

OFFICIAL PROCEEDINGS
WASHINGTON COUNTY BOARD MEETING
FEBRUARY 14, 2023

The reconvened and adjourned meeting of the County Board of Washington County, Illinois was held at the Washington County Courthouse Nashville, Illinois on February 14, 2023 for the purpose of transacting county business that might come before the Board.

Present and presiding were Gary Suedmeyer-Vice Chairman and Shari Hempen, County Clerk and Clerk of the Board.

Others present were Matt Bierman-EMA, Darrah Sabo-EMA/Zoning, Sheriff Ross Schultze, Debbie Stricker-Okawville Times, John Felchlia-Ambulance Administrator, Dan Janowski-State's Attorney, Kiefer Heiman-Highway Supervisor, Todd Marver-Nashville News, Dan Durbin-Dispatcher, Mark Greten, Heather Dunmeyer-Truant Advocate, Circuit Judge Emge and Linda Tragesser

Following the Lord's Prayer and the Pledge of Allegiance, Chairman Meyer called the meeting of the Washington County Board to order at 7:02 p.m.

Roll Call was taken by Clerk Hempen with 13 members present and 2 absent. Those present were Bening, Brammeier, Hohlt, Ibendahl, Karg, Bronke, Klingenberg, Muentner, Shemonic, Small, Suedmeyer, Unverfehrt and Meyer. Absent were Lamczyk and Todd.

Chief Circuit Judge Dan Emge appeared before the Board. He told the board he has been a judge for 10 years and in the last 6 months there have been a lot of changes. The State of Illinois implemented Pre-trial services agency in September of 2022. Emge was appointed to Chief Circuit Judge of the new 24th Circuit District, which are Washington Perry, Monroe and Randolph Counties. The county where the Chief Circuit Judge resides is the employer of the probation dept. for that Circuit. All salaries, fringe benefits, office space and supplies are provided for the probation officers. The state will reimburse the county 100 % of the salary only, the County is responsible for the rest. There has to be an Administrative Assistant to the Chief Circuit Judge and a trial board administrator also, those are state funded positions, no cost to the county for those 2 positions.

Heather Dunmeyer is the Director of Truancy and Student Services, for Washington, Marion, Jefferson and Clinton Counties. Dunmeyer appeared before the board to give them an update on Truants' Alternative and Optional Education Program. (Exhibit A) Informational only.

Vice-Chairman Meyer asked if there were any additions or corrections to the minutes of the Regular County Board Meeting held on January 10, 2023. With no additions or corrections, a motion was made by Small and seconded by Karg to approve the minutes as presented. Motion carried.

Kiefer Heiman, County Engineer, brought before the Board (RESOLUTION #2023-17) Resolution for Maintenance under the Illinois Highway Code (See Exhibit B). A motion was made by Brammeier and seconded by Shemonic. Motion carried.

Kiefer Heiman, County Engineer, brought before the Board (RESOLUTION #2023-18) repair a failing drainage structure consisting of a triple 72" culvert on TR 126, Van Buren Road, Pilot Knob Road District, located 0.85 miles south of Cordes Road in Section 8, T3S, and R3W. (See Exhibit C). A motion was made by Brammeier and seconded by Klingenberg, Ibendahl abstained from the motion. Motion carried.

The Claims against the County Report was presented to the Board for approval by Ibendahl. Ibendahl asked permission of the Board to add a bill from Johnson Controls for \$420 to be added to claims. TO THE CHAIRMAN AND

MEMBERS OF THE BOARD: YOUR COMMITTEE ON February 13, 2023 EXAMINED ALL CLAIMS PRESENTED AND

RECOMMENDS PAYMENT TO THE FOLLOWING AND THE CLERK BE DIRECTED TO ISSUE ORDER ON THE COUNTY TREASURER TO THE CLAIMANTS FOR THE AMOUNTS ALLOWED. (See Exhibit D) A motion was made by Ibendahl and seconded by Brammeier to accept the report as presented. Roll call vote was taken with 13 ayes and 2 absent. Motion carried.

A motion was made by Ibendahl and seconded by Bening to make restitution to the County Board's Per Diems. Motion carried.

Chairman Meyer took over control of the Board Meeting.

The State's Attorney Monthly Report Janowski appeared before the Board to present his monthly report for approval. (See Exhibit E) A motion was made by Hohlt and seconded by Shemonic to accept the report as presented. Motion carried.

The County Clerk and Recorder's Monthly Report Clerk Hempen presented her report to the Board for approval. (See Exhibit F) A motion was made by Small and seconded by Karg to approve the report as presented. Motion carried.

The Sheriff's Monthly Report Sheriff Schultze presented his report to the Board for approval (See Exhibit G). A motion was made by Klingenberg and seconded by Muentner to approve the report as presented. Motion carried.

The Emergency Ambulance and Rescue Service Monthly Report John Felchlia Ambulance Administrator presented his report to the Board for approval. (See Exhibit H) A motion was made by Muentner and seconded by Hohlt to approve the report as presented. Motion carried.

The Treasurer's Monthly Cash Flow Statement and Budgetary status Reports for Period ending 01/31/2023 (See (See Exhibits I & J). A motion was made by Suedmeyer and seconded by Brammeier to accept the report as presented subject to audit review. Motion carried. Also included was the ARPA Fund recap (Informational Only) (See Exhibit K). Included was the County Collector's Report of 2021 Real Estate Taxes Collected in 2022 and Summary of Payments from the State of Illinois for 2022(See Exhibit L & M) (Informational Only)

Suedmeyer told the Board that the Finance Committee has no money expended for ARPA yet, but hopeful that something will be brought before the whole board in the near future.

Zoning — #Z001-23 (See Exhibit N) (Ordinance 2023-2) An application was presented by Lucas & Elizabeth Greten requesting an amendment to the Washington County Zoning Ordinance (map) change the Zone District Classification on 2.5 of 5 acres in part of the N $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Section 30 2S, 5W. A motion was made by Muentner to accept the Zoning Board's recommendation seconded by Shemonic. Roll call vote was taken with 13 ayes and 2 absent. Motion carried.

Zoning - #Z0023-23 (See Exhibit O) (Ordinance 2023-3) An application was presented by Colton Koepke and Lindsey Averbek requesting an amendment to the Washington County Zoning Ordinance (map) changing the Zone District Classification on 2 of 20 acres in the E $\frac{1}{2}$ of the SW $\frac{1}{4}$ of the NE $\frac{1}{4}$ of Section 20 3S, 4W. A motion was made by Muentner to accept the Zoning Board's recommendation seconded by Small. Roll call vote was taken with 13 ayes and 2 absent. Motion Carried.

Zoning - #S001-23 (See Exhibit P) (Ordinance 2023-4) an application was presented by Darrell Klenke, requesting the granting of a Special Use Permit to allow: A commercial recreational facility for Wedding/events on part of the NW $\frac{1}{4}$ of the NE $\frac{1}{4}$ of Section 33 IN, 3W. Bronke informed the board that there was a Failure to comply with the 12 am shutdown policy agreed upon may result THE Special Use Permit being revoked. A motion was made by Muentner to

accept the Zoning Board's recommendation seconded by Ibendahl. Roll call vote was taken with 13 ayes and 2 absent. Motion Carried.

Administrative Office of the Illinois Courts Lease Agreement for office space (See Exhibit Q) was brought before the board for approval and a signature. A motion was made by Suedmeyer and seconded by Brammeier to approve and have Chairman Meyer sign the agreement. Motion carried. Roll Call vote was taken with 13 ayes and 2 absent.

Southern Illinois Electric Aggregation Municipality Power of Attorney (See Exhibit R) and Services Agreement (See Exhibit S) was brought before the board for approval and signature. Suedmeyer told the board we go through this every couple of years. It is mainly for Ameren Customers. Ameren customers do not have to participate they can opt out. A motion was made by Suedmeyer and seconded by Hohlt to proceed with the POA and Agreement. Motion carried. Roll call was taken with 13 ayes and 2 absent.

At this time, Chairman Meyer called for committee reports.

Ambulance- 2 meetings; 1 regular and 1 joint with Building Committee

Animal Control- 1 meeting

Cemetery- No meeting

Claims against the County- 1 meeting

Communications/Drug Task- No meeting

County Buildings- 2 meetings; 1 regular and 1 joint with Ambulance Committee.

The bids for the jail renovation have been extended until March 1st.

County Health Department- 1 meeting

Education- No meeting

Enterprise Zone (Centralia) - No meeting

Enterprise Zone (Nashville) - No meeting

Environmental, EMA & Zoning- 3 meetings

Finance, Claims & Economic Development- 1 meeting

Suedmeyer asked permission of the Board to increase Sheriff Schultze's Regions Credit Card limit from \$2000 to \$5000. Klingenberg asked why he is asking for an increase, Sheriff Schultze told him for training expenses. A motion was made by Suedmeyer to make the increase he also asked for a roll call vote. Motion was seconded by Unverfehrt motion carried. Roll Call vote was taken with 13 ayes and 2 absent.

Insurance- No meeting

Legislative- No meeting

Personnel, Policy & Appointments: (See Exhibit T)

Locust Creek Cemetery Association: Ibendahl made a motion to appoint Jill Bowers to replace Alan Bowers Sr. the motion was seconded by Karg. Motion carried.

Ibendahl made a motion to appoint Glen Johannes to replace Howard Johannes Shemonic seconded that motion. Motion carried.

Ibendahl made a motion to reappoint Richard Schuette and Alan Hohlt seconded by Brammeier. Motion carried.

Pilot Knob Cemetery:

Ibendahl made a motion to appoint Matt Lockhart to replace Ed Lockhart, he will fill out his unexpired term Ibendahl told the board there is still an opening on the Washington County Hospital Board

Planning Commission- 1 meeting

Road & Bridge-I meeting Safety-

1 meeting

Solid Waste- No meeting

South Central IL. Growth Alliance- No meeting

911- 1 meeting

911/Communications- 2 meetings.

Contract Negotiations — FOP no meeting

Contract Negotiations — IBEW no meeting

Hohlt presented the Collective Bargaining Agreement by and between County of Washington, Washington County Clerk, Treasurer, State's Attorney, Supervisor of Assessments and Sheriff. (See Exhibit U) Hohlt made a motion to approve the agreement seconded by Suedmeyer. Motion carried. Roll call vote was taken with 13 ayes and 2 absent. This agreement is retroactive to December 1, 2022. This is the end of the labor contracts for 2022.

Chairman Meyer wanted to thank the FOP and IBEW committees for the work on the agreements.

A motion was made by Shemonic and seconded by Muentner to approve payment of monthly utility expenses and payroll expenses. Motion carried.

Chairman Meyer asked for any comments from the public.

The next regularly scheduled meeting will be March 14, 2023 at 7:00 p.m.

A motion was made by Hohlt and seconded by Ibendahl to adjourn the meeting. Motion carried. The meeting of the Washington County Board adjourned at 7:52 p.m.

Shari Hempen, Washington County Clerk and Clerk of the Board

WASHINGTON COUNTY BOARD

101 E. St. Louis st., Nashville, IL. 62263

COUNTY BOARD MEETING:

7:00 P.M February 14, 2023

AGENDA

1. Prayer and Pledge
2. Call to Order
3. Roll Call
4. Acknowledgment of Guests
5. Circuit Judge Dan Emge (Informational Only)
6. Truant Advocate (Informational Only)
7. Approval of the January 10, 2023 County Board Minutes
8. Highway Department:
 - Resolution to appropriate motor fuel tax funds for FY23 maintenance activities
 - Resolution to appropriate township aid under 605 (LCS 5/5-50 o Pilot Knob Road District
 - Van Buren Road
9. Claims against the County
10. Approve County Board Expenses
11. State's Attorneys Monthly Report
12. County Clerk and Recorder's Monthly Report
13. Sheriffs Monthly Report
14. Emergency Ambulance & Rescue Service Monthly Report
15. Treasurer's Monthly Cash Flow & Budgetary Status Report
16. ARPA Fund monthly recap (Informational Only)
17. Zoning: Case #2001-23 Lucas Greten Map amendment
Case #Z002-23 Lindsey Averbeck Map amendment
Case #S001-23 Darrell Klenke Special Use Permit to allow Commercial recreational facility
18. Approve the Administrative Office of the Illinois Courts Lease Agreement for Office Space
19. Southern Illinois Electric Aggregation
20. Committee Reports:
 - IBEW: Contract Approval
 - Finance: Sheriff Dept, Credit Card Limit increase
 - Personnel:
 - Locust Creek Cemetery Appointments & Re-appointments:
 - Jill Bowers to replace Alan Bowers Sr.
 - Glen Johannes to replace Howard Johannes
 - Richard Schuette — re-appointment
 - Alan Hohlt Appointed
 - Pilot Knob Cemetery appoint Matt Lockhart to replace Ed Lockhart's unexpired term
21. Approve Monthly Utility Expenses, and Payroll Expenses
22. Opportunity for the General Public to address the County Board
23. Adjournment

Agenda items may be re-arranged during the meeting at the Board's discretion.
Old and New Business may be discussed within each agenda item.
General Comments on non-agenda items may be made without action being taken.

1 1/30/23

Maintenance Items

Maintenance Operation	Maint Eng Cate o	Insp. Req.	Material Categories/ Point of Delivery or Work Performed by an Outside Contractor	Unit	Quanti	Unit Cost	Cost	Total Maintenance Operation Cost
Seal Coat		No	CA/CM 13 Furnish	Tons	1,700	\$30.00	\$51,000.00	\$51,000.00
Seal Coat		No	CA/CM 16 Furnish	Tons	400	\$18.00	\$7,200.00	\$7,200.00
Seal Coat		No	HFE 150 Furn/Apply	Tons	225	\$720.00	\$162,000.00	\$162,000.00
Shoulder/Subgrade		No	CA'CM 6 Furnish	Tons	750	\$21.00	\$15,750.00	\$15,750.00
Subgrade Repair		No	Bit Mix #1 FOB	Tons	350	\$80.00	\$28,000.00	\$28,000.00
Subgrade Repair		No	Bit Mix #2 FOB	Tons	700	\$100.00	\$70,000.00	\$70,000.00
Pavement Patching		No	Poly Mod Cold Patch FO	Tons	300	\$200.00	\$60,000.00	\$60,000.00
Pavement Marking		No	Striping - Yellow/White		500,000	\$0.10	\$50,000.00	\$50,000.00
Snow & Ice Control		No	Bulk Rock Salt Furnish	Tons	400			
Snow & Ice Control	ILA	No	FAJFM S Furnish	Tons	800	\$120.00	\$48,000.00	
						\$25.00	\$20,000.00	\$20,000.00
Total Operation Cost								\$511950.00

Estimate of Maintenance Costs Summary

Maintenance

Local Public Agency Labor

Local Public Agency Equipment

Materials/Contracts(Non Bid Items)

Materials/Deliver & Install/Materials Quotations (Bid Items)

Formal Contract (Bid Items)

MFT Funds	RBI Funds	Other Funds	Estimated Costs
\$335,000.00			\$335,000.00
\$100,000.00			00,000.00
\$20,000.00			\$20,000.00
\$491,950.00			\$491,950.00
Maintenance Total	\$946,950.00		\$946,950.00

Estimated Maintenance Eng Costs Summary

Maintenance Engineering

NIFT Funds

RBI Funds

Other Funds

Total Est Costs

	\$946,950.00			\$946,950.00
Preliminary Engineering				
Engineering Inspection				
Material Testing				
Advertising				
Bridge Inspection Engineering				
Maintenance Engineering Total				
Total Estimated Maintenance				

Remarks

RESOLUTION

WHEREAS, it is necessary to repair a failing drainage structure, consisting of a triple 72" culvert on TR 126, Van Buren Road, Pilot Knob Road District, located

0.85 miles south of Cordes Road in Section 8, T3S, R3W, and

WHEREAS, the Road District Highway Commissioner has petitioned this Board through its Road & Bridge Committee for assistance under 605 {LCS 5/5-501, and

WHEREAS, the Committee finds the request to be in order at an estimated replacement cost of \$3,410.

WHEREAS, the petitioner has agreed to pay 50% of the final cost as the Road District share for replacing this structure.

NOW, THEREFORE, IT BE RESOLVED, that the Washington County Board hereby authorizes the appropriation of \$1705, or as much as may be required to provided 50% of this structure's final cost, and that said appropriation is to be paid from the County Bridge Fund.

STATE OF ILLINOIS

WASHINGTON COUNTY)

I, Shari Hempen, County Clerk in and for said County, in the State aforesaid, and keeper of the records and files thereof, as provided by Statute, do hereby certify that the foregoing is a true, perfect and complete copy of a Resolution adopted by the County Board of Washington County at its regular meeting held in Nashville, Illinois on February 14th, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said County at my office in Nashville, Illinois in said County this 14th day of February, 2022.



Sharon Lempert
County Clerk

ns\Township Aidi\Pilot Knob\MRES-Culvert Repairs-Van Buren Road-I
4.2023.docx

Report of Committee

STATE OF ILLINOIS

WASHINGTON
COUNTY)

Nashville

Illinois

February 1,
2023

Mr Chairman, Ladies and Gentlemen of the County Board:

Your committee to who was referred the claims against the County
Highway

Department for the month of January 2023 would beg leave to submit the
following report on the matter before them. That claims as shown on the
attached sheets in the following total amount be approve for payment.

County Highway Fund \$89,425.74

County Bridge Fund \$0.00 County Matching Fund
\$0.00

County MFT Fund \$61,672.65


Road District Fund \$538,521.00


Township Bridge Fund \$0.00

Total

\$689,619.39

Alt of which is respectfully submitted.



Chairman


David R Kang

Claims Committee

Page : 1
Date: 02/13/2023
Time : 11:4

Number	Vendor Name	Number	Date	Date	Liq. ?	No.	Code	Date	Batch
2989	A T & T	02/2023/AC	01/19/23	02/14/23	02/14/23	N		02/02/23	DONNA
Vendor	Inv/P0 Claire Invo ce Due	G/L	Comm. Bank Sys ten	Operator Number	N umber N umber r			Date	
	001 01-501.16	PHONE	ACCT g288133444, ANIMAL CONTROL	INTERNET				70. 00	2797
			01/19/23 02/14/23 02/14/23						
			Gross Invoice Amount 70.00	Net Invoice Amount				70. 00	
3100	ADAMS, CARI.	01/2023	01/20/23	02/14/23	02/14/23			02/09/23	DONNA
			AMBULANCE - REIMBURSE MENTAL HEALTH SEMINAR					2797	
	007 00-501.39	TRAINING & MGMNT						104.88	
			Gross Invoice Amount 104.88	Net Invoice Amount				104.88	
2773	ADVANCED CORRECTIONAL HEALTHCA	124636	01/10/23	02/14/23	02/14/23			01/27/23	DONNA
	001 05-505.43	WASHINGTON CO SHERIFF - FEB 23 ON-SITE MEDICAL						2797	
		INMATE MEDICAL NEEDS						4,025. 68	
			Gross Invoice Amount 4,025.68	Net Invoice Amount				4,025. 68	
2773	ADVANCED CORRECT IONAL HEALTHCA	125501	02/01/23	02/14/23	02/14/23			02/03/23	DONNA
	001 05-505. 43	WASHINGTON COUNTY SHERIFF - MAR 23 ON-SITE MEDICAL						2797	
		INMATE MEDICAL NEEDS						3, 715.82	
			Gross Invoice Amount 3,715.82	Net Invoice Amount				3,715. 82	
3561	ATV	1274927	01/09/23	02/14/23	02/14/23	N		02/09/23	DONNA
			SALES ORDER ID: 377941, WASHINGTON CO AMBULANCE - REPAIR	IV 2797					
	007 00-501.45	EQUIPMENT MAINTENANCE						603.43	
			Gross Invoice Amount 603.43	Net Invoice Amount				603.43	
3561	ALV	1274926	01/09/23	02/14/23	02/14/23	N		02/09/23	DONNA
			SALES ORDER YD: 377939, WASHINGTON CO AMBULANCE - REPAIR	IV 2797					
	007 00-501 .45	EQUI PMENT MAINTENANCE						603. 43	
			Gross Invoice Amount 603.43	Net Invoice Amount				603. 43	
3500	AMAZON CAPITAL SERVICES	IOYN-CMW7-1YLD	01/29/23	02/14/23	02/14/23			02/03/23	DONNA
			ACCT #AIOEC9EWN9266H, SHERIFF DEPT - SURGE PROTECTOR					2797	
	001 05-505.31	OFFICE SUPPLIES/EXPENSE						12.79	
			Gross Invoice Amount					12.79	
			Net Invoice Amount					12.79	

940

AMEREN ILLINOIS 02/2023/JAIL 01/17/23 02/14/23 02/14/23
02/02/23 DONNA ACCT 47244004174, JAIL - 245 N KASKASKIA ST 2797
UTILITIES

001 01-501.05

Gross Invoice Amount 1, 968.62 Net Invoice Amount 1,
968.62

940

AMEREN ILLINOIS 02/2023/ 01/12/23 02/14/23 02/14/23 02/02/23 DONNA
ACCT #9998681137, AMBULANCE 125 w SAINT LOOTS ST 2797
UTILITIES

001 01-501.05

432 .45

WASHINGTON COUNTY CLERK & RECORDER
REPORT OF COLLECTIONS
COLLECTION FOR THE PERIOD 1/1/2023-1/31/2023 DECEMBER

2022:

Beginning Balances: \$ 2,087.34

Fees Collected: 154,513.00 Total \$156,600.34

DISBURSEMENTS:

Tax Redemptions	118,636.21
Tax Redemptions Interest	9,914.29
Revenue Stamps	6,100.00
Larado Usage Fee	777.56

Disbursements s 135,428.06 Balance:
\$21,172.28



Shari Hempen
SHARI HEMPEN
CLERK/RECORDER
WASHINGTON
COUNTY

JANUARY 31, 2023

WASHINGTON COUNTY TREASURER:

(G.I.s. ASSESSOR FUND) \$ 3,360.00

(G. I.s. RECORDER FUND) 168.00

ILLINOIS DEPT OF REVENUE:

(R.H.S.P. - \$9.00 PER 185 DOC) 1,512.00

IL DEPT. OF PUBLIC HEALTH

(\$4.00 SURCHARGE DEATH CERT) 24.00

STATE TREASURER, IL DOMESTIC VIOLENCE

(YLARRIAGE LICENSE SURCHARGE) 25.00

NATALIE LYNCH, WASHINGTON COUNTY TREASURER:

(RECORDER AUTO FUND) 1,344.00 NATALIE LYNCH,

WASHINGTON CO TREASURER:

(DOCUMENT STORAGE FEES) 504.00

(FEE'S COLLECTED) 12, 147.94

TOTAL \$19,084.94

TOTAL DISBURSEMENT \$135,428.06

Remaining Balance Tax Redemption #130068: \$458.16 Tax

Redemption #130041: \$207.91

Tax Redemption #140063: \$275.41

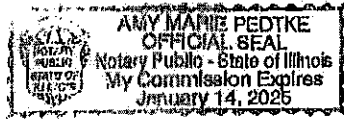
Tax Redemption#2014-()00054: \$927.26

Tax Redemption#2014-000058: \$218.60

Total remaining balance \$2, 08Z 34

TOTAL DISBURSEMENTS FOR THE MONTH OF JANUARY, 2023.

SUBSCRIBED AND SWORN TO BEFORE ME THIS 1st DAY OF FEBRUARY
2023.



Amy Marie Pedtke
NOTARY

Washington County
Emergency Ambulance and Rescue Service
160 N West Court Nashville, IL

Phone: (618) 327-3075 Fax: (618) 327-7281

Monthly Report for January 2023

Receipts/Billing

January Service Fees	\$ 98,766.50 - 5yr Average = \$ 89,065.60
January Income from Fees	\$ 45,659.61 - 5yr Average = \$ 54,890.34

Total Expenses

January Bills	\$ 17,611.35
January Salaries	\$ 97,227.59

Total calls for FY 2023	5yr Average
-------------------------	-------------

December 2022:	157	-	147
----------------	-----	---	-----

January 2023:	138	-	137
	0		

February 2023:

March 2023:

April 2023:

May 2023:	0	-
-----------	---	---

June 2023:

July 2023:

August 2023:

September 2023:	0
-----------------	---

October 2023:

November 2023: 0

2023 Totals: 295

02/10/23

Time : 16:0

CASH BALANCES AS OF JANUARY 31, 2023

---Cash Flow Statement---

Account Number	Description	Beg Balance	Receipts	Disbursements	End Balance
	GENERAL FUND CHECKING	2.	401,	518,433.79	1, 905,
		023,235.	121.28		923.47
		98			
	2, 023,	401,	518,433	.79	1,905,
	235.98	121.28			923 .47
	88.516.				89,
	89	653. 07	0.00	169.95	
	29,771.08	0.00	0.00	19,771 -os	
	396.63	0.00	0. 00	396 . 63	
	793, 267.20	9,103.59	144,511. 54	657,	
				859.25	
	954, 727.67	49,	126,183'. 05	878,	
		661.22		205. 84	
	2,617.	78, 523	162, 458	2,534,	
	994.97	.60	.18	060.39	
	70,	1,579-	0.00	72,454-	
	874.40	82		22	
	166,444.40	1, 298.99	347.20	167,	
				396.19	
	134,907.08	1.361.50	0.00	268. 55	
			557 .	58.57	
	102.45	514.00	88		
	137, 355.77	38.60	0.00	137,	
				394.37	
	60,097.25	140, 947	15, . 92	185,	
		76		168. 09	
	2, 003. BI	0.00	0.00	2, 003 .	
				8	
	11,	350-31	0.00	12,	
	821.28			171.59	
	0.00 .	0.00	0.00	0 .00	
	151, 335.36	35-36	0.00	151,370.72	
	GENERAL INVESTMENTS				
	VETERANS ASSISTANCE BALANCE				
	BRUG EMP TASK FORCE BALANCE				
	REALT'H DEPARTMENT BALANCE				
	WAS H CO. EMERG SERVICE.				
	TMR? & SOCIAL SECURITY BALAN				
	RECORDER S AUTOMATION BRI,ANC				
	COAWY COURT FUND BALANCE				
	AUTOMATION BALANCE				
	LAW LIBRARY BALANCE				
	CHILD SUPPORT BALANCE				
	PROBATION EM.ANCE				
	L . DUECRER BALANCE				
	DOT EQUIPMENT BALANCE				
	EMINENT DOMIN BALANCE				
	SHERIFF'S TAX SALE				
	S DRUG BALANCE				
	INDemnITY				

AUTOMATION BALANCE	34, 674.75	9. 83	0.00	34, 684.58
BALANCE	96, 431.78		0.00	96, 459-12
INEZTRITANCE BALANCE	0. 00	0.00	0.	0.00
UNKNOWN HEIRS BALANCE	0-00	0.00	00	00
COUNTY HIGHWAY BALANCE	1, 635, 424 9	2, 016.92	0.	0. 00
COUNTY BRIDGE BALANCE	1, 145,	295- 62	57,795.	1,579,
MATCHING FUNDS BALANCE	409.50		66	645.35
COUNTY MOTOR FUEL TAX BXI-ANC	1, 278,	295. 62	2,	1, 812.36
ROAD	937.84		892.76	
TOWNSHIP BRIDGE BALANCE	3, 496,	127 820	0.	1,279,
COUNTY MOTOR FUEL TAX BXI-ANC	467.08	.76	00	233-46
ROAD	33 ,	0.38	0.00	2, 710,
TOWNSHIP BRIDGE BALANCE	975.16		930.83	
COUNTY MOTOR FUEL TAX BXI-ANC	1, 140,	0-00	1, 333	3,624,
ROAD	062.84		.30	954.54
TOWNSHIP BRIDGE BALANCE	1,	0. 00	0.	33, 975-
COUNTY MOTOR FUEL TAX BXI-ANC	301.72		00	74
ROAD	2,	131.31	0.00	1, 140,
TOWNSHIP BRIDGE BALANCE	967.27		062.84	
COUNTY MOTOR FUEL TAX BXI-ANC	2, 604.80	2, 345.26	0.00	1, 301.
ROAD	120, 006.	49-32	978.03	119, 678
TOWNSHIP BRIDGE BALANCE	78		06	
COUNTY MOTOR FUEL TAX BXI-ANC	307, 808- 1,	342.53	184 -	308,
ROAD	08		17	966.44
TOWNSHIP BRIDGE BALANCE	26, 078-	197. 00	0.	26,275.
COUNTY MOTOR FUEL TAX BXI-ANC	98		00	98
ROAD	154,	4, 693	0.00	158. 742
TOWNSHIP BRIDGE BALANCE	048.33	.91		.24
COUNTY MOTOR FUEL TAX BXI-ANC	48 844.36	348.27	132.	49,
ROAD	6,485.99	0.17	91	059.72
TOWNSHIP BRIDGE BALANCE			0.	6 , 486.
COUNTY MOTOR FUEL TAX BXI-ANC	7,495.	30.00	00	16
ROAD	92		1, 988-	s, 537.92
TOWNSHIP BRIDGE BALANCE			00	

PRARIE STATE REVENTJE FUND

DOG	CAT WELFARE FUND	7, 024.389.67	.0.00	.0.00	7, 024, 30.67
		13, 124.56	200.00	171.50	13, 153.06
	CORONERS FUND	s.523.18	250.00	0.00	s, 773.18
	GENERAL OBLIGATIONS BONDS 2010	0.00	0.00	0-00	0.00
	ELECTRONIC CITATION FUND	7 954 55	46.41	0.00	8. 000.96
	DEBT SERVICE FUND	32, 067.45	12, 550. 78	742. 00	43, 8 76.23
		19, 523.20	SI. 00	0.00	19, 574 - 20
	STATE'S ATTORNEY AUTOMATION	47. 919	S91.00	0.00	48, 510.00
	CO CLERX DOCUMENT STORAGE	. 00			

11

NATALIE LYNCH
OFFICE OF THE COUNTY TREASURER

WASHINGTON COUNTY
101 E. ST. LOUIS ST.
NASHVILLE, ILLINOIS 62263
PHONE: EXT 152 FAX:
(618)327-8749 OFFICE
HOURS: 8:00am - 4:

A R P A FUND RECAP

	Income	Disbursements
PREVIOUS FUND BALANCE:	\$ 2,271,225.64	
(As of 11/30/2022)		

JANUARY 2023 ACTIVITY

INCOME:

Community Trust Bank — Interest	579.26
---------------------------------	--------

\$ 2, 271,804.90

TOTAL

EXPENSES:

Premium Pay: Communications Dept.	\$ 3,548.78
-----------------------------------	-------------

CURRENT FUND BALANCE: \$ 2,268,256.12

(As of January 31, 2023)

COLLECTOR'S REPORT 2021/2022 PG. 5

FREEBURG HSD #	7	7	3,069.29
NASHVILLE HSD#	9	9	3,305,723.20
PINCKNEYVILLE HSD #101			1,590.37

CENTRALIA HSD #200

654,488.81 To High School Districts:
\$
3,964,871.67

To Community College Districts:

KASKASKIA COLLEGE #501
REND LAKE COLLEGE #521

\$
1,547,072.74

397.69

368 989.58 310,274.50

COOPERATIVE EXTENSION SERVICE 136,737.55 COMMUNITY
MENTAL HEALTH 115,391.57

To Park, Co-Op Extension, Community
Mental Health, Hospitals, Sr. Services,
TIF Districts:

MEMORIAL PARK \$

SOUTHWESTERN ILLINOIS COLLEGE 368,989.58
\$ 1,916,460.01
ASHLEY TIF 13,170.86 OKAWVILLE TIF 188,240.94
CENTRALIA TIF 58.12
WASHINGTON CO. SENIOR SERVICES 75. 75
795.82

WASHINGTON COUNTY
HOSPITAL 454,917.75

\$ 1,294,587.11

PRIOR YR OVER-DISTRIBUTION (City of Ashley-2020)\$ *24.24

\$ 27,444,124.50 ***

Other Distributions to Districts:

BANK INTEREST 797.68

In-House/Tax Sale Fees Distribution:

COUNTY CLERK FEES 376.00
INDEMNITY FEES FUND 1,880.00
TAX SALE AUTOMATION FEES FUND 940.00
SALE IN ERROR FUND 5,640.00
1 1/4% INT. CHARGES DISTRIBUTED TO 43,289.81
GENERAL FUND



THURS

WASHINGTON CO UNTY ZONING OFFICE
125 W. st. Louis st. Phone (618)327-4800 ext. 345 Nashville. IL 62263
FAX(618)327-7281

OFFICE HOURS:

TUES 8:00A.M.- NOON
8:00 . 4:00 P.M.

Email : Matt.bierman@washingtonco.illinois.gov

ORDINANCE TO AMEND ZONING MAP

2023-2

WHEREAS, a public hearing was held in the Washington County Courthouse in Nashville, Illinois on January 26th 2022, at 7:00 pm, before the Zoning Board of Appeals and notice of said hearing was duly given; and

WHEREAS, an application #Z001-23 was presented by Lucas & Elizabeth Greten requesting an amendment to the Washington County Zoning Ordinance (map) changing the Zone District Classification on 2.5 of 5 acres in:

Part of the North half of the Southwest Quarter of Section 30
Township 2 South, Range 5 West of the Third Principal
Meridian, Washington County, Illinois

Located on 1/4 of a mile North of Darmstadt rd. on Washington County line Rd. on the east side.

WHEREAS, the Zoning Board of Appeals has recommended the X Approval, Denial, the County Board of Washington County Concur in the aforesaid findings and recommendations; and

NOW THEREFORE, BE IT ORDAINED by the County Board of Washington County, Illinois for a Zoning Map Amendment to change the Zone District Classification of the above-described property from Ag. to R-1 to _____ be Granted/Denied. ADOPTED this 14th day of February 2023.

Aye 13
Nay _____
Abstain _____

Attest: _____

[Signature]

[Signature]

COUNTY CLERK

County Board Chairman



Nay Findings of Facts and Recommendations:

After considering the testimony presented at the hearing, the Zoning board of appeals makes the following finding of facts and recommendations:

1. Effect on General Welfare

None

2. Effect on Nearby Property

Will improve the area

3. Effect on Public Facilities, Traffic Circulation and Utilities

None

4. Effect on Nearby Schools, Hospitals, etc.

None

Accordingly, the Zoning Board of Appeals has recommended by a vote of 6 Yes and 0 No that the request for a Zoning Map Amendment be X granted denied. This is a X positive negative recommendation.

Considerations:

None

Respectfully,



ZONING BOARD OF APPEALS



Matt Bierman Washington County Zoning Administrator

WASHINGTON COUNTY ZONING OFFICE

125 W. st. Louis st. Phone ext. 345 Nashville. IL 62263 FAX (618)327-4800
(618)327-7281

OFFICE HOURS:

TUES 8:00AM.- NOON

THURS 8:00 4:00 P.M.

Email : Matt.bierman@washingtonco.illinois.gov

ADVISORY REPORT/FINDING OF FACT LETTER

Zoning Map Amendment

To the Honorable David Meyer and Members of the Washington County Board:

RE: Case #Z002-23 Lindsey Averbeck Map amendment

Your Zoning Board of Appeals submits for your consideration its recommendations on the above cited application for a Zoning map amendment.

The Sub'ect Pro ert

The East half of the Southwest Quarter of the Northeast Quarter
of Section 20, Township 3 South, Range 4 West of the Third
Principle Meridian, Washington County, Illinois

Located on ³/₄ of a mile East of Carter rd. on County Hwy 29 south side of road between the curves.

Characteristics of the Surrounding Area

Row crop and timber.

Zoning Amendment sought

20 acres currently zoned Ag. Requesting that 2 of it be rezoned to R-1 to build a house.

The Public Hearing:

After due notice as required by law, the Zoning Board of Appeals held a public hearing on the request for the Zoning Map Amendment cited above on January 26th, 2023, at 7:30 pm in the Washington County Board room. Mrs. Averbek was present to offer testimony. There were no oral objections on this request for the Zoning Map Amendment. There were no letters of objection read.



THURS

WASHINGTON COUNTY ZONING OFFICE

126 W. st. Louis st. Phone ~~(618)327-4800~~ ext. 945 Nashville, IL 62263 FAX (618)321-1281

OFFICE HOURS:

TUES 8:00A.M. - NOON
8:00 - 4:00 P.M.

Email : Matt.bierma.n@washingtonco.illinois.gov

ORDINANCE FOR SPECIAL USE PERMIT

2023-4

WHEREAS, a public hearing was held in the Washington County Courthouse in Nashville, Illinois on January 26th, 2023 and continued on February 9th 2023 at 7:30 pm, before the Zoning Board of Appeals and notice of said hearing was duly given; and

WHEREAS, an application #S001-23 was presented by Darrell Klenke, requesting the Granting of a Special Use Permit to allow:

A Commercial recreational facility for Wedding/events on property below:

Part of the Northwest Quarter of the Northeast Quarter of Section 33
Township 1 North, Range 3 West of the Third Principal Meridian,
Washington County, Illinois

Located at the end of Kaskaskia Rd. on the east side.

WHEREAS, the Zoning Board of Appeals has recommended the X_ Approval, Denial, of said application; and conditions of approval (if any):

1. Failure to comply with the 12am shutdown policy agreed upon may result in SUP being revoked

WHEREAS, the County Board of Washington County Concur in the aforesaid findings and recommendations; and

NOW THEREFORE, BE IT ORDAINED by the County Board of Washington County, Illinois, that a Special Use Permit for the above-described use on this property be

X—Granted Denied.

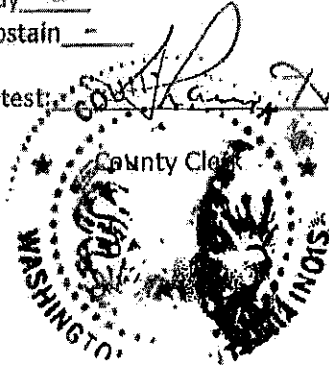
ADOPTED this 14th day of February 2023.

Aye 10

Nay —

Abstain —

Attest:



David A. Meyer
County Board Chairman

13

Findings of Facts and Recommendations:

After considering the testimony presented at the hearing, the Zoning board of Appeals makes the following finding of facts and recommendations:

1. Effect on General Welfare

None

2. Effect on Nearby Property.

Concerns about. Noise factors.

3. Effect on Public Facilities. Traffic Circulation and Utilities

Dead end road at river, private roads with no out access and hard to turn around

4. Effect on Nearby Schools, Hospitals, etc.

None

Accordingly, the Zoning Board of Appeals has recommended by a vote of 5 Yes and 0 No that the request for a Special Use Permit be X granted —denied. This is a X positive —negative recommendation.
Considerations:

Failure to comply with the 12am shutdown policy agreed upon can result in SUP being revoked.

Respectfully,

ZONING BOARD OF APPEALS

By Dwayne Mulholland, Chairman

5. Rental:
 - A. Obligations of the State shall cease immediately without penalty or further payment being required if, in any fiscal year, the Illinois General Assembly or federal funding source fails to appropriate or otherwise make funds available for the lease. Funds are to be sent to:
Washington County, Treasurer, 101 E. St. Louis Street, Nashville, Illinois 62263
Rental for periods less than one full month shall be prorated on a daily basis.
 - B. Lessee shall pay gross rent (which includes base rent, real estate taxes, all costs associated with common area maintenance, insurance, any other assessments, utilities, janitorial and scavenger services) according to the following schedule.
From February 1, 2023 to January 31, 2028, at an annual rate of \$3,768.60, payable in monthly installments of \$314.05.
 - C. If the judicial branch tenant is funded by sources other than appropriations from the General Assembly, Lessor may only look to the responsible for payment unless the judicial branch tenant is by appropriations from the General Assembly.
6. Fiscal Funding: If the lease extends beyond June 30th of any year, the lease is subject to sufficient funds being made available by the General Assembly.
7. Use of Demised Premises: Office of Statewide Pretrial Services, or any tenant substituted pursuant to the paragraph on "Assignments," shall use the premises.
8. ~~Improvements:~~ The parties agree that there are no specifications for ~~time~~ ^{improvements at this}.
9. Care and Maintenance: Lessee accepts the demised premises as ~~presently~~ ^{presently constituted} except for noncompliance by Lessor with all applicable building, fire, and life safety codes and latent defects, and further to the completion of any improvements required to be made by Lessor elsewhere in this lease, ~~for subject to the c~~
Lessor shall provide pay all costs related to the following:
 - A. Power as required supply heating, cooling and ventilation maintain leased premises at or below 78 degrees Fahrenheit during cooling season and at or degrees Fahrenheit during heating season.
 - B. Power as required by Lessee for all necessary fixtures and equipment.
 - C. Necessary fixtures for heating, cooling, water, electricity, Internet, and all maintenance and repairs.
 - D. Installation and maintenance of an adequate ventilation system to maintain air exchange levels in conformance with all applicable codes.
 - E. Adequate lighting and all necessary repair or replacement expenses related to such lighting.
 - F. Hot and cold running water and sewer as by Lessee.
 - G. Cleaning service ~~and scavenger service~~ service to keep premises clean, healthful and bright.
 - H. Comprehensive exterminating service.
 - I. Elevator service where applicable.
 - J. Service and maintenance of fire extinguishers.
 - K. Snow and ice removal from sidewalks and parking area.
 - L. Maintenance of lawn and shrubs.
 - M. Cleaning and painting of common shared areas as needed and lessee areas to be evaluated at the end of the lease.
 - N. Parking for 6 vehicles. General maintenance of parking lot.
(1) Address Of parking lot: Same as in lease.
 - O. Provide for surface mounted raceways or wall cavity conduit which allows Lessee to install computer and telecommunications wiring.
 - P. All general maintenance and repairs not caused by Lessee's negligence.
 - Q. Other: Real estate taxes, insurance, and Internet.
 - R. Furniture, fixtures, and equipment as described in Exhibit C.
10. Holdover: If, after expiration of the lease, Lessee shall retain possession of the premises, the lease shall continue in full force and effect on the same terms and conditions except the lease be on a month-to-month basis until terminated, but no case may the lease continue on a month-to-month or other holdover basis for a total of more than 6 months. Rent shall be paid monthly on a prorated basis at the rate paid during the last expired lease term.
11. Accessibility: Lessor acknowledges that this lease is in compliance with the pertinent handicapped accessibility laws where applicable.
12. Prevailing Wage: All Tenant Improvement work completed on behalf of or for the use of the Lessee shall be performed at not less than the prevailing hourly wage rate as determined by the Illinois Department of Labor in the Prevailing Wage Act. Lessor is responsible for obtaining any periodic revisions to the wage rates from the Department See 820 ILCS 130/0.01 et seq.

13. Quiet Enjoyment: Lessor and/or parties signing on behalf of Lessor covenant and certify that they have full right and power to execute and perform this lease and to Lease commit Form to Disclosure all described Statement, covenants, Lessee Authority will have and eligibility full use of for the corporations, premises free partnerships from harassment, and trusts disturbances shown on the attached Real Estate or eviction by or any person or entity. If Lessor has given a mortgage on the premises, Lessor shall provide that default or foreclosure

2

Revised 11/17

28. and Ownership: the requisite Lessor site covenants control to and enter warrants into this that lease interest record agreement title Lessee, to the by virtue demised Lessee, of premises other contract contractual is held Purchaser, by agreements Lessor Optionee, or that with etc.), the record Failure has lawful title by Lessor owner authority to subsequent transferee, assigns or successors in by fully reference and accurately therein, complete shall constitute the provisions a material of Exhibit breach B, of the this Real Lease, Estate Lease Form D (Disclosure Statement, attached hereto and incorporated

It be is entitled acknowledged to immediately that the terminate event of this such lease a material and vacate breach the demised by Lessor, premises, its assigns, in transferees, the alternative, or other Lessee successors may elect in to interest, declare the Lessee material shall breach but remain in possession for the balance of any term remaining, and as liquidated damages and not as a penalty, to reduce rental payments and other charges hereunder by twenty-five percent (25%) for the entire term of this lease including any extensions thereto or periods of holdover, or until the material breach is cured by full and complete disclosure, occurs first, the foregoing reductions represent a reasonable recovery by the parties hereto to estimate a fair compensation for the foreseeable losses to Lessee that might result

29. **Change of Ownership or Beneficial Interest:** The Administrative Office of the Illinois Courts must be notified in writing by Lessor of any change in ownership and/or beneficial interest of a trust within thirty (30) days of the occurrence in Illinois. Lessor shall be required to comply with any and all disclosure requirements of applicable Illinois law, or regulations governing real estate lease transactions. It is understood and agreed by the parties that any subsequent assignee, transferee, and other successors in interest to Lessor shall be specifically subject to the liquidated damages provisions of the preceding provision for material breach in failing to comply with disclosure requirements.
30. Entire Agreement: This lease, including its addenda and exhibits, contains the entire agreement of the parties with respect to the matters covered by this and no other agreement, statement, or promise made by any party, or to any employee, officer, or agent of any party, which is not contained in this lease shall be binding or valid.
31. Severability: If any provision of this agreement should be found illegal, invalid or void, it shall be considered severable. The remaining provisions shall not be impaired and the agreement shall be interpreted as far as possible to give effect to the parties' intent.
32. **Modifications:** Any modification, change or amendment subsequent to the execution of this agreement may be made only by an instrument in writing executed and signed by the parties.
33. Waiver: The failure of any party to enforce any provision of this agreement shall not constitute a waiver by such party of any provision. The past waiver of a provision by either party shall not constitute a course of conduct or a waiver in the future with respect to the same provision.
34. Examination of Instrument: Submission of this instrument for examination does not constitute a reservation of or option for the premises. The does not become effective as a lease or otherwise until executed by both Lessor and Lessee.
35. Time is of the Essence: Time is of the essence of this lease and of each and every covenant, term, condition and provision hereof.
36. Disclosure: The following exhibits are made a part of this lease:
- Exhibit A - Area Floor Plan
 - Exhibit B Disclosure Statement
 - Exhibit C - Furniture, Fixtures and Equipment Inventory
37. certifications:

- A. Conflict of Interest. Lessor certifies that neither he/she, his/her spouse or minor child, is an elected official in this State holding a seat in the General Assembly, or appointed to or employed in any of the offices or agencies of State government for which he/she, his/her or minor child receives compensation in excess of 60% of the salary of the Governor of the State of Illinois, or that he/she, his/her spouse or minor child is an officer or employee of the Capital Development Board or the Illinois Toll Highway Authority. Lessor further certifies that no person listed herein is entitled to receive (1) more than of the total distributable income of any firm, partnership, association, or

corporation or (II) an amount in excess of the salary of the Governor. Further, Lessor certifies that no person listed herein, together with his/her spouse or minor children is entitled to receive (I) more than 15%, in the aggregate, of the total distributable income (R) an amount in excess of 2 times the salary of the Governor. See section 50-13 of the Judicial Branch Procurement Code as section 50-13 of the Illinois Procurement Code (30 ILCS 500/50-13)).

B. Bid-rigging or Bid-rotating. Lessor certifies that he/she/it has not been barred from contracting with the State as a result of a violation of section 33E-3 or 33E-4 of the Criminal Code of 1961, see 720 ILCS 5/33E.3, 33E.4.

C. Educational Loan Default- If the Lessor is an individual, he or she certifies that he or she is not in default on an educational loan. See 5 ILCS 385/3.

D. Anti-bribery. Lessor certifies that he/she/it is not barred from being awarded a contract or subcontract under section 50-5 of the Judicial Branch Procurement Code (same as section 50-5 of the Illinois Procurement Code (30 ILCS 500/50-5)). Section 50-5 prohibits a contractor or subcontractor from entering into a contract with a State agency if the contractor or subcontractor has been convicted of bribery or attempting to conduct bribery in which officer is a or matter employee of the State of Illinois, acknowledges or if the contractor that the AOIC or subcontractor Director may have declared made this an admission of guilt of such lease void if this certification is false.

4

Revised 11/17

as section 20-160 of the Illinois Procurement Code (30 ILCS 500/20-160)). Lessor acknowledges that the AOIC Director may declare the lease void if this certification is false.

O. Felons. Lessor certifies that he/she/it is not barred from being awarded a contract under 30 ILCS 500/50-10. Section 50-10 prohibits a contractor from entering into a contract with a State agency if the contractor has been convicted of a felony and 5 years have not passed from the completion of the sentence for that felony, Lessor further acknowledges that the AOIC Director may declare the lease void if this certification is false.

38. Legal Status Disclosure by Lessor: Under penalties of perjury, I certify that the name, taxpayer identification number, and legal status listed below are correct.

Vendor and/or Business Name: Washington County

Taxpayer Identification Number

SSN: _____ or EIN: 37-6902302

(If you are an individual, enter your name and SSN/ as it appears on your Social Security Card. If completing this certification for a sole proprietorship, enter the owner's name followed by the name of the business and the owner's SSN. For all other entities, enter the name of the entity as used to apply for the EIN and the EIN.)

Legal Status (check one)

☐ C) Individual

☐ Owner of sole proprietorship

☐ C) Partnership

☐ Tax-exempt

☒ X Government entity

C) Corporation (providing or billing medical and/or health care services Corporation

NOT or billing medical and/or health care services

Nonresident alien Individual

Estate or legal trust

Foreign corporation, partnership, estate, or trust

Limited Liability Company (select applicable tax classification) disregarded entity (if checked, lessor must provide a copy of the IRS EIN assignment letter)

C = corporation (if checked, lessor must provide a copy of the IRS acceptance letter) partnership (if checked, lessor must provide a copy of the IRS EIN assignment letter)

Other:

IN WITNESS WHEREOF, the parties have executed this lease agreement on the date indicated below.

LESSOR:

AOIC Lease Agreement for Office Space Page of 6

Administrative Office of the Illinois Courts
Signature

Washington County

Type/Print Name

Type/Print Name

Washington

goat-a Chairman

Chief Fiscal Officer

Kara M.
McCaffrey

David A. Meyer
Signature

David Meyer

Type/Print Title

Type/Print Title

2023

David

Date

Date

** copy of the -7ud/cia/ Bratzh Procurement Code is avai/ab/e upon written request from the Administrative Office of the I//ino/s Courts.

Real Estate Lease Form Disclosure Statement

This statement must be completed by the Lessor

Disclosure Of the following Information is required by Illinois law (50 ILCS 105/3. t). lease may be declared void by the State if information is not provided. (This form has been approved by the Forms Management Center.)

I. State the name of each individual having a beneficial interest in the lease and each individual, who, together with his spouse or minor children, has a beneficial interest in the lease. (Applies to individuals, partnerships, and/or corporations.) If no one individual owns more than interest in such entity or if such corporation is publicly traded and there is no readily known individual having greater than 7½% interest, then the requirements of this disclosure may be met by so stating below.

N/A — Lessor is a government entity and the property is government property.

II. For land trusts, state the name of every owner or beneficiary having an interest in the lease.

N/A

III. Are any of the persons listed above elected or appointed officials, employees of the State or the spouse or minor child of same?

☒ No Yes If "yes", explain employment and/or relationship.

IV. I, David Meyer, state on oath or affirm that I am Chairman of the Board of Washington County and that the disclosure made above is true and correct to the best of knowledge. I will provide any additional documentation requested by the State of Illinois. I further certify that Lessor has not bribed or attempted to bribe an officer or employee of the State of Illinois. I certify that the disclosure made above is correct to the best of my knowledge.

State of Illinois }
County of Washington } SS:
I, Jane E. Hasheider, certify
on Feb 14, 2023 David A. Meyer
personally appeared before me and swore or affirmed that he signed
this document as _____ of _____
and that the information provided was true and correct.

David A. Meyer 2-14-23
Signature Date
Jane E. Hasheider
County Clerk / Clerk of Board 2-14-23
Attestation (name/title) Date

Notary Seal



Jane E. Hasheider
Notary Public

Commission Expires 1-26-24



MUNICIPALITY POWER OF ATTORNEY

MUNICIPALITY Washington County
ADDRESS 101 E. St. Louis St.
CITY/STATE/ZIP Nashville, IL. 62263
TELEPHONE 618-327-4800

Municipality hereby appoints Satori Enterprises, LLC ("SAP") which includes AGE as Attorney-in-Fact for purposes herein and authorizes SIAP to execute a Power Supply Agreement ("contract") with the selected electric supply bidder on behalf of the municipality as a member of the Southern Illinois Aggregation Partnership.

The start date for the contract shall coincide with the expiration of the Municipality's current agreement in December 2023 or sooner if a blend & extend agreement is secured.

Municipality authorizes the execution of the contract under the above terms. Further, Municipality represents and warrants through the term of the agreement, as follows: 1) all acts necessary to the valid execution, delivery and performance of the agreement or contract extension, including without limitation, public notice, election, referendum, prior appropriation or other required procedures has or will be taken and performed as required; 2) all persons authorized to act on behalf of the Municipality are the duly elected or appointed incumbents in their positions and hold such positions in good standing in accordance with Municipality by-laws or other applicable law; 3) entry into and performance of this agreement are for a proper public purpose; 4) the term of this agreement or contract does not extend beyond any applicable limitation imposed by relevant or applicable law.

MUNICIPALITY

Sign: David A. Meyer
David A. Meyer
County Board Chairman
February 14, 2023

Print:

Title:

Date:

Please return the signed Southern Illinois Aggregation Partnership Municipality Power of Attorney to:

SIAP

Attn: Jordan Haarmann

300 S. Wacker Dr., Suite 800
Chicago, IL 60606
FAX: (618)-205-5069
Email: jordan.h@ageltc.com

3. This Agreement may be amended from time to time by the Parties. Any amendment to this Agreement shall be made in writing and shall be signed by the Parties or their respective successors and assigns.
4. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument. Facsimiles and copies of original signature pages will be treated as originals.
5. Notices hereunder may be given by mail or by fax transmission addressed or faxed to the Party to which it is being given at such Party's address or fax number set forth below and shall be effective (a) in the case of mail, 3 days after deposit in the postal system, first class postage pre-paid and (b) in the case of fax notices, when sent. Either Party may change its address and fax number by written notice to the other Party.

Satori Energy (AGE)	Municipality:	Municipality: <u>Washington County</u>
Attn: Jordan Haarmann		Attn: <u>Gary Suedmeyer</u>
Address : 300 S. Wacker Dr., Suite 800		Address: <u>101 E. St. Louis St.</u>
City State : Chicago, IL 60606		City/State/Zip: <u>Nashville, IL. 62263</u>
Phone : 618-203-8328		Phone: <u>(618) 214-0231</u>
Email: jordan.h@agealc.com		Email: <u>Gary.Suedmeyer@WashingtonCoIllinois.gov</u>

Upon acceptance of the terms of this Agreement, please sign the document where indicated below and return a copy to me either by email (Jordan.h@ageltc.com) or fax to 618-205-5069,

Agreed and accepted this 14th day of February 2023.

Satori Enterprises, LLC:

By: _____
Jeff Haarmann, Managing Director

Washington County
Signature: David A. Meyer
Name: David A. Meyer
Washington County Board Chairman

Municipality:

Signature:

Print Name:
Title:

COMMITTEE APPOINTMENTSNAME: Richard Schulte (Reappoint)ADDRESS: 800 N KaskaskiaCITY & STATE: Nashville IL 62263COMMITTEE: Locust Creek Cemetery AssnDATE APPOINTED: Aug 1 2022TERM EXPIRES : Aug 1 2028COMMITTEE APPOINTMENTSNAME: Alan Hohl ReapptADDRESS: 1355 W. JeffersonCITY & STATE: (paalo B)COMMITTEE: Locust Creek Cemetery AssnDATE APPOINTED: Aug 1 2022TERM EXPIRES: Aug 1 2028COLLECTIVE BARGAINING AGREEMENT

BY AND BETWEEN

COUNTY OF WASHINGTON,
WASHINGTON COUNTY CLERK, TREASURER,

STATE'S ATTORNEY, SUPERVISOR OF ASSESSMENTS and SHERIFF

and

LOCAL UNION 702

INTERNATIONAL BROTHERHOOD
OF ELECTRICAL WORKERS

Effective December 1 , 2022 through November 30, 2025

Article XXX	Highway Department-----	25
Article xxxl	Miscellaneous-----	27
Article xxxll	Classifications and Wage Rates -----	28

- A) To direct all operations of the County;
- B) To hire or promote, and to create positions within the County;
- C) To suspend, discharge, and take other disciplinary action against employees;
- D) To determine the work to be performed by the County, the number of workers necessary to perform that work, and to lay off employees accordingly;
- E) To maintain efficiency of County operations;
- F) To introduce new or improved methods of operations;
- G) To introduce new or improved tools, machinery, facilities or other implements;
- H) To change existing methods of operation or tools, machinery, implements or facilities;
- I) To contract out for goods and/or services;
- J) To take whatever action is necessary to carry out the functions of the County in situations of emergency due to acts of God or emergencies beyond the control of the County, provided, however, that in the event a County department(s) is closed due to any circumstance referenced herein, the employees of all other departments shall not be entitled to the same time off, additional pay, comp time or any other compensation;
- K) New employees are to undergo a medical physical and drug testing. New employees are both new hires and current Washington County employees new to an open position. Any employee that is involved in an accident, while operating a county owned vehicle, will result in immediate drug/alcohol testing. Any injury that is labeled on the job, whether in a vehicle or not, will result in immediate drug/alcohol testing;
- L) All Washington County Employees will be subject to random drug/alcohol screening at the cost of the County.

Section 2.2

Nothing in this Agreement shall be construed as delegating others the authority conferred by law on the County, State's Attorney, Supervisor of Assessments, the County Clerk, the Sheriff, the Treasurer or any other department of the County, or in any way abridging or reducing such authority.

voluntarily signed a dues deduction authorization on November 7, 1988, or thereafter, and new employees who elect not to join the Union and not be subject to this section shall not be subject to any dues deduction for any share of the costs set forth above.

- B) The Union shall certify to the employer the amount of Union dues and also the proportionate share of the costs of the bargaining process, contract administration and pursuing matters affecting wages, hours and conditions of employment for Union members who are subject to subsection (a) but who have withdrawn from the Union. The proportionate share cannot exceed dues uniformly required of Union members in good standing.
- C) The Union shall notify the employer in writing of any change in Union dues or proportionate share fees at least thirty (30) days prior to the effective date of the new dues or fees.
- D) The obligation of any Union member who voluntarily executes a proper dues deduction card and submits the card to the County payroll clerk may be revoked if the employee has, on the basis of a bona fide tenet or teaching of a church or religious body of which that employee becomes a member, objects to the payment of a proportionate share of fees to the bargaining representative. Upon proper substantiation of the employee's objections and collection of the fee from the employer, the bargaining representative will make payment on behalf of the employee to a mutually agreeable non-religious charitable organization, in accordance with 5 ILCS 315/6 (G) and the rules and regulations of the Illinois State Labor Relations board.
- E) An employee who is laid off longer than one (1) month will be responsible for paying his or her monthly membership dues directly to the Union.
- F) The Union shall indemnify and hold the County harmless against any and all claims, demands, suits, or other forms of liability that arise out of or by reason of action taken or not taken by the County in connection with any provision of this Article.

ARTICLE IV

SENIORITY

Section 4.1

Seniority as defined herein shall prevail and shall apply to all bargaining unit employees who perform work within the scope of the work classifications covered herein.

- f) Failure to report for scheduled work or to notify their immediate supervisor of the reason thereof within a forty-eight (48) hour period;
- g) An employee being unable to return to work within a twenty-four (24) month period for sickness or injury other than an on the job injury.

Section 4.6

An employee's position on any wage progression schedule shall have no bearing on the employee's seniority date.

Section 4.7

If the seniority date of two (2) employees is equal, the seniority shall be determined by the alphabetical order of the employee's surnames and given names at the time of employment.

Section 4.8

An employee's administrative service date shall have no bearing on the employee's seniority date,

Section

Seniority can be exercised on:

- a) Selection of vacations;
- b) Job bidding;
- c) Layoffs and rehire after layoffs;
- d) Shift selection.

ARTICLE V

FORCE REDUCTION

Section 5.1

When making a reduction in force and when rehiring, the following procedure shall be observed:

- a) Employees who have not completed their probationary period in the department in which the layoff is to occur shall be laid off first;
- b) Part-time employees within the department in which the reduction is to occur shall be laid off;

- c) Full-time employees within the department in which a layoff is to occur shall be laid off beginning with the least senior;

6

FIRST PRIORITY: full-time employees within the department and parttime employees within the department who have accumulated hours worked in excess of one thousand (1000) hours.

SECOND PRIORITY: full-time employees within the bargaining unit.

THIRD PRIORITY: all other employees within the bargaining unit.

- c) Vacancies or newly created positions will not be filled by active employees with less seniority than laid-off employees. Laid-off employees with greater seniority will be offered recall rights prior to filling the position;
- d) Should an employee decline a position, it shall have no effect on his applications as to future positions;
- e) An employee moving to a different position, newly created position or a vacancy will be given a reasonable opportunity to demonstrate his qualifications and ability. If an employee transfers to another department they should not be allowed to return to the old position.

Section 6.2

DEFINITIONS:

- a) VACANCY: An unoccupied employee position previously filled by an employee.
- b) NEWLY CREATED POSITION: An employee position which previously did not exist in a department.

ARTICLE VII

EQUAL EMPLOYMENT OPPORTUNITIES

Section 7.1

It is agreed that there shall be no discrimination by the Union or the Employer against any employee or applicant for employment with respect to hiring, firing, rate of pay, work assignment, or any term or condition of employment for reasons of race, religion, color, sex, age, marital status, handicap, political affiliation or national origin, in compliance with Title VII of the Civil Rights Act of 1964 as amended, Executive Order 11246, as amended, the Illinois Human Rights Act, or any rule or regulation promulgated there under.

Union Representative must agree to the extension in writing. Probationary period extension does not change any other benefits due to the employee after six (6) months of being on the job.

Section 9.2

Subject to Sections 9.3 and 9.4, employees may be discharged for just cause only. The parties recognize, however, that certain positions within the County, including the Chief Deputy to the Treasurer, Supervisor of Assessments, the Chief Deputy Recorder to the County Clerk, and the Secretary to the State's Attorney are positions which require the elected officials in each of those offices to have complete confidence in the abilities of the person occupying that position and that employee's complete support of the elected official. The elected official in each department shall have the right to terminate the employee holding the positions referenced above if that employee intentionally takes action or fails to take action which has a damaging influence on the elected official. If the act is unintentional, the elected official may impose such discipline as is appropriate under the circumstances.

Section 9.3

The County, including the County Clerk, Treasurer, State's Attorney, Sheriff, Supervisor of Assessments and the supervisors of any of its departments, and all persons acting in management capacity for the employer, shall have the right to immediately discharge any employee for any of the following reasons:

- a) unprovoked or unjustified assault or battery of a supervisor, fellow employee, or other person while the employee is on duty;
- b) the use of alcoholic beverages or illegal narcotics or drugs, when at work or during work hours.
- c) conviction of any felony whether committed on-duty or off-duty;
- d) intentionally making a false statement on the application for employment;
- e) failure to pass any required testing, or failure to maintain required certification in accordance with state and federal regulations.

The grounds for immediate discharge contained in this section are not exclusive.

Section 9.4

The County, its officers and supervisors/department heads, may establish reasonable written work rule(s). If the work rule(s) is/are posted in a conspicuous place or if they are distributed to employees, ignorance of the rule(s) will not constitute a defense to a violation of such a rule.

waive any rights of confidentiality. Probationary status has the meaning as listed in Article XXIII, Section 23. 1.

ARTICLE X

JURY OR WITNESS DUTY

Section 10.1

If called for jury duty or as a witness in a jury trial, all employees shall receive full pay for each day of jury service, less the amount of money reimbursed from the government agency or the party subpoenaing the witness, provided the employee returns to the work assignment during such regular work hours as their services are not required in court. Reimbursable expenses such as mileage, meals, etc., shall not be included in this deduction. No overtime pay will be considered in the above.

ARTICLE XI

LEAVE OF ABSENCE

Section 11.1

Upon a written request, a leave of absence without pay, after one (1) continuous year of service, may be granted following authorization by the department head and approval by the County Board. A leave of absence is defined as a period of time up to, but not exceeding, three (3) months duration. Upon approval by the department head and the County Board, the leave may be extended an additional three (3) months. Failure to report at the pre-arranged end of the leave, unless an extension is requested, shall be grounds for termination. A leave of absence for the purpose of working elsewhere or seeking other employment will not be granted.

Acceptance of gainful employment while on approved leave will result in termination plus loss of seniority, unless the employee has first obtained written approval for such other employment from his/her department head and has also obtained the approval for such employment from the County Board.

ARTICLE XII

HOLIDAYS AND PERSONAL DAY(S)

Section 12.1

The following days will be paid holidays for full-time County personnel on the active payroll other than ambulance workers. Employees shall receive one (1) regular day's pay for each

holiday and personal day(s).

New Year's Day

Columbus Day

Martin Luther King Day

Veteran's Day

President's Day

Thanksgiving Day

12

Section 13.3

Any full-time County employees will be allowed to carry two hundred forty (240) unused sick leave days forward year to year. Employees will be paid at their respective rate for any unused sick leave in excess of two hundred forty (240) days that remain on December 31st of each year. This payment will be made on the first payroll check in January.

Section 13.4

Sick leave days are payable at the regular workday rates.

Section 13.5

Sick leave applies to an employee's illness, not that of a relative or dependent; however, an employee may use up to five (5) accumulated sick days per year due to illness of the employee's spouse, parent or child (includes adopted and stepchildren), Part-time employees are not eligible for sick leave. Unused sick leave is not payable upon termination of employment.

Section 13.6

Unreported or abused sick leave absences from duty are considered sufficient causes for dismissal.

Section 13.7

When an employee has excessive absences due to sickness or is sick more than three (3) consecutive days, the supervisor may request a doctor's certificate.

Section 13.8

If, for any reason, it is necessary for an employee to go off duty during the working hours, notice should be given to his/her supervisor.

Section 13.9

Time off for medical and dental appointments will be handled by the sick leave program.

Section 13.10

A physician's work release allowing an employee to return to work may be required after an absence of over three days. A physician's work release will be required any time after a back injury.

Section 13.1 1

Full-time employees may donate their available sick leave to other full-time employees.

ARTICLE XV

EMPLOYEE BOND

Section 15.1

The County shall provide the required bond for County personnel. The necessary information for bonding will be required upon date of employment or, if missed at this time, at any date requested thereafter.

ARTICLE XVI

VOTING

Section 16.1

Employees shall be permitted time off for voting as set forth in 10 ILCS 5/17-15 (1992).

ARTICLE XVII

BEREAVEMENT LEAVE

Section 17.1

An employee shall be given upon request, three (3) consecutive working days leave to bereave the loss or attend the service of the death of a parent, spouse, child, stepchild, brother, sister, step-brother, step-sister, mother-in-law, father-in-law, grandchild or grandparent of the employee. Pay will be based on the regular rate of pay to compensate for the actual time lost within the approved period. The employee should notify his immediate supervisor. Additional time off without pay may be granted to an employee who is unable to return to work after three (3) days.

Section 17.2

In the event of the death of a sister-in-law, brother-in-law, aunt or uncle of the employee, or the employee's spouse's grandparent, an employee will be permitted, upon request, one day off to attend the service. Pay for this day will be based on the regular rate to compensate for the actual time loss of one (1) day. Additional time off without pay may be granted to an employee requesting it.

Section 17.3

Employees may be required to present evidence of death, of the relationship of the deceased to him, or evidence of both before payment for time off may be allowed.

Section 17.4

The County will comply with the Illinois Child Bereavement Act.

Section 20.2

The normal work week will consist of thirty-five (35) hours of five (5) consecutive days, Monday through Friday, for Courthouse/Judicial Center personnel, and the highway department secretary.

Section 20.3

The normal work day for the Courthouse/Judicial Center will consist of seven (7) hours from 8:00 a.m. to 4:00 p.m. with a one (1) hour unpaid lunch period to be taken as agreeable with the department supervisor and employee and in accordance with past practice.

Section 20.4

The normal work day for the Custodian will consist of eight (8) hours, from 7:00 a.m. to 4:00 p.m. with a one (1) hour unpaid lunch.

Section 20.5

The field person's normal work day will be in compliance with Section 20.4 except for instances when the field person must meet with township assessors, land owners or other necessary parties to fulfill the job duties of the position.

Section 20.6

The field person's normal work week will consist of thirty-five (35) hours and the schedule will be set by the employer and employee. It is intended that the employee will not work Sundays and Holidays. The employee will be compensated for overtime as other personnel as covered by Section 21.1, unless the parties mutually agree otherwise. The field person will not be covered by Sections 21.2 and 21.3 of this Agreement.

ARTICLE XXI

OVERTIME

Section 21.1

All time worked in excess of eight (8) hours per day or forty (40) hours per week, except for Courthouse personnel, seven (7) hours per day or thirty-five (35) hours per week shall be paid for at the rate of time and one-half ($1\frac{1}{2}$) except as hereinafter provided. Overtime will be paid in one-quarter ($\frac{1}{4}$) hour increments.

Section 21.2

When an employee is called to work outside of his regular working hours on a regularly scheduled work day, he shall receive not less than two (2) hours' time at a rate of time and one-half except that if he works longer than two (2) hours, he shall receive time and one-half ($1\frac{1}{2}$) for the entire time worked before his regular starting time after which time the regular rate of pay will become effective. An employee will be credited with one-half ($\frac{1}{2}$) hour travel time when he is

subject to a call out. An employee will not receive such travel time credit for pre-arranged work outside of his regular working hours.

18

- e) See that the unit is not used for personal use other than transportation authorized by the County Board;
- f) See that only county employees or non-county employees being transported while such county employee and non-employee are performing county business are transported in county-owned vehicles;
- g) The financial responsibility of (a), (b), and (c) above shall be that of the County.

ARTICLE XXIII

DEFINITIONS

Section 23.1

For the purposes of this agreement, the following definitions shall apply:

EMPLOYEE: Shall mean any person who performs work for the county for a regularly stated compensation and whose job duties are within the scope of the collective bargaining unit.

FULL-TIME/REGULAR EMPLOYEE: Shall mean any person who has completed the probationary period, who is capable of and available for full-time work and, for new employees, any employee who on the date of hire is reasonably expected to average thirty-five (35) hours of work per week, and any employee who does, in the first twelve (12) months of employment or any twelve (12) month period thereafter actually averages at least thirty-five (35) hours of work per week.

NEW EMPLOYEE: Shall mean any employee hired on or after August 1, 2019.

PART-TIME EMPLOYEE: Shall mean, for new employees hired on or after August 1, 2019, any employee who on the date of hire is reasonably expected to average not more than thirty (30) hours of work per week, and any employee who does not, in the first twelve (12) months of employment or any twelve (12) month period thereafter actually average more than thirty (30) hours of work per week, whether or not the employee actually works more than thirty (30) hours in any individual week. For existing employees as of August 1, 2019, a part-time employee shall mean any employee who in the twelve (12) month period prior to August 1, 2019 did not average more than thirty (30) hours of work per week, and does not in any twelve (12) month period thereafter actually average more than thirty (30) hours of work per week, whether or not the employee actually works more than thirty (30) hours in any individual week. An employee who averages more than thirty (30) hours per week will be considered to be a full-time employee until they once again average thirty (30) hours or less.

SEASONAL EMPLOYEE: Shall mean, for new employees hired on or after August 1, 2019, any employee whose customary employment is six (6) months or less and who on the date of hire is not reasonably expected to average more than thirty (30) hours or more of work per week, and any employee who does not, in the first twelve (12) months of employment or any twelve (12) month period thereafter actually average more than thirty (30) hours or more of work per week,

20

appointed representative, of the local Union within ten (10) working days of the employer's reply. They shall meet within a reasonable period of time in an attempt to resolve the grievance. The appropriate employer representative shall furnish the business manager of the Union an answer in writing within ten (10) working days after such meeting.

Step 3: Where differences are not satisfactorily adjusted under Step 1 or Step 2 above, the Union may request a meeting with the Chairman of the Board and/or his appointed representative. Such request for a hearing shall be made in writing within ten (10) working days after the answer given under Step 2 above. The Chairman of the County Board and/or his appointed representative shall meet with the business manager within a reasonable period of time in an attempt to resolve the grievance. The County will furnish the business manager with its final position in writing within ten days after this meeting.

Section 25.2

In case the difference is of an emergency nature, the employer and the Union agree to make every attempt to resolve the differences with the speed warranted by the circumstances without reference to the time limits set forth in Section 25.1 above.

Section 25.3

- a) If the Union fails to meet the time limitations as set forth above, the County may notify the union business representative in writing that the Union has failed to comply with such provision and the automatic forfeiture provisions contained in this section will be invoked. If the Union then fails to properly process the grievance within three (3) days of receipt of the written notice, the grievance will be automatically null and void.
- b) If the employer fails to meet the time limitations as set forth above, the Union may notify the Chairman of the County Board in writing that the employer has failed to comply with such provision and the automatic forfeiture provisions contained in this section will be invoked. If the employer then fails to properly process the grievance within three (3) days of receipt of the written notice, the grievance will be automatically sustained.
- c) Grievances which are sustained or voided under this section shall have no precedential effect.

Section 25.4

The parties to the Agreement may mutually agree to extend the time limits set forth in Section 25.1 for specific reasons.

Section 25.5

It is agreed that all terms of this Agreement shall be considered in the handling of any grievance.

22

ARTICLE xxvi

ARBITRATION

Section 26.1

If a difference arises between the Union and the employer which involves interpretation and application of the terms of this Agreement, and which cannot be resolved by the parties under the grievance machinery, the matter shall be submitted to arbitration upon the written request of either party, provided that such request must be delivered within twenty (20) calendar days after the final decision of the employer pursuant to Section 25.1 has been delivered to the Union. If the parties do not agree upon an arbitrator within five (5) days after the request for arbitration, either party may request the Director of the United States Mediation and Conciliation Service to transmit a list of seven (7) proposed arbitrators to the parties. Upon receipt of such list, the parties shall meet within ten (10) days to select an arbitrator, the method of selection being as follows: Each party shall strike two (2) names from the list alternatively, the party having requested the list being the first to strike a name, and then the other party striking a name, the last remaining name being that of the impartial arbitrator. The arbitrator shall not have authority to change, add to, or subtract from the provisions of this Agreement. His decision shall be final and binding upon the parties, and the cost and expenses of the arbitrator shall be shared equally by the parties.

ARTICLE xxvii

EMPLOYEES RUNNING OR CAMPAIGNING FOR OFFICE

An employee who runs for office against or serves as a campaign manager against the supervisor in that employee's office must voluntarily resign if requested to do so by that supervisor.

ARTICLE xxviii

LIMITATIONS/SAVINGS CLAUSE

Section 28.1

Should any federal or state law or regulation affect any provision of this Agreement, the provision or portion of the provisions so affected shall be void but the remaining provision of this Agreement shall continue in full force and effect. Whenever it shall appear that a provision or a portion of a provision is in conflict with a federal or state law or regulation, contact shall be made by

either party to determine whether the affected provision or portion of a provision can be amended to conform to the conflicting law or regulation. If no agreement can be reached, the parties shall promptly enter into negotiations for the purpose of modifying the affected provision or portion of a provision so that it will conform to existing laws or regulations, eliminate the offending provision or portion of a provision, or agree to substitute provisions which are in conformity to law.

24

The uniforms are determined by the County Highway Engineer, However, the County agrees to allow the employees some input in the selection process. Employees shall ensure that all uniforms are exchanged as required.

Foot and Ankle Protection Policy

Washington County Highway Department maintenance workers are required to wear safety shoes or boots, in good condition, while in the performance of work.

A safety shoe or boot is considered to be a shoe or boot that meets or exceeds the ASTM F2413 Standard Specification for Performance Requirements for Protective (Safety) Toe Cap Footwear, with the upper extending to a point above the ankle. The footwear shall provide protection against impact and compression hazards.

The following is an example marking for footwear that meets the ASTM Standard:

ASTM F241348 M 1/75 C/75

Workers are expected to wear safety shoes or boots as described in this policy from the beginning of their assigned shift until that shift ends. This requirement continues to apply while employees are working overtime or callouts.

Workers who have been instructed to wear safety shoes or boots and are found not in compliance with this policy shall be instructed to promptly obtain safety shoes or boots by their supervisor and will be allowed to use personal time off to obtain their safety shoes or boots.

Reimbursement

Employees that are required to wear safety shoes shall be paid an annual allotment up to two hundred dollars (\$200.00) per year for approved safety shoes purchased by the employee. The allotment will be paid in the month of January, through reimbursement by check the following month, after providing the original receipt for the purchase. New employees will be required to complete the probationary period prior to receiving the annual allotment

Section 304

Employees who are required to work over twelve (12) hours in one day will be provided with a meal allowance of twenty-five dollars (\$25.00) to be paid through reimbursement by check the following month.

Employees who have worked more than sixteen (16) hours in one day shall be allowed a continuous rest period of eight (8) hours before returning to work. If an employee is recalled to work without receiving a continuous eight (8) hour rest period, the employee will be paid, beginning when the employee returns to work, at the overtime rate that applied when the employee

26

The employees agree to execute any release of information so that the County may verify with the insurance company, the service provider, or any other relevant party the amount of any deductibles paid.

Section 31.6

The employee will be paid mileage at a rate as established by County ordinance.

Section 31.7

Training and testing given by the Illinois Department of Revenue and the Illinois Property Assessment Institute and required to attain the Certified Illinois Assessing Officer (CIAO) designation will be paid by the County up to the first available testing period for each of the required courses.

Section 31.8

If the employee fails to meet the certification requirements at the first available testing period, any subsequent costs of training or testing will be borne by the employee.

Section 31.9

The County agrees to provide vaccinations to employees for Hepatitis and TB through the Washington County Health Department. The employee will have to receive the vaccinations on their own time.

ARTICLE xxxII

CLASSIFICATIONS AND WAGE RATES

For current Washington County employees moving to a new position, this would be considered a lateral move for the first six (6) months. During this period their pay will remain the same as their old position plus any pay increased for the old position. After the six (6) month period the employee is to receive 100% pay of the new position.

The following list shall denote the classifications agreed to by the parties, and the pay raises effective at the beginning of the Agreement, December 1, 2022, beginning December 1, 2023, and beginning December 1, 2024, for the respective calendar years.

28

Date: February 14, 2023

By: David A. Meyer
Chairman of the County Board

INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS LOCAL
702, AFL-CIO

Date: Z h/ 2023 -2023

Business Manager

By: Tad [Signature]
Business Representative

