AGENDA

WOODBURY COUNTY BOARD OF SUPERVISORS

TUESDAY, AUGUST 12, 2014

ITEMS OF BUSINESS

10:00 a.m.	1. Call Meeting to Order, Approval of Minutes of the August 5, 2014, Meeting
10:01 a.m.	2. Discussion and Approval of Claims
10:03 a.m.	Human Resources – Ed Gilliland Re: Approval of Memorandum of Personnel Transactions
10:04 a.m.	 Board Administration/Public Bidder – Karen James Approval of Resolution for Notice of Property Sale Parcel #036600 Approval of Lifting Tax Suspension for B. L. Discussion and Authorize Chairman to Sign Contract Amendment #13-DF/TC-023 Between the Iowa Economic Development Authority and CF Industries Nitrogen, LLC and Woodbury County, Iowa – Dennis Butler
10:10 a.m.	 Planning/Zoning – John Pylelo Re: Resolution Accepting and Approving the Final Platting for Marsh Addition (a Minor Subdivision) and Authorizing Chairman's Signature; GIS Parcel #864332200001
10:15 a.m.	 Secondary Roads – Mark Nahra Consideration of Final Acceptance of Project Number STP-S-CO97(117)—5E-97, PCC Unbonded Overlay on D-54 Consider Approval of Contract for 2015 Gravel Stockpile and Production Consider Approval of a Permit to Work in the Right of Way for the City of Lawton Receive and Consider Award of Quotations for Propane for 2014-2015
(Set time) 10:25 a.m. (Set time)	e. Receive and Consider Award of Quotations for Calcium Chloride for 2014-2015
10:30 a.m.	 Hearing of any Individual/Group to Make a Presentation of Item(s) Not On the Agenda And Supervisors' Concerns

ADJOURNMENT

Subject to Additions/Deletions

WOODBURY COUNTY BOARD OF SUPERVISORS

TUESDAY, AUGUST 12, 2014

CALENDAR OF EVENTS

TUESDAY, AUG. 12	10:00 a.m.	Senior Center Board of Directors Meeting, 313 Cook Street
WEDNESDAY, AUG. 13	8:05 a.m.	Woodbury County Information Communication Commission, Board of Supervisors' Chambers
THURSDAY, AUG. 14	7:00 p.m.	Siouxland Mental Health Center, Board Meeting, 625 Court Street
	12:00 p.m.	SIMPCO Board of Directors, 1122 Pierce St, Sioux City, Iowa
TUESDAY, AUG. 19	4:30 p.m.	Community Action Agency of Siouxland Board Meeting, 2700 Leech
WEDNESDAY, AUG. 20	12:00 noon	Siouxland Economic Development Corporation Meeting, Marina Inn
THURSDAY, AUG. 21	11:00 a.m.	Siouxland Regional Transit Systems (SRTS) Board Meeting, SIMPCO Office, 1122 Pierce St., Sioux City, Iowa
MONDAY, AUG. 25	6:00 p.m.	Zoning Commission Meeting, Board of Supervisors' Chambers
	7:30 p.m.	Fair Board Meeting, Woodbury County Fair Office, Fairgrounds, Moville
MONDAY, SEPT. 1	6:00 p.m.	Board of Adjustment meeting, Board of Supervisors' Chambers
TUESDAY, SEPT. 2	4:00 p.m.	Veteran Affairs Meeting, Veteran Affairs Office, 1211 Tri-View Ave.
WEDNESDAY, SEPT. 3	12:00 noon	District Board of Health Meeting, 1014 Nebraska St.
THURSDAY, SEPT. 4	5:00 p.m.	Conservation Board Meeting, Snyder Bend Park
TUESDAY, SEPT. 9	10:00 a.m.	Senior Center Board of Directors Meeting, 313 Cook Street
WEDNESDAY, SEPT. 10	8:05 a.m.	Woodbury County Information Communication Commission, Board of Supervisors' Chambers
	6:00 p.m.	Woodbury County Solid Waste Agency (Sanitary Landfill) Executive Committee Meeting, Public Safety Center, Climbing Hill
	7:30 p.m.	911 Service Board Meeting, Public Safety Center, Climbing Hill
	8:00 p.m.	County's Mayor Association Meeting, Public Safety Center, Climbing Hill
THURSDAY, SEPT. 11	7:00 p.m.	Siouxland Mental Health Center, Board Meeting, 625 Court Street
	12:00 p.m.	SIMPCO Board of Directors, 1122 Pierce St, Sioux City, Iowa

Woodbury County is an Equal Opportunity Employer. In compliance with the Americans with Disabilities Act, the County will consider reasonable accommodations for qualified individuals with disabilities and encourages prospective employees and incumbents to discuss potential accommodations with the Employer.

Federal and state laws prohibit employment and/or public accommodation discrimination on the basis of age, color, creed, disability, gender identity, national origin, pregnancy, race, religion, sex, sexual orientation or veteran's status. If you believe you have been discriminated against, please contact the lowa Civil Rights Commission at 800-457-4416 or lowa Department of Transportation's civil rights coordinator. If you need accommodations because of a disability to access the lowa Department of Transportation's services, contact the agency's affirmative action officer at 800-262-0003.

AUGUST 5, 2014 — THIRTYSECOND MEETING OF THE WOODBURY COUNTY BOARD OF SUPERVISORS

The Board of Supervisors met on Tuesday, August 5, 2014 at 10:00 a.m. Board members present were Clausen, Smith, Boykin, Monson, and Tripp. Staff members present were Karen James, Board Administrative Coordinator, Dennis Butler, Finance/Operations Controller, Joshua Widman, Assistant County Attorney, and Patrick F. Gill, Auditor/Clerk to the Board.

The meeting was called to order.

Motion by Monson second by Smith to approve the minutes of the 07/29/2014 Board meeting. Carried 5-0. Copy filed.

- Motion by Tripp second by Monson to approve the County's claims totaling \$628,596.28. Carried 5-0. Copy filed.
- 3a. Motion by Tripp second by Clausen to approve the separation of Reed Mitchell, Temporary Summer Laborer, Secondary Roads Dept., effective 07/29/14. End of Temporary Work.; the separation of Kyle Hardisty, Temporary Summer Laborer, Secondary Roads Dept., effective 08/01/14. End of Temporary Work.; the separation of Dylan Muckey, Temporary Summer Laborer, Secondary Roads Dept., effective 08/08/14. End of Temporary Work.; the transfer of John Burbach, Civilian Jailer, County Sheriff Dept., effective 08/04/14, \$22.96/hour. Transfer from Court Security to Civilian Jailer.; the transfer of Richard Ellison, Civilian Jailer, County Sheriff Dept., effective 08/04/14, \$22.96/hour. Transfer from Court Security to Civilian Jailer, County Sheriff Dept., effective 08/04/14, \$22.96/hour. Transfer from Court Security to Civilian Jailer.; the transfer of Anthony Fitch, Court Security Officer, County Sheriff Dept., effective 08/04/14, \$20.58/hour. Transfer from Civilian Jailer to Court Security Officer, County Sheriff Dept., effective 08/04/14, \$20.58/hour. Transfer from Civilian Jailer to Court Security Officer, County Sheriff Dept., effective 08/04/14, \$20.58/hour. Transfer from Civilian Jailer to Court Security Officer. Carried 5-0. Copy filed.
- 3b. Motion by Monson second by Tripp to approve and authorize the Chairman to sign an "Authorization to Initiate Hiring Process" for Courthouse Security Officer, part-time, Human Resources Dept., Wage Plan: \$15.00 \$18.00/hour.; Equipment Operators (3), Secondary Roads Dept., CWA Secondary Roads: \$20.71/hour., and Foreman, Secondary Roads Dept., Wage Plan: \$56,029-\$59,892/year. Carried 5-0. Copy filed.
- 4a. Motion by Clausen second by Monson to approve and authorize the Chairperson to sign a Resolution setting the public hearing and sale date for parcel #004755, 117 Sioux St. Unit A, Sioux City. Carried 5-0.

RESOLTION #12,042 NOTICE OF PROPERTY SALE

WHEREAS Woodbury County, lowa was the owner under a tax deed of a certain parcel of real estate described as:

The Westerly 49 feet of the Easterly 116 feet of Lot 17 in Block 18 Sioux City Addition in the County of Woodbury and State of Iowa (117 Sioux Street Unit A)

NOW THEREFORE,

BE IT RESOLVED by the Board of Supervisors of Woodbury County, Iowa as follows:

- That a public hearing on the aforesaid proposal shall be held on the 19th Day of August, 2014 at 10:15 o'clock a.m. in the meeting room of the Board of Supervisors on the first floor of the Woodbury County Courthouse.
- That said Board proposes to sell the said parcel of real estate at a
 public auction to be held on the 19th Day of August, 2014, immediately
 following the closing of the public hearing.

That said Board proposes to sell the said real estate to the highest bidder at or above a total minimum bid of \$319.00 plus recording fees.

Dated this 9th Day of August, 2014. WOODBURY COUNTY BOARD OF SUPERVISORS Copy filed.

4b. Motion by Monson second by Clausen to approve and authorize the Chairperson to sign a Resolution setting the public hearing and sale date for parcel #004740, 117 Sioux St. Unit B, Sioux City. Carried 5-0.

RESOLTION #12,043 NOTICE OF PROPERTY SALE

WHEREAS Woodbury County, lowa was the owner under a tax deed of a certain parcel of real estate described as:

Except 116 feet Lot 17, Block 18, Sioux City Addition, City of Sioux City, Woodbury County, Iowa (117 Sioux Street Unit B)

NOW THEREFORE.

BE IT RESOLVED by the Board of Supervisors of Woodbury County, Iowa as follows:

- That a public hearing on the aforesaid proposal shall be held on the 19th Day of August, 2014 at 10:17 o'clock a.m. in the meeting room of the Board of Supervisors on the first floor of the Woodbury County Courthouse.
- That said Board proposes to sell the said parcel of real estate at a
 public auction to be held on the 19th Day of August, 2014, immediately
 following the closing of the public hearing.
- That said Board proposes to sell the said real estate to the highest bidder at or above a total minimum bid of \$200.00 plus recording fees.

Dated this 9th Day of August, 2014. WOODBURY COUNTY BOARD OF SUPERVISORS Copy filed.

Discussion on Courthouse, LEC and Trosper Hoyt Fire Alarm Head and Replacement.

Motion by Monson second by Tripp to postpone action to approve the Courthouse, LEC, and Trosper Hoyt Fire Alarm Head and Replacement. Carried 5-0. Copy filed.

- Motion by Tripp second by Monson to approve and authorize the Chairperson to sign an Underground Utility Permit for Western Iowa Telephone Association. Carried 5-0. Copy filed.
- The Chairperson asked if there were any individuals or groups wishing to make a presentation of items not on the agenda, or Supervisors concerns.

The Board adjourned the regular meeting until August 12, 2014.

HUMAN RESOURCES DEPARTMENT

MEMORANDUM OF PERSONNEL TRANSACTIONS

* PERSONNEL ACTION CODE:

DATE: August 12, 2014 A- Appointment

R-Reclassification

T - Transfer

E- End of Probation S - Separation

P - Promotion D - Demotion

O - Other

TO: WOODBURY COUNTY BOARD OF SUPERVISORS

NAME	DEPARTMENT	EFFECTIVE DATE	JOB TITLE	SALARY REQUESTED	% INCREASE	*	REMARKS
Carlson, Bradley	Human Resources	8-13-14	P/T Courthouse Security Officer	\$16.43/hour		A	Job Vacancy Posted 6-4-14 Entry Level Salary: \$14.96 \$16.43/hour.
VanBeest, Michael	Human Resources	8-13-14	P/T Courthouse Security Officer	\$16.43/hour		A	Job Vacancy Posted 6-4-14. Entry Level Salary: \$14.96 \$16.43/hour.
Burke, Christopher	Human Resources	8-18-14	P/T Courthouse Security Officer	\$14.96/hour		Α	Job Vacancy Posted 6-4-14. Entry Level Salary: \$14.96 \$16.43/hour.
McKenna, Shawn	Human Resources	8-13-14	P/T Courthouse Security Officer	\$14.96/hour		Α	Job Vacancy Posted 6-4-14. Entry Level Salary: \$14.96 \$16.43/hour.
Uken, Valerie	Human Resources	8-13-14	P/T Courthouse Security Officer	\$14.96/hour		A	Job Vacancy Posted 6-4-14. Entry Level Salary: \$14.96- \$16.43/hour.
Baldwin, Brock	Secondary Roads	8-15-14	Temporary Summer Laborer			S	End of Temporary Work.
Hayden, James	Secondary Roads	8-15-14	Temporary Engineering Aide			S	End of Temporary Work.
Sweers, Gabriel	Secondary Roads	8-22-14	Temporary Engineering Aide			S	End of Temporary Work.
Figueroa, Jill	Juvenile Detention	8-18-14	Asst. Director	\$59,113/year	6.5%=\$3,655/ year	R	Per Wage Plan Matrix, 6 year Salary Increase.
Milton, Tyler	County Sheriff	8-20-14	Deputy	\$24.54/hour	16%=\$3.42/ hour	R	Per CWA Deputy Sheriff Contract agreement, from Class 2 to Class 1.
West, Kevin	County Sheriff	8-29-14	Deputy			S	Retirement.

Personnel Memorandum

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Uhl, Ronald	Secondary Roads	9-05-14	Equipment	S	Retirement.
			Operator		

PROVED BY BOARD DATE:

GLORIA MOLLET, ASST. DIRECTOR Blonia Frallet

RESOLUTION #

NOTICE OF PROPERTY SALE

Parcel #036600

WHEREAS Woodbury County, Iowa was the owner under a tax deed of a certain parcel of real estate described as:

N 5 feet W 58 feet Lot 8 Block 120 W 58 feet Lot 9 Block 120 Sioux City East Addition, in the County of Woodbury and State of Iowa (1011 ½ Jennings Street)

NOW THEREFORE,

and Recorder

BE IT RESOLVED by the Board of Supervisors of Woodbury County, Iowa as follows:

- That a public hearing on the aforesaid proposal shall be held on the 26th Day of August, 2014 at 10:15 o'clock a.m. in the meeting room of the Board of Supervisors on the first floor of the Woodbury County Courthouse.
- That said Board proposes to sell the said parcel of real estate at a public auction to be held on the 26th Day of August, 2014, immediately following the closing of the public hearing.
- That said Board proposes to sell the said real estate to the highest bidder at or above a total minimum bid of \$595.00 plus recording fees.
- That this resolution, preceded by the caption "Notice of Property Sale" and except for this subparagraph 4 be published as notice of the aforesaid proposal, hearing and sale.

Dated this 12" Day of August, 2014.	
ATTEST:	WOODBURY COUNTY BOARD OF SUPERVISORS
Patrick F. Gill Woodbury County Auditor	George W. Boykin, Chairman

REQUEST FOR MINIMUM BID

Name: Duan & mayer Date: 1/16/13
Address: 509 97 St. S.C. 51101 Phone: 259-0498
Address or approximate address/location of property interested in:
G16#894728210011
*This portion to be completed by Board Administration *
Legal Description: N. S. F. L. W. S. S. F. Lot 8, Block 120, WS8 F. Lot 9, Block 120 Sioux East Addition County of woodbury and the State of IDWA
Tax Sale #/Date: # 1171 619 06 Parcel # 0 30600
Tax Deeded to Woodbury County on: 131 2014
Current Assessed Value: Land \$4,906 Building \tag{700} Total \$4,900
Approximate Delinquent Real Estate Taxes: \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Approximate Delinquent Special Assessment Taxes: ♣\ 058
*Cost of Services: 495
Inspection to: Larry Clausen Date: 1/17/13
Minimum Bid Set by Supervisor:
Date and Time Set for Auction:

^{*} Includes: Abstractors costs; Sheriff's costs: publishing costs; and mailing costs.

Woodbury County, IA / Sioux City



Date Created: 1/16/2013



Parcel ID

894728210011

Sec/Twp/Rng 0-0-0

Property Address 1011 1/2 JENNINGS ST

SIOUX CITY

Alternate ID 036600

Class

Acreage i

C n/a Owner Address ASH INVESTMENTS

% ANDERSON ROGER

3601 DODGE ST OMAHA, NE 68131-3206

District

087 SC LL SIOUX CITY COMM

Brief Tax Description

SIOUX CITY EAST N 5 FT W 58 FT LOT 8 BLK 120 W 58 FT LOT

9 BLK 120

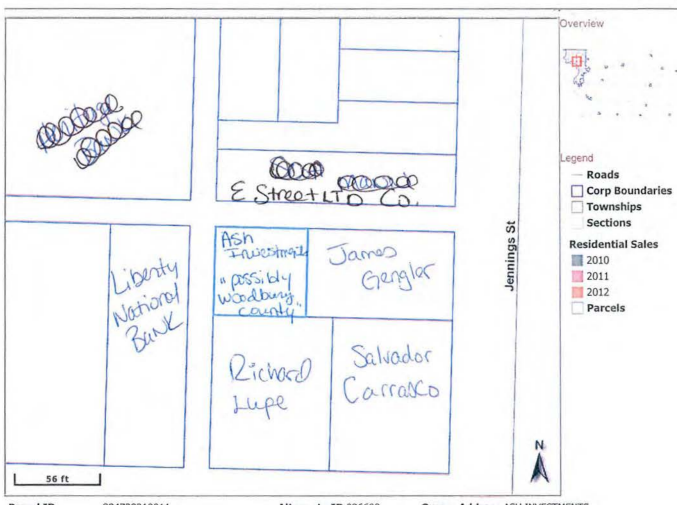
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Woodbury County, IA / Sioux City



Date Created: 1/16/2013



Parcel ID

894728210011

Sec/Twp/Rng 0-0-0

Property Address 1011 1/2 JENNINGS ST

SIOUX CITY

Alternate ID 036600

Class

Acreage

Owner Address ASH INVESTMENTS

% ANDERSON ROGER 3601 DODGE ST

OMAHA, NE 68131-3206

District

087 SC LL SIOUX CITY COMM

Brief Tax Description

SIOUX CITY EAST N 5 FT W 58 FT LOT 8 BLK 120 W 58 FT LOT

9 BLK 120

(Note: Not to be used on legal documents)

Last Data Upload: 1/16/2013 4:23:55 AM

WOODBURY COUNTY, IOWA BOARD ADMINISTRATION MEMORANDUM

TO: Board of Supervisors

FROM: Karen James, Administrative Coordinator

DATE: August 8, 2014

RE: Lifting of Tax Suspensions

Please lift the tax suspension for B. L. as this property has been sold.

Thank you.

Attachment

Karen James - CF Industries Contract Amendment

From: "Rockey, Katie [IEDA]" < Katie.Rockey@iowa.gov>

To: KJAMES@sioux-city.org

Date: 7/31/2014 4:36 PM

Subject: CF Industries Contract Amendment

Attachments: Company Executed CF Industries Amendment.pdf

Karen,

The Iowa Economic Development Authority has approved an amendment to contract number 13-DF/TC-023 with CF Industries Nitrogen, LLC and Woodbury County. The company has signed the attached amendment, so if a representative of the county would please print, sign and mail the original to my attention at the address below it would be much appreciated. If you have any questions, please don't hesitate to contact me.

Thank you,

Katie

Katie Rockey | Senior Project Manager, Compliance



IOWA ECONOMIC DEVELOPMENT AUTHORITY

200 East Grand Avenue | Des Moines, Iowa 50309 PH: 515.725.3040 | katie.rockey@iowa.gov

iowaeconomicdevelopment.com

CONTRACT AMENDMENT

RECIPIENT:

CF Industries Nitrogen, LLC

CONTRACT NUMBER:

13-DF/TC-023

AMENDMENT NUMBER:

One

EFFECTIVE DATE:

October 18, 2013

THIS CONTRACT AMENDMENT is made by and between the IOWA ECONOMIC DEVELOPMENT AUTHORITY (hereafter "IEDA"), 200 East Grand Avenue, Des Moines, Iowa 50309, an agency of the State of Iowa, CF Industries Nitrogen, LLC ("Recipient"), 1182 260th Street, Sergeant Bluff, IA 51054 and Woodbury County ("Community"), 620 Douglas Street, Sioux City, IA 51101.

WHEREAS, the Recipient requested an amendment of the contract benefits, and

WHEREAS, the IEDA BOARD approved the request, effective as of the Effective Date stated above, and

NOW, THEREFORE, the Contract referenced above is amended as follows:

- 1. REVISION OF CONTRACT PAGE 3. Award Amt. -Tax Incentives \$22,000,000 \$31,000,000
- 2. <u>REVISION OF ARTICLE 3.1, "Total Award Amount."</u> The IEDA Board has approved an Award to the Community and Recipient from the funding sources and in the maximum amounts shown below:

DIRECT FINANCIAL ASSISTANCE	FORM	MAXIMUM AMOUNT
IVF 130 % Qualifying Wage Component	Loan Forgivable Loan	\$ 750,000 \$ 750,000
TOTAL CASH ASSISTANCE:		\$ 1,500,000
TAX INCENTIVES		
High Quality Jobs Program	Tax Incentives	\$ 22,000,000 \$31,000,000
TOTAL STATE TAX INCENTIVES:		\$ 22,000,000 \$31,000,000

 REVISION OF EXHIBIT B-2 High Quality Jobs Program. Exhibit B-2 Special Conditions to Contract #13-DF/TC-023 is amended as follows:

SECTION 2: TERMS AND CONDITIONS OF THE AWARD.

2.1 <u>Award.</u> The Recipient is awarded the following Tax Benefits through the High Quality Jobs Program, based on the minimal investment requirements described herein: \$22,000,000 \$31,000,000.

2.3 Additional Tax Benefits. The Recipient is eligible for additional incentives pursuant to Iowa Code sections 15.326, et. seq. pursuant to its participation in the High Quality Jobs Program and its obligations and rights under the Contract. The following Tax Benefits, in the maximum amounts shown for each authorized benefit, are so available to the Recipient:

Authorized Benefits	Included in Award	Maximum Amt.
Refund of Sales, Service, and Use Taxes.		\$ 13,000,000
Refund of Sales Taxes Attributable to Racks, Shelving, and Conveyor Equipment.	☐ Yes ⊠ No	\$0
Corporate Tax Credit For Certain Sales Taxes Paid By Third Party Developer.	☐ Yes ☑ No	\$0
Investment Tax Credit (negotiated)	Yes No	\$ 9,000,000 \$ 18,000,000
Research Activities Credit.	Yes No	\$0
Local Property Tax Exemption Provided by Community	Yes No	\$0

- 2.4 <u>Conditions for Authorized Benefits.</u> The Recipient is responsible to seek these additional benefits through processes described in the applicable statues and corresponding administrative rules, ordinances and procedures. The following conditions shall apply to the benefits described in section 2.3 of this Exhibit.
- (d) Investment Tax Credit.
 - 2. The tax credit shall be amortized equally over a five-year period as specified below:

July 1, 2012 - June 30, 2013	\$1,800,000
	\$3,600,000
July 1, 2013 - June 30, 2014	\$1,800,000
	\$3,600,000
July 1, 2014 - June 30, 2015	\$1,800,000
	\$3,600,000
July 1, 2015 - June 30, 2016	\$1,800,000
	\$3,600,000
July 1, 2016 – June 30, 2017	\$1,800,000
	\$3,600,000

4. REVISION OF DESCRIPTION OF THE PROJECT AND AWARD BUDGET (EXHIBIT C). Exhibit C is hereby amended to reflect the revised estimated benefit value. Details of the change are reflected in the attached Revised Exhibit C which is hereby incorporated by this reference and made part of this Contract Amendment

Except as otherwise revised above, the terms, provisions, and conditions of Contract Number 13-DF/TC-023 and related exhibits shall remain unchanged and are in full force and effect:

FOR RECIPIENT:	FOR IEDA:	
SIGNATURE SIGNATURE	Deborah V. Durham, Director	
PRINT/TYPE NAME, TITLE	Date	
FOR THE COMMUNITY:		
SIGNATURE	_	
PRINT/TYPE NAME, TITLE		

Date

THE STATE OF THE S

OFFICE OF

Woodbury County Planning & Zoning Administrator

SIXTH FLOOR • SEVENTH AND DOUGLAS STREETS - SIOUX CITY, IA 51101

John Pylelo - Planning & Zoning Administrator • jpylelo@sioux-city.org Peggy Napier - Clerk II • pnapier@sioux-city.org Telephone (712) 279-6557 Fax (712) 279-6530

To:

Board of Supervisors

From:

John Pylelo - Planning and Zoning

Re:

Board of Supervisors Meeting of Tuesday August 12, 2014

Date:

August 7, 2014

Planning and Zoning - John Pylelo, Director

Acceptance and Approval of a Resolution for the Final Platting of Marsh Addition - a Minor Subdivision; GIS Parcels #864332200001; #864332200006 and #864332200007.

Carla A. Marsh has filed a subdivision application and final platting to subdivide 63.53 acres into 3 lots. The 63.53 acres lie currently within a portion of five (5) independent parcels The applicant requests the subdivision in order the existing single family dwelling and outbuildings can be located on a lot independent from pasture and timber ground. The applicant also desires an independent frontage lot for potential residential development.

The parent parcels lie in rural Woodbury County approximately 2.5 miles east of Smithland on the south side of 330th St. in the NE ½ of Section 32 in Oto Township.

The parent parcels are zoned AP (Agricultural Preservation); are not within any drainage district. Four (4) of the five (5) parent parcel have minor portions impacted by Zone A Special Flood Hazard Area (100 year floodplain). However, in each case the flood hazard areas are limited to the creek bed and embankment locations of Parnell Creek.

The existing single family dwelling is proposed to be located on Lot 1 which is currently serviced by a drive addressed 3776 330th St., Smithland. The parent parcels have CSR values averaging 30.90 to 43.39 and falling within County policies allowing subdivision.

The existing AE (Agricultural Estates) zoning district designation permits the existing Lot 1 and the potential residential density for Lot 2's development. Should a building permit application for dwelling construction be received for a third lot the zoning district designation for all lots would have to be re-zoned to AE (Agricultural Estates) before permitting could be approved upon the third lot unless the specific location on Lot 3 was in the far south quarter-quarter section.

On July 22, 2014 the Woodbury County Zoning Commission held a public hearing on this matter voting to recommend the final plat be approved subject to:

- The final platting reflect those locations designated as Zone A special flood hazard areas (100 year flood plain); reflect the utilities servicing the subdivision; reflect the zoning district designation; and correct the Supervisor's Resolution to show the current Chairman's name.
- 2. A Paving Agreement be recorded meeting Woodbury County paving policies.

The final plat presented represents each of the plat changes referenced in #1 above. A paving agreement has been executed by the applicant with a copy attached.

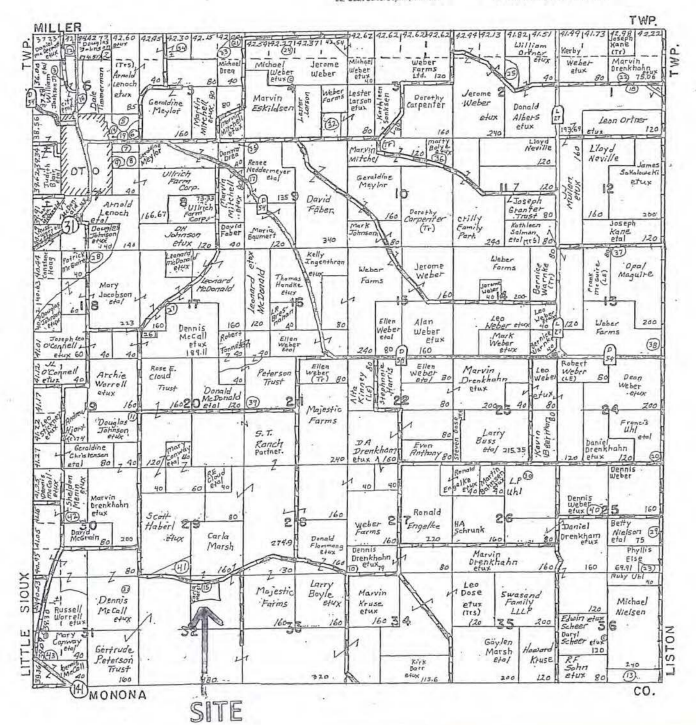
Your Board is asked to accept and approve the final plat's resolution and authorize your Chairman's signature thereon.



Marsh Addition - a Minor Subd. Zoned AP (Ag Preservation) GIS #864332200001...003...005...006...007 NE 1/4 Section 32 Oto Twnshp

- 15. Sec.32 Glenn Marsh-2,85
- 16. Sec.6 Dougles Johnson, etux
- 17. Sec. 9 Phyllis Rich-5
- 18. Sec.1 James Pierick, etux-6.31
- Sec. 6 Donald Johnson, etux-6.5
 Sec. 24 Jeffrey Kafton, etux-4.86

- 21. Sec.5 Michael Drea-6,71
- 22. Sec.1 Daniel Jepsen, etux-4.94
- 37. Sec.23 Erik Boyle-6.19
- 35 Sec 13 Woodbury County
- 39. Sec.21 Morepork LLC-12.11
- 40. Sec.25 Brett Weber-6.67
- 41. Sec.29 Michael Nixon, etux-32,5 42. Sec.30 Isoac Martindale,etal-
- 10.61 43. Sec.31 Rodney Cassens, etux-9.92



Woodbury County, IA / Sioux City

Marsh Addition – a Minor Subd.
Zoned AP (Ag Preservation)
GIS #864332200001...003...005...006...00
NE ¼ Section 32 Oto Twnshp

Data Greator, 11102017

Overview Legend Roads Corp Boundaries Townships Sections Residential Sales 2012 2013 2014 Parcels **FEMA Current Flood** 0.2 PCT ANNUAL CHANCE FLOOD HAZARD M A AE MA I II AO X X PROTECTED BY Field Entrance

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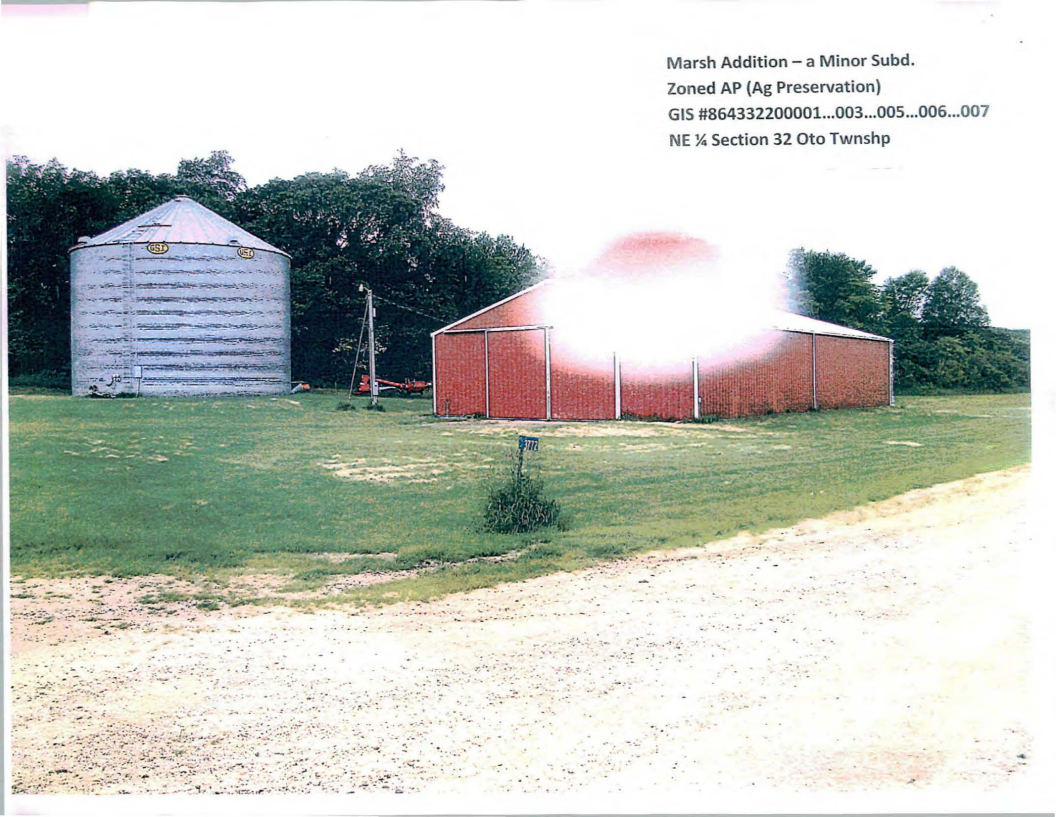


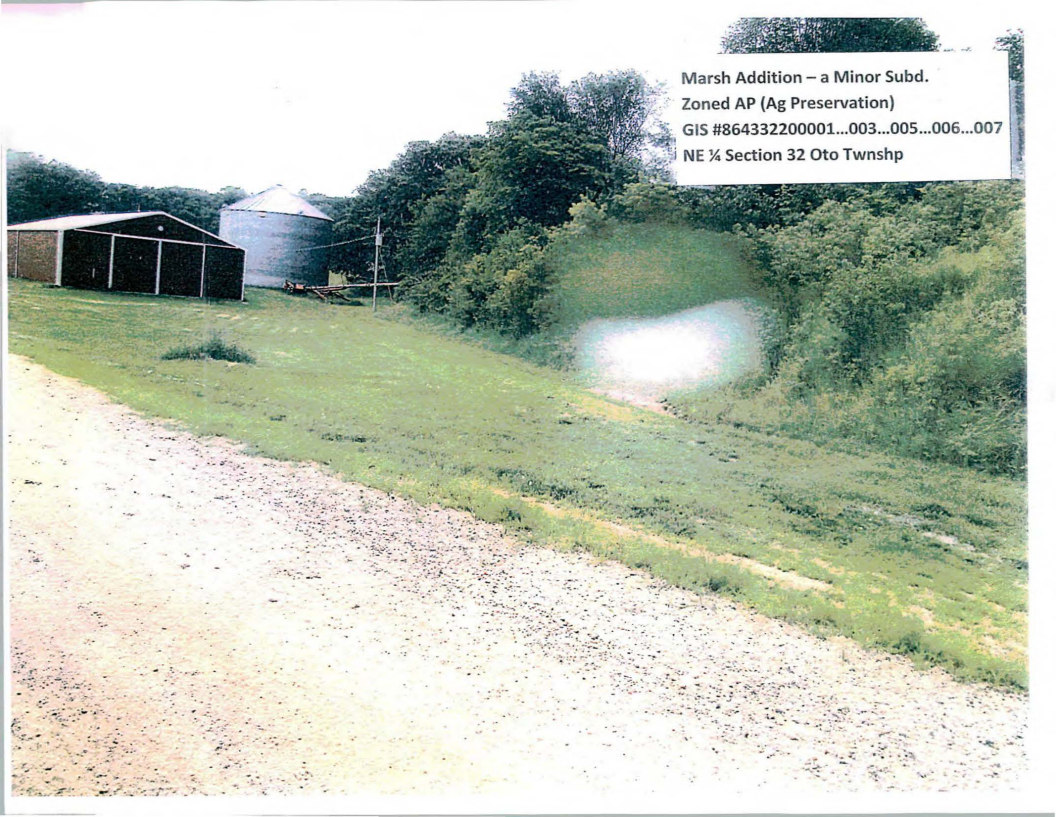


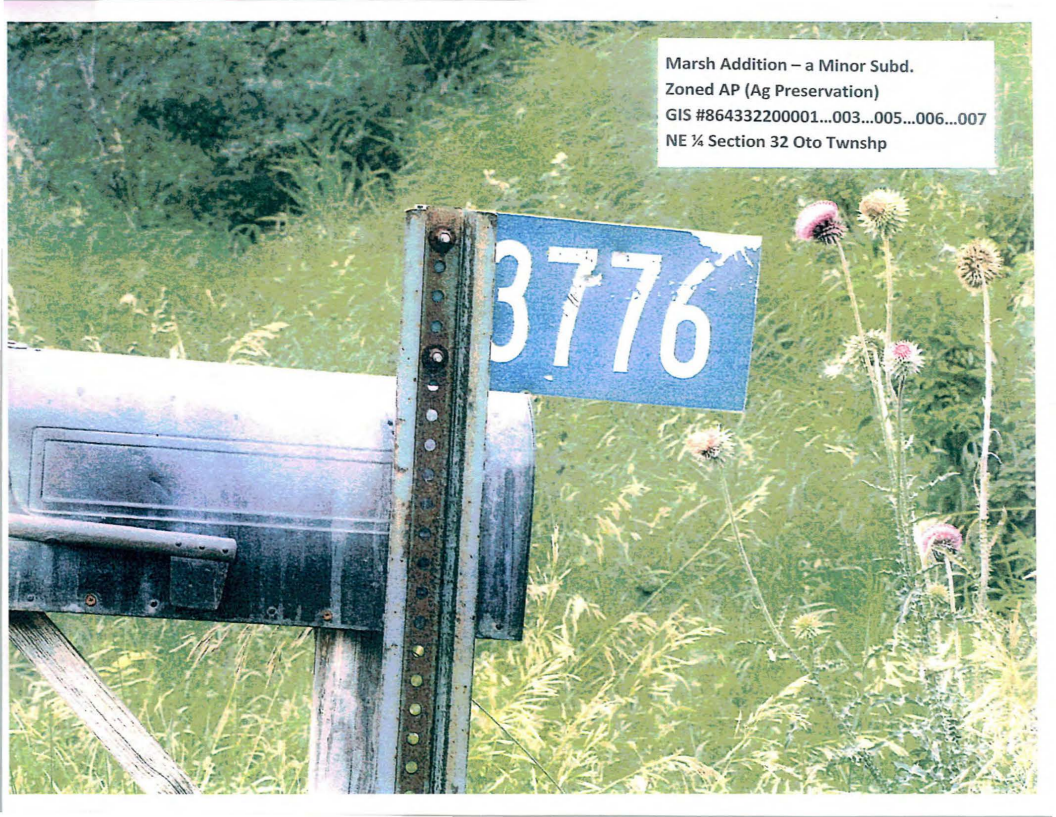
Marsh Addition – a Minor Subd.
Zoned AP (Ag Preservation)
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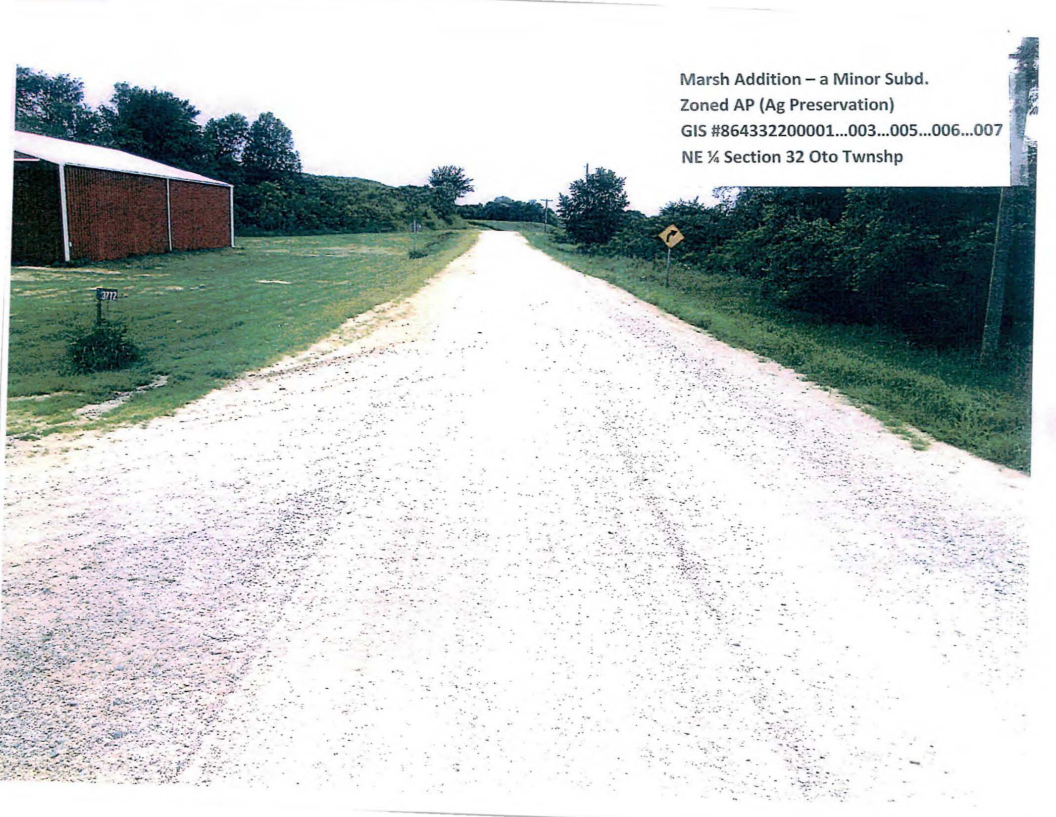


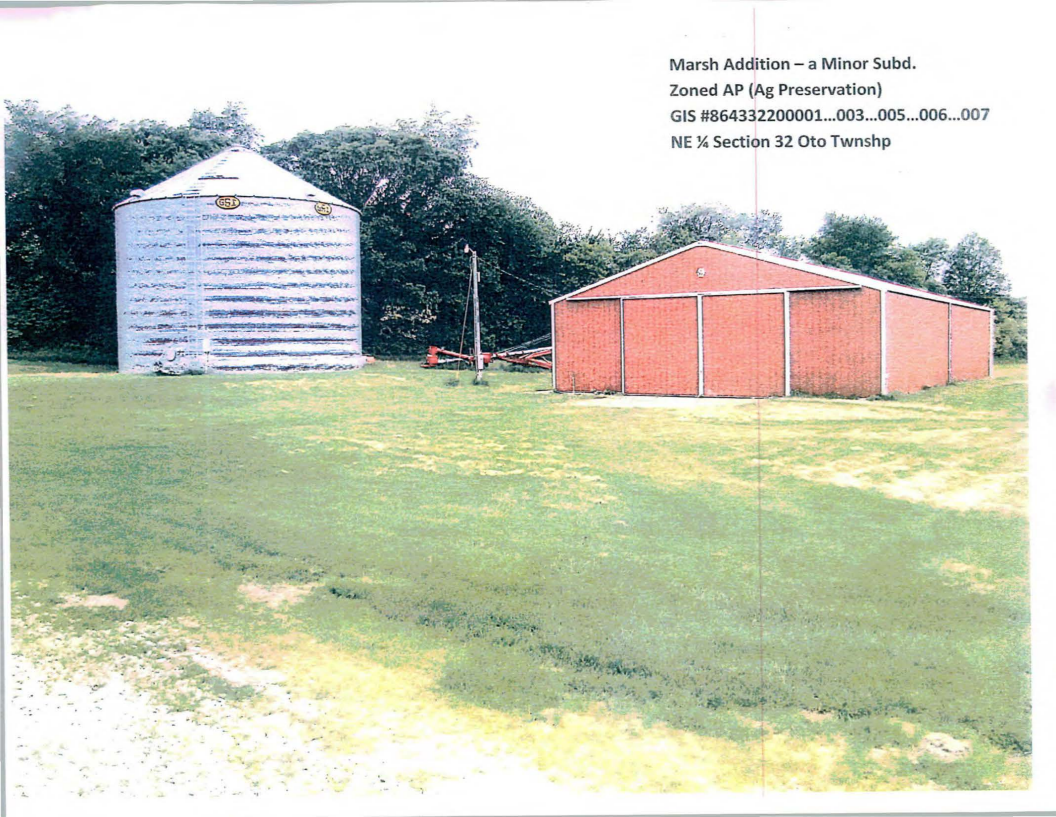


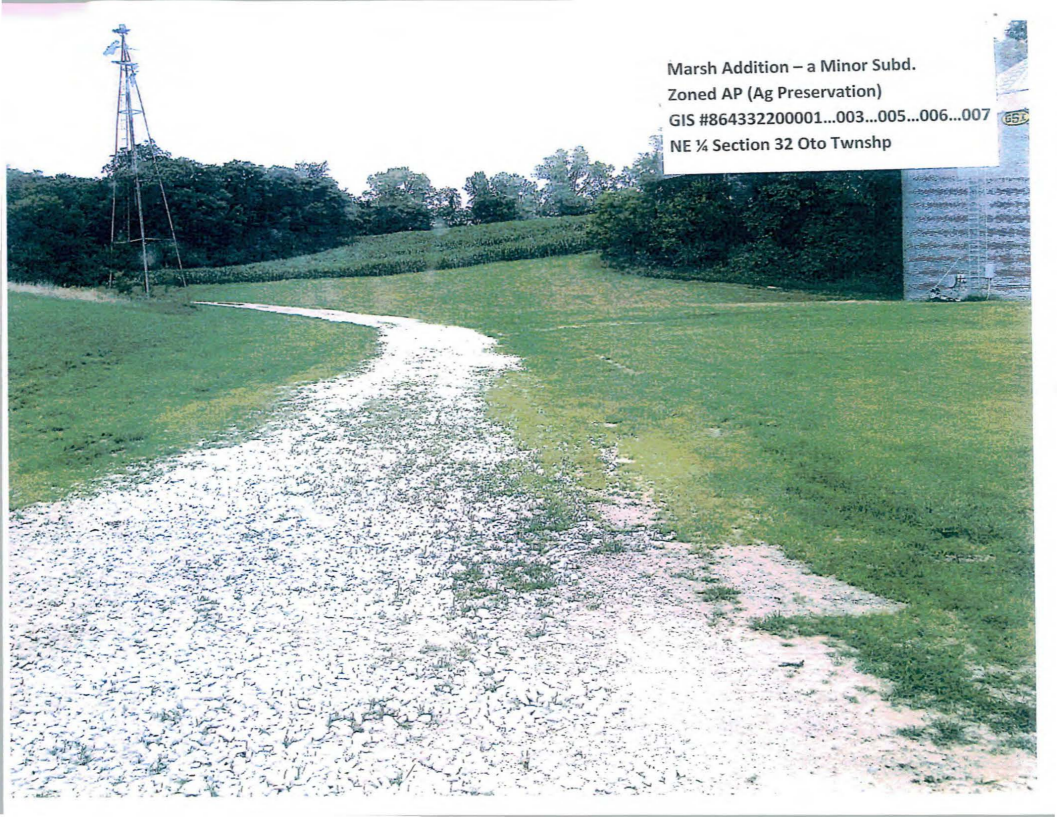
















Woodbury County Secondary Roads Department

759 E. Frontage Road • Moville, Iowa 51039 Telephone (712) 279-6484 • (712) 873-3215 • Fax (712) 873-3235

COUNTY ENGINEER Mark J. Nahra, P.E. mnahra@sioux-city.org ASSISTANT TO THE COUNTY ENGINEER
Benjamin T. Kusler, E.I.T.
bkusler@sioux-city.org

SECRETARY Tish Brice tbrice@sioux-city.org

Date:

August 8, 2014

TO:

Board of Supervisors

FROM:

Mark Nahra, County Engineer

RE:

Tuesday, August 12, 2014 Meeting

I am requesting the following agenda items for the Board's consideration.

- Consideration of final acceptance of Project Number STP-S-CO97(117)—5E-97, PCC unbonded overlay on D-54.
- Consider approval of contract for 2015 Gravel Stockpile and Production
- Consider approval of a permit to work in the right of way for the City of Lawton
- SET TIME 10:20 AM: Receive and consider award of quotations for Propane for 2014-2015
- SET TIME 10:25 AM: Receive and consider award of quotations for Calcium Chloride for 2014-2015

Contract

Voucher No.

STP-S-C097(117)--5E-97

PAGE 1

030	419	•

DATE LAST VOUCHER

PCC Pavement - New / Widen / Repla -WOODBURY COUNTY ENGINEER

13 THIS VOUCHER L DAYS WORKED RET. % TO DATE LAST VOUCH AUTH. ayment QUARTOY OWARDO, QUANTOO OUTION FEE P AND SEE NORT 93138 CORP LAURAL WATERLOO, UNBAN CEDARUMALLEY URBAN PARTICIPATING NON-PARTICIPATING NON-PARTICIPATING NO. ITEM DESCRIPTION Compl. Last Voucher 5406.000 6959.310 Ton 410 6959310 000 000 000 TOTAL GRANULAR SHLD, TYPE B TO DATE 0010 Compl. Last Voucher 59286.580 59720.220 Sq Yard 59720000 000 000 000 TOTAL TO DATE PAV'T, SCARIFICATION 0020 Compl. Last Voucher 106.670 128.056 Sq Yard 441 128056 000 000 000 TOTAL BRIDGE APPROACH, RK-18 TO DATE 0030 Compl. Last Voucher 796964 000 000 000 293.330 796.964 Sq Yard TOTAL STD/S-F PCC PAV'T, CL C CL 2, 9" TO DATE 0040 Compl. Last Voucher 113.333 0.000 Sq Yard 000 000 000 000 TOTAL TO DATE 0050 STD/S-F PCC PAV'T, CL M CL 2, 9" Compl. Last Voucher 9881,100 9709000 9881, 100 Cubic Yd 441 TOTAL 000 000 000 TO DATE PCC OVERLAY, FURN ONLY 0060 Compl. Last Voucher 59386750 59286.580 59386.750 Sq Yard 000 000 000 TOTAL TO DATE PCC OVERLAY PLACE ONLY (WHITE TOPPING) 0070 Compl. Las Voucher 930.235 Sq Yard 406.660 TOTAL 930235 000 000 000 TO DATE RMVL OF PAV'T 0080 Compl. Last Voucher 874.900 874.900 Station 874900 000 000 000 TOTAL PAINTED PAV'T MARK, WATERBORNE/SOLVENT TO DATE I certify that the work items shown herein are just and unpaid, and that the requirements of CLAIMANT'S CERTIFICATION (Required for Final Payment Only) the lowa Department of Transportation specifications for this project, including all requirements as to maximum hours of labor and minimum wages have been complied with. SIGNATURES REQUIRED ON LINES 1 & 2 FOR PROGRESS PAYMENT AND LINES 1-3 FOR FINAL PAYMENT AS APPLICABLE DATE PROJECT ENGINEER CERTIFICATION (contractor) certify that the work items shown herein are just and unpaid, and that the requirements of the lowa Department of CHAIRMAN OF BOARD OF SUPERVISORS APPROVAL Transportation specifications for this project, including all requirements as to maximum hours of □IDOT is not involved in this Farm to Market project. labor and minimum wages have been complied with. DISTRICT CONSTRUCTION/LOCAL SYSTEMS ENGINEER OR OFFICE DIRECTOR APPROVAL Project records not reviewed. Recommend payment Project records reviewed. DATE SIGNED CLAIMANT (CONTRACTOR) based on the project engineers certification. Project approved for payment.

O	030419
Contract	030413

DAVE MODEED

	Iowa Department of Transportation CONTRACT CONSTRUCTION PROGRESS VOUCHER							
4	CONTRACT	CONSTRUCTION	PROGRESS	VOUCHER				

STP-S-C097(117)--5E-97 PAGE PCC Pavement - New / Widen / Repla WOODBURY COUNTY ENGINEER

DATE LAST VOUCHER 04 -28 -14

ITEM NO.	30.0 30.0 3.000 Contractor QUANTITY AWARDED QUANTITY AUTHORIZED WEASURE	FCT.	-	RURAL PARTICIPATING	RURAL NON-PARTICIPATING	URBAN PARTICIPATING	URBAN NON-PARTICIPATING
	8530.000 8530.000 Lump Sum	401	Compl. Last Voucher	8530000	000	000	000
0100	TRAFFIC CONTROL		TOTAL TO DATE		i	1	
0110	76300.000 76300.000 Lump Sum	401	Compl. Last Voucher	76300000	000	000	000
	MOBILIZATION		TOTAL TO DATE	1	1	1	1
	4.000 4.000 Each	401	Compl. Last Voucher	4000	000	000	000
0120	PERMANENT CRASH CUSHION, SEVERE USE (S U)		TOTAL TO DATE	1	. 1	1	
	4.000 4.000 Each	401	Compl. Last Voucher	4000	000	000	000
0130	PERMANENT CRASH CUSHION SPARE PARTS KI		TOTAL TO DATE			1	
	1553.310 1553.310 Ton	410	Compl. Last Voucher	000	000	000	000
7001	APPLIES TO ITEM 0010 GRANULAR SHLD, TYPE B		TOTAL TO DATE	1		1	
	433.640 433.640 Sq Yard	441	Compl. Lest Voucher	000	000	000	000
7002	APPLIES TO ITEM 0020 PAV'T, SCARIFICATION		TOTAL TO DATE	1			I
	21.386 21.386 Sq Yard	441	Compl. Last Voucher	000	000	000	000
7003	APPLIES TO ITEM 0030 BRIDGE APPROACH, RK-18		TOTAL TO DATE			1	1
	503.634 503.634 Sq Yard	441	Compl. Last Voucher	000	000	000	000
7004	APPLIES TO ITEM 0040 STD/S-F PCC PAV'T, CL C CL 2, 9"		TOTAL TO DATE			1	1
	100.170 100.170 Sq Yard	441	Compl. Last Voucher	000	000	000	000
7005	APPLIES TO ITEM 0070 PCC OVERLAY PLACE ONLY (WHITE TOPPING)		TOTAL TO DATE	1	1	1	1
the lowa as to max	that the work items shown herein are just and unpaid, and Department of Transportation specifications for this project, timum hours of labor and minimum wages have been complied REQUIRED ON LINES 1 & 2 FOR PROGRESS PAYMENT AND LINES 1-3 FOR	including with.	all requirement	CLAIM	ANT'S CERTIFICATION (R	equired for Final Paym	ent Only)
1OATE	PROJECT ENGINEER CERTIFICATION		THIS IS IS IS IS	-]		he	
2. DATE	CHAIRMAN OF BOARD OF SUPERVISORS APPROVAL is not involved in this Farm to Market project.			Transportation spe	ein are just and unpaid, and cifications for this project, n wages have been complied	that the requirements of including all requirements	

STP-S-C097(117)--5E-97 PAGE
PCC Pavement - New / Widen / Repla
WOODBURY COUNTY ENGINEER
THIS VOUCHER NO. DAY YR.

Voucher No. ___13

DATE LAST VOUCHER |04 -28 -14 |

	DAYS WORKED	RET. %		DAIL LASI	VOUCIN	MO. D	AY YR.	MO. DAY YR.	FINAL F	ay men)
TO BATE	LAST VOUCH. AUTH.		_							
ITEM NO.	QUANTITY AWARDED		JTHORIZED	MEASURE	FCT.	93138	RURAL PARTICIPATING	RURAL NON-PARTICIPATING	URBAN PARTICIPATING	URBAN NON-PARTICIPATING
	523.575			Sq Yard	410	Compl. Last Voucher	000	000	000	000
7006	APPLIES TO ITEM		0.070		710	TOTAL TO DATE		1		
	-113.333	-11	3.333	Sq Yard	441	Compl. Last Voucher	000	000	000	000
7007						TOTAL TO DATE	1.			
	250.000	25	0.000		441	Compl. Last Voucher	250000	000	000	000
8001)1 REMOVAL OF STREEL BEAM GUARDRAIL					TOTAL TO DATE				
	8.000		8.000		441	Compl. Last Voucher	8000	000	000	000
8002	SFETY CLOSURE					TOTAL TO DATE				
	7055.950		5.950		441	Compl. Last Voucher	000	7055950	000	000
8003	SURFACE CORRECT SMOOTHNESSTHNES		VEMENT			TOTAL TO DATE				
	3900.000		0.000		441	Compl. Last Voucher	3900000	000	000	000
8004	PAYMENT ADJUSTN PCC PAVMENT SMO	OTHNESS				TOTAL TO DATE	1			
	1.000		1.000	Lump Sum	401	Compl. Last Voucher	000	000	000	000
8999	STOCKPILED MATE	RIALS				TOTAL TO DATE				
						Compl. Last Voucher				
						TOTAL TO DATE				
						Compl. Last Voucher				
	*					TOTAL TO DATE				1
the lowa as to max SIGNATURES 1. DATE 2. DATE		rtation specific nd minimum w FOR PROGRESS ENGINEER CERTIFI N OF BOARD OF S Farm to Mari	eations for ages have ! PAYMENT ANI ICATION SUPERVISORS ket project.	this project, been complied D LINES 1-3 FOR APPROVAL	including with.	all require	for Ce & Items shown he Transportation sp labor and minimum.	MANT'S CERTIFICATION (F	that the requirements of including all requirements	certify that the wor

(A)	Iowa Department of Transportation Form 740383 10-93
-	Form 740383 10-93

CONTRACT

Kind of Work Maintenance	Gravel						
Project No. G-2015-Stockpile	c		County	Woodbury			
THIS AGREEMENT I	nade and entered by and bet	ween	Woodbury		County, Iowa,	by its Board of	Supervisor
consisting of the following memb	pers: George W. Boykin, Ja	aclyn Smith, Larr	y D. Clausen, N	Mark A. Monsor),		
and David Tripp	ACTA LA				. Contracting Author	rity, and	
Hallett Materials		of	Wall Lake, Id	owa			, Contractor
WITNESSETH: That t	he Contractor, for and in cor	nsideration of					
Seven Hundred Eighty Eight Th	ousand Thirty and No/100			Dollars	(\$788,030	0.00)	
payable as set forth in the specifi	cations constituting a part of	f this contract, he	reby agrees to	construct in acco	ordance with the plan	ns and specificat	tions
herefore, and in the locations de	signated in the notice to bide	ders, the various	items of work a	s follows:			
Item No.	Item		Quantity		Unit Price	Amo	unt
Attachments I through 6 incli	asive form a part of this e	omaci us il con	maniou runy r	erem.			
That in consideration of t specifications the amounts set forth, That it is mutually unders Woodbury between the parties hereto.	the foregoing, the Contracting A subject to the conditions as set stood and agreed by the parties I	, 2014 Authority hereby ago forth in the specific hereto that the notic rithin contract, the contract that the above we	rees to pay the Co cations. ce to bidders, the contractor's bond,	proposal, the spec	y and according to the relifications for Project N and detailed plans are are on or before:	requirements of the	ockpile in
the County Engineer under date of _ That in consideration of t specifications the amounts set forth, That it is mutually unders Woodbury between the parties hereto. That it is further understood	the foregoing, the Contracting A subject to the conditions as set stood and agreed by the parties I County, Iowa, the wand agreed by the parties of this con	, 2014 Authority hereby ago forth in the specific hereto that the notic rithin contract, the contract that the above we	rees to pay the Co cations. ce to bidders, the contractor's bond,	proposal, the spec and the general a	y and according to the relifications for Project N and detailed plans are are on or before:	requirements of the first of th	ockpile in
That in consideration of t specifications the amounts set forth, That it is mutually unders Woodbury between the parties hereto. That it is further understood Approximate Starting Date After August 15, 2014 That time is the essence of It is further understood the hereunder. IN WITNESS WHEREO day of	che foregoing, the Contracting A subject to the conditions as set at stood and agreed by the parties of this contract and that said cort at the Contract or consents to the Contract of the parties hereto have set the SPORTATION	authority hereby aggregate in the specific hereto that the notice within contract, the contract that the above we appear	rees to pay the Contains. The to bidders, the contractor's bond, ork shall be comme Late: If the terms and contains a court of lower the courts	proposal, the spectand the general and the general and empleted Start Date and the spectand to	y and according to the resistance of Project N and detailed plans are an on or before: Number Number Number and render judgment at three other instruments Woodhury Omiracting Assbority	of Working Days to. s of like tenor, as Count	ne ockpile_in oasis of contro
That in consideration of the specifications the amounts set forth, and the specifications where the specification of th	che foregoing, the Contracting A subject to the conditions as set at stood and agreed by the parties I County, Iowa, the wand agreed by the parties of this con Specified Starting of this contract and that said cortact the Contractor consents to the Contractor consents to the Contractor between the Contractor consents to the Contractor consents	authority hereby aggregate in the specific hereto that the notice within contract, the contract that the above we appear	rees to pay the Contains. The to bidders, the contractor's bond, ork shall be comme Late: If the terms and contains a court of lower the courts	proposal, the spectand the general and the general and completed Start Date and the and the spectand that the conditions agreed up to hear, determine the spectand to this and the conditions agreed to the spectand to the sp	y and according to the relations for Project N and detailed plans are are non or before: Number Pon by the parties here, and render judgment at three other instruments	of Working Days to. s of like tenor, as Count	ne ockpile in pasis of contra

MAINTENANCE GRAVEL-STOCKPILE QUOTATION Project G-2015 stockpile quotation

ITEM NO.	DESCRIPTION	QUAN	VTTTIES	UNIT PRICE	TO	OTALS
Cor. SE County	4 NE4 Sec. 32-89-4 Maintenance yard M	THE REPORT OF THE PROPERTY OF		092		
2. Gravel,		haul and stockpile at SW	17,000 Tons		<u>\$</u>	168,640
[57 One	tion 22-89-45) Cond- half mile units]			\$ 12 7Ton	<u>\$</u>	63,550
in the N	Furnish, crush, scree W4SW4 Sec. 15-8' -half mile units]	en, load, haul and stockpile 7-44) Grant Twp.		\$ 930 Ton	\$	44,000
4. Gravel, (en, load, haul and stockpile	2.000		4	26,400
[17 One	-half mile units]		2,000 Tons	s 9 30 Tron	<u>\$</u>	17,600
1 - 11 - 01	WALL NOW AND	en, load, haul and stockpile Sec. 27-86-42) Liston Twilding[35 One-half mile un	1 - 20	s \$ 9 8.1 Ton	\$	58,860 39,240
Gravel, (at Luton	Furnish, crush, scree in NW¼ Sec. 20-87 -half mile units]	en, load, haul and stockpile		\$ 1250 Ton	S	200,000
7. Gravel, (Near N	Furnish, crush, scree 4 Cor. Sec. 16-86-45	en, load, haul and stockpile Willow Twp., (Holly Spri		\$ 10 Ton	s	31,380
8. Gravel, (I at N.E. (Cor. Section 6-87-44	n, load, haul and stockpile) Grant Twp. Landfill		\$ 980 Ton		
9. Gravel, (I		n, load, haul and stockpile	14,000 Tons	§ 0 /Ton	\$	123,200
[11 One-	Cor. Section 6-86-43 half mile units]		0 Tons	\$/Ton	<u>\$</u>	-0-
At inters		en, load, haul and stockpile ad 250 th Street, Miller Brid		s /ton all	- 18	-0-
11. Gravel (Furnish, crush, scree	en, load, haul and stockpile ignated on map [varies]		\$	355	31,050
12. Gravel (en, load, and stockpile		00 tons \$ 585		s40,950
TOTAL	Gravel	75,000 <u>Tons</u>				788 030
			CONTRACT	TOTAL	<u>\$</u>	788,030 750,810

Attachment 1 of 6

Hallitto Materials

[] Indicates One-half mile units. Haul Units are based on Peters and Gothier Pit locations. Will vary for other suppliers.

Note: Per ton unit prices for items 1 through and including 9 includes furnishing gravel material.

Note: (Tons hauled) times (One-half mile units) = Units of haul

Attachment 2 of 6

G-2015 7/28/2014 Maintenance Gravel-Stockpile Project G-2015

SPECIAL PROVISIONS

MAINTENANCE GRAVEL

1. The quantities of work as shown in the contract documents are approximate only and are subject to increase or decrease. All quantities of work, whether increased or decreased, are to be performed at the unit prices stipulated in the contract. No adjustment in price will be made on any item of work due to a variance from the contract quantities.

The contractor shall furnish all necessary machinery, equipment, tools, materials and supplies, labor and shall be capable of providing the means of construction necessary to complete the work. The contractor shall also furnish all granular material where specified in the contract. A scale house, when or where needed, shall be provided along with the scale prior to commencing of weighing. The scale shall be of sufficient size and length to accommodate all tandem axle and smaller trucks. Any other method of weighing shall have prior approval of the County Engineer. Weighing equipment shall meet the requirements of Section 2001.07.

The contractor will do all "Extra Work" which may be required to complete the contract contemplated at the contract unit prices, or lump sums to be agreed upon in writing before starting such work, or if such prices or sums can not be agreed upon, to perform such work on a force account basis, as provided in the IDOT Standard Specifications.

The contractor shall perform the work within 100 working days with an EARLIEST STARTING DATE will be of July 1, 2013. Once work is started, it shall continue without interruption until August 15, 2014 Ty completion.

The contractor will pay liquidated damages of \$100.00 per working day elapsing after the expiration of the contract period accruing until the completion of the work.

- The contractor shall provide a minimum of 10 trucks hauling to the county at all times. If the number of trucks hauling to a county stockpile drops below 10, the county, at its option, may stop stockpiling operations for the day and charge a full working day. (See below) *
- 2. The contractor shall furnish all equipment for stockpiling, and perform the stockpile work at the sites designated. In addition, the contractor shall furnish all granular material for stockpile items 1 through 8 inclusive. The County Engineer will approve the spot for stockpiling at the proposed sites. Stock
- piling at locations away from production sites shall be done with a crawler type tractor.

 County to hondle all stockprling except for production stockprling at Anthony Little Show Park.

 The condition of the roads in the spring will be the controlling factor for starting work on any item. The hauling.

Attachment 3 of 6

* The contractor shall use best efforts to provide a minimum of 10 trucks. Trucks ore in short supply right now Ty 8/1/14

Special Provisions Continued

4. If gravel deposit is taken from below water, the contractor shall, by pumping, lower the water level below the excavation line a minimum of 24 hours prior to removal of gravel. The working time and size of pump or pumps to be used is to be approved by the County Engineer.

In the event the pit can not be pumped below the excavation line, the gravel removed from below water shall be stockpiled and permitted to drain for a minimum of 24 hours before crushing. This may require

the use of two draglines, one to stockpile gravel taken from below water level and one to feed the crusher.

Gravel furnished by the Contractor shall be crushed pit run material.

The gravel shall be a uniformly graded product complying with the following gradation specification.

Sieve	Percent Passing
1 1/4"	100%
3/4"	80-95%
#4	50-65%
#8	35-50%
#30	10-30%

The depth and location of excavation and quality of acceptable material in each pit is to be determined by the County Engineer.

- The contractor shall be equipped to work the face of the gravel deposit to uniformly mix the various layers of material.
- 6. The contractor will present the county with certified gradations at 1500 ton production intervals. The county will also be taking random quality assurance samples. When the county inspector arrives on site, the contractor will cooperate with the county staff member in obtaining a sample. The county will split the sample and retain both halves. County maintenance staff assisting in stockpiling gravel will also be observing the quality of the material being delivered to stockpiles. If there is a question of the material meeting requirements, county maintenance staff will have the authority to contact the County Engineer and stop delivery of material until a quality assurance gradation is run.

If the quality assurance sample does not meet gradation requirements, the county will immediately notify the contractor to take steps to return the material to county specifications. The county will obtain a second quality assurance sample after at least 300 tons has been processed and run a second sample. If the material still does not meet the specified gradation, the County Engineer, at his option, may order deliveries to cease until production returns to specified gradations as shown by supplier's quality control samples and the county's quality assurance samples.

A price adjustment will be assessed for non-complying material. After the failure of the first quality assurance sample to meet gradation requirements, the supplier will have 300 tons to make corrections. If when a second sample is taken, it still fails to meet specifications, a 5% price deduction will be

assessed for the next 300 tons or until the gradation comes back within limits. This price adjustment will be on all material produced and delivered to county stockpiles after the first sample is taken and will be assessed on a minimum of 300 tons of gravel until the next sample is taken by the county. If the follow-up sample meets gradation requirements, payment will resume at bid price for the material. After one sample has failed to meet gradation, and any subsequent samples taken during the total run of production fail to meet county gradation requirements a 10% price deduction from the bid price per ton will be assessed as defined above.

- 7. The contractor shall hold harmless and indemnify Woodbury County, Iowa and its officers and employees from any and all claims, demands, actions, fines, and judgments for damages arising out of or in connection with any activity of the contractor or any of the contractor's agents or employees under this contract or upon the premises to which this contract applies.
- 8. The contractor shall abide by and enforce the rules and regulations of the Federal Occupational Safety and Health Act (OSHA), as amended; and the Federal Mine Safety and Health Act (MSHA) of 1977, as amended; and shall comply with all other Federal, State, and County laws and regulations and shall hold the county and the public harmless of any penalties and fines that may be assessed against Woodbury County and/or the public resulting from the contractors operations and/or any other of his activities relative thereto. The haul road within the pit and the access road to the pit shall be considered an integral part of the pit and shall be built and maintained by the contractor to meet the above referenced laws and regulations. Any penalties and/or fines assessed to Woodbury County relative to the contractors operations shall be reimbursed in full to the County by the Contractor prior to final settlement of the contract. An access road is defined as an ingress or egress roadway between the pit and an official county road normally used by the traveling public.
- 9. The contractor shall bear the full costs of any litigation or other proceedings brought against Woodbury
 County, Iowa or any of its officers or employees which involves an alleged injury to any
 employee(s) or agent of the Contractor or to any other person who has been authorized by the
 contractor to be upon the premises covered by this contract prior to completion of the project, except
 employees of Woodbury
 County.
- 10. Rock delivered directly to roads: 3000 tons of gravel will be hauled directly to roads as shown on the attached map. This corresponds to truck 5 loads per mile. A rock checker will coordinate with trucks to assure delivery to the designated roads. Price per ton delivered will be full payment for gravel and hauling.

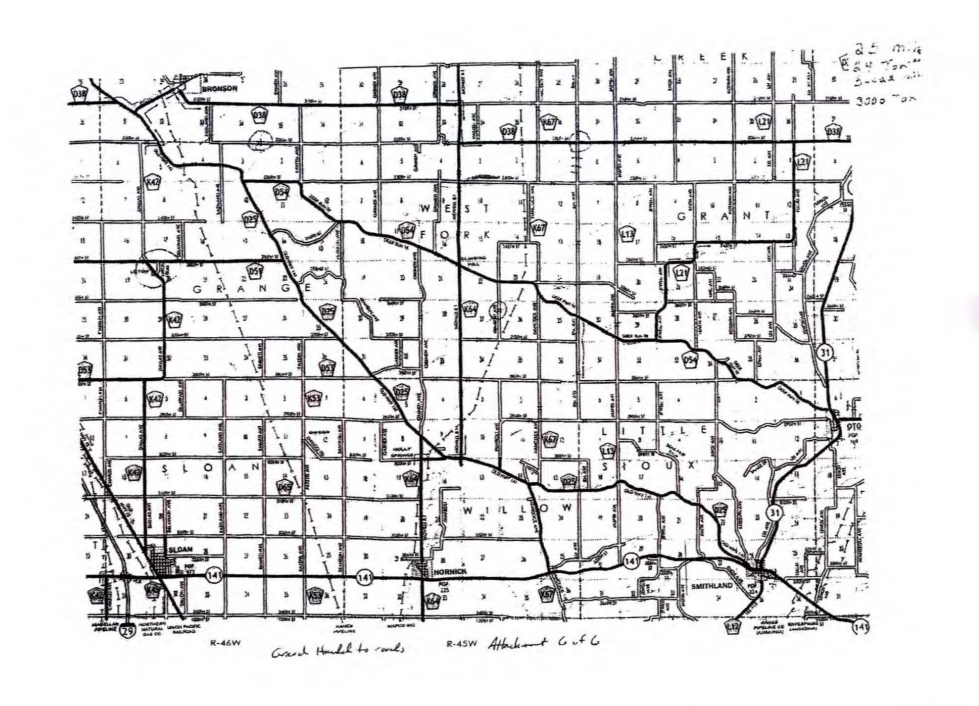
There c. Jenning 9/1/14

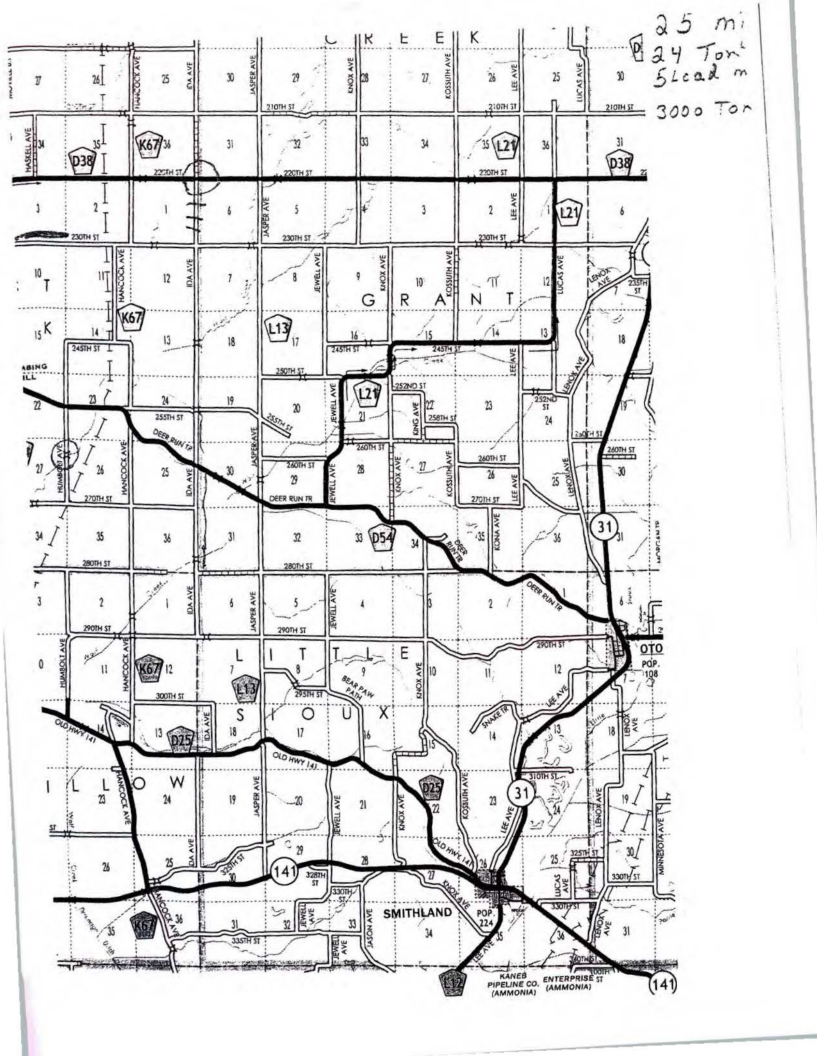
Name Date

Hellett Materials

Representing

Attachment 5 of 6





6	Iowa Department of Transportation Form 740383 10-93	
3	Form 740383 10-93	

CONTRACT

Kind of Work Mainte	nance Gravel		Miles		
Project No. G-2015-LS	SP-Peters Pit			/oodbury	
THIS AGREEM	ENT made and entered by	and between	La constitue de la constitue d	County, Id	owa, by its Board of Supervisor
consisting of the following	members: George W. Boy	ykin, Jaclyn Smith, Ma	ark A. Monson, Larry	D. Clausen.	
and David Tripp, Contract		THE PARTY OF THE P			
Hallett Materials		of	Wall Lake, Iowa		, Contractor
The state of the s	That the Contractor, for an				- CALCULATION OF CALC
	n Thousand Five Hundred a				
The second second second	specifications constituting a			· · · · · · · · · · · · · · · · · · ·	
	ons designated in the notice	The second second	The second second second		plans and specifications
Item No.		to bidders, the various		Unit Price	
item No.	Item		Quantity	Unit Price	Amount
1. Here is the control of the contro	or all the property of the contract of the con		agreement, and a true co	opy of said plans and specificat	tions are now on file in the office o
the County Engineer under d	ate of	, 2014			
the County Engineer under d That in considera	ate oftion of the foregoing, the Contr	, 2014 racting Authority hereby a	agrees to pay the Contrac		
the County Engineer under d That in considerar specifications the amounts so	ate of tion of the foregoing, the Contract et forth, subject to the condition	2014 racting Authority hereby a ns as set forth in the special	agrees to pay the Contrac	ctor, promptly and according to	the requirements of the
the County Engineer under d That in considerar specifications the amounts so That it is mutually	ate of tion of the foregoing, the Control et forth, subject to the condition y understood and agreed by the	, 2014 racting Authority hereby a ns as set forth in the special reparties hereto that the no	agrees to pay the Contractications.	ctor, promptly and according to	o the requirements of the ect NoG-2015-LSP-Peters Pit
That in consideral specifications the amounts see That it is mutually Woodbury	ate of tion of the foregoing, the Control et forth, subject to the condition y understood and agreed by the	, 2014 racting Authority hereby a ns as set forth in the special reparties hereto that the no	agrees to pay the Contractications.	ctor, promptly and according to	o the requirements of the ect NoG-2015-LSP-Peters Pit
That in consideral specifications the amounts se That it is mutually Woodbury between the parties hereto.	ate of tion of the foregoing, the Contret forth, subject to the condition y understood and agreed by the County, low	, 2014 racting Authority hereby a ns as set forth in the special parties hereto that the no	agrees to pay the Contrac fications. tice to bidders, the propo e contractor's bond, and	etor, promptly and according to osal, the specifications for Proje the general and detailed plans a	o the requirements of the ect NoG-2015-LSP-Peters Pit
That in consideral specifications the amounts se That it is mutually Woodbury between the parties hereto.	ate of tion of the foregoing, the Contret forth, subject to the condition y understood and agreed by the County, low	, 2014 racting Authority hereby a ns as set forth in the special parties hereto that the no	agrees to pay the Contrac fications. tice to bidders, the propo e contractor's bond, and	osal, the specifications for Projecting and detailed plans and detailed plans and completed on or before:	o the requirements of the ect NoG-2015-LSP-Peters Pit
That in consideral specifications the amounts se That it is mutually Woodbury between the parties hereto. That it is further und	ate of tion of the foregoing, the Contret forth, subject to the condition y understood and agreed by the County, low	, 2014 racting Authority hereby a ns as set forth in the special exparties hereto that the no va, the within contract, the	agrees to pay the Contractions. tice to bidders, the propose contractor's bond, and work shall be commenced a	osal, the specifications for Projecting and detailed plans and detailed plans and completed on or before:	ect NoG-2015-LSP-Peters Pit are and constitute the basis of contr
That in consideral specifications the amounts so That it is mutually Woodbury between the parties hereto. That it is further und Approximate Starting D. After August 15, 2014	ate of tion of the foregoing, the Contret forth, subject to the condition y understood and agreed by the County, low	, 2014 racting Authority hereby a ns as set forth in the specific parties hereto that the no va, the within contract, the of this contract that the above ed Starting Date	agrees to pay the Contractions. Itice to bidders, the propose contractor's bond, and work shall be commenced a Late Start I	osal, the specifications for Projected general and detailed plans and completed on or before:	ect NoG-2015-LSP-Peters Pit are and constitute the basis of contr
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MAINTENANCE GRAVEL-PETERS PIT QUOTATION

Project G-2015-LSP

ITEM NO.

DESCRIPTION

QUANTITIES

UNIT PRICE

TOTALS

DIVISION 1 Peters (Little Sioux Park) Pit located in Section 11-88-42 Kedron Twp.

1. Gravel, (Furnish, crush, screen, and stockpile at pit site

Section 11-88-42 Kedron Twp.)

30,000 Tons \$6

\$ 187,50000

TOTAL

Gravel

30,000 Tons

CONTRACT TOTAL

Hallith Matarial 4

SPECIAL PROVISIONS

MAINTENANCE GRAVEL

The quantities of work as shown in the contract documents are approximate only and are subject to
increase or decrease. All quantities of work, whether increased or decreased, are to be performed
at the unit prices stipulated in the contract. No adjustment in price will be made on any item of
work due to a variance from the contract quantities.

The contractor shall furnish all necessary machinery, equipment, tools, materials and supplies, labor and shall be capable of providing the means of construction necessary to complete the work. The contractor shall also furnish all granular material where specified in the contract. A scale house, when or where needed, shall be provided along with the scale prior to commencing of weighing. The scale shall be of sufficient size and length to accommodate all tandem axle and smaller trucks. Any other method of weighing shall have prior approval of the County Engineer. Weighing equipment shall meet the requirements of Section 2001.07.

The contractor will do all "Extra Work" which may be required to complete the contract contemplated at the contract unit prices, or lump sums to be agreed upon in writing before starting such work, or if such prices or sums can not be agreed upon, to perform such work on a force account basis, as provided in the IDOT Standard Specifications.

The contractor shall perform the work within 100 working days with an EARLIEST STARTING DATE will be of July 1, 2013. Once work is started, it shall continue without interruption until completion.

How ost 15, 2014 Tel 8/1/14

The contractor will pay liquidated damages of \$100.00 per working day elapsing after the expiration of the contract period accruing until the completion of the work.

- 2. The contractor shall furnish all equipment for stockpiling, and perform the stockpile work at the sites designated. In addition, the contractor shall furnish all granular material for stockpile items I and 2 inclusive. The County Engineer will approve the spot for stockpiling at the proposed sites.

 14 2414 County to handle all stockpiling at sites. Contractor will stockpile at Little Skulda-Ke
- The condition of the roads in the spring will be the controlling factor for starting work on any item. The
 County Engineer will be the final authority in determining if the haul roads are stable enough for
 hauling.
- 4. If gravel deposit is taken from below water, the contractor shall, by pumping, lower the water level below the excavation line a minimum of 24 hours prior to removal of gravel. The working time and size of pump or pumps to be used is to be approved by the County Engineer.

Special Provisions Continued

In the event the pit can not be pumped below the excavation line, the gravel removed from below water shall be stockpiled and permitted to drain for a minimum of 24 hours before crushing. This may require the use of two draglines, one to stockpile gravel taken from below water level and one to feed the crusher.

Gravel furnished by the Contractor shall be crushed pit run material.

The gravel shall be a uniformly graded product complying with the following gradation specification.

Sieve	Percent Passing
1 1/4"	100%
3/4"	80-95%
#4	50-65%
#8	35-50%
#30	10-30%

The depth and location of excavation and quality of acceptable material in each pit is to be determined by the County Engineer.

- The contractor shall be equipped to work the face of the gravel deposit to uniformly mix the various layers of material.
- 6. The contractor will present the county with certified gradations at 1500 ton production intervals. The county will also be taking random quality assurance samples. When the county inspector arrives on site, the contractor will cooperate with the county staff member in obtaining a sample. The county will split the sample and retain both halves. County maintenance staff assisting in stockpiling gravel will also be observing the quality of the material being delivered to stockpiles. If there is a question of the material meeting requirements, county maintenance staff will have the authority to contact the County Engineer and stop delivery of material until a quality assurance gradation is run.

If the quality assurance sample does not meet gradation requirements, the county will immediately notify the contractor to take steps to return the material to county specifications. The county will obtain a second quality assurance sample after at least 300 tons has been processed and run a second sample. If the material still does not meet the specified gradation, the County Engineer, at his option, may order deliveries to cease until production returns to specified gradations as shown by supplier's quality control samples and the county's quality assurance samples.

A price adjustment will be assessed for non-complying material. After the failure of the first quality assurance sample to meet gradation requirements, the supplier will have 300 tons to make corrections. If when a second sample is taken, it still fails to meet specifications, a 5% price deduction will be assessed for the next 300 tons or until the gradation comes back within limits. This price adjustment will be on all material produced and delivered to county stockpiles after the first sample is taken and will be assessed on a minimum of 300 tons of gravel until the next sample is taken by the county. If the follow-up sample meets gradation requirements, payment will resume at bid price for the material. After

one sample has failed to meet gradation, and any subsequent samples taken during the total run of production fail to meet county gradation requirements a 10% price deduction from the bid price per ton will be assessed as defined above.

- 7. The contractor shall hold harmless and indemnify Woodbury County, lows and its officers and employees from any and all claims, demands, actions, fines, and judgments for damages arising out of or in connection with any activity of the contractor or any of the contractor's agents or employees under this contract or upon the premises to which this contract applies.
- 8. The contractor shall abide by and enforce the rules and regulations of the Federal Occupational Safety and Health Act (OSHA), as amended; and the Federal Mine Safety and Health Act (MSHA) of 1977, as amended; and shall comply with all other Federal, State, and County laws and regulations and shall hold the county and the public harmless of any penalties and fines that may be assessed against Woodbury County and/or the public resulting from the contractors operations and/or any other of his activities relative thereto. The haul road within the pit and the access road to the pit shall be considered an integral part of the pit and shall be built and maintained by the contractor to meet the above referenced laws and regulations. Any penalties and/or fines assessed to Woodbury County relative to the contractors operations shall be reimbursed in full to the County by the Contractor prior to final settlement of the contract. An access road is defined as an ingress or egress roadway between the pit and an official county road normally used by the traveling public.
- 9. The contractor shall bear the full costs of any litigation or other proceedings brought against Woodbury County, Iowa or any of its officers or employees which involves an alleged injury to any employee(s) or agent of the Contractor or to any other person who has been authorized by the contractor to be upon the premises covered by this contract prior to completion of the project, except employees of Woodbury County.

I have read and understand the gravel contract special provisions:

Thomas C. Jannings
Name

9-1-14

Date

Representing

Attachment 4 of 4



Woodbury County Secondary Roads Department

759 E. Frontage Road • Moville, Iowa 51039 Telephone (712) 279-6484 • (712) 873-3215 • Fax (712) 873-3235

COUNTY ENGINEER Mark J. Nahra, P.E. mnahra@sioux-city.org ASSISTANT TO THE COUNTY ENGINEER Benjamin T. Kusler, E.I.T. bkusler@sioux-city.org SECRETARY
Tish Brice
tbrice@sioux-city.org

Name of Permittee:	Football	Aution	Fran Co	253	3-2658	II OF V	IAI
Mailing Address: 1581	Charles	Ave	Lawton				
Township: Barrer		Section:					
Woodbury County, State of	flowa, and LB F	bothall A	action/ TRA	in Carlo	creinafter referred	to as pro	pperty
owner, organization or aut	horized representative	e) do nereby er	iter into the follow	ving permit a	nd agreement:		
owner, organization or aut 1. Woodbury Count representative, to conduct	y hereby consents to the following describ	and grants peri	mission to the pro	perty owner,	organization or au		
Woodbury Count	y hereby consents to the following describ	and grants peri	mission to the pro	perty owner,	organization or au		Lawton

- In consideration of Woodbury County granting said permission and consent, the property owner, organization or authorized representative hereby promises and agrees to the following:
- A. The applicant shall carry on the construction, repair and maintenance with serious regard to the safety of the traveling public and adjacent property owners.
- B. The property owner, organization or authorized representative, at his/her own expense, shall provide all safety measures and warning devices necessary to protect the traveling public such as but not limited to, signs, lights, and barricades during the day and at night if the roadway will be obstructed. Traffic protection shall be in accordance with Part VI of the current Manual on Uniform Traffic Control Devices for Streets and Highways. The Department will loan the required signs to the applicant who shall be responsible for placing the signs and covering or removing when not in use, removal after the work has been completed, and return of the Department owned signs to the Department maintenance facility from which obtained. The applicant shall be responsible for correctly using signs as needed while work is in progress. Flagging operations are the responsibility of the applicant.
- C. In placing any drainage structure, no natural drainage course will be altered or blocked.
- D. The finished project shall be left in a satisfactory condition subject to the approval of the County Engineer. The traveled portion of the roadway shall not be damaged or disturbed. The property owner, organization or authorized representative assumes all liability and agrees to reimburse Woodbury County for any damage to the roadway or ditch caused by placement of this structure. Permittee is to call County Engineer for upon completion for final inspection.
- E. The property owner, organization or authorized representative shall notify all appropriate telephone and utility companies in advance of any excavation and shall check for underground electric or telephone lines.

- F. Woodbury County will not assume any of the cost of the construction of the said improvement or structure nor will Woodbury County assume any future costs for maintenance or replacement of said improvement or structure. If in the best interest of Woodbury County, the said improvement or structure may be removed by the County, or may be caused to be removed, without any obligation by Woodbury County to pay damages or cost of replacement.
- G. Property owner, organization or authorized representative will reseed and mulch the disturbed areas. Property owner, organization or authorized representative will be responsible for seed, mulch, and labor unless otherwise provided in section L.
- H. The property owner, organization, or authorized representative hereby agrees to hold Woodbury County and the Woodbury County Secondary Road Department, its employees and agents harmless against any and all claims for damages and personal injury arising out of work performed or actions taken by the applicant related to the construction or maintenance of the facility. The applicant further agrees to reimburse the County or the Department for any expenditures that the County or Department may have to make on said highway rights of way on account of said applicant's construction or maintenance activity or other activities or lack thereof. The applicant shall also save Woodbury County and the Woodbury County Secondary Road Department harmless of any damage or losses that may be sustained by the traveling public on account of such construction, repair or maintenance operations, or other activities.
- FAILURE TO CONFORM TO OR TO ACQUIRE A PERMIT IS A VIOLATION OF SECTION 318.8, 2009 CODE OF IOWA. This permit is subject to any laws now in effect or any laws that may be hereafter enacted and all applicable rules and regulations of local, state and federal agencies. This permit is subject to all the rules and regulations of Woodbury County and the Woodbury County Secondary Road Department.
- J. This permit is subject to revocation by the Department at any time and at no cost to the Department, when in the judgment of the Department it is necessary in the improvement or maintenance of the highway or for other reasonable cause.

. Woodb	ury County agrees to p	provide the fo	llowing contribution	on toward completi	on of this project:
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TABULATION OF BIDS

LETTING: TUESDAY, AUGUST 14, 2014

10:20 A.M. CDST

PROPANE LETTING 2014-15 SEASON WOODBURY COUNTY, IOWA

NOTE: IN CASE OF MATHEMATICAL ERROR, UNIT PRICE SHALL GOVERN ** Western Iowa Coop * Sapp Bros Petroleum inc.** * Johnson Propane * Farmers Cooperative Company ** P. O. Box 106 * 129 So. Steuben St. * 960-1st St. * 30459 Hwy. 3 - Homick, IA 51026 * Sioux City, IA 51101 * Battle Creek, IA 51006 * LeMars, IA 51031 PROPOSAL GUARANTY ---------" QUANTITIES " UNIT PRICE : AMOUNT * UNIT PRICE : AMOUNT * UNIT PRICE: AMOUNT ANDRESS CONSTRUCTOR ANDRESS PROGRESS OF PROGRESS OF PROGRESS OF PROGRESS OF 1. PROPANE FUEL FOR PERIOD FROM ** SEPTEMBER 1, 2014 THROUGH AND INCLUDING AUGUST 31, 2015 APPROXIMATELY 49,200 GALLONS FURNISH AND DELIVER @ \$/GAL. " Galva Holstein Ag., LLC * Siouxland Propane Rodney Propane ** 204 E. First St. * Box 188 2909 Moville Blacktop ** Holstein, IA 51025 * Hornick, IA 51026 * Ireton, IA 51027 PROPOSAL GUARANTY * UNIT PRICE: AMOUNT 1. PROPANE FUEL FOR PERIOD FROM SEPTEMBER 1, 2014 THROUGH AND INCLUDING AUGUST 31, 2015 APPROXIMATELY 49,200 GALLONS FURNISH AND DELIVER @ \$/GAL. S/GAL.: \$/GAL. :

TABULATION OF BIDS

LETTING: TUES. 8/12/14 CALCIUM CHLORIDE LETTING 10:25 AM CDST 2014-2015 SEASON

WOODBURY COUNTY, IOWA

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NOTICE OF A CONSULTATION TO BE HELD BETWEEN THE CITY OF SIOUX CITY, IOWA AND ALL AFFECTED TAXING ENTITIES CONCERNING THE PROPOSED AMENDMENT NO. 2 TO THE AMENDED AND RESTATED DONNER PARK URBAN RENEWAL PLAN FOR THE DONNER PARK URBAN RENEWAL AREA OF THE CITY OF SIOUX CITY, IOWA

The City of Sioux City, Iowa will hold a consultation with all affected taxing entities, as defined in Section 403.17(1) of the Code of Iowa, as amended, commencing at 3:30 P.M., August 12, 2014 in Room 306, City Hall, 405 Sixth Street, Sioux City, Iowa concerning a proposed Amendment No. 2 to the Amended and Restated Donner Park Urban Renewal Plan for the Donner Park Urban Renewal Area, a copy of which is attached hereto.

Each affected taxing entity may appoint a representative to attend the consultation. The consultation may include a discussion of the estimated growth in valuation of taxable property included in the Urban Renewal Area, the fiscal impact of the division of revenue on the affected taxing entities, the estimated impact on the provision of services by each of the affected taxing entities in the Urban Renewal Area, and the duration of any bond issuance included in said Amended Plan.

The designated representative of any affected taxing entity may make written recommendations for modifications to the proposed division of revenue no later than seven days following the date of the consultation. The City Manager (or his designee) as the designated representative of the City of Sioux City, shall submit a written response to the affected taxing entity, no later than seven days prior to the public hearing on the proposed Amendment No. 2 to the Amended Plan, addressing any recommendations made by that entity for modification to the proposed division of revenue.

This notice is given by order of the City Council of the City of Sioux City, Iowa, as provided by Section 403.5 of the Code of Iowa, as amended.

Dated this 4th day of August, 2014

Lisa L. McCardle, City Clerk City of Sioux City, Iowa

(END OF NOTICE)

NOTICE OF PUBLIC HEARING TO CONSIDER APPROVAL OF THE PROPOSED AMENDMENT NO. 2 TO THE AMENDED AND RESTATED DONNER PARK URBAN RENEWAL PLAN FOR THE DONNER PARK URBAN RENEWAL AREA OF THE CITY OF SIOUX CITY, IOWA

The City Council of the City of Sioux City, Iowa, will hold a public hearing before itself at its meeting which commences at 4:00 P.M. on September 8, 2014, in the Council Chambers, City Hall, Sioux City, Iowa to consider adoption of the proposed Amendment No. 2 to the Amended and Restated Donner Park Urban Renewal Plan (the "Amended Plan") for the existing Donner Park Urban Renewal Area ("Project Area").

A copy of Amendment No. 2 to the Amended Plan is on file for public inspection in the office of the City Clerk, City Hall, Sioux City, Iowa.

The purpose of the Amendment No. 2 to the Amended Plan is to further update certain provisions of the Amended Plan to conform to current City objectives, planning initiatives and program activities for the Project Area.

The general scope of the urban renewal activities under consideration in the Amended Plan is to convey land and enter into development agreements for new development and the redevelopment of existing commercial buildings and land for commercial residential and mixed use purposes in order to encourage investment and strengthen the area economy. This activity may involve grants, rebates, loans or other incentives funded by tax increment financing. Specifically, the amendment addresses the following proposed urban renewal projects:

The purchase of land and construction of a building for John P. Goldsmith, Jr. located at 2661 Boulevard of Champions, Sioux City, Iowa.

Capital Project for Fiscal Year 2015: Line Drive Extension Improvement Project

Any person or organization desiring to be heard shall be afforded an opportunity to be heard at such hearing.

This Notice is given by order of the City Council of Sioux City, Iowa, as provided by Section 403.5 of the Code of Iowa, as amended.

Dated this 4th day of August, 2014.

Lisa L. McCardle, City Clerk, Sioux City, Iowa

Publish in the Sioux City Journal August 30, 2014.

(END OF NOTICE)

AMENDMENT NO. 2

TO THE AMENDED AND RESTATED DONNER PARK URBAN RENEWAL PLAN

FOR THE DONNER PARK URBAN RENEWAL AREA

CITY OF SIOUX CITY, IOWA

AMENDMENT NO. 2

AMENDED AND RESTATED DONNER PARK URBAN RENEWAL PLAN CITY OF SIOUX CITY, IOWA

The Amended and Restated Donner Park Urban Renewal Plan ("Plan") for the Donner Park Urban Renewal Area ("Area" or "Urban Renewal Area"), originally adopted December 7, 1987 pursuant to Resolution No. 87/T-6002 and restated and amended as set out in **Exhibit A** attached hereto and incorporated by this reference, is being further amended to add and/or confirm a proposed project to be undertaken within the Urban Renewal Area ("Amendment"). No land is being added to the Area by this Amendment.

Except as modified by this Amendment, the provisions of the Amended and Restated Amended Donner Park Urban Renewal Plan, as previously amended, are hereby ratified, confirmed, and approved and shall remain in full force and effect as provided herein. In case of any conflict or uncertainty, the terms of this Amendment shall control.

PROPOSED URBAN RENEWAL PROJECTS

The following new subsection (b) to Section E (1) is added to the Plan as follows:

E. Urban Renewal Projects

- 1. Development Agreements
 - Southbridge Area Development Construction of an approximate 6,750 square foot building on property located at 2661 Boulevard of Champions.

The City is considering entering into a Development Agreement with a private developer, by which the City would, subject to the terms and conditions of a negotiated Development Agreement, provide certain property tax rebates in an amount up to \$150,000 to assist with the purchase of land at 2661 Boulevard of Champions and construction of a building approximately 6,750 square feet in size with appropriate storm water facilities, landscaping and payment to meet City standards.

DEBT

1.	July 1, 2014 constitutional debt limit:	\$193,629,706
2.	Outstanding general obligation debt:	\$113,890,000
3.	It is estimated that the cost of the economic development rebate grant will be approximately:	\$150,000

The following new subsection (c) to Section E (2) is added to the Plan as follows:

E. Proposed Urban Renewal Projects

2. Public Improvements:

c. The City has designated the following improvement project through its Capital Project for Fiscal Year 2015: Line Drive Extension Improvements Project.

DEBT

1.	July 1, 2014 constitutional debt limit:	\$193,629,706
2.	Outstanding general obligation debt:	\$127,815,349
3.	Proposed amount of indebtedness to be incurred: It is estimated that the cost of the proposed infrastructure improvements, improvement projects and land acquisition as described above will be approximately as follows:	
	Line Drive Extension Improvement Project	\$220,000.00

PROPERTY ACQUISITION/DISPOSITION

The City will follow any applicable requirements for the acquisition and disposition of property.

URBAN RENEWAL PLAN AMENDMENTS

The Plan may be amended from time to time for a variety of reasons, including but not limited to, adding or deleting land, adding urban renewal projects, or to modify goals or types of renewal activities. The City Council may amend this Plan in accordance with applicable state law.

EFFECTIVE DATE

This Urban Renewal Plan Amendment No. 2 will become effective upon its adoption by the City Council. Notwithstanding anything to the contrary in the Urban Renewal Plan, any prior amendment, resolution or document, the Urban Renewal Plan shall remain in effect until terminated by the City Council, and the use of incremental property tax revenues, or the "division of revenue," as those words are used in Chapter 403 of the Code of Iowa, will be consistent with Chapter 403 of the Iowa Code.

REPEALER

Any parts of the previous Plan, as previously amended, in conflict with this Amendment are hereby repealed.

SEVERABILITY CLAUSE

If any part of the Amendment is determined to be invalid or unconstitutional, such invalidity or unconstitutionality shall not affect the validity of the previously adopted Plan as a whole or the previous amendments to the Plan, or any part of the Plan not determined to be invalid or unconstitutional.

EXHIBIT A

AMENDED AND RESTATED DONNER PARK URBAN RENEWAL PLAN HISTORY

By virtue of Resolution No. 2013-0877, passed and approved on the 25th day of November, 2013, the City Council of the City of Sioux City, Iowa, approved and adopted the Amended and Restated Donner Park Urban Renewal Plan and subsequent amendment to the same on May 5, 2014, pursuant to Resolution No. 2014-0273.

Previous resolutions pertaining to the Donner Park Urban Renewal Plan:

Resolution No. 87/T-6002 passed and approved December 7, 1987 Resolution No. 88/T-6760 passed and approved September 12, 1988 Resolution No. 91/T-9955 passed and approved June 10, 1991 Resolution No. 92/U-549 passed and approved October 12, 1992 Resolution No. 93/U-1656 passed and approved December 20, 1993 Resolution No. 94/U-2783 passed and approved December 19, 1994 Resolution No. 97/U-5267 passed and approved March 24, 1997 Resolution No. 2009-0679 passed and approved August 24, 2009 Resolution No. 2010-0670 passed and approved September 13, 2010 Resolution No. 2012-0842 passed and approved December 10, 2012

Resolution No. 2013-0377 passed and approved May 13, 2013

WOODBURY COUNTY JAIL WEEKLY POPULATION REPORT

		DAILY		ELECTRONIC	PRAIRIE	FEDERAL
DATE	Day	TOTAL	LEC	MONITORING	HILLS	PRISONERS
8/2/14	Saturday	218	209	9	0	24
8/3/14	Sunday	223	214	9	0	24
8/4/14	Monday	226	217	9	0	24
8/5/14	Tuesday	194	184	10	0	25
8/6/14	Wednesday	207	189	10	8	25
8/7/14	Thursday	223	207	10	6	21
8/8/14	Friday	227	210	11	6	21
		1518	1430	68	20	164

WOODBURY COUNTY JUVENILE DETENTION CENTER

Trosper-Hoyt Bidg, 822 Douglas St. - 4th Floor Sioux City, Iowa 51101 Phone 712-279-6622 Email: moisen@sioux-city.org Fax 712-234-2900

6:00 a.m.

6:00 p.m.

July, 2014		
July 28, 2014		16
July 29, 2014	16	16
July 30, 2014	16	16
July 31, 2014	16	16
August, 2014	16	16
August 1, 2014	18	18
August 2, 2014	18	18
August 3, 2014	19	19
August 4, 2014	19	

The Center averaged 18.3 residents per day during the 6:00 a.m. head count and 17.9 during the 6:00 p.m. count for a weekly average of 18.1 residents per day during the above week.

Of the nineteen residents detained on August 4, 2014 four or twenty one percent were identified gang members. Of the four zero were considered hard-core members.

We are currently detaining three juveniles from the BIA and six from Dakota County.

Mark Olsen

Director WCJDC

August 4, 2014