

AGENDA HENRY COUNTY COMMISSION TUESDAY, JANUARY 21, 2025 5:00 PM CHANCERY COURTROOM

- 1. Call to order and opening of the Commission.
- 2. Invocation.
- 3. Pledge to the Flag of the United States of America.
- 4. Roll call.
- 5. Citizen's forum.
- 6. Commissioners' forum.
- 7. Discussion from Scott Morrison regarding property re-assessments
- 8. BUSINESS:
 - a. Approval of Consent Agenda and action thereon by the Commission.
 - b. Consideration of a resolution to form an Opioid Abatement Funds Disbursement Ad Hoc Committee. RESOLUTION #1-1-25
 - c. Consideration of a resolution making certain appointments to various boards and committees and action thereon by the Commission. RES#2-1-25

- d. Consideration of a resolution to approve the listing of Henry County Roads for 2025 and action thereon by the Commission. RESOLUTION #3-1-25
- e. Consideration of a resolution to approve the Mayor's signature of the Historical Grant and action thereon by the Commission. RES #4-1-25
- f. Consideration of a resolution to purchase Real Estate from Henry County Hospital District. RESOLUTION #5-1-25
- 9. Announcements and Statements.

Next month's meeting will be on the 4th Monday, February 24, 2025, due to Presidents' Day holiday and County Government Day.

10. Adjournment.

X Suspend the Rules and
Amend the Agenda to add Resolution 6-1-25, to
authorize a continuous five (5) year reappraisal
cycle.

STATE OF TENNESSEE COUNTY OF HENRY...

Be it remembered that the County Commission met in a regular session at the Courthouse in Henry County, Tennessee on January 21, 2025 at 5:00 p.m. Present and presiding the Honorable Randy Geiger, Chairman, Donna Craig, County Clerk and the County Commissioners:

- ITEM NO. 1 The meeting was called to order by Sheriff Josh Frey.
- ITEM NO. 2 The invocation was led by Commissioner Kenneth Humphreys.
- ITEM NO. 3 The pledge to the flag was led by Sheriff Josh Frey.

ITEM NO. 4 Roll Call

The following Commissioners were present: Dell Carter, Charles Elizondo, David Flowers, Missy Hamilton, Kenneth Humphreys, Melissa McElroy, Paul Neal, Gatlin Primrose, Monte Starks, Jay Travis, Marty Visser, David Webb and Ralph Wiles. Absent: Patrick Burns and David Hayes.

ITEM NO. 5 Mayor Geiger presented Henry County Clerk Donna Craig with a Proclamation from the State of Tennessee honoring her for being recognized by the County Officials Association of Tennessee as the 2024 Outstanding Official and the 2024 Outstanding County Clerk of the Year.

ITEM NO. 6 Discussion from Scott Morrison regarding property re-assessments.

ROLL CALL

COUNTY COMMISSION, HENRY COUNTY, DONNA CRAIG, COUNTY CLERK PARIS, TENNESSEE

A motion was made by Commissioner Humphreys to approve the Consent Agenda, which consists of: Minutes of the meeting of December 16, 2024, Trustee's month end reports, various quarterly reports and the following Notary Public designations: Rod L. James, Alyssa Hummer, Amber Klump, Aaron Houston, Amber M. Cole, Debra L. Correll, Loretta Ward, Marc Alan Moore, Kathy Miller, Michelle Perry and Tim Linzy. The motion was seconded by Commissioner Starks.

ITEM NO. 7

TIEWINO. /	A D OFF IO	DDECENT	MOTION	OFCOMP	4370	110		
	ABSENT	PRESENT	MOTION	SECOND	AYE	NO	ABSTAIN	PASS
BURNS, PATRICK	X							
CARTER, DELL								
ELIZONDO, CHARLES								
FLOWERS, DAVID								
HAMILTON, MISSY								
HAYES, DAVID	X							
HUMPHREYS, KENNETH			X					
McELROY, MELISSA								
NEAL, PAUL								
PRIMROSE,GATLIN								
STARKS, MONTE				X				
TRAVIS, JAY								
VISSER, MARTY								
WEBB, DAVID								
WILES, RALPH								
<i>u</i>								
							.1	
TOTAL	2							

VOICE VOTE CARRIED

ROLL CALL COUNTY COMMISSION, HENRY COUNTY, DONNA CRAIG, COUNTY CLERK PARIS, TENNESSEE

Commissioner Humphreys made a motion to approve Resolution 1-1-25, to appoint an AD HOC Committee to study the disbursement of Opioid Abatement Funds. The motion was seconded by Commissioner Visser.

ITEM NO. 8

TIEM NO. 8	T		T	000000		77.0		
	ABSENT	PRESENT	MOTION	SECOND	AYE	NO	ABSTAIN	PASS
BURNS, PATRICK	X							
CARTER, DELL								
ELIZONDO, CHARLES								
FLOWERS, DAVID								
HAMILTON, MISSY								
HAYES, DAVID	X							
HUMPHREYS, KENNETH			X					
McELROY, MELISSA								
NEAL, PAUL								
PRIMROSE,GATLIN								
STARKS, MONTE								
TRAVIS, JAY								
VISSER, MARTY				X				
WEBB, DAVID								
WILES, RALPH								
TOTAL	2							
8:								
			1	1			1	

VOICE VOTE CARRIED

RESOLUTION NO. 1-1-25

A RESOLUTION OF THE HENRY COUNTY, TENNESSEE BOARD OF COMMISSIONERS TO APPOINT AN AD HOC COMMITTEE TO STUDY THE DISBURSEMENT OF OPIOID ABATEMENT FUNDS

WHEREAS, the Henry County currently receives Opioid Abatement Funds from the State of Tennessee each year; and

WHEREAS, these funds must be allocated by March of each year according to State Legislature; and

WHEREAS, the Henry County Nominating Committee met on January 13, 2025, and by a majority vote, recommends to the Henry County Commission that a committee be formed to study the disbursement of Opioid Abatement Funds and bring its recommendation and findings to this legislative body as necessary.

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of Henry County, Tennessee, assembled in regular session on this the 21st day of January, 2025, a majority or more of the membership concurring, does hereby authorize the Nominating Committee to appoint a three person (1 Commissioner and two citizens-at-large) ad hoc committee to research various organizations that would benefit from these funds and recommend the most effective and efficient ways of distributing available Opioid Abatement Funds. The newly formed ad hoc committee will report back to this Commission with their findings and recommendations. This Committee will be dissolved once the Opioid Abatement funds cease and are disbursed.

BE IT FURTHER RESOLVED that a true copy of this Resolution be spread upon the Commission record of this date.

PASSED 1/21/25

RANDY GEIGER, CHAIRMAN HENRY COUNTY COMMISSION

DONNA CRAIG COUNTY CLERK

APPROVED 1/21/25

RANDY GEIGER
HENRY COUNTY MAYOR

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ROLL CALL COUNTY COMMISSION, HENRY COUNTY, DONNA CRAIG, COUNTY CLERK PARIS, TENNESSEE

A motion was made by Commissioner Starks to approve Resolution 2-1-25, to appoint certain Citizens and Commissioners to various Boards, Committees, and Positions. Commissioner Carter seconded the motion.

ITEM NO. 9

TIEM NO. 9	T			00000		\ I		
**	ABSENT	PRESENT	MOTION	SECOND	AYE	NO	ABSTAIN	PASS
BURNS, PATRICK	X							
CARTER, DELL				X				
ELIZONDO, CHARLES								
FLOWERS, DAVID								
HAMILTON, MISSY								
HAYES, DAVID	X							
HUMPHREYS, KENNETH								
McELROY, MELISSA								
NEAL, PAUL								
PRIMROSE,GATLIN								
STARKS, MONTE			X					
TRAVIS, JAY								
VISSER, MARTY								
WEBB, DAVID								
WILES, RALPH								
TOTAL	2							

VOICE VOTE CARRIED

RESOLUTION NO. 2-1-25

A RESOLUTION OF THE HENRY COUNTY, TENNESSEE BOARD OF COMMISSIONERS TO APPOINT CERTAIN CITIZENS AND COMMISSIONERS TO VARIOUS BOARDS, COMMITTEES, AND POSITIONS

WHEREAS, certain vacancies now exist on various boards, committees, and commissions, and in various positions of Henry County, Tennessee; and

WHEREAS, it is the duty and responsibility of the Board of Commissioners of Henry County, Tennessee to appoint certain qualified citizens and Henry County Commissioners to fill said vacancies; and

WHEREAS, the Board of Commissioners has examined and evaluated the qualifications of certain citizens and County Commissioners for appointment to said boards, committees, commissions, and positions.

NOW, THEREFORE BE IT RESOLVED by the Board of Commissioners of Henry County, Tennessee, assembled in regular session on this 21st day of January, 2025, a majority or more of said Commissioners concurring, that:

SECTION 1. The following be and hereby are appointed to the <u>Agriculture</u> Committee for 2-year terms which expire January, 2027:

- a. Farm Woman Shannon Bomar
- b. Farm Man Tyler Smith
- c. County Commissioner Gatlin Primrose
- SECTION 2. The following be and hereby is appointed to the <u>Airport</u>

 <u>Committee</u> for a 6-year term to expire January, 2031:
 - a. David (Jay) Travis, Jr.

SECTION 3. The following be and hereby are appointed to the <u>Beer Board</u> for 1-year terms with terms to expire January 2026:

- a. District 1 Melissa McElroy
- b. District 2 Charles Elizondo

- c. District 3 Missy Hamilton
- d. District 4 Dell Carter
- e. District 5 David Webb
- f. County Attorney Rob Whitfield (*non-voting member)

SECTION 4. The following be and hereby are appointed to the <u>Budget & Finance Committee</u> for 3-year terms which will expire January, 2028:

- a. Citizen-at-Large Steve Greer
- b. County Commissioner Melissa McElroy (2nd Alternate)

SECTION 5. The following be and hereby are appointed to the <u>Buildings</u> & <u>Grounds Committee</u> for 1-year terms which will expire January, 2026:

- a. Gatlin Primrose (District 1)
- b. Charles Elizondo (District 2)
- c. Marty Visser (District 3)
- d. David Hayes (District 4)
- e. Patrick Burns (District 5)
- f. Pam Martin

SECTION 6. The following be and hereby are appointed to the <u>Delinquent</u>

<u>Tax Committee</u> for 1-year terms expiring January, 2026:

- a. District 1 David Flowers
- b. District 2 Paul Neal
- d. District 4 David Hayes
- e. District 5 Patrick Burns
- f. County Attorney Rob Whitfield (*non-voting member)
- g. County Mayor Randy Geiger

SECTION 7. The following be and hereby are appointed to the Emergency Communications 911 Board for 4-year terms with terms to expire January, 2029:

a. Chief Jamie Hinson

- b. Dr. Leah Watkins
- c. John Etheridge

SECTION 8. The following be and hereby are appointed to the <u>Board of Health</u> for 1-year terms with terms to expire January, 2026:

- a. County Physician Dr. Terry Harrison
- b. Dentist Dr. Jeff Morris
- c. Veterinarian Dr. Buddy Gardner
- d. Director of County Schools Dr. Leah Watkins
- e. Director of City Schools Mr. Shane Paschall
- f. Nurse Lori Taylor
- g. Pharmacist Randall Perkins
- h. Medical Doctor Dr. Scott Whitby
- i. Legal Profession Mr. Bill Looney

SECTION 9. The following be and hereby are appointed to the <u>Health</u> Insurance Committee for a 1-year terms with terms to expire January, 2026:

- a. District 1 Gatlin Primrose
- b. District 2 Paul Neal
- c. District 3 Monte Starks
- d. District 4 Dell Carter
- e. District 5 David (Jay) Travis, Jr.

SECTION 10. The following be and hereby are appointed as <u>Henry County</u> <u>Judicial Commissioners</u> for 4-year terms with terms to expire January, 2028:

- a. Danny Robbins
- b. Bobby (Buster) Myrick

SECTION 11. <u>David Webb</u> be and hereby is appointed as <u>County Historian</u> for a 1-year term with term to expire January, 2026.

SECTION 12. The following be and hereby are appointed to the <u>Investment Committee</u> for a 1-year term with term to expire January, 2026:

- a. Randy Geiger
- b. Randi French
- c. Donna Craig
- d. Pat Hollingsworth
- e. John Penn Ridgeway ex-officio

SECTION 13. The following be and hereby are appointed to the Legislative Committee for a 1-year term with term to expire January, 2026:

- a. District 1 David Flowers
- b. District 2 Paul Neal
- c. District 3 Monte Starks
- d. District 4 Kenneth Humphreys
- e. District 5 David Webb
- f. County Attorney Rob Whitfield (*non-voting member)

SECTION 14. <u>Dr. Scott Portis</u> be and hereby is appointed as <u>Medical</u> Examiner for a 1-year term with term to expire January, 2026.

SECTION 15. The following be and hereby are appointed as <u>Assistant</u> Medical Examiners for a 1-year term with term to expire January, 2026:

- a. Dr. Terry Harrison
- b. Dr. Paul Evans

SECTION 16. The following be and hereby are appointed to the Nominating Committee for a 1-year term with term to expire January, 2026:

- a. District 1 Gatlin Primrose
- b. District 2 Ralph Wiles
- c. District 3 Monte Starks
- d. District 4 Kenneth Humphreys
- e. District 5 David (Jay) Travis

SECTION 17. The following be and hereby are appointed to the <u>Opioid</u> Abatement Funds Ad Hoc Committee:

- a. Commissioner David (Jay) Travis, Jr.
- b. Tracy Byrd
- c. Emory Bradley
- d. Mayor Randy Geiger ex-officio

SECTION 18. The following be and hereby are appointed to the Employees Personnel Policies and Procedures Committee for a 2-year term with term to expire January, 2027:

- a. District 2 Paul Neal
- b. District 4 Kenneth Humphreys

SECTION 19. The following be and hereby are appointed to the <u>Public</u> Records Commission for a 1-year term with term to expire January, 2026:

- a. Donna Craig
- b. Randy Geiger
- c. Pam Martin
- d. David Flowers
- e. Vicki Snyder
- f. Paul Neal
- g. Missy Hamilton
- h. David Webb
- i. Stephanie Tayloe

SECTION 20. The following be and hereby are appointed to the Henry-Carroll County Railroad Authority for a 1-year term with term to expire January, 2026:

- a. Randy Geiger
- b. Brent Greer

SECTION 21. The following be and hereby are appointed to the <u>Solid</u> Waste Committee for 3-year terms with terms to expire as noted:

- a. Citizen-at-Large Anthony McElroy (expires January 2028)
- b. Commissioner Ralph Wiles -District 2 (expires January 2028)
- c. Commissioner Dell Carter District 4 (expires January 2027)
 replacing David Hayes upon request

SECTION 22. The following be and hereby are appointed to the <u>Work</u> Release Committee for a 1-year term with term to expire January, 2026:

- a. District 1 David Flowers
- b. District 2 Paul Neal
- c. District 3 Monte Starks
- d. District 4 Kenneth Humphreys
- e. District 5 Patrick Burns

BE IT FURTHER RESOLVED that all acts previously passed by this Board of County Commissioners which conflict with this Resolution be and hereby are rescinded, repealed, and are of no effect whatsoever.

BE IT FURTHER RESOLVED that this Resolution shall take effect upon its passage by this Board of County Commissioners and approval by the County Executive, the public welfare requiring it.

BE IT FINALLY RESOLVED that a true copy of this Resolution be spread upon the Commission record of this date.

PASSED 1/21/25

RANDY GEIGER, CHAIRMAN HENRY COUNTY COMMISSION

DONNA CRAIG COUNTY CLERK

APPROVED 1/21/25

RANDY GEIGER

HENRY COUNTY MAYOR

ROLL CALL COUNTY COMMISSION, HENRY COUNTY, DONNA CRAIG, COUNTY CLERK PARIS, TENNESSEE

A motion was made by Commissioner Webb to approve Resolution 3-1-25, to approve the Listing of Henry County Roads for Year 2025. The motion was seconded by Commissioner Humphreys.

ITEM NO. 10

TIEM NO. 10	T			T				
-	ABSENT	PRESENT	MOTION	SECOND	AYE	NO	ABSTAIN	PASS
BURNS, PATRICK	X							
CARTER, DELL								
ELIZONDO, CHARLES								
FLOWERS, DAVID								
HAMILTON, MISSY								
HAYES, DAVID	X							
HUMPHREYS, KENNETH				X				
McELROY, MELISSA								
NEAL, PAUL								
PRIMROSE,GATLIN								
STARKS, MONTE								
TRAVIS, JAY								
VISSER, MARTY								
WEBB, DAVID			X					
WILES, RALPH								
12								
TOTAL	2							
			-		100	-		

VOICE VOTE CARRIED

RESOLUTION NO 3-1-25

A RESOLUTION OF THE BOARD OF COMMISSIONERS OF HENRY COUNTY, TENNESSEE TO APPROVE THE LISTING OF HENRY COUNTY ROADS FOR YEAR 2025

WHEREAS, the Henry County Highway Department has submitted the current listing of the county roads of Henry County; and

WHEREAS, the road listing must be approved by the Henry County Commission with the understanding that said road list will be updated yearly and submitted for the Commission's approval; and

WHEREAS, the complete listing of roads for Year 2025 is noted in the attached document.

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of Henry County, Tennessee, assembled in regular session on this 21st day of January, 2025, a majority or more of said commissioners concurring, does hereby accept and approve the attached listing of Henry County Roads for Year 2025.

BE IT FURTHER RESOLVED that a true copy of this resolution be spread upon the Commission record of this date.

PASSED_1/21/25

RANDY GEIGER, CHAIRMAN HENRY COUNTY COMMISSION

DONNA CRAIG COUNTY CLERK

APPROVED 1/21/25

RANDY GEIGER

HENRY COUNTY MAYOR

COUNTY MAINTAINED ROADS REVISED January 2025

ROAD NAME	ROAD NUMBER	MAP LOCATION	DIST.
A			
ABLES ROAD	A1	A5	1
ADAMS ROAD	A33	A9,B9	2
ADDISON COVE	A38	H6	3
ADKINS LANE	A2	E3	1
ALBERT BROWN LANE	A3	H7	3
ALEXANDER LOOP	A4	E3	1
ALEXANDER ROAD	A5	B7, C7	1
ALLEN DODSON ROAD	A6	K3 (INSET 1)	3
ALLEN DRIVE	A7	L2 (INSET 13)	3
ALLEY DRIVE	A8	K7 (INSET 11)	3
ALMAN CEMETERY ROAD	A10	G6,H6 (INSET G6)	3
ANDERSON DRIVE	A11	G6	5
ANDERSON LANE	A12	G6	5
ANDERSON ROAD	A13	C6	1
ANDREWS ROAD	A14	F8	2
ANTIOCH COVE	A16	K5 (INSET 8)	3
ANTIOCH HARBOR ROAD	A17	J5 (ÎNSET 14)	3
ANTIOCH ROAD EAST	A18/SA4022	J4, K4 (INSET 15,16)	3
ANTIOCH ROAD WEST	A19/SA4024	J4, K4	3
APACHE DRIVE	A15	K4 (INSET 15)	3
ARAPHOE DRIVE	A23	K4 (INSET 15)	3
APARTMENT CIRCLE	A36	H5	3
(T/C IS COUNTY/GRAVEL IS	,		
APARTMENT ROAD	A35	H5	3
(T/C IS COUNTY/GRAVEL IS	*		
ARCHIE LANE	A24	I8 (INSET 12)	2
ARCHIE ROAD	A25	I8 (INSET 12)	2
ARLIE NEELY ROAD	A26	F10	2
ASH DRIVE	A34	L2(INSET 13)	3
ASHBY LANE	A27	G2	1
ATCHISON LANE	A28	J8	2
ATCHISON ROAD	A29	J8	3
ATLANTIC AVENUE	A30	C9	2
ATWILL DRIVE	A31	J5,K5(INSET 14)	3
В			
BACKWATER DRIVE	B81	J6(INSET 6)	2
BAILEY ROAD	B1	E9	3 2
BANKS LEVEY ROAD	B2		
BARBARA ROAD	B3	C6,B6	1
BARBOUR DRIVE	B4	K2(INSET 13)	3
BARHAM ROAD	B5	J5(INSET 14)	
BARNETT ROAD	B6	D10	2
BARNHILL LANE	B7	B7	1
BARRINGTON LANE	B83	G5,H5 H5	1 1
DI MICHIOTOTI DANE	D 03	113	1

BASS DRIVE	B8	L2(INSET 13)	3
BAYFRONT DRIVE	B76	K3(INSET 5)	3
BAYVIEW COURT	B10	K6	3
		E3	1
BAZZELL LANE	B87		
BEACH DRIVE	B12	J5,K5(INSET 14)	3
BEACH LANE	B13	J5,K5(INSET 14)	3
BEANE LANE	B14	G8	2
BEAR CREEK ROAD	B15	H9,H10	2
	B16	G5	1
BEAUVILLE LANE			
BEAVER DAM COVE	B17	I5	3
BEECH LANE	B19	J3(INSET 5)	3
BEECHAM LANE	B20	G3	1
BELL LANE	B21	G6(INSET G6)	3
BELL ROAD	B73	C3	1
BELVIEW ROAD	B22	K4(INSET 16)	3
	B72	G6(INSET G6)	3
BELLWOOD DRIVE		*	2
BEN SMITH ROAD	B23	A9,A10,B9,C9	
BETHANY ROAD	B25	A3	1
BETHESDA LANE	B26	H7	3
BETHESDA ROAD	B27	H7	3
BEVERLY CIRCLE	B28	H6(INSET H6)	3
BEVILL LANE	B29	F7	2
	B90	J3	3
BIG BUCK DRIVE			
BILL LAMB LANE	B30	B6	1
BIRDS CREEK ROAD	B31	D5,E5	1
BLACK OAK DRIVE	B80	G6	3
BLACKBERRY LANE	B79	Ј9	2
BLACKBURN DRIVE	B32	K5(INSET 8)	3
BLAKE DRIVE	B34	G6	3
	B35	A9	2
BLAKESHIRE ROAD			1
BLOOD RIVER CHURCH RD	B36	H2,I2	
BLUE GILL DRIVE	B37	L2(INSET 13)	3
BLUFF CREEK LANE	B82	H4,H5	3
BOAT DOCK ROAD	B38	K2(INSET 13)	3
BOB RICHARDSON ROAD	B39	18	2
BOB WHITE LANE	B40	F7	2
BOBCAT DEN ROAD	B42	J6	3
BOEHMS STREET	B43	K7(INSET 7)	3
		,	3
BONNIE LANE	B78	K3(INSET 5)	
BOOTH MCSWAIN ROAD	B44	H8,I8	2
BOULDER DRIVE	B88	E3	1
BOYD LANE	B46	G9	2
BRADFORD ROAD	B47	J7(INSET 6)	3
BRADSHAW CEMETERY RD.	B48	J3	3
		H5	1
BRADY'S BLUFF DRIVE	B84		_
BRANCH ROAD	B49	K4(INSET 8)	3
BRANNON LANE	B50	F2	1
BREAM DRIVE	B52	L2(INSET 13)	3
BRIARPATCH LAKE ROAD	B53	A6,B6,C6,D6	1
BRITTON FORD ROAD	B56	K6(INSET 9)	3
BROADVIEW LANE	B57	K7	3
		K6,K7	3
BROADVIEW ROAD	B58	· ·	
BROKEN ARROW DRIVE	B61	G6	5
BROOKSHORE ROAD	B60	K4(INSET 16)	3
BROWN LANE	B62	G5	1
BROWN ROAD	B63	C7,D7	2

BROWNING DRIVE BUCHANAN RESORT ROAD BUCK BRANCH ROAD BUCY LANE BUD ROAD BULL DURHAM ROAD BUNN SCHOOL ROAD BURNS ROAD	B77 B66 B67 B68 B74 B69 B70 B71	F7 K4(INSET 16) G9,H9,H10 E6(PARIS) K6 J4,K4 E8,E9 K2(INSET 13)	2 3 2 4 3 3 2 3
BYFORD LANE	B85	19	2
С			
CABANNA DRIVE	C1	K2(INSET 13)	3
CACTUS COVE	C115	G6	5
CADENHEAD DRIVE	C2	K5(INSET 14)	3
CALDWELL ROAD	C3	C3,D2,D3	1
CALEB DRIVE	C101	K4(INSET 8)	3
CALEDONIA ROAD	C4	A9,A10	2
CALEDONIA ST. EXT.	C85	E7	4
CALL DRIVE	C5	K4(INSET 16)	3
CALLOWAY DRIVE	C102	I4	3
CAMP TYSON ROAD	C100	D8,E8	2
CAMPBELL LANE	C7	G7(INSET G7)	5
CAMPBELL ROAD	C8	E8(INSET 2)	2
CAMPUS ROAD	C10	13(INSET 4)	1
CANE CREEK LANE	C105	K6	3
CANNON STORE ROAD	C13	A8	2
CANTON SPRINGS CEM.RD.	C114	C9	2
CARDINAL COVE	C107	G6	3
CARL CHANDLER ROAD	C14	I2	1
CARLOS LANE	C15	G4	1
CARLTON DRIVE	C88	G6(INSET G6)	3
CARMEN DRIVE	C103	H6	3
CARP DRIVE	C18	L2(INSET 13)	3
CARPENTER JONES ROAD	C19	F8	2
CASTLETON COVE	C21	G6(INSET G6)	3
CATES ROAD	C22	E8(INSET 2)	2
CATES ROAD CATFISH ROAD	C94	L2(INSET 13)	
CAY LAWRENCE ROAD	C24		3
CEDAR DRIVE	C25	H4,I4 L2(INSET 13)	1
CEDAR BRIVE CEDAR STREET	C90	K4	3 5
(FROM ADDRESS 245 TO CHU		N.4	3
CELOTEX PLANT ROAD	C26	C6	2
CENTER DRIVE		G6	3
	C27	K7(INSET 11)	3
CHANDLER BOAD	C28	B3,B4	1
CHANDLER ROAD	C29	G4,G5	1
CHAPEL HILL ROAD	C30	F5	4
CHAPMAN ROAD	C31	J4	3
CHARLES DRIVE	C32	K7(INSET 11)	3
CHARLES MCCAIG LANE	C33	H5	1
CHARLIE WYNN ROAD	C34	J2,K2	3
CHASE HUNTER LANE	C97	K4(INSET 8)	3
CHATHAM LANE	C111	H6	3
CHERRY LANE	C36	H3	1
CHERRY ISLAND ROAD	C35/SA4033	K2(INSET 13)	3

CHESTNUT RIDGE ROAD	C37	L2(INSET 13)	3
CHEVY LANE	C95	J4 `	3
CHUCKWOOD DRIVE	C38	K4(INSET 15)	3
CLARIDY DRIVE	C39	K7(INSET 11)	3
CLARK LANE	C40	J3,K3	3
CLARY LANE	C41	B3	1
CLAY PITTS LANE	C43	D4	1
CLAYTON ROAD	C110	H2	1
CLAYTON TOWN ROAD	C44	H2	1
CLEARVIEW DRIVE	C96	F5	4
CLEMENT LANE	C45	D4	1
CLENDENIN ROAD	C46	F8	2
CLIFTY CREEK ROAD	C48	H7	2
CLIFTY ROAD	C49	G7,H7	2
CLIFTY VILLAGE LANE	C50	F7	2
CLOVER LANE	C104	K2	3
CO-OP ROAD	C51	B4	1
COAST GUARD ROAD	C52	K3(INSET 1)	3
COBBLESTONE DRIVE	C108	E3	1
COLE FAIRWAY	C54	G7(INSET G7)	3
COLEMAN BRANCH ROAD	C55	H2	1
CONYERSVILLE ROAD	C56/SA4016	F3,G3(INSET 17)	1
COOK LANE	C58	B6	1
COPE LOONEY ROAD	C60/SA4004	E7	2
COPPER SPRINGS ROAD	C62	I9,J8,J9,K8	2
COTTONMOUTH LANE	C99	A9,B9,B10	2
COUNTRY CLUB LOOP	C63	G5,H5	1
COUNTRY CLUB ROAD	C64	G5,H5	1
COUNTRYWOOD DRIVE	C65	H6(INSET H6)	3
COUNTY HOME ROAD	C66	G6,H6	3
COURTNEY CIRCLE	C91	K4(INSET 16)	3
COWELL ROAD	C67	C5	1
COWPATH ROAD	C68	H3,H4	1
COX CEMETERY LANE	C69	B4	1
COX ROAD	C70	A5,B5	1
CRAIG COURT	C71	F6	5
CRAPPIE DRIVE	C93	L2(INSET 13)	3
CRATTIE DRIVE	C72	J5(INSET 14)	3
CROCKER ROAD	C73	K2(INSET 13)	3
CROCKETT LANE	C109	Н8	2
CROSSFIELD DRIVE	C75	K4(INSET 16)	3
CROSSLAND ROAD	C76	D2,E2	1
CROWS NEST LOOP	C77	J6(INSET 6)	3
CRUTCHFIELD LANE	C78	E6,E7	4
CYPRESS HEIGHTS LANE	C81	L2(INSET 13)	3
CYPRESS POINT LANE	C82	L2(INSET 13)	3
CYPRESS ROAD	C83/SA4019	K2(INSET 13)	3

D

DALE ROAD	D41	A8	2
DALE CEMETERY ROAD	D1	H2,H3,I2	1
DANA DRIVE	D3	G6	3

DARBY LANE	D42	D4	1
DARRELL DRIVE	D4	K6	3
DAVIDSON DRIVE	D6	G6(INSET G6)	3
DAVIS ROAD	D7	K4(INSET 8)	3
DEERFIELD COURT	D9	K4(INSET 15)	3
DEERFIELD LANE	D35	F8	2
DICKSON LANE	D36	J6,K6	3
DIGGS ROAD	D10	D5,D6,E6	4
DINKINS ROAD	D11	H5	3
DOCK DRIVE	D12	L2(INSET 13)	3
DOG DRIVE	D13	K4(INSET 16)	3
DOGWOOD DRIVE	D14	K4(INSET 16)	3
DOGWOOD ROAD EAST	D15	L2(INSET 13)	3
DOGWOOD ROAD WEST	D16	L2(INSET 13)	3
DOGWOOD THICKET ROAD	D17	H4,I4	3
DOLAN ROAD	D18	G8	2
DONALD LANE	D19	G8 G4	1
DORSEY ROAD	D20	B9	
DORTCH DRIVE	D21	H7	2
DORTCH LANE	D22	H7	2 3 3
DOUBLEDAY LANE	D40	F10	2
DOWDY LANE	D43	H8	2
DRING LANE	D24	A8	2
DUMAS ROAD	D24 D26	E2	1
DUNCAN DRIVE	D27		3
DUNCAN LANE	D28	K4(INSET 16) D2	
DUNLAP STREET EXT.	D29	F7	1 5
DURID LANE	D31	C7	
DYER ROAD	D34	K4(INSET 16)	1
DIERROAD	D34	K4(INSET 10)	3
E			
E.L.WALKER ROAD	E1	E8	2
EAGLE CREEK DRIVE	E2	K3(INSET 5)	3
EAGLE CREEK LOOP	E3	K3(INSET 5)	3
EAGLE CREEK SPUR	E4	K3(INSET 5)	3
EAGLE NEST ROAD	E6	K3(INSET 5)	3
EAGLE ROAD	E7	K3(INSET 5)	3
EAKERS CAMP ROAD	E8	K7	3
EARL HARRIS ROAD	E25	I4	3
EASLEY CEMETERY ROAD	E9	J6	3
EDGAR CEMETERY ROAD	E10	G5	1
EDMONDS PLACE	E11	G6	5
EDWARDS STREET	E12	E6	4
ELI BROWN ROAD	E13	C10,D10	2
ELKHORN ROAD	E15/SA4022	G6,H6,I5	3
ELKHORN NOBLES ROAD	E17	H5,I5,J5	3
ELKINS LANE	E18	G3	1
ELLIS LANE	E19	I5,J5	3
ELMWOOD DRIVE	E20	K4(INSET 15)	3
ELROY DRIVE	E21	K5(INSET 8)	3
EVAN PUGH DRIVE	E24	G6	3
EVANS LANE	E23	J7(INSET 6)	3
		VACITODI O)	5

F			
FAIRGROUNDS ROAD	F1/SA40044	G6	5
FARMER ROAD	F2	D2	1
FAWNWOOD DRIVE	F3	K4(INSET 15)	3
FENCELINE ROAD	F4	A4	1
FERGUSON ROAD	F5	D2	1
FERN COURT	F23	K3	3
FIELDS ROAD	F6	A5	1
FIELDSTONE DRIVE	F8	G6	5
FLATWOODS LANE	F9	D5,D6	4
FOREST DRIVE	F10	H6(INSET H6)	3
	F20	J3	3
FOREST LANE			1
FORSYTHE ROAD	F11	I3,I4	2
FOUST ROAD	F22	F10	1
FOUNDRY HILL ROAD	F12	E3,E4,E5	
FOXHOUND ROAD	F13	H6	3
FRANCES DRIVE	F14	F6	5
FRANK HART ROAD	F24	G4	1
FREELAND LANE	F16	J2	1
FREELAND ROAD	F17	I2,J2	1
FRENCH ROAD	F18	19	2
FRIENDSHIP ROAD	F19	14,15	3
G			
GARDNER COVE	G31	Н6	3
GASTON DRIVE	G2	L3	3
GATE 3 ROAD	G3/SA4004	D8,D7,D6	2
GIBSON DRIVE	G4	K4(INSET 8)	3
GILKEY ROAD	G5	D10,D9,C9	2
GIRL SCOUT CAMP ROAD	G6	K4(INSET 16)	3
GISMAL STREET	G7	K7(INSET 7)	3
GOLDSTON SPRINGS ROAD	G8	D3,E3	1
GOOCH LANE	G30	H6	3
GORE ROAD	G12	E3(INSET 17)	1
GRACELAND ROAD	G12 G14	J6(INSET 6)	3
GRACY DRIVE	G15	K4(INSET 16)	3
GRAIN LANE	G16	A6,B6	1
	G17	A4,B4	1
GRAINGER ROAD	G17 G29	K3(INSET 5)	3
GRAVES LANE		G5	1
GREEN LINE SECT. DOAD	G32	G6(INSET G6)	
GREEN HILLS EST. ROAD	G18	,	3
GREENHILL DRIVE	G20	L2(INSET 13)	3 3
GREENHILL LANE	G21	L2(INSET 13)	
GROOMS ROAD	G23	C4,D4	1
GUM SPRINGS ROAD	G25	C7,C6	2
GUTHRIE DRIVE	G26	F6	5
GUTHRIE ROAD	G27	F6,F5,G5	5
Н			
HACKBERRY LANE	H1	L2(INSET 13)	3
HAGLER RIDGE ROAD	H2	J7,J8,K8	3
HAGLERSVILLE ROAD	H3	E9,E10	2
HAILEY LANE	H4	K4(INSET 8)	3
HALL SCHOOL LANE	H5	C7	2
			_

HALLUM ROAD	Н6	C10	2
HAM WILLIAMS ROAD	H7	J4	3
HAMILTON ROAD	H8	J4	3
HAMMOND LANE	Н9	F2	1
HANSEL CEMETERY LANE	H10	G5	1
HARDY ROAD	H11	A8,B8	
HARMON CEMETERY ROAD	H12	E8,F8	2 2
HAROLD DRIVE	H13	G6	1
HART FARM ROAD			
	H14	A3	1
HARTSFIELD ROAD	H15	D4,E4	1
HARVEY BOWDEN LOOP	H16	H8	2
HARVEY BOWDEN ROAD	H17	G8,H8,I8	2
HASTINGS LANE	H18	F10	2
HATHAWAY ROAD	H19	C6,D6	1
HAVEN DRIVE	H20	K7(INSET 11)	3
HAYES ROAD	H21/SA4011	A4,A5,B4	1
HAYES STORE ROAD	H22/SA4012	A3,B3	1
HENDERSON DRIVE	H23	F6	5
HENDERSON LANE	H24	F6	5
HENRY CEMETERY LANE EXT			2
		C9	2
HENRY MANSFIELD ROAD	H26/SA4002	F9,C9(INSET 18)	2
HENRY MIDWAY ROAD	H27/SA4031/SA4032	B7,C8(INSET 18)	1
HERMAN ROGER ROAD	H28	G7(INSET G7)	5
HERON LANE	H67	J6	3
HERRONDALE EAST ROAD	H29	B7,C7	2
HERRONDALE WEST ROAD	H30	B7,A7	2
HERSHEL SYKES ROAD	H31	H3,G3	1
HI-EN-DE-LO ROAD	H59	G6	3
HICKORY DRIVE	H32	L2(INSET 13)	3
HICKORY GROVE ACCESS RD		G4	1
HICKORY GROVE CEMETERY RD		G4	1
HICKORY LAKE DRIVE	H68	I4	3
HICO ROAD			
	H34	C3,C4	1
HIDDEN ACRES ROAD	H35	G6(INSET G6)	3
HIDDEN PINES LANE	H36	K7(INSET 11)	3
HIDEAWAY COVE	H70	K2	3
HILL ROAD	H37	E7	2
HILLTOP DRIVE	H38	K4(INSET 16)	3
HILLVIEW COURT	H39	K4(INSET 15)	3
HINCHEY CEMETERY ROAD	H40	E7,E8	2
HOBBY ROAD	H41	F7,F8,G7	2
HOG HOLLOW LOOP	H61	J6,K6	5
HOLIDAY ACRES CIRCLE	H42	K5(INSET 8)	3
HOLIDAY ACRES COVE	H43	K5(INSET 8)	3
HOLIDAY ACRES DRIVE	H44	K5(INSET 8)	3
HOLLY CHUTE ROAD	H45	J3(INSET 5)	3
		,	
HOLLY FORK COVE	H66	H5	1
HOLMES ROAD	H46	A2,B2	1
HONEYBEE ROAD	H47	E5	4
HONEYMOON COVE	H48	K5(INSET 8)	3
HORSESHOE DRIVE	H49	K4(INSET 16)	3
HOWARD ROAD	H50/SA4043	F2,F3	1
HOYT COOPER ROAD	H69	G4	1
HUGHES ROAD	H55	J7	3
HUMMINGBIRD LANE	H65	G6	3
HUNTER DRIVE	H56	H6(INSET H6)	3
	-		_

HUNTER ROAD HUTSON LANE	H57 H58	A3,B3 H5	1 3
I			
INDIA ROAD INDIA CREEK DRIVE INDIA VILLAGE ROAD IRON BANKS ROAD	I1 I4 I2 I3	G6 G6 G6(INSET G6) E5,E6	5 5 3 4
J			
JACK HILL ROAD JACK YOUNGER LANE JACKSON DRIVE JACKSON ESTATE DRIVE JACKSON FOREST ROAD JAKE LANE JAMES ROAD JAMES WIMBERLEY LANE JEFFERY LANE JEFFERYS COVE JENELLE DRIVE JERRY DRIVE JIM HUNT ROAD JIM MERRELL ROAD JOE MILAM ROAD JOHN CALDWELL LANE JOHN ROWLETT ROAD JOHN THARPE ROAD JOHNSON LANE JOHNSON LANE JONES BEND ROAD JONES MILL CROSSLAND RD JONES ROAD JOY DRIVE JOY HILL DRIVE JOY LANE JOY SPARKS ROAD JOYNTER ROAD JUNCTION CIRCLE	J1 J2 J3 J6 J4 J5 J36 J7 J8 J9 J33 J31 J11 J12 J13 J14 J16 J17 J32 J18 J19 J21 J22 J23 J25 J26 J27 J28 J29 J30	E7 E6 F6 G6 G6,H6 K4(INSET 8) E5(INSET 3) J6 G7(INSET G7) F7 H5 H6 B5,B6 F4,G4 I4,J4 J6 I3 G9(INSET 10) H5 I4 C6,D6,E6 J6(INSET 6) C2,D2 C3 K4(INSET 15) K4(INSET 16) K4 B10,C10 K4(INSET 11)	2 4 5 3 3 1 3 1 1 3 1 1 3 1 1 3 1 1 3 3 1 3
K			
KALEIGH LANE KECK LANE KENDALL ROAD KENNEDY ROAD KENT ROAD KENTUCKY LAKE DRIVE KENWOOD DRIVE	K18 K1 K2 K16 K3 K4	K6(INSET 9) L2,L3 I4 I8 F7 L2(INSET 13) K4(INSET 15)	3 3 2 2 2 3 3

KESTERSON LANE	K7	D6,D7	1
KILLEBREW LANE	K8	K6(INSET 9)	3
KILLEBREW ROAD	K9	K6(INSET 9)	3
KIMBERLY DR	K18	J4,K4 (INSET 16)	3
KING ARTHUR DRIVE	K10	G6(INSET G6)	3
KINSLAND COVE	K11	E5	4
KIRKS TRADING POST ROAD.			3
KLOSSING DRIVE		K3(INSET 5)	
	K13	B6,B7	1
KUYKENDALL ROAD	K14	C2	1
KYLE LANE	K17	K4	3
L			
L OWEN LANE	L1	C7,C8	2
LAB DRIVE	L50	I5,H5	3
LAKE ACCESS ROAD	L3	K5(INSET 14)	3
LAKE HILL COVE	L4	K4(INSET 8)	3
LAKE ROAD	L5	K4(INSET 8)	3
LAKEHILL BEACH ESTATES RD	L6	K4(INSET 8)	3
LAKEHILL ROAD	L7	K2(INSET 13)	3
LAKESHORE DRIVE	L8	,	3
LAKESIDE ESTATES ROAD	L9	K7(INSET 11)	
		K7(INSET11)	3
LAKEVIEW COURT	L10	K4(INSET 16)	3
LAKEVIEW COVE	L11	K4(INSET 16)	3
LAKEVIEW DRIVE	L12	K4(INSET 16)	3
LAKEVIEW LANE	L13	K4(INSET 16)	3
LAKEVIEW MANOR COVE	L14	K7	3
LAKEVIEW MANOR LANE	L15	K7	3
LAKEVIEW MANOR ROAD	L16	J7,K7	3
LAKEVIEW TRACE ROAD	L17	K4(INSET 16)	3
LAMPKINS ROAD	L18/SA4028	B4,B5,C5	1
LAMPLEY CIRCLE	L19	J5,K5(INSET 14)	3
LANCELOT LANE	L45	G6	3
LAROE LANE	L20	J5(INSET 14)	3
LASHLEE ROAD	L02	D5, E5	4
	L23	*	
LAUREL LANE		G6(INSET G6)	3
LAWRENCE CEMETERY RD.	L44	B8	2
LAXTON DRIVE	L24	K4(INSET 8)	3
LAZY DAY LANE	L46	H7	3
LEACH LANE	L43	K4(INSET 8)	3
LEGACY LN	L44	G8	2
LEGENDS DRIVE	L48	J4	3
LEISURE ACRES	L25	L2(INSET 13)	3
LEROY HARRIS ROAD	L26	G9(INSET 10)	2
LEWIS LANE	L28	C8(INSET 18)	2
LEWIS STREET	L29	G6,F6	5
LICK CREEK ROAD	L47	K4	3
(ALSO KNOWN AS GRANNYS		15T	5
•		113	1
LICKERT LANE	L30	H3	1
LINKS BEND WAY	L49	K4	3
LITTLE BENTON ROAD	L31	H10,I9,I10	2
LOG CABIN ROAD	L33	I4	3
LOCANDOAD	L34	F6	4
LOGAN ROAD			
LONG LANE	L51	F9	2

LORENA LANE LOST TREE LANE LOVE LANE LOVING DRIVE LUMBER ROAD	L53 L54 L40 L41 L42	F5 K4(INSET 16) E2 K4(INSET 16) D8(INSET 18)	4 3 1 3 2
M			
MABERRY ROAD	M1	J7	3
MACEDONIA ROAD	M2	D8,D9,D10	2
MACSAIN ROAD	M3	L2(INSET 13)	3
MADYLIE LYNN DRIVE	M70	J4	3
MAGNOLIA TREE LANE	M4	G6(INSET G6)	3
MANLEYVILLE ROAD	M71	I8(INSET 12)	2
MANLEYVILLE CEM. RD.	M5	18(INSET 12)	2
MANSARD ISLAND DRIVE	M8	K5(INSET 8)	3
MAPLE STREET	M9	B4	1
(PART IN CITY-PART IN C			_
MARCELINE CIRCLE	M11	K5(INSET 8)	3
MARGE DRIVE	M12	F6	5
MARINA DRIVE	M13	K4(INSET 16)	3
MARTIN MILL ROAD	M15	D3	1
MARVIN LANE	M14	G4	1
MASON LAKE ROAD	M16 M67	F2 K4	1 3
MASTERS PLACE	M19	D6,D7	1
MATHENY LANE MATTHEW DRIVE	M20	G7(INSET G7)	3
MAXWELL ROAD	M21	H6	3
MAYBUN DRIVE	M22	K4(INSET 16)	3
MAYS BRIDGE LANE	M23	I8	2
MAYS BRIDGE ROAD	M24	17,18	2
MCCAIN ROAD	M25	A7	2
MCDANIEL LANE	M27	G5,G6	1
MCGEHEE LANE	M28	I4	3
MCGHEE BRANCH LANE	M29	H2	1
MCGHEE BRANCH ROAD	M30	G2,H2	1
MCINTOSH ROAD	M31	G5,G6	5
MCLEAN ROAD	M32	K6	3
MCLURE ROAD	M33	A5,B4,B5	1
MEADOWBROOK DRIVE	M65	F6	5
MEADOWOOD DRIVE	M34	J4,K4(INSET 16)	3
MEADOWS ROAD	M35	D9	2
MEGAN LANE	M37	F5	4
MELISSA DRIVE	M38	E5	4
MELTON ROAD	M39	B9	2
MIDWAY ROAD	M41	C6,B6,B7	1
MILL CREEK ROAD	M42	D2,D3	1
MILLS LANE	M43 M66	K2(INSET 13) C2	3 4
MIMOSA DRIVE (PART IN CITY/PART IN CO		CZ	4
MITCHELL DRIVE	M44	G7	2
MITCHELL DRIVE	M45	A9,A10	2
MITCHELL COOP	M46	A9	2
MIZPAH STREET	M47	K7(INSET 7)	3
MONTVIEW COVE	M69	H5	1
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MOODY'S LANE MOORE LAKE ROAD MORGAN LANE MORRIS ROAD MOSES LANE MOSS LANE (PRIVATE) MT. PLEASANT ROAD MT. PLEASANT-FREELAND RD MT. SINAI ROAD MULDERINK LANE MUZZALL ROAD MUZZALL STREET MYATT ROAD	M49 M50 M63 M51 M52 M53 M55/SA4016 M56 M57 M58 M60 M61	I9 A6 H5 F3 D8(INSET 18) K4(INSET 16) F2,G2 H2,I2 F3,G3,H3 D5,E5 G9,G10 G6(INSET G6) G6(INSET G6)	2 1 3 1 2 3 1 1 1 1 2 3 5
N			
NALONNA DRIVE NANNEY ROAD NEELEY ROAD NELSON SCHOOL ROAD NEW BETHEL CHURCH ROAD NEW BETHEL ROAD NEW BOSTON ROAD NEWS CIRCLE NEWTON LANE NIKKI LANE NOBLES ROAD NORDAN DRIVE NORMAL AVENUE NORMAN ROAD NORTH DRIVE NORTH FORK ROAD NORWOOD ROAD	N18 N1 N2 N3 N4 N5/SA4001 N6/SA4010 N7 N8 N17 N9 N10 N11 N12 N13 N14 N16	H5 G4,H4 H6 G5 F5 A8,B8 C5,C6,D5 K2(INSET 13) K3(INSET 5) F7 H5,H6 K4(INSET 8) K4(INSET 16) K4(INSET 16) K7(INSET 11) B2,C2,C1 H9	1 1 3 1 4 2 1 3 3 2 3 3 3 3 3 1 2
o			
OAK DRIVE EAST OAK DRIVE WEST OAK GROVE ACCESS RD. OAK GROVE ROAD NORTH OAK GROVE ROAD SOUTH OAK HAVEN ROAD OAK HILL DRIVE OAK TREE LANE OAKLAWN EST. ROAD OAKLEAF LANE OBION LANE ODEN DRIVE ODOM ROAD OLD BLAKE SCHOOL ROAD OLD BRITTON FORD ROAD OLD CALDWELL ROAD OLD DRESDEN HWY. OLD HWY 119	O1 O2 O3 O4 O5/SA4020 O6 O7 O8 O9 O10 O11 O12 O13 O14 O16 O17 O18 O36	L2(INSET 13) L2(INSET 13) I4 I4 I4 I4,I5 K3(INSET 5) K3(INSET 1) H6(INSET H6) H7 K4(INSET 16) K4(INSET 16) J5(INSET 14) D5,D6 C4 K6 C2,C3 D6 K1	3 3 3 3 3 3 3 3 3 3 1 1 1 4 3

OLD MCKENZIE HWY.	O19	E7,E8,F7	2
	O20	G6(INSET G6)	3
	O21/SA4014	F2,F6	1
	O22/SA4021	J6,K6,K7	3
	O23	C9,C10	2
	O24	E3	1
	O25	I6	3
	O26	H7	3
022 011101111011	O26	H6,I6	3
QDD 01110111101		H0,10	3
(ROAD SPLITS AT RR IN TWO		E2	1
	027	J4,K4	3
	037	•	1
	O28	B5,C5	1
	O30/SA4013	C3,C4	
OSAGE LANE	031	D5	1
OSAGE RUSHING ROAD	032	D5	1
OTTS ROAD	033	L2(INSET 13)	3
OWENS LANE	034	G5,G6	1
OWENWOOD PLACE	O35	G6	5
P			
7. CV. VV. V. D. A. D.	70	10	2
PACK HILL ROAD	P2	I8	2
PALESTINE ROAD	P3	E7,D7,C8,C7	2
PARKER CEMETERY LANE	P6	K3(INSET 5)	3
PARKHILL ROAD	P5	E3,E4	1
PASCHALL CEMETERY ROAD		B2,C2	1
PASCHALL LANE	P9	D3	1
PASTOR LANE	P10	B7,B6	1
PATRICK DRIVE	P11	K5(INSET 8)	3
PAUL DRIVE	P12	F6	5
PAW PAW LANE	P52	A10,B10	2
PAWNEE DRIVE	P13	K4(INSET 15)	3
PAYNE LANE	P14	K7(INSET 7)	3
PEACEFUL MEADOWS LANE	P16	E6	4
PEPPER'S DRIVE	P55	F6,G6	5
PERCH DRIVE	P53	L2(INSET 13)	3
PERKINS ROAD	P17	F2,G2	1
PERRY CEMETERY ROAD	P18	I2	1
PERRY SCHOOLHOUSE LOOP		D10	2
PERRY SCHOOLHOUSE ROAD	P20	D10	2
PETE VALENTINE ROAD	P21	F4	1
PETTIJOHN CREEK ROAD	P22	E9,E10,D9	2
PHILLIP DUNCAN ROAD	P23	F2	1
PICKARD ROAD	P24/SA4011	A4,B4	1
PIG LANE	P25	C9	2
PINE POINT LOOP ROAD	P27	K4(INSET 16)	3
PINEHURST LANE	P28	G6	3 5
PINETREE DRIVE	P29	K2(INSET 13)	3
PINEVIEW DRIVE	P30	K4(INSET 15)	3
PINEVIEW ROAD	P31	K4(INSET 8)	3
PINEWOOD DRIVE	P32	K4(INSET 15)	3
PIONEER ROAD	P54	C9,D9	2
PLATT ROAD	P33	A6	1
PLEASANT GROVE ROAD	P34	K7,K6	3

DI PACANITITI I DOAD	D2.5	****	
PLEASANT HILL ROAD	P35	H9,I9	2
PLEASANT VIEW RESORT RD.	. P38	J6(INSET 6)	3
PLED WADE ROAD	P39	C3,C4	1
PLUMLEY DRIVE	P40	G6(INSET G6)	3
POINT PLEASANT ROAD	P41	J2,J3,K3(INSET 5)	3
POINT PLEASANT RD. EXTD.	P56		
		J2,J3	3
POPLAR DRIVE	P42	L2(INSET 13)	3
POPLAR GROVE ROAD	P43/SA4026	I7,J7	3
PORT ROAD	P44	K4(INSET 15,8)	3
PORTER NORWOOD ROAD	P45	H10,19,110	2
PORTER SWITCH ROAD	P46	H6	3
POWELL DRIVE	P47		
		K4(INSET 8)	3
PRAIRIE CREST LANE	P48	K4(INSET 15)	3
PUCKETT ROAD	P49	C9	2
PURYEAR COUNTRY CLUB RD	P50/SA4042	F3	1
PURYEAR CROSSLAND ROAD	. P51	E2,E3	1
		,	-
Q			
OLIAH COVE	O1/INCET 1/O	17.4	2
QUAIL COVE	Q1(INSET 16)	K4	3
R			
B + B B # C B B # C + B			
RABBIT CREEK ROAD	R1/SA4018	12,13,J2,K2	1
RACHEL ROAD	R2	K4(INSET 16)	3
RADFORD LAKE ROAD	R3	A8,B9,C9(INSET 18)	2
RAILROAD STREET	R4	G9(INSET 10)	2
RAINEY LANE	R5	A4,B4	1
RANGER TRAIL	R45	F3	
			1
RATTEREE ROAD	R6	K2(INSET 13)	3
RAVENSWOOD COVE	R56	I8	2
RAY SNIDER ROAD	R7	B9	2
RAYMER DRIVE	R8	F5	4
REAGOR LANE	R53	C6,D6	1
RED BUD DRIVE	R9	K4(INSET 16)	3
RED TOP HILL ROAD	R10	I2,J2	1
RENAE LANE	R50	H6	3
REPLOGLE ROAD			
	R11	D8(INSET 18)	2
REUBEN ROAD	R12	A3	1
REVEL LANE	R13	B9	2
REX JACKSON LOOP	R14	G3	1
REYNOLDSBURG ROAD	R15/SA4008	F8,G8,H8,H9,I9	2
RICE HUMPHREY ROAD	R16	D3,E2,E3	1
RICE LANE	R17	K4(INSET 16)	3
RICKMAN DRIVE	R18	J5(INSET 14)	3
RIDGEVIEW LANE	R19	F9	2
RILEY ROAD	R20	E5	1
RIVER OAKS DRIVE	R21	K4(INSET 8)	3
RIVERDALE DRIVE	R22	K3(INSET 1)	3
RIVERWOOD DRIVE	R55	K2,K3	3
ROBERT BARNHILL ROAD	R23	G3,G4	1
ROBERT DRIVE	R24	K2(INSET 13)	3
ROBERT PASCHALL ROAD	R25	D3	1
ROBERTS ROAD	R26	A4,B4	1
		· · · ·	•

ROBERTSON SCOTT LANE ROBERTSON SCOTT ROAD ROBIN HILL LOOP ROCKY RIDGE ROAD ROGERS CEMETERY ROAD ROGERS ROAD ROLLING MEADOWS RD. N. ROLLING MEADOWS RD. S. ROMEOVILLE ROAD ROSE LANE ROSS ROAD ROSS SAWMILL ROAD ROUTON TRUCK STOP RD. ROWE SCHOOL ROAD ROWE SCHOOL ROAD RUNNING DEER TRAIL RUSHING ROAD RUSS HAVEN DRIVE RUSSWOOD DRIVE RUSSWOOD DRIVE RUSTLING OAKS LANE RYDER CUP PLACE	R27 R28 R29 R52 R30 R31 R33 R34 R35 R46 R36 R37 R39 R40A R40B R32 R41 R42 R43 R44 R54	F7 F7 H6,H7 K3 H4 H3,H4 E8 E8 J6(INSET 6) E2 A7,A8 F7 E8(INSET 2) F4 F5 G6 19 K7(INSET 7) K4(INSET 15) K4(INSET 16) J4	2 2 3 3 1 1 2 2 3 1 2 2 2 2 1 4 5 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
S			
SANDY BEACH ROAD SANDY CIRCLE SANTA MONICA COVE SARVER DRIVE SAVANNAH DRIVE SCARBROUGH LANE SCENIC DRIVE SCENIC HILL DRIVE SCENIC HILL DRIVE SCOTT EVANS ROAD SELDOM SEEN LANE SETH FRENCH ROAD SEYMORE DRIVE SEYMORE LANE SEYMORE ROAD SHADY GROVE ROAD SHADY GROVE ROAD SHAMROCK ROAD SHANKLE ROAD SHELL ACADEMY ROAD SHERRY LANE SHILOH CHURCH ROAD SHOFNER LANE SHORELINE DRIVE SHORT DRIVE SHORT DRIVE SIMMONS LANE SKUNK HOLLOW LANE SKUNK HOLLOW ROAD SMITH HEIGHTS ROAD SMITH ROAD SNOW LANE SOMERSET DRIVE	\$1 \$2 \$4 \$5 \$6 \$82 \$10 \$11 \$12 \$14 \$15 \$17 \$18 \$19 \$20/\$\$A4015 \$23 \$24 \$25 \$26 \$27/\$\$A4023 \$78 \$28 \$29 \$83 \$30 \$31 \$32 \$33 \$34 \$35 \$36	J6 K7 H6(INSET H6) K4(INSET 16) I5 I5 K4(INSET 15) G6(INSET G6) H7 B5 I7 G7(INSET G7) G7(INSET G7) G7(INSET G7) G2,G3,G4,G5 K2(INSET 13) F4 D6 G7 F9 K4(INSET 8) K7(INSET 7) K7(INSET 11) E4 B10 B10 J5(INSET 14) E5,F5 E5,F5 K3 H6(INSET H6)	3 3 3 3 3 3 3 3 3 1 1 2 2 2 3 3 4 4 4 3 3 3

SOUTHHAVEN LANE	S81	H5	1
SPARKS ROAD	S37	C4	1
SPRING HILL CREEK RD.	S38	C4,D4,D5	1
SPRING HILL ROAD	S39	E7,F8	2
SPRING VALLEY LANE	S40	K2	3
SPRINGDALE LANE	S85	A9(INSET 911 MAP)	2
SPROUL HEIGHTS ROAD	S41	F6	4
STAFFORD ROAD	S42	E3	1
STARKEY LOOP	S43	B8	2
STEELE ROAD	S46	E7,E8	2
STEPHANIE LANE	S47	K4(INSET 16)	3
STEWART ROAD	S48	D5,D4	1
STILLWATER DRIVE	S74	Н6	3
STONE LANE	S49	K5(INSET 14)	3
STONECREEK DRIVE	S79	H5	1
STORY LANE	S50	D2	1
STUBBLEFIELD LANE	S51	J4	3
SUGAR CREEK LANE	S53	B2	1
SULLIVAN DRIVE	S54	K5(INSET 8)	3
SULPHUR WELLS ACADEMY RD.		I5	3
SUMMERFIELD DRIVE	S56	K4(INSET 8)	3
SUMMERWOOD ESTATES RD.		K7(INSET 7)	3
SUN VALLEY ROAD	S58	K7(INSET 11)	3
SUNNYSIDE DRIVE	S76	H6	3
SUNRISE DRIVE	S77	H6	3
SUNSET DRIVE	S59	F7	2
SUNSET ROAD	S60	K4(INSET 15)	3
SUPREME DRIVE	S61	J4	3
SUZANNES COVE	S75	H6	3
SWAN BAY DRIVE	S63	L3	3
SWAN BAY ESTATES RD.	S64	K3	3
SWAN BAY ROAD	S65	K3	3
SWAN LOOP	S66	K3	3
SWAYNE DRIVE	S67	G6(INSET G6)	3
SWAYNE ROAD	S68	J5	3
SWEET PETE STREET	S69	K7(INSET 7)	3
SWOR ROAD	S70	I8,I9(INSET 12)	2
SWOR STILL ROAD	S71	J2,J3,I3	3
SYCAMORE DRIVE	S72	L2(INSET 13)	3
		(
T			
TANK WORK STATE	m.	***************************************	_
TAMWORTH DRIVE	T1	K4(INSET 16)	3
TAN YARD HILL ROAD	T2	F4,G3	1
TANGLEWOOD LANE	T3	F5	4
TATE DRIVE	T40	K3(INSET 5)	3
TATERTOWN ROAD	T4	E5(INSET 3)	1
TAYLOR ROAD	T5	B9,B10	2 3 3
TAYS DRIVE	T6	K5(INSET 8)	3
TENNESSEE DRIVE	T9	K7(INSET 11)	
TERRAPIN CREEK ROAD	T10	A2,B2	1
TERRY LANE	T11	F6	5
THARPE LANE	T43	E6	4
THE KEYS COVE	T12	K3(INSET 5)	3
THOMPSON DRIVE	T14/SA4023	K3(INSET 1)	3

THOMPSON LANE	T15	F5	4
THOMPSON ROAD	T16	J5	3
THORNHILL ROAD	T17	K6(INSET 9)	3
THREE BRIDGES ROAD	T18	G9,F10(INSET 10)	2
TIERRA DEL SOL DRIVE	T19	K4(INSET 16)	3
TILLMAN ROAD	T20	C4	1
TIMBER TRACE ROAD	T41	K4(INSET 16)	3
TIMBERLAKE ROAD	T21	J6	3
TOBACCO STICK DRIVE	T39	H4	1
TONYA LANE	T38	G7(INSET G7)	5
TOWNSEND ROAD	T23	C7	1 .
TRADING POST ROAD	T25	D6	i
TRAILER ROAD	T27	K4(INSET 8)	3
TRAILS END LANE	T28	C5	1
TRAIN LANE	T42	J7	3
TRAVIS BOYD ROAD	T29	G8,G9	2
TRAVIS LOOP	T30	E7	2
TRAVIS EOOI TRAVIS ROAD	T31	E7	2
TRAYWICK ROAD	T32	A9	2
TRUDEAU LANE	T33	H4	1
TURKEY LANE	T34	G6(INSET G6)	3
TVA ACCESS LANE	T35	K3(INSET 1)	3
TWIN OAKS LANE	T36	F6	5
TYSON ROAD	T37	C7	2
I I SON ROAD	157	C7	_
U			
UNION FRIENDSHIP			
CHURCH ROAD	U1	B7	1
UPCHURCH DRIVE	U2	K3(INSET 1)	3
		•	
V			
V WILLIAMS ROAD	V1	J2	3
VALE ROAD	V2/SA4007	G9,H9,C10	2
VALENTINE ROAD	V3	F2	1
VALLEY DRIVE	V4	K4(INSET 15)	3
VALLEY ROAD	V5	F6	5
VALLEY OAK DRIVE	V6	J3(INSET 5)	3
VAN DYKE CEMETERY RD.	V7	F7	2
VAN DYKE GROVE RD.	V8	F7,G7	2
VAN DYKE LOOP	V9	F8 F8 C8	2
VAN DYKE ROAD	V10/SA4005	E8,F8,G8	2
VAUGHN ROAD	V11	E5,F5	4
VEASEY ROAD	V12	B5	1
VICKERY ACCESS ROAD	V13	G4	1
VICKERY LANE	V14	G4	1
W			
•			
WADE DORTCH ROAD	W1	G7	2
WAGNER ROAD	W2	A5,A6,B6	1

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WALKER DRIVE	W3	J5(INSET 14)	3
WALKER LOOP	W4	J5(INSET 14)	3
WALKER ROAD	W5	J5(INSET 14)	3
WALLICK COVE	W57	F6	5
WALNUT DRIVE	W6	K7(INSET 11)	3
WALTERS ROAD	W53	G3	1
WALTON CIRCLE	W8	G6(INSET G6)	1
WARD LANE	W9	C5	1
WATERS EDGE LANE	W58	K4(INSET 8)	3
WATKINS LANE	W10	H7	2
WATSON LANE	W11	F5	3
WATTS COVE	W43	F7	2
WAYDE DRIVE	W55	K4(INSET 8)	3
WEBB LANE	W12	B3	1
WEIHER ROAD	W13	B5	1
WELCHES WAY DRIVE	W52	H6	3
WEST SANDY CREEK LANE	W14	K6(INSET 9)	3
WHEELER COVE	W59	18	2
WHISPERING PINES ROAD	W17	G7(INSET G7)	3
WHITE DRIVE	W18	K4(INSET 16)	3
WHITEHEAD LANE	W20	G8	2
WHITEHEAD LOOP	W21	G7	2
WHITEHEAD ROAD	W22	G7,H8	2
WHITLOCK PARIS ROAD	W23	E5,E6	4
WHITLOCK ROAD	W24	E5,E4,D4	1
WHITNEY BRANCH ROAD	W25	J7	3
WIGGINS ROAD	W26	B3,A3	1
WILD CHERRY DRIVE	W54 W27	L3	3
WILDWOOD LANE	W27 W28	D6 F4	1
WILLIAMS LANE WILLIAMS ROAD	W28 W29	г4 J4	1 3
WILLOUGHBY ROAD	W29 W30	D7,D8	2
WILLOW OAKS DRIVE	W31	H6(INSET H6)	3
WILSON PARKER ROAD	W32	F8,F9	2
WILSON ROAD	W33	E2	1
WIMBERLEY ROAD	W34	H6	3
WINCHESTER ROAD	W35	H6	3
WINDCHASE COVE	W60	H5	1
WINDEMERE DRIVE	W36	K4(INSET 16)	3
WINSETT ROAD	W37	J7,J6,K7	3
WOFFORD LANE	W38	J7(INSET 6)	3
WOOD HAVEN COURT	W39	H6(INSET H6)	3
WOODARD ROAD	W41	A7	1
WOODBIRD PLACE	W42	Н8	2
WOODFIELD ROAD	W61	I 4	3
WOODLAND ACRES ROAD	W44	G5	1
WOODLAND COURT	W45	H6(INSET H6)	3
WOODLAND DRIVE	W46	K5(INSET 14)	3
WOODS ROAD	W47	K4(INSET 16)	3
WOODY LANE	W40	K7(INSET 7)	3
WORKMAN DRIVE	W49	K4(INSET 16)	3
WYNINGER LANE	W50	E4`	1
WYNINGER ROAD	W51	E4	1

1

ROADS REMOVED FROM ROAD LISTING WHEN UPDATED January 2025:

Road Name	Road #	Map Location	District	Reason
ARROWHEAD DR	A37	G6	5	No Such Road Found
AVONDALE PLACE	A32	J4	3	Not Co. Maintained Rd-(gate
				@ entrance)
BRATTON ROAD	B51	A3	1	In Weakley Co. per 911
BEECH DRIVE	B18	L2(INSET 13)	3	Name Change
(NOW ASH DRIVE)				
BENNETT ROAD	B24	13	3	Not Co. Maintained Rd.
CASTLETON COVE EXT	C92	G6	3	No Such Road Found
CEDAR LN	C106	D9	2	In Henry City Limits
CHERRY STREET	C89	B4	1	In City of Puryear
CLARY WAY	C42	B4	1	No Such Road Found
CULLIVAN RD	C86	F6	4	Private Road
CURTIS BOMAR ROAD	C79	17	3	Private Road
CYPRESS RESORT LOOP	C84	K2	3	Private Road
DIXIE LANE	D39	J4	3	No Such Road Found
DUNN ROAD	D30	D2	1	Not Co. Maintained Rd.
DYCUS HILL RD	D33	J4	3	Private Road
EVERGREEN DRIVE	E26	F5	4	No Such Road Found
FIRETOWER LN	F7	L5	3	23 RD District (USFW)
FOREST ROAD	F21	F10	2	No Such Road Found
GARLAND STREET	G28	E6	4	No Such Road Found
GORDON RD	G12	L2	3	Private Dr -
				(Whitfield working on it)
HEATHER LN	H60	F4	1	Private Dr-Gate @ Rowe
				School Rd
HOG HOLLOW LANE	H64	J6,K6	3	No Such Road Found
HUTSON AG	H62	Н6	5	In City of Paris
(CITY OF PARIS)				•
JACK'S LN	J34	K4	3	No Such Road Found
KRISTIE LANE	K15	K4(INSET 8)	3	Name Change
(CHANGED TO WATERS EDG	GE LN)	,		3
LASHLEE SPRINGS RD	L21	L4,L5	3	23 RD District (USFW)
LASHLEE SPRINGS TRAIL	L22	L4,L5	3	23 RD District (USFW)
LEON ROAD	L52	K4	3	Name Change
(CHANGED TO KYLE LAN	NE PER MARK			o .
MASSENGILL DR	M18	K4	3	Name Change
(POWELL DR)				0
MCCLAINS ROAD	M26	F7	5	In City of Paris
MIMOSA DR	M66	F6	5	In City of Paris
MOCKINGBIRD LANE	M64	E6,E7	5	In City of Paris
(CITY TOOK OVER 6/10/		,	-	,
MOODY CEMETERY RD.	M48	J3	3	Name Change
(FOREST LN)			•	
MUSIC STREET (PRIVATE)	M59	G7	5	Private Road
(, , , , , , , , , , , , , , , , , , ,		. ,	-	

OLD TIMER RD				Not Co. Maintained Rd.
PARRISH LN	P7	B4	1	Is a field road
PACE POINT RD	P1	L4	3	23 RD District (USFW)
PLEASANT PLACE	P36	K4	3	Private- Buchanan Resort
PLEASANT RD	P37	K4	3	Private- Buchanan Resort
RECYCLING DR	R48	G6	5	Paris City Limits
REPUBLIC DRIVE	R57	A10	2	In City of McKenzie
ROYAL OAK DR	R49	K4	3	Paris City Limits
RUSSELL STREET	R47	F7	5	In City of Paris
(CITY TOOK OVER 6/10/05)				
SCOTT LN	S13	G6	5	Paris City Limits-ALL
SHAMROCK CIRCLE	S22	K2	3	Private- Breaker's
SOUTH STREET	S84	G9	2	No Such Road Found
SPRUCE STREET	S73	F7	5	In City of Paris
(CITY TOOK OVER 6/10/05)				
TEAGUE RD	T8	G9	2	Name Change
(CHANGED TO LEGACY LN 7/2	24/24)			
TOWER LN	T24	Н3	1	Not Co. Maintained Rd. (Don Cox)
TURQUOISE TRAIL	T44	G6	5	Not developed-Not
				County road
WALNUT CIRCLE	W7	G6(INSET G6)	5	No Such Road Found
WHISKEY RIDGE LANE W15		F7	5	In City of Paris
(CITY TOOK OVER 6/10/05)				
WHISKEY RIDGE ROAD (CITY TOOK OVER 6/10/05)	W16	F7	5	In City of Paris
WHITE ROAD (PRIVATE)	W19	H2	1	Private Road
YERGIN LANE (PRIVATE)	Y001	K6(INSET 9)	3	Private Road
YERGIN ROAD (PRIVATE)	Y002	K6(INSET 9)	3	Private Road
•		•		

ROLL CALL

COUNTY COMMISSION, HENRY COUNTY, DONNA CRAIG, COUNTY CLERK PARIS, TENNESSEE

A motion was made by Commissioner Neal to approve Resolution 4-1-25, to accept the Historical Development Grant for courthouse renovations. Commissioner Primrose seconded the motion.

ITEM NO. 11

TIEM NO. 11	LDODA	DD ECENTA	1.4057.031	angovin	4375	NO		
	ABSENT	PRESENT	MOTION	SECOND	AYE	NO	ABSTAIN	PASS
BURNS, PATRICK	X							
CARTER, DELL					X			
ELIZONDO, CHARLES					X			
FLOWERS, DAVID					X			
HAMILTON, MISSY					X			
HAYES, DAVID	X							
HUMPHREYS, KENNETH					X			
McELROY, MELISSA					X			
NEAL, PAUL			X		X			
PRIMROSE,GATLIN				X	X			
STARKS, MONTE					X			
TRAVIS, JAY					X			
VISSER, MARTY					X			
WEBB, DAVID					X			
WILES, RALPH					X			
=								
TOTAL	2				13			

MOTION CARRIED

RESOLUTION NO. 4-1-25

A RESOLUTION OF THE HENRY COUNTY BOARD OF COMMISSIONERS TO ACCEPT THE HISTORICAL DEVELOPMENT GRANT FOR COURTHOUSE RENOVATIONS

WHEREAS, the Henry County Government (the "County Government") has been awarded a Historic Development Grant from the Tennessee Department of Economic and Community Development (TDEC) to perform renovations to the Henry County Courthouse, as further detailed in the proposed Grant Contract attached as *Exhibit 1* hereto (the "Grant Contract"); and

WHEREAS, it is in the best interest of the citizens and residents of Henry County that the County Government accept the Grant Contract; and

WHEREAS, it is understood that the grant will not fully fund the renovations and that this Commission will be required to later appropriate and allocate funds to pay the costs of renovations which exceed the grant; and

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of Henry County, Tennessee assembled in regular session on this the 21st day of January, 2025 that the County Mayor is authorized and directed to accept and execute the Grant Contract on behalf of the County Government; and

BE IT FURTHER RESOLVED, that the County Mayor is authorized and directed to hire any professionals whose services may be necessary or advisable to determine the scope of and plan for the renovations (including without limitation architectural and/or engineering services) on behalf of the County Government; and

BE IT FURTHER RESOLVED, that the County Mayor is authorized and directed to solicit bids for work associated with the renovations and to accept the lowest and best bids for such work on behalf of the County Government; and

BE IT FURTHER RESOLVED, that the grant funds shall be used in accordance with the Grant Contract; and

BE IT FURTHER RESOLVED, that any prior resolutions of this body which conflict with this resolution are repealed; and

BE IT FINALLY RESOLVED, that a copy of this resolution be spread upon the minutes of this meeting.

PASSED 1/21/25

RANDY CEIGER, CHAIRMAN HENRY COUNTY COMMISSION

DONNA CRAIG, COUNTY CLERK

APPROVED 1/21/25

RANDY GEIGER COUNTY MAYOR



_440910	•••						
AGRICUI AGRICUI 7756		ursement	NTAL GRA grant contract with a ntalities)				governmental entity or their
Begin Da	te	End Da	te	Agen	#	Edison ID	
Jan	uary 15, 2025	Ja	nuary 14, 2028		33007	-13625	
Grantee I	egal Entity Name	1					Edison Vendor ID
Henr	y County Gover	nment					4223
Subrecip	ient or Recipient		Assistance Listing	Numb	er:		
Subr	ecipient 🛚 Rec	ipient	Grantee's Fiscal Yo	ear End	d: 6/30		
Service C	aption (one line or	ıly)					
Histor	ric Development	Grant Pro	ogram (CRD)				
Funding -	ſ	E	7		r	70	
FY	State 000 00	Federal	Interdepartme	ntal	Other	TOTA	L Grant Contract Amount
2025	\$500,000.00					_	\$500,000.00
					<u> </u>		
TOTAL:	\$500,000.00						\$500,000.00
Grantee S	Selection Process	Summary	- At				
Comp	petitive Selection		Grantees under the upon the criteria s	e Histo	oric Developm or in the Deleg	ent Grant ated Gran	Program are selected based t Authority for this program.
☐ Non-	competitive Selec	tion					
Budget Officer Confirmation: There is appropriation from which obligations her required to be paid that is not already en other obligations.			ereunder are		CPO USE - GG		
	art (optional)	Accoun	t Code (optional)				

GC: 10/14/2024

GRANT CONTRACT BETWEEN THE STATE OF TENNESSEE, DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT AND HENRY COUNTY GOVERNMENT

This grant contract ("Grant Contract"), by and between the State of Tennessee, Department of Economic and Community Development, hereinafter referred to as the "State" or the "Grantor State Agency" and Grantee Henry County Government, hereinafter referred to as the "Grantee," is for the provision of services pertaining to the Historic Development Grant Program, as further defined in the "SCOPE OF SERVICES AND DELIVERABLES."

Grantee Edison Vendor ID # 4223

A. SCOPE OF SERVICES AND DELIVERABLES:

- A.1. The Grantee shall provide all services and deliverables ("Scope") as required, described, and detailed in this Grant Contract.
- A.2. The Grantee shall utilize funds to rehabilitate the historic building as described in Attachment A "Historic Preservation Certification Application Part 2 (Description of Rehabilitation)".
- A.3. The Grantee shall submit photos and documentation to show completion of scope of work or, as required, a "Historic Preservation Certification Application Part 3 Request for Certification of Completed Work" for review and approval by the State Historic Preservation Office prior to close-out of this grant and reimbursement under Section C.3. of this Grant Contract.
- A.4. The Grantee shall complete the work in compliance with the Secretary of the Interior's Standards for Rehabilitation, 36 CFR 67. Information on the standards is available from the National Park Service at the following address which may be updated from time to time: https://www.nps.gov/tps/standards/rehabilitation.htm.
- A.5. The Grantee shall not sell, transfer, or otherwise dispose of the property described in Section A.2. during the Term of this Grant Contract.

B. TERM OF CONTRACT:

- B.1. This Grant Contract shall be effective on January 15, 2025 ("Effective Date") and ending on January 14, 2028 ("Term"). The State shall have no obligation to the Grantee for fulfillment of the Scope outside the Term. The State shall have no obligation to the Grantee for fulfillment of the Scope outside the Term.
- B.2. Renewal Options. This Grant Contract may be renewed upon satisfactory completion of the Term. The State reserves the right to execute up to three (3) renewal options under the same terms and conditions for a period not to exceed twelve (12) months each by the State, at the State's sole option. In no event, however, shall the maximum Term, including all renewals or extensions, exceed a total of sixty (60) months.

C. PAYMENT TERMS AND CONDITIONS:

C.1. <u>Maximum Liability</u>. In no event shall the maximum liability of the State under this Grant Contract exceed Five Hundred Thousand Dollars and No Cents (\$500,000.00) ("Maximum Liability"). The

Grant Budget, attached and incorporated as Attachment B is the maximum amount due the Grantee under this Grant Contract. The Grant Budget line-items include, but are not limited to, all applicable taxes, fees, overhead, and all other direct and indirect costs incurred or to be incurred by the Grantee.

- C.2. <u>Compensation Firm</u>. The Maximum Liability of the State is not subject to escalation for any reason unless amended. The Grant Budget amounts are firm for the duration of the Grant Contract and are not subject to escalation for any reason unless amended, except as provided in Section C.6.
- C.3. Payment Methodology. The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the Maximum Liability established in Section C.1. Upon progress toward the completion of the Project, as described in Section A of this Grant Contract, the Grantee shall submit invoices prior to any reimbursement of allowable costs.
- C.4. <u>Travel Compensation</u>. Reimbursement to the Grantee for travel, meals, or lodging shall be subject to amounts and limitations specified in the "State Comprehensive Travel Regulations," as they are amended from time to time, and shall be contingent upon and limited by the Grant Budget funding for said reimbursement.
- C.5. <u>Invoice Requirements</u>. The Grantee shall invoice the State no more often than monthly, with all necessary supporting documentation, and present such to:

ECD.Invoices@tn.gov

- a. Each invoice shall clearly and accurately detail all of the following required information (calculations must be extended and totaled correctly).
 - (1) Invoice/Reference Number (assigned by the Grantee).
 - (2) Invoice Date.
 - (3) Invoice Period (to which the reimbursement request is applicable).
 - (4) Grant Contract Number (assigned by the State).
 - (5) Grantor: Department of Economic and Community Development, Historic Development Grant Program.
 - (6) Grantor Number (assigned by the Grantee to the above-referenced Grantor).
 - (7) Grantee Name.
 - (8) Grantee Tennessee Edison Registration ID Number Referenced in Preamble of this Grant Contract.
 - (9) Grantee Remittance Address.
 - (10) Grantee Contact for Invoice Questions (name, phone, or fax).
 - (11) Itemization of Reimbursement Requested for the Invoice Period— it must detail, at minimum, all of the following:
 - i. The amount requested by Grant Budget line-item (including any travel expenditure reimbursement requested and for which documentation and receipts, as required by "State Comprehensive Travel Regulations," are attached to the invoice).
 - ii. The amount reimbursed by Grant Budget line-item to date.
 - iii. The total amount reimbursed under the Grant Contract to date.
 - iv. The total amount requested (all line-items) for the Invoice Period.
- b. The Grantee understands and agrees to all of the following.
 - (1) An invoice under this Grant Contract shall include only reimbursement requests for actual, reasonable, and necessary expenditures required in the delivery of service described by this Grant Contract and shall be subject to the Grant Budget

- and any other provision of this Grant Contract relating to allowable reimbursements.
- (2) An invoice under this Grant Contract shall not include any reimbursement request for future expenditures.
- (3) An invoice under this Grant Contract shall initiate the timeframe for reimbursement only when the State is in receipt of the invoice, and the invoice meets the minimum requirements of this section C.5.
- C.6. <u>Grant Budget and Revisions to Grant Budget Line-items</u>. Expenditures, reimbursements, and payments under this Grant Contract shall adhere to the Grant Budget.
 - a. The Grantee may vary from a Grant Budget line-item amount by up to twenty percent (20%) of the line-item amount, provided that any increase is off-set by an equal reduction of other line-item amount(s). The net result of any changes to Grant Budget line-item amounts shall not result in funding for a line-item that was previously funded at zero dollars (\$0.00) or increase the total Grant Contract amount detailed by the Grant Budget.
 - b. The Grantee may request in writing Grant Budget line-item revisions exceeding the limitation set forth in section C.6.a., above, giving full details supporting the Grantee's request, provided that such revisions do not result in funding for a line-item that was previously funded at zero dollars (\$0.00) and do not increase the total Grant Contract amount. Grant Budget line-item revisions may not be made without prior, written approval of the State in which the terms of the approved revisions are detailed. Any approval of a revision to a Grant Budget line-item greater than twenty percent (20%) shall be superseded by a subsequent revision of the Grant Budget by Grant Contract amendment.
 - Any increase in the Grant Budget, grand total amounts shall require an amendment of this Grant Contract.
- C.7. <u>Disbursement Reconciliation and Close Out</u>. The Grantee shall submit any final invoice and a grant disbursement reconciliation report within sixty (60) days of the Grant Contract end date, in form and substance acceptable to the State.
 - a. If total disbursements by the State pursuant to this Grant Contract exceed the amounts permitted by the section C, payment terms and conditions of this Grant Contract, the Grantee shall refund the difference to the State. The Grantee shall submit the refund with the final grant disbursement reconciliation report.
 - b. The State shall not be responsible for the payment of any invoice submitted to the State after the grant disbursement reconciliation report. The State will not deem any Grantee costs submitted for reimbursement after the grant disbursement reconciliation report to be allowable and reimbursable by the State, and such invoices will NOT be paid.
 - c. The Grantee's failure to provide a final grant disbursement reconciliation report to the State as required by this Grant Contract shall result in the Grantee being deemed ineligible for reimbursement under this Grant Contract, and the Grantee shall be required to refund any and all payments by the State pursuant to this Grant Contract.
 - d. The Grantee must close out its accounting records at the end of the Term in such a way that reimbursable expenditures and revenue collections are NOT carried forward.
- C.8. Indirect Cost. Should the Grantee request reimbursement for indirect costs, the Grantee must submit to the State a copy of the indirect cost rate approved by the cognizant federal agency or the cognizant state agency, as applicable. The Grantee will be reimbursed for indirect costs in accordance with the approved indirect cost rate and amounts and limitations specified in the attached Grant Budget. Once the Grantee makes an election and treats a given cost as direct or

indirect, it must apply that treatment consistently and may not change during the Term. Any changes in the approved indirect cost rate must have prior approval of the cognizant federal agency or the cognizant state agency, as applicable. If the indirect cost rate is provisional during the Term, once the rate becomes final, the Grantee agrees to remit any overpayment of funds to the State, and subject to the availability of funds the State agrees to remit any underpayment to the Grantee.

- C.9. <u>Cost Allocation</u>. If any part of the costs to be reimbursed under this Grant Contract are joint costs involving allocation to more than one program or activity, such costs shall be allocated and reported in accordance with the provisions of Department of Finance and Administration Policy Statement 03 or any amendments or revisions made to this policy statement during the Term.
- C.10. <u>Payment of Invoice</u>. A payment by the State shall not prejudice the State's right to object to or question any reimbursement, invoice, or related matter. A payment by the State shall not be construed as acceptance of any part of the work or service provided or as approval of any amount as an allowable cost.
- C.11. Non-allowable Costs. Any amounts payable to the Grantee shall be subject to reduction for amounts included in any invoice or payment that are determined by the State, on the basis of audits or monitoring conducted in accordance with the terms of this Grant Contract, to constitute unallowable costs.
- C.12. State's Right to Set Off. The State reserves the right to set off or deduct from amounts that are or shall become due and payable to the Grantee under this Grant Contract or under any other agreement between the Grantee and the State of Tennessee under which the Grantee has a right to receive payment from the State.
- C.13. <u>Prerequisite Documentation</u>. The Grantee shall not invoice the State under this Grant Contract until the State has received the following, properly completed documentation.
 - a. The Grantee shall complete, sign, and return to the State an "Authorization Agreement for Automatic Deposit (ACH Credits) Form" provided by the State. By doing so, the Grantee acknowledges and agrees that, once this form is received by the State, all payments to the Grantee under this or any other grant contract will be made by automated clearing house ("ACH").
 - b. The Grantee shall complete, sign, and return to the State the State-provided W-9 form. The taxpayer identification number on the W-9 form must be the same as the Grantee's Federal Employer Identification Number or Social Security Number referenced in the Grantee's Edison registration information.

D. STANDARD TERMS AND CONDITIONS:

- D.1. Required Approvals. The State is not bound by this Grant Contract until it is signed by the parties and approved by appropriate officials in accordance with applicable Tennessee laws and regulations (depending upon the specifics of this Grant Contract, the officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).
- D.2. Modification and Amendment. This Grant Contract may be modified only by a written amendment signed by all parties and approved by the officials who approved the Grant Contract and, depending upon the specifics of the Grant Contract as amended, any additional officials required by Tennessee laws and regulations (the officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).

- D.3. <u>Termination for Convenience</u>. The State may terminate this Grant Contract without cause for any reason. A termination for convenience shall not be a breach of this Grant Contract by the State. The State shall give the Grantee at least thirty (30) days written notice before the effective termination date. The Grantee shall be entitled to compensation for authorized expenditures and satisfactory services completed as of the termination date, but in no event shall the State be liable to the Grantee for compensation for any service that has not been rendered. The final decision as to the amount for which the State is liable shall be determined by the State. The Grantee shall not have any right to any actual general, special, incidental, consequential, or any other damages whatsoever of any description or amount for the State's exercise of its right to terminate for convenience.
- D.4. Termination for Cause. If the Grantee fails to properly perform its obligations under this Grant Contract, or if the Grantee violates any terms of this Grant Contract, the State shall have the right to immediately terminate this Grant Contract and withhold payments in excess of fair compensation for completed services. Notwithstanding the exercise of the State's right to terminate this Grant Contract for cause, the Grantee shall not be relieved of liability to the State for damages sustained by virtue of any breach of this Grant Contract by the Grantee.
- D.5. <u>Subcontracting</u>. The Grantee shall not assign this Grant Contract or enter into a subcontract for any of the services performed under this Grant Contract without obtaining the prior written approval of the State. If such subcontracts are approved by the State, each shall contain, at a minimum, sections of this Grant Contract pertaining to "Conflicts of Interest," "Lobbying," "Nondiscrimination," "Public Accountability," "Public Notice," and "Records" (as identified by the section headings). Notwithstanding any use of approved subcontractors, the Grantee shall remain responsible for all work performed.
- D.6. Conflicts of Interest. The Grantee warrants that no part of the total Grant Contract Amount shall be paid directly or indirectly to an employee or official of the State of Tennessee as wages, compensation, or gifts in exchange for acting as an officer, agent, employee, subcontractor, or consultant to the Grantee in connection with any work contemplated or performed relative to this Grant Contract.
- D.7. Lobbying. The Grantee certifies, to the best of its knowledge and belief, that:
 - a. No federally appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
 - b. If any funds other than federally appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this contract, grant, loan, or cooperative agreement, the Grantee shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.
 - c. The Grantee shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into and is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. § 1352.

D.8. Communications and Contacts. All instructions, notices, consents, demands, or other communications required or contemplated by this Grant Contract shall be in writing and shall be made by certified, first-class mail, return receipt requested and postage prepaid, by overnight courier service with an asset tracking system, or by email or facsimile transmission with recipient confirmation. All communications, regardless of method of transmission, shall be addressed to the respective party as set out below:

The State:

Kim Parks, Main Street Program Director
Community and Rural Development
State of Tennessee, Department of Economic and Community Development
Tennessee Tower, 27th Floor
312 Rosa L. Parks Ave.
Nashville, Tennessee 37243
kim.parks@tn.gov
Telephone # (615) 339-1506

The Grantee:

Albert Wade, Clerk & Master Henry County Government 101 West Washington Street Paris, TN 38242 Albert.Wade@tncourts.gov Telephone # (731) 642-2310

A change to the above contact information requires written notice to the person designated by the other party to receive notice.

All instructions, notices, consents, demands, or other communications shall be considered effectively given upon receipt or recipient confirmation as may be required.

- D.9. <u>Subject to Funds Availability</u>. This Grant Contract is subject to the appropriation and availability of State or Federal funds. In the event that the funds are not appropriated or are otherwise unavailable, the State reserves the right to terminate this Grant Contract upon written notice to the Grantee. The State's right to terminate this Grant Contract due to lack of funds is not a breach of this Grant Contract by the State. Upon receipt of the written notice, the Grantee shall cease all work associated with the Grant Contract. Should such an event occur, the Grantee shall be entitled to compensation for all satisfactory and authorized services completed as of the termination date. Upon such termination, the Grantee shall have no right to recover from the State any actual, general, special, incidental, consequential, or any other damages whatsoever of any description or amount.
- D.10. Nondiscrimination. The Grantee hereby agrees, warrants, and assures that no person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of this Grant Contract or in the employment practices of the Grantee on the grounds of handicap or disability, age, race, color, religion, sex, national origin, or any other classification protected by federal, Tennessee state constitutional, or statutory law. The Grantee shall, upon request, show proof of nondiscrimination and shall post in conspicuous places, available to all employees and applicants, notices of nondiscrimination.

D.11. Reserved.

D.12. Public Accountability. If the Grantee is subject to Tenn. Code Ann. § 8-4-401 et seq., or if this Grant Contract involves the provision of services to citizens by the Grantee on behalf of the State, the Grantee agrees to establish a system through which recipients of services may present grievances about the operation of the service program. The Grantee shall also display in a prominent place, located near the passageway through which the public enters in order to receive Grant supported services, a sign at least eleven inches (11") in height and seventeen inches (17") in width stating:

NOTICE: THIS AGENCY IS A RECIPIENT OF TAXPAYER FUNDING. IF YOU OBSERVE AN AGENCY DIRECTOR OR EMPLOYEE ENGAGING IN ANY ACTIVITY WHICH YOU CONSIDER TO BE ILLEGAL, IMPROPER, OR WASTEFUL, PLEASE CALL THE STATE COMPTROLLER'S TOLL-FREE HOTLINE: 1-800-232-5454.

The sign shall be on the form prescribed by the Comptroller of the Treasury. The Grantor State Agency shall obtain copies of the sign from the Comptroller of the Treasury, and upon request from the Grantee, provide Grantee with any necessary signs.

- D.13. <u>Public Notice</u>. All notices, informational pamphlets, press releases, research reports, signs, and similar public notices prepared and released by the Grantee in relation to this Grant Contract shall include the statement, "This project is funded under a grant contract with the State of Tennessee." All notices by the Grantee in relation to this Grant Contract shall be approved by the State.
- D.14. <u>Licensure</u>. The Grantee, its employees, and any approved subcontractor shall be licensed pursuant to all applicable federal, state, and local laws, ordinances, rules, and regulations and shall upon request provide proof of all licenses.
- D.15. <u>Records</u>. The Grantee and any approved subcontractor shall maintain documentation for all charges under this Grant Contract. The books, records, and documents of the Grantee and any approved subcontractor, insofar as they relate to work performed or money received under this Grant Contract, shall be maintained in accordance with applicable Tennessee law. In no case shall the records be maintained for a period of less than five (5) full years from the date of the final payment. The Grantee's records shall be subject to audit at any reasonable time and upon reasonable notice by the Grantor State Agency, the Comptroller of the Treasury, or their duly appointed representatives.

The records shall be maintained in accordance with Governmental Accounting Standards Board (GASB) Accounting Standards or the Financial Accounting Standards Board (FASB) Accounting Standards Codification, as applicable, and any related AICPA Industry Audit and Accounting guides.

In addition, documentation of grant applications, budgets, reports, awards, and expenditures will be maintained in accordance with U.S. Office of Management and Budget's *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards*.

Grant expenditures shall be made in accordance with local government purchasing policies and procedures and purchasing procedures for local governments authorized under state law.

The Grantee shall also comply with any recordkeeping and reporting requirements prescribed by the Tennessee Comptroller of the Treasury.

The Grantee shall establish a system of internal controls that utilize the COSO Internal Control - Integrated Framework model as the basic foundation for the internal control system. The Grantee shall incorporate any additional Comptroller of the Treasury directives into its internal control system.

- Any other required records or reports which are not contemplated in the above standards shall follow the format designated by the head of the Grantor State Agency, the Central Procurement Office, or the Commissioner of Finance and Administration of the State of Tennessee.
- D.16. Monitoring. The Grantee's activities conducted and records maintained pursuant to this Grant Contract shall be subject to monitoring and evaluation by the State, the Comptroller of the Treasury, or their duly appointed representatives.
- D.17. <u>Progress Reports</u>. The Grantee shall submit brief, periodic, progress reports to the State as requested.
- D.18. Annual and Final Reports. The Grantee shall submit, within three (3) months of the conclusion of each year of the Term, an annual report. For grant contracts with a term of less than one (1) year, the Grantee shall submit a final report within three (3) months of the conclusion of the Term. For grant contracts with multiyear terms, the final report will take the place of the annual report for the final year of the Term. The Grantee shall submit annual and final reports to the Grantor State Agency. At minimum, annual and final reports shall include: (a) the Grantee's name; (b) the Grant Contract's Edison identification number, Term, and total amount; (c) a narrative section that describes the program's goals, outcomes, successes and setbacks, whether the Grantee used benchmarks or indicators to determine progress, and whether any proposed activities were not completed; and (d) other relevant details requested by the Grantor State Agency. Annual and final report documents to be completed by the Grantee shall appear on the Grantor State Agency's website or as an attachment to the Grant Contract.
- D.19. Audit Report. The Grantee shall be audited in accordance with applicable Tennessee law.

At least ninety (90) days before the end of its fiscal year, the Grantee shall complete the Information for Audit Purposes ("IAP") form online (accessible through the Edison Supplier portal) to notify the State whether or not Grantee is subject to an audit. The Grantee should submit only one, completed form online during the Grantee's fiscal year. Immediately after the fiscal year has ended, the Grantee shall fill out the End of Fiscal Year ("EOFY") (accessible through the Edison Supplier portal).

When a federal single audit is required, the audit shall be performed in accordance with U.S. Office of Management and Budget's *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards*.

A copy of the audit report shall be provided to the Comptroller by the licensed, independent public accountant. Audit reports shall be made available to the public.

D.20. Procurement. If other terms of this Grant Contract allow reimbursement for the cost of goods, materials, supplies, equipment, or contracted services, such procurement shall be made on a competitive basis, including the use of competitive bidding procedures, where practical. The Grantee shall maintain documentation for the basis of each procurement for which reimbursement is paid pursuant to this Grant Contract. In each instance where it is determined that use of a competitive procurement method is not practical, supporting documentation shall include a written justification for the decision and for use of a non-competitive procurement. If the Grantee is a subrecipient, the Grantee shall comply with 2 C.F.R. §§ 200.317—200.327 when procuring property and services under a federal award.

The Grantee shall obtain prior approval from the State before purchasing any equipment under this Grant Contract.

For purposes of this Grant Contract, the term "equipment" shall include any article of nonexpendable, tangible, personal property having a useful life of more than one year and an acquisition cost which equals or exceeds five thousand dollars (\$5,000.00).

- D.21. <u>Strict Performance</u>. Failure by any party to this Grant Contract to insist in any one or more cases upon the strict performance of any of the terms, covenants, conditions, or provisions of this Grant Contract is not a waiver or relinquishment of any term, covenant, condition, or provision. No term or condition of this Grant Contract shall be held to be waived, modified, or deleted except by a written amendment signed by the parties.
- D.22. Independent Contractor. The parties shall not act as employees, partners, joint venturers, or associates of one another in the performance of this Grant Contract. The parties acknowledge that they are independent contracting entities and that nothing in this Grant Contract shall be construed to create a principal/agent relationship or to allow either to exercise control or direction over the manner or method by which the other transacts its business affairs or provides its usual services. The employees or agents of one party shall not be deemed or construed to be the employees or agents of the other party for any purpose whatsoever.
- D.23. Limitation of State's Liability. The State shall have no liability except as specifically provided in this Grant Contract. In no event will the State be liable to the Grantee or any other party for any lost revenues, lost profits, loss of business, loss of grant funding, decrease in the value of any securities or cash position, time, money, goodwill, or any indirect, special, incidental, punitive, exemplary or consequential damages of any nature, whether based on warranty, contract, statute, regulation, tort (including but not limited to negligence), or any other legal theory that may arise under this Grant Contract or otherwise. The State's total liability under this Grant Contract (including any exhibits, schedules, amendments or other attachments to the Contract) or otherwise shall under no circumstances exceed the Maximum Liability originally established in Section C.1 of this Grant Contract. This limitation of liability is cumulative and not per incident.
- D.24. Force Majeure. "Force Majeure Event" means fire, flood, earthquake, elements of nature or acts of God, wars, riots, civil disorders, rebellions or revolutions, acts of terrorism or any other similar cause beyond the reasonable control of the party except to the extent that the non-performing party is at fault in failing to prevent or causing the default or delay, and provided that the default or delay cannot reasonably be circumvented by the non-performing party through the use of alternate sources, workaround plans or other means. A strike, lockout or labor dispute shall not excuse either party from its obligations under this Grant Contract. Except as set forth in this Section, any failure or delay by a party in the performance of its obligations under this Grant Contract arising from a Force Majeure Event is not a default under this Grant Contract or grounds for termination. The non-performing party will be excused from performing those obligations directly affected by the Force Majeure Event, and only for as long as the Force Majeure Event continues, provided that the party continues to use diligent, good faith efforts to resume performance without delay. The occurrence of a Force Majeure Event affecting Grantee's representatives, suppliers, subcontractors, customers or business apart from this Grant Contract is not a Force Majeure Event under this Grant Contract. Grantee will promptly notify the State of any delay caused by a Force Majeure Event (to be confirmed in a written notice to the State within one (1) day of the inception of the delay) that a Force Majeure Event has occurred, and will describe in reasonable detail the nature of the Force Majeure Event. If any Force Majeure Event results in a delay in Grantee's performance longer than forty-eight (48) hours, the State may, upon notice to Grantee: (a) cease payment of the fees until Grantee resumes performance of the affected obligations; or (b) immediately terminate this Grant Contract or any purchase order, in whole or in part, without further payment except for fees then due and payable. Grantee will not increase its charges under this Grant Contract or charge the State any fees other than those provided for in this Grant Contract as the result of a Force Majeure Event.
- D.25. <u>Tennessee Department of Revenue Registration</u>. The Grantee shall comply with all applicable registration requirements contained in Tenn. Code Ann. §§ 67-6-601 608. Compliance with applicable registration requirements is a material requirement of this Grant Contract.

- D.26. Charges to Service Recipients Prohibited. The Grantee shall not collect any amount in the form of fees or reimbursements from the recipients of any service provided pursuant to this Grant Contract.
- D.27. No Acquisition of Equipment or Motor Vehicles. This Grant Contract does not involve the acquisition and disposition of equipment or motor vehicles acquired with funds provided under this Grant Contract.
- D.28. <u>State and Federal Compliance</u>. The Grantee shall comply with all applicable state and federal laws and regulations in the performance of this Grant Contract. The U.S. Office of Management and Budget's Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards is available here: http://www.ecfr.gov/cgi-bin/text-idx?SID=c6b2f053952359ba94470ad3a7c1a975&tpl=/ecfrbrowse/Title02/2cfr200 main 02.tpl
- D.29. Governing Law. This Grant Contract shall be governed by and construed in accordance with the laws of the State of Tennessee, without regard to its conflict or choice of law rules. The Grantee agrees that it will be subject to the exclusive jurisdiction of the courts of the State of Tennessee in actions that may arise under this Grant Contract. The Grantee acknowledges and agrees that any rights or claims against the State of Tennessee or its employees hereunder, and any remedies arising there from, shall be subject to and limited to those rights and remedies, if any, available under Tenn. Code Ann. §§ 9-8-101 through 9-8-408.
- D.30. <u>Completeness</u>. This Grant Contract is complete and contains the entire understanding between the parties relating to the subject matter contained herein, including all the terms and conditions agreed to by the parties. This Grant Contract supersedes any and all prior understandings, representations, negotiations, or agreements between the parties, whether written or oral.
- D.31. Severability. If any terms and conditions of this Grant Contract are held to be invalid or unenforceable as a matter of law, the other terms and conditions shall not be affected and shall remain in full force and effect. To this end, the terms and conditions of this Grant Contract are declared severable.
- D.32. <u>Headings</u>. Section headings are for reference purposes only and shall not be construed as part of this Grant Contract,
- D.33. <u>Iran Divestment Act.</u> The requirements of Tenn. Code Ann. § 12-12-101, *et seq.*, addressing contracting with persons as defined at Tenn. Code Ann. §12-12-103(5) that engage in investment activities in Iran, shall be a material provision of this Grant Contract. The Grantee certifies, under penalty of perjury, that to the best of its knowledge and belief that it is not on the list created pursuant to Tenn. Code Ann. § 12-12-106.
- D.34. <u>Debarment and Suspension.</u> The Grantee certifies, to the best of its knowledge and belief, that it, its current and future principals, its current and future subcontractors and their principals:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal or state department or agency;
 - have not within a three (3) year period preceding this Grant Contract been convicted of, or had a civil judgment rendered against them from commission of fraud, or a criminal offence in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or grant under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification, or destruction of records, making false statements, or receiving stolen property;

- c. are not presently indicted or otherwise criminally or civilly charged by a government entity (federal, state, or local) with commission of any of the offenses detailed in section b. of this certification; and
- d. have not within a three (3) year period preceding this Grant Contract had one or more public transactions (federal, state, or local) terminated for cause or default.

The Grantee shall provide immediate written notice to the State if at any time it learns that there was an earlier failure to disclose information or that due to changed circumstances, its principals or the principals of its subcontractors are excluded or disqualified, or presently fall under any of the prohibitions of sections a-d.

D.35. Confidentiality of Records. Strict standards of confidentiality of records and information shall be maintained in accordance with applicable state and federal law. All material and information, regardless of form, medium or method of communication, provided to the Grantee by the State or acquired by the Grantee on behalf of the State that is regarded as confidential under state or federal law shall be regarded as "Confidential Information." Nothing in this Section shall permit Grantee to disclose any Confidential Information, regardless of whether it has been disclosed or made available to the Grantee due to intentional or negligent actions or inactions of agents of the State or third parties. Confidential Information shall not be disclosed except as required or permitted under state or federal law. Grantee shall take all necessary steps to safeguard the confidentiality of such material or information in conformance with applicable state and federal law.

The obligations set forth in this Section shall survive the termination of this Grant Contract.

D.36. <u>State Sponsored Insurance Plan Enrollment.</u> The Grantee warrants that it will not enroll or permit its employees, officials, or employees of contractors to enroll or participate in a state sponsored health insurance plan through their employment, official, or contractual relationship with Grantee unless Grantee first demonstrates to the satisfaction of the Department of Finance and Administration that it and any contract entity satisfies the definition of a governmental or quasi-governmental entity as defined by federal law applicable to ERISA.

E. SPECIAL TERMS AND CONDITIONS:

E.1. <u>Conflicting Terms and Conditions</u>. Should any of these special terms and conditions conflict with any other terms and conditions of this Grant Contract, the special terms and conditions shall be subordinate to the Grant Contract's other terms and conditions.

IN WITNESS WHEREOF,	
HENRY COUNTY GOVERNMENT:	
CDANTEE CIONATUDE	D. A. T. P.
GRANTEE SIGNATURE	DATE
THE HONORABLE RANDY GEIGER, COUNTY MAYOR	
PRINTED NAME AND TITLE OF GRANTEE SIGNATOR	Y (above)
STATE OF TENNESSEE, DEPARTMENT OF ECONOMIC	C AND COMMUNITY DEVELOPMENT:
STUART C. MCWHORTER, COMMISSIONER	DATE

ATTACHMENT A

HISTORIC PRESERVATION CERTIFICATION APPLICATION PART 2 (DESCRIPTION OF REHABILITATION)

NPS Form 10-168a (Rev. 6/2023) National Park Service OMB Control No. 1024-0009

HISTORIC PRESERVATION CERTIFICATION APPLICATION PART 2 – DESCRIPTION OF REHABILITATION



Instructions: This page must bear the applicant's original signature and must be dated. The National Park Service certification decision is based on the descriptions in this application form. In the event of any discrepancy between the application form and other, supplementary material submitted with it (such as architectural plans, drawings and specifications), the application form takes precedence. A copy of this form will be provided to the Internal Revenue Service.

NPS Project Number

1.	Historic Property Name Henry County Courthouse	e					
	Street 101 West Washington Street						
	City Paris County E	Henry		State TN	Zip 38	3242	
	Name of Historic District or National Register property Paris Co	ommercia	l Historic Distr	ict			
	Listed individually in the National Register of Historic Places; da	ate of listing		_			
	Located in a Registered Historic District; name of district Pa	ris Comr	mercial Historic	District Ref.	No. 8	8001424	
	Part 1 – Evaluation of Significance submitted?	te submitted	04/03/2024	Date of certification	on <u>04/3</u>	0/2024	
2.	Project Data (for phased projects, data entered in this section Date of building 1896			E) \$1 400 000			
	North and the William to control of		otal rehabilitation costs (QR				
	Number of buildings in project 1		before / after rehabilitation	-		000	
	Start date (estimated) 09/02/2024		ore / after rehabilitation	Courthouse		ourthous	e
	Completion date (estimated) 03/28/2025		housing units before / after r				
	Application includes phase(s) of phases		low-moderate income housin	g units before / after ref	abilitation	0 /	0
	Intend to apply the IRS 60-month measuring period for the purp	oses of subst	antial rehabilitation				
3.	Project Contact (if different from applicant)						
	Name Albert Wade Jr.		Company Henry C	ounty Governm	ent		
	Street 101 West Washington Street	City E	aris			State <u>1</u>	rn
	Zip 38242 Telephone (731) 642-2310	Email #	Address Albert.Wade	tncourts.gov			
	I hereby attest that the information I have provided is, to the best of m I am the owner of the above-described property within the mear if I am not the fee simple owner of the above described property objection, as noted in a written statement from the owner, a cop previously submitted, and (ii) meets the requirements of 36 CFF For purposes of this attestation, the singular shall include the plural w this application may subject me to fines and imprisonment under 18 L	ning of "owner y, the fee simp yy of which (i) R § 67.3(a)(1) therever appro J.S.C. § 1001	" set forth in 36 CFR § 67.2 ple owner is aware of the act either is attached to this app (2011). priate. I understand that know which, under certain circum	(2011), and/or ion I am taking relative lication form and incorpowing and willful falsifications, provides for in	to this app porated her ation of fac apprisonme	ilication and h rein, or has be ctual represen nt of up to 8 y	een tations in ears.
	Name Albert Wade Jr.	Signature	Albert Wade Jr.			06/26/202	
	Applicant Entity Henry County Government				or TIN	62-6000	667
	Street 101 West Washington Street	10.7	Paris			_	rn
	Zip 38242 Telephone (731) 642-2310	Emai	Address Albert. Wad	e@tncourts.gov	Ţ		
	Applicant, SSN, or TIN has changed since previously submitted	l application.					
_							
NP	S Official Use Only						
The	National Park Service has reviewed the Historic Preservation Certificat the rehabilitation described herein is consistent with the historic chara meets the Secretary of the Interior's Standards for Rehabilitation. This only to the owner of a "certified historic structure" after rehabilitation w	acter of the pros	pperty and, where applicable eliminary determination only,	, with the district in whi	ch it is loca	ated and that t	
	the rehabilitation or proposed rehabilitation will meet the Secretary of	the Interior's	Standards for Rehabilitation	if the attached condition	ns are met		
	the rehabilitation described herein is not consistent with the historic of Secretary of the Interior's Standards for Rehabilitation.	haracter of the	property or the district in w	nich it is located and tha	at the proje	ect does not m	neet the
_							
Date		ervice Author	zed Signature				
\Box	NPS conditions or comments attached						

HISTORIC PRESERVATION CERTIFICATION APPLICATION PART 2 – DESCRIPTION OF REHABILITATION

Historic Property Name	Henry County Courthouse	NPS Project Number
Property Address 101	West Washington Street, Paris, TN	
	on of Rehabilitation Work. Use this page to describe a cutively to describe all work, including building exterior and in	Il work or create a comparable format with this information. erior, additions, site work, landscaping, and new construction.
Number 1	Feature Repair/Replace Bell Towe	Date of Feature 1896
Describe existing fea	ture and its condition	
1896. This ic years. Unfort the metal, co deterioration Moreover, the structure has Photo Numbers 1-16 Describe work to featherry County Jackson TN to provide guida associated wi character and	onic symbol has stood proudly of unately, exposure to the elemen pper and wooden supports and stoof metal and copper are clearly wooden support and lathing are an estimated life expectancy of ture Government is currently utilizing gether with Renaissance Historical and cost estimates on the post that complete rebuild of the too integrity will be maintained definited.	se is part of the original structure built in top of our courthouse for approximately 128 is and time has cause severe deterioration to ructure. Holes in the structure, the depicted in the attached pictures. Totten. In its current condition this less than 2 years. Drawing Numbers The expertise of TLM & Associates in Exteriors (RHE) out of Belvidere IL.to roposed renovation. RHE estimates the cost for using steel and copper. The historic ring construction. RHE as provided the Proposal_Henry County Courthouse).
Number	Feature	Date of Feature
Describe existing fea	ture and its condition	
Photo Numbers		Drawing Numbers
Describe work to fea	ture	

Historic Development Grant Program Application Tennessee Historical Commission Part 2 Conditions

Historic Property Name _Henry County Courthouse	
Property Address _ 101 West Washington Street, Paris, TN	

The rehabilitation of this property as described in the Part 2 Application will meet the Secretary of the Interior's Standards for Rehabilitation provided the following comment(s) is/are met:

- 1. The TN HDGP is a rehabilitation grant that requires all work to meet the Secretary of the Interior's Standards for Rehabilitation and prioritizes repair before replacement. At the time of application, it is clear that repairs are required, however the specifics of how the work will be performed and whether that work can meet the Standards could not be evaluated as plans and methodology were not available. Questions our office has about work to be performed include, but are not limited to: Is the original copper to be incorporated into the rehabilitation? If not, how will the detail of the historic copper to be matched?
- 2. Prior to construction, plans and a work methodology must be reviewed by the Tennessee Historical Commission to ensure the work can meet the Secretary of Interior's Standards for Rehabilitation. Tennessee Historical Commission staff can be contacted at the email address stated below.
- **3.** If plans are approved, any change in the scope of work <u>must</u> be reviewed, and approved, by the Tennessee Historical Commission prior to the undertaking of the work to ensure the rehabilitation can meet the Secretary of the Interior's Standards for Rehabilitation.
- 4. Prior approval of a project by Federal, State, and local agencies and organizations does not ensure conformance to the Secretary of the Interior's Standards for Rehabilitation. The Secretary of the Interior's Standards for Rehabilitation take precedence over other regulations, codes, and requirements of other merit, review, or financial programs being pursued in determining whether the rehabilitation project is consistent with the historic character of the property.

Photographs documenting that the conditions have been met must be submitted with the Part 3: Request for Certification of Completed Work.

Any substantive change in the work as described in the application should be brought to the attention of the Tennessee Historical Commission (the State Historic Preservation Office), in writing at THC.Rehab@tn.gov, prior to execution to ensure that the proposed project continues to meet the Standards.

Date	State Historic Preservation Office Signature

GRANT BUDGET

GRANT CONTRACT #:

GRANTEE:

GRANTEE CONTACT:

Henry County Government
Albert Wade, Albert.Wade@tncourts.gov

PROGRAM AREA:

Historic Development Grant Program (HDGP)

The Grant Budget line-item amounts below shall be applicable only to expenses incurred during the following applicable period:

BEGIN: January 15, 2025

END: January 14, 2028

)25	END: January 14, 2028				
GRANT CONTRACT	GRANTEE MATCH ³	TOTAL PROJECT			
\$500,000.00	\$500,000.00	\$1,000,000.00			
\$0.00	\$0.00	\$0.00			
\$0.00	\$0.00	\$0.00			
\$0.00	\$0.00	\$0.00			
\$0.00	\$0.00	\$0.00			
\$0.00	\$0.00	\$0.00			
\$0.00	\$0.00	\$0.00			
\$0.00	\$0.00	\$0.00			
\$500,000.00	\$500,000.00	\$1,000,000.00			
	\$500,000.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	GRANT CONTRACT GRANTEE MATCH³ \$500,000.00 \$500,000.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00			

¹ Each expense object line-item is defined by the U.S. OMB's Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, Subpart E Cost Principles (posted on the Internet at: https://www.ecfr.gov/current/title-2/subtitle-A/chapter-II/part-200/subpart-E) and CPO Policy 2013-007 (posted online at https://www.tn.gov/generalservices/procurement/central-procurement-office--cpo-/library-.html).

² Applicable detail follows this page if line-item is funded.

³ A Grantee Match Requirement is detailed by this Grant Budget, and the maximum total amount reimbursable by the State pursuant to this Grant Contract, as detailed by the "Grant Contract" column above, shall be reduced by the amount of any Grantee failure to meet the Match Requirement.

GRANT BUDGET LINE-ITEM DETAIL:

CAPITAL PURCHASE		AMOUNT
N/A		\$0.00
	TOTAL	\$0.00

ROLL CALL COUNTY COMMISSION, HENRY COUNTY, DONNA CRAIG, COUNTY CLERK PARIS, TENNESSEE

Commissioner Visser made a motion to approve Resolution 5-1-25, to purchase Real Estate from Henry County Hospital District. The motion was seconded by Commissioner Humphreys.

ITEM NO. 12

11EM NO. 12		T						
	ABSENT	PRESENT	MOTION	SECOND	AYE	NO	ABSTAIN	PASS
BURNS, PATRICK	X							
CARTER, DELL					X			
ELIZONDO, CHARLES					X			
FLOWERS, DAVID					X			
HAMILTON, MISSY					X			
HAYES, DAVID	X							
HUMPHREYS, KENNETH				X	X			
McELROY, MELISSA					X			
NEAL, PAUL					X			
PRIMROSE,GATLIN					X			
STARKS, MONTE					X			
TRAVIS, JAY					X			
VISSER, MARTY			X		X			
WEBB, DAVID					X			
WILES, RALPH					X		_	
TOTAL	2				13			

MOTION CARRIED

DATE: 1-21-25

RESOLUTION NO. 5-1-25

A RESOLUTION OF THE HENRY COUNTY BOARD OF COMMISSIONERS TO PURCHASE REAL ESTATE FROM HENRY COUNTY HOSPITAL DISTRICT

WHEREAS, Henry County Hospital District (HCMC) owns real property located at 311 E. Wood Street, Paris, Tennessee, depicted on the records of the Henry County Assessor as Map 106A, Group E, Parcel 4.00 and more particularly described on the attached *Exhibit A* (the "Real Estate"); and

WHEREAS, it is in the best interest of the citizens and residents of Henry County that the Henry County Government acquire said Real Estate; and

WHEREAS, West Tennessee Healthcare Henry County Inc. (WTH-HC) is willing to release said Real Estate from the Capital Lease Agreement, and the HCMC is willing to convey said Real Estate to Henry County Government; and

WHEREAS, to fund acquisition of the Real Estate, the Board of County Commissioners of Henry County, Tennessee must authorize and approve the following budget transfer (the "Budget Transfer"):

INCREASE ACCOUNT 128-58836-732, entitled "Building Purchases" in the amount of \$130,000.00

DECREASE ACCOUNT 128-39000, entitled "Unappropriated Funds" in the amount of \$130,000.00

NOW, THEREFORE BE IT RESOLVED by the Board of

Commissioners of Henry County, Tennessee, meeting in its regular session on this the 21st day of January, 2025, that Henry County, by and through its County Mayor is authorized to acquire the Real Estate for a total cost not to exceed \$130,000.00 (including, without limitations, payments to WTH-HC and/or HCMC, associated closing costs, title services, and any other expenses related to acquisition of the Real Estate); and

BE IT FURTHER RESOLVED that the County Mayor is hereby authorized and empowered to effectuate the actions contemplated above, on such terms and conditions as he determines to be necessary or appropriate; and make, execute, and deliver, in the name of and on behalf of Henry County any and all documents, agreements and instruments of any kind or nature whatsoever, as determined necessary or appropriate by him, and the execution and delivery of such documents, agreements and instruments by him shall constitute conclusive evidence that the terms and conditions contained therein have been determined to be appropriate by this Commission; and

BE IT FURTHER RESOLVED that any and all actions heretofore or hereafter taken by the County Mayor to affect the actions authorized by this resolution or otherwise in furtherance of the actions authorized herein are hereby adopted, ratified, and confirmed in all respects; and

BE IT FURTHER RESOLVED that the Budget Transfer is hereby authorized and approved; and

BE IT FINALLY RESOLVED that a true copy of this Resolution be spread upon the Commission record of this date.

PASSED //21/25

RANDY GEIGER, CHAIRMAN HENRY COUNTY COMMISSION

DONNA CRAIG, COUNTY CLERK

APPROVED 1/21/25

RANDY GEIGER COUNTY MAYOR

Exhibit A

Legal Description

Beginning at a found iron pin in the south right-of-way of East Wood Street, said pin being the northeast corner of White, DB 181, page 789; runs thence with the south right-of-way of said street, North 87 degrees 00 minutes 00 seconds East 200.43 feet to a found iron pin, the northwest corner of Bennett, DB 150, page 878; thence with the west line of Bennett, South 02 degrees 58 minutes 33 seconds East, 246.01 feet to a 1345566.22 Page 28 of 38 broken concrete monument in the north right-of-way of Blythe Street, the southwest corner of Bennett; thence with the north right-of-way of Blythe Street, South 87 degrees 19 minutes 59 seconds West, 199.94 feet to a set iron pin, the southeast corner of Nelson; thence with the east line of Nelson and White, North 03 degrees 05 minutes 34 seconds West, 244.85 feet to the point of beginning and containing 1.128 acres, more or less. Bearings are based on record. Survey and legal description by Lucile D. Smith, Tennessee Reg. No. 1508, dated September 10, 1993. Being the same property conveyed from Sandra K. Cummins (the same person as Sandra K. Scott) to Henry County General Hospital District, d/b/a Henry County Medical Center by Warranty Deed dated November 28, 1995, and recorded on November 29, 1995 in Deed Book 243, page 84, in the Register's Office of Henry County, Tennessee. Description taken from Deed Book 243, page 84, in the Register's Office of Henry County, Tennessee.

Henry County - Parcel: 106A E 004.00



Date: December 19, 2024

County: HENRY
Owner: HENRY COUNTY MEDICAL CENTER
Address: E WOOD ST
Parcel ID: 106A E 004.00
Deeded Acreage: 0
Calculated Acreage: 0

1:1,128 0.01 0.01 0.03 ml 0.02 0.04 km 0.01

ROLL CALL COUNTY COMMISSION, HENRY COUNTY, DONNA CRAIG, COUNTY CLERK PARIS, TENNESSEE

A motion was made by Commissioner Flowers to suspend the rules and add Resolution 6-1-25 to the agenda. The motion was seconded by Commissioner Carter.

ITEM NO. 13

ITEM NO. 13								
	ABSENT	PRESENT	MOTION	SECOND	AYE	NO	ABSTAIN	PASS
BURNS, PATRICK	X							
CARTER, DELL				X				
ELIZONDO, CHARLES								
FLOWERS, DAVID			X					
HAMILTON, MISSY								
HAYES, DAVID	X							
HUMPHREYS, KENNETH								
McELROY, MELISSA								
NEAL, PAUL								
PRIMROSE,GATLIN	1							
STARKS, MONTE								
TRAVIS, JAY								
VISSER, MARTY								
WEBB, DAVID								
WILES, RALPH								
TOTAL	2							

VOICE VOTE CARRIED

DATE: 1-21-25

ROLL CALL COUNTY COMMISSION, HENRY COUNTY, DONNA CRAIG, COUNTY CLERK PARIS, TENNESSEE

A motion was made by Commissioner Visser to approve Resolution 6-1-25, to authorize a continuous five (5) year reappraisal cycle. The motion was seconded by Commissioner Humphreys.

ITEM NO. 14

ITEM NO. 14	T			T == = = = = = =		272		
,1	ABSENT	PRESENT	MOTION	SECOND	AYE	NO	ABSTAIN	PASS
BURNS, PATRICK	X							
CARTER, DELL								
ELIZONDO, CHARLES								
FLOWERS, DAVID								
HAMILTON, MISSY								
HAYES, DAVID	X							
HUMPHREYS, KENNETH				X				
McELROY, MELISSA								
NEAL, PAUL								
PRIMROSE,GATLIN								
STARKS, MONTE								
TRAVIS, JAY								
VISSER, MARTY			X					
WEBB, DAVID								
WILES, RALPH								
14								
TOTAL	2							
	_	Aug			-			

VOICE VOTE CARRIED

DATE: 1-21-25

RESOLUTION NO. 6-1-25

A RESOLUTION OF THE HENRY COUNTY, TENNESSEE BOARD OF COMMISSIONERS TO AUTHORIZE A CONTINUOUS FIVE (5) YEAR REAPPRAISAL CYCLE

WHEREAS, Tenn. Code Ann. § 67-5-1601 establishes a general six (6) year reappraisal for updating and equalizing property values for every county in Tennessee for property tax purposes; and

WHEREAS, a six (6) year reappraisal program consists of an on-site review of each parcel of real property over a five-year period followed by revaluation of all such property in the year following completion of the review period and includes a current value updating during the third year of the review cycle and sales ratio studies during the second and fifth years of the review cycle; and

WHEREAS, Chapter 318 of the 1997 Public Acts provides upon the approval of the assessor and upon the adoption by majority approval vote of the county legislative body, the reappraisal program may be completed by a continuous five (5) year cycle comprised of an on-site review of each real property over a four (4) year period followed by revaluation of all such property in the year following completion of the review period; and

WHEREAS, the county legislative body of Henry County understands that by approving such a five (5) year reappraisal cycle a sales ratio study will be conducted during the second and fourth years of the review cycle, and the centrally assessed properties and commercial/industrial tangible personal property will be equalized by the sales ratio adopted by the State Board of Equalization; and

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of Henry County, Tennessee, assembled in regular session on this 21st day of January, 2025, that:

PURSUANT to Tenn. Code Ann. § 67-5-1601, as amended by Chapter 318 of the 1997 Public Acts, reappraisal shall be accomplished in Henry County by a continuous five (5) year cycle beginning July 1, 2025, comprised of an on-site review of each parcel of real property over a four (4) year period following by revaluation of all such property for tax year 2030.

BE IT FINALLY RESOLVED that a true copy of this Resolution be spread upon the Commission record of this date.

PASSED 1-21-2025

RANDY GEIGER, CHAIRMAN HENRY COUNTY COMMISSION

DONNA CRAIG COUNTY CLERK

APPROVED 1-21-2025

RANDY ĞEIGER COUNTY MAYOR

ROLL CALL COUNTY COMMISSION, HENRY COUNTY, DONNA CRAIG, COUNTY CLERK PARIS, TENNESSEE

Commissioner Visser made a motion to adjourn. Commissioner Humphreys seconded the motion.

ITEM NO. 15

TIEM NO. 15	I A B A B A B A B A B A B A B A B A B A	DD EGET :-	1.6007.037	angerin	4 7 7 7	210		
	ABSENT	PRESENT	MOTION	SECOND	AYE	NO	ABSTAIN	PASS
BURNS, PATRICK	X							
CARTER, DELL								
ELIZONDO, CHARLES								
FLOWERS, DAVID								
HAMILTON, MISSY								
HAYES, DAVID	X							
HUMPHREYS, KENNETH				X				
McELROY, MELISSA								
NEAL, PAUL	1							
PRIMROSE,GATLIN								
STARKS, MONTE								
TRAVIS, JAY								
VISSER, MARTY			X					
WEBB, DAVID								
WILES, RALPH								
TOTAL	2						8	

VOICE VOTE CARRIED

DATE: 1-21-25