

COUNTY OF TAZEWELL, ILLINOIS

COUNTY BOARD PROCEEDINGS

~~JANUARY 30, 2019~~
FEBRUARY 6, 2019



DAVID ZIMMERMAN, COUNTY BOARD CHAIRMAN

JOHN C. ACKERMAN, COUNTY CLERK

BOARD MEMBERS & THEIR DISTRICTS

Bill Atkins – District 3

Monica Connett - District 1

Russell Crawford - District 3

Mindy Darcy – District 2

Nick Graff - District 2

Jay Hall - District 1

Mike Harris - District 3

Mary Jo Holford - District 3

Brandon Hovey – District 2

Carroll Imig - District 3

Kim Joesting - District 1

Greg Longfellow – District 3

Greg Menold - District 2

Seth Mingus - District 3

Toni Minton – District 3

Tim Neuhauser - District 2

Nancy Proehl - District 1

Frank Sciortino - District 1

Greg Sinn - District 2

Sue Sundell - District 1

Joe Wolfe - District 1

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Proceedings of the Tazewell County Board of Tazewell County, Illinois were held in the James Carius Community Room in the Justice Center in the City of Pekin on Wednesday, February 6, 2018 in place of the original date of January 31, 2019 (weather related).

Board members were called to order at 6:02 PM by Chairman Zimmerman presiding with the following members present: Atkins, Connett, Crawford, Darcy, Graff, Hall, Harris, Holford, Imig, Joesting, Longfellow, Menold, Mingus, Minton, Proehl, Sciortino, Sinn, Sundell and Wolfe.

Absent: Hovey and Neuhauser.

Invocation was given by Chairman Zimmerman, followed by Chairman Zimmerman leading the Pledge of Allegiance.

Communications from Members of the Public, County Employees or Elected/Appointed County Officials:

ILLINOIS STATE BOARD OF ELECTIONS

Presentation: Neil Herron (Cyber Security Information Sharing Program Manager for the Illinois State Board of Elections) gave a presentation on the Cyber Navigator Grant Program for County Board Discussion – See Attachment.



Illinois State Board of Elections Cyber Navigator Program Certification of Participation

We, the undersigned, affirm that _____ will
(Jurisdiction)
participate in the State of Illinois Cyber Security Navigator Program (the Program).

By signing this Certification of Participation, we agree to participate in the Program and further agree to comply with the requirements as outlined in items 1-3 below in order to be eligible for the 2018 HAVA Election Security Grant funding. In addition, we understand and accept that if we opt not to participate in the Program, or fail to comply with the requirements set forth below after having committed to participate in the Program, our jurisdiction is ineligible to receive any of said funding.

1. Utilize the Illinois Century Network for connectivity to State Board of Elections systems or have entered into an agreement to do so as soon as practical
2. Participate in the Cybersecurity Information Sharing Program by:
 - a. Registering with the Elections Infrastructure Information Sharing & Analysis Center (EI-ISAC)
 - b. Work with a Cyber Information Sharing Program Manager (CISPM) to establish two-way data sharing
 - c. Have at least one representative from the election authority complete security awareness training as offered by the CISPM
3. Allow Cyber Navigators to complete an on-site risk assessment

Once executed, any non-compliance with the terms of this agreement shall result in the forfeiture of any future 2018 HAVA Election Security Grant funds and the repayment, with interest, of any grant funding received prior to the non-compliance, if applicable.

In-Place Human Resources Committee meeting at 6:18 P.M. In-Place Human Resources Committee meeting adjourned at 6:19 P.M.



In-Place Human Resources Committee

Nancy Proehl, Chairman
James Carius Community Room
January 30, 2019

I. Roll Call

II. New Business

HR-19-06 Recommend to approve replacement hire in County Clerk's office

III. Recess

Members: Chairman Nancy Proehl, Vice Chairman Mindy Darcy, Bill Atkins,
Monica Connett, Nick Graff, Mike Harris, Carroll Imig, Greg Menold,
Toni Minton, Tim Neuhauser, Frank Sciortino

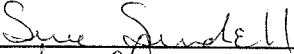


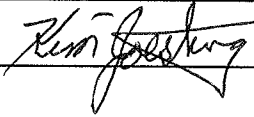

Motion by Member Crawford, Second by Member Menold to approve the minutes of the November 14th, 2018 County Board Proceedings and the December 3rd, 2018 County Board Proceedings Re-Organizational Meeting. Motion Carried by Voice Vote.

Motion by Member Minton, Second by Member Sundell to approve Consent Agenda 1 - 26. (Pulling 5, 7, 8, 9, 10, 11, 12, 18 and 26). Motion Carried by Voice Vote.

COMMITTEE REPORT
LU-19-01

Chairman and Members of the Tazewell County Board:

Your Land Use Committee has considered the following Resolution and recommends it be Adopted by the Board:

R E S O L U T I O N

WHEREAS, the Land Use Committee beg leave to report that they have examined the attached proposed Ordinance to amend Title XV, Chapter 157, Zoning (As adopted January 1, 1998) of the Tazewell County Code and the report of the Tazewell County Zoning Board of Appeals on said proposed Ordinance, and

WHEREAS, said report being made after a public hearing on said proposed Ordinance, and including a findings of fact thereon as provided by law, your said Committee recommends that the report, and finding of fact of said Zoning Board be accepted and the petition for said Amendment be approved by the County Board.

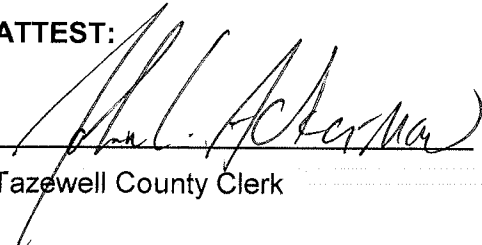
NOW THEREFORE BE IT RESOLVED, that the County Board approve this resolution;

NOW THEREFORE BE IT FURTHER RESOLVED, that the County Clerk notify Kristal Bachman, the Tazewell County Community Development Administrator of this action.

Adopted this 6th day of February, 2019.


Tazewell County Board Chairman

ATTEST:


Tazewell County Clerk

**AN ORDINANCE AMENDING TITLE XV, CHAPTER 157,
ZONING CODE OF TAZEVELL COUNTY**

Proposed Amendment No. 53
(Zoning Board Case No. 19-01-A)

WHEREAS, an Amendment to the Tazewell County Zoning Code hereinafter was previously referred by the TAZEVELL COUNTY LAND USE COMMITTEE to the Zoning Board of Appeals for hearing; and

WHEREAS, a public hearing on said Amendment was held January 2, 2019, following due publication of said hearing in accordance with law, and the said Zoning Board of Appeals thereafter made a report to this Board recommending approval; and

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

1. *The proposed amendment shall not be detrimental to the orderly development of Tazewell County.*
2. *The proposed amendment shall not be detrimental to or endanger the public health, safety, morals or general welfare of Tazewell County.*

which findings of fact are hereby adopted by this Board as the reason for approving the Amendment hereinafter authorized.

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

SECTION 1. DISTRICT REGULATIONS

§157.052 - HOME OCCUPATIONS

(Add the following new language as bolded)

- (L) Permits for all Home Occupations shall be renewed on an annual basis and a fee shall be paid in accordance with §157.601 Fees Charged for Building Permits. At the time of annual renewal of the permit, the Community Development Administrator shall verify that the home occupation continues to meet the standards as set forth in this section and may inspect any home occupation to verify such compliance.**

SECTION 2. BUILDING PERMIT**§157.559 (11) APPLICATION FOR A BUILDING PERMIT**

(Remove the language as stricken and add the language as bolded and underlined)

- (11) If the permit is for a single-family or two-family dwelling, additions to dwellings, ~~or for a residential accessory structures and additions to,~~ **or a residential accessory dwelling** three (3) full sets of building plans and specifications with square footage listed.

§157.562 FEES

(Add language as bolded and underlined)

The applicant shall pay all costs associated with the application for a building permit pursuant to §154.011 for all **residential**, commercial, industrial, institutional and multi-family projects defined therein. The fee shall be paid to the Community Development Department at the time of filing the application.

§157.565 EXPIRATION OF A BUILDING PERMIT

(Remove the language as stricken and add the language as bolded and underlined)

- (2) **The building permit shall immediately expire from the date of permit issuance if the work is not completed within a period of: two (2) years for a new principal structure, six (6) months for a swimming pool, and one (1) year for all other work as authorized by the building permit.** ~~A building permit shall immediately expire if the work is not completed within two (2) years from the date of issuance. A written notice thereof, shall be given to the applicant together with notice that no further work shall proceed until a new permit shall have been issued. The Community Development Administrator may grant only one (1) renewal of a building permit not to exceed a two (2) year period. A building permit that has been renewed and is not completed within the additional two (2) years, shall be subject to enforcement procedures found in Article 36.~~

SECTION 3. FEE SCHEDULE

§157.600 FEES CHARGED FOR BUILDING PERMITS

(Add the following new language as bolded and renumber accordingly)

§157.600 (B) (2) Home Occupations Annual Renewal: \$45.00

is hereby granted.


WHEREAS, this amendatory ordinance shall take effect February 1, 2019, upon passage as provided by law.

PASSED AND ADOPTED this 6th day of February, 2019.

Ayes 19 Nays 0 Absent 2



Chairman
Tazewell County Board

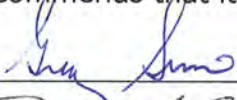
ATTEST:


County Clerk
Tazewell County, Illinois

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

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

RESOLUTION

WHEREAS, the County's Health Services Committee recommends to County Board to adopt written policies and standard operating procedures for use by our employees at Animal Control; and

WHEREAS, the Health Services Committee will continue to review and recommend adoption of written policies and procedures encompassing all duties and responsibilities of Tazewell County Animal Control; and

WHEREAS, the Health Services Committee recommends the adoption of the attached Policies on Animal Adoption, Animal Handling, Animal Bites and Confiscation of Animals.


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

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office and the Director of Animal Control of this action.

PASSED THIS ~~30th~~ DAY OF JANUARY, 2019.

6th February

ATTEST:



 Tazewell County Clerk



 Tazewell County Board Chairman

Tazewell County

Animal Control

Animal Adoption Policy

The animals placed for adoption are owned by the Tazewell County, it is our goal to seek permanent, responsible homes for them. Acting as temporary guardian of an animal and making a determination about adoption placement is a difficult task. Staff must be able to appropriately screen potential adopters and educate them as potential pet owners.

One of the most important components of animal adoption is helping people become good pet owners regardless of whether or not they will be denied adoption at the shelter. Acting in the best interest of the animals does not require irritating or being unfriendly to the public. A good adoption facility treats potential adopters with respect and consideration. Anyone wanting to adopt an animal must be carefully screened; however any decision whether to adopt or not adopt an animal must never be influenced or determined by a person's race, sex, color, nationality, or area of residence.

Tazewell County Animal Control adoptions are based upon the following principles:

- If given the right information in the right way, most people can become good pet owners.
- Once a person decides to get a pet, they are liable to get one somewhere else if they are denied at our facility.
- Anyone taking the time to come to an animal shelter to adopt a pet when so many pets are available free in the community deserves to be given every consideration. Giving every consideration does not mean giving a pet to every potential adopter. It simply means treating the person with respect and paying attention to their current situation in life.

Anyone seeking to view the animals for adoption may do so during our normal operation hours 8:00 AM - 4:00 PM, Monday through Friday. Notify potential adopters that many of our adoptable animals can be viewed on our Facebook Page or Pet Finder. Even though potential adopters may interrupt our normal routine it is important to give everybody the same consideration at any given time of day.

When someone arrives to view the animals, an adoption information sheet is made available to them as well as directions to the different kennel sections. Office staff can answer questions about particular animals but will have a kennel staff member to assist the potential adopter in viewing the animals outside of the kennel. The animal should be viewed out of the cage before an adoption application is completed. After completion of the application, the kennel staff member will review the application and bring any concerns to the attention of the potential adopter. All potential adopters must complete an adoption application and have a conversation about adoption with a TCAC staff member or licensed foster home volunteer.

Kennel staff should communicate any concerns with the potential adopters. It is necessary to keep the people from feeling defensive, keeping them open and honest, and enthused about

getting a pet from the shelter. Once a potential adopter has made a decision to get a pet, they will probably get one even if we refuse them. It is better to educate that potential pet owner to the needs and requirements of having an animal rather than refuse the adoption only to have them get an animal somewhere else.

Upon completion of the adoption application, the staff will conduct the interview and discuss the following subjects in an effort to educate as much as possible prior to the pet going home. Remember, keep it conversational and informational.

1. We're looking for lifelong homes for the animals. Stress the probable life span of the pet to the adopter.
2. Always review all we know about the animal with the adopter during the introduction process - any information left by the previous owner, anything we've observed, any medical or health information we have, etc.
3. If an animal shows aggressive behavior during an adoption, the staff person should remove the animal immediately and steer the adopter to a different pet.
4. All adopted animals must be sterilized. Absolutely no exceptions to this policy will be made. It is important to stress to potential adopters that this is not an option and is required by law and shelter policy.
5. Animals are adopted as companion animals only. No dogs will be placed as guard dogs.
6. No cats will be placed as outdoor animals or into homes in which the animal be allowed outdoors unrestrained and unsupervised. The Tazewell County Code and many local ordinances require pets remain on their property at all times unless restrained. Many dangers are waiting for cats that run at large and responsible pet owners will keep their cat confined at all times.
7. All animals in an applicant's home must be vaccinated against rabies and registered in the county they live in (some counties may not require registration on all pets). We enforce this ordinance and it would be negligent to release another pet to a home that was already in violation of the law. The applicant may vaccinate and register their pet(s) that are not up to date, and the adoption can then proceed.
8. We will not place an animal into a home if a potential adopter is giving up another pet to get this one.
9. Only dogs suited for the outdoors will be placed as outdoor animals.
10. If the property is not owned by the applicant, then approval from the owner of the property is necessary to release the pet. If the property is being purchased contract-for-deed, the owner of record must give approval for the pet. Kennel staff calls the landlord rather than having the landlord call the shelter. Written approval can be accepted subject to approval of the Director. **NO ADOPTION APPLICATION CAN BE APPROVED WITHOUT LANDLORD APPROVAL.**
11. No pets will be adopted as gifts. The person the pet is intended for must see the pet before

it goes home. This can be explained by asking if the adopter would like a pet to be chosen for them by someone else. The pet will be a companion for probably 10-15 years and should be chosen by the recipient. Exceptions can be made for parents adopting an animal for their minor children.

12. If an applicant appears to be drunk or under the influence of drugs notify the Director. The applicant will be asked to return another time.
13. No pets will be adopted into a situation where staff feels the applicant is being dishonest about having any sort of relationship with the previous owner of the pet. If the applicant is upfront and honest and states that it is their intention to keep the pet as their own they may be approved.
14. Check ShelterPro for any previous information on the applicant. If an applicant has a record in the past for nuisance or dangerous animals, biting animals, cruelty or neglect reports, or numerous citations/impoundments, see the Director for approval.
15. Anyone who has relinquished an animal to the shelter must receive approval from the director prior to adoption; unless the animal was relinquished for euthanasia due to old age, poor health, or extremely aggressive behavior, the adoption may be refused.
16. If an adopter or family member displays provocative or aggressive behavior toward an animal, the adoption may be refused.

Upon completion of the adoption:

- A. Inform the adopter of the day the animal will be released. Animals may be picked up during our normal business hours Monday through Friday.
- B. All dogs and cats will be sterilized prior to release from the shelter. Upon completion of the application and interview, the animal will be examined and food/water withheld the night prior to the scheduled spay/neuter surgery. The adopter is asked to pay before the animal is transported for the surgery. The animals are taken to the veterinarian first thing in the morning and return to the shelter that same afternoon. The animals may be picked up at any time during the following day barring complications.
- C. If an adopter wants to have other medical procedures done at the same time as the surgery (de-clawing, teeth cleaning, etc.), we must arrange for the animal to be transported to the veterinarian (in Tazewell County) for sterilization and surgery. The owner may then pick the animal up from the veterinarian. The adopter pays us, signs the contract, and we will transport at the scheduled time. The adopter must pre-pay the scheduled veterinarian office for the additional procedures before the animal is transported for surgery.
- D. The new owner must have the animal examined by their veterinarian within 10 days of adoption to ensure the animal is healthy, obtain any necessary vaccinations, and suture removal if applicable.
- E. Special circumstances may sometimes interfere -- these should be discussed with the Director. It is not a good idea to allow more than a few days for an animal to be picked

up. The longer an animal's stay at the shelter, the greater the possibility he/she could contract an illness.

- F. The adopter should be given a receipt for the paid adoption at the time payment is accepted. The adoption fee must be paid prior to scheduling the animal for sterilization.
- G. Always try to have the paperwork prepared prior to the adopter's arrival. Explain the contract, ask that they read it completely and sign it, and explain the medical records.
- H. Suggest they take all paperwork with them to the veterinarian. Give the adopter any gifts/donations that are available and explain the information about registering the microchip and activating the 30 day free pet health insurance.
- I. Thank them for adopting and encourage them to call if they have problems or questions.

Tazewell County

Animal Control

Animal Handling Policy

As Tazewell County's animal welfare agency, it is imperative that animals in our care be handled and treated in the most humane and safe manner possible. We are entrusted with lost, unwanted, and abandoned animals, we must be above reproach in regard to our handling of them.

Shelter employees are directed to handle every animal encountered in a safe and humane manner, using only the required amount of restraint necessary to safely accomplish the task intended. Animals respond best to slow, measured movements and to calm, low tones in voices. Each employee should be familiar with common behavior and typical signs of stress in animals to assess the best method of handling a particular animal. Control equipment should be used only as intended and directed by the manufacturer when required. These tactics will ensure proper and humane treatment of the animals in our care.

Shelter employees are directed to not unnecessarily restrain, correct, hit, kick, or otherwise abuse any animal in their care. Beating, hitting, kicking, or tormenting animals is inhumane and illegal under state law. Mishandling or abusing the animals in our care presents a liability to the shelter and the county both legally and in the arena of public opinion. These actions will not be tolerated, and any employee who is found to have mishandled or abused any animal will be disciplined up to and including termination. If you have any questions about proper restraint, equipment, or animal behavior, ask for assistance.

Tazewell County

Animal Control

Animal Bites

Investigating reported animal bites occurring within Tazewell County is the most important function of Tazewell County Animal Control. The primary purpose of the bite investigation is to determine the possibility of rabies occurring in the biting animal. Any time the skin is broken in animal/human contact, the possibility of the transmission of rabies exists. It is the responsibility of this division to ensure proper quarantine of the animal involved and verify required inoculation and registration. Failure to pursue bite investigations correctly and in a timely manner not only exposes the victim of the bite to possible post-exposure rabies treatment but also leaves the animal control department subject to liability. Any bite investigation should be considered a priority and receive the highest diligence in investigation.

A secondary purpose is to determine if the animal involved poses a threat to the safety of the community. Severe injuries, injuries to the face, multiple bite locations, or repeated biting incidents may mean the animal should be declared dangerous under the Illinois Animal Control Act and local ordinance.

Bite reports may be received in a variety of ways (phone, mail, fax, dispatch, etc.). When a citizen calls TCAC to report a bite an administrative staff person will complete a bite report and notify the Director and/or Animal Control Officers that a bite needs investigated. It is vital that all sections of the bite report be completed, paying close attention to the owner information section, how the bite occurred, and the severity and description of the wound received. This information is needed to determine appropriate quarantine as well as for dangerous dog assessment.

Whenever a call is received at the shelter that an animal has bitten a person and is running at large, an animal control officer is dispatched immediately. All of the information should be gathered while the caller is on the phone if possible. If a bite report has not been completed by the time the officer arrives on the scene, it is imperative that it be taken upon arrival. An officer should never leave the scene without a completed bite report.

The following steps should be taken in investigating any bite report:

1. Enter the bite report into Shelter Pro and record the bite number on the report in the upper right hand corner.
2. If the biting animal is a stray, the animal should be impounded immediately and placed under quarantine at the shelter. The animal is held for a 10 day bite quarantine period and examined by the veterinarian on rotation as soon as possible and again 10 days from the date of the bite. If no owner is located the animal shall be euthanized. Given the circumstances of the bite, bite animals can be placed for adoption or transferred to a rescue shelter with **approval from the Director**. The bite must be disclosed to the person adopting the dog or the facility transferring in the dog. Complete the entry of bite report information in Shelter Pro and file the bite in the appropriate folder.

3. If the animal is running at large and cannot be found make contact with the victim. Notify the victim to contact us immediately, at any time, if they see the animal again. For biting cats, live traps shall be set at the location of the bite and checked on daily. A good description of the animal involved should be taken from the victim and recorded on the bite report. The bite report remains open until 10 days pass from the date of the bite.
4. If the animal is owned, establish the owner's name, address, and phone number immediately. The officer should check Shelter Pro to determine if this is the animal's first bite and the vaccination status. Contact the owner to determine if the animal is currently vaccinated if no record is found.
 - A. When an animal is currently vaccinated against rabies, it may be quarantined in the owner's home under specific conditions. The quarantine procedures are explained to the owner verbally, and quarantine procedures sheet is mailed, it must be verified with the owner that they understand that the animal is under quarantine. If, at any time, quarantine procedures are violated, the animal is immediately impounded for the remaining quarantine period at the animal shelter and the owner is issued a citation for failing to follow bite quarantine procedures. If a 2nd bite occurs while the animal is under quarantine the 10 days start over from the date of the most recent bite. Upon verification of quarantine, the bite report is updated and the bite is placed in the appropriate folder.
 - B. When an animal is not currently vaccinated against rabies, it must be quarantined at the animal shelter or at a veterinarian office for the 10 day period. The owner is given four hours to bring the animal to the shelter or veterinarian. Should the veterinarian be the choice for quarantine, the officer will verify the animal is at the clinic by the deadline given and bite release paperwork will be faxed to the veterinarian office as well as mailed to the animal owner.
 - C. If an owner fails to bring the animal in for quarantine as required, the animal is impounded and a citation is issued for failing to quarantine. The officer handling the bite should immediately notify the Director if an animal isn't placed under quarantine as directed.

The cost of quarantine must be paid prior to redeeming the animal from the shelter. The owner is charged according to current shelter fees and must pay a deposit of ½ of the fees within 3 days of impoundment. This deposit ensures the animal will be vaccinated on the tenth day. Without a deposit the animal is not vaccinated. The owner must pay the balance on the 10th day of quarantine so the animal can be reclaimed. Without payment or contact, the animal can be euthanized. Make sure to notify owners of this policy, no additional boarding will take place beyond the 10th day.

Upon verification that quarantine is completed, the bite report is updated in Shelter Pro. The report can then be filed in folder in the file cabinet. Bite reports are filed by the month of the release date. Once statistics are compiled at the end of the month bites are filed by the date of occurrence.

Exceptions to the quarantine procedures include an animal bite to a family member where the animal is not currently vaccinated or if it is a nursing mother. With **Director approval**, the

animal may be quarantined at home under the same conditions as a vaccinated animal. This approval will not be given should circumstances suggest that quarantine procedures cannot or will not be followed, if the animal's behavior is aggressive, or if the animal has bitten before. The owner shall receive a citation for failure to inoculate and register if an exception is made to allow an unvaccinated animal to be quarantined at home.

If the owner does not want the animal any longer, it must be relinquished to the shelter for euthanasia and quarantined for the 10 day period. The owner shall pay the appropriate euthanasia fees in addition to any citations. **Under no circumstances can the animal be given away, sold, traded, or disposed of during the quarantine period other than being relinquished to the animal shelter.**

Problem Bite Reports

Any bite that presents a problem for the investigating officer should be brought to the attention of the Director **immediately**. When attempting to contact the owner of a bite animal, a note is left at the address **each day** until the owner responds. More than one attempt should be made each day to reach the owner.

Recordkeeping

The bite report is first logged into Shelter Pro so that a bite number is generated. The original copy is maintained as a permanent record at the shelter and retained for 5 years. Once the bite report is entered into Shelter Pro a copy is printed to file at the Health Department, bite reports are sent to the Health Department on a monthly basis.

The bite report folders are maintained in the Director's office and bite reports remain in these until the quarantine period has passed. When under quarantine, the bite report is filed under "Home Quarantine", "TCAC/Veterinarian", "Stray", or "Rabies Specimen Sent to Lab". When an owner is delinquent in sending the bite release form back the bite is placed in the "Delinquent" file.

Incoming Bite Animals

Stray

Stray animals that have bitten are signed into the appropriate kennel number in Shelter Pro and a red dot is placed on the cage card. The Current Status in the upper right hand corner of the Case screen should read Bite Quarantine. The bite report is placed in the "TCAC/Veterinarian" file. The cage card is placed on the animal's cage immediately. The animal is quarantined for the 10 period and then euthanized, in most situations.

Owned - Quarantine

Owned animals that are quarantined at the shelter are signed in by the following manner:

- ◆ Sign into the appropriate kennel on Shelter Pro. In upper right hand corner of the Case screen choose ***Bite Quarantine*** as the current status. Enter any other information in *Notes*

- ◆ Attach the owner in the Owner at Intake section making sure address and phone number is correct.
- ◆ A red dot is placed on cage card to indicate that it is a biter. A green dot is placed to indicate that it is owned. Place a black dot on card if caution should be used around the animal. The card is immediately placed on the animal's cage.
- ◆ The bite report is filed in "TCAC/Veterinarian" folder.
- ◆ A form recording quarantine fees is completed and the owner is given 72 hours to bring in the ½ of the quarantine fee as a deposit. The balance is due on the date the owner reclaims the animal.
- ◆ When the owner pays the deposit, a receipt is completed recording the deposit toward the bite quarantine portion of the fee.

Owned - Request Euthanasia

- ◆ Sign into the appropriate kennel on Shelter Pro, Euthanasia Request Bite is entered as the Intake Reason. Attach the owner in the Owner at Intake section making sure address and phone number is correct.
- ◆ Place a red dot on cage card and black dot (if aggressive). The cage card is placed immediately on the animal's cage.
- ◆ The bite report is placed in the "TCAC/Veterinarian" Folder.
- ◆ The owner is charged a fee for euthanasia of a bite animal. These fees may be billed to them if they are unable to pay at that time.

If the owner chooses to have the animal euthanized by their private veterinarian, we must make sure the rabies specimen is sent to the University of Illinois for testing. Follow up with the veterinarian to obtain results of the lab test. The owner is responsible for the rabies submission fees.

Tazewell County

Animal Control

Confiscation of Animals

Enforcement of the Tazewell County Code, especially those sections referring to dogs running at large, the rabies inoculation and registration requirement, is an important part of the animal control department. Animal control officers handle a variety of calls for service daily and must be familiar with city, county, and state laws that govern animals so that violations can be recognized when they occur. Consistent and fair enforcement of all ordinances is one of the most important elements of animal and rabies control.

In some cases, issuing a citation is neither feasible nor productive. In those situations, Animal Control Officers may impound the animal(s) of the offending pet owner under certain circumstances:

1. If the animal has bitten a person and is not vaccinated against rabies.
2. If the animal has bitten a person, and the owner is not on site to confine the animal.
3. If the animal has bitten a person severely, or the victim dies because of the attack.
4. If the animal is in distress from lack of care including failure to provide food, water, shelter, or medical care. (Examples include an animal locked in a hot car, a pet left without water, an animal without proper access to shade or shelter, or an animal exhibiting symptoms of neglect or distress.)
5. If the animal is confined or restrained on vacant property with no evidence of ownership.
6. If the owner has received citations before for failure to inoculate and register, and the animal remains unvaccinated.
7. If no one will claim ownership or provide identification for an unvaccinated animal.
8. If the resident cannot show proper proof that animal is their property (in cases of contested ownership).


Notify the owner that animal was confiscated by leaving a door hanger on each door. Note that they must make arrangements to redeem the animal within seven business days.

Officers may inform the owner they must pay all fees to reclaim the pet. Owners should call the Tazewell County Animal Control office for a correct total of their impoundment fees.

COMMITTEE REPORT

Mr. Chairman and Members of Tazewell County Board:

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

_____ 

_____ *Nancy M. Proehl*

_____ *Jeff A. Galloway*

_____ *Jim Jones*

_____ *Vonie Minton*

RESOLUTION

WHEREAS, the Transportation Committee received bids for one new Pickup Truck through the State of Illinois CMS comprehensive bidding process; and

WHEREAS, subject to the approval of the County Board and review by the County Engineer, accepted the low bid of Landmark Ford Inc. in Springfield, Illinois, in the amount of \$27,517.00 (w/ trade in of a 2015 Ford F250 4x4 Crew Cab Pickup Truck), for a 2019 Ford F250 4x4 Crew Cab Pickup Truck, to be paid from County Highway Tax Funds, New Equipment Line Item (202-311-544-000);

THEREFORE BE IT RESOLVED, that the County Board award the contract as recommended by the Transportation Committee.

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

ADOPTED this 30th ^{6th} day of January ^{February}, 2019.

ATTEST:



 TAZEWELL COUNTY CLERK

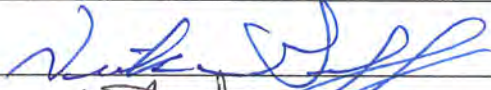
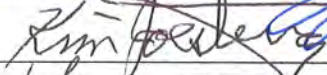
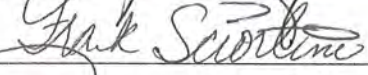
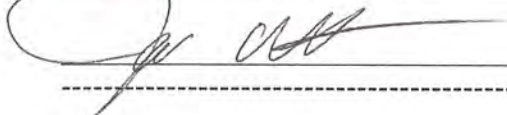



 TAZEWELL COUNTY BOARD CHAIRMAN

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

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

	_____
	_____
	_____
	_____
	

RESOLUTION

WHEREAS, the County's Property Committee recommends to the County Board to approve the sale of 2003 pressure washer valued less than \$1,000; and

WHEREAS, the pressure washer was purchased by Animal Control in 2003 and is of no historic value to the County; and

WHEREAS, it will be advertised for sale on the County website for at least 30 days prior to sale per Tazewell County Code.

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

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

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:


Tazewell County Clerk


Tazewell County Board Chairman

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

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

RESOLUTION

WHEREAS, the County's Finance Committee recommends to the County Board to authorize a Budget Line Transfer for Community Development;

Transfer \$500 from the Field Repairs Line Item (100-912-522-090) to Chemicals Line Item (100-912-522-130)

WHEREAS, the transfer of funds is due to an increase in the costs for chemicals.

THEREFORE BE IT RESOLVED that the County Board approve the transfer of funds.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the Community Development Administrator and the Auditor of this action.

PASSED THIS ~~30th~~ DAY OF JANUARY, 2019.

6th February

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman



**COUNTY OF TAEWELL
DEPARTMENT OF COMMUNITY DEVELOPMENT**

Kristal Bachman, Community Development Administrator

TO: Tim Neuhauser, Chairman Finance Committee
FROM: Kristal Bachman, Community Development Administrator
DATE: January 18, 2019
SUBJECT: Request for Transfer of Monies - Farm

At this time I am respectfully requesting to transfer from the following funds:

\$500.00 from the Field Repairs Line Item Fund #100-912-522-090 to the
Chemicals Line Item Fund #100-912-522-130.

The transfer is required due to unanticipated increased costs of Chemicals for 2019.
Thank-you for your consideration regarding this matter.

KB

cc. Shelly Hranka, Auditor
Craig Peters, Finance

11 South Fourth Street ~ McKenzie Building ~ Suite 400 ~ Pekin, Illinois 61554
Phone: (309) 477-2235 ~ Fax: (309) 477-2358 ~ E-Mail: kbachman@tazewell.com

Mr. Chairman and Members of the Tazewell County Board:

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

RESOLUTION

Whereas, the Open Meetings Act, 5 ILCS 120/2.06, requires in relevant part:

"The public body shall periodically, but no less than semi-annually, meet to review minutes and recordings of all closed meetings. At such meetings a determination shall be made, and reported in an open session that (1) the need for confidentiality still exists as to all or part of those minutes or (2) that the minutes or recordings or portions thereof no longer require confidential treatment and are available for public inspection."

Whereas, the State's Attorney's Office has reviewed such minutes or recordings and made recommendations as detailed below, providing that all recordings of meetings herein listed as Open and shall be destroyed and the minutes of those meetings as of this date shall be available for public inspection:

County Board

<u>Date</u>	<u>Reason for Closed Session</u>	<u>Action</u>
9/24/03	Personnel/Pending Litigation	Closed
10/29/03 at 6:39 p.m.	Land Acquisition	Closed
10/29/03 at 7:03 p.m.	Probable Litigation	Closed
08/31/05	Pending Litigation	Closed
05/31/06	Land Acquisition	Closed
06/28/06	Personnel	Closed
07/26/06	Land Acquisition	Closed
06/25/08	Pending Litigation	Closed

Executive/Risk Management Committee

<u>Date</u>	<u>Reason for Closed Session</u>	<u>Action</u>
8/1/02	Pending Litigation	Closed
1/23/03	Pending Litigation	Closed
01/21/04	Pending Litigation	Closed
04/21/04	Pending Litigation	Closed

08/18/04	Pending Litigation	Closed
10/9/06	Pending Litigation	Closed
01/23/08	Pending Litigation	Closed
05/21/08	Pending Litigation	Closed
07/30/08	Pending Litigation	Closed
09/24/08	Pending Litigation	Closed
10/22/08	Pending Litigation	Closed
04/22/09	Pending Litigation	Closed
01/20/10	Pending Litigation	Closed
8/31/11	Pending Litigation	Closed
12/14/11	Pending Litigation	Closed
01/18/12 at 4:01 p.m	Pending Litigation	Closed
02/29/2012	Pending Litigation	Closed
1/23/13	Pending Litigation	Closed
5/22/13at 4:04 p.m.	Pending Litigation	Closed
9/18/13	Pending Litigation	Closed
10/23/13	Pending Litigation	Closed
10/23/13	Personnel	Closed
11/20/13	Personnel	Closed
02/19/14	Pending Litigation	Closed
04/30/14 at 7:04 p.m.	Pending Litigation	Closed
05/21/14	Pending Litigation	Closed
06/18/14	Pending Litigation	Closed
08/20/14	Pending Litigation	Closed
09/17/14	Pending Litigation	Closed
10/22/14	Pending Litigation	Closed
11/12/14 at 4:03 p.m.	Pending Litigation	Closed
06/17/15	Pending Litigation	Closed
07/22/15	Pending Litigation	Closed
08/19/15	Pending Litigation	Closed
10/21/15	Pending Litigation	Closed
01/20/16	Pending Litigation	Closed
03/23/16	Pending Litigation	Closed
04/20/16	Pending Litigation	Closed
05/25/16	Pending Litigation	Closed
06/29/16	Pending Litigation	Closed
08/24/16 at 4:01 p.m.	Pending Litigation	Closed
09/21/16	Pending Litigation	Closed
10/29/16	Pending Litigation	Closed
01/18/17 at 4:01 p.m.	Pending Litigation	Closed
01/18/17 at 4:15 p.m.	Pending Litigation	Closed
04/19/17	Pending Litigation	Closed
06/21/17	Pending Litigation	Closed
10/18/17	Pending Litigation	Closed
11/8/17	Pending Litigation	Closed
01/24/18	Pending Litigation	Closed
03/28/18	Pending Litigation	Closed
04/18/18	Pending Litigation	Closed
05/23/18	Pending Litigation	Closed
06/20/18	Pending Litigation	Closed
07/18/18 at 4:04 p.m.	Pending Litigation	Closed
07/18/18 at 4:47 p.m.	Personnel	Closed
08/22/18 at 4:00 p.m.	Pending Litigation	Closed
08/22/18 at 4:45 p.m.	Pending Litigation	Closed
09/19/18 at 4:00 p.m.	Pending Litigation	Closed
09/19/18 at 5:20	Personnel	Closed

09/26/18	Personnel	Closed
10/24/18	Pending Litigation	Closed

Human Resources/Finance and Budget Committee

<u>Date</u>	<u>Reason for Closed Session</u>	<u>Action</u>
9/16/03	Collective Bargaining/Salary Schedules	Closed
9/29/03	Collective Bargaining/Salary Schedules	Closed
11/18/03	Collective Bargaining	Closed
01/20/04	Collective Bargaining/Salary Schedules	Closed
02/03/04	Collective Bargaining	Closed
03/23/04	Collective Bargaining	Closed
07/20/04	Personnel	Closed
01/18/05	Collective Bargaining/Salary Schedules	Closed
10/17/06	Pending Litigation	Closed
11/21/06	Personnel	Closed
11/29/06	Personnel	Closed
05/22/07	Personnel	Closed
05/19/09	Collective Bargaining/Salary Schedules	Closed
06/16/09	Collective Bargaining/Salary Schedules	Closed
07/21/09	Personnel	Closed
01/19/10	Collective Bargaining/Salary Schedules	Closed
02/16/10	Personnel	Closed
03/23/10	Personnel	Closed
04/20/10	Collective Bargaining/Salary Schedules	Closed
05/04/10	Collective Bargaining/Salary Schedules	Closed
05/18/10	Collective Bargaining/Salary Schedules	Closed
06/22/10	Collective Bargaining/Salary Schedules	Closed
06/30/10	Collective Bargaining/Salary Schedules	Closed
07/20/10	Collective Bargaining/Salary Schedules	Closed
8/17/10	Collective Bargaining/Salary Schedules	Closed
9/20/10	Collective Bargaining/Salary Schedules	Closed
10/19/10	Collective Bargaining/Salary Schedules	Closed
12/7/10	Collective Bargaining/Salary Schedules	Closed
1/18/11	Collective Bargaining/Salary Schedules	Closed
2/15/11	Personnel	Closed
2/23/11	Collective Bargaining/Salary Schedules	Closed
4/19/11	Collective Bargaining/Salary Schedules	Closed
5/17/11	Collective Bargaining/Salary Schedules	Closed
8/23/11 at 3:50	Personnel	Closed
8/31/11 at 7:07 p.m.	Personnel	Closed
8/31/11 at 6:17 p.m.	Personnel	Closed
9/20/11	Personnel	Closed
11/8/11	Collective Bargaining/Salary Schedules	Closed
12/5/11	Collective Bargaining/Salary Schedules	Closed
01/17/12	Collective Bargaining/Salary Schedules	Closed
01/25/12	Collective Bargaining/Salary Schedules	Closed
06/19/12	Collective Bargaining/Salary Schedules	Closed
07/19/12	Collective Bargaining/Salary Schedules	Closed
08/21/12	Collective Bargaining/Salary Schedules	Closed
09/18/12	Collective Bargaining/Salary Schedules	Closed
10/23/12 at 4:09 p.m.	Collective Bargaining/Salary Schedules	Closed
10/23/12 at 5:16 p.m.	Pending Litigation	Closed
11/5/12	Collective Bargaining/Salary Schedules	Closed
1/22/13	Collective Bargaining/Salary Schedules	Closed

2/19/13 at 4:22 p.m.	Collective Bargaining/Salary Schedules	Closed
2/19/13 at 5:05 p.m.	Personnel	Closed
2/27/13	Collective Bargaining/Salary Schedules	Closed
5/21/13	Collective Bargaining/Salary Schedules	Closed
10/22/13	Collective Bargaining/Salary Schedules	Closed
11/12/13	Personnel	Closed
04/30/14 at 6:23 p.m.	Collective Bargaining/Salary Schedules	Closed
05/20/14	Collective Bargaining/Salary Schedules	Closed
06/17/14 at 5:36 p.m.	Personnel	Closed
06/17/14 at 6:06 p.m.	Collective Bargaining/Salary Schedules	Closed
07/22/14	Pending Litigation	Closed
09/16/14	Collective Bargaining/Salary Schedules	Closed
10/21/14	Collective Bargaining/Salary Schedules	Closed
11/10/14	Collective Bargaining/Salary Schedules	Closed
11/19/14	Collective Bargaining/Salary Schedules	Closed
12/10/14	Collective Bargaining/Salary Schedules	Closed
03/17/15	Collective Bargaining/Salary Schedules	Closed
03/25/15	Collective Bargaining/Salary Schedules	Closed
04/29/15	Collective Bargaining/Salary Schedules	Closed
07/21/15 at 4:45	Collective Bargaining/Salary Schedules	Closed
09/22/15	Collective Bargaining/Salary Schedules	Closed
09/30/15 at 6:34 p.m.	Collective Bargaining/Salary Schedules	Closed
10/20/15 at 3:44 p.m.	Collective Bargaining/Salary Schedules	Closed
11/09/15	Collective Bargaining/Salary Schedules	Closed
01/19/16	Collective Bargaining/Salary Schedules	Closed
08/23/16	Collective Bargaining/Salary Schedules	Closed
11/7/16 at 3:47 p.m.	Personnel	Closed
11/7/16 at 4:07 p.m.	Collective Bargaining/Salary Schedules	Closed
06/20/17	Collective Bargaining/Salary Schedules	Closed
09/27/17	Collective Bargaining/Salary Schedules	Closed
10/25/17	Collective Bargaining/Salary Schedules	Closed
01/23/18	Collective Bargaining/Salary Schedules	Closed
11/06/18	Collective Bargaining/Salary Schedules	Closed

Property Committee

<u>Date</u>	<u>Reason for Closed Session</u>	<u>Action</u>
03/21/06	Pending Litigation	Closed
03/21/06	Land Acquisition	Closed
04/18/06	Land Acquisition	Closed
4/26/06	Land Acquisition	Closed
07/18/06	Land Acquisition	Closed
05/22/07	Pending/Imminent Litigation	Closed
07/17/07	Land Acquisition	Closed
08/21/07	Land Acquisition	Closed
10/16/07	Land Acquisition	Closed
11/14/07	Land Acquisition	Closed
06/13/08	Land Acquisition	Closed
06/17/08	Land Acquisition	Closed
07/22/08	Personnel	Closed
09/16/08	Land Acquisition	Closed
10/21/08	Land Acquisition	Closed
11/13/08	Land Acquisition	Closed
01/20/09	Land Acquisition	Closed

03/17/09	Land Acquisition	Closed
3/23/10	Land Acquisition	Closed
8/17/10	Land Acquisition	Closed
1/18/11	Land Acquisition	Closed
5/21/13	Land Acquisition	Closed
6/18/13	Land Acquisition	Closed
8/20/13	Land Acquisition	Closed
9/10/13	Land Acquisition	Closed
10/22/13	Land Acquisition	Closed
06/17/14	Pending Litigation	Closed
07/22/14	Pending Litigation	Closed
07/30/14	Pending Litigation	Closed
12/10/14	Land Acquisition	Closed

Health Services Committee

<u>Date</u>	<u>Reason for Closed Session</u>	<u>Action</u>
1/17/01	Pending Litigation	Closed
4/9/02	Pending Litigation	Closed
7/17/02	Pending Litigation	Closed
12/17/04	Pending Litigation	Closed
12/10/09	Pending Litigation	Closed
06/12/14	Personnel	Closed
08/09/18	Pending Litigation	Closed

Insurance Review Committee

<u>Date</u>	<u>Reason for Closed Session</u>	<u>Action</u>
3/18/02	Personnel	Closed
6/19/03	Personnel	Closed
6/24/04	Personnel	Closed
12/1/05	Personnel	Closed
12/8/05	Personnel	Closed
12/15/05	Personnel	Closed
04/06/06	Personnel	Closed
08/03/06	Personnel	Closed
02/08/07	Personnel	Closed
04/12/07	Personnel	Closed
12/8/11	Personnel	Closed
2/14/13	Risk Management	Closed
8/18/13	Risk Management	Closed
10/12/17	Risk Management	Closed

Ad Hoc Tax Subcommittee

<u>Date</u>	<u>Reason for Closed Session</u>	<u>Action</u>
10/26/06	Personnel	Closed
11/20/06	Personnel	Closed
12/14/06	Personnel	Closed
01/04/07	Pending/Imminent Litigation	Closed
07/10/07	Personnel	Closed

Collective Bargaining/Grievance Committee

<u>Date</u>	<u>Reason for Closed Session</u>	<u>Action</u>
4/10/13 at 11:00 a.m.	Personnel	Closed
4/10/13 at 1:01 p.m.	Personnel	Closed

5/2/13 at 1:36 p.m.	Personnel	Closed
5/2/13 at 2:12 p.m.	Personnel	Closed
10/1/13	Personnel	Closed
12/17/13 at 9:02 a.m.	Personnel	Closed
12/17/13 at 9:21 a.m.	Personnel	Closed
06/16/14	Personnel	Closed
06/26/14	Personnel	Closed
07/22/14	Personnel	Closed
09/23/14	Personnel	Closed
06/08/16	Personnel	Closed
05/11/18	Personnel	Closed

Hay Group Sub-Committee

<u>Date</u>	<u>Reason for Closed Session</u>	<u>Action</u>
10/24/14	Collective Bargaining/Salary Schedules	Closed

Transportation Committee

<u>Date</u>	<u>Reason for Closed Session</u>	<u>Action</u>
9/18/17	Personnel	Closed
10/16/17	Personnel	Closed
01/22/18	Personnel	Closed
06/18/18	Personnel	Closed

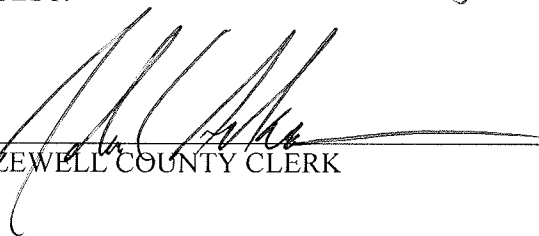
Whereas, your Executive Committee recommends that the County Board approve the recommendation of the State's Attorney's Office regarding the six month review of closed session minutes and recordings.

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

BE IT FURTHER RESOLVED that all closed session minutes available for public inspection be placed in the appropriate minute books, the corresponding recordings be destroyed, and that such minutes and recordings remaining closed to the public shall be kept separately under seal, all within the Office of the County Clerk.

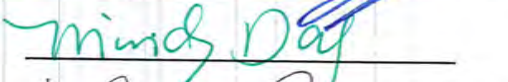
PASSED THIS ~~30th~~ DAY OF ~~JANUARY~~, 2019.

ATTEST:

Letth February

 TAZEWELL COUNTY CLERK


 TAZEWELL COUNTY BOARD CHAIRMAN

RES#	Account	Type	Account Name	Parcel#	Township	Total Collected	County Clerk	Auctioneer	Recorder/ Sec of State	Agent	Treasurer
11-18-001	0618015E	SAL	MATTHEW J DESANTIS	02-02-15-201-014	WASHINGTON	657.40	0.00	0.00	57.40	350.00	250.00
Totals						\$657.40	\$0.00	\$0.00	\$57.40	\$350.00	\$250.00


 Committee Members







Clerk Fees \$0.00
 Recorder/Sec of State Fees \$57.40
 Total to County \$307.40



WHEREAS, The County of Tazewell, as Trustee for the Taxing Districts therein, has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases in which the taxes on such real property have not been paid, pursuant to 35ILCS 200/21-90, and

WHEREAS, Pursuant to this program, the County of Tazewell, as Trustee for the Taxing Districts therein, has acquired an interest in the following described real estate:

WASHINGTON TOWNSHIP

PERMANENT PARCEL NUMBER: 02-02-15-201-014

As described in certificate(s) : 201400150 sold October 2015

and it appearing to the Executive Committee that it is in the best interest of the County to dispose of its interest in said property.

WHEREAS, Matthew J DeSantis, Stephanie A DeSantis, has bid \$657.40 for the County's interest, such bid having been presented to the Executive Committee at the same time it having been determined by the Executive Committee and the Agent for the County, that the County shall receive from such bid \$250.00 as a return for its certificate(s) of purchase. The County Clerk shall receive \$0.00 for cancellation of Certificate(s) and to reimburse the revolving account the charges advanced from this account, the auctioneer shall receive \$0.00 for his services and the Recorder of Deeds shall receive \$57.40 for recording. The remainder is the amount due the Agent under his contract for services. The total paid by purchaser is \$657.40.

WHEREAS, your Executive Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF TAZEWell COUNTY, ILLINOIS, that the Chairman of the Board of Tazewell County, Illinois, be hereby authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$250.00 to be paid to the Treasurer of Tazewell County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 6th day of February, 2019

ATTEST:

CLERK

COUNTY BOARD CHAIRMAN

SALE TO NEW OWNER

11-18-001

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

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

_____	_____
<i>Mindy Day</i>	_____
_____	_____
<i>Nancy Proehl</i>	_____
_____	_____
<i>Kim [unclear]</i>	_____
_____	_____
<i>Monica Cornett</i>	_____

RESOLUTION

WHEREAS, the Executive Committee recommends to the County Board to approve the request of the County Clerk/Recorder for established office hours of the Recorder of Deeds Division; and

WHEREAS, 55 ILCS 5/3-2007 establishes the hours of operation but allows for the County Board to make changes to the opening and closing hours of the office; and

WHEREAS, by Resolution, the Tazewell County Board allows for the Recorder of Deeds Division of the Tazewell County Clerk's office to remain 8:30am to 5:00pm of each working day effective immediately.

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

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office and the Human Resources Office of this action.

PASSED THIS 30th OF JANUARY, 2019.

6th February

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

COMMITTEE REPORT

Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following Resolution and recommends it be Adopted by the Board:

Mindy Day

Nancy Howell

Tim Gole

Carroll Lewis

Monica Cornett

[Signature]

[Signature]

[Signature]

[Signature]

R E S O L U T I O N

WHEREAS, the County's Executive Committee recommends to the County Board to approve the attached Letter of Agreement with Tri-County Regional Planning Commission to be the project manager for the regional aerial photo acquisition project related to the Grant portion only; provided by the Illinois Department of Transportation Statewide Planning and Research Funds; and

WHEREAS, Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for the regional aerial acquisition project to help in reducing each individual government unit's costs. Said representatives from each of the Counties graded the responses to the RFP and selected the vendor Pictometry International Corp (EagleView) to perform services for the project; and

WHEREAS, Tazewell County's portion of the Vendor Contract will be in the amount of \$10,077.80 which is 20% percent of the local match required for the Grant Funding; and

WHEREAS, the County will be partnering with various Tazewell County Communities to share in the cost of the aerial photo acquisition to include a buy-up for additional services and deliverables.

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

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Community Development, the Supervisor of Assessments and Tri-County Regional Planning Commission of this action.

PASSED THIS 30TH DAY OF JANUARY, 2019.

6th February

ATTEST:

[Signature]

Tazewell County Clerk

[Signature]

Tazewell County Board Chairman

Letter of Agreement

This Agreement is made and entered into as of the 30th day of January 2019 (the "Effective Date"), by and between Tazewell County (the "County") and the Tri-County Regional Planning Commission ("TCRPC").

WHEREAS, at the request of Peoria County, Tazewell County, Logan County and Woodford County (collectively, the "Counties") TCRPC advertised a Request for Proposal ("RFP") for a regional aerial photo acquisition project (the "Project"),

WHEREAS, representatives of each of the Counties graded the responses to the RFP and selected Pictometry International Corp. (the "Vendor") to perform services for the Project, and

WHEREAS, the Counties desire for TCRPC to, and TCRPC desires to, enter into a contract with the Vendor (the "Vendor Contract") and administer said contract.

NOW THEREFORE, County and TCRPC agree as follows:~

1. **TCRPC Work.**

TCRPC will provide overall project management including the following obligations as set forth under the Vendor Contract:

- a. Assign a TCRPC employee as Project Coordinator;
- b. Review Project deliverables from the Vendor for defects or errors and reject or approve the same;
- c. Answer questions from the Vendor;
- d. Provide designated data to the Vendor; and
- e. Review Vendor invoices for accuracy and invoice the County for its portion of fees and expenses.

2. **Term.**

This Agreement shall be effective from the Effective Date through the termination or expiration of the Vendor Contract. The Project is estimated to be completed by September of 2019 based on Vendor delivery schedule.

3. **Fees and Payment Terms.**

The fees due under the Vendor Contract total one hundred eighty-five thousand, six hundred and sixty-six dollars (\$185,666) of which, 80% will be payable by Illinois Department of Transportation's Statewide Planning and Research Funds (SPR) leaving the remaining balance be divided between the Counties as follows: Logan County \$9,447.80 Tazewell County \$10,077.80, Peoria County \$9,405.80, and Woodford County \$8,201.80. The Counties shall be responsible for any additional fees or expenses incurred under the Vendor Contract including expenses for the shipment of any materials to the Vendor and fees resulting from any change orders or amendments to the Vendor Contract.

As TCRPC receives invoices from the Vendor for work completed, TCRPC shall invoice the County for the respective portion of the work completed for or regarding the County. The County shall pay all invoices within sixty (60) days of the date of TCRPC invoice.

4. Ownership and Use of Project Data.

TCRPC expressly acknowledges that any and all data, designs, reports, imagery, or other work furnished to or developed for the Counties by TCRPC shall constitute a "work made for hire" as defined by Section 101 of the Copyright Act. The Counties shall own right, title and interest in works of authorship created under the Agreement that constitute a "work made for hire" for their respective geographical areas. For any work performed pursuant to this Agreement that does not qualify as a "work made for hire," TCRPC hereby irrevocably assigns to the County all right, title and interest in the work specific solely to the County, in whatever stage of completion, and warrants waiver of all moral rights therein.

When making any work or deliverables it receives under this Agreement or the Vendor Contract available to any third party, the County shall include a statement/disclaimer as to the proper use/interpretation of such work or deliverables.

5. Miscellaneous.

a. Force Majeure. TCRPC shall not be in default of its obligations hereunder if its performance is prevented or delayed by an existing or future *force majeure* condition including, without limitation, act of government, act of God, strike, insurrection, embargo, fire, flood, earthquake, explosion, riot, war, rebellion, sabotage, epidemic, acts or omissions of any third party including the Vendor, or any cause beyond the reasonable control of TCRPC.

b. TCRPC's work shall be performed in a manner consistent with the care and skill exercised by professionals practicing in similar localities and specialties under similar conditions. TCRPC DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THE WORK TO BE PERFORMED BY TCRPC AS DESCRIBED HEREIN, INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF NONINFRINGEMENT, MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE.

c. IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY, PUNITIVE OR RELIANCE DAMAGES (INCLUDING, WITHOUT LIMITATION, LOST OR ANTICIPATED REVENUES OR PROFITS) ARISING OUT OF THE AGREEMENT ON ANY THEORY OF LIABILITY EVEN IF SUCH PARTY IS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

d. Entire Agreement. This Agreement constitutes the entire agreement and understanding of the parties and supersedes all prior and contemporaneous agreements, understandings, negotiations and proposals, oral or written. The parties acknowledge that they have not relied on any prior or contemporaneous oral or written representations or statements by the other party in connection with the subject matter of this Agreement except as expressly set forth herein. This Agreement may be amended or modified only by a subsequent agreement in writing signed by each of the parties and may not be modified by course of conduct. Any of the terms or conditions of this Agreement may be waived at any time by the party which is entitled to the benefit thereof but only by a written notice signed by the party waiving such terms or conditions. The waiver of any term or condition shall not be construed as a waiver of any other term or condition of this Agreement.

e. Governing Law/Disputes. This Agreement shall be governed by and construed in accordance with the laws of the state of Illinois. The parties agree that in the event any dispute arises in any way related to or arising out of this Agreement, the prevailing party shall be entitled to recover an award of its reasonable attorney's fees and expert witness fees, costs, expenses and pre and post-judgment interest. Notwithstanding anything to the contrary, the Vendor Contract shall identify the County as a third party beneficiary thereof, and TCRPC shall have no obligation to bring any lawsuit against the Vendor related to or arising out of the Vendor Contract unless otherwise agreed to by TCRPC.

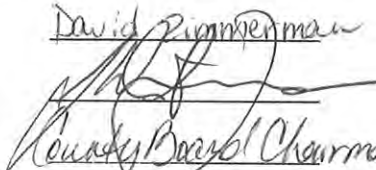
f. Interpretation. This Agreement shall be construed according to its fair meaning as if prepared by all parties hereto and no provision shall be interpreted for or against either party because a provision may have been drafted by that party or a single representative.

g. Counterparts. This Agreement may be executed simultaneously in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same agreement.

IN WITNESS WHEREOF, the parties execute this Agreement on the date last written below.

Tazewell County

Tri-County Regional Planning Commission

Name	<u>David Zimmerman</u>	Name	<u>Eric Miller</u>
Signature		Signature	
Title:	<u>County Board Chairman</u>	Title:	<u>Executive Director</u>
Date	<u>2/16/19</u>	Date	<u>2/28/19</u>

COMMITTEE REPORT

Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following Resolution and recommends it be Adopted by the Board:

R E S O L U T I O N

WHEREAS, Tazewell County has identified the need for updated Aerial Photography in Fiscal Year 2019 GIS Budget and the County Board has appropriated funds in the GIS Budget for such a Project; and

WHEREAS, Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional aerial acquisition project to help in reducing each individual government unit's costs. Said representatives from each of the Counties graded the responses to the RFP and selected the Vendor Pictometry International Corp. (EagleView) to perform services for the project; and

WHEREAS, as a part of the RFP each County had the option to request upgrades for additional services with said Vendor; and

WHEREAS, Tazewell County has partnered with various Tazewell County Communities to share in the costs of said upgrades to include Change Detection Software, Building Outlines and Oblique Imagery; and

WHEREAS, Pictometry International Corp. has submitted a contract for the additional upgrades in the amount of \$165,896; and

WHEREAS as result of partnering with local Tazewell County Communities, through approved Intergovernmental Agreements, the County's share of the digital orthophotography project upgrades will be \$87,724.00 to be paid over a 3 year period to said Vendor.

THEREFORE BE IT RESOLVED that the County Board approve the Contract with Pictometry International Corp. (EagleView).

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Community Development, the GIS Department, the Supervisor of Assessments and Pictometry International Corp. of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

ATTEST:

30th January
16th February

Tazewell County Clerk

Tazewell County Board Chairman

**AGREEMENT BETWEEN
 PICTOMETRY INTERNATIONAL CORP. (“PICTOMETRY”) AND
 TAZEWELL COUNTY, IL (“CUSTOMER”)**

1. This order form (“Order Form”), in combination with the contract components listed below:

Section A: Product Descriptions, Prices and Payment Terms

Section B: License Terms:

- Delivered Content Terms and Conditions of Use
- Online Services General Terms and Conditions
- Software License Agreement

Section C: Non-Standard Terms and Conditions

Appendix 1: Project 2 Photogrammetric Product Specifications

Sector Maps

(all of which, collectively, constitute this “Agreement”) set forth the entire understanding between Pictometry and Customer with respect to the subject matter hereof and supersedes all prior representations, agreements and arrangements, whether oral or written, relating to the subject matter hereof. Any modifications to this Agreement must be made in writing and be signed by duly authorized officers of each party. Any purchase order or similar document issued by Customer in connection with this Agreement is issued solely for Customer’s internal administrative purposes and the terms and conditions set forth on any such purchase order shall be of no force or effect as between the parties.

2. In the event of any conflict among any contract components comprising this Agreement, order of precedence for resolving such conflict shall be, from highest (i.e., supersedes all others) to lowest (i.e., subordinate to all others): Non-Standard Terms and Conditions; Photogrammetric Product Specifications; Product Descriptions, Prices and Payment Terms; License Terms in order as listed above under the heading ‘Section B: License Terms’; and Order Form.

3. All notices under this Agreement shall be in writing and shall be sent to the following respective addresses:

CUSTOMER NOTICE ADDRESS	PICTOMETRY NOTICE ADDRESS
414 Court St, suite 204	25 Methodist Hill Drive
Pekin, IL 61554	Rochester, NY 14623
Attn: Janna Baker, GIS Coordinator	Attn: General Counsel
Phone: 3094785695	Phone: (585) 486-0093 Fax: (585) 486-0098

Either party may change their respective notice address by giving written notice of such change to the other party at the other party’s then-current notice address. Notices shall be given by any of the following methods: personal delivery; reputable express courier providing written receipt; or postage-paid certified or registered United States mail, return receipt requested. Notice shall be deemed given when actually received or when delivery is refused.

4. This Agreement, including all licenses granted pursuant to it, shall be binding upon and inure to the benefit of the parties hereto, their successors and permitted assigns, but shall not be assignable by either party except that (i) Pictometry shall have the right to assign its right to receive Fees under this Agreement, provided no such assignment shall affect Pictometry’s obligations hereunder, and (ii) Pictometry shall have the right to assign all its rights under this Agreement to any person or entity, provided the assignee has assumed all of Pictometry’s obligations under this Agreement.

5. IN NO EVENT SHALL EITHER PARTY BE LIABLE, UNDER ANY CAUSE OF ACTION OF ANY KIND ARISING OUT OF OR RELATED TO THIS AGREEMENT (INCLUDING UNDER THEORIES INVOLVING TORT, CONTRACT, NEGLIGENCE, STRICT LIABILITY, OR BREACH OF WARRANTY), FOR ANY LOST PROFITS OR FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, OR OTHER SPECIAL DAMAGES SUFFERED BY THE OTHER PARTY OR OTHERS, EVEN IF A PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

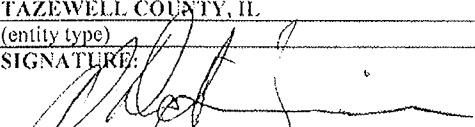
6. With respect to any claims that Customer may have or assert against Pictometry on any matter relating to this Agreement, the total liability of Pictometry shall, in the aggregate, be limited to the aggregate amount received by Pictometry pursuant to this Agreement.

7. The waiver by either party of any default by the other shall not waive subsequent defaults of the same or different kind.

8. In the event that any of the provisions of this Agreement shall be held by a court or other tribunal of competent jurisdiction to be unenforceable, such provision will be enforced to the maximum extent permissible and the remaining portions of this Agreement shall remain in full force and effect.
9. Pictometry shall not be responsible for any failure on its part to perform due to unforeseen circumstances or to causes beyond Pictometry's reasonable control, including but not limited to acts of God, war, riot, embargoes, acts of civil or military authorities, fire, weather, floods, accidents, strikes, failure to obtain export licenses or shortages or delays of transportation, facilities, fuel, energy, supplies, labor or materials. In the event of any such delay, Pictometry may defer performance for a period of time reasonably related to the time and nature of the cause of the delay.
10. In consideration of, and subject to, payment by Customer of the Fees specified in Section A of this Agreement, Pictometry agrees to provide Customer with access to and use of the products specified in Section A of this Agreement, subject to the terms and conditions set forth in this Agreement. Customer hereby agrees to pay the Fees specified in Section A of this Agreement in accordance with the stated payment terms and accepts and agrees to abide by the terms of this Agreement.

This Agreement shall become effective upon execution by duly authorized officers of Customer and Pictometry and receipt by Pictometry of such fully executed document, such date of receipt by Pictometry being the "Effective Date."

PARTIES:

CUSTOMER	PICTOMETRY
TAZEWELL COUNTY, IL <small>(entity type)</small>	PICTOMETRY INTERNATIONAL CORP. <small>a Delaware corporation</small>
SIGNATURE: 	SIGNATURE: <small>DocuSigned by:</small> <i>Brian Brockmann</i> <small>019C69280FF14419...</small>
NAME: David Zimmerman	NAME: Brian Brockmann
TITLE: County Board Chairman	TITLE: Corporate Vice President
DATE: 2-9-18	EXECUTION DATE: 2/21/2019
	DATE OF RECEIPT (EFFECTIVE DATE): 2/21/2019

SECTION A

PRODUCT DESCRIPTIONS, PRICES AND PAYMENT TERMS

Pictometry International Corp.
 25 Methodist Hill Drive
 Rochester, NY 14623

ORDER #
C6784944

BILL TO
Tazewell County, IL
Janna Baker, GIS Coordinator
414 Court St, suite 204
Pekin, IL 61554
3094785695
jbaker@tazewell.com

SHIP TO
Tazewell County, IL
Janna Baker, GIS Coordinator
414 Court St, suite 204
Pekin, IL 61554
3094785695
jbaker@tazewell.com

CUSTOMER ID	SALES REP	FREQUENCY OF PROJECT
A416990	ldavis	Triennial

FIRST PROJECT

QTY	PRODUCT NAME	PRODUCT DESCRIPTION	LIST PRICE	DISCOUNT PRICE (%)	AMOUNT
150	IMAGERY - NEIGHBORHOOD - 4-way (N5) (3in) Per Sector	Product includes: 3-inch GSD oblique frame images (4-way), 3-inch GSD orthogonal frame images, 1-meter GSD ortho mosaic sector tiles and one area-wide 1-meter GSD mosaic (ECW format). Orthogonal GSD: 0.25 feet/pixel; Nominal Oblique GSD (all values +/-10%): Front Line: 0.24 feet/pixel, Middle Line: 0.28 feet/pixel, Back Line: 0.34 feet/pixel. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$450.00	\$360.00 (20% - Long Term Incentive Discount)	\$54,000.00
717	IMAGERY - COMMUNITY - 4-way (C5) (9in) - Per Sector	Product includes 9-inch GSD oblique frame images (4-way), 9-inch GSD orthogonal frame images, 1-meter GSD ortho mosaic sector tiles and one area-wide 1-meter GSD mosaic (ECW format). Orthogonal GSD: 0.75 feet/pixel; Nominal Oblique GSD (all values +/-10%): Front Line: 0.74 feet/pixel, Middle Line: 0.85 feet/pixel, Back Line: 1.00 feet/pixel. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$75.00		\$53,775.00
67,800	ChangeFinder-Change Detection & Building Outlines using Orthomosaic Imagery; Digital Parcel File Provided	Building outlines are created from the orthomosaic tiles of a specified newer Pictometry imagery source and classified relative to a specified, older imagery source. EdgeView delivers digital building outlines from the newer imagery source and their classification attributes in shapefile and geodatabase formats. Coverage includes only locations specified in a single, customer-provided digital parcel shapefile. Parcels in the specified locations must be generally contiguous. All Pictometry imagery to be used must be licensed or owned by the customer. AccuPLUS or aerotriangulated orthomosaic tiles are used if licensed. Final invoiced amount will be adjusted for the actual quantity of records in the parcel file used for production. Use of older non-Pictometry-sourced imagery requires acceptance in advance. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$0.74		\$50,172.00
3	Pictometry Connect - CA - 50	Pictometry Connect - CA - 50 (Custom Access) provides up to 50 concurrent authorized users the ability to login and access the Pictometry-hosted custom imagery libraries specified elsewhere in this Agreement via a web-based, server-based or desktop integration. The default deployment is through web-based Pictometry Connect. Term commences on date of activation. The quantity represents the number of years in the Connect term. Applicable Terms and Conditions: Online Services General Terms and Conditions; Software License Agreement	\$2,200.00	\$1,650.00 (25%)	\$4,950.00
150	Tiles - Standard (3in GSD; JPG format) Per Sector	Available with corresponding 3" GSD imagery purchase. 3-inch GSD Mosaic Tiles in JPG Format. Tiles are provided "as is." Refer to Product Parameters for additional details. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$20.00	\$10.00 (50%)	\$1,500.00

1	ChangeFinder - Project Fee	This is a flat fee per project. One project set-up fee is required for each Change Detection, Change Detection and Building Outlines, or Building Outline line item in the order. Applicable Terms and Conditions: Order Form	\$1,000.00		\$1,000.00
150	Mosaic - Area Wide (3in GSD; MrSID format; individual) Per Sector	Available with purchase of corresponding tile product. New processing or re-processing to MrSID of individual tiles of 3-inch GSD imagery. Tiles are provided "as is." Refer to Product Parameters for additional details. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$2.00		\$300.00
1	Media Drive Capacity 931G - Drive Model 1T - EXTPOWER	External USB 2.0 / eSATA Externally Powered. Delivery media prices include copying a complete image library onto media. Sub-warehousing sold separately. Applicable Terms and Conditions: Order Form	\$199.00		\$199.00
1	Pictometry Connect - EarlyAccess	Pictometry Connect - EarlyAccess provides authorized users the ability to login and access the imagery, as specified elsewhere in this agreement, immediately following its preliminary processing and quality control checks and prior to its final processing. Early Access imagery will become available in CONNECT Explorer incrementally as it is processed and it will remain available until final, fully processed imagery is made available through other means. This offering requires an active Pictometry CONNECT account and the current purchase of access to an imagery product. Applicable Terms and Conditions: Online Services General Terms and Conditions	\$10,000.00	\$0.00 (100%)	\$0.00
1	Pictometry CONNECT Assessment	Pictometry CONNECT Assessment allows a user the ability to log in and access Pictometry ChangeFinder data and Pictometry-hosted imagery libraries, which have been licensed to the Customer and specified elsewhere in this Agreement, via a web-based application. The number of concurrent authorized users is specified in Customer's existing Connect agreement. Access runs concurrent with last activation (and scheduled expiration) of the Customer's existing Connect account. This offering requires an active Pictometry CONNECT account. Applicable Terms and Conditions: Online Services General Terms and Conditions	\$5,000.00	\$0.00 (100%)	\$0.00
1	Oblique Imagery Bundle with Three (3) Years of EFS Maintenance & Support	Includes digital copy of the Licensed Documentation for the License Software, two (2) End User Training Sessions, one (1) Advanced User Technical Training, one (1) Administration / IT Training Session, fifteen (15) hours of telephone support, one copy of Pictometry Electronic Field Study (EFS) software, latest version, on the storage media specified herein, and access to download updated versions of the EFS Licensed Software for a period of three years from the initial date of shipment of the EFS software, along with a copy of the updated documentation. Applicable Terms and Conditions: Software License Agreement	\$0.00		\$0.00
1	RapidAccess - Disaster Response Program	RapidAccess - Disaster Response Program is an emergency response program offering flights after an emergency or disaster. Refer to the attached detailed description of the Disaster Response Program. Applicable Terms and Conditions: Order Form	\$0.00		\$0.00
SUBTOTAL -- FIRST PROJECT					\$165,896.00

SECOND PROJECT

QTY	PRODUCT NAME	PRODUCT DESCRIPTION	LIST PRICE	DISCOUNT PRICE (%)	AMOUNT
717	AccuPLUS COMMUNITY 6in (9in Obliques) - Pict DTM - Per Sector	Product includes: 6-inch GSD Community AccuPlus ortho mosaic tiles (GeoTIFF format), 9-inch GSD oblique frame images (4-way), 6-inch GSD orthogonal frame images, 6-inch GSD area-wide ortho mosaic (ECW format), 1-meter GSD ortho mosaic sector tiles and one area-wide 1-meter GSD mosaic (ECW format). Ortho-mosaic accuracy: 2.65 ft. RMSE (X or Y), 6.5 ft. NSSDA 95%; meets or exceeds NMAS & ASPRS Class 1 at 1"=200'. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$245.00	\$150.00 (38.776%)	\$107,550.00

150	IMAGERY - NEIGHBORHOOD - 4-way (N5) (3in) Per Sector	Product includes: 3-inch GSD oblique frame images (4-way), 3-inch GSD orthogonal frame images, 1-meter GSD ortho mosaic sector tiles and one area-wide 1-meter GSD mosaic (ECW format). Orthogonal GSD: 0.25 feet/pixel; Nominal Oblique GSD (all values +/-10%): Front Line: 0.24 feet/pixel, Middle Line: 0.28 feet/pixel, Back Line: 0.34 feet/pixel. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$450.00	\$360.00 (20% - Long Term Incentive Discount)	\$54,000.00
67,800	ChangeFinder - Change Detection using Orthomosaic Imagery; Digital Parcel File Provided	Existing building outlines from a specified older imagery source are updated and classified relative to orthomosaic tiles from a specified, newer Pictometry imagery source. Pictometry delivers updated digital building outlines from the newer imagery source and their classification attributes in shapefile and geodatabase formats. Coverage includes only locations specified in a single, customer-provided digital parcel shapefile. Parcels in the specified locations must be generally contiguous. All Pictometry imagery to be used must be licensed or owned by the customer. AccuPLUS or aerotriangulated orthomosaic tiles are used if licensed. Final invoiced amount will be adjusted for the actual quantity of records in the parcel file used for production. Use of older non-Pictometry-sourced building outline data requires acceptance in advance. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$0.39		\$26,442.00
3	Pictometry Connect - CA - 50	Pictometry Connect - CA - 50 (Custom Access) provides up to 50 concurrent authorized users the ability to login and access the Pictometry-hosted custom imagery libraries specified elsewhere in this Agreement via a web-based, server-based or desktop integration. The default deployment is through web-based Pictometry Connect Term commences on date of activation. The quantity represents the number of years in the Connect term. Applicable Terms and Conditions: Online Services General Terms and Conditions; Software License Agreement	\$2,200.00	\$1,650.00 (25%)	\$4,950.00
150	Tiles - Standard (3in GSD; JPG format) Per Sector	Available with corresponding 3" GSD imagery purchase. 3-inch GSD Mosaic Tiles in JPG Format. Tiles are provided "as is." Refer to Product Parameters for additional details. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$20.00	\$10.00 (50%)	\$1,500.00
1	ChangeFinder - Project Fee	This is a flat fee per project. One project set-up fee is required for each Change Detection, Change Detection and Building Outlines, or Building Outline line item in the order. Applicable Terms and Conditions: Order Form	\$1,000.00		\$1,000.00
150	Mosaic - Area Wide (3in GSD, MrSID format; individual) Per Sector	Available with purchase of corresponding tile product. New processing or re-processing to MrSID of individual tiles of 3-inch GSD imagery. Tiles are provided "as is." Refer to Product Parameters for additional details. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$2.00		\$300.00
150	Mosaic - Area Wide (3in GSD; MrSID format; combined) Per Sector	Available with purchase of corresponding AccuPlus product. New processing or re-processing of MrSID area-wide mosaics of 3-inch GSD imagery. Tiles are provided "as is." Refer to Product Parameters for additional details. Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$2.00		\$300.00
1	Media Drive Capacity 931G - Drive Model 1T - EXTPOWER	External USB 2.0 / eSATA Externally Powered. Delivery media prices include copying a complete image library onto media. Sub-warehousing sold separately. Applicable Terms and Conditions: Order Form	\$199.00		\$199.00
1	AccuPLUS Project Fee - PICT DTM	AccuPLUS project fee for projects without customer-supplied DTM Applicable Terms and Conditions: Delivered Content Terms and Conditions of Use	\$7,500.00	\$0.00 (100%)	\$0.00
1	RapidAccess - Disaster Response Program	RapidAccess - Disaster Response Program is an emergency response program offering flights after an emergency or disaster. Refer to the attached detailed description of the Disaster Response Program. Applicable Terms and Conditions: Order Form	\$0.00		\$0.00
1	Pictometry Connect - EarlyAccess	Pictometry Connect - EarlyAccess provides authorized users the ability to login and access the imagery, as specified elsewhere in this agreement, immediately	\$10,000.00	\$0.00 (100%)	\$0.00

		following its preliminary processing and quality control checks and prior to its final processing. Early Access imagery will become available in CONNECT Explorer incrementally as it is processed and it will remain available until final, fully processed imagery is made available through other means. This offering requires an active Pictometry CONNECT account and the current purchase of access to an imagery product. Applicable Terms and Conditions: Online Services General Terms and Conditions		
1	AccuPlus Imagery Bundle with Three (3) Years of EFS Maintenance & Support	Includes digital copy of the Licensed Documentation for the License Software, two (2) End User Training Sessions, one (1) Advanced User Technical Training, one (1) Administration / IT Training Session, fifteen (15) hours of telephone support, one copy of Pictometry Electronic Field Study (EFS) software, latest version, on the storage media specified herein, and access to download updated versions of the EFS Licensed Software for a period of three years from the initial date of shipment of the EFS software, along with a copy of the updated documentation. Applicable Terms and Conditions: Software License Agreement	\$0.00	\$0.00
SUBTOTAL – SECOND PROJECT				\$196,241.00

Thank you for choosing Pictometry as your service provider.	TOTAL	\$362,137.00
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¹Amount per product = ((1-Discount %) * Qty * List Price)

The following are modifications to the standard product specifications for products listed above:

2015 Customer-provided 6"GSD TIFs Approved with Modified Technical Specifications:

The process is greater than 95% accurate – the standard error rate is 5% for false positives, and 0.5% for false negatives.

- False Positive Rate: ratio of buildings with fault state for all Changed/New/Demolished buildings less than or equal to 5.0%
- False Negative Rate: ratio of buildings with fault state for Existing buildings less than or equal to 0.5%
- The service postulates imagery with low off-nadir (The sides of houses cannot be seen) is used. All problems arising from off-nadir of imagery are out of the specifications.

FEES; PAYMENT TERMS

All amounts due to Pictometry pursuant to this Agreement ("Fees") are expressed in United States dollars and do not include any duties, taxes (including, without limitation, any sales, use, ad valorem or withholding, value added or other taxes) or handling fees, all of which are in addition to the amounts shown above and, to the extent applicable to purchases by Customer, shall be paid by Customer to Pictometry without reducing any amount owed to Pictometry unless documents satisfactory to Pictometry evidencing exemption from such taxes is provided to Pictometry prior to billing. To the extent any amounts properly invoiced pursuant to this Agreement are not paid within thirty (30) days following the invoice due date, such unpaid amounts shall accrue, and Customer shall pay, interest at the rate of 1.5% per month (or at the maximum rate allowed by law, if less). In addition, Customer shall pay Pictometry all costs Pictometry incurs in collecting past due amounts due under this Agreement including, but not limited to, attorneys' fees and court costs.

FIRST PROJECT

Due at Signing	\$13,824.65
Due at Initial Shipment of Imagery	\$31,474.01
Due at First Anniversary of Shipment of Imagery	\$60,298.67
Due at Second Anniversary of Shipment of Imagery	\$60,298.67
Total Payments	\$165,896.00

SECOND PROJECT

Due at Initial Shipment of Imagery	\$65,413.66
Due at First Anniversary of Shipment of Imagery	\$65,413.67
Due at Second Anniversary of Shipment of Imagery	\$65,413.67
Total Payments	\$196,241.00

PRODUCT PARAMETERS

FIRST PROJECT

IMAGERY

Product: IMAGERY - NEIGHBORHOOD - 4-way (N5) (3in) Per Sector
Leaf: Leaf Off: Less than 30% leaf cover

Product: IMAGERY - COMMUNITY - 4-way (C5) (9in) - Per Sector
Leaf: Leaf Off: Less than 30% leaf cover

CHANGEFINDER

Product: ChangeFinder-Change Detection & Building Outlines using Orthomosaic Imagery; Digital Parcel File Provided

Data Source -- Base: Customer Imagery
Data Source Year -- Base: 2015
Data Source -- Comparison: Pictometry Imagery
Data Source Year -- Comparison: 2019
Deck Identification: Included in Building Outlines

Regional Status Report Requested:
Modified Technical Specifications: The process is greater than 95% accurate -- the standard error rate is 5% for false positives, and 0.5% for false negatives.
 • False Positive Rate: ratio of buildings with fault state for all Changed/New/Demolished buildings less than or equal to 5.0%
 • False Negative Rate: ratio of buildings with fault state for Existing buildings less than or equal to 0.5%
 • The service postulates imagery with low off-nadir (The sides of houses cannot be seen) is used. All problems arising from off-nadir of imagery are out of the specifications.
Parameter Changes Prior to commencement of production, Customer may make changes to these product parameters by providing Pictometry with written authorization (email being acceptable).

Customer represents and warrants that it owns all right, title, and interest in and to any non-Pictometry imagery and/or outlines provided by Customer to Pictometry and all necessary rights, power, and authority to provide Pictometry with a copy of such non-Pictometry imagery and/or outlines and authorize Pictometry to include such non-Pictometry imagery and/or outlines in the CONNECT service provided to Customer.

CONNECT

Product: Pictometry Connect - CA - 50
Admin User Name: Janna Baker
Admin User Email: jbaker@tazewell.com
Geofence: IL Tazewell (Primary Geofence)

**SECOND PROJECT
 ACCUPLUS IMAGERY**

Product: AccuPLUS COMMUNITY 6in (9in Obliques) - Piet DTM - Per Sector
Coverage Area Format: Shapefile
Leaf: Leaf Off: Less than 30% leaf cover

IMAGERY

Product: IMAGERY - NEIGHBORHOOD - 4-way (N5) (3in) Per Sector
Leaf: Leaf Off: Less than 30% leaf cover

CHANGEFINDER

Product: ChangeFinder - Change Detection using Orthomosaic Imagery; Digital Parcel File Provided
Data Source -- Base: Pictometry Outlines
Data Source Year -- Base: 2019
Data Source -- Comparison: Pictometry Imagery
Data Source Year -- Comparison: 2022
Deck Identification: Included in Building Outlines

Regional Status Report Requested:
Modified Technical Specifications:
Parameter Changes Prior to commencement of production, Customer may make changes to these product parameters by providing Pictometry with written authorization (email being acceptable).

CONNECT

Product: Pictometry Connect - CA - 50
Admin User Name: Janna Baker
Admin User Email: jbaker@tazewell.com
Geofence: IL Tazewell (Primary Geofence)

STANDARD ORTHO MOSAIC PRODUCTS

Pictometry standard ortho mosaic products are produced through automated mosaicking processes that incorporate digital elevation data with individual Pictometry ortho frames to create large-area mosaics on an extremely cost-effective basis. Because these products are produced through automated processes, rather than more expensive manual review and hand-touched corrective processes, there may be inherent artifacts in some of the resulting mosaics. While Pictometry works to minimize such artifacts, the Pictometry standard ortho mosaic products are provided on an 'AS IS' basis with respect to visible outlines along mosaic seams resulting from the following types of artifacts:

- i. Disconnects in non-elevated surfaces generally caused by inaccurate elevation data.
- ii. Disconnects in elevated surfaces (e.g., roadways, bridges, etc.) generally caused by elevated surfaces not being represented in the elevation data;

- iii. Building intersect and clipping generally caused by buildings not being represented in the elevation data;
- iv. Seasonal variations caused by images taken at different times during a season, or during different seasons;
- v. Ground illumination variations caused by images taken under different illumination (e.g., sunny, high overcast, morning light, afternoon light, etc.) within one flight day or during different flight days;
- vi. Single GSD color variations caused by illumination differences or multiple-aircraft/camera captures;
- vii. Mixed GSD color variations caused by adjacent areas being flown at different ground sample distances (GSDs); and
- viii. Water body color variations caused by multiple individual frames being used to create a mosaic across a body of water (e.g., lakes, ponds, rivers, etc.).

Other Pictometry products may be available that are less prone to such artifacts than the Pictometry standard ortho mosaic products.

RapidAccess—Disaster Response Program (“DRP”)

Customer is eligible for DRP described below from the Effective Date through the second anniversary of the initial Project delivery. Following payment to Pictometry of amounts due with respect to each subsequent Project, Customer will be eligible for the then-current DRP for a period of two years from delivery of such subsequent Project. Customer must be in good-standing with Pictometry to maintain eligibility for DRP.

- A. **Disaster Coverage Imagery at No Additional Charge** – Pictometry will, upon request of Customer and at no additional charge, provide standard quality imagery of up to 200 square miles of affected areas (as determined by Pictometry) upon the occurrence of any of the following events during any period Customer is eligible for DRP:

Hurricane: areas affected by hurricanes of Category 2 and higher.

Tornado: areas affected by tornados rated EF4 and higher.

Terrorist: areas affected by damage from terrorist attack.

Earthquake: areas affected by damage to critical infrastructure resulting from earthquakes measured at 6.0 or higher on the Richter scale.

Tsunami: areas affected by damage to critical infrastructure resulting from tsunamis.

- B. **Discounted Rate** – Coverage for areas affected by the events set forth above exceeding 200 square miles will be, subject to Pictometry resource availability, offered to Customer at the then current DRP rates. Also, coverage for areas affected by hurricanes below Category II, tornadoes below EF4 or earthquakes rated below 6.0 on the Richter scale will be, subject to Pictometry resource availability, offered to Customer at the then current DRP rates.

- C. **Online Services – Use of Pictometry Connect Explorer™** – Pictometry’s DRP includes the use of Connect Explorer for a term of ninety days from the date of delivery of the DRP imagery. Customer shall have access to the DRP imagery for as long as they maintain an active Connect account.

SECTION B**LICENSE TERMS****PICTOMETRY DELIVERED CONTENT
TERMS AND CONDITIONS OF USE**

These Pictometry Delivered Content Terms and Conditions of Use (the "Delivered Content Terms and Conditions"), in combination with the corresponding Agreement into which these terms are incorporated, collectively set forth the terms and conditions that govern use of Delivered Content (as hereinafter defined) for use within computing environments operated by parties other than Pictometry. As used in the Delivered Content Terms and Conditions the terms "you" and "your" in uppercase or lowercase shall mean the Customer that entered into the Agreement into which the Delivered Content Terms and Conditions are incorporated.

1. DEFINITIONS

- 1.1 "Authorized Subdivision" means, if you are a county or a non-state consortium of counties, any political unit or subdivision located totally or substantially within your boundaries that you authorize to have access to Delivered Content pursuant to the Delivered Content Terms and Conditions.
- 1.2 "Authorized System" means a workstation or server that meets each of the following criteria (i) it is owned or leased by you or an Authorized Subdivision, (ii) it is located within and only accessible from facilities that are owned or leased by you or an Authorized Subdivision, and (iii) it is under the control of and may only be used by you or Authorized Subdivisions
- 1.3 "Authorized User" means any employee of you or Authorized Subdivisions that is authorized by you to have access to the Delivered Content through an Authorized System.
- 1.4 "Delivered Content" means the images, metadata, data layers, models, reports and other geographic or structural visualizations or embodiments included in, provided with, or derived from the information delivered to you by or on behalf of Pictometry pursuant to the Agreement.
- 1.5 "Project Participant" means any employee or contractor of persons or entities performing services for compensation for you or an Authorized Subdivision that has been identified by written notice to Pictometry prior to being granted access to Delivered Content and, unless Pictometry expressly waives such requirement for any individual, has entered into a written agreement with Pictometry authorizing such access

2. GRANT OF RIGHTS; RESTRICTIONS ON USE; OWNERSHIP

- 2.1 Subject to the terms and conditions of the Agreement, you are granted nonexclusive, nontransferable, limited rights to:
 - (a) install the Delivered Content on Authorized Systems;
 - (b) permit access and use of the Delivered Content through Authorized Systems by:
 - (i) Authorized Users for performance of public responsibilities of you or Authorized Subdivisions that are to be performed entirely within facilities of you or Authorized Subdivisions;
 - (ii) Project Participants under the supervision of Authorized Users for performance of tasks or preparation of materials using only hard copies (or jpg copies) of Delivered Content solely for fulfilling public responsibilities of you or Authorized Subdivisions to be performed entirely within facilities of you or Authorized Subdivisions, and
 - (iii) individual members of the public, but only through Authorized Users and solely for the purpose of making hard copies or jpg copies of images of individual properties or structures (but not bulk orders of multiple properties or structures) to the individual members of the public requesting them.
- 2.2 You may not reproduce, distribute or make derivative works based upon the Delivered Content in any medium, except as expressly permitted in the Delivered Content Terms and Conditions.
- 2.3 You may not offer any part of the Delivered Content for commercial resale or commercial redistribution in any medium.
- 2.4 You may not distribute or otherwise make available any Delivered Content to Google or its affiliates, either directly or indirectly.
- 2.5 You may not exploit the goodwill of Pictometry, including its trademarks, service marks, or logos, without the express written consent of Pictometry.
- 2.6 You may not remove, alter or obscure copyright notices or other notices contained in the Delivered Content.
- 2.7 All right, title, and interest (including all copyrights, trademarks and other intellectual property rights) in Delivered Content in all media belong to Pictometry or its third party suppliers. Neither you nor any users of the Delivered Content acquire any proprietary interest in the Delivered Content, or any copies thereof, except the limited use rights granted herein.

3. OBLIGATIONS OF CUSTOMER

- 3.1 **Geographic Data.** If available, you agree to provide to Pictometry geographic data in industry standard format (e.g., shape, DBF) including, but not limited to, digital elevation models, street centerline maps, tax parcel maps and centroids, which data, to the extent practicable, shall be incorporated into the Delivered Content. You agree that any of this data that is owned by you may be distributed and modified by Pictometry as part of its products and services, provided that at no time shall Pictometry claim ownership of that data.
- 3.2 **Notification.** You shall (a) notify Pictometry in writing of any claims or proceedings involving any of the Delivered Content within ten (10) days after you learn of the claim or proceeding, and (b) report promptly to Pictometry all claimed or suspected defects in Delivered Content.
- 3.3 **Authorized User Compliance.** You shall at all times be responsible for compliance by each Authorized User with the Delivered Content Terms and Conditions.
- 3.4 **Authorized Subdivision Compliance.** You shall at all times be responsible for compliance by each Authorized Subdivision with the Delivered Content Terms and Conditions.
- 3.5 **Project Participants.** Each notice to Pictometry identifying a potential Project Participant shall include a detailed description of the scope and nature of the Project Participants' planned work and the intended use of the Delivered Content in such work. Pictometry retains the right to restrict or revoke access to Delivered Content by any Project Participant who does not comply with the terms of the Delivered Content Terms and Conditions.

4. LICENSE DURATION; EFFECT OF TERMINATION

- 4.1 **Term** The license granted to you in the Delivered Content Terms and Conditions is perpetual, subject to Pictometry's right to terminate the license in the event you do not pay in full the Fees specified elsewhere in the Agreement, the Agreement is terminated for any reason other than a breach of the Agreement by Pictometry, or as otherwise provided in the Agreement.
- 4.2 **Effect of Termination.** Upon termination of the license granted to you in the Delivered Content Terms and Conditions, you shall immediately cease all use of the Delivered Content, promptly purge all copies of the Delivered Content from all workstations and servers on which any of it may be stored or available at the time, and return hard drive/media containing Delivered Content to Pictometry.

5. TRADEMARKS; CONFIDENTIALITY

- 5.1 **Use of Pictometry's Marks.** You agree not to attach any additional trademarks, trade names, logos or designations to any Delivered Content or to any copies of any Delivered Content without prior written approval from Pictometry. You may, however, include an appropriate government seal and your contact information so long as the seal and contact information in no way obscure or deface the Pictometry marks. You further agree that you will not use any Pictometry trademark, trade name, logo, or designation in connection with any product or service other than the Delivered Content. Your nonexclusive right to use Pictometry's trademarks, trade name, logos, and designations are coterminous with the license granted to you in the Delivered Content Terms.
- 5.2 **Confidentiality of Delivered Content.** The Delivered Content consists of commercially valuable, proprietary products owned by Pictometry, the design and development of which reflect an investment of considerable time, effort, and money. The Delivered Content is treated by Pictometry as confidential and contains substantial trade secrets of Pictometry. You agree that you will not disclose, provide a copy of, or disseminate the Delivered Content (other than as expressly permitted in the Delivered Content Terms and Conditions) or any part thereof to any person in any manner or for any purpose inconsistent with the license granted to you in the Delivered Content Terms and Conditions. You agree to use your best efforts to assure that your personnel, and any others afforded access to the Delivered Content, protect the Delivered Content against unauthorized use, disclosure, copying, and dissemination, and that access to the Delivered Content and each part thereof will be strictly limited.

6. LIMITED WARRANTY; DISCLAIMER OF WARRANTIES

- 6.1 **Limited Warranties; Exclusive Remedy.** Pictometry warrants that the Delivered Content will contain true and usable copies of the designated imagery as of the date of capture. As the sole and exclusive remedy for any breach of the foregoing warranty, Pictometry shall use reasonable efforts to correct any deficiency that precludes use of the Delivered Content in the manner intended.
- 6.2 **Disclaimer of Other Warranties.** Except as provided in Section 6.1, above, THE DELIVERED CONTENT IS PROVIDED TO YOU "AS IS" AND "WITH ALL FAULTS." PICTOMETRY MAKES NO OTHER WARRANTIES OR REPRESENTATIONS OF ANY KIND, EXPRESS, IMPLIED, OR STATUTORY. ALL IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO WARRANTIES OF PERFORMANCE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND ACCURACY, ARE HEREBY DISCLAIMED AND EXCLUDED BY PICTOMETRY.
- 6.3 **Limitation of Liability.** With respect to any other claims that you may have or assert against Pictometry on any matter relating to the Delivered Content, the total liability of Pictometry shall, in the aggregate, be limited to the aggregate amount received by Pictometry in payment for Delivered Content during the immediately preceding twenty-four (24) month period.

7. MISCELLANEOUS PROVISIONS

- 7.1 **Restricted Rights.** Delivered Content acquired with United States Government funds or intended for use within or for any United States federal agency is provided with "Restricted Rights" as defined in DFARS 252.227-7013, Rights in Technical Data and Computer Software and FAR 52.227-14, Rights in Data- General, including Alternate III, as applicable.
- 7.2 **Governing Law.** This License Agreement shall be governed by and interpreted in accordance with the laws of the State of New York, excluding its conflicts of law principles.

[END OF DELIVERED CONTENT TERMS AND CONDITIONS]

SECTION B**LICENSE TERMS****PICTOMETRY ONLINE SERVICES
GENERAL TERMS AND CONDITIONS**

These Pictometry Online Services General Terms and Conditions (the "General Terms and Conditions"), in combination with the corresponding Pictometry order form, if any, collectively constitute the license agreement (the "License Agreement") that governs your use of the Pictometry online services (the "Online Services"), the images available in the Online Services, and all associated metadata and data layers included in, provided with, or derived from those images (the "Licensed Content") provided by Pictometry International Corp. and its affiliated companies (collectively, "Pictometry"). The terms "you" and "your" in uppercase or lowercase shall mean the individual, entity (e.g., corporation, limited liability company, partnership, sole proprietor, etc.) or government agency entering into the License Agreement.

1. GRANT OF RIGHTS; RESTRICTIONS ON USE; OWNERSHIP

- 1.1 You are granted a nonexclusive, nontransferable, limited right to access and use the Online Services and the Licensed Content obtained or derived from the Online Services solely for your internal business purposes and not for resale or redistribution. The rights granted to you include, subject to the restrictions set forth below and on the Order Form, the right to copy limited portions of the Licensed Content onto your computer to facilitate preparation of hardcopies and work product records, and the right to make hardcopies of the Licensed Content, provided that the Licensed Content and the permitted copies thereof may not be sold, leased, loaned, distributed, or copied for use by anyone other than you.
- 1.2 You may not make the Online Services available to any other party.
- 1.3 You may not copy the Licensed Content or portions thereof onto any computer or storage device or media for the purpose of creating or maintaining one or more databases of that content for use in substitution for subsequent access to the content through the Online Services.
- 1.4 You may not distribute or otherwise make available any Licensed Content to Google or its affiliates, either directly or indirectly.
- 1.5 You may not exploit the goodwill of Pictometry, including its trademarks, service marks, or logos, without the express written consent of Pictometry.
- 1.6 You may not remove, alter or obscure copyright notices or other notices contained in the Licensed Content.
- 1.7 You may not offer any part of the Online Services or the Licensed Content for commercial resale or commercial redistribution in any medium.
- 1.8 You may not use the Online Services or the Licensed Content to compete with any businesses of Pictometry.
- 1.9 You may not use information included in the Online Services or the Licensed Content to determine an individual consumer's eligibility for (a) credit or insurance for personal, family, or household purposes; (b) employment; or (c) a government license or benefit. The term "consumer" is defined in the United States Fair Credit Reporting Act at 15 USC §1681.
- 1.10 You may not access the Online Services via mechanical, programmatic, robotic, scripted or any other automated means. Unless otherwise agreed by Pictometry in writing, use of the Online Services is permitted only via manually conducted, discrete, human-initiated individual search and retrieval activities.
- 1.11 All right, title, and interest (including all copyrights, trademarks and other intellectual property rights) in the Online Services and the Licensed Content in all media belong to Pictometry or its third party suppliers. Neither you nor any users of the Online Services or the Licensed Content acquire any proprietary interest in the Online Services, the Licensed Content, or any copies thereof, except the limited use rights granted herein.

2. ACCESS TO SERVICES

- 2.1 Only you, your employees, and temporary or contract employees dedicated to performing work exclusively for you (each, an "Eligible User" and collectively, the "Eligible Users") are eligible to access and use the Online Services and the Licensed Content pursuant to the License Agreement. Each Eligible User to be provided access to the Online Service shall be assigned a unique login/password ("Pictometry Credential") for purposes of accessing the Online Services. You agree that each Pictometry Credential shall only be used by the Eligible User to whom it was originally assigned and that Pictometry Credentials may not be shared with, or used by, any other person, including other Eligible Users. You will promptly deactivate an Eligible User's Pictometry Credential in the event the Eligible User no longer meets the eligibility requirements or you otherwise wish to terminate the Eligible User's access to the Online Services. You are responsible for all use of the Online Services accessed with Pictometry Credentials issued to your Eligible Users, including associated charges, whether by Eligible Users or others. You will use reasonable commercial efforts to prevent unauthorized use of Pictometry Credentials assigned to your Eligible Users and will promptly deactivate any Pictometry Credentials you suspect are lost, stolen, compromised, or misused.
- 2.2 The Online Services, the Licensed Content, and features and functionality within the Online Services may be enhanced, added to, withdrawn, or otherwise changed by Pictometry without notice.
- 2.3 You are aware and understand that any user data collected or stored by the Online Services may be accessed by US law enforcement agencies under the US PATRIOT Act. You hereby release, and agree to hold Pictometry harmless from, all claims against Pictometry with respect to such access.

3. DISCLAIMERS

- 3.1 The Online Services and the Licensed Content are provided for visualization purposes only, are not authoritative or definitive, and do not constitute professional engineering or surveying services.
- 3.2 The Online Services and the Licensed Content are not to be relied upon to precisely locate or determine property boundaries and should not be used in lieu of a professional survey where the accuracy of measurements, distance, height, angle, area and volume, may have significant consequences.
- 3.3 All measurements and reports generated by the Online Services or from the Licensed Content are based upon second order visualization and measurement data that do not provide authoritative or definitive measurement results suitable for professional engineering or surveying purposes.
- 3.4 Contour information obtained from the Online Services or contained in the Licensed Content is generated from undersampled elevation data, is provided for informational purposes only, and is not suitable for use as the basis for hydrographic computations, estimations or analyses.
- 3.5 While the Online Services and the Licensed Content may be considered useful supplements for life critical applications, they are not designed or maintained to support such applications and Pictometry and its third party suppliers of the Online Services and the Licensed Content hereby disclaim all liability for damages claims and expenses arising from such use.
- 3.6 Your reliance on the Online Services and the Licensed Content should only be undertaken after an independent review of their accuracy, completeness, efficacy, timeliness and adequacy for your intended purpose.
- 3.7 Pictometry and each third party supplier of any portion of the Online Services or the Licensed Content assume no responsibility for any consequences resulting from the use of the Online Services or the Licensed Content.
- 3.8 Pictometry and each third party supplier of any portion of the Online Services or the Licensed Content hereby disclaim all liability for damages, claims and expenses arising from or in any way related to the accuracy or availability of the Online Services and the Licensed Content.
- 3.9 By accepting these General Terms and Conditions or by using the Online Services or the Licensed Content, you waive any and all rights you may have against Pictometry, each third party supplier of any portion of the Online Services or the Licensed Content, and each of their directors, officers, members and employees, arising out of use of or reliance upon the Online Services or the Licensed Content.

4. LIMITED WARRANTY

- 4.1 Pictometry represents and warrants that it has the right and authority to make the Online Services and the Licensed Content available to you and your Eligible Users as authorized expressly by this License Agreement.
- 4.2 EXCEPT AS OTHERWISE PROVIDED IN SECTION 4.1, THE ONLINE SERVICES AND LICENSED CONTENT ARE PROVIDED ON AN "AS IS", "AS AVAILABLE" BASIS AND PICTOMETRY AND EACH THIRD PARTY SUPPLIER OF LICENSED CONTENT EXPRESSLY DISCLAIM ALL OTHER WARRANTIES, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

5. LIMITATION OF LIABILITY

- 5.1 No Covered Party (as defined below) shall be liable for any loss, injury, claim, liability, or damage of any kind resulting in any way from (a) any errors in or omissions from the Online Services or the Licensed Content, (b) the unavailability or interruption of the Online Services or any features thereof or the Licensed Content, (c) your or an Eligible User's use of the Online Services or the Licensed Content, (d) the loss or corruption of any data or equipment in connection with the Online Services or the Licensed Content, (e) the content, accuracy, or completeness of the Licensed Content, all regardless of whether you received assistance in the use of the Online Service from a Covered Party, (f) any delay or failure in performance beyond the reasonable control of a Covered Party, or (g) any content retrieved from the Internet even if retrieved or linked to from within the Online Services.
- 5.2 "Covered Party" means (a) Pictometry and any officer, director, employee, subcontractor, agent, successor, or assign of Pictometry; and (b) each third party supplier of any Licensed Content, third party alliance entity, their affiliates, and any officer, director, employee, subcontractor, agent, successor, or assign of any third party supplier of any Licensed Content or third party alliance entity and their affiliates.
- 5.3 TO THE FULLEST EXTENT PERMISSIBLE BY APPLICABLE LAW, UNDER NO CIRCUMSTANCES WILL THE AGGREGATE LIABILITY OF THE COVERED PARTIES IN CONNECTION WITH ANY CLAIM ARISING OUT OF OR RELATING TO THE ONLINE SERVICES OR THE LICENSED CONTENT OR THIS LICENSE AGREEMENT EXCEED THE LESSER OF YOUR ACTUAL DIRECT DAMAGES OR THE AMOUNT YOU PAID FOR THE ONLINE SERVICES IN THE TWELVE MONTH PERIOD IMMEDIATELY PRECEDING THE DATE THE CLAIM AROSE. YOUR RIGHT TO MONETARY DAMAGES IN THAT AMOUNT SHALL BE IN LIEU OF ALL OTHER REMEDIES WHICH YOU MAY HAVE AGAINST ANY COVERED PARTY.
- 5.4 TO THE FULLEST EXTENT PERMISSIBLE BY APPLICABLE LAW, NEITHER YOU NOR THE COVERED PARTIES WILL BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND WHATSOEVER (INCLUDING, WITHOUT LIMITATION, ATTORNEYS' FEES) IN ANY WAY DUE TO, RESULTING FROM, OR ARISING IN CONNECTION WITH THE ONLINE SERVICES, THE LICENSED CONTENT, OR THE FAILURE OF ANY COVERED PARTY TO PERFORM ITS OBLIGATIONS. THE FOREGOING LIMITATION OF LIABILITY SHALL NOT APPLY TO A PARTY'S INDEMNITY OBLIGATIONS OR YOUR (AND YOUR ELIGIBLE USERS') INFRINGEMENT OF INTELLECTUAL PROPERTY OR MISAPPROPRIATION OF PROPRIETARY DATA BELONGING TO PICTOMETRY OR ITS THIRD PARTY SUPPLIERS.
- 5.5 Notwithstanding anything to the contrary in this Section 5:
- (a) If there is a breach of the warranty in Section 4.1 above, then Pictometry, at its option and expense, shall either defend or settle any action and hold you harmless against proceedings or damages of any kind or description based on a third party's claim of patent, trademark, service mark, copyright or trade secret infringement related to use of the Online Services or the Licensed Content, asserted against you by such third party provided: (i) all use of the Online Services and the Licensed Content was in accordance with this License Agreement; (ii) the claim, cause of action or infringement was not caused by you modifying or combining the Online Services or the Licensed Content with or into other products, applications, images or data not approved by Pictometry; (iii) you give Pictometry prompt notice of such claim; and (iv) you give Pictometry the right to control and direct the investigation, defense and settlement of such claim. You, at Pictometry's expense, shall reasonably cooperate with Pictometry in connection with the foregoing.
- (b) In addition to Section 5.5(a), if the Online Services, the operation thereof or the Licensed Content become, or in the opinion of Pictometry are likely to become, the subject of a claim of infringement, Pictometry may, at its option and expense, either: (i) procure for you the right to continue using the Online Services or the Licensed Content, (ii) replace or modify the Online Services or the Licensed Content so that they become non-infringing; or (iii) terminate the License Agreement on notice to you and grant you a pro-rata refund or credit (whichever is applicable) for any pre-paid fees or fixed charges.
- (c) The provisions of Sections 5.5(a) and (b) shall constitute your sole and exclusive remedy for the respective matters specified therein.

6. MISCELLANEOUS

- 6.1 The terms and conditions of this License Agreement may be changed from time to time immediately upon notice to you. If any changes are made to this License Agreement, such changes will (a) only be applied prospectively; and (b) not be specifically directed against you or your Eligible Users but will apply to all similarly situated Pictometry customers using the Online Services. You may terminate this License Agreement upon written notice to Pictometry if any change to the terms and conditions of this License Agreement is unacceptable to you. For termination to be effective under this Section 6.1, written notice of termination must be provided to Pictometry within 90 days of the effective date of the change. Continued use of the Online Services following the effective date of any change constitutes acceptance of the change, but does not affect the foregoing termination right. Except as provided above, this License Agreement may not be supplemented, modified or otherwise revised unless signed by duly authorized representatives of both parties. Furthermore, this License Agreement may not be supplemented, modified or otherwise revised by email exchange, even if the email contains a printed name or signature line bearing signature-like font. The foregoing does not prohibit the execution of electronic contracts bearing electronic signatures of authorized representatives of both parties, provided such signatures include digital certifications or are otherwise authenticated.
- 6.2 In the event of a breach of this License Agreement by you, any Eligible User or someone using the Pictometry Credential of an Eligible User, Pictometry may temporarily suspend or discontinue providing access to the Online Services to any or all Eligible Users without notice and Pictometry may pursue any other legal remedies available to it.
- 6.3 All notices and other communications hereunder shall be in writing or displayed electronically in the Online Services by Pictometry. Notices shall be deemed to have been properly given on the date deposited in the mail, if mailed; on the date first made available, if displayed in the Online Services; or on the date received, if delivered in any other manner. Legal notices to Pictometry should be sent to Pictometry, Attn. General Counsel, 25 Methodist Hill Drive, Rochester, New York 14623.
- 6.4 The failure of you, Pictometry, or any third party supplier of the Online Services or any Licensed Content to enforce any provision hereof shall not constitute or be construed as a waiver of such provision or of the right to enforce it at a later time.
- 6.5 Neither you nor any Eligible User may assign or otherwise transfer your rights or delegate your duties under this License Agreement without the prior written consent of Pictometry. Any attempt by you or any Eligible User to assign, transfer or delegate your rights or obligations under this License Agreement without Pictometry's consent shall be void, and shall also void the limited license granted to you by this License Agreement. This License Agreement and any amendment thereto shall be binding on, and will inure to the benefit of the parties and their respective successors and permitted assigns.
- 6.6 This License Agreement shall be governed by and interpreted in accordance with the laws of the State of New York, excluding its conflicts of law principles. Unless you are a government entity, in the event that any legal proceedings are commenced with respect to any matter arising under this License Agreement, the parties specifically consent and agree that the courts of the State of New York or, in the alternative, the Federal Courts located in the State of New York

shall have exclusive jurisdiction over each of the parties and over the subject matter of any such proceedings, and that the venue of any such action shall be in Monroe County, New York or the U.S. District Court for the Western District of New York, as applicable.

- 6.7 This License Agreement will be enforced to the fullest extent permitted by applicable law. If any provision of this License Agreement is held to be invalid or unenforceable to any extent, then (a) such provision will be interpreted, construed and reformed to the extent reasonably required to render it valid, enforceable and consistent with its original intent and (b) such invalidity or unenforceability will not affect any other provision of this License Agreement.
- 6.8 Where applicable, each affiliated company of Pictometry and each third party supplier of the Online Services or any Licensed Content has the right to assert and enforce the provisions of this License Agreement directly on its own behalf as a third party beneficiary.
- 6.9 In the event of a breach of your obligations under this License Agreement or your payment obligations with respect to access to the Online Services or the Licensed Content, you agree to pay all of Pictometry's costs of enforcement and collection, including court costs and reasonable attorneys' fees.
- 6.10 This License Agreement constitutes the entire agreement of the parties with respect to its subject matter and replaces and supersedes any prior written or verbal communications, representations, proposals or quotations relating to that subject matter.

[END OF ONLINE SERVICES GENERAL TERMS AND CONDITIONS]

SECTION B**LICENSE TERMS****PICTOMETRY SOFTWARE
LICENSE AGREEMENT**

PLEASE READ THIS SOFTWARE LICENSE AGREEMENT ("LICENSE") CAREFULLY BEFORE DOWNLOADING, INSTALLING OR USING THE SOFTWARE. BY USING THE SOFTWARE, YOU AGREE TO THE TERMS OF THIS LICENSE. IF YOU DO NOT AGREE TO THE TERMS OF THIS LICENSE, DO NOT DOWNLOAD, INSTALL OR USE THE SOFTWARE.

1. **GENERAL.** The software ("Pictometry Software") and any written materials that accompany the software ("Documentation") in any media or form are licensed, not sold, to you by Pictometry International Corp. ("Pictometry") for use only under the terms of this License. Pictometry reserves all rights not expressly granted to you in this License.
2. **LICENSE.** Subject to the terms and conditions of this License, you are granted a limited, non-transferable, terminable, non-sublicenseable, non-exclusive license to install and use the Pictometry Software and the Documentation (collectively, the "Proprietary Materials") solely for internal use. Use of the functionality provided by the Pictometry Software other than for your internal use is prohibited, except with the prior written approval of Pictometry. You may make one copy of the Pictometry Software in machine-readable form for backup purposes only; provided that the backup copy must include all copyright and other proprietary notices contained in the original. You will not and will not enable others to decompile, reverse engineer, disassemble, attempt to derive the source code of, decrypt, modify, create derivative works of, or tamper with or disable any security or monitoring features within the Pictometry Software. Any attempt to do so is a violation of the rights of Pictometry and its licensors.
3. **TITLE.** The Proprietary Materials are confidential information of, trade secrets of, and are proprietary to Pictometry. Title to the Proprietary Materials is and will remain in Pictometry and its licensors. All applicable rights to patents, copyrights, trademarks, trade secrets, and other intellectual property rights in the Proprietary Materials are and will remain in Pictometry and its licensors. You will not assert any right, title or interest in the Proprietary Materials provided to you under this License, except for the express license granted to you hereunder. You will not remove any copyright or other proprietary notice or legend contained on or included in any Proprietary Materials and you will reproduce all such information on all copies made hereunder. You will keep the Proprietary Materials free of all claims, liens and encumbrances.
4. **DISCLAIMERS OF WARRANTY.** USE OF THE PICTOMETRY SOFTWARE IS AT YOUR SOLE RISK. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE PICTOMETRY SOFTWARE IS PROVIDED "AS IS", WITH ALL FAULTS AND WITHOUT WARRANTY OF ANY KIND, AND PICTOMETRY HEREBY DISCLAIMS ALL WARRANTIES WITH RESPECT TO THE PICTOMETRY SOFTWARE, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND OF FITNESS FOR A PARTICULAR PURPOSE. PICTOMETRY DOES NOT WARRANT THAT THE FUNCTIONS CONTAINED IN OR PROVIDED BY THE PICTOMETRY SOFTWARE WILL MEET YOUR REQUIREMENTS, THAT THE OPERATION OF THE PICTOMETRY SOFTWARE WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE PROPRIETARY MATERIALS WILL BE CORRECTED.
5. **LIMITATION OF LIABILITY.** IN NO EVENT WILL PICTOMETRY BE LIABLE FOR ANY INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, LOSS OF DATA, BUSINESS INTERRUPTION OR ANY OTHER COMMERCIAL DAMAGES OR LOSSES ARISING OUT OF OR RELATED TO YOUR USE OR INABILITY TO USE THE PICTOMETRY SOFTWARE, HOWEVER CAUSED, REGARDLESS OF THE THEORY OF LIABILITY (CONTRACT, TORT OR OTHERWISE), EVEN IF PICTOMETRY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL PICTOMETRY'S TOTAL LIABILITY TO YOU FOR ALL DAMAGES (OTHER THAN AS MAY BE REQUIRED BY APPLICABLE LAW IN CASES INVOLVING PERSONAL INJURY) CAUSED BY, ARISING OUT OF OR IN ANY WAY RELATED TO THE PICTOMETRY SOFTWARE EXCEED THE AMOUNT OF FIFTY DOLLARS (\$50.00). THE FOREGOING LIMITATIONS WILL APPLY EVEN IF THE ABOVE STATED REMEDY FAILS OF ITS ESSENTIAL PURPOSE.
6. **TERMINATION.** This License will terminate automatically without notice from Pictometry if you fail to comply with any term of this License. Upon the termination of this License, you will cease all use of the Pictometry Software and destroy all copies, full or partial, of the Proprietary Materials.
7. **MISCELLANEOUS PROVISIONS.**
 - A. **Restricted Rights.** Pictometry Software acquired with United States Government funds or intended for use within or for any United States federal agency is provided with "Restricted Rights" as defined in DFARS 252.227-7013, Rights in Technical Data and Computer Software and FAR 52.227-14, Rights in Data-General, including Alternate III, as applicable. Pictometry must be notified in advance of any license grants to United States federal governmental entities. The Pictometry Software is developed for general use in a variety of applications and is not developed or intended for use in any inherently dangerous applications or applications that could lead to property damage, personal injury or death. If you use the Pictometry Software in such applications, then you will be responsible for taking all appropriate fail-safe, backup, redundancy, and other measures to ensure the safe use of the Pictometry Software in such applications, including but not limited to, in any nuclear, aviation, mass transit, public safety or medical applications.
 - B. **Foreign Trade Restrictions.** The parties acknowledge that certain information, software technology, accompanying documentation and technical information may be subject to United States export control laws. You will not directly or indirectly export or re-export the Pictometry Software in violation of the Export Administration Regulations of the U.S. Department of Commerce.
 - C. **Governing Law.** This License will be governed by and interpreted in accordance with the laws of the State of New York, excluding its conflict of laws principles.
 - D. **Assignment.** You may not assign this License without Pictometry's prior written consent. Any assignment in violation of this License will be null, void and of no force and effect. For all purposes under this License, any merger, consolidation, spin-off, acquisition or change-in-control will be deemed an assignment.
 - E. **Partial Invalidity; Survival.** If any provision of this License is held invalid or unenforceable by competent authority, that provision will be construed so as to be limited or reduced to be enforceable to the maximum extent compatible with the law as it will then appear. The total invalidity or unenforceability of any particular provision of this License will not affect its other provisions and this License will be construed in all respects as if the invalid or unenforceable provision were omitted. The provisions of this License that by their nature would survive its termination will survive indefinitely.

- F. **Force Majeure.** Neither party will be liable for any costs or damages due to nonperformance under this License arising out of any cause not within the reasonable control of such party and without its fault or negligence. Neither party will be liable for any delay or failure in the performance of its obligations under this License that directly results from any failure of the other party to perform its obligations as set forth in this License.
- G. **Waiver.** No waiver of a breach of any term of this License will be effective unless in writing and duly executed by the waiving party. No such waiver will constitute a waiver of any subsequent breach of the same or any other term of this License. No failure on the part of a party to exercise, and no delay in exercising any of its rights hereunder will operate as a waiver thereof, nor will any single or partial exercise by a party of any right preclude any other or future exercise thereof or the exercise of any other right. No course of dealing between the parties will be deemed effective to modify, amend or discharge any part of this License or the rights or obligations of any party hereunder.
- H. **Entire Agreement; Construction.** This License contains the entire understanding of the parties with respect to the subject matter hereof and supersedes any prior or contemporaneous understandings regarding that subject matter. No amendment to or modification of this License will be binding unless in writing and signed by Pictometry. There are no representations, warranties, or obligations of any party not expressly contained herein. The headings in this License are for convenience only. They do not constitute a portion of this License and will not be used in any construction of it.

[END OF SOFTWARE LICENSE AGREEMENT]

SECTION C

NON-STANDARD TERMS AND CONDITIONS

1. Online Services Eligible Users: Notwithstanding anything in the Online Services General Terms and Conditions incorporated in this Agreement to the contrary, the terms 'Eligible User' and 'Eligible Users' as defined in those Online Services General Terms and Conditions shall, for the purposes of this Agreement, also include each 'Authorized User' as that term is defined in the Delivered Content Terms and Conditions of Use incorporated in this Agreement.

2. Applicable Law: Notwithstanding anything to the contrary set forth elsewhere in this Agreement, this Agreement and any modifications, amendments or alterations shall be interpreted, construed and enforced in all respects in accordance with the laws of the State of Illinois, excluding its conflicts of law principles. Each party irrevocably consents to the exclusive jurisdiction of the courts of the State of Illinois in connection with any action to enforce the provisions of this Agreement, to recover damages or other relief for breach or default under this Agreement, or otherwise arising under or by reason of this Agreement.

3. Non-appropriation of Funds. Notwithstanding anything herein to the contrary, in the event that the funds due for subsequent projects and related deliverables under the terms and conditions of this Agreement are not lawfully appropriated, the following provisions shall apply: a. Customer shall provide Pictometry with written documentation of non-appropriation of funds from its funding source prior to commencement of a subsequent project; b. This Agreement shall remain in full force and effect, however commencement of the subsequent project shall be deemed postponed until such time as funds for the subsequent project have been appropriated and all other sums due under the terms and conditions of this Agreement have been paid by Customer. In the event that the postponement exceeds eighteen months, Pictometry reserves the right to terminate any and all obligations with respect to the postponed project and all subsequent projects included in this Agreement; and c. If Customer, or any party authorized under the terms and conditions of this Agreement to use the licensed products set forth in Section A, is in possession of licensed products for which Pictometry has not been fully compensated in accordance with the payment terms of this Agreement, Customer or such authorized party shall immediately cease use of those licensed products, purge those licensed products from all Customer and authorized party computers, and return those licensed products to Pictometry.

4. Shared Ownership of Orthogonal Imagery and Building Outline Shapefile: The Customer shall own the copy of the orthogonal imagery and building outlines delivered by Pictometry pursuant to this Agreement. Such orthogonal imagery and building outlines shall not constitute Delivered Content for purposes of this Agreement. As such, Customer is free to use, reproduce, redistribute and resell copies of the orthogonal imagery and building outlines so delivered in any manner without any accounting to Pictometry. Pictometry shall own those copies of the orthogonal imagery and building outlines delivered pursuant to this Agreement that are in Pictometry's possession. As such Pictometry is free to use, reproduce, redistribute and resell copies of the orthogonal imagery and building outlines delivered pursuant this Agreement in any manner without any accounting to Customer. Except for the copy of the orthogonal imagery and building outlines delivered to Customer by Pictometry pursuant to this Agreement, all imagery (including associated metadata) and software delivered or otherwise made available to Customer pursuant to this Agreement constitute Delivered Content, Online Services or Pictometry Software, as appropriate, and are and shall remain the exclusive property of Pictometry, subject to the rights of Customer to use the Delivered Content, Online Services and the Pictometry Software pursuant to the licenses granted by Pictometry elsewhere in this Agreement.

5. Pictometry Connect -- CA 50: The Customer may create up to 250 Authorized User accounts. At any given time, up to 50 Authorized User accounts may be logged in to Pictometry Connect.

[END OF NON-STANDARD TERMS AND CONDITIONS]

APPENDIX 1

PROJECT 2 PHOTOGRAMMETRIC PRODUCT SPECIFICATIONS

AccuPlus® Premium Ortho-Mosaic

Product Overview:

Seamless ortho-mosaic produced from individual frames and tiled to customer's preferred tiling scheme.

Acquisition:

Flight plans will be prepared to capture image frames with nominal 60% forward overlap and nominal 30% sidelap in order to provide sufficient overlap for automatic aerial triangulation and mitigation of building lean in orthophotography produced. Source imagery will be acquired during times of optimal environmental conditions. Imagery will generally be captured when solar altitude is 30 degrees or greater and/or by using the most optimal four-hour window, except where capture season offers significantly longer window. Imagery will be acquired with ground free of snow cover and deciduous vegetation less than 30% of full bloom. Frames with clouds will be rejected and reflown. Any planned deviation from these conditions imposed by capture window constraints will be discussed with client prior to commencement of acquisition.

Camera:

Pictometry utilizes its USGS certified, custom designed mapping camera incorporating a Kodak sensor and custom designed photogrammetric lenses. The sensor is fully calibrated according to Pictometry's USGS approved calibration process. Pictometry's sensor provides a dynamic range of 12 bits per band, RGB (resampled to 8 bits during processing).

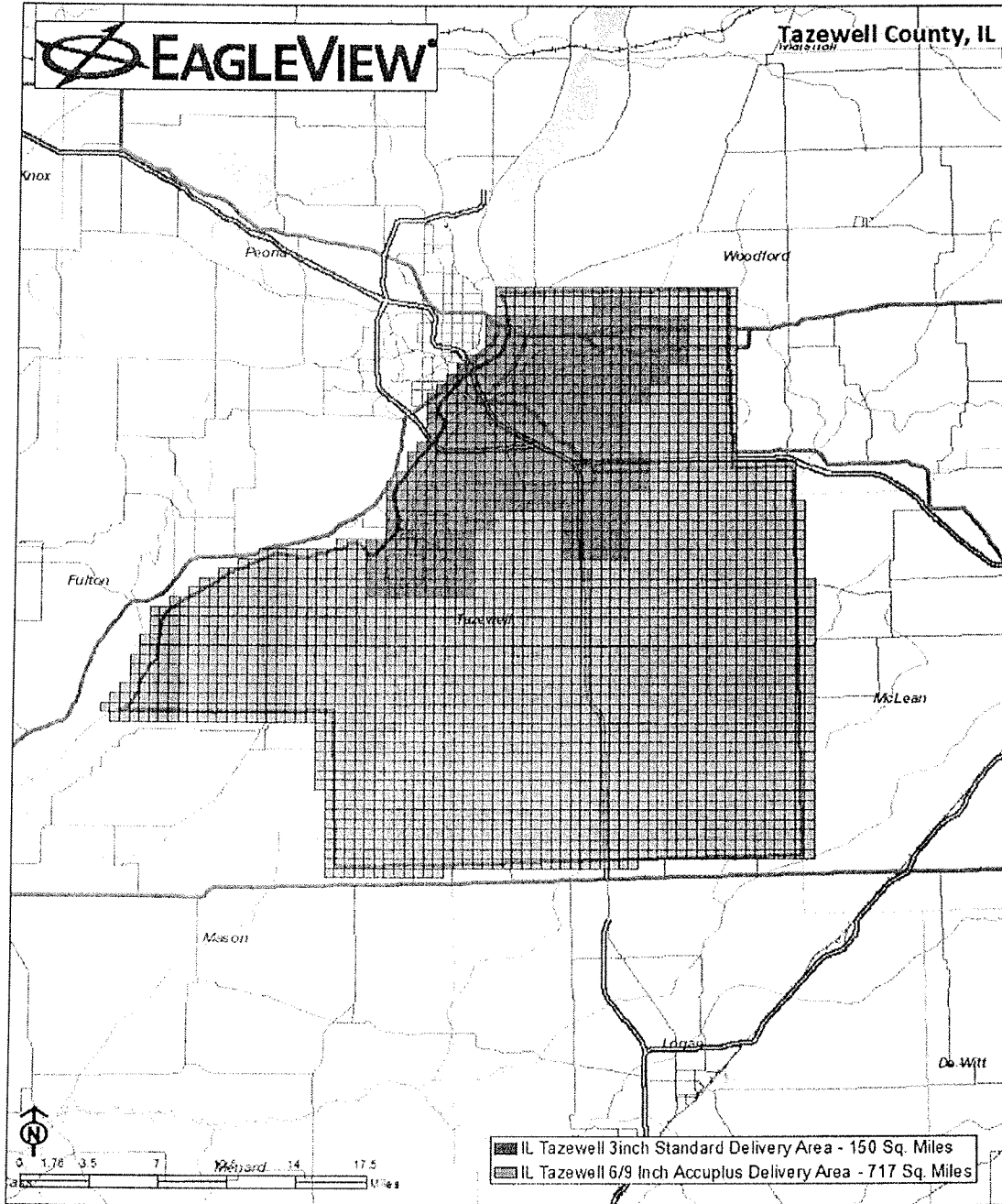
Ortho-Rectification:

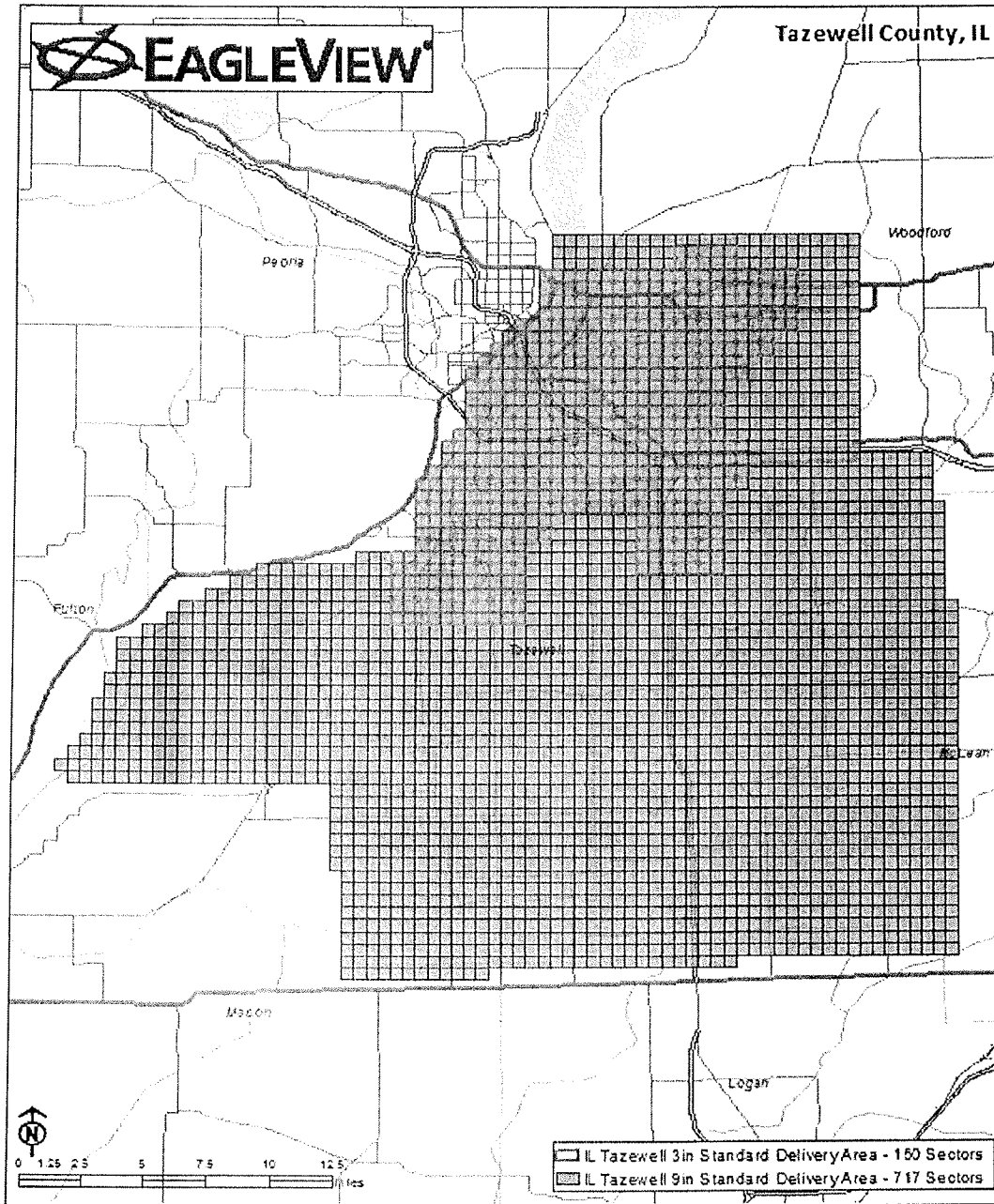
Prior to the production of orthophotography, Pictometry will perform automatic aerial triangulation, utilizing the directly observed Exterior Orientations (EOs) and ground control points (GCPs), measured by a licensed surveyor, for the purpose of orienting the individual frames for creation of the final ortho imagery. In addition to the GCPs, sophisticated matching techniques will be employed to automatically create tie points for use in performing a bundle adjustment. Pictometry will utilize best available Digital Terrain Models, combined with the calibrated camera interior orientations, ground control points, and triangulated EOs to rectify the images. When the rectification requires a resampling of the source imagery, a cubic convolution method will be utilized.

Mosaic:

Global color balancing will be applied to all orthophotos to create homogeneous orthophotos within the project area. Local adjustments of brightness values, color and contrast will be performed if needed. There will be no obvious seam edge between two adjacent orthophotos. Mosaic will be created using automated seamline steering, with manual edits to eliminate feature misalignment caused by seamlines which pass thru features above the elevation surface. Feature alignment across seamlines will be 3 pixels or better. When possible, seamlines will be steered away from elevated features to improve orthophoto quality. Once the mosaic has been produced, the imagery will be tiled and named according to the customer provided (or Pictometry generated) schema for delivery.

SECTOR MAPS (2)





COMMITTEE REPORT

Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following Resolution and recommends it be adopted by the Board:

Mindy Day

Nancy Proehl

Kim [unclear]

Barrell [unclear]

Monica Connitt

[Signature]

[Signature]

[Signature]

[Signature]

R E S O L U T I O N

WHEREAS, the County's Executive Committee recommends to the County Board to approve an Intergovernmental Agreement with the Village of Creve Coeur to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, the County will be partnering with the Village of Creve Coeur to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables.

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

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Community Development, the Supervisor of Assessments, the Auditor and the Village of Creve Coeur of this action.

PASSED THIS 30TH DAY OF JANUARY, 2019.
6th February

ATTEST:

[Signature]

Tazewell County Clerk

[Signature]

Tazewell County Board Chairman

**INTERGOVERNMENTAL COOPERATION AGREEMENT
BETWEEN THE COUNTY OF TAZEWELL
AND THE VILLAGE OF CREVE COEUR, ILLINOIS**

WHEREAS, the County of Tazewell, hereafter “County”, is a body politic and corporate organized under the laws of the State of Illinois; and

WHEREAS, the Village of Creve Coeur, Illinois, hereafter “Village”, is municipal corporation organized under the laws of the State of Illinois; and

WHEREAS, the Village and County mutually desire to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, representatives from each of the Counties graded the responses to the RFP and selected Pictometry, to perform the project; and

WHEREAS, the Intergovernmental Cooperation Act of the State of Illinois authorizes the County and the Village to enter into Intergovernmental Agreements; and

WHEREAS, the County will be partnering with various municipalities to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables in the total amount of \$221,500; and

WHEREAS, the County has been awarded a grant through IDOT’s Statewide Planning and Research Funds in the amount of \$45,000 to be utilized for aerial flight funding therefore reducing the cost of all requested services and deliverables to \$176,500; and

WHEREAS, as result of partnering with other municipalities the County’s share of the digital orthophotography project will be \$88,250; and

WHEREAS, the Village has agreed to partner with the County in the orthophotography acquisition project and share in the reduced costs; and

WHEREAS, of the \$176,500 the Village has agreed to contribute their share of the cost totaling \$5,262 to be paid to the County over a 3 year period with annual installments of \$1,754 beginning upon project completion and at the time of delivery. Final payment shall be submitted by June 1, 2021.

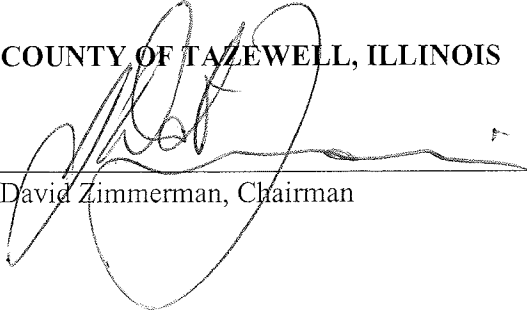
NOW THEREFORE, in consideration of the mutual promises contained in this agreement the County of Tazewell, and the Village of Creve Coeur, Illinois, agrees as follows:

1. That the foregoing is true, accurate and factual
2. That should any the forgoing be found to be false, inaccurate or not factual, such finding shall have no bearing on this agreement and this agreement shall remain in full force and effect.
3. That the Village shall reimburse the County for the Village's pro-rata share of the digital orthophotography based upon 2,375 improved parcels in the amount of \$5,262 to be paid to the County over a 3 year period with annual installments of \$1,754 beginning upon project completion and at the time of delivery. Final payment shall be submitted by June 1, 2021.

THIS AGREEMENT, approved by the County Board of Tazewell County, Illinois at their regularly scheduled board meeting on this 6th day of February, 2019, with

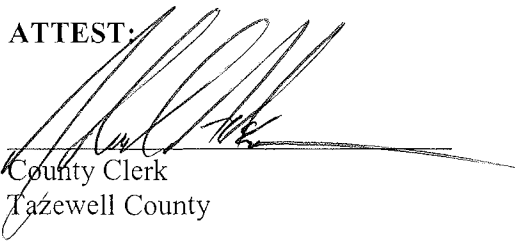
Ayes, 19 Nays, 0 Absent, 2 Abstain, 0 Present

COUNTY OF TAZEWELL, ILLINOIS



David Zimmerman, Chairman

ATTEST:

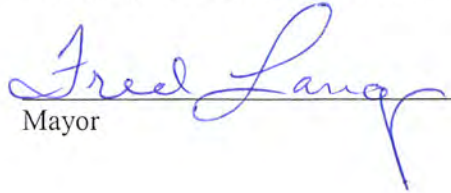


County Clerk
Tazewell County

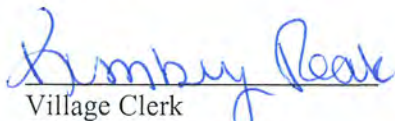
THIS AGREEMENT approved by the Village Board of the Village of Creve Coeur, Illinois at their regularly scheduled council meeting on this 12 day of December, 2019 with

Ayes, 5 Nays, 0 Absent, 1 Abstain, 0 Present 0

VILLAGE OF CREVE COEUR ILLINOIS


Mayor

ATTEST:


Village Clerk
Village of Creve Coeur

COMMITTEE REPORT

Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following Resolution and recommends it be Adopted by the Board:

Mindy Day

Nancy Preche

Kim Folsom

Carroll Smith

Monica Cornett

Ken Jones

[Signature]

[Signature]

[Signature]

R E S O L U T I O N

WHEREAS, the County's Executive Committee recommends to the County Board to approve an Intergovernmental Agreement with the City of Delavan to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, the County will be partnering with the City of Delavan to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables.

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

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Community Development, the Supervisor of Assessments, the Auditor and the City of Delavan of this action.

PASSED THIS 30TH DAY OF JANUARY, 2019.

Loth *February*

ATTEST:

[Signature]

Tazewell County Clerk

[Signature]

Tazewell County Board Chairman

**INTERGOVERNMENTAL COOPERATION AGREEMENT
BETWEEN THE COUNTY OF TAZEWELL
AND THE CITY OF DELAVAN, ILLINOIS**

WHEREAS, the County of Tazewell, hereafter "County", is a body politic and corporate organized under the laws of the State of Illinois; and

WHEREAS, the City of Delavan, Illinois, hereafter "City", is municipal corporation organized under the laws of the State of Illinois; and

WHEREAS, the City and County mutually desire to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, representatives from each of the Counties graded the responses to the RFP and selected Pictometry, to perform the project; and

WHEREAS, the Intergovernmental Cooperation Act of the State of Illinois authorizes the County and the City to enter into Intergovernmental Agreements; and

WHEREAS, the County will be partnering with various municipalities to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables in the total amount of \$221,500; and

WHEREAS, the County has been awarded a grant through IDOT's Statewide Planning and Research Funds in the amount of \$45,000 to be utilized for aerial flight funding therefore reducing the cost of all requested services and deliverables to \$176,500; and

WHEREAS, as result of partnering with other municipalities the County's share of the digital orthophotography project will be \$88,250; and

WHEREAS, the City has agreed to partner with the County in the orthophotography acquisition project and share in the reduced costs; and

WHEREAS, of the \$176,500 the City has agreed to contribute their share of the cost totaling \$1,693 to be paid to the County upon project completion and at the time of delivery.

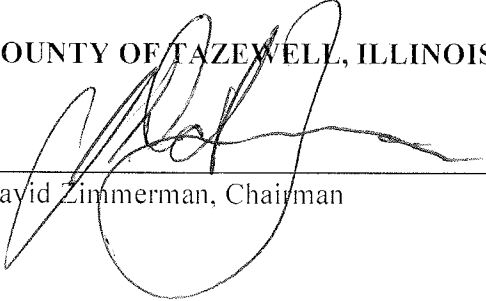
NOW THEREFORE, in consideration of the mutual promises contained in this agreement the County of Tazewell, and the City of Delavan, Illinois, agrees as follows:

1. That the foregoing is true, accurate and factual
2. That should any the forgoing be found to be false, inaccurate or not factual, such finding shall have no bearing on this agreement and this agreement shall remain in full force and effect.
3. That the City shall reimburse the County for the City's pro-rata share of the digital orthophotography based upon 764 improved parcels in the amount of \$1,693 to be paid upon project completion and at the time of delivery.

THIS AGREEMENT, approved by the County Board of Tazewell County, Illinois at their regularly scheduled board meeting on this 6th day of February 2019, with

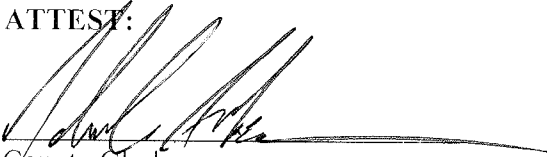
Ayes, 19 Nays, 0 Absent, 2 Abstain, 0 Present 19

COUNTY OF TAZEWELL, ILLINOIS



David Zimmerman, Chairman

ATTEST:



County Clerk
Tazewell County

THIS AGREEMENT approved by the City Council of the City of Delavan, Illinois, at their regularly scheduled council meeting on this 18th day of December, 2018, with:

AYES: Hall, Horath, Bury, Johnson, Hultquist

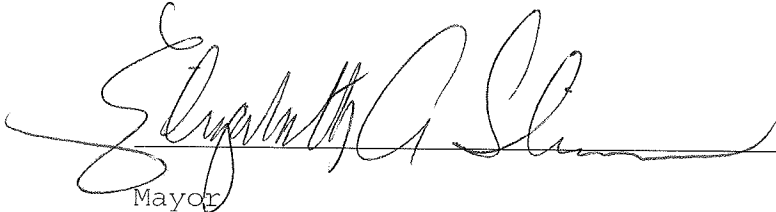
NAYS: None

ABSENT: Bradon

ABSTAIN: None

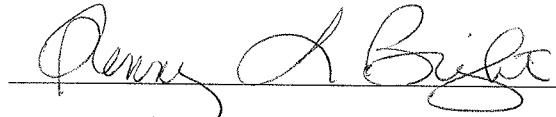
PRESENT: None

CITY OF DELAVAN, ILLINOIS



Mayor

ATTEST:



City Clerk, City of Delavan

COMMITTEE REPORT

Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following Resolution and recommends it be Adopted by the Board:

Mindy Day

Nancy Proehl

Kim Gresham

Carroll Imig

Monica Connett

Ken Jones

[Signature]

[Signature]

R E S O L U T I O N

WHEREAS, the County's Executive Committee recommends to the County Board to approve an Intergovernmental Agreement with the City of East Peoria to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, the County will be partnering with the City of East Peoria to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables.

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

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Community Development, the Supervisor of Assessments, the Auditor and the City of East Peoria of this action.

PASSED THIS 30TH DAY OF JANUARY, 2019.
6th February

ATTEST:

[Signature]

Tazewell County Clerk

[Signature]

Tazewell County Board Chairman

RESOLUTION NO. 1819-103

East Peoria, Illinois
January 15, 2019 9

RESOLUTION BY COMMISSIONER Sensberger

RESOLUTION APPROVING AN INTERGOVERNMENTAL AGREEMENT WITH THE COUNTY OF TAZEWELL, ILLINOIS FOR PARTICIPATION IN THE DIGITAL ORTHOPHOTOGRAPHY ACQUISITION PROJECT

WHEREAS, Article 7, Section 10 of the Constitution of the State of Illinois and Section 5 of the Illinois Intergovernmental Cooperation Act authorize state and local governing bodies to cooperate in the performance of their services and responsibilities by contract and other agreements, and to combine, transfer or share powers by contract and other agreements; and

WHEREAS, the County of Tazewell, Illinois ("County"), and the City of East Peoria ("City"), desire to upgrade their digital orthophotography; and

WHEREAS, the County is partnering with various municipalities, including the City, to share in the cost of the digital orthophotography which will help reduce the costs to the City and as set forth under the terms and conditions of the Intergovernmental Agreement attached hereto labeled as "Exhibit A" ("Intergovernmental Agreement"); and

WHEREAS, updating the City's digital orthophotography will benefit the public and serve to assist this City in various functions including code enforcement, economic development, building inspections, and public safety; and

WHEREAS, partnering with the County for the procurement of the digital orthophotography is in the best interest of both the City and the County;

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF EAST PEORIA, TAZEWELL COUNTY, ILLINOIS, THAT:

Section 1. The findings and recitations hereinabove set forth are adopted and found to be true.

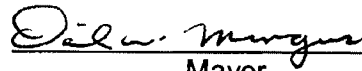
Section 2. The Intergovernmental Agreement attached hereto as Exhibit A is hereby approved.

Section 3. The Mayor and City Clerk are authorized and directed to execute and enter into the Intergovernmental Agreement with the County of Tazewell, Illinois (Exhibit A) for the procurement of updated digital orthophotography, together with such changes

therein as the Mayor in his discretion deems appropriate; provided, however, that the City of East Peoria shall have no obligation under the Agreement until such time as an executed original of such document has been delivered to Tazewell.

Section 4. This Resolution shall be in full force and effect from and after its passage and approval in the manner provided by law.

APPROVED:



Mayor

ATTEST:



City Clerk

Exhibit A

**INTERGOVERNMENTAL AGREEMENT BETWEEN THE COUNTY OF TAZEWELL
AND THE CITY OF EAST PEORIA**

THIS AGREEMENT made and entered into on or as of the 15th day of January, 2018, by and between Tazewell County, Illinois (the "County") and the City of East Peoria, Illinois (the "City").

WHEREAS, the County of Tazewell is a body politic and corporate, organized under the laws of the State of Illinois; and

WHEREAS, the City of East Peoria, Illinois, is municipal corporation organized under the laws of the State of Illinois; and

WHEREAS, the City and County mutually desire to upgrade their digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, representatives from each of the Counties graded the responses to the RFP and selected Pictometry, to perform the project; and

WHEREAS, the Intergovernmental Cooperation Act of the State of Illinois authorizes the County and the City to enter into Intergovernmental Agreements; and

WHEREAS, the County will be partnering with various municipalities to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables in the total amount of \$221,500; and

WHEREAS, the County has been awarded a grant through IDOT's Statewide Planning and Research Funds in the amount of \$45,000 to be utilized for aerial flight funding therefore reducing the cost of all requested services and deliverables to \$176,500; and

WHEREAS, as result of partnering with other municipalities the County's share of the digital orthophotography project will be \$88,250; and

WHEREAS, the City has agreed to partner with the County in the orthophotography acquisition project and share in the reduced costs; and

WHEREAS, of the County's cost of \$176,500, the City has agreed to contribute a total amount of \$22,573 to be paid to the County over a 3-year period, in annual installments of \$7,524 beginning upon project completion and at the time of delivery (expected mid-2019), but in no event before April 30, 2019. Final payment shall be submitted by June 1, 2021.

NOW THEREFORE, in consideration of the foregoing recitals and in consideration of the mutual promises and agreements herein set forth, the County of Tazewell and the City of East Peoria, Illinois, agree as follows:

1. **Recitals.** That the foregoing recitals set forth above are true, accurate and factual, and incorporated hereto.
2. **Obligation of Parties.**
 - (1) That the County shall provide to the City, through its agreement with Pictometry, digital orthophotography; and
 - (2) That the City shall reimburse the County for its participation in the digital orthophotography project based upon 10,188 improved parcels in the amount of \$22,573 to be paid over a 3-year period with annual installments of \$7,524 beginning upon project completion and at the time of delivery, but in no event before April 30, 2019. The final payment shall be submitted to the County by June 1, 2021. The City shall notify the County, in writing, that it is terminating this Agreement.
3. **Termination.** Should the County, for any reason fail to provide to the City the digital orthophotography as described above, this Agreement shall terminate and the City shall be not be responsible for any payments under this Agreement.
4. **Amendment.** This Agreement and any exhibits attached hereto may be amended only by the mutual consent of the parties and by the execution of said amendment by the parties or their successors in interest.
5. **No Other Agreements.** Except as otherwise expressly provided herein, this Agreement supersedes all prior agreements, negotiations and discussions relative to the subject matter hereof and fully integrates the agreement of the parties.
6. **Binding on Successors.** This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns.
7. **Consent.** Except as otherwise provided herein, whenever consent or approval of either party is required, such consent or approval shall not be unreasonably withheld or unduly delayed.
8. **Paragraph Headings.** Paragraph headings and references are for the convenience of the parties and are not intended to limit, vary, define or expand the terms and provisions contained in this Agreement and shall not be used to interpret or construe the terms and provisions of this Agreement.
9. **Severability.** If any provision, covenant, or portion of this Agreement or its application to any person, entity or property is held invalid, such invalidity shall not affect the application or validity of any other provisions, covenants or portions of this Agreement (and to that end, any provisions, covenants, or

portion of this Agreement are declared to be severable).

10. **Applicable Law.** This Agreement shall be construed in accordance with the laws and decisions of the State of Illinois.
11. **Notices.** All notices herein shall be in writing and shall be deemed to be effective as of the date of actual delivery if by personal delivery or as of the third day from and including the day of posting if mailed by certified or registered mail return receipt requested with postage prepaid:

to the City: City of East Peoria
 Attention: Mayor
 401 W. Washington Street
 East Peoria, IL 60611

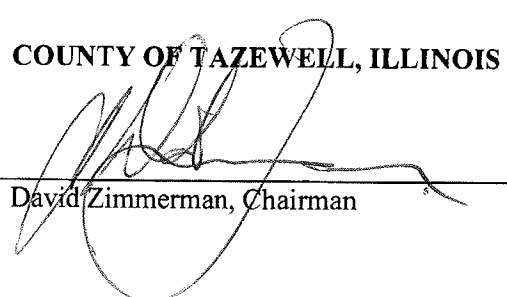
To the County: County of Tazewell
 Attention: Chairman, County Board
 334 Elizabeth
 Pekin, IL 61554

or to such replacements parties as may from time to time be identified by written notice.

THIS AGREEMENT, approved by the County Board of Tazewell County, Illinois at their regularly scheduled board meeting on this 6th day of February, 2019, with

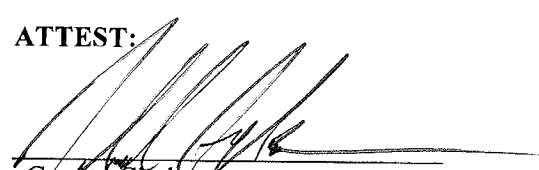
Ayes, 19 Nays, 0 Absent, 2 Abstain, 0 Present

COUNTY OF TAZEWell, ILLINOIS



David Zimmerman, Chairman

ATTEST:



County Clerk
Tazewell County

THIS AGREEMENT approved by the City Council of the City of East Peoria, Illinois at their regularly scheduled council meeting on this 15th day of January, 2019, with

Ayes, 5 Nays, 0 Absent, 0 Abstain, 0 Present 0

CITY OF EAST PEORIA, ILLINOIS

Dale W. Magnus
Mayor

ATTEST:

Morgan T. Caswalder
City Clerk
City of East Peoria

COMMITTEE REPORT

Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following Resolution and recommends it be Adopted by the Board:

Mindes Day

Nancy Proehl

Kim Joesting

Carroll Jurek

Monica Cornett

John Sims

[Signature]

[Signature]

R E S O L U T I O N

WHEREAS, the County's Executive Committee recommends to the County Board to approve an Intergovernmental Agreement with the City of Marquette Heights to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, the County will be partnering with the City of Marquette Heights to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables.

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

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Community Development, the Supervisor of Assessments, the Auditor and the City of Marquette Heights of this action.

PASSED THIS 30TH DAY OF JANUARY, 2019.

City February

ATTEST:

[Signature]

Tazewell County Clerk

[Signature]

Tazewell County Board Chairman

**INTERGOVERNMENTAL COOPERATION AGREEMENT
BETWEEN THE COUNTY OF TAZEWELL
AND THE CITY OF MARQUETTE HEIGHTS, ILLINOIS**

WHEREAS, the County of Tazewell, hereafter "County", is a body politic and corporate organized under the laws of the State of Illinois; and

WHEREAS, the City of Marquette Heights, Illinois, hereafter "City", is municipal corporation organized under the laws of the State of Illinois; and

WHEREAS, the City and County mutually desire to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, representatives from each of the Counties graded the responses to the RFP and selected Pictometry, to perform the project; and

WHEREAS, the Intergovernmental Cooperation Act of the State of Illinois authorizes the County and the City to enter into Intergovernmental Agreements; and

WHEREAS, the County will be partnering with various municipalities to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables in the total amount of \$221,500; and

WHEREAS, the County has been awarded a grant through IDOT's Statewide Planning and Research Funds in the amount of \$45,000 to be utilized for aerial flight funding therefore reducing the cost of all requested services and deliverables to \$176,500; and

WHEREAS, as result of partnering with other municipalities the County's share of the digital orthophotography project will be \$88,250; and

WHEREAS, the City has agreed to partner with the County in the orthophotography acquisition project and share in the reduced costs; and

WHEREAS, of the \$176,500 the City has agreed to contribute their share of the cost totaling \$2,488 to be paid to the County over a 3 year period of annual installments of \$829.00 beginning upon project completion and at the time of delivery. Final payment shall be submitted by June 1, 2021.

NOW THEREFORE, in consideration of the mutual promises contained in this agreement the County of Tazewell, and the City of Marquette Heights, Illinois, agrees as follows:

1. That the foregoing is true, accurate and factual
2. That should any the forgoing be found to be false, inaccurate or not factual, such finding shall have no bearing on this agreement and this agreement shall remain in full force and effect.
3. That the City shall reimburse the County for the City's pro-rata share of the digital orthophotography based upon 1,123 improved parcels in the amount of \$2,488 to be paid over a 3 year period with annual installments of \$829.00 beginning upon project completion and at the time of delivery. Final payment shall be submitted by June 1, 2021.

THIS AGREEMENT, approved by the County Board of Tazewell County, Illinois at their regularly scheduled board meeting on this 6th day of February, 2019, with

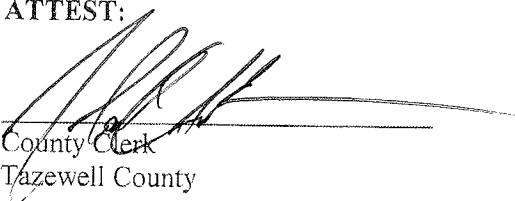
Ayes, 19 Nays, 0 Absent, 0 Abstain, 0 Present 19

COUNTY OF TAZEWEILL, ILLINOIS



David Zimmerman, Chairman

ATTEST:

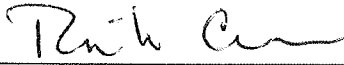


County Clerk
Tazewell County

THIS AGREEMENT approved by the City Council of the City of Marquette Heights, Illinois at their regularly scheduled council meeting on this 14th day of January, 2019 with

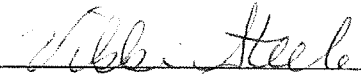
Ayes, 5 Nays, 0 Absent, 0 Abstain, 1 Present 6

CITY OF MARQUETTE HEIGHTS ILLINOIS



Mayor

ATTEST:



City Clerk
City of Marquette Heights

COMMITTEE REPORT

Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following Resolution and recommends it be Adopted by the Board:

Mindy Day

Nancy Pritchard

Kim Jostling

Carroll Lewis

Monica Connitt

Ken Lewis

[Signature]

[Signature]

[Signature]

R E S O L U T I O N

WHEREAS, the County's Executive Committee recommends to the County Board to approve an Intergovernmental Agreement with the Village of Morton to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, the County will be partnering with the Village of Morton to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables.

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

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Community Development, the Supervisor of Assessments, the Auditor and the Village of Morton of this action.

PASSED THIS 30TH DAY OF JANUARY, 2019.

6th February

ATTEST:

[Signature]

Tazewell County Clerk

[Signature]

Tazewell County Board Chairman

**INTERGOVERNMENTAL COOPERATION AGREEMENT
BETWEEN THE COUNTY OF TAZEWELL
AND THE VILLAGE OF MORTON, ILLINOIS**

WHEREAS, the County of Tazewell, hereafter “County”, is a body politic and corporate organized under the laws of the State of Illinois; and

WHEREAS, the Village of Morton, Illinois, hereafter “Village”, is municipal corporation organized under the laws of the State of Illinois; and

WHEREAS, the Village and County mutually desire to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, representatives from each of the Counties graded the responses to the RFP and selected Pictometry, to perform the project; and

WHEREAS, the Intergovernmental Cooperation Act of the State of Illinois authorizes the County and the Village to enter into Intergovernmental Agreements; and

WHEREAS, the County will be partnering with various municipalities to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables in the total amount of \$221,500; and

WHEREAS, the County has been awarded a grant through IDOT’s Statewide Planning and Research Funds in the amount of \$45,000 to be utilized for aerial flight funding therefore reducing the cost of all requested services and deliverables to \$176,500; and

WHEREAS, as result of partnering with other municipalities the County’s share of the digital orthophotography project will be \$88,250; and

WHEREAS, the Village has agreed to partner with the County in the orthophotography acquisition project and share in the reduced costs; and

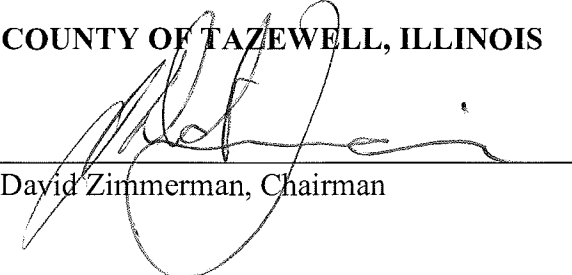
WHEREAS, of the \$176,500 the Village has agreed to contribute their share of the cost totaling \$13,932 to be paid to the County upon project completion and at the time of delivery.

NOW THEREFORE, in consideration of the mutual promises contained in this agreement the County of Tazewell, and the Village of Morton, Illinois, agrees as follows:

1. That the foregoing is true, accurate and factual
2. That should any the forgoing be found to be false, inaccurate or not factual, such finding shall have no bearing on this agreement and this agreement shall remain in full force and effect.
3. That the Village shall reimburse the County for the Village's pro-rata share of the digital orthophotography based upon 6,288 improved parcels in the amount of \$13,932 upon project completion and at the time of delivery.

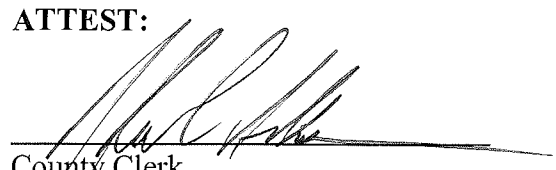
THIS AGREEMENT, approved by the County Board of Tazewell County, Illinois at their regularly scheduled board meeting on this 6th day of February, 2019, with Ayes, 19 Nays, 0 Absent, 2 Abstain, 0 Present 19

COUNTY OF TAZEWEILL, ILLINOIS



David Zimmerman, Chairman

ATTEST:



County Clerk
Tazewell County

THIS AGREEMENT approved by the Village Council of the Village of Morton, Illinois at their regularly scheduled council meeting on this 17th day of December, 2019, with

Ayes, 5 Nays, _____ Absent, 1 Abstain, _____ Present

VILLAGE MORTON, ILLINOIS

Jeffrey L. Kaufman
Village President

ATTEST:

[Signature]
Village Clerk
Village of Morton

RESOLUTION NO. 16-19

**RESOLUTION APPROVING INTERGOVERNMENTAL COOPERATION
AGREEMENT BETWEEN THE COUNTY OF TAZEVELL AND THE VILLAGE OF MORTON**

WHEREAS, the Village and Tazewell County desire to upgrade digital orthophotography;
and

WHEREAS, there has been presented to the Village a proposed Agreement to be
entered into.

**NOW, THEREFORE, BE IT RESOLVED BY THE PRESIDENT AND BOARD OF TRUSTEES OF
THE VILLAGE OF MORTON**, Tazewell County, Illinois, as follows:

1. That the Intergovernmental Cooperation Agreement Between the County of Tazewell
and the Village of Morton (the "Agreement") in the form as attached to this Resolution is
approved.

2. That the Village President and Village Clerk are authorized and directed to execute
the Agreement.

BE IT FURTHER RESOLVED that this resolution shall be in full force and effect upon its
passage and approval.

PASSED AND APPROVED at a regular meeting of the President and Board of Trustees of
the Village of Morton, Tazewell County, Illinois, this 17th day of December, 2018; and upon
roll call the vote was as follows:

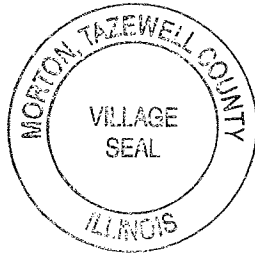
AYES: Belsley, Blunier, Heer, Newman, Parrott

NAYS:

ABSENT: Leman

ABSTAINING:

APPROVED this 17th day of December, 2018.



Jeffrey L. Kaufman
President

ATTEST:

[Signature]
Village Clerk

COMMITTEE REPORT

Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following Resolution and recommends it be Adopted by the Board:

Mindy Day

Nancy Beach

Jim Johnson

Carroll Indig

Monica Cornett

Ray Lewis

[Signature]

[Signature]

[Signature]

R E S O L U T I O N

WHEREAS, the County's Executive Committee recommends to the County Board to approve an Intergovernmental Agreement with the City of Pekin to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, the County will be partnering with the City of Pekin to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables.

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

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Community Development, the Supervisor of Assessments, the Auditor and the City of Pekin of this action.

PASSED THIS 30TH DAY OF JANUARY, 2019.

6th February

ATTEST:

[Signature]

Tazewell County Clerk

[Signature]

Tazewell County Board Chairman

RESOLUTION NO. 131-18/19

**INTERGOVERNMENTAL COOPERATION AGREEMENT
BETWEEN THE COUNTY OF TAZEWELL
AND THE CITY OF PEKIN , ILLINOIS**

WHEREAS, the County of Tazewell, hereafter "County", is a body politic and corporate organized under the laws of the State of Illinois; and

WHEREAS, the City of Pekin, Illinois, hereafter "City", is municipal corporation organized under the laws of the State of Illinois; and

WHEREAS, the City and County mutually desire to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, representatives from each of the Counties graded the responses to the RFP and selected Pictometry, to perform the project; and

WHEREAS, the Intergovernmental Cooperation Act of the State of Illinois authorizes the County and the City to enter into Intergovernmental Agreements; and

WHEREAS, the County will be partnering with various municipalities to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables in the total amount of \$221,500; and

WHEREAS, the County has been awarded a grant through IDOT's Statewide Planning and Research Funds in the amount of \$45,000 to be utilized for aerial flight funding therefore reducing the cost of all requested services and deliverables to \$176,500; and

WHEREAS, as result of partnering with other municipalities the County's share of the digital orthophotography project will be \$88,250; and

WHEREAS, the City has agreed to partner with the County in the orthophotography acquisition project and share in the reduced costs; and

WHEREAS, of the \$176,500 the City has agreed to contribute their share of the cost totaling \$28,838 to be paid to the County over a 3 year period of annual installments of \$9,612 beginning upon project completion and at the time of delivery. Final payment shall be submitted by June 1, 2021.

NOW THEREFORE, in consideration of the mutual promises contained in this agreement the County of Tazewell, and the City of Pekin, Illinois, agrees as follows:

1. That the foregoing is true, accurate and factual
2. That should any the forgoing be found to be false, inaccurate or not factual, such finding shall have no bearing on this agreement and this agreement shall remain in full force and effect.
3. That the City shall reimburse the County for the City's pro-rata share of the digital orthophotography based upon 13,016 improved parcels in the amount of \$28,838 to be paid over a 3 year period with annual installments of \$9,612 beginning upon project completion and at the time of delivery. Final payment shall be submitted by June 1, 2021.

THIS AGREEMENT, approved by the County Board of Tazewell County, Illinois at their regularly scheduled board meeting on this 6th day of February, 2019, with


Ayes, 19 Nays, 0 Absent, 0 Abstain, 0 Present 0

COUNTY OF TAZEWELL, ILLINOIS



David Zimmerman, Chairman

ATTEST:

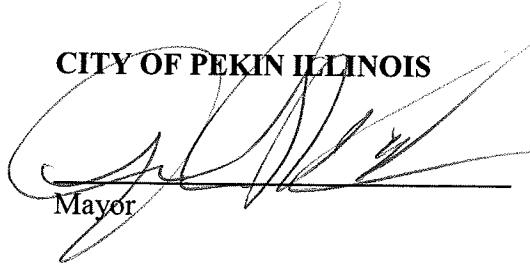


County Clerk
Tazewell County

THIS AGREEMENT approved by the City Council of the City of Pekin, Illinois at their regularly scheduled council meeting on this 14th day of January, 2019, with

Ayes, 6 Nays, 1 Absent, 0 Abstain, 0 Present

CITY OF PEKIN ILLINOIS



Mayor

ATTEST:

See ^W McMillan
City Clerk
City of Pekin

RESOLUTION NO. 131-18/19

**INTERGOVERNMENTAL COOPERATION AGREEMENT
BETWEEN THE COUNTY OF TAZEWELL
AND THE CITY OF PEKIN, ILLINOIS**

WHEREAS, the County of Tazewell, hereafter “County”, is a body politic and corporate organized under the laws of the State of Illinois; and

WHEREAS, the City of Pekin, Illinois, hereafter “City”, is municipal corporation organized under the laws of the State of Illinois; and

WHEREAS, the City and County mutually desire to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, representatives from each of the Counties graded the responses to the RFP and selected Pictometry, to perform the project; and

WHEREAS, the Intergovernmental Cooperation Act of the State of Illinois authorizes the County and the City to enter into Intergovernmental Agreements; and

WHEREAS, the County will be partnering with various municipalities to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables in the total amount of \$221,500; and

WHEREAS, the County has been awarded a grant through IDOT’s Statewide Planning and Research Funds in the amount of \$45,000 to be utilized for aerial flight funding therefore reducing the cost of all requested services and deliverables to \$176,500; and

WHEREAS, as result of partnering with other municipalities the County’s share of the digital orthophotography project will be \$88,250; and

WHEREAS, the City has agreed to partner with the County in the orthophotography acquisition project and share in the reduced costs; and

WHEREAS, of the \$176,500 the City has agreed to contribute their share of the cost totaling \$28,838 to be paid to the County over a 3 year period of annual installments of \$9,612 beginning upon project completion and at the time of delivery. Final payment shall be submitted by June 1, 2021.

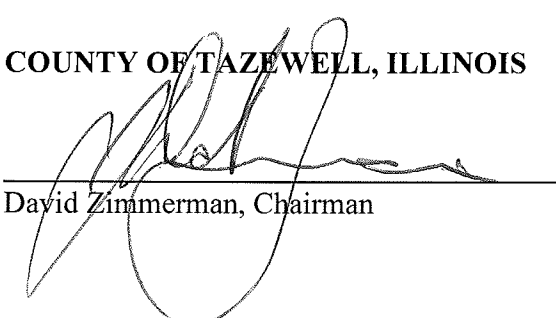
NOW THEREFORE, in consideration of the mutual promises contained in this agreement the County of Tazewell, and the City of Pekin, Illinois, agrees as follows:

1. That the foregoing is true, accurate and factual
2. That should any the forgoing be found to be false, inaccurate or not factual, such finding shall have no bearing on this agreement and this agreement shall remain in full force and effect.
3. That the City shall reimburse the County for the City's pro-rata share of the digital orthophotography based upon 13,016 improved parcels in the amount of \$28,838 to be paid over a 3 year period with annual installments of \$9,612 beginning upon project completion and at the time of delivery. Final payment shall be submitted by June 1, 2021.

THIS AGREEMENT, approved by the County Board of Tazewell County, Illinois at their regularly scheduled board meeting on this 10th day of February, 2019, with


Ayes, 19 Nays, 0 Absent, 2 Abstain, 0 Present 19

COUNTY OF TAZEWell, ILLINOIS



David Zimmerman, Chairman

ATTEST:

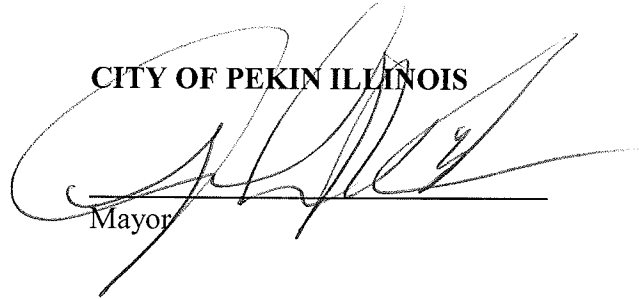


County Clerk
Tazewell County

THIS AGREEMENT approved by the City Council of the City of Pekin, Illinois at their regularly scheduled council meeting on this 14th day of January, 2019, with

Ayes, 6 Nays, 1 Absent, 0 Abstain, 0 Present

CITY OF PEKIN ILLINOIS



Mayor

ATTEST:

See "Memorandum"

City Clerk
City of Pekin

COMMITTEE REPORT

Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following Resolution and recommends it be Adopted by the Board:

Mindy Day

Nancy Powell

Kim Joesting

Carroll Innis

Monica Connett

Ken [unclear]

[Signature]

[Signature]

[Signature]

R E S O L U T I O N

WHEREAS, the County's Executive Committee recommends to the County Board to approve an Intergovernmental Agreement with the City of Washington to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, the County will be partnering with the City of Washington to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables.

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

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Community Development, the Supervisor of Assessments, the Auditor and the City of Washington of this action.

PASSED THIS ~~30TH~~ DAY OF ~~JANUARY~~, 2019.

6th February

ATTEST:

[Signature]

Tazewell County Clerk

[Signature]

Tazewell County Board Chairman

**INTERGOVERNMENTAL COOPERATION AGREEMENT
BETWEEN THE COUNTY OF TAZEWELL
AND THE CITY OF WASHINGTON, ILLINOIS**

WHEREAS, the County of Tazewell, hereafter “County”, is a body politic and corporate organized under the laws of the State of Illinois; and

WHEREAS, the City of Washington, Illinois, hereafter “City”, is municipal corporation organized under the laws of the State of Illinois; and

WHEREAS, the City and County mutually desire to upgrade digital orthophotography; and

WHEREAS, Tri-County Regional Planning Commission on the behalf of Tazewell County, Peoria County, Logan County and Woodford County collectively advertised a Request for Proposal for a regional digital orthophotography acquisition project and to share in reduced costs for the acquisition; and

WHEREAS, representatives from each of the Counties graded the responses to the RFP and selected Pictometry, to perform the project; and

WHEREAS, the Intergovernmental Cooperation Act of the State of Illinois authorizes the County and the City to enter into Intergovernmental Agreements; and

WHEREAS, the County will be partnering with various municipalities to share in the cost of the digital orthophotography to include a buy up for additional services and deliverables in the total amount of \$221,500; and

WHEREAS, the County has been awarded a grant through IDOT’S Statewide Planning and Research Funds in the amount of \$45,000 to be utilized for aerial flight funding therefore reducing the cost of all requested services and deliverables to \$176,500; and

WHEREAS, as result of partnering with other municipalities the County’s share of the digital orthophotography project will be \$88,250; and

WHEREAS, the City has agreed to partner with the County in the orthophotography acquisition project and share in the reduced costs; and

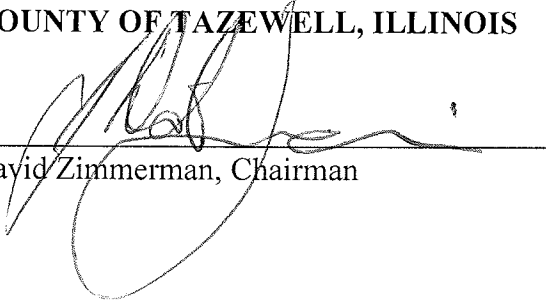
WHEREAS, of the \$176,500 the City has agreed to contribute their share of the cost totaling \$13,464 to be paid to the County upon project completion and at the time of delivery.

NOW THEREFORE, in consideration of the mutual promises contained in this agreement the County of Tazewell, and the City of Washington, Illinois, agrees as follows:

1. That the foregoing is true, accurate and factual
2. That should any the forgoing be found to be false, inaccurate or not factual, such finding shall have no bearing on this agreement and this agreement shall remain in full force and effect.
3. That the City shall reimburse the County for the City's pro-rata share of the digital orthophotography based upon 6,077 on improved parcels in the amount of \$13,464 to be paid upon project completion and at the time of delivery.

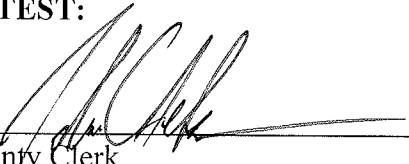
THIS AGREEMENT, approved by the County Board of Tazewell County, Illinois at their regularly scheduled board meeting on this 6th day of February, 2019, with Ayes, 19 Nays, 0 Absent, 2 Abstain, 0 Present 19

COUNTY OF TAZEVELL, ILLINOIS



David Zimmerman, Chairman

ATTEST:



County Clerk
Tazewell County

ORDINANCE NO. 3307

AN ORDINANCE AUTHORIZING THE MAYOR AND CITY CLERK OF THE CITY OF WASHINGTON, TAZEWELL COUNTY, ILLINOIS, TO ENTER INTO AN INTERGOVERNMENTAL AGREEMENT BETWEEN THE CITY OF WASHINGTON AND COUNTY OF TAZEWELL FOR UPGRADED DIGITAL ORTHOPHOTOGRAPHY

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF WASHINGTON, TAZEWELL COUNTY, ILLINOIS, as follows:

Section 1. That the Intergovernmental Agreement between the City of Washington and the County of Tazewell for upgraded digital orthophotography, a copy of which is attached hereto as Exhibit A, and by reference expressly made a part hereof, be, and the same is hereby approved.

Section 2. That the Mayor and the City Clerk of the City of Washington be, and hereby are, authorized, empowered, and directed to enter into and execute said Intergovernmental Agreement on behalf of the City of Washington in substantially the form of the document attached hereto as Exhibit A, and by reference expressly made a part hereof, and to make, execute, and deliver any and all documents necessary for the effectiveness thereof.

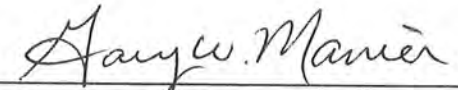
Section 3. That this ordinance shall be in full force and effect from and after its passage, approval, and publication as provided by law.

Section 4. That all ordinances or parts thereof in conflict herewith are hereby expressly repealed.

PASSED AND APPROVED this 7th day of January, 2019.

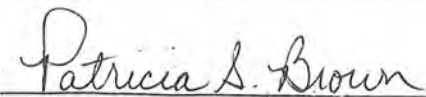
AYES: Adams, Brownfield, Brucks, Butler, Cobb, Dingledine, Gee, Moss

NAYS: -0-



Mayor

ATTEST:



City Clerk

Motion by Member Darcy, Second by Member Mingus to approve the Appointments/Reappointments. Appointments/Reappointments a - u were approved. Motion carried by Voice Vote.

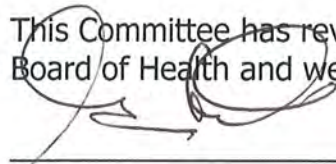
REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Greg Sinn of 607 S. Locust, Tremont, IL to the Tazewell County Board of Health for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Greg Sinn to the Tazewell County Board of Health and we recommend said reappointment be approved.



Mindy Dy

Nancy Puck

Kim Johnson

Monica Connett

Greg Sinn

[Signature]

[Signature]

[Signature]

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Greg Sinn to the Tazewell County Board of Health.

The County Clerk shall notify the County Board Office and the County Board Office will notify the Administrator of the Tazewell County Health Department of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:



Tazewell County Clerk



Tazewell County Board Chairman

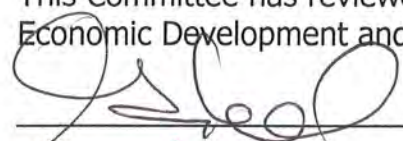
REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Joe Wolfe of 402 Insull, Pekin, IL to the Manito Area Regional Economic Development for a term commencing December 1, 2018 and expiring November 30, 2020.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Joe Wolfe to the Manito Area Regional Economic Development and we recommend said reappointment be approved.

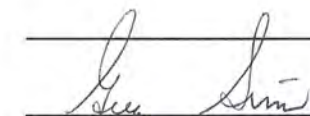


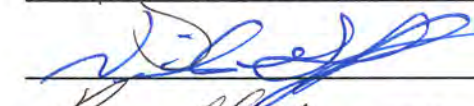
Mindy Day

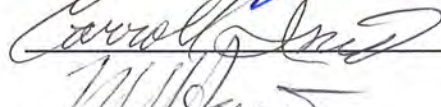
Nancy Proche

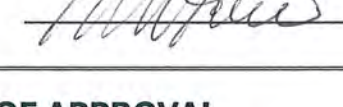
Kim Jones

Monica Connett









RESOLUTION OF APPROVAL


The Tazewell County Board hereby approves the reappointment of Joe Wolfe to the Manito Regional Economic Development.

The County Clerk shall notify the County Board Office and the County Board Office will notify the County Board Chairman of this action.

PASSED THIS ~~30th~~ DAY OF ~~JANUARY~~, 2019.

6th February

ATTEST:



Tazewell County Clerk



Tazewell County Board Chairman

REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Greg Sinn of 607 S Locust St., Tremont, IL 61568 to the Tazewell County Extension Board for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Greg Sinn to the Tazewell County Extension Board and we recommend said reappointment be approved.

_____	_____ <i>Greg Sinn</i>
_____ <i>Misty Day</i>	_____ <i>[Signature]</i>
_____ <i>Nancy Proche</i>	_____ <i>[Signature]</i>
_____ <i>Kim [Signature]</i>	_____ <i>[Signature]</i>
_____ <i>Monica Connett</i>	_____ <i>[Signature]</i>

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Greg Sinn to the Tazewell County Extension Board.

The County Clerk shall notify the County Board Office and the County Board Office will notify the Tazewell County Extension Board at 1505 Valle Vista, Pekin, IL 61554 of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

ATTEST: *Letz* *February*

Tazewell County Clerk

Tazewell County Board Chairman

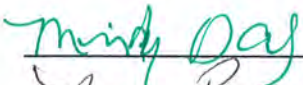


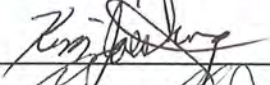
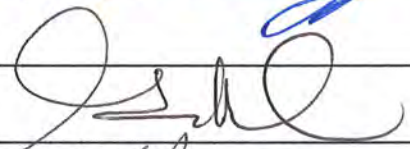
APPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby appoint Toni Minton of 904 Dogwood Drive, Washington, IL to the Tazewell County Extension Board for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the appointment of Toni Minton to the Tazewell County Extension Board and we recommend said appointment be approved.

RESOLUTION OF APPROVAL

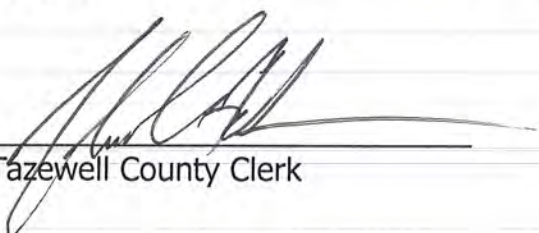
The Tazewell County Board hereby approves the appointment of Toni Minton to the Tazewell County Extension Board.

The County Clerk shall notify the County Board Office and the County Board Office will notify the Tazewell County Extension Board at 1505 Valle Vista, Pekin, IL 61554 of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:


Tazewell County Clerk


Tazewell County Board Chairman

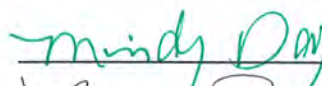
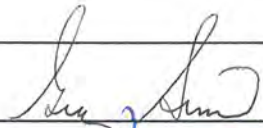
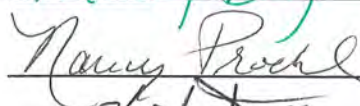
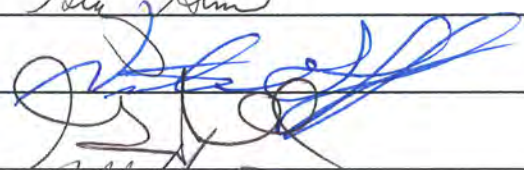
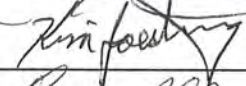
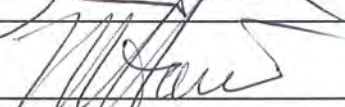
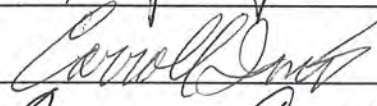
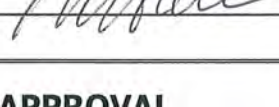
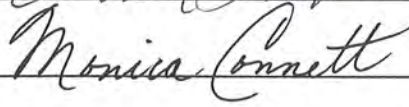
REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Carroll Imig of 329 NW Monroe, PO Box 493, Hopedale, IL 61534 to the Tazewell County Extension Board for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Carroll Imig to the Tazewell County Extension Board and we recommend said reappointment be approved.

RESOLUTION OF APPROVAL

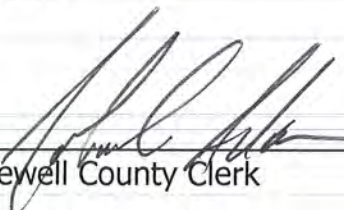
The Tazewell County Board hereby approves the reappointment of Carroll Imig to the Tazewell County Extension Board.

The County Clerk shall notify the County Board Office and the County Board Office will notify the Tazewell County Extension Board, 1505 Valle Vista, Pekin, IL 61554 of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:


Tazewell County Clerk


Tazewell County Board Chairman

APPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby appoint William Atkins, of 16 Cranford Drive, Washington, IL to the Tri-County River Valley Development Authority (TCRVDA) for a term commencing December 01, 2018 and expiring November 30, 2020.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the appointment of William Atkins to the Tri-County River Valley Development Authority (TCRVDA) and we recommend said appointment be approved.

Mindy Day
Nancy Proehl
Zim
Cornell
Monica Connett

[Signature]
[Signature]
[Signature]

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the appointment of William Atkins to the Tri-County River Valley Development Authority (TCRVDA).

The County Clerk shall notify the County Board Office and the County Board Office will notify TCRVDA of 456 Fulton Street, Suite 401, Peoria, IL 61602 of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

ATTEST: ^{10th} ^{February}

[Signature]
Tazewell County Clerk

[Signature]
Tazewell County Board Chairman

REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Carroll Imig of 329 Monroe, PO Box 493, Hopedale, IL 61747 to the Mackinaw Valley Water Authority for a term commencing December 01, 2018 and expiring November 30, 2021.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Carroll Imig to the Mackinaw Valley Water Authority and we recommend said reappointment be approved.

_____	_____
<i>Mindy Day</i>	<i>Carroll Imig</i>
_____	_____
<i>Nancy Proehl</i>	<i>[Signature]</i>
_____	_____
<i>Kim [Signature]</i>	<i>[Signature]</i>
_____	_____
<i>Monica Cornett</i>	<i>[Signature]</i>
_____	_____

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Carroll Imig to the Mackinaw Valley Water Authority.

The County Clerk shall notify the County Board Office and the County Board Office will notify Mark J. McGrath, 113 Main Street, PO Box 139, Mackinaw, IL 61755.

PASSED THIS ~~30th~~ DAY OF ~~JANUARY~~, 2019.

6th February

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

APPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby appoint Nancy Proehl, of 9776 Warner Road, Manito, IL to the Tazewell County Farm Bureau for a term commencing December 1, 2018 and expiring November 30, 2020.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the appointment of Nancy Proehl to the Tazewell County Farm Bureau and we recommend said appointment be approved.

Misty Day

Nancy Proehl

Kim Fortney

Monica Connett

David Zimmerman

[Signature]

Carolyn [Signature]

[Signature]

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the appointment of Nancy Proehl to the Tazewell County Farm Bureau.

The County Clerk shall notify the County Board Office and the County Board Office will notify County Board Chairman of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:

[Signature]
Tazewell County Clerk

[Signature]
Tazewell County Board Chairman

REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Seth Mingus of 101 Fleu di Lis, East Peoria, IL 61611 to the Tri-County Regional Planning Commission Board for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Seth Mingus to the Tri-County Regional Planning Commission and we recommend said reappointment be approved.

Mindy Day

Nancy Probst

Kim Perry

Monica Cornett

[Signature]

[Signature]

Carroll Jones

[Signature]

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Seth Mingus to the Tri-County Regional Planning Commission.

The County Clerk shall notify the County Board Office and the County Board Office will notify TCRPC, 456 Fulton, Suite 401, Peoria, IL 61602.

PASSED THIS ~~30th~~ DAY OF ~~JANUARY~~, 2019.

ATTEST: ^{6th} February

Tazewell County Clerk

Tazewell County Board Chairman

REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint K. Russell Crawford of 204 District Court, East Peoria, IL 61611 to the Tri-County Regional Planning Commission Board for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of K. Russell Crawford to the Tri-County Regional Planning Commission and we recommend said reappointment be approved.

_____	_____
<i>Mindy Day</i>	_____
_____	_____
<i>Naomi Proehl</i>	_____
_____	_____
<i>Kim Johnson</i>	_____
_____	_____
<i>Monica Connett</i>	_____
_____	_____

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of K. Russell Crawford to the Tri-County Regional Planning Commission.

The County Clerk shall notify the County Board Office and the County Board Office will notify TCRPC, 456 Fulton, Suite 401, Peoria, IL 61602.

PASSED THIS ^{30th} DAY OF ~~JANUARY~~, 2019.

ATTEST: ^{6th} *February*

Tazewell County Clerk

Tazewell County Board Chairman

APPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby appoint Joe Wolfe of 402 Insull, Pekin, IL to the Tri-County Regional Planning Commission Board for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the appointment of Joe Wolfe to the Tri-County Regional Planning Commission and we recommend said appointment be approved.

Mindy Day

Nancy Probst

Kim Peterson

Monica Bennett

David Zimmerman
Joe Wolfe
Carolyn
Wolfe

RESOLUTION OF APPROVAL

WHEREAS, the Tazewell County Board hereby approves the reappointment of Joe Wolfe to the Tri-County Regional Planning Commission.

The County Clerk shall notify the County Board Office and the County Board Office will notify TCRPC, 456 Fulton, Suite 401, Peoria, IL 61602.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:

[Signature]
Tazewell County Clerk

[Signature]
Tazewell County Board Chairman

REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Greg Menold of 932 E. Dunne Street, Morton, IL to the Tri-County Regional Planning Commission Board for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Greg Menold to the Tri-County Regional Planning Commission and we recommend said reappointment be approved.

Misty Day
Nancy Proche
Kim [unclear]
Monica Connett

[Signature]
[Signature]
[Signature]
[Signature]

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Greg Menold to the Tri-County Regional Planning Commission.

The County Clerk shall notify the County Board Office and the County Board Office will notify TCRPC, 456 Fulton, Suite 401, Peoria, IL 61602.

PASSED THIS ~~30th~~ DAY OF ~~JANUARY~~, 2019.

6th *February*

ATTEST:

[Signature]
Tazewell County Clerk

[Signature]
Tazewell County Board Chairman

REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Timothy Neuhauser of 5 Hawthorne Cove, Morton, IL 61550 to the Tri-County Regional Planning Commission Board for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Timothy Neuhauser to the Tri-County Regional Planning Commission and we recommend said reappointment be approved.

Mindy Day

Nancy Plouffe

Kimberly

Monica Connett

David Zimmerman

[Signature]

Carroll

[Signature]

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Timothy Neuhauser to the Tri-County Regional Planning Commission.

The County Clerk shall notify the County Board Office and the County Board Office will notify TCRPC, 456 Fulton, Suite 401, Peoria, IL 61602.

PASSED THIS ~~30th~~ ^{6th} DAY OF ~~JANUARY~~ ^{February}, 2019.

ATTEST:

[Signature]
Tazewell County Clerk

[Signature]
Tazewell County Board Chairman

REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Sue Sundell of 6250 Sky Ranch Road, Manito, IL 61546 to the Tri-County Regional Planning Commission Board for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Sue Sundell to the Tri-County Regional Planning Commission and we recommend said reappointment be approved.

Misty Day

Nancy Proehl

Kim Westberg

Carroll Ingham

Monica Connett

Sue Sundell

[Signature]

[Signature]

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Sue Sundell to the Tri-County Regional Planning Commission.

The County Clerk shall notify the County Board Office and the County Board Office will notify TCRPC, 456 Fulton, Suite 401, Peoria, IL 61602.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Nancy Proehl of 9776 Warner Road, Manito, IL 61546 to the Tri-County Regional Planning Commission Board for a term commencing December 01, 2018 and expiring November 30, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Nancy Proehl to the Tri-County Regional Planning Commission and we recommend said reappointment be approved.

Mindy Day

Nancy Proehl

Kimberly King

Monica Connitt

David Zimmerman

[Signature]

Carol King

[Signature]

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Nancy Proehl to the Tri-County Regional Planning Commission.

The County Clerk shall notify the County Board Office and the County Board Office will notify TCRPC, 456 Fulton, Suite 401, Peoria, IL 61602.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Nick Graff of 111 Stonecrop Road, Morton, IL 61550 to We Care for a term commencing December 1, 2018 and expiring November 30, 2021.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Nick Graff to We Care and we recommend said reappointment be approved.

Mindy Day

Nancy Proche

Kim Foster

Monica Cornett

Nick Graff

David Zimmerman

Carolyn Jones

Mark

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Nick Graff to We Care.

The County Clerk shall notify the County Board Office and the County Board Office will notify County Board Chairman of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:

[Signature]
Tazewell County Clerk

[Signature]
Tazewell County Board Chairman

APPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby appoint Johnny Platt, Director of TC3, 1130 Koch Street, Pekin to the Emergency Telephone Systems Board for a term commencing January 01, 2018 and expiring November 30, 2021.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the appointment of Johnny Platt to the Emergency Telephone Systems Board and we recommend said appointment be approved.

_____	_____
<i>Misty Day</i>	<i>David Zimmerman</i>
_____	_____
<i>Nancy Proehl</i>	<i>Johnny Platt</i>
_____	_____
<i>Kimberly</i>	<i>Carolyn</i>
_____	_____
<i>Monica Connett</i>	<i>M. Heine</i>

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the appointment of Johnny Platt to the Emergency Telephone Systems Board replacing the position held by Tammie Conover who has retired.

The County Clerk shall notify the County Board Office and the County Board Office will notify Chief Craig Hilliard of the Morton Police Department of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:

Tazewell County Clerk

Tazewell County Board Chairman

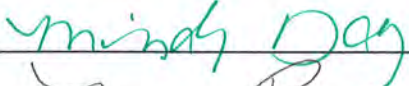


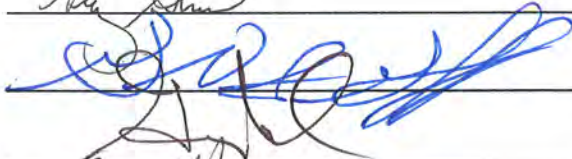

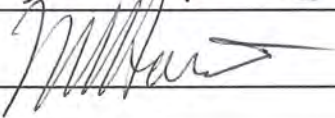
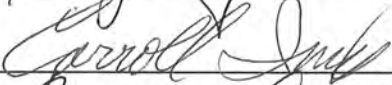
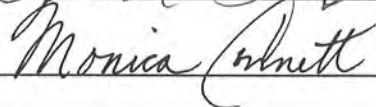
APPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby appoint Timothy M. Gillespie of 2234 Sheridan Road, Pekin, IL to the Sheriff's Merit Commission for a term commencing January 01, 2018 and expiring April 30, 2024.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the appointment of Timothy M. Gillespie to the Sheriff's Merit Commission and we recommend said appointment be approved.

RESOLUTION OF APPROVAL

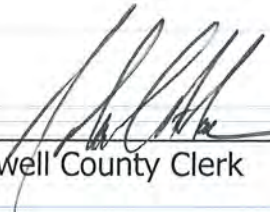
The Tazewell County Board hereby approves the appointment of Timothy M. Gillespie to the Sheriff's Merit Commission.

The County Clerk shall notify the County Board Office and the County Board Office will notify Sheriff Jeffrey Lower of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:


Tazewell County Clerk


Tazewell County Board Chairman

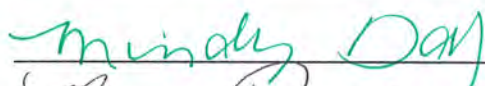
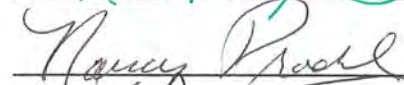
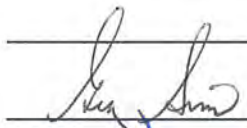
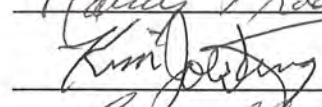
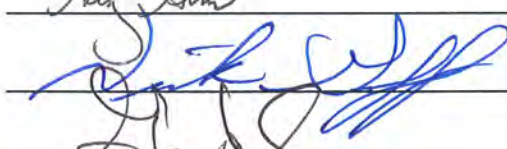
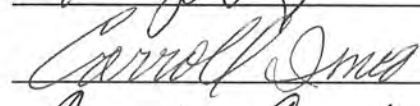
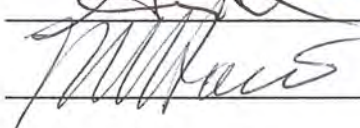
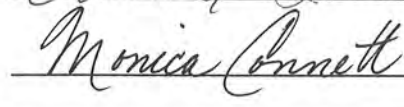
APPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby appoint Peter Kalman of 1 Robin Lane, Pekin, IL to the Sheriff's Merit Commission for a term commencing January 01, 2018 and expiring May 31, 2019.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the appointment of Peter Kalman to the Sheriff's Merit Commission and we recommend said appointment be approved.

RESOLUTION OF APPROVAL

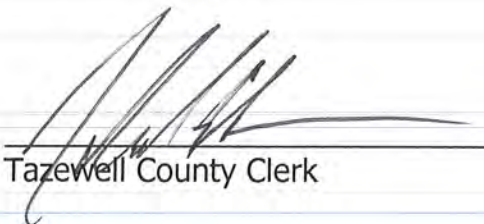
The Tazewell County Board hereby approves the appointment of Peter Kalman to the Sheriff's Merit Commission.

The County Clerk shall notify the County Board Office and the County Board Office will notify Sheriff Jeffrey Lower of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:


Tazewell County Clerk


Tazewell County Board Chairman

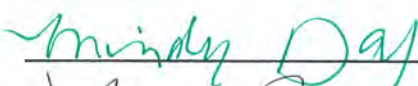
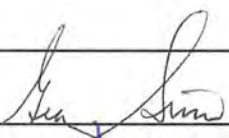
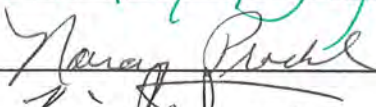
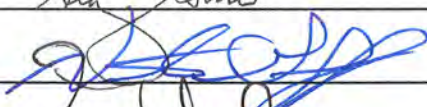
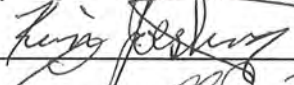

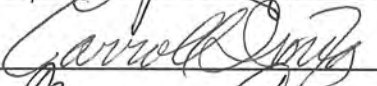

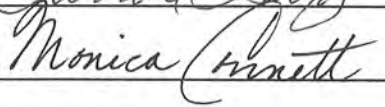
REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Bryan DeSutter of 201 N. Pollard Street, Manito, IL 61546, to the Hickory Grove Drainage & Levee District for a term which expires September 06, 2021.

COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee

This Committee has reviewed the reappointment of Bryan DeSutter to the Hickory Grove Drainage & Levee District and we recommend said reappointment be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Bryan DeSutter to the Hickory Grove Drainage & Levee District.

The County Clerk shall notify the County Board Office and the County Board Office will notify William H. Knuppel, 124 West Market Street, Havana, IL 62644 of this action.

PASSED THIS ~~30th~~ ^{6th} DAY OF ~~JANUARY~~ ^{February}, 2019.

ATTEST:


Tazewell County Clerk


Tazewell County Board Chairman

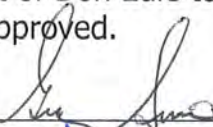
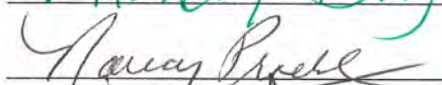
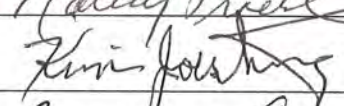
REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Don Edie of 310 Devonshire Road, Washington, IL 61571 to the Board of Review for a term commencing June 01, 2019 and expiring May 31, 2021.

COMMITTEE REPORT

To: Tazewell County Board
From: Executive Committee

The Committee has reviewed the reappointment of Don Edie to the Board of Review and we recommend said reappointment to be approved.

RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Don Edie to the Board of Review.

The County Clerk shall notify the County Board Office and the County Board Office will notify the County Board Chairman of this action.

PASSED THIS ~~30th~~ ^{6th} DAY OF ~~JANUARY~~ ^{February}, 2019.

ATTEST:


Tazewell County Clerk


Tazewell County Board Chairman

Motion by Member Sundell, Second by Member Minton to approve Resolution 5 (F-19-01).
Motion carried by Voice Vote.

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

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

RESOLUTION

WHEREAS, the County's Finance Committee recommends to the County Board to the meal reimbursement claim submitted in excess of the maximum permitted by County Policy HR-17-04; and

WHEREAS, a memo of explanations is included with this Resolution.

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

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

PASSED THIS ~~30th~~ DAY OF ~~JANUARY~~, 2019.

ATTEST: 6th February

Tazewell County Clerk

Tazewell County Board Chairman

MICHAEL D. RISINGER

PRESIDING JUDGE OF TAZEWELL COUNTY
TENTH JUDICIAL CIRCUIT OF ILLINOIS

342 Court Street - Room 308
Tazewell County Courthouse
Pekin, Illinois 61554



General Offices
Telephone: (309) 477-2201
Fax: (309) 347-3979

January 15, 2019

Members of the Finance Committee,

I am asking for authorization for reimbursement of an expense I incurred while attending a recent conference. The conference was the Illinois Association of Problem Solving Courts annual education conference held in Bloomington on October 17-19, 2018.

Tazewell County has 2 Problem Solving Courts, Drug Court and Mental Health Court, over which I preside. All of our Problem Solving Courts team attended the conference. Team members include myself, Public Defender Luke Taylor, Assistant State's Attorney Mike Green, Probation Supervisor Susan Walker, Probation officer Raegan Hale, Corrections officer Nick Carlton, Tazwood drug treatment coordinator Randy Tennis, Tazwood Mental Health treatment coordinator Katy Watson, Gateway Foundation clinical supervisor Brandon Underwood, Pekin Police Chief John Dossey and East Peoria Police Chief Dick Ganschow.

The expense is \$314.44 for a team dinner that occurred on the evening of October 18, 2018 at Medici, a restaurant in Bloomington.

Thank you for your consideration.

Michael D. Risinger, Presiding Judge of Tazewell County

Motion by Member Darcy, Second by Member Connett to approve Resolution 7 (HR-19-04).
Motion carried by Voice Vote.

Mr. Chairman and Members of the Tazewell County Board:

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

Frank Scortino

Nick Schuff

John [unclear]

[unclear]

Mindy Da

Monica Connett

[unclear]

Soni Minton

[unclear]

RESOLUTION

WHEREAS, the County's Human Resources Committee recommends to the County Board to approve a replacement hire for Elections Clerk in the County Clerk/Recorder office; and

WHEREAS, this position is a Grade 11 union position with starting pay range of \$14.24 to \$17.81 per hour.

THEREFORE BE IT RESOLVED by the County Board that the County Clerk be authorized to hire an Elections Clerk.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the County Clerk and the Payroll Division of this action.

PASSED THIS ~~30th~~ DAY OF ~~JANUARY~~, 2019.

ATTEST: ^{6th} ^{February}

[Signature]

 Tazewell County Clerk

[Signature]

 Tazewell County Board Chairman



POSITION OPENING

POSTING DATE: November 20, 2018
DEPARTMENT: County Clerk
POSITION TITLE: Elections Clerk
HOURS: Full-Time (37.50 Hrs/Wk)
FLSA: Non-Exempt
AFFILIATION: Union-Teamsters-Unit B
GRADE: 11
WAGE: \$14.24 - \$17.81 per hour

APPLICATION DEADLINE: November 30, 2018

**** The Union approved a five (5) day application deadline posting for this position. ****

Interested candidates should submit a resume and a County Employment application to:

Human Resources Department
11 S. 4th Street
McKenzie Building Suite 114
Pekin, IL 61554

The Tazewell County Employment application and job description can be found on the Tazewell County website at: <http://www.tazewell.com/> at the under "How Do I .. Apply for a Job?."

Tazewell County is an Equal Opportunity Employer

Motion by Member Atkins, Second by Member Wolfe to approve Resolution 8 (HR-19-05).
Motion carried by Voice Vote.

Mr. Chairman and Members of the Tazewell County Board:

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

Frank Scortino

Jack Self

Chris [unclear]

[unclear]

Christy Og

Monica [unclear]

[unclear]

Soni Minton

RESOLUTION

WHEREAS, the County's Human Resources Committee recommends to the County Board to approve a replacement hire for a Deputy County Clerk/Floater in the County Clerk/Recorder office; and

WHEREAS, this position is a Grade 11 union position with starting pay range of \$14.24 to \$17.81 per hour.

THEREFORE BE IT RESOLVED by the County Board that the County Clerk be authorized to hire a Deputy County Clerk/Floater.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the County Clerk and the Payroll Division of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

ATTEST: *6th February*

[Signature]
 Tazewell County Clerk

[Signature]
 Tazewell County Board Chairman



POSITION OPENING

POSTING DATE: November 20, 2018
DEPARTMENT: County Clerk
POSITION TITLE: Deputy County Clerk/Floater
HOURS: Full-Time (37.50 Hrs/Wk)
FLSA: Non-Exempt
AFFILIATION: Union-Teamsters-Unit B
GRADE: 11
WAGE: \$14.24 - \$17.81 per hour

APPLICATION DEADLINE: November 30, 2018

**** The Union approved a five (5) day application deadline posting for this position. ****

Interested candidates should submit a resume and a County Employment application to:

Human Resources Department
11 S. 4th Street
McKenzie Building Suite 114
Pekin, IL 61554

The Tazewell County Employment application and job description can be found on the Tazewell County website at: <http://www.tazewell.com/> at the under "How Do I.. Apply for a Job?."

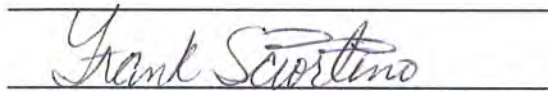
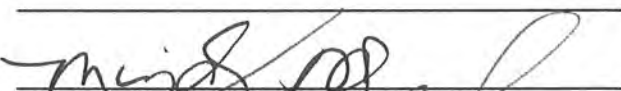
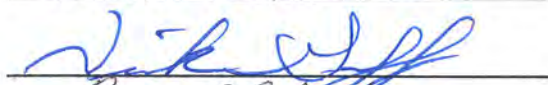


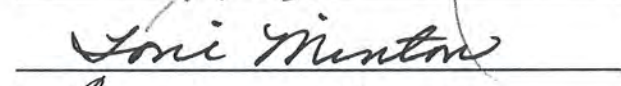
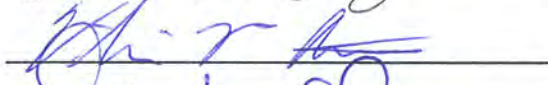
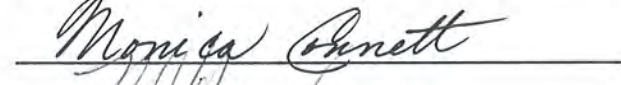

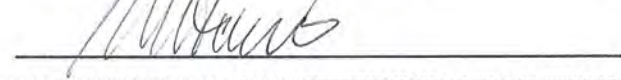
Tazewell County is an Equal Opportunity Employer

Motion by Member Sundell, Second by Member Darcy to approve Resolution 9 (HR-19-01).
Motion carried by Voice Vote.

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

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

RESOLUTION

WHEREAS, the County's Human Resources Committee recommends to the County Board to approve filling a vacant position for a Deputy position in the Sheriff's Department; and

WHEREAS, the Deputy position has a base starting annualized rate of pay of \$45,840.58.

THEREFORE BE IT RESOLVED by the County Board that the Sheriff be authorized to hire a Deputy.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the Sheriff and the Payroll Division of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

ATTEST: ^{6th} February


Tazewell County Clerk


Tazewell County Board Chairman



TAZEWELL COUNTY SHERIFF'S OFFICE

SHERIFF JEFFREY LOWER

101 SOUTH CAPITOL ST.. PEKIN ILLINOIS 61554

To: Nancy Proehl, H.R. Chairperson
From: Sheriff Jeff Lower
Ref: New-hire Deputy request

Nancy, we are requesting to hire one Deputy Sheriff position for a February 2019 academy date. We currently have two open Deputy positions, one pending deputy retirement and over the next year expect other retirements and/or resignations that will leave at least three additional open positions.

We currently have two reservation in the police training academy in Decatur, this class starts in February and runs for 14 weeks. Once the recruit completes and passes the state certification test, they will be placed on our department Field Training Program that lasts for 12 to 14 weeks. From start to finish the training of a new Deputy is approximately six months long.

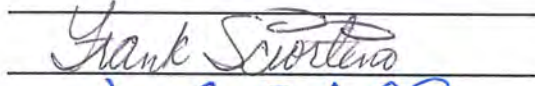
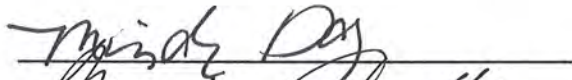
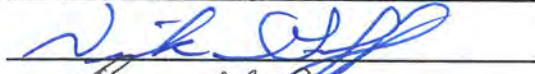
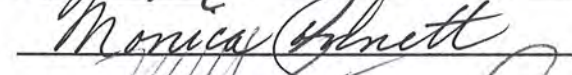

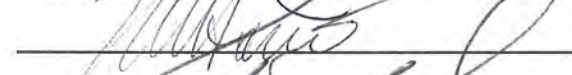

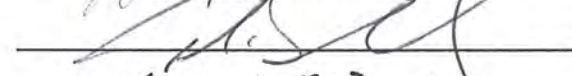

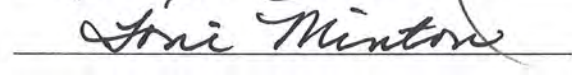
Because to the staffing levels and the patrol requirements, the deputy positions are vital to maintain adequate coverage and to reduce the overtime shifts needed to maintain the department.

Thank you for your consideration.

Motion by Member Imig, Second by Member Atkins to approve Resolution 10 (HR-19-02).
Motion carried by Voice Vote.

Mr. Chairman and Members of the Tazewell County Board:

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

RESOLUTION

WHEREAS, the County's Human Resources Committee recommends to the County Board to approve a replacement hire in Court Services for Probation Officer; and

WHEREAS, the position is a Grade 6 with an hourly wage of \$20.263.

THEREFORE BE IT RESOLVED by the County Board that the Director of Probation and Court Services be authorized to hire a Probation Officer.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, Court Services and the Payroll Division of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

ATTEST: ^{6th} February


Tazewell County Clerk


Tazewell County Board Chairman

THE CIRCUIT COURT OF THE TENTH JUDICIAL DISTRICT
OFFICE OF COURT SERVICES

ADULT PROBATION
334 ELIZABETH STREET * SUITE 100
PEKIN, IL 61554
309-477-2281

TO: Human Resources Chairman
FROM: John Horan, Court Services Director
DATE: January 9, 2019
RE: **Replacement Position in Court Services**

I respectfully request that the Human Resources Committee approve hire for the following position(s) in Court Services:

Type: Probation Officer

Grade: 6

Step: N/A

Salary and/or Hourly Wage: \$20.263

Stipend if applicable: NA

Please see attached. Thank you for your consideration in this matter.

Motion by Member Mingus, Second by Member Minton to approve Resolution 11 (HR-19-03).

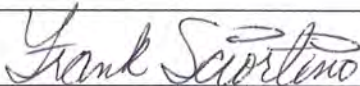
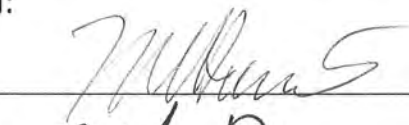
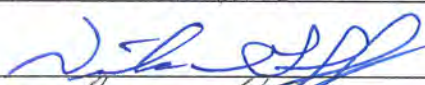
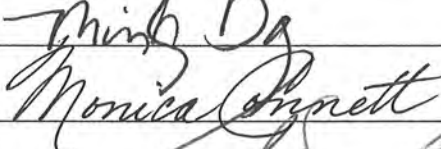

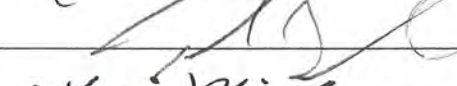
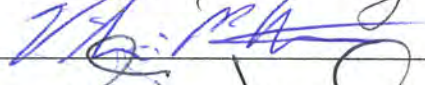
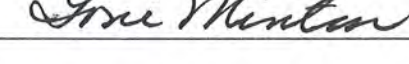

Members commenced in discussions regarding the replacement hire and how the process should be handled in the future.

Motion carried by Voice Vote.

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

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

RESOLUTION

WHEREAS, the County's Human Resources Committee recommends to the County Board to fill a vacant position of Highway Maintenance Worker at the Highway Department; and

WHEREAS, the Highway Maintenance Worker position is a Union position with a starting rate of pay of \$25.66 per hour.

THEREFORE BE IT RESOLVED by the County Board that the County Engineer be authorized to hire a Highway Maintenance Worker.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the County Engineer, Human Resources and the Payroll Division of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

ATTEST: ^{10th} February


Tazewell County Clerk


Tazewell County Board Chairman

TAZEWELL COUNTY HIGHWAY DEPARTMENT

CRAIG FINK
COUNTY ENGINEER

21308 ILLINOIS ROUTE 9
TREMONT, IL 61568

cfink@tazewell.com

PHONE (309) 925-5532
FAX (309) 925-5533

January 14, 2019

Hon. Nancy Proehl
Chair, Human Resources Committee
McKenzie Building
11 S. 4th Street, Ste. 432
Pekin, IL 61554

Re: Filling Vacancy from Retired Highway Maintenance Worker

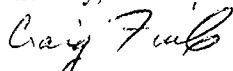
Dear Rep. Proehl:

I propose to fill the currently vacant union covered position of Highway Maintenance Worker at the starting salary of \$25.66/Hour, which is 90% of the \$28.51/Hour base pay as established in the applicable union contract. The current vacancy exists due to a retirement that was effective at end of shift on October 19, 2018. I anticipate that should the Human Resources Committee and County Board approve this month, the earliest I would be able to have the position filled would be February 18, 2019 which would represent at least a 122-day vacancy which would be less than the county's current 150-day vacancy policy. I am requesting to move forward at this time as this is a safety sensitive position which has a direct impact on emergency services provided during winter weather events.

This minimum 122-day vacancy has and will have left us without a full-time truck/plow operator for the majority of this winter and it has had a definite impact on our winter weather response efforts as one of our trucks/plows has been idled from its normal route. In addition, it has reduced the emergency response service we provide outside our normal route plowing. This is a matter of public safety and the county previously waived the prior 150-day vacancy policy for this position entirely in order to fill a pending vacancy in August 2017.

Should you require additional information please contact me at (309) 925-5532.

Sincerely,



Craig Fink, P.E.
County Engineer
Tazewell County, Illinois

cc: Wendy Ferrill, County Administrator
Hon. Greg Menold, Transportation Committee Chairman

Motion by Member Hall, Second by Member Sciortino to approve Resolution 12 (HR-19-06).
Motion carried by Voice Vote.

Mr. Chairman and Members of the Tazewell County Board:

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

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]

RESOLUTION

WHEREAS, the County's Human Resources Committee recommends to the County Board to approve a replacement hire for Elections Clerk in the County Clerk/Recorder office; and

WHEREAS, this position is a Grade 11 union position with starting pay range of \$14.24 to \$17.81 per hour.

THEREFORE BE IT RESOLVED by the County Board that the County Clerk be authorized to hire an Elections Clerk.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the County Clerk and the Payroll Division of this action.

PASSED THIS 30th DAY OF JANUARY, 2019.

6th February

ATTEST:

[Signature]
 Tazewell County Clerk

[Signature]
 Tazewell County Board Chairman



POSITION OPENING

POSTING DATE: January 23, 2019
DEPARTMENT: County Clerk
POSITION TITLE: Election Clerk
HOURS: Full-Time (37.50 Hrs/Wk)
FLSA: Non-Exempt
AFFILIATION: Union-Teamsters-Unit B

GRADE: 11
WAGE: \$14.24 - \$17.81 per hour

APPLICATION DEADLINE: January 30, 2019

** The Union approved a five (5) day application deadline posting for this position. **

Interested candidates should submit a resume and a County Employment application to:

Human Resources Department
11 S. 4th Street
McKenzie Building Suite 114
Pekin, IL 61554

The Tazewell County Employment application and job description can be found on the Tazewell County website at: <http://www.tazewell.com/> under "How Do I .. Apply for a Job?"

Tazewell County is an Equal Opportunity Employer

Motion by Member Crawford, Second by Member Wolfe to approve Resolution 18 (E-19-30).

Members commenced in discussions regarding GIS fees to all assessment jurisdictions.

Motion by Member Graff, Second by Member Crawford to send Resolution 18 (E-19-30) back to Committee.

Motion to send back to Committee carried by Voice Vote. Member Harris opposed.

COMMITTEE REPORT

Chairman and Members of the Tazewell County Board:

Your Executive Committee has considered the following Resolution and recommends it be Adopted by the Board:

Mindy Dal

Nancy Probel

Zim Gester

Carroll Omig

Monica Connell

Ray Lane

[Signature]

[Signature]

[Signature]

R E S O L U T I O N

WHEREAS, the County Board has approved for an aerial photo acquisition project for the Spring of 2019 and has partnered with various Tazewell County Communities to offset costs of said project; and

WHEREAS, it has been determined that there are other forms of revenue to assist in the costs of the County's portion of the aerial project; and

WHEREAS, the GIS Department will be charging an annual fee of \$1,500.00 to all participating Tazewell County Assessment Jurisdictions to provide credentials for accessing the change detection online services, improved imagery resolution in the contiguous populous areas and new aerial imagery online services.

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

BE IT FURTHER RESOLVED that the County Clerk notifies Community Development, the GIS Department and Supervisor of Assessments of this action.

PASSED THIS ^{30th} DAY OF ~~JANUARY~~, 2019.
6th February

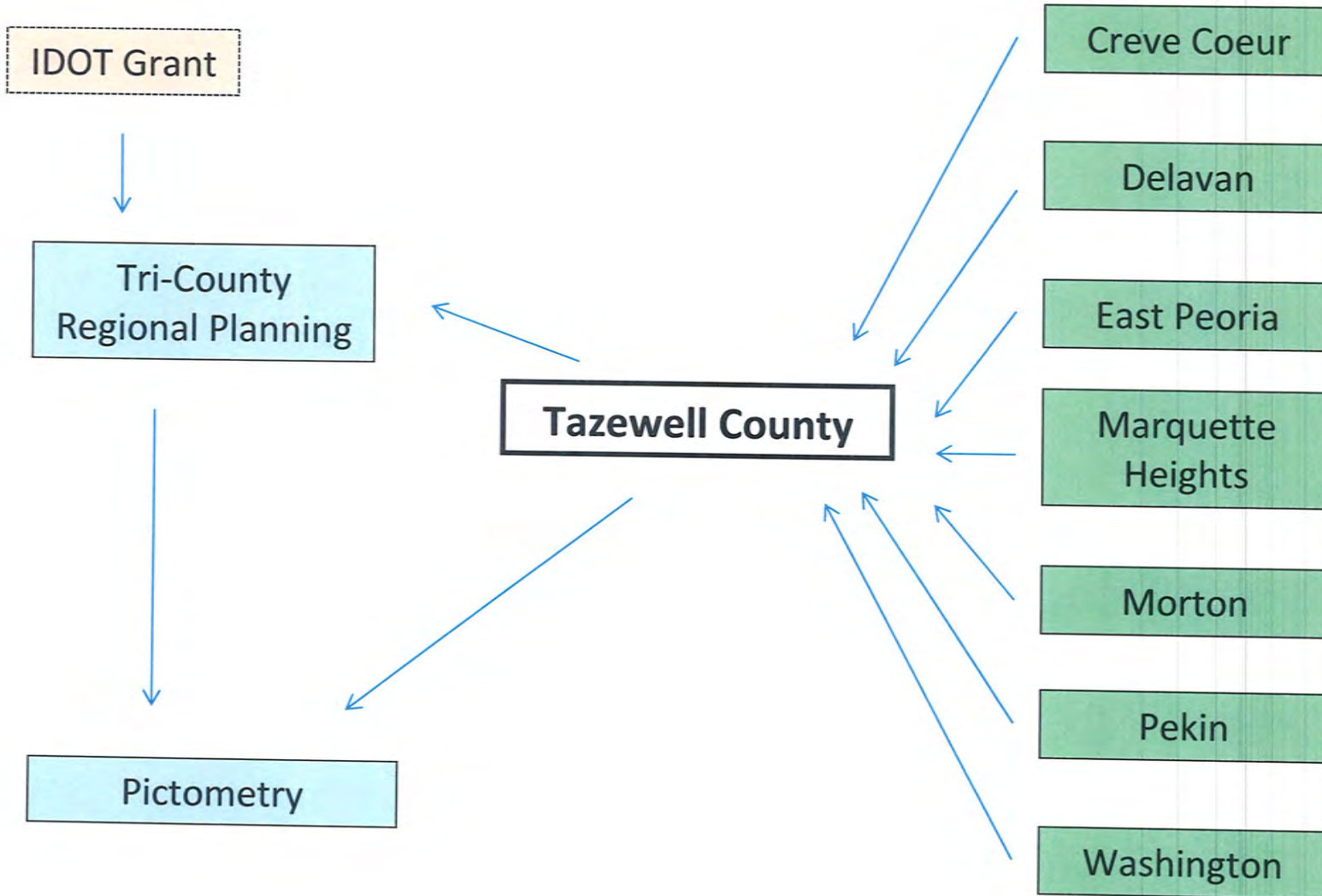
ATTEST:

[Signature]

Tazewell County Clerk

[Signature]

Tazewell County Board Chairman



IDOT/TRI-COUNTY REGIONAL FLIGHT 6 INCH COLOR DIGITAL ORTHOPHOTOGRAPHY:	\$50,389
GRANT AMOUNT 80% IDOT	\$40,311
	<hr/>
TAZEWELL COUNTY'S 20% LOCAL MATCH	<u>\$10,077</u>
CONTRACT FOR ADDITIONAL UPGRADES TO SHARE WITH PARTNERS:	\$165,896
20% LOCAL MATCH TO TRI-COUNTY	\$10,077
	<hr/>
<u>TOTAL:</u>	\$175,973
COMMUNITY PARTNER SHARE	\$88,250
	<hr/>
<u>BALANCE TAZEWELL COUNTY'S SHARE:</u>	<u>\$87,724</u>

Summary cost share with final version of contract

Eagle View Project	
Full Cost	\$ 216,285
Grant	\$ (40,311)
Net Cost	\$ 175,974
County	\$ 87,724
Municipality	
Total	\$ 88,250

Eagleview Cost Breakdown per Jurisdiction September 26, 2018

Jurisdiction	Improved Parcels	%	Amount
Creve Coeur	2,375	5.96%	\$ 5,262
Delavan	764	1.92%	\$ 1,693
East Peoria	10,188	25.58%	\$ 22,573
Marquette Heights	1,123	2.82%	\$ 2,488
Morton	6,288	15.79%	\$ 13,932
Pekin	13,016	32.68%	\$ 28,838
Washington	6,077	15.26%	\$ 13,464
Corp Totals	39,831	100.00%	\$ 88,250

Summary Cash Flow of 3-yr Eagle View Project

Year	FY19	FY20	FY21	Total
County Contract Expense	\$ 55,376	\$ 60,299	\$ 60,299	\$ 175,974
Municipality Income	\$ 48,810	\$ 19,720	\$ 19,720	\$ 88,250

Motion by Member Sundell, Second by Member Proehl to approve Resolution 26 (E-19-38).

Members commenced in discussion regarding a lease agreement with Green Key Solar.

Chairman Zimmerman introduced the Owner of Green Key Solar to explain and answer any questions that the Board may have.

Motion carried by Roll Call Vote.

Aye: Connett, Darcy, Graff, Hall, Menold, Mingus, Proehl, Sciortino, Sundell and Wolfe

Nay: Atkins, Crawford, Harris, Holford, Imig, Joesting, Minton and Sinn.

Abstain: Longfellow.

Absent: Hovey and Neuhauser.

COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:

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

_____	_____
<i>Mindy Day</i>	<i>[Signature]</i>
<i>Nancy Hugh</i>	<i>[Signature]</i>
<i>[Signature]</i>	<i>[Signature]</i>
<i>Monica Cornett</i>	<i>[Signature]</i>

RESOLUTION

WHEREAS, the County's Executive Committee recommends to the County Board to approve the attached lease agreements with GreenKey Solar, LLC; and

WHEREAS, the lease agreements are for a two phase solar project on county property in Tremont to be known as Pearl Street Solar 1, LLC and Pearl Street Solar 2, LLC.

THEREFORE BE IT RESOLVED that the County Clerk notify the County Board Office, Community Development and the Auditor of this action.

PASSED THIS 30th DAY OF ~~JANUARY~~, 2019.

ATTEST: *6th February*

[Signature]
Tazewell County Clerk

[Signature]
Tazewell County Board Chairman

COVER SHEET

OPTION AND LEASE AGREEMENT

February 6th, 2019

Effective Date	January 1, 2018	
Lease Commencement Date		
Lessor	TAZEWELL COUNTY, ILLINOIS	
Lessee	PEARL ST SOLAR 1, LLC	
Property Address	21314 IL RTE 9, TREMONT, IL 61568 (Parcel Number: 11-11-14-200-001)	
Option Payment	One Thousand Dollars (\$1,000.00)	
First Additional Option Payment	One Thousand Dollars (\$1,000.00)	
Second Additional Option Payment	One Thousand Dollars (\$1,000.00)	
Option Term	Five Hundred Forty (540) days from the Effective Date, subject to Lessee's option to extend the Option Term for up to two (2) additional and successive periods of Three Hundred Sixty Five (365) days each.	
Rent	One Thousand Dollars (\$1,000.00) per acre per lease year with a 2% annual escalator beginning after the 5 th year (beginning in Year 6) as set out on Exhibit G attached hereto.	
Lease Term	The term commencing on the date of delivery of the Exercise Notice and ending on the Expiration Date, subject to Lessee's option to extend the Lease Term for up to four (4) additional and successive periods of five (5) years each.	
Expiration Date	The date that is twenty (20) years from the Commercial Operation Date, as may be extended pursuant to this Agreement.	
Addresses for Notices	<p><u>Lessee:</u> Pearl St Solar 1, LLC c/o GreenKey Solar, LLC 73 W Monroe Chicago, IL 60603 Attn: John H. Strader</p> <p><u>With a copy to:</u> legal@greenkeysolar.com</p>	<p><u>Lessor:</u> County of Tazewell, Illinois Tazewell County Board 11 S. 4th Street Pekin, IL 61554 Attn: County Board Chairman Attn: County Administrator</p>

OPTION AND LEASE AGREEMENT

This Option and Lease Agreement (this “*Agreement*”) is dated as of the Effective Date and is entered into by and between Lessor and Lessee (each a “*Party*” and together, the “*Parties*”).

RECITALS

A. Lessor owns the real property, together with any rights, benefits and easements appurtenant to such real property more particularly described in the attached Exhibit A (the “*Property*”).

B. Lessee desires to obtain, the exclusive right to occupy a portion of the Property (the “*Land*”) and, if applicable, the Easements (the Easements together with the Land are collectively referred to as the “*Premises*”) more particularly described in the attached Exhibit B, and to enjoy all the rights necessary for Lessee to occupy, develop, design, engineer, access, construct, monitor, install, own, maintain, and operate one or more solar photovoltaic electric power generating and storage Systems as well as ancillary buildings, structures, fixtures, or enclosures necessary or desirable in connection therewith to be located upon, under, on and within the Premises, or any portion thereof and all rights necessary or desirable for Lessee to sell the energy generated by such System and any and all other credits, solar renewable energy credits, and any other environmental financial attributes created as a result of such energy generation.

NOW, THEREFORE, in consideration of the foregoing and the mutual covenants and agreements herein contained, the receipt and sufficiency of which are acknowledged, Lessee and Lessor hereby agree to and intend to be bound by the foregoing recitals and as follows:

1. Definitions. Capitalized terms used but not otherwise defined in this Agreement have the meanings assigned to them on the Cover Sheet or in the attached Exhibit C.

2. Access to Property. Commencing on the Effective Date and throughout the Option Term, Lessee and its employees, agents, contractors and current or potential lenders or investors, shall have the right to enter upon the Property to perform all effort and labor necessary to carry out tests, inspections, surveys and investigations that Lessee deems necessary or advisable to assess the feasibility of the Property for the construction and operation of the System (“*Tests*”). During the Lease Term, Lessee shall have exclusive access to the Land and non-exclusive access to the Easements to design, engineer, construct, install, inspect, test, operate, upgrade, repair and maintain the System. Lessor shall not interfere with the Tests during the Option Term and during the Lease Term, Lessor shall not enter on the Land or interfere with the installation of the System, move, adjust, alter, tamper with, or otherwise handle any Lessee equipment or any component of the System.

3. Option to Lease the Premises.

(a) Grant of Option. Lessor hereby grants to Lessee the exclusive option to lease all or a portion of the Land and acquire the Easements on the terms and conditions set forth in this Agreement (the “*Option*”).

(b) Time and Manner of Exercise of the Option. The Option shall be for an initial term of five hundred forty (540) days after the Effective Date (as it may be extended, the “*Option Term*”). The Option Term may be extended by Lessee for up to two (2) additional three hundred sixty-five (365) day periods upon notice to Lessor within thirty (30) days of the end of the then-current Option Term.

(c) Option Payment. Lessee shall pay to Lessor the Option Payment within forty-five (45) Business Days after the Effective Date of this Agreement, and any Option extension payments are to be paid within thirty (30) days of the end of the then-current Option Term; provided that Lessor, its successors, assigns and/or designee, if any, has submitted to Lessee any documents reasonably required by

Lessee in connection with the payment of the Option Payment, including, without limitation, an IRS Form W-9. The Option Payments and any Option extension payments shall be credited against Rent.

(d) Lessor Cooperation. During the Option Term and throughout the Lease Term, Lessee shall be permitted to engage in, and Lessor shall not obstruct Lessee from engaging in, activities such as (i) the performance of Tests, at Lessee's expense, (ii) the application by Lessee to obtain, at Lessee's expense, all licenses, and Permits or authorizations required for Lessee's use of the Premises from all applicable government and/or regulatory entities, including any approvals required to obtain a tax abatement for the Premises, as may be applicable, to be sought by Lessee in connection with the construction, operation and maintenance of the Systems, (collectively, "**Governmental Approvals**"), (iii) the securing by Lessee at Lessee's expense of all other leases, agreements, licenses, and Permits or authorizations that relate to the Premises, and (iii) presenting to Lessor a proposal for any amendments to this Agreement that are reasonably necessary to accommodate the System, or to facilitate an assignment pursuant to Section 21. Lessor agrees and acknowledges that any amendment to the Agreement pursuant to this Section 3(d) that does not materially increase any obligation or materially decrease any right of Lessor hereunder, shall not result in adjustment of the Rent unless otherwise required under this Agreement. In the event that a utility company requires an easement in connection with Lessee's use of the Premises during the Option Term or Lease Term, Lessor shall grant such necessary easement to the utility company, provided that such easement is in a commercially reasonable and recordable form.

(e) Use of the Property. During the Option Term, Lessor may continue to use the Property in the ordinary course, *provided, however*, Lessor shall not commit waste on the Property or otherwise materially change the Property, nor will Lessor agree to grant or permit any easement, lease, license, right of access or other possessory right in the Premises to any third party without the prior written consent of Lessee. Notwithstanding the foregoing, if Lessor leases the Property to a third party during the Option Term, such lease shall be terminable upon thirty (30) days' notice such that upon notice from Lessee that it will exercise the Option ("**Pre-Exercise Notice**") and/or start construction, Lessor shall terminate any lease on the Property and such termination shall be effective in no more than thirty (30) days. If crops have been planted on the Property by Lessor or Lessor's tenant, and such crops will not be harvested within thirty (30) days of receiving the Pre-Exercise Notice, Lessee shall reimburse Lessor or Lessor's tenant for the value of the crops located within the Premises ("**Crop Compensation**"). Crop Compensation will be calculated by multiplying the acreage of crop land by Nine Hundred Dollars (\$900) per acre. Crop Compensation shall be pro-rated for partial acres affected. Lessee will make any Crop Compensation payment to Lessor or Lessor's tenant within thirty (30) days of delivery of the Pre-Exercise Notice. If the Pre-Exercise Notice is delivered prior to the planting of crops, but after other farming expenses have been incurred (such as, but not limited to fertilizer, seed, spraying chemicals, labor, and/or fuel) that are directly tied to the planting of crops on the Premises, Lessee shall reimburse Lessor or Lessor's tenant for the value of these incurred expenses ("**Pre-Crop Planting Compensation**"). However, the sum of Crop Compensation and Pre-Crop Planting Compensation will, under no circumstance, exceed the value of multiplying the acres of crop land by Nine Hundred Dollars (\$900) per acre. Pre-Crop Planting Compensation shall be pro-rated for partial acres affected. Lessee will make any Pre-Crop Planting Compensation payment to Lessor or Lessor's tenant within thirty (30) days of delivery of the Pre-Exercise Notice.

4. Exercise of Option; Lease; Easements; and Related Rights.

(a) Exercise of Option. In order to exercise the Option, Lessee must deliver to Lessor a notice of exercise (the "**Exercise Notice**") prior to the expiration of the Option Term. The date of the Exercise Notice shall be the commencement of the Lease Term (the "**Lease Commencement Date**").

(b) Lease. Subject to receipt of the Exercise Notice, Lessor hereby leases and grants

to Lessee, for the Lease Term of twenty (20) years as may be extended for up to four (4) five-year periods pursuant to Section 7 below, the exclusive rights to the Land together with all right, title and interest of Lessor in and to all easements, rights, privileges and appurtenances to the same belonging or in any way appertaining thereto, to occupy, develop, design, engineer, construct, access, monitor, install, own, operate, maintain, repair, replace, improve and remove the System for the generation, storage and distribution of electrical power.

(c) Easement. If noted on Exhibit B, Lessor hereby grants to Lessee a non-exclusive, appurtenant easement on, under, over, across and through the Property in the locations more particularly described on the attached Exhibit B, for the Lease Term, to occupy, develop, design, engineer, construct, access, monitor, install, own, operate, maintain, repair, replace, improve and remove at all times on a 24-hours-a-day, 7-days-a-week basis (i) a road ("Access Easement") and (b) utility and communication infrastructure, including without limitation poles, supporting towers, guys and anchors, fibers, cables and other conductors and conduits, and pads, transformers, switches, vaults and cabinets, and related equipment to connect the System to the local electric distribution system, together with the right of access to the utility infrastructure over the Property, for any purpose reasonably connected with the Project (the "Utility Easement"). Lessor hereby also grants to Lessee and the applicable utility company, at all times on a 24-hours-a-day, 7-days-a-week basis, for the Lease Term, an easement for ingress, egress and related rights over the Property and/or any surrounding or nearby property owned or leased by Lessor, passage through which is necessary or convenient to install, operate or gain access to the System or the Premises (the "easement" and together with the Access Easement and the Utility Easement, the "Easements"). If Lessee determines in its reasonable discretion that any additional easements across the Property are necessary, useful or appropriate for the construction and/or operation of the System, Lessor shall fully cooperate in granting or agreeing to such easements by amendment to this Agreement or by separate agreement and recordation of same.

(d) Utilities. Separate meters for such utilities shall be installed at Lessee's expense and Lessee shall be responsible for all utility expenses. Lessor grants Lessee the right to install, use, modify, and remove water lines, sewer lines, storm water lines, overhead, and/or underground power lines, fuel lines, telephone and communication lines, pipelines, conveyors, and drainage ditches and/or canal systems within the Premises as are reasonably required for operation of the System, and use or modify the existing lines, ditches, and canal systems as may be reasonably required subject to Lessor's prior consent, which shall not be unreasonably delayed, conditioned, or withheld and given within ten (10) days of notification or otherwise deemed approved.

(e) The Parties recognize that the descriptions of the Premises are based on preliminary site discovery information, and that these descriptions shall be modified via amendment prior to construction. As such, Lessor hereby agrees to execute any amendment to this Agreement proposed by Lessee which modifies the Premises, including reducing the size of the Premises and/or splitting the Premises into two or more to accommodate two or more systems and entering into multiple leases, provided that such amendment is reasonably necessary to accommodate (i) the System as designed, or (ii) the System as modified by Lessee to comply with the requirements of any Governmental Authority or the Local Electric Utility, including, but not limited to, entering into an amendment in the form attached hereto as Exhibit F. For the avoidance of doubt, under no circumstances shall Lessor be entitled to any increase in Rent or other additional compensation under this Agreement as a result of an amendment to the description of the Premises.

5. Rents & Payments.

(a) Milestone Payment. Lessee shall pay to Lessor Five Thousand Dollars (\$5,000) within thirty (30) Business Days after the Lease Commencement Date.

(b) Rent. Lessee shall pay to Lessor Rent equal to the applicable per acre rental fee identified on the Exhibit G attached hereto multiplied by the number of acres included in the Premises. The

minimum Premises acreage shall be no less than 12.50 acres. Lessee shall pay to the Lessor Rent during the period commencing on the Commercial Operation Date and ending on the Expiration Date (the "**Operation Term**"). Notwithstanding the foregoing, in no event shall Rent commence later than two (2) years after the Lease Commencement Date. Rent will be paid within 60 business days after the utility issues a permission to operate, or equivalent notification, and Lessee will provide proof of such notification to Lessor within fifteen (15) days of issuance. Rent shall be due annually beginning on the Commercial Operation Date and on every one (1) year anniversary thereof during the Operation Term, and prorated for partial periods if Rent commences prior to the Commercial Operation Date. In the event this Agreement is terminated by Lessee in accordance with this Agreement prior to the Expiration Date, pre-paid Rent shall be non-refundable, unless Lessee terminates the Agreement pursuant to Section 18 or Section 22. Each Party, its successors, assigns and/or designee, if any, shall submit to the other Party any documents reasonably required by the other Party in connection with the payment of Rent, including, without limitation, an IRS Form W-9.

(c) Late Payments. If any payment is not paid when due under this Agreement, it shall earn interest at the rate of the lesser of (i) one percent (1%) per month (and pro-rated for a partial month) and (ii) the maximum amount allowed by law from the time when the payment was due until the time it is paid.

6. **Term and Termination; Removal.**

(a) The Lease Term shall commence on the Lease Commencement Date and terminate on the Expiration Date, as it may be extended, unless otherwise terminated pursuant to this Agreement.

(b) Lessee shall have the right, in its sole discretion, to terminate this Agreement at any time prior to the Commercial Operation Date.

(c) Except in the event of a termination by Lessee for an uncured Event of Default by the Lessor, if this Agreement expires or is terminated, Lessee shall decommission and remove the System and any ancillary structures and repair any damage caused to the Premises by the installation or removal of the System or any ancillary structures ("**System Removal**"). Lessor agrees that Lessee's obligation of System Removal constitutes removal of all above-ground improvements, including all roads installed by Lessee and screws connecting the System to the ground, and repair of any damage caused to the Premises by Lessee, but does not include removal of below-ground improvements or an obligation to grade the Premises or alter the contour of the land. Lessee shall perform System Removal on or before the Removal Date at Lessee's sole expense. In connection with the System Removal, Lessor shall continue to provide Lessee and its Affiliates and subcontractors with access to the Premises until the Removal Date. In the event Lessee fails to complete the System Removal by the Removal Date, Lessor may provide notice to Lessee stating that Lessee has failed to complete System Removal (the "**Abandonment Notice**"). If Lessee fails to complete the System Removal within sixty (60) days after receipt of the Abandonment Notice, Lessor shall have the right, at its option, in its sole discretion, to complete System Removal to the satisfaction of Lessor, in which case Lessee shall reimburse Lessor for all costs of such System Removal. Lessor shall retain all rights and remedies at law and equity to enforce System Removal and seek damages for the failure to remove the System as provided herein in the event that Lessee fails to complete System Removal within sixty (60) days after receipt of the Abandonment Notice. Upon expiration or termination of this Lease, the Lessee will also comply with the restoration requirements imposed under the provisions of any Agricultural Impact Mitigation agreement (AIMA) entered into by Lessee and the Illinois Department of Agriculture.

7. **Extension Option.** Lessee shall have the option to extend the Lease Term ("**Extension Option**") for up to four (4) additional and successive periods of five (5) years each beginning on the day following the Expiration Date of the then-current Lease Term (each an "**Extension Term**"), by giving notice (the "**Extension Exercise Notice**") to Lessor not less than ninety (90) days prior to the then-current Expiration Date, and without the requirement of any further action on the part of either Lessor or Lessee.

8. **System Construction and Maintenance.** Throughout the Lease Term and through the Removal Date, Lessee shall have the right to perform (or cause to be performed) all tasks necessary or appropriate, as reasonably determined by Lessee, to carry out the activities set forth in this Agreement, including, without limiting the generality of the foregoing, the right (i) to design, construct, install, and operate the System, (ii) to maintain, clean, repair, replace, add to, remove or modify the System or any part thereof as determined to be necessary by Lessee in its sole discretion and in accordance with the Permits and Applicable Laws, (iii) to use any and all appropriate means of restricting access to the System and Premises, including without limitation, the construction of a fence, and (iv) to permanently grub and grade the Premises and to permanently remove and/or clear any trees, vegetation, structures, rocks, watercourses (to the extent permissible) or other encumbrances existing on the Premises determined to be necessary by Lessee in its sole discretion and in accordance with the Permits and Applicable Laws. Except as may otherwise be specifically agreed upon by the Parties or as expressly set forth herein, Lessee shall be responsible for all costs of design, permitting, construction, installation, operation, and maintenance of the System, and System Removal.

9. **Permits.** Prior to commencement of construction of the System by Lessee, Lessee shall obtain the necessary Permits.

10. **Statutory and Regulatory Compliance.** Lessee, the Lessee Parties, Lessor and the Lessor Parties shall each comply with all applicable provisions of all Applicable Laws of the locality in which the Property is located.

11. **Lessee's Ownership of Systems and Output.** The Systems are personal property, whether or not the same is deemed real or personal property under Applicable Law, and shall not attach to or be deemed a part of, or a fixture to, the Premises or Property. Lessee or its designees shall be the legal and beneficial owners of the applicable Systems at all times and Lessor shall have no right, title or interest in any of the Systems or any component thereof, notwithstanding that any such Systems may be physically mounted or adhered to the Premises or Property. Lessor covenants that it will use commercially reasonable efforts to place all parties having an interest in or lien upon the Property or the Premises on notice of the ownership of the System and the legal status or classification of the System as personal property. If there is any mortgage or fixture filing against the Property or Premises which could reasonably be construed as attaching to the Systems as a fixture of the Property or Premises, Lessor shall use best efforts to provide a disclaimer or release from such lien holder in form and substance reasonably satisfactory to Lessee and any Financing Party. Lessor, as the fee owner of the Property, consents to the filing by Lessee of a disclaimer of the Systems as a fixture of the Property or Premises in the office where real estate records are customarily filed in the jurisdiction of the Property. Further, Lessor acknowledges and agrees that Lessee or its designees, as applicable, are the exclusive owners of all electricity and all utility credits generated by the System and owners of all Environmental Attributes and Incentives attributable to the System. In the absence of an additional agreement to the contrary, all electricity generated by the Systems will be connected to the distribution grid and sold by Lessee to third parties and will not be available to Lessor or any other occupant at the Property.

12. **Representation and Warranties of the Parties as to Authorization and Enforceability.** Each Party represents and warrants that the execution and delivery by such Party of, and the performance of its obligations under, this Agreement have been duly authorized by all necessary action, do not and will not require any further consent or approval of any other Person, and do not contravene any provision of, or constitute a default under any indenture, mortgage, lease, easement, encumbrance, right, restriction, or other material agreement binding on such Party or any valid order of any court, or regulatory agency or other body having authority to which such Party is subject. Each Party represents and warrants the Agreement constitutes a legal and valid obligation of such Party, enforceable against it in accordance with its terms, except as may be limited by a Bankruptcy Event, reorganization, insolvency, bank moratorium or laws relating to or affecting creditors' rights generally and general principles of equity where such enforceability is considered in a proceeding in equity or at law.

13. **Representations, Warranties and Covenants of the Lessor**

(a) **No Conflict.** Lessor represents and warrants that the execution, delivery and performance by it of this Agreement does not (i) violate (A) its organizational documents, or (B) any Applicable Law, or (ii) require any approval or consent of any other Person, except for such approvals or consents that have been obtained on or before the date hereof or the absence of which could not, individually or in the aggregate, reasonably be expected to have a material adverse effect on its ability to execute, deliver or perform this Agreement. Each Person signing this Agreement on behalf of Lessor is authorized to do so.

(b) **Lessor's Title to Premises.** Lessor represents, warrants and covenants that Lessor has (i) a lawful fee simple interest in title to the Property, including the Premises, subject to any mortgages of record that may exist, and (ii) that Lessee shall have quiet and peaceful possession of the Premises free from any claim of any entity or Person of superior title thereto without hindrance to or interference with or molestation of Lessee's quiet enjoyment thereof, throughout the Lease Term. Lessor, at its sole cost and expense, shall comply with all restrictive covenants or other title exceptions affecting the Premises to the extent that the same are applicable to the Premises or to the extent that the same would, if not complied with or performed, impair or prevent the continued use, occupancy and operation of the Premises for the purposes set forth in this Agreement and Lessor agrees to take all action necessary to eliminate such interference. In the event Lessor fails to comply with this provision, Lessee may (x) terminate this Agreement, (y) take all necessary steps to bring Lessor into compliance with any restrictive covenants or title exceptions which, if not complied with, would impair or prevent Lessee from exercising its rights under this Agreement, and Lessor shall be responsible for all costs incurred by Lessee for such actions, and/or (z) pursue any other remedies available under this Agreement, at law, and/or at equity.

(c) **Defects.** Lessee has the right to obtain a title report or commitment for a leasehold title policy from a title insurance company of its choice. Lessor agrees that Lessor will execute and deliver to Lessee any documents reasonably required by the title insurance company within five (5) Business Days after presentation of said documents by Lessee; *provided, however*, in no event will such documents materially increase any obligation or materially decrease any right of Lessor hereunder.

(d) **Transfers.** Lessor shall not sell, lease, assign, mortgage, pledge or otherwise alienate or encumber the Property unless Lessor shall have given Lessee at least thirty (30) days' prior notice thereof, which notice shall identify the transferee, the area of the Property to be so transferred and the proposed date of transfer. Lessor agrees that this Agreement and the lease and the Easements granted hereunder shall run with the Property and/or the Premises and survive any transfer of all or any portion of the Property and/or the Premises. In furtherance of the foregoing, Lessor shall cause any purchaser, lessee, assignee, mortgagee, pledge, secured party or party to whom a lien on the Premises or Property has been granted to execute and deliver to Lessee a commercially reasonable document pursuant to which such party acknowledges and consents to the Lessee's rights in the Premises as set forth herein including, without limitation, an acknowledgement by the transferee that it has no interest in the Systems, or any work related to such Systems, and shall not gain any interest in the Systems by virtue of the Lessor's transfer.

(e) **No Interference With and Protection of System.** Lessor will not conduct activities on, in or about the Property or Premises that have a reasonable likelihood of causing damage, impairment or otherwise adversely affecting the System or operation thereof. The System shall be operated, maintained and repaired by Lessee at its sole cost and expense; provided, that any repair or maintenance costs incurred by Lessee as a result of Lessor's negligence, misconduct or breach of its obligations hereunder shall be promptly reimbursed to Lessee by Lessor.

(f) **Non-Disturbance Agreements.** Lessor shall, at its sole effort and expense, obtain a non-disturbance agreement ("*NDA*") in favor of Lessee from any third party who now has or may in the future obtain an interest in the Property or Premises, including, without limitation, any lenders to Lessor, in a form acceptable to Lessee, which NDA shall: (i) acknowledge and consent to Lessee's rights to the

Premises and the Systems under this Agreement; (ii) acknowledge that the third party has no interest in the Systems and shall not gain any interest in the Systems by virtue of the Parties' performance or breach of this Agreement; (iii) acknowledge that the third party's interest in the Premises (if any) is subject to Lessee's interest under this Agreement; (iv) waives any lien the third party may have in and to the Systems; and (v) agrees not to disturb Lessee's possession of the Premises.

(g) Insolation. Lessor acknowledges and agrees that access to sunlight ("**Insolation**") is essential to the value to Lessee of the leasehold interest granted hereunder and is a material inducement to Lessee in entering into this Agreement. Without limiting the foregoing, Lessor shall not construct or permit construction on the Property that could adversely affect Insolation levels on the Premises, shall not permit the growth of foliage on the Property (exclusive of the Premises) that could adversely affect Insolation levels on the Premises, or directly emit or permit the emission of suspended particulate matter, smoke, fog or steam or other air-borne impediments to Insolation on the Premises. Such measures may include, but not be limited to, applying to obtain a solar insolation easement. In the event any such obstruction occurs and is not promptly removed, Lessee shall have the right to terminate this Agreement without penalty or further liability, upon notice to Lessor. Notwithstanding any other provision of this Agreement, the Parties agree that (i) Lessee would be irreparably harmed by a breach of the provisions of this Section 13(g), (ii) an award of damages might be inadequate to remedy such a breach, and (iii) Lessee shall be entitled to equitable relief, including specific performance, to compel compliance with the provisions of this Section 13(g).

(h) Hazardous Substances. Lessor represents and warrants that Lessor has no knowledge of any Hazardous Substances present on, in or under the Property or Premises that are in violation of any Applicable Law.

(i) Condition of Premises. Except as otherwise expressly set forth herein Lessee accepts the Premises "as is" without benefit of any improvements or modifications to be made by Lessor. Lessor represents and warrants to Lessee that, to the best of its knowledge, there are no site conditions at the Property or Premises which would: (i) materially increase the cost of installing the System at the planned locations on the Premises or would materially increase the cost of maintaining the System at the Premises over the cost that would be typical or customary for solar photovoltaic systems substantially similar to the System; or (ii) adversely affect the ability of the System, as designed, to produce electricity once installed, absent conditions beyond Lessor's reasonable control.

(j) Notice of Damage or Emergency. Lessor shall immediately notify Lessee if Lessor becomes aware, through discovery or receipt of notice: (i) of any damage to or loss of the use of the System; (ii) of any event or circumstance that poses an imminent risk to human health, the environment, the System or the Premises; or (iii) of any interruption or material alteration of the energy supply to or from the Premises or the System.

(k) Liens and Tenants. Except as may be disclosed in the real property records of the County, Lessor represents there are no encumbrances, leases, mortgages, deeds of trust, deeds to secure debt, or similar liens or security interests encumbering all or any portion of the Property and/or the Premises that could interfere with Lessee's operations on the Premises, including mechanic's liens. Lessor shall not directly or indirectly cause, create, incur, assume or suffer to exist any mortgage, pledge, lien (including mechanics', labor or materialman's lien), charge, security interest, encumbrance or claim on or with respect to the Systems, the Premises, or any interest therein, except in the event where Lessee fails to complete System Removal within sixty (60) days after receipt of the Abandonment Notice, where the Lessor retains all rights and remedies at law and equity to enforce System Removal and seek damages for the failure to remove the System as provided herein. Lessor shall provide Lessee with notice if it receives notice of any such claims. Lessor further agrees to discharge or bond, at its sole expense, any such encumbrance or interest that attaches to the Systems as a result of Lessor's direct or indirect actions and to indemnify, defend and hold harmless Lessee from any costs, losses, expenses or liabilities arising from the same, including,

without limitation, Lessee's attorneys' fees and court costs, except in the event where Lessee fails to complete System Removal within sixty (60) days after receipt of the Abandonment Notice, where the Lessor retains all rights and remedies at law and equity to enforce System Removal and seek damages for the failure to remove the System as provided herein.

(l) Mineral Rights. Lessor represents and warrants that it has no knowledge of existing mineral, oil and gas, water, or natural resource rights that could interfere with Lessee's rights hereunder. During the Lease Term, Lessor may not use, or permit the use of the Premises for the purpose of exploring for, extracting, producing or mining such oil, gas, minerals, or other natural resources, including selling or leasing such interests to a third party, from the surface to a depth of 500 feet below the surface. Lessor may explore for, extract or produce oil, gas, minerals, and other natural resources from the Property in a manner which does not interfere with Lessee's use of the Premises or affect the System and utilizes a method, such as "directional drilling" which does not require the use of the Premises to a depth of five hundred (500) feet below the surface.

(m) Litigation. No litigation is pending, and, to the best of Lessor's knowledge, no actions, claims or other legal or administrative proceedings are pending, threatened or anticipated with respect to, or which could affect, the Premises or Lessor's right or authority to enter into this Agreement. If Lessor learns that any such litigation, action, claim or proceeding is threatened or has been instituted, Lessor will promptly deliver notice thereof to Lessee.

(n) Representations Regarding Security Interest in System. Lessor has been advised that part of the collateral securing the financial arrangements for the System may be the granting of a first priority perfected personal property security interest under the Uniform Commercial Code (the "**Security Interest**") in this leasehold or any portion thereof or in the Systems to one or more Financing Parties and Lessor hereby consents to the granting of such Security Interest. In connection therewith, Lessor represents and warrants as follows: (i) the granting of the Security Interest will not violate any term or condition of any covenant, restriction, lien, financing agreement, or security agreement affecting the Property or Premises; (ii) there is no existing lease, mortgage, security interest, easement, claim, use, or restriction or other interest in or lien upon the Property or Premises that could attach to the Systems as an interest adverse to or senior to Lessee's Financing Parties' Security Interest therein; (iii) there exists no event or condition which constitutes a default, or would, with the giving of notice or lapse of time, constitute a default under the Agreement, and (iv) there is no existing mineral, oil and gas, water, or natural resource right that could attach to the Systems as an interest adverse to or senior to Lessee's Financing Parties' Security Interest therein.

14. Hazardous Substances. Neither Party shall introduce or use any Hazardous Substances on, in or under the Premises or Property in violation of any Applicable Law. If a Party becomes aware of any Hazardous Substances on, in, or under the Premises or Property, it shall promptly notify the other Party of the type and location of such Hazardous Substances in writing. Each Party agrees to indemnify, defend and hold harmless the other Party from and against any and all Environmental Claims including, but not limited to, damages, costs, expenses, assessments, penalties, fines, losses, judgments and reasonable attorney fees that such Party may suffer or incur due to any actions that relate to or arise from such Party's activities on the Premises or Property, except to the extent directly attributable to the negligent acts or omissions or willful misconduct of the other Party. Lessor shall further indemnify, defend and hold harmless Lessee and its Affiliates and their employees and agents from and against any and all Environmental Claims due to the presence of any Hazardous Substances in, on or under the Premises as of the Effective Date. The indemnifications in this Section 14 specifically include, without limitation, costs incurred in connection with any investigation of site conditions or any cleanup, remedial, removal or restoration work required by any Governmental Authority. Lessor shall comply with all environmental regulations and all environmental requirements of all Illinois public bodies in all forms. This Section 14 shall survive the termination or expiration of this Agreement.

15. **Insurance.**

(a) **Generally.** Lessor and Lessee shall each maintain the insurance coverages set forth in **Exhibit D** in full force and effect throughout the Option Term, Lease Term and through the Removal Date through insurance policies, reasonably acceptable to the other Party. Each Party, upon request, but not more than twice in any twelve (12) month period, shall furnish current certificates evidencing that the coverage required is being maintained.

(b) **Waiver of Subrogation.** Each Party hereby waives any right of recovery against the other for injury or loss to personal property due to hazards covered by insurance obtained with respect to the Property or Premises, including the improvements and installations thereon.

16. **Taxes.** Lessee shall pay, when due, any real estate or personal property taxes, possessory interest taxes, business or license taxes or fees, service payments in lieu of such taxes or fees, annual or periodic license or use fees, excises, assessments, bonds, levies, fees or charges of any kind which are assessed, levied, charged, confirmed, or imposed by any public authority directly resulting from assessments upon the value of the Systems installed on the Premises ("***Personal Property Taxes***"). Lessor shall pay all (i) taxes, assessments or other impositions which may be levied, assessed or imposed upon or with respect to the Property ("***Taxes and Assessments***"), including any annual increases thereon, except those that are the responsibility of Lessee, (ii) any transfer or conveyance tax arising out of this Agreement, (iii) inheritance or estate taxes imposed upon or assessed against the Property, or any part thereof or interest therein, (iv) income and other taxes computed upon the basis of the rental payments paid under this Agreement. Lessee shall pay any increase in Taxes and Assessments accruing during the Lease Term to the extent resulting from the presence of the System on the Premises. ("***Lessee Real Property Taxes***" and together with Personal Property Taxes, "***Lessee Taxes***"). To the extent the applicable taxing authority provides a separate tax bill for the Lessee Taxes to Lessee, Lessee will pay such Lessee Taxes directly to the applicable taxing authorities prior to the date such Lessee Taxes become delinquent. If a separate tax bill for the Lessee Taxes is not provided to Lessee, Lessee shall pay the Lessee Taxes within thirty (30) days following receipt of written demand from Lessor of the amount of the Lessee Taxes with a copy of the applicable tax bill. In the event that Lessor fails to pay any such taxes or other fees and assessments for which it is responsible under this Agreement, Lessee shall have the right, but not the obligation, to pay such owed amounts and deduct them from Rent amounts due under this Agreement. If Lessor receives notice of any new Lessee Taxes, Lessor shall provide timely notice of the assessment to Lessee sufficient to allow Lessee to consent to or challenge such Lessee Taxes, whether in a court, administrative proceeding, or other venue, on behalf of Lessor and/or Lessee. Further, Lessor shall provide to Lessee any and all documentation associated with the Lessee Taxes and shall execute any and all documents reasonably necessary to effectuate the intent of this Section 16.

17. **Liability and Indemnity.**

(a) Each Party as indemnitor shall indemnify, defend, and hold harmless the other Party and its Affiliates against and from any and all loss, liability, damage, claim, cost, charge, demand, or expense (including reasonable attorneys' fees) asserted by third parties for injury or death to Persons (including employees of either Party) and/or physical damage to property arising out of or in connection with the negligent acts or omissions or willful misconduct of the indemnitor or a material breach of any obligation, representation or warranty of the indemnitor under this Agreement, except to the extent caused by the negligent acts or omissions or willful misconduct of the indemnified party.

(b) Lessee shall not be responsible to Lessor or any third party, for any claims, costs or damages, including fines or penalties, attributable to any violations of Applicable Laws existing prior to the Effective Date, or by any party other than the Lessee Parties.

(c) This Section 16 shall survive the termination or expiration of this Agreement.

18. **Casualty/System Loss.**

(a) In the event the Premises or access thereto shall be so damaged or destroyed by fire or other casualty so as to make the use of the Premises impractical, as determined by Lessee in its sole and absolute discretion, then Lessee may elect to terminate this Agreement by providing notice to Lessor of such termination within ninety (90) days of Lessee's knowledge of the damage or destruction, which termination will be effective as of a date of such damage or destruction. If Lessee does not elect to terminate this Agreement within ninety (90) days of such a casualty, then the Rent shall be abated until such time as Lessee's use of the Premises is restored or four hundred and fifty-five (455) days from Lessee's knowledge of the damage or destruction, whichever occurs first. Lessor shall in no event be required to repair, replace or restore any property of Lessee comprising part of the Systems, which replacement or restoration shall be Lessee's responsibility.

(b) In the event of any harm to the System that, in the reasonable judgment of Lessee, results in total damage, destruction or loss of the System ("**System Loss**"), Lessee shall, within twenty (20) Business Days following the occurrence of such System Loss, notify Lessor whether Lessee is willing, notwithstanding such System Loss, to repair or replace the System and to continue this Agreement. In the event that Lessee notifies Lessor that Lessee is not willing to repair or replace the System, Lessee may terminate this Agreement effective upon the date of such System Loss, and Lessee shall be entitled to all proceeds of its insurance policies with respect to the System Loss and Lessor shall promptly return to Lessee the portion of the pre-paid Rent covering the days remaining between the date of such System Loss and the next anniversary of the Commercial Operation Date.

(c) In the event of termination under this Section 18, Lessee shall remove the Systems in accordance with Section 6(c).

19. **No Consequential Damages.** Notwithstanding any other provision in this Agreement, neither Lessee nor Lessor shall be liable to the other for any consequential, punitive, or indirect damages, including without limitation, loss of use of their property, loss of profits, cost of capital or increased operating costs, arising out of this Agreement whether by reason of contract, indemnity, strict liability, negligence or breach of warranty.

20. **Condemnation.** In the event the Premises or Property are transferred to a condemning authority pursuant to a taking of all or a portion of the Property sufficient in Lessee's determination to render the Premises unsuitable for Lessee's use or to negatively impact the access to the Premises, Lessee shall have the right to terminate this Agreement immediately upon notice to Lessor. Sale to a purchaser with the power of eminent domain in the face of the exercise of the power shall be treated as a taking by condemnation under this Agreement. In the event of an award related to eminent domain or condemnation of all or part of the Premises, each Party shall be entitled to take from such award that portion as allowed by law for its respective property interest appropriated as well as any damages suffered thereby.

21. **Assignment.**

(a) Lessor shall not assign any of its rights, duties or obligations under this Agreement without the prior consent of Lessee, which consent shall not be unreasonably withheld, conditioned, or delayed. Notwithstanding the foregoing, prior consent of Lessee is not required for an assignment of this Agreement in connection with a sale or other disposition of the Property pursuant to Section 13(d), provided that Lessor has given Lessee notice thereof at least thirty (30) days prior to the disposition.

(b) Lessee shall not assign or sublease any of its rights, duties or obligations under this Agreement without the prior consent of Lessor, which consent shall not be unreasonably withheld, conditioned or delayed. Notwithstanding the foregoing, Lessee may, without consent from Lessor, assign any of its rights, duties or obligations under this Agreement: (i) to a Financing Party pursuant to Section 21(c), (ii) to one or more of its Affiliates, (iii) to one or more third parties in connection with a collateral assignment of rights, mortgage, pledge or otherwise, (iv) to any Person or entity succeeding to all or substantially all of the stock or assets of Lessee, or (v) to a successor entity in a merger or acquisition

transaction. Lessor agrees to execute any consent, novation or other documentation that Lessee may request in connection with any assignment permitted by this Section 21, including without limitation entering into a consent and assignment agreement with Lessee's Financing Party.

(c) Notwithstanding anything herein to the contrary, Lessee may collaterally assign this Agreement and the System to a Financing Party without the need for consent from Lessor. Upon receipt of notice of the name and address of the Financing Party, Lessor agrees to deliver any notices of default to the Financing Party simultaneously with the delivery of such notices of default to Lessee. The Financing Party will have the right to cure any defaults or breaches by Lessee within the time periods provided hereunder for Lessee plus an additional sixty (60) days in the case of an Event of Default under Section 22, and in order to succeed to the rights and obligations of Lessee under this Agreement shall not be required to cure any defaults by Lessee under Section 22 that by their nature are not capable of being cured by the Financing Party. Any such notices shall be sent to the Financing Party at the address specified in writing to Lessor by Lessee or any Financing Party. Failure by Lessor to give the Financing Party such notice shall not diminish the Financing Party's rights against Lessee, but shall preserve all rights of the Financing Party to cure any default and to remove any property of Lessee located on the Premises.

(d) If Lessor has been notified of the existence of a Financing Party, Lessor will not agree to any amendment, modification or voluntary termination of this Agreement without the prior written consent of the Financing Party. Upon receipt of a written request from any Financing Party, Lessor shall make any and all payments due and owing by Lessor under this Agreement, if any, to an account designated by Financing Party, and Lessee agrees that such payment by Lessor will fully satisfy Lessor's payment obligations with respect to this Agreement to the extent of such payment. Lessor agrees that, upon foreclosure (or assignment in lieu of foreclosure) of its mortgage or security interest in the System, the Financing Party may succeed to the rights and obligations of Lessee under this Agreement. The Financing Party will be responsible for performance of Lessee's obligations after it succeeds to Lessee's interests under this Agreement, but shall have no further liability hereunder after it assigns such interests to a third party.

(e) If this Agreement is rejected or disaffirmed by Lessee pursuant to bankruptcy law or other law affecting creditor's rights and within ninety (90) days after such event any Financing Party shall have arranged to the reasonable satisfaction of Lessor for performance of Lessee's obligations under this Agreement, then Lessor shall execute and deliver to such Financing Party or to a designee of such Financing Party a new agreement which (i) shall be for a term equal to the remainder of the Lease Term before giving effect to such rejection or termination; and (ii) shall contain the same covenants, agreements, terms, provisions and limitations as this Agreement.

(f) An assignment by either Party in accordance with this Section 21 shall, provided that assignee assumes the assignor's obligations under this Agreement, relieve the assignor of its obligations hereunder, except with respect to undisputed payments due by the assignor as of the effective date of the assignment, which obligations shall be performed by assignor or assignee as a condition precedent to such assignment.

(g) The provisions of this Section 21 shall survive the termination, rejection or disaffirmation of this Agreement and shall continue in full force and effect thereafter to the same extent as if this Section 21 were a separate and independent contract made by Lessor, Lessee and each Financing Party. Lessee's Financing Parties shall be express third party beneficiaries of this Section 21.

22. Defaults and Remedies.

(a) Events of Default. The occurrence of any of the following (each an "*Event of Default*") shall place the Party responsible for the Event of Default (the "*Defaulting Party*") in default of this Agreement, and the other Party (the "*Non-Defaulting Party*") shall be entitled to the remedies provided in Section 22(b): (i) a Party's failure to pay any amount required to be paid hereunder and such failure shall

continue for thirty (30) days after written notice of such failure has been received by the Defaulting Party, (ii) a Party's failure to perform any covenant or obligations hereunder, other than payment of monetary sums, or commitment of a material breach of this Agreement and the failure to cure such default within sixty (60) days after written notice specifying such failure has been received by the Defaulting Party, or (iii) if the nature or extent of the obligation or obligations is such that more than sixty (60) days are required to complete the cure, a Party's failure to use diligence and good faith to commence and continue exercising commercially reasonable diligence to cure the Event of Default after such sixty (60) day period, and (iv) a Party becomes subject to a Bankruptcy Event. Further, if the Parties have a good faith dispute as to whether a payment is due hereunder, the alleged defaulting Party may deposit the amount in controversy in escrow with any reputable third party escrow, or may interplead the same, which amount shall remain undistributed and shall not accrue interest or penalties, and no Event of Default shall be deemed to have occurred, until final decision by a court of competent jurisdiction or upon agreement by the Parties. No such deposit shall constitute a waiver of the Defaulting Party's right to institute legal action for recovery of such amounts.

(b) **Remedies.** Except as qualified by Section 21(e), upon the occurrence of, and during the continuance of an Event of Default, the Non-Defaulting Party shall: (i) have the right to terminate this Agreement by giving written notice of termination to the Defaulting Party; and (ii) have all rights and remedies that may be available to the Non-Defaulting Party at law or in equity.

23. **Notices.** All notices under this Agreement shall be made in writing to the Addresses for Notices specified on the Cover Sheet. Notices shall be delivered by hand delivery, regular overnight delivery service, registered or certified mail return receipt requested, or email. Email notices shall require confirmation of receipt. Notices shall be deemed to have been received when delivered as shown on the records or manifest of such courier, delivery service or the U.S. Postal Service. Rejection or refusal to accept delivery of any notice shall be deemed to be the equivalent of receipt of any notice given hereunder. A Party may change its address by providing written notice of the same in accordance with the provisions of this Section 23. Failure to comply strictly with the terms of this provision shall not be held against the Party claiming to have given notice so long as such Party substantially complied with this provision and can demonstrate that the notice in question was received.

24. **Waiver.** The waiver by either Party of any breach of any term, condition, or provision herein contained shall not be deemed to be a waiver of any subsequent breach of such term, condition, or provision, or any other term, condition, or provision contained herein.

25. **Remedies Cumulative.** No remedy herein conferred upon or reserved to Lessee or Lessor shall exclude any other remedy herein or by law or in equity or by statute provided, but each shall be cumulative and in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute.

26. **Headings.** The headings in this Agreement are solely for convenience and ease of reference and shall have no effect in interpreting the meaning of any provision of this Agreement.

27. **Invalid Term.** If any provision of this Agreement is declared or determined by any court of competent jurisdiction to be illegal, invalid or unenforceable, the legality, validity or enforceability of the remaining parts, terms and provisions shall not be affected thereby, and said illegal, unenforceable or invalid part, term or provision will be deemed not to be a part of this Agreement; *provided, however*, that the Parties shall work together in good faith to modify this Agreement as necessary to retain the intent of any such severed clause.

28. **Choice of Law.** This Agreement shall be construed in accordance with the laws of the State of Illinois, without regard to its conflict of law principles.

29. **Dispute Resolution.** In the event that there is any controversy, claim or dispute between the Parties hereto arising out of or related to this Agreement, or the breach hereof, the Parties agree to engage in good faith negotiations to resolve such dispute. If the Parties are unable to resolve such dispute

through such negotiations, either Party may, within a reasonable time after the dispute has arisen, pursue all available legal and/or equitable remedies.

30. **Attorney's Fees.** In the event there is a lawsuit, action, arbitration, or other proceeding between Lessee and Lessor, which arises from or concerns this Agreement, whether that lawsuit, action, arbitration, or other proceeding involves causes of action in contract or in tort, at law or in equity, the substantially prevailing party shall be entitled to recover all costs and expenses, including its actual attorneys' and expert or consultants' fees and court costs, in such lawsuit, action, arbitration, or other proceeding.

31. **Waiver of Jury Trial.** TO THE EXTENT PERMITTED BY LAW, EACH PARTY HEREBY IRREVOCABLY WAIVES ITS RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION IN ANY COURT IN ANY JURISDICTION BASED UPON OR ARISING OUT OF OR RELATING TO THIS AGREEMENT.

32. **Binding Effect.** This Agreement and its rights, privileges, duties and obligations shall bind and inure to the benefit of and be binding upon each of the Parties hereto, together with their respective heirs, personal representatives, successors and permitted assigns.

33. **Counterparts.** This Agreement may be executed in any number of counterparts, which shall together constitute one and the same agreement. Each Party agrees that signatures transmitted by facsimile or electronically shall be legal and binding and have the same full force and effect as if an original of this Agreement and had been delivered and hereby waive any defenses to the enforcement of the terms of this Agreement based on the foregoing forms of signature.

34. **Entire Agreement.** This Agreement, including the Cover Sheet and all exhibits, represents the full and complete agreement between the Parties hereto with respect to the subject matter contained herein and therein and supersedes all prior written or oral negotiations, representations, communications and agreements between said parties with respect to said subject matter. This Agreement may be amended only in writing signed by both Lessee and Lessor or their respective successors in interest. Lessor and Lessee each acknowledge that in executing this Agreement that Party has not relied on any verbal or written understanding, promise, or representation which does not appear in this document.

35. **Further Assurances.** Upon the receipt of a request from the other Party or a Financing Party, each Party shall execute such commercially reasonable additional documents, instruments and assurances and take such additional actions as are reasonably necessary to carry out the terms and intent hereof, including at the requesting Party's expense, entering into any consents, assignments, affidavits, estoppels and other documents as may be reasonably required by such Party's lender to create, perfect or preserve its collateral interest in such Party's property or such party's rights and obligations under this Agreement. Neither Party shall unreasonably withhold, condition or delay its compliance with any reasonable request made pursuant to this Section 35.

36. **Force Majeure.** Except as otherwise specifically provided in the Agreement, neither Party shall be considered in breach of the Agreement or liable for any delay or failure to comply with the Agreement, if and to the extent that such delay or failure is attributable to the occurrence of a Force Majeure Event; provided that the Party claiming relief under this Section 36 shall immediately (i) notify the other Party in writing of the existence of the Force Majeure Event, (ii) exercise all reasonable efforts necessary to minimize delay caused by such Force Majeure Event, (iii) notify the other Party in writing of the cessation or termination of said Force Majeure Event and (iv) resume performance of its obligations hereunder as soon as practicable thereafter. If a Force Majeure Event shall have occurred that has prevented either Party from performing any of its material obligations hereunder and that has continued for a continuous period of one hundred twenty (120) days, then either Party shall have the right, but not the obligation, to terminate the Agreement upon ninety (90) days' prior notice to the other Party without penalty or further liability. If at the end of such ninety (90) day period such Force Majeure Event shall still continue and the material

obligation has not been able to be resumed to the reasonable satisfaction of the affected Party, the Agreement shall terminate. Upon such termination due to a Force Majeure Event, neither Party shall have any liability to the other (other than any such liabilities that have accrued prior to such termination or those which expressly survive the termination or expiration of the Agreement pursuant to the terms hereof). If, at the end of such ninety (90) day period such Force Majeure Event is no longer continuing, the Agreement shall remain in full force and effect, and the Party's termination notice shall be deemed to have been withdrawn. Rent shall abate for any period during which Lessee is not able to operate the System in the manner contemplated herein.

37. **Confidentiality.** Lessor will maintain in strict confidence, for the sole benefit of Lessee, the existence and the terms of this Agreement and the transactions contemplated herein, including but not limited to any business plans, financial information, technical information regarding the design, operation, maintenance of the System; *provided, however,* Lessor may disclose this Agreement and the transactions contemplated herein to Lessor's affiliates, subsidiaries, attorneys, consultants or other agents or professional advisors, or as required by law.

38. **Memorandum of Lease.** Lessor agrees to cooperate with Lessee in executing any documents necessary to protect Lessee's rights in or use of the Premises. A Memorandum of Lease in substantially the form attached hereto as **Exhibit E** shall be recorded in the office where real estate records are customarily filed in the jurisdiction of the Premises.

39. **Brokers.** In the event any broker or other party claims a commission, the Party responsible for the contact with that claimant shall indemnify, defend and hold the other Party harmless from that claim, and including, without limitation, the payment of any attorneys' fees and costs incurred.

40. **Interpretation.** This Agreement shall not be construed against the Person or entity preparing it, but shall be construed as if all of the Parties jointly prepared this Agreement without any uncertainty or ambiguity being interpreted against any one of them.

41. **No Partnership.** This Agreement is not intended and shall not be construed to create any partnership or joint venture or any other relationship other than one of 'lessor' and 'lessee' and 'grantor' and 'grantee', and neither Party shall be deemed the agent of the other Party nor have the authority to act as agent for the other Party, other than as provided in Section 3(d).

42. **Intentionally Omitted.**

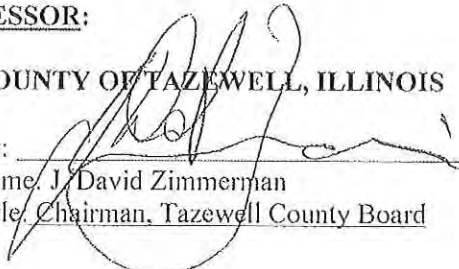
43. **Time is of the Essence.** Time is of the essence with respect to all provisions within this Agreement.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK – SIGNATURE PAGE FOLLOWS

IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the date first above written.

LESSOR:

COUNTY OF TAZEWELL, ILLINOIS

By: 
Name: J. David Zimmerman
Title: Chairman, Tazewell County Board

LESSEE:

PEARL ST SOLAR 1, LLC

an Illinois Limited Liability Company

By: GreenKey Solar, LLC
its sole member and manager

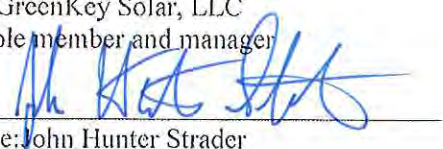
By: 
Name: John Hunter Strader
Title: Authorized Person

EXHIBIT A

DESCRIPTION OF PROPERTY

A PART OF THE NORTH WEST FCORNER OF THE WEST HALF OF THE SOUTH EAST QUARTER OF SECTION 11, A PART OF THE SOUTH WEST PART OF THE EAST HALF OF THE SOUTH EAST QUARTER OF SECTION ELEVEN, THE EAST HALF OF THE WEST HALF OF THE SOUTH EAST QUARTER OF SECTION 11, A PART OF THE NORTHEAST CORNER OF THE NORTH EAST QUARTER OF THE SOUTH EAST QUARTER OF SECTION 14 AND THE EAST HALF OF THE WEST HALF OF THE NORTH EAST QUARTER OF SECTION 14, A SECTION OF LAND OFF OF LAND IN THE WEST PART OF THE EAST HALF OF THE NORTH EAST QUARTER OF SECTION FOURTEEN, ALSO THE NORTH HALF OF THE SAME PIECE OF LAND COVENEYED TO PHILLIPS FLAGER BY GEORGE W DEAN AND WIFE BY DEED BEARING DATE JUNE 27, 1836 DESCRIBED AS FOLLOWS: COMMENCING AT A BLACK OAK 18 INCHES IN DIAMETER BEARING SOUTH 14 DEGREES EAST 17 LINKS BEING 9 CHAINS AND 75 LINKS SOUTH OF THE NORTH WEST CORNER OF THE WEST ½ OF THE SOUTH EAST QUARTER OF SECTION 11 IN TOWNSHIP 24 NORTH RANGE 4 WEST OF THE THIRD PRINCIPAL MERIDIAN, THENCE EAST 10 CHAINS 70 LINKS TO AN ELM 18 INCHES IN DIAMETER BEARING NORTH 23 DEGREES WEST 11 LINKS, THENCE RUNNING 5 DEGREES 35 MINUTES EAST 9 CHAINS AND 66 LINKS TO A HICKORY 14 INCHES IN DIAMETER BEARING NORTH 69 DEGREES EAST 10 LINKS THENCE WEST 10 CHAINS 12 LINKS TO A BLACK OAK 18 INCHES BEARING 71 DEGREES EAST 6 LINKS THENCE NORTH 9 CHAINS AND 62 LINKS TO THE PLACE OF BEGINNING THE WHOLE OF THE LAST TRACT CONTAINING 10 ACRES, THE WHOLE OF THE FOREGOING LAND BEING IN TOWNSHIP 24 NORTH RANGE 4 WEST OF THE THIRD PRINCIPAL MERIDIAN RESERVING THE RIGHT OF WAY TO THE INDIANAPOLIS BLOOMINGTON AND WESTERN RAILWAY COMPANY

ALSO

COMMENCING AT A STAKE FIFTY (50) FEET NORTH OF THE CENTER OF THE CLEVELAND, CINCINNATI CHICAGO AND SAINT LOUIS RAIL ROAD ON THE NORTH RIGHT OF WAY AND ON THE EAST LINE OF THE NORTH EAST QUARTER OF SECTION FOURTEEN (14) IN TOWNSHIP TWENTY FOUR (24) NORTH, RANGE FOUR (4) WEST OF THE THIRD PRINCIPAL MERIDIAN, THENCE RUNNING NORTH 5 DEGREES WEST 32.55 CHAINS TO A STONE AT THE NORTH EAST CORNER OF SECTION FOURTEEN (14); THENCE RUNNING SOUTH 85 DEGREES WEST 6.555 CHAINS TO THE CENTER OF THE CREEK, THENCE RUNNING SOUTH 62 DEGREES 36 MINUTES EAST 3.14 CHAINS, THENCE RUNNING SOUTH 68 DEGREES 41 MINUTES WEST 2.505 CHAINS, THENCE SOUTH 7 DEGREES 8 MINUTES WEST 1.34 CHAINS, THENCE SOUTH 46 DEGREES 22 MINUTES EAST 4.285 CHAINS, THENCE SOUTH 83 DEGREES 47 MINUTES EAST NINETY SIX LINKS, THENCE SOUTH 18 DEGREES 28 MINUTES EAST FIVE.095 CHAINS, THENCE SOUTH 24 DEGREES 2 MINUTES WEST 4.575 CHAINS, THENCE SOUTH 61 DEGREES 5 MINUTES WEST 2.66 CHAINS, THENCE SOUTH 15 DEGREES 20 MINUTES EAST FIVE.665 CHAINS, THENCE SOUTH 57 DEGREES WEST 4.31 CHAINS, THENCE SOUTH 4 DEGREES EAST 5.35 CHAINS TO THE NORTH LINE OF THE RIGHT OF WAY OF THE CLEVELAND CINCINNATI CHICAGO AND SAINT LOUIS RAIL ROAD THENCE SOUTH 79 DEGREES EAST 9.32 CHAINS TO THE PLACE OF BEGINNING;

ALSO

COMMENCING AT THE NORTHEAST CORNER OF THE PROPERTY CONVEYED TO ROBERT G. BUSSE, MRS. R.V.GRIMMER, GARY GRIMMER AND NANCY GRIMMER MOSSNER, IN BOOK 2915 AT PAGE 169 IN THE RECORDERS OFFICE OF TAZEWEEL COUNTY, THENCE EAST ALONG THE NORTH BOUNDARY LINE OF PROPERTY CONVEYED IN BOOK 2915 AT PAGE 123 IN THE RECORDER'S OFFICE OF TAZEWEEL COUNTY; BY CONRAIL, HEREINAFTER "SAID PROPERTY", APPROXIMATELY 2042 FEET TO A POINT, SAID POINT BEING THE BOUNDARY LINE BETWEEN THE PROPERTY OWNED BY THE GRANTEES AND JOHN J.GETZ, THENCE SOUTH 100 FEET TO A POINT, SAID POINT BEING LOCATED ON THE SOUTHERN BOUNDARY OF SAID PROPERTY, THENCE WEST ALONG THE SOUTHERN BOUNDARY OF SAID PROPERTY APPROXIMATELY 2042 FEET TO A POINT, SAID POINT BEING 100 FEET SOUTH OF THE PLACE OF BEGINNING, THENCE NORTH 100 FEET TO THE PLACE OF BEGINNING; ALL OF SAID PROPERTY BEING A PORTION OF THE SOUTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 13. ALSO A PORTION OF THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 14 AND THE SOUTHWEST QUARTER OF THE NORTHEAST QUARTER OF SECTION 14, TOWNSHIP 24 NORTH, RANGE 4 WEST OF THE THIRD PRINCIPAL MERIDIAN, TAZEWEEL COUNTY, ILLINOIS.

Parcel Number: 11-11-14-200-001

EXHIBIT B

DESCRIPTION OF PREMISES AND EASEMENTS

The Premises consists of approximately 15 acres located at the Property as described and/or depicted below.

Lessor agrees that the Description of the Premises and Easements will be replaced with actual metes and bounds upon completion of System design and site survey.

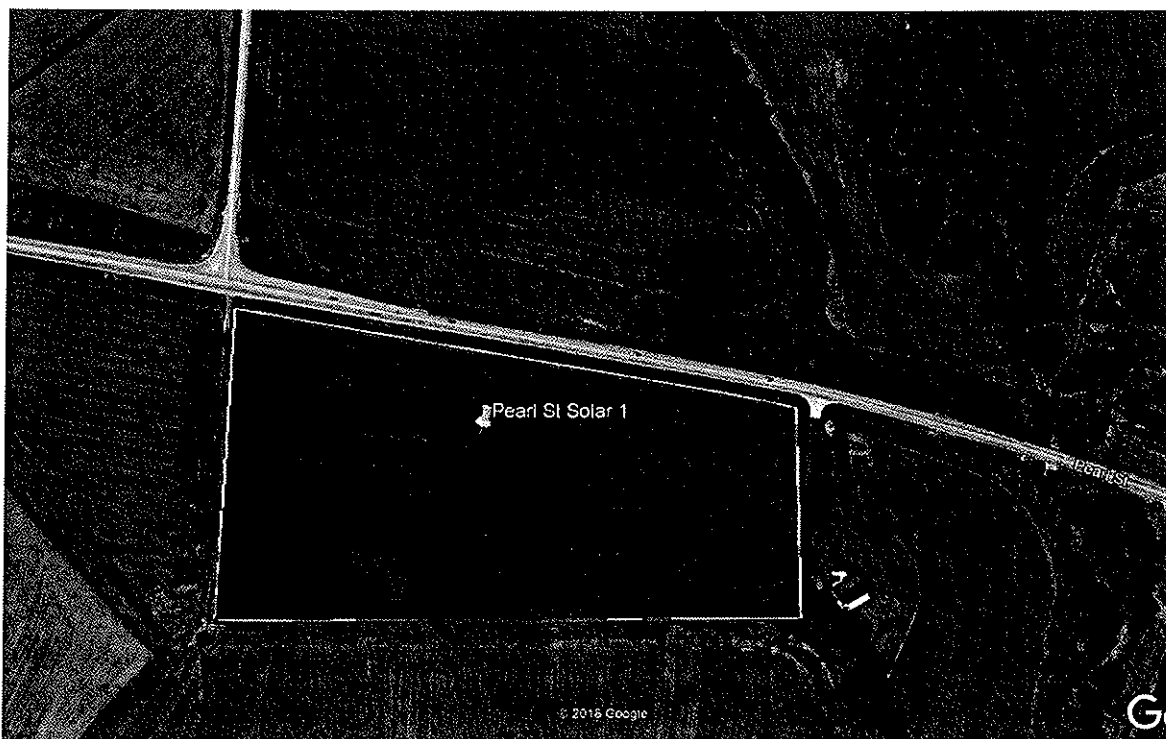


EXHIBIT C

DEFINITIONS

“*Abandonment Notice*” has the meaning set forth in Section 6(c) of this Agreement.

“*Access Easement*” has the meaning set forth in Section 4(c).

“*Affiliate*” means, as to any Person, any other Person that, directly or indirectly, is in control of, is controlled by or is under common control with such Person or is a director or officer of such Person or of an Affiliate of such Person.

“*Agreement*” has the meaning set forth on page 1 herein.

“*Applicable Law*” means, with respect to any Person, any constitutional provision, law, statute, rule, regulation, ordinance, treaty, order, decree, judgment, decision, certificate, holding, injunction, registration, license, franchise, permit, authorization, guideline, Governmental Approval, Environmental Law, consent or requirement of any Governmental Authority having jurisdiction over such Person or its property, enforceable at law or in equity, including the interpretation and administration thereof by such Governmental Authority.

“*Authorization Letter*” has the meaning set forth in Section 3(d) of this Agreement.

“*Bankruptcy Event*” means with respect to a Party, that either: such Party has (A) applied for or consented to the appointment of, or the taking of possession by, a receiver, custodian, trustee or liquidator of itself or of all or a substantial part of its property; (B) admitted in writing its inability to pay its debts as such debts become due; (C) made a general assignment for the benefit of its creditors; (D) commenced a voluntary case under any bankruptcy law; (E) filed a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding up, or composition or readjustment of debts; or (F) taken any corporate or other action for the purpose of effecting any of the foregoing; or a proceeding or case has been commenced without the application or consent of such Party in any court of competent jurisdiction seeking (i) its liquidation, reorganization, dissolution or winding-up or the composition or readjustment of debts or, (ii) the appointment of a trustee, receiver, custodian, liquidator or the like of such Party under any bankruptcy law, and such proceeding or case has continued undefended, or any order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed and in effect for a period of one hundred eighty (180) days.

“*Business Day*” means any day other than Saturday, Sunday or any other day on which banking institutions in the state where the Property is located are required or authorized by Applicable Law to be closed for business.

“*Commercial Operation Date*” means the date on which the System(s) are ready for commercial operation after required testing.

“*Event of Default*” has the meaning set forth in Section 22(a) of this Agreement.

“*Defaulting Party*” has the meaning set forth in Section 22(a) of this Agreement.

“*Development Rights*” has the meaning set forth in Section 42 of this Agreement.

“*Dispute*” has the meaning set forth in Section 29 of this Agreement.

“*Easements*” has the meaning set forth in Section 4(c) of this Agreement.

“*Environmental Attributes and Incentives*” means any emissions, air quality or other environmental attribute, aspect, characteristic, claim, credit, benefit, reduction, offset or allowance, howsoever entitled or designated, directly or indirectly resulting from, attributable to or associated with the generation of energy by a solar renewable energy facility, whether existing as of the Effective Date or thereafter, and whether as a result of any present or future local, state or federal laws or regulations or local, state, national or international voluntary program.

“Environmental Claims” means any and all administrative and judicial actions and rulings, claims, causes of action, demands and liability, including, but not limited to, damages, costs, expenses, assessments, penalties, fines, losses, judgments, and reasonable attorney fees that any Party may suffer or incur due to the existence of any Hazardous Substances on the Property or the migration of any Hazardous Substance to other properties or the release of any Hazardous Substance into the environment, that relate to or arise from such Party’s activities on the Property.

“Environmental Law” means and includes, without limitation, any present or future federal, state or local law, whether under common law, statute, rule, regulation or otherwise, requirements under Permits or other authorizations issued with respect thereto, and other orders, decrees, judgments, directive or other requirements of any Governmental Authority relating to or imposing liability or standards of conduct, disclosure or notification with regard to the protection of human health, the environment, ecological conditions, Hazardous Substances or any activity involving Hazardous Substances.

“Event of Default” has the meaning set forth in Section 22(a) of this Agreement.

“Exercise Notice” has the meaning set forth in Section 4(a) of this Agreement.

“Expiration Date” has the meaning set forth on the Cover Sheet, as such date may be extended in accordance with the Agreement.

“Extension Exercise Notice” has the meaning set forth in Section 7 of this Agreement.

“Extension Option” has the meaning set forth in Section 7 of this Agreement.

“Extension Term” has the meaning set forth in Section 7 of this Agreement.

“Financing Party” means, as applicable (i) any Person (or its agent) from whom Lessee (or an Affiliate of Lessee) leases the System or (ii) any Person (or its agent) who has made or will make a loan to or otherwise provide capital to Lessee (or an Affiliate of Lessee) with respect to the System. Lessee shall give Lessor notice of and the contact information for any such Financing Party within one hundred twenty (120) days after the Lease Commencement Date and shall confirm any change in such contact information upon request of Lessor.

“Force Majeure Event” means, when used in connection with the performance of a Party’s obligations under this Agreement, any events or circumstances beyond the affected Party’s reasonable control that arise after the Effective Date, to the extent not caused by the acts or omissions of (and are otherwise unavoidable, or beyond the reasonable control of, and could not have been prevented or overcome by the reasonable efforts and diligence of) such Party and which materially and adversely affects such Party’s performance of its obligations under this Agreement. Force Majeure Event includes but is not limited to the following: (i) war, riot, acts of a public enemy or other civil disturbance; (ii) acts of God, including but not limited to, earthquakes, tornados, typhoons, lightning, blizzards, hurricanes and landslides of the type which would, under normal circumstances and typical insurance policies, constitute an event of insurable loss; (iii) acts of, or unreasonably excessive failures to act by, any Governmental Authority including changes in Applicable Law after the Effective Date (other than acts of Governmental Authorities in response to a Party’s failure to comply with existing Applicable Laws as required in connection with performance under this Agreement); and (iv) strikes, walkouts, lockouts or similar industrial or labor actions or disputes not caused by, specific to employees of, or the result of an unfair labor practice or other unlawful activity by the asserting Party.

“Governmental Approvals” has the meaning set forth in Section 3(d) of this Agreement.

“Governmental Authority” means any federal, state, regional, county, town, city or municipal government, whether domestic or foreign, or any department, agency, bureau or other administrative, regulatory or judicial body of any such government.

“Hazardous Substances” means and includes, without limitation any substance, chemical, material or waste: (i) the presence of which causes a nuisance or trespass of any kind under any applicable Environmental Law; (ii) which is regulated by any Governmental Authority; (iii) is likely to create liability under any Environmental Law because of its toxic, flammable, corrosive, reactive, carcinogenic, mutagenic, infectious, radioactive, or other hazardous property or because of its effect on the environment,

natural resources or human health and safety, including but not limited to, flammables and explosives, gasoline, petroleum and petroleum products, asbestos containing materials, polychlorinated biphenyls, lead and lead-based paint, radon, radioactive materials, microbial matter, biological toxins, mycotoxins, mold or mold spores or any hazardous or toxic material, substance or waste which is defined by those or similar terms or is regulated as such by any Governmental Authority; or (iv) which is designated, classified, or regulated as being a hazardous or toxic substance, material, pollutant, waste (or a similar such designation) under any federal, state or local law, regulation or ordinance, including under any Environmental Law.

“Insolation” has the meaning set forth in Section 13(g) of this Agreement.

“Land” has the meaning set forth in Recital B.

“Lease Commencement Date” has the meaning set forth in Section 4(a) of this Agreement.

“Lease Term” has the meaning set forth on the Cover Sheet of this Agreement.

“Lessee Real Property Taxes” has the meaning set forth in Section 16 of this Agreement.

“Lessee Parties” means, individually or collectively, Lessee, its Affiliates and any of their authorized representatives, agents, employees, managers, contractors, architects, and engineers, and each of their respective officers, directors, partners, members, managers, agents, employees, representatives, and invitees.

“Lessee Taxes” has the meaning set forth in Section 16 of this Agreement.

“Lessor Parties” means, individually or collectively, Lessor, its Affiliates, and any of their authorized representatives, agents, employees, managers, and each of their respective officers, directors, partners, members, managers, agents, employees, and representatives.

“Local Electric Utility” means the local electric distribution owner and operator providing electric distribution services to Lessee and also providing electric distribution and interconnection services to Lessee for Lessee’s System.

“Non-defaulting Party” has the meaning set forth in Section 22(a) of this Agreement.

“NDA” has the meaning set forth in Section 13(f) of this Agreement.

“Operation Term” has the meaning set forth in Section 5(b) of this Agreement.

“Option” has the meaning set forth in Section 3(a) of this Agreement.

“Option Term” has the meaning set forth in Section 3(b) of this Agreement.

“Party” or “Parties” has the meaning set forth on page 1 of this Agreement.

“Permits” means all applications, approvals, authorizations, consents, filings, licenses, orders, permits or similar requirements imposed by any Governmental Authority which are required in order to develop, construct, operate, maintain, improve, refurbish and retire the System or to schedule and deliver the electric energy produced by the System to the Local Electric Utility, including an authorization to construct or a conditional use permit.

“Person” means any individual, corporation, partnership, limited liability company, joint venture, estate, trust, unincorporated association, any other person or entity, and any federal, state, county or municipal government or any bureau, department or agency thereof and any fiduciary acting in such capacity on behalf of any of the foregoing.

“Personal Property Taxes” has the meaning set forth in Section 16 of the Agreement.

“Premises” has the meaning set forth in Recital B of this Agreement.

“Property” has the meaning set forth in Recital A of this Agreement.

“Public Official” has the meaning set forth in Section 42 of this Agreement.

“Removal Date” means the date not be later than one hundred-eighty (180) days after either the Expiration Date or the date of earlier termination of this Agreement, if applicable, when Lessee shall complete the removal of all of its tangible property comprising the System from the Premises.

“Rent” has the meaning set forth in Section 5(a) of this Agreement.

“Security Interest” has the meaning set forth in Section 13(n) of this Agreement.

“System(s)” means the solar photovoltaic system or systems installed and operating at the Premises, together with all electrical production, transmission, distribution, and storage facilities, hardware and materials, including without limitation, panels, overhead and underground transmission, distribution or collector lines, circuit breakers, meters, conduit, footings, cabling, wires, overhead and underground control, communications and radio relay systems, interconnection facilities and/or switching facilities, transformers and current inverters, control boxes and computer monitoring equipment systems, structures, batteries, features and improvements necessary to produce, transmit and store electric energy at such facility (excluding power to the Property).

“System Loss” has the meaning set forth in Section 18(b) of this Agreement.

“System Removal” has the meaning set forth in Section 6(c) of this Agreement.

“Taxes and Assessments” has the meaning set forth in Section 16 of this Agreement.

“Tests” has the meaning set forth in Section 2 of this Agreement.

“Utility Easement” has the meaning set forth in Section 4(c) of this Agreement.

EXHIBIT D

INSURANCE

The Parties shall maintain the following insurance coverages in full force and effect throughout the Option Term and Lease Term:

Lessor: Commercial General Liability Coverage (Occurrence Form) with limits of not less than \$2,000,000.00 general aggregate, \$1,000,000.00 per occurrence.

Lessee: (i) Workers' Compensation at statutory limits and Employer's Liability Coverage of at least \$1,000,000.00 per occurrence, (ii) Commercial General Liability Coverage (Occurrence Form) with limits of not less than \$2,000,000.00 general aggregate, \$1,000,000.00 per occurrence, and (iii) Automobile Liability Coverage of at least \$1,000,000.00 per occurrence for bodily injury and property damage. For any claims resulting from the operation, maintenance and repair of the System, Lessee's insurance coverage shall be primary. Subject to the mutual waivers granted in Section 15 of this Agreement, any insurance maintained by Lessor shall be in excess of Lessee's insurance and shall not contribute with it.

EXHIBIT E

MEMORANDUM OF OPTION AND LEASE

[See attached]

**Recording Requested by and
after recording return to:**

Pearl St Solar 1, LLC
c/o GreenKey Solar, LLC
73 W Monroe
Chicago, IL 60603
Attn: John Hunter Strader

MEMORANDUM OF OPTION AND LEASE

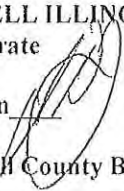
THIS MEMORANDUM OF OPTION AND LEASE (the "*Memorandum*"), is made as of July 6th, 2019 by and between Tazewell County, Illinois, a _____ having its principal place of business located at Tazewell County, Illinois ("*Lessor*") and Pearl St Solar 1, LLC, a Illinois limited liability company with its principal place of business located at 1814 Franklin Street, Suite 700, Oakland, California 94612 ("*Lessee*").

1. Lessor and Lessee are parties to that certain Option and Lease Agreement (the "*Option and Lease*"), dated as of even date herewithin (the "*Effective Date*") covering a portion of that certain parcel of land and the improvements thereon described in Schedule A annexed hereto (the "*Property*").
2. Under the Option and Lease, Lessee has an option to lease and acquire easements over a portion of the Property as described in **Schedule A** annexed hereto (the "*Premises*"), which option commences on the Effective Date and lasts for Five-Hundred and Fourty (540) days thereafter. The option term may be extended for two addition terms of Three Hundred and Sixty-Five (365) days each.
3. The commencement date of Lessor's lease of the Premises shall be the date of Lessor's exercise of the option.
4. If the option is exercised, the initial term of the lease will be for twenty (20) years, and Lessee shall have the option to extend the lease for up to four (4) additional five (5)-year terms, subject to earlier termination or extension pursuant to the terms of the Option and Lease or applicable law.
5. Under the Option and Lease, Lessee has an option to acquire easements over a portion of the Property as described in **Schedule A** annexed hereto (the "*Easements*"). The term of the option to acquire the Easements and the term of the Easements are co-terminus with the option to lease and lease, as extended.
6. All of the terms, covenants and conditions of the Option and Lease are incorporated herein and made a part hereof. The purpose of this Memorandum is to give notice of the existence of the tenancy and Easements created by the Option and Lease; and shall not be construed to vary or otherwise affect the rights or obligations of the parties under the Option and Lease as it may be amended.

IN WITNESS WHEREOF, the parties have duly executed this Memorandum as of the date first above written.

LESSOR:

COUNTY OF TAZEWELL ILLINOIS
a body politic and corporate

By: J. David Zimmerman 

Title: Chairman, Tazewell County Board

LESSEE:

PEARL ST SOLAR 1, LLC

An Illinois Limited Liability Company

By: **GREENKEY SOLAR, LLC**

its sole member and manager

By: 

Name: John Hunter Strader

Title: Authorized Person

SCHEDULE A
to
Memorandum of Option and Lease
PREMISES AND EASEMENT LEGAL DESCRIPTION

EXHIBIT F

FORM OF AMENDMENT TO DESCRIBE THE PREMISES

FIRST AMENDMENT TO OPTION AND LEASE AGREEMENT

THIS FIRST AMENDMENT TO OPTION AND LEASE AGREEMENT ("*Amendment*") is made and entered into as of February 6th, 2019 (the "*Effective Date*"), between Tazewell County, Illinois, ("*Lessor*") and PearlSt Solar 1, LLC, an Illinois limited liability company (the "*Lessee*").

WHEREAS, Lessor and Lessee entered into that certain Option and Lease Agreement, dated February 6th, 2019 with respect to the property commonly known as 21314 IL RTE 9, Tremont, IL (Parcel Number 11-11-14-200-001), (collectively, the "*Lease*").

WHEREAS, the legal descriptions for the Premises and Easements shown on Exhibit B were based on preliminary site discovery information and were contemplated to be replaced with actual metes and bounds upon completion of System design and site survey.

WHEREAS, Lessee has completed its System design and site survey and the parties now seek to replace the legal descriptions attached to Exhibit B with the legal descriptions for the current design.

WHEREAS, the parties desire to amend the Lease on the terms and conditions contained herein.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereby agree, as follows:

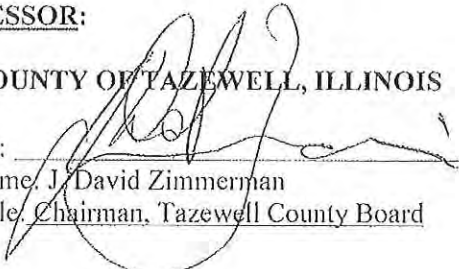
1. **Recitals**. The foregoing recitals are incorporated herein as if set forth at length. Capitalized terms not otherwise defined herein shall have the meanings given to such terms in the Lease. All references herein to the Lease shall include the Lease as modified by this Amendment.
2. **Premises and Easement Exhibit**. Exhibit B of the Lease is hereby deleted in its entirety and replaced with **Schedule 1** attached hereto.
3. **Ratification; Full Force and Effect**. Except as amended by this Amendment, the Lease is hereby ratified, confirmed and approved in all respects.
4. **Provisions Binding**. All rights and liabilities given to or imposed upon either of the parties to this Amendment shall extend to and are binding upon the parties hereto and their respective successors and assigns.
5. **Entire Agreement**. This Amendment (a) together with the Lease contains the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior agreements and understandings, whether oral or written, between the parties, (b) may not be modified or amended except by written agreement signed by the parties, (c) will be governed by the laws of the State of Illinois, without regard to principles of conflicts of laws and (d) may be executed by facsimile signature and in one or more counterparts, each of which will be deemed an original, and all of which when taken together will constitute one and the same instrument.

[Signatures on the Following Page]

IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the date first above written.

LESSOR:

COUNTY OF TAZEWELL, ILLINOIS


By: 
Name: J. David Zimmerman
Title: Chairman, Tazewell County Board

LESSEE:

PEARL ST SOLAR 1, LLC

an Illinois Limited Liability Company

By: GreenKey Solar, LLC
its sole member and manager

By: 
Name: John Hunter Strader
Title: Authorized Person

LESSOR ACKNOWLEDGMENT

STATE OF Illinois)
 : ss.
COUNTY OF Tazewell)

This instrument was acknowledged before me on 2/7/19 (date) by J. David Zimmerman (name of person) as County Board Chairman (type of authority, e.g., officer, trustee, etc.) of TAZEWELL COUNTY, ILLINOIS (name of company).

Melissa A Kreiter
Notary Public



LESSEE ACKNOWLEDGEMENT

STATE OF)
 : ss.
COUNTY OF)

This instrument was acknowledged before me on 2/8/19 (date) by John Hunter Strader (name of person) as Authorized Person (type of authority, e.g., officer, trustee, etc.) of Grunkley Solar, LLC (name of company).

Kristen Stambaugh Williams
Notary Public

OFFICIAL SEAL
KRISTEN STAMBAUGH WILLIAMS
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES: 12/04/21

SCHEDULE 1

EXHIBIT B

DESCRIPTION OF PREMISES AND EASEMENTS

EXHIBIT G

RENT

		Payment Amount
	Year	(Per Acre Per Year)
Years 1-5:	1	\$1,000.00
	2	\$1,000.00
	3	\$1,000.00
	4	\$1,000.00
	5	\$1,000.00
Years 6-10:	6	\$1,020.00
	7	\$1,040.40
	8	\$1,061.21
	9	\$1,082.43
	10	\$1,104.08
Years 11-15:	11	\$1,126.16
	12	\$1,148.69
	13	\$1,171.66
	14	\$1,195.09
	15	\$1,218.99
Years 16-20:	16	\$1,243.37
	17	\$1,268.24
	18	\$1,293.61
	19	\$1,319.48
	20	\$1,345.87
1st Renewal Term - Years 21-25:	21	\$1,372.79
	22	\$1,400.24
	23	\$1,428.25
	24	\$1,456.81
	25	\$1,485.95
2nd Renewal Term - Years 26-30:	26	\$1,515.67
	27	\$1,545.98
	28	\$1,576.90
	29	\$1,608.44
	30	\$1,640.61
3rd Renewal Term - Years 31-35:	31	\$1,673.42
	32	\$1,706.89
	33	\$1,741.02
	34	\$1,775.84
	35	\$1,811.36
4th Renewal Term - Years 36-40:	36	\$1,847.59
	37	\$1,884.54
	38	\$1,922.23
	39	\$1,960.68
	40	\$1,999.89

Option Term



- Option Term = 1st Option through 3rd
 - Option – 540 Days initial after the affected date (\$1,000)
 - Option 1 - 365 days (if first one expires) (\$1,000)
 - Option 2 – 365 days (if O1 expires) (\$1,000)
- Pre-Exercise Notice (30 days prior to construction) *if there is a tenant farmer (PSS1/2)

Lease Term

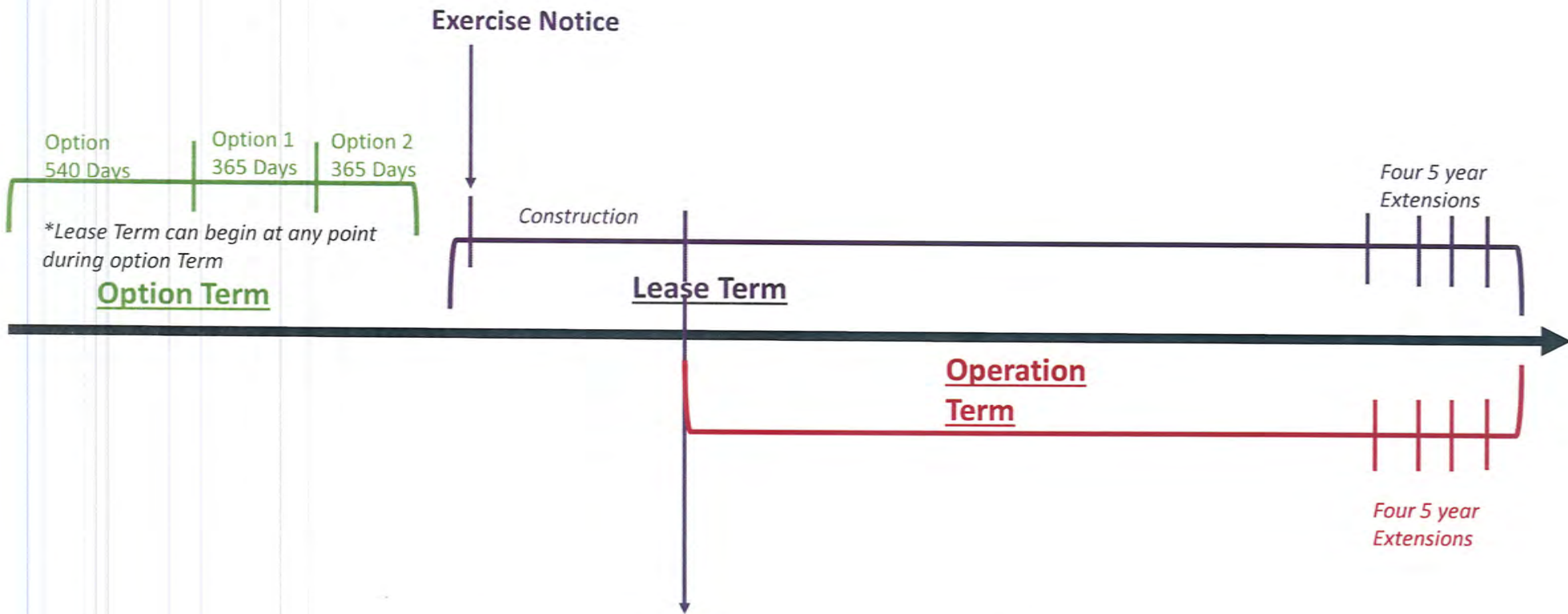


- Exercise Notice (When lease Term Commences) = Lease Commencement Date
 - Milestone Payment (\$5k within 30 biz days of Lease Commencement Date)
- Construction *sometime after exercise notice (TBD)*
- End of Construction/Site Generates Electricity
- Commercial Operation Date – at end of construction

Operation Term



- Operation Term (COD → Expiration Date)
 - Expiration Date - 20 years from Commercial Operation Date plus extensions (= 20 years, plus extensions of lease terms)
- Rent – begins at Commercial Operation Date *Operation Term begins here
 - \$1k/acre = year 1-5
 - 2% *annual* escalator on year 6



Commercial Operation Date (Construction is complete and system is generating electricity – **Operation Term Begins**)

Pearl St Solar 1, LLC Pearl St Solar 2, LLC

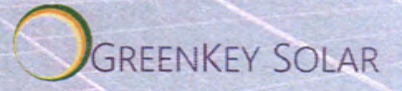
Solar Project Summary for Tazewell County Executive
Committee and County Board



Approx Lease Area (min 12.5 acres) Pearl St Solar 1, LLC



2

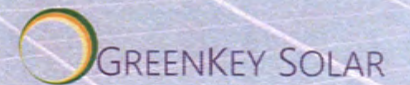


Approx Lease Area (min 12.5 acres) Pearl St Solar 2, LLC

Privileged and
Confidential



3



Important Key Real Estate Terms

- Property = Entire Parcel
- Land = fenced-in lease area
- Premises = Land + Easements = acreage that Rent (\$/acre) is multiplied against

Turquoise parcel boundary = Property



Red shaded area = (approximate) Land



Red shaded area + Yellow Easement = Premises



****NOTE** – all drawings are approximate at this stage and subject to final engineering and will be amended in the Lease with final as-built ALTA surveys (after the solar array is constructed)

Rent

- Rent = One Thousand Dollars (\$1,000.00) per acre per lease year with a 2% annual escalator beginning after the 5th year (beginning in Year 6) as set out on Exhibit G attached hereto.
- Minimum of 12.5 acres per project
- "Lessee shall pay to Lessor Rent equal to the applicable per acre rental fee identified on the Exhibit G attached hereto multiplied by the number of acres included in the Premises"

	Year	Payment Amount (Per Acre Per Year)
Years 1-5:	1	\$1,000.00
	2	\$1,000.00
	3	\$1,000.00
	4	\$1,000.00
	5	\$1,000.00
Years 6-10:	6	\$1,020.00
	7	\$1,040.40
	8	\$1,061.21
	9	\$1,082.43
	10	\$1,104.08
Years 11-15:	11	\$1,126.16
	12	\$1,148.69
	13	\$1,171.66
	14	\$1,195.09
	15	\$1,218.99
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	30	\$1,640.61
3rd Renewal Term - Years 31-35:	31	\$1,673.42
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	34	\$1,775.84
	35	\$1,811.36
4th Renewal Term - Years 36-40:	36	\$1,847.59
	37	\$1,884.54
	38	\$1,922.23
	39	\$1,960.68
	40	\$1,999.89

COVER SHEET

OPTION AND LEASE AGREEMENT

February 6th 2019

Effective Date	January 10 2018	
Lease Commencement Date		
Lessor	TAZEWELL COUNTY, ILLINOIS	
Lessee	PEARL ST SOLAR 2, LLC	
Property Address	21314 IL RTE 9, TREMONT, IL 61568 (Parcel Number: 11-11-14-200-001)	
Option Payment	One Thousand Dollars (\$1,000.00)	
First Additional Option Payment	One Thousand Dollars (\$1,000.00)	
Second Additional Option Payment	One Thousand Dollars (\$1,000.00)	
Option Term	Five Hundred Forty (540) days from the Effective Date, subject to Lessee's option to extend the Option Term for up to two (2) additional and successive periods of Three Hundred Sixty Five (365) days each.	
Rent	One Thousand Dollars (\$1,000.00) per acre per lease year with a 2% annual escalator beginning after the 5 th year (beginning in Year 6) as set out on Exhibit G attached hereto.	
Lease Term	The term commencing on the date of delivery of the Exercise Notice and ending on the Expiration Date, subject to Lessee's option to extend the Lease Term for up to four (4) additional and successive periods of five (5) years each.	
Expiration Date	The date that is twenty (20) years from the Commercial Operation Date, as may be extended pursuant to this Agreement.	
Addresses for Notices	<p><u>Lessee:</u> Pearl St Solar 2, LLC c/o GreenKey Solar, LLC 73 W Monroe Chicago, IL 60603 Attn: John H. Strader</p> <p><u>With a copy to:</u> legal@greenkeysolar.com</p>	<p><u>Lessor:</u> County of Tazewell, Illinois Tazewell County Board 11 S. 4th Street Pekin, IL 61554 Attn: County Board Chairman Attn: County Administrator</p>

OPTION AND LEASE AGREEMENT

This Option and Lease Agreement (this "**Agreement**") is dated as of the Effective Date and is entered into by and between Lessor and Lessee (each a "**Party**" and together, the "**Parties**").

RECITALS

A. Lessor owns the real property, together with any rights, benefits and easements appurtenant to such real property more particularly described in the attached **Exhibit A** (the "**Property**").

B. Lessee desires to obtain, the exclusive right to occupy a portion of the Property (the "**Land**") and, if applicable, the Easements (the Easements together with the Land are collectively referred to as the "**Premises**") more particularly described in the attached **Exhibit B**, and to enjoy all the rights necessary for Lessee to occupy, develop, design, engineer, access, construct, monitor, install, own, maintain, and operate one or more solar photovoltaic electric power generating and storage Systems as well as ancillary buildings, structures, fixtures, or enclosures necessary or desirable in connection therewith to be located upon, under, on and within the Premises, or any portion thereof and all rights necessary or desirable for Lessee to sell the energy generated by such System and any and all other credits, solar renewable energy credits, and any other environmental financial attributes created as a result of such energy generation.

NOW, THEREFORE, in consideration of the foregoing and the mutual covenants and agreements herein contained, the receipt and sufficiency of which are acknowledged, Lessee and Lessor hereby agree to and intend to be bound by the foregoing recitals and as follows:

1. **Definitions.** Capitalized terms used but not otherwise defined in this Agreement have the meanings assigned to them on the Cover Sheet or in the attached **Exhibit C**.

2. **Access to Property.** Commencing on the Effective Date and throughout the Option Term, Lessee and its employees, agents, contractors and current or potential lenders or investors, shall have the right to enter upon the Property to perform all effort and labor necessary to carry out tests, inspections, surveys and investigations that Lessee deems necessary or advisable to assess the feasibility of the Property for the construction and operation of the System ("**Tests**"). During the Lease Term, Lessee shall have exclusive access to the Land and non-exclusive access to the Easements to design, engineer, construct, install, inspect, test, operate, upgrade, repair and maintain the System. Lessor shall not interfere with the Tests during the Option Term and during the Lease Term, Lessor shall not enter on the Land or interfere with the installation of the System, move, adjust, alter, tamper with, or otherwise handle any Lessee equipment or any component of the System.

3. **Option to Lease the Premises.**

(a) **Grant of Option.** Lessor hereby grants to Lessee the exclusive option to lease all or a portion of the Land and acquire the Easements on the terms and conditions set forth in this Agreement (the "**Option**").

(b) **Time and Manner of Exercise of the Option.** The Option shall be for an initial term of five hundred forty (540) days after the Effective Date (as it may be extended, the "**Option Term**"). The Option Term may be extended by Lessee for up to two (2) additional three hundred sixty-five (365) day periods upon notice to Lessor within thirty (30) days of the end of the then-current Option Term.

(c) **Option Payment.** Lessee shall pay to Lessor the Option Payment within forty-five (45) Business Days after the Effective Date of this Agreement, and any Option extension payments are to be paid within thirty (30) days of the end of the then-current Option Term; provided that Lessor, its successors, assigns and/or designee, if any, has submitted to Lessee any documents reasonably required by

Lessee in connection with the payment of the Option Payment, including, without limitation, an IRS Form W-9. The Option Payments and any Option extension payments shall be credited against Rent.

(d) Lessor Cooperation. During the Option Term and throughout the Lease Term, Lessee shall be permitted to engage in, and Lessor shall not obstruct Lessee from engaging in, activities such as (i) the performance of Tests, at Lessee's expense, (ii) the application by Lessee to obtain, at Lessee's expense, all licenses, and Permits or authorizations required for Lessee's use of the Premises from all applicable government and/or regulatory entities, including any approvals required to obtain a tax abatement for the Premises, as may be applicable, to be sought by Lessee in connection with the construction, operation and maintenance of the Systems, (collectively, "**Governmental Approvals**"), (iii) the securing by Lessee at Lessee's expense of all other leases, agreements, licenses, and Permits or authorizations that relate to the Premises, and (iii) presenting to Lessor a proposal for any amendments to this Agreement that are reasonably necessary to accommodate the System, or to facilitate an assignment pursuant to Section 21. Lessor agrees and acknowledges that any amendment to the Agreement pursuant to this Section 3(d) that does not materially increase any obligation or materially decrease any right of Lessor hereunder, shall not result in adjustment of the Rent unless otherwise required under this Agreement. In the event that a utility company requires an easement in connection with Lessee's use of the Premises during the Option Term or Lease Term, Lessor shall grant such necessary easement to the utility company, provided that such easement is in a commercially reasonable and recordable form.

(e) Use of the Property. During the Option Term, Lessor may continue to use the Property in the ordinary course, *provided, however*, Lessor shall not commit waste on the Property or otherwise materially change the Property, nor will Lessor agree to grant or permit any easement, lease, license, right of access or other possessory right in the Premises to any third party without the prior written consent of Lessee. Notwithstanding the foregoing, if Lessor leases the Property to a third party during the Option Term, such lease shall be terminable upon thirty (30) days' notice such that upon notice from Lessee that it will exercise the Option ("**Pre-Exercise Notice**") and/or start construction, Lessor shall terminate any lease on the Property and such termination shall be effective in no more than thirty (30) days. If crops have been planted on the Property by Lessor or Lessor's tenant, and such crops will not be harvested within thirty (30) days of receiving the Pre-Exercise Notice, Lessee shall reimburse Lessor or Lessor's tenant for the value of the crops located within the Premises ("**Crop Compensation**"). Crop Compensation will be calculated by multiplying the acreage of crop land by Nine Hundred Dollars (\$900) per acre. Crop Compensation shall be pro-rated for partial acres affected. Lessee will make any Crop Compensation payment to Lessor or Lessor's tenant within thirty (30) days of delivery of the Pre-Exercise Notice. If the Pre-Exercise Notice is delivered prior to the planting of crops, but after other farming expenses have been incurred (such as, but not limited to fertilizer, seed, spraying chemicals, labor, and/or fuel) that are directly tied to the planting of crops on the Premises, Lessee shall reimburse Lessor or Lessor's tenant for the value of these incurred expenses ("**Pre-Crop Planting Compensation**"). However, the sum of Crop Compensation and Pre-Crop Planting Compensation will, under no circumstance, exceed the value of multiplying the acres of crop land by Nine Hundred Dollars (\$900) per acre. Pre-Crop Planting Compensation shall be pro-rated for partial acres affected. Lessee will make any Pre-Crop Planting Compensation payment to Lessor or Lessor's tenant within thirty (30) days of delivery of the Pre-Exercise Notice.

4. Exercise of Option; Lease; Easements; and Related Rights.

(a) Exercise of Option. In order to exercise the Option, Lessee must deliver to Lessor a notice of exercise (the "**Exercise Notice**") prior to the expiration of the Option Term. The date of the Exercise Notice shall be the commencement of the Lease Term (the "**Lease Commencement Date**").

(b) Lease. Subject to receipt of the Exercise Notice, Lessor hereby leases and grants

to Lessee, for the Lease Term of twenty (20) years as may be extended for up to four (4) five-year periods pursuant to Section 7 below, the exclusive rights to the Land together with all right, title and interest of Lessor in and to all easements, rights, privileges and appurtenances to the same belonging or in any way appertaining thereto, to occupy, develop, design, engineer, construct, access, monitor, install, own, operate, maintain, repair, replace, improve and remove the System for the generation, storage and distribution of electrical power.

(e) Easement. If noted on Exhibit B, Lessor hereby grants to Lessee a non-exclusive, appurtenant easement on, under, over, across and through the Property in the locations more particularly described on the attached Exhibit B, for the Lease Term, to occupy, develop, design, engineer, construct, access, monitor, install, own, operate, maintain, repair, replace, improve and remove at all times on a 24-hours-a-day, 7-days-a-week basis (i) a road ("Access Easement") and (b) utility and communication infrastructure, including without limitation poles, supporting towers, guys and anchors, fibers, cables and other conductors and conduits, and pads, transformers, switches, vaults and cabinets, and related equipment to connect the System to the local electric distribution system, together with the right of access to the utility infrastructure over the Property, for any purpose reasonably connected with the Project (the "Utility Easement"). Lessor hereby also grants to Lessee and the applicable utility company, at all times on a 24-hours-a-day, 7-days-a-week basis, for the Lease Term, an easement for ingress, egress and related rights over the Property and/or any surrounding or nearby property owned or leased by Lessor, passage through which is necessary or convenient to install, operate or gain access to the System or the Premises (the "easement" and together with the Access Easement and the Utility Easement, the "Easements"). If Lessee determines in its reasonable discretion that any additional easements across the Property are necessary, useful or appropriate for the construction and/or operation of the System, Lessor shall fully cooperate in granting or agreeing to such easements by amendment to this Agreement or by separate agreement and recordation of same.

(d) Utilities. Separate meters for such utilities shall be installed at Lessee's expense and Lessee shall be responsible for all utility expenses. Lessor grants Lessee the right to install, use, modify, and remove water lines, sewer lines, storm water lines, overhead, and/or underground power lines, fuel lines, telephone and communication lines, pipelines, conveyors, and drainage ditches and/or canal systems within the Premises as are reasonably required for operation of the System, and use or modify the existing lines, ditches, and canal systems as may be reasonably required subject to Lessor's prior consent, which shall not be unreasonably delayed, conditioned, or withheld and given within ten (10) days of notification or otherwise deemed approved.

(e) The Parties recognize that the descriptions of the Premises are based on preliminary site discovery information, and that these descriptions shall be modified via amendment prior to construction. As such, Lessor hereby agrees to execute any amendment to this Agreement proposed by Lessee which modifies the Premises, including reducing the size of the Premises and/or splitting the Premises into two or more to accommodate two or more systems and entering into multiple leases, provided that such amendment is reasonably necessary to accommodate (i) the System as designed, or (ii) the System as modified by Lessee to comply with the requirements of any Governmental Authority or the Local Electric Utility, including, but not limited to, entering into an amendment in the form attached hereto as Exhibit F. For the avoidance of doubt, under no circumstances shall Lessor be entitled to any increase in Rent or other additional compensation under this Agreement as a result of an amendment to the description of the Premises.

5. Rents & Payments.

(a) Milestone Payment. Lessee shall pay to Lessor Five Thousand Dollars (\$5,000) within thirty (30) Business Days after the Lease Commencement Date.

(b) Rent. Lessee shall pay to Lessor Rent equal to the applicable per acre rental fee identified on the Exhibit G attached hereto multiplied by the number of acres included in the Premises. The

minimum Premises acreage shall be no less than 12.50 acres. Lessee shall pay to the Lessor Rent during the period commencing on the Commercial Operation Date and ending on the Expiration Date (the "**Operation Term**"). Notwithstanding the foregoing, in no event shall Rent commence later than two (2) years after the Lease Commencement Date. Rent will be paid within 60 business days after the utility issues a permission to operate, or equivalent notification, and Lessee will provide proof of such notification to Lessor within fifteen (15) days of issuance. Rent shall be due annually beginning on the Commercial Operation Date and on every one (1) year anniversary thereof during the Operation Term, and prorated for partial periods if Rent commences prior to the Commercial Operation Date. In the event this Agreement is terminated by Lessee in accordance with this Agreement prior to the Expiration Date, pre-paid Rent shall be non-refundable, unless Lessee terminates the Agreement pursuant to Section 18 or Section 22. Each Party, its successors, assigns and/or designee, if any, shall submit to the other Party any documents reasonably required by the other Party in connection with the payment of Rent, including, without limitation, an IRS Form W-9.

(c) **Late Payments.** If any payment is not paid when due under this Agreement, it shall earn interest at the rate of the lesser of (i) one percent (1%) per month (and pro-rated for a partial month) and (ii) the maximum amount allowed by law from the time when the payment was due until the time it is paid.

6. **Term and Termination; Removal.**

(a) The Lease Term shall commence on the Lease Commencement Date and terminate on the Expiration Date, as it may be extended, unless otherwise terminated pursuant to this Agreement.

(b) Lessee shall have the right, in its sole discretion, to terminate this Agreement at any time prior to the Commercial Operation Date.

(c) Except in the event of a termination by Lessee for an uncured Event of Default by the Lessor, if this Agreement expires or is terminated, Lessee shall decommission and remove the System and any ancillary structures and repair any damage caused to the Premises by the installation or removal of the System or any ancillary structures ("**System Removal**"). Lessor agrees that Lessee's obligation of System Removal constitutes removal of all above-ground improvements, including all roads installed by Lessee and screws connecting the System to the ground, and repair of any damage caused to the Premises by Lessee, but does not include removal of below-ground improvements or an obligation to grade the Premises or alter the contour of the land. Lessee shall perform System Removal on or before the Removal Date at Lessee's sole expense. In connection with the System Removal, Lessor shall continue to provide Lessee and its Affiliates and subcontractors with access to the Premises until the Removal Date. In the event Lessee fails to complete the System Removal by the Removal Date, Lessor may provide notice to Lessee stating that Lessee has failed to complete System Removal (the "**Abandonment Notice**"). If Lessee fails to complete the System Removal within sixty (60) days after receipt of the Abandonment Notice, Lessor shall have the right, at its option, in its sole discretion, to complete System Removal to the satisfaction of Lessor, in which case Lessee shall reimburse Lessor for all costs of such System Removal. Lessor shall retain all rights and remedies at law and equity to enforce System Removal and seek damages for the failure to remove the System as provided herein in the event that Lessee fails to complete System Removal within sixty (60) days after receipt of the Abandonment Notice. Upon expiration or termination of this Lease, the Lessee will also comply with the restoration requirements imposed under the provisions of any Agricultural Impact Mitigation agreement (AIMA) entered into by Lessee and the Illinois Department of Agriculture.

7. **Extension Option.** Lessee shall have the option to extend the Lease Term ("**Extension Option**") for up to four (4) additional and successive periods of five (5) years each beginning on the day following the Expiration Date of the then-current Lease Term (each an "**Extension Term**"), by giving notice (the "**Extension Exercise Notice**") to Lessor not less than ninety (90) days prior to the then-current Expiration Date, and without the requirement of any further action on the part of either Lessor or Lessee.

8. **System Construction and Maintenance.** Throughout the Lease Term and through the Removal Date, Lessee shall have the right to perform (or cause to be performed) all tasks necessary or appropriate, as reasonably determined by Lessee, to carry out the activities set forth in this Agreement, including, without limiting the generality of the foregoing, the right (i) to design, construct, install, and operate the System, (ii) to maintain, clean, repair, replace, add to, remove or modify the System or any part thereof as determined to be necessary by Lessee in its sole discretion and in accordance with the Permits and Applicable Laws, (iii) to use any and all appropriate means of restricting access to the System and Premises, including without limitation, the construction of a fence, and (iv) to permanently grub and grade the Premises and to permanently remove and/or clear any trees, vegetation, structures, rocks, watercourses (to the extent permissible) or other encumbrances existing on the Premises determined to be necessary by Lessee in its sole discretion and in accordance with the Permits and Applicable Laws. Except as may otherwise be specifically agreed upon by the Parties or as expressly set forth herein, Lessee shall be responsible for all costs of design, permitting, construction, installation, operation, and maintenance of the System, and System Removal.

9. **Permits.** Prior to commencement of construction of the System by Lessee, Lessee shall obtain the necessary Permits.

10. **Statutory and Regulatory Compliance.** Lessee, the Lessee Parties, Lessor and the Lessor Parties shall each comply with all applicable provisions of all Applicable Laws of the locality in which the Property is located.

11. **Lessee's Ownership of Systems and Output.** The Systems are personal property, whether or not the same is deemed real or personal property under Applicable Law, and shall not attach to or be deemed a part of, or a fixture to, the Premises or Property. Lessee or its designees shall be the legal and beneficial owners of the applicable Systems at all times and Lessor shall have no right, title or interest in any of the Systems or any component thereof, notwithstanding that any such Systems may be physically mounted or adhered to the Premises or Property. Lessor covenants that it will use commercially reasonable efforts to place all parties having an interest in or lien upon the Property or the Premises on notice of the ownership of the System and the legal status or classification of the System as personal property. If there is any mortgage or fixture filing against the Property or Premises which could reasonably be construed as attaching to the Systems as a fixture of the Property or Premises, Lessor shall use best efforts to provide a disclaimer or release from such lien holder in form and substance reasonably satisfactory to Lessee and any Financing Party. Lessor, as the fee owner of the Property, consents to the filing by Lessee of a disclaimer of the Systems as a fixture of the Property or Premises in the office where real estate records are customarily filed in the jurisdiction of the Property. Further, Lessor acknowledges and agrees that Lessee or its designees, as applicable, are the exclusive owners of all electricity and all utility credits generated by the System and owners of all Environmental Attributes and Incentives attributable to the System. In the absence of an additional agreement to the contrary, all electricity generated by the Systems will be connected to the distribution grid and sold by Lessee to third parties and will not be available to Lessor or any other occupant at the Property.

12. **Representation and Warranties of the Parties as to Authorization and Enforceability.** Each Party represents and warrants that the execution and delivery by such Party of, and the performance of its obligations under, this Agreement have been duly authorized by all necessary action, do not and will not require any further consent or approval of any other Person, and do not contravene any provision of, or constitute a default under any indenture, mortgage, lease, easement, encumbrance, right, restriction, or other material agreement binding on such Party or any valid order of any court, or regulatory agency or other body having authority to which such Party is subject. Each Party represents and warrants the Agreement constitutes a legal and valid obligation of such Party, enforceable against it in accordance with its terms, except as may be limited by a Bankruptcy Event, reorganization, insolvency, bank moratorium or laws relating to or affecting creditors' rights generally and general principles of equity where such enforceability is considered in a proceeding in equity or at law.

13. **Representations, Warranties and Covenants of the Lessor**

(a) **No Conflict.** Lessor represents and warrants that the execution, delivery and performance by it of this Agreement does not (i) violate (A) its organizational documents, or (B) any Applicable Law, or (ii) require any approval or consent of any other Person, except for such approvals or consents that have been obtained on or before the date hereof or the absence of which could not, individually or in the aggregate, reasonably be expected to have a material adverse effect on its ability to execute, deliver or perform this Agreement. Each Person signing this Agreement on behalf of Lessor is authorized to do so.

(b) **Lessor's Title to Premises.** Lessor represents, warrants and covenants that Lessor has (i) a lawful fee simple interest in title to the Property, including the Premises, subject to any mortgages of record that may exist, and (ii) that Lessee shall have quiet and peaceful possession of the Premises free from any claim of any entity or Person of superior title thereto without hindrance to or interference with or molestation of Lessee's quiet enjoyment thereof, throughout the Lease Term. Lessor, at its sole cost and expense, shall comply with all restrictive covenants or other title exceptions affecting the Premises to the extent that the same are applicable to the Premises or to the extent that the same would, if not complied with or performed, impair or prevent the continued use, occupancy and operation of the Premises for the purposes set forth in this Agreement and Lessor agrees to take all action necessary to eliminate such interference. In the event Lessor fails to comply with this provision, Lessee may (x) terminate this Agreement, (y) take all necessary steps to bring Lessor into compliance with any restrictive covenants or title exceptions which, if not complied with, would impair or prevent Lessee from exercising its rights under this Agreement, and Lessor shall be responsible for all costs incurred by Lessee for such actions, and/or (z) pursue any other remedies available under this Agreement, at law, and/or at equity.

(c) **Defects.** Lessee has the right to obtain a title report or commitment for a leasehold title policy from a title insurance company of its choice. Lessor agrees that Lessor will execute and deliver to Lessee any documents reasonably required by the title insurance company within five (5) Business Days after presentation of said documents by Lessee; *provided, however*, in no event will such documents materially increase any obligation or materially decrease any right of Lessor hereunder.

(d) **Transfers.** Lessor shall not sell, lease, assign, mortgage, pledge or otherwise alienate or encumber the Property unless Lessor shall have given Lessee at least thirty (30) days' prior notice thereof, which notice shall identify the transferee, the area of the Property to be so transferred and the proposed date of transfer. Lessor agrees that this Agreement and the lease and the Easements granted hereunder shall run with the Property and/or the Premises and survive any transfer of all or any portion of the Property and/or the Premises. In furtherance of the foregoing, Lessor shall cause any purchaser, lessee, assignee, mortgagee, pledge, secured party or party to whom a lien on the Premises or Property has been granted to execute and deliver to Lessee a commercially reasonable document pursuant to which such party acknowledges and consents to the Lessee's rights in the Premises as set forth herein including, without limitation, an acknowledgement by the transferee that it has no interest in the Systems, or any work related to such Systems, and shall not gain any interest in the Systems by virtue of the Lessor's transfer.

(e) **No Interference With and Protection of System.** Lessor will not conduct activities on, in or about the Property or Premises that have a reasonable likelihood of causing damage, impairment or otherwise adversely affecting the System or operation thereof. The System shall be operated, maintained and repaired by Lessee at its sole cost and expense; provided, that any repair or maintenance costs incurred by Lessee as a result of Lessor's negligence, misconduct or breach of its obligations hereunder shall be promptly reimbursed to Lessee by Lessor.

(f) **Non-Disturbance Agreements.** Lessor shall, at its sole effort and expense, obtain a non-disturbance agreement ("***NDA***") in favor of Lessee from any third party who now has or may in the future obtain an interest in the Property or Premises, including, without limitation, any lenders to Lessor, in a form acceptable to Lessee, which NDA shall: (i) acknowledge and consent to Lessee's rights to the

Premises and the Systems under this Agreement; (ii) acknowledge that the third party has no interest in the Systems and shall not gain any interest in the Systems by virtue of the Parties' performance or breach of this Agreement; (iii) acknowledge that the third party's interest in the Premises (if any) is subject to Lessee's interest under this Agreement; (iv) waives any lien the third party may have in and to the Systems; and (v) agrees not to disturb Lessee's possession of the Premises.

(g) Insolation. Lessor acknowledges and agrees that access to sunlight ("*Insolation*") is essential to the value to Lessee of the leasehold interest granted hereunder and is a material inducement to Lessee in entering into this Agreement. Without limiting the foregoing, Lessor shall not construct or permit construction on the Property that could adversely affect Insolation levels on the Premises, shall not permit the growth of foliage on the Property (exclusive of the Premises) that could adversely affect Insolation levels on the Premises, or directly emit or permit the emission of suspended particulate matter, smoke, fog or steam or other air-borne impediments to Insolation on the Premises. Such measures may include, but not be limited to, applying to obtain a solar insolation easement. In the event any such obstruction occurs and is not promptly removed, Lessee shall have the right to terminate this Agreement without penalty or further liability, upon notice to Lessor. Notwithstanding any other provision of this Agreement, the Parties agree that (i) Lessee would be irreparably harmed by a breach of the provisions of this Section 13(g), (ii) an award of damages might be inadequate to remedy such a breach, and (iii) Lessee shall be entitled to equitable relief, including specific performance, to compel compliance with the provisions of this Section 13(g).

(h) Hazardous Substances. Lessor represents and warrants that Lessor has no knowledge of any Hazardous Substances present on, in or under the Property or Premises that are in violation of any Applicable Law.

(i) Condition of Premises. Except as otherwise expressly set forth herein Lessee accepts the Premises "as is" without benefit of any improvements or modifications to be made by Lessor. Lessor represents and warrants to Lessee that, to the best of its knowledge, there are no site conditions at the Property or Premises which would: (i) materially increase the cost of installing the System at the planned locations on the Premises or would materially increase the cost of maintaining the System at the Premises over the cost that would be typical or customary for solar photovoltaic systems substantially similar to the System; or (ii) adversely affect the ability of the System, as designed, to produce electricity once installed, absent conditions beyond Lessor's reasonable control.

(j) Notice of Damage or Emergency. Lessor shall immediately notify Lessee if Lessor becomes aware, through discovery or receipt of notice: (i) of any damage to or loss of the use of the System; (ii) of any event or circumstance that poses an imminent risk to human health, the environment, the System or the Premises; or (iii) of any interruption or material alteration of the energy supply to or from the Premises or the System.

(k) Liens and Tenants. Except as may be disclosed in the real property records of the County, Lessor represents there are no encumbrances, leases, mortgages, deeds of trust, deeds to secure debt, or similar liens or security interests encumbering all or any portion of the Property and/or the Premises that could interfere with Lessee's operations on the Premises, including mechanic's liens. Lessor shall not directly or indirectly cause, create, incur, assume or suffer to exist any mortgage, pledge, lien (including mechanics', labor or materialman's lien), charge, security interest, encumbrance or claim on or with respect to the Systems, the Premises, or any interest therein, except in the event where Lessee fails to complete System Removal within sixty (60) days after receipt of the Abandonment Notice, where the Lessor retains all rights and remedies at law and equity to enforce System Removal and seek damages for the failure to remove the System as provided herein. Lessor shall provide Lessee with notice if it receives notice of any such claims. Lessor further agrees to discharge or bond, at its sole expense, any such encumbrance or interest that attaches to the Systems as a result of Lessor's direct or indirect actions and to indemnify, defend and hold harmless Lessee from any costs, losses, expenses or liabilities arising from the same, including,

without limitation, Lessee's attorneys' fees and court costs, except in the event where Lessee fails to complete System Removal within sixty (60) days after receipt of the Abandonment Notice, where the Lessor retains all rights and remedies at law and equity to enforce System Removal and seek damages for the failure to remove the System as provided herein.

(l) Mineral Rights. Lessor represents and warrants that it has no knowledge of existing mineral, oil and gas, water, or natural resource rights that could interfere with Lessee's rights hereunder. During the Lease Term, Lessor may not use, or permit the use of the Premises for the purpose of exploring for, extracting, producing or mining such oil, gas, minerals, or other natural resources, including selling or leasing such interests to a third party, from the surface to a depth of 500 feet below the surface. Lessor may explore for, extract or produce oil, gas, minerals, and other natural resources from the Property in a manner which does not interfere with Lessee's use of the Premises or affect the System and utilizes a method, such as "directional drilling" which does not require the use of the Premises to a depth of five hundred (500) feet below the surface.

(m) Litigation. No litigation is pending, and, to the best of Lessor's knowledge, no actions, claims or other legal or administrative proceedings are pending, threatened or anticipated with respect to, or which could affect, the Premises or Lessor's right or authority to enter into this Agreement. If Lessor learns that any such litigation, action, claim or proceeding is threatened or has been instituted, Lessor will promptly deliver notice thereof to Lessee.

(n) Representations Regarding Security Interest in System. Lessor has been advised that part of the collateral securing the financial arrangements for the System may be the granting of a first priority perfected personal property security interest under the Uniform Commercial Code (the "**Security Interest**") in this leasehold or any portion thereof or in the Systems to one or more Financing Parties and Lessor hereby consents to the granting of such Security Interest. In connection therewith, Lessor represents and warrants as follows: (i) the granting of the Security Interest will not violate any term or condition of any covenant, restriction, lien, financing agreement, or security agreement affecting the Property or Premises; (ii) there is no existing lease, mortgage, security interest, easement, claim, use, or restriction or other interest in or lien upon the Property or Premises that could attach to the Systems as an interest adverse to or senior to Lessee's Financing Parties' Security Interest therein; (iii) there exists no event or condition which constitutes a default, or would, with the giving of notice or lapse of time, constitute a default under the Agreement, and (iv) there is no existing mineral, oil and gas, water, or natural resource right that could attach to the Systems as an interest adverse to or senior to Lessee's Financing Parties' Security Interest therein.

14. Hazardous Substances. Neither Party shall introduce or use any Hazardous Substances on, in or under the Premises or Property in violation of any Applicable Law. If a Party becomes aware of any Hazardous Substances on, in, or under the Premises or Property, it shall promptly notify the other Party of the type and location of such Hazardous Substances in writing. Each Party agrees to indemnify, defend and hold harmless the other Party from and against any and all Environmental Claims including, but not limited to, damages, costs, expenses, assessments, penalties, fines, losses, judgments and reasonable attorney fees that such Party may suffer or incur due to any actions that relate to or arise from such Party's activities on the Premises or Property, except to the extent directly attributable to the negligent acts or omissions or willful misconduct of the other Party. Lessor shall further indemnify, defend and hold harmless Lessee and its Affiliates and their employees and agents from and against any and all Environmental Claims due to the presence of any Hazardous Substances in, on or under the Premises as of the Effective Date. The indemnifications in this Section 14 specifically include, without limitation, costs incurred in connection with any investigation of site conditions or any cleanup, remedial, removal or restoration work required by any Governmental Authority. Lessor shall comply with all environmental regulations and all environmental requirements of all Illinois public bodies in all forms. This Section 14 shall survive the termination or expiration of this Agreement.

15. **Insurance.**

(a) **Generally.** Lessor and Lessee shall each maintain the insurance coverages set forth in **Exhibit D** in full force and effect throughout the Option Term, Lease Term and through the Removal Date through insurance policies, reasonably acceptable to the other Party. Each Party, upon request, but not more than twice in any twelve (12) month period, shall furnish current certificates evidencing that the coverage required is being maintained.

(b) **Waiver of Subrogation.** Each Party hereby waives any right of recovery against the other for injury or loss to personal property due to hazards covered by insurance obtained with respect to the Property or Premises, including the improvements and installations thereon.

16. **Taxes.** Lessee shall pay, when due, any real estate or personal property taxes, possessory interest taxes, business or license taxes or fees, service payments in lieu of such taxes or fees, annual or periodic license or use fees, excises, assessments, bonds, levies, fees or charges of any kind which are assessed, levied, charged, confirmed, or imposed by any public authority directly resulting from assessments upon the value of the Systems installed on the Premises ("***Personal Property Taxes***"). Lessor shall pay all (i) taxes, assessments or other impositions which may be levied, assessed or imposed upon or with respect to the Property ("***Taxes and Assessments***"), including any annual increases thereon, except those that are the responsibility of Lessee, (ii) any transfer or conveyance tax arising out of this Agreement, (iii) inheritance or estate taxes imposed upon or assessed against the Property, or any part thereof or interest therein, (iv) income and other taxes computed upon the basis of the rental payments paid under this Agreement. Lessee shall pay any increase in Taxes and Assessments accruing during the Lease Term to the extent resulting from the presence of the System on the Premises. ("***Lessee Real Property Taxes***" and together with Personal Property Taxes, "***Lessee Taxes***"). To the extent the applicable taxing authority provides a separate tax bill for the Lessee Taxes to Lessee, Lessee will pay such Lessee Taxes directly to the applicable taxing authorities prior to the date such Lessee Taxes become delinquent. If a separate tax bill for the Lessee Taxes is not provided to Lessee, Lessee shall pay the Lessee Taxes within thirty (30) days following receipt of written demand from Lessor of the amount of the Lessee Taxes with a copy of the applicable tax bill. In the event that Lessor fails to pay any such taxes or other fees and assessments for which it is responsible under this Agreement, Lessee shall have the right, but not the obligation, to pay such owed amounts and deduct them from Rent amounts due under this Agreement. If Lessor receives notice of any new Lessee Taxes, Lessor shall provide timely notice of the assessment to Lessee sufficient to allow Lessee to consent to or challenge such Lessee Taxes, whether in a court, administrative proceeding, or other venue, on behalf of Lessor and/or Lessee. Further, Lessor shall provide to Lessee any and all documentation associated with the Lessee Taxes and shall execute any and all documents reasonably necessary to effectuate the intent of this Section 16.

17. **Liability and Indemnity.**

(a) Each Party as indemnitor shall indemnify, defend, and hold harmless the other Party and its Affiliates against and from any and all loss, liability, damage, claim, cost, charge, demand, or expense (including reasonable attorneys' fees) asserted by third parties for injury or death to Persons (including employees of either Party) and/or physical damage to property arising out of or in connection with the negligent acts or omissions or willful misconduct of the indemnitor or a material breach of any obligation, representation or warranty of the indemnitor under this Agreement, except to the extent caused by the negligent acts or omissions or willful misconduct of the indemnified party.

(b) Lessee shall not be responsible to Lessor or any third party, for any claims, costs or damages, including fines or penalties, attributable to any violations of Applicable Laws existing prior to the Effective Date, or by any party other than the Lessee Parties.

(c) This Section 16 shall survive the termination or expiration of this Agreement.

18. **Casualty/System Loss.**

(a) In the event the Premises or access thereto shall be so damaged or destroyed by fire or other casualty so as to make the use of the Premises impractical, as determined by Lessee in its sole and absolute discretion, then Lessee may elect to terminate this Agreement by providing notice to Lessor of such termination within ninety (90) days of Lessee's knowledge of the damage or destruction, which termination will be effective as of a date of such damage or destruction. If Lessee does not elect to terminate this Agreement within ninety (90) days of such a casualty, then the Rent shall be abated until such time as Lessee's use of the Premises is restored or four hundred and fifty-five (455) days from Lessee's knowledge of the damage or destruction, whichever occurs first. Lessor shall in no event be required to repair, replace or restore any property of Lessee comprising part of the Systems, which replacement or restoration shall be Lessee's responsibility.

(b) In the event of any harm to the System that, in the reasonable judgment of Lessee, results in total damage, destruction or loss of the System ("**System Loss**"), Lessee shall, within twenty (20) Business Days following the occurrence of such System Loss, notify Lessor whether Lessee is willing, notwithstanding such System Loss, to repair or replace the System and to continue this Agreement. In the event that Lessee notifies Lessor that Lessee is not willing to repair or replace the System, Lessee may terminate this Agreement effective upon the date of such System Loss, and Lessee shall be entitled to all proceeds of its insurance policies with respect to the System Loss and Lessor shall promptly return to Lessee the portion of the pre-paid Rent covering the days remaining between the date of such System Loss and the next anniversary of the Commercial Operation Date.

(c) In the event of termination under this Section 18, Lessee shall remove the Systems in accordance with Section 6(c).

19. **No Consequential Damages.** Notwithstanding any other provision in this Agreement, neither Lessee nor Lessor shall be liable to the other for any consequential, punitive, or indirect damages, including without limitation, loss of use of their property, loss of profits, cost of capital or increased operating costs, arising out of this Agreement whether by reason of contract, indemnity, strict liability, negligence or breach of warranty.

20. **Condemnation.** In the event the Premises or Property are transferred to a condemning authority pursuant to a taking of all or a portion of the Property sufficient in Lessee's determination to render the Premises unsuitable for Lessee's use or to negatively impact the access to the Premises, Lessee shall have the right to terminate this Agreement immediately upon notice to Lessor. Sale to a purchaser with the power of eminent domain in the face of the exercise of the power shall be treated as a taking by condemnation under this Agreement. In the event of an award related to eminent domain or condemnation of all or part of the Premises, each Party shall be entitled to take from such award that portion as allowed by law for its respective property interest appropriated as well as any damages suffered thereby.

21. **Assignment.**

(a) Lessor shall not assign any of its rights, duties or obligations under this Agreement without the prior consent of Lessee, which consent shall not be unreasonably withheld, conditioned, or delayed. Notwithstanding the foregoing, prior consent of Lessee is not required for an assignment of this Agreement in connection with a sale or other disposition of the Property pursuant to Section 13(d), provided that Lessor has given Lessee notice thereof at least thirty (30) days prior to the disposition.

(b) Lessee shall not assign or sublease any of its rights, duties or obligations under this Agreement without the prior consent of Lessor, which consent shall not be unreasonably withheld, conditioned or delayed. Notwithstanding the foregoing, Lessee may, without consent from Lessor, assign any of its rights, duties or obligations under this Agreement: (i) to a Financing Party pursuant to Section 21(c), (ii) to one or more of its Affiliates, (iii) to one or more third parties in connection with a collateral assignment of rights, mortgage, pledge or otherwise, (iv) to any Person or entity succeeding to all or substantially all of the stock or assets of Lessee, or (v) to a successor entity in a merger or acquisition

transaction. Lessor agrees to execute any consent, novation or other documentation that Lessee may request in connection with any assignment permitted by this Section 21, including without limitation entering into a consent and assignment agreement with Lessee's Financing Party.

(c) Notwithstanding anything herein to the contrary, Lessee may collaterally assign this Agreement and the System to a Financing Party without the need for consent from Lessor. Upon receipt of notice of the name and address of the Financing Party, Lessor agrees to deliver any notices of default to the Financing Party simultaneously with the delivery of such notices of default to Lessee. The Financing Party will have the right to cure any defaults or breaches by Lessee within the time periods provided hereunder for Lessee plus an additional sixty (60) days in the case of an Event of Default under Section 22, and in order to succeed to the rights and obligations of Lessee under this Agreement shall not be required to cure any defaults by Lessee under Section 22 that by their nature are not capable of being cured by the Financing Party. Any such notices shall be sent to the Financing Party at the address specified in writing to Lessor by Lessee or any Financing Party. Failure by Lessor to give the Financing Party such notice shall not diminish the Financing Party's rights against Lessee, but shall preserve all rights of the Financing Party to cure any default and to remove any property of Lessee located on the Premises.

(d) If Lessor has been notified of the existence of a Financing Party, Lessor will not agree to any amendment, modification or voluntary termination of this Agreement without the prior written consent of the Financing Party. Upon receipt of a written request from any Financing Party, Lessor shall make any and all payments due and owing by Lessor under this Agreement, if any, to an account designated by Financing Party, and Lessee agrees that such payment by Lessor will fully satisfy Lessor's payment obligations with respect to this Agreement to the extent of such payment. Lessor agrees that, upon foreclosure (or assignment in lieu of foreclosure) of its mortgage or security interest in the System, the Financing Party may succeed to the rights and obligations of Lessee under this Agreement. The Financing Party will be responsible for performance of Lessee's obligations after it succeeds to Lessee's interests under this Agreement, but shall have no further liability hereunder after it assigns such interests to a third party.

(e) If this Agreement is rejected or disaffirmed by Lessee pursuant to bankruptcy law or other law affecting creditor's rights and within ninety (90) days after such event any Financing Party shall have arranged to the reasonable satisfaction of Lessor for performance of Lessee's obligations under this Agreement, then Lessor shall execute and deliver to such Financing Party or to a designee of such Financing Party a new agreement which (i) shall be for a term equal to the remainder of the Lease Term before giving effect to such rejection or termination; and (ii) shall contain the same covenants, agreements, terms, provisions and limitations as this Agreement.

(f) An assignment by either Party in accordance with this Section 21 shall, provided that assignee assumes the assignor's obligations under this Agreement, relieve the assignor of its obligations hereunder, except with respect to undisputed payments due by the assignor as of the effective date of the assignment, which obligations shall be performed by assignor or assignee as a condition precedent to such assignment.

(g) The provisions of this Section 21 shall survive the termination, rejection or disaffirmation of this Agreement and shall continue in full force and effect thereafter to the same extent as if this Section 21 were a separate and independent contract made by Lessor, Lessee and each Financing Party. Lessee's Financing Parties shall be express third party beneficiaries of this Section 21.

22. Defaults and Remedies.

(a) Events of Default. The occurrence of any of the following (each an "*Event of Default*") shall place the Party responsible for the Event of Default (the "*Defaulting Party*") in default of this Agreement, and the other Party (the "*Non-Defaulting Party*") shall be entitled to the remedies provided in Section 22(b): (i) a Party's failure to pay any amount required to be paid hereunder and such failure shall

continue for thirty (30) days after written notice of such failure has been received by the Defaulting Party, (ii) a Party's failure to perform any covenant or obligations hereunder, other than payment of monetary sums, or commitment of a material breach of this Agreement and the failure to cure such default within sixty (60) days after written notice specifying such failure has been received by the Defaulting Party, or (iii) if the nature or extent of the obligation or obligations is such that more than sixty (60) days are required to complete the cure, a Party's failure to use diligence and good faith to commence and continue exercising commercially reasonable diligence to cure the Event of Default after such sixty (60) day period, and (iv) a Party becomes subject to a Bankruptcy Event. Further, if the Parties have a good faith dispute as to whether a payment is due hereunder, the alleged defaulting Party may deposit the amount in controversy in escrow with any reputable third party escrow, or may interplead the same, which amount shall remain undistributed and shall not accrue interest or penalties, and no Event of Default shall be deemed to have occurred, until final decision by a court of competent jurisdiction or upon agreement by the Parties. No such deposit shall constitute a waiver of the Defaulting Party's right to institute legal action for recovery of such amounts.

(b) **Remedies.** Except as qualified by Section 21(c), upon the occurrence of, and during the continuance of an Event of Default, the Non-Defaulting Party shall: (i) have the right to terminate this Agreement by giving written notice of termination to the Defaulting Party; and (ii) have all rights and remedies that may be available to the Non-Defaulting Party at law or in equity.

23. **Notices.** All notices under this Agreement shall be made in writing to the Addresses for Notices specified on the Cover Sheet. Notices shall be delivered by hand delivery, regular overnight delivery service, registered or certified mail return receipt requested, or email. Email notices shall require confirmation of receipt. Notices shall be deemed to have been received when delivered as shown on the records or manifest of such courier, delivery service or the U.S. Postal Service. Rejection or refusal to accept delivery of any notice shall be deemed to be the equivalent of receipt of any notice given hereunder. A Party may change its address by providing written notice of the same in accordance with the provisions of this Section 23. Failure to comply strictly with the terms of this provision shall not be held against the Party claiming to have given notice so long as such Party substantially complied with this provision and can demonstrate that the notice in question was received.

24. **Waiver.** The waiver by either Party of any breach of any term, condition, or provision herein contained shall not be deemed to be a waiver of any subsequent breach of such term, condition, or provision, or any other term, condition, or provision contained herein.

25. **Remedies Cumulative.** No remedy herein conferred upon or reserved to Lessee or Lessor shall exclude any other remedy herein or by law or in equity or by statute provided, but each shall be cumulative and in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute.

26. **Headings.** The headings in this Agreement are solely for convenience and ease of reference and shall have no effect in interpreting the meaning of any provision of this Agreement.

27. **Invalid Term.** If any provision of this Agreement is declared or determined by any court of competent jurisdiction to be illegal, invalid or unenforceable, the legality, validity or enforceability of the remaining parts, terms and provisions shall not be affected thereby, and said illegal, unenforceable or invalid part, term or provision will be deemed not to be a part of this Agreement; *provided, however*, that the Parties shall work together in good faith to modify this Agreement as necessary to retain the intent of any such severed clause.

28. **Choice of Law.** This Agreement shall be construed in accordance with the laws of the State of Illinois, without regard to its conflict of law principles.

29. **Dispute Resolution.** In the event that there is any controversy, claim or dispute between the Parties hereto arising out of or related to this Agreement, or the breach hereof, the Parties agree to engage in good faith negotiations to resolve such dispute. If the Parties are unable to resolve such dispute

through such negotiations, either Party may, within a reasonable time after the dispute has arisen, pursue all available legal and/or equitable remedies.

30. **Attorney's Fees.** In the event there is a lawsuit, action, arbitration, or other proceeding between Lessee and Lessor, which arises from or concerns this Agreement, whether that lawsuit, action, arbitration, or other proceeding involves causes of action in contract or in tort, at law or in equity, the substantially prevailing party shall be entitled to recover all costs and expenses, including its actual attorneys' and expert or consultants' fees and court costs, in such lawsuit, action, arbitration, or other proceeding.

31. **Waiver of Jury Trial.** TO THE EXTENT PERMITTED BY LAW, EACH PARTY HEREBY IRREVOCABLY WAIVES ITS RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION IN ANY COURT IN ANY JURISDICTION BASED UPON OR ARISING OUT OF OR RELATING TO THIS AGREEMENT.

32. **Binding Effect.** This Agreement and its rights, privileges, duties and obligations shall bind and inure to the benefit of and be binding upon each of the Parties hereto, together with their respective heirs, personal representatives, successors and permitted assigns.

33. **Counterparts.** This Agreement may be executed in any number of counterparts, which shall together constitute one and the same agreement. Each Party agrees that signatures transmitted by facsimile or electronically shall be legal and binding and have the same full force and effect as if an original of this Agreement and had been delivered and hereby waive any defenses to the enforcement of the terms of this Agreement based on the foregoing forms of signature.

34. **Entire Agreement.** This Agreement, including the Cover Sheet and all exhibits, represents the full and complete agreement between the Parties hereto with respect to the subject matter contained herein and therein and supersedes all prior written or oral negotiations, representations, communications and agreements between said parties with respect to said subject matter. This Agreement may be amended only in writing signed by both Lessee and Lessor or their respective successors in interest. Lessor and Lessee each acknowledge that in executing this Agreement that Party has not relied on any verbal or written understanding, promise, or representation which does not appear in this document.

35. **Further Assurances.** Upon the receipt of a request from the other Party or a Financing Party, each Party shall execute such commercially reasonable additional documents, instruments and assurances and take such additional actions as are reasonably necessary to carry out the terms and intent hereof, including at the requesting Party's expense, entering into any consents, assignments, affidavits, estoppels and other documents as may be reasonably required by such Party's lender to create, perfect or preserve its collateral interest in such Party's property or such party's rights and obligations under this Agreement. Neither Party shall unreasonably withhold, condition or delay its compliance with any reasonable request made pursuant to this Section 35.

36. **Force Majeure.** Except as otherwise specifically provided in the Agreement, neither Party shall be considered in breach of the Agreement or liable for any delay or failure to comply with the Agreement, if and to the extent that such delay or failure is attributable to the occurrence of a Force Majeure Event; provided that the Party claiming relief under this Section 36 shall immediately (i) notify the other Party in writing of the existence of the Force Majeure Event, (ii) exercise all reasonable efforts necessary to minimize delay caused by such Force Majeure Event, (iii) notify the other Party in writing of the cessation or termination of said Force Majeure Event and (iv) resume performance of its obligations hereunder as soon as practicable thereafter. If a Force Majeure Event shall have occurred that has prevented either Party from performing any of its material obligations hereunder and that has continued for a continuous period of one hundred twenty (120) days, then either Party shall have the right, but not the obligation, to terminate the Agreement upon ninety (90) days' prior notice to the other Party without penalty or further liability. If at the end of such ninety (90) day period such Force Majeure Event shall still continue and the material

obligation has not been able to be resumed to the reasonable satisfaction of the affected Party, the Agreement shall terminate. Upon such termination due to a Force Majeure Event, neither Party shall have any liability to the other (other than any such liabilities that have accrued prior to such termination or those which expressly survive the termination or expiration of the Agreement pursuant to the terms hereof). If, at the end of such ninety (90) day period such Force Majeure Event is no longer continuing, the Agreement shall remain in full force and effect, and the Party's termination notice shall be deemed to have been withdrawn. Rent shall abate for any period during which Lessee is not able to operate the System in the manner contemplated herein.

37. **Confidentiality.** Lessor will maintain in strict confidence, for the sole benefit of Lessee, the existence and the terms of this Agreement and the transactions contemplated herein, including but not limited to any business plans, financial information, technical information regarding the design, operation, maintenance of the System; *provided, however*, Lessor may disclose this Agreement and the transactions contemplated herein to Lessor's affiliates, subsidiaries, attorneys, consultants or other agents or professional advisors, or as required by law.

38. **Memorandum of Lease.** Lessor agrees to cooperate with Lessee in executing any documents necessary to protect Lessee's rights in or use of the Premises. A Memorandum of Lease in substantially the form attached hereto as **Exhibit E** shall be recorded in the office where real estate records are customarily filed in the jurisdiction of the Premises.

39. **Brokers.** In the event any broker or other party claims a commission, the Party responsible for the contact with that claimant shall indemnify, defend and hold the other Party harmless from that claim, and including, without limitation, the payment of any attorneys' fees and costs incurred.

40. **Interpretation.** This Agreement shall not be construed against the Person or entity preparing it, but shall be construed as if all of the Parties jointly prepared this Agreement without any uncertainty or ambiguity being interpreted against any one of them.

41. **No Partnership.** This Agreement is not intended and shall not be construed to create any partnership or joint venture or any other relationship other than one of 'lessor' and 'lessee' and 'grantor' and 'grantee', and neither Party shall be deemed the agent of the other Party nor have the authority to act as agent for the other Party, other than as provided in Section 3(d).

42. **Intentionally Omitted.**

43. **Time is of the Essence.** Time is of the essence with respect to all provisions within this Agreement.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK – SIGNATURE PAGE FOLLOWS

IN WITNESS WHEREOF, the Parties have executed this Agreement on the Effective Date.

LESSOR:

TAZEWELL COUNTY, ILLINOIS

By: 

Name: J. David Zimmerman

Title: County Board Chairman

LESSEE:

PEARL ST SOLAR 2, LLC

An Illinois Limited Liability Company

BY: GREENKEY SOLAR, LLC

its sole member and manager

By: 

Name: John Hunter Strader

Title: Authorized Person

[SIGNATURE PAGE TO OPTION AND LEASE AGREEMENT]

EXHIBIT A

DESCRIPTION OF PROPERTY

A PART OF THE NORTH WEST FCORNER OF THE WEST HALF OF THE SOUTH EAST QUARTER OF SECTION 11, A PART OF THE SOUTH WEST PART OF THE EAST HALF OF THE SOUTH EAST QUARTER OF SECTION ELEVEN, THE EAST HALF OF THE WEST HALF OF THE SOUTH EAST QUARTER OF SECTION 11, A PART OF THE NORTHEAST CORNER OF THE NORTH EAST QUARTER OF THE SOUTH EAST QUARTER OF SECTION 14 AND THE EAST HALF OF THE WEST HALF OF THE NORTH EAST QUARTER OF SECTION 14, A SECTION OF LAND OFF OF LAND IN THE WEST PART OF THE EAST HALF OF THE NORTH EAST QUARTER OF SECTION FOURTEEN, ALSO THE NORTH HALF OF THE SAME PIECE OF LAND COVENEYED TO PHILLIPS FLAGER BY GEORGE W DEAN AND WIFE BY DEED BEARING DATE JUNE 27, 1836 DESCRIBED AS FOLLOWS: COMMENCING AT A BLACK OAK 18 INCHES IN DIAMETER BEARING SOUTH 14 DEGREES EAST 17 LINKS BEING 9 CHAINS AND 75 LINKS SOUTH OF THE NORTH WEST CORNER OF THE WEST ½ OF THE SOUTH EAST QUARTER OF SECTION 11 IN TOWNSHIP 24 NORTH RANGE 4 WEST OF THE THIRD PRINCIPAL MERIDIAN, THENCE EAST 10 CHAINS 70 LINKS TO AN ELM 18 INCHES IN DIAMETER BEARING NORTH 23 DEGREES WEST 11 LINKS, THENCE RUNNING 5 DEGREES 35 MINUTES EAST 9 CHAINS AND 66 LINKS TO A HICKORY 14 INCHES IN DIAMETER BEARING NORTH 69 DEGREES EAST 10 LINKS THENCE WEST 10 CHAINS 12 LINKS TO A BLACK OAK 18 INCHES BEARING 71 DEGREES EAST 6 LINKS THENCE NORTH 9 CHAINS AND 62 LINKS TO THE PLACE OF BEGINNING THE WHOLE OF THE LAST TRACT CONTAINING 10 ACRES, THE WHOLE OF THE FOREGOING LAND BEING IN TOWNSHIP 24 NORTH RANGE 4 WEST OF THE THIRD PRINCIPAL MERIDIAN RESERVING THE RIGHT OF WAY TO THE INDIANAPOLIS BLOOMINGTON AND WESTERN RAILWAY COMPANY

ALSO

COMMENCING AT A STAKE FIFTY (50) FEET NORTH OF THE CENTER OF THE CLEVELAND, CINCINNATI CHICAGO AND SAINT LOUIS RAIL ROAD ON THE NORTH RIGHT OF WAY AND ON THE EAST LINE OF THE NORTH EAST QUARTER OF SECTION FOURTEEN (14) IN TOWNSHIP TWENTY FOUR (24) NORTH, RANGE FOUR (4) WEST OF THE THIRD PRINCIPAL MERIDIAN, THENCE RUNNING NORTH 5 DEGREES WEST 32.55 CHAINS TO A STONE AT THE NORTH EAST CORNER OF SECTION FOURTEEN (14); THENCE RUNNING SOUTH 85 DEGREES WEST 6.555 CHAINS TO THE CENTER OF THE CREEK, THENCE RUNNING SOUTH 62 DEGREES 36 MINUTES EAST 3.14 CHAINS, THENCE RUNNING SOUTH 68 DEGREES 41 MINUTES WEST 2.505 CHAINS, THENCE SOUTH 7 DEGREES 8 MINUTES WEST 1.34 CHAINS, THENCE SOUTH 46 DEGREES 22 MINUTES EAST 4.285 CHAINS, THENCE SOUTH 83 DEGREES 47 MINUTES EAST NINETY SIX LINKS, THENCE SOUTH 18 DEGREES 28 MINUTES EAST FIVE.095 CHAINS, THENCE SOUTH 24 DEGREES 2 MINUTES WEST 4.575 CHAINS, THENCE SOUTH 61 DEGREES 5 MINUTES WEST 2.66 CHAINS, THENCE SOUTH 15 DEGREES 20 MINUTES EAST FIVE.665 CHAINS, THENCE SOUTH 57 DEGREES WEST 4.31 CHAINS, THENCE SOUTH 4 DEGREES EAST 5.35 CHAINS TO THE NORTH LINE OF THE RIGHT OF WAY OF THE CLEVELAND CINCINNATI CHICAGO AND SAINT LOUIS RAIL ROAD THENCE SOUTH 79 DEGREES EAST 9.32 CHAINS TO THE PLACE OF BEGINNING;

ALSO

COMMENCING AT THE NORTHEAST CORNER OF THE PROPERTY CONVEYED TO ROBERT G. BUSSE, MRS. R.V.GRIMMER, GARY GRIMMER AND NANCY GRIMMER MOSSNER, IN BOOK 2915 AT PAGE 169 IN THE RECORDERS OFFICE OF TAZEWEILL COUNTY, THENCE EAST ALONG THE NORTH BOUNDARY LINE OF PROPERTY CONVEYED IN BOOK 2915 AT PAGE 123 IN THE RECORDER'S OFFICE OF TAZEWEILL COUNTY; BY CONRAIL, HEREINAFTER "SAID PROPERTY", APPROXIMATELY 2042 FEET TO A POINT, SAID POINT BEING THE BOUNDARY LINE BETWEEN THE PROPERTY OWNED BY THE GRANTEEES AND JOHN J.GETZ, THENCE SOUTH 100 FEET TO A POINT, SAID POINT BEING LOCATED ON THE SOUTHERN BOUNDARY OF SAID PROPERTY, THENCE WEST ALONG THE SOUTHERN BOUNDARY OF SAID PROPERTY APPROXIMATELY 2042 FEET TO A POINT, SAID POINT BEING 100 FEET SOUTH OF THE PLACE OF BEGINNING, THENCE NORTH 100 FEET TO THE PLACE OF BEGINNING; ALL OF SAID PROPERTY BEING A PORTION OF THE SOUTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 13. ALSO A PORTION OF THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 14 AND THE SOUTHWEST QUARTER OF THE NORTHEAST QUARTER OF SECTION 14, TOWNSHIP 24 NORTH, RANGE 4 WEST OF THE THIRD PRINCIPAL MERIDIAN, TAZEWEILL COUNTY, ILLINOIS.

Parcel Number: 11-11-14-200-001

EXHIBIT B

DESCRIPTION OF PREMISES AND EASEMENTS

The Premises consists of approximately 15 acres located at the Property as described and/or depicted below.

Lessor agrees that the Description of the Premises and Easements will be replaced with actual metes and bounds upon completion of System design and site survey.



EXHIBIT C

DEFINITIONS

“*Abandonment Notice*” has the meaning set forth in Section 6(c) of this Agreement.

“*Access Easement*” has the meaning set forth in Section 4(c).

“*Affiliate*” means, as to any Person, any other Person that, directly or indirectly, is in control of, is controlled by or is under common control with such Person or is a director or officer of such Person or of an Affiliate of such Person.

“*Agreement*” has the meaning set forth on page 1 herein.

“*Applicable Law*” means, with respect to any Person, any constitutional provision, law, statute, rule, regulation, ordinance, treaty, order, decree, judgment, decision, certificate, holding, injunction, registration, license, franchise, permit, authorization, guideline, Governmental Approval, Environmental Law, consent or requirement of any Governmental Authority having jurisdiction over such Person or its property, enforceable at law or in equity, including the interpretation and administration thereof by such Governmental Authority.

“*Authorization Letter*” has the meaning set forth in Section 3(d) of this Agreement.

“*Bankruptcy Event*” means with respect to a Party, that either: such Party has (A) applied for or consented to the appointment of, or the taking of possession by, a receiver, custodian, trustee or liquidator of itself or of all or a substantial part of its property; (B) admitted in writing its inability to pay its debts as such debts become due; (C) made a general assignment for the benefit of its creditors; (D) commenced a voluntary case under any bankruptcy law; (E) filed a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding up, or composition or readjustment of debts; or (F) taken any corporate or other action for the purpose of effecting any of the foregoing; or a proceeding or case has been commenced without the application or consent of such Party in any court of competent jurisdiction seeking (i) its liquidation, reorganization, dissolution or winding-up or the composition or readjustment of debts or, (ii) the appointment of a trustee, receiver, custodian, liquidator or the like of such Party under any bankruptcy law, and such proceeding or case has continued undefended, or any order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed and in effect for a period of one hundred eighty (180) days.

“*Business Day*” means any day other than Saturday, Sunday or any other day on which banking institutions in the state where the Property is located are required or authorized by Applicable Law to be closed for business.

“*Commercial Operation Date*” means the date on which the System(s) are ready for commercial operation after required testing.

“*Event of Default*” has the meaning set forth in Section 22(a) of this Agreement.

“*Defaulting Party*” has the meaning set forth in Section 22(a) of this Agreement.

“*Development Rights*” has the meaning set forth in Section 42 of this Agreement.

“*Dispute*” has the meaning set forth in Section 29 of this Agreement.

“*Easements*” has the meaning set forth in Section 4(c) of this Agreement.

“*Environmental Attributes and Incentives*” means any emissions, air quality or other environmental attribute, aspect, characteristic, claim, credit, benefit, reduction, offset or allowance, howsoever entitled or designated, directly or indirectly resulting from, attributable to or associated with the generation of energy by a solar renewable energy facility, whether existing as of the Effective Date or thereafter, and whether as a result of any present or future local, state or federal laws or regulations or local, state, national or international voluntary program.

“Environmental Claims” means any and all administrative and judicial actions and rulings, claims, causes of action, demands and liability, including, but not limited to, damages, costs, expenses, assessments, penalties, fines, losses, judgments, and reasonable attorney fees that any Party may suffer or incur due to the existence of any Hazardous Substances on the Property or the migration of any Hazardous Substance to other properties or the release of any Hazardous Substance into the environment, that relate to or arise from such Party’s activities on the Property.

“Environmental Law” means and includes, without limitation, any present or future federal, state or local law, whether under common law, statute, rule, regulation or otherwise, requirements under Permits or other authorizations issued with respect thereto, and other orders, decrees, judgments, directive or other requirements of any Governmental Authority relating to or imposing liability or standards of conduct, disclosure or notification with regard to the protection of human health, the environment, ecological conditions, Hazardous Substances or any activity involving Hazardous Substances.

“Event of Default” has the meaning set forth in Section 22(a) of this Agreement.

“Exercise Notice” has the meaning set forth in Section 4(a) of this Agreement.

“Expiration Date” has the meaning set forth on the Cover Sheet, as such date may be extended in accordance with the Agreement.

“Extension Exercise Notice” has the meaning set forth in Section 7 of this Agreement.

“Extension Option” has the meaning set forth in Section 7 of this Agreement.

“Extension Term” has the meaning set forth in Section 7 of this Agreement.

“Financing Party” means, as applicable (i) any Person (or its agent) from whom Lessee (or an Affiliate of Lessee) leases the System or (ii) any Person (or its agent) who has made or will make a loan to or otherwise provide capital to Lessee (or an Affiliate of Lessee) with respect to the System. Lessee shall give Lessor notice of and the contact information for any such Financing Party within one hundred twenty (120) days after the Lease Commencement Date and shall confirm any change in such contact information upon request of Lessor.

“Force Majeure Event” means, when used in connection with the performance of a Party’s obligations under this Agreement, any events or circumstances beyond the affected Party’s reasonable control that arise after the Effective Date, to the extent not caused by the acts or omissions of (and are otherwise unavoidable, or beyond the reasonable control of, and could not have been prevented or overcome by the reasonable efforts and diligence of) such Party and which materially and adversely affects such Party’s performance of its obligations under this Agreement. Force Majeure Event includes but is not limited to the following: (i) war, riot, acts of a public enemy or other civil disturbance; (ii) acts of God, including but not limited to, earthquakes, tornados, typhoons, lightning, blizzards, hurricanes and landslides of the type which would, under normal circumstances and typical insurance policies, constitute an event of insurable loss; (iii) acts of, or unreasonably excessive failures to act by, any Governmental Authority including changes in Applicable Law after the Effective Date (other than acts of Governmental Authorities in response to a Party’s failure to comply with existing Applicable Laws as required in connection with performance under this Agreement); and (iv) strikes, walkouts, lockouts or similar industrial or labor actions or disputes not caused by, specific to employees of, or the result of an unfair labor practice or other unlawful activity by the asserting Party.

“Governmental Approvals” has the meaning set forth in Section 3(d) of this Agreement.

“Governmental Authority” means any federal, state, regional, county, town, city or municipal government, whether domestic or foreign, or any department, agency, bureau or other administrative, regulatory or judicial body of any such government.

“Hazardous Substances” means and includes, without limitation any substance, chemical, material or waste: (i) the presence of which causes a nuisance or trespass of any kind under any applicable Environmental Law; (ii) which is regulated by any Governmental Authority; (iii) is likely to create liability under any Environmental Law because of its toxic, flammable, corrosive, reactive, carcinogenic, mutagenic, infectious, radioactive, or other hazardous property or because of its effect on the environment,

natural resources or human health and safety, including but not limited to, flammables and explosives, gasoline, petroleum and petroleum products, asbestos containing materials, polychlorinated biphenyls, lead and lead-based paint, radon, radioactive materials, microbial matter, biological toxins, mycotoxins, mold or mold spores or any hazardous or toxic material, substance or waste which is defined by those or similar terms or is regulated as such by any Governmental Authority; or (iv) which is designated, classified, or regulated as being a hazardous or toxic substance, material, pollutant, waste (or a similar such designation) under any federal, state or local law, regulation or ordinance, including under any Environmental Law.

“**Insolation**” has the meaning set forth in Section 13(g) of this Agreement.

“**Land**” has the meaning set forth in Recital B.

“**Lease Commencement Date**” has the meaning set forth in Section 4(a) of this Agreement.

“**Lease Term**” has the meaning set forth on the Cover Sheet of this Agreement.

“**Lessee Real Property Taxes**” has the meaning set forth in Section 16 of this Agreement.

“**Lessee Parties**” means, individually or collectively, Lessee, its Affiliates and any of their authorized representatives, agents, employees, managers, contractors, architects, and engineers, and each of their respective officers, directors, partners, members, managers, agents, employees, representatives, and invitees.

“**Lessee Taxes**” has the meaning set forth in Section 16 of this Agreement.

“**Lessor Parties**” means, individually or collectively, Lessor, its Affiliates, and any of their authorized representatives, agents, employees, managers, and each of their respective officers, directors, partners, members, managers, agents, employees, and representatives.

“**Local Electric Utility**” means the local electric distribution owner and operator providing electric distribution services to Lessee and also providing electric distribution and interconnection services to Lessee for Lessee’s System.

“**Non-defaulting Party**” has the meaning set forth in Section 22(a) of this Agreement.

“**NDA**” has the meaning set forth in Section 13(f) of this Agreement.

“**Operation Term**” has the meaning set forth in Section 5(b) of this Agreement.

“**Option**” has the meaning set forth in Section 3(a) of this Agreement.

“**Option Term**” has the meaning set forth in Section 3(b) of this Agreement.

“**Party**” or “**Parties**” has the meaning set forth on page 1 of this Agreement.

“**Permits**” means all applications, approvals, authorizations, consents, filings, licenses, orders, permits or similar requirements imposed by any Governmental Authority which are required in order to develop, construct, operate, maintain, improve, refurbish and retire the System or to schedule and deliver the electric energy produced by the System to the Local Electric Utility, including an authorization to construct or a conditional use permit.

“**Person**” means any individual, corporation, partnership, limited liability company, joint venture, estate, trust, unincorporated association, any other person or entity, and any federal, state, county or municipal government or any bureau, department or agency thereof and any fiduciary acting in such capacity on behalf of any of the foregoing.

“**Personal Property Taxes**” has the meaning set forth in Section 16 of the Agreement.

“**Premises**” has the meaning set forth in Recital B of this Agreement.

“**Property**” has the meaning set forth in Recital A of this Agreement.

“**Public Official**” has the meaning set forth in Section 42 of this Agreement.

“Removal Date” means the date not be later than one hundred-eighty (180) days after either the Expiration Date or the date of earlier termination of this Agreement, if applicable, when Lessee shall complete the removal of all of its tangible property comprising the System from the Premises.

“Rent” has the meaning set forth in Section 5(a) of this Agreement.

“Security Interest” has the meaning set forth in Section 13(n) of this Agreement.

“System(s)” means the solar photovoltaic system or systems installed and operating at the Premises, together with all electrical production, transmission, distribution, and storage facilities, hardware and materials, including without limitation, panels, overhead and underground transmission, distribution or collector lines, circuit breakers, meters, conduit, footings, cabling, wires, overhead and underground control, communications and radio relay systems, interconnection facilities and/or switching facilities, transformers and current inverters, control boxes and computer monitoring equipment systems, structures, batteries, features and improvements necessary to produce, transmit and store electric energy at such facility (excluding power to the Property).

“System Loss” has the meaning set forth in Section 18(b) of this Agreement.

“System Removal” has the meaning set forth in Section 6(c) of this Agreement.

“Taxes and Assessments” has the meaning set forth in Section 16 of this Agreement.

“Tests” has the meaning set forth in Section 2 of this Agreement.

“Utility Easement” has the meaning set forth in Section 4(c) of this Agreement.

EXHIBIT D
INSURANCE

The Parties shall maintain the following insurance coverages in full force and effect throughout the Option Term and Lease Term:

Lessor: Commercial General Liability Coverage (Occurrence Form) with limits of not less than \$2,000,000.00 general aggregate, \$1,000,000.00 per occurrence.

Lessee: (i) Workers' Compensation at statutory limits and Employer's Liability Coverage of at least \$1,000,000.00 per occurrence, (ii) Commercial General Liability Coverage (Occurrence Form) with limits of not less than \$2,000,000.00 general aggregate, \$1,000,000.00 per occurrence, and (iii) Automobile Liability Coverage of at least \$1,000,000.00 per occurrence for bodily injury and property damage. For any claims resulting from the operation, maintenance and repair of the System, Lessee's insurance coverage shall be primary. Subject to the mutual waivers granted in Section 15 of this Agreement, any insurance maintained by Lessor shall be in excess of Lessee's insurance and shall not contribute with it.

EXHIBIT E

MEMORANDUM OF OPTION AND LEASE

[See attached]

**Recording Requested by and
after recording return to:**

Pearl St Solar 2, LLC
c/o GreenKey Solar, LLC
73 W Monroe
Chicago, IL 60603
Attn: John Hunter Strader

MEMORANDUM OF OPTION AND LEASE


THIS MEMORANDUM OF OPTION AND LEASE (the "*Memorandum*"), is made as of Feb 6th, 2019 by and between Tazewell County, Illinois, a _____ having its principal place of business located at Tazewell County, Illinois ("*Lessor*") and Pearl St Solar 2, LLC, a Illinois limited liability company with its principal place of business located at 1814 Franklin Street, Suite 700, Oakland, California 94612 ("*Lessee*").

1. Lessor and Lessee are parties to that certain Option and Lease Agreement (the "*Option and Lease*"), dated as of even date herewithin (the "*Effective Date*") covering a portion of that certain parcel of land and the improvements thereon described in Schedule A annexed hereto (the "*Property*").
2. Under the Option and Lease, Lessee has an option to lease and acquire easements over a portion of the Property as described in **Schedule A** annexed hereto (the "*Premises*"), which option commences on the Effective Date and lasts for Five-Hundred and Fourty (540) days thereafter. The option term may be extended for two addition terms of Three Hundred and Sixty-Five (365) days each.
3. The commencement date of Lessor's lease of the Premises shall be the date of Lessor's exercise of the option.
4. If the option is exercised, the initial term of the lease will be for twenty (20) years, and Lessee shall have the option to extend the lease for up to four (4) additional five (5)-year terms, subject to earlier termination or extension pursuant to the terms of the Option and Lease or applicable law.
5. Under the Option and Lease, Lessee has an option to acquire easements over a portion of the Property as described in **Schedule A** annexed hereto (the "*Easements*"). The term of the option to acquire the Easements and the term of the Easements are co-terminus with the option to lease and lease, as extended.
6. All of the terms, covenants and conditions of the Option and Lease are incorporated herein and made a part hereof. The purpose of this Memorandum is to give notice of the existence of the tenancy and Easements created by the Option and Lease; and shall not be construed to vary or otherwise affect the rights or obligations of the parties under the Option and Lease as it may be amended.

IN WITNESS WHEREOF, the parties have duly executed this Memorandum as of the date first above written.

LESSOR:

COUNTY OF TAZEWELL ILLINOIS
a body politic and corporate

By: J. David Zimmerman 

Title: Chairman, Tazewell County Board

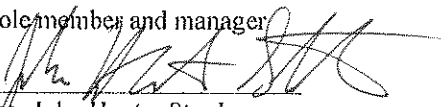
LESSEE:

PEARL ST SOLAR 2, LLC

An Illinois Limited Liability Company

By: **GREENKEY SOLAR, LLC**

its sole member and manager

By: 
Name: John Hunter Strader

Title: Authorized Person

EXHIBIT F

FORM OF AMENDMENT TO DESCRIBE THE PREMISES

FIRST AMENDMENT TO OPTION AND LEASE AGREEMENT

THIS FIRST AMENDMENT TO OPTION AND LEASE AGREEMENT ("**Amendment**") is made and entered into as of Feb. 6th, 2019 (the "**Effective Date**"), between Tazewell County, Illinois, ("**Lessor**") and **Pearl St Solar 2, LLC**, an Illinois limited liability company (the "**Lessee**").

Feb 6th **WHEREAS**, Lessor and Lessee entered into that certain Option and Lease Agreement, dated Feb 6th, 2019 with respect to the property commonly known as 21314 IL RTE 9, Tremont, IL (Parcel Number 11-11-14-200-001), (collectively, the "**Lease**").

WHEREAS, the legal descriptions for the Premises and Easements shown on Exhibit B were based on preliminary site discovery information and were contemplated to be replaced with actual metes and bounds upon completion of System design and site survey.

WHEREAS, Lessee has completed its System design and site survey and the parties now seek to replace the legal descriptions attached to Exhibit B with the legal descriptions for the current design.

WHEREAS, the parties desire to amend the Lease on the terms and conditions contained herein.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties hereby agree, as follows:

1. **Recitals.** The foregoing recitals are incorporated herein as if set forth at length. Capitalized terms not otherwise defined herein shall have the meanings given to such terms in the Lease. All references herein to the Lease shall include the Lease as modified by this Amendment.
2. **Premises and Easement Exhibit.** Exhibit B of the Lease is hereby deleted in its entirety and replaced with **Schedule 1** attached hereto.
3. **Ratification; Full Force and Effect.** Except as amended by this Amendment, the Lease is hereby ratified, confirmed and approved in all respects.
4. **Provisions Binding.** All rights and liabilities given to or imposed upon either of the parties to this Amendment shall extend to and are binding upon the parties hereto and their respective successors and assigns.
5. **Entire Agreement.** This Amendment (a) together with the Lease contains the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior agreements and understandings, whether oral or written, between the parties, (b) may not be modified or amended except by written agreement signed by the parties, (c) will be governed by the laws of the State of Illinois, without regard to principles of conflicts of laws and (d) may be executed by facsimile signature and in one or more counterparts, each of which will be deemed an original, and all of which when taken together will constitute one and the same instrument.

[Signatures on the Following Page]

IN WITNESS WHEREOF, the Parties have executed this Agreement on the Effective Date.

LESSOR:

TAZEWELL COUNTY, ILLINOIS

By: 

Name: J. David Zimmerman

Title: County Board Chairman

LESSEE:

PEARL ST SOLAR 2, LLC

An Illinois Limited Liability Company

BY: GREENKEY SOLAR, LLC

its sole member and manager

By: 

Name: John Hunter Strader

Title: Authorized Person

[SIGNATURE PAGE TO OPTION AND LEASE AGREEMENT]

LESSOR ACKNOWLEDGMENT

STATE OF Illinois)
 : ss.
COUNTY OF Tazewell)

This instrument was acknowledged before me on 2/7/19 (date) by J. David Zimmerman (name of person) as County Board Chairman (type of authority, e.g., officer, trustee, etc.) of TAZEWELL COUNTY, ILLINOIS (name of company).

Melissa A Kreiter
Notary Public



LESSEE ACKNOWLEDGEMENT

STATE OF)
 : ss.
COUNTY OF)

This instrument was acknowledged before me on 2/8/19 (date) by John Huntw Brady (name of person) as Authorized Person (type of authority, e.g., officer, trustee, etc.) of Greenkey Solar, LLC (name of company).

Kristen Stambaugh Williams
Notary Public

OFFICIAL SEAL
KRISTEN STAMBAUGH WILLIAMS
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES: 12/04/21

SCHEDULE A
to
Memorandum of Option and Lease
PREMISES AND EASEMENT LEGAL DESCRIPTION

SCHEDULE 1

EXHIBIT B


DESCRIPTION OF PREMISES AND EASEMENTS

EXHIBIT G

RENT

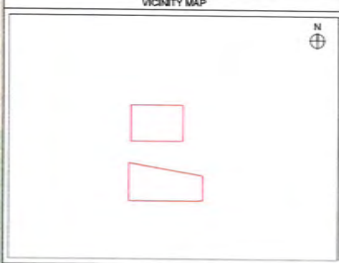
	Year	Payment Amount (Per Acre Per Year)
Years 1-5:	1	\$1,000.00
	2	\$1,000.00
	3	\$1,000.00
	4	\$1,000.00
	5	\$1,000.00
Years 6-10:	6	\$1,020.00
	7	\$1,040.40
	8	\$1,061.21
	9	\$1,082.43
	10	\$1,104.08
Years 11-15:	11	\$1,126.16
	12	\$1,148.69
	13	\$1,171.66
	14	\$1,195.09
	15	\$1,218.99
Years 16-20:	16	\$1,243.37
	17	\$1,268.24
	18	\$1,293.61
	19	\$1,319.48
	20	\$1,345.87
1st Renewal Term - Years 21-25:	21	\$1,372.79
	22	\$1,400.24
	23	\$1,428.25
	24	\$1,456.81
	25	\$1,485.95
2nd Renewal Term - Years 26-30:	26	\$1,515.67
	27	\$1,545.98
	28	\$1,576.90
	29	\$1,608.44
	30	\$1,640.61
3rd Renewal Term - Years 31-35:	31	\$1,673.42
	32	\$1,706.89
	33	\$1,741.02
	34	\$1,775.84
	35	\$1,811.36
4th Renewal Term - Years 36-40:	36	\$1,847.59
	37	\$1,884.54
	38	\$1,922.23
	39	\$1,960.68
	40	\$1,999.89





GREENKEY SOLAR
711 W. Main St.
Cottleville, MO 64601

VICINITY MAP




SCALE 1" = 600'

SITE DATA											
PROJECT # 1517-14-28-001	PROPERTY OWNER TAZEWELL COUNTY	SITE ADDRESS 21314 IL-9, TREMONT, IL 61568									
JURISDICTION TAZEWELL COUNTY	ZONING A1	CURRENT LAND USE RA ACRES 4.184C									
PROPOSED USE SOLAR ENERGY SYSTEM	PRELIMINARY DEVELOPED AREA 8.15 AC	PRELIMINARY SOLAR AREA 11.5 AC PERCENT OF LOT COVERING 27%									
PRELIMINARY ARE SUBJECT TO CHANGE											
<p>PARCEL LINE SETBACKS</p> <table border="0"> <tr> <td>REQUIRED</td> <td>MIN. FRONT YARD</td> <td>100 FT</td> </tr> <tr> <td></td> <td>MIN. SIDE YARD</td> <td>50 FT</td> </tr> <tr> <td></td> <td>MIN. REAR YARD</td> <td>50 FT</td> </tr> </table>			REQUIRED	MIN. FRONT YARD	100 FT		MIN. SIDE YARD	50 FT		MIN. REAR YARD	50 FT
REQUIRED	MIN. FRONT YARD	100 FT									
	MIN. SIDE YARD	50 FT									
	MIN. REAR YARD	50 FT									
GENERAL NOTES											
<p>1. THE PURPOSE OF THIS PLAN IS FOR ZONING APPROVAL FOR REVIEW AND APPROVAL BY TAZEWELL COUNTY TO CONSTRUCT A SOLAR ENERGY SYSTEM.</p> <p>2. A PORTION OF THE SUBJECT PROPERTY DOES NOT USE WITHIN A SPECIAL FLOOD HAZARD AS SHOWN ON THE FLOOD INSURANCE RATE MAP PUBLISHED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA).</p> <p>3. THE LOCATIONS OF PROPOSED IMPROVEMENTS, INCLUDING BUT NOT LIMITED TO FENCING, SOLAR ARRAY RACKING, WIRE TRENCHES, CONCRETE PADS, OVERHEAD POLES AND LINES, ETC., SHOWN ARE APPROXIMATE AND ARE SUBJECT TO MODIFICATION DUE TO SITE CONDITIONS, ADDITIONAL PERMITTING REQUIREMENTS, EQUIPMENT SPECIFICATIONS AND/OR OTHER CONSTRAINTS.</p> <p>4. PROJECT AREA INCLUDING CONCRETE TIE IN/PIPING AREAS, WILL BE CLEARED AND GRUBBED AS NECESSARY, RETAINING PROPOSED DEVELOPMENT PATTERNS TO THE BEST EXTENT POSSIBLE. CONSTRUCTION DAMAGED AREAS SUBJECT TO REPAIRS DURING CONSTRUCTION WILL BE TO SPECIFICALLY STABILIZED WITH GRAVEL, SOIL CONDITIONS AND EQUIPMENT LOADS WILL DETERMINE FINAL DESIGN.</p> <p>5. ALL DIMENSIONS SHOWN ARE AT 90 DEGREES UNLESS OTHERWISE NOTED.</p> <p>6. CONTRACTOR SHALL CALL AT LEAST 2 HOURS PRIOR TO BEGINNING CONSTRUCTION OR EXCAVATION TO HAVE EXISTING UTILITIES LOCATED. ADDITIONALLY, CONTRACTOR SHALL CONTACT ANY LOCAL UTILITIES THAT PROVIDE THEIR OWN LOCATOR SERVICES.</p> <p>7. CONTRACTOR SHALL MAINTAIN ACCESS AND UTILITY SERVICES TO ANY REMAINING BUILDINGS OR ADJACENT BUILDINGS THROUGHOUT THE DEMOLITION AND CONSTRUCTION PHASES. EXISTING IMPROVEMENTS DAMAGED DURING CONSTRUCTION SHALL BE REPLACED RESTORED TO THE SATISFACTION OF THE OWNER BY THE CONTRACTOR RESPONSIBLE FOR THE DAMAGE.</p> <p>8. THE CONTRACTOR SHALL BE FULLY RESPONSIBLE TO PROVIDE SIGNS, BARRICADES, WARNING LIGHTS, GUARD RAILS, AND EMPLOY FLAGGERS AS NECESSARY WHEN CONSTRUCTION ENHANCES EITHER VEHICULAR OR PEDESTRIAN TRAFFIC. THESE DEVICES SHALL REMAIN IN PLACE UNTIL THE TRAFFIC MAY PROCEED NORMALLY AGAIN.</p>											

LEGEND


EXISTING CONDITIONS	PROPOSED CONDITIONS
BUILDING SETBACK	VEGETATIVE BUFFER
NON-UNIDIRECTIONAL DRIVE	BACKING
PROPERTY LINES	EASEMENTS
	ELECTRICAL OVERHEADS
	PROJECT AREA
	SECURITY FENCE

GRAPHIC SCALE



1" = 150'

NORTH



PEARL ST SOLAR 1
21314 IL-9,
TREMONT, IL 61568

DATE: 02-04-19
DRAWN BY: LM
CHECKED BY: -

ZONING SITE PLAN
Z 1.0



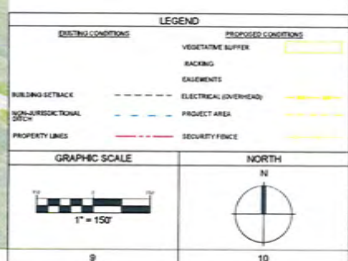
SITE DATA

FILE #	PROPERTY OWNER	DEVELOPER
174-14-09-001	TAZEWELL COUNTY	2714 E. 15th
AJURDICTION	ZONING	CURRENT LAND USE
TAZEWELL COUNTY	AA	RA
ACRES	ACRES	ACRES
4.186	4.186	4.186
PROPOSED USE	PRELIMINARY SOLAR AREA	PERCENT OF LOT
SOLAR ENERGY SYSTEM	4.186 AC	100%
PRELIMINARY ARE SUBJECT TO CHANGE		
PARCEL LINE SETBACKS	REQUIRED	
MIN. FRONT YARD	100 FT	
MIN. SIDE YARD	25 FT	
MIN. REAR YARD	50 FT	

- GENERAL NOTES**
1. THE PURPOSE OF THIS PLAN IS FOR ZONING APPROVAL FOR REVIEW AND APPROVAL BY TAZEWELL COUNTY TO CONSTRUCT A SOLAR ENERGY SYSTEM.
 2. A PORTION OF THE SUBJECT PROPERTY DOES NOT LIE WITHIN A SPECIAL FLOOD HAZARD AS SHOWN ON THE FLOOD INSURANCE RATE MAP PUBLISHED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA).
 3. THE LOCATIONS OF PROPOSED IMPROVEMENTS, INCLUDING BUT NOT LIMITED TO FENCING SOLAR ARRAY BACKING, WALKWAYS/TRANSFORMER PADS, OVERHEAD POLES AND LINES, ETC., SHOWN ARE APPROXIMATE AND ARE SUBJECT TO MODIFICATION DUE TO SITE CONDITIONS, ADJACENT PROPERTY REQUIREMENTS, EQUIPMENT SPECIFICATIONS AND/OR OTHER CONSTRAINTS.
 4. PROJECT AREA INCLUDING CONSTRUCTION STAGING AREAS, WILL BE CLEARED AND DRAINAGE AS NECESSARY. RETAINING PROPOSED DRAINAGE PATTERNS TO THE BEST EXTENT POSSIBLE. CONSTRUCTION STAGING AND AREAS SUBJECT TO MUTTING DURING CONSTRUCTION WILL BE TEMPORARILY STABILIZED WITH GRAVEL. SOIL CONDITIONS AND EQUIPMENT LOADS WILL DETERMINE FINAL DESIGN.
 5. ALL DIMENSIONS SHOWN ARE AT 68 DEGREES UNLESS OTHERWISE NOTED.
 6. CONTRACTOR SHALL CALL AT LEAST 24 HOURS PRIOR TO BEGINNING CONSTRUCTION OR EXCAVATION TO HAVE EXISTING UTILITIES LOCATED. ADDITIONALLY CONTRACTOR SHALL CONTACT ANY LOCAL UTILITIES THAT PROVIDE THEIR OWN LOCATOR SERVICES.
 7. CONTRACTOR SHALL MAINTAIN ACCESS AND UTILITY SERVICES TO ANY REMAINING BUILDINGS OR ADJACENT BUILDINGS THROUGHOUT THE DEMOLITION AND CONSTRUCTION PHASES. EXISTING IMPROVEMENTS DAMAGED DURING CONSTRUCTION SHALL BE REPLACED TO THE SATISFACTION OF THE OWNER BY THE CONTRACTOR RESPONSIBLE FOR THE DAMAGE.
 8. THE CONTRACTOR SHALL BE FULLY RESPONSIBLE TO PROVIDE SIGNS, BARRICADES, WARNING LIGHTS, GUARDS RAILS, AND EMPLOY FLAGGERS AS NECESSARY WHEN CONSTRUCTION ENHANCES EITHER VOLUMES OR PREDICTABLE TRAFFIC. THESE DEVICES SHALL REMAIN IN PLACE UNTIL THE TRAFFIC WAY PROCEEDS NORMALLY AGAIN.

LEGEND

EXISTING CONDITIONS	PROPOSED CONDITIONS
SOLID LINE	VEGETATIVE BUFFER
DASHED LINE	BACKING
DOTTED LINE	EASEMENTS
DASHED LINE WITH DOTS	ELECTRICAL (OVERHEAD)
DASHED LINE WITH DOTS	PROJECT AREA
DASHED LINE WITH DOTS	SECURITY FENCE




GREENKEY SOLAR
 GREENKEY SOLAR
 1000 N. WASHINGTON ST.
 CHICAGO, IL 60610

PEARL ST SOLAR
 21314 IL-9,
 TREMONT, IL 61568

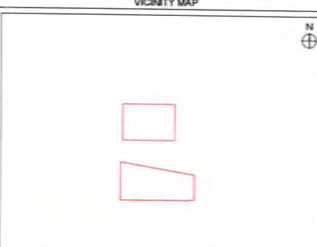
DATE: 02-04-19
 DRAWN BY: LM
 CHECKED BY: [Signature]
 ZONING SITE PLAN
 Z 0.0





GREENKEY SOLAR
Greenkey Solar
171-1481, N. 6000

VICINITY MAP



SCALE 1" = 600'

SITE DATA

FILE #	PROPERTY OWNER	DEED ADDRESS
151-14-020-01	TAZEWELL COUNTY	21314 IL-9, TREMONT, IL 61568
AJURISDICTION	ZONING	CURRENT LAND USE
TAZEWELL COUNTY	A1	RA
PROPOSED USE	PRELIMINARY	PRELIMINARY
SOLAR ENERGY SYSTEM	DEVELOPMENT CLASS A	SOLAR AREA
	"PRELIMINARY ARE SUBJECT TO CHANGE"	% ACRES
		23%

PARCEL LINE SETBACKS REQUIRED

MIN. FRONT YARD	50 FT
MIN. SIDE YARD	25 FT
MIN. REAR YARD	50 FT

GENERAL NOTES

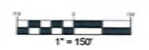
- THE PURPOSE OF THIS PLAN IS FOR ZONING APPROVAL FOR REVIEW AND APPROVAL BY TAZEWELL COUNTY TO CONSTRUCT A SOLAR ENERGY SYSTEM.
- A PORTION OF THE SUBJECT PROPERTY DOES NOT LIE WITHIN A SPECIAL FLOOD HAZARD AS SHOWN ON THE FLOOD INSURANCE RATE MAP PUBLISHED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA).
- THE LOCATION OF PROPOSED IMPROVEMENTS, INCLUDING BUT NOT LIMITED TO FENCING, SOLAR ARRAY RACKING, WIRE AND TRANSMISSION PILES, OVERHEAD POLES AND LINES, ETC., SHOWN ARE APPROXIMATE AND ARE SUBJECT TO MODIFICATION DUE TO SITE CONDITIONS, ADDITIONAL PERMITTING REQUIREMENTS, EQUIPMENT SPECIFICATIONS, AND/OR OTHER CONSTRAINTS.
- PROJECT AREA INCLUDING CONSTRUCTION TRAILING SERIALS WILL BE CLEARED AND GRUBBED AS NECESSARY. RETAINING PRE-DEVELOPMENT DRAINAGE PATTERNS TO THE BEST EXTENT POSSIBLE. CONSTRUCTION STAGING AND AREAS SUBJECT TO PUTTING SURFACE CONSTRUCTION SHALL BE TEMPORARILY STABILIZED WITH GRAVEL, SOIL CONDITIONS AND EQUIPMENT LOADS WILL DETERMINE FINAL DESIGN.
- ALL DIMENSIONS SHOWN ARE AT 90 DEGREES UNLESS OTHERWISE NOTED.
- CONTRACTOR SHALL CALL AT LEAST 48 HOURS PRIOR TO BEGINNING CONSTRUCTION OR EXCAVATION TO NOTIFY EXISTING UTILITIES LOCATED. ADDITIONALLY, CONTRACTOR SHALL CONTACT ANY LOCAL UTILITIES THAT PROVIDE THEIR OWN LOCATION SERVICES.
- CONTRACTOR SHALL MAINTAIN ACCESS AND UTILITY SERVICES TO ANY REMAINING BUILDINGS OR ADJACENT BUILDINGS THROUGHOUT THE DEMOLITION AND CONSTRUCTION PHASES. EXISTING IMPROVEMENTS DAMAGED DURING CONSTRUCTION SHALL BE REPLACED/RESTORED TO THE SATISFACTION OF THE OWNER BY THE CONTRACTOR RESPONSIBLE FOR THE DAMAGE.
- THE CONTRACTOR SHALL BE FULLY RESPONSIBLE TO PROVIDE SIGNAGE, BARRICADES, WARNING LIGHTS, GUARD RAILS, AND EMPLOY FLAGGERS AS NECESSARY WHEN CONSTRUCTION ENGAGES OTHER VEHICULAR OR PEDESTRIAN TRAFFIC. THESE DEVICES SHALL REMAIN IN PLACE UNTIL THE TRAFFIC MAY PROCEED NORMALLY AGAIN.

NO.	DATE	DESCRIPTION

LEGEND


EXISTING CONDITIONS	PROPOSED CONDITIONS
SOLID LINE	VEGETATIVE BUFFER
DASHED LINE	RACKING
DOTTED LINE	EASEMENTS
DASH-DOTTED LINE	ELECTRICAL (OVERHEAD)
SOLID LINE WITH DASHES	PROJECT AREA
DASHED LINE WITH DASHES	SECURITY FENCE

GRAPHIC SCALE



1" = 150'

NORTH



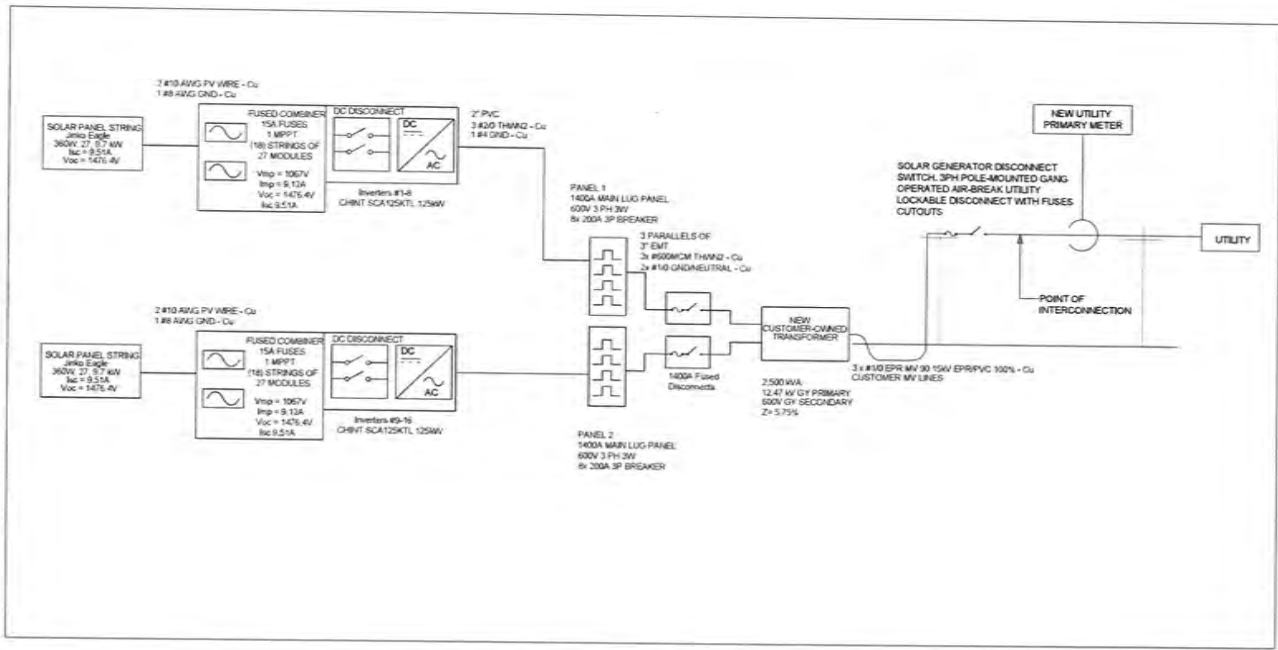
PEARL ST SOLAR 2
21314 IL-9,
TREMONT, IL 61568

DATE: 02-04-19
DRAWN BY: LM
CHECKED BY: []

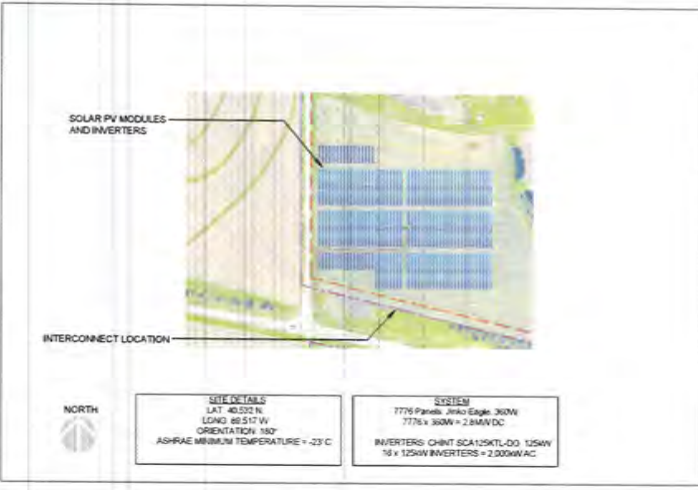
ZONING SITE PLAN
Z 2.0

NOTES:

- ALL WORK UNDER THIS SECTION SHALL BE COMPLETED IN STRICT ACCORDANCE WITH STATE BUILDING CODES AND THE NATIONAL ELECTRIC CODE, WITH MANY PARTICULAR PROVISIONS OBTAINED FROM NEC CHAPTER 690 WITH REGARD TO PV SYSTEMS.
- THE CONTRACTOR SHALL PROVIDE ALL SUPERVISION, LABOR, MATERIAL, EQUIPMENT, MACHINERY, AND ANY AND ALL OTHER ITEMS NECESSARY TO COMPLETE THE SYSTEM. MANUFACTURER'S LISTS ARE TO ESTABLISH A STANDARD OF QUALITY AND NOT INTENDED TO LIMIT THE SELECTION TO THESE MANUFACTURERS.
- THE CONTRACTOR SHALL VERIFY ALL LISTED MODEL NUMBERS WITH MANUFACTURERS TO INSURE PROPER APPLICATION OF EQUIPMENT.
- EQUIPMENT AND MATERIALS SHALL BE HANDLED, STORED AND PROTECTED IN ACCORDANCE WITH THE MANUFACTURER'S RECOMMENDATIONS.
- THE CONTRACTOR SHALL PERFORM ANY AND ALL TRENCHING, EXCAVATION, AND BACKFILLING REQUIRED FOR THE INSTALLATION OF HIS OR HER WORK.
- ALL WORK SHALL BE COORDINATED WITH THE GENERAL CONTRACTOR AND OTHER TRADES INVOLVED IN THE CONSTRUCTION OF THE SYSTEM. ALL WORK SHALL BE CAREFULLY Laid OUT IN ADVANCE TO COORDINATE STRUCTURAL, MECHANICAL, PLUMBING, AND ELECTRICAL FEATURES OF CONSTRUCTION.
- EQUIPMENT SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S WRITTEN INSTRUCTIONS.
- GROUNDING FOR SERVICE: ALL CONDUITS, PANEL FRAMES, METAL CASINGS, SYSTEM NEUTRAL, AND OTHERS AS REQUIRED BY NEC WILL BE PROVIDED. RESISTANCE TO GROUND SHALL NOT EXCEED 25 OHMS.
- A GREEN INSULATED COPPER WIRE OR BARE COPPER WIRE GROUND SHALL BE INSTALLED IN ALL NON-METALLIC CONDUIT, ELECTRIC METALLIC TUBING, FLEXIBLE CONDUIT, AND AS OTHERWISE NOTED ON THE DRAWINGS.
- ALL WIRING SHALL BE RUN IN CONDUIT EXCEPT FOR UN RATED WIRE WITHIN THE VICINITY OF THE PV ARRAY AND DIRECT BURIAL WIRE RUN UNDERGROUND.
- OUTDOOR CONDUIT ABOVE GROUND WILL BE LISTED AND IDENTIFIED AS RAIN TIGHT INDOOR CONDUIT WILL BE EITHER ELECTRIC METALLIC TUBING OR FLEXIBLE METAL CONDUIT. OUTDOOR CONDUIT BELOW GROUND WILL BE PVC AND BURIED PER NEC GUIDELINES. OUTDOOR BOXES SHALL BE NEMA TYPE 3R OR TYPE 4.
- ALL MATERIALS WILL BE LISTED, AND INVERTERS WILL BE UL 1741 COMPLIANT AND PANELS WILL BE UL 1703 COMPLIANT.
- GROUNDING PV SYSTEMS WILL CONTAIN A GFCI INTEGRATED INTO THE INVERTER. UNGROUNDING SYSTEMS WILL UTILIZE PV WIRES AT THE ARRAY.
- AC AND DC DISCONNECTS SHALL BE LABELED AS SUCH AND READILY ACCESSIBLE IN THEIR APPROPRIATE LOCATIONS.
- ALL NECESSARY TESTS WILL BE PERFORMED TO ENSURE THE SYSTEM IS FREE FROM IMPROPER GROUNDING AND FROM SHORTED AND/OR OPEN CIRCUITS.
- 1/8" OR LARGER GROUND WIRE SHALL BE USED WHEN EXPOSED TO PHYSICAL DAMAGE.
- THESE DRAWINGS REPRESENT ASSUMED FIELD CONDITIONS. INSTALLATION SPECIFICATIONS MAY NEED TO BE ADJUSTED BASED ON ACTUAL FIELD CONDITIONS.



1 ONE LINE
E1 NO SCALE



2 SITE PLAN
E1 SCALE: 1" = 300'

WARNING AC DISCONNECT MAIN PANEL SUB PANEL

WARNING COMBINER BOX JUNCTION BOX DC DISCONNECT

WARNING MAIN PANEL SUB PANEL

WARNING MAIN PANEL BACKFED BREAKER ALL SUB PANEL BACKFED BREAKERS

WARNING DC CONDUIT EVERY 10'

WARNING COMBINER BOX DC DISCONNECTS INVERTER DC DISCONNECTS SIGN MADE WITH APPROPRIATE VALUES

WARNING AC DISCONNECT

3 ELECTRICAL SIGNAGE

GREENKEY SOLAR
Greenkey Solar, LLC
Chicago, IL 60601

PERMIT DRAWING - NOT RELEASED FOR CONSTRUCTION

PROJECT: PEARL ST SOLAR 2
21314 IL-9,
TREMONT, IL 61568

DATE: 02-04-19
DRAWN BY: LM
CHECKED BY: []
SCALE: ONE LINE DIAGRAM
E 2.0

NEW/UNFINISHED BUSINESS:

Member Graff gave an update on the TC3 Board.

Bills Presented for Review See Attached.

TAZEWELL COUNTY AUDITOR'S OFFICE

ACCOUNTING DIVISION

EXPENSE REPORT

SUBMITTED BY:

Shelly Hranka

TAZEWELL COUNTY AUDITOR

SUBMITTED TO:

TAZEWELL COUNTY BOARD

February 6, 2019

County Board Meeting

*** Checks Paid Dec. 5, 2018 through Jan. 23, 2019**

REPORT:	FUND:	DEPT:	EXPENDITURES:
County Board (Spec Per I	100	111	\$120.00
County Board (Mo. Salar	100	111	\$4,200.00
County Board Non Taxab	100	111	\$0.00
County Board Taxable Mi	100	111	\$21.80
County Board	100	111	\$1,088.00
Circuit Clerk	100	121	\$0.00
Public Defender	100	123	\$0.00
States Attorney	100	124	\$42,046.04
Jury Commission	100	125	\$18,020.74
Ext Auditor	100	150	\$0.00
County Clerk/Recorder	100	152	\$88,714.42
County Treasurer	100	155	\$5,247.04
Assessment	100	157	\$86.40
Board of Review	100	158	\$359.95
Community Development	100	161	\$4,763.81
Building Administration	100	181	\$208,833.76
Justice Center	100	182	\$111,017.81
Sheriff	100	211	\$270,434.73
Sheriff Com	100	211	\$0.00
E.M.A.	100	213	\$3,300.86
Court Security	100	214	\$11,738.66
Crt Serv Probation Upgra	100	230	\$41,309.71
Court Services	100	231	\$57,727.82
Coroner	100	252	\$18,102.49
Courts	100	800	\$23,315.44
Farm	100	912	\$1,810.16
County General	100	913	\$155,739.48
*****County General Expenditures*****			\$1,067,999.12

See page 2 for Special fee funds and combined totals

Payroll Clearing	997	0	\$1,143,781.42
IRMF	200	901	\$199,422.88
Bridge Construction	201	311	\$0.00
County Highway Levied F	202	311	\$100,773.95
Motor Fuel Tax Fund	203	311	\$52,490.04
Township Rd Fuel Tax	204	311	\$39,686.98
Bridge Fund	205	311	\$130,169.86
Matching Tax Fund Levie	206	311	\$79,426.77
V.A Levied Fund	208	422	\$10,322.00
Animal Control	211	411	\$27,357.15
Risk Management	219	914	\$271,789.96
P.D.D.	221	413	\$271,050.00
Health Fund	222	412	\$85,862.56
WIC	222	414	\$358.44
Teen Reach	222	416	\$23,475.77
Dental Health	222	417	\$19,268.61
Case Management	222	418	\$1,511.55
IPC REGIONAL	222	419	\$55,293.04
Law Library	233	126	\$4,998.32
Circuit Clerk Automation	242	121	\$20,928.57
Circuit Clerk Operations	243	121	\$490.00
E.T.S.B.	244	911	\$59,580.40
Recorder Special Doc	248	153	\$91.80
Health Internal Service	249	914	\$98,729.15
Circuit Clerk Child Suppo	250	121	\$0.00
Office Supplies	252	155	\$0.00
Solid Waste	254	112	\$188,712.80
We Care	255	151	\$155,945.40
Cir Clerk Doc Storage	256	121	\$15,889.55
Police Equipment Fund	257	211	\$16,208.83
Children's Adv. Center	258	333	\$14,378.05
GIS	260	913	\$14,363.00
Coroners Fee Fund	263	252	\$6,122.75
Contractual Services	265	121	\$0.00
Drug Court	267	800	\$161.00

*****Special Fund Total***** **\$3,108,640.60**

*****TOTAL EXPENDITURES*****	\$4,176,639.72
------------------------------	-----------------------

Fund	Description	Vendor	Name	Invoice Description	Invoice Number	Invoice Amount	Check Number
100-111-522-140	DUES & SUBSCRIPTIONS	1364	UCCI*	111 DUES/2012019 DUES		800.00	192339
100-111-522-140	DUES & SUBSCRIPTIONS	93658	SHRM*	111 SHRM RN' 9007800509		189.00	192732
100-111-533-152	BOARD CHAIRMAN TRAV	88506	VISA*	111 REG IL FIN 3103-1218		99.00	192435
						1,088.00	
100-124-522-010	OFFICE SUPPLIES	178	HENDERSON*BOE	124 BATTERY 178-1218		9.99	192323
100-124-522-030	BOOKS & RECORDS	43	THOMSON REUTE	FY18 WESTLA\839348069		605.44	192314
100-124-522-030	BOOKS & RECORDS	43	THOMSON REUTE	FY18 LAW BO(839443969		151.21	192587b
100-124-522-030	BOOKS & RECORDS	43	THOMSON REUTE	124 LAW BOO 839531686		605.44	193110b
100-124-522-030	BOOKS & RECORDS	43	THOMSON REUTE	124 LAW BOO 839622484		151.21	193110c
100-124-522-140	PROF. DUES AND INSUR	97374	GIRAUDO*JON	124 ARDC DU(97374-0119		385.00	192739
100-124-522-140	PROF. DUES AND INSUR	70738	VISA*	124 ANNUAL (9907-0119		530.00	193063a
100-124-522-140	PROF. DUES AND INSUR	78447	TCACP*	124 ANNUAL (78447-0119		400.00	193071b
100-124-522-140	PROF. DUES AND INSUR	2985	DEEB-DIVER*CAE	124 ARDC DU(2985-0119		393.47	193122
100-124-522-140	PROF. DUES AND INSUR	85533	TAZEWELL COUNT	124 ANNUAL (DUES-2019		450.00	193195
100-124-533-050	LEGAL SERVICES	79707	STATE'S ATTORNE	124 LEGAL SV(2019		32,000.00	192185
100-124-533-050	LEGAL SERVICES	14734	QUINN JOHNSTO	FY18 SHERIFF 164443		2,380.00	192632
100-124-533-140	COURT REPORTING FEES	70658	DAVID*JILL L	FY18 GRNAD JL112918		774.50	192418
100-124-533-140	COURT REPORTING FEES	2149	SHANE*JULIA	124 GRAND JL 2149-0119		624.00	192611a
100-124-533-140	COURT REPORTING FEES	70750	WINN CRS*LORI	124 GRAND JL 122718		774.50	193065
100-124-533-140	COURT REPORTING FEES	70658	DAVID*JILL L	124 GRAND JL 10319		367.00	193183
100-124-533-170	WITNESS FEES	112628	CLERK OF COURT*	124 CERF COP 2014CF388		7.50	192422
100-124-533-170	WITNESS FEES	112092	PROFESSIONAL PF	124 JV SUMM 16-JA-138		60.00	193107
100-124-533-330	EXTRADITION	91956	PTS OF AMERICA	124 18 CF 107 169423		1,000.00	193077
100-124-533-400	LEGAL NOTICES	64641	CHRONICLE MEDI	124 18JA148,116364		60.00	192703a
100-124-533-400	LEGAL NOTICES	64641	CHRONICLE MEDI	124 18 JA 211 16444		20.00	192703b
100-124-533-400	LEGAL NOTICES	146	PEORIA JOURNAL	124 LEGAL NO IN1306714		81.12	192972
100-124-533-400	LEGAL NOTICES	64641	CHRONICLE MEDI	124 18 JA 121 16489		60.00	193060a
100-124-533-400	LEGAL NOTICES	64641	CHRONICLE MEDI	124 18 JA 49 16537		60.00	193060b

100-124-533-700	VEHICLE MAINTENANCE	70738	VISA*	124 WIPER BL.9907-0119C	49.66	193063d
100-124-533-900	TRAVEL	70738	VISA*	124 PARKING 9907-1218	46.00	192419
					42,046.04	

100-125-511-130	JURORS FEES	112254	ALEXANDER*TYLE FY18	JUROR FI 1218-1	60.00	192027a
100-125-511-130	JURORS FEES	112255	ALLEN*FREDERIC FY18	JUROR FI 1218-2	10.00	192028a
100-125-511-130	JURORS FEES	112256	BROWN*GREGOR FY18	JUROR FI 1218-3	20.00	192029a
100-125-511-130	JURORS FEES	112257	CHAMPMAN JR*E FY18	JUROR FI 1218-4	20.00	192030a
100-125-511-130	JURORS FEES	112258	CLARK*BRENDA L FY18	JUROR FI 1218-5	10.00	192031a
100-125-511-130	JURORS FEES	112259	CLETCHER*MARIL FY18	JUROR FI 1218-6	60.00	192032a
100-125-511-130	JURORS FEES	112260	CLOSEN*JONATHAN FY18	JUROR FI 1218-7	10.00	192033a
100-125-511-130	JURORS FEES	112261	COOK*JOHN W FY18	JUROR FI 1218-8	20.00	192034a
100-125-511-130	JURORS FEES	112262	COOK*SUZANNE I FY18	JUROR FI 1218-9	10.00	192035a
100-125-511-130	JURORS FEES	112263	COVINGTON*CHA FY18	JUROR FI 1218-10	10.00	192036a
100-125-511-130	JURORS FEES	112264	DAVIS*ALTON R FY18	JUROR FI 1218-11	10.00	192037a
100-125-511-130	JURORS FEES	112265	DEFORREST*BREA FY18	JUROR FI 1218-12	10.00	192038a
100-125-511-130	JURORS FEES	112266	DUWALDT*JUDY FY18	JUROR FI 1218-13	20.00	192039a
100-125-511-130	JURORS FEES	112267	FITZANKO*SYLVIA FY18	JUROR FI 1218-14	60.00	192040a
100-125-511-130	JURORS FEES	112268	FLANAGAN*DEBR FY18	JUROR FI 1218-15	10.00	192041a
100-125-511-130	JURORS FEES	112269	GERBER*ASHLEY I FY18	JUROR FI 1218-16	10.00	192042a
100-125-511-130	JURORS FEES	112270	GLEASON*SHAWI FY18	JUROR FI 1218-17	10.00	192043a
100-125-511-130	JURORS FEES	112271	HAHN*LINDA J FY18	JUROR FI 1218-18	60.00	192044a
100-125-511-130	JURORS FEES	112272	HAMILTON*DARR FY18	JUROR FI 1218-19	10.00	192045a
100-125-511-130	JURORS FEES	112273	HARMS*SCOTT A I FY18	JUROR FI 1218-20	20.00	192046a
100-125-511-130	JURORS FEES	112274	HELMOLD*BETH I FY18	JUROR FI 1218-21	10.00	192047a
100-125-511-130	JURORS FEES	112275	HOWARD*CHELSI FY18	JUROR FI 1218-22	10.00	192048a
100-125-511-130	JURORS FEES	112276	JANULIS*JASON R FY18	JUROR FI 1218-23	10.00	192049a
100-125-511-130	JURORS FEES	112277	KEEFAUVER*BENJ FY18	JUROR FI 1218-24	20.00	192050a
100-125-511-130	JURORS FEES	112278	KERNEY*LORETTA FY18	JUROR FI 1218-25	10.00	192051a
100-125-511-130	JURORS FEES	112279	KINCAID*MARK A FY18	JUROR FI 1218-26	10.00	192052a
100-125-511-130	JURORS FEES	112280	LACEY*JOEL P FY18	JUROR FI 1218-27	60.00	192053a
100-125-511-130	JURORS FEES	112281	LARRABEE*KIMBE FY18	JUROR FI 1218-28	10.00	192054a
100-125-511-130	JURORS FEES	112282	MARTIN*LUANN I FY18	JUROR FI 1218-29	10.00	192055a

100-125-511-130	JURORS FEES	112283	MATHENEY*MAT	FY18 JUROR FI 1218-30	60.00	192056a
100-125-511-130	JURORS FEES	112284	MCELHANEY*HAF	FY18 JUROR FI 1218-31	60.00	192057a
100-125-511-130	JURORS FEES	112285	MCLAUGHLIN*AI	FY18 JUROR FI 1218-32	10.00	192058a
100-125-511-130	JURORS FEES	112286	MILLS*KEITH D	FY18 JUROR FI 1218-33	72.96	192059
100-125-511-130	JURORS FEES	112287	MULKEY*SEAN C	FY18 JUROR FI 1218-34	20.00	192060a
100-125-511-130	JURORS FEES	112288	MYERS*DOUGLAS	FY18 JUROR FI 1218-35	60.00	192061a
100-125-511-130	JURORS FEES	112289	NESTRUD*DEAN	/ FY18 JUROR FI 1218-36	20.00	192062a
100-125-511-130	JURORS FEES	112290	NISCHWITZ*STEP	FI 1218-37	20.00	192063a
100-125-511-130	JURORS FEES	112291	NORRIS*RICHARD	FY18 JUROR FI 1218-38	10.00	192064a
100-125-511-130	JURORS FEES	112292	OSMOLSKI*SARAI	FY18 JUROR FI 1218-39	10.00	192065a
100-125-511-130	JURORS FEES	112293	OVER*NICHOLAS	FY18 JUROR FI 1218-40	10.00	192066a
100-125-511-130	JURORS FEES	112294	OWDOM*RONALI	FY18 JUROR FI 1218-41	60.00	192067a
100-125-511-130	JURORS FEES	112295	PATTON*JAMELLI	FY18 JUROR FI 1218-42	10.00	192068a
100-125-511-130	JURORS FEES	112296	PRINCE*TAMIKA	I FY18 JUROR FI 1218-43	10.00	192069a
100-125-511-130	JURORS FEES	112297	PULS*BETTY L	FY18 JUROR FI 1218-44	10.00	192070a
100-125-511-130	JURORS FEES	112298	RENNAU*GERALD	FY18 JUROR FI 1218-45	60.00	192071a
100-125-511-130	JURORS FEES	112299	ROCKE*GALEN E	FY18 JUROR FI 1218-46	10.00	192072a
100-125-511-130	JURORS FEES	112300	ROSEBOOM*GAR	FY18 JUROR FI 1218-47	10.00	192073a
100-125-511-130	JURORS FEES	112301	ROSS*KRISTIN E	FY18 JUROR FI 1218-48	10.00	192074a
100-125-511-130	JURORS FEES	112302	SALZER*ERIC A	FY18 JUROR FI 1218-49	10.00	192075a
100-125-511-130	JURORS FEES	112303	SARFF*MARY JO	FY18 JUROR FI 1218-50	10.00	192076a
100-125-511-130	JURORS FEES	112304	SCHULZ*DIANE L	FY18 JUROR FI 1218-51	10.00	192077a
100-125-511-130	JURORS FEES	112305	SCOTT*MARLEE S	FY18 JUROR FI 1218-52	10.00	192078a
100-125-511-130	JURORS FEES	112306	SMITH*THOMAS	I FY18 JUROR FI 1218-53	60.00	192079a
100-125-511-130	JURORS FEES	112307	STEVESON*JAME	S FY18 JUROR FI 1218-54	10.00	192080a
100-125-511-130	JURORS FEES	112308	STOOKEY*RANDY	FY18 JUROR FI 1218-55	60.00	192081a
100-125-511-130	JURORS FEES	112309	SWOPE*DIANE M	FY18 JUROR FI 1218-56	72.96	192082
100-125-511-130	JURORS FEES	112310	VANBUSKIRK*DA	/ FY18 JUROR FI 1218-57	20.00	192083a
100-125-511-130	JURORS FEES	112311	WALKER*ROBERT	FY18 JUROR FI 1218-58	10.00	192084a
100-125-511-130	JURORS FEES	112312	WALLER*JENNY S	FY18 JUROR FI 1218-59	10.00	192085a
100-125-511-130	JURORS FEES	112313	WALLER*TERRY L	FY18 JUROR FI 1218-60	10.00	192086a
100-125-511-130	JURORS FEES	112314	WARD*RICHARD	I FY18 JUROR FI 1218-61	20.00	192087a
100-125-511-130	JURORS FEES	112315	WIENZIERL*GERA	FY18 JUROR FI 1218-62	10.00	192088a

100-125-511-130	JURORS FEES	112316	WINCHELL*MATT FY18	JUROR FI 1218-63	20.00	192089a
100-125-511-130	JURORS FEES	112317	WOOD*KARI D	FY18 JUROR FI 1218-64	20.00	1920890a
100-125-511-130	JURORS FEES	112318	WORLOW*JENNIF	FY18 JUROR FI 1218-65	10.00	192091a
100-125-511-130	JURORS FEES	112319	ANDERSON*TRAC	FY18 JUROR FI 1218-66	10.00	192216a
100-125-511-130	JURORS FEES	112320	ANGELO*ALAN	FY18 JUROR FI 1218-67	10.00	192217a
100-125-511-130	JURORS FEES	112321	BEALS*ROSE M	FY18 JUROR FI 1218-68	10.00	192218a
100-125-511-130	JURORS FEES	112322	BETZ*CHRISTOPH	FY18 JUROR FI 1218-69	10.00	192219a
100-125-511-130	JURORS FEES	112323	BLUNIER*DAN J	FY18 JUROR FI 1218-70	10.00	192220a
100-125-511-130	JURORS FEES	112324	BOELEN*ERICA V	FY18 JUROR FI 1218-71	10.00	192221a
100-125-511-130	JURORS FEES	112325	BORT*MICHAEL J	FY18 JUROR FI 1218-72	10.00	192222a
100-125-511-130	JURORS FEES	112326	BREWER*RICHAR	FY18 JUROR FI 1218-73	10.00	192223a
100-125-511-130	JURORS FEES	112327	BROWN*JILL R	FY18 JUROR FI 1218-74	10.00	192224a
100-125-511-130	JURORS FEES	112328	BRYANT*JAMES V	FY18 JUROR FI 1218-75	10.00	192225a
100-125-511-130	JURORS FEES	112329	BUCHANAN*KEVI	FY18 JUROR FI 1218-76	10.00	192226a
100-125-511-130	JURORS FEES	112330	BUCHER*ROBERT	FY18 JUROR FI 1218-77	10.00	192227a
100-125-511-130	JURORS FEES	112331	BUMBALOUGH*A	FY18 JUROR FI 1218-78	10.00	192228a
100-125-511-130	JURORS FEES	112332	CATTON*KODY J	FY18 JUROR FI 1218-79	10.00	192229a
100-125-511-130	JURORS FEES	112333	CHEEK*MELVIN R	FY18 JUROR FI 1218-80	10.00	192230a
100-125-511-130	JURORS FEES	112334	CONE*ELIZABETH	FY18 JUROR FI 1218-81	10.00	192231a
100-125-511-130	JURORS FEES	112335	COUCH*JOHN O	FY18 JUROR FI 1218-82	10.00	192232a
100-125-511-130	JURORS FEES	112336	CUPI*REBECCA S	FY18 JUROR FI 1218-83	10.00	192233a
100-125-511-130	JURORS FEES	112337	DUDLEY*DEANN I	FY18 JUROR FI 1218-84	10.00	192234a
100-125-511-130	JURORS FEES	112338	EMERT*JONATHA	FY18 JUROR FI 1218-85	10.00	192235a
100-125-511-130	JURORS FEES	112339	FUNKHOUSER*W	FY18 JUROR FI 1218-86	10.00	192236
100-125-511-130	JURORS FEES	112340	GAROWAKI*STEV	FY18 JUROR FI 1218-87	10.00	192237a
100-125-511-130	JURORS FEES	112341	GIRARD*JOSEPH I	FY18 JUROR FI 1218-88	10.00	192238a
100-125-511-130	JURORS FEES	112342	GLEASON*JILL M	FY18 JUROR FI 1218-89	10.00	192239a
100-125-511-130	JURORS FEES	112343	GRAVES*PATRICI	FY18 JUROR FI 1218-90	10.00	192240a
100-125-511-130	JURORS FEES	112344	GRAY*LESLIE A	FY18 JUROR FI 1218-91	10.00	192241a
100-125-511-130	JURORS FEES	112345	HARRIS*TIFFANY	FY18 JUROR FI 1218-92	10.00	192242a
100-125-511-130	JURORS FEES	112346	HOELZEL*TYLER J	FY18 JUROR FI 1218-93	10.00	192243
100-125-511-130	JURORS FEES	112347	HOWARD*STEPHI	FY18 JUROR FI 1218-94	10.00	192244a
100-125-511-130	JURORS FEES	112348	JONES*NIKI S	FY18 JUROR FI 1218-95	10.00	192245a

100-125-511-130	JURORS FEES	112349	KREITER*MELISSA FY18	JUROR FI 1218-96	10.00	192246a
100-125-511-130	JURORS FEES	112350	MARTIN*IAN D FY18	JUROR FI 1218-97	10.00	192247a
100-125-511-130	JURORS FEES	112351	MATA*ADRIANA FY18	JUROR FI 1218-98	10.00	192248a
100-125-511-130	JURORS FEES	112352	MCDANIELS*REBE FY18	JUROR FI 1218-100	10.00	192249a
100-125-511-130	JURORS FEES	112353	MICKELS*THERES. FY18	JUROR FI 1218-101	10.00	192250a
100-125-511-130	JURORS FEES	112354	MILLER*JON E FY18	JUROR FI 1218-102	10.00	192251a
100-125-511-130	JURORS FEES	112355	MITTELSTEADT*A FY18	JUROR FI 1218-103	10.00	192252a
100-125-511-130	JURORS FEES	112356	MOORE*LINDSEY FY18	JUROR FI 1218-104	10.00	192253a
100-125-511-130	JURORS FEES	112357	MORMANN*MELI FY18	JUROR FI 1218-105	10.00	192254a
100-125-511-130	JURORS FEES	112358	NASH*CHRISTOPH FY18	JUROR FI 1218-106	10.00	192255a
100-125-511-130	JURORS FEES	112359	NEAL*DARRELL R FY18	JUROR FI 1218-107	10.00	192256a
100-125-511-130	JURORS FEES	112360	NEELEY*JEFFREY I FY18	JUROR FI 1218-108	10.00	192257a
100-125-511-130	JURORS FEES	112361	NEWLAN*JAMES FY18	JUROR FI 1218-109	10.00	192258a
100-125-511-130	JURORS FEES	112362	PACKMAN*JULIE FY18	JUROR FI 1218-110	10.00	192259a
100-125-511-130	JURORS FEES	112363	POWERS*RAYMO FY18	JUROR FI 1218-111	10.00	192260a
100-125-511-130	JURORS FEES	112364	RAITHEL*BRENDA FY18	JUROR FI 1218-112	10.00	192261a
100-125-511-130	JURORS FEES	112365	RHODES*DENT M FY18	JUROR FI 1218-113	10.00	192262a
100-125-511-130	JURORS FEES	112366	RILEY*MITCHELL (FY18	JUROR FI 1218-114	10.00	192263a
100-125-511-130	JURORS FEES	112367	RUSSELL*KRISTIN. FY18	JUROR FI 1218-115	10.00	192264a
100-125-511-130	JURORS FEES	112368	SCHWEIGERT*TYL FY18	JUROR FI 1218-116	10.00	192265a
100-125-511-130	JURORS FEES	112369	SEARS*JANET L FY18	JUROR FI 1218-117	10.00	192266a
100-125-511-130	JURORS FEES	112370	SHOLL*LEE A FY18	JUROR FI 1218-118	10.00	192267a
100-125-511-130	JURORS FEES	112371	SIMONCINI*BRAD FY18	JUROR FI 1218-119	10.00	192268a
100-125-511-130	JURORS FEES	112372	SMITH*CHARLOT FY18	JUROR FI 1218-120	10.00	192269a
100-125-511-130	JURORS FEES	112373	SPIESZ*BRENNAN FY18	JUROR FI 1218-121	10.00	192270a
100-125-511-130	JURORS FEES	112374	STARR*DEBORAH FY18	JUROR FI 1218-122	10.00	192271a
100-125-511-130	JURORS FEES	112375	TOVREA*JOHN H FY18	JUROR FI 1218-123	10.00	192272a
100-125-511-130	JURORS FEES	112376	TROTTER*RHOND FY18	JUROR FI 1218-124	10.00	192273a
100-125-511-130	JURORS FEES	112377	VALENTINE*DEBR FY18	JUROR FI 1218-125	10.00	192274a
100-125-511-130	JURORS FEES	112378	WALRAVEN*KRIS FY18	JUROR FI 1218-126	10.00	192275a
100-125-511-130	JURORS FEES	112379	WATTS*CHELSEA FY18	JUROR FI 1218-127	10.00	192276a
100-125-511-130	JURORS FEES	112380	WELTY*SUSAN J FY18	JUROR FI 1218-128	10.00	192277a
100-125-511-130	JURORS FEES	112381	WESTART*PATRIC FY18	JUROR FI 1218-129	10.00	192278a

100-125-511-130	JURORS FEES	112382	WILES*TERRY R	FY18 JUROR FI 1218-130	10.00	192279a
100-125-511-130	JURORS FEES	112383	WILLIAMS*CAROL	FY18 JUROR FI 1218-131	10.00	192280a
100-125-511-130	JURORS FEES	112384	WILLIAMSON*KRI	FY18 JUROR FI 1218-132	10.00	192281a
100-125-511-130	JURORS FEES	112385	WILSON*DAVID L	FY18 JUROR FI 1218-133	10.00	192282a
100-125-511-130	JURORS FEES	112386	WITHERSPOON*C	FY18 JUROR FI 1218-134	10.00	192283a
100-125-511-130	JURORS FEES	112390	ANDERSON*LON	125 JUROR FEI 1218-135	10.00	192491a
100-125-511-130	JURORS FEES	112391	ANDERSON*RYAN	125 JUROR FEI 1218-136	10.00	192492a
100-125-511-130	JURORS FEES	112392	BEACH*ROBERT	125 JUROR FEI 1218-137	10.00	192493a
100-125-511-130	JURORS FEES	112393	BLOOMPOTT*RO	125 JUROR FEI 1218-138	10.00	192494a
100-125-511-130	JURORS FEES	112394	BOEHLE*MICHAEL	125 JUROR FEI 1218-139	10.00	192495a
100-125-511-130	JURORS FEES	112395	BOLES*CHRISTINE	125 JUROR FEI 1218-140	10.00	192496a
100-125-511-130	JURORS FEES	112396	BROWN*MARILYN	125 JUROR FEI 1218-141	10.00	192497a
100-125-511-130	JURORS FEES	112397	BURCHETTE*NATI	125 JUROR FEI 1218-142	10.00	192498a
100-125-511-130	JURORS FEES	112398	CAIN*PAMELA	125 JUROR FEI 1218-143	10.00	192499a
100-125-511-130	JURORS FEES	112399	CANTRELL*BETTY	125 JUROR FEI 1218-144	10.00	192500a
100-125-511-130	JURORS FEES	112400	CASE*PATRICE	125 JUROR FEI 1218-145	10.00	192501a
100-125-511-130	JURORS FEES	112401	CHRISTIAN*MARY	125 JUROR FEI 1218-146	10.00	192502a
100-125-511-130	JURORS FEES	112402	CHURCHILL*TIM	125 JUROR FEI 1218-147	10.00	192503a
100-125-511-130	JURORS FEES	112403	CLARK*ERIC	125 JUROR FEI 1218-148	10.00	192504a
100-125-511-130	JURORS FEES	112404	COMSTOCK*WILL	125 JUROR FEI 1218-149	10.00	192505a
100-125-511-130	JURORS FEES	112405	COVINGTON*KEV	125 JUROR FEI 1218-150	10.00	192506a
100-125-511-130	JURORS FEES	112406	CRANDALL*MARK	125 JUROR FEI 1218-151	10.00	192507a
100-125-511-130	JURORS FEES	112407	DAVIS*PAMELA	125 JUROR FEI 1218-152	10.00	192508a
100-125-511-130	JURORS FEES	112408	DUCKWORTH*STI	125 JUROR FEI 1218-153	10.00	192509a
100-125-511-130	JURORS FEES	112409	FOLKENROTH*M/	125 JUROR FEI 1218-154	10.00	192510a
100-125-511-130	JURORS FEES	112410	GEARY*LARRY	125 JUROR FEI 1218-155	10.00	192511a
100-125-511-130	JURORS FEES	112411	GEARY*SHAWN	125 JUROR FEI 1218-156	10.00	192512a
100-125-511-130	JURORS FEES	112412	GLISSON*RENEE	125 JUROR FEI 1218-157	10.00	192513a
100-125-511-130	JURORS FEES	112413	GOINS*HOLLY	125 JUROR FEI 1218-158	10.00	192514a
100-125-511-130	JURORS FEES	112414	HANCOCK*BERNA	125 JUROR FEI 1218-159	10.00	192515a
100-125-511-130	JURORS FEES	112415	HARMON*NAOM	125 JUROR FEI 1218-160	10.00	192516a
100-125-511-130	JURORS FEES	112416	HARRISON*JAME	125 JUROR FEI 1218-161	10.00	192517a
100-125-511-130	JURORS FEES	112417	HAZELMAN*GAR	125 JUROR FEI 1218-162	10.00	192518a

100-125-511-130	JURORS FEES	112418	HELPER'S*MARTIN 125	JUROR FEI 1218-163	10.00	192519a
100-125-511-130	JURORS FEES	112419	HENDERSON*KAT 125	JUROR FEI 1218-164	10.00	192520a
100-125-511-130	JURORS FEES	112420	HOFFMANN*COO 125	JUROR FEI 1218-165	10.00	192521a
100-125-511-130	JURORS FEES	112421	HOWLAND*ROBE 125	JUROR FEI 1218-166	10.00	192522a
100-125-511-130	JURORS FEES	112422	HUGHES*KALLIE 125	JUROR FEI 1218-167	10.00	192523a
100-125-511-130	JURORS FEES	112423	HULTEEN*MIKE L 125	JUROR FEI 1218-168	10.00	192524a
100-125-511-130	JURORS FEES	112424	HULVA*ELIZABETI 125	JUROR FEI 1218-169	10.00	192525a
100-125-511-130	JURORS FEES	112425	JONES*CAROLINE 125	JUROR FEI 1218-170	10.00	192526a
100-125-511-130	JURORS FEES	112426	KARST-SMOTHERI 125	JUROR FEI 1218-171	10.00	192527a
100-125-511-130	JURORS FEES	112427	KENNEDY*DIANE 125	JUROR FEI 1218-172	10.00	192528a
100-125-511-130	JURORS FEES	112428	KOCH*MARCIA A 125	JUROR FEI 1218-173	10.00	192529a
100-125-511-130	JURORS FEES	112429	KRAMER*JOSHUA 125	JUROR FEI 1218-174	10.00	192530a
100-125-511-130	JURORS FEES	112430	KURTZ*KENT E 125	JUROR FEI 1218-175	10.00	192531a
100-125-511-130	JURORS FEES	112431	LARKIN*MYRA E 125	JUROR FEI 1218-176	10.00	192532a
100-125-511-130	JURORS FEES	112432	LEIBY*JOHN H 125	JUROR FEI 1218-177	10.00	192533a
100-125-511-130	JURORS FEES	112433	MCCLARY*JEFFRE 125	JUROR FEI 1218-178	10.00	192534a
100-125-511-130	JURORS FEES	112434	MCCRARY*SANDY 125	JUROR FEI 1218-179	10.00	192535a
100-125-511-130	JURORS FEES	112435	NEWELL*WESLEY 125	JUROR FEI 1218-180	10.00	192536a
100-125-511-130	JURORS FEES	112436	NIEDERHAUSER*E 125	JUROR FEI 1218-181	10.00	192537a
100-125-511-130	JURORS FEES	112437	PETERS*SANDRA 125	JUROR FEI 1218-182	10.00	192538a
100-125-511-130	JURORS FEES	112438	PFEIFFER-HAPPAC 125	JUROR FEI 1218-183	10.00	192539a
100-125-511-130	JURORS FEES	112439	PILON*TODD K 125	JUROR FEI 1218-184	10.00	192540a
100-125-511-130	JURORS FEES	112440	PRICE*VICTORIA E 125	JUROR FEI 1218-185	10.00	192541a
100-125-511-130	JURORS FEES	112441	RAYMER*JAMES I 125	JUROR FEI 1218-186	10.00	192542a
100-125-511-130	JURORS FEES	112442	REITER*RICHARD 125	JUROR FEI 1218-187	10.00	192543a
100-125-511-130	JURORS FEES	112443	SAGER*GARRETT 125	JUROR FEI 1218-188	10.00	192544a
100-125-511-130	JURORS FEES	112444	SCHAFFER*DOUGL 125	JUROR FEI 1218-189	10.00	192545a
100-125-511-130	JURORS FEES	112445	SCHULZE*DEREK / 125	JUROR FEI 1218-190	10.00	192546
100-125-511-130	JURORS FEES	112446	SIEGLER*JEFFREY 125	JUROR FEI 1218-191	10.00	192547a
100-125-511-130	JURORS FEES	112447	SULLIVAN*JANE E 125	JUROR FEI 1218-192	10.00	192548a
100-125-511-130	JURORS FEES	112448	SWITZER*SUSAN 125	JUROR FEI 1218-193	10.00	192549a
100-125-511-130	JURORS FEES	112449	TAPLING*COLBY I 125	JUROR FEI 1218-194	10.00	192550a
100-125-511-130	JURORS FEES	112450	VANGUNTEN*BRI 125	JUROR FEI 1218-195	10.00	192551a

100-125-511-130	JURORS FEES	112451	WAGNER*MARJO	125	JUROR FEI	1218-196	10.00	192552a
100-125-511-130	JURORS FEES	112452	WELCH*ROBYN P	125	JUROR FEI	1218-197	10.00	192553a
100-125-511-130	JURORS FEES	112453	WIECHMAN*MAL	125	JUROR FEI	1218-198	10.00	192554a
100-125-511-130	JURORS FEES	112454	WILLIAMS*BRETT	125	JUROR FEI	1218-199	10.00	192555a
100-125-511-130	JURORS FEES	112456	ABBADINI*ANDRE	125	JUROR FEI	119-1	10.00	192771a
100-125-511-130	JURORS FEES	112457	AKERS*DAVID A	125	JUROR FEI	119-2	10.00	192772a
100-125-511-130	JURORS FEES	112458	ALDRIDGE*RAND'	125	JUROR FEI	119-3	20.00	192773a
100-125-511-130	JURORS FEES	112459	BAILEY*ROBERT C	125	JUROR FEI	119-4	10.00	192774a
100-125-511-130	JURORS FEES	112460	BARNES*CYNTHIA	125	JUROR FEI	119-5	10.00	192775a
100-125-511-130	JURORS FEES	112461	BEACH*KATHRYN	125	JUROR FEI	119-6	20.00	192776a
100-125-511-130	JURORS FEES	112462	BELL*WILLIAM B	125	JUROR FEI	119-7	10.00	192777a
100-125-511-130	JURORS FEES	112463	BENNETT*SHERRY	125	JUROR FEI	119-8	10.00	192778a
100-125-511-130	JURORS FEES	112464	BIGGS*COREY A	125	JUROR FEI	119-9	10.00	192779
100-125-511-130	JURORS FEES	112465	BOUCHEZ*LETITIA	125	JUROR FEI	119-10	10.00	192780a
100-125-511-130	JURORS FEES	112466	BRIDGEWATER*J	125	JUROR FEI	119-11	10.00	192781a
100-125-511-130	JURORS FEES	112467	BRUESCH*JANA L	125	JUROR FEI	119-12	10.00	192782a
100-125-511-130	JURORS FEES	112468	BURKE*FENTON F	125	JUROR FEI	119-13	20.00	192783a
100-125-511-130	JURORS FEES	112469	BURTON*AMBER	125	JUROR FEI	119-14	20.00	192784a
100-125-511-130	JURORS FEES	112470	CAMPBELL*MARK	125	JUROR FEI	119-15	20.00	192785a
100-125-511-130	JURORS FEES	112471	COENSGEN*MAN	125	JUROR FEI	119-16	10.00	192786a
100-125-511-130	JURORS FEES	112472	COLGAN*WILLIAM	125	JUROR FEI	119-17	10.00	192787a
100-125-511-130	JURORS FEES	112473	COLLINS*KAYLEE	125	JUROR FEI	119-18	10.00	192788a
100-125-511-130	JURORS FEES	112474	CONKLIN*RENNE	125	JUROR FEI	119-19	10.00	192789a
100-125-511-130	JURORS FEES	112475	CONLIN*HOLLY C	125	JUROR FEI	119-20	10.00	192790a
100-125-511-130	JURORS FEES	112476	COVERSTONE*SAI	125	JUROR FEI	119-21	10.00	192791a
100-125-511-130	JURORS FEES	112477	DAVIS*JANI C	125	JUROR FEI	119-22	20.00	192792a
100-125-511-130	JURORS FEES	112478	DAVIS*ZACHARY	125	JUROR FEI	119-23	20.00	192793a
100-125-511-130	JURORS FEES	112479	DAWSON*LARRY	125	JUROR FEI	119-24	20.00	192794a
100-125-511-130	JURORS FEES	112480	DEJARNATT*MAR	125	JUROR FEI	119-25	20.00	192795a
100-125-511-130	JURORS FEES	112481	DENNIS*MELODIE	125	JUROR FEI	119-26	10.00	192796a
100-125-511-130	JURORS FEES	112482	DOOLITTLE*BRIAN	125	JUROR FEI	119-27	20.00	192797a
100-125-511-130	JURORS FEES	112483	FRANCZAK*KATHI	125	JUROR FEI	119-28	20.00	192798a
100-125-511-130	JURORS FEES	112484	FUGATE*TEGAN	125	JUROR FEI	119-29	10.00	192799a

100-125-511-130	JURORS FEES	112485	FURR*ADAM S	125	JUROR FEI 119-30	10.00	192800a
100-125-511-130	JURORS FEES	112486	GADDIE*ELI R	125	JUROR FEI 119-31	10.00	192801a
100-125-511-130	JURORS FEES	112487	GARDNER*NATHA	125	JUROR FEI 119-32	10.00	192802a
100-125-511-130	JURORS FEES	112488	GEORGE*NIKA N	125	JUROR FEI 119-33	10.00	192803a
100-125-511-130	JURORS FEES	112489	GETZ*ASHLEY M	125	JUROR FEI 119-34	20.00	192804a
100-125-511-130	JURORS FEES	112490	GLASS*WILLIAM C	125	JUROR FEI 119-35	10.00	192805a
100-125-511-130	JURORS FEES	112491	GLEASON*ZACHA	125	JUROR FEI 119-36	10.00	192806a
100-125-511-130	JURORS FEES	112492	GRABER*MARK W	125	JUROR FEI 119-37	10.00	192807a
100-125-511-130	JURORS FEES	112493	GRAVES*BILL J	125	JUROR FEI 119-38	10.00	192808a
100-125-511-130	JURORS FEES	112494	GUENTHER*GREG	125	JUROR FEI 119-39	10.00	192809a
100-125-511-130	JURORS FEES	112495	HACKER*GENE J	125	JUROR FEI 119-40	10.00	192810a
100-125-511-130	JURORS FEES	112496	HAMMOND*JULIE	125	JUROR FEI 119-41	10.00	192811a
100-125-511-130	JURORS FEES	112497	HART*SHERYL K	125	JUROR FEI 119-42	20.00	192812a
100-125-511-130	JURORS FEES	112498	HENDERSON*ROM	125	JUROR FEI 119-43	10.00	192813a
100-125-511-130	JURORS FEES	112499	HEUERMANN*LAI	125	JUROR FEI 119-44	10.00	192814a
100-125-511-130	JURORS FEES	112500	HILTON*DAVID A	125	JUROR FEI 119-45	10.00	192815a
100-125-511-130	JURORS FEES	112501	HOERR*TINA M	125	JUROR FEI 119-46	10.00	192816a
100-125-511-130	JURORS FEES	112502	HOOVER*SAMAN	125	JUROR FEI 119-47	10.00	192817a
100-125-511-130	JURORS FEES	112503	KAISER*JERRY J	125	JUROR FEI 119-48	20.00	192818a
100-125-511-130	JURORS FEES	112504	KELLEY*JOHN V	125	JUROR FEI 119-49	20.00	192819a
100-125-511-130	JURORS FEES	112505	KEYSTER*ARTHUR	125	JUROR FEI 119-50	10.00	192820a
100-125-511-130	JURORS FEES	112506	KNOTT*BRITTNEE	125	JUROR FEI 119-51	20.00	192821a
100-125-511-130	JURORS FEES	112507	KOKOTEK*SANDR	125	JUROR FEI 119-52	20.00	192822a
100-125-511-130	JURORS FEES	112508	LAFOLLETTE*SHEI	125	JUROR FEI 119-53	20.00	192823a
100-125-511-130	JURORS FEES	112509	LEMAN*JEFFREY S	125	JUROR FEI 119-54	10.00	192824a
100-125-511-130	JURORS FEES	112510	LIVINGSTON*TY E	125	JUROR FEI 119-55	10.00	192825a
100-125-511-130	JURORS FEES	112511	LOHMAN*DANNY	125	JUROR FEI 119-56	10.00	192826a
100-125-511-130	JURORS FEES	112512	MAMMEN*TINA C	125	JUROR FEI 119-57	10.00	192827a
100-125-511-130	JURORS FEES	112513	MASON*MARIND	125	JUROR FEI 119-58	10.00	192828a
100-125-511-130	JURORS FEES	112514	MCKINZIE*JAMES	125	JUROR FEI 119-59	10.00	192829a
100-125-511-130	JURORS FEES	112515	MCLEMORE*JOSE	125	JUROR FEI 119-60	10.00	192830a
100-125-511-130	JURORS FEES	112516	MCNEILL*MALLOI	125	JUROR FEI 119-61	10.00	192831a
100-125-511-130	JURORS FEES	112517	MICKLE*MELISSA	125	JUROR FEI 119-62	20.00	192832a

100-125-511-130	JURORS FEES	112518	MOEHLE*VALERIE 125	JUROR FEI 119-63	10.00	192833a
100-125-511-130	JURORS FEES	112519	MUSTARD*JAMES 125	JUROR FEI 119-64	10.00	192834a
100-125-511-130	JURORS FEES	112520	MYERS*JARED E 125	JUROR FEI 119-65	10.00	192835a
100-125-511-130	JURORS FEES	112521	OLSON*RONALD I 125	JUROR FEI 119-66	10.00	192836a
100-125-511-130	JURORS FEES	112522	ORWIG*DUANE L 125	JUROR FEI 119-67	20.00	192837a
100-125-511-130	JURORS FEES	112523	PAGE*THOMAS M 125	JUROR FEI 119-68	20.00	192838a
100-125-511-130	JURORS FEES	112524	PAVER*LORRY A 125	JUROR FEI 119-69	10.00	192839a
100-125-511-130	JURORS FEES	112525	PEARSON*GARY E 125	JUROR FEI 119-70	10.00	192840a
100-125-511-130	JURORS FEES	112526	PENNELL*KELLY I 125	JUROR FEI 119-71	10.00	192841a
100-125-511-130	JURORS FEES	112527	POLLOCK*NATHA 125	JUROR FEI 119-72	10.00	192842a
100-125-511-130	JURORS FEES	112528	RAJKUMAR*CHRI 125	JUROR FEI 119-73	10.00	192843a
100-125-511-130	JURORS FEES	112529	REMBOLD*JOHN 125	JUROR FEI 119-74	20.00	192844a
100-125-511-130	JURORS FEES	112530	ROXWORTHY*JO 125	JUROR FEI 119-75	20.00	192845a
100-125-511-130	JURORS FEES	112531	SCHAEFER*CHRIS 125	JUROR FEI 119-76	10.00	192846a
100-125-511-130	JURORS FEES	112532	SCHREMENTI*DI 125	JUROR FEI 119-77	10.00	192847a
100-125-511-130	JURORS FEES	112533	SCHULENBERG*KI 125	JUROR FEI 119-78	20.00	192848a
100-125-511-130	JURORS FEES	112534	SELVEY*STEVEN J 125	JUROR FEI 119-79	20.00	192849a
100-125-511-130	JURORS FEES	112535	SEVERNS*JOY L 125	JUROR FEI 119-80	10.00	192850a
100-125-511-130	JURORS FEES	112536	SHANE*GENEVIE 125	JUROR FEI 119-81	10.00	192851a
100-125-511-130	JURORS FEES	112537	SHAW*KEVIN A 125	JUROR FEI 119-82	10.00	192852a
100-125-511-130	JURORS FEES	112538	SIMON*CANDY S 125	JUROR FEI 119-83	20.00	192853a
100-125-511-130	JURORS FEES	112539	SMITH*MARY R 125	JUROR FEI 119-84	10.00	192854a
100-125-511-130	JURORS FEES	112540	STAUFFER*RAND 125	JUROR FEI 119-85	20.00	192855a
100-125-511-130	JURORS FEES	112541	STEVENS*TODD R 125	JUROR FEI 119-86	10.00	192856a
100-125-511-130	JURORS FEES	112542	TAPHORN*KELLY 125	JUROR FEI 119-87	10.00	192857a
100-125-511-130	JURORS FEES	112543	TAPP*RICHARD H 125	JUROR FEI 119-88	20.00	192858a
100-125-511-130	JURORS FEES	112544	TEEL*ISAAC A 125	JUROR FEI 119-89	20.00	192859a
100-125-511-130	JURORS FEES	112545	THARP*ERIC M 125	JUROR FEI 119-90	10.00	192860a
100-125-511-130	JURORS FEES	112546	THURMAN*MARK 125	JUROR FEI 119-91	20.00	192861a
100-125-511-130	JURORS FEES	112547	VICK*RYAN J 125	JUROR FEI 119-92	10.00	192862a
100-125-511-130	JURORS FEES	112548	WAGNER*LISA M 125	JUROR FEI 119-93	20.00	192863a
100-125-511-130	JURORS FEES	112549	WARGO*DAVID J 125	JUROR FEI 119-94	10.00	192864a
100-125-511-130	JURORS FEES	112550	WATTS*BECKY S 125	JUROR FEI 119-95	20.00	192865a

100-125-511-130	JURORS FEES	112551	WELLS JR*WILLIAM	125	JUROR FEI	119-96	20.00	192866a
100-125-511-130	JURORS FEES	112553	WEST*JENNIFER I	125	JUROR FEI	119-97	10.00	192867a
100-125-511-130	JURORS FEES	112554	WHELAN*THERES	125	JUROR FEI	119-98	20.00	192868a
100-125-511-130	JURORS FEES	112555	WILDER*DORLA C	125	JUROR FEI	119-99	10.00	192869a
100-125-511-130	JURORS FEES	112556	WILKINSON*ANIT	125	JUROR FEI	119-100	10.00	192870a
100-125-511-130	JURORS FEES	112557	WILSON*JAMES R	125	JUROR FEI	119-101	10.00	192871a
100-125-511-130	JURORS FEES	112558	YOUNG*TODD B	125	JUROR FEI	119-102	10.00	192872a
100-125-511-130	JURORS FEES	112559	ZIEGLER*DUSTIN	125	JUROR FEI	119-103	20.00	192873a
100-125-511-130	JURORS FEES	112560	BACON*DENNIS K	125	JUROR FEI	119-104	10.00	192874a
100-125-511-130	JURORS FEES	112561	BALLARD*SHARO	125	JUROR FEI	119-105	10.00	192875a
100-125-511-130	JURORS FEES	112562	BANDY*JESICA A	125	JUROR FEI	119-106	10.00	192876a
100-125-511-130	JURORS FEES	112563	BARR*AARON M	125	JUROR FEI	119-107	10.00	192877a
100-125-511-130	JURORS FEES	112564	BECRAFT*STACEY	125	JUROR FEI	119-108	10.00	192878a
100-125-511-130	JURORS FEES	112565	BIENEMAN*JAME	125	JUROR FEI	119-109	10.00	192879a
100-125-511-130	JURORS FEES	112566	BIRKEY*SHAE L	125	JUROR FEI	119-110	10.00	192880a
100-125-511-130	JURORS FEES	112567	BORNEMAN*KATI	125	JUROR FEI	119-111	10.00	192881a
100-125-511-130	JURORS FEES	112568	BRACKETT*BREN	125	JUROR FEI	119-112	10.00	192882a
100-125-511-130	JURORS FEES	112569	BRANCHFIELD*RF	125	JUROR FEI	119-113	10.00	192883a
100-125-511-130	JURORS FEES	112570	BUNTON*JODY E	125	JUROR FEI	119-114	10.00	192884a
100-125-511-130	JURORS FEES	112571	CARR*KARLA J	125	JUROR FEI	119-115	10.00	192885a
100-125-511-130	JURORS FEES	112572	CHRISTISON*CAR	125	JUROR FEI	119-116	10.00	192886a
100-125-511-130	JURORS FEES	112573	CLARK*LAURA A	125	JUROR FEI	119-117	10.00	192887a
100-125-511-130	JURORS FEES	112574	DANIELS*SANDRA	125	JUROR FEI	119-118	10.00	192888a
100-125-511-130	JURORS FEES	112575	DAVIS*RONNEY	125	JUROR FEI	119-119	10.00	192889a
100-125-511-130	JURORS FEES	112576	DEAN*MATTHEW	125	JUROR FEI	119-120	10.00	192890a
100-125-511-130	JURORS FEES	112577	DELINSKI*TIMOT	125	JUROR FEI	119-121	10.00	192891a
100-125-511-130	JURORS FEES	112578	DENNISTON*TIFF	125	JUROR FEI	119-122	10.00	192892a
100-125-511-130	JURORS FEES	112579	DOERING*JENNY	125	JUROR FEI	119-123	10.00	192893a
100-125-511-130	JURORS FEES	112580	DULEY*BRETT A	125	JUROR FEI	119-124	10.00	192894a
100-125-511-130	JURORS FEES	112581	FORNOFF*DAUN	125	JUROR FEI	119-125	10.00	192895a
100-125-511-130	JURORS FEES	112582	GARRARD*RONNI	125	JUROR FEI	119-126	10.00	192896a
100-125-511-130	JURORS FEES	112583	GARRISON*LARRY	125	JUROR FEI	119-127	10.00	192897a
100-125-511-130	JURORS FEES	112584	GREGG*ISAAC W	125	JUROR FEI	119-128	10.00	192898a

100-125-511-130	JURORS FEES	112585	HESTER*AMAND/	125	JUROR FEI	119-129	10.00	192899a
100-125-511-130	JURORS FEES	112586	HEYDER*JODI M	125	JUROR FEI	119-130	10.00	192900a
100-125-511-130	JURORS FEES	112587	HICKE*TRACY L	125	JUROR FEI	119-131	10.00	192901a
100-125-511-130	JURORS FEES	112588	HORCHEM*SHIRL	125	JUROR FEI	119-132	10.00	192902a
100-125-511-130	JURORS FEES	112589	IBOTSON*NATHA	125	JUROR FEI	119-133	10.00	192903a
100-125-511-130	JURORS FEES	112590	JAGLINSKI*CHRIS	125	JUROR FEI	119-134	10.00	192904a
100-125-511-130	JURORS FEES	112591	JONES*CHRISTOP	125	JUROR FEI	119-135	10.00	192905a
100-125-511-130	JURORS FEES	112592	JUNGERS*GRACE	125	JUROR FEI	119-136	10.00	192906a
100-125-511-130	JURORS FEES	112593	KINSINGER*DEBO	125	JUROR FEI	119-137	10.00	192907a
100-125-511-130	JURORS FEES	112594	KIRCHGESSNER*T	125	JUROR FEI	119-138	10.00	192908a
100-125-511-130	JURORS FEES	112595	LANGENBAHN*AI	125	JUROR FEI	119-139	10.00	192909a
100-125-511-130	JURORS FEES	112596	LEAS*KEITH A	125	JUROR FEI	119-140	10.00	192910a
100-125-511-130	JURORS FEES	112597	MAGEE*SHANE W	125	JUROR FEI	119-141	10.00	192911a
100-125-511-130	JURORS FEES	112598	MANSFIELD*DAN	125	JUROR FEI	119-142	10.00	192912a
100-125-511-130	JURORS FEES	112599	MC COLLUM*DEB	125	JUROR FEI	119-143	10.00	192913a
100-125-511-130	JURORS FEES	112600	MINDER*JESSY B	125	JUROR FEI	119-144	10.00	192914a
100-125-511-130	JURORS FEES	112601	O'CONNOR*MICH	125	JUROR FEI	119-145	10.00	192915a
100-125-511-130	JURORS FEES	112602	OLSON*EVAN A	125	JUROR FEI	11-146	10.00	192916a
100-125-511-130	JURORS FEES	112603	OSTLUND*JENNIF	125	JUROR FEI	119-147	10.00	192917a
100-125-511-130	JURORS FEES	112604	PETERS*VERNON	125	JUROR FEI	119-148	10.00	192918a
100-125-511-130	JURORS FEES	112605	PIERSON*KEN G	125	JUROR FEI	119-149	10.00	192919a
100-125-511-130	JURORS FEES	112606	PULFER*JEFFREY	125	JUROR FEI	119-150	10.00	192920a
100-125-511-130	JURORS FEES	112607	RAMSEY*DANNY	125	JUROR FEI	119-151	10.00	192921
100-125-511-130	JURORS FEES	112608	REDPATH*JAMES	125	JUROR FEI	119-152	10.00	192922a
100-125-511-130	JURORS FEES	112609	ROSENTHAL*DERI	125	JUROR FEI	119-153	10.00	192923a
100-125-511-130	JURORS FEES	112610	RUMER*DAVID L	125	JUROR FEI	119-154	10.00	192924a
100-125-511-130	JURORS FEES	112611	SCHAPPAUGH*M,	125	JUROR FEI	119-155	10.00	192925a
100-125-511-130	JURORS FEES	112612	SEMLow*DANIEL	125	JUROR FEI	119-156	10.00	192926
100-125-511-130	JURORS FEES	112613	SHORE*TIFFIANY	125	JUROR FEI	119-157	10.00	192927a
100-125-511-130	JURORS FEES	112614	SHUTE*REGAN	125	JUROR FEI	119-158	10.00	192928a
100-125-511-130	JURORS FEES	112615	STOETZER*JORDA	125	JUROR FEI	119-159	10.00	192929a
100-125-511-130	JURORS FEES	112616	STREITMATTER*R	125	JUROR FEI	119-160	10.00	192930a
100-125-511-130	JURORS FEES	112617	TERRY*DOROTHY	125	JUROR FEI	119-161	10.00	192931a

100-125-511-130	JURORS FEES	112618	THACH*CHRISTINA 125	JUROR FEI 119-162	10.00	192932a
100-125-511-130	JURORS FEES	112619	WALLEN*GAYLE L 125	JUROR FEI 119-163	10.00	192933a
100-125-511-130	JURORS FEES	112620	WEIRICH*FREDA S 125	JUROR FEI 119-164	10.00	192934a
100-125-511-130	JURORS FEES	112621	WILLIAMS*SALLY 125	JUROR FEI 119-165	10.00	192935a
100-125-511-130	JURORS FEES	112622	WRIGHT*WILLIAM 125	JUROR FEI 119-166	10.00	192936a
100-125-511-130	JURORS FEES	112623	YONTZ*DOUGLAS 125	JUROR FEI 119-167	10.00	192937a
100-125-511-130	JURORS FEES	112624	YOUNG*BRIAN P 125	JUROR FEI 119-168	10.00	192938
100-125-511-130	JURORS FEES	112625	ZOBRIST*SUSAN L 125	JUROR FEI 119-169	10.00	192939a
100-125-511-130	JURORS FEES	112634	BAKER*CLINT A 125	JUROR FEI 119-170	10.00	193234a
100-125-511-130	JURORS FEES	112635	BEAGLE*WALTER 125	JUROR FEI 119-171	10.00	193235a
100-125-511-130	JURORS FEES	112636	BEAUCLAIRE*PAT 125	JUROR FEI 119-172	10.00	193236a
100-125-511-130	JURORS FEES	112637	BENNETT*JAY E 125	JUROR FEI 119-173	10.00	193237a
100-125-511-130	JURORS FEES	112638	BOYER*TIMOTHY 125	JUROR FEI 119-174	10.00	193238a
100-125-511-130	JURORS FEES	112639	BOZARTH*BETHA 125	JUROR FEI 119-175	10.00	193239a
100-125-511-130	JURORS FEES	112640	BRANDOW*TAYLOR 125	JUROR FEI 119-176	10.00	193240a
100-125-511-130	JURORS FEES	112641	BROSHEARS*JOSE 125	JUROR FEI 119-177	10.00	193241a
100-125-511-130	JURORS FEES	112642	BURGESS*TODD J 125	JUROR FEI 119-178	10.00	193242a
100-125-511-130	JURORS FEES	112643	BUTLER*WADE E 125	JUROR FEI 119-179	10.00	193243a
100-125-511-130	JURORS FEES	112644	CASSEL*RAYMON 125	JUROR FEI 119-180	10.00	193244a
100-125-511-130	JURORS FEES	112645	CHURCH*SCOTT A 125	JUROR FEI 119-181	10.00	193245a
100-125-511-130	JURORS FEES	112646	CIRILLI*JOHN D 125	JUROR FEI 119-182	10.00	193246a
100-125-511-130	JURORS FEES	112647	CLAUSEN*SCOTT 125	JUROR FEI 119-183	10.00	193247a
100-125-511-130	JURORS FEES	112648	CUMBIE*RICHARD 125	JUROR FEI 119-184	10.00	193248a
100-125-511-130	JURORS FEES	112649	DENHAM*LARRY 125	JUROR FEI 119-185	10.00	193249a
100-125-511-130	JURORS FEES	112650	DROHAN*KATHLEEN 125	JUROR FEI 119-186	10.00	193250a
100-125-511-130	JURORS FEES	112651	EADES*STEVEN E 125	JUROR FEI 119-187	10.00	193251a
100-125-511-130	JURORS FEES	112652	FISCHER*DUSTIN 125	JUROR FEI 119-188	10.00	193252
100-125-511-130	JURORS FEES	112653	FOGLESTAD*ANG 125	JUROR FEI 119-189	10.00	193253a
100-125-511-130	JURORS FEES	112654	FORNOFF*ROBERT 125	JUROR FEI 119-190	10.00	193254a
100-125-511-130	JURORS FEES	112655	FOUTS*RANCE D 125	JUROR FEI 119-191	10.00	193255a
100-125-511-130	JURORS FEES	112656	FULLER*RYAN E 125	JUROR FEI 119-192	10.00	193256a
100-125-511-130	JURORS FEES	112657	GENSEL*WILLIAM 125	JUROR FEI 119-193	10.00	193257
100-125-511-130	JURORS FEES	112658	GEPFORD*EMILY 125	JUROR FEI 119-194	10.00	193258a

100-125-511-130	JURORS FEES	112659	GHIDINA*JANICE	125	JUROR FEI	119-195	10.00	193259a
100-125-511-130	JURORS FEES	112660	GIDDENS*KOURT	125	JUROR FEI	119-196	10.00	193260a
100-125-511-130	JURORS FEES	112661	GRAFELMAN*BRE	125	JUROR FEI	119-197	10.00	193261a
100-125-511-130	JURORS FEES	112662	GRAFELMAN-GIN	125	JUROR FEI	119-198	10.00	193262a
100-125-511-130	JURORS FEES	112663	HARMS*TANA F	125	JUROR FEI	119-199	10.00	193263a
100-125-511-130	JURORS FEES	112664	HARRISON*STEVE	125	JUROR FEI	119-200	10.00	193264a
100-125-511-130	JURORS FEES	112665	HOUSTON*EDWA	125	JUROR FEI	119-201	10.00	193265a
100-125-511-130	JURORS FEES	112666	INMAN JR*RAND	125	JUROR FEI	119-202	10.00	193266a
100-125-511-130	JURORS FEES	112667	JONES*HEIDI M	125	JUROR FEI	119-203	10.00	193267a
100-125-511-130	JURORS FEES	112668	JOST*GREGORY M	125	JUROR FEI	119-204	10.00	193268a
100-125-511-130	JURORS FEES	112669	LAW*THOMAS A	125	JUROR FEI	119-205	10.00	193269a
100-125-511-130	JURORS FEES	112670	MASON*DAVID C	125	JUROR FEI	119-206	10.00	193270a
100-125-511-130	JURORS FEES	112671	MAXHEIMER*WE	125	JUROR FEI	119-207	20.00	193271a
100-125-511-130	JURORS FEES	112672	MCCARTY*CAMIL	125	JUROR FEI	119-208	10.00	193272a
100-125-511-130	JURORS FEES	112673	MCCARTY*DOUG	125	JUROR FEI	119-209	10.00	193273a
100-125-511-130	JURORS FEES	112674	MCGINNIS*LAUR	125	JUROR FEI	119-210	10.00	193274a
100-125-511-130	JURORS FEES	112675	MILLER*KATHY D	125	JUROR FEI	119-211	10.00	193275a
100-125-511-130	JURORS FEES	112676	MURPHY*LORA L	125	JUROR FEI	119-212	10.00	193276a
100-125-511-130	JURORS FEES	112677	O'NEAL*LYNNE A	125	JUROR FEI	119-213	10.00	193277a
100-125-511-130	JURORS FEES	112678	OTTE*GREGORY A	125	JUROR FEI	119-214	10.00	193278a
100-125-511-130	JURORS FEES	112679	RILEY*MELANIE G	125	JUROR FEI	119-215	10.00	193279a
100-125-511-130	JURORS FEES	112680	RINKENBERGER*E	125	JUROR FEI	119-216	10.00	193280a
100-125-511-130	JURORS FEES	112681	ROCKE*KIM A	125	JUROR FEI	119-217	10.00	193281a
100-125-511-130	JURORS FEES	112682	SASS*KATHRYN F	125	JUROR FEI	119-218	10.00	193282
100-125-511-130	JURORS FEES	112683	SCHARP*SHELBY I	125	JUROR FEI	119-219	10.00	193283a
100-125-511-130	JURORS FEES	112684	SCHOON*RUSSEL	125	JUROR FEI	119-220	10.00	193284a
100-125-511-130	JURORS FEES	112685	SERANGELI*CHRIS	125	JUROR FEI	119-221	10.00	193285
100-125-511-130	JURORS FEES	112686	SHECKLER*KELI E	125	JUROR FEI	119-222	10.00	193286a
100-125-511-130	JURORS FEES	112687	SIMPSON*WES T	125	JUROR FEI	119-223	10.00	193287a
100-125-511-130	JURORS FEES	112688	STEELE*JEFF W	125	JUROR FEI	119-224	10.00	193288a
100-125-511-130	JURORS FEES	112689	STICKELMAIER*R	125	JUROR FEI	119-225	10.00	193289a
100-125-511-130	JURORS FEES	112690	STILL*BRETT M	125	JUROR FEI	119-226	10.00	193290a
100-125-511-130	JURORS FEES	112691	THATE*BETHANY	125	JUROR FEI	119-227	10.00	193291a

100-125-511-130	JURORS FEES	112692	TURNER*MARK A 125	JUROR FEI 119-228	10.00	193292a
100-125-511-130	JURORS FEES	112693	UNDERWOOD*SA 125	JUROR FEI 119-229	10.00	193293a
100-125-511-130	JURORS FEES	112694	VONDERHAAR*JA 125	JUROR FEI 119-230	10.00	193294a
100-125-511-130	JURORS FEES	112695	WAGSTAFF II*GEF 125	JUROR FEI 119-231	10.00	193295a
100-125-511-130	JURORS FEES	112696	WATSON*LARRY I 125	JUROR FEI 119-232	10.00	193296a
100-125-511-130	JURORS FEES	112697	WAUGH*FREDERI 125	JUROR FEI 119-233	10.00	193297a
100-125-511-130	JURORS FEES	112698	WILKINSON*SARAF 125	JUROR FEI 119-234	10.00	193298a
100-125-533-010	COMPUTER CONTRACT	107317	TYLER TECHNOLO	FY18 JURY SA/ 020-18158	6,662.50	192469e
100-125-533-300	MILEAGE	112254	ALEXANDER*TYLE	FY18 JUROR FI 1218-1	90.72	192027b
100-125-533-300	MILEAGE	112255	ALLEN*FREDERIC	FY18 JUROR FI 1218-2	3.24	192028b
100-125-533-300	MILEAGE	112256	BROWN*GREGOR	FY18 JUROR FI 1218-3	4.32	192029b
100-125-533-300	MILEAGE	112257	CHAMPMAN JR*E	FY18 JUROR FI 1218-4	21.60	192030b
100-125-533-300	MILEAGE	112258	CLARK*BRENDA L	FY18 JUROR FI 1218-5	3.24	192031b
100-125-533-300	MILEAGE	112259	CLETCHER*MARIL	FY18 JUROR FI 1218-6	16.20	192032b
100-125-533-300	MILEAGE	112260	CLOSEN*JONATHA	FY18 JUROR FI 1218-7	3.24	192033b
100-125-533-300	MILEAGE	112261	COOK*JOHN W	FY18 JUROR FI 1218-8	34.56	192034b
100-125-533-300	MILEAGE	112262	COOK*SUZANNE I	FY18 JUROR FI 1218-9	5.40	192035b
100-125-533-300	MILEAGE	112263	COVINGTON*CHA	FY18 JUROR FI 1218-10	2.16	192036b
100-125-533-300	MILEAGE	112264	DAVIS*ALTON R	FY18 JUROR FI 1218-11	1.08	192037b
100-125-533-300	MILEAGE	112265	DEFORREST*BREA	FY18 JUROR FI 1218-12	2.16	192038b
100-125-533-300	MILEAGE	112266	DUWALDT*JUDY	FY18 JUROR FI 1218-13	4.32	192039b
100-125-533-300	MILEAGE	112267	FITZANKO*SYLVE	FY18 JUROR FI 1218-14	12.96	192040b
100-125-533-300	MILEAGE	112268	FLANAGAN*DEBR	FY18 JUROR FI 1218-15	9.07	192041b
100-125-533-300	MILEAGE	112269	GERBER*ASHLEY I	FY18 JUROR FI 1218-16	16.20	192042b
100-125-533-300	MILEAGE	112270	GLEASON*SHAWI	FY18 JUROR FI 1218-17	12.96	192043b
100-125-533-300	MILEAGE	112271	HAHN*LINDA J	FY18 JUROR FI 1218-18	51.84	192044b
100-125-533-300	MILEAGE	112272	HAMILTON*DARR	FY18 JUROR FI 1218-19	12.96	192045b
100-125-533-300	MILEAGE	112273	HARMS*SCOTT AI	FY18 JUROR FI 1218-20	10.80	192046b
100-125-533-300	MILEAGE	112274	HELMOLD*BETH I	FY18 JUROR FI 1218-21	12.96	192047b
100-125-533-300	MILEAGE	112275	HOWARD*CHELSI	FY18 JUROR FI 1218-22	16.20	192048b
100-125-533-300	MILEAGE	112276	JANULIS*JASON R	FY18 JUROR FI 1218-23	14.04	192049b
100-125-533-300	MILEAGE	112277	KEEFAUVER*BENJ	FY18 JUROR FI 1218-24	30.24	192050b
100-125-533-300	MILEAGE	112278	KERNEY*LORETTA	FY18 JUROR FI 1218-25	1.62	192051b

100-125-533-300	MILEAGE	112279	KINCAID*MARK A FY18	JUROR FI 1218-26	19.66	192052b
100-125-533-300	MILEAGE	112280	LACEY*JOEL P FY18	JUROR FI 1218-27	97.20	192053b
100-125-533-300	MILEAGE	112281	LARRABEE*KIMBE FY18	JUROR FI 1218-28	11.88	192054b
100-125-533-300	MILEAGE	112282	MARTIN*LUANN FY18	JUROR FI 1218-29	14.04	192055b
100-125-533-300	MILEAGE	112283	MATHENEY*MAT FY18	JUROR FI 1218-30	116.64	192056b
100-125-533-300	MILEAGE	112284	MCELHANEY*HAF FY18	JUROR FI 1218-31	12.96	192057b
100-125-533-300	MILEAGE	112285	MCLAUGHLIN*AII FY18	JUROR FI 1218-32	11.88	192058b
100-125-533-300	MILEAGE	112287	MULKEY*SEAN C FY18	JUROR FI 1218-34	28.08	112287b
100-125-533-300	MILEAGE	112288	MYERS*DOUGLAS FY18	JUROR FI 1218-35	97.20	192061b
100-125-533-300	MILEAGE	112289	NESTRUD*DEAN FY18	JUROR FI 1218-36	34.56	192062b
100-125-533-300	MILEAGE	112290	NISCHWITZ*STEPH FY18	JUROR FI 1218-37	1.08	192063b
100-125-533-300	MILEAGE	112291	NORRIS*RICHARD FY18	JUROR FI 1218-38	19.44	192064b
100-125-533-300	MILEAGE	112292	OSMOLSKI*SARAI FY18	JUROR FI 1218-39	19.44	192065b
100-125-533-300	MILEAGE	112293	OVER*NICHOLAS FY18	JUROR FI 1218-40	0.54	192066b
100-125-533-300	MILEAGE	112294	OWDOM*RONALI FY18	JUROR FI 1218-41	97.20	192067b
100-125-533-300	MILEAGE	112295	PATTON*JAMELLI FY18	JUROR FI 1218-42	3.24	192068b
100-125-533-300	MILEAGE	112297	PULS*BETTY L FY18	JUROR FI 1218-44	1.08	192070b
100-125-533-300	MILEAGE	112298	RENNAU*GERALD FY18	JUROR FI 1218-45	103.68	192071b
100-125-533-300	MILEAGE	112299	ROCKE*GALEN E FY18	JUROR FI 1218-46	6.48	192072b
100-125-533-300	MILEAGE	112300	ROSEBOOM*GAR FY18	JUROR FI 1218-47	12.96	192073b
100-125-533-300	MILEAGE	112301	ROSS*KRISTIN E FY18	JUROR FI 1218-48	4.32	192074b
100-125-533-300	MILEAGE	112302	SALZER*ERIC A FY18	JUROR FI 1218-49	12.96	192075b
100-125-533-300	MILEAGE	112303	SARFF*MARY JO FY18	JUROR FI 1218-50	3.24	192076b
100-125-533-300	MILEAGE	112304	SCHULZ*DIANE L FY18	JUROR FI 1218-51	19.44	192077b
100-125-533-300	MILEAGE	112305	SCOTT*MARLEE S FY18	JUROR FI 1218-52	15.66	192078b
100-125-533-300	MILEAGE	112306	SMITH*THOMAS I FY18	JUROR FI 1218-53	77.76	192079b
100-125-533-300	MILEAGE	112307	STEVESON*JAMEI FY18	JUROR FI 1218-54	9.18	192080b
100-125-533-300	MILEAGE	112308	STOOKEY*RANDY FY18	JUROR FI 1218-55	19.44	192081b
100-125-533-300	MILEAGE	112310	VANBUSKIRK*DAI FY18	JUROR FI 1218-57	1.08	192083b
100-125-533-300	MILEAGE	112311	WALKER*ROBERT FY18	JUROR FI 1218-58	2.16	192084b
100-125-533-300	MILEAGE	112312	WALLER*JENNY S FY18	JUROR FI 1218-59	24.84	192085b
100-125-533-300	MILEAGE	112313	WALLER*TERRY L FY18	JUROR FI 1218-60	2.16	192086b
100-125-533-300	MILEAGE	112314	WARD*RICHARD I FY18	JUROR FI 1218-61	25.92	192087b

100-125-533-300	MILEAGE	112315	WIENZIERL*GERA FY18	JUROR FI 1218-62	19.44	192088b
100-125-533-300	MILEAGE	112316	WINCHELL*MATT FY18	JUROR FI 1218-63	38.88	192089b
100-125-533-300	MILEAGE	112317	WOOD*KARI D FY18	JUROR FI 1218-64	1.08	192090b
100-125-533-300	MILEAGE	112318	WORLOW*JENNIF FY18	JUROR FI 1218-65	2.16	192091b
100-125-533-300	MILEAGE	112319	ANDERSON*TRAC FY18	JUROR FI 1218-66	1.08	192216b
100-125-533-300	MILEAGE	112320	ANGELO*ALAN FY18	JUROR FI 1218-67	3.24	192217b
100-125-533-300	MILEAGE	112321	BEALS*ROSE M FY18	JUROR FI 1218-68	6.48	192218b
100-125-533-300	MILEAGE	112322	BETZ*CHRISTOPH FY18	JUROR FI 1218-69	14.04	192219b
100-125-533-300	MILEAGE	112323	BLUNIER*DAN J FY18	JUROR FI 1218-70	10.80	192220b
100-125-533-300	MILEAGE	112324	BOELEN*ERICA V FY18	JUROR FI 1218-71	16.20	192221b
100-125-533-300	MILEAGE	112325	BORT*MICHAEL J FY18	JUROR FI 1218-72	2.16	192222b
100-125-533-300	MILEAGE	112326	BREWER*RICHARI FY18	JUROR FI 1218-73	1.62	192223b
100-125-533-300	MILEAGE	112327	BROWN*JILL R FY18	JUROR FI 1218-74	6.48	192224b
100-125-533-300	MILEAGE	112328	BRYANT*JAMES V FY18	JUROR FI 1218-75	18.90	192225b
100-125-533-300	MILEAGE	112329	BUCHANAN*KEVI FY18	JUROR FI 1218-76	14.04	192226b
100-125-533-300	MILEAGE	112330	BUCHER*ROBERT FY18	JUROR FI 1218-77	3.24	192227b
100-125-533-300	MILEAGE	112331	BUMBALOUGH*A FY18	JUROR FI 1218-78	6.48	192228b
100-125-533-300	MILEAGE	112332	CATTON*KODY J FY18	JUROR FI 1218-79	12.96	192229b
100-125-533-300	MILEAGE	112333	CHEEK*MELVIN R FY18	JUROR FI 1218-80	18.90	192230b
100-125-533-300	MILEAGE	112334	CONE*ELIZABETH FY18	JUROR FI 1218-81	14.04	192231b
100-125-533-300	MILEAGE	112335	COUCH*JOHN O FY18	JUROR FI 1218-82	2.16	192232b
100-125-533-300	MILEAGE	112336	CUPI*REBECCA S FY18	JUROR FI 1218-83	8.64	192233b
100-125-533-300	MILEAGE	112337	DUDLEY*DEANN I FY18	JUROR FI 1218-84	2.70	192234b
100-125-533-300	MILEAGE	112338	EMERT*JONATHA FY18	JUROR FI 1218-85	15.12	192235b
100-125-533-300	MILEAGE	112340	GAROWAKI*STEV FY18	JUROR FI 1218-87	14.04	192237b
100-125-533-300	MILEAGE	112341	GIRARD*JOSEPH I FY18	JUROR FI 1218-88	2.16	192238b
100-125-533-300	MILEAGE	112342	GLEASON*JILL M FY18	JUROR FI 1218-89	2.16	192239b
100-125-533-300	MILEAGE	112343	GRAVES*PATRICI/ FY18	JUROR FI 1218-90	2.16	192240b
100-125-533-300	MILEAGE	112344	GRAY*LESLIE A FY18	JUROR FI 1218-91	0.54	192241b
100-125-533-300	MILEAGE	112345	HARRIS*TIFFANY , FY18	JUROR FI 1218-92	14.04	192242b
100-125-533-300	MILEAGE	112347	HOWARD*STEPHI FY18	JUROR FI 1218-94	15.12	192244b
100-125-533-300	MILEAGE	112348	JONES*NIKI S FY18	JUROR FI 1218-95	14.04	192245b
100-125-533-300	MILEAGE	112349	KREITER*MELISSA FY18	JUROR FI 1218-96	8.10	192246b

100-125-533-300	MILEAGE	112350	MARTIN*IAN D	FY18	JUROR FI 1218-97	16.20	192247b
100-125-533-300	MILEAGE	112351	MATA*ADRIANA I	FY18	JUROR FI 1218-98	9.72	192248b
100-125-533-300	MILEAGE	112352	MCDANIELS*REBE	FY18	JUROR FI 1218-100	15.12	192249b
100-125-533-300	MILEAGE	112353	MICKELS*THERES.	FY18	JUROR FI 1218-101	21.60	192250b
100-125-533-300	MILEAGE	112354	MILLER*JON E	FY18	JUROR FI 1218-102	21.60	192251b
100-125-533-300	MILEAGE	112355	MITTELSTEADT*A	FY18	JUROR FI 1218-103	7.56	192252b
100-125-533-300	MILEAGE	112356	MOORE*LINDSEY	FY18	JUROR FI 1218-104	11.88	192253b
100-125-533-300	MILEAGE	112357	MORMANN*MELI	FY18	JUROR FI 1218-105	18.90	192254b
100-125-533-300	MILEAGE	112358	NASH*CHRISTOPH	FY18	JUROR FI 1218-106	15.12	192255b
100-125-533-300	MILEAGE	112359	NEAL*DARRELL R	FY18	JUROR FI 1218-107	22.68	192256b
100-125-533-300	MILEAGE	112360	NEELEY*JEFFREY I	FY18	JUROR FI 1218-108	16.20	192257b
100-125-533-300	MILEAGE	112361	NEWLAN*JAMES	FY18	JUROR FI 1218-109	14.04	192258b
100-125-533-300	MILEAGE	112362	PACKMAN*JULIE	FY18	JUROR FI 1218-110	22.68	192259b
100-125-533-300	MILEAGE	112363	POWERS*RAYMO	FY18	JUROR FI 1218-111	16.20	192260b
100-125-533-300	MILEAGE	112364	RAITHEL*BRENDA	FY18	JUROR FI 1218-112	16.20	192261b
100-125-533-300	MILEAGE	112365	RHODES*DENT M	FY18	JUROR FI 1218-113	14.04	192262b
100-125-533-300	MILEAGE	112366	RILEY*MITCHELL	FY18	JUROR FI 1218-114	10.80	192263b
100-125-533-300	MILEAGE	112367	RUSSELL*KRISTIN	FY18	JUROR FI 1218-115	23.76	192264b
100-125-533-300	MILEAGE	112368	SCHWEIGERT*TYL	FY18	JUROR FI 1218-116	16.20	192265b
100-125-533-300	MILEAGE	112369	SEARS*JANET L	FY18	JUROR FI 1218-117	12.96	192266b
100-125-533-300	MILEAGE	112370	SHOLL*LEE A	FY18	JUROR FI 1218-118	20.52	192267b
100-125-533-300	MILEAGE	112371	SIMONCINI*BRAD	FY18	JUROR FI 1218-119	2.16	192268b
100-125-533-300	MILEAGE	112372	SMITH*CHARLOT	FY18	JUROR FI 1218-120	1.08	192269b
100-125-533-300	MILEAGE	112373	SPIESZ*BRENNAN	FY18	JUROR FI 1218-121	16.20	192270b
100-125-533-300	MILEAGE	112374	STARR*DEBORAH	FY18	JUROR FI 1218-122	3.24	192271b
100-125-533-300	MILEAGE	112375	TOVREA*JOHN H	FY18	JUROR FI 1218-123	5.40	192272b
100-125-533-300	MILEAGE	112376	TROTTER*RHOND	FY18	JUROR FI 1218-124	10.80	192273b
100-125-533-300	MILEAGE	112377	VALENTINE*DEBR	FY18	JUROR FI 1218-125	16.20	192274b
100-125-533-300	MILEAGE	112378	WALRAVEN*KRIS	FY18	JUROR FI 1218-126	3.24	192275b
100-125-533-300	MILEAGE	112379	WATTS*CHELSEA	FY18	JUROR FI 1218-127	1.62	192276b
100-125-533-300	MILEAGE	112380	WELTY*SUSAN J	FY18	JUROR FI 1218-128	15.12	192277b
100-125-533-300	MILEAGE	112381	WESTART*PATRIC	FY18	JUROR FI 1218-129	4.32	192278b
100-125-533-300	MILEAGE	112382	WILES*TERRY R	FY18	JUROR FI 1218-130	18.90	192279b

100-125-533-300	MILEAGE	112383	WILLIAMS*CAROL FY18	JUROR FEI 1218-131	7.02	192280b
100-125-533-300	MILEAGE	112384	WILLIAMSON*KRI FY18	JUROR FEI 1218-132	1.62	192281b
100-125-533-300	MILEAGE	112385	WILSON*DAVID L FY18	JUROR FEI 1218-133	4.32	192282b
100-125-533-300	MILEAGE	112386	WITHERSPOON*DC FY18	JUROR FEI 1218-134	15.12	192283b
100-125-533-300	MILEAGE	112390	ANDERSON*LONN 125	JUROR FEI 1218-135	18.90	192491b
100-125-533-300	MILEAGE	112391	ANDERSON*RYAN 125	JUROR FEI 1218-136	16.20	192492b
100-125-533-300	MILEAGE	112392	BEACH*ROBERT 125	JUROR FEI 1218-137	19.44	192493b
100-125-533-300	MILEAGE	112393	BLOOMPOTT*ROI 125	JUROR FEI 1218-138	12.96	192494b
100-125-533-300	MILEAGE	112394	BOEHLE*MICHAEL 125	JUROR FEI 1218-139	3.24	192495b
100-125-533-300	MILEAGE	112395	BOLES*CHRISTINE 125	JUROR FEI 1218-140	20.52	192496b
100-125-533-300	MILEAGE	112396	BROWN*MARILYN 125	JUROR FEI 1218-141	19.44	192497b
100-125-533-300	MILEAGE	112397	BURCHETTE*NATI 125	JUROR FEI 1218-142	14.04	192498b
100-125-533-300	MILEAGE	112398	CAIN*PAMELA 125	JUROR FEI 1218-143	17.28	192499b
100-125-533-300	MILEAGE	112399	CANTRELL*BETTY 125	JUROR FEI 1218-144	1.08	192500b
100-125-533-300	MILEAGE	112400	CASE*PATRICE 125	JUROR FEI 1218-145	12.96	192501b
100-125-533-300	MILEAGE	112401	CHRISTIAN*MARY 125	JUROR FEI 1218-146	15.12	192502b
100-125-533-300	MILEAGE	112402	CHURCHILL*TIMC 125	JUROR FEI 1218-147	11.88	192503b
100-125-533-300	MILEAGE	112403	CLARK*ERIC 125	JUROR FEI 1218-148	12.96	192504b
100-125-533-300	MILEAGE	112404	COMSTOCK*WILL 125	JUROR FEI 1218-149	1.08	192505b
100-125-533-300	MILEAGE	112405	COVINGTON*KEV 125	JUROR FEI 1218-150	2.16	192506b
100-125-533-300	MILEAGE	112406	CRANDALL*MARK 125	JUROR FEI 1218-151	8.64	192507b
100-125-533-300	MILEAGE	112407	DAVIS*PAMELA 125	JUROR FEI 1218-152	12.96	192508b
100-125-533-300	MILEAGE	112408	DUCKWORTH*STI 125	JUROR FEI 1218-153	11.88	192509b
100-125-533-300	MILEAGE	112409	FOLKENROTH*MA 125	JUROR FEI 1218-154	23.76	192510b
100-125-533-300	MILEAGE	112410	GEARY*LARRY 125	JUROR FEI 1218-155	20.52	192511b
100-125-533-300	MILEAGE	112411	GEARY*SHAWN 125	JUROR FEI 1218-156	20.52	192512b
100-125-533-300	MILEAGE	112412	GLISSON*RENEE 125	JUROR FEI 1218-157	20.52	192513b
100-125-533-300	MILEAGE	112413	GOINS*HOLLY 125	JUROR FEI 1218-158	12.53	192514b
100-125-533-300	MILEAGE	112414	HANCOCK*BERNA 125	JUROR FEI 1218-159	15.12	192515b
100-125-533-300	MILEAGE	112415	HARMON*NAOM 125	JUROR FEI 1218-160	1.62	192516b
100-125-533-300	MILEAGE	112416	HARRISON*JAME 125	JUROR FEI 1218-161	3.24	192517b
100-125-533-300	MILEAGE	112417	HAZELMAN*GARY 125	JUROR FEI 1218-162	16.20	192518b
100-125-533-300	MILEAGE	112418	HELTERS*MARTIN 125	JUROR FEI 1218-163	3.78	192519b

100-125-533-300	MILEAGE	112419	HENDERSON*KAT 125	JUROR FEI 1218-164	6.26	192520b
100-125-533-300	MILEAGE	112420	HOFFMANN*COO 125	JUROR FEI 1218-165	21.60	192521b
100-125-533-300	MILEAGE	112421	HOWLAND*ROBE 125	JUROR FEI 1218-166	5.40	192522b
100-125-533-300	MILEAGE	112422	HUGHES*KALLIE 125	JUROR FEI 1218-167	16.20	192523b
100-125-533-300	MILEAGE	112423	HULTEEN*MIKE L 125	JUROR FEI 1218-168	1.62	192524b
100-125-533-300	MILEAGE	112424	HULVA*ELIZABETI 125	JUROR FEI 1218-169	10.15	192525b
100-125-533-300	MILEAGE	112425	JONES*CAROLINE 125	JUROR FEI 1218-170	19.44	192526b
100-125-533-300	MILEAGE	112426	KARST-SMOTHERS 125	JUROR FEI 1218-171	12.42	192527b
100-125-533-300	MILEAGE	112427	KENNEDY*DIANE 125	JUROR FEI 1218-172	2.70	192528b
100-125-533-300	MILEAGE	112428	KOCH*MARCIA A 125	JUROR FEI 1218-173	12.96	192529b
100-125-533-300	MILEAGE	112429	KRAMER*JOSHUA 125	JUROR FEI 1218-174	23.76	192530b
100-125-533-300	MILEAGE	112430	KURTZ*KENT E 125	JUROR FEI 1218-175	16.20	192531b
100-125-533-300	MILEAGE	112431	LARKIN*MYRA E 125	JUROR FEI 1218-176	28.08	192532b
100-125-533-300	MILEAGE	112432	LEIBY*JOHN H 125	JUROR FEI 1218-177	13.50	192533b
100-125-533-300	MILEAGE	112433	MCCLARY*JEFFRE 125	JUROR FEI 1218-178	1.30	192534b
100-125-533-300	MILEAGE	112434	MCCRARY*SANDY 125	JUROR FEI 1218-179	18.36	192535b
100-125-533-300	MILEAGE	112435	NEWELL*WESLEY 125	JUROR FEI 1218-180	1.08	192536b
100-125-533-300	MILEAGE	112436	NIEDERHAUSER*E 125	JUROR FEI 1218-181	7.56	192537b
100-125-533-300	MILEAGE	112437	PETERS*SANDRA 125	JUROR FEI 1218-182	6.48	192538b
100-125-533-300	MILEAGE	112438	PFEIFFER-HAPPAC 125	JUROR FEI 1218-183	2.70	192539b
100-125-533-300	MILEAGE	112439	PILON*TODD K 125	JUROR FEI 1218-184	8.64	192540b
100-125-533-300	MILEAGE	112440	PRICE*VICTORIA E 125	JUROR FEI 1218-185	1.08	192541b
100-125-533-300	MILEAGE	112441	RAYMER*JAMES F 125	JUROR FEI 1218-186	10.80	192542b
100-125-533-300	MILEAGE	112442	REITER*RICHARD 125	JUROR FEI 1218-187	21.60	192543b
100-125-533-300	MILEAGE	112443	SAGER*GARRETT 125	JUROR FEI 1218-188	3.24	192544b
100-125-533-300	MILEAGE	112444	SCHAFFER*DOUGL 125	JUROR FEI 1218-189	12.96	192545b
100-125-533-300	MILEAGE	112446	SIEGLER*JEFFREY 125	JUROR FEI 1218-191	8.64	192547b
100-125-533-300	MILEAGE	112447	SULLIVAN*JANE E 125	JUROR FEI 1218-192	12.96	192548b
100-125-533-300	MILEAGE	112448	SWITZER*SUSAN 125	JUROR FEI 1218-193	14.04	192549b
100-125-533-300	MILEAGE	112449	TAPLING*COLBY L 125	JUROR FEI 1218-194	18.90	192550b
100-125-533-300	MILEAGE	112450	VANGUNTEN*BRI 125	JUROR FEI 1218-195	12.96	192551b
100-125-533-300	MILEAGE	112451	WAGNER*MARJO 125	JUROR FEI 1218-196	3.24	192552b
100-125-533-300	MILEAGE	112452	WELCH*ROBYN P 125	JUROR FEI 1218-197	1.08	192553b

100-125-533-300	MILEAGE	112453	WIECHMAN*MAL 125	JUROR FEI 1218-198	22.68	192554b
100-125-533-300	MILEAGE	112454	WILLIAMS*BRETT 125	JUROR FEI 1218-199	21.60	192555b
100-125-533-300	MILEAGE	112456	ABBADINI*ANDRE 125	JUROR FEI 119-1	16.20	192771b
100-125-533-300	MILEAGE	112457	AKERS*DAVID A 125	JUROR FEI 119-2	12.96	192772b
100-125-533-300	MILEAGE	112458	ALDRIDGE*RAND' 125	JUROR FEI 119-3	25.92	192773b
100-125-533-300	MILEAGE	112459	BAILEY*ROBERT C 125	JUROR FEI 119-4	3.24	192774b
100-125-533-300	MILEAGE	112460	BARNES*CYNTHIA 125	JUROR FEI 119-5	8.10	192775b
100-125-533-300	MILEAGE	112461	BEACH*KATHRYN 125	JUROR FEI 119-6	38.88	192776b
100-125-533-300	MILEAGE	112462	BELL*WILLIAM B 125	JUROR FEI 119-7	2.16	192777b
100-125-533-300	MILEAGE	112463	BENNETT*SHERRY 125	JUROR FEI 119-8	2.16	192778b
100-125-533-300	MILEAGE	112465	BOUCHEZ*LETITIA 125	JUROR FEI 119-10	19.44	192780b
100-125-533-300	MILEAGE	112466	BRIDGEWATER*J/ 125	JUROR FEI 119-11	5.40	192781b
100-125-533-300	MILEAGE	112467	BRUESCH*JANA L 125	JUROR FEI 119-12	12.96	192782b
100-125-533-300	MILEAGE	112468	BURKE*FENTON F 125	JUROR FEI 119-13	41.04	192783b
100-125-533-300	MILEAGE	112469	BURTON*AMBER 125	JUROR FEI 119-14	23.76	192784b
100-125-533-300	MILEAGE	112470	CAMPBELL*MARK 125	JUROR FEI 119-15	28.08	192785b
100-125-533-300	MILEAGE	112471	COENSGEN*MAN 125	JUROR FEI 119-16	1.08	192786b
100-125-533-300	MILEAGE	112472	COLGAN*WILLIAM 125	JUROR FEI 119-17	15.12	192787b
100-125-533-300	MILEAGE	112473	COLLINS*KAYLEE. 125	JUROR FEI 119-18	8.64	192788b
100-125-533-300	MILEAGE	112474	CONKLIN*RENNE 125	JUROR FEI 119-19	5.40	192789b
100-125-533-300	MILEAGE	112475	CONLIN*HOLLY C 125	JUROR FEI 119-20	2.48	192790b
100-125-533-300	MILEAGE	112476	COVERSTONE*SAI 125	JUROR FEI 119-21	15.12	192791b
100-125-533-300	MILEAGE	112477	DAVIS*JANI C 125	JUROR FEI 119-22	10.80	192792b
100-125-533-300	MILEAGE	112478	DAVIS*ZACHARY ! 125	JUROR FEI 119-23	38.88	192793b
100-125-533-300	MILEAGE	112479	DAWSON*LARRY 125	JUROR FEI 119-24	6.48	192794b
100-125-533-300	MILEAGE	112480	DEJARNATT*MAR 125	JUROR FEI 119-25	47.52	192795b
100-125-533-300	MILEAGE	112481	DENNIS*MELODIE 125	JUROR FEI 119-26	12.64	192796b
100-125-533-300	MILEAGE	112482	DOOLITTLE*BRIAN 125	JUROR FEI 119-27	23.76	192797b
100-125-533-300	MILEAGE	112483	FRANCZAK*KATHI 125	JUROR FEI 119-28	38.88	192798b
100-125-533-300	MILEAGE	112484	FUGATE*TEGAN 125	JUROR FEI 119-29	1.30	192799b
100-125-533-300	MILEAGE	112485	FURR*ADAM S 125	JUROR FEI 119-30	1.08	192800b
100-125-533-300	MILEAGE	112486	GADDIE*ELI R 125	JUROR FEI 119-31	5.94	192801b
100-125-533-300	MILEAGE	112487	GARDNER*NATH/ 125	JUROR FEI 119-32	1.08	192802b

100-125-533-300	MILEAGE	112488	GEORGE*NIKA N	125	JUROR FEI	119-33	2.16	192803b
100-125-533-300	MILEAGE	112489	GETZ*ASHLEY M	125	JUROR FEI	119-34	41.04	192804b
100-125-533-300	MILEAGE	112490	GLASS*WILLIAM C	125	JUROR FEI	119-35	19.44	192805b
100-125-533-300	MILEAGE	112491	GLEASON*ZACHA	125	JUROR FEI	119-36	12.96	192806b
100-125-533-300	MILEAGE	112492	GRABER*MARK W	125	JUROR FEI	119-37	27.00	192807b
100-125-533-300	MILEAGE	112493	GRAVES*BILL J	125	JUROR FEI	119-38	1.08	192808b
100-125-533-300	MILEAGE	112494	GUENTHER*GREG	125	JUROR FEI	119-39	4.32	192809b
100-125-533-300	MILEAGE	112495	HACKER*GENE J	125	JUROR FEI	119-40	14.04	192810b
100-125-533-300	MILEAGE	112496	HAMMOND*JULIE	125	JUROR FEI	119-41	2.16	192811b
100-125-533-300	MILEAGE	112497	HART*SHERYL K	125	JUROR FEI	119-42	38.88	192812b
100-125-533-300	MILEAGE	112498	HENDERSON*ROB	125	JUROR FEI	119-43	2.16	192813b
100-125-533-300	MILEAGE	112499	HEUERMANN*LA	125	JUROR FEI	119-44	18.36	192814b
100-125-533-300	MILEAGE	112500	HILTON*DAVID A	125	JUROR FEI	119-45	17.28	192815b
100-125-533-300	MILEAGE	112501	HOERR*TINA M	125	JUROR FEI	119-46	1.51	192816b
100-125-533-300	MILEAGE	112502	HOOVER*SAMAN	125	JUROR FEI	119-47	16.20	192817b
100-125-533-300	MILEAGE	112503	KAISER*JERRY J	125	JUROR FEI	119-48	32.40	192818b
100-125-533-300	MILEAGE	112504	KELLEY*JOHN V	125	JUROR FEI	119-49	28.08	192819b
100-125-533-300	MILEAGE	112505	KEYSTER*ARTHUR	125	JUROR FEI	119-50	7.56	192820b
100-125-533-300	MILEAGE	112506	KNOTT*BRITTNEE	125	JUROR FEI	119-51	15.12	192821b
100-125-533-300	MILEAGE	112507	KOKOTEK*SANDR	125	JUROR FEI	119-52	30.24	192822b
100-125-533-300	MILEAGE	112508	LAFOLLETTE*SHE	125	JUROR FEI	119-53	37.80	192823b
100-125-533-300	MILEAGE	112509	LEMAN*JEFFREY	125	JUROR FEI	119-54	12.96	192824b
100-125-533-300	MILEAGE	112510	LIVINGSTON*TY	125	JUROR FEI	119-55	12.42	192825b
100-125-533-300	MILEAGE	112511	LOHMAN*DANNY	125	JUROR FEI	119-56	2.16	192826b
100-125-533-300	MILEAGE	112512	MAMMEN*TINA C	125	JUROR FEI	119-57	19.44	192827b
100-125-533-300	MILEAGE	112513	MASON*MARIND	125	JUROR FEI	119-58	20.52	192828b
100-125-533-300	MILEAGE	112514	MCKINZIE*JAMES	125	JUROR FEI	119-59	22.68	192829b
100-125-533-300	MILEAGE	112515	MCLEMORE*JOSE	125	JUROR FEI	119-60	16.20	192830b
100-125-533-300	MILEAGE	112516	MCNEILL*MALLO	125	JUROR FEI	119-61	16.20	192831b
100-125-533-300	MILEAGE	112517	MICKLE*MELISSA	125	JUROR FEI	119-62	4.32	192832b
100-125-533-300	MILEAGE	112518	MOEHLE*VALERIE	125	JUROR FEI	119-63	1.08	192833b
100-125-533-300	MILEAGE	112519	MUSTARD*JAMES	125	JUROR FEI	119-64	3.24	192834b
100-125-533-300	MILEAGE	112520	MYERS*JARED E	125	JUROR FEI	119-65	19.44	192835b

100-125-533-300	MILEAGE	112521	OLSON*RONALD I 125	JUROR FEI 119-66	15.12	192836b
100-125-533-300	MILEAGE	112522	ORWIG*DUANE L 125	JUROR FEI 119-67	32.40	192837b
100-125-533-300	MILEAGE	112523	PAGE*THOMAS M 125	JUROR FEI 119-68	19.44	192838b
100-125-533-300	MILEAGE	112524	PAVER*LORRY A 125	JUROR FEI 119-69	14.04	192839b
100-125-533-300	MILEAGE	112525	PEARSON*GARY E 125	JUROR FEI 119-70	4.43	112525b
100-125-533-300	MILEAGE	112526	PENNELL*KELLY I 125	JUROR FEI 119-71	2.16	192841b
100-125-533-300	MILEAGE	112527	POLLOCK*NATHA 125	JUROR FEI 119-72	10.80	192842b
100-125-533-300	MILEAGE	112528	RAJKUMAR*CHRI 125	JUROR FEI 119-73	16.20	192843b
100-125-533-300	MILEAGE	112529	REMBOLD*JOHN 125	JUROR FEI 119-74	28.08	192844b
100-125-533-300	MILEAGE	112530	ROXWORTHY*JO 125	JUROR FEI 119-75	38.88	192845b
100-125-533-300	MILEAGE	112531	SCHAEFER*CHRIS 125	JUROR FEI 119-76	7.56	192846b
100-125-533-300	MILEAGE	112532	SCHREMENTI*DI 125	JUROR FEI 119-77	18.36	192847b
100-125-533-300	MILEAGE	112533	SCHULENBERG*KI 125	JUROR FEI 119-78	4.32	192848b
100-125-533-300	MILEAGE	112534	SELVEY*STEVEN J 125	JUROR FEI 119-79	34.56	192849b
100-125-533-300	MILEAGE	112535	SEVERNS*JOY L 125	JUROR FEI 119-80	5.40	192850b
100-125-533-300	MILEAGE	112536	SHANE*GENEVIE 125	JUROR FEI 119-81	2.16	192851b
100-125-533-300	MILEAGE	112538	SIMON*CANDY S 125	JUROR FEI 119-83	25.92	192853b
100-125-533-300	MILEAGE	112539	SMITH*MARY R 125	JUROR FEI 119-84	0.81	192854b
100-125-533-300	MILEAGE	112540	STAUFFER*RAND 125	JUROR FEI 119-85	32.40	192855b
100-125-533-300	MILEAGE	112541	STEVENS*TODD R 125	JUROR FEI 119-86	21.60	192856b
100-125-533-300	MILEAGE	112542	TAPHORN*KELLY 125	JUROR FEI 119-87	15.12	192857b
100-125-533-300	MILEAGE	112543	TAPP*RICHARD H 125	JUROR FEI 119-88	25.92	192858b
100-125-533-300	MILEAGE	112544	TEEL*ISAAC A 125	JUROR FEI 119-89	2.16	192859b
100-125-533-300	MILEAGE	112545	THARP*ERIC M 125	JUROR FEI 119-90	17.28	192860b
100-125-533-300	MILEAGE	112546	THURMAN*MARK 125	JUROR FEI 119-91	34.56	192861b
100-125-533-300	MILEAGE	112547	VICK*RYAN J 125	JUROR FEI 119-92	19.44	192862b
100-125-533-300	MILEAGE	112548	WAGNER*LISA M 125	JUROR FEI 119-93	23.76	192863b
100-125-533-300	MILEAGE	112549	WARGO*DAVID J 125	JUROR FEI 119-94	19.44	192864b
100-125-533-300	MILEAGE	112550	WATTS*BECKY S 125	JUROR FEI 119-95	22.68	192865b
100-125-533-300	MILEAGE	112551	WELLS JR*WILLIA 125	JUROR FEI 119-96	33.48	192866b
100-125-533-300	MILEAGE	112553	WEST*JENNIFER I 125	JUROR FEI 119-97	11.88	192867b
100-125-533-300	MILEAGE	112554	WHELAN*THERES 125	JUROR FEI 119-98	25.92	192868b
100-125-533-300	MILEAGE	112555	WILDER*DORLA C 125	JUROR FEI 119-99	4.32	192869b

100-125-533-300	MILEAGE	112557	WILSON*JAMES R 125	JUROR FEI 119-101	20.52	192871b
100-125-533-300	MILEAGE	112558	YOUNG*TODD B 125	JUROR FEI 119-102	19.44	192872b
100-125-533-300	MILEAGE	112559	ZIEGLER*DUSTIN 125	JUROR FEI 119-103	32.40	192873b
100-125-533-300	MILEAGE	112560	BACON*DENNIS K 125	JUROR FEI 119-104	0.95	192874b
100-125-533-300	MILEAGE	112561	BALLARD*SHAROL 125	JUROR FEI 119-105	8.64	192875b
100-125-533-300	MILEAGE	112562	BANDY*JESICA A 125	JUROR FEI 119-106	6.48	192876b
100-125-533-300	MILEAGE	112563	BARR*AARON M 125	JUROR FEI 119-107	1.08	192877b
100-125-533-300	MILEAGE	112564	BECRAFT*STACEY 125	JUROR FEI 119-108	11.88	192878b
100-125-533-300	MILEAGE	112565	BIENEMAN*JAME 125	JUROR FEI 119-109	12.96	192879b
100-125-533-300	MILEAGE	112566	BIRKEY*SHAE L 125	JUROR FEI 119-110	14.04	192880b
100-125-533-300	MILEAGE	112567	BORNEMAN*KATI 125	JUROR FEI 119-111	11.88	192881b
100-125-533-300	MILEAGE	112568	BRACKETT*BRENN 125	JUROR FEI 119-112	1.19	192882b
100-125-533-300	MILEAGE	112569	BRANCHFIELD*RF 125	JUROR FEI 119-113	7.56	192883b
100-125-533-300	MILEAGE	112570	BUNTON*JODY E 125	JUROR FEI 119-114	24.84	192884b
100-125-533-300	MILEAGE	112571	CARR*KARLA J 125	JUROR FEI 119-115	21.60	192885b
100-125-533-300	MILEAGE	112572	CHRISTISON*CARI 125	JUROR FEI 119-116	9.72	192886b
100-125-533-300	MILEAGE	112573	CLARK*LAURA A 125	JUROR FEI 119-117	14.04	192887b
100-125-533-300	MILEAGE	112574	DANIELS*SANDRA 125	JUROR FEI 119-118	15.66	192888b
100-125-533-300	MILEAGE	112575	DAVIS*RONNEY 125	JUROR FEI 119-119	7.56	192889b
100-125-533-300	MILEAGE	112576	DEAN*MATTHEW 125	JUROR FEI 119-120	2.16	192890b
100-125-533-300	MILEAGE	112577	DELINSKI*TIMOTH 125	JUROR FEI 119-121	2.16	192891b
100-125-533-300	MILEAGE	112578	DENNISTON*TIFF 125	JUROR FEI 119-122	14.04	192892b
100-125-533-300	MILEAGE	112579	DOERING*JENNY 125	JUROR FEI 119-123	3.24	192893b
100-125-533-300	MILEAGE	112580	DULEY*BRETT A 125	JUROR FEI 119-124	18.36	192894b
100-125-533-300	MILEAGE	112581	FORNOFF*DAUN 125	JUROR FEI 119-125	20.52	192895b
100-125-533-300	MILEAGE	112582	GARRARD*RONNI 125	JUROR FEI 119-126	15.12	192896b
100-125-533-300	MILEAGE	112583	GARRISON*LARRY 125	JUROR FEI 119-127	6.48	192897b
100-125-533-300	MILEAGE	112584	GREGG*ISAAC W 125	JUROR FEI 119-128	19.44	192898b
100-125-533-300	MILEAGE	112585	HESTER*AMANDA 125	JUROR FEI 119-129	2.16	192899b
100-125-533-300	MILEAGE	112586	HEYDER*JODI M 125	JUROR FEI 119-130	15.12	192900b
100-125-533-300	MILEAGE	112587	HICKE*TRACY L 125	JUROR FEI 119-131	19.44	192901b
100-125-533-300	MILEAGE	112588	HORCHEM*SHIRL 125	JUROR FEI 119-132	0.54	192902b
100-125-533-300	MILEAGE	112589	IBOTSON*NATHA 125	JUROR FEI 119-133	0.54	192903b

100-125-533-300	MILEAGE	112590	JAGLINSKI*CHRIS	125	JUROR FEI	119-134	18.36	192904b
100-125-533-300	MILEAGE	112591	JONES*CHRISTOP	125	JUROR FEI	119-135	15.12	192905b
100-125-533-300	MILEAGE	112592	JUNGERS*GRACE	125	JUROR FEI	119-136	19.44	192906b
100-125-533-300	MILEAGE	112593	KINSINGER*DEBO	125	JUROR FEI	119-137	20.52	192907b
100-125-533-300	MILEAGE	112594	KIRCHGESSNER*T	125	JUROR FEI	119-138	16.20	192908b
100-125-533-300	MILEAGE	112595	LANGENBAHN*AL	125	JUROR FEI	119-139	1.08	192909b
100-125-533-300	MILEAGE	112596	LEAS*KEITH A	125	JUROR FEI	119-140	12.96	192910b
100-125-533-300	MILEAGE	112597	MAGEE*SHANE W	125	JUROR FEI	119-141	1.08	192911b
100-125-533-300	MILEAGE	112598	MANSFIELD*DAN	125	JUROR FEI	119-142	2.16	192912b
100-125-533-300	MILEAGE	112599	MC COLLUM*DEB	125	JUROR FEI	119-143	23.76	192913b
100-125-533-300	MILEAGE	112600	MINDER*JESSY B	125	JUROR FEI	119-144	1.08	192914b
100-125-533-300	MILEAGE	112601	O'CONNOR*MICH	125	JUROR FEI	119-145	20.52	192915b
100-125-533-300	MILEAGE	112602	OLSON*EVAN A	125	JUROR FEI	11-146	19.44	192916b
100-125-533-300	MILEAGE	112603	OSTLUND*JENNIF	125	JUROR FEI	119-147	2.16	192917b
100-125-533-300	MILEAGE	112604	PETERS*VERNON	125	JUROR FEI	119-148	21.60	192918b
100-125-533-300	MILEAGE	112605	PIERSON*KEN G	125	JUROR FEI	119-149	12.96	192919b
100-125-533-300	MILEAGE	112606	PULFER*JEFFREY	125	JUROR FEI	119-150	19.55	192920b
100-125-533-300	MILEAGE	112608	REDPATH*JAMES	125	JUROR FEI	119-152	8.10	192922b
100-125-533-300	MILEAGE	112609	ROSENTHAL*DERI	125	JUROR FEI	119-153	22.68	192923b
100-125-533-300	MILEAGE	112610	RUMER*DAVID L	125	JUROR FEI	119-154	2.16	192924b
100-125-533-300	MILEAGE	112611	SCHAPPAUGH*M	125	JUROR FEI	119-155	0.54	192925b
100-125-533-300	MILEAGE	112613	SHORE*TIFFIANY	125	JUROR FEI	119-157	1.89	192927b
100-125-533-300	MILEAGE	112614	SHUTE*REGAN	125	JUROR FEI	119-158	1.84	192928b
100-125-533-300	MILEAGE	112615	STOETZER*JORDA	125	JUROR FEI	119-159	12.96	192929b
100-125-533-300	MILEAGE	112616	STREITMATTER*R	125	JUROR FEI	119-160	16.20	192930b
100-125-533-300	MILEAGE	112617	TERRY*DOROTHY	125	JUROR FEI	119-161	10.58	192931b
100-125-533-300	MILEAGE	112618	THACH*CHRISTI N	125	JUROR FEI	119-162	17.28	192932b
100-125-533-300	MILEAGE	112619	WALLEN*GAYLE L	125	JUROR FEI	119-163	2.16	192933b
100-125-533-300	MILEAGE	112620	WEIRICH*FREDA S	125	JUROR FEI	119-164	14.04	192934b
100-125-533-300	MILEAGE	112621	WILLIAMS*SALLY	125	JUROR FEI	119-165	18.36	192935b
100-125-533-300	MILEAGE	112622	WRIGHT*WILLIAM	125	JUROR FEI	119-166	14.04	192936b
100-125-533-300	MILEAGE	112623	YONTZ*DOUGLAS	125	JUROR FEI	119-167	19.44	192937b
100-125-533-300	MILEAGE	112625	ZOBRIST*SUSAN I	125	JUROR FEI	119-169	12.96	192939b

100-125-533-300	MILEAGE	112634	BAKER*CLINT A	125	JUROR FEI	119-170	1.08	193234b
100-125-533-300	MILEAGE	112635	BEAGLE*WALTER	125	JUROR FEI	119-171	6.48	193235b
100-125-533-300	MILEAGE	112636	BEAUCLAIRE*PAT	125	JUROR FEI	119-172	12.96	193236b
100-125-533-300	MILEAGE	112637	BENNETT*JAY E	125	JUROR FEI	119-173	14.04	193237b
100-125-533-300	MILEAGE	112638	BOYER*TIMOTHY	125	JUROR FEI	119-174	15.12	193238b
100-125-533-300	MILEAGE	112639	BOZARTH*BETHA	125	JUROR FEI	119-175	10.80	193239b
100-125-533-300	MILEAGE	112640	BRANDOW*TAYLOR	125	JUROR FEI	119-176	12.96	193240b
100-125-533-300	MILEAGE	112641	BROSHEARS*JOSE	125	JUROR FEI	119-177	15.12	193241b
100-125-533-300	MILEAGE	112642	BURGESS*TODD J	125	JUROR FEI	119-178	10.80	193242b
100-125-533-300	MILEAGE	112643	BUTLER*WADE E	125	JUROR FEI	119-179	11.88	193243b
100-125-533-300	MILEAGE	112645	CHURCH*SCOTT A	125	JUROR FEI	119-181	12.96	193245b
100-125-533-300	MILEAGE	112646	CIRILLI*JOHN D	125	JUROR FEI	119-182	15.12	193246b
100-125-533-300	MILEAGE	112647	CLAUSEN*SCOTT	125	JUROR FEI	119-183	1.08	193247b
100-125-533-300	MILEAGE	112648	CUMBIE*RICHARD	125	JUROR FEI	119-184	10.80	193248b
100-125-533-300	MILEAGE	112649	DENHAM*LARRY	125	JUROR FEI	119-185	1.62	193249b
100-125-533-300	MILEAGE	112650	DROHAN*KATHLEEN	125	JUROR FEI	119-186	5.40	193250b
100-125-533-300	MILEAGE	112651	EADES*STEVEN E	125	JUROR FEI	119-187	2.16	193251b
100-125-533-300	MILEAGE	112653	FOGLESTAD*ANG	125	JUROR FEI	119-189	15.12	193253b
100-125-533-300	MILEAGE	112654	FORNOFF*ROBERT	125	JUROR FEI	119-190	1.08	193254b
100-125-533-300	MILEAGE	112655	FOUTS*RANCE D	125	JUROR FEI	119-191	5.40	193255b
100-125-533-300	MILEAGE	112656	FULLER*RYAN E	125	JUROR FEI	119-192	14.04	193256b
100-125-533-300	MILEAGE	112658	GEPFORD*EMILY	125	JUROR FEI	119-194	5.40	193258b
100-125-533-300	MILEAGE	112659	GHIDINA*JANICE	125	JUROR FEI	119-195	1.08	193259b
100-125-533-300	MILEAGE	112660	GIDDENS*KOURTNI	125	JUROR FEI	119-196	1.35	193260b
100-125-533-300	MILEAGE	112661	GRAFELMAN*BRETT	125	JUROR FEI	119-197	1.08	193261b
100-125-533-300	MILEAGE	112662	GRAFELMAN-GINNY	125	JUROR FEI	119-198	10.80	193262b
100-125-533-300	MILEAGE	112663	HARMS*TANA F	125	JUROR FEI	119-199	5.40	193263b
100-125-533-300	MILEAGE	112664	HARRISON*STEVE	125	JUROR FEI	119-200	10.80	193264b
100-125-533-300	MILEAGE	112665	HOUSTON*EDWARD	125	JUROR FEI	119-201	4.32	193265b
100-125-533-300	MILEAGE	112666	INMAN JR*RANDY	125	JUROR FEI	119-202	6.48	193266b
100-125-533-300	MILEAGE	112667	JONES*HEIDI M	125	JUROR FEI	119-203	5.40	193267b
100-125-533-300	MILEAGE	112668	JOST*GREGORY M	125	JUROR FEI	119-204	8.64	193268b
100-125-533-300	MILEAGE	112669	LAW*THOMAS A	125	JUROR FEI	119-205	12.96	112669b

100-125-533-300	MILEAGE	112670	MASON*DAVID C 125	JUROR FEI 119-206	12.96	193270b
100-125-533-300	MILEAGE	112671	MAXHEIMER*WEI 125	JUROR FEI 119-207	32.40	193271b
100-125-533-300	MILEAGE	112672	MCCARTY*CAMIL 125	JUROR FEI 119-208	4.32	193272b
100-125-533-300	MILEAGE	112673	MCCARTY*DOUGI 125	JUROR FEI 119-209	11.88	193273b
100-125-533-300	MILEAGE	112674	MCGINNIS*LAURI 125	JUROR FEI 119-210	2.16	193274b
100-125-533-300	MILEAGE	112675	MILLER*KATHY D 125	JUROR FEI 119-211	21.60	193275b
100-125-533-300	MILEAGE	112676	MURPHY*LORA L 125	JUROR FEI 119-212	19.44	193276b
100-125-533-300	MILEAGE	112677	O'NEAL*LYNNE A 125	JUROR FEI 119-213	2.16	193277b
100-125-533-300	MILEAGE	112678	OTTE*GREGORY A 125	JUROR FEI 119-214	8.64	193278b
100-125-533-300	MILEAGE	112679	RILEY*MELANIE G 125	JUROR FEI 119-215	5.40	193279b
100-125-533-300	MILEAGE	112680	RINKENBERGER*E 125	JUROR FEI 119-216	16.20	193280b
100-125-533-300	MILEAGE	112681	ROCKE*KIM A 125	JUROR FEI 119-217	16.09	193281b
100-125-533-300	MILEAGE	112683	SCHARP*SHELBY I 125	JUROR FEI 119-219	12.96	193283b
100-125-533-300	MILEAGE	112684	SCHOON*RUSSEL 125	JUROR FEI 119-220	2.16	193284b
100-125-533-300	MILEAGE	112686	SHECKLER*KELI E 125	JUROR FEI 119-222	12.96	193286b
100-125-533-300	MILEAGE	112687	SIMPSON*WES T 125	JUROR FEI 119-223	1.08	193287b
100-125-533-300	MILEAGE	112688	STEELE*JEFF W 125	JUROR FEI 119-224	2.70	193288b
100-125-533-300	MILEAGE	112689	STICKELMAIER*RC 125	JUROR FEI 119-225	18.36	193289b
100-125-533-300	MILEAGE	112690	STILL*BRETT M 125	JUROR FEI 119-226	18.36	193290b
100-125-533-300	MILEAGE	112691	THATE*BETHANY 125	JUROR FEI 119-227	19.44	193291b
100-125-533-300	MILEAGE	112692	TURNER*MARK A 125	JUROR FEI 119-228	1.08	193292b
100-125-533-300	MILEAGE	112693	UNDERWOOD*SA 125	JUROR FEI 119-229	10.80	193293b
100-125-533-300	MILEAGE	112694	VONDERHAAR*JA 125	JUROR FEI 119-230	3.24	193294b
100-125-533-300	MILEAGE	112695	WAGSTAFF II*GEF 125	JUROR FEI 119-231	18.36	193295b
100-125-533-300	MILEAGE	112696	WATSON*LARRY I 125	JUROR FEI 119-232	1.08	193296b
100-125-533-300	MILEAGE	112697	WAUGH*FREDERI 125	JUROR FEI 119-233	13.50	193297b
100-125-533-300	MILEAGE	112698	WILKINSON*SARA 125	JUROR FEI 119-234	12.96	193298b
					18,020.74	
100-152-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINES FY18	NOTARY 3396441621	32.00	192118a
100-152-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINES FY18	NOTARY 3396957882	0.00	
100-152-522-010	OFFICE SUPPLIES	734	QUILL CORPORAT FY18	OFFICE S 3043495	38.76	192334c
100-152-522-010	OFFICE SUPPLIES	734	QUILL CORPORAT FY18	OFFICE S 3225270	16.46	192334b

100-152-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINES FY18 NOTARY 3396441621A	0.99	192355c
100-152-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINES FY18 STAMPS 3397018462	275.90	192355b
100-152-522-010	OFFICE SUPPLIES	77755	AAA CERTIFIED CC FY18 DESTROY 75048	45.96	192426
100-152-522-010	OFFICE SUPPLIES	88508	INTERNATIONAL S FY18 DEATH/E 223505	362.17	192436c
100-152-522-010	OFFICE SUPPLIES	88508	INTERNATIONAL S FY18 DEATH/E 223506	288.60	192436b
100-152-522-010	OFFICE SUPPLIES	88508	INTERNATIONAL S FY18 DEATH/B 223507	288.60	192436a
100-152-522-010	OFFICE SUPPLIES	734	QUILL CORPORAT 152 BULBS 3693179	45.98	192982
100-152-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL 152 (2) PICTU 1HMM3-DFY4-RM	20.99	193227b
100-152-522-010	OFFICE SUPPLIES	112699	CROTTS*APRIL 152 2 WIRELE 112699-0119	250.00	193299
100-152-522-080	ELECTION SUPPLIES	2155	DELAVAN TOWNSFY18 TOWNSF 2155-1218	168.00	191947
100-152-522-080	ELECTION SUPPLIES	65747	HOPEDALE TOWNFY18 TOWNSF 65747-1218	55.45	192004
100-152-522-080	ELECTION SUPPLIES	82215	LIBERTY SYSTEMS FY18 ELECT SU 4087	17,307.00	192014
100-152-522-080	ELECTION SUPPLIES	18465	STAPLES BUSINES FY18 NOTARY 3396441621	0.00	
100-152-522-080	ELECTION SUPPLIES	157	DELAVAN TIMES* FY18 PUBLICA 1630-18	84.00	192322
100-152-522-080	ELECTION SUPPLIES	65747	HOPEDALE TOWNFY18 TOWNSF 65747-1218A	131.80	192415
100-152-522-080	ELECTION SUPPLIES	82215	LIBERTY SYSTEMS 152 QRTLY PM 4085	44,608.00	192430c
100-152-533-010	COMPUTER SERVICE	82215	LIBERTY SYSTEMS 152 SEMI ANN 4086A	22,245.00	192430b
100-152-533-410	PRINTING	2606	PROFESSIONAL BI FY18 POUCHES PSI0198613	156.45	192113
100-152-533-410	PRINTING	150	MIDLAND PAPER 152 ENVELOPI IN00989959	576.18	192321d
100-152-533-410	PRINTING	90611	DIGITAL COPY SYS FY18 RISO SUF AR61261	440.91	192730
100-152-533-410	PRINTING	150	MIDLAND PAPER 152 VARIOUS IN01015146	1,275.22	193112
				88,714.42	
100-155-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINES FY18 NOTARY 3396957882	32.99	192118c
100-155-522-140	DUES & SUBSCRIPTIONS	19823	ILLINOIS COUNTY 155 ANNUAL 2019 DUES	500.00	192357
100-155-533-400	LEGAL NOTICES	157	DELAVAN TIMES* FY18 DELINQL 100318	172.60	192599
100-155-533-400	LEGAL NOTICES	108	PEKIN DAILY TIME 155 DELINQUE 2019-TX-01	1,180.80	192971
100-155-533-710	OFFICE EQUIPMENT MAI	214	US POSTAL SERVI 155 PO BOX S 490-1218	394.00	192099
100-155-533-710	OFFICE EQUIPMENT MAI	80330	WALZ LABEL AND 155 MAIL ROC 222667	2,613.00	192429a
100-155-533-710	OFFICE EQUIPMENT MAI	80330	WALZ LABEL AND FY18 SUPPLIE 7609A	94.90	192429b
100-155-533-710	OFFICE EQUIPMENT MAI	72873	NEOPOST USA INC 155 METER RE 56305967	258.75	192714
				5,247.04	

100-157-533-400	LEGAL NOTICES	108	PEKIN DAILY TIME FY18 LEGAL N° 11181633	43.20	191936
100-157-533-400	LEGAL NOTICES	108	PEKIN DAILY TIME 157 PUBLICAT 12181633	43.20	192598a
				86.40	
100-158-522-140	DUES & SUBSCRIPTIONS	2996	MARSHALL & SWI 158 BOR DUES 1040821-1218	359.95	192341
100-161-522-010	OFFICE SUPPLIES	734	QUILL CORPORAT FY18 PLANNER 2785438	48.04	192108b
100-161-522-010	OFFICE SUPPLIES	734	QUILL CORPORAT FY18 PLANNER 2807327	8.09	192108a
100-161-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINES FY18 DESK CH.3396848090	169.99	192118b
100-161-522-100	GASOLINE	17631	TAZEWELL COUNTY FY18 FUEL 161196	237.41	192117a
100-161-522-100	GASOLINE	17631	TAZEWELL COUNTY FY18 NOV FUE 235	132.09	192117d
100-161-522-100	GASOLINE	17631	TAZEWELL COUNTY 161 DEC FUEL 244	152.78	193136d
100-161-533-055	TRI CO REGIONAL PLANN	1223	TRI-COUNTY REGI FY18 SEPT 4TH 23751	753.75	192110a
100-161-533-055	TRI CO REGIONAL PLANN	1223	TRI-COUNTY REGI FY18 OCT 4TH 23758	753.75	192100b
100-161-533-055	TRI CO REGIONAL PLANN	1223	TRI-COUNTY REGI FY18 NOV 4TH 23769	753.75	192110c
100-161-533-400	LEGAL NOTICES	108	PEKIN DAILY TIME 161 JAN LEGA 121815189	145.80	192598b
100-161-533-400	LEGAL NOTICES	1251	COURIER NEWSP/ 161 JAN LEGA 3076	108.36	192609
100-161-533-980	BUILDING CODE INSPECT	76920	YOUNG*RICHARD FY18 NOV BLD 53	125.00	192182
100-161-533-980	BUILDING CODE INSPECT	111726	TUCKER*TIMOTHY FY18 OCT/NOV 111726-1218	1,125.00	192213
100-161-533-980	BUILDING CODE INSPECT	12457	SAFETY FIRST* FY18 NOV BLD TC201812	250.00	192631
				4,763.81	
100-181-522-080	CLEANING SERVICE SUPP	5	ATLAS SUPPLY CO 181 CLEANING 8338-01	49.95	192582a
100-181-533-030	JANITORIAL SERVICE	74	TCRC INC* FY18 CLEANING 92134	4,491.50	192096
100-181-533-030	JANITORIAL SERVICE	101422	VONACHEN SERVICE FY18 COURTHC 66697	3,750.00	192454b
100-181-533-030	JANITORIAL SERVICE	74	TCRC INC* 181 CLEANING 92214	4,491.50	192592
100-181-533-030	JANITORIAL SERVICE	101422	VONACHEN SERVICE 181 COURTHC 67741	3,750.00	193210a
100-181-533-150	CONSULTANT	61440	FARNSWORTH GR FY18 ADA COM 203704	3,718.75	192695
100-181-533-200	TELEPHONE	222	FRONTIER* FY18 SUBSTAT 7451307-12118	50.01	191937a
100-181-533-200	TELEPHONE	222	FRONTIER* FY18 SHERIFF 9254107-1218	108.42	191937b
100-181-533-200	TELEPHONE	5411	CENTURYLINK* FY18 SHERIFF 304070156-1218	51.13	191949
100-181-533-200	TELEPHONE	102	AT&T* 181 SHERIFF PI 6946317-1218	111.05	192097a

100-181-533-200	TELEPHONE	92210	HEART TECHNOLC 181 MO SVC 23820209	6,028.31	192444
100-181-533-200	TELEPHONE	102	AT&T* 181 SHERIFF P 6946317-0119	111.10	192597b
100-181-533-200	TELEPHONE	222	FRONTIER* 181 SUBSTATI 7451307-0119	50.81	192601b
100-181-533-200	TELEPHONE	222	FRONTIER* 181 SHERIFF 9254107-0119	108.15	192601c
100-181-533-200	TELEPHONE	5411	CENTURYLINK* 181 SHERIFF P 304070156-0119	51.02	192619b
100-181-533-200	TELEPHONE	5411	CENTURYLINK* 181 MO SVC 304072806-1218	4,172.78	192619a
100-181-533-200	TELEPHONE	92210	HEART TECHNOLC 181 MO SVC 24008741	6,028.31	193201
100-181-533-202	CELLULAR SERVICE	368	UMHOLTZ*STEW/ FY18 OCT 18 C 3792097552	60.00	192106b
100-181-533-202	CELLULAR SERVICE	368	UMHOLTZ*STEW/ FY18 NOV 18 C 3805171705	60.00	192106a
100-181-533-202	CELLULAR SERVICE	81962	KEMPF*CHRIS FY18 REIMB CE 3810891739	60.00	192187
100-181-533-202	CELLULAR SERVICE	42	ZIMMERMAN*J D FY18 REIMB CE 42-1218	60.00	192313
100-181-533-202	CELLULAR SERVICE	7311	VERIZON WIRELES FY18 MO SVC 9819267308	5,503.97	192346a
100-181-533-202	CELLULAR SERVICE	18504	COOK*DAWN M FY18 NOV CELI 18504-1218	60.00	192356
100-181-533-202	CELLULAR SERVICE	42	ZIMMERMAN*J D 181 DEC REIM 42-0119	60.00	192586
100-181-533-202	CELLULAR SERVICE	64636	ACKERMAN*JOHN 181 REIMB CE 64636-0119	60.00	192702
100-181-533-202	CELLULAR SERVICE	81962	KEMPF*CHRIS 181 REIMB CE 91962-0119	60.00	192722
100-181-533-202	CELLULAR SERVICE	96262	FERRILL*WENDY I FY18 REIMB N 96262-1218	60.00	192736
100-181-533-202	CELLULAR SERVICE	368	UMHOLTZ*STEW/ 181 DEC CELL 3818287493	60.00	192981
100-181-533-202	CELLULAR SERVICE	7311	VERIZON WIRELES 181 MO SVC 9821199070	5,780.86	192988a
100-181-533-202	CELLULAR SERVICE	8927	LOWER*JEFF FY18 REIMB SI 3787364699	60.00	192989a
100-181-533-202	CELLULAR SERVICE	8927	LOWER*JEFF FY18 REIMB O 3800437910	60.00	192989b
100-181-533-202	CELLULAR SERVICE	8927	LOWER*JEFF FY18 REIMB N 3813529284	60.00	192989c
100-181-533-202	CELLULAR SERVICE	8927	LOWER*JEFF 181 REIMB DE 3826679638	60.00	192989d
100-181-533-202	CELLULAR SERVICE	75298	HOBSON*LINCOLI FY18 REIMB A 9813139842	60.00	193066a
100-181-533-202	CELLULAR SERVICE	75298	HOBSON*LINCOLI FY18 REIMB SI 9814996328	60.00	193066b
100-181-533-202	CELLULAR SERVICE	75298	HOBSON*LINCOLI FY18 REIMB N 9818758011	60.00	193066c
100-181-533-202	CELLULAR SERVICE	75298	HOBSON*LINCOLI 181 REIMB DE 9820681986	60.00	193066d
100-181-533-202	CELLULAR SERVICE	75298	HOBSON*LINCOLI FY18 OCT CELI 9846867296	60.00	193066e
100-181-533-202	CELLULAR SERVICE	75298	HOBSON*LINCOLI FY18 REIMB O 9848687296	60.00	193066f
100-181-533-202	CELLULAR SERVICE	112700	SULLIVAN*DAN 181 REIMB CE 112700-0119	60.00	193300
100-181-533-351	PARKING LOT EXPENSES	664	DAVID BURLING & FY18 SNOW RM 36596	800.00	192107a
100-181-533-400	LEGAL NOTICES	146	PEORIA JOURNAL FY18 YEARLY S 1196712-1218	316.75	192098
100-181-533-400	LEGAL NOTICES	157	DELAN VAN TIMES* FY18 LEGAL N 113018	36.00	192599b

100-181-533-620	ELECTRIC & GAS	84567	CALPINE ENERGY FY18 ACCT# 1\1.8323E+13	4,078.70	192188a
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 15 S CAP 10307940061218	96.31	192311n
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 15 S CAP 13295120031218	62.71	192311i
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 15 S CAP 16067590061218	67.49	192311m
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 19 S CAP 25985760141218	100.48	192311f
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 15 S CAP 34888500051218	65.42	192311l
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 9 S CAP 35181160271218	155.13	192311c
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 11 S CAP 62466150001218	93.60	192311h
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 17 S CAP 76345240151218	58.57	192311k
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 15 S CAP 83520350061218	1,131.29	192312a
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 15 S CAP 89842080071218	106.45	192311g
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 15 S CAP 95512840001218	57.43	192312b
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 334 ELIZ, 0432120171-0119	628.07	192583d
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 319 ELIZ, 1113057020-0119	110.62	192583b
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 15 S CAP 3735086014-0119	107.11	192583c
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS 181 11 S 4TH 4109289052-0119	3,276.25	192583e
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS FY18 334 ELIZ, 6123448013-0119	201.78	192583a
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS 181 416 COUR 7027064571-0119	470.27	192583g
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS 181 416 COUR 9337035532-1218	205.04	192583i
100-181-533-620	ELECTRIC & GAS	7	AMEREN ILLINOIS 181 360 COUR 9569812254-0119	452.65	192853f
100-181-533-620	ELECTRIC & GAS	84567	CALPINE ENERGY FY18 ACCT# 1\1.8361E+14	4,227.21	193074
100-181-533-630	WATER	75820	FIVE STAR WATER FY18 GROUP \ 92429-1218	394.25	192181
100-181-533-630	WATER	219	ILLINOIS AMERICA FY18 21302 IL 1081601-1218	20.89	192326a
100-181-533-630	WATER	219	ILLINOIS AMERICA FY18 21304 IL 1081632-1218	21.26	192326h
100-181-533-630	WATER	219	ILLINOIS AMERICA 181 334 ELIZA 1173463-1218	85.07	192326i
100-181-533-630	WATER	219	ILLINOIS AMERICA FY18 334 ELIZ, 2281091-1218	136.45	192326b
100-181-533-630	WATER	219	ILLINOIS AMERICA FY18 360 COU 2281718-1218	201.31	192326f
100-181-533-630	WATER	219	ILLINOIS AMERICA FY18 11 S 4TH 2281787-1218	191.56	192326g
100-181-533-630	WATER	219	ILLINOIS AMERICA FY18 414-418 2282148-1218	48.93	192326e
100-181-533-630	WATER	219	ILLINOIS AMERICA FY18 9 S CAP 3844600-1218	72.20	192326c
100-181-533-630	WATER	75820	FIVE STAR WATER 181 GROUP W 92429-0119	373.50	792716b
100-181-533-630	WATER	99809	CITY OF PEKIN* FY18 334 ELIZ, 010021000-0119	61.65	192742e
100-181-533-630	WATER	99809	CITY OF PEKIN* FY18 360 COU 010030000-0119	362.87	192742d

100-181-533-630	WATER	99809	CITY OF PEKIN*	FY18 11 S 4TH 010031000-0119	71.81	192742c
100-181-533-630	WATER	99809	CITY OF PEKIN*	FY18 414-418 010036000-0119	43.73	192742b
100-181-533-630	WATER	99809	CITY OF PEKIN*	FY18 9 S CAPIT 021994000-0119	60.35	192742a
100-181-533-630	WATER	219	ILLINOIS AMERICA	181 21302 IL F 1081601-0119	20.89	192973b
100-181-533-630	WATER	219	ILLINOIS AMERICA	181 21304 IL F 1081632-0119	19.98	192973c
100-181-533-630	WATER	219	ILLINOIS AMERICA	181 334 ELIZA 2281091-0119	135.70	192973d
100-181-533-630	WATER	219	ILLINOIS AMERICA	181 360 COUR 2281718-0119	198.04	192973e
100-181-533-630	WATER	219	ILLINOIS AMERICA	181 11 S 4TH 2281787-0119	191.18	192973f
100-181-533-630	WATER	219	ILLINOIS AMERICA	181 414-418 C 2282148-0119	53.16	192973g
100-181-533-630	WATER	219	ILLINOIS AMERICA	181 9 S CAPIT 3844600-0119	84.37	192973h
100-181-533-630	WATER	219	ILLINOIS AMERICA	181 334 ELIZA 1173463-0119	87.12	193114b
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 GUN RAN 401268	19.57	192416f
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 MCK BUIL 401269	183.34	192416a
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 OPO 401270	44.70	192416b
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 TAZEWEI 401271	41.20	192416c
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 EMA 401272	41.20	192416d
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 ARCADE B 401301	40.00	192416e
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 GUN RAN 403870	19.57	193061a
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 MCK BLD 403871	183.34	193061b
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 OPO 403872	44.70	193061c
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 TAZ BLD 403873	41.20	193061d
100-181-533-660	GARBAGE COLLECTION	66418	X WASTE INC*	181 EMA BLD 403874	41.20	193061e
100-181-533-720	BUILDING MAINTENANCE	4489	JIMMIE'S LOCK S	FY18 RPR LOC 41216	95.00	192115
100-181-533-720	BUILDING MAINTENANCE	105658	MID-ILLINOIS COM	FY18 PTCH PL 2312	894.93	192203
100-181-533-720	BUILDING MAINTENANCE	80	MENARDS*	FY18 SUPPLIE 33958	376.30	192319b
100-181-533-720	BUILDING MAINTENANCE	105519	SMITH CO*S J	FY18 CO2 TAN 479524	9.00	192464
100-181-533-720	BUILDING MAINTENANCE	110376	AMAZON CAPITAL	FY18 DOOR CL 1VRV-FL63-KGH3	416.00	192476h
100-181-533-720	BUILDING MAINTENANCE	80	MENARDS*	FY18 PLUMBIN 35384	39.38	192593b
100-181-533-720	BUILDING MAINTENANCE	80	MENARDS*	FY18 PLUMBIN 35585	57.70	192593a
100-181-533-720	BUILDING MAINTENANCE	80	MENARDS*	FY18 PAINT SL 35586	251.94	192593d
100-181-533-720	BUILDING MAINTENANCE	80	MENARDS*	181 PLUMBIN 36010	133.90	192593c
100-181-533-720	BUILDING MAINTENANCE	83	THE SIGN SHOP*	181 DOOR LET 12418	45.00	192594d
100-181-533-720	BUILDING MAINTENANCE	83	THE SIGN SHOP*	181 DOOR LET 12518	45.00	192594e

100-181-533-720	BUILDING MAINTENANCE	87	SEICO INC*	181	EMA ALAF 24632	348.00	192595
100-181-533-720	BUILDING MAINTENANCE	245	PRAXAIR DISTRIBUTION	FY18	CYLINDER 86399434	44.55	192603
100-181-533-720	BUILDING MAINTENANCE	4489	JIMMIE'S LOCK SERVICE	FY18	RPR LOCKS 41320	107.50	192617b
100-181-533-720	BUILDING MAINTENANCE	4489	JIMMIE'S LOCK SERVICE	181	RPR LOCKS 41359	187.91	192614a
100-181-533-720	BUILDING MAINTENANCE	71322	PIONEER PARK SUPPLY	181	PRESS FIT 265863	248.18	192711
100-181-533-720	BUILDING MAINTENANCE	110376	AMAZON CAPITAL SERVICES	181	NORTON 113JW-7NM7-7TNI	135.00	193103a
100-181-533-720	BUILDING MAINTENANCE	80	MENARDS*	181	PLUMBING 38011	142.86	193111
100-181-533-731	MECHANICAL EQUIPMENT	MA 105391	KELLY GLASS INC*	FY18	SCREENS 172196	300.00	192202
100-181-533-731	MECHANICAL EQUIPMENT	MA 70	TUCKER PLUMBING	FY18	WATER F 19-265	1,739.00	192317
100-181-533-731	MECHANICAL EQUIPMENT	MA 106774	MUCCIANTE HEATING	FY18	INSTL SH 15	330.00	192467c
100-181-533-731	MECHANICAL EQUIPMENT	MA 106774	MUCCIANTE HEATING	FY18	INSTL SH 32	330.00	192467d
100-181-533-731	MECHANICAL EQUIPMENT	MA 106774	MUCCIANTE HEATING	FY18	INSTL SH 33	330.00	192467b
100-181-533-731	MECHANICAL EQUIPMENT	MA 106774	MUCCIANTE HEATING	FY18	HVAC RP 57	4,314.43	192467a
100-181-533-731	MECHANICAL EQUIPMENT	MA 112090	GUTTERS & MORE	181	REPAIR GIGMRABB9516944	280.00	192486
100-181-533-731	MECHANICAL EQUIPMENT	MA 14742	TEE JAY CENTRAL	181	RPR DOOR 67045	137.20	192633
100-181-533-731	MECHANICAL EQUIPMENT	MA 106774	MUCCIANTE HEATING	FY18	MOVE MI 180717883	673.86	192755d
100-181-533-731	MECHANICAL EQUIPMENT	MA 106774	MUCCIANTE HEATING	FY18	FROZE LI 1180809912	367.50	192755b
100-181-533-731	MECHANICAL EQUIPMENT	MA 106774	MUCCIANTE HEATING	FY18	FREEZE VI 180824924	157.50	192755a
100-181-533-731	MECHANICAL EQUIPMENT	MA 4486	SCHWARTZ ELECTRIC	181	ARCADE S 13056	445.63	192986a
100-181-533-731	MECHANICAL EQUIPMENT	MA 105391	KELLY GLASS INC*	181	REPLACE C 172228	257.00	193216
100-181-533-733	ELEVATOR MAINTENANCE	77474	IL OFFICE OF THE	181	CERT OF C 5125096893	375.00	192012b
100-181-533-733	ELEVATOR MAINTENANCE	10103	KONE INC*	FY18	MO SVC 959115461-1218	330.11	192348b
100-181-533-733	ELEVATOR MAINTENANCE	10103	KONE INC*	FY18	2ND AN 1157702054	1,008.26	192628a
100-181-533-733	ELEVATOR MAINTENANCE	10103	KONE INC*	181	SENSOR B 921207276	2,300.00	192628c
100-181-533-735	SECURITY/TECHNOLOGY	105174	MIDCO INC*	FY18	OCT-DEC 32923	14,625.00	192200
100-181-533-770	GROUNDS MAINTENANCE	71386	TCI COMPANIES II	FY18	SVC CALI W39722	380.25	192420a
100-181-533-770	GROUNDS MAINTENANCE	107342	M R MASON CONCRETE	FY18	SIDEWALK 181122A1B	2,400.00	192470b
100-181-533-770	GROUNDS MAINTENANCE	107342	M R MASON CONCRETE	FY18	SIDEWALK 181122A1C	1,450.00	192470c
100-181-533-770	GROUNDS MAINTENANCE	107342	M R MASON CONCRETE	FY18	SIDEWALK 18122A1A	1,500.00	192470a
100-181-533-770	GROUNDS MAINTENANCE	80	MENARDS*	181	BATTERIES 37117	54.42	192970
100-181-544-001	MISC EQUIPMENT	2184	RAY O'HERRON COMPANY	FY18	EQUIP SC 1863569-IN	1,136.12	192340a
100-181-544-001	MISC EQUIPMENT	2184	RAY O'HERRON COMPANY	FY18	SQUAD F 1866398-IN	719.00	192613c
100-181-544-100	CAPITAL PROJECTS	6926	CITY COAL & ASPHALT	FY18	ASPHALT A6686	5,475.00	191951

100-181-544-100	CAPITAL PROJECTS	106774	MUCCIANTE HEAT FY18 FAN COIL 16	637.63	192467e
100-181-544-100	CAPITAL PROJECTS	106774	MUCCIANTE HEAT FY18 FAN COIL 22	637.63	192467f
100-181-544-100	CAPITAL PROJECTS	106774	MUCCIANTE HEAT FY18 FAN COIL 23	637.63	192467g
100-181-544-100	CAPITAL PROJECTS	106774	MUCCIANTE HEAT FY18 FAN COIL 31	1,275.26	192467h
100-181-544-100	CAPITAL PROJECTS	106774	MUCCIANTE HEAT FY18 FAN COIL 58	2,550.52	192467i
100-181-544-100	CAPITAL PROJECTS	6539	STANDARD HEAT FY18 INSTL TH 3451	212.00	192620a
100-181-544-100	CAPITAL PROJECTS	6539	STANDARD HEAT FY18 INSTL TH 3452	2,175.00	192620b
100-181-544-100	CAPITAL PROJECTS	6539	STANDARD HEAT FY18 INSTL TH 3453	2,546.00	192620c
100-181-544-100	CAPITAL PROJECTS	104474	HABEGGER CORP 181 RPLC CHIL 19158000	31,702.02	192752
100-181-544-100	CAPITAL PROJECTS	106774	MUCCIANTE HEAT FY18 FAN COIL 1180712873	738.85	192755c
100-181-544-100	CAPITAL PROJECTS	111421	TAZEWell COUNTY FY18 JUROR P. 160000-00PK-2	34,508.07	192768
100-181-544-100	CAPITAL PROJECTS	112626	PEKIN SAND & GR FY18 JUROR L 7829	1,523.55	192940
100-181-544-100	CAPITAL PROJECTS	106774	MUCCIANTE HEAT 181 FAN COIL 92	637.63	193098a
100-181-544-100	CAPITAL PROJECTS	106774	MUCCIANTE HEAT 181 1ST HALF 93	11,838.30	193098b
100-181-544-200	BLDG CONST. & REMODE	107347	GIVSCO CONSTRU FY18 HALF DO 18133	2,011.00	192207

208,833.76

100-182-522-080	CLEANING SERVICE SUPP 5		ATLAS SUPPLY CO FY18 CHEMICAL 7947-01	44.25	192093
100-182-522-080	CLEANING SERVICE SUPP 5		ATLAS SUPPLY CO 182 CLEANING 8834	2,184.40	192582b
100-182-522-710	SALT	106743	CAZENOVIA SALT 182 JC SOFTEN 23767	340.55	193097
100-182-533-030	JANITORIAL SERVICE	101422	VONACHEN SERVICE FY18 JUSTICE 66698	4,900.00	192546a
100-182-533-030	JANITORIAL SERVICE	101422	VONACHEN SERVICE 182 JUSTICE C 67742	4,900.00	193210b
100-182-533-351	PARKING LOT EXPENSE	664	DAVID BURLING & SONS FY18 SNOW REM 36596A	600.00	192107b
100-182-533-620	ELECTRIC/GAS	84567	CALPINE ENERGY FY18 ACCT# 19192203-1218	6,440.17	192188b
100-182-533-620	ELECTRIC/GAS	7	AMEREN ILLINOIS FY18 101 S CA 6141434333-1218	8,281.93	192312c
100-182-533-620	ELECTRIC/GAS	84567	CALPINE ENERGY FY18 ACCT#19192203-0119	5,316.42	193194a
100-182-533-630	WATER	219	ILLINOIS AMERICA FY18 101 S CA 392933-1218	859.79	192326d
100-182-533-630	WATER	219	ILLINOIS AMERICA 182 101 S CAP 821424-1218	85.07	192326j
100-182-533-630	WATER	99809	CITY OF PEKIN* FY18 101 S CA 022261000-1218	2,227.32	192742g
100-182-533-630	WATER	219	ILLINOIS AMERICA 182 101 S CAP 392933-0119	824.44	192973i
100-182-533-630	WATER	219	ILLINOIS AMERICA 182 101 S CAP 821424-0119	87.12	193114a
100-182-533-640	PEST CONTROL	9	MARKLEY'S PEST I FY18 JUSTICE 292006	120.00	191933a
100-182-533-640	PEST CONTROL	9	MARKLEY'S PEST I FY18 JUSTICE 293180	120.00	191933b

100-182-533-640	PEST CONTROL	9	MARKLEY'S PEST I	182 PEST CON 295467	120.00	192584a
100-182-533-660	GARBAGE COLLECTION	67	WASTE MANAGE	182 JUSTICE C 2948790-2070-8	557.30	192589
100-182-533-720	BUILDING MAINTENANC	71382	ENTEC SERVICES I	182 QRTL BIL SIN028213	2,922.00	192009
100-182-533-720	BUILDING MAINTENANC	77752	IL OFFICE OF THE	182 BOILER IN 9604861	300.00	192184
100-182-533-720	BUILDING MAINTENANC	103673	COKER'S REPAIR II	FY18 REPAIR 34210	275.00	192197
100-182-533-720	BUILDING MAINTENANC	104365	ECOLAB*	FY18 KITCHEN 1636496	568.10	192199
100-182-533-720	BUILDING MAINTENANC	80	MENARDS*	FY18 ANTI-SIF 33157	113.97	192319c
100-182-533-720	BUILDING MAINTENANC	70	TUCKER PLUMBIN	182 CLEAN KIT 19-327	405.00	192590
100-182-533-720	BUILDING MAINTENANC	83	THE SIGN SHOP*	182 SECURITY 121318	184.00	192594b
100-182-533-720	BUILDING MAINTENANC	83	THE SIGN SHOP*	182 NEW DOC 12618A	210.00	192594a
100-182-533-720	BUILDING MAINTENANC	3398	GRAINGER*	182 KEY BLAN 9026471061	84.81	192614
100-182-533-720	BUILDING MAINTENANC	8963	PEKIN ROOTERM/	182 WORK AT 120418	150.00	192624
100-182-533-720	BUILDING MAINTENANC	82673	MAHONEY ENVIR	182 TRAP SVC 13837196	175.00	192723
100-182-533-720	BUILDING MAINTENANC	104365	ECOLAB*	182 RPL FILTEI 1773574	259.50	192751
100-182-533-720	BUILDING MAINTENANC	110376	AMAZON CAPITAL	182 TV MOUN 14M7-XNFF-LDMI	40.69	193103b
100-182-533-720	BUILDING MAINTENANC	5	ATLAS SUPPLY CO	182 SANITARY 9117	79.00	193108
100-182-533-731	MECHANICAL EQUIP. MA	70726	JOHNSON MECHA	182 RPR OVEN 119598	394.78	192709
100-182-533-731	MECHANICAL EQUIP. MA	71382	ENTEC SERVICES I	FY18 RPR RTU SIN026955	254.64	192712b
100-182-533-731	MECHANICAL EQUIP. MA	71382	ENTEC SERVICES I	FY18 RPR RTU SIN027263	1,724.89	192712d
100-182-533-731	MECHANICAL EQUIP. MA	80442	CUSTOMCARE EQ	FY18 RPR WAS 27014	115.00	192721
100-182-533-731	MECHANICAL EQUIP. MA	4486	SCHWARTZ ELECT	182 INSTL DIS 13069	1,860.61	192986b
100-182-533-733	ELEVATOR MAINTENANC	77474	IL OFFICE OF THE	182 CERT OF C 5125096893A	225.00	192012a
100-182-533-733	ELEVATOR MAINTENANC	10103	KONE INC*	FY18 MO SVC 959115461-1218/	273.06	192348a
100-182-533-735	SECURITY/TECHNOLOGY	105174	MIDCO INC*	182 QRTL IN 331835	14,625.00	193215
100-182-533-770	GROUNDS MAINTENANC	71386	TCI COMPANIES II	FY18 SVC CALL W39723	234.00	192420b
100-182-544-002	SECURITY/TECHNOLOGY	105658	MID-ILLINOIS COM	FY18 COURT S 2355	34,785.00	192465
100-182-544-100	CAPITAL PROJECTS	71382	ENTEC SERVICES I	FY18 KITCHEN SIN026928	1,780.00	192712d
100-182-544-100	CAPITAL PROJECTS	71382	ENTEC SERVICES I	FY18 NEW BO SIN027775	8,475.00	192712a
100-182-544-200	BLDG CONST & REMODE	10103	KONE INC*	FY18 FLR INDIC 921204974	2,495.00	192628b
					111,017.81	
100-211-522-010	OFFICE SUPPLIES	1203	STAMP MAN SPE	FY18 SIGNATU 25013	31.85	192337
100-211-522-010	OFFICE SUPPLIES	96098	EMPLOYEE DATA	FY18 EMP DA 19-30982	28.25	192449

100-211-522-010	OFFICE SUPPLIES	105932	YORKTOWN INDUFY18 TONER 2410743Y-IN	48.00	192466
100-211-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL FY18 WHITE O 14G4M91YKXQD	41.85	192476g
100-211-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL FY18 LAMINA 1TQGY6H6R6K	10.67	192477b
100-211-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL 211 SHREDDEI 1RCLH676JH4D	229.99	192763b
100-211-522-010	OFFICE SUPPLIES	90609	VISA* 211 MONITOR 1011-0119	309.99	193075a
100-211-522-010	OFFICE SUPPLIES	105932	YORKTOWN INDU 211 TONER CA 410898Y-IN	378.00	193095a
100-211-522-010	OFFICE SUPPLIES	105932	YORKTOWN INDU 211 TONER 410907Y-IN	815.00	193095b
100-211-522-010	OFFICE SUPPLIES	734	QUILL CORPORAT 211 CHAIR/SU 3865378	334.91	193118a
100-211-522-010	OFFICE SUPPLIES	734	QUILL CORPORAT 211 CHAIR/SU 3866012	595.96	193118b
100-211-522-010	OFFICE SUPPLIES	734	QUILL CORPORAT 211 CHAIR/SU 3909256	58.50	193118c
100-211-522-010	OFFICE SUPPLIES	105932	YORKTOWN INDU 211 TONER 410942Y-IN	596.00	193217
100-211-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL 211 WHITEBO 1DVL37XLGKJN	12.99	193227a
100-211-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL 211 KEYBOARI 1P6DMTMJXXN3	19.99	193227f
100-211-522-011	FIELD SUPPLIES	107991	SECRETARY OF ST FY18 TITLE TR, 2019 UNIT 191	95.00	192022
100-211-522-011	FIELD SUPPLIES	99616	VISA* FY18 EVIDENCI 3948-1218	70.97	192453a
100-211-522-011	FIELD SUPPLIES	108914	VISA* FY18 SURVEYO 7063-1218	36.84	192471a
100-211-522-011	FIELD SUPPLIES	110376	AMAZON CAPITAL FY18 CHALK PA 1KD3P746NJGL	249.09	192476f
100-211-522-011	FIELD SUPPLIES	107991	SECRETARY OF ST 211 REG RENE 2019 UNIT 1416	101.00	192757a
100-211-522-011	FIELD SUPPLIES	107991	SECRETARY OF ST 211 REG RNWI UNIT160	101.00	192757b
100-211-522-011	FIELD SUPPLIES	110376	AMAZON CAPITAL 211 HD CAME 16NH49M69P1G	178.00	192763f
100-211-522-011	FIELD SUPPLIES	43	THOMSON REUTE 211 CMNL, VE 6125600483-1	499.80	192968b
100-211-522-011	FIELD SUPPLIES	95734	MILLER-BATTERIE 211 LIFEPAK B 382P9742816	209.95	193080
100-211-522-011	FIELD SUPPLIES	107991	SECRETARY OF ST 211 REG RENE 2019 UNIT 1410	101.00	193222
100-211-522-030	BOOKS & RECORDS	43	THOMSON REUTE 211 CRIMINAL 6125089894-1	1,146.60	192968a
100-211-522-050	MEDICAL SUPPLIES	68793	MOORE MEDICAL FY18 MEDICAL 70090577	248.71	192417a
100-211-522-050	MEDICAL SUPPLIES	68793	MOORE MEDICAL FY18 MEDICAL 83686631	274.68	192417c
100-211-522-050	MEDICAL SUPPLIES	68793	MOORE MEDICAL FY18 MEDICAL 83687779	50.31	192417b
100-211-522-050	MEDICAL SUPPLIES	104303	ZAAYENGA DDS*† FY18 INMT DE 8410A	436.00	192463b
100-211-522-050	MEDICAL SUPPLIES	104303	ZAAYENGA DDS*† FY18 INMT DN 8427	705.00	192463a
100-211-522-050	MEDICAL SUPPLIES	104303	ZAAYENGA DDS*† 211 INMT DEN 8429	225.00	192463c
100-211-522-050	MEDICAL SUPPLIES	104303	ZAAYENGA DDS*† 211 INMT DEN 8431	545.00	192463d
100-211-522-050	MEDICAL SUPPLIES	238	PEKIN PRESCRIPTI FY18 INMT DR 271-0119	2,624.00	192602
100-211-522-050	MEDICAL SUPPLIES	6916	BIOTECH XRAY IN FY18 INMT XR 1581113018	525.00	192621

100-211-522-050	MEDICAL SUPPLIES	68793	MOORE MEDICAL 211	MEDICAL 42260593	108.07	192705b
100-211-522-050	MEDICAL SUPPLIES	68793	MOORE MEDICAL 211	MEDICAL 83689979	74.29	192705a
100-211-522-050	MEDICAL SUPPLIES	238	PEKIN PRESCRIPTI 211	DEC 18 IN 271-0119A	3,545.64	192976
100-211-522-050	MEDICAL SUPPLIES	104303	ZAAYENGA DDS*† 211	INMT DEN 2972	1,185.00	193093a
100-211-522-050	MEDICAL SUPPLIES	104303	ZAAYENGA DDS*† 211	INMT DEN 8423-1	90.00	193093b
100-211-522-050	MEDICAL SUPPLIES	6916	BIOTECH XRAY IN 211	INMT X R/ 1581123118	900.00	193126
100-211-522-050	MEDICAL SUPPLIES	68793	MOORE MEDICAL 211	MEDICAL 43647911	24.23	193182a
100-211-522-050	MEDICAL SUPPLIES	68793	MOORE MEDICAL 211	MEDICAL 43666546	78.47	193182b
100-211-522-050	MEDICAL SUPPLIES	68793	MOORE MEDICAL 211	MEDICAL 43690017	32.70	193182c
100-211-522-080	CRIME PREVENTION	112387	PROIMAGE PUBLI FY18	PROMT 11118258	118.00	192489
100-211-522-100	GASOLINE & OIL	240	SHERIFF'S PETTY C FY18	SQUAD F 240-1218	5.00	191939
100-211-522-100	GASOLINE & OIL	17631	TAZEWELL COUNTY FY18	SHERIFF .190	9,457.46	191960e
100-211-522-100	GASOLINE & OIL	17631	TAZEWELL COUNTY FY18	ST ATTN 195	123.58	191960f
100-211-522-100	GASOLINE & OIL	17631	TAZEWELL COUNTY FY18	NOV/18 229	8,639.39	192353b
100-211-522-100	GASOLINE & OIL	17631	TAZEWELL COUNTY FY18	NOV/18 234	119.34	192353c
100-211-522-100	GASOLINE & OIL	108946	MORTON COMM F Y18	JAIL VAN 7154-1218	182.57	192473
100-211-522-100	GASOLINE & OIL	108946	MORTON COMM 211	DEC 18 G/ 7154-0119	192.88	193101
100-211-522-100	GASOLINE & OIL	17631	TAZEWELL COUNTY 211	SHERIFF D 238	9,207.03	193136e
100-211-522-100	GASOLINE & OIL	17631	TAZEWELL COUNTY 211	ST ATTN Y 243	118.92	193136e
100-211-522-110	UNIFORMS & CLOTHING	110885	MACON COUNTY FY18	UNIFORM 18-172A	406.00	192025
100-211-522-110	UNIFORMS & CLOTHING	51	LCD UNIFORMS* FY18	NOV UNI 5553	507.60	192095
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C FY18	BADGES 1862905-IN	402.59	192340c
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C FY18	EQUIP A 1863654-IN	208.52	192340d
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C FY18	UNIFORM 1863837-IN	64.05	192340b
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C FY18	BADGES 1864464-IN	966.64	192340e
100-211-522-110	UNIFORMS & CLOTHING	51	LCD UNIFORMS* 211	DEC/18 U 5648	854.93	192588
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C FY18	UNIFORM 1865451-IN	229.13	192613b
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C 211	CAPTAIN E 1866231-IN	515.62	192613a
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C 211	ISSUE/A.C 1867246	747.46	192985
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C 211	NEW OFFI 1868520-IN	885.21	193121a
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C 211	NEW OFFI 1868521-IN	908.19	193121b
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C 211	ISSUE/A.C 1868646-IN	437.59	193121c
100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C 211	NAMEBAF 1868836-IN	18.39	193121d

100-211-522-110	UNIFORMS & CLOTHING	2184	RAY O'HERRON C(211	ISSUE/A.C 1868876-IN	443.90	193121e
100-211-522-120	RANGE OPERATIONS	80	MENARDS*	FY18 RANGE S 35699	410.23	192319a
100-211-522-120	RANGE OPERATIONS	90608	BROWNELLS INC*	FY18 AMMUN 167000461	643.39	192438a
100-211-522-120	RANGE OPERATIONS	90608	BROWNELLS INC*	FY18 AMMUN 16700055	974.58	192438b
100-211-522-120	RANGE OPERATIONS	108914	VISA*	FY18 RIFLE BL/7063-1218B	250.77	192471c
100-211-522-120	RANGE OPERATIONS	80	MENARDS*	211 RANGE SL 36644	126.66	192593e
100-211-522-140	DUES & SUBSCRIPTIONS	78447	TCACP*	211 ANNUAL I 2019-DUES	300.00	193071a
100-211-522-140	DUES & SUBSCRIPTIONS	99616	VISA*	211 IACP YEAF 3948-0119A	190.00	193088b
100-211-522-140	DUES & SUBSCRIPTIONS	99616	VISA*	211 1 YR ANTI 3948-0119B	4.25	193088c
100-211-533-020	K-9 EXPENSES	50	RAY ALLEN MANL	FY18 DOG EQL INV080180	238.99	192094
100-211-533-020	K-9 EXPENSES	275	NIEMANN FOODS	FY18 DOG FOC 1669741	386.86	192329
100-211-533-040	PROCESS SERVERS	110505	MCMAHAN*DAN	FY18 PAPER SV 110505-1218	250.00	192024
100-211-533-040	PROCESS SERVERS	110505	MCMAHAN*DAN	FY18 PAPER SV 110505-1218A	375.00	192211
100-211-533-040	PROCESS SERVERS	110505	MCMAHAN*DAN	211 12/2-12/8 110505-1218B	625.00	192479
100-211-533-040	PROCESS SERVERS	110505	MCMAHAN*DAN	211 PAPER SV 110505-0119	625.00	192764a
100-211-533-040	PROCESS SERVERS	110505	MCMAHAN*DAN	211 PAPER SV 110505-0119A	625.00	192764b
100-211-533-040	PROCESS SERVERS	110505	MCMAHAN*DAN	211 PAPER SV 110505-0119B	500.00	193104
100-211-533-040	PROCESS SERVERS	110505	MCMAHAN*DAN	211 PAPER SV 110505-0119C	500.00	193228
100-211-533-050	INMATE HEALTH CARE	3786	CORRECT CARE SC	211 JAN MNTI CCS-44707	3,028.26	192343b
100-211-533-050	INMATE HEALTH CARE	3786	CORRECT CARE SC	211 JAN INMT CCS-44875	28,519.19	192343c
100-211-533-050	INMATE HEALTH CARE	3786	CORRECT CARE SC	211 INCREASE CCS-44876	4,079.28	192343a
100-211-533-050	INMATE HEALTH CARE	3786	CORRECT CARE SC	211 MO MED CCS-45709	28,519.19	193124a
100-211-533-050	INMATE HEALTH CARE	3786	CORRECT CARE SC	211 MENTAL I CCS-45710	3,028.26	193124b
100-211-533-060	PRISONERS FOOD	108916	SUMMIT FOOD SE	FY18 PAPER PL INV2-37974	65.07	192472b
100-211-533-060	PRISONERS FOOD	108916	SUMMIT FOOD SE	FY18 INMT ME INV2-37975	4,859.61	192472a
100-211-533-060	PRISONERS FOOD	108916	SUMMIT FOOD SE	FY18 INMT MI INV2-38392	4,404.98	192472c
100-211-533-060	PRISONERS FOOD	108916	SUMMIT FOOD SE	211 INMT ME, INV2-39134	4,592.51	192758a
100-211-533-060	PRISONERS FOOD	108916	SUMMIT FOOD SE	FY18 FOAM C INV38774	24.42	192758c
100-211-533-060	PRISONERS FOOD	108916	SUMMIT FOOD SE	FY18 INMT MI INV38775	4,236.45	192758b
100-211-533-060	PRISONERS FOOD	108916	SUMMIT FOOD SE	211 PAPER PR INV39577	133.69	193223b
100-211-533-060	PRISONERS FOOD	108916	SUMMIT FOOD SE	211 INMT ME, INV39578	4,501.61	193223a
100-211-533-220	TPCCC	110874	TAZEWELL COUN	211 3RD QRTF 2018-3Q-TCSO	81,488.50	193105
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C	FY18 MUFFLEI 48732	585.20	192183I

100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 MAINT 1 48995	81.05	192183k
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 MAINT 1 49085	51.20	192183b
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 MAINT 1 49087	51.20	192183j
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 BATTERY 49138	27.60	192183c
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 MAINT 1 49167	51.20	192183i
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 MAINT 1 49203	53.11	192183h
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 TIRE PRS 49213	91.44	192183f
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 MAINT 1 49223	51.48	192183e
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 BATTERY 49224	214.40	192183g
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 MAINT 1 49269	42.88	192183d
100-211-533-700	VEHICLE MAINTENANCE	53	MIKE MURPHY FC FY18 BLADE AS 129867FOR	14.98	192315
100-211-533-700	VEHICLE MAINTENANCE	79265	O'REILLY AUTO EN FY18 WIPER FI 1262294790	27.48	192427c
100-211-533-700	VEHICLE MAINTENANCE	79265	O'REILLY AUTO EN FY18 WIPER B 1262295460	143.39	192427a
100-211-533-700	VEHICLE MAINTENANCE	79265	O'REILLY AUTO EN FY18 WIPER B 1262295493	49.33	192427b
100-211-533-700	VEHICLE MAINTENANCE	89017	TRUCK N' STUFF* FY18 RMT STA 18855	524.00	192437
100-211-533-700	VEHICLE MAINTENANCE	91311	LET IT SHINE LLC* 211 CAR WASH 18122046	126.00	192442
100-211-533-700	VEHICLE MAINTENANCE	720	PEKIN DOWNTOWN FY18 SQUAD V 567335	250.00	192606
100-211-533-700	VEHICLE MAINTENANCE	79265	O'REILLY AUTO EN 211 CAPSULE 1262-297479	22.74	192720a
100-211-533-700	VEHICLE MAINTENANCE	79265	O'REILLY AUTO EN 211 SNOW BR 1262-298364	19.99	192720b
100-211-533-700	VEHICLE MAINTENANCE	89017	TRUCK N' STUFF* 211 REMOTE 19075	349.00	192729
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 MAINT # : 49179	96.50	193069a
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 MAINT #1 49270	72.31	193069b
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 MAINT #1 49285	51.48	193069c
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 MAINT #1 49292	63.83	193069d
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 MAINT #1 49300	57.65	193069e
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 BRAKE PA 49307	298.97	193069f
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 MAINT#1: 49315	36.38	193069g
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 MAINT # : 49322	276.90	193069h
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 MAINT#1: 49464	381.24	193069i
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 MAINT #1 49487	57.37	193069j
100-211-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C 211 BATTERY : 49514	159.41	193069k
100-211-533-700	VEHICLE MAINTENANCE	91311	LET IT SHINE LLC* 211 SQUAD W 18122046A	154.00	193200
100-211-533-760	RADIO MAINTENANCE	110703	WARNING SYSTEM 211 RADIO M/ 1286	1,123.00	192766

100-211-533-910	DUI EDUCATION	81983	KAESER & BLAIR II FY18 MOUSE I 8111002	1,048.20	193073
100-211-533-960	MERIT COMMISSION	90609	VISA* FY18 LAPTOP : 1011-1218A	810.97	192439b
100-211-533-960	MERIT COMMISSION	18474	REGIONAL HELP V 211 CO WANT 1.44181E+14	414.00	192638
100-211-533-960	MERIT COMMISSION	63602	CAMPION BARRO FY18 CO APP F 22117	850.00	192700
100-211-533-960	MERIT COMMISSION	94362	YOUR MEMBERSH 211 CO WANT R39335747	328.00	192734
100-211-533-960	MERIT COMMISSION	82236	TERRENCE G MCC 211 POLYGRA 12/31/2018	300.00	193192
100-211-533-960	MERIT COMMISSION	85851	IWIRC* 211 DRUG TES 275115	72.00	193196
100-211-533-991	MEG UNIT	231	MULTI-COUNTY N 211 2ND HALF 128078	5,441.19	192975
100-211-544-001	MISC EQUIPMENT	4526	PEORIA CAMERA : 211 CAMERA : LR028843	1,939.92	192618
100-211-544-003	LAW ENFORCEMENT TEC	96255	PROVANTAGE LLC 211 MONITOR 8279762	502.70	192735
100-211-544-003	LAW ENFORCEMENT TEC	110206	AERIAL METRICS I 211 LIC RNWL 2019	2,500.00	192762
100-211-544-003	LAW ENFORCEMENT TEC	112253	FORENSIC MAPPII 211 MAPPING 1098	7,880.00	192769
100-211-544-300	SQUAD CARS	110504	THOMAS DODGE- FY18 DODGE C 2019 DODGE-1	10,451.00	192478a
				270,434.73	

100-213-522-100	GASOLINE	17631	TAZEWELL COUNTY FY18 FUEL 21 233	87.57	192353a
100-213-522-100	GASOLINE	17631	TAZEWELL COUNTY 213 FUEL 242	39.71	193136c
100-213-522-110	UNIFORMS	62083	T-SHIRT HOUSE* FY18 UNIFORM 84093	559.68	192414
100-213-533-201	COMMUNICATIONS/DIRI	1265	RAGAN COMMUN 213 MO SMR : 21254	44.07	192610a
100-213-533-201	COMMUNICATIONS/DIRI	1265	RAGAN COMMUN 213 MO SMR : 21375	44.07	193120b
100-213-533-360	EMERGENCY CALL	107453	EMERGENCY SER\ 213 RENEW S(2019	300.00	192208
100-213-533-620	GAS & ELECTRIC	7	AMEREN ILLINOIS FY18 EMA 21: 34688144951218	122.13	192311b
100-213-533-620	GAS & ELECTRIC	7	AMEREN ILLINOIS FY18 SHERIFF 50649637741218	204.47	192311d
100-213-533-620	GAS & ELECTRIC	7	AMEREN ILLINOIS FY18 EMA 21: 59189932121218	155.86	192311c
100-213-533-620	GAS & ELECTRIC	7	AMEREN ILLINOIS FY18 EMA 21: 89643361751218	70.27	192311e
100-213-533-620	GAS & ELECTRIC	84567	CALPINE ENERGY FY18 EMA 21: 1.8338E+14	225.06	192433
100-213-533-620	GAS & ELECTRIC	7	AMEREN ILLINOIS 213 EMA 3468814495-0119	151.08	193109e
100-213-533-620	GAS & ELECTRIC	7	AMEREN ILLINOIS 213 SHERIFF R 5064963774-0119	240.48	193109d
100-213-533-620	GAS & ELECTRIC	7	AMEREN ILLINOIS 213 EMA 5918993212-0119	175.03	193109b
100-213-533-620	GAS & ELECTRIC	7	AMEREN ILLINOIS 213 EMA 8964336175-0119	80.00	193109c
100-213-533-620	GAS & ELECTRIC	84567	CALPINE ENERGY 213 EMA 1.9002E+14	261.99	193194b
100-213-533-700	VEHICLE MAINTENANCE	61991	COLLETT*BRYAN 213 TRAILER S 61991-0119	39.95	192697
100-213-533-700	VEHICLE MAINTENANCE	12123	NAPA AUTO PART 213 GENERATI 672878	25.96	193132

100-213-533-730	EQUIPMENT MAINTENANCE	1265	RAGAN COMMUNITY FY18 SIREN REIMB	21196	428.63	192111a
100-213-544-001	MISC EQUIPMENT	9296	ZUERCHER*JERRY FY18 REIMB	CA/9296-1218	44.85	191954
					3,300.86	
100-214-533-000	CONTRACTUAL SERVICE	1265	RAGAN COMMUNITY 214 RADIO SV	21252	1,424.93	192338a
100-214-533-000	CONTRACTUAL SERVICE	7311	VERIZON WIRELESS FY18 AIR CARE	9819267309	36.01	192346b
100-214-533-000	CONTRACTUAL SERVICE	7311	VERIZON WIRELESS FY18 AIR CARE	9819655262	1,440.40	192346c
100-214-533-000	CONTRACTUAL SERVICE	83751	STANLEY CONVERSION 214 RANGE AL	16074310	171.06	192432
100-214-533-000	CONTRACTUAL SERVICE	43	THOMSON REUTERS FY18 INFO CHIEF	839338361	183.46	192587a
100-214-533-000	CONTRACTUAL SERVICE	7311	VERIZON WIRELESS 214 MOBILE D	9821199071	36.01	192988b
100-214-533-000	CONTRACTUAL SERVICE	99616	VISA* 214 ONLINE LI	3948-0119	2,848.00	193088a
100-214-533-000	CONTRACTUAL SERVICE	43	THOMSON REUTERS 214 INFO CHIEF	839521940	183.46	193110a
100-214-533-000	CONTRACTUAL SERVICE	1265	RAGAN COMMUNITY 214 JAN 19 RA	21373	1,424.93	193120a
100-214-533-000	CONTRACTUAL SERVICE	7311	VERIZON WIRELESS 214 MOBILE AI	9821589092	1,440.40	193127a
100-214-533-000	CONTRACTUAL SERVICE	62607	IEEMA* 214 2019 X RA	9250689-0119	75.00	193181
100-214-533-000	CONTRACTUAL SERVICE	106414	TEUFEL HUNDEN 214 ANNUAL / 19-030		975.00	193218
100-214-533-000	CONTRACTUAL SERVICE	106896	ALL TRAFFIC SOLUTIONS 214 ANNUAL	FSIN022000	1,500.00	193219
					11,738.66	
100-230-522-010	OFFICE SUPPLIES	76934	ROYAL IMAGING SYSTEMS FY18 TONERS/	4323	243.05	192011
100-230-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINESS 230 POCKET F	3398605316	47.84	192637a
100-230-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINESS 230 OFFICE SL	3399079468	112.63	192637b
100-230-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL FY19 TONER/	191X-YYGC-RFJ7	39.00	192763a
100-230-522-100	GASOLINE/OIL	17631	TAZEWELL COUNTY FY18 FUEL FOR	518	531.19	191960a
100-230-522-100	GASOLINE/OIL	17631	TAZEWELL COUNTY FY18 FUEL FOR	718	712.70	191960b
100-230-522-100	GASOLINE/OIL	17631	TAZEWELL COUNTY FY18 FUEL FOR	232	509.12	192117f
100-230-522-100	GASOLINE/OIL	77739	CITY OF PEKIN* FY18 FUEL FOR	9915497	100.25	192718
100-230-522-100	GASOLINE/OIL	17631	TAZEWELL COUNTY 230 FUEL FOR	241	554.90	193136a
100-230-522-140	DUES & SUBSCRIPTIONS	102444	VISA* 230 NADCP DISTRICT	4770-0119A	60.00	193090b
100-230-533-000	CONTRACTUAL SERVICE	107335	RICHARDSON COUNTY FY18 GROUP 2	132399	25.00	192205c
100-230-533-000	CONTRACTUAL SERVICE	107335	RICHARDSON COUNTY FY18 GROUP 2	132400	300.00	192205b
100-230-533-000	CONTRACTUAL SERVICE	107335	RICHARDSON COUNTY FY18 PROF DEV	21025	480.00	192205d
100-230-533-000	CONTRACTUAL SERVICE	77755	AAA CERTIFIED COUNTY 230 FILE DEST	75320	35.00	192719

100-230-533-000	CONTRACTUAL SERVICE	107335	RICHARDSON COL 230 ADULT GR 132511	300.00	193099a
100-230-533-000	CONTRACTUAL SERVICE	107335	RICHARDSON COL 230 ADULT GR 132512	25.00	193099b
100-230-533-000	CONTRACTUAL SERVICE	107335	RICHARDSON COL 230 DV EVAL 22003	150.00	193099c
100-230-533-000	CONTRACTUAL SERVICE	107335	RICHARDSON COL 230 PROF DEV 21031	480.00	193221
100-230-533-080	WORK RELEASE/ELECTRC	1396	FEDEX* FY18 SHIP CHA 6-381-15691	22.62	192112
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS FY18 CAM MO 74	1,515.00	192474a
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS FY18 AD GPS 2 75	927.50	192474b
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS FY18 PRETRIAL 76	1,858.50	192474c
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS FY18 JV GPS M 77	227.50	192474d
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS FY18 BISCHOFF 78	213.75	192474e
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS FY18 SPECIAL 79	84.00	192474f
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS 230 BISCHOFF- 81	185.25	193224a
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS 230 JUV GPS 82	448.00	193224b
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS 230 PRETRIAL 83	1,953.00	193224c
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS 230 ADULT GP: 84	875.00	193224d
100-230-533-080	WORK RELEASE/ELECTRC	109298	SCRAM SYSTEMS 230 ADULT CAI 85	1,976.00	193224e
100-230-533-180	MEDICAL SERVICES	99601	GREAT LAKES LAB FY18 230 UA C 99334	43.00	192018
100-230-533-180	MEDICAL SERVICES	111288	MCCRSI* FY18 DRUG SU 2	1,302.48	192026
100-230-533-180	MEDICAL SERVICES	10816	PEORIA COUNTY J FY18 PHYSICAL AA	160.00	192116a
100-230-533-180	MEDICAL SERVICES	105181	SIEMENS HEALTH 230 DRUG TES 975740305	161.44	192201b
100-230-533-180	MEDICAL SERVICES	105181	SIEMENS HEALTH FY18 DRUG TE 975741637	5,873.41	192201a
100-230-533-180	MEDICAL SERVICES	111288	MCCRSI* FY18 DRUG TE: 3	154.44	192483
100-230-533-180	MEDICAL SERVICES	105181	SIEMENS HEALTH 230 DRUG TES 975760984	103.00	192754
100-230-533-180	MEDICAL SERVICES	110376	AMAZON CAPITAL 230 PEEL OFF 1FYJ-RWF7-DYKH	348.44	193103f
100-230-533-180	MEDICAL SERVICES	10130	SCHNUCKS* 230 DISTILLED 10130-0119	100.00	193130
100-230-533-180	MEDICAL SERVICES	10816	PEORIA COUNTY J 230 JV PHYSIC/ 10816-0119A	80.00	193131b
100-230-533-220	T/PCCC	1265	RAGAN COMMUN FY19 MSC FOR 21255	352.56	192111b
100-230-533-220	T/PCCC	110874	TAZEWELL COUN FY19 3RD QTR 2018-3Q-TCCOUR	1,427.25	192212
100-230-533-220	T/PCCC	1265	RAGAN COMMUN FY18 PORTALE: 21376	352.56	192610b
100-230-533-700	VEHICLE MAINTENANCE	228	RAY DENNISON CI FY18 230 SVC CVCS469183	515.80	191938
100-230-533-700	VEHICLE MAINTENANCE	228	RAY DENNISON CI FY18 OIL CHAI CVCS469639	118.19	192101c
100-230-533-700	VEHICLE MAINTENANCE	228	RAY DENNISON CI FY18 OIL CHAI CVCS469665	222.70	192101a
100-230-533-700	VEHICLE MAINTENANCE	228	RAY DENNISON CI FY18 VEHICLE I CVCS469729	144.95	192101b

100-230-533-700	VEHICLE MAINTENANCE	85053	E & S COMMUNIC	FY18 RADIO R	18-515	368.75	192189
100-230-533-700	VEHICLE MAINTENANCE	228	RAY DENNISON C	FY19 BRAKES 2	CVCS469844	377.82	192327
100-230-533-700	VEHICLE MAINTENANCE	228	RAY DENNISON C	230 MAINT PR	CTCS471138	55.00	192974a
100-230-533-700	VEHICLE MAINTENANCE	228	RAY DENNISON C	230 VEHICLE I	CVCS471146	523.58	192974b
100-230-533-700	VEHICLE MAINTENANCE	79265	O'REILLY AUTO	EM 230 SQUAD	SL 1262-303991	20.94	193190
100-230-533-910	TRAINING	102444	VISA*	230 LODGING	4770-0119	330.49	193090a
100-230-533-979	CTR FOR PREVENTION	OI 1218	CENTER FOR PRE	\ FY18 DV GROU	1218-11/18	2,392.79	191945
100-230-533-979	CTR FOR PREVENTION	OI 1218	CENTER FOR PRE	\ 230 DV GROU	F 1218-18	2,266.99	192608
100-230-544-000	COMPUTER HARDWARE/	7311	VERIZON WIRELE	S FY18 INT LAP/	19818720901	123.49	191952
100-230-544-000	COMPUTER HARDWARE/	350	SOLUTION SPECIA	FY18 NTWK M,	18594-45709-104	1,302.00	192105
100-230-544-000	COMPUTER HARDWARE/	106284	VENDOR SERVICE	FY19 GPS RENT	1641484	139.93	192204
100-230-544-000	COMPUTER HARDWARE/	110376	AMAZON CAPITAL	FY18 2 MONIT	1KYR-L4QQ-1C17	199.84	192210
100-230-544-000	COMPUTER HARDWARE/	102444	VISA*	FY18 LAPTOP	0424-1218	699.99	192458
100-230-544-000	COMPUTER HARDWARE/	350	SOLUTION SPECIA	230 NTWK MA	18624-40327-104	487.32	192605
100-230-544-000	COMPUTER HARDWARE/	7311	VERIZON WIRELE	S 230 INT FOR	L/ 9820644050	123.49	192622b
100-230-544-000	COMPUTER HARDWARE/	106284	VENDOR SERVICE	: 230 GPS RENT	/ 650008	139.93	193096
100-230-544-000	COMPUTER HARDWARE/	110376	AMAZON CAPITAL	230 TECH SUP	1J7L-3LND-GNQN	39.91	193227c
100-230-544-000	COMPUTER HARDWARE/	110376	AMAZON CAPITAL	230 TECH SUP	1J7L-3LND-JXR4	38.99	193227d
100-230-544-000	COMPUTER HARDWARE/	110376	AMAZON CAPITAL	230 TECH SUP	1JCJ-FRPT-3V14	39.99	193227e
100-230-544-001	MISC EQUIPMENT	46	WIDMER INTERIO	FY18 DESK 230	235880	4,174.99	191934
100-230-544-001	MISC EQUIPMENT	103668	LINCOLN OFFICE	L FY18 FILE CAB	2706	1,011.46	192020
						41,309.71	

100-231-533-070	DETENTION	10816	PEORIA COUNTY J	FY18 DETENTIO	10816-12	22,676.72	192116b
100-231-533-070	DETENTION	10816	PEORIA COUNTY J	231 JV DETENT	10816-0119	7,962.56	193131
100-231-533-070	DETENTION	15654	MCLEAN COUNTY	231 JV DETENT	19-Dec	4,724.00	193135
100-231-533-190	PRIVATE HOMES & INSTI	345	ARROWHEAD RA	FY18 JV PLMT	0004160-IN	8,600.53	192104
100-231-533-190	PRIVATE HOMES & INSTI	93950	ABC COUNSELING	FY18 GROUP 2	20181204-2061	2,852.50	192190
100-231-533-190	PRIVATE HOMES & INSTI	107335	RICHARDSON COL	FY18 GROUP 2	132398	300.00	192205a
100-231-533-190	PRIVATE HOMES & INSTI	345	ARROWHEAD RA	231 JV RESIDE	0004183-IN	8,966.51	193116
100-231-533-190	PRIVATE HOMES & INSTI	93950	ABC COUNSELING	231 GROUP SE	20190108-2220	1,645.00	193204
						57,727.82	

100-252-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL FY18 PRINTER 1FLF-Y7MV-GLKQ	35.79	192476a
100-252-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL FY18 APPLE PE 1K19-RWJL-KJNN	11.99	192476b
100-252-522-100	GASOLINE	17631	TAZEWELL COUNTY FY18 JULY 20192	223.47	191960c
100-252-522-100	GASOLINE	17631	TAZEWELL COUNTY FY18 MAY 2018-May	232.63	191960d
100-252-522-100	GASOLINE	17631	TAZEWELL COUNTY FY18 NOV GAS 231	180.37	192117g
100-252-522-100	GASOLINE	17631	TAZEWELL COUNTY 252 GAS 240	84.44	193136b
100-252-522-140	DUES & SUBSCRIPTIONS	716	ILLINOIS DIVISION 252 2019 DUE 19DUES-1293	25.00	192333
100-252-522-140	DUES & SUBSCRIPTIONS	10105	ILLINOIS CORONE 252 YEARLY DUE 2019 DUES	450.00	192349
100-252-522-140	DUES & SUBSCRIPTIONS	78447	TCACP* 252 2019 DUE DUES 2019	150.00	193189a
100-252-522-140	DUES & SUBSCRIPTIONS	78447	TCACP* 252 2019 DUE DUES-2019	125.00	193189b
100-252-533-020	PATHOLOGY EXPENSE	99608	FOX*PATRICK W FY18 AUTOPSY 1868	640.00	192194
100-252-533-020	PATHOLOGY EXPENSE	109678	FOX*MATTHEW F FY18 AUTOPSY 18-10-29-B	900.00	192209
100-252-533-020	PATHOLOGY EXPENSE	99608	FOX*PATRICK W 252 AUTOPSY 1874	320.00	192452
100-252-533-020	PATHOLOGY EXPENSE	109678	FOX*MATTHEW F FY18 AUTOPSY 18-10-29A	900.00	192475a
100-252-533-020	PATHOLOGY EXPENSE	109678	FOX*MATTHEW F FY18 AUTOPSY 18-24-11	900.00	192475b
100-252-533-020	PATHOLOGY EXPENSE	109678	FOX*MATTHEW F FY18 AUTOPSY 18-25-11	900.00	192475c
100-252-533-020	PATHOLOGY EXPENSE	99608	FOX*PATRICK W 252 AUTOPSY 1880	640.00	192741
100-252-533-020	PATHOLOGY EXPENSE	109678	FOX*MATTHEW F 252 AUTOPSY 18-12-10	900.00	192761
100-252-533-020	PATHOLOGY EXPENSE	96717	YOUMANS DOING 252 AUTOPSY 18-12-12/16	1,850.00	193206
100-252-533-020	PATHOLOGY EXPENSE	109678	FOX*MATTHEW F 252 AUTOPSY 18-12-31	900.00	193225
100-252-533-021	TOXICOLOGY LAB EXPENSE	100424	NMS LABS* FY18 TESTING 1069352	1,405.00	192743
100-252-533-021	TOXICOLOGY LAB EXPENSE	99414	PEORIA COUNTY (252 EXTRA LAB 1906	67.80	193084
100-252-533-021	TOXICOLOGY LAB EXPENSE	100424	NMS LABS* 252 TOX LABS 1071639	1,118.00	193209b
100-252-533-021	TOXICOLOGY LAB EXPENSE	100424	NMS LABS* 252 TOX LABS 1071640	125.00	193209a
100-252-533-022	MORGUE USE EXPENSE	99414	PEORIA COUNTY (252 MORGUE 1889	267.00	192451
100-252-533-022	MORGUE USE EXPENSE	99414	PEORIA COUNTY (252 MORGUE 1902	267.00	192740a
100-252-533-022	MORGUE USE EXPENSE	99414	PEORIA COUNTY (252 MORGUE 1903	267.00	192740b
100-252-533-022	MORGUE USE EXPENSE	99414	PEORIA COUNTY (252 MORGUE 1904	267.00	192740c
100-252-533-022	MORGUE USE EXPENSE	99414	PEORIA COUNTY (252 MORGUE 1923	267.00	193207a
100-252-533-022	MORGUE USE EXPENSE	99414	PEORIA COUNTY (252 MORGUE 1924	267.00	193207b
100-252-533-022	MORGUE USE EXPENSE	99414	PEORIA COUNTY (252 MORGUE 1925	267.00	193207c
100-252-533-022	MORGUE USE EXPENSE	99414	PEORIA COUNTY (252 MORGUE 1926	267.00	193207d
100-252-533-022	MORGUE USE EXPENSE	99414	PEORIA COUNTY (252 MORGUE 1935	267.00	193207e

100-252-533-370	BODY REMOVAL	99416	MORGAN-JONES FY18 BODY REI 3039	900.00	192193
100-252-533-370	BODY REMOVAL	99416	MORGAN-JONES 252 BODY REM 3067	1,700.00	193086
100-252-533-700	VEHICLE MAINTENANCE	111724	VISA* FY18 CAR WA: 2873-1218	15.00	192485
				18,102.49	
100-800-511-048	GUARDIAN AD LITEM	102449	ANDERSON LAW (FY18 18 OP 3118OP317	2,010.00	192745
100-800-511-048	GUARDIAN AD LITEM	110528	HARPER LAW OFF FY18 CASE#20 18OP312	2,295.00	192765b
100-800-511-048	GUARDIAN AD LITEM	110528	HARPER LAW OFF FY18 CASE#20 18OP648	1,560.00	192765a
100-800-522-010	OFFICE SUPPLIES	87939	PRAIRIELAND VEN 800 COFFEE/S 3107	119.52	192726
100-800-522-040	JUROR FOOD	70568	JIMMY JOHNS* FY18 JURY TRI CHK#114	125.46	192707b
100-800-522-040	JUROR FOOD	112094	SHELTON*LORI 800 DRINKS JL 112094-0119	11.27	193231
100-800-533-120	ATTORNEY FEES	112627	GUSSOW* DR LEC FY18 CASE# 1818CF221-222	2,000.00	192941
100-800-533-120	ATTORNEY FEES	102449	ANDERSON LAW (FY18 GAL 201 17-OP-939	2,265.00	193091
100-800-533-140	COURT REPORTING FEES	2149	SHANE*JULIA FY18 TRANSCF OO-P-124	144.00	191946a
100-800-533-140	COURT REPORTING FEES	70658	DAVID*JILL L FY18 TRANSCF 17-CF-363	36.00	192006b
100-800-533-140	COURT REPORTING FEES	70658	DAVID*JILL L FY18 TRANSCF OO-P-124	228.00	192006a
100-800-533-140	COURT REPORTING FEES	70750	WINN CRS*LORI FY18 TRANSCF OO-P-124	188.00	192007
100-800-533-140	COURT REPORTING FEES	2149	SHANE*JULIA 800 18-CF-410 18-CF-410	28.00	192611c
100-800-533-140	COURT REPORTING FEES	2149	SHANE*JULIA 800 18-CF-614 18-CF-614	36.00	192611b
100-800-533-140	COURT REPORTING FEES	70750	WINN CRS*LORI 800 17-CF-73 14-CF-73	76.00	192710b
100-800-533-140	COURT REPORTING FEES	70750	WINN CRS*LORI 800 17-CF-363 70750-0119	124.00	192710a
100-800-533-150	SPECIALTY COURT	751	WALKER*SUSAN FY18 HOTEL R 751-1218	150.08	191944
100-800-533-150	SPECIALTY COURT	5417	GREEN*MICHAEL FY18 REIMB H 5417-1218	130.04	191950
100-800-533-150	SPECIALTY COURT	73183	RISINGER*MICHA FY18 REIMB H 20166	215.84	192010b
100-800-533-150	SPECIALTY COURT	73183	RISINGER*MICHA FY18 CONF RE 779310892	195.00	192010a
100-800-533-150	SPECIALTY COURT	78273	TAYLOR ATTY*LUI FY18 HOTEL R 78273-1218	99.68	192013
100-800-533-150	SPECIALTY COURT	105181	SIEMENS HEALTH FY18 TESTING 975705744	4,524.46	192021
100-800-533-150	SPECIALTY COURT	70568	JIMMY JOHNS* 800 COURT ME CHK#41	102.89	192707a
100-800-533-150	SPECIALTY COURT	99401	HALE*RAEGAN 800 REIMB MI 99401-0119	20.00	193083a
100-800-533-150	SPECIALTY COURT	99401	HALE*RAEGAN FY18 PIZZA MI 99401-0119A	15.00	193083b
100-800-533-150	SPECIALTY COURT	99401	HALE*RAEGAN FY18 30 PASS 99401-0119B	41.00	193083c
100-800-533-150	SPECIALTY COURT	99401	HALE*RAEGAN FY18 REIMB MI 99401-0119C	24.50	193083d
100-800-533-150	SPECIALTY COURT	99401	HALE*RAEGAN FY18 REIMB H 99401-0119D	144.48	193083e

100-800-533-150	SPECIALTY COURT	105181	SIEMENS HEALTH FY18 TESTING 975705744A	561.40	193094
100-800-533-150	SPECIALTY COURT	109298	SCRAM SYSTEMS 800 MONITOR80	122.50	193224g
100-800-533-150	SPECIALTY COURT	109298	SCRAM SYSTEMS 800 MONITOR85A	217.00	193224f
100-800-533-160	DRUG COURT	337	TAZWOOD MENT. FY18 OCT 80C 337-1218	1,349.25	192103b
100-800-533-160	DRUG COURT	337	TAZWOOD MENT. FY18 OCT 80C 337-1218A	996.42	192103a
100-800-533-170	WITNESS FEES	112103	ARIDA*LEA FY18 INTERPR TCC_002	120.84	192214
100-800-533-170	WITNESS FEES	9453	LANGUAGE LINE § FY18 INTERPR 4453536	29.46	192626
100-800-533-170	WITNESS FEES	109303	CORDOVA BARRO FY18 INTERPR 083-2018	65.00	192760
100-800-533-170	WITNESS FEES	109303	CORDOVA BARRO 800 INTERPRE 091-2018	65.00	193102
100-800-533-170	WITNESS FEES	9453	LANGUAGE LINE § 800 INTERPRE 4473845	64.35	193128
100-800-533-180	TESTING FEES	75308	ECKERT PSY D*DR FY18 FITNESS 75308-1218	1,000.00	192180
100-800-533-180	TESTING FEES	99415	UICOMP DEPARTI 800 17 CF 593 273	1,155.00	193085a
100-800-533-180	TESTING FEES	99415	UICOMP DEPARTI 800 18 CF 599 274	660.00	193085b
				23,315.44	
100-912-522-160	FERTILIZER	669	AG-LAND FS INC* FY18 FERTILIZI 70008293	1,810.16	192332
100-913-522-010	OFFICE SUPPLIES	734	QUILL CORPORAT 913 SUPPLIES 3122357	137.04	192334a
100-913-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINES FY18 SUPPLIE§ 3397656954	181.18	192355a
100-913-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL 913 SUPPLIES 1HKP-YRC7-LH6Q	75.12	192476m
100-913-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL 913 SUPPLIES 1RF4-7HC7-RV6J	21.09	192476n
100-913-522-010	OFFICE SUPPLIES	97149	CARTRIDGE CENTI 913 LASERJET§ 27804	0.00	
100-913-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL 913 SUPPLIES 19VH-KNRX-MWF	31.08	193103d
100-913-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL 913 SUPPLIES 19VH-KNRX-N17X	95.97	193103e
100-913-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL 913 SUPPLIES 1MKV-PGJC-QHR§	133.10	193103g
100-913-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL 913 SUPPLIES 1XCT-XHP4-LCXT	47.76	193103h
100-913-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINES 913 SUPPLIES 3400354275	202.03	193138a
100-913-522-010	OFFICE SUPPLIES	18465	STAPLES BUSINES 913 SUPPLIES 3400758073	40.56	193138b
100-913-522-300	COMPUTER SUPPLIES	96809	THE PRINT SHOP* FY18 1099'S, V 60764	1,622.00	192192
100-913-522-300	COMPUTER SUPPLIES	17255	CDS OFFICE TECHI 913 LASER TOI INV1203494	134.00	192635
100-913-522-300	COMPUTER SUPPLIES	97149	CARTRIDGE CENTI 913 LASERJET§ 27804	373.00	192738
100-913-522-300	COMPUTER SUPPLIES	18465	STAPLES BUSINES 913 INKJET TC 3399600646	315.42	192991

100-913-522-320	COPY MACHINE SUPPLIE: 150	MIDLAND PAPER* FY18 COPY PA IN00987625	3,528.36	192321b
100-913-522-320	COPY MACHINE SUPPLIE: 150	MIDLAND PAPER* FY18 COPY PA IN00987627	2,352.24	192321a
100-913-522-320	COPY MACHINE SUPPLIE: 150	MIDLAND PAPER* FY18 3-HOLE P IN00989993	984.55	192321c
100-913-533-010	COMPUTER CONTRACT 255	DONALD R FREY & FY18 LIC RNW 16196	24,639.88	191940
100-913-533-010	COMPUTER CONTRACT 110054	IWORQ SYSTEMS FY18 COM DEV 11055	6,000.00	192023
100-913-533-010	COMPUTER CONTRACT 112251	PIVOTAL DATA SC FY18 RNW BA INV-000065	3,720.00	192215
100-913-533-010	COMPUTER CONTRACT 71	MANATRON* 913 COMPUTE INVC058708	29,574.04	192318
100-913-533-010	COMPUTER CONTRACT 97379	DEVNET INC* 913 COMPUTE 711.7059	12,464.81	192450
100-913-533-010	COMPUTER CONTRACT 101588	I3 BROADBAND* 913 1/26-12/2 1540782-1	4,700.67	192457
100-913-533-010	COMPUTER CONTRACT 102775	SHI INTERNATIONAL FY18 SYMANTE B09185963	1,812.23	192459a
100-913-533-010	COMPUTER CONTRACT 71	MANATRON* 913 COMPUTE INVC058763	4,132.50	192591
100-913-533-010	COMPUTER CONTRACT 101588	I3 BROADBAND* 913 12-26-18- 1556394-1	4,746.12	192744
100-913-533-011	COMPUTER MAINTENAN 736	PTC SELECT* FY18 PRINTER 236052	315.00	192335b
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18329	105.00	191959c
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18332	105.00	191959b
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18336	105.00	191959a
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18337	52.50	191958n
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18343	105.00	191958m
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18345	105.00	191958l
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18352	105.00	191958k
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18353	105.00	191958j
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18356	105.00	191958i
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18357	105.00	191958h
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18361	105.00	191958g
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 18956	105.00	191958f
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 19026	105.00	191958e
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 19474	435.00	191958d
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 19487	210.00	191958c
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 19489	225.00	191958b
100-913-533-012	SYSTEMS CONSULTANT 14756	HEART TECHNOLC FY18 SUPPOR 20124	315.00	191958a
100-913-533-012	SYSTEMS CONSULTANT 61813	PROACTIVE TECHI FY18 SVR,SECI 9437	187.50	192003d
100-913-533-012	SYSTEMS CONSULTANT 61813	PROACTIVE TECHI FY18 SETUP SV 9445	187.50	192003c
100-913-533-012	SYSTEMS CONSULTANT 61813	PROACTIVE TECHI FY18 WRK ON 9446	1,650.00	192003b

100-913-533-012	SYSTEMS CONSULTANT	61813	PROACTIVE TECHI	FY18 FIREWAL	9454	787.50	192003a
100-913-533-012	SYSTEMS CONSULTANT	61813	PROACTIVE TECHI	FY18 WRLS NT	9461	1,050.00	192413
100-913-533-012	SYSTEMS CONSULTANT	14756	HEART TECHNOLC	FY18 SVC NOT	21059	735.00	192634a
100-913-533-012	SYSTEMS CONSULTANT	14756	HEART TECHNOLC	913 SVC NOT	121474	525.00	192634b
100-913-533-012	SYSTEMS CONSULTANT	61813	PROACTIVE TECHI	913 TRBLSHO	19476	150.00	192696
100-913-533-013	ADMN ADJUDICATION	SI 30	HELLER P C*J	BRI/ FY18 NOV CO	30-0119	567.13	192585
100-913-533-210	POSTAGE	70675	UNITED STATES P	FY18 NOV POS	70675-1218	3,280.00	192178b
100-913-533-210	POSTAGE	70675	UNITED STATES P	913 DEC POST	70675-0119	6,980.00	192708a
100-913-533-320	COPY MACHINE MAINT	E 90611	DIGITAL COPY SYS	FY18 NOV CO	AR59639	4,404.00	192440
100-913-533-320	COPY MACHINE MAINT	E 90611	DIGITAL COPY SYS	913 12/18 CO	AR62771	4,404.00	193199
100-913-533-910	EDUCATION/TRAVEL/TR	/ 74	TCRC INC*	FY18 BOX LUN	92012	168.00	191935
100-913-533-910	EDUCATION/TRAVEL/TR	/ 13949	ALLEGRA PRINT &	FY18 KAIZEN T	56501	280.00	192351
100-913-533-910	EDUCATION/TRAVEL/TR	/ 101106	ST LOUIS UNIVER	913 HOEHN TR	265126	850.00	192455a
100-913-533-910	EDUCATION/TRAVEL/TR	/ 101106	ST LOUIS UNIVER	913 HANLEY T	265127	850.00	192455b
100-913-533-910	EDUCATION/TRAVEL/TR	/ 110376	AMAZON CAPITAL	913 FACILITAT	16M9-H7YF-XRYM	117.02	192476i
100-913-533-910	EDUCATION/TRAVEL/TR	/ 110376	AMAZON CAPITAL	FY18 FACILITA	1C63-MVGW-W1	24.99	192476k
100-913-533-910	EDUCATION/TRAVEL/TR	/ 110376	AMAZON CAPITAL	FY18 FACILITA	1HKM-K4R4-YXM	75.90	192477a
100-913-533-910	EDUCATION/TRAVEL/TR	/ 110376	AMAZON CAPITAL	FY18 FACILITA	1MGQ-RHFW-66X	111.93	192476j
100-913-533-910	EDUCATION/TRAVEL/TR	/ 110376	AMAZON CAPITAL	FY18 FACILITA	1TPW-L16T-FT47	11.65	192476l
100-913-533-910	EDUCATION/TRAVEL/TR	/ 112193	S & S WORLDWID	FY18 KAIZEN T	10549422	149.95	192488
100-913-533-910	EDUCATION/TRAVEL/TR	/ 112389	DEFENSIVE EDGE	913 MAHR-TR	2249	450.00	192490
100-913-533-910	EDUCATION/TRAVEL/TR	/ 2183	UNIVERSITY OF ILI	913 COMMUT UPIN	9407	105.00	192612
100-913-533-910	EDUCATION/TRAVEL/TR	/ 62286	MOBILE TEAM TR.	913 TRAINING	599	545.00	192698
100-913-533-910	EDUCATION/TRAVEL/TR	/ 76924	ILLINOIS ASSOC C	913 CONF CO	76924-0119	180.00	192717
100-913-533-910	EDUCATION/TRAVEL/TR	/ 94025	ILLINOIS SEARCH	913 MEMEBR	19-66	50.00	192733
100-913-533-910	EDUCATION/TRAVEL/TR	/ 1422	ILLINOIS SHERIFFS	913 CONF TR	Feb-19	400.00	192984
100-913-533-910	EDUCATION/TRAVEL/TR	/ 70738	VISA*	913 CONF K JC	9907-0119A	302.90	193063b
100-913-533-910	EDUCATION/TRAVEL/TR	/ 70738	VISA*	913 CONF S UI	9907-0119B	302.90	193063c
100-913-533-910	EDUCATION/TRAVEL/TR	/ 70739	VISA*	913 SEMINAR	1339-0119	99.00	193064
100-913-533-910	EDUCATION/TRAVEL/TR	/ 108914	VISA*	913 ALICE TR	7063-0119	10.00	193100
100-913-544-000	TECHNOLOGY UPGRADE	102775	SHI INTERNATIONAL	FY18 MISC IT S	B09147496	692.43	192196a
100-913-544-000	TECHNOLOGY UPGRADE	102775	SHI INTERNATIONAL	FY18 MISC IT	S B09152293	17.72	192196b
100-913-544-000	TECHNOLOGY UPGRADE	102775	SHI INTERNATIONAL	FY18 MICROSO	B09188930	3,374.91	192459c

100-913-544-000	TECHNOLOGY UPGRADE!	102775	SHI INTERNATIONAL FY18	MISC IT	9 B09190376	19.11	192459b
100-913-544-000	TECHNOLOGY UPGRADE!	110376	AMAZON CAPITAL FY18	NETWOF	14TR-H49HH-RYTI	3,325.00	192476e
100-913-544-000	TECHNOLOGY UPGRADE!	110376	AMAZON CAPITAL FY18	RPLCMT	11HKM-K4R4-JDQL	4,320.00	192476d
100-913-544-000	TECHNOLOGY UPGRADE!	102775	SHI INTERNATIONAL 913	COMPUTE	B09247148	4,999.95	192746b
100-913-544-000	TECHNOLOGY UPGRADE!	102775	SHI INTERNATIONAL 913	3-COMPU	B09249292	2,984.97	192746a
100-913-544-000	TECHNOLOGY UPGRADE!	102775	SHI INTERNATIONAL 913	MISC TECI	B09295233	99.64	193211a
100-913-544-000	TECHNOLOGY UPGRADE!	102775	SHI INTERNATIONAL 913	MISC TECI	B09299533	1,036.63	193211b
						155,739.48	

202-311-522-010	OFFICE SUPPLIES	20890	QUILL CORP*	FY18 - 202 - OF	3043185	119.91	192135
202-311-522-010	OFFICE SUPPLIES	21043	AMAZON CAPITAL FY18 - 202 - M	1VNQ-3L4D-9QG9		133.34	192377a
202-311-522-010	OFFICE SUPPLIES	20985	OFFICE DEPOT*	202 - OFFICE SI	2.42213E+11	84.60	193005a
202-311-522-010	OFFICE SUPPLIES	20985	OFFICE DEPOT*	202 - PLANNEF	2.42213E+11	12.16	193005b
202-311-522-010	OFFICE SUPPLIES	20985	OFFICE DEPOT*	202 - PLANNEF	2.42213E+11	10.53	193005c
202-311-522-010	OFFICE SUPPLIES	20890	QUILL CORP*	202 - STORAGE	3644372	83.39	193145
202-311-522-010	OFFICE SUPPLIES	20985	OFFICE DEPOT*	202 - OFFICE SI	2.49519E+11	79.82	193147
202-311-522-100	FUEL	20095	AG-LAND FS INC*	202 - FUEL	88003873	14,508.20	192361b
202-311-522-120	ENGINEERING SUPPLIES	20004	EAGLE POINT COF	FY18 - SOFTW/	2015-15549	750.00	192119
202-311-522-121	FIELD ENGINEER EXPENS	20787	SAFETY MEETING	FY18 - 202 - D/	1118-00055	165.00	191979
202-311-522-121	FIELD ENGINEER EXPENS	20267	ALTORFER INC*	FY18 - 202 - FII	PC080084979	43.95	192126a
202-311-522-121	FIELD ENGINEER EXPENS	20906	CLOUDPOINT GEC	FY18 - GIS SUB	2269	1,500.00	192137
202-311-522-140	DUES & SUBSCRIPTIONS	20701	APWA*	202 - ANNUAL	2019	196.00	192369
202-311-522-140	DUES & SUBSCRIPTIONS	20085	IACE*	202 - 2019 DUI	1105531	1,079.62	192996
202-311-522-720	MAINTENANCE MATERIA	20031	LAWSON PRODUK	FY18 - 202 - SH	9306285952	392.55	191963
202-311-522-720	MAINTENANCE MATERIA	20066	ATLAS SUPPLY CO	FY18 - 202 - SH	8415	125.90	191965
202-311-522-720	MAINTENANCE MATERIA	20093	MATHIS-KELLEY C	FY18 - 202 - CF	982030	7.36	191968
202-311-522-720	MAINTENANCE MATERIA	20364	MENARDS*	FY18 - 202 - W	34910	206.27	191972
202-311-522-720	MAINTENANCE MATERIA	20441	HAGERTY STEEL &	FY18 - 202 - BC	7784311	138.92	191973
202-311-522-720	MAINTENANCE MATERIA	20747	SPRINGFIELD ELE	FY18 - 202 - LE	S5901917-001	16,072.65	191978
202-311-522-720	MAINTENANCE MATERIA	20852	CHEMCO INDUSTI	FY18 - 202 - SH	91106	1,340.93	191981
202-311-522-720	MAINTENANCE MATERIA	21056	CHARTER GARAGI	FY18 - 202 - DC	111418	449.00	191983
202-311-522-720	MAINTENANCE MATERIA	20031	LAWSON PRODUK	FY18 - 202 - SH	9306298493	59.98	192122
202-311-522-720	MAINTENANCE MATERIA	20041	PRAXAIR DISTRIB	FY18 - 202 - CY	86249084	29.67	192123

202-311-522-720	MAINTENANCE MATERIA 20364	MENARDS*	FY18 - 202 - SH 35658	255.76	192127b
202-311-522-720	MAINTENANCE MATERIA 20866	BIG R STORES - PE	FY18 - 202 - RA 7849-13	67.87	192134
202-311-522-720	MAINTENANCE MATERIA 20041	PRAXAIR DISTRIBI	FY18 - 202 - CY 86392575	29.67	192359
202-311-522-720	MAINTENANCE MATERIA 20093	MATHIS-KELLEY C	202 - VEST 983077	9.99	192360
202-311-522-720	MAINTENANCE MATERIA 20866	BIG R STORES - PE	202 - EZ-POUR 7897-13	7.99	192374
202-311-522-720	MAINTENANCE MATERIA 20021	GRAINGER*	202 - TIME DEI 9031131429	113.00	192993
202-311-522-720	MAINTENANCE MATERIA 20031	LAWSON PRODU	202 - SHOP SU 9306317315	128.39	192994a
202-311-522-720	MAINTENANCE MATERIA 20031	LAWSON PRODU	202 - SHOP SU 9306335514	105.09	192994b
202-311-522-720	MAINTENANCE MATERIA 20031	LAWSON PRODU	202 - SHOP SU 9306354217	165.75	192994c
202-311-522-720	MAINTENANCE MATERIA 20059	MCMASTER-CARR	202 - WEATHEI 80824658	192.23	192995a
202-311-522-720	MAINTENANCE MATERIA 20364	MENARDS*	202 - WATER S 36560	49.24	192998a
202-311-522-720	MAINTENANCE MATERIA 20364	MENARDS*	202 - WATER S 36628	15.96	192998b
202-311-522-720	MAINTENANCE MATERIA 20364	MENARDS*	202 - SUPPLIES 36710	32.35	192998c
202-311-522-720	MAINTENANCE MATERIA 20364	MENARDS*	202 - WATER S 36720	24.35	192998d
202-311-522-720	MAINTENANCE MATERIA 20364	MENARDS*	202 - SIDE BOA 36822	11.77	192998e
202-311-522-720	MAINTENANCE MATERIA 20555	ADVANCE AUTO F	202 - BLOW GL 5.14684E+12	6.15	193000b
202-311-522-720	MAINTENANCE MATERIA 20718	PURITAN SPRING	202 - MONTHL 1241231-1218	27.50	193002
202-311-522-720	MAINTENANCE MATERIA 20887	OFFICE DEALER LL	202 - DAILY LO 5203044	481.39	193004
202-311-522-720	MAINTENANCE MATERIA 20364	MENARDS*	202 - SUPPLIES 37189	98.56	193141
202-311-522-720	MAINTENANCE MATERIA 20866	BIG R STORES*	202 - COUPLER 7930-13	23.94	193144
202-311-522-720	MAINTENANCE MATERIA 21059	ONE SOURCE EQL	202 - ELECTRIC 5041530-0001	406.00	193149
202-311-533-720	BUILDING MAINTENANC	TCRC INC*	FY18 - 202 - M 92133	360.00	191966
202-311-533-720	BUILDING MAINTENANC	ILLINOIS AMERICA	FY18 - 202 - M 542783-1118	32.80	192125d
202-311-533-720	BUILDING MAINTENANC	ILLINOIS AMERICA	FY18 - 202 - M 81427-1118	60.10	192125a
202-311-533-720	BUILDING MAINTENANC	ILLINOIS AMERICA	FY18 - 202 - M 81458-1118	52.54	192125c
202-311-533-720	BUILDING MAINTENANC	ILLINOIS AMERICA	FY18 - 202 - M 81489-1118	48.11	192125b
202-311-533-720	BUILDING MAINTENANC	AMEREN ILLINOIS	FY18 - 202 - M 58007-1118	2,953.49	192358
202-311-533-720	BUILDING MAINTENANC	CALPINE ENERGY	FY18 - 202 - M 1.8338E+14	179.09	192373
202-311-533-720	BUILDING MAINTENANC	X WASTE INC*	202 - MONTHL 401275	65.00	192375
202-311-533-720	BUILDING MAINTENANC	AMAZON CAPITAL	FY18 - 202 - LE 1VQC-MF3D-KVW	536.21	192377b
202-311-533-720	BUILDING MAINTENANC	PIONEER PARK SU	FY18 - 202 - W 265781	609.21	192379
202-311-533-720	BUILDING MAINTENANC	FIREFIGHTERS*	202 - ANNUAL 111218-1	1,435.90	192639a
202-311-533-720	BUILDING MAINTENANC	FIREFIGHTERS*	202 - ANNUAL 111218-2	244.10	192639b

202-311-533-720	BUILDING MAINTENANCE	20917	X WASTE INC* 202 - MONTHL	403877	65.00	192642
202-311-533-720	BUILDING MAINTENANCE	20137	ILLINOIS AMERICA/ 202 - MONTHL	542783-1218	32.25	192997a
202-311-533-720	BUILDING MAINTENANCE	20137	ILLINOIS AMERICA/ 202 - MONTHL	81427-1218	57.33	192997b
202-311-533-720	BUILDING MAINTENANCE	20137	ILLINOIS AMERICA/ 202 - MONTHL	81458-1218	52.54	192997d
202-311-533-720	BUILDING MAINTENANCE	20137	ILLINOIS AMERICA/ 202 - MONTHL	81489-1218	49.21	192997c
202-311-533-720	BUILDING MAINTENANCE	20072	TCRC INC* 202 - MONTHL	92213	360.00	193139
202-311-533-730	EQUIPMENT MAINTENANCE	20010	MUTUAL WHEEL (FY18 - 202 - SP	2415837	21.38	191962b
202-311-533-730	EQUIPMENT MAINTENANCE	20010	MUTUAL WHEEL (FY18 - 202 - BR	2418833	147.38	191962a
202-311-533-730	EQUIPMENT MAINTENANCE	20043	ROLAND RICH FOI FY18 - 202 - DE	268020	286.84	191964
202-311-533-730	EQUIPMENT MAINTENANCE	20076	TREMONT OIL CO FY18 - 202 - TII	190748	173.00	191967
202-311-533-730	EQUIPMENT MAINTENANCE	20138	INTERSTATE BATT FY18 - 202 - BA	40127334	90.98	191969
202-311-533-730	EQUIPMENT MAINTENANCE	20224	DULTMEIER SALE/ FY18 - 202 - #1	3521387	245.53	191971
202-311-533-730	EQUIPMENT MAINTENANCE	20699	PERFORMANCE A FY18 - 202 - #6	620597	290.00	191976
202-311-533-730	EQUIPMENT MAINTENANCE	20726	CIT TRUCKS LLC* FY18 - 202 - W	MI27911	125.41	191977b
202-311-533-730	EQUIPMENT MAINTENANCE	20726	CIT TRUCKS LLC* FY18 - 202 - W	MI27912	125.41	191977a
202-311-533-730	EQUIPMENT MAINTENANCE	20815	GERMAN-BLISS EC FY18 - 202 - KL	EC89196	32.74	191980
202-311-533-730	EQUIPMENT MAINTENANCE	20010	MUTUAL WHEEL (FY18 - 202 - SE	2420438	310.67	192120
202-311-533-730	EQUIPMENT MAINTENANCE	20029	KOENIG BODY & E FY18 - 202 - SP	82023	978.61	192121
202-311-533-730	EQUIPMENT MAINTENANCE	20043	ROLAND RICH FOI FY18 - 202 - #1	268069	76.26	192124
202-311-533-730	EQUIPMENT MAINTENANCE	20267	ALTORFER INC* FY18 - 202 - PA	PC020538909	13.94	192126b
202-311-533-730	EQUIPMENT MAINTENANCE	20551	NAPA AUTO PART FY18 - 202 - F4	345917	299.00	192131
202-311-533-730	EQUIPMENT MAINTENANCE	20267	ALTORFER INC* FY18 - 202 - HC	PC020548526	182.84	192362a
202-311-533-730	EQUIPMENT MAINTENANCE	20267	ALTORFER INC* FY18 - 202 - CC	PC020548527	65.72	192362b
202-311-533-730	EQUIPMENT MAINTENANCE	20551	NAPA AUTO PART FY18 - 202 - CC	364429	340.52	192364
202-311-533-730	EQUIPMENT MAINTENANCE	20555	ADVANCE AUTO F 202 - #17, #21	5.14683E+12	91.00	192365
202-311-533-730	EQUIPMENT MAINTENANCE	20724	PENCE'S AG REPA FY18 - 202 - #1	17052	59.00	192370
202-311-533-730	EQUIPMENT MAINTENANCE	20726	CIT TRUCKS LLC* FY18 - 202 - TL	MI27923	191.79	192371
202-311-533-730	EQUIPMENT MAINTENANCE	21057	DAVIS WELDING & FY18 - 202 - PL	30703	645.00	192378
202-311-533-730	EQUIPMENT MAINTENANCE	20059	MCMaster-CARR 202 - BEAM	CL 82432828	89.09	192995b
202-311-533-730	EQUIPMENT MAINTENANCE	20555	ADVANCE AUTO F 202 - AIR FILTE	5.14683E+12	45.50	193000a
202-311-533-730	EQUIPMENT MAINTENANCE	20651	HERITAGE-CRYST/ 202 - OIL	15457184	360.26	193001
202-311-533-730	EQUIPMENT MAINTENANCE	20283	JX ENTERPRISES II 202 - ALTERNA	1939083P	315.99	193140
202-311-533-730	EQUIPMENT MAINTENANCE	21045	ILLINI OUTLAW DI 202 - #5 DELET	4306	1,392.00	193148

202-311-533-740	HIGHWAY MAINTENANC	20003	VERIZON WIRELES	FY18 - 202 - M	9818500828	467.65	191961
202-311-533-740	HIGHWAY MAINTENANC	20003	VERIZON WIRELES	202 - MONTHL	9820418339	467.65	192992
202-311-533-900	CONFERENCE & SEMINA	20790	IPLSA*	202 - IPLSA CO	2019	300.00	193003
202-311-544-000	NEW EQUIPMENT	20495	CATERPILLAR FIN/	FY18 - 202 - DE	17CAT430	930.34	192129b
202-311-544-000	NEW EQUIPMENT	20495	CATERPILLAR FIN/	FY18 - 202 - DE	17CAT950	1,500.00	192129a
202-311-544-000	NEW EQUIPMENT	20282	PEORIA METRO C	FY18 - 202 - W	WICKEST7-B	30,000.00	192363b
202-311-544-000	NEW EQUIPMENT	20495	CATERPILLAR FIN/	202 - JAN 430	18CAT430	930.34	192999a
202-311-544-000	NEW EQUIPMENT	20495	CATERPILLAR FIN/	202 - JAN 950	18CAT950	1,500.00	192999b
202-311-544-110	ROAD IMPROVEMENT	20975	PEKIN SAND & GR	FY18 - 202 - CC	8003	195.30	191982
202-311-544-110	ROAD IMPROVEMENT	20364	MENARDS*	FY18 - 202 - SN	35641	159.87	192127a
202-311-544-110	ROAD IMPROVEMENT	20634	SNI SOLUTIONS*	FY18 - 202 - BI	138583	3,000.00	192132
202-311-544-110	ROAD IMPROVEMENT	20836	J & L DOCK FACILI	FY18 - 202 - RR	27816	3,336.66	192133
202-311-544-110	ROAD IMPROVEMENT	20095	AG-LAND FS INC*	FY18 - 202 - RA	70008000	695.60	192361b
202-311-544-110	ROAD IMPROVEMENT	20095	AG-LAND FS INC*	FY18 - 202 - W	70008426	100.00	192361a
202-311-544-110	ROAD IMPROVEMENT	20690	PATRICK N MEYEF	FY18 - 202 - AM	2018-1001	2,500.00	192368
202-311-544-110	ROAD IMPROVEMENT	20762	QPR*	FY18 - 202 - PA	17627771	159.90	192372
202-311-544-110	ROAD IMPROVEMENT	20762	QPR*	202 - PAVEME	17754307	136.50	192640
202-311-544-110	ROAD IMPROVEMENT	20762	QPR*	202 - PAVEME	17764093	148.20	193142
202-311-544-110	ROAD IMPROVEMENT	20922	THE SIGNMAN*	202 - 2019 PER	2019	214.50	193146
						100,773.95	
203-311-533-740	HIGHWAY MAINTENANC	20663	CARGILL INC*	FY18 - 203 - SA	2904436726	25,341.04	191975
203-311-533-740	HIGHWAY MAINTENANC	20663	CARGILL INC*	FY18 - 203 - SA	2904455574	22,422.44	192366
203-311-544-120	BUILDING IMPROVEMEN	20282	PEORIA METRO C	FY18 - 203 - W	WICKEST7-A	4,726.56	192363a
						52,490.04	
204-311-544-110	ROAD IMPROVEMENT	20518	LOWERY EXCAVA	FY18 - 204 - SP	10540	7,561.77	191974
204-311-544-110	ROAD IMPROVEMENT	20518	LOWERY EXCAVA	FY18 - 204 - SP	10557	3,089.42	192130
204-311-544-110	ROAD IMPROVEMENT	21021	COMPASS MINER.	FY18 - 204 - CII	341107	2,064.55	192376c
204-311-544-110	ROAD IMPROVEMENT	21021	COMPASS MINER.	FY18 - 204 - CII	342956	8,105.08	192376b
204-311-544-110	ROAD IMPROVEMENT	21021	COMPASS MINER.	FY18 - 204 - FC	352117	8,437.40	192376a
204-311-544-110	ROAD IMPROVEMENT	21021	COMPASS MINER.	204 - HOPEDA	353951	2,120.08	193006a
204-311-544-110	ROAD IMPROVEMENT	21021	COMPASS MINER.	204 - CINCINN	355047	6,194.49	193006b

204-311-544-110	ROAD IMPROVEMENT	21021	COMPASS MINER, 204 - HOPEDAI 361561	2,114.19	193006c
				39,686.98	
205-311-533-150	ENGINEER CONSULTANT	20665	MCLEAN COUNTY FY18 - 205 - 16 9122PE-2	39.07	192367a
205-311-533-150	ENGINEER CONSULTANT	20861	HUTCHISON ENGI FY18 - 205 - PF Feb-19	11,347.49	192641
205-311-533-150	ENGINEER CONSULTANT	20861	HUTCHISON ENGI 205 - PHASE 01 Mar-19	15,148.89	193143
205-311-544-100	BRIDGE CONSTRUCTION	20665	MCLEAN COUNTY FY18 - 205 - 16 9122CONST-2	103,634.41	192367b
				130,169.86	
206-311-544-110	ROAD IMPROVEMENT	20182	LEMAN PRECAST* FY18 - 206 - CL 49043	27,374.00	191970
206-311-544-110	ROAD IMPROVEMENT	20411	MIDSTATE ASPHA FY18 - 206 - SP 43115	29,999.25	192128
206-311-544-110	ROAD IMPROVEMENT	20896	MIDWEST ENGINE FY18 - 206 - DE 5202	22,053.52	192136
				79,426.77	
208-422-522-140	DUES & SUBSCRIPTIONS	271	IACVAC * 208 VAC DUES 259	225.00	192325
208-422-533-210	POSTAGE	70675	UNITED STATES P FY18 NOV POST 70675-1218B	8.00	192178d
208-422-533-210	POSTAGE	70675	UNITED STATES P 208 DEC POST 70675-0119B	21.00	192708c
208-422-533-970	EMERGENCY ASSISTANCE	277	STROPES REAL ES 208 PARTIAL F 21596	250.00	192330
208-422-533-970	EMERGENCY ASSISTANCE	18209	V & S APARTMEN 208 PARTIAL F 21587	210.00	192354
208-422-533-970	EMERGENCY ASSISTANCE	71412	DRAFFEN*PHILLIP 208 PARTIAL F 21586	330.00	192421
208-422-533-970	EMERGENCY ASSISTANCE	72165	VISTA VILLA APAR 208 PARTIAL F 21589	210.00	192422
208-422-533-970	EMERGENCY ASSISTANCE	72477	CURTO*CHARLES 208 PARTIAL F 21594	210.00	192423
208-422-533-970	EMERGENCY ASSISTANCE	80071	SPARKMAN*GREG 208 PARTIAL F 21590	210.00	192428
208-422-533-970	EMERGENCY ASSISTANCE	82951	KRUMHOLZ*JOAN 208 PARTIAL F 21597	210.00	192431b
208-422-533-970	EMERGENCY ASSISTANCE	82951	KRUMHOLZ*JOAN 208 PARTIAL F 21599	250.00	192431a
208-422-533-970	EMERGENCY ASSISTANCE	87627	UPPOLE*GARY L 208 PARTIAL F 21598	330.00	192434
208-422-533-970	EMERGENCY ASSISTANCE	92391	TEMPLE*VICTOR 208 PARTIAL F 21595	210.00	192445
208-422-533-970	EMERGENCY ASSISTANCE	102870	SMITH*JAMES C 208 PARTIAL F 21592	330.00	192460
208-422-533-970	EMERGENCY ASSISTANCE	103026	BECKHAM*BRIAN 208 PARTIAL F 21593	330.00	192461b
208-422-533-970	EMERGENCY ASSISTANCE	103026	BECKHAM*BRIAN 208 PARTIAL F 21600	210.00	192461a
208-422-533-970	EMERGENCY ASSISTANCE	103844	BEACH*LILLIAN D 208 PARTIAL F 21588	210.00	192462
208-422-533-970	EMERGENCY ASSISTANCE	110878	BURDETTE*DAVID 208 PARTIAL F 21601	250.00	192481
208-422-533-970	EMERGENCY ASSISTANCE	112098	M4 PROPERTIES L 208 PARTIAL F 21591	210.00	192487

208-422-533-970	EMERGENCY ASSISTANCE	18209	V & S APARTMENTS	FY18 OCT REN	21602	330.00	192636
208-422-533-970	EMERGENCY ASSISTANCE	87053	PEORIA COUNTY	FY18 VAN TRA	87053-0119	1,158.00	192725
208-422-533-970	EMERGENCY ASSISTANCE	277	STROPE REAL ESTATE	208 PARTIAL F	21616	250.00	193115
208-422-533-970	EMERGENCY ASSISTANCE	18209	V & S APARTMENTS	208 PARTIAL F	21604	210.00	193137
208-422-533-970	EMERGENCY ASSISTANCE	71412	DRAFFEN*PHILLIP	208 PARTIAL F	21606	330.00	193184
208-422-533-970	EMERGENCY ASSISTANCE	72165	VISTA VILLA APARTMENTS	208 PARTIAL F	21603	210.00	193185
208-422-533-970	EMERGENCY ASSISTANCE	72477	CURTO*CHARLES	208 PARTIAL F	21611	210.00	193186
208-422-533-970	EMERGENCY ASSISTANCE	80071	SPARKMAN*GREG	208 PARTIAL F	21609	210.00	193191
208-422-533-970	EMERGENCY ASSISTANCE	82951	KRUMHOLZ*JOAN	208 PARTIAL F	21619	250.00	193193a
208-422-533-970	EMERGENCY ASSISTANCE	82951	KRUMHOLZ*JOAN	208 PARTIAL F	21620	210.00	193193b
208-422-533-970	EMERGENCY ASSISTANCE	87627	UPPOLE*GARY L	208 PARTIAL F	21610	330.00	193197
208-422-533-970	EMERGENCY ASSISTANCE	92391	TEMPLE*VICTOR	208 PARTIAL F	21605	210.00	193202
208-422-533-970	EMERGENCY ASSISTANCE	102870	SMITH*JAMES C	208 PARTIAL F	21614	330.00	193212
208-422-533-970	EMERGENCY ASSISTANCE	103026	BECKHAM*BRIAN	208 PARTIAL F	21613	330.00	193213a
208-422-533-970	EMERGENCY ASSISTANCE	103026	BECKHAM*BRIAN	208 PARTIAL F	21617	210.00	193213b
208-422-533-970	EMERGENCY ASSISTANCE	103026	BECKHAM*BRIAN	208 PARTIAL F	21618	330.00	193213c
208-422-533-970	EMERGENCY ASSISTANCE	103844	BEACH*LILLIAN D	208 PARTIAL F	21608	210.00	193214
208-422-533-970	EMERGENCY ASSISTANCE	109681	CORBS LLC*	208 PARTIAL F	21615	330.00	193226
208-422-533-970	EMERGENCY ASSISTANCE	110878	BURDETTE*DAVID	208 PARTIAL F	21607	250.00	193229
208-422-533-970	EMERGENCY ASSISTANCE	112098	M4 PROPERTIES L	208 PARTIAL F	21612	210.00	193232
						10,322.00	

211-411-522-020	DUES/CERTIFICATIONS	78268	IL ANIMAL CONTRACTORS	411 IACA MEM	2019 DUES	50.00	193188
211-411-522-040	FEED	95733	BIG R STORES*	411 CAT LITTE	7931/13	38.94	193079
211-411-522-050	MEDICAL SUPPLIES	106902	MIDWEST VETERINARY	411 VACCINES	10001893-000	232.73	192648
211-411-522-050	MEDICAL SUPPLIES	104301	ROADRUNNER PHARMACY	411 ANTIBIOT	9.99999E+13	151.20	192748
211-411-522-050	MEDICAL SUPPLIES	104785	DIAMONDBACK D	411 ANTIBIOT	1218925	120.00	192753
211-411-522-050	MEDICAL SUPPLIES	106902	MIDWEST VETERINARY	411 ANTIBIOT	10015579-000	237.92	192756
211-411-522-090	MAINTENANCE SUPPLIES	5	ATLAS SUPPLY CO	FY18 DRAIN O	8454	159.95	192310a
211-411-522-090	MAINTENANCE SUPPLIES	5	ATLAS SUPPLY CO	411 55 GAL DR	8699	565.00	192310b
211-411-522-090	MAINTENANCE SUPPLIES	95733	BIG R STORES*	FY18 BLEACH,L	7887/13	54.67	192448
211-411-522-090	MAINTENANCE SUPPLIES	110376	AMAZON CAPITAL	411 RIVETS	16NH-49M6-CX4V	9.78	193103c
211-411-522-100	GASOLINE	17631	TAZEWELL COUNTY	FY18 JULY FUE	191	1,100.64	192117c

211-411-522-100	GASOLINE	17631	TAZEWELL COUNTY FY18 NOV FUE 230	878.43	192117e
211-411-522-100	GASOLINE	17631	TAZEWELL COUNTY FY18 MAY FUE MAY18A	1,114.55	192117b
211-411-533-160	VETERINARIAN OFFICE SI 213		PEKIN ANIMAL HC FY18 EXAMS,S 649863	1,139.63	192324
211-411-533-160	VETERINARIAN OFFICE SI 95331		RESCUED HEART / FY18 EXAMS,S 147464	982.00	192447b
211-411-533-160	VETERINARIAN OFFICE SI 95331		RESCUED HEART / FY18 EXAMS,S 149343	100.00	192447a
211-411-533-160	VETERINARIAN OFFICE SI 213		PEKIN ANIMAL HC 411 EXAMS,SU 650619	820.00	193113
211-411-533-160	VETERINARIAN OFFICE SI 95331		RESCUED HEART / 411 EXAMS,SU 150046	986.74	193205
211-411-533-202	CELLULAR TELEPHONE	7311	VERIZON WIRELES FY18 CELL PHC 9819389143	165.07	192622a
211-411-533-210	POSTAGE	70675	UNITED STATES P FY18 NOV POS 70675-1218A	1,197.00	192178a
211-411-533-210	POSTAGE	70675	UNITED STATES P 411 DEC POST 70675-0119A	1,052.00	192708b
211-411-533-220	T/PCCC	110874	TAZEWELL COUNTY 411 DISPATCH 2018-TCANIMCTR	5,709.00	192480
211-411-533-230	ALARM SYSTEM	66629	JOHNSON CONTR 411 ALARM S\ 31724780	6.11	193062
211-411-533-600	GAS, ELECTRIC & WATER 219		ILLINOIS AMERICA FY18 WATER B 1081540-1218	80.38	192100
211-411-533-600	GAS, ELECTRIC & WATER 7		AMEREN ILLINOIS FY18 GAS/ELE 5201369932-1218	522.65	192311a
211-411-533-600	GAS, ELECTRIC & WATER 75820		FIVE STAR WATER 411 DRINKING 107490-1218	10.25	192716c
211-411-533-600	GAS, ELECTRIC & WATER 88949		CALPINE ENERGY FY18 ELECT SC 1.8338E+14	199.22	192728
211-411-533-600	GAS, ELECTRIC & WATER 219		ILLINOIS AMERICA 411 WATER BI 1081540-0119	77.25	192973a
211-411-533-600	GAS, ELECTRIC & WATER 7		AMEREN ILLINOIS 411 GAS/ELEC 5201369932-0119	597.72	193109a
211-411-533-600	GAS, ELECTRIC & WATER 88949		CALPINE ENERGY 411 ELECT SVC 1.9002E+14	244.09	193198
211-411-533-660	GARBAGE COLLECTION	66418	X WASTE INC* FY18 GARBAG 401273	118.00	192416g
211-411-533-660	GARBAGE COLLECTION	66418	X WASTE INC* 411 GARBAGE 403875	118.00	192704
211-411-533-700	VEHICLE MAINTENANCE	76991	RAISOR MOTOR C FY18 OIL CHAI 48775	1,125.39	192183a
211-411-533-720	BUILDING & GROUNDS M 111131		CINTAS CORP* FY18 FLOOR M 17K125538	30.75	192482
211-411-533-720	BUILDING & GROUNDS M 111131		CINTAS CORP* 411 FLOOR M, 17K127319	30.75	192767
211-411-533-720	BUILDING & GROUNDS M 94357		STUBER'S HEATIN 411 FURNACE 4516	860.00	193078
211-411-533-720	BUILDING & GROUNDS M 111131		CINTAS CORP* 411 FLOOR M, 17K129135	30.75	193230
211-411-533-982	DEPOSIT REIMBURSEMEI 112388		BRONG*MARILYN FY18 REFUND 112388-1218	22.00	192284
211-411-533-983	SPAY/NEUTER ASST. PRO 216		TAZEWELL COUNTY FY18 NOV LOW NOV/18-A	260.00	192325b
211-411-533-984	TAZ CO VET ASSN	216	TAZEWELL COUNTY FY18 NOV ADC 18-Nov	680.00	192325a
211-411-544-000	NEW EQUIPMENT	654	NATIONAL BAND FY19 RABIE TA 503035	1,623.60	192331
211-411-544-000	NEW EQUIPMENT	8919	HOTSY EQUIPMEN 411 PRESSURE 97502	3,820.00	192623
211-411-544-000	NEW EQUIPMENT	102776	SANDERS*RYAN 411 NET REIM 102776-0119	34.99	192747
				27,357.15	

219-914-511-230	WORKMANS COMPENSA	102451	ICRMT*	219 WORKERS RCB00000001475	88,705.00	192019a
219-914-533-501	PROPERTY INSURANCE	102451	ICRMT*	219 CRIME PR RCB00000014012	1,716.00	192019b
219-914-533-501	PROPERTY INSURANCE	102451	ICRMT*	219 PROPERTY RCB00000014012	31,814.00	192019c
219-914-533-507	GENERAL LIABILITY	102451	ICRMT*	219 UMBRELL RCB00000014012	46,376.50	192019d
219-914-533-507	GENERAL LIABILITY	102451	ICRMT*	219 SEXUAL V RCB00000014012	1,147.00	192019e
219-914-533-507	GENERAL LIABILITY	102451	ICRMT*	219 PUBLIC OI RCB00000014012	1,830.00	192019f
219-914-533-507	GENERAL LIABILITY	102451	ICRMT*	219 LAW ENFC RCB00000014012	27,591.00	192019g
219-914-533-507	GENERAL LIABILITY	102451	ICRMT*	219 EMP LIAB RCB00000014012	9,766.50	192019h
219-914-533-507	GENERAL LIABILITY	102451	ICRMT*	219 GENERAL RCB00000014012	11,068.50	192019i
219-914-533-508	BROKER/TPA FEES	89273	KUHL INSURANCE	219 AGENCY F 6660	30,000.00	192017
219-914-533-510	PHYSICAL DAMAGE/LOSS	83	THE SIGN SHOP*	FY18 RPR UNI 112918	72.00	192320
219-914-533-510	PHYSICAL DAMAGE/LOSS	112455	D'S PAINT & BOD\	FY18 RPR UNI 8F75002	2,469.76	192556
219-914-533-510	PHYSICAL DAMAGE/LOSS	83	THE SIGN SHOP*	219 RPR UNIT 83-0119	165.00	192594c
219-914-533-510	PHYSICAL DAMAGE/LOSS	112455	D'S PAINT & BOD\	219 RPR UNIT ORDER#291	1,973.20	192770
219-914-533-520	BONDS	827	SECRETARY OF ST.	FY18 BOND J S B126780-1218	10.00	192109b
219-914-533-520	BONDS	827	SECRETARY OF ST.	FY18 BOND S 'OLNP001834	10.00	192109a
219-914-533-520	BONDS	3409	CARNEY'S INSURA	219 BOND J S B126780-1218	50.00	192114d
219-914-533-520	BONDS	3409	CARNEY'S INSURA	219 BOND CO B174564-1218	2,737.00	192114b
219-914-533-520	BONDS	3409	CARNEY'S INSURA	219 BOND BU B174565-1218	1,845.00	192114a
219-914-533-520	BONDS	3409	CARNEY'S INSURA	FY18 BOND S 'OLNP001834	50.00	192114c
219-914-533-520	BONDS	827	SECRETARY OF ST.	219 NOTARY A OLNP001845	10.00	192336a
219-914-533-520	BONDS	827	SECRETARY OF ST.	219 NOTARY C OLNP001846	10.00	192336b
219-914-533-520	BONDS	3409	CARNEY'S INSURA	219 NOTARY A OLNP001845	50.00	192342a
219-914-533-520	BONDS	3409	CARNEY'S INSURA	219 NOTARY C OLNP001846	50.00	192342b
219-914-533-520	BONDS	827	SECRETARY OF ST.	219 NOTARY J OLNP001847	10.00	192607b
219-914-533-520	BONDS	827	SECRETARY OF ST.	219 NOTARY J OLNP001851	10.00	192607a
219-914-533-520	BONDS	3409	CARNEY'S INSURA	219 NOTARY J OLNP001847	50.00	192615b
219-914-533-520	BONDS	3409	CARNEY'S INSURA	219 NOTARY JE OLNP001851	50.00	192615a
219-914-533-520	BONDS	827	SECRETARY OF ST.	219 NOTARY J B157196	10.00	193119
219-914-533-520	BONDS	3409	CARNEY'S INSURA	219 NOTARY J B157196-0119	50.00	193123
219-914-533-540	AUTO LIABILITY	102451	ICRMT*	219 AUTO LIAI RCB00000014012	5,426.50	192019j
219-914-533-540	AUTO LIABILITY	102451	ICRMT*	219 AUTO PH RCB00000014012	3,591.00	192019k

219-914-533-540	AUTO LIABILITY	102451	ICRMT*	219 INLAND MRCB00000014012	3,076.00	192019l
					271,789.96	
221-413-533-971	T.C.R.C.	2576	TCRC INC*	221 1ST DISB C 2576-1218	250,000.00	191948
221-413-533-974	IRVSRA	309	IRVSRA*	221 1ST DISB C 309-1218	4,750.00	191942
221-413-533-975	CENTER IL RIDING THERA	310	CENTRAL ILLINOIS	221 1ST DISB C 310-1218	11,550.00	191943
221-413-533-976	FONDULAC PARK	14748	FONDULAC PARK	221 1ST DISB C 14748-1218	4,750.00	191957
					271,050.00	
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	FY18 FILE RAC 1KD3-P746-4XPM	65.16	192155b
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	FY18 DESK DR. 1KPX-73LY-FR9X	9.00	192155a
222-412-522-010	OFFICE SUPPLIES	30110	IMPREST CASH*	MISC. EXPENSE 30110#-122018	291.23	192645b
222-412-522-010	OFFICE SUPPLIES	38256	STAPLES BUSINES	FY19 ENVELOP 3398514917	77.14	192680a
222-412-522-010	OFFICE SUPPLIES	38430	PCMG INC*	FY19 VARIOUS B10441180101	45.00	192681a
222-412-522-010	OFFICE SUPPLIES	30175	QUILL CORPORAT	COPY PAPER 3625471	836.80	193012a
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	BATTERY,CARC 14HV-3PMH-GVTI	33.84	193038a-a
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	ANTI-FATIGUE 1DQ7-T6KC-D6WI	53.62	193038c
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	ANTI-FATIGUE 1K93-C9F4-YT3R	115.95	193038d
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	LG. ERASEABLE 1KNT-9XT7-9WTG	58.00	193038e
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	REPLACEMENT 1M49-61YH-CFXC	5.39	193038f
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	LAMINATING S 1P6D-MTMJ-KKR5	24.27	193038g-a
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	DRY ERASE MA 1VYP-G4YR-1GYP	19.09	193038h
222-412-522-010	OFFICE SUPPLIES	38256	STAPLES BUSINES	RECORDER 3399771860	62.09	193048d
222-412-522-010	OFFICE SUPPLIES	30046	WALMART*	WATER & CAN 30046#-PO49-19	35.34	193150
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	PENTEL GEL PE 1FYR-JC3F-MYJD	22.95	193163a
222-412-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL	BROTHER MOE 1RDM-HYPT-43V5	79.99	193163b
222-412-522-020	EDUCATIONAL SUPPLIES	38256	STAPLES BUSINES	FY18 PAPER & 3395811007	37.58	192164
222-412-522-020	EDUCATIONAL SUPPLIES	39281	TCRC*	FY18 LUNCHES 92150	104.00	192169
222-412-522-020	EDUCATIONAL SUPPLIES	30110	IMPREST CASH*	FY18 MISC.EXP 30110#-11302018	97.75	192382e
222-412-522-020	EDUCATIONAL SUPPLIES	30046	WALMART*	MISC. PURCHA 30046#-010919	462.32	192643a
222-412-522-020	EDUCATIONAL SUPPLIES	30957	GUDZINSKAS*KIM	FY19 SUPPLIES 30957-121418	6.00	192657b
222-412-522-020	EDUCATIONAL SUPPLIES	31187	NATIONAL RESTA	FY19 25 PACK , 16N5413798	1,540.20	192663b
222-412-522-020	EDUCATIONAL SUPPLIES	31187	NATIONAL RESTA	7 BOOKS CHINI 16N5417400	133.87	192663a

222-412-522-020	EDUCATIONAL SUPPLIES 30233	T-SHIRT HOUSE* T-SHIRTS FOR 130233#-PO55-19	2,853.40	193013
222-412-522-020	EDUCATIONAL SUPPLIES 32362	TAYLOR TECHNOL FY18 SUPPLIES 342254	54.53	193034
222-412-522-020	EDUCATIONAL SUPPLIES 35388	AMAZON CAPITAL LED INSPECTIO 1VYP-G4YR-J71X	92.72	193038j
222-412-522-020	EDUCATIONAL SUPPLIES 38256	STAPLES BUSINES BIC PENS 3400829598	55.10	193173
222-412-522-053	MEDICAL SUPPLIES - FIEL 32363	GLAXOSMITHKLIN FY18 FLULAVA 8252632698	1,634.08	192154
222-412-522-053	MEDICAL SUPPLIES - FIEL 32363	GLAXOSMITHKLIN FY18 VACCINE 32363#-PO859-18	4,605.31	192396b
222-412-522-053	MEDICAL SUPPLIES - FIEL 32363	GLAXOSMITHKLIN FY18 SHINGRI: 8252646841	2,744.00	192396a
222-412-522-053	MEDICAL SUPPLIES - FIEL 39142	HEMOCUE AMERI FY18 MICROCL 3117530	1,216.00	192406
222-412-522-053	MEDICAL SUPPLIES - FIEL 30821	SCHEIN INC*HENF FY19 ECLIPSE S 60027040	244.06	192655
222-412-522-053	MEDICAL SUPPLIES - FIEL 32363	GLAXOSMITHKLIN FY18 FLULAVA 8252611950	1,307.27	192665
222-412-522-053	MEDICAL SUPPLIES - FIEL 37574	TOP QUALITY MFC FY19 NITRILE G 1785739	115.00	192673
222-412-522-053	MEDICAL SUPPLIES - FIEL 38779	MACKINAW PHAF FY18 RIFAMPIN 128-012019	215.91	192683
222-412-522-053	MEDICAL SUPPLIES - FIEL 32363	GLAXOSMITHKLIN VACCINES 8252664326	306.45	193035a
222-412-522-053	MEDICAL SUPPLIES - FIEL 32363	GLAXOSMITHKLIN VACCINES 8252666062	1,906.62	193035b
222-412-522-190	MEDICAL & TECH. SUPPL 30856	PDC LABORATORI FY18 WATER T I9344686	463.13	192148
222-412-522-190	MEDICAL & TECH. SUPPL 30856	PDC LABORATORI FY18 WATER T 866717	172.61	192656b
222-412-522-190	MEDICAL & TECH. SUPPL 30856	PDC LABORATORI FY18 WATER T I9320382	175.82	192656a
222-412-522-190	MEDICAL & TECH. SUPPL 30856	PDC LABORATORI FY18 WATER T I9331827	559.49	192656c
222-412-522-190	MEDICAL & TECH. SUPPL 30856	PDC LABORATORI FY18 WATER T I9348281	321.86	192656d
222-412-522-190	MEDICAL & TECH. SUPPL 39127	CONTROL SOLUTI FY19 LOG TAG CS62722	58.00	192685
222-412-522-190	MEDICAL & TECH. SUPPL 30327	SCHOOL HEALTH (PARTS & LABO 1515662-00	152.85	193017
222-412-533-000	CONTRACTUAL SERVICE 36334	RICOH USA INC* FY18 COPIER M 5055078172	398.47	191994
222-412-533-000	CONTRACTUAL SERVICE 39826	TRILOGY INTEGRA FY18 WEBSITE 39826#-112618	5,000.00	192002
222-412-533-000	CONTRACTUAL SERVICE 31004	SHERWIN-WILLIAI FY18 PAINT 31004#-11272018	408.50	192149
222-412-533-000	CONTRACTUAL SERVICE 31243	ZELLER ELECTRIC I FY18 REPLACE 18-2409	1,628.00	192150
222-412-533-000	CONTRACTUAL SERVICE 38982	HEALTHCARE WA! FY18 MEDICAL 191628	266.50	192167
222-412-533-000	CONTRACTUAL SERVICE 39493	OSF HEALTHCARE FY18 TESTING 44899079	356.89	192171
222-412-533-000	CONTRACTUAL SERVICE 39789	AFFINITY CPR TRA FY18 E-CARD\$ 4497	15.00	192173b
222-412-533-000	CONTRACTUAL SERVICE 39789	AFFINITY CPR TRA FY18 E-CARD\$ 4518	45.00	192173a
222-412-533-000	CONTRACTUAL SERVICE 39828	JOAN'S TROPHY & FY18 LIBRARY 1808575	53.95	192175
222-412-533-000	CONTRACTUAL SERVICE 39829	WEBSTER JR*HAR FY18 REFUND I 39829#-11152018	30.00	192176
222-412-533-000	CONTRACTUAL SERVICE 30033	JOHNSON*JANET FY19 REIMBUR 30033#-12032018	199.00	192380
222-412-533-000	CONTRACTUAL SERVICE 30110	IMPREST CASH* FY18 MISC.EXP 30110#-11302018	96.56	192382f

222-412-533-000	CONTRACTUAL SERVICE	30488	BEACHY*ELIZABE	FY19 REFUND I	30488#-24-2019	10.00	192386
222-412-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES	FY19 SERVICE I	9818680197	34.06	192387a-b
222-412-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES	FY19 PHONE SI	9818680198	296.54	192387b-b
222-412-533-000	CONTRACTUAL SERVICE	32008	IAPHA*	FY19 ANNUAI	94	700.00	192388
222-412-533-000	CONTRACTUAL SERVICE	32107	MIDWEST MAILIN	FY19 MAINTEN	P105776	773.00	192391
222-412-533-000	CONTRACTUAL SERVICE	32246	IALEHA*	FY19 REGISTR,	32246#-PO19201	540.00	192393
222-412-533-000	CONTRACTUAL SERVICE	32303	A5.COM INC*	FY19 WEBSITE	2018-11108	9.95	192395
222-412-533-000	CONTRACTUAL SERVICE	35881	ANDREW'S LAWN	FY18 CONTRA	12167	725.00	192399
222-412-533-000	CONTRACTUAL SERVICE	38457	IEHA*	FY19 MEMBER	38457#-PO903-1	110.00	192405
222-412-533-000	CONTRACTUAL SERVICE	39326	STL BUSINESS & T	FY19 DEC. 201	23169	264.00	192408
222-412-533-000	CONTRACTUAL SERVICE	39452	LANGUAGE LINE	5 FY 18 SERVICE	4433033	39.20	192409a
222-412-533-000	CONTRACTUAL SERVICE	39452	LANGUAGE LINE	5 FY18 SERVICES	4453534	36.49	192409b-a
222-412-533-000	CONTRACTUAL SERVICE	39529	MID-ILLINOIS COM	FY18 REMODEL	2369	9,135.00	192410
222-412-533-000	CONTRACTUAL SERVICE	39802	LENOVO FINANCI	FY19 MICROSC	32716149	1,734.93	192411
222-412-533-000	CONTRACTUAL SERVICE	30110	IMPREST CASH*	MISC. EXPENSE	30110#-122018	50.00	192645c
222-412-533-000	CONTRACTUAL SERVICE	30355	SEICO INC*	FY19 WORK FC	24383	1,808.00	192649a
222-412-533-000	CONTRACTUAL SERVICE	30355	SEICO INC*	ALARM MONIT	24633	588.00	192649b
222-412-533-000	CONTRACTUAL SERVICE	30583	ALLEGRA PRINT &	FY 18 food per	56220	25.00	192653
222-412-533-000	CONTRACTUAL SERVICE	36040	WENDELIN CONSI	FY19 MONTHL	2003-2585	2,142.00	192670
222-412-533-000	CONTRACTUAL SERVICE	36334	RICOH USA INC*	COPIER MAINT	5055353814	425.49	192672a
222-412-533-000	CONTRACTUAL SERVICE	39326	STL BUSINESS & T	FY19 MONTHL	23331	264.00	192686
222-412-533-000	CONTRACTUAL SERVICE	39493	OSF HEALTHCARE	FY18 VARIOUS	45429122	113.82	192688
222-412-533-000	CONTRACTUAL SERVICE	39754	HEALTHLINK INC*	FY18 CLAIM AT	CON-0000894363	1.80	192690
222-412-533-000	CONTRACTUAL SERVICE	39812	MERIDIAN HEALTH	FY18 REFUNDI	39812-12062018	14.60	192691
222-412-533-000	CONTRACTUAL SERVICE	30096	PEORIA JOURNAL	SUBSCRIPTION	30096#-012019	223.15	193009
222-412-533-000	CONTRACTUAL SERVICE	30308	PEKIN DAILY TIME	NEWSPAPER R	30308#-530	229.00	193016
222-412-533-000	CONTRACTUAL SERVICE	32303	A5.COM INC*	WEBSITE HOST	2019-11364	9.95	193033
222-412-533-000	CONTRACTUAL SERVICE	38109	AAA CERTIFIED CC	MATERIAL DES	75335	35.00	193046
222-412-533-000	CONTRACTUAL SERVICE	39521	MAILFINANCE INC	LEASE PAYMEN	N7487008	259.23	193055
222-412-533-000	CONTRACTUAL SERVICE	39802	LENOVO FINANCI	MICROSOFT OI	32849553	1,734.93	193056
222-412-533-000	CONTRACTUAL SERVICE	39835	MEIER*MICHAEL	REFUND FOR F	39835#-PO68-19	124.00	193058
222-412-533-000	CONTRACTUAL SERVICE	30395	NEOPOST USA INC	RATE CHANGE	56368662	453.33	193157
222-412-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES	PHONE SERVIC	9820602352	31.82	193159a-c

222-412-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES PHONE SERVIC	9820602353	296.54	193159b-c
222-412-533-000	CONTRACTUAL SERVICE	31239	MOLINA HEALTHC REIMBURSE FC	31239#-PO72-19	4.64	193160
222-412-533-000	CONTRACTUAL SERVICE	36040	WENDELIN CONSI MONTHLY COM	2003-2615	2,142.00	193165
222-412-533-000	CONTRACTUAL SERVICE	37934	PEKIN KIWANIS CI 4TH QTR DUES	3361	100.00	193170a
222-412-533-000	CONTRACTUAL SERVICE	37934	PEKIN KIWANIS CI 2ND QTR DUES	3520	100.00	193170b
222-412-533-000	CONTRACTUAL SERVICE	38227	BLACKBOARD* RENEWAL OF S	38227#-PO80-19	600.00	193172
222-412-533-000	CONTRACTUAL SERVICE	39789	AFFINITY CPR TRA BLS MANUALS	4613	173.95	193175
222-412-533-000	CONTRACTUAL SERVICE	39836	CREBO*MIKE REFUND FOR F	39836#-PO73-19	124.00	193176
222-412-533-000	CONTRACTUAL SERVICE	39838	HOERBERT*KORTI REIMBURSE FC	39838#-PO71-19	40.00	193178
222-412-533-000	CONTRACTUAL SERVICE	39839	MONOHON*DAN REIMBURSE FC	39839#-PO70-19	30.00	193179
222-412-533-130	PATIENT CARE	37906	MIDWEST ANESTI FY18 MAMMC	37906#-120518	200.00	191996
222-412-533-130	PATIENT CARE	32241	HEARTLAND COM MAMMOS	32241-121718	146.97	193031b
222-412-533-210	POSTAGE	30107	UNITED STATES P FY18 NOV.201	30107#-11302018	219.08	192142c
222-412-533-210	POSTAGE	32033	UNITED PARCEL S FY18 SHIPPING	646847468	7.56	192152a
222-412-533-210	POSTAGE	32033	UNITED PARCEL S FY18 SHIPPING	646847478	3.78	192152b
222-412-533-210	POSTAGE	38100	ST CLAIR*JULIE FY18 POSTAGI	38100#-11262018	13.71	192163
222-412-533-210	POSTAGE	32033	UNITED PARCEL S FY18 SHIPPING	646847488	7.59	192389
222-412-533-210	POSTAGE	37820	AMY FOX OR JANI FY18 MISC. EX	37820#-11302018	0.42	192403b
222-412-533-210	POSTAGE	30110	IMPREST CASH* MISC. EXPENSE	30110#-122018	87.64	192645d
222-412-533-210	POSTAGE	32033	UNITED PARCEL S FY19 SHIPPING	646847498	11.37	192664a
222-412-533-210	POSTAGE	32033	UNITED PARCEL S FY19 SHIPING	(646847508	19.81	192664b
222-412-533-210	POSTAGE	30107	UNITED STATES P DECEMBER 20	30107#-122018	214.95	193010a
222-412-533-210	POSTAGE	32033	UNITED PARCEL S SHIPPING CHAI	646847518	11.37	193029a
222-412-533-210	POSTAGE	32033	UNITED PARCEL S SHIPPING CHAI	646847528	3.95	193029b
222-412-533-210	POSTAGE	38100	ST CLAIR*JULIE POSTAGE/INSL	38100#-122818	25.22	193045
222-412-533-300	MILEAGE	30142	TAZEWELL COUNT FY18 FUEL FOI	130	154.66	192143a
222-412-533-300	MILEAGE	30142	TAZEWELL COUNT FY18 FUEL FOI	188	459.26	192143b
222-412-533-300	MILEAGE	30142	TAZEWELL COUNT FY18 FUEL FOR	227	242.44	192383
222-412-533-300	MILEAGE	37820	AMY FOX OR JANI FY18 MISC. EX	37820#-11302018	14.00	192403c
222-412-533-300	MILEAGE	30142	TAZEWELL COUNT FUEL FOR DEC.	236	186.22	193153
222-412-533-600	UTILITIES	30153	ILLINOIS AMERICA FY18 WATER S	30153#-11272018	164.27	192384
222-412-533-600	UTILITIES	37953	CALPINE ENERGY FY10 ENERGY	(1.8338E+14	305.28	192677c
222-412-533-600	UTILITIES	37953	CALPINE ENERGY FY19 ENERGY	(1.8338E+14	492.22	192677a

222-412-533-600	UTILITIES	30072	AMEREN ILLINOIS FY18 ELECTRIC 30072#-112818	721.41	193008a-a
222-412-533-600	UTILITIES	30072	AMEREN ILLINOIS ELECTRIC/GAS 30072#-123118	846.63	193008b-a
222-412-533-600	UTILITIES	30153	ILLINOIS AMERICA WATER SERVIC 30153#-122818	132.55	193011
222-412-533-600	UTILITIES	37953	CALPINE ENERGY ENERGY SERVI 1.9002E+14	504.49	193171a
222-412-533-600	UTILITIES	37953	CALPINE ENERGY ENERGY SERVI 1.9002E+14	332.07	193171b
222-412-533-700	VEHICLE MAINTENANCE	32176	TREMONT OIL CO FY19 TIRE REP/ 191419	20.00	192392
222-412-533-720	BUILDING MAINTENANCE	30063	MENARDS* FY18 WIRE & F 35550	51.87	192140
222-412-533-720	BUILDING MAINTENANCE	30084	ATLAS SUPPLY CO FY18 BUCKETS 8480	133.90	192141a
222-412-533-720	BUILDING MAINTENANCE	30084	ATLAS SUPPLY CO FY18 FLOOR S 8616	39.95	192141b
222-412-533-720	BUILDING MAINTENANCE	30231	F E MORAN INC* FY18 SEMI-AN 001-251802338	225.00	192144
222-412-533-720	BUILDING MAINTENANCE	38259	CENTRAL HEATING FY18 FURNACE 106618	550.00	192165
222-412-533-720	BUILDING MAINTENANCE	30110	IMPREST CASH* FY18 MISC.EXP 30110#-11302018	80.00	192382a
222-412-533-720	BUILDING MAINTENANCE	32256	WASTE MANAGEMENT FY19 DEC.2018 2948724-2070-7	182.76	192394
222-412-533-720	BUILDING MAINTENANCE	30145	GRAINGER* FY19 TOILET R 9025627580	231.80	192646
222-412-533-720	BUILDING MAINTENANCE	31182	TUCKER PLUMBING FY18 REPLACE 19-352	4,390.00	192662
222-412-533-720	BUILDING MAINTENANCE	38985	PURITAN SPRING SERVICE FY18 WATER S 1712462	176.30	192684
222-412-533-720	BUILDING MAINTENANCE	39832	CSI* FY19 FRAMED 26704	21.45	192693
222-412-533-720	BUILDING MAINTENANCE	38985	PURITAN SPRING SERVICE 11/30 38985#-12272018	127.36	193052
222-412-533-720	BUILDING MAINTENANCE	30084	ATLAS SUPPLY CO SUPPLIES 009257/009258	1,087.85	193152
222-412-533-720	BUILDING MAINTENANCE	30159	CARTER PAPER & SUPPLIES 450973/450875	548.37	193154
222-412-533-720	BUILDING MAINTENANCE	32176	TREMONT OIL CO REPAIR TIRE OIL 187048	29.00	193161
222-412-533-720	BUILDING MAINTENANCE	32256	WASTE MANAGEMENT SERVICE FOR J 2958376-2070-3	182.76	193162
222-412-533-720	BUILDING MAINTENANCE	35549	INTERSTATE ALL B BATTERIES 1.903E+12	73.20	193164
222-412-544-000	NEW EQUIPMENT	30084	ATLAS SUPPLY CO FY19 NEW VAC 8810	395.00	192644
222-412-544-000	NEW EQUIPMENT	35388	AMAZON CAPITAL COMPUTER W/ 1VYP-G4YR-GYN1	125.99	193038i
222-412-544-100	CAPITAL PROJECTS	37579	TREMONT KITCHEN FY18 TRASH GR 2784	345.00	192161
222-412-544-100	CAPITAL PROJECTS	37593	VONDERHEIDE FLOORING FY19 FLOORING VM023141	12,795.00	192674
				85,862.56	
222-414-522-010	OFFICE SUPPLIES	38430	PCMG INC* FY19 VARIOUS B10441180101	40.00	192681b
222-414-522-010	OFFICE SUPPLIES	30175	QUILL CORPORATE COPY PAPER 3625471	72.80	193012b
222-414-533-000	CONTRACTUAL SERVICE	36334	RICOH USA INC* FY18 COPIER M 5055078172	32.35	
222-414-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELESS FY19 PHONE SERVICE 9818680198	49.40	192387b-c

222-414-533-000	CONTRACTUAL SERVICE	36334	RICOH USA INC* COPIER MAINT 5055353814	38.05	192672b
222-414-533-000	CONTRACTUAL SERVICE	37957	NATIONAL WIC A FY19 MEMBER PRSJUEYHF	50.00	192678
222-414-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES PHONE SERVIC 9820602353	49.40	193159b-d
222-414-533-210	POSTAGE	30107	UNITED STATES P FY18 NOV.201 30107#-11302018	8.93	192142d
222-414-533-210	POSTAGE	30107	UNITED STATES P DECEMBER 20 30107#-122018	17.51	193010b
				358.44	
222-416-522-010	OFFICE SUPPLIES	38256	STAPLES BUSINES FY19 FOLDERS 3398790543	130.78	192680b
222-416-522-010	OFFICE SUPPLIES	38430	PCMG INC* FY19 VARIOUS B10441180101	239.50	192681c
222-416-522-010	OFFICE SUPPLIES	30175	QUILL CORPORAT COPY PAPER 3625471	39.20	193012c
222-416-522-010	OFFICE SUPPLIES	38430	PCMG INC* INK CARTRIDGI B10606750101	275.00	193049
222-416-522-020	EDUCATIONAL SUPPLIES	39700	KOHL WHOLESALI FY18 SNACKS 8771353	799.53	192001a
222-416-522-020	EDUCATIONAL SUPPLIES	39700	KOHL WHOLESALI FY18 SNACKS 780660	1,771.63	192001b
222-416-522-020	EDUCATIONAL SUPPLIES	35509	LONG*CINDY FY18 EMERGE 35509#-11192018	12.90	192156
222-416-522-020	EDUCATIONAL SUPPLIES	30046	WALMART* FY18 SUPPLIES 30046#-112018	406.76	192381
222-416-522-020	EDUCATIONAL SUPPLIES	30046	WALMART* MISC. PURCHA 30046#-010919	322.91	192643b
222-416-522-020	EDUCATIONAL SUPPLIES	31010	NORTH PEKIN MA FY18 LATCHKE 509	232.20	192658
222-416-522-020	EDUCATIONAL SUPPLIES	37821	AMY FOX OR JANI FY18 PETTY C/ 37821#-121118	76.45	192676
222-416-522-020	EDUCATIONAL SUPPLIES	30046	WALMART* CRAFTS,SUPPLI 30046#-122018	187.72	193007
222-416-522-020	EDUCATIONAL SUPPLIES	30612	S & S WORLDWID CRAYOLA MAR 10594337	209.97	193019
222-416-522-020	EDUCATIONAL SUPPLIES	30320	ROBEIN GRADE S (DEC. 2018 SNA 30320#-122018	110.40	193156
222-416-522-020	EDUCATIONAL SUPPLIES	39700	KOHL WHOLESALI JAN. 2019 SNA 303628	742.16	193174a
222-416-533-000	CONTRACTUAL SERVICE	36334	RICOH USA INC* FY18 COPIER M 5055078172	1.95	
222-416-533-000	CONTRACTUAL SERVICE	30301	DELAVAN COMMIF FY18 OCT.201 4.00222E+14	530.51	192145
222-416-533-000	CONTRACTUAL SERVICE	32348	PLANET X ROLLER FY18 FIELD TRI 32348#-11202018	278.00	192153
222-416-533-000	CONTRACTUAL SERVICE	35756	ARAMARK* FY18 OCT. 201 4.00224E+14	437.39	192157
222-416-533-000	CONTRACTUAL SERVICE	37514	SCREEN PASS INC FY18 T-SHIRTS 110100-2	69.00	192160
222-416-533-000	CONTRACTUAL SERVICE	37874	CITY OF PEKIN* FY18 OCT.2018 9915394	670.57	192162
222-416-533-000	CONTRACTUAL SERVICE	39113	ALLEN TRANSPOR FY18 FIELD TR 101885L	81.00	192168
222-416-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES FY19 SERVICE I 9818680197	44.74	192387a-c
222-416-533-000	CONTRACTUAL SERVICE	35593	NEW VISION THE/ FY19 FIELD TR 34	699.20	192398
222-416-533-000	CONTRACTUAL SERVICE	36118	EALEY*STACIE FY19 REGISTRA 36118#-120418	903.60	192400
222-416-533-000	CONTRACTUAL SERVICE	30110	IMPREST CASH* MISC. EXPENSE 30110#-122018	575.28	192645a

222-416-533-000	CONTRACTUAL SERVICE	30302	WASHINGTON IN` FY18 NOVEMB 30302#120518	361.00	192647
222-416-533-000	CONTRACTUAL SERVICE	30320	ROBEIN GRADE SC FY18 SNACK FC 30320#113018	131.40	192648
222-416-533-000	CONTRACTUAL SERVICE	30696	WILSON INTERME FY18 NOVEMB 30696#12052018	737.00	192654
222-416-533-000	CONTRACTUAL SERVICE	31010	NORTH PEKIN MA FY19 FIELD TRI 510	61.37	192658b
222-416-533-000	CONTRACTUAL SERVICE	31124	DIRKSEN SCHOOL FY18 NOVEMB 31124#12/6/18	468.00	192659
222-416-533-000	CONTRACTUAL SERVICE	31157	C B SMITH ELEME FY18 NOV PAY 31157#12-5-18	608.00	192660
222-416-533-000	CONTRACTUAL SERVICE	31162	+ FY18 NOVEMB 31162#-12-5-18	456.00	192661
222-416-533-000	CONTRACTUAL SERVICE	35593	NEW VISION THE/ FY19 TICKET C(35593-12172018	174.80	192666
222-416-533-000	CONTRACTUAL SERVICE	35675	JEFFERSON SCHO(FY18 NOVEMB 35675# 12052018	476.00	192667
222-416-533-000	CONTRACTUAL SERVICE	35680	STARKE SCHOOL* FY18 NOVEMB 35680# 120518	361.00	192668
222-416-533-000	CONTRACTUAL SERVICE	35681	WILLOW SCHOOL FY18 NOVEMB 35681#12062018	610.00	192669
222-416-533-000	CONTRACTUAL SERVICE	36334	RICOH USA INC* COPIER MAINT 5055353814	2.78	192672c
222-416-533-000	CONTRACTUAL SERVICE	38130	BROWN*AMAND, FY19 40 MOVII 25720060	400.00	192679
222-416-533-000	CONTRACTUAL SERVICE	39700	KOHL WHOLESALI FY18 VARIOUS 39700-113018	1,603.49	192689
222-416-533-000	CONTRACTUAL SERVICE	309831	BRADFORD*DENI: FY19 REFUND I 309831#121318	519.00	192943
222-416-533-000	CONTRACTUAL SERVICE	30301	DELAVAN COMMIFY18 NOV.20194	96.04	193014
222-416-533-000	CONTRACTUAL SERVICE	30302	WASHINGTON IN` DIST.108 PAYO 30302#-122018	327.00	193015
222-416-533-000	CONTRACTUAL SERVICE	30696	WILSON INTERME DIST.108 PAYO 30696#-122018	617.00	193021
222-416-533-000	CONTRACTUAL SERVICE	31124	DIRKSEN SCHOOL DIST.108 PAYO 31124#-122018	363.00	193023
222-416-533-000	CONTRACTUAL SERVICE	31157	C B SMITH ELEME DIST.108 PAYO 31157#-122018	512.00	193025
222-416-533-000	CONTRACTUAL SERVICE	31162	ALTMAN SCHOOL DIST. 108 PAYC 31162#-122018	386.00	193026
222-416-533-000	CONTRACTUAL SERVICE	35675	JEFFERSON SCHO(DIST.108 PAYO 35675#-122018	418.00	193039
222-416-533-000	CONTRACTUAL SERVICE	35680	STARKE SCHOOL* DIST.108 PAYO 35680#-122018	296.00	193040
222-416-533-000	CONTRACTUAL SERVICE	35681	WILLOW SCHOOL DIST.108 PAYO 35681#-122018	501.00	193041
222-416-533-000	CONTRACTUAL SERVICE	35756	ARAMARK* FY18 NOV.201479	353.36	193042
222-416-533-000	CONTRACTUAL SERVICE	38182	CITY OF PEKIN SCIF Y18 BUSSING 9915481	308.00	193047
222-416-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES PHONE SERVIC 9820602352	45.00	193159a-d
222-416-533-000	CONTRACTUAL SERVICE	37559	ADVANCED MEDI(CPR CLASS 2035	25.00	193169
222-416-533-000	CONTRACTUAL SERVICE	39700	KOHL WHOLESALI NOV. & DEC. 2: 808817/824615	1,555.78	193174b
222-416-533-000	CONTRACTUAL SERVICE	39840	PORTER*TARA REFUND FOR C 39840#-01142018	96.00	193180
222-416-533-210	POSTAGE	30107	UNITED STATES P(FY18 NOV.201: 30107#-11302018	6.12	192142e
222-416-533-210	POSTAGE	30107	UNITED STATES P(DECEMBER 20: 30107#-122018	5.86	193010c
222-416-544-000	EQUIPMENT	39833	COMMERCIAL SIT FY19 HELPING CF031918ZCV	746.42	192694

23,475.77

222-417-522-010	OFFICE SUPPLIES	30175	QUILL CORPORAT COPY PAPER 3625471	56.00	193012d
222-417-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL 2019 DHC PRO 19VH-KNRX-MYLC	68.82	193038b
222-417-522-010	OFFICE SUPPLIES	35388	AMAZON CAPITAL LAMINATING S 1P6D-MTMJ-KKRE	26.59	193038g-b
222-417-522-052	DHC PROGRAM SUPPLIES	37484	DENOVO* FY18 BANDS 8 P410653	141.79	192159
222-417-522-052	DHC PROGRAM SUPPLIES	30439	PATTERSON DENT FY18 SUPPLIES 30439#-112418	1,403.03	192652a
222-417-522-052	DHC PROGRAM SUPPLIES	30439	PATTERSON DENT SUPPLIES,MO. 30439#-122218	3,293.91	193158a
222-417-533-000	CONTRACTUAL	36334	RICOH USA INC* FY18 COPIER N 5055078172	80.95	
222-417-533-000	CONTRACTUAL	30675	PRAXAIR DISTRIBL FY18 OXYGEN 86266358	132.33	192147
222-417-533-000	CONTRACTUAL	31254	RENAISSANCE ELE FY19 1 YR SUB 31254#-12032018	569.43	192151
222-417-533-000	CONTRACTUAL	36318	MAQUET PLUMBI FY18 SERVICE (9117	190.51	192401
222-417-533-000	CONTRACTUAL	39156	I3 BROADBAND* FY19 PHONE S 1541229-1	380.51	192407
222-417-533-000	CONTRACTUAL	39452	LANGUAGE LINE S FY18 SERVICES 4453534	7.08	192409b-b
222-417-533-000	CONTRACTUAL	30439	PATTERSON DENT FY18 SUPPLIES 30439#-112418	307.60	192652b
222-417-533-000	CONTRACTUAL	36334	RICOH USA INC* COPIER MAINT 5055353814	80.95	192672d
222-417-533-000	CONTRACTUAL	38714	HELM*TAMMY FY19 INTERPRE 38714-121118	100.00	192682
222-417-533-000	CONTRACTUAL	39830	MORGAN*DORIS FY19 REFUND I 39830#121818	146.36	192692
222-417-533-000	CONTRACTUAL	30675	PRAXAIR DISTRIBL OXYGEN & NIT 86785006	129.85	193020
222-417-533-000	CONTRACTUAL	38714	HELM*TAMMY INTERPRETTIN 38714#-PO67-19	100.00	193051
222-417-533-000	CONTRACTUAL	39156	I3 BROADBAND* PHONE SERVIC 1556834-1	382.26	193053
222-417-533-000	CONTRACTUAL	30439	PATTERSON DENT SUPPLIES,MO. 30439#-122218	298.00	193158b
222-417-533-000	CONTRACTUAL	36213	JOHNSON CONTR SECURITY PRO 31724781	13.08	193167a
222-417-533-000	CONTRACTUAL	36213	JOHNSON CONTR SECURITY PRO 31724782	5.53	193167b
222-417-533-850	DHC RENT & UTILITIES	36079	RICE*SHOSHANA FY19 DHC REN 36079#-012019	4,304.44	192158
222-417-533-850	DHC RENT & UTILITIES	32397	VILLAGE OF NORT FY18 WATER S 32397#-12032018	47.92	192397
222-417-533-850	DHC RENT & UTILITIES	36079	RICE*SHOSHANA DHC RENT FEB 36079#-022019	4,304.44	192671
222-417-533-850	DHC RENT & UTILITIES	37953	CALPINE ENERGY FY10 ENERGY (1.8338E+14	164.20	192677b
222-417-533-850	DHC RENT & UTILITIES	30072	AMEREN ILLINOIS FY18 ELECTRIC 30072#-112818	235.68	193008b-b
222-417-533-850	DHC RENT & UTILITIES	30072	AMEREN ILLINOIS ELECTRIC/GAS 30072#-123118	276.34	193008a-b
222-417-533-850	DHC RENT & UTILITIES	32397	VILLAGE OF NORT WATER SERVIC 32397#-010219	45.54	193036
222-417-533-850	DHC RENT & UTILITIES	37953	CALPINE ENERGY ENERGY SERVI 1.9002E+14	172.42	193171c
222-417-555-100	LOAN PAYMENT	39411	BUSEY BANK* FY19 LOAN PA 6.06059E+11	1,803.05	192687

19,268.61

222-418-522-010	OFFICE SUPPLIES	30175	QUILL CORPORAT COPY PAPER 3625471	86.80	193012e
222-418-522-020	EDUCATIONAL SUPPLIES	30110	IMPREST CASH* FY18 MISC.EXP 30110#-11302018	29.00	192382b
222-418-533-000	CONTRACTUAL SERVICE	36334	RICOH USA INC* FY18 COPIER M 5055078172	51.90	
222-418-533-000	CONTRACTUAL SERVICE	30110	IMPREST CASH* FY18 MISC.EXP 30110#-11302018	125.00	192382c
222-418-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES FY19 SERVICE I 9818680197	1.73	192387a-d
222-418-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES FY19 PHONE SI 9818680198	386.46	192387b-d
222-418-533-000	CONTRACTUAL SERVICE	30430	PEORIA YELLOW C FY18 CAB SERV 5075	228.10	192651
222-418-533-000	CONTRACTUAL SERVICE	36334	RICOH USA INC* COPIER MAINT 5055353814	34.64	192672e
222-418-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES PHONE SERVIC 9820602352	1.73	193159a-a
222-418-533-000	CONTRACTUAL SERVICE	30647	VERIZON WIRELES PHONE SERVIC 9820602353	386.46	193159b-a
222-418-533-210	POSTAGE	30107	UNITED STATES P FY18 NOV.201: 30107#-11302018	105.02	192142e
222-418-533-210	POSTAGE	30107	UNITED STATES P DECEMBER 20: 30107#-122018	74.71	193010d

1,511.55

222-419-522-010	OFFICE SUPPLIES	38430	PCMG INC* FY19 VARIOUS B10441180101	21.00	192681d
222-419-522-010	OFFICE SUPPLIES	30175	QUILL CORPORAT COPY PAPER 3625471	28.00	193012f
222-419-522-010	OFFICE SUPPLIES	38256	STAPLES BUSINES OFFICE SUPPLI 3398445665	89.75	193048a
222-419-522-010	OFFICE SUPPLIES	38256	STAPLES BUSINES WYWO PADS P 3399006267	3.31	193048b
222-419-522-010	OFFICE SUPPLIES	38256	STAPLES BUSINES STAMPER 3399771859	18.14	193048c
222-419-522-020	EDUCATIONAL SUPPLIES	30047	WRS GROUP LTD* FY18 SPIN SMA/ IN22973/IN22889	416.83	192139
222-419-522-020	EDUCATIONAL SUPPLIES	30483	VIETS*KERRI FY19 REIMBUR 30483#-PO332018	100.00	192385
222-419-522-020	EDUCATIONAL SUPPLIES	35388	AMAZON CAPITAL BATTERY,CARD 14HV-3PMH-GVTI	15.58	193038a-b
222-419-533-000	CONTRACTUAL	36334	RICOH USA INC* FY18 COPIER M 5055078172	36.98	
222-419-533-000	CONTRACTUAL	39827	FAMILYCORE* FY18 SERVICES 39827#-092018	1,666.67	192174a
222-419-533-000	CONTRACTUAL	39827	FAMILYCORE* FY18 SERVICES 39827#-102018	1,666.67	192174b
222-419-533-000	CONTRACTUAL	30647	VERIZON WIRELES FY19 SERVICE I 9818680197	6.85	192387a-a
222-419-533-000	CONTRACTUAL	30647	VERIZON WIRELES FY19 PHONE SI 9818680198	30.32	192387b-a
222-419-533-000	CONTRACTUAL	37656	CADCA* FY19 REGISTR, 187159	1,190.00	192402
222-419-533-000	CONTRACTUAL	38425	HBAGP* FY19 BOOTH F 38425#-PO20-19	840.00	192404
222-419-533-000	CONTRACTUAL	39827	FAMILYCORE* FY18 SERVICES 39827#-112018	1,666.67	192412
222-419-533-000	CONTRACTUAL	30369	AWWA* FY19 MEMBER 7001609202	218.00	192650

222-419-533-000	CONTRACTUAL	36334	RICOH USA INC* COPIER MAINT 5055353814	10.27	192672f
222-419-533-000	CONTRACTUAL	30647	VERIZON WIRELES PHONE SERVIC 9820602352	4.74	193159a-b
222-419-533-000	CONTRACTUAL	30647	VERIZON WIRELES PHONE SERVIC 9820602353	30.32	193159b-b
222-419-533-000	CONTRACTUAL	36197	NACCHO* REGISTRATION 209239	1,725.00	193166
222-419-533-000	CONTRACTUAL	37380	LIFESAVERS CONF REGISTRATION 100861	1,400.00	193168
222-419-533-130	PATIENT CARE	30057	PEKIN HOSPITAL* FY18 MAMMC 30057#-120518	1,427.36	191984
222-419-533-130	PATIENT CARE	30609	SAINT FRANCIS M FY18 MAMMC 30609#-120518	2,833.32	191985
222-419-533-130	PATIENT CARE	30968	LABORATORY COF FY18 MAMMC 30968#-120518	239.51	191986
222-419-533-130	PATIENT CARE	31148	CENTRAL IL RADIC FY18 MAMMC 31148#-120518	1,564.32	191987
222-419-533-130	PATIENT CARE	31246	UNITYPOINT HEAI FY18 MAMMC 31246#-120518	3,869.63	191988
222-419-533-130	PATIENT CARE	32241	HEARTLAND COM FY18 MAMMC 32241#-120518	511.02	191990
222-419-533-130	PATIENT CARE	35456	BOCHANTIN OBST FY18 MAMMC 35456#-120518	156.04	191993
222-419-533-130	PATIENT CARE	37828	WOMEN'S HEALTH FY18 MAMMC 37828#-120518	351.03	191995
222-419-533-130	PATIENT CARE	38333	PLANNED PARENT FY18 MAMMC 38333#-120518	46.99	191998
222-419-533-130	PATIENT CARE	39485	SPECIALISTS IN M FY18 MAMMC 39485#-120518	72.81	192000
222-419-533-130	PATIENT CARE	30609	SAINT FRANCIS M MAMMOS 30609#-113018	8,616.66	193018
222-419-533-130	PATIENT CARE	30968	LABORATORY COF MAMMOS 30968-1115	205.02	193022
222-419-533-130	PATIENT CARE	31148	CENTRAL IL RADIC MAMMOS 31148-121118	3,765.95	193024
222-419-533-130	PATIENT CARE	31240	METHODIST MED MAMMOS 31240-113018	2,664.36	193027
222-419-533-130	PATIENT CARE	31246	UNITYPOINT HEAI MAMMOS CLIF 31246#-123118	8,650.68	193028a
222-419-533-130	PATIENT CARE	31246	UNITYPOINT HEAI MAMMOS 31246-121118	2,810.79	193028b
222-419-533-130	PATIENT CARE	32101	PEORIA TAZEWE MAMMOS 32101-113018	82.82	193030
222-419-533-130	PATIENT CARE	32241	HEARTLAND COM MAMMOS 32241-121718	1,195.23	193031a
222-419-533-130	PATIENT CARE	32280	CENTRAL ILLINOIS MAMMOS 32280-111518	165.04	193032
222-419-533-130	PATIENT CARE	35369	MA MD*LINDSEY MAMMOS 35369-112918	117.01	193037
222-419-533-130	PATIENT CARE	37828	WOMEN'S HEALTH MAMMOS 37828-111518	360.10	193043
222-419-533-130	PATIENT CARE	37997	PEORIA SURGICAL MAMMOS 37997-121718	224.86	193044
222-419-533-130	PATIENT CARE	38442	ONCOLOGY HEM/ MAMMOS 38442-112918	93.98	193050
222-419-533-130	PATIENT CARE	39485	SPECIALISTS IN M MAMMOS 39485-111518	1,632.79	193054
222-419-533-210	POSTAGE	30107	UNITED STATES P/ FY18 NOV.201: 30107#-11302018	164.75	192142a
222-419-533-210	POSTAGE	37820	AMY FOX OR JANI FY18 MISC. EX 37820#-11302018	6.07	192403a
222-419-533-210	POSTAGE	30107	UNITED STATES P/ DECEMBER 20: 30107#-122018	165.48	193010e
222-419-533-300	MILEAGE	39445	HEPPE*MARIE FY18 PARKING 39445#-11292018	12.00	192170

222-419-533-300	MILEAGE	39523	MALIK*SARAH	FY18 PARKING 39523#-11292018	12.00	192172
222-419-533-300	MILEAGE	30957	GUDZINSKAS*KIM	FY19 REIMB TR 30957# 121118	7.00	192657a
222-419-533-910	EDUCATIONAL & TRAINING	39834	EMBASSY SUITES	LODGING FOR 39834#-PO62-19	1,316.24	193057
222-419-533-910	EDUCATIONAL & TRAINING	39837	EMBASSY SUITES	HOTEL RMS & 39837#-PO75-19	767.08	193177
					55,293.04	
233-126-511-050	PART-TIME	108	PEKIN DAILY TIME	233 RENEWA 3529A	279.00	192598c
233-126-511-050	PART-TIME	326	LIACLE*	233 CREDITOR SI301665396	127.50	192604b
233-126-522-030	BOOKS & RECORDS	9705	PEORIA COUNTY (FY18	OCT WES 131	1,401.44	191955
233-126-522-030	BOOKS & RECORDS	326	LIACLE*	233 EMP DISC SI301665226	75.00	192604c
233-126-522-030	BOOKS & RECORDS	326	LIACLE*	233 TORT ACT SI301665293	131.25	192604a
233-126-522-030	BOOKS & RECORDS	9705	PEORIA COUNTY (FY18	WESTLA 134	1,401.44	192627
233-126-522-030	BOOKS & RECORDS	326	LIACLE*	233 TRYING TR SI301666192	131.25	192979
233-126-522-030	BOOKS & RECORDS	61286	ISBA*	FY18 IL BAR JC 65257-0119	50.00	193059
233-126-522-030	BOOKS & RECORDS	9705	PEORIA COUNTY (233	TAZ HALF 138	1,401.44	193129
					4,998.32	
242-121-533-000	CONTRACTUAL SERVICE	107317	TYLER TECHNOLOGY	FY18 MAINT JUL 020-17148	10,382.40	192469f
242-121-533-000	CONTRACTUAL SERVICE	107317	TYLER TECHNOLOGY	FY18 PRJT MAR 020-18164	7,546.17	192469a
242-121-533-000	CONTRACTUAL SERVICE	107317	TYLER TECHNOLOGY	FY18 GO LIVE 020-18165	3,000.00	192469c
					20,928.57	
243-121-533-910	EDUCATION & TRAINING	99419	VISA*	243 NACO REC 4999-0119	490.00	193087
244-911-522-010	SUPPLIES	99654	MORTON COMMUNITY	244 BUSINESS 1305	12.98	193089a
244-911-522-100	GAS/OIL	62799	US BANK VOYAGE	244 VEHICLE F 8.69139E+11	235.11	192699
244-911-522-140	DUES & SUBSCRIPTIONS	81739	MORTON COMMUNITY	FY18 NENA ME 9284-1218A	142.00	192186b
244-911-533-101	ADMINISTRATION-OTHER	81739	MORTON COMMUNITY	FY18 1 AND1, 9284-1218B	144.57	192186c
244-911-533-101	ADMINISTRATION-OTHER	7	AMERICAN ILLINOIS	244 ELECT/GAS 0981006005-1218	171.85	192312d
244-911-533-101	ADMINISTRATION-OTHER	81739	MORTON COMMUNITY	244 EVRNT, RE 9284-0119	324.39	193072a
244-911-533-150	CONSULTING SERVICES	74196	MILLER HALL & TR	FY18 EMP CO 108410001M-111	165.00	192424
244-911-533-150	CONSULTING SERVICES	99655	CLOUDPOINT GEC	FY18 GIS DATA 2283	4,295.00	192454b

244-911-533-150	CONSULTING SERVICES	99655	CLOUDPOINT GEC 244	GIS DATA 2304	4,295.00	193208
244-911-533-210	ETSB TELEPHONE LINE	CI 265	FRONTIER COMM	FY18 LINE CHA Z016S18324	174.56	191941
244-911-533-210	ETSB TELEPHONE LINE	CI 8992	AT&T (911)*	FY18 LINE CHA 6942700-1118	114.96	191953
244-911-533-210	ETSB TELEPHONE LINE	CI 10564	SUPREME RADIO	FY18 TOWER F 8439	472.72	191956
244-911-533-210	ETSB TELEPHONE LINE	CI 85307	AT&T (911)*	FY18 LINE CHA 66028-1118	2,223.05	192016
244-911-533-210	ETSB TELEPHONE LINE	CI 102	AT&T*	FY18 LINE CHA 6942700-1118	1,233.98	192097b
244-911-533-210	ETSB TELEPHONE LINE	CI 5411	CENTURYLINK*	FY18 LINE CHA 304032177-1218	247.06	192345a
244-911-533-210	ETSB TELEPHONE LINE	CI 5411	CENTURYLINK*	FY18 LINE CHA 304056177-1218	8.20	192345b
244-911-533-210	ETSB TELEPHONE LINE	CI 9453	LANGUAGE LINE S	FY18 PHONE TI 4449006	129.41	192347
244-911-533-210	ETSB TELEPHONE LINE	CI 77007	AT&T (911)*	244 LINE CHAI 7268888397	1,838.25	192425
244-911-533-210	ETSB TELEPHONE LINE	CI 91099	I3 BROADBAND*	244 INTNT,FBR 15479321	1,321.04	192441
244-911-533-210	ETSB TELEPHONE LINE	CI 93047	FRONTIER (911)*	244 LINE CHAI 2241590012-1218	2,405.77	192446a
244-911-533-210	ETSB TELEPHONE LINE	CI 93047	FRONTIER (911)*	244 LINE CHAI 2241591085-1218	978.43	192446b
244-911-533-210	ETSB TELEPHONE LINE	CI 102	AT&T*	244 LINE CHAI 6942700-1218	1,253.24	192597a
244-911-533-210	ETSB TELEPHONE LINE	CI 7311	VERIZON WIRELES	244 ETSB CELL 9819655232	198.20	192622c
244-911-533-210	ETSB TELEPHONE LINE	CI 8992	AT&T (911)*	244 LINE CHAI 6942700-1218	113.15	192625
244-911-533-210	ETSB TELEPHONE LINE	CI 85307	AT&T (911)*	244 LINE CHAI 66028-1218	2,223.05	192724
244-911-533-210	ETSB TELEPHONE LINE	CI 265	FRONTIER COMM	244 LINE CHAI Z016S18354	174.56	192978
244-911-533-210	ETSB TELEPHONE LINE	CI 5411	CENTURYLINK*	244 LINE CHAI 304032177-1218/	487.17	192987a
244-911-533-210	ETSB TELEPHONE LINE	CI 5411	CENTURYLINK*	244 LINE CHAI 304056177-1218/	152.29	192987b
244-911-533-210	ETSB TELEPHONE LINE	CI 10564	SUPREME RADIO	244 TOWER RI 8482	472.72	192990
244-911-533-210	ETSB TELEPHONE LINE	CI 77007	AT&T (911)*	244 LINE CHAI 7269084824	1,836.76	193070
244-911-533-210	ETSB TELEPHONE LINE	CI 7311	VERIZON WIRELES	244 ETSB CELL 9821589062	198.26	193127b
244-911-533-210	ETSB TELEPHONE LINE	CI 93047	FRONTIER (911)*	244 LINE CHAI 2.24159E+14	1,119.14	193203a
244-911-533-210	ETSB TELEPHONE LINE	CI 93047	FRONTIER (911)*	244 LINE CHAI 2241591085-0118	978.37	193203b
244-911-533-710	ETSB MAINTENANCE	107345	HILLIARD*JEFFREY	FY18 SOIL ,WEI 11/2018-200	200.00	192206
244-911-533-710	ETSB MAINTENANCE	1265	RAGAN COMMUN	FY18 MO SMR 21253	117.52	192338b
244-911-533-710	ETSB MAINTENANCE	11227	OBERLANDER ELE	FY18 ELECT W 162441	827.30	192350
244-911-533-710	ETSB MAINTENANCE	4119	NELSON SYSTEMS	FY18 SVC CALI 8220	300.00	192616
244-911-533-710	ETSB MAINTENANCE	1265	RAGAN COMMUN	244 MO SMR : 21374	117.52	192982
244-911-533-710	ETSB MAINTENANCE	15643	SEPS INC*	244 1 YR MAI 143978	1,848.70	193134a
244-911-533-710	ETSB MAINTENANCE	73203	MIDWEST EQUIP	244 PEKIN GEI 378931	199.01	193187
244-911-533-910	CONFERENCES, SEMINAF	99654	MORTON COMM	244 NENA COI 1305-0119	540.50	193089b

244-911-544-000	ETSB EQUIPMENT	81739	MORTON COMM	FY18 CABLES	9284-1218	104.98	192186a
244-911-544-000	ETSB EQUIPMENT	99654	MORTON COMM	FY18 MONITO	1305-1218	1,112.00	192195
244-911-544-000	ETSB EQUIPMENT	102775	SHI INTERNATION	FY18 PRINTER,	B09195484	797.07	192459d
244-911-544-000	ETSB EQUIPMENT	102775	SHI INTERNATION	244 CISCO CLC	B09258025	1,808.00	192746c
244-911-544-000	ETSB EQUIPMENT	80	MENARDS*	244 TECH SUP	36229	204.90	192970
244-911-544-000	ETSB EQUIPMENT	81739	MORTON COMM	244 RECOVER'	9284-0119A	788.85	193072b
244-911-544-000	ETSB EQUIPMENT	15643	SEPS INC*	244 UPS RMT	143966	4,005.56	193134c
244-911-544-000	ETSB EQUIPMENT	15643	SEPS INC*	244 UPS MOR'	143977	15,543.07	193134b
244-911-544-000	ETSB EQUIPMENT	112631	PORTER ELECTRIC	244 MORTON	2138	925.18	193233
						59,580.40	
248-153-522-010	OFFICE SUPPLIES	4887	FEDERAL COMPA	FY18 STORAGE	22542	45.90	192344
248-153-522-010	OFFICE SUPPLIES	4887	FEDERAL COMPA	248 STORAGE	22646	45.90	193125
						91.80	
249-914-533-101	ADMINISTRATION	104361	IPMG EBS*	249 DEC 18 HF	104361-0119	3,445.00	192749a
249-914-533-101	ADMINISTRATION	104361	IPMG EBS*	249 MED,VIS,I	104361-0119A	6,254.50	192749b
249-914-533-101	ADMINISTRATION	104361	IPMG EBS*	249 UTILIZATI	104361-0119B	492.80	192749c
249-914-533-101	ADMINISTRATION	104361	IPMG EBS*	249 MED REIN	104361-0119C	305.00	192749d
249-914-533-101	ADMINISTRATION	104361	IPMG EBS*	249 FLEX SPEN	104361-0119D	497.00	192749e
249-914-533-101	ADMINISTRATION	104361	IPMG EBS*	249 JAN MED,	104361-2019	6,240.75	192749j
249-914-533-101	ADMINISTRATION	104361	IPMG EBS*	249 JAN UTILI	104361-2019A	491.04	192749k
249-914-533-101	ADMINISTRATION	104361	IPMG EBS*	249 JAN MED	104361-2019B	295.00	192749l
249-914-533-101	ADMINISTRATION	104361	IPMG EBS*	249 JAN HRA	104361-2019C	105.00	192749n
249-914-533-104	EAP PROGRAM	104361	IPMG EBS*	249 BEHAVIOF	104361-0119E	600.00	192749m
249-914-533-104	EAP PROGRAM	104361	IPMG EBS*	249 JAN BEHA	104361-2019D	600.00	192749f
249-914-533-533	EMPLOYEE LIFE INSURAN	10764	SYMETRA LIFE INS	249 DEC EMP	10764-1218	2,085.01	192629a
249-914-533-534	VOLUNTARY LIFE	10764	SYMETRA LIFE INS	249 DEC VOL I	10764-1218A	1,544.83	192629b
249-914-533-535	VAD&D	10825	LINA*	249 DEC VOL /	10825-1218	28.00	192630
249-914-533-611	EMPLOYEE STOP LOSS	104361	IPMG EBS*	249 EMP STOF	104361-0119F	15,319.77	192749g
249-914-533-611	EMPLOYEE STOP LOSS	104361	IPMG EBS*	249 JAN EMP !	104361-2019E	15,348.03	192750a
249-914-533-612	DEPENDENT STOP LOSS	104361	IPMG EBS*	249 DEP STOP	104361-0119G	20,232.75	192749h
249-914-533-612	DEPENDENT STOP LOSS	104361	IPMG EBS*	249 JAN DEP S	104361-2019F	20,417.91	192750b

249-914-533-613	AGGREGATE STOP LOSS	104361	IPMG EBS*	249 AGG STOF 104361-0119H	2,216.56	192749d
249-914-533-613	AGGREGATE STOP LOSS	104361	IPMG EBS*	249 JAN AGG : 104361-2019G	2,210.20	192750c
					98,729.15	
254-112-511-000	SALARIES	30053	TAZEWELL COUN	UNREIMB. SWI 30053#-01112018	2,729.73	193151
254-112-533-000	CONTRACTUAL SERVICE	32104	CITY OF EAST PE	FY18 TAZ CO R 32104#-PO914-18	52,852.00	191989
254-112-533-000	CONTRACTUAL SERVICE	32388	CITY OF WASHING	FY18 TAZ CO R 32388#-PO915-18	20,500.00	191991
254-112-533-000	CONTRACTUAL SERVICE	32395	VILLAGE OF CREVI	FY18 TAZ CO R 32395#-PO916-18	15,334.00	191992
254-112-533-000	CONTRACTUAL SERVICE	38250	VILLAGE OF MOR	FY18 TAZ CO R 38250#-PO913-18	23,175.00	191997
254-112-533-000	CONTRACTUAL SERVICE	38452	CITY OF PEKIN*	FY18 TAZ CO R 38452#-PO917-18	70,010.00	191999
254-112-533-000	CONTRACTUAL SERVICE	32084	SWANA*	FY19 MEMBER 2020-885070	268.00	192390
254-112-533-000	CONTRACTUAL SERVICE	30173	ILCSWMA*	REGISTRATION 30173#-PO89-19	50.00	193155
254-112-533-130	SOLID WASTE PLAN	30392	MORTON CHAMB	FY18 OIL DISPC 1074	320.00	192146
254-112-533-130	SOLID WASTE PLAN	38952	ULINE*	FY18 RECYCLIN 103162073	1,987.60	192166
254-112-533-130	SOLID WASTE PLAN	30110	IMPREST CASH*	FY18 MISC.EXP 30110#-11302018	210.40	192382d
254-112-533-130	SOLID WASTE PLAN	37663	HOBBY LOBBY*	SHADOW BOXI 37663#-PO895-18	1,096.50	192675
254-112-533-210	POSTAGE	30107	UNITED STATES P	FY18 NOV.201: 30107#-11302018	2.82	192142b
254-112-533-210	POSTAGE	30107	UNITED STATES P	DECEMBER 20: 30107#-122018	2.35	193010f
254-112-533-910	EDUCATION AND TRAINI	30014	NEAVEAR*EVELYN	FY18 DINNER : 30014#-10312018	11.95	192138
254-112-533-910	EDUCATION AND TRAINI	30110	IMPREST CASH*	FY18 MISC.EXP 30110#-11302018	162.45	192382e
					188,712.80	
255-151-533-000	FEDERAL GRANT	360	WE CARE, INC*	255 REQUISITI OP1960FED	83,826.03	193117
255-151-533-100	STATE GRANT	360	WE CARE, INC*	FY18 7/18-9/11/10/2019	72,119.37	192980
					155,945.40	
256-121-522-010	OFFICE SUPPLIES	100	BYERS PRINTING (FY18 FILE FOLI 1738	5,272.17	192596
256-121-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL	256 WALL CAL 1FRG-FXQG-9N1D	17.97	192763e
256-121-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL	256 DESK CALI 1LKP-CM9Q-34LC	24.77	192763c
256-121-522-010	OFFICE SUPPLIES	110376	AMAZON CAPITAL	256 WEEKLY P 1TXT-6GKD-WW4	28.48	192763d
256-121-533-000	CONTRACTUAL SERVICE	107317	TYLER TECHNOLO	FY18 PRJT MGI 020-18164A	7,546.16	192469b
256-121-533-000	CONTRACTUAL SERVICE	107317	TYLER TECHNOLO	FY18 GO LIVE : 020-18165A	3,000.00	192469d
					15,889.55	

257-211-533-700	FAILURE TO APPEAR WAI	90609	VISA*	FY18	FRAME F 1011-1218	130.00	192439a
257-211-533-700	FAILURE TO APPEAR WAI	99616	VISA*	FY18	SHERIFF 3948-1218A	115.95	192453b
257-211-533-700	FAILURE TO APPEAR WAI	108914	VISA*	FY18	RETIRE R 7063-1218A	90.95	192471b
257-211-533-700	FAILURE TO APPEAR WAI	90609	VISA*	257	MEMORIA 1011-0119A	250.00	193075b
257-211-533-700	FAILURE TO APPEAR WAI	107157	FRYE-WILLIAMSON	257	POCKET C 24009	505.93	193220
257-211-544-000	VEHICLE EQUIPMENT	110504	THOMAS DODGE-	FY18	DODGE C 2019 DODGE -2	5,640.00	192478c
257-211-544-300	SQUAD CARS	110504	THOMAS DODGE-	FY18	DODGE (2019 DODGE-3	9,476.00	192478
						16,208.83	
258-333-522-010	OFFICE SUPPLIES	111423	VISA*	FY18	OFFICE S 3012-1218B	16.96	192484c
258-333-522-010	OFFICE SUPPLIES	97397	BUTLER*DEANNA	258	REIMB FO 97397-0119	54.00	193082
258-333-522-010	OFFICE SUPPLIES	111423	VISA*	258	OFFICE SL 3012-0119	115.56	193106a
258-333-522-010	OFFICE SUPPLIES	111423	VISA*	258	OFFICE SL 3012-0119A	22.91	193106b
258-333-522-010	OFFICE SUPPLIES	111423	VISA*	258	SUPPLIES 3012-0119G	12.00	193106h
258-333-522-010	OFFICE SUPPLIES	111423	VISA*	258	SUPPLIES 3012-0119H	20.93	193106i
258-333-522-010	OFFICE SUPPLIES	111423	VISA*	258	SUPPLIES 3012-0119I	45.90	193106j
258-333-522-011	FOOD	111423	VISA*	FY18	FOOD FC 3012-1218C	10.86	192484d
258-333-522-011	FOOD	111423	VISA*	FY18	FOOD FC 3012-1218D	64.58	192484e
258-333-522-011	FOOD	111423	VISA*	FY18	FOOD FC 3012-1218E	8.59	192484f
258-333-522-011	FOOD	111423	VISA*	FY18	FOOD FC 3012-1218F	22.00	192484g
258-333-522-011	FOOD	111423	VISA*	FY18	FOOD FC 3012-1218H	53.18	192484i
258-333-522-011	FOOD	111423	VISA*	258	FOOD FO 3012-0119B	5.94	193106c
258-333-522-011	FOOD	111423	VISA*	258	FOOD FO 3012-0119D	27.00	193106e
258-333-533-000	CONTRACTUAL SERVICE	71392	SCHROER*DIANA	FY18	CRISIS CO 71392-1218	3,210.00	192179
258-333-533-000	CONTRACTUAL SERVICE	64281	MCARTHUR*LUCI	258	CRISIS CO 64281-0119A	810.00	192701b
258-333-533-000	CONTRACTUAL SERVICE	70078	CLARK*AMY	FY18	FORENSI 70078-0119	1,375.00	192706
258-333-533-300	POSTAGE/SHIPPING	111423	VISA*	FY18	POSTAGE 3012-1218A	14.45	192484b
258-333-533-300	POSTAGE/SHIPPING	111423	VISA*	FY18	POSTAGE 3012-1218G	1.63	192484h
258-333-533-300	POSTAGE/SHIPPING	64281	MCARTHUR*LUCI	258	CRISIS CO 64281-0119	2,700.00	192701a
258-333-533-300	POSTAGE/SHIPPING	71392	SCHROER*DIANA	258	CRISIS CO 71392-0119	2,400.00	192713
258-333-533-300	POSTAGE/SHIPPING	111423	VISA*	258	POSTAGE 3012-0119C	20.00	193106d
258-333-533-410	PRINTING/ARTWORK	75734	WRHEL*LEE ANN	FY18	NOV TR 75734-0119	30.00	192715

258-333-533-410	PRINTING/ARTWORK	75734	WRHEL*LEE ANN 258 DEC TRAN 75734-0119A	105.00	193067
258-333-533-620	UTILITIES	67	WASTE MANAGE 258 GARBAGE 2948752-2070-8	118.36	192316
258-333-533-620	UTILITIES	111423	VISA* FY18 PHONE/I 3012-1218	220.70	192484a
258-333-533-620	UTILITIES	7	AMEREN ILLINOIS FY18 GAS/ELE 9318906654-0119	293.38	192583h
258-333-533-620	UTILITIES	219	ILLINOIS AMERICA FY18 WATER E 4187348-0119	55.03	192600
258-333-533-620	UTILITIES	111423	VISA* 258 EMAIL HC 3012-0119F	30.00	193106g
258-333-533-960	RENT	104016	WOODFORD COU 258 JAN 19 RE 19-Jan	600.00	192198
258-333-533-960	RENT	104016	WOODFORD COU 258 FEB RENT 19-Feb	600.00	193092
258-333-544-000	EQUIPMENT	259	KONICA MINOLTA 258 MO COPY 371859141	165.57	192102
258-333-544-000	EQUIPMENT	94024	KONICA MINOLTA FY18 QRTLY PI 9005174112	124.71	192191
258-333-544-000	EQUIPMENT	259	KONICA MINOLTA 258 MO COPIE 374047835	165.57	192977
258-333-544-200	OCCUPANCY	13951	TERRI MAIDS* 258 OFFICE CL 32776	210.00	192352
258-333-544-200	OCCUPANCY	111423	VISA* FY18 EMAIL 2 3012-1218I	30.00	192484j
258-333-544-200	OCCUPANCY	9	MARKLEY'S PEST I 258 PEST CON 295462	45.00	192584b
258-333-544-200	OCCUPANCY	75820	FIVE STAR WATER FY18 WATER S 106856-0119	9.25	192716a
258-333-544-200	OCCUPANCY	99809	CITY OF PEKIN* FY18 WASTE M 014298000-0119	9.36	192742f
258-333-544-200	OCCUPANCY	67	WASTE MANAGE 258 GARBAGE 2958403-2070-5	118.36	192969
258-333-544-200	OCCUPANCY	75820	FIVE STAR WATER 258 WATER S\ 106856-0119A	13.00	193068
258-333-544-200	OCCUPANCY	111423	VISA* 258 I3 BROAD 3012-0119E	213.27	193106f
258-333-544-200	OCCUPANCY	13951	TERRI MAIDS* 258 JAN OFFIC 32941	210.00	193133
				14,378.05	
260-913-522-150	MAPS & PLATS (S OF A)	736	PTC SELECT* FY18 PRINTHE 236051	198.00	192335a
260-913-533-000	CONTRACTUAL SERVICES	99655	CLOUDPOINT GEC FY18 UPGR,INS 2287	3,975.00	192454a
260-913-533-100	GIS SOFTWARE/LICENSE	91783	BRUCE HARRIS & . 260 GIS SFTW 78576	900.00	192443
260-913-533-100	GIS SOFTWARE/LICENSE	91783	BRUCE HARRIS & . 260 MAPASCE 78706	2,500.00	192731
260-913-533-100	GIS SOFTWARE/LICENSE	91783	BRUCE HARRIS & . 260 GIS SOFTV 78576-01	900.00	193076
260-913-533-910	EDUCATION/TRAINING	96795	ILLINOIS GIS ASSC 260 GIS DUES 6300	65.00	192737
260-913-533-910	EDUCATION/TRAINING	96795	ILLINOIS GIS ASSC 260 MEMBER 6111	65.00	193081
260-913-544-100	GIS COMPUTER EQUIP.	110376	AMAZON CAPITAL FY18 8-2.4TB C 17T3-76N6-NXY6	5,760.00	192476c
				14,363.00	
261-152-522-010	OFFICE SUPPLIES	88508	INTERNATIONAL S FY18 CERT DE, 223324	354.19	192436d

261-152-522-010	OFFICE SUPPLIES	88508	INTERNATIONAL § FY18 DEATH/E 223505	0.00	
261-152-522-010	OFFICE SUPPLIES	88508	INTERNATIONAL § 261 CERT DEA 223639	668.56	192727
261-152-533-000	CONTRACTUAL SERVICES	82215	LIBERTY SYSTEMS 261 SEMI ANN 4086	5,100.00	192430a
				6,122.75	

Jan-19

Motion by Member Graff, Second by Member Darcy to approve the February 2019 Calendar. Motion carried by Voice Vote.



Tazewell County Board
Calendar of Meetings
February 2019

Zoning Board of Appeals (Lessen)	Tuesday, February 05 6:00pm – JCCR	Connett, Crawford, Hall, Hovey, Imig, Joesting, Mingus, Sundell
<i>County Board (rescheduled from 01-30-19)</i>	<i>Wednesday, February 06 6:00pm - JCCR</i>	<i>All County Board Members</i>
Land Use (Sundell)	Tuesday, February 12 5:00pm – Jury Room	Connett, Crawford, Hall, Hovey, Imig, Joesting, Mingus
Insurance Review (Zimmerman)	No February meeting	Connett, Darcy, Neuhauser
Health Services (Sinn)	Thursday, February 14 5:30pm - TCHD	Atkins, Hall, Holford, Longfellow, Mingus, Sundell, Wolfe
President's Day Holiday	Monday, February 18	County Offices Closed
Transportation (Menold)	Tuesday, February 19 8:00am - Tremont	Crawford, Holford, Hovey, Longfellow, Minton, Proehl, Sinn
Property (Harris)	Tuesday, February 19 3:30pm - JCCR	Darcy, Graff, Joesting, Neuhauser, Sciortino, Wolfe
Finance (Neuhauser)	Tuesday, February 19 following Property - JCCR	Atkins, Connett, Darcy, Graff, Harris, Imig, Menold, Minton, Proehl, Sciortino
Human Resources (Proehl)	Tuesday, February 19 following Finance - JCCR	Atkins, Connett, Darcy, Graff, Harris Imig, Menold, Minton, Neuhauser, Sciortino
Risk Management (Zimmerman)	Wednesday, February 20 4:00pm – Jury Room	Connett, Darcy, Graff, Harris, Imig, Joesting, Menold, Neuhauser, Proehl, Sinn, Sundell
Executive (Zimmerman)	Wednesday, February 20 following Risk Management	Connett, Darcy, Graff, Harris, Imig, Joesting, Menold, Neuhauser, Proehl, Sinn, Sundell
Board of Health (Burton)	Monday, February 25 6:30 pm – TCHD	Sinn
County Board	Wednesday, February 27 6:00 pm – JCCR	All County Board Members

Board Recessed at 7:12 P.M. The next meeting will be held on February 27th, 2019.

I, John C. Ackerman, Clerk of Tazewell County, do hereby certify that the foregoing is a true and complete copy of the Board Minutes at a meeting held in the James Carius Community Room in the City of Pekin, Illinois on February 6th at 6:02 P.M. The originals of which are in my custody in my office and that I am the Legal custodian of the same.

In Testimony Whereof, I have hereunto subscribed my hand and affixed the Seal of the said County at my office in Pekin, Illinois this 6th day of February, 2019.

Transcribed by K. Watson