

BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

CALL TO ORDER BY THE CHAIRMAN

PLEDGE OF ALLEGIANCE

INVOCATION

Reverend Matt Hansen, St. John's Lutheran Church

A. APPROVAL OF THE AGENDA

1. BOC - Changes to the Agenda Pg. 4

B. RECOGNITIONS AND PRESENTATIONS

1. Recognition - Cooperative Extension Pg. 6

C. INFORMAL PUBLIC COMMENTS

D. CONSENT AGENDA

(Items listed under consent are generally of a routine nature. The Board may take action to approve/disapprove all items in a single vote. Any item may be withheld from a general action, to be discussed and voted upon separately at the discretion of the Board.)

- 1. Active Living and Parks North Carolina Amateur Sports (NCAS) Youth Sports Grant Pg. 7
- 2. Board of Commissioners Proclamation Pg. 14
- 3. Board of Commissioners Resolution Amending the Board of Commissioners' 2025 Meeting Schedule Work Session Pg. 16
- 4. Boards and Committees Removal and Appointment Cabarrus County Board of

- Equalization and Review Pg. 21
- 5. Boards and Committees Appointment Library Board of Trustees Pg. 25
- 6. Boards and Committees Appointment Nursing Home Community Advisory Committee Pg. 30
- 7. Boards and Committees Appointment Region F Aging Advisory Committee Pg. 34
- 8. Boards and Committees Appointment Tourism Authority Pg. 38
- 9. Boards and Committees Appointment Tourism Authority Pg. 43
- 10. Boards and Committees Appointment Tourism Authority Pg. 48
- 11. Boards and Committees Removal and Appointment Tourism Authority Pg. 53
- 12. Boards and Committees Removal and Appointment Tourism Authority Pg. 58
- 13. Boards and Committees Appointment Transportation Advisory Board Pg. 63
- 14. Boards and Committees Appointment Transportation Advisory Board Pg. 72
- 15. Boards and Committees Removal and Appointment Transportation Advisory Board Pg. 77
- 16. Facilities Design and Construction Progress Place Renovation Construction Manager at Risk Selection and Pre-Construction Services Contract Pg. 82
- 17. Finance Lottery Proceeds Pg. 158
- 18. Finance Reimbursement Resolutions Pg. 166
- 19. Legal Tentative Sandoz Opioid Settlement Pg. 172
- 20. Sheriff's Office Acceptance of Highland Canine Connect Grant Pg. 230
- 21. Sheriff's Office Awarding of Service Weapon to Captain Chris Measimer Upon His Retirement Pg. 233
- 22. Social Services Energy Programs Outreach Plan Pg. 239
- 23. Tax Administration Tax Collector's Annual Settlement and Order Authorizing Collection of FY 2025-2026 Taxes Pg. 245
- 24. Tax Administration Refund and Release Reports June 2025 Pg. 254

E. NEW BUSINESS

- 1. Board of Commissioners Economic Development Grant Program Policy Pg. 267
- 2. Board Of Commissioners Voting Delegate Designation for NCACC 118th Annual Conference Pg. 287
- 3. County Manager Agreement For Use Of School Property And Harrisburg Parks And Recreation Pg. 289
- 4. County Manager Discuss Lobbying Firm Pg. 295
- 5. County Manager FY 2026 Economic Development Allocation Supplemental Public Hearing 6:00 p.m. Pg. 301
- 6. Emergency Medical Services (EMS) Grant Award Pg. 304

F. APPOINTMENTS TO BOARDS AND COMMITTEES

- 1. Boards and Committees Appointments Cabarrus County Board of Equalization and Review Pg. 311
- 2. Boards and Committees Appointments Cabarrus County Board of Equalization

G. REPORTS

- BOC Receive Updates From Commission Members Who Serve As Liaisons To Municipalities Or On Various Boards/Committees Pg. 319
- 2. BOC Request for Applications for County Boards/Committees Pg. 320
- 3. Budget Monthly Budget Amendment Report Pg. 333
- 4. Budget Monthly Financial Update Pg. 359
- 5. Communications and Outreach Monthly Summary Report Pg. 365
- 6. County Manager Monthly Building Activity Reports Pg. 369
- 7. EDC June 2025 Monthly Summary Report Pg. 378
- 8. Super Cab Co Monthly Report Pg. 380

H. GENERAL COMMENTS BY BOARD MEMBERS

I. CLOSED SESSION

Closed Session - Consult with Attorney Pg. 387

J. RETURN TO OPEN SESSION

K. ADJOURN

In accordance with ADA regulations, anyone who needs an accommodation to participate in the meeting should notify the ADA Coordinator at 704-920-2100 at least forty-eight (48) hours prior to the meeting.



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Approval of the Agenda

SUBJECT:

BOC - Changes to the Agenda

BRIEF SUMMARY:

A list of changes to the agenda is attached.

REQUESTED ACTION:

Recommended Motion:

Motion to approve the agenda as amended.

EXPECTED LENGTH OF PRESENTATION:

1 Minute

SUBMITTED BY:

Clerk to the Board

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

Changes to the Agenda



CABARRUS COUNTY BOARD OF COMMISSIONERS CHANGES TO THE AGENDA July 21, 2025

UPDATED:

New Business

E-3 County Manager – Agreement For Use Of School Property And Harrisburg Parks and Recreation

ADDITION:

New Business

E-2 Board of Commissioners – Voting Delegate Designation for NCACC 118th Annual Conference



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Recognitions and Presentations

SUBJECT:

Recognition - Cooperative Extension

BRIEF SUMMARY:

On behalf of NC Cooperative Extension, in recognition of over 50 years of service, the governor of North Carolina recognizes Pamela Outen with the Order of the Long Leaf Pine.

REQUESTED ACTION:

No action required.

EXPECTED LENGTH OF PRESENTATION:

5 Minutes

SUBMITTED BY:

Tracy LeCompte, Cooperative Extension Director

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Active Living and Parks - North Carolina Amateur Sports (NCAS) Youth Sports Grant

BRIEF SUMMARY:

The North Carolina Amateur Sports (NCAS) offers grants for youth sports. These grants provide funding for various improvements, such as equipment or facility upgrades for nonprofessional sports teams and participants.

The Active Living and Parks Department has been awarded \$1,500 towards providing Frank Liske Park with pickleball training equipment for youth programming and camps.

REQUESTED ACTION:

Recommended Motion:

Motion to accept grant award and approve the associated budget amendment.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Rae Moore, Active Living and Parks Project/Event Manager

BUDGET AMENDMENT REQUIRED:

Yes

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Youth Sports Grant Budget Amendment
- 2024-2025-NCAS-Youth-Sports-Grant-Part-One-April-Deadline (1)

Budget Revision/Amendment Request

Date:	7/21/2025					Amount: \$1,500						
Dept. Head:	Byron Haig	ler			De	partment	Active Livi	ng & Par	ks			
Internal	Transfer W	ithin Department	T	ansfer Between Depar	tments/Funds					✓ Sup	plement	tal Request
programming programs. The	by supporting Active Living	ne receipt of grant funds av g equipment purchases, fa g and Parks Department int rams. By investing in pickle	cility improvements, ends to use the fund	and the development of n	ew or expanded asing new equipn	recreationa nent, includ	opportunition	es, such as training a	s youth softl aids that will	ball, soccer	, and pickl	leball
Fund	Indicator	Department/ Object/ Project	A	ccount Name		oroved udget	Increase A	Amount	Decrease	Amount	Revise	d Budget
001	6	8112-639999-FLPPB	One Time Grants Othe	er	\$	-	\$	1,500.00	\$	-	\$	1,500.00
001	9	8112-9330-FLPPB	Tools & Minor Equipm	ent	\$	-	\$	1,500.00	\$	-	\$	1,500.00
Bud	get Officer		Cc	ounty Manager			<u> </u> 	Board of	Commission	oners		
	Approve	d		☐ Approved					Ap	proved		
	Denied			☐ Denied					De	enied		
Signature			Sianatu	re			Signatui	re				
Date			 Date				Date					



2024-2025 Youth Sports Grant Application - Part One

For Equipment and Facility Upgrades

You must review the <u>Grant Guidelines</u> posted on the North Carolina Amateur website before beginning the application process. After reviewing and agreeing to the Grant Guidelines, you will need to complete Part One and Part two of the application. To complete Part One, answer the following questions, each with a 1,500 character limit. Once you have completed the questions, you will be provided with instructions on where and how to upload your answers and complete Part Two of the application process. Do not create a separate PDF file with your answers. If you are applying for a grant for a 501(c)(3) organization, you will also be required to upload the following items during Part Two of the application process:

- A list of the organization's Board of Directors and their affiliation/occupation
- Letter of Determination from the IRS verifying your organization's 501(c)3 status

All uploaded files must be in PDF format. Incomplete and/or incorrectly submitted applications will not be considered. Grant recipients are required to submit a full accounting for how the grant funds were expended along with a progress report within 30 days after expending any approved funds.

The application deadline is 11:59 p.m. PST on April 1, 2025. Applications will be reviewed by the NCAS Endowment Fund Committee and applicants will be notified of their status no later than May 31, 2025. Check the <u>County List</u> to determine the amount of funding that is available in your County for this grant cycle. Email <u>ncas@ncsports.org</u> for any questions.

1. Provide an overview of the organization that is applying for the grant. (1,500 character limit)

2	Give a brief description of the funding request and an explanation of how the grant funds will be used. (1,500 character limit)
3	What are the objectives of the project in measurable terms? (1,500 character limit)

4. Provide a timetable for the project and the expenditure of the requested funds. (1,500 character limit) (All funds must be expended within one year of receipt unless otherwise stated.)
5. Provide a description of the staff involved and the qualifications of individuals involved in carrying out the project. (1,500 character limit)

6. Provide an itemized financial breakdown of the expenditures for the funding that is being requested. (1,500 character limit)
7. Would you accept partial funding for this request? If so, prioritize the funding request in order of preference. (1,500 character limit)



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

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Consent Agenda

SUBJECT:

Board of Commissioners - Proclamation

BRIEF SUMMARY:

A proclamation recognizing community service.

REQUESTED ACTION:

Recommended Motion:

Motion to adopt the Proclamation.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

Proclamation



PROCLAMATION

WHEREAS, Senior Pastor, Bishop Elvin Mickens, Sr., celebrated his 70th birthday and 35 years of pastoral ministry on June 29, 2025 at a banquet held in his honor in Kannapolis, North Carolina; and

WHEREAS, for more than three decades Bishop Mickens has served as the Senior Pastor of Mt. Calvary Holy Church Family Worship Center located in the City of Concord, Cabarrus County, State of North Carolina; and

WHEREAS, his passion for serving others, strengthening families, uplifting communities and transforming lives has led him to serve outside our local community and State; and

WHEREAS, he has served with distinction in national leadership roles within the Mt. Calvary Holy Church of America in the positions of: North Carolina Piedmont Jurisdictional Overseer, North Carolina Piedmont Jurisdictional Bishop, Second Vice-Presiding Bishop and is currently serving as Jurisdictional Bishop for California and Florida; and

WHEREAS, these roles reflect a life of tireless work, devotion and selfless leadership to others;

NOW, THEREFORE, the Cabarrus County Board of Commissioners do hereby recognize Senior Pastor, Bishop Elvin Mickens, Sr., for his many years of dedicated service and congratulates him on his 70th birthday.

Adopted this 21st day of July, 2025.

Jeff Jones, Chairman Cabarrus County Board of Commissioners



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Board of Commissioners - Resolution Amending the Board of Commissioners' 2025 Meeting Schedule - Work Session

BRIEF SUMMARY:

Amend the Resolution of the Cabarrus County Board of Commissioners' 2025 Meeting Schedule to reflect moving the agenda work session meetings back into the Multipurpose Room at the Governmental Center.

REQUESTED ACTION:

Recommended Motion:

Motion to approve the resolution.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Commissioner Kenneth Wortman

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

Resolution



RESOLUTION AMENDING THE CABARRUS COUNTY BOARD OF COMMISSIONERS' 2025 MEETING SCHEDULE

WHEREAS, beginning in August, the agenda work sessions of the Cabarrus County Board of Commissioners will be held on the first Monday of each month at 5:00 p.m. in the

Multipurpose Room at the Governmental Center; and

WHEREAS, the regular meetings of the Board of Commissioners will be held on the third Monday of each month at 6:00 p.m. in the Commissioners' Meeting Room at the Governmental Center; and

WHEREAS, the Cabarrus County Board of Commissioners' 2025 meetings may be conducted remotely in a virtual setting, as allowed by the Board's Remote Participation Policy; and

WHEREAS, the Martin Luther King, Jr. holiday requires a change in the regular meeting date in January 2025; and

WHEREAS, the President's Day holiday requires a change in the regular meeting date in February 2025; and

WHEREAS, the Easter holiday requires a change in the regular meeting date in April 2025;

WHEREAS, the Labor Day holiday requires a change in the agenda work session meeting date in September 2025; and

WHEREAS, the National Association of Counties (NACo) Conference requires a change in the work session meeting date in March 2025; and

NOW, THEREFORE, BE IT RESOLVED, the Cabarrus County Board of Commissioners, pursuant to North Carolina General Statute 153A-40(a), does hereby:

(1) Establish the Board's agenda work session schedule to meet at 5:00 p.m. (unless noted otherwise) in the Multipurpose Room at the Governmental Center on the following dates:

August 4, 2025 September 2, 2025 (Tuesday) October 6, 2025 November 3, 2025 December 1, 2025 (2) Establish the Board's regular meeting schedule to meet at 6:00 p.m. in the Commissioner's Meeting Room at the Governmental Center on the following dates:

January 21, 2025 (*Tuesday*)

February 18, 2025 (*Tuesday*)

March 17, 2025

April 22, 2025 (*Tuesday*)

May 19, 2025

June 16, 2025

June 21, 2025 (*Tuesday*)

August 18, 2025

September 15, 2025

November 17, 2025

December 15, 2025

(3) Sets quarterly summits scheduled at 6:00 p.m. at the following locations:

January 15, 2025

April 16, 2025

July 16, 2025

Cabarrus Arena

Library and Active Living Center at Afton Ridge

October 15, 2025

TBD

- (4) The Board will hold a Budget Public Hearing at the June 2, 2025 Work Session meeting at 5:30 p.m. in the Commissioners Meeting Room at the Governmental Center; and
- (5) Sets a Board retreat, to be held at the Governmental Center in the Multipurpose Room on February 21 at 5:00 p.m. to continue February 22 at 8:00 a.m.; and
- (6) Sets the NACo Legislative Conference in Washington, DC, on March 1-4, 2025; and
- (7) Sets the NCACC County Assembly Day and Legislative Reception in Raleigh, North Carolina on TBD; and
- (8) Sets budget workshop meetings on April 15, 2025 and June 5, 2025 at 5:00 p.m. in the Multipurpose Room in the Governmental Center; and
- (9) Sets the NACo Annual Conference in Allegheny County, Pittsburgh, Pennsylvania on July 11 14, 2025; and
- (10) Sets the NCACC Annual Conference in Pitt County, North Carolina on August 20 23, 2025; and

will be held as needed with proper notice as required by North Carolina General Statute 153A-40.

Adopted this the 21st day of July, 2025.

Jeff Jones, Chairman
Board of Commissioners

Attest:

Lauren Linker, Clerk to the Board

BE IT FURTHER RESOLVED that any recessed, special or emergency meeting



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Removal and Appointment - Cabarrus County Board of Equalization and Review

BRIEF SUMMARY:

William Ferriss holds the Alternate seat on the Board of Equalization and Review. The term has expired, and he does not wish to continue at this time.

It is requested by the advisory board to appoint Robbie Jones to fill the Alternate seat. The term will end June 30, 2026.

REQUESTED ACTION:

Recommended Motions:

Motion to remove William Ferriss from the alternate seat on the Board of Equalization and Review and thank him for his service.

Motion to appoint Robbie Jones to fill the Alternate seat on the Board of Equalization and Review, term expiring June 30, 2026; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Membership List
- Applications on File

Board of Equalization and Review

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving
Board of Equalization and Review					
Bernard Felder	1	6/20/2022	6/30/2025	1	1
Audy R. Dover	2	6/20/2022	6/30/2025	7	1
Mike Wallace	3	6/16/2025	6/30/2026	1	1
Glen Tucker	4	6/17/2024	6/30/2027	5	1
Keith Troutman	5	6/19/2023	6/30/2026	4	1
William Ferris	Alternate	6/17/2024	6/30/2025		1

Board of Equalization and Review Applications on File June 23, 2025

Audy Dover~
Robbie Jones
Charles Paxton
Bernard Felder~
Jon Bradley
Kenneth Metcalf
Candice Johnson
Divina Jones

[~] Current member.



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Appointment - Library Board of Trustees

BRIEF SUMMARY:

Lori Clay holds the Midland (Southern Cabarrus County) Seat on the Library Board of Trustees; the term will expire July 31, 2025. The seat will need filled.

REQUESTED ACTION:

Recommended Motion:

Motion to reappoint Lori Clay to fill the Midland (Southern Cabarrus County) Seat on the Library Board of Trustees, term expiring July 31, 2028; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Membership List
- Qualified Applicant Library Midland (Southern Cab Co Seat)
- Applications on File

Library Board of Trustees – Membership List

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving
Library Board of Trustees					
Appointed by Concord City Council					
Amy Burns	Concord	6/9/2022	6/30/2025	1	. 1
Subject to Concurrence by Concord	City Council				
Rachel Porter	Concord	8/17/2020	8/31/2023	1	. 2
Appointed by Town of Harrisburg					
Juliane Hofmann	Harrisburg	10/21/2024	6/10/2027	1	. 1
Lori Clay	Midland (Southern Cabarrus Co.)	9/16/2024	7/31/2025		1
Kelly Stout	Kannapolis	9/16/2024	2/28/2027	1	. 1
Elizabeth Eaise	Kannapolis	9/16/2024	10/31/2024		1
Kathy Dums	Mount Pleasant	12/16/2024	9/30/2027	1	. 1



Boards and Committees Qualified Applicants

Midland	Lori Clay	Lori Clay Rebecca Chasteen Margart Houston Mike Tallent
	,	Rebecca Chasteen Margart Houston

Library Board of Trustees Applications on File June 23, 2025

Table 100
Simon Wyant
Steve Grossman
Martin Ericson
Christine Barrier
Kenny Robinson
Barbara Strang
Jonathan Andrus
Hailey Page
Mike Tallent
Margaret Houston
Barbara Strang
James Bear
Emily Sneed
Michael Otlewski
Benjamin Taylor
Rebecca Chasteen
Lori Clay ~
Kristin Causey
Eliabeth Eaise
Leslie Cook
Wesley Agustin
Rachel Porter ~
Ian Freeze
Benjamin Taylor
James Polk

[~] Current member.



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Appointment - Nursing Home Community Advisory Committee

BRIEF SUMMARY:

Wendy Betts has completed all state program requirements and training and will be a great addition to the team.

It is requested by the advisory committee to appoint Wendy Betts to fill vacant seat #1 for a one-year term to expire July 31, 2026.

REQUESTED ACTION:

Recommended Motion:

Motion to appoint Wendy Betts to the Nursing Home Community Advisory Committee for a one-year term expiring July 31, 2026; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Training Status
- Membership List



DEPARTMENT OF HEALTH AND HUMAN SERVICES

DIVISION OF AGING AND ADULT SERVICES OFFICE OF THE STATE LONG-TERM CARE OMBUDSMAN

COMMUNITY ADVISORY COMMITTEE ORIENTATION TRAINING STATUS

A	aliaam.	the Man	e Wen	de Dotte

Quarter: Spring

Regional Ombudsman's Name: Rachel Kiel

Region: F

County: Cabarrus

Date: June 6, 2025

County Committee: ☐ Adult Care Home **☒** Nursing Home

☐ Joint

Beginning Date of Orientation Training: April 22, 2025

Assigned Group: Group B

Week	Group A □ Wednesday & Thursday 10:00 a.m 4:00 p.m.		Group B ⊠ Tuesday, Wednesday, Thursday 5:30 p.m 7:30 p.m.			Group C □ Tuesday & Wednesday 10:00 a.m 4:00 p.m.		Group D □ Tuesday – Friday 10:00 a.m 4:00 p.m.
1	April 9, 2025	April 10, 2025	April 22, 2025	April 23, 2025	April 24, 2025	May 20, 2025	May 21, 2025	June 10, 2025
2	April 16, 2025	April 17, 2025	April 29, 2025	April 30, 2025	May 1, 2025	May 27, 2025	May 28, 2025	June 11, 2025 June 12, 2025
3			May 6, 2025	May 7, 2025	May 8, 2025		The second second	June 13, 2025

Applicants are expected to complete all of the Community Advisory Committee (CAC) Orientation training before being certified, designated, and appointed as a CAC volunteer/member. The training consists of three phases in the following order

Phase I	Phase II	Phase III Classroom Orientation		
Independent Study	Field Work Orientation			
(7) hours of independent study/homework (independent, web-based, webinars)	(10 – 14) hours of facility visitation to speak with staff members and residents of the facilities you will be serving. At least half, (5 – 7) hours of Facility visitation must be completed prior to entering Phase III of training.	(16 – 20) hours of State Office classroom orientation 1. Modules 1 – 10 2. Depending on Group Schedule selections available, classes can run from 1 – 3 weeks.		
	All facility hours must be completed before the end of Phase III.			

As a CAC applicant, an attestation form was signed expressing orientation training must be completed within 90 days of application. Below is a summary of your application status. By signing this form, you are agreeing to perform your required duties as a CAC ombudsman volunteer and that you understand your responsibilities as a representative of the Long-Term Care Ombudsman's program. You are now ready for appointment by your local County Commissioners.

Summary: You have successfully completed the required 36-hours of CAC orientation training. Congratulations on becoming a CAC volunteer!

Application Status: Approved

CAC Applicant's Signature:

SLTCO Trainer's Signature: _

Updated: 4/24/2025



Nursing Home Community Advisory Committee

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving
Nursing Home Community Advisory Committee					
Sandi Lane	1	9/18/2023	9/30/2026	3	1
Vacant #1	2				
Vacant #2	3				
Vacant #3	4				
Vacant #4	5				
Vacant #5	6				
Vacant #6	7				
Vacant #7	8				
Vacant #8	9				
Vacant #9	10				
Vacant #10	11				
Vacant #11	12				



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Appointment - Region F Aging Advisory Committee

BRIEF SUMMARY:

James Bernacki holds the Delegate #2 Seat on the Region F Aging Advisory Committee (a two-year term seat); the term has expired. The seat needs filled.

It is requested by the advisory committee reappoint Mr. Bernacki to fill the seat.

REQUESTED ACTION:

Recommended Motion:

Motion to reappoint James Bernacki to fill the Delegate #2 Seat on the Region F Aging Advisory Committee, term expiring June 30, 2027; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Applications on File

Region F Aging Advisory Committee

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving	
Region F Aging Advisory Committee						
Jean Chandler	Delegate #1	7/16/2024	6/30/2026	2	1	
James Bernacki	Delegate #2	6/19/2023	6/30/2025	2	1	
	Delegate #3					

Region F Aging Advisory Committee Applications on File June 23, 2025

James Bernacki~
Sandra Bernacki
Asha Rodriguez
Elisa Gregorich
Shayla Paylor
Sharon MacKinnon

~ Current Member.



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Appointment - Tourism Authority

BRIEF SUMMARY:

DeVante' Watkins holds seat#7, Hotelier, on the Tourism Authority; the term has expired. The seat needs filled.

It is recommended by the advisory council to reappoint DeVante' Watkins to the seat.

REQUESTED ACTION:

Recommended Motion:

Motion to reappoint DeVante' Watkins to fill seat #7, Hotelier, on the Tourism Authority, term expiring June 30, 2028; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On Behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Membership List
- Applications on File Qualified Seat #7
- Applications on File

Tourism Authority

Membership List

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving
Tourism Authority					
Devante' Watkins	Hotelier #7	3/20/2023	6/30/2025	1	1
Kenny Wortman	At-Large #1	2/18/2025	6/30/2026		
Nominated By Cabarrus County Tour	ism Authority				
Lloyd Payne	At-Large #5	6/17/2024	6/30/2027	1	1
Angela Brown	Hotelier #8	6/30/2022	6/30/2025	1	1
Greg Walter	Tourism Activist #2	6/19/2023	6/30/2026	2	1
Steve Steinbacher	Tourism Activist #10	6/19/2023	6/30/2026	2	1
Vinay Patel	Hotelier #11	6/17/2024	6/30/2027	2	1
Jay White	At-Large #12	6/20/2022	6/30/2025	2	2
Nominated By Cabarrus Regional Ch	amber of Commerce				
Melissa Ewart	Hotelier #6	6/17/2024	6/30/2027	1	1
James Ross	At-Large #9	11/21/2022	6/30/2025		1
Alison Paladino	At-Large #3	6/19/2023	6/30/2026	1	1



Boards and Committees Qualified Applicants

Tourism Authority	Seat/Position	Current Member	Qualified Applicant
1.	#7 – Hotelier (At-	Devante' Watkins	Devante' Watkins
	Large)		Vinay Patel~
			Melissa Ewert~

[~]Not available for appointment due to holding other seats on the Tourism Authority.

Cabarrus County Tourism Authority Other Non-Qualified Applications on File June 23, 2025

Angela Brown~
James Ross~
Jennifer Teague
Matthew Long
Bridget Fowler
David Conrad
Kenny Robinson
Emily Sneed
Holly Edwards
Vinay Patel~
Melissa Ewert∼

[~] Current Member.



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Appointment - Tourism Authority

BRIEF SUMMARY:

Seat # 9 is an At-Large position that The Cabarrus Regional Chamber of Commerce has authority to fill. Seat #9, At-Large, is currently held by James Ross; the term has expired.

The Cabarrus Regional Chamber of Commerce recommends the reappointment of James Ross. The Tourism Authority agrees with the recommendation.

REQUESTED ACTION:

Recommended Motion:

Motion to reappoint James Ross to fill seat #9, At-Large, on the Tourism Authority, term expiring June 30, 2028; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On Behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Membership List
- Legislation

Tourism Authority – Membership List

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving	Postal Location
Tourism Authority						
Devante' Watkins	Hotelier #7	3/20/2023	6/30/2025	1	1	Concord, NC
Kenny Wortman	At-Large #1	2/18/2025	6/30/2026			Concord, NC
Nominated By Cabarrus Coun	ty Tourism Authority					
Lloyd Payne	At-Large #5	6/17/2024	6/30/2027	1	1	Concord, NC
Angela Brown	Hotelier #8	6/30/2022	6/30/2025	1	1	Concord, NC
Greg Walter	Tourism Activist #2	6/19/2023	6/30/2026	2	2 1	Charlotte, NC
Steve Steinbacher	Tourism Activist #10	6/19/2023	6/30/2026	2	2	Concord, NC
Vinay Patel	Hotelier #11	6/17/2024	6/30/2027	2	2	Charlotte, NC
Jay White	At-Large #12	6/20/2022	6/30/2025	2	2	Concord, NC
Nominated By Cabarrus Regio	onal Chamber of Commerce					
Melissa Ewart	Hotelier #6	6/17/2024	6/30/2027	1	1	Charlotte, NC
James Ross	At-Large #9	11/21/2022	6/30/2025		1	Concord, NC
Alison Paladino	At-Large #3	6/19/2023	6/30/2026	1	1	Concord, NC

GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

SENATE BILL 1357 RATIFIED BILL

AN ACT TO MODIFY THE CABARRUS COUNTY TOURISM AUTHORITY.

The General Assembly of North Carolina enacts:

SECTION 1. Section 2(a) of Chapter 658 of the 1989 Session Laws, as amended

by Section 1 of Chapter 97 of the 1999 Session Laws, reads as rewritten:

"(a) Establishment and Membership. When the Cabarrus County Board of Commissioners adopts a resolution levying a room occupancy tax pursuant to this act, it shall establish and create the The Cabarrus County Tourism Authority is composed of nine 12 members, with seats on the Authority numbered one through nine, 12, all of whom shall be appointed by the board, Cabarrus County Board of Commissioners, selected as follows:

Seats 1, 4, and 7 shall be selected by the board at large and shall include, but not be limited to, at least one member of the board or the Cabarrus County

Manager; Manager and shall include one hotelier.

(2) Seats 2, 5, and 8 shall be appointed by the board from a list of at least three persons submitted by the Cabarrus County Tourism Authority; Authority and shall include one hotelier and at least one person currently active in the promotion of tourism in the county.

(3) Seats 3, 6, and 9 shall be appointed by the board from a list of at least three persons submitted to the board by the Cabarrus Regional Chamber of

Commerce. Commerce and shall include one hotelier.

(4) Seats 10, 11, and 12 shall be appointed by the board from a list of persons submitted to the board by the Cabarrus County Tourism Authority and shall include one hotelier and at least one person currently active in the promotion of tourism in the county."

SECTION 2. Section 2(b) of Chapter 658 of the 1989 Session Laws, as amended

by Section 1 of Chapter 97 of the 1999 Session Laws, reads as rewritten:

- "(b) Terms of Office. Except as otherwise provided in the schedule set forth below, the term of office of each member of the Authority shall be three years. The terms shall be staggered so that after the initial members of the Authority are appointed, three four members are appointed each year, implemented as follows:
 - (1) Seats 1, 2, and 3, and 10 shall be appointed initially for one year, and thereafter for three years; years.
 - (2) Seats 4, 5, and 6, and 11 shall be appointed initially for two years, and thereafter for three years; and years.
 - (3) Seats 7, 8, and 9, and 12 shall be appointed initially for three years, and thereafter for three years."

SECTION 3. Section 2 of Chapter 658 of the 1989 Session Laws, as amended by Section 1 of Chapter 97 of the 1999 Session Laws, is amended by adding a new subsection to read:

- "(b1) When any vacancy occurs, the organization responsible for nominating members for full terms for the vacant seat shall submit a recommendation to the Cabarrus County Board of Commissioners."
- **SECTION 4.** Section 2(c) of Chapter 658 of the 1989 Session Laws reads as rewritten:
- "(c) Powers and Duties of the Authority. In addition to any other powers and duties of the Authority otherwise conferred by law, the Authority may contract with any person, firm, corporation, or agency to assist it in the promotion of travel and tourism and to carry out the



purposes identified in Section 1(e) of this act. The Authority may accept contributions from

any source to be used for the purposes stated in Section (1)(e) of this act.

On or before April 1 of each year after the levy of the tax authorized in this act, the Authority shall prepare an annual budget based upon anticipated revenues and shall submit the budget to the Cabarrus County Manager for processing and approval through the regular budget procedure of the County. The Authority shall make quarterly reports to the board detailing its revenues, expenditures, and activities. The County may audit the Authority's financial records upon reasonable notice to the Authority. At the end of each fiscal year, any funds of the Authority not expended, obligated, or reserved, as approved by the County, shall be remitted to Cabarrus County for its use."

SECTION 5. This act is effective when it becomes law. In the General Assembly read three times and ratified this the 9th day of July, 2010.

Walter H. Dalton President of the Senate

Joe Hackney Speaker of the House of Representatives



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Appointment - Tourism Authority

BRIEF SUMMARY:

The Cabarrus Tourism Authority nominated seat, #8, Hotelier, is held by Angela Brown; the term has expired. The seat needs filled.

It is recommended by Cabarrus Tourism Authority upon their nomination and recommended by the advisory board to reappoint Angela Brown to the seat.

REQUESTED ACTION:

Recommended Motion:

Motion to reappoint Angela Brown to fill seat #8, Hotelier, on the Tourism Authority, term expiring June 30, 2028; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On Behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Membership List
- Legislation

Tourism Authority – Membership List

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving	Postal Location
Tourism Authority						
Devante' Watkins	Hotelier #7	3/20/2023	6/30/2025	1	1	Concord, NC
Kenny Wortman	At-Large #1	2/18/2025	6/30/2026			Concord, NC
Nominated By Cabarrus Coun	ty Tourism Authority					
Lloyd Payne	At-Large #5	6/17/2024	6/30/2027	1	1	Concord, NC
Angela Brown	Hotelier #8	6/30/2022	6/30/2025	1	1	Concord, NC
Greg Walter	Tourism Activist #2	6/19/2023	6/30/2026	2	2 1	Charlotte, NC
Steve Steinbacher	Tourism Activist #10	6/19/2023	6/30/2026	2	2	Concord, NC
Vinay Patel	Hotelier #11	6/17/2024	6/30/2027	2	2	Charlotte, NC
Jay White	At-Large #12	6/20/2022	6/30/2025	2	2	Concord, NC
Nominated By Cabarrus Regio	onal Chamber of Commerce					
Melissa Ewart	Hotelier #6	6/17/2024	6/30/2027	1	1	Charlotte, NC
James Ross	At-Large #9	11/21/2022	6/30/2025		1	Concord, NC
Alison Paladino	At-Large #3	6/19/2023	6/30/2026	1	1	Concord, NC

GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2009**

SENATE BILL 1357 RATIFIED BILL

AN ACT TO MODIFY THE CABARRUS COUNTY TOURISM AUTHORITY.

The General Assembly of North Carolina enacts:

SECTION 1. Section 2(a) of Chapter 658 of the 1989 Session Laws, as amended

by Section 1 of Chapter 97 of the 1999 Session Laws, reads as rewritten:

Establishment and Membership. When the Cabarrus County Board of Commissioners adopts a resolution levying a room occupancy tax pursuant to this act, it shall establish and create the The Cabarrus County Tourism Authority is composed of nine 12 members, with seats on the Authority numbered one through-nine, 12, all of whom shall be appointed by the board, Cabarrus County Board of Commissioners, selected as follows:

Seats 1, 4, and 7 shall be selected by the board at large and shall include, but not be limited to, at least one member of the board or the Cabarrus County

Manager; Manager and shall include one hotelier.

Seats 2, 5, and 8 shall be appointed by the board from a list of at least three (2)persons submitted by the Cabarrus County Tourism Authority; Authority and shall include one hotelier and at least one person currently active in the promotion of tourism in the county.

Seats 3, 6, and 9 shall be appointed by the board from a list of at least three (3) persons submitted to the board by the Cabarrus Regional Chamber of

Commerce. Commerce and shall include one hotelier.

Seats 10, 11, and 12 shall be appointed by the board from a list of persons (4)submitted to the board by the Cabarrus County Tourism Authority and shall include one hotelier and at least one person currently active in the promotion of tourism in the county."

SECTION 2. Section 2(b) of Chapter 658 of the 1989 Session Laws, as amended

by Section 1 of Chapter 97 of the 1999 Session Laws, reads as rewritten:

- Terms of Office. Except as otherwise provided in the schedule set forth below, the term of office of each member of the Authority shall be three years. The terms shall be staggered so that after the initial members of the Authority are appointed, three-four members are appointed each year, implemented as follows:
 - Seats 1, 2, and 3, and 10 shall be appointed initially for one year, and (1)thereafter for three years; years.
 - Seats 4, 5, and 6, and 11 shall be appointed initially for two years, and (2)thereafter for three years; and years.
 - (3)Seats 7, 8, and 12 shall be appointed initially for three years, and

thereafter for three years."

SECTION 3. Section 2 of Chapter 658 of the 1989 Session Laws, as amended by Section 1 of Chapter 97 of the 1999 Session Laws, is amended by adding a new subsection to read:

- "(b1) When any vacancy occurs, the organization responsible for nominating members for full terms for the vacant seat shall submit a recommendation to the Cabarrus County Board of Commissioners."
- SECTION 4. Section 2(c) of Chapter 658 of the 1989 Session Laws reads as rewritten:
- Powers and Duties of the Authority. In addition to any other powers and duties of the Authority otherwise conferred by law, the Authority may contract with any person, firm, corporation, or agency to assist it in the promotion of travel and tourism and to carry out the



purposes identified in Section 1(e) of this act. The Authority may accept contributions from

any source to be used for the purposes stated in Section (1)(e) of this act.

On or before April 1 of each year after the levy of the tax authorized in this act, the Authority shall prepare an annual budget based upon anticipated revenues and shall submit the budget to the Cabarrus County Manager for processing and approval through the regular budget procedure of the County. The Authority shall make quarterly reports to the board detailing its revenues, expenditures, and activities. The County may audit the Authority's financial records upon reasonable notice to the Authority. At the end of each fiscal year, any funds of the Authority not expended, obligated, or reserved, as approved by the County, shall be remitted to Cabarrus County for its use."

SECTION 5. This act is effective when it becomes law. In the General Assembly read three times and ratified this the 9th day of July, 2010.

Walter H. Dalton President of the Senate

Joe Hackney Speaker of the House of Representatives



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Removal and Appointment - Tourism Authority

BRIEF SUMMARY:

Seat #2 Tourism Activist is a position that Cabarrus County Tourism Authority has authority to fill. Seat #2 Tourism Activist is currently held by Greg Walter; he will not be continuing in this position. The term will expire June 30, 2026.

The Cabarrus County Tourism Authority recommends the appointment of Matthew Long to fill the unexpired term on this seat.

REQUESTED ACTION:

Recommended Motions:

Motion to remove Greg Walter from Seat #2 Tourism Activist on the Tourism Authority and thank him for his service.

Motion to appoint Matthew Long to fill Seat #2 Tourism Activist on the Tourism Authority for the unexpired term; and to include any necessary exceptions to the Appointment Policy. The term will end June 30, 2026.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- ם Membership List
- Legislation

Tourism Authority – Membership List

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving	Postal Location
Tourism Authority						
Devante' Watkins	Hotelier #7	3/20/2023	6/30/2025	1	1 1	Concord, NC
Kenny Wortman	At-Large #1	2/18/2025	6/30/2026			Concord, NC
Nominated By Cabarrus County Touri	ism Authority					
Lloyd Payne	At-Large #5	6/17/2024	6/30/2027	1	1 1	Concord, NC
Angela Brown	Hotelier #8	6/30/2022	6/30/2025	1	1 1	Concord, NC
Greg Walter	Tourism Activist #2	6/19/2023	6/30/2026	2	2 1	Charlotte, NC
Steve Steinbacher	Tourism Activist #10	6/19/2023	6/30/2026	2	2 1	Concord, NC
Vinay Patel	Hotelier #11	6/17/2024	6/30/2027	2	2 1	Charlotte, NC
Jay White	At-Large #12	6/20/2022	6/30/2025	2	2 2	Concord, NC
Nominated By Cabarrus Regional Cha	amber of Commerce					
Melissa Ewart	Hotelier #6	6/17/2024	6/30/2027	1	1 1	Charlotte, NC
James Ross	At-Large #9	11/21/2022	6/30/2025		1	Concord, NC
Alison Paladino	At-Large #3	6/19/2023	6/30/2026	1	1 1	Concord, NC
Steve Steinbacher Vinay Patel Jay White Nominated By Cabarrus Regional Cha Melissa Ewart James Ross	Tourism Activist #10 Hotelier #11 At-Large #12 amber of Commerce Hotelier #6 At-Large #9	6/19/2023 6/17/2024 6/20/2022 6/17/2024 11/21/2022	6/30/2026 6/30/2027 6/30/2025 6/30/2027 6/30/2025	2	2 1 2 1 2 2 2 2 2 1 1 1 1	Co Cha Co Cha Co

GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

SENATE BILL 1357 RATIFIED BILL

AN ACT TO MODIFY THE CABARRUS COUNTY TOURISM AUTHORITY.

The General Assembly of North Carolina enacts:

SECTION 1. Section 2(a) of Chapter 658 of the 1989 Session Laws, as amended

by Section 1 of Chapter 97 of the 1999 Session Laws, reads as rewritten:

"(a) Establishment and Membership. When the Cabarrus County Board of Commissioners adopts a resolution levying a room occupancy tax pursuant to this act, it shall establish and create the The Cabarrus County Tourism Authority is composed of nine 12 members, with seats on the Authority numbered one through nine, 12, all of whom shall be appointed by the board, Cabarrus County Board of Commissioners, selected as follows:

Seats 1, 4, and 7 shall be selected by the board at large and shall include, but not be limited to, at least one member of the board or the Cabarrus County

Manager; Manager and shall include one hotelier.

(2) Seats 2, 5, and 8 shall be appointed by the board from a list of at least three persons submitted by the Cabarrus County Tourism Authority; Authority and shall include one hotelier and at least one person currently active in the promotion of tourism in the county.

(3) Seats 3, 6, and 9 shall be appointed by the board from a list of at least three persons submitted to the board by the Cabarrus Regional Chamber of

Commerce. Commerce and shall include one hotelier.

(4) Seats 10, 11, and 12 shall be appointed by the board from a list of persons submitted to the board by the Cabarrus County Tourism Authority and shall include one hotelier and at least one person currently active in the promotion of tourism in the county."

SECTION 2. Section 2(b) of Chapter 658 of the 1989 Session Laws, as amended

by Section 1 of Chapter 97 of the 1999 Session Laws, reads as rewritten:

- "(b) Terms of Office. Except as otherwise provided in the schedule set forth below, the term of office of each member of the Authority shall be three years. The terms shall be staggered so that after the initial members of the Authority are appointed, three four members are appointed each year, implemented as follows:
 - (1) Seats 1, 2, and 3, and 10 shall be appointed initially for one year, and thereafter for three years; years.
 - (2) Seats 4, 5, and 6, and 11 shall be appointed initially for two years, and thereafter for three years; and years.
 - (3) Seats 7, 8, and 9, and 12 shall be appointed initially for three years, and thereafter for three years."

SECTION 3. Section 2 of Chapter 658 of the 1989 Session Laws, as amended by Section 1 of Chapter 97 of the 1999 Session Laws, is amended by adding a new subsection to read:

- "(b1) When any vacancy occurs, the organization responsible for nominating members for full terms for the vacant seat shall submit a recommendation to the Cabarrus County Board of Commissioners."
- **SECTION 4.** Section 2(c) of Chapter 658 of the 1989 Session Laws reads as rewritten:
- "(c) Powers and Duties of the Authority. In addition to any other powers and duties of the Authority otherwise conferred by law, the Authority may contract with any person, firm, corporation, or agency to assist it in the promotion of travel and tourism and to carry out the



purposes identified in Section 1(e) of this act. The Authority may accept contributions from

any source to be used for the purposes stated in Section (1)(e) of this act.

On or before April 1 of each year after the levy of the tax authorized in this act, the Authority shall prepare an annual budget based upon anticipated revenues and shall submit the budget to the Cabarrus County Manager for processing and approval through the regular budget procedure of the County. The Authority shall make quarterly reports to the board detailing its revenues, expenditures, and activities. The County may audit the Authority's financial records upon reasonable notice to the Authority. At the end of each fiscal year, any funds of the Authority not expended, obligated, or reserved, as approved by the County, shall be remitted to Cabarrus County for its use."

SECTION 5. This act is effective when it becomes law. In the General Assembly read three times and ratified this the 9th day of July, 2010.

Walter H. Dalton President of the Senate

Joe Hackney Speaker of the House of Representatives



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Removal and Appointment - Tourism Authority

BRIEF SUMMARY:

Seat #12 At-Large is a position that Cabarrus County Tourism Authority has authority to fill. Seat #12 At-Large is currently held by Jay White whose term has expired. The seat needs filled.

The Cabarrus County Tourism Authority recommends the appointment of Jennifer Teague to fill the seat.

REQUESTED ACTION:

Recommended Motions:

Motion to remove Jay White from seat #12, At-Large, from the Tourism Authority and thank him for his service.

Motion to appoint Jennifer Teague to fill Seat #12 At-Large on the Tourism Authority for a three-year term to expire June 30, 2028; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On Behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Membership List
- Legislation

Tourism Authority – Membership List

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving	Postal Location
Tourism Authority						
Devante' Watkins	Hotelier #7	3/20/2023	6/30/2025	1	1	Concord, NC
Kenny Wortman	At-Large #1	2/18/2025	6/30/2026			Concord, NC
Nominated By Cabarrus Coun	ty Tourism Authority					
Lloyd Payne	At-Large #5	6/17/2024	6/30/2027	1	1	Concord, NC
Angela Brown	Hotelier #8	6/30/2022	6/30/2025	1	1	Concord, NC
Greg Walter	Tourism Activist #2	6/19/2023	6/30/2026	2	2 1	Charlotte, NC
Steve Steinbacher	Tourism Activist #10	6/19/2023	6/30/2026	2	2	Concord, NC
Vinay Patel	Hotelier #11	6/17/2024	6/30/2027	2	2	Charlotte, NC
Jay White	At-Large #12	6/20/2022	6/30/2025	2	2	Concord, NC
Nominated By Cabarrus Regio	onal Chamber of Commerce					
Melissa Ewart	Hotelier #6	6/17/2024	6/30/2027	1	1	Charlotte, NC
James Ross	At-Large #9	11/21/2022	6/30/2025		1	Concord, NC
Alison Paladino	At-Large #3	6/19/2023	6/30/2026	1	1	Concord, NC

GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

SENATE BILL 1357 RATIFIED BILL

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The General Assembly of North Carolina enacts:

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Seats 1, 4, and 7 shall be selected by the board at large and shall include, but not be limited to, at least one member of the board or the Cabarrus County

Manager; Manager and shall include one hotelier.

(2) Seats 2, 5, and 8 shall be appointed by the board from a list of at least three persons submitted by the Cabarrus County Tourism Authority; Authority and shall include one hotelier and at least one person currently active in the promotion of tourism in the county.

(3) Seats 3, 6, and 9 shall be appointed by the board from a list of at least three persons submitted to the board by the Cabarrus Regional Chamber of

Commerce. Commerce and shall include one hotelier.

(4) Seats 10, 11, and 12 shall be appointed by the board from a list of persons submitted to the board by the Cabarrus County Tourism Authority and shall include one hotelier and at least one person currently active in the promotion of tourism in the county."

SECTION 2. Section 2(b) of Chapter 658 of the 1989 Session Laws, as amended

by Section 1 of Chapter 97 of the 1999 Session Laws, reads as rewritten:

- "(b) Terms of Office. Except as otherwise provided in the schedule set forth below, the term of office of each member of the Authority shall be three years. The terms shall be staggered so that after the initial members of the Authority are appointed, three-four members are appointed each year, implemented as follows:
 - (1) Seats 1, 2, and 3, and 10 shall be appointed initially for one year, and thereafter for three years; years.
 - (2) Seats 4, 5, and 6, and 11 shall be appointed initially for two years, and thereafter for three years; and years.
 - (3) Seats 7, 8, and 9, and 12 shall be appointed initially for three years, and thereafter for three years."

SECTION 3. Section 2 of Chapter 658 of the 1989 Session Laws, as amended by Section 1 of Chapter 97 of the 1999 Session Laws, is amended by adding a new subsection to read:

- "(b1) When any vacancy occurs, the organization responsible for nominating members for full terms for the vacant seat shall submit a recommendation to the Cabarrus County Board of Commissioners."
- SECTION 4. Section 2(c) of Chapter 658 of the 1989 Session Laws reads as rewritten:
- "(c) Powers and Duties of the Authority. In addition to any other powers and duties of the Authority otherwise conferred by law, the Authority may contract with any person, firm, corporation, or agency to assist it in the promotion of travel and tourism and to carry out the



purposes identified in Section 1(e) of this act. The Authority may accept contributions from

any source to be used for the purposes stated in Section (1)(e) of this act.

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SECTION 5. This act is effective when it becomes law. In the General Assembly read three times and ratified this the 9th day of July, 2010.

Walter H. Dalton President of the Senate

Joe Hackney Speaker of the House of Representatives



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Appointment - Transportation Advisory Board

BRIEF SUMMARY:

Judy Coble holds the LIFE Center seat on the Transportation Advisory Board; the term has expired. The seat needs filled.

It is recommended by the advisory board to reappoint Judy Coble to this seat.

REQUESTED ACTION:

Recommended Motion:

Motion to reappoint Judy Coble to fill the LIFE Center seat on the Transportation Advisory Board, term expiring June 30, 2028; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On Behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Membership List
- Qualified Applicant LIFE Center Seat Transportation
- Applications on File

Transportation Advisory Board

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving
Transportation Advisory Board					
Tony Lapish	Citizen Advocate/Retired	6/17/2024	6/30/2027	1	. 2
Charles Hendrix	Citizen Advocate/ADA	6/19/2023	6/30/2026	4	1
Art Whittaker	County Schools	6/17/2024	6/30/2027	4	1
Leticia Loadholt	Human Services DSS	6/19/2023	6/30/2026	1	. 1
Mitchell Burris	Law Enforcement	6/17/2024	6/30/2027	4	1
	Hispanic Community				
Tammy Bare	Human Services Aging	6/17/2024	6/30/2027	1	. 2
	Midland Area				
Skip Kraft	Vocational/Sheltered Workshops	6/17/2024	6/30/2027	4	1
Megan Shuping	Cab. Health Alliance Healthy Cabarrus	7/18/2022	6/30/2025	2	2
Ann Benfield	Head Start	6/17/2024	6/30/2027	4	. 2
	NC Mental Health				
Judy Coble	LIFE Center	6/20/2022	6/30/2025	4	1
Kara Clark	Cabarrus EMS	6/19/2023	6/30/2026	1	. 2
	Social Work (Blind)				
Jon Bradley	County Safety Manager	6/20/2022	6/30/2025	2	. 1
James Polk	Citizen Advocate/Aging	6/10/2023	6/30/2026	4	1



Boards and Committees Qualified Applicants

Transportation Adv. Brd.	Seat/Position	Current Member	Qualified Applicant
1.	Cab. Health Alliance Healthy Cabarrus	Megan Shuping	Alicia Primus
2.	LIFE Center	Judy Coble	Judy Coble
3.	Cabarrus Safety Manager	Jon Bradley	Jon Bradley

Transportation Advisory Board – Membership List

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving
Transportation Advisory Board					
Tony Lapish	Citizen Advocate/Retired	6/17/2024	6/30/2027		1 2
Charles Hendrix	Citizen Advocate/ADA	6/19/2023	6/30/2026		4
Art Whittaker	County Schools	6/17/2024	6/30/2027		4
Leticia Loadholt	Human Services DSS	6/19/2023	6/30/2026		1
Mitchell Burris	Law Enforcement	6/17/2024	6/30/2027		4
	Hispanic Community				
Tammy Bare	Human Services Aging	6/17/2024	6/30/2027		1 2
	Midland Area				
Skip Kraft	Vocational/Sheltered Workshops	6/17/2024	6/30/2027		4
Megan Shuping	Cab. Health Alliance Healthy Cabarrus	7/18/2022	6/30/2025		2
Ann Benfield	Head Start	6/17/2024	6/30/2027		4
	NC Mental Health				
Judy Coble	LIFE Center	6/20/2022	6/30/2025		4
Kara Clark	Cabarrus EMS	6/19/2023	6/30/2026		1 2
	Social Work (Blind)				
Jon Bradley	County Safety Manager	Perpetual			1
James Polk	Citizen Advocate/Aging	6/10/2023	6/30/2026		4
	Local Clergy				

Rec.: June 4, 2025



Must be in format xxx-xxx-xxxx

Application for Appointment to Cabarrus County Advisory Boards and Committees

The Cabarrus County Board of Commissioners believes all citizens should have the opportunity to participate in government decisions. One way of participating is serving as a citizen member on one of the County's various advisory boards. If you wish to be considered for appointment to an advisory board, complete this form and submit it.

Once you click to submit, your application will go to the **CLERK TO THE BOARD OF COMMISSIONERS**. For more information about the various boards, or for questions about this form or its process, you may contact the Clerk, **Lauren Linker**, at (704) 920-2109.

Linker, at (704) 920-2109.	
Advisory Board(s) / Committee(s) Intere	sted In: (list in order of preference)
Choice 1:* Transportation Advisory	
Choice 2: * Transportation Advisory	
Choice 3: * Transportation Advisory	
First name: * Judy	
Last name: * Coble	
Home address: * Street Address 509 W 21st St Address Line 2 509 W 21st St	
City	State / Province / Region
Kannapolis	NC
Postal / Zip Code	Country
28081	United States
Is your mailing address different from your home add	dress?*
○ Yes ◎ No	
Home phone number: * 704-213-4487 Must be in format xxx-xxx-xxxx	
Work phone number: 704-788-1215 Must be in format xxx-xxx-xxxx	
Cell phone number:	
704-213-4487	

Fax number: 704-788-1209 Must be in format xxx-xxx-xxxx	
Email address: * jcoble@coltranelifecenter.org	
Occupation: Center Coordinator	
Business address: * Street Address 321 Corban Avenue SE Address Line 2 321 Corban Ave SE City	State / Province / Region
Concord	NC
Postal / Zip Code	Country
28025	United States
Do you have a NC Driver's license?* Yes No	
Age:* 66	
How many hours are you available PER MONTH for this position?* 1	
What is the best time of day to contact you?* during work hours	
Background	
Education: ASU graduate	
Business and Civic Experience: I have worked at Coltrane LIFE Center for 17 years.	
Areas of Interest/Skills: Services for aging adults	
Other County Boards, Committees, Commissions presently serving on: I currently serve on the Transportation Advisory Board. My term is expiring and I am doing this application to continue serving on the board.	
Term expiration date: 6/4/2025	
Have you ever been charged with and/or convicted of a criminal offense?* ○ Yes ○ No	
References List three persons who are not related to you and who have definite knowledge of your qualification and fitness for the position for which you are appyling.	

Reference first name: *
Susan

Reference last name: *

Caudle

Reference business or occupation: *

Coltrane LIFE Center

Reference address: *

Street Address

321 Corban Avenue SE

Address Line 2 509 W 21st St

City State / Province / Region

Concord NC
Postal / Zip Code Country

28025 United States

Reference phone number: *

704-788-1215

Must be in format xxx-xxx-xxxx

I understand this application will be kept on active file for two years and I hereby authorize Cabarrus County to verify all information included in this application. I further understand this application is subject to the NC Public Records Law (NCGS 132-1) and may be released upon request. Meetings of the appointed boards and committees are subject to the NC Open Meetings Law (NCGS 143-318.10).

Applicant signature: *

Tudy Coble

Transportation Advisory Board Applications on File June 23, 2025

Simon Wyant
Judy Coble~
Alicia Primus
Asha Rodriguez
Jon Bradley~
Michael Gheesling
Robert Bushey
Jonathan Andrus
Brent Plott
Kopper Thatch
Karen Sharpe
Carleen Moore
Marcus Miller
Kenneth Metcalf
Michael Bywaletz
Emory Rice

~Current member.



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Appointment - Transportation Advisory Board

BRIEF SUMMARY:

Jon Bradley holds the County Safety Manager seat on the Transportation Advisory Board; the term has expired. The seat needs filled.

REQUESTED ACTION:

Recommended Motion:

Motion to reappoint Jon Bradley to fill the County Safety Manager seat on the Transportation Advisory Board, term expiring June 30, 2028; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On Behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Membership List
- Qualified Applicant Cabarrus Safety Manager Seat
- Applications on File

Transportation Advisory Board

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving
Transportation Advisory Board					
Tony Lapish	Citizen Advocate/Retired	6/17/2024	6/30/2027		1 2
Charles Hendrix	Citizen Advocate/ADA	6/19/2023	6/30/2026		4 1
Art Whittaker	County Schools	6/17/2024	6/30/2027		4 1
Leticia Loadholt	Human Services DSS	6/19/2023	6/30/2026		1 1
Mitchell Burris	Law Enforcement	6/17/2024	6/30/2027		4 1
	Hispanic Community				
Tammy Bare	Human Services Aging	6/17/2024	6/30/2027		1 2
	Midland Area				
Skip Kraft	Vocational/Sheltered Workshops	6/17/2024	6/30/2027		4 1
Megan Shuping	Cab. Health Alliance Healthy Cabarrus	7/18/2022	6/30/2025		2 1
Ann Benfield	Head Start	6/17/2024	6/30/2027		4 2
	NC Mental Health				
Judy Coble	LIFE Center	6/20/2022	6/30/2025		4 1
Kara Clark	Cabarrus EMS	6/19/2023	6/30/2026		1 2
	Social Work (Blind)				
Jon Bradley	County Safety Manager	6/20/2022	6/30/2025		2 1
James Polk	Citizen Advocate/Aging	6/10/2023	6/30/2026		4 1



Boards and Committees Qualified Applicants

Transportation Adv. Brd.	Seat/Position	Current Member	Qualified Applicant
1.	Cab. Health Alliance Healthy Cabarrus	Megan Shuping	Alicia Primus
2.	LIFE Center	Judy Coble	Judy Coble
3.	Cabarrus Safety Manager	Jon Bradley	Jon Bradley

Transportation Advisory Board Applications on File June 23, 2025

Simon Wyant
Judy Coble~
Alicia Primus
Asha Rodriguez
Jon Bradley~
Michael Gheesling
Robert Bushey
Jonathan Andrus
Brent Plott
Kopper Thatch
Karen Sharpe
Carleen Moore
Marcus Miller
Kenneth Metcalf
Michael Bywaletz
Emory Rice

~Current member.

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Boards and Committees - Removal and Appointment - Transportation Advisory Board

BRIEF SUMMARY:

Megan Shuping holds the Cabarrus Health Alliance Healthy Cabarrus seat on the Transportation Advisory Board; the term has expired. Ms. Shuping does not wish to be reappointed at this time. The seat will need filled.

It is requested by the advisory board to appoint Alicia Primus to fill the seat.

REQUESTED ACTION:

Recommended Motions:

Motion to remove Megan Shuping from the Cabarrus Health Alliance Healthy Cabarrus Seat on the Transportation Advisory Board and thank her for her service.

Motion to appoint Alicia Primus to fill the Cabarrus Health Alliance Healthy Cabarrus seat on the Transportation Advisory Board, term expiring June 30, 2028; and to include any necessary exceptions to the Appointment Policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On Behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Membership List
- Qualified Applicant Cabarrus Health Alliance Healthy Cabarrus Seat Transportation
- Applications on File

Transportation Advisory Board

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving
Transportation Advisory Board					
Tony Lapish	Citizen Advocate/Retired	6/17/2024	6/30/2027	1	. 2
Charles Hendrix	Citizen Advocate/ADA	6/19/2023	6/30/2026	4	1
Art Whittaker	County Schools	6/17/2024	6/30/2027	4	1
Leticia Loadholt	Human Services DSS	6/19/2023	6/30/2026	1	. 1
Mitchell Burris	Law Enforcement	6/17/2024	6/30/2027	4	1
	Hispanic Community				
Tammy Bare	Human Services Aging	6/17/2024	6/30/2027	1	. 2
	Midland Area				
Skip Kraft	Vocational/Sheltered Workshops	6/17/2024	6/30/2027	4	1
Megan Shuping	Cab. Health Alliance Healthy Cabarrus	7/18/2022	6/30/2025	2	2
Ann Benfield	Head Start	6/17/2024	6/30/2027	4	. 2
	NC Mental Health				
Judy Coble	LIFE Center	6/20/2022	6/30/2025	4	1
Kara Clark	Cabarrus EMS	6/19/2023	6/30/2026	1	. 2
	Social Work (Blind)				
Jon Bradley	County Safety Manager	6/20/2022	6/30/2025	2	. 1
James Polk	Citizen Advocate/Aging	6/10/2023	6/30/2026	4	1



Boards and Committees Qualified Applicants

Transportation Adv. Brd.	Seat/Position	Current Member	Qualified Applicant
1.	Cab. Health Alliance Healthy Cabarrus	Megan Shuping	Alicia Primus
2.	LIFE Center	Judy Coble	Judy Coble
3.	Cabarrus Safety Manager	Jon Bradley	Jon Bradley

Transportation Advisory Board Applications on File June 23, 2025

Simon Wyant
Judy Coble~
Alicia Primus
Asha Rodriguez
Jon Bradley~
Michael Gheesling
Robert Bushey
Jonathan Andrus
Brent Plott
Kopper Thatch
Karen Sharpe
Carleen Moore
Marcus Miller
Kenneth Metcalf
Michael Bywaletz
Emory Rice

~Current member.

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Facilities Design and Construction - Progress Place Renovation Construction Manager at Risk Selection and Pre-Construction Services Contract

BRIEF SUMMARY:

A Request for Qualifications for Construction Manager at Risk services for the renovation and upfit of the Progress Place buildings was posted on February 20, 2025 and we received six submissions. After reviewing the submissions, three CM@R firms were short listed and interviewed in person. After the interviews, it was the unanimous decision of the committee to recommend Messer Construction to help the County with this project and that the County enter into a contract for pre-construction services.

REQUESTED ACTION:

Recommended Motion:

Motion to approve the contract between Cabarrus County and Messer Construction; and authorize the County Manager to execute the contract on behalf of Cabarrus County, subject to review or revisions by the County Attorney.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Michael Miller, Director of Design and Construction Kelly Sifford, Deputy County Manager

BUDGET AMENDMENT REQUIRED:

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- General Conditions Contract for Construction
- Addendum A
- Addendum B
- Addendum C
- Addendum D
- Addendum E
- DSS Preconstruction Schedule
- Standard Form of Agreement



General Conditions of the Contract for Construction

for the following PROJECT:

(Name and location or address)

Renovation of the Former ACN Building for Cabarrus County DSS 1000 Progress Place Concord, NC 28025

THE OWNER:

(Name, legal status and address)

Cabarrus County P.O. Box 707

Street Address: 65 Church Street South, Concord NC 28025

Phone: 704-920-2142

THE ARCHITECT:

(Name, legal status and address)

John Crawford Creech & Associates 1000 W. Morehead St. Suite 120 Charlotte, NC 28208 Phone: 704-376-6000

TABLE OF ARTICLES

- 1 **GENERAL PROVISIONS**
- **OWNER**
- CONTRACTOR
- **ARCHITECT**
- SUBCONTRACTORS
- 6 CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS
- **CHANGES IN THE WORK**
- TIME
- 9 PAYMENTS AND COMPLETION
- PROTECTION OF PERSONS AND PROPERTY
- 11 **INSURANCE AND BONDS**
- 12 UNCOVERING AND CORRECTION OF WORK

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- 15 CLAIMS AND DISPUTES



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INDEX (Topics and numbers in bold are Section headings.) 1.1.7, 1.5 Acceptance of Nonconforming Work 9.6.6, 9.9.3, 12.3 Acceptance of Work 9.6.6, 9.8.2, 9.9.3, 9.10.1, 9.10.3, 12.3 Access to Work 3.16, 6.2.1, 12.1 Accident Prevention 10 Acts and Omissions 3.2, 3.3.2, 3.12.8, 3.18, 4.2.3, 8.3.1, 9.5.1, 10.2.5, 10.2.8, 13.3.2, 14.1, 15.1.2, 15.2 Addenda 4.2.10 1.1.1 Additional Costs, Claims for 3.7.4, 3.7.5, 10.3.2, 15.1.5 Additional Inspections and Testing 9.4.2, 9.8.3, 12.2.1, 13.4 Additional Time, Claims for 3.2.4, 3.7.4, 3.7.5, 3.10.2, 8.3.2, 15.1.6 **Administration of the Contract** 3.1.3, 4.2, 9.4, 9.5 Advertisement or Invitation to Bid 1.1.1 Aesthetic Effect Asbestos 4.2.13 10.3.1 Allowances 3.8 **Applications for Payment** 4.2.5, 7.3.9, 9.2, **9.3**, 9.4, 9.5.1, 9.5.4, 9.6.3, 9.7, 9.10 6.1.1, 6.1.2 Approvals 2.1.1, 2.3.1, 2.5, 3.1.3, 3.10.2, 3.12.8, 3.12.9, 3.12.10.1, 4.2.7, 9.3.2, 13.4.1 Arbitration 8.3.1, 15.3.2, 15.4 ARCHITECT Architect, Definition of 4.1.1 Architect, Extent of Authority 2.5, 3.12.7, 4.1.2, 4.2, 5.2, 6.3, 7.1.2, 7.3.4, 7.4, 9.2, 9.3.1, 9.4, 9.5, 9.6.3, 9.8, 9.10.1, 9.10.3, 12.1, 12.2.1, 13.4.1, 13.4.2, 14.2.2, 14.2.4, 15.1.4, 15.2.1 Architect, Limitations of Authority and Responsibility 2.1.1, 3.12.4, 3.12.8, 3.12.10, 4.1.2, 4.2.1, 4.2.2, 4.2.3, 4.2.6, 4.2.7, 4.2.10, 4.2.12, 4.2.13, 5.2.1, 7.4, 9.4.2, 1.8 9.5.4, 9.6.4, 15.1.4, 15.2 Architect's Additional Services and Expenses 3.7.12.5, 12.2.1, 13.4.2, 13.4.3, 14.2.4

Architect's Administration of the Contract

3.1.3, 3.7.4, 15.2, 9.4.1, 9.5

2.5, 3.1.3, 3.5, 3.10.2, 4.2.7

Architect's Approvals

User Notes:

Architect's Authority to Reject Work 3.5, 4.2.6, 12.1.2, 12.2.1 Architect's Copyright Architect's Decisions 3.7.4, 4.2.6, 4.2.7, 4.2.11, 4.2.12, 4.2.13, 4.2.14, 6.3, 7.3.4, 7.3.9, 8.1.3, 8.3.1, 9.2, 9.4.1, 9.5, 9.8.4, 9.9.1, 13.4.2, 15.2 Architect's Inspections 3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.8.3, 9.9.2, 9.10.1, 13.4 Architect's Instructions 3.2.4, 3.3.1, 4.2.6, 4.2.7, 13.4.2 Architect's Interpretations 4.2.11, 4.2.12 Architect's Project Representative Architect's Relationship with Contractor 1.1.2, 1.5, 2.3.3, 3.1.3, 3.2.2, 3.2.3, 3.2.4, 3.3.1, 3.4.2, 3.5, 3.7.4, 3.7.5, 3.9.2, 3.9.3, 3.10, 3.11, 3.12, 3.16, 3.18, 4.1.2, 4.2, 5.2, 6.2.2, 7, 8.3.1, 9.2, 9.3, 9.4, 9.5, 9.7, 9.8, 9.9, 10.2.6, 10.3, 11.3, 12, 13.3.2, 13.4, 15.2 Architect's Relationship with Subcontractors 1.1.2, 4.2.3, 4.2.4, 4.2.6, 9.6.3, 9.6.4, 11.3 Architect's Representations 9.4.2, 9.5.1, 9.10.1 Architect's Site Visits 3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.5.1, 9.9.2, 9.10.1, 13.4 Attorneys' Fees 3.18.1, 9.6.8, 9.10.2, 10.3.3 Award of Separate Contracts Award of Subcontracts and Other Contracts for Portions of the Work **Basic Definitions Bidding Requirements Binding Dispute Resolution** 8.3.1, 9.7, 11.5, 13.1, 15.1.2, 15.1.3, 15.2.1, 15.2.5, 15.2.6.1, 15.3.1, 15.3.2, 15.3.3, 15.4.1 Bonds, Lien 7.3.4.4, 9.6.8, 9.10.2, 9.10.3 Bonds, Performance, and Payment 7.3.4.4, 9.6.7, 9.10.3, **11.1.2**, 11.1.3, **11.5 Building Information Models Use and Reliance Building Permit** Capitalization Certificate of Substantial Completion 9.8.3, 9.8.4, 9.8.5

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3

Concealed or Unknown Conditions **Certificates for Payment** 4.2.1, 4.2.5, 4.2.9, 9.3.3, **9.4**, 9.5, 9.6.1, 9.6.6, 9.7, 3.7.4, 4.2.8, 8.3.1, 10.3 Conditions of the Contract 9.10.1, 9.10.3, 14.1.1.3, 14.2.4, 15.1.4 1.1.1, 6.1.1, 6.1.4 Certificates of Inspection, Testing or Approval Consent, Written 13.4.4 Certificates of Insurance 9.10.2 15.4.4.2 **Change Orders** 15.4.4 1.1.1, 3.4.2, 3.7.4, 3.8.2.3, 3.11, 3.12.8, 4.2.8, 5.2.3, 7.1.2, 7.1.3, **7.2**, 7.3.2, 7.3.7, 7.3.9, 7.3.10, 8.3.1, 9.3.1.1, 9.10.3, 10.3.2, 11.2, 11.5, 12.1.2 1.1.4, 6 Change Orders, Definition of 7.2.1 **CHANGES IN THE WORK** 7.3.1 2.2.2, 3.11, 4.2.8, 7, 7.2.1, 7.3.1, 7.4, 8.3.1, 9.3.1.1, Claims, Definition of 15.1.1 Claims, Notice of 1.6.2, 15.1.3 **CLAIMS AND DISPUTES** 5.4, 14.2.2.2 3.2.4, 6.1.1, 6.3, 7.3.9, 9.3.3, 9.10.4, 10.3.3, 15, 15.4 Claims and Timely Assertion of Claims 15.1.4 Claims for Additional Cost 3.2.4, 3.3.1, 3.7.4, 7.3.9, 9.5.2, 10.2.5, 10.3.2, **15.1.5** Claims for Additional Time 3.2.4, 3.3.1, 3.7.4, 6.1.1, 8.3.2, 9.5.2, 10.3.2, 15.1.6 Concealed or Unknown Conditions, Claims for 3.1.3, 4, 9.4, 9.5 3.7.4 Claims for Damages 3.2.4, 3.18, 8.3.3, 9.5.1, 9.6.7, 10.2.5, 10.3.3, 11.3, 3.7.1, 3.10, 5.2, 6.1 11.3.2, 14.2.4, 15.1.7 Claims Subject to Arbitration 15.4.1 1.5.2, 2.3.6, 5.3 Cleaning Up 1.1.1 3.15, 6.3 **Contract Sum** Commencement of the Work, Conditions Relating to 2.2.1, 3.2.2, 3.4.1, 3.7.1, 3.10.1, 3.12.6, 5.2.1, 5.2.3, 6.2.2, 8.1.2, 8.2.2, 8.3.1, 11.1, 11.2, **15.1.5** Commencement of the Work, Definition of 8.1.2 9.1 Communications Contract Time 3.9.1, 4.2.4 Completion, Conditions Relating to 3.4.1, 3.11, 3.15, 4.2.2, 4.2.9, 8.2, 9.4.2, 9.8, 9.9.1, 9.10, 12.2, 14.1.2, 15.1.2 COMPLETION, PAYMENTS AND Completion, Substantial

3.10.1, 4.2.9, 8.1.1, 8.1.3, 8.2.3, 9.4.2, 9.8, 9.9.1,

2.3.2, 3.2.3, 3.6, 3.7, 3.12.10, 3.13, 9.6.4, 10.2.2, 13.1,

13.3, 13.4.1, 13.4.2, 13.5, 14.1.1, 14.2.1.3, 15.2.8,

9.10.3, 12.2, 15.1.2

15.4.2, 15.4.3

User Notes:

Compliance with Laws

3.4.2, 3.14.2, 4.1.2, 9.8.5, 9.9.1, 9.10.2, 9.10.3, 13.2, Consolidation or Joinder CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS Construction Change Directive, Definition of **Construction Change Directives** 1.1.1, 3.4.2, 3.11, 3.12.8, 4.2.8, 7.1.1, 7.1.2, 7.1.3, **7.3**, Construction Schedules, Contractor's 3.10, 3.11, 3.12.1, 3.12.2, 6.1.3, 15.1.6.2 **Contingent Assignment of Subcontracts Continuing Contract Performance** Contract, Definition of CONTRACT, TERMINATION OR SUSPENSION OF THE 5.4.1.1, 5.4.2, 11.5, 14 Contract Administration Contract Award and Execution, Conditions Relating Contract Documents, Copies Furnished and Use of Contract Documents, Definition of 2.2.2, 2.2.4, 3.7.4, 3.7.5, 3.8, 3.10.2, 5.2.3, 7.3, 7.4, **9.1**, 9.2, 9.4.2, 9.5.1.4, 9.6.7, 9.7, 10.3.2, 11.5, 12.1.2, 12.3, 14.2.4, 14.3.2, 15.1.4.2, **15.1.5, 15.2.5** Contract Sum, Definition of 1.1.4, 2.2.1, 2.2.2, 3.7.4, 3.7.5, 3.10.2, 5.2.3, 6.1.5, 7.2.1.3, 7.3.1, 7.3.5, 7.3.6, 7, 7, 7.3.10, 7.4, 8.1.1, 8.2.1, 8.2.3, 8.3.1, 9.5.1, 9.7, 10.3.2, 12.1.1, 12.1.2, 14.3.2, 15.1.4.2, 15.1.6.1, 15.2.5 Contract Time, Definition of 8.1.1 CONTRACTOR 3 Contractor, Definition of 3.1, 6.1.2 Contractor's Construction and Submittal Schedules **3.10**, 3.12.1, 3.12.2, 4.2.3, 6.1.3, 15.1.6.2

Init.

1

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Contractor's Employees Damage to Construction of Owner or Separate 2.2.4, 3.3.2, 3.4.3, 3.8.1, 3.9, 3.18.2, 4.2.3, 4.2.6, 10.2, Contractors 10.3, 11.3, 14.1, 14.2.1.1 3.14.2, 6.2.4, 10.2.1.2, 10.2.5, 10.4, 12.2.4 Contractor's Liability Insurance Damage to the Work 3.14.2, 9.9.1, 10.2.1.2, 10.2.5, 10.4, 12.2.4 Contractor's Relationship with Separate Contractors Damages, Claims for and Owner's Forces 3.2.4, 3.18, 6.1.1, 8.3.3, 9.5.1, 9.6.7, 10.3.3, 11.3.2, 3.12.5, 3.14.2, 4.2.4, 6, 11.3, 12.2.4 11.3, 14.2.4, 15.1.7 Contractor's Relationship with Subcontractors Damages for Delay 1.2.2, 2.2.4, 3.3.2, 3.18.1, 3.18.2, 4.2.4, 5, 9.6.2, 9.6.7, 6.2.3, 8.3.3, 9.5.1.6, 9.7, 10.3.2, 14.3.2 9.10.2, 11.2, 11.3, 11.4 Date of Commencement of the Work, Definition of Contractor's Relationship with the Architect 1.1.2, 1.5, 2.3.3, 3.1.3, 3.2.2, 3.2.3, 3.2.4, 3.3.1, 3.4.2, Date of Substantial Completion, Definition of 3.5.1, 3.7.4, 3.10, 3.11, 3.12, 3.16, 3.18, 4.2, 5.2, 6.2.2, 8.1.3 7, 8.3.1, 9.2, 9.3, 9.4, 9.5, 9.7, 9.8, 9.9, 10.2.6, 10.3, Day, Definition of 11.3, 12, 13.4, 15.1.3, 15.2.1 8.1.4 Contractor's Representations Decisions of the Architect 3.2.1, 3.2.2, 3.5, 3.12.6, 6.2.2, 8.2.1, 9.3.3, 9.8.2 3.7.4, 4.2.6, 4.2.7, 4.2.11, 4.2.12, 4.2.13, 6.3, 7.3.4, Contractor's Responsibility for Those Performing the 7.3.9, 8.1.3, 8.3.1, 9.2, 9.4, 9.5.1, 9.8.4, 9.9.1, 13.4.2, 14.2.2, 14.2.4, 15.1, 15.2 3.3.2, 3.18, 5.3, 6.1.3, 6.2, 9.5.1, 10.2.8 **Decisions to Withhold Certification** 9.4.1, **9.5**, 9.7, 14.1.1.3 Contractor's Review of Contract Documents 3.2 Defective or Nonconforming Work, Acceptance, Contractor's Right to Stop the Work Rejection and Correction of 2.2.2, 9.7 2.5, 3.5, 4.2.6, 6.2.3, 9.5.1, 9.5.3, 9.6.6, 9.8.2, 9.9.3, Contractor's Right to Terminate the Contract 9.10.4, 12.2.1 14.1 **Definitions** Contractor's Submittals 1.1, 2.1.1, 3.1.1, 3.5, 3.12.1, 3.12.2, 3.12.3, 4.1.1, 5.1, 3.10, 3.11, 3.12, 4.2.7, 5.2.1, 5.2.3, 9.2, 9.3, 9.8.2, 6.1.2, 7.2.1, 7.3.1, 8.1, 9.1, 9.8.1, 15.1.1 9.8.3, 9.9.1, 9.10.2, 9.10.3 **Delays and Extensions of Time** Contractor's Superintendent **3.2**, **3.7.4**, 5.2.3, 7.2.1, 7.3.1, **7.4**, **8.3**, 9.5.1, **9.7**, 3.9, 10.2.6 10.3.2, **10.4**, 14.3.2, **15.1.6**, 15.2.5 Contractor's Supervision and Construction Digital Data Use and Transmission Procedures 1.7 1.2.2, 3.3, 3.4, 3.12.10, 4.2.2, 4.2.7, 6.1.3, 6.2.4, 7.1.3, Disputes 7.3.4, 7.3.6, 8.2, 10, 12, 14, 15.1.4 6.3, 7.3.9, 15.1, 15.2 Coordination and Correlation Documents and Samples at the Site 1.2, 3.2.1, 3.3.1, 3.10, 3.12.6, 6.1.3, 6.2.1 3.11 Copies Furnished of Drawings and Specifications Drawings, Definition of 1.5, 2.3.6, 3.11 1.1.5 Copyrights Drawings and Specifications, Use and Ownership of 1.5, 3.17 Correction of Work Effective Date of Insurance 8.2.2 2.5, 3.7.3, 9.4.2, 9.8.2, 9.8.3, 9.9.1, 12.1.2, **12.2**, 12.3, 15.1.3.1, 15.1.3.2, 15.2.1 **Emergencies Correlation and Intent of the Contract Documents** 10.4, 14.1.1.2, 15.1.5 Employees, Contractor's 1.2 Cost, Definition of 3.3.2, 3.4.3, 3.8.1, 3.9, 3.18.2, 4.2.3, 4.2.6, 10.2, 7.3.4 10.3.3, 11.3, 14.1, 14.2.1.1 Costs Equipment, Labor, or Materials 2.5, 3.2.4, 3.7.3, 3.8.2, 3.15.2, 5.4.2, 6.1.1, 6.2.3, 1.1.3, 1.1.6, 3.4, 3.5, 3.8.2, 3.8.3, 3.12, 3.13, 3.15.1, 7.3.3.3, 7.3.4, 7.3.8, 7.3.9, 9.10.2, 10.3.2, 10.3.6, 11.2, 4.2.6, 4.2.7, 5.2.1, 6.2.1, 7.3.4, 9.3.2, 9.3.3, 9.5.1.3, 12.1.2, 12.2.1, 12.2.4, 13.4, 14 9.10.2, 10.2.1, 10.2.4, 14.2.1.1, 14.2.1.2 **Cutting and Patching** Execution and Progress of the Work 3.14, 6.2.5 1.1.3, 1.2.1, 1.2.2, 2.3.4, 2.3.6, 3.1, 3.3.1, 3.4.1, 3.7.1, 3.10.1, 3.12, 3.14, 4.2, 6.2.2, 7.1.3, 7.3.6, 8.2, 9.5.1, 9.9.1, 10.2, 10.3, 12.1, 12.2, 14.2, 14.3.1, 15.1.4

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Extensions of Time Insurance, Stored Materials 3.2.4, 3.7.4, 5.2.3, 7.2.1, 7.3, 7.4, 9.5.1, 9.7, 10.3.2, 9.3.2 INSURANCE AND BONDS 10.4, 14.3, 15.1.6, 15.2.5 Failure of Payment 9.5.1.3, 9.7, 9.10.2, 13.5, 14.1.1.3, 14.2.1.2 Insurance Companies, Consent to Partial Occupancy Faulty Work 9.9.1 Insured loss, Adjustment and Settlement of (See Defective or Nonconforming Work) 11.5 **Final Completion and Final Payment** 4.2.1, 4.2.9, 9.8.2, **9.10**, 12.3, 14.2.4, 14.4.3 Intent of the Contract Documents Financial Arrangements, Owner's 1.2.1, 4.2.7, 4.2.12, 4.2.13 2.2.1, 13.2.2, 14.1.1.4 Interest 13.5 **GENERAL PROVISIONS** Interpretation **Governing Law** 1.1.8, 1.2.3, **1.4**, 4.1.1, 5.1, 6.1.2, 15.1.1 Interpretations, Written 13.1 4.2.11, 4.2.12 Guarantees (See Warranty) Judgment on Final Award **Hazardous Materials and Substances** 15.4.2 10.2.4, 10.3 Labor and Materials, Equipment Identification of Subcontractors and Suppliers 1.1.3, 1.1.6, 3.4, 3.5, 3.8.2, 3.8.3, 3.12, 3.13, 3.15.1, 5.2.1 5.2.1, 6.2.1, 7.3.4, 9.3.2, 9.3.3, 9.5.1.3, 9.10.2, 10.2.1, Indemnification 3.17, 3.18, 9.6.8, 9.10.2, 10.3.3, 11.3 10.2.4, 14.2.1.1, 14.2.1.2 Information and Services Required of the Owner Labor Disputes 2.1.2, 2.2, 2.3, 3.2.2, 3.12.10.1, 6.1.3, 6.1.4, 6.2.5, 8.3.1 Laws and Regulations 9.6.1, 9.9.2, 9.10.3, 10.3.3, 11.2, 13.4.1, 13.4.2, 1.5, 2.3.2, 3.2.3, 3.2.4, 3.6, 3.7, 3.12.10, 3.13, 9.6.4, 14.1.1.4, 14.1.4, 15.1.4 9.9.1, 10.2.2, 13.1, 13.3.1, 13.4.2, 13.5, 14, 15.2.8, **Initial Decision** 15.4 15.2 Initial Decision Maker, Definition of Liens 1.1.8 2.1.2, 9.3.1, 9.3.3, 9.6.8, 9.10.2, 9.10.4, 15.2.8 Limitations, Statutes of Initial Decision Maker, Decisions 14.2.4, 15.1.4.2, 15.2.1, 15.2.2, 15.2.3, 15.2.4, 15.2.5 12.2.5, 15.1.2, 15.4.1.1 Initial Decision Maker, Extent of Authority Limitations of Liability 3.2.2, 3.5, 3.12.10, 3.12.10.1, 3.17, 3.18.1, 4.2.6, 14.2.4, 15.1.4.2, 15.2.1, 15.2.2, 15.2.3, 15.2.4, 15.2.5 4.2.7, 6.2.2, 9.4.2, 9.6.4, 9.6.7, 9.6.8, 10.2.5, 10.3.3, Injury or Damage to Person or Property 11.3, 12.2.5, 13.3.1 10.2.8, 10.4 Inspections Limitations of Time 2.1.2, 2.2, 2.5, 3.2.2, 3.10, 3.11, 3.12.5, 3.15.1, 4.2.7, 3.1.3, 3.3.3, 3.7.1, 4.2.2, 4.2.6, 4.2.9, 9.4.2, 9.8.3, 9.9.2, 9.10.1, 12.2.1, 13.4 5.2, 5.3, 5.4.1, 6.2.4, 7.3, 7.4, 8.2, 9.2, 9.3.1, 9.3.3, 9.4.1, 9.5, 9.6, 9.7, 9.8, 9.9, 9.10, 12.2, 13.4, 14, 15, Instructions to Bidders 15.1.2, 15.1.3, 15.1.5 Instructions to the Contractor Materials, Hazardous 10.2.4, 10.3 3.2.4, 3.3.1, 3.8.1, 5.2.1, 7, 8.2.2, 12, 13.4.2 Materials, Labor, Equipment and Instruments of Service, Definition of 1.1.3, 1.1.6, 3.4.1, 3.5, 3.8.2, 3.8.3, 3.12, 3.13, 3.15.1, 1.1.7 5.2.1, 6.2.1, 7.3.4, 9.3.2, 9.3.3, 9.5.1.3, 9.10.2, Insurance 6.1.1, 7.3.4, 8.2.2, 9.3.2, 9.8.4, 9.9.1, 9.10.2, 10.2.5, 11 10.2.1.2, 10.2.4, 14.2.1.1, 14.2.1.2 Means, Methods, Techniques, Sequences and Insurance, Notice of Cancellation or Expiration Procedures of Construction 11.1.4, 11.2.3 3.3.1, 3.12.10, 4.2.2, 4.2.7, 9.4.2 Insurance, Contractor's Liability 11.1 Mechanic's Lien Insurance, Effective Date of 2.1.2, 9.3.1, 9.3.3, 9.6.8, 9.10.2, 9.10.4, 15.2.8 8.2.2, 14.4.2 Mediation 8.3.1, 15.1.3.2, 15.2.1, 15.2.5, 15.2.6, **15.3**, 15.4.1, Insurance, Owner's Liability 15.4.1.1 Minor Changes in the Work Insurance, Property **10.2.5**, 11.2, 11.4, 11.5 1.1.1, 3.4.2, 3.12.8, 4.2.8, 7.1, 7.4

Init.

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MISCELLANEOUS PROVISIONS

Modifications, Definition of

1.1.1

Modifications to the Contract

1.1.1, 1.1.2, 2.5, 3.11, 4.1.2, 4.2.1, 5.2.3, 7, 8.3.1, 9.7, 10.3.2

Mutual Responsibility

6.2

Nonconforming Work, Acceptance of

9.6.6, 9.9.3, 12.3

Nonconforming Work, Rejection and Correction of 2.4, 2.5, 3.5, 4.2.6, 6.2.4, 9.5.1, 9.8.2, 9.9.3, 9.10.4, 12.2

Notice

1.6, 1.6.1, 1.6.2, 2.1.2, 2.2.2., 2.2.3, 2.2.4, 2.5, 3.2.4, 3.3.1, 3.7.4, 3.7.5, 3.9.2, 3.12.9, 3.12.10, 5.2.1, 7.4, 8.2.2 9.6.8, 9.7, 9.10.1, 10.2.8, 10.3.2, 11.5, 12.2.2.1, 13.4.1, 13.4.2, 14.1, 14.2.2, 14.4.2, 15.1.3, 15.1.5, 15.1.6, 15.4.1

Notice of Cancellation or Expiration of Insurance 11.1.4, 11.2.3

Notice of Claims

1.6.2, 2.1.2, 3.7.4, 9.6.8, 10.2.8, **15.1.3**, 15.1.5, 15.1.6, 15.2.8, 15.3.2, 15.4.1

Notice of Testing and Inspections

13.4.1, 13.4.2

Observations, Contractor's

3.2, 3.7.4

Occupancy

2.3.1, 9.6.6, 9.8

Orders, Written

1.1.1, 2.4, 3.9.2, 7, 8.2.2, 11.5, 12.1, 12.2.2.1, 13.4.2, 14.3.1

OWNER

Owner, Definition of

Owner, Evidence of Financial Arrangements

2.2, 13.2.2, 14.1.1.4

Owner, Information and Services Required of the 2.1.2, 2.2, 2.3, 3.2.2, 3.12.10, 6.1.3, 6.1.4, 6.2.5, 9.3.2,

9.6.1, 9.6.4, 9.9.2, 9.10.3, 10.3.3, 11.2, 13.4.1, 13.4.2, 14.1.1.4, 14.1.4, 15.1.4

Owner's Authority

1.5, 2.1.1, 2.3.32.4, 2.5, 3.4.2, 3.8.1, 3.12.10, 3.14.2, 4.1.2, 4.2.4, 4.2.9, 5.2.1, 5.2.4, 5.4.1, 6.1, 6.3, 7.2.1, 7.3.1, 8.2.2, 8.3.1, 9.3.2, 9.5.1, 9.6.4, 9.9.1, 9.10.2, 10.3.2, 11.4, 11.5, 12.2.2, 12.3, 13.2.2, 14.3, 14.4,

15.2.7

Owner's Insurance

Init.

Owner's Relationship with Subcontractors 1.1.2, 5.2, 5.3, 5.4, 9.6.4, 9.10.2, 14.2.2

Owner's Right to Carry Out the Work 2.5, 14.2.2

Owner's Right to Clean Up

Owner's Right to Perform Construction and to

Award Separate Contracts

Owner's Right to Stop the Work

Owner's Right to Suspend the Work

Owner's Right to Terminate the Contract

14.2, 14.4

Ownership and Use of Drawings, Specifications

and Other Instruments of Service

1.1.1, 1.1.6, 1.1.7, **1.5**, 2.3.6, 3.2.2, 3.11, 3.17, 4.2.12,

Partial Occupancy or Use

9.6.6, 9.9

Patching, Cutting and

3.14, 6.2.5

Patents

3.17

Payment, Applications for

4.2.5, 7.3.9, 9.2, **9.3**, 9.4, 9.5, 9.6.3, 9.7, 9.8.5, 9.10.1,

14.2.3, 14.2.4, 14.4.3

Payment, Certificates for

4.2.5, 4.2.9, 9.3.3, **9.4**, 9.5, 9.6.1, 9.6.6, 9.7, 9.10.1,

9.10.3, 14.1.1.3, 14.2.4

Payment, Failure of

9.5.1.3, **9.7**, 9.10.2, 13.5, 14.1.1.3, 14.2.1.2

Payment, Final

4.2.1, 4.2.9, **9.10**, 12.3, 14.2.4, 14.4.3

Payment Bond, Performance Bond and

7.3.4.4, 9.6.7, 9.10.3, 11.1.2

Payments, Progress

9.3, **9.6**, 9.8.5, 9.10.3, 14.2.3, 15.1.4

PAYMENTS AND COMPLETION

Payments to Subcontractors

5.4.2, 9.5.1.3, 9.6.2, 9.6.3, 9.6.4, 9.6.7, 14.2.1.2

PCB

10.3.1

Performance Bond and Payment Bond

7.3.4.4, 9.6.7, 9.10.3, 11.1.2

Permits, Fees, Notices and Compliance with Laws

2.3.1, **3.7**, 3.13, 7.3.4.4, 10.2.2

PERSONS AND PROPERTY, PROTECTION OF

Polychlorinated Biphenyl

10.3.1

Product Data, Definition of

3.12.2

Product Data and Samples, Shop Drawings

3.11, 3.12, 4.2.7

Progress and Completion

4.2.2, **8.2**, 9.8, 9.9.1, 14.1.4, 15.1.4

Progress Payments

9.3, 9.6, 9.8.5, 9.10.3, 14.2.3, 15.1.4

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Project, Definition of 1.1.4 **Project Representatives** 4.2.10 **Property Insurance** 10.2.5, 11.2 **Proposal Requirements** 1.1.1 PROTECTION OF PERSONS AND PROPERTY Regulations and Laws 1.5, 2.3.2, 3.2.3, 3.6, 3.7, 3.12.10, 3.13, 9.6.4, 9.9.1, 10.2.2, 13.1, 13.3, 13.4.1, 13.4.2, 13.5, 14, 15.2.8, 15.4 Rejection of Work 4.2.6, 12.2.1 Releases and Waivers of Liens 9.3.1, 9.10.2 Representations 3.2.1, 3.5, 3.12.6, 8.2.1, 9.3.3, 9.4.2, 9.5.1, 9.10.1 Representatives 2.1.1, 3.1.1, 3.9, 4.1.1, 4.2.10, 13.2.1 Responsibility for Those Performing the Work 3.3.2, 3.18, 4.2.2, 4.2.3, 5.3, 6.1.3, 6.2, 6.3, 9.5.1, 10 Retainage 9.3.1, 9.6.2, 9.8.5, 9.9.1, 9.10.2, 9.10.3 **Review of Contract Documents and Field Conditions by Contractor** 3.2, 3.12.7, 6.1.3 Review of Contractor's Submittals by Owner and Architect 3.10.1, 3.10.2, 3.11, 3.12, 4.2, 5.2, 6.1.3, 9.2, 9.8.2 Review of Shop Drawings, Product Data and Samples by Contractor 3.12 Rights and Remedies 1.1.2, 2.4, 2.5, 3.5, 3.7.4, 3.15.2, 4.2.6, 5.3, 5.4, 6.1, 6.3, 7.3.1, 8.3, 9.5.1, 9.7, 10.2.5, 10.3, 12.2.1, 12.2.2, 12.2.4, 13.3, 14, 15.4 Royalties, Patents and Copyrights 3.17 Rules and Notices for Arbitration 15.4.1 Safety of Persons and Property 10.2, 10.4 **Safety Precautions and Programs** 3.3.1, 4.2.2, 4.2.7, 5.3, 10.1, 10.2, 10.4 Samples, Definition of 3.12.3 Samples, Shop Drawings, Product Data and 3.11, 3.12, 4.2.7 Samples at the Site, Documents and Schedule of Values

1.1.4, 3.12.5, 3.14.2, 4.2.4, 4.2.7, 6, 8.3.1, 12.1.2 Separate Contractors, Definition of 6.1.1 Shop Drawings, Definition of 3.12.1 Shop Drawings, Product Data and Samples 3.11, 3.12, 4.2.7 Site, Use of 3.13, 6.1.1, 6.2.1 Site Inspections 3.2.2, 3.3.3, 3.7.1, 3.7.4, 4.2, 9.9.2, 9.4.2, 9.10.1, 13.4 Site Visits, Architect's 3.7.4, 4.2.2, 4.2.9, 9.4.2, 9.5.1, 9.9.2, 9.10.1, 13.4 Special Inspections and Testing 4.2.6, 12.2.1, 13.4 Specifications, Definition of 1.1.6 Specifications 1.1.1, **1.1.6**, 1.2.2, 1.5, 3.12.10, 3.17, 4.2.14 Statute of Limitations 15.1.2, 15.4.1.1 Stopping the Work 2.2.2, 2.4, 9.7, 10.3, 14.1 Stored Materials 6.2.1, 9.3.2, 10.2.1.2, 10.2.4 Subcontractor, Definition of 5.1.1 SUBCONTRACTORS Subcontractors, Work by 1.2.2, 3.3.2, 3.12.1, 3.18, 4.2.3, 5.2.3, 5.3, 5.4, 9.3.1.2, 9.6.7 **Subcontractual Relations 5.3**, 5.4, 9.3.1.2, 9.6, 9.10, 10.2.1, 14.1, 14.2.1 Submittals 3.10, 3.11, 3.12, 4.2.7, 5.2.1, 5.2.3, 7.3.4, 9.2, 9.3, 9.8, 9.9.1, 9.10.2, 9.10.3 Submittal Schedule 3.10.2, 3.12.5, 4.2.7 Subrogation, Waivers of 6.1.1, 11.3 Substances, Hazardous 10.3 **Substantial Completion** 4.2.9, 8.1.1, 8.1.3, 8.2.3, 9.4.2, 9.8, 9.9.1, 9.10.3, 12.2, 15.1.2Substantial Completion, Definition of 9.8.1 Substitution of Subcontractors 5.2.3, 5.2.4 Substitution of Architect 2.3.3 Substitutions of Materials 3.4.2, 3.5, 7.3.8 Sub-subcontractor, Definition of 5.1.2

Separate Contracts and Contractors

Init.

9.2, 9.3.1

User Notes:

Schedules, Construction

3.10, 3.12.1, 3.12.2, 6.1.3, 15.1.6.2

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Subsurface Conditions

3.7.4

Successors and Assigns

13.2

Superintendent

3.9, 10.2.6

Supervision and Construction Procedures

1.2.2, **3.3**, 3.4, 3.12.10, 4.2.2, 4.2.7, 6.1.3, 6.2.4, 7.1.3,

7.3.4, 8.2, 8.3.1, 9.4.2, 10, 12, 14, 15.1.4

Suppliers

1.5, 3.12.1, 4.2.4, 4.2.6, 5.2.1, 9.3, 9.4.2, 9.5.4, 9.6,

9.10.5, 14.2.1

Surety

5.4.1.2, 9.6.8, 9.8.5, 9.10.2, 9.10.3, 11.1.2, 14.2.2,

15.2.7

Surety, Consent of

9.8.5, 9.10.2, 9.10.3

Surveys

1.1.7, 2.3.4

Suspension by the Owner for Convenience

14.3

Suspension of the Work

3.7.5, 5.4.2, 14.3

Suspension or Termination of the Contract

5.4.1.1, 14

Taxes

3.6, 3.8.2.1, 7.3.4.4

Termination by the Contractor

14.1, 15.1.7

Termination by the Owner for Cause

5.4.1.1, 14.2, 15.1.7

Termination by the Owner for Convenience

14.4

Termination of the Architect

2.3.3

Termination of the Contractor Employment

14.2.2

TERMINATION OR SUSPENSION OF THE CONTRACT

14

Tests and Inspections

3.1.3, 3.3.3, 3.7.1, 4.2.2, 4.2.6, 4.2.9, 9.4.2, 9.8.3,

9.9.2, 9.10.1, 10.3.2, 12.2.1, **13.4**

TIME

User Notes:

8

Time, Delays and Extensions of

3.2.4, 3.7.4, 5.2.3, 7.2.1, 7.3.1, 7.4, **8.3**, 9.5.1, 9.7,

10.3.2, 10.4, 14.3.2, 15.1.6, 15.2.5

Time Limits

2.1.2, 2.2, 2.5, 3.2.2, 3.10, 3.11, 3.12.5, 3.15.1, 4.2,

5.2, 5.3, 5.4, 6.2.4, 7.3, 7.4, 8.2, 9.2, 9.3.1, 9.3.3, 9.4.1,

9.5, 9.6, 9.7, 9.8, 9.9, 9.10, 12.2, 13.4, 14, 15.1.2,

15.1.3, 15.4

Time Limits on Claims

3.7.4, 10.2.8, 15.1.2, 15.1.3

Title to Work

9.3.2, 9.3.3

UNCOVERING AND CORRECTION OF WORK

12

Uncovering of Work

12.1

Unforeseen Conditions, Concealed or Unknown

3.7.4, 8.3.1, 10.3

Unit Prices

7.3.3.2, 9.1.2

Use of Documents

1.1.1, 1.5, 2.3.6, 3.12.6, 5.3

Use of Site

3.13, 6.1.1, 6.2.1

Values, Schedule of

9.2, 9.3.1

Waiver of Claims by the Architect

13.3.2

Waiver of Claims by the Contractor

9.10.5, 13.3.2, 15.1.7

Waiver of Claims by the Owner

9.9.3, 9.10.3, 9.10.4, 12.2.2.1, 13.3.2, 14.2.4, **15.1.7**

Waiver of Consequential Damages

14.2.4, 15.1.7

Waiver of Liens

9.3, 9.10.2, 9.10.4

Waivers of Subrogation

6.1.1, 11.3

Warranty

3.5, 4.2.9, 9.3.3, 9.8.4, 9.9.1, 9.10.2, 9.10.4, 12.2.2,

15.1.2

Weather Delays

8.3, 15.1.6.2

Work, Definition of

1.1.3

Written Consent

1.5.2, 3.4.2, 3.7.4, 3.12.8, 3.14.2, 4.1.2, 9.3.2, 9.10.3,

13.2, 13.3.2, 15.4.4.2

Written Interpretations

4.2.11, 4.2.12

Written Orders

1.1.1, 2.4, 3.9, 7, 8.2.2, 12.1, 12.2, 13.4.2, 14.3.1

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ARTICLE 1 GENERAL PROVISIONS

§ 1.1 Basic Definitions

§ 1.1.1 The Contract Documents

The Contract Documents are enumerated in the Agreement between the Owner and Contractor (hereinafter the Agreement) and consist of the Agreement, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, Addenda issued prior to execution of the Contract, other documents listed in the Agreement, and Modifications issued after execution of the Contract. A Modification is (1) a written amendment to the Contract signed by both parties, (2) a Change Order, (3) a Construction Change Directive, or (4) a written order for a minor change in the Work issued by the Architect. Unless specifically enumerated in the Agreement, the Contract Documents do not include the advertisement or invitation to bid, Instructions to Bidders, sample forms, other information furnished by the Owner in anticipation of receiving bids or proposals, the Contractor's bid or proposal, or portions of Addenda relating to bidding or proposal requirements.

§ 1.1.2 The Contract

The Contract Documents form the Contract for Construction. The Contract represents the entire and integrated agreement between the parties hereto and supersedes prior negotiations, representations, or agreements, either written or oral. The Contract may be amended or modified only by a Modification. The Contract Documents shall not be construed to create a contractual relationship of any kind (1) between the Contractor and the Architect or the Architect's consultants, (2) between the Owner and a Subcontractor or a Sub-subcontractor, (3) between the Owner and the Architect or the Architect's consultants, or (4) between any persons or entities other than the Owner and the Contractor. The Architect shall, however, be entitled to performance and enforcement of obligations under the Contract intended to facilitate performance of the Architect's duties.

§ 1.1.3 The Work

The term "Work" means the construction and services required by the Contract Documents, whether completed or partially completed, and includes all other labor, materials, equipment, and services provided or to be provided by the Contractor to fulfill the Contractor's obligations. The Work may constitute the whole or a part of the Project.

§ 1.1.4 The Project

The Project is the total construction of which the Work performed under the Contract Documents may be the whole or a part and which may include construction by the Owner and by Separate Contractors.

§ 1.1.5 The Drawings

The Drawings are the graphic and pictorial portions of the Contract Documents showing the design, location and dimensions of the Work, generally including plans, elevations, sections, details, schedules, and diagrams.

§ 1.1.6 The Specifications

The Specifications are that portion of the Contract Documents consisting of the written requirements for materials, equipment, systems, standards and workmanship for the Work, and performance of related services.

§ 1.1.7 Instruments of Service

Instruments of Service are representations, in any medium of expression now known or later developed, of the tangible and intangible creative work performed by the Architect and the Architect's consultants under their respective professional services agreements. Instruments of Service may include, without limitation, studies, surveys, models, sketches, drawings, specifications, and other similar materials.

§ 1.1.8 Initial Decision Maker

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The Initial Decision Maker is the person identified in the Agreement to render initial decisions on Claims in accordance with Section 15.2. The Initial Decision Maker shall not show partiality to the Owner or Contractor and shall not be liable for results of interpretations or decisions rendered in good faith.

§ 1.2 Correlation and Intent of the Contract Documents

§ 1.2.1 The intent of the Contract Documents is to include all items necessary for the proper execution and completion of the Work by the Contractor. The Contract Documents are complementary, and what is required by one shall be as binding as if required by all; performance by the Contractor shall be required only to the extent consistent with the Contract Documents and reasonably inferable from them as being necessary to produce the indicated results.

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- § 1.2.1.1 The invalidity of any provision of the Contract Documents shall not invalidate the Contract or its remaining provisions. If it is determined that any provision of the Contract Documents violates any law, or is otherwise invalid or unenforceable, then that provision shall be revised to the extent necessary to make that provision legal and enforceable. In such case the Contract Documents shall be construed, to the fullest extent permitted by law, to give effect to the parties' intentions and purposes in executing the Contract.
- § 1.2.2 Organization of the Specifications into divisions, sections and articles, and arrangement of Drawings shall not control the Contractor in dividing the Work among Subcontractors or in establishing the extent of Work to be performed by any trade.
- § 1.2.3 Unless otherwise stated in the Contract Documents, words that have well-known technical or construction industry meanings are used in the Contract Documents in accordance with such recognized meanings.

§ 1.3 Capitalization

Terms capitalized in these General Conditions include those that are (1) specifically defined, (2) the titles of numbered articles, or (3) the titles of other documents published by the American Institute of Architects.

§ 1.4 Interpretation

In the interest of brevity the Contract Documents frequently omit modifying words such as "all" and "any" and articles such as "the" and "an," but the fact that a modifier or an article is absent from one statement and appears in another is not intended to affect the interpretation of either statement.

§ 1.5 Ownership and Use of Drawings, Specifications, and Other Instruments of Service

- § 1.5.1 The Architect and the Architect's consultants shall be deemed the authors and owners of their respective Instruments of Service, including the Drawings and Specifications, and retain all common law, statutory, and other reserved rights in their Instruments of Service, including copyrights. The Contractor, Subcontractors, Sub-subcontractors, and suppliers shall not own or claim a copyright in the Instruments of Service. Submittal or distribution to meet official regulatory requirements or for other purposes in connection with the Project is not to be construed as publication in derogation of the Architect's or Architect's consultants' reserved rights. This Section 1.5 is subject to any different terms concerning ownership of Instruments of Service that may be set forth in the Owner-Architect Agreement.
- § 1.5.2 The Contractor, Subcontractors, Sub-subcontractors, and suppliers are authorized to use and reproduce the Instruments of Service provided to them, subject to any protocols established pursuant to Sections 1.7 and 1.8, solely and exclusively for execution of the Work. All copies made under this authorization shall bear the copyright notice, if any, shown on the Instruments of Service. The Contractor, Subcontractors, Sub-subcontractors, and suppliers may not use the Instruments of Service on other projects or for additions to the Project outside the scope of the Work without the specific written consent of the Owner, and of the Architect and the Architect's consultants if they remain the owners of the Instruments of Service under terms of the Owner-Architect Agreement.

§ 1.6 Notice

- § 1.6.1 Except as otherwise provided in Section 1.6.2, where the Contract Documents require one party to notify or give notice to the other party, such notice shall be provided in writing to the designated representative of the party to whom the notice is addressed and shall be deemed to have been duly served if delivered in person, by mail, by courier, or by electronic transmission if a method for electronic transmission is set forth in the Agreement.
- § 1.6.2 Notice of Claims as provided in Section 15.1.3 shall be provided in writing and shall be deemed to have been duly served only if delivered to the designated representative of the party to whom the notice is addressed by certified or registered mail, or by courier providing proof of delivery.

§ 1.7 Digital Data Use and Transmission

The parties may agree upon protocols governing the transmission and use of Instruments of Service or any other information or documentation in digital form. The parties may use AIA Document E203TM_2013, Building Information Modeling and Digital Data Exhibit, to establish the protocols for the development, use, transmission, and exchange of digital data. If no other protocols are established, the Architect is responsible for issuing digital copies of Contract Documents which conform with the official stamped versions but is not responsible for any modifications thereof made by any other party except at the Architect's direction.

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11

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§ 1.8 Building Information Models Use and Reliance

Any use of, or reliance on, all or a portion of a building information model without agreement to protocols governing the use of, and reliance on, the information contained in the model shall be at the using or relying party's sole risk and without liability to the other party and its contractors or consultants, the authors of, or contributors to, the building information model, and each of their agents and employees, except for the Architect's responsibility to issue any information relating to the model in a manner conforming with official stamped versions of Contract Documents where relevant.

ARTICLE 2 OWNER

§ 2.1 General

- § 2.1.1 The Owner is the person or entity identified as such in the Agreement and is referred to throughout the Contract Documents as if singular in number. The Owner shall designate in writing a representative who shall have express authority to bind the Owner with respect to all matters requiring the Owner's approval or authorization. Except as otherwise provided in Section 4.2.1, the Architect does not have such authority. The term "Owner" means the Owner or the Owner's authorized representative.
- § 2.1.2 The Owner shall furnish to the Contractor, within fifteen days after receipt of a written request, information necessary and relevant for the Contractor to evaluate, give notice of, or enforce mechanic's lien rights. Such information shall include a correct statement of the record legal title to the property on which the Project is located, usually referred to as the site, and the Owner's interest therein.

§ 2.2 Evidence of the Owner's Financial Arrangements

- § 2.2.1 Prior to commencement of the Work and upon written request by the Contractor, the Owner shall furnish to the Contractor reasonable evidence that the Owner has made financial arrangements to fulfill the Owner's obligations under the Contract. The Contractor shall have no obligation to commence the Work until the Owner provides such evidence. If commencement of the Work is delayed under this Section 2.2.1, the Contract Time shall be extended appropriately.
- § 2.2.2 Following commencement of the Work and upon written request by the Contractor, the Owner shall furnish to the Contractor reasonable evidence that the Owner has made financial arrangements to fulfill the Owner's obligations under the Contract only if (1) the Owner fails to make payments to the Contractor as the Contract Documents require; (2) the Contractor identifies in writing a reasonable concern regarding the Owner's ability to make payment when due; or (3) a change in the Work materially changes the Contract Sum. If the Owner fails to provide such evidence, as required, within fourteen days of the Contractor's request, the Contractor may immediately stop the Work and, in that event, shall notify the Owner that the Work has stopped. However, if the request is made because a change in the Work materially changes the Contract Sum under (3) above, the Contractor may immediately stop only that portion of the Work affected by the change until reasonable evidence is provided. If the Work is stopped under this Section 2.2.2, the Contract Time shall be extended appropriately and the Contract Sum shall be increased by the amount of the Contractor's reasonable costs of shutdown, delay and start-up, plus interest as provided in the Contract Documents.
- § 2.2.3 After the Owner furnishes evidence of financial arrangements under this Section 2.2, the Owner shall not materially vary such financial arrangements without prior notice to the Contractor.
- § 2.2.4 Where the Owner has designated information furnished under this Section 2.2 as "confidential," the Contractor shall keep the information confidential and shall not disclose it to any other person. However, the Contractor may disclose "confidential" information, after seven (7) days' notice to the Owner, where disclosure is required by law, including a subpoena or other form of compulsory legal process issued by a court or governmental entity, or by court or arbitrator(s) order. The Contractor may also disclose "confidential" information to its employees, consultants, sureties, Subcontractors and their employees, Sub-subcontractors, and others who need to know the content of such information solely and exclusively for the Project and who agree to maintain the confidentiality of such information. "Confidential" information does not include any information which is or becomes readily available to the public, by being filed with permit applications or otherwise, without fault of the Contractor or anyone acting under it.

§ 2.3 Information and Services Required of the Owner

§ 2.3.1 Except for permits and fees that are the responsibility of the Contractor under the Contract Documents, including those required under Section 3.7.1, the Owner shall secure and pay for necessary approvals, easements,

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assessments and charges required for construction, use or occupancy of permanent structures or for permanent changes in existing facilities.

- § 2.3.2 The Owner shall retain an architect lawfully licensed to practice architecture, or an entity lawfully practicing architecture, in the jurisdiction where the Project is located. That person or entity is identified as the Architect in the Agreement and is referred to throughout the Contract Documents as if singular in number.
- § 2.3.3 If the employment of the Architect terminates, the Owner shall employ a successor to whom the Contractor has no reasonable objection and whose status under the Contract Documents shall be that of the Architect.
- § 2.3.4 The Owner shall furnish surveys describing physical characteristics, legal limitations and utility locations for the site of the Project, and a legal description of the site. The Contractor shall be entitled to rely on the accuracy of information furnished by the Owner but shall exercise proper precautions relating to the safe performance of the Work.
- § 2.3.5 The Owner shall furnish information or services required of the Owner by the Contract Documents with reasonable promptness. The Owner shall also furnish any other information or services under the Owner's control and relevant to the Contractor's performance of the Work with reasonable promptness after receiving the Contractor's written request for such information or services.
- § 2.3.6 Unless otherwise provided in the Contract Documents, the Owner shall furnish to the Contractor one copy of the Contract Documents for purposes of making reproductions pursuant to Section 1.5.2.

§ 2.4 Owner's Right to Stop the Work

If the Contractor fails to correct Work that is not in accordance with the requirements of the Contract Documents as required by Section 12.2 or repeatedly fails to carry out Work in accordance with the Contract Documents, the Owner may issue a written order to the Contractor to stop the Work, or any portion thereof, until the cause for such order has been eliminated; however, the right of the Owner to stop the Work shall not give rise to a duty on the part of the Owner to exercise this right for the benefit of the Contractor or any other person or entity, except to the extent required by Section 6.1.3.

§ 2.5 Owner's Right to Carry Out the Work

If the Contractor defaults or neglects to carry out the Work in accordance with the Contract Documents and fails within a ten-day period after receipt of notice from the Owner to commence and continue correction of such default or neglect with diligence and promptness, the Owner may, without prejudice to other remedies the Owner may have, correct such default or neglect. Such action by the Owner and amounts charged to the Contractor are both subject to prior approval of the Architect and the Architect may, pursuant to Section 9.5.1, withhold or nullify a Certificate for Payment in whole or in part, to the extent reasonably necessary to reimburse the Owner for the reasonable cost of correcting such deficiencies, including Owner's expenses and compensation for the Architect's additional services made necessary by such default, neglect, or failure. If current and future payments are not sufficient to cover such amounts, the Contractor shall pay the difference to the Owner. If the Contractor disagrees with the actions of the Owner or the Architect, or the amounts claimed as costs to the Owner, the Contractor may file a Claim pursuant to Article 15.

ARTICLE 3 CONTRACTOR

§ 3.1 General

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- § 3.1.1 The Contractor is the person or entity identified as such in the Agreement and is referred to throughout the Contract Documents as if singular in number. The Contractor shall be lawfully licensed, if required in the jurisdiction where the Project is located. The Contractor shall designate in writing a representative who shall have express authority to bind the Contractor with respect to all matters under this Contract. The term "Contractor" means the Contractor or the Contractor's authorized representative.
- § 3.1.2 The Contractor shall perform the Work in accordance with the Contract Documents.
- § 3.1.3 The Contractor shall not be relieved of its obligations to perform the Work in accordance with the Contract Documents either by activities or duties of the Architect in the Architect's administration of the Contract, or by tests, inspections or approvals required or performed by persons or entities other than the Contractor.

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§ 3.2 Review of Contract Documents and Field Conditions by Contractor

- § 3.2.1 Execution of the Contract by the Contractor is a representation that the Contractor has visited the site, become generally familiar with local conditions under which the Work is to be performed, and correlated personal observations with requirements of the Contract Documents.
- § 3.2.2 Because the Contract Documents are complementary, the Contractor shall, before starting each portion of the Work, carefully study and compare the various Contract Documents relative to that portion of the Work, as well as the information furnished by the Owner pursuant to Section 2.3.4, shall take field measurements of any existing conditions related to that portion of the Work, and shall observe any conditions at the site affecting it. These obligations are for the purpose of facilitating coordination and construction by the Contractor and are not for the purpose of discovering errors, omissions, or inconsistencies in the Contract Documents; however, the Contractor shall promptly report to the Architect any errors, inconsistencies or omissions discovered by or made known to the Contractor as a request for information in such form as the Architect may require. It is recognized that the Contractor's review is made in the Contractor's capacity as a contractor and not as a licensed design professional, unless otherwise specifically provided in the Contract Documents.
- § 3.2.3 The Contractor is not required to ascertain that the Contract Documents are in accordance with applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of public authorities, but the Contractor shall promptly report to the Architect any nonconformity discovered by or made known to the Contractor as a request for information in such form as the Architect may require.
- § 3.2.4 If the Contractor believes that additional cost or time is involved because of clarifications or instructions the Architect issues in response to the Contractor's notices or requests for information pursuant to Sections 3.2.2 or 3.2.3, the Contractor shall submit Claims as provided in Article 15 not later than 21 days after the existence of an error in the Contract Documents is confirmed by the Architect. If the Contractor fails to perform the obligations of Sections 3.2.2 or 3.2.3, the Contractor shall pay such costs and damages to the Owner, subject to Section 15.1.7, as would have been avoided if the Contractor had performed such obligations. If the Contractor performs those obligations, the Contractor shall not be liable to the Owner or Architect for damages resulting from errors, inconsistencies or omissions in the Contract Documents, for differences between field measurements or conditions and the Contract Documents, or for nonconformities of the Contract Documents to applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities.

§ 3.3 Supervision and Construction Procedures

- § 3.3.1 The Contractor shall supervise and direct the Work, using the Contractor's best skill and attention. The Contractor shall be solely responsible for, and have control over, construction means, methods, techniques, sequences, and procedures, and for coordinating all portions of the Work under the Contract. If the Contract Documents give specific instructions concerning construction means, methods, techniques, sequences, or procedures, the Contractor shall evaluate the jobsite safety thereof and shall be solely responsible for the jobsite safety of such means, methods, techniques, sequences, or procedures. If the Contractor determines that such means, methods, techniques, sequences or procedures may not be safe, the Contractor shall give timely notice to the Owner and Architect, and shall propose alternative means, methods, techniques, sequences, or procedures. The Architect shall evaluate the proposed alternative solely for conformance with the design intent for the completed construction. Unless the Architect objects to the Contractor's proposed alternative, the Contractor shall perform the Work using its alternative means, methods, techniques, sequences, or procedures.
- § 3.3.2 The Contractor shall be responsible to the Owner for acts and omissions of the Contractor's employees, Subcontractors and their agents and employees, and other persons or entities performing portions of the Work for, or on behalf of, the Contractor or any of its Subcontractors.
- § 3.3.3 The Contractor shall be responsible for inspection of portions of Work already performed to determine that such portions are in proper condition to receive subsequent Work.

§ 3.4 Labor and Materials

§ 3.4.1 Unless otherwise provided in the Contract Documents, the Contractor shall provide and pay for labor, materials, equipment, tools, construction equipment and machinery, water, heat, utilities, transportation, and other

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facilities and services necessary for proper execution and completion of the Work, whether temporary or permanent and whether or not incorporated or to be incorporated in the Work.

- § 3.4.2 Except in the case of minor changes in the Work approved by the Architect in accordance with Section 3.12.8 or ordered by the Architect in accordance with Section 7.4, the Contractor may make substitutions only with the consent of the Owner, after evaluation by the Architect and in accordance with a Change Order or Construction Change Directive.
- § 3.4.3 The Contractor shall enforce strict discipline and good order among the Contractor's employees and other persons carrying out the Work. The Contractor shall not permit employment of unfit persons or persons not properly skilled in tasks assigned to them.

§ 3.5 Warranty

- § 3.5.1 The Contractor warrants to the Owner and Architect that materials and equipment furnished under the Contract will be of good quality and new unless the Contract Documents require or permit otherwise. The Contractor further warrants that the Work will conform to the requirements of the Contract Documents and will be free from defects, except for those inherent in the quality of the Work the Contract Documents require or permit. Work, materials, or equipment not conforming to these requirements may be considered defective. The Contractor's warranty excludes remedy for damage or defect caused by abuse, alterations to the Work not executed by the Contractor, improper or insufficient maintenance, improper operation, or normal wear and tear and normal usage. If required by the Architect, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment.
- § 3.5.2 All material, equipment, or other special warranties required by the Contract Documents shall be issued in the name of the Owner, or shall be transferable to the Owner, and shall commence in accordance with Section 9.8.4.

§ 3.6 Taxes

The Contractor shall pay sales, consumer, use and similar taxes for the Work provided by the Contractor that are legally enacted when bids are received or negotiations concluded, whether or not yet effective or merely scheduled to go into effect.

§ 3.7 Permits, Fees, Notices and Compliance with Laws

- § 3.7.1 Unless otherwise provided in the Contract Documents, the Contractor shall secure and pay for the building permit as well as for other permits, fees, licenses, and inspections by government agencies necessary for proper execution and completion of the Work that are customarily secured after execution of the Contract and legally required at the time bids are received or negotiations concluded.
- § 3.7.2 The Contractor shall comply with and give notices required by applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities applicable to performance of the Work, without assuming responsibility for any violation of any of the foregoing resulting from adherence to Contract Documents except as provided in Section 3.7.3.
- § 3.7.3 If the Contractor performs Work knowing it to be contrary to applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of public authorities, the Contractor shall assume appropriate responsibility for such Work and shall bear the costs attributable to correction.

§ 3.7.4 Concealed or Unknown Conditions

If the Contractor encounters conditions at the site that are (1) subsurface or otherwise concealed physical conditions that differ materially from those indicated in the Contract Documents or (2) unknown physical conditions of an unusual nature that differ materially from those ordinarily found to exist and generally recognized as inherent in construction activities of the character provided for in the Contract Documents, the Contractor shall promptly provide notice to the Owner and the Architect before conditions are disturbed and in no event later than 14 days after first observance of the conditions; such notice constitutes a Claim and no further notice is required under Section 15.1.3.1 within the time limits of that Section. The Architect will promptly investigate such conditions and, if the Architect determines that they differ materially and cause an increase or decrease in the Contractor's cost of, or time required for, performance of any part of the Work, will recommend that an equitable adjustment be made in the Contract Sum or Contract Time, or both. If the Architect determines that the conditions at the site are not materially different from those indicated in the Contract Documents and that no change in the terms of the Contract is justified, the Architect

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15

shall promptly notify the Owner and Contractor, stating the reasons. If either party disputes the Architect's determination or recommendation, that party may submit a Claim as provided in Article 15.

§ 3.7.5 If, in the course of the Work, the Contractor encounters human remains or recognizes the existence of burial markers, archaeological sites or wetlands not indicated in the Contract Documents, the Contractor shall immediately suspend any operations that would affect them and shall notify the Owner and Architect. Upon receipt of such notice, the Owner shall promptly take any action necessary to obtain governmental authorization required to resume the operations. The Contractor shall continue to suspend such operations until otherwise instructed by the Owner but shall continue with all other operations that do not affect those remains or features. Requests for adjustments in the Contract Sum and Contract Time arising from the existence of such remains or features may be made as provided in Article 15 and the Contractor must submit any Claim within 21 days after the Work is resumed.

§ 3.8 Allowances

§ 3.8.1 The Contractor shall include in the Contract Sum all allowances stated in the Contract Documents. Items covered by allowances shall be supplied for such amounts and by such persons or entities as the Owner may direct, but the Contractor shall not be required to employ persons or entities to whom the Contractor has reasonable objection.

§ 3.8.2 Unless otherwise provided in the Contract Documents,

- .1 allowances shall cover the cost to the Contractor of materials and equipment delivered at the site and all required taxes, less applicable trade discounts;
- .2 Contractor's costs for unloading and handling at the site, labor, installation costs, overhead, profit, and other expenses contemplated for stated allowance amounts shall be included in the Contract Sum but not in the allowances; and
- .3 whenever costs are more than or less than allowances, the Contract Sum shall be adjusted accordingly by Change Order. The amount of the Change Order shall reflect (1) the difference between actual costs and the allowances under Section 3.8.2.1 and (2) changes in Contractor's costs under Section 3.8.2.2.
- § 3.8.3 Materials and equipment under an allowance shall be selected by the Owner with reasonable promptness.

§ 3.9 Superintendent

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- § 3.9.1 The Contractor shall employ a competent superintendent and necessary assistants who shall be in attendance at the Project site during performance of the Work. The superintendent shall represent the Contractor, and communications given to the superintendent shall be as binding as if given to the Contractor.
- § 3.9.2 The Contractor, as soon as practicable after award of the Contract, shall notify the Owner and Architect of the name and qualifications of a proposed superintendent. Within 7 days of receipt of the information, the Architect may notify the Contractor, stating whether the Owner or the Architect (1) has reasonable objection to the proposed superintendent or (2) requires additional time, not in excess of an additional 7 days, for review. Failure of the Architect to provide notice within the 7-day period or any extension under subsection (2), as applicable, shall constitute notice of no reasonable objection.
- § 3.9.3 The Contractor shall not employ a proposed superintendent to whom the Owner or Architect has made reasonable and timely objection. The Contractor shall not change the superintendent without the Owner's consent, which shall not unreasonably be withheld or delayed.

§ 3.10 Contractor's Construction and Submittal Schedules

- § 3.10.1 The Contractor, promptly after being awarded the Contract, shall submit for the Owner's and Architect's information a Contractor's construction schedule for the Work. The schedule shall contain detail appropriate for the Project, including (1) the date of commencement of the Work, interim schedule milestone dates, and the date of Substantial Completion; (2) an apportionment of the Work by construction activity; and (3) the time required for completion of each portion of the Work. The schedule shall provide for the orderly progression of the Work to completion and shall not exceed time limits current under the Contract Documents. The schedule shall be revised at appropriate intervals as required by the conditions of the Work and Project.
- § 3.10.2 The Contractor, promptly after being awarded the Contract and thereafter as necessary to maintain a current submittal schedule, shall submit a submittal schedule for the Architect's approval. The Architect's approval shall not be unreasonably delayed or withheld. The submittal schedule shall (1) be coordinated with the Contractor's

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construction schedule, and (2) allow the Architect reasonable time to review submittals. If the Contractor fails to submit a submittal schedule, or fails to provide submittals in accordance with the approved submittal schedule, the Contractor shall not be entitled to any increase in Contract Sum or extension of Contract Time based on the reasonable time required for review of submittals.

§ 3.10.3 The Contractor shall perform the Work in general accordance with the most recent schedules submitted to the Owner and Architect.

§ 3.11 Documents and Samples at the Site

The Contractor shall make available, at the Project site, the Contract Documents, including Change Orders, Construction Change Directives, and other Modifications, in good order and marked currently to indicate field changes and selections made during construction, and the approved Shop Drawings, Product Data, Samples, and similar required submittals. These shall be in electronic form or paper copy, available to the Architect and Owner, and delivered to the Architect for submittal to the Owner upon completion of the Work as a record of the Work as constructed.

§ 3.12 Shop Drawings, Product Data and Samples

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- § 3.12.1 Shop Drawings are drawings, diagrams, schedules, and other data specially prepared for the Work by the Contractor or a Subcontractor, Sub-subcontractor, manufacturer, supplier, or distributor to illustrate some portion of the Work.
- § 3.12.2 Product Data are illustrations, standard schedules, performance charts, instructions, brochures, diagrams, and other information furnished by the Contractor to illustrate materials or equipment for some portion of the Work.
- § 3.12.3 Samples are physical examples that illustrate materials, equipment, or workmanship, and establish standards by which the Work will be judged.
- § 3.12.4 Shop Drawings, Product Data, Samples, and similar submittals are not Contract Documents. Their purpose is to demonstrate how the Contractor proposes to conform to the information given and the design concept expressed in the Contract Documents for those portions of the Work for which the Contract Documents require submittals. Review by the Architect is subject to the limitations of Section 4.2.7. Informational submittals upon which the Architect is not expected to take responsive action may be so identified in the Contract Documents. Submittals that are not required by the Contract Documents may be returned by the Architect without action.
- § 3.12.5 The Contractor shall review for compliance with the Contract Documents, approve, and submit to the Architect, Shop Drawings, Product Data, Samples, and similar submittals required by the Contract Documents, in accordance with the submittal schedule approved by the Architect or, in the absence of an approved submittal schedule, with reasonable promptness and in such sequence as to cause no delay in the Work or in the activities of the Owner or of Separate Contractors.
- § 3.12.6 By submitting Shop Drawings, Product Data, Samples, and similar submittals, the Contractor represents to the Owner and Architect that the Contractor has (1) reviewed and approved them, (2) determined and verified materials, field measurements and field construction criteria related thereto, or will do so, and (3) checked and coordinated the information contained within such submittals with the requirements of the Work and of the Contract Documents.
- § 3.12.7 The Contractor shall perform no portion of the Work for which the Contract Documents require submittal and review of Shop Drawings, Product Data, Samples, or similar submittals, until the respective submittal has been approved by the Architect.
- § 3.12.8 The Work shall be in accordance with approved submittals except that the Contractor shall not be relieved of responsibility for deviations from the requirements of the Contract Documents by the Architect's approval of Shop Drawings, Product Data, Samples, or similar submittals, unless the Contractor has specifically notified the Architect of such deviation at the time of submittal and (1) the Architect has given written approval to the specific deviation as a minor change in the Work, or (2) a Change Order or Construction Change Directive has been issued authorizing the deviation. The Contractor shall not be relieved of responsibility for errors or omissions in Shop Drawings, Product Data, Samples, or similar submittals, by the Architect's approval thereof.

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- § 3.12.9 The Contractor shall direct specific attention, in writing or on resubmitted Shop Drawings, Product Data, Samples, or similar submittals, to revisions other than those requested by the Architect on previous submittals. In the absence of such notice, the Architect's approval of a resubmission shall not apply to such revisions.
- § 3.12.10 The Contractor shall not be required to provide professional services that constitute the practice of architecture or engineering unless such services are specifically required by the Contract Documents for a portion of the Work or unless the Contractor needs to provide such services in order to carry out the Contractor's responsibilities for construction means, methods, techniques, sequences, and procedures. The Contractor shall not be required to provide professional services in violation of applicable law.
- § 3.12.10.1 If professional design services or certifications by a design professional related to systems, materials, or equipment are specifically required of the Contractor by the Contract Documents, the Owner and the Architect will specify all performance and design criteria that such services must satisfy. The Contractor shall be entitled to rely upon the adequacy and accuracy of the performance and design criteria provided in the Contract Documents. The Contractor shall cause such services or certifications to be provided by an appropriately licensed design professional, whose signature and seal shall appear on all drawings, calculations, specifications, certifications, Shop Drawings, and other submittals prepared by such professional. Shop Drawings, and other submittals related to the Work, designed or certified by such professional, if prepared by others, shall bear such professional's written approval when submitted to the Architect. The Owner and the Architect shall be entitled to rely upon the adequacy and accuracy of the services, certifications, and approvals performed or provided by such design professionals, provided the Owner and Architect have specified to the Contractor the performance and design criteria that such services must satisfy. Pursuant to this Section 3.12.10, the Architect will review and approve or take other appropriate action on submittals only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents.
- § 3.12.10.2 If the Contract Documents require the Contractor's design professional to certify that the Work has been performed in accordance with the design criteria, the Contractor shall furnish such certifications to the Architect at the time and in the form set forth in the Contract Documents, or if not so set forth, in a form reasonably specified by the Architect and shall not require the Contractor's design professional to give certifications which exceed the professional standard of care.

§ 3.13 Use of Site

The Contractor shall confine operations at the site to areas permitted by applicable laws, statutes, ordinances, codes, rules and regulations, lawful orders of public authorities, and the Contract Documents and shall not unreasonably encumber the site with materials or equipment.

§ 3.14 Cutting and Patching

- § 3.14.1 The Contractor shall be responsible for cutting, fitting, or patching required to complete the Work or to make its parts fit together properly. All areas requiring cutting, fitting, or patching shall be restored to the condition existing prior to the cutting, fitting, or patching, unless otherwise required by the Contract Documents.
- § 3.14.2 The Contractor shall not damage or endanger a portion of the Work or fully or partially completed construction of the Owner or Separate Contractors by cutting, patching, or otherwise altering such construction, or by excavation. The Contractor shall not cut or otherwise alter construction by the Owner or a Separate Contractor except with written consent of the Owner and of the Separate Contractor. Consent shall not be unreasonably withheld. The Contractor shall not unreasonably withhold, from the Owner or a Separate Contractor, its consent to cutting or otherwise altering the Work.

§ 3.15 Cleaning Up

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- § 3.15.1 The Contractor shall keep the premises and surrounding area free from accumulation of waste materials and rubbish caused by operations under the Contract. At completion of the Work, the Contractor shall remove waste materials, rubbish, the Contractor's tools, construction equipment, machinery, and surplus materials from and about the Project.
- § 3.15.2 If the Contractor fails to clean up as provided in the Contract Documents, the Owner may do so and the Owner shall be entitled to reimbursement from the Contractor.

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10

§ 3.16 Access to Work

The Contractor shall provide the Owner and Architect with access to the Work in preparation and progress wherever located.

§ 3.17 Royalties, Patents and Copyrights

The Contractor shall pay all royalties and license fees. The Contractor shall defend suits or claims for infringement of copyrights and patent rights and shall hold the Owner and Architect harmless from loss on account thereof, but shall not be responsible for defense or loss when a particular design, process, or product of a particular manufacturer or manufacturers is required by the Contract Documents, or where the copyright violations are contained in Drawings, Specifications, or other documents prepared by the Owner or Architect. However, if an infringement of a copyright or patent is discovered by, or made known to, the Contractor, the Contractor shall be responsible for the loss unless the information is promptly furnished to the Architect.

§ 3.18 Indemnification

§ 3.18.1 To the fullest extent permitted by law, the Contractor shall indemnify and hold harmless the Owner, Architect, Architect's consultants, and agents and employees of any of them from and against claims, damages, losses, and expenses, including but not limited to attorneys' fees, arising out of or resulting from performance of the Work, provided that such claim, damage, loss, or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property (other than the Work itself or other property of the Owner), but only to the extent caused by the negligent acts or omissions of the Contractor, a Subcontractor, anyone directly or indirectly employed by them, or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss, or expense is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or reduce other rights or obligations of indemnity that would otherwise exist as to a party or person described in this Section 3.18.

§ 3.18.2 In claims against any person or entity indemnified under this Section 3.18 by an employee of the Contractor, a Subcontractor, anyone directly or indirectly employed by them, or anyone for whose acts they may be liable, the indemnification obligation under Section 3.18.1 shall not be limited by a limitation on amount or type of damages, compensation, or benefits payable by or for the Contractor or a Subcontractor under constitutional provisions, workers' compensation acts, disability benefit acts, or other employee benefit acts.

ARTICLE 4 ARCHITECT

§ 4.1 General

§ 4.1.1 The Architect is the person or entity retained by the Owner pursuant to Section 2.3.2 and identified as such in the Agreement.

§ 4.1.2 Duties, responsibilities, and limitations of authority of the Architect as set forth in the Contract Documents shall not be restricted, modified, or extended without written consent of the Owner, Contractor, and Architect. Consent shall not be unreasonably withheld.

§ 4.2 Administration of the Contract

§ 4.2.1 The Architect will provide administration of the Contract as described in the Contract Documents and will be an Owner's representative during construction until the date the Architect issues the final Certificate for Payment. The Architect will have authority to act on behalf of the Owner only to the extent provided in the Contract Documents.

§ 4.2.2 The Architect will visit the site at intervals appropriate to the stage of construction, or as otherwise agreed with the Owner, to become generally familiar with the progress and quality of the portion of the Work completed, and to determine in general if the Work observed is being performed in a manner indicating that the Work, when fully completed, will be in accordance with the Contract Documents. However, the Architect will not be required to make exhaustive or continuous on-site inspections to check the quality or quantity of the Work. The Architect will not have control over, charge of, or responsibility for the construction means, methods, techniques, sequences or procedures, or for the safety precautions and programs in connection with the Work, since these are solely the Contractor's rights and responsibilities under the Contract Documents.

§ 4.2.3 On the basis of the site visits, the Architect will keep the Owner reasonably informed about the progress and quality of the portion of the Work completed, and promptly report to the Owner (1) known deviations from the

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Contract Documents, (2) known deviations from the most recent construction schedule submitted by the Contractor, and (3) defects and deficiencies observed in the Work. The Architect will not be responsible for the Contractor's failure to perform the Work in accordance with the requirements of the Contract Documents. The Architect will not have control over or charge of, and will not be responsible for acts or omissions of, the Contractor, Subcontractors, or their agents or employees, or any other persons or entities performing portions of the Work.

§ 4.2.4 Communications

The Owner and Contractor shall include the Architect in all non-confidential communications that relate to or affect the Architect's services or professional responsibilities or inform the Architect of such direct communications of a material nature. The Owner shall promptly notify the Architect of the substance of any direct communications between the Owner and the Contractor otherwise relating to the Project. Communications by and with the Architect's consultants shall be through the Architect. Communications by and with Subcontractors and suppliers shall be through the Contractor. Communications by and with Separate Contractors shall be through the Owner. The Contract Documents may specify other communication protocols.

- § 4.2.5 Based on the Architect's evaluations of the Contractor's Applications for Payment, the Architect will review and certify the amounts due the Contractor and will issue Certificates for Payment in such amounts.
- § 4.2.6 The Architect has authority to reject Work that does not conform to the Contract Documents. Whenever the Architect considers it necessary or advisable, the Architect will have authority to require inspection or testing of the Work in accordance with Sections 13.4.2 and 13.4.3, whether or not the Work is fabricated, installed or completed. However, neither this authority of the Architect nor a decision made in good faith either to exercise or not to exercise such authority shall give rise to a duty or responsibility of the Architect to the Contractor, Subcontractors, suppliers, their agents or employees, or other persons or entities performing portions of the Work.
- § 4.2.7 The Architect will review and approve, or take other appropriate action upon, the Contractor's submittals such as Shop Drawings, Product Data, and Samples, but only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents. The Architect's action will be taken in accordance with the submittal schedule approved by the Architect or, in the absence of an approved submittal schedule, with reasonable promptness while allowing sufficient time in the Architect's professional judgment to permit adequate review. Review of such submittals is not conducted for the purpose of determining the accuracy and completeness of other details such as dimensions and quantities, or for substantiating instructions for installation or performance of equipment or systems, all of which remain the responsibility of the Contractor as required by the Contract Documents. The Architect's review of the Contractor's submittals shall not relieve the Contractor of the obligations under Sections 3.3, 3.5, and 3.12. The Architect's review shall not constitute approval of safety precautions or of any construction means, methods, techniques, sequences, or procedures. The Architect's approval of a specific item shall not indicate approval of an assembly of which the item is a component.
- § 4.2.8 The Architect will prepare Change Orders and Construction Change Directives, and may order minor changes in the Work as provided in Section 7.4. The Architect will investigate and make determinations and recommendations regarding concealed and unknown conditions as provided in Section 3.7.4.
- § 4.2.9 The Architect will conduct inspections to determine the date or dates of Substantial Completion and the date of final completion; issue Certificates of Substantial Completion pursuant to Section 9.8; receive and forward to the Owner, for the Owner's review and records, written warranties and related documents required by the Contract and assembled by the Contractor pursuant to Section 9.10; and issue a final Certificate for Payment pursuant to Section 9.10.
- § 4.2.10 If the Owner and Architect agree, the Architect will provide one or more Project representatives to assist in carrying out the Architect's responsibilities at the site. The Owner shall notify the Contractor of any change in the duties, responsibilities and limitations of authority of the Project representatives.
- § 4.2.11 The Architect will interpret and decide matters concerning performance under, and requirements of, the Contract Documents on written request of either the Owner or Contractor. The Architect's response to such requests will be made in writing within any time limits agreed upon or otherwise with reasonable promptness.

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- § 4.2.12 Interpretations and decisions of the Architect will be consistent with the intent of, and reasonably inferable from, the Contract Documents and will be in writing or in the form of drawings. When making such interpretations and decisions, the Architect will endeavor to secure faithful performance by both Owner and Contractor, will not show partiality to either, and will not be liable for results of interpretations or decisions rendered in good faith.
- § 4.2.13 The Architect's decisions on matters relating to aesthetic effect will be final if consistent with the intent expressed in the Contract Documents.
- § 4.2.14 The Architect will review and respond to requests for information about the Contract Documents. The Architect's response to such requests will be made in writing within any time limits agreed upon or otherwise with reasonable promptness. If appropriate, the Architect will prepare and issue supplemental Drawings and Specifications in response to the requests for information.

ARTICLE 5 SUBCONTRACTORS

§ 5.1 Definitions

- § 5.1.1 A Subcontractor is a person or entity who has a direct contract with the Contractor to perform a portion of the Work at the site. The term "Subcontractor" is referred to throughout the Contract Documents as if singular in number and means a Subcontractor or an authorized representative of the Subcontractor. The term "Subcontractor" does not include a Separate Contractor or the subcontractors of a Separate Contractor.
- § 5.1.2 A Sub-subcontractor is a person or entity who has a direct or indirect contract with a Subcontractor to perform a portion of the Work at the site. The term "Sub-subcontractor" is referred to throughout the Contract Documents as if singular in number and means a Sub-subcontractor or an authorized representative of the Sub-subcontractor.

§ 5.2 Award of Subcontracts and Other Contracts for Portions of the Work

- § 5.2.1 Unless otherwise stated in the Contract Documents, the Contractor, as soon as practicable after award of the Contract, shall notify the Owner and Architect of the persons or entities proposed for each principal portion of the Work, including those who are to furnish materials or equipment fabricated to a special design. Within 7 days of receipt of the information, the Architect may notify the Contractor whether the Owner or the Architect (1) has reasonable objection to any such proposed person or entity or (2) requires additional time, not in excess of an additional 7 days, for review. Failure of the Architect to provide notice within the 7-day period or any extension under subsection (2), as applicable, shall constitute notice of no reasonable objection.
- § 5.2.2 The Contractor shall not contract with a proposed person or entity to whom the Owner or Architect has made reasonable and timely objection. The Contractor shall not be required to contract with anyone to whom the Contractor has made reasonable objection.
- § 5.2.3 If the Owner or Architect has reasonable objection to a person or entity proposed by the Contractor, the Contractor shall propose another to whom the Owner or Architect has no reasonable objection. If the proposed but rejected Subcontractor was reasonably capable of performing the Work, the Contract Sum and Contract Time shall be increased or decreased by the difference, if any, occasioned by such change, and an appropriate Change Order shall be issued before commencement of the substitute Subcontractor's Work. However, no increase in the Contract Sum or Contract Time shall be allowed for such change unless the Contractor has acted promptly and responsively in submitting names as required.
- § 5.2.4 The Contractor shall not substitute a Subcontractor, person, or entity for one previously selected if the Owner or Architect makes reasonable objection to such substitution.

§ 5.3 Subcontractual Relations

By appropriate written agreement, the Contractor shall require each Subcontractor, to the extent of the Work to be performed by the Subcontractor, to be bound to the Contractor by terms of the Contract Documents, and to assume toward the Contractor all the obligations and responsibilities, including the responsibility for safety of the Subcontractor's Work that the Contractor, by these Contract Documents, assumes toward the Owner and Architect. Each subcontract agreement shall preserve and protect the rights of the Owner and Architect under the Contract Documents with respect to the Work to be performed by the Subcontractor so that subcontracting thereof will not prejudice such rights, and shall allow to the Subcontractor, unless specifically provided otherwise in the subcontract agreement, the benefit of all rights, remedies, and redress against the Contractor that the Contractor, by the Contract

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Documents, has against the Owner. Where appropriate, the Contractor shall require each Subcontractor to enter into similar agreements with Sub-subcontractors. The Contractor shall make available to each proposed Subcontractor, prior to the execution of the subcontract agreement, copies of the Contract Documents to which the Subcontractor will be bound. Subcontractors will similarly make copies of applicable portions of such documents available to their respective proposed Sub-subcontractors.

§ 5.4 Contingent Assignment of Subcontracts

- § 5.4.1 Each subcontract agreement for a portion of the Work is assigned by the Contractor to the Owner, provided that
 - .1 assignment is effective only after termination of the Contract by the Owner for cause pursuant to Section 14.2 and only for those subcontract agreements that the Owner accepts by notifying the Subcontractor and Contractor; and
 - .2 assignment is subject to the prior rights of the surety, if any, obligated under bond relating to the Contract.

When the Owner accepts the assignment of a subcontract agreement, the Owner assumes the Contractor's rights and obligations under the subcontract.

- § 5.4.2 Upon such assignment, if the Work has been suspended for more than 30 days, the Subcontractor's compensation shall be equitably adjusted for increases in cost resulting from the suspension.
- § 5.4.3 Upon assignment to the Owner under this Section 5.4, the Owner may further assign the subcontract to a successor contractor or other entity. If the Owner assigns the subcontract to a successor contractor or other entity, the Owner shall nevertheless remain legally responsible for all of the successor contractor's obligations under the subcontract.

ARTICLE 6 CONSTRUCTION BY OWNER OR BY SEPARATE CONTRACTORS

- § 6.1 Owner's Right to Perform Construction and to Award Separate Contracts
- § 6.1.1 The term "Separate Contractor(s)" shall mean other contractors retained by the Owner under separate agreements. The Owner reserves the right to perform construction or operations related to the Project with the Owner's own forces, and with Separate Contractors retained under Conditions of the Contract substantially similar to those of this Contract, including those provisions of the Conditions of the Contract related to insurance and waiver of subrogation. If the Owner introduces Separate Contractors that were not contemplated in the original Contract Documents, it constitutes a Change in the Work for which the Contractor may make a Claim if delay or additional cost is involved.
- § 6.1.2 When separate contracts are awarded for different portions of the Project or other construction or operations on the site, the term "Contractor" in the Contract Documents in each case shall mean the Contractor who executes each separate Owner-Contractor Agreement.
- § 6.1.3 The Owner shall provide for coordination of the activities of the Owner's own forces and of each Separate Contractor with the Work of the Contractor, who shall cooperate with them. The Contractor shall participate with any Separate Contractors and the Owner in reviewing their construction schedules. The Contractor shall make any revisions to its construction schedule deemed necessary after a joint review and mutual agreement. The construction schedules shall then constitute the schedules to be used by the Contractor, Separate Contractors, and the Owner until subsequently revised.
- § 6.1.4 Unless otherwise provided in the Contract Documents, when the Owner performs construction or operations related to the Project with the Owner's own forces or with Separate Contractors, the Owner or its Separate Contractors shall have the same obligations and rights that the Contractor has under the Conditions of the Contract, including, without excluding others, those stated in Article 3, this Article 6, and Articles 10, 11, and 12.

§ 6.2 Mutual Responsibility

§ 6.2.1 The Contractor shall afford the Owner and Separate Contractors reasonable opportunity for introduction and storage of their materials and equipment and performance of their activities, and shall connect and coordinate the Contractor's construction and operations with theirs as required by the Contract Documents.

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- § 6.2.2 If part of the Contractor's Work depends for proper execution or results upon construction or operations by the Owner or a Separate Contractor, the Contractor shall, prior to proceeding with that portion of the Work, promptly notify the Architect of apparent discrepancies or defects in the construction or operations by the Owner or Separate Contractor that would render it unsuitable for proper execution and results of the Contractor's Work. Failure of the Contractor to notify the Architect of apparent discrepancies or defects prior to proceeding with the Work shall constitute an acknowledgment that the Owner's or Separate Contractor's completed or partially completed construction is fit and proper to receive the Contractor's Work. The Contractor shall not be responsible for discrepancies or defects in the construction or operations by the Owner or Separate Contractor that are not apparent.
- § 6.2.3 The Contractor shall reimburse the Owner for costs the Owner incurs that are payable to a Separate Contractor because of the Contractor's delays, improperly timed activities or defective construction. The Owner shall be responsible to the Contractor for costs the Contractor incurs because of a Separate Contractor's delays, improperly timed activities, damage to the Work or defective construction.
- § 6.2.4 The Contractor shall promptly remedy damage that the Contractor wrongfully causes to completed or partially completed construction or to property of the Owner or Separate Contractor as provided in Section 10.2.5.
- § 6.2.5 The Owner and each Separate Contractor shall have the same responsibilities for cutting and patching as are described for the Contractor in Section 3.14.

§ 6.3 Owner's Right to Clean Up

If a dispute arises among the Contractor, Separate Contractors, and the Owner as to the responsibility under their respective contracts for maintaining the premises and surrounding area free from waste materials and rubbish, the Owner may clean up and the Architect will allocate the cost among those responsible.

ARTICLE 7 CHANGES IN THE WORK

§ 7.1 General

- § 7.1.1 Changes in the Work may be accomplished after execution of the Contract, and without invalidating the Contract, by Change Order, Construction Change Directive or order for a minor change in the Work, subject to the limitations stated in this Article 7 and elsewhere in the Contract Documents.
- § 7.1.2 A Change Order shall be based upon agreement among the Owner, Contractor, and Architect. A Construction Change Directive requires agreement by the Owner and Architect and may or may not be agreed to by the Contractor. An order for a minor change in the Work may be issued by the Architect alone.
- § 7.1.3 Changes in the Work shall be performed under applicable provisions of the Contract Documents. The Contractor shall proceed promptly with changes in the Work, unless otherwise provided in the Change Order, Construction Change Directive, or order for a minor change in the Work.

§ 7.2 Change Orders

- § 7.2.1 A Change Order is a written instrument prepared by the Architect and signed by the Owner, Contractor, and Architect stating their agreement upon all of the following:
 - .1 The change in the Work;
 - .2 The amount of the adjustment, if any, in the Contract Sum; and
 - The extent of the adjustment, if any, in the Contract Time.

§ 7.3 Construction Change Directives

- § 7.3.1 A Construction Change Directive is a written order prepared by the Architect and signed by the Owner and Architect, directing a change in the Work prior to agreement on adjustment, if any, in the Contract Sum or Contract Time, or both. The Owner may by Construction Change Directive, without invalidating the Contract, order changes in the Work within the general scope of the Contract consisting of additions, deletions, or other revisions, the Contract Sum and Contract Time being adjusted accordingly.
- § 7.3.2 A Construction Change Directive shall be used in the absence of total agreement on the terms of a Change Order.

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- § 7.3.3 If the Construction Change Directive provides for an adjustment to the Contract Sum, the adjustment shall be based on one of the following methods:
 - Mutual acceptance of a lump sum properly itemized and supported by sufficient substantiating data to .1 permit evaluation;
 - Unit prices stated in the Contract Documents or subsequently agreed upon; .2
 - Cost to be determined in a manner agreed upon by the parties and a mutually acceptable fixed or .3 percentage fee; or
 - As provided in Section 7.3.4.
- § 7.3.4 If the Contractor does not respond promptly or disagrees with the method for adjustment in the Contract Sum, the Architect shall determine the adjustment on the basis of reasonable expenditures and savings of those performing the Work attributable to the change, including, in case of an increase in the Contract Sum, an amount for overhead and profit as set forth in the Agreement, or if no such amount is set forth in the Agreement, a reasonable amount. In such case, and also under Section 7.3.3.3, the Contractor shall keep and present, in such form as the Architect may prescribe, an itemized accounting together with appropriate supporting data. Unless otherwise provided in the Contract Documents, costs for the purposes of this Section 7.3.4 shall be limited to the related Cost of the Work, if that term is defined in the Agreement, and otherwise the following:
 - Costs of labor, including applicable payroll taxes, fringe benefits required by agreement or custom, workers' compensation insurance, and other employee costs approved by the Architect;
 - Costs of materials, supplies, and equipment, including cost of transportation, whether incorporated or consumed:
 - .3 Rental costs of machinery and equipment, exclusive of hand tools, whether rented from the Contractor or others;
 - Costs of premiums for all bonds and insurance, permit fees, and sales, use, or similar taxes, directly .4 related to the change; and
 - Costs of supervision and field office personnel directly attributable to the change. .5
- § 7.3.5 If the Contractor disagrees with the adjustment in the Contract Time, the Contractor may make a Claim in accordance with applicable provisions of Article 15.
- § 7.3.6 Upon receipt of a Construction Change Directive, the Contractor shall promptly proceed with the change in the Work involved and advise the Architect of the Contractor's agreement or disagreement with the method, if any, provided in the Construction Change Directive for determining the proposed adjustment in the Contract Sum or Contract Time.
- § 7.3.7 A Construction Change Directive signed by the Contractor indicates the Contractor's agreement therewith, including adjustment in Contract Sum and Contract Time or the method for determining them. Such agreement shall be effective immediately and shall be recorded as a Change Order.
- § 7.3.8 The amount of credit to be allowed by the Contractor to the Owner for a deletion or change that results in a net decrease in the Contract Sum shall be actual net cost as confirmed by the Architect. When both additions and credits covering related Work or substitutions are involved in a change, the allowance for overhead and profit shall be figured on the basis of net increase, if any, with respect to that change.
- § 7.3.9 Pending final determination of the total cost of a Construction Change Directive to the Owner, the Contractor may request payment for Work completed under the Construction Change Directive in Applications for Payment. The Architect will make an interim determination for purposes of monthly certification for payment for those costs and certify for payment the amount that the Architect determines, in the Architect's professional judgment, to be reasonably justified. The Architect's interim determination of cost shall adjust the Contract Sum on the same basis as a Change Order, subject to the right of either party to disagree and assert a Claim in accordance with Article 15.
- § 7.3.10 When the Owner and Contractor agree with a determination made by the Architect concerning the adjustments in the Contract Sum and Contract Time, or otherwise reach agreement upon the adjustments, such agreement shall be effective immediately and the Architect will prepare a Change Order. Change Orders may be issued for all or any part of a Construction Change Directive.

§ 7.4 Minor Changes in the Work

The Architect may order minor changes in the Work that are consistent with the intent of the Contract Documents and do not involve an adjustment in the Contract Sum or an extension of the Contract Time. The Architect's order for minor changes shall be in writing. If the Contractor believes that the proposed minor change in the Work will affect the Contract Sum or Contract Time, the Contractor shall notify the Architect and shall not proceed to implement the change in the Work. If the Contractor performs the Work set forth in the Architect's order for a minor change without prior notice to the Architect that such change will affect the Contract Sum or Contract Time, the Contractor waives any adjustment to the Contract Sum or extension of the Contract Time.

ARTICLE 8 TIME

§ 8.1 Definitions

- § 8.1.1 Unless otherwise provided, Contract Time is the period of time, including authorized adjustments, allotted in the Contract Documents for Substantial Completion of the Work.
- § 8.1.2 The date of commencement of the Work is the date established in the Agreement.
- § 8.1.3 The date of Substantial Completion is the date certified by the Architect in accordance with Section 9.8.
- § 8.1.4 The term "day" as used in the Contract Documents shall mean calendar day unless otherwise specifically defined.

§ 8.2 Progress and Completion

- § 8.2.1 Time limits stated in the Contract Documents are of the essence of the Contract. By executing the Agreement, the Contractor confirms that the Contract Time is a reasonable period for performing the Work.
- § 8.2.2 The Contractor shall not knowingly, except by agreement or instruction of the Owner in writing, commence the Work prior to the effective date of insurance required to be furnished by the Contractor and Owner.
- § 8.2.3 The Contractor shall proceed expeditiously with adequate forces and shall achieve Substantial Completion within the Contract Time.

§ 8.3 Delays and Extensions of Time

- § 8.3.1 If the Contractor is delayed at any time in the commencement or progress of the Work by (1) an act or neglect of the Owner or Architect, of an employee of either, or of a Separate Contractor; (2) by changes ordered in the Work; (3) by labor disputes, fire, unusual delay in deliveries, unavoidable casualties, adverse weather conditions documented in accordance with Section 15.1.6.2, or other causes beyond the Contractor's control; (4) by delay authorized by the Owner pending mediation and binding dispute resolution; or (5) by other causes that the Contractor asserts, and the Architect determines, justify delay, then the Contract Time shall be extended for such reasonable time as the Architect may determine.
- § 8.3.2 Claims relating to time shall be made in accordance with applicable provisions of Article 15.
- § 8.3.3 This Section 8.3 does not preclude recovery of damages for delay by either party under other provisions of the Contract Documents.

ARTICLE 9 PAYMENTS AND COMPLETION

§ 9.1 Contract Sum

- § 9.1.1 The Contract Sum is stated in the Agreement and, including authorized adjustments, is the total amount payable by the Owner to the Contractor for performance of the Work under the Contract Documents.
- § 9.1.2 If unit prices are stated in the Contract Documents or subsequently agreed upon, and if quantities originally contemplated are materially changed so that application of such unit prices to the actual quantities causes substantial inequity to the Owner or Contractor, the applicable unit prices shall be equitably adjusted.

§ 9.2 Schedule of Values

Where the Contract is based on a stipulated sum or Guaranteed Maximum Price, the Contractor shall submit a schedule of values to the Architect before the first Application for Payment, allocating the entire Contract Sum to the

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various portions of the Work. The schedule of values shall be prepared in the form, and supported by the data to substantiate its accuracy, required by the Architect. This schedule, unless objected to by the Architect, shall be used as a basis for reviewing the Contractor's Applications for Payment. Any changes to the schedule of values shall be submitted to the Architect and supported by such data to substantiate its accuracy as the Architect may require, and unless objected to by the Architect, shall be used as a basis for reviewing the Contractor's subsequent Applications for Payment.

§ 9.3 Applications for Payment

- § 9.3.1 At least ten days before the date established for each progress payment, the Contractor shall submit to the Architect an itemized Application for Payment prepared in accordance with the schedule of values, if required under Section 9.2, for completed portions of the Work. The application shall be notarized, if required, and supported by all data substantiating the Contractor's right to payment that the Owner or Architect require, such as copies of requisitions, and releases and waivers of liens from Subcontractors and suppliers, and shall reflect retainage if provided for in the Contract Documents.
- § 9.3.1.1 As provided in Section 7.3.9, such applications may include requests for payment on account of changes in the Work that have been properly authorized by Construction Change Directives, or by interim determinations of the Architect, but not yet included in Change Orders.
- § 9.3.1.2 Applications for Payment shall not include requests for payment for portions of the Work for which the Contractor does not intend to pay a Subcontractor or supplier, unless such Work has been performed by others whom the Contractor intends to pay.
- § 9.3.2 Unless otherwise provided in the Contract Documents, payments shall be made on account of materials and equipment delivered and suitably stored at the site for subsequent incorporation in the Work. If approved in advance by the Owner, payment may similarly be made for materials and equipment suitably stored off the site at a location agreed upon in writing. Payment for materials and equipment stored on or off the site shall be conditioned upon compliance by the Contractor with procedures satisfactory to the Owner to establish the Owner's title to such materials and equipment or otherwise protect the Owner's interest, and shall include the costs of applicable insurance, storage, and transportation to the site, for such materials and equipment stored off the site.
- § 9.3.3 The Contractor warrants that title to all Work covered by an Application for Payment will pass to the Owner no later than the time of payment. The Contractor further warrants that upon submittal of an Application for Payment all Work for which Certificates for Payment have been previously issued and payments received from the Owner shall, to the best of the Contractor's knowledge, information, and belief, be free and clear of liens, claims, security interests, or encumbrances, in favor of the Contractor, Subcontractors, suppliers, or other persons or entities that provided labor, materials, and equipment relating to the Work.

§ 9.4 Certificates for Payment

- § 9.4.1 The Architect will, within seven days after receipt of the Contractor's Application for Payment, either (1) issue to the Owner a Certificate for Payment in the full amount of the Application for Payment, with a copy to the Contractor; or (2) issue to the Owner a Certificate for Payment for such amount as the Architect determines is properly due, and notify the Contractor and Owner of the Architect's reasons for withholding certification in part as provided in Section 9.5.1; or (3) withhold certification of the entire Application for Payment, and notify the Contractor and Owner of the Architect's reason for withholding certification in whole as provided in Section 9.5.1.
- § 9.4.2 The issuance of a Certificate for Payment will constitute a representation by the Architect to the Owner, based on the Architect's evaluation of the Work and the data in the Application for Payment, that, to the best of the Architect's knowledge, information, and belief, the Work has progressed to the point indicated, the quality of the Work is in accordance with the Contract Documents, and that the Contractor is entitled to payment in the amount certified. The foregoing representations are subject to an evaluation of the Work for conformance with the Contract Documents upon Substantial Completion, to results of subsequent tests and inspections, to correction of minor deviations from the Contract Documents prior to completion, and to specific qualifications expressed by the Architect. However, the issuance of a Certificate for Payment will not be a representation that the Architect has (1) made exhaustive or continuous on-site inspections to check the quality or quantity of the Work; (2) reviewed construction means, methods, techniques, sequences, or procedures; (3) reviewed copies of requisitions received from Subcontractors and suppliers and other data requested by the Owner to substantiate the Contractor's right to payment;

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or (4) made examination to ascertain how or for what purpose the Contractor has used money previously paid on account of the Contract Sum.

§ 9.5 Decisions to Withhold Certification

- § 9.5.1 The Architect may withhold a Certificate for Payment in whole or in part, to the extent reasonably necessary to protect the Owner, if in the Architect's opinion the representations to the Owner required by Section 9.4.2 cannot be made. If the Architect is unable to certify payment in the amount of the Application, the Architect will notify the Contractor and Owner as provided in Section 9.4.1. If the Contractor and Architect cannot agree on a revised amount, the Architect will promptly issue a Certificate for Payment for the amount for which the Architect is able to make such representations to the Owner. The Architect may also withhold a Certificate for Payment or, because of subsequently discovered evidence, may nullify the whole or a part of a Certificate for Payment previously issued, to such extent as may be necessary in the Architect's opinion to protect the Owner from loss for which the Contractor is responsible, including loss resulting from acts and omissions described in Section 3.3.2, because of
 - .1 defective Work not remedied;
 - .2 third party claims filed or reasonable evidence indicating probable filing of such claims, unless security acceptable to the Owner is provided by the Contractor;
 - .3 failure of the Contractor to make payments properly to Subcontractors or suppliers for labor, materials or equipment;
 - .4 reasonable evidence that the Work cannot be completed for the unpaid balance of the Contract Sum;
 - .5 damage to the Owner or a Separate Contractor;
 - reasonable evidence that the Work will not be completed within the Contract Time, and that the unpaid balance would not be adequate to cover actual or liquidated damages for the anticipated delay; or
 - .7 repeated failure to carry out the Work in accordance with the Contract Documents.
- § 9.5.2 When either party disputes the Architect's decision regarding a Certificate for Payment under Section 9.5.1, in whole or in part, that party may submit a Claim in accordance with Article 15.
- § 9.5.3 When the reasons for withholding certification are removed, certification will be made for amounts previously withheld.
- § 9.5.4 If the Architect withholds certification for payment under Section 9.5.1.3, the Owner may, at its sole option, issue joint checks to the Contractor and to any Subcontractor or supplier to whom the Contractor failed to make payment for Work properly performed or material or equipment suitably delivered. If the Owner makes payments by joint check, the Owner shall notify the Architect and the Contractor shall reflect such payment on its next Application for Payment.

§ 9.6 Progress Payments

- § 9.6.1 After the Architect has issued a Certificate for Payment, the Owner shall make payment in the manner and within the time provided in the Contract Documents, and shall so notify the Architect.
- § 9.6.2 The Contractor shall pay each Subcontractor, no later than 10 days after receipt of payment from the Owner (or such shorter period as may be required by law), the amount to which the Subcontractor is entitled, reflecting percentages actually retained from payments to the Contractor on account of the Subcontractor's portion of the Work. The Contractor shall, by appropriate agreement with each Subcontractor, require each Subcontractor to make payments to Sub-subcontractors in a similar manner.
- § 9.6.3 The Architect will, on request, furnish to a Subcontractor, if practicable, information regarding percentages of completion or amounts applied for by the Contractor and action taken thereon by the Architect and Owner on account of portions of the Work done by such Subcontractor.
- § 9.6.4 The Owner has the right to request written evidence from the Contractor that the Contractor has properly paid Subcontractors and suppliers amounts paid by the Owner to the Contractor for subcontracted Work. If the Contractor fails to furnish such evidence within seven days, the Owner shall have the right to contact Subcontractors and suppliers to ascertain whether they have been properly paid. Neither the Owner nor Architect shall have an obligation to pay, or to see to the payment of money to, a Subcontractor or supplier, except as may otherwise be required by law.

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- § 9.6.5 The Contractor's payments to suppliers shall be treated in a manner similar to that provided in Sections 9.6.2, 9.6.3 and 9.6.4.
- § 9.6.6 A Certificate for Payment, a progress payment, or partial or entire use or occupancy of the Project by the Owner shall not constitute acceptance of Work not in accordance with the Contract Documents.
- § 9.6.7 Unless the Contractor provides the Owner with a payment bond in the full penal sum of the Contract Sum, payments received by the Contractor for Work properly performed by Subcontractors or provided by suppliers shall be held by the Contractor for those Subcontractors or suppliers who performed Work or furnished materials, or both, under contract with the Contractor for which payment was made by the Owner. Nothing contained herein shall require money to be placed in a separate account and not commingled with money of the Contractor, create any fiduciary liability or tort liability on the part of the Contractor for breach of trust, or entitle any person or entity to an award of punitive damages against the Contractor for breach of the requirements of this provision.
- § 9.6.8 Provided the Owner has fulfilled its payment obligations under the Contract Documents, the Contractor shall promptly remove, by bonding or otherwise, any lien claim or other claim for payment by any Subcontractor or supplier of any tier and if Contractor fails to do so, Contractor shall defend the Owner in any resulting litigation and pay any resulting lien claim judgment against the Owner. Upon receipt of notice of a lien claim or other claim for payment, the Owner shall notify the Contractor. If approved by the applicable court, when required, the Contractor may substitute a surety bond for the property against which the lien or other claim for payment has been asserted.

§ 9.7 Failure of Payment

If the Architect does not issue a Certificate for Payment, through no fault of the Contractor, within seven days after receipt of the Contractor's Application for Payment, or if the Owner does not pay the Contractor within seven days after the date established in the Contract Documents, the amount certified by the Architect or awarded by binding dispute resolution, then the Contractor may, upon seven additional days' notice to the Owner and Architect, stop the Work until payment of the amount owing has been received. The Contract Time shall be extended appropriately and the Contract Sum shall be increased by the amount of the Contractor's reasonable costs of shutdown, delay and start-up, plus interest as provided for in the Contract Documents.

§ 9.8 Substantial Completion

- § 9.8.1 Substantial Completion is the stage in the progress of the Work when the Work or designated portion thereof is sufficiently complete in accordance with the Contract Documents so that the Owner can occupy or utilize the Work for its intended use.
- § 9.8.2 When the Contractor considers that the Work, or a portion thereof which the Owner agrees to accept separately, is substantially complete, the Contractor shall prepare and submit to the Architect a comprehensive list of items to be completed or corrected prior to final payment. Failure to include an item on such list does not alter the responsibility of the Contractor to complete all Work in accordance with the Contract Documents.
- § 9.8.3 Upon receipt of the Contractor's list, the Architect will make an inspection to determine whether the Work or designated portion thereof is substantially complete. If the Architect's inspection discloses any item, whether or not included on the Contractor's list, which is not sufficiently complete in accordance with the Contract Documents so that the Owner can occupy or utilize the Work or designated portion thereof for its intended use, the Contractor shall, before issuance of the Certificate of Substantial Completion, complete or correct such item upon notification by the Architect. In such case, the Contractor shall then submit a request for another inspection by the Architect to determine Substantial Completion.
- § 9.8.4 When the Work or designated portion thereof is substantially complete, the Architect will prepare a Certificate of Substantial Completion that shall establish the date of Substantial Completion; establish responsibilities of the Owner and Contractor for security, maintenance, heat, utilities, damage to the Work and insurance; and fix the time within which the Contractor shall finish all items on the list accompanying the Certificate. Warranties required by the Contract Documents shall commence on the date of Substantial Completion of the Work or designated portion thereof unless otherwise provided in the Certificate of Substantial Completion.
- § 9.8.5 The Certificate of Substantial Completion shall be submitted to the Owner and Contractor for their written acceptance of responsibilities assigned to them in the Certificate. Upon such acceptance, and consent of surety if any,

the Owner shall make payment of retainage applying to the Work or designated portion thereof. Such payment shall be adjusted for Work that is incomplete or not in accordance with the requirements of the Contract Documents.

§ 9.9 Partial Occupancy or Use

- § 9.9.1 The Owner may occupy or use any completed or partially completed portion of the Work at any stage when such portion is designated by separate agreement with the Contractor, provided such occupancy or use is consented to by the insurer and authorized by public authorities having jurisdiction over the Project. Such partial occupancy or use may commence whether or not the portion is substantially complete, provided the Owner and Contractor have accepted in writing the responsibilities assigned to each of them for payments, retainage, if any, security, maintenance, heat, utilities, damage to the Work and insurance, and have agreed in writing concerning the period for correction of the Work and commencement of warranties required by the Contract Documents. When the Contractor considers a portion substantially complete, the Contractor shall prepare and submit a list to the Architect as provided under Section 9.8.2. Consent of the Contractor to partial occupancy or use shall not be unreasonably withheld. The stage of the progress of the Work shall be determined by written agreement between the Owner and Contractor or, if no agreement is reached, by decision of the Architect.
- § 9.9.2 Immediately prior to such partial occupancy or use, the Owner, Contractor, and Architect shall jointly inspect the area to be occupied or portion of the Work to be used in order to determine and record the condition of the Work.
- § 9.9.3 Unless otherwise agreed upon, partial occupancy or use of a portion or portions of the Work shall not constitute acceptance of Work not complying with the requirements of the Contract Documents.

§ 9.10 Final Completion and Final Payment

- § 9.10.1 Upon receipt of the Contractor's notice that the Work is ready for final inspection and acceptance and upon receipt of a final Application for Payment, the Architect will promptly make such inspection. When the Architect finds the Work acceptable under the Contract Documents and the Contract fully performed, the Architect will promptly issue a final Certificate for Payment stating that to the best of the Architect's knowledge, information and belief, and on the basis of the Architect's on-site visits and inspections, the Work has been completed in accordance with the Contract Documents and that the entire balance found to be due the Contractor and noted in the final Certificate is due and payable. The Architect's final Certificate for Payment will constitute a further representation that conditions listed in Section 9.10.2 as precedent to the Contractor's being entitled to final payment have been fulfilled.
- § 9.10.2 Neither final payment nor any remaining retained percentage shall become due until the Contractor submits to the Architect (1) an affidavit that payrolls, bills for materials and equipment, and other indebtedness connected with the Work for which the Owner or the Owner's property might be responsible or encumbered (less amounts withheld by Owner) have been paid or otherwise satisfied, (2) a certificate evidencing that insurance required by the Contract Documents to remain in force after final payment is currently in effect, (3) a written statement that the Contractor knows of no reason that the insurance will not be renewable to cover the period required by the Contract Documents, (4) consent of surety, if any, to final payment, (5) documentation of any special warranties, such as manufacturers' warranties or specific Subcontractor warranties, and (6) if required by the Owner, other data establishing payment or satisfaction of obligations, such as receipts and releases and waivers of liens, claims, security interests, or encumbrances arising out of the Contract, to the extent and in such form as may be designated by the Owner. If a Subcontractor refuses to furnish a release or waiver required by the Owner, the Contractor may furnish a bond satisfactory to the Owner to indemnify the Owner against such lien, claim, security interest, or encumbrance. If a lien, claim, security interest, or encumbrance remains unsatisfied after payments are made, the Contractor shall refund to the Owner all money that the Owner may be compelled to pay in discharging the lien, claim, security interest, or encumbrance, including all costs and reasonable attorneys' fees.
- § 9.10.3 If, after Substantial Completion of the Work, final completion thereof is materially delayed through no fault of the Contractor or by issuance of Change Orders affecting final completion, and the Architect so confirms, the Owner shall, upon application by the Contractor and certification by the Architect, and without terminating the Contract, make payment of the balance due for that portion of the Work fully completed, corrected, and accepted. If the remaining balance for Work not fully completed or corrected is less than retainage stipulated in the Contract Documents, and if bonds have been furnished, the written consent of the surety to payment of the balance due for that portion of the Work fully completed and accepted shall be submitted by the Contractor to the Architect prior to certification of such payment. Such payment shall be made under terms and conditions governing final payment, except that it shall not constitute a waiver of Claims.

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- § 9.10.4 The making of final payment shall constitute a waiver of Claims by the Owner except those arising from
 - liens, Claims, security interests, or encumbrances arising out of the Contract and unsettled;
 - .2 failure of the Work to comply with the requirements of the Contract Documents;
 - .3 terms of special warranties required by the Contract Documents; or
 - audits performed by the Owner, if permitted by the Contract Documents, after final payment. .4
- § 9.10.5 Acceptance of final payment by the Contractor, a Subcontractor, or a supplier, shall constitute a waiver of claims by that payee except those previously made in writing and identified by that payee as unsettled at the time of final Application for Payment.

ARTICLE 10 PROTECTION OF PERSONS AND PROPERTY

§ 10.1 Safety Precautions and Programs

The Contractor shall be responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the performance of the Contract.

§ 10.2 Safety of Persons and Property

- § 10.2.1 The Contractor shall take reasonable precautions for safety of, and shall provide reasonable protection to prevent damage, injury, or loss to
 - employees on the Work and other persons who may be affected thereby;
 - .2 the Work and materials and equipment to be incorporated therein, whether in storage on or off the site, under care, custody, or control of the Contractor, a Subcontractor, or a Sub-subcontractor; and
 - other property at the site or adjacent thereto, such as trees, shrubs, lawns, walks, pavements, roadways, .3 structures, and utilities not designated for removal, relocation, or replacement in the course of construction.
- § 10.2.2 The Contractor shall comply with, and give notices required by applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities, bearing on safety of persons or property or their protection from damage, injury, or loss.
- § 10.2.3 The Contractor shall implement, erect, and maintain, as required by existing conditions and performance of the Contract, reasonable safeguards for safety and protection, including posting danger signs and other warnings against hazards; promulgating safety regulations; and notifying the owners and users of adjacent sites and utilities of the safeguards.
- § 10.2.4 When use or storage of explosives or other hazardous materials or equipment, or unusual methods are necessary for execution of the Work, the Contractor shall exercise utmost care and carry on such activities under supervision of properly qualified personnel.
- § 10.2.5 The Contractor shall promptly remedy damage and loss (other than damage or loss insured under property insurance required by the Contract Documents) to property referred to in Sections 10.2.1.2 and 10.2.1.3 caused in whole or in part by the Contractor, a Subcontractor, a Sub-subcontractor, or anyone directly or indirectly employed by any of them, or by anyone for whose acts they may be liable and for which the Contractor is responsible under Sections 10.2.1.2 and 10.2.1.3. The Contractor may make a Claim for the cost to remedy the damage or loss to the extent such damage or loss is attributable to acts or omissions of the Owner or Architect or anyone directly or indirectly employed by either of them, or by anyone for whose acts either of them may be liable, and not attributable to the fault or negligence of the Contractor. The foregoing obligations of the Contractor are in addition to the Contractor's obligations under Section 3.18.
- § 10.2.6 The Contractor shall designate a responsible member of the Contractor's organization at the site whose duty shall be the prevention of accidents. This person shall be the Contractor's superintendent unless otherwise designated by the Contractor in writing to the Owner and Architect.
- § 10.2.7 The Contractor shall not permit any part of the construction or site to be loaded so as to cause damage or create an unsafe condition.

§ 10.2.8 Injury or Damage to Person or Property

If either party suffers injury or damage to person or property because of an act or omission of the other party, or of others for whose acts such party is legally responsible, notice of the injury or damage, whether or not insured, shall be given to the other party within a reasonable time not exceeding 21 days after discovery. The notice shall provide sufficient detail to enable the other party to investigate the matter.

§ 10.3 Hazardous Materials and Substances

- § 10.3.1 The Contractor is responsible for compliance with any requirements included in the Contract Documents regarding hazardous materials or substances. If the Contractor encounters a hazardous material or substance not addressed in the Contract Documents and if reasonable precautions will be inadequate to prevent foreseeable bodily injury or death to persons resulting from a material or substance, including but not limited to asbestos or polychlorinated biphenyl (PCB), encountered on the site by the Contractor, the Contractor shall, upon recognizing the condition, immediately stop Work in the affected area and notify the Owner and Architect of the condition.
- § 10.3.2 Upon receipt of the Contractor's notice, the Owner shall obtain the services of a licensed laboratory to verify the presence or absence of the material or substance reported by the Contractor and, in the event such material or substance is found to be present, to cause it to be rendered harmless. Unless otherwise required by the Contract Documents, the Owner shall furnish in writing to the Contractor and Architect the names and qualifications of persons or entities who are to perform tests verifying the presence or absence of the material or substance or who are to perform the task of removal or safe containment of the material or substance. The Contractor and the Architect will promptly reply to the Owner in writing stating whether or not either has reasonable objection to the persons or entities proposed by the Owner. If either the Contractor or Architect has an objection to a person or entity proposed by the Owner, the Owner shall propose another to whom the Contractor and the Architect have no reasonable objection. When the material or substance has been rendered harmless, Work in the affected area shall resume upon written agreement of the Owner and Contractor. By Change Order, the Contract Time shall be extended appropriately and the Contract Sum shall be increased by the amount of the Contractor's reasonable additional costs of shutdown, delay, and start-up.
- § 10.3.3 To the fullest extent permitted by law, the Owner shall indemnify and hold harmless the Contractor, Subcontractors, Architect, Architect's consultants, and agents and employees of any of them from and against claims, damages, losses, and expenses, including but not limited to attorneys' fees, arising out of or resulting from performance of the Work in the affected area if in fact the material or substance presents the risk of bodily injury or death as described in Section 10.3.1 and has not been rendered harmless, provided that such claim, damage, loss, or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property (other than the Work itself), except to the extent that such damage, loss, or expense is due to the fault or negligence of the party seeking indemnity.
- § 10.3.4 The Owner shall not be responsible under this Section 10.3 for hazardous materials or substances the Contractor brings to the site unless such materials or substances are required by the Contract Documents. The Owner shall be responsible for hazardous materials or substances required by the Contract Documents, except to the extent of the Contractor's fault or negligence in the use and handling of such materials or substances.
- § 10.3.5 The Contractor shall reimburse the Owner for the cost and expense the Owner incurs (1) for remediation of hazardous materials or substances the Contractor brings to the site and negligently handles, or (2) where the Contractor fails to perform its obligations under Section 10.3.1, except to the extent that the cost and expense are due to the Owner's fault or negligence.
- § 10.3.6 If, without negligence on the part of the Contractor, the Contractor is held liable by a government agency for the cost of remediation of a hazardous material or substance solely by reason of performing Work as required by the Contract Documents, the Owner shall reimburse the Contractor for all cost and expense thereby incurred.

§ 10.4 Emergencies

In an emergency affecting safety of persons or property, the Contractor shall act, at the Contractor's discretion, to prevent threatened damage, injury, or loss. Additional compensation or extension of time claimed by the Contractor on account of an emergency shall be determined as provided in Article 15 and Article 7.

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ARTICLE 11 INSURANCE AND BONDS

§ 11.1 Contractor's Insurance and Bonds

- § 11.1.1 The Contractor shall purchase and maintain insurance of the types and limits of liability, containing the endorsements, and subject to the terms and conditions, as described in the Agreement or elsewhere in the Contract Documents. The Contractor shall purchase and maintain the required insurance from an insurance company or insurance companies lawfully authorized to issue insurance in the jurisdiction where the Project is located. The Owner shall be named as additional insured under the Contractor's commercial general liability policy or as otherwise described in the Contract Documents for claims to the extent caused by the Contractor's negligent acts or omissions.
- § 11.1.2 The Contractor shall provide surety bonds of the types, for such penal sums, and subject to such terms and conditions as required by the Contract Documents. The Contractor shall purchase and maintain the required bonds from a company or companies lawfully authorized to issue surety bonds in the jurisdiction where the Project is located.
- § 11.1.3 Upon the request of any person or entity appearing to be a potential beneficiary of bonds covering payment of obligations arising under the Contract, the Contractor shall promptly furnish a copy of the bonds or shall authorize a copy to be furnished.
- § 11.1.4 Notice of Cancellation or Expiration of Contractor's Required Insurance. Within three (3) business days of the date the Contractor becomes aware of an impending or actual cancellation or expiration of any insurance required by the Contract Documents, the Contractor shall provide notice to the Owner of such impending or actual cancellation or expiration. Upon receipt of notice from the Contractor, the Owner shall, unless the lapse in coverage arises from an act or omission of the Owner, have the right to stop the Work until the lapse in coverage has been cured by the procurement of replacement coverage by the Contractor. The furnishing of notice by the Contractor shall not relieve the Contractor of any contractual obligation to provide any required coverage.

§ 11.2 Owner's Insurance

- § 11.2.1 The Owner shall purchase and maintain insurance of the types and limits of liability, containing the endorsements, and subject to the terms and conditions, as described in the Agreement or elsewhere in the Contract Documents. The Owner shall purchase and maintain the required insurance from an insurance company or insurance companies lawfully authorized to issue insurance in the jurisdiction where the Project is located.
- § 11.2.2 Failure to Purchase Required Property Insurance. If the Owner fails to purchase and maintain the required property insurance, with all of the coverages and in the amounts described in the Agreement or elsewhere in the Contract Documents, the Owner shall inform the Contractor in writing prior to commencement of the Work. Upon receipt of notice from the Owner, the Contractor may delay commencement of the Work and may obtain insurance that will protect the interests of the Contractor, Subcontractors, and Sub-Subcontractors in the Work. When the failure to provide coverage has been cured or resolved, the Contract Sum and Contract Time shall be equitably adjusted. In the event the Owner fails to procure coverage, the Owner waives all rights against the Contractor, Subcontractors, and Sub-subcontractors to the extent the loss to the Owner would have been covered by the insurance to have been procured by the Owner. The cost of the insurance shall be charged to the Owner by a Change Order. If the Owner does not provide written notice, and the Contractor is damaged by the failure or neglect of the Owner to purchase or maintain the required insurance, the Owner shall reimburse the Contractor for all reasonable costs and damages attributable thereto.
- § 11.2.3 Notice of Cancellation or Expiration of Owner's Required Property Insurance. Within three (3) business days of the date the Owner becomes aware of an impending or actual cancellation or expiration of any property insurance required by the Contract Documents, the Owner shall provide notice to the Contractor of such impending or actual cancellation or expiration. Unless the lapse in coverage arises from an act or omission of the Contractor: (1) the Contractor, upon receipt of notice from the Owner, shall have the right to stop the Work until the lapse in coverage has been cured by the procurement of replacement coverage by either the Owner or the Contractor; (2) the Contract Time and Contract Sum shall be equitably adjusted; and (3) the Owner waives all rights against the Contractor, Subcontractors, and Sub-subcontractors to the extent any loss to the Owner would have been covered by the insurance had it not expired or been cancelled. If the Contractor purchases replacement coverage, the cost of the insurance shall be charged to the Owner by an appropriate Change Order. The furnishing of notice by the Owner shall not relieve the Owner of any contractual obligation to provide required insurance.

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§ 11.3 Waivers of Subrogation

§ 11.3.1 The Owner and Contractor waive all rights against (1) each other and any of their subcontractors, sub-subcontractors, agents, and employees, each of the other; (2) the Architect and Architect's consultants; and (3) Separate Contractors, if any, and any of their subcontractors, sub-subcontractors, agents, and employees, for damages caused by fire, or other causes of loss, to the extent those losses are covered by property insurance required by the Agreement or other property insurance applicable to the Project, except such rights as they have to proceeds of such insurance. The Owner or Contractor, as appropriate, shall require similar written waivers in favor of the individuals and entities identified above from the Architect, Architect's consultants, Separate Contractors, subcontractors, and sub-subcontractors. The policies of insurance purchased and maintained by each person or entity agreeing to waive claims pursuant to this Section 11.3.1 shall not prohibit this waiver of subrogation. This waiver of subrogation shall be effective as to a person or entity (1) even though that person or entity would otherwise have a duty of indemnification, contractual or otherwise, (2) even though that person or entity did not pay the insurance premium directly or indirectly, (3) whether or not the person or entity had an insurable interest in the damaged property, or (4) whether or not the loss was caused in whole or in part by negligence of a person released.

§ 11.3.2 The Owner shall maintain "all-risk" property insurance in the amount of the replacement value of all property of the Owner at or adjacent to the site, if there is any such property not covered by insurance maintained by the Owner under the Agreement or other Contract Documents. If during the Project construction period the Owner insures or was required to insure properties, real or personal or both, at or adjacent to the site by property insurance under policies separate from those insuring the Project, or if after final payment property insurance is to be provided on the completed Project through a policy or policies other than those insuring the Project during the construction period, the Owner waives all rights in accordance with the terms of Section 11.3.1 for damages caused by fire or other causes of loss covered by this separate property insurance.

§ 11.4 Loss of Use, Business Interruption, and Delay in Completion Insurance

The Owner, at the Owner's option, may purchase and maintain insurance that will protect the Owner against loss of use of the Owner's property, or the inability to conduct normal operations, due to fire or other causes of loss. The Owner waives all rights of action against the Contractor and Architect for loss of use of the Owner's property, due to fire or other hazards however caused.

§11.5 Adjustment and Settlement of Insured Loss

§ 11.5.1 A loss insured under the property insurance required by the Agreement to be maintained by the Owner shall be adjusted by the Owner as fiduciary and made payable to the Owner as fiduciary for the insureds, as their interests may appear, subject to requirements of any applicable mortgagee clause and of Section 11.5.2. The Owner shall pay the Architect and Contractor their just shares of insurance proceeds received by the Owner, and by appropriate agreements the Architect and Contractor shall make payments to their consultants and Subcontractors in similar manner. If any insurance proceeds are retained by a mortgagee, Contractor has no obligation to perform any related Work unless Owner pays the cost of such Work from other funds.

§ 11.5.2 Prior to settlement of an insured loss, the Owner shall notify the Contractor of the terms of the proposed settlement as well as the proposed allocation of the insurance proceeds. The Contractor shall have 14 days from receipt of notice to object to the proposed settlement or allocation of the proceeds. If the Contractor does not object, the Owner shall settle the loss and the Contractor shall be bound by the settlement and allocation. Upon receipt, the Owner shall deposit the insurance proceeds in a separate account and make the appropriate distributions. Thereafter, if no other agreement is made or the Owner does not terminate the Contract for convenience, the Owner and Contractor shall execute a Change Order for reconstruction of the damaged or destroyed Work in the amount allocated for that purpose. If the Contractor timely objects to either the terms of the proposed settlement or the allocation of the proceeds, the Owner may proceed to settle the insured loss, and any dispute between the Owner and Contractor arising out of the settlement or allocation of the proceeds shall be resolved pursuant to Article 15. Pending resolution of any dispute, the Owner may issue a Construction Change Directive for the reconstruction of the damaged or destroyed Work.

§ 11.5.3 If pursuant to the Contract Documents, any property insurance is to be maintained by the Contractor, then the Contractor rather than the Owner shall have the rights and obligations set forth in Sections 11.5.1 and 11.5.2, with notification of the proposed settlement being provided to the Owner and the Owner having the duty to give notice of any objection under the first three sentences of Section 11.5.2.

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33

ARTICLE 12 UNCOVERING AND CORRECTION OF WORK

§ 12.1 Uncovering of Work

§ 12.1.1 If a portion of the Work is covered contrary to the Architect's request or to requirements specifically expressed in the Contract Documents, it must, if requested in writing by the Architect, be uncovered for the Architect's examination and be replaced at the Contractor's expense without change in the Contract Time.

§ 12.1.2 If a portion of the Work has been covered that the Architect has not specifically requested to examine prior to its being covered, the Architect may request to see such Work and it shall be uncovered by the Contractor. If such Work is in accordance with the Contract Documents, the Contractor shall be entitled to an equitable adjustment to the Contract Sum and Contract Time as may be appropriate. If such Work is not in accordance with the Contract Documents, the costs of uncovering the Work, and the cost of correction, shall be at the Contractor's expense.

§ 12.2 Correction of Work

§ 12.2.1 Before Substantial Completion

The Contractor shall promptly correct Work rejected by the Architect or failing to conform to the requirements of the Contract Documents, discovered before Substantial Completion and whether or not fabricated, installed or completed. Costs of correcting such rejected Work, including additional testing and inspections, the cost of uncovering and replacement, and compensation for the Architect's services and expenses made necessary thereby, shall be at the Contractor's expense.

§ 12.2.2 After Substantial Completion

§ 12.2.2.1 In addition to the Contractor's obligations under Section 3.5, if, within one year after the date of Substantial Completion of the Work or designated portion thereof or after the date for commencement of warranties established under Section 9.9.1, or by terms of any applicable special warranty required by the Contract Documents, any of the Work is found to be not in accordance with the requirements of the Contract Documents, the Contractor shall correct it promptly after receipt of notice from the Owner to do so, unless the Owner has previously given the Contractor a written acceptance of such condition. The Owner shall give such notice promptly after discovery of the condition. During the one-year period for correction of Work, if the Owner fails to notify the Contractor and give the Contractor an opportunity to make the correction, the Owner waives the rights to require correction by the Contractor and to make a claim for breach of warranty. If the Contractor fails to correct nonconforming Work within a reasonable time during that period after receipt of notice from the Owner or Architect, the Owner may correct it in accordance with Section 2.5.

- § 12.2.2.2 The one-year period for correction of Work shall be extended with respect to portions of Work first performed after Substantial Completion by the period of time between Substantial Completion and the actual completion of that portion of the Work.
- § 12.2.2.3 The one-year period for correction of Work shall not be extended by corrective Work performed by the Contractor pursuant to this Section 12.2.
- § 12.2.3 The Contractor shall remove from the site portions of the Work that are not in accordance with the requirements of the Contract Documents and are neither corrected by the Contractor nor accepted by the Owner.
- § 12.2.4 The Contractor shall bear the cost of correcting destroyed or damaged construction of the Owner or Separate Contractors, whether completed or partially completed, caused by the Contractor's correction or removal of Work that is not in accordance with the requirements of the Contract Documents.
- § 12.2.5 Nothing contained in this Section 12.2 shall be construed to establish a period of limitation with respect to other obligations the Contractor has under the Contract Documents. Establishment of the one-year period for correction of Work as described in Section 12.2.2 relates only to the specific obligation of the Contractor to correct the Work, and has no relationship to the time within which the obligation to comply with the Contract Documents may be sought to be enforced, nor to the time within which proceedings may be commenced to establish the Contractor's liability with respect to the Contractor's obligations other than specifically to correct the Work.

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§ 12.3 Acceptance of Nonconforming Work

If the Owner prefers to accept Work that is not in accordance with the requirements of the Contract Documents, the Owner may do so instead of requiring its removal and correction, in which case the Contract Sum will be reduced as appropriate and equitable. Such adjustment shall be effected whether or not final payment has been made.

ARTICLE 13 MISCELLANEOUS PROVISIONS

§ 13.1 Governing Law

The Contract shall be governed by the law of the place where the Project is located, excluding that jurisdiction's choice of law rules. If the parties have selected arbitration as the method of binding dispute resolution, the Federal Arbitration Act shall govern Section 15.4.

§ 13.2 Successors and Assigns

- § 13.2.1 The Owner and Contractor respectively bind themselves, their partners, successors, assigns, and legal representatives to covenants, agreements, and obligations contained in the Contract Documents. Except as provided in Section 13.2.2, neither party to the Contract shall assign the Contract as a whole without written consent of the other. If either party attempts to make an assignment without such consent, that party shall nevertheless remain legally responsible for all obligations under the Contract.
- § 13.2.2 The Owner may, without consent of the Contractor, assign the Contract to a lender providing construction financing for the Project, if the lender assumes the Owner's rights and obligations under the Contract Documents. The Contractor shall execute all consents reasonably required to facilitate the assignment.

§ 13.3 Rights and Remedies

- § 13.3.1 Duties and obligations imposed by the Contract Documents and rights and remedies available thereunder shall be in addition to and not a limitation of duties, obligations, rights, and remedies otherwise imposed or available by law.
- § 13.3.2 No action or failure to act by the Owner, Architect, or Contractor shall constitute a waiver of a right or duty afforded them under the Contract, nor shall such action or failure to act constitute approval of or acquiescence in a breach thereunder, except as may be specifically agreed upon in writing.

§ 13.4 Tests and Inspections

- § 13.4.1 Tests, inspections, and approvals of portions of the Work shall be made as required by the Contract Documents and by applicable laws, statutes, ordinances, codes, rules, and regulations or lawful orders of public authorities. Unless otherwise provided, the Contractor shall make arrangements for such tests, inspections, and approvals with an independent testing laboratory or entity acceptable to the Owner, or with the appropriate public authority, and shall bear all related costs of tests, inspections, and approvals. The Contractor shall give the Architect timely notice of when and where tests and inspections are to be made so that the Architect may be present for such procedures. The Owner shall bear costs of tests, inspections, or approvals that do not become requirements until after bids are received or negotiations concluded. The Owner shall directly arrange and pay for tests, inspections, or approvals where building codes or applicable laws or regulations so require.
- § 13.4.2 If the Architect, Owner, or public authorities having jurisdiction determine that portions of the Work require additional testing, inspection, or approval not included under Section 13.4.1, the Architect will, upon written authorization from the Owner, instruct the Contractor to make arrangements for such additional testing, inspection, or approval, by an entity acceptable to the Owner, and the Contractor shall give timely notice to the Architect of when and where tests and inspections are to be made so that the Architect may be present for such procedures. Such costs, except as provided in Section 13.4.3, shall be at the Owner's expense.
- § 13.4.3 If procedures for testing, inspection, or approval under Sections 13.4.1 and 13.4.2 reveal failure of the portions of the Work to comply with requirements established by the Contract Documents, all costs made necessary by such failure, including those of repeated procedures and compensation for the Architect's services and expenses, shall be at the Contractor's expense.
- § 13.4.4 Required certificates of testing, inspection, or approval shall, unless otherwise required by the Contract Documents, be secured by the Contractor and promptly delivered to the Architect.

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- § 13.4.5 If the Architect is to observe tests, inspections, or approvals required by the Contract Documents, the Architect will do so promptly and, where practicable, at the normal place of testing.
- § 13.4.6 Tests or inspections conducted pursuant to the Contract Documents shall be made promptly to avoid unreasonable delay in the Work.

§ 13.5 Interest

Payments due and unpaid under the Contract Documents shall bear interest from the date payment is due at the rate the parties agree upon in writing or, in the absence thereof, at the legal rate prevailing from time to time at the place where the Project is located.

ARTICLE 14 TERMINATION OR SUSPENSION OF THE CONTRACT

§ 14.1 Termination by the Contractor

- § 14.1.1 The Contractor may terminate the Contract if the Work is stopped for a period of 30 consecutive days through no act or fault of the Contractor, a Sub-subcontractor, their agents or employees, or any other persons or entities performing portions of the Work, for any of the following reasons:
 - .1 Issuance of an order of a court or other public authority having jurisdiction that requires all Work to be stopped;
 - .2 An act of government, such as a declaration of national emergency, that requires all Work to be stopped;
 - .3 Because the Architect has not issued a Certificate for Payment and has not notified the Contractor of the reason for withholding certification as provided in Section 9.4.1, or because the Owner has not made payment on a Certificate for Payment within the time stated in the Contract Documents; or
 - .4 The Owner has failed to furnish to the Contractor reasonable evidence as required by Section 2.2.
- § 14.1.2 The Contractor may terminate the Contract if, through no act or fault of the Contractor, a Subcontractor, a Sub-subcontractor, their agents or employees, or any other persons or entities performing portions of the Work, repeated suspensions, delays, or interruptions of the entire Work by the Owner as described in Section 14.3, constitute in the aggregate more than 100 percent of the total number of days scheduled for completion, or 120 days in any 365-day period, whichever is less.
- § 14.1.3 If one of the reasons described in Section 14.1.1 or 14.1.2 exists, the Contractor may, upon seven days' notice to the Owner and Architect, terminate the Contract and recover from the Owner payment for Work executed, as well as reasonable overhead on Work not executed, and costs incurred by reason of such termination.
- § 14.1.4 If the Work is stopped for a period of 60 consecutive days through no act or fault of the Contractor, a Sub-subcontractor, or their agents or employees or any other persons or entities performing portions of the Work because the Owner has repeatedly failed to fulfill the Owner's obligations under the Contract Documents with respect to matters important to the progress of the Work, the Contractor may, upon seven additional days' notice to the Owner and the Architect, terminate the Contract and recover from the Owner as provided in Section 14.1.3.

§ 14.2 Termination by the Owner for Cause

- § 14.2.1 The Owner may terminate the Contract if the Contractor
 - .1 repeatedly refuses or fails to supply enough properly skilled workers or proper materials;
 - .2 fails to make payment to Subcontractors or suppliers in accordance with the respective agreements between the Contractor and the Subcontractors or suppliers;
 - .3 repeatedly disregards applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of a public authority; or
 - .4 otherwise is guilty of substantial breach of a provision of the Contract Documents.
- § 14.2.2 When any of the reasons described in Section 14.2.1 exist, and upon certification by the Architect that sufficient cause exists to justify such action, the Owner may, without prejudice to any other rights or remedies of the Owner and after giving the Contractor and the Contractor's surety, if any, seven days' notice, terminate employment of the Contractor and may, subject to any prior rights of the surety:
 - .1 Exclude the Contractor from the site and take possession of all materials, equipment, tools, and construction equipment and machinery thereon owned by the Contractor;
 - .2 Accept assignment of subcontracts pursuant to Section 5.4; and

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- Finish the Work by whatever reasonable method the Owner may deem expedient. Upon written request of the Contractor, the Owner shall furnish to the Contractor a detailed accounting of the costs incurred by the Owner in finishing the Work.
- § 14.2.3 When the Owner terminates the Contract for one of the reasons stated in Section 14.2.1, the Contractor shall not be entitled to receive further payment until the Work is finished.
- § 14.2.4 If the unpaid balance of the Contract Sum exceeds costs of finishing the Work, including compensation for the Architect's services and expenses made necessary thereby, and other damages incurred by the Owner and not expressly waived, such excess shall be paid to the Contractor. If such costs and damages exceed the unpaid balance, the Contractor shall pay the difference to the Owner. The amount to be paid to the Contractor or Owner, as the case may be, shall be certified by the Initial Decision Maker, upon application, and this obligation for payment shall survive termination of the Contract.

§ 14.3 Suspension by the Owner for Convenience

- § 14.3.1 The Owner may, without cause, order the Contractor in writing to suspend, delay or interrupt the Work, in whole or in part for such period of time as the Owner may determine.
- § 14.3.2 The Contract Sum and Contract Time shall be adjusted for increases in the cost and time caused by suspension, delay, or interruption under Section 14.3.1. Adjustment of the Contract Sum shall include profit. No adjustment shall be made to the extent
 - .1 that performance is, was, or would have been, so suspended, delayed, or interrupted, by another cause for which the Contractor is responsible; or
 - .2 that an equitable adjustment is made or denied under another provision of the Contract.

§ 14.4 Termination by the Owner for Convenience

- § 14.4.1 The Owner may, at any time, terminate the Contract for the Owner's convenience and without cause.
- § 14.4.2 Upon receipt of notice from the Owner of such termination for the Owner's convenience, the Contractor shall
 - .1 cease operations as directed by the Owner in the notice;
 - .2 take actions necessary, or that the Owner may direct, for the protection and preservation of the Work;
 - .3 except for Work directed to be performed prior to the effective date of termination stated in the notice, terminate all existing subcontracts and purchase orders and enter into no further subcontracts and purchase orders.
- § 14.4.3 In case of such termination for the Owner's convenience, the Owner shall pay the Contractor for Work properly executed; costs incurred by reason of the termination, including costs attributable to termination of Subcontracts; and the termination fee, if any, set forth in the Agreement.

ARTICLE 15 CLAIMS AND DISPUTES

§ 15.1 Claims

§ 15.1.1 Definition

A Claim is a demand or assertion by one of the parties seeking, as a matter of right, payment of money, a change in the Contract Time, or other relief with respect to the terms of the Contract. The term "Claim" also includes other disputes and matters in question between the Owner and Contractor arising out of or relating to the Contract. The responsibility to substantiate Claims shall rest with the party making the Claim. This Section 15.1.1 does not require the Owner to file a Claim in order to impose liquidated damages in accordance with the Contract Documents.

§ 15.1.2 Time Limits on Claims

The Owner and Contractor shall commence all Claims and causes of action against the other and arising out of or related to the Contract, whether in contract, tort, breach of warranty or otherwise, in accordance with the requirements of the binding dispute resolution method selected in the Agreement and within the period specified by applicable law, but in any case not more than 10 years after the date of Substantial Completion of the Work. The Owner and Contractor waive all Claims and causes of action not commenced in accordance with this Section 15.1.2.

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§ 15.1.3 Notice of Claims

- § 15.1.3.1 Claims by either the Owner or Contractor, where the condition giving rise to the Claim is first discovered prior to expiration of the period for correction of the Work set forth in Section 12.2.2, shall be initiated by notice to the other party and to the Initial Decision Maker with a copy sent to the Architect, if the Architect is not serving as the Initial Decision Maker. Claims by either party under this Section 15.1.3.1 shall be initiated within 21 days after occurrence of the event giving rise to such Claim or within 21 days after the claimant first recognizes the condition giving rise to the Claim, whichever is later.
- § 15.1.3.2 Claims by either the Owner or Contractor, where the condition giving rise to the Claim is first discovered after expiration of the period for correction of the Work set forth in Section 12.2.2, shall be initiated by notice to the other party. In such event, no decision by the Initial Decision Maker is required.

§ 15.1.4 Continuing Contract Performance

- § 15.1.4.1 Pending final resolution of a Claim, except as otherwise agreed in writing or as provided in Section 9.7 and Article 14, the Contractor shall proceed diligently with performance of the Contract and the Owner shall continue to make payments in accordance with the Contract Documents.
- § 15.1.4.2 The Contract Sum and Contract Time shall be adjusted in accordance with the Initial Decision Maker's decision, subject to the right of either party to proceed in accordance with this Article 15. The Architect will issue Certificates for Payment in accordance with the decision of the Initial Decision Maker.

§ 15.1.5 Claims for Additional Cost

If the Contractor wishes to make a Claim for an increase in the Contract Sum, notice as provided in Section 15.1.3 shall be given before proceeding to execute the portion of the Work that is the subject of the Claim. Prior notice is not required for Claims relating to an emergency endangering life or property arising under Section 10.4. After establishment of a fixed Contract Sum or Guaranteed Maximum Price (GMP), Contractor assumes the risk of reasonably foreseeable price changes affecting the goods or services to be procured by Contractor for the Work. If extraordinary price increases occur due to war, calamity, governmental action, unusual commodity market conditions, including without limitation any governmental action, disruptions in the supply of labor or materials or other impact related thereto, or other causes not the fault of Contractor and not reasonably anticipated, then the increased cost in excess of a reasonably foreseeable amount shall be the basis for an increase in the Contract Sum or GMP upon submission of a Claim under this Section.

§ 15.1.6 Claims for Additional Time

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- § 15.1.6.1 If the Contractor wishes to make a Claim for an increase in the Contract Time, notice as provided in Section 15.1.3 shall be given. The Contractor's Claim shall include an estimate of cost and of probable effect of delay on progress of the Work. In the case of a continuing delay, only one Claim is necessary.
- § 15.1.6.2 If adverse weather conditions are the basis for a Claim for additional time, such Claim shall be documented by data substantiating that weather conditions were abnormal for the period of time, could not have been reasonably anticipated, and had an adverse effect on the scheduled construction.

§ 15.1.7 Waiver of Claims for Consequential Damages

The Contractor and Owner waive Claims against each other for consequential damages arising out of or relating to this Contract. This mutual waiver includes

- .1 damages incurred by the Owner for rental expenses, for losses of use, income, profit, financing, business and reputation, and for loss of management or employee productivity or of the services of such persons; and
- .2 damages incurred by the Contractor for principal office expenses including the compensation of personnel stationed there, for losses of financing, business and reputation, and for loss of profit, except anticipated profit arising directly from the Work.

This mutual waiver is applicable, without limitation, to all consequential damages due to either party's termination in accordance with Article 14. Nothing contained in this Section 15.1.7 shall be deemed to preclude assessment of liquidated damages, when applicable, in accordance with the requirements of the Contract Documents.

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§ 15.2 Initial Decision

- § 15.2.1 Claims, excluding those where the condition giving rise to the Claim is first discovered after expiration of the period for correction of the Work set forth in Section 12.2.2 or arising under Sections 10.3, 10.4, and 11.5, shall be referred to the Initial Decision Maker for initial decision. The Architect will serve as the Initial Decision Maker, unless otherwise indicated in the Agreement. Except for those Claims excluded by this Section 15.2.1, an initial decision shall be required as a condition precedent to mediation of any Claim. If an initial decision has not been rendered within 30 days after the Claim has been referred to the Initial Decision Maker, the party asserting the Claim may demand mediation and binding dispute resolution without a decision having been rendered. Unless the Initial Decision Maker and all affected parties agree, the Initial Decision Maker will not decide disputes between the Contractor and persons or entities other than the Owner.
- § 15.2.2 The Initial Decision Maker will review Claims and within ten days of the receipt of a Claim take one or more of the following actions: (1) request additional supporting data from the claimant or a response with supporting data from the other party, (2) reject the Claim in whole or in part, (3) approve the Claim, (4) suggest a compromise, or (5) advise the parties that the Initial Decision Maker is unable to resolve the Claim if the Initial Decision Maker lacks sufficient information to evaluate the merits of the Claim or if the Initial Decision Maker concludes that, in the Initial Decision Maker's sole discretion, it would be inappropriate for the Initial Decision Maker to resolve the Claim.
- § 15.2.3 In evaluating Claims, the Initial Decision Maker may, but shall not be obligated to, consult with or seek information from either party or from persons with special knowledge or expertise who may assist the Initial Decision Maker in rendering a decision. The Initial Decision Maker may request the Owner to authorize retention of such persons at the Owner's expense.
- § 15.2.4 If the Initial Decision Maker requests a party to provide a response to a Claim or to furnish additional supporting data, such party shall respond, within ten days after receipt of the request, and shall either (1) provide a response on the requested supporting data, (2) advise the Initial Decision Maker when the response or supporting data will be furnished, or (3) advise the Initial Decision Maker that no supporting data will be furnished. Upon receipt of the response or supporting data, if any, the Initial Decision Maker will either reject or approve the Claim in whole or in part.
- § 15.2.5 The Initial Decision Maker will render an initial decision approving or rejecting the Claim, or indicating that the Initial Decision Maker is unable to resolve the Claim. This initial decision shall (1) be in writing; (2) state the reasons therefor; and (3) notify the parties and the Architect, if the Architect is not serving as the Initial Decision Maker, of any change in the Contract Sum or Contract Time or both. The initial decision shall be final and binding on the parties but subject to mediation and, if the parties fail to resolve their dispute through mediation, to binding dispute resolution.
- § 15.2.6 Either party may file for mediation of an initial decision at any time, subject to the terms of Section 15.2.6.1.
- § 15.2.6.1 Either party may, within 30 days from the date of receipt of an initial decision, demand in writing that the other party file for mediation. If such a demand is made and the party receiving the demand fails to file for mediation within 30 days after receipt thereof, then both parties waive their rights to mediate or pursue binding dispute resolution proceedings with respect to the initial decision.
- § 15.2.7 In the event of a Claim against the Contractor, the Owner may, but is not obligated to, notify the surety, if any, of the nature and amount of the Claim. If the Claim relates to a possibility of a Contractor's default, the Owner may, but is not obligated to, notify the surety and request the surety's assistance in resolving the controversy.
- § 15.2.8 If a Claim relates to or is the subject of a mechanic's lien, the party asserting such Claim may proceed in accordance with applicable law to comply with the lien notice or filing deadlines.

§ 15.3 Mediation

§ 15.3.1 Claims, disputes, or other matters in controversy arising out of or related to the Contract, except those waived as provided for in Sections 9.10.4, 9.10.5, and 15.1.7, shall be subject to mediation as a condition precedent to binding dispute resolution. Any Claim subject to mediation shall follow the procedures set forth in the North Carolina Department of Administration's Rules Implementing Mediated Settlement Conferences in North Carolina Public

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Construction Projects (the "Dispute Resolution Rules"). If the provisions of this Section 15.3 are inconsistent with the Dispute Resolution Rules, the Dispute Resolution Rules shall apply.

- § 15.3.2 The parties shall endeavor to resolve their Claims by mediation which, unless the parties mutually agree otherwise, shall be administered by the American Arbitration Association in accordance with its Construction Industry Mediation Procedures in effect on the date of the Agreement. A request for mediation shall be made in writing, delivered to the other party to the Contract, and filed with the person or entity administering the mediation. The request may be made concurrently with the filing of binding dispute resolution proceedings but, in such event, mediation shall proceed in advance of binding dispute resolution proceedings, which shall be stayed pending mediation for a period of 60 days from the date of filing, unless stayed for a longer period by agreement of the parties or court order. If an arbitration is stayed pursuant to this Section 15.3.2, the parties may nonetheless proceed to the selection of the arbitrator(s) and agree upon a schedule for later proceedings.
- § 15.3.3 Either party may, within 30 days from the date that mediation has been concluded without resolution of the dispute or 60 days after mediation has been demanded without resolution of the dispute, demand in writing that the other party file for binding dispute resolution. If such a demand is made and the party receiving the demand fails to file for binding dispute resolution within 60 days after receipt thereof, then both parties waive their rights to binding dispute resolution proceedings with respect to the initial decision.
- § 15.3.4 The parties shall share the mediator's fee and any filing fees equally. The mediation shall be held in the place where the Project is located, unless another location is mutually agreed upon. Agreements reached in mediation shall be enforceable as settlement agreements in any court having jurisdiction thereof.

§ 15.4 Arbitration

- § 15.4.1 If the parties have selected arbitration as the method for binding dispute resolution in the Agreement, any Claim subject to, but not resolved by, mediation shall be subject to arbitration which, unless the parties mutually agree otherwise, shall be administered by the American Arbitration Association in accordance with its Construction Industry Arbitration Rules in effect on the date of the Agreement. The Arbitration shall be conducted in the County where the Project is located, unless another location is mutually agreed upon. A demand for arbitration shall be made in writing, delivered to the other party to the Contract, and filed with the person or entity administering the arbitration. The party filing a notice of demand for arbitration must assert in the demand all Claims then known to that party on which arbitration is permitted to be demanded.
- § 15.4.1.1 A demand for arbitration shall be made no earlier than concurrently with the filing of a request for mediation, but in no event shall it be made after the date when the institution of legal or equitable proceedings based on the Claim would be barred by the applicable statute of limitations. For statute of limitations purposes, receipt of a written demand for arbitration by the person or entity administering the arbitration shall constitute the institution of legal or equitable proceedings based on the Claim.
- § 15.4.2 The award rendered by the arbitrator or arbitrators shall be final, and judgment may be entered upon it in accordance with applicable law in any court having jurisdiction thereof.
- § 15.4.3 The foregoing agreement to arbitrate and other agreements to arbitrate with an additional person or entity duly consented to by parties to the Agreement, shall be specifically enforceable under applicable law in any court having jurisdiction thereof.

§ 15.4.4 Consolidation or Joinder

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- § 15.4.4.1 Subject to the rules of the American Arbitration Association or other applicable arbitration rules, either party may consolidate an arbitration conducted under this Agreement with any other arbitration to which it is a party provided that (1) the arbitration agreement governing the other arbitration permits consolidation, (2) the arbitrations to be consolidated substantially involve common questions of law or fact, and (3) the arbitrations employ materially similar procedural rules and methods for selecting arbitrator(s).
- § 15.4.4.2 Subject to the rules of the American Arbitration Association or other applicable arbitration rules, either party may include by joinder persons or entities substantially involved in a common question of law or fact whose presence is required if complete relief is to be accorded in arbitration, provided that the party sought to be joined

consents in writing to such joinder. Consent to arbitration involving an additional person or entity shall not constitute consent to arbitration of any claim, dispute or other matter in question not described in the written consent.

§ 15.4.4.3 The Owner and Contractor grant to any person or entity made a party to an arbitration conducted under this Section 15.4, whether by joinder or consolidation, the same rights of joinder and consolidation as those of the Owner and Contractor under this Agreement.



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ADDENDUM A Messer Construction Co.

2025 Standard Supervisory and Administrative Hourly Rates

<u>Position</u>	Hourly Rate
Vice-President (Ops/Depts.)	\$189.00
Senior Project Executive	\$173.00
Corporate Project Leader	\$168.50
Preconstruction Executive	\$157.25
Dept. Executives, Directors, and Principals	\$154.50
Project Executive	\$150.75
General Superintendent*	\$146.00
Senior Project Manager (Ops/Depts.)	\$139.25
Senior Superintendent*	\$134.50
Construction Surveyor**	\$118.50
Project Manager (Ops/Depts.)	\$109.00
Superintendent*	\$107.00
Economic Inclusion Manager	\$106.50
Regional Controller	\$105.50
Safety Manager	\$103.00
General Foreman*	\$101.75
Craft Force Manager*	\$99.75
Project Engineer (Ops/Depts.)	\$85.00
Assistant Superintendent	\$85.00
Safety Coordinator	\$82.50
Senior Accounting Manager	\$81.75
Accounting, Admin Services Manager	\$75.50
Project Accountant	\$61.25
Associate (Accounting/Admin/Ops)	\$55.25
Co-op (Ops/Depts.)	\$48.75

Notes:

- 1. Rates are fixed through calendar year 2025. Rates are subject to adjustment effective January 1, 2026, and annually thereafter.
- 2. Rates include all required employer taxes and insurance (FICA, FUTA, SUI, and Workers Comp).
- 3. Rates include fringe benefits inclusive of Medical, Life, Disability, Retirement, and Vacation. Holiday pay is not included and will be charged to the project separately (six paid holidays annually).
- 4. Rates include enterprise-wide technology resources including, hardware, software, smart phone, and support. Smart phone not included for Associate and Co-op. Job-specific IT applications (and associated hardware and software for the same) will be charged to the project separately.
- 5. Rates identified with * include vehicle expenses (inclusive of insurance, fuel, repairs, and maintenance).
- 6. Rates identified with ** include all standard surveying equipment for the crew. Does not include laser scanning robot (charged to projects separately).
- 7. Expenses for smart phones or vehicles for Co-ops are not included and, if required, will be charged to the project separately.
- 8. Personnel will be billable to the Owner on the basis of 40 hours per week (other than vacation days) for the duration of the full-time assignment regardless of the number of hours actually worked. The 40-hour flat rate billing for such full-time personnel shall not be reduced due to weekday holidays, misc. training, or temporary absences, except for vacation days. Personnel not assigned full time to this Project will be billed only for actual hours worked in the interest of this Project.

ADDENDUM B CRAFT FORCE HOURLY RATES

<u>Position</u>	Hourly Rate
Craft Co-op	\$47.50
Carpenter Apprentice	\$53.00
Carpenter Journeyperson	\$62.75
Carpenter Foreman	\$69.00
Laborer Apprentice	\$51.00
Laborer & Finishers	\$54.25
Laborer Foreman	\$68.00
Operators	\$100.00

- 1. Rates are for straight time. Overtime hours are 1.5 times the above rate.
- 2. Rates are fixed through calendar year 2025. Rates are subject to adjustment effective January 1, 2026, and annually thereafter.
- 3. Rates are for non-prevailing wage projects.
- 4. Rates include payroll taxes/insurance and fringe benefits.

ADDENDUM C CONTRACTOR INSURANCE COVERAGES

A. COMMERCIAL GENERAL LIABILITY (including contractual liability covering Section 3.18 of the General Conditions)

\$2,000,000 Each Occurrence \$4,000,000 General Aggregate Limit \$2,000,000 Personal and Advertising Injury \$4,000,000 Products – Completed Operations Aggregate Limit

B. AUTOMOBILE LIABILITY

Bodily Injury and Property Damage Combined: \$1,000,000 Each Accident

C. EXCESS LIABILITY – Umbrella Form

Bodily Injury and Property Damage Combined:

\$5,000,000 Each Occurrence \$5,000,000 Aggregate

D. WORKERS' COMPENSATION

Statutory Requirements

E. EMPLOYER'S LIABILITY

\$500,000 Bodily Injury - Each Employee \$500,000 Aggregate

F. ERRORS AND OMISSIONS INSURANCE

To the extent that the Contract Documents require the Work to be performed on a design/build basis (for example, if mechanical, electrical, or plumbing drawings are required to be stamped by a licensed engineer), Contractor agrees to require the applicable Subcontractor to (i) perform such work through licensed professionals, (ii) deliver to Owner properly-stamped drawings showing applicable calculations, and (iii) maintain professional liability insurance applicable to such design work in the amount of at least \$1,000,000 per occurrence. Contractor shall have no liability to Owner for any errors or omissions in any design services performed by any Subcontractor or design professionals engaged by it except to the extent that such losses are covered by such liability insurance or are otherwise paid by the applicable Subcontractor.

ADDENDUM D - PRECONSTRUCTION BUDGET Cabarrus County Renovation of Former ACN-Building for Cabarrus County DSS



Anticipated Schedule						
	Start	Comp				
SD	5/20/2025	7/10/2025				
DD	7/22/2025	9/11/2025				
CD	9/23/2025	12/11/2025				
Prequal/Bidding/GMP 1 / Contracts for						
Long-Lead Equipment	8/18/2025	11/24/2025				
Prequalification GMP 2	10/20/2025	12/12/2025				
Finalize Bidders Manual Main GMP 2	12/12/2025	1/2/2026				
Bidding GMP 2	1/5/2026	1/30/2026				
Rebid (If Needed)	2/2/2026	2/13/2026				
Scope Reviews/ GMP 2	2/2/2026	2/27/2026				
Compile GMP Submission	2/9/2026	3/6/2026				
GMP Submission 2 / Approval	3/9/2026	3/23/2026				

Estimating Deliverables

During the preconstruction period, Messer will deliver the following estimates: full estimate deliverable at SD, full estimate deliverable at DD, and a price pulse check at 50% CD.

GMP Deliverables

GMP 1 will be for purchasing of early long-leadtime equipment to help facilite the overall schedule. GMP 2 will be for the balance of the project. All GMP's will be generated after opening of bids.

				Hourly	Multiplier 2025 Rate	Start	Finish	Duration	Total	
Name	Position	Time Commitment	Ra	ate(\$/hr.)	1.01	Date	Date	(Mo.)	Hours	Cost
Jason Harris - Early Estimating	Senior Project Executive	0.14	\$	174.73	1.01	5/20/2025	8/31/2025	3.4	80	\$14,035
Jason Harris - Prequal & GMP	Senior Project Executive	0.60	\$	174.73	1.01	9/1/2025	3/6/2026	6.2	645	\$112,644
Cara McAdoo - Prequal / Bidding	Project Manager	1.00	\$	110.09	1.01	12/1/2025	3/6/2026	3.2	549	\$60,416
Project Engineer - Prequal / Bidding	Project Engineer	1.00	\$	85.85	1.01	10/20/2025	1/30/2026	3.4	589	\$50,585
Dave Kylander - Precon Executive	Preconstruction Executive	0.02	\$	156.05	1.01	5/19/2025	11/28/2025	6.4	22	\$3,479
William Gharst - Lead Estimator	Senior Estimating Manager	0.18	\$	156.05	1.01	5/19/2025	11/28/2025	6.4	201	\$31,315
BSG Estimator	Estimating Manager	0.14	\$	110.09	1.01	5/19/2025	11/28/2025	6.4	156	\$17,183
Morgan Panko - Esimating Engineer	Estimating Engineer	0.24	\$	110.09	1.01	5/19/2025	11/28/2025	6.4	268	\$29,457
Gautham Prasad - VDC / BIM	Sr. Virtual Construction Mgr.	0.20	\$	110.09	1.01	7/14/2025	11/28/2025	4.6	158	\$17,425
Accounting/Bookkeeping	Accountant	0.05	\$	76.26	1.01	5/20/2025	3/6/2026	9.67	84	\$6,387
								Sta	affing Subtotal:	\$342,927

PRECONSTRUCTION ALLOWANCES

Reimbursables / Printing
Owner Preconstruction Allowance

	\$ 16,000
	\$ 10,000
Allowance Subtotal:	\$ 26,000
Total From Above:	\$ 368,927
Insurance:	\$ 10,146
Proj. Tech Bundle:	\$ 379

Total Preconstruction Including Allowances \$ 379,45

ADDENDUM E

CONTRACTOR-CONTROLLED INSURANCE PROGRAM ("CCIP")

Contractor-Controlled Insurance Program: The Construction Manager shall develop, implement and administer a Contractor-Controlled Insurance Program (CCIP). Notwithstanding any other provision of the Contract Documents, the following requirements shall control the insurance obligations of the Construction Manager on this Project and take precedence over all other terms in case of conflict.

1. The CCIP, commonly referred to as a "wrap up", shall provide the following coverages for the Construction Manager and enrolled Subcontractors and Sub-subcontractors of all tiers, only for Work performed on the Project site:

Workers' Compensation: Statutory Coverage

Employer's Liability: \$1 million each accident/\$1 million disease — each employee/\$1 million disease — policy limit

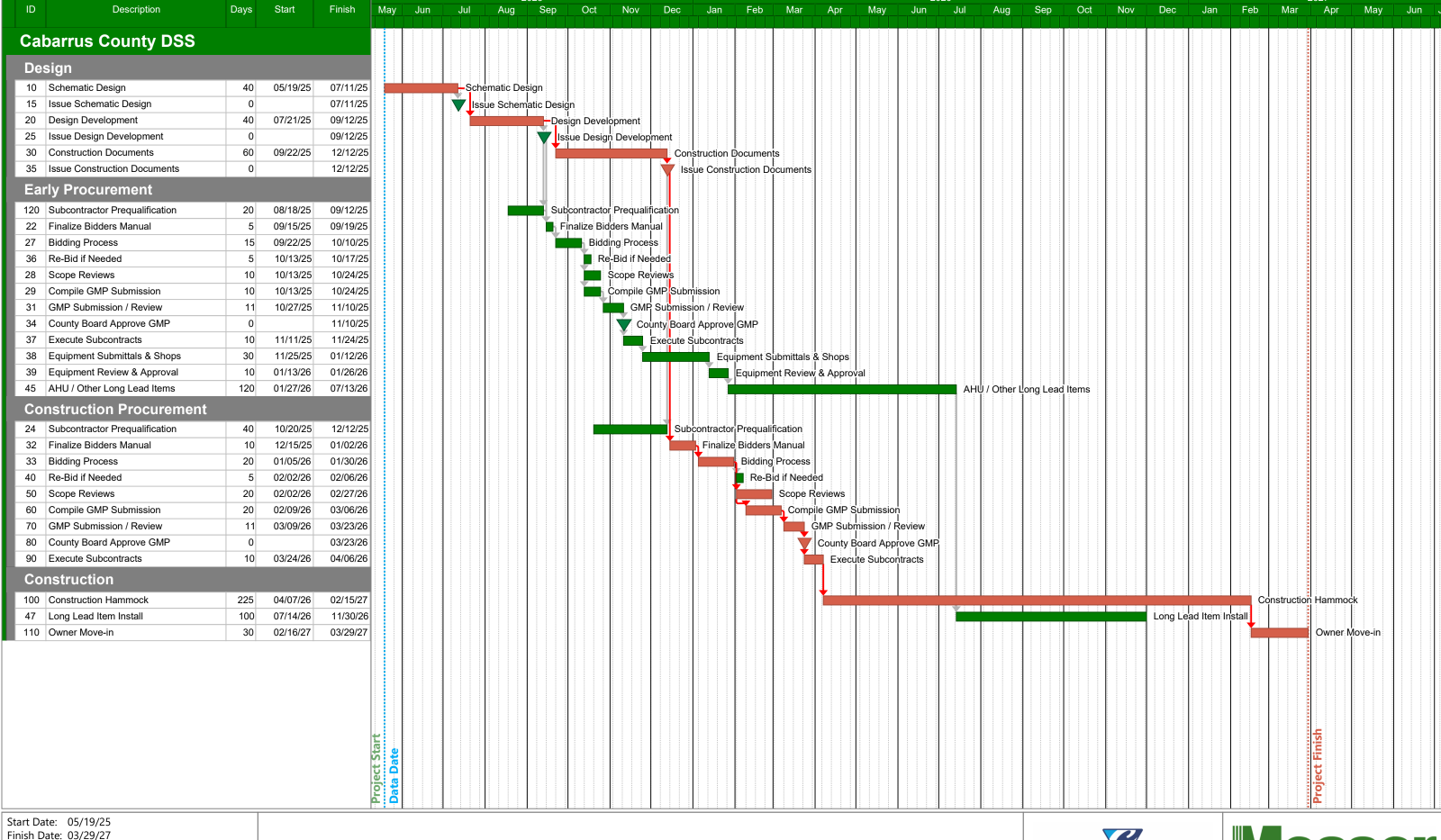
Primary Commercial General Liability: \$2 million combined single limit per occurrence, \$4 million annual general aggregate (Project Specific) and \$4 million products completed operations aggregate (Project specific, subject to Program Maximum of \$40,000,000)

Excess (Umbrella) Coverage: \$100 million per occurrence and annual aggregate).

All Commercial General Liability limits shall reinstate annually except the Completed Operations aggregate. The Construction Manager's Commercial General Liability Completed Operations aggregate is for the term of the policy period and another aggregate for the applicable state's statute of repose or 10 years, whichever is less.

- 2. Construction Manager is solely responsible for administration, including claims management, of the CCIP, at no additional cost to the Owner.. All costs for administration of the CCIP, including claims management, are included in the fixed cost of the CCIP billable to the Owner.
- 3. Additional details concerning the CCIP are provided in a CCIP Manual to be developed by the Construction Manager and distributed to the Owner and all enrolled Subcontractors and Sub-subcontractors prior to commencement of covered on-site Work. Copies of all applicable CCIP policies are available to the Owner upon request.
- 4. The Construction Manager and all eligible Subcontractors and Sub-subcontractors of any tier will be required to participate, and the subcontract amounts shall be determined in accordance with Section 5 below to exclude the Subcontractors' costs for any insurance covered by the CCIP. The Construction Manager shall make all decisions regarding the eligibility of a Subcontractor to be enrolled in the CCIP.
- 5. Construction Manager agrees to require any Subcontractors not enrolled in the CCIP to maintain coverages in accordance with Construction Manager's standard practices, as specified in the CCIP Manual. For enrolled Subcontractors, Construction Manager agrees to enforce these requirements for coverages not provided by the CCIP for any work performed away from the Project site, as identified in the CCIP Manual.
- 6. Construction Manager shall maintain its regular insurance coverages that are not provided by the CCIP, such as automobile liability, professional liability and pollution liability. If there are any limits or requirements for such coverages, they shall be set forth in the Contract Documents. Construction Manager shall also maintain commercial general liability and workers compensation/employers liability for any Work performed off the Project site. Those costs are separately billable to the Owner. Automobile insurance costs for Construction Manager's personnel are included in the Hourly Rates for personnel set forth in the Owner/Construction Manager Agreement and are not separately billable.

- 7. The timing and amounts of charges to the Owner for the CCIP are as follows:
 - a) Owner will be billed at a fixed rate of \$25.00 per \$1,000 of contract value.
 - b) The fixed payments for CCIP will be billed monthly based upon the amount of contract value set forth in the Application for Payment.
- 8. Any applicable deductible and/or self-insured retention shall be the responsibility of the Construction Manager.



Finish Date: 03/29/27 Data Date: 05/19/25 Run Date: 05/12/25

Cabarrus County DSS Preconstruction Schedule.ppx

Page 1A

Cabarrus County DSS
Preconstruction Schedule







Standard Form of Agreement Between Owner and Construction Manager as Constructor where the basis of payment is the Cost of the Work Plus a Fee with a Guaranteed Maximum Price

AGREEMENT made as of the 12th day of May in the year 2025 (*In words, indicate day, month, and year.*)

BETWEEN the Owner:

(Name, legal status, address, and other information)

Cabarrus County P.O. Box 707

Street Address: 65 Church Street South, Concord NC 28025

Phone: 704-920-3206

and the Construction Manager:

(Name, legal status, address, and other information)

Messer Construction Co. 2400 Executive Street Charlotte, NC 28208 Phone: 704-679-6000

for the following Project:

(Name, location, and detailed description)

Renovation of the Former ACN Building for Cabarrus County DSS 1000 Progress Place Concord, NC 28025

The Architect:

(Name, legal status, address, and other information)

John Crawford Creech & Associates 1000 W. Morehead St. Suite 120 Charlotte, NC 28208

The Owner's Designated Representative: (Name, address and other information)

Kelly Sifford, Deputy County Manager Cabarrus County P.O. Box 707 Street Address: 65 Church Street South C

Street Address: 65 Church Street South, Concord NC 28025

Phone: 704-920-2142

User Notes:

Phone: 704-376-6000

The Construction Manager's Designated Representative:

(Name, address and other information)

ADDITIONS AND DELETIONS:

The author of this document has added information needed for its completion. The author may also have revised the text of the original AIA standard form. An *Additions and Deletions Report* that notes added information as well as revisions to the standard form text is available from the author and should be reviewed. A vertical line in the left margin of this document indicates where the author has added necessary information and where the author has added to or deleted from the original AIA text.

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

AlA Document A201™–2017, General Conditions of the Contract for Construction, is adopted in this document by reference. Do not use with other general conditions unless this document is modified.

Init.

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Jason Harris, Senior Project Executive Messer Construction Co. 2400 Executive St. Charlotte, NC 28208 (704) 679-6000 Office (937) 414-0236 Mobile jharris@messer.com

The Owner and Construction Manager agree as follows.

2

TABLE OF ARTICLES

- **INITIAL INFORMATION**
- **GENERAL PROVISIONS**
- 3 CONSTRUCTION MANAGER'S RESPONSIBILITIES
- **OWNER'S RESPONSIBILITIES**
- 5 COMPENSATION AND PAYMENTS FOR PRECONSTRUCTION PHASE SERVICES
- COMPENSATION FOR CONSTRUCTION PHASE SERVICES 6
- COST OF THE WORK FOR CONSTRUCTION PHASE
- 8 **DISCOUNTS, REBATES, AND REFUNDS**
- 9 SUBCONTRACTS AND OTHER AGREEMENTS
- 10 **ACCOUNTING RECORDS**
- 11 **PAYMENTS FOR CONSTRUCTION PHASE SERVICES**
- 12 **DISPUTE RESOLUTION**
- 13 **TERMINATION OR SUSPENSION**
- **MISCELLANEOUS PROVISIONS** 14
- SCOPE OF THE AGREEMENT 15

EXHIBIT A GUARANTEED MAXIMUM PRICE AMENDMENT **EXHIBIT B INSURANCE AND BONDS**

ARTICLE 1 INITIAL INFORMATION

§ 1.1 This Agreement is based on the Initial Information set forth in this Section 1.1. (For each item in this section, insert the information or a statement such as "not applicable" or "unknown at time of execution.")

§ 1.1.1 The Owner's program for the Project, as described in Section 4.1.1:

(Insert the Owner's program, identify documentation that establishes the Owner's program, or state the manner in which the program will be developed.)

Renovation and implementation of a deferred maintenance package at the former ACN World Headquarters Buildings. Existing buildings are made up of a 5-story, approximately 116,308 square foot building and a 1 story, approximately 24,213 square foot building. Extent and scope of renovation will be determined during the design and preconstruction period.

§ 1.1.2 The Project's physical characteristics:

(Identify or describe pertinent information about the Project's physical characteristics, such as size; location; dimensions; geotechnical reports; site boundaries; topographic surveys; traffic and utility studies; availability of public and private utilities and services; legal description of the site, etc.)

As Noted In 1.1.1

§ 1.1.3 The Owner's budget for the Guaranteed Maximum Price, as defined in Article 6:

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(Provide total and, if known, a line item breakdown.)

Total Project Budget including Construction, Design Fees, FF&E, and other owner costs is \$20,000,000

§ 1.1.4 The Owner's anticipated design and construction milestone dates:

.1 Design phase milestone dates, if any:

> Schematic Design Complete +/- 7/10/2025 Design Development Complete +/- 9/11/2025 Construction Documents Complete +/- 12/11/2025

.2 Construction commencement date:

Targeted to Start Immediately Following County Commissioner Approval in March 2026

.3 Substantial Completion date or dates:

TBD following further design development, but anticipated to be in Spring 2027

Other milestone dates:

§ 1.1.5 The Owner's requirements for accelerated or fast-track scheduling, or phased construction, are set forth below: (Identify any requirements for fast-track scheduling or phased construction.)

Project team will work together to identify any long-lead materials or equipment that may require earlier bidding to avoid delivery delays impacting the project schedule.

§ 1.1.6 The Owner's anticipated Sustainable Objective for the Project: (Identify and describe the Owner's Sustainable Objective for the Project, if any.)

N/A

§ 1.1.6.1 If the Owner identifies a Sustainable Objective, the Owner and Construction Manager shall modify as applicable, complete and incorporate AIA Document E234TM_2019, Sustainable Projects Exhibit, Construction Manager as Constructor Edition, into this Agreement to define the terms, conditions and services related to the Owner's Sustainable Objective. If E234–2019 is incorporated into this agreement, the Owner and Construction Manager shall incorporate the completed E234–2019 into the agreements with the consultants and contractors performing services or Work in any way associated with the Sustainable Objective.

§ 1.1.7 Other Project information:

(Identify special characteristics or needs of the Project not provided elsewhere.)

N/A

§ 1.1.8 The Owner identifies the following representative in accordance with Section 4.2:

(List name, address, and other contact information.)

Kelly Sifford, Deputy County Manager Cabarrus County P.O. Box 707

Street Address: 65 Church Street South, Concord NC 28025

Phone: 704-920-2142

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§ 1.1.9 The persons or entities, in addition to the Owner's representative, who are required to review the Construction Manager's submittals to the Owner are as follows:

(List name, address and other contact information.)

John Crawford

Creech & Associates

1000 W. Morehead St. Suite 120

Charlotte, NC 28208 Phone: 704-376-6000

§ 1.1.10 The Owner shall retain the following consultants and contractors:

(List name, legal status, address, and other contact information.)

.1 Geotechnical Engineer:

N/A

.2 Civil Engineer:

N/A

.3 Other, if any:

(List any other consultants retained by the Owner, such as a Project or Program Manager.)

§ 1.1.11 The Architect's representative:

(List name, address, and other contact information.)

John Crawford

Creech & Associates

1000 W. Morehead St. Suite 120

Charlotte, NC 28208 Phone: 704-376-6000

§ 1.1.12 The Construction Manager identifies the following representative in accordance with Article 3:

(List name, address, and other contact information.)

Jason Harris, Senior Project Executive

Messer Construction Co.

2400 Executive St.

Charlotte, NC 28208

(704) 679-6000 Office

(937) 414-0236 Mobile

jharris@messer.com

§ 1.1.13 The Owner's requirements for the Construction Manager's staffing plan for Preconstruction Services, as required under Section 3.1.9:

(List any Owner-specific requirements to be included in the staffing plan.)

N/A

User Notes:

§ 1.1.14 The Owner's requirements for subcontractor procurement for the performance of the Work:

(List any Owner-specific requirements for subcontractor procurement.)

As Outlined in North Carolina General Statutes

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§ 1.1.15 Other Initial Information on which this Agreement is based:

N/A

§ 1.2 The Owner and Construction Manager may rely on the Initial Information. Both parties, however, recognize that such information may materially change and, in that event, the Owner and the Construction Manager shall appropriately adjust the Project schedule, the Construction Manager's services, and the Construction Manager's compensation. The Owner shall adjust the Owner's budget for the Guaranteed Maximum Price and the Owner's anticipated design and construction milestones, as necessary, to accommodate material changes in the Initial Information.

§ 1.3 Neither the Owner's nor the Construction Manager's representative shall be changed without ten days' prior notice to the other party.

ARTICLE 2 GENERAL PROVISIONS

§ 2.1 The Contract Documents

The Contract Documents consist of this Agreement, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, Addenda issued prior to execution of this Agreement, other documents listed in this Agreement, and Modifications issued after execution of this Agreement, all of which form the Contract and are as fully a part of the Contract as if attached to this Agreement or repeated herein. Upon the Owner's acceptance of the Construction Manager's Guaranteed Maximum Price proposal, the Contract Documents will also include the documents described in Section 3.2.3 and identified in the Guaranteed Maximum Price Amendment and revisions prepared by the Architect and furnished by the Owner as described in Section 3.2.8. The Contract represents the entire and integrated agreement between the parties hereto and supersedes prior negotiations, representations or agreements, either written or oral. If anything in the other Contract Documents, other than a Modification, is inconsistent with this Agreement, this Agreement shall govern. An enumeration of the Contract Documents, other than a Modification, appears in Article 15.

§ 2.2 Relationship of the Parties

The Construction Manager accepts the relationship of trust and confidence established by this Agreement and covenants with the Owner to cooperate with the Architect and exercise the Construction Manager's skill and judgment in furthering the interests of the Owner to furnish efficient construction administration, management services, and supervision; to furnish at all times an adequate supply of workers and materials; and to perform the Work in an expeditious and economical manner consistent with the Owner's interests. The Owner agrees to furnish or approve, in a timely manner, information required by the Construction Manager and to make payments to the Construction Manager in accordance with the requirements of the Contract Documents.

§ 2.3 General Conditions

§ 2.3.1 For the Preconstruction Phase, AIA Document A201TM–2017, General Conditions of the Contract for Construction, shall apply as follows: Section 1.5, Ownership and Use of Documents; Section 1.7, Digital Data Use and Transmission; Section 1.8, Building Information Model Use and Reliance; Section 2.2.4, Confidential Information; Section 3.12.10, Professional Services; Section 10.3, Hazardous Materials; Section 13.1, Governing Law. The term "Contractor" as used in A201–2017 shall mean the Construction Manager.

§ 2.3.2 For the Construction Phase, the general conditions of the contract shall be as set forth in A201–2017, which document is incorporated herein by reference. The term "Contractor" as used in A201-2017 shall mean the Construction Manager.

CONSTRUCTION MANAGER'S RESPONSIBILITIES ARTICLE 3

The Construction Manager's Preconstruction Phase responsibilities are set forth in Sections 3.1 and 3.2, and in the applicable provisions of A201-2017 referenced in Section 2.3.1. The Construction Manager's Construction Phase responsibilities are set forth in Section 3.3. The Owner and Construction Manager may agree, in consultation with the Architect, for the Construction Phase to commence prior to completion of the Preconstruction Phase, in which case, both phases will proceed concurrently. The Construction Manager shall identify a representative authorized to act on behalf of the Construction Manager with respect to the Project.

§ 3.1 Preconstruction Phase

§ 3.1.1 Extent of Responsibility

The Construction Manager shall exercise reasonable care in performing its Preconstruction Services. The Owner and Architect shall be entitled to reasonably rely on, and shall not be responsible for (except to the extent based on information provided by the Owner or Architect), the accuracy, completeness, and timeliness of services and information furnished by the Construction Manager being consistent with the exercise of reasonable care. The Construction Manager does not warrant or guarantee estimates and schedules or other Preconstruction Services deliverables except as may be included as part of the Guaranteed Maximum Price. The Construction Manager is not required to ascertain that the Drawings and Specifications are in accordance with applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of public authorities, but the Construction Manager shall promptly report to the Architect and Owner any nonconformity discovered by or made known to the Construction Manager as a request for information in such form as the Architect may require.

§ 3.1.2 The Construction Manager shall provide a preliminary evaluation of the Owner's program, schedule and construction budget requirements, each in terms of the other.

§ 3.1.3 Consultation

- § 3.1.3.1 The Construction Manager shall schedule and conduct meetings with the Architect and Owner to discuss such matters as procedures, progress, coordination, and scheduling of the Work.
- § 3.1.3.2 The Construction Manager shall advise the Owner and Architect on proposed site use and improvements, selection of materials, building systems, and equipment. The Construction Manager shall also provide recommendations to the Owner and Architect, consistent with the Project requirements, on constructability; availability of materials and labor; time requirements for procurement, installation and construction; prefabrication; and factors related to construction cost including, but not limited to, costs of alternative designs or materials, preliminary budgets, life-cycle data, and possible cost reductions. The Construction Manager shall consult with the Architect regarding professional services to be provided by the Construction Manager during the Construction Phase.
- § 3.1.3.3 The Construction Manager shall cooperate with the Owner and Architect in establishing building information modeling and digital data protocols for the Project by mutual agreement, which may be based on AIA Document E203TM_2013, Building Information Modeling and Digital Data Exhibit, to establish the protocols for the development, use, transmission, and exchange of digital data.

§ 3.1.4 Project Schedule

When Project requirements in Section 4.1.1 have been sufficiently identified, the Construction Manager shall prepare and periodically update a Project schedule for the Architect's review and the Owner's acceptance. The Construction Manager shall obtain the Architect's approval for the portion of the Project schedule relating to the performance of the Architect's services. The Project schedule shall coordinate and integrate the Construction Manager's services, the Architect's services, other Owner consultants' services, and the Owner's responsibilities; and identify items that affect the Project's timely completion. The updated Project schedule shall include the following: submission of the Guaranteed Maximum Price proposal; components of the Work; times of commencement and completion required of each Subcontractor; ordering and delivery of products, including those that must be ordered in advance of construction; and the occupancy requirements of the Owner.

§ 3.1.5 Phased Construction

The Construction Manager, in consultation with the Architect, shall provide recommendations with regard to accelerated or fast-track scheduling, procurement, and sequencing for phased construction. The Construction Manager shall take into consideration cost reductions, cost information, constructability, provisions for temporary facilities, and procurement and construction scheduling issues.

§ 3.1.6 Cost Estimates

§ 3.1.6.1 Based on the preliminary design and other design criteria prepared by the Architect, the Construction Manager shall prepare, for the Architect's review and the Owner's approval, preliminary estimates of the Cost of the Work or the cost of program requirements using area, volume, or similar conceptual estimating techniques. If the Architect or Construction Manager suggests alternative materials and systems, the Construction Manager shall provide cost evaluations of those alternative materials and systems.

- § 3.1.6.2 As the Architect progresses with the preparation of the Schematic Design, Design Development and Construction Documents, the Construction Manager shall prepare and update, at appropriate intervals agreed to by the Owner, Construction Manager and Architect, an estimate of the Cost of the Work with increasing detail and refinement. The Construction Manager shall include in the estimate those costs to allow for the further development of the design, price escalation, and market conditions, until such time as the Owner and Construction Manager agree on a Guaranteed Maximum Price for the Work. The estimate shall be provided for the Architect's review and the Owner's approval. The Construction Manager shall inform the Owner and Architect in the event that the estimate of the Cost of the Work exceeds the latest approved Project budget, and make recommendations for corrective action.
- § 3.1.6.3 If the Architect is providing cost estimating services as a Supplemental Service, and a discrepancy exists between the Construction Manager's cost estimates and the Architect's cost estimates, the Construction Manager and the Architect shall work together to reconcile the cost estimates.
- § 3.1.7 As the Architect progresses with the preparation of the Schematic Design, Design Development and Construction Documents, the Construction Manager shall consult with the Owner and Architect and make recommendations regarding constructability and schedules, for the Architect's review and the Owner's approval.
- § 3.1.8 The Construction Manager shall provide recommendations and information to the Owner and Architect regarding equipment, materials, services, and temporary Project facilities.
- § 3.1.9 The Construction Manager shall provide a staffing plan for Preconstruction Phase services for the Owner's review and approval.
- § 3.1.10 If the Owner identified a Sustainable Objective in Article 1, the Construction Manager shall fulfill its Preconstruction Phase responsibilities as required in AIA Document E234TM—2019, Sustainable Projects Exhibit, Construction Manager as Constructor Edition, attached to this Agreement.

§ 3.1.11 Subcontractors and Suppliers

- § 3.1.11.1 If the Owner has provided requirements for subcontractor procurement in section 1.1.14, the Construction Manager shall provide a subcontracting plan, addressing the Owner's requirements, for the Owner's review and approval.
- § 3.1.11.2 The Construction Manager shall develop bidders' interest in the Project.
- § 3.1.11.3 The processes described in Article 9 shall apply if bid packages will be issued during the Preconstruction Phase.

§ 3.1.12 Procurement

The Construction Manager shall prepare, for the Architect's review and the Owner's acceptance, a procurement schedule for items that must be ordered in advance of construction. The Construction Manager shall expedite and coordinate the ordering and delivery of materials that must be ordered in advance of construction. If the Owner agrees to procure any items prior to the establishment of the Guaranteed Maximum Price, the Owner shall procure the items on terms and conditions acceptable to the Construction Manager. Upon the establishment of the Guaranteed Maximum Price, the Owner shall assign all contracts for these items to the Construction Manager and the Construction Manager shall thereafter accept responsibility for them.

§ 3.1.13 Compliance with Laws

The Construction Manager shall comply with applicable laws, statutes, ordinances, codes, rules and regulations, and lawful orders of public authorities applicable to its performance under this Contract, and with equal employment opportunity programs, and other programs as may be required by governmental and quasi-governmental authorities. The Construction Manager is not required to ascertain that the Work specified in Drawings and Specifications will be in accordance with applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of public authorities, but the Construction Manager shall promptly report to the Architect and Owner any nonconformity discovered by or made known to the Construction Manager as a request for information in such form as the Architect may require. The Owner warrants that it has notified the Construction Manager of any special requirements applicable to the Owner or this Project, including, but not limited to, prevailing wage, equal employment opportunity, affirmative action, union participation goals, local workforce participation goals and women and/or minority business enterprise inclusion requirements, prior to the execution of this Agreement. The Construction Manager may assume, without independent investigation, that there are no such requirements unless it has been notified.

§ 3.1.14 Other Preconstruction Services

Insert a description of any other Preconstruction Phase services to be provided by the Construction Manager, or reference an exhibit attached to this document

(Describe any other Preconstruction Phase services, such as providing cash flow projections, development of a project information management system, early selection or procurement of subcontractors, etc.)

As outlined in Request for Qualification (RFQ) for Construction Manager at Risk (CM@R) Services for Renovation of the former ACN Building for Cabarrus County DSS Issued 02/20/2025. Preconstruction shall include 2 full construction estimates - SD and DD, and a price pulse update for 50% CD. GMP 1 shall be for early bidding and direct purchase of Long-Lead Equipment as needed to maintain clients desired schedule, and GMP 2 will be for all other work. GMP's will be generated following a public bidding period.

§ 3.2 Guaranteed Maximum Price Proposal

§ 3.2.1 At a time to be mutually agreed upon by the Owner and the Construction Manager, the Construction Manager shall prepare a Guaranteed Maximum Price proposal for the Owner's and Architect's review, and the Owner's acceptance. The Guaranteed Maximum Price in the proposal shall be the sum of the Construction Manager's estimate of the Cost of the Work, the Construction Manager's contingency described in Section 3.2.4, and the Construction Manager's Fee described in Section 6.1.2.

§ 3.2.2 To the extent that the Contract Documents are anticipated to require further development, the Guaranteed Maximum Price includes the costs attributable to such further development consistent with the Contract Documents and reasonably inferable therefrom. Such further development does not include changes in scope, systems, kinds and quality of materials, finishes, or equipment, all of which, if required, shall be incorporated by Change Order.

§ 3.2.3 The Construction Manager shall include with the Guaranteed Maximum Price proposal a written statement of its basis, which shall include the following:

- A list of the Drawings and Specifications, including all Addenda thereto, and the Conditions of the .1
- .2 A list of the clarifications and assumptions made by the Construction Manager in the preparation of the Guaranteed Maximum Price proposal, including assumptions under Section 3.2.2;
- A statement of the proposed Guaranteed Maximum Price, including a statement of the estimated Cost of the Work organized by trade categories or systems, including allowances; the Construction Manager's contingency set forth in Section 3.2.4; and the Construction Manager's Fee;
- .4 The anticipated date of Substantial Completion upon which the proposed Guaranteed Maximum Price is based; and
- .5 A date by which the Owner must accept the Guaranteed Maximum Price.

§ 3.2.4 In preparing the Construction Manager's Guaranteed Maximum Price proposal, the Construction Manager shall include a contingency for the Construction Manager's exclusive use in its discretion to cover those costs that are included in the Guaranteed Maximum Price but not otherwise allocated to another line item or considered reimbursable as the Cost of the Work but not included in a Change Order. Some of the items covered by the Construction Manager's contingency are unanticipated changes in the subcontracting marketplace; material cost escalation; unanticipated changes in construction methods; default by a Subcontractor or supplier (unless Construction Manager is using Subcontractor default insurance on this Project); and acceleration costs required to meet the Contract Time. The Construction Manager is not required to use its contingency for costs that are the Owner's responsibility or for which an increase in the Guaranteed Maximum Price is provided under this Agreement, including, without limitation, design errors or omissions including code compliance issues; adverse hidden or subsurface conditions; scope of changes; delays caused by the Owner or the Architect; changes in government requirements; and uninsured casualty losses not caused by the Construction Manager.

Upon written request by the Owner prior to the Construction Manager's preparation of the Guaranteed Maximum Price proposal, the Guaranteed Maximum Price proposal shall include an Owner's contingency, which shall be in addition to and separate from the Construction Manager's contingency, for the Owner's exclusive use in its discretion to account for added scope or changes to the Project, to pay for unanticipated costs incurred by the Construction Manager that are the Owner's responsibility, or for other purposes that the Owner may designate. The Owner's Contingency is part of the Guaranteed Maximum Price; provided, however that the exhaustion of the Owner's contingency shall not preclude an increase in the Guaranteed Maximum Price for any Work for which an increase in the Guaranteed Maximum Price is

provided under this Agreement, including, without limitation, design errors or omissions including code compliance issues; adverse hidden or subsurface conditions; scope of changes; delays caused by the Owner or the Architect; changes in government requirements; and uninsured casualty losses not caused by the Construction Manager. If requested by the Owner, the Construction Manager will advise the Owner of the expenditure against the Owner's Contingency on a monthly basis but will not guarantee the sufficiency of the Owner's Contingency for any purpose.

- § 3.2.5 The Construction Manager shall meet with the Owner and Architect to review the Guaranteed Maximum Price proposal. In the event that the Owner or Architect discover any inconsistencies or inaccuracies in the information presented, they shall promptly notify the Construction Manager, who shall make appropriate adjustments to the Guaranteed Maximum Price proposal, its basis, or both.
- § 3.2.6 If the Owner notifies the Construction Manager that the Owner has accepted the Guaranteed Maximum Price proposal in writing before the date specified in the Guaranteed Maximum Price proposal, the Guaranteed Maximum Price proposal shall be deemed effective without further acceptance from the Construction Manager. Following acceptance of a Guaranteed Maximum Price, the Owner and Construction Manager shall execute the Guaranteed Maximum Price Amendment amending this Agreement, a copy of which the Owner shall provide to the Architect. The Guaranteed Maximum Price Amendment shall set forth the agreed upon Guaranteed Maximum Price with the information and assumptions upon which it is based.
- § 3.2.7 The Construction Manager shall not incur any cost to be reimbursed as part of the Cost of the Work prior to the execution of the Guaranteed Maximum Price Amendment, unless the Owner provides prior written authorization for such costs.
- § 3.2.8 The Owner shall authorize preparation of revisions to the Contract Documents that incorporate the agreed-upon assumptions and clarifications contained in the Guaranteed Maximum Price Amendment. The Owner shall promptly furnish such revised Contract Documents to the Construction Manager. The Construction Manager shall notify the Owner and Architect of any inconsistencies between the agreed-upon assumptions and clarifications contained in the Guaranteed Maximum Price Amendment and the revised Contract Documents. If the Guaranteed Maximum Price is based on incomplete Drawings and Specifications, the Owner shall cause the Architect to complete such design documents promptly so as to cause no delay. If the final Drawings and Specifications provide for additional Work that is not reasonably inferable from the Drawing and Specifications identified in the GMP documents, then the Construction Manager shall promptly notify the Owner, and if the Owner does not require the Architect to remove such additional scope, the Guaranteed Maximum Price and Contract Time shall be equitably adjusted.
- § 3.2.9 The Construction Manager shall include in the Guaranteed Maximum Price all sales, consumer, use and similar taxes for the Work provided by the Construction Manager that are legally enacted, whether or not yet effective, at the time the Guaranteed Maximum Price Amendment is executed.

§ 3.3 Construction Phase

- § 3.3.1 General
- § 3.3.1.1 For purposes of Section 8.1.2 of A201–2017, the date of commencement of the Work shall mean the date of commencement of the Construction Phase.
- § 3.3.1.2 The Construction Phase shall commence upon the Owner's execution of the Guaranteed Maximum Price Amendment or, prior to acceptance of the Guaranteed Maximum Price proposal, by written agreement of the parties. The written agreement shall set forth a description of the Work to be performed by the Construction Manager, and any insurance and bond requirements for Work performed prior to execution of the Guaranteed Maximum Price Amendment.

§ 3.3.2 Administration

- § 3.3.2.1 The Construction Manager shall schedule and conduct meetings to discuss such matters as procedures, progress, coordination, scheduling, and status of the Work. The Construction Manager shall prepare and promptly distribute minutes of the meetings to the Owner and Architect.
- § 3.3.2.2 Upon the execution of the Guaranteed Maximum Price Amendment, the Construction Manager shall prepare and submit to the Owner and Architect a construction schedule for the Work and a submittal schedule in accordance with Section 3.10 of A201–2017.

§ 3.3.2.3 Monthly Report

The Construction Manager shall record the progress of the Project. On a monthly basis, or otherwise as agreed to by the Owner, the Construction Manager shall submit written progress reports to the Owner and Architect, showing percentages of completion and other information required by the Owner.

§ 3.3.2.4 Daily Logs

The Construction Manager shall keep, and make available to the Owner and Architect, a daily log containing a record for each day of weather, portions of the Work in progress, number of workers on site, identification of equipment on site, problems that might affect progress of the work, accidents, injuries, and other information required by the Owner.

§ 3.3.2.5 Cost Control

The Construction Manager shall develop a system of cost control for the Work, including regular monitoring of actual costs for activities in progress and estimates for uncompleted tasks and proposed changes. The Construction Manager shall identify variances between actual and estimated costs and report the variances to the Owner and Architect, and shall provide this information in its monthly reports to the Owner and Architect, in accordance with Section 3.3.2.3 above.

ARTICLE 4 OWNER'S RESPONSIBILITIES

§ 4.1 Information and Services Required of the Owner

- § 4.1.1 The Owner shall provide information with reasonable promptness, regarding requirements for and limitations on the Project, including a written program which shall set forth the Owner's objectives, constraints, and criteria, including schedule, space requirements and relationships, flexibility and expandability, special equipment, systems, sustainability and site requirements.
- § 4.1.2 Prior to the execution of the Guaranteed Maximum Price Amendment, the Construction Manager may request in writing that the Owner provide reasonable evidence that the Owner has made financial arrangements to fulfill the Owner's obligations under the Contract. After execution of the Guaranteed Maximum Price Amendment, the Construction Manager may request such information as set forth in A201-2017 Section 2.2.
- § 4.1.3 The Owner shall establish and periodically update the Owner's budget for the Project, including (1) the budget for the Cost of the Work as defined in Article 7, (2) the Owner's other costs, and (3) reasonable contingencies related to all of these costs. If the Owner significantly increases or decreases the Owner's budget for the Cost of the Work, the Owner shall notify the Construction Manager and Architect. The Owner and the Architect, in consultation with the Construction Manager, shall thereafter agree to a corresponding change in the Project's scope and quality.
- § 4.1.4 Structural and Environmental Tests, Surveys and Reports. During the Preconstruction Phase, the Owner shall furnish the following information or services with reasonable promptness. The Owner shall also furnish any other information or services under the Owner's control and relevant to the Construction Manager's performance of the Work with reasonable promptness after receiving the Construction Manager's written request for such information or services. The Construction Manager shall be entitled to rely on the accuracy of information and services furnished by the Owner but shall exercise proper precautions relating to the safe performance of the Work.
- § 4.1.4.1 The Owner shall furnish tests, inspections, and reports, required by law and as otherwise agreed to by the parties, such as structural, mechanical, and chemical tests, tests for air and water pollution, and tests for and abatement of hazardous materials.
- **§ 4.1.4.2** The Owner shall furnish surveys describing physical characteristics, legal limitations and utility locations for the site of the Project, and a written legal description of the site. The surveys and legal information shall include, as applicable, grades and lines of streets, alleys, pavements and adjoining property and structures; designated wetlands; adjacent drainage; rights-of-way, restrictions, easements, encroachments, zoning, deed restrictions, boundaries and contours of the site; locations, dimensions and other necessary data with respect to existing buildings, other improvements and trees; and information concerning available utility services and lines, both public and private, above and below grade, including inverts and depths. All the information on the survey shall be referenced to a Project benchmark.
- § 4.1.4.3 The Owner, when such services are requested, shall furnish services of geotechnical engineers, which may include test borings, test pits, determinations of soil bearing values, percolation tests, evaluations of hazardous materials, seismic evaluation, ground corrosion tests and resistivity tests, including necessary operations for anticipating subsoil conditions, with written reports and appropriate recommendations.

- § 4.1.5 During the Construction Phase, the Owner shall furnish information or services required of the Owner by the Contract Documents with reasonable promptness. The Owner shall also furnish any other information or services under the Owner's control and relevant to the Construction Manager's performance of the Work with reasonable promptness after receiving the Construction Manager's written request for such information or services.
- § 4.1.6 If the Owner identified a Sustainable Objective in Article 1, the Owner shall fulfill its responsibilities as required in AIA Document E234TM–2019, Sustainable Projects Exhibit, Construction Manager as Constructor Edition, in the form now or hereafter attached to this Agreement by mutual consent.

§ 4.2 Owner's Designated Representative

The Owner shall identify a representative authorized to act on behalf of the Owner with respect to the Project. The Owner's representative shall render decisions promptly and furnish information expeditiously, so as to avoid unreasonable delay in the services or Work of the Construction Manager. Except as otherwise provided in Section 4.2.1 of A201–2017, the Architect does not have such authority. The term "Owner" means the Owner or the Owner's authorized representative.

§ 4.2.1 Legal Requirements. The Owner shall furnish all legal, insurance and accounting services, including auditing services, that may be reasonably necessary at any time for the Project to meet the Owner's needs and interests.

§ 4.3 Architect

The Owner shall retain an Architect to provide services, duties and responsibilities as described in AIA Document B133TM_2019, Standard Form of Agreement Between Owner and Architect, Construction Manager as Constructor Edition, including any additional services requested by the Construction Manager that are necessary for the Preconstruction and Construction Phase services under this Agreement. The Owner shall provide the Construction Manager with a copy of the scope of services in the executed agreement between the Owner and the Architect, and any further modifications to the Architect's scope of services in the agreement.

ARTICLE 5 COMPENSATION AND PAYMENTS FOR PRECONSTRUCTION PHASE SERVICES § 5.1 Compensation

§ 5.1.1 For the Construction Manager's Preconstruction Phase services described in Sections 3.1 and 3.2, the Owner shall compensate the Construction Manager as follows:

(Insert amount of, or basis for, compensation and include a list of reimbursable cost items, as applicable.)

Hourly Rates: The Construction Manager's compensation for Preconstruction Phase services shall be based on fixed hourly rates as listed on Addendum A plus any out of pocket expenses (not to exceed a maximum of Three Hundred Seventy Nine Thousand Four Hundred Fifty Two Dollars (\$379,452.00) as outlined in Addendum D Preconstruction Budget

§ 5.1.2 If the Construction Phase begins before Preconstruction Phase activities are completed, then both this Section and Section 6.1 shall apply until Preconstruction Phase services are completed and any cap on "out of pocket expenses" referenced in this Section does not include Contract Sum payable for any Construction Phase Work. (If applicable, attach an exhibit of hourly billing rates or insert them below.)

See Addendum A and Addendum B

Individual or Position

Rate

§ 5.1.2.1 Hourly billing rates for Preconstruction Phase services include all costs to be paid or incurred by the Construction Manager, as required by law or collective bargaining agreements, for taxes, insurance, contributions, assessments and benefits and, for personnel not covered by collective bargaining agreements, customary benefits such as sick leave, medical and health benefits, holidays, vacations and pensions, and shall remain unchanged unless the parties execute a Modification.

Page 143

§ 5.1.3 If the Preconstruction Phase services covered by this Agreement have not been completed within Ten (10) months of the date of this Agreement, through no fault of the Construction Manager, the Construction Manager's compensation for Preconstruction Phase services shall be equitably adjusted.

§ 5.2 Payments

§ 5.2.1 Unless otherwise agreed, payments for services shall be made monthly in proportion to services performed.

§ 5.2.2 Payments are due and payable upon presentation of the Construction Manager's invoice. Amounts unpaid Thirty (30) days after the invoice date shall bear interest at the rate entered below, or in the absence thereof at the legal rate prevailing from time to time at the principal place of business of the Construction Manager. (Insert rate of monthly or annual interest agreed upon.)

One percent (1%) per month, or the maximum lawful rate if less.

ARTICLE 6 COMPENSATION FOR CONSTRUCTION PHASE SERVICES

§ 6.1 Contract Sum

§ 6.1.1 The Owner shall pay the Construction Manager the Contract Sum in current funds for the Construction Manager's performance of the Contract after execution of the Guaranteed Maximum Price Amendment. The Contract Sum is the Cost of the Work as defined in Article 7 plus the Construction Manager's Fee.

§ 6.1.2 The Construction Manager's Fee:

(State a lump sum, percentage of Cost of the Work or other provision for determining the Construction Manager's Fee.)

Percentage of GMP: The Construction Manager's Construction Phase Fee shall be fixed at 3.15 % of the Guaranteed Maximum Price (or, if no GMP is established at 3.15% of the approved budget).

If due to material lead-time issues it is agreed to by the County that mechanical, electrical, plumbing, or other such equipment must be purchased early to maintain the project schedule, an additional fee of 2% on such direct purchases would be added to the cost of the equipment, in addition to the 3.15% fee included on the Guaranteed Maximum Price (fee on direct equipment purchases will be 3.15% + 2% = 5.15%).

§ 6.1.3 The method of adjustment of the Construction Manager's Fee for changes in the Work:

For additive changes in the Work the Fee shall be increased by 3.15% of the related increase in the GMP; however, if changes are so extensive that the Construction Manager's job site staffing must be increased or committed for a longer time than originally scheduled, then the Construction Manager shall be entitled to a reasonable additional Fee beyond the basic percentage adjustment.

§ 6.1.4 Limitations, if any, on a Subcontractor's overhead and profit for increases in the cost of its portion of the Work:

Fifteen percent (15%)

§ 6.1.5 Rental rates for Construction Manager-owned equipment shall not exceed the standard rental rate paid at the place of the Project as further set forth in Section 7.5.2.

§ 6.1.6 Liquidated damages, if any:

(Insert terms and conditions for liquidated damages, if any.)

N/A

§ 6.1.7 Other:

User Notes:

(Insert provisions for bonus, cost savings or other incentives, if any, that might result in a change to the Contract Sum.)

No Savings Split: All savings accrue to the Owner

Init.

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§ 6.2 Guaranteed Maximum Price

The Construction Manager guarantees that the Contract Sum shall not exceed the Guaranteed Maximum Price set forth in the Guaranteed Maximum Price Amendment, as it is amended from time to time, subject to additions and deductions by Change Order as provided in the Contract Documents. Costs which would cause the Guaranteed Maximum Price to be exceeded shall be paid by the Construction Manager without reimbursement by the Owner.

No Savings Split: All savings accrue to the Owner.

§ 6.3 Changes in the Work

- § 6.3.1 The Owner may, without invalidating the Contract, order changes in the Work within the general scope of the Contract consisting of additions, deletions or other revisions. The Owner shall issue such changes in writing. The Construction Manager may be entitled to an equitable adjustment in the Contract Time as a result of changes in the Work.
- § 6.3.1.1 The Architect may order minor changes in the Work as provided in Article 7 of AIA Document A201–2017, General Conditions of the Contract for Construction.
- § 6.3.2 Adjustments to the Guaranteed Maximum Price on account of changes in the Work subsequent to the execution of the Guaranteed Maximum Price Amendment may be determined by any of the methods listed in Article 7 of AIA Document A201–2017, General Conditions of the Contract for Construction.
- § 6.3.3 Adjustments to subcontracts awarded on the basis of a stipulated sum shall be determined in accordance with Article 7 of A201–2017, as they refer to "cost" and "fee," and not by Articles 6 and 7 of this Agreement. Adjustments to subcontracts awarded with the Owner's prior written consent on the basis of cost plus a fee shall be calculated in accordance with the terms of those subcontracts.
- § 6.3.4 In calculating adjustments to the Guaranteed Maximum Price, the terms "cost" and "costs" as used in Article 7 of AIA Document A201–2017 shall mean the Cost of the Work as defined in Article 7 of this Agreement and the term "fee" shall mean the Construction Manager's Fee as defined in Section 6.1.2 of this Agreement.
- § 6.3.5 If no specific provision is made in Section 6.1.3 for adjustment of the Construction Manager's Fee in the case of changes in the Work, or if the extent of such changes is such, in the aggregate, that application of the adjustment provisions of Section 6.1.3 will cause substantial inequity to the Owner or Construction Manager, the Construction Manager's Fee shall be equitably adjusted on the same basis that was used to establish the Fee for the original Work, and the Guaranteed Maximum Price shall be adjusted accordingly.

ARTICLE 7 COST OF THE WORK FOR CONSTRUCTION PHASE

§ 7.1 Costs to Be Reimbursed

- § 7.1.1 The term Cost of the Work shall mean costs incurred in good faith by the Construction Manager in the proper performance of the Work and in correcting damaged or nonconforming Work to the extent provided in Section 7.7.3. The Cost of the Work shall include only the items set forth in Sections 7.1 through 7.7.
- § 7.1.2 Where, pursuant to the Contract Documents, any cost is subject to the Owner's prior approval, the Construction Manager shall obtain such approval in writing prior to incurring the cost.
- § 7.1.3 Costs shall be at rates not higher than the standard rates paid at the place of the Project, except with prior approval of the Owner.

§ 7.2 Labor Costs

- § 7.2.1 Fixed hourly rates set forth in Addendum B of construction workers directly employed by the Construction Manager to perform the construction of the Work at the site or, with the Owner's prior approval, at off-site workshops.
- § 7.2.2 Fixed hourly rates as set forth in Addendum A of the Construction Manager's supervisory and administrative personnel when stationed at the site and performing Work, with the Owner's prior approval.

§ 7.2.2.1 Wages or salaries of the Construction Manager's supervisory and administrative personnel when performing Work and stationed at a location other than the site, but only for that portion of time required for the Work, and limited to the personnel and activities listed below:

(Identify the personnel, type of activity and, if applicable, any agreed upon percentage of time to be devoted to the Work.)

Jason Harris – Senior Project Executive

TBD - Project Accounting

Gautham Prassad – BIM/Virtual Construction Technology

Will Gharst, Dave Kylander, and other estimators supporting the projects Estimating Services

- § 7.2.3 Fixed hourly rates as set forth in Addendum A of the Construction Manager's supervisory or administrative personnel engaged at factories, workshops or while traveling, in expediting the production or transportation of materials or equipment required for the Work wherever located, but only for that portion of their time required for the Work. This Section 7.2.3 covers the services of home or regional office personnel such as Operations Vice President, Senior Project Executive, and Administrative Support for the Project, and the Building Systems, Economic Inclusion, Estimating, Safety and Scheduling groups, but not the executive officers of the Construction Manager.
- § 7.2.4 Costs paid or incurred by the Construction Manager, as required by law or collective bargaining agreements, for taxes, insurance, contributions, assessments and benefits and, for personnel not covered by collective bargaining agreements, customary benefits such as sick leave, medical and health benefits, holidays, vacations and pensions are included in the fixed hourly rates under Sections 7.2.1 through 7.2.3.
- § 7.2.5 If agreed rates for labor costs, in lieu of actual costs, are provided in this Agreement, the rates shall remain unchanged throughout the duration of this Agreement, unless otherwise specified in the applicable Addendum or the parties execute a Modification.

§ 7.3 Subcontract Costs

Payments made by the Construction Manager to Subcontractors in accordance with the requirements of the subcontracts and this Agreement, net of deductions for costs of the insurance covered by the CCIP (see related provision in Section 6.1.2). If Construction Manager elects not to use Subcontractor default insurance (SDI) on this Project, Construction Manager may bond selected subcontracts and bond costs incurred by the Subcontractors will be included in the Cost of the Work as part of those subcontract amounts. Owner will not be charged for bond costs if Construction Manager elects to bond any Subcontractor on an SDI project.

§ 7.4 Costs of Materials and Equipment Incorporated in the Completed Construction

- § 7.4.1 Costs, including transportation and storage at the site, of materials and equipment incorporated, or to be incorporated, in the completed construction.
- § 7.4.2 Costs of materials described in the preceding Section 7.4.1 in excess of those actually installed to allow for reasonable waste and spoilage. Unused excess materials, if any, shall become the Owner's property at the completion of the Work or, at the Owner's option, shall be sold by the Construction Manager. Any amounts realized from such sales shall be credited to the Owner as a deduction from the Cost of the Work.

§ 7.5 Costs of Other Materials and Equipment, Temporary Facilities and Related Items

- § 7.5.1 Costs of transportation, storage, installation, dismantling, maintenance, and removal of materials, supplies, temporary facilities, machinery, equipment and hand tools not customarily owned by construction workers that are provided by the Construction Manager at the site and fully consumed in the performance of the Work. Costs of materials, supplies, temporary facilities, machinery, equipment, and tools, that are not fully consumed, shall be based on the cost or value of the item at the time it is first used on the Project site less the value of the item when it is no longer used at the Project site. Costs for items not fully consumed by the Construction Manager shall mean fair market value.
- § 7.5.2 Rental charges for temporary facilities, machinery, equipment, and hand tools not customarily owned by construction workers that are provided by the Construction Manager at the site, and the costs of transportation, installation, dismantling, minor repairs, and removal of such temporary facilities, machinery, equipment, and hand tools. Rates and quantities of equipment owned by the Construction Manager, or a related party as defined in Section 7.8, shall be subject to the Owner's prior approval. Rates of Construction Manager-owned equipment shall be subject to the

Page 146

Owner's prior approval and such rates shall not exceed eighty-five (85%) of those specified in the current edition of the Equipment Watch rate guide by Informa (formerly known as the AED Green Book).

- § 7.5.3 Costs of removal of debris from the site of the Work and its proper and legal disposal.
- § 7.5.4 Costs of the Construction Manager's site office, including general office equipment and supplies.
- § 7.5.5 Costs of materials and equipment suitably stored off the site at a mutually acceptable location, subject to the Owner's prior approval.

§ 7.6 Miscellaneous Costs

§ 7.6.1 Premiums for that portion of insurance and bonds required by the Contract Documents that can be directly attributed to this Contract. Notwithstanding the foregoing, Contractor Controlled Insurance Program (CCIP) costs shall be billed at the fixed rates provided in the CCIP Addendum. This rate is effective through projection completion as long as project is enrolled prior to August 1, 2025. Messer to enroll project immediately following contract execution.

If Construction Manager elects to use Subcontractor default insurance (SDI) on this Project, then the Cost of the Work shall include a charge for such SDI equal to a fixed rate of \$12.50 per \$1,000 of total billings for all subcontracts and material supply contracts paid by Construction Manager ("Subcontract and Material Costs"). An initial payment against the SDI charge shall be made by Owner to Construction Manager prior to commencement of the Work based on the Construction Manager's estimate of the total Subcontract and Material Costs to be incurred for the Work and adjusted, if applicable, at the time of final payment based upon final Subcontract and Material Costs.

- § 7.6.1.1 Costs for self-insurance, for either full or partial amounts of the coverages required by the Contract Documents, with the Owner's prior approval.
- § 7.6.1.2 Costs for insurance through a captive insurer owned or controlled by the Construction Manager, with the Owner's prior approval.
- § 7.6.2 Sales, use, or similar taxes imposed by a governmental authority, that are related to the Work and for which the Construction Manager is liable. If the Owner claims that the Project or any part thereof is exempt from sales taxes, the Owner shall provide the Construction Manager with a proper exemption certificate before commencement of the Construction Phase.
- § 7.6.3 Fees and assessments for the building permit, and for other permits, licenses, and inspections, for which the Construction Manager is required by the Contract Documents to pay.
- § 7.6.4 Fees of laboratories for tests required by the Contract Documents; except those related to defective or nonconforming Work for which reimbursement is excluded under Article 13 of AIA Document A201–2017 or by other provisions of the Contract Documents, and which do not fall within the scope of Section 7.7.3.
- § 7.6.5 Royalties and license fees paid for the use of a particular design, process, or product, required by the Contract Documents.
- § 7.6.5.1 The cost of defending suits or claims for infringement of patent rights arising from requirements of the Contract Documents, payments made in accordance with legal judgments against the Construction Manager resulting from such suits or claims, and payments of settlements made with the Owner's consent, unless the Construction Manager had reason to believe that the required design, process, or product was an infringement of a copyright or a patent, and the Construction Manager failed to promptly furnish such information to the Architect as required by Article 3 of AIA Document A201–2017. The costs of legal defenses, judgments, and settlements shall not be included in the Cost of the Work used to calculate the Construction Manager's Fee or subject to the Guaranteed Maximum Price.
- § 7.6.6 Costs for communications services, electronic equipment, and software, directly related to the Work and located at the site, with the Owner's prior approval.
- § 7.6.7 Costs of document reproductions and delivery charges.

- § 7.6.8 Deposits lost for causes other than the Construction Manager's negligence or failure to fulfill a specific responsibility in the Contract Documents.
- § 7.6.9 Legal, mediation and arbitration costs, including attorneys' fees, other than those arising from disputes between the Owner and Construction Manager, reasonably incurred by the Construction Manager after the execution of this Agreement in the performance of the Work and with the Owner's prior approval, which shall not be unreasonably withheld.
- § 7.6.10 Expenses incurred in accordance with the Construction Manager's standard written personnel policy for relocation and temporary living allowances of the Construction Manager's personnel required for the Work, with the Owner's prior approval if relocated from distant locations.
- § 7.6.11 That portion of the reasonable expenses of the Construction Manager's supervisory or administrative personnel incurred while traveling in discharge of duties connected with the Work, provided that Construction Manager provides prior notice to Owner of such travel.

§ 7.7 Other Costs and Emergencies

- § 7.7.1 Other costs incurred in the performance of the Work, with the Owner's prior approval.
- § 7.7.2 Costs incurred in taking action to prevent threatened damage, injury, or loss, in case of an emergency affecting the safety of persons and property, as provided in Article 10 of AIA Document A201–2017.
- § 7.7.3 Costs of repairing or correcting damaged or nonconforming Work executed by the Construction Manager, Subcontractors, or suppliers, provided that such damaged or nonconforming Work was not caused by the negligence of, or failure to fulfill a specific responsibility by of the supervisory or administrative personnel of the Construction Manager, and only to the extent that the cost of repair or correction is not recovered by the Construction Manager from insurance, sureties, Subcontractors, suppliers, or others.
- § 7.7.4 The costs described in Sections 7.1 through 7.7 shall be included in the Cost of the Work, notwithstanding any provision of AIA Document A201–2017 or other Conditions of the Contract which may require the Construction Manager to pay such costs, unless such costs are excluded by the provisions of Section 7.9.

§ 7.8 Related Party Transactions

- § 7.8.1 For purposes of this Section 7.8, the term "related party" shall mean (1) a parent, subsidiary, affiliate, or other entity having common ownership of, or sharing common management with, the Construction Manager; (2) any entity in which any stockholder in, or management employee of, the Construction Manager holds an equity interest in excess of ten percent in the aggregate; (3) any entity which has the right to control the business or affairs of the Construction Manager; or (4) any person, or any member of the immediate family of any person, who has the right to control the business or affairs of the Construction Manager.
- § 7.8.2 If any of the costs to be reimbursed arise from a transaction between the Construction Manager and a related party, the Construction Manager shall notify the Owner of the specific nature of the contemplated transaction, including the identity of the related party and the anticipated cost to be incurred, before any such transaction is consummated or cost incurred. If the Owner, after such notification, authorizes the proposed transaction in writing, then the cost incurred shall be included as a cost to be reimbursed, and the Construction Manager shall procure the Work, equipment, goods, or service, from the related party, as a Subcontractor, according to the terms of Article 9. If the Owner fails to authorize the transaction in writing, the Construction Manager shall procure the Work, equipment, goods, or service from some person or entity other than a related party according to the terms of Article 9.

§ 7.9 Costs Not To Be Reimbursed

- § 7.9.1 The Cost of the Work shall not include the items listed below:
 - Salaries and other compensation of the Construction Manager's personnel stationed at the Construction Manager's principal office or offices other than the site office, except as specifically provided in Section 7.2, or as may be provided in Article 14;
 - Bonuses, profit sharing, incentive compensation, and any other discretionary payments, paid to anyone hired by the Construction Manager or paid to any Subcontractor or vendor, unless the Owner has provided prior approval;

- .3 Expenses of the Construction Manager's principal office and offices other than the site office, except as specifically provided in Sections 7.1 to 7.7;
- .4 Overhead and general expenses, except as may be expressly included in Sections 7.1 to 7.7;
- .5 The Construction Manager's capital expenses, including interest on the Construction Manager's capital employed for the Work;
- .6 Except as provided in Section 7.7.3 of this Agreement, costs due to the negligence of, or failure to fulfill a specific responsibility of the Contract by, the Construction Manager, Subcontractors, and suppliers, or anyone directly or indirectly employed by any of them or for whose acts any of them may be liable;
- .7 Any cost not specifically and expressly described in Sections 7.1 to 7.7;
- 8. Any deductible payable by Construction Managers under any Subcontractor default insurance policy covering the Project.
- .9 Costs, other than costs included in Change Orders approved by the Owner, that would cause the Guaranteed Maximum Price to be exceeded; and
- .10 Costs for services incurred during the Preconstruction Phase other than as may be specified in Section 5.1.

ARTICLE 8 DISCOUNTS, REBATES, AND REFUNDS

§ 8.1 Cash discounts obtained on payments made by the Construction Manager shall accrue to the Owner if (1) before making the payment, the Construction Manager included the amount to be paid, less such discount, in an Application for Payment and received payment from the Owner, or (2) the Owner has deposited funds with the Construction Manager with which to make payments; otherwise, cash discounts shall accrue to the Construction Manager. Trade discounts, rebates, refunds, and amounts received from sales of surplus materials and equipment shall accrue to the Owner, and the Construction Manager shall make provisions so that they can be obtained.

§ 8.2 Amounts that accrue to the Owner in accordance with the provisions of Section 8.1 shall be credited to the Owner as a deduction from the Cost of the Work.

SUBCONTRACTS AND OTHER AGREEMENTS ARTICLE 9

§ 9.1 Those portions of the Work that the Construction Manager does not customarily perform with the Construction Manager's own personnel shall be performed under subcontracts or other appropriate agreements with the Construction Manager. The Owner may designate specific persons from whom, or entities from which, the Construction Manager shall obtain bids. The Construction Manager shall obtain bids from Subcontractors, and from suppliers of materials or equipment fabricated especially for the Work, who are qualified to perform that portion of the Work in accordance with the requirements of the Contract Documents. The Construction Manager shall deliver such bids to the Architect and Owner with an indication as to which bids the Construction Manager intends to accept. The Owner then has the right to review the Construction Manager's list of proposed subcontractors and suppliers in consultation with the Architect and, subject to Section 9.1.1, to object to any subcontractor or supplier. Any advice of the Architect, or approval or objection by the Owner, shall not relieve the Construction Manager of its responsibility to perform the Work in accordance with the Contract Documents. The Construction Manager shall not be required to contract with anyone to whom the Construction Manager has reasonable objection.

§ 9.1.1 When a specific subcontractor or supplier (1) is recommended to the Owner by the Construction Manager; (2) is qualified to perform that portion of the Work; and (3) has submitted a bid that conforms to the requirements of the Contract Documents without reservations or exceptions of a material nature, but the Owner requires that another bid be accepted, then the Construction Manager may require that a Change Order be issued to adjust the Guaranteed Maximum Price by the difference between the bid of the person or entity recommended to the Owner by the Construction Manager and the amount of the subcontract or other agreement actually signed with the person or entity designated by the Owner.

§ 9.2 Subcontracts or other agreements shall conform to the applicable payment provisions of this Agreement, and shall not be awarded on the basis of cost plus a fee without the Owner's prior written approval. If a subcontract is awarded on the basis of cost plus a fee, the Construction Manager shall provide in the subcontract for the Owner to receive the same audit rights with regard to the Subcontractor as the Owner receives with regard to the Construction Manager in Article 10.

ACCOUNTING RECORDS ARTICLE 10

The Construction Manager shall keep full and detailed records and accounts related to the Cost of the Work, and exercise such controls, as may be necessary for proper financial management under this Contract and to substantiate all costs incurred. The accounting and control systems shall be satisfactory to the Owner. The Owner and the Owner's auditors shall, during regular business hours and upon reasonable notice, be afforded access to, and shall be permitted to audit and copy, the Construction Manager's records and accounts, including complete documentation supporting accounting entries, books, job cost reports, correspondence, instructions, drawings, receipts, subcontracts, Subcontractor's proposals, Subcontractor's invoices, purchase orders, vouchers, memoranda, and other data relating to this Contract. The Construction Manager shall preserve these records for a period of three years after final payment, or for such longer period as may be required by law.

ARTICLE 11 PAYMENTS FOR CONSTRUCTION PHASE SERVICES

§ 11.1 Progress Payments

- § 11.1.1 Based upon Applications for Payment submitted to the Architect by the Construction Manager, and Certificates for Payment issued by the Architect, the Owner shall make progress payments on account of the Contract Sum, to the Construction Manager, as provided below and elsewhere in the Contract Documents.
- § 11.1.2 The period covered by each Application for Payment shall be one calendar month ending on the last day of the month.
- § 11.1.3 Provided that an Application for Payment is received by the Architect not later than the 5th day of a month, the Owner shall make payment of the amount certified to the Construction Manager not later than the fifth day of the following month. If an Application for Payment is received by the Architect after the application date fixed above, payment of the amount certified shall be made by the Owner not later than thirty (30) days after the Architect receives the Application for Payment.

(Federal, state or local laws may require payment within a certain period of time.)

- § 11.1.4 If requested by the Owner, the Construction Manager shall submit, with any Application for Payment, evidence that the Construction Manager paid to Subcontractor and material suppliers the amounts that they were entitled to receive out of the previous progress payment received from the Owner. If any Subcontractor, Subcontractor of any tier, material supplier, laborer, or other person performing services or providing labor or materials under the Construction Manager files a lien claim against the Project site, and such lien claim does not result from the Owner's failure to make payment when due or other default by the Owner under this Agreement, then the Construction Manager shall promptly settle or bond such lien claim. All expenses reasonably incurred by Construction Manager in bonding, defending against, paying or settling any such lien claim shall be included in the Cost of Work, and the Construction Manager shall be responsible for any such expenses to the extent that the Guaranteed Maximum Price is exceeded; provided, however, that the Guaranteed Maximum Price shall be increased by the amount of any such expenses incurred due to the Owner's failure to make payment when due or any other default by the Owner under this Agreement.
- § 11.1.5 Each Application for Payment shall be based on the most recent schedule of values submitted by the Construction Manager in accordance with the Contract Documents. The schedule of values shall allocate the entire Guaranteed Maximum Price among: (1) the various portions of the Work; (2) any contingency for costs that are included in the Guaranteed Maximum Price but not otherwise allocated to another line item or included in a Change Order; and (3) the Construction Manager's Fee.
- § 11.1.5.1 The schedule of values shall be prepared in such form and supported by such data to substantiate its accuracy as the Architect may require. The schedule of values shall be used as a basis for reviewing the Construction Manager's Applications for Payment.
- § 11.1.5.2 The allocation of the Guaranteed Maximum Price under this Section 11.1.5 shall not constitute a separate guaranteed maximum price for the Cost of the Work of each individual line item in the schedule of values.
- § 11.1.5.3 When the Construction Manager allocates costs from a contingency to another line item in the schedule of values, the Construction Manager shall submit supporting documentation to the Architect.
- § 11.1.6 Applications for Payment shall show the percentage of completion of each portion of the Work as of the end of the period covered by the Application for Payment. The percentage of completion shall be the percentage of that portion of the Work which has actually been completed.
- § 11.1.7 In accordance with AIA Document A201–2017 and subject to other provisions of the Contract Documents, the amount of each progress payment shall be computed as follows:

- § 11.1.7.1 The amount of each progress payment shall first include:
 - .1 That portion of the Guaranteed Maximum Price properly allocable to completed Work as determined by multiplying the percentage of completion of each portion of the Work by the share of the Guaranteed Maximum Price allocated to that portion of the Work in the most recent schedule of values;
 - .2 That portion of the Guaranteed Maximum Price properly allocable to materials and equipment delivered and suitably stored at the site for subsequent incorporation in the completed construction or, if approved in writing in advance by the Owner, suitably stored off the site at a location agreed upon in writing;
 - .3 That portion of Construction Change Directives that the Architect determines, in the Architect's professional judgment, to be reasonably justified; and
 - The Construction Manager's Fee, computed upon the Cost of the Work described in the preceding Sections 11.1.7.1.1 and 11.1.7.1.2 at the rate stated in Section 6.1.2 or, if the Construction Manager's Fee is stated as a fixed sum in that Section, an amount that bears the same ratio to that fixed-sum fee as the Cost of the Work included in Sections 11.1.7.1.1 and 11.1.7.1.2 bears to a reasonable estimate of the probable Cost of the Work upon its completion.
- § 11.1.7.2 The amount of each progress payment shall then be reduced by:
 - 1 The aggregate of any amounts previously paid by the Owner;
 - .2 The amount, if any, for Work that remains uncorrected and for which the Architect has previously withheld a Certificate for Payment as provided in Article 9 of AIA Document A201–2017;
 - .3 Any amount for which the Construction Manager does not intend to pay a Subcontractor or material supplier, unless the Work has been performed by others the Construction Manager intends to pay;
 - .4 For Work performed or defects discovered since the last payment application, any amount for which the Architect may withhold payment, or nullify a Certificate of Payment in whole or in part, as provided in Article 9 of AIA Document A201–2017;
 - .5 The shortfall, if any, indicated by the Construction Manager in the documentation required by Section 11.1.4 to substantiate prior Applications for Payment, or resulting from errors subsequently discovered by the Owner's auditors in such documentation; and
 - **.6** Retainage withheld pursuant to Section 11.1.8.

§ 11.1.8 Retainage

§ 11.1.8.1 For each progress payment made prior to Substantial Completion of the Work, the Owner may withhold the following amount, as retainage, from the payment otherwise due:

(Insert a percentage or amount to be withheld as retainage from each Application for Payment. The amount of retainage may be limited by governing law.)

See Section 11.1.11 for retainage withheld on subcontracted work. Zero (0%) retainage to be held on that portion of the work that the Construction Manager Self Performs, including Construction Manager's General Conditions, General Requirements, and insurances/fee.

§ 11.1.8.1.1 The following items are not subject to retainage:

(Insert any items not subject to the withholding of retainage, such as general conditions, insurance, etc.)

Retainage shall only be withheld as set forth in Section 11.1.11

§ 11.1.8.2 Reduction or limitation of retainage, if any, shall be as follows:

(If the retainage established in Section 11.1.8.1 is to be modified prior to Substantial Completion of the entire Work, insert provisions for such modification.)

See Section 11.1.11.

§ 11.1.8.3 Except as set forth in this Section 11.1.8.3, upon Substantial Completion of the Work, the Construction Manager may submit an Application for Payment that includes the retainage withheld from prior Applications for Payment pursuant to this Section 11.1.8.

(Paragraphs deleted)

§ 11.1.9 If final completion of the Work is materially delayed through no fault of the Construction Manager, the Owner shall pay the Construction Manager any additional amounts in accordance with Article 9 of AIA Document A201–2017.

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User Notes:

- § 11.1.10 Except with the Owner's prior written approval, the Construction Manager shall not make advance payments to suppliers for materials or equipment which have not been delivered and suitably stored at the site.
- § 11.1.11 The Owner and the Construction Manager shall agree upon (1) a mutually acceptable procedure for review and approval of payments to Subcontractors, and (2) the percentage of retainage held on Subcontracts, which shall be at five percent (5%) unless a higher percentage is deemed necessary by the Construction Manager in a particular case, and the Construction Manager shall execute subcontracts in accordance with those agreements. At Construction Manager's option, further retainage on any Subcontract may be reduced or eliminated after each Subcontract is fifty percent (50%) completed, as long as the Work is satisfactory; and if requested by the Construction Manager, the Owner agrees to allow release of retainage on any Subcontract which is completed early in the Project if the completed Work under that Subcontract is approved by the Architect.
- § 11.1.12 In taking action on the Construction Manager's Applications for Payment the Architect shall be entitled to rely on the accuracy and completeness of the information furnished by the Construction Manager, and such action shall not be deemed to be a representation that (1) the Architect has made a detailed examination, audit, or arithmetic verification, of the documentation submitted in accordance with Section 11.1.4 or other supporting data; (2) that the Architect has made exhaustive or continuous on-site inspections; or (3) that the Architect has made examinations to ascertain how or for what purposes the Construction Manager has used amounts previously paid on account of the Contract. Such examinations, audits, and verifications, if required by the Owner, will be performed by the Owner's auditors acting in the sole interest of the Owner.

§ 11.2 Final Payment

- § 11.2.1 Final payment, constituting the entire unpaid balance of the Contract Sum, shall be made by the Owner to the Construction Manager when
 - .1 the Construction Manager has fully performed the Contract, except for the Construction Manager's responsibility to correct Work as provided in Article 12 of AIA Document A201–2017, and to satisfy other requirements, if any, which extend beyond final payment;
 - .2 the Construction Manager has submitted a final accounting for the Cost of the Work and a final Application for Payment; and
 - .3 a final Certificate for Payment has been issued by the Architect in accordance with Section 11.2.2.2.
- § 11.2.2 Within 30 days of the Owner's receipt of the Construction Manager's final accounting for the Cost of the Work, the Owner shall conduct an audit of the Cost of the Work or notify the Architect that it will not conduct an audit.
- § 11.2.2.1 If the Owner conducts an audit of the Cost of the Work, the Owner shall, within 10 days after completion of the audit, submit a written report based upon the auditors' findings to the Architect.
- § 11.2.2.2 Within seven days after receipt of the written report described in Section 11.2.2.1, or receipt of notice that the Owner will not conduct an audit, and provided that the other conditions of Section 11.2.1 have been met, the Architect will either issue to the Owner a final Certificate for Payment with a copy to the Construction Manager, or notify the Construction Manager and Owner in writing of the Architect's reasons for withholding a certificate as provided in Article 9 of AIA Document A201–2017. The time periods stated in this Section 11.2.2 supersede those stated in Article 9 of AIA Document A201–2017. The Architect is not responsible for verifying the accuracy of the Construction Manager's final accounting.
- § 11.2.2.3 If the Owner's auditors' report concludes that the Cost of the Work, as substantiated by the Construction Manager's final accounting, is less than claimed by the Construction Manager, the Construction Manager shall be entitled to request mediation of the disputed amount without seeking an initial decision pursuant to Article 15 of AIA Document A201–2017. A request for mediation shall be made by the Construction Manager within 30 days after the Construction Manager's receipt of a copy of the Architect's final Certificate for Payment. Failure to request mediation within this 30-day period shall result in the substantiated amount reported by the Owner's auditors becoming binding on the Construction Manager. Pending a final resolution of the disputed amount, the Owner shall pay the Construction Manager the amount certified in the Architect's final Certificate for Payment.
- § 11.2.3 The Owner's final payment to the Construction Manager shall be made no later than 30 days after the issuance of the Architect's final Certificate for Payment, or as follows:

§ 11.2.4 If, subsequent to final payment, and at the Owner's request, the Construction Manager incurs costs, described in Sections 7.1 through 7.7, and not excluded by Section 7.9, to correct defective or nonconforming Work, the Owner shall reimburse the Construction Manager for such costs, and the Construction Manager's Fee applicable thereto, on the same basis as if such costs had been incurred prior to final payment, but not in excess of the Guaranteed Maximum Price. If adjustments to the Contract Sum are provided for in Section 6.1.7, the amount of those adjustments shall be recalculated, taking into account any reimbursements made pursuant to this Section 11.2.4 in determining the net amount to be paid by the Owner to the Construction Manager.

§ 11.3 Interest

Payments due and unpaid under the Contract shall bear interest from the date payment is due at the rate stated below, or in the absence thereof, at the legal rate prevailing from time to time at the place where the Project is located. (Insert rate of interest agreed upon, if any.)

1 % per month or the maximum rate permitted by law, if less.

ARTICLE 12 DISPUTE RESOLUTION

§ 12.1 Initial Decision Maker

§ 12.1.1 Any Claim between the Owner and Construction Manager shall be resolved in accordance with the provisions set forth in this Article 12 and Article 15 of A201–2017. However, for Claims arising from or relating to the Construction Manager's Preconstruction Phase services, no decision by the Initial Decision Maker shall be required as a condition precedent to mediation or binding dispute resolution, and Section 12.1.2 of this Agreement shall not apply.

§ 12.1.2 The Architect will serve as the Initial Decision Maker pursuant to Article 15 of AIA Document A201–2017 for Claims arising from or relating to the Construction Manager's Construction Phase services, unless the parties appoint below another individual, not a party to the Agreement, to serve as the Initial Decision Maker.

(If the parties mutually agree insert the pame address and other contact information of the Initial Decision Maker if

(If the parties mutually agree, insert the name, address and other contact information of the Initial Decision Maker, if other than the Architect.)

§ 12.2 Binding Dispute Resolution

For any Claim subject to, but not resolved by mediation pursuant to Article 15 of AIA Document A201–2017, the method of binding dispute resolution shall be as follows:

(Check the appropriate box.)

[]	Arbitration pursuant to Article 15 of AIA Document A201–2017
[X]	Litigation in a court of competent jurisdiction
[]	Other: (Specify)

If the Owner and Construction Manager do not select a method of binding dispute resolution, or do not subsequently agree in writing to a binding dispute resolution method other than litigation, Claims will be resolved by litigation in a court of competent jurisdiction.

ARTICLE 13 TERMINATION OR SUSPENSION

§ 13.1 Termination Prior to Execution of the Guaranteed Maximum Price Amendment

§ 13.1.1 If the Owner and the Construction Manager do not reach an agreement on the Guaranteed Maximum Price, the Owner may terminate this Agreement upon not less than seven days' written notice to the Construction Manager, and the Construction Manager may terminate this Agreement, upon not less than seven days' written notice to the Owner.

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- § 13.1.2 In the event of termination of this Agreement pursuant to Section 13.1.1, the Construction Manager shall be compensated for Preconstruction Phase services and Work performed prior to receipt of a notice of termination, in accordance with the terms of this Agreement. In no event shall the Construction Manager's compensation under this Section exceed the compensation set forth in Section 5.1.
- § 13.1.3 Prior to the execution of the Guaranteed Maximum Price Amendment, the Owner may terminate this Agreement upon not less than seven days' written notice to the Construction Manager for the Owner's convenience and without cause, and the Construction Manager may terminate this Agreement, upon not less than seven days' written notice to the Owner, for the reasons set forth in Article 14 of A201–2017.
- § 13.1.4 In the event of termination of this Agreement pursuant to Section 13.1.3, the Construction Manager shall be equitably compensated for Preconstruction Phase services and Work performed prior to receipt of a notice of termination. In no event shall the Construction Manager's compensation under this Section exceed the compensation set forth in Section 5.1.
- § 13.1.5 If the Owner terminates the Contract pursuant to Section 13.1.3 after the commencement of the Construction Phase but prior to the execution of the Guaranteed Maximum Price Amendment, the Owner shall pay to the Construction Manager an amount calculated as follows, which amount shall be in addition to any compensation paid to the Construction Manager under Section 13.1.4:
 - .1 Take the Cost of the Work incurred by the Construction Manager to the date of termination;
 - .2 Add the Construction Manager's Fee computed upon the Cost of the Work to the date of termination at the rate stated in Section 6.1 or, if the Construction Manager's Fee is stated as a fixed sum in that Section, an amount that bears the same ratio to that fixed-sum Fee as the Cost of the Work at the time of termination bears to a reasonable estimate of the probable Cost of the Work upon its completion; and
 - .3 Subtract the aggregate of previous payments made by the Owner for Construction Phase services.
- § 13.1.6 The Owner shall also pay the Construction Manager fair compensation, either by purchase or rental at the election of the Owner, for any equipment owned by the Construction Manager that the Owner elects to retain and that is not otherwise included in the Cost of the Work under Section 13.1.5.1. To the extent that the Owner elects to take legal assignment of subcontracts and purchase orders (including rental agreements), the Construction Manager shall, as a condition of receiving the payments referred to in this Article 13, execute and deliver all such papers and take all such steps, including the legal assignment of such subcontracts and other contractual rights of the Construction Manager, as the Owner may require for the purpose of fully vesting in the Owner the rights and benefits of the Construction Manager under such subcontracts or purchase orders. All Subcontracts, purchase orders and rental agreements entered into by the Construction Manager will contain provisions allowing for assignment to the Owner as described above.
- § 13.1.6.1 If the Owner accepts assignment of subcontracts, purchase orders or rental agreements as described above, the Owner will reimburse or indemnify the Construction Manager for all costs arising under the subcontract, purchase order or rental agreement, if those costs would have been reimbursable as Cost of the Work if the contract had not been terminated. If the Owner chooses not to accept assignment of any subcontract, purchase order or rental agreement that would have constituted a Cost of the Work had this agreement not been terminated, the Construction Manager will terminate the subcontract, purchase order or rental agreement and the Owner will pay the Construction Manager the costs necessarily incurred by the Construction Manager because of such termination.

§ 13.2 Termination or Suspension Following Execution of the Guaranteed Maximum Price Amendment § 13.2.1 Termination

The Contract may be terminated by the Owner or the Construction Manager as provided in Article 14 of AIA Document A201–2017.

§ 13.2.2 Termination by the Owner for Cause

- § 13.2.2.1 If the Owner terminates the Contract for cause as provided in Article 14 of AIA Document A201–2017, the amount, if any, to be paid to the Construction Manager under Article 14 of AIA Document A201–2017 shall not cause the Guaranteed Maximum Price to be exceeded, nor shall it exceed an amount calculated as follows:
 - .1 Take the Cost of the Work incurred by the Construction Manager to the date of termination;
 - .2 Add the Construction Manager's Fee, computed upon the Cost of the Work to the date of termination at the rate stated in Section 6.1 or, if the Construction Manager' Fee is stated as a fixed sum in that Section, an

Page 154

- amount that bears the same ratio to that fixed-sum Fee as the Cost of the Work at the time of termination bears to a reasonable estimate of the probable Cost of the Work upon its completion;
- .3 Subtract the aggregate of previous payments made by the Owner; and
- .4 Subtract the costs and damages incurred, or to be incurred, by the Owner under Article 14 of AIA Document A201–2017.

§ 13.2.2.2 The Owner shall also pay the Construction Manager fair compensation, either by purchase or rental at the election of the Owner, for any equipment owned by the Construction Manager that the Owner elects to retain and that is not otherwise included in the Cost of the Work under Section 13.2.2.1.1. To the extent that the Owner elects to take legal assignment of subcontracts and purchase orders (including rental agreements), the Construction Manager shall, as a condition of receiving the payments referred to in this Article 13, execute and deliver all such papers and take all such steps, including the legal assignment of such subcontracts and other contractual rights of the Construction Manager, as the Owner may require for the purpose of fully vesting in the Owner the rights and benefits of the Construction Manager under such subcontracts or purchase orders.

§ 13.2.3 Termination by the Owner for Convenience

If the Owner terminates the Contract for convenience in accordance with Article 14 of AIA Document A201–2017, then the Owner shall pay the Construction Manager a termination fee as follows:

(Insert the amount of or method for determining the fee, if any, payable to the Construction Manager following a termination for the Owner's convenience.)

Not Applicable.

§ 13.3 Suspension

The Work may be suspended by the Owner as provided in Article 14 of AIA Document A201–2017; in such case, the Guaranteed Maximum Price and Contract Time shall be increased as provided in Article 14 of AIA Document A201–2017, except that the term "profit" shall be understood to mean the Construction Manager's Fee as described in Sections 6.1 and 6.3.5 of this Agreement.

ARTICLE 14 MISCELLANEOUS PROVISIONS

§ 14.1 Terms in this Agreement shall have the same meaning as those in A201–2017. Where reference is made in this Agreement to a provision of AIA Document A201–2017 or another Contract Document, the reference refers to that provision as amended or supplemented by other provisions of the Contract Documents.

§ 14.2 Successors and Assigns

§ 14.2.1 The Owner and Construction Manager, respectively, bind themselves, their partners, successors, assigns and legal representatives to covenants, agreements, and obligations contained in the Contract Documents. Except as provided in Section 14.2.2 of this Agreement, and in Section 13.2.2 of A201–2017, neither party to the Contract shall assign the Contract as a whole without written consent of the other. If either party attempts to make an assignment without such consent, that party shall nevertheless remain legally responsible for all obligations under the Contract.

§ 14.2.2 The Owner may, without consent of the Construction Manager, assign the Contract to a lender providing construction financing for the Project, if the lender assumes the Owner's rights and obligations under the Contract Documents. The Construction Manager shall execute all consents reasonably required to facilitate the assignment.

§ 14.3 Insurance and Bonds

§ 14.3.1 Preconstruction Phase

The Construction Manager shall maintain the following insurance for the duration of the Preconstruction Services performed under this Agreement. If any of the requirements set forth below exceed the types and limits the Construction Manager normally maintains, the Owner shall reimburse the Construction Manager for any additional cost.

§ 14.3.1.1 Commercial General Liability with policy limits of not less than One Million Dollars (\$ 1,000,000) for each occurrence and in the aggregate for bodily injury and property damage.

§ 14.3.1.2 Automobile Liability covering vehicles owned, and non-owned vehicles used, by the Construction Manager with policy limits of not less than One Million Dollars (\$ 1,000,000) per accident for bodily injury, death of any person,

and property damage arising out of the ownership, maintenance and use of those motor vehicles, along with any other statutorily required automobile coverage.

- § 14.3.1.3 The Construction Manager may achieve the required limits and coverage for Commercial General Liability and Automobile Liability through a combination of primary and excess or umbrella liability insurance, provided that such primary and excess or umbrella liability insurance policies result in the same or greater coverage as the coverages required under Sections 14.3.1.1 and 14.3.1.2, and in no event shall any excess or umbrella liability insurance provide narrower coverage than the primary policy. The excess policy shall not require the exhaustion of the underlying limits only through the actual payment by the underlying insurers.
- § 14.3.1.4 Workers' Compensation at statutory limits and Employers Liability with policy limits not less than One Million Dollars (\$ 1,000,000) each accident, each employee, and policy limit.
- § 14.3.1.5 Professional Liability covering negligent acts, errors and omissions in the performance of professional services, with policy limits of not less than One Million Dollars (\$ 1,000,000) per claim and in the aggregate.

§ 14.3.1.6 Other Insurance

(List below any other insurance coverage to be provided by the Construction Manager and any applicable limits.)

Coverage

Limits

- § 14.3.1.7 Additional Insured Obligations. To the fullest extent permitted by law, the Construction Manager shall cause the primary and excess or umbrella polices for Commercial General Liability and Automobile Liability to include the Owner as an additional insured for claims to the extent caused by the Construction Manager's negligent acts or omissions. The additional insured coverage shall be primary and non-contributory to any of the Owner's insurance policies and shall apply to both ongoing and completed operations.
- § 14.3.1.8 The Construction Manager shall provide certificates of insurance to the Owner that evidence compliance with the requirements in this Section 14.3.1.

§ 14.3.2 Construction Phase

After execution of the Guaranteed Maximum Price Amendment, the Owner and the Construction Manager shall purchase and maintain insurance as set forth in AIA Document A133TM_2019, Standard Form of Agreement Between Owner and Construction Manager as Constructor where the basis of payment is the Cost of the Work Plus a Fee with a Guaranteed Maximum Price, Exhibit B, Insurance and Bonds, Addendum E, Contractor Controlled Insurance Program (CCIP) attached hereto, and elsewhere in the Contract Documents.

- § 14.3.2.1 The Construction Manager shall provide bonds as set forth in AIA Document A133TM_2019 Exhibit B, and elsewhere in the Contract Documents.
- § 14.4 Notice in electronic format, pursuant to Article 1 of AIA Document A201–2017, may be given in accordance with AIA Document E203[™]–2013, Building Information Modeling and Digital Data Exhibit, if completed, or as otherwise set forth below:

(If other than in accordance with AIA Document E203–2013, insert requirements for delivering notice in electronic format such as name, title, and email address of the recipient and whether and how the system will be required to generate a read receipt for the transmission.)

§ 14.5 Other provisions:

User Notes:

Owner consents to Construction Manager utilizing its Safety4Site program on this Project.

ARTICLE 15 SCOPE OF THE AGREEMEN	ARTICI F	15	SCOPE	OF THE	AGREEMEN'
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§ 15.1 This Agreement represents the entire and integrated agreement between the Owner and the Construction Manager and supersedes all prior negotiations, representations or agreements, either written or oral. This Agreement may be amended only by written instrument signed by both Owner and Construction Manager.

δ	15.2 The	following	documents	comprise	the Agreement

- .1 AIA Document A133TM_2019, Standard Form of Agreement Between Owner and Construction Manager as Constructor where the basis of payment is the Cost of the Work Plus a Fee with a Guaranteed Maximum Price
- .2 AIA Document A133TM-2019, Exhibit A, Guaranteed Maximum Price Amendment, if executed
- .3 AIA Document A133TM_2019, Exhibit B, Insurance and Bonds
- .4 AIA Document A201TM—2017, General Conditions of the Contract for Construction
- AIA Document E203TM—2013, Building Information Modeling and Digital Data Exhibit, dated as indicated below:

(Insert the date of the E203-2013 incorporated into this Agreement.)

Addenda A through D and Addendum E Contractor Controlled Insurance Program (CCIP)

.6 Other Exhibits:

(Check all boxes that apply.)

[] AIA Document E234TM—2019, Sustainable Projects Exhibit, Construction Manager as Constructor Edition, dated as indicated below: (Insert the date of the E234-2019 incorporated into this Agreement.)

Supplementary and other Conditions of the Contract:

Document Title Date Pages

.7 Other documents, if any, listed below:

(List here any additional documents that are intended to form part of the Contract Documents. AIA Document A201–2017 provides that the advertisement or invitation to bid, Instructions to Bidders, sample forms, the Construction Manager's bid or proposal, portions of Addenda relating to bidding or proposal requirements, and other information furnished by the Owner in anticipation of receiving bids or proposals, are not part of the Contract Documents unless enumerated in this Agreement. Any such documents should be listed here only if intended to be part of the Contract Documents.)

This Agreement is entered into as of the day and year first written above.

OWNER (Signature)	CONSTRUCTION MANAGER (Signature)
	Steven M. BestardSenior V.P. & C.O.O.
(Printed name and title)	(Printed name and title)

lnit.

User Notes:

(877744998)

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Finance - Lottery Proceeds

BRIEF SUMMARY:

Lottery proceeds are provided to the County to help fund school capital projects including construction, renovations, repairs and payment of debt.

Lottery proceeds of \$3,000,000 were included and approved in the Fiscal Year 2026 budget to be used to pay a portion of the County's debt services related to public school debt. Additionally, \$500,000 has been included for Rowan County's future requests.

Included in the agenda is the budget amendment to record the receipt and transfer of those funds, the project ordinance for the Public-School Lottery Fund and the applications to draw down from the lottery funds associated with Cabarrus County Schools and Kannapolis City Schools.

REQUESTED ACTION:

Recommended Motion:

Motion to authorize the Chairman to execute the Public-School Building Capital Fund applications to release funds from the North Carolina Education Lottery, approve the budget amendment associated with the receipt and transfer of the funds and approval of the Public-School Lottery Fund Project Ordinance.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Jim Howden, Finance Director

BUDGET AMENDMENT REQUIRED:

Yes

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Lottery Fund Application CCS
- Lottery Fund Application KCS
- Budget Amendment
- Project Ordinance Fund 320

DISTRIBUTION REQUEST PUBLIC SCHOOL BUILDING CAPITAL FUND

	DPI	Use	Only	/
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PUBLIC SCHOOL BUILDING CAPITAL FUN	
NORTH CAROLINA EDUCATION LOTTERY	5 4.0.
Date of Request:	_
County:	Contact Person:
LEA:	Title:
Address:	Phone:
Project Title:	
Location:	
Type of Facility:	
(3) No county shall have to provide matching funds (4) A county may use monies in this Fund to pay for administrative units and to retire indebtedness incurre (5) A county may not use monies in this Fund to put the following may not use monies in this Fund to put the following the date of final payment to the Contractions of Construction Projects.	or school construction projects in local school and for school construction projects. The school technology needs. If include only facilities for individual schools that loes not include central administration, to the submitted within one year
Short description of Construction Project:	
Estimated Costs: Purchase of Land	\$
Planning and Design Services	
New Construction	
Additions / Renovations	
Repair Debt Payment / Bond Payment	
TOTAL \$	>
Estimated Project Beginning Date:	Est. Project Completion Date:
We, the undersigned, agree to submit a statement of st days following completion of the project.	ate monies expended for this project within 60
The County Commissioners and the Board of Education project, and request release of \$	from the Public School
(Signature — Chair, County Commissioners)	(Date)

Form Date: March 12, 2024

(Signature — Chair, Board of Education)

(Date)

DISTRIBUTION REQUEST PUBLIC SCHOOL BUILDING CAPITAL FUND

	DPI	Use	On	ly
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PUBLIC SCHOOL BUILDING CAPITAL FUN NORTH CAROLINA EDUCATION LOTTERY	, hbb.o.ca p.
Date of Request:	Date:
County:	Contact Person:
LEA:	Title:
Address:	Phone:
Project Title:	
Location:	
Type of Facility:	
North Carolina General Statutes, Chapter 18C, provide Carolina State Lottery Fund be transferred to the Publi with G.S. 115C-546.2. Further, G.S. 115C-546.2 (d) (3) No county shall have to provide matching funds (4) A county may use monies in this Fund to pay for administrative units and to retire indebtedness incurred (5) A county may not use monies in this Fund to pay the As used in this section, "Public School Buildings" shall are used for instructional and related purposes, and details and related purposes, and details are used for instructional and related purposes, and details are used for instructional and related purposes, and details are used for instructional and related purposes.	lic School Building Capital Fund in accordance has been amended to include the following: S or school construction projects in local school and for school construction projects. ay for school technology needs. I include only facilities for individual schools that
following the date of final payment to the Contract Short description of Construction Project:	tor or vendor.
Estimated Costs:	
Purchase of Land	\$
Planning and Design Services	
New Construction	
Additions / Department	
Repair	
Debt Payment / Bond Payment	
TOTAL \$	S
Estimated Project Beginning Date:	Est. Project Completion Date:
We, the undersigned, agree to submit a statement of states days following completion of the project.	ate monies expended for this project within 60
The County Commissioners and the Board of Education project, and request release of \$	from the Public School
(Signature — Chair, County Commissioners)	(Date)

Form Date: March 12, 2024

(Signature — Chair, Board of Education)

(Date)

Budget Revision/Amendment Request

Date	7/21/2025			Amount:	3,500,000.00		
Dept. Head	: James Howder	1		Department:	Finance, Fund 320)	
Internal	Transfer Within	Department	Transfer Between Departments/Funds	i		Supp	olemental Request
used toward	ds the FY26 scl	nool debt service payme		equested from the Department of Public Instruction. \$3,000,000 of the funds vocables of			
Fund	Indicator	Department/ Object/ Project	Account Name	Approved Budget	Increase Amount	Decrease Amount	Revised Budget
320	6	7210-6444	Lottery Proceeds	22,130,000.00	3,000,000.00		25,130,000.00
320	9	7210-9704	Contribution to GF/CIF	22,960,352.00	3,000,000.00		25,960,352.00
320	6	7210-6444 0617	Lottery Proceeds	1,297,858.00	500,000.00		1,797,858.00
320	9	7210-9702 0617	Kannapolis City Schools	1,297,858.00	500,000.00		1,797,858.00
Bu	dget Officer		County Manager		Board	of Commission	ners
	Approved		☐ Approved			Approved	
	Denied		☐ Denied			Denied	
Signature			Sianature		Signature		
Date			 Date		 Date		

PUBLIC SCHOOL BUILDING CAPITAL PROJECTS FUND BUDGET ORDINANCE

BE IT ORDAINED by the Board of Commissioners of Cabarrus County, North Carolina that, Pursuant to Section 13.2 of Chapter 159 of the General Statutes of North Carolina, the following capital project ordinance is hereby adopted:

Section I.

- A. The project authorized is the various County construction and renovation related projects. Details of the projects are listed in section C. of this Project Ordinance.
- B. The officers of this unit are hereby directed to proceed with this capital project within the terms of the Generally Accepted Accounting Principles (GAAP) and the budget contained herein.
- C. It is estimated that the following revenues will be available to complete capital projects as listed.

Lottery Proceeds	\$26,927,858
Lottery – Repairs and Renovations	830,352

TOTAL REVENUES \$27,758,210

D. The following appropriations are made as listed.

Capital Outlay – Rowan County	\$1,797,858
Transfer out	\$25.960.352

\$27.758.210	TOTAL EXPENDITURES

GRAND TOTAL – REVENUES	\$27,758,210
GRAND TOTAL – EXPENDITURES	\$27,758,210

Section II.

- A. Special appropriations to non-profit organizations shall be distributed after the execution of an agreement which ensures that all County funds are used for statutorily permissible public purposes.
- B. The County Manager or designee is hereby authorized to transfer appropriations within or between funds, or modify revenue and expenditure projections as contained herein under the following conditions:

- 1. The Manager may transfer amounts between objects of expenditure and revenues within a function without limitation.
- 2. The County Manager may transfer amounts up to \$500,000 between functions of the same fund.
- 3. The County Manager may transfer amounts between contingency funds which are set aside for a specific project for budgetary shortfalls or upon the appropriate approval of a change order.
- 4. The County Manager is authorized to transfer funds from the General Fund or Capital Reserve Fund to the appropriate fund for projects approved within the Capital Improvement Plan for the current fiscal year.
- Upon notification of funding increases or decreases to existing grants or revenues, or the award of grants or revenues, the Manager or designee may adjust budgets to match, including grants that require a County match for which funds are available.
- 6. The Manager or designee may adjust debt financing from estimated projections to actual funds received.
- 7. The County Manager may enter into and execute change orders or amendments to construction contracts in amounts less than \$90,000 when the appropriate annual budget or capital project ordinance contains sufficient appropriated but unencumbered funds.
- 8. The County Manager may award and execute contracts which are not required to be bid or which G.S. 143-131 allows to be let on informal bids so long as the annual budget or appropriate capital project ordinance contains sufficient appropriated but unencumbered funds for such purposes.
- 9. The County Manager may execute contracts with outside agencies to properly document budgeted appropriations to such agencies where G.S. 153 A-248(b), 259, 449 and any similar statutes require such contracts.
- 10. The County Manager may reject formal bids when deemed appropriate and in the best interest of Cabarrus County pursuant to G.S. 143-129(a).
- 11. The County Manager may reduce revenue projections consistent with prevailing economic conditions, and also reduce expenditures correspondingly.

Section III.

This ordinance and the budget documents shall be the basis of the financial plan for the County of Cabarrus.

- a. The Finance Director is hereby directed to maintain within the Capital Project Fund sufficient detailed accounting records to satisfy the requirements of the law.
- b. The Finance Director is directed to report, at the request of the Board, on the financial status of each project element in Section I and on the total revenues received or claimed.

- c. Copies of this capital project ordinance shall be furnished to the Clerk to the governing Board, and to the Finance Director for direction in carrying out this project.
- d. At the completion of a construction project, all unrestricted excess funds are transferred to the General Fund and the portion of the Capital Project associated with the project is closed.

Adopted this the 21 day of July 2025.	
	CABARRUS COUNTY BOARD OF COMMISSIONERS
	BY: Chairperson
ATTEST:	
Clerk to the Board	

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Finance - Reimbursement Resolutions

BRIEF SUMMARY:

The County may advance funds to pay for certain capital expenditures prior to going out for financing. The Reimbursement Resolutions allow for the County to pay itself back with financing proceeds for expenditures paid with County funds prior to the financing.

Two new capital projects were approved in Fiscal Year's 2026 budget, for which, new Reimbursement Resolutions have been established:

A.L. Brown High School Addition

Jackson Park Elementary School Addition

REQUESTED ACTION:

Recommended Motion:

Motion to approve the Reimbursement Resolutions for Jackson Park Elementary School and A.L. Brown High School.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Jim Howden, Finance Director

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Reimbursement Resolution Jackson Park
- Reimbursement Resolution A.L. Brown

RESOLUTION DECLARING OFFICIAL INTENT TO REIMBURSE EXPENDITURES WITH PROCEEDS OF DEBT PURSUANT TO UNITED STATES DEPARTMENT OF TREASURY REGULATIONS

BE IT RESOLVED by the Board of Commissioners of Cabarrus County:

- 1. The Board hereby finds, determines and declares as follows:
- (a) Treasury Regulations Section 1.150-2 (the "Regulations"), promulgated by the United States Department of Treasury on June 18, 1993, prescribes certain specific procedures applicable to certain obligations issued by the County after June 30, 1993, including, without limitation, a requirement that the County timely declare its official intent to reimburse certain expenditures with the proceeds of debt to be issued thereafter by the County.
- (b) The County has advanced and/or will advance its own funds to pay certain capital costs (the "Original Expenditures") associated with financing, in whole or in part, (i) the design, acquisition, construction, installation and equipping of various new additions and improvements to Jackson Park Elementary School including, without limitation, (A) additional classrooms for the existing building, (B) additional classrooms as part of the building expansion, (C) additional administrative offices and (D) any easements and rights-of-way, (ii) site development, (iii) any and all related utilities relocation and (iv) various real and/or personal property improvements related to any of the foregoing (collectively, the "Jackson Park Elementary School Addition Project").
- (c) The funds heretofore advanced or to be advanced by the County to pay the Original Expenditures are or will be available only on a temporary basis, and do not consist of funds that were otherwise earmarked or intended to be used by the County to permanently finance the Original Expenditures.
- (d) As of the date hereof, the County reasonably expects that it will reimburse itself for such Original Expenditures with the proceeds of debt to be incurred by the County, and the maximum principal amount of debt to be incurred with respect to the Jackson Park Elementary School Addition Project is expected to be \$1,040,000.
- (e) All Original Expenditures to be reimbursed by the County were paid no more than 60 days prior to or will be paid on or after the date of, this declaration of official intent. The County understands that such reimbursement must occur not later than 18 months after the later of (i) the date the Original Expenditure was paid; or (ii) the date the Jackson Park Elementary School Addition Project was placed in service or abandoned, but in no event more than 3 years after the Original Expenditure was paid.
 - 2. This resolution shall take effect immediately.

Cabarrus, North Carolina, DO HEREB of the proceedings of said Board of Correlates in any way to the passage of	Clerk to the Board of Commissioners for the County of BY CERTIFY that the foregoing is a true copy of so much mmissioners at a regular meeting held on July 21, 2025, as f the resolutions hereinabove referenced, and that said bk No. [] of the minutes of said Board of Commissioners, ge	
	RTIFY that the schedule of regular meetings of said Board in my office pursuant to North Carolina General Statutes seven (7) days before said meeting.	
WITNESS my hand and the corporate seal of said County, this 21 day of July 2025.		
\overline{C}	lerk to the Board of Commissioners	
fc [SEAL]	or the County of Cabarrus, North Carolina	

RESOLUTION DECLARING OFFICIAL INTENT TO REIMBURSE EXPENDITURES WITH PROCEEDS OF DEBT PURSUANT TO UNITED STATES DEPARTMENT OF TREASURY REGULATIONS

BE IT RESOLVED by the Board of Commissioners of Cabarrus County:

- 1. The Board hereby finds, determines and declares as follows:
- (a) Treasury Regulations Section 1.150-2 (the "Regulations"), promulgated by the United States Department of Treasury on June 18, 1993, prescribes certain specific procedures applicable to certain obligations issued by the County after June 30, 1993, including, without limitation, a requirement that the County timely declare its official intent to reimburse certain expenditures with the proceeds of debt to be issued thereafter by the County.
- (b) The County has advanced and/or will advance its own funds to pay certain capital costs (the "Original Expenditures") associated with financing, in whole or in part, (i) the design, acquisition, construction, installation and equipping of various new additions and improvements to A.L. Brown High School including, without limitation, (A) additional classrooms for the existing building, (B) additional classrooms as part of the building expansion, (C) additional administrative offices and (D) any easements and rights-of-way, (ii) site development, (iii) any and all related utilities relocation and (iv) various real and/or personal property improvements related to any of the foregoing (collectively, the "A.L. Brown High School Addition Project").
- (c) The funds heretofore advanced or to be advanced by the County to pay the Original Expenditures are or will be available only on a temporary basis, and do not consist of funds that were otherwise earmarked or intended to be used by the County to permanently finance the Original Expenditures.
- (d) As of the date hereof, the County reasonably expects that it will reimburse itself for such Original Expenditures with the proceeds of debt to be incurred by the County, and the maximum principal amount of debt to be incurred with respect to the A.L. Brown High School Addition Project is expected to be \$1,950,000.
- (e) All Original Expenditures to be reimbursed by the County were paid no more than 60 days prior to or will be paid on or after the date of, this declaration of official intent. The County understands that such reimbursement must occur not later than 18 months after the later of (i) the date the Original Expenditure was paid; or (ii) the date the A.L. Brown High School Addition Project was placed in service or abandoned, but in no event more than 3 years after the Original Expenditure was paid.
 - 2. This resolution shall take effect immediately.

Cabarrus, North Carolina, DO HER of the proceedings of said Board of relates in any way to the passag	_, Clerk to the Board of Commissioners for the County of REBY CERTIFY that the foregoing is a true copy of so much Commissioners at a regular meeting held on July 21, 2025, as ge of the resolutions hereinabove referenced, and that said Book No. [] of the minutes of said Board of Commissioners, at page	
of Commissioners has been on fil	CERTIFY that the schedule of regular meetings of said Board le in my office pursuant to North Carolina General Statutes an seven (7) days before said meeting.	
WITNESS my hand and the corporate seal of said County, this 21 day of July 2025.		
	Clerk to the Board of Commissioners for the County of Cabarrus, North Carolina	
[SEAL]	for the County of Cabarrus, North Carolina	

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Legal - Tentative Sandoz Opioid Settlement

BRIEF SUMMARY:

The County's long-standing Counsel in the National Opioid Settlement, Crueger Dickinson, LLC of Milwaukee, WI has requested that the County execute and return to them a tentative Settlement Agreement and Participation Agreement in regards to this manufacturer, no later than July 24, 2025.

REQUESTED ACTION:

Recommended Motion:

Motion to authorize the County Manager to execute the tentative Settlement Agreement and Participation Agreement

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Doug Hall, County Attorney & General Counsel

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Settlement Agreement
- Participation Form
- Presentation

SANDOZ SETTLEMENT AGREEMENT

This Sandoz Settlement Agreement dated as of August 31, 2023 ("Agreement") sets forth the terms of settlement between and among Participating Subdivisions and Participating Tribes, and Sandoz (in each case as defined below), to take effect as of the Effective Date (as defined below).

Table of Contents

I.	Definitions	2
	Release	
III.	Monetary Relief and Payments	12
IV.	Allocation and Use of Settlement Funds	12
V.	Participation by Subdivisions and Tribes	15
VI.	Defendants to be Released Upon Meeting Threshold Requirements	16
VII.	Plaintiffs' Attorneys' Fees and Costs	17
VIII.	Dispute Resolution	17
IX.	Miscellaneous	17

Whereas, Participating Subdivisions and Participating Tribes by and through the Participating Subdivision Designees and Participating Tribe Designees (as defined below), and Sandoz, share a common desire to resolve disputes between Participating Subdivisions and Participating Tribes, and Sandoz, relating to opioid medications according to the terms set out in this Agreement;

Whereas, the Parties agree and understand that upon satisfaction of the conditions set forth herein, this Agreement will be binding on the Participating Subdivisions and Participating Tribes;

Whereas, the Parties to this Agreement now desire to avoid further expense and proceedings and to settle their disputes under the terms and conditions of this Agreement as set forth below;

NOW, THEREFORE, IT IS HEREBY AGREED by and between the Parties as follows:

I. Definitions

Unless otherwise specified, the following definitions apply:

- 1. "Agreement" means this Agreement between Participating Subdivisions and Participating Tribes and Sandoz, inclusive of all exhibits.
- 2. "Alleged Harms" means the alleged past, present, and future financial, societal, and related harms and expenditures arising out of the alleged misuse and abuse of opioid products, including those expenditures that have allegedly arisen as a result of the physical and bodily injuries sustained by individuals suffering from opioid-related addiction, abuse, death, and other related diseases and disorders, and that have allegedly been caused by Sandoz.
- 3. "Claim" means any past, present or future cause of action, claim for relief, cross-claim or counterclaim, theory of liability, demand, derivative claim, request, assessment, charge, covenant, damage, debt, lien, loss, penalty, judgment, right, obligation, dispute, suit, contract, controversy, agreement, parens patriae claim (but only with respect to each Participating Subdivision or Participating Tribe), promise, performance, warranty, omission, or grievance of any nature whatsoever, whether legal, equitable, statutory, regulatory or administrative, whether arising under federal, state or local common law, statute, regulation, guidance, ordinance or principles of equity, whether filed or unfiled, whether asserted or unasserted, whether known or unknown, whether accrued or unaccrued, whether foreseen, unforeseen or unforeseeable, whether discovered or undiscovered, whether suspected or unsuspected, whether fixed or contingent, and whether existing or hereafter arising, in all such cases, including but not limited to any request for declaratory, injunctive, or equitable relief, compensatory, punitive, or statutory damages, absolute liability, strict liability, restitution, subrogation, contribution, abatement, indemnity, apportionment,

disgorgement, reimbursement, attorney fees, expert fees, consultant fees, fines, penalties, expenses, costs or any other legal, equitable, civil, administrative, or regulatory remedy whatsoever. Claim does not include any individuals' personal injury or wrongful death cause of action.

- 4. "Claim-Over" means a Claim asserted by a Non-Released Entity against a Released Entity on the basis of contribution, indemnity, or other claim-over on any theory relating to a Non-Party Covered Conduct Claim asserted by a Releasor.
- 5. "Covered Conduct" means any actual or alleged act, failure to act, negligence, statement, error, omission, breach of any duty, conduct, event, transaction, agreement, misstatement, misleading statement or other activity of any kind whatsoever from the beginning of time through the Effective Date (and any past, present, or future consequence of any such act, failure to act, negligence, statement, error, omission, breach of duty, conduct, event, transaction, agreement, misstatement, misleading statement or other activity) relating in any way to any Product, including without limitation (a) the distribution, dispensing, delivery, monitoring, reporting, supply, sale, prescribing, physical security, warehousing, coverage, purchases, reimbursement. discovery, development, manufacture, packaging, marketing, promotion, advertising, repackaging, labeling, recall, withdrawal, or use or abuse of any Product; orders, prescriptions, formularies, guidelines, payments or rebates for any Product; policies, practices and/or operating procedures, statements, contracts, commercial arrangements, insurance, claim or benefit administration, adjudication, plan design, data and sales thereof, and any other act or failure to act relating to, any Product; and any system, plan, policy or advocacy relating to any Product, including, but not limited to, any unbranded promotion, marketing, programs, or campaigns relating to any Product; (b) the characteristics, properties, risks, or benefits of any Product; (c) the reporting, disclosure, non-reporting or nondisclosure to federal, state or other regulators of orders, prescriptions, or conduct related to any Product; (d) the purchasing, selling, acquiring, disposing of, importing, exporting, handling, processing, packaging, supplying, distributing, converting, or otherwise engaging in any activity relating to any Product; or (e) controls against diversion, corresponding responsibility, and suspicious order monitoring related to any Product.
- 6. "Effective Date" means the date that the Participating Subdivisions and Participating Tribes execute and deliver (or cause to be delivered) to the Participating Subdivision Designees and the Participating Tribe Designees, as appropriate, and to Sandoz, in accordance with Section V.A., the Subdivision Participation Forms and Tribe Participation Forms, signed by 85% (as measured by number of cases and allocation of the Settlement Fund) of Litigating Subdivisions and Litigating Tribes, which are set forth

on **Exhibit A** of this Agreement. The Effective Date shall be no later than January 31, 2024, provided, however, that: (1) the Participating Subdivision Designees and the Participating Tribe Designees shall have the one-time unilateral right to extend the deadline by 90 days; and (2) Sandoz shall have the unilateral right in its sole discretion to further extend that deadline to a date of its choosing and/or to proceed with the Agreement even if the 85% threshold has not been satisfied.

- 7. "Eligible Entities" has the meaning set forth in Section V.C., and includes those Litigating Subdivisions and Litigating Tribes identified in **Exhibit A** attached hereto.
- 8. "Litigating Subdivision" means a Subdivision (or Subdivision official asserting the right of or for the Subdivision to recover for Alleged Harms to the Subdivision and/or its members thereof) that has pending Released Claims against Sandoz as of August 25, 2023, as identified on **Exhibit A** hereto.
- 9. "Litigating Tribe" means a Tribe that has pending any Released Claims against Sandoz as of August 25, 2023, as identified on **Exhibit A** hereto.
- 10. "MDL" means In re National Prescription Opiate Litigation, Case No. 1:17-md-2804.
- 11. "MDL Court" means the United States District Court for the Northern District of Ohio, Eastern Division, presiding over the MDL.
- 12. "Non-Participating Subdivision" means any Subdivision that does not execute a Subdivision Participation Form prior to or within 14 days after the Effective Date of this Agreement or any Subdivision that, prior to the Effective Date of this Agreement, affirmatively opts out of this settlement by providing written notice to the Participating Subdivision Designees and Sandoz of its intent to litigate its Claims against Sandoz.
- 13. "Non-Participating Tribe" means any Tribe that does not execute a Tribe Participation Form prior to or within 14 days after the Effective Date of this Agreement or any Tribe that, prior to the Effective Date of this Agreement, affirmatively opts out of this settlement by providing written notice to the Participating Tribe Designees and Sandoz of its intent to litigate its Claims against Sandoz.
- 14. "Non-Party Covered Conduct Claim" means a Claim against any Non-Released Entity involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity).
- 15. "Non-Party Settlement" means a settlement by any Releasor that settles any

- Non-Party Covered Conduct Claim and includes a release of any Non-Released Entity.
- 16. "Non-Released Entity" means an entity that is not a Released Entity.
- 17. "Ongoing Common Benefit Order (Dkt. #4428)" means the Ongoing Common Benefit Order (Dkt. #4428) entered by the MDL Court in the MDL.
- 18. "Opioid Remediation" means care, treatment, and other programs and expenditures (including reimbursement for past such programs or expenditures except where this Agreement restricts the use of funds solely to future Opioid Remediation) designed to remediate Alleged Harms, including to (1) address the misuse and abuse of opioid products, (2) treat or mitigate opioid use or related disorders, or (3) mitigate other alleged effects of the opioid abuse crisis, including on those injured as a result of the opioid abuse crisis. Qualifying expenditures may include reasonable related administrative expenses.
- 19. "Participating Subdivision" means any Litigating Subdivision identified in **Exhibit A** that executes a Subdivision Participation Form prior to or within 14 days after the Effective Date.
- 20. "Participating Tribe" means any Litigating Tribe identified in **Exhibit A** that executes a Tribe Participation Form prior to or within 14 days after the Effective Date.
- 21. "Participating Subdivision Designees" means Jayne Conroy and Michael Angelides of Simmons Hanly Conroy (see Section IX.J. below for their contact information).
- 22. "Participating Tribe Designees" means Steve Skikos and Mark Crawford of Skikos, Crawford, Skikos & Joseph (see Section IX.J. below for their contact information).
- 23. "Parties" means Sandoz, Participating Subdivisions, and Participating Tribes (each, a "Party").
- 24. "Post-Settlement Claim" means any Claim commenced against Sandoz by any Subdivision or Tribe after the date of this Agreement, whether in the MDL Court or any federal, state, district, territorial, or other court, or any other judicial, quasi-judicial, or arbitral body, alleging any Covered Conduct as the basis or partial basis for the Claim.
- 25. "Product" means any chemical substance, whether used for medicinal or non-medicinal purposes, and whether natural, synthetic, or semi-synthetic, or any finished pharmaceutical product made from or with such substance,

- that is (1) an opioid or opiate, as well as any product containing any such substance; (2) a benzodiazepine, a muscle relaxer, carisoprodol, zolpidem, or gabapentin; or (3) a combination or "cocktail" of any stimulant or other chemical substance prescribed, sold, bought, or dispensed to be used together that includes opioids or opiates. "Product" shall include, but is not limited to, any substance consisting of or containing buprenorphine, codeine, fentanyl, hydrocodone, hydromorphone, meperidine, methadone, morphine, naloxone, naltrexone, oxycodone, oxymorphone, tapentadol, tramadol, opium, heroin, carfentanil, diazepam, estazolam, quazepam, alprazolam, clonazepam, oxazepam, flurazepam, triozolam, temazepam, midazolam, carisoprodol, gabapentin, or any variant of these substances or any similar substance.
- 26. "Released Claims" means any and all Claims that directly or indirectly are based on, arise out of, or in any way relate to or concern the Covered Conduct occurring prior to the Effective Date. Without limiting the foregoing, "Released Claims" include any Claims that have been asserted against the Released Entities by any Participating Subdivision or Participating Tribe in any federal, state, or local action or proceeding (whether judicial, arbitral, or administrative) based on, arising out of or relating to, in whole or in part, the Covered Conduct, or any such Claims that could be or could have been asserted now or in the future in those actions or in any comparable action or proceeding brought by a Participating Subdivision, Participating Tribe or any Releasors (whether or not such Participating Subdivision, Participating Tribe or Releasor has brought such action or proceeding). Released Claims also include all Claims asserted in any proceeding to be dismissed pursuant to the Agreement, whether or not such claims relate to Covered Conduct. The Parties intend that "Released Claims" be interpreted broadly. This Agreement does not release Claims by private individuals for any of their own damages for alleged personal injuries arising out of their use of any Product. But in any action arising from or relating to such Claims or the Covered Conduct, the Released Entities may assert as a defense or otherwise argue that the payments required herein serve as a measure of compensation for personal injuries or for other legal or equitable claims or demands asserted by private individuals or others. It is the intent of the Parties that Claims by private individuals be treated in accordance with applicable law.
- 27. "Released Entities" has the meaning set forth in Section VI.A.
- 28. "Releasors" means (1) each Participating Subdivision and Participating Tribe, and (2) without limitation and to the maximum extent of the power of each Participating Subdivision and Participating Tribe to release Claims, (a) the Participating Subdivision's and Participating Tribe's departments, agencies, divisions, boards, commissions, subdivisions, instrumentalities of any kind and attorneys, and any person in their official capacity whether

elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and (b) any person or entity acting in a parens patriae, sovereign, quasi-sovereign, private attorney general, qui tam, taxpayer, or other capacity seeking relief on behalf of or generally applicable to the general public but only with respect to each Participating Subdivision or Participating Tribe.

- 29. "Sandoz" means Sandoz Inc. and all of its respective past and present direct or indirect parents, subsidiaries, divisions, affiliates, joint ventures, predecessors, successors, or assigns, including but not limited to Sandoz International GmbH, Novartis Pharmaceuticals Corporation, and Novartis AG and its subsidiaries and affiliates, including but not limited to Novartis Manufacturing LLC, Novartis Institutes for Biomedical Research, Inc., Novartis Corporation, and Novartis Consumer Health. For the avoidance of doubt, this definition of "Sandoz" shall survive any spin-off, separation, or other corporate change-of-control transaction that results in Sandoz Inc. separating from or no longer being a direct or indirect subsidiary of one or more other Sandoz or Novartis entities.
- 30. "Sandoz Settlement Fund" or "Settlement Fund" means the interest-bearing fund to be established by the MDL Court in the MDL into which all payments by Sandoz will be made, which shall be administered by the Settlement Referee, and which is intended to qualify as a "qualified settlement fund" within the meaning of Section 1.468B-1 et seq. of the Treasury Regulations promulgated under Section 468B of the Internal Revenue Code of 1986, as amended.
- 31. "Settlement Referee" means David R. Cohen, who will perform the duties set forth in this Agreement, including setting forth the procedures by which the Subdivision and Tribe allocation will be completed and to jointly determine each Subdivision's and Tribe's final allocation resulting from application of the Subdivision and Tribe Allocation Distribution Percentage.
- 32. "State" means the States of the United States, the District of Columbia, Puerto Rico, the Virgin Islands, Guam, and the Northern Mariana Islands.
- 33. "Subdivision," "Subdivisions," "Tribe" or "Tribes" includes the Eligible Entities set forth on Exhibit A of this Agreement. "Subdivision" further means (1) a formal and legally recognized sub-entity of a State that provides general governance for a defined area, including a municipality, county, parish, city, town, village, special district or any other entities that provide municipal-type government within a State, and (2) any person, official, or entity thereof acting in an official capacity. Unless otherwise specified, "Subdivision" includes all functional counties and parishes and other functional levels of sub-entities of a State that provide general governance for a defined area. Historic, non-functioning sub-entities of a State (such as

Connecticut counties) are not Subdivisions, unless the entity has filed a lawsuit that includes a Released Claim against a Released Entity in a direct, parens patriae, or any other capacity. "Tribe" further means any Indian or Alaska Native tribe, band, nation, pueblo, village or community that the United States acknowledges to exist as an Indian tribe, including but not limited to the list of recognized tribes published by the United States Secretary of the Interior.

- 34. "Subdivision and Tribe Allocation Distribution Percentage" means a Subdivision's or Tribe's percentage as determined by the Settlement Referee pursuant to Section IV.B. The aggregate Subdivision and Tribe Allocation Distribution Percentage of all Subdivisions and Tribes shall equal 100%.
- 35. "Subdivision Participation Form" and "Tribe Participation Form" mean the forms attached hereto as Exhibits C (Subdivisions) and D (Tribes).
- 36. "Total Remediation Amount" has the meaning set forth in Section IV.A.

II. Release

- A. Scope. As of the Effective Date, the Released Entities will be released and forever discharged from all of the Releasors' Released Claims. Each Participating Subdivision and Participating Tribe (for itself and its Releasors) will absolutely, unconditionally, and irrevocably covenant not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in this Agreement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Releasor to release claims. The releases shall be a complete bar to any Released Claim.
- B. *Claim-Over and Non-Party Settlement.*
 - 1. Statement of Intent. It is the intent of the Parties that:
 - a. Released Entities should not seek contribution or indemnification (other than pursuant to an insurance contract) from other parties for their payment obligations under this Agreement;
 - b. The payments made under this Agreement shall be the sole payments made by the Released Entities to the Releasors involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity);

- c. Claims by Releasors against non-Parties should not and will not result in additional payments by Released Entities, whether through contribution, indemnification or any other means;
- d. The amount of each payment made to each Participating Subdivision or Participating Tribe under this Agreement is intended to reduce any indemnification obligation the Released Entities might have to non-Parties with regard to each such Participating Subdivision or Participating Tribe;
- e. Releasors covenant not to sue Released Entities for Covered Conduct;
- f. The Agreement meets the requirements of the Uniform Contribution Among Joint Tortfeasors Act and any similar state law or doctrine that reduces or discharges a released party's liability to any other parties; and
- g. The provisions of this Section II.B. are intended to be implemented consistent with these principles. This Agreement and the releases and dismissals provided for herein are made in good faith.
- 2. Contribution/Indemnity Prohibited. No Released Entity shall seek to recover for amounts paid under this Agreement based on indemnification, contribution, or any other theory from a manufacturer, pharmacy, hospital, pharmacy benefit manager, health insurer, third-party vendor, trade association, distributor, or health care practitioner, provided that a Released Entity shall be relieved of this prohibition with respect to any entity that asserts a Claim-Over against it or with respect to any person or entity that brings any other form of action against Sandoz arising out of or related to Covered Conduct. For the avoidance of doubt, nothing herein shall prohibit a Released Entity from recovering amounts owed pursuant to insurance contracts.
- 3. Non-Party Settlement. To the extent that, on or after the Effective Date, any Releasor enters into a Non-Party Settlement, including in any bankruptcy case or through any plan of reorganization (whether individually or as a class of creditors), the Releasor will include (or in the case of a Non-Party Settlement made in connection with a bankruptcy case, will cause the debtor to include), unless prohibited from doing so under applicable law, in the Non-Party Settlement a prohibition on contribution or indemnity of any kind substantially equivalent to that required from Sandoz in Section II.B.2, or a release from such Non-Released Entity in favor of the Released Entities (in a form equivalent to the releases contained in this Agreement) of any Claim-Over. Sandoz shall be deemed and is designated as an intended third-party beneficiary of the prohibition on contribution or indemnity required

under this section in such Non-Party Settlement. The obligation to obtain the prohibition and/or release required by this subsection is a material term of this Agreement.

- 4. Claim-Over. In the event that any Non-Released Entity asserts a Claim-Over against a Released Entity, then Releasor and Sandoz shall take steps sufficient and permissible under applicable law to hold Released Entities harmless from the Claim-Over and ensure Released Entities are not required to pay more with respect to Covered Conduct than the amounts owed by Sandoz under this Agreement.
- 5. Preservation of All Rights and Defenses Arising from Payments. This Agreement further expressly preserves, to the full extent permitted by law, the right and ability of Released Entities to assert the payments made under this Agreement as a defense, set-off, satisfaction, or reduction against any amounts asserted as damages against any Released Entity by any non-Party or Non-Released Entity involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity).

If the Claim-Over is based on a contractual indemnity claim by a Non-Released Entity against any Released Entity, these Claim-Over provisions shall not apply to the extent the contractual indemnity claim is based on the conduct of the Non-Released Entity and not the conduct of Released Entities.

C. General Release. In connection with the releases provided for in the Agreement, each Participating Subdivision and Participating Tribe (for itself and its Releasors) expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

A Releasor may thereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Participating Subdivision and Participating Tribe (for itself and its Releasors) hereby expressly waives and fully, finally, and forever settles, releases, and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Participating Subdivisions' or Participating Tribes' decision to enter into the Agreement or the Participating Subdivisions' or

- Participating Tribes' decision to participate in the Agreement.
- D. Res Judicata. Nothing in the Agreement shall be deemed to reduce the scope of the res judicata or claim preclusive effect that the settlement memorialized in the Agreement, and/or any stipulation of dismissal with prejudice or judgment entered on the Agreement, gives rise to under applicable law.
- E. Representation and Warranty of Authority. The Participating Subdivision Designees and Participating Tribe Designees signing hereto on behalf of the Participating Subdivisions and Participating Tribes expressly represent and warrant that they have authority to enter into this Agreement conditionally on behalf of the Participating Subdivisions and Participating Tribes, subject to each Participating Subdivision and Participating Tribe executing a Subdivision Participation Form or Tribe Participation Form as provided in Section V of this Agreement.
- F. Representation and Warranty of No Other Case(s). The signatories hereto on behalf of the Participating Subdivisions and Participating Tribes expressly represent and warrant that, as of the date of this Agreement, they are not aware, other than the cases arising from Covered Conduct, of any other case(s) against Sandoz on behalf of any Subdivision or Tribe, beyond those listed on **Exhibit A**.
- G. Effectiveness. The releases set forth in the Agreement shall not be impacted in any way by any dispute that exists, has existed, or may later exist between or among the Releasors. Nor shall such releases be impacted in any way by any current or future law, regulation, ordinance, or court or agency order limiting, seizing, or controlling the distribution or use of the Sandoz Settlement Fund or any portion thereof, or by the enactment of future laws, or by any seizure of the Sandoz Settlement Fund or any portion thereof.
- H. *Cooperation*. Releasors (i) will not encourage any person or entity to bring or maintain any Released Claim against any Released Entity and (ii) will reasonably cooperate with and not oppose any effort by a Released Entity to secure the prompt dismissal of any and all Released Claims.
- I. Non-Released Claims. Notwithstanding the foregoing or anything in the definition of Released Claims, the Agreement does not waive, release or limit any criminal liability, Claims that may be brought by a State or by any State Attorney General against Released Entities for Covered Conduct to the extent not released herein specifically with respect to Participating Subdivisions or Participating Tribes, Claims for any outstanding liability under any tax or securities law, Claims against parties who are not Released Entities, Claims by private individuals, and any claims arising under this Agreement for enforcement of this Agreement.

III. Monetary Relief and Payments

A. Structure of Payments.

- 1. All payments under this Section III shall be made into the Sandoz Settlement Fund. The payments in the Sandoz Settlement Fund shall be allocated and used only as specified in Section IV of this Agreement. In the event that this Agreement is not completed for any reason or is terminated in accordance with its terms, all payments made under this Section III into the Sandoz Settlement Fund shall be returned to Sandoz.
- 2. On the thirtieth day after the Effective Date, Sandoz shall pay into the Sandoz Settlement Fund the sum of Ninety-Nine Million Five Hundred Thousand Dollars (\$99,500,000.00), under the terms and conditions of this Agreement, subject to the reductions described in Section IV.B.4.
- 3. Sandoz's payment into the Sandoz Settlement Fund includes the amount necessary to comply with the Ongoing Common Benefit Order (Dkt. #4428). The Settlement Referee shall hold the amount necessary to ensure compliance with the Ongoing Common Benefit Order until further order by the MDL Court. It is expressly understood that Sandoz's payment into the Sandoz Settlement Fund under Section III.A.2 fulfills its obligations under the Ongoing Common Benefit Order.
- 4. If Eighty-Five Percent (85%) of Litigating Subdivisions and Litigating Tribes set forth on **Exhibit A** of this Agreement (as measured by number of cases and allocation of the Settlement Fund) do not sign the Subdivision and Tribe Participation Form by January 31, 2024 (or such extended date as may be set in accordance with Section I.6.), and Sandoz does not otherwise agree to move forward with the Settlement Agreement, such that the Effective Date does not occur, then Sandoz shall make no payment, this Agreement will have no further effect, and all releases and other commitments or obligations contained herein will be void, provided, however, that Sandoz shall have the unilateral right in its sole discretion to extend that deadline to a date of its choosing and/or to proceed with the Agreement even if the 85% threshold has not been satisfied.

IV. Allocation and Use of Settlement Funds

- A. Settlement Fund. Subject to Sections IV.B.3 and 4, the Sandoz Settlement Fund shall be comprised of funds earmarked for Opioid Remediation (the "Total Remediation Amount").
- B. *Allocation, Administration and Use of Settlement Payments.*
 - 1. David R. Cohen, in his capacity as Settlement Referee, shall determine the basis for the distributions to Participating Subdivisions and Participating Tribes in accordance with this Section IV. Once the final Subdivision and Tribe Allocation Distribution Percentage is determined, it shall be attached

as **Exhibit B** to this Agreement. Determination of the Subdivision and Tribe Allocation Distribution Percentage shall be determined in the following manner:

- a. Allocation Distribution percentages may be determined by referring to and incorporating allocation percentages, formulas and manners of calculations utilized in prior Subdivision settlement agreements and prior Tribe settlement agreements reached with other Defendants in the opioid litigation. The Settlement Referee shall consider all non-general purpose government sub-entities of a Subdivision county, city or Tribe, or person or entity included in an action or bringing an action on the Subdivision county, city or Tribe's behalf, to be a single Subdivision county, city or Tribe claimant for purposes of allocation. Further, any allocation between and amongst the recovering Subdivision county, city or Tribe and any of its non-general purpose government sub-entities shall be determined by those entities and sub-entities themselves.
- b. Each Participating Subdivision and Participating Tribe shall have had the right to be heard prior to entry of the final allocation order specific to this opioid crisis with regard to the calculation of the allocation amount set forth in Section IV.B.1.a. For the avoidance of doubt, the Participating Subdivisions and Participating Tribes shall not have any other basis to challenge the allocation amounts.
- c. Sandoz acknowledges and expressly agrees that it has no role whatsoever in the Subdivision and Tribe allocation process.
- 2. The Settlement Referee shall set aside and hold back the funds allocable to each of the Litigating Subdivisions and Litigating Tribes proportionate to the Litigating Subdivision's and Litigating Tribe's Subdivision Allocation Distribution Percentage to the extent such Litigating Subdivision or Litigating Tribe has not become a Participating Subdivision or Participating Tribe, and the provisions of Section IV.B.4 shall apply with respect to such Non-Participating Subdivision or Non-Participating Tribe.
- 3. The Settlement Referee shall deduct the costs and expenses incurred in the administration of the Sandoz Settlement Fund, including any expenses, costs and fees arising out of the duties of David R. Cohen in his capacity as Settlement Referee, out of the interest accrued on the Sandoz Settlement Fund and thereafter from the principal of the Sandoz Settlement Fund.
- 4. <u>Litigating Subdivisions and Litigating Tribes</u>. Any Litigating Subdivision or Litigating Tribe that does not execute a Subdivision Participation Form or Tribe Participation Form prior to or within 14 days after the Effective Date of this Agreement or any Litigating Subdivision or Litigating Tribe

that affirmatively opts out of this Agreement and provides written notice to the Participating Subdivision Designees and/or Participating Tribe Designees, and Sandoz of its intent to litigate its Claims against Sandoz shall forego its right to participate in distributions contemplated by this Agreement, in which case the amount (including accumulated holdback amounts) allocable to such Litigating Subdivision or Litigating Tribe pursuant to its Subdivision and Tribe Allocation Distribution Percentage shall revert to Sandoz, to be paid to Sandoz within sixty (60) days after the 14-day time period after the Effective Date.

C. Provisions Regarding Abatement Fund.

- 1. The funds distributed from the Sandoz Settlement Fund to each Participating Subdivision and Participating Tribe shall be used solely for Opioid Remediation.
- 2. The Participating Subdivision Designees and Participating Tribe Designees shall provide a Participating Subdivision and Participating Tribe Opioid Abatement Report to Sandoz once all funds are disbursed to the Participating Subdivisions and Participating Tribes.

D. *Nature of Payment*.

- 1. Sandoz and the Participating Subdivisions and Participating Tribes acknowledge and agree that notwithstanding anything to the contrary in this Agreement, including, but not limited to, the scope of the Released Claims:
 - a. Sandoz has entered into this Agreement to avoid the delay, expense, inconvenience, and uncertainty of further litigation;
 - b. Participating Subdivisions and Participating Tribes sought restitution and remediation (within the meaning of 26 U.S.C. § 162(f)(2)(A)) as damages for the Alleged Harms allegedly suffered by the Participating Subdivisions and Participating Tribes as a result of the Covered Conduct;
 - c. By executing the Subdivision Participation Form or Tribe Participation Form, the Participating Subdivisions and Participating Tribes acknowledge that: (a) the Total Remediation Amount is no greater than the amount, in the aggregate, of the Alleged Harms allegedly suffered by the Participating Subdivisions and Participating Tribes; and (b) the portion of the Total Remediation Amount received by each Participating Subdivision or Participating Tribe is no greater than the amount of the Alleged Harms allegedly suffered by such Participating Subdivision or Participating Tribe;

- d. The payment of the Total Remediation Amount by Sandoz constitutes, and is paid for, restitution and remediation (within the meaning of 26 U.S.C. § 162(f)(2)(A)) for alleged damage or harm (as compensation for alleged damage or harm arising out of alleged bodily injury) allegedly caused by Sandoz;
- e. The Total Remediation Amount is being paid as restitution and remediation (within the meaning of 26 U.S.C. § 162(f)(2)(A)) in order to restore, in whole or in part, the Participating Subdivisions, Participating Tribes and persons to the same position or condition that they would be in had the Participating Subdivisions, Participating Tribes and persons not suffered the Alleged Harms and constitutes restitution and remediation for damage or harm allegedly caused by the potential violation of a law and/or is an amount paid to come into compliance with the law;
- f. For the avoidance of doubt: (a) no portion of the Total Remediation Amount represents reimbursement to any Participating Subdivision or Participating Tribe, or other person or entity, for the costs of any investigation or litigation, including without limitation attorneys' fees, (b) the entire Total Remediation Amount is properly characterized as described in Section IV.D.1.e, and (c) none of the amounts paid by Sandoz under Section III constitutes disgorgement or is paid for or in place of any fine, penalty, punitive damages, or other punitive assessments; and
- g. For the further avoidance of doubt, the Parties estimate that Fifteen Percent (15%) of the payments made by Sandoz into the Sandoz Settlement Fund will be allocated to payments in accordance with the Ongoing Common Benefit Order (Dkt. #4428) and/or the MDL fee cap order (Dkt. #3814), and the remaining Eighty-Five Percent (85%) of the payments made by Sandoz into the Sandoz Settlement Fund will be allocated to the Total Remediation Amount and paid as restitution and remediation (within the meaning of 26 U.S.C. § 162(f)(2)(A)).

2. Tax Reporting and Cooperation

- a. Each Participating Subdivision and Participating Tribe shall cooperate in good faith with Sandoz with respect to any tax claim, dispute, investigation, audit, examination, contest, litigation, or other proceeding relating to this Agreement.
- b. For the avoidance of doubt, except as explicitly set forth in this Agreement, neither Sandoz, any Participating Subdivision or Participating Tribe, or counsel to any of the foregoing make any warranty or representation as to the tax consequences of the payment

V. Participation by Subdivisions and Tribes

- A. Subdivision Participation Form and Tribe Participation Form. Attached hereto as Exhibits C (Subdivisions) and D (Tribes) are the Subdivision Participation Form and Tribe Participation Form, which may be subject to later modification and substitution as the participation process is worked out. A Subdivision's or Tribe's executed Participation Form is evidence of its status as a Party to this Agreement, and the executed Participation Forms and their terms are incorporated herein by reference. In order to become a Participating Subdivision or Participating Tribe, each Litigating Subdivision or Litigating Tribe shall provide a properly executed Participation Form to the Participating Subdivision Designees or to the Participating Tribe Designees and to Sandoz, or to any proxy specified by them, by electronic mail as set forth in the Participation Forms at Exhibits C and D hereto, and in accordance with the time limitations and terms of this Agreement.
- B. Dismissal of Claims. Each Participating Subdivision or Participating Tribe, either directly or through its counsel, shall request to dismiss with prejudice all Released Claims by that Subdivision or Tribe against Released Entities, including all Released Claims pending in the MDL Court and all Released Claims pending in any State court. Dismissal of a Litigating Subdivision's or Litigating Tribe's complaint against Released Entities shall be filed only upon the occurrence of the Effective Date. The Parties will coordinate a streamlined dismissal process with the MDL Court that will allow for a bulk filing of the agreed dismissals with respect to MDL-filed cases.
- C. Eligible Entities. Exhibit A sets forth all Litigating Subdivisions and Litigating Tribes eligible to participate in this Agreement ("Eligible Entities"):
 - 1. Each entity listed on **Exhibit A** has filed an opioid case against Sandoz in the MDL or in a case pending in State court.
 - 2. **Exhibit A** includes the filing docket number and counsel of record for the listed entity. Each entity listed on **Exhibit A** is entitled to participate in the settlement.
 - 3. Only Eligible Entities listed in **Exhibit A** are eligible to participate in the settlement, except as may be further agreed between Sandoz and the Participating Subdivision Designees or the Participating Tribe Designees.

VI. Defendants to be Released Upon Meeting Threshold Requirements

A. The following are to be Released Entities and shall be released and claims against them to be dismissed with prejudice upon the Effective Date: (i) Sandoz ("Sandoz" as defined in Section I.29 of the Definitions); (ii) all of its past and present, direct or indirect: parents, subsidiaries, divisions, affiliates, joint ventures, predecessors,

successors, assigns and insurers (in their capacity as such); and (iii) the past and present officers, directors, members, shareholders (solely in their capacity as shareholders of the foregoing entities), partners, trustees, employees, agents, attorneys and insurers of each of the foregoing entities and persons referenced in clauses (i) through (ii) above for actions or omissions that occurred during and related to their work for, or employment with, any of the foregoing entities with respect to the Released Claims. An illustrative, non-exhaustive list of Released Entities is annexed to this Agreement as **Exhibit E**.

VII. Plaintiffs' Attorneys' Fees and Costs

- A. Contingency attorneys' fees and costs shall be paid out in accordance with the MDL fee cap order (Dkt #3814), which the Parties agree to extend to the provisions of this Agreement, as well as any other Orders that may be entered by the MDL Court concerning attorneys' fees and costs.
- B. Common Benefit amounts shall be held by the Settlement Referee in order to ensure compliance with the Ongoing Common Benefit Order (Dkt. #4428), as set forth in Section III.A.3 above.

VIII. Dispute Resolution

A. Any disputes arising out of this Agreement shall be heard before Settlement Referee David R. Cohen as the arbitrator designated by the Parties to resolve disputes through binding arbitration.

IX. Miscellaneous

- A. *No Admission*. Sandoz does not admit liability or wrongdoing. This Agreement shall not be considered, construed, or represented to be (1) an admission, concession, or evidence of liability or wrongdoing or (2) a waiver or any limitation of any defense otherwise available to Sandoz.
- B. Third-Party Beneficiaries. Except as expressly provided in this Agreement, no portion of this Agreement shall provide any rights to, or be enforceable by, any person or entity that is not a Participating Subdivision or Participating Tribe or Released Entity. No Participating Subdivision or Participating Tribe may assign or otherwise convey any right to enforce any provision of this Agreement and no entity except the Participating Subdivision Designees or Participating Tribe Designees shall have the right to enforce any provision of this Agreement on behalf of all Participating Subdivisions and Participating Tribes.
- C. Construction. None of the Parties and no Participating Subdivision or Participating Tribe shall be considered to be the drafter of this Agreement or of any of its provisions for the purpose of any statute, case law, or rule of interpretation or construction that would or might cause any provision to be construed against the

- drafter of this Agreement. The headings of the provisions of this Agreement are not binding and are for reference only and do not limit, expand, or otherwise affect the contents or meaning of this Agreement.
- D. Cooperation. Each Party agrees to use its best efforts and to cooperate with the other Parties to cause this Agreement to become effective, to obtain all necessary approvals, consents and authorizations, if any, and to execute all documents and to take such other action as may be appropriate in connection herewith. Consistent with the foregoing, each Party agrees that it will not directly or indirectly assist or encourage any challenge to this Agreement by any other person, and will support the integrity and enforcement of the terms of this Agreement.
- E. Entire Agreement. This Agreement, its Exhibits and any other attachments, embodies the entire agreement and understanding between and among the Parties relating to the subject matter hereof and supersedes (1) all prior agreements and understandings relating to such subject matter, whether written or oral and (2) all purportedly contemporaneous oral agreements and understandings relating to such subject matter.
- F. Execution. This Agreement may be executed in counterparts and by different signatories on separate counterparts, each of which shall be deemed an original, but all of which shall together be one and the same Agreement. One or more counterparts of this Agreement may be delivered by facsimile or electronic transmission with the intent that it or they shall constitute an original counterpart thereof. One or more counterparts of this Agreement may be signed by electronic signature.
- G. Good Faith and Voluntary Entry. Each Party warrants and represents that it negotiated the terms of this Agreement in good faith. Each of the Parties and signatories to this Agreement warrants and represents that it freely and voluntarily entered into this Agreement without any degree of duress or compulsion. The Parties state that no promise of any kind or nature whatsoever (other than the written terms of this Agreement) was made to them to induce them to enter into this Agreement.
- H. No Prevailing Party. The Parties each agree that they are not the prevailing party in this action, for purposes of any claim for fees, costs, or expenses as prevailing parties arising under common law or under the terms of any statute, because the Parties have reached a good faith settlement. The Parties each further waive any right to challenge or contest the validity of this Agreement on any ground, including, without limitation, that any term is unconstitutional or is preempted by, or in conflict with, any current or future law.
- I. Non-Admissibility. The settlement negotiations resulting in this Agreement have been undertaken by the Parties in good faith and for settlement purposes only, and no evidence of negotiations or discussions underlying this Agreement shall be

offered or received in evidence in any action or proceeding for any purpose. This Agreement shall not be offered or received in evidence in any action or proceeding for any purpose other than in an action or proceeding arising under or relating to this Agreement, except that Released Entities may file or use this Agreement in any action (1) involving a determination regarding insurance coverage; (2) involving a determination of the taxable income or tax liability of any Released Entities; (3) to support a defense or counterclaim based on principles of *res judicata*, collateral estoppel, release, good-faith settlement, judgment bar or reduction or on any other theory of claim preclusion or issue preclusion or similar defense or counterclaim; (4) to support a claim for contribution and/or indemnification; or (5) to support any other argument or defense by a Released Entity that the Total Remediation Amount provides a measure of compensation for asserted harms or otherwise satisfies the relief sought.

J. *Notices*. All notices or other communications under this Agreement shall be in writing (including but not limited to electronic communications) and shall be given to the recipients indicated below:

For Participating Subdivisions:

Jayne Conroy
Michael Angelides
Simmons Hanly Conroy
112 Madison Avenue, 7th Floor
New York, NY 10016-7416
(212) 257-8482
jconroy@simmonsfirm.com
mangelides@simmonsfirm.com

Peter Mougey Levin, Papantonio, Rafferty, Proctor, Buchanan, O'Brien, Barr, and Mougey P.A. 316 S. Baylen Street, Suite 600 Pensacola, FL 32502-5996 (850) 435-7193 pmougey@levinlaw.com

Paul Geller Robbins Geller Rudman & Dowd LLP 225 NE Mizner Blvd., Suite 720 Boca Raton, FL 33432 (561) 750-3000 pgeller@rgrdlaw.com

For Participating Tribes:

Steve Skikos Mark Crawford One Sansome Street, Suite 2830 San Francisco, CA 94104 (415) 546-7300 sskikos@skikos.com mcrawford@skikos.com

For Sandoz:

Gordon Hwang Sandoz Inc. 100 College Rd. W Princeton, NJ 08540 gordon.hwang@sandoz.com

Gregory E. Ostfeld Sara K. Thompson Greenberg Traurig LLP 77 West Wacker Dr., Suite 3100 Chicago, IL 60601 (312) 476-5056 ostfeldg@gtlaw.com sara.thompson@gtlaw.com

Any Party or Participating Subdivision Designees or Participating Tribe Designees may change or add to the contact information of the persons designated to receive notice on its behalf by notice given (effective upon the giving of such notice) as provided in this subsection.

- K. *No Waiver*. The waiver of any rights conferred hereunder shall be effective only if made by written instrument executed by the waiving Party or Parties. The waiver by any Party of any breach of this Agreement shall not be deemed to be or construed as a waiver of any other breach, whether prior, subsequent, or contemporaneous, nor shall such waiver be deemed to be or construed as a waiver by any other Party.
- L. *Preservation of Privilege*. Nothing contained in this Agreement, and no act required to be performed pursuant to this Agreement, is intended to constitute, cause, or effect any waiver (in whole or in part) of any attorney-client privilege, work product protection, or common interest/joint defense privilege, and each Party agrees that it shall not make or cause to be made in any forum any assertion to the contrary.
- M. Successors. This Agreement shall be binding upon, and inure to the benefit of, Sandoz and its respective successors and assigns. Sandoz shall not sell the majority

of its voting stock or substantially all its assets without obtaining the acquiror's agreement that it will constitute a successor with respect to Sandoz's obligations under this Agreement.

- N. *Modification, Amendment, Alteration*. After the Effective Date, any modification, amendment, or alteration of this Agreement by the Parties shall be binding only if evidenced in writing signed by Sandoz along with the signatures of Participating Subdivision Designees and Participating Tribe Designees.
- O. Governing Law. Except (1) as otherwise provided in the Agreement or (2) as necessary, in the sole judgment of Settlement Referee David R. Cohen, to promote uniformity of interpretation for matters, this Agreement shall be governed by and interpreted in accordance with the respective laws of the State of Ohio without regard to the conflict of law rules of such State. Notwithstanding any other provision in this subsection on governing law, the United States District Court for the Northern District of Ohio shall retain jurisdiction to enforce this Agreement.
- P. Severability. In the event any one or more immaterial provisions of this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision of this Agreement.

Date: August 31, 2023

For Participating Subdivisions:

Jayne Conroy Simmons Hanly Conroy

Peter Mougey Levin, Papantonio, Rafferty, Proctor, Buchanan, O'Brien, Barr, and Mougey P.A. 316 S. Baylen Street, Suite 600 Pensacola, FL 32502-5996

Paul Geller Robbins Geller Rudman & Dowd LLP 225 NE Mizner Blvd., Suite 720 Boca Raton, FL 33432

For Participating Tribes:

Steve Skikos Skikos, Crawford, Skikos & Joseph LLP One Sansome Street, Suite 2830 San Francisco, CA 94104

Date: August 31, 2023

For	Sandoz:
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Karen McDonnell VP & General Counsel, NA, Sandoz Sandoz Corporate Representative

Gregory E. Ostfeld Greenberg Traurig LLP

Date: August 31, 2023

EXHIBIT A

Litigating Subdivisions and Litigating Tribes

Litigating Subdivision or Litigating Tribe	Law Firm	Case No.

EXHIBIT B

ELIGIBLE ENTITIES' ALLOCATION DISTRIBUTION PERCENTAGES

[Reserved - to be added post-Effective Date pursuant to Section IV.B.1]

EXHIBIT C

Subdivision Participation Form

Eligible Subdivision Name:
Case No.:
Authorized Signatory Name:
Authorized Signatory Title:
Address 1:
Address 2:
City, State, Zip:
Phone:
Email:

The Eligible Subdivision identified above ("Subdivision"), in order to obtain and in consideration for the benefits provided to the Subdivision pursuant to the Settlement Agreement dated August 31, 2023 ("Sandoz Settlement"), and acting through the undersigned authorized official, is an "Eligible Entity" as defined in the Sandoz Settlement, and hereby elects to participate in the Sandoz Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Subdivision is aware of and has reviewed the Sandoz Settlement, understands that all terms in this Subdivision Participation Form ("Form") have the meanings defined therein, and agrees that by this Form, the Subdivision elects to participate in the Sandoz Settlement and become a Participating Subdivision as provided therein.
- 2. The Subdivision agrees to the terms, representations, and warranties of the Sandoz Settlement pertaining to Participating Subdivisions as defined therein.
- 3. By agreeing to the terms of the Sandoz Settlement and becoming a Releasor, the Subdivision is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 4. The Subdivision agrees to use any monies it receives through the Sandoz Settlement solely for the purposes provided therein.
- 5. By signing this Participation Form, the Subdivision agrees that, pursuant to the Sandoz Settlement, Settlement Referee David R. Cohen will set the procedures by which the allocation will be completed for this settlement and will determine the final allocation between the Participating Subdivisions pursuant to the terms of the Sandoz Settlement.
- 6. The Subdivision agrees that any disputes arising out of this Agreement shall be heard before Settlement Referee David R. Cohen as the arbitrator designated by the

parties in the Sandoz Settlement to resolve disputes through binding arbitration.

- 7. The Subdivision has the right to enforce the Sandoz Settlement as provided therein.
- 8. The Subdivision, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Sandoz Settlement, including but not limited to all provisions of Section II (Release), and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Subdivision hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Sandoz Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Releasor to release claims. The releases shall be a complete bar to any Released Claim.
- 9. In connection with the releases provided for in the Sandoz Settlement, each Subdivision expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

10. A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Participating Subdivision (for itself and its Releasors) hereby expressly waives and fully, finally, and forever settles, releases, and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Participating Subdivision's decision to enter into the Sandoz Settlement or the Participating Subdivision's decision to participate in the Sandoz Settlement.

11.	The Participating Subdivision, or their attorneys, shall	ll provide a properly executed
	Participation Form to the Participating Subdivision	Designees and to Sandoz by
	electronic mail to	in accordance with the time

limitations and terms of the Sandoz Settlement.

- 12. Within 21 days after the Effective Date set forth in the Sandoz Settlement, the Subdivision shall file a request to dismiss with prejudice any Released Claims that it has filed. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Subdivision hereby authorizes the Participating Subdivision Designees to execute and file on behalf of the Subdivision a Stipulation of Dismissal With Prejudice.
- 13. Nothing herein is intended to modify in any way the terms of the Sandoz Settlement, to which Subdivision hereby agrees. To the extent this Form is interpreted differently from the Sandoz Settlement in any respect, the Sandoz Settlement controls.

I have all necessary power and authorization to execute this Form on behalf of the Subdivision.

Signature:	
Name:	
Title:	
Date:	

EXHIBIT D

Tribe Participation Form

Eligible Tribe Name:
Case No.:
Authorized Signatory Name:
Authorized Signatory Title:
Address 1:
Address 2:
City, State, Zip:
Phone:
Email:

The Eligible Tribe identified above ("Tribe"), in order to obtain and in consideration for the benefits provided to the Tribe pursuant to the Settlement Agreement dated August 31, 2023 ("Sandoz Settlement"), and acting through the undersigned authorized official, is an "Eligible Entity" as defined in the Sandoz Settlement, and hereby elects to participate in the Sandoz Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Tribe is aware of and has reviewed the Sandoz Settlement, understands that all terms in this Tribe Participation Form ("Form") have the meanings defined therein, and agrees that by this Form, the Tribe elects to participate in the Sandoz Settlement and become a Participating Tribe as provided therein.
- 2. The Tribe agrees to the terms, representations, and warranties of the Sandoz Settlement pertaining to Participating Tribes as defined therein.
- 3. By agreeing to the terms of the Sandoz Settlement and becoming a Releasor, the Tribe is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 4. The Tribe agrees to use any monies it receives through the Sandoz Settlement solely for the purposes provided therein.
- 5. By signing this Participation Form, the Tribe agrees that, pursuant to the Sandoz Settlement, Settlement Referee David R. Cohen will set the procedures by which the allocation will be completed for this settlement and will determine the final allocation between the Participating Tribes pursuant to the terms of the Sandoz Settlement.
- 6. The Tribe agrees that any disputes arising out of this Agreement shall be heard before Settlement Referee David R. Cohen as the arbitrator designated by the parties in the Sandoz Settlement to resolve disputes through binding arbitration.

- 7. The Tribe has the right to enforce the Sandoz Settlement as provided therein.
- 8. The Tribe, as a Participating Tribe, hereby becomes a Releasor for all purposes in the Sandoz Settlement, including but not limited to all provisions of Section II (Release), and along with all departments, agencies, divisions, boards, commissions, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Tribe hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Sandoz Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Releasor to release claims. The releases shall be a complete bar to any Released Claim.
- 9. In connection with the releases provided for in the Sandoz Settlement, each Tribe expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

10. A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Participating Tribe (for itself and its Releasors) hereby expressly waives and fully, finally, and forever settles, releases, and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Participating Tribe's decision to enter into the Sandoz Settlement or the Participating Tribe's decision to participate in the Sandoz Settlement.

11.
The Participating Tribe, or its attorneys, shall provide a properly executed Participation
Form to the Participating Tribe Designees and to Sandoz by electronic mail to
in accordance with the time limitations and terms of
the Sandoz Settlement.

- 12. Within 21 days after the Effective Date set forth in the Sandoz Settlement, the Tribe shall file a request to dismiss with prejudice any Released Claims that it has filed. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Tribe hereby authorizes the Participating Tribe Designees to execute and file on behalf of the Tribe a Stipulation of Dismissal With Prejudice.
- 13. Nothing herein is intended to modify in any way the terms of the Sandoz Settlement, to which Tribe hereby agrees. To the extent this Form is interpreted differently from the Sandoz Settlement in any respect, the Sandoz Settlement controls.

I have all necessary power and authorization to execute this Form on behalf of the Tribe.

Signature:			
Name:			
Title:			
Date:			

EXHIBIT E

Illustrative List of Released Entities

Sandoz Inc.
Novartis Pharmaceuticals Corporation
Novartis AG
Sandoz International GmbH
Novartis Manufacturing LLC
Novartis Institutes for Biomedical Research, Inc.
Novartis Corporation
Novartis Consumer Health

EXHIBIT C

Subdivision Participation Form

Eligible Subdivision Name: Cabarrus County, N.C.
Case No.:
Authorized Signatory Name: Sean Newton
Authorized Signatory Title: County Manager
Address 1: 65 Church St. S
Address 2: P.O. Box 707
City, State, Zip: Concord, N.C. 28026
<u>Phone:</u> 704-201-7943
Email: sbnewton@cabarruscounty.us

The Eligible Subdivision identified above ("Subdivision"), in order to obtain and in consideration for the benefits provided to the Subdivision pursuant to the Settlement Agreement dated August 31, 2023 ("Sandoz Settlement"), and acting through the undersigned authorized official, is an "Eligible Entity" as defined in the Sandoz Settlement, and hereby elects to participate in the Sandoz Settlement, release all Released Claims against all Released Entities, and agrees as follows.

- 1. The Subdivision is aware of and has reviewed the Sandoz Settlement, understands that all terms in this Subdivision Participation Form ("Form") have the meanings defined therein, and agrees that by this Form, the Subdivision elects to participate in the Sandoz Settlement and become a Participating Subdivision as provided therein.
- 2. The Subdivision agrees to the terms, representations, and warranties of the Sandoz Settlement pertaining to Participating Subdivisions as defined therein.
- 3. By agreeing to the terms of the Sandoz Settlement and becoming a Releasor, the Subdivision is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
- 4. The Subdivision agrees to use any monies it receives through the Sandoz Settlement solely for the purposes provided therein.
- 5. By signing this Participation Form, the Subdivision agrees that, pursuant to the Sandoz Settlement, Settlement Referee David R. Cohen will set the procedures by which the allocation will be completed for this settlement and will determine the final allocation between the Participating Subdivisions pursuant to the terms of the Sandoz Settlement.
- 6. The Subdivision agrees that any disputes arising out of this Agreement shall be heard before Settlement Referee David R. Cohen as the arbitrator designated by the

parties in the Sandoz Settlement to resolve disputes through binding arbitration.

- 7. The Subdivision has the right to enforce the Sandoz Settlement as provided therein.
- The Subdivision, as a Participating Subdivision, hereby becomes a Releasor for all 8. purposes in the Sandoz Settlement, including but not limited to all provisions of Section II (Release), and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Subdivision hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Sandoz Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Releasor to release claims. The releases shall be a complete bar to any Released Claim.
- 9. In connection with the releases provided for in the Sandoz Settlement, each Subdivision expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:
 - General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.
- 10. A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Participating Subdivision (for itself and its Releasors) hereby expressly waives and fully, finally, and forever settles, releases, and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Participating Subdivision's decision to enter into the Sandoz Settlement or the Participating Subdivision's decision to participate in the Sandoz Settlement.
- 11. The Participating Subdivision, or their attorneys, shall provide a properly executed Participation Form to the Participating Subdivision Designees and to Sandoz by electronic mail to ParticipationandDismissals@NationalOpioidOfficialSettlement.com in accordance with the time limitations and terms of the Sandoz Settlement.
- 12. Within 21 days after the Effective Date set forth in the Sandoz Settlement, the Subdivision shall file a request to dismiss with prejudice any Released Claims that

it has filed. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Subdivision hereby authorizes the Participating Subdivision Designees to execute and file on behalf of the Subdivision a Stipulation of Dismissal With Prejudice.

13. Nothing herein is intended to modify in any way the terms of the Sandoz Settlement, to which Subdivision hereby agrees. To the extent this Form is interpreted differently from the Sandoz Settlement in any respect, the Sandoz Settlement controls.

I have all necessary power and authorization to execute this Form on behalf of the Subdivision.

Signature:	
Name:	E-
Sean B. Newton	£
Title:	
County Manager	
Date:	

This document was electronically signed by:

Sean B. Newton

4 4		DC
Date		BL.
IP Address	7,446	
		BROWNGREER.COM







Cabarrus County

Opioid Settlement Funds

Board of Commissioners Update *July 7, 2025*

OPIOID SETTLEMENT OVERVIEW

NC OPIOID SETTLEMENTS

North Carolina is part of a historic agreement that will help bring desperately needed relief to communities impacted by opioids.

Wave One

- Settlement with 'Big Three' Distributors (McKesson, Cardinal Health, & Amerisource Bergen Drug) and Johnson & Johnson (manufacturer)
- >> Funds used to support treatment, recovery, harm reduction, and other life-saving programs and services in communities throughout the state.
- >> North Carolina's Opioid and Substance Use Action Plan lays out concrete strategies to advance prevention, reduce harm, and connect people to the care that they need

- >> 15% to State: General Assembly will have authority to appropriate on a wide range of strategies to address the epidemic
- >> 80% to Local Governments: Went to all 100 counties and 17 municipalities (population over 75,000; and those in litigation), allocated according to a formula developed by attorneys representing local governments in national litigation

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NC OPIOID SETTLEMENTS

Wave Two

- >> Brought another \$21 billion in new settlements with CVS, Walgreens, Walmart, Allergan and Teva
- >> North Carolina's state and local governments stand to receive more than \$600 million from the Wave Two Settlements between 2023 and 2035
- All municipalities that are recipients of Wave One funds are eligible to receive Wave Two funds, as well
- >> State of North Carolina, all 100 counties, and 17 municipalities with populations over 30,000 joined the agreements

Other/Smaller Settlements

- >> Kroger Settlement: Additional \$600-700K
- >> McKinsey settlement: \$112,107.95
 - >> Not part of MOA
 - >>> We used for our peer-run respite project
- >> Endo: \$165,098.15
- >> Mallinckrodt: \$164,909.20
- >>> Sandoz: Amount TBD
- >> Potentially more funding from Kroger and Purdue/Sackler

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NC OPIOID SETTLEMENTS: CABARRUS COUNTY

\$22,715,253 between 2022 & 2038

- Through FY25, we've received roughly \$6.8M
- Includes Concord's allocation

Front-loaded funding

Amounts vary by year

Statewide, funds were allocated proportionally based on where opioid crisis was most severe (based on # of pills dispensed, # of opioid overdose deaths, and # of people suffering from opioid use disorder)

Page 214

NORTH CAROLINA MOA

NORTH CAROLINA MOA: DEFINITION & PURPOSE

PURPOSE

- Ensures all funds will directly address the opioid epidemic, with an emphasis on high-impact strategies.
- Increase capacity to maximize resources to abate the crisis. All 100 counties, plus the state itself, need to sign onto the MOA for our state to receive the maximum payout.
- Ensures a high level of transparency and accountability is given.
- Opioid settlement funds can only be used to address the opioid epidemic and should utilize highimpact strategies.

Categories	Prevention	Treatment	Recovery
Definition	Prevent future addiction and address trauma by supporting children and families	Therapies and various evidence-based treatments to address substance use disorder	Services focused on harm reduction provided to help individuals maintain their recovery

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NORTH CAROLINA MOA: DEFINITION & PURPOSE

DEFINITION

The North Carolina Memorandum of Agreement that governs the utilization of opioid settlement funds includes two options for local governments:

<u>MOA A</u>: Through Option A, a local government may fund one or more strategies from a shorter list of evidence-based, high-impact strategies to address the epidemic. Under Option A, counties have access to 12 strategies to support programs and services that serve persons with Opioid Use Disorder (OUD) or any co-occurring Substance Use Disorder (SUD) or mental health conditions.

<u>MOA B:</u> Through Option B, a local government may fund one or more strategies from a longer list of strategies after engaging in collaborative strategic planning. Under Option B, counties have access to a wider array of strategies.

Cabarrus County decided to undergo the Collaborative Strategic Planning Process to provide access to all potential strategies identified via MOAA as well as the broader list of strategies in MOAB.

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A.1. Collaborative strategic planning.

Support collaborative strategic planning to address opioid misuse, addiction, overdose, or related issues, including staff support, facilitation services, or any activity or combination of activities listed in Exhibit C to the MOA (collaborative strategic planning).

A.2. Evidence-based addiction treatment.

Support evidence-based addiction treatment consistent with the American Society of Addiction Medicine's national practice guidelines for the treatment of opioid use disorder – including Medication-Assisted Treatment (MAT) with any medication approved for this purpose by the U.S. Food and Drug Administration – through Opioid Treatment Programs, qualified providers of Office-Based Opioid Treatment, Federally Qualified Health Centers, treatment offered in conjunction with justice system programs, or other community-based programs offering evidence-based addiction treatment. This may include capital expenditures for facilities that offer evidence-based treatment for OUD.



A.3. Recovery support services.

Fund evidence-based recovery support services, including peer support specialists or care navigators based in local health departments, social service offices, detention facilities, community-based organizations, or other settings that support people in treatment or recovery, or people who use drugs, in accessing addiction treatment, recovery support, harm reduction services, primary healthcare, or other services or supports they need to improve their health or well-being.

A.4. Recovery Housing Support.

Fund programs offering recovery housing support to people in treatment or recovery, or people who use drugs, such as assistance with rent, move-in deposits, or utilities; or fund recovery housing programs that provide housing to individuals receiving Medication-Assisted Treatment for opioid use disorder.



A.6. Early intervention.

Fund programs, services, or training to encourage early identification and intervention for children or adolescents who may be struggling with problematic use of drugs or mental health conditions, including Youth Mental Health First Aid, peer-based programs, or similar approaches. Training programs may target parents, family members, caregivers, teachers, school staff, peers, neighbors, health or human services professionals, or others in contact with children or adolescents.

A.7. Naloxone distribution.

Support programs or organizations that distribute naloxone to persons at risk of overdose or their social networks, such as Syringe Service Programs, post-overdose response teams, programs that provide naloxone to persons upon release from jail or prison, emergency medical service providers or hospital emergency departments that provide naloxone to persons at risk of overdose, or community-based organizations that provide services to people who use drugs. Programs or organizations involved in community distribution of naloxone may, in addition, provide naloxone to first responders.



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A.11. Addiction treatment for incarcerated persons.

Support evidence-based addiction treatment, including Medication-Assisted Treatment with at least one FDA-approved opioid agonist, to persons who are incarcerated in jail or prison.

A.12. Reentry Programs.

Support programs that connect incarcerated persons to addiction treatment, recovery support, harm reduction services, primary healthcare, or other services or supports they need upon release from jail or prison, or that provide any of these services or supports.

Strategy C. Connect People who Need Help to the Help they Need.

Provide connections to care for people who have – or at risk of developing – OUD and any co- occurring SUD/MH conditions through evidence-based or evidence-informed programs or strategies, including the following:

Support crisis stabilization centers that serve as an alternative to hospital emergency departments for persons with OUD and any co-occurring SUD/MH conditions or persons that have experienced an opioid overdose.





Strategy E. Address the Needs of Pregnant or Parenting Women and their Families Including Babies with Neonatal Abstinence Syndrome.

Address the needs of pregnant or parenting women with OUD and any co-occurring SUD/MH conditions, and the needs of their families, including babies with neonatal abstinence syndrome (NAS), through evidence-based or evidence-informed programs or strategies, including the following:

- Support evidence-based or evidence-informed treatment, including MAT, recovery services and supports, and prevention services for pregnant women or women who could become pregnant who have OUD and any co-occurring SUD/MH conditions, and other measures to educate and provide support to families affected by Neonatal Abstinence Syndrome.
- Provide enhanced support for children and family members suffering trauma as a result of addiction in the family; and offer trauma-informed behavioral health treatment for adverse childhood events.

Strategy G. Prevent Misuse of Opioids

- Support efforts to discourage or prevent misuse of opioids through evidence-based or evidenceinformed programs or strategies, including the following:
 - Fund media campaigns to prevent opioid misuse
 - Create or support community-based education or intervention services for families, youth, and adolescents at risk for opioid use disorders and any cooccurring substance use disorders/mental health conditions.



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Strategy I. First Responders

>> Provision of wellness and support services for first responders and others who experience secondary trauma associated with opioid-related emergency events.



Page

CURRENT PROJECTS

CURRENT PROJECTS

- Cabarrus County Schools (A.6)
- Cabarrus Detention Center: MAT (A.11)
- Cabarrus EMS Community Paramedicine: MAT (A.2 & B.I.2)
- Cabarrus Health Alliance: MAT (A.2)
- Cabarrus Health Alliance: Peer Support (A.3)
- Cabarrus Health Alliance: Address the Needs of Pregnant or Parenting Women and their Families (B.E.1 & B.E.8)
- Cabarrus County Communications: Prevent Misuse of Opioids (B.G.1 & B.G.10)
- Collaborative Strategic Planning (HMA) & Opioid Project Manager (A.1)
- Bridge to Recovery (A.3)
- Adult to Teen Challenge (A.3 & A.4)
- Southeastern Recovery Center (A.3 & A.4)
- Monarch (B.C.8)
- Naloxone/Narcan Distribution (A.7)
- Provider(s) TBD: Reentry (A.12)

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2025 ANNUAL MEETING

CONNECT

FREE Food

Entertainment

Collaboration

CABARRUS

COLLABORATIVE OPIOID RECOVERY AND EDUCATION

August 28 | 6 p.m.

LIBRARY & ACTIVE LIVING CENTER AT AFTON RIDGE 6095 Glen Afton Boulevard

Event paid for through Opioid Settlement Funds

Join us for a fun, inspiring evening to learn all the ways Cabarrus is building a better community through the use of Opioid Settlement Funds.

QUESTIONS?

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Sheriff's Office - Acceptance of Highland Canine Connect Grant

BRIEF SUMMARY:

Highland Canine Connect is an organization that partners with Highland Canine Training to provide therapy dogs to community entities that can benefit from the services of a therapy dog. Highland Canine Connect has agreed to fund a therapy dog for the Cabarrus County Sheriff's Office through a grant. The dog and all necessary training are covered in the grant. The therapy dog's vet care has been covered, and she has already been spayed.

She is a Bernese Mountain Dog/Poodle mix and will end up being medium sized (45-50 lbs.). She would be ready to be placed with the agency at the end of July. She would be used to comfort officers that have been involved in critical incidents and be involved in debriefings that follow. Law enforcement officers experience trauma at a much higher rate than the general population due to the nature of their work. On average, officers will experience 188 critical incidents throughout their career and therefore, experience PTSD at a rate of 35% as opposed to the rate of 6.8% of the general population. This therapy dog would also be used to make visits throughout the department contributing to a positive work environment. Contact with a therapy dog can treat symptoms of PTSD, anxiety and depression. She could help at recruiting events by attracting applicants and also showing the agency prioritizes officer wellness. There is no required match by the county and no budget amendment as the grant will paid directly to the training entity for the dog and training.

REQUESTED ACTION:

Recommended Motion:

Motion to accept the grant award.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Chief Deputy Tessa Burchett

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

Grant Award Letter



Highland Canine Connect 501.3(c) 145 Foxfield Drive Harmony, NC 28634

www.connect@highlandcanine.com

Connect@highlandcanine.com 704.500.8367 EIN: 83-2672008

Date: 31 May 2025

From: Highland Canine Connect Grant Committee To: Cabarrus County Sherrif's Department

Subject: Grant Decision - Therapy Dog

It is our pleasure to inform you that your grant request has been approved for \$6,500!

As documented in your submission paperwork, the grant will be paid directly to the training organization upon delivery of your Therapy Dog. Any costs above the granted amount due to the training organization will be your sole responsibility for payments.

We are excited to hear about how your partnership with your new therapy dog unfolds in the future.

Please feel free to contact us if you have any questions or concerns.

Erin Purgason

Erin Purgason Chairperson/Founder 704.500.8367

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Sheriff's Office - Awarding of Service Weapon to Captain Chris Measimer Upon His Retirement

BRIEF SUMMARY:

Captain Christopher Measimer will retire from the Cabarrus County Sheriff's Office on August 1, 2025. Pursuant to NC General Statute 14-187.2, it is requested that Captain Measimer's service weapon (Sig Sauer P320 SN 58H320081) be designated surplus and awarded to Captain Measimer for a price of \$1.00 upon his retirement.

REQUESTED ACTION:

Recommended Motion:

Motion to declare Sig Sauer P320 SN 58H320081 surplus property and authorize disposition in accordance with the County's policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Chief Deputy Tessa Burchett

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- Firearm Receipt
- □ Firearm Surplus Form

RECEIVED FROM Chr. Stop	5/23/25 her measiner	No. 380455
Ore Dong	P220 Sh: 88	DOLLARS
ACCOUNT CASH	132 241,38	1320081
PAYMENT CHECK MONEY ORDER	FROM	то
BAL. DUE CREDIT	BY Seval of	atts 3-11

STATE CAPACITY OF THE PARTY OF

Cabarrus County Asset Transfer, Surplus, Demolition Form

Action: Retire/Sold	
Date: 8/1/2025	

Statute Action:

To dispose of property valued up to \$30,000

Was this asset purchased with grant funds:

No

General Statute:

GS 160A-266C

	FROM			CONTRACTOR CONTRACTOR		
Name	Cabarrus County					
Department	Sherif	f's Office				
Asset Number	1	N/A				
Serial Number	58H3	320081				
Description	Sig Sau	uer P320				
	TO		WALKE CO.			
Name	Christoph	er Measimer				
Department	Sheriff's Office					
Location	30 Corban Ave SE					
Reason	Captain Christopher Measimer will retire after a full career with the Cabarrus Reason County Sheriff's Office. Per NC GS 20-187.2, his duty weapon will be awarded to him upon retirement. \$1.00 was paid for the firearm.					
Is this a Veh	icle? No					
Vehicle ID #	N/A					
Year	N/A					
Mileage						
Tag #						
Effective Date	THE RESERVE OF THE PARTY OF THE		a and more			
	IAM Director: Physical Stand	5/	Date:	5-27-25		
Assistant (County Manager:		Date:			
Chief Proc	urement Officer:		Date:			
	County Manager: Kulo + &	Jard	Date:	5-28-25		

Surplus_Action

Demolish/Destroy

Donate to another government unit

Donate to Non-Profit

Other

Pending

Retire/Sold

Sale of trade-in property

Salvage for Parts

Transfer to another department

Vehicle Question

No

Yes

General_Statute

Donation to Non-Profit

Purchased equipment purchased with federal grant money and transferring to another government unit

To dispose of property by exchange or donation to another government unit

To dispose of property valued up to \$30,000

To purchase with a trade-in

Sale of trade-in property

To transfer to another department

General_Statutes

Purchased equipment purchased with federal grant money and transferring to another government unit

To dispose of property valued up to \$30,000

To dispose of property by exchange or donation to another government unit

To purchase with a trade-in

Sale of trade-in property

Donation to Non-Profit

Was this asset purchased with grant funds:

Yes

No

NC:

GS 160A-266C

GS 153A-176, GS 160A-274, and GS160A-280

GS 160A-266C and GS 143-129-7

GS 143-129.7

GS 160A-266C

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Social Services - Energy Programs Outreach Plan

BRIEF SUMMARY:

The Low-Income Energy Assistance Program (LIEAP) and the Crisis Intervention Program (CIP) are federally funded programs that help eligible North Carolina households manage the cost of heating and energy-related emergencies. LIEAP provides a one-time vendor payment to assist with heating bills, while CIP offers year-round assistance to households facing a heating or cooling crisis.

In North Carolina, households that include a person aged 60 or older or a disabled individual receiving services through the NC Division of Aging and Adult Services may apply for LIEAP assistance from December 1 through December 31. All other eligible households may apply from January 1 through March 31, or until funds are exhausted.

This annual Energy Programs Outreach Plan (EPOP) outlines how the county will ensure that eligible households are aware of available assistance through both LIEAP and CIP. In accordance with program requirements, the county director or their designee is responsible for developing and carrying out this plan, which addresses outreach and application activities related to these critical energy programs.

REQUESTED ACTION:

Recommended Motion:

Motion to approve the plan.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Lora Lipe, Economic Support Services Program Administrator

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

Energy Programs Outreach Plan

<u>Cabarrus</u> County Department of S	Social Services/Human Services
--	--------------------------------

ENERGY PROGRAMS OUTREACH PLAN

The Low-Income Home Energy Assistance Program (LIHEAP) is a federally funded block grant program that is comprised of three different programs - Crisis Intervention Program (CIP), Low Income Energy Assistance Program (LIEAP) and Weatherization. There are also non-Federal Crisis Intervention Programs – Duke Energy Progress Share the Light, Piedmont Natural Gas Share the Warmth, Duke Energy Progress NC Settlement Rate, and Wake Electric Round Up

To maximize the success of this program, outreach to county residents through key community partner stakeholders, each county department of social services is required to develop and implement an Energy Program Outreach Plan (EPOP). This plan is a framework to assure that eligible households are made aware of the assistance available through these programs.

The county director and/or his/her designee is required to develop the EPOP, which addresses outreach and application activities related to the Energy Programs. The Outreach Plan is <u>due to North Carolina Department of Health and Human Services (NCDHHS) by **July 31, 2025**.</u>

Each county must form an outreach planning committee that creates the opportunity for county level collaboration to discuss and plan how to effectively reach county residents to inform them of the services provided by the energy programs. The committee should meet at least twice yearly; September for outreach planning related to LIEAP and April to review the outcomes related to LIEAP and to plan for outreach activities for summer weather.

Energy Assistance Outreach Plan

Answer all questions below. Address CIP, non-Federal CIP, and LIEAP were appropriate:

COMMITTEE MEMBERSHIP

The Director (or designee) of Social Services should engage a number of various community partners such as Vendors, Housing Authority, Public Libraries, Public School System/Local Colleges/Head Start, Legal Services, Meals on Wheels, Media, Public Health/Health Centers, Churches, Food Banks, Councils on Aging/Senior Centers, Community based Indian organizations, Volunteer Programs, Vocational Rehabilitation Offices, and Transportation, services, etc.

1. Provide a list of committee members and their agencies.

DSS representatives include: Christina Goodman and Bayardo Velasquez WF/Crisis Unit, FNS, Medicaid, Customer Service, Adult Services, Child Welfare, Child Support, Family Support Services, Tammy Linn, City of Concord; Gina Lipscomb, Enbridge Gas; Denisha Nesbitt, NC Works; Gina McCoy, Energy Distributors; Jamel Hayes, Duke Energy; Kim Strong, Meals on Wheels; Teresa Kiser, Senior Center; Erin Shoe, Cabarrus Health Alliance; Patricia Seahorn, Cabarrus Partnership for Children; Daryle Adams, Kannapolis City Schools; Louise Mack, Prosperity Unlimited; Tony Gonzalez, Salvation Army/Center of Hope; Dennis Brown, Aya House; Stephen Chmielewski, Employment and Independence for People with Disabilities; Tony Miller, Veterans Services; Sam Merchak, Cooperative Christian Ministries; Gwen Stowers, Multiply Church; Sherry Gordon, City of Kannapolis Housing Authority; Angela Graham, City of Concord Housing Authority and Debbie Shields, Cabarrus County LunchPlus Clubs.

Senior Living Apartments: Camilla Hill Apartments, Logan Gardens Apartments, Crescent Heights Apartments, Honeycreek Senior Apartments, Prosperity Ridge Apartments, and Westbury Apartments.

2. Provide potential meeting dates, times, locations, as well as agenda topics.

September 15, 2025, and April 20, 2026, at Cabarrus County DSS or by Microsoft Teams.

Agenda topics: provide program fliers and brochures; discuss eligibility criteria, outreach ideas, suggestions, and energy season wrap up.

Define how DSS/DHS will work with the committee as well as any other agencies to collaborate regarding the Energy Program and how outreach will be provided to the citizens in your area.

DSS will hold public meetings for Cabarrus County citizens, provide informational fliers for distribution and posting, and offer senior housing agencies the option of having LIEAP applications taken on site. Communication with energy providers and community partners and various outlets through Cabarrus County Communications and Outreach Dept.

1. What is the process for referring customers? What marketing tools or items will be used (please provide a copy of your previous marketing materials & how you plan to enhance those in the future)?

Referrals are made directly to the DSS Crisis unit. Marketing tools include distribution of fliers, posting on Channel 22, County website and Facebook page, article in Journey magazine. Vendors are given informational fliers for distribution/posting. Continue to work with Communications and IT Dept. to improve fliers & marketing strategy.

2. What strategy does the county have, to continue collaborative efforts with community partners to complete outreach activities to target potential eligible households including individuals and families?

Information given at community and partnership meetings, post in lobby and throughout agency, sharing information with staff and other divisions within Social Services. Encourage community partners to share information with anyone that can benefit from the energy program.

3. What additional activities will be conducted to target households with members with children under 5, age 60 and over and disabled?

Information will be given for distribution and announcement to senior housing apartments, Cabarrus Senior Center & Lunch Plus Clubs, Health Fairs as well as Meals on Wheels. Will also share with WIC, Cabarrus Health Alliance, Child Care Providers, Dream Center, Veteran's Services, County Transportation provider and Social Security Administration.

Media involvement is vital to the success to outreach activities. How will your county utilize media such as newspapers, social media, radio and television stations to publicize the Energy Programs? Cabarrus County Communications and Outreach Department will assist the agency with preparation of outreach materials, messaging and distribution of the information to be publicized.

1. Provide a list of media outlets that will be used as well as timeframes in which they will be contacted (provide examples of how the county can enhance these efforts):

WBJY, WSOC, Journey Senior Magazine, Independent Tribune, Charlotte Observer, News 14, Cabarrus County Website, Channel 22, Fox Charlotte, County Facebook Page and social media outlets will be contacted by September 22, 2025.

ORGANIZATIONAL STRUCTURE:

Counties are required to provide application processes for CIP, non-Federal CIP programs, and/or LIEAP. This information must be reported to the NCDHHS annually.

1. Provide hours of operation, location and whether the programs are in house or contracted out. If your agency contracts out to other agencies attach the contract(s).

Hours of operation are Monday thru Friday, 8:00am to 5:00pm at Cabarrus County Department of Social Services, 1303 S Cannon Blvd. Kannapolis, NC 28083, Milestone building at 4855 Milestone Ave, Kannapolis, NC 28081, and the Dream Center at 280 Concord Pkwy S. Concord, NC 28027. Programs are in house.

BEST PRACTICES:

Best practices are a method or technique that has been generally accepted as superior to any alternatives because it produces results. Best practices are essential to the program.

1. If your county has gone above and beyond what is listed on this form please provide this information below:

Clients with unusually high energy bills are referred to the Cabarrus County Planning and Development

Department for the Weatherization Program to make their home more efficient and reduce costs. Clients
not eligible for assistance are screened for other programs provided by Cabarrus County.

2. Any additional comments or activities for CIP, non-Federal CIP, and/or LIEAP:

No.

CONTACT INFORMATION:

Your contact information is essential to the success of the Energy Programs. Please complete the following information.
Name: <u>Christina Goodman</u>
Address: <u>1303 S. Cannon Blvd. Kannapolis, NC 28083</u>
Telephone: 704-920-1430
Email: <u>clgoodman@cabarruscounty.us</u>
Please indicate which program: ■ LIEAP ■ CIP
This plan must be approved by the local Board of Social Services/Human Services Board
or local agency governing body prior to submission. Refer to the latest Dear County Director Letter for instructions on how to submit this document to the North Carolina State office.
Director Letter for instructions on how to submit this document to the North Carolina
Director Letter for instructions on how to submit this document to the North Carolina State office.
Director Letter for instructions on how to submit this document to the North Carolina State office. Board of Social Services/Human Services or governing body Signature
Director Letter for instructions on how to submit this document to the North Carolina State office. Board of Social Services/Human Services or governing body Signature
Director Letter for instructions on how to submit this document to the North Carolina State office. Board of Social Services/Human Services or governing body Signature Date

DSS-8119ia (06/18) Economic and Family Services

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Tax Administration - Tax Collector's Annual Settlement and Order Authorizing Collection of FY 2025-2026 Taxes

BRIEF SUMMARY:

The Tax Collector is required by NCGS 105-373 to give an annual settlement on current and delinquent taxes to the governing body for review and approval. The settlement report for fiscal year 2024-2025 is attached. This report contains real and personal taxes that remain unpaid for the fiscal year. These lists are recharged to the Tax Collector for collection. Also attached is the Order to Collect to be executed by the Chairman of the Board of County Commissioners authorizing the Tax Collector to collect all FY 2025-2026 property taxes.

REQUESTED ACTION:

Recommended Motion:

Motion to accept the Tax Collector's annual settlement and approve the Order to Collect in accordance with NCGS 105-321.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

David Thrift, Tax Administrator

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- 2025 Order to Collect
- 2024 AR Real and Personal
- Refunds Under \$15
- 2025-2026 Tax Levy

ORDER OF THE BOARD OF COUNTY COMMISSIONERS

IN ACCORDANCE WITH N.C.G.S. 105-321

To:	M David Thrift Tax Administrator, Cabarrus County
filed in deliver hereby County and en on acco	re hereby authorized, empowered, and commanded to collect the 2025 property taxes in the office of the Cabarrus County Tax Assessor, and in the receipts herewith red to you, in the amounts and from the taxpayers likewise set forth. Such taxes are declared to be a first lien upon all real property of the respective taxpayers in the y of Cabarrus, and this order shall be a full and sufficient authority to direct, require table you to levy on and sell any real or personal property of such taxpayer, for and ount thereof, in accordance with the law.
	nes, Chairman rus County Board of Commissioners
Attest:	
Clerk t	to the Board

CABARRUS COUNTY OUTSTANDING REAL, PERSONAL AND DMV BILLS TAX YEAR 2024 At June 30, 2025

	REAL & PERSONAL			DMV		Total Outstanding			
Name	Ad Valorem		Penalties		Ad V	Ad Valorem		2024 Tax Bills	
County & Municipalities:									
Cabarrus County	\$	1,832,271	\$	18,650	\$	-	\$	1,850,921	
City of Kannapolis	\$	375,627	\$	3,220	\$	-	\$	378,847	
Town of Mt Pleasant	\$	8,262	\$	51	\$	-	\$	8,313	
Town of Midland	\$	18,490	\$	125	\$	-	\$	18,615	
City of Locust	\$	213	\$	5	\$	-	\$	218	
City of Concord	\$	595,389	\$	7,123	\$	-	\$	602,512	
Town of Harrisburg	\$	59,708	\$	628	\$	-	\$	60,336	
Fire Districts:									
Kannapolis Rural	\$	8,805	\$	9	\$	-		8,814	
Jackson Park	\$	1,137	\$	44	\$	-	\$	1,181	
Cold Water	\$	5,366	\$	12	\$	-		5,377	
Allen	\$	14,122	\$	313	\$	-	\$	14,435	
Midland	\$	5,502	\$	65	\$	-		5,567	
Harrisburg (Outside)	\$	15,267	\$	47	\$	-	\$	15,313	
Rimer	\$	4,999	\$	41	\$	-		5,041	
Mt Mitchell	\$	4,521	\$	24	\$	-	\$	4,545	
Odell	\$	7,431	\$	33	\$	-		7,465	
Georgeville	\$	5,961	\$	17	\$	-	\$	5,978	
Flowes Store	\$	6,014	\$	18	\$	-		6,032	
Northeast	\$	2,388	\$	9	\$	-	\$	2,397	
Mt Pleasant	\$	8,594	\$	58	\$	-		8,652	
Gold Hill	\$	1,508	\$	5	\$	-	\$	1,513	
Richfield	\$	86	\$	4	\$	-		89	
Harrisburg (Inside)	\$	-	\$	-	\$	-	\$	_	
Concord Rural	\$	110	\$	5	\$			115	
Totals	\$	2,981,769	\$	30,507	\$	-	\$	3,012,276	

REFUNDS UNDER \$15 - 2024-2025

BILL#:	NAME ON BILL :	PAYER NAME:	PAYER ADDRESS:	DATE OF PAYMENT:	REFUND AMOUNT:
23-84749	PETREA JERRY R ESTATE	MRS MARGARET PETREA	5940 BARRIER STORE RD MT PLEASANT NC 28124	7/1/2024	\$2.54
23-87884	PTM HOLDINGS 2 LLC	ATLANTIS TITLE COMPANY INC	5309-B MONROE RD CHARLOTTE NC 28205	7/3/2024	\$4.98
23-1935	CARROWAY JAMES WILLIAM	BRANDON/AMY ROBERTS	4011 TRINITY CHURCH RD CONCORD NC 28027	7/9/2024	\$10.23
23-58185	JACOBS FRANK F	CORELOGIC INC	3001 HACKBERRY RD IRVING TX 75063	7/2/2024	\$14.55
23-502337	NIXON ANDREW JAEVON	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	7/31/2024	\$1.92
24-20847	BOGGS LARRY	CLEAREDGE TITLE INC	2605 ENTERPRISE RD E STE 270 CLEARWATER FL 3375	7/26/2024	\$5.06
2023-505278	GRIFFIN JULIA ANN	GRIFFIN JULIA ANN	716 NARGATE AVE KANNAPOLIS NC 28081	8/1/2024	\$1.13
2024-44015	FRANKS GEORGE D JR	FRANKS GEORGE D JR	107 WINDRUSH LN DURHAM NC 27703	8/9/2024	\$1.52
2024-19983	BLACKMON JAMES	BLACKMON JAMES	370 BITMORE RD WHITEVILLE NC 28472	8/9/2024	\$1.75
2023-503683	PARKER IAN THOMAS	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	8/12/2024	\$2.29
2024-65404	LANGFELDT DOREEN	LANGFELDT DOREEN	548 HARRISON DR NW CONCORD NC 28027	8/7/2024	\$3.00
2021-502688	AGUIRRE SORTO NELLY	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	8/5/2024	\$4.49
2023-501503	SMITH MILTON ALEXANDER	MILTON SMITH	5515 S OAKMONT ST KANNAPOLIS NC 28081	8/2/2024	\$4.90
2024-47942	GOUDY JOHN & VICTORIA	GOUDY JOHN & VICTORIA	840 AUTUMNWOOD LN CHARLOTTE NC 28213	8/9/2024	\$6.01
2021-502688	AGUIRRE SORTO NELLY	UKG	PO BOX 267910 WESTON FL 33326	8/14/2024	\$7.80
2024-66217	LEE CHENG	LEE CHENG	912 JODI LYNN TRL CHESAPEAKE VA 23322	8/2/2024	\$10.72
2024-10830	ABV STEEL LLC	PATRICK & MELISSA BLISS	10828 MCCAMIE HILL PL CONCORD NC 28025	8/15/2024	\$13.67
2024-79404	MUNRO JAMES CUNNINGHAM I	I JESSICA MUNRO	2325 OXFORD DR KANNAPOLIS NC 28081	8/21/2024	\$2.01
2024-82056	NY&M FOOD MART INC	NY&M FOOD MART INC	2170 DALE EARNHARDT BLVD KANNAPOLIS NC 28083	8/21/2024	\$2.70
2024-102792	SOUTH RIDGE PROPERTIES LLC	THE WOOD LAW FIRM PA	2115 REXFORD RD STE 310 CHARLOTTE NC 28211	8/29/2024	\$3.00
2023-503683	PARKER IAN THOMAS	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	8/21/2024	\$3.11
2024-89347	PUCKETT JAMES G III	PUCKETT JAMES G III	839 CRAIGMONT LN NW CONCORD NC 28027	8/28/2024	\$4.81
2023-503683	PARKER IAN THOMAS	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	8/26/2024	\$4.87
2022-503540	STEELE DARIN FONTAIN	WEB CUSTOM KITCHEN LLC	182 S SOUTH ST GASTONIA NC 28052	8/19/2024	\$6.01
2024-48072	GRADY THOMAS M	THOMAS M GRADY	345 NORTHGATE BLVD NE CONCORD NC 28025	8/21/2024	\$6.97
2024-106909	TAYLOR MORRISON OF CAROLIN	N PURSER & GLENN PLLC	2760 E WT HARRIS BLVD STE 200 CHARLOTTE NC 282	8/19/2024	\$7.17
2021-502688	AGUIRRE SORTO NELLY	UKG	PO BOX 267910 WESTON FL 33326	8/27/2024	\$7.80
2024-96024	SAMSUNG TELECOMMUNICATION	O SAMSUNG TELECOMMUNICATIO	85 CHALLENGER RD FL 5 RIDGEFIELD PK NJ 07660	8/27/2024	\$9.76
2024-107273	TENTH GATE LLC	BRIGHT LAW PLLC	16745 BIRKDALE COMMONS PKWY #C HUNTERSVILLE	8/29/2024	\$10.08
2023-504586	THOMPSON JASON DERECK	HILBISH FORD	2600 SOUTH CANNON BLVD KANNAPOLIS NC 28083	8/21/2024	\$14.31
2024-16108	BAKER WILLIAM M JR	BAKER WILLIAM M JR	9444 HOLLY RIDGE DR ROCKWELL NC 28138	9/12/2024	\$2.38
2023-12740	ALSTON CHARLENE P	CHARLENE P CARRICK	11903 SOUTHCREST LANE PINEVILLE NC 28134	9/3/2024	\$2.88
2024-68279	LONG TAMARA	LONG TAMARA	560 CHALK MAPLE RD CHINA GROVE NC 28023	9/12/2024	\$3.00
2024-45161	GAINES LOUELLA C	CLARA BROWN	5708 DEER POND LN SUITLAND MD 20746	9/5/2024	\$5.14
2023-21267	BOST ROBERT ESTATE	FERGUSON HAYES HAWKINS	45 CHURCH ST S CONCORD NC 28025	9/3/2024	\$5.23
2022-502825	SOSA BOANERGE	BOANERGE SOSA	1702 LAMAR AVE PETERSBURG VA 23803	9/26/2024	\$1.60
2024-54730	HINSON CHARLES L JR	HINSON CHARLES L JR	5324 IDAHO LN NW CONCORD NC 28027	9/16/2024	\$5.00
2024-80947	NEWTON LARRY DOUGLAS	NEWTON LARRY DOUGLAS	241 COUNTRY CLUB DR #11 CONCORD NC 28025	9/23/2024	\$6.00
2024-107001	TAYLOR PAMELA MICHELLE	PAMELA M TAYLOR	221 GURLEY AVE KANNAPOLIS NC 28081	9/16/2024	\$12.16
2023-93434	RUIZ MIRIAM PAOLA GUZMAN	LA CIMA RESTAURANTS LLC	3365 PIEDMONT RD NE STE 1050 ATLANTA GA 30305	9/20/2024	\$12.21
2024-63685	KLUTTZ & SONS PLUMBING	KLUTTZ & SONS PLUMBING	6370 MIAMI CHURCH RD CONCORD NC 28025	10/15/2024	\$1.33
2024-93027	ROACH MICHELLE	ROACH MICHELLE & PUCCIARELL	11780 HIDDEN FOREST LN DAVIDSON NC 28036	10/15/2024	\$1.58
2023-505735	DESHONG LINDA	LINDA D DESHONG	7314 DONOVAN DR BLACKLICK OH 43004	10/11/2024	\$3.73
2024-60427	JONES CHRISTINA ISENHOUR	JONES CHRISTINA ISENHOUR	807 MAPLEWOOD ST KANNAPOLIS NC 28081	10/8/2024	\$5.00
2024-97571	SEELAN INVESTMENT LLC	24HR CLOSING	1320 MATTHEWS MINT HILL RD MATTHEWS NC	10/11/2024	\$10.00
2024-89120	PROMED HEALTHCARE PLLC	PROMED HEALTHCARE PLLC	7004 SMITH CORNERS BLVD STE A CHARLOTTE	10/9/2024	\$14.66
2025-500258	CUNNINGHAM FRANK MOSES	CUNNINGHAM FRANK MOSES	10880 GRAYBARK RD MIDLAND NC 28107	10/28/2024	\$1.35
2024-49317	GROSS PAULA M	PAULA GROSS	8449 HICKORY RIDGE RD HARRISBURG NC 28075	10/23/2024	\$1.72
2023-846	PIERCE SAMUEL DAVID JR	PIERCE SAMUEL DAVID JR	200 ROYALTON PL HUNTERSVILLE NC 28078	10/23/2024	\$6.49
2024-62989	KILLOUGH SIDNEY S	KILLOUGH SIDNEY S	4023 GLEN HAVEN DR SW CONCORD NC 28027	10/31/2024	
2024-98934	SHARPE VERNON J	SHARPE LINDA	5503 DAVIDSON RD DAVIDSON NC 28036	10/21/2024	
2024-76209	MILLER STEVEN	COSTNER LAW OFFICE PLLC	10735 DAVID TAYLOR DR STE 200 CHARLOTTE NC 282		
2023-505491	SPRINGER AARON EDWIN		1520 S CANNON BLVD KANNAPOLIS NC 28083	10/23/2024	\$12.98
2024-34966	DAVIS CHRISTOPHER A	DAVIS CHRISTOPHER A	7214 HATHAWAY CT HARRISBURG NC 28075	10/29/2024	\$13.58
2022-502532	SHELTON TYESHA JUSTINE	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	11/13/2024	\$2.23
				,,2 .	7-125

2023-504332	CRANFORD SAMANTHA BURNET	T ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	11/5/2024	\$12.10
2024-99607	SHOE REDIN A	REDIN A SHOE	111 WHITE ST NW CONCORD NC 28027	11/25/2024	\$1.08
2024-118068	WRIGHT KIM MARIE	LERETA	901 CORPORATE CENTER DR POMONA CA 91768	11/15/2024	\$2.27
2024-110734	ULRICH SCOTT TRAVIS	JEANNYN A ULRICH	509 ROGERS LAKE RD KANNAPOLIS NC 28081	11/20/2024	\$3.91
2024-26280	CARDOZA ORLANDO	LERETA	901 CORPORATE CENTER DR POMONA CA 91768	11/15/2024	\$4.50
2024-55053	HODGES DOROTHY A	LARRY C BROWN	3050 NC 152 W CHINA GROVE NC 28023	11/20/2024	\$5.00
2024-75976	MILLER HOWARD WILLIAM	LERETA	901 CORPORATE CENTER DR POMONA CA 91768	11/15/2024	\$5.00
2024-106183	TABLETOP MEDIA LLC	RYAN LLC	PO BOX 4900 SCOTTSDALE AZ 85261	11/19/2024	\$8.44
2023-503893	WHEATLEY LAURA DARLENE	DARLENE G WHEATLEY	304A BOST ST KANNAPOLIS NC 28081	11/20/2024	\$9.21
2024-17267	BARRIER CONNIE TYSON	BARRIER CONNIE TYSON	707 ROCKWOOD RD COLUMBIA SC 29209	12/12/2024	\$1.87
2024-91124	REECE JAMES R	REECE JAMES R	227 TANGLEWOOD DR KANNAPOLIS NC 28081	12/2/2024	\$2.16
2023-18245	BEHRENS ROGER LEE	ROGER BEHRENS	2861 NEW HOLLAND ST HUDSONVILLE MI 49426	12/9/2024	\$6.01
2023-503237	HONEYCUTT VICTORIA L	ALIE YATES BROWN ATTY	428 S FAYETTEVILLE ST ASHEBORO NC 22720	12/11/2024	\$6.91
2024-42881	FLEMING ELIZABETH G	ELIZABETH G FLEMING	4300 KENLOUGH DR KANNAPOLIS NC 28081	12/2/2024	\$8.83
2023-504314	BARR ANTONIO T	SCHAEFER PLASTICS NA LLC	10301 WESTLAKE DR CHARLOTTE NC 28273	12/12/2024	\$9.73
2024-20389	BLANKENBURG GERD	BLANKENBURG GERD	11451 BAYSTONE PL CONCORD NC 28025	12/10/2024	\$10.00
2023-1279	DEFINO DEANA GRACE	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	12/30/2024	\$1.36
2024-78173	MORRISON CHRISTOPHER B	DAWN MORRISON	6250 MOUNTAIN VINE AVE KANNAPOLIS NC 28081	12/16/2024	\$1.40
2025-500463	HOLSHOUSER NORA GAIL	NORA HOLSHOUSER	1614 FREDERICK AVE KANNAPOLIS NC 28081	12/18/2024	\$1.41
2024-55909	HOOPER CATHEY E	HOOPER CATHEY E	6119 MEETING ST CONCORD NC 28025	12/16/2024	\$2.00
2024-99864	SHULTZ SAUNDRA J	SHULTZ SAUNDRA J	160 WINDING TRAIL LN MIDLAND NC 28107	12/31/2024	\$2.00
2023-44065	FULLER ASHLEY MARIE	UKG	PO BOX 267910 WESTON FL 33326	12/27/2024	\$2.47
2024-62443	KENDZIERSKI ROBERT M	CLAUDIA KENDZIERSKI	8247 SCARLET OAK DR HARRISBURG NC 28075	12/30/2024	\$3.26
2024-12071	ALL 4 U HOMES LLC		14045 BALLANTYNE CORPORATE PLACE 500A CHARLC	12/27/2024	\$4.97
2024-43092	FLOWE SAMUEL J	S J FLOWE GRADING CO	PO BOX 123 MIDLAND NC 28107	12/18/2024	\$9.00
2024-86923	PINTO HOLDINGS LLC	PINTO HOLDINGS LLC	PO BOX 317 GOLD HILL NC 28071	12/19/2024	\$12.57
2024-113087	WALLACE MICHAEL S	MIKE WALLACE	3429 TRINITY CHURCH RD CONCORD NC 28027	12/27/2024	\$14.63
2024-102217	SMITR LLC	THE ATHBA H BECKER LIV TR	115 LAWRENCE TEE LN MOORESVILLE NC 28117	1/2/2025	\$1.59
2024-55896	HOOKS RITA CORL	RITA HOOKS	4526 ST STEPHENS CH RD GOLD HILL NC 28071	1/13/2025	\$2.42
2024-53488	HENDLEY PHILIP TODD	PHILIP HENDLEY	306 WOODMOORE LN KANNAPOLIS NC 28081	1/2/2025	\$2.49
2024-71023	MARLOWE BETTY BALLARD	MARLOWE BETTY BALLARD	411 V-8 ST KANNAPOLIS NC 28083	1/3/2025	\$3.00
2024-37259	DORMETIS EMMANUEL	DORMETIS EMMANUEL	9508 MELANIE THOMPSON DR CHARLOTTE NC 28213	1/7/2025	\$3.41
2024-26241	CARBONE JEFFREY	CARBONE JEFFREY	17337 WAVECREST CT CORNELIUS NC 28031	1/7/2025	\$5.00
2024-19805	BLACK DAVID CHARLES	BLACK DAVID	8800 JOHN WHITE RD CONCORD NC 28025	1/2/2025	\$9.88
2024-26884	CARR SCOTT ROBERT	SCOTT & SUSAN CARR	10888 PIONEER MILL RD CONCORD NC 28025	1/7/2025	\$10.00
2024-43032	FLORES WILVER	FLORES DRYWALL CO INC	5511 MONROE RD STE 204 CHARLOTTE NC 28212	1/7/2025	\$10.00
2024-118954	YOUNG WADE O JR	YOUNG WADE O JR	305 SETTER CT SE CONCORD NC 28025	1/2/2025	\$10.00
2023-500484	TAYLOR MYRON LENARD	UKG	PO BOX 267910 WESTON FL 33326	1/2/2025	\$10.55
2024-31866	COOPER TONY R	TONY COOPER	1509 RIDING TRAIL LN CONCORD NC 28027	1/8/2025	\$11.68
2024-66587	LENTZ PAUL O	JOHN & LINDA LENTZ	2530 CEDAR COVE DR HARRISBURG NC 28075	1/3/2025	\$12.46
2024-19723	BISHOP WALETHEA	WALETHEA BISHOP POD KAYLA S	5 10219 MONTROSE DR NW CHARLOTTE NC 28269	1/16/2025	\$1.70
2024-84233	PARKER YOUVONNE	DWAYNE PARKER EL	600 BERGEN AVE APT 1131 BRONX NY 10455	1/27/2025	\$2.63
2024-54629	HILTON CECIL	HANNAH W HILTON	226 GURLEY AVE KANNAPOLIS NC 28081	1/27/2025	\$2.93
2024-32556	COZAD LUCINDA N	LUCINDA COZAD	137 EDGEWOOD AVE NW CONCORD NC 28025	1/28/2025	\$4.02
2024-23396	BROWN MICHAEL MERLE	BROWN MICHAEL MERLE	3372 TREYBURN DR MIDLAND NC 28107	1/22/2025	\$9.23
2024-26004	CANNON CHIROPRACTIC PLLC	CANNON CHIROPRACTIC PLLC	1739 DALE EARNHARDT BLVD KANNAPOLIS NC 28083	1/31/2025	\$9.68
2024-20633	BMS CAT OF NORTH CAROLINA	BMS CAT LLC	5718 AIRPORT FWY HALTOM CITY TX 76117	1/23/2025	\$10.27
2024-46037	GATTON EDWARD THOMAS	GATTON EDWARD THOMAS	2002 FIELD AVE KANNAPOLIS NC 28081	1/24/2025	\$12.70
2025-502102	SIDDIQUI MUHAMMAD	MUHAMMAD SIDDIQUI	933 PIPER LANDING DR CONCORD NC 28027	2/4/2025	\$1.46
2025-502101	SIDDIQUI MUHAMMAD	MUHAMMAD SIDDIQUI	933 PIPER LANDING DR CONCORD NC 28027	2/4/2025	\$2.53
2024-110295	TUCKER MICHAEL DALE	MCNAUGHT & CLEMENTS PLLC	14045 BALLANTYNE CORPORATE PLACE 500A CHARLC	2/13/2025	\$2.81
2024-117623	WOMACK TROY	WOMACK TROY	4588 TRIUMPH DR SW CONCORD NC 28027	2/4/2025	\$5.06
2024-57714	IANNOTTE JOHN THOMAS	JOHN T IANNOTTE	4041 CENTER RD JONESVILLE NC 28642	2/18/2025	\$1.30
2023-501939	CLAY JESSICA NICOLE	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	2/20/2025	\$1.44
2024-50846	HANDSINMOTION MASSAGE	HANDSINMOTION MASSAGE TH	E 110 TRANTHAM ST SW CONCORD NC 28027	2/24/2025	\$2.08
2024-25570	CALLAHAN SYLVIA R	SYLVIA CALLAHAN	13590 BETHEL AVE EXT MIDLAND NC 28107	2/21/2025	\$2.25
2024-501486	JENKINS GARY OLLIE	CAROLINA AVIONICS GROUP LLC	3650 AIRPORT LOOP RD SALISBURY NC 28147	2/18/2025	\$2.87
2024-51463	HARRINGTON RICHARD C	RICHARD C HARRINGTON	910 WILEY LEWIS RD GREENSBORO NC 27406	2/21/2025	\$3.00

2024-45091	GADDIS BROS PROPERTY HOLDII	N MIDTOWN I AW	4800 SIC FORKS RD STE 120 RALEIGH NC 27609	2/26/2025	\$3.73
2024-43091	MEDLIN DAVID		E 1550 SOUTH MAIN ST MOUNT PLEASANT NC 28124	2/26/2025	\$4.00
2023-20200	BLANCO NORMA	NORMA BLANCO	1543 MARK DR CONCORD NC 28025	2/24/2025	\$4.01
2024-30134	CLINE THOMAS DRYE	THOMAS CLINE	3121 OLD SALISBURY-CONCORD RD CONCORD NC 280	2/24/2025	\$5.00
2024-30134			C 168 BLUE HERON RD SALISBURY NC 28146	2/24/2025	\$5.00
2024-61655	KANNAPOLIS PROPERTIES LLC	KANNAPOLIS PROPERTIES LLC	281 S CANNON BLVD KANNAPOLIS NC 28083	2/28/2025	\$6.00
2024-01033	WILSON JAMES DARNELL	JAMES D WILSON	2386 CURECANTI CT KANNAPOLIS NC 28083	2/21/2025	\$6.68
2024-303423	MK MUSCLE BEACH 5 LLC	MK MUSCLE BEACH 5 LLC	5707 FOREST MANOR DR GREENSBORO NC 27410	2/18/2025	\$6.83
2024-1273	PHERIGO AARON	PHERIGO AARON	1980 MCKINNEY MINE RD SPRUCE PINE NC 28777	2/24/2025	\$10.00
2024-80328	SUN HOMES INC		27777 FRANKLIN RD STE 300 SOUTHFIELD MI 48034	2/28/2025	\$11.62
2024-1342	MESIMER WILLIAN SHANE	JOE & JEANETTE MESIMER	9414 SEYMOUR LANE DAVIDSON NC 28036	2/26/2025	\$13.00
2024-73304			1 38 MILLER AVE SW CONCORD NC 28025	3/10/2025	\$1.11
2024-71740	SHUE LINDSEY WAYNE		4855 FLOWE STORE RD CONCORD NC 28025	3/10/2025	\$1.43
2024-59500	CFM REAL ESTATE INC	TOMMY EARNHARDT	2138 LENTZ HARNESS SHOP RD N MT PLEASANT NC 28	3/4/2025	\$1.45
2024-505139	CABALLERO BERTHA AURORA	CABALLERO BERTHA AURORA	1005 BENT BRANCH DR SW CONCORD NC 28025	3/10/2025	\$3.02
2024-300389	JONES JOHN E SR	BECTON LAW FIRM PL	2530 MERIDIAN PKWY STE 300 DURHAM NC 27713		\$4.93
2022-56986	BARE MARK KEVIN	BARE MARK KEVIN	6111 BOST CUTOFF RD CONCORD NC 28025	3/10/2025	\$5.29
2024-098	SIMPSON RENEE WALSH	RENEE SIMPSON	10000 BOSTIAN FISHER RD ROCKWELL NC 28138	3/3/2025	\$6.85
2024-100413	SHAVER GAY L	GAY L SHAVER	115 PINE HAVEN RD STATESVILLE NC 28677	3/4/2025	
				3/3/2025	\$8.00 \$8.95
2024-46736	GILLESPIE MYRTLE K	GILLESPIE MYRTLE K	9920 STARWOOD DR CHARLOTTE NC 28215	3/3/2025	•
2024-31431			A PO BOX 480681 CHARLOTTE NC 28269	3/6/2025	\$9.36
2024-101161	SMITH BETTY FREEZE	JOHN OR BETTY LINKER	83 DOUGLAS AVE NW CONCORD NC 28025	3/5/2025	\$13.53
2024-39935	EQUITY TRUST CO CUST FBO STE		1 EQUITY WAY WESTLAKE OH 44145	3/21/2025	\$3.73
2023-52695	HELMS KENNETH G	MCMICHAEL & GRAY PC	2101 REXFORD RD STE 150E CHARLOTTE NC 28211	3/21/2025	\$4.49
2024-79813	N&K RIVAS CONSTRUCTION INC		5950 FAIRVIEW RD STE 230 CHARLOTTE NC 28210	3/19/2025	\$7.14
2024-87308	POEHLER SYLVIA L	POEHLER SYLVIA L	10515 JIM SOSSAMAN RD MIDLAND NC 28107	3/24/2025	\$8.62
2024-63404	KIRK WILLIAM SHANKLE	LERETA-POMONA OPERATIONS	901 CORPORATE CENTER DR POMONA CA 91768	3/28/2025	\$8.99
2024-17005	BARNHARDT FRANCES D	WELLS FARGO BANK NA	3001 HACKBERRY RD IRVING TX 75063	4/17/2025	\$1.75
2024-85219	PEARSON MARTIN LUTHER	PEARSON BILLY	374 GRAHAM DR SW CONCORD NC 28025	4/22/2025	\$3.21
2024-506617	GAITHER WILLIAM LEE JR	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	4/3/2025	\$4.12
2024-506739	COLES JORDAN CHAZ	HENDRICK AUTOMOTIVE GROUP	P 6000 MONROE RD CHARLOTTE NC 28212	4/8/2025	\$5.18
2023-500216	CLARK FELICIA LEVETTE	SPECTRUM HOSPITALITY II LLC	1305 S COLLEGIATE DR WILKESBORO NC 28697	4/17/2025	\$8.80
2024-16683	BARBER-SCOTIA COLLEGE INC	CHICAGO TITLE INSURANCE COM	1 200 SOUTH TRYON ST STE 800 CHARLOTTE NC 28202	4/2/2025	\$9.27
2024-16682	BARBER-SCOTIA COLLEGE INC	CHICAGO TITLE INSURANCE COM	1 200 SOUTH TRYON ST STE 800 CHARLOTTE NC 28202	4/2/2025	\$9.27
2024-78650	MOSS HOYLE LEE	HUTCHENS LAW FIRM	PO BOX 2505 FAYETTEVILLE NC 28302	4/1/2025	\$10.00
2024-88009	PP&I LLC	PP&I LLC	210 OAK AVE KANNAPOLIS NC 28081	4/10/2025	\$11.36
2024-506818	ADKINS LEONARD JOE	ADKINS LEONARD JOE	PO BOX 2852 CONCORD NC 28025	4/10/2025	\$12.83
2024-56730	HUBBARD MARILOU	MARILOU HUBBARD	1709 W A ST KANNAPOLIS NC 28081	4/21/2025	\$13.50
2024-95446	S&M FINANCE GROUP LLC	GALBREATH COSTNER LLC	131 FALLS ST STE 101 GREENVILLE SC 29601	4/22/2025	\$14.33
2024-30404	COCHRAN CYNTHIA	LOAN SERVICING DEPT	3101 WAKE FOREST RD RALEIGH NC 27609	4/25/2025	\$1.75
2024-503705	JOHNSON PORTIA CAMILLE	LJ SCHOOLS CAROLINA INC	1014 MAXWELL MILL RD FORT MILL SC 29708	4/24/2025	\$2.87
2024-540	LOPEZ ULYSSES LAURIDO	ULYSSES L LOPEZ	3005 TOM SAVAGE DR HARRISBURG NC 28075	4/29/2025	\$5.57
2021-501597	NELSON EBONY JALEESA	NELSON EBONY J	1435 FAIRINGTON DR NW APT 104 CONCORD NC 280:	4/29/2025	\$14.83
2024-800292	HUNT RUTH MARTINEZ	HUNT RUTH MARTINEZ	3318 GOLD HILL RD E GOLD HILL NC 28071	5/1/2025	\$1.32
2024-501860	US UNDERGROUND INC	US UNDERGROUND INC	1023 SENECA RD MT PLEASANT NC 28124	5/5/2025	\$1.47
2024-59805	JOHNSON BYRON M	BYRON JOHNSON	169 PLUM NUTTY RD HENDERSON NC 27537	5/12/2025	\$2.14
2024-105351	SUAREZ NAPOLES MARCELIS	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	5/5/2025	\$7.38
2024-506587	GUTHRIE ROBERT JASON	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	5/12/2025	\$9.53
2024-71549	MARTINSEN CHRISTY	MARTINSEN CHRISTY	205 CANDLE CT NW CONCORD NC 28027	5/1/2025	\$11.83
2024-29133	CHOVIT HOLLY LYNNE	HOLLY L CHOVIT	409 S EAST AVE KANNAPOLIS NC 28083	5/5/2025	\$12.87
2024-87041	PIZZA ON MAIN LLC	PIZZA ON MAIN LLC	924 S MAIN ST KANNAPOLIS NC 28081	5/30/2025	\$3.64
2020-502931	BROWN COREY LYN	UKG	PO BOX 267910 WESTON FL 33326	5/20/2025	\$10.78
2024-80536	NELSON ADAM VITO	ADAM NELSON	2865 BERKHAMSTEAD CIR CONCORD NC 28027	6/9/2025	\$1.77
2023-503857	MCKENNY MOLLY JEANNE	ADP GARNISHMENTS	PO BOX 221230 EL PASO TX 79912	6/13/2025	\$1.77
2024-107580	THE OAK EVENTS LLC	THE OAK EVENTS LLC	628 LOVERS LANE MIDLAND NC 28107	6/16/2025	\$9.58
2024-112051	VIDES KAREN	MERIT LOGISTICS LLC	33332 VALLE RD STE 100 SAN JUAN CAPISTRANO CA 9	6/17/2025	\$13.14
2024-80787	NEW SOUTH HOLDINGS LLC	MERRITT LAW PLLC	1620 DALE EARNHARDT BLVD KANNAPOLIS NC 28083	6/6/2025	\$13.73
2024-34012	CUTHBERTSON BEVERLY W	BEVERLY CUTHBERTSON	1552 KINGSTON DR KANNAPOLIS NC 28083	6/25/2025	\$2.44

2024-2025

AMOUNT CHARGED TO COLLECT FOR FISCAL YEAR 2024-2025 REAL AND PERSONAL PROPERTY AS OF JULY 7, 2025

Jurisdiction	Principal	Penalty	Total
COUNTY	\$259,710,839.02	\$140,965.25	\$259,851,804.27
HARRISBURG CITY TAX	\$18,658,146.79	\$6,466.32	\$18,664,613.11
CONCORD CITY TAX	\$96,569,896.79	\$57,154.77	\$96,627,051.56
MT PLEASANT CITY TAX	\$1,077,153.77	\$550.69	\$1,077,704.46
KANNAPOLIS CITY TAX	\$42,421,093.62	\$14,523.35	\$42,435,616.97
LOCUST CITY TAX	\$562,831.27	\$103.42	\$562,934.69
MIDLAND CITY TAX	\$1,765,170.57	\$741.99	\$1,765,912.56
HUNTERSVILE CITY TAX	\$2,005.81	\$0.00	\$2,005.81
Fire Districts			
KANNAPOLIS FIRE - RURAL	\$342,276.25	\$179.81	\$342,456.06
JACKSON PARK FIRE TAX	\$268,341.02	\$184.41	\$268,525.43
COLD WATER FIRE TAX	\$455,451.67	\$252.85	\$455,704.52
ALLEN FIRE TAX	\$985,249.17	\$1,467.60	\$986,716.77
MIDLAND FIRE TAX	\$1,375,696.50	\$1,431.96	\$1,377,128.46
HARRISBURG FIRE RURAL	\$1,787,731.03	\$508.54	\$1,788,239.57
RIMER FIRE TAX	\$362,941.88	\$305.96	\$363,247.84
MT MITCHELL FIRE TAX	\$180,429.43	\$112.65	\$180,542.08
ODELL FIRE TAX	\$1,018,128.75	\$305.84	\$1,018,434.59
GEORGEVILLE FIRE TAX	\$425,127.51	\$252.79	\$425,380.30
FLOWES STORE FIRE TAX	\$381,041.55	\$120.98	\$381,162.53
NORTHEAST FIRE TAX	\$273,271.97	\$263.03	\$273,535.00
MT PLEASANT FIRE TAX	\$813,530.11	\$793.61	\$814,323.72
GOLD HILL FIRE TAX	\$65,412.30	\$40.58	\$65,452.88
RICHFIELD FIRE TAX	\$17,231.34	\$10.59	\$17,241.93
CONCORD RURAL FIRE TAX	\$33,840.11	\$116.78	\$33,956.89
Special			
CONCORD DOWNTOWN TAX	\$268,170.12	\$106.67	\$268,276.79
LOCUST SOLID WASTE	\$37,800.00		\$37,800.00
HUNTERSVILLE SOLIS WASTE	\$154.00		\$154.00
Total	\$429,858,962.35	\$226,960.44	\$430,085,922.79

This levy may be adjusted through discoveries and releases throughout the tax year.

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Consent Agenda

SUBJECT:

Tax Administration - Refund and Release Reports – June 2025

BRIEF SUMMARY:

The Release Report contains taxpayers' names, bill numbers, valuations, tax amounts, along with the justifications for releasing the valuation/tax amounts for outstanding levies in accordance with N.C.G.S. 105-381. The Refund Report is a summary sheet which lists data from each refund request form, along with the justification for the refunds to the taxpayers in accordance with N.C.G.S. 105-381.

Note: Due to the transition of motor vehicles onto the new North Carolina Vehicle Tax System (NCVTS), motor vehicle-related refunds and releases will begin to be displayed on the new report generated by NCVTS.

REQUESTED ACTION:

Recommended Motion:

Motion to approve the June 2025 Refund and Release Reports as submitted, including the NCVTS Refund Report, and grant authority to the Tax Collector to process the refunds and releases.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

M. David Thrift, Tax Administrator

BUDGET AMENDMENT REQUIRED:

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda as a Consent item.

ATTACHMENTS:

- □ Release Refund Summary
- Release Refund Detail
- NCTVS Report

Summary of Releases and Refunds for the Month Of June 2025

RELEASES FOR THE MONTH OF: JUNE 2025

\$22,216.24

BREAKDOWN OF RELEASES:

COUNTY \$15,613.94 CITY OF CONCORD \$4,854.66 CITY OF KANNAPOLIS \$147.99 CITY OF LOCUST \$0.00 CITY OF STANFIELD \$0.00 CITY OF CONCORD DOWNTOWN \$0.00 TOWN OF HARRISBURG \$0.00 TOWN OF MIDLAND \$406.07 TOWN OF MT. PLEASANT \$0.00 TOWN OF HUNTERSVILLE \$0.00 ALLEN F/D \$0.00 COLD WATER F/D \$0.00 **ENOCHVILLE F/D** \$0.00 FLOWES STORE F/D \$0.00 GEORGEVILLE F/D \$0.00 GOLD HILL F/D \$0.00 HARRISBURG F/D \$0.00 JACKSON PARK F/D \$0.00 MIDLAND F/D \$78.04 MT MITCHELL F/D \$0.00 MT PLEASANT F/D \$1,115.54 NORTHEAST F/D \$0.00 ODELL F/D \$0.00 POPLAR TENT F/D \$0.00 RICHFIELD F/D \$0.00 RIMER F/D \$0.00 KANNAPOLIS RURAL F/D \$0.00 CONCORD RURAL F/D \$0.00

REFUNDS FOR THE MONTH OF: JUNE 2025

\$246,633.49

BREAKDOWN OF REFUNDS:

\$141,698.39 COUNTY CITY OF CONCORD \$84,893.56 CITY OF KANNAPOLIS \$14,017.09 \$0.00 CITY OF LOCUST CITY OF STANFIELD \$0.00 CITY OF CONCORD DOWNTOWN \$0.00 TOWN OF HARRISBURG \$5,140.87 TOWN OF MIDLAND \$0.00 TOWN OF MT. PLEASANT \$361.26 ALLEN F/D \$0.00 COLD WATER F/D \$0.00 **ENOCHVILLE F/D** \$0.00 FLOWES STORE F/D \$0.00 GEORGEVILLE F/D \$0.00 GOLD HILL F/D \$0.00 HARRISBURG F/D \$0.00 JACKSON PARK F/D \$0.00 MIDLAND F/D \$0.00 MT. MITCHELL F/D \$0.00 MT. PLEASANT F/D \$522.32 NORTHEAST F/D \$0.00 ODELL F/D \$0.00 POPLAR TENT F/D \$0.00 \$0.00 RICHFIELD F/D RIMER F/D \$0.00 KANNAPOLIS RURAL F/D \$0.00 CONCORD RURAL F/D \$0.00

JUNE 2025 RELEASE REPORT

Name	Bill#	Reason	District	Amount
AVANT DON	2025-275	CE	FR05ADVLTAX	26.33
AVANT DON	2025-275	CE	C ADVLTAX	194.84
AVANT DON	2025-276	CE	C ADVLTAX	297.85
AVANT DON	2025-276	CE	FR05ADVLTAX	51.71
BRYSON ELISABETH HARWOOD	2025-239	PER 105-296(i),	FR16ADVLTAX	324.28
BRYSON ELISABETH HARWOOD	2025-239	PER 105-296(i),	C ADVLTAX	2033.59
BRYSON ELISABETH HARWOOD	2025-240	PER 105-296(i),	C ADVLTAX	1780.81
BRYSON ELISABETH HARWOOD	2025-240	PER 105-296(i).	FR16ADVLTAX	283.97
BRYSON ELISABETH HARWOOD	2025-241	PER 105-296(i),	C ADVLTAX	2656.34
BRYSON ELISABETH HARWOOD	2025-241	PER 105-296(i),	FR16ADVLTAX	507.29
BUCK JANET LOUISE	2025-505677	105-381: TAX	CI04ADVLTAX	147.99
BUCK JANET LOUISE	2025-505677	105-381: TAX	C ADVLTAX	152.35
JOSEPH P CARTER	2024-60954	name change 105306	CI06ADVLTAX	406.07
JOSEPH P CARTER	2024-60954	name change 105306	C ADVLTAX	1169.49
Mitsubishi Heavy Industries of America	2024-76684	DUPLICATE	CI02ADVLTAX	370.49
Mitsubishi Heavy Industries of America	2024-76684	DUPLICATE	C ADVLTAX	508.10
Mitsubishi Heavy Industries of America	2024-76684	DUPLICATE	CI02PEN FEE	37.05
Mitsubishi Heavy Industries of America	2024-76684	DUPLICATE	C PEN FEE	50.81
RANKIN VALERIE RENEE	2025-505980	105-381: TAX CODE	CI02ADVLTAX	506.47
RANKIN VALERIE RENEE	2025-505980	105-381: TAX CODE	C ADVLTAX	694.59
UGG CONCORD MILLS POP-UP	2024-1211	OTHER. NCGS 105-	CI02ADVLTAX	3283.88
UGG CONCORD MILLS POP-UP	2024-1211	OTHER. NCGS 105-	C ADVLTAX	5062.64
UGG CONCORD MILLS POP-UP	2024-1211	OTHER, NCGS 105-	CIO2PEN FEE	656.77
UGG CONCORD MILLS POP-UP	2024-1211	OTHER, NCGS 105-	C PEN FEE	1012.53



Payee Name	Primary Owner	Secondary Owner	Address 1	Address 2	Address 3	Refund Type	Bill #	Plate Number	Status	Transaction #	Refund Description	Refund Reason	Create Date	Authorization Date	Tax Jurisdiction	Levy Type	Change	Interest Change	Total Change
ALDERIN.	ALDERIN,										Refund Generated				C ADVL	TAX	(\$20.12)	(\$1.00)	(\$21.12)
DESTINY	DESTINY		594 WAYFORTH		CONCORD, NC	Proration	0082653643	DI V2165	PENDING	342206577	due to proration on	Insurance	6/4/2025		CI02ADVL	TAX	(\$14.68)	(\$0.74)	(\$15.42)
	VERNAE		RD NW		28027	1101011	0002033043	DETELOS	LINDING	542200577	Bill #0082653643-	Lapse	0,4,2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$36.54
			260 HALTON								Refund Generated				C ADVL	TAX	(\$14.14)	\$0.00	. ,
AQUILINA,	AQUILINA,		CROSSING DR		CONCORD, NC	Proration	0058117895	DBC2266	PENDING	343453371	due to proration on		6/19/2025		CI02ADVL	TAX	(\$10.31)	\$0.00	(\$10.31)
VALERIE ANN	VALERIE ANN		SW		28027							Sold	0, 11, 1011		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	
											2024-2024-0000-00							Refund	\$24.45
											Refund Generated				C ADVL	TAX	(\$67.93)	\$0.00	
ASKEW, MARIO			1369 OVERLEA		CONCORD, NC	Proration	0060410552	DMN9870	PENDING	344063262	due to proration on		6/26/2025		CI02ADVL	TAX	(\$49.53)	\$0.00	
JEROME	JEROME		PL NW		28027						Bill #0060410552-	Sold			CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$117.46
											Refund Generated				C ADVL	TAX	\$0.00	\$0.00	
BARBEE, TEDDY	BARBEE, TEDDY		4127 CLINE		CONCORD, NC	Adjustment >=	= 0004533300	7770600	DENDING	457007244		Situs	c (40 (2025		CI02ADVL	TAX	(\$150.49)	\$0.00	
HOUSTON	HOUSTON		SCHOOL RD		28025	\$100	0084633299	JJ28620	PENDING	457807344	on Bill #0084633299	- error	6/18/2025		CI02ADVL	VEHICLE FEE	(\$30.00)	\$0.00	
											2024-2024-0000				FR16ADVL	TAX	\$39.41	\$0.00	
															C ADVL	TAX		Refund	\$141.08 (\$195.43)
BARNETT,	BARNETT,		0505 NG		MOUNT						Refund Generated				-	TAX	(\$195.43)	\$0.00	
CHARLENE	CHARLENE	BARNETT, JIMMY DUANE	8625 NC HIGHWAY 49 N		PLEASANT, NC	Proration	0083702008	JME7827	PENDING	343813770	due to proration on Bill #0083702008-	Sold	6/23/2025		CI02ADVL CI02ADVL	VEHICLE FEE	(\$142.51) \$0.00	\$0.00 \$0.00	\$0.00
LANCASTER	LANCASTER	JIPIPIT DOANE	niunwat 49 N		28124						2024-2024-0000-00	3014			CIOZADVL	AEHICLE FEE		≱0.00 Refund	\$337.94
															C ADVL	TAX	(\$6.10)	\$0.00	
BARRIOS,	BARRIOS,		4176 BRISTOL		CONCORD, NC						Refund Generated due to proration on	Vobiclo			CI02ADVL	TAX	(\$4.45)	\$0.00	
ANNETTE	ANNETTE		PL NW		28027	Proration	0039890336	FCF8638	PENDING	344187522	Bill #0039890336-	Sold	6/27/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	
RIZZITELLI	RIZZITELLI		1 2 144		20027						2024-2024-0000-00	3014			CIOZADVL	VEHICLE TEE		Refund	\$10.55
											кетипи Generateu				C ADVL	TAX	(\$239.04)	\$0.00	
	BASS, JEFFREY		14588 BETHEL		MIDLAND, NC	Proration	0081906323	HDR1100	PENDING	228048356	due to proration on		6/3/2025		FR05ADVL	TAX	(\$41.50)	\$0.00	
KEITH	KEITH		AVE EXT		28107		0001300323	115112200	LIBING	2200 10330	Bill #0081906323-	Sold	0, 3, 2023		TROSADVE	TAX		Refund	\$280.54
											Refund Generated				C ADVL	TAX	(\$56.07)	\$0.00	·
BAUGHMAN,	BAUGHMAN,		9681		CHARLOTTE, NC						due to proration on	Vehicle			CI02ADVL	TAX	(\$40.89)	\$0.00	
	VICKI LYNN		BRANDYBUCK DR		28269	Proration	0075317943	DME5498	PENDING	344063868	Bill #0075317943-	Sold	6/26/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$96.96
											Refund Generated				C ADVL	TAX	(\$74.22)	\$0.00	
BEKKER,	BEKKER,		705 BAROSSA		CONCORD, NC						due to proration on	Vehicle			CI02ADVL	TAX	(\$48.14)	\$0.00	
STEVEN	STEVEN		VALLEY DR NW		28027	Proration	0077882732	KKA9678	PENDING	343813218		Sold	6/23/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	
STANISLAV	STANISLAV										2023-2023-0000-00							Refund	\$122.36
								1			Refund Generated				C ADVL	TAX	(\$15.90)	\$0.00	·
BRENNAN,	BRENNAN,		110 TRANTHAM		CONCORD, NC	L		L			due to proration on	Vehicle			CI02ADVL	TAX	(\$11.59)	\$0.00	
KATRINA LYNN	KATRINA LYNN		ST SW		28027	Proration	0070633274	TKD2991	PENDING	342788961	Bill #0070633274-	Totalled	6/11/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$27.49
											Refund Generated				C ADVL	TAX	(\$11.24)	\$0.00	(\$11.24)
CHRISTENBURY,	CHRISTENBURY,		679 GRANDVIEW		CONCORD, NC	B	0077170177	00000	DENDING	242000772	due to proration on	Vehicle	6 /12 /2025		CI02ADVL	TAX	(\$7.29)	\$0.00	(\$7.29)
WILLIAM BRYCE	WILLIAM BRYCE		DR NE		28025	Proration	0077179177	888383	PENDING	342889773	Bill #0077179177-	Sold	6/12/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2023-2023-0000-00							Refund	\$18.53
											Refund Generated				C ADVL	TAX	(\$5.93)	\$0.00	(\$5.93)
COOK, ROLAND	COOK, ROLAND		958 HOSKINS	APT G3	KANNAPOLIS,	December	0075507700	ECJEE34	DENDTNC	242206202	due to proration on	Vehicle	6/4/2025		CI04ADVL	TAX	(\$5.76)	\$0.00	(\$5.76)
DAN III	DAN III		DR	APT U3	NC 28081	Proration	0075587799	FCJ5524	PENDING	342206382	Bill #0075587799-	Sold	6/4/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$11.69



Payee Name	Primary Owner	Secondary Owner	Address 1	Address 2	Address 3	Refund Type	Bill #	Plate Number	Status	Transaction #	Refund Description	Refund Reason	Create Date	Authorization Date	Tax Jurisdiction	Levy Type	Change	Interest Change	Total Change
COPELAND,	COPELAND,										Refund Generated				C ADVL	TAX	(\$156.34)	\$0.00	(\$156.34)
	LINWOOD LEE		1461 SHARON		KANNAPOLIS,	Proration	0070942722	FAV9091	PENDING	343569138	due to proration on		6/20/2025		CI04ADVL	TAX	(\$151.86)	\$0.00	(\$151.86)
	JR		HILLS CT		NC 28083	11010101	00/0342/22	LAISOSI	LINDING	545505150	Bill #0070942722-	Sold	0, 20, 2023		CI04ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
J.1.	J.,										2024-2024-0000-00						F	efund	\$308.20
COTELL,	COTELL				HARRISBURG,						ketunu Generateu	V-1-2-1-			C ADVL	TAX	(\$49.32)	\$0.00	(\$49.32)
ROBERT HENRY	COTELL,		7955 DELL DR		NC 28075	Proration	0080641041	LDF5958	PENDING	229208768	due to proration on Bill #0080641041-	Sold	6/23/2025		CI01ADVL	TAX	(\$35.11)	\$0.00	(\$35.11)
NOBERT HENRY	KUBEKT HENKT				NC 28075						2024-2024-0000-00	301u					F	efund	\$84.43
											Refund Generated				C ADVL	TAX	(\$47.11)	\$0.00	(\$47.11)
COWPER,	COWPER,		1468		CONCORD, NC	Adjustment <	007500054		DENDING	242500042	due to adjustment		5 (40 (2025		CI02ADVL	TAX	(\$34.36)	\$0.00	(\$34.36)
DANIELLE MARY	DANIELLE MARY		REMINGTON LN		28027	\$100	0076298254	HAE1316	PENDING	342690912	on Bill #0076298254-	Adjustment	6/10/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
			INW								2024-2024-0000-00						F	efund	\$81.47
											Refund Generated				C ADVL	TAX	(\$153.79)	\$0.00	(\$153.79)
			517 WILSHIRE		CONCORD, NC						due to proration on	Vehicle			CI02ADVL	TAX	(\$112.14)	\$0.00	(\$112.14)
CPSL INC	CPSL INC		AVE SW		28025	Proration	0064900874	RDP6426	PENDING	344063994		Sold	6/26/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00					7-11-2-1 1 1 1		efund	\$265.93
											Refund Generated				C ADVL	TAX	(\$21.03)	\$0.00	(\$21.03)
CRANDELL,	CRANDELL,		1078 BURNING		CONCORD, NC	Adjustment <						SLVG or			CI02ADVL	TAX	(\$15.33)	\$0.00	(\$15.33)
NAKISHA	NAKISHA		EMBERS LN SW		28025	\$100	0078081621	LBC6618	PENDING	342674628	on Bill #0078081621-		6/9/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
DANIELLE	DANIELLE		LIBERS EN SM		20023	7200					2024-2024-0000-00				CIOZADVE	VEHICLE TEE		efund	\$36.36
											-				C ADVL	TAX	(\$173.47)	\$0.00	(\$173.47)
DAMTCO	DAMTCO		2727 TYNDALL		CONCORD NC						Refund Generated	Vobiclo			CI02ADVL	TAX		\$0.00	(\$126.49)
DAMICO, MICHAEL JOHN	DAMICO,		DR NW		CONCORD, NC 28027	Proration	0082847538	LFA5435	PENDING	342674508	due to proration on Bill #0082847538-	Sold	6/9/2025		CI02ADVL CI02ADVL	VEHICLE FEE	(\$126.49) \$0.00	\$0.00	\$0.00
MICHAEL JOHN	MICHAEL JOHN		DI NW		28027						2024-2024-0000-00	3010			CIUZADVL	VEHICLE FEE			
											-				C 451//	TAV		efund	\$299.96
DECARLO,	DECARLO,										Refund Generated				C ADVL	TAX	(\$31.17)	\$0.00	(\$31.17)
ANGELA	ANGELA		7418 DOVER		CONCORD, NC	Proration	0069310120	KCK4109	PENDING	342987729	due to proration on		6/13/2025		CI02ADVL	TAX	(\$22.73)	\$0.00	(\$22.73)
BRIANNE	BRIANNE		MILL DR SW		28025						Bill #0069310120-	Totalled	' '		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							efund	\$53.90
											Refund Generated				C ADVL	TAX	(\$146.30)	\$0.00	(\$146.30)
	DOERING, ANNA		4419 GLEN			Adjustment >	0084764099	99354	PENDING	342045603	due to adjustment	Adjustment	6/2/2025		CI02ADVL	TAX	(\$106.68)	\$0.00	(\$106.68)
MAE	MAE		HAVEN DR SW		28027	\$100	0001701033	3333.		3 120 13003	on Bill #0084764099-	- Majasemerre	0, 2, 2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00						F	efund	\$252.98
DUCLOS.	DUCLOS.		6103								Refund Generated				C ADVL	TAX	(\$20.14)	(\$1.00)	(\$21.14)
	NATHANIEL		GETTYSBURG DR		CONCORD, NC	Proration	0078929660	LCD444E	PENDING	343831869	due to proration on	Vehicle	6/24/2025		CI02ADVL	TAX	(\$13.06)	(\$0.66)	(\$13.72)
GARRETT	GARRETT		MIN DOUG DE		28027	PIONACION	0078929000	LCD4445	PENDING	343631669	Bill #0078929660-	Sold	6/24/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
GARRETT	GARRETT		1444								2023-2023-0000-00						F	efund	\$34.86
											Refund Generated				C ADVL	TAX	(\$32.42)	\$0.00	(\$32.42)
ELDER, KYRA	ELDER, KYRA		1336 BLUE SKY		CONCORD, NC		0000035403	DIVIDOCC.	DENDANG	242574574	due to proration on	Vehicle	5 (0 (2025		CI02ADVL	TAX	(\$23.64)	\$0.00	(\$23.64)
SHAWANN	SHAWANN		DR NW		28027	Proration	0080935192	PKH3966	PENDING	342674574	Bill #0080935192-	Sold	6/9/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							efund	\$56.06
											Refund Generated				C ADVL	TAX	(\$37.42)	\$0.00	(\$37.42)
ESTRELLA,	ESTRELLA,		8665		CONCORD, NC	Adjustment <					due to adjustment	1			CI02ADVL	TAX	(\$27.29)	\$0.00	(\$27.29)
WILLIAM	WILLIAM		WATERLYNN CIR	APT 302	28027	\$100	0085669722	VAF9323	PENDING	344063511	on Bill #0085669722-	Mileage	6/26/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
			NW			'					2024-2024-0000-00							efund	\$64.71
												-			C ADVL	TAX	\$0.00	\$0.00	\$0.00
											Refund Generated				CI02ADVL	TAX	(\$29.74)	\$0.00	(\$29.74)
	FLETT, DENISE		8000 MOUNT			Adjustment <	0084320560	VEN5403	PENDING	458442760		Situs	6/24/2025		CI02ADVL	VEHICLE FEE	(\$30.00)		(\$30.00)
MARIE	MARIE		OLIVE RD		28025	\$100	0004320300	V F N 24 U 2	L FINDTING	+J0442/00	on Bill #0084320560-	error	0/24/2025		FR16ADVL	TAX	(\$30.00)	\$0.00 \$0.00	(\$30.00)
											2024-2024-0000				LINTOADAL	IMA			
																		efund	\$51.95



Payee Name	Primary Owner	Secondary Owner	Address 1	Address 2	Address 3	Refund Type	Bill #	Plate Number	Status	Transaction #	Refund Description	Refund Reason	Create Date	Authorization Date	Tax Jurisdiction	Levy Type	Change	Interest Change	Total Change
		omic.									Refund Generated	incuson.	Jucc	Ducc	C ADVL	TAX	(\$54.05)	(\$2.71	(\$56.76)
GAINEY, DONNA	GAINEY, DONNA	GAINEY,	1355 MIDLAKE		KANNAPOLIS,		0070634336	V4 153063	DENDANG	242550025	due to proration on	Vehicle	c (20 (2025		CI04ADVL	TAX	(\$46.02)	(\$2.30	(\$48.32)
MCDONALD	MCDONALD	RONALD DWAYNE	RD		NC 28083	Proration	0079634326	YWF3962	PENDING	343568826	Bill #0079634326-	Sold	6/20/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2023-2023-0000-00							Refund	\$105.08
											Refund Generated				C ADVL	TAX	(\$48.22)	\$0.0	(\$48.22)
GATEWOOD,	GATEWOOD,		4810 BROCKTON		CONCORD, NC		00000000000	5000500	DENDANG	242227522	due to proration on	Vehicle	c (47 (2025		CI02ADVL	TAX	(\$35.16)	\$0.0	(\$35.16)
MICHELLE LOVE	MICHELLE LOVE		CT NW		28027	Proration	0080308648	FCR9502	PENDING	343237533	Bill #0080308648-	Sold	6/17/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2024-2024-0000-00							Refund	\$83.38
											Ketuna Generatea				C ADVL	TAX	(\$44.40)	(\$2.22	(\$46.62)
DANIEL	DANIEL		1716 MONTEROSA RD		CONCORD, NC 28025	Proration	0080688398	LDJ9245	PENDING	228137914	due to proration on Bill #0080688398-	Vehicle Sold	6/4/2025		FR07ADVL	TAX	(\$11.56)	(\$0.58	(\$12.14)
DANIEL	DANIEL		MUNTERUSA KU		28025							2010						Refund	\$58.76
GOLDBERG,	GOLDBERG,	COL DREDG	0.500 01 71/50								2024-2024-0000-00 Ketunu Generateu				C ADVL	TAX	(\$15.15)	\$0.0	(\$15.15)
DAVID	DAVID	GOLDBERG, SHAINA LYNN	9600 OLIVER CT		HARRISBURG, NC 28075	Proration	0072468697	KBX2208	PENDING	228214564	due to proration on	Totalled	6/5/2025		FR07ADVL	TAX	(\$3.07)	\$0.0	(\$3.07)
BENJAMIN	BENJAMIN	SHAINA LTININ	Ci		NC 20075						Bill #0072468697-	TOCALLEG						Refund	\$18.22
											Refund Generated				C ADVL	TAX	(\$73.43)	(\$3.68	(\$77.11)
GOMA,	GOMA,		26 PORTER ST		CONCORD, NC	Proration	0000160070	VDM0171	PENDING	242207012	due to proration on	Vehicle	6/4/2025		CI04ADVL	TAX	(\$71.32)	(\$3.56	(\$74.88)
WILLIAMS CLAUDE JR	WILLIAMS CLAUDE JR		NW		28027	Proration	0082162278	VDM91/1	PENDING	342207012	Bill #0082162278-	Sold	6/4/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
CLAUDE JK	CLAUDE JK										2024-2024-0000-00							Refund	\$151.99
											Refund Generated				C ADVL	TAX	(\$15.54)	\$0.0	(\$15.54)
GORDON, LISA	GORDON, LISA	GORDON,	6415 SILVER		CONCORD, NC	D	0062065161	UDM4474	PENDING	344541372	due to proration on	Vehicle	6/30/2025		CI04ADVL	TAX	(\$13.23)	\$0.0	(\$13.23)
LASSETER	LASSETER	ZACHARY DAVID	EAGLE WAY		28027	Proration	0002005161	HBN11/4	PENDING	344541372	Bill #0062065161-	Sold	6/30/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2023-2023-0000-00							Refund	\$28.77
CURURU NACA	CURURU NACA		4046 DEDDED								кетипи Generateu				C ADVL	TAX	(\$30.75)	\$0.0	(\$30.75)
GUDURU, NAGA PRASAD	PRASAD		4816 PEPPER		HARRISBURG, NC 28075	Proration	0071349445	JHN2239	PENDING	229045930	due to proration on Bill #0071349445-	Sold	6/20/2025		CI01ADVL	TAX	(\$18.08)	\$0.0	(\$18.08)
FINASAD	FRAJAD		DIC		NC 28073						2023-2023-0000-00	3010						Refund	\$48.83
											Refund Generated				C ADVL	TAX	(\$40.06)	\$0.0	(\$40.06)
HALVORSEN, MICHAEL	HALVORSEN, MICHAEL		801 WAVERLY		CONCORD, NC	Proration	0075236448	DMI 7200	PENDING	343222575	due to proration on	Vehicle	6/16/2025		CI02ADVL	TAX	(\$29.21)	\$0.0	(\$29.21)
SHERMAN	SHERMAN		CT NE		28025	Proracton	00/3230448	PML/300	PENDING	343222373	Bill #0075236448-	Sold	0/10/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
SHERIFAR	SHERINA										2024-2024-0000-00							Refund	\$69.27
											Refund Generated				C ADVL	TAX	(\$42.78)	(\$2.14	(\$44.92)
HELMS, CHERYL	HELMS, CHERYL		248 SOUTHAVEN		KANNAPOLIS,	Proration	0081975070	EED1053	PENDING	342046191	due to proration on	Vehicle	6/2/2025		CI04ADVL	TAX	(\$41.56)	(\$2.08	(\$43.64)
BARCLAY	BARCLAY		CT		NC 28083	Proracton	0001973070	LLL1033	PENDING	342046191	Bill #0081975070-	Totalled	6/2/2023		CI04ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2024-2024-0000-00							Refund	\$88.56
											Refund Generated				C ADVL	TAX	(\$27.75)	\$0.0	(\$27.75)
HENRY, LAURA	HENRY, LAURA		1691 OLD		CONCORD, NC	Proration	0081174400	B340036	PENDING	342889353	due to proration on	Vehicle	6/12/2025		CI02ADVL	TAX	(\$20.23)	\$0.0	(\$20.23)
ANASTASIA	ANASTASIA		HARMONY DR NW		28027	Proracton	0001174400	KJA9950	PENDING	342009333	Bill #0081174400-	Sold	6/12/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2024-2024-0000-00							Refund	\$47.98
HODGE,	HODGE,										Refund Generated				C ADVL	TAX	(\$190.51)	\$0.0	(\$190.51)
MICHAEL	MICHAEL		10808		DAVIDSON, NC	Proration	0076368812	VCM5691	PENDING	342691575	due to proration on	Vehicle	6/10/2025		CI04ADVL	TAX	(\$185.05)	\$0.0	(\$185.05)
YANCEY	YANCEY		PEDDLERS CT		28036	FIGUACION	0070308812	VCH3031	FENDING	342091373	Bill #0076368812-	Sold	0/10/2023		CI04ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2024-2024-0000-00							Refund	\$375.56
											Refund Generated				C ADVL	TAX	(\$12.76)	\$0.0	(\$12.76)
HODGES,	HODGES,		4283 FALLS		CONCORD, NC	Proration	0074849213	HI N2542	PENDING	342788925	due to proration on	Vehicle	6/11/2025		CI02ADVL	TAX	(\$8.28)	\$0.0	(\$8.28)
JENNIFER FAYE	JENNIFER FAYE		LAKE DR SW		28025	PIOPATION	00/4849213	TLN3542	PENDING	342/88925	Bill #0074849213-	Sold	0/11/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2023-2023-0000-00							Refund	\$21.04
HOFFMAN,	HOFFMAN,		216 CENTRAL		CONCORD NC						кетипи Generateu	Vobiclo			C ADVL	TAX	(\$53.84)	\$0.0	(\$53.84)
PATRICIA	PATRICIA		316 CENTRAL HEIGHTS DR SW		CONCORD, NC 28025	Proration	0057378462	HFD7198	PENDING	228030226	due to proration on Bill #0057378462-	Sold	6/2/2025		FR04ADVL	TAX	(\$10.28)	\$0.0	(\$10.28)
LEIGH	LEIGH		TILLEGITIS DIV SW		20023						2024-2024-0000-00	3010						Refund	\$64.12



Payee Name	Primary Owner	Secondary Owner	Address 1	Address 2	Address 3	Refund Type	Bill #	Plate Number	Status	Transaction #	Refund Description	Refund Reason	Create Date	Authorization Date	Tax Jurisdiction	Levy Type	Change	Interest Change	Total Change
											Refund Generated				C ADVL	TAX	(\$5.36)	\$0.00	(\$5.36)
HOSTLER,	HOSTLER,	HOSTLER,	818 WESSEX DR		CONCORD, NC	Proration	0061505090	TCW3940	PENDING	342206661	due to proration on	Vehicle	6/4/2025		CI02ADVL	TAX	(\$3.48)	\$0.00	(\$3.48)
SANDRA LYNN	SANDRA LYNN	HOBART DAVID	NE		28025	FIOI acton	0001303090	1CW3940	FEINDING	342200001	Bill #0061505090-	Sold	0/4/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2023-2023-0000-00							Refund	\$8.84
											Refund Generated				C ADVL	TAX	(\$15.96)	\$0.00	(\$15.96)
HOWARD, ROGER	HOWARD, ROGER		715 PROPSTON		CONCORD, NC	Proration	0047245188	FED707E	PENDING	343355328	due to proration on	Vehicle	6/18/2025		CI02ADVL	TAX	(\$11.63)	\$0.00	(\$11.63)
FRANKLIN	FRANKLIN		ST NW		28025	Proracton	004/245166	FER/0/3	PENDING	343333326	Bill #0047245188-	Sold	0/10/2025		CI02ADVL	VEHICLE FEE	(\$30.00)	\$0.00	(\$30.00)
											2024-2024-0000-00							Refund	\$57.59
											Refund Generated				C ADVL	TAX	(\$18.41)	\$0.00	(\$18.41)
JOHNSON,	JOHNSON,		505 MAJESTIC		CONCORD, NC	Proration	0010440266	TD14760	PENDING	342691188	due to proration on	Vehicle	6/10/2025		CI02ADVL	TAX	(\$13.43)	\$0.00	(\$13.43)
NANCY VICKERY	NANCY VICKERY		CT SE		28025	FIOI acton	0010440200	1034700	FEINDING	342091188	Bill #0010440266-	Sold	0/10/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$31.84
											Refund Generated				C ADVL	TAX	(\$104.54)	\$0.00	(\$104.54)
	JOHNSON,		6610 WELDON		CONCORD, NC	Proration	0081196136	I AM35/19	PENDING	343453251	due to proration on		6/19/2025		CI02ADVL	TAX	(\$76.23)	\$0.00	(\$76.23)
ROBERT RAY JR	ROBERT RAY JR		CIR NW		28027	FIOLACION	0081190130	LANSSAS	FEINDING	545455251	Bill #0081196136-	Sold	0/19/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$180.77
JONES CHAIN	JONES CHAIN	JONES LODA	5606 HISTORIC		CONCORD NO						ketunu Generateu	W-1-1-1-			C ADVL	TAX	(\$150.95)	\$0.00	(\$150.95)
THOMAS	JONES, SHAWN THOMAS	JONES, LORA LYNLEA	SPRING DR		CONCORD, NC 28025	Proration	0064465729	RAE4523	PENDING	228658728	due to proration on Bill #0064465729-	Sold	6/13/2025		FR16ADVL	TAX	(\$28.83)	\$0.00	(\$28.83)
monas	morks	LINELA	SI KING DK		20025						2024-2024-0009-00	3014						Refund	\$179.78
											Refund Generated				C ADVL	TAX	(\$57.81)	\$0.00	(\$57.81)
JOYNER, ROBIN	JOYNER, ROBIN		334 AYCOCK ST		CONCORD, NC	Adjustment <	0085511810	1 KK3300	PENDING	342987540	due to adjustment	Milongo	6/13/2025		CI02ADVL	TAX	(\$42.15)	\$0.00	(\$42.15)
SCOTT	SCOTT		NE		28025	\$100	0003311010	LNNZZ90	PENDING	342907340	on Bill #0085511810	Mileage	0/13/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$99.96
											Refund Generated				C ADVL	TAX	(\$1.22)	(\$0.06)	(\$1.28)
JUDY, JOSHUA	JUDY, JOSHUA		266 CHURCH ST		ELBERTON, GA	D	0042234445	CD2427	PENDING	242000202	due to proration on	Reg . Out	6/12/2025		CI02ADVL	TAX	(\$0.79)	(\$0.04)	(\$0.83)
KENDALL	KENDALL		266 CHURCH ST		30635	Proration	0042234445	603127	PENDING	342889293	Bill #0042234445-	of state	6/12/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2023-2023-0000-00							Refund	\$2.11
											Refund Generated				C ADVL	TAX	(\$21.20)	(\$1.06)	(\$22.26)
JUDY, JOSHUA	JUDY, JOSHUA		266 E CHURCH		ELBERTON, GA	Proration	0039297545	DEU2407	PENDING	342889302	due to proration on	Reg . Out	6/12/2025		CI02ADVL	TAX	(\$15.45)	(\$0.77)	(\$16.22)
KENDALL	KENDALL		ST		30635	Proracton	0039297343	PER3467	PENDING	342009302	Bill #0039297545-	of state	0/12/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$38.48
											Refund Generated				C ADVL	TAX	(\$35.39)	\$0.00	(\$35.39)
JUDY, JOSHUA	JUDY, JOSHUA		266 E CHURCH		ELBERTON, GA	Proration	0062233826	FRVEGGG	PENDING	342889308	due to proration on	Reg . Out	6/12/2025		CI02ADVL	TAX	(\$25.81)	\$0.00	(\$25.81)
KENDALL	KENDALL		ST		30635	Proracton	0002233626	FBT3000	PENDING	342009300	Bill #0062233826-	of state	0/12/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$61.20
KALE, HARISH	MALE HARTCH		3220 KINTORE		CONCORD, NC						кетипи чепегатей	W-1-4-1-			C ADVL	TAX	(\$34.98)	\$0.00	(\$34.98)
	RAMCHANDRA		LN		28027	Proration	0076572274	VDH4473	PENDING	229458084	due to proration on Bill #0076572274-	Sold	6/27/2025		CI01ADVL	TAX	(\$24.90)	\$0.00	(\$24.90)
KAPICHANDKA	KANCHANDKA		LIV		28027						2024-2024-0000-00 Ketunu Generateu	3014						Refund	\$59.88
VEENE BONNA	VEENE BONNA		0005 5004611		MOUNT										C ADVL	TAX	(\$174.45)	\$0.00	(\$174.45)
KEENE, DONNA MARIE	MARIE		8865 ERBACH		PLEASANT, NC	Proration	0072211123	JCJ8591	PENDING	229694114	due to proration on	Sold	6/30/2025		CI03ADVL	TAX	(\$118.12)	\$0.00	(\$118.12)
PIMINIE	PIMILE		LIN		28124						Bill #0072211123- 2024-2024-0000-00	2010						Refund	\$292.57
											Refund Generated				C ADVL	TAX	(\$74.29)	\$0.00	(\$74.29)
KERNOZEK,	KERNOZEK,		1109 OAKWOOD		KANNAPOLIS,	Adjustment >:	= 0004774005	DUVECA	DENDING	242255225	due to adjustment	0ver	6 /10 /2025		CI04ADVL	TAX	(\$72.17)	\$0.00	(\$72.17)
MICHAEL STEVEN	MICHAEL STEVEN		AVE		NC 28081	\$100	0084//1005	DHX3261	PENDING	343355235	on Bill #0084771005	- Assessment	6/18/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
SIEVEN	SIEVEN										2024-2024-0000-00							Refund	\$146.46
											Refund Generated				C ADVL	TAX	(\$57.68)	\$0.00	(\$57.68)
	1		2058 COMMERCE		CONCORD, MN						due to proration on	Reg Out			CI02ADVL	TAX	(\$42.06)	\$0.00	(\$42.06)
LAGRANGE,	LAGRANGE,		2000 COMMENCE		CONCOND, PIN	Proration	0074067895		PENDING	344541405	due to proration on	incg . out	6/30/2025		CIOZADVL		(4.2.00)	\$6.66	



Payee Name	Primary Owner	Secondary Owner	Address 1	Address 2	Address 3	Refund Type	Bill #	Plate Number	Status	Transaction #	Refund Description	Refund Reason	Create Date	Authorization Date	Tax Jurisdiction	Levy Type	Change	Interest Change	Total Change
											2024-2024-0000-00							Refund	\$99.74
											Refund Generated				C ADVL	TAX	(\$109.91)	\$0.0	(\$109.91)
LAGRANGE,	LAGRANGE,		2058 COMMERCE		MOUND, MN	Proration	0063034541	DCNCSII	PENDING	344187315	due to proration on	Reg . Out	6/27/2025		CI02ADVL	TAX	(\$80.14)	\$0.0	(\$80.14)
PAUL RICHARD	PAUL RICHARD		BOULEVARD		55364	Proracton	0003034341	PCNCSU	PENDING	344107313	Bill #0063034541-	of state	6/2//2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2024-2024-0000-00							Refund	\$190.05
											Refund Generated				C ADVL	TAX	(\$61.49)	\$0.0	(\$61.49)
LARSON, ANNA	LARSON, ANNA	LARSON,	9884 RAVENSCROFT		CONCORD, NC	Proration	0058590450	ENNOSES	PENDING	342674922	due to proration on	Vehicle	6/9/2025		CI02ADVL	TAX	(\$44.83)	\$0.0	(\$44.83)
AUSLANDER	AUSLANDER	GREGORY ALAN	LN NW		28027	Proracton	0036390430	FKN2302	PENDING	342074922	Bill #0058590450-	Sold	0/9/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2024-2024-0000-00							Refund	\$106.32
											Refund Generated				C ADVL	TAX	(\$22.64)	\$0.0	(\$22.64)
LEBLANC,	LEBLANC,		3040 TRIMBLE		CONCORD, NC	Proration	0071778091	D3E7200	PENDING	343813737	due to proration on	Vehicle	6/23/2025		CI02ADVL	TAX	(\$16.51)	\$0.0	(\$16.51)
JESSICA LYNN	JESSICA LYNN		CIR NW		28027	PIONACION	00/1//0091	PJF/299	PENDING	343613737	Bill #0071778091-	Sold	0/23/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2024-2024-0000-00							Refund	\$39.15
LEUTC	LEUTE										Refund Generated				C ADVL	TAX	(\$25.75)	\$0.0	(\$25.75)
LEWIS, MUSETTE	LEWIS, MUSETTE		451 TRIBUNE		CHARLOTTE, NO	Proration	0082828499	JMZ4767	PENDING	343813845	due to proration on	Vehicle	6/23/2025		CI02ADVL	TAX	(\$18.77)	\$0.0	(\$18.77)
MICHELLE	MICHELLE		DR		28214	Proracton	0002020499	JM24767	PENDING	343613643	Bill #0082828499-	Sold	6/23/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
HICHELLE	HICHELLE										2024-2024-0000-00							Refund	\$44.52
LIPPARD,	LIPPARD,		7225 DAVIDSON		CONCORD, NC						кетипи Generateu	W-1-1-1-			C ADVL	TAX	(\$6.61)	\$0.0	(\$6.61)
	ASHLEY BROOKE		HWY		28027	Proration	0082804058	LHV1073	PENDING	228214588	due to proration on Bill #0082804058-	Sold	6/5/2025		FR11ADVL	TAX	(\$0.67)	\$0.0	(\$0.67)
ASTILLT BROOKE	ASTILLT BROOKE		TIW T		28027						2024-2024-0000-00 Ketunu Generateu	3014						Refund	\$7.28
MAHLER, CARL	MAHLER, CARL				CONCORD NO							V-1-1-1-			C ADVL	TAX	(\$50.77)	\$0.0	(\$50.77)
PETER	PETER		223 HOLMES CT		CONCORD, NC 28027	Proration	0068590498	JDR2814	PENDING	229458562	due to proration on Bill #0068590498-	Totalled	6/27/2025		FR11ADVL	TAX	(\$5.20)	\$0.0	(\$5.20)
BARTHOLD II	BARTHOLD II				20027						2024-2024-0008-00	TOCALLEG						Refund	\$55.97
MARIMUTHU,	MARIMUTHU,		4220 OLDSTONE		HADDICBURG						Ketuna Generatea	V-1-1-1-			C ADVL	TAX	(\$68.14)	\$0.0	(\$68.14)
SUNDARA	SUNDARA		4339 OLDSTONE DR		HARRISBURG, NC 28075	Proration	0085432822	RKJ3925	PENDING	228285488	due to proration on Bill #0085432822-	Sold	6/6/2025		CI01ADVL	TAX	(\$48.50)	\$0.0	(\$48.50)
MOORTHI	MOORTHI		DIX		NC 28073						2024-2024-0009-00	3014						Refund	\$116.64
											Refund Generated				C ADVL	TAX	(\$54.65)	\$0.0	(\$54.65)
MARSHALL, KENNETH	MARSHALL, KENNETH		867 SWAYING		CONCORD, NC	Proration	0066569728	2024)/4	PENDING	344541195	due to proration on	Vehicle	6/30/2025		CI02ADVL	TAX	(\$39.85)	\$0.0	(\$39.85)
TYRONE	TYRONE		OAKS CT		28025	Proration	0000509728	2824VA	PENDING	344541195	Bill #0066569728-	Sold	6/30/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
TINONE	TINONE										2024-2024-0000-00							Refund	\$94.50
			l								Refund Generated				C ADVL	TAX	(\$59.02)	\$0.0	(\$59.02)
MARTIN,	MARTIN,		684 SEDGEFIELD ST		CONCORD, NC	Proration	0051991977	TCAFOET	PENDING	342322428	due to proration on	Vehicle	6/5/2025		CI02ADVL	TAX	(\$43.03)	\$0.0	(\$43.03)
MICHAEL WAYNE	MICHAEL WAYNE		SEDGELIELD 31		28025	PIONACION	0031991977	TCA5957	PENDING	342322426	Bill #0051991977-	Sold	0/3/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
			J.								2024-2024-0000-00							Refund	\$102.05
											Refund Generated				C ADVL	TAX	(\$30.47)	\$0.0	(\$30.47)
MCINTIRE,	MCINTIRE,		582 LANSFAIRE		CONCORD, NC	Proration	0074058437	TDD1350	PENDING	343568466	due to proration on	Vehicle	6/20/2025		CI02ADVL	TAX	(\$22.22)	\$0.0	(\$22.22)
ROBIN MARIE	ROBIN MARIE		AVE NW		28027	Proracton	00/403643/	1101330	PENDING	343306400	Bill #0074058437-	Totalled	6/20/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2024-2024-0000-00							Refund	\$52.69
METCALE	METCALE				CONCORD NO						кетипи Generateu				C ADVL	TAX	(\$195.84)	\$0.0	(\$195.84)
METCALF, TERRY HUGH	METCALF, TERRY HUGH		6542 UNTZ RD		CONCORD, NC 28027	Adjustment >: \$100	0085561760	85870	PENDING	229209002	due to adjustment on Bill #0085561760	Adjustment	6/23/2025		FR11ADVL	TAX	(\$20.06)	\$0.0	(\$20.06)
I LINKT HUUH	ILAKT HUUH				20021	PIOO					2024-2024-0000-00	-						Refund	\$215.90
											Refund Generated				C ADVL	TAX	(\$4.90)	\$0.0	(\$4.90)
MILLS, KYLA	MILLS, KYLA		202 WATER		KANNAPOLIS,	December	0070242650	P3D3767	DENDTNO	242427020	due to proration on	Vehicle	6/6/2025		CI04ADVL	TAX	(\$4.75)	\$0.0	(\$4.75)
MAKAYLA	MAKAYLA		RIDGE AVE		NC 28083	Proration	0079343650	KJD2/6/	PENDING	342427938	Bill #0079343650-	Sold	6/6/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00
											2024-2024-0000-00							Refund	\$9.65
											Refund Generated				C ADVL	TAX	(\$98.64)	\$0.0	(\$98.64)
MILLS,	MILLS,		10195	ADT 1314	BOYNTON	B	0000403700	N7702	DENDING	242420222	due to proration on	Vehicle	6 /6 /2025		CI02ADVL	TAX	(\$63.98)	\$0.0	(\$63.98)
MICHELLE CATTLIN	MICHELLE CATTLIN		STONEHEDGE CTR	APT 1214	BEACH, FL 33437	Proration	0080402799	HLN//02	PENDING	342428322	Bill #0080402799-	Sold	6/6/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.0	\$0.00



Payee Name	Primary Owner	Secondary Owner	Address 1	Address 2	Address 3	Refund Type	Bill #	Plate Number	Status	Transaction #	Refund Description	Refund Reason	Create Date	Authorization Date	Tax Jurisdiction	Levy Type	Change	Interest Change	Total Change
C. 12 . C.2.1	0.1				33.37						2023-2023-0000-00						R	efund	\$162.62
											Refund Generated				C ADVL	TAX	(\$1.13)	\$0.00	(\$1.13)
MOYE, ASHLEY	MOYE, ASHLEY		266 E CHURCH		ELBERTON, GA	Proration	0037017725	200010	PENDING	342889284	due to proration on	Reg . Out	6 /12 /2025		CI02ADVL	TAX	(\$0.73)	\$0.00	(\$0.73)
BROOKS	BROOKS		ST		30635	Proration	003/01//25	329818	PENDING	342889284	Bill #0037017725-	of state	6/12/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2023-2023-0000-00						R	efund	\$1.86
											Refund Generated				C ADVL	TAX	(\$71.37)	\$0.00	(\$71.37)
PARTLETON,	PARTLETON,		218		KANNAPOLIS,		0004434443		DENDANG	242205570	due to proration on	Vehicle	5 / 4 / 2025		CI04ADVL	TAX	(\$69.32)	\$0.00	(\$69.32)
JOSEPH MICHAEL	JOSEPH MICHAEL		BRIARCLIFF DR		NC 28081	Proration	0084431413	LFL4199	PENDING	342206670	Bill #0084431413-	Sold	6/4/2025		CI04ADVL	VEHICLE FEE	(\$30.00)	\$0.00	(\$30.00)
MICHAEL	MICHAEL										2024-2024-0000-00						R	efund	\$170.69
											Refund Generated				C ADVL	TAX	(\$5.75)	\$0.00	(\$5.75)
PATEL, NIRALI	PATEL, NIRALI		4571 HUNTON		CONCORD, NC						due to proration on	Vehicle			CI02ADVL	TAX	(\$3.73)	\$0.00	(\$3.73)
	SUDHIR		DALE RD NW		28027	Proration	0066938571	1309740	PENDING	343949775		Sold	6/25/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2023-2023-0000-00						R	efund	\$9.48
											Refund Generated				C ADVL	TAX	(\$42.10)	\$0.00	(\$42.10)
PEREZ. ERTCA	PEREZ, ERICA		3525 TULLY		KANNAPOLIS,						due to proration on	Reg . Out			CI04ADVL	TAX	(\$35.85)	\$0.00	(\$35.85)
	NOEL		AVE		NC 28081	Proration	0078469776	KBY1711	PENDING	343222545		of state	6/16/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2023-2023-0000-00				0.000			efund	\$77.95
											Refund Generated				C ADVL	TAX	(\$103.29)	\$0.00	(\$103.29)
DEREZ SAMIJEI	PEREZ, SAMUEL	DEREZ ERICA	3525 TIILLY		KANNAPOLIS,						due to proration on	Vehicle			CI04ADVL	TAX	(\$100.33)	\$0.00	(\$100.33)
	DAVID	NOEL NOEL	AVE		NC 28081	Proration	0075368733	RC2751	PENDING	343222542	Bill #0075368733-	Sold	6/16/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
			· · · -								2024-2024-0000-00				CIOHADVE	VEHICLE TEE		efund	\$203.62
											Defined Consumbed				C ADVL	TAX	(\$20.00)	\$0.00	
PHUNG,	PHUNG,		1560 ABERCORN		CONCORD, NC						Refund Generated due to proration on	Vohiclo			CI02ADVL	TAX	(\$12.98)	\$0.00	(\$12.98)
	HEATHER MY-		ST NW		28027	Proration	0078379527	VAT5859	PENDING	344063397	Bill #0078379527-	Sold	6/26/2025		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
HUONG	HUONG		31 144		20027						2023-2023-0000-00	3010			CIOZADVL	VEHICLE TEE		efund	\$32.98
											-				C ADVL	TAX	(\$66.34)	\$0.00	(\$66.34)
POLOVICK,	POLOVICK,		1272 DIVOT		AKRON, OH						Refund Generated due to proration on	Bog Out			CI04ADVL	TAX	(\$56.48)	\$0.00	(\$56.48)
MICHAEL	MICHAEL		CIRCLE		44313	Proration	0077744986	GR8C8	PENDING	342674907	Bill #0077744986-	of state	6/9/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
JUSTIN JR	JUSTIN JR		CINCLL		44313						2023-2023-0000-00	or state			C104ADVL	VEHICLE FEE		≱0.00 efund	\$122.82
					-	-	-				ketunu Generateu				C ADVL	TAX			(\$4.44)
PRESSLEY,	PRESSLEY,		11141 MCCAMIE		CONCORD, NC	Proration	0065684055	JHK3858	PENDING	229208926	due to proration on	Vehicle	6/23/2025		-		(\$4.44)	\$0.00	(\$4.44)
MARY RAUCH	MARY RAUCH		HILL PL		28025	Proracton	0003004033	JUK2020	PENDING	229200920	Bill #0065684055-	Sold	0/23/2023		FR05ADVL	TAX	(\$0.60)	\$0.00	\$5.04
											2023-2023-0000-00				C 451//	T. 1		efund	
PROULX,	PROULX,										Refund Generated				C ADVL	TAX	(\$132.48)	\$0.00	(\$132.48)
MICHAEL	MICHAEL		25 GEORGIA ST		CONCORD, NC 28025	Proration	0078213754	THC8486	PENDING	343569129	due to proration on Bill #0078213754-	Venicle Sold	6/20/2025		CI02ADVL	TAX	(\$96.60)	\$0.00	(\$96.60)
BENJAMIN	BENJAMIN		NW		28025						2024-2024-0000-00	2010			CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											Ketunu Generateu							efund	\$229.08
PURASWANI,	PURASWANI,		10270 PAPER		CHARLOTTE, NC	:					due to proration on	Vehicle	_ , ,		C ADVL	TAX	(\$80.31)	\$0.00	(\$80.31)
AJAY SHAMLAL	AJAY SHAMLAL		BIRCH DR		28215	Proration	0079053173	KKX4397	PENDING	229375544	Bill #0079053173-	Sold	6/26/2025		CI01ADVL	TAX	(\$57.17)	\$0.00	(\$57.17)
											2024-2024-0000-00							efund	\$137.48
											Refund Generated				C ADVL	TAX	(\$1.15)	\$0.00	(\$1.15)
	REYNOLDS, ROY		2347 TRINITY		CONCORD, NC	Proration	0000863817	BZ11775	PENDING	342427902	due to proration on		6/6/2025		CI04ADVL	TAX	(\$1.12)	\$0.00	(\$1.12)
WILSON	WILSON		CHURCH RD		28027						Bill #0000863817-	Sold			CI04ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							efund	\$2.27
											Refund Generated				C ADVL	TAX	(\$30.53)	\$0.00	(\$30.53)
. ,	ROY, BHABESH		9599 KARTEY		CONCORD, NC	Proration	0055733495	HEH5798	PENDING	343221906	due to proration on		6/16/2025		CI02ADVL	TAX	(\$22.26)	\$0.00	(\$22.26)
RANJAN	RANJAN		AVE NW		28027					5222500	Bill #0055733495-	Sold	2, 20, 2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00						R	efund	\$52.79
			1450								Refund Generated				C ADVL	TAX	(\$23.70)	\$0.00	(\$23.70)



Payee Name	Primary Owner	Secondary Owner	Address 1	Address 2	Address 3	Refund Type	Bill #	Plate Number	Status	Transaction #	Refund Description	Refund Reason	Create Date	Authorization Date	Tax Jurisdiction	Levy Type	Change	Interest Change	Total Change
RUIZ,	RUIZ,		FAIRINGTON DR	ADT 102	CONCORD, NC	Proration	0053610278	HJW1026	PENDING	344541240	due to proration on	Vehicle	6/30/2025		CI02ADVL	TAX	(\$17.29)	\$0.00	(\$17.29)
MADELINE	MADELINE		NW	AFT 102	28027	FIOIACION	0033010278	115W1020	FLINDING	344341240	Bill #0053610278-	Sold	0/30/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2024-2024-0000-00							Refund	\$40.99
		BUGUEB	4340								Refund Generated				C ADVL	TAX	(\$191.40)	\$0.00	(\$191.40)
RUSHER, FLOYD	RUSHER, FLOYD	RUSHER, MARTHA	1319 STONECROFT LN		CONCORD, NC	Proration	0082677825	LID400CI	PENDING	344541411	due to proration on	Vehicle	6/30/2025		CI02ADVL	TAX	(\$139.57)	\$0.00	(\$139.57)
GILMER JR	GILMER JR	LEONARD	STONECROFT EN		28027	Proration	0082677825	HD4986L	PENDING	344541411	Bill #0082677825-	Sold	6/30/2025		CI02ADVL	VEHICLE FEE	(\$30.00)	\$0.00	(\$30.00)
		LLOWARD	NW								2024-2024-0000-00							Refund	\$360.97
CERCENT	CERCENT		40000								кетипи Generateu				C ADVL	TAX	(\$200.40)	\$0.00	(\$200.40)
SERGENT,	SERGENT, MATTHEW DAVID		10000 ROCKWOOD RD		CHARLOTTE, NC 28215	Proration	0081208721	VEH6499	PENDING	228137420	due to proration on Bill #0081208721-	Sold	6/4/2025		FR07ADVL	TAX	(\$52.19)	\$0.00	(\$52.19)
MATTHEW DAVID	MATTHEW DAVID		ROCKWOOD RD		20215							301u						Refund	\$252.59
CEVEROVA	CENTRON IA		4705 7115								2024-2024-0000-00 Keruna Generatea				C ADVL	TAX	(\$15.12)	\$0.00	(\$15.12)
SEYIDOVA, SEVINJ	SEYIDOVA,		4725 THE ARBORS DR		HARRISBURG, NC 28075	Proration	0083256759	VFJ4500	PENDING	229299636	due to proration on	Venicle Sold	6/25/2025		CI01ADVL	TAX	(\$10.76)	\$0.00	(\$10.76)
SEVINJ	SEVINJ		ARBURS DR		NC 28075						Bill #0083256759- 2024-2024-0000-00	2010						Refund	\$25.88
											Refund Generated				C ADVL	TAX	(\$6.12)	\$0.00	(\$6.12)
					CONCORD, NC	L					due to proration on	Vehicle			CI04ADVL	TAX	(\$5.21)	\$0.00	(\$5.21)
SHOE SHOW INC	SHOE SHOW INC		PO BOX 648		28026	Proration	0048569336	HBL3935	PENDING	343222650	Bill #0048569336-	Sold	6/16/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2023-2023-0000-00							Refund	\$11.33
											Refund Generated				C ADVL	TAX	(\$13.52)	\$0.00	(\$13.52)
					CONCORD, NC						due to proration on	Vehicle			CI04ADVL	TAX	(\$11.51)	\$0.00	(\$11.51)
SHOE SHOW INC	SHOE SHOW INC		PO BOX 648		28026	Proration	0053074939	TAJ5583	PENDING	343222656	Bill #0053074939-	Sold	6/16/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2023-2023-0000-00							Refund	\$25.03
											Refund Generated				C ADVL	TAX	(\$17.59)	\$0.00	
					CONCORD, NC						due to proration on	Vehicle			CI04ADVL	TAX	(\$17.09)	\$0.00	
SHOE SHOW INC	SHOE SHOW INC		PO BOX 648		28026	Proration	0079058479	EDL7219	PENDING	343222659	Bill #0079058479-	Sold	6/16/2025		CT04ADVI	VEHICLE FEE	\$0.00	\$0.00	. ,
											2024-2024-0000-00				CIOMBVE	VEHILLE TEE		Refund	\$34.68
											Refund Generated	+	_		C ADVL	TAX	(\$30.81)	\$0.00	
					CONCORD, NC						due to proration on	Vehicle			CI04ADVL	TAX	(\$26.23)	\$0.00	,
SHOE SHOW INC	SHOE SHOW INC		PO BOX 648		28026	Proration	0066915247	EDL6782	PENDING	343222662		Sold	6/16/2025		CI04ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00
											2023-2023-0000-00				CIOTADVL	VEHICLE TEE		Refund	\$57.04
											кетипи вепегатей	+	_		C ADVL	TAX	(\$1.72)	\$0.00	(\$1.72)
SHOUPE,	SHOUPE,		8211		HARRISBURG,	Proration	0032101074	CE86131	PENDING	228048724	due to proration on		6/3/2025		FR07ADVL	TAX	(\$0.35)	\$0.00	(\$0.35)
CHARLES ERIC	CHARLES ERIC		MIDDLETON CIR		NC 28075		0032101071	C. 50151		2200 1072 1	Bill #0032101074-	Sold	0, 3, 2023		TROTADVE	IAX		Refund	\$2.07
SMEDBERG,	SMEDBERG,										2023-2023-0000-00 Ketunu Generateu				C ADVL	TAX	(\$168.31)	\$0.00	
MICHAEL	MICHAEL		8743 HICKORY		CONCORD, NC	Proration	0078454896	VAT7074	PENDING	229045936	due to proration on	Vehicle	6/20/2025		FR11ADVL	TAX	(\$19.33)	\$0.00	
WILLIAM	WILLIAM		NUT TRL		28027	1101411011	0070434030	VA17074	LINDING	223043330	Bill #0078454896-	Sold	0,20,2023		TRITADVL	IAA		Refund	\$187.64
	MILLE IN THE										2023-2023-0000-00 Ketunu Generateu				C ADVL	TAX	(\$233.82)	\$0.00	
	SMITH, SANDRA		9167		HARRISBURG,	Proration	0080309352	SDS3	PENDING	228450058	due to proration on	Vehicle	6/9/2025		CI01ADVL	TAX	(\$166.44)	\$0.00	
DENISE	DENISE		HYDRANGEA DR		NC 28075	1101411011	000000000000000000000000000000000000000	3033	LINDING	220430030	Bill #0080309352-	Sold	0, 3, 2023		CIGIADVL	IAA		Refund	\$400.26
	CTTUEL CATUED	CTTUE! EATHER			-	-					2024-2024-0000-00 Ketunu Generateu	-	-		C ADVI	TAV			
	STIKELEATHER,		2767 TABITHA		CONCORD, NC	D	0075333605	KAD4024	PENDING	220060040	due to proration on	Vehicle	6 /10 /2025			TAX	(\$370.92)	\$0.00	
JAMES IHUMAS III	JAMES THOMAS	NELSON	LN		28025	Proration	0075333685	KAB4924	PENDING	228968848	Bill #0075333685-	Sold	6/19/2025		FR16ADVL	TAX	(\$70.83)	\$0.00 Refund	(\$70.83) \$441.75
111	111	INC ESOIN									2024-2024-0000-00	-	-		C ADM	TAV			
	C. ITHIGER		044 00711116		coursons .:-						Refund Generated				C ADVL	TAX	(\$142.78)	\$0.00	
	SWINGER, JOHN		811 ROTHMOOR		CONCORD, NC	Proration	0077071309	LAP8872	PENDING	344541306	due to proration on		6/30/2025		CI02ADVL	TAX	(\$104.11)	\$0.00	
DAVID	DAVID		DR NE		28025						Bill #0077071309- 2024-2024-0000-00	Sold			CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	
																		Refund	\$246.89
											Refund Generated				C ADVL	TAX	(\$30.04)	\$0.00	
TAM, JOEY	TAM, JOEY		4020 LONG		CONCORD, NC	Proration	0046157274	EKX1201	PENDING	342072615	due to proration on		6/3/2025		CI02ADVL	TAX	(\$21.91)	\$0.00	(\$21.91)
WING FAI	WING FAI		ARROW ST		28025						Bill #0046157274-	Totalled	1		CI02ADVL	VEHICLE FEE	\$0.00	\$0.00	\$0.00



Payee Name	Primary Owner	Secondary Owner	Address 1	Address 2	Address 3	Refund Type	Bill #	Plate Number	Status	Transaction #	Refund Description	Refund Reason	Create Date	Authorization Date	Tax Jurisdiction	Levy Type	Change	Interest Cha	ige Tot	otal Change
											2024-2024-0000-00							Refund		\$51.95
											Refund Generated				C ADVL	TAX	(\$38.02)	\$	0.00	(\$38.02)
	THOMPSON,		5148 WHEAT DR		CONCORD, NC	Proration	0082921365	LHC9315	PENDING	342889653	due to proration on		6/12/2025		CI02ADVL	TAX	(\$27.72)		0.00	(\$27.72)
GREGORY DEAN	GREGORY DEAN		SW		28027		0002322303	2.103323		3.2003033	Bill #0082921365-	Sold	0, 12, 2025		CI02ADVL	VEHICLE FEE	\$0.00		0.00	\$0.00
											2024-2024-0000-00							Refund		\$65.74
THOMPSON,	THOMPSON,		9604 CALLIS		HARRISBURG,						due to proration on	Vohiclo			C ADVL	TAX	(\$97.94)	\$	0.00	(\$97.94)
	KIMBERLY		CT CALLIS		NC 28075	Proration	0057385647	HFV3735	PENDING	228137810	Bill #0057385647-	Sold	6/4/2025		FR07ADVL	TAX	(\$25.51)	\$	0.00	(\$25.51)
BISSON	BISSON		c.		NC 20075						2024-2024-0000-00	5014						Refund		\$123.45
			5890								Refund Generated				C ADVL	TAX	(\$69.75)	\$	0.00	(\$69.75)
THORESON,	THORESON,		BIRCHFIELD LN		CONCORD, NC	Proration	0061107755	7070121	PENDING	342788448	due to proration on	Vehicle	6/11/2025		CI02ADVL	TAX	(\$50.86)	\$	0.00	(\$50.86)
MARK ALLEN	MARK ALLEN		NW NW		28027	FIGUACION	0001107733	3033121	FLINDING	342788448	Bill #0061107755-	Sold	0/11/2023		CI02ADVL	VEHICLE FEE	\$0.00	\$	0.00	\$0.00
			1444								2024-2024-0000-00							Refund		\$120.61
THREADGILL,	THREADGILL,				CONCORD, NC						ketunu Generateu	V-64-1-			C ADVL	TAX	(\$18.92)	\$	0.00	(\$18.92)
JENNIFER	JENNIFER		93 MARY CIR		28025	Proration	0059464605	TFD7728	PENDING	228824728	due to proration on Bill #0059464605-	Sold	6/17/2025		FR04ADVL	TAX	(\$3.61)	\$	0.00	(\$3.61)
HATLEY	HATLEY				28023						2024_2024_0000_00 KETUNU GENERALEU	3010						Refund		\$22.53
															C ADVL	TAX	(\$37.51)	5	0.00	(\$37.51)
TOLSON, EDIE	EUDY EDIE		8244 GOLD HILL RD		ROCKWELL, NC 28138	Proration	0080405024	VEH9389	PENDING	228048164	due to proration on Bill #0080405024-		6/3/2025		FR08ADVL	TAX	(\$6.51)	5	0.00	(\$6.51)
EUDY	EUDY		HILL KD		28138						2024-2024-0000-00	Totalled						Refund		\$44.02
											Refund Generated				C ADVL	TAX	(\$8.08)	\$	0.00	(\$8.08)
TRIPLE SEVEN	TRIPLE SEVEN		4720 00577 00		EVANS, GA		0050404000	7110557	DENDING	242000520	due to proration on	Vehicle	c (42 (2025		CI04ADVL	TAX	(\$6.88)	5	0.00	(\$6.88)
WORKS LLC	WORKS LLC		4730 RHETT DR		30809	Proration	0062124833	JN8667	PENDING	342889629	Bill #0062124833-	Sold	6/12/2025		CI04ADVL	VEHICLE FEE	\$0.00	9	0.00	\$0.00
											2023-2023-0000-00							Refund		\$14.96
											кетипи вепетатей				C ADVL	TAX	(\$26.21)	9	0.00	(\$26.21)
	TURNER,		116 SOFTWIND			Adjustment <	0078326074	VDH3589	PENDING	228215028		0ver	6/5/2025		FR04ADVL	TAX	(\$5.01)	9	0.00	(\$5.01)
RICHARD ALAN	RICHARD ALAN		LN		28025	\$100					on Bill #0078326074-	Assessment	', ', '					Refund		\$31.22
											Refund Generated				C ADVL	TAX	(\$31.93)	9	0.00	(\$31.93)
VANDENBERG,	VANDENBERG	VANDENBERG,	2267 DENWOOD		KANNAPOLIS,						due to proration on	Vehicle			CI04ADVL	TAX	(\$31.01)		0.00	(\$31.01)
	MICHAEL LLOYD	DOLORES	ST		NC 28083	Proration	0065421043	HD1029P	PENDING	344187801	Bill #0065421043-	Sold	6/27/2025		CI04ADVL	VEHICLE FEE	\$0.00		0.00	\$0.00
		CORDES									2024-2024-0000-00				C10 11 15 12	VEHICLE TEE	\$0.00	Refund	0100	\$62.94
											Refund Generated				C ADVL	TAX	(\$115.69)		0.00	(\$115.69)
WATKINS	WATKINS		6548 DOAN DR		CONCORD, NC						due to proration on	Vehicle			CI02ADVL	TAX	(\$75.04)		0.00	(\$75.04)
	MEYERS,		NW		28027	Proration	0053076727	EMV4746	PENDING	342428376	Bill #0053076727-	Sold	6/6/2025		CI02ADVL	VEHICLE FEE	\$0.00		0.00	\$0.00
MICHELLE	MICHELLE				20027						2023-2023-0000-00	5014			CIOZADVE	VEHICLE TEE		Refund	0.00	\$190.73
							+								C ADVL	TAX	(\$103.11)		0.00	(\$103.11)
MEDDED MEGAN	WEBBER, MEGAN		429 UNION ST		CONCORD, NC						Refund Generated due to proration on	Vohiclo			CI02ADVL	TAX	(\$66.88)		0.00	(\$66.88)
LYNN	LYNN		429 UNION 31		28025	Proration	0072679867	KCC7706	PENDING	343222350	Bill #0072679867-	Totalled	6/16/2025		CI02ADVL	VEHICLE FEE	\$0.00		0.00	\$0.00
Linux	Little				20023						2023-2023-0000-00	Totalica			CIOZADVL	VEHICLE TEE	\$0.00	Refund	0.00	\$169.99
											ketunu Generateu				C ADVL	TAX	(\$14.20)		0.00	(\$14.20)
WHITBY,	WHITBY,		4732 ROBERTA		CONCORD, NC	Proration	0080011748	NAL OL	PENDING	228137414	due to proration on	Vehicle	6/4/2025		FR07ADVL	TAX	(\$3.70)		0.00	(\$3.70)
WILLIAM BRIAN	WILLIAM BRIAN		RD		28027	Proracton	0000011746	NALUL	PENDING	22013/414	Bill #0080011748-	Sold	6/4/2025		FR0/ADVL	IAX	,		0.00	\$17.90
						-	-				2021_2021_0000_00 Ketunu Generateu		-		C ADVII	TAV		Refund	0.00	
WHITBY,	WHITBY,		4732 ROBERTA		CONCORD, NC	December	0070754917	1 471054	DENDING	220127410	due to proration on	Vehicle	6/4/2025		C ADVL FR07ADVL	TAX	(\$109.73)		0.00	(\$109.73)
WILLIAM BRIAN	WILLIAM BRIAN		RD		28027	Proration	0079754817	LAZ1054	PENDING	228137418		Sold	6/4/2025		FRØ/ADVL	TAX	(\$28.57)		0.00	(\$28.57) \$138.30
											2024-2024-0000-00				C ADV	TAV		Refund	(2)	
			5401		concorp v:-						Refund Generated				C ADVL	TAX	(\$49.96)		.62)	(\$53.58)
WILLIS, ANNA	WILLIS, ANNA		HACKBERRY LN		CONCORD, NC	Proration	0072537724	KBD1338	PENDING	342072975	due to proration on		6/3/2025		CI02ADVL	TAX	(\$32.41)		.35)	(\$34.76)
N	N		SW		28027						Bill #0072537724-	Totalled			CI02ADVL	VEHICLE FEE	\$0.00		0.00	\$0.00
		-				-			-		2023-2023-0000-00 кетипи Generated	-						Refund		\$88.34
LICKICDAT	HONGDAT	RODRIGUEZ			RANCHO						due to proportion on	Pog Out			C ADVL	TAX	(\$155.05)		0.00	(\$155.05)



	Primary Owner	Secondary Owner	Address 1	Address 2	Address 3	Refund Type	Bill #	Plate Number	Status	Transaction #	Refund Description	Keason	Date	Authorization Date	Tax Jurisdiction	Levy Type	Change	Interest Change	Total Change
NATTHAWAT	NATTHAWAT	ORTIZ,	PO BOX 754		CUCAMONGA, CA	Proration	0081280270	LBB6566	PENDING	229458242	Bill #0081280270-	of state	6/27/2025		FR11ADVL	TAX	(\$15.88)	\$0.00	(\$15.88)
NATITIAWAT	NATHIAWAT	JONATHAN			91729						2024-2024-0000-00	or state						Refund	\$170.93
																		Refund Total	\$10881.31

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

New Business

SUBJECT:

Board of Commissioners - Economic Development Grant Program Policy

BRIEF SUMMARY:

Review of the Boards' Economic Development Grant Program.

REQUESTED ACTION:

Recommended Motion:

Motion to approve the revised policy.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda.

ATTACHMENTS:

Economic Development Grant Program

Revised Economic Development Grant Program



Cabarrus County Board of Commissoners Economic Development Grant Program

Revised/Effective: Dec 2023



Table of Contents

I.	Statement	3
II.	Purpose	3
	Project Categories, Grant Parameters, and Eligibility	
IV.	Program Rules	6
	Grant Approval Procedure	



ECONOMIC DEVELOPMENT GRANT PROGRAM CABARRUS COUNTY, NORTH CAROLINA EFFECTIVE OCTOBER 20, 2008

I. POLICY STATEMENT

A. The following is the Economic Development Grant Program ("Program") for Cabarrus County, North Carolina. The Program applies to all applications for economic development grants received after the effective date of the Program.

II. PURPOSE

- A. The Cabarrus County Board of Commissioners ("BOC") has a vision of Cabarrus as a county in which our children learn, our citizens participate, our dreams matter, our families and neighbors thrive, and our community prospers. The BOC established the following five broad goals to achieve and maintain its vision:
- 1. Preserve and enhance quality of life by addressing growth with sound public policies that sustain resources, provide high quality services, and fund infrastructure needs.
- 2. Achieve community-wide preparedness to protect public safety, respond to routine and catastrophic events, and maintain and restore the well-being of all residents.
- 3. Use resources wisely and responsibly by protecting assets, minimizing risk, creating partnerships, and using technology to maximize the value of county investments, expenditures, and services.
- 4. A fully engaged community with a shared understanding of its issues and challenges and working together to achieve its goals.
- 5. Ensure that all citizens have equal opportunity and access to education, health care, and economic prosperity and encourage citizens to fulfill their potential and contribute to their community.

The achievement of these goals, and the health, safety, education, and prosperity of the people of Cabarrus County ("County") is directly related to the vitality, diversity, and success of its businesses and industries, as well as to the condition of the county's environment and natural resources. Under certain circumstances and conditions, it may be in the interests of the County and its citizens that the BOC utilize the powers granted to it by the General Assembly in Chapters 153A and 158 of the North Carolina General Statutes to stimulate development



and growth of business and industry in the County. Thus, the purpose of the Program is to provide the stimulus for the development, growth and expansion of business and industry within the County. This stimulus is the award of a Program Grant ('Grant") as provided in this Program.

- B. The award of a Grant is designed to increase employment opportunities within the assessed valuation of the County. The BOC may consider numerous factors when deliberating upon whether to award a Grant. This recognizes the great variety of businesses, which have widely different capital and employment structures and needs. The factors that may be considered include but are not limited to the follow:
- 1. The type of industry or business as a further diversification of Cabarrus County's business base;
- 2. The size and scope of the project based upon investment in site development, facilities, buildings, and other business infrastructure inclusive of technology;
- 3. The diversity, quality, and quantity of jobs created by a project, including whether the industry or business provides company-paid benefits such as healthcare, vacation, and pensions and the degree to which wages exceed the county average;
- 4. The potential for future expansion of investment and employment;
- 5. Site specific issues impacting public infrastructure;
- 6. Actions that if pursued, stimulate development in areas of Cabarrus County deemed beneficial;
- 7. The ratio of investment in real versus personal property assets;
- 8. The environmental impact of the project. This may include such elements as waste recycling programs, energy efficient (or LEED) design, conservation easements, the degree to which the natural landscape and topography are distributed, water conservation programs and the use and/or production of alternative (non-fossil fuel) energy.
- 9. The type of product produced (as well as the production process itself) or sold and whether it is recyclable, noxious, volatile, controversial, hazardous, banned by other governments or countries, lethal or otherwise dangerous.



III. PROJECT CATEGORIES, GRANT PARAMETERS, AND ELIGIBILITY

- 1. <u>Eligible Uses.</u> Eligible uses include, but are not limited to, agricultural operations; facilities to house corporate headquarters; manufacturing, assembly, fabrication, or processing operations; research and development facilities; motorsports facilities, warehouse, or distribution facilities; and office buildings. The applicant must demonstrate to the satisfaction of the BOC that it would not construct these facilities but for the award of a Grant.
- 2. Grant Parameters. A Grant approved by the BOC may be an amount equaling up to 85% of the real and personal property tax actually paid on assets eligible for this Program. The minimum incremental increase in assessed value of assets shall be \$1.5 million, except in those cases where the Grant is used to encourage the development or help ensure the success of certain targeted businesses and/or geographical areas, where the threshold shall be at the discretion of the Board of Commissioners.

Such Grant amount shall be for a period of three (3) consecutive years. Grant amounts shall be calculated based on the increase in assessed real and personal property values generated by the project, as determined by the County Tax Assessor. Grants for plant expansions by business or industry already located in the County will be based on the net incremental tax value, after reduction for machinery, equipment and other assets which are depreciated, replaced, or retrofitted as part of the project.

The Grant will only be awarded to bring about the relocation or expansion of a business that would not have occurred except for the award of the Grant, or to encourage the development or help ensure the success of certain targeted businesses and/or geographic areas.

The amount of the Grant for each year shall be limited in the following manner: In each of years two and three of the Grant, a calculation shall be performed where the amount of the Grant is subtracted from the amount of ad valorem taxes paid. If the remainder in years two or three is less than the remainder from the same calculation in year one, then the amount of the grant in those years will be reduced by an amount sufficient to make the remainder in that year equal to the remainder in year one.

The County has chosen as the value criterion for a Program Grant the estimated property tax assessment for the new real and personal property investment to be placed in the County. Although the Grant is calculated as a percentage of the ad valorem tax actually paid on the new asset investment, the Grant is paid from the County's general fund. The general fund consists of revenue derived from ad valorem



taxes, local sales taxes, revenues from services, permits and fees, interest income and miscellaneous revenues.

- 3. <u>Documentation:</u> The Grant application must provide documentation satisfactory to the Tax Assessor that fully supports the expenditures upon which the assessed value is to be based. The documentation includes but is not limited to schedules and source documents defining capital expenditures including project timelines with accurate descriptions of grantable assets by cost, dates of phase in any existing assets which are being replaced by Program eligible assets, blueprints, financial statements, and appraisal by a state board certified appraiser. Only assets documented to the satisfaction of the Tax Assessor will be eligible for the Program.
- 4. Speculative Buildings and Leases: Construction of a new structure to attract an eligible Program user may also qualify for the Program. Such a Grant must begin with a tax year prior to the third year after construction is completed. The taxpayer must inform the Tax Assessor in writing which tax year begins the Grant Program. If a structure or personal property is to be leased, the lease term must exceed the length of the Grant period. In the event the building is not leased within three years of its completion date so long as it is maintained for lease, the speculative building may still qualify as a Program asset. Only one Grant may be awarded, and the owner and lessee must agree in writing as to which will be eligible to receive the Grant.

IV. PROGRAM RULES

- 1. Although a Grant may be awarded by the BOC to an applicant, the Grant is not required to be paid until the applicant has fully complied with this Program and has executed a written agreement ("Agreement") in a form satisfactory to County that sets forth the specific provisions relating to the Grant.
- 2. The BOC reserves the right to waive one or more provisions of this Program, but any waiver must be approved by the BOC.
- 3. The Agreement shall include with reasonable specificity a project site plan, description of the project, any phasing, projected new employment with job descriptions, description of the structures to be built, description of the personal property assets to be installed and any other data that would be relevant to comprehension of the scope and value of the project such that other assets, installed outside of those Grant eligible, are not commingled within the contemplated Grant.
- 4. The applicant must furnish proof satisfactory to the Tax Assessor or County Attorney of ownership of any of the assets subject to the Program.



- 5. Rolling stock, inclusive of automobiles, trucks, tractors, trailers, or other licensed vehicles and airplanes shall not qualify as Program assets eligible for a Grant.
- 6. County contributions to the project's infrastructure costs shall be deducted from the calculated Grant award for that project.
- 7. The beginning date of the Grant period shall be flexible to accommodate construction and production start-up time but shall commence with the tax year that begins no later than three years after the date the BOC votes to approve the Grant. The taxpayer must inform the Tax Assessor in writing which tax year begins the Grant program. An extension may be granted by the BOC based upon specific project related issues.
- 8. The annual Grant award due to the recipient will be paid each year during the Grant period within a thirty-day period of submission of all data requested by the Tax Assessor necessary to determine appropriate assessments on the Grant assets and the delivery of the Tax Assessor's statement. Should the assessments yield a grant in excess of that budgeted for the Grant assets, another thirty-day period may be necessary for remittance to accommodate budget revisions. The initial Grant date is subject to the project's date of useful occupancy and/or production startup, subject to the provisions of paragraph 7, above. If the recipient-taxpayer fails to properly list property for purposes of taxation and the unlisted property is subsequently discovered by the Tax Assessor's office, then the Grant may be terminated at the discretion of the BOC. Acceptance of a Grant payment constitutes approval of the assessed value of Grant assets.
- 9. During the Grant period, the recipient of the Grant must be current in any and all tax and other payments (including, but not limited to fees for services or permits, fines, and penalties) to the County. Failure to be current in payments to the County shall result in termination of the remainder of the Grant.
- 10. Should the recipient of the Grant (a) fail to construct or install substantially all of the assets contemplated by the agreement; (b) be or become the debtor in a bankruptcy or receivership proceeding; (c) substantially curtail, close or mothball the facility subject to the Program or, (d) fail to meet hiring, wage or benefit goals; then in any such event the balance of the Grant shall be terminated.
- 11. Grant requests information and the Tax Assessor questionnaire must be completed within the calendar year following the tax year for which the recipient is eligible to receive a Grant. The information must be complete, forthcoming, and adequate to the satisfaction of the assessor in order to make an accurate Grant calculation. Failure to fully or timely provide this information will result in forfeiture of that year's Grant or cause termination of the remainder of the Grant as provided in paragraph 13, below.



- 12. Grants are not transferrable and may not be conveyed to another party.
- 13. The Grant recipient shall provide the necessary source documents and reports satisfactory to the Tax Assessor subsequent to execution of the Agreement and during the Grant period to ensure compliance with the terms, conditions, and other specific requirements of the Agreement. Necessary source documents and reports may include, but are not limited to, real estate acquisition and construction costs, schedules of assets, depreciation schedules, leasing arrangements with named parties holding a financial interest in assets covered by the Program, releases signed by those holding financial interests in those assets and proof of all business and corporate names that may be applicable for purposes of asset ownership. In order for an asset to be included in the Grant, it must reasonably have been contemplated to be within the scope of the project as reflected in the Agreement. Such information shall remain confidential as allowed by law. Failure of the recipient to provide required documentation shall cause termination of Grant.
- 14. The County shall provide detailed reporting processes to monitor and assure compliance with the terms, conditions, and other specific requirements of the Agreement. Any information obtained by the County in connection with an incentive grant request will be kept confidential by the County to the extent permitted by law.
- 15. Violation of local, state, federal laws, ordinances, or regulations by the recipient company shall result in termination of the Grant.

V. GRANT APPROVAL PROCEDURE

- 1. <u>Completion:</u> Prior to initiating a project for which a Grant application is proposed, the applicant shall complete a Development Grant Application for submittal to the Cabarrus Economic Development Corporation.
- 2. <u>Recommendation</u>: Upon completion of the Development Grant Application by the applicant, the Cabarrus Economic Development Corporation Board will review the application and determine if the application will be recommended to the BOC.
- 3. <u>Application</u>: Applications recommended by the Cabarrus Economic Development Corporation Board will be submitted to the County Manger's office for scheduling a public hearing before the BOC.
- 4. <u>Acceptance</u>: The BOC may consider acceptance of the Development Grant Application. A public hearing must be scheduled by law prior to the approval of a Grant. The County



shall publish a notice of the public hearing at least 10 days before the hearing is held. The notice shall describe the project and the BOC's intention to consider approval of the Grant request.

- 5. <u>Public Hearing</u>: The BOC shall conduct a public hearing on the Development Grant Application to inform the public of the Grant request, invite comments and vote on it.
- 6. Agreement: The BOC approves the Grant by offering the applicant an Agreement. Offers not accepted are deemed rejected by the applicant. Unless otherwise adopted and approved by the BOC, the Grant offer remains open for 30 days from the date of tender of the proposed Agreement to the applicant. Acceptance is the execution of the Agreement between the County and the applicant. The BOC reserves the right to reject any Grant application.
- 7. <u>Construction</u>: Construction shall be required to adhere to plans approved in the plan review and permitting process, as well as to plans, or plan elements approved as conditions of the Agreement.
- 8. <u>Assessment</u>: The value of the subject property following the completion of construction shall be established by the Tax Assessor. The actual increase in post-construction assessed value over pre-construction assessed value shall equal, or exceed the estimated increase specified in the Agreement. Failure to meet or exceed the Grant approval threshold of \$1.5 million, where applicable, shall render the Grant void.

Adopted this the 20th day of October 2008 by the Cabarrus County Board of Commissioners.

9



Cabarrus County Board of Commissoners Economic Development Grant Program

Revised/Effective: July 2025



Table of Contents

I.	Statement	3
II.	Purpose	3
	Project Categories, Grant Parameters, and Eligibility	
	Program Rules	
	Grant Approval Procedure	



ECONOMIC DEVELOPMENT GRANT PROGRAM CABARRUS COUNTY, NORTH CAROLINA EFFECTIVE OCTOBER 20, 2008

I. <u>POLICY STATEMENT</u>

A. The following is the Economic Development Grant Program ("Program") for Cabarrus County, North Carolina. The Program applies to all applications for economic development grants received after the effective date of the Program.

II. <u>PURPOSE</u>

- A. The Cabarrus County Board of Commissioners ("BOC") has a vision of Cabarrus as a county in which our children learn, our citizens participate, our dreams matter, our families and neighbors thrive, and our community prospers. The BOC established the following five broad goals to achieve and maintain its vision:
- 1. Preserve and enhance quality of life by addressing growth with sound public policies that sustain resources, provide high quality services, and fund infrastructure needs.
- 2. Achieve community-wide preparedness to protect public safety, respond to routine and catastrophic events, and maintain and restore the well-being of all residents.
- 3. Use resources wisely and responsibly by protecting assets, minimizing risk, creating partnerships, and using technology to maximize the value of county investments, expenditures, and services.
- 4. A fully engaged community with a shared understanding of its issues and challenges and working together to achieve its goals.
- 5. Ensure that all citizens have equal opportunity and access to education, health care, and economic prosperity and encourage citizens to fulfill their potential and contribute to their community.

The achievement of these goals, and the health, safety, education, and prosperity of the people of Cabarrus County ("County") is directly related to the vitality, diversity, and success of its businesses and industries, as well as to the condition of the county's environment and natural resources. Under certain circumstances and conditions, it may be in the interests of the County and its citizens that the BOC utilize the powers granted to it by the General Assembly in Chapters 153A and 158 of the North Carolina General Statutes to stimulate development



and growth of business and industry in the County. Thus, the purpose of the Program is to provide the stimulus for the development, growth and expansion of business and industry within the County. This stimulus is the award of a Program Grant ('Grant") as provided in this Program.

- B. The award of a Grant is designed to increase employment opportunities within the assessed valuation of the County. The BOC may consider numerous factors when deliberating upon whether to award a Grant. This recognizes the great variety of businesses, which have widely different capital and employment structures and needs. The factors that may be considered include but are not limited to the follow:
- 1. The type of industry or business as a further diversification of Cabarrus County's business base;
- 2. The size and scope of the project based upon investment in site development, facilities, buildings, and other business infrastructure inclusive of technology;
- 3. The diversity, quality, and quantity of jobs created by a project, including whether the industry or business provides company-paid benefits such as healthcare, vacation, and pensions and the degree to which wages exceed the county average;
- 4. The potential for future expansion of investment and employment;
- 5. Site specific issues impacting public infrastructure;
- 6. Actions that if pursued, stimulate development in areas of Cabarrus County deemed beneficial;
- 7. The ratio of investment in real versus personal property assets;
- 8. The environmental impact of the project. This may include such elements as waste recycling programs, energy efficient (or LEED) design, conservation easements, the degree to which the natural landscape and topography are distributed, water conservation programs and the use and/or production of alternative (non-fossil fuel) energy.
- 9. The type of product produced (as well as the production process itself) or sold and whether it is recyclable, noxious, volatile, controversial, hazardous, banned by other governments or countries, lethal or otherwise dangerous.



III. PROJECT CATEGORIES, GRANT PARAMETERS, AND ELIGIBILITY

- 1. <u>Eligible Uses.</u> Eligible uses include, but are not limited to, agricultural operations; facilities to house corporate headquarters; manufacturing, assembly, fabrication, or processing operations; research and development facilities; motorsports facilities, warehouse, or distribution facilities; and office buildings. The applicant must demonstrate to the satisfaction of the BOC that it would not construct these facilities but for the award of a Grant.
- 2. Grant Parameters. A Grant approved by the BOC may be an amount equaling up to 80% of the real and personal property tax actually paid on assets eligible for this Program. The minimum incremental increase in assessed value of assets shall be \$1.5 million, except in those cases where the Grant is used to encourage the development or help ensure the success of certain targeted businesses and/or geographical areas, where the threshold shall be at the discretion of the Board of Commissioners.

Such Grant amount shall be for a period of three (3) consecutive years. Grant amounts shall be calculated based on the increase in assessed real and personal property values generated by the project, as determined by the County Tax Assessor. Grants for plant expansions by business or industry already located in the County will be based on the net incremental tax value, after reduction for machinery, equipment and other assets which are depreciated, replaced, or retrofitted as part of the project.

The Grant will only be awarded to bring about the relocation or expansion of a business that would not have occurred except for the award of the Grant, or to encourage the development or help ensure the success of certain targeted businesses and/or geographic areas.

The amount of the Grant for each year shall be limited in the following manner: In each of years two and three of the Grant, a calculation shall be performed where the amount of the Grant is subtracted from the amount of ad valorem taxes paid. If the remainder in years two or three is less than the remainder from the same calculation in year one, then the amount of the grant in those years will be reduced by an amount sufficient to make the remainder in that year equal to the remainder in year one.

The County has chosen as the value criterion for a Program Grant the estimated property tax assessment for the new real and personal property investment to be placed in the County. Although the Grant is calculated as a percentage of the ad valorem tax actually paid on the new asset investment, the Grant is paid from the County's general fund. The general fund consists of revenue derived from ad valorem



taxes, local sales taxes, revenues from services, permits and fees, interest income and miscellaneous revenues.

- 3. <u>Documentation</u>: The Grant application must provide documentation satisfactory to the Tax Assessor that fully supports the expenditures upon which the assessed value is to be based. The documentation includes but is not limited to schedules and source documents defining capital expenditures including project timelines with accurate descriptions of grantable assets by cost, dates of phase in any existing assets which are being replaced by Program eligible assets, blueprints, financial statements, and appraisal by a state board certified appraiser. Only assets documented to the satisfaction of the Tax Assessor will be eligible for the Program.
- 4. Speculative Buildings and Leases: Construction of a new structure to attract an eligible Program user may also qualify for the Program. Such a Grant must begin with a tax year prior to the third year after construction is completed. The taxpayer must inform the Tax Assessor in writing which tax year begins the Grant Program. If a structure or personal property is to be leased, the lease term must exceed the length of the Grant period. In the event the building is not leased within three years of its completion date so long as it is maintained for lease, the speculative building may still qualify as a Program asset. Only one Grant may be awarded, and the owner and lessee must agree in writing as to which will be eligible to receive the Grant.

IV. PROGRAM RULES

- 1. Although a Grant may be awarded by the BOC to an applicant, the Grant is not required to be paid until the applicant has fully complied with this Program and has executed a written agreement ("Agreement") in a form satisfactory to County that sets forth the specific provisions relating to the Grant.
- 2. The BOC reserves the right to waive one or more provisions of this Program, but any waiver must be approved by the BOC.
- 3. The Agreement shall include with reasonable specificity a project site plan, description of the project, any phasing, projected new employment with job descriptions, description of the structures to be built, description of the personal property assets to be installed and any other data that would be relevant to comprehension of the scope and value of the project such that other assets, installed outside of those Grant eligible, are not commingled within the contemplated Grant.
- 4. The applicant must furnish proof satisfactory to the Tax Assessor or County Attorney of ownership of any of the assets subject to the Program.



- 5. Rolling stock, inclusive of automobiles, trucks, tractors, trailers, or other licensed vehicles and airplanes shall not qualify as Program assets eligible for a Grant.
- 6. County contributions to the project's infrastructure costs shall be deducted from the calculated Grant award for that project.
- 7. The beginning date of the Grant period shall be flexible to accommodate construction and production start-up time but shall commence with the tax year that begins no later than three years after the date the BOC votes to approve the Grant. The taxpayer must inform the Tax Assessor in writing which tax year begins the Grant program. An extension may be granted by the BOC based upon specific project related issues.
- 8. The annual Grant award due to the recipient will be paid each year during the Grant period within a thirty-day period of submission of all data requested by the Tax Assessor necessary to determine appropriate assessments on the Grant assets and the delivery of the Tax Assessor's statement. Should the assessments yield a grant in excess of that budgeted for the Grant assets, another thirty-day period may be necessary for remittance to accommodate budget revisions. The initial Grant date is subject to the project's date of useful occupancy and/or production startup, subject to the provisions of paragraph 7, above. If the recipient-taxpayer fails to properly list property for purposes of taxation and the unlisted property is subsequently discovered by the Tax Assessor's office, then the Grant may be terminated at the discretion of the BOC. Acceptance of a Grant payment constitutes approval of the assessed value of Grant assets.
- 9. During the Grant period, the recipient of the Grant must be current in any and all tax and other payments (including, but not limited to fees for services or permits, fines, and penalties) to the County. Failure to be current in payments to the County shall result in termination of the remainder of the Grant.
- 10. Should the recipient of the Grant (a) fail to construct or install substantially all of the assets contemplated by the agreement; (b) be or become the debtor in a bankruptcy or receivership proceeding; (c) substantially curtail, close or mothball the facility subject to the Program or, (d) fail to meet hiring, wage or benefit goals; then in any such event the balance of the Grant shall be terminated.
- 11. Grant requests information and the Tax Assessor questionnaire must be completed within the calendar year following the tax year for which the recipient is eligible to receive a Grant. The information must be complete, forthcoming, and adequate to the satisfaction of the assessor in order to make an accurate Grant calculation. Failure to fully or timely provide this information will result in forfeiture of that year's Grant or cause termination of the remainder of the Grant as provided in paragraph 13, below.



- 12. Grants are not transferrable and may not be conveyed to another party.
- 13. The Grant recipient shall provide the necessary source documents and reports satisfactory to the Tax Assessor subsequent to execution of the Agreement and during the Grant period to ensure compliance with the terms, conditions, and other specific requirements of the Agreement. Necessary source documents and reports may include, but are not limited to, real estate acquisition and construction costs, schedules of assets, depreciation schedules, leasing arrangements with named parties holding a financial interest in assets covered by the Program, releases signed by those holding financial interests in those assets and proof of all business and corporate names that may be applicable for purposes of asset ownership. In order for an asset to be included in the Grant, it must reasonably have been contemplated to be within the scope of the project as reflected in the Agreement. Such information shall remain confidential as allowed by law. Failure of the recipient to provide required documentation shall cause termination of Grant.
- 14. The County shall provide detailed reporting processes to monitor and assure compliance with the terms, conditions, and other specific requirements of the Agreement. Any information obtained by the County in connection with an incentive grant request will be kept confidential by the County to the extent permitted by law.
- 15. Violation of local, state, federal laws, ordinances, or regulations by the recipient company shall result in termination of the Grant.

V. GRANT APPROVAL PROCEDURE

- 1. <u>Completion:</u> Prior to initiating a project for which a Grant application is proposed, the applicant shall complete a Development Grant Application for submittal to the Cabarrus Economic Development Corporation.
- 2. <u>Recommendation</u>: Upon completion of the Development Grant Application by the applicant, the Cabarrus Economic Development Corporation Board will review the application and determine if the application will be recommended to the BOC.
- 3. <u>Application</u>: Applications recommended by the Cabarrus Economic Development Corporation Board will be submitted to the County Manger's office for scheduling a public hearing before the BOC.
- 4. <u>Acceptance</u>: The BOC may consider acceptance of the Development Grant Application. A public hearing must be scheduled by law prior to the approval of a Grant. The County



shall publish a notice of the public hearing at least 10 days before the hearing is held. The notice shall describe the project and the BOC's intention to consider approval of the Grant request.

- 5. <u>Public Hearing</u>: The BOC shall conduct a public hearing on the Development Grant Application to inform the public of the Grant request, invite comments and vote on it.
- 6. Agreement: The BOC approves the Grant by offering the applicant an Agreement. Offers not accepted are deemed rejected by the applicant. Unless otherwise adopted and approved by the BOC, the Grant offer remains open for 30 days from the date of tender of the proposed Agreement to the applicant. Acceptance is the execution of the Agreement between the County and the applicant. The BOC reserves the right to reject any Grant application.
- 7. <u>Construction</u>: Construction shall be required to adhere to plans approved in the plan review and permitting process, as well as to plans, or plan elements approved as conditions of the Agreement.
- 8. <u>Assessment</u>: The value of the subject property following the completion of construction shall be established by the Tax Assessor. The actual increase in post-construction assessed value over pre-construction assessed value shall equal, or exceed the estimated increase specified in the Agreement. Failure to meet or exceed the Grant approval threshold of \$1.5 million, where applicable, shall render the Grant void.

Adopted October 20, 2008

AMENDMENTS:

1. September 21, 2009 (Modification Section 3.2)

2. December 18, 2023 (Annual Review Tabled)

3. March 18, 2024 (Annual Review)

4. July 21, 2025 (Modification Section 3.2)

CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

New Business

SUBJECT:

Board Of Commissioners - Voting Delegate Designation for NCACC 118th Annual Conference

BRIEF SUMMARY:

The NCACC's 118th Annual Conference Business Session will be held in Pitt County at the Annual Conference with each county entitled to one vote on items that come before the membership.

In order to facilitate the voting process, the NCACC asks that each county designate their voting delegate.

REQUESTED ACTION:

Recommended Motion:

Motion to designate Chairman Jeff Jones to represent Cabarrus County at the NCACC 118th Annual Business Session in Pitt County.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

On Behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

New Business

SUBJECT:

County Manager - Agreement For Use Of School Property And Harrisburg Parks And Recreation

BRIEF SUMMARY:

The Town of Harrisburg has reached out to Cabarrus County and Cabarrus County Schools regarding the use of Hickory Ridge Middle School property for their youth league sports programs. After consulting with Cabarrus County Schools, staff has determined that there are no conflicts created with this use agreement.

REQUESTED ACTION:

Recommended Motion:

Motion to approve the agreement (in concept with potential operational changes) between Cabarrus County, Cabarrus County Schools and the Town of Harrisburg after review by the county attorney.

EXPECTED LENGTH OF PRESENTATION:

5 Minutes

SUBMITTED BY:

Kelly Sifford, AICP Deputy County Manager

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

Agreement

STATE OF NORTH CAROLINA

COUNTY OF CABARRUS

COUNTY AND BOE - HARRISBURG SCHOOL PARK USE AGREEMENT (HICKORY RIDGE MIDDLE SCHOOL)

This SCHOOL PARK USE AGREEMENT ("Agreement") is made and entered into effective the _____ day of June, 2025 by and between CABARRUS COUNTY ("County"), in behalf of its Active Living and Parks Department, the CABARRUS COUNTY BOARD OF EDUCATION ("BOE") and the TOWN OF HARRISBURG ("Town").

The purpose of this Agreement is to establish and implement a plan and procedure for use by the Town of the County's and BOE's Hickory Ridge Middle School athletic fields. Since this purpose is of benefit to all parties, it imparts sufficient consideration to make this Agreement legally binding and enforceable.

TERMS

- 1. At the request of Town, the County and BOE will make available to the Town for community sports, programming and recreational activities and events certain areas, facilities and equipment owned by or leased to the County and BOE and known as all the Hickory Ridge Middle School athletic fields, which at this point consists of two baseball fields, two soccer fields and a football field/track. It also includes all existing parking on the School parcel. ("Outdoor Facilities"). An aerial of the Outdoor Facilities is attached as Exhibit A.
- 2. Such use by the Town shall be subject to the Joint Use Agreement between the County and the Cabarrus County Schools ("Schools"), as amended and modified from time to time as it relates to these Outdoor Facilities.
- 3. This Agreement is for the period from July 1, 2025 through June 30, 2026, on Mondays through Sundays. The time period each day shall be from 6:00 pm to 9:00 pm on weekdays and from 8:00 am to 9:00 pm on weekends.
- 4. The Town shall be responsible for the following obligations at the Outdoor Facilities:
 - a) Lining and maintenance of the athletic fields during the term of this Agreement.
 - b) Provision of all necessary equipment, such as goals and benches,
 - c) Provision of portajohns,
 - d) Mowing of the athletic fields and the surrounding areas except for the banks and rights of way, and
 - e) Portable light towers to accommodate evening use, if desired.
- 5. The County or the Schools shall be responsible for the following obligations at the Outdoor Facilities:
 - a) Safety features, and
 - b) Inspection of the Outdoor Facilities.

- 6. To the extent that each normally carries insurance, the Town and the County/ Schools shall insure their respective assets and facilities with fire and extended coverage in the full replacement value and carry adequate "all risk" insurance for their ownership and usage of their own and each other's assets and facilities. Each party agrees to name the other as an additional insured with the provision that such policy cannot be canceled or materially altered unless thirty (30) days prior written notice is given to the additional insured.
- 8. The parties also acknowledge that the Outdoor Facilities are maintained and repaired in accordance with a Maintenance and Repair Agreement between the County and the Schools. To the extent that the provisions of the Maintenance and Repair Agreement, as amended from time to time, are inconsistent with this Agreement, the provisions of this Agreement shall control.
- 9. Any party may terminate this Agreement with cause by giving the other parties one hundred eighty (180) days prior written notice. Such termination shall not alter or negate a scheduled use, obligation or responsibility agreed upon prior to the receipt of written notice of termination.
- 10. The County/Schools and the Town shall indemnify for and hold each other harmless from any and all claims, losses, damages and expenses arising from the other's use of the Outdoor Facilities, unless such claim, loss, damage or expense arises from the negligence or misconduct of the party seeking indemnification.
- 11. This Agreement is governed by North Carolina law, including any statutes governing the joint use of school/park facilities.

IN WITNESS, this Agreement is executed by the appropriate parties for the parties pursuant to authority duly given.

CABARRUS COUNTY	
By: Chair, Board of Commissioners	ATTEST: Clerk to the Board
Date:	
This instrument has been pre-audited in the mand Fiscal Control Act."	anner required by the "Local Government Budget

Finance Director

CABARRUS COUNTY BOARD OF EDUCATION

By:	ATTEST:
By:Chair	ATTEST: Clerk to the Board
Date:	
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and Fiscal Control Act."	he manner required by the "Local Government Budget
Finance Director	
TOWN OF HARRISBURG	
By:	ATTEST: Town Clerk
Mayor	Town Clerk
Date:	
This instrument has been pre-audited in the and Fiscal Control Act."	ne manner required by the "Local Government Budget
Finance Director	

Exhibit A





BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

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New Business

SUBJECT:

County Manager - Discuss Lobbying Firm

BRIEF SUMMARY:

The County Manager provided an update regarding the Holloway Group, the County's lobbying firm, at the July 7 Work Session. The Board requested further discussion.

REQUESTED ACTION:

Recommended Motion:

Motion to continue month-to-month provision of the Holloway Group contract until the Regular October Board of Commissioners meeting.

EXPECTED LENGTH OF PRESENTATION:

10 Minutes

SUBMITTED BY:

Sean Newton, County Manager

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

Agreement

REPRESENTATION AGREEMENT

THIS REPRESENTATION AGREEMENT (the "Agreement") is made and entered into by and between Cabarrus County, North Carolina ("Cabarrus") and Bryan Holloway, a citizen and resident of King, N. C. and principal owner of Holloway Group, Inc., a North Carolina Corporation ("Holloway").

WHEREAS, Cabarrus may have issues that will or may be considered by the North Carolina General Assembly or other state agencies; and

WHEREAS Holloway is a government relations specialist with lobbying experience in the North Carolina General Assembly and State Government; and

WHEREAS Cabarrus desires to contract with Holloway to perform its governmental affairs objectives, and Holloway desires to work with Cabarrus on its government relations work in North Carolina.

NOW THEREFORE, in consideration of mutual promises and covenants of the parties hereafter set forth, the parties agree as follows:

- TERM. This Agreement shall be effective January 1, 2025, and shall run for six consecutive months ending on June 30, 2025. At the end of this term, Cabarrus may continue this Agreement on a month-to-month basis until one of the parties to this Agreement cancels this Agreement as provided for herein.
- TERMINATION. Either party may terminate this Agreement at any time by giving
 the other party thirty (30) days written notice. Either party may terminate this
 Agreement at any time for just cause by giving the other party due notice.
- 3. SERVICES. During the term of this Agreement, Holloway will provide services as set out herein as follows:
 - (a) Monitoring the activities of the North Carolina General Assembly and applicable state agencies for any activities that may be of interest to or concern to Cabarrus.
 - (b) Representing Cabarrus on its issues in the North Carolina General Assembly and with North Carolina governmental agencies as determined by Cabarrus. This representation shall include direct lobbying of members of the General Assembly, their staff, and State governmental agencies. As requested by Cabarrus, Holloway shall assist

with any bill drafting and work to pass legislation favorable to the Cabarrus and work to defeat bills that are unfavorable to Cabarrus;

- (c) Make written reports to Cabarrus at reasonable intervals as agreed to by the parties hereto;
- (d) Keep Cabarrus updated on political activity in North Carolina;
- (e) Attend meetings with Cabarrus and other meetings as reasonably requested by Cabarrus.
- 4. COMPENSATION. For compensation for the services rendered during the term of this Contract, Cabarrus shall pay to Holloway the sum of Four Thousand Dollars (\$4,000.00) per month during the entire term of this Agreement. The first payment in the amount of Four Thousand Dollars (\$4,000.00) shall be due and owing by January 1, 2024, and a like amount shall be due on the first day of each succeeding month for the entire term of the Agreement. Payments are late if not received within ten days of when the payment is due.
- 5. EXPENSES. Cabarrus agrees to reimburse Holloway for certain expenses incurred by him in representing Cabarrus. These expenses include the lobbyist and principal registration fees paid to the North Carolina Secretary of State that will be advanced by Holloway. All other expenses must have the prior approval of Cabarrus.
- 6. LOBBYIST REGISTRATION. Holloway will register as a lobbyist with the North Carolina Secretary of State for Cabarrus when lawfully required to do so and will comply with all rules and regulations of the North Carolina Lobbying Act. Holloway will assist Cabarrus in registering as the Lobbyist Principal with the North Carolina Secretary of State.
- 7. CONFIDENTIALITY. Holloway agrees to maintain in strictest confidence all information disclosed to him regarding the representation of Cabarrus.
- 8. COMPLIANCE. Holloway agrees to comply with all federal, state, and local laws and regulations applicable to these services and will indemnify and hold Cabarrus harmless for any failure by Holloway to comply with such laws with respect to the services he provides on behalf of Cabarrus.
- 9. OTHER LOBBYISTS. Cabarrus must give written approval if Holloway desires to use another lobbyist to work with him on issues relating to Cabarrus.
- 10. CONFLICT OF INTEREST. In connection with the performance of services under this Agreement, Holloway will always make every effort to avoid any conflict of interest in representing Cabarrus. If a potential conflict arises, Holloway shall immediately notify Cabarrus, and the parties will mutually agree on how to manage the conflict in question.

- 11. ENTIRE AGREEMENT. This Agreement contains the entire understanding between the parties hereto, and no representations or promises have been made to or by either party that are not fully set forth herein. This Agreement cannot be modified or changed unless such change is in writing and signed by the parties hereto.
- 12. CHOICE OF LAW. If any dispute arises under this Agreement, the laws of North Carolina shall apply.

IN WITNESS WHEREOF, the parties hereto set their hands and seals to duplicate originals of the Contract, one of which shall be retained by each party.

This the day of December 2024.

Bryan Holloway (SEAL)

CABARRUS COUNTY

Name: Chris Measmer

Title: Chairman-Cabarrus County Commission

Attest:

THIS INSTRUMENT HAS BEEN PREAUDITED IN THE MANNER REQUIRED BY THE LOCAL GOVERNMENT BUDGET AND FISCAL CONTROL ACT.

FINANCE DIRECTOR

Page 300

The representative are the second of the sec

HOUSING YES BY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

New Business

SUBJECT:

County Manager - FY 2026 Economic Development Allocation - Supplemental Public Hearing 6:00 p.m.

BRIEF SUMMARY:

Pursuant to N.C. General Statute 158-7.1, the County must conduct a separate public hearing for economic development appropriations. A funding plan is approved during the public hearing when each new economic incentive is approved, and another one is required for the County's annual appropriation for the contribution to the Cabarrus Economic Development Corporation. The public hearing for the annual appropriation was held on June 2, 2025.

The Board of Commissioners approved the FY2026 budget ordinance on June 16, 2025, which included an amount (\$400,000) that differed from the amount noticed for the public hearing on June 2, 2025. Therefore, in order to use the funds appropriated in the FY2026 budget ordinance, a supplemental public hearing is needed.

REQUESTED ACTION:

Hold a public hearing.

EXPECTED LENGTH OF PRESENTATION:

5 Minutes

SUBMITTED BY:

Sean Newton, County Manager

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

Public Hearing Notice



CABARRUS COUNTY BOARD OF COMMISSIONERS

NOTICE OF PUBLIC HEARING July 21, 2025 – 6:00 P.M.

Economic Development Appropriation

Notice is hereby given that the Cabarrus County Board of Commissioners will hold a supplemental public hearing at 6:00 p.m. (or as soon thereafter as persons may be heard) on Monday, July 21, 2025, to receive public input on the additional allocated funds for the following economic development appropriation:

Organization	FY 2025-2026 Budget	Services Provided	Economic Development Purpose
Cabarrus County Economic Development Corporation	\$400,000	Promotes economic development within Cabarrus County by recruiting new businesses and encouraging the retention and expansion of existing businesses.	Job retention, increased employment, and industry expansion and recruitment.

The Board of Commissioners approved allocating the appropriation in conjunction with the adopted FY 2026 annual budget, subject to the advertisement and holding of this supplemental public hearing.

For ease of access, the Board of Commissioners' meetings will continue to be broadcast live on Channel 22, https://www.youtube.com/cabarruscounty and https://www.cabarruscounty.us/cabcotv

If reasonable accommodations are needed, please contact the ADA Coordinator at 704-920-2100 at least 48 hours prior to the public hearing.

Lauren Linker, Clerk to the Board

Posted July 10, 2025



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

New Business

SUBJECT:

Emergency Medical Services (EMS) - Grant Award

BRIEF SUMMARY:

Cabarrus County EMS proposes the implementation of a groundbreaking, evidence-based initiative to begin administering blood products in the prehospital setting. In alignment with the latest clinical research and best practices in trauma care, this program has the potential to significantly improve outcomes for patients experiencing hemorrhagic shock; particularly those with traumatic injuries. We are proud to share that the Atrium Health Cabarrus Blood Bank has formally agreed to support this program by providing blood products at no cost to Cabarrus EMS—a major milestone toward implementation. With this generous support and several months of operational research already completed, we are now seeking funding to equip two EMS Supervisor vehicles with the secure refrigeration and storage systems required to deploy whole blood in the field. We have received grant funding through the Cannon Foundation.

REQUESTED ACTION:

Recommended Motion:

Motion to accept the grant award and approve the associated budget amendment.

EXPECTED LENGTH OF PRESENTATION:

5 Minutes

SUBMITTED BY:

Jimmy Lentz, Emergency Medical Services Chief

BUDGET AMENDMENT REQUIRED:

Yes

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

- Approval Letter
- Quote
- Budget Amendment

Kara Clarke

From: James Lentz

Sent: Wednesday, July 9, 2025 8:38 AM

To: Kara Clarke

Subject: FW: Application Approved

Follow Up Flag: Follow up Flag Status: Flagged

Jimmy Lentz, NRP, TEMS, A.A.S EMS Chief

Cabarrus County EMS
O: 704-920-2601
M: 704-791-4278
F: 704-920-2617

----Original Message-----

From: Cannonfoundation@smartsimplemailer.com < Cannonfoundation@smartsimplemailer.com >

Sent: Friday, June 13, 2025 9:00 AM

To: James Lentz < JWLentz@cabarruscounty.us>

Subject: Application Approved

[You don't often get email from cannonfoundation@smartsimplemailer.com. Learn why this is important at https://aka.ms/LearnAboutSenderIdentification]

CAUTION: This email originated from outside the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe!

Dear Jimmy,

It is my pleasure to inform you that we have approved the grant application, as outlined in the application provided to us. A grant agreement is forthcoming. Please notify the leader of your organization that the agreement will be in their email via DocuSign. They need to ensure the correct mailing address it listed on the last page of the contract. Upon the submission of the signed acceptance of the grant conditions, a check in the above amount will be mailed in a timely manner.

We do not seek publicity, but we do understand that it can be beneficial to your organization. If your organization would like to make a public announcement of this grant, please submit your proposed wording for review and approval to info@cannonfoundation.org. Simply listing our name as a donor in your normal publications does not require prior approval.

Please send any communication regarding grant receipts or documentation electronically to your Program Officer.

We welcome this opportunity to assist your organization.

We wish you every success with your important work, and look forward to hearing the results.

Sincerely,

The Cannon Foundation



Quotation

Quotation#: QUO-48056-Q8H7P2 **Last Modified**: 04/29/2025 1:02 PM

Customer PO #:

Account Number: 106992SHIP004

Bill To:

CABARRUS COUNTY EMS SHIP004

793 CABARRUS AVE W
CONCORD, NC 28027
Ship Method: FEE < \$150
Payment Terms: NET 30

Ship To:

CABARRUS COUNTY EMS SHIP004

793 CABARRUS WEST CONCORD, NC 28025

Line No.	Item	Description	UOM	QTY	List Price	Your Price	Ext. Price
1	2511-16816	*DS ONLY* APRU-Autonomous Portable Refrigeration Unit, 6L	EA	2	\$22,989.99	\$12,500.00	\$25,000.00
2	4700-10001	*DS ONLY* Remote Accountability incl all FREE Plan features, Remote Monitoring, Remote Reports	EA	2	\$1,300.00	\$1,075.00	\$2,150.00
3	4710-10005	*DS ONLY* APRU - Autonomous Portable Refrigeration Unit - 5 Year Warranty	EA	2	\$3,000.00	\$2,800.00	\$5,600.00
4	1870-13010	*DS ONLY* QinFlow Warrior LITE Blood & Fluid Warmer w/ Lite Battery - for use in EMS (non-TAA comp)	EA	2	\$3,560.99	\$3,255.00	\$6,510.00
5	1870-13190	QinFlow Warrior Extension Cable, All Warrior LITE and Warrior Models	EA	2	\$269.99	\$198.09	\$396.18
6	1850-75005	LifeFlow Plus, Rapid Blood & Fluid Infuser 5ea/cs	cs	1	\$2,249.95	\$1,567.95	\$1,567.95
7	1850-75006	LifeFlow Plus, Rapid Blood & Fluid Infuser, Replacement Tubing 5ea/cs	cs	1	\$1,129.95	\$875.00	\$875.00
8	1712-50012	Qinflow Warrior Compact Disposable Unit (CDU) 1/EA 12EA/BX	BX	1	\$1,535.88	\$1,176.00	\$1,176.00

Quote Total: \$43,275.13

Quote Expiration Date: 06/20/2025

Mark Tornstrom

Bound Tree | Account Manager

5000 Tuttle Crossing Blvd, Dublin OH 43016

Office Phone: (614) 569-0070 | Mobile Phone: 980-225-2022

Mark.Tornstrom@boundtree.com

Sales Tax will be applied to customers who are not exempt.

Shipping charges will be prepaid and added to the invoice unless otherwise stated.

This quotation is valid until the quote expires or the manufacturer's price to Bound Tree Medical increases.

To place an order, please visit our website at www.boundtree.com, login, and add to your shopping cart

or call (800) 533-0523 fax (800) 257-5713

Budget Revision/Amendment Request

Date:	7/21/2025			Amount:	45,000.00		
				¬	5.46		
Dept. Head:	Jimmy Lent	Z		Department:	EMS		
Internal	Transfer Wi	thin Department	Transfer Between Departmen	ts/Funds		✓ Sup	plemental Request
Budgeting the	funds awarde	ed for the Cabarrus Cour	nty EMS Prehospital Blood Program.				
Fund	Indicator	Department/ Object/ Project	Account Name	Approved Budget	Increase Amount	Decrease Amount	Revised Budget
001	6	2730-6353- CAN02	Cannon Foundation Grant		\$45,000		45,000.00
001	9	2730-9330-CAN02	Tools & Minor Equipment - EMS Cannon Grant		45,000.00		45,000.00
							0.00
							0.00
							0.00
							0.00
							0.00
							0.00
						Total	0.00
Bud	lget Officer		County Manager		Board of	Commissioners	
	Approved	t	☐ Approved			Approved	
	Denied		☐ Denied			Denied	
Signature			Sianature		Signature		
Date			Date		Date		



AGENDA CATEGORY:

BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

Appointments to Boards and Committees
SUBJECT: Boards and Committees - Appointments - Cabarrus County Board of Equalization and Review
BRIEF SUMMARY: Audy Dover holds Seat #2 on the Board of Equalization and Review whose term has expired.
It is recommended by the advisory board to reappoint Audy Dover to this seat.
REQUESTED ACTION: Recommended Motion:
Motion to appoint/reappoint to Seat #2 on the Board of Equalization and Review, term expiring June 30, 2028; and to include any necessary exceptions to the Appointment

EXPECTED LENGTH OF PRESENTATION:

3 Minutes

Policy.

SUBMITTED BY:

On behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

This item was approved by the Board for inclusion on the Agenda.

ATTACHMENTS:

- Membership List
- Applications on File

Board of Equalization and Review

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving
Board of Equalization and Review					
Bernard Felder	1	6/20/2022	6/30/2025	1	1
Audy R. Dover	2	6/20/2022	6/30/2025	7	1
Mike Wallace	3	6/16/2025	6/30/2026	1	1
Glen Tucker	4	6/17/2024	6/30/2027	5	1
Keith Troutman	5	6/19/2023	6/30/2026	4	1
William Ferris	Alternate	6/17/2024	6/30/2025		1

Board of Equalization and Review Applications on File June 23, 2025

Audy Dover~
Robbie Jones
Charles Paxton
Bernard Felder~
Jon Bradley
Kenneth Metcalf
Candice Johnson
Divina Jones

[~] Current member.



SUBMITTED BY:

No

On behalf of the Board of Commissioners

BUDGET AMENDMENT REQUIRED:

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY: Appointments to Boards and Committees
SUBJECT: Boards and Committees - Appointments - Cabarrus County Board of Equalization and Review
BRIEF SUMMARY: Bernard Felder holds Seat #1 on the Board of Equalization and Review whose term has expired.
It is recommended by the advisory board to reappoint Bernard Felder to this seat.
REQUESTED ACTION: Recommended Motion:
Motion to appoint/reappoint to Seat #1 on the Board of Equalization and Review, term expiring June 30, 2028; and to include any necessary exceptions to the Appointment Policy.
EXPECTED LENGTH OF PRESENTATION: 3 Minutes

This item was approved by the Board for inclusion on the Agenda.

ATTACHMENTS:

- Membership List
- Applications on File

Board of Equalization and Review

Name	Seat	Appointment	Term Expiration	Number of Terms	Number of Boards Serving
Board of Equalization and Review					
Bernard Felder	1	6/20/2022	6/30/2025	1	1
Audy R. Dover	2	6/20/2022	6/30/2025	7	1
Mike Wallace	3	6/16/2025	6/30/2026	1	1
Glen Tucker	4	6/17/2024	6/30/2027	5	1
Keith Troutman	5	6/19/2023	6/30/2026	4	1
William Ferris	Alternate	6/17/2024	6/30/2025		1

Board of Equalization and Review Applications on File June 23, 2025

Audy Dover~
Robbie Jones
Charles Paxton
Bernard Felder~
Jon Bradley
Kenneth Metcalf
Candice Johnson
Divina Jones

[~] Current member.



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Reports

SUBJECT:

BOC - Receive Updates From Commission Members Who Serve As Liaisons To Municipalities Or On Various Boards/Committees

BRIEF SUMMARY:

This time is allotted during regular meetings to receive updates from commission members that serve as liaisons to local municipalities or that serve on various boards/committees, if needed. This opportunity allows the board as a whole to learn more about what is going on with the boards each commissioner is individually involved with.

REQUESTED ACTION:

Receive updates and discuss as needed.

EXPECTED LENGTH OF PRESENTATION:

1 Minute

SUBMITTED BY:

Lauren Linker, Clerk to the Board

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Reports

SUBJECT:

BOC - Request for Applications for County Boards/Committees

BRIEF SUMMARY:

Vacant Positions on the Cabarrus County Boards & Committees are as follows:

Boards & Committees	Vacancies/Expiring/Expired Terms	Term Expiration and/or Position
Active Living and Parks Commission	1 Vacant & 4 Expired	*
Adult Care Home Community Advisory Committee	13 Vacant	**
Concord Planning Commission (ETJ)	1 Vacant	*
Library Board of Trustees	3 Expired	*
Nursing Home Community Advisory Board	11 Vacant	**
Region F Aging Advisory Committee	2 Vacant	*
Transportation Advisory Board	5 Vacant	*
Youth Commission	7 Vacant & 5 Expired	*

^{*}Term lengths and expirations vary per board roster.

A description of each board/committee is attached along with an application for appointment.

^{**}Initial terms are for one year. Additional terms are for three years.

Visit the County's website to complete the online application. For more information, contact the Clerk at 704-920-2109 or go to https://www.cabarruscounty.us/boards-and-committees.

REQUESTED ACTION:

Review the aforementioned list of County Boards/Committees for the benefit of the viewing audience and encourage citizens to participate.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Clerk to the Board

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

- Boards & Committees Descriptions
- Concord ETJ Map
- Application
- Youth Commission Application

BOARDS, COMMITTEES, COMMISSIONS AND AUTHORITIES

The Cabarrus County Board of Commissioners makes appointments to a number of boards, committees, commissions and authorities. All citizens of Cabarrus County are encouraged to volunteer to serve on these boards/committees. To obtain an application for appointment or for more information, please contact the Clerk to the Board, at the Governmental Center, 65 Church Street, SE, Concord, or call (704) 920-2109. The application may also be downloaded from the County's website at www.cabarruscounty.us.

A listing of the boards/committees is as follows:

ACTIVE LIVING AND PARKS COMMISSION

This commission advises on parks and recreation needs of County residents and assists the Parks Department in planning facilities and operational activities. The 11-member commission includes a representative from each of the 7 planning areas (Concord, Eastern, Kannapolis, Central, Midland, Northwest Cabarrus and Harrisburg), 2 at-large representatives, 1 representative from the Cabarrus School Board and 1 representative from the Kannapolis School Board. Appointments are for terms of three years.

ADULT CARE HOME COMMUNITY ADVISORY COMMITTEE

This 17-member committee seeks to maintain the intent of the Adult Care Home Residents Bill of Rights and to promote community involvement with the homes (homes for the aged, family care homes and homes for developmentally disabled adults). Members cannot be employed by an adult care home nor have any financial interest, directly or indirectly, in an adult care home. Immediate family of an adult care home resident in Cabarrus County cannot serve on the committee. Initial appointment is for a term of one year with successive appointments of three-year terms.

AGRICULTURAL ADVISORY BOARD

The 7-member Agricultural Advisory Board is designed to implement the provisions of the Voluntary Agricultural District Ordinance. The Board is charged with accepting applications to the voluntary agricultural districts, promoting the enhancement of agriculture in our county, and assisting the Cabarrus County Commissioners with information and positions regarding decisions impacting agricultural production in our county.

BOARD OF EQUALIZATION AND REVIEW

This 5-member board and an alternate member: (1) reviews the tax lists of the county for the current year to assure that all property is listed and appraised accurately; (2) hears any property owner's appeal concerning the value assigned to his property (or that of others); and (3) has the authority to make adjustments necessary to bring the valuation into line with the standards established by law. Members serve three-year terms.

CABARRUS COUNTY PLANNING AND ZONING COMMISSION

This commission serves a key role in shaping the future development of the county as it reviews subdivisions, assists in area plans, and makes land use decisions, some of which are forwarded to the Board of Commissioners. The commission also serves as the Board of Adjustment that hears and decides appeals of decisions by the Zoning Enforcement Officer, and grants special use permits/variances. Members include a representative from each of the 7 planning areas (Concord, Midland, Central, Eastern, Harrisburg, Kannapolis and Northwest Cabarrus), 2 at-large representatives and 3 Alternate members. Appointments are for terms of three years.

CENTRALINA WORKFORCE DEVELOPMENT BOARD

This group serves as the governing body for a variety of programs and their plans, including the Job Training Partnership Act, Work First (JOBS) welfare and placement programs, the Older Worker Americans Act Job Training and Employment Program, etc. The County Commissioners appoint 4 persons representing Education, Organized Labor and the Private Sector (2) to serve on this six-county, 20-member board. Appointments are for terms of two years.

COMMISSION ON FINANCIAL EFFICIENCY

The up to 7-member commission was set up to bring to the citizens of Cabarrus County more efficient and effective County services by reviewing financial, construction and operational practices and to report its finding and recommendations to the Cabarrus County Board of Commissioners for review and action.

CONCORD PLANNING AND ZONING COMMISSION

The Commission guides, reviews and regulates land developments within and around the boundaries of the City of Concord. The County Commissioners appoint one member who resides in Concord's extraterritorial jurisdiction area for a term of three years.

EARLY CHILDHOOD TAKS FORCE ADVISORY BOARD

This 15-member advisory board serves as a resource to evaluate existing early intervention efforts, to assess available resources, and identify actions that could be taken to develop an enhanced plan of support for early childhood education.

FAIR ADVISORY COMMISSION

The nine member commission shall advise the Board of Commissioners on all matters relating to the agricultural parts of the Fair and assist with providing ideas for improvements.

HOME AND COMMUNITY CARE BLOCK GRANT ADVISORY COMMITTEE

This 15-member advisory committee assists the Department of Aging with the development of the County Aging Funding Plan through the Home and Community Care Block Grant for Older Adults. The committee is composed of potential public and private providers of aging services, elected county officials, older adults and representatives of other aging interests in the county.

HUMAN SERVICES ADVISORY BOARD

This board is appointed by the Board of Commissioners to advocate, advise and consult regarding services within the Department of Human Services. The board is composed of five members who are appointed for three-year terms.

In the first year of organization, the terms will be staggered with three members appointed to three-year terms and two members appointed to two-year terms.

JURY COMMISSION

This commission is responsible for compiling the jury lists for the Courts. The Board of Commissioners appoints one member for a term of two years to the 3-member commission.

JUVENILE CRIME PREVENTION COUNCIL

The council plans for the needs of adjudicated and at-risk youth and assesses the need for delinquency treatment and prevention services in Cabarrus County. The 25-member council is made up of a variety of judicial and public agency representatives as well as seven atlarge members. Appointments are for terms of two years.

LIBRARY BOARD OF TRUSTEES

The board advises the County Commissioners on matters relating to the Cabarrus County Library system, including the planning of programs, policies, facilities and budgetary matters. The seven-member board includes representatives selected from the areas of Concord (one member appointed by the Concord City Council and one member appointed by the County Commissioners), Mt. Pleasant, Harrisburg, Midland, and Kannapolis (2). Appointments are for terms of three years.

MOUNT PLEASANT PLANNING BOARD AND BOARD OF ADJUSTMENT

This board guides, reviews, regulates land development within and around the boundaries of the Town of Mt. Pleasant and hears and decides on appeals of zoning within the Town's jurisdiction. The Board of Commissioners appoints two persons who reside within the Town's extraterritorial jurisdiction area for terms of three years.

NURSING HOME COMMUNITY ADVISORY COMMITTEE

This 12-member committee seeks to maintain the intent of the Nursing Home Residents Bill of Rights for those persons residing in nursing homes, works to ensure appropriate conditions within the nursing homes and promotes community involvement with those homes. Members cannot be employed by a nursing home nor have any financial interest, directly or indirectly, in a nursing home. Also, no immediate family of a nursing home resident in Cabarrus County can serve on the committee. Initial appointments are made for terms of one year with successive appointments of three years.

PUBLIC HEALTH AUTHORITY OF CABARRUS COUNTY

The authority seeks to enhance public/private health care partnerships, stabilize county dollars going to support health services, and to provide consolidation and long range planning for health services. It also acts as the local board of health and is charged to protect and promote the public health of the citizens of Cabarrus County. Membership is as follows: Member or designee of the Board of County Commissioners; Member of the Cabarrus County Medical Society; Member of the Cabarrus Physicians Organization; Member or designee of the CMC-NorthEast Medical Center Board of Trustees; Member of the Cabarrus County Schools System or Kannapolis City Schools System; a dentist practicing in or has previously practiced dentistry in Cabarrus County; and three members from the general public not affiliated with the above organizations, but recommended by the nominees of those organizations.

REGION F AGING ADVISORY COMMITTEE

This committee advises the Centralina Council of Governments (COG) staff and COG Board on area plans for the aging within the nine-county region. County Commissioners appoint three members and one alternate to the 26-member regional committee. The appointments are for terms of two years except for the alternate appointment, which is a one-year term.

ROWAN-CABARRUS COMMUNITY COLLEGE (RCCC) BOARD OF TRUSTEES

This board governs the operation of the community college according to State law. The Cabarrus County Board of Commissioners makes two four-year appointments to the Board of Trustees.

SENIOR CENTERS ADVISORY COUNCIL

The Senior Centers Advisory Council aids in determining senior citizen activities to be provided by the County as well as activities and operations at the senior centers. The council is comprised of 11 members (and 4 ex-officio members) who work closely with the Active Living and Parks Department and Senior Center staff. Appointments are for three-year terms.

TOURISM AUTHORITY

This 12-member board is charged with the development of tourism, tourist-related events, facilities and other activities that serve to increase the amount of tourism in the County. The Board of Commissioners appoints membership as follows: Three members from nominations submitted by the County, including a County Commissioner or County Manager and one hotelier; six members from nominations submitted by the Cabarrus County Tourism Authority Board including two hoteliers and two persons currently active in the promotion of tourism in the County; and three members from nominations submitted by the Cabarrus Regional Chamber of Commerce including one hotelier. Appointments are for terms of three years.

TRANSPORTATION ADVISORY BOARD

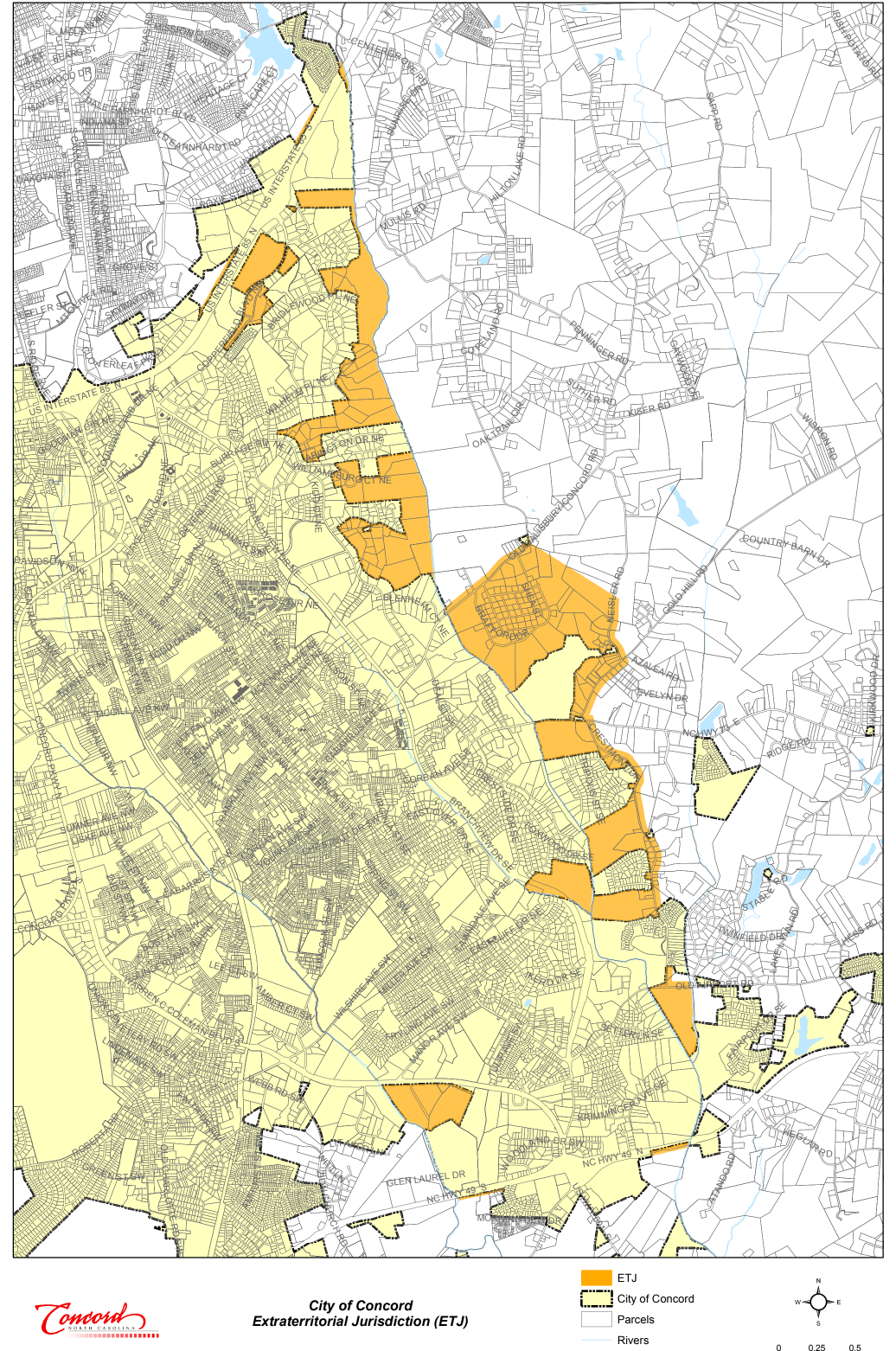
This 18-member board works to advance coordination between the County and human service agencies, to monitor transportation services and to advise the Board on issues related to human service transportation policy matters. Members include representatives from the Department of Social Services, Cabarrus Health Alliance, Department of Aging, Cabarrus EMS, L.I.F.E. Center, Cabarrus Workshop, Healthy Cabarrus, Head Start, Piedmont Behavioral Healthcare and a representative of the visually impaired in the county.

WATER & SEWER AUTHORITY OF CABARRUS COUNTY

The Water and Sewer Authority (WSACC) was established in 1992 by Cabarrus County and the four municipalities for the purpose of planning, constructing, owning, operating and maintaining water and sewer facilities in Cabarrus County. Membership of the board is as follows: two members appointed by Cabarrus County; two members appointed by the City of Concord; two members appointed by the City of Kannapolis; one member appointed by the Town of Harrisburg; one member appointed by the Town of Mt. Pleasant; and one at-large member appointed by Cabarrus County with the advice of the municipalities. Appointments are for terms of three years.

YOUTH COMMISSION

The purpose of the 22-member Youth Commission is to provide teens in the community an opportunity to be active citizens. Through experiences and education, youth will be empowered in the community. The Youth Commission will expose teens to county government, allow teens an opportunity to discuss issues, and interact with county commissioners and employees through youth-adult partnerships.



Map created: 6-3-2009



Application for Appointment to Cabarrus County Advisory Boards and Committees

The Cabarrus County Board of Commissioners believes all citizens should have the opportunity to participate in government decisions. One way of participating is serving as a citizen member on one of the County's various advisory boards. If you wish to be considered for appointment to an advisory board, complete this form and submit it.

Once you click to submit, your application will go to the **CLERK TO THE BOARD OF COMMISSIONERS**. For more information about the various boards, or for questions about this form or its process, you may contact the Clerk, **Lauren Linker**, at (704) 920-2109.

Advisory Board(s) / Committee(s) Interested In: (list in order of preference)							
Choice 1:*							
	•						
Choice 2:*							
	•						
Choice 3:*							
	•						
First name: *							
Last name: *							
Home address: * Street Address							
Address Line 2							
City	State / Province / Region						
Postal / Zip Code	Country						
Is your mailing address different from your home addr	ress?*						
○ Yes ○ No							
Home phone number: *							
Must be in format xxx-xxx-xxxx							
Work phone number:							
Must be in format xxx-xxx-xxxx							
Cell phone number:							
Must be in format xxx-xxx-xxxx							
Fax number:							
Must be in format xxx-xxxx							
Email address: *							
Occupation							
Occupation:							

Business address:*		
Street Address		
Address Line 2		
City	State / Province / Region	
	Cute / Troumes / Negon	
Postal / Zip Code	Country	
Do you have a NC Driver's license?*		
○ Yes ○ No Age:*		
How many hours are you available PER MONTH for	r this position?*	
What is the best time of day to contact you?*		
Background		
Education:		
Business and Civic Experience:		
Areas of Interest/Skills:		
Other County Boards, Committees, Commissions p	presently serving on:	
Term expiration date:		
Term expiration date.		•
Have you ever been charged with and/or convicted	d of a criminal offense?*	
○ Yes ○ No		
References		
	knowledge of your qualification and fitness for the position for which you	are appyling.
Reference first name:*		
Reference last name: *		
Neterelice last fidifie:		
Reference business or occupation: *		

Street Address	
Address Line 2	
City	State / Province / Region
Postal / Zip Code	Country
Must be in format xxx-xxx-xxxx Add Reference	
information included in this applicat (NCGS 132-1) and may be release	kept on active file for two years and I hereby authorize Cabarrus County to verify all tion. I further understand this application is subject to the NC Public Records Law d upon request. Meetings of the appointed boards and committees are subject to the 3-318.10).
information included in this applicat (NCGS 132-1) and may be release NC Open Meetings Law (NCGS 14	tion. I further understand this application is subject to the NC Public Records Law d upon request. Meetings of the appointed boards and committees are subject to the
information included in this applicat (NCGS 132-1) and may be release NC Open Meetings Law (NCGS 14	tion. I further understand this application is subject to the NC Public Records Law d upon request. Meetings of the appointed boards and committees are subject to the
information included in this applicat (NCGS 132-1) and may be release NC Open Meetings Law (NCGS 14 Applicant signature: *	tion. I further understand this application is subject to the NC Public Records Law d upon request. Meetings of the appointed boards and committees are subject to the

Cabarrus County Youth Commission Application

Full Name:			_M	F	(check one)
Street Address:					
City: Sta	ate: Zi _l	p:			
Telephone (home): ()	(cell): ()			-
E-mail:	1	Date of Bir	th:		
Name(s) of Parents or Guardians:					
High School:			Grad	de: _	
Cumulative High School GPA:	Year of Ex	pected Gra	aduation:		
School groups/clubs/activities in which you particip					
List other activities you have been involved in throu					
What interests you about being a member of the Yo					
What do you hope to accomplish though being a m to learn?					

Are you available for evening meetings?	
References:	
Name:	Phone:
Relationship to you:	
Name:	Phone:
Relationship to you:	
Applicant Signature:	Date:
Parent/Guardian Signature:	

Please return this application in person or via mail to:

Lauren Linker
Clerk to the Board
Cabarrus County
P.O. Box 707
Concord, NC 28026-0707
Fax: 704-920-2820
lelinker@cabarruscounty.us







CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

A	GΕ	N	D	Α	C	AT	Е	G	O	R	Y	:
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Reports

SUBJECT:

Budget - Monthly Budget Amendment Report

BRIEF SUMMARY:

Monthly report of Budget Amendments. This report shows all transfers of money from one appropriation to another in accordance with the Budget Ordinance for FY 2024-2025.

REQUESTED ACTION:

For informational purposes. No action required.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Rosh Khatri, Budget Director

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

Report



JOURNAL INQUIRY

YEAR PER JOURNAL SRC 2025 12 120006 BUA		ENT DATE 06/02/2025	JNL DESC 2140-E.Ve			ENTITY 1			BUD YEAR JNL TYPE 2025	
LN ORG OBJECT	PROJ REF1	REF2	REF3		LINE DESCRI				DEBIT	CREDIT OB
					ACCOUNT DESCRIPT	ION				
1 00192140 9605	2140	2140-E.Vet		Т	to cover Em	ergency	Vet Bil		362.00	
2 00192140 9610	2140	2140-E.Vet		т	Consultants to cover Em	ergency	Vet Bil			362.00
					Travel	- J J				
					** JOUR	NAL TOTA	\L		0.00	0.00
YEAR PER JOURNAL SRC 2025 12 120007 BUA		ENT DATE 06/02/2025	JNL DESC	CLERK	i+ic	ENTITY 1			BUD YEAR JNL TYPE 2025	
	PROJ REF1	REF2	REF3	Slipol	LINE DESCRI	_	IN	11130	DEBIT	CREDIT OB
					ACCOUNT DESCRIPT	ION				
1 00191211 9320	1211	book invc			budget book	print i	invoice		105.00	
2 00101211 0240	1211	hande dance			Printing & Bindi	ng .				105.00
2 00191211 9340	1211	book invc			budget book Uniforms	print i	invoice			105.00
					** 70UD	NAL			0.00	0.00
					** JOUR	NAL TOTA	AL .		0.00	0.00
YEAR PER JOURNAL SRC		ENT DATE	JNL DESC	CLERK		ENTITY	AUTO-REV	STATUS	BUD YEAR JNL TYPE	
2025 12 120022 BUA										
IN ORC ORIECT		06/02/2025		mnxio	J	1			2025	CREDIT OR
LN ORG OBJECT	06/02/2025 PROJ REF1	06/02/2025 REF2	Warmers REF3	mnxio	ng LINE DESCRI ACCOUNT DESCRIPT	PTION				CREDIT OB
	PROJ REF1	REF2		mnxio	LINE DESCRI ACCOUNT DESCRIPT	PTION ION	N		2025	
1 00195750 9335				mnxio	LINE DESCRI	PTION ION	N		2025	CREDIT OB 2,800.00
	PROJ REF1	REF2		mnxio	LINE DESCRI ACCOUNT DESCRIPT Move to Too Food Move to Too	PTION TON ols&Equip	N D		2025	
1 00195750 9335	PROJ REF1 5750	REF2 5750		mnxio	LINE DESCRI ACCOUNT DESCRIPT Move to Too Food	PTION TON ols&Equip	N D		DEBIT	
1 00195750 9335	PROJ REF1 5750	REF2 5750		mnxio	LINE DESCRIPT ACCOUNT DESCRIPT Move to Too Food Move to Too Tools & Minor Eq	PTION TON ols&Equip	N O		DEBIT	
1 00195750 9335 2 00195750 9330	PROJ REF1 5750 5750	REF2 5750 5750	REF3		LINE DESCRI ACCOUNT DESCRIPT Move to Too Food Move to Too Tools & Minor Eq ** JOUR	PTION TON TS&Equip TS&Equip Uipment NAL TOTA	N O O	Hist	2,800.00 0.00	2,800.00
1 00195750 9335	PROJ REF1 5750 5750 EFF DATE	REF2 5750	REF3		LINE DESCRI ACCOUNT DESCRIPT Move to Too Food Move to Too Tools & Minor Eq *** JOUR	PTION TON TS&Equip TS&Equip Uipment NAL TOTA	N O O AL AUTO-REV	Hist	2,800.00	2,800.00
1 00195750 9335 2 00195750 9330 YEAR PER JOURNAL SRC 2025 12 120023 BUA	PROJ REF1 5750 5750 EFF DATE	REF2 5750 5750 ENT DATE	REF3	CLERK	LINE DESCRI ACCOUNT DESCRIPT Move to Too Food Move to Too Tools & Minor Eq *** JOUR	PTION TON TON TS&Equip Ts&Equip Uipment NAL TOTA ENTITY 1 PTION	N O O AL AUTO-REV	Hist	2,800.00 0.00 BUD YEAR JNL TYPE	2,800.00

Report generated: 07/16/2025 10:48 User: snpolitis Program ID: glcjeinq



JOURNAL INQUIRY

YEAR PER JOURNAL SRC EFF DATE 2025 12 120023 BUA 06/02/2025		grant 1 N	STATUS BUD YEAR JNL TYPE Hist 2025	
LN ORG OBJECT PROJ REF1	REF2 REF3	LINE DESCRIPTION ACCOUNT DESCRIPTION	DEBIT	CREDIT OB
1 27094610 9560 4610 2 27094610 9540 4610	Backhoe Backhoe	komatsu backhoe repair Minor Equipment Maintenance komatsu backhoe repair Heavy Equipment Maintenance	3,000.00	3,000.00
		** JOURNAL TOTAL	0.00	0.00
YEAR PER JOURNAL SRC EFF DATE 2025 12 120027 BUA 06/02/2025	ENT DATE JNL DESC CLE 06/02/2025 OFFICESUPPdia		STATUS BUD YEAR JNL TYPE Hist 2025	
LN ORG OBJECT PROJ REF1	REF2 REF3	LINE DESCRIPTION ACCOUNT DESCRIPTION	DEBIT	CREDIT OB
1 00191710 9301 1710 2 00191710 9331 1710	OFFICESUPP OFFICESUPP	TFER FOR OFFICE SUPP MAY/J Office Supplies TFER FOR OFFICE SUPP MAY/J Minor Office Equipment & Furn	500.00	500.00
		** JOURNAL TOTAL	0.00	0.00
YEAR PER JOURNAL SRC EFF DATE 2025 12 120120 BUA 06/03/2025	ENT DATE JNL DESC CLE 06/03/2025 WMROF ms1	ERK ENTITY AUTO-REV thorne 1 N	STATUS BUD YEAR JNL TYPE Hist 2025	
LN ORG OBJECT PROJ REF1	REF2 REF3	LINE DESCRIPTION ACCOUNT DESCRIPTION	DEBIT	CREDIT OB
1 39067230 6927 FPEAC 2 39097230 9821 FPEAC		Forrest Park Elementary Sc 2024B Financing Proceeds Forrest Park Elementary Sc	203,000.00	03,000.00
3 39067210 6927 WMROF		Building and Renovations Forrest Park Elementary Sc	203,000.00	
4 39097210 9830 WMROF		2024B Financing Proceeds Forrest Park Elementary Sc Other Improvements	2	03,000.00
		** JOURNAL TOTAL	0.00	0.00



JOURNAL INQUIRY

YEAR PER JOURNAL SRC 2025 12 120167 BUA	06/04/2025		JNL DESC CLERK CONTR-TRAIMCOde	11 1	AUTO-REV N	STATUS Hist	BUD YEAR JNL 2025	
LN ORG OBJECT	PROJ REF1	REF2	REF3	LINE DESCRIPTION ACCOUNT DESCRIPTION			DEBIT	CREDIT OB
				ACCOUNT DESCRIPTION				
1 00191710 9114	EMPEXP	EMPEXP		Cover Contract Lal	bor for F		2,000.00	
2 00191710 9445	EMPEXP	EMPEXP		Contracted Employees Cover Contract Lal	bor for F			2,000.00
3 00191710 9610	EMPEVE	EMPEXP		Purchased Services	DATHINGS		2 000 00	·
3 00191710 9610	EMPEXP	EMPEXP		Cover UNCSCHGOV TI	KAININGS		2,000.00	
4 00191710 9445	EMPEXP	EMPEXP		Cover UNCSCHGOV TI	RAININGS			2,000.00
				Purchased Services				
				** JOURNAL TO	TAL		0.00	0.00
YEAR PER JOURNAL SRC 2025 12 120193 BUA		ENT DATE	JNL DESC CLERK PRCHSVC911diree		AUTO-REV N		BUD YEAR JNL 2025	TYPE
	PROJ REF1	REF2	REF3	LINE DESCRIPTION	14	11130	DEBIT	CREDIT OB
211 3113 323261	. 1105		N_1 5	ACCOUNT DESCRIPTION			<i>5</i> 2521	CNIDIT OD
1 40192740 9445	1710	PRCHSVC911		INCREASE PURCH SV	CS 911 FU		40,000.00	
				Purchased Services			10,000100	
2 40192740 9860	1710	PRCHSVC911		INCREASE PURCH SV Equipment & Furniture	CS 911 FU			40,000.00
				• •				
				** JOURNAL TO	TAL		0.00	0.00
YEAR PER JOURNAL SRC 2025 12 120197 BUA		ENT DATE 06/05/2025	JNL DESC CLERK Courthousemstho		AUTO-REV N		BUD YEAR JNL 2025	ТҮРЕ
LN ORG OBJECT	PROJ REF1	REF2	REF3	LINE DESCRIPTION			DEBIT	CREDIT OB
				ACCOUNT DESCRIPTION				
1 38062210 6701	COURT			Courthouse Projectinterest on Investment			.46	
2 38062210 6935	COURT			Courthouse Projec	t Closeou			.22
3 38062210 6937	COURT			2020 Financing Proceeds Courthouse Project	t Closeou	Ź	213,686.00	
4 38092210 9330	COURT			2024A Financing Proceed	t Closeou			408,513.37
5 38092210 9605	COURT			Tools & Minor Equipmen Courthouse Project Consultants				15.68



JOURNAL INQUIRY

YEAR 2025 LN		197 BUA	EFF DATE 06/05/2025 PROJ REF1	ENT DATE 06/05/2025 REF2	JNL DESC Courthous REF3		ENTITY 1	AUTO-REV N	STATUS Hist	BUD YEAR JNI 2025 DEBIT	L TYPE	CREDIT OB
LIN	UKG	OBJECT	PROJ KEPI	REFZ	KEFJ	ACCOUNT DESCRIP				DEBII		CKEDIT OB
6	38092210	9606	COURT			Courthouse Engineers	Project	Closeou			į	5,619.73
7	38092210	9607	COURT			Courthouse Architects	Project	Closeou			139	9,759.76
8	38092210	9660	COURT			Courthouse	Project	closeou			464	1,869.84
9	38092210	9820	COURT			Contingency Courthouse	Project	Closeou			5,414	1,497.34
10	38092210	9821	COURT			Construction - Courthouse	Project	closeou			1,245	5,895.13
11	38092210	9830	COURT			Building and Rei Courthouse Other Improvemen	Project				16	5,141.71
12	38092210	9860	COURT			Courthouse	Project	Closeou			556	5,794.92
13	38092210	970118	COURT			Equipment & Fur Courthouse Cont to Comm In	Project		8,0	038,421.24		
14	380	5704				Appropriations	vestillerit	runu	8,2	252,107.48		1
15	380	5703				Estimated Reven	100				213	3,686.24 1
16	380	5707				Budgetary FB - 1		ad			8,038	3,421.24 1
17	380	5704				Appropriations	oiii esei v	eu			8,038	3,421.24 1
18	380	5707				Budgetary FB -	Inreserv	ad	8,0	038,421.24		1
						,			16	200 520 72	16 20	
						** JOU	RNAL TOT.	AL	16,2	290,528.72	16,290),528.72
YEAR 2025			EFF DATE 06/05/2025	ENT DATE 06/05/2025	JNL DESC Shady Bro		ENTITY 1	AUTO-REV N		BUD YEAR JNI 2025	L TYPE	
LN	ORG	OBJECT	PROJ REF1	REF2	REF3	LINE DESCRIP				DEBIT		CREDIT OB
1	39097230	0860	SHADY			Shady Brook		r Closoo			201	5,912.96
						Equipment & Fur	niture			205 012 06	20:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	39097230		SHAUY			Shady Brook Cont to Comm In				205,912.96		
3	390	5704				Appropriations			4	205,912.96		1



JOURNAL INQUIRY

YEAR PER JOURNAL SRC EFF DATE 2025 12 120230 BUA 06/05/2029 LN ORG OBJECT PROJ REF1	* *	1 N His	ATUS BUD YEAR JNL TYPE st 2025 DEBIT	CREDIT OB
4 390 5707 5 390 5704 6 390 5707	Appropriat Budgetary	FB - Unreserved cions FB - Unreserved * JOURNAL TOTAL	205,912.96	205,912.96 1 205,912.96 1 1 411,825.92
YEAR PER JOURNAL SRC EFF DATE 2025 12 120273 BUA 06/06/2021	ENT DATE JNL DESC CLERK 06/06/2025 Mondo msthorne	ENTITY AUTO-REV STA 1 N His	ATUS BUD YEAR JNL TYPE st 2025	, , , , , , , , , , , , , , , , , , ,
1 39097210 9830 MONDO 2 39067210 6932 MONDO 3 39097210 9830 HRTRK 4 39067210 6932 HRTRK 5 390 5703 6 390 5707 7 390 5703 8 390 5707	ACCOUNT DE JMRHS Other Impr JMRHS Cont from JMRHS Other Impr JMRHS Cont from Estimated	Mondo Track Novements Novements Nommon Track Comm Investment Fund Novements Nondo Track Comm Investment Fund Revenues FB - Unreserved	7,843.00 7,843.00 7,843.00 7,843.00	7,843.00 7,843.00 7,843.00 1 1 1 7,843.00 1
3.01	,	FB - Unreserved * JOURNAL TOTAL	15,686.00	15,686.00
YEAR PER JOURNAL SRC EFF DATE 2025 12 120277 BUA 06/09/2029 LN ORG OBJECT PROJ REF1		1 N His	ATUS BUD YEAR JNL TYPE st 2025 DEBIT	CREDIT OB



JOURNAL INQUIRY

	EFF DATE 06/09/2025 PROJ REF1	ENT DATE 06/09/2025 REF2	JNL DESC CLEI supplies snpo		ENTITY 1	AUTO-REV N		BUD YEAR JNL TYPE 2025 DEBIT	CREDIT OB
LN ONG OBJECT	FROJ KLFI	KLFZ	KEFJ	ACCOUNT DESCRIP				DEBIT	CKEDIT OB
1 00195410 9445 2 00195410 9301 3 00195410 9330	5410 5410 5410	supplies supplies supplies		cover June Purchased Servi cover June Office Supplies cover June Tools & Minor E	expenses	s supp/e		1,000.00	3,000.00
				** JOU	RNAL TOTA	AL		0.00	0.00
2025 12 120280 BUA	EFF DATE 06/09/2025		JNL DESC CLEI Cell Phonemnx	iong	ENTITY 1	AUTO-REV N	STATUS Hist	BUD YEAR JNL TYPE 2025	
LN ORG OBJECT I	PROJ REF1	REF2	REF3	LINE DESCR ACCOUNT DESCRIP				DEBIT	CREDIT OB
1 00195660 9610 : 2 00195660 9420	359-1 5660 5660	5660 5660		Move to Ce Travel Move from Cell Phones	11 Phone			395.00	395.00
				** JOU	RNAL TOTA	AL .		0.00	0.00
YEAR PER JOURNAL SRC 2025 12 120327 BUA LN ORG OBJECT		ENT DATE 06/09/2025	JNL DESC CLEI Auto Maintjabi		1	AUTO-REV N		BUD YEAR JNL TYPE 2025 DEBIT	CREDIT OB
LN ORG OBJECT	PROJ KEFI	KEFZ	KEFJ	ACCOUNT DESCRIP				DEBII	CREDIT OB
1 00192715 9445 2 00192715 9520	2715 2715	Auto Maint Auto Maint		Decrease A Purchased Servi Increase A Autos & Trucks	ces ccount	ıce		1,500.00	1,500.00
				** JOU	RNAL TOTA	AL		0.00	0.00
YEAR PER JOURNAL SRC 2025 12 120346 BUA LN ORG OBJECT	EFF DATE 06/10/2025 PROJ REF1	ENT DATE 06/10/2025	JNL DESC CLEI Waste Dispkpg REF3		ENTITY 1	AUTO-REV N		BUD YEAR JNL TYPE 2025 DEBIT	CREDIT OB
LN OKG OBJECT I	-KOS KEPI	- KETZ	KEFJ	ACCOUNT DESCRIP				DEBIT	CKLDII OB



JOURNAL INQUIRY

YEAR PER JOURNAL SRC 2025 12 120346 BUA LN ORG OBJECT	EFF DATE 06/10/2025 PROJ REF1	ENT DATE JNL DES 06/10/2025 Waste D REF2 REF3		ENTITY AUTO-REV 1 N SCRIPTION	/ STATUS BUI Hist 202	D YEAR JNL TY 25 DEBIT	(PE CREDIT OB
1 27094610 9405 2 27094610 9414	4610 4610	Waste Disp Waste Disp	Permitting F Waste D Waste Dispos	isposal Increase ees isposal Increase al Charges	1.	,200.00	1,200.00
			**	JOURNAL TOTAL		0.00	0.00
YEAR PER JOURNAL SRC 2025 12 120358 BUA	EFF DATE 06/10/2025	ENT DATE JNL DES 06/10/2025 Record	C CLERK msthorne	ENTITY AUTO-REV	/ STATUS BUI Hist 202	D YEAR JNL TY 25	/PE
LN ORG OBJECT	PROJ REF1	REF2 REF3	LINE DE ACCOUNT DESC	SCRIPTION RIPTION		DEBIT	CREDIT OB
1 39097210 9830 2 39097210 970118	HRTRK HRTRK		Other Improv Hickory	Ridge Track Closeo ements Ridge Track Closeo Investment Fund	23	,800.20	23,800.20
3 390 5704			Appropriatio		23	,800.20	1
4 390 5707 5 390 5704			Budgetary FB	- Unreserved			23,800.20 1 23,800.20 1
6 390 5707			Appropriatio Budgetary FB	ns - Unreserved	23	,800.20	1
			**	JOURNAL TOTAL	47	,600.40	47,600.40
YEAR PER JOURNAL SRC 2025 12 120473 BUA	EFF DATE 06/11/2025	ENT DATE JNL DES 06/11/2025 Multi	jaburnett	1 N	/ STATUS BUI Hist 202		
LN ORG OBJECT	PROJ REF1	REF2 REF3	LINE DE ACCOUNT DESC	SCRIPTION RIPTION		DEBIT	CREDIT OB
1 00192715 9445 2 00192715 9330 3 00192715 9560	2715 2715 2715	Multi Multi Multi	DECREAS Purchased Se I SINCREAS Tools & Mino INCREAS	E rvices E r Equipment	2	,100.00 100.00	2,350.00



JOURNAL INQUIRY

YEAR PER JOURNAL SRC 2025 12 120473 BUA	EFF DATE 06/11/2025	ENT DATE 06/11/2025		CLERK jaburnett	ENTITY 1	AUTO-REV N	STATUS Hist	BUD YEAR JNL TYPE 2025	
LN ORG OBJECT	PROJ REF1	REF2	REF3	LINE DESCI ACCOUNT DESCRI				DEBIT	CREDIT OB
4 00192715 9630	2715	Multi		INCREASE Dues & Subscri	otions			150.00	
				** JOI	JRNAL TOT	AL		0.00	0.00
YEAR PER JOURNAL SRC 2025 12 120474 BUA	EFF DATE 06/11/2025	ENT DATE 06/11/2025	JNL DESC 9330	CLERK jaburnett	ENTITY 1	AUTO-REV N	STATUS Hist	BUD YEAR JNL TYPE 2025	
LN ORG OBJECT	PROJ REF1	REF2	REF3	LINE DESCI ACCOUNT DESCRI				DEBIT	CREDIT OB
1 00192710 9650 2 00192715 9330	2715 2715	9330 9330		DECREASE Special Reponse INCREASE Tools & Minor	e Team As			1,960.00	1,960.00
				** JOI	JRNAL TOT	AL		0.00	0.00
YEAR PER JOURNAL SRC 2025 12 120475 BUA	EFF DATE 06/11/2025	ENT DATE 06/11/2025		CLERK jaburnett	ENTITY 1	AUTO-REV N	STATUS Hist	BUD YEAR JNL TYPE 2025	
LN ORG OBJECT	PROJ REF1	REF2	REF3	LINE DESCI ACCOUNT DESCRI				DEBIT	CREDIT OB
1 00192710 9610 2 00192710 9352	2710 2710	PLS PLS		DECREASE Travel INCREASE				1,170.00	1,170.00
				Emergency Respo	onse Expe	enses			
				** JOI	JRNAL TOT	AL		0.00	0.00
YEAR PER JOURNAL SRC 2025 12 120476 BUA	EFF DATE 06/11/2025	ENT DATE 06/11/2025		CLERK jaburnett	ENTITY 1	AUTO-REV N	STATUS Hist	BUD YEAR JNL TYPE 2025	
LN ORG OBJECT									
EN ORG OBJECT	PROJ REF1	REF2	REF3	LINE DESCI ACCOUNT DESCRI				DEBIT	CREDIT OB



JOURNAL INQUIRY

YEAR PER JOURNAL SRC EFF DATE 2025 12 120476 BUA 06/11/2025 LN ORG OBJECT PROJ REFI	ENT DATE JNL DESC 06/11/2025 9352 REF2 REF3	CLERK ENTITY AUTO- jaburnett 1 N	-REV STATUS BUD YEAR JNL TYPE Hist 2025	CREDIT OB
2 00192710 9352 2710	9352	ACCOUNT DESCRIPTION INCREASE AMOUNT Emergency Response Expenses ** JOURNAL TOTAL	9,200.00	0.00
YEAR PER JOURNAL SRC EFF DATE 2025 12 120504 BUA 06/12/2025	ENT DATE JNL DESC 06/12/2025 ARPA		-REV STATUS BUD YEAR JNL TYPE Hist 2025	0.00
LN ORG OBJECT PROJ REF1	REF2 REF3	LINE DESCRIPTION ACCOUNT DESCRIPTION	DEBIT	CREDIT OB
1 00195660 944501 CHOR 5660 2 00191910 9397 UNAL 5660 3 00165660 630101 CHOR 5660 4 00161910 6803 UNAL 5660 5 00195660 944501 ADH 5660 6 00191910 9397 UNAL 5660 7 00165660 630101 ADH 5660 8 00161910 6803 UNAL 5660	ARPA ARPA ARPA ARPA ARPA ARPA ARPA ARPA	Updating funding CCOG-ARPA PURCH SERVICES Updating funding Miscellaneous Updating funding CCOG-ARPA Updating funding Miscellaneous Revenues Updating funding CCOG-ARPA PURCH SERVICES Updating funding Miscellaneous Updating funding Miscellaneous Revenues Updating funding CCOG-ARPA Updating funding CCOG-ARPA Updating funding Miscellaneous Revenues	6,431.70 6,431.70 210.00	6,431.70 6,431.70 210.00 210.00
		** JOURNAL TOTAL	0.00	0.00
YEAR PER JOURNAL SRC EFF DATE 2025 12 120544 BUA 06/13/2025 LN ORG OBJECT PROJ REF1	ENT DATE JNL DESC 06/13/2025 Postage REF2 REF3	CLERK ENTITY AUTO- mnxiong 1 N LINE DESCRIPTION ACCOUNT DESCRIPTION	-REV STATUS BUD YEAR JNL TYPE Hist 2025 DEBIT	CREDIT OB
1 00195610 9321 310-1 5610 2 00195610 9325 310-1 5610	5610 5610	Move to cover postage Imaging expense From imaging to cover po Postage	ost 16,600.00	16,600.00
		** JOURNAL TOTAL	0.00	0.00



JOURNAL INQUIRY

YEAR PER JOURNAL SRC EFF DATE 2025 12 120548 BUA 06/13/202	ENT DATE JNL DESC CLERK 06/13/2025 Supp&Powertrligon	ENTITY AUTO-REV 1 N	STATUS BUD YEAR JNL TYPE Hist 2025	
LN ORG OBJECT PROJ REF1	REF2 REF3	LINE DESCRIPTION	DEBIT	CREDIT OB
	AC	COUNT DESCRIPTION		
1 00192730 9331 2730	Supp&Power T	nor Office Equipment & Furn	500.00	
2 00192730 9412 2730	Supp&Power T	wer	800.00	
3 00192730 9394 2730	Supp&Power T	nitorial Supplies	50.00	
4 00192730 9752 2730	Supp&Power T	rst Responder		1,350.00
		** JOHDMAN TOTAL	0.00	0.00
		** JOURNAL TOTAL	0.00	0.00
YEAR PER JOURNAL SRC EFF DATE 2025 12 120593 BUA 06/16/202	ENT DATE JNL DESC CLERK 06/16/2025 Travel ypineda		STATUS BUD YEAR JNL TYPE Hist 2025	
LN ORG OBJECT PROJ REF1	REF2 REF3	LINE DESCRIPTION	DEBIT	CREDIT OB
	AC	COUNT DESCRIPTION		
1 00191115 9610 1115	Travel	Travel Budget avel	76.00	
2 00191115 9445 1115	Travel	Travel Budget rchased Services		76.00
		** JOURNAL TOTAL	0.00	0.00
YEAR PER JOURNAL SRC EFF DATE 2025 12 120603 BUC 06/16/202	ENT DATE JNL DESC CLERK 06/16/2025 Mt. Pleas msthorne		STATUS BUD YEAR JNL TYPE Hist 2025	
LN ORG OBJECT PROJ REF1	REF2 REF3	LINE DESCRIPTION	DEBIT	CREDIT OB
	ACC	COUNT DESCRIPTION		
1 39067210 6932 DM23	Col	Mt. Pleasant MS Fire Alarm nt from Comm Investment Fund		7,816.00
2 39097210 9501 DM23		Mt. Pleasant MS Fire Alarm ildings & Grounds Maintenanc	7,816.00	
3 39067210 6932 DM-24		Mt. Pleasant MS Fire Alarm nt from Comm Investment Fund	7,816.00	
4 39097210 9501 DM-24		Mt. Pleasant MS Fire Alarm ildings & Grounds Maintenanc		7,816.00
5 390 5703		3		7,816.00 1
	ES.	timated Revenues		



JOURNAL INQUIRY

YEAR PER JOURNAL SRO 2025 12 120603 BUC LN ORG OBJECT		ENT DATE JNL DESC 06/16/2025 Mt. Pleas REF2 REF3	s msthorne LINE DESCR	1 N RIPTION	STATUS BUD YEAR JNL TY Hist 2025 DEBIT	PE CREDIT OB
6 390 5707			ACCOUNT DESCRIF Budgetary FB -		7,816.00	1
7 390 5703 8 390 5707			Estimated Rever Budgetary FB -		7,816.00	1 7,816.00 1
			** JOL	JRNAL TOTAL	15,632.00	15,632.00
YEAR PER JOURNAL SRO 2025 12 120608 BUA		ENT DATE JNL DESC 06/17/2025 E-2	CLERK snpolitis	ENTITY AUTO-REV	STATUS BUD YEAR JNL TY Hist 2025	PE
LN ORG OBJECT	PROJ REF1	REF2 REF3	LINE DESCR ACCOUNT DESCRIF		DEBIT	CREDIT OB
1 00195410 9356 2 00165410 6606	FCS BOC	E-2 E-2	family & c Special Program	consumer sci prog	2,500.00	2,500.00
3 001 5704 4 001 5703	BOC BOC	E-2 E-2	Program Fees-Fa Appropriations Estimated Rever	umily Consumer S	2,500.00	2,500.00 1
			** JOL	JRNAL TOTAL	2,500.00	2,500.00
YEAR PER JOURNAL SRC 2025 12 120609 BUA LN ORG OBJECT		ENT DATE JNL DESC 06/17/2025 E-3 REF2 REF3	CLERK snpolitis LINE DESCR	1 N	STATUS BUD YEAR JNL TY Hist 2025	PE CREDIT OB
EN ORG OBJECT	PROJ KEFI	KEFZ KEF3	ACCOUNT DESCRIF		DEBII	CKEDIT OB
1 10099120 9800	G87 BOC	E-3	GASB 87 & Capital Outlay		450,000.00	
2 10069120 6905	G87 BOC	E-3	GASB 87 & Proceeds From L	96		450,000.00
3 10099120 9800 4 10069120 6905	G87 BOC G87 BOC	E-3 E-3	GASB 87 & Capital Outlay GASB 87 & Proceeds From L	96 Lease - GASB87 96	150,000.00	150,000.00



JOURNAL INQUIRY

YEAR 2025			NAL SRC 1609 BUA			ENT DATE 06/17/2025		CLERK snpolitis	ENTITY 1	AUTO-REV N	STATUS Hist	S BUD YEAR JNL 2025	TYPE
LN	01	RG	OBJECT	PROJ	REF1	REF2	REF3	LINE DESCR				DEBIT	CREDIT OB
								ACCOUNT DESCRIP	TION				
5	5 10	0099120	9800	G87	вос	E-3		GASB 87 &				300,000.00	
_	. 1/	0000130		697	BOC.	- 2		Capital Outlay		GASB87			300 000 00
6) Т(0069120	6905	G87	BOC	E-3		GASB 87 & Proceeds From L					300,000.00
7	10	0060000	6901		вос	E-3		GASB 87 &	96				1,936,350.00
Q	2 1/	nnaa120	991302	C87	вос	E-3		Fund Balance Ap GASB 87 &	propria ok	tea		115,000.00	
O	, 1	0033120	991302	GO1	ВОС	L-3		Lease Principal		87		113,000.00	
9	10	0099120	993201	G87	BOC	E-3		GASB 87 &	96			8,200.00	
10		0000100	001202	-07				Lease Interest		ment		000 000 00	
10) T(0099120	991302	G87	вос	E-3		GASB 87 & Lease Principal	96 - CASP	27		909,000.00	
11	1(0099120	993201	G87	вос	E-3		GASB 87 &	96	67		7,600.00	
								Lease Interest	- Equip	ment		,	
12	2 10	0099120	991302	G87	BOC	E-3		GASB 87 &				64,000.00	
12	2 17	0000120	993201	C87	вос	E-3		Lease Principal GASB 87 &		87		7,800.00	
13	, т	0099120	993201	GO7	ВОС	E-2		Lease Interest		ment		7,800.00	
14	1 10	0099120	991302	G87	BOC	E-3		GASB 87 &	96			20,000.00	
				- 0 =		- 0		Lease Principal		87			
15	10	0099120	993201	G87	BOC	E-3		GASB 87 &		m o n +		1,000.00	
16	. 10	0099120	991302	G87	вос	E-3		Lease Interest GASB 87 &		ment		20,000.00	
	,	0033120	331302	G 07	ВОС			Lease Principal		87		20,000.00	
17	1 1	0099120	993201	G87	BOC	E-3		GASB 87 &	96			1,250.00	
10	. 1/	0000120	001202	C97	DOC	E-3		Lease Interest		ment		FF 000 00	
10) Т(0099120	991302	G07	BOC	E-3		GASB 87 & Lease Principal		87		55,000.00	
19	10	0099120	993201	G87	BOC	E-3		GASB 87 &		07		7,500.00	
								Lease Interest		ment		•	
20) 1(0099120	991302	G87	BOC	E-3		GASB 87 &		0.7		700,000.00	
21	11	nnaa120	993201	C87	вос	E-3		Lease Principal GASB 87 &		87		20,000.00	
21		0033120	993201	GOI	ВОС	L-3		Lease Interest		ment		20,000.00	
22	2 10	0069120	690501	G96	BOC	E-3		GASB 87 &	96				1,850,000.00
				-00				Proceeds from S			_		
23	3 T(0099120	9865	G96	BOC	E-3		GASB 87 & Capital Outlay			Ι,	,850,000.00	
24	. 10	0060000	6901		вос	E-3		GASB 87 &					922,000.00
								Fund Balance Ap	propria	ted			,
25	5 10	0099120	991303	G96	BOC	E-3		GASB 87 &		06		882,000.00	
								Expenditure: Pr	ппспра І	GASB 96			



JOURNAL INQUIRY

YEAR PER JOURNAL SRC EFF DA' 2025 12 120609 BUA 06/17/ LN ORG OBJECT PROJ R		CLERK ENTITY AUTO-REV snpolitis 1 N LINE DESCRIPTION ACCOUNT DESCRIPTION	STATUS BUD YEAR JNL TYPE Hist 2025 DEBIT CREDIT OB
27 100 5704 B	DC E-3 DC E-3 DC E-3	GASB 87 & 96 Expenditure: Interest GASB96 Appropriations Estimated Revenues	40,000.00 5,608,350.00 1
		** JOURNAL TOTAL	5,608,350.00 5,608,350.00
YEAR PER JOURNAL SRC EFF DA 2025 12 120611 BUA 06/17/	2025 06/17/2025 E-4	snpolitis 1 N	STATUS BUD YEAR JNL TYPE Hist 2025
LN ORG OBJECT PROJ R	EF1 REF2 REF3	LINE DESCRIPTION ACCOUNT DESCRIPTION	DEBIT CREDIT OB
	OC E-4	rowan county lottery funds Lottery Proceeds rowan county lottery funds Kannapolis City Schools	93,009.00 93,009.00
	OC E-4 OC E-4	Appropriations Estimated Revenues	93,009.00 1 93,009.00 1
		** JOURNAL TOTAL	93,009.00 93,009.00
YEAR PER JOURNAL SRC EFF DA 2025 12 120612 BUA 06/17/	2025 06/17/2025 E-5.1	snpolitis 1 N	STATUS BUD YEAR JNL TYPE Hist 2025
LN ORG OBJECT PROJ R	EF1 REF2 REF3	LINE DESCRIPTION ACCOUNT DESCRIPTION	DEBIT CREDIT OB
1 41063674 6606 B	OC E-5.1	fund 410 year end FY25 Program Fees	3,583.00
2 41093674 9605 B	OC E-5.1	fund 410 year end FY25 Consultants	3,583.00
	DC E-5.1 DC E-5.1	Appropriations Estimated Revenues	3,583.00 1 3,583.00 1
		** JOURNAL TOTAL	3,583.00 3,583.00

Report generated: 07/16/2025 10:48 User: snpolitis Program ID: glcjeinq



JOURNAL INQUIRY

YEAR PER JOURNAL SRC 2025 12 120613 BUA		ENT DATE 06/17/2025	JNL DESC E-5.2	CLERK snpolitis	ENTITY 1		STATUS Hist	BUD YEAR JNL 2025	TYPE
LN ORG OBJECT	PROJ REF1	REF2	REF3		SCRIPTION			DEBIT	CREDIT OB
				ACCOUNT DESC	RIPTION				
1 43062710 6011	вос	E-5.2		fund 43 Property Tax	0 year end Current Ye				385,000.00
2 43092710 975601	BOC	E-5.2			0 year end	FY25		3,000.00	
3 43092710 9773	вос	E-5.2		Concord Rura fund 43 Rimer Volunt	0 year end			15,000.00	
4 43092710 9774	BOC	E-5.2		fund 43	O year end	FY25		5,000.00	
5 43092710 9775	вос	E-5.2		Mt Mitchell fund 43 Gold Hill Vo	O year end	FY25		15,000.00	
6 43092710 9776	BOC	E-5.2		fund 43	O year end	FY25		25,000.00	
7 43092710 9777	вос	E-5.2		Mt Pleasant fund 43 Kannapolis R	0 year end	FY25		2,000.00	
8 43092710 9778	BOC	E-5.2		Fund 43	0 vear end	FY25		15,000.00	
9 43092710 9779	вос	E-5.2		Georgeville fund 43 Flowes Store	0 year end	FY25		20,000.00	
10 43092710 9780	BOC	E-5.2		fund 43	0 vear end	FY25		75,000.00	
11 43092710 9781	вос	E-5.2		Odell Volunt fund 43 Richfield Vo	O year end	FY25		5,000.00	
12 43092710 9783	BOC	E-5.2		fund 43	O year end	FY25		25,000.00	
13 43092710 9784	вос	E-5.2		Jackson Park	Fire Distr O year end	ict FY25		25,000.00	
14 43092710 9785	BOC	E-5.2		fund 43	O year end	FY25		25,000.00	
15 43092710 9786	вос	E-5.2		Allen Volunt fund 43 Midland Fire	0 year end	partmen FY25		75,000.00	
16 43092710 9788	BOC	E-5.2		fund 43	0 year end	FY25		20,000.00	
17 43092710 9798	вос	E-5.2		Northeast Vo fund 43 Harrisburg V	0 year end	FY25		35,000.00	
18 430 5704	BOC	E-5.2		5					385,000.00 1
19 430 5703	вос	E-5.2		Appropriatio Estimated Re			3	385,000.00	1
				**	JOURNAL TOTA	AL	3	385,000.00	385,000.00



JOURNAL INQUIRY

YEAR PER JOURNAL SRC 2025 12 120614 BUA LN ORG OBJECT		ENT DATE	CLERK ENTITY AUTO-REV snpolitis 1 N LINE DESCRIPTION ACCOUNT DESCRIPTION	STATUS BUD YEAR JNL TYPE Hist 2025 DEBIT	CREDIT OB
1 46162111 6701	ВОС	E-5.3	fund 461 year end FY25 Interest on Investments		1,522.00
2 46162111 6305 3 46192111 9836	BOC BOC	E-5.3 E-5.3	fund 461 year end FY25 Federal Forfeiture Sharing fund 461 year end FY25	180,814.00	179,292.00
4 46162111 6701	TREAS BOC	E-5.3	Forfeiture Sharing Expenses fund 461 year end FY25 Interest on Investments		3,414.00
	TREAS BOC	E-5.3 E-5.3	fund 461 year end FY25 Federal Forfeiture Sharing fund 461 year end FY25	249,163.00	245,749.00
7 46162112 6306	BOC	E-5.3	Forfeiture Sharing Expenses fund 461 vear end FY25	249,103.00	68,879.00
8 46162112 6701	ВОС	E-5.3	NC Substance Control Tax fund 461 year end FY25 Interest on Investments		8,571.00
9 46192112 9838 10 46162114 6694	BOC BOC	E-5.3 E-5.3	fund 461 year end FY25 NC Control Substance Tax Expen fund 461 year end FY25	77,450.00	3,905.00
11 46162114 6701	ВОС	E-5.3	Firing Range Revenues fund 461 year end FY25 Interest on Investments		469.00
12 46192114 9572 13 461 5704	BOC BOC	E-5.3 E-5.3	fund 461 year end FY25 Range Maintenance/Repair	4,374.00	511,801.00 1
14 461 5703	вос	E-5.3	Appropriations Estimated Revenues	511,801.00	1
			** JOURNAL TOTAL	511,801.00	511,801.00
2025 12 120615 BUA	EFF DATE 06/17/2025 PROJ REF1	ENT DATE JNL DESC 06/17/2025 E-5.4 REF2 REF3	CLERK ENTITY AUTO-REV snpolitis 1 N	STATUS BUD YEAR JNL TYPE Hist 2025 DEBIT	CREDIT OB
1 53260000 6701 2 53260000 6805	BOC BOC	E-5.4 E-5.4	ACCOUNT DESCRIPTION fund 532 year end FY25 Interest on Investments fund 532 year end FY25 Cont and Private Donations		11,269.00 1,102.00

Report generated: 07/16/2025 10:48 User: snpolitis Program ID: glcjeinq



JOURNAL INQUIRY

YEAR 2025	PER JOURN 12 1206	NAL SRC 515 BUA	EFF DATE 06/17/2025	ENT DATE 06/17/2025	JNL DESC E-5.4	CLERK snpol		ENTITY 1	AUTO-REV N		BUD YEAR JNL 2025	TYPE
LN	ORG	OBJECT	PROJ REF1	REF2	REF3		LINE DESCRIPT				DEBIT	CREDIT OB
2	F3300000	0250		4					2.5		12 271 00	
3	53290000	9358	ВОС	E-5.4			fund 532 ye Special Projects	ear end S	FY25		12,371.00	
4	532	5704	вос	E-5.4			Appropriations					12,371.00 1
5	532	5703	вос	E-5.4							12,371.00	1
							Estimated Revenu	ıes				
							** JOUI	RNAL TO	ΓAL		12,371.00	12,371.00
	PER JOURN 12 1206	516 BUA	EFF DATE 06/17/2025	ENT DATE 06/17/2025		CLERK snpol	itis	ENTITY 1	AUTO-REV N		BUD YEAR JNL 2025	ТҮРЕ
LN	ORG	OBJECT	PROJ REF1	REF2	REF3		LINE DESCRI				DEBIT	CREDIT OB
							ACCOUNT DESCRIP	I ION				
1	61061917	6901	вос	E-5.5			fund 610 ye Fund Balance App					4,000,000.00
2	61091917	9645	вос	E-5.5			fund 610 ve	ear end	FY25	4,0	000,000.00	
3	61091918	9485	вос	E-5.5			Self-Insured Hos fund 610 ye	spital (ear end	FY25		10,000.00	
4	61091918	9645	вос	E-5.5			Administration I fund 610 ye	Fees		1	192,000.00	
							Self-Insured Cla	aims		_	132,000.00	100 000 00
5	61061918	6901	вос	E-5.5			fund 610 ye Fund Balance App	propriat	ted			102,000.00
6	61061918	6902	вос	E-5.5			fund 610 ye Contribution Fro	ear end	FY25			100,000.00
7	00191960	9734	вос	E-5.5			fund 610 ye	ear end	FY25	1	100,000.00	
8	00161960	6901	вос	E-5.5			Cont to International fund 610 years					100,000.00
a	001	5704	вос	E-5.5			Fund Balance App					100,000.00 1
							Appropriations					•
10	610	5704	вос	E-5.5			Appropriations					4,202,000.00 1
11	001	5703	вос	E-5.5			Estimated Revenu	105		1	100,000.00	1
12	610	5703	вос	E-5.5						4,2	202,000.00	1
							Estimated Revenu	ıes				
							** JOUI	RNAL TO	ΓAL	4,3	302,000.00	4,302,000.00



JOURNAL INQUIRY

	AL SRC EFF .7 BUA 06/1 BJECT PROJ	7/2025	06/17/2025	JNL DESC E-5.6 REF3	snpolitis LINE DESCR	1 RIPTION	AUTO-REV N	STATUS BUD Y Hist 2025	EBIT	TYPE CREDIT OB
1 00162720 6 2 00192720 9 3 00162730 6 4 00192730 9	9756 6613	BOC BOC	E-5.6 E-5.6 E-5.6		ACCOUNT DESCRIF fund 001 f Sales Tax Fire fund 001 f Fire Districts fund 001 f Ambulance Fees fund 001 f Purchased Servi	fire dist Districts Fire dist Fire dist	amb fee	350,00 150,00		350,000.00 150,000.00
	704		E-5.6 E-5.6		Appropriations Estimated Rever		A.	500,00		500,000.00 1
YEAR PER JOURNA 2025 12 12061 LN ORG 0		7/2025	06/17/2025	E-5.7	CLERK snpolitis	ENTITY 1		STATUS BUD Y Hist 2025	ÆAR JNL	ТҮРЕ
		RELL	KEFZ	KEF3	LINE DESCR	KIPIION		D	DEBIT	CKEDII OR
1 46060000 6 2 46060000 6 3 46060000 6	5023 5023 5024	BOC BOC	E-5.7 E-5.7 E-5.7	REF3	LINE DESCR ACCOUNT DESCRIF fund 460 y Deferred Tax Co fund 460 y Deferred Tax Co fund 460 y Deferred Tax In	PTION year end F pllections year end F pllections year end F nterest	5 =Y25 5 =Y25	725,00	DEBIT	368,251.00 112,818.00
2 46060000 6	6023 6023 6024 661401 6701	BOC BOC BOC BOC BOC	E-5.7 E-5.7	KEF3	ACCOUNT DESCRIF fund 460 y Deferred Tax Co fund 460 y Deferred Tax Co fund 460 y	rear end Follections	s =Y25 = =Y25 =Y25 =Y25 =Y25 Years		00.00	368,251.00



JOURNAL INQUIRY

	RNAL SRC EFF 0618 BUA 06/	DATE 17/2025	ENT DATE 06/17/2025	JNL DESC CLE E-5.7 snp	ERK politis	ENTITY 1			BUD YEAR J 2025	NL TYPE	
LN ORG	OBJECT PROJ	REF1	REF2	REF3	LINE DESCRI ACCOUNT DESCRIPT				DEBIT		CREDIT OB
11 4606161	0 6501 0258	В вос	E-5.7		fund 460 ye Register of Deed	ear end 1	FY25			12	1,787.00
12 4606161	0 6701	BOC	E-5.7		fund 460 ye Interest on Inve	ear end 1	FY25			2	5,486.00
13 4609161	0 9407	вос	E-5.7		fund 460 ye Automation & Enh	ear end 1		1	47,273.00		
14 4606151	0 6701	вос	E-5.7		fund 460 ye Interest on Inve	ear end 1					65.42
15 4609151	0 9860	вос	E-5.7		fund 460 ye Equipment & Furr	ear end 1	FY25		65.42		
16 4606814	0 6923	вос	E-5.7		fund 460 ye Contribution Con	ear end 1				21	3,715.00
17 4609814	0 9830	вос	E-5.7		fund 460 ye Other Improvemen	ear end 1		2	13,715.00		
18 4606327	0 6606 DRIL	L BOC	E-5.7		fund 460 ye Program Fees		FY25				1,343.00
19 4609327	0 9419 DRIL	L BOC	E-5.7		fund 460 ye Repairs and Mair	ear end I	FY25		1,343.00		
20 4606327	0 6023	вос	E-5.7		fund 460 ye Deferred Tax Co	ear end 1	FY25			72	5,000.00
21 4609327	0 9698	вос	E-5.7		fund 460 ye Soil & Water Dis	ear end 1	FY25	7	25,000.00		
22 460	5704	вос	E-5.7		Appropriations	Strict A	CCIVICI			71	8,745.42 1
23 460	5703	вос	E-5.7		Estimated Revenu	105		7	18,745.42		1
24 460	5704	вос	E-5.7			ies				21	3,715.00 1
25 460	5703	вос	E-5.7		Appropriations Estimated Revenu	ıes		2	213,715.00		1
					** JOUF	RNAL TOTA	ΔL	Ç	32,460.42	93	2,460.42
YEAR PER JOU 2025 12 12		DATE 18/2025		JNL DESC CLE AnimalShelypi		ENTITY 1			BUD YEAR J 2025	NL TYPE	
LN ORG	OBJECT PROJ	REF1	REF2	REF3	LINE DESCRI ACCOUNT DESCRIPT				DEBIT		CREDIT OB
1 0019214	5 9605	2110	AnimalShel		Animal Shell Consultants		oices			1	0,000.00

Report generated: 07/16/2025 10:48 User: snpolitis Program ID: glcjeinq



JOURNAL INQUIRY

YEAR PER JOURNAL SRC EFF DATE 2025 12 120862 BUA 06/18/2025 LN ORG OBJECT PROJ REF1 2 00192145 9366 MED 2110	ENT DATE JNL DESC CLERK 06/18/2025 Animalshelypine REF2 REF3		STATUS BUD YEAR JNL TYPE Hist 2025 DEBIT 10,000.00	CREDIT OB
		** JOURNAL TOTAL	0.00	0.00
YEAR PER JOURNAL SRC EFF DATE 2025 12 120968 BUA 06/19/2025	ENT DATE JNL DESC CLERK 06/19/2025 BOE Projecmstho	rne 1 N	STATUS BUD YEAR JNL TYPE Hist 2025	
LN ORG OBJECT PROJ REF1	REF2 REF3	LINE DESCRIPTION ACCOUNT DESCRIPTION	DEBIT	CREDIT OB
1 46091510 9860 2 46091510 9704		BOE Special Project Closeo Equipment & Furniture BOE Special Project Closeo Contribution to General Fund	73.60	73.60
3 460 5704 4 460 5707		Appropriations Budgetary FB - Unreserved	73.60	1 73.60 1
5 460 5704 6 460 5707		Appropriations Budgetary FB - Unreserved	73.60	73.60 1 1
		** JOURNAL TOTAL	147.20	147.20
YEAR PER JOURNAL SRC EFF DATE 2025 12 120973 BUA 06/19/2025	ENT DATE JNL DESC CLERK 06/19/2025 BOE mstho		STATUS BUD YEAR JNL TYPE Hist 2025	
LN ORG OBJECT PROJ REF1	REF2 REF3	LINE DESCRIPTION ACCOUNT DESCRIPTION	DEBIT	CREDIT OB
1 46091510 9704 2 46091510 9708		BOE Special Project Closeo Contribution to General Fund BOE Special Project Closeo Cont to Capital Project Fund	624.00	624.00
		** JOURNAL TOTAL	0.00	0.00

Report generated: 07/16/2025 10:48 User: snpolitis Program ID: glcjeinq



JOURNAL INQUIRY

	PER JOURNAL 12 121082		EFF DATE 06/23/2025	ENT DATE 06/23/2025	• •		ens	ENTITY 1	AUTO-REV N		BUD YEAR JNL TY 2025	/PE	
LN 0	ORG OB	BJECT I	PROJ REF1	REF2	REF3		LINE DESCRI ACCOUNT DESCRIPT				DEBIT		CREDIT OB
									_				
1 0	00191710 96	510	1710			Т _	Office Supp Travel	oly/Trave	el June		1,000.00		
2 0	00191710 93	301	1710			Т	Office Supp	oly/Trave	el June		150.00		
3 0	00191710 93	331	1710			T (Office Supplies Office Supp	olv/Trave	el lune			1	1,150.00
3 0	,0131,10 33	,,,,	1, 10				Minor Office Equ	ipment 8	& Furn			-	1,130.00
							** JOUR	RNAL TOTA	AL		0.00		0.00
VEAR R	PER JOURNAL	SDC	EFF DATE	ENT DATE	JNL DESC	CLERK		ENTITY	AUTO-REV	CTATUS	BUD YEAR JNL T	/DE	
			06/24/2025	06/24/2025		snpoli	tis	1	N N		2025	IFE	
LN 0	ORG OB	BJECT F	PROJ REF1	REF2	REF3		LINE DESCRI				DEBIT		CREDIT OB
						A	ACCOUNT DESCRIPT	TION					
1 0	00192110 94	145	1910	EOY BA			end of year	BA				3	3,500.00
2 0	00192118 96	510	1910	EOY BA		ı	Purchased Servic end of year				3,500.00		
						-	Travel and Educa	ation			3,300.00		
3 0	00198210 96	510	1910	EOY BA		_	end of year Travel	BA					100.00
4 0	00198220 93	301	1910	EOY BA			end of year	BA			100.00		
5.0	00191910 91	109	1910	EOY BA		(Office Supplies end of year	· RA				176	5,450.00
						9	Salary Adjustmer	its				170	,,430.00
6 0	00191211 92	201	1910	EOY BA			end of year Social Security	BA			6,900.00		
7 0	00191215 92	201	1910	EOY BA			end of year	BA			2,500.00		
8.0	00191220 92	201	1910	EOY BA		9	Social Security end of year	· RA			9,500.00		
						9	Social Security				•		
9 0	00191225 92	201	1910	EOY BA			end of year Social Security	BA			3,500.00		
10 0	00191410 92	201	1910	EOY BA			end of year	BA			8,050.00		
11 0	00191610 92	201	1910	EOY BA		9	Social Security end of year	- BA			9,500.00		
						9	Social Security				,		
12 0	00191810 92	TOT	1910	EOY BA		9	end of year Social Security	. RA			30,000.00		
13 0	00191930 92	201	1910	EOY BA			end of year	BA			3,000.00		
							Social Security						



JOURNAL INQUIRY

YEAR PER JOURNAL SRC 2025 12 121117 BUA		ENT DATE 06/24/2025		CLERK snpolitis	ENTITY 1		BUD YEAR JNL 2025	TYPE	
LN ORG OBJECT	PROJ REF1	REF2	REF3	LINE DESCR			DEBIT		CREDIT OB
				ACCOUNT DESCRIP	TION				
14 00191955 9201	1910	EOY BA		end of yea Social Security	r BA		9,300.00		
15 00192116 9201	1910	EOY BA		end of yea Social Security	r BA		9,100.00		
16 00192710 9201	1910	EOY BA		end of yea Social Security	r BA		1,100.00		
17 00192910 9201	1910	EOY BA		end of yea Social Security	r BA		4,000.00		
18 00195615 9201	1910	EOY BA		end of yea Social Security	r BA		74,000.00		
19 00195695 9201	1910	EOY BA		end of yea Social Security	r BA		6,000.00		
20 00191115 9101	1910	EOY BA		end of yea Salaries and Wa	r BA				6,500.00
21 00191110 9101	1910	EOY BA		end of yea	r BA		6,500.00		
22 00191210 9101	1910	EOY BA		Salaries and Wa end of yea	r BA			į	58,100.00
23 00191211 9101	1910	EOY BA		Salaries and Wa end of yea	r BA		29,000.00		
24 00191215 9101	1910	EOY BA		Salaries & Wage end of yea	r BA		7,100.00		
25 00191220 9101	1910	EOY BA		Salaries & Wage end of yea	r BA		22,000.00		
26 00191310 9101	1910	EOY BA		Salaries and Wa end of yea	r BA			1	18,100.00
27 00191225 9101	1910	EOY BA		Salaries and Wa end of yea	r BA		11,000.00		
28 00191230 9101	1910	EOY BA		Salaries and Wa end of yea	r BA		7,100.00		
29 00191710 9101	1910	EOY BA		Salaries and Wa end of yea	r BA			6	59,500.00
30 00191410 9101	1910	EOY BA		Salaries and Wa end of yea	r BA		47,000.00		
31 00191610 9101	1910	EOY BA		Salaries and Wa end of yea	r BA		22,500.00		
32 00191952 9101	1910	EOY BA		Salaries and Wa end of yea	r BA			14	16,550.00
33 00191810 9101	1910	EOY BA		Salaries and Wa end of yea	r BA	1	105,000.00		
34 00191930 9101	1910	EOY BA		Salaries and Wa end of yea Salaries & Wage	r BA		12,300.00		



JOURNAL INQUIRY

YEAR PER JOURNAL SRO 2025 12 121117 BU	4 06/24/2025	ENT DATE 06/24/2025		snpolitis	ENTITY 1		STATUS BUD YEAR JNL Hist 2025	
LN ORG OBJEC	T PROJ REF1	REF2	REF3		E DESCRIPTION DESCRIPTION		DEBIT	CREDIT OB
				ACCOUNT	DESCRIPTION			
35 00191953 9101	1910	EOY BA			of year BA		1,750.00	
36 00191955 9101	1910	EOY BA			and Wages		27 500 00	
30 00131333 3101	1910	EUT BA		Salaries	of year BA and Wages		27,500.00	
37 00192110 9101	1910	EOY BA		end	of year BA			385,100.00
38 00192116 9101	1910	EOY BA			and Wages of year BA		28,000.00	
38 00192110 9101	1910	EUT BA		Salaries	& Wages		20,000.00	
39 00192710 9101	1910	EOY BA		end	of year BA		1,100.00	
40 00192730 9101	1910	EOY BA			and Wages of year BA		262,000.00	
40 00132730 3101	1910	LOT BA		Salaries	and Wages		202,000.00	
41 00192910 9116	1910	EOY BA		end	of year BA		94,000.00	
42 00193280 9101	1910	EOY BA			Separation Allo of year BA	wance		14,000.00
42 00133200 3101	1310	LOT BA			and Wages			14,000.00
43 00193270 9101	1910	EOY BA		end	of year BA		14,000.00	
44 00195630 9101	1910	EOY BA		Salaries	and Wages of year BA			219,800.00
	1910			Salaries	and Wages			219,800.00
45 00195615 9101	1910	EOY BA			of year BA		187,000.00	
46 00195640 9101	1910	EOY BA		Salaries	& wages of year BA		1,300.00	
40 00133040 3101	1310	LOT BA			and Wages		1,300.00	
47 00195695 9101	1910	EOY BA			of year BA		21,000.00	
48 00195760 9101	1910	EOY BA		Salaries end	& wages of year BA		10,500.00	
10 001337 00 3101	1310	201 5/1		Salaries	and Wages		20,500100	
					** JOURNAL TOT		0.00	0.00
					"" JOURNAL TOT	AL	0.00	0.00
YEAR PER JOURNAL SRO 2025 12 121169 BU		ENT DATE 06/25/2025	JNL DESC misc invo		ENTITY 1		STATUS BUD YEAR JNL Hist 2025	TYPE
LN ORG OBJEC	T PROJ REF1	REF2	REF3	LINE	DESCRIPTION		DEBIT	CREDIT OB
				ACCOUNT [DESCRIPTION			
1 00192130 9653	2110	misc invcs		adiı	ustments for in	voices		21,500.00
				Medical (Consultants			,
2 00192130 9654	2110	misc invcs			ustments for in Freatments	voices	21,500.00	

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JOURNAL INQUIRY

YEAR PER JOURNAL SRC 2025 12 121169 BUA	EFF DATE 06/25/2025	ENT DATE JNL DES 06/25/2025 misc in	C CLERK vcssnpolitis	ENTITY AUTO-RE 1 N	V STATUS BUD YEAR JNL TYPE Hist 2025	
LN ORG OBJECT P	ROJ REF1	REF2 REF3	LINE DESC		DEBIT	CREDIT OB
			ACCOUNT DESCRI	PTION		
3 00192740 9445	2110	misc invcs	adjustmen Purchased Serv	ts for invoices ices		797.00
4 00192740 9316	2110	misc invcs		ts for invoices	797.00	
5 00192110 9393	2110	misc invcs		ts for invoices		729.00
6 00192110 9860	2110	misc invcs		ts for invoices		728.00
7 00192110 9635	2110	misc invcs		ts for invoices	1,457.00	
8 00192130 9610	2110	misc invcs		ts for invoices		860.00
9 00192130 9635	2110	misc invcs		ts for invoices	860.00	
10 00192110 9316	2110	misc invcs	adjustmen Supplies	ts for invoices		683.00
11 00192110 9320	2110	misc invcs	adjustmen Printing & Bin	ts for invoices	683.00	
12 00192110 9301	2110	misc invcs		ts for invoices		831.00
13 00192110 9320	2110	misc invcs		ts for invoices	831.00	
			Fillicing & Bill	urng		
			** JO	URNAL TOTAL	0.00	0.00
YEAR PER JOURNAL SRC 2025 12 121172 BUA		ENT DATE JNL DES	C CLERK snpolitis	ENTITY AUTO-RE 1 N	V STATUS BUD YEAR JNL TYPE Hist 2025	
LN ORG OBJECT P	ROJ REF1	REF2 REF3	LINE DESC	RIPTION	DEBIT	CREDIT OB
			ACCOUNT DESCRI	PTION		
1 44091925 9101 A	RP 1710	ARPA	ARPA trav Salaries & Waq	el expenses		1,348.06
2 44091925 9610 A	RP 1710	ARPA	ARPA trav Travel and Edu	el expenses	1,348.06	
3 440 5704	1710	ARPA	Appropriations		1,348.06	1
4 440 5707	1710	ARPA	Budgetary FB -			1,348.06 1
5 440 5704	1710	ARPA	Appropriations			1,348.06 1
			Appropriacions			



JOURNAL INQUIRY

YEAR PER JOURNAL SRC 2025 12 121172 BUA	EFF DATE 06/25/2025	ENT DATE 06/25/2025	JNL DESC ARPA	CLERK snpol		ENTITY 1	AUTO-REV N		BUD YEAR JN 2025	L TYPE	
LN ORG OBJECT	PROJ REF1	REF2	REF3		LINE DESCR				DEBIT		CREDIT OB
					ACCOUNT DESCRIP	IION					
6 440 5707	1710	ARPA							1,348.06		1
					Budgetary FB -	Unreserve	ed				
					** JOU	RNAL TOTA	AL		2,696.12		2,696.12
YEAR PER JOURNAL SRC 2025 12 121176 BUA	EFF DATE 06/25/2025	ENT DATE 06/25/2025	JNL DESC			ENTITY 1	AUTO-REV N		BUD YEAR JN 2025	L TYPE	
	PROJ REF1	REF2	REF3	Slipoi	LINE DESCR		IN	пізс	DEBIT		CREDIT OB
EN ONG OBJECT	TROS REFE	KLI Z	KEIJ		ACCOUNT DESCRIP				DEBIT		CKEDIT OB
1 00191410 9445	1410	EOY BA 2			end of yea	n hudaat	adius+m				100.00
1 00191410 9443	1410	EUY BA Z			Purchased Servi		aujustiii				100.00
2 00191410 9860	1410	EOY BA 2			end of yea	r budget	adjustm		100.00		
					Equipment & Fur	niture					
					** JOU	RNAL TOTA	AL		0.00		0.00
YEAR PER JOURNAL SRC 2025 12 121206 BUA		ENT DATE 06/26/2025	JNL DESC			ENTITY 1	AUTO-REV N	STATUS Hist	BUD YEAR JN 2025	L TYPE	
	PROJ REF1	REF2	REF3	1311001	LINE DESCR	_	IN .	11130	DEBIT		CREDIT OB
					ACCOUNT DESCRIP						
1 00191210 9101	1910	EOY BA 3.1			end of yea	r hudaat	adius+m		58,100.00		
1 00191210 9101	1910	LOT BA 3.1			Salaries and Wa	ges	•		36,100.00		
2 00191910 9109	1910	EOY BA 3.1			end of yea	r budget	adjustm				58,100.00
					Salary Adjustme	nts					
					** JOU	RNAL TOTA	AL		0.00		0.00
VEAR BER TOURNAL COC	DATE	ENT DATE	THE DESC	CL ED.		ENTTT)	AUTO DEL	CTATUS	DUD VEAD 311		
YEAR PER JOURNAL SRC 2025 12 121207 RUA		ENT DATE 06/26/2025	JNL DESC						BUD YEAR JN	L TYPE	
2025 12 121207 BUA	EFF DATE 06/26/2025 PROJ REF1	ENT DATE 06/26/2025 REF2				1	AUTO-REV N	STATUS Hist	BUD YEAR JN 2025 DEBIT	L TYPE	CREDIT OB
2025 12 121207 BUA	06/26/2025	06/26/2025	EOY BA 3		itis	1 IPTION			2025	L TYPE	CREDIT OB
2025 12 121207 BUA	06/26/2025	06/26/2025	EOY BA 3		itis LINE DESCR	1 IPTION TION	N		2025	L TYPE	CREDIT OB

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JOURNAL INQUIRY

YEAR PER JOURNAL SRC 2025 12 121207 BUA	EFF DATE 06/26/2025		JNL DESC CLERK EOY BA 3.2snpoli	ENTITY itis 1	AUTO-REV N		BUD YEAR JNL 2025	TYPE
LN ORG OBJECT	PROJ REF1	REF2	REF3	LINE DESCRIPTION			DEBIT	CREDIT OB
2 00191220 9101 3 00191225 9101 4 00191930 9101 5 00191951 9101 6 00191910 9109 7 00195615 9101 8 00195695 9101	1910 1910 1910 1910 1910 1910	EOY BA 3.2 EOY BA 3.2 EOY BA 3.2 EOY BA 3.2 EOY BA 3.2 EOY BA 3.2		end of year budget Salaries and Wages end of year budget Salaries and Wages end of year budget Salaries & Wages end of year budget Salaries & Wages end of year budget Salaries and Wages end of year budget Salary Adjustments end of year budget Salaries & Wages end of year budget Salaries & Wages end of year budget	adjustm adjustm adjustm adjustm adjustm		9,000.00 300.00 5,000.00 450.00 9,500.00	15,050.00
9 00195630 9101	1910	EOY BA 3.2		Salaries & Wages end of year budget	adius+m			29,000.00
3 00133030 3101	1310	LOT BA 3.2		Salaries and Wages	aajastiii			23,000.00
YEAR PER JOURNAL SRC	EFF DATE	ENT DATE	JNL DESC CLERK	** JOURNAL TOTA		STATUS	0.00 BUD YEAR JNL	0.00
2025 12 121320 BUA	06/30/2025		YearEndFixits9	1	N N			IIFL
LN ORG OBJECT	DDOI DEE1	,,		_		пізс	2025	
	PROJ REF1	REF2	REF3	LINE DESCRIPTION		пізс	DEBIT	CREDIT OB
1 00191810 9301 2 00191810 9331 3 00191810 9342 4 00191810 9560 5 00191810 9605 6 00191810 942001	1810 1810 1810 1810 1810 1810		REF3		& Furn ent	nist		CREDIT OB 20,000.00
2 00191810 9331 3 00191810 9342 4 00191810 9560 5 00191810 9605	1810 1810 1810 1810 1810	YearEndFix YearEndFix YearEndFix YearEndFix YearEndFix	REF3	LINE DESCRIPTION ACCOUNT DESCRIPTION Office Supplies Minor Office Equipment of Minor Technology Equipment Minor Equipment Maintent Consultants	& Furn ent ance	nist	6,000.00 5,000.00 2,000.00 4,000.00	

46 Journals printed

** END OF REPORT - Generated by Sophia Politis **

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CABARRUS COUNTY



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATE	:GORY:
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Reports

SUBJECT:

Budget - Monthly Financial Update

BRIEF SUMMARY:

Monthly reports displaying relevant information regarding the year-to-date budget.

REQUESTED ACTION:

For informational purposes. No action required.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Rosh Khatri, Budget Director

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

Report

Cabarrus County, North Carolina General Fund

Statement of Revenues and Expenditures - Budget and Actual As of June 30, 2025*

*this report was pulled prior to month end close

	Budgeted Amounts								ariance with	% Collected	
	Original		Final	Ac	ctual Amounts	Enc	umbrances*	F	inal Budget	or Used	
REVENUES											
Ad Valorem Taxes & Interest	(269,281,057)		(269,281,057)		(273,438,316)	\$	_	\$	(4,157,259)	101.5%	
Other Taxes	(48,589,000)		(48,939,000)		(44,617,741)	7	_	7	4,321,259	91.2%	
Intergovernmental Revenues	(30,850,528)		(33,240,552)		(32,634,415)		_		606,137	98.2%	
Permits and Fees	(8,897,350)		(8,897,350)		(10,388,835)		_		(1,491,485)	116.8%	
Sales and Services	(17,202,857)		(18,579,742)		(17,875,403)		_		704,338	96.2%	
Investment Earnings	(4,500,000)		(4,500,000)		(8,060,275)		_		(3,560,275)	179.1%	
Miscellaneous/Other Finance Sources	(793,444)		(38,415,034)		(1,941,007)		_		36,474,027	5.1%	
TOTAL REVENUES	(380,114,236)		(421,852,734)		(388,955,993)	\$		\$	32,896,742	92.2%	
EXPENDITURES											
GENERAL GOVERNMENT											
Board of Commissioners	\$ 603,336	\$	609,836	\$	545,279	\$	-		64,557	89.4%	
Legal	879,896		903,191		739,298		29,795		134,098	85.2%	
County Manager	1,166,010		1,403,997		898,145		17,000		488,852	65.2%	
Budget	417,020		452,920		439,450		-		13,470	97.0%	
Strategy	460,544		460,544		373,380		-		87,164	81.1%	
Procurement	230,194		240,094		234,777		-		5,317	97.8%	
Communications	940,292		981,292		828,623		-		152,669	84.4%	
Safety & Risk	252,168		284,968		266,416		-		18,552	93.5%	
Human Resources	1,690,999		1,703,099		1,556,448		-		146,651	91.4%	
Tax Collector	1,447,946		1,388,139		1,013,588		-		374,551	73.0%	
Tax Administration	3,191,497		3,288,254		3,199,206		3,800		85,248	97.4%	
Board of Elections	1,461,429		1,461,429		1,123,604		-		337,825	76.9%	
Register of Deeds	856,214		888,214		872,153		-		16,061	98.2%	
Finance	1,937,901		1,893,401		1,687,927		8,783		196,691	89.6%	
Information Technology	9,799,232		11,885,877		9,702,584		911,055		1,272,238	89.3%	
Non-departmental*	6,228,160		4,913,662		1,089,422		-		3,824,240	22.2%	
Facility Design & Construction	310,648		330,948		317,386		-		13,562	95.9%	
Infrastructure & Asset Management											
Grounds Maintenance	2,695,451		2,695,451		2,018,839		485,054		191,558	92.9%	
Administration	3,606,879		3,606,879		2,639,067		7,971		959,841	73.4%	
Sign Maintenance	246,427		251,795		193,944		4,174		53,677	78.7%	
Building Maintenance	4,285,541		4,330,988		2,419,441		512,115		1,399,432	67.7%	
Facility Services	3,401,690		3,424,122		3,199,608		87,869		136,645	96.0%	
Fleet Maintenance	1,926,787		1,965,966		2,304,405		-		(338,439)	117.2%	
Contribution to Other Funds	44,265,842		67,970,000		67,970,000		-		-	100.0%	
Total General Government	\$ 92,302,103	\$	119,285,065	\$	105,632,989	\$	2,067,616	\$	11,584,460	90.3%	
PUBLIC SAFETY Sheriff											
Administration & Operations	\$ 29,528,912	\$	34,508,650		29,269,588		1,388,097	\$	3,850,965	88.8%	
Harrisburg Division	3,280,103	Y	4,748,362		3,166,577		8,000	Y	1,573,784	66.9%	
Midland Division	440,191		477,291		472,205		-		5,086	98.9%	
Mt. Pleasant Division	504,826		504,826		472,906		_		31,920	93.7%	
School Resource Officers	3,279,230		3,282,730		3,193,767		_		88,963	97.3%	
Detention Center	19,927,718		20,112,748		17,699,867		133,854		2,279,027	88.7%	
Animal Control	1,455,427		1,543,767		1,243,694		39,216		260,857	83.1%	
Animal Shelter	957,495		1,017,378		884,917		(0)		132,461	87.0%	
Courts Maintenance	1,430,451		1,423,691		885,195		70,536		467,959	67.1%	
Construction Standards	6,046,335		6,085,255		5,494,461		69,993		520,801	91.4%	
Emergency Management	455,270		510,901		435,197		-		75,704	85.2%	
Fire Services	2,189,710		2,201,945		2,066,164		269,770		(133,989)	106.1%	
Fire Districts	1,703,079		2,053,079		1,706,799				346,280	83.1%	
Emergency Medical Services	18,766,025		19,909,525		17,900,982		918,030		1,090,513	94.5%	
Emergency Telephone	100,400		1,255,318		284,855		30,864		939,599	25.2%	
Other Public Safety*	1,581,717		1,679,717		1,601,538		0		78,179	95.3%	
Total Public Safety	\$ 91,646,889	\$	101,315,183	\$	86,778,713	\$	2,928,360	\$	11,608,109	88.5%	
	+,0.0,000			<u> </u>	,,	-	_,===,===		-,,		

st In order to be compliant with G.S. 159-28, all p-card transactions are encumbered in the departmental functions within their budgets

Cabarrus County, North Carolina General Fund

Statement of Revenues and Expenditures - Budget and Actual As of June 30, 2025*

	Budge	eted Am	ounts					Va	riance with	% Collected
	Original		Final	Ac	ctual Amounts	Enc	umbrances*	Fi	inal Budget	or Used
ECONOMIC & PHYSICAL DEVELOPMENT										
Planning & Development										
Planning	663,672		663,672	\$	603,295	\$	-	\$	60,377	90.9%
Community Development	837,997		1,010,588		763,466		-		247,122	75.5%
Soil & Water Conservation	412,850		436,850		404,434		-		32,416	92.6%
Zoning Administration	303,723		289,723		261,879		-		27,844	90.4%
Economic Development Corporation	867,723		867,723		729,170		-		138,553	84.0%
Economic Development Incentives	1,900,000		1,900,000		521,452		-		1,378,548	27.4%
Other Economic & Physical Development*	2,226,113		2,226,113		1,963,338		-		262,775	88.2%
Total Economic & Physical Development	\$ 7,212,078	\$	7,394,669	\$	5,247,034	\$	-	\$	2,147,635	71.0%
HUMAN SERVICES										
Veterans Services	\$ 522,954	\$	522,954	\$	488,239	\$	-	\$	34,715	93.4%
Cooperative Extension	515,862		568,799	\$	440,082		-		128,717	77.4%
Human Services										
Business Operations	-		343,863		318,355		-		25,508	92.6%
Administration	7,631,928		7,321,315		6,798,399		61,877		461,039	93.7%
Economic Family Support Services	4,790,345		2,677,747		2,184,094		-		493,653	81.6%
Transportation	4,068,984		4,265,751		2,532,644		844,321		888,785	79.2%
Child Welfare	14,214,361		14,313,064		12,026,309		76,003		2,210,752	84.6%
Child Support Services	2,427,509		2,428,809		2,374,712		1,161		52,935	97.8%
Economic Services	10,607,375		10,382,895		9,722,777		-		660,118	93.6%
Adult and Family Services	3,231,584		3,299,841		3,067,273		_		232,568	93.0%
Nutrition	1,051,618		1,049,929		725,725		63,443		260,761	75.2%
Behavioral Health Division	298,708		2,765,928		2,737,435		0		28,494	99.0%
Senior Services	920,878		929,033		797,278		35,703		96,052	89.7%
Cabarrus Health Alliance	12,040,642		12,040,642		11,644,112		396,530		-	100.0%
Other Human Services*	2,965,511		2,969,067		2,834,441		82,555		52,071	98.2%
Total Human Services	\$ 65,288,259	\$	68,638,504	\$	61,316,373	\$	1,561,594	\$	5,760,537	91.6%
EDUCATION										
Cabarrus County Schools Operating	\$ 96,665,847	\$	97,784,688	\$	97,784,688	\$	_	\$		100.0%
Kannapolis City Schools Operating	11,212,010	Ą	11,349,062	٦	11,349,062	Ą		Ą	_	100.0%
RCCC Operating	4,584,500		4,584,500		4,584,500				_	100.0%
Cabarrus County Schools Capital	36,324		36,324		21,189		6,054		9,081	75.0%
Kannapolis City Schools Capital	8,832		8,832		5,152		1,472		2,208	75.0% 75.0%
RCCC Capital	-		-		-		-		2,206	75.0%
Other Education*	134,405		134,405		134,405		_		_	100.0%
Total Education	\$ 112,641,918	\$	113,897,811	\$	113,878,996	\$	7,526	\$	11,289	100.0%
CULTURE & RECREATION										
Active Living & Parks										
Parks	\$ 2,641,302	\$	2,771,204	\$	1,330,138	\$	52,885	\$	1,388,180	49.9%
Senior Centers	1,389,458	Ψ.	1,393,552	Ψ.	755,259	Ψ.	-	Ψ.	638,293	54.2%
Library System	6,965,229		7,129,746		5,497,205		117,637		1,514,904	78.8%
Other Cultural & Recreation*	27,000		27,000		27,000		-		-	100.0%
Total Culture & Recreation	\$ 11,022,989	\$	11,321,502	\$	7,609,603	\$	170,522	\$	3,541,377	68.7%
DEBT SERVICE			_	_	_	· <u> </u>	_	_	_	_
Schools	\$ -	\$	_	\$	_	\$	_	\$	_	=
Other	· ·	Y		Y	_	Ÿ	_	Ą	_	
Total Debt Service	\$ -	\$	-	\$	-	\$		\$		\$ -
TOTAL EXPENDITURES	\$ 380,114,236	\$	421,852,734	\$	380,463,708	\$	6,735,619	\$	34,653,408	91.8%
		· ·			<u> </u>				<u> </u>	
Excess (deficiency) of revenues	ė			÷	0 402 205	÷	(6 72F 610\	ė	1 756 666	
over (under) expenditures	3 -	\$		<u> </u>	8,492,285	\$	(6,735,619)	\$	1,756,666	

^{*} In order to be compliant with G.S. 159-28, all p-card transactions are encumbered in the departmental functions within their budgets

Cabarrus County, North Carolina Community Investment Fund Statement of Revenues and Expenditures - Budget and Actual As of June 30, 2025*

	Budgete	d Am	ounts					٧	ariance with	% Collected
	 Original		Final	Ad	tual Amounts	Enci	umbrances*	F	inal Budget	or Used
REVENUES										
Other Taxes	\$ (28,426,000)	\$	(28,426,000)	\$	(26,282,038)	\$	-	\$	2,143,962	92.5%
Intergovernmental Revenues	(404,000)		(404,000)		(384,124)		-		19,876	95.1%
Investement Earnings	-		-		(2,577,575)		-		(2,577,575)	100.0%
Other Finance Sources	(45,218,224)		(109,469,979)		(103,222,367)		-		6,247,612	94.3%
TOTAL REVENUES	\$ (74,048,224)	\$	(138,299,979)	\$	(132,466,104)	\$	-	\$	5,833,875	95.8%
EXPENDITURES										
Operations	\$ 72,318,642	\$	108,142,611	\$	88,724,800	\$	14,928	\$	19,402,883	82.1%
Capital Outlay	1,729,582		30,157,368		-		-		30,157,368	0.0%
TOTAL EXPENDITURES	\$ 74,048,224	\$	138,299,979	\$	88,724,800	\$	14,928	\$	49,560,251	64.2%
Excess (deficiency) of revenues										
over (under) expenditures	\$ -	\$	-	\$	43,741,304	\$	(14,928)	\$	(43,726,376)	

^{*} In order to be compliant with G.S. 159-28, all p-card transactions are encumbered in the departmental functions within their budgets

Cabarrus County, North Carolina Other Funds

Statement of Revenues and Expenditures - Budget and Actual As of June 30, 2025*

		Budgete	d Amo	ounts					Va	riance with	% Collected
		Original		Final	Ac	tual Amounts	End	cumbrances*	Fi	inal Budget	or Used
Arena and Events Center											
REVENUES											
Arena Other Finance Source Revenues	\$	(1,420,686)	\$	(1,499,808)	\$	(1,248,168)	\$	-	\$	251,640	83.2%
Fair Sales and Services		(749,831)		(749,831)		(584,100)		-		165,731	77.9%
Fair Investment Earnings		(60,000)		(60,000)		(132,424)		-		(72,424)	220.7%
Fair Miscellaneous Revenue		(5,000)		(5,000)		(2,547)		-		2,453	50.9%
Total Arena and Events Center Fund	\$	(2,235,517)	\$	(2,314,639)	\$	(1,967,238)	\$	-	\$	347,401	85.0%
EXPENDITURES											
Arena and Events Center	\$	1,246,104	\$	1,323,401	\$	750.833	\$	61,604	\$	510,964	61.4%
County Fair	,	989,413	,	991,238	,	686,527	*	32,950	*	271,761	72.6%
Total Arena and Events Center Fund	\$	2,235,517	\$	2,314,639	\$	1,437,361	\$	94,554	\$	782,724	66.2%
Landfill Fund											
REVENUES											
Intergovernmental Revenues	\$	(56,000)	\$	(56,000)	\$	(48,040)	\$		\$	7,960	85.8%
Permits and Fees	Ş	(150,000)	Ş	(150,000)	Ş	(199,097)	Ş	-	Ş	7,960 (49,097)	132.7%
Sales and Services		(1,501,000)				(1,767,909)		-		(266,909)	117.8%
Investment Earnings		(1,501,000)		(1,501,000)		(252,509)		-		(252,509)	100.0%
Other Financing Sources		- (740,478)		(740,478)		(740,478)		-		(232,309)	100.0%
Total Landfill Fund	\$	(2,447,478)	\$	(2,447,478)	\$	(3,008,034)	\$		\$	(560,556)	122.9%
rotar Lanajiii rana		(2,447,470)	Ţ	(2,447,478)		(3,008,034)	<u>, </u>			(300,330)	122.376
EXPENDITURES											
Landfill Operations	\$	2,447,478	\$	2,447,478	\$	1,938,828	\$	178,704	\$	329,946	86.5%
Total Landfill Fund	\$	2,447,478	\$	2,447,478	\$	1,938,828	\$	178,704	\$	329,946	86.5%
911 Emergency Telephone Fund											
REVENUES											
Intergovernmental Revenues	\$	(262,342)	\$	(982,107)	\$	(240,482)	\$	-	\$	741,625	24.5%
Investment Earnings		(10,000)		(10,000)		(39,071)		-		(29,071)	390.7%
Other Finance Sources		(201,433)		(1,160,495)		(195)		-		1,160,300	0.0%
Total 911 Emergency Telephone Fund	\$	(473,775)	\$	(2,152,602)	\$	(279,554)	\$	-	\$	1,872,853	13.0%
EXPENDITURES											
Operations	\$	388,775	\$	1,185,934	\$	1,155,445	\$	12,370	\$	18,119	98.5%
Debt Service		-		-		, , , <u>-</u>	·	-		· -	0.0%
Captial Outlay		85,000		966,668		-		958,866.60		7,801	0.0%
Total 911 Emergency Telephone Fund	\$	473,775	\$	2,152,602	\$	1,155,445	\$	971,237	\$	25,920	98.8%
Self-Insured Funds											
REVENUES											
Sales and Services	\$	(21,119,385)	\$	(21,119,385)	\$	(18,362,850)	\$		\$	2,756,535	86.9%
Investment Earnings	Y	(70,000)	Y	(70,000)	Y	(380,103)	Y	_	Ÿ	(310,103)	543.0%
Miscellaneous		(700,000)		(700,000)		(1,040,743)		_		(340,743)	148.7%
Other Finance Sources		(2,513,250)		(6,946,403)		(100,000)		_		6,846,403	0.0%
Total Self-Insured Funds	\$	(24,402,635)	\$	(28,835,788)	\$	(19,883,696)	\$	-	\$	8,952,092	69.0%
EVEN DITUES											
EXPENDITURES		2 262 222		2 262 472		761.000	<u>,</u>			4 601 101	22.2-1
Workers Compensation Insurance	\$	2,363,223	\$	2,362,473	\$	761,369	\$	-	\$	1,601,104	32.2%
Liability Insurance		2,498,250		2,499,000		1,792,013		5,000		701,987	71.9%
Dental Insurance		613,000		815,000		722,704		-		92,296	88.7%
Hospitalization Insurance	_	18,928,162		23,159,315	_	20,637,995	<u> </u>	399,755	_	2,121,564	90.8%
Total Self-Insured Funds	\$	24,402,635	\$	28,835,788	\$	23,914,081	\$	404,755	\$	4,516,952	84.3%

Cabarrus County, North Carolina Other Funds

Statement of Revenues and Expenditures - Budget and Actual As of June 30, 2025*

Fire Districts Fund REVENUES Ad Valorem Taxes Total Fire Districts Fund EXPENDITURES Fire Districts Total Fire Districts Fund Social Services Fund	\$ \$ \$	(9,549,821) (9,549,821) (9,549,821) 9,549,821 9,549,821	\$ \$ \$	(9,934,821) (9,934,821) 9,934,821 9,934,821	\$ \$	(9,659,543) (9,659,543)	\$	cumbrances*	\$ \$	275,278 275,278	97.2% 97.2%
REVENUES Ad Valorem Taxes Total Fire Districts Fund EXPENDITURES Fire Districts Total Fire Districts Fund Social Services Fund	\$ \$	(9,549,821) 9,549,821	\$ \$	(9,934,821) 9,934,821	\$	(9,659,543)	\$	<u>.</u>	\$ \$		
Ad Valorem Taxes Total Fire Districts Fund EXPENDITURES Fire Districts Total Fire Districts Fund Social Services Fund	\$ \$	(9,549,821) 9,549,821	\$ \$	(9,934,821) 9,934,821	\$	(9,659,543)	\$	<u>-</u>	\$ \$		
Total Fire Districts Fund EXPENDITURES Fire Districts Total Fire Districts Fund Social Services Fund	\$ \$	(9,549,821) 9,549,821	\$ \$	(9,934,821) 9,934,821	\$	(9,659,543)	\$	-	\$ \$		
EXPENDITURES Fire Districts Total Fire Districts Fund Social Services Fund	\$	9,549,821	\$	9,934,821				-	\$	275,278	97.2%
Fire Districts Total Fire Districts Fund Social Services Fund	_				\$	0.520.040					
Total Fire Districts Fund Social Services Fund	_				\$	0.600.010					
Social Services Fund	\$	9,549,821	\$	9,934,821		9,630,918	\$	-	\$	303,903	96.9%
					\$	9,630,918	\$	-	\$	303,903	96.9%
REVENUES											
Sales and Services	\$	(450,000)	\$	(450,000)	\$	-	\$	-	\$	450,000	0.0%
Total Social Services Fund	\$	(450,000)	\$	(450,000)	\$	-	\$	-	\$	450,000	0.0%
EXPENDITURES											
Operations	\$	450,000	\$	450,000	\$	-	\$	-	\$	450,000	0.0%
Total Social Services Fund	\$	450,000	\$	450,000	\$	-	\$	-	\$	450,000	0.0%
Intergovernmental Fund											
REVENUES											
Sales and Services	\$	(2,600,000)	\$	(2,600,000)	\$	(1,340,476)	\$		\$	1,259,524	51.6%
Total Intergovernmental Fund	\$	(2,600,000)	\$	(2,600,000)	\$	(1,340,476)	\$	-	\$	1,259,524	51.6%
EXPENDITURES											
Operations	\$	2,600,000	\$	2,600,000	\$	1,199,918	\$		\$	1,400,082	46.2%
Total Intergovernmental Fund	\$	2,600,000	\$	2,600,000	\$	1,199,918	\$	-	\$	1,400,082	46.2%
Opioid Setlement Fund											
REVENUES	_		_		_	(_		_	()	
Investment Earnings	\$	-	\$	- (570.055)	\$	(317,886)	\$	-	\$	(317,886)	#DIV/0!
Miscellaneous Other Finance Sources	\$	(670,866)	\$ \$	(670,866)	\$ \$	(1,875,031)	\$ \$	-	\$ \$	(1,204,165)	279.5% 0.0%
Total Opioid Fund	\$ \$	(670,866)	\$ \$	(3,974,985) (4,645,851)	\$	(2,192,917)	\$		\$	3,974,985 2,452,934	47.2%
,		•									
EXPENDITURES											
Operations	\$	670,866	\$	4,645,851	\$	907,449	\$	811,992	\$	2,926,411	19.5%
Total Opioid Fund	\$	670,866	\$	4,645,851	\$	907,449	\$	811,992	\$	2,926,411	19.5%
TOTAL REVENUES	\$	(42,830,092)	\$	(53,381,179)	\$	(38,331,459)	\$	-	\$	15,049,525	71.8%
TOTAL EXPENDITURES	\$	42,830,092	\$	53,381,179	\$	40,183,999	\$	2,461,241	\$	2,926,411	79.9%
Excess (deficiency) of revenues over (under) expenditures	\$	-	\$	-	\$	(1,852,541)	\$	(2,461,241)	\$	12,123,114	

^{*} In order to be compliant with G.S. 159-28, all p-card transactions are encumbered in the departmental functions within their budgets



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

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Reports

SUBJECT:

Communications and Outreach - Monthly Summary Report

BRIEF SUMMARY:

The Communications and Outreach Department provides a monthly report.

REQUESTED ACTION:

For informational purposes. No action required.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Jonathan Weaver, Communications and Outreach Director

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

Report

COMMUNICATIONS & OUTREACH MONTHLY REPORT

Sautéing the summer with CabCo residents & Cooperative Extension

Communications Manager Dominique Clark partnered with **Cooperative Extension** for the latest Gov 101: Sauté the Summer. The team's planning led to a fun, hands-on evening where attendees learned about seasonal produce grown locally in Cabarrus County and made a nutritious meal together.

About GOV 101

Gov 101 is a educational session on one focus area. bringing short, interactive events to the public. We encourage local businesses, community organizations, neighborhood leaders and residents to take part. Past sessions have covered the budget, elections, active living and parks and more. We currently have two more events planned for this year with the **Library** and **ALPs** and Emergency Management.





HOT TOPICS

Camp T.N. Spencer Cabins • Senior Games Wrap Cabarrus County Fair • Behavioral Health Center Update

Kannapolis Juneteenth

Views: 33K

TOP SOCIAL MEDIA STORIES



 $\bigcirc \bigcirc \bigcirc \bigcirc \bigcirc \bigcirc$ Reach: 60k

Views: 125k

Reach: 19k Views: 30k



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Reach: 14k Views: 17k

PROJECTS, EVENTS & MORE

Capturing 'Boots on the Ground' for foster care awareness

The "Boots on the Ground" challenge is a recent social media trend that encourages community involvement and support for various causes, especially those related to child welfare and social work. Communications partnered with **DSS** to produce a popular video showcasing the team stepping up to spread the word about the critical need for foster parents.







No rain on our parade

After months of planning and hard work from the Communications and the **IAM Sign Shop** teams, the County's 2025 Fourth of July float debuted at the Mt. Pleasant Independence Celebration. Although it poured rain, spirits were high and we still distributed goodwill – and a LOT of candy.

Getting students on the right 'Track'

Student Track spent a day at the Gov Center to learn about local government. The Communications team put these future leaders' media skills to the test with a teleprompter exercise. Along with a number of County departments, we also answered questions, provided demos and showcased the County's award-winning show: Cabarrus This Week.





Spreading the word on FY26

Following approval of the FY26 budget, the team distributed a press release that several outlets picked up. The release was shared on the County's social media sites and directly with employees. We also developed an infographic that provided an easy, visual reference of the County's budget highlights. Throughout the process the team worked to keep the public informed.

Walking to end Elder Abuse

Communications Director Jonathan Weaver joined Team CabCo members and community leaders to capture and highlight the Walk to End Elder Abuse. The annual event, held in recognition of #WorldElderAbuseAwarenessDay, raises awareness of the abuse and/or neglect experienced by 1 in 10 older Americans.





Spotlighting Park & Recreation Month

Communications produced, filmed and edited a proclamation video highlighting Team CabCo voices, as well as patrons that use **ALPs** facilities every day. The video was shared at the BOC's June 16 Regular Meeting and across social media platforms.

Training with Emergency Management

Emergency Management recently held a full-scale drill for the McGuire Nuclear Station to prep for an upcoming FEMA evaluation. Communications was on scene to capture the experience for social media. **Content Producer Jaelyn McCrea** rolled up her sleeves and demoed the decontamination process while **Emergency Planner Dawn Gustafson** gave a rundown of the drill for viewers.





MEDIA / NEWSLETTER INSIGHTS





Facebook & Instagram



Reach



Posts/Stories



New followers





LinkedIn







YouTube







Watch time (hours)



DirectConnect & CabConnect



sent





Above overall industry average open rate



Downloads 106

Media Releases/ **Appearances**





BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

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Reports

SUBJECT:

County Manager - Monthly Building Activity Reports

BRIEF SUMMARY:

The Board of Commissioners requested monthly reports of building and permit activities including information of plans under review.

REQUESTED ACTION:

For informational purposes. No action required.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Kelly Sifford, Deputy County Manager

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

- Report
- Report

Cabarrus County Construction Standards Dodge Report 6/1/2025-6/30/2025

Jurisdiction: All

New Construction				
Description	Const Code	Buildings	Housing Units	Estimated Cost
Single Family Houses Detached	101	85	85	\$18,533,351.00
Single Family Houses Attached	102	23	23	\$2,933,816.00
Five or More Family Buildings	105	13	330	\$22,291,025.00
Hotels, Motels, and Tourist Cabins	213	1	0	\$7,500,000.00
Amusement, Social, and Recreational	318		0	\$860,000.00
Industrial Buildings	320		0	\$230,000.00
Stores and Customer Services	327	4	0	\$3,663,440.00
Other Nonresidential Buildings	328		0	\$2,141,646.00
Structures Other Than Buildings	329	12	0	\$218,126.00
Other	999	24	0	\$3,699,960.00
Sub Total (Ne	w Construction		438	\$62,071,364.00
Addition, Alteration, and Conversion				
Description	Const Code	Buildings	Housing Units	Estimated Cost
Additions, Alterations and Conversions - Residential	434	3	0	\$100,570.00
Additions, Alterations and Conversions - Nonresidential and No housekeeping	437	10	0	\$10,062,094.14
Additions of Residential Garages and Carports	438	1	0	\$100,000.00
Daycare, Foster Care, Group Home	998	1	0	\$2,087,901.00
Sub Total (Addition, Alteration, a	and Conversion			\$12,350,565.14
Demolition of Buildings				
Description	Const Code	Buildings	Housing Units	Estimated Cost
All Other Buildings and Structures	649	2	0	\$266,250.00
Sub Total (Demoliti	on of Buildings)		\$266,250.00
	Grand Tota	l 191	438	\$74,688,179.14

Begin Date: 6/1/2025 through End Date: 6/30/2025

Wilkinson	File Date	Address	Application Name	Description	Est Cost	Est Sq Ft
BU2025-01573	6/2/2025	2821 N CANNON BLVD KANNAPOLIS, NC 28083	sherri I hartsell - O'REILLY	O'REILLY - FRONT WALL SIGN	\$7,200	41
BU2025-01575	6/2/2025	807 NEVADA ST KANNAPOLIS, NC 28083	A&A INFRASTRUCTURE CORPORATION	permanent backup generator inside the existing fenced compound at the bottom of the tower on an 8' x 4' concrete pad	\$20,058	0
BU2025-01576	6/2/2025	44000 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC	Concord Lake Apts - Bldg #10, 3 FLOORS, 24 UNITS, 1-2 BEDROOMS~~ UNIT 44101, 44102, 44103, 44104, 44105, 44106, 44107, 44108, 44201, 44202, 44203, 44204, 44205, 44206, 44207, 44208, 44301, 44302, 44303, 44304, 44305, 44306, 44307, 44308	\$1,856,250	1,856,250
BU2025-01579	6/2/2025	46000 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC	Concord Lake Apts - Bldg #13, 3 FLOORS, 24 UNITS, 1-2 BEDROOMS	\$1,856,250	23,100
BU2025-01580	6/2/2025	45000 WILD COTTON LOOP KANNAPOLIS, NC 28083	Concord Lake Apts - Bldg #12	Concord Lake Apts - Bldg #12, 3 FLOORS, 24 UNITS, 12_1-2 BEDROOMS AND 12_MORE THAN 2 BEDROOMS ~~ UNITS 45101, 45102, 45103, 45104, 45105, 45106, 45107, 45108, 45201, 45202, 45203, 45204, 45205, 45206, 45207, 45208, 45301, 45302, 45303, 45304, 45305, 45306, 45307, 45308	\$1,706,205	28,812
BU2025-01582	6/2/2025	43000 WILD COTTON LOOP KANNAPOLIS, NC 28083		Concord Lake Apts - Bldg #11, 3 FLOORS, 24 UNITS, 1-2 BEDROOMS ~~ UNITS 43101, 43102, 43103, 43104, 43105, 43106, 43107, 43108, 43201, 43202, 43203, 43204, 43205, 43206, 43207, 43208, 43301, 43302, 43303, 43304, 43305, 43306, 43307, 43308	\$1,856,250	23,100
BU2025-01583	6/2/2025	38000 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC	Concord Lake Apts - Bldg #9, 3 FLOORS, 24 UNITS, 1-2 BEDROOMS ~~ UNITS 38101, 38102, 38103, 38104, 38105, 38106, 38107, 38108, 38201, 38202, 38203, 38204, 38205, 38206, 38207, 38208, 38301, 38302, 38203, 38304, 38305, 38306, 38307, 38308	\$1,856,250	23,100
BU2025-01584	6/2/2025	932 FLOYD ST KANNAPOLIS, NC 28083	A&A INFRASTRUCTURE CORPORATION	add a permanent backup generator inside the existing fenced compound at the bottom of the tower. The generator will be on 8' x 4' concrete pad.	\$20,058	0
BU2025-01587	6/2/2025	12101 JIM SOSSOMAN RD MIDLAND, NC 28107	CALVIN CONSTR. SERVICE, LLC, T/A CCS CONSTR. SERVICES	COMMERCIAL RETAINING WALL~~ installation of segmental retaining wall	\$13,134	105
BU2025-01594	6/2/2025	4831 STOUGH RD CONCORD, NC 28027	MASTEC NETWORK SOLUTIONS	811895 - 631063 AT&T Equipment Upgrade ~~ Add or replace antennas, ancillary equipment and ground equipment as per plans for an existing carrier on an existing wireless communication facility.	\$25,000	0
BU2025-01606	6/3/2025	14100 SEA OAT WAY KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Garage C)	Concord Lake Apts - Garage C	\$100,000	1,946
BU2025-01607	6/3/2025	48500 INKBERRY DR KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Garage A)	Concord Lake Apts - Garage A	\$100,000	1,946
BU2025-01608	6/3/2025	41100 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Compactor)	Concord Lake Apts - Compactor	\$60,000	475
BU2025-01611	6/3/2025	41200 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Maintenance)	Concord Lake Apts - Maintenance	\$63,750	592
BU2025-01612	6/3/2025	47020 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Grill Pavilion)	Concord Lake Apts - Grill Pavilion	\$60,000	890

PlanReviewSummary 7/10/2025 7:46:43 AM 1 of 7

Begin Date: 6/1/2025 through End Date: 6/30/2025

BU2025-01613	6/3/2025	47010 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Pool House)	Concord Lake Apts - Pool House	\$130,000	1,520
BU2025-01614	6/3/2025	37000 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Bldg #1)	Concord Lake Apts - Bldg #1, 30 UNITS, 1-2 BEDROOMS	\$2,320	33,072
BU2025-01616	6/3/2025	15000 SALT MEADOW WAY KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Bldg #2)	Concord Lake Apts - Bldg #2, 24 UNITS, 121 TO 2 BEDROOMS, 12MORE THAN 2 BEDROOMS~ UNITS 15101, 15102, 15103, 15104, 15105, 1510, 15107, 15108, 15202 ,15203 ,15204 ,15205 ,15206 ,15207 ,15208 ,1530 ,15302 ,15303 ,15304 ,15305 ,15306 ,15307 ,15308	\$1,706,250	28,812
BU2025-01617	6/3/2025	145 CABARRUS AVE W CONCORD, NC 28025	HHJ CONSTRUCTION INCORPORATED	Changing a door size	\$8,977	0
BU2025-01618	6/3/2025	4301 RIMER RD, AC# CONCORD, NC 28025	Family V Mini Mart	ABC		
BU2025-01620	6/3/2025	6110 BAYFIELD PKWY CONCORD, NC 28027	CASCO SIGNS INC	One wall sign, tenant panels and temp banner	\$500	0
BU2025-01621	6/3/2025	39000 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Bldg #8)	Concord Lake Apts - Bldg #8, 24 UNITS, 1-2 BEDROOMS ~ UNITS 39101, 39102, 39103, 39104,39105, 39106, 39107, 39108, 39201, 39202, 39203, 39204, 39205, 39206, 39207, 39208, 39301, 39302, 39303, 39304, 39305, 39306, 39307, 39308	\$1,856,250	23,100
BU2025-01622	6/3/2025	41000 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC	Concord Lake Apts - Bldg #7, 30 UNITS, 30 1-2 BEDROOMS~~ UNITS 42101, 41102, 41103, 41104,41105, 41106, 41107, 41108, 41201, 41202, 41203, 41204, 41205, 41206, 41207, 41208, 41301, 41302, 41303, 41304, 41305, 41306, 41307, 41308	\$2,320,000	33,072
BU2025-01623	6/3/2025	16000 SALT MEADOW WAY KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Bldg #3)	Concord Lake Apts - Bldg #3, 24 UNITS, 1-2 BEDROOMS, ~~ UNITS 16101, 16102, 16103, 16104, 16105, 16106, 16107, 16108, 16201, 16202, 16203, 16204, 16205, 16206, 16207, 16208, 16301, 16302, 16303, 16304, 16305, 16306, 16307, 16308	\$1,856,250	23,100
BU2025-01625	6/3/2025	17000 SALT MEADOW WAY KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Bldg #4)	Concord Lake Apts - Bldg #4, 24 UNITS 1-2 BEDROOMS, UNITS 17101, 17102, 17103, 17104, 17105, 17106, 17107, 17108, 17201, 17202, 17203, 17204, 17205, 17206, 17207, 17208, 17301, 17302, 17303, 17304, 17305, 17306, 17307, 17308	\$1,856,250	23,100
BU2025-01626	6/3/2025	40000 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Bldg #5)	Concord Lake Apts - Bldg #5, 24 UNITS, 121-2 BEDROOMS, 12GREATER THAN 2 BEDROOMS, ~~ UNITS 40101, 40102, 40103, 40104, 40105, 40106, 40107, 40108, 40201, 40202, 40203, 40204, 40205, 40206, 40207, 40208, 40301, 40302, 40303, 40304, 40305, 40306, 40307, 40308	\$1,706,250	28,812
BU2025-01627	6/3/2025	42000 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Bldg #6)	Concord Lake Apts - Bldg #6, 24 UNITS, 24 1-2 BEDROOMS ~~ UNITS 42101, 42102, 42103, 42104, 42105, 42106, 42107, 42108, 42201, 42202, 42203, 42204, 42205, 42206, 42207, 42208, 42301, 42302, 42303, 42304, 42305, 42306, 42307, 42308	\$1,856,250	23,100
BU2025-01643	6/4/2025	47000 WILD COTTON LOOP KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Clubhouse)	Concord Lake Apts - Clubhouse	\$800,000	7,760
BU2025-01644	6/4/2025	14000 SEA OAT WAY KANNAPOLIS, NC 28083	EVOLVE CONSTRUCTION, LLC (Garage B)	Concord Lake Apts - Garage B	\$100,000	1,847

PlanReviewSummary 7/10/2025 7:46:43 AM 2 of 7

Begin Date: 6/1/2025 through End Date: 6/30/2025

BU2025-01645	6/4/2025	7300 CALDWELL RD HARRISBURG, NC 28075	AIA CONSTRUCTION LLC Fusion House	Fusion House ~~ Tenant Upfit in an Existing Shell Building for a Restaurant with a Kitchen / Bathrooms / and Dining Area	\$350,000	2,314
BU2025-01646	6/4/2025	4800 MOORESVILLE RD KANNAPOLIS, NC 28081	ICON CUSTOM MASONRY INC.	Entry Monument	\$38,713	0
BU2025-01648	6/4/2025	5405 VILLAGE DR NW CONCORD, NC 28027	LOCKWOOD IDENTITY INC DBA SIGNART	 (1) 16" H x 96"W x 2" Non-illuminated Exterior Cabinet with first surface vinyl applied to face (1) 16" H x 48"W x 1" non-illuminated lower Exterior cabinet with first surface vinyl applied to face Logo with dark background Remove existing and replace 	\$1,800	0
BU2025-01650	6/4/2025	120 PITTS SCHOOL RD SW CONCORD, NC 28027			\$4,200,085	75,000
BU2025-01651	6/4/2025	25 OPTICAL CT NW CONCORD, NC 28025	SIGN SYSTEMS, INC.	Signage for 31 Optical Court - Shipley's Do-Nuts ~~ RTAP SUBMITTED TO REMOVE PREVIOUSLY HUNG SIGN, MOVE TO DIFFERENT LOCATION ON SAME WALL, INSTALL ANOTHER NEW SIGN.	\$3,000	38
BU2025-01654	6/4/2025	8111 CONCORD MILLS BLVD, SUITE# 673 CONCORD, NC 28027	CONNOR CONSTRUCTION OF NJ LLC	GAP, SUITE 673, CONCORD MILLS MALL ~~ Tenant Improvement to an existing retail space.	\$100,000	13,200
BU2025-01662	6/5/2025	2515 KANNAPOLIS HWY CONCORD, NC 28027		Install Channel Letters and Monument	\$12,000	0
BU2025-01665	6/5/2025	7955 WEST WINDS BOULEVARD NW BLVD NW CONCORD, NC 28027	A M KING CONSTRUCTION COMPANY, L.L.C.	West Winds Facility Renovation - Custom Flavors ~~ This project includes a new processing space, updated office finishes and fixtures, and shell rooms for future processing spaces. Spaces labeled as "Future" will be fit out in future permits, and the shell rooms are being constructed for space planning purposes	\$4,345,997	10,057
BU2025-01667	6/5/2025	4862 STOUGH RD CONCORD, NC 28027	RITE LITE SIGNS, INC.	Install non-illuminated monument/flag poles and non-illuminated wall signs	\$35,162	0
BU2025-01668	6/5/2025	9000 AVIATION BLVD NW CONCORD, NC 28027	RITE LITE SIGNS, INC.	Concord-Padgett Airport ~~ Install non-illuminated pylon MONUMENT sign	\$9,500	0
BU2025-01671	6/5/2025	2825 N CANNON BLVD KANNAPOLIS, NC 28083	RITE LITE SIGNS INC.	Install illuminated channel letters & 2 replacement sign faces for pole sign	\$6,665	0
BU2025-01672	6/5/2025	497 WOODHAVEN PL NW CONCORD, NC 28027	Carl Shultz - Five Star Race Car Bodies Distribution Facility	INSTALLATION OF DISTRIBUTION SPACE RACKING SYSTEM	\$100,000	24,734
BU2025-01679	6/5/2025	11094 RENAISSANCE DR KANNAPOLIS, NC 28036	REM ENTERPRISESDBASIGN CLINIC	UPS Wall Sign ~~ Installation of new raceway wall sign for new store	\$800	0
BU2025-01680	6/5/2025	48 UNION ST S CONCORD, NC 28025	Untz Builders, LLC	Charros projecting sign ~~ 2.4 sq. ft. sign mounted to face of building above entry door.	\$400	2
BU2025-01682	6/5/2025	24 CHURCH ST N CONCORD, NC 28025	RAD Restaurant LLC	Pump Social ~~ 2 CANOPY SIGNS	\$4,500	0
BU2025-01698	6/6/2025	1901 N CANNON BLVD KANNAPOLIS, NC 28083	DARVIN PETHEL	UPFIT - CHANGE DOOR LOCK - 2 NEW SINKS - CHANGE TOILETS - PLUMBING REPAIRS	\$2,500	2,800

PlanReviewSummary 7/10/2025 7:46:43 AM 3 of 7

Begin Date: 6/1/2025 through End Date: 6/30/2025

BU2025-01699	6/6/2025	1420 CONCORD PKWY S CONCORD, NC 28027	MCFARLAND BUILDING GROUP	LILLY COMPACTOR PAD ~~ Building 1 Dumpster Pads ~~ Remove existing curbing and pavement from designed locations, trench as needed for underground conduit runs, partial relocation of sidewalk running parallels to West Pad. install rebar and pour concrete pads	\$361,764	1,021
BU2025-01701	6/6/2025	4930 DOGWOOD BLVD KANNAPOLIS, NC 28081	OMEGA CONSTRUCTION, INC	Temporary construction trailer on site for new construction of Lowe's foods. Must be removed or renewed before June 6 2026.	\$13,000	576
BU2025-01702	6/6/2025	7550 RUBEN LINKER RD NW CONCORD, NC 28027	Signage Industries	TMSA SECONDARY SCHOOL Sign ~~ Installation of (1) Set of non-illuminated channel letters and logo element to front facade	\$3,799	0
BU2025-01705	6/6/2025	4700 NC HWY 49 S HARRISBURG, NC 28075	STRATEGIC TRAINING & CONSULTING, INC. T/A AKA: OUTDOOR CONTRACTING	TOP OF THE RETAINING WALL REPAIR - WILL PROVIDE PLANS ONSITE - PLANS ARE ON PRB2021-00571	\$54,000	0
BU2025-01712	6/9/2025	36 MARKET ST SW CONCORD, NC 28025	C4 BUILDERS, LLC	Salon Lofts at Novi Lofts - TENANT UPFIT FROM SHELL ~~	\$345,000	4,757
BU2025-01718	6/9/2025	1015 VINEHAVEN DR NE CONCORD, NC 28025	CLAYTON SIGNS, INC.	CHICK-FIL-A SIGNS ~~ The scope of work is outlined in the attached drawings. The scope of work includes the following: - A1: Monument sign, D/F illuminated, 50 square feet - A2: Monument sign, D/F illuminated, 50 square feet - B: Wall Sign, LED-illuminated channel letters, 58.75 square feet - C: Wall sign, LED-illuminated channel letters, 58.75 square feet - D: Wall sign, Illuminated logo cabinet, 36 square feet - E: Wall sign, LED-illuminated channel letters, 58.75 square feet - F: Wall sign, welcome sign, 26.01 square feet - DOT regulatory traffic signs - H1/H2: Static digital drive-thru menu boards, Qty. 2 - CB-1: Drive-thru clearance bar, Qty. 2 - FP: 50' Flag pole - Window graphics/address numbers/interior vestibule door graphics	\$19,500	0
BU2025-01719	6/10/2025	7557 RUBEN LINKER RD NW CONCORD, NC 28027	Signage Industries	TMSA SECONDARY GYMNASIUM Signs ~~ Installation of (1) Monument sign and (2) wall signs	\$5,350	0
BU2025-01722	6/10/2025	150 CONCORD COMMONS PL SW CONCORD, NC 28027	TEC ELECTRIC LLC	Walmart Special Project ESS ~~ Install new egress doors and equipment	\$49,450	200
BU2025-01725	6/10/2025	5040 DOGWOOD BLVD KANNAPOLIS, NC 28081	DAVIES GENERAL CONTRACTING, LLC	New McDonald's - COMMERCIAL NEW	\$1,790,596	3,659
BU2025-01737	6/11/2025	4351 MAIN ST HARRISBURG, NC 28075		ABC LICENSE INSPECTION - SUITE 111 (WOK STARS LLC DBA HOT TUNA)		
BU2025-01754	6/12/2025	3900 MAIN ST HARRISBURG, NC 28075	NEXT ERA INTEGRATED, INCORPORATED	REROOF THE EXISTING 6,724 SQ FT RETAIL STORE, USING 60 MIL WHITE TPO MECHANICALLY ATTACHED ROOF SYSTEM OVER 1" ISO COVER BOARD. NEW PERIMETER TRIMS AND GUTTER DOWNSPOUT SYSTEM. 20 YR NDL ELEVATE MANUFACTURE WARRANTY	\$68,512	6,724
BU2025-01758	6/13/2025	413 N CANNON BLVD KANNAPOLIS, NC 28083	PODOJIL BUILDERS, INC Zaxby's - Kannapolis	Zaxby's - Kannapolis ~~ new construction of fast food restaurant	\$2,850,000	2,850
BU2025-01761	6/13/2025	7202 CALDWELL RD HARRISBURG, NC 28075	GTB CONSTRUCTION LLC	SANMA BEAUTY & BROWS ~~ Beauty Salon, New Equipment and Fixtures, Repair Work nad Construction of new Interior partitions.	\$13,000	807
BU2025-01762	6/13/2025	1420 CONCORD PKWY S CONCORD, NC 28027	GILBANE BUILDING COMPANY	Sprung 1 Entire building demo	\$250,000	13,500

PlanReviewSummary 7/10/2025 7:46:43 AM

Begin Date: 6/1/2025 through End Date: 6/30/2025

BU2025-01769	6/16/2025	1411 DALE EARNHARDT BLVD KANNAPOLIS, NC 28083	LoriEllen Burnham	1 - channel letters sign 1 - post and panel lawn sign 1 - sign over entrance	\$3,850	0
BU2025-01770	6/16/2025	7809 LYLES LN NW CONCORD, NC 28027	TCI TRIANGLE INC	Tesla Supercharger Station - Concord, NC ~~ Installation of (1) supercharger cabinet, (4) supercharger posts, (3) pre-assembled supercharger units consisting of (3) supercharger cabinets, (12) supercharger posts, and (1) Tesla Site controller, along with (1) primary broadcast unit, (3) pole mounted luminaires, (2) wireless access points, (1) utility transformer, and (1) meter with other associated utility equipment.	\$175,000	1,800
BU2025-01774	6/16/2025	6151 LUMBER LN KANNAPOLIS, NC 28083	DIRECT POWER INC.	VZW will be replacing/removing antennas and replacing RRHs. No change in tower height, ground space or electrical.	\$15,000	0
BU2025-01778	6/17/2025	363 CHURCH ST N CONCORD, NC 28025	NIBLOCK HOMES, LLC	Construction Trailer is for Peachtree Townhomes	\$12,000	160
BU2025-01789	6/17/2025	5125 POPLAR TENT RD CONCORD, NC 28027	NEXT ERA INTEGRATED, INCORPORATED	COMMERCIAL REROOF~~ REROOF THE EXISTING 6,724 SQ FT RETAIL STORE, USING 60 MIL WHITE TPO MECHANICALLY ATTACHED ROOF SYSTEM OVER 1' COVER BOARD. NEW PERMITER TRIMS AND GUTTER DOWNSPOUT SYSTEM. 20 YEAR NDL ELEVATE MANUFACTURER WARRANTY	\$68,416	6,724
BU2025-01791	6/17/2025	501 S CANNON BLVD KANNAPOLIS, NC 28083	NEXT ERA INTEGRATED, INCORPORATED	COMMERCIAL REROOF~~ REROOF THE EXISTING 8,680 SQ FT RETAIL STORE, USING 60 MIL WHITE TPO MECHANICALLY ATTACHED ROOF SYSTEM OVER 1' COVER BOARD. NEW PERMITER TRIMS AND GUTTER DOWNSPOUT SYSTEM. 20 YEAR NDL ELEVATE MANUFACTURER WARRANTY	\$72,104	8,680
BU2025-01794	6/17/2025	5150 DOVE FIELD LN KANNAPOLIS, NC 28081	BETH BOBREK	C. E. BOGER ELEMENTARY SCHOOL DAYCARE ~ GYM AND ROOM 310		
BU2025-01809	6/18/2025	547 WINECOFF SCHOOL RD CONCORD, NC 28027	SALCOA CONTRACTING INC	Food Lion #2625 ~~ COMMERCIAL UPFIT~~New exterior mechanical house w/ new rooftop condenser. Interior renovation w/ new finishes, new evaporators, checkouts, self-checkout,& refrigerated cases. New E-commerce room, dept. mgr's office, janitor's area, Mechanical - new transfer fan in DMO, new exhaust fan in janitor's area, new mini-split mechanical unit in e-commerce room. Electrical, new lighting in back of house, cooler, freezers, under canopy, offices, produce sales, & e-commerce room. Plumbing - new hub drains, refrigeration pits, condensate drains.	\$1,384,032	33,077
BU2025-01817	6/18/2025	1276 NC HWY 24-27 E, LT# MIDLAND, NC 28107		ABC		
BU2025-01823	6/19/2025	6900 BRUTON SMITH BLVD CONCORD, NC 28027	G.W. LILES CONSTRUCTION COMPANY, INC	COMMERCIAL NEW: Rocky River Golf Course Shed ~~ Removing the existing 2 sheds and rebuilding in the same spot. Using the existing paving as the floor, constructing the new building on top of the existing paving. No site work, no new utilities, no new impervious surface.	\$348,072	5,600
BU2025-01826	6/19/2025	215 ANDREWS ST NW CONCORD, NC 28027	PHIL TACKETT	Cooperative Christian Ministry Food Warehouse ~~ Life Safety plans for basement, and first floor with minor upfit work for life safety and security of room spaces. Code Summary for building as well. Installation of interior chain link fencing with marked egress pathways.	\$25,000	32,936
BU2025-01832	6/19/2025	8524 PIT STOP CT NW, AC# CONCORD, NC 28027	DD CONCORD LLC dba DESI DISTRICT	ABC PERMIT INSPECTION		

PlanReviewSummary 7/10/2025 7:46:43 AM

Begin Date: 6/1/2025 through End Date: 6/30/2025

BU2025-01834	6/19/2025	80 BRANCHVIEW DR NE CONCORD, NC 28025	Food Lion 998 Sign	Food Lion 998 Sign ~~ Manufacture and install illuminated 48' Channel Letter	\$8,200	0
BU2025-01848	6/20/2025	355 POPLAR CROSSING DR NW CONCORD, NC 28027	POWER COMM ELECTRICAL CONTRACTORS LLC	Installation of (1) non-illuminated wall sign and reface existing illuminated ground sign.	\$500	0
BU2025-01853	6/20/2025	655 WINECOFF SCHOOL RD CONCORD, NC 28027	LOOPER & COMPANY INC DAVID E	New, Type VB, I-4 Adult Day Care Building	\$2,087,901	20,428
BU2025-01855	6/20/2025	5400 NC HWY 49 S HARRISBURG, NC 28075	JAMES CONTRACTING, LLC	Harrisburg Dental Renovation ~~ This interior renovation will include demolishing some existing walls, plumbing, millwork, etc. There will be new interior walls, plumbing & lighting fixtures, new millwork & mechanical units. The renovation will also include the installation of new dental equipment.	\$725,000	3,920
BU2025-01856	6/20/2025	101 YMCA DR KANNAPOLIS, NC 28081	BARRINGER CONSTRUCTION, LLC	Construct temporary wall with door, frame, and hardware in unoccupied space of the YMCA.	\$4,000	0
BU2025-01864	6/23/2025	8400 WESTMORELAND DR NW CONCORD, NC 28027	Signage Industries - PAMEX	Installation of (1) set of non-illuminated channel letters and logo element	\$1,675	0
BU2025-01891	6/25/2025	452 BROOKWOOD AVE NE CONCORD, NC 28025	MASTEC NETWORK SOLUTIONS	Commercial Upfit to ATT tower, Cell Tower 074-4154 ~~ Install ATT cell antennas, along with ground equipment cabinet ~~ installing backup power generator on the existing CTi tower	\$119,000	0
BU2025-01896	6/25/2025	227 NC HWY 49 S CONCORD, NC 28025	CADDELL CONSTRUCTION CO.(DE), LLC	COMMERCIAL PARTIAL INTERIOR DEMO TO PREPARE FOR UPFIT TO BUILDING FOR KROGER FULLFILLMENT CENTER	\$2,000,000	10,509
BU2025-01901	6/26/2025	413 N CANNON BLVD KANNAPOLIS, NC 28083	PODOJIL BUILDERS, INC.	Temporary Job trailer to be on site.	\$2,400	160
BU2025-01902	6/26/2025	1276 NC HWY 24-27 E, LT# MIDLAND, NC 28107	TANUJA KATTA	ABC PERMIT		
BU2025-01903	6/26/2025	606 S MAIN ST KANNAPOLIS, NC 28081	DAVCO ROOFING AND SHEET METAL, INC	REROOF	\$66,623	6,053
BU2025-01910	6/27/2025	845 CHURCH ST N CONCORD, NC 28025	Cadence Wealth Partners	Door sign and sign on awning for Cadence Wealth Partners, one containing the logo (door) and the awning signage is just the company name.	\$1,124	0
BU2025-01915	6/27/2025	6900 BRUTON SMITH BLVD CONCORD, NC 28027	SAMSON DEMOLITION LLC	COMMERCIAL DEMO TO REMOVE MAINTENANCE SHEDS	\$16,250	8,400
BU2025-01922	6/30/2025	7689 GATEWAY LN NW CONCORD, NC 28027	ALPINE BUILDERS, LLC	LA QUINTA CONCORD ~~ 4 FLOOR, 86 ROOM HOTEL	\$7,500,000	42,564
BU2025-01929	6/30/2025	3420 US HWY 601 S 130 CONCORD, NC 28025	CASCO SIGNS INC	Ideal Sportsman ~~ New 37' x 180" Channel letters. That will connect to the existing primary.	\$5,000	0
BU2025-01930	6/30/2025	413 GOODMAN RD CONCORD, NC 28027	WILLIAM LAROQUE INSTALLERS, INC.	NO CHANGE IN USE, EGRESS, OR OCCUPANCY. INTERIOR WORK ONLY. RELOCATE EXISTING CONVEYORS INSTALL NEW CONVEYORS INSTALL NEW MAINTENANCE ACCESS PLATFORMS (MAP) W/ STAIRS. INSTALL NEW COMPRESSOR SYSTEM INSTALL INTERIOR SAFETY FENCE INSTALL ELECTRICAL FOR CONVEYOR SYSTEM CONVEYORS = 983'-4" LINEAR FEET	\$3,392,618	200,533

PlanReviewSummary 7/10/2025 7:46:43 AM 6 of 7

Begin Date: 6/1/2025 through End Date: 6/30/2025

BU2025-01943	7/1/2025	305 MCGILL AVE NW 200 CONCORD, NC 28027	TACO STREET	ABC PERMIT RENEWAL		
BU2025-01945	7/1/2025	1540 OLD EARNHARDT RD KANNAPOLIS, NC 28083	NOBAR, INC	ACCESSORY BUILDING 24x36 - APPROVED BY ZONING KN-COM-2025 -00710 - ADDING ELECTRICAL AND AN OUTSIDE SPIGOT	\$20,000	864
BU2025-01946	7/1/2025	202 MCGILL AVE NW CONCORD, NC 28025	IKES CONSTRUCTION INC	MEDICAL OFFICE IMAGING ROOM RENOVATION	\$73,550	103
BU-EXCO-2025- 00018	6/13/2025	8524 PIT STOP CT NW CONCORD, NC 28027	DD Concord LLC dba Desi District	Indian Restaurant CO of existing building		
BU-EXCO-2025- 00020	6/27/2025	824 UNION ST S CONCORD, NC 28025	Concord Laundry Co.	EXISTING BUILDING - CONCORD LAUNDRY CO - SAME USE, NEW TENANT , NO WORK DONE.		
				Total Plans Reviewed: 92	\$227,848,440	10,929,608

PlanReviewSummary 7/10/2025 7:46:43 AM 7 of 7



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

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Reports

SUBJECT:

EDC - June 2025 Monthly Summary Report

BRIEF SUMMARY:

The Cabarrus Economic Development Corporation (EDC) provides monthly updates on the local economic and industry activities in the form of the included report.

REQUESTED ACTION:

For informational purposes. No action required.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Brian Hiatt, Interim EDC Executive Director

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

Report



Project Activity Report

JUNE 2025



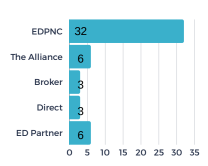


STATS OVER THE PAST MONTH

The EDC received **17** new projects/RFIs (request for information) in June and submitted sites/buildings for **14** of the new requests. There were **0** client/consultant site visits/meetings in June.

Project Activity Highlights 📶

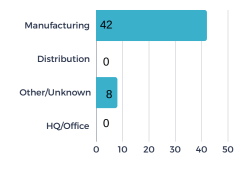
PROJECTS BY SOURCE



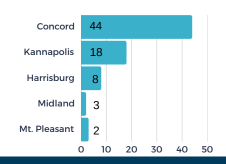
EXISTING VS. NEW



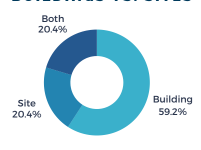
PROJECTS BY TYPE/INDUSTRY



OF PROJECTS BY LOCATION



BUILDINGS VS. SITES



194

(\$)183N

average investmen

113K

average square feet per project

52

58%

companies outside of the U.S.



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATE	:GORY:
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Reports

SUBJECT:

Super Cab Co - Monthly Report

BRIEF SUMMARY:

Attached is the list of staff members that received a Super C recognition over the past month.

REQUESTED ACTION:

For informational purposes. No action required.

EXPECTED LENGTH OF PRESENTATION:

SUBMITTED BY:

Lauren Linker

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS:

ATTACHMENTS:

Report

Employee	Department	Award Cour
AALECE O PUGH	COUNTY MANAGER	3
ADAM M FRASHUER	COUNTY SHERIFF	1
AKIYA L GORE	FOOD & NUTRITION SERVICES-DSS	1
ALEAH J CORNETT	CONCORD LIBRARY	2
ALEXIS T KEYES	SOCIAL WORK SERVICES - DSS	2
ALICIA M CARPENTER	KANNAPOLIS LIBRARY	1
ALICIA M SELLERS	INCOME MAINTENANCE - DSS	1
ALYMIUS S WIMBUSH	INCOME MAINTENANCE - DSS	1
AMANDA J REYES	KANNAPOLIS LIBRARY	1
AMANDA J SMITH	CHILD SUPPORT SERVICES-DSS	1
AMBER D SAVAGE	INCOME MAINTENANCE - DSS	1
AMBER M PITTMAN	COUNTY SHERIFF	1
AMY E MCBRIDE	INCOME MAINTENANCE - DSS	2
AMY L LOPEZ	TAX COLLECTOR	2
ANDREA J SPARGO	INCOME MAINTENANCE - DSS	1
ANDREW S PENNINGTON	ANIMAL CONTROL	1
ANGELA S WILLIAMS	INCOME MAINTENANCE - DSS	2
ANGELIQUE M MANIRIHO	ADMINISTRATION OPERATIONS-DSS	1
ANNA L WILSON	ECONOMIC FAMILY SUPPORT SVCS	1
ANNETTE L SOLOMON	AFTON RIDGE LIBRARY	1
ANNETTE E SOLOMON ANNETTE R MABREY	INFORMATION SERVICES - ADMIN	1
APRIL K FUNDERBURKE	TAX COLLECTOR	1
APRIL L PEDNEAULT	CONCORD LIBRARY	3
APRIL M SHUTTERS	BUSINESS OPERATIONS - HHS	3
ASHLEY A ZAROFF ASHLEY L LEOPARD	MT PLEASANT LIBRARY SOCIAL WORK SERVICES - DSS	1
AUDASSI Y FOSTER	SOCIAL WORK SERVICES - DSS	2
AUSTIN J DEMEGLIO	AFTON RIDGE LIBRARY	2
AUTRIECE A MARIN	FOOD & NUTRITION SERVICES-DSS	2
BECKY H LEWIS	ADMINISTRATION OPERATIONS-DSS	2
BENDU B ZARGO	FOOD & NUTRITION SERVICES-DSS	1
BERNADETTE M SOBKOWIAK	TAX ADMINISTRATION	3
BLONDELL C JOSEPH	BUSINESS OPERATIONS - HHS	1
BRADFORD H JOHNSON	FOOD & NUTRITION SERVICES-DSS	1
BRENDA D BORDEMAN	ADULT AND FAMILY SERVICES	1
BRIAN C EGGERS	ANIMAL CONTROL	2
BRITTNEY N AUSTIN	DETENTION CENTER	2
BROOKELYNNE R PORTER	COUNTY SHERIFF	1
CAMERON E HARRIS	SOCIAL WORK SERVICES - DSS	2
CAPRICIUNA Q NEAL	SOCIAL WORK SERVICES - DSS	1
CARLITHA D FOXWORTH-DULIN	ADMINISTRATION OPERATIONS-DSS	2
CAROLE L DENNIS	CONCORD LIBRARY	1
CAROLINA I MONTALBA PEREIRA	ADMINISTRATION OPERATIONS-DSS	2
CAROLINE A WALLY	SOCIAL WORK SERVICES - DSS	1
CAROLINE M KRUGER	COUNTY MANAGER	1
CARYS M ROBERSON	AFTON RIDGE LIBRARY	1
CASSANDRA L MINOR	FACILITY SERVICES	1
CELESTE M BEACHAM	ADULT AND FAMILY SERVICES	1
CHARLES E TREVATHAN	INFORMATION SERVICES - ADMIN	1
CHARLIE G RAMIREZ	AFTON RIDGE LIBRARY	2

CHELSEA R LYTAL	LIBRARY ADMINISTRATION	1
CHERITA C ALLSBROOK	FOOD & NUTRITION SERVICES-DSS	1
CHEYENNE L MILLER	INCOME MAINTENANCE - DSS	1
CHRISTIAN J CHILDERS	DETENTION CENTER	1
CHRISTINA L GOODMAN	ECONOMIC FAMILY SUPPORT SVCS	1
CHRISTOPHER B MORLEY	INFORMATION SERVICES - ADMIN	1
CHRISTOPHER D BROWN	PROPERTY MAINTENANCE	1
CHRISTOPHER F HARTSELL	COUNTY SHERIFF	1
CHRISTOPHER J BENSON	ADMINISTRATION OPERATIONS-DSS	1
CHRISTOPHER T SMITH	COUNTY SHERIFF	1
CONNOR A DUNLAP	CONCORD LIBRARY	2
CORY S MYERS	PROPERTY MAINTENANCE	1
CRYSTAL H FUNDERBURK	TAX COLLECTOR	1
CYNTHIA L GILMORE	CONCORD LIBRARY	2
DAMARIS MONZON	ADMINISTRATION OPERATIONS-DSS	2
DANIEL I REECE	FINANCE	2
DANIEL P ADCOCK	SCHOOL RESOURCE OFFICERS DIV	5
DARREN L HINSON	COUNTY SHERIFF	2
DAWN I LAMB	INCOME MAINTENANCE - DSS	1
DAWN I LAMB DAWN R DISSLER	COUNTY SHERIFF	
		1
DEAH L SCOTT	INCOME MAINTENANCE - DSS	1
DEBRA A SCHMITZER	AFTON RIDGE LIBRARY	1
DELON J BRIDGES	DETENTION CENTER	1
DENISE NINNEMAN	CONCORD LIBRARY	1
DERRICK F CUNNINGHAM	DETENTION CENTER	2
DEVIN E SHERALD	PROPERTY MAINTENANCE	1
DIANA MARTIN	INCOME MAINTENANCE - DSS	3
DIANA L VELAZQUEZ RAMOS	INFORMATION SERVICES - ADMIN	2
DOMINIQUE A CLARK	COMMUNICATIONS & OUTREACH	1
DONALD R SKAGGS	ALPS ADMINISTRATION	1
DONNA B WARNER	SENIOR SERVICES	2
EBONY S FOSTER	INCOME MAINTENANCE - DSS	1
ELIZABETH A HESTON	ECONOMIC FAMILY SUPPORT SVCS	2
ELIZABETH B HARTZOG	AFTON RIDGE LIBRARY	2
ELIZABETH B PATTERSON	TAX COLLECTOR	1
ELIZABETH SUZANNE H MOOSE	BUSINESS OPERATIONS - HHS	2
EMILY G BURNETTE	TAX ADMINISTRATION	1
EMILY G LYNCH	INCOME MAINTENANCE - DSS	2
EMILY M ALICEA	ADMINISTRATION OPERATIONS-DSS	2
EMILY R MCCARTY	AFTON RIDGE LIBRARY	1
ERIC M BANKS	FACILITY SERVICES	1
ETHAN X LO	INFORMATION SERVICES - ADMIN	3
GAVIN D HENRY	CONCORD LIBRARY	2
GINA ADAMS	CONCORD LIBRARY	2
GREGORAY KEYES	INCOME MAINTENANCE - DSS	1
GRISSELDA K CARRANZA HURTADO	ADMINISTRATION OPERATIONS-DSS	1
HEATHER D THOMPSON	INCOME MAINTENANCE - DSS	2
HEATHER L ALTMAN	INCOME MAINTENANCE - DSS	2
HELEN J FINCHER	COUNTY SHERIFF	1
HOKE H PITTMAN	MT PLEASANT LIBRARY	3
HOLLYE L MCCALLUM	ADMINISTRATION OPERATIONS-DSS	3
HOPE L FERNANDER	ECONOMIC FAMILY SUPPORT SVCS	1
HUGH A HAYNIE JR	INFORMATION SERVICES - ADMIN	1
NUGH A HATINIE JK	INFURINATION SERVICES - ADMIN	Page 38

1	INFORMATION SERVICES - ADMIN	ISABELLA R ADRIANO
2	INFORMATION SERVICES - ADMIN	JACKSON M MCWATERS
1	INCOME MAINTENANCE - DSS	JADER U RODRIGUEZ
1	COMMUNICATIONS & OUTREACH	JAELYN M MCCREA
1	COUNTY SHERIFF	JAHMEL M RAMCHARITAR
2	SOCIAL WORK SERVICES - DSS	JAKIYAH S ABRAM
3	INFORMATION SERVICES - ADMIN	JAMES H HENTZE
1	PROPERTY MAINTENANCE	JAMES V COLLINS
1	TAX ADMINISTRATION	JANELL R CAMERON
2	SOCIAL WORK SERVICES - DSS	JANELLE COSME
1	TAX COLLECTOR	JANICE MORRISON
1	AFTON RIDGE LIBRARY	JANICE L CRISCOE
2	AFTON RIDGE LIBRARY	JASMINE N ROSENBERRY
2	INFORMATION SERVICES - ADMIN	JASON G REECE
2	INFORMATION SERVICES - ADMIN	JASON R COOK
2	INCOME MAINTENANCE - DSS	JEFFREY M MERRIMAN
1	FIRE DEPARTMENT	JEFFREY W BLAKE
1	DETENTION CENTER	JENEVA A DORSEY
3	AFTON RIDGE LIBRARY	JENNIFER CASTREJON
2	CHILD SUPPORT SERVICES-DSS	JENNIFER B LOFLIN
1	CHILD SUPPORT SERVICES-DSS	JENNIFER C RAMSEY
	INCOME MAINTENANCE - DSS	JENNIFER C RAIMSET JENNIFER L SHUMWAY
1		
1	FIRE DEPARTMENT	JENSEN T ROY
2	TAX ADMINISTRATION	JERRY M MCCLANAHAN JR
1	CONCORD LIBRARY	JESSI H ELLENBURG
1	MT PLEASANT LIBRARY	JESSICA E DOWDY
2	FINANCE	JOANN J SHUPING
1	CHILD SUPPORT SERVICES-DSS	JOANN Y TOMLIN
1	EMERGENCY MEDICAL SERVICES	JOANNE W BROWN
1	INCOME MAINTENANCE - DSS	JOHANNA C DIAZ
1	HUMAN RESOURCES	JOHANNA R RAY
2	DETENTION CENTER	JOHNNY S GORDON
1	COUNTY SHERIFF	JONATHAN A CALLAHAN
1	COMMUNICATIONS & OUTREACH	JONATHAN A WEAVER
1	FRANK LISKE PARK	JONATHAN D POOLE
1	INFORMATION SERVICES - ADMIN	JOSEPH BATTINELLI
1	DETENTION CENTER	JOSEPH D CALKINS
1	COUNTY SHERIFF	JOSHUA R GRAY
1	ADMINISTRATION OPERATIONS-DSS	JULIANABELL DELGADO
2	INCOME MAINTENANCE - DSS	KA B VANG
1	INCOME MAINTENANCE - DSS	KAMEIKA J PICKENS
2	CONCORD LIBRARY	KAREN D BAKER
1	EMERGENCY MEDICAL SERVICES	KARLA E BROWN
1	ADMINISTRATION OPERATIONS-DSS	KATHARINE M WHEELES
3	TAX ADMINISTRATION	KATHELEEN J LITTLE
3	CONCORD LIBRARY	KATHRYN M EUDY
2	KANNAPOLIS LIBRARY	KATLYN P WALLACE
1	INCOME MAINTENANCE - DSS	KAYLA N HOLDER
1	SOCIAL WORK SERVICES - DSS	KEIONA FILINGBURG
1	SOCIAL WORK SERVICES - DSS TAX ADMINISTRATION	KEIONA ELLINGBURG KENDALI M BOLTON
1	TAX ADMINISTRATION	KENDALL M BOLTON

KIARA M GARRETT	KANNAPOLIS LIBRARY	1
KIMBALY S KELLY	ADULT AND FAMILY SERVICES	1
KIMBERLY A ZOLL	AFTON RIDGE LIBRARY	2
KIMBERLY N LYONS	FOOD & NUTRITION SERVICES-DSS	3
KRISTEN V DURYEE	ADMINISTRATION OPERATIONS-DSS	4
LARRY D FRYE III	HARRISBURG DIVISION-SHERIFF	1
LARRY W BELK	TRANSPORTATION - HUMAN SERVICE	1
LAURA A ENDICOTT	CHILD SUPPORT SERVICES-DSS	2
LEAH S ODUM	EMERGENCY MEDICAL SERVICES	1
LEROYIA J TAYLOR	INCOME MAINTENANCE - DSS	1
LESLIE M KESLER	CONCORD LIBRARY	5
LESLY L MOORE	INCOME MAINTENANCE - DSS	1
LIGIA M LARSEN	ADMINISTRATION OPERATIONS-DSS	2
LINDA D DESHONG	ADMINISTRATION OPERATIONS-DSS	1
LINDA D BEOLONG LINDA L HENDERSON	INCOME MAINTENANCE - DSS	1
LINDA E HENDERSON LINH T LE	CONCORD LIBRARY	1
LISA C HONEYCUTT	ADMINISTRATION OPERATIONS-DSS	2
LISA C HONETCOTT	ADULT AND FAMILY SERVICES	1
LORI B NASH		
-	FINANCE	1
LUCAS M KLAUSS	AFTON RIDGE LIBRARY	2
LUKE W SZABO	SCHOOL RESOURCE OFFICERS DIV	1
LYDIA M GREY-CROSS	ECONOMIC FAMILY SUPPORT SVCS	1
MAKENNA K GREENE	CONCORD LIBRARY	2
MARCOS F HALE	COUNTY SHERIFF	1
MARIA G VELASQUEZ	ADMINISTRATION OPERATIONS-DSS	1
MARK MCINTYRE	INFORMATION SERVICES - ADMIN	1
MARK A HELMS	ANIMAL CONTROL	1
MARY E MABE	INCOME MAINTENANCE - DSS	1
MATTHEW R BILES	DETENTION CENTER	1
MATTHEW R TWIGGER	HARRISBURG DIVISION-SHERIFF	1
MAUREEN RYAN	ADMINISTRATION OPERATIONS-DSS	3
MCKENZIE K SUMMERS	COUNTY SHERIFF	1
MEGAN D RAMSEY	ECONOMIC FAMILY SUPPORT SVCS	1
MEGHAN A KABAT-NEWCOMER	ACTIVE LIVING CTR-CONCORD	1
MELINDA D METZ	KANNAPOLIS LIBRARY	2
MELISSA L ROBINSON-WELLS	INCOME MAINTENANCE - DSS	1
MERCEDES G CHICAS	ADMINISTRATION OPERATIONS-DSS	1
MICHAEL D THRIFT	TAX ADMINISTRATION	1
MICHELLE D STURGILL	INCOME MAINTENANCE - DSS	1
MICHELLE D WILLEY	INFORMATION SERVICES - ADMIN	1
MICHELLE P MILES	TAX ADMINISTRATION	1
MICHELLE R STAPULA	CHILD SUPPORT SERVICES-DSS	1
MILEYDIS LLANOS	ADMINISTRATION OPERATIONS-DSS	3
MONICA D DELGADO	ADMINISTRATION OPERATIONS-DSS	1
MONTRESSA R HUNTER	CONCORD LIBRARY	1
MYEISHA M COLEMAN	SOCIAL WORK SERVICES - DSS	1
MYISHA A WEBSTER	INCOME MAINTENANCE - DSS	1
NATALIA Z WEAVER	ADMINISTRATION OPERATIONS-DSS	2
NATALIA Z WEAVER	TAX ADMINISTRATION	2
NEKESHA C HAMMETT	COUNTY SHERIFF	1
OSONIA ROJAS CLAVEL	ECONOMIC FAMILY SUPPORT SVCS	1
PAMELA A WILLIAMS	ADULT AND FAMILY SERVICES	2
	PROPERTY MAINTENANCE	4
PETE I TOWNSEND	PROPERTY MAINTENANCE	Page 3

	INCOME MAINTENANCE DOC	
PETRENELLA H FUNDERBURK	INCOME MAINTENANCE - DSS	5
QUINTEN L STROMAN	INFORMATION SERVICES - ADMIN	1
RACHAEL SANTIAGO	COUNTY SHERIFF	1
RAE L MOORE	ACTIVE LIVING CTR-CONCORD	1
RAQUEL A GRANT	DETENTION CENTER	1
RASHEMA R ROUSE	INCOME MAINTENANCE - DSS	1
REBECCA A EFIRD	SOCIAL WORK SERVICES - DSS	1
REBECCA L THOMAS	FACILITY SERVICES	2
REKITA L MCDUFFIE	ADMINISTRATION OPERATIONS-DSS	1
RICHARD E COOKE III	AFTON RIDGE LIBRARY	1
RICKEY G MOSS JR	ANIMAL CONTROL	2
ROBERT G COX II	FOOD & NUTRITION SERVICES-DSS	1
RODNEY L SHEPPERSON	PROPERTY MAINTENANCE	1
ROGER E MAXWELL	INCOME MAINTENANCE - DSS	1
RONALD L BOATWRIGHT	SOCIAL WORK SERVICES - DSS	2
RUTH PALACIO	KANNAPOLIS LIBRARY	1
SARAH C LATTIN	FINANCE	1
SARAH E DUTTON	KANNAPOLIS LIBRARY	1
SAUL MOOSE	WASTE REDUCTION/RECYCLING	1
SCOTT A BRYSON	SCHOOL RESOURCE OFFICERS DIV	2
SEAN E LYONS	AFTON RIDGE LIBRARY	3
SHANNON A JACKSON	HARRISBURG DIVISION-SHERIFF	1
SHANNON A WILLIAMS	AFTON RIDGE LIBRARY	2
SHANNON T OSBORNE	PROPERTY MAINTENANCE	1
SHAWNA FLOWE	CHILD SUPPORT SERVICES-DSS	1
SHERRY D BROWN	SOCIAL WORK SERVICES - DSS	1
STACEY T DANIELS	INCOME MAINTENANCE - DSS	1
STACI D CHANDLER	SOCIAL WORK SERVICES - DSS	1
STEPHANIE L LIPE	ECONOMIC FAMILY SUPPORT SVCS	1
STEPHANIE R BUCHANAN	SOCIAL WORK SERVICES - DSS	1
SUMMER - LYNN P BARNETT	FACILITY SERVICES	1
SUPAPORN J RIPLEY	LIBRARY ADMINISTRATION	1
SUSAN M GROSSE	ACTIVE LIVING CTR-CONCORD	1
SUSAN P COX	SOCIAL WORK SERVICES - DSS	3
SUSAN V DOMANN	SENIOR SERVICES	2
T'DAIZHA A GRADY	SOCIAL WORK SERVICES - DSS	1
TALANYA R WEAKS	ADULT AND FAMILY SERVICES	1
TALIAH A COUSER	ADULT AND FAMILY SERVICES	2
TAMMY A BARE	ADULT AND FAMILY SERVICES	1
TAMMY L JACOBS	EMERGENCY MEDICAL SERVICES	1
TANYA L LISK	TAX ADMINISTRATION	4
TARA W ALLMAN	ECONOMIC FAMILY SUPPORT SVCS	3
TASHA Y WILLIAMS	FOOD & NUTRITION SERVICES-DSS	1
TAYLOR M LEAR	INCOME MAINTENANCE - DSS	4
TEARA A NEILS	INCOME MAINTENANCE - DSS	1
THOMAS A MITCHELL	ADMINISTRATION OPERATIONS-DSS	3
THOMAS A READLING	TAX ADMINISTRATION	2
TINA M CORNETT	FOOD & NUTRITION SERVICES-DSS	2
TONY R MILLER	VETERANS SERVICES	3
TORI N STRUNK	ALC-AFTON RIDGE	1
TRAVIS B COLEY	COUNTY SHERIFF	1
TYRONE J ELIJAH II	BEHAVORIAL HEALTH DIVISION	1
VAKESHIA R BURRIS	CHILD SUPPORT SERVICES-DSS	1
	222 23.1 3.11 32.111023 233	Page 38

VERNON R POSTON	COUNTY SHERIFF	1
WAYNE A JOHNSON	INFORMATION SERVICES - ADMIN	1
WAYNE L WILLIAMS	CONCORD LIBRARY	1
WENDY M HOLMES	SCHOOL RESOURCE OFFICERS DIV	1
WESLEY R FORNEY	DETENTION CENTER	1
WHITNEY N MOORE	AFTON RIDGE LIBRARY	1
WILLIE J BARRINGER	PROPERTY MAINTENANCE	1
YASHICA V GILES	INCOME MAINTENANCE - DSS	1
YAZMIN F MILLAN	ADMINISTRATION OPERATIONS-DSS	1
YELY M ORTIZ	INCOME MAINTENANCE - DSS	1
ZACKARY M ALDAG	COUNTY SHERIFF	1
ZAKIA M ALI-JAMES	INCOME MAINTENANCE - DSS	1



BOARD OF COMMISSIONERS REGULAR MEETING

July 21, 2025 6:00 PM

AGENDA CATEGORY:

Closed Session

SUBJECT:

Closed Session - Consult with Attorney

BRIEF SUMMARY:

A closed session is needed to consult with attorney as authorized by NCGS 143-318.11(a) (3).

REQUESTED ACTION:

Motion to go into closed session to consult with attorney as authorized by NCGS 143-318.11(a)(3).

EXPECTED LENGTH OF PRESENTATION:

1 Hour or More

SUBMITTED BY:

On behalf of the Board

BUDGET AMENDMENT REQUIRED:

No

COUNTY MANAGER'S RECOMMENDATIONS/COMMENTS: