

The Board of Supervisors met on 8/26/25 at 10:00 a.m. in the Story County Administration Building. Lisa Heddens, Linda Murken, and Latifah Faisal, with Heddens presiding. (all audio of meetings available at storycountyiowa.gov); any resolution is effective upon signature and can be inspected during business hours, Monday-Friday, 8-4:30, at 900 6th Street, Nevada, Iowa)

ADOPTION OF AGENDA: Murken moved, Faisal seconded adopting the agenda as listed. Motion carried unanimously (MCU) on a roll call vote.

MINUTES: 8/19/25 Minutes – Faisal moved, Murken seconded approving 8/19/25 Minutes as presented. Roll call vote. (MCU)

CLAIMS: 8/28/25 Claims of \$542,042.06 (run date 8/22/25, 27 pages, on file in the Auditor's Office) and authorize the Auditor to issue checks in payments of these claims and payment requests from CIDTF (\$1,743.93), Emergency Management (\$29,185.90), E911 (\$2,705.14), County Assessor (\$1,463.88), City Assessor (\$68,926.78), Central Iowa Community Services (\$182,207.42). Murken moved, Faisal seconded approving claims as presented. Roll call vote. (MCU).

Faisal moved, Murken seconded approving the Consent Agenda as listed.

1. Renewal between Story County and Thomson Reuters for Consolidated Lead Evaluation and Reporting (CLEAR) Proflex, Fines Recovery, effective 10/1/25-9/30/28, for 409.49 a month
2. 28E Agreements, effective upon signature-6/30/26, between Animal Control and the following cities: Cambridge; Maxwell
3. GovInvest TrueComp Module Renewal between the Iowa League of Cities and Story County, effective 8/1/25-7/1/26, for \$3,500.00
4. Contract for Highway Right-of-Way with Kimberley Farm LLC for the purchase of permanent and temporary easement for \$407.77 (LFM-IC36--7X-85)
5. Contract for Highway Right-of-Way with Lee P. Wille and Laura G. Wille for the purchase of permanent and temporary easement for \$1,620.41 (LFM-IC36--7X-85)
6. Final Bridge Replacement Plans on 220th Street over the East Branch of Indian Creek in Section 2 of Township 83N Range 22W (Nevada Township)
7. Resolution #26-14, Setting Date and Time for Public Hearing for 9/9/25, for Consideration of Resolution #26-17, to enter into First Amendment to the Outfall Wastewater Plant Discharge Pipe Easement dated 5/19/20, in Section 21, Township 82N Range 23W (Union Township), Story County, Iowa, with the City of Cambridge, Iowa
8. Renewal License Fees between Story County and Solutions for Evault Backup Services, effective 11/1/25-10/31/26, for \$2,060.82
9. Renewal of Class C Retail Alcohol License for Ames Lodge No. 520, Loyal Order of Moose, 644 West 190th Street, Ames, Iowa, effective 9/1/25-8/31/26, including outdoor services

Roll call vote. (MCU)

RESOLUTION #26-06, VACATION OF UTILITY EASEMENTS ON PART OF LOT 2 O'ROURKE SUBDIVISION: Marcus Amman, Senior Planner, Planning and Development, reported on the vacation of two utility easements, including applicant, relevant regulations, and points for the Board to consider. Existing utilities are moved to the right-of-way. Staff recommends approval as submitted. Heddens opened the public hearing at 10:04 a.m., and, hearing none, she closed the public hearing at 10:04 a.m. Murken moved, Faisal seconded approving Resolution #26-06, Vacation of Utility Easements on Part of Lot 2, O'Rourke Subdivision. Roll call vote. (MCU)

CONSERVATION QUARTERLY REPORT: Director Mike Cox thanked the Board for attending the Heart of Iowa Nature Trail (HOINT) ribbon cutting. The event had over 300 registered riders. He reported on current projects at Hickory Grove Park, water quality and edge of field projects, and completion of the wetland at Prairie Valley. The trail plan is complete and will be posted to the website. Cox reported on educational programing, outreach efforts, personnel and administration, the Land and Water bond projects, and upcoming programs.

INTEGRATED ROADSIDE VEGETATION MANAGEMENT (IRVM): Weed Commissioner Ty Hamiel reported on administrative and weed commissioner duties, statistics, maintenance mowings, and spraying efforts. He reported on seeding projects, equipment rentals, kestrel box program, outreach efforts, seed harvest, and fall burning.

UPCOMING AGENDA ITEMS: Heddens stated there may be a request from Community and Family Resources (CFR) coming soon.

LIAISON ASSIGNMENTS, COMMITTEE MEETINGS UPDATES, AND ANNOUNCEMENTS FROM THE SUPERVISORS: All Board members reported on multiple items.

Faisal moved, Murken seconded to adjourn at 10:40 a.m. Roll call vote. (MCU)

Story County Board of Supervisors
Tentative Agenda
Administration Building, 900 6th St., Nevada, IA
8/26/25

1. SPECIAL NOTE TO THE PUBLIC: (3) - This Meeting Is Also Being Offered Via Zoom. While Joining Via Zoom, If You Have A Question And/Or Comment, You May Raise Your Hand To Speak During Public Forum Or Use The Chat Feature And The Chair Will Ask The Zoom Moderator To Review All Comments During Public Forum.

Members of the public can participate by using the information below:

To join the zoom meeting by computer, tablet, smartphone :

Join from a PC, Mac, iPad, iPhone or Android device:

Please click this URL to join. [HTTPS://US02WEB.ZOOM.US/J/84068041164?](https://us02web.zoom.us/j/84068041164?pwd=F8FOEWLWOCBJMLT38A4FCLRFM0H6GN.1)
PWD=F8FOEWLWOCBJMLT38A4FCLRFM0H6GN.1

Passcode: 751099

Or One tap mobile:

+13017158592,,84068041164# US (Washington DC)
+13052241968,,84068041164# US

Or join by phone:

Dial(for higher quality, dial a number based on your current location):

US: +1 301 715 8592 or +1 305 224 1968 or +1 309 205 3325 or +1 312 626 6799 or
+1 646 931 3860 or +1 929 205 6099 or +1 360 209 5623 or +1 386 347 5053 or +1 507
473 4847 or +1 564 217 2000 or +1 669 444 9171 or +1 669 900 6833 or +1 689 278 1000
or +1 719 359 4580 or +1 253 205 0468 or +1 253 215 8782 or +1 346 248 7799

Webinar ID: 840 6804 1164

2. CALL TO ORDER: 10:00 A.M.

3. PLEDGE OF ALLEGIANCE:

4. ADOPTION OF AGENDA:

5. PUBLIC COMMENT #1:

This comment period is for the public to address topics on today's agenda

6. AGENCY REPORTS:

7. CONSIDERATION OF MINUTES:

- I. 8/19/25 Minutes

Department Submitting Auditor

8. CONSIDERATION OF PERSONNEL ACTIONS:

9. CONSIDERATION OF CLAIMS:

- I. 8/28/25 Claims

Department Submitting Auditor

Documents:

10. CONSENT AGENDA:

(All items listed under the consent agenda will be enacted by one motion. There will be no separate discussion of these items unless a request is made prior to the time the Board votes on the motion.)

- I. Consideration Of Renewal Between Story County And Thomson Reuters For CLEAR, Fines Recovery, Effective 10/1/25 - 9/30/28 For 409.49 Per Month

Department Submitting Attorney's Office

Documents:

ATTORNEY CLEAR RENEWAL.PDF

- II. Consideration Of 28E Agreements Between Animal Control And The Following Cities: Cambridge, Maxwell Effective Upon Signature - 6/30/26

Department Submitting Animal Control

Documents:

28E AGREEMENT.PDF

- III. Consideration Of GovInvest TrueComp Module Renewal Between Iowa League Of Cities And Story County For \$3,500.00 Effective 8/1/25 - 7/1/26

Department Submitting Human Resources

Documents:

GOVINVEST.PDF

- IV. Consideration Of Contract For Highway Right Of Way With Kimberley Farm LLC For The Purchase Of Permanent And Temporary Easement For \$407.77 (LFM-IC36--7X-85)

Department Submitting Engineer

Documents:

ROW CTR KIMBERLEY.PDF

- V. Consideration Of Contract For Highway Right Of Way With Lee P Wille And Laura G Wille For The Purchase Of Permanent And Temporary Easement For \$1620.41 (LFM-IC36--7X-85)

Department Submitting Engineer

Documents:

ROW CTR WILLE.PDF

VI. Consideration Of Final Bridge Replacement Plans On 220th St. In Section 2 Nevada Twp, East Branch Indian Creek S2 T83 R22

Department Submitting Engineer

Documents:

BR 220TH.PDF

VII. Consideration Of Resolution #26-14, Setting Date And Time For Public Hearing For September 9, 2025, For Consideration Of Resolution #26-17, To Enter Into First Amendment To The Outfall Wastewater Plant Discharge Pipe Easement Dated May 19, 2020, In Section 21, Township 82N Range 23W, Story County, Iowa, With The City Of Cambridge, Iowa

Department Submitting Conservation

Documents:

RESOLUTION 26 14.PDF

VIII. Consideration Of Renewal License Fees Between Story County And Solutions For Evault Backup Services Effective 11/01/25 - 10/31/26 For \$2,060.82

Department Submitting Information Technology

Documents:

SOLUTIONS EVAULT.PDF

IX. Consideration Of Renewal Of Class C Retail Alcohol License For Ames Lodge No. 520, Loyal Order Of Moose, 644 West 190th St., Ames, Ia. Effective 9/1/25 - 8/31/26 Including Outdoor Services

Department Submitting Auditor

Documents:

AMES LODGE LOYAL ORDER OF MOOSE.PDF

11. PUBLIC HEARING ITEMS:

I. Discussion And Consideration Of Resolution #26-06, Vacation Of Utility Easements On Part Of Lot 2 O'Rourke Subdivision – Marcus Amman

Department Submitting Planning and Development

Documents:

RESOLUTION 26 06.PDF
STAFF MEMO.PDF

12. ADDITIONAL ITEMS:

13. DEPARTMENTAL REPORTS:

I. Conservation Quarterly Report - Mike Cox

Department Submitting Auditor

Documents:

CONS QTR.PDF

II. IRVM Quarterly Report - Ty Hamiel

Department Submitting Auditor

Documents:

IRVM QTR.PDF

14. OTHER REPORTS:

15. UPCOMING AGENDA ITEMS:

16. PUBLIC COMMENT #2:

Comments from the Public on Items not on this Agenda. The Board may not take any Action on the Comments due to the Requirements of the Open Meetings Law, but May Do So In the Future.

17. LIAISON ASSIGNMENTS, COMMITTEE MEETINGS UPDATES, AND ANNOUNCEMENTS FROM THE SUPERVISORS:

18. ADJOURNMENT:

Story County strives to ensure that its programs and activities do not discriminate on the basis of race, color, national origin, sex, age or disability. Persons requiring assistance, auxiliary aids or services, or accommodation because of a disability may contact the county's ADA coordinator at (515) 382-7204.

Story County Board of Supervisors
Agenda
8/26/25

NAME

Mike Cox
Ty Hamiel
Marius Ammar
Sandra Harts
Sandra
Kendra Dyer
Crystal D. Davis

AGENCY

Conservation
Conservation
PHD
PHD
PHD
Alliances
PHD



**Thomson
Reuters™**

Order Form

Order ID:Q-10246704

Contact your representative kirsten.stewart@thomsonreuters.com with any questions. Thank you.

Subscriber Information

Sold To Account Address

Account #: 1003466045
STORY COUNTY ATTORNEY
ELIJAH HANSEN
1315 S B AVE
NEVADA IA 50201-2806 US

"Customer"

Shipping Address

Account #: 1003466045
STORY COUNTY ATTORNEY
ELIJAH HANSEN
1315 S B AVE
NEVADA IA 50201-2806 US

Billing Address

Account #: 1003466045
STORY COUNTY ATTORNEY
ELIJAH HANSEN
1315 S B AVE
NEVADA, IA 50201-2806 US

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- B. Thomson Reuters Enterprise Centre GmbH to the extent that products or services will be provided by Thomson Reuters Enterprise Centre GmbH.

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West Publishing Corporation may also act as an agent on behalf of Thomson Reuters Enterprise Centre GmbH solely with respect to billing and collecting payment from Customer. Thomson Reuters Enterprise Centre GmbH and West Publishing Corporation will be referred to as "Thomson Reuters", "we" or "our," in each case with respect to the products and services it is providing, and Customer will be referred to as "you", or "your" or "Client".

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ProFlex Products See Attachment for details

Material #	Product	Monthly Charges	Minimum Terms (Months)
41308780	CLEAR Proflex	\$409.49	36

Minimum Terms

Your subscription is effective upon the date we process your order ("Effective Date") and Monthly Charges will be prorated for the number of days remaining in that month, if any. Your subscription will continue for the number of months listed in the Minimum Term column above plus any Bridge Term that may be outlined above counting from the first day of the month following the Effective Date. Your Monthly Charges during the first twelve (12) months of the Minimum Term are as set forth above. If your Minimum Term is longer than 12 months, then your Monthly Charges for each year of the Minimum Term are displayed in the Attachment to the Order Form.

Post Minimum Terms

Your subscription will automatically renew at the end of the Minimum Term. Each Automatic Renewal Term will be 12 months in length ("Automatic Renewal Term"), and we will notify you of any change in the Monthly Charges at least 60 days before each Automatic Renewal Term starts. You are also responsible for all Excluded Charges.

Federal government subscribers that chose a multi-year Minimum Term, those additional years will be implemented at your option pursuant to federal law. Either of us may cancel the Automatic Renewal Term by sending notice in writing at least 30 days before an Automatic Renewal Term begins. Send your notice of cancellation to Customer Service, 610 Opperman Drive., P.O. Box 64833, Eagan, MN 55123-1803.

Miscellaneous

The Federal Product Specific Terms can be found here: <http://tr.com/federal-product-specific-terms>

Applicable Law. If you are a state or local governmental entity, your state's law will apply, and any claim may be brought in the state or federal courts located in your state. If you are a non-governmental entity, this Order Form shall be interpreted under Minnesota state law and any claim by one of us shall exclusively be brought in the state or federal courts in Minnesota. If you are a United States Federal Government subscriber, United States federal law will apply, and any claim may be brought in any federal court.

Charges, Payments & Taxes. You agree to pay all charges in full within 30 days of the date of invoice. You are responsible for any applicable sales, use, value added tax (VAT), etc. unless you are tax exempt. If you are a non-government subscriber and fail to pay your invoiced charges, you are responsible for collection costs including attorneys' fees.

eBilling Contact. All invoices for this account will be emailed to your e-Billing Contact(s) unless you have notified us that you would like to be exempt from e-Billing.

Credit Verification. If you are applying for credit as an individual, we may request a consumer credit report to determine your creditworthiness. If we obtain a consumer credit report, you may request the name, address and telephone number of the agency that supplied the credit report. If you are applying for credit on behalf of a business, we may request a current business financial statement from you to consider your request.

Cancellation Notification Address. Send your notice of cancellation to Customer Service, 610 Opperman Drive, P.O. Box 64833, Eagan MN 55123-1803

Confidentiality of Ordering Document. You understand that disclosure of the terms contained in this ordering document would cause competitive harm to us, and you agree not to disclose these terms to any third person.

Regulated Data. Due to the regulated or private nature of some data in our information products such as credit header data, motor vehicle data, driver license data and voter registration data, you may need to complete a credentialing process which will include certifying what your legally permissible use of the data will be. You agree to immediately notify us if any of the information you provided in your ordering document or during the credentialing process changes. You agree to and warrant that you are the end user of this data and that you will only use it for your own internal business purposes. You also warrant that you will strictly limit the access, use and distribution of this data to user permitted under applicable laws, rules and regulations and as permitted by the third party additional terms. You will keep the data confidential. You will use industry standard administrative, physical and technical safeguards to protect the data. You will not disclose it to anyone except as necessary to carry out your permissible use. You will immediately report any misuse, abuse or compromise of the data. You agree to cooperate with any resulting inquiry. If we reasonably believe that the data has been misused, abused or compromised, we may block access without additional notice. You are responsible for all damages caused by misuse, abuse or compromise of the data by you, your employees and any person or entity with whom you shared the data. We will be responsible for damages cause by us. We are not a consumer reporting agency. You may use information product data to support your own processes and decisions but you may not deny any service or access to a service to a consumer based solely upon the information product data. Examples of types of service include eligibility for credit or insurance, employment decisions and any other purpose described in the Fair Credit Reporting Act (15 U.S.C.A. 1681b). If the Financial Industry Regulatory Authority regulations apply to you, you may use our information products to verify the accuracy and completeness of information submitted to you by each applicant for registration on Form U4 or Form U5 in compliance with the requirements of FINRA Rule 3110. You may use the information products in this manner only in furtherance of written policies and procedures that are designed to achieve your compliance with FINRA Rule 3110 or as otherwise allowed by the General Terms and Conditions.

Excluded Charges And Schedule A Rates. If you access products or services that are not included in your subscription you will be charged our then-current rate ("Excluded Charges"). Excluded Charges will be invoiced and due with your next payment. For your reference, the current Excluded Charges schedules are located <http://static.legalsolutions.thomsonreuters.com/static/agreement/schedule-a-clear.pdf> and Excluded Charges change from time-to-time upon 30 days written or online notice. We may, at our option, make certain products and services Excluded Charges if we are contractually bound or otherwise required to do so by a third party provider or if products or services are enhanced or if new products or services are released after the effective date of this ordering document. Modification of Excluded Charges or Schedule A rates is not a basis for termination under paragraph 10 of the General Terms and Conditions.

CLEAR Fixed Rate Usage : If the transactional value of your CLEAR fixed rate usage exceeds your then-current Monthly Charges by more than 10 times in any month (or by 20 times in any month for Enterprise Law Enforcement subscribers), we may limit access to live gateways and request that the parties enter into good faith renegotiation or terminate upon 10 days written notice. Transactional value of your CLEAR usage is calculated based upon our then-current Schedule A rate. Schedule A rates may change upon at least 30 days written or online notice.

Batch Usage : If you have a fixed rate batch and/or batch alerts subscription and the total of your batch inputs or batch alerts exceeds your annual fixed rate batch or total batch alerts allotment, we may: 1) request the parties enter into good faith negotiations regarding a superseding

agreement, 2) terminate your subscription upon 10 days written notice or 3) limit your access to your fixed rate batch subscription for the remainder of the then-current 12 month period, during which time you will continue to be billed your Monthly Charges. If your access to your fixed rate batch subscription has been limited, your access will be reinstated on the first day of the following 12 month period.

If the trial includes Batch Services, you may submit up to 1,000 input lines at no cost. We reserve the right to invoice you for input lines in excess of 1,000. You will pay our then current Schedule A rate. Schedule A rates are located at <http://legalsolutions.com/schedule-a-clear>.

Existing Vigilant Subscribers: We may terminate your License Plate Recognition (LPR) subscription if you are an existing Vigilant LEARN subscriber whose LPR pricing is based upon your existing Vigilant LEARN agreement, and you cancel your Vigilant LEARN agreement.

Enterprise Law Enforcement Subscribers: You certify that you have up to the number of Sworn Officers in your employ at this location identified in the QTY Column above. Our pricing for banded products is made in reliance upon your certification. If we learn that the actual number is greater, we reserve the right to increase your charges as applicable.

CLEAR Subscribers via an Alliance Partner. In limited circumstances we may allow you to access CLEAR through a third party's ("Service Provider") software or service (together with CLEAR, the "Integrated System"). In the event that you enter into a license agreement to access an Integrated System, you agree as follows:

We have no obligation to Service Provider with regard to the functionality or non-functionality of CLEAR during or after the integration. Service Provider will have access to CLEAR on your behalf and you will ensure Service Provider's compliance with the terms and conditions of the Thomson Reuters General Terms and Conditions located in the General Terms and Conditions paragraph above. Except as otherwise provided in your agreement with us, Data may not (i) be distributed or transferred in whole or in part via the Integrated System or otherwise to any third party, (ii) be stored in bulk or in a searchable database, and (iii) not be used in any way to replace or to substitute for CLEAR or as a component of any material offered for sale, license or distribution to third parties. No party will use any means to discern the source code of our products and product data. You are responsible for Service Provider's access to CLEAR on your behalf. You are responsible for all damages caused by misuse, abuse or compromise of the data by Service Provider, you, your employees and any person or entity with which you shared the data. We will be responsible for damages caused by us.

. For Law Enforcement Agencies and Correctional Facilities Only – No Inmate Westlaw or CLEAR Access (direct or indirect)

I certify, on behalf of Subscriber, that I understand and accept the security limits of Westlaw or CLEAR ; Subscriber's responsibility for controlling Westlaw, CLEAR, internet and network access; and, how Subscriber will be using Westlaw or CLEAR. I acknowledge Subscriber's responsibility for providing West with prompt written notice if Subscriber's type of use changes.

Only non-inmates/administrative staff will access Westlaw or CLEAR with no direct Westlaw research results provided to inmates (including work product created as part of inmates' legal representation). In no event shall anyone other than Subscriber's approved employees be provided access to or control of any terminal with access to Westlaw or Westlaw Data.

Functionality of Westlaw or CLEAR cannot and does not limit access to non-West internet sites. It is Subscriber's responsibility to control access to the internet.

Subscriber will provide its own firewall, proxy servers or other security technologies as well as desktop security to limit access to the Westlaw or CLEAR URL and West software (including CD-ROM orders). Subscriber will design, configure and implement its own security configuration.

Subscriber will not use any data nor distribute any data to a third party for use, in a manner contrary to or in violation of any applicable federal, state, or local law, rule or regulation or in any manner inconsistent with the General Terms and Conditions.

Subscriber will maintain the most current version of the West software to access CD-ROM Products for security purposes.

Signature for Order ID: Q-10246704

ACKNOWLEDGEMENT Q-10246704

I have read all pages and attachments to this Order Form and I accept the terms on behalf of Subscriber. I warrant that I am authorized to sign this Order Form on behalf of the Subscriber.



Signature of Authorized Representative for order



Title



Printed Name



Date

This Order Form will expire and will not be accepted after 11/28/2025 CT.



Attachment

Order ID:Q-10246704

Contact your representative kirsten.stewart@thomsonreuters.com with any questions. Thank you.

Order ID: Q-10246704

Payment, Shipping and Contact Information

Payment Method:

Payment Method: Bill to Account
 Account Number: 1003466045
 This order is made pursuant to:

Order Confirmation Contact (#28)

Contact Name:Hansen, Elijah
 Email:ehansen@storycountyowa.gov

ProFlex Multiple Location Details			
Account Number	Account Name	Account Address	Action
1003466045	STORY COUNTY ATTORNEY	1315 S B AVE NEVADA IA 50201-2806 US	New

ProFlex Product Details			
Quantity	Unit	Service Material #	Description
1	Each	41308780	CLEAR Proflex
2	Seats	41448992	CLEAR for Government Fraud
100	Alerts	42019395	ENCLR PRO ALERT PREMIUM BAND ADD

Account Contacts			
Contact Name		Email Address	Customer Type Description
Elijah	Hansen	ehansen@storycountyowa.gov	CLEAR PRIMARY CONT
Elijah	Hansen	ehansen@storycountyowa.gov	EML PSWD CONTACT

IP Address Information					
From IP Address	To IP Address	From IP Address	To IP Address	From IP Address	To IP Address
0.0.0.0	0.0.0.0				

Sub Material	Quantity	Active Subscription to be Lapsed
41859364	2	CLEAR Government Investigations Advanced
41343547	1	CLEAR Alerting Pro Addon

Charges During Minimum Term										
Material #	Product Name	Monthly Year 1 Charges	% incr Yr 1-2*	Monthly Year 2 Charges	% incr Yr 2-3*	Monthly Year 3 Charges	% incr Yr 3 4*	Monthly Year 4 Charges	% incr Yr 4-5*	Monthly Year 5 Charges
41308780	CLEAR Proflex	\$409.49	5.00	\$429.96	5.00	\$451.46	N/A	\$N/A	N/A	\$N/A

Charges During Minimum Term

Pricing is displayed only for the years included in the Minimum Term. Years without pricing in above grid are not included in the Minimum Term. Refer to your Order Form for the Post Minimum Term pricing

Return to & Prepared by Anna Henderson, Story County Animal Control, 975 West Lincoln Way,
Nevada, IA 50201 515-382-3338

ANIMAL RESCUE SERVICE CONTRACT

This contract and agreement is entered into by and between Story County, Iowa and the City of Cambridge, Iowa pursuant to the authority, and by the procedures of Chapter 28E, Code of Iowa.

1. Purpose:

Under this contract, Story County shall provide said City with services of domestic animal rescue as set forth more specifically in succeeding paragraphs herein. Story County will not provide services with regard to wild animals except as noted below in the Scope of Services, and in the sole discretion of Story County.

2. Scope of services (pursuant to Story County Code of Ordinances):

- a. Transportation of animals impounded by the contracting City.
- b. Shelter and board for the impounded animals.
- c. Issuance of applicable impoundment charges on impounded animals pursuant to Story County Code of Ordinances.
- d. Cat, dog, and other small domesticated animal adoption service for appropriately impounded animals.
- e. Investigation and disposition of rabid, sick or injured animals.
- f. Supervision of quarantine procedures and rabies testing.
- g. Collection and impounding of City trapped cats.
- h. Arrange for emergency veterinary care or provision of first-aid treatment.
- i. Provision of humane euthanasia of unclaimed cats and dogs pursuant to Iowa Code section 351.37.
- j. Rescue of animals in unusual or emergency circumstances (i.e. flood waters, fire, etc., with permission from appropriate City Official).
- k. One letter sent to resident of said City when requested by said City and only after prior attempts at resolution by City.

Any other animal control related problem may be dealt with at the Animal Control Officer's discretion.

The City understands that all service is subject to the Animal Control Officer's availability and discretion with the expressed approval of a City Official, except in emergencies.

Check and Initial here if City prefers to be notified prior to Animal Control Officer's response in non-emergency situations. If you checked the box, please provide a twenty-four (24) hour phone number: 515-460-0627.

3. Consideration: (Quarterly billing)

The City will pay Story County, Iowa, based on the following fee schedule:

(No trip charge will be assessed from 8:00 a.m. to 3:00 p.m., Monday – Friday)

- a. \$50.00 per officer involved, per trip between the hours of 3:00 p.m. and 8:00 a.m., Monday through Friday, all day Saturday, Sunday and holidays.
- b. \$25.00 per trip for investigations (regardless of whether or not an animal is detained), confining an animal, and other services as needed.
- c. \$6.50 per day up to a maximum of seven (7) days per unclaimed dog for boarding and transportation costs.
- d. \$5.50 per day up to a maximum of seven (7) days per unclaimed cat for boarding and transportation costs.
- e. \$5.50 per day up to a maximum of seven (7) days per unclaimed exotic animal for boarding and transportation costs.
- f. \$10.00 per day up to a maximum of seven (7) days per unclaimed head of livestock for boarding and transportation costs. Depending on animal size, if a trailer is needed to transport an animal, add an additional \$35.00.
- g. \$15.00 for euthanasia of each unclaimed or unwanted cat no held for seven (7) days, due to sickness, injury or rabies testing.
- h. \$25.00 for euthanasia of each unclaimed or unwanted dog not held for seven (7) days, due to sickness, injury or rabies testing.
- i. \$20.00 for euthanasia of each wild animal species such as opossum, raccoon, etc.
- j. \$5.00 per day for rental of cat box trap.
- k. \$8.00 per day for rental of dog box trap.
- l. \$10.00 per citation issued at the request of said City.
- m. \$10.00 handling/transportation charge for all domestic animals held less than seven (7) days.
- n. At the discretion of said City and Animal Control, an animal may be held and boarded for less than a minimum seven (7) days if the animal is:
Significantly sick or injured, ill-tempered or vicious, feral/wild (not adoptable, applicable to cats and dogs only), believed to have been exposed to a disease infectious to animals or humans.

4. Rescue and removal charges:

For any animal in unusual or emergency circumstances, Story County will assess the City \$50.00 per trip, per Animal Control Officer needed, and any other applicable fees (which may include, but are not limited to, Sheriff's Office invoices for service).

All diagnostic and/or quarantine costs shall be paid by the City.

5. Recording requirements:

In accordance with Iowa Code Chapter 28E, a copy of this agreement shall be filed with the Secretary of State and recorded with the Story County Recorder.

6. Termination:

Either party may terminate this agreement without penalty at any time by giving written notice to the other party at least thirty (30) days before the effective date of such termination.

7. Effective date:

This agreement shall become effective upon formal passage and execution of the Board of Supervisors above named and upon filing of this agreement with the Secretary of State of Iowa.

8. Duration and term:

The term of this agreement shall be for a period of one year commencing on July 1, 2025, and terminating on June 30, 2026.

The parties do hereby agree that the prior Animal Rescue Service Contract entered into by the parties on July 23rd, 2024 will be terminated by mutual consent on June 30, 2025.

9. Amendment:

This agreement may not otherwise be amended or altered without a written, signed, and filed amendment to the agreement executed by both parties hereto.

In witness whereof the parties hereto have, by their authorized representatives, executed this agreement.

Story County, Iowa

By: [Signature] 8-26-25
Chairperson Date

City of Cambridge, Iowa

By: [Signature] 6-17-25
Mayor Date

ATTEST

[Signature] 8.26.25
Auditor Date

[Signature] 4/17/25
Clerk Date

Story County Animal Control

By: [Signature] 8/19/25
Animal Control Director Date

Return to & Prepared by Anna Henderson, Story County Animal Control, 975 West Lincoln Way, Nevada, IA 50201 515-382-3338

ANIMAL RESCUE SERVICE CONTRACT

This contract and agreement is entered into by and between Story County, Iowa and the City of Maxwell, Iowa pursuant to the authority, and by the procedures of Chapter 28E, Code of Iowa.

1. Purpose:
Under this contract, Story County shall provide said City with services of domestic animal rescue as set forth more specifically in succeeding paragraphs herein. Story County will not provide services with regard to wild animals except as noted below in the Scope of Services, and in the sole discretion of Story County.

2. Scope of services (pursuant to Story County Code of Ordinances):
 - a. Transportation of animals impounded by the contracting City.
 - b. Shelter and board for the impounded animals.
 - c. Issuance of applicable impoundment charges on impounded animals pursuant to Story County Code of Ordinances.
 - d. Cat, dog, and other small domesticated animal adoption service for appropriately impounded animals.
 - e. Investigation and disposition of rabid, sick or injured animals.
 - f. Supervision of quarantine procedures and rabies testing.
 - g. Collection and impounding of City trapped cats.
 - h. Arrange for emergency veterinary care or provision of first-aid treatment.
 - i. Provision of humane euthanasia of unclaimed cats and dogs pursuant to Iowa Code section 351.37.
 - j. Rescue of animals in unusual or emergency circumstances (i.e. flood waters, fire, etc., with permission from appropriate City Official).
 - k. One letter sent to resident of said City when requested by said City and only after prior attempts at resolution by City.

Any other animal control related problem may be dealt with at the Animal Control Officer's discretion.

The City understands that all service is subject to the Animal Control Officer's availability and discretion with the expressed approval of a City Official, except in emergencies.

W Check and Initial here if City prefers to be notified prior to Animal Control Officer's response in non-emergency situations. If you checked the box, please provide a twenty-four (24) hour phone number: Tony Ness - Public Works Director
Cell # 515-215-0151

3. Consideration: (Quarterly billing)

The City will pay Story County, Iowa, based on the following fee schedule:

(No trip charge will be assessed from 8:00 a.m. to 3:00 p.m., Monday – Friday)

- a. \$50.00 per officer involved, per trip between the hours of 3:00 p.m. and 8:00 a.m., Monday through Friday, all day Saturday, Sunday and holidays.
- b. \$25.00 per trip for investigations (regardless of whether or not an animal is detained), confining an animal, and other services as needed.
- c. \$6.50 per day up to a maximum of seven (7) days per unclaimed dog for boarding and transportation costs.
- d. \$5.50 per day up to a maximum of seven (7) days per unclaimed cat for boarding and transportation costs.
- e. \$5.50 per day up to a maximum of seven (7) days per unclaimed exotic animal for boarding and transportation costs.
- f. \$10.00 per day up to a maximum of seven (7) days per unclaimed head of livestock for boarding and transportation costs. Depending on animal size, if a trailer is needed to transport an animal, add an additional \$35.00.
- g. \$15.00 for euthanasia of each unclaimed or unwanted cat not held for seven (7) days, due to sickness, injury or rabies testing.
- h. \$25.00 for euthanasia of each unclaimed or unwanted dog not held for seven (7) days, due to sickness, injury or rabies testing.
- i. \$20.00 for euthanasia of each wild animal species such as opossum, raccoon, etc.
- j. \$5.00 per day for rental of cat box trap.
- k. \$8.00 per day for rental of dog box trap.
- l. \$10.00 per citation issued at the request of said City.
- m. \$10.00 handling/transportation charge for all domestic animals held less than seven (7) days.
- n. At the discretion of said City and Animal Control, an animal may be held and boarded for less than a minimum seven (7) days if the animal is:
Significantly sick or injured, ill-tempered or vicious, feral/wild (not adoptable, applicable to cats and dogs only), believed to have been exposed to a disease infectious to animals or humans.

4. Rescue and removal charges:

For any animal in unusual or emergency circumstances, Story County will assess the City \$50.00 per trip, per Animal Control Officer needed, and any other applicable fees (which may include, but are not limited to, Sheriff's Office invoices for service).

All diagnostic and/or quarantine costs shall be paid by the City.

5. Recording requirements:

In accordance with Iowa Code Chapter 28E, a copy of this agreement shall be filed with the Secretary of State and recorded with the Story County Recorder.

6. Termination:

Either party may terminate this agreement without penalty at any time by giving written notice to the other party at least thirty (30) days before the effective date of such termination.

7. Effective date:

This agreement shall become effective upon formal passage and execution of the Board of Supervisors above named and upon filing of this agreement with the Secretary of State of Iowa.

8. Duration and term:

The term of this agreement shall be for a period of one year commencing on July 1, 2025, and terminating on June 30, 2026.

The parties do hereby agree that the prior Animal Rescue Service Contract entered into by the parties on July 18th, 2023 will be terminated by mutual consent on June 30, 2025.

9. Amendment:

This agreement may not otherwise be amended or altered without a written, signed, and filed amendment to the agreement executed by both parties hereto.

In witness whereof the parties hereto have, by their authorized representatives, executed this agreement.

Story County, Iowa

By: [Signature] 8-26-25
Chairperson Date

City of Maxwell, Iowa

By: [Signature] 7/9/25
Mayor Date

ATTEST

[Signature] 8-26-25
Auditor Date

[Signature] 7/9/25
Clerk Date

Story County Animal Control

By: [Signature] 8/19/25
Animal Control Director Date

Iowa League of Cities
 PO Box 8296
 Des Moines IA 50301

Invoice	106664
Date	8/11/2025
Page	1

Bill To:

Story County
 900 6th Street
 Nevada IA 50201

APPROVED **DENIED**

Board Member Initials: SEH

Meeting Date: 8-26-25

Follow-up action: _____

Purchase Order No.		Customer ID	Salesperson ID	Shipping Method	Payment Terms	Req Ship Date	Master No.
		STORC0001			Net 30	8/11/2025	125,161
Ordered	Shipped	B/O	Item Number	Description	Discount	Unit Price	Ext. Price
1	1	0	GOV INVEST	GovInvest TrueComp Module Aug25-Jul26	\$0.00	\$3,500.00	\$3,500.00

Subtotal	\$3,500.00
Misc	\$0.00
Tax	\$0.00
Freight	\$0.00
Trade Discount	\$0.00
Total	\$3,500.00

Prepared by: Darren R. Moon, Story County Engineer's Office, 837 N Ave., Nevada, IA 50201 515-382-7355

CONTRACT FOR HIGHWAY RIGHT OF WAY

PARCEL No: 15-36-100-300
PROJECT No: LFM-IC36-7X-85
ROAD No: (670th ST.)

THIS AGREEMENT made and entered into this 7th day of August, A.D. 2025 by and between

KIMBERLEY FARM LLC

Seller, and the Story County Secondary Roads Department, acting for the County of Story, Buyer.

1.a SELLER AGREES to sell and Buyer agrees to buy the following real estate, hereinafter referred to as the premises, situated in parts of the following (1/4 1/4 Sec./Twp./Rge.):

The East 10.00 feet of the West 55.00 feet of the North 60.00 feet of the South 1160.22 feet of the SW¼, NW¼ in Section 36, Township 82 North, Range 22 West of the 5th P.M., Story County, Iowa. Easement contains 0.07 acres of which 0.06 acres is existing R.O.W.

County of Story, State of Iowa, and more particularly described on Page 3 and which include the following buildings, improvements and other property:

See attached graphical representation

1.b SELLER ALSO GRANTS to Buyer a temporary easement as shown on the Temporary Easement Plot attached as Page 4, and as shown on the project plans for said highway improvement. Said temporary easement shall terminate upon completion of this highway project.

1.c The premises also include all estates, rights, title and interests, including all easements, and all advertising devices and the rights to erect such devices as are located thereon. SELLER CONSENTS to any change of grade of the highway and accepts payment under this contract for any and all damages arising therefrom. SELLER ACKNOWLEDGES full settlement and payment from the Buyer for all claims per the terms of this contract and discharges the Buyer from liability because of this contract and the construction of this public improvement project.

2. Possession of the premises is the essence of this contract and Buyer may enter and assume full use and enjoyment of the premises per the terms of this contract. Buyer may take immediate possession of premises upon the execution of the contract by both Seller and Buyer.

3. Buyer agrees to pay and SELLER AGREES to grant the right of possession, convey title, and to surrender physical possession of the premises as shown:

	Payment Amount	Agreed Performance
\$	<u>407.77.</u>	on right of possession
\$		on conveyance of title
\$		on surrender of possession
\$		on possession and conveyance
\$	<u>407.77</u>	TOTAL LUMP SUM

BREAKDOWN:	ac.=acres	sq.ft.=square feet			
Land by Fee Title		ac./sq.ft.	\$	Buildings & Improvements	\$
Underlying Fee Title		ac./sq.ft.	\$	Fence <u> </u> rods woven	\$
Permanent Easement	<u>0.01</u>	ac./sq.ft.	\$ <u>83.21</u>	Fence <u> </u> rods barb	\$
Temporary Easement	<u>0.06</u>	ac./sq.ft.	\$ <u>299.56</u>		
Damages for:					\$

Future Abstract Entry in the amount of \$25.00

4. The Seller is responsible for any and all matters relating to any tenant on the land and hereby releases the Buyer from all tenant liabilities.

SELLER'S SIGNATURE AND CLAIMANT'S CERTIFICATION: Upon due approval and execution by the Buyer, we the undersigned claimants certify the total lump sum payment shown herein is just and unpaid.

X Richard Kimberley

- 5. Each page and each attachment is by this reference made part hereof and the entire agreement consists of 4 pages.
- 6. In the event that said premises is burdened by the lien of a mortgage, judgement or other encumbrance, Sellers agree to fully cooperate with Buyer in securing a release of such lien from said premises, and if necessary and proper, Sellers agree that any part of the sum owing to them under this contract may be paid to the holder of such lien for such release.
- 7. Buyer agrees that any drain tile that is located within the premises and is damaged by highway construction shall be repaired at no expense to Seller. Where Buyer specifically agrees to construct and maintain fence, the fence shall be constructed and maintained for vehicle access control purposes only at no expense to the Seller. Buyer shall have the right of entry upon Sellers remaining property along the right of way line, if necessary, for the purpose of connecting said drain tile and constructing and maintaining said fence. Seller may pasture against said fence at his own risk. Buyer will not be liable for fencing private property of maintaining the same to restrain livestock.
- 8. If the Seller holds title to the premises in joint tenancy with full rights of survivorship and not as tenants in common at the time of this contract, Buyer will pay any remaining proceeds to the survivor of that joint tenancy and will accept title solely from that survivor, provided the joint tenancy has not been destroyed by operation of law or acts of the Seller.
- 9. These premises are being acquired for public purposes and this transfer is exempt from the requirements for the filing of a Declaration of Value by the Code of Iowa.
- 10. Seller states and warrants that , to the best of Seller's knowledge, there are no burial site, well, solid waste disposal site, hazardous substance, nor underground storage tank on the premises described and sought herein except,
- 11. This Written contract constitutes the entire agreement between Buyer and Seller and there is no agreement to do or not to do any act or deed except as specifically provided for herein.

Additional Right of Way Agreements:

SELLER'S ACKNOWLEDGMENT
STATE OF IOWA: ss On this 7th day of August, 2025, before me, the undersigned, personally appeared Richard Kimberley

Known to me to be the identical persons named in and who executed the foregoing instrument and acknowledged that they executed the same as their voluntary act and deed.



Stuller
Notary Public in and for the State of IA

BUYER'S APPROVAL
Darren Moon 8-19-25

Recommended by: Darren Moon P.E., Story County Engineer (Date)

Lu K. Hadden 8-26-25

Approved by: Chairperson, Story County Board of Supervisors (Date)

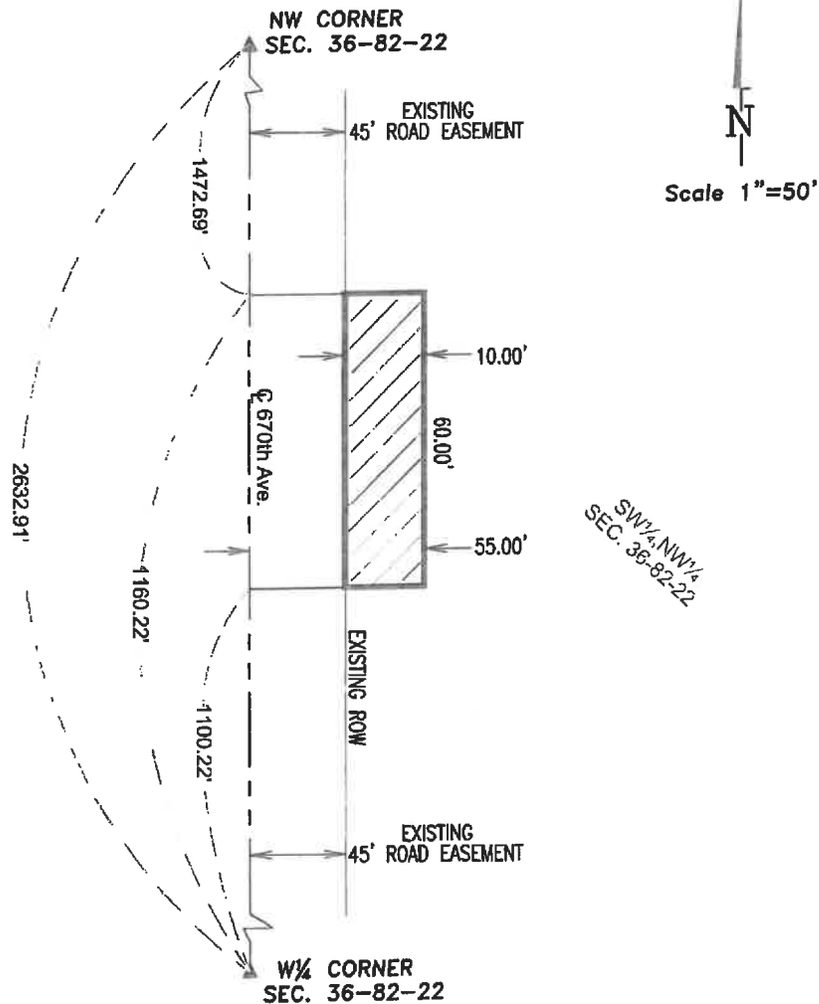
"Exhibit A"

STORY COUNTY SECONDARY ROADS EASEMENT ACQUISITION

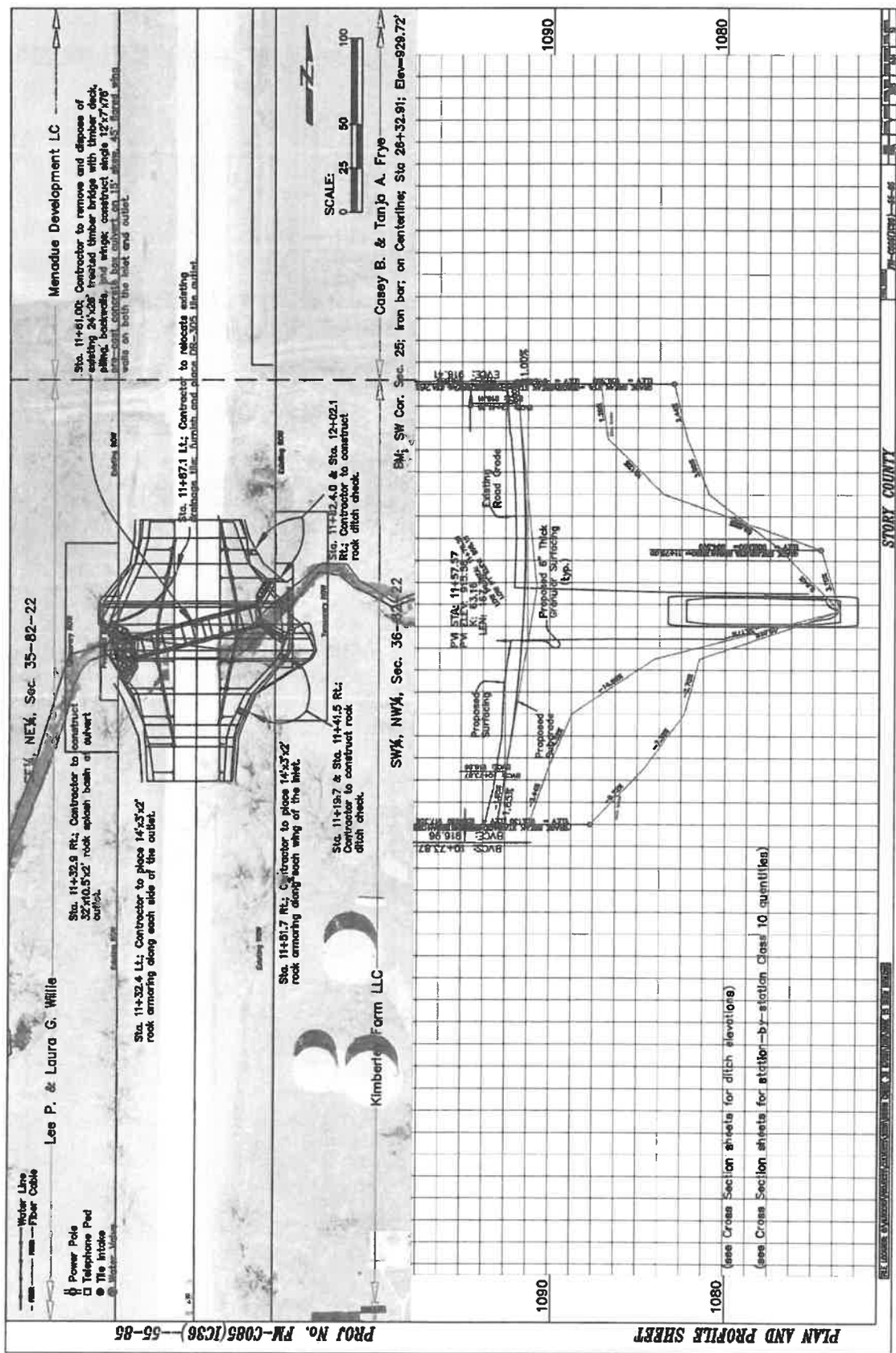
PROJECT NO. LFM-IC36--7X-85 PARCEL NO. 15-36-100-300
SECTION 36, TOWNSHIP 82N, RANGE 22W, OF THE 5TH P.M., STORY COUNTY, IOWA.
ACQUIRED FROM KIMBERLEY FARM LLC

EXISTING R.O.W. 0.06 ACRES NEW R.O.W. 0.01 ACRES TOTAL R.O.W. 0.07 ACRES

The East 10.00 feet of the West 55.00 feet of the North 60.00 feet of the South 1160.22 feet of the SW $\frac{1}{4}$, NW $\frac{1}{4}$ in Section 36, Township 82 North, Range 22 West of the 5th P.M., Story County, Iowa. Easement contains 0.07 acres of which 0.06 acres is existing R.O.W.



DATE DRAWN 7/15/2025



Prepared by: Darren R. Moon, Story County Engineer's Office, 837 N Ave., Nevada, IA 50201 515-382-7355

CONTRACT FOR HIGHWAY RIGHT OF WAY

PARCEL No: 15-35-200-405
PROJECT No: LFM-IC36--7X-85
ROAD No: (670th ST.)

THIS AGREEMENT made and entered into this 18th day of August, A.D. 2025 by and between

LEE P. WILLE AND LAURA G. WILLE

Seller, and the Story County Secondary Roads Department, acting for the County of Story, Buyer.

1.a SELLER AGREES to sell and Buyer agrees to buy the following real estate, hereinafter referred to as the premises, situated in parts of the following (1/4 1/4 Sec./Twp./Rge.):

The West 10.00 feet of the East 55.00 feet of the North 60.00 feet of the South 1160.22 feet of the SE¼, NE¼ in Section 35, Township 82 North, Range 22 West of the 5th P.M., Story County, Iowa. Easement contains 0.07 acres of which 0.06 acres is existing R.O.W.

County of Story, State of Iowa, and more particularly described on Page 3 and which include the following buildings, improvements and other property:

See attached graphical representation

1.b SELLER ALSO GRANTS to Buyer a temporary easement as shown on the Temporary Easement Plot attached as Page 4, and as shown on the project plans for said highway improvement. Said temporary easement shall terminate upon completion of this highway project.

1.c The premises also include all estates, rights, title and interests, including all easements, and all advertising devices and the rights to erect such devices as are located thereon. SELLER CONSENTS to any change of grade of the highway and accepts payment under this contract for any and all damages arising therefrom. SELLER ACKNOWLEDGES full settlement and payment from the Buyer for all claims per the terms of this contract and discharges the Buyer from liability because of this contract and the construction of this public improvement project.

2. Possession of the premises is the essence of this contract and Buyer may enter and assume full use and enjoyment of the premises per the terms of this contract. Buyer may take immediate possession of premises upon the execution of the contract by both Seller and Buyer.

3. Buyer agrees to pay and SELLER AGREES to grant the right of possession, convey title, and to surrender physical possession of the premises as shown:

	Payment Amount	Agreed Performance
\$	1,620.41.	on right of possession
\$		on conveyance of title
\$		on surrender of possession
\$		on possession and conveyance
\$	1,620.41	TOTAL LUMP SUM

BREAKDOWN:	ac.=acres	sq.ft.=square feet		
Land by Fee Title		ac./sq.ft.	\$	Buildings & Improvements
Underlying Fee Title		ac./sq.ft.	\$	Fence 8.5 rods woven
Permanent Easement	0.02	ac./sq.ft.	\$ 166.42	Fence _____ rods barb
Temporary Easement	0.07	ac./sq.ft.	\$ 349.49	
Damages for:				
				Temporary Fencing - \$297.00 and 2 Corner post sets \$332.00
				Future Abstract Entry in the amount of \$25.00

4. The Seller is responsible for any and all matters relating to any tenant on the land and hereby releases the Buyer from all tenant liabilities.

SELLER'S SIGNATURE AND CLAIMANT'S CERTIFICATION: Upon due approval and execution by the Buyer, we the undersigned claimants certify the total lump sum payment shown herein is just and unpaid.

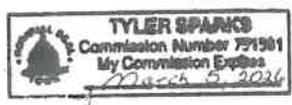
X Lee Wille
X Laura Wille

- 5. Each page and each attachment is by this reference made part hereof and the entire agreement consists of 4 pages.
- 6. In the event that said premises is burdened by the lien of a mortgage, judgement or other encumbrance, Sellers agree to fully cooperate with Buyer in securing a release of such lien from said premises, and if necessary and proper, Sellers agree that any part of the sum owing to them under this contract may be paid to the holder of such lien for such release.
- 7. Buyer agrees that any drain tile that is located within the premises and is damaged by highway construction shall be repaired at no expense to Seller. Where Buyer specifically agrees to construct and maintain fence, the fence shall be constructed and maintained for vehicle access control purposes only at no expense to the Seller. Buyer shall have the right of entry upon Sellers remaining property along the right of way line, if necessary, for the purpose of connecting said drain tile and constructing and maintaining said fence. Seller may pasture against said fence at his own risk. Buyer will not be liable for fencing private property of maintaining the same to restrain livestock.
- 8. If the Seller holds title to the premises in joint tenancy with full rights of survivorship and not as tenants in common at the time of this contract, Buyer will pay any remaining proceeds to the survivor of that joint tenancy and will accept title solely from that survivor, provided the joint tenancy has not been destroyed by operation of law or acts of the Seller.
- 9. These premises are being acquired for public purposes and this transfer is exempt from the requirements for the filing of a Declaration of Value by the Code of Iowa.
- 10. Seller states and warrants that, to the best of Seller's knowledge, there are no burial site, well, solid waste disposal site, hazardous substance, nor underground storage tank on the premises described and sought herein except,
- 11. This Written contract constitutes the entire agreement between Buyer and Seller and there is no agreement to do or not to do any act or deed except as specifically provided for herein.

Additional Right of Way Agreements:

SELLER'S ACKNOWLEDGMENT
STATE OF IOWA: ss On this 18th day of August, 2025, before me, the undersigned, personally appeared Lee Wille and Laura Wille

Known to me to be the identical persons named in and who executed the foregoing instrument and acknowledged that they executed the same as their voluntary act and deed.



Tyler Sparks
Notary Public in and for the State of Iowa

BUYER'S APPROVAL
Darren Moon 8-19-25

Recommended by: Darren Moon P.E., Story County Engineer (Date)

Ken K. Hedden 8-26-25

Approved by: Chairperson, Story County Board of Supervisors (Date)

"Exhibit A"

STORY COUNTY SECONDARY ROADS EASEMENT ACQUISITION

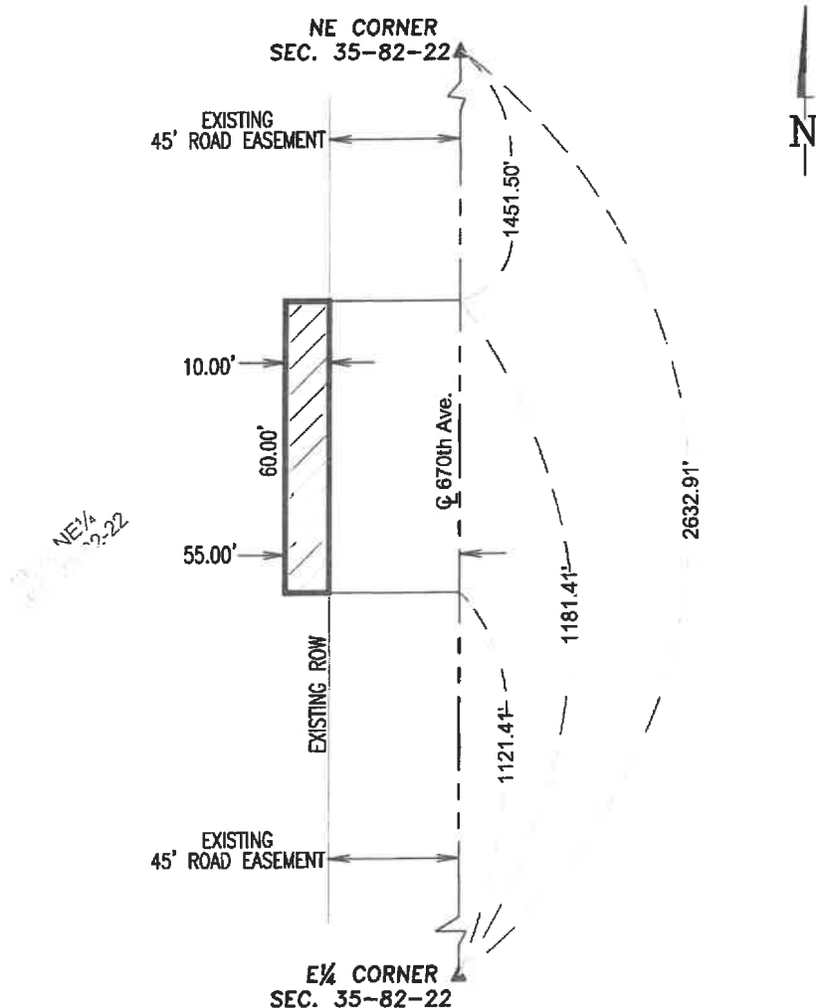
PROJECT NO. LFM-IC36--7X-85 PARCEL NO. 15-35-200-405

SECTION 35, TOWNSHIP 82, RANGE 22, OF THE 5TH P.M., STORY COUNTY, IOWA.

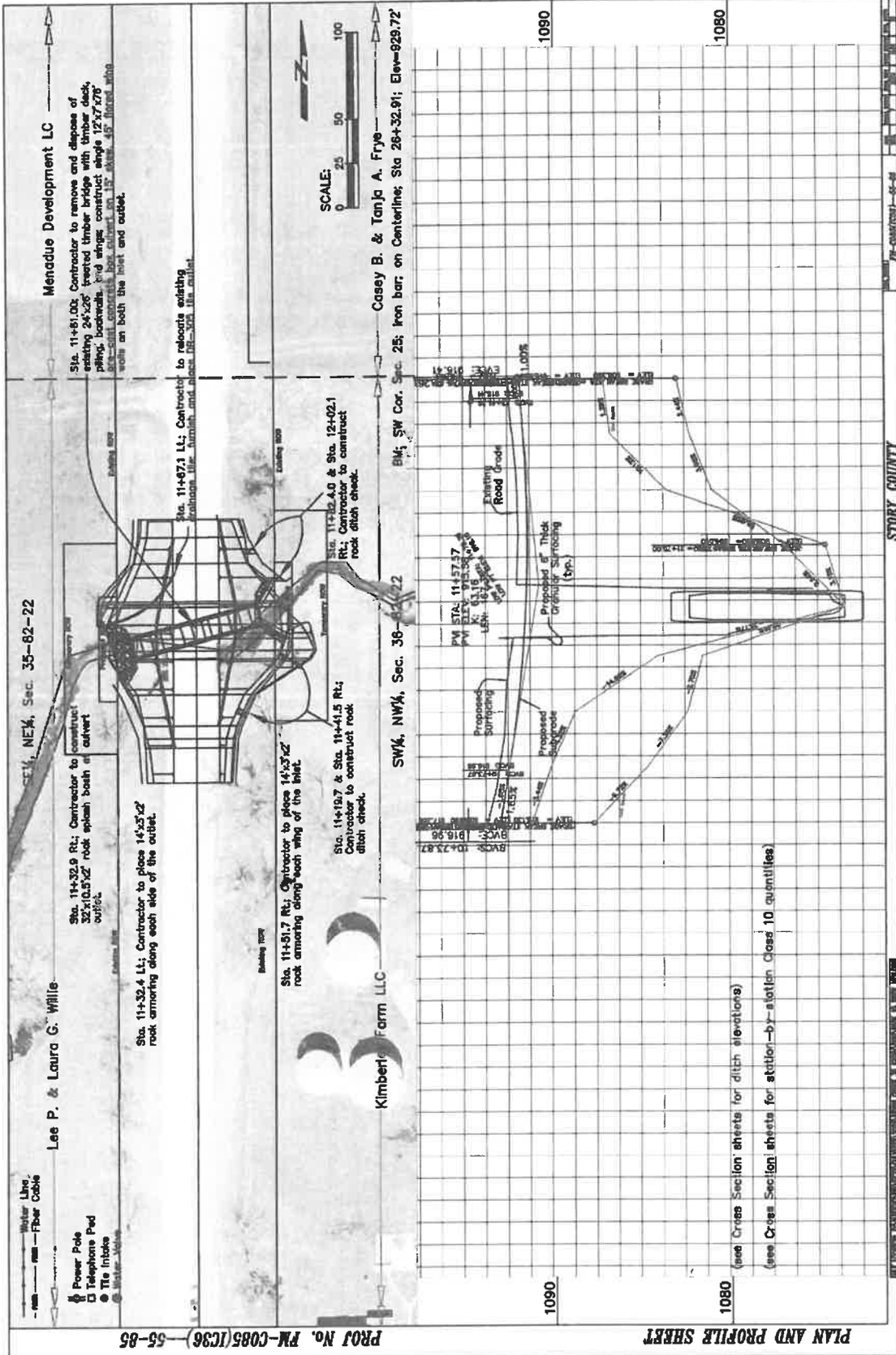
ACQUIRED FROM LEE P. WILLE AND LAURA G. WILLE

EXISTING R.O.W. 0.06 ACRES NEW R.O.W. 0.01 ACRES TOTAL R.O.W. 0.07 ACRES

The West 10.00 feet of the East 55.00 feet of the North 60.00 feet of the South 1181.41 feet of the SE $\frac{1}{4}$, NE $\frac{1}{4}$ in Section 35, Township 82 North, Range 22 West of the 5th P.M., Story County, Iowa. Easement contains 0.07 acres of which 0.06 acres is existing R.O.W.



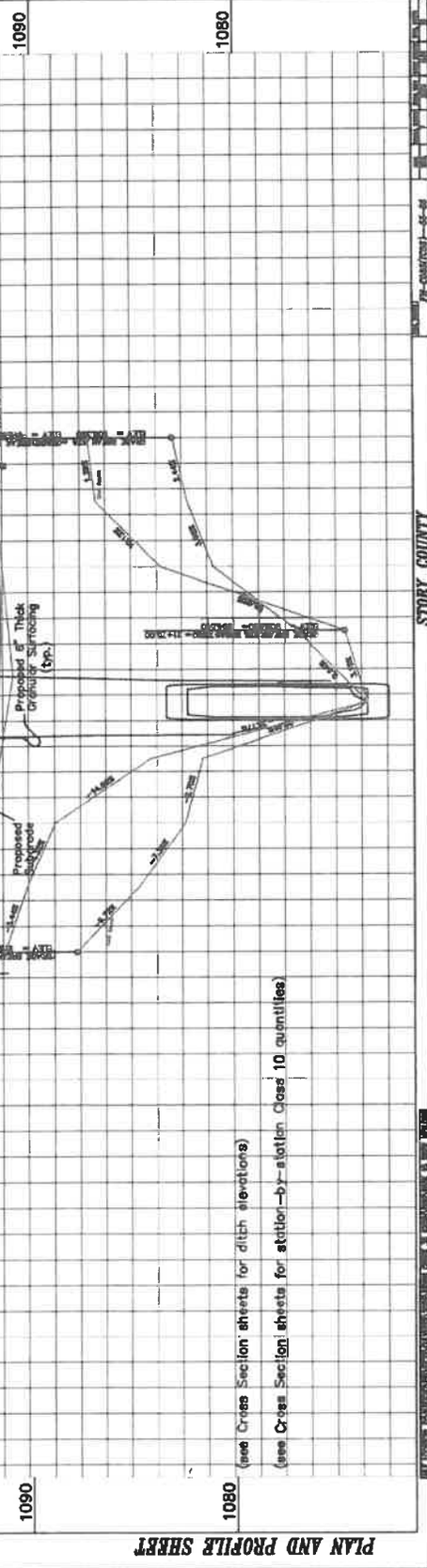
DATE DRAWN 7/16/2025



Menadue Development LC
 Lee P. & Laura G. Willie
 Kimberly Farm LLC
 Casey B. & Tanja A. Frye

Sta. 11+32.9 RL; Contractor to construct 32'x(0.5')x2' rock splash both at outlet.
 Sta. 11+32.4 LL; Contractor to place 14'x3'x2' rock armor along each side of the outlet.
 Sta. 11+31.7 RL; Contractor to place 14'x3'x2' rock armor along each wing of the inlet.
 Sta. 11+41.5 RL; Contractor to construct rock ditch check.
 Sta. 11+19.7 & Sta. 11+41.5 RL; Contractor to construct rock ditch check.
 Sta. 11+42.0 & Sta. 12+02.1 RL; Contractor to construct rock ditch check.
 Sta. 11+07.1 LL; Contractor to relocate existing through the finish and place 12'-30" dia. outlet.
 Sta. 11+31.00; Contractor to remove and dispose of existing 24'x26' treated timber bridge with timber deck, piles, concrete, and wing construct single 12'x7'x7' concrete approach box culvert on 12' above 45' ground. abut walls on both the inlet and outlet.

SW¼, NW¼, Sec. 38-62-22
 SW¼, NW¼, Sec. 25; Iron bar on Centerline; Sta 26+32.91; Elev=929.72
 BM; SW Cor. Sec. 25;



PROJ No. FM-C085(IC96)-55-85
 PLAN AND PROFILE SHEET

STORY COUNTY

STORY COUNTY

BRIDGE REPLACEMENT - PPCB
BROS-C085(182)--8J-85

LETTING DATE
11-18-2025

LEGEND

- INTERSTATE HIGHWAY
- PRIMARY HIGHWAY-DIVIDED
- PORTLAND CEMENT CONCRETE ROAD
- ASPHALT ROAD
- BITUMINOUS ROAD
- GRAVEL ROAD
- EARTHEN ROAD
- INTERSTATE HIGHWAY
- UNITED STATES HIGHWAY
- STATE HIGHWAY
- COUNTY HIGHWAY
- RAILROAD
- PIPELINE
- AIRPORT
- HYDROLOGY
- BRIDGE
- STATE BOUNDARY
- COUNTY BOUNDARY
- CORPORATE BOUNDARY
- TOWNSHIP LINE
- SECTION LINE
- ROAD NAMES
- UNINCORPORATED PLACE



PLANS OF PROPOSED IMPROVEMENTS ON THE SECONDARY ROAD SYSTEM STORY COUNTY

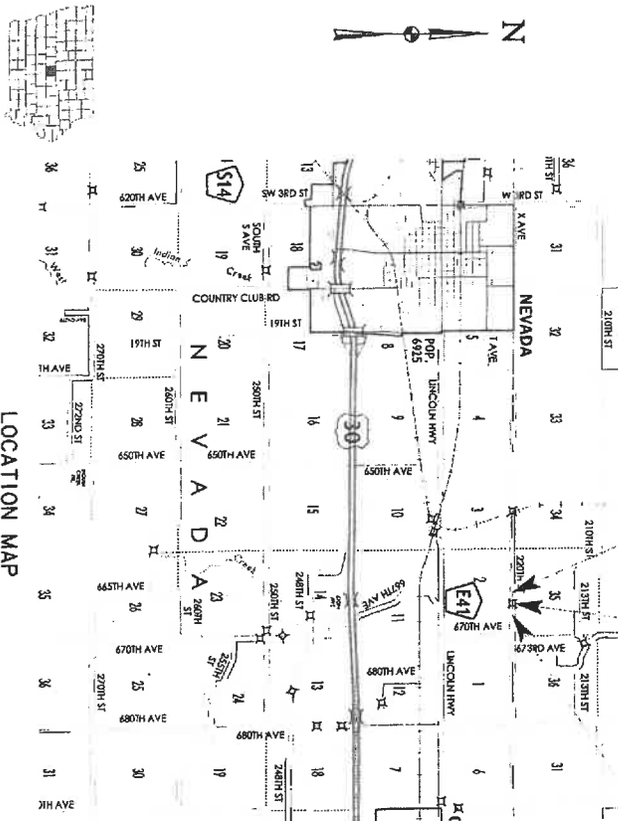
BRIDGE REPLACEMENT - PPCB
ON 220TH STREET OVER
EAST BRANCH INDIAN CREEK
S2 T83 R22

REFER TO THE PROPOSAL FORM FOR LIST OF APPLICABLE SPECIFICATIONS.

BEGIN PROJECT
STA. 14+49.03

BRIDGE 10-2-N10
FHWA NO. 314500

END PROJECT
STA. 18+50.97



LOCATION MAP

DESIGN TEAM: WMS 1-25-18 AM 9745-Story Co. ENGLISH Prelim Design/DRAWINGS: WJH/HG/986. 10-Final.dgn 953

ALL WORKING DRAWINGS INCLUDING SHOP DRAWINGS AND FALSEWORK DRAWINGS WILL BE CHECKED BY:
WMS & CO., SUITE 103
4421 S. BELL AVE., SUITE 103
AMES, IA 50010-7710
ames@wmsco.com
ELECTRONIC SUBMITTALS SHALL BE LIMITED TO 10MB ATTACHMENT FILE SIZE.

Accepted by:
Story County Engineer
Date: 8-18-25

Approved by Story County Board of Supervisors

STANDARD ROAD PLANS
STANDARD ROAD PLANS ARE LISTED ON SHEET NUMBER C4

DESIGN DATA RURAL
2019 ADT 35 V.P.D.
TRUCKS 0 Z

SHEET NO.	NAME	TYPE
A.1	RYAN G. VASHAW	STRUCTURAL DESIGN
B.1	NOAH D. COLLINS	ROADWAY DESIGN
SPECS.1	MATTHEW J. REISSDORFER	GEOTECHNICAL DESIGN

STRUCTURAL DESIGN

I hereby certify that this engineering document was prepared by me or under my direct personal supervision and that I am a duly licensed professional engineer under the laws of the State of Iowa.

Signature: Ryan G. Vashaw
Date: 8/14/25

Pages or sheets covered by this seal: SHEETS A.1, V.1-V.21

REVISIONS

NO.	DESCRIPTION
A.1	TITLE SHEET
B.1	TYPICAL SECTIONS
C.1-C.3	ESTIMATED QUANTITIES
C.4-C.5	ROADWAY TABULATIONS
D.1-D.2	PLAN & PROFILE
G.1	SURVEY ALIGNMENT
J.1-J.12	TRAFFIC CONTROL PLAN
SPECS.1-SPECS.2	SOIL PROFILE SHEETS
1.1	EXHIBITORS TABULATIONS
V.1-V.21	BRIDGE SHEETS
W.1-W.8	CROSS SECTIONS



STORY COUNTY PROJECT NUMBER BROS-C085(182)-8J-85 SHEET NUMBER A.1

DO NOT WRITE IN THE SPACE ABOVE, RESERVED FOR RECORDER
Prepared by Michael D. Cox, Conservation Director, 56461 180th Street, Ames, Iowa 50010 515-232-2516

STORY COUNTY IOWA
RESOLUTION OF THE BOARD OF SUPERVISORS
RESOLUTION #26-14

SETTING DATE AND TIME FOR PUBLIC HEARING FOR SEPTEMBER 9, 2025, FOR CONSIDERATION OF RESOLUTION #26-17, TO ENTER INTO FIRST AMENDMENT TO THE OUTFALL WASTEWATER PLANT DISCHARGE PIPE EASEMENT DATED MAY 19, 2020, IN SECTION 21, TOWNSHIP 82N RANGE 23W, STORY COUNTY, IOWA, WITH THE CITY OF CAMBRIDGE, IOWA

WHEREAS, the Story County Board of Supervisors of Story County, Iowa, will consider THE FIRST Amendment to the Outfall Wastewater Discharge Pipe Easement between Story County, Iowa, and the City of Cambridge, Iowa, dated May 19, 2020;

AND WHEREAS, notice of a Public Hearing by the Story County Board of Supervisors on the Easement is heretofore given in compliance with the provisions of the Code of Iowa;

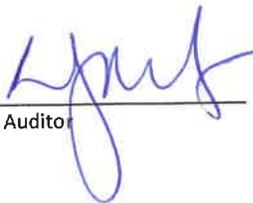
AND WHEREAS, Story County will be considering the First Amendment on September 9, 2025.

NOW THEREFORE BE IT RESOLVED that a public hearing on this matter be held on the 9th day of September 2025, in the Public Meeting Room of the Story County Administration Building, 900 6th Street, Nevada, Iowa, at 10:00 AM.

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 upon its approval by the Board of Supervisors.

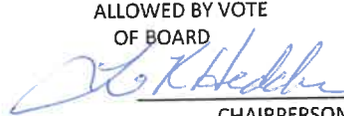
Dated this 26th day of August 2025.


Chairperson, Board of Supervisors

Attest: 
County Auditor

ROLL CALL Latifah Faisal Yea Nay ___ Absent ___
FOR ALLOWANCE Lisa Heddens Yea Nay ___ Absent ___
 Linda Murken Yea Nay ___ Absent ___

ALLOWED BY VOTE
OF BOARD Yea 3 Nay 0 Absent 0

 Above tabulation made by 
CHAIRPERSON

Invoice No. SLUXT0002636
 Date 8/20/2025
 Customer No. STO-IA-085-ITD
 Page 1 of 1

SOLUTIONS

A division of  **HARRIS**
LOCAL GOVERNMENT

Bill To
 STORY COUNTY IA I.T. OFFICE
 Lucy Martin
 900 6th Street
 Nevada, IA 50201
 United States

Ship To
 STORY COUNTY IA I.T. OFFICE
 900 6th Street
 Nevada, IA 50201
 United States

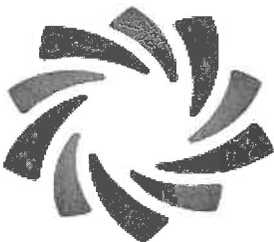
Service Order Number	Quote Number	Purchase Order	Payment Terms	Currency
				HARRIS-US\$

Item No	Description	Quantity	Unit Price	Amount
SLU - TPL (SB)	Evault Backup for iSeries: 11/1/2025 to 10/31/2026	1.00	2,060.82	2,060.82

APPROVED DENIED
 Board Member Initials: SKH
 Meeting Date: 8-26-25
 Follow-up action: _____

Remit To:
 Solutions Inc.
 PO BOX 74008484
 Chicago, IL 60674-8484

Subtotal	2,060.82
Misc	0.00
Taxes	0.00
Freight	0.00
Total	2,060.82



Invoice Questions? Please call 1-888-847-7747 or please email
 ar_solutions@harriscomputer.com

Tax Exempt? Please send your exemption certificate to the email address above.

Thank you for your business!



State of Iowa

Alcoholic Beverages Division

Applicant

NAME OF LEGAL ENTITY	NAME OF BUSINESS(DBA)	BUSINESS		
AMES LODGE NO. 520 LOYAL ORDER OF MOOSE	Ames Lodge No.520 Loyal Order of Moose	(515) 232-2205		
ADDRESS OF PREMISES	PREMISES SUITE/APT NUMBER	CITY	COUNTY	ZIP
644 West 190th Street		Ames	Story	50010
MAILING ADDRESS	CITY	STATE	ZIP	
644 West 190th Street	Ames	Iowa	50010	

Contact Person

NAME	PHONE	EMAIL
Michael Beardley	(515) 291-7264	lodge520@mooseunits.org

License Information

LICENSE NUMBER	LICENSE/PERMIT TYPE	TERM	STATUS
	Class C Retail Alcohol License	12 Month	Pending Dramshop Review
TENTATIVE EFFECTIVE DATE	TENTATIVE EXPIRATION DATE	LAST DAY OF BUSINESS	
Sep 1, 2025	Aug 31, 2026		
SUB-PERMITS			
Class C Retail Alcohol License			



State of Iowa

Alcoholic Beverages Division

PRIVILEGES

Outdoor Service

Status of Business

BUSINESS TYPE

Non-Profit Association

Ownership

• Individual Owners

NAME	CITY	STATE	ZIP	POSITION	% OF OWNERSHIP	U.S. CITIZEN
Michael Beardsley	Ames	Iowa	50010	Administrator	0.00	Yes

• Companies

COMPANY NAME	FEDERAL ID	CITY	STATE	ZIP	% OF OWNERSHIP
Ames Lodge No.520 loyal Order of Moose		Ames	Iowa	50010	100.00

Insurance Company Information

INSURANCE COMPANY

POLICY EFFECTIVE DATE

POLICY EXPIRATION DATE

Endurance American Insurance Company

DRAM CANCEL DATE

OUTDOOR SERVICE EFFECTIVE DATE

OUTDOOR SERVICE EXPIRATION DATE



State of Iowa

Alcoholic Beverages Division

BOND EFFECTIVE DATE

TEMP TRANSFER EFFECTIVE
DATE

TEMP TRANSFER EXPIRATION
DATE

APPROVED

DENIED

Board Member Initials: AKH

Meeting Date: 8-26-25

Follow-up action: _____

DO NOT WRITE IN THE SPACE ABOVE, RESERVED FOR RECORDER

Prepared by Marcus Amman Story County Planning & Development, 900 6th St., Nevada, Iowa 50201 515-382-7245
Return to Planning & Development

**STORY COUNTY IOWA
RESOLUTION OF THE BOARD OF SUPERVISORS
RESOLUTION #~~26-06~~
VACATING THE UTILITY EASEMENTS ON LOT 2 OF O'ROUKE SUBDIVISION**

WHEREAS, the Board of Supervisors approved the *Code of Ordinances of Story County, Iowa*, on May 21, 2013, and amended on May 29, 2018; and

WHEREAS, Section 87.10 (1) indicates the proprietors of lots within an official plat who wish to vacate any portion of the official plat shall file a petition for vacation with the Story County Board of Supervisors; and

WHEREAS, the Section further indicates the County shall follow the process outlined in Section 354.22 of the Code of Iowa, once a petition to vacate part of an official plat is received; and

WHEREAS, Alyse and Robert Ridpath, 5300 Hickory Hills Dr, have submitted a petition to vacate utility easements located on Lot 2 (Parcel #05-19-250-240) in O'Rourke Subdivision and

WHEREAS, on August 2, 2011, the O'Rourke Subdivision Plat was approved by the Board of Supervisors showing the utility easement; and

WHEREAS, Section 354.22 of the Code of Iowa allows proprietors of lots within an official plat to request to vacate any portion of the official plat by resolution following a public hearing and recording of the resolution; and

WHEREAS, the Ridpath family has already paid to have the existing utilities relocated to the existing Right-of-Way of Oak Lane and Hickory Hills Drive; and

WHEREAS, Attachment A is a map of the area of Lot 2 in O'Rourke Subdivision to be vacated; and

WHEREAS, public notices were mailed August 12, 2025, to property owners within 300 feet of the vacation area and public notices were published in the County Newspapers on August 7, 2025, and August 21, 2025;

AND WHEREAS, the Story County Board of Supervisors set the hearing on August 12, 2025, to consider and act on the requested utility easement vacation at their August 26, 2025, meeting;

NOW, THEREFORE, BE IT RESOLVED that the requested vacation of the utility easement identified herein with Resolution #26-06 be approved.

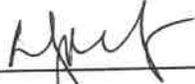
IT IS FURTHER RESOLVED that the Chair of the Board of Supervisors and the County Auditor are authorized and they are hereby directed to certify a copy of this Resolution upon its approval by the Board of Supervisors.

Dated this 26nd day of August, 2025.



Chairperson, Board of Supervisors

Attest:



County Auditor

<u>ROLL CALL</u>	Latifah Faisal	Yea <input checked="" type="checkbox"/>	Nay <input type="checkbox"/>	Absent <input type="checkbox"/>
<u>FOR ALLOWANCE</u>	Lisa Heddens	Yea <input checked="" type="checkbox"/>	Nay <input type="checkbox"/>	Absent <input type="checkbox"/>
	Linda Murken	Yea <input checked="" type="checkbox"/>	Nay <input type="checkbox"/>	Absent <input type="checkbox"/>

ALLOWED BY VOTE
OF BOARD Yea 3 Nay 0 Absent 0



CHAIRPERSON

Above tabulation made by 

Attachment A



Story County Planning and Development
Administration Building
900 6th Street, Nevada, Iowa 50201

Ph. 515-382-7245 Fax 515-382-7294
www.storycountyiowa.gov

MEMORANDUM

TO: Story County Board of Supervisors
FROM: Marcus Amman, Senior Planner
RE: Requested Vacation Utility Easement Located on Lot 2 O'Rourke Subdivision, Franklin Township
DATE: August 5, 2025

Vacation Request

Alyse and Robert Ridpath, 5300 Hickory Hills Dr, have requested the vacation of the utility easement located on Lot 2 (Parcel #05-19-250-240 in O'Rourke Subdivision. The Ridpaths currently own both lots in the O'Rourke Subdivision, which have the zoning designation of R-1 Residential on the entirety of the lots. The Ridpaths are wanting to enlarge Lot 1 which would leave Lot 2 as unbuildable as there are easements that have never been used for utilities as well as a recently moved utility. The family had the waterline that was in the easement area relocated to the Right of Way to access Lot 1 earlier in 2025.

The Ridpaths have already went through a sketch plan meeting with the City of Ames regarding the boundary line adjustment. The City would allow them to have the boundary line adjustment recorded. Once the easements have been vacated and the boundary line adjustment is recorded, there would be no net change in the number of buildable lots.

County Vacation Regulations

There are two processes identified in the Story County Land Development Regulations defined in Chapter 87.10 to request vacation of official plats. One process is initiated by the proprietors (lot owners) and the other process is initiated by the County for parts of an official plat that have been conveyed to the County for public use. As the request began with the Ridpath's wanting to vacate the water utility easement this specific request began with the proprietors.

Due to the above, Planning and Development staff followed the vacation process that is initiated by the proprietors of the lot. Signatures of all property owners with 300 feet of the utility easement area were obtained and submitted to the County. Additionally, notice of the public hearings for the vacation request was published twice in the county newspapers—once on August 7th, and once on August 21st.

Points to consider in reviewing the vacation request

1. The purpose for the vacation is to allow for the enlargement of an existing lot while maintaining the buildable status for both lots.
2. The Ridpath family has already paid to have the utilities relocated into the right of way that existed in the easement area.
3. The easement for telephone line transmission was granted to the County in 2011 when the subdivision was completed has never been utilized and is confirmed to be empty.





Story County Planning and Development Department
Ph. 515-382-7245 Fax: 515-382-7294

4. Staff concluded that the vacation does not impact any other properties outside of the Ridpath's two development lots, Lot 1 and Lot 2 of the O'Rourke Subdivision.

Planning and Development Recommendation

Based on the review of the request, the movement of existing utilities to the Right of Way, and the lack of any utilities in the telephone easement, Planning and Development Staff recommends the vacation of the easement is approved as submitted.

Alternatives

- 1) The Story County Board of Supervisors approves Resolution 26-06, vacating the utility easement on Lot 2 of O'Rourke Subdivision, as submitted.
- 2) The Story County Board of Supervisors approves Resolution 26-06, vacating the utility easement on Lot 2 of O'Rourke Subdivision, with conditions.
- 3) The Story County Board of Supervisors denies Resolution 26-06, not approving the vacation of the utility easement on Lot 2 of O'Rourke Subdivision, as submitted.
- 4) The Story County Board of Supervisors tables the decision on Resolution 26-06, vacating the utility easement on Lot 2 of O'Rourke Subdivision, and directs the applicant to address specific areas for additional information, review and/or modifications, and to work with staff to place the request back on the Board of Supervisor's agenda.





Story County Planning and Development Department
Ph. 515-382-7245 Fax: 515-382-7294

ATTACHMENT A

Map of subject properties showing easement area



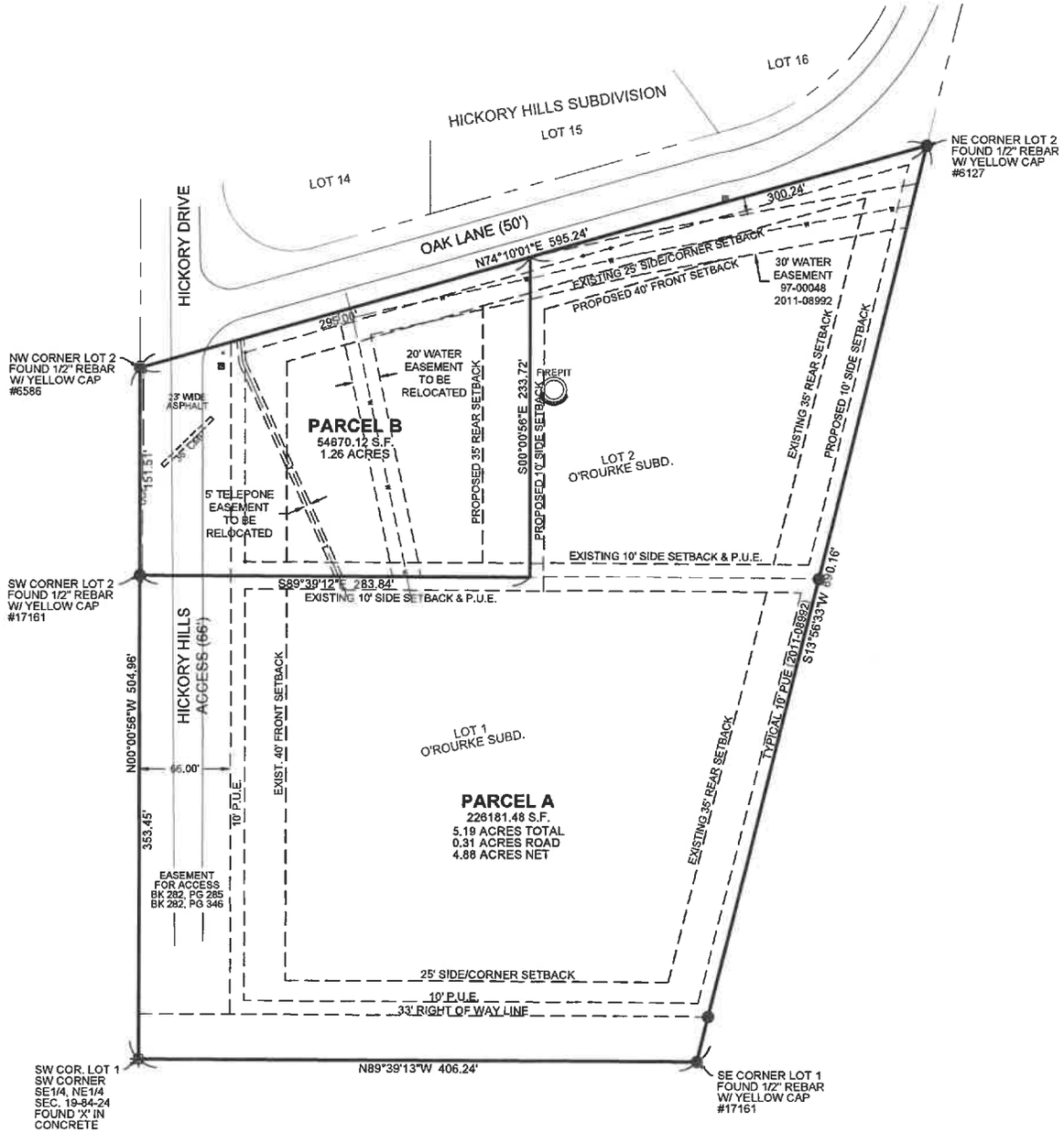
PLAT OF SURVEY

LOCATION:

PROPRIETOR:

REQUESTED BY:

PREPARED BY: R. BRADLEY STUMBO, PLS #17161
 & RETURN TO: STRAND ASSOCIATES, INC.
 AMES, IA 50010
 515-233-0000



SA
STRAND ASSOCIATES
 Strand Associates, Inc.
 414 South 17th Street, Suite 107
 Ames, Iowa 50010
 Phone: (515) 233-0000
 FAX: (515) 233-0103

**STORY COUNTY CONSERVATION
QUARTERLY REPORT
August 26, 2025
Michael D. Cox, Conservation Director**

Hickory Grove Park Lagoon Abandonment/ Walleye Rearing Pond

- The City of Ames has agreed to accept and dispose of the lagoon sludge. This will be completed this fall after crops have been harvested.
- The Walleye Rearing Pond grant has been extended to 2027.

Water Quality

- Coordination continues with Years 2,3 and 4 of the Edge of Field program
- In partnership with the Iowa Soybean Association, National Fish and Wildlife, and Iowa Dept. of Agriculture, we will be moving forward with oxbow restorations at Wick Wildlife Area and at Carroll Prairie.
- Staff assisted Supervisor Murken and others in coordinating a field day for the Headwaters of the South Skunk River WMA and the Ioway WMA

Prairie Valley Preserve

- Construction of the wetland is complete. Landers Prairie dedication was held in May.
- Obtaining CUP for shelter construction.

Hickory Grove Park

- Obtaining CUP for construction of maintenance lean-to.

Heart of Iowa Nature Trail

- Phase 7A enhancements underway at Collins and near Maxwell

Story County Trails Plan Update

- Development of the Trails Plan is complete. The Conservation Board has accepted the plan.

Educational Programming

- Summer Camp programming is underway.
 - 24 camps totaling 73 days
 - 267 individuals with 778 contacts
- School year 2024-25 programming
 - 450 classroom programs with 11,000 contacts
 - 300 field trips with 11,500 contacts
- We are in the process of completing Service Enterprise Recertification. A Service Enterprise is an organization that fundamentally leverages volunteers and their skills across all levels of the organization. SCC was one of the first Iowa certifications in 2017.
- A public festival (Get Outdoors Day) was held in conjunction with the Supporters Luncheon. Approximately 300 people attended.

Natural Resources

- Tree debris clean-up is complete at Jennett Heritage Area. The disturbed area has been reseeded.
- Several easement monitoring visits have been completed.
- Prescriptive burns were conducted for 34 burn units on a total of 324 acres.

- A Field Day was offered for Sensitive Areas Inventory landowners. The focus of the day was sedge meadows and prairie.
- Agricultural uses are continuing to be used as a means for resource management – grazing contracts, row crop contracts
- Timber stand improvements have been conducted at Christiansen Forest Preserve, E-18 Access, Hickory Grove Park, McFarland Park, Robison Wildlife Acres
- Trees were recently planted with the assistance of corporate volunteers at Deppe Family Conservation Area, Robison, Wildlife Area, and Christiansen Forest Preserve
- Prairie seedings were recently completed at Prairie Valley Preserve, Jennett Heritage Area, and under the solar array at Dakins Lake.

McFarland Shop Replacement

- Construction is complete on the replacement of the maintenance shop.

Dakins Lake

- The water outlet has been repaired.

Personnel and Administration

- All positions are full. Some employees are out on extended leave.
- The annual Supporters event was held in June. Approximately 80 people attended.
- The Conservation Board eliminated the long-held provision for paid meal periods.

Story County Land and Water Legacy Bond

- Design is underway for Hannum’s Mill Dam Mitigation.
- Design is underway for the Dakins Lake cabin.
- Civil design is underway for the Deppe Family Conservation Area. Design will include parking area, shelter and associated trailhead facilities. We are awaiting a grant agreement from the Land and Water Conservation Fund (a state pass through federal funding program)
- The USFWS and Iowa Soybean are designing the oxbow/wetland improvements at Wicks Wildlife Area and Carroll Prairie. Design and construction funding is anticipated from the Iowa Department of Land and Agriculture Stewardship.
- Design is underway for the Hickory Grove Park Beach improvements to mitigate e-coli and improve user amenities. Grant funding has been received for design services.
- Design is underway on the CJ Schrek Water Trail Access. Grant funding has been received for design services.
- Design is underway for the Tedesco Environmental Learning Corridor shelter and parking lot.

Select Upcoming events

- August 30 River Walk @ McFarland Park
- September 4 OWLS - Lights Out Story County
- September 6 Monarch Magic @ McFarland Park
- September 13 Gardening for beginners @ McFarland Park
- September 15 Lichen Walk @ McFarland Park
- September 25 Afternoon walk with the Outdoor Alliance of Story County @ Robison Wildlife Acres
- September 30 Seed Harvest @ Wicks Wildlife Area

For a complete list of events please see: <https://www.storycountyiowa.gov/1579/Conservation-Parks>

Integrated Roadside Vegetation Management Department

Ty Hamiel-Vegetation Management Biologist

Quarterly Report 8/26/2025

FY 2025 Year End Numbers

Administrative Duties

- Year End Numbers
- IA DNR Wildlife Habitat Improvement Survey
- Equipment Rental Contracts/Seed Mix Consultation

Weed Commissioner Duties

- 6 weed complaints received in FY 25
 - 1 city, 2 county (ROW and Natural Areas), 3 private

Maintenance Mowing

- Staff mowed 12 acres of newly established prairie in county ROW to control noxious weeds and trees
- 4 high quality roadside plantings were spot mowed to prevent spread of sweet clover

Roadside Spraying

- 729 centerline miles covered spraying for Canada thistle, musk thistle, other noxious weeds
 - FY 24- 350 miles FY 23- 196 miles
- Phragmites was sprayed in 8 roadside locations to prevent spread to natural areas and private property
- In-house brush spraying
 - 36 centerline miles sprayed for brush last summer
 - 19 miles to spray this year around sensitive crops/areas where grinder was last winter
- In-house shoulder spraying/guard rails
 - 48 guardrail sites sprayed(added 26 sites from last year)

Contract Spraying FY 2025

- B&W Control finished Lafayette, Howard, Warren, Lincoln and Sherman townships
- ROW Brush Spray- FY 26 South Half of County(8/22-Present)

Seeding

- 18 open work orders on hold due to drier conditions
- 33 seeding work orders closed since 7/2025
- Seeding cover crop on new culverts as they are finished
- 6 revegetation projects(10 acres) mowed/sprayed this Fall to prepare for planting

Special Projects

- Installed No Spray/No Mow without permission signage along ROW plantings
- Grading Work/Gravel Lot Work-IRVM Shop
- Water quality testing

Private Lands

- 19 equipment rentals- 40 acres of natives, 69 acres of cover crop/waterways

Kestrel Box Program

- 33 boxes prepped Fall 24
- Season Nest Report- 27 active nests(1 double), 6 no nests: Tree swallows, Starlings, House Wrens
- Audubon Society sponsor- Program update given 2/20, 2025 season review program this winter

SCIRVM Outreach

- INHF- Combine Demo Day (10/9)
- Nevada 7th grade Ag Day(10/11)
- Prairie Tour- S Korea Foreign Exc.(7/25)
- Safety Program- Secondary Roads (10/21)

Fall Operations

- Continue prepping Roland Debris site for prairie seeding
 - Currently mowing, dirt work/grading, and spraying
- Seed harvest (Late September-Early October)
- Roadside Conference- Davenport, IA (10/1-10/3)
- Volunteer Hand Harvest Events (10/4 & 10/14)
- Nevada 7th grade- Ag Day (10/8)
- Fall burning (weather dependent)

IRVM FIELD OPERATIONS COMPARISON BY FISCAL YEAR

	FY21	FY22	FY23
Work Orders Completed	82	125	124
Roadside Plantings (sites)	62	114	71
Roadside Plantings (acres)	19	35	30
Custom Plantings (sites)	0	2	8
Custom Plantings (acres)	0	35.85	43
Conservation/Other Plantings (sites)	4	2	0
Conservation/Other Plantings (acres)	13	4.5	0
Roadside Burns (sites)	12	5	12
Roadside Burns (acres)	24	9	25
Roadside Weeds Sprayed (miles)	225	231	195
Foliar Brush Sprayed (miles)	17	29	31
Equipment Rentals (landowners)	27	19	31
Equipment Rentals (acres)	317	278	250
Pounds of Seed Harvested	320	731	402
Volunteer Hours	155	42	81
Drainage District (amount billed)	\$16,619.47	\$8,255.47	\$842.89
Drainage District Revenue Received	\$30,351.50	\$9,938.00	\$5,034.79