

RES. NO.	DESCRIPTION	MINUTE BOOK & PAGE NO.
01-01	To designate the intersection of 680 <sup>th</sup> Ave. and 295 <sup>th</sup> St. as a STOP intersection	T178
01-02	To remove mobile homes from the tax book and abate taxes assessed against said mobile homes	T178
01-03	Recertification of the FY'01 budget	T178
01-04	Appropriations Resolution	T178
01-05	Approving the disposition of the County's interest in certain real property in Huxley	T179
01-06	Amending interfund operating transfers for FY'01	T181
01-07	To set the date for the election for the local option sales tax	T181
01-08	To remove mobile homes from tax book and abate taxes assessed against said mobile homes	T184
01-09	To abate taxes assessed against said mobile homes located in Huxley Regency Mobile Home Park	T184
01-10	To approve the final subdivision plat for Indian Creek Hills	T186
01-11	To approve the sale of Justice Center Bonds	T186
01-12	To approve Homestead Tax credits and Military Exemption applications	T187
01-13	To approve the subdivision plat for Copper Cove 2 <sup>nd</sup> Addition	T188
01-14	To approve the final subdivision plat for Indian Creek Country Club	T190
01-15	Statement regarding designation of rural Cambridge area as potential plant site	T189
01-16	To remove Mobile Homes from Tax Book and abate taxes assessed against said Mobile Homes	T195
01-17	Recommendations for Homestead Tax Credit and Military Exemption applications	T195
01-18	To Abate Property Taxes on Property acquired by Story County	T195
01-19	To Abate Property Taxes on Parcels owned by Political Subdivisions	T196
01-20	To approve Hazard Mitigation Plan and forward Iowa Emergency Management Division, State of Iowa for approval	T198
01-21	To Abate Taxes assessed against said Mobile Homes at Huxley Regency Mobile Home Park	T199
01-22	To Abate Taxes assessed against said Mobile Homes at Huxley Regency Mobile Home Park	T206
01-23	City of Maxwell Bicycle/Pedestrian Enhancement Grant	T207
01-24	Transportation Enhancement Application for bicycle/pedestrian path on 580 <sup>th</sup> Avenue from U.S. Highway 30 north to the Lincoln Highway(County Road E41).	T207
01-25	Approving Plat for Stoeber's 1 <sup>st</sup> . Addition	
01-26	Supersedes and voids all previous resolutions establishing speed limits on the road R38	T210
01-27	Supersedes and voids all previous resolutions establishing speed limits on the road E26	T210
01-28	Supersedes and voids all previous resolutions establishing speed limits on the road E41	T210
01-29	Supersedes and voids all previous resolutions establishing speed limits on the road 550 Ave., from the North city Limit of Huxley to the intersection of 310 <sup>th</sup> St. thence east on 310 <sup>th</sup> St.,1845 feet, as 35 miles per hour	T210
01-30	To abate taxes assessed against said Mobile Homes at Rolling Hills Mobile Home Park	T211
01-31	To remove Mobile Homes from Tax Book and abate taxes assessed against said Mobile Homes at West Side Mobile Home Park	T213
01-32	Gives its consent that the City of Story may exercise urban renewal powers pursuant to Chapter 403 of the Code of Iowa with respect to the Additional Property	T212
01-33	Approval of Grading and Paving Project #FM-CO85(75)-55-85	T213
01-34	Approval of Bridge Project #BROS-CO85(53)-8J-85	T214

RES. NO.	DESCRIPTION	MINUTE BOOK & PAGE NO.
01-35	To collect back taxes on building on leased property	T218
01-36	Approving Country Estates 6 <sup>th</sup> Addition Final Plat	T220
01-37	28E Agreement with the City of Ames for US Highway 30 and South Dakota Interchange	T223
01-38	Support of the existing Bottle and Can Redemption Law	T223
01-39	Amendment to the 28E Agreements regarding the Ames/Story County Partnership Affordable Housing Program	T224
01-40	To certify work for the Farm-To-Market Projects	T224
01-41	To abate taxes assessed against mobile homes located at Huxley Regency Mobile Home Park	T230
01-42	To abate drainage assessments under Chicago Northwestern Transportation Company	U6
01-43	To adopt the FY'02 Story County Budget	U12
01-44	To disallow Family Farm Credit	U14
01-45	Condemnation Proceeding Authority for Grading and Paving Project on 580 <sup>th</sup> Avenue	U15
01-46	Approving the Alvina Porter Estates Subdivision Plat	U16
01-47	Condemnation Proceeding Authority for Bridge Replacement on 550 <sup>th</sup> Avenue	U18
01-48	To approve the Central Iowa Regional Transportation Planning Alliance Unified Planning Work Program and Budget for FY'02	U23
01-49	To add funds to the current 5 year Transportation Program	U25
01-50	To abate buildings on leased land, computer equipment assessed as real property and machinery & equipment	U27
01-51	To abate property taxes on parcels owned by the City of Nevada	U27
01-52	To abate taxes assessed against mobile homes located at Rolling Hills Mobile Home Park	U29
01-53	To abate buildings on leased land, computer equipment assessed as real property and machinery & equipment	U31
01-54	Applying for, and accepting of, emergency financial funds from the contingency fund through the State of Iowa Community Development Block Grant Program	U33
01-55	To remove mobile homes from tax book and abate taxes assessed against mobile homes located in Tiller's Mobile Home Park	U36
01-56	To remove mobile homes from tax book and abate taxes assessed against mobile homes located in Country Living Mobile Home Park	U36
01-57	Adopting the FY'01 Budget Amendment	U37
01-58	FY'01 Appropriations Amendment	U37
01-59	Amending Interfund Operating Transfers	U37
01-60	Approving the Matheason 2 <sup>nd</sup> Addition Agricultural Plat	
01-61	To amend the 28E Agreement with Central Iowa Regional Transportation Planning Alliance	U38
01-62	Salaries for county employees for FY'02	U40
01-63	Naming Depositories	U40
01-64	Support of the amendment which would extend the unemployment insurance surcharge and allow the continued operation of the Iowa Workforce Development rural and satellite office network	U40
01-65	FY'02 Appropriations Resolution	U44
01-66	Resolution for Interfund Operating Transfers	U44
01-67	Omitted	
01-68	Appropriations Amendment	U48

RESOLUTION 01 - 01

WHEREAS: The Board of Supervisors is empowered under authority of Sections 321.236, 321.255, and 321.345 of the 1993 Code of Iowa to designate any secondary road intersection under their jurisdiction as a STOP intersection and to erect STOP signs at entrances to such intersections, and

NOW, THEREFORE, BE IT RESOLVED by the Story County Board of Supervisors that the intersection of 680<sup>th</sup> Ave. and 295<sup>th</sup> St. should be controlled by a stop sign. This location is on the west edge of Section 7-82-21 and will be designated by "Stop Ahead" and "Stop" signs. This stop condition will only apply to north, south, and east bound traffic.

Recommended by:

*Harold M. Jensen 7-5-00*  
Harold M. Jensen, P.E./L.S.  
County Engineer

Adopted this 5th day of July, 2000.

Moved by:	<u>Fred L. Mathison</u>
Seconded by:	<u>Jack M. Whitmer</u>
Voting aye:	<u>Jane E. Halliburton, Fred L. Mathison, Jack M. Whitmer</u>
Voting nay:	<u>None</u>
Absent:	<u>None</u>
Not voting:	<u>None</u>

*Jane E. Halliburton*  
Jane E. Halliburton, Chair  
Board of Supervisors

ATTEST: *Judy R. Emmons*  
Judy R. Emmons  
County Auditor

**BOARD OF SUPERVISORS RESOLUTION NO. 01-02**

**RESOLUTION TO REMOVE MOBILE HOMES FROM TAX BOOK AND ABATE TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile home being located in Huxley Regency Mobile Home Park, Huxley, Story County, Iowa, had been junked and removed from the park; and

**WHEREAS**, this mobile home has an outstanding County Tax Sale Certificate; and

**WHEREAS**, Section 435.25 of the Code of Iowa, states that when it is administratively impractical to pursue tax collection through the remedies of this section, the County Tax Sale Certificate, all taxes, regular and special, interest, and costs shall be abated by resolution of the county board of supervisors. The resolution shall direct the treasurer to strike from the tax book the reference to this said mobile home;

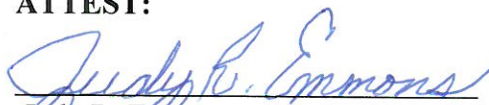
**NOW, THEREFORE BE IT RESOLVED**, that all due and payable taxes on the following mobile home are hereby abated. The county treasurer is directed to strike from the tax book reference to this said mobile home;

Jamie Sue Williams                      1960 GRT                      VIN#3055SD11964A                      85-W109178

**APPROVED** this 5th day of July, 2000.

Moved by: Fred L. Mathison  
Seconded by: Jack M. Whitmer  
Voting Aye: Jane E. Halliburton, Fred L. Mathison, Jack M. Whitmer  
Voting Nay: None  
Not Voting: None  
Absent: None

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

**ATTEST:**  
  
Judy R. Emmons  
Story County Auditor

**REVENUES & OTHER FINANCING SOURCES**

	General (A)	Special Revenue (B)	Capital Projects (C)	Debt Service (D)	Expendable Trust (E)	Budget 2000/2001 (F)	Re-estimated 1999/2000 (G)	Actual 1998/1999 (H)
Taxes Levied on Property	8,346,921	3,011,568		1,180,688		12,539,177	12,434,805	12,201,243
Less: Uncollected Delinquent Taxes - Levy Year	27,000	16,000		6,000		49,000	124,348	13,919
Less: Credits to Taxpayers	357,863	132,321		43,900		534,084	534,084	547,144
Net Current Property Taxes	7,962,058	2,863,247		1,130,788		11,956,093	11,776,373	11,640,180
Delinquent Property Tax Revenue	2,300	1,200		700		4,200	13,711	4,456
Penalties, Interest & Costs on Taxes	100,000					100,000	100,620	119,951
Other County Taxes/TIF Tax Revenues	188,594	1,685,464	0	24,212	0	1,898,270	1,728,771	1,477,209
Intergovernmental	1,692,817	7,960,898	0	47,485	0	9,701,200	9,514,914	10,316,080
Licenses & Permits	4,975	12,745	0	0	0	17,720	15,505	21,048
Charges for Service	959,667	346,875	0	0	0	1,306,542	1,307,385	1,251,765
Use of Money & Property	927,856	34,700	200,000	0	1,450	1,164,006	1,067,100	1,115,974
Fines, Forfeits & Defaults	0	8,200	0	0	0	8,200	10,450	2,878
Miscellaneous	75,000	27,420	0	0	31,850	134,270	179,673	169,964
<b>Subtotal Revenues</b>	<b>11,913,267</b>	<b>12,940,749</b>	<b>200,000</b>	<b>1,203,185</b>	<b>33,300</b>	<b>26,290,501</b>	<b>25,714,502</b>	<b>26,119,505</b>
Other Financing Sources:								
General Long-Term Debt Proceeds	0	0	5,000,000	0	0	5,000,000	5,000,000	2,691,927
Operating Transfers In	983,249	1,464,676	0	0	0	2,447,925	3,648,239	1,882,072
Proceeds of Fixed Asset Sales	0	0	0	0	0	0	4,800	156,724
<b>Total Revenues &amp; Other Sources</b>	<b>12,896,516</b>	<b>14,405,425</b>	<b>5,200,000</b>	<b>1,203,185</b>	<b>33,300</b>	<b>33,738,426</b>	<b>34,367,541</b>	<b>30,850,228</b>

**EXPENDITURES & OTHER FINANCING USES**

Operating:								
Public Safety	4,183,683	1,459,761			0	5,643,444	5,460,493	4,790,890
Court Services	119,560	0			0	119,560	96,976	170,625
Physical Health & Education	604,921	245,000			0	849,921	812,146	853,891
Mental Health, MR & DD	0	7,877,751			0	7,877,751	7,353,361	7,106,204
Social Services	1,285,537	0			0	1,285,537	1,094,777	1,054,142
County Environment	1,183,484	897,060			32,250	2,112,774	1,857,409	1,842,974
Roads & Transportation	0	4,808,538			0	4,808,538	4,379,660	3,627,046
State & Local Government Services	928,090	20,125			0	948,215	905,684	854,343
Interprogram Services	3,461,357	860			0	3,462,217	3,187,385	2,678,186
Nonprogram Current	0	0			0	0	0	0
Debt Service	299,108	0		1,532,975	0	1,832,083	1,122,816	289,093
Capital Projects	196,975	1,247,000	9,338,500	0	0	10,782,475	3,401,195	3,771,512
<b>Subtotal Expenditures</b>	<b>12,262,695</b>	<b>16,556,095</b>	<b>9,338,500</b>	<b>1,532,975</b>	<b>32,250</b>	<b>39,722,515</b>	<b>29,671,902</b>	<b>27,038,906</b>
Other Financing Uses:								
Operating Transfers Out	1,276,006	1,171,919	0	0	0	2,447,925	3,648,239	1,882,072
<b>Total Expenditures &amp; Other Uses</b>	<b>13,538,701</b>	<b>17,728,014</b>	<b>9,338,500</b>	<b>1,532,975</b>	<b>32,250</b>	<b>42,170,440</b>	<b>33,320,141</b>	<b>28,920,978</b>
<b>Excess of Revenues &amp; Other Sources over (under) Expenditures &amp; Other Uses</b>	<b>(642,185)</b>	<b>(3,322,589)</b>	<b>(4,138,500)</b>	<b>(329,790)</b>	<b>1,050</b>	<b>(8,432,014)</b>	<b>1,047,400</b>	<b>1,929,250</b>
Beginning Fund Balance - July 1,	2,478,003	5,260,880	8,160,452	348,908	48,882	16,297,125	15,249,725	13,320,475
Increase (Decrease) in Reserves (GAAP Budgeting)	0	0	0	0	0	0	0	0
Fund Balance - Reserved	0	0	0	0	0	0	0	0
Fund Balance - Unreserved/Designated	0	0	3,061,205	0	0	3,061,205	0	3,422,997
Fund Balance - Unreserved/Undesignated	1,835,818	1,938,291	960,747	19,118	49,932	4,803,906	16,297,125	11,826,728
<b>Total Ending Fund Balance - June 30,</b>	<b>1,835,818</b>	<b>1,938,291</b>	<b>4,021,952</b>	<b>19,118</b>	<b>49,932</b>	<b>7,865,111</b>	<b>16,297,125</b>	<b>15,249,725</b>

This line and the next line reserved for notes:

**ADDITION OF BUDGET & CERTIFICATION OF TAXES**

Fiscal Year July 1, 2000 -- June 30, 2001

Iowa Department of Management

County Name: STORY

County Number: 85

Date Budget Adopted: 07/05/00

(format: XX/XX/00)

At the meeting of the Board of Supervisors of this County, held after the public hearing as required by law, on the date specified above and to the right, the proposed budget for July 1, 2000 through June 30, 2001 was adopted as summarized and attached hereto, and tax levies, as itemized below, were approved for all taxable property of this County.

There is attached a Long-Term Debt Schedule (Form 703) for the debt service needs, if any.

Maximum MH-DD Services Fund Levy Dollars (Information Only):

1M MH-DD Services Fund Base Year Net Expenditures 5,238,199

2M Less Mental Health Property Tax Relief Allocation 2,171,624

3M Equal Maximum MH-DD Services Fund Levy Dollars 3,066,575

Certification of MH-DD Services Fund Levy Dollars Before and After Application of Property Tax Relief Allocation:

3,426,773

4M MH-DD Services Fund Levy Dollars Before Application of Property Tax Relief Allocation 2,171,624

1,255,149

5M Less Mental Health Property Tax Relief Allocation

6M Equals Actual MH-DD Services Fund Levy Dollars

Note: Utility Tax Replacements are estimated by subtracting the amounts produced in Column T from the amounts entered in Column P. The software performs this calculation and places the budget-year estimated Utility Tax Replacement amounts on line 8 of the Revenues Detail sheet.

A. Countywide Levies:		(P)	(Q)	(R)	(S)	(T)
UTILITY REPLACEMENT AND PROPERTY TAX DOLLARS GAS & ELEC UTILITIES		VALUATION WITH	VALUATION WITHOUT	LEVY RATE	GAS & ELEC UTILITIES	PROPERTY TAXES LEVIED
1	General Basic	8,095,923	2,313,120,887	3.50000	2,274,383,914	7,960,344
2	+ Cemetery (Pioneer - 331.424B)	0		0.00000		0
3	= Total for General Basic	8,095,923				7,960,344
4	General Supplemental	393,172		0.16997		386,577
5	MH-DD Services Fund (from '6M' certification above)	1,255,149		0.54262		1,234,126
6	Debt Service (from Form 703 col. 1 Countywide total)	1,200,000	2,408,918,784	0.49815	2,370,145,794	1,180,688
7	Voted Emergency Medical Services (Countywide)			0.00000		0
8	Other (specify)			0.00000		0
9	Subtotal Countywide (A)	10,944,244		4.71074		10,761,735
10	B. All Rural Services Only Levies:		584,467,068		566,782,895	
11	Rural Services Basic	1,832,903		3.13602		1,777,442
12	Rural Services Supplemental			0.00000		0
13	Unified Law Enforcement			0.00000		0
14	Other (specify)			0.00000		0
15	Subtotal All Rural Services Only (B)	1,832,903		3.13602		1,777,442
16	C. Special District Levies:					
17	Subtotal Countywide/All Rural Services (A + B)	12,777,147		7.84676		12,539,177
18	Flood & Erosion			0.00000		0
19	Voted Emergency Medical Services (partial county)			0.00000		0
20	Other (specify)			0.00000		0
21	Subtotal Special Districts (C)	0		0.00000		0
22	GRAND TOTAL (A + B + C)	12,777,147				12,539,177

Compensation Schedule for July 1, 2000 -- June 30, 2001:  
Elected Official: Annual Salary: \_\_\_\_\_

Attorney: 92,400  
Auditor: 50,400  
Recorder: 50,400  
Treasurer: 50,400  
Sheriff: 84,000  
Supervisors: 50,400  
Supervisor Chair, if different: \_\_\_\_\_

Number of Official County Newspapers: 3

Names of Official County Newspapers:  
1 The Tribune  
2 The Nevada Journal  
3 The Tri-County Times

At the beginning of the following statements certify "Yes" if true or "No" if false. Yes = statutory Compliance, No = Non-compliance.

The prescribed Budget Public Hearing Notice and Proposed Budget Estimate (Form 630) was lawfully published in all official newspapers, with said publication(s) being individually evidenced by verified and filed proof(s) of publication.

All budget hearing notices were published not less than 10 days, nor more than 20 days, prior to the budget hearing.

Adopted property taxes do not exceed published amounts.

Adopted expenditures do not exceed published amounts for any of the 12 individual expenditure classes, or in total.

This budget was certified on or before March 15, 2000.

Board Chairperson (signature) [Signature]

County Auditor (signature) [Signature]

Internet Address \_\_\_\_\_

Telephone: 515-382-7211 (format: XXX XXX-XXXX)

RESOLUTION NO. 01-04  
APPROPRIATIONS RESOLUTION

WHEREAS, it is desired to make appropriations for each different officer or department for the fiscal year beginning July 1, 2000, in accordance with section 331.434, subsection 6, Code of Iowa, NOW, THEREFORE, BE IT RESOLVED by the Board of Supervisors of Story County, Iowa, as follows:

Section 1. The following amounts are hereby appropriated from the resources of the county to the department or office listed:

Dept# & Name	\$ Amount	Dept# & Name	\$ Amount
01-Bd of Supervisors	379,420	02-Auditor	660,745
03-Treasurer	590,378	04-Attorney	1,148,680
05-Sheriff	4,013,447	07-Recorder	353,055
08-Animal Control	162,468	20-Engineer	5,688,538
10-General Betterment	564,000	21-Veteran Affairs	56,000
22-Conservation Bd	1,335,489	23-Bd Hth-Sanitarian	149,506
24-IRVM	150,180	25-Community Services	263,268
26-Comm. Life Prog	4,469,037	50-Human Serv. Center	328,925
51-Facilities Mngmt	756,956	52-Information Serv	776,114
53-Plan & Zone	306,077	59-Dept. Human Serv	104,183
60-Mental Health	3,689,751	61-Juvenile Ct. Serv	429,000
99-Countywide Serv	13,303,298		

Section 2. Subject to the provisions of other county procedures and regulations, and applicable state law, the appropriations authorized under Section 1 shall constitute authorization for the department or officer listed to make expenditures or incur obligations, effective July 1, 2000.

Section 3. In accordance with Section 331.434, Code of Iowa, no department or officer shall expend or contract to expend any money or incur any liability, or enter into any contract which by its terms involves the expenditure of money for any purpose in excess of the amounts appropriated pursuant to the resolution.

Section 4. If at any time during the 2000-2001 budget year the auditor shall ascertain that the available resources of a fund for that year will be less than said fund's total appropriations, she shall immediately so inform the board and recommend appropriate corrective action.

Section 5. The auditor shall establish separate accounts for the appropriations authorized in Section 1., each of which account shall indicate the amount of the appropriations, the amounts charged thereto, and the unencumbered balance. The auditor shall report the status of such accounts to the applicable departments and officers monthly during the 2000-2001 budget year.

Section 6. All appropriations authorized pursuant to this resolution lapse at the close of business June 30, 2001.

Motion by: Fred L. Mathison, Seconded by: Jack M. Whitmer

Voting Aye: Jane E. Halliburton, Fred L. Mathison, Jack M. Whitmer

Voting Nay: None

Abstaining: None

Absent: None

Approved this 5th day of July 2000.

Jane E. Halliburton  
Chairperson, Board of Supervisors

Attest: Judy R. Emmons  
County Auditor

**BOARD OF SUPERVISORS OF STORY COUNTY, IOWA**  
**RESOLUTION NO. 01-05**

***Approving the disposition of the County's interest in certain real property at 114 South Main Avenue in the City of Huxley and authorizing a deed of conveyance***

***Whereas*** the Board of Supervisors has authority, as described in article III, section 39A of the Constitution of the State of Iowa and in section 331.361 of the Code of Iowa (2000), to dispose of interests in real property;

***Whereas*** the records of the Story County Recorder show that the County has an interest in certain real property locally described as 114 South Main Avenue in the City of Huxley and also known as Story County Parcel Number 13-26-216-100 and more particularly described as Lots 7, 8, 9, 10, 11, 12, and 13 of Block 2 in the Original Town of Huxley, Iowa;

***Whereas*** the records of the Story County Assessor the maps of the Story County Auditor show the owner as being the City of Huxley, and the City of Huxley has used and occupied this land as a public park and for the site of the municipal water tower for more than ten years;

***Whereas*** the Board of Supervisors has received a proposal from the City of Huxley requesting that the County convey the County's interest, if any, in the real property to the City for the City's continued use of the property as a public park and a site for the municipal water tower in exchange for the payment by the City of all costs associated with the preparation of documents and publication of notices, all in accordance with the authority granted to the Board of Supervisors described in section 331.361(4) of the Code of Iowa;

***Whereas*** the Board of Supervisors found that the proposed disposition is a conveyance to another governmental entity, that it is for a public purpose, that it will clear title and save the expense of litigation, and, therefore, that no appraisal or other valuation is required;

***Whereas*** a notice of public hearing was published in the Tri-County Times, a newspaper having general circulation in the City of Huxley and Story County in accordance with sections 331.305, 331.361, and 618.14 of the Code of Iowa, and the Board of Supervisors held the public hearing as provided in section 331.361 of the Code of Iowa and considered all comments and overruled any objections;

***Whereas*** the Board of Supervisors deems this resolution appropriate, necessary, and in the interests of the citizens of Story County and thereby to protect, preserve, and improve the rights, privileges, property, peace, safety, health, welfare, comfort, and convenience of the County and its residents, all as provided in section 331.301 of the Code of Iowa (2000);

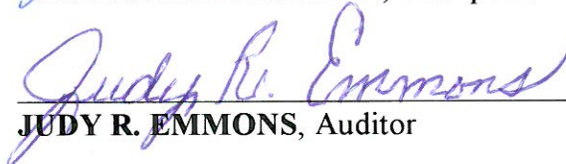
NOW, THEREFORE, BE IT RESOLVED by the Board of Supervisors of Story County, Iowa:

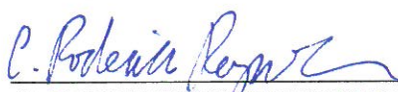
1. The conveyance to the City of Huxley, Iowa, all of the County's interest, if any, in Lots 7, 8, 9, 10, 11, 12, and 13 of Block 2 in the Original Town of Huxley, Iowa, by a deed without warranty, in exchange for the payment by the City of all costs associated with the preparation of documents and publication of notices, all in accordance with the authority of the Board of Supervisors described in section 331.361(4) of the Code of Iowa is hereby approved.
2. The chairperson of the Board of Supervisors and the Auditor are hereby authorized and directed the to execute on behalf of Story County, Iowa, a deed conveying the interest of the County in said real property to the City of Huxley, Iowa, and the Auditor is further authorized and directed to affix a certified copy of this resolution together with a proof of publication of the notice of public hearing to said deed and deliver same to the grantee.
3. All other resolutions or parts of resolutions in conflict with this resolution are hereby repealed. If any part of this resolution shall be adjudged invalid or unconstitutional, such adjudication shall not affect the validity of the resolution or action of the City Council as a whole or any section, provision, or part thereof not adjudged invalid or unconstitutional. This resolution shall be in full force and effect from and after the date of its approval as provided by law.

APPROVAL

The foregoing Resolution having been adopted this date by the Board of Supervisors, I hereby affix my signature as chairperson on July 11, 2000.

  
 \_\_\_\_\_  
**JANE E. HALLIBURTON**, Chairperson

Attest:   
 \_\_\_\_\_  
**JUDY R. EMMONS**, Auditor

Approved as to form:   
 \_\_\_\_\_  
**C. RODERICK REYNOLDS**,  
 Assistant County Attorney

**RECORD OF BOARD PROCEEDINGS FOR RESOLUTION NO. 01-05**

The Board of Supervisors of Story County, Iowa, met in regular session in the Board Room, Story County Courthouse, Nevada, Iowa, at 9:30 A.M., on July 11, 2000, with Chairperson Halliburton presiding and the following Supervisors present and absent:

*Present:* Jane E. Halliburton, Fred L. Mathison, Jack M. Whitmer

*Absent:* None

Supervisor Mathison introduced the resolution and moved its adoption. Supervisor Whitmer seconded the motion to adopt. Upon consideration, the Chairperson put the question on the motion. The roll was called and the Supervisors voted as follows:

*Yes:* Mathison, Whitmer, Halliburton

*No:* None

*Absent or Not voting:* None

The Chairperson declared the resolution adopted. Whereupon the Chairperson executed the Resolution by signing the same, and as provided therein, the Chairperson and the Auditor executed the deed described in the Resolution. Pursuant to section 569.7 of the Code of Iowa, Supervisor Mathison moved approval of the execution of the deed, and Supervisor Whitmer seconded the motion. Upon consideration, the Chairperson put the question on the motion. The Chairperson declared the motion adopted (3 Supervisors voting "Yes" and 0 Supervisors voting "No").

**AUDITOR'S CERTIFICATE**

STATE OF IOWA, STORY COUNTY, ss.: I, the undersigned, the duly appointed, qualified, and acting Auditor of Story County, Iowa, do hereby certify that I have custody of the complete records of the County; that the foregoing Resolution is a true and exact copy of Resolution No. 01-05; and that foregoing Record of Proceedings is a true, correct, and complete statement regarding the proceedings and acts of and the measures duly adopted by the Board of Supervisors of Story County, Iowa, at a meeting thereof as stated in the Record of Council Proceedings.

WITNESS MY SIGNATURE AND THE SEAL of the Story County, Iowa, on this 11<sup>th</sup> day of July, 2000.

[Seal]

Judy R. Emons  
JUDY R. EMMONS, Auditor

RESOLUTION NO. 01-06

RESOLUTION AMENDING INTERFUND OPERATING TRANSFERS

WHEREAS, Resolution No. 00-55 approved June 27, 2000 authorized the auditor to transfer money from the general basic fund to the secondary roads fund, general basic to general supplemental, and from the rural services basic fund to secondary roads fund during Fiscal Year 2001, and

WHEREAS, said operating transfers are in accordance with section 331.429 and 331.432, 1999 Code of Iowa,

NOW, THEREFORE BE IT RESOLVED by the Board of Supervisors of Story County Iowa to amend only the following:

The total maximum transfer from the rural services fund to the secondary roads fund shall not exceed \$ 1,171,919.

All other transfers will remain as specified in Resolution No. 00-55.

The amount of any transfer shall not exceed available fund balances in the transferring fund.

The auditor is directed to correct her books when said operating transfers are made and to notify the treasurer of the amount.

Motion by: Jack M. Whitmer, Seconded by: Fred L. Mathison

Voting Aye: Whitmer, Mathison

Voting Nay: None

Abstaining: None

Absent: Jane E. Halliburton

Approved this 27th day of June, 2000.

Fred L. Mathison  
Chairperson

*Vice*

Attest: Joseph H. Emmons  
County Auditor

RESOLUTION NO. 01-07

TO CALL FOR AN ELECTION ON THE QUESTION OF IMPOSITION OF A LOCAL SALES AND SERVICES TAX FOR SCHOOL INFRASTRUCTURE PURPOSES.

WHEREAS, pursuant to Iowa Code Chapter 422E, authority is extended to school districts and counties to hold elections to propose local sales and services taxes for school infrastructure projects; and

WHEREAS, an election on the question of imposition of a local sales and services tax for school infrastructure purposes may be initiated and proposed by motion or motions of the boards of directors of a school district or school districts located within a county and containing a total or a combined total of at least one-half of the population of the county; and

WHEREAS, this Board of Supervisors has been notified of the adoption of a Motion or Motions proposing such an election by the Board of Directors of School Districts containing at least one-half of the population of the County.

NOW, THEREFORE, BE IT RESOLVED by the Board of Supervisors of Story County, Iowa:

Section 1. The Commissioner of Elections of Story County, Iowa, is requested to cause to be submitted to the voters of the County the question of imposition of a local sales and services tax for school infrastructure purposes.

Section 2. It is the intention of this Board of Supervisors that the rate of the local sales and services tax for school infrastructure purposes be proposed as one percent (1%), with the tax to become effective beginning on July 1, 2001, and remain in effect for a period of ten (10) years thereafter until June 30, 2011.

Section 3. Moneys received from the local sales and services tax, if and when enacted and collected, shall be spent for school infrastructure as said term is defined by Iowa Code Section 422E.1, and the Commissioner of Elections of Story County is requested to so provide in the ballot measure, in the manner required by law and the regulations of the State Commissioner of Elections.

Section 4. The form of ballot is approved by this Board of Supervisors as follows:

SAMPLE BALLOT

SHALL THE FOLLOWING PUBLIC MEASURE BE ADOPTED: Yes \_\_\_\_\_ No \_\_\_\_\_

A local sales and services tax for school infrastructure projects shall be imposed in the County of Story at the rate of one percent. The tax will begin on July 1, 2001. The tax will be in effect for a period of ten years until June 30, 2011.

The money received from the tax shall be spent for school infrastructure as defined by Iowa Code Sections 422E.1. "School infrastructure" is defined by law to include purchasing, building, furnishing, reconstructing, repairing, improving or remodeling of a schoolhouse or schoolhouses and additions thereto, gymnasium, stadium, field house, or school bus garage, and procuring a site or sites therefor or purchasing land to add to a site already owned, or procuring and improving a site for an athletic field, or improving a site already owned for an athletic field, the payment or retirement of outstanding bonds previously issued for school infrastructure purposes or the payment or retirement of bonds issued under Iowa Code Sections 422E.4, or for any one or more of such purposes.

Section 5. This motion and the motion representing the action of the School Districts are directed to be submitted to the County Commissioner of Elections for action as required by law.

Section 6. Subject to the compliance with all necessary requirements of law, it is requested that the special election be held on October 10, 2000.

Adopted this 18th day of July, 2000.

MOVED BY: Jack M. Whitmer

SECONDED BY: Fred L. Mathison

VOTING AYE: Whitmer, Mathison

VOTING NAY: None

ABSENT: Jane E. Halliburton

NOT VOTING: None

Fred L. Mathison  
Jane E. Halliburton, Chair  
Via

Judy R. Emmons  
Judy R. Emmons, Auditor

**BOARD OF SUPERVISORS RESOLUTION NO. 01-08**

**RESOLUTION TO REMOVE MOBILE HOMES FROM TAX BOOK AND ABATE  
TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile home was located in Huxley Regency Mobile Home Park, Huxley, Iowa, and was removed from the mobile home park and junked; and

**WHEREAS**, this mobile home has delinquent taxes and the County holds a Tax Sale Certificate to said mobile home, and

**WHEREAS**, Section 435.25 of the Code of Iowa, states that when it is administratively impractical to pursue tax collection through the remedies of this section, all taxes, regular and special, interest, and costs shall be abated by resolution of the county board of supervisors. The resolution shall direct the treasurer to strike from the tax book the reference to this said mobile home;

**NOW, THEREFORE BE IT RESOLVED**, that all due and payable taxes on the following mobile home are hereby abated. The county treasurer is directed to strike from the tax book reference to this said mobile home;

Chad E. Thornton      1977 MSH      VIN#202977C3639      85-W187349

**APPROVED** this 25th day of July, 2000.

Moved by: Fred L. Mathison

Seconded by: Jack M. Whitmer

Voting Aye: Jane E. Halliburton, Fred L. Mathison, Jack M. Whitmer

Voting Nay: None

Not Voting: None

Absent: None

  
\_\_\_\_\_  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

**ATTEST:**  
  
\_\_\_\_\_  
Judy R. Emmons  
Story County Auditor

**BOARD OF SUPERVISORS RESOLUTION NO. 01-09**

**RESOLUTION TO ABATE TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile home, being located at Huxley Regency Mobile Home Park, Huxley, in Story County, Iowa, was abandoned by the owner; and,

**WHEREAS**, this mobile home has delinquent taxes and the County holds a Tax Sale Certificate to this mobile home; and

**WHEREAS**, the real property owners have obtained possession of said mobile home through court proceedings as stated in Section 555B.8 of the Code of Iowa, and Section 555B.9, subsection 4 of the Code of Iowa, states retention of the mobile home and personal property discharges the judgment of the real property owner and any tax lien; and,

**WHEREAS**, the ownership of this mobile home has now been transferred to the mobile home park in which it is located;

**NOW, THEREFORE BE IT RESOLVED**, that all delinquent taxes, tax liens, interest and costs are hereby abated. The resolution shall direct the treasurer to strike from the tax book the delinquent taxes to this said mobile home:

Curtis Halliburton      1969 MAFD      VIN#10321      85-W177178

**APPROVED** this 25th day of July, 2000.

Moved by: Fred L. Mathison

Seconded by: Jack M. Whitmer

Voting Aye: Jane E. Halliburton, Fred L. Mathison, Jack M. Whitmer

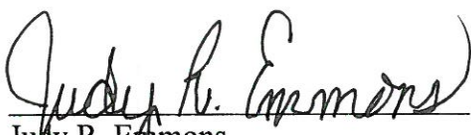
Voting Nay: None

Not Voting: None

Absent: None

**ATTEST:**

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

  
Judy R. Emmons  
Story County Auditor

COPY

Prepared by Leanne A. Harter, AICP, Story County Planning and Zoning, 900 6<sup>th</sup> Street, Nevada, Iowa 50201  
970-382-7247

**STORY COUNTY IOWA  
RESOLUTION OF THE BOARD OF SUPERVISORS  
RESOLUTION NO. 01-10**

There has been submitted to the Board of Supervisors of Story County, Iowa, the Indian Creek Hills First Addition, Story County, Iowa, involving the property described on Exhibit "A". David F. and Stephanie J. Anderson are the legal titleholders of said platted real estate.

The plat has been submitted to the Story County Planning and Zoning Commission as required by law and said Commission has recommended that the Plat be approved.

The developers have requested a waiver to certain requirements of Article 10, Design and Development Standards of the *Story County Subdivision Regulations*. and the requested waivers have been reviewed by the Story County Planning and Zoning Commission as required by law and said Commission has recommended that they be approved.

Said Plat is located within two (2) miles of the City of Nevada, Iowa, and the Nevada City Council has by Resolution approved the said Plat and requests for waivers to improvements specified in the 28E Agreement between Story County and the City of Nevada.

It appears that all conditions and requirements prescribed by Chapter 354 Code of Iowa (1997), and as prescribed in the County Development Plan, Zoning Ordinance and Subdivision Regulations of Story County, Iowa, have been complied with and met.

**NOW , THEREFORE, BE IT RESOLVED**, that the plat of Indian Creek Hills First Addition, a Subdivision involving real estate described on the attached Exhibit "A' is hereby approved and accepted with all requested waivers and that all acts and deeds of the owners and grantors on the premises are hereby confirmed and approved and the above-described real estate shall hereinafter to be known as the Indian Creek Hills First Addition Subdivision.

**IT IS FURTHER RESOLVED** that the Chair of the Board of Supervisors and the County Auditor are authorized and they are hereby directed to certify a copy of this Resolution to be affixed to the Plat.

DATED this 25th day of July, 2000.

  
Jane Halliburton, Chair  
Board of Supervisors  
Story County, Iowa

  
Judy R. Emmons, Auditor  
Story County, Iowa

Moved By: Fred L. Mathison

Seconded By: Jack M. Whitmer

Voting Aye: Halliburton, Mathison, Whitmer

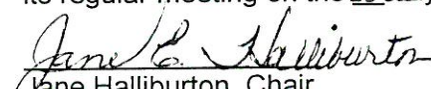
Voting Nay: None

Absent: None

Chair Jane Halliburton declared the Resolution adopted.

CERTIFICATION

We, Jane Halliburton and Judy R. Emmons, being the duly elected and appointed Chair of the Board of Supervisors of Story County, Iowa, and the County Auditor of Story County, Iowa, respectively, do hereby certify that the above and foregoing Resolution is a true and accurate copy of the Resolution which was passed and adopted by the Board of Supervisors of Story County, Iowa, at its regular meeting on the 25th day of July, 2000.

  
Jane Halliburton, Chair  
Board of Supervisors  
Story County, Iowa

  
Judy R. Emmons, Auditor  
Story County, Iowa

Exhibit "A"

INDIAN CREEK HILLS FIRST ADDITION  
LEGAL DESCRIPTION

Parcel described as follows: Part of the North five-eighths (5/8) of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4), and part of the West Half (W 1/2) of the Southeast Quarter (SE 1/4), all in Section Nineteen (19), Township Eighty-three (83) North, Range Twenty-two (22) West of the 5th P.M., Story County, Iowa, and being more particularly described as follows:

Commencing at the Southeast Corner of said Section Nineteen (19); thence N0°00'00" W, 509.69 feet along the east line of the Southeast Quarter (SE 1/4) of said Section Nineteen (19) to the Southeast Corner of the North five-eighths (5/8) of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4); thence N89°23'21" W, 110.00 feet along the South line of said North five-eighths (5/8) to the westerly right-of-way of the public road and the point of beginning; thence N0°00'00" W, 804.28 feet along said westerly right-of-way to the north line of said North five-eighths (5/8); thence N89°43'10" W, 1,204.59 feet to the Northwest corner of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of said Section Nineteen (19); thence N00°01'03" E, 1,305.48 feet to the Northeast Corner of the Northwest Quarter (NW 1/4) of the Southeast Quarter (SE 1/4) of said Section Nineteen (19); thence N89°04'29" W, 1,313.48 feet to the Center of said Section Nineteen (19); thence S00°03'37" W, 372.90 feet along the west line of the Southeast Quarter (SE 1/4) of said Section Nineteen (19) to the centerline of Indian Creek as now located; thence, along said Centerline, S57°01'59" E, 117.01 feet; S77°40'56" E, 85.69 feet; S22°35'57" E, 169.61 feet; S26°00'42" W, 141.72 feet, S33° 56'33" E, 137.14 feet; S07°11'59" W, 283.12 feet; S13°51'08" E, 131.21 feet; S38°12' 16" W, 226.43 feet; S45°39'47" E, 199.32 feet; N57°58'45" E, 206.23 feet; S32 °13'55" E, 233.96 feet; S06°41'12" E, 162.62 feet; N73°00'23" E, 170.17 feet; S50°03'01" E, 279.36 feet; S12°31'58" W, 166.32 feet; N81°59'23" E, 127.32 feet; N67°12'44" E, 146.13 feet; and S04°49'23" W, 76.61 feet; thence S89°23'21" E, 1,343.71 feet along the south line of the North five-eighths (5/8) of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4), and its extension, to the point of beginning, containing 70.10 acres.

ALTERNATE DESCRIPTION

Parcel A, Section Nineteen (19), Township Eighty-three (83) North, Range Twenty-two (22) West of the 5th P.M., Story County, Iowa, as recorded in Book 10, Page 124.

## IMPROVEMENT AGREEMENT

This Agreement is being made between Story County ("County"), Iowa, and David F. Anderson and Stephanie J. Anderson., ("Developer") of the Indian Creek Hills First Addition Subdivision Plat.

1. The Developer shall provide Irrevocable Letters of Credit or performance bonds assuring the completion of all improvements as itemized in the "Opinion of Construction Costs", prepared by Fox Engineering, Associates, Inc. of Ames, Iowa, attached and made part of this Agreement for the Indian Creek Hills First Addition Final Subdivision Plat. The Letters of Credit or performance bonds will be in the amount specified by the County as follows: \$101,582.
2. The Developer agrees to the following schedule for completion of all required improvements:
  - a. All earthwork shall be completed no later than June 1, 2002.
  - b. Installation of utilities as defined on the attached Opinion of Construction Costs shall be completed no later than June 1, 2002.
  - c. All final asphalt paving shall be completed no later than July 25, 2002.
  - d. Final landscaping as defined on the attached Opinion of Construction Costs shall be completed no later than July 25, 2002.
3. All road improvements shall be in accordance with the Story County Subdivision Street Specifications and/or City of Nevada standards as appropriate. Prior to undertaking any construction activities, including preliminary grading, all plans and profiles shall be submitted for review to the Planning and Zoning Department. Included for review will be a landscape plan defining which trees, if any, are proposed to be removed as part of the proposed road improvements. The Developer shall retain a Professional Engineer to provide construction staking and inspection. The Engineer shall certify the work to the County in writing, and such certification shall be that all work was accomplished in accordance with the approved plans, specifications, and within the approved time frames.
4. These schedules for completion of all improvements are not intended to supersede or redefine Section 11.N of the *Story County Subdivision Regulations*, with respect to any authorized extensions.

Dated at Story County, Iowa, this 25<sup>th</sup> day of July, 2000.

**STORY COUNTY**

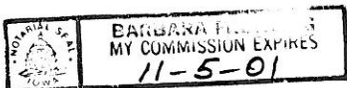
BY: Jane L. Halliburton  
JANE HALLIBURTON, Chairperson  
Board of Supervisors

BY: Judy B. Emmons  
JUDY EMMONS  
Story County Auditor

David F. Anderson  
Stephanie J. Anderson  
David F. Anderson and Stephanie J. Anderson, Developers

STATE OF IOWA :  
: ss  
COUNTY OF STORY :

On this 1<sup>st</sup> day of August, 2000, before, the undersigned, a Notary Public in and for the State of Iowa, personally appear Jane Halliburton and Judy Emmons, to me personally known, who being by me duly sworn, did say that they are Chairperson of the Board of Supervisors and the Story County Auditor, respectively, executing the within and foregoing instrument; that said instrument was signed on behalf of Story County, Iowa; and that Jane Halliburton and Judy Emmons acknowledged the execution of the foregoing instrument to be voluntarily executed.



Barbara Frohling  
NOTARY PUBLIC IN AND FOR THE  
STATE OF IOWA

STATE OF IOWA :  
: ss  
COUNTY OF STORY :

On this 25<sup>th</sup> day of July, 2000, before me, the undersigned, a Notary Public in and for the State of Iowa, personally appeared David F. and Stephanie J. Anderson., to be known to be the identical persons named in and who executed the foregoing instrument, and acknowledged that he/she executed the same as his/her voluntary act and deed.

Thomas Cahill  
NOTARY PUBLIC IN AND FOR THE  
STATE OF IOWA

INDIAN CREEK HILLS SUBDIVISION  
Story County, Iowa

Opinion of Construction Costs

NO	ITEM DESCRIPTION	QUANTITY	UNIT	UNIT PRICE	TOTAL PRICE	CATEGORY TOTALS
<b>REMOVALS:</b>						
1	Removal Asphalt Drive	550	SY	\$3	\$1,650	
	<i>Subtotal</i>					\$1,650
<b>EARTHWORK:</b>						
1	Excavation, Class 10 (Unadjusted)	1,670	CY	\$2	\$3,340	
2	Special Compaction, 12-inch	4,615	SY	\$1	\$4,615	
	<i>Subtotal</i>					\$7,955
<b>UTILITIES</b>						
1	Water Main, 6-inch	1,105	LF	\$10	\$11,205	
2	Fire Hydrant	2	EA	\$1,500	\$3,000	
3	CMP, 15-inch	133	LF	\$20	\$2,660	
4	FES, CMP, 15-inch	2	EA	\$350	\$700	
	<i>Subtotal</i>					\$17,565
<b>PAVING:</b>						
1	ACC, Binder Course, Type A Mix	865	TONS	\$40	34,600.00	
2	ACC, Surface Course, Type A Mix	413	TONS	\$40	16,520.00	
	<i>Subtotal</i>					\$51,120
<b>MISCELLANEOUS:</b>						
1	Seed, Fertilize and Mulch	1.5	AC	1,000.00	1,500.00	
	<i>Subtotal</i>					\$1,500
<b>TOTAL CONSTRUCTION</b>						<b>\$78,140</b>

Prepared by FOX Engineering Associates, Inc., Ames, Iowa  
March 7, 2000  
FOX Proj. No: 1006-00A.420

*file in  
Resolution book*

**THE ATTACHED RESOLUTION  
SHOULD BE FILED WITH THE COUNTY AUDITOR**

RESOLUTION NO. 01-11

Providing for the award and issuance of \$5,000,000 General Obligation Justice Center Bonds, Series 2000, and providing for the levy of taxes to pay the same

WHEREAS, the Board of Supervisors (the "Board") of Story County, Iowa (the "County"), has called a special County election to vote on the question of issuing not to exceed \$12,700,000 General Obligation Justice Center Bonds to provide funds to pay the cost, to that extent, of constructing and furnishing a Justice Center for the County, at which election the proposition was adopted by a vote in favor equal to at least 60% of the total votes cast for and against the proposition; and

WHEREAS, Notice of Sale of \$5,000,000 General Obligation Justice Center Bonds, Series 2000 (the "Bonds"), was heretofore given in strict compliance with the provisions of Chapter 75 of the Code of Iowa; and

WHEREAS, sealed bids for the purchase of the Bonds were received and canvassed on behalf of the County at the time and place fixed therefor in the published Notice of Sale and the substance of such sealed bids noted in the minutes; and

WHEREAS, upon final consideration of all bids by the Board, the bid of Harris Trust & Savings Bank, Chicago, Ill. is the best, such bid proposing the lowest interest cost to the County;

NOW, THEREFORE, Be It Resolved by the Board of Supervisors of Story County, Iowa, as follows:

Section 1. The bid referred to in the preamble hereof is hereby accepted, and the Bonds, maturing on June 1 in each of the years, in the respective principal amounts and bearing interest at the respective rates, as follows:

Year	Principal Amount	Interest Rate Per Annum	Year	Principal Amount	Interest Rate Per Annum
2001	\$450,000	<u>4.80</u> %	2006	\$780,000	<u>4.90</u> %
2002	\$130,000	<u>4.80</u> %	2007	\$815,000	<u>4.90</u> %
2003	\$100,000	<u>4.80</u> %	2008	\$860,000	<u>4.95</u> %
2004	\$100,000	<u>4.80</u> %	2009	\$905,000	<u>4.95</u> %
2005	\$735,000	<u>4.90</u> %	2010	\$125,000	<u>4.95</u> %

are hereby awarded and authorized to be issued to the said bidder at the price specified in such bid, together with accrued interest.

Section 2. The form of agreement of sale of the Bonds is hereby approved, and the Chairperson and County Auditor are hereby authorized to accept and execute the same for and on behalf of the County and to affix the County seal thereto.

Section 3. The Bonds shall be in the denomination of \$5,000 each, or any integral multiple thereof, shall be dated August 1, 2000, and shall become due and payable and bear interest as set forth in Section 1 hereof.

Bankers Trust Company, N.A., Des Moines, Iowa, is hereby designated as the Bond Registrar and Paying Agent for the Bonds and may be hereinafter referred to as the "Bond Registrar" or the "Paying Agent".

The County reserves the right to call and redeem part or all of the Bonds maturing in each of the years 2008 to 2010, inclusive, prior to and in any order of maturity on June 1, 2007, or on any date thereafter upon terms of par and accrued interest. If less than all of the Bonds of any like maturity are to be redeemed, the particular part of those Bonds to be redeemed shall be selected by the Bond Registrar by lot. The Bonds may be called in part in one or more units of \$5,000. If less than the entire principal amount of any Bond in a denomination of more than \$5,000 is to be redeemed, the Bond Registrar will issue and deliver to the registered owner thereof, upon surrender of such original Bond, a new Bond or Bonds, in any authorized denomination, in a total aggregate principal amount equal to the unredeemed balance of the original Bond. Notice of such redemption as aforesaid identifying the Bond or Bonds (or portion thereof) to be redeemed shall be mailed by certified mail to the registered owners thereof at the addresses shown on the County's registration books not less than 30 nor more than 60 days prior to such redemption date. All of such Bonds as to which the County reserves and exercises the right of redemption and as to which notice as aforesaid shall have been given and for the redemption of which funds are duly provided, shall cease to bear interest on the redemption date.

All of the interest on the Bonds shall be payable semiannually on the first day of June and December in each year, commencing December 1, 2000. Interest shall be calculated on the basis of a 360-day year comprised of twelve 30-day months. Payment of interest on the Bonds shall be made to the registered owners appearing on the bond registration books of the County at the close of business on the fifteenth day of the month next preceding the interest payment date and shall be paid by check or draft mailed to the registered owners at the addresses shown on such registration books. Principal of the Bonds shall be payable in lawful money of the United States of America to the registered owners or their legal representatives upon presentation and surrender of the Bond or Bonds at the office of the Paying Agent.

The County hereby pledges the faith, credit, revenues and resources and all of the real and personal property of the County for the full and prompt payment of the principal of and interest on the Bonds.

The Bonds shall be executed on behalf of the County with the official manual or facsimile signature of the Chairperson and attested with the official manual or facsimile signature of the County Auditor and shall have the County's seal impressed or printed thereon, and shall be fully registered bonds without interest coupons. In case any officer whose signature or the facsimile of whose signature appears on the Bonds shall cease to be such officer before the delivery of the Bonds, such signature or such facsimile signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery.

The Bonds shall be fully registered as to principal and interest in the names of the owners on the registration books of the County kept by the Bond Registrar, and after such registration payment of the principal thereof and interest thereon shall be made to the registered owners, their legal representatives or assigns. Each Bond shall be transferable only upon the registration books of the County upon presentation to the Bond Registrar, together with either a written instrument of transfer satisfactory to the Bond Registrar or the assignment form thereon completed and duly executed by the registered owner or the duly authorized attorney for such registered owner.

The record and identity of the owners of the Bonds shall be kept confidential as provided by Section 22.7 of the Code of Iowa.

The Bonds shall not be valid or become obligatory for any purpose until the Certificate of Authentication thereon shall have been signed by the Bond Registrar.

Section 4. Notwithstanding anything above to the contrary, the Bonds shall be issued initially as Depository Bonds, with one fully registered Bond for each maturity date, in principal amounts equal to the amount of principal maturing on each such date, and registered in the name of Cede & Co., as nominee for The Depository Trust Company, New York, New York ("DTC"). On original issue, the Bonds shall be deposited with DTC for the purpose of maintaining a book-entry system for recording the ownership interests of its participants and the transfer of those interests among its participants (the "Participants"). In the event that DTC determines not to continue to act as securities depository for the Bonds or the County determines not to continue the book-entry system for recording ownership interests in the Bonds with DTC, the County will discontinue the book-entry system with DTC. If the County does not select another qualified securities depository to replace DTC (or a successor depository) in order to continue a book-entry system, the County will register and deliver replacement bonds in the form of fully registered certificates, in authorized denominations of \$5,000 or integral multiples of \$5,000, in accordance with instructions from Cede

& Co., as nominee for DTC. In the event that the County identifies a qualified securities depository to replace DTC, the County will register and deliver replacement bonds, fully registered in the name of such depository, or its nominee, in the denominations as set forth above, as reduced from time to time prior to maturity in connection with redemptions or retirements by call or payment, and in such event, such depository will then maintain the book-entry system for recording ownership interests in the Bonds.

Ownership interest in the Bonds may be purchased by or through Participants. Such Participants and the persons for whom they acquire interests in the Bonds as nominees will not receive certificated Bonds, but each such Participant will receive a credit balance in the records of DTC in the amount of such Participant's interest in the Bonds, which will be confirmed in accordance with DTC's standard procedures. Each such person for which a Participant has an interest in the Bonds, as nominee, may desire to make arrangements with such Participant to have all notices of redemption or other communications of the County to DTC, which may affect such person, forwarded in writing by such Participant and to have notification made of all interest payments.

The County will have no responsibility or obligation to such Participants or the persons for whom they act as nominees with respect to payment to or providing of notice for such Participants or the persons for whom they act as nominees.

As used herein, the term "Beneficial Owner" shall hereinafter be deemed to include the person for whom the Participant acquires an interest in the Bonds.

DTC will receive payments from the County, to be remitted by DTC to the Participants for subsequent disbursement to the Beneficial Owners. The ownership interest of each Beneficial Owner in the Bonds will be recorded on the records of the Participants whose ownership interest will be recorded on a computerized book-entry system kept by DTC.

When reference is made to any action which is required or permitted to be taken by the Beneficial Owners, such reference shall only relate to those permitted to act (by statute, regulation or otherwise) on behalf of such Beneficial Owners for such purposes. When notices are given, they shall be sent by the County to DTC, and DTC shall forward (or cause to be forwarded) the notices to the Participants so that the Participants can forward the same to the Beneficial Owners.

Beneficial Owners will receive written confirmations of their purchases from the Participants acting on behalf of the Beneficial Owners detailing the terms of the Bonds acquired. Transfers of ownership interests in the Bonds will be accomplished by book entries made by DTC and the Participants who act on behalf of the Beneficial Owners. Beneficial Owners will not receive certificates representing their ownership interest in the Bonds, except as specifically provided herein.

Interest and principal will be paid when due by the County to DTC, then paid by DTC to the Participants and thereafter paid by the Participants to the Beneficial Owners.

Section 5. The form of Bonds shall be substantially as follows:

(Form of Bond)

**UNITED STATES OF AMERICA  
STATE OF IOWA**

**STORY COUNTY**

**GENERAL OBLIGATION JUSTICE CENTER BOND  
SERIES 2000**

No. \_\_\_\_\_ \$ \_\_\_\_\_

RATE                      MATURITY DATE                      BOND DATE                      CUSIP

August 1, 2000

Story County (the "County"), Iowa, for value received, promises to pay on the maturity date of this Bond to

or registered assigns, the principal sum of

DOLLARS

in lawful money of the United States of America upon presentation and surrender of this Bond at the office of Bankers Trust Company, N.A., Des Moines, Iowa (hereinafter referred to as the "Bond Registrar" or the "Paying Agent"), with interest on said sum, until paid, at the rate per annum specified above from the date of this Bond, or from the most recent interest payment date on which interest has been paid, on June 1 and December 1 of each year, commencing December 1, 2000, except as the provisions hereinafter set forth with respect to redemption prior to maturity may be or become applicable hereto. Interest on this Bond is payable to the registered owner appearing on the registration books of the County at the close of business on the fifteenth day of the month next preceding the interest payment date and shall be paid by check or draft mailed to the registered owner at the address shown on such registration books. Interest shall be calculated on the basis of a 360-day year comprised of twelve 30-day months.

This Bond shall not be valid or become obligatory for any purpose until the Certificate of Authentication hereon shall have been signed by the Bond Registrar.

This Bond is one of a duly authorized series of bonds (the "Bonds") issued by the County pursuant to and in strict compliance with the provisions of Chapter 331 and Chapter 76 of the Code of Iowa, 1999, and all laws amendatory thereof and supplementary thereto, and in conformity with a resolution of the County Board of Supervisors duly passed, approved and recorded for the purpose of defraying the cost of constructing and furnishing a Justice Center for the County.

The County reserves the right to call and redeem part or all of the Bonds maturing in each of the years 2008 to 2010, inclusive, prior to and in any order of maturity on June 1, 2007, or on any date thereafter upon terms of par and accrued interest. If less than all of the Bonds of any like maturity are to be redeemed, the particular part of the Bonds to be redeemed shall be selected by the Bond Registrar by lot. The Bonds may be called in part in one or more units of \$5,000. If less than the entire principal amount of any Bond in a denomination of more than \$5,000 is to be redeemed, the Bond Registrar will issue and deliver to the registered owner thereof, upon surrender of such original Bond, a new Bond or Bonds, in any authorized denomination, in a total aggregate principal amount equal to the unredeemed balance of the original Bond. Notice of such redemption as aforesaid identifying the Bond or Bonds (or portion thereof) to be redeemed shall be mailed by certified mail to the registered owners thereof at the addresses shown on the County's registration books not less than 30 nor more than 60 days prior to such redemption date. All of such Bonds as to which the County reserves and exercises the right of redemption and as to which notice as aforesaid shall have been given and for the redemption of which funds are duly provided, shall cease to bear interest on the redemption date.

This Bond is fully negotiable but shall be fully registered as to both principal and interest in the name of the owner on the books of the County in the office of the Bond Registrar, after which no transfer shall be valid unless made on said books and then only upon presentation of this Bond to the Bond Registrar, together with either a written instrument of transfer satisfactory to the Bond Registrar or the assignment form hereon completed and duly executed by the registered owner or the duly authorized attorney for such registered owner.

The County, the Bond Registrar and the Paying Agent may deem and treat the registered owner hereof as the absolute owner for the purpose of receiving payment of or on account of principal hereof, premium, if any, and interest due hereon and for all other purposes, and the County, the Bond Registrar and the Paying Agent shall not be affected by any notice to the contrary.

And It Is Hereby Certified and Recited that all acts, conditions and things required by the laws and Constitution of the State of Iowa, to exist, to be had, to be done or to be performed precedent to and in the issue of this Bond were and have been properly existent, had, done and performed in regular and due form and time; that provision has been made for the levy of a sufficient continuing annual tax on all the taxable property within the County for the payment of the principal of and interest on this Bond as the same will respectively become due; that the faith, credit, revenues

and resources and all the real and personal property of the County are irrevocably pledged for the prompt payment hereof, both principal and interest; and that the total indebtedness of the County, including this Bond, does not exceed any constitutional or statutory limitations.

IN TESTIMONY WHEREOF, Story County , Iowa, by its Board of Supervisors, has caused this Bond to be signed by its Chairperson and attested by the County Auditor, with the seal of said County affixed, all as of August 1, 2000.

STORY COUNTY, IOWA

By (Facsimile Signature)  
Chairperson, Board of Supervisors

Attest:

(Facsimile Signature)  
County Auditor

(Facsimile Seal)

**(On each Bond there shall be a registration dateline and a Certificate of Authentication of the Bond Registrar in the following form:)**

Registration Date: (Registration Date)

BOND REGISTRAR'S CERTIFICATE OF AUTHENTICATION

This Bond is one of the Bonds described in the within-mentioned resolution.

BANKERS TRUST COMPANY, N.A.  
Des Moines, Iowa  
Bond Registrar

By (Signature)  
Authorized Officer

ABBREVIATIONS

The following abbreviations, when used in this Bond, shall be construed as though they were written out in full according to applicable laws or regulations:

TEN COM	-	as tenants in common	UTMA	_____
TEN ENT	-	as tenants by the		(Custodian)
		entireties	As Custodian for	_____
JT TEN	-	as joint tenants with		(Minor)
		right of survivorship and	under Uniform Transfers to Minors Act	_____
		not as tenants in common		(State)

Additional abbreviations may also be used though not in the list above.

ASSIGNMENT

For valuable consideration, receipt of which is hereby acknowledged, the undersigned assigns this Bond to

\_\_\_\_\_  
(Please print or type name and address of Assignee)

PLEASE INSERT SOCIAL SECURITY OR OTHER IDENTIFYING NUMBER OF ASSIGNEE

and does hereby irrevocably appoint \_\_\_\_\_, Attorney, to transfer this Bond on the books kept for registration thereof with full power of substitution.

Dated:

Signature guaranteed:

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

(Signature guarantee must be provided in accordance with the prevailing standards and procedures of the Registrar and Transfer Agent. Such standards and procedures may require signatures to be guaranteed by certain eligible guarantor institutions that participate in a recognized signature guarantee program.)

NOTICE: The signature to this Assignment must correspond with the name of the registered owner as it appears on this Bond in every particular, without alteration or enlargement or any change whatever.

Section 6. The Bonds shall be executed as herein provided as soon after the adoption of this resolution as may be possible and thereupon they shall be delivered to the Bond Registrar for registration, authentication and delivery to the purchaser, as determined by the Board, upon receipt of the purchase price thereof, with accrued interest thereon, and all action heretofore taken in connection with the sale and award of the Bonds is hereby ratified and confirmed in all respects.

Section 7. As required by Chapter 76 of the Code of Iowa, and for the purpose of providing for the levy and collection of a direct annual tax sufficient to pay the interest on the Bonds as it falls due, and also to pay and discharge the principal thereof at maturity, there is hereby ordered levied on all the taxable property in the County in each of the years while the Bonds or any of them are outstanding, a tax sufficient for that purpose, and in furtherance of this provision, but not in limitation thereof, there be and there is hereby levied on all the taxable property in the County the following direct annual tax for collection in each of the following fiscal years, to-wit:

For collection in the fiscal year beginning July 1, 2001,  
sufficient to produce the net annual sum of \$ 353,565;

For collection in the fiscal year beginning July 1, 2002,  
sufficient to produce the net annual sum of \$ 317,325;

For collection in the fiscal year beginning July 1, 2003,  
sufficient to produce the net annual sum of \$ 312,525;

For collection in the fiscal year beginning July 1, 2004,  
sufficient to produce the net annual sum of \$ 942,725;

For collection in the fiscal year beginning July 1, 2005,  
sufficient to produce the net annual sum of \$ 951,710;

For collection in the fiscal year beginning July 1, 2006,  
sufficient to produce the net annual sum of \$ 948,490;

For collection in the fiscal year beginning July 1, 2007,  
sufficient to produce the net annual sum of \$ 953,555;

For collection in the fiscal year beginning July 1, 2008,  
sufficient to produce the net annual sum of \$ 955,985;

For collection in the fiscal year beginning July 1, 2009,  
sufficient to produce the net annual sum of \$ 131,188.

Section 8. A certified copy of this resolution shall be filed with the County Auditor, and said Auditor is hereby instructed to enter for collection and assess the tax hereby authorized. When annually entering such taxes for collection, the County Auditor shall include the same as a part of the tax levy for Debt Service Fund purposes of the County and when collected, the proceeds of the taxes shall be converted into the Debt Service Fund of the County and set aside therein as a special account to be used solely and only for the payment of the principal of and interest on the Bonds hereby authorized and for no other purpose whatsoever. Any amount received by the County as accrued interest on the Bonds shall be deposited into such special account and used to pay interest due on the Bonds on the first interest payment date.

Section 9. The interest or principal and both of them falling due in any year or years shall, if necessary, be paid promptly from current funds on hand in advance of taxes levied and when the taxes shall have been collected, reimbursement shall be made to such current funds in the sum thus advanced.

Section 10. It is the intention of the County that interest on the Bonds be and remain excluded from gross income for federal income tax purposes pursuant to the appropriate provisions of the Internal Revenue Code of 1986, as amended, and the Treasury Regulations in effect with respect thereto (all of the foregoing herein referred to as the "Internal Revenue Code"). In furtherance thereof, the County covenants to comply with the provisions of the Internal Revenue Code as they may from time to time be in effect or amended and further covenants to comply with the applicable future laws, regulations, published rulings and court decisions as may be necessary to insure that the interest on the Bonds will remain excluded from gross income for federal income tax purposes. Any and all of the officers of the County are hereby authorized and directed to take any and all actions as may be necessary to comply with the covenants herein contained.

The County hereby designates the Bonds as "Qualified Tax Exempt Obligations" as that term is used in Section 265(b)(3)(B) of the Internal Revenue Code.

Section 11. Continuing Disclosure.

(a) Purpose and Beneficiaries. To provide for the public availability of certain information relating to the Bonds and the security therefor and to permit the original purchaser and other participating underwriters in the primary offering of the Bonds to comply with amendments to Rule 15c2-12 promulgated by the Securities and Exchange Commission (the "SEC") under the Securities Exchange Act of 1934 (17 C.F.R. § 240.15c2-12), relating to continuing disclosure (as in effect and interpreted from time to time, the "Rule"), which will enhance the marketability of the Bonds, the County hereby makes the following covenants and agreements for the benefit of the Owners (as hereinafter defined) from time to time of the outstanding Bonds. The County is the only "obligated person" with respect to the Bonds within the meaning of the Rule for purposes of

reasonable control of the County, noting the discrepancies therefrom and the effect thereof, and certified as to accuracy and completeness in all material respects by the fiscal officer of the County; and

(B) to the extent not included in the financial statements referred to in paragraph (A) hereof, the information for such fiscal year or for the period most recently available of the type contained in the following tables of the Official Statement, which information may be unaudited:

- Population
- Major Employers
- Unemployment Statistics
- Retail Sales
- Income Statistics
- Property Valuations
- Tax Collection History
- Largest Taxpayers
- Direct Debt
- Debt Limit
- Financial Summary

Notwithstanding the foregoing paragraph, if the audited financial statements are not available by the date specified, the County shall provide on or before such date unaudited financial statements in the format required for the audited financial statements as part of the Disclosure Information and, within 10 days after the receipt thereof, the County shall provide the audited financial statements.

Any or all of the Disclosure Information may be incorporated by reference, if it is updated as required hereby, from other documents, including official statements, which have been submitted to each of the repositories hereinafter referred to under subsection (b) or the SEC. If the document incorporated by reference is a final official statement, it must be available from the Municipal Securities Rulemaking Board. The County shall clearly identify in the Disclosure Information each document so incorporated by reference.

If any part of the Disclosure Information can no longer be generated because the operations of the County have materially changed or been discontinued, such Disclosure Information need no longer be provided if the County includes in the Disclosure Information a statement to such effect; provided, however, if such operations have been replaced by other County operations with respect to which data is not included in the Disclosure Information and the County determines that certain specified data regarding such replacement operations would be a Material Fact (as defined in

paragraph (3) hereof), then, from and after such determination, the Disclosure Information shall include such additional specified data regarding the replacement operations.

If the Disclosure Information is changed or this section is amended as permitted by this paragraph (b)(1) or subsection (d), then the County shall include in the next Disclosure Information to be delivered hereunder, to the extent necessary, an explanation of the reasons for the amendment and the effect of any change in the type of financial information or operating data provided.

(2) In a timely manner, notice of the occurrence of any of the following events which is a Material Fact (as hereinafter defined):

- (A) Principal and interest payment delinquencies;
- (B) Non-payment related defaults;
- (C) Unscheduled draws on debt service reserves reflecting financial difficulties;
- (D) Unscheduled draws on credit enhancements reflecting financial difficulties;
- (E) Substitution of credit or liquidity providers, or their failure to perform;
- (F) Adverse tax opinions or events affecting the tax-exempt status of the security;
- (G) Modifications to rights of security holders;
- (H) Bond calls;
- (I) Defeasances;
- (J) Release, substitution, or sale of property securing repayment of the securities; and
- (K) Rating changes.

As used herein, a "Material Fact" is a fact as to which a substantial likelihood exists that a reasonably prudent investor would attach importance thereto in deciding to buy, hold or sell a Bond or, if not disclosed, would significantly alter the total information otherwise available to an investor from the Official Statement, information disclosed hereunder or information generally available to the public. Notwithstanding the foregoing sentence, a "Material Fact" is also an event that would be deemed "material" for purposes of the purchase, holding or sale of a Bond within the meaning of applicable federal securities laws, as interpreted at the time of discovery of the occurrence of the event.

(3) In a timely manner, notice of the occurrence of any of the following events or conditions:

(A) the failure of the County to provide the Disclosure Information required under paragraph (b)(1) at the time specified thereunder;

(B) the amendment or supplementing of this section pursuant to subsection (d), together with a copy of such amendment or supplement and any explanation provided by the County under subsection (d)(2);

(C) the termination of the obligations of the County under this section pursuant to subsection (d);

(D) any change in the accounting principles pursuant to which the financial statements constituting a portion of the Disclosure Information are prepared; and

(E) any change in the fiscal year of the County.

(c) Manner of Disclosure. The County agrees to make available the information described in subsection (b) to the following entities by telecopy, overnight delivery, mail or other means, as appropriate:

(1) the information described in paragraph (1) of subsection (b), to each then nationally recognized municipal securities information repository under the Rule and to any state information depository then designated or operated by the State of Iowa as contemplated by the Rule (the "State Depository"), if any;

(2) the information described in paragraphs (2) and (3) of subsection (b), to the Municipal Securities Rulemaking Board and to the State Depository, if any; and

(3) the information described in subsection (b), to any rating agency then maintaining a rating of the Bonds and, at the expense of such Bondowner, to any Bondowner who requests in writing such information, at the time of transmission under paragraphs (1) or (2) of this subsection (c), as the case may be, or, if such information is transmitted with a subsequent time of release, at the time such information is to be released.

(d) Term; Amendments; Interpretation.

(1) The covenants of the County in this section shall remain in effect so long as any Bonds are outstanding. Notwithstanding the preceding sentence, however, the obligations of the County under this section shall terminate and be without further effect as of any date on which the County delivers to the Registrar an opinion of Bond Counsel to the effect that, because of legislative

action or final judicial or administrative actions or proceedings, the failure of the County to comply with the requirements of this section will not cause participating underwriters in the primary offering of the Bonds or securities firms recommending the Bonds to prospective purchasers while the Bonds are outstanding to be in violation of the Rule or other applicable requirements of the Securities Exchange Act of 1934, as amended, or any statutes or laws successory thereto or amendatory thereof.

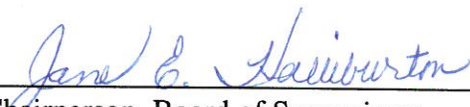
(2) This section (and the form and requirements of the Disclosure Information) may be amended or supplemented by the County from time to time, without notice to (except as provided in paragraph (c)(3) hereof) or the consent of the Owners of any Bonds, by a resolution of this Board filed in the office of the recording officer of the County accompanied by an opinion of Bond Counsel, who may rely on certificates of the County and others and the opinion may be subject to customary qualifications, to the effect that: (i) such amendment or supplement (a) is made in connection with a change in circumstances that arises from a change in law or regulation or a change in the identity, nature or status of the County or the type of operations conducted by the County, or (b) is required by, or better complies with, the provisions of paragraph (b)(5) of the Rule; (ii) this section as so amended or supplemented would have complied with the requirements of paragraph (b)(5) of the Rule at the time of the primary offering of the Bonds, giving effect to any change in circumstances applicable under clause (i)(a) and assuming that the Rule as in effect and interpreted at the time of the amendment or supplement was in effect at the time of the primary offering; and (iii) such amendment or supplement does not materially impair the interests of the Bondowners under the Rule.

If the Disclosure Information is so amended, the County agrees to provide, contemporaneously with the effectiveness of such amendment, an explanation of the reasons for the amendment and the effect, if any, of the change in the type of financial information or operating data being provided hereunder.

(3) This section is entered into to comply with the continuing disclosure provisions of the Rule and should be construed so as to satisfy the requirements of paragraph (b)(5) of the Rule.

Section 12. All resolutions or parts thereof in conflict herewith are hereby repealed to the extent of such conflict.

Passed and approved on July 25, 2000.

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

Attest:

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

WHEREAS, pursuant to Sections 425 and 427 of the Code of Iowa, the Assessors of Story County and the City of Ames have delivered all signed Homestead Tax Credit and Military Exemption Applications to the Story County Auditor, and

WHEREAS, the Assessors of Story County and the City of Ames have reviewed each claim and recommended each to be allowed or disallowed,

BE IT HERE RESOLVED, that all claims on file in the Office of the Auditor of Story County, Iowa be allowed as recommended, with the following exceptions:

APPLICANT NAME: Allen, Robert & Helen  
REFERENCE NUMBER: 13-30-435-410  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Baker, Michael  
REFERENCE NUMBER: 09-11-102-020  
TYPE OF CREDIT: Homestead & Military  
REASON: Not in residence

APPLICANT NAME: Beck, Dale & Carol  
REFERENCE NUMBER: 11-17-172-120  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Becker, Marti  
REFERENCE NUMBER: 07-22-450-105  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Catlett, Rebecca (now Pittman)  
REFERENCE NUMBER: 11-07-145-240  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Chader, Shelby  
REFERENCE NUMBER: 13-30-475-210  
TYPE OF CREDIT: Homestead & Military  
REASON: Deceased

APPLICANT NAME: Chapman, Steven  
REFERENCE NUMBER: 09-10-204-130  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Childs, Russell & Margaret  
REFERENCE NUMBER: 09-10-201-100  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Claude, Dennis & Lezlie  
REFERENCE NUMBER: 04-21-408-300  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Egemo, Joyce  
REFERENCE NUMBER: 01-16-300-350  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Sheresh, Gale  
REFERENCE NUMBER: 03-31-200-145  
TYPE OF CREDIT: Military  
REASON: Not eligible for David Erickson's military due to remarriage

APPLICANT NAME: Hennick, Guy  
REFERENCE NUMBER: 16-21-160-225  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Hugen, Katherine  
REFERENCE NUMBER: 05-04-380-250  
TYPE OF CREDIT: Military  
REASON: Title change on the property

APPLICANT NAME: Hurley, Terrance & Dana  
REFERENCE NUMBER: 09-03-226-150  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Knaphus, George  
REFERENCE NUMBER: 03-35-100-100  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Lanning, Michael & Lynn  
REFERENCE NUMBER: 09-05-403-050  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Larson, Ione  
REFERENCE NUMBER: 02-10-400-230  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Lauridsen, Nancy  
REFERENCE NUMBER: 05-36-100-205  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Lemanczyk, George  
REFERENCE NUMBER: 05-27-454-020  
TYPE OF CREDIT: Military  
REASON: No active duty in eligible time period

APPLICANT NAME: Lenning, Olger & Carmelia  
REFERENCE NUMBER: 01-12-375-475  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Lewis, Edwin & Nancy  
REFERENCE NUMBER: 09-03-425-120  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Loe, Suganda  
REFERENCE NUMBER: 05-27-163-040  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Lowry, Edith  
REFERENCE NUMBER: 01-12-315-180  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Martin, Amelia  
REFERENCE NUMBER: 11-07-185-800  
TYPE OF CREDIT: Homestead  
REASON: Deceased

APPLICANT NAME: Mather, Mark  
REFERENCE NUMBER: 09-03-425-300  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Mortensen, Carmel  
REFERENCE NUMBER: 05-33-130-160  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Murray, Elma  
REFERENCE NUMBER: 05-35-180-090  
TYPE OF CREDIT: Homestead  
REASON: Deceased

APPLICANT NAME: Orwig, Elizabeth  
REFERENCE NUMBER: 05-35-379-050  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Parrish, Vonis  
REFERENCE NUMBER: 11-18-254-503  
TYPE OF CREDIT: Military  
REASON: Not eligible for Clifford's military due to remarriage

APPLICANT NAME: Proctor, Sheryl  
REFERENCE NUMBER: 09-10-126-030  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Redfield, Dorothy  
REFERENCE NUMBER: 05-35-426-150  
TYPE OF CREDIT: Military  
REASON: Not eligible for Glenn's military due to remarriage

APPLICANT NAME: Rogers, Constance  
REFERENCE NUMBER: 12-08-402-165  
TYPE OF CREDIT: Military  
REASON: Not eligible due to dissolution of marriage

APPLICANT NAME: Rouse, Orman  
REFERENCE NUMBER: 12-08-402-330  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Sargent, Marjorie  
REFERENCE NUMBER: 16-21-105-311  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Satterwhite, Michael  
REFERENCE NUMBER: 05-33-352-060  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Severson, Mary  
REFERENCE NUMBER: 11-06-485-220  
TYPE OF CREDIT: Military  
REASON: Not eligible due to dissolution of marriage

APPLICANT NAME: Smith, James & Diane  
REFERENCE NUMBER: 09-05-201-110  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Switzer, Dennis & Deborah  
REFERENCE NUMBER: 11-07-100-360  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Taylor, Ray & Ruth  
REFERENCE NUMBER: 11-06-385-290  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Teig, Mervin & Carrie  
REFERENCE NUMBER: 01-12-470-350  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Toth, Laslo  
REFERENCE NUMBER: 05-35-451-090  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Upchurch, Perry & Nancy  
REFERENCE NUMBER: 12-08-406-310  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Veitch, George & LeAnn McGranahan  
REFERENCE NUMBER: 09-05-476-170  
TYPE OF CREDIT: Homestead & Military  
REASON: Not in residence

APPLICANT NAME: Young, Elizabeth  
REFERENCE NUMBER: 14-18-100-200  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Canny, Don & Lorrie  
REFERENCE NUMBER: 13-31-360-200  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Thomas Crane  
REFERENCE NUMBER: 12-08-404-400  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

APPLICANT NAME: Gary & Ella Olson  
REFERENCE NUMBER: 09-02-304-040  
TYPE OF CREDIT: Homestead  
REASON: Not in residence

BE IT FURTHER RESOLVED, that the above listed claims be disallowed for the reason that the claimants do not meet the requirements as set out in Sections 425.2 and 427.5 Code of Iowa, and that the Auditor shall notify each claimant of this action and their right to appeal.

BE IT FURTHER RESOLVED, that the Auditor shall include each of these allowed claims on the list of taxes to be collected during the fiscal year ending June 30, 2001.

MOTION BY: Jack M. Whitmer SECOND BY: Fred L. Mathison

THOSE VOTING AYE: Halliburton, Mathison, Whitmer

THOSE VOTING NAY: None

THOSE NOT VOTING: None THOSE ABSENT: None

IT WAS HEREBY RESOLVED ON THE 1st DAY OF August, 2000 AT  
NEVADA, STORY COUNTY, IOWA.

Jane C. Halliburton  
CHAIRPERSON, BOARD OF SUPERVISORS

Judge R. Emmons  
STORY COUNTY AUDITOR



## Exhibit "A"

### DESCRIPTION

Boundary of  
Second Addition, Copper Cove Subdivision

A Replat of Outlot "Z", First Addition, Copper Cove Subdivision, Story County, Iowa; and a Replat of Lot Five (5) and all that part of Lots Two (2), Three (3) and Four (4) lying South of Riverside Road, in the Auditor's Plat of the Southeast Quarter of the Southwest Quarter (SE $\frac{1}{4}$ -SW $\frac{1}{4}$ ) of Section 23 - T84N - R24W of the 5<sup>th</sup> P.M., Story County, Iowa; more particularly described as follows:

"Beginning at the Southwest (SW) corner of Lot Five (5), in the Auditor's Plat of the Southeast Quarter of the Southwest Quarter (SE  $\frac{1}{4}$  - SW  $\frac{1}{4}$ ) of Section 23 - T84N - R24W of the 5<sup>th</sup> P.M., Story County, Iowa; thence N 00° 05' 48" E, 731.42 feet along the west line of the SE $\frac{1}{4}$ -SW $\frac{1}{4}$  of said Section 23; thence S 58° 27' 59" E, 203.71 feet along the south line of Riverside Road; thence Southeasterly, continuing along the south line of Riverside Road and along a 2,148.48 foot radius curve, concave to the northeast, an arc distance of 543.87 feet (the long chord bears S 65° 43' 06" E, 542.42 feet); thence Southwesterly, along the east line of Outlot "Z", First Addition, Copper Cove Subdivision and along a 200.00 foot radius curve, concave southeasterly, an arc distance of 29.00 feet (the long chord bears S 04° 26' 37" W, 28.97 feet); thence S 00° 17' 23" W, 370.70 feet continuing along the east line of Outlot "Z" and along the east line of said Lot 5; thence S 89° 48' 25" W, 665.18 feet along the south line of Lot 5, to the Point of Beginning."

Subdivision contains: 363,818 square feet or 8.3521 Acres Gross.

---

Document Prepared By:

Frank B. Johnston, P.O. Box 847, Ames, IA 50010-0847; 515-232-1761

---

**ACKNOWLEDGMENT OF RECEIPT OF PLAT**

I, **Judy R. Emmons**, Auditor of Story County, Iowa, hereby acknowledge receipt of a plat of **SECOND ADDITION, COPPER COVE SUBDIVISION, STORY COUNTY, IOWA**, for filing in my office.

Dated this 7<sup>th</sup> day of August, 2000.

  
**JUDY R. EMMONS,**  
AUDITOR, STORY COUNTY, IOWA

00-08748 (3)

---

---

Document Prepared By:  
Frank B. Johnston, P.O. Box 847, Ames, IA 50010-0847; 515-232-1761

---

**ACKNOWLEDGMENT OF RECEIPT OF PLAT**

I, **Gary Bilyeu**, Assessor of Story County, Iowa, hereby acknowledge receipt of the Final Plat of **SECOND ADDITION, COPPER COVE SUBDIVISION, STORY COUNTY, IOWA**, for filing in my office.

Dated this 15<sup>th</sup> day of August, 2000.

  
\_\_\_\_\_  
**GARY BILYEU,**  
ASSESSOR, STORY COUNTY, IOWA

00-08748 (4)

**NEWBROUGH, JOHNSTON, BREWER, MADDUX & SOTAK, L.L.P.**

**ATTORNEYS AT LAW  
612 KELLOGG AVENUE  
P.O. BOX 847  
AMES, IOWA  
50010-0847**

**HAROLD O. HEGLAND  
(1909-1979)**

**D. R. NEWBROUGH  
FRANK B. JOHNSTON  
JAMES A. BREWER  
JERE C. MADDUX  
RONALD M. SOTAK  
STEPHEN J. HOWELL  
DANIEL J. GONNERMAN**

**TELEPHONE  
(515) 232-1761**

**FAX  
(515) 232-8962**

**E-MAIL  
atty@newbroughlaw.com**

August 22, 2000

Ms. Judy R. Emmons  
Story County Auditor  
Story County Courthouse  
Nevada, IA 50201

RE: Second Addition, Copper Cove Subdivision, Story County, Iowa

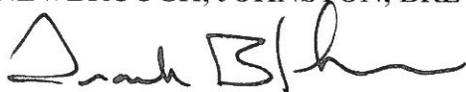
Dear Ms. Emmons:

In connection with the above identified subdivision, I have enclosed the original, recorded Resolution of the Board of Supervisors, Resolution No. 01-13.

Also enclosed are the original, recorded "Acknowledgment of Receipt of Plat" (Auditor) and the original, recorded "Acknowledgment of Receipt of Plat" (Assessor).

Yours truly,

NEWBROUGH, JOHNSTON, BREWER, MADDUX & SOTAK, L.L.P.



Frank B. Johnston

FBJ/rl  
Encl.

Copy to:

Story County Planning and Zoning Commission  
Rich Lepper Construction, Inc.  
Engineering Plus, Inc.

Resolution 01-15

Statement regarding designation of rural Cambridge area as potential plant site.

WHEREAS, Story County, Iowa has a tradition of support for sustainable development of our citizens and our communities as evidenced by such actions as, participation in and funding for ASSET (Analysis of Social Services Evaluation Team), creation of the Story County Economic Development Group, participation and funding in original Ames/Story County Housing Partnership, and passage of an ordinance establishing a partial property tax exemption for value added industry as long ago as 1988, and

WHEREAS, a proposal has been made by the Iowa Cattleman's Association, Excel Corporation, and the Iowa Department of Economic Development to explore the feasibility of construction of a beef processing plant south of Cambridge, Iowa in sections 27 and 28 of Union Township in the unincorporated area of Story County, and

WHEREAS, there has been a great deal of concern raised by the residents of Cambridge, surrounding communities and other areas of the county regarding this proposal, and

WHEREAS, the concerns raised include water quantity and quality, air pollution, increased illegal drug potential, possible impacts on school system, damage to roads, deterioration to the quality of life, impact of sudden increase in number of employees in area due to current unemployment rate of 1.8%, lack of housing availability, possible lowered property values, availability of medical facilities, insurance to pay for medical expenses, and low wages.

WHEREAS, the Story County Board of Supervisors has listened carefully to presentations by the proponents and opponents, receiving opinions from hundreds of citizens through letters, petitions, phone calls and personal visits, the majority of them strongly opposed, and

WHEREAS, the Story County Attorney has issued an opinion stating that Story County cannot designate agricultural land as an enterprise zone because agricultural property is not included in the code definition of a "blighted area",

THEREFORE BE IT RESOLVED that, based on all the information received to date, the Story County Board of Supervisors **cannot and does not** support this location as a proposed plant site.

Motion by: MATHISON  
Seconded by: WHITMER  
Voting aye: HALLIBURTON, MATHISON, WHITMER  
Voting nay: NONE

Adopted this 1<sup>st</sup> day of August, 2000

ATTEST:

Jane E. Halliburton  
Chairperson, Board of Supervisors

Judy R. Emmons  
Judy R. Emmons, County Auditor

**BOARD OF SUPERVISORS RESOLUTION NO. 01-16**

**RESOLUTION TO REMOVE MOBILE HOMES FROM TAX BOOK AND ABATE TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile homes were located in University Mobile Home Park and Hillsdale Mobile Home Park, Ames, Iowa, and were removed from the mobile home park and junked; and

**WHEREAS**, these mobile homes have delinquent taxes, and

**WHEREAS**, Section 435.25 of the Code of Iowa, states that when it is administratively impractical to pursue tax collection through the remedies of this section, all taxes, regular and special, interest, and costs shall be abated by resolution of the county board of supervisors. The resolution shall direct the treasurer to strike from the tax book the reference to the said mobile homes;

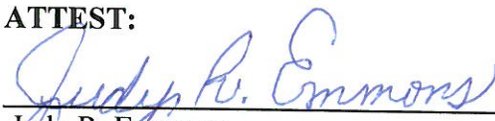
**NOW, THEREFORE BE IT RESOLVED**, that all due and payable taxes on the following mobile homes are hereby abated. The county treasurer is directed to strike from the tax book reference to the said mobile homes;

Patrick Lee Curnes	1957RDSN	VIN#4271157	85-W205739
Jimmy A. Miller	1977MADO	VIN#202877C3588	85-W079658

**APPROVED** this 12th day of September, 2000.

Moved by: Fred L. Mathison  
Seconded by: Jack M. Whitmer  
Voting Aye: Halliburton, Mathison, Whitmer  
Voting Nay: None  
Not Voting: None  
Absent: None

  
\_\_\_\_\_  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

**ATTEST:**  
  
\_\_\_\_\_  
Judy R. Emmons  
Story County Auditor

BOARD OF SUPERVISORS RESOLUTION 01-17

WHEREAS, pursuant to Sections 425 and 427 of the Code of Iowa, the Assessor of Story County has delivered the following signed Homestead Tax Credit and Military Exemption applications to the Story County Auditor, and

WHEREAS, the Assessor of Story County has reviewed each claim and recommended to the Story County Board of Supervisors, each to be allowed

BE IT HERE RESOLVED, that the claims listed below on file in the Office of the Auditor of Story County, Iowa be allowed as recommended:

APPLICANT NAME: Hennick, Guy Charles  
REFERENCE NUMBER: 16-21-160-225  
TYPE OF CREDIT: Homestead

APPLICANT NAME: Lowry, Edith  
REFERENCE NUMBER: 01-12-315-180  
TYPE OF CREDIT: Homestead

BE IT FURTHER RESOLVED, that the Auditor shall correct the list of taxes to be collected during the fiscal year ending June 30, 2001.

MOTION BY: Fred L. Mathison SECOND BY: Jack M. Whitmer

THOSE VOTING AYE: Halliburton, Mathison, Whitmer

THOSE VOTING NAY: None

THOSE NOT VOTING: None THOSE ABSENT: None

IT WAS HEREBY RESOLVED ON THE 12th DAY OF September, 2000

AT NEVADA, STORY COUNTY, IOWA.

  
STORY COUNTY AUDITOR

  
CHAIRPERSON, BOARD OF SUPRVISORS

RESOLUTION NUMBER 01 - 18

RESOLUTION TO ABATE PROPERTY TAXES  
ON PROPERTY ACQUIRED BY STORY COUNTY

WHEREAS Story County, Iowa, on August 26, 1999 obtained the following two parcels in the City of Nevada by way of a Special Warranty deed from the Nevada Economic Development Council, Inc.: #109-11-08-350-100 and #109-11-08-350-090, also described as 'Lots 1 and 2, Nevada Business Park, Nevada , Story County, Iowa.' The amount of tax for '99-'00 and collectible in '00-'01, and yet unpaid, is \$222 and \$132, respectively.

WHEREAS, the properties are now exempt because they are owned by a governmental subdivision; and

WHEREAS, Iowa Code Section 445.63 states that when taxes are owing against a parcel owned by the state or a political subdivision and those taxes were owing when that governing body acquired, the Board of Supervisors has the power to abate those taxes all of the taxes.

NOW, THEREFORE, BE IT HEREBY RESOLVED, that all due and payable taxes (\$222 and \$132) on the above-described real estate are hereby abated.

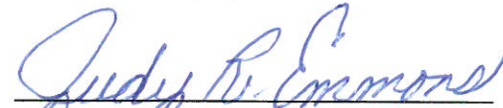
Dated at Nevada, Iowa, on September 12th, 2000.

Moved by: Fred L. Mathison  
Seconded by: Jack M. Whitmer  
Voting aye: Halliburton, Mathison, Whitmer  
Voting nay: None  
Not voting: None  
Absent: None

Adopted on September 12th, 2000.

ATTEST:

  
Jane Haliburton  
Chairperson Story County  
Board of Supervisors

  
Judy R. Emmons  
Story County Auditor

9/19/00

BOARD OF SUPERVISORS RESOLUTION 01-19

RESOLUTION TO ABATE PROPERTY TAXES ON PARCELS OWNED BY POLITICAL SUBDIVISIONS

WHEREAS, the following parcel of property is currently owned by the City of Ames, and

WHEREAS, when the city acquired this property there were property taxes then due and payable, and

WHEREAS, the City of Ames has requested that the Story County Board of Supervisors abate any and all currently due and payable property taxes, and

WHEREAS, Section 445.63 Code of Iowa (1999) states that county boards of supervisors shall abate such taxes, and

WHEREAS, the Story County Board of Supervisors has determined that the above taxes should be abated;

NOW THEREFORE BE IT RESOLVED, that all currently due and payable taxes on the following described real estate are hereby abated:

#09-16-480-210 Parcel "D" SE SE, Section 16, Township 83 North, Range 24 West

APPROVED THIS 19th DAY OF September, 2000 AT NEVADA, STORY COUNTY, IOWA.

MOTION BY: Jack M. Whitmer

SECONDED BY: Fred L. Mathison

VOTING AYE: Halliburton, Mathison, Whitmer

VOTING NAY: None

ABSENT: None

Jane E. Halliburton CHAIRPERSON, BOARD OF SUPERVISORS

ATTEST: Judy R. Emmons STORY COUNTY AUDITOR

cc: Treasurer



City Attorney's Office

515 Clark Avenue, P. O. Box 811  
Ames, IA 50010  
Phone: 515-239-5146 • Fax: 515-239-5142

September 7, 2000

Ms. Jane Halliburton, Chair  
And Members of the Board of Supervisors  
For Story County, Iowa  
Story County Courthouse  
Nevada, Iowa 50201

RECEIVED  
STORY COUNTY  
BOARD OF SUPERVISORS

SEP 11 2000

AM 7 8 9 10 11 12 1 2 3 4 5 PM

*Return / Jane*  
*jch 9/11*  
*9/11/00*  
*pen "*

Re: Parcel 09 16 480 210, SE SE Parcel "D" Slide 17 PG 1

Dear Ms. Halliburton and Board Members:

The subject property was purchased from Christoffersons for a park. The transaction was settled on the basis of the city being the owner prior to July 1, 1999, so that the land would be tax exempt after that. However, the actual conclusion of the matter came 13 days later and the property became subject to taxes for the ensuing fiscal year. The property is now listed as exempt for the current fiscal year.

This is to request that the total amount of tax levied for 1999-2000 (\$146.00) be abated by the Board of Supervisors pursuant to the last sentence of Section 446.7 Code of Iowa.

Thank you for your time and attention to this matter.

Yours truly,

*John R. Klaus*  
John R. Klaus  
City Attorney

cc Dave Jamison  
Kevin Shawgo

**David D. Jamison, Treasurer**

Property Tax Department  
P O Box 498  
Nevada IA 50201

R# 32865  
P# 009 09 16 480 210

**DUE Sept. 1, 2000**  
**DELQ Oct. 1, 2000**

**TAX DUE: FULL YEAR \$ 146.00**

\*Accepted Payment Method: Check, Cash, Discover

36073 36073



Seq# 15637

**AMES, CITY OF**  
**PO BOX 811**  
**Ames IA 50010-0811**

Make check payable to Story County Treasurer. Please do not staple coupon to check.

**David D. Jamison, Treasurer**

Property Tax Department  
P O Box 498  
Nevada IA 50201

R# 32865  
P# 009 09 16 480 210

**DUE Mar. 1, 2001**  
**DELQ Apr. 1, 2001**

**TAX DUE: \$ 77.00**

\*Accepted Payment Method: Check, Cash, Discover

36073 36073



**AMES, CITY OF**  
**PO BOX 811**  
**Ames IA 50010-0811**

Make check payable to Story County Treasurer. Please do not staple coupon to check.

**\*\*If your mortgage company pays your taxes, this statement is for your information only.\*\***

**AUG 23 RECD**

**This is your 2000/2001 Story County Property Tax Statement. Please Keep it in a safe place.**

Taxes for the period 7/1/99 through 6/30/00 payable September 2000 and March 2001 based on January 1, 1999 valuation.

**David D. Jamison, Treasurer**

Property Tax Department  
P O Box 498  
Nevada IA 50201  
PHONE: 515-382-7330

AMES, CITY OF  
PO BOX 811  
Ames IA 50010-0811

R# 32865  
G# 36073  
O# 36073

<b>PROPERTY INFORMATION:</b>	<b>Parcel:</b> 009 09 16 480 210
Address: 00000	
Tax District: 9	
Gross Acres: 7.29 Exempt Acres: 1.45 Taxable Acres: 7.06	
<b>Legal Description:</b> SE SE PARCEL "D" SLIDE 17 PG 1	
Section: 16	Township: 83 Range: 24

Delq. Taxes

PO # \_\_\_\_\_ VENDOR # \_\_\_\_\_

APPROVED \_\_\_\_\_ DATE \_\_\_\_\_

ACCOUNT NO. / PROJECT AMOUNT

\_\_\_\_\_ \$ \_\_\_\_\_

\_\_\_\_\_ \$ \_\_\_\_\_

\_\_\_\_\_ \$ \_\_\_\_\_

Tax Sale

Special Assessments

**Above Amounts not included in tax total.**

Taxes on this parcel would have been \$6.51 higher without State Mental Health Tax Relief.

	Description	Current Year	Previous Year
<b>V A L U A T I O N S</b>	<b>ASSESSED VALUES</b>		
	Land	7,194	6,867
	Building	0	0
	Other	0	0
	<b>TOTAL ASSESSED VALUE</b>	7,194	6,867
<b>T A X E S</b>	<b>TAXABLE VALUES</b>		
	Land	6,931	6,867
	Building	0	0
	Other	0	0
<b>TOTAL TAXABLE VALUE</b>	6,931	6,867	
<b>L E S E X E M P T I O N S</b>	<b>LESS EXEMPTIONS</b>		
	Military Exemption	0	0
	Other	0	0
	<b>NET TAXABLE VALUE</b>	\$6,931	\$6,867
	<b>Total LEVY RATE</b>	23.73386	23.44442
<b>T A X E S</b>	<b>GROSS TAXES</b>	164.50	160.99
	(Net Taxable Value x Levy Rate /1000)		
	<b>LESS CREDITS TO TAXES</b>		
	Homestead	.00	.00
	AG Land	11.16	9.97
	Family Farm	.00	.00
	<b>NET TAXES (Rounded)</b>	\$154.00	\$152.00
Prepaid Taxes	8.00	.00	
Low Income/Elderly	.00	.00	
	<b>NET ANNUAL TAXES</b>	<b>\$146.00</b>	\$152.00

HOW YOUR TAXES ARE DISTRIBUTED	This Parcel			Total Authority			
	Taxing Authority	% Total	Current Year	Previous Year	Current Year	Previous Year	% Change
AMES	58.31400		89.80	88.62	228509.85	234742.85	-2.655
STORY COUNTY	33.06100		50.91	49.79	129555.93	131897.82	-1.776
WASHINGTON	2.62700		4.05	4.04	10294.62	10712.91	-3.905
AREA 11-DMACC	2.29700		3.54	3.40	8999.32	9007.71	-.093
CO ASSR	1.68500		2.59	2.96	6601.32	7843.37	-15.836
COUNTY HOSPITAL	1.64300		2.53	2.59	6439.18	6869.44	
AG EXTN	.35200		.54	.55	1381.12	1465.94	-5.786
TB & BANGS	.02100		.03	.03	82.55	85.86	-3.855

**Due September 2000**

Prtpg-15,596 D-15,596

Date Paid: \_\_\_\_\_ Check# \_\_\_\_\_

**Due March 2001**

Date Paid: \_\_\_\_\_ Check# \_\_\_\_\_

RESOLUTION NO. 01-20

RESOLUTION OF STORY COUNTY, IOWA

WHEREAS, Story County has entered into a contract with Iowa Emergency Management Division, State of Iowa, for the development of a Hazard Mitigation Plan, and

WHEREAS, the County has appointed a Hazard Mitigation Planning Committee, and

WHEREAS, the Hazard Mitigation Planning Committee has studied the requirements for such a Plan and has made a recommendation to the Story County Board of Supervisors to fulfill the requirements of such a Plan.

NOW, THEREFORE BE IT RESOLVED, that the recommendation by the Committee be approved and be forwarded to the Iowa Emergency Management Division, State of Iowa for approval.

Adopted this 19<sup>th</sup> day of September, 2000.

MOVED BY: Jack M. Whitmer

SECONDED BY: Fred L. Mathison

VOTING AYE: Halliburton, Mathison, Whitmer

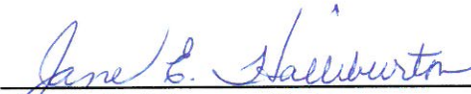
VOTING NAY: None

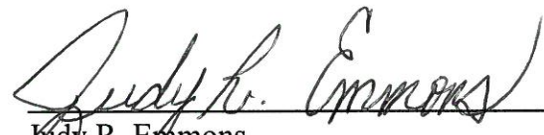
ABSENT: None

NOT VOTING: None

CERTIFICATION

We, Jane E. Halliburton, Chairperson of the Board of Supervisors and Judy R. Emmons, Story County Auditor do hereby certify that the above foregoing Resolution is a true and accurate copy of the Resolution which was passed and adopted by the Board of Supervisors of Story County, Iowa at its regular meeting on the 19<sup>th</sup> day of September, 2000.

  
\_\_\_\_\_  
Jane E. Halliburton, Chairperson  
Board of Supervisors

  
\_\_\_\_\_  
Judy R. Emmons  
Auditor

**BOARD OF SUPERVISORS RESOLUTION NO. 01-21**

**RESOLUTION TO ABATE TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile home, being located at Huxley Regency Mobile Home Park, Huxley, in Story County, Iowa, was abandoned by the owners; and,

**WHEREAS**, this mobile home has delinquent taxes; and

**WHEREAS**, the real property owners have obtained possession of said mobile home through court proceedings as stated in Section 555B.8 of the Code of Iowa, and Section 555B.9, subsection 4 of the Code of Iowa, states retention of the mobile home and personal property discharges the judgment of the real property owner and any tax lien; and,

**WHEREAS**, the ownership of this mobile home has now been transferred to the mobile home park in which it is located;

**NOW, THEREFORE BE IT RESOLVED**, that all delinquent taxes, tax liens, interest and costs are hereby abated. The resolution shall direct the treasurer to strike from the tax book the delinquent taxes to said mobile home:

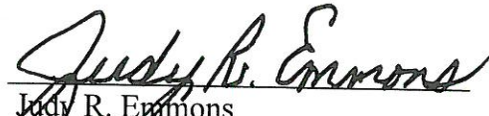
Richard Davenport      1966 DET      VIN#EAK15168      85-W107929

**APPROVED** this 26th day of September, 2000.

Moved by: Jack M. Whitmer  
Seconded by: Fred L. Mathison  
Voting Aye: Halliburton, Mathison, Whitmer  
Voting Nay: None  
Not Voting: None  
Absent: None

**ATTEST:**

  
\_\_\_\_\_  
Jane Halliburton, Chairperson  
Story County Board of Supervisors

  
\_\_\_\_\_  
Judy R. Emmons  
Story County Auditor

**BOARD OF SUPERVISORS RESOLUTION NO. 01-22**

**RESOLUTION TO ABATE TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile home, being located at Huxley Regency Mobile Home Park, Huxley, in Story County, Iowa, was abandoned by the owner; and,

**WHEREAS**, this mobile home has delinquent taxes; and

**WHEREAS**, the real property owners have obtained possession of said mobile home through court proceedings as stated in Section 555B.8 of the Code of Iowa, and Section 555B.9, subsection 4 of the Code of Iowa, states retention of the mobile home and personal property discharges the judgment of the real property owner and any tax lien; and,

**WHEREAS**, the ownership of this mobile home has now been transferred to the mobile home park in which it is located;

**NOW, THEREFORE BE IT RESOLVED**, that all delinquent taxes, tax liens, interest and costs are hereby abated. The resolution shall direct the treasurer to strike from the tax book the delinquent taxes to this said mobile home:

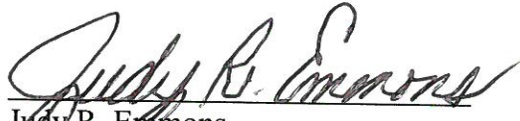
Adolf K. Haskin                      1978 BUD                      VIN#045605161                      85-W192016

**APPROVED** this 24<sup>th</sup> day of October, 2000.

Moved by: Fred L. Mathison  
Seconded by: Jack M. Whitmer  
Voting Aye: Halliburton, Mathison, Whitmer  
Voting Nay: None  
Not Voting: None  
Absent: None

**ATTEST:**

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

  
Judy R. Emmons  
Story County Auditor

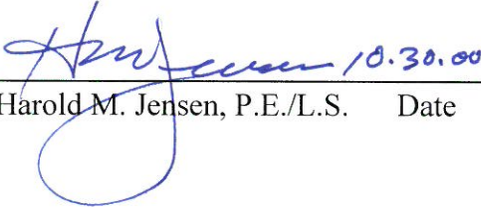
SUPPORT FOR THE CITY OF MAXWELL  
BICYCLE/PEDESTRIAN ENHANCEMENT GRANT  
RESOLUTION 01-23

WHEREAS: the City of Maxwell is submitting a Transportation Enhancement Application for bicycle/Pedestrian Path from the city of Maxwell north to the Rolling Hills Mobile Home Park.

WHEREAS: the Rolling Hills Mobile Home Park has a large number amount of residents that walk or ride bicycles on County Road S27 from the Rolling Hills Mobile Home Park to the Collins-Maxwell Community School and within the city of Maxwell.

WHEREAS: County Road S27 paving is relatively narrow and does not have paved shoulders for the use by pedestrians/bicycles.

NOW THEREFORE: the Story County Board of Supervisors officially endorses the Transportation Enhancement Project submitted by the City of Maxwell for bicycle/pedestrian use. The Secondary Roads Department will be directed to maintain the completed project for its intended use for a minimum of 20 years following the completion of the project.

Recommended Approval by   
Harold M. Jensen, P.E./L.S.      Date

Adopted this 31st day of October, 2000.

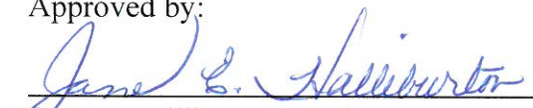
Moved by: Jack M. Whitmer

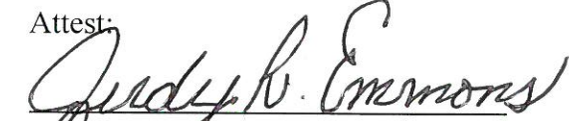
Seconded by: Fred L. Mathison

Voting Aye: Halliburton, Mathison, Whitmer

Voting Nay: None

Absent: None

Approved by:  
  
Jane E. Halliburton, Chair  
Story County Board of Supervisors

Attest:  
  
Judy R. Emmons,  
Story County Auditor

RESOLUTION 01-24

WHEREAS: the Story County Engineer's Department is submitting a Transportation Enhancement Application for bicycle/pedestrian path on 580<sup>th</sup> Avenue from US Highway 30 north to the Lincoln Highway (County Road E41).

WHEREAS: the bicycle/pedestrian path will provide a safe alternative way of transportation for the 60,000 area residents of Ames and Nevada by connecting to the Heart of Iowa Trail system as well as to the communities located in the southern portion of Story County.

NOW THEREFORE: the Story County Board of Supervisors officially endorses the Transportation Enhancement Project prepared by the Story County Engineer's Office for the bicycle/pedestrian use. The Secondary Roads Department will be directed to maintain the completed project for its intended use for a minimum of 20 years following the completion of the project.

Recommended Approval by: Harold M. Jensen 10.30.00  
Harold M. Jensen, P.E./L.S. Date

Adopted this 31<sup>st</sup> day of October, 2000.

Moved by: Jack M. Whitmer  
Seconded by: Fred L. Mathison  
Voting Aye: Halliburton, Mathison, Whitmer  
Voting Nay: None  
Absent: None

Approved by:  
Jane E. Halliburton  
Jane E. Halliburton, Chair  
Story County Board of Supervisors

Attest:  
Judy R. Emmons  
Judy R. Emmons,  
Story County Auditor

RESOLUTION 01-26

WHEREAS: The Board of Supervisors is empowered under authority of Sections 321.255 and 321.285 Subsection 7 of the 1991 Code of Iowa to determine, upon the basis of an engineering and traffic investigation conducted by the Iowa Department of Transportation, that the speed limit on any secondary road is greater than is reasonable and proper under the conditions existing, and may determine and declare a reasonable and proper speed limit, and

WHEREAS: Such investigation has been requested and completed in accordance with Manual on Uniform Traffic Control Devices, Section 2B-10, and the County Engineer has reviewed the recommendation of the Department.

NOW THEREFORE BE IT RESOLVED by the Story County Board of Supervisors that speed limit be established and appropriate signs be erected at the locations described as follows:

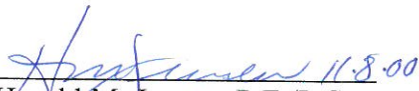
On the secondary road R38, 3700' south of U.S. 30 Bridge to 200' south of Mortensen Road, Section 17-83-24 & Section 8-83-24 as 50 miles per hour.

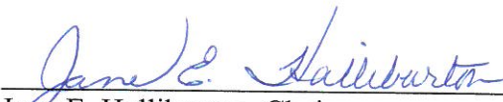
This resolution supersedes and voids all previous resolutions establishing speed limits on the road sections above described.

Adopted this 14th day of November, 2000.

Moved by:	<u>Jack M. Whitmer</u>
Seconded by:	<u>Fred L. Mathison</u>
Voting aye:	<u>Jane E. Halliburton, Fred L. Mathison, Jack M. Whitmer</u>
Voting nay:	<u>None</u>
Absent:	<u>None</u>
Not voting:	<u>None</u>

Recommended by:

  
Harold M. Jensen, P.E./L.S.  
County Engineer

  
Jane E. Halliburton, Chair  
Board of Supervisors

ATTEST:   
Judy R. Emmons  
County Auditor

RESOLUTION 01-27

WHEREAS: The Board of Supervisors is empowered under authority of Sections 321.255 and 321.285 Subsection 7 of the 1991 Code of Iowa to determine, upon the basis of an engineering and traffic investigation conducted by the Iowa Department of Transportation, that the speed limit on any secondary road is greater than is reasonable and proper under the conditions existing, and may determine and declare a reasonable and proper speed limit, and

WHEREAS: Such investigation has been requested and completed in accordance with Manual on Uniform Traffic Control Devices, Section 2B-10, and the County Engineer has reviewed the recommendation of the Department.

NOW THEREFORE BE IT RESOLVED by the Story County Board of Supervisors that speed limit be established and appropriate signs be erected at the locations described as follows:

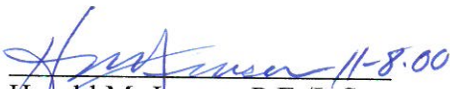
On the secondary road E26 from secondary road R38 to a point 700' west of North Dakota Avenue, Section 19-84-24 as 55 miles per hour, then to George W. Carver, Section 20-84-24 as 50 miles per hour.

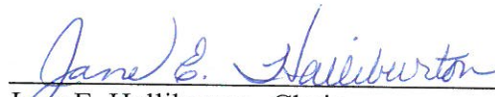
This resolution supersedes and voids all previous resolutions establishing speed limits on the road sections above described.

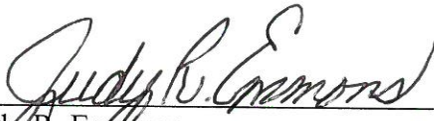
Adopted this 14th day of November, 2000.

Moved by:	<u>Jack M. Whitmer</u>
Seconded by:	<u>Fred L. Mathison</u>
Voting aye:	<u>Jane E. Halliburton, Fred L. Mathison, Jack M. Whitmer</u>
Voting nay:	<u>None</u>
Absent:	<u>None</u>
Not voting:	<u>None</u>

Recommended by:

  
Harold M. Jensen, P.E./L.S.  
 County Engineer

  
Jane E. Halliburton, Chair  
 Board of Supervisors

ATTEST:   
Judy R. Emmons  
 County Auditor

RESOLUTION 01-28

WHEREAS: The Board of Supervisors is empowered under authority of Sections 321.255 and 321.285 Subsection 7 of the 1991 Code of Iowa to determine, upon the basis of an engineering and traffic investigation conducted by the Iowa Department of Transportation, that the speed limit on any secondary road is greater than is reasonable and proper under the conditions existing, and may determine and declare a reasonable and proper speed limit, and

WHEREAS: Such investigation has been requested and completed in accordance with Manual on Uniform Traffic Control Devices, Section 2B-10, and the County Engineer has reviewed the recommendation of the Department.

NOW THEREFORE BE IT RESOLVED by the Story County Board of Supervisors that speed limit be established and appropriate signs be erected at the locations described as follows:

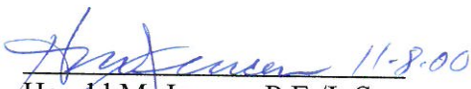
On the secondary road E-41 (Lincoln Highway) beginning at a point 200' west of Maple Street , Colo, Section 7-83-21 to a point 800' east of U.S. 65, Section 9-83-21 as 45 miles per hour.

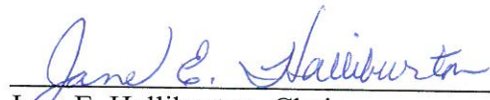
This resolution supersedes and voids all previous resolutions establishing speed limits on the road sections above described.

Adopted this 14th day of November, 2000.

Moved by:	<u>Jack M. Whitmer</u>
Seconded by:	<u>Fred L. Mathison</u>
Voting aye:	<u>Jane E. Halliburton, Fred L. Mathison, Jack M. Whitmer</u>
Voting nay:	<u>None</u>
Absent:	<u>None</u>
Not voting:	<u>None</u>

Recommended by:

  
Harold M. Jensen, P.E./L.S.  
County Engineer

  
Jane E. Halliburton, Chair  
Board of Supervisors

ATTEST:   
Judy R. Emmons  
County Auditor

RESOLUTION 01-29

WHEREAS: The Board of Supervisors is empowered under authority of Sections 321.255 and 321.285 Subsection 7 of the 1991 Code of Iowa to determine, upon the basis of an engineering and traffic investigation conducted by the Iowa Department of Transportation, that the speed limit on any secondary road is greater than is reasonable and proper under the conditions existing, and may determine and declare a reasonable and proper speed limit, and

WHEREAS: Such investigation has been requested and completed in accordance with Manual on Uniform Traffic Control Devices, Section 2B-10, and the County Engineer has reviewed the recommendation of the Department.

NOW THEREFORE BE IT RESOLVED by the Story County Board of Supervisors that speed limit be established and appropriate signs be erected at the locations described as follows:

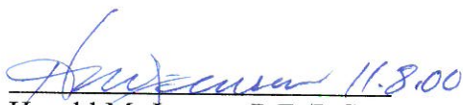
On the secondary road on 550 Ave. from the North City Limit of Huxley to the intersection of 310<sup>th</sup> Street, thence east on 310<sup>th</sup> Street, 1845 feet, Section 24-82-24 as 35 miles per hour.

This resolution supersedes and voids all previous resolutions establishing speed limits on the road sections above described.

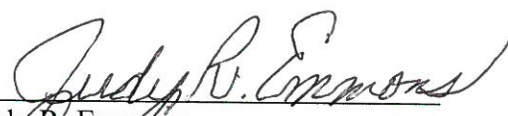
Adopted this 14th day of November, 2000.

Moved by:	<u>Jack M. Whitmer</u>
Seconded by:	<u>Fred L. Mathison</u>
Voting aye:	<u>Jane E. Halliburton, Fred L. Mathison, Jack M. Whitmer</u>
Voting nay:	<u>None</u>
Absent:	<u>None</u>
Not voting:	<u>None</u>

Recommended by:

  
Harold M. Jensen, P.E./L.S.  
County Engineer

  
Jane E. Halliburton, Chair  
Board of Supervisors

ATTEST:   
Judy R. Emmons  
County Auditor

**BOARD OF SUPERVISORS RESOLUTION NO. 01-30**

**RESOLUTION TO ABATE TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile home, being located at Rolling Hills Mobile Home Park, Maxwell, in Story County, Iowa, was abandoned by the owners; and,

**WHEREAS**, this mobile home has delinquent taxes; and

**WHEREAS**, the real property owners have obtained possession of said mobile home through court proceedings as stated in Section 555B.8 of the Code of Iowa, and Section 555B.9, subsection 4 of the Code of Iowa, states retention of the mobile home and personal property discharges the judgment of the real property owner and any tax lien; and,

**WHEREAS**, the ownership of this mobile home has now been transferred to the mobile home park in which it is located;

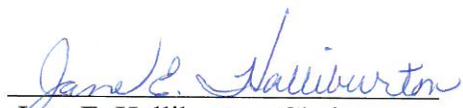
**NOW, THEREFORE BE IT RESOLVED**, that all delinquent taxes, tax liens, interest and costs are hereby abated. The resolution shall direct the treasurer to strike from the tax book the delinquent taxes to said mobile home:

Jeffrey W. & Billie Jo Camp    1977 BUD    VIN#04560340K    85-W196110

**APPROVED** this 21st day of November, 2000.

Moved by: Jack M. Whitmer  
Seconded by: Fred L. Mathison  
Voting Aye: Halliburton, Mathison, Whitmer  
Voting Nay: None  
Not Voting: None  
Absent: None

**ATTEST:**

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

  
Judy R. Ermons  
Story County Auditor

**BOARD OF SUPERVISORS RESOLUTION NO. 01-31**

**RESOLUTION TO REMOVE MOBILE HOMES FROM TAX BOOK AND ABATE TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile homes were located at West Side Mobile Home Park in Story County, Iowa, and were removed from said mobile home park without the knowledge of the county treasurer; and,

**WHEREAS**, these mobile homes have delinquent taxes and the County holds a Tax Sale Certificate to each mobile home; and,

**WHEREAS**, Section 435.25 of the Code of Iowa, states that when it is administratively impractical to pursue tax collection through the remedies of this section, all taxes, regular and special, interest, and costs shall be abated by resolution of the county board of supervisors. The resolution shall direct the treasurer to strike from the tax book the reference to said mobile homes;

**NOW, THEREFORE BE IT RESOLVED**, that all due and payable taxes on the following mobile homes are hereby abated. The county treasurer is directed to strike from the tax book reference to said mobile homes;

Joseph C. Miller	1972 ACAD	VIN#60122AH5523F	85-W132088
Joseph E. Miller	1957 NEM	VIN#4125279	85-W170871

**APPROVED** this 28th day of November, 2000.

Moved by: Fred L. Mathison  
Seconded by: Jack M. Whitmer  
Voting Aye: Halliburton, Mathison, Whitmer  
Voting Nay: None  
Not Voting: None  
Absent: None

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

**ATTEST:**

  
Judy R. Emmons  
Story County Auditor

RESOLUTION 01-32

WHEREAS, the City of Story City, Iowa (the "City") has begun the process of amending the Story City East Urban Renewal Area, pursuant to Chapter 403 of the Code of Iowa and to add additional property; and

WHEREAS, the property which is proposed to be added to the Story City East Urban Renewal Area is located outside the city limits as shown on Exhibit A hereto, (the "Additional Property"); and

WHEREAS, in accordance with paragraph 3 of Section 403.17 of the Code of Iowa, a city may exercise urban renewal powers with respect to property which is located outside but within two miles of the boundary of a city if the city obtains the consent of the county within which such property is located; and

WHEREAS, the City Council of the City has requested that the Board of Supervisors of Story County adopt a resolution giving its consent that the City may exercise urban renewal powers with respect to the Additional Property;

NOW, THEREFORE, it is hereby resolved by the Board of Supervisors of Story County, Iowa, as follows:

Section 1. The Story County Board of Supervisors hereby gives its consent that the City of Story City may exercise urban renewal powers pursuant to Chapter 403 of the Code of Iowa with respect to the Additional Property.

Section 2. This Resolution shall be deemed to meet the statutory requirements of paragraph 3 of Section 403.17 of the Code of Iowa and shall be effective immediately following its approval and execution.

Passed and approved this 21st day of November, 2000.

Moved by: Fred L. Mathison  
Seconded by: Jack M. Whitmer  
Voting aye: Halliburton, Mathison, Whitmer  
Voting nay: None  
Not voting: None

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

ATTEST:

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

RESOLUTION 01-33

FINAL APPROVAL TO FUND THE SITE SPECIFIC DESIGN, FINAL SELECTION OF ROUTE OR SITE LOCATION, AUTHORIZATION TO PROCEED WITH THE ACQUISITION OF PRIVATE PROPERTY RIGHTS NEEDED, BY CONDEMNATION PROCEEDINGS, IF NECESSARY, AND TO CONSTRUCT THE PROJECT.

WHEREAS: Story County, determines that for the general welfare of Story County and in the best interest of its citizens that Story County considers Grading and Paving of County Road on 580<sup>th</sup> Avenue from US Highway 30 North to 220<sup>th</sup> Street by approving Grading and Paving Project # FM-CO85(75)-55-85.

WHEREAS: Story County determines that if this project is to be approved and constructed that it will be necessary to obtain right of way from private property to do so, all as shown by the plans prepared by Story County dated October 9, 2000 for this project.

WHEREAS: Story County did send and publish Notice of a Public Hearing to consider a proposed public improvement project to construct this Grading and Paving Project as required by §6BA.2 Notice of Proposed Public Improvement of the Code of Iowa.

WHEREAS: On November 28, 2000, Story County did after notice and publication as required by law hold said public hearing concerning said project, and

WHEREAS: Story County at said Public Hearing considered whether to proceed or not to proceed to approve the final site location of the project, to fund the final site specific design, and to acquire private property for the public improvement either by negotiation and purchase, or condemnation, if necessary, and

WHEREAS: At said Public Hearing the Board of Supervisors of Story County, Iowa did acknowledge and consider all public input, both oral and written.

THEREFORE, BE IT HEREBY RESOLVED that Story County does hereby approve the construction of this highway improvement project.

BE IT FURTHER RESOLVED that Story County does hereby approve the site location for this project.

BE IT FURTHER RESOLVED that Story County through their authorized representative shall make a good faith effort to acquire said property through negotiated purchase.

RESOLUTION 01-34

FINAL APPROVAL TO FUND THE SITE SPECIFIC DESIGN, FINAL SELECTION OF ROUTE OR SITE LOCATION, AUTHORIZATION TO PROCEED WITH THE ACQUISITION OF PRIVATE PROPERTY RIGHTS NEEDED, BY CONDEMNATION PROCEEDINGS, IF NECESSARY, AND TO CONSTRUCT THE PROJECT.

WHEREAS: Story County, determines that for the general welfare of Story County and in the best interest of its citizens that Story County considers replacement of bridge located in section 1-82-24 on County Road 550<sup>th</sup> Avenue by approving Bridge Project # BROS-CO85(53)-8J-85.

WHEREAS: Story County determines that if this project is to be approved and constructed that it will be necessary to obtain right of way from private property to do so, all as shown by the plans prepared by WHKS & Co. dated October 29, 2000 for this project.

WHEREAS: Story County did send and publish Notice of a Public Hearing to consider a proposed public improvement project to construct this Bridge Replacement Project as required by §6BA.2 Notice of Proposed Public Improvement of the Code of Iowa.

WHEREAS: On November 28, 2000, Story County did after notice and publication as required by law hold said public hearing concerning said project, and

WHEREAS: Story County at said Public Hearing considered whether to proceed or not to proceed to approve the final site location of the project, to fund the final site specific design, and to acquire private property for the public improvement either by negotiation and purchase, or condemnation, if necessary, and

WHEREAS: At said Public Hearing the Board of Supervisors of Story County, Iowa did acknowledge and consider all public input, both oral and written.

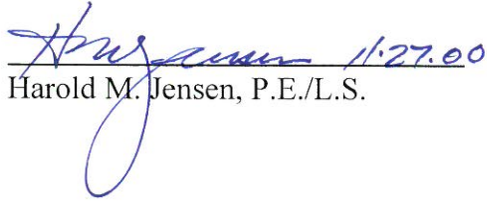
THEREFORE, BE IT HEREBY RESOLVED that Story County does hereby approve the construction of this highway improvement project.

BE IT FURTHER RESOLVED that Story County does hereby approve the site location for this project.

BE IT FURTHER RESOLVED that Story County through their authorized representative shall make a good faith effort to acquire said property through negotiated purchase.

BE IT FURTHER RESOLVED that if the property cannot be acquired through negotiated purchase the Story County Board of Supervisors will authorize the acquisition of the property by condemnation procedures.

Recommended Approval by:

  
Harold M. Jensen, P.E./L.S.

Adopted this 28<sup>th</sup> day of November 2000.

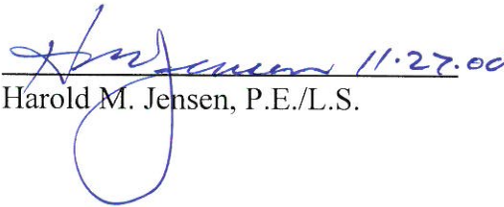
Moved by: Fred L. Mathison  
Seconded by: Jack M. Whitmer  
Voting aye: Halliburton, Mathison, Whitmer  
Voting nay: None  
Absent: None  
Not voting: None

APPROVED:   
Jane E. Halliburton, Chair  
Board of Supervisors

ATTEST:   
Judy R. Emmons  
County Auditor

BE IT FURTHER RESOLVED that if the property cannot be acquired through negotiated purchase the Story County Board of Supervisors will authorize the acquisition of the property by condemnation procedures.

Recommended Approval by:

  
Harold M. Jensen, P.E./L.S.

Adopted this 28<sup>th</sup> day of November 2000.

Moved by: Fred L. Mathison

Seconded by: Jack M. Whitmer

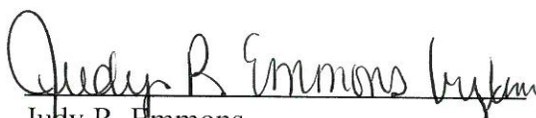
Voting aye: Halliburton, Mathison, Whitmer

Voting nay: None

Absent: None

Not voting: None

APPROVED:   
Jane E. Halliburton, Chair  
Board of Supervisors

ATTEST:   
Judy R. Emmons  
County Auditor

RESOLUTION NUMBER 01-35

RESOLUTION TO ABATE INTEREST AND PENALTY

WHEREAS, there is interest and penalty (totaling \$5,772 in December of 2000) on delinquent taxes on a parcel which formerly contained a building on leased land with the following property reference number:

09-11-206-011

WHEREAS, the Treasurer started an action in court to collect the back taxes from the the owner (Story county LACV039426); subsequently the Treasurer and the owner have reached a compromise whereby in exchange for all of the back taxes being paid, all of the interest and penalty would be waived and abated; and

WHEREAS, Iowa Code Section 445.16 states that when taxes are owing against a property and it is administratively impractical to collect the taxes the Treasurer can make a written recommendation to abate the taxes, the Board of Supervisors shall abate all of the taxes. The building on leased land no longer exists so there can be no lien on the property. The settlement is administratively practical. The amount of the interest and penalty due is \$5,772 as of December, 2000.

NOW, THEREFORE, BE IT HEREBY RESOLVED, that the above-described interest and penalty on the above-described property are hereby abated. The Treasurer is directed to strike from that amount due from the county system.

Dated at Nevada, Iowa, on December 19th, 2000.

Moved by: Jack M. Whitmer	Seconded by: Jane E. Halliburton
Voting aye: Halliburton, Whitmer	Voting nay: None
Not voting: Fred L. Mathison	Absent: Mathison

Adopted on December 19th, 2000.

ATTEST:

  
Jane Halliburton  
Chairperson Story County

  
Judy R. Emmons  
Story County Auditor

COPY

**RESOLUTION NO. 01-36**

**RESOLUTION OF THE BOARD OF SUPERVISORS**

WHEREAS, there has been submitted to the Board of Supervisors of Story County, Iowa, a subdivision plat of Country Estates 6<sup>th</sup> Addition Final Subdivision Plat, Story County, Iowa involving the property hereinafter described, and

WHEREAS, said plat has been submitted to the Story County Planning and Zoning Commission as required by law and said Commission has recommended that the Plat be approved, and

WHEREAS, the City of Ames has approved the minor plat, inasmuch as the real estate hereinafter described is located within two (2) miles of the City of Ames, Iowa, and

WHEREAS, it appears that all conditions and requirements prescribed by Chapter 354, Code of Iowa (1997) and as prescribed by the *County Development Plan* (1993) and the *Zoning Ordinance* (1994) of Story County, Iowa, have been complied with and met, and

WHEREAS, it is the opinion of the Board of Supervisors of Story County, Iowa, that it is advisable and in the best interests of Story County, Iowa, and of all persons concerned that said plat be approved and accepted,

NOW, THEREFORE, BE IT RESOLVED, that the plat of Country Estates 6<sup>th</sup> Addition, Story County, Iowa, involving real estate described on Exhibit "A", attached to this Resolution and incorporated herein by this reference, be and the same is hereby approved with conditions and accepted by the Board of Supervisors in and for Story County, Iowa, and the Chairperson of said Board of Supervisors be, and is hereby authorized and directed to certify the consent, approval and acceptance of the same by Story County, Iowa, in order that said plat may be recorded in the Office of the Recorder of Story County, Iowa, among the real estate records of said County.

Adopted this 27th day of December, 2000.

MOVED BY: Jack M. Whitmer

SECONDED BY: Jane E. Halliburton

VOTING AYE: Halliburton, Whitmer

VOTING NAY: None

ABSENT: Fred L. Mathison

NOT VOTING: None

**CERTIFICATION**

We, Jane E. Halliburton and Judy Emmons being the duly elected and appointed Chair of the Board of Supervisors of Story County, Iowa, and the County Auditor of Story County, Iowa, respectively, do hereby certify that the above and foregoing Resolution is a true and accurate copy of the Resolution which was passed and adopted by the Board of Supervisors of Story County, Iowa, at its regular meeting thereof on the 27<sup>th</sup> day of December, 2000.

Jane E. Halliburton  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

Judy B. Emmons  
Judy Emmons, Story County Auditor

**EXHIBIT "A"**  
**PROPERTY DESCRIPTION:**

Survey Description - Country Estates 6<sup>th</sup> Additional Final Subdivision Plat

A Replat of Lot 32, Country Estates, 5<sup>th</sup> Addition to Story County, Iowa

RETURN TO:

AMES CITY CLERK  
BOX 811  
AMES IOWA 50010

✓  
M  
D  
G  
R

01-00932  
INST. NO. \_\_\_\_\_  
STORY COUNTY, IOWA  
FILED FOR RECORD

1101 AM JAN 29 2001 PM  
SUSAN L. VANDE KAMP, Recorder SW  
REC. FEE \$ 11.00 AUD. FEE \$ -

DO NOT WRITE IN THE SPACE ABOVE THIS LINE, RESERVED FOR RECORDER  
Prepared by: John R. Klaus, City of Ames Legal Department, 515 Clark, Ames, Iowa 50010 (Phone: 515-239-5146)

STORY COUNTY SUPERVISORS RESOLUTION NO. 01-37  
CITY OF AMES RESOLUTION NO. 01-004

AGREEMENT FOR US 30/SOUTH DAKOTA INTERCHANGE  
COUNTY ROAD AGREEMENT

THIS IS AN AGREEMENT made by and between City and County upon the following terms and conditions:

1. DEFINITIONS. When used in this Agreement, unless otherwise required by the context:
  - a. "CITY" means the City of Ames, Iowa, a municipal corporation located in the County of Story, State of Iowa.
  - b. "COUNTY" means Story County, Iowa, a political subdivision of the State of Iowa.
  - c. "PROJECT" means the construction of grading, draining and paving on a County Road associated with the US 30/South Dakota Avenue interchange in accordance with the Plans.
  - d. "PLANS" means the construction drawings and specifications to be prepared by or for CITY and approved by CITY, COUNTY, and the Iowa Department of Transportation.
  - e. "ADMINISTRATOR" means the City Engineer of Ames.
  - f. "AGREEMENT" means this instrument in its entirety and the PLANS which shall constitute an integral part hereof.
2. DURATION. This agreement shall take effect from the date of its execution by both CITY and COUNTY and shall thereafter continue in full force and effect for such time as shall be necessary to fully accomplish its stated purposes and until it is terminated in accordance with its terms.
3. NO SEPARATE ENTITY. The agreement does not create a separate legal or administrative entity.
4. PURPOSE. The purpose of the Agreement is to provide for the joint and cooperative construction of the PROJECT outside CITY'S corporate limits.
5. CONSTRUCTION BIDS. After the plans have been approved by CITY, COUNTY, and the Iowa Department of Transportation, CITY shall arrange for bids for construction of the Project to be received by the Iowa DOT. Thereafter, and prior to the awarding of any contract for construction of the Project, CITY shall submit to COUNTY for review copies of all bids received along with CITY'S and Iowa DOT's recommendations concerning the award of contracts for construction of the Project.
6. AWARD OF CONTRACT. After COUNTY has approved CITY'S recommendations concerning the award of contracts for the construction of the Project, CITY, with the concurrence of the Iowa Department of Transportation may enter into contracts for the construction of the Project. COUNTY will not be a party to the construction contracts.
7. SUPERVISION OF CONSTRUCTION. The ADMINISTRATOR shall have general supervisory authority over the PROJECT. COUNTY'S engineer may inspect the project from time to time at his discretion for purposes of verifying compliance with this agreement.
8. ACCEPTANCE OF CONSTRUCTION. After construction of the PROJECT has been completed in an acceptable manner and so certified by the ADMINISTRATOR and approved by COUNTY, which approval shall not be unreasonably withheld, CITY shall formally accept the work performed under the construction contracts.

9. PAYMENT OF PROJECT COSTS. All costs of the PROJECT initially shall be paid by the CITY from its funds. Up to \$500,000 in CIRPTA fund awarded jointly to CITY and COUNTY shall be used to reimburse the CITY for the costs of the PROJECT. Right-of-Way shall be acquired in the name of CITY but that portion of the Right-of-Way outside the boundary of the CITY shall be conveyed to the COUNTY after completion and acceptance of the Project. (There is attached to this Agreement marked Exhibit A an estimate of costs for the Project.)
10. TIMETABLE. COUNTY and CITY shall each proceed with reasonable diligence in the performance of all actions required by them, respectively, under this agreement.
11. INDEMNITY. CITY shall indemnify and hold harmless COUNTY and its engineer and agents and employees from and against all claims, damages, losses and expenses, including attorney fees, arising out of or resulting from the construction of the Project under this Agreement and which is caused in whole or in part by any negligent or willful act or omission of CITY, its employees, its agents, or the bidders to whom CITY awards the contracts for construction of the PROJECT.
12. TERMINATION. Upon completion of the PROJECT and performance of all actions required by COUNTY and CITY by this Agreement as acknowledged by resolution adopted, respectively, by the Board of Supervisors of COUNTY and the Council of CITY, the COUNTY shall accept jurisdiction and control of the segment of roadway that is outside the boundary of the CITY.
13. MULTIPLE COPIES. This Agreement may be executed in any number of counterparts, each of which shall be regarded as an original and all of which shall constitute but one and the same instrument. The CITY shall cause this agreement to be filed for record with the Story County Recorder and the Iowa Secretary of State.

PURSUANT TO authority contained in Chapter 28E of the Code of Iowa and by virtue of a resolution adopted by its Board of Supervisors, County has caused this Agreement to be executed on its behalf on this 2nd day of January, 2001.

**STORY COUNTY  
BOARD OF SUPERVISORS**

By: Jane E. Halliburton  
Jane E. Halliburton, Chair

Attest by: Mary Mosiman  
Mary Mosiman, County Auditor

**CITY OF AMES, IOWA**

By: Ted Tedesco  
Ted Tedesco, Mayor

Attest by: Diane R. Voss  
Diane R. Voss, City Clerk

STATE OF IOWA, STORY COUNTY ss:

On the 2nd day of January, 2001, before me, the undersigned, a Notary Public in and for said state, personally appeared Jane E. Halliburton and Mary Mosiman, to me personally known, and who, being by me duly sworn, did say that they are the Chair of the Board of Supervisors and County Auditor, respectively, of the County of Story, State of Iowa; that the seal affixed to the foregoing instrument is the corporate seal of Story County, Iowa and that the foregoing instrument was signed and sealed on behalf of Story County, Iowa, by authority of its Board of Supervisors, as contained in Resolution adopted by the Board of Supervisors on the 2nd day of January, 2001, and that the said Jane E. Halliburton and Mary Mosiman acknowledged the execution of said instrument to be their voluntary act and deed and the voluntary act and deed of Story County, Iowa.

Lynn A. Scarlett  
Notary Public in and for Story County, Iowa



STATE OF IOWA, STORY COUNTY ss:

On this 9th day of January, 2001, before me, a Notary Public in and for the State of Iowa, personally appeared Ted Tedesco and Diane R. Voss, to me personally known, and, who, being by me duly sworn, did say that they are the Mayor and City Clerk, respectively, of the City of Ames, Iowa; that the seal affixed to the foregoing instrument is the corporate seal of the corporation, and that the instrument was signed and sealed on behalf of the corporation, by authority of its City Council, as contained in Resolution No. 01-004 adopted by the City Council on the 9th day of January, 2001, and that Ted Tedesco and Diane R. Voss acknowledged the execution of the instrument to be their voluntary act and deed and the voluntary act and deed of the corporation, by it voluntarily executed.

Jill L. Ripberger  
Notary Public in and for Story County, Iowa

**JILL L. RIPPERGER**  
Comm. expires 3-17-03

R020 - Agrmt for US30 and South Dakota Interchange 101300  
rev. 011801

01-00932 (2)



RESOLUTION 01- 38

WHEREAS, The Story County Board of Supervisors fully supports the existing Bottle and Can Redemption Law which has been in place since 1978;

WHEREAS, The Bottle and Can Redemption Law has greatly reduced roadside litter throughout the State of Iowa;

WHEREAS, The Bottle and Can Redemption Law is self-funding and relies on no taxes to local government;

WHEREAS, The Bottle and Can Redemption Law created more than 140 redemption centers in Iowa which provides jobs in the private sector and also has employed people with disabilities at sheltered workshop;

WHEREAS, An independent survey by the University of Northern Iowa shows that 85 percent of Iowans support the Bottle and Can Redemption Law,

WHEREAS, The Story County Board of Supervisors also supports expansion of the existing Bottle and Can Redemption Law that would include the following:

1. Increase the handling fee per container paid to grocery stores and Redemption Centers.
2. Expand redemption to include the bottles and cans used for tea, water, fruit and vegetable juices and drinks, sports drinks, and other non-carbonated beverages excluding milk.

NOW THEREFORE BE IT RESOLVED by the Story County Board of Supervisors requests the Governor and Legislatures of Iowa <sup>give</sup> for their continual support and consideration of expansion on the Iowa Bottle and Can Redemption Law.

Recommended approval by *Harold M. Jensen* 12-27-00  
Harold M. Jensen, P.E./L.S. Date  
County Engineer

Adopted on this 2nd day of January, 2001.

APPROVED BY:

*Jane E. Halliburton*  
Jane E. Halliburton, Chair  
Board of Supervisors

ATTEST:

*Mary Mosiman*  
Mary Mosiman, Auditor

**RESOLUTION NO. 01-39**

**RESOLUTION OF THE BOARD OF SUPERVISORS  
APPROVING AN AMENDMENT TO THE 28-E  
AGREEMENTS WITH PARTICIPATING CITIES AND STORY COUNTY  
REGARDING THE AMES/STORY COUNTY PARTNERSHIP AFFORDABLE  
HOUSING PROGRAM FOR THE CITY OF AMES, IOWA**

WHEREAS, it is desired that the contracts with the cities and Story County participating in the Ames/Story County Partnership Affordable Housing Program have the same termination date; and,

WHEREAS, it is desired that the termination date for all contracts under this Program coincide with the fiscal year end date for municipalities in the state of Iowa, i.e., June 30; and

WHEREAS, this would allow for better reporting practices and the determination of future Program funding allocations.

NOW, THEREFORE, BE IT RESOLVED, by the Story County Board of Supervisors that an amendment to the 28-E Agreements with participating cities and Story County regarding the Ames/Story County Partnership Affordable Housing Program that changes the year end date to June 30 is hereby approved.

ADOPTED this 9<sup>th</sup> day of January, 2001.

MOVED BY: Wayne E. Clinton

SECONDED BY: Jane E. Halliburton

VOTING AYE: Halliburton, Clinton

VOTING NAY: None

ABSENT: None

NOT VOTING: None

**CERTIFICATION**

We, Jane E. Halliburton and Mary Mosiman being the duly elected and appointed Chair of the Board of Supervisors of Story County, Iowa, and the County Auditor of Story County, Iowa, respectively, do hereby certify that the above and foregoing Resolution is a true and accurate copy of the Resolution which was passed and adopted by the Board of Supervisors of Story County, Iowa, at its regular meeting thereof on the 9<sup>th</sup> day of January 2001.

Jane E. Halliburton  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

Mary Mosiman  
Mary Mosiman, Story County Auditor

# RESOLUTION

01-40

BE IT RESOLVED by the Board of Supervisors of Story County, Iowa,  
that Harold M. Jensen, the County Engineer of Story  
County, Iowa, be and is hereby designated, authorized, and empowered on behalf of the Board  
of Supervisors of said County to execute the certification of completion of work and final  
acceptance thereof in accordance with plans and specifications in connection with all  
Farm-to-Market and federal or state aid construction projects in this county.

Dated at Nevada, Iowa, this 9th day of January, 2001.

Board of Supervisors

Story County, Iowa

Jane E. Halliburton  
Jane E. Halliburton, Chair  
Wayne E. Clinton  
Wayne E. Clinton, Supervisor

ATTEST:

By Mary Mosman  
County Auditor

SEAL

**BOARD OF SUPERVISORS RESOLUTION NO. 01-41**

**RESOLUTION TO ABATE TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile home, being located at Huxley Regency Mobile Home Park, Huxley, in Story County, Iowa, was abandoned by the owner; and,

**WHEREAS**, this mobile home has delinquent taxes, and

**WHEREAS**, the real property owners have obtained possession of said mobile home through court proceedings as stated in Section 555B.8 of the Code of Iowa, and Section 555B.9, subsection 4 of the Code of Iowa, states retention of the mobile home and personal property discharges the judgment of the real property owner and any tax lien; and,

**WHEREAS**, the ownership of this mobile home has now been transferred to the mobile home park in which it is located;

**NOW, THEREFORE BE IT RESOLVED**, that all delinquent taxes, tax liens, interest and costs are hereby abated. The resolution shall direct the treasurer to strike from the tax book the delinquent taxes to this said mobile home:

Jill M. Andersen

1973 FLW

VIN#027M039133

85-W115004

**APPROVED** this 6th day of February, 2001.

Moved by: Wayne E. Clinton

Seconded by: Jane E. Halliburton

Voting Aye: Halliburton, Clinton

Voting Nay: None

Not Voting: None

Absent: None

**ATTEST:**

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

  
Mary Mosiman  
Story County Auditor

**BOARD OF SUPERVISORS RESOLUTION 01 - 42**

**RESOLUTION TO ABATE DRAINAGE ASSESSMENTS**

**WHEREAS**, the following drainage assessments are under the name of Chicago Northwestern Transportation Company and are listed in two different drainage districts and are now delinquent, and

**WHEREAS**, the legal description to said drainage assessments are assessed to benefit to row or to abandoned railroad which no longer exists, and

**WHEREAS**, the Story County Treasurer determined that it is impractical to pursue collection of the total amount due, and

**WHEREAS**, Section 445.16 of the Code of Iowa, states the board of supervisors shall abate, by resolution, the amount due and direct the treasurer to strike the amount due from the county system.

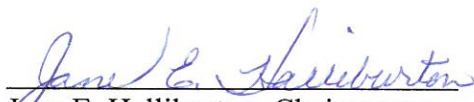
**NOW, THEREFORE, BE IT RESOLVED**, that all due and payable drainage assessments are hereby abated and the treasurer is directed to strike from the county system reference to these said drainage assessments:

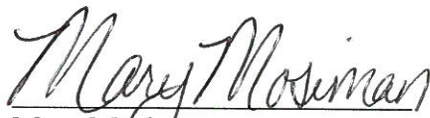
<u>DISTRICT#</u>	<u>RECEIPT#</u>	<u>AMOUNT</u>
Boone/Story #3	12570	\$40.00
Boone/Story #10	12671	\$14.12
Boone/Story #3	18488	\$27.17

**APPROVED** this 27th day of February, 2001.

Moved by: Wayne E. Clinton  
Seconded by: Dennis Ballantine  
Voting Aye: Halliburton, Clinton, Ballantine  
Voting Nay: None  
Not Voting: None  
Absent: None

**ATTEST:**

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

  
Mary Mosiman  
Story County Auditor

PAID

	General (A)	Special Revenue (B)	Capital Projects (C)	Debt Service (D)	Expendable Trust (E)	TOTALS		
						Budget 2001/2002 (F)	Re-estimated 2000/2001 (G)	Actual 1999/2000 (H)
<b>REVENUES &amp; OTHER FINANCING SOURCES</b>								
Taxes Levied on Property	9,819,888	4,868,927		1,148,868		15,837,683	12,539,177	12,434,805
Less: Uncollected Delinquent Taxes - Levy Year	23,950	18,034		5,580		47,564	49,000	7,115
Less: Credits to Taxpayers	336,060	156,791		46,592		539,443	539,316	537,560
Net Current Property Taxes	9,459,878	4,694,102		1,096,696		15,250,676	11,950,861	11,890,130
Delinquent Property Tax Revenue	825	201		130		1,156	1,156	1,183
Penalties, Interest & Costs on Taxes	107,000					107,000	87,000	107,740
Other County Taxes/TIF Tax Revenues	201,368	1,716,498	0	22,617	0	1,940,483	1,901,606	1,669,051
Intergovernmental	1,827,565	8,192,027	0	56,920	0	10,076,512	9,834,318	9,917,524
Licenses & Permits	7,975	13,250	0	0	0	21,225	18,975	17,625
Charges for Service	999,963	329,275	0	0	0	1,329,238	1,327,542	1,308,833
Use of Money & Property	916,100	55,500	60,000	0	1,500	1,033,100	1,155,990	1,164,586
Fines, Forfeits & Defaults	0	7,200	0	0	0	7,200	8,200	9,954
Miscellaneous	119,100	32,420	0	0	31,950	183,470	175,370	299,787
<b>Subtotal Revenues</b>	13,639,774	15,040,473	60,000	1,176,363	33,450	29,950,060	26,461,018	26,386,413
Other Financing Sources:								
General Long-Term Debt Proceeds	0	0	0	0	0	0	5,000,000	5,000,000
Operating Transfers In	0	1,463,025	0	0	0	1,463,025	2,457,459	4,157,139
Proceeds of Fixed Asset Sales	0	0	0	0	0	0	2,900	28,526
<b>Total Revenues &amp; Other Sources</b>	13,639,774	16,503,498	60,000	1,176,363	33,450	31,413,085	33,921,377	35,572,078
<b>EXPENDITURES &amp; OTHER FINANCING USES</b>								
Operating:								
Public Safety	4,777,038	1,534,851			0	6,311,889	5,761,227	5,221,372
Court Services	88,000	0			0	88,000	97,060	135,384
Physical Health & Education	606,376	250,000			0	856,376	849,921	693,748
Mental Health, MR & DD	0	8,056,243			0	8,056,243	7,641,063	7,542,709
Social Services	1,316,473	0			0	1,316,473	1,296,882	1,258,179
County Environment	1,080,259	811,810			32,250	1,924,319	2,076,174	1,975,914
Roads & Transportation	0	4,462,580			0	4,462,580	4,511,014	4,168,944
State & Local Government Services	923,585	18,650			0	942,235	961,170	870,627
Interprogram Services	3,965,066	0			0	3,965,066	3,520,321	3,183,148
Nonprogram Current	0	0			0	0	0	0
Debt Service	0	0		1,194,123	0	1,194,123	1,832,083	1,122,816
Capital Projects	135,000	649,000	2,591,052		0	3,375,052	10,690,024	3,815,213
<b>Subtotal Expenditures</b>	12,891,797	15,783,134	2,591,052	1,194,123	32,250	32,492,356	39,236,939	29,988,054
Other Financing Uses:								
Operating Transfers Out	417,648	1,045,377	0	0	0	1,463,025	2,457,459	4,157,139
<b>Total Expenditures &amp; Other Uses</b>	13,309,445	16,828,511	2,591,052	1,194,123	32,250	33,955,381	41,694,398	34,145,193
<b>Excess of Revenues &amp; Other Sources over (under) Expenditures &amp; Other Uses</b>	330,329	(325,013)	(2,531,052)	(17,760)	1,200	(2,542,296)	(7,773,021)	1,426,885
Beginning Fund Balance - July 1,	1,753,139	2,926,693	4,134,877	37,072	51,808	8,903,589	16,676,610	15,249,725
Increase (Decrease) in Reserves (GAAP Budgeting)	0	0	0	0	0	0	0	0
Fund Balance - Reserved	0	0	0	0	0	0	0	0
Fund Balance - Unreserved/Designated	0	0	1,603,825	19,312	0	1,623,137	4,134,877	8,282,911
Fund Balance - Unreserved/Undesignated	2,083,468	2,601,680	0	0	53,008	4,738,156	4,768,712	8,393,699
<b>Total Ending Fund Balance - June 30,</b>	2,083,468	2,601,680	1,603,825	19,312	53,008	6,361,293	8,903,589	16,676,610

This line and the next line reserved for notes:

**ADOPTION OF BUDGET & CERTIFICATION OF TAXES**  
Fiscal Year July 1, 2001 - June 30, 2002

Budget Basis: GAAP \_\_\_\_\_  
CASH x \_\_\_\_\_

County Name : STORY  
County Number: 85  
Date Budget Adopted: 03/12/01  
(format: XX/XX/01)

At the meeting of the Board of Supervisors of this County, held after the public hearing as required by law, on the date specified above and to the right, the proposed budget for July 1, 2001 through June 30, 2002 was adopted as summarized and attached hereto, and tax levies, as itemized below, were approved for all taxable property of this County.

There is attached a Long-Term Debt Schedule (Form 703) for the debt service needs, if any.

Maximum MH-DD Services Fund Levy Dollars (Information Only):

1M MH-DD Services Fund Base Year Net Expenditures	5,238,199
2M Less Mental Health Property Tax Relief Allocation	2,171,624
3M Equal Maximum MH-DD Services Fund Levy Dollars	3,066,575

Note: Utility Tax Replacements are estimated by subtracting the amounts produced in Column T from the amounts entered in Column P. The software performs this calculation and places the budget-year estimated Utility Tax Replacement amounts on line 8 of the Revenues Detail sheet.

Certification of MH-DD Services Fund Levy Dollars Before and After Application of Property Tax Relief Allocation:

4M MH-DD Services Fund Levy Dollars Before Application of Property Tax Relief Allocation	5,126,764
5M Less Mental Health Property Tax Relief Allocation	2,171,624
6M Equals Actual MH-DD Services Fund Levy Dollars	2,955,140

	(P) UTILITY REPLACEMENT AND PROPERTY TAX DOLLARS	(Q) VALUATION WITH GAS & ELEC UTILITIES	(R) LEVY RATE	(S) VALUATION WITHOUT GAS & ELEC UTILITIES	(T) PROPERTY TAXES LEVIED
<b>A. Countywide Levies:</b>		2,474,951,519		2,435,608,947	
General Basic	8,662,330		3.50000		8,524,631
+ Cemetery (Pioneer - 331.424B)			0.00000		0
= Total for General Basic	8,662,330				8,524,631
General Supplemental	1,316,176		0.53180		1,295,257
MH-DD Services Fund (from '6M' certification above)	2,955,140		1.19402		2,908,166
Debt Service (from Form 703 col. I Countywide total)	1,166,585	2,590,455,278	0.45034	2,551,112,706	1,148,868
Voted Emergency Medical Services (Countywide)			0.00000		0
Other (specify)			0.00000		0
<b>Subtotal Countywide (A)</b>	14,100,231		5.67616		13,876,922
<b>B. All Rural Services Only Levies:</b>		623,846,281		605,857,561	
Rural Services Basic	2,018,980		3.23634		1,960,761
Rural Services Supplemental			0.00000		0
Unified Law Enforcement			0.00000		0
Other (specify)			0.00000		0
			0.00000		0
<b>Subtotal All Rural Services Only (B)</b>	2,018,980		3.23634		1,960,761
<b>Subtotal Countywide/All Rural Services (A + B)</b>	16,119,211		8.91250		15,837,683
<b>C. Special District Levies:</b>					
Flood & Erosion			0.00000		0
Voted Emergency Medical Services (partial county)			0.00000		0
Other (specify)	0		0.00000		0
<b>Subtotal Special Districts (C)</b>	0				0
<b>GRAND TOTAL (A + B + C)</b>	16,119,211				15,837,683

Compensation Schedule for July 1, 2001 -- June 30, 2002:

Elected Official	Annual Salary:
Attorney	96,096
Auditor	52,416
Recorder	52,416
Treasurer	52,416
Sheriff	87,360
Supervisors	52,416
Supervisor Chair, if different	

Number of Official County Newspapers: 3

Names of Official County Newspapers:

- 1 The Tribune
- 2 The Nevada Journal
- 3 The Tri-County Times
- 4 \_\_\_\_\_
- 5 \_\_\_\_\_
- 6 \_\_\_\_\_

**At the beginning of the following statements certify "Yes" if true or "No" if false. Yes = statutory Compliance, No = Non-compliance.**

- Yes The prescribed Budget Public Hearing Notice and Proposed Budget Estimate (Form 630) was lawfully published in all official newspapers, with said publication(s) being individually evidenced by verified and filed proof(s) of publication.
- Yes All budget hearing notices were published not less than 10 days, nor more than 20 days, prior to the budget hearing.
- Yes Adopted property taxes do not exceed published amounts.
- Yes Adopted expenditures do not exceed published amounts for any of the 12 individual expenditure classes, or in total.
- Yes This budget was certified on or before March 15, 2001.

  
Board Chairperson (signature)

  
County Auditor (signature)

storycounty.com :Internet Address  
10/13/2000

Telephone: 515 382-7211  
(entry format: XXX XXX-XXXX)

WHEREAS, PURSUANT TO CHAPTER 425A OF THE CODE OF IOWA, THE ASSESSORS OF STORY COUNTY AND THE CITY OF AMES HAVE DELIVERED ALL SIGNED FAMILY FARM PROPERTY TAX CREDIT APPLICATIONS TO THE STORY COUNTY AUDITOR, AND

WHEREAS THE ASSESSORS OF STORY COUNTY AND THE CITY OF AMES HAVE REVIEWED EACH CLAIM AND RECOMMENDED TO THE STORY COUNTY BOARD OF SUPERVISORS, EACH TO BE ALLOWED OR DISALLOWED

BE IT HERE RESOLVED, THAT ALL CLAIMS ON FILE IN THE OFFICE OF THE AUDITOR OF STORY COUNTY, IOWA BE ALLOWED AS RECOMMENDED, WITH THE FOLLOWING EXCEPTIONS:

APPLICANT NAME: Anderson, Suzy & Finch, Kay  
REFERENCE NUMBER: 13-04-100-120/300 & 13-04-300-100/300  
TAX DISTRICT: 021 (Palestine/Ballard)  
REASON: not family operated

APPLICANT NAME: Bielefeldt, Dorothy  
REFERENCE NUMBER: 02-16-200-305  
TAX DISTRICT: 091 (Howard/Roland-Story)  
REASON: not family operated

APPLICANT NAME: Black, Gene Enterprises Inc  
REFERENCE NUMBER: 09-27-100-205/300/405  
TAX DISTRICT: 009 (Washington/Ames); 025 (Washington/Ballard)  
REASON: not family operated

APPLICANT NAME: Bradshaw Farms LP  
REFERENCE NUMBER: 09-34-100-200 & 200-100/305 & 400-105; 09-11-475-000; 09-12-300-400  
TAX DISTRICT: 025 (Washington/Ballard); 002 (Ames/Ames, Ag); 009 (Washington/Ames)  
REASON: not family operated

APPLICANT NAME: Car Mar Farms Ltd  
REFERENCE NUMBER: 11-14-300-100/200/300/400; 11-14-400-300/405; 11-15-400-200/400;  
11-20-100-130/230/300/400; 11-20-300-105/200; 11-22-100-100/200/300/400;  
11-22-200-100/300; 11-23-100-205/275; 11-23-200-105; 11-26-100-320;  
11-26-300-100; 11-27-100-200; 11-27-200-100/305/320/400; 11-27-400-105;  
11-27-400-125/225/405; 11-27-100-100  
TAX DISTRICT: 085 (Nevada/Nevada)  
REASON: application received after the deadline

APPLICANT NAME: Carroll, Kenneth H  
REFERENCE NUMBER: 16-23-200-200/300  
TAX DISTRICT: 029 (Collins/Collins-Maxwell)  
REASON: not family operated

APPLICANT NAME: Christiansen, Kim & Becky  
REFERENCE NUMBER: 09-18-200-360  
TAX DISTRICT: 097 (Washington/United Community)  
REASON: not family operated

APPLICANT NAME: Colvin, Thomas & Sonya  
REFERENCE NUMBER: 13-12-200-125  
TAX DISTRICT: 021 (Palestine/Ballard)  
REASON: property classified as residential

APPLICANT NAME: Cook, Warren  
REFERENCE NUMBER: 06-06-100-370; 06-06-300-120/320/405  
TAX DISTRICT: 083 (Milford/Nevada); 055 (Milford/Gilbert)  
REASON: not family operated

APPLICANT NAME: Crown Lounge Inc  
REFERENCE NUMBER: 01-20-100-300  
TAX DISTRICT: 093 (Lafayette/Roland-Story)  
REASON: not family operated

APPLICANT NAME: Dadisman, Daniel & Dorothy  
REFERENCE NUMBER: 07-25-200-100/200/300; 07-25-400-100  
TAX DISTRICT: 041 (Richland/Colo-Nesco)  
REASON: not family operated

APPLICANT NAME: Day, Ruth  
REFERENCE NUMBER: 15-17-300-200/400; 15-21-200-100/205  
TAX DISTRICT: 061 (Indian Creek/Collins-Maxwell)  
REASON: not family operated

APPLICANT NAME: Eley, R Wendell & Helen L Family Limited Partnership  
REFERENCE NUMBER: 04-22-100-508  
TAX DISTRICT: 069 (Lincoln/Colo-Nesco)  
REASON: property classified as residential

APPLICANT NAME: Elliott, Thomas J & Barbara L  
REFERENCE NUMBER: 13-18-300-355  
TAX DISTRICT: 021 (Palestine/Ballard)  
REASON: property classified as residential

APPLICANT NAME: Evans, Raymond & Carolyn  
REFERENCE NUMBER: 10-28-300-100/200/305/405; 10-32-400-300/400; 14-10-200-100/300;  
14-10-400-100/205  
TAX DISTRICT: 080 (Grant/Nevada); 019 (Grant/Ballard); 087 (Union/Nevada)  
REASON: not family operated

APPLICANT NAME: Finch, Edwin & Mary  
REFERENCE NUMBER: 14-06-200-105  
TAX DISTRICT: 023 (Union/Ballard)  
REASON: not family operated

APPLICANT NAME: Flack, Lonny & Mary Kathleen  
REFERENCE NUMBER: 07-24-300-400 & 400-300  
TAX DISTRICT: 041 (Richland/Colo-Nesco)  
REASON: not family operated

APPLICANT NAME: Frundle, Richard  
REFERENCE NUMBER: 12-12-200-300/400; 12-12-400-205  
TAX DISTRICT: 099 (New Albany/West Marshall)  
REASON: not family operated

APPLICANT NAME: Hall, G Edwin & Bonnie  
REFERENCE NUMBER: 14-12-400-100/300  
TAX DISTRICT: 087 (Union/Nevada)  
REASON: not family operated

APPLICANT NAME: Hauge, Orville & Dolores  
REFERENCE NUMBER: 13-36-100-105/200/300  
TAX DISTRICT: 021 (Palestine/Ballard)  
REASON: not family operated

APPLICANT NAME: Henderson, Donald & Marcella  
REFERENCE NUMBER: 02-30-200-325/400  
TAX DISTRICT: 091 (Howard/Roland-Story)  
REASON: not family operated

APPLICANT NAME: Henry, Steve & Laurie  
REFERENCE NUMBER: 07-31-200-425  
TAX DISTRICT: 086 (Richland/Nevada)  
REASON: property classified as residential

APPLICANT NAME: Hertz, Randall V  
REFERENCE NUMBER: 11-27-400-375; 11-34-200-110/330  
TAX DISTRICT: 085 (Nevada/Nevada)  
REASON: application received after the deadline

APPLICANT NAME: Larson, Alvin S  
REFERENCE NUMBER: 13-26-135-100  
TAX DISTRICT: 014 (Huxley/Ballard, Ag)  
REASON: application received after the deadline

APPLICANT NAME: Mattingly, Sam & Sarah  
REFERENCE NUMBER: 12-13-300-100/200/300/400  
TAX DISTRICT: 039 (New Albany/Colo-Nesco)  
REASON: not family operated

APPLICANT NAME: Otta, Jack D Revocable Trust  
REFERENCE NUMBER: 03-02-100-300/400  
TAX DISTRICT: 075 (Warren/Colo-Nesco)  
REASON: not family operated

APPLICANT NAME: Peterson, Thomas  
REFERENCE NUMBER: 09-36-400-400  
TAX DISTRICT: 025 (Washington/Ballard)  
REASON: not family operated

APPLICANT NAME: Rozendaal, Edward & Mary Jean  
REFERENCE NUMBER: 08-35-200-100/200/300/400  
TAX DISTRICT: 043 (Sherman/Colo-Nesco)  
REASON: not family operated

APPLICANT NAME: Rude, Joseph Anson & Elliott, Wende  
REFERENCE NUMBER: 12-22-300-200  
TAX DISTRICT: 039 (New Albany/Colo-Nesco)  
REASON: not family operated

APPLICANT NAME: Schuler, Rex M & Sharren M  
REFERENCE NUMBER: 07-25-100-100/210/225/300/400  
TAX DISTRICT: 041 (Richland/Colo-Nesco)  
REASON: not family operated

APPLICANT NAME: Smith, Dolores J  
REFERENCE NUMBER: 06-18-300-331  
TAX DISTRICT: 083 (Milford/Nevada)  
REASON: building on leased land

APPLICANT NAME: Stensland, Orland & Pauline  
REFERENCE NUMBER: 01-35-300-200/400; 01-35-400-300/405; 01-36-300-300; 06-20-200-100/200;  
06-20-200-300/400; 06-28-400-200/400; 14-07-300-100/200  
TAX DISTRICT: 053 (Lafayette/Gilbert); 083 (Milford/Nevada); 023 (Union/Ballard)  
REASON: application received after the deadline

APPLICANT NAME: Stevens, Darlene-Life Est  
REFERENCE NUMBER: 16-08-200-200/400; 16-30-300-105/200  
TAX DISTRICT: 029 (Collins/Collins-Maxwell)  
REASON: application received after the deadline

APPLICANT NAME: Upstill Farms LC  
REFERENCE NUMBER: 01-29-200-300/400; 01-32-100-300/400; 01-33-100-300; 01-33-400-215/345;  
01-33-400-405/465; 05-03-200-105; 05-03-300-110/305; 05-04-200-130/200;  
05-04-200-330/410; 05-04-300-305; 05-04-400-105/205/410; 05-09-200-308  
TAX DISTRICT: 093 (Lafayette/Roland-Story); 053 (Lafayette/Gilbert); 049 (Franklin/Gilbert);  
048 (Gilbert/Gilbert, Ag)  
REASON: not family operated

BE IT FURTHER RESOLVED THAT THE ABOVE LISTED CLAIMS BE DISALLOWED FOR THE REASON THAT THE CLAIMANTS DO NOT MEET THE REQUIREMENTS AS SET OUT IN SECION 425A.2, CODE OF IOWA, AND THAT THE AUDITOR SHALL NOTIFY EACH CLAIMANT OF THIS ACTION AND THEIR RIGHT TO APPEAL.

BE IT FURTHER RESOLVED THAT THE AUDITOR SHALL INCLUDE EACH OF THESE ALLOWED CLAIMS ON THE LIST OF TAXES TO BE COLLECTED DURING THE FISCAL YEAR ENDING JUNE 30, 2002

MOTION BY: DENNIS BALLANTINE SECOND BY: WAYNE E. CLINTON

THOSE VOTING AYE: HALLIBURTON, CLINTON, BALLANTINE

THOSE VOTING NAY: NONE

THOSE NOT VOTING: NONE THOSE ABSENT: NONE

IT WAS HEREBY RESOLVED ON THE 20TH DAY OF MARCH, 2001

AT NEVADA, STORY COUNTY, IOWA.

*Jane E. Halliburton*  
CHAIRPERSON, BOARD OF SUPERVISORS

*Mary Mosiman*  
STORY COUNTY AUDITOR

RESOLUTION 01-45  
Condemnation Proceeding Authority

WHEREAS: The Board of Supervisors is empowered under authority of Section 6B.2 of the Iowa Code to appoint James E. Graham, Graham Land Acquisition Associates to represent and conduct condemnation proceedings for Story County, Iowa, and

WHEREAS: Story County, Iowa needs to acquire all the right of way and property rights necessary to construct and maintain a planned Grading and Paving Project on 580<sup>th</sup> Avenue, (Sections 4, 5, 8, and 9 Grant Township) and

WHEREAS: It may be necessary to institute condemnation on those parcels if good faith negotiations are unsuccessful in order to obtain possession of properties and to construct this public improvement project, and

WHEREAS: Pursuant to the terms of a Proposal for Services, dated June 2000 between Graham Land Acquisition Associates and Story County, Iowa and has agreed to provide right of way services and represent Story County, Iowa at condemnation proceedings.

NOW THEREFORE BE IT RESOLVED that by action of the Board of Supervisors of Story County, Iowa, James E. Graham, is hereby appointed as the authorized representative of Story County, and is hereby directed, authorized and empowered to institute and conduct all condemnation proceeding necessary to obtain possession of property for the construction of this grading and paving on 580<sup>th</sup> Avenue for and on behalf of the Story County Board of Supervisors, Story County, Iowa.

Adopted this 27<sup>th</sup> day of March, 2001.

Moved by: Dennis Ballantine

Seconded by: Wayne E. Clinton

Voting aye: Halliburton, Clinton, Ballantine

Voting nay: None

Recommended Approval by: Harold M. Jensen, P.E./L.S. 3-22-01  
Harold M. Jensen, P.E./L.S. Date

Approved by: Jane E. Halliburton 3-27-01  
Jane E. Halliburton, Chair, Board of Supervisors Date

Attested by: Mary Mosiman 3-29-01  
Mary Mosiman, County Auditor Date

State of Iowa, Story County ss:

On this 27<sup>th</sup> day of March, 2001, before me, the undersigned, a Notary Public in and for said state, personally appeared Jane E. Halliburton and Mary Mosiman, to me personally known, who, being by me duly sworn, did say they are the Chair of the Board of Supervisors and the County Auditor, respectively, of the County of Story, State of Iowa; that the seal affixed to the foregoing instrument is the corporate seal of Story County, Iowa and that the foregoing instrument was signed and sealed on behalf of Story County, Iowa, by authority of its Board of Supervisors, as contained in Resolution adopted by the Board of Supervisors on the 27<sup>th</sup> day of March, 2001, and that the said Jane E. Halliburton and Mary Mosiman acknowledged the execution of said instrument to be their voluntary act and deed and the voluntary act and deed of Story County, Iowa.

Josanna Markley  
Notary Public in and for Story County, Iowa

**RESOLUTION NO. 01- 46**

**RESOLUTION OF THE BOARD OF SUPERVISORS**

WHEREAS, there has been submitted to the Board of Supervisors of Story County, Iowa, a subdivision plat of the Alvina Porter Estates Final Subdivision Plat, Story County, Iowa involving the property hereinafter described, and

WHEREAS, said plat has been submitted to the Story County Planning and Zoning Commission as required by law and said Commission has recommended that the Plat be approved, and

WHEREAS, the City of Collins has approved the minor plat, inasmuch as the real estate hereinafter described is located within two (2) miles of the City of Collins, Iowa, and

WHEREAS, it appears that all conditions and requirements prescribed by Chapter 354, Code of Iowa (1997) and as prescribed by the *County Development Plan* (1993) and the *Zoning Ordinance* (1994) of Story County, Iowa, have been complied with and met, and

WHEREAS, it is the opinion of the Board of Supervisors of Story County, Iowa, that it is advisable and in the best interests of Story County, Iowa, and of all persons concerned that said plat be approved and accepted,.

NOW, THEREFORE, BE IT RESOLVED, that the plat of Alvina Porter Estates Subdivision, Story County, Iowa, involving real estate described on Exhibit "A", attached to this Resolution and incorporated herein by this reference, be and the same is hereby approved with conditions and accepted by the Board of Supervisors in and for Story County, Iowa, and the Chairperson of said Board of Supervisors be, and is hereby authorized and directed to certify the consent, approval and acceptance of the same by Story County, Iowa, in order that said plat may be recorded in the Office of the Recorder of Story County, Iowa, among the real estate records of said County.

Adopted this 27<sup>th</sup> day of March, 2001.

MOVED BY: Ballantine

SECONDED BY: Clinton

VOTING AYE: Ballantine, Clinton, Halliburton

VOTING NAY: -

ABSENT: -

NOT VOTING: -

**CERTIFICATION**

We, Jane E. Halliburton and Mary Mosiman being the duly elected and appointed Chair of the Board of Supervisors of Story County, Iowa, and the County Auditor of Story County, Iowa, respectively, do hereby certify that the above and foregoing Resolution is a true and accurate copy of the Resolution which was passed and adopted by the Board of Supervisors of Story County, Iowa, at its regular meeting thereof on the 27<sup>th</sup> day of March, 2001.

  
\_\_\_\_\_  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

  
\_\_\_\_\_  
Mary Mosiman, County Auditor

**EXHIBIT "A"**  
**PROPERTY DESCRIPTION:**

Survey Description - Alvina Porter Estates Final Subdivision Plat

*Located in the SE1/4 and E ½ of the SW 1/4, Section 20, Collins Township, Story County,  
Iowa*

RESOLUTION 01-47  
Condemnation Proceeding Authority

WHEREAS: The Board of Supervisors is empowered under authority of Section 6B.2 of the Iowa Code to appoint James E. Graham, Graham Land Acquisition Associates to represent and conduct condemnation proceedings for Story County, Iowa, and

WHEREAS: Story County, Iowa needs to acquire all the right of way and property rights necessary to construct and maintain a planned Grading and Bridge Replacement Project on 550<sup>th</sup> Avenue, (Section 1, Palestine Township), and

WHEREAS: It may be necessary to institute condemnation on those parcels if good faith negotiations are unsuccessful in order to obtain possession of properties and to construct this public improvement project, and

WHEREAS: Pursuant to the terms of a Proposal for Services, dated October 2000 between Graham Land Acquisition Associates and Story County, Iowa and has agreed to provide right of way services and represent Story County, Iowa at condemnation proceedings.

NOW THEREFORE BE IT RESOLVED that by action of the Board of Supervisors of Story County, Iowa, James E. Graham, is hereby appointed as the authorized representative of Story County, and is hereby directed, authorized and empowered to institute and conduct all condemnation proceeding necessary to obtain possession of property for the construction of this grading and bridge replacement on 550<sup>th</sup> Avenue for and on behalf of the Story County Board of Supervisors, Story County, Iowa.

Adopted this 3rd day of April, 2001.

Moved by: Wayne E. Clinton

Seconded by: Dennis Ballantine

Voting aye: Halliburton, Clinton, Ballantine

Voting nay: None

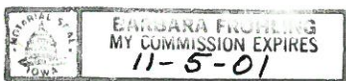
Recommended Approval by: *Harold M. Jensen* 3-28-01  
Harold M. Jensen, P.E./L.S. Date

Approved by: *Jane E. Halliburton* 4-3-01  
Jane E. Halliburton, Chair, Board of Supervisors Date

Attested by: *Mary Mosiman* 4-4-01  
Mary Mosiman, County Auditor Date

State of Iowa, Story County ss:

On this 3<sup>rd</sup> day of April, 2001, before me, the undersigned, a Notary Public in and for said state, personally appeared Jane E. Halliburton and Mary Mosiman, to me personally known, who, being by me duly sworn, did say they are the Chair of the Board of Supervisors and the County Auditor, respectively, of the County of Story, State of Iowa; that the seal affixed to the foregoing instrument is the corporate seal of Story County, Iowa and that the foregoing instrument was signed and sealed on behalf of Story County, Iowa, by authority of its Board of Supervisors, as contained in Resolution adopted by the Board of Supervisors on the 3<sup>rd</sup> day of April, 2001, and that the said Jane E. Halliburton and Mary Mosiman acknowledged the execution of said instrument to be their voluntary act and deed and the voluntary act and deed of Story County, Iowa.



*Barbara Frohling*  
Notary Public in and for Story County, Iowa

RESOLUTION NO. 01-48

WHEREAS, Story County is a member of the Central Iowa Regional Transportation Planning Alliance, as organized under Iowa Code Chapter 28E; and

WHEREAS, annually, the Central Iowa Regional Transportation Planning Alliance requests its member governments to approve, by resolution, the Unified Planning Work Program and Budget for the Fiscal Year 2002 beginning July 1, 2001; and

WHEREAS, the budget to support the Unified Planning Work Program is funded by federal funds and member government assessments, and

WHEREAS, at least the majority of the Central Iowa Regional Transportation Planning Alliance member governments must approve the Unified Planning Work Program and Budget.

NOW, THEREFORE, BE IT RESOLVED, that the Story County Board of Supervisors hereby approves the Central Iowa Regional Transportation Planning Alliance Unified Planning Work Program and Budget for Fiscal Year 2002, beginning July 1, 2001.

Adopted this 17th day of April, 2001

Moved by: Dennis Ballantine

Seconded by: Wayne E. Clinton

Voting aye: Halliburton, Clinton, Ballantine

Voting nay: None

Absent: None

Not voting: None

Jane E. Halliburton  
Jane E. Halliburton, Chair  
Story County Board of Supervisors

ATTEST: Mary Mosiman  
Mary Mosiman  
County Auditor

RESOLUTION 01-49

Addition of E18 Intersection Repairs to Secondary Roads Construction Program

WHEREAS: Agreement was made between the Iowa Department of Transportation and Story County for the construction project for the ACC resurfacing of US Highway 65 within the county from just north of Story County Road E41 extending northerly to the junction with Iowa 175 in Hardin County on the 10<sup>th</sup> Day of June 1996.

WHEREAS: As part of the US 65 project described above, the County has asked the Iowa Department of Transportation to A.C. C. resurface approximately 177 meters west to 177 meters east of US Highway 66 on County Road E18 (Section 20, Lincoln Township). The described project was completed in FY'97 by the Iowa Department of Transportation.

WHEREAS: The Iowa Department of Transportation did not issue a bill to Story County for the completed work until FY'01.

BE IT RESOLVED: That the Board of Supervisors of Story County, Iowa initiates and recommends that the project listed on Attachment A be approved by the Iowa Department of Transportation for improvement with Local Secondary Funds for the period covering the current secondary road construction program.

Adopted this 2nd day of May, 2001.

Moved by: Dennis Ballantine

Seconded by: Jane E. Halliburton

Voting Aye: Halliburton, Ballantine

Voting Nay: None

Recommended Approval by: Harold M. Jensen, P.E./L.S. 4-27-01  
Date

Approved by: Jane E. Halliburton 5-2-01  
Jane E. Halliburton, Chair, Board of Supervisors Date

Attested by: Mary Mosiman 5-2-01  
Mary Mosiman, Auditor Date

**Iowa Department of Transportation**  
Office of Local Systems, 800 Lincoln Way, Ames, IA 50010

**Resolution to add Farm -to-Market (FM) and Locally Funded Projects not in the current program**

BE IT RESOLVED: That the Board of Supervisors of \_\_\_\_\_ Story \_\_\_\_\_ County, Iowa initiates and recommends that the following project(s) be approved by the Iowa Department of Transportation (Iowa DOT) for improvement with FM Funds/Local Secondary Funds (**Circle One**) for the period covering the current secondary road construction program:

Route Number	Project Number	Type of Work and Location of Project	Length Miles	Estimated Costs
E-18	L-L20-73-85	Intersection Repairs at E18 and Hwy 65	0.1	\$7,833.95

May 2, 2001

Date

*Jane E. Halliburton*  
Chair, Board of Supervisors

Jane E. Halliburton

I, Mary Mosiman

, Auditor in and for Story

County, Iowa, do hereby certify the above and foregoing to be a true and exact copy of a resolution passed and approved by the Board of Supervisors of

Story County, Iowa, at their meeting held on

the 2nd day of May, 2001

*Mary Mosiman*  
County Auditor

Recommended by District Planner, Iowa DOT

Date

District Planner

Approved by Office of Local Systems, Iowa DOT

Date

Office of Local Systems, Director

**Note: Submit (3) copies with Location Maps to the appropriate District Planner.**

**BOARD OF SUPERVISORS RESOLUTION 01-50**

**RESOLUTION TO ABATE BUILDINGS ON LEASED LAND, COMPUTER EQUIPMENT ASSESSED AS REAL PROPERTY AND MACHINERY & EQUIPMENT**

**WHEREAS**, the following parcels are listed in various taxing districts and are now delinquent, and

**WHEREAS**, pursuant to Chapter 445.16 of the Code of Iowa, the County Treasurer has determined that it is impractical to pursue collection of the total amount of penalties due through the tax sale and the personal judgment remedies, and

**WHEREAS**, upon making this determination the County Treasurer shall provide a written recommendation to the Board of Supervisors to abate the penalty amount due, and

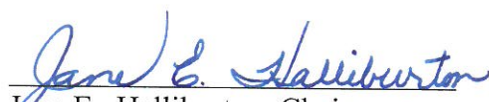
**NOW, THEREFORE, BE IT RESOLVED**, the Board of Supervisors hereby abates the following parcels and authorizes the County Treasurer to strike the amount due from the county system:

<u>NAME</u>	<u>PARCEL#</u>	<u>AMOUNT</u>
SMI Strategic Mapping	001-09-94-012-018	\$222.00
SMI Strategic Mapping	077-11-05-355-141	\$564.00
Lease Tech	077-11-05-355-140	\$371.00

**APPROVED** this 2nd day of May, 2001

Moved By: Dennis Ballantine  
Seconded By: Jane E. Halliburton  
Voting Aye: Halliburton, Ballantine  
Voting Nay: None  
Not Voting: None  
Absent: Wayne E. Clinton

**ATTEST:**

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

  
Mary Mosiman  
Story County Auditor

BOARD OF SUPERVISORS RESOLUTION 01-51

RESOLUTION TO ABATE PROPERTY TAXES ON PARCELS  
OWNED BY POLITICAL SUBDIVISIONS

WHEREAS, the following parcels of property are currently owned by the City of Nevada, and

WHEREAS, when the city acquired these properties there were property taxes then due and payable, and

WHEREAS, the City of Nevada has requested that the Story County Board of Supervisors abate any and all currently due and payable property taxes, and

WHEREAS, Section 445.63 Code of Iowa (1999) states that county boards of supervisors shall abate such taxes, and

WHEREAS, the Story County Board of Supervisors has determined that the above taxes should be abated;

NOW THEREFORE BE IT RESOLVED, that all currently due and payable taxes and penalties on the following described real estate are hereby abated:

- #13-24-145-045 Timberlane Estates, Lot 5 Parcel "A"
- #13-24-145-040 Timberlane Estates, Lot 4
- #11-06-460-400 Stewarts Addition, S22" W37' Lot 8 and all Lot 9, Block G
- #11-06-460-440 Stewarts Addition, Lot 5, Block G
- #11-07-160-180 Tract "F" SL 1 Lots 9 & 10, SW NW

APPROVED THIS 2nd DAY OF May, 2001 AT  
NEVADA, STORY COUNTY, IOWA.

MOTION BY: Dennis Ballantine

SECONDED BY: Jane E. Halliburton

VOTING AYE: Halliburton, Ballantine

VOTING NAY: None

ABSENT: Wayne E. Clinton

Jane E. Halliburton  
CHAIRPERSON, BOARD OF SUPERVISORS

ATTEST: Mary Moorman  
STORY COUNTY AUDITOR

cc: Treasurer

**BOARD OF SUPERVISORS RESOLUTION NO. 01-52**

**RESOLUTION TO ABATE TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile home, being located at Rolling Hills Mobile Home Park, Maxwell, in Story County, Iowa, was abandoned by the owner; and,

**WHEREAS**, this mobile home has delinquent taxes, and

**WHEREAS**, the real property owners have obtained possession of said mobile home through court proceedings as stated in Section 555B.8 of the Code of Iowa, and Section 555B.9, subsection 4 of the Code of Iowa, states retention of the mobile home and personal property discharges the judgment of the real property owner and any tax lien; and,

**WHEREAS**, the ownership of this mobile home has now been transferred to the mobile home park in which it is located;

**NOW, THEREFORE BE IT RESOLVED**, that all delinquent taxes, tax liens, interest and costs are hereby abated. The resolution shall direct the treasurer to strike from the tax book the delinquent taxes to this said mobile home:

Teri Cook                      1970 PKTN                      VIN#029                      85-W196107

**APPROVED** this 8th day of May, 2001.

Moved by: Wayne E. Clinton  
Seconded by: Dennis Ballantine  
Voting Aye: Halliburton, Clinton, Ballantine  
Voting Nay: None  
Not Voting: None  
Absent: None

**ATTEST:**

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

  
Mary Mosiman  
Story County Auditor

**BOARD OF SUPERVISORS RESOLUTION 01-53**

**RESOLUTION TO ABATE BUILDINGS ON LEASED LAND, COMPUTER EQUIPMENT ASSESSED AS REAL PROPERTY AND MACHINERY & EQUIPMENT**

**WHEREAS**, the following parcels are listed in various taxing districts and are now delinquent, and

**WHEREAS**, pursuant to Chapter 445.16 of the Code of Iowa, the County Treasurer has determined that it is impractical to pursue collection of the total amount due through the tax sale and the personal judgment remedies, and

**WHEREAS**, upon making this determination the County Treasurer shall provide a written recommendation to the Board of Supervisors to abate the amount due, and

**NOW, THEREFORE, BE IT RESOLVED**, the Board of Supervisors hereby abates the following parcels and authorizes the County Treasurer to strike the amount due from the county system:

<u>NAME</u>	<u>PARCEL#</u>	<u>AMOUNT</u>
LFC Capital	001-09-94-011-854	\$ 5729.00
Nursing Services of Iowa	001-09-94-011-353	\$ 8.00
Terry & Tawni Boyd	005-10-18-200-216	\$ 1466.00
Van Ort Construction	017-13-30-325-101	\$ 106.00
Chicago Northwestern Railroad	021-13-04-100-500	\$23835.64
Bill & Sharon Thompson	029-16-10-400-206	\$ 145.00
David Asmus	039-12-36-200-106	\$ 446.00
Contemporary Designs	047-05-04-394-221	\$12432.00
Michael Thomas Anderson	061-15-28-400-476	\$ 16.00
Hyster Credit	090-01-11-226-263	\$ 391.00

**APPROVED** this 15TH day of May, 2001

Moved By: **WAYNE E. CLINTON**

Seconded By: **DENNIS BALLANTINE**

Voting Aye: **HALLIBURTON, CLINTON, BALLANTINE**

Voting Nay: **NONE**

Not Voting: **NONE**

Absent: **NONE**

**ATTEST:**

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

  
Mary Mosiman  
Story County Auditor

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**RESOLUTION NO. 01-54**

**RESOLUTION OF THE BOARD OF SUPERVISORS  
APPLYING FOR, AND ACCEPTING OF, IF AWARDED, EMERGENCY  
FINANCIAL FUNDS FROM THE CONTINGENCY FUND THROUGH THE  
STATE OF IOWA COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM.**

*WHEREAS*, during the summer of 2000, it was brought to the attention of the Iowa Department of Natural Resources, Story County, and the City of Ames that several septic systems were illegally discharging into College Creek. One of the systems was identified to be on the property known as the Hillsdale Mobile Home Park, under the ownership of Ms. Frieda Crane. This property is located in the unincorporated area of Story County, immediately west of the City of Ames municipal boundaries. In the fall of 2000, Ms. Crane was cited by the IDNR as a contributor to pollution affecting College Creek and notified that the existing system was required to be upgraded in order to remedy the illegal discharge. A deadline of November 2001 was set for this to be accomplished. In response, Ms. Crane decided not to install the required improvements. The residents of the existing thirty-six (36) units were notified March 2001 by Ms. Crane that the park would be closing as of September 1, 2001, and that residents could no longer reside on the property.

*WHEREAS*, in response, Story County and the City of Ames officials contacted all households associated with the thirty-six (36) structures and asked each to complete an informational questionnaire addressing the following areas: number of persons in household; number of persons in household under 18; needs for accommodation due to disabilities; present employment status; status of ownership or rental situation with the structure in which they resided; number of bedrooms; gross annual income (as related to household size); and whether there was a need for relocation assistance and what type.

*WHEREAS*, it is crucial that all available mechanisms be exhausted to protect the public health and welfare of the residents of Story County. The likely displacement of numerous families with the absence of any financial assistance is real and certain, placing greater burdens on existing social programs of the City, County, and the State of Iowa. The current economic situation of Story County prevents it from providing much-needed cash to aid in financial assistance. The projected fund balance of the General Fund of Story County for the end of Fiscal Year 2001 is anticipated to be in the 9-10% area, and funds are just not available. However, the County is available to provide in-kind services, in conjunction with other entities, to direct financial assistance programs and help ease the transition of the Hillsdale Mobile Home Park residents.

*WHEREAS*, the Story County Board of Health has identified the presence of existing abandoned structures, in addition to the likelihood of several additional abandoned structures resulting from the closure of the Hillsdale Mobile Home Park as posing significant public health hazards for the citizens of Story County as well as the current residents of the Park.

*WHEREAS*, the Story County Board of Supervisors requests emergency financial funds from the Contingency Fund through the State of Iowa Community Development Block Grant Program in the amount of \$90,000.00 to eliminate the public health threat and aid in resident relocation, with a more detailed breakdown of the Requested Budget shown below. Story County, with assistance from the City of Ames and various human service agencies, will be providing administrative support and services to the residents totaling approximately \$50,000.00. The Requested Budget is based on estimates to provide financial assistance to the affected thirty-six (36) households, which includes over sixty (60) individuals of all age groups, as well as persons with disabilities.

## REQUESTED BUDGET

<i>Item</i>	<i>Cost (per household)</i>
1. Cost of Disposal of Mobile Home	\$1,200.00
2. Utility Deposit(s) for Residents	\$ 500.00
3. Relocation Expenses	<u>\$ 800.00</u>
Total	<u>\$2,500.00</u>
Financial Need (36 households x \$2,500)	\$90,000.00

*WHEREAS*, the majority of residents have expressed an interest in relocating to other mobile home parks. Based on assessments conducted by Story County and City of Ames staff members, approximately 30 (83%) of the mobile homes are in fair to poor condition, and it is unlikely that relocating these homes is a feasible alternative. In addition, vacancies within existing mobile home parks to relocate structures from the Hillsdale Mobile Home Park are very limited within the boundaries of Story County.

*WHEREAS*, the housing market within all of Story County is such that space rental costs are high, and the residents of Hillsdale Mobile Home Park will be required to pay far more in the future than in their current situation. In addition to the cost of housing, the competition for housing units from Iowa State students mandates that alternative housing for the Hillsdale Mobile Home Park residents be sought immediately. If housing is not found during this limited period of time, the residents will find virtually no vacancies within their affordability levels and permanent displacement is a likely scenario.

*WHEREAS*, it is the desire of the Story County Board of Supervisors to be able to assist as many residents as possible to ease the transition. Emergency financial funds from the Contingency Fund through the State of Iowa Community Development Block Grant Program will provide much needed financial means presently not available in the Story County budget.

*WHEREAS*, the combination of many factors—the very low income households affected by the imminent closure of the Hillsdale Mobile Home Park, current conditions of the Story County housing market, limited vacancies and higher rental rates, budgetary limitations of the Story County government, the abandonment of potentially thirty-six (36) structures posing a significant public health threat, and the real likelihood of displacement of many households if assistance is not available—is indicative of an emergency situation facing the citizens of Story County.

*NOW, THEREFORE, BE IT RESOLVED*, by the Story County Board of Supervisors that the Application for, and Acceptance of, if awarded, emergency financial funds from the Contingency Fund through the State of Iowa Community Development Block Grant Program in the amount of \$90,000.00 to eliminate the public health threat and aid in resident relocation is hereby approved.

ADOPTED this 17<sup>th</sup> day of May, 2001 and AFFIRMED the 22<sup>nd</sup> day of May, 2001.

### CERTIFICATION

We, Jane E. Halliburton and Mary Mosiman being the duly elected and appointed Chair of the Board of Supervisors of Story County, Iowa, and the County Auditor of Story County, Iowa, respectively, do hereby certify that the above and foregoing Resolution is a true and accurate copy of the Resolution which was adopted by the Board of Supervisors of Story County, Iowa, on the 17<sup>th</sup> day of May 2001.

  
\_\_\_\_\_  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

  
\_\_\_\_\_  
Mary Mosiman, Story County Auditor

**BOARD OF SUPERVISORS RESOLUTION NO. 01-55**

**RESOLUTION TO REMOVE MOBILE HOMES FROM TAX BOOK AND ABATE  
TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile home being located in Tiller's Mobile Home Park, Ames, Story County, Iowa, has been junked and removed from the park; and

**WHEREAS**, this mobile home has delinquent taxes; and

**WHEREAS**, Section 435.25 of the Code of Iowa, states that when it is administratively impractical to pursue tax collection through the remedies of this section, all taxes, regular and special, interest, and costs shall be abated by resolution of the county board of supervisors. The resolution shall direct the treasurer to strike from the tax book the reference to this said mobile home;

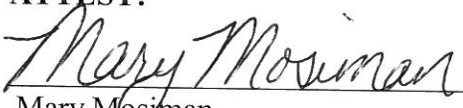
**NOW, THEREFORE BE IT RESOLVED**, that all due and payable taxes on the following mobile home are hereby abated. The county treasurer is directed to strike from the tax book reference to this said mobile home;

Ian S. Bartholomew      1965 DET      VIN#FH683FDK12RML6264      85-W109178

**APPROVED** this 29th day of May, 2001.

Moved by: Wayne E. Clinton  
Seconded by: Dennis Ballantine  
Voting Aye: Halliburton, Clinton, Ballantine  
Voting Nay: None  
Not Voting: None  
Absent: None

  
\_\_\_\_\_  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

**ATTEST:**  
  
\_\_\_\_\_  
Mary Mosiman  
Story County Auditor

**BOARD OF SUPERVISORS RESOLUTION NO. 01-56**

**RESOLUTION TO REMOVE MOBILE HOMES FROM TAX BOOK AND ABATE TAXES ASSESSED AGAINST SAID MOBILE HOMES**

**WHEREAS**, the following mobile home was located at Country Living Mobile Home Park in Story County, Iowa, and was removed from said mobile home park without the knowledge of the county treasurer and the whereabouts are unknown; and,

**WHEREAS**, this mobile home has delinquent taxes and the County holds a Tax Sale Certificate to the mobile home; and,

**WHEREAS**, Section 435.25 of the Code of Iowa, states that when it is administratively impractical to pursue tax collection through the remedies of this section, the County Tax Sale Certificate, all taxes, regular and special, interest, and costs shall be abated by resolution of the county board of supervisors. The resolution shall direct the treasurer to strike from the tax book the reference to said mobile home;

**NOW, THEREFORE BE IT RESOLVED**, that all due and payable taxes on the following mobile home is hereby abated. The county treasurer is directed to strike from the tax book reference to said mobile home;

Jason Newberg            1970 BELL                    VIN#3IB6512ER3N25325            85-W132088

**APPROVED** this 29th day of May, 2001.

Moved by: Wayne E. Clinton  
Seconded by: Dennis Ballantine  
Voting Aye: Halliburton, Clinton, Ballantine  
Voting Nay: None  
Not Voting: None  
Absent: None

  
Jane E. Halliburton, Chairperson  
Story County Board of Supervisors

**ATTEST:**  
  
Mary Mosiman  
Story County Auditor

Resolution #01-57

<b>COUNTY NAME:</b> STORY	<b>RECORD OF HEARING AND DETERMINATION ON THE AMENDMENT TO COUNTY BUDGET</b>	<b>COUNTY NO.:</b> 85
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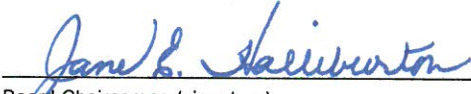
Date budget amendment was adopted: 05/29/01	For Fiscal Year Ending: June 30, 2001
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The County Board of Supervisors met on the date specified immediately above to adopt an amendment to the current County budget as summarized below. The amendment was adopted after compliance with the public notice, public hearing, and public meeting provisions as required by law.

Iowa Department of Management Form 653 A-R Sheet 2 of 2 (revised 10/13/00)		Total Budget as Certified or Last Amended	Adopted Current Amendment	Total Budget After Current Amendment
<b>REVENUES &amp; OTHER FINANCING SOURCES</b>				
Taxes Levied on Property	1	12,539,177	31,139	12,570,316
Less: Uncollected Delinquent Taxes - Levy Year	2	49,000		49,000
Less: Credits to Taxpayers	3	534,084	(10,700)	523,384
Net Current Property Taxes	4	11,956,093	41,839	11,997,932
Delinquent Property Tax Revenue	5	4,200	0	4,200
Penalties, Interest & Costs on Taxes	6	100,000	75,800	175,800
Other County Taxes/TIF Tax Revenues	7	1,898,270	113,994	2,012,264
Intergovernmental	8	9,701,200	56,768	9,757,968
Licenses & Permits	9	17,720	0	17,720
Charges for Service	10	1,306,542	41,529	1,348,071
Use of Money & Property	11	1,164,006	66,601	1,230,607
Fines, Forfeits & Defaults	12	8,200	(100)	8,100
Miscellaneous	13	134,270	99,730	234,000
<b>Subtotal Revenues</b>	14	26,290,501	496,161	26,786,662
Other Financing Sources:				
General Long-Term Debt Proceeds	15	5,000,000	0	5,000,000
Operating Transfers In	16	2,447,925	178,401	2,626,326
Proceeds of Fixed Asset Sales	17	0	2,900	2,900
<b>Total Revenues &amp; Other Sources</b>	18	33,738,426	677,462	34,415,888
<b>EXPENDITURES &amp; OTHER FINANCING USES</b>				
Operating:				
Public Safety	19	5,643,444	475,326	6,118,770
Court Services	20	119,560	1,000	120,560
Physical Health & Education	21	849,921	0	849,921
Mental Health, MR & DD	22	7,877,751	3,312	7,881,063
Social Services	23	1,285,537	15,260	1,300,797
County Environment	24	2,112,774	(28,800)	2,083,974
Roads & Transportation	25	4,808,538	0	4,808,538
State & Local Government Services	26	948,215	12,000	960,215
Interprogram Services	27	3,462,217	140,712	3,602,929
Nonprogram Current	28	0	0	0
Debt Service	29	1,832,083	0	1,832,083
Capital Projects	30	10,782,475	(81,230)	10,701,245
<b>Subtotal Expenditures</b>	31	39,722,515	537,580	40,260,095
Other Financing Uses:				
Operating Transfers Out	32	2,447,925	178,435	2,626,360
<b>Total Expenditures &amp; Other Uses</b>	33	42,170,440	716,015	42,886,455
<b>Excess of Revenues &amp; Other Sources over (under) Expenditures &amp; Other Uses</b>	34	(8,432,014)	(38,553)	(8,470,567)
Beginning Fund Balance - July 1,	35	16,297,125	379,485	16,676,610
Increase (Decrease) in Reserves (GAAP Budgeting)	36	0	0	0
Fund Balance - Reserved	37	0	0	0
Fund Balance - Unreserved/Designated	38	3,061,205	1,267,672	4,328,877
Fund Balance - Unreserved/Undesignated	39	4,803,906	(926,740)	3,877,166
<b>Total Ending Fund Balance - June 30,</b>	40	<b>7,865,111</b>	<b>340,932</b>	<b>8,206,043</b>

Date original budget adopted: 07/05/00	Date(s) current budget was subsequently amended: 05/29/01
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The below-signed certify that proof of publication of the hearing notice and proposed amendment is on file for each official County newspaper, that all public hearing notices were published not less than 10, nor more than 20 days prior to the public hearing, and that adopted expenditures do not exceed published amounts for any of the 12 individual expenditure classes, or in total.

  
Board Chairperson (signature)

  
County Auditor (signature)

RESOLUTION NO. 01-58  
APPROPRIATIONS AMENDMENT

WHEREAS, Resolution No. 01-04, dated July 5, 2000 set appropriations by department for Fiscal Year 2001,

NOW THEREFORE, BE IT RESOLVED, by the Board of Supervisors of Story County, Iowa, to amend the listed departments appropriations as follows:

DEPARTMENT NUMBER & NAME		\$AMOUNT
02 Auditor	Increase to	672,745
05 Sheriff	Increase to	4,436,847
08 Animal Control	Increase to	163,468
22 Conservation Board	Decrease to	1,254,259
26 Community Life Program	Decrease to	4,454,027
52 Information Services	Increase to	826,124
99 Countywide Services	Increase to	13,450,708

All other departments listed in Resolution No. 01-04, dated July 5, 2000 will remain as appropriated.

MOTION BY: Wayne E. Clinton, SECONDED BY: Dennis Ballantine  
VOTING AYE: Halliburton, Clinton, Ballantine  
VOTING NAY: None  
NOT VOTING: None  
ABSENT: None

The above resolution was adopted by the Board of Supervisors of Story County, Iowa, on the 29th day of May, 2001 and the auditor is directed to correct her books accordingly.

James E. Halliburton  
Chairperson, Board of Supervisors

Mary Mosiman  
Attest: County Auditor

RESOLUTION NO. 01-59

RESOLUTION AMENDING INTERFUND OPERATING TRANSFERS

WHEREAS, Resolution No. 00-55 approved June 27, 2000 and amended on June 27, 2000 by Resolution No. 01-06, authorized the auditor to transfer money from the general basic fund to the secondary roads fund, general basic to general supplemental, and from the rural services basic fund to secondary roads fund during Fiscal Year 2001, and

WHEREAS, said operating transfers are in accordance with section 331.429 and 331.432, 1999 Code of Iowa,

NOW, THEREFORE BE IT RESOLVED by the Board of Supervisors of Story County Iowa to amend only the following:

The total maximum transfer from the general fund to the rural services fund shall not exceed \$ 168,901.

The total maximum transfer from the capital projects fund to the debt service fund shall not exceed \$ 9,534.

All other transfers will remain as specified in Resolution No. 00-55.

The amount of any transfer shall not exceed available fund balances in the transferring fund.

The auditor is directed to correct her books when said operating transfers are made and to notify the treasurer of the amount.

Motion by: Dennis Ballantine, Seconded by: Wayne E. Clinton

Voting Aye: Halliburton, Clinton, Ballantine

Voting Nay: None

Abstaining: None

Absent: None

Approved this 29th day of May, 2001

Jane E. Halliburton  
Chairperson

Attest: Mary Mosiman  
County Auditor

Orig. given  
to Vicky of  
Batman, Sayers  
to be recorded  
7/17/01

By: Leanne A. Harter, AICP, Story County Planning and Zoning, Courthouse,  
Nevada, IA 50201 (515) 382-7245

**RESOLUTION NO. 01-60  
RESOLUTION OF THE BOARD OF SUPERVISORS  
STORY COUNTY, IOWA**

There has been submitted to the Board of Supervisors of Story County, Iowa, the Matheason's Second Addition Agricultural Subdivision Plat, Story County, Iowa, involving the property hereinafter described on "Attachment A", and

Florence A. Furman, Arthur A. Matheason, Charles D. Matheason, Kenneth L. Matheason, and Jerry L. Matheason are the legal titleholders of said platted real estate, and

Said Plat has been submitted to the Story County Planning and Zoning Commission as required by law and said Commission has recommended that the Plat be approved, and

Said Plat is located within two (2) miles of the City of Story City, Iowa, and the City Council has approved said Plat, and

It appears that all conditions and requirements prescribed by Chapter 354, Code of Iowa (1993), and as prescribed by the County Development Plan, Zoning Ordinance and Subdivision Ordinance of Story County, Iowa, have been complied with and met, and

It is the opinion of the Board of Supervisors of Story County, Iowa, that it is advisable and in the best interest of Story County, Iowa, and of all persons concerned, that said plat be approved and accepted.

NOW, THEREFORE, BE IT RESOLVED that the Plat of Matheason's Second Additional Agricultural Subdivision in Howard Township, Story County, Iowa, involving real estate described in "Attachment A" is hereby approved and accepted and all acts and deeds of the said owners and grantors in the premises by and they are hereby confirmed and approved and the above-described real estate shall hereinafter be known as Matheason's Second Agricultural Subdivision, Howard Township, and

IT IS FURTHER RESOLVED that the Chair of the Board of Supervisors and the County Auditor are authorized and they are hereby directed to certify a copy of this Resolution to be affixed to said Plat.

DATED this the 13<sup>th</sup> day of July, 2001.

Wayne E. Clinton  
Wayne Clinton, Vice-Chairperson  
Board of Supervisors  
Story County, Iowa

ATTEST: Mary Mosiman  
Mary Mosiman, Auditor  
Story County, Iowa

Moved By: Ballantine  
Seconded By: Clinton  
Voting Aye: Ballantine, Clinton  
Voting Nay: None  
Absent: Halliburton

Vice-Chair Clinton declared the Resolution adopted.

CERTIFICATION

We, Wayne Clinton and Mary Mosiman, being the duly elected and appointed Vice-Chair of the Board of Supervisors of Story County, Iowa, and the County Auditor of Story County, Iowa, respectively, do hereby certify that the above and foregoing Resolution is a true and accurate copy of the Resolution which was passed and adopted by the Board of Supervisors of Story County, Iowa, at its regular meeting on the 13<sup>th</sup> day of July, 2001.

Wayne E. Clinton  
Wayne Clinton, Vice-Chairperson  
Board of Supervisors  
Story County, Iowa

Mary Mosiman  
Mary Mosiman, Auditor  
Story County, Iowa

By: Leanne A. Harter, AICP, Story County Planning and Zoning, Courthouse,  
Nevada, IA 50201 (515) 382-7245

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## **ATTACHMENT A**

### **LEGAL DESCRIPTION**

Matheason's Second Agricultural Subdivision, Howard Township, Story County, Iowa

West 1/2 of the Southeast 1/4 of the Southwest 1/4 and lot 1, 2, and part of lot 3 in the  
West 1/2 of Southwest 1/4, Section 19 Township 85 North, Range 23 West of the 5<sup>th</sup> P.M.

**RESOLUTION 01-61  
TO AMEND THE 28E AGREEMENT WITH CENTRAL IOWA REGIONAL  
TRANSPORTATION PLANNING ALLIANCE (CIRTPA)**

This resolution is to show Story County's support to amend the CIRTPA 28E agreement to include the city of Story City as a CIRTPA member government.

Adopted this 5<sup>th</sup> day of May, 2001

Moved by:

Clinton

Seconded by:

Ballantine

Voting aye:

Clinton, Ballantine, & Halliburton

Voting nay:

None

Absent:

None

Not voting:

None

Jane E. Halliburton

Jane E. Halliburton, Chair  
Story County Board of Supervisors

ATTEST:

Mary Mosiman  
Mary Mosiman  
County Auditor

RESOLUTION 01-62

BE IT RESOLVED that salaries for county employees for fiscal year 2002 (effective June 17, 2001 and payable on July 6, 2001) shall be as follows:

The following rates are bi-weekly:

Aldinger, Justin	1,201.83	Hambly, Connie	1,338.17
Allen, Stephanie	892.05	Hammond, Sandra	1,824.61
Anderson, Brad	1,600.00	Hampton, Donna	1,179.44
Anderson, Marlene	1,346.17	Hanson, Todd	1,300.00
Angle, John	1,068.41	Harken, Gayla	2,947.16
Arrowsmith, Johanna	1,262.82	Harris, Glenn	1,488.92
Asmussen, John	1,135.07	Harter, Leanne	2,000.00
Atkinson, James	1,600.00	Herrington, Natalie	1,262.70
Baldwin, Ardis	1,163.64	Herriott, Todd	1,061.89
Becker, James	2,032.06	Hilleman, Patricia	1,026.95
Becker, Matthew	1,692.43	Hinders, Joan	1,423.24
Belz, Russell	2,152.97	Hinerfeld, Lori	1,102.40
Biddle, Jeffery	2,293.87	Holmes, Jennifer	1,590.40
Bingham, Rodney	1,578.40	Howard, Sherry	2,021.35
Borton, Aaron	1,068.41	Hunter, Sandra	2,534.44
Bunn, Rodney	1,443.22	Huntrods, Jolie	1,081.55
Byrne, Susan	1,227.20	Jankowiak, Marzenna	1,148.63
Carsrud, Cathleen	859.62	Jensen, Harold	3,020.83
Caruth, Shari	987.17	Johnson, Kathy	1,120.00
Chinery, Colin	1,028.04	Johnson, Lynette	1,170.95
Chitty, Arlys	1,006.47	Jones, Dina	2,304.13
Christensen, Ronald	2,336.79	Kennedy, Michael	1,135.07
Clauson, Scott	1,135.07	Kester, Aaron	1,382.80
Congdon, Sarah	1,120.39	Kickbush, Scott	1,590.40
Cooperider, Kari	882.01	Kinyon, Connie	960.09
Cutts, Matthew	1,590.40	Kirk, Craig	2,025.00
Dean, Donna	897.22	Kisler, Martha	1,307.16
Dobson, Shari	911.26	Kohler, Peggy	1,418.06
Dodds, Jeffrey	1,592.00	Lamb, Anthony	1,028.04
Durlin, Timothy	1,875.09	Lampe, Roxanne	1,227.74
Early, Richard	2,240.00	Larson, Catherine	1,491.00
Eggers, Marcia	1,351.92	Lehman, Tammie	917.28
Eickholt, Jonathan	1,276.33	Lekwa, David	2,152.97
Elkin, Barbara	1,060.55	Lewis, Gloria	1,228.77
Ellis, Donald	1,382.80	Livingston, Sarah	780.00
Emerson, Matthew	1,911.00	Long, Lori	1,060.55
Evans, Darla	834.72	Lowe, Marilyn	859.62
Evans, John	2,310.41	Lytle, Russell	778.38
Foster, Darrell	985.45	Madison, Scott	1,590.40
Freeman, Elaine	1,117.96	McCaskey, Jamey	2,172.95
Frohling, Barbara	1,117.25	McCaskey, Susan	1,451.50
Fry, Nancy	1,320.28	McClain, Maureen	1,436.96
Fuge, Patrick	1,331.20	McConnell, Janice	924.00
Gaard, Kay	985.45	McGuire, George	2,153.22
Gabbert, Cindy	1,016.98	McIntire, Mary Ann	1,111.80
Gunderson, Karen	1,412.87	McKenna, Wenda	1,237.65
Habermann, Paula	963.14	McKinley, Richard	1,590.40
Hahn, Alfred	2,825.53	McKinney, Craig	1,590.40
Hahn, Donald	1,277.07	McLain, Brett	1,053.75

Meals, Timothy	1,560.00	Steele, Aaron	1,492.32
Mensing, Lori	973.05	Stemler, Linda	1,400.79
Merz, Sheila	1,157.07	Stoll, Janet	1,425.64
Miller, Michael	1,589.60	Sullivan, David	1,799.95
Monroe, Virginia	1,258.81	Sullivan, Todd	1,276.33
Moon, Darren	2,475.78	Thomas, Barry	2,152.97
Moore, Susan	1,062.28	Thon, Randi	924.88
Mortvedt, Randy	2,152.97	Tickle, Brian	1,201.83
Myers, Jennifer	1,384.56	Tiffany, Kathy	1,787.56
Nelson, Nancy	1,349.92	Titus, Jeff	1,135.07
Newman, Angelina	2,160.00	Tjelmeland, David	1,470.00
Nicholas, Kimberly	1,549.68	Tomlinson, Vincent	1,135.07
Nicholson, Alice	1,140.17	Toot, Paul	1,599.20
Nolting, Don	1,841.05	Toresdahl, Constance	1,327.71
Norem, Jeannine	1,148.63	Toresdahl, Dru	2,153.21
Oborny, Robert	1,277.07	Troup, Sharel	991.54
Olson, Linda	1,277.39	Upchurch, Barry	1,595.20
Olson, Marcene	1,167.01	Upchurch, Brent	2,306.64
Olson, Robert	3,373.95	Van Maaren, Michelle	1,062.28
Otte, Gina	859.46	Vandergaast, Mariella	1,045.40
Page, Jane	2,152.97	Vincent, Cathy	1,513.95
Patterson, Christi	1,537.07	Vinzant, Richard	1,595.20
Pearson, Calvin	2,223.31	Waldbillig, Michael	1,382.80
Peters, Amy	1,490.29	Wall, Scott	1,394.72
Peterson, Arlyss	1,401.22	Watson, Denton	1,592.00
Pettit, Karla	1,155.27	Weuve, Nancy	873.60
Pevevill, Alejandra	1,028.04	Wilson, Martha	985.45
Ralston, Amy	1,005.06	Winsett, Ruth	835.33
Rappe, Kandice	1,028.04	Woods, Norman	1,135.07
Rathje, Judy	1,227.48	Woodward, Monty	1,195.84
Raufaste, Noel	1,382.80	Zalasky, Emily	1,140.00
Redies, Shari	1,264.25		
Rewerts, Richard	2,308.95	The following rates are hourly:	
Reynolds, Charles	2,956.80	Allen, Renae	10.50
Riedel, Penny	1,312.08	Anderson, Max	19.70
Riese, Matthew	2,142.00	Bachman, Shanda	9.74
Rogers, Brenda	929.98	Ball, Hattie Sue	11.62
Royer, Michelle	1,176.00	Bishop, Dawn	9.25
Russell, April	1,081.55	Bodensteiner, Sally	9.07
Sayer, Jan	1,024.33	Bohner, Dawn	10.04
Scheetz, James	2,160.00	Brakke, Mark	19.66
Schildroth, Debra	2,184.00	Breer, Pam	11.22
Schoppe, Timothy	1,578.40	Carroll, Jeanne	9.25
Schultz, Nancy	1,120.39	Carsrud, Charles	13.53
Sheeley, Angela	1,731.27	Cavender, Deena	9.07
Shipton, Deb	1,345.79	Clark, Charlotte	9.07
Siguas, Terri	925.35	Cordes, Lavern	21.65
Sirna, Mary	1,760.00	Cuebas-Colon, Grace	9.07
Slezak, Kimberly	1,134.00	Cummings, Penny	10.25
Slezak, Shawn	1,589.60	Doud, Wendy	11.42
Smith, Jeff	985.45	Ely, Joelle	9.07
Smith, Lori	1,004.36	Erickson, James	9.07
Snider, Robin	859.62	Erlbacher, Theresa	9.25
Stahmer, Melissa	1,167.01	Evans, Michael	11.74
Stark, Terry	2,165.11	Fasehun, Festus	9.25

Fasehun, Risikat	9.50	Tice, Donald	19.66
Fry, Jonathan	21.55	Tolley, Kindra	9.25
Galbraith, Joyce	11.24	Toot, David	14.31
Gerard, Jim	11.19	Trudo, Anne	9.07
Grabill, Renee	10.04	Trulson, Sherlene	7.92
Grismore, Jay	16.81	Twedt, Sindy	17.52
Haller, Thomas	9.50	Vawter, David	21.53
Hellyer, Penny	9.50	Welsh, Robert	19.80
Hickle, Vernon	19.64	Wengert, Julie	9.74
Holland, Roger	14.31	Westberg, Royal	19.68
Hovick, Jim	21.53	Whitver, Shelly	9.89
Huynh, Thoi	7.92	Wierson, John	9.74
Jacobson, David	19.79	Wierson, Penny	9.07
Jaynes, Margaret	16.65	Wilson, Jennifer	9.50
Johnson, Diana	10.40	Wirth, Jennifer	9.74
Johnson, Steven	19.68	Worley, Melanie	8.84
Jones-Earles, Jackie	10.04	York, Michael	10.50
Kahler, Kreg	17.95		
Kix, Morgan	9.07		
Kokemiller, Marvin	9.07		
Kokemiller, Tammy	9.07		
Link, Erin	9.07		
Lough, Galen	19.76		
Lundberg, Margaret	11.14		
Malaythong, Pathouma	8.48		
Malven, Ellen	7.52		
Mason, Raymond	19.82		
Memmer, James	14.31		
Mull, Tiffany	10.55		
Newquist, Nichole	9.25		
Nwaishienyi, Silas	9.50		
Ogden, Paul	15.20		
Olson, James	19.66		
Olson, Vincent	19.86		
Ott, Susie	10.40		
Otto, Earl	19.92		
Page, Randy	16.52		
Peterson, Ronald	21.64		
Pfantz, Deloris	11.24		
Phares, Craig	19.75		
Range, Mark	7.92		
Reynolds, Ragina	11.16		
Robinson, Darrell	10.68		
Sampson, Sara	9.74		
Sass, Brooke	9.07		
Scheevel, Donnette	11.00		
Schultz, April	9.50		
Shimek, Laura	10.50		
Smith, Duane	10.25		
Smith, Robert	18.85		
Starbuck, Helen	10.58		
Stratton, Natalie	9.07		
Sydnes, Tami	9.74		
Tarbell, Shannon	9.07		
Tendall, Roger	19.80		

BE IT RESOLVED that the annual salaries for the following employees for fiscal year 2001 (beginning July 1, 2000) shall be as follows:

Ballantine, Dennis	52,416.00
Clinton, Wayne	52,416.00
Fitzgerald, Paul	87,360.00
Foster, Gary	74,256.00
Halliburton, Jane	52,416.00
Harvey, David	39,312.00
Herridge, Stacie	39,312.00
Holmes, Stephen	96,096.00
Jamison, David	52,416.00
Lewis, Dorothy	41,932.80
Markley, Lisa	41,932.00
Mosiman, Mary	52,416.00
Redix, Jane	41,932.80
Scarlett, Lynn	41,932.00
Soesbe, Constance	41,932.80
Vande Kamp, Susan	52,416.00

Motion by: \_\_\_\_\_  
Seconded by: \_\_\_\_\_  
Voting aye: \_\_\_\_\_  
Voting nay: \_\_\_\_\_  
Absent: \_\_\_\_\_

Adopted this 12<sup>th</sup> day of June, 2001.

ATTEST:

Wayne E. Clinton  
Vice — Chairperson, Board of Supervisors

Mary Mosiman  
Mary Mosiman, County Auditor

Story County Board of Supervisors Resolution #01-63

**Resolution Naming Depositories**

**RESOLVED**, that the Board of Supervisors of Story County in Story County, Iowa, approves the following list of financial institutions to be depositories of the Story County funds in conformance with all applicable provisions of Iowa Code Chapters 452 and 453 (1983), as amended by 1984 Iowa Acts, S.F. 2220. The Treasurer, Recorder, and Sheriff 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 of Home Office	Maximum Balance in effect under prior resolution	Maximum Balance in effect under this resolution
Treasurer			
US Bank	Nevada	\$15,000,000.00	\$15,000,000.00
State Bank & Trust Company	Nevada	\$35,000,000.00	\$45,000,000.00
First National Bank	Ames	\$15,000,000.00	\$15,000,000.00
Firststar Bank	Ames	\$15,000,000.00	\$15,000,000.00
First State Bank	Huxley	\$15,000,000.00	\$15,000,000.00
Exchange State Bank	Cambridge	\$15,000,000.00	\$15,000,000.00
Maxwell State Bank	Maxwell	\$15,000,000.00	\$15,000,000.00
First American Bank	Ames	\$15,000,000.00	\$15,000,000.00
South Story Bank & Trust	Slater	\$15,000,000.00	\$15,000,000.00
F&M Bank	Story City	\$15,000,000.00	\$15,000,000.00
Commercial Federal	Des Moines	\$15,000,000.00	\$15,000,000.00
Wells Fargo	Des Moines	\$15,000,000.00	\$15,000,000.00
Community Bank	Nevada	\$15,000,000.00	\$15,000,000.00
Ames City Employees Credit Union	Ames	\$15,000,000.00	\$15,000,000.00
First Federal Savings Bank	Nevada	\$0.00	\$15,000,000.00
Recorder			
State Bank & Trust Company	Nevada	\$200,000.00	\$250,000.00
Sheriff			
State Bank & Trust Company	Nevada	\$500,000.00	\$500,000.00

Passed this 12th day of June, 2001

Motion by: Dennis Ballantine

Seconded by: Wayne E. Clinton

Voting yes: Clinton, Ballantine

Voting no: None

Not voting: None

Absent: Jane E. Halliburton

Attest:

Mary Mosiman  
County Auditor

Wayne E. Clinton  
Vice-Chair, Board of Supervisors

STORY COUNTY

Resolution #01-64

WHEREAS, Iowa Code Chapters 84A and 84B created the Iowa Department of Workforce Development rural and satellite office network, which now consists of 71 Iowa Workforce Development Centers maintained statewide; and

WHEREAS, the Iowa Workforce Development rural and satellite offices provide many essential services for employers and businesses, including recruitment; application processing, screening services; workforce consulting; and many valuable services to Iowa citizens, including job development, referral and placement; unemployment insurances services; job training for welfare recipients; and labor market information; and

WHEREAS, the employers, businesses and residents of this county and surrounding counties have benefitted greatly from services provided by the Iowa Workforce Developmental rural and satellite offices; and

WHEREAS, it is our belief that mass closure of the Iowa Workforce Developmental rural and satellite office network will have a lasting negative affect statewide, causing small and rural businesses more hardship in an increasingly unstable economic period;

WHEREAS, the unemployment insurance surcharge, which funds 56 of the 71 Iowa Workforce Development rural and satellite offices throughout Iowa is currently set to sunset on June 30, 2001, unless there is further action by the Iowa Legislature during the special session scheduled to convene on June 19, 2001;

NOW, THEREFORE, BE IT RESOLVED that the Board of Supervisors supports and endorses the Behn amendment, Senate Amendment 3698 to House File 696, which would extend the unemployment insurance surcharge and allow the continued operation of the Iowa Workforce Development rural and satellite office network.

BE IT FURTHER RESOLVED that the County Auditor's office shall forward a copy of this resolution to state legislators serving this county and to Senators Jerry Behn and Stewart Iverson, and Representative Brent Siegrist, State Capitol, Des Moines, Iowa, 50319.

Adopted this 12<sup>th</sup> day of June, 2001

Moved by: Dennis Ballantine

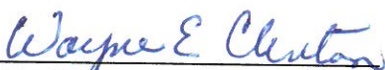
Seconded by: Wayne E. Clinton

Voting aye: Clinton, Ballantine

Voting nay: None

Absent: Jane E. Halliburton

Not voting: None



Wayne E. Clinton, Vice-Chair  
Story County Board of Supervisors

ATTEST:   
Mary Mosiman

RESOLUTION NO. 01-65  
APPROPRIATIONS RESOLUTION

WHEREAS, it is desired to make appropriations for each different officer or department for the fiscal year beginning July 1, 2001, in accordance with section 331.434, subsection 6, Code of Iowa, NOW, THEREFORE, BE IT RESOLVED by the Board of Supervisors of Story County, Iowa, as follows:

Section 1. The following amounts are hereby appropriated from the resources of the county to the department or office listed:

Dept# & Name	\$ Amount	Dept# & Name	\$ Amount
01-Bd of Supervisors	96,091	02-Auditor	161,865
03-Treasurer	152,159	04-Attorney	297,594
05-Sheriff	1,218,704	07-Recorder	88,789
08-Animal Control	41,989	20-Engineer	1,232,538
10-General Betterment	160,000	21-Veteran Affairs	13,837
22-Conservation Bd	316,327	23-Bd Hth-Sanitarian	37,740
24-IRVM	39,160	25-Community Services	67,883
26-Comm. Life Prog	1,038,526	50-Human Serv. Center	80,799
51-Facilities Mngmt	173,809	52-Information Serv	211,267
53-Plan & Zone	83,000	54-Justice Cntr Fac.	103,549
59-Dept. Human Serv	20,111	60-Mental Health	966,638
61-Juvenile Ct. Serv	107,075	99-Countywide Serv	2,676,380

Section 2. Subject to the provisions of other county procedures and regulations, and applicable state law, the appropriations authorized under Section 1 shall constitute authorization for the department or officer listed to make expenditures or incur obligations, effective July 1, 2001.

Section 3. In accordance with Section 331.434, Code of Iowa, no department or officer shall expend or contract to expend any money or incur any liability, or enter into any contract which by its terms involves the expenditure of money for any purpose in excess of the amounts appropriated pursuant to the resolution.

Section 4. If at any time during the 2001-2002 budget year the auditor shall ascertain that the available resources of a fund for that year will be less than said fund's total appropriations, she shall immediately so inform the board and recommend appropriate corrective action.

Section 5. The auditor shall establish separate accounts for the appropriations authorized in Section 1., each of which account shall indicate the amount of the appropriations, the amounts charged thereto, and the unencumbered balance. The auditor shall report the status of such accounts to the applicable departments and officers monthly during the 2001-2002 budget year.

Section 6. All appropriations authorized pursuant to this resolution lapse at the close of business June 30, 2002.

Motion by: Wayne E. Clinton, Seconded by: Dennis Ballantine

Voting Aye: Halliburton, Clinton, Ballantine

Voting Nay: None

Abstaining: None

Absent: None

Approved this 26th day of June 2001.

Jane E. Halliburton  
Chairperson, Board of Supervisors

Attest: Mary Mosiman  
County Auditor

RESOLUTION NO. 01-66

RESOLUTION FOR INTERFUND OPERATING TRANSFERS

WHEREAS, it is desired to authorize the auditor to periodically transfer money from the general basic fund to the general supplemental fund and secondary roads fund; and from the rural services basic fund to secondary roads fund during Fiscal Year 2002, and

WHEREAS, said operating transfers are in accordance with section 331.429 and 331.432, 2001 Code of Iowa,

NOW, THEREFORE BE IT RESOLVED by the Board of Supervisors of Story County Iowa as follows:

Section 1. The total maximum transfer from the general basic fund to the general supplemental fund shall not exceed \$ \_\_\_\_\_;

Section 2. The total maximum transfer from the general basic fund to the secondary roads fund shall not exceed \$ 417,648 \_\_\_\_\_;

Section 3. The total maximum transfer from the rural services fund to the secondary roads fund shall not exceed \$ 1,045,377 \_\_\_\_\_;

The amount of any transfer shall not exceed available fund balances in the transferring fund.

The auditor is directed to correct her books when said operating transfers are made and to notify the treasurer of the amounts.

Motion by: Wayne E. Clinton, Seconded by: Dennis Ballantine

Voting Aye: Halliburton, Clinton, Ballantine

Voting Nay: None

Abstaining: None

Absent: None

Approved this 26th day of June 2001.

Jane E. Halliburton  
Chairperson, Board of Supervisors

Attest: Mary Mosiman  
County Auditor

RESOLUTION NO. 01-68  
APPROPRIATIONS AMENDMENT

WHEREAS, Resolution No. 01-65, dated June 26, 2001 set appropriations by department for Fiscal Year 2002, and

NOW THEREFORE, BE IT RESOLVED, by the Board of Supervisors of Story County, Iowa, to amend department appropriations as follows:

Dept. # & Name	\$ Amount	Dept. # & Name	\$ Amount
02-Auditor	161,866	03-Treasurer	152,164
05-Sheriff	1,218,708	07-Recorder	88,790
08-Animal Control	41,990	20-Engineer	1,232,540
21-Veteran Affairs	13,838	22-Conservation Bd	316,329
23-Bd Hth-Sanitarian	37,741	24-IRVM	39,163
25-Community Services	67,884	26-Comm. Life Prog	1,038,527
50-Human Serv. Center	80,800	51-Facilities Mngmt	173,810
52-Information Serv	211,269	53-Plan & Zone	83,003
54-Justice Cntr Fac.	103,552	60-Mental Health	966,641
99-Countywide Serv	2,676,386		

Motion by: Dennis Ballantine, Seconded by: Wayne E. Clinton  
Voting Aye: Halliburton, Clinton, Ballantine  
Voting Nay: None  
Abstaining: None  
Absent: None

The above resolution was adopted by the Board of Supervisors of Story County, Iowa, on the 10th day of July, 2001, and the auditor is directed to correct her books accordingly.

Jane E. Halliburton  
Chairperson, Board of Supervisors

Mary Moorman  
Attest: County Auditor