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## Hunger Action Month Proclamation

WHEREAS, one in ten people in Illinois struggles with hunger every day, including one in eight children. When families are hungry, making healthier choices can be even more difficult; and

WHEREAS, we are committed to taking steps to combat hunger in every part of our community and to provide additional resources for those that live in our communities; and

WHEREAS, we are committed to working with Food Pantry Network- HOI including Midwest Food Bank and Peoria Area Food Bank, in hunger and raising awareness of the need to devote more resources and attention to hunger issues; and

WHEREAS, more than 11,620 individuals in Tazewell County are considered food insecure; and
WHEREAS, the members of Midwest Food Bank and Peoria Area Food Bank distribute meals through its network of food pantries, soup kitchens, shelters, mobile food drives and other community organizations with support of Food Pantry Network-HOI; and

WHEREAS, the month of September has been designated "Hunger Action Month" in order to bring attention to food insecurity in our communities and to engage the public in action - including volunteer shifts, social media shares, and donations - to end hunger one helping at a time; and

WHEREAS, food pantries and food banks across the country, including members of the Food Pantry Network- HOI will host numerous events throughout the month of September to bring awareness and help end hunger in their local community; and

NOW, THERFORE, we, the Tazewell County Board, do hereby recognize September 2021, as HUNGER ACTION MONTH in Tazewell County, Illinois, and call this observance to the attention of our citizens.

Presented this $25^{\text {th }}$ day of August, 2021.


## COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:
Your Health Services Committee has considered the following RESOLUTION and recommends that be adopted by the Board:


## RESOLUTION

WHEREAS, on January 29, 2020 the Tazewell County Board approved an intergovernmental agreement with the City of East Peoria for the Annual Recycling Grant Program which included $\$ 1,000$ to help support the purchase of recycling containers for special projects for the City as outlined in their grant application; and

WHEREAS, they were unable to purchase the recycling containers as the City stopped their recycling program in 2020 due to the pandemic; and

WHEREAS, the intergovernmental grant agreement that was approved included a clause to repay the unspent funds to the County within 45 days of the end of the calendar year; and

WHEREAS, the Health Services Committee recommends to the County to amend this intergovernmental agreement to allow the City of East Peoria to purchase recycling containers with the $\$ 1,000$ grant funding for calendar year 2020 in light of the circumstances provided the attached Intergovernmental Agreement amendment is signed by the City of East Peoria; and

WHEREAS, if the funds remain unspent by the end of calendar year 2021, they will have to return the funds to the County no later than February 14, 2022.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the Director of the Health Department, the Director of the Solid Waste Management Program, the Treasurer and the Auditor of this action.

PASSED THIS 25th DAY OF AUGUST, 2021.
ATTEST:


Tazewell County Clerk


# TAZEWELL COUNTY HEALTH DEPARTMENT <br> 21306 Illinois Route 9 <br> Tremont, IL 61568-9252 309/929-0286 

## CONTRACT

THIS AGREEMENT amendment is entered into by and between the CITY OF EAST PEORIA (hereinafter referred to as GRANTEE), and the COUNTY OF TAZEWELL, a body politic and corporate, (hereinafter referred to as the COUNTY).

## COUNTY OBLIGATIONS

On January 29, 2020 the Tazewell County Board approved an intergovernmental agreement with the CITY OF EAST PEORIA in part of the amount of $\$ 1,000$ for the Annual Recycling Grant Program to help with the purchase of recycling containers as outlined in their grant application. The CITY OF EAST PEORIA was unable to proceed with the purchase of recycling containers due to the pandemic. The County chooses to amend that intergovernmental agreement to allow the CITY OF EAST PEORIA to proceed with the purchase of the recycling containers with the $\$ 1,000$ grant funding already provided in calendar year 2020 even though the intergovernmental grant agreement that was approved, included a clause to repay the unspent funds to the County within 45 days of the end of the calendar year.

Payment of $\$ 1,000$ has already been made in full during the 2020 Grant year. This grant amendment shall commence on $\mathbf{8 / 2 5 / 2 0 2 1}$ and end on $\mathbf{1 2 / 3 1 / 2 0 2 1}$. All funds that have not been expended or legally obligated by the expiration or termination of this Agreement will have to be returned to the COUNTY no later than February 14, 2022.

## GRANTEE OBLIGATIONS

The Grantee agrees that all grant monies will be used in support of and in connection with the COUNTY approved recycling collection program for the purpose of purchasing recycling containers. The COUNTY will monitor the recycling program to ensure it remains in compliance with the COUNTY'S IEPA approved Solid Waste Management Plan. Failure of Grantee to comply with this Plan will require forfeiture of all unused grant funds. IN WITNESS THEREOF, the undersigned governmental units have caused this Agreement to be duly executed.


By:
Mayor/Supervisor/President
Dated: $\qquad$

## COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:
Your Health Servicesf Committee has considered the following RESOLUTION and recomhends, that it be adopted by the Board:


RESOLUTION
WHEREAS, on January 29, 2020 the Tazewell County Board approved an intergovernmental agreement with the City of Pekin for the Annual Recycling Grant Program which included $\$ 3,000$ to help support a pharmaceutical drop off site and the purchase of recycling containers as outlined in their grant application; and

WHEREAS, they were unable to proceed with their pharmaceutical drop off site and the purchase of recycling containers due to the pandemic; and

WHEREAS, the intergovernmental grant agreement that was approved included a clause to repay the unspent funds to the County within 45 days of the end of the calendar year; and

WHEREAS, the Health Services Committee recommends to the County to amend this intergovernmental agreement to allow the City of Pekin to proceed with the pharmaceutical drop off site and recycling containers with the $\$ 3,000$ grant funding for calendar year 2020 in light of the circumstances provided the attached Intergovernmental Agreement amendment is signed by the City of Pekin; and

WHEREAS, if the funds remain unspent by the end of calendar year 2021, they will have to return the funds to the County no later than February 14, 2022.

BE IT FURTHER RESOLVED that the County Clerk notifies the County Board Office, the Director of the Health Department, the Director of the Solid Waste Management Program, the Treasurer and the Auditor of this action.

PASSED THIS 25th DAY OF AUGUST, 2021.

## ATTEST:



Tazewell County Clerk


Tazewell County Board Chairman

# TAZEWELL COUNTY HEALTH DEPARTMENT 

21306 Illinois Route 9
Tremont, IL 61568-9252 309/929-0286
CONTRACT

THIS AGREEMENT amendment is entered into by and between the CITY OF PEKIN (hereinafter referred to as GRANTEE), and the COUNTY OF TAZEWELL, a body politic and corporate, (hereinafter referred to as the COUNTY).

## COUNTY OBLIGATIONS

On January 29, 2020 the Tazewell County Board approved an intergovernmental agreement with the CITY OF PEKIN in part of the amount of $\$ 3,000$ for the Annual Recycling Grant Program to help support a pharmaceutical drop off site and the purchase of recycling containers as outlined in their grant application. The CITY OF PEKIN was unable to proceed with their pharmaceutical drop off site and the purchase of recycling containers due to the pandemic. The County chooses to amend that intergovernmental agreement to allow the CITY OF PEKIN to proceed with the pharmaceutical drop off site and recycling containers with the $\$ 3,000$ grant funding already provided in calendar year 2020 even though the intergovernmental grant agreement that was approved, included a clause to repay the unspent funds to the County within 45 days of the end of the calendar year.

Payment of $\$ 3,000$ has already been made in full during the 2020 Grant year. This grant amendment shall commence on 8/25/2021 and end on 12/31/2021. All funds that have not been expended or legally obligated by the expiration or termination of this Agreement will have to be returned to the COUNTY no later than February 14, 2022.

## GRANTEE OBLIGATIONS

The Grantee agrees that all grant monies will be used in support of and in connection with the COUNTY approved recycling collection program for the purpose of pharmaceutical drop off site and recycling containers. The COUNTY will monitor the recycling program to ensure it remains in compliance with the COUNTY'S IEPA approved Solid Waste Management Plan. Failure of Grantee to comply with this Plan will require forfeiture of all unused grant funds. IN WITNESS THEREOF, the undersigned governmental units have caused this Agreement to be duly executed.


ATTEST:
City Clerk
Mayor/Supervisor/President
Dated: $\qquad$

## COMMITTEE REPORT

Mr. Chairman and Members of Tazewell County Board:


## RESOLUTION

WHEREAS, the Transportation Committee received bids; and
WHEREAS, subject to the approval of the County Board and the Illinois Department of Transportation, accepted the following low bid:

Mackinaw Road District, Section 21-12000-01-GM (2.197 Miles Lev Bind MM N50 \& HMA SC IL-9.5 C N50): To R.A. Cullinan \& Son, in the amount of $\$ 470,312.15$, to be paid from Township Motor Fuel Tax Funds, Road Improvement Line Item 204-311-544-110 and Local Funds.

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 25th day of August, 2021



## COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:
Your Property Committees have 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 Lease Renewal Agreement with Midwest Counseling Services for office space rental in the Monge Building; and

WHEREAS, the lease renewal will be for 24 months commencing on September 01, 2021 and ending September 01, 2023 with monthly rent in the amount of $\$ 705.00$.

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, Midwest Counseling Services and the Auditor of this action.

PASSED THIS 25th DAY OF AUGUST, 2021.

ATTEST:


Tazewon County Clerk


Tazewell County Board Chairman

## MONGE BUILDING LEASE AGREEMENT

This lease agreement is entered into between the lessor and the lessee this
 day of $A_{n g e n t}, 2021$ at Pekin, Illinois.

1. Definitions. Unless the context expressly provides otherwise, the following terms shall have the following meanings:
(a) "common area" shall mean all areas and facilities in the Monge Building which are provided and designated by the lessor for the general use and convenience of the lessee and other lessees in the Monge Building and their respective agents, employees, customers, guests, and invitees. Common areas include without limitation, the land and facilities used for parking, landscaped areas, walks and sidewalks, arcades, corridors, loading areas, sanitary sewers, utility lines and the like.
(b) "floor area" shall mean the aggregate of the actual number of square feet of floor space within the exterior faces of the building (or buildings if hereafter applicable) on the Mange Building, excluding, however, space on roofs, space on loading docks, the second level of any deck stock area, and common areas. With respect to the premises, "floor area" shall mean the actual number of square feet of floor space within the premises, and there shall be no deduction or exclusion by reason of columns, stairs, or other interior construction or equipment within the premises.
(c) "Monge Building" shall mean the real estate ard improvements located at 11,13, 15, 17 and 19 South Capitol Street, Pekin, Illinois 61554 and legally described as follows:

Lots 10, 11, 12,13, 14 and 15 all in Block 46 in the Original Town, now City of Pekin, Tazewell County, Illinois.
(d) "the lessee" shall mean__ Midwest Counseling Associates, LLC the lessee's trade name is $\qquad$
(c) "The lessor" shall mean Tazewell County, 11 South Fourth Street, Room 432, Pekin, Illinois 61554.
(I)
"premises" shall mean that part of the Monge Building commonly known as Suite $207 \& 209 \longrightarrow 15$ South Capitol, Pekin, Illinois 61554, containing approximately $\quad 953$ square feet of floor area, together with the appurtances specifically granted in this lease agreement, but reserving unto the lessor the use of the exterior walls, the roof, and the right to install, maintain, use, repair, and replace pipes, decks, conduits, wires, and similar matters.
2. Demise. The lessor leases the premises to the lessee, and the lessee leases the premises from the lessor.
3. Condition. The lessee accepts the premises in the condition existing at the commencement of this lease agreement.

Purpose. The premises are to be used by the lessee for the purpose of $\qquad$ Office space .
4. Term. The term of this lease shall fulfill the original Lease term with Midwest Counseling Services for 24 months, originally established on the 1st day of September , 2021, and ending on the $\frac{1 \text { Ist }}{2023}$ day of September_ 1 2023. If the lessor shall be unable to deliver possession of the premises to the lessee for a period of 15 days after the commencement of this lease, the lessee may, by written notice to the lessor within 21 days after the commencement of this lease, declare this lease agreement void, and such deciaration, the monthly rental installments shall be ratably adjusted for the period of non-possession.

The lessee shall have the option to renew this lease for $\qquad$ tern(s) of $\qquad$ 12 months each, so long as the lessee shall have given the lessor 60 days' written notice thereof prior to the expiration of the initial term and so long as the lessee shall not have been in default at the time of the exercise of said option through and including the commencement of the additional term. The rental rate for such renewal shall be the same of the rental rate for the initial term except as follows:

## See Addendum "A"

6. Rent. The lessee shall pay to the lessor an annual reat of U.S. $\$ 7,800,00$ payable in equal monthly installments of U.S. $\$ 705.00$ in advance, on the first day of each month, the first payment to be made upon the lessec's execution of this lease agreement.
A late payment fee of $\$ \quad 25.00$ shall be paid by the lessee to the lessor, without notice or demand, if the lessee shall fail to make any rental payment by the $5^{\text {th }}$ date after it is due. Thereafter, the lessee shall pay to the lessor U.S. $\$ 5.00$ for each additional day such payment is delinquent. In addition to any other remedies available to the lessor, the lessee shall pay to the lessor, without notice or demand, a handling fee of U.S. $\$ 25.00$ for any check tendered for rental payments which shall have been returned unpaid as occasioned by insufficient funds.
7. Insurance. The lessee shall procure and maintain for the benefit of the lessor and the lessee general liability policies of insurance insuring against property and personal injury arising from the use, misuse, or abuse of the premises or its appurlances. Such policies of insurance shall be in such form and amounts and by such companies, as the lessor may accept. Initially, the amounts of such insurance shall be U.S. \$ $1,000,000,00$ for death and personal injury per person, U.S. $\$ \quad 1,000,000.00$ property damage, and U.S. $\$ 1,000,000,00$ promptly pay when due any premiums on per occurrence. The lessee will will deliver to the lessor certificates and miny such policy or policies of insurance and days prior to the expiration date(s) thereof, marked "paid" by the issuing company or agent.
The lessee shall procure and maintain for the benefit of the lessor and the lessee's workers' compensation or similar insurance (for all alterations and improvements to be performed by the lessee if any), and fire and casualty insurance with extended coverage, including without limitation vandalism and malicious mischief, covering all of the lessee's stock-in-rade, fixtures, furniture, machinery, equipment, and all other improvements and betterments in the amount of at least $80 \%$ of their replacement cost. Such polietes of insurance shall be in such form and amounts and by such companies, as the lessor may accept.

The lessor shall have the right to direct the lessee to increase all such insurance coverages whenever the lessor shall consider them to be inadequate.

Nothing herein contained shall be constnted as requiring the lessee to procure fire or casualty insurance on the building(s).
8. Utilities. The lessor shall pay for all water, sewer, natural gas, electricily, garbage removal. Telephone service and any other utility product or service used on the premises during the term of the lease or the lessec's occupancy of the premises shall be paid by the lessee. However, the lessor reserves the right to require the lessee to use trash removal as a part of the operation of the common area, the cost of which would then be included in the common area fees.

The lessec shall pay to the lessor on the first day of each month during the term hereof or during the lessce's occupancy of the premises, a monthly heating and air conditioning charge of $\$ \ldots-0^{-}$; this charge shall be adjusted each calendar year, and it shall be increased or decreased in relation to the percentage increase or decrease in the entire heating and air conditioning charge to the lessor as compared to the charges incurred for the previous calendar year.
9. Security Deposit. The lessee has deposited with the lessor the additional sum of USS-0.as security for the lessee's performance under this lease agreement. After the occurrence of an event of default, the lessor may apply any portion of the security deposit to the payment of any amounts due under this lease agreement. The security deposit or any balance of the security deposit shall be returned without interest to the lessee after the lessee has vacated the premises in an acceptable condition.
10. Maintenance, Repairs, and Replacements. The lessee shall maintain the premises in good condition, and shall make all repairs and replacements necessary for such routine maintenance (defined as any repair or maintenance with a cost of $\$ 500.00$ or less per occurrence). In any event, the lessee shall be responsible for any repair or replacement of any damaged or broken locks, doors, or (glass or screen) windows or any other thing damaged or broken as occasioned by acts or omissions of the lessee or the lessec's employees, agents, customers, guests, or invitees. The lessor shall make all necessary structural, mechanical and roof repairs to the Monge Building unless the damage is due to the lessec's fault
11. Advertisements. The lessee shall include in all advertisements, including without limitation, newspaper, print, television and radio, the trademark/trade name "Monge Building". The lessee shall not, however, use "Monge Building" for any other reason without the lessor's prior written consent, including without limitation, the use of any name, trade name, mark, trade mark, service name, or service mark which includes "Monge Building". After the termination of this lease, the lessee shall not use the term "Monge Building" for any purpose.
12. Signs and Décor. All signs, space décor, displays, fixtures and improvements shall be designed and installed in good tasle and in harmony with the Monge Building's decor, and the lessee shall remove promptly following the lessor's demand any such item which shall not be in keeping with the general concept of the Monge Buiding's appearance.

Furthermore, the lessee shall not install any exterior sign, lighting, plumbing fixtures, shades, awnings, decorations, painting, or other change in the exterior of the Monge Building without the lessor's prior writen consent.
13. Lessee and Employec Parking. The lessee and the lessee's employees shall park their vehicles (limited to automobiles, pick-up trucks, vans and motorcycles) only in those portions of the parking area designated for the purpose by the lessor. The lessee shall pay to the lessor, without notice or demand, a fee of U.S. $\$ 5.00$ per day for each violation hereof. Upon lessor's demand, the lessee shall furnish the lessor with the automobile license number for all such vehicles within three days after taking possession of the premises or within three days of any change in such vehicle or license number. Lessee shall be given a space in the parking area (Space $\qquad$ 17 \& 30

Modification of Building. The lessor reserves the right to change, modify, add to or subtract from the size and dimensions of the Monge Building or any part thereof including without limitation the number, location and dimensions of buildings and stores, walkways, corridors, and sidewalks, the number of floors in any building, the location, size and number of tenant spaces, the identity, type, and location of other stores and tenants, and the size, shape, location, arrangement of common areas, and to design and decorate any portion of the Monge Building as it desires.
15. Subordination. This lease shall be subordinate to the lien of any mortgage, now or hereafter placed upon the Monge Building or any part of the Monge Building, and the lessee hereby irrevocably constitutes and appoints the lessor as the lessee's attomey-infact coupled with an interest to execute any subordination agreements which may be required in connection with negotiation or execution of any such mortgage. Morcover, the lessee agrecs to execute subordination agreement, estoppels certificate, or such other paper and document as may be reasonably requested in connection with such mortgage transactions(s).
16. Disclaimer of Warranties. The lessor disclaims (and the lessee accepts such disclaimer and waives any claim to the contrary) any warranties, express or implies, of merchantability, fitness for a particular purpose, or otherwise of the heating and air conditioning equipment and systems or any other equipment, system, fixture, or goods attending this leaschold interest. To the extent any items affecting the leasehold are warranted by the manufacturer or any other third party, the lessor will apply any benefit received by reason of such warranties to the repair or maintenance thereof.
17. Assignment/Sublease. The lessee shall not assign this lease or enter into any sublease for the premises without the prior written consent of the lessor. The lessor may assign this Icase, and, if so, shall assign all security deposits, prepaid rent, taxes, insurance, and other similar prepaid item to the lessor's assignee.
18. Alterations/lmprovements. The lessee shall make no alterations or improvements to the premises without the lessor's prior written consent. In any event, any such alteration or improvement for which there is no prior written consent shall become a part of the premises to be surrendered to the lessor at the end of the term. Moreover, any alteration or improvement and all incidental work shall be completed by the lessee or its agents, contractor, of the like within 30 days following commencement of this lease term or such alteration or improvenent. Additionally, the lease shall permit no lien to attach to or claim of lien to be made against the premises.
19. Casualty Damage. If any part of the premises shall have been totally destroyed by fire, flood, or other mavoidable casualty such that repairs or replacements cannot be reasonably completed within one hundred twenty days from the date of writen notice by the lessec to the lessor of the occurrence of the damage, this lease shall terminate and the
rent shall be abated for the unexpired portion of this lease, effective the date of such written notification. If, however, such repairs or replacements can be completed within that period and within ninety days of the expiration of the lease term, the lessor shall not be required to repair or replace such damage. If any portion of the premises shall be untenantable following such casualty damage, rent shall be equitably adjusted, considering the portion being untenantable and the period during which it shall have been untenantable. In the event that the lessor should fail to complete the repairs or replacements within one hundred twenty days from the date of written notice by the lessec to the lessor of the occurrence of the damage, the lessec may terminate this lease by written notice to the lessor, and such termination shall be the lessee's sole remedy. The lessee shall be solely responsible for repairing or replacing any improvement, fixture, or item of personal property originally installed by the lessec which is not covered by casualty insurance, and nothing in this clause shall be construed as imposing on the lessor the duty to procure such insurance.
20. Eminent Domain. If all of the premises should be taken for any public or quasi-public use under any law, ordinance, or regulation or by right of eminent domain, or if all of the premises is sold to the condemning authority under threat of condemnation, this lease shall terminate and the rent shall abate effective the date upon which the condemning authority shall take possession of the premises. If less than all of the premises shall be taken or sold under such conditions, (a) the lessor may terminate this lease by written notice by the lessee, and the rent shall be abated as of the date upon which the conderming authority shall have taken possession of the premises, or (b) the lessor may rebuild or restore the improvements so long as such construction or restoration shall make the premises reasonably tenantable considering the uses for which the premises are leased, and the rent shall be equitably adjusted considering the portion of the premises being untenantable and the period during which it shall be untenantable. The lessor and the lessee shall each be entited to prosecute or defend and receive separate awards and portions of lump-sum awards as may be allocated to their respective interests in any condemuation proceeding.
21. Waste, Nuisance, and Use. The lessee shall not commit or permit any waste of the premises; the lessee shall not maintain, commit, or permit the maintenance or commission of any nuisance on the premises; the lessee shall not use and shall not pernit another to use the premises for any unlawful purpose or for any purpose which would increase the fire and casualty insurance premium. There shall be no occurrence of an event of default as occasioned by any claimed unlawful use of the premises so long as (a) the lessec shall contest in good faith, diligently, and in accordance with all applicable laws, statutes, ordinances, rules or regulations, (b) the lessee shall pay when due any zoning or use charges or fees claimed due, under protest, (c) the lessee shall fund any indemnity expense fund as provided in paragraph 29, (d) the lessee shall perform all other acts necessary to prevent the creation of any lien or claims of lien against the premises, and (e) the lessee shall not have admitted that there shall be no further appeals taken or there shall have been no final non-appealable disposition of any such contest.

Furthermore, the lessee shall not (a) install any interior advertising media without the lessor's prior writen consent, (b) keep or display any merchandise on the common areas or outside the confines of the premises, (c) otherwise obsiruct the sidewalks or common arca, (d) fail to maintain the show windows and signs in a neat, clean and presentable condition, or (e) use any loud speakers, radio broadcasts, or other form of communication that can be heard outside the premises.

The lessor shall designate areas for the placement of trash and refuse, and lessec shall place its trash and refuse in that area for pick up by trash removal contractors.

In geneml, the lessee shall not perform or allow to be performed any acts or practices which nay injure the building or which may cause a nuisance to or be objectionable to other tenants.

The lessee shall conduct or allow to be conducted any auction, firc or bankruptcy sale, or similar business practice without the lessor's prior written consent.

The lessor reserves the right, after consultation with the lessee, to promulgate reasonable rules and regulations relating to the use of the common areas as the lessor may deem appropriate. The lessec shall abide by such rules and regulations. The rules and regulations or amendments thereto shall be binding upon the lessee ten days after delivery of a copy of them to the lessec.
22. Quiet Enjoyment. The lessor covenants that the lessee shall peaceably hold or enjoy the premises so long as the lessee shall not be in default or breach.
23. The Lessee's Indemnities. The lessec bolds harmless and indemnifies the lessor from all loss, liability, or expense that may be incurred by reason of (a) the lessee's failure to observe any covenant or perform any agreement hereunder or, (b) any accident damage, neglect, misadventure, use, misuse, or abuse of the premises or its appurtanees by the lessee, the lessee's employees, agents, customers, guests, invitees, and all others claiming by or through the lessee; these indemnities shall include all costs and expenses of defense, including reasonable attorney's fees, which the lessor may require to be funded, in advance, from time to time, by written notice to the lessee.
24. Expiration of Term, Renewal, Early Termination, Holding Over. At the expiration of the lease term, or upon any temination of this lease, the lessee shall yield up to the lessor all of the premises, in good condition, reasonable wear and tear expected, considering the lessec's obligations for maintenance, repairs, and replacements. The lessee shall prior to the expiration of the lease term, or upon termination, remove all property belonging to the lessee which shall not have become a part of the premises. If the lessee shall not have surrendered the premises, as agreed, the lessor may without notice deem this lease to be renewed for an equivalent period of time at double the annual rent or the lessor may without notice deem this lease to be a month to month lease at double the monthly installment(s) of rent, either of which shall be the lessor's election in addition to any other remedy of the lessor. The lessee shall return to the lessor all keys, door openers, security cards and any other means of aceess the day the tenant vacates the premises.
25. Default and Remedies. It shall be an cvent of default (a) if the lessee shall fail to observe any covenant or perform any agreement, including the failure to pay any monthly rental installment within 10 days of its due date including the abandonment or vacation of the premises or the appearance thereof (b) if the lessee shall be in bankruptcy (whether voluntarily or involuntarily), (c) if the lessee shall make an assignment for the benefit of creditors, (d) if any creditor of the lessee shall institute any collection suit against the lessee, or (e) if the lessec dies or, if the lessee is other than a natural person, is dissolved or terminated, whether voluntarily or involuntarily.

Upon the occurrence of an event of default, the lessor may immediately and without notice accelerate all sums due or to become due under this lease so that they are immediately due and payable, including reasonably anticipated costs and expenses.
including attorney's fees, and enter and repossess the premises and evict the lessee and those claiming under the lessee without being deemed to be guilty in any manner of trespassing; such repossession and eviction shall not projudice any remedies which might otherwise be used by the lessor for arrears of rent or for any breach of the lessee's agreement.
All unpaid sums which shall become due under this agreement shall be deemed additional rent for purposes on any claim for rent maintained under the forcible entry and detainer laws. If the lessor shall make any expenditures which should have been made by the lessee, each such expenditure shall accrue interest at the rate of $18 \%$ per annum until fully repaid by the lessec to the lessor; examples of such expenditures without limitation are the payment of charges for taxes, assessments, insurance premiums, utilities, maintenance repairs, and replacements; nothing contained in this provision shall be construed as imposing any obligation on the lessor to make any such expenditurc, and the lessor shall have no such obligation.
The lessor shall have no obligation to procure any subtenant for the benefit of the lessee, but if the lessor shall procure such subtenant, the lessee shall be credited with the rental payments made by such subtenant during the term of this lease less all reasonable amounts incurred or expended in procuring such subtenant.
The lessor shall have a lien upon all goods, chattels, and personal property belonging to the lessee which are in or on the premises as security for the payment of rent and all other sums due under this lease agreement. Such lien shall not be in lieu of or any way affect any statutory lien in favor of the lessor. Upon request, the lessee shall execute and deliver to the lessor financing statement(s). The parties shall have all rights and remedies as to such personal property as provided in the lllinois Uniform Commercial Code.

All rights and remedies of the lessor shall be cumulative, and the exercise of one shall not exclude the exercise of any other. Such rights and remedies may be exercised and enforced concurrently or non concurently and whenever and as often as the occasion may arise. The lessor's rights and remedies shall be liberally allowed and construed.
26. Miscellaneous. The lessor's failure to insist on the lessee's strict performance hereunder shall not be construed as a waiver of or as an estoppels to the lessor's right to insist on strict performance of the same or a different matter at a later time. This lease agreement shall be binding upon and shall inure to the benefit of the parties and their respective successors of all kinds. This lease agreement shall be modified only in writing executed by the party against whom such modification is chargeable. In the event of litigation arising under this lease agreement, the prevailing party shall be entitled to recover all reasonable attorney's fees, whether incurred prior to or after the commencement of suit, and al any level of court. This lease agreement shall be governed by the laws of the State of Illinois. Time is of the essence of the agreement. Statutory notices and demands shall be made as provided by statute; all other notices, demands or requests shall be deemed received the date and time (if available) (a) of personal service, (b) as indicated on the receipt of U.S. Postal Main, certified or registered, return receipt requested, (c) as indicated on the receipt of any reputable private delivery firm, or (d) tive days after depositing an envelope having fully prepaid, first class postage stamps affixed in an official U.S. Postal Service receptacle; with the exception of personal service, all such notices and demands other than those specifically governed by stature shall be addressed according to paragraph I unless either party shall notify the other of a change in such address pursuant to this provision. The lessor may enter and inspect the premises for any
reason during mammal business hours or at any other time under exigent circumstances. If the lessor shall convey the premises to a third party, the lessor is exculpated from liability or obligation following such conveyance so long as the grantee or transferee has prior
notice or knowledge of the existence of this lease. This lease interest shall not constitute notice or knowledge of the existence of this lease. This lease interest shall not constiute proceodings and arrangements. If any part(s) of this agreement are determined to be procedings and arrangements. If any parts) of this agreent and as if each such part was never included in this agreement. The captions used in this agreement are for convenience only and in no way define, limit, or describe the scope, intent, or
construction of his agreement of its parts.
Lease Termination. Notwithstanding any other language or provisions in the Lease Agreement to the contrary, Landlord and Tenants agree either may terminate this Lease by giving the other party sixly ( 60 ) days nolice. Upon being served with such notice of intent to terminate this lease, Tenants shall vacate the premises within said period of sixty (60) days. Any rents paid in advance for the month in which the premises are and conditions of this agreement until date of vacation.
28. Environmental Matters. Landlord, at no cost or expense to the Tenant as operating expense or otherwise, shall, solely with regard to actions or omissions of we Lannions take all actions necessary to comply with all Environmental Laws afiecing cone Premises, the Real Estaic or Project, Encluding windaut Laws or any governmental agencies in the enforcement of Environmental Law affecting the Demised Premises, Real Estate, or Project, and shall indemnify Tenant from and against any and all costs, claims, expenses, damages, liens, losses, and judgments arising out of Landiord's and
comply with Environmental Laws.
Tenant, at no cost or expense to the Landlord, shall, solely with regard to actions or omissions of the Tenant, take all actions necessary to comply with all Environnental Laws affecting the Demised Premises, the Real Estate or Project, including without limitation, removal, containment and remedial actions required by any Environmental Laws or any governimes Real Estate, or Project, and shall indemnify Landlord from and the Deminst any and all costs, claims, expenses, damages, liens, losses and judgments arising out of Tenants failure to comply with Environmental Laws.


ATTEST:
(Print Name \& Title)

LESSEE:


Mr. Chairman and Members of the Tazewell County Board:
Your Property Committees have 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 Lease Agreement renewal with the Tazewell County Historic Places Society for rental space in the Monge Building; and

WHEREAS, the term of this lease shall be for 36 months, commencing on the $1^{\text {st }}$ day of September, 2021, and ending on the $1^{\text {st }}$ day of September, 2024; and

WHEREAS, the monthly rent amount will be $\$ 300.00$.
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 and the Auditor of this action.

PASSED THIS 25th DAY OF AUGUST, 2021.

## ATTEST:



## MONGE BUILDING LEASE AGREEMENT

This lease agreement is entered into between the lessor and the lessee this $\qquad$ day of $\qquad$ , 20 $\qquad$ at Pekin, Illinois.

1. Definitions. Unless the context expressly provides otherwise, the following terms shall have the following meanings:
(a) "common area" shall mean all areas and facilities in the Monge Building which are provided and designated by the lessor for the general use and convenience of the lessee and other lessees in the Monge Building and their respective agents, employees, customers, guests, and invitees. Common areas include without limitation, the land and facilities used for parking, landscaped areas, walks and sidewalks, arcades, corridors, loading areas, sanitary sewers, utility lines and the like.
(b) "floor area" shall mean the aggregate of the actual number of square feet of floor space within the exterior faces of the building (or buildings if hereafter applicable) on the Monge Building, excluding, however, space on roofs, space on loading docks, the second level of any deck stock area, and common areas. With respect to the premises, "floor area" shall mean the actual number of square feet of floor space within the premises, and there shall be no deduction or exclusion by reason of columns, stairs, or other interior construction or equipment within the premises.
(c) "Monge Building" shall mean the real estate and improvements located at 11, 13, 15, 17 and 19 South Capitol Street, Pekin, Illinois 61554 and legally described as follows:

Lots $10,11,12,13,14$ and 15 all in Block 46 in the Original Town, now City of Pekin, Tazewell County, Illinois.
(d) "the lessee" shall mean Tazewell County Historic Places Society . the lessee's trade name is $\qquad$ same .
(e) "the lessor" shall mean Tazewell County, 11 South Fourth Street, Room 432, Pekin, Illinois 61554.
(f) "premises" shall mean that part of the Monge Building commonly known as Suite 100 , 15 South Capitol, Pekin, Illinois, 61554 containing approximately 1516 square feet of floor area, together with the appurtances specifically granted in this lease agreement, but reserving unto the lessor the use of the exterior walls, the roof, and the right to install, maintain, use, repair, and replace pipes, decks, conduits, wires, and similar matters.
2. Demise. The lessor leases the premises to the lessee, and the lessee leases the premises from the lessor.
3. Condition. The lessee accepts the premises in the condition existing at the commencement of this lease agreement.
4. Purpose. The premises are to be used by the lessee for the purpose of the Tazewell County Museum Special Collections Unit.
5. Term. The term of this lease shall be for 36 months, commencing on the $1^{\text {st }}$ day of September 2021, and ending on the $1^{\text {st }}$ day of September 2024 . If the lessor shall be unable to deliver possession of the premises to the lessee for a period of 15 days after the commencement of this lease, the lessee may, by written notice to the lessor within 21 days after the commencement of this lease, declare this lease agreement void, and such declaration, the monthly rental installments shall be ratably adjusted for the period of non-possession.

The lessee shall have the option to renew this lease for $\qquad$ term(s) of $\qquad$ 12 months each, so long as the lessee shall have given the lessor 60 days' written notice thereof prior to the expiration of the initial term and so long as the lessee shall not have been in default at the time of the exercise of said option through and including the commencement of the additional term. The rental rate for such renewal shall be the same of the rental rate for the initial term except as follows:

See Addendum "A"
6. Rent. The lessee shall pay to the lessor an annual rent of U.S. \$ 3,600.00 payable in equal monthly installments of U.S. $\$ \quad 300.00$, in advance, on the first day of each month, the first payment to be made upon the lessee's execution of this lease agreement.
7. Insurance. The lessee shall procure and maintain for the benefit of the lessor and the lessee general liability policies of insurance insuring against property and personal injury arising from the use, misuse, or abuse of the premises or its appurtances. Such policies of insurance shall be in such form and amounts and by such companies, as the lessor may accept. Initially, the amounts of such insurance shall be U.S. \$ $\quad 1,000,000.00$ for death and personal injury per person, U.S. $\$ 1,000,000.00$ property damage, and U.S. $\$ 1,000,000.00$ per occurrence. The lessee will promptly pay when due any premiums on any such policy or policies of insurance and will deliver to the lessor certificates and renewals of such policy or policies at least ten days prior to the expiration date(s) thereof, marked "paid" by the issuing company or agent.

The lessee shall procure and maintain for the benefit of the lessor and the lessee's workers' compensation or similar insurance (for all alterations and improvements to be performed by the lessee if any), and fire and casualty insurance with extended coverage, including without limitation vandalism and malicious mischief, covering all of the lessee's stock-in-trade, fixtures, furniture, machinery, equipment, and all other improvements and betterments in the amount of at least $80 \%$ of their replacement cost. Such policies of insurance shall be in such form and amounts and by such companies, as the lessor may accept.

The lessor shall have the right to direct the lessee to increase all such insurance coverages whenever the lessor shall consider them to be inadequate.

Nothing herein contained shall be construed as requiring the lessee to procure fire or casualty insurance on the building(s).
8. Utilities. The lessor shall pay for all water, sewer, natural gas, electricity, garbage removal. Telephone service and any other utility product or service used on the premises during the term of the lease or the lessee's occupancy of the premises shall be paid by the lessee. However, the lessor reserves the right to require the lessee to use trash removal as a part of the operation of the common area, the cost of which would then be included in the common area fees.

The lessee shall pay to the lessor on the first day of each month during the term hereof or during the lessee's occupancy of the premises, a monthly heating and air conditioning charge of \$__-0-_; ; this charge shall be adjusted each calendar year, and it shall be increased or decreased in relation to the percentage increase or decrease in the entire heating and air conditioning charge to the lessor as compared to the charges incurred for the previous calendar year.
9. Security Deposit. The lessee has deposited with the lessor the additional sum of US $\$$ - 0 -, as security for the lessee's performance under this lease agreement. After the occurrence of an event of default, the lessor may apply any portion of the security deposit to the payment of any amounts due under this lease agreement. The security deposit or any balance of the security deposit shall be returned without interest to the lessee after the lessee has vacated the premises in an acceptable condition.
10. Maintenance, Repairs, and Replacements. The lessee shall maintain the premises in good condition, and shall make all repairs and replacements necessary for such routine maintenance (defined as any repair or maintenance with a cost of $\$ 500.00$ or less per occurrence). In any event, the lessee shall be responsible for any repair or replacement of any damaged or broken locks, doors, or (glass or screen) windows or any other thing damaged or broken as occasioned by acts or omissions of the lessee or the lessee's employees, agents, customers, guests, or invitees. The lessor shall make all necessary structural, mechanical and roof repairs to the Monge Building unless the damage is due to the lessee's fault
11. Advertisements. The lessee shall include in all advertisements, including without limitation, newspaper, print, television and radio, the trademark/trade name "Monge Building". The lessee shall not, however, use "Monge Building" for any other reason without the lessor's prior written consent, including without limitation, the use of any name, trade name, mark, trade mark, service name, or service mark which includes "Monge Building". After the termination of this lease, the lessee shall not use the term "Monge Building" for any purpose.
12. Signs and Décor. All signs, space décor, displays, fixtures and improvements shall be designed and installed in good taste and in harmony with the Monge Building's décor, and the lessee shall remove promptly following the lessor's demand any such item which shall not be in keeping with the general concept of the Monge Building's appearance.

Furthermore, the lessee shall not install any exterior sign, lighting, plumbing fixtures, shades, awnings, decorations, painting, or other change in the exterior of the Monge Building without the lessor's prior written consent.
13. Lessee and Employee Parking. The lessee and the lessee's employees shall park their vehicles (limited to automobiles, pick-up trucks, vans and motorcycles) only in those portions of the parking area designated for the purpose by the lessor. The lessee shall pay to the lessor, without notice or demand, a fee of U.S. $\$ 5.00$ per day for each violation hereof. Upon lessor's demand, the lessee shall furnish the lessor with the automobile
license number for all such vehicles within three days after taking possession of the premises or within three days of any change in such vehicle or license number. Lessee shall be given a space in the parking area (Space $\qquad$ 5 and 34 ).
14. Modification of Building. The lessor reserves the right to change, modify, add to or subtract from the size and dimensions of the Monge Building or any part thereof including without limitation the number, location and dimensions of buildings and stores, walkways, corridors, and sidewalks, the number of floors in any building, the location, size and number of tenant spaces, the identity, type, and location of other stores and tenants, and the size, shape, location, arrangement of common areas, and to design and decorate any portion of the Monge Building as it desires.
15. Subordination. This lease shall be subordinate to the lien of any mortgage, now or hereafter placed upon the Monge Building or any part of the Monge Building, and the lessee hereby irrevocably constitutes and appoints the lessor as the lessee's attorney-infact coupled with an interest to execute any subordination agreements which may be required in connection with negotiation or execution of any such mortgage. Moreover, the lessee agrees to execute subordination agreement, estoppels certificate, or such other paper and document as may be reasonably requested in connection with such mortgage transactions(s).
16. Disclaimer of Warranties. The lessor disclaims (and the lessee accepts such disclaimer and waives any claim to the contrary) any warranties, express or implies, of merchantability, fitness for a particular purpose, or otherwise of the heating and air conditioning equipment and systems or any other equipment, system, fixture, or goods attending this leasehold interest. To the extent any items affecting the leasehold are warranted by the manufacturer or any other third party, the lessor will apply any benefit received by reason of such warranties to the repair or maintenance thereof.
17. Assignment/Sublease. The lessee shall not assign this lease or enter into any sublease for the premises without the prior written consent of the lessor. The lessor may assign this lease, and, if so, shall assign all security deposits, prepaid rent, taxes, insurance, and other similar prepaid item to the lessor's assignee.


Alterations/Improvements. The lessee shall make no alterations or improvements to the premises without the lessor's prior written consent. In any event, any such alteration or improvement for which there is no prior written consent shall become a part of the premises to be surrendered to the lessor at the end of the term. Moreover, any alteration or improvement and all incidental work shall be completed by the lessee or its agents, contractor, of the like within 30 days following commencement of this lease term or such alteration or improvement. Additionally, the lease shall permit no lien to attach to or claim of lien to be made against the premises.
19. Casualty Damage. If any part of the premises shall have been totally destroyed by fire, flood, or other unavoidable casualty such that repairs or replacements cannot be reasonably completed within one hundred twenty days from the date of written notice by the lessee to the lessor of the occurrence of the damage, this lease shall terminate and the rent shall be abated for the unexpired portion of this lease, effective the date of such written notification. If, however, such repairs or replacements can be completed within that period and within ninety days of the expiration of the lease term, the lessor shall not be required to repair or replace such damage. If any portion of the premises shall be untenantable following such casualty damage, rent shall be equitably adjusted,
considering the portion being untenantable and the period during which it shall have been untenantable. In the event that the lessor should fail to complete the repairs or replacements within one hundred twenty days from the date of written notice by the lessee to the lessor of the occurrence of the damage, the lessee may terminate this lease by written notice to the lessor, and such termination shall be the lessee's sole remedy. The lessee shall be solely responsible for repairing or replacing any improvement, fixture, or item of personal property originally installed by the lessee which is not covered by casualty insurance, and nothing in this clause shall be construed as imposing on the lessor the duty to procure such insurance.
20. Eminent Domain. If all of the premises should be taken for any public or quasi-public use under any law, ordinance, or regulation or by right of eminent domain, or if all of the premises is sold to the condemning authority under threat of condemnation, this lease shall terminate and the rent shall abate effective the date upon which the condemning authority shall take possession of the premises. If less than all of the premises shall be taken or sold under such conditions, (a) the lessor may terminate this lease by written notice by the lessee, and the rent shall be abated as of the date upon which the condemning authority shall have taken possession of the premises, or (b) the lessor may rebuild or restore the improvements so long as such construction or restoration shall make the premises reasonably tenantable considering the uses for which the premises are leased, and the rent shall be equitably adjusted considering the portion of the premises being untenantable and the period during which it shall be untenantable. The lessor and the lessee shall each be entitled to prosecute or defend and receive separate awards and portions of lump-sum awards as may be allocated to their respective interests in any condemnation proceeding.
21. Waste, Nuisance, and Use. The lessee shall not commit or permit any waste of the premises; the lessee shall not maintain, commit, or permit the maintenance or commission of any nuisance on the premises; the lessee shall not use and shall not permit another to use the premises for any unlawful purpose or for any purpose which would increase the fire and casualty insurance premium. There shall be no occurrence of an event of default as occasioned by any claimed unlawful use of the premises so long as (a) the lessee shall contest in good faith, diligently, and in accordance with all applicable laws, statutes, ordinances, rules or regulations, (b) the lessee shall pay when due any zoning or use charges or fees claimed due, under protest, (c) the lessee shall fund any indemnity expense fund as provided in paragraph 29, (d) the lessee shall perform all other acts necessary to prevent the creation of any lien or claims of lien against the premises, and (e) the lessee shall not have admitted that there shall be no further appeals taken or there shall have been no final non-appealable disposition of any such contest.

Furthermore, the lessee shall not (a) install any interior advertising media without the lessor's prior written consent, (b) keep or display any merchandise on the common areas or outside the confines of the premises, (c) otherwise obstruct the sidewalks or common area, (d) fail to maintain the show windows and signs in a neat, clean and presentable condition, or (e) use any loud speakers, radio broadcasts, or other form of communication that can be heard outside the premises.

The lessor shall designate areas for the placement of trash and refuse, and lessee shall place its trash and refuse in that area for pick up by trash removal contractors.

In general, the lessee shall not perform or allow to be performed any acts or practices which may injure the building or which may cause a nuisance to or be objectionable to other tenants.

The lessee shall conduct or allow to be conducted any auction, fire or bankruptcy sale, or similar business practice without the lessor's prior written consent.

The lessor reserves the right, after consultation with the lessee, to promulgate reasonable rules and regulations relating to the use of the common areas as the lessor may deem appropriate. The lessee shall abide by such rules and regulations. The rules and regulations or amendments thereto shall be binding upon the lessee ten days after delivery of a copy of them to the lessee.
22. Quiet Enjoyment. The lessor covenants that the lessee shall peaceably hold or enjoy the premises so long as the lessee shall not be in default or breach.
23. The Lessee's Indemnities. The lessee holds harmless and indemnifies the lessor from all loss, liability, or expense that may be incurred by reason of (a) the lessee's failure to observe any covenant or perform any agreement hereunder or, (b) any accident damage, neglect, misadventure, use, misuse, or abuse of the premises or its appurtances by the lessee, the lessee's employees, agents, customers, guests, invitees, and all others claiming by or through the lessee; these indemnities shall include all costs and expenses of defense, including reasonable attorney's fees, which the lessor may require to be funded, in advance, from time to time, by written notice to the lessee.
24. Expiration of Term, Renewal, Early Termination, Holding Over. At the expiration of the lease term, or upon any termination of this lease, the lessee shall yield up to the lessor all of the premises, in good condition, reasonable wear and tear expected, considering the lessee's obligations for maintenance, repairs, and replacements. The lessee shall prior to the expiration of the lease term, or upon termination, remove all property belonging to the lessee which shall not have become a part of the premises. If the lessee shall not have surrendered the premises, as agreed, the lessor may without notice deem this lease to be renewed for an equivalent period of time at double the annual rent or the lessor may without notice deem this lease to be a month to month lease at double the monthly installment(s) of rent, either of which shall be the lessor's election in addition to any other remedy of the lessor. The lessee shall return to the lessor all keys, door openers, security cards and any other means of access the day the tenant vacates the premises.
25. Default and Remedies. It shall be an event of default (a) if the lessee shall fail to observe any covenant or perform any agreement, including the failure to pay any monthly rental installment within 10 days of its due date including the abandonment or vacation of the premises or the appearance thereof (b) if the lessee shall be in bankruptcy (whether voluntarily or involuntarily), (c) if the lessee shall make an assignment for the benefit of creditors, (d) if any creditor of the lessee shall institute any collection suit against the lessee, or (e) if the lessee dies or, if the lessee is other than a natural person, is dissolved or terminated, whether voluntarily or involuntarily.

Upon the occurrence of an event of default, the lessor may immediately and without notice accelerate all sums due or to become due under this lease so that they are immediately due and payable, including reasonably anticipated costs and expenses, including attorney's fees, and enter and repossess the premises and evict the lessee and those claiming under the lessee without being deemed to be guilty in any manner of trespassing; such repossession and eviction shall not prejudice any remedies which might
otherwise be used by the lessor for arrears of rent or for any breach of the lessee's agreement.

All unpaid sums which shall become due under this agreement shall be deemed additional rent for purposes on any claim for rent maintained under the forcible entry and detainer laws. If the lessor shall make any expenditures which should have been made by the lessee, each such expenditure shall accrue interest at the rate of $18 \%$ per annum until fully repaid by the lessee to the lessor; examples of such expenditures without limitation are the payment of charges for taxes, assessments, insurance premiums, utilities, maintenance repairs, and replacements; nothing contained in this provision shall be construed as imposing any obligation on the lessor to make any such expenditure, and the lessor shall have no such obligation.

The lessor shall have no obligation to procure any subtenant for the benefit of the lessee, but if the lessor shall procure such subtenant, the lessee shall be credited with the rental payments made by such subtenant during the term of this lease less all reasonable amounts incurred or expended in procuring such subtenant.

The lessor shall have a lien upon all goods, chattels, and personal property belonging to the lessee which are in or on the premises as security for the payment of rent and all other sums due under this lease agreement. Such lien shall not be in lieu of or any way affect any statutory lien in favor of the lessor. Upon request, the lessee shall execute and deliver to the lessor financing statement(s). The parties shall have all rights and remedies as to such personal property as provided in the Illinois Uniform Commercial Code.

All rights and remedies of the lessor shall be cumulative, and the exercise of one shall not exclude the exercise of any other. Such rights and remedies may be exercised and enforced concurrently or non concurrently and whenever and as often as the occasion may arise. The lessor's rights and remedies shall be liberally allowed and construed.
26. Miscellaneous. The lessor's failure to insist on the lessee's strict performance hereunder shall not be construed as a waiver of or as an estoppels to the lessor's right to insist on strict performance of the same or a different matter at a later time. This lease agreement shall be binding upon and shall inure to the benefit of the parties and their respective successors of all kinds. This lease agreement shall be modified only in writing executed by the party against whom such modification is chargeable. In the event of litigation arising under this lease agreement, the prevailing party shall be entitled to recover all reasonable attorney's fees, whether incurred prior to or after the commencement of suit, and at any level of court. This lease agreement shall be governed by the laws of the State of Illinois. Time is of the essence of the agreement. Statutory notices and demands shall be made as provided by statute; all other notices, demands or requests shall be deemed received the date and time (if available) (a) of personal service, (b) as indicated on the receipt of U.S. Postal Main, certified or registered, return receipt requested, (c) as indicated on the receipt of any reputable private delivery firm, or (d) five days after depositing an envelope having fully prepaid, first class postage stamps affixed in an official U.S. Postal Service receptacle; with the exception of personal service, all such notices and demands other than those specifically governed by stature shall be addressed according to paragraph 1 unless either party shall notify the other of a change in such address pursuant to this provision. The lessor may enter and inspect the premises for any reason during normal business hours or at any other time under exigent circumstances. If the lessor shall convey the premises to a third party, the lessor is exculpated from liability or obligation following such conveyance so long as the grantee or transferee has prior
notice or knowledge of the existence of this lease. This lease interest shall not constitute as asset of the lessee in an event of bankruptcy or other insolvency or debtor/collector proceedings and arrangements. If any part(s) of this agreement are determined to be invalid, unenforceable, or unlawful, this agreement shall be construed as if each such part was never included in this agreement. The captions used in this agreement are for convenience only and in no way define, limit, or describe the scope, intent, or construction of this agreement of its parts.
27. Lease Termination. Notwithstanding any other language or provisions in the Lease Agreement to the contrary, Landlord and Tenants agree Landlord may terminate this Lease by giving Tenants sixty (60) days notice. Upon being served with such notice of intent to terminate this lease, Tenants shall vacate the premises within said period of sixty (60) days. Any rents paid in advance for the month in which the premises are vacated shall be prorated to date of vacation. Tenant shall continue to adhere to all of the terms and conditions of this agreement until date of vacation.
28. Environmental Matters. Landlord, at no cost or expense to the Tenant as operating expense or otherwise, shall, solely with regard to actions or omissions of the Landlord, take all actions necessary to comply with all Environmental Laws affecting the Demised Premises, the Real Estate or Project, including without limitation, removal, containment and remedial actions required by any Environmental Laws or any governmental agencies in the enforcement of Environmental Law affecting the Demised Premises, Real Estate, or Project, and shall indemnify Tenant from and against any and all costs, claims, expenses, damages, liens, losses, and judgments arising out of Landlord's failure to comply with Environmental Laws.

Tenant, at no cost or expense to the Landlord, shall, solely with regard to actions or omissions of the Tenant, take all actions necessary to comply with all Environmental Laws affecting the Demised Premises, the Real Estate or Project, including without limitation, removal, containment and remedial actions required by any Environmental Laws or any governmental agencies in the enforcement of Environmental Law affecting the Demised Premises, Real Estate, or Project, and shall indemnify Landlord from and against any and all costs, claims, expenses, damages, liens, losses and judgments arising out of Tenants failure to comply with Environmental Laws.


## 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 a used Alto Shaam Convection oven valued less than $\$ 1,000$; and

WHEREAS, the convection oven 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 Facilities Direction and the Auditor of this action.

PASSED THIS $25^{\text {th }}$ DAY OF AUGUST, 2021.

## ATTEST:



Tazewell County Clerk


Removed from the Tazewell County Justice Center, was working when removed, current condition unknown. Maybe missing some items. Sold as is. Must be picked up. The description below is for reference and may not be correct.

## Alto Shaam Convection oven

This combi oven features steam and convection cooking modes to accommodate nearly any type of food and cooking requirement, while the combination setting lets you thoroughly cook food much faster than steam or convection alone.
This combi oven's exterior is made entirely of stainless steel to ensure long-lasting durability, and the CoolTouch3 triple pane window on the door gives you the full view of your food while keeping the interior properly insulated.

## 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 a used Blodgett gas double deck standard depth Convection oven valued less than \$1,000; and

WHEREAS, the convection oven 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 Facilities Direction and the Auditor of this action.

PASSED THIS $25^{\text {th }}$ DAY OF AUGUST, 2021.
ATTEST:


Removed from the Tazewell County Justice Center, was working when removed, current condition unknown. Maybe missing some items. Sold as is. Must be picked up. The description below is for reference and may not be correct.

## BLODGETT GAS DOUBLE DECK STANDARD DEPTH CONVECTION OVEN FEATURES

## SOME OR MORE OF THE BELOW INCLUDED

- Gas double deck convection oven
- $705 / 8$ in $(H) \times 381 / 4$ in $(W) \times 367 / 8$ in (Depth)
- Includes racks for (11) positions with minimum of $15 / 8$ in spacing per cooking section
- Standard depth, accepts 18 in $\times 26$ in full size baking pans left to right
- Full angle iron frame
- Stainless steel front, top and sides
- Dual pane thermal glass windows in stainless steel door frames
- Double sided porcelainized baking dimensions liner
- Dual Flow Gas system combines direct and indirect heat
- 3/4 in NPT gas connection
- 115v/60/1-ph



## 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 a used Duke 2464 Thermotainer Hot Food Storage Unit valued less than \$1,000; and

WHEREAS, the hot food storage unit 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 Facilities Direction and the Auditor of this action.

PASSED THIS $25^{\text {th }}$ DAY OF AUGUST, 2021.
ATTEST:


Removed from the Tazewell County Justice Center, was working when removed, current condition unknown. Maybe missing some items. Sold as is. Must be picked up. The description below is for reference and may not be correct.

## Duke 2464 Description

Thermotainer Hot Food Storage Unit, 4 -compartment, (6) $12 \times 20 \times 2$ " pans per compartment, stainless steel construction fiberglass insulation, individual thermostat control, internal compartment measures $9^{\prime \prime} \mathrm{H} \times 22^{\prime \prime} \mathrm{W} \times 28-1 / 2^{\prime \prime} \mathrm{D}, 100-300^{\circ} \mathrm{F}$ heat range, power switch \& thermometer, $240 \mathrm{v} / 60 / 1 \mathrm{ph}$


## 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 a used 30 gallon Groen braising pan unit valued less than $\$ 1,000$; and

WHEREAS, the braising pan unit 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 Facilities Direction and the Auditor of this action.

PASSED THIS $25^{\text {th }}$ DAY OF AUGUST, 2021.
ATTEST:


Tazewell County Clerk


Tazewell County Board Chairman

Removed from the Tazewell County Justice Center, was working when removed, current condition unknown. Maybe missing some items. Sold as is. Must be picked up. The description below is for reference and my not be correct.

## 30 Gallons GROEN Braising Pan

Groen Gas Fired Braising Pans provide a stainless steel pan burner/combustion chamber, thermostatic controls, and hinged cover. The Braising Pan serves as a braising unit, griddle, fry pan, oven, kettle, bain marie, or food warmer and server.
The pan body is constructed of heavy-duty stainless steel welded into one solid piece, with a semideluxe finish on the exterior. A pouring lip is welded into the front wall. The cooking surface is a stainless steel clad plate fitted with welded heat transfer fins that assure uniform heat transfer over the entire surface. The gas burner/combustion chamber supplies the heat.

## 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 a used Hobart food processor valued less than \$1,000; and

WHEREAS, the food processor 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 Facilities Direction and the Auditor of this action.

PASSED THIS $25^{\text {th }}$ DAY OF AUGUST, 2021.
ATTEST:


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## Hobart FP300 food processor

Hobart FP300, missing some parts, unable to find out any info about its use or if it even works. Might just be for parts.


## 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 a used Hobart mixer valued less than \$1,000; and

WHEREAS, the mixer 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 Facilities Direction and the Auditor of this action.

PASSED THIS 25 ${ }^{\text {th }}$ DAY OF AUGUST, 2021.
ATTEST:


Removed from the Tazewell County Justice Center, was working when removed, current condition unknown. Maybe missing some items. Sold as is. Must be picked up. The description below is for reference and may not be correct.

## HOBART MODEL D300 MIXER

The D300 Mixer (30 quart) features a $3 / 4$ horsepower motor, a timer and a \#12 attachment hub as standard equipment. The standard 30 quart mixer bowl can be equipped with a variety of agitators. A 20 quart bowl, bowl adapter and agitators are available options on the D300. Bowl Guard is standard equipment on all D300 models. Programmable Timer Controller is optional on D300 models. A variety of attachments and accessories are available for all mixers from a dealer.

## 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 a used Southbend gas range valued less than $\$ 1,000$; and

WHEREAS, the gas range 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 Facilities Direction and the Auditor of this action.

PASSED THIS $25^{\text {th }}$ DAY OF AUGUST, 2021.

## ATTEST:



Removed from the Tazewell County Justice Center, was working when removed, current condition unknown. Maybe missing some items. Sold as is. Must be picked up. The description below is for reference and may not be correct.

## Southbend

The Southbend gas range has two standard ovens in its base, with each accommodating a full-size pan inserted front to back. Interiors are coated in porcelain enamel to resist corrosion and simplify cleaning, and each oven has one rack with two side rails to accommodate various pan sizes. Temperatures range in the oven from 175 to 550 degrees Fahrenheit.
On the top are six burners and a 24 -inch griddle that has a 1 -inch-thick, polished steel plate with raised edges to capture messes. The griddle sits on the right side of the unit and measures 24 inches wide, while the knobs have manual markings that read "Low, Medium, and High." Six non-clog burners on the range top are made of cast iron, and cast iron grates covering the burners heat evenly and withstand heavy use.

## 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:


WHEREAS, the County's Property Committee recommends to the County Board to approve the sale of a used Southbend double convection oven valued less than $\$ 1,000$; and

WHEREAS, the convection oven 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 Facilities Direction and the Auditor of this action.

PASSED THIS 25 ${ }^{\text {th }}$ DAY OF AUGUST, 2021.
ATTEST:


TaZewell County Clerk


Removed from the Tazewell County Justice Center, was working when removed, current condition unknown. Maybe missing some items. Sold as is. Must be picked up. The description below is for reference and may not be correct.

## Southbend

The Southbend double convection oven is heated with natural gas with an electronic ignition. Heated with jet-style Inshot burners that fire horizontally, the unit has large openings to prevent clogging. Temperatures range from 150 to 500 degrees Fahrenheit, and includes a cook-and-hold feature that cooks product then holds it at safe-to-serve temperatures. When the control panel needs to be serviced, it pulls out 17 inches.

A dependent door design simplifies loading and unloading pans, while cool-to-the-touch handles prevent burns. A dual door seal system keeps heat inside the unit, while windows in the doors enable product monitoring. With coved corners, the porcelain interior facilitates cleaning, and each oven has five racks that adjust to 11 positions. The Southbend GS/25CCH double convection oven has a stainless steel exterior that resists corrosion, dents, and scratches.


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 request for Court Services:

- Transfer $\$ 3,000$ from Contractual Line Item (100-132-5256) to Officer Safety Equipment Line Item (100-132-5555)

WHEREAS, the transfer of funds is needed to provide safety vests and equipment for new officers as well as replace expired gear.

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 Court Services Director and the Auditor of this action.

PASSED THIS $25^{\text {th }}$ DAY OF AUGUST, 2021.
ATTEST:


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

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

Date: August 3, 2021
To: Finance Committee
From: John Horan
Director of Probation and Court Services
Subject: Line Item Transfer
Transfer Request
Transfer \$3000.00
From: Contractual Line
To: Officer Safety Equipment
Line Item \# 100-132-5256
Line Item \# 100-132-5555

Purpose for Transfer of Funds: We need to provide safety vests and equipment for our new officers. We also need to provide new equipment for officers with expired gear.

Mr. Chairman and Members of the Tazewell County Board:
Your Finance Committee has considered the following RESOLUTION and recommends that it be


AMENDED
RESOLUTION
WHEREAS, the County's Finance Committee recommends to the County Board to authorize a Budget Line Transfer for the County Clerk/Recorder;

- Transfer an amount not to exceed $\$ 19,250$ from Contingency Line Item (100-610-5999) to Election Supplies Line Item (100-602-5160)

WHEREAS, the transfer is to cover the purchase of ADA compliant polling booths for polling locations; and

WHEREAS, the amount of the transfer will not exceed the amount received from the sale of excess polling location equipment as approved by P-21-04 in July 2021.

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 County Clerk/Recorder and the Auditor of this action.

PASSED THIS 28 ${ }^{\text {th }}$ DAY OF JULY, 2021.

## ATTEST:



| From: | John Ackerman |
| :--- | :--- |
| To: | Nick Graff; Sue Beeney |
| Date: | $7 / 29 / 2021$ 9:39 AM |
| Subject: | Item for August Finance Committee |
| Cc: | Mindy Darcy; Wendy Ferrill |

Could you please add a resolution for the August Finance Committee to approve a transfer equaling the total of the sale of the access polling location equipment from contingency to the County Clerk Election Supplies Line Item (100-152-522-080) for the purchase of ADA Approved Voting Booths for Polling Locations.

John C. Ackerman
Tazewell County Clerk

## COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:
Your Finance Committee has considered the following RESOLUTION and recommends that it


## RESOLUTION

WHEREAS, the County's Finance Committee recommends to the County Board to approve contract for the provision of food service to the population of detainees at the Tazewell County Justice Center; and

WHEREAS, bids were obtained and the lowest responsible bid is from Summitt Food Service, LLC and cost will be determined by inmate population; and

WHEREAS, the food service contract will be effective November 01, 2021.
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 Sheriff's Department, the Finance Department and the Auditor of this action.

PASSED THIS $25^{\text {TH }}$ DAY OF AUGUST, 2021.

8/11/2021

| Bidder: | Summit Food Service, LLC |  | Consolidated Correctional Foodservice |  | Trinity Services Group, Inc. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Date/Time Received | 08/09/2021 | 8:58AM | 08/09/202 | 10:04AM | 08/11/2021 | 9:59AM |
| INMATE COUNT | BASE COST PER MEAL | ALT STAFFING COST / MEAL | BASE COST PER MEAL | ALT STAFFING COST/MEAL | BASE COST PER MEAL | ALT STAFFING COST / MEAL |
| 129 OR LOWER | \$1.809 | \$1.567 | \$2.450 | \$2.280 | \$1.812 | \$1.726 |
| 130-139 | \$1.717 | \$1.493 | \$2.340 | \$2.180 | \$1.768 | \$1.686 |
| 140-149 | \$1.638 | \$1.430 | \$2.250 | \$2.100 | \$1.691 | \$1.615 |
| 150-159 | \$1.569 | \$1.375 | \$2.170 | \$2.020 | \$1.624 | \$1.553 |
| 160-169 | \$1.509 | \$1.327 | \$2.090 | \$1.950 | \$1.566 | \$1.499 |
| 170-179 | \$1.456 | \$1.285 | \$2.030 | \$1.890 | \$1.514 | \$1.452 |
| 180-189 | \$1.409 | \$1.247 | \$1.970 | \$1.840 | \$1.468 | \$1.410 |
| 190-199 | \$1.367 | \$1.214 | \$1.920 | \$1.800 | \$1.427 | \$1.372 |
| 200 OR HIGHER | \$1.328 | \$1.184 | \$1.880 | \$1.760 | \$1.390 | \$1.338 |

## COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:
Your Executive Committees have considered the following ORDINANCE and recommends that it be adopted by the Board:


## RESOLUTION

WHEREAS, the County's Executive Committee recommends to the County Board to adopt the attached Ordinance fixing the budget and making appropriations for the Heritage Lake Subdivision Special Service Area for the fiscal year ending November 30, 2022.

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 Highway Department, the Treasurer, Attorney Bob Brown and the Auditor of this action.

PASSED THIS 25 th DAY OF AUGUST, 2021.
ATTEST:


ORDINANCE NO. E-21-135
AN ORDINANCE FIXING THE BUDGET
AND MAKING APPROPRIATIONS FOR THE HERITAGE LAKE SUBDIVISION SPECIAL SERVICE AREA FOR THE FISCAL YEAR ENDING NOVEMBER 30, 2022

WHEREAS, the Heritage Lake Subdivision Special Service Area (the "SSA") has been created by an ordinance entitled:
"AN ORDINANCE CONCERNING THE ESTABLISHMENT OF HERITAGE LAKE SUBDIVISION SPECIAL SERVICE AREA, OF THE COUNTY OF TAZEWELL, ILLINOIS"
adopted September 27, 2017, and effective as of September 27, 2017, no petition having been filed opposing the creation of the Special Service Area pursuant to 35 ILCS 200/27-55, as amended by an ordinance entitled:
"AN ORDINANCE AMENDING ORDINANCE NO. E-17-111 CREATING THE HERITAGE LAKE SUBDIVISION SPECIAL SERVICE AREA, OF THE COUNTY OF TAZEWELL, ILLINOIS"
adopted October 25, 2017, and effective as of October 25, 2017; and
WHEREAS, the SSA consists of the territory described in the ordinance aforesaid; and
WHEREAS, the County of Tazewell is now authorized to issue bonds and levy taxes for Special Services in said SSA.

NOW, THEREFORE, BE IT ORDAINED by the County Board of the County of Tazewell and State of Illinois as follows:

SECTION 1: That the following Budget containing an estimate of revenues available and expenditures and the appropriations contained therein be and the same hereby is adopted as the Budget and Appropriations of said Heritage Lake Subdivision Special Service Area for this fiscal year; and the following sums of money, or as much thereof as may be authorized by law; is hereby appropriated to defray the necessary expenses and liabilities of the Heritage Lake Subdivision Special Service Area, for its fiscal year ending on November, 30,2022 , for the respective objects and purposes, as hereinafter set forth, namely;

## SPECIAL SERVICES

## PART 1: ESTIMATED RECEIPTS

Cash on hand
Taxes to be received in this fiscal year
Bond Proceeds
TOTAL ESTIMATED REVENUES AVAILABLE:
$\begin{array}{lr}\$ & 860,179.77 \\ \$ & 425,000.00 \\ \$ & 0.00 \\ \$ & 1,285,179.77\end{array}$

PART 2: ESTIMATED EXPENDITURES
Special Services (Roads, ditches, culverts, etc.)
Road Maintenance
Bond Principal
Bond Interest
Publication Fees
Insurance Services
Legal \& Professional Fees
Administrative Expenses
TOTAL

| Budgeted |  |
| :--- | ---: |
| $\$$ | $9,120.00$ |
| $\$$ | 42.000 .00 |
| $\$$ | $159,700.00$ |
| $\$$ | $104,763.00$ |
| $\$$ | 0.00 |
| $\$$ | 0.00 |
| $\$$ | $5,000.00$ |
| $\$$ | $1,000.00$ |
| $\$$ | $321,583.00$ |


| Appropriated |  |
| :--- | ---: |
| $\$$ | $9,120.00$ |
| $\$$ | $42,000.00$ |
| $\$$ | $159,700.00$ |
| $\$$ | $104,763.00$ |
| $\$$ | 0.00 |
| $\$$ | 0.00 |
| $\$$ | $5,000.00$ |
| $\$$ | $1,000.00$ |
| $\$$ | $321,583.00$ |

The foregoing appropriations are appropriated from the above revenue sources including the property tax levied upon the taxable property in the Heritage Lake Subdivision Special Service Area.

SECTION 2: All unexpended balance of any item or items of any general appropriation made by this Ordinance may be expended in making up any deficiency in any item or items in the same general appropriation made by this Ordinance.

SECTION 3: If any item or any portion thereof in this Ordinance shall for any reason be held invalid, such decision shall not affect the validity of the remaining portions of this Ordinance.

Upon motion by Board Member Darcy , seconded by Board Member Atkins $\qquad$ , adopted by the County Board of the County of Tazewell, Illinois, this 25 th day of August, 2021, by roll call vote, as follows:


## COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:
Your Executive Committees have considered the following ORDINANCE and recommends that it be adopted by the Board:


## RESOLUTION

WHEREAS, the County's Executive Committee recommends to the County Board to adopt the attached Ordinance for the levy and assessment of taxes for the fiscal year beginning December 01, 2021 and ending November 30, 2022 in and for Heritage Lake Subdivision Special Service Area.

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 Highway Department, the Tazewell County Treasurer, and the Tazewell County Auditor of this action.

PASSED THIS 25 ${ }^{\text {th }}$ DAY OF AUGUST, 2021.
ATTEST:


ORDINANCE NO. E-21-136

## AN ORDINANCE FOR THE LEVY AND ASSESSMENT OF TAXES FOR THE FISCAL YEAR BEGINNING <br> DECEMBER 1, 2021, AND ENDING NOVEMBER 30, 2022, IN AND FOR HERITAGE LAKE SUBDIVISION <br> SPECIAL SERVICE AREA

## BE IT ORDAINED BY THE COUNTY BOARD OF THE COUNTY OF TAZEWELL, ILLINOIS, as follows:

SECTION 1: Findings. The HERITAGE LAKE SUBDIVISION SPECIAL SERVICE AREA (the "SSA") has been created by an ordinance entitled:

> "AN ORDINANCE CONCERNING THE ESTABLISHMENT OF HERITAGE LAKE SUBDIVISION SPECIAL SERVICE AREA, OF THE COUNTY OF TAZEWELL, ILLINOIS"
adopted September 27, 2017, and effective as of September 27, 2017, no petition having been filed opposing the creation of the Special Service Area pursuant to 35 ILCS 200/27-55, as amended by an ordinance entitled:
"AN ORDINANCE AMENDING ORDINANCE NO. E-17-111 CREATING THE HERITAGE LAKE SUBIDIVISION SPECIAL SERVICE AREA, OF THE COUNTY OF TAZEWELL, ILLINOIS"
adopted October 25, 2017, and effective as of October 25, 2017. The SSA consists of the territory described in the ordinance aforesaid. The County of Tazewell is now authorized to issue bonds and levy taxes for Special Services in said SSA.

SECTION 2: That the total amount of appropriations for all purposes to be collected from the tax levy of the current fiscal year in the Heritage Lake Subdivision Special Service Area is ascertained to be the sum of $\$ 1,285,179.77$.

SECTION 3: That the following sums be, and the same hereby are, levied upon the taxable property, as defined in the Revenue Act of 1939 in the Heritage Lake Subdivision Special Service Area, said tax to be levied for the fiscal year beginning December 1, 2021, and ending November 30, 2022:

SPECIAL SERVICES

ROAD MAINTENANCE

BOND PRINCIPAL

AMOUNT APPROPRIATED
\$9,120.00
$\$ 42,000.00$
$\$ 159,700.00$

AMOUNT LEVIED
$\$ \quad 0.00$
$\$ 154,537.00$
$\$ 159,700.00$

| BOND INTEREST | $\$ 104,763.00$ | $\$ 104,763.00$ |
| :--- | :--- | :--- |
| LEGAL \& PROFESSIONAL SERVICES | $\$ 5,000.00$ | $\$ 5,000.00$ |
| ADMINISTRATIVE EXPENSES | $\$ 1,000.00$ | $\$ 1,000.00$ |
| TOTAL APROPRIATION \& LEVY | $\$ 321,583.00$ | $\$ 425,000.00$ |

SECTION 4: This tax is levied pursuant to Article VII, Sections 6A and 6L of the Constitution of the State of Illinois and 35 ILCS 234/1 et seq. and pursuant to an Ordinance Concerning the Establishment of Heritage Lake Subdivision Special Service Area.

SECTION 5: That there is hereby certified to the County Clerk of Tazewell County, Illinois, the sum aforesaid, constituting said total amount and the said total amount of $\$ 425,000.00$ which said total amount the said Heritage Lake Subdivision Special Service Area requires to be raised by taxation for the current fiscal year of said County, and the County Clerk, of said County, is hereby ordered and directed to file with the County Clerk of said County on or before the time required by law, a certified copy of this ordinance.

SECTION 6: This Ordinance shall be in full force and effect from and after its adoption and approval as provided by law.

ADOPTED THIS 25"thday of August, 2021, pursuant to a roll call vote as follows:

## ATTEST:

Ayes: 19
Nays: $\qquad$ 0



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:

## PEKIN TOWNSHIP

PERMANENT PARCEL NUMBER: 04-04-26-312-029
As described in certificates(s) : 201700282 sold October 2018
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, Alex Krile, has bid $\$ 807.40$ 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 $\$ 300.00$ 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 $\$ 807.40$.

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, llinois, 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 $\$ 300.00$ 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 $\qquad$ 25 th day of $\qquad$ , 2021


SALE TO NEW OWNER


08-21-001

TAZEWELL COUNTY
TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY
TO THE Joseph E. Meyer \& Assoc Inc
ORDER Tazewell County Tax Agent
ID. NO.

OF
FOR Sale-Alex Krile 08-21-001

AMOUNT
$\$ 450.00$

07/15/2021

B. security features wcludeg. detail. on back Bo


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:

## PEKIN TOWNSHIP

PERMANENT PARCEL NUMBER: 04-04-34-224-009
As described in certificates(s) : 201700288 sold October 2018
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, Margaret Harrison, Timothy J. Harrison, has bid $\$ 1,010.00$ 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 $\$ 502.60$ 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 $\$ 1,010.00$.

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 $\$ 502.60$ 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 $\qquad$ day of $\qquad$
$\qquad$ . 2021


TO THE Joseph E. Meyer \& Assoc Inc ORDER Tazewell County Tax Agent OF

FOR Sale-Margaret Harrison 08-21-002
B. security features included. details on back

AMOUNT
$\$ 450.00$


0621024E


VOID AFTER 180 DAYS


TAZEWELL COUNTY
BUSES BANK
PEKIN, IL 61554
TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY FIVE HUNDRED TWO DOLLARS AND SIXTY CENTS ONLY

TO THE Tazewell County Collector
ID. NO.
0621024E ORDER OF

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40
08-21-002
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Qu. SECUAITY FEAUURES NCLLUDED. DETALLS ON BACK OO

FOR Sale-Margaret Harrison


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:

## PEKIN TOWNSHIP

PERMANENT PARCEL NUMBER: 04-04-35-430-001
As described in certificates(s) : 201700342 sold October 2018
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, Earl Wolfe, Laura Wolfe, has bid $\$ 11,111.11$ 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 $\$ 8,290.28$ 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 $\$ 11,111.11$.

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 $\$ 8,290.28$ 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 $\qquad$ 25 th day of August , 2021


PAY EXACTLY TWO THOUSAND SEVEN HUNDRED SIXTY-THREE DOLLARS AND FORTY-THREE CENTS ONLY

|  |  |
| :--- | :--- |
| TO THE | Joseph E. Meyer \& Assoc Inc |
| ORDER | Tazewell County Tax Agent |
| OF |  |
|  |  |
| FOR | Sale-Earl Wolfe <br> $08-21-003$ |

ID. NO.
0621027E
DATE
$07 / 15 / 2021$

AMOUNT
\$2,763.43

#  

TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY EIGHT THOUSAND TWO HUNDRED NINETY DOLLARS AND TWENTY-EIGHT CENTS ONLY

| TO THE | Tazewell County Collector |
| :--- | :--- |
| ORDER |  |

ID. NO.
0621027E

$$
\begin{gathered}
\text { DATE } \\
07 / 15 / 2021
\end{gathered}
$$

 08-21-003

## 

## TAZEWELL COUNTY

 TRUSTEE PAYMENT ACCOUNT


FOR PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

## ||IIIIIIIIIIIIIIIIIII

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:

## PEKIN TOWNSHIP

## PERMANENT PARCEL NUMBER: 04-04-36-412-020

As described in certificates(s) : 201700366 sold October 2018
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, Courtney W. Tracy, has bid $\$ 1,118.94$ 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 $\$ 611.54$ 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 $\$ 1,118.94$.

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 $\$ 611.54$ 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 25 th day of August , 2021


08-21-004
SALE TO NEW OWNER

## PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY

| TO THE | Joseph E. Meyer \& Assoc Inc | ID. NO. | DATE | AMOUNT |
| :--- | :--- | :--- | :--- | ---: |
| ORDER | Tazewell County Tax Agent | 0621030E |  |  |
| OF |  |  |  |  |
| FOR | Sale-Courtney W. Tracy <br> 08-21-004 |  |  |  |

B. SECURITY FEATURES INCLUDED. DETAILS ON BACK $\qquad$



TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

$$
\begin{gathered}
\text { BUSEY BANK } \\
\text { PEKIN, IL } 61554 \\
70-232-711
\end{gathered}
$$

PAY EXACTLY SIX HUNDRED ELEVEN DOLLARS AND FIFTY-FOUR CENTS ONLY

## TO THE ORDER

 OFTazewell County Collector

FOR

ID. NO.
0621030E
07/15/2021


AMOUNT
$\$ 611.54$ 08-21-004
B. VOID AFTER 180 DAYS

## 

TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

BUSES BANK
PEKIN, IL 61554
70-232-711

PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

| TO THE | Tazewell County Recorder |
| :--- | :--- |
| ORDER |  |
| OF |  |
| FOR | Sale-Courtney W. Tracy <br>  |

I.D. NO. DATE

0621030E
07/15/2021
AMOUNT
$\$ 57.40$


08-21-004

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:

## PEKIN TOWNSHIP

PERMANENT PARCEL NUMBER: 04-10-02-410-008
As described in certificates(s) : 201700424 sold October 2018
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, Long Term Investment Plan LLC, has bid \$5,150.00 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 $\$ 3,819.45$ 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 $\$ 5,150.00$.

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 $\$ 3,819.45$ 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 25 th day of August 2021


PAY EXACTLY ONE THOUSAND TWO HUNDRED SEVENTY-THREE DOLLARS AND FIFTEEN CENTS ONLY

TO THE Joseph E. Meyer \& Assoc Inc ORDER Tazewell County Tax Agent

ID. NO. OF

FOR Sale-Long Term Investment Plan LLC 08-21-005

DATE 07/15/2021

AMOUNT
\$1,273.15


## TAZEWELL COUNTY

 TRUSTEE PAYMENT ACCOUNTPAY EXACTLY THREE THOUSAND EIGHT HUNDRED NINETEEN DOLLARS AND FORTY-FIVE CENTS ONLY

TO THE Tazewell County Collector

## ORDER

OF
FOR Sale-Long Term Investment Plan LLC 08-21-005

| ID. NO. | DATE | AMOUNT |
| :--- | :---: | :--- |
| 0621031E | $07 / 15 / 2021$ | $\$ 3,819.45$ |


8.

VOID AFTER 180 DAYS

## 

## TAZEWELL COUNTY

PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

TO THE Tazewell County Recorder
ORDER
OF
FOR
Sale-Long Term Investment Plan LLC 08-21-005

ID. NO.
0621031E

DATE
07/15/2021


VOID AFTER 180 DAYS

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:

## GROVELAND TOWNSHIP

## PERMANENT PARCEL NUMBER: 05-05-04-110-001

As described in certificates(s) : 201500560 sold October 2016
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, Weaver's Professional Services, Inc., has bid $\$ 1,002.00$ 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 $\$ 494.60$ 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 accoun Recorder of Deeds shall from this account, the auctioneer shall receive $\$ 0.00$ for his services and Agent under his contract for receive $\$ 57.40$ for recording. The remainder is the amount due the services. The total paid by purchaser is $\$ 1,002.00$.

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, lllinois, 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 $\$ 494.60$ 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 25 th day of August 2021
ADOPTED by roll call vote this 25 th ____
$\qquad$


08-21-006

TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

## PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY

TO THE Joseph E. Meyer \& Assoc Inc
ORDER Tazewell County Tax Agent OF

FOR
Sale-Weaver's Professional Services, Inc. 08-21-006

ID. NO.
0621040E
DATE
07/15/2021
AMOUNT
$\$ 450.00$


TAZEWELL COUNTY

PAY EXACTLY FOUR HUNDRED NINETY-FOUR DOLLARS AND SIXTY CENTS ONLY

TO THE ORDER OF

FOR

Tazewell County Collector

Sale-Weaver's Professional Services, Inc. 08-21-006

| ID. NO. | DATE | AMOUNT |
| :--- | :---: | ---: |
| $0621040 E$ | $07 / 15 / 2021$ | $\$ 494.60$ |



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## 



## TAZEWELL COUNTY

TRUSTEE PAYMENT ACCOUNT

BUSES BANK
PEKIN, IL 61554 70-232-711

## PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

TO THE Tazewell County Recorder
ORDER
OF

ID. NO.
0621040E

> DATE
> $07 / 15 / 2021$

AMOUNT
$\$ 57.40$

FOR Sale-Weaver's Professional Services, Inc. 08-21-006

B. security features ncc.udeg. details on back © $\qquad$

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:

## GROVELAND TOWNSHIP

PERMANENT PARCEL NUMBER: 05-05-04-201-007
As described in certificates(s) : 201700539 sold October 2018
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, Jeffrey Erickson, Rhonda Erickson, has bid $\$ 2,010.00$ 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 $\$ 1,464.45$ 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 $\$ 2,010.00$.

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, lllinois, 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 $\$ 1,464.45$ 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.

*,... $\quad$ TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY FOUR HUNDRED EIGHTY-EIGHT DOLLARS AND FIFTEEN CENTS ONLY

TO THE Joseph E. Meyer \& Assoc Inc
ID. NO.
ORDER Tazewell County Tax Agent
OF
FOR Sale-Jeffrey Erickson
DATE
07/15/2021

AMOUNT
$\$ 488.15$
B. security features included. detail. on back

## 


VOID AFTER 180 DAYS 08-21-007
$\qquad$
0621041E
DATE
$07 / 15 / 2021$

2469
TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT
buStY bank
PEKIN, IL 61554
70-232-711

PAY EXACTLY ONE THOUSAND FOUR HUNDRED SIXTY-FOUR DOLLARS AND FORTY-FIVE CENTS ONLY

TO THE Tazewell County Collector
ORDER
OF

FOR Sale-Jeffrey Erickson 08-21-007

ID. NO.
0621041E
DATE
$07 / 15 / 2021$

O. security features included. petals on back $\qquad$

## 

PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

| TO THE Tazewell County Recorder | IUD. NO. | DATE | AMOUNT |
| :--- | :--- | :--- | ---: |
| ORDER | $0621041 E$ | $07 / 15 / 2021$ | $\$ 57.40$ |
| OF |  |  |  |

FOR
Sale-Jeffrey Erickson 08-21-007


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:

## GROVELAND TOWNSHIP

PERMANENT PARCEL NUMBER: 05-05-05-300-011
As described in certificates(s) : 201700568 sold October 2018
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, Alaina M. Partridge, has bid $\$ 1,000.00$ 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 $\$ 492.60$ as a return for its certificates) of purchase. The County Clerk shall receive $\$ 0.00$ for cancellation of Certificates) 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 $\$ 1,000.00$.

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 Certificates) of Purchase, as the case may be, on the above described real estate for the sum of $\$ 492.60$ 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 $\qquad$ 25 th day of August $\xrightarrow{2021}$

ATTEST:



|  |  |
| :--- | :--- |
| TO THE | Joseph E. Meyer \& Assoc Inc |
| ORDER | Tazewell County Tax Agent |
| OF |  |
|  |  |
| FOR | Sale-Alaina M. Partridge <br> $08-21-008$ |

DATE
AMOUNT
$\$ 450.00$


TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY FOUR HUNDRED NINETY-TWO DOLLARS AND SIXTY CENTS ONLY

TO THE Tazewell County Collector

ORDER
OF

FOR

ID. NO.
0621043E
DATE
07/15/2021
AMOUNT
$\$ 492.60$
B. SECURITY features ncluoeg. details on back Bo



TAZEWELL COUNTY
TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY


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 35IL.CS 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:

## GROVELAND TOWNSHIP

## PERMANENT PARCEL NUMBER: 05-05-05-300-032

As described in certificates(s) : 201700569 sold October 2018
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, Alaina M. Patridge, has bid $\$ 1,000.00$ 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 $\$ 492.60$ 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 $\$ 1,000.00$.

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, llinois, 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 $\$ 492.60$ 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 25 th day of August , 2021


08-21-009

PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY

TO THE Joseph E. Meyer \& Assoc Inc
ORDER Tazewell County Tax Agent OF

FOR

ID. NO.
0621044E
DATE
07/15/2021
AMOUNT
$\$ 450.00$

Sale-Alaina M. Partridge
Q. security features included. details on back 08-21-009


VOID AFTER 180 DAYS

## 

TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY FOUR HUNDRED NINETY-TWO DOLLARS AND SIXTY CENTS ONLY

TO THE ORDER OF

FOR

Tazewell County Collector

Sale-Alaina M. Partridge 08-21-009

ID. NO. 0621044E
DATE
$07 / 15 / 2021$


AMOUNT
\$492.60
G. SECURITY FEATURES INCLUDED. DETAILS ON BACK
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& \text { PEKIN, IL 61554 } \\
& 70-232-711
\end{aligned}
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$\qquad$ VOID AFTER 180 DAYS

## TAZEWELL COUNTY

 TRUSTEE PAYMENT ACCOUNTBUSEY BANK
PEKIN, IL 61554
70-232-711

## PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

TO THE Tazewell County Recorder
ORDER
OF

FOR Sale-Alaina M. Partridge 08-21-009

ID. NO.
0621044E
07/15/2021



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:

## GROVELAND TOWNSHIP

## PERMANENT PARCEL NUMBER: 05-05-06-416-012

As described in certificates(s) : 201700648 sold October 2018
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, Long Term Investment Plan LLC, has bid \$6,025.00 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 $\$ 4,475.70$ 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 $\$ 6,025.00$.

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 $\$ 4,475.70$ 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 25 th day of August $\underline{2021}$


SALE TO NEW OWNER


PAY EXACTLY ONE THOUSAND FOUR HUNDRED NINETY-ONE DOLLARS AND NINETY CENTS ONLY


OR SECURITY PURPOSES, THE FACE OF THIS DOCUMENT CONT ANS A COLORED BACKGROUND AND MICFOPRINTINGLS THE BORDER

TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY FOUR THOUSAND FOUR HUNDRED SEVENTY-FIVE DOLLARS AND SEVENTY CENTS ONLY TO THE Tazewell County Collector ORDER OF

FOR Sale-Long Term Investment Plan LLC 08-21-010
Q. SECURITY FEATURES INCLUDED. detail. On back B $\qquad$
VOID AFTER 180 DAYS

DATE
$07 / 15 / 2021$


| ID. NO. | DATE | AMOUNT |
| :--- | :---: | :---: |
| 0621048 E | $07 / 15 / 2021$ | $\$ 4,475.70$ |



TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

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:

## SPRING LAKE TOWNSHIP

PERMANENT PARCEL NUMBER: 08-14-02-300-028
As described in certificates(s) : 201700786 sold October 2018
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, Curtis Thompson, has bid $\$ 3,500.00$ 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 $\$ 2,581.95$ 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 $\$ 3,500.00$.

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, llilinois, 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 $\$ 2,581.95$ 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 25 th day of $\qquad$ . 2021


PAY EXACTLY EIGHT HUNDRED SIXTY DOLLARS AND SIXTY-FIVE CENTS ONLY

TO THE Joseph E. Meyer \& Assoc Inc
ORDER Tazewell County Tax Agent
OF

FOR

ID. NO.
0621058E
DATE

07/15/2021
AMOUNT
$\$ 860.65$
A. security features included. details on back Bo

VOID AFTER 180 DAYS

## 

TAZEWELL COUNTY

PAY EXACTLY TWO THOUSAND FIVE HUNDRED EIGHTY-ONE DOLLARS AND NINETY-FIVE CENTS ONLY

TO THE ORDER OF

FOR
Sale-Curtis Thompson 08-21-011

| ID. NO. | DATE | AMOUNT |
| :--- | :---: | :---: |
| 0621058 E | $07 / 15 / 2021$ | $\$ 2,581.95$ |


D. security features included. details on back $\qquad$
VOID AFTER 180 DAYS

## 

PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY


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:

## CINCINNATI TOWNSHIP

PERMANENT PARCEL NUMBER: 10-10-23-200-004
As described in certificates(s) : 201700856 sold October 2018
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, Justified 731, LLC, has bid $\$ 2,501.00$ 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 $\$ 1,832.70$ 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 $\$ 2,501.00$.

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 $\$ 1,832.70$ 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 25 th day of August 2021


08-21-012

TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PEKIN, IL 61554
70-232-711

PAY EXACTLY SIX HUNDRED TEN DOLLARS AND NINETY CENTS ONLY

|  |  |
| :--- | :--- |
| TO THE | Joseph E. Meyer \& Assoc Inc |
| ORDER | Tazewell County Tax Agent |
| OF |  |
| FOR | Sale-Justified 731, LLC <br> $08-21-012$ |

ID. NO.
0621063E

08-21-012




PAY EXACTLY ONE THOUSAND EIGHT HUNDRED THIRTY-TWO DOLLARS AND SEVENTY CENTS ONLY

TO THE Tazewell County Collector
ID. NO.
DATE
AMOUNT
07/15/2021
\$1,832.70

ORDER
OF
FOR
Sale-Justified 731, LLC 08-21-012

B. SECURITY FEATURES INCLUDE O. detail. on back Bo


TAZEWELL COUNTY
TRUSTEE PAYMENT ACCOUNT

BUSES BANK
PEKIN, IL 61554
70-232-711

PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

| TO THE | Tazewell County Recorder | ID. NO. | DATE |
| :--- | :--- | :--- | :--- |
| ORDER |  |  |  |
| OF |  |  |  |

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:

## TREMONT TOWNSHIP

PERMANENT PARCEL NUMBER: 12-12-23-200-002
As described in certificates(s) : 201700927 sold October 2018
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, Weaver's Professional Services, Inc., has bid $\$ 852.00$ 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 $\$ 344.60$ 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 $\$ 852.00$.

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 $\$ 344.60$ 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 25 th $\qquad$ . 2021


SALE TO NEW OWNER


08-21-013

PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY


## 

TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

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\begin{gathered}
\text { BUSEY BANK } \\
\text { PEKIN, IL } 61554 \\
70-232-711
\end{gathered}
$$

PAY EXACTLY THREE HUNDRED FORTY－FOUR DOLLARS AND SIXTY CENTS ONLY

| TO THE | Tazewell County Collector |
| :--- | :--- |
| ORDER |  |
| OF |  |
| FOR | Sale－Weaver＇s Professional Services，Inc． <br>  |

I．D．NO
0621064E

DATE
$07 / 15 / 2021$
AMOUNT
07／15／2021
\＄344．60

Go secuitr features included．detalls on back Go VOID AFTER 180 DAYS

## 

PAY EXACTLY FIFTY－SEVEN DOLLARS AND FORTY CENTS ONLY



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:

## MACKINAW TOWNSHIP

PERMANENT PARCEL NUMBER: 13-13-09-205-001
As described in certificates(s) : 201700931 sold October 2018
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, Amanda Brucker, has bid $\$ 810.00$ 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 $\$ 302.60$ 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 $\$ 810.00$.

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 $\$ 302.60$ 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 25 th day of August .2021


SALE TO NEW OWNER


TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY

TO THE Joseph E. Meyer \& Assoc Inc ORDER Tazewell County Tax Agent OF

FOR Sale-Amanda Brucker 08-21-014

ID. NO.
0621066E
B. security features included. details on back

DATE
07/15/2021
AMOUNT
$\$ 450.00$


VOID AFTER 180 DAYS

॥"


TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY THREE HUNDRED TWO DOLLARS AND SIXTY CENTS ONLY

TO THE
ORDER OF

FOR

Tazewell County Collector

Sale-Amanda Brucker 08-21-014

ID. NO. 0621066E
Q. SEcurity features included. details on back $\qquad$
VOID AFTER 180 DAYS


TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

BUSES BANK
PEKIN, IL 61554
70-232-711

## PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

| TO THE | Tazewell County Recorder |
| :--- | :--- |
| ORDER |  |
| OF |  |
|  |  |
| FOR | Sale-Amanda Brucker <br>  |

ID. NO.
0621066E

## DATE <br> 07/15/2021

AMOUNT
$\$ 57.40$
 08-21-014


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:

## MACKINAW TOWNSHIP

PERMANENT PARCEL NUMBER: 13-13-10-102-016, 017
As described in certificates(s) : 201001059 sold October 2011, 201600853 sold October 2017
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, John E. McKee, Amy McKee, has bid $\$ 1,251.00$ 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 $\$ 743.60$ 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 $\$ 1,251.00$.

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 $\$ 743.60$ 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 25 th
day of August , 2021


SALE TO NEW OWNER


08-21-015

## PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY



## 

TAZEWELL COUNTY
TRUSTEE PAYMENT ACCOUNT

BUSEY BANK
PEKIN, IL 61554
70-232-711

## PAY EXACTLY SEVEN HUNDRED FORTY-THREE DOLLARS AND SIXTY CENTS ONLY

TO THE Tazewell County Collector

ORDER
OF
FOR Sale-John E. McKee 08-21-015
I.D. NO. 0621069E

DATE
07/15/2021
AMOUNT
$\$ 743.60$
Q. secunity featunes incluoeo. oetalls on back Bo VOID AFTER 180 DAYS

## 

TAZEWELL COUNTY
TRUSTEE PAYMENT ACCOUNT

BUSEY BANK
PEKIN, IL 61554
70-232-711

PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

|  |  |
| :--- | :--- |
| TO THE | Tazewell County Recorder |
| ORDER |  |
| OF |  |
| FOR | Sale-John E. McKee <br>  |

I.D. NO.

0621069E
DATE
07/15/2021
AMOUNT
$\$ 57.40$

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:

## MACKINAW TOWNSHIP

PERMANENT PARCEL NUMBER: 13-13-12-200-003
As described in certificates(s) : 201700939 sold October 2018
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, XENLAB LLC, has bid $\$ 5,121.00$ 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 $\$ 3,797.70$ 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 $\$ 5,121.00$.

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, lllinois, 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 $\$ 3,797.70$ 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 25 th day of $\qquad$ , 2021


SALE TO NEW OWNER


08-21-016

PAY EXACTLY ONE THOUSAND TWO HUNDRED SIXTY－FIVE DOLLARS AND NINETY CENTS ONLY


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TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

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BUSEY BANK
2496
PEKIN，IL 61554
70－232－711
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PAY EXACTLY THREE THOUSAND SEVEN HUNDRED NINETY－SEVEN DOLLARS AND SEVENTY CENTS ONLY


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TAZEWELL COUNTY
TRUSTEE PAYMENT ACCOUNT

BUSEY BANK
PEKIN，IL 61554
70－232－711

## PAY EXACTLY FIFTY－SEVEN DOLLARS AND FORTY CENTS ONLY

| TO THE | Tazewell County Recorder | I．D．NO． | DATE | AMOUNT |
| :--- | :--- | :--- | :--- | :--- |
| ORDER |  |  |  |  |
| OF |  |  |  |  |

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:

## MACKINAW TOWNSHIP

PERMANENT PARCEL NUMBER: 13-13-16-101-028
As described in certificates(s) : 201700946 sold October 2018
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, Laura Hitesman, Jerry Hitesman, has bid $\$ 1,501.00$ 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 $\$ 993.60$ 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 $\$ 1,501.00$.

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 $\$ 993.60$ 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 25 th day of August $\quad 2021$


PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY



TAZEWELL COUNTY
TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY NINE HUNDRED NINETY-THREE DOLLARS AND SIXTY CENTS ONLY

| TO THE | Tazewell County Collector | ID. NO. | DATE |
| :--- | :--- | :--- | :--- |
| ORDER | O621079E | AMOUNT |  |
| OF |  |  |  |

## 

TAZEWELL COUNTY
TRUSTEE PAYMENT ACCOUNT

BUSES BANK
PEKIN, IL 61554
70-232-711

PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

TO THE ORDER
OF

FOR Sale-Laura Hitesman
08-21-017
ID. NO.

0621079E
DATE
07/15/2021
AMOUNT
$\$ 57.40$


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:

## LITTLE MACKINAW TOWNSHIP

PERMANENT PARCEL NUMBER: 19-19-22-410-008
As described in certificates(s) : 201701026 sold October 2018
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, Long Term Investment Plan LLC, has bid $\$ 5,125.00$ 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 $\$ 3,800.70$ 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 $\$ 5,125.00$.

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, lllinois, 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 $\$ 3,800.70$ 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 25 th day of August , 2021


SALE TO NEW OWNER


PAY EXACTLY ONE THOUSAND TWO HUNDRED SIXTY-SIX DOLLARS AND NINETY CENTS ONLY

TO THE
Joseph E. Meyer \& Assoc Inc Tazewell County Tax Agent OF

FOR

## Sale-Long Term Investment Plan LLC

 08-21-018ID. NO.
0621088E

## DATE <br> 07/15/2021



TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY THREE THOUSAND EIGHT HUNDRED DOLLARS AND SEVENTY CENTS ONLY

| TO THE | Tazewell County Collector |
| :--- | :--- |
| ORDER |  |
| OF |  |
|  |  |
| FOR | Sale-Long Term Investment Plan LLC |

ID. NO. 0621088E
DATE 07/15/2021

AMOUNT
\$3,800.70
 08-21-018
D. SECURITY FEATURES INCLUDED. DETAILS ON BACK B. $\qquad$
॥•0002 50 2॥


TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

TO THE Tazewell County Recorder ORDER
OF

FOR Sale-Long Term Investment Plan LLC 08-21-018

ID. NO.
0621088E
07/15/2021
AMOUNT
$\$ 57.40$


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:

## HITTLE TOWNSHIP

PERMANENT PARCEL NUMBER: 23-23-22-301-026
As described in certificates(s) : 201501017 sold October 2016
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, Jann C. Israel, has bid $\$ 808.00$ 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 $\$ 300.60$ 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 $\$ 808.00$.

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, llinois, 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 $\$ 300.60$ 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 25 th day of August, 2021


TAZEWELL COUNTY
: $\quad$ o TRUSTEE PAYMENT ACCOUNT

BUSEY BANK
PEKIN, IL 61554
70-232-711

PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY

TO THE Joseph E. Meyer \& Assoc Inc
ID. NO.
ORDER Tazewell County Tax Agent
0621089E
DATE
AMOUNT
$\$ 450.00$

FOR Sale-Jann C. Israel
07/21/2021



TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

BUSES BANK
PEKIN, IL 61554 70-232-711

PAY EXACTLY THREE HUNDRED DOLLARS AND SIXTY CENTS ONLY

TO THE ORDER OF

FOR

Tazewell County Collector

Sale-Jann C. Israel 08-21-019

ID. NO
0621089E

> DATE
> $07 / 21 / 2021$

AMOUNT
$\$ 300.60$

Q. security features ncluoeo. detail on back Oo VOID AFTER 180 DAYS

## 

TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT
busty bank
2506
PEKIN, IL 61554
70-232-711

## PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

| TO THE | Tazewell County Recorder |
| :--- | :--- |
| ORDER |  |
| OF |  |
|  |  |
| FOR | Sale-Jann C. Israel |

ID. NO.
0621089E
DATE

07/21/2021
AMOUNT
$\$ 57.40$

8. security features include do detail. on back B.

VOID AFTER 180 DAYS

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:

## PEKIN TOWNSHIP

## PERMANENT PARCEL NUMBER: 04-10-03-203-010

As described in certificates(s) : 201500475 sold October 2016
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, Randy Merritt, has bid $\$ 807.40$ 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 $\$ 300.00$ 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 $\$ 807.40$.

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 $\$ 300.00$ 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 25th
day of $\qquad$ , 2021


SALE TO NEW OWNER


08-21-020

## PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY



## 

TAZEWELL COUNTY
TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY THREE HUNDRED DOLLARS ONLY

TO THE Tazewell County Collector
ORDER OF

FOR Sale-Randy Merritt 08-21-020
I.D. NO.

0621033E



##  <br> $\qquad$

TAZEWELL COUNTY
TRUSTEE PAYMENT ACCOUNT

DATE
08/13/2021
AMOUNT
$\$ 300.00$

PAY EXACTLY FIFTY-SEVEN DOLLARS AND FORTY CENTS ONLY

| TO THE | Tazewell County Recorder | I.D. NO. <br> ORDER <br> OF | 0621033E |
| :--- | :--- | :--- | :--- |

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:

## MACKINAW TOWNSHIP

PERMANENT PARCEL NUMBER: 13-13-16-102-030
As described in certificates(s) : 201200933 sold October 2013
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, Ron Meredith, Cynthia Meredith, has bid $\$ 807.40$ 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 $\$ 300.00$ 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 $\$ 807.40$.

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 $\$ 300.00$ 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 25 th
$\qquad$ day of August ,$\underline{2021}$


SALE TO NEW OWNER


PAY EXACTLY FOUR HUNDRED FIFTY DOLLARS ONLY


TAZEWELL COUNTY TRUSTEE PAYMENT ACCOUNT

PAY EXACTLY THREE HUNDRED DOLLARS ONLY

TO THE Tazewell County Collector ORDER
OF
FOR
Sale-Ron Meredith 08-21-021

BUSES BANK
2511
PEKIN, IL 61554
70-232-711


AMOUNT
$\$ 300.00$

| DATE | $\$ 300.00$ |
| :--- | ---: |

## 

## TAZEWELL COUNTY

 TRUSTEE PAYMENT ACCOUNTID. NO.

## 0621081E

Tazewell County August 2021 Resolutions Future Taxes for Properties Sold at Auction

## ROUTE TO TREASURER

Dear Treasurer,
Please ensure the properties listed below receive tax bills no sooner than the payable date listed. Please direct any questions to our office.

| Item\# | Date Sold | Purchaser | Future Taxes Due Beginning |
| :---: | :---: | :---: | :---: |
| 0621022E | 06/25/2021 | Alex Krile | January 1, 2022 payable 2023 |
| Parcel(s) Involved: 04-04-26-312-029 |  |  |  |
| 0621024E 06/25/2021 Margaret Harrison Parcel(s) Involved: 04-04-34-224-009 |  |  | January 1, 2022 payable 2023 |
|  |  |  |  |
| $\begin{aligned} & \text { 0621027E } \\ & \text { Parcel(s) Involved: } \end{aligned}$ | 06/25/2021 | Earl Wolfe | January 1, 2022 payable 2023 |
|  | 04-04-35-430-0 |  |  |
| 0621030E <br> Parcel(s) Involved | 06/25/2021 | Courtney W. Tracy | January 1, 2022 payable 2023 |
|  | : 04-04-36-412-020 |  |  |
| 0621031E <br> Parcel(s) Involved | 06/25/2021 Long Term Investment Plan LLC |  | January 1, 2022 payable 2023 |
|  | 04-10-02-410-008 |  |  |
| 0621033E | 06/25/2021 Randy Merritt |  | January 1, 2022 payable 2023 |
|  | 04-10-03-203- |  |  |
| $\begin{aligned} & \overline{0621040 \mathrm{E}} \\ & \text { Parcel(s) Involved: } \end{aligned}$ | 06/25/2021 Weaver's Professional Services, Inc. 05-05-04-110-001 |  | January 1, 2022 payable 2023 |
|  |  |  |  |
| 0621041E 06/25/2021Parcel(s) Involved: $05-05-04-201-007$ |  | Jeffrey Erickson | January 1, 2022 payable 2023 |
|  |  |  |  |  |  |
| 0621043E 06/25/2021Parcel(s) Involved: 05-05-05-300-011 |  | Alaina M. Patridge 011 | January 1, 2022 payable 2023 |
|  |  |  |  |  |  |
| 0621044E | 06/25/2021 Alaina M. Patridge 05-05-05-300-032 |  | January 1, 2022 payable 2023 |
| Parcel(s) Involved: |  |  |  |  |
| 0621048E | 06/25/2021 | Long Term Investment Plan LLC | January 1, 2022 payable 2023 |
| Parcel(s) Involved: 05-05-06-416-012 |  |  |  |
| 0621058E 06/25/2021 Curtis Thompson Parcel(s) Involved: 08-14-02-300-028 |  |  | January 1, 2022 payable 2023 |
|  |  |  |  |  |  |  |
| 0621063E 06/25/2021 Justified 731, LLCParcel(s) Involved: 10-10-23-200-004 |  |  | January 1, 2022 payable 2023 |
|  |  |  |  |  |  |  |
| 0621064E $06 / 25 / 2021$ Weaver's Professional Services, Inc.Parcel(s) Involved: 12-12-23-200-002 |  |  | January 1, 2022 payable 2023 |
|  |  |  |  |  |  |  |
| 0621066E | 06/25/2021 Amanda Brucker |  | January 1, 2022 payable 2023 |
| Parcel(s) Involved: |  |  |  |  |

Dear Treasurer,
Please ensure the properties listed below receive tax bills no sooner than the payable date listed. Please direct any questions to our office.

| Item\# | Date Sold | Purchaser | Future Taxes Due Beginning |
| :---: | :---: | :---: | :---: |
| 0621069E | 06/25/2021 | John E. McKee | January 1, 2022 payable 2023 |
| Parcel(s) Involved: 13-13-10-102-016, 017 |  |  |  |
| 0621075E $06 / 25 / 2021$ XENLAB LLCParcel(s) Involved: $13-13-12-200-003$ |  |  |  |
|  |  |  |  |
| 0621079 E 06/25/2021 Laura Hitesman <br> Parcel(s) Involved: $13-13-16-101-028$ $\quad$ January 1, 2022 payable 2023 |  |  |  |
|  |  |  |  |
| $021081 \mathrm{E} \quad$ 06/25/2021 Ron Meredith January 1, 2022 payable 2023 |  |  |  |
|  |  |  |  |
| $0621088 \mathrm{E} \quad$ 06/25/2021 Long Term Investment Plan LLC <br> January 1, 2022 payable 2023 <br> Parcel(s) Involved: 19-19-22-410-008 |  |  |  |
|  |  |  |  |
| 0621089E 06/25/2021 Jann C. Israel January 1, 2022 payable 2023 |  |  |  |
| Parcel(s) Involved: 23-23-22-301-026 |  |  |  |

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 County's Executive Committee recommends to the County Board to approve the second invoice to Kenyon \& Associates for the design and construction engineering for Contract 1 - Buildings, CDBG RLF Closeout Grant 18-248591 in the amount of \$4,927.48; and

WHEREAS, the contract was awarded by the Tazewell County Board in February 2021 for the total amount of $\$ 33,000$.

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 Treasurer, the Auditor and Greater Peoria Economic Development Council Grant Consultant, Jim Cummings, of this action

PASSED THIS 25 ${ }^{\text {th }}$ DAY OF AUGUST 2021.
ATTEST:


TO:
INVOICE
No 13207

## DATE:

Tazewell County - Wendy Farrili
Jim Cummings, Greater Peoria Ec. Dev. Council
401 NE Jefferson Ave.
Peoria, IL 61603

Project Title and Location
Tazewell County Accessibility Upgrades at Various Buildings Grant \#18-248591


August 10, 2021

## TAZEWELL COUNTY ACCESSIBILITY UPGRADES AT VARIOUS BUILDINGS GRANT \#18-248591

## SCOPE OF SERVICES TO DATE

Invoice \#13194-June 2.2021-\$2,103.69 (Services \$2,079.00; Photocopies \$1.68; Mileage \$23.01
Completion of contract and setting up the project in our computer system. Field measure of three (3) buildings in Pekin, one (1)in Creve Coeur, and one (1) in Marquette Heights. Begin the process of transferring the field measurements onto the computer CAD system.

Invoice \#13200 - July 7, 2021-\$4.927.48 (Services \$4.851.00; Mileage \$76.48)
We have completed the base sheets for all building site locations and have begun the process of design for the new layouts at all site locations.

Invoice \#13207 - August 10, 2021-\$6,930,00
Architect continues on with construction documents. The specification manual has been started and the mechanical, electrical, and plumbing engineers have begun their design work.

PD
Basic Services Fee
Invoice \#13193

Invoice \#13200

Invoice \#13207

|  | PD |
| :--- | :--- |
| $\$ 33,000.00$ |  |
| $\frac{2,079.00}{\$ 30,921.00}$ | $8 / 4 / 21$ |
| $\frac{4,851.00}{\$ 26,070.00}$ |  |
| $6,930.00$ |  |
| $\$ 19,140.00$ |  |

Kenyon and Associates Architects, Inc.
206 N.E. Madison Avenue
Peoria, IL 61602-1216
309 674-7121
kenyon@kenyonarchitects.com

## COMMITTEE REPORT

Mr. Chairman and Members of the Tazewell County Board:
Your Executive Committee has considered the following RESOLUTION and recommends that it be adopted by the Board:


RESOLUTION
WHEREAS, the County's Executive Committee recommends to the County Board to approve the application submittal by TCRC/We Care, Inc. for the Illinois Department of Transportation Capital Assistance grant through Rebuild Illinois; and

WHEREAS, the provision and improvement of public transportation facilities, rolling stock, equipment and services is essential to the development of safe, efficient, functional public transportation; and

WHEREAS, the Illinois Department of Transportation has the authority to make such Grants and makes funds available to offset eligible capital costs required for providing and improving public transportation facilities, rolling stock, equipment and services, and

WHEREAS, Grants for said funds will impose certain obligations upon the recipient.
NOW, THEREFORE, BE IT RESOLVED BY THE GOVERNING BOARD OF TAZEWELL COUNTY:
Section 1. Than an application be made to the Division of Public \& Intermodal Transportation, Department of Transportation, State of Illinois (The Department), for a financial assistance grant under the Illinois Department of Transportation's general authority to make such Grants, for the purpose of off-setting eligible public transportation capital costs of Tazewell County.

Section 2. That David Zimmerman of Tazewell County is authorized and directed to sign and submit such application on behalf of Tazewell County.

Section 3. That David Zimmerman of Tazewell County is authorized to furnish such additional information as may be required by the Department in connection with the aforesaid application for said Grant.

Section 4. That David Zimmerman of Tazewell County is hereby authorized and directed to execute on behalf of Tazewell County the Grant Agreement or subsequent Grant Agreement Amendments resulting from aforesaid application.

Section 5. That David Zimmerman of Tazewell County is hereby authorized and directed to sign such documents as may be required by the Department to request payment for the project funding authorized under aforesaid Grant Agreement.

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 Treasurer, the Auditor and TCRC/We Care, Inc. of this action.

PASSED THIS $25^{\text {th }}$ DAY OF AUGUST, 2021.

## ATTEST:



## 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:


WHEREAS, the County's Executive Committee recommends to the County Board to approve a resolution to support Illinois Waterways designated as a federal "port statistical area"; and

WHEREAS, the collection of waterborne commerce statistics pertaining to rivers, harbors, and waterways and the compilation and publication of such data by the U.S. Army Corps of Engineers are required by federal law; and

WHEREAS, creation of the statistical boundaries of the Illinois Waterway Ports and Terminals would more accurately reflect eh local waterborne commerce activity and increase tonnage recorded by the Waterborne Commerce Statistics Center of the U.S. Army Corps of Engineers Navigation and Civil Works Decision Support Center, ranking the Port among the inland ports in the United States further supporting local economic development; and

WHEREAS, the proposed creation of the statistical boundaries will provide the opportunity for marketing and investment opportunities which could lead to job creation and economic growth for Tazewell County, Illinois; and

NOW, THEREFORE BE IT RESOLVED that Tazewell County, Illinois supports the port statistical boundary creation of the Illinois Waterway Ports and Terminals between River Mile 98 and River Mile 273.5 to include the entire riverfront of Tazewell County on the Illinois River and Waterway. Said support extends for statistical purposes only and not to any waterways organization or further control of the Illinois River and Waterway nor, does the port designation impact any existing or future public port, terminal, or economic development authorities.


## REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Joshua Charlton of 23340 CR 2900 E, Manito, IL 61546 to the Cincinnati Drainage and Levee District for a term commencing September 08, 2021 and expiring September 03, 2024.

## COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee
This Committee has reviewed the reappointment of Joshua Charlton to the Cincinnati Drainage and Levee District and we recommend said reappoint rent be approved.


## RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Joshua Charlton to the Cincinnati Drainage and Levee District.

The County Clerk shall notify the County Board Office and the County Board Office will notify Louis Miller, Bagley \& Miller, PO Box 669, Pekin, IL of this action.

PASSED THIS 25th OF AUGUST, 2021.

## ATTEST:



## REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Kenneth Becker of 8479 Townline Road, Manito, IL 61546, to the Mackinaw River Levee \& Drainage District No. 1 for a term commencing September 05, 2021 and expiring September 04, 2024.

## COMMITTEE REPORT

## TO: Tazewell County Board <br> FROM: Executive Committee

This Committee has reviewed the reappointment of Kenneth Becker to the Mackinaw River Levee \& Drainage District No. 1 and we recommend said reappojntonent be approved.


## RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Kenneth Becker to the Mackinaw River Levee \& Drainage District No. 1.

The County Clerk shall notify the County Board Office and the County Board Office will notify Attorney Louis Miller, PO Box 669, Pekin, IL 61554 of this action.

PASSED THIS 25th DAY OF AUGUST, 2021.
ATTEST:


## REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Duane Haning of 34758 Illinois Route 122, Minier, IL 61759 to the West Fork Drainage District for a term commencing September 07, 2021 and expiring September 04, 2024.

## COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee
This Committee has reviewed the reappointment of Duane Haning to the West Fork Drainage District and we recommend said reappointment be approved.


## RESOLUTION OF APPROVAL

The Tazewell County Board hereby approves the reappointment of Duane Haning to the West Fork Drainage District.

The County Clerk shall notify the County Board Office and the County Board Office will notify W. Thad Kuhfuss, Kuhfuss \& Proehl PC, 342 Elizabeth Street, Pekin, IL 61554 of this action.

PASSED THIS 25TH DAY OF AUGUST, 2021.
ATTEST:


## REAPPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby reappoint Wayne Deppert of 14798 Christmas Tree Road, Green Valley, IL to the Union Drainage District No. 1 for a term commencing September 07, 2021 and expiring September 04, 2024.

## COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee
This Committee has reviewed the reappointment of Wayne Deppert to the Union Drainage District No. 1 and we recommend said reappointment be approved.


The Tazewell County Board hereby approves the reappointment of Wayne Deppert to the Union Drainage District No. 1.

The County Clerk shall notify the County Board Office and the County Board Office will notify W. Thad Kuhfuss, Atty., 342 Elizabeth St., Pekin, IL 61554 of this action.

PASSED THIS $25^{\text {th }}$ DAY OF AUGUST, 2021.
ATTEST:


Tazewell Caunty Clerk


## APPOINTMENT

I, David Zimmerman, Chairman of the Tazewell County (Illinois) Board, hereby appoint Dave Mingus of 108 Whistling Strait, Washington, IL to the Tazewell County Extension Board for a term commencing August 01, 2021 and expiring November 30, 2021.

## COMMITTEE REPORT

TO: Tazewell County Board
FROM: Executive Committee
This Committee has reviewed the appointment of Dave Mingus 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 Dave Mingus 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 25 ${ }^{\text {th }}$ DAY OF AUGUST, 2021.

## ATTEST:




Tazewell County Board
Calendar of Meetings
September 2021

## Labor Day Holiday

Finance Budget
(Graff)
Zoning Board of Appeals

Duane Lessen, Chair

## Insurance Review

David Zimmerman, Chair
Health Services
Bill Atkins, Chair
Finance Budget
(Graff)

Land Use
Kim Joesting, Chair

## Transportation

Greg Menold, Chair
Finance Budget (Graff)

## Property

Greg Longfellow, Chair

## Finance

Nick Graff, Chair

Human Resources<br>Mindy Darcy, Chair

## Risk Management

David Zimmerman, Chair

Monday, September 06

Tuesday, September 07
3:30pm - JCCR

Wednesday, September 08
5:30pm - JCCR
No August meeting

Thursday, September 09
5:30pm - TCHD
Tuesday, September 13
3:30pm - JCCR

Tuesday, September 14
5:00pm - Jury Room

Monday, September 20
8:00am - Tremont
Monday, September 20
3:30pm - JCCR
(if needed)
Tuesday, September 21
3:30pm - JCCR
Tuesday, September 21 following Property JCCR

Tuesday, September 21 following Finance JCCR

Wednesday, September 22 4:00pm - Jury Room

County Offices Closed

Darcy, Atkins, Harris, Imig, Menold, Mingus, Proehl, Rich-Stimson, Sciortino, Sinn

Altpeter, Connett, Crawford, Hall, Goddard, Imig, Joesting, Roberts

Darcy, Hauter, Rich-Stimson

Sinn, Altpeter, Hall, Hauter, Hovey, Longfellow, Roberts

Darcy, Atkins, Harris, Imig, Menold, Mingus, Proehl, Rich-Stimson, Sciortino, Sinn

Connett, Altpeter, Crawford, Goddard, Hall, Imig, Roberts

Hall, Connett, Crawford, Goddard, Hovey, Mingus, Proehl

Darcy, Atkins, Harris, Imig, Menold, Mingus, Proehl, Rich-Stimson, Sciortino, Sinn

Harris, Graff, Hauter, Imig, Joesting, Rich-Stimson, Sciortino

Darcy, Atkins, Harris, Imig, Menold, Mingus, Proehl, Rich-Stimson, Sciortino, Sinn

Proehl, Atkins, Graff, Harris, Imig, Menold, Mingus, Rich-Stimson, Sciortino, Sinn

Harris, Atkins, Connett, Darcy, Graff, Imig, Joesting, Longfellow, Menold, Proehl, Sinn

## Executive

David Zimmerman, Chair

Board of Health
Bobbi Mullis, Chair
County Board

Wednesday, September 22 Harris, Atkins, Connett, Darcy, Graff, following Risk Management Imig, Joesting, Longfellow, Menold, Proehl, Sinn

Monday, September 27 Atkins
6:30pm - TCHD
Wednesday, September 20 All County Board Members 6:00 pm - JCCR

