, the permit holder shall:
- 1. Comply with the HACCP plans and procedures that are submitted and approved as a basis for the modification or waiver; and
- 2. Maintain and provide to the regulatory authority, upon request, records that demonstrate that the following are routinely employed:
 - a. Procedures for monitoring the critical control points;

- b. Monitoring of the critical control points;
- c. Verification of the effectiveness of the operation or process; and
- d. Necessary corrective actions if there is a failure at the critical control point.
- (e) Any person who requests a variance from the provisions of these regulations shall have the burden of supplying the Board of Health's authorized representative with information that demonstrates the conditions exist which warrants the granting of a variance. All uncertainties shall be resolved in the interest of the public's health and safety.
 - (3) The Board of Health may grant a variance if:
- (a) Such variance is consistent with the purpose and intent of the most current edition of the Illinois Food Service Code and its associated Acts and Codes and this chapter; and
 - (b) It is consistent with the protection of the public health; and
- (c) In the opinion of the regulatory authority, a health hazard or nuisance will not result from the variance.
 - (4) A variance shall be revoked or expire if:
- (a) In the opinion of the Board of Health the variance results in a health hazard or nuisance; or
 - (b) There is a change of circumstances from those supporting the variance; or
 - (c) There is a change of ownership of the retail food service establishment.
- (5) Any retail food service establishment for which the variance has been denied may appeal such denial by requesting a hearing before the Board of Health.
- (I) (J) Equipment standards. All new and replacement equipment shall meet or be equivalent to applicable National Sanitation Foundation (NSF) standards or, equivalent food equipment standards of another recognized testing agency that tests to NSF food equipment standards. If NSF food equipment standards do not exist for a piece of equipment, the equipment must be inspected and approved by this Department before being placed into service.

(Prior Code, 6 TCC 3-4) (Res. E-20-49, passed 5-27-2020; Res. E-20-73, passed 7-29-2020; Res. E-22-95, passed 9-28-2022) Penalty, see § 95.99

§ 95.05 REPEAL AND EFFECTIVE DATE.

This chapter shall be in full force and effect within two months upon its adoption as provided by law; and all previous versions of the county food service sanitation ordinance, adopted by the County Board is hereby repealed.

(Prior Code, 6 TCC 3-6) (Res. E-20-49, passed 5-27-2020; Res. E-20-73, passed 7-29-2020)

§ 95.99 PENALTY.

Any person who violates any of the provisions of this chapter shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of not more than \$500. In addition thereto, such persons may be enjoined from continuing such violations. Each day upon which such violation occurs shall constitute a separate violation.

(Prior Code, 6 TCC 3-5) (Res. E-20-49, passed 5-27-2020; Res. E-20-73, passed 7-29-2020)

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:					
Your Executive Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:					
RESOLUTION					
WHEREAS, the Executive Committee recommends to the County Board to approve a national opioid settlement agreement; and					
WHEREAS, a settlement agreement has been reached with Kroger; and					
WHEREAS, a Participation Form for the settlement must be executed and submitted before the August 12, 2024 deadline in order to be considered for initial participation calculations and payment eligibility; and					
THEREFORE BE IT RESOLVED that the County Board approve the recommendation and authorize the County Board Chairman to sign and execute all documents related to the settlement.					
BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the Treasurer and the Auditor of this action.					
PASSED THIS 31st DAY OF JULY, 2024.					
ATTEST:					

Tazewell County Board Chairman

Tazewell County Clerk

New National Opioids Settlement: Kroger Opioids Implementation Administrator opioidsparticipation@rubris.com

Tazewell County, IL

Reference Number: CL-791520

TO LOCAL POLITICAL SUBDIVISIONS:

THIS PACKAGE CONTAINS DOCUMENTATION TO PARTICIPATE IN THE NEW NATIONAL OPIOIDS SETTLEMENT. YOU MUST TAKE ACTION IN ORDER TO PARTICIPATE.

Deadline: August 12, 2024

A new proposed national opioids settlement ("New National Opioids Settlement") has been reached with Kroger ("Settling Defendant"). This Participation Package is a follow-up communication to the Notice of National Opioids Settlement recently received electronically by your subdivision.

You are receiving this *Participation Package* because Illinois is participating in the Kroger settlement.

If a state does not participate in a particular Settlement, the subdivisions in that state are not eligible to participate in that Settlement.

This electronic envelope contains:

- The *Participation Form* for the Kroger settlement, including a release of any claims.
- The Illinois Opioid Allocation Agreement

The *Participation Form* must be executed, without alteration, and submitted on or before August 12, 2024, in order for your subdivision to be considered for initial participation calculations and payment eligibility.

Based upon subdivision participation forms received on or before August 12, 2024, the subdivision participation rate will be used to determine whether participation is sufficient for the settlement to move forward and whether a state earns its maximum potential payment under the settlement. If the settlement moves forward, your release will become effective. If a settlement does not move forward, that release will not become effective.

Any subdivision that does <u>not</u> participate cannot directly share in the settlement funds, even if the subdivision's state is settling and other participating subdivisions are sharing in settlement funds. Any subdivision that does <u>not</u> participate may also reduce the amount of money for programs to remediate the opioid crisis in its state. Please note, a subdivision will not necessarily directly receive settlement funds by participating; decisions on how settlement funds will be allocated within a state are subject to intrastate agreements or state statutes.

You are encouraged to discuss the terms and benefits of the *New National Opioids Settlement* with your counsel, your Attorney General's Office, and other contacts within your state.

Monies coming to Illinois from the New National Opioids Settlement will be allocated in accordance with the Illinois Opioid Allocation Agreement, a copy of which is included with this packet for your reference. As stated above, even if your subdivision is listed in the Illinois Opioid Allocation Agreement as one eligible to receive a direct share of opioid settlement monies, you still must sign the Participation Form for this new settlement in order to receive a direct distribution. Additionally, please note that pursuant to Paragraphs 2.B and 2.C of the Illinois Opioid Allocation Agreement, when notified by the Illinois Attorney General that Illinois has reached a settlement with one or more Opioid Defendants, participating local governments shall release their claims against such Opioid Defendant(s).

Information and documents regarding the *New National Opioids Settlement* can be found on the national settlement website at https://nationalopioidsettlement.com/. This website will be supplemented as additional documents are created.

How to return signed forms:

There are three methods for returning the executed *Participation Form* and any supporting documentation to the Implementation Administrator:

- (1) Electronic Signature via DocuSign: Executing the Participation Form electronically through DocuSign will return the signed form to the Implementation Administrator and associate your form with your subdivision's records. Electronic signature is the most efficient method for returning the Participation Form, allowing for more timely participation and the potential to meet higher settlement payment thresholds, and is therefore strongly encouraged.
- (2) Manual Signature returned via DocuSign: DocuSign allows forms to be downloaded, signed manually, then uploaded to DocuSign and returned automatically to the Implementation Administrator. Please be sure to complete all fields. As with electronic signature, returning a manually signed Participation Form via DocuSign will associate your signed forms with your subdivision's records.
- (3) Manual Signature returned via electronic mail: If your subdivision is unable to return an executed Participation Form using DocuSign, the signed Participation Form may be returned via electronic mail to opioidsparticipation@rubris.com. Please include the name, state, and reference ID of your subdivision in the body of the email and use the subject line Settlement Participation Form [Subdivision Name, Subdivision State] [Reference ID].

Detailed instructions on how to sign and return the *Participation Form*, including changing the authorized signer, can be found at https://nationalopioidsettlement.com. You may also contact opioidsparticipation@rubris.com.

The sign-on period for subdivisions ends on August 12, 2024.

If you have any questions about executing the *Participation Form*, please contact your counsel, the Implementation Administrator at opioidsparticipation@rubris.com, or the Illinois Attorney General's Office at opioidsettlement@ilag.gov.

Thank you,

New National Opioids Settlement Implementation Administrator

The Implementation Administrator is retained to provide the settlement notice required by the New National Opioids Settlement and to manage the collection of the Participation Form.

Subdivision Participation and Release Form

Governmental Entity: Tazewell County	State: IL
Authorized Signatory:	
Address 1:	
Address 2:	
City, State, Zip:	
Phone:	
Email:	

The governmental entity identified above ("Governmental Entity"), in order to obtain and in consideration for the benefits provided to the Governmental Entity pursuant to the Settlement Agreement dated March 22, 2024 ("Kroger Settlement"), and acting through the undersigned authorized official, hereby elects to participate in the Kroger Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Governmental Entity is aware of and has reviewed the Kroger Settlement, understands that all terms in this Participation and Release Form have the meanings defined therein, and agrees that by executing this Participation and Release Form, the Governmental Entity elects to participate in the Kroger Settlement and become a Participating Subdivision as provided therein.
- 2. The Governmental Entity shall promptly, and in any event no later than 14 days after the Reference Date and prior to the filing of the Consent Judgment, dismiss with prejudice any Released Claims that it has filed. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Governmental Entity authorizes the Plaintiffs' Executive Committee to execute and file on behalf of the Governmental Entity a Stipulation of Dismissal with Prejudice substantially in the form found at https://nationalopioidsettlement.com/.
- 3. The Governmental Entity agrees to the terms of the Kroger Settlement pertaining to Participating Subdivisions as defined therein.
- 4. By agreeing to the terms of the Kroger Settlement and becoming a Releasor, the Governmental Entity is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 5. The Governmental Entity agrees to use any monies it receives through the Kroger Settlement solely for the purposes provided therein.
- 6. The Governmental Entity submits to the jurisdiction of the court in the Governmental Entity's state where the Consent Judgment is filed for purposes limited to that court's role as provided in, and for resolving disputes to the extent provided in, the Kroger Settlement. The Governmental Entity likewise agrees to arbitrate before the National

Arbitration Panel as provided in, and for resolving disputes to the extent otherwise provided in, the Kroger Settlement.

- 7. The Governmental Entity has the right to enforce the Kroger Settlement as provided therein.
- 8. The Governmental Entity, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Kroger Settlement, including without limitation all provisions of Section XI (Release), and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Governmental Entity hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Kroger Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of the Governmental Entity to release claims. The Kroger Settlement shall be a complete bar to any Released Claim.
- 9. The Governmental Entity hereby takes on all rights and obligations of a Participating Subdivision as set forth in the Kroger Settlement.
- 10. In connection with the releases provided for in the Kroger Settlement, each Governmental Entity expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her would have materially affected his or her settlement with the debtor or released party.

A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Governmental Entity hereby expressly waives and fully, finally, and forever settles, releases and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Governmental Entities' decision to participate in the Kroger Settlement.

11. Nothing herein is intended to modify in any way the terms of the Kroger Settlement, to which Governmental Entity hereby agrees. To the extent this Participation and Release Form is interpreted differently from the Kroger Settlement in any respect, the Kroger Settlement controls.

I have all necessary power and authorization to execute this Participation and Release Form on behalf of the Governmental Entity.

Signature:		
Name:		
Title:		
Date:		

ILLINOIS OPIOID ALLOCATION AGREEMENT

This Agreement is entered into by and among the following Parties: (i) the People of the State of Illinois by Kwame Raoul, the Attorney General of the State of Illinois (the "Attorney General"); and (ii) Cook County, DuPage County, Kane County, Lake County, Madison County, McHenry County, St. Clair County, Will County, and Winnebago County (the "Original Participating Local Governments" or "Original-PLGs").

WHEREAS, a number of the Original-PLGs are investigating and prosecuting their claims as detailed in a consolidated lawsuit currently pending in the Circuit Court of Cook County as case number 2017-L-013180 (the "OPLG-Lawsuit"), seeking (and intending to seek) penalties, restitution, disgorgement of revenues, and costs to remediate the public nuisance as well as damages against numerous pharmaceutical manufacturers, distributors, and other related persons and entities arising from their actions and/or inactions which contributed to the opioid epidemic and resulting public health crisis;

WHEREAS, the Attorney General is investigating and prosecuting claims, as detailed in lawsuits currently pending in the Circuit Court of Cook County as case numbers 2019-CH-04406 and 2019-CH-10481 (the "IAG-Lawsuits"), seeking (and intending to seek) penalties, restitution, disgorgement of revenues, and costs to remediate the public nuisance as well as injunctions against numerous pharmaceutical manufacturers, distributors, and other related persons and entities arising from their actions and/or inactions which contributed to the opioid epidemic and resulting public health crisis;

WHEREAS, the OPLG-Lawsuit includes claims brought in the name of the People of the State of Illinois under Section 7 of the Consumer Fraud and Deceptive Business Practices Act by multiple Original-PLGs (the "Section 7 Claims");

WHEREAS, the Attorney General also asserts Section 7 claims on behalf of the People of the State of Illinois, which are currently pending, and has filed a motion, seeking to stay the OPLGs' Section 7 claims while the Attorney General continues to investigate the opioid crisis and prosecute the IAG-Lawsuits. The OPLGs oppose the motion;

WHEREAS, the Parties desire to allow other local Illinois governmental units to join this Agreement in the future and to ensure the fair apportionment of all sums collected from any Opioid Defendant, as defined below, by way of judgment or settlement to best serve the People of the State of Illinois;

NOW, THEREFORE, in consideration of the above recitals and the mutual covenants and conditions contained herein, the sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. Definitions

- A. "Illinois Remediation Fund" means the escrow fund that will be established to hold certain monies distributed or directed to be distributed by the Attorney General into such fund pursuant to Section 3 of this Agreement which are directed for distribution by an agency of the State of Illinois and shall be exclusively used for programs and purposes that address Illinois' opioid crisis and its collateral damage, including but not limited to programs and grants that address the opioid epidemic through prevention, treatment, harm reduction and sustained recovery.
- B. "LGs" mean "Local Governmental Units" and includes all Illinois counties and municipalities.
- C. "LG Recovery Fund" means the escrow fund that will be established to hold certain monies distributed by the Attorney General into such fund pursuant to Section 3 of this Agreement, consisting of the LGs' share of any settlements or recoveries from Opioid Defendants.
- D. "LPLGs" means "Litigating Participating Local Governmental Units" and includes the OPLGs who filed a lawsuit on or before September 1, 2020, all LGs represented by OPLG-Counsel (regardless of whether such LGs appeared in a lawsuit) and Subsequent-PLGs, provided such Subsequent-PLGs filed their appearance in Opioid Litigation on or before September 1, 2020.
- E. "LPLG-Counsel" means law firms representing LPLGs who were retained to represent an LPLG in Opioid Litigation on or before September 1, 2020.
- F. "NP-LGs" means "Non-Participating Local Governmental Units" and includes all LGs which are not PLGs (defined below).
- G. "National Multistate Opioid Settlement" means any agreement to which (i) the State of Illinois and at least two other states are parties and (ii) in which the State of Illinois agrees to release claims that is has brought or could have brought in an action against an Opioid Defendant or has such claims released in a final order entered by a court. "National Multistate Opioid Settlement" includes (i) any form or resolution reached in a bankruptcy proceeding, provided that the Attorney General both agrees to the specific terms of such resolution or agreement in a bankruptcy proceeding and announces his or her agreement in the record of such bankruptcy proceeding, or (ii) a final order entered by the bankruptcy court.
- H. "OPLG-Counsel" means "Counsel for the Original Participating Local Governments" and includes the outside counsel who have executed fee agreements with the Original-PLGs and who were retained to represent the Original Participating Local Governments.

- I. "Opioid Defendant(s)" means: (i) any and all presently named or subsequently added defendants in the Opioid Litigation (defined below); and (ii) any other person or entity that, in return for a release from liability related to the Opioid Litigation, makes a payment directly or indirectly to the State of Illinois or to any PLG. For purposes of clarity, this Agreement shall not apply to any settlement or judgment involving McKinsey or Insys nor shall it apply to any settlement or judgment involving an Opioid Defendant for any claim or other matters unrelated to the opioid epidemic and resulting public health crisis.
- J. "Opioid Litigation" means: (i) the OPLG-Lawsuit, (ii) the IAG-Lawsuits, and (iii) any judgment or settlement resolving civil claims brought by or that could have been brought by the PLGs or the Attorney General relating to the opioid epidemic and resulting public health crisis. For purposes of clarity, Medicaid Fraud qui tam claims are not included in the definition of "Opioid Litigation" and are not subject to this Agreement.
- K. "Original-PLGs" means "Original Participating Local Governments" and includes the following local Illinois governmental units: Cook County; DuPage County; Kane County; Lake County; Madison County; McHenry County; St. Clair County; Will County; and Winnebago County.
- L. "PLGs" means "Participating Local Governments" and includes the Original-PLGs and the Subsequent-PLGs (defined below).
- M. "Subsequent-PLGs" means Local Governmental Units, other than Original-PLGs, which (i) execute a Joinder Agreement in the form attached as **Exhibit D** no later than January 2, 2022, in order to maximize recovery for the State of Illinois under such National Multistate Opioid Settlement unless granted a lengthier period of time to join this agreement by the Attorney General, and (ii) provide the Attorney General written notice and evidence of such execution within 2 business days thereafter.

2. Litigation and Resolutions

- A. The Attorney General has filed in the OPLG-Lawsuit a Notice to Exercise the Right to Prosecute Litigation Brought in the Name of the People of the State of Illinois and Motion to Stay. Any PLG that has brought a claim that purports to be on behalf of the People of the State of Illinois will agree to the entry of an Agreed Order or filed Stipulation: (i) staying their claims brought in the name of the State of Illinois pursuant to the Illinois Consumer Fraud and Deceptive Business Practices Act and the Illinois Uniform Deceptive Trade Practices Act and any other claims purported to be brought on behalf of the People of the State of Illinois; and, (ii) subject to the terms of Section 2(B) below, which provides that LPLGs may, in their discretion, continue to prosecute their remaining causes of action.
- B. LPLGs may, in their discretion, continue to prosecute their remaining claims (other than the claims stayed by operation of the foregoing paragraph) unless and until the

Attorney General notifies LPLG-Counsel that Illinois has reached a settlement with one or more of the Opioid Defendants that requires the release of the PLGs' claims against such settling Opioid Defendant(s). In such event, the LPLGs, including any LPLG's respective State's Attorneys, shall release all of their claims against such settling Opioid Defendant(s) in accordance with the terms of the settlement agreement negotiated by the Attorney General, provided that any recovery from such settling Opioid Defendant(s) shall be distributed by the Attorney General in accordance with the terms of Section 3 of this Agreement.

C. If the Attorney General notifies the PLGs that Illinois has reached a settlement with one or more of the Opioid Defendants that requires the release of the PLGs' claims against such settling Opioid Defendant(s), the PLGs, including any PLG's respective State's Attorneys, shall release all of their claims against such settling Opioid Defendant(s) in accordance with the terms of the settlement agreement negotiated by the Attorney General. Any recovery from such settling Opioid Defendant(s) shall be distributed by the Attorney General in accordance with the terms of Section 3 of this Agreement.

3. Distribution of Settlements or other Recoveries

- A. Any sums collected related to Opioid Litigation by the Attorney General from any Opioid Defendant by way of judgment or settlement in a National Multistate Opioid Settlement shall be distributed as follows to ensure, among other things, that 70% of all such judgment or settlement proceeds are used to support specified opioid remediation or abatement programs:
 - a. Twenty percent (20.0%) shall be distributed to the State of Illinois, at least one-quarter (1/4th) of which shall be used to support opioid remediation programs included in the list of Approved Abatement Programs attached as **Exhibit B.** The State shall track and report all spending used to support opioid remediation programs.
 - b. (i) Fifteen percent (15%) shall be distributed into the LG Recovery Fund and shall be allocated in accordance with the percentages set forth in the Municipalities and Townships Allocation Table attached hereto as **Exhibit A-1** to (1) municipalities and townships who are PLGs and who have filed a lawsuit against an Opioid Defendant by September 1, 2020, and (2) municipalities who are PLGs with a population of at least 30,000 according to the 2019 United States Census Population Estimate whether or not they have filed a lawsuit against an Opioid Defendant. Any amount remaining in the LG Recovery Fund following this distribution shall be allocated among counties who are PLGs in accordance with the percentages set forth in the Counties Allocation Table attached hereto as **Exhibit A-2**.
 - (ii) In addition to any amounts remaining following the allocation in paragraph 3(A)(b)(i) of this agreement, Ten percent (10%) shall be distributed into the LG Recovery Fund to be allocated among counties who are PLGs in accordance with the procedures set forth in **Exhibit A-2** of this Agreement. Counties who receive an

allocation from this portion of the LG Recovery Fund are obligated to use such distributions to support opioid remediation programs in their community through uses included in the list of Approved Abatement Programs attached as **Exhibit B**. Each LG receiving an allocation from this portion of the LG Recovery Fund shall track and quarterly report to the Attorney General all monies spent to support opioid remediation programs.

- c. Fifty-Five Percent (55%) shall be distributed into the Illinois Remediation Fund. A Remediation Fund Advisory Board shall be appointed to provide nonbinding recommendations regarding the administration and distribution of the Illinois Remediation Fund. The Remediation Fund Advisory Board, when making recommendations, will seek to ensure an equitable allocation of resources to all parts of the state, taking into consideration population as well as other factors relevant to opioid abatement, including rates of Opioid Use Disorder, Overdose Deaths, and amounts of opioids shipped into each region as measured in Morphine Milligram Equivalents, All funds disbursed from the Remediation Fund shall go to support uses included in the list of Approved Abatement Programs attached as Exhibit B. In addition, funds disbursed from the Remediation Fund shall go to support abatement uses that provide services in each of the seven regions identified in Exhibit C, with the allocation of resources being equitable across regions, taking into consideration population as well as other factors relevant to opioid abatement, including rates of Opioid Use Disorder, Overdose Deaths, and amounts of opioids shipped into each region as measured in Morphine Milligram Equivalents. The Attorney General or his delegate shall appoint the members of the Remediation Fund Advisory Board at his sole discretion, provided that at least one half (1/2) of the voting members of the Advisory Board shall be representatives of the PLGs as determined by the PLGs.
- B. Any sums collected related to Opioid Litigation by a PLG from any Opioid Defendant by way of judgment or settlement shall be turned over to the Attorney General for distribution pursuant to this Section 3.
- Funds allocated to LGs or LPLG-Counsel under Exhibit R (Agreement on Attorney's Fees, Expenses, & Costs) of the Distributor Settlement Agreement and the Janssen Settlement Agreement, or to the State under Exhibit N (Additional Restitution Amount) or Exhibit T (Agreement on the State Cost Fund Administration) of those settlement agreements shall be in addition to the allocations set forth in paragraph 3 of this Agreement and are not subject to the allocations in this Agreement. Funds allocated pursuant to provisions which are substantially similar in any subsequent settlement shall not be subject to the allocations in this Agreement.

4. Miscellaneous

A. Each PLG agrees to take all necessary actions and to cooperate with each other to cause this Agreement to become effective, to obtain all necessary approvals, consents, and authorizations, if any, and to execute all documents, including any necessary sign-on forms

- that may be required in connection with any National Multistate Opioid Settlement, and to take such other action as may be appropriate in connection herewith.
- B. This Agreement may be executed in counterparts, each of which shall constitute one and the same document. The Parties acknowledge that facsimile or electronically transmitted signatures shall be valid for all purposes.
- C. The State of Illinois shall not be responsible for any attorney's fees or expenses payable by an LG to LPLG-Counsel or any other legal counsel and payment of all attorney's fees and expenses to LPLG-Counsel or any other legal counsel shall be made in accordance with the provisions of Exhibit A (the Administration of the LG Recovery Fund) and Exhibit A-3 (the Back-Stop Agreement).
- D. This Agreement shall be enforceable only upon execution by the Attorney General.
- E. All expenditures made by the State or LGs from funds allocated under this Agreement must comply with the provisions of applicable Settlement Agreements.
- F. Other provisions of this Agreement notwithstanding, all funds received from *In Re: Purdue Pharma L.P.*, et al., 19-23649 (RDD), shall be used only for permissible abatement purposes.
- G. This Agreement shall be considered an "intrastate allocation agreement" as that term is used in 735 ILCS 5/13-226(b)(2) and (d).
- H. This Agreement shall be considered a "Statewide Abatement Agreement" for purposes of *In Re: Purdue Pharma*, *L.P.*, *et al.*, *19-23649*, and a "State-Subdivision Agreement" for purposes of the Distributor and Janssen Settlement Agreements.

I. Backstop Agreement

- a. An LPLG, in accordance with paragraph D in Exhibit A relating to Administration of the LG Recovery Fund, may separately agree to use its share of the LG Recovery Fund to pay for fees or costs incurred by its contingency-fee counsel ("State Backstop Agreement") so long as such contingency fees do not exceed a total contingency fee of 25% of the total gross recovery of the PLG, inclusive of contingency fees from any Multistate Attorney Contingency Fee Fund and the State Backstop Agreement.
- b. Before seeking fees or litigation costs and expenses from a State Backstop Agreement, private counsel representing a LPLG must first seek contingency fees and costs from any Attorney Contingency Fee Fund or Cost Funds created under a National Opioid Multistate Settlement. Further, private counsel may only seek reimbursement for litigation fees and costs that have not previously been reimbursed through prior settlements or judgments.
- c. To effectuate a State Backstop Agreement pursuant to this section, an agreement in the form of Exhibit A-3 may be entered into by a LPLG, private counsel, and the Attorney General. The Attorney General shall, upon the request of a LPLG, execute any

agreement executed by a LPLG and its private counsel if it is in the form of Exhibit A-3. For the avoidance of doubt, this section does not require a LPLG to request or enter into a State Backstop Agreement, and no State Backstop Agreement shall impose any duty or obligation on the State of Illinois or any of its agencies or officers, including without limitation the Attorney General.

IN WITNESS WHEREOF, the Parties have executed this Agreement by their representatives as of the dates set forth below

SIGNATURE PAGES FOLLOW

KWAME RAOUL Date ILLINOIS ATTORNEY GENERRAL On behalf of the STATE OF ILLINOIS
KIMBERLY M. FOXX Date As State's Attorney of Cook County and on behalf of Cook County
ROBERT B. BERLIN Date As State's Attorney of DuPage County and on behalf of DuPage County
JAMIE L. MOSSER Date As State's Attorney of Kane County and on behalf of Kane County
ERIC RINEHART Date As State's Attorney of Lake County and on behalf of Lake County
PATRICK D. KENNEALLY As State's Attorney of McHenry County and on behalf of McHenry County
TOM HAINE Date As State's Attorney of Madison County and on behalf of Madison County
JAMES GOMRIC As State's Attorney of St. Clair County and on behalf of St. Clair County

KWAME RAOUL	Date
ILLINOIS ATTORNEY GENER	RAL
On behalf of the STATE OF ILLI	NOIS
KIMBERLY M. FOXX	12/22/2021 Date
As State's Attorney of Cook Cour	nty and on behalf of Cook County
ROBERT B. BERLIN As State's Attorney of DuPage Co	Date Date DuPage County
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JAMIE L. MOSSER As State's Attorney of Kane Coun	Date and on behalf of Kane County
ERIC RINEHART As State's Attorney of Lake Coun	Date ty and on behalf of Lake County
PATRICK D. KENNEALLY As State's Attorney of McHenry (Date County and on behalf of McHenry County
TOM HAINE	Data
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JAMES GOMRIC	Date Date Output Ou
As State's Attorney of St. Clair Co	ounty and on behalf of St. Clair County

KWAME RAOUL ILLINOIS ATTORNEY GENERRAL On behalf of the STATE OF ILLINOIS	Date
KIMBERLY M. FOXX As State's Attorney of Cook County an ROBERT B. BERLIN As State's Attorney of DuPage County	12 /15/2021 Date
JAMIE L. MOSSER As State's Attorney of Kane County and	Date d on behalf of Kane County
ERIC RINEHART As State's Attorney of Lake County and	Date I on behalf of Lake County
PATRICK D. KENNEALLY As State's Attorney of McHenry County	Date y and on behalf of McHenry County
TOM HAINE As State's Attorney of Madison County	Date and on behalf of Madison County
JAMES GOMRIC As State's Attorney of St. Clair County	Date and on behalf of St. Clair County

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KWAME RAOUL ILLINOIS ATTORNEY GENERRAL On behalf of the STATE OF ILLINOIS	Date
KIMBERLY M. FOXX As State's Attorney of Cook County and	Date on behalf of Cook County
ROBERT B. BERLIN As State's Attorney of DuPage County a	Date and on behalf of DuPage County
Jamu J. Mossen JAMIE L. MOSSER As State's Attorney of Kane County and	Date on behalf of Kane County
ERIC RINEHART As State's Attorney of Lake County and	Date on behalf of Lake County
PATRICK D. KENNEALLY As State's Attorney of McHenry County	Date and on behalf of McHenry Count
TOM HAINE As State's Attorney of Madison County	Date and on behalf of Madison County
JAMES GOMRIC As State's Attorney of St. Clair County	Date and on behalf of St. Clair County
Page 8—ILLINOIS OPIOID ALLOCATION	ON AGREEMENT

KWAME RAOUL ILLINOIS ATTORNEY GENERRAL On behalf of the STATE OF ILLINOIS	Date
KIMBERLY M. FOXX As State's Attorney of Cook County and o	Date n behalf of Cook County
ROBERT·B. BERLIN As State's Attorney of DuPage County and	Date d on behalf of DuPage County
JAMIE L. MOSSER As State's Attorney of Kane County and o ERIC RINEHART As State's Attorney of Lake County and on	12.13.21
PATRICK D. KENNEALLY As State's Attorney of McHenry County a	Date nd on behalf of McHenry County
TOM HAINE As State's Attorney of Madison County an	Date ad on behalf of Madison County
JAMES GOMRIC As State's Attorney of St. Clair County an	Date d on behalf of St. Clair County

KWAME RAOUL	Date
ILLINOIS ATTORNEY GENERRAL	
On behalf of the STATE OF ILLINOIS	
KIMBERLY M. FOXX	Date
As State's Attorney of Cook County and o	on behalf of Cook County
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ROBERT B. BERLIN	Date
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PATRICK D. KENNEALLY	Date
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JAMES GOMRIC	Date
As State's Attorney of St. Clair County and	id on behalf of St, Clair County

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KIMBERLY M. FOXX As State's Attorney of Cook County ar	Date nd on behalf of Cook County
ROBERT B. BERLIN As State's Attorney of DuPage County	Date and on behalf of DuPage County
JAMIE L. MOSSER As State's Attorney of Kane County an	Date and on behalf of Kane County
ERIC RINEHART As State's Attorney of Lake County an	Date d on behalf of Lake County
PATRICK D. KENNEALLY As State's Attorney of McHenry Count TOM HAINE As State's Attorney of Madison County	Dec. 20, 2021
JAMES GOMRIC As State's Attorney of St. Clair County	Date vand on behalf of St. Clair County

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KWAME RAOUL ILLINOIS ATTORNEY GENERRAL	Date	
On behalf of the STATE OF ILLINOIS		
KIMBERLY M, FOXX	Date	
As State's Attorney of Cook County and		k County
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ROBERT B. BERLIN	Date	
As State's Attorney of DuPage County as	nd on behalf of D	uPage County
JAMIE L. MOSSER	Date	
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JAMES GOMRIC	Date	
As State's Attorney of St. Clair County	and on behalf of S	St. Clair County

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AMES W. GLASGOW	Date
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	anty and on behalf of Will County

JAMES W. GLASGOW Date

As State's Attorney of Will County and on behalf of Will County

ANLEY DE

As Slate's Attorney of Winnebago County and on behalf of Winnebago County

EXHIBIT A TO ILLINOIS OPIOID ALLOCATION AGREEMENT <u>ADMINISTRATION OF THE LG RECOVERY FUND</u>

Each Original-PLG who executed the Illinois Opioid Allocation Agreement and any Subsequent-PLG who executed the Joinder to the Illinois Opioid Allocation Agreement acknowledges and agrees that all sums deposited by the Attorney General into the LG Recovery Fund shall be administered as follows:

- A. A Special Master shall be nominated by the majority of PLG votes, with each County PLG with a population of ten thousand or more residents and each other PLG with a population of thirty thousand or more residents receiving one vote for each ten thousand residents within its jurisdictional borders based upon the 2019 United States Census Population Estimate. The Special Master shall be nominated within sixty (60) days of the initial funding of the LG Recovery Fund. The person so nominated shall not be appointed Special Master unless he or she receives the written approval of the Attorney General. If the Attorney General does not approve the nomination, then the process shall repeat and the PLGs shall nominate another person to be Special Master, until a nomination is approved by the Attorney General. Such subsequent nomination shall occur within 30 days of the Attorney General declining to give written approval of the initially nominated Special Master.
- B. All costs associated with the work of the Special Master shall be paid from funds in the LG Recovery Fund prior to any distribution to counties that are PLGs or their counsel.
- C. The Special Master shall direct the Settlement Administrator and administer the LG Recovery Fund to ensure that all distributions from the LG Recovery Fund to PLGs shall be made in accordance with the relative percentages set forth in **Exhibit A-1 and Exhibit A-2**, except that any distribution to any county who is a Non-Participating Local Governmental Unit (the "NP-LGs") shall be discounted by two-fifths (2/5) and such discounted amount shall be added to the pool of distributions payable to the Participating Local Governmental Units (the "PLGs") in accordance with the same percentages set forth in **Exhibit A-2**.
- D. For any National Opioid Multistate Settlement with an Opioid Defendant, each such LPLG authorizes and agrees that the Special Master shall direct the Settlement Administrator to pay their LPLG-Counsel from its individual distributions from the LG Recovery Fund in accordance with the fee agreements entered into between the LPLG and LPLG-Counsel.
- E. For any National Opioid Multistate Settlement for which the Attorney General requests PLGs release their claims, the Special Master shall have the discretion to assess common benefit attorneys' fees against distributions made to any county which is a PLG and which is not represented by LPLG-Counsel, provided any such common benefit attorneys' fees, if any, shall be assessed on no more than forty percent (40.0%) of the total distribution made to any county PLG not represented by LPLG-Counsel, and under no circumstances shall the common benefit fee assessed by the Special Master exceed 25%. The Special Master shall be given broad discretion to assess and apportion common benefit attorneys' fees and, absent fraud or gross misconduct, the decisions of the Special Master shall be final, binding, and not appealable. For the avoidance of doubt, nothing in this section requires the recovery by LPLG-Counsel of money in excess of their fee agreements if LPLG-Counsel receive payments from a national attorneys' fees fund or otherwise not directly from the LG Recovery Fund. In the event that a common benefit fee is assessed against a county PLG not represented by LPLG-

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Counsel, the Special Master is directed to notify the Settlement Administrator of any such assessment.

EXHIBIT A-1 TO ILLINOIS OPIOID ALLOCATION AGREEMENT MUNICIPALITIES AND TOWNSHIPS ALLOCATION TABLE

EXHIBIT A-2 TO ILLINOIS OPIOID ALLOCATION AGREEMENT COUNTIES ALLOCATION TABLE

EXHIBIT A-3 TO ILLINOIS OPIOID ALLOCATION AGREEMENT <u>BACK-STOP AGREEMENT</u>

At the request of [LPLG], the [LPLG], its counsel [COUNSEL], and the Attorney General are entering into this Backstop Agreement (Backstop Agreement).

The Parties acknowledge that this Agreement will apply to all National Multistate Opioid Settlement agreements which establish a multistate fund for the payment of attorney's fees and expenses (a "Multistate Contingency Fee Fund") but that payments to LPLG-Counsel from such funds will not be sufficient to pay the entirety of the fees and expenses incurred by contingency-fee counsel who have been retained by LPLGs. Therefore, consistent with Exhibit R, section I(R) of the National Multistate Opioid Settlement agreement entered into between three pharmaceutical distributors, namely, McKesson Corporation, Cardinal Health, Inc., and AmerisourseBergen Corporation (the "Distributor Settlement Agreement"), the Parties agree to this Backstop Agreement.

Pursuant to this Backstop Agreement, [LPLG] may, subject to the limitations of any National Multistate Opioid Settlement, as well as any other limitations imposed by law, use funds that it receives from a National Multistate Opioid Settlement to pay a contingent fee to [COUNSEL]. Any such payment from [LPLG] to [COUNSEL], together with any contingency fees that [COUNSEL] may receive from the Multistate Contingency Fee Fund, will not exceed a total contingency fee of [PERCENTAGE NOT TO EXCEED 25%] of the total gross recovery of [LPLG] from the LG Recovery Fund in a National Multistate Opioid Settlement.

[COUNSEL] certify that they first sought fees and costs from the Multistate Contingency Fee Fund before seeking or accepting payment under this backstop agreement. [COUNSEL] further certify that they are not seeking and will not accept payment under this Backstop Agreement of any litigation fees or costs that have been reimbursed through prior settlements or judgments.

The Attorney General is executing this agreement solely because the definition of "State Backstop Agreement" in Exhibit R of the Distributor Settlement Agreement requires such agreements to be between "a Settling State" and private counsel for a participating subdivision. Neither the Attorney General nor the State of Illinois have any obligations under this Backstop Agreement, and this Backstop Agreement does not require the payment of any state funds to [LPLG], [COUNSEL], or any other party.

KWAME RAOUL	Date	
ILLINOIS ATTORNEY GENERRAL		
On behalf of the STATE OF ILLINOIS		
[LPLG]		Date
COLDICE! 1	Date	
[COUNSEL]	Date	

EXHIBIT B TO ILLINOIS OPIOID ALLOCATION AGREEMENT APPROVED ABATEMENT PROGRAMS

EXHIBIT C TO ILLINOIS OPIOID ALLOCATION AGREEMENT <u>ILLINOIS ABATEMENT FUND-SEVEN SERVICE REGIONS</u>



EXHIBIT D TO ILLINOIS OPIOID ALLOCATION AGREEMENT

JOINDER AGREEMENT

Reference is made to that Agreement attached hereto as **Exhibit 1** to this Joinder Agreement between the People of the State of Illinois and the Original-PLGs, namely: Cook County; DuPage County; Kane County; Madison County; McHenry County; Lake County; St. Clair County; Will County; and Winnebago County (the "Illinois Opioid Allocation Agreement").

WHEREAS, the State of Illinois and the Original-PLGs entered into the Illinois Opioid Allocation Agreement to pursue their common interests and to maximize the benefits obtained for their constituents with respect to their claims against the persons and entities responsible for the opioid crisis which has ravaged Illinois communities.

WHEREAS, Illinois and the Original-PLGs have agreed to allow additional counties and municipalities to join and participate in the Illinois Opioid Allocation Agreement (such additional counties and municipalities are referred to as "Subsequent-PLGs" in the Illinois Opioid Allocation Agreement) by executing this Joinder to the Illinois Opioid Allocation Agreement and thereby become a Participating Local Government (a "PLG" as defined in the Illinois Opioid Allocation Agreement) entitled to share in the expected benefits to be derived therefrom.

NOW THEREFORE, the undersigned municipality/county hereby agrees to become a party to and be bound by and subject to the terms and conditions of the Illinois Opioid Allocation Agreement as well as to the terms and conditions of the Exhibits attached thereto which govern the administration and distribution of the LG Recovery Fund, as defined in the Illinois Opioid Allocation Agreement, amongst Illinois counties and municipalities ("LGs" as defined in the Illinois Opioid Allocation Agreement).

Dated:	, 2021
	LOCAL GOVERNMENTAL UNIT
	By: Its authorized representative

EXHIBIT 1 TO JOINDER AGREEMENT COPY OF ILLINOIS OPIOID ALLOCATION AGREEMENT

State of Illinois Qualifying Municipality Exhibit G Allocation Percentages

Qualifying Subdivision	Distributors Exhibit G Percentage
Addison Village	0.1789163143%
Algonquin Village	0.1102023571%
Anna City	0.0351784549%
Arlington Heights Village	0.2647476580%
Aurora City	1.1285112946%
Bartlett Village	0.1012637420%
Bedford Park Village	0.0908134228%
Belleville City	0.2800912041%
Bellwood Village	0.0636018022%
Bensenville Village	0.0698164453%
Benton City	0.0648747331%
Berkeley Village	0.0152507249%
Berwyn City	0.2349799824%
Bloomington City	0.4210280112%
Bolingbrook Village	0.3965448276%
Bridgeview Village	0.0500143261%
Broadview Village	0.0576947589%
Buffalo Grove Village	0.2068406914%
Burbank City	0.0690685990%
Calumet City	0.0970812870%
Carbondale City	0.1954958522%
Carol Stream Village	0.1407965379%
Carpentersville Village	0.1363950647%
Champaign City	0.4052254107%
Chicago City	15.6332843102%
Chicago Heights City	0.1217857439%
Chicago Ridge Village	0.0524909103%
Cicero Town	0.2786347507%
Countryside City	0.0301223625%
Crystal Lake City	0.3158354713%
Danville City	0.2559565285%
Decatur City	0.4645929351%
Dekalb City	0.1798256279%
Des Plaines City	0.2324422843%
Dolton Village	0.0603302846%

State of Illinois Qualifying Municipality Exhibit G Allocation Percentages

Downers Grove Village	0.3224473331%
Elgin City	0.5305768766%
Elk Grove Village	0.1757993182%
Elmhurst City	0.2577623917%
Evanston City	0.2696457560%
Evergreen Park Village	0.0597799426%
Forest Park Village	0.0453425079%
Franklin Park Village	0.0785284649%
Galesburg City	0.1473738962%
Glendale Heights Village	0.0836866697%
Glenview Village	0.1572220054%
Granite City	0.4907786518%
Gurnee Village	0.2256865903%
Hanover Park Village	0.1439424898%
Harrisburg City	0.1363861795%
Harvey City	0.0542520318%
Harwood Heights Village	0.0264961580%
Herrin City	0.1579067080%
Hillside Village	0.0587648633%
Hodgkins Village	0.0232613539%
Hoffman Estates Village	0.1751755942%
Joliet City	0.8239848961%
Kankakee City	0.3012693137%
La Grange Park Village	0.0306665705%
Lombard Village	0.2672806655%
Lyons Township	0.0242947899%
Lyons Village	0.0362495516%
Marion City	0.3397669146%
Maywood Village	0.0867531057%
McCook Village	0.0198186268%
Melrose Park Village	0.1186181878%
Merrionette Park Village	0.0076009169%
Metropolis City	0.0947332002%
Moline City	0.2352551083%
Mount Prospect Village	0.1704792853%
Mundelein Village	0.1639685886%
Naperville City	0.7685669619%
Normal Town	0.2474856274%
North Riverside Village	0.0551815063%
Northbrook Village	0.1427173226%

State of Illinois Qualifying Municipality Exhibit G Allocation Percentages

Northlake City	0.0381023667%
Oak Lawn Village	0.1589709041%
Oak Park Village	0.2093093375%
Orland Park Village	0.1051852784%
Oswego Village	0.1197866160%
Palatine Village	0.2160969641%
Palos Heights City	0.0290094105%
Palos Hills City	0.0251753281%
Park Ridge City	0.1116349061%
Pekin City	0.3387071386%
Peoria City	1.0471081247%
Plainfield Village	0.1401767830%
Posen Village	0.0146759373%
Princeton City	0.2434249044%
Quincy City	0.2800247680%
River Forest Village	0.0488586169%
River Grove Village	0.0284407118%
Riverside Village	0.0269914748%
Rock Island City	0.2048536960%
Rockford City	1.8636718830%
Romeoville Village	0.2124235372%
Schaumburg Village	0.2968023515%
Schiller Park Village	0.0601957886%
Sesser City	0.0116834244%
Skokie Village	0.1964801264%
Springfield City	0.9971442684%
St. Charles City	0.2062203953%
Stone Park Village	0.0241358032%
Streamwood Village	0.0878171213%
Streator City	0.1400665973%
Summit Village	0.0312780717%
Tinley Park Village	0.1419492253%
Urbana City	0.2112740522%
Waukegan City	0.4111769252%
West Frankfort City	0.1255886605%
Wheaton City	0.2463124635%
Wheeling Village	0.1229353643%
Woodridge Village	0.1148193756%

State of Illinois Counties Only Percentages

Qualifying Subdivision	Counties Only Percentage
Adams County	0.5325627744%
Alexander County	0.0431846002%
Bond County	0.1313618076%
Boone County	0.3993006496%
Brown County	0.0455436631%
Bureau County	0.2675493675%
Calhoun County	0.0374496996%
Carroll County	0.1059047501%
Cass County	0.0902574340%
Champaign County	1.5953670185%
Christian County	0.2717469407%
Clark County	0.1346384837%
Clay County	0.1009205688%
Clinton County	0.2710071787%
Coles County	0.3899340741%
Cook County	39.7070170529%
Crawford County	0.1502157232%
Cumberland County	0.0765804365%
De Witt County	0.1343763530%
Dekalb County	0.7648068692%
Douglas County	0.1396209979%
Dupage County	6.9961301825%
Edgar County	0.1369536821%
Edwards County	0.0557876634%
Effingham County	0.2745921107%
Fayette County	0.1730292191%
Ford County	0.1050766592%
Franklin County	0.3753293914%
Fulton County	0.2857420449%
Gallatin County	0.0461748227%
Greene County	0.1120932638%
Grundy County	0.4447604831%
Hamilton County	0.0586888564%
Hancock County	0.1237654700%
Hardin County	0.0525232340%
Henderson County	0.0468231560%

State of Illinois Counties Only Percentages

Henry County	0.3631064984%
Iroquois County	0.2340046386%
Jackson County	0.4766842676%
Jasper County	0.0729264789%
Jefferson County	0.3076865268%
Jersey County	0.2029662011%
Jo Daviess County	0.1594100240%
Johnson County	0.0934835787%
Kane County	3.7592516293%
Kankakee County	0.8907176656%
Kendali County	0.9152447008%
Knox County	0.4095413266%
Lake County	5.4323006331%
Lasalle County	1.0382633595%
Lawrence County	0.1362169504%
Lee County	0.2713491451%
Livingston County	0.3277646387%
Logan County	0.2230314720%
Macon County	0.8339920017%
Macoupin County	0.3637461000%
Madison County	2.5601663484%
Marion County	0.3444624326%
Marshall County	0.0878603767%
Mason County	0.1123492816%
Massac County	0.1236043365%
McDonough County	0.2216295193%
McHenry County	2.3995936239%
McLean County	1.3208345544%
Menard County	0.0917783576%
Mercer County	0.1144419910%
Monroe County	0.2714501969%
Montgomery County	0.2342865810%
Morgan County	0.2708645052%
Moultrie County	0.1003140855%
Ogle County	0.3811415242%
Peoria County	1.5640744904%
Perry County	0.1751336763%
Piatt County	0.1214359333%
Pike County	0.1155220743%
Pope County	0.0347091515%
Pulaski County	0.0404416607%

State of Illinois Counties Only Percentages

Putnam County	0.0452090528%
Randolph County	0.2879823727%
Richland County	0.1208518975%
Rock Island County	1.0782047657%
Saline County	0.2659477915%
Sangamon County	1.5850818631%
Schuyler County	0.0485294910%
Scott County	0.0349810216%
Shelby County	0.1586806535%
St Clair County	2.1366773448%
Stark County	0.0381570939%
Stephenson County	0.3550412743%
Tazewell County	1.1033013785%
Union County	0.1447352927%
Vermilion County	0.6907560341%
Wabash County	0.0923901750%
Warren County	0.1239679440%
Washington County	0.1076671021%
Wayne County	0.1225391595%
White County	0.1115911540%
Whiteside County	0.4275606484%
Will County	5.3461509816%
Williamson County	0.6715468751%
Winnebago County	2.7201669312%
Woodford County	0.3076824807%

EXHIBIT B

APPROVED ABATEMENT PROGRAMS

List of Opioid Remediation Uses

Schedule A Core Strategies

Priority shall be given to the following core abatement strategies ("Core Strategies").

A. NALOXONE OR OTHER FDA-APPROVED DRUG TO REVERSE OPIOID OVERDOSES

- 1. Expand training for first responders, schools, community support groups and families; and
- 2. Increase distribution to individuals who are uninsured or whose insurance does not cover the needed service.

B. <u>MEDICATION-ASSISTED TREATMENT ("MAT")</u> <u>DISTRIBUTION AND OTHER OPIOID-RELATED</u> TREATMENT

- 1. Increase distribution of MAT to individuals who are uninsured or whose insurance does not cover the needed service;
- 2. Provide education to school-based and youth-focused programs that discourage or prevent misuse;
- 3. Provide MAT education and awareness training to healthcare providers, EMTs, law enforcement, and other first responders; and
- 4. Provide treatment and recovery support services such as residential and inpatient treatment, intensive outpatient treatment, outpatient therapy or counseling, and recovery housing that allow or integrate medication and with other support services.

C. PREGNANT & POSTPARTUM WOMEN

- 1. Expand Screening, Brief Intervention, and Referral to Treatment ("SBIRT") services to non-Medicaid eligible or uninsured pregnant women;
- 2. Expand comprehensive evidence-based treatment and recovery services, including MAT, for women with co-occurring Opioid Use Disorder ("OUD") and other Substance Use Disorder ("SUD")/Mental Health disorders for uninsured individuals for up to 12 months postpartum; and
- 3. Provide comprehensive wrap-around services to individuals with OUD, including housing, transportation, job placement/training, and childcare.

D. <u>EXPANDING TREATMENT FOR NEONATAL</u> <u>ABSTINENCE SYNDROME ("NAS")</u>

- 1. Expand comprehensive evidence-based and recovery support for NAS babies;
- 2. Expand services for better continuum of care with infantneed dyad; and
- Expand long-term treatment and services for medical monitoring of NAS babies and their families.

E. <u>EXPANSION OF WARM HAND-OFF PROGRAMS AND RECOVERY SERVICES</u>

- Expand services such as navigators and on-call teams to begin MAT in hospital emergency departments;
- 2. Expand warm hand-off services to transition to recovery services:
- 3. Broaden scope of recovery services to include co-occurring SUD or mental health conditions;
- 4. Provide comprehensive wrap-around services to individuals in recovery, including housing, transportation, job placement/training, and childcare; and
- 5. Hire additional social workers or other behavioral health workers to facilitate expansions above.

F. TREATMENT FOR INCARCERATED POPULATION

- 1. Provide evidence-based treatment and recovery support, including MAT for persons with OUD and co-occurring SUD/MH disorders within and transitioning out of the criminal justice system; and
- 2. Increase funding for jails to provide treatment to inmates with OUD.

G. PREVENTION PROGRAMS

- 1. Funding for media campaigns to prevent opioid use (similar to the FDA's "Real Cost" campaign to prevent youth from misusing tobacco);
- 2. Funding for evidence-based prevention programs in schools;
- 3. Funding for medical provider education and outreach regarding best prescribing practices for opioids consistent with the 2016 CDC guidelines, including providers at hospitals (academic detailing);
- 4. Funding for community drug disposal programs; and
- 5. Funding and training for first responders to participate in pre-arrest diversion programs, post-overdose response teams, or similar strategies that connect at-risk individuals to behavioral health services and supports.

H. EXPANDING SYRINGE SERVICE PROGRAMS

- 1. Provide comprehensive syringe services programs with more wrap-around services, including linkage to OUD treatment, access to sterile syringes and linkage to care and treatment of infectious diseases.
- I. EVIDENCE-BASED DATA COLLECTION AND RESEARCH ANALYZING THE EFFECTIVENESS OF THE ABATEMENT STRATEGIES WITHIN THE STATE

Schedule B Approved Uses

Support treatment of Opioid Use Disorder (OUD) and any co-occurring Substance Use Disorder or Mental Health (SUD/MH) conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

PART ONE: TREATMENT

A. TREAT OPIOID USE DISORDER (OUD)

Support treatment of Opioid Use Disorder ("OUD") and any co-occurring Substance Use Disorder or Mental Health ("SUD/MH") conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Expand availability of treatment for OUD and any co-occurring SUD/MH conditions, including all forms of Medication-Assisted Treatment ("MAT") approved by the U.S. Food and Drug Administration.
- 2. Support and reimburse evidence-based services that adhere to the American Society of Addiction Medicine ("ASAM") continuum of care for OUD and any co-occurring SUD/MH conditions.
- 3. Expand telehealth to increase access to treatment for OUD and any co-occurring SUD/MH conditions, including MAT, as well as counseling, psychiatric support, and other treatment and recovery support services.
- 4. Improve oversight of Opioid Treatment Programs ("*OTPs*") to assure evidence-based or evidence-informed practices such as adequate methadone dosing and low threshold approaches to treatment.
- 5. Support mobile intervention, treatment, and recovery services, offered by qualified professionals and service providers, such as peer recovery coaches, for persons with OUD and any co-occurring SUD/MH conditions and for persons who have experienced an opioid overdose.
- 6. Provide treatment of trauma for individuals with OUD (e.g., violence, sexual assault, human trafficking, or adverse childhood experiences) and family members (e.g., surviving family members after an overdose or overdose fatality), and training of health care personnel to identify and address such trauma.
- 7. Support evidence-based withdrawal management services for people with OUD and any co-occurring mental health conditions.

As used in this Schedule, words like "expand," "fund," "provide" or the like shall not indicate a preference for new or existing programs.

- 8. Provide training on MAT for health care providers, first responders, students, or other supporting professionals, such as peer recovery coaches or recovery outreach specialists, including telementoring to assist community-based providers in rural or underserved areas.
- 9. Support workforce development for addiction professionals who work with persons with OUD and any co-occurring SUD/MH conditions.
- 10. Offer fellowships for addiction medicine specialists for direct patient care, instructors, and clinical research for treatments.
- 11. Offer scholarships and supports for behavioral health practitioners or workers involved in addressing OUD and any co-occurring SUD/MH or mental health conditions, including, but not limited to, training, scholarships, fellowships, loan repayment programs, or other incentives for providers to work in rural or underserved areas.
- 12. Provide funding and training for clinicians to obtain a waiver under the federal Drug Addiction Treatment Act of 2000 ("DATA 2000") to prescribe MAT for OUD, and provide technical assistance and professional support to clinicians who have obtained a DATA 2000 waiver.
- 13. Disseminate of web-based training curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service—Opioids web-based training curriculum and motivational interviewing.
- 14. Develop and disseminate new curricula, such as the American Academy of Addiction Psychiatry's Provider Clinical Support Service for Medication—Assisted Treatment.

B. SUPPORT PEOPLE IN TREATMENT AND RECOVERY

Support people in recovery from OUD and any co-occurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the programs or strategies that:

- 1. Provide comprehensive wrap-around services to individuals with OUD and any co-occurring SUD/MH conditions, including housing, transportation, education, job placement, job training, or childcare.
- 2. Provide the full continuum of care of treatment and recovery services for OUD and any co-occurring SUD/MH conditions, including supportive housing, peer support services and counseling, community navigators, case management, and connections to community-based services.
- 3. Provide counseling, peer-support, recovery case management and residential treatment with access to medications for those who need it to persons with OUD and any co-occurring SUD/MH conditions.

- 4. Provide access to housing for people with OUD and any co-occurring SUD/MH conditions, including supportive housing, recovery housing, housing assistance programs, training for housing providers, or recovery housing programs that allow or integrate FDA-approved mediation with other support services.
- 5. Provide community support services, including social and legal services, to assist in deinstitutionalizing persons with OUD and any co-occurring SUD/MH conditions.
- 6. Support or expand peer-recovery centers, which may include support groups, social events, computer access, or other services for persons with OUD and any co-occurring SUD/MH conditions.
- 7. Provide or support transportation to treatment or recovery programs or services for persons with OUD and any co-occurring SUD/MH conditions.
- 8. Provide employment training or educational services for persons in treatment for or recovery from OUD and any co-occurring SUD/MH conditions.
- 9. Identify successful recovery programs such as physician, pilot, and college recovery programs, and provide support and technical assistance to increase the number and capacity of high-quality programs to help those in recovery.
- 10. Engage non-profits, faith-based communities, and community coalitions to support people in treatment and recovery and to support family members in their efforts to support the person with OUD in the family.
- Provide training and development of procedures for government staff to appropriately interact and provide social and other services to individuals with or in recovery from OUD, including reducing stigma.
- 12. Support stigma reduction efforts regarding treatment and support for persons with OUD, including reducing the stigma on effective treatment.
- 13. Create or support culturally appropriate services and programs for persons with OUD and any co-occurring SUD/MH conditions, including new Americans.
- 14. Create and/or support recovery high schools.
- 15. Hire or train behavioral health workers to provide or expand any of the services or supports listed above.

C. CONNECT PEOPLE WHO NEED HELP TO THE HELP THEY NEED (CONNECTIONS TO CARE)

Provide connections to care for people who have—or are at risk of developing—OUD and any co-occurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Ensure that health care providers are screening for OUD and other risk factors and know how to appropriately counsel and treat (or refer if necessary) a patient for OUD treatment.
- 2. Fund SBIRT programs to reduce the transition from use to disorders, including SBIRT services to pregnant women who are uninsured or not eligible for Medicaid.
- 3. Provide training and long-term implementation of SBIRT in key systems (health, schools, colleges, criminal justice, and probation), with a focus on youth and young adults when transition from misuse to opioid disorder is common.
- 4. Purchase automated versions of SBIRT and support ongoing costs of the technology.
- 5. Expand services such as navigators and on-call teams to begin MAT in hospital emergency departments.
- 6. Provide training for emergency room personnel treating opioid overdose patients on post-discharge planning, including community referrals for MAT, recovery case management or support services.
- 7. Support hospital programs that transition persons with OUD and any co-occurring SUD/MH conditions, or persons who have experienced an opioid overdose, into clinically appropriate follow-up care through a bridge clinic or similar approach.
- 8. Support crisis stabilization centers that serve as an alternative to hospital emergency departments for persons with OUD and any co-occurring SUD/MH conditions or persons that have experienced an opioid overdose.
- 9. Support the work of Emergency Medical Systems, including peer support specialists, to connect individuals to treatment or other appropriate services following an opioid overdose or other opioid-related adverse event.
- 10. Provide funding for peer support specialists or recovery coaches in emergency departments, detox facilities, recovery centers, recovery housing, or similar settings; offer services, supports, or connections to care to persons with OUD and any co-occurring SUD/MH conditions or to persons who have experienced an opioid overdose.
- 11. Expand warm hand-off services to transition to recovery services.
- 12. Create or support school-based contacts that parents can engage with to seek immediate treatment services for their child; and support prevention, intervention, treatment, and recovery programs focused on young people.
- 13. Develop and support best practices on addressing OUD in the workplace.

- 14. Support assistance programs for health care providers with OUD.
- 15. Engage non-profits and the faith community as a system to support outreach for treatment.
- 16. Support centralized call centers that provide information and connections to appropriate services and supports for persons with OUD and any co-occurring SUD/MH conditions.

D. ADDRESS THE NEEDS OF CRIMINAL JUSTICE-INVOLVED PERSONS

Address the needs of persons with OUD and any co-occurring SUD/MH conditions who are involved in, are at risk of becoming involved in, or are transitioning out of the criminal justice system through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Support pre-arrest or pre-arraignment diversion and deflection strategies for persons with OUD and any co-occurring SUD/MH conditions, including established strategies such as:
 - 1. Self-referral strategies such as the Angel Programs or the Police Assisted Addiction Recovery Initiative ("PAARI");
 - 2. Active outreach strategies such as the Drug Abuse Response Team ("*DART*") model;
 - 3. "Naloxone Plus" strategies, which work to ensure that individuals who have received naloxone to reverse the effects of an overdose are then linked to treatment programs or other appropriate services;
 - 4. Officer prevention strategies, such as the Law Enforcement Assisted Diversion ("LEAD") model;
 - 5. Officer intervention strategies such as the Leon County, Florida Adult Civil Citation Network or the Chicago Westside Narcotics Diversion to Treatment Initiative; or
 - 6. Co-responder and/or alternative responder models to address OUD-related 911 calls with greater SUD expertise.
- 2. Support pre-trial services that connect individuals with OUD and any cooccurring SUD/MH conditions to evidence-informed treatment, including MAT, and related services.
- 3. Support treatment and recovery courts that provide evidence-based options for persons with OUD and any co-occurring SUD/MH conditions.

- 4. Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH conditions who are incarcerated in jail or prison.
- Provide evidence-informed treatment, including MAT, recovery support, harm reduction, or other appropriate services to individuals with OUD and any co-occurring SUD/MH conditions who are leaving jail or prison or have recently left jail or prison, are on probation or parole, are under community corrections supervision, or are in re-entry programs or facilities.
- 6. Support critical time interventions ("CTP"), particularly for individuals living with dual-diagnosis OUD/serious mental illness, and services for individuals who face immediate risks and service needs and risks upon release from correctional settings.
- 7. Provide training on best practices for addressing the needs of criminal justice-involved persons with OUD and any co-occurring SUD/MH conditions to law enforcement, correctional, or judicial personnel or to providers of treatment, recovery, harm reduction, case management, or other services offered in connection with any of the strategies described in this section.

E. <u>ADDRESS THE NEEDS OF PREGNANT OR PARENTING WOMEN AND THEIR FAMILIES, INCLUDING BABIES WITH NEONATAL ABSTINENCE SYNDROME</u>

Address the needs of pregnant or parenting women with OUD and any co-occurring SUD/MH conditions, and the needs of their families, including babies with neonatal abstinence syndrome ("NAS"), through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, those that:

- 1. Support evidence-based or evidence-informed treatment, including MAT, recovery services and supports, and prevention services for pregnant women—or women who could become pregnant—who have OUD and any co-occurring SUD/MH conditions, and other measures to educate and provide support to families affected by Neonatal Abstinence Syndrome.
- 2. Expand comprehensive evidence-based treatment and recovery services, including MAT, for uninsured women with OUD and any co-occurring SUD/MH conditions for up to 12 months postpartum.
- 3. Provide training for obstetricians or other healthcare personnel who work with pregnant women and their families regarding treatment of OUD and any co-occurring SUD/MH conditions.
- 4. Expand comprehensive evidence-based treatment and recovery support for NAS babies; expand services for better continuum of care with infant-need dyad; and expand long-term treatment and services for medical monitoring of NAS babies and their families.

- 5. Provide training to health care providers who work with pregnant or parenting women on best practices for compliance with federal requirements that children born with NAS get referred to appropriate services and receive a plan of safe care.
- 6. Provide child and family supports for parenting women with OUD and any cooccurring SUD/MH conditions.
- 7. Provide enhanced family support and child care services for parents with OUD and any co-occurring SUD/MH conditions.
- 8. Provide enhanced support for children and family members suffering trauma as a result of addiction in the family; and offer trauma-informed behavioral health treatment for adverse childhood events.
- 9. Offer home-based wrap-around services to persons with OUD and any cooccurring SUD/MH conditions, including, but not limited to, parent skills training.
- 10. Provide support for Children's Services—Fund additional positions and services, including supportive housing and other residential services, relating to children being removed from the home and/or placed in foster care due to custodial opioid use.

PART TWO: PREVENTION

F. PREVENT OVER-PRESCRIBING AND ENSURE APPROPRIATE PRESCRIBING AND DISPENSING OF OPIOIDS

Support efforts to prevent over-prescribing and ensure appropriate prescribing and dispensing of opioids through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

- 1. Funding medical provider education and outreach regarding best prescribing practices for opioids consistent with the Guidelines for Prescribing Opioids for Chronic Pain from the U.S. Centers for Disease Control and Prevention, including providers at hospitals (academic detailing).
- 2. Training for health care providers regarding safe and responsible opioid prescribing, dosing, and tapering patients off opioids.
- 3. Continuing Medical Education (CME) on appropriate prescribing of opioids.
- 4. Providing Support for non-opioid pain treatment alternatives, including training providers to offer or refer to multi-modal, evidence-informed treatment of pain.
- 5. Supporting enhancements or improvements to Prescription Drug Monitoring Programs ("*PDMPs*"), including, but not limited to, improvements that:

- 1. Increase the number of prescribers using PDMPs;
- 2. Improve point-of-care decision-making by increasing the quantity, quality, or format of data available to prescribers using PDMPs, by improving the interface that prescribers use to access PDMP data, or both; or
- 3. Enable states to use PDMP data in support of surveillance or intervention strategies, including MAT referrals and follow-up for individuals identified within PDMP data as likely to experience OUD in a manner that complies with all relevant privacy and security laws and rules.
- 6. Ensuring PDMPs incorporate available overdose/naloxone deployment data, including the United States Department of Transportation's Emergency Medical Technician overdose database in a manner that complies with all relevant privacy and security laws and rules.
- 7. Increasing electronic prescribing to prevent diversion or forgery.
- 8. Educating dispensers on appropriate opioid dispensing.

G. PREVENT MISUSE OF OPIOIDS

Support efforts to discourage or prevent misuse of opioids through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

- 1. Funding media campaigns to prevent opioid misuse.
- 2. Corrective advertising or affirmative public education campaigns based on evidence.
- 3. Public education relating to drug disposal.
- 4. Drug take-back disposal or destruction programs.
- 5. Funding community anti-drug coalitions that engage in drug prevention efforts.
- 6. Supporting community coalitions in implementing evidence-informed prevention, such as reduced social access and physical access, stigma reduction—including staffing, educational campaigns, support for people in treatment or recovery, or training of coalitions in evidence-informed implementation, including the Strategic Prevention Framework developed by the U.S. Substance Abuse and Mental Health Services Administration ("SAMHSA").
- 7. Engaging non-profits and faith-based communities as systems to support prevention.

- 8. Funding evidence-based prevention programs in schools or evidence-informed school and community education programs and campaigns for students, families, school employees, school athletic programs, parent-teacher and student associations, and others.
- 9. School-based or youth-focused programs or strategies that have demonstrated effectiveness in preventing drug misuse and seem likely to be effective in preventing the uptake and use of opioids.
- 10. Create or support community-based education or intervention services for families, youth, and adolescents at risk for OUD and any co-occurring SUD/MH conditions.
- 11. Support evidence-informed programs or curricula to address mental health needs of young people who may be at risk of misusing opioids or other drugs, including emotional modulation and resilience skills.
- 12. Support greater access to mental health services and supports for young people, including services and supports provided by school nurses, behavioral health workers or other school staff, to address mental health needs in young people that (when not properly addressed) increase the risk of opioid or another drug misuse.

H. PREVENT OVERDOSE DEATHS AND OTHER HARMS (HARM REDUCTION)

Support efforts to prevent or reduce overdose deaths or other opioid-related harms through evidence-based or evidence-informed programs or strategies that may include, but are not limited to, the following:

- 1. Increased availability and distribution of naloxone and other drugs that treat overdoses for first responders, overdose patients, individuals with OUD and their friends and family members, schools, community navigators and outreach workers, persons being released from jail or prison, or other members of the general public.
- 2. Public health entities providing free naloxone to anyone in the community.
- 3. Training and education regarding naloxone and other drugs that treat overdoses for first responders, overdose patients, patients taking opioids, families, schools, community support groups, and other members of the general public.
- 4. Enabling school nurses and other school staff to respond to opioid overdoses, and provide them with naloxone, training, and support.
- 5. Expanding, improving, or developing data tracking software and applications for overdoses/naloxone revivals.
- 6. Public education relating to emergency responses to overdoses.

- 7. Public education relating to immunity and Good Samaritan laws.
- 8. Educating first responders regarding the existence and operation of immunity and Good Samaritan laws.
- 9. Syringe service programs and other evidence-informed programs to reduce harms associated with intravenous drug use, including supplies, staffing, space, peer support services, referrals to treatment, fentanyl checking, connections to care, and the full range of harm reduction and treatment services provided by these programs.
- 10. Expanding access to testing and treatment for infectious diseases such as HIV and Hepatitis C resulting from intravenous opioid use.
- 11. Supporting mobile units that offer or provide referrals to harm reduction services, treatment, recovery supports, health care, or other appropriate services to persons that use opioids or persons with OUD and any co-occurring SUD/MH conditions.
- 12. Providing training in harm reduction strategies to health care providers, students, peer recovery coaches, recovery outreach specialists, or other professionals that provide care to persons who use opioids or persons with OUD and any co-occurring SUD/MH conditions.
- 13. Supporting screening for fentanyl in routine clinical toxicology testing.

PART THREE: OTHER STRATEGIES

I. FIRST RESPONDERS

In addition to items in section C, D and H relating to first responders, support the following:

- 1. Education of law enforcement or other first responders regarding appropriate practices and precautions when dealing with fentanyl or other drugs.
- 2. Provision of wellness and support services for first responders and others who experience secondary trauma associated with opioid-related emergency events.

J. LEADERSHIP, PLANNING AND COORDINATION

Support efforts to provide leadership, planning, coordination, facilitations, training and technical assistance to abate the opioid epidemic through activities, programs, or strategies that may include, but are not limited to, the following:

1. Statewide, regional, local or community regional planning to identify root causes of addiction and overdose, goals for reducing harms related to the opioid epidemic, and areas and populations with the greatest needs for treatment

intervention services, and to support training and technical assistance and other strategies to abate the opioid epidemic described in this opioid abatement strategy list.

- 2. A dashboard to (a) share reports, recommendations, or plans to spend opioid settlement funds; (b) to show how opioid settlement funds have been spent; (c) to report program or strategy outcomes; or (d) to track, share or visualize key opioid-or health-related indicators and supports as identified through collaborative statewide, regional, local or community processes.
- 3. Invest in infrastructure or staffing at government or not-for-profit agencies to support collaborative, cross-system coordination with the purpose of preventing overprescribing, opioid misuse, or opioid overdoses, treating those with OUD and any co-occurring SUD/MH conditions, supporting them in treatment or recovery, connecting them to care, or implementing other strategies to abate the opioid epidemic described in this opioid abatement strategy list.
- 4. Provide resources to staff government oversight and management of opioid abatement programs.

K. TRAINING

In addition to the training referred to throughout this document, support training to abate the opioid epidemic through activities, programs, or strategies that may include, but are not limited to, those that:

- 1. Provide funding for staff training or networking programs and services to improve the capability of government, community, and not-for-profit entities to abate the opioid crisis.
- 2. Support infrastructure and staffing for collaborative cross-system coordination to prevent opioid misuse, prevent overdoses, and treat those with OUD and any co-occurring SUD/MH conditions, or implement other strategies to abate the opioid epidemic described in this opioid abatement strategy list (*e.g.*, health care, primary care, pharmacies, PDMPs, etc.).

L. RESEARCH

Support opioid abatement research that may include, but is not limited to, the following:

- 1. Monitoring, surveillance, data collection and evaluation of programs and strategies described in this opioid abatement strategy list.
- 2. Research non-opioid treatment of chronic pain.
- 3. Research on improved service delivery for modalities such as SBIRT that demonstrate promising but mixed results in populations vulnerable to opioid use disorders.

- 4. Research on novel harm reduction and prevention efforts such as the provision of fentanyl test strips.
- 5. Research on innovative supply-side enforcement efforts such as improved detection of mail-based delivery of synthetic opioids.
- 6. Expanded research on swift/certain/fair models to reduce and deter opioid misuse within criminal justice populations that build upon promising approaches used to address other substances (e.g., Hawaii HOPE and Dakota 24/7).
- 7. Epidemiological surveillance of OUD-related behaviors in critical populations, including individuals entering the criminal justice system, including, but not limited to approaches modeled on the Arrestee Drug Abuse Monitoring ("ADAM") system.
- 8. Qualitative and quantitative research regarding public health risks and harm reduction opportunities within illicit drug markets, including surveys of market participants who sell or distribute illicit opioids.
- 9. Geospatial analysis of access barriers to MAT and their association with treatment engagement and treatment outcomes.

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:
Your Executive Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:
RESOLUTION
WHEREAS, the Executive Committee recommends to the County Board to authorize the 3 rd quarterly payment for 2024 per the agreement between Tazewell County and the Greater Peoria Economic Development Council; and
WHEREAS, Resolution E-24-14 approved an agreement with GPEDC for twelve months from January 1, 2024 through December 31, 2024; and
WHEREAS, Tazewell County agreed to pay the Greater Peoria Economic Development Council quarterly installments for the term of this Agreement provided that the full County Board approves based upon quarterly review of GPEDC performance.
THEREFORE BE IT RESOLVED that the County Board approve the recommendation and authorize payment of the 3 rd quarter investment for 2024.
BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Greater Peoria Economic Development Council, Finance, and the Auditor of this action.
PASSED THIS 31st DAY OF JULY, 2024.
ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman



Invoice

Date	Invoice #
7/1/2024	2024_07-8.3

401 NE Jefferson Ave. Peoria IL 61603 Tel. (309) 495-5910

Bill To

Tazewell County
David Zimmerman
11 S. Fourth St., Suite 432
Pekin, IL 61554

Due Date

8/31/2024

Description		Amount
2024 Investment - 3 of 4		18,750.00
	Total	\$18,750.00
		\$10,730.00

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

Your Executive Committees have considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the County acquired the following described real property as and for right-of-way from Ira James Dawson and Sharon L. Dawson for the purpose of constructing improvements to Broadway Road:

A part of the Northeast Quarter of Section 5, Township 24 North, Range 4 West of the Third Principal Meridian, Tazewell County, Illinois and being more particularly described as follows:

Commencing at the northeast corner of said Northeast Quarter of Section 5, thence South 89 degrees 05 minutes 55 seconds West, along the north line of the Northeast Quarter of Section 5, a distance of 648.93 feet; thence South 00 degrees 54 minutes 05 seconds East, a distance of 51.10 feet to a point being on the existing southerly right of way line of Broadway Road; thence South 89 degrees 06 minutes 48 seconds West, along said existing southerly right of way line, a distance of 129.84 feet to the Point of Beginning;

Thence continuing South 89 degrees 06 minutes 48 seconds West, along said existing southerly right of way line, a distance of 109.14 feet to a point being on the proposed southerly right of way line, the following three courses are along said proposed right of way line; thence North 00 degrees 52 minutes 09 seconds West, a distance of 9.96 feet; thence North 89 degrees 07 minutes 51 seconds East, a distance of 109.14 feet; thence South 00 degrees 52 minutes 09 seconds East, a distance of 9.93 feet to the Point of Beginning, and containing 1,086 square feet, more or less, or 0.025 acres, more or less, situated in the County of Tazewell, State of Illinois.

PIN: Part of 11-11-05-200-017

which real property is generally located on Broadway Road, Pekin, Illinois and is currently not being used for right of way purposes (the "Dawson Property"); and

WHEREAS, the County acquired the following described real property as and for right-of-way from the Sherman Real Estate, LLC – Pekin 1 Series for the purpose of constructing improvements to Broadway Road:

A part of the Southeast Quarter of Section 32, Township 25 North, Range 4 West of the Third Principal Meridian, Tazewell County, Illinois and being more particularly described as follows:

Commencing at the southeast corner of said Southeast Quarter of Section 32, thence South 89 degrees 05 minutes 55 seconds West, along the south line of the said Southeast Quarter of Section 32, a distance of 498.51 feet; thence North

00 degrees 54 minutes 05 seconds West, a distance of 38.93 feet to a point being on the existing northerly right of way line of Broadway Road, said point also being on the proposed right of way line, as the Point of Beginning;

The following two courses are along said proposed right of way line; thence South 89 degrees 07 minutes 59 seconds West, a distance of 157 .15 feet; thence North 00 degrees 52 minutes 37 seconds West, a distance of 15.66 feet to a point being on said existing northerly right of way line; thence South 85 degrees 10 minutes 34 seconds East, along said existing northerly right of way line, a distance of 157.93 feet to the Point of Beginning and containing 1,231 square feet, more or less, or 0.028 acres, more or less, situated in the County of Tazewell, State of Illinois.

PIN: Part of 05-05-32-400-005

which real property is generally located on Broadway Road, Pekin, Illinois and is currently not being used for right of way purposes (the "Sherman Property"); and

WHEREAS, the County Board has determined that it is no longer necessary, appropriate, or in the best interests of the County that it retain title to both the Dawson Property and the Sherman Property, and that both the Dawson Property and the Sherman Property are not required for the use of, or profitable to, the County; and

WHEREAS, both the Dawson Property and the Sherman Property, because of their respective sizes and locations have no value for purposes of sale, and are an actual liability to the County for purposes of maintenance and general upkeep; and

WHEREAS, the County Board finds and determines that the best interests of the County and its residents will be served by conveying the Dawson Property to Ira James Dawson and Sharon L. Dawson; and

WHEREAS, the County Board finds and determines that the best interests of the County and its residents will be served by conveying the Sherman Property to the Sherman Real Estate, LLC – Pekin 1 Series; and

NOW, **THEREFORE**, BE IT RESOLVED by the County Board of the County of Tazewell and State of Illinois, as follows:

Section One: The foregoing recitals are incorporated herein as findings of the County Board.

Section Two: The Chairman of the County Board is hereby authorized and directed to convey and transfer the Dawson Property to Ira James Dawson and Sharon L. Dawson by a proper deed of conveyance, and the County Clerk is hereby authorized to acknowledge and attest such deed and to affix thereto the seal of the County.

Section Three :	The Chairma	n of the County Board is hereby authorized and
directed to convey and tr	ransfer the Dawson	Property to Ira James Dawson and Sharon L. Dawson
by a proper deed of con-	veyance, and the C	ounty Clerk is hereby authorized to acknowledge and
attest such deed and to a	ffix thereto the seal	of the County.
Section Four: T	he Chairman and th	e Clerk are hereby authorized, respectively, to execute
		necessary to the conveyance herein authorized.
		be in full force and effect from and after its passage by
the County Board, and a	pproval in the mani	her provided by law.
PASSED THIS	DAY OF	, 2024.
		Torroyyall County Doord Chairman
		Tazewell County Board Chairman
ATTEST:		
Tazewell County Clerk		

This instrument prepared by:

BLACK, BLACK & BROWN 115 Washington Square Washington, IL 61571

Return document to:

BLACK, BLACK & BROWN 115 Washington Square Washington, IL 61571

CORPORATE WARRANTY DEED

THIS INDENTURE WITNESSETH that the Grantor, COUNTY OF TAZEWELL in the STATE OF ILLINOIS, an Illinois unit of local government, organized and existing under and by virtue of the laws of the State of Illinois, having its principal office at 11 S. 4th Street, Suite 432, Pekin, Illinois, for and in consideration of the sum of ONE DOLLAR (\$1.00) and other good and valuable consideration, in hand paid, CONVEYS AND WARRANTS to SHERMAN REAL ESTATE, LLC – PEKIN 1 SERIES, an Illinois series limited liability company, the following-described real estate, to-wit:

A part of the Southeast Quarter of Section 32, Township 25 North, Range 4 West of the Third Principal Meridian, Tazewell County, Illinois and being more particularly described as follows:

Commencing at the southeast corner of said Southeast Quarter of Section 32, thence South 89 degrees 05 minutes 55 seconds West, along the south line of the said Southeast Quarter of Section 32, a distance of 498.51 feet; thence North 00 degrees 54 minutes 05 seconds West, a distance of 38.93 feet to a point being on the existing northerly right of way line of Broadway Road, said point also being on the proposed right of way line, as the Point of Beginning;

The following two courses are along said proposed right of way line; thence South 89 degrees 07 minutes 59 seconds West, a distance of 157 .15 feet; thence North 00 degrees 52 minutes 37 seconds West, a distance of 15.66 feet to a point being on said existing northerly right of way line; thence South 85 degrees 10 minutes 34 seconds East, along said existing northerly right of way line, a distance of 157.93 feet to the Point of Beginning and containing 1,231 square feet, more or less, or

0.028 acres, more or less, situated in the County of Tazewell, State of Illinois.

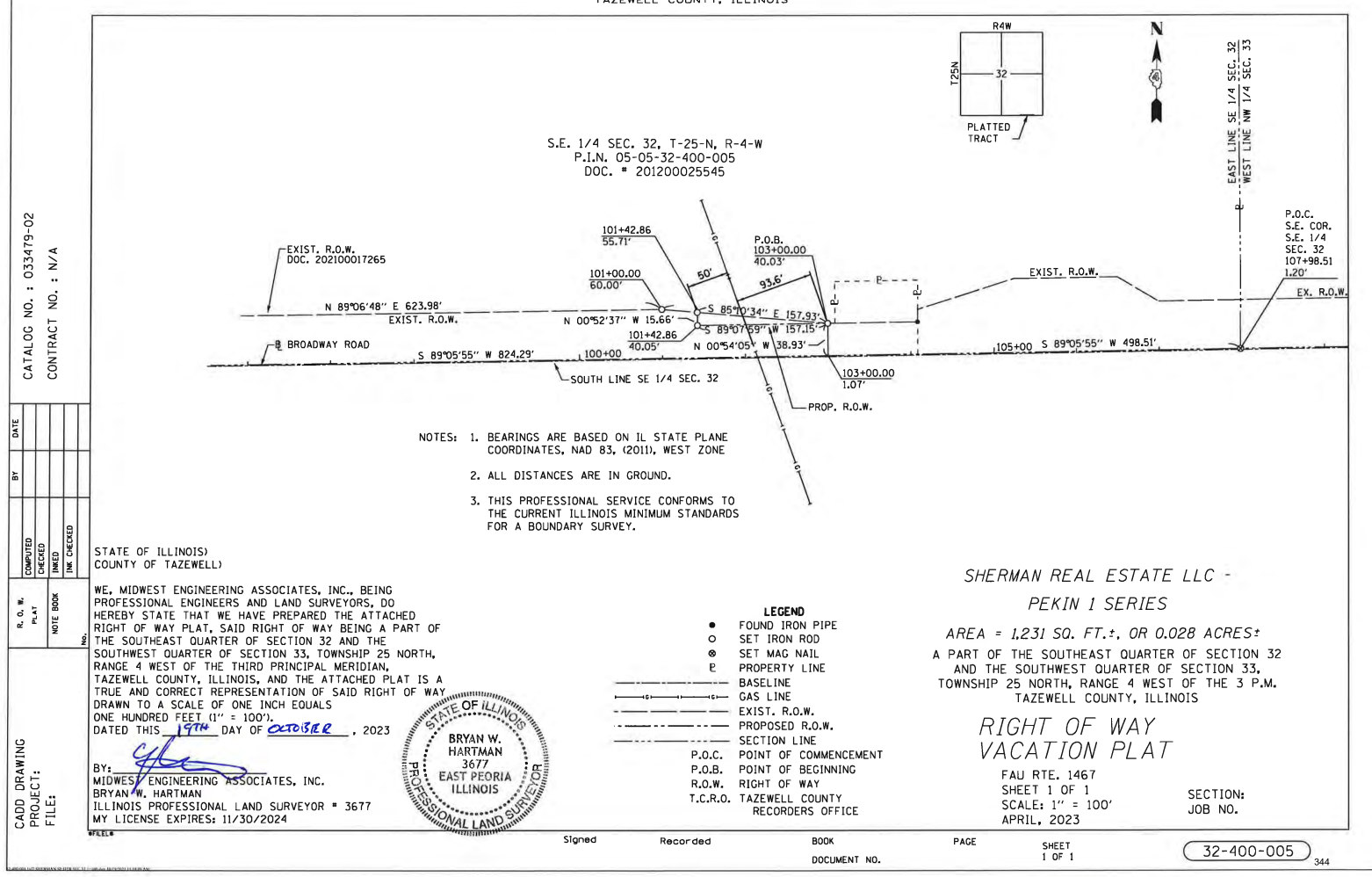
PIN: Part of 05-05-32-400-005

This deed is made, executed, and delivered pursuant to authority given by the County Board of said Illinois unit of local government.

This conveyance is made subject to easements and restrictions of record and to real estate taxes subsequent to the year 2023 and thereafter.

IN WITNESS WHEREOF, the said Cogovernment, has caused its corporate seal to be at Chairman, and attested by its County Clerk, this	
	COUNTY OF TAZEWELL, ILLINOIS, an Illinois unit of local government
ATTEST:	By Its Chairman
County Clerk	
STATE OF ILLINOIS,) ss. COUNTY OF TAZEWELL,)	
I,	OHN C. ACKERMAN, personally known to cal government, whose names are subscribed day in person and acknowledged that as such ed the said instrument of writing as Chairman ament, and caused the seal of said Illinois union authority given by the County Board of said

and deed of said Illinois unit of local governr	ment for the	uses and purposes	therein set forth.
GIVEN under my hand and notarial s	seal this	day of	, 2024.
		Notary I	Public
MAIL TAX STATEMENT TO: Sherman Real Estate, LLC – Pekin 1 Series c/o Jack Sherman 3361 Oak Hammock Court Bonita Springs, FL 34134			
	EXEMPT 3:	5 ILCS 200/31-45 (e)	
	Date:	, 2024.	
	Buver.	Seller or Representative	



This instrument prepared by:

BLACK, BLACK & BROWN 115 Washington Square Washington, IL 61571

Return document to:

BLACK, BLACK & BROWN 115 Washington Square Washington, IL 61571

CORPORATE WARRANTY DEED

THIS INDENTURE WITNESSETH that the Grantor, COUNTY OF TAZEWELL in the STATE OF ILLINOIS, an Illinois unit of local government, organized and existing under and by virtue of the laws of the State of Illinois, having its principal office at 11 S. 4th Street, Suite 432, Pekin, Illinois, for and in consideration of the sum of ONE DOLLAR (\$1.00) and other good and valuable consideration, in hand paid, CONVEYS AND WARRANTS to IRA JAMES DAWSON and SHARON L. DAWSON, the following-described real estate, to-wit:

A part of the Northeast Quarter of Section 5, Township 24 North, Range 4 West of the Third Principal Meridian, Tazewell County, Illinois and being more particularly described as follows:

Commencing at the northeast corner of said Northeast Quarter of Section 5, thence South 89 degrees 05 minutes 55 seconds West, along the north line of the Northeast Quarter of Section 5, a distance of 648.93 feet; thence South 00 degrees 54 minutes 05 seconds East, a distance of 51.10 feet to a point being on the existing southerly right of way line of Broadway Road; thence South 89 degrees 06 minutes 48 seconds West, along said existing southerly right of way line, a distance of 129.84 feet to the Point of Beginning;

Thence continuing South 89 degrees 06 minutes 48 seconds West, along said existing southerly right of way line, a distance of 109.14 feet to a point being on the proposed southerly right of way line, the following three courses are along said proposed right of way line; thence North 00 degrees 52 minutes 09 seconds West, a distance of 9.96 feet; thence North 89 degrees 07 minutes 51 seconds East, a distance of 109.14 feet; thence South 00 degrees 52 minutes 09 seconds East, a

distance of 9.93 feet to the Point of Beginning, and containing 1,086 square feet, more or less, or 0.025 acres, more or less, situated in the County of Tazewell, State of Illinois.

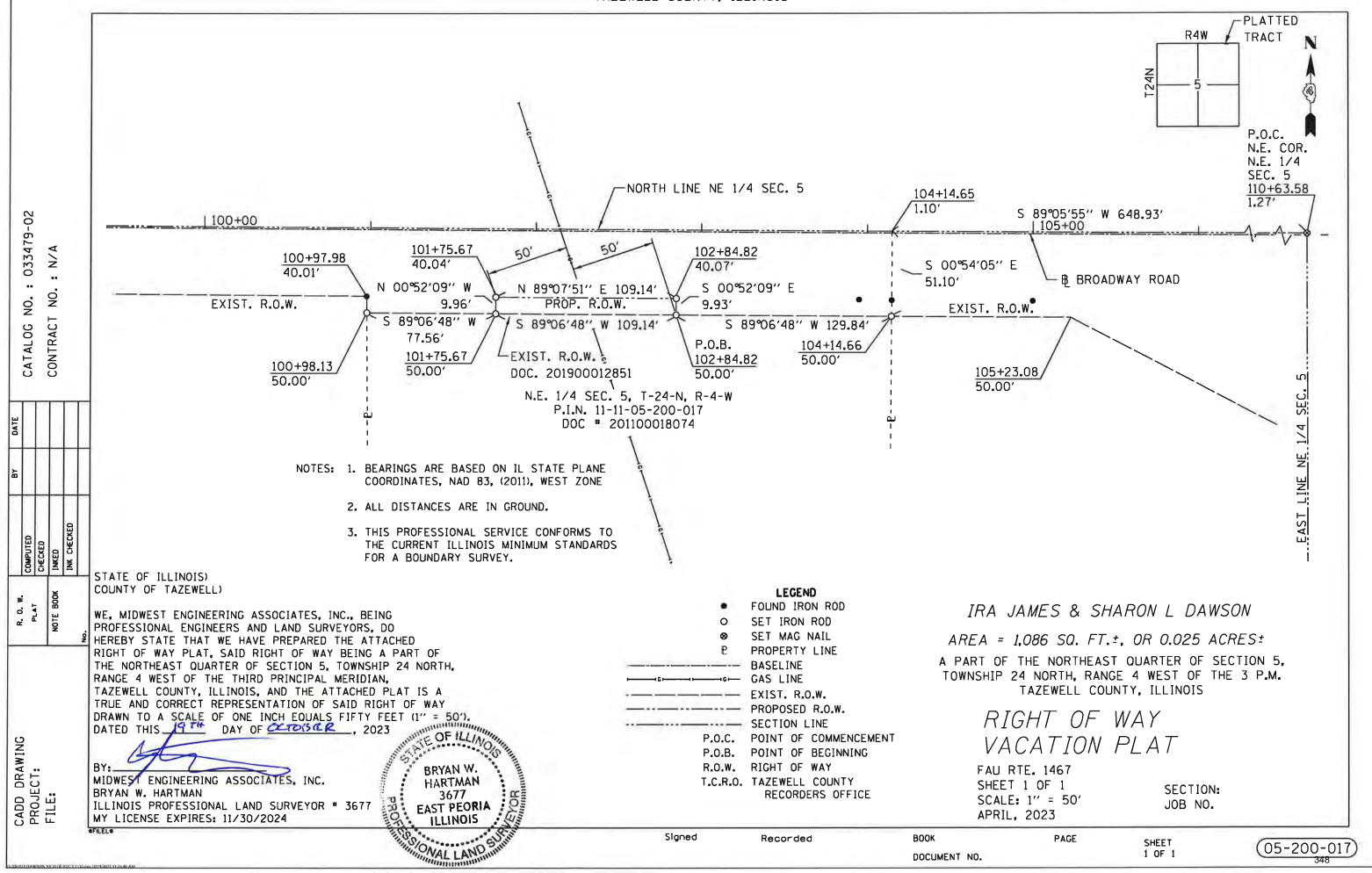
PIN: Part of 11-11-05-200-017

This deed is made, executed, and delivered pursuant to authority given by the County Board of said Illinois unit of local government.

This conveyance is made subject to easements and restrictions of record and to real estate taxes subsequent to the year 2023 and thereafter.

IN WITNESS WHEREOF, the said C		
government, has caused its corporate seal to be a Chairman, and attested by its County Clerk, this	-	- -
	COUNTY OF TA an Illinois unit of lo	ZEWELL, ILLINOIS, ocal government
	By Its Chairma	
ATTEST:	its Chairma	11
County Clerk		
STATE OF ILLINOIS,) ss. COUNTY OF TAZEWELL,)		
I,	JOHN C. ACKERM local government, who is day in person and a cered the said instrument, and caused the to authority given by	IAN, personally known to nose names are subscribed acknowledged that as such ent of writing as Chairman he seal of said Illinois unit to the County Board of said

and deed of said Illinois unit of local governm	nent for the use	s and purposes ther	ein set forth.
GIVEN under my hand and notarial se	eal this	day of	, 2024.
		Notary Publ	ic
IAIL TAX STATEMENT TO: a James Dawson 2 White Pine Lane ekin, IL 61554			
1	EXEMPT 35 IL	CS 200/31-45 (e)	
1	Date:	, 2024.	
-	Buyer, Seller o	Representative	



COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:

RESOLUTION

WHEREAS, the Executive Committee recommends approving a project change for Habitat for Humanity's Year 1 Energy Transition Community Grant; and

WHEREAS, an Energy Transition Community Grant Program has been created through the Illinois Department of Commerce and Economic Opportunity to promote economic development to communities that are in an area with a closure or reduced operation of a fossil fuel power plant, coal mine, or nuclear plant; and

WHEREAS, the Powerton Station located in the unincorporated area of Tazewell County is scheduled to close in 2028, which qualifies Tazewell County as the host entity for the grant; and

WHEREAS, Tazewell County has been awarded \$461,827 for Phase 1 and the County Board had approved a grant award amount of \$100,000 to Habitat for Humanity for the demolition of former Gardens Nursing Home in East Peoria for residential construction; and

WHEREAS, the project is not able to move forward with the City of East Peoria providing the property to another buyer; and

WHEREAS, Habitat for Humanity is requesting to use the \$100,000 grant allocation to demolish a home at 1800 American Street and refurbish a home at 1814 American Street for a veteran, located in Normandale Subdivision in Cincinnati Township, southwest of the City of Pekin; and

WHEREAS, the project change request will be submitted to the State of Illinois.

THEREFORE BE IT RESOLVED that the County Board approve this recommendation.

BE IT FURTHER RESOLVED that the County Board Chairman or County Administrator is authorized to execute and submit all documents necessary for the grant applications.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, EMA director, and the Auditor of this action.

PASSED THIS 31st DAY OF JULY, 2024.	
ATTEST:	
Tazewell County Clerk	Tazewell County Board Chairman



Building homes, communities and hope.

931 North Douglas Peoria, Illinois 61606 309-676-6729 7/10/2024

Dear Tazewell County Board,

Habitat for Humanity was granted 100k towards the demolition of the former "East Peoria Gardens" on Springfield Road in order for us to build a small Veteran Community. We were working with the City of East Peoria and they had committed to giving us the property. The property had set vacant for over 15 years and had numerous liens. The City of East Peoria had planned to Ouit Claim the property to Habitat in September of 2023. This did not happen. Someone made arrangements to pay the back taxes and the liens on the property. Habitat was relying on the City of East Peoria for this property deed. It was our understanding it was being handled so we did not take further steps to obtain the land. This has left Habitat in a position to find another property.

We had several lots and a large area of land donated to us in Pekin, Illinois. There is a home that is located at 1800 American Street that needs to be demolished. There is also a vacant home at 1814 that we can refurbish for a veteran. The home needs a great deal of work but has a good foundation and should not be torn down. Without the funding, we will not be able to restore this home. We could eventually build a new Habitat home where 1800 American stands now.

If you would allow us to keep the 100k grant, we would demolish the home that should be torn down, which will cost approximately 14k. We would use the remaining funds to remodel the home at American. We have a crew of volunteers ready to work! We would replace the roof, replace the insulation, rewire, and replace the plumbing. The home would get a new exterior, windows, landscaping and we would add a garage. The interior would be completely remodeled. It is a three bedroom home and would make a nice and affordable home for a veteran family.

We humbly request that you allow us to keep the grant that we were awarded. Habitat will turn a bad situation into something good.

Thank you for your consideration.

Lea Anne Schmidgall **Executive Director**

Habitat for Humanity of Greater Peoria Area

midgall

Google Maps 1800 American St

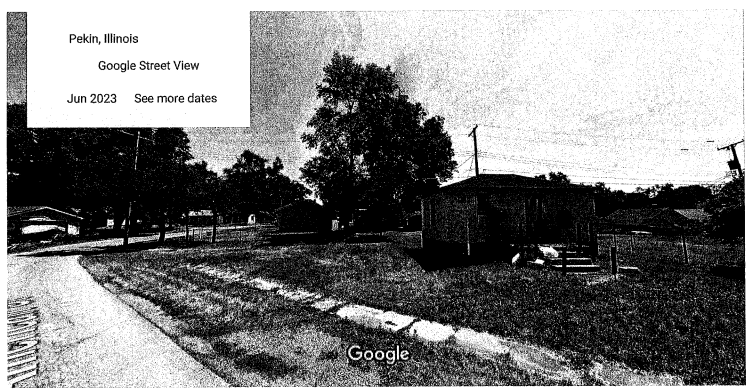
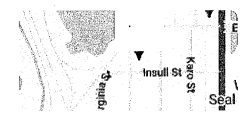


Image capture: Jun 2023 © 2024 Google



Google Maps 1814 American St

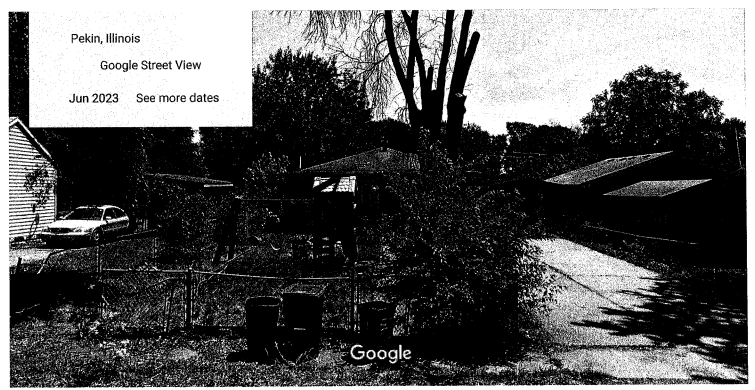


Image capture: Jun 2023 © 2024 Google

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:
Your Executive Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:
<u>RESOLUTION</u>
WHEREAS, the County's Executive Committee recommends to the County Board to approve the attached Intergovernmental Agreement to Provide Public Transportation in Tazewell and Woodford Counties; and
WHEREAS, Tazewell County receives a grant through the State of Illinois to provide rural transportation services; and
WHEREAS, Tazewell County Resource Centers is the provider of rural transportation services to both Tazewell County and Woodford County; and
WHEREAS, it has been proposed that the state provide a single grant for both counties with Tazewell County designated as the primary participant.
THEREFORE BE IT RESOLVED that the County Board approve this recommendation.
BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Finance Office, and EMA of this action.
PASSED THIS 31st DAY OF JULY, 2024.
ATTEST:
Tazewell County Clerk Tazewell County Board Chairman

AN INTERGOVERNMENTAL AGREEMENT TO PROVIDE PUBLIC TRANSPORTATION IN TAZEWELL AND WOODFORD COUNTIES Resolution 2023/24 #068

This Agreement is entered into by and between Tazewell and Woodford Counties (hereinafter referred to as "Participants") for the provision of public transportation in said counties.

WHEREAS, the provision of public transit services is essential to the transportation of persons in non-urbanized areas; and

WHEREAS, the participants wish to provide public transportation for their citizens and become eligible for grants from the State of Illinois or any department or agency thereof, from any unit of local government, from the Federal government or any department of agency thereof, and

WHEREAS, it is the mutual desire of the Participants that Tazewell County be designated as the "Primary Participant"

THEREFORE BE IT RESOLVED BY THE PARTICIPANTS

- That applications are made by Tazewell County, the Primary Participant, to the Division of Public Transportation, State of Illinois, for the financial assistance grants under section 5311 of the Federal Transit Act of 1991, and Downstate Operating Assistance Program - DOAP, for the purpose of providing public transportation in Tazewell and Woodford Counties.
- That the Tazewell County Board Chairman is hereby authorized and directed to execute and file on behalf of the Participants the grant applications named above.
- That the Participants hereby ratify, authorize, confirm, and approve any prior action of Tazewell County taken in furtherance of the foregoing and any and all documents and instruments previously executed in connection with the foregoing.
- 4. That the Tazewell County Board Chairman is hereby authorized and directed to execute and file on behalf of the Participants all required Grant Agreements with the Illinois Department of Transportation.
- 5. That it shall be the responsibility of the Primary Participant to receive all of the above-mentioned grant funds from the Illinois Department of Transportation and disburse them to the designated service provider under the terms and conditions of the agreement.
- 6.That the delivery of services by the service provider will be made in accordance with the agreement entered into by the service provider and the Primary Participant.

- 7. That any revisions to this Agreement must be agreed to by the Participants as evidenced by an addendum signed by authorized representatives of each.
- 8. That this Agreement or any part thereof may be renegotiated where changes are required by State or Federal law, rules, regulation, or court action, or when Participants agree that a new Agreement would meet their particular needs.
- 9. That this Agreement is binding upon the Participants, their successors, and assigns.
- 10. That if any section, sentence, clause, phrase, or portion of this Intergovernmental Agreement is, for any reason, held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portion of this Agreement. It is hereby declared the intent of the Participants that this Agreement shall remain valid and enforceable, notwithstanding the invalidity of any part hereof.
- 11. That this Agreement will be ongoing unless a Participant chooses to withdraw from the Agreement.
- 12. That only one original copy of this Intergovernmental Agreement shall be signed and executed by Participants and that any photocopies of the executed Intergovernmental Agreement shall be deemed to be duplicate originals.

APPROVED by the Tazewell County Board o	n the day of, 2024.
Tazewell County Board Chair	ATTEST:
DATE:	DATE:
APPROVED by the Woodford County Board of Woodford County Board Chair	on the 16th day of July, 2024. ATTEST: Down L. Kupfer
DATE: 7-16-2024	DATE: July 16, 2024

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:		
Your Executive Committees have considered the following RESOLUTION and recommends that it be adopted by the Board:		
<u>RESOLUTION</u>		
WHEREAS, the County's Executive Committee recommends to the County Board that the revised Employment Agreement between Tazewell County and Michael Deluhery as County Administrator be approved; and		
WHEREAS, the agreement extends the effective date to November 30, 2024; and		
WHEREAS, the agreement sets the annual salary to \$154,548 effective July 31, 2024 and \$160,729 effective December 1, 2024; and		
WHEREAS, the agreement revises the vacation accrual rollover to the current County policy of one-hundred twenty hours per calendar year; and		
WHEREAS, the agreement adds reimbursing the tuition costs for completing Master of Public Administration (MPA) courses on a reimbursement basis until an MPA is obtained; and		
WHEREAS, the agreement adds the County paying the health insurance premiums for the administrator for a period of four months if the agreement is terminated by the County; and		
WHEREAS, the agreement includes other minor changes.		
THEREFORE BE IT RESOLVED that the County Board approve the recommendation.		
BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Chairman, State's Attorney, and the Payroll Division of this action.		
PASSED THIS 31st DAY OF JULY, 2024.		
ATTEST:		
Tazewell County Clerk Tazewell County Board Chairman		

REVISED AGREEMENT

THIS AGREEMENT made this 31st day of July, 2024, by and between the COUNTY OF TAZEWELL, ILLINOIS, a body politic and corporate, hereinafter called the "Employer", and Michael Deluhery, in his employment as County Administrator for Tazewell County, hereinafter called the "Employee".

RECITALS

WHEREAS, the Employer has an existing employee contract with the Employee which had a starting effective of May 16, 2022; and

WHEREAS, the Employer is entering into a revised employment contract with Employee on July 31, 2024; and,

WHEREAS, the effective dates of said contract are to be July 31, 2024 through November 30, 2025; and,

NOW, THEREFORE, in consideration of the promises hereinafter exchanged, and other good and valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows:

- (1) <u>Period of Employment.</u> This Agreement shall be in full force and effect until November 30, 2025, unless it is terminated earlier pursuant to the provisions of paragraph (8), (16) or (18) of this Agreement.
- (2) <u>Employee Duties.</u> During the period of employment herein described, Employee shall perform the duties of County Administrator as set forth by law, including but not limited to the laws of the State of Illinois, all rules and ordinances of the County Board, the County Administrator's job description, and such other duties as the Tazewell County Board or County Board Chairman may lawfully assign to Employee. In so doing, Employee shall comply with all such laws.
- (3) <u>Hours of Work</u>. The parties realize that the position of County Administrator requires the person holding such position to work many weekends, evenings, and other irregular hours. It is understood and agreed that Employee shall work whatever hours may be necessary in order for him to fulfill the requirements of

the position of County Administrator, but in any event not less than forty (40) hours per week.

- (4) Employees' Salary. The Employee shall receive an annual salary of \$154,548.00 for the period commencing July 31, 2024, and said salary shall be paid in bi-weekly installments. A performance evaluation will be conducted by the Executive Committee and the County Board Chairman. Effective December 1, 2024, the Employee shall receive an annual salary of \$160,729. Future evaluations and pay increases shall become effective the first of December of each year, consistent with other County employees. After December 1, 2024, the Employee will be given an annual increase comparable to the increase approved by the County Board for other non-union employees with a yearly minimum increase of two percent. Evaluations are based on the period August 1 through July 31, of each year.
- (5) Performance Evaluation. The Executive Committee and the County Board Chairman shall review and evaluate the performance of the Employee at least once annually in advance of the adoption of the annual operating budget. Employee shall be given an opportunity to discuss the evaluation with the Executive Committee and County Board Chairman. Said review and evaluation shall be submitted for County Board approval in accordance with specific criteria developed by the County Board. Said criteria may be added to or deleted from as the County Board may determine as they see fit. Further, the County Board shall provide the Employee with a summary written statement of the findings of the Executive Committee and the County Board Chairman.
- (6) <u>Vacation Pay.</u> A maximum of one hundred (120) hours, or fifteen (15) days of vacation leave may be carried forward from one calendar year. Any vacation leave scheduled which exceeds five (5) consecutive work days must be first approved by the County Board Chairman. Upon implementation of the Employment Agreement, employee will accrue, effective upon employment date, per pay period at an hourly rate, equal to four (4) weeks vacation. All vacation leave earned prior to the effective date of this Agreement shall remain intact. Any vacation leave accrued under the terms hereof and remaining unused, at the termination of this Agreement will be paid

in cash to Employee at such time in an amount equal to the number of hours of such unused vacation leave multiplied by the Employee's then current hourly rate of pay.

- (7) <u>Sick Leave.</u> Employee shall receive the same sick leave benefits provided under the Tazewell County Personnel Policy, and all benefits earned prior to the effective date of this Agreement shall remain intact.
- (8) <u>Disability Termination</u>. Notwithstanding anything in this Agreement to the contrary, the Employer is hereby given the option to terminate this Agreement in the event Employee shall, during the term hereof, become permanently disabled as the term permanently disabled is hereinafter fixed and defined. Such option shall be exercised by the Employer giving notice to Employee by registered mail, addressed to him in care of the Employee at his current residence, or at such other address as Employee shall designate in writing. On the giving of such notice, this Agreement shall cease on the last day of the month in which the notice is so mailed, with the same force and effect as if such last day of the month were originally herein set forth as the termination date hereof.

For the purpose of this Agreement, Employee shall be deemed to have become permanently disabled, if, during any year of the term hereof, because of ill health, physical or mental disability, or for other causes beyond his control he shall have been continuously unable or unwilling or shall have failed to perform his duties for a total period of sixty (60) days, irrespective of whether or not such days are consecutive, beyond the sick leave time and vacation time accrued. For the purpose hereof, the term "any year of the term hereof" is defined to mean any twelve (12) calendar months period commencing December 1 and terminating November 30, during the terms of this Agreement. If Employee becomes permanently disabled then the Employer shall have no obligation to Employee for the severance payment as described in paragraph 16.

(9) <u>Automobile.</u> Employee shall provide his own automobile. Employee is solely responsible for all costs and expenses associated with such automobile, including but not limited to purchase, maintenance, insurance, license, registration, fines and fees. The Employer will pay a monthly car allowance of \$300.00.

Chairman, the Employer shall reimburse Employee for other Employee business expenses, such as, but not limited to, the following: air travel, taxi, auto rental, lodging, meals, professional memberships (including ICMA, ILCMA, IACA, GFOA, IGFOA, and NACO) and subscriptions to the publications and registration fees for training programs or conferences offered by organizations, or as provided in the County Personnel Policy. Such reimbursement is limited to the amount budgeted by the County Board in the administrator Expenses line item.

The Employer will provide Employee with a laptop computer and cell phone, or a mobile phone reimbursement per the Employer's policy at the Employee's discretion, to be used in performing his duties for Employer according to the same policies applicable to other County Employees.

- (11) <u>Group Medical Insurance Benefits.</u> The Employer shall offer employee health, hospitalization, dental, and optical coverage in accordance with the County Personnel Policy. The employer will make dependent coverage available in accordance with the Personnel Policy. The Employer waives any waiting period for enrollment.
- (12) <u>Tuition Reimbursement.</u> Employer shall pay tuition costs for the Employee to enroll in courses required to obtain a master's degree in public administration (MPA) in Northern Illinois University's (NIU) Master of Public Administration program. Employee shall receive reimbursement for tuition costs following the completion of each academic course term. Employer shall pay reimbursements only for those courses in which Employee receives academic credit and until Employee obtains the MPA from NIU.
 - (13) Other Benefits. There are 457(b) investment options available.
- (14) <u>Outside Activities.</u> The ICMA code of conduct is to be strictly adhered to including political neutrality. Employee shall not engage in any activity for which he receives compensation without prior approval of the County Board Chairman. Employee agrees that he shall not engage in any outside activity which may create an actual or perceived conflict of interest. Employee also agrees to arrange the outside

activity so as not to intrude upon Employee's ability to devote his full-time and attention to Employer's affairs. Employee shall sign a statement of no conflict of interest and file a copy with the County Clerk when engaging in outside activities for compensation. All work shall be conducted during evenings and weekends unless the Employee is authorized to use personal or vacation time by the County Board Chairman.

- (15) <u>Holidays.</u> Employee shall receive the same paid holidays as are afforded to other County Employees.
- (16) <u>Termination by the Employer.</u> Employer may terminate this Agreement at any time by a two-thirds vote of the County Board in favor of termination. It is understood and agreed by the parties that Employee shall be an employee "at will" and may be dismissed without cause. The termination of Employee is so specified in the Title 1, Chapter 3 of the Tazewell County Code, Sec. 5.
- (17) <u>Severance Pay.</u> In the event the Employer terminates this Agreement and Employee's employment under paragraph (16), the Employer agrees to pay Employee twenty weeks severance pay in a single lump sum payment. Said Payment shall be calculated by dividing the Employee's then current annual salary. Any amounts required to be deducted such as Federal Income Tax, FICA, State Income Tax, and IMRF shall be subtracted from the lump sum payment. Employee shall also be compensated for unused vacation leave in accordance with paragraph (6). Employee agrees to accept these payments as liquidated damages in full satisfaction of any rights, compensation, or other benefits Employee may have under the terms of this Agreement or otherwise. For a period of four months following the date of termination, the Employer shall pay one hundred percent (100%) of the premium costs to continue group medical insurance benefits for the Employee and dependents as provided in paragraph (11).

In the event Employee is terminated after being formally charged in a court of competent jurisdiction with any criminal violation committed in his official capacity or evidencing dishonesty and the Employer finds that Employee more likely than not committed such offense then the Employer shall have no obligation to Employee for the severance payment described in this paragraph.

In the event Employee is terminated after being found guilty by a court of competent jurisdiction of any criminal violation committed in his official capacity or evidencing dishonesty, or admits to committing any unlawful act involving personal gain to him, the Employer shall have no obligation to Employee for the severance payment described in this paragraph.

In the event the Employee fails to comply with paragraph (14) of this Agreement, the Employer may choose to terminate this Agreement and shall have no obligation to Employee for the severance payment as described in this paragraph.

In the event the Employer decides not to renew or extend this Agreement, the Employer shall have no obligation to pay Employee severance pay as described in this section.

(18) <u>Termination by Employee.</u> Employee may terminate this Agreement at any time by giving forty-five (45) days written notice to the County Board Chairman and acceptance by the County Board of such termination.

(19) <u>Eligibility for Benefits Afforded Other County Employees.</u>

Except for the benefit categories indicated in previous paragraphs of this Agreement, Employee shall receive the same employment benefits as are provided to other County Employees.

- (20) <u>Renewal.</u> The Employer and Employee may meet to discuss the renewal of this Agreement at any time during its term.
- (21) <u>Amendments.</u> All amendments of this Agreement are invalid and ineffective unless reduced to writing and signed by all parties.
- [22] <u>Indemnification.</u> Unless otherwise prohibited by applicable law, Employer shall defend, save harmless, and indemnify Employee against any tort, professional liability claim or demand or other legal action, whether groundless or otherwise, arising out of an alleged act or omission occurring in the performance of Employee's duties as County Administrator or resulting from the exercise of judgment or discretion in connection with the performance of official duties or responsibilities,

unless the act or omission involved willful, wanton, or intentional conduct. Legal representation, provided by Employer for Employee, shall extend until a final determination of the legal action is made, including any appeals brought by either party. Employer shall indemnify employee against any and all losses, damages, judgments, interest, settlements, fines, court costs, and other reasonable costs and expenses of legal proceedings including attorney fees, and any other liabilities incurred by, imposed upon, or suffered by such Employee in connection with or resulting from any claim, action, suit, or proceeding, actual or threatened, arising out of or in connection with the performance of his duties, provided such claim or claims does not arise out of a claim for intentional conduct and shall not include punitive damages. Any settlement of any claim must be made with prior approval of Employer in order for indemnification, as proved in this Section, to be available. Employee recognizes that Employer shall have the right to compromise or settle any claim or suit; unless, said compromise or settlement is of a personal nature to Employee. Further, Employer agrees to pay all reasonable litigation expenses of Employee throughout the pendency of any litigation to which the Employee is a party, witness or advisor to the Employer. Such expense payments shall continue beyond Employee's service to the Employer as long as litigation is pending. Further, Employer agrees to pay Employee only reasonable travel expenses when Employee serves as a party or witness of Employer regarding pending litigation. Failure of Employee to immediately notify Employer of any claim, or legitimate threat, of legal consequence known to Employee, where the potential claim is against either Employee or Employer, may preclude Employee or the claimant from any future monetary payment by the Employer due to the claim and Employee may not bind Employer for settlement of any such claims where notice to Employer was concealed. The parties acknowledge that this indemnification provision does not extend to any contract dispute between Employer and Employee.

(23) <u>This Agreement.</u> This Agreement shall be binding upon each of the parties and their respective successors, assigns, and heirs as the case may be. Employee shall not assign any of the personal services to be rendered by the

employee under this Agreement. Any swritten notice of resignation.	such assignment shall constitute employee's
Adopted this 31 st day of July, 2024.	
ATTEST:	
Tazewell County Clerk	Tazewell County Board Chairman
ACCEPTED BY:	
Employee	

APPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby appoint Meghan Brake, 205 N. Runkle Street, Hanna City, Illinois 61536 to the Human Services Transportation Planning Commission for a term commencing August 1, 2024 and expiring November 30, 2025.

COMMITTEE REPORT

TO: Tazewell County Board FROM: Executive Committee

PASSED THIS 31st DAY OF JULY, 2024

This Committee has reviewed the appointment of Meghan Brake to the Human Services Transportation Planning Commission and we recommend said appointment be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the appointment of Meghan Brake to the Human Services Transportation Planning Commission.

The County Clerk shall notify the County Board Office and the County Board Office will notify TCRPC, 456 Fulton, Suite 401, Peoria, IL 61602.

ATTECT	
ATTEST:	
Tazewell County Clerk	Tazewell County Board Chairman

REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby appoint Richard Jameson, 417 S. Locust Street, Tremont, IL 61568 to the Tremont Fire Protection District for a term commencing August 01, 2024 and expiring April 30, 2027.

COMMITTEE REPORT

TO: Tazewell County Board FROM: Executive Committee

This Committee has reviewed the appointment of Richard Jameson to the Tremont Fire Protection District and we recommend said appointment be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the appointment of Richard Jameson to the Tremont Fire Protection District.

The County Clerk shall notify the County Board Office and the County Board Office will notify McGrath Law Office, P.C., 113 S. Main, PO Box 139, Mackinaw, IL 61755 of this action.

Tazewell County Clerk	Tazewell County Board Chairman
ATTEST.	
ATTEST:	
PASSED THIS 31st DAY OF JULY, 2024.	



Tazewell County Board Calendar of Meetings August 2024

Zoning Board of Appeals Duane Lessen, Chair	Tuesday, August 6 5:30pm – JCCR	Crawford, M. Goddard, Hall, Joesting, Schmidgall, Nelms, Sinn
County Board Special Meeting	Wednesday, August 7 6:00 pm – JCCR	All County Board Members
Health Services Jay Hall, Chair	Thursday, August 8 5:30pm - TCHD	S. Goddard, Longfellow, Paget, Sinn, Hopkins, Schmidgall
Land Use Kim Joesting, Chair	Tuesday, August 13 5:00pm – Jury Room	Crawford, M. Goddard, Hall, Nelms, Sinn, Schmidgall
Insurance Review David Zimmerman, Chair	No August meeting	S. Goddard, Mingus, Rich-Stimson
Transportation Greg Menold, Chair	Tuesday, August 20 1:30pm - Tremont	Crawford, Deppert, Hall, Harris, Paget, Proehl, Nelms
Property Greg Longfellow, Chair	Tuesday, August 20 3:30pm – JCCR	Atkins, M. Goddard, Graff, Joesting, Mingus, Rich-Stimson, Schneider, Hopkins
Finance Nick Graff, Chair	Tuesday, August 20 following Property – JCCR	Atkins, Deppert, S. Goddard, Harris, Longfellow, Menold, Mingus, Proehl, Rich-Stimson, Schneider
Human Resources Tammy Rich-Stimson, Chair	Tuesday, August 20 following Finance – JCCR	Atkins, Deppert, S. Goddard, Graff, Harris, Longfellow, Menold, Mingus, Proehl, Schneider
Risk Management David Zimmerman, Chair	Wednesday, August 21 4:00pm – Jury Room	Atkins, Graff, Hall, Harris, Joesting, Longfellow, Menold, Mingus, Proehl, Rich-Stimson, Schneider
Executive David Zimmerman, Chair	Wednesday, August 21 following Risk Management	Atkins, Graff, Hall, Harris, Joesting, Longfellow, Menold, Mingus, Proehl, Rich-Stimson, Schneider
Board of Health	Monday, August 26 6:30pm - TCHD	Hall
County Board	Wednesday, August 28 6:00 pm – JCCR	All County Board Members