

OFFICE OF THE  
*Appanoose County Auditor*

**KELLY HOWARD**

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Meeting Agenda  
December 20, 2021

The Appanoose County Board of Supervisors will meet Monday, December 20, 2021 at 9:00 A.M. in the Boardroom of the Courthouse. Items on the agenda include:

1. Pledge
2. Declaration of items to be added to the agenda
3. Approve minutes of the December 6, 2021 meeting
4. Approve reports (12/10 payroll, 11/21 Prisoner Room & Board)
5. Approve bills
6. Compensation Board: FY23 Elected Officials Salaries
7. Approve FY23 Elected Officials Salaries
8. Beth Burgin, Zoning Administrator
  - a. Set Public Hearing: ZOMA 0700-2 Ag to Residential
  - b. Set Public Hearing: ZOMA 0007-3 Commercial to Residential
9. Approve Iowa Opioid Allocation Memorandum of Understanding
10. Approve Board of Health Resignation/Appointments
11. Accept Compensation Board Appointment: Ray Tresemer
12. 9:15 A.M. Public Hearing FY22 County Budget Amendment
13. Approve Resolution #2021-40 FY22 County Budget Amendment
14. Approve Resolution #2021-41 FY22 County Budget Amendment Appropriations
15. Set Public Hearing: Appanoose County Voting Precinct Map
16. Set Public Hearing: Ordinance No. 53: Reprecincting/Redistricting
17. Approve CY2022 Statement of Values
18. Approve Resolution #2021-42: Secondary Roads Quarterly Transfer
19. John Hansen: Appanoose County Law Center (project progress update, review and approve change orders, review and approve pay request, discussions, and any necessary action)
20. County Engineer Report
21. CDC Coordinator Report
22. Public Comments
23. Adjourn

Possible Closed Session pursuant to Iowa Code Chapter 20.17(3)-Collective Bargaining strategy meeting.

Posted 12/15/2021

December 6, 2021

Appanoose County Board of Supervisors met in regular session December 6, 2021 at 9:00 A.M. in the Boardroom of the Courthouse. Present: Linda Demry, Chairperson, Mark McGill, Boardmember. Absent: Jeff Kulmatycki.

Meeting started with the Pledge.

McGill motioned approve the agenda. Seconded by Demry. All voted aye.

McGill motioned to approve the minutes from the November 15, 19, and 22, 2021 meetings. Seconded by Demry. All voted aye.

McGill motioned to approve 11/26 payroll. Seconded by Demry. All voted aye.

McGill motioned to approve the bills. Seconded by Demry. All voted aye.

Access Sys	Typing-Print.-Bind.Serv.	138.73
Ahlers & Cooney	Building Perm. Improvemnt	310.00
Alliant	Engineering Services	2938.30
Amazon	Law Enf. Equip & Weapons	22.98
App Co Pub Hlth	Engineering Services	390.00
Sec Rds	E911 Sign Expense (Labor)	120.00
App Co Treas	Off. Supplies & Forms	228.95
Arnold Motor	Engineering Services	410.89
Bailey Off	Off. Supplies & Forms	44.52
BKE LLC	Engineering Services	355.90
Bratz Oil	Mileage & Transp. Expense	118.85
Brown's Shoe	Engineering Services	346.00
C-D Supply	Off. Supplies & Forms	319.03
Calhoun Burns	Engineering Services	7234.22
Cantera Aggregates	Engineering Services	10755.40
Capital One	Law Enf. Equip & Weapons	171.96
Capital Sanitary Supply	Off. Equip Repair & Maint	1193.26
Carosh	Contrib. & Purchase Serv	9832.00
Cville Iron	Engineering Services	939.65
Cville Wtrwks	Engineering Services	323.66
Central IA Det	Sheriffs Transportation	600.00
Chariton Valley Elec	Engineering Services	45.91
City Cville	Salary-Regular Employees	6966.19
City of Plano	Maintenance Contract	136.76
City of Unionville	Maintenance Contract	102.65
S Cole	Mileage & Transp. Expense	157.14
Construction & Aggregate Prod	Engineering Services	775.38
L Demry	Mileage & Transp. Expense	186.30
S Dittmer	Legal Serv. Dep-Subp-Tran	274.50
Entenmann-Rovin	Uniforms	76.00
First Bkcd	Educational & Train.Serv.	537.60
Fogle TV	Engineering Services	45.43
Forbes Office Solns	Off. Supplies & Forms	85.18
D Gee	Mileage & Transp. Expense	192.67
Geotech Materials	Engineering Services	1558.42
GreatAmerica	Off. Supplies & Forms	210.80
Hi-Way Products	Engineering Services	2878.20
Kelly Howard	Educational & Train.Serv.	97.44
Impressive Designs	Law Enf. Equip & Weapons	63.00
ICAA	Educational & Train.Serv.	350.00
IA Div Labor	Heat-Cool-Elevator-Rpr-Mn	40.00
IA Prison Industries	Engineering Services	3557.00
IA ME	Medical & Health Services	8191.60

ISSDA	Educational & Train.Serv.	700.00
J&K Rentals	Rent Payments	120.00
Kimball	Engineering Services	132.55
Kratofil Repair Center	Engineering Services	317.00
L&W Quarries	Engineering Services	23555.68
R Lamb	Mileage & Transp. Expense	1839.51
Lange FH	Mileage & Transp. Expense	1390.00
Mail Serv	Vehicle Renewal Notices	586.18
MARC	Engineering Services	445.62
Midwest Wheel	Engineering Services	571.46
MMIT	Off. Supplies & Forms	101.57
MMIT	Off. Supplies & Forms	54.16
Sinclair NAPA	Engineering Services	999.08
Natel	Telephone & Telegr.Serv.	1009.98
Nat'l Pen	Off. Supplies & Forms	134.44
O'Reilly	Engineering Services	660.37
Jeri Pershy	Rent Payments	475.00
Polk Co Treas	Medical & Health Services	184.77
Pomp's Tire Service	Engineering Services	5738.00
Power Ins	Law Enf. Auto Ins.	270.00
PowerPlan	Engineering Services	168.35
Quick Shop	Mileage & Transp. Expense	191.40
Quill	Off. Supplies & Forms	376.94
Rainbo Oil	Engineering Services	2258.85
RRWA	Engineering Services	27.00
River Hills	Medical & Health Services	175.00
RK Auto	Vehicle Repair & Maintce	60.00
G Roefer	Medical & Health Services	600.00
Seymour Tire	Engineering Services	100.50
SJ Smith Co Inc	Engineering Services	173.20
Society of Land Surveyors	Educational & Train.Serv.	140.00
Solutions	Computer & Microfilm Supp	219.00
Storey Kenworthy	Election Supplies	3866.39
Superior Cable & Data	Election Supplies	2392.38
Thomas Funeral Home	Funeral Services	900.00
TOWNSEND CRANE SERVICE LLC	Bridge & Culvert Maint.	9283.02
UnityPoint	Engineering Services	252.00
US Bank	Off. Supplies & Forms	3580.62
US Cellular	Off. Supplies & Forms	695.77
Verizon	Engineering Supplies	160.03
J Willier	Legal & Ct-Related Serv.	24.00
Windstream	E911 Telephone Expense	642.13
World Data Corp	Books & Periodicals	300.00
Yutzy Repair	Engineering Services	1073.18
Ziegler	Engineering Services	16700.78
Grand Total		146968.38

Delaney Evers provided a copy of the FY22 Tourism budget to the board.

JeNel Barth, Nicole Cox, and Julie Caraccio spoke about the Dolly Parton Imagination Library. They requested \$20,000 from the county using ARP funds.

McGill motioned to open the public hearing for Ordinance #52 at 9:22 A.M. Seconded by Demry. All voted aye. Ordinance #52 was read. McGill motioned to close the public hearing at 9:23 A.M. Seconded by Demry. All voted aye. McGill motioned to approve the first reading of Ordinance #52. Seconded by Demry. All voted aye. McGill motioned to waive the second and third readings of Ordinance #52. Seconded by Demry. All voted aye.

Megan Cockriel from NAMI withdrew her request of \$1,500 for their support groups.

McGill motioned to approve the 2021 Family Farm Tax Credit Applications. Seconded by Demry. All voted aye.

McGill motioned to approve the tax abatement of \$1,848 for Matthew Walker. Seconded by Demry. All voted aye.

McGill motioned to set a public hearing for the FY22 Budget Amendment for December 20, 2021 at 9:15 A.M. Seconded by Demry. All voted aye.

McGill motioned to approve Resolution # 2021-39. Seconded by Demry. All voted aye.

#### NAMING DEPOSITORIES RESOLUTION: 2021-39

BE IT RESOLVED, that the Board of Supervisors in Appanoose County, Iowa approves the following list of financial institutions to be depositories of the County funds in conformance with all applicable provisions of Iowa Code Chapter 12c. The County Officials listed below are hereby authorized to deposit the County funds in amounts not to exceed the maximum approved for each respective financial institution as set out below:

Depository Name	Location	Maximum under prior Resolution	Maximum under this Resolution
Sheriff: Iowa Trust	Centerville, IA	200,000	200,000
Treasurer: Iowa Trust	Centerville, IA	9,000,000	16,000,000
Treasurer: IPAIT	Des Moines, IA	7,000,000	7,000,000
Treasurer: Community 1 <sup>st</sup>	Centerville, IA	0	500,000
Recorder: Iowa Trust	Centerville, IA	0	75,000
Auditor: Iowa Trust	Centerville, IA	0	300,000
Auditor: US Bank (Cemetery)	Centerville, IA	8,000	8,000
Auditor: Peoples State	Albia, IA	75,000	0
Auditor: So. Ottumwa Savings	Albia, IA	0	75,000

CERTIFICATION: I hereby certify that the foregoing is a true and correct copy of a resolution of the Appanoose County Board of Supervisors, adopted at a meeting of said public body, duly called and held on the 6th day of December, 2021, a quorum being present, as said resolution remains of record in the minutes of said meeting, and it is now in full force and effect.

Approved this 6<sup>th</sup> day of December, 2021.

/s/: Linda Demry, Chairperson of Board of Supervisors

/s/: Mark McGill, Member of Board of Supervisors

ATTEST: /s/Kelly Howard, Appanoose County Auditor

McGill motioned to accept Randall Raskie's resignation from Secondary Roads effective December 26, 2021. Seconded by Demry. All voted aye.

McGill motioned to approve the Lease Agreement with the State of Iowa (3<sup>rd</sup> Floor Office space). Seconded by Demry. All voted aye.

John Hansen provided an update to the board on the new law center. Some of the panels have been poured and will set this week or next. A pay claim application was presented. McGill motioned to approve the 12/1/2021 pay application in the amount of \$824,464.18. Seconded by Demry. All voted aye.

County Engineer, Brad Skinner, provided an update to the board. Raskie's vacancy will be filled in the next few weeks. Demry directed Skinner to consult with HR Consultant Paul Greufe. Skinner was asked if the snow equipment is ready. Skinner stated with older equipment something is always breaking down so they aren't 100% ready. Both railroad car projects are complete. He will be working

on the budget next. The crews will do ditch work and culvert replacements until it snows. McGill stated he has received several calls about dirt in the roads. Skinner stated they are using a rock retriever that does bring some dirt. There are some areas where they will collect the dirt due to the amount. Skinner was asked to look at 310<sup>th</sup> Avenue.

Public Comments: none.

McGill motioned to adjourn. Seconded by Demry. All voted aye.

The Board adjourned to meet at the call of the Auditor at 10:01 A.M.

Appanoose County Board of Supervisors

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Attest:

\_\_\_\_\_  
Kelly Howard, Appanoose County Auditor

DISTRICT COURT OF APPANOOSE COUNTY

REPORT OF FEES COLLECTED

\*\*\*PRISONER ROOM AND BOARD\*\*\*

To the Board of Supervisors of Appanoose County:

I, Jannie Houser, Clerk/Clerk's Designee of the District Court of the above named County and State, do hereby certify that the following is a true and correct statement of the fees collected by the Clerk of Court for the month of November, 2021, and The same has been paid to the County as per receipt attached.

COUNTY SHARE OF PRISONER ROOM & BOARD

1000-1000-4440-05-302	Total Prisoner Room & Board Reimbursement	
	100% General Basic	\$ <u>418.27</u>
29000-01000-4440-05-301	60% Transfer to Sheriff	\$ <u>250.96</u>

Transfer authorized by Appanoose County Board of Supervisors this \_\_\_\_\_ day of

\_\_\_\_\_, 20\_\_\_\_\_.

Signed: \_\_\_\_\_

Chairperson

**Appanoose County Compensation Board Meeting**  
**December 1, 2021 - 5:00 PM**  
**Appanoose County Courthouse**

**Present:** Mike Craver, Ray Tresemer, Neal Smith, Larry Golic, , Mike Craver, Renate Deininger, Ed Cox  
**Absent:** Patsy Dudenhoeffer

Meeting was called to order by Chair, Mike Craver. The minutes of the 2020 meeting were reviewed. Motion by Ray Tresemer, 2<sup>nd</sup> by Ed Cox to approve the minutes. All ayes.

**Election of Officers:** Motion by Neal Smith, 2<sup>nd</sup> by Renate Deininger to elect the following officers -- Mike Craver, Chair; Ray Tresemer, Vice-Chair; and Ed Cox, Secretary. All ayes.

Secretary Ed Cox read the instructions to the compensation board from Iowa Code section 331.907.

**Salary Review & Discussion:** The board reviewed Iowa county salary rankings for each office as well as materials submitted by the office holders. The board also considered the U.S. Department of Labor, Bureau of Labor Statistics, and CPI - All Urban Consumers, Midwest Region, and ACPI average increase from July 2020 to July 2021. The Compensation Board has been trying over the last years to advance salary rankings at least to the Appanoose population rank. Review of current data shows we are still behind in some areas.

**Salary Recommendation for Board of Supervisors:** Motion by Ed Cox, 2<sup>nd</sup> by Ray Tresemer to recommend a 7% increase for the board of supervisors. All ayes.

**Board of Supervisors Chairman:** Motion by Ray Tresemer, 2<sup>nd</sup> by Larry Golic to continue \$500 additional salary for the board chairman. All ayes.

**Salary Recommendation for Sheriff:** The group reviewed county sheriff salary comparisons but also comparisons with state law enforcement personnel both trooper and captain level and federal law enforcement as specified in the code. Motion by Ray Tresemer, 2<sup>nd</sup> by Neal Smith to recommend a 9% increase for the Sheriff. All ayes. After discussing the remaining salaries below, the board reexamined the salary recommendation for the sheriff, and there was a motion by Ray Tresemer and 2<sup>nd</sup> by Larry Golic to amend the recommendation to a 10% increase for the Sheriff. All ayes.

**Salary Recommendation for County Attorney:** The group reviewed county comparisons and discussed the high criminal load in Appanoose County as well as the fact that many other counties have part-time attorneys that allow them to have an outside practice as well. They also discussed the difficulty of trying to replace a county attorney. Motion by Ed Cox, 2<sup>nd</sup> by Ray Tresemer to recommend a 10% increase for the County Attorney. All ayes.

**Salary Recommendation for Treasurer:** Motion by Neal Smith, 2<sup>nd</sup> by Larry Golic to recommend a 10% increase. All ayes.

**Salary Recommendation for Auditor:** Motion by Larry Golic, 2<sup>nd</sup> by Neal Smith to recommend a 12% increase. All ayes.

**Salary Recommendation for Recorder:** Motion by Mike Craver, 2<sup>nd</sup> by Larry Golic to recommend a 10% increase. All ayes.

**Next Meeting Date:** The compensation board set the next regular meeting for December 7, 2022, at 5 PM at the Appanoose County Courthouse. Moved by Renate Deininger and 2<sup>nd</sup> by Ray Tresemer, all ayes. Motion by Neal Smith to adjourn, 2<sup>nd</sup> by Renate Deininger, all ayes, the meeting was adjourned.

Respectfully submitted,



Ed Cox, Secretary

*Appanoose County Zoning Administrator*

**Beth Burgin**

COURTHOUSE  
201 N. 12th  
CENTERVILLE, IOWA 52544  
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12/14/2021

I would like to be put on the Agenda for the Board of Supervisors meeting on 12/20/2021 to set a public hearing for ZOMA 0700-2 for Timber & Tines, LLC (James Fleming) the changing of the Walnut Creek Subdivision from Agricultural to Residential and Zoma 0700-3 for John Lindley for parcel #301261003200000 from Commercial to Residential.

Thank you,

Beth Burgin  
Zoning Administrator



ORDINANCE NUMBER ZOMA 0700-3

Prepared & Certified by Elizabeth Burgin, Appanoose County Zoning Administrator  
Return to Appanoose County Zoning, 201 N 12th, Centerville, IA 52544

AN ORDINANCE AMENDING THE OFFICIAL ZONING MAP, WHICH IS CONSIDERED PART OF THE APPANOOSE COUNTY, IOWA RATHBUN RESERVOIR ZONING DISTRICT ORDINANCE, ORDINANCE #31, ADOPTED APRIL 6, 1970, BOOK 39 MISCELLANEOUS, PAGE 545 will be heard \_\_\_\_\_ in the Board of Supervisors Office of the Appanoose County Courthouse, 201 N 12<sup>th</sup>, Centerville IA. The Amendment will read as follows:

SECTION 1. RESCISSION. This Ordinance rescinds the current zoning designation, "*Commercial*" on the *John W. Lindley* property legally described as:

*BEG AT A PT WHERE N BOUNDARY LINE OF HWY INTERSECTS TH W LINE OF SW NE TH SELY, ETC*

on the Official Zoning Map as was adopted on April 6, 1970.

SECTION 2. ADOPTION. This Ordinance adopts in lieu thereof a new zoning designation, "*Residential*", for the properties legally described above, on the Official Zoning Map.

SECTION 3. INTEGRATION WITH CODE. Each section, provision or part of this Ordinance which is followed by a section number shall be inserted in the Appanoose County Zoning Ordinance (Ordinance 31), adopted on April 6, 1970 as indicated by said section number and hereafter shall be cited by reference to said section number.

SECTION 4. REPEALER. All ordinances and resolutions, parts thereof or amendments thereto, in conflict with this Ordinance are hereby repealed.

SECTION 5. SEVERABILITY OF REPEALER. All ordinances and resolutions, parts thereof or amendments thereto, not directly affected by this Ordinance shall remain in full force and effect.

SECTION 6. SEVERABILITY. If any section, provision, or part of this ordinance shall be adjudged invalid or unconstitutional, such section, provision, or part shall be severable from the rest of the Ordinance, and such adjudication shall not affect the validity of the ordinance as a whole, or any section, provision, or part not adjudged invalid or unconstitutional.

SECTION 7. EFFECTIVE DATE. This Ordinance shall be in full force and effect after its final passage and publication as provided by law.

PUBLIC HEARING AND FIRST PASSAGE (READING) on \_\_\_\_\_, 2021.

SECOND PASSAGE (READING) on \_\_\_\_\_, 2021.

THIRD AND FINAL PASSAGE (READING) AND ADOPTION on \_\_\_\_\_, 2021.

Board of Supervisors Chair

County Auditor

**ORDINANCE NUMBER ZOMA 0700-2**

*Prepared & Certified by Elizabeth Burgin, Appanoose County Zoning Administrator  
Return to Appanoose County Zoning, 201 N. 12th, Centerville, IA 52544*

AN ORDINANCE AMENDING THE OFFICIAL ZONING MAP, WHICH IS CONSIDERED PART OF THE APPANOOSE COUNTY, IOWA RATHBUN RESERVOIR ZONING DISTRICT ORDINANCE, ORDINANCE #31, ADOPTED APRIL 6, 1970, BOOK 39 MISCELLANEOUS, PAGE 545 will be heard \_\_\_\_\_ in the Board of Supervisors Office of the Appanoose County Courthouse, 201 N 12<sup>th</sup>, Centerville IA. The Amendment will read as follows:

SECTION 1. RESCISSION. This Ordinance rescinds the current zoning designation, "*Agricultural*" on the *Timber & Tines, LLC* property legally described as:

***LOTS 1 – 14 of the WALNUT CREEK SUBDIVISION & ALL THAT PT SW NE LYING S & W OF RIVER & SW PT NW SE EXC THAT PT LYING N & E OF CHARITON RIVER CTR LINE & PT SE NW EXC ALL THAT PT LYING N & E OF RIVER ALSO JOHNS TOWN & EXC PARCEL C DESC AS: SEE SURVEY BK 2021 PG 1487 FOR LEGAL & ALL THAT PT LYG W OF RD***

on the Official Zoning Map as was adopted on April 6, 1970.

SECTION 2. ADOPTION. This Ordinance adopts in lieu thereof a new zoning designation, "*Residential*", for the properties legally described above, on the Official Zoning Map.

SECTION 3. INTEGRATION WITH CODE. Each section, provision or part of this Ordinance which is followed by a section number shall be inserted in the Appanoose County Zoning Ordinance (Ordinance 31), adopted on April 6, 1970 as indicated by said section number and hereafter shall be cited by reference to said section number.

SECTION 4. REPEALER. All ordinances and resolutions, parts thereof or amendments thereto, in conflict with this Ordinance are hereby repealed.

SECTION 5. SEVERABILITY OF REPEALER. All ordinances and resolutions, parts thereof or amendments thereto, not directly affected by this Ordinance shall remain in full force and effect.

SECTION 6. SEVERABILITY. If any section, provision, or part of this ordinance shall be adjudged invalid or unconstitutional, such section, provision, or part shall be severable from the rest of the Ordinance, and such adjudication shall not affect the validity of the ordinance as a whole, or any section, provision, or part not adjudged invalid or unconstitutional.

SECTION 7. EFFECTIVE DATE. This Ordinance shall be in full force and effect after its final passage and publication as provided by law.

PUBLIC HEARING AND FIRST PASSAGE (READING) on \_\_\_\_\_, 2021.

SECOND PASSAGE (READING) on \_\_\_\_\_, 2021.

THIRD AND FINAL PASSAGE (READING) AND ADOPTION on \_\_\_\_\_, 2021.

IOWA OPIOID ALLOCATION  
MEMORANDUM OF UNDERSTANDING

**A. Definitions**

As used in this Memorandum of Understanding (“MOU” or “Agreement”):

1. “Local Government” shall mean all Iowa Counties (regardless of population) and cities, villages, and towns located within the geographic boundaries of the State of Iowa with a population exceeding 10,000.<sup>1</sup>
2. “Opioid Funds” shall mean monetary amounts obtained through a Settlement as defined in this MOU, including amounts obtained under Sections IV and V of the Distributor Master Settlement Agreement and Sections V and VI of the J&J Master Settlement Agreement. Separate amounts allocated to the State as restitution pursuant to Sections IX of the Distributor Master Settlement Agreement and Sections X of the J&J Master Settlement Agreement and amounts for reimbursement of attorneys’ fees and costs as set forth in Sections X of the Distributor Master Settlement Agreement and Section XI of the J&J Master Settlement Agreement and from similar state specific or private attorneys’ fees funds created by other Settlements are not “Opioid Funds.” For avoidance of doubt, payments to the Iowa Backstop Fund will be paid out of Opioid Funds as more specifically set forth in Section D of this MOU.
3. “Opioid Related Expenditure” shall mean an expenditure consistent with the categories enumerated in Exhibit E to the Distributor Master Settlement Agreement and the J&J Master Settlement Agreement found at <https://nationalopioidsettlement.com/> and attached hereto as Exhibit 1.
4. “Parties” shall mean the State of Iowa and Participating Local Governments.
5. “Pharmaceutical Supply Chain Participant” shall mean any entity that engages in or has engaged in the manufacture, marketing, promotion, distribution or dispensing of an opioid analgesic, including but not limited to those persons or entities identified as Defendants in the matter captioned *In re: Opioid Litigation*, MDL 2804 pending in the United States District Court for the Northern District of Ohio.
6. “Participating Local Government” is any Local Government that agrees to be bound by a Settlement by Participation Agreement necessary to effectuate that Settlement or other similar document.
7. “Settlement” shall mean the negotiated resolution of legal or equitable claims regarding opioids against a Pharmaceutical Supply Chain Participant when that resolution has been

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<sup>1</sup> The population figures contained in this MOU shall be derived from the published U.S. Census Bureau’s population estimates for July 1, 2019, released May 2020 as set for in the Distributor Master Settlement Agreement and the J&J Master Settlement Agreement.

jointly entered into by the Parties. For avoidance of doubt, a Settlement shall not include (i) any negotiated resolution of legal or equitable claims between the State and a Supply Chain Participant that is unrelated to the claims at issue in the matter captioned *In re: Opioid Litigation*, MDL 2804 pending in the United States District Court for the Northern District of Ohio or (ii) any negotiated resolution of legal or equitable claims between the State and a Supply Chain Participant that requires the Parties to allocate settlement proceeds in a specific manner or using specified allocation percentages inconsistent with this MOU

8. "Master Settlement Agreement" shall mean the agreements documenting a Settlement. For the purposes of this MOU the Distributor Master Settlement Agreement and the J&J Master Settlement Agreement found at <https://nationalopioidsettlement.com/> are Master Settlement Agreements under the meaning of this MOU.
9. "State" shall mean the State of Iowa.

**B. Allocation of the Opioid Settlement Proceeds**

1. Opioid Funds shall be allocated as follows: (i) 50% to the Iowa Abatement Fund ("Iowa Abatement Share") and (ii) 50% to Participating Local Governments, less fees and costs allocated to the Iowa Backstop Fund as set forth in Section D ("LG Abatement Share").
2. The Participating Local Governments may elect to use a Settlement Administrator ("Settlement Administrator") to receive and distribute Opioid Funds allocated to the LG Abatement Share pursuant to this MOU.
3. Opioid Funds shall not be considered funds of the Iowa Abatement Fund or any Local Government unless and until such time as an allocation is made to the Iowa Abatement Fund or any Participating Local Government pursuant to this Section.
4. The LG Abatement Share shall be distributed in direct payments to the Counties that are Participating Local Governments according to the National Negotiation Class Formula, in the amounts set forth on Exhibit 2 ("Direct Distribution Amount").
5. A County may elect to forego its Direct Distribution Amount by notifying the Settlement Administrator in writing of its decision. If a County makes an election to forego its Direct Distribution Amount, that amount reverts to the LG Abatement Share unless the County specifically designates that its share should revert to the Iowa Abatement Share.
6. Except as provided herein, nothing shall prohibit a County from sub-allocating any portion of its Direct Distribution Amount to the Iowa Abatement Fund or to a City that is a Participating Local Government within its jurisdiction provided, however, that the Iowa Abatement Fund or City must expend any such sub-allocation only on an Opioid Related Expenditure.

7. If a County sub-allocates Opioid Funds to a City within its jurisdiction, such suballocation shall be made according to an agreement between the County and the City requiring the use of the suballocated funds for an Opioid Related Expenditure and further providing that a use of funds inconsistent with an Opioid Related Expenditure shall make the funds subject to recoupment and otherwise disqualify the City from a future sub-allocation.
8. Except as provided herein, 100% of the Iowa Abatement Share and the LG Abatement Share, regardless of allocation, shall be utilized only for Opioid Related Expenditures incurred after the Effective Date of this MOU. The list of approved Opioid Related Expenditures are set forth in Exhibit 1 to this MOU . The Parties agree that at least 75% of the Iowa Abatement Share and the LG Abatement Share shall be utilized for only the “Core Strategies” listed in Schedule A of Exhibit 1 to this MOU.
9. The Parties may use up to 2.5% of the Iowa Abatement Share and the LG Abatement Share for administrative costs for Opioid Related Expenditures.

**C. Compliance Reporting and Accountability**

1. Every Participating Local Government that receives a Direct Distribution Amount shall create a separate fund on its financial books and records that is designated for the receipt and expenditure of the entity’s Direct Distribution Amount, called the “LG Abatement Fund.” Funds in an LG Abatement Fund shall not be commingled with any other money or funds of the Participating Local Government. A Participating Local Government may invest LG Abatement Fund funds consistent with the investment of other funds of a Participating Local Government.
2. Funds in a LG Abatement Fund may be expended by a Participating Local Government only for Opioid Related Expenditures. For avoidance of doubt, funds in a LG Abatement Fund may not be expended for costs, disbursements or payments made or incurred prior to the Settlement.
3. Each LG Abatement Fund shall be subject to audit in a manner consistent with Code of Iowa §§331.402(2)(i) and 11.6. Any such audit shall be a financial and performance audit to ensure that the LG Abatement Fund disbursements are consistent with the terms of this MOU. If any such audit reveals an expenditure inconsistent with the terms of this MOU, the Participating Local Government shall immediately redirect the funds associated with the inconsistent expenditure to an Opioid Related Expenditure.
4. Reporting
  - a. Each Participating Local Government that receives a Direct Distribution Amount must prepare and file a public annual report describing the expenditure of its Direct Distribution Amount. The report shall include, though is not limited to, a

narrative description of the funded programs; the dollar amount provided; and progress and/or outcomes of funded programs. Participating Local Governments may work together to prepare and file joint reports if they so choose.

- b. A Participating Local Government taking a suballocation of some amount of its Direct Distribution Amount pursuant to Section B(7) is responsible for including the expenditure of those funds and outcomes from those expenditures in the annual report required by Section C(4)(a), above.
  - c. The State may utilize the reports in order to report to the public on the use and effectiveness of the Opioid Funds in addressing the opioid crisis in Iowa.
5. Two or more Participating Local Governments may combine their respective Direct Distribution Amounts.
  6. Nothing shall prohibit Participating Local Governments from acting alone or together pursuant to Paragraph 5 or from entering into an agreement(s) relating to the securitization of Opioid Funds (and any allocation thereof) that are scheduled under a Settlement to be paid at a future date.
  7. Pursuant to Section B of this MOU the Iowa Abatement Fund and all Participating Local Governments shall use 100% of the Iowa Abatement Share and the LG Abatement Share for Opioid Related Expenditures.

**D. Payment of Counsel and Opioid Litigation Expenses**

1. Sixty-six of the Participating Local Governments (“Litigating Local Governments”) have contracted with outside counsel (“Counsel”) for representation in litigation against certain Pharmaceutical Supply Chain Participants and Counsel has been representing some of those entities since 2018. The Litigating Local Governments are set forth on Exhibit 2. In consideration for Counsel’s representation, each of the Litigating Local Governments entered into a contract with its Counsel for a 25% contingency fee applied to each Litigating Local Government’s recovery.
2. The Distributor Master Settlement Agreement and the J&J Master Settlement Agreement provide for the payment of attorneys’ fees and legal expenses owed by States and Participating Local Governments to outside counsel retained for litigation against the Defendants in those agreements. To effectuate this, the Court in the MDL Litigation has established a fund to compensate attorneys for services rendered and expenses incurred that have benefitted plaintiffs generally in the litigation (the “National Attorney Fee Fund”).
3. Counsel for the Litigating Local Governments intends to make application to the National Attorney Fee Fund. Because there is still uncertainty regarding what Counsel will recover as compensation for the large volume of work done and the large out of pocket expense of the Litigation, and whereas the Litigating Local Governments desire

to fairly compensate Counsel for the work done on behalf of Litigating Local Governments, the Parties agree that the Participating Local Governments will create an Iowa attorneys' fees and costs fund (the "Iowa Backstop Fund") to compensate Counsel only in the event Counsel does not recover from the National Attorney Fee Fund an amount equal to 15 % of the LG Abatement Share attributable to the Litigating Local Governments, less any amounts a Litigating Local Government suballocates to one or more Cities within its jurisdiction ("Net Direct Distribution Amount"). For the avoidance of doubt, collectively, Counsel are limited to being paid, at most, and assuming adequate funds are available under the National Attorney Fee Fund and the Iowa Backstop Fund, attorneys' fees totaling fifteen percent (15%) of the total Net Direct Distribution Amount for all Litigating Local Governments.

4. Counsel must first seek recovery at the National Attorney Fee Fund before applying to the Iowa Backstop Fund and may not recover from the Iowa Backstop Fund any amounts recovered at the National Attorney Fee Fund.
5. Counsel can seek payment from the Iowa Backstop Fund only for the difference between what they have collected from the National Attorney Fee Fund and the amount to which they are entitled under Paragraph D(3), above.
6. If Counsel receives fees/costs for common benefit work from the National Attorney Fee Fund, when determining "amounts recovered" for purposes of this Section D, those fees/costs received from the National Attorney Fee Fund for common benefit work will be allocated proportionately across all of their local governmental clients based on the Negotiation Class Model to allocate the appropriate portion to Iowa Litigating Local Governments.
7. The Iowa Backstop Fund shall be funded as follows: from the Opioid Funds Allocated to Participating Local Governments pursuant to this MOU, the Settlement Administrator shall deposit in the Iowa Backstop Fund an amount equal to 15% of the total Net Direct Distribution Amount for all Litigating Local Governments and distribute the remainder of the funds allocated to Participating Local Governments as set forth in Section B above. No funds from the Iowa Abatement Share shall be used to pay attorneys' fees and no funds from the Iowa Abatement Share shall be paid to the Iowa Backstop Fund.
8. Any funds remaining in the Iowa Backstop Fund in excess of the amounts needed to cover the deficiency in attorneys' fees as provided in this Section shall revert back to the LG Abatement Share and shall be allocated to the Participating Local Governments as provided in Section B.
9. The Settlement Administrator shall be responsible for receiving requests for and allocating payments to Counsel from the Iowa Backstop Fund. Counsel seeking payment from the Iowa Backstop Fund shall provide all documents and information required and/or sought by the Settlement Administrator.

10. The Settlement Administrator is authorized to provide information regarding requests for and payment from the Iowa Backstop Fund to the Attorney General, upon request.
11. The Iowa Backstop Fund will not be funded by proceeds from any resolution in the matter of *In re Purdue Pharma L.P., et. al.*, Docket No. 19-23649 in the Bankruptcy Court for the Southern District of New York.

**E. Minimum Participation**

1. This Agreement shall become effective at the time when Litigating Local Governments comprising 95% of the total Litigating Local Government population and Local Governments comprising 80% of the total population of eligible Primary Subdivisions as defined and described in in the Settlement Agreements with a population over 30,000 people sign this MOU (“MOU Effective Date”).
2. For avoidance of doubt, a list of the Litigating Local Governments and eligible Primary Subdivisions with a population over 30,000 people whose participation is required to achieve the MOU Effective Dates as set forth above is attached hereto as Exhibit 3.

**F. Other Terms**

1. The Parties agree to make such amendments as necessary to implement the intent of this agreement. After this Agreement becomes effective, amendments may only be made to this Agreement if approved in writing by the Attorney General and at least 51% of the Participating Local Governments.
2. This Agreement shall be governed by and construed under the laws of the State of Iowa using Iowa law. Any action related to the provisions of this Agreement, except as otherwise provided in the Master Settlement Agreements or Future Resolutions, must be adjudicated by the Iowa state courts of Polk County in the State of Iowa.
3. This Agreement does not supersede or alter the terms of the Master Settlement Agreements except to the extent those terms allow for a State-Subdivision Agreement to do so.
4. If any part of this Agreement is declared invalid or becomes inoperative for any reason, such invalidity or failure shall not affect the validity and enforceability of any other provision.
5. This Agreement may be executed in counterparts, each of which shall be deemed an original and all of which together shall be considered one and the same agreement. A signature transmitted by facsimile or electronic image shall be deemed an original signature for purposes of executing this Agreement.



6. Each person signing this Agreement represents that he or she is fully authorized to enter into the terms and conditions of, and to execute, this Agreement on behalf of the named governmental entity, and that all necessary.

**IN WITNESS WHEREOF**, the parties hereby execute this MOU as of the date set forth below.

**ON BEHALF OF THE STATE OF IOWA:**

\_\_\_\_\_ Date: \_\_\_\_\_  
Attorney General Thomas J. Miller

**ON BEHALF OF THE LOCAL GOVERNMENTS:**

\_\_\_\_\_ Date: \_\_\_\_\_  
Adair County  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Adams County  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Allamakee County  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Altoona City  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Ames City  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Ankeny City  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Appanoose County  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Audubon County  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Benton County  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Bettendorf City  
Printed: \_\_\_\_\_

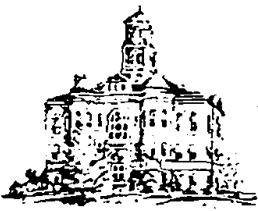
\_\_\_\_\_ Date: \_\_\_\_\_  
Black Hawk County  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Boone City  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Boone County  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Bremer County  
Printed: \_\_\_\_\_

\_\_\_\_\_ Date: \_\_\_\_\_  
Buchanan County  
Printed: \_\_\_\_\_



**APPANOOSE COUNTY PUBLIC HEALTH**  
PROVIDING HEALTH SERVICE TO APPANOOSE COUNTY since 1960

---

209 East Jackson St.  
Centerville, IA 52544

Phone: 641.437.4332  
Fax: 641.856.5575

December 8<sup>th</sup>, 2021

Appanoose County Board of Supervisors,

Courtney Chapman recently resigned from the Appanoose County Board of Health. Courtney was promoted and is now covering four counties in her job duties and does not feel she has the time to commit to the Board of Health.

The Appanoose County Board of Health would like to nominate Jessie Nicoletto to the Board of Supervisors as a nominee to fill in for Courtney Chapman starting January 1<sup>st</sup>, 2022 filling out the rest of Courtney's term expiring December 31<sup>st</sup>, 2022.

Also, Dr. Ryan Arnevik and Marilyn Wood both had terms expiring 12/31/21 have agreed to continue on the Board of Health for another term extending their expiration dates to 12/31/24.

Respectfully,

Kristopher L. Laurson  
Administrator Appanoose County Public Health



Office of  
**APPANOOSE COUNTY SHERIFF**

Gary D. Anderson, Sheriff  
1125 West Van Buren St.  
P.O. Box 474  
Centerville, Iowa 52544  
Phone: 641-437-7100 Fax: 641-437-7107



December 3, 2021

Kelly Howard  
Appanoose County Auditor

Re: Compensation Board Representative

Dear Kelly,

Ray Tresemer is the current Appanoose County Compensation Board Representative for the Sheriff. Ray's term will expire in 2022. I have spoken to Ray and he has agreed to continue as a Representative for the Sheriff on the Appanoose County Compensation Board.

Therefore, I request that Ray Tresemer be reappointed as the Sheriff's Representative.

Sincerely;

A handwritten signature in cursive script that reads "Gary D. Anderson".

Gary D. Anderson  
Sheriff

**FY21/22 BUDGET AMENDMENT  
12/20/2021**

**Auditor – Fund 02**

\$10,000: Adding Cyber Security Grant revenue and expense

**Sheriff – Fund 11**

\$33,907: Adding insurance payout for totaled vehicle revenue and expense

**Conservation – Funds 01 & 15**

\$6,000: Adding Reserve Fund Expense

\$1,400: Donation for cornhole boards revenue and expense

**Public Health – Fund 01**

\$25,000: Adding grant revenue and expense

**Administration – Funds 02 & 21**

\$9,591: Worker’s Compensation Refund revenue and expense

\$89,130: Add Actual LT Debt interest expense

**Total Revenue \$79,898**

02000-08000-2571-02	\$ 10,000
11000-01000-8490-05	\$ 33,907
01000-06000-5290-22-250	\$ 1,400
01000-03000-5300-23-924	\$ 25,000
02000-09210-8450-51	\$ 9,591

**Total Expense \$175,028**

02000-08000-264-02	\$ 10,000
11000-01000-635-05	\$ 33,907
01000-06110-292-22	\$ 1,400
15000-10210-600-22	\$ 6,000
01000-03040-308-23-922-19	\$ 25,000
02000-9220-464-51	\$ 9,591
21010-10100-510-99-5	(\$ 90,000)
21010-10100-520-99-5	\$179,130

**NOTICE OF PUBLIC HEARING - AMENDMENT OF CURRENT BUDGET**  
**APPANOOSE COUNTY**  
 Fiscal Year July 1, 2021 - June 30, 2022

The APPANOOSE COUNTY will conduct a public hearing for the purpose of amending the current budget for fiscal year ending June 30, 2022

**Meeting Date/Time:** 12/20/2021 09:15 AM

**Contact:** Kelly Howard

**Phone:** (641) 856-6191

**Meeting Location:** Boardroom of the Courthouse  
 201 N 12th St. Centerville

There will be no increase in taxes. Any residents or taxpayers will be heard for or against the proposed amendment at the time and place specified above. A detailed statement of: additional receipts, cash balances on hand at the close of the preceding fiscal year, and proposed disbursements, both past and anticipated, will be available at the hearing

REVENUES & OTHER FINANCING SOURCES		Total Budget as Certified or Last Amended	Current Amendment	Total Budget After Current Amendment
Taxes Levied on Property	1	4,479,727	0	4,479,727
Less: Uncollected Delinquent Taxes - Levy Year	2	0	0	0
Less: Credits to Taxpayers	3	357,050	0	357,050
<b>Net Current Property Tax</b>	<b>4</b>	<b>4,122,677</b>	<b>0</b>	<b>4,122,677</b>
Delinquent Property Tax Revenue	5	0	0	0
Penalties, Interest & Costs on Taxes	6	12,000	0	12,000
Other County Taxes/TIF Tax Revenues	7	1,368,480	0	1,368,480
Intergovernmental	8	3,910,142	10,000	3,920,142
Licenses & Permits	9	4,150	0	4,150
Charges for Service	10	330,750	26,400	357,150
Use of Money & Property	11	50,775	0	50,775
Miscellaneous	12	42,690	43,498	86,188
Subtotal Revenue	13	9,841,664	79,898	9,921,562
Other Financing Sources				
General Long-Term Debt Proceeds	14	104,430	0	104,430
Operating Transfers In	15	913,054	0	913,054
Proceeds of Fixed Asset Sales	16	0	0	0
<b>Total Revenues &amp; Other Sources</b>	<b>17</b>	<b>10,859,148</b>	<b>79,898</b>	<b>10,939,046</b>
<b>EXPENDITURES &amp; OTHER FINANCING USES</b>				
Operating:				
Public Safety and Legal Services	18	2,978,946	33,907	3,012,853
Physical Health and Social Services	19	519,248	25,000	544,248
Mental Health, ID & DD	20	624,242	0	624,242
County Environment & Education	21	839,144	1,400	840,544
Roads & Transportation	22	4,126,420	0	4,126,420
Government Services to Residents	23	610,127	10,000	620,127
Administration	24	1,085,832	9,591	1,095,423
Nonprogram Current	25	0	0	0
Debt Service	26	562,323	89,130	651,453
Capital Projects	27	7,549,830	6,000	7,555,830
Subtotal Expenditures	28	18,896,112	175,028	19,071,140
Other Financing Uses:				
Operating Transfers Out	29	913,054	0	913,054
Refunded Debt/Payments to Escrow	30	0	0	0
<b>Total Expenditures &amp; Other Uses</b>	<b>31</b>	<b>19,809,166</b>	<b>175,028</b>	<b>19,984,194</b>
<b>Excess of Revenues &amp; Other Sources over (under) Expenditures &amp; Other Uses</b>	<b>32</b>	<b>-8,950,018</b>	<b>-95,130</b>	<b>-9,045,148</b>
Beginning Fund Balance - July 1, 2021	33	15,102,297	0	15,102,297
Increase (Decrease) in Reserves (GAAP Budgeting)	34	0	0	0
Fund Balance - Nonspendable	35	0	0	0
Fund Balance - Restricted	36	4,678,220	0	4,678,220
Fund Balance - Committed	37	0	0	0
Fund Balance - Assigned	38	0	0	0
Fund Balance - Unassigned	39	1,474,059	-95,130	1,378,929
<b>Total Ending Fund Balance - June 30, 2022</b>	<b>40</b>	<b>6,152,279</b>	<b>-95,130</b>	<b>6,057,149</b>

**Explanation of Changes:** Adding grant and donation revenue and expenses to Auditor, Conservation and Public Health. Also adding insurance reimbursement revenue and expense to Sheriff and Administration. Finally, adding additional bond interest expense that was unknown when the budget was created

RESOLUTION NO 2021-41  
APPROPRIATIONS AMENDMENT

WHEREAS, Resolution No 2021-25 dated June 21, 2021 set appropriations by department for Fiscal Year 2022, and

NOW THEREFORE, BE IT RESOLVED, by the Board of Supervisors of Appanoose County, Iowa to amend department appropriations by the following amounts:

<u>Dept# &amp; Name</u>	<u>Amount</u>	<u>Dept# &amp; Name</u>	<u>Amount</u>
02-Auditor	\$10,000	05-Sheriff	\$33,907
22-Conservation	\$ 7,400	23-Public Health	\$25,000
51-Courthouse	\$ 9,591	99-Nondept	\$89,130

The above and foregoing resolution was adopted by the Board of Supervisors of Appanoose County, Iowa on December 20, 2021, the vote thereon being as follows:

AYES:

NAYS:

\_\_\_\_\_  
  
\_\_\_\_\_  
  
\_\_\_\_\_

\_\_\_\_\_  
  
\_\_\_\_\_  
  
\_\_\_\_\_

\_\_\_\_\_  
Chairperson, Board of Supervisors

Attest:

\_\_\_\_\_  
Kelly Howard, Appanoose County Auditor

# Statement of Values

**Insured Name:** Appanoose County  
**Mailing Address** 201 N 12th St  
 Centerville, IA 52544

**Policy Number:** PEP 2851477  
**Effective Date:** 01/01/2022  
**Expiration Date:** 01/01/2023

**\*Coverage Codes:** B = Building; BPP = Business Personal Property; S = Stock; PPO = Personal Property of Others;  
 PIO = Property in the Open

**\*\*Valuation:** ACV = Actual Cash Value; RC = Replacement Cost; ACV/AV or RC/AV = Agreed Value;  
 FBV = Functional Building Value

(Required if FBV is requested: Must provide additional information to provide details how the building will be replaced)

Location-Building #	*Coverage Code	Description /Occupancy /Location of Property	**Valuation	Values	Coinsurance Percentage
1-1	B	201 N 12th St Centerville, IA 52544 Courthouse	RC	\$7,779,300	90%
1-1	BPP	201 N 12th St Centerville, IA 52544 Courthouse	RC	\$277,200	90%
2-1	B	209 E Jackson St Centerville, IA 52544-1805 Human Services Building	RC	\$639,600	90%
2-1	BPP	209 E Jackson St Centerville, IA 52544-1805 Human Services Building	RC	\$86,800	90%
3-1	B	1200 IA-2 Centerville, IA 52544-1205 Garage/Office	ACV	\$234,100	90%
3-1	BPP	1200 IA-2 Centerville, IA 52544-1205 Garage/Office	RC	\$160,000	90%
3-2	B	1200 IA-2 Centerville, IA 52544-1205 Truck Garage	ACV	\$42,600	90%
3-3	B	1200 IA-2 Centerville, IA 52544-1205 Sign Maintenance Building	ACV	\$133,200	90%
3-3	BPP	1200 IA-2 Centerville, IA 52544-1205 Sign Maintenance Building	RC	\$64,000	90%
3-4	B	1200 IA-2 Centerville, IA 52544-1205 Storage Building	ACV	\$4,300	90%
3-5	B	1200 IA-2 Centerville, IA 52544-1205 Office Building	RC	\$220,600	90%
3-5	BPP	1200 IA-2 Centerville, IA 52544-1205 Office Building	RC	\$91,300	90%
3-6	B	1200 IA-2 Centerville, IA 52544-1205 Storage Shed	RC	\$8,500	90%
3-6	BPP	1200 IA-2	RC	\$53,400	90%



		Centerville, IA 52544-1205 Storage Shed			
3-7	B	1200 IA-2 Centerville, IA 52544-1205 Truck Wash Bay	RC	\$42,600	90%
3-8	B	1200 IA-2 Centerville, IA 52544-1205 Salt Storage	RC	\$56,100	90%
4-1	B	100 N Main St Moulton, IA 52572-1318 Garage	ACV	\$11,900	90%
5-1	B	19039 Highway T14 Mystic, IA 52574 Shed with Bathroom	RC	\$107,500	90%
6-1	B	13469 523rd St Centerville, IA 52544 Garage	ACV	\$11,900	90%
7-1	B	E 2nd St N Exline, IA 52555 Garage	RC	\$11,900	90%
8-1	B	E Montgomery St Moravia, IA 52571 Garage	RC	\$11,900	90%
9-1	BPP	1119 W Van Buren Centerville, IA 52544 Storage Building	RC	\$10,700	90%
10-1	B	25100 520th St Centerville, IA 52544-8810 Shelter House	RC	\$40,900	90%
10-2	B	25100 520th St Centerville, IA 52544-8810 Restrooms	RC	\$5,600	90%
10-3	B	25100 520th St Centerville, IA 52544-8810 Conservation Display Building	RC	\$290,100	90%
10-3	BPP	25100 520th St Centerville, IA 52544-8810 Conservation Display Building	RC	\$28,600	90%
10-4	B	25100 520th St Centerville, IA 52544-8810 Garage	RC	\$181,300	90%
11-1	PIO	25020 520th St Centerville, IA 52544-8811 Playground Equipment	RC	\$11,900	90%
12-1	B	210TH AVE Centerville, IA 52544 Shelter House	RC	\$29,200	90%
12-2	B	210TH AVE Centerville, IA 52544 Shelter House	RC	\$17,400	90%
12-3	PIO	210TH AVE Centerville, IA 52544 Playground Equipment	RC	\$17,900	90%
12-4	B	210TH AVE Centerville, IA 52544	RC	\$85,300	90%

		Restrooms			
13-1	B	518 South St Unionville, IA 52594 Garage	ACV	\$11,900	90%
14-1	BPP	19999 Old Hwy 5 Centerville, IA 52544-1606 Office	RC	\$5,500	90%

3-9 BPP 1200 IA-2 Centerville, IA 52544-1205 RC  
Fuel Tanks

\$

**INSURED**

**AGENT**

All values submitted are correct to the best of my belief.

Statement of Values Submitted by:

**Signed:** \_\_\_\_\_

**Name:** \_\_\_\_\_

**Title:** \_\_\_\_\_

**Signature:** \_\_\_\_\_

**Date:** \_\_\_\_\_

**Agency:** \_\_\_\_\_

**Date:** \_\_\_\_\_

The information provided in this Statement of Values is the current information you have provided to us updated for renewal. By providing this Statement of Values for your review, we do not make any warranties that this information is a true and accurate reflection of the exposures to be covered under this policy and this Statement of Values shall not be construed as waiving any of the terms and conditions of your policy. Please review each item, make any changes needed, obtain the required signatures, and return this to us.

**RESOLUTION FOR INTERFUND OPERATING TRANSFER \_\_\_\_\_**

Whereas, it is desired to transfer monies from the Rural Services Fund to the Secondary Road Fund, and

Whereas, said operating transfer is in accordance with section 331.432, Code of Iowa,

Now, therefore, be it resolved by the Board of Supervisors of Appanoose County, Iowa as follows:

Section 1. The sum of \$ 202,086.50 is ordered to be transferred from the Rural Services Fund to the Secondary Road Fund, effective 12-20-2021.

Section 2. The Auditor is directed to correct her books accordingly and to notify the Treasurer of this operating transfer.

The above and foregoing resolution was adopted by the Board of Supervisors of Appanoose County, Iowa, on 12-20-2021 the vote being as follows:

Ayes: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Nays: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Attest:

\_\_\_\_\_  
County Auditor