# COUNTY COMMISSION-REGULAR SESSION

#### **DECEMBER 12, 2016**

#### BE IT REMEMBERED THAT:

COUNTY COMMISSION MET PURSUANT TO ADJOURNMENT IN REGULAR SESSION OF THE SULLIVAN COUNTY BOARD OF COMMISSIONERS THIS MONDAY MORNING. DECEMBER 12, 2016, 9:00 A.M. IN BLOUNTVILLE, TENNESSEE. PRESENT AND PRESIDING WAS HONORABLE RICHARD VENABLE, COUNTY CHAIRMAN, JEANIE GAMMON, COUNTY CLERK OF SAID BOARD OF COMMISSIONERS,

TO WIT:

The Commission was called to order by County Chairman Richard Venable. Sheriff Wayne Anderson opened the commission and Pastor Amy Probst gave the invocation. The pledge to the flag was led by Sheriff Wayne Anderson.

COMMISSIONERS PRESENT AND ANSWERING ROLL WERE AS FOLLOWS:

MARK BOWERY	DARLENE CALTON
MICHAEL B COLE	
JOHN GARDNER	SHERRY GREENE GRUBB
ANDY HARE	TERRY HARKLEROAD
MACK HARR	JOE HERRON
BAXTER HOOD	DENNIS HOUSER
MATTHEW JOHNSON	BILL KILGORE
KIT MCGLOTHLIN	RANDY MORRELL
BOB NEAL	BOBBY RUSSELL
CHERYL RUSSELL	PATRICK SHULL
ANGIE STANLEY	MARK VANCE
BOB WHITE	EDDIE WILLIAMS

### 23 PRESENT 0 ABSENT 1 VACANT SEAT (ABSENT-)

The following pages indicates the action taken by the Commission on re-zoning requests, approval of notary applications and personal surety bonds, motions, resolutions and other matters subject to the approval of the Board of Commissioners.

Motion was made by Comm White and seconded by Comm. Bowery to approve the minutes of the November 14, 2016 Regular Session. Said motion was approved by voice vote.

# Agenda subject voting report

Conf	erence Name	Sullivan County Commission December 12 2016	12/12/2016
2	Roll Call by Jean Attendance Roll Call	e Gammon, County Clerk	
Long	description		
Chai	rman	Venable, Richard	
Total	Vote Result		
	ng start time	9:05:12 AM	
Votir	ng stop time	9:05:49 AM	
Votin	ng Configuration	Roll Call - Attendances	
Votin	ng mode	Open	
Vote	Result		
Pres	ent	21	
Tota	l Present	21	
Tota	Seats	24	

#### **Group Voting Result**

Group	Yes	Absent
No group	21	0
Total Results	21	0

#### Individual Voting Result

Name	Yes	Absent
Bowery, Mark ()	Х	
Calton, Darlene ()	X	
Cole, Michael ()	X	
Crawford, John ()		
Gardner, John ()	Х	
Grubb, Sherry ()	Х	
Hare, Andy ()	X	
Harkleroad, Terry ()	X	
Harr, Mack ()	Х	
Herron, Joe ()	X	
Hood, Baxter ()		
Houser, Dennis ()	Х	
Johnson, Matthew ()	Х	
Kilgore, Bill ()	X	
McGlothlin, Kit ()	Х	
Morrell, Randy ()	X	
Neal, Bob ()		
Russell, Bobby ()	X	
Russell, Cheryl ()	X	
Shull, Patrick ()	Х	
Stanley, Angie ()	Х	
Vance, Mark ()	Х	
White, Robert ()	Х	
Williams, Eddie ()	Х	



### IN RE: Sullivan County Emergency Communications District Board Blountville, Tennessee

# Order Reappointing Board Member

WHEREAS, in accordance with T.C.A. §7-86-105(b)(1), Sullivan County Mayor, Richard S. Venable, recommends in favor of making the following reappointment to the Sullivan County Emergency Communications District Board;

NOW THEREFORE BE IT ORDERED, ADJUDGED AND DECREED by the Sullivan County Board of Commissioners confirming the appointment as set below:

# Sullivan County Emergency Communications District Board

**Terry Jones** 112 Piney Flats Road Piney Flats, TN 37686

Term to expire: September 2020

hard S. Venable, Sullivan County Mayor

Said order confirmed and entered into the record of the Sullivan County Board of Commissioners this

12th day of \_\_\_\_\_ 2016.

ie Gammon, Sullivan County Clerk



# Before the Mayor of Sullivan County, Tennessee

### IN RE: Holston Utility District Sullivan County, Tennessee

## Order Appointing Utility District Commissioner

WHEREAS, the Holston Utility District Board of Commissioners does hereby certify to the Sullivan County Mayor, pursuant to T.C.A. §7-82-307, that a vacancy has occurred upon said utility board by virtue of the expiration of a term; and

WHEREAS, the Holston District Board of Commissioners further certifies that the nominee, Gary Smith, is qualified to fill said vacancy.

NOW THEREFORE BE IT ORDERED, ADJUDGED AND DECREED by Sullivan County Mayor, Richard S. Venable, pursuant to T.C.A. §7-82-307 that nominee Gary Smith be appointed to the Holston Utility District Board of Commissioners. Term to expire: January 2020.

Richard S. Venable, Sullivan County Mayor

Said order confirmed and entered into the record of the Sullivan County Board of Commissioners this 12<sup>th</sup> day of December 2016.

peanie anie Gammon, Sullivan County Clerk

# HOLSTON UTILITY DIS

P.O. BOX 3188 BRISTOL, TENNESSEE 37625 Telephone 764-4184 Fax 423-764-1790

DEC

December 2, 2016

Honorable Richard S. Venable County Mayor 3411 Highway 126 Blountville, TN 37617

Dear Sir:

Please find the enclosed Certification of Nominees for Appointment as Utility District Commissioner to fill a vacancy which has occurred due to resignation. Said term to expire January 15, 2017.

Your earliest action on this matter would be greatly appreciated.

Very truly yours, HOLSTON UTILITY DISTRICT

7/Jan LØ

Max Gill, Office Manager For the Board of Commissioners

# BEFORE THE COUNTY EXECUTIVE OF <u>SULLIVAN</u> COUNTY, TENNESSEE: IN RE: HOLSTON UTILITY DISTRICT OF SULLIVAN COUNTY, TENNESSEE

#### CERTIFICATION OF NOMINEES FOR APPOINTMENT

### AS UTILITY DISTRICT COMMISSIONER

The undersigned Commissioners of the above-named utility district do hereby Certify to the County Executive, pursuant to T.C.A. 7-82-307, that a vacancy upon said Board of Commissioners has occurred by virtue of death or resignation or is scheduled to occur by virtue of term expiration as of 2000, and the remaining Commissioners do hereby nominate and certify the nomination of the following qualified individuals for appointment to such vacancy, the same being listed in order of preference:

1. Gary Smith

2. Charlie Phelps

3. Jeremy Baker

Wherefore, the said district petitions the County Executive to make appointment from such nominees to fill the said vacancy within 24 days from and after the date of the filing of this instrument with the County Executive.

This November 15, 2016.

It is hereby certified that the foregoing is a true and correct duplicate original of the Certification of Nominees made by the Board of Commissioners of the aforesaid Utility

District this 15<sup>th</sup> day of November -Secretary



### IN RE: Sullivan County Board of Zoning Appeals Blountville, Tennessee

### Order Appointing Board Members

WHEREAS, the Sullivan County Board of Zoning Appeals does hereby certify to the Sullivan County Board of Commissioners, pursuant to T.C.A. §13-7-106, as duly adopted by Sullivan County, Tennessee, that two vacancies will occur upon said Board of Zoning Appeals one by virtue of the expiration of the term and the other by death of board member David Stauffer; and

WHEREAS, the Sullivan County Board of Zoning Appeals further certifies that the following nominees are qualified and willing to serve on the Sullivan County Board of Zoning Appeals: Linda Brittenham, Jeff Begley and Darryl Chambers.

WHEREAS, the above nominees were presented before the Board of Sullivan County Commissioners meeting in regular session on the 12<sup>th</sup> of December 12, 2016 and said board cast votes to appoint Linda Brittenham and Jeff Begley to fill the vacancies.

NOW THEREFORE BE IT ORDERED, ADJUDGED AND DECREED by the Sullivan County Board of Commissioners in their authority to appoint members to said board of zoning appeals, pursuant to T.C.A. §13-7-106, that nominees, Linda Brittenham and Jeff Begley, be appointed to serve on the Sullivan County Board of Zoning Appeals with their terms expiring November 2020.

Richard S. Venable, Sullivan County Mayor

Said order confirmed and entered into the record of the Sullivan County Board of Commissioners this

12th day of \_\_\_\_\_ 2016.

ie Gammon, Sullivan County Clerk



# **Order Confirmation**

Ad Order Number	Customer		Payor Customer		VACANCY
0001339335	SULLIVAN	COUNTY MAYOR	S OFFICESULLIVAN COUNT		Sullivan County Board of Zoning Appeals
Sales Rep.	Customer A	ccount	Payor Account		A vacancy has occurred on
sedwards	1068452		1068452		the Sullivan County Board of Zoning Appeals. The Sulli-
Order Taker	Customer A	ddress	Payor Address		van County Board of Com-
sedwards	3411 HWY 12	8, SUITE 206	3411 HWY 126, SU	ITE 206	missioners will meet in Regu- lar Session at 9:00 a.m. on
Ordered By	BLOUNTVILL	ETN 37617 USA	BLOUNTVILLE TN	37617 USA	Monday, December 12, 2016 in the Commission
	Customer P		Payor Phone		Room, Sullivan County Courthouse, 3411 Hwy 126,
Order Source	423-323-64	117	423-323-6417		Blountville, Tennessee, to consider reappointments to
PO Number	<u>Customer F</u>	8X	<u>Customer EMail</u> angela.taylor@sulliv	vancountyth.g	the board and also filling an unexpired term of a board member due to a vacancy.
<u>Tear Sheets</u> C	Proofs	Affidavits	Payment Method	·····	PUB1T: 12/09/16
-	0	1			
Invoice Text:					
Blind Box	<u>Materials</u>		<u>Color</u> <none></none>		
Net Amount	Tax Amount	Total Amount	Payment Amt	Amount Due	
\$58.00	\$0.00	\$58.00	\$0.00	\$58.00	
Ad Number	Ad Type	Ad Size	Pick Up Number		
0001339335-01	XLegal Liner	1.0 X 30 Li	0001330427		
External Ad #			Ad Attributes		
Run Dates	12/9/201		<u> </u>	······································	

Run Dates

**12/9/**2016

# SULLIVAN COUNTY BOARD OF COMMISSIONERS PUBLIC COMMENT December 12, 2016

-	Name	Street Address	_ City	Please Check if Zoning Issue
1	Man Missiagne	512 Nankathe Dr	Kingsport	13500
2	Jorita Gragg	222 Hieloph Dr	Kingsport	
3	Scothe Danin	532 Rampling Rd	King sport	
4	Ciny Davis-Peter		Kingsport	
5	Minde Londias	1021 Centerbook CR	Citigsport	
6	Chillis Willis	255 Defee R	Cal. Hota	
7	Pat Shull	1338 Belmende Ar.	Kingsport	
8	MATODD Brought	on 3348 Cardinal	ICPT.	
9	Jeff Nrah	1108 Brockney fr	Kinsport	
10	MAR A BREE	KAR ARA NA		
11	Kard Davers		J	
12	Dawn Divyor	1 137 LaBOLADUNCH	Kit	
13	Sea Dwer	58 Three Oaks	De Briste	$\rho$
14	CAN D KEEN	18 Jack chint	BNSTA	<b>`</b>
15	Celles			

PLEASE PRINT

		TY BOARD OF COMMISSION	ERS	
	D	ecember 12, 2016	·····	
	P	PLEASE PRINT		
	Name Sti Tiffany Soltis Joek Sti Tiffany Soltis Did Speak	reet Address	City	Please Check if Zoning Issue
16	HERRY Soldis Die 1940	Regency Dr.	Hot.	
17	Day Pace 60	29 leis Piring liker	ICAT	
18	My Scott 349	White Rd.	Blipp City	
19	Mark Ireson 400	O Uticon Wheel IN	KING Sport	
20	Joe Cerone 38	OF BOARCHON	KAT	
21	Miles Burdine	1937 Birchwood R	1 Kpt	
22	CieGee McCord 2	$\rho  \Lambda = i$	Kpt	
23	July Flemmy	Sheffield Rd	Kpt	
24	Ronda Goode 1	55 Arburus	lept	
25	Deborate Degraal	Tos Ascot Dr.	12A-	
26	Weland Wave 20	601 N John B. Danis Harry	HDI	
27	Beth Rhinehart to	3 20 Volunteer Plury	Bridd TN	
28	DALE THOMAS 224	ROGLOMMONDR,	BRISTOL, TW	
29				
30				

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#### SULLIVAN COUNTY CLERK JEANIE GAMMON COUNTY CLERK 3258 HIGHWAY 126 SUITE 101 BLOUNTVILLE TN 37617 Telephone 423-323-6438 Fax 423-279-2725

Notaries to be elected December 12,2016

PHILIP NATHAN BLEVINS SAMANTHA DARBARA BONDS MATTHEW BRYANT LESLIE G. CARRIER PENNY DURHAM REBECCA ANNE ELLIOTT SHERRI L. HARR KAREN ANNETTE JOBE SHARON E. KEGLEY ROSA LEE KESTNER BRENDA W. KISER ANN M. LARKEY JOSHUA L. LIGHT BRITTANY M LONG GINA MODARTY JESSE MONTRRAY KATHERINE RUTH PEAK KELLY N PRITCHARD ROBIN ELIZABETH RICKER

BONNIE RISNER ROMANCZUK

JEREMY CALVIN SALYER BRANDY P. SCHRENKER DEBORAH K THOMPSON DONNA L TUCKER

PERSONAL SURETY NADINE PEARMAN KELLY PRITCHARD BRENDA W. KISER PENDING NOTARY APPROVAL DONNA TUCKER/TITLE EQUITY CORP

UPON MOTION MADE BY COMM. MORRELL AND SECONDED BY COMM. HARE TO APPROVE THE NOTARY APPLICATIONS HEREON, SAID MOTION WAS APPROVED BY ROLL CALL VOTE OF THE COMMISSION. 23 AYE, 1 VACANT SEAT

#### STATE OF TENNESSEE COUNTY OF SULLIVAN

#### APPROVAL OF NOTARY SURETY BONDS

#### December 12, 2016

Name of Notary Ray Adams Crystal C. Austin Personal Surety Gary Darnell Alice Alexander Personal Surety Billy Darnell Gary Alexander

UPON MOTION MADE BY COMM. MORRELL AND SECONDED BY COMM. HARE TO APPROVE THE NOTARY BONDS OF THE ABOVE NAMED INDIVIDUALS, SAID MOTION WAS APPROVED BY ROLL CALL VOTE OF THE COMMISSION. 23 AYE, 1 VACANT SEAT

# Agenda subject voting report

Conference Name	Sullivan County Commission December 12 2016
Approval of Notary	Publics

Approval of Notary Publics Vote

#### Long description

Chairman

Vanacia, Richard

Total Vote Result	tar Anna Anna Martin
Voting start time	10:39:30 Aid
Voting stop time	10: <b>39:4</b> 6 AM
Voting Configuration	∖∵ote
Voting mode	Open
Vote Result	

Yes	23
Abstain	0
No	0
Total Present	23

#### Group Voting Result

Group	Yes	Abstain	No	Absent
No group	23	0	0	0
Total Results	23	0	0	0

### Individual Voting Result

Name	Yes	Abstain	No	Absent
Bowery, Mark ()	X		-	
Calton, Darlene ()	Х			
Cole, Michael ()	X	<u> </u>		
Crawford, John ()				
Gardner, John ()	X			
Grubb, Sherry ()	X			
Hare, Andy ()	X			
Harkleroad, Terry ()	X			
Harr, Mack ()	X	ļ		
Herron, Joe ()	Х			
Hood, Baxter ()	X			
Houser, Dennis ()	X			
Johnson, Matthew ()	Х			
Kilgore, Bill ()	Х			
McGlothlin, Kit ()	X			
Morrell, Randy ()	X			
Neal, Bob ()	X			
Russell, Bobby ()	Х			
Russell, Cheryl ()	X			
Shull, Patrick ()	X			
Stanley, Angie ()	X			
Vance, Mark ()	Х			
White, Robert ()	Х			
Williams, Eddie ()	X			

### REZONING OVERVIEW SULLIVAN COUNTY COMMISSION MEETING

December 12 2016

RESOLUTION #1 - To Consider the Waiver of Rules for the following zoning amendments (map or text).

Application No.	File No.	Applicant	Neighbo <del>r</del> Opposition	Staff Recommendation	Planning Commission Recommendation	Current Zone	Requested Zone	Civil District
1	10/16/#1	Tony Houser	no		Jer	R-1	B-4	5th
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# AGENDA Sullivan County Board of County Commission December 12, 2016

The Sullivan County Board of County Commissioners will hold a public hearing on Mondan, December 12, 1016 at 9:06 at 9:06 at 11 in the Sullivan County Courthouse, Bloum Tile, TN to consider the following requests:

 File No. 10/16/#1 Tony Houser Reclassify property located at 3138 Hwy 126 from R-1 (Low Density/Single-Family Residential District) to B-4 (Arterial Business Service District) for the purpose of allowing for new business use. Property ID No. Tax Map 0510, Group F, Parcel 03400 and being located in the 5<sup>th</sup> Civil District. Sullivan County Planning

#10/16/#1

### PETITION TO SULLIVAN COUNTY FOR REZONING

A request for rezoning is made by the person named below; said request to go before the Sullivan Regional Planning Commission for recommendation to the Sullivan County Board of Commissioners.

Froperty Owner: <u>Yony Houser ETAL</u> % Linda Hardin         Address: <u>PO Box 276</u> Blountville TN. 37617         Phone 646-1485 Date of Request 09/28/2016         Property Located in 5 Civil District         Signature of Applicant	OFFICE USE ONLY Meeting Date _// _/5 /2016 Time Cont for Date And time Place Old Blountville Courthouse Place Old Blountville Court
PROPERTY IDEN	<b>FIFICATION</b>
Tax Map No. <u>0510</u> / Group <u>F</u>	/ Parcel <u>034.00</u>
Zoning Map <u>8</u> Zoning District <u>R-1</u>	Proposed District <u>B-4</u>
Property Location : <u>3138 Hwy 126 Blountville TN.</u>	37617
Purpose of Rezoning: <u>Change from Residential Z</u> bussiness use.	oning to Commercial Zoning to allow for

 $_{\mu}^{2}$ 

The undersigned, being duly sworn, hereby acknowledges that the information provided in

this petition to Sullivan County for Rezoning is true and correct to the best of my information, knowledge and fieldef. SWORN TO AN LUYM AND <u>ber, 3016</u>. ORN TO AND SUBSCRIBED before me this <u>2</u> day of Notary Public

# **RESOLUTIONS ON DOCKET FOR DECEMBER 12, 2016**

RENOLUTIONS	ACTION
#1 AMENDMENTS TO THE ZONING RESOLUTION	APPROVED 12-10-
#2 ACCEPT THE PROPOSAL OF THE TOOT TO CONSTRUCT A PROJECT ON ST RT 126 FROM E CENTER ST IN KSPT TO EAST OT COOKS VALLEY ROAD (KNOWN AS STATE PROJECT NO. 82085-1234-14)	ATPROVED 12-12-16
#3 AMEND THE SULLIVAN COUNTY EMPLOYEE HANDBOOK OVERTIME POLICY	APPROVED 12-12-16
#4 AMEND THE SULLIVAN COUNTY HEALTH DEPT BUDGET FOR NEONATAL ABSTINENCE SYNDROME (NAS) EDUCATION SERVICES CONTRACT IN THE AMOUNT OF \$50,300	APPROVED 12-12-16
#5 DECLARING THE INTENT OF SULLIVAN COUNTY TO MOVE FORWARD WITH FUNDING FOR A SCHOOLS FACILITIES PLAN AND TO PROVIDE FOR REIMBURSEMENT FOR CERTAIN EXPENDITURES RELATING TO SUCH SCHOOL PROJECTS WITH THE PROCEEDS OF TAX-EXEMPT BONDS OR NOTES	APPROVED 12-12-16
#6 APPROVE THE APPOINTMENTS OF CINDY ADAMS, PHIL STEADMAN, AND JAN GAITHER TO THE SULLIVAN COUNTY WORK RELEASE COMMISSION	APPROVED 12-12-16
#7 ADOPT THE SULLIVAN COUNTY HIGHWAY DEPT. ROAD ATLAS	APPROVED 12-12-16
#8 ALLOW TRANSFER OF INCOME PRODUCED BY THE HIGHWAY DEPARTMENT FROM REVENUE ACCOUNTS TO EXPENDITURE ACCOUNTS	APPROVED 12-12-16
#9 ADOPTION OF A REDEVELOPMENT PLAN AND TAX INCREMENT FINANCING AMENDMENT FOR THE RIVERBEND REDEVELOPMENT DISTRICT: THE BLAKE AT RIVERBEND PROJECT AREA	1 <sup>ST</sup> READING 12-12-16
#10 AUTHORIZE COUNTY MAYOR AND PURCHASING AGENT TO DEVELOP A "REQUEST FOR QUALIFICATION" TO RETAIN PROFESSIONAL SERVICES TO ASSESS THE STRUCTURAL AND ENGINEERING INTEGRITY AND TO ASSESS SPACE NEEDS FOR EITHER JAIL EXPANSION OR NEW CONSTRUCTION OF THE SULLIVAN COUNTY JAIL	1 <sup>ST</sup> READING 12-12-16



# CONSENT AGENDA

December 12, 2016 Regular Session

RESOLUTION to Accept the Proposal of the Tennessee Department of Transportation to Construct a Project on State Route 126 from East Center Street in Kingsport to East of Cooks Valley Road (Known as State Project No. 82085-1234-14)

NOW THEREFORE BE IT RESOLVED that the Sullivan County Board of Commissioners hereby accept the Proposal of the Tennessee Department of Transportation to construct a project on State Route 126 from East Center Street in Kingsport to East of Cooks Valley Road (known as State Project No. 82085-1234-14) and hereby authorize the County Mayor to sign any and all documents regarding said project proposal.

BE IT FURTHER RESOLVED that the Sullivan County Board of Commissioners does hereby authorize the Sullivan County Highway Department to undertake said maintenance of the County's portion, if any, of road, right-of-way and improvements.

#### AMENDED

#### **RESOLUTION to Amend the Sullivan County Employee Handbook Policy**

NOW THEREFORE BE IT RESOLVED that the Board of County Commissioners of Sullivan County, Tennessee, assembled in Regular Session hereby amends the Sullivan County Employee Handbook Policy to authorize grant specific compensation rates to SCSO employees as defined in grant contracts received by the Sullivan County Sheriff's Office.

BE IT FURTHER RESOLVED that said handbook be amended as follows:

POLICY: Law Enforcement Grant Compensation: When grant funding is available for law enforcement and correction activities/duties (independent of routinely assigned duties),

the rate of pay for employees performing said activities/duties specifically related to said grants may be paid at a rate of up to 1<sup>1</sup>/<sub>2</sub> times the employee's regular rate of pay.

The employee's hourly compensation related to the total number of hours associated with the employee's routinely designated activities/duties will be independent of the hours earned through the performance of activities/duties in accordance with law enforcement grant terms.

**RESOLUTION** To Amend the Sullivan County Health Department Budget for Neonatal Abstinence Syndrome (NAS) Education Services Contract in the amount of \$50,300

Item # 2: Old Business Resolution No. 2016-11-62 Sponsors: Gardner/ Kilgore

Item # 3: Old Business Resolution No. 2016-11-63 Sponsors: Bowery/White

Item # 4: Old Business Resolution No. 2016-11-68 Sponsors: Russell/ Harr NOW THEREFORE BE IT RESOLVED that the Board of County Commissioners of Sullivan County, Tennessee, assembled in Regular Session, hereby approve the amending the Health Detertment Budget as follows:

Appropriatio	DE1.5-		
551	10 <b>100 P</b> gm	Personal Services	\$ 25
551	10.200.Pgm	Benefits	\$ 13,50
55	1-300.Pgm	Contracted Services	\$ 3,500
531	10.400.Pgm	Supplies and Materials	<u>\$ 8,000</u> \$ 50,300
Revenue Sou	urces-		
46980	) Pgm	C ther State Grants - NAS	<u>\$ 50,300</u>
		Total	\$ 50,300

**RESOLUTION** to Approve the Appointments of Cindy Adams, Phil Steadman, and Jan Gaither to the Sullivan County Work Release Commission

NOW, THEREFORE BE IT RESOLVED that the Board of County Commissioners of Sullivan County, Tennessee, assembled in Regular Session hereby approves the appointments of Cindy Adams, Phil Steadman, and Jan Gaither to the Sullivan County Work Release Commission. Two appointments will take place immediately following approval of this Resolution, and one appointment will take place immediately following the current Commissioner's retirement.

Item # 7: New Business Resolution No. 2016-12-73 Sponsors: Harkleroad/ Gardner/)

Item # 6: New Business

Resolution No. 2016-12

Sponsors: Herron/Stanley

emove

Item # 8: New Business Resolution No. 2016-12-74 Sponsors: Harkleroad/ Gardner RESOLUTION To Adopt the Sullivan County Highway Department Road Atlas

NOW THEREFORE BE IT RESOLVED by the Sullivan County Board of Commissioners meeting in Regular Session that they hereby authorize the adoption of the Sullivan County Road Atlas as revised, effective January 1, 2017 The Sullivan County Road Atlas in its entirety is on record and available in the Office of the Sullivan County Highway Department for review.

**RESOLUTION** to allow transfer of income produced by the Sullivan County Highway Department (SCHD) from Revenue Accounts to Expenditure Accounts

NOW THEREFORE BE IT RESOLVED that those funds flowing into income accounts (e.g. Account Nos. 48120 and 48140) from the said projects be transferred or re-allocated to SCHD expenditure accounts (e.g. 62000 Highway and Bridge Maintenance and 63500 Asphalt Plant Operations) for the fulfillment of the SCHD Mission.

12-12-16 REQUEST BY HARKLEROAD TO REMOVE ITEN #7 FROM CONSENT AGENDA. 12-12-16 CONSENT AGENDA APPROVED 23 AYE

Agenda subject voting rep	ort
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		Agenda subject voting report	
Confe	erence Name	Sullivan County Commission December 12 2016	12/12/2010
1	Consent Agenda Vote		
.ong	description		
		Items Included:	
		Item # 2: Old Business	
		Resolution No. 2016-11-62	
		Item # 3: Old Business	
		Resolution No. 2016-11-63	
		Item # 4: Old Business	
		Resolution No. 2016-11-68	
		Item # 6: New Business	
		Resolution No. 2016-12	
		Den #7: New Business	
		HEMOULL Besolution No. 2016-12-73	
		CONDUCT Item # 8: New Business	
		Resolution No. 2016-12-74	
Chai	rman	Venable, Richard	

Total Vote Result	
Voting start time	10:36:35 AM
Voting stop time	10:37:03 AM
Voting Configuration	Vote
Voting mode	Open
Vote Result	

Yes	23
Abstain	0
No	0
Total Present	23

#### **Group Voting Result**

Group	Yes	Abstaln	No	Absent
No group	23	0	0	0
Total Results	23	0	0	0

# Agenda subject voting report

Conference Name

### Sullivan County Commission December 12 2016

#### Individual Voting Result

Name	Ye	s	Abstain	No	Absent
Bowery, Mark ()	X				
Calton, Darlene ()	x				
Cole, Michael ()	X				ĺ
Crawford, John ()					
Gardner, John (j	X				
Grubb, Sherry ()	χ				
Hare, Andy ()	X				
Harkleroad, Terry ()	X				
Harr, Mack ()	X				
Herron, Joe ()	X				
Hood, Baxter ()	X				
Houser, Dennis ()	X				
Johnson, Matthew ()	X				
Kilgore, Bill ()	X				
McGlothlin, Kit ()	X				
Morrell, Randy ()	X				
Neal, Bob ()	X				
Russell, Bobby ()	X	_			
Russell, Cheryl ()	X				
Shull, Patrick ()	X				
Stanley, Angie ()	X				
Vance, Mark ()	X				
White, Robert ()	X				
Williams, Eddie ()	X				



> Item 1 No. 2016-12-01

To the Honorable Richard S. Venable, Sullivan County Mayor and the Board of Sullivan County Commissioners meeting in Regular Session this 12<sup>th</sup> day of December 2016.

### RESOLUTION TO CONSIDER AMENDMENT(S) TO <u>THE SULLIVAN COUNTY ZONING</u> <u>PLAN: ZONING MAP OR THE ZONING RESOLUTION</u>

WHEREAS, the rezoning petition(s) have been duly initiated; have been before the appropriate Regional Planning Commission (recommendations enclosed); and shall receive a public hearing as required prior to final action from the County Commission; and

WHEREAS, such rezoning petition(s) and/or the proposed text amendment(s) will require an amendment to the <u>SULLIVAN COUNTY ZONING PLAN – Zoning Map or Zoning Resolution</u>.

NOW THEREFORE BE IT RESOLVED that the Board of County Commissioners of Sullivan County, Tennessee, assembled in Regular Session hereby consider rezoning petition(s) and/or the Zoning Resolution Text Amendment(s), conduct the appropriate public hearing as required by law, and vote upon the proposed amendment(s) individually, by roll call vote, and that the vote be valid and binding, and that any necessary amendments to the official zoning map or resolution code book be made by the Planning & Codes Department.

All resolutions in conflict herewith be and the same rescinded insofar as such conflict exists.

Duly passed and approved this <sup>12th</sup> day of <sup>December</sup>, 2016.

Attest Jeanie Gammon, County Clerk

Sponsor: Commissioner John Gardner Co-Sponsor: Commissioner Julin Crawford KILGORE ACTION: APPROVED VOICE VOTE

Apprové

Richard S. Venable, County Mayo



Item 2 No. 2016-11-62

To the Honorable Richard S. Venable, Sullivan County Mayor and the Board of Sullivan County Commissioners meeting in Regular Session this 14<sup>th</sup> day of November 2010.

RESOLUTION to Accept the Proposal of the Tennessee Department of Transportation to Construct a Project on State Route 126 from East Center Street in Kingsport to East of Cooks Valley Road (Known as State Project No. 82085-1234-14)

WHEREAS, the State of Tennessee, Department of Transportation, Region 1 Right of Way Office has identified State Route 126 from East Center Street in Kingsport to East of Cook's Valley Road as being eligible for safety improvements; and

WHEREAS, the State desires to assist the City of Kingsport and Sullivan County by acquiring right-ofways for road and infrastructure improvements; and

WHEREAS, upon construction and installation of said improvements the City of Kingsport and Sullivan County will be responsible for maintaining said improvements to this section of roadway.

NOW THEREFORE BE IT RESOLVED that the Sullivan County Board of Commissioners hereby accept the Proposal of the Tennessee Department of Transportation to construct a project on State Route 126 from East Center Street in Kingsport to East of Cooks Valley Road (known as State Project No. 82085-1234-14) and hereby authorize the County Mayor to sign any and all documents regarding said project proposal.

BE IT FURTHER RESOLVED that the Sullivan County Board of Commissioners does hereby authorize the Sullivan County Highway Department to undertake said maintenance of the County's portion, if any, of road, right-of-way and improvements.

This resolution shall take effect from and after its passage. All resolutions in conflict herewith be and the same rescinded insofar as such conflict exists.

Approved this <u>12th</u> day of December	2016.
Attested: Daniel Samm	Approved Nichal J. Vinall
eanie Gammon, County Clerk	Richard S. Venable, County Mayor

Sponsored By: Commissioner John Grawford-John Gardner Prime Co-Sponsor(s): Commissioners John Gardner Bob White, Bill Kilgore, Mark Bowery ACTIONS: 11/01/16 Approved by Administrative Committee; 11/01/16 Approved by Executive Committee; 1<sup>st</sup> Reading 11/14/16; Approved 12/12/16 23 AYE



> Item 3 No. 2016-11-63 **AMENDED**

To the Honorable Richard Venable, Mayor of Sullivan County, and the Board of Sullivan County Commissioners meeting in Regular Session this 14th day of November 2016.

## <u>The following will replace Resolution No. 2016-11-63</u> <u>filed in November 2016 in its entirety:</u>

### **RESOLUTION to Amend the Sullivan County Employee Handbook**

WHEREAS, the Sullivan County Sheriff's Office personnel prepares and obtains approval to submit annual applications to the State of Tennessee Department of Transportation under the guidance of the Tennessee Department of Safety and Homeland Security to receive funds to conduct various GHSO law enforcement projects within Sullivan County; and

WHEREAS, the Sullivan County Sheriff's Office has administered the Tennessee Governor's Highway Safety Office grant since 2004 utilizing the funds over the years as directed by GHSO to conduct: (speed enforcement patrol; alcohol enforcement patrol/sobriety checkpoints; multiple violations enforcement patrol; sobriety checkpoints/saturation patrols; impaired driving patrol; and other traffic offenses such as speeding and/or distracted driving); and

WHEREAS, the Sullivan County Sheriff's Office actively participates in all GHSO safety campaigns, sobriety checkpoints, network meetings, and assists the Tennessee Highway Patrol with DUI checkpoints as requested, and all SCSO officers conducting the saturation patrols and checkpoints are certified in the Standardized Field Sobriety Testing (SFST); and

WHEREAS, the Sullivan County Employee Handbook does not specifically address grant-funded compensation as allowed by the Tennessee Governor's Highway Safety Office grant or other similar grants which specifically allow employee compensation as part of the grant terms.

NOW THEREFORE BE IT RESOLVED that the Board of County Commissioners of Sullivan County, Tennessee, assembled in Regular Session hereby amends the Sullivan County Employee Handbook Policy to authorize grant specific compensation rates to SCSO employees as defined in grant contracts received by the Sullivan County Sheriff's Office.

BE IT FURTHER RESOLVED that said handbook be amended as follows:

POLICY: Law Enforcement Grant Compensation: When grant funding is available for law enforcement and correction activities/duties (independent of routinely assigned duties),

the rate of pay for employees purforming said activities/duties specifically related to said grants may be paid at a rate of up to 1½ times the employee's regular rate of pay.

The employee's hourly compensation related to the total number of hours associated with the employee's routinely designated activities auties will be independent of the hours carned through the performance of activities/duties in accordance with law enforcement grant terms.

This resolution shall take effect from and after its passage. All resolutions in conflict herewith be and the same rescinded insofar as such conflict exists.

Approved	this <u>12th</u>	_day of	December	2016.	
Attested: _	Jeannie F. Gamn				A Standard Venable, County Mayor

## Sponsored By: Mark Bowery

Prime Co-Sponsor(s): John-Crawford Bob White, Darlene Calton

ACTIONS: 11/01/16 Approved by Administrative Committee; 11/01/16 Approved by Executive Committee; 1<sup>st</sup> Reading – 11/14/16; Item as amended approved by Executive Committee 12/6/16; 12/12/16 Approved 23 AYE



> Item 4 No. 2016-11-68

To the Honorable Richard Venable, Mayor of Sullivan County, and the Board of Sullivan County Commissioners meeting in Regular Session this 14<sup>th</sup> day of November, 2016.

#### RESOLUTION To Amend the Sullivan County Health Department Budget for Neonatal Abstinence Syndrome (NAS) Education Services Contract in the amount of \$50,300

WHEREAS, these funds are 100% funded by the State of Tennessee Department of Health.

NOW THEREFORE BE IT RESOLVED that the Board of County Commissioners of Sullivan County, Tennessee, assembled in Regular Session, hereby approve the amending the Health Department Budget as follows:

#### Appropriations-

55110 100 Pgm	Personal Services	\$ 25,300
55110.200.Pgm	Benefits	\$13,500
55110.300.Pgm	<b>Contracted Services</b>	\$ 3,500
55110.400.Pgm	Supplies and Materials	\$ 8,000
-		\$ 50,300

**Revenue Sources-**

46980	Pgm	Other State Grants – NAS		<u>\$ 50,300</u>
		Total	l	\$ 50,300

This resolution shall take effect from and after its passage. All resolutions in conflict herewith be and the same rescinded insofar as such conflict exists.

Duly passed	and approved this	12th	day of	December	2016.	
Attested:	LUNIL Sanie Gammon, County Che	) anv	m	Approve		8. Venalle e, County Mayor

Introduced by Commissioner: Cheryl Russell Seconded by Commissioner(s): John-Grawford Mack Harr, Matthew Johnson, Everyone voting in the affirmative

ACTIONS: 1<sup>st</sup> Reading 11/14/16; Motion to approve passed by Executive Committee 12/6/16; 12/12/16 Approved 23 Aye



> Item 5 No. 2016-11-71 AMENDED

### <u>This AMENDMENT will replace Resolution No. 2016-11-71</u> <u>filed in November 2016 in its entirety:</u>

#### **AMENDMENT #1**

A RESOLUTION AUTHORIZING THE ISSUANCE OF NOT TO EXCEED ONE HUNDRED FORTY MILLION DOLLARS (\$140,000,000) IN AGGREGATE PRINCIPAL AMOUNT, IN ONE OR MORE SERIES, OF GENERAL OBLIGATION SCHOOL BONDS OF SULLIVAN COUNTY, TENNESSEE FOR THE PURPOSE OF FINANCING COUNTY SCHOOLS AND SHARING PROCEEDS AS REQUIRED BY LAW; MAKING PROVISION FOR THE ISSUANCE, SALE AND PAYMENT OF SAID BONDS; ESTABLISHING THE TERMS THEREOF AND THE DISPOSITION OF PROCEEDS THEREFROM; AND PROVIDING FOR THE LEVY OF TAXES FOR THE PAYMENT OF PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS

WHEREAS, the Sullivan County Commission (the "Governing Body") and Sullivan County Board of Education (the "Board of Education") desire to provide a safe learning environment and an exemplary education to every child in Sullivan County, Tennessee (the "County") to allow each child the opportunity to reach his or her full potential; and

WHEREAS, the citizens of the County have had the opportunity to participate in the public planning process and understand the need to seek consolidation of certain school facilities, the acquisition of property for, and the design, construction and renovation of additional school facilities for the Sullivan County School system; and

WHEREAS, funding for the school projects will be derived from the issuance of general obligation school bonds authorized herein in the not to exceed amount of \$140,000,000 which includes the amounts required by the Tennessee Code Annotated to be shared with the Cities of Bristol and Kingsport, Tennessee, to the extent not waived, with such bonds to be payable from ad valorem property taxes on all taxable property within the County; and

WHEREAS, the estimated savings generated from the consolidation and improvements to certain County schools is expected to be available for the annual principal and interest payments on the school bonds authorized herein; and WHEREAS, pursuant to Sections 49-3-1001, et seq., Tennessee Code Annotated, as amended, counties in Tennessee are authorized through their respective governing bodies to issue and sell bonds of said counties to finance county schools; and

WHEREAS, the Governing Body hereby determines that it is necessary and desirable to issue general obligation school bonds of the County to provide the funds necessary to finance the (i) acquisition of land for, design and site development for County schools; (ii) constructing, improving, renovating and equipping of County schools and school facilities; (iii) payment of legal, fiscal, administrative, architectural and engineering costs incident to any or all of the foregoing (collectively, the "Projects"); (iv) the payment of funds required to be shared with the Cities of Bristol and Kingsport, Tennessee, to the extent not waived, pursuant to Section 49-3-1003, Tennessee Code Annotated, as amended; (v) reimbursement to the appropriate fund of the County for prior expenditures for the foregoing costs, if applicable; and (vi) payment of costs incident to the issuance and sale of the bonds authorized herein; and

WHEREAS, it is the intention of the Governing Body to adopt this Resolution for the purpose of authorizing not to exceed \$140,000,000 in aggregate principal amount of its general obligation school bonds, in one or more series, providing for the issuance, sale and payment of said bonds, establishing the terms thereof and the disposition of proceeds therefrom and providing for the levy of a tax for the payment of principal thereof, premium, if any, and interest thereon.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Sullivan County, Tennessee, as follows:

Section 1. Authority. The bonds authorized by this resolution are issued pursuant to Sections 49-3-1001 et seq., Tennessee Code Annotated, as amended, and other applicable provisions of law.

<u>Section 2.</u> <u>Definitions</u>. The following terms shall have the following meanings in this resolution unless the text expressly or by necessary implication requires otherwise:

(a) "Bonds" shall mean not to exceed \$140,000,000 in aggregate principal amount of General Obligation School Bonds of the County, to be dated their date of delivery, to be issued in one or more series, with such series designation and such other dated date as the County Mayor shall determine pursuant to Section 8 hereof;

(b) "Book-Entry Form" or "Book-Entry System" means a form or system, as applicable, under which physical bond certificates in fully registered form are issued to a Depository, or to its nominee as Registered Owner, with the certificate of bonds being held by and "immobilized" in the custody of such Depository, and under which records maintained by persons, other than the County or the Registration Agent, constitute the written record that identifies, and records the transfer of, the beneficial "book-entry" interests in those bonds;

(c) "Cities" means the City of Bristol, Tennessee and the City of Kingsport, Tennessee;

(d) "Code" means the Internal Revenue Code of 1986, as amended, and all regulations promulgated thereunder;

(e) "County" means Sullivan County, Tennessee;

(f) "Debt Management Policy" means the Debt Management Policy adopted by the Governing Body as required by the State Funding Board of the State of Tennessee;

(3) "Depository" means any securities depository that is a dearing agency order federal as operating and maintaining, with its participants or otherwise, a Bock-U by System, including, but lot limited to, DTC;

(h) "DTC" means The Depository Trust Company, a limited purpose company organized under the laws of the State of New York, and its successors and assigns;

(d) "DTC Participant(s)" means securities brokers and dealers, banks, trust companies and clearing corporations that have access to the DTC System;

(j) "Governing Body" means the Board of County Commissioners of the County;

(k) "Municipal Advisor" means Stephens Inc.;

(1) "Projects" shall have the meaning ascribed to it in the above preamble; and

(m) "Registration Agent" means the registration and paying agent for the Bonds, appointed by the County Mayor pursuant to Section 4 hereof, or any successor designated by the Governing Body.

Section 3. Findings of the Governing Body; Compliance with Debt Management Policy. The Governing Body hereby finds that the issuance and sale of the Bonds, as proposed herein, is consistent with the County's Debt Management Policy.as follows: (i) the weighted average maturity of the Bonds is less than the expected life of the related Projects, and (ii) the debt service on the Bonds will be approximately level commensurate with Project completion dates and with the requirements of Tennessee Code Annotated, Section 9-21-134, so Comptroller approval is not required. Approximate debt service is attached hereto as Exhibit A, subject to change by the County Mayor, as permitted by Section 8 hereof. The estimated of costs issuance of the Bonds are reflected in the draft of the CT-0253 Form attached as Exhibit B.

#### Section 4. Authorization and Terms of the Bonds.

For the purpose of providing funds to (i) finance the cost of the Projects, (ii) reimburse (a) the County for funds previously expended for the Projects, if any; (iii) payment of funds required to be shared with the Cities to the extent not waived, pursuant to Section 49-3-1003, Tennessee Code Annotated, as amended; and (iv) pay the costs incident to the issuance and sale of the Bonds, there is hereby authorized to be issued general obligation school bonds, in one or more series, of the County in the aggregate principal amount of not to exceed \$140,000,000. The Bonds shall be issued in fully registered, book-entry form (except as otherwise provided herein), without coupons, shall be known as "General Obligation School Bonds" and shall be dated their date of issuance and have such series designation or such other dated date as shall be determined by the County Mayor pursuant to Section 8 hereof. Subject to adjustments permitted pursuant to Section 8 hereof, the Bonds shall bear interest at a rate or rates not to exceed the maximum interest rate permitted by applicable law, payable semi-annually on May 1 and November 1 in each year, commencing November 1, 2017. Subject to adjustments permitted in Section 8 hereof, the Bonds shall be issued initially in \$5,000 denominations or integral multiples thereof, as shall be requested by the purchaser thereof, and shall mature on May 1 of each year, subject to prior optional redemption as hereinafter provided, either serially or through mandatory redemption, in the years 2019 through 2047 in the estimated amounts provided in Exhibit A attached hereto.

(b) Subject to adjustments permitted in Section 8 hereof, Bonds maturing on or before May 1, 2026 shall mature without option of prior redemption and Bonds maturing May 1, 2027 and thereafter, shall be subject to redemption prior to maturity at the option of the County on May 1, 2026 and thereafter, as a whole or in part at any time at the redemption price of par plus accrued interest to the redemption date.

If less than all of the Bonds within a single maturity shall be called for redemption, the interests within the maturity to be redeemed shall be selected as follows:

(i) if the Bonds are being held under a Book-Entry System by DTC, or a successor Depository, the Bonds to be redeemed shall be determined by DTC, or such successor Depository, by lot or such other manner as DTC, or such successor Depository, shall determine; or

(ii) if the Bonds are not being held under a Book-Entry System by DTC, or a successor Depository, the Bonds within the maturity to be redeemed shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall determine.

(c) Pursuant to Section 8 hereof, the County Mayor of the County is authorized to sell the Bonds, or any maturities thereof, as term bonds ("Term Bonds") with mandatory redemption requirements corresponding to the maturities set forth herein or as determined by the County Mayor of the County. In the event any or all the Bonds are sold as Term Bonds, the County shall redeem Term Bonds on redemption dates corresponding to the maturity dates set forth in <u>Exhibit A</u>, in aggregate principal amounts equal to the maturity amounts established pursuant to Section 8 hereof for each redemption date, as such maturity amounts and dates may be adjusted pursuant to Section 8 hereof, at a price of par plus accrued interest thereon to the date of redemption. The Term Bonds to be redeemed within a single maturity shall be selected in the manner described in subsection (b) above.

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such mandatory redemption date, the County may (i) deliver to the Registration Agent for cancellation Bonds to be redeemed, in any aggregate principal amount desired, and/or (ii) receive a credit in respect of its redemption obligation under this mandatory redemption provision for any Bonds of the maturity to be redeemed which prior to said date have been purchased or redeemed (otherwise than through the operation of this mandatory sinking fund redemption provision) and canceled by the Registration Agent and not theretofore applied as a credit against any redemption obligation under this mandatory sinking fund provision. Each Bond so delivered or previously purchased or redeemed shall be credited by the Registration Agent at 100% of the principal amount thereof on the obligation of the County on such payment date and any excess shall be credited on future redemption obligations in chronological order, and the principal amount of Bonds to be redeemed by operation of this mandatory sinking fund provision shall be accordingly reduced. The County shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Registration Agent with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this subsection are to be availed of with respect to such payment and confirm that funds for the balance of the next succeeding prescribed payment will be paid on or before the next succeeding payment date.

(d) Notice of call for redemption, whether optional or mandatory, shall be given by the Registration Agent on behalf of the County not less than thirty (30) nor more than sixty (60) days prior to the date fixed for redemption by sending an appropriate notice to the registered owners of the Bonds to be redeemed by first-class mail, postage prepaid, at the addresses shown on the Bond registration records of the Registration Agent as of the date of the notice; but neither failure to mail such notice nor any defect in any such notice so mailed shall affect the sufficiency of the proceedings for redemption of any of the Bonds for which proper notice was given. An optional redemption notice may state that it is conditioned upon the deposit of moneys in an amount equal to the amount necessary to affect the redemption with the Registration Agent no later than the redemption date ("Conditional Redemption"). As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Registration Agent to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the County nor the Registration Agent shall be responsible for mailing notices of redemption to DTC Participants or Beneficial Owner s. Failure of DTC, or any successor Depository, to provide notice to any DTC Participant or Beneficial Owner will not affect the validity of

such redemption. The Registration Agent shall mail said nodices as and when directed by the County pursuant to written insulations from an authorized representative of the County (other than for a mandatory sinking fund redemption, notices of which shall be given on the dates provided herein) given at least forty-five (45) days prior to the collection date (enless a shaper ratios or ride or ride shall be utisflattery to the Registration Agent). From and after the redemption date, an Bonds called for idemption shall cease to bear interest if funds are available at the office of the Registration Agent for the provided as set forth herein. In the case of a C a lition Redemption, the failure of the County to make funds available in part or in whole on or before the redemption date shall not construct an event of d datin and the facilitation Agent shall give immediate notice to the Depository or the affected Bondhold is that the redemption did not occur and that the Bonds called for redemption and not so paid remain outstanding.

(e) The County Mayor is hereby authorized and directed to appoint the Registration Agent for the Bonds and the Registration Agent, so appointed, is hereby authorized and directed to maintain Bond registration records with respect to the Bonds, to authenticate and deliver the Bonds as provided herein, either at original issuance or upon transfer, to effect transfers of the Bonds, to give all notices of redemption as required herein, to make all payments of principal and interest with respect to the Bonds as provided herein, to cancel and destroy Bonds which have been paid at maturity or upon earlier redemption or submitted for exchange or transfer, to furnish the County at least annually a certificate of destruction with respect to Bonds canceled and destroyed, and to furnish the County at least annually an audit confirmation of Bonds paid, Bonds outstanding and payments made with respect to interest on the Bonds. The County Mayor is hereby authorized to execute and the County Clerk is hereby authorized to attest such written agreement between the County and the Registration Agent as they shall deem necessary and proper with respect to the obligations, duties and rights of the Registration Agent. The payment of all reasonable fees and expenses of the Registration Agent for the discharge of its duties and obligations hereunder or under any such agreement is hereby authorized and directed.

The Bonds shall be payable, both principal and interest, in lawful money of the United (f) States of America at the main office of the Registration Agent. The Registration Agent shall make all interest payments with respect to the Bonds by check or draft on each interest payment date directly to the registered owners as shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by depositing said payment in the United States mail, postage prepaid, addressed to such owners at their addresses shown on said Bond registration records, without, except for final payment, the presentation or surrender of such registered Bonds, and all such payments shall discharge the obligations of the County in respect of such Bonds to the extent of the payments so made. Payment of principal of and premium, if any, on the Bonds shall be made upon presentation and surrender of such Bonds to the Registration Agent as the same shall become due and payable. All rates of interest specified herein shall be computed on the basis of a three hundred sixty (360) day year composed of twelve (12) months of thirty (30) days each. In the event the Bonds are no longer registered in the name of DTC, or a successor Depository, if requested by the Owner of at least \$1,000,000 in aggregate principal amount of the Bonds, payment of interest on such Bonds shall be paid by wire transfer to a bank within the continental United States or deposited to a designated account if such account is maintained with the Registration Agent and written notice of any such election and designated account is given to the Registration Agent prior to the record date.

(g) Any interest on any Bond that is payable but is not punctually paid or duly provided for on any interest payment date (hereinafter "Defaulted Interest") shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such Defaulted Interest shall be paid by the County to the persons in whose names the Bonds are registered at the close of business on a date (the "Special Record Date") for the payment of such Defaulted Interest, which shall be fixed in the following manner: the County shall notify the Registration Agent in writing of the amount of Defaulted Interest proposed to be paid on each Bond and the date of the proposed payment, and at the same time the County shall deposit with the Registration Agent an amount of money equal to the aggregate amount proposed to be paid in respect of such Defaulted Interest or shall make arrangements satisfactory to the Registration Agent for such deposit prior to the date of the proposed payment, such noney when deposited to be held in trust for the benefit of the persons entitled to such Defaulted Interest as in this Section provided. Thereupon, not less than ten (10) days after the receipt by the Registration Agent of the notice of the proposed payment, the Registration Agent shall fix a Special Record Date for the payment of such Defaulted Interest which Date shall be not more than fifteen (15) nor less than ten (10) days prior to the date of the proposed payment to the registered owners. The Registration Agent shall promptly notify the County of such Special Record Date and, in the name and at the expense of the County, not less than ten (10) days prior to such Special Record Date, shall cause notice of the proposed payment of such Defaulted Interest and the Special Record Date therefor to be mailed, first class postage prepaid, to each registered owner at the address thereof as it appears in the Bond registration records maintained by the Registration Agent as of the date of such notice. Nothing contained in this Section or in the Bonds shall impair any statutory or other rights in law or in equity of any registered owner arising as a result of the failure of the County to punctually pay or duly provide for the payment of principal of, premium, if any, and interest on the Bonds when due.

The Bonds are transferable only by presentation to the Registration Agent by the (h) registered owner, or his legal representative duly authorized in writing, of the registered Bond(s) to be transferred with the form of assignment on the reverse side thereof completed in full and signed with the name of the registered owner as it appears upon the face of the Bond(s) accompanied by appropriate documentation necessary to prove the legal capacity of any legal representative of the registered owner. Upon receipt of the Bond(s) in such form and with such documentation, if any, the Registration Agent shall issue a new Bond or the Bond to the assignee(s) in \$5,000 denominations, or integral multiples thereof, as requested by the registered owner requesting transfer. The Registration Agent shall not be required to transfer or exchange any Bond during the period commencing on a Regular or Special Record Date and ending on the corresponding interest payment date of such Bond, nor to transfer or exchange any Bond after the notice calling such Bond for redemption has been made, nor to transfer or exchange any Bond during the period following the receipt of instructions from the County to call such Bond for redemption; provided, the Registration Agent, at its option, may make transfers after any of said dates. No charge shall be made to any registered owner for the privilege of transferring any Bond, provided that any transfer tax relating to such transaction shall be paid by the registered owner requesting transfer. The person in whose name any Bond shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the County nor the Registration Agent shall be affected by any notice to the contrary whether or not any payments due on the Bonds shall be overdue. The Bonds, upon surrender to the Registration Agent, may, at the option of the registered owner, be exchanged for an equal aggregate principal amount of the Bonds of the same maturity in any authorized denomination or denominations.

(i) The Bonds shall be executed in such manner as may be prescribed by applicable law, in the name, and on behalf, of the County with the manual or facsimile signature of the County Mayor and with the official seal, or a facsimile thereof, of the County impressed or imprinted thereon and attested by the manual or facsimile signature of the County Clerk.

(j) Except as otherwise provided in this resolution, the Bonds shall be registered in the name of Cede & Co., as nominee of DTC, which will act as securities depository for the Bonds. References in this Section to a Bond or the Bonds shall be construed to mean the Bond or the Bonds that are held under the Book-Entry System. One Bond for each maturity shall be issued to DTC and immobilized in its custody. A Book-Entry System shall be employed, evidencing ownership of the Bonds in authorized denominations, with transfers of beneficial ownership affected on the records of DTC and the DTC Participants pursuant to rules and procedures established by DTC.

Each DTC Participant shall be credited in the records of DTC with the amount of such DTC Participant's interest in the Bonds. Beneficial ownership interests in the Bonds may be purchased by or through DTC Participants. The holders of these beneficial ownership interests are hereinafter referred to as the "Beneficial Owners." The Beneficial Owners shall not receive the 4 onds represention their beneficial ownership interests. The ownership interests of each Beneficial Owner shall be recorded through the records of the DTC Participant from which such Beneficial Owner shall be recorded through the records of the DTC Participant from which such Beneficial Owner purchased its Bonds. Transfers of ownership interests in the Bonds shall be accessful of by block endos made of DTC and, in turn, by DTC Participants acting on behalf of Beneficial Owners. SO LONG AS CED, at CG, AS NOMINEE FOR DTC, IS THE REGISTERED OWNER OF THE BOTTLS, THE REFERENCEATION AGENT SHALL TREAT CEDE & CO., AS THE ONLY HOUDER OF THE BONDS' HOR ALL PURPUSES UNDER THIS RESOLUTION, INCLUDING RECEIPT OF NOTICES, VOTING AND REQUESTING OR DIRECTING THE REGISTRATION AGENT TO TAKE OR NOT TO TAKE, OR CONSENTING TO, CERTAIN ACTIONS UNDER THIS RESOLUTION.

Payments of principal, interest, and redemption premium, if any, with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid by the Registration Agent directly to DTC or its nominee, Cede & Co. as provided in the Letter of Representation relating to the Bonds from the County and the Registration Agent to DTC (the "Letter of Representation"). DTC shall remit such payments to DTC Participants, and such payments thereafter shall be paid by DTC Participants to the Beneficial Owners. The County and the Registration Agent shall not be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants.

In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the County determines that the continuation of the Book-Entry System of evidence and transfer of ownership of the Bonds would adversely affect their interests or the interests of the Beneficial Owners of the Bonds, the County shall discontinue the Book-Entry System with DTC. If the County fails to identify another qualified securities depository to replace DTC, the County shall cause the Registration Agent to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner.

THE COUNTY AND THE REGISTRATION AGENT SHALL NOT HAVE ANY RESPONSIBILITY OR OBLIGATIONS TO ANY DTC PARTICIPANT OR ANY BENEFICIAL OWNER WITH RESPECT TO (i) THE BONDS; (ii) THE ACCURACY OF ANY RECORDS MAINTAINED BY DTC OR ANY DTC PARTICIPANT; (iii) THE PAYMENT BY DTC OR ANY DTC PARTICIPANT OF ANY AMOUNT DUE TO ANY BENEFICIAL OWNER IN RESPECT OF THE PRINCIPAL OF AND INTEREST ON THE BONDS; (iv) THE DELIVERY OR TIMELINESS OF DELIVERY BY DTC OR ANY DTC PARTICIPANT OF ANY NOTICE DUE TO ANY BENEFICIAL OWNER THAT IS REQUIRED OR PERMITTED UNDER THE TERMS OF THIS RESOLUTION TO BE GIVEN TO BENEFICIAL OWNERS, (v) THE SELECTION OF BENEFICIAL OWNERS TO RECEIVE PAYMENTS IN THE EVENT OF ANY PARTIAL REDEMPTION OF THE BONDS; OR (vi) ANY CONSENT GIVEN OR OTHER ACTION TAKEN BY DTC, OR ITS NOMINEE, CEDE & CO., AS OWNER.

If the Bonds are sold to a single purchaser that certifies that it does not intend to re-offer the Bonds to the public, then the Registration Agent may deliver fully registered Bonds to the purchaser without utilizing the Book-Entry System and the form of the Bond in Section 6 hereof shall be so conformed.

(k) The Registration Agent is hereby authorized to take such action as may be necessary from time to time to qualify and maintain the Bonds for deposit with DTC, including but not limited to, wire transfers of interest and principal payments with respect to the Bonds, utilization of electronic book-

entry data received from DTC in place of actual delivery of Bonds and provision of notices with respect to Bonds registered by DTC (or any of its designees identified to the Registration Agent) by overnight delivery, courier service, telegram, telecopy or other similar means of communication. No such arrangements with DTC may adversely affect the interest of any of the owners of the Bonds, provided. however, that the Registration Agent shall not be liable with respect to any such arrangements it may make pursuant to this section.

The Registration Agent is hereby authorized to authenticate and deliver the Bonds to the (1)original purchaser, upon receipt by the County of the proceeds of the sale thereof and to authenticate and deliver Bonds in exchange for Bonds of the same principal amount delivered for transfer upon receipt of the Bond(s) to be transferred in proper form with proper documentation as hereinabove described. The Bonds shall not be valid for any purpose unless authenticated by the Registration Agent by the manual signature of an officer thereof on the certificate set forth herein on the Bond form.

In case any Bond shall become mutilated, or be lost, stolen, or destroyed, the County, in (m) its discretion, shall issue, and the Registration Agent, upon written direction from the County, shall authenticate and deliver, a new Bond of like tenor, amount, maturity and date, in exchange and substitution for, and upon the cancellation of, the mutilated Bond, or in lieu of and in substitution for such lost, stolen or destroyed Bond, or if any such Bond shall have matured or shall be about to mature, instead of issuing a substituted Bond the County may pay or authorize payment of such Bond without surrender thereof. In every case the applicant shall furnish evidence satisfactory to the County and the Registration Agent of the destruction, theft or loss of such Bond, and indemnity satisfactory to the County and the Registration Agent; and the County may charge the applicant for the issue of such new Bond an amount sufficient to reimburse the County for the expense incurred by it in the issue thereof.

Section 5. Source of Payment and Pledge. The Bonds shall be secured by and payable from unlimited ad valorem taxes to be levied on all taxable property within the County. For the prompt payment of principal of, premium, if any, and interest on the Bonds, the full faith and credit of the County are hereby irrevocably pledged.

Section 6. Form of Bonds. The Bonds shall be in substantially the following form, the omissions to be appropriately completed when the Bonds are prepared and delivered:

(Form of Face of Bond)

REGISTERED

UNITED STATES OF AMERICA STATE OF TENNESSEE COUNTY OF SULLIVAN GENERAL OBLIGATION SCHOOL BOND, SERIES

Interest Rate:

Maturity Date: Date of Bond: \_\_\_\_\_, 201\_\_\_ CUSIP No.:

Registered Owner:

REGISTERED

Number \_\_\_\_\_

Principal Amount:

FOR VALUE RECEIVED, Sullivan County, Tennessee (the "County") hereby promises to pay to the registered owner hereof, hereinabove named, or registered assigns, in the manner hereinafter provided, the principal amount hereinabove set forth on the maturity date hereinabove set forth [(or upon earlier redemption as set forth herein)], and to pay interest (computed on the basis of a 360-day year of twelve 30-day months) on said principal amount at the annual rate of interest hereinabove set forth from the date hereof until said maturity date [or redemption date,] said interest being payable on [November 1, 2017], and semi-annually thereafter on the first day of May and November in each year until this Bond matures [or is redeemed]. Both principal hereof and interest here on are payable in lawful money of the United States of America at the designated corporate trust office of

as registration and paying agent (the "Registration Agent"). The Registration Agent shamake all interest paynemts with respect to this Bond on each interest payment due to the registered owner hereof shown on the Bond registration records maintained by the Registration Agent as of the close of business on the fine of the month next preceding the timest payment due to the "Regular P coord Date") by clieck or draft mailed to such owner at such owner such draft shown or staid Bond registration records, without, except for final payment, the presentation or suprement date shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such interest not so punctually paid or duly provided for on any interest payment date shall forthwith cease to be payable to the registered owner on the relevant Regular Record Date; and, in lieu thereof, such defaulted interest shall be payable to the person in whose name this Bond is registered at the close of business on the date (the "Special Record Date") for payment of such defaulted interest to be fixed by the Registration Agent, notice of which shall be given to the owners of the Bonds of the issue of which this Bond is one not less than ten (10) days prior to such Special Record Date. Payment of principal of [and premium, if any,] on this Bond shall be made when due upon presentation and surrender of this Bond to the Registration Agent.

Except as otherwise provided herein or in the Resolution, as hereinafter defined, this Bond shall be registered in the name of Cede & Co., as nominee of The Depository Trust Company, New York, New York ("DTC"), which will act as securities depository for the Bonds of the series of which this Bond is one. One Bond for each maturity of the Bonds shall be issued to DTC and immobilized in its custody, or a custodian of DTC. The Registrar is a custodian and agent for DTC and the Bonds will be immobilized in its custody. A book-entry system shall be employed, evidencing ownership of the Bonds in \$5,000 denominations, or multiples thereof, with transfers of beneficial ownership effected on the records of DTC and the DTC Participants, as defined in the Resolution, pursuant to rules and procedures established by DTC. So long as Cede & Co., as nominee for DTC, is the registered owner of the Bonds, the County and the Registration Agent shall treat Cede & Co., as the only owner of the Bonds for all purposes under the Resolution, including receipt of all principal and maturity amounts of [, premium, if any,] and interest on the Bonds, receipt of notices, voting and requesting or taking or not taking, or consenting to, certain actions hereunder. Payments of principal[, and] interest, [and redemption premium, if any,] with respect to the Bonds, so long as DTC is the only owner of the Bonds, shall be paid directly to DTC or its nominee, Cede & Co. DTC shall remit such payments to DTC Participants, and such payments thereafter shall be paid by DTC Participants to the Beneficial Owners, as defined in the Resolution. Neither the County nor the Registration Agent shall be responsible or liable for payment by DTC or DTC Participants, for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC or DTC Participants. In the event that (1) DTC determines not to continue to act as securities depository for the Bonds or (2) the County determines that the continuation of the book-entry system of evidence and transfer of ownership of the Bonds would adversely affect its interests or the interests of the Beneficial Owners of the Bonds, the County may discontinue the book-entry system with DTC. If the County fails to identify another qualified securities depository to replace DTC, the County shall cause the Registration Agent to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner. Neither the County nor the Registration Agent shall have any responsibility or obligations to any DTC Participant or any Beneficial Owner with respect to (i) the Bonds; (ii) the accuracy of any records maintained by DTC or any DTC Participant; (iii) the payment by DTC or any DTC Participant of any amount due to any Beneficial Owner in respect of the principal or maturity amounts of and interest on the Bonds; (iv) the delivery or timeliness of delivery by DTC or any DTC Participant of any notice due to any Beneficial Owner that is required or permitted under the terms of the Resolution to be given to Beneficial Owners, (v) the selection of Beneficial Owners to receive

payments in the event of any partial redemption of the Bonds: or (vi) any consent given or other action taken by DTC, or its nominee, Cede & Co., as owner.

[Bonds of the issue of which this Bond is one maturing on or before [May 1, 202\_], shall mature without option of prior redemption and Bonds maturing [May 1, 202\_] and thereafter, shall be subject to redemption prior to maturity at the option of the County on [May 1, 202\_] and thereafter, as a whole or in part at any time at the redemption price of par plus accrued interest to the redemption date.

If less than all the Bonds shall be called for redemption, the maturities to be redeemed shall be designated by the Board of County Commissioners. If less than all the principal amount of the Bonds of a maturity shall be called for redemption, the interests within the maturity to be redeemed shall be selected as follows:

(i) if the Bonds are being held under a Book-Entry System by DTC, or a successor Depository, the amount of the interest of each DTC Participant in the Bonds to be redeemed shall be determined by DTC, or such successor Depository, by lot or such other manner as DTC, or such successor Depository, shall determine; or

(ii) if the Bonds are not being held under a Book-Entry System by DTC, or a successor Depository, the Bonds within the maturity to be redeemed shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall determine.

Subject to the credit hereinafter provided, the County shall redeem Bonds maturing on the redemption dates set forth below opposite the maturity dates, in aggregate principal amounts equal to the respective dollar amounts set forth below opposite the respective redemption dates at a price of par plus accrued interest thereon to the date of redemption. DTC, as securities depository for the series of Bonds of which this Bond is one, or such Person as shall then be serving as the securities depository for the Bonds, shall determine the interest of each Participant in the Bonds to be redeemed using its procedures generally in use at that time. If DTC, or another securities depository is no longer serving as securities depository for the Bonds, the Bonds to be redeemed within a maturity shall be selected by the Registration Agent by lot or such other random manner as the Registration Agent in its discretion shall select. The dates of redemption and principal amount of Bonds to be redeemed on said dates are as follows:

		Principal Amount
Final	Redemption	of Bonds
<u>Maturity</u>	Date	Redeemed

#### \*Final Maturity

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such redemption date, the County may (i) deliver to the Registration Agent for cancellation Bonds to be redeemed, in any aggregate principal amount desired, and/or (ii) receive a credit in respect of its redemption obligation under this mandatory redemption provision for any Bonds of the maturity to be redeemed which prior to said date have been purchased or redeemed (otherwise than through the operation of this mandatory sinking fund redemption provision) and canceled by the Registration Agent and not theretofore applied as a credit against any redemption obligation under this mandatory sinking fund provision. Each Bond so delivered or previously purchased or redeemed shall be credited by the Registration Agent at 100% of the principal amount thereof on the obligation of the County on such

payment date and any excess shall be credited on future redenption obligations in phronological order, and the principal amount of Bonds to be redeemed by operation of this mandatory sinking fund provision shall be accordingly reduced. The County shall on or before the forty-fifth (45th) day next proceeding each payment date furnish the Registration Ageor with the certificate indicating whether is not all the what extend the provisions of chauses (i) and (ii) which are section are to be availed of with respect to such payment and confirm that funds for the balance of the next succeeding prescribed payment will be paid on or before the next succeeding payment date.]

Notice of cale for redemption], whether optic (all or mandatory,] shall be given by the key pratical Agons row less that didity (30) nor mer than sixing (60) days prior to the date fixed for settinguine be sending an appropriate notice to the registered owners of the floads to be redecined by test-class not postage prepaid, at the addresses shown on the Bond registration records of the Registration Agent as of the date of the notice; but neither failure to mail such notice nor any such defect in any such notice so mailed shall affect the sufficiency of the proceedings for the reacmption of any of the Bonds for which proper notice was given. An optional redemption notice may state that it is conditioned upon the deposit of moneys in an amount equal to the amount necessary to affect the redemption with the Registration Agent no later than the redemption date ("Conditional Redemption"). As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Registration Agent to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the County nor the Registration Agent shall be responsible for mailing notices of redemption to DTC Participants or Beneficial Owners. Failure of DTC, or any successor Depository, to provide notice to any DTC Participant will not affect the validity of such redemption. From and after any redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Registration Agent for the payment thereof and if notice has been duly provided as set forth in the Resolution, as hereafter defined.] In the case of a Conditional Redemption, the failure of the County to make funds available in part or in whole on or before the redemption date shall not constitute an event of default, and the Registration Agent shall give immediate notice to the Depository or the affected Bondholders that the redemption did not occur and that the Bonds called for redemption and not so paid remain outstanding.

This Bond is transferable by the registered owner hereof in person or by such owner's attorney duly authorized in writing at the designated corporate trust office of the Registration Agent set forth above, but only in the manner, subject to limitations and upon payment of the charges provided in the Resolution, as hereafter defined, and upon surrender and cancellation of this Bond. Upon such transfer a new Bond or Bonds of authorized denominations of the same maturity and interest rate for the same aggregate principal amount will be issued to the transferee in exchange therefor. The person in whose name this Bond is registered shall be deemed and regarded as the absolute owner thereof for all purposes and neither the County nor the Registration Agent shall be affected by any notice to the contrary whether or not any payments due on the Bond shall be overdue. Bonds, upon surrender to the Registration Agent, may, at the option of the registered owner thereof, be exchanged for an equal aggregate principal amount of the Bonds of the same maturity in authorized denomination or denominations, upon the terms set forth in the Resolution. The Registration Agent shall not be required to transfer or exchange any Bond during the period commencing on a Regular Record Date or Special Record Date and ending on the corresponding interest payment date of such Bond[, nor to transfer or exchange any Bond after the notice calling such Bond for redemption has been made, nor during a period following the receipt of instructions from the County to call such Bond for redemption].

This Bond is one of a total authorized issue aggregating \$\_\_\_\_\_\_ and issued by the County for the purpose of providing funds necessary to finance the (i) acquisition of land for, design and site development for County schools; (ii) constructing, improving, renovating and equipping of County schools and school facilities; (iii) payment of legal, fiscal, administrative, architectural and engineering costs incident to any or all of the foregoing (collectively, the "Projects"); (iv) the payment of funds required to be shared with the Cities of Bristol and Kingsport, Tennessee, to the extent not waived,

pursuant to Section 49-3-1003, Tennessee Code Annotated, as amended: (v) reimbursement to the appropriate fund of the County for prior expenditures for the foregoing costs, if applicable; and (vi) payment of costs incident to the issuance and sale of the Bonds of which this Bond is one, pursuant to Sections 49-3-1001 et seq., Tennessee Code Annotated, as amended, and pursuant to a resolution duly adopted by the Board of County Commissioners of the County on the twelfth day of December, 2016 (the "Resolution").

This Bond is secured by and payable from unlimited ad valorem taxes to be levied on all taxable property within the County. For the prompt payment of principal of, [premium, if any,] and interest on this Bond, the full faith and credit of the County are irrevocably pledged.

This Bond and the income therefrom are exempt from all present state, county and municipal taxes in Tennessee except (a) Tennessee excise taxes on interest on the Bond during the period the Bond is held or beneficially owned by any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee, and (b) Tennessee franchise taxes by reason of the inclusion of the book value of the Bond in the Tennessee franchise tax base of any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee franchise tax base of any organization or entity, other than a sole proprietorship or general partnership, doing business in the State of Tennessee.

It is hereby certified, recited, and declared that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this Bond exist, have happened and have been performed in due time, form and manner as required by law, and that the amount of this Bond, together with all other indebtedness of the County, does not exceed any limitation prescribed by the constitution and statutes of the State of Tennessee.

IN WITNESS WHEREOF, the County has caused this Bond to be signed by its County Mayor with his [manual or] [facsimile] signature and attested by its County Clerk with her [manual or] [facsimile] signature under an [impression or] facsimile of the corporate seal of the County, all as of the date hereinabove set forth.

## SULLIVAN COUNTY

BY:\_

County Mayor

(SEAL)

ATTESTED:

County Clerk

Transferable and payable at the designated corporate trust office of:

Date of Registration:

This Bond if one of the is us of Bond of sued pursuant to the Resolution hereinabove described

Registration Agent

Ву:\_\_\_\_

Authorized Representative

## FORM OF ASSIGNMENT

Dated:

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

Signature guaranteed:

NOTICE: Signature(s) must be guaranteed by a member firm of a Medallion Program acceptable to the Registration Agent.

## [End of Bond Form]

<u>Section</u> 7. <u>Levy of Tax</u>. The County, through its Governing Body, shall annually levy and collect a tax upon all taxable property within the County, in addition to all other taxes authorized by low, sufficient to pay principal of, premium, if any, and interest on the Bonds when due, and for that purpose there is hereby levied a direct annual tax in such amount as may be found necessary each year to pay principal of, premium, if any, and interest coming due on the Bonds in said year. Principal, premium, if any, and interest falling due at any time when there are insufficient funds from this tax levy on hand shall be paid from the current funds of the County and reimbursement therefor shall be made out of the taxes hereby provided to be levied when the same shall have been collected. The tax herein provided may be reduced to the extent of any appropriations from other funds, taxes and revenues of the County to the payment of debt service on the Bonds.

Section 8. Sale of Bonds. (a) The Bonds shall be offered for public sale, in one or more series, as required by law at a price of not less than ninety-nine percent (99.00%) of par exclusive of original issue discount, and accrued interest, if any, as a whole or in part, from time to time, as shall be determined by the County Mayor in consultation with the Municipal Advisor. The Bonds shall be sold at public sale by physical delivery of bids or by electronic bidding by means of an Internet bidding service as shall be determined by the County Mayor in consultation with the Accounts and Budgets Director and the Municipal Advisor. The County Mayor is authorized to award the Bonds to the bidder whose bid results in the lowest true interest cost to the County, provided the rate or rates on none of the Bonds by the County Mayor to the lowest bidder shall be binding on the County, and no further action of the Governing Body with respect thereto shall be required.

(b) The County Mayor is further authorized with respect to Bonds, or any series thereof to:

change the dated date of the Bonds, to a date other than the date of issuance of the Bonds;

designate the Bonds, or any series thereof, to a designation other than "General Obligation School Bonds" and to specify the series designation of the Bonds, or any series thereof;

cause to be sold less than the principal amount authorized herein in order to facilitate the sale of the Bonds in a manner that is in the best interest of the County;

change the first interest payment date on the Bonds or any series thereof to a date other than November 1, 2017, provided that such date is not later than twelve months from the dated date of such series of Bonds;

adjust the principal and interest payment dates and the maturity amounts of the Bonds, or any series thereof (including, but not limited to establishing the date and year of the first principal payment date), provided that (A) the total principal amount of all series of the Bonds does not exceed the total amount of Bonds authorized herein; and (B) the final maturity date of each series shall not exceed the thirty-first fiscal year following the fiscal year of such series;

adjust or remove the County's optional redemption provisions of the Bonds including, but limited to, making the Bonds non-callable or making the first optional redemption date earlier than set forth herein, provided that the premium amount to be paid on Bonds or any series thereof does not exceed two percent (2%) of the principal amount thereof;

sell the Bonds, or any series thereof, or any maturities thereof as Term Bonds with mandatory redemption requirements corresponding to the maturities set forth herein or as otherwise determined by the County Mayor, as he shall deem most advantageous to the County; and

to cause all or a portion of the Bonds to be insured by a bond insurance policy issued by a nationally recognized bond insurance company if such insurance (a) is determined to be advantageous to the County and such premium to be paid by the County or (b) is requested and paid for by the winning bidder of the Bonds, or any series thereof, and to enter into an agreement with such bond insurance company with respect to such bond insurance on terms not inconsistent with the provisions of this resolution.

The County Mayor is authorized to sell the Bonds, or any series thereof, simultaneously with any other bonds or notes authorized by resolution or resolutions of the Governing Body. The County Mayor

is further authorized to sell the Bonds, or any series thereof as a single issue of bonds with any other bonds with substantially similar terms authorized by resolution or resolutions of the Governing Body, in one or more series as he shall deem to be advantageous to the County and in doing so, the County Matter is authorized to stange the designation of the Bonds to a designation other than "General Obligation School Bonds"; plovided, howevel, that the total aggregate principal amount of combined bonds to be sold does not exceed the total aggregate principal amount of Bonds authorized by tag other resolution or reachations adopted by use Governing Body.

The form of the Bond set forch he Section 6 her of, shall be conformed to reflect any changes made pursuant to this Section 8 hereof

If permitted in the notice of sale for the Bonds, or any series thereof: (i) the successful bidder may request that the Bonds, or any such series thereof, be issued in the form of fully registered certificated Bonds in the name of the successful bidder or as directed by the successful bidder, in lieu of registration using the Book-Entry System, and (ii) the successful bidder may assign its right to purchase the Bonds, or any series thereof, to a third party provided, however, that upon such assignment, the successful bidder shall remain obligated to perform all obligations relating to the purchase of the Bonds as the successful bidder, including the delivery of a good faith deposit, the execution of required documents and the payment of the purchase price, if such successful bidder's assignee does not perform any of such obligations.

The County Mayor and County Clerk are authorized to cause the Bonds, in book-entry form (except as otherwise permitted herein), to be authenticated and delivered by the Registration Agent to the successful bidder, and together with the County Trustee and the Accounts and Budgets Director, to execute, publish, and deliver all certificates and documents, including an official statement and closing certificates, as they shall deem necessary in connection with the sale and delivery of the Bonds. The County Mayor has entered into a contract with the Municipal Advisor, for municipal advisory services in connection with the sale of the Bonds and is authorized to enter into a contract with Bass, Berry & Sims PLC to serve as bond counsel in connection with the Bonds in substantially the form attached hereto as Exhibit B.

Section 9. Disposition of Bond Proceeds. The proceeds of the sale of the Bonds shall be disbursed as follows:

(a) Accrued interest, if any, shall be deposited to the appropriate fund of the County to be used to pay interest on the Bonds on the first interest payment date following delivery of the Bonds.

(b) The County Trustee, in consultation with the Accounts and Budgets Director, is authorized to cause to be determined the amount of proceeds of the Bonds required to be shared with the Cities, to the extent not waived, pursuant to Section 49-3-1003, Tennessee Code Annotated, as amended, and to cause the amounts so determined to be paid over to the appropriate financial officer for the Cities.

(c) The remainder of the proceeds of the sale of the Bonds shall be paid to the County Trustee to be deposited with a financial institution regulated by the Federal Deposit Insurance Corporation or similar or successor federal agency in a special fund known as the School Construction Fund (the "Construction Fund"), or such other designation as shall be determined by the County Mayor to be kept separate and apart from all other funds of the County. The funds in the Construction Fund shall be disbursed solely to pay the costs of the Projects (or reimburse the County for the prior payment thereof), including necessary legal, accounting, engineering, architectural and fiscal expenses, printing, engraving, advertising and similar expenses, administrative and clerical costs, rating agency fees, Registration Agent fees, bond insurance premiums (if any) and other necessary miscellaneous expenses incurred in connection with the Project, and the costs of issuance and sale of the Bonds. Moneys in the Construction Fund shall be invested as directed by the County Trustee in such investments as shall be permitted by applicable law. Earnings from such investments shall be, to the extent permitted by applicable law, (i) deposited to the Construction Fund to reimburse the Construction Fund for any costs of issuance paid related to the issuance of the Bonds; (ii) deposited to the Construction Fund to the extent needed for the Projects, and (iii) to the extent not needed for the Projects, transferred to the County's debt service fund to the extent permitted by applicable law. After completion of the Projects any funds remaining in the Construction Fund, including earnings from such investments, shall be deposited to the County's debt service fund, subject to any modifications by the Governing Body.

(d) In accordance with state law, the various department heads responsible for the fund or funds receiving and disbursing funds are hereby authorized to amend the budget of the proper fund or funds for the receipt of proceeds from the issuance of the obligations authorized by this resolution including bond and note proceeds, accrued interest, reoffering premium and other receipts from this transaction. The department heads responsible for the fund or funds are further authorized to amend the proper budgets to reflect the appropriations and expenditures of the receipts authorized by this resolution.

Section 10. Official Statement. The County Mayor, the County Clerk and the Accounts and Budgets Director, or any of them, working with the Municipal Advisor, are hereby authorized and directed to provide for the preparation and distribution, which may include electronic distribution, of a Preliminary Official Statement describing the Bonds. After bids have been received and the Bonds have been awarded, the Mayor, the County Clerk and the Accounts and Budgets Director, or any of them, shall make such completions, omissions, insertions and changes in the Preliminary Official Statement not inconsistent with this resolution as are necessary or desirable to complete it as a final Official Statement for purposes of Rule 15c2-12(e)(3) of the Securities and Exchange Commission. The County Mayor, the County Clerk and the Accounts and Budgets Director, or any of them shall arrange for the delivery to the successful bidder on the Bonds of a reasonable number of copies of the Official Statement within seven (7) business days after the Bonds have been awarded for delivery, by the successful bidder on the Bonds, to each potential investor requesting a copy of the Official Statement and to each person to whom such bidder and members of his bidding group initially sell the Bonds.

The County Mayor, the County Clerk and the Accounts and Budgets Director, or any of them, are authorized, on behalf of the County, to deem the Preliminary Official Statement and the Official Statement in final form, each to be final as of its date within the meaning of Rule 15c2-12(b)(1), except for the omission in the Preliminary Official Statement of certain pricing and other information allowed to be omitted pursuant to such Rule 15c2-12(b)(1). The distribution of the Preliminary Official Statement and the Official Statement in final form shall be conclusive evidence that each has been deemed in final form as of its date by the County except for the omission in the Preliminary Official Statement of such pricing and other information.

No final Official Statement shall be required if the Bonds are sold to a purchaser that certifies that it does not intend to re-offer the Bonds to the public.

Section 11. Tax Matters. The County recognizes that the purchasers and owners of each series of the Bonds will have accepted them on, and paid therefor a price that reflects, the understanding that interest thereon is excludable from gross income for purposes of federal income taxation under laws in force on the date of delivery of such Bonds. In this connection, the County agrees that it shall take no action which may cause the interest on any Bonds to be included in gross income for federal income taxation. It is the reasonable expectation of the Governing Body of the County that the proceeds of the Bonds will not be used in a manner which will cause the Bonds to be "arbitrage bonds" within the meaning of Section 148 of the Code, and to this end the said proceeds of each series of the Bonds and other related funds established for the purposes herein set out shall be used and spent expeditiously for the purposes described herein. The Governing Body further covenants and represents that in the event it shall be required  $\lambda$ . Solution 148(f) of the Code to pay any investment proceeds of the Bonds to the United States government, n will make such payments as and when required by said Section 148(f) and will take such other actions as shall be necessary or permitted to prevent the interest on the Bonds from becoming taxable. The County Mayor, the County Clerk and the Accounts and Budgets Director, or any of the nare authorized and directed to make such equiridations in this regard in connection with the sale of the Bonds as either or both shall deem appropriate, and such certifications shall constitute a representation and certification of the County. Following the issue of the Bonds, the Accounts and Budgets Director is directed to administer the County's Federal Tax Compliance Policies and Procedures with respect to the Bonds.

<u>Section</u> 12. <u>Discharge</u> and <u>Satisfaction of Borels</u>. If the County shall pay and do harge the indebtedness evidenced by any of the Bonds in any one or more of the following ways, to with

(a) By paying or causing to be paid, by deposit of sufficient funds as and when required with the Registration Agent, the principal of and interest on such Bonds as and when the same become due and payable;

(b) By depositing or causing to be deposited with any trust company or financial institution whose deposits are insured by the Federal Deposit Insurance Corporation or similar federal agency and which has trust powers (an "Agent"; which Agent may be the Registration Agent) in trust or escrow, on or before the date of maturity or redemption, sufficient money or Federal Obligations, as hereafter defined, the principal of and interest on which, when due and payable, will provide sufficient moneys to pay or redeem such Bonds and to pay interest thereon when due until the maturity or redemption date (provided, if such Bonds are to be redeemed prior to maturity thereof, proper notice of such redemption shall have been given or adequate provision shall have been made for the giving of such notice);

(c) By delivering such Bonds to the Registration Agent, for cancellation by it;

and if the County shall also pay or cause to be paid all other sums payable hereunder by the County with respect to such Bonds, or make adequate provision therefor, and by resolution of the Governing Body instruct any such Escrow Agent to pay amounts when and as required to the Registration Agent for the payment of principal of and interest on such Bonds when due, then and in that case the indebtedness evidenced by such Bonds shall be discharged and satisfied and all covenants, agreements and obligations of the County to the holders of such Bonds shall be fully discharged and satisfied and shall thereupon cease, terminate and become void.

If the County shall pay and discharge the indebtedness evidenced by any of the Bonds in the manner provided in either clause (a) or clause (b) above, then the registered owners thereof shall thereafter be entitled only to payment out of the money or Federal Obligations deposited as aforesaid.

Except as otherwise provided in this Section, neither Federal Obligations nor moneys deposited with the Registration Agent pursuant to this Section nor principal or interest payments on any such Federal Obligations shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal, premium, if any, and interest on said Bonds; provided that any cash received from such principal or interest payments on such Federal Obligations deposited with the Registration Agent, (A) to the extent such cash will not be required at any time for such purpose, shall be paid over to the County as received by the Registration Agent and (B) to the extent such cash will be required for such purpose at a later date, shall, to the extent practicable, be reinvested in Federal Obligations maturing at times and in amounts sufficient to pay when due the principal, premium, if any, and interest to become due on said Bonds on or prior to such redemption date or maturity date thereof, as the case may be, and interest earned from such reinvestments shall be paid over to the County, as received by the Registration Agent. For the purposes of this Section, Federal Obligations shall mean direct obligations of, or obligations, the principal of and interest on which are guaranteed by, the United States of America which

bonds or other obligations shall not be subject to redemption prior to their maturity other than at the option of the registered owner thereof.

Section 13. Reasonably Expected Economic Life. The "reasonably expected economic life" of the Projects within the meaning of Sections 9-21-101 et seq., Tennessee Code Annotated, is greater than thirty-one (31) years. In no event shall the term of any Bond exceed the reasonably expected economic life of the Project financed by the proceeds of such Bond.

Section 14. Continuing Disclosure. The County hereby covenants and agrees that it will provide annual financial information and material event notices if and as required by Rule 15c2-12 of the Securities Exchange Commission for the Bonds. The County Mayor is authorized to execute at the Closing of the sale of the Bonds, an agreement for the benefit of and enforceable by the owners of the Bonds specifying the details of the financial information and material event notices to be provided and its obligations relating thereto, if any. Failure of the County to comply with the undertaking herein described and to be detailed in said closing agreement, shall not be a default hereunder, but any such failure shall entitle the owner or owners of any of the Bonds to take such actions and to initiate such proceedings as shall be necessary and appropriate to cause the County to comply with their undertaking as set forth herein and in said agreement, including the remedies of mandamus and specific performance.

Section 15. Resolution a Contract. The provisions of this resolution shall constitute a contract between the County and the registered owners of the Bonds, and after the issuance of the Bonds, no change, variation or alteration of any kind in the provisions of this resolution that would adversely affect the security of the Bonds or the rights of the Bondholders shall be made in any manner until such time as the Bonds and interest due thereon shall have been paid in full.

Section 16. Reimbursement. It is reasonably expected that the County will reimburse itself for certain expenditures made by it in connection with the Project by issuing the Bonds. This resolution shall be placed in the minutes of the Governing Body and shall be made available for inspection by the general public at the office of the Governing Body. This resolution constitutes a declaration of official intent under Treas. Reg. §1.150-2.

Section 17. Further Authorization. The County Mayor, to the extent permitted by applicable law, and the Director of Schools are hereby authorized to jointly select a construction manager for the Projects. Section 18. Separability. If any section, paragraph or provision of this resolution shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this resolution.

Section 19. Repeal of Conflicting Resolutions and Effective Date. All other resolutions and orders, or parts thereof, in conflict with the provisions of this resolution are, to the extent of such conflict, hereby repealed and this resolution shall be in immediate effect from and after its adoption.

Adopted and approved this 12th day of December, 2017.

Cichard S. Venable, County Mayor

Gammon, County Clerk

# STATE OF TENNESSEE

)

# CCUNTY OF SULLIVAN )

I, Jeanie Gauttion, certify that I am the duly elected, qualified and acting County Clerk of Sudivan County, Tenercoee, and as such officilies of inther cortify that it is hed hereto is a copy of excerpts from the minutes of a regular meeting of the governing body of the County held on December 12, 2016, that these minutes across promptly and fully relarded and are open to public inspection; that I have compared said copy with the original minute record of said meeting in my official custody; and that said copy is a true, correct and complete transcript from said original minute record insofar as said original record relates to an amount General Obligation School Bonds of said County.

WITNESS my official signature and seal of said County this <u>12th</u> day of <u>December</u>, 2016.

Jelinie Xa County Clerk Zamm

(SEAL)

# <u>EXHIBIT A</u>

# ESTIMATED AMORTIZATION SCHEDULE

Date	Principal	Coupon	Interest	Total P+I
06 30-2017	-	· · · · · · · · · · · · · · · · · · ·		
C <del>6</del> 30 2018	-	•	6.149.584.38	6.149.584.38
06 30 2019	3,185,000 00	1.600?*	4,919,667,50	8.104.567.50
06 30 2020	3,240,000.00	1.700%	4.863.707.50	S.105.707.50
06-30 2021	3,295.000.00	1.800%	4.813.627.50	8,108,627,50
06/30/2022	3,350,000.00	2.000%	4,754,317.50	8,104,317.50
06/30/2023	3,420,000.00	2.100%	4,687,317.50	8,107,317.50
06.30/2024	3,490,000.00	2.200%	4.615,497.50	8,105,497.50
06/30/2025	3,565,000.00	2.450%	4.538,717.50	8.103.717.50
06/30/2026	3,655,000.00	2.600%	4,451,375.00	8,106,375.00
06/30/2027	3,750,000.00	2.800%	4,356,345.00	8,106,345.00
06-30-2028	3,855,000.00	3.000%	4.251.345.00	8,106,345.00
06/30/2029	3,970,000.00	3.150%	4,135,695.00	8.105.695.00
06/30/2030	4,095,000.00	3.200%	4.010.640.00	8,105,640,00
06/30/2031	4,225,000.00	3.250%	3.879,600.00	8,104,600.00
06/30/2032	4,365,000.00	3.300%	3,742,287.50	\$,107,287.50
06/30/2033	4,510,000.00	3.350%	3,598,242.50	8,108,242.50
06/30/2034	4,660,000.00	3.400%	3,447,157,50	8,107,157,50
06/30/2035	4,820,000.00	3.450%	3,288,717.50	8,108,717.50
06/30/2036	4,985,000.00	3.500%	3,122,427.50	8,107,427,50
06/30/2037	5,160,000.00	3.600%	2,947,952.50	8,107,952.50
06/30/2038	5,345,000.00	3.700%	2,762,192.50	8,107,192,50
06/30/2039	5,540,000.00	4.000%	2,564,427.50	8,104,427.50
06/30/2040	5,765,000.00	4.050%	2,342,827.50	8,107,827,50
06/30/2041	5,995,000.00	4.100%	2,109,345.00	8,104,345,00
06/30/2042	6,245,000.00	4.200%	1,863,550.00	8,108,550.00
06/30/2043	6,505,000.00	4.300%	1,601,260.00	8,106,260,00
06/30/2044	6,785,000.00	4.400%	1,321,545.00	8,106,545.00
06/30/2045	7,085,000.00	4.500%	1,023,005.00	8,108,005.00
06/30/2046	7,400,000.00	4.600%	704,180,00	8,104,180.00
06/30/2047	7,740,000.00	4.700%	363,780.00	8,103,780.00
Total	\$140,000,000.00	-	\$101,235,334.38	\$241,235,334.38

# <u>EXHIBIT B</u>

## DRAFT WITH ESTIMATED INFORMATION

Anna 1 at 1			Social Constant of 2000 Tencian Structure (C. 20
	i≹.ass is	EBT OBLIGATION Descripter a description	and the second secon
1. Public : stay: Mart: Address	Sulfvan County, Terrie 1999 2411 Highway 126, Sulte 200		
Dept issue Name: If ductoing bracky St	Plountville, Tennessee 3767 General Obligation Dimosi Bon market statute form gade a spect	the well-present of the low of the second	1997 - 19
2. Face Amount: Premium	s 140,000,000.00 s 2,593,075.00		
3. Interest Cost: 21:4 [ Vanacie: Vanacie: Other	3.8840 h 3.8840 h indexpeus kernenketing Agene	Devise mpt Taxa	Etż
Harry of the network linest	L RAN CON CRAN GAN Lum Agreement Here of State and Local Process Okt/7.	Capital Lease are a stay of the main last	
5. Ratings: Unread Moody:	Standerd & Poorb	A32 Fitch	
6. Purpose; Sevent 6 Østuacion		AREF DESCRIPTION	
Unitise: Other Ketwain	<u></u> *		
7. Security: ØGeneral C Revenuel A Arrusel A	Ibigation paropriation (Capital Lease Only)	General Obligation + Revenue/Tax Tax Increment Ferancing (TF) Other (Describe):	
8. Type of Sale: Competiti hegotiate			
9. Date: Deted Date:	/_/2017	tssue/Cooing Date:/_/2017	

Rate Form No. (1-2053) Revoted Effective (2010)4

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## REPORT ON DEBT OBLIGATION (Purtuant to Termessee Coor Amotatec Sector 9-01-201)

		Interest		1	laterest
fem	Amagai	s A atr	152	Amount	Rate
2019	\$ 3,185,000.00	1.0000 %	2030	\$ 4,095,000 00	3.2000
2020	\$3,240,000,00	1.7000 %	2031	\$4,225,000.00	3.2500
2021	\$3,295,000.00	1.8000 %	202	\$4,365,000.00	3,3000
2022	\$3,360,000.00	2.0000 N	2033	\$4,510,000,00	
2023	\$3,420,000.00	2.1000 ×	2034	\$4,660,000.00	3 3500
2024	\$3,490,000,00	2 2000 %	2035	34,820,000,00	
2025	33,565,000.00	2.4500 N	2036	\$4,896,000,00	3.4500
2026	\$ 3,655,000,00	2.6000 ×	2037		3.5000
2027	\$3,750,000,00	2,5000 %	203	\$5,160,000,00	3.8000
2028	\$3,855,000,00		-	\$5,345,000.00	3.7000
2029		3.0000 %	2039	\$ 5,540,000.00	4.0000
2023	\$3,970,000.00	3.1500 %	2040	\$ 5,765,000.00	1.0500

If more space is needed, attach an additional sheet. (continued on attachment)

# (1) the dest has a final maturity of 31 or more years from the date of issumes, (2) principal repayment is desyed for two or more years, or (3) dest service payments are not aveil throughout the retirement period, then a cumulative repayment schedule (grouped in 3 year) including this and as other entity dett secured by the same source MAIST BE REPARED AND ATTACHED. For purposes of this form, dest secured by an ad vetorem tax principal repayment schedule (grouped in 5 year) including this and dett secures by a dual ad vetorem tax and revenue plotter are secured by the same source. Also, debt secured by the same source, no matter what fen level, is considered secured by the same source.

\* This section is not applicable to the initial Report for a Borrowing Program.

11. Cost of Issuance and Professionals: No costs or professionals	ESTIMATE	FIRM KAME
Financias Advisor Peas ESTIMATE Legas Pees Bond Counsel Ispuer's Counsel Trustee's Counsel Bints Counsel Disconsure Counsel	\$ <u>98,000</u> \$ <u>95,000</u> \$ \$ \$	Stephens Inc. Bass, Benv & Sims PLC
Paying Agent Fees Registrar fees Trustee Fees Remarketing Agent Fees Liquidity Fees Rating Agency Fees Credit Rahancement Fees	\$ <u>650</u> 5 5 <u>62,000</u>	U.S. Bank National Association
Bank Closing Costs Underwriter's Discount <u>0.500</u> N Teke Dawa Management Fee Risk Fremium Underwriter's Counsel Other excenses Prinning and Advertising Fees	s 	Underwriter Printing of POS/OS: I-Deal
lssuer/Administrator Program Fees Roal Estate Fees Sponsorskip/Referral Fee Other Costs	s <u>957,150</u>	

Page 2 of 3

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REPORT ON DEEN CHLIGATION						
12. Recurring Costs	भूत घ स्वरूप	Repairs s	U.S. Bark Nabo	r Ir pi	Ret (los al	
Escrow Agen Sponsorship Other	/ Program / Admin					
Nane Pre Demma in	13. Disclosure Document / Official Statement:      Nane Prepared      DeMMA ins <u>http://emma.msrb.pro/pdf</u> pr     pdfpr					
14. Continuing Disclosure Obligations:         is there an existing continuing disclosure obligation related to the security for this debt?         Is there a continuing disclosure obligation agreement related to the security for this debt?         Is there a continuing disclosure obligation agreement related to the bebt?         If yes to other question, date the disclosure is due <u>Annually June 30</u> Name and tale of person responsible for compriance <u>Larry G. Bailey. Accts. 5. Budget Director</u>						
15. Written Dobt Management Policy:         Governing Body's approval data of the current version of the written debt management policy         12/19/2011         is the debt obligation in compliance with and clearly authorized under the policy?						
Date of Letter of Compila	the Mate of the current variable of the for derivative					
	ance with and clearly authorize	d under the port	cy?	<u> </u>	<b>N</b> ho	
17. Submission of Report:       01       and presented at public meeting held on         Copy to Director to OSLF:       01       effner by.         IMali to:       04       Email to.         SoS Desderick Street, Suite 3603       StateSonRecelfinence, Public Orbit Formation, its approximation, 14, approximation, 14, approximation, 14, approximation, 14, approximation, 14, approximation, 14, 37343-1402						
18. Signatures:	AUTHORIZED REPRESENTATIO	VE		6	REPAREN	
Name <u>Richard S</u> Thie <u>County M</u> Frm	Venable lavor		Karen S. Neal Member Bass, Berry & S	Sime Pt	<i>c</i>	
	Sullivancountvin.org		kneal@bassbe			

# ATTACHMENT TO FORM CT-0253 #10

Yeau	Amount	Interest Rate
2041	\$5,995,000	4.100° .
2042	6,245,000	4.200
2043	6,505,000	4.300
2044	6,785,000	4,400
2045	7,085,000	4.500
2046	7,400,000	4.600
2047	7,740,000	4,700

## EXHIBIT C

## FORM OF ENGAGEMENT LETTER OF BOND COUNSEL

## LETTERHEAD OF BASS, MERRY & SIMS PLC

December 12, 2016

Sullivan County, Tennessee 3411 Highway 126, Suite 202 Blountville, Tennessee 37617 Attention: Richard S. Venable, County Mayor

# Re: Issuance of Not to Exceed \$140,000,000 in Aggregate Principal Amount of General Obligation School Bonds.

Dear Mayor Venable:

The purpose of this engagement letter is to set forth certain matters concerning the services we will perform as bond counsel to Sullivan County, Tennessee (the "Issuer"), in connection with the issuance of the above-referenced bonds (the "Bonds"). We understand that the Bonds are being issued for the purpose of providing funds necessary to finance school projects identified in the detailed bond resolution (the "Resolution") authorizing the Bonds, adopted on December 12, 2016 and to pay costs of issuance of the Bonds, as more fully set forth in the Resolution. We further understand that the Bonds will be sold by competitive sale.

## SCOPE OF ENGAGEMENT

In this engagement, we expect to perform the following duties:

- 1. Subject to the completion of proceedings to our satisfaction, render our legal opinion (the Bond Opinion) regarding the validity and binding effect of the Bonds, the source of payment and security for the Bonds, and the excludability of interest on the Bonds from gross income for federal income tax purposes.
- 2. Prepare and review documents necessary or appropriate for the authorization, issuance and delivery of the Bonds, coordinate the authorization and execution of such documents, and review enabling legislation.
- 3. Assist the Issuer in seeking from other governmental authorities such approvals, permissions and exemptions as we determine are necessary or appropriate in connection with the authorization, issuance, and delivery of the Bonds, except that we will not be responsible for any required blue-sky filings.
- 4. Review legal issues relating to the structure of the Bond issue.
- 5. Draft those sections of the official statement to be disseminated in connection with the sale of the Bonds, describing the Bond Opinion, the terms of and security for the Bonds, and the treatment of the Bonds and interest thereon under state and federal tax law.

- 6. Assist the Issuer in presenting information to bond rating organizations and providers of credit enhancement relating to legal issues affecting the issuance of the Bonds, if requested.
- 7. Prepare and review the notice of sale pertaining to the competitive sale of the Bonds.

Our Bond Opinion will be addressed to the Issuer and will be delivered by us on the date the Bonds are exchanged for their purchase price (the "Closing").

The Bond Opinion will be based on facts and law existing as of its date. In rendering our Bond Opinion, we will rely upon the certified proceedings and other certifications of public officials and other persons furnished to us without undertaking to verify the same by independent investigation, and we will assume continuing compliance by the Issuer with applicable laws relating to the Bonds. During the course of this engagement, we will rely on you to provide us with complete and timely information on all developments pertaining to any aspect of the Bonds and their security. We understand that you will direct members of your staff and other employees of the Issuer to cooperate with us in this regard.

Our duties in this engagement are limited to those expressly set forth above. Among other things, our duties <u>do not</u> include:

- a. Except as described in paragraph (5) above,
  - 1) Assisting in the preparation or review of an official statement or any other disclosure document with respect to the Bonds, or
  - 2) Performing an independent investigation to determine the accuracy, completeness or sufficiency of any such document, or
  - 3) Rendering advice that the official statement or other disclosure documents
    - a) Do not contain any untrue statement of a material fact or
    - b) Do not omit to state a material fact necessary to make the statements contained therein, in light of the circumstances under which they were made, not misleading.
- b. Preparing requests for tax rulings from the Internal Revenue Service, or no action letters from the Securities and Exchange Commission.
- c. Preparing blue sky or investment surveys with respect to the Bonds.
- d. Drafting state constitutional or legislative amendments.
- e. Pursuing test cases or other litigation, (such as contested validation proceedings).
- f. Making an investigation or expressing any view as to the creditworthiness of the Issuer or the Bonds.

- g. Assisting in the preparation of, or opining on, any continuing disclosure undertaking pertaining to the Bonds or any other debt of the librar, or after Closing, providing advice concerning any actions necessary to assure compliance with any costs aing disclosure undertaking.
- b. Representing the Issuer in Internal Revenue Service examinations or inquiries, or Securities and Exphange Commission investigations.
- i. After Closing, providing continuing advice to the Issuer or any other party concerning any actions necessary to assure that interest paid on the Bonds will continue to be excludable from gross income for federal income tax purposes (e.g., our engagement does not include rebate calculations for the Bonds).
- j. Addressing any other matter not specifically set forth above that is not required to render our Bond Opinion.

## ATTORNEY-CLIENT RELATIONSHIP

Upon execution of this engagement letter, the Issuer will be our client and an attorney-client relationship will exist between us. We assume that all other parties will retain such counsel as they deem necessary and appropriate to represent their interests in this transaction. We further assume that all other parties understand that in this transaction we represent only the Issuer, we are not counsel to any other party, and we are not acting as an intermediary among the parties. Our services as bond counsel are limited to those contracted for in this letter; the Issuer's execution of this engagement letter will constitute an acknowledgment of those limitations. Our representation of the Issuer will not affect, however, our responsibility to render an objective Bond Opinion. Please note that, in our representation of the Issuer, we will not act as a "municipal advisor", as such term is defined in the Securities Exchange Act of 1934, as amended.

Our representation of the Issuer and the attorney-client relationship created by this engagement letter will be concluded upon issuance of the Bonds. Nevertheless, subsequent to Closing, we will mail the appropriate Internal Revenue Service Forms 8038-G, and prepare and distribute to the participants in the transaction a transcript of the proceedings pertaining to the Bonds.

As you are aware, our firm represents many political subdivisions, companies and individuals. It is possible that during the time that we are representing the Issuer, one or more of our present or future clients will have transactions with the Issuer. It is also possible that we may be asked to represent, in an unrelated matter, one or more of the entities involved in the issuance of the Bonds. We do not believe such representation, if it occurs, will adversely affect our ability to represent you as provided in this letter, either because such matters will be sufficiently different from the issuance of the Bonds as to make such representations not adverse to our representation of you, or because the potential for such adversity is remote or minor and outweighed by the consideration that it is unlikely that advice given to the other client will be relevant to any aspect of the issuance of the Bonds. Execution of this letter will signify the Issuer's consent to our representation of others consistent with the circumstances described in this paragraph.

## FEES

Based upon: (i) our current understanding of the terms, structure, size and schedule of the financing represented by the Bonds; (ii) the duties we will undertake pursuant to this engagement letter; (iii) the time we anticipate devoting to the financings; and (iv) the responsibilities we will assume in

connection therewith, we estimate that our fee will be \$95,000 for the Bonds. Our fees may vary: (a) if the principal amount of Bonds actually issued differs significantly from the amounts stated above; (b) if material changes in the structure or schedule of the respective financings occur; or (c) if unusual or unforeseen circumstances arise which require a significant increase in our time or responsibility. If, at any time, we believe that circumstances require an adjustment of our original fee estimates, we will advise you and prepare and provide to you an amendment to this engagement letter. The fees quoted above will include all out-of-pocket expenses advanced for your benefit, such as travel costs, photocopying, deliveries, long distance telephone charges, telecopier charges, filing fees, computerassisted research and other expenses.

If, for any reason, the financing represented by the Bonds is completed without the delivery of our Bond Opinion as bond counsel or our services are otherwise terminated, we will expect to be compensated at our normal rates for the time actually spent on your behalf plus client charges as described above unless we have failed to meet our responsibilities under this engagement, but in no event will our fees exceed the amount set forth above.

## RECORDS

At your request, papers and property furnished by you will be returned promptly upon receipt of payment for outstanding fees and client charges. All goods, documents, records, and other work product and property produced during the performance of this engagement are deemed to be Issuer's property. We agree to maintain documentation for all charges against the Issuer. Our books, records, and documents, insofar as they relate to work performed or money received under this engagement, shall be maintained for a period of three (3) full years from the respective Closings and will be subject to audit, at any reasonable time and upon reasonable notice by the Issuer or its duly appointed representatives.

# **OTHER MATTERS**

We have not retained any persons to solicit or secure this engagement from the Issuer upon an agreement or understanding for a contingent commission, percentage, or brokerage fee. We have not offered any employee of the Issuer a gratuity or an offer of employment in connection with this engagement and no employee has requested or agreed to accept a gratuity or offer of employment in connection with this engagement.

Any modification or amendment to this Engagement Letter must be in writing, executed by us and contain the signatures of the Issuer. The validity, construction and effect of this Engagement Letter and any and all extensions and/or modifications thereof shall be governed by the laws of the State of Tennessee. To the extent permitted by applicable law, any action between the parties arising from this Engagement Letter shall be maintained in the state or federal courts of Davidson County, Tennessee.

## CONCLUSION

If the foregoing terms are acceptable to yes, please so indicate by returning the staclosed copy of this engagement letter dated and signed by an authorized officer, retaining the original for your files. We look forward to working with you.

SULLIVAN COUNTY, TENNESSEE: BASS, BERRY & SIMS PLC:

By:

Richard S. Venable, County Mayor

By: \_\_\_\_\_\_ Karen Neal, Member

The Board of County Commissioners of Sullivan County, Tennessee, met in a regular session on December

12, 2016, at 9:00 a.m., in the County Courthouse, Blountville, Tennessee with Richard S. Venable, County Mayor,

presiding, and the following members present: Bowery, Calton, Cole, Gardaer, Grubb, Hare, Harkleroad, Harr, Herron, Hood, Houser, Johnson, Kilgore, McGlothlin, Morrell, Neal, Bobby Russell, Cheryl Russell, Shull, Stanley, Vance, White, Williams

There were absent:

There was also present Jeanie Gammon, County Clerk, and Larry G. Bailey, Accounts and Budgets Director.

It was announced that public notice of the time, place and purpose of the meeting had been given and accordingly, the meeting was called to order.

The following resolution was introduced by <u>Williams</u>, seconded by <u>White</u> and after due deliberation, were adopted by the following vote:

AYE: 14 BOWERY, GARDNER, GRUBB, HARE, HERRON, HOUSER, KILGORE, MCGLOTHLIN, MORRELL, NEAL, BOBBY RUSSELL, VANCE, WHITE, WILLIAMS

NAY: 9 CALTON, COLE, HARKLEROAD, HARR, HOOD, JOHNSON, CHERYL RUSSELL, SHULL, STANLEY

20879444.3

## Letter of Intent Regarding the Collaboration to Transform Education in Sullivan County

In 2014, Endity-planning firm DeJong-Richter was engaged to perform detailed parallel studies of the facilities utilized by the Kingsport City School System ("KCS") and Sulfiven County. Tennessee School District ("SCSD"). Sulfiven County ("County") invested \$270,000 and the City of Kingsport, Tennessee ("City") invested \$190,000 for the studies, and each further invested additional funds for related architectural services currently underway. The Parties agreed that a

joint undertaking to capitalize on the proposals would be most beneficial for the stakeholders.

The Parties agree that collaboration for education will benefit all students in the County, and a collaborative spirit provides an opportunity for all children to access high-quality public schools.

The purpose of this Letter of Intent is to set out the current intent and general course of action of the parties regarding how the parties expect to use their portion of the revenue discussed below. Funding for any projects discussed below is anticipated to be from revenues generated by a financing instrument chosen by the County in a total amount not to exceed One Hundred Forty Million Dollars and 00/100 (\$140,000,000.00). The County will choose the financing instrument to finance the construction of these schools which best serves all the citizens of the county. Distributions of any revenues to the City of Kingsport, the City of Bristol, Tennessee, and the County from the County-chosen financing instrument

would be in accordance with the most current State of Tennessee mandated distribution based on appropriate statutes, rules and regulations.

The goals of the parties are as follows:

- Subject to the anticipated receipt of the expected revenue by the City of approximately \$44,000,000 from the County in 2017 and subject to the acceptability of the title to the property by the City, Sullivan North Middle/High Campus ("Sullivan North") will become a City-owned property as-is, and the City will forego Twenty Million and 00/100 Dollars (\$20,000,000.00) of its share of the revenue it would otherwise be entitled to receive from funds generated by a County-chosen financing instrument. The appropriate parties at the proper time will enter into an agreement for the exchange of this property.
- The County is considering construction from funds from a County-chosen financing instrument a comprehensive school serving grades 9-12 or some grade configuration thereof, to become part of the SCSD. The school would include state-of-the-art academic programs so as to be a full-service and academically rigorous center of

Bristol, Tennessee City Schools commissioned a facilities study in 2008 and developed an Educational Facilities Master Plan from which it has been operating.

If bonds are issued, those would be paid by all county residents and shared by all county residents/taxpayers.

education to include career and technical education programming. The school may be located near Northeast State Community College.

3. The County is considering construction from funds from a County-chosen financing instrument a middle school serving grades 6-8 or some combination thereof, to become part of the SCSD in the eastern portion of the County.

4. The City may cause to be constructed a new Science and Technology Center ("Center") on the campus of Dobyns-Bennett High School to become part of the KCS. Construction of the Center for the estimated cost of Twenty Million Dollars and 00/100 (\$20,000,000.00) is anticipated to be funded from revenue the City receives from a County-chosen financing instrument for educational projects considered herein, other than the Twenty Million and 00/100 Dollars (\$20,000,000.00) the City will forego as stated above.

5. Upon completion of any school redistricting within the service area of the County, the SCSD will decide where a student would be best served based, in whole or in part, on transportation opportunities. Upon completion of any school redistricting within the service area of the City, the KCS will decide where a student would be best served based, in whole or in part, on transportation opportunities.

6. The SCSD and the KCS may provide for flexible attendance between the new SCSD comprehensive high school and the KCS Science and Technology Campus at Dobyns-Bennett as space permits.

7. The KCS intends to use any remaining funds, after purchasing Sullivan North and constructing the Center, for renovations at existing educational buildings.

8. Once all the approvals needed are successfully completed, and it is clear that the City will receive the revenue from the County as set forth above, the parties shall work on an agreement which shall set forth in more detail the execution of the responsibilities set forth in this Letter of Intent.

If the parties agree to proceed to negotiation and preparation of an agreement in accordance with the terms set forth in this letter of intent, please indicate such agreement by signing below. This Letter of Intent is not legally binding on any party, rather it expresses the current general intent of the parties. The parties shall only become bound upon execution of an agreement agreed upon by all appropriate parties.

THIS\_\_\_\_\_\_ DAY OF NOV. , 2016.

# KINGSPORT CITY SCHOOLS

By Title: President, Board of Education Date:

CITY OF KINGSPORT

By: Title:	Mayor
Date:	

Approval:

# Michael Billingsley, Kingsport City Attorney

SULLIVAN COUNTY SCHOOLS

By:	Which whenter
Title:	Chair, Board of Education
Date:	11-7-16

SULLIVAN COUNTY

By: Title: Mayor Date:

Approval:

E. Patrick Hull, School Board Attorney

Agenda	subject	voting	report
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Conference Name Sullivan County Co

Sullivan County Commission December 12 2016

12 Item # 5: Old Business Resolution No. 2016-11-71 Sponsors: Williams/ White Vote

## Long description

## AMENDE®

RESOLUTION AUTHORIZING THE ISSUANCE OF NOT TO EXCEED ONE HUNDRED FORTY MILLION DOLLARS (\$140,000,000) IN AGGREGATE PRINCIPAL AMOUNT, IN ONE OR MORE SERIES. OF GENERAL OBLIGATION SCHOOL BONDS OF SULLIVAN COUNTY, TENNESSEE FOR THE PURPOSE OF FINANCING COUNTY SCHOOLS AND SHARING PROCEEDS AS REQUIRED BY LAW; MAKING PROVISION FOR THE ISSUANCE, SALE AND PAYMENT OF SAID BONDS; ESTABLISHING THE TERMS THEREOF AND THE DISPOSITION OF PROCEEDS THEREFROM; AND PROVIDING FOR THE LEVY OF TAXES FOR THE PAYMENT OF PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS

### Chairman

Venable, Richard

Total Vote Result	21 21 21 21 21 21 21 21 21 21 21 21 21 2
Voting start time	11:35:56 AM
Voting stop time	11:36:20 AM

Voting stop time	11:36:20 AM
Voting Configuration	Vote
Voting mode	Open
Vote Result	

Yes	-14
Abstain	0
No	9
Total Present	23

## Group Voting Result

Group	Yes	Abstain	No 👘	Absent
No group	14	0	9	0
Total Results	14	0	9	0

### Individual Voting Result

Name	Yes	Abstain	No	Absent
Bowery, Mark ()	Х			
Calton, Darlene ()			X	
Cole, Michael ()			X	
Crawford, John ()				
Gardner, John ()	Χ.			
Grubb, Sherry ()	X			
Hare, Andy ()	X			
Harkleroad, Terry ()			<u> </u>	
Harr, Mack ()			X	
Herron, Joe ()	X			
Hood, Baxter ()			<u> </u>	
Houser, Dennis ()	X			
Johnson, Matthew ()			Х	
Kilgore, Bill ()	X		<u> </u>	
McGlothlin, Kit ()	X			
Morrell, Randy ()	X			
Neal, Bob ()	X			[

# Agenda subject voting report

Conference Name	Sullivan County Commission December	12 2016		12/12/2016
Name		Yes	Abstain No	Absent
Russell, Bobby ()		X		
Russell ()			X	
Shull Park ()			X	· · ·
Stanley Angle ()			X	
Vance, Mark ()		X	1	1
White, Robert ()		X		
Williams Eddito ()		X	+ ·- ·- ·	



Board of County Commissioners 236<sup>th</sup> Annual Session

> Item 6 No. 2016-12-72

To the Honorable Richard S. Venable, Sullivan County Mayor and the Board of Sullivan County Commissioners meeting in Regular Session this 12<sup>th</sup> day of December 2016.

# RESOLUTION to Approve the Appointments of Cindy Adams, Phil Steadman, and Jan Gaither to the Sullivan County Work Release Commission

WHEREAS, Sullivan County Work Release Commissioner Don Cole resigned in early October 2016 and Work Release Commissioner Joe Musser is retiring December 31, 2016 and;

WHEREAS, per T.C.A. 41-2-134 (a) (b) (c), the County Sheriff shall appoint the members of the Work Release Commission, subject to approval of the County Legislative Body, and

WHEREAS, the Sullivan County Sheriff appoints Cindy Adams, Phil Steadman, and Jan Gaither to serve as Sullivan County Work Release Commissioners,

NOW, THEREFORE BE IT RESOLVED that the Board of County Commissioners of Sullivan County, Tennessee, assembled in Regular Session hereby approves the appointments of Cindy Adams, Phil Steadman, and Jan Gaither to the Sullivan County Work Release Commission. Two appointments will take place immediately following approval of this Resolution, and one appointment will take place immediately following the current Commissioner's retirement.

# Waiver of the Rules Requested

This resolution shall take effect from and after its passage. All resolutions in conflict herewith be and the same rescinded insofar as such conflict exists.

Approved this <u>\_\_\_\_\_</u> day of <u>\_\_\_\_\_</u> 2016. Attest Jeanie Gammon, County Clerk

Sponsored By: Commissioner Joe Herron Co-Sponsor(s): Commissioners Angie Stanley

ACTIONS: Motion to approve passed by Executive Committee 12/6/16; 12/12/16 Approved 23 Aye



Board of County Commissioners 236<sup>th</sup> Annual Session

hem 7 No. 2016-12-73

To the Honorable Richard S. Venable, Sullivan County Mayor and the Board of Sullivan County Commissioners meeting in Regular Session this 12<sup>th</sup> day of December 2016.

# **RESOLUTION** To Adopt the Sullivan County Highway Department Road Atlas

WHEREAS, annually the Sullivan County Highway Department reviews and updates a list ing of County Roads as required by Tennessee law; and

WHEREAS, these revisions are necessary to bring the official Sullivan County Road Atlas up-to-date; and

WHEREAS, a summary of the revisions are attached hereto to be effective January 1, 2017.

NOW THEREFORE BE IT RESOLVED by the Sullivan County Board of Commissioners meeting in Regular Session that they hereby authorize the adoption of the Sullivan County Road Atlas as revised, effective January 1, 2017. The Sullivan County Road Atlas in its entirety is on record and available in the Office of the Sullivan County Highway Department for review.

This resolution shall take effect from and after its passage. All resolutions in conflict herewith be and the same rescinded insofar as such conflict exists.

This resolution shall take effect from and after its passage. All resolutions in conflict herewith be and the same rescinded insofar as such conflict exists.

Approved this 12th day of December 2016. Attest

## Sponsored By: Commissioner Terry Harkleroad Co-Sponsor(s): Commissioners John Gardner, Michael Cole

ACTION: A copy of the road atlas in its entirety will be included in the official minutes of the County Clerk.; action postponed due to verification of information on attachment by Executive Committee 12/6/16; 12/12/16 Approved Voice Vote

# 2017 Additions to Sullivan County Road Atlas

DATE	SUBDIVISION AND ROAD	100	TAXMAP	LENGTH	ROW	CLASS	P.B. & Pg
	Allison Ridge Phase III					ocnog	P.D ary
Additions	Vista Court	20	123	0.07	40	2	
		+		0.01			
					······	-	
					<u> </u>		
······································	total gained from additions			0.07			
	total gameu nom additions			0.07			
Deletions							
0010110110	no deletions for year 2016						<b></b>
							· · · · · · · · · · · · · · · · · · ·
Changes							
cilaliyes	Markenia Daine Inc. I						
	Westfield Drive length correction (see 2009 revision)		shou	uld be 0.	40		0.40
	Akard Place Ext (from Akard Pl to Carden Hollow)						0.10
	Hemlock Park Lane to Hemlock Park PL						
·	Cross Anchor From .04 To .40		shou	uld be 0.	40		0.36
	Hinkle Rd Ext.						0.03
	Vance Tank Rd. From 2.11 To 2.91						0.80
· · · · · · · · · · · · · · · · · · ·		T		<u> </u>			
ame change							·····
			······				
							<u> </u>
· · · · · · · · · · · · · · · · · · ·		total	main tran	n change			4 60
				from ad		10112	1.69
			viai gain	1010 20			0.07
			OTAL M	ILEAG	= ^ 1 *		. 70
				ILEAU	<u>- UAIr</u>	<b>V</b>	1.76

AMENDED BY SPONSOR HARKLEROAD 12/12/16 TO ADD TO THE ROAD ATLAS: -EMERGENCY LANE- (in front of EMS Station Health/Jail area)

ROAD NAME	KAP#	SECT.	C.D.	LENGTH	R.O.W.	CL	
			_	LENGIN	R.O.N.	UL.	Comm
A CONTRACTOR OF A			۱				
	124	7	9	0.08	40	1	5
ABERLEA VALUES OFRILLS	- 124 ]	7	9	0.29	50	1	5
ACORN CIRCLE	124	7	9	0.03	40-50	1	5
ACORN COURT	111		16	0.05	40	1	5
	12	6	12	0.15	30-50	3	9
ADATINE STREET	14	4	10	0.40	50	з	6
ALEASS ACRES DRIVE	49	4	5	0.10	40	3	6
ADAMS GEREEC ROAD (SA-82053)	65 j	7	5	1 30	50	1	4
ADAMS ROAD	64	7	5	1 33	20-50	4	4
1734X45 51799	. 19	4	5	0.15	50	1	6
ADDEGON	134	7	20	0.06	40	1	5
ADRIAN DODA		6	7	0.23	50	1	6
AKARD LANF	17	4	6	0.75	30-50	1	6
WARD PLACE	35	7	5	0.05	30-50	з	4
KARD PLACE EXT.	36	7	5	0.10	30-50	3	4
KARD STREET	36	4	5	0.05	40	2	4
LABAMA STREET	T	4	10	0.40	30-50	2	6
ALGOA DRIVE	31	4	10	0.40	40	2	4
UDEN STREET	49	4	7	0 10	50	1	6
UDERS PLACE	36	7	5	0.20	50	1	4
UDERS PLACE EXTENSION	36	7	5	0.20	50	2	4
e ex l'any	1.2	7	5	0.30	30-50	3	4
LOVWBBY DUINE	36	7	5	0.15	50	1	
LISHA STREET	18	4	6	0.12	50	1	6
LESCOD ROAD	29	6	12	0.05	40	3	9
HISON CORRE	123	7	20	0.28	50	2	 5
LISON COVE TRAIL	123	7	20	0.49	50	2	5
LUISON READ (SA-82911, -2016,82017	124	7	20	4.20	60	1	5
UPSON HEIGHTS ROAD	123	7	20	0.21	50	1	
LI ISON TIMPERS ROAD	123	7	20	0.50	50	2	5
MAROADEAN	66	7	5	0.15	13-50	2	
MAROAD READ	- (	7	5	0.15	20-50	3	
PINE GROSSING	90	6	13	0.10	20-50	4	4 8
VIN STREET	31	4	10	0.10	20-50		-
VIN STREEL extension	11	4	10	0.25	30-50	2	6
BROSIA DRUZE	118	6	15	0.05	50		6
AELIA CO. 194	63	6	7	0.25		2	8
AF & STED 6 1	16	6	13	0.10	50	2	6
AITY DRIVE.		7	5		20-50	3	8
CHOR PORT	C.		18	0.45	50	1	

### offective January 1, 2017

ANCO DRIVE	76	6	13	0.28	30-50	2	8
ANCO PLACE	76	6	13	0.35	40	2	
ANDERSON LANE	17	_4	6	0.12	40	3	6
ANDERSON ROAD	66	-4	5	0.14	25-50	3	4
ANDERSON STREET	51	4	5	0.25	50	1	4
ANDREW STREET	14	4	10	0.16	20-50	3	6
ANDY COLE ROAD	98	5	16	0.40	20-50	4	5
ANN STREET	68	5	4	0.25	50	1	4
ANNGEA LANE	30	4	11	0.10	50	1	10
ANSLEY STREET	76	6	13	0.07	40	2	8
APACHE DRIVE	49	4	7	0.35	50	1	6
APPLE TREE	97	5	16	0.02	25-50	4	5
APPLEBERRY CIRCLE	106	6	14	0.06	40	2	7
AQUEDUCT COURT E.	11 <b>8</b>	6	15	0.03	40	2	8
AQUEDUCT COURT W.	118	6	15	0.03	40	2	8
ARAPAHO DRIVE	49	4	7	0.03	50	1	6
ARBOR COURT	135	7	9	0.08	50	1	5
ARBOR HILLS DRIVE	135	7	9	0.23	50	1	5
ARCADIA DRIVE	15	4	10	1.50	30-40		6
ARCH HICKS ROAD	109	7	8	0.50	20-50	4	7
ARCH STREET	54	5	21	0.05	50	·· · <u>·</u>	4
ARCHCREST STREET	48	4	10	0.25	30-50	2	6
ARCHDALE DRIVE	121	6	14	0.35	50	1	7
ARGONNE STREET	91	6	13	0.21	50	4	
ARLEY STREET	48	4	7	0.05	40	2	6
ARMSTRONG DRIVE	31	4	10	0.21	30-50	1	10
ARNOLD WAY	40	5	22	0.40	30-40	1 -	1
ARONDALE COURT	48	4	7	0.05	40	1	6
ASBURY STREET	14	4	10	0.30	30-50	1	0
ASCOT DRIVE	119	6	14	0.50	50	2	7
ASH LANE	82	7	4	0.05	40	1	2
ASHEWOOD DRIVE	54	5	2	0.36	40	- '	1
SPEN STREET	48	4	10	0.05	25-50	2	6
ASTOR STREET	48	4	10	0.20	30-50	2	6
ATLAS DRIVE	82	5	4	0.10	50	2	4
ATLEE STREET	14	4	10	0,10	40	1	- 6
AURORA ROAD	120	6	14	0.20	40	1	7
AUSTIN DRIVE	39	5	22	0.22	50	1	1
AUSTIN POWDER ROAD	65	7	5	0.50	20-50	2	4
USTIN RIDGE COURT	135	7	9	0.15	40	1	5
AVA DRIVE	92	6	14	0.28	50	1	7
VONDALE ROAD	92	6	14	0.20	30-50	2	<u>'</u>
AYRSHIRE ROAD	36	4	5	0.10	50	1	4
ZTEC DRIVE	49	4	7	0.10	50	1	6

· · · · · · · · · · · · · · · · · · ·	В						
	- 94	7	18	0.05	30-50	2	7
REB ROAD	64	6	7	0.25	50	1	6
BAILEY ROAD	117	6	15	0.40	50	1	8
BAR EYTON ROAD (SA-82001)	31	4	10	0.12	30-50	3	6
BAINES AVENUE	40	~+ 5	22	0.05	20-50	3	1
BAINES DRIVH	90		15	0.05	20-50	4	8
RAINES ROAD	16	4	6	0.10	30-50	3	6
BAKER CEMETERY BOAD	51	4	5	0.08	30-50	3	4
BAKER DRIVE		7	5	0.10	<u>50=50</u>	2	4
BALLROAD	30	4	10	1.38	30-50	1	6
BANCROFT CHAPEL ROAD			5	0.15	30-50	3	4
BANNER STREET	64   108		5 18	0.10	30-50	2	7
BARBARA DRIVE	and the second	7	9	0.42	20-50	3	5
BARE HOLLOW ROAD	135			0.42	50	2	7
BARFFOOT LANDINGS DRIVE	94		18	0.24	30-50	3	6
BARGER DRIVE	50	4		1.30	30-40	1	6
BARGER HOLLOW RD. (SA-82033)	50	4	6	0.60	30-50	2	6
BARGER ROAD	_50	4	6	+	20-50	3	5
BARNETTE ROAD	112	5	16	1.00		2	
BAER ROAD	50	4	6	1.50	30-50		5
BASIN ROAD	100 l	5	3	0.06	30-50	3	_
BAUMWOOD LANE	54	5	2	0.06	40	1	1
BAY HILL DRIVE	134	7	20	0.03	20-50	2	5
BAYBERRY DRIVE	120	6	14	0.24	50	2	7
BAYS MOUNTAIN TRAIL	90	6	15	0.90	20-50	3	8
BAYWOOD DRIVE	134	7	20	0.75	30-50	2	5
BEALER ROAD	54	5	21	0.10	30-50	2	1
BEAR DRIVE	68	5	4	0.15	40	_ 1	4
BEAR HOLLOW ROAD	39	5	2	0.60	20-50	3	1
BEATRICE COVI.	49	4	5	0.07	40	1	6
BEAUMONT LANE	68	5	4	0.25	50	1	4
BEAVER CIRCLE	82	7	4	0.15	40	1	2,4
BEAVER CREEK PD (SA-82016)	82	7	4	2.50	30-60	2	2,4
BEAVER LANE	30	4	11	0.10	30-50	4	10
BEAVER ROAD	82	7	4	0.40	50	1	4
BECK DRIVE	108	7	20	0.30	30-50	3	5
BECKLEY DRIVE	36	4	5	0,10	50	1	4
REFCH FOREST ROAD	69	5	21	1.00	30-50	3	4
BEECHNUT CITY ROAD	34	4	6	0.40	30-50	3	6
BEECHWOOD GIRCLE	68	5	21	0.36	50	1	4
BEECHWOOD ROAD	107	6	14	1.20	30-50	_ 2	_7
BEELER STREET	36	4	5	0.05	30-50	3	4

#### effective January 1, 2017

	94	7	18	0.11	50	1	7
BEGLEY STREET	55	- (	10	2.10	40	2	1
BEIDLEMAN CREEK ROAD	70	5	1	1.15	50	4	1
BEIDLEMAN ROAD	30	3	11	0.25	40	2	10
	119	6	14	0.04	40	2	7
BELL FLOWER COURT	104	6	15	0,80	30-40	2	8
BELL HOLLOW ROAD	29	6	12	0.45	40-50	2	9
BELL RIDGE ROAD	29	6	12	1.04	40-50	2	9
BELL STREET	94	7	18	0.59	50	1	7
BELL STREET EXTENSION	94	7	18	0.09	50	1	7
BELLE AVENUE	124	7	9	0,19	30-50	1	5
BELMONT COURT	104	6	15	0.08	50	1	8
	90	6	13	0.26	40	2	8
BELSAY DRIVE	102	6	15	0.30	20-50	3	8
BENNY MOWELL ROAD	14	4	10	0.05	30-50	3	6
BERTSIE SHIPLEY ROAD	116	6	15	0.45	15-50	4	8
BESSIE MORRISON ROAD	117	6	15	0.15	15-50	4	8
BETHANY STREET	13	6	12	0.03	40	4	9
BETHEL DRIVE (SA-82036)	67	7	4,5	2.63	30-60	2	4
BETHEL LANE	31	4	10	0.20	50	1	6
BEULAH CHURCH DRIVE	107	6	14	0.85	30-50	2	7
BEULAH CHURCH BRIVE	107		18	1.70	30-50	2	7
BEULAH LAND DRIVE	82	5	16	0.47	50	1	4
	107	6	14	0.35	40	2	7
BIG ARM BRANCH ROAD	126	5	16	1.30	15-50	3	5
BIG ARM ROAD	126	5	16	0.70	30-50	2	5
BIG HOLLOW ROAD	66		5,8	3.70	18537	2	4
	103	6	15	2.48	30-50	2	8
BIG RIDGE ROAD		5	3	2.90	30-50	2	5
	50	4	5	0.20	30-50	3	6
	96	7	8	0.42	50	1	4
BILL ROAD BILTMORE PLACE	140	7	20	0.37	40	1	5
	66	, 7	5	0.25	50	1	4
BIRCH STREET	63	6	7	0.03	40	1	7
BISHOP ROAD	118	6	15	0.50	20-50	3	8
BISHUP ROAD	14	4	10	0.30	40	2	6
BLACKBURN CIRCLE	19	4	5	0.20	40	2	4
BLACKBURN DRIVE	19	4	5	0.55	40	2	4
BLACKBURN ROAD	66	7	5	0.50	40	1	4
BLACKFOOT DRIVE	49	4	7	0.10	50	1	6
BLACKFOOT DRIVE	102		15	1.05	30-50	1	8
BLAICCK ROAD	134		9	0.25	40	3	5
BLALOCK ROAD	82	5	16	0.09	50	1	4
BLARNEY PLACE	63	6	7	0.10	40	1	6

#### BLARNEY 0.10 BLOOMINGDALL RD (BA-5.925) 10,11 9,50 40-60 10,6 BLOUNTVILLE BOULEVARD (SA 3205) -0.90 50-60 BLOUNTVILLE (BY PASH (SA-82058)) $f_{i+1}$ 0.50 PLOONTVILLE CEMETERY ROAD 0.20 30-50 BLUE HAVEN DRIVE 1... 0.44 BLUT HERON LANE 0.48 15-50 PERE GRASS DRIVE 0.20 BLUFF ROAD 33 | 6,7 1.65 30-50 з BLYTHEWOOD DRIVE 0 05 BOB DYKES ROAD 0.15 15-50 BC8BY DRIVE 0.20 BUND TOWN ROAD (SA-02052) 1.05 4,7 BOHNE DEWE 0.20 30-50 BOOHER DRIVE 1,21 1.70 40-50 1,4 BOOHERTANE 0.65 30-50 BOONE EVAMINOAD. 0.65 BOONE LAKE GROLE ę. 0.15 BOONE RIFLASE DRIVE 0.25 BOOTH COURT 0.10 -6 BOOZY CREEK ROAD 1.55 30-50 BODS ROAD 0.45 BOWLINTER 0.0620-50 PERMAN CREEK DOVE 7,18 0.85 30-50 POWMAN FORD POLC 0,35 30-50 BOXWOOD CIRCLE 0.08 30-50 BOXWOOD 0.05 -7 BOXWOOD LANE 0,10 BOYD LANE 0.21 BOYD ROAD 0.90 BRADFORD LAND 0.10 14(\$633,609) 0.30 20-50 јведъсн с . 0.03 30-50 BRANCHLANE 0.49 30-50 BRANCH ROAD 1.40 PPASWELL-BAKER ROAD 0 15 BREEDING LANE 0.25 20-50 BRENTWOOD DRIVE 0.40 BRICKEY STREET 31 | 0.05 30-50 SPOUWELL HEAGHTS ROAD 1.01 40-50 BRISCOE CIRCLE 0.10 ... BRISCOE CIPCULE X DUNSION 0.10 BRISTOL AVENUE 0.05 30-50 BALLIANA DEINE 1:05 0.11

#### effective January 1, 2017

BROCKWAY DRIVE	92	6	13	0,16	50	1	8
BRODY DRIVE	17	4	6	0.06	50	1	6
BRONTE DRIVE	51	7	5	0.07	40	1	4
BROOKDALE DRIVE	124	7	9	0.31	50	1	5
BROOKFIELD DRIVE	107	6	14	0.75	30-50	2	7
BROOKFIELD LANE	107	6	14	0.25	30-50	2	7
BROOKLAWN DRIVE	31	4	11	0.40	50	1	10
BROOKLEA CIRCLE	82	7	4	0.10	50	1	4
BROOKSHIRE DRIVE	36	4	5	0.10	50	1	4
BROOKSIDE CIRCLE	47	4	11	0.25	40	2	6
BROOKSIDE DRIVE	31	4	10 11	1.50	40	2	10
BRCOKSIDE LANE	82	5	4	0.20	40	1	4
BROOKSIDE SCHOOL LANE	31	4	10	0.19	40-50	2	6
BROOKVALLEY DRIVE	48	4	7	0.04	50	2	6
BROOKWOOD COURT	63	6	7	0.12	50	2	6
BROWN CIRCLE	94	7	18	0.55	30-50	3	7
BROWN DRIVE	68	5	4	0.13	20-50	3	4
BROWN KYTE ROAD	126	7	4	0.40	20-50	4	5
BROWN ROAD	137	7	16	0.20	16-50	4	5
BROWN STREET	68	5	4	0.65	40	1	4
BROWNLOW ROAD	31	4	10	0.30	50	2	6
BROYLES LANE	68	5	21	0.85	30-50	2	4
BROYLES ROAD	68	5	21	0.20	20-50	2	4
BRUCE DOAN ROAD	79	7	18	0.76	30-40	3	4
BUCHANAN DRIVE	83	5	21	0.14	20-50	4	4
BUCHANAN LANE	113	5	3	0.80	20-50	3	5
BUCHANAN ROAD	53	5	21	0.19	15-50	4	2
BUENA VISTA DRIVE	64	4	7	0.10	40	1	6
BUFFALO ROAD (SA-82025)	81	7	8	1.51	10-50	2	4
BUFFALO ROAD EXTENSION	81	7	8	0.11	30-50	2	4
BULLIS ROAD	107	7	18	0.15	20-50	3	7
BULLOCK HOLLOW ROAD (SA-82039)	54	5	3.21	5.10	40	2	1.4
BUNCOMBE ROAD	66	7	5	1.50	30-50	2	4
BUNKER HILL RD. (SA-82022)	125	5	16	1.20	60	···	5
BURDINE ROAD	123	7	20	0.35	50-60	3	5
BURLESON STREET	61	6	13	0.20	30-50	2	8
BURNING TRAIL	91	6	13	0.60	50	2	8
BURNSIDE DRIVE	92	6	14	0.05	40	2	7
BUTTERMILK ROAD (SA-82046)	78	6	7	1.60	40-60	1	7.6
BUTTERMILK ROAD E.	78	7	7	0.20	20-50	1	7
BYRD STREET	14	4	10	0.03	30-50	3	6
			<u> </u>				
	I	•	-				

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CAGLE ROAD	111	7	16	0.10	20-50	4	5
CAIN DRIVE	63	6	7	0.50	50	1	6
CAIN STREEF	14	4	10	0.25	50	2	6
CALUMET CIRCLE	118	6	15	0.04	40	2	8
CALUMET COURT	118	6	15	0.03	40	2	8_
CAMBY DRIVE	91	6	13	0.24	50	2	8
CAMELOT DRIVE	54	5	21	0.70	50	1	4
CAMP PLACID ROAD	65	7	5	1.10	30-50	1	4
CAMP TOM HOWARD ROAD	58	5	19	0.40	30-50	3	1
CAMPBELL CROSS ROAD	81	7	5	0.10	15-20	4	4
CAN SELLS ROAD	108	7	20	0.40	13-50	4	5_
CANEY DRIVE	30	4	11	0.07	30-50	2	10
CANNON STREET	48	4	10	0.25	30-50	2	6
CANNONERO COURT	118	6	15	0.15	40	1	8
CANT HOOK HILL ROAD	54	5	21	0.70	20-50	з	4
CANTERBURY DRIVE	64	4	5	0.36	50	1	6
CANTON ROAD	107	6	14	0.75	40	z	7
CANYON TRAIL	91	6	13	0.02	50	4	8
CAPRISTREET	31	4	10	0.25	30-50	2	6
CARDEN HOLLOW RD. (SA-82036)	36	7	4,5	2.33	60	1	4
CARDIFF WAY	134	7	20	0.16	50	1	5
CARDINAL POING	94	7	18	0,16	50	1	7
CARDINAL STREET	14	4	10	0.37	50	з	6
CARGO CENTER DRIVE	94	7	18	0.24	60	1	7
CARL DYKES ROAD	116	6	15	0.10	20-50	3	8
CARLTON LANE	124	7	9,16	0.85	30-50	2	5
· · · · · · · · · · · · · · · · · · ·	36	4	5	0.90	50	1	4
	80	7	5	0.12	40	2	4
CAROL HILL DRIVE	80	7	5	0.12	40	1	4
CAROLLANE		7	-	D.03	40	1	4
CAROL LANE EXTENSION	03	/	5 . 11	0.05	30-50	2	10
CAROLE STREET				1.30	40	1	1
	38	5	2 5	0.30	40-50	1	4
CARR DRIVE	51	<u>4</u> 7	\$ 16	0.30	30-50	<u>'</u>	5
CARR HOLLOW ROAD	125			0.45	50	2	4
CARRIAGE LANE	. 80	7		t	40	· <u>4.</u>	4
CARROL COURT	66	7	5	0.05	50	2	6
GARROLLWOOD DRIVE	31	4	10	0.12			-
CARROLLWOOD HEIGHTS ROAD	31	4	10	0.60	25-50	2	5
CARTER HILL ROAD	123	7	9,20	0.80	40	_	
CARTERS VALLEY GARDEN	13	6	12	0.20	30-50	3	9
CASCADE STREET	48	4	10	0,10	30-50	2	<u>6</u> 7
CASHAVENUE	79	7	18	0.50	30-50	2	
CARSONS WAY	123	7	9	0.13	40	1	. 5
CASSIDY COURT	49	4	7	0.05	40	1	6

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#### effective January 1, 2017

6	1	40	0.40	7	4	49	CASSIDY ROAD
7	2	50	0.13	14	6	107	CASTAWAY DRIVE
8	2	40	0.02	15	6	104	CASTLETON COURT
6	3	30-40	1.45	7	6	64	CATAWBA LANE
5	1	50	0.06	9	7	124	CATTAIL COURT
4	2	30-50	1.10	5,8	7	81	CAVE HILL ROAD
1	1	30-50	1.40	1	5	39	CAVERN ROAD
8	3	30-50	0.15	13	6	90	CEDAR AVENUE
6	2	30-40	1.85	7	6	63	CEDAR BRANCH ROAD
6	2	40	0.08	7	4	48	CEDAR BROOK COURT
8	2	30-50	0.13	15	6	104	CEDAR DRIVE
1	2	30-50	0.25	1	5	55	CEDAR LANE
2	1	40	0.15	21	5	53	CEDAR ROAD
5	4	25-50	0.03	16	7	97	CEDAR STREET EXTENSION
5	4	25-50	0.03	16	5	97	CEDAR TREE
7	1	50	0.10	14	6	107	CEDARWOOD COURT
5	4	15-50	0.06	16	5	136	CEMETERY LANE
4	3	15-50	0,30	4	7	81	CEMETERY ROAD
7	3	20-40	3.20	4	7	93	CENTENARY ROAD (SPLIT)
7	2	40	0.60	18	7	108	CENTER DRIVE
6	1	30-50	1.80	6	4	34	CENTRAL HEIGHTS RD.(SA-82031)
5	1	60	0.40	9	7	124	CENTURY COURT
6	2	30-60	1.60	10	4	14	CHADWELL ROAD
9	3	20-50	0.05	12	6	12	CHANDLER STREET
6	2	40	0.11	10	4	15	CHANEY DRIVE
9	2	30-50	0.20	12	6	12	CHAPEL DRIVE
4	1	50	0.63	8	7	96	CHARLIE AVENUE
4	2	40	0.09	4	5	68	CHARLIE JOHN CIRCLE
5	1	50	0.36	20	7	109	CHARLIE'S COVE
7	1	50	0.27	14	6	120	CHARLES COVE
7	3	30-50	0.15	14	6	92	CHARE TO A GREEN DIGNE
6	2	50	0.15	10	4	14	CHASE STREET
6	2	50	0.30	10	4	14	CHEEKWOOD DRIVE
8	2	40	0.03	15	6	118	CHELSEA CIRCLE
6	3	20-50	0.10	6	4	35	CHERRY COURT
2	<u> </u>	40	0.15	4	7	82	CHERRY LANE
5	2	30-50	0.10	- 7		124	CHERRY ROAD
4	1	50	0.20	5	7	51	
4	1	50	0.05	5	4	36	CHERRY STREET
6	1	50	0.18	14	6	92	
5	1	50	0.22	9	7	124	
	- 1						
4				-			
6							
		30-40 50 40	0.22 1.70 0.05 0.10	9 7 5 7	4 	124 47 51 49	CHESHIRE LANE CHESTNUT RIDGE ROAD CHESTNUT STREET CHEYENNE LANE

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PER ORESS CONTRACTOR	13	6	7	2.20	30-40	2	6
CEREMONAPIN GROVE (SA-82022)	126	5	16	3.95	60	1	5
CHIPPEWA LANE	48	4	7	0.15	50	1	6
CHRISTOPHER COURT	50	4	5	0.12	50	2	5
CHRISTOPHER WAY	94	7	18	0.19	50	1	7
CHRISTUS DRIVE	13	5	16	0.16	50	1	5
CHRISTY DR:/E	4	6	15	0.10	50	2	8
CIRCUTY AVENUE	÷ :	1	11	0.09	50	1	10
CHURCH CETZ/LE	21	5	2	0.15	15-50	4	1
CLUZCH HEL DRIVE	104	6	15	0.45	50	2	8
CHURCH HEL - CAD	95	7	8	0.20	40	3	4
CHURCH LANE	31	4	11	0.15	40	2	10
CHURCH ROAD	1B	6	15	2.01	30-50	2	8
CHURCH ROAD S		6	15	0.75	30-50	2	
CIRCRCH VEN	1.0	6	13	0.24	40	1	ð
CIRCLE DRIVE	126	7	16	0.90	30-50	2	5
CIRCLE PLACE	31	4	10	0 02	50	3	6
GIRCLE ROAD	19	4	5	0.05	30-50	3	4
CIPCLE STREET	13	4	10	0.10	50	2	6
CTATE IN CIRCLE	104	6	15	0 16	40	1	8
GLAREMON ( ROAD	30	4	11	0.45	30-40	2	10
CLARK CEMP IN RY ROAD	36	7	5	0.08	30-50	2	4
CLARK DRIVE	57	5	19	0.11	20-50	4	1
CLARK HEF ROAD	 (4)	5	1	0.40	20-50	4	1
CLARK LAND	36	7	5	0.20	40	1	4
CLARK PLACE	51	4	5	0.30	40	2	4
C <sup>1</sup> ARK ROAD	35	4	5	0.30	15-50	4	4
GLAY FON SCIENCES	91	6	13	0.08	50	1	8
T THR BRANCLET BUCK	- 15		5	0.30	50	1	4
CLEAR BRANCE SRC/7	85	7	5	0.15	50	1	4
CLEARVIEW STREET	90	6	15	0,30	20-50	3	- 7
CHEESIDE OPIVE	33	4	6	0.20	50	1	6
CERT VIEW DRIVE	62	6	14	0.25	30-50	2	7
CLIPSERGAD	ı. د ا	4	11	0.09	50	2	10
CLOVER BOILOM DRIVE	90	6	15	0.03	30-50	2	8
CLOVER LEAF COURT	48	6	7	0,04	40	<u>_</u>	<u> </u>
CLUB POINTF	81	7	8	0.10	50	1	2
COAL PIT COLLOW LANE	117	6	15	0.50	20-50	4	8
COAL PIT FOLLOV/ROAD	103	6	15	0.50	20-50	4	8
COCHISE TRAC	20	3	7	0.90	20-30	1	6
COLD SPRING: CONDENSE AD	23	5	22	0.80	40	2	1
COLD SPRIMED HUAD (SA-82031)	2.3	4	6	0.85	50	1	
COLE HOLLOW ROAD	16	4	6	1.85	30-50	2	6
COLLIGHT ROAD	117	6	15	0.16		4	8

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COLE ROAD							
COLE ROAD	33	<u>4</u>	6	0.10	20-50	3	6
COLEBROOK LANE	40 30	5	22	0.35	20-50	3	1
	135	4	. <u>11</u> 9	0.15	30-50	2	10
		•	-	0.10	20-50	3	5
······································	68	5	- 4	0.25	30-50	3_	. 4
COLONIAL HEIGHTS RD. (SA-82009)	92	6	. 14	1.40	30-60	1	7
COMBS ROAD	126	7	16	0.15	30-50	3	5
	49	4	7	0.20	50		6
COMMISSION DRIVE	30	4	11	0.05	50	2	10
CONCORD STREET	48	4	10	0.20	50	1	6
COOK HOLLOW ROAD	36	4	5	0.55	30-50	2	4
COOKS VALLEY ROAD	48	6	7	1.90	40-60	2	6
COPE ROAD	108	7	18	0.15	15-50	3	7
CORKLANE	63	6	7	0.05	40	1	6
CORRUGATED LANE	124	7	9	0.13	60	1	5
COTTONWOOD COURT	124	7	9	0.04	40	1	5
COTTONWOOD LANE	124	7	9	0.23	40	1	5
COUNTRY DRIVE	48	6	7	0.70	50	1	6
COUNTRY MEADOW CIRCLE	68	5	21	0.20	50	1	4
COUNTRY DAKS DRIVE	54	5	21	0,16	50	1	4
COUNTY HILL ROAD	66	4	5	0.50	40	1	4
COUNTY HOME ROAD	51	4	5	1.10	30-50	1	4
COURTLAND DRIVE	106	6	14	0.05	40	1	7
COURTNEY DRIVE	63	6	7	0.12	50	1	6
COVE STREET	30	4	11	0.10	30-50	3	10
COX HOLLOW RD. (SA-82004)	105	6	13,14	0.84	<sup>†</sup> 60	1	7.6
CRABAPPLE LANE	106	6	14	0.13	50	1	7
CRANSHAW DRIVE	75	6	13	0.20	40	2	8
CRANSHAW DRIVE EXTENSION	75	6	13	0.05	20-50	3	8
CRAWFORD LANE	79	7	18	0.30	20-50	3	4
CRAWFORD ROAD	116	6	15	0.10	15-50	4	8
CREE STREET	48	4	7	0.20	50	1	6
	116	6	15	0.45	20-50	3	8
	90	6	15	0.40	30-50	2	8
CRESCENT DRIVE	68	5	21	0.10	50	1	4
CRESTVIEW STREET	69	5	21	0.20	40	' 1	4
CROCKETT HILL ROAD	30	4	11	0.23	20-50	3	10
CROCKETT STREET	68	4 5	4	0.20	40		4
CROFTON DRIVE	54	 5	21	0.15	40 50	. 1	<u>4</u> 1
CROSS ANCHOR PLACE	109	5 7	20	0.13	50		
CROSS ANCHOR PLACE	35	4	20			1	5
	35	4	5	2.15	30-50	3	4
CROWE ROAD				0.25	20-50	3	4
· · · · · · · · · · · · · · · · · · ·	84	5	1	0.05	20-50	4	5
CRUMLEY CEMETERY ROAD	99	5	3	0,18	15-50	4	5

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30	4	11	0.03	40	1	10
94	7	18	0.23	50	1	7
92	6	14	0.10	40	2	7
92	6	14	0.40	50	2	7
94	7	18	0.79	50	1	7
94	7	18	0.30	50	1	7
30	4	11	1.01	30-50	2	10
30	4	11	1.55	60	1	10
124	7	9	0.13	16-50	3	5
78	6	7	0.16	50	2	6
136	7	9	0.85	30-50	3	5
125	7	16	0.15	30-50	3	5
105	6	14	0.08	50	1	7
49	4	7	0.06	50	1	6
123	7	20	0.21	50	1	5
48	4	7	0.50	50	1	6
48	4	7	0.70	50	1	5
48	4	7	0.50	50	1	6
63	6	7	0.05	40	1	6
48	6	7	0.15	20-50	3	6
- 66		5	0.60	40-50	1	4
14	4	10	0.15	30-50	3	6
12	6	12	0.03	30-50	3	9
· · · · · · · · · · · · · · · · · · ·		7	1.90	40-50	1	6
		14	0.12	50	2	7
31		10	0.05	40	2	6
			0.42	40	3	1
			1.20	20-60	3	1
·	· · · · · · · · · · · · · · · · · · ·	3	0.50	15-50	4	5
		7			1	6
· · · · · · · ·						
· · · · · · · · · ·	•	~				
	(	ز				
106	6	14	0,21	20-50	4	7
48	4	10	0,20	30-50	2	6
31	4	10	0.50	30-50	3	6
13	4	11	0.15	50	3	10
90	6	13	0 40	40	2	8
91	6	13	0.28	20-50	3	8
12	6	12	0.10	30-50	2	9
106	7	18	0.70	40	2	7
51	4	5	0.15	40	2	4
48	4	10	0.20	25-50	2	6
90	6	15	0.10	30-50	2	8
	94 92 92 94 30 30 124 78 126 125 105 49 123 48 48 48 48 48 63 48 48 63 48 48 66 14 12 78 92 31 41 41 99 63 31 106 48 31 13 90 91 12 106 51 48	94       7 $92$ 6 $94$ 7 $30$ 4 $30$ 4 $30$ 4 $124$ 7 $78$ 6 $124$ 7 $126$ 7 $106$ 6 $49$ 4 $123$ 7 $48$ 4 $48$ 4 $48$ 4 $63$ 6 $78$ 6 $92$ 6 $31$ 4 $48$ 4 $41$ 5 $92$ 6 $31$ 4 $41$ 5 $99$ 5 $63$ 6 $41$ 5 $99$ 5 $63$ 6 $41$ 4 $13$ 4 $13$ 4 $13$ 4 $13$ 4 $90$ 6	94       7       18         92       6       14         92       6       14         94       7       18         94       7       18         30       4       11         30       4       11         124       7       9         78       6       7         136       7       9         78       6       7         136       7       9         78       6       14         49       4       7         125       7       16         1005       6       14         49       4       7         48       4       7         63       6       7         64       7       5         14       4       10         12       6       14         41       5       19         99       5       3         63       6       7         99       5       3         63       6       7         99       5       3         63	94       7       18 $0.23$ 92       6       14 $0.10$ 92       6       14 $0.40$ 94       7       18 $0.79$ 94       7       18 $0.30$ 30       4       11 $1.01$ 30       4       11 $1.55$ 124       7       9 $0.13$ 78       6       7 $0.85$ 125       7       16 $0.15$ 126       6       14 $0.08$ 49       4       7 $0.06$ 123       7 $20$ $0.21$ 48       4       7 $0.50$ 48       4       7 $0.50$ 63       6       7 $0.15$ 66       7 $5$ $0.60$ 14       4 $10$ $0.15$ 12       6 $12$ $0.03$ 78       6       7 $1.90$ 92       5 $3$ $0.50$ 14       10 <th< td=""><td>94         7         18         <math>0.23</math>         50           92         6         14         <math>0.10</math>         40           92         6         14         <math>0.40</math>         50           94         7         18         <math>0.79</math>         50           30         4         11         <math>1.01</math> <math>30-50</math>           30         4         11         <math>1.55</math> <math>60</math>           124         7         9         <math>0.13</math> <math>16-50</math>           136         7         9         <math>0.85</math> <math>30-50</math>           123         7         20         <math>0.21</math> <math>50</math>           48         4         7         <math>0.50</math> <math>50</math>           48         4         7         <math>0.50</math> <math>50</math>           66         7         <math>5</math> <math>0.60</math> <math>40-50</math>           14         4&lt;</td><td>94       7       18       <math>0.23</math>       50       1         92       6       14       <math>0.10</math> <math>40</math>       2         92       6       14       <math>0.40</math>       50       2         94       7       18       <math>0.79</math>       50       1         94       7       18       <math>0.30</math>       50       1         94       7       18       <math>0.30</math>       50       1         30       4       11       <math>1.01</math> <math>30-50</math>       2         30       4       11       <math>1.55</math> <math>60</math>       1         124       7       9       <math>0.13</math> <math>18-50</math>       3         36       7       9       <math>0.85</math> <math>30-50</math>       3         126       7       16       <math>0.15</math> <math>30-50</math>       3         149       4       7       <math>0.06</math> <math>50</math>       1         48       7       <math>0.50</math> <math>50</math>       1         48       4       7       <math>0.50</math> <math>50</math>       1         48       7       <math>0.50</math> <math>50</math>       1       1         48       6       7       <math>0.95</math></td></th<>	94         7         18 $0.23$ 50           92         6         14 $0.10$ 40           92         6         14 $0.40$ 50           94         7         18 $0.79$ 50           30         4         11 $1.01$ $30-50$ 30         4         11 $1.55$ $60$ 124         7         9 $0.13$ $16-50$ 136         7         9 $0.85$ $30-50$ 136         7         9 $0.85$ $30-50$ 136         7         9 $0.85$ $30-50$ 136         7         9 $0.85$ $30-50$ 136         7         9 $0.85$ $30-50$ 123         7         20 $0.21$ $50$ 48         4         7 $0.50$ $50$ 48         4         7 $0.50$ $50$ 66         7 $5$ $0.60$ $40-50$ 14         4<	94       7       18 $0.23$ 50       1         92       6       14 $0.10$ $40$ 2         92       6       14 $0.40$ 50       2         94       7       18 $0.79$ 50       1         94       7       18 $0.30$ 50       1         94       7       18 $0.30$ 50       1         30       4       11 $1.01$ $30-50$ 2         30       4       11 $1.55$ $60$ 1         124       7       9 $0.13$ $18-50$ 3         36       7       9 $0.85$ $30-50$ 3         126       7       16 $0.15$ $30-50$ 3         149       4       7 $0.06$ $50$ 1         48       7 $0.50$ $50$ 1         48       4       7 $0.50$ $50$ 1         48       7 $0.50$ $50$ 1       1         48       6       7 $0.95$

#### effective January 1, 2017

GARLAND STREET	30	4	11	0,20	30-50	2	10
GARWOOD DRIVE	107	6	14	0.05	50	3	7
GATEWOOD DRIVE	121	6	14	0.05	50	1	7
GEISLER ROAD	122	7	20	1.80	30-50	2	5
GENTRY COURT	67	7	4	0.04	40	1	4
GEORGE CARR ROAD	81	7	5	0.20	20-50	4	4
GIBBS ROAD	30	4	11	0.10	40	2	10
GIFFORD ROAD	53	5	21	0.15	30-50	3	2
GLASGOW LANE	63	6	7	0.15	50	2	6
GLEN ALPINE ROAD	90	6	13,15	1.13	40-60	1	8
GLEN HAVEN DRIVE	82	5	16	0.35	50	1	4
GLENBURN ROAD	90	6	13	0.30	40	2	8
GLENCLIFF DRIVE	106	6	14	0,24	50	1	8
GLENDOR DRIVE	68	5	4	0.02	50	2	4
GLENDORA DRIVE	121	6	14	0.20	50	1	7
GLENMONT COURT	90	6	15	0.11	40	2	8
GOLD DUST DRIVE	51	4	5	0.05	50	1	4
GOLDIE CRAWFORD ROAD	117	6	15	0.10	21-50	4	8
GOLF PARK DRIVE	78	6	7	0.01	50	1	6
GOOD VIEW DRIVE	31	4	10	0.35	24-50	3	6
GOODMAN CEMETERY ROAD	108	7	20	0.20	30-50	3	5
GOODS DRIVE	93	7	18	0.20	30-50	3	7
GOTTLAND SHOALS ROAD	93	7	18	2.01	30-60	3	7
GOVERNMENT ROAD	9	5	19	1.55	30-50	3	1
GRACE HILLS DRIVE	35	4	5	0.15	50	1	4
GRACE STREET	38	5	2	0.30	40	2	1
GRADY LIGHT ROAD	116	6	15	0.08	15-50	4	8
GRAGG LANE	75	6	13	0.10	20-50	3	8
GRANDE HARBOR WAY	94	7	18	0.68	50	1	7
GRANDOR LANE	69	5	21	0.13	40	1	4
GRANDOR STREET	54	5	21	0.40	50	1	4
GRANDVIEW CIRCLE	31	4	10	0.30	50	2	6
GRANDVIEW COURT	63	6	7	0.20	50	1	6
GRANDVIEW DRIVE	31	4	10	0,30	50	2	6
GRANT PLACE	76	6	13	0.15	40	1	8
GRASSLAND COURT	63	6	7	0.15	50	<sup>-</sup> 1	6
GRAVEL TOP ROAD	49	4	5	0.25	40	2	6
GRAVELY ROAD (SA-82028)	30	4	11,12	2.27	40-60	1	10
GRAVEYARD ROAD	70	5	1	0.31	15-50	3	1
GRAVEYARD ROAD EXT.	70	5	1	0.11	11	4	1
GRAY ROAD	53	š	21	0.30	15-50	4	2
GRAY STREET	68	5	21	0.10	50	1	4
GRAYBEAL ROAD	97	7	16	0.30	50	4	5
GRATBEAL KOAD	107	7	18	0.07	40	2	7

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GREEN DRIVE	•	7	8	0.15	40	2	2
GREEN HILL DRIVE	50	5	2	0.10	50	1	1
GREEN LART (HRVE	22	6	14	0.25	40	2	7
GREEN LANE	79	7	18	0.10	50	1	4
GREEN ROAD	70	5	1	0.10	20-50	3	1
CREEN SPRINGS ROAD	- 69	5	21	0.05	30-50	2	4
GREENLEAF DRIVE	£.	6	13	0.15	50	2	в
GREENLEAF ROAD	15	7	4	0.12	50	1	4
NUME CONTRACTOR FOR AND	4	4	5	0.33	50	1	6
COP LINWAY BOAD	65	7	5	0.07	50	3	4
CLAPNWOODD D21WF	$\Omega r$	5	16	0.10	15-50	4	5
GREENWOOSELANE	92	6	14	0.12	35-50	2	7
GPEC BY KOAD	12	5	12	0,10	30-50	2	9
GREADRIVE	17	4	6	0 22	50	1	6
ORLY FOX DRIVE	:9	4	7	0.30	50	1	6
GREYBIL HOLLOW ROAD	50	5	3	0.50	15-50	4	5
GREYSTONF, DRIVE	8.	7	8	0.20	30-50	3	4
GRIMES CIRCLE	106	6	14	0.05	40	1	7
GROSS ROAD	111	7	16	0.21	20-50	4	5
GROVEMORE PLACE	123	7	20	0.42	50	1	5
GUM SPRINGS ROAD	117	6	15	1.23	40	2	8
GUNNINGS AVENUE	1.4	7	5	0.20	50	3	4
			-1		 		
HAGA ROAD	194	6	13	0.30	30-50	1	8
HALLCIRCLE	107	6	14	0.20	25-50	3	7
HALL ROAD		6	14	0.50	30-50	2	7
HALO DRM:	48	6	7	0.05	30-50	3	6
HAMILTON DRIVE	108	7	18	0.60	50	2	7
HAMILTON HILL ROAD	82	7	4	1.05	30-50	2	4
HAMILTON LANE	82	5	4	0.30	20-50	4	4
HAMILTON PLACE	92	6	14	0.15	20-50	2	7
HAMILTON ROAD	108	7	18	3.15	20-50	2	7
HAMILTON TRAIL	123	7	20	1.65	30-50	2	5
HAMILTON WAY	92	6	14	0.10	30-50	2	7
HAMMER ROAD	66	7	5	0.10	50	1	4
HAPT CHILL ROAD	76	6	13	0.68	30-50	2	
HARBOR COURT	96	7	8	0.04	40	1	4
HARBOR SPRINGS ROAD	62	6	7	0.10	30-50	3	6
HARBOR VIEW DRIVE	94	7	18	0.11	50	1	7
HARKLEROAD ROAD	97	7	16	0.15	20-50	2	5
HARKLEROAD STREET	14	4	10	0.30	50	1	6
HAROLD HILL ROAD	75	6	13	0.05	30-50	3	8
HARR DRIVE	35	4	5	0.10	20-50	3	4

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HARR LANE	34	4	6	0.25	20-50	3	6
HARR ROAD	25	5	19	0.20	30-50	3	1
HARR TOWN ROAD (\$A-82032)	49	4	6,7	3.70	40-60	2	6
HARR TRAIL ROAD	34	4	6	1.15	36-50	2	6
HARRINGTON HOLLOW ROAD	83	5	3	1.10	20-50	2	4
HARRISON AVENUE	12	6	12	0.65	20-50	. 1	9
HASH HOLLOW ROAD	12	6	12	0.25	30-50	3	9
HASKEL MILHORN ROAD	108	7	20	0.30	14-50	3	5
HASKEL WHITAKER ROAD	95	7	8	0.30	20-50	3	4
HAVEN DRIVE	92	6	14	0.30	40	2	7
HAVENETTE COURT	92	6	14	0.11	40	3	8
HAW RIDGE DOCK ROAD	108	7	20	0.25	30-50	3	5
HAW RIDGE ROAD	109	7	20	2.15	30-50	2	5
HAW RIDGE ROAD E.	108	7	20	0.01	20-50	3	5
HAWK STREET	94	7	18	0.27	50	1	7
HAWKINS LANE	107	7	18	0.10	50	3	7
HAWLEY MEADOWS COURT	80	7	5	0.15	40	2	4
HAWLEY ROAD	65	7	5,18	2.70	40	2	4
HAWLEY ROAD W.	79	7	18	0.35	30-50	3	4
HAYES LANE	84	5	3	0.05	20-50	4	5
HAYES ROAD	84	5	3	0.55	20-30	3	5
HAYES ROAD EXTENSION	84	5	3	0,19	30-50	3	5
HAYES STREET	30	4	11	0.10	50	1	10
HAYLEE'S WAY	123	7	20	0.07	40	1	5
HAYNES DRIVE	12	6	12	0.15	30-50	3	9
HAYWOOD DRIVE	30	4	11	0.20	50	2	10
HEATH ROAD	111	7	16	0.30	20-50	3	5
HEATHER GLEN DRIVE	119	6	14	0.21	40-50	2	7
HEATHERWOOD LANE	121	5	14	0.10	50	- <u>~</u>	7
	14	4	10	0.85	30-50	2	6
HEDGEROW COURT	119	6	14	0.18	50	2	7
HELMSDALE DRIVE	64	4	7	0.06	50	1 -	<u>'</u>
HEMLOCK COURT	124	7	9	0.06	40	1	5
HEMLOCK DRIVE	77	6	14	0.15	40	2	7
HEMLOCK PARK PL	77	6	14	0.08	20-50	3	7
HEMLOCK ROAD (SA-82008,82009)	92	6	14	0.90	40	2	
IENDRICKSON ROAD	81	7	8	0.10	20-50	3	4
ENRY HARR ROAD	64	6	7	1.50	40-50	2	6
	121	- 6	14,18	0.30	30-50	3	7
ENRY BOAD	95	7	8	0.17	30-50	4	4
ENSEN AVENUE	124	7	9	0.16	40	<del>4</del> 1	4 5
ENSON HILL ROAD	70		<del>y</del> 1	0.50	30-50	. 1 3	
HENSON LANE	55	5	1	0.50	20-50	3 3	
IENSON ROAD	23	5	22	1.10	20-50 40	3	1

KERRY COUP !	30	4	11	0.03	50	2	10
KESTNER STREET	14	4	10	0.12	40	2	6
KESTNERS ROAD	24	5	22	0.10	20-50	4	1
KETRON DRIVE	31	4	10	0.20	50	2	6
KEYSTONI, DRIVE	51	7	5	0.40	50	1	4
KIEKENNY ROAD	49	4	7	0.40	50	1	6
KIM DRIVE	107	6	14	0.45	30-50	2	7
KIMEERLY DRIVE	92	6	14	0.06	40	2	7
KIMBERLY STREET	36	4	5	0.30	50	1	4
KINCAID STREET	30	4	11	0.55	30-50	2	10
KING LANE	23	5	22	0.72	30-50	з	1
KINGS GRANT ROAD	91	6	13	0.09	50	2	8
KINGS RIDGI, DRIVE	63	6	7	0.20	40	2	6
KINGS ROAD	124	7	9	0.60	50	1	5
KINGS VIEW ROAD	30	4	11	0.07	50	2	10
KINGSBERRY COURT	106	6	14	0.06	40	3	7
KINGSLEY AVENUE	31	4	10	0.60	30-50	2	6
KINGSTON ROAD	66	7	4	0.26	50	1	4
KINZER LANI	13	4	11	0.10	30-50	2	10
KIOWA STREET	49	4	7	0.65	50	1	6
KISTNER ROAD	118	6	15	0.40	20-50	3	8
KITZMILLER ROAD	170	6	14	0.25	30-50	3	7
KNOB PARK ROAD	23	5	22	2.01	30-50	2	1
KNOBVIEW ROAD	51	4	5	0.25	50	1	4
KNOBVIEW ROAD EXTENSIO	N 51	4	5	0.04	30-50	3	4
KNOTTSBURY LANE	64	7	5	0.10	40	2	4
KNOX POPE ROAD	103	6	15	0.50	20-50	4	8
KYTE ROAD	112	5	16	0.40	15-50	4	_5
	-						
			L _				
L JONES ROAD	124	7	9	1.05	30-50	2	5
LABRADOR WAY	1:2	7	16	0.55	50	1 _	5
	107	6	14	0.20	40	1	7
LAKE BREEZE ORIVE	108	7	18	0.05	40	2	7
LAKE DRIVE	109	7	20	0,60	30-50	2	5
LAKE FOREST DRIVE	107	6	14	0.53	40-50	1	7
LAKE HOLLOW ROAD	95	7	8	0.20	50	1	4
LAKE PARK COURT	63	6	7	0.15	50	1	6
	63	6	7	0.30	50	1	6
LAKE PARK DRIVE	00 :					-	4
	95	7	8	0.05	40	2	
LAKE POINT COURT		7 7	8 20	0.05	30-50	2	5
LAKE PARK DRIVE LAKE POINT COURT LAKE POINT DRIVE LAKE VISTA GROLE	95	· `			4 - I C		5

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			44	0.05	30-50	2	7
	92	6	14	0.05	30-50 40	2	5
LAKEFRONT LANE	96	7	16	0.19	40 50	2 1	э 4
LAKENHEATH DRIVE	51	7	5	0.35			7
LAKERIDGE DRIVÉ	107	6	14	0.10	30-50	2	7
	107	6	14	0.85	30-50	2	· · · ·
LAKES EDGE DRIVE	96	7	8	0.08	50-60	1	4
LAKESHORE DRIVE	106	6	14	0.37	50	1	7
LAKESHORE ROAD	96	7	4	0.70	50	1	4,5
LAKESIDE DOCK DRIVE	108	7	18	0.97	40	2	7
LAKESIDE LANE	92	6	14	0.20	40	2	
LAKEVIEW CIRCLE	92	6	14	0.60	50	2	7
LAKEVIEW DOCK ROAD	55	5	1	2.50	20-50	З	1
LAKEVIEW DRIVE	97	7	16	0,55	40	2	5
LAKEVIEW ESTATES DRIVE	7	5	22	0.87	50	1	1
LAKEVIEW STREET	81	7	8	0.05	20-50	3	- 4
LAKEWIND DRIVE N.	109	7	20	0,17	40	2	5
LAKEWIND DRIVE S.	109	7	20	0.16	40	2	5
LAKEWOOD DRIVE	106	5	14	0.16	40	1	7
LAMBERTH STREET	48	4	10	0.15	30-50	2	6
	48	4	7	0.15	40	2	7
LANCASTER DRIVE	106	6	14	0.28	50	1	7
LANCER ROAD	31	4	11	0.25	50	2	6
LANDON COURT	48	6	7	0.06	40	1	5
LANE HOLLOW ROAD	141	7	9	0.66	25-50	3	5
LANE ROAD	104	6	15	0.30	30-50	3	8
LARKINS STREET	54	5	21	0.20	50	1	4
LARKMEADOWS CIRCLE	83	5	21	0.15	50	1	4
LARKSPUR DRIVE	30	4	11	0.40	50	1	10
LATIMER STREET	30	4	11	0.15	30-50	2	10
	17	4	6	0.80	30-50	1	6
	57	5	19	0.12	16-50	4	1
LAUREL COURT	124	7	9	0.06	40	1	5
LAUREL DRIVE	36	4	5	0,10	50	2	4
LAWSON CORNERS DRIVE	50	7	5	0.08	60	1	4
LAWSON DRIVE	34	4	6	0.40	40	2	6
LAWSON BRIVE	53	5	21	0.20	30-50	1	2
	90	6	15	0.17	50	2	8
LEBANON ROAD (SA-82009)	92	- 6	14	2.36	40-50	1	7
LEELAND DRIVE	30	4	11	0.50	30-50	2	10
	48	4	10	0.07	30-50	2	6
	48		7	0.12	50	1	6
	31	- 4	10	0.65	40	2	6
	50	4	5	0.35	30-50	1	4
		7	4	0.13	15-50	3	4
LEONARD ROAD	52	/	<u>4</u>	1.0.13	1.000	v	

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LESHE COURT	106	6		0.40			
ITSIER ROAD	23	4	<u>- 14</u> 6	0.10	40		7
LEWIS ROAD			-	0.30	30-50	2	6
LE VIS KOAD	33	5		0.29	20-50	. 3.	5
LIBERTA CHARGEN/1978	177 1	1	4	0.08	50	2	4
	1.1	6		0.50	40	2	7
LIGHT CEMETERY ROAD	146	6	15	0.14	20-50	4	8
LICHT STREET	114	6	15	1.40	30-50	1	8
UGHT STREET EXTERCT	92 -	6	14	0 30	30-50	2	7
LIGHTWOOD STREET	92	6	14	0,10	25-50	3	7
LUNCOLNSHIRE CIRCLE	14	4	10	0.50	50	3	6
	119	6	14	0.11	50	3	7
LINDAS WAY	43	6	7	0.06	40	1	6
LINE ANWOOD DUTVE	68	5	4	0.31	50	1	4
LISK ROAD	67 381	6 7	13	0.13	50	1	8
LIBALANE	- 1.9 - 1.9	7	5	0.10	30-50	2	4
ETTHE VALLEY ROAD	50 500	: :	9	0.52	40-50	1 .	5
LITTLETON ROAD		6	13	0.45	30-50	4	8
The owned and the second	117	6	15	0.25	20-50	3	8
LOGARDOR BEND	199	4	11	0.10	40	1	10
	(:)R	6	14	0.19	40-50	1	7
LOCKOULCOGRI	94	7	18	0.08	. 50	1	7
LOCKPORT DIRCLE	91	6	13	0.04	50	1	8
LOCUSTING	54	5	21	0.08	40	1	. 1
LOCUST STREET	48	4	10	0.05	30-50	3	6
LOLA MERE DRIVE	15	4	10	0.11	40	3	6
LONE OAK DRIVE	92	6	14	0.25	30-50	3	7
I ONE DAM LANC	36	4	5	0.10	25-50	3	4
LONESOME PINE ROAD	48	4	7	0.50	50	1	6
LONEWOOD DRIVE	107	6	14	0.30	50	1	7
LONG HOLLOW ROAD	90	6	13	1.01	30-50	. 2	8
LONG STREFT	. 12	6	12	0.15	30-50	3	9
LONGVIEW DRIVE	68	5	21	0.15	50	1	4
LORIES LANE	123	7	20	0.28	50	2	5
LOUDERMILK DRIVE	55	5	1	0.12	30-50	3	1
	65	4	5	0.50	_ 50	1	4
LOWE ROAD	110	7	9	0.15	30-50	4	5
LOWRANCE DRIVE	31	4	10	0.46	50	2	6
LUGERNE LANE	107	6	14	0.05	50	1	7
LUCILLE PLACE	76	6	13	0.10	60	1	8
LUCINDA ROAD	31	4	11	0.07	50	1	10
LUGY PLACE	14	4	10	0 15	40-50	2	6
LUCY ROAD	14	4	10	0.85	50	2	6
HUKE MCKAMLY ROAD	123	7	20	0.30	20-50	3	5
LYNCH ROAD	29	6	12	1.30	30-50	2	9

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LYNN ROAD	78	7	7	0.68	40	2	6
LYNNWOOD COURT	48	4	7	0.05	40	1	6
LYONS ROAD	126	7	16	0.40	15-50	4	5
			M				
M. ROAD	30	4	11	0,15	20-50	3	10
MACK COURT	92	6	13	0.04	40	2	7
MAGIC VIEW DRIVE	30	4	11	0.45	30-50	2	10
MAGNOLIA COURT	124	7	9	0.10	40	1	5
MAGNOLIA GROVE COURT	124	7	9	0.16	50	1	5
MAGNOLIA GROVE DRIVE	124	7	9	0.10	50	1	5
MAHLON DRIVE	92	6	14	0.20	50	2	7
MAIN STREET (SA-82020)	135	7	9	0.35	40	1	5
MALONE ROAD	136	7	ġ	0.10	20.50	4	5
MANCHESTER PLACE	106	6	14	0.11	40	1	7
MANDAN ROAD	48	4	7	0.20	50	1	6
MAPLE DRIVE	36	7	5	0.15	30-50	2	4
MAPLE LANE	51	7	5	0.05	50	1	4
MAPLE STREET (SA-82013)	94	7	18	0.25	30-50	2	7
MAPLEHURST LANE (SA-82026)	82	7	4	0.40	50	1	2
MAPLEVIEW DRIVE	51	7	5	0.12	25-50	3	4
MAPLEWOOD STREET	90	6	15	0.20	30-50	2	8
MARBLE STREET	90	6	13	0.02	40	4	8
MARCUS STREET	121	6	14	0.05	25-50	3	7
MARCUS STREET E.	121	6	14	0.05	25-50	3	7
MARIETTA STREET	31	4	10	0.20	40	2	- 6
MARILEE WAY	104	6	15	0.25	50	1	8
MARION STREET	30	4	11	0.07	30-50	3	10
MARKET STREET (SA-82032)	33	4	6	0.70	30-50	1	6
MARLENE DRIVE	38	5	2	0.20	40	2	1
MARY JANE ROAD	103	6	15	0.30	25-50	3	8
MASENGILL ROAD (SA-82034)	51	🍹	5	2.20	30-50	2	4
MASSENGILL AVENUE	51	4	5	0.10	30-50	3	4
MASSENGILL PARK ROAD	96	7	8	0.55	30-50	2	4
WASSENGILL PARK ROAD Ext.	96	7	8	0.08	40	1	4
MASSENGILL PLACE	125	7	16	0.15	50	2	5
MAYFAIR ROAD	106	6	14	0.08	50	2	7
MAYFIELD DRIVE	68	5	21	0.18	50	1	4
MAYWOOD DRIVE	30	4	11	0.25	50	1	10
MCCLAIN ROAD	15	4	10	0.74	40	1	6
ACCONNELL STREET	32	4	10	0,10	30-50	3	6
McCREARY AVENUE	14	4	10	0.05	50	3	- 6
	91	6	13	0.20	30-50	2	8
ACCULLEY PLACE	91	6	13	0.25	30-50	2	8

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#### 0.17 30-50 MCFARLAND DRIVE MeGREGOR DRIVE 0.35 MelSTOSH DRIVE 0.35 0.20 20-50 MCKAMEY STREET 30-50 MCKEE ROAD 0.50 0.20 30-50 McKINNEY DRIVE 0.22 30-50 MCKINNEY STREET 0.35 30-50 MCLANEY ROAD 0.10 MCLEAN DRIVE 20-50 M-MURRAY ROAD 0.20 0,15 30-50 MONER STREET 0.25 MCTEER DRIVE 0.20 30-50 MEADE TRAIL 0.15 MEADOW BROOK LANE A MEADOW CREEK RD. (SA-82040) 0.70 30-60 0.10 MEADOW DRIVE 0.11 MEADOW GLEN DRIVE 0.80 MEADOW LARK LANE 0.06 MEADOW VIEW DRIVE 0.37 30-50 MEADOW VIEW ROAD 0.10 MEGAN COURT 0.09 MELISSAS COURT 0.05 MELLWOOD DRIVE 20-50 0.13 MELROSE. 1.01 MERMAN ROAD 0.15 METRY ANNE DRIVE 0.09 MERRY OAKS DRIVE 0.30 30-50 METHODIST BIBLE CAMP ROAD 20-50 0.12 METHODIST CHURCH STREET 0.10 MICHELLE DRIVE MIDTIELD DRIVE 0.15 0.55 30-50 MIDWAY DRIVE 0.15 MILBURN AVENUE 0.30 MILDEN HALL ROAD 0.25 30-50 MILHORN DRIVE 0.30 30-50 з MILHORN ROAD 3.46 MILL CREEK RD. (SA-82003) 0.16 20-50 MILL ROAD 0.09 MILLARD LANE 0,40 10--50 MILLER HOLLOW ROAD 0.07 MILLINGTON COURT 0.08 MIMICOURT 1.70 40-50 MINGA ROAD 0.40 30-50 MINGA STORE ROAD

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82	5	4	0.15	50	1	4
51	7	5	0.10	12-50	4	4
90	6	13	0.20	50	2	8
33	4	6	0.36	40	1	6
120	6	14	1.10	30-50	_1	7
96	7	8	0.25	40	2	4
66	7	5	0.10	20-50	3	4
12	6	12	0.06	30-50	3	9
105	6	13	0.50	30-50	2	8
50	4	5	0.13	40	1	4
49	4	7	0.03	40	1	6
12	6	12	0,30	30-50	з	9
49	4	7	0.10	50	1	6
30	4	11	0.30	20-50	3	10
30	4	11	0.60	50	1	10
49	4	7	1.15	50	1	6
63	6	7	0.25	50	1	6
78	6	7	0,15	40	2	6
35	4	5	0.25	30-50	2	4
70	5	1	0.43	20-50	4	1
76	6	13,14	2.43	100+	1	8
80	7	5	0.90	50	2	4
116	6	15	0.37	20-50	4	8
31	4	10.11	1.40	40-50	2	6
85	5	1	1.30	30-50	2	1
84	5	- 1	1.85	30-50	2	1,5
33	4	6	0.10	40-50	3	6
84	5	1	0.10	20-50	3	5
	5	1	1.01	40	2	1,5
	4	10	0.15	50	2	6
	· · · ·	10	0,05	50	1	6
!		21	0.31	50	1	4
		6	0.40	20-50	3	6
		14	0.05	50	3	7
	-	5	0.07	30-50	3	4
		5	0.45	50	1	4
r			3.00	30-50	2	5
		10	0.26	30-50	2	6
		13		50	Z	8
	-		0.24	50	1	4
				50	2	5
						5
				1	1	2
01	7	9	2.10	40-50	2	5
	51         90           33         120           96         66           12         105           50         12           49         30           30         49           63         78           35         70           76         80           116         31           85         84	51       7         90       6         33       4         120       6         96       7         66       7         12       6         105       6         50       4         49       4         12       6         30       4         30       4         30       4         49       4         63       6         78       6         35       4         70       5         76       6         80       7         116       6         31       4         85       5         84       5         33       4         84       5         33       4         92       6         51       4         35       7         99       5         48       4         91       6         51       2         92       7         123       7         124	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	51         7         5         0.10           90         6         13         0.20           33         4         6         0.36           120         6         14         1.10           96         7         8         0.25           66         7         5         0.10           12         6         12         0.06           105         6         13         0.50           50         4         5         0.13           49         4         7         0.03           12         6         12         0.30           49         4         7         0.10           30         4         11         0.30           49         4         7         1.15           63         6         7         0.25           70         5         1         0.43           76         6         13.14         2.43           80         7         5         0.90           116         6         15         0.37           31         4         10.11         1.40           85         5<	51         7         5         0.10         12-50           90         6         13         0.20         50           33         4         6         0.36         40           120         6         14         1.10         30-50           96         7         8         0.25         40           66         7         5         0.10         20-50           12         6         12         0.06         30-50           50         4         5         0.13         40           49         4         7         0.03         40           12         6         12         0.30         30-50           30         4         11         0.30         20-50           30         4         11         0.30         20-50           30         4         11         0.30         20-50           30         4         11         0.30         20-50           30         4         11         0.30         20-50           31         4         10,11         1.40         40-50           35         4         5         0.25	51         7         5         0.10         12-50         4           90         6         13         0.20         50         2           33         4         6         0.36         40         1           120         6         14         1.10         30-50         1           96         7         8         0.25         40         2           66         7         5         0.10         20-50         3           12         6         12         0.06         30-50         3           105         6         13         0.50         30-50         2           50         4         5         0.13         40         1           49         4         7         0.03         40         1           30         4         11         0.30         20-50         3           30         4         11         0.30         20-50         3           30         4         11         0.30         20-50         3           30         4         11         0.30         20-50         4           30         4         7

MERUNTAIN VILLE		7	16	0.15	30-50	3	5
MOUNTAR: VIEW ROAD		7	16	1.10	30-50	2	5
MUDDY CREEK COURT		7	8	0.11	40	1	7
MUDDY CREEP RD. (BAL62243,400) 4,		7	5,8,18	5.70	30-60	1	4
MULLENIX LANC	÷.,	6	15	0.05	15-50	3	
MULLENIX ROAD	1.1	6	15	0.40	15-50	3	8
SERVICE BOAD	1.25	6	15	2.14	40-50	. 3_ 1	8
MUSTANC DRIVE	43	4	10	0.15	30-50	2	6
M TANDA LAM	13	4	11	0.15	30-50	3	10
M. CONSTREET	20	4	11	0.10	50	1	10
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1							
			N	i			
A AGAIN SPREED BOTH COM	1.3	1	9	2.85	60	1	5
N HAR BAS SOAD	1.2	4	6	0.10	30-50	2	6
N HOLSTOFISM R DRIVE IT VERTIC		6	12	1.50	60	2	9
N HOLSTON RIVER DRIVE LAL	12	6	12	0.25	20-50	3	9
E FAPERVILLE ROAD	21	5	2	0.95	40	2	1
M CKENS BRIDGE RD. (SA 82017)	1.14	7	9	3.50	60	1	5
M DATERY ME & DROLE	48	4	7	0.20	40	2	6
PRAMESATIE, 12 C.S.	31.	6	14	0.08	40	2	7
NAT WILLEND: DOPD	1.1	6	15	0.13	30-50	3	8
MALE IN COURS	1.01	7	9	0.11	50	1	5
UE STREET	16	4	6	0.24	50	1	6
P CHEZ LAND	49	4	7	0.25	50	1	6
N/ ABO LANE	64	4	. 7	0.05	50	1	6
MAVE GROSS ROAD	123	5	16	0,35	20-50	3	5
MALE BRIVE	: 21	6	14	0.04	40	1	7
NEAL DRIVE	50	4	5	0.20	30-50	2	4
N' A LANE	30		11	0.05	50	1	10
NED KING ROAD	135	7	9	0.25	30-50	3	5
NEELEY DRIVE	65	7	5	0.04	50	2	4
NETEYLANE	65	7	5	0.05	50	2	4
NEELEY PLACE	65	7	5	0.20	40	2	4
NELSON AVENUE	124	7	9	0.47	50	1	5
NETTIE HILL ROAD	25	5	19	1.15	30-50	2	1
NEW BEASON WELL PROAD	31	4	10	0.63	80	1	6
DE IV BLIBBER TOAD	1.13	7	20	1.10	30-50	2	5
NEW CAMP RIDER, ROSE	26	5	19	0.10	20-50	4	1
A MOORE ROAD	76	6	13	0.10	50	1	8
NEW SUMMERVICE ROAD	105	6	13	0.85	50	1	8
MEW! AND AVENUE	14	4	10	0.45	50	2	6
NICOLE LANE	- 18 A - 1	5	16	0.21	50	1	4
NITA STREET	.38	5	2	0.10	40	2	1
NOPTHONET CIRCLE	- 30	4	11	0.25	40	2	10

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	30	4	11	0.60	30-50	2	10
NORTHCOTT LANE	31	4	10	0.06	40	3	6
NORWOOD DRIVE	68	5	4	0.07	50	2	4
NOTTINGHAM ROAD	32	4	10	0.27	30-50	3	6
			0				
OAK DALE ROAD	96	7	4	0.55	40-60	2	4,5
OAK FOREST PLACE	105	6	13	0.35	50	1	8
OAK LANE	67	7	4	0.20	50	1	4
OAK PLACE	51	7	5	0.05	50	1	4
OAK STREET	51	7	5	0.40	50	1	4
OAK VIEW DRIVE	6	5	22	0.04	50	1	1
OAKLAWN STREET	76	6	13	0.08	40	2	8
OAKLEAF DRIVE	92	6	13	0.10	60	1	8
OAKWOOD ROAD	35	4	5	1.20	40-60	1	4
OASIS LANE	75	6	13	0.15	30-50	2	8
ODD FELLOW	49	4	7	0.40	30-50	2	6
O'DELL ROAD	69	5	21	0.30	15-50	4	4
ODESSA ROAD	45	6	7	0.10	40	2	6
OFFIELD HOLLOW ROAD	55	5	1	0.60	15-50	4	1
OFFSET ROAD	9	5	19	0.35	40	1	1
OKEY MOWELL ROAD	102	6	15	0.20	20-50	4	8
OLD ADAMS CHAPEL ROAD	65	7	5	0.15	20-50	3	4
OLD AIRPORT ROAD	65	7	5	0.20	20-50	3	4
OLD BEASON WELL ROAD	31	4	10	1.25	30-50	2	6
OLD BEAVER CREEK ROAD	81	7	4	0,55	50	2	2.4
OLD BEIDLEMAN ROAD	55	5	1	0.40	30-50	3	1
OLD BELL HOLLOW ROAD	104	6	15	0.40	20-50	3	8
OLD BETHEL ROAD	67	7	4	0.25	40	1	4
OLD BLAIRS GAP ROAD	117	6	15	3.26	30-50	2	8
OLD CARDEN HOLLOW ROAD	67	7	4	0.50	20-50	4	4
OLD CAMP PLACID ROAD	65	7	5	0.09	30-50	3	4
DLD DUMP ROAD	51	7	5	0.10	20-50	4	4
DLD DUNLAP ROAD	93	7	18	0.10	30-50	3	7
DLD ELIZABETHTON HIGHWAY S.	125	7	16	0,85	30-50	2	5
OLD ELIZABETHTON HWY. (SA-82021)	97	7	16	2.20	30-50	2	5
DLD FALL CREEK ROAD	48	6	7	0.20	40	2	6
DLD FORDTOWN ROAD	120	6	14	0.60	30-50	1	7
DLD HARR TRAIL ROAD	34	4	6	0.05	30-50	3	6
DLD HICKORY TREE ROAD	55	5	1	0.55	40	2	1
DLD J.A. HODGE ROAD	134	7	20	0.15	30-50	3	5
LD JONESBORO ROAD (SA-82037,036	54	5	2,21	3.01	30-50	2	1.4
DLD MILL CREEK ROAD	104	6	15	0.04	40	2	8
LD MILL ROAD (SA-82048)	63	6	7	0.59	30-60	3	6

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REGENCY DRIVE	105		14	0.27	50	2	7
REMINGTON COURT	120	6	14	0.18	50	2	7
RESERVOIR DRIVE	126	5	16	0.20	15-50	4	5
RESERVOR ROAD (SA 82002)	75	6	13	4.72	40-50	1	8
REST AND BE THANKFUL LANE	91	6	13	0.04	40	2	8
REYNOLDS ROAD	96	7	6	0.50	50	1	5
RHEA AVENUE	51	4	5	0.25	50	' -	4
RICE CROSS ROAD	109	7	20	1.35	40	2	5
RICH DRIVE	30	4	11	0.45	40	2	10
RICH DRIVE EXTENSION	30	4	10	0.30	40	2	10
RICHARDS DRIVE	23	5	22	0.12	30	3	1
RICHARDS LANE	125	5	16	0.30	15-50	4	5
	92	6	14	0.10	50	3	7
RIDDLE CREEK ROAD	100		1	0.75	15-50	4	1
RIDDLE STREET	30	4	11	0.30	30-50	3	10
RIDGECRESTAVENUE	30	4	11,12	0.46	40-50	3	9
RIDGE DRIVE	95	7	8	1.20	40	2	4
RIDGE HAVEN DRIVE	30	4	11	0.05	40	2	10
RIDGE HILL ROAD	52	7	4	0.20	20-50	3	4
RIDGE ROAD	90	6	15	1.10	30-50	2	8
RIDGEDALE DRIVE		5	2	0.30	50	1	1
RIDGEMONT S) PEF C	36	7	5	0.30	50	1	4
RIDGEPOINT COURT	96	7	8	0.10	50	1	4
RIDGEWAY DRIVE	95	7	8	0.85	40	2	4
RIDGEWAY ROAD	76	6	13	0.68	30-50	2	8
	68	5		0.10	50	1	4
RIDGEWAY STREET	31		10	0.20	50	2	6
RIDGEWOOD DPIVE	99	5	3	0.40	20-50	3	5
RILEY HOLLOW ROAD		6	13	0.18	50	2	8
RIM ROCK ROAD	91 92	6	13	0.10	40	2	8
RIPPLING RUN	92	6	14	0.04	40	2	7
RIFIER COURT	70	5	- 1	1.36	30-60	1	1
RIVER BEND ROAD	121	5	18	0.15	20-50	3	7
RIVER BRIDGE ROAD	1	'	16	0.85	50	1	- 5
RIVER ROAD	97 97	5	16	4.25	30-50	1	5
RIVERSIDE ROAD		5	16	0.20	20-50	3	5
		5	1	1.00	30-50	2	ŭ
RIVERVIEW ROAD	30	4	11	0.20	50	1	10
ROBERTS LANE		4	7	0.08	40	3	6
ROBIN COURT	48 48	4	7	0.05	40	3	6
ROBIN STREET			18	0.13	50	1	7
ROBINDALE GOURT	107	7 6	16	0.09	50 60	2	7
ROBINDALE LANE	92			1.15	40	2	7
ROBINWOOD ROAD	107	. 7	18 10	2.10	30-60	2	6
ROCK CITY ROAD	32	4	01	2.10	30-00	<u> </u>	U

ROCK DRIVE	36	7	5	0.15	50	1	4
ROCK HILL LANE	19	4	6	0.15	20-50	3	6
ROCK HILL ROAD	136	7	9	1.25	40	1	5
ROCK LANE (SA-82055)	110	7	9	1.15	20-60	1	5
ROCKLEDGE	83	5	3	0.25	20-50	3	4
ROCK ROAD	36	7	5	0.20	30-50	1	4
ROCK SPRINGS DRIVE	104	6	13,15	2.03	30-50	2	8
ROCK SPRINGS RD. (SA-82004,82005,0	77	6	13	1.47	40-60	1	8
ROCKWOOD STREET	48	4	10	0.08	30-50	2	6
ROCKY BRANCH ROAD (SA-82046)	78	6	7	0,80	50	1	6
ROCKY LANE	30	4	11	0.25	30-50	3	10
ROCKY ROAD	30	4	11	0.05	30-50	з	10
ROCKY SPRINGS ROAD (SA-82015)	109	7	20	1.55	30-60	2	5
RODEFER DRIVE	34	4	6	0.10	30-50	з	6
RODEFER HOLLOW ROAD	17	4	6	1.15	30-50	1	6
RODEFER LANE	34	4	6	0.20	30-50	3	6
RODGERS OAK DAIL DRIVE	64	7	7	0.17	80-160	2	6
ROGERS AVENUE	30	4	11	0.50	30~50	1	10
ROGERS DRIVE	83	5	21	0.30	30-50	3	4
ROGERS LANE	68	5	21	0.16	20-50	3	4
ROGERS ROAD	55	5	1	0.20	15-50	4	1
ROLLER DRIVE	106	6	14	0.24	50	t	7
ROLLING HILLS	104	6	15	0.10	15-50	3	8
ROOTY BRANCH ROAD	39	5	1,22	1.30	30-50	1	1
ROSE TRACE COURT	63	6	7	0.21	50	1	6
ROSEBERRY ROAD	103	6	15	0.40	20-50	3	8
ROSEBERRY ROAD EXTENSION	103	6	15	0.10	1050	1	8
ROSECLIFF DRIVE	49	4	5	0.05	50	1	6
ROSEDALE DRIVE	12	6	12	0.10	30-50	3	9
ROSEMARY LANE	124	7	9	0.13	40	1	5
ROSEMONT DRIVE	36	7	5	0.15	50	1	4
ROSEMONT STREET	90	6	15	0.35	50	1	8
ROSEWOOD CIRCLE	63	6	7	0,10	40	1	6
ROSEWOOD DRIVE	31	4	10	0.19	50	1	6
ROSEWOOD LANE	63	6	7	0.25	40	1	6
ROWAN DRIVE	36	7	5	0.15	50	1	4
ROXANA DRIVE	64	4	7	0.07	50	1	6
ROXBURY LANE	63	6	7	0.10	40	1	6
	107	6	14	0,40	50	1	7
ROYAL OAK DRIVE	66	7	4	0.32	50	1	4
RUSH DRIVE	25	5	19	0.10	20-50	3	1
RUSHMORE ROAD	90	6	13	0.45	30-50	2	8
RUSSELLLANE	39	5	22	0.05	30-50	3	1
RUSSELL ROAD	66	7	5	0.05	50	1	4

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#### INTO LODAD 0.44 RUSTIC HILLS DRIVE 0.60 RUTLEDGE DRIVE ι, P 0.20 PRICE DOE FAME -5 0.20 15-50 REFERENCES IN 0.30 25-50 з RUGGOO STREET - 5 0.45 RYAN ROAD 0.30 20-50 RYDER CHURCH ROAD (SA-82027) 4.13 40-50 S S FASTMAR CORE 0.03 S HOLSTON VE W DRIVE 7 1 0.13 S SUMMER SOUND ROAD -7 В 0.10 20-50 S. VALLEY VIEW CIRCLE 0.30 SADDLE RIDGE DRIVE 0.20 SALEM STRUCT 0.15 SALLEY STREET 0.05 11--50 S72 VATION ROAD 0.05 30-50 SVW BOWWOW BOYD 0.35 20-50 SAMEDEA ROAP 0.70 30-50 SAMOSET DRIVE 0.15 30-50 SAMUEL STREET 0.30 30-50 SAND BAR RUAD 0.60 15-50 1,5 SANDERS STREET 0.36 SANDRIDGE DRIVE 0.24 SANDY POINT: THREE1 0.17 SASINY ROAD 0.07 SARATOGA RESER 0.65 30-50 SATANTA ROAD 0.25 SAUL ROAD 0.10 20-50 SAVOY DRIVE 0.15 - 4 SAWYER CIRCLE 0.05 SCALF DRIVE 0.30 15-50 SCENIC DRIVE 0.20 SCHOOL AVERUE 0.15 30-50 SCHOOL DRIVE 51E 0.10 30-50 SCOTTANE 0.95 30-50 SCOTT ROAD 0.45 15-50 STREET 0.05 30-50 SEAVER ROAD 0.34 30-50 SECOND AVENUE 0.30 SECOND STPECE 5.50.07 25-50 SEDGEFIELD ROAD . 0.09 SELENA STRUCT 0.15 30-50

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SELENA STREET EXTENSION	48	6		0.10	30-50	3	6
SELKIRK DRIVE	63	4	7	0.07	50	1	6
SELLS ROAD	82	5	4,16	1.65	30-50	2	4,5
SEMINOLE LANE	49	4	7	0.15	50	1	6
SENECA ROAD	49	4	7	0.35	50	1	6
SENEKER LANE (SA-82034)	35	4	5,6	1.50	30-50	1	6,4
SENEKER ROAD	18	4	6	0.20	30-50	2	6
SEQUOYAH DRIVE	66	77	4	0.26	50	1	4
SET POINT DRIVE	109	7	20	0.52	35-40	2	5
SETTLERS TRAIL	_48	4	7	0.02	50	1	6
SHADOW LANE	63	6	7	0.10	20-50	3	- 6
SHADOWTOWN ROAD (SA-82012)	64	4	7	2.36	40-50	1	6
SHADY FORD ROAD	40	5	22	0.23	15-50	4	1
SHADY LANE	41	5	19	0.04	40	3	1
SHADY VIEW ROAD	91	6	13	2.30	50	1	8
SHADYSIDE DRIVE	92	6	13	0.54	50	1	8
SHALE STREET	30	4	11	0.10	30-50	3	10
SHANKS ROAD	80	7	8	1.01	40	2	4
SHANNON STREET	63	6	7	0.30	40	1	6
SHARPS CREEK ROAD	58	5	19	1.80	30-50	2	1
SHARPS HOLLOW ROAD	83	5	3	1.01	40	2	5,4
SHARRON ROAD	30	4	11	0.35	50	<sup></sup> 1	10
SHATOLON COURT	80	7	5	0.12	40	2	4
SHAVER ROAD	95	7	8	0.15	25-50	3	: 4
SHAWNEE DRIVE	49	4	7	0.10	40	3	6
SHERRILL DRIVE	105	6	13	0.11	30-50	4	- 8
SHIPLEY FERRY RD. (SA-82010,82012,C	64	7	5,7	3.60	40-60	1	4
SHIPLEY FERRY ROAD E.	92	6	13	0.60	40-50	2	7
SHIPLEY FERRY ROAD W.	106	6	13	0.30	40-50	2	7
SHIPP SPRINGS ROAD	30	4	11	0.90	60	1	9,10
HOALS ROAD	77	6	14	0.05	40	3	7
SHOEMAKER COURT E.	118	6	15	0.03	40	1	
HOEMAKER COURT W.	118	6	15	0.02	40	1	8
SHORT HILL DRIVE	47	4	11	0.09	30-50	2	6
HORT LANE	120	6	14	0.19	20-50	3	7
HULER DRIVE	48	6	7	0.40	50	1	6
IERRA DRIVE	48	4	10	0.20	50	÷	6
IGMAN HOLLOW ROAD	126	5	16	1.30	20-50	3	5
ILER DRIVE	31	4	10	0.11	40	2	6
ILVER GROVE RD. (SA-82023)	97	5	3,16	3.70	40-60	1	4,5
ILVER LEAF COURT	48	6	7	0.27	50	1	<u>4,5</u> 6
ILVERS CHAPEL ROAD	15	4	6	1.15	30-50	2	
IMPSON STREET	61	6	13	0.30	40	1	8
INKING SPRINGS ROAD	55	5	1	0.50	40	2	1

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SINKING SPRINTS ROAD CHURNSION	55	5	1	0.50	30-50	3	1
STOUX DRIVE	49	4	7	0.20	50	1	6
SIX FH STREE	36	4	5	0.30	25-50	_3 _	4
SKELTON BLUEL ROAD	13	4	11	0.95	30-50	3	10
SKY VIEW DRIVE	30	4	11	0,10	30-50	3	10
SKY WA MO ROAD	125	5	16	2.20	20-50	3	5
SKYLAND DRM.	68	5	4,21	0.26	50	1	4
SLAUGHTER STREET	104	6	13	0.26	50	2	. 8
SEFERY HOLLOW ROAD	107	6	14	0.07	20-50	3	7
SLOAN DRIVE	36 🗄	7	5	0.10	40	1	4
SMILEY CIRCLE	51		5	0.20	40	1	4
SMILEY COURT	51	4	5	0.08	40	3	4
SMITH DRIVE	49	4	7	0.10	30-50	1	6
SMITH ROAD	107	6	14	0.10	40	2	7
SMITH STREET	30	4	11	0.50	30-50	3	10
SNAPPS FERRY RD	119	6	14	0.20	30-60	1	8
SONNETT COURT	118	6	15	0.20	40	1	8
SOURWOOD DRIVE	64	4	5	0.05	40	1.	6
SOURWOOD HILL ROAD	19	4	5	0.10	50	1	4
SOUTH CREFK COPRT	91	6	13	0.45	50	1	8
SOUTH HOLLOW ROAD	35	4	5	0.60	30-50	2	6
SOUTH HOLSTON DAM RD. (SA 82041)	55	5	1	2.85	40	1	1
	57	5	19	0.30	20-50	4	1
SOUTH ROAD	63	°	7	0.15	50	1	6
SOUTH WIND DRIVE	63	6	7	0.79	50	1	6
SOUTHRIDGE DRIVE	91	6	13	0.60	50	1	8
SOUTHWOOD DRIVE		7	8	0.65	30-50	2	4
SPANGLER ROAD	48	6	7	0.15	50	1	6
SPARDALE STREET	<sup>40</sup> 82	5	4	0.10	50	1	4
SPARROW ROAD		5	21	0.21	50	1	1
SPERRY CIRCLE	54		15	0.07	50		8
SPINDLETOP CIRCLE	118	6	15	0.04	40	2	8
SPINDLETOP COURT	118	6	15 20	0.45	35-50	1	5
SPORTSMAN DOCK ROAD	109	7		0.05	30-50	4	5
SPRING COURT	97	5	16	0.05	20-50	3	6
SPRING DRIVE	34	4		0.15	40	1	
SPRING HILL DRIVE	48	4	7	0.25	40 -	1	4
SPRING STREET	66	7	5	0.25	50	1	1
SPRING VALLEY ROAD	54	5	2	1.01	50	3	1
SPRINGDALE DRIVE	39	5	22	1.01	50	1	4
	68	5	4,21	0.20	50	. <u>'</u>	
SPRINGVIEW STREET	63	6	7		40	3	6
SPRINGWOOD LANE	14	4	10	0.20	50	1	4
SPURGEON DRIVE	51	4	5	0.15		1	
SPURGEON LANE	79	7	18	1.35	30-50	1	

SPURGEON ROAD	64	4	7	0.35	40	2	6
STAGE COACH TRAIL	36	7	5	0.25	30-50	3	4
STAGE ROAD	32	4	10	0.80	30-50	2	6
STANFIELD ROAD	111	7	16	0.90	20-50	2	5
STANLEY STREET	51	7	5	0.05	30-50	2	_4
STARDUST ROAD	104	6	15	0.60	30-50	1	8
STARDUST ROAD W.	104	6	15	0,10	30-50	з	8
STARLIGHT ROAD	104	6	15	0.30	20-50	1	8
STEADMAN ROAD	108	7	18	0.70	30-50	2	7
STEEP HILL ROAD	63	6	7	0,10	40	1	6
STEVENSON HILL ROAD	108	7	18	1.01	30-60	2	7
STEVENWOOD DRIVE	36	4	5	0.25	50	1	4
STEWART ROAD	80	7	5	0.18	50	2	4
STONEY HILL	70	5	1	0.25	30-50	3	1
STONEY HOLLOW ROAD	70	5	1	0.70	20-50	3	1
STONEY POINT ROAD	78	6	7	0.10	30-50	3	6
STOUT ROAD	125	7	16	0.20	20-50	4	5
STRATTON PLACE	106	6	14	0.15	40	1	7
	31	4	11	1.13	50	1	10
STUFFLE STREET	31	4	10	0.20	40	1	10
STUFFLE TERRACE	51	4	5	0.10	40	1	4
	121	6	14	0.15	50	1	7
SUE STREET	69	5	1,21	1.60	30-50	1	1,4
SUGAR HOLLOW DRIVE (SA-82039)	95	7	8	2.10	40-50	1	4
SUGAR HOLLOW ROAD	95 95	7	8	0.80	40-50	1	4
SUGAR HOLLOW TRAIL	63	6	7	0.42	50	1	7
SUGARCANE LANE	63	6	<u> </u>	0.16	50	1	7
SUGARFIELD LANE	64	4	7	0.10	40	1	6
SUGARTREE DRIVE		<u> </u>		0.30	50	1	5
SUGARTREE ROAD	124		7	0.12	50	1	6
SUGARWOOD COURT	63	6	18	0.12	50	1	7
SUGARWOOD DRIVE	107	7		1.40	50	<u>'</u>	8
SULLIVAN GARDENS DRIVE (SA-82057)		6	15		40	2	5
SUMMER SOUND ROAD	96	7	8	1.70	20-50	3	· <u> </u>
SUMMERSET LANE	70	5	1	0.70	20-50	3	1
SUMMERTIME DRIVE	24	5	22	0.10	20-50	-3-	
	105		13	0.10		- <u>-</u>	8
SUMMERVILLE FARMS COURT	91	6	13	0.23	50	2	8
SUMMERVILLE ROAD	. 92	6	13	2.85	40-60	<u></u>	8
SUMPTER ROAD	105	6	13	0.62	30-50	•	6
SUNBRIGHT DRIVE	63	6	7	0.17	50	1	6
SUNBURY COURT	48	6	7	0.07	50	2	
SUNNY FIELD DRIVE	50	4	6	0.45	50	1	6
SUNNY HILLS DRIVE	36	7	5	0,10	40		4
SUNNY LANE	31	4	11	0.30	30-50	2	10

SUNNYSIDE GIVE FT		6	7	0.40	1 10		
SUNNYVIE W DRIVE:	12	6		0.10	40	2	6
SUNSET DRIVE	4.1 • • •	1	12	0.20	30-50	3	9
SUNSET BOAD	95	4	12	0.06	30-50	_ 2_	6
SURREY DRIVE	17D	. 7	8	0.15	20-50	2	4
SWEET HOLLOW ROAD		6	7	0.05	40	1	6
SWELT KNOBS TRAIL	:	5	19	1.52	30-50	3	1
SYCAMORE DRIVE	455	5	4	1.23	50	1	2
IN COMPARE DRIVE	81	7	4	0.50	50	1	2
r			Т	1			
LAILWATER ROAD	111	5	3	0.27	40	1	5
TAC: TREE DRIVE	106	6	14	0.35	30-50	3	7
TALLMAN DEIVE	35	4	5	0.10	40	1	4
TALLMAN ROAD	36	4	5	0.10	30-50	3	4
TAMSTANE	10	6	13	0.25	50	2	8
TARCENER RUAD	125	7	9	0.60	20-50	4	5
TANNER COURT	13	4	11	0.09	40	3	10
JANSEY LANE	31	4	10	0.10	30-50	3	10
TARKINGTON STREET	30	4	11	0.15	30-50	3	10
TATE DRIVE	31	4	10	0.05	50	1	6
TATE ROAD	111	7	16	0.70	30-50	'	5
TAYLOR DRIVE	135	7	9	0.40	50		5
TA /r OR ROAD	17	4	6	0.30	20-50	3	6
LEARE RRY GROUP.	105 L	6		0.06	40	3	7
TECHNOLOGY COURT	124	7	9	0.09	60	1	-
TED DYKES ROAD	16	6	15	0.03	20-50		<u>5</u>
IT DRIVE	66	1	4			3	8
TEMPLE STAR SEAR	100	6	15	0.02	50	1	2
TEMPLE STAR ROAD EXTENSION	103	6	15		30-50	2	8
TESTER HOLLOW ROAD	124	7		0.10	30-50	z	8
IEXAS STREET	12 1	6	9	0 35	20-50	3	5
THIRD STREET	36	4	<u>12</u> 5	0.02	20-50	4	9
THISTLEWOOD DRIVE	121	6	-	0.10	25-50	3	4
HOMAS ACRES ROAD	124		14	0.05		1	7
HOMASTANE	97	-	15	0.20	50	2	8
HOMAS ROAD	947 1947	.7 5	4	1.25	20-50	_2	4,5
HOMAS STREET	30		22	0.50	12-50	4	1
HOMPSON HOLLOW ROAD	124	-	11	0.35	30-50	2	10
HOMESON STREET		7	- 9	0.50	20-50	4	5
HORNGROVE DRIVE	30	4	11	0.40	50	1	10
HREE OAKS DRIVE	14	4	10	0.31	50	1	6
ITTANY STREET	90	6	15	0.20	30-50	3	8
USON HILL	5.3	6	7	0.07	50	1	6
ILSON MILL	. ·	6	13	0.07	30-50	3	8
	90 -	6	13	0.06	30-50	3	8

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TIM WARREN ROAD	69	5	21	0.90	30-50	1	4
TIMBER RIDGE ROAD	112	7	16	2.88	30-50	2	5
TIMBERLAND CIRCLE	91	6	13	0.75	50	1	8
TIMBERLAND COURT	91	6	13	0.15	50	1	8
TIMBERTREE BRANCH ROAD	15	4_	10	1.30	30-50	1	6
TIMRICK STREET		4	10	0.08	40	2	6
TINKER LANE	48	6	7	0.17	50	1	6
TIPTON LANE	51	4	5	0.70	30-50	3	4
TIPTON STREET	13	4	11	0.05	10-50	3	10
TODDMAN STREET	14	4	10	0.20	40	2	6
TOP TREE	66	7	4	0.03	50	1	4
TOPPER AVENUE	14	4	10	0.15	40	2	6
TORBETT ROAD	134	7	20	0.30	20-50	3	5
TORY LANE	13	4	11	0.08	40	3	10
TOY CRAWFORD ROAD	103	6	15	0.07	20-50	4	8
TRAILS END ROAD	131	6	15	0.20	20-50	3	8
TRAILS END STREET	90	6	15	0.05	50	1	8
TRAVIS CIRCLE	14	4	10	0.05	40	2	6
TREVOR DRIVE	30	4	11	0.15	30-50	3	10
TRI-STATE LIME ROAD	16	4	6	1.01	40	1	6
TRIVETTE LANE	84	5	3	0.20	30-50	: 3	5
TROUBLESOME HOLLOW ROAD	85	5	1	2.70	30-50	2	1
TROY ROAD	125	7	16	0.15	30-50	3	5
TULIP TREE ROAD	107	7	18	0.05	50	1	7
TURNER ROAD	99	5	з	1.01	40	i	5
TVA ROAD SOUTH	70	5	1	0.20	30-50	3	1
TWAIN CIRCLE	97	7	16	0.05	50	<u> </u>	5
TWIN HILLS DRIVE	104	6	15	0.56	30-50	2	8
TWIN OAKS LANE	35	4		0.25	30-50	2	4
TYLER STREET	30	4	11	0.20	30-50	2	10
		· · · · ·		0.20			
NANCO DOAD		,	0				
JNAMED ROAD 1	36	7	5	0.02	50	1	4
JNAMED ROAD 2	94	7	18	0.20	15-30	3	7
JNAMED ROAD 5	81		8	0.10	20-50	3	4
JNAMED ROAD 6	18	4	6	0,08	50	2 _	6
JNAMED ROAD 7	66	7	5	0.09	50	2	4
UNDERWOOD SPRING BRANCH RD.	112	5	16	1.60	15-50	2	5
JPLAND DRIVE	106	6	14	0.13	50	1	7
JPLAND WAY	19	4	5	0.05	50	1	4
		\				· · · - · ·	
.F.W. ROAD	92	6	14	0.20	50	2	7
L RANCH ROAD	39	5	22	2.80	40	2	

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	<b>CO</b>		24	0.15	30-50	1	4
VALE AVENUE	69 64	5	21 5	1.20	30-60	1	4
VALLEY DRIVE			3	0.50	30-50	z	1
VALLEY PIKE ROAD	.38	5			40	 	4
VALLEY ROAD	66	7	-	0.25	40	, 3	10
VALLEY STREET	30	4	11	0.18	30-50	3	6
VAN HORN STREET	14	4	10	0.20			
VANCE LANE	126	5	16	0.06	20-50	3	5
VANCE TANK RUAD (SA-82026)	54	5	21	2.91	30-50	2	4,2_
VERMONT CREVE	30	4	11	0.60	30-50	2	10
VESTA AVENUE	76	6	13	0.70	15-50	4	8
VICKARS ROAD	111	7	9,16	3.25	40	1	5
VIEW STREET	92	6	14	0.05	50	1	7
VISTA COURT	123	7	20	0.07	40	1	5
VINCENT LANE	75	6	13	0.10	20-50	3	8
VINE STREET	64	4	5	0.04	40	1	6
VIOLET STREET	121	6	14	0.35	40	_ 1	7
VIRGINIA DRIVE	13	6	12	0.15	30-50	3	9
<del></del>		۱	N		·		
W. VALLEY VIEW CIRCLE	63	4	7	0.15	50	1	6
	91	7	13	0.05	50	2	8
WAGO COURT	91	6	13	0.05	40	2	8
WAGON WPEELLANE	107	7	18	0.10	50	3	7
WAHOO DRIVE	93		18	2.40	50	2	7
WATIOO VALLEY RD. (SA-82010)		-	14	0.25	50	1	7
WAREFIELD COURT	120	<u>6</u>		0.25	20-50	3	1
WALLACE LANF	39	5	22		30-50	2	4
WALLING ROAD	95	7	8	0.40			4 5
WALNUT GROVE ROAD	111	7	16	3.10	30-50	1	·
WALNUT HILL ROAD	36	4	5	0.75	50	1	4
WALNUT LANE	125	7	16	0.10	40	3	5
WALNUT TRAIL	36	4	5	0.10	30-50	2	4
WALTON COURT	92	6	14	0.26	50	1	7
WALTON DRIVE	77	6	14	0.11	30-50	3	7
WAMPLER ROAD	53	5	21	0.50	1050	4	2
WARD LANE	33	4	6	0.10	30-50	3	6
WARD PLACE	61	6	13	0.10	30-50	2	9
WARD ROAD	135	7	9	0.07	1250	4	5
WARREN DRIVE	123	7	20	1 60	20-50	3_	5
WARREN ROAD (SA-82010)	123	7	9,20	1.45	30-60	2	5
WARRIOR DRIVE	92	6	14	0.40	30-50	2	7
WASSUM LANE	126	7	16	0.40	15-50	3	5
WATAUGA ROAD	23	5	22	0.30	15-50	4	1
WATERFORD DEIVE	63	6	7	0.35	50	1	6
WATERS EDGE DRIVE	83	5	3	0.21	50	1	4

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WAYNE CONSTRUCTION ROAD	32	4	10	0.50	30-50	1_	6
WAYNE STREET	30	4	11	0.10	30-50	2	10
WEAVER BRANCH RD. (SA-82018)	110	7	9,16	4.24	30	1	5
WEAVER CREEK ROAD	113	5	3	1.10	20-50	з	5
WEAVER LANE	33	4	7	0.10	30-50	1	6
WEBB COURT	38	5	2	0.20	40	2	1_
WEBB DRIVE	136	7	9	0.10	20-50	4	5
WEBB ROAD	124	7	9	0.80	40	2	5
WEBBER ROAD	18	4	5	0.35	20-50	3	6
WEDGEWOOD CIRCLE	30	4	11	0.03	40	2	10
WELCH ROAD	30	4	11	0.35	50	1	10
WELK ROAD	29	6	12	0.06	30-50	з	9
	48	4	7	0.30	40	2	6
WENTWORTH STREET	31	4	10	0.10	30-50	3	6
WESLEY DRIVE	123	7	20	0.29	50	2	5
WESSEX DRIVE	92	6	14	0,10	40	1	8
WEST CAMPGROUND ROAD	131	6	15	1.40	30-50	2	8
WEST CENTRAL	36	4	5	0.20	40	2	4
WEST VALLEY DRIVE	118	6	15	0.58	50-60	1	8
WESTBROOK DRIVE	92	6	13	0.16	50	1	7
WESTFIELD PLACE	105	6	13	0.07	40	1	8
WESTFIELD DRIVE	105	6	12	0.40	50	1	8
WESTVIEW DRIVE	65	7	5	0.15	40	2	4
WEXFORD LANE	64	7	5	0.25	50	1	4
WHIRLAWAY CIRCLE	118	6	15	0.04	50	1	8
WHISPERING HAVEN ROAD	118	6	15	0.30	50	2	8
WHISPERING HILL ROAD	35	4	5	0.15	40	2	4
WHISPERING HILLS DRIVE	76	6	13	0.25	40	1	8
WHISPERING WOODS DRIVE	82	5	4	0.40	50	1	4
WHITAKER ROAD	134	7	9	0.40	20-50	3	5
	36	4	5	0.10	50	1	4
WHITAKER STREET WHITCOMB STREET	48	4	10	0.07	30-50	1	6
	99	5	3	0.60	15-50	3	5
WHITE HOLLOW ROAD	84	5	3	0.40	20-50	3	5
WHITE TOP CIRCLE	68	5	4	0.18	50	1	4
WHITE TOP CIRCLE	82	5	4	2.22	40	2	4
	14	4	10	0.35	50	3	6
WHITEHAVEN DRIVE WHITEHEAD ROAD	110	7	16	0.75	40	3	5
	14	4	10	0.15	50	2	6
	69	5	21	0.20	50	1	4
	64	4	7	0.06	50	1	6
	15	4	10	0.10	40	3	6
WILD ROSE LANE	93	7	18	0.85	30-50	2	7
WILDWOOD ROAD (\$A-82010)	93	6	18	0.19	50	2	7

WELLAMS LAUS	205	4	5	0.40	50	1	4
WILLMARY ROAD	- 4	. 7	20	0.05	40	2	7.
WILLOW BROOK DRIVE		7	4	0.20	50	2	4
WILLOW COURT	124	7	9	0.09	50	1	- 7
WELOW HOLLOW ROAD	106	6	14	0.15	40	3	7
WHEOW VIEW DRIVE	90	6	15	0.15	12-50	3	8
WIL RHO CIRCLE	31	4	10	0.30	30-50	3	6
WIMBERI Y CIRCLE	36	7	5	0.25	50	1	4
WIMBERLY PLACE	30	4	11	0.05	40	2	10
WIMBERLY WAY	36	7	5	0.30	50	1	4
WINDALE AVENUE		4	11	0.07	20-50	3	9
WINDING ROAD	51	4	5	0.15	40	2	4
WINDING WAY	51	4	5	0.15	40	2	4
MONDREDE DEACE	76	6	13	0.04	50	1	8
WINDSOR FOREST DRIVE	92	6	14	0.37	50	1	8
WINDS HILLS ROAD	58	5	4	0.50	15-50	4	4
Manual CHRCEL	-10	4	5	0.85	50	. 1	6
WINE GAR AVENUE	12	6	12	0.05	30-50	3	9
WINEGATE ROAD	66	7	5	0.10	40	1	4
MANESAP ROAD	;	6	14	0.57	50	1	7
VANEIET D DROVE	02	6	13	0.15	50	1	8
WINSTON CIRCLE	118	6	15	0.10	40	1	8
WINTERBROOK CIRCLE	120	6	14	0.07	40	2	7
WINTERBROOK DRIVE	120	6	14	0.07	50	1	7
WITHERSPOON DRIVI	107	6	14	0.25	40	1	7
WOLF BROS ROAD	135	7	9	0.07	30-50	2	5
WOLFE AVENUE	31	4	10	0.05	20-50	3	6
WOLFE STREET	31	4	11	0.12	30-50	2	10
WONDERI AND DRIVE	14	4	10	0.50	50	·	6
WOOD VIEW COURT	105	6	13	021	50	2	8
WOODBERRY CIRCLE	106 <sup>1</sup>	6	14	0.04	40	2	7
WOODBINE		5	22	0.20	30-50	3	1
WOODBINELANE	23	5	22	0.03	30-50	4	1
WOODBROOK / / NUE	36	7	5	0.15	50	1	4
WOODCLIFT DRIVE	48	4	10	0.37	50	1	6
WOODCREST MRVF	92	6	14	0,65	30-50	3	7
WOODFIELD DPAM	10 T	6	15	0.10	50	1	8
WOOD! AND DIRGLE	41	. 5	19	0.20	40	1	1
WOODLAND COURT	11	5	19	0.05	40	2	1
WOODLARCIANE	171	4	10	0.08	50	1	6
WOODLAWATHBIVE	103	6	15	0.20	40	3	8
WE DOFAWN ROAD	103	6	15	0.20	40	3	8
WOODOAK (SSS4F	53	G	7	0.05	40	1	6
WOODPOND COURT	63	6	7	0.05	40	1	6

#### effective January 1, 2017

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YOUTH CENTER ROAD	35	4	. 5	0.20	30-50	2	4
YOUNG ROAD	76	6	13	0.23	40	2	8
YORKTOWN ROAD	107	6	14	0.15	25-50		7
YOKLEY STREET		4	11	0.20	40	2	_ 10
YOAKLEY ROAD	95	7	18	0,39	30-50	2	7
·	•		(		1		
WYNHAVEN DRIVE	92	6	14	0.10	40	1	7
WYLINE LANE	51	7	5	0,10	50	1	4
WYATT HOLLOW ROAD	25	5	19	1.80	30-50	2	1
WYATT CEMETERY ROAD	25	5	19	0.08	20-50	4	1
WRIGHT LANE	68	5	4	0.07	30-50	3	2
WREN ROAD		5	22	0.20	30-50	3	1
WORTHINGTON DRIVE	91	6	13	0.30	50	2	8
WORLEY VANCE ROAD	125	7	16	0.15	30-50	3	5
WORLEY DRIVE	55	5	1	0.05	30-50	3	1
WOODWAY DRIVE	81	7	8	0.42	40-50	1	2
WOODWAY CIRCLE	67	7	4	0,32	50	1	4
WOODVALE ROAD	_33	4	6	0.10	30-50	2	6
WOODSTONE DRIVE	106	6	14	0.15	50	1	7
WOODSTOCK PLACE	106	6	14	0.10	50	1	7
WOODS WAY	48	4	7	0.28	50	1	6
WOODS STREET	33	4	6	0.12	40	1	6
WOODS ROAD	125	5	16	1.10	30-50	3	5
WOODS LANE	111	7	16	0.20	30-50	3	
WOODS EDGE DRIVE	17	4	6	0.14	50	1	6
WOODS DRIVE	120	6	14 16	0.07	40	1	75

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Board of County Commissioners 236<sup>th</sup> Annual Session

> Item 8 No. 2016-12-74

To the Honorable Richard S. Venable, Chairman, and the Board of Sullivan County Commissioners meeting in Regular Session this 12th day of December, 2016

# **RESOLUTION to allow transfer of income produced by the Sullivan County Highway Department** (SCHD) from Revenue Accounts to Expenditure Accounts

WHEREAS, the SCHD is currently engaged in income-producing operations including two Federallyfunded railroad crossing improvements, patching work following a waterline installation by Bloomingdale Utility District, and contracted work for The Sullivan County School Department (paving at Holston Elementary and Middle School)

WHEREAS, the income produced in these operations is anticipated to be approximately \$50,000;

NOW THEREFORE BE IT RESOLVED that those funds flowing into income accounts (e.g. Account Nos. 48120 and 48140) from the said projects be transferred or re-allocated to SCHD expenditure accounts (e.g. 62000 Highway and Bridge Maintenance and 63500 Asphalt Plant Operations) for the fulfillment of the SCHD Mission.

This Resolution shall take effect from and after its passage and shall apply only to FY 2016-2017. All resolutions in conflict herewith shall be and the same are hereby rescinded insofar as such conflict exists.

Approved this 12th December day of 2016. Atte eanie Gammon, County

Richard S. Venable, County Mayor

Sponsored By: Commissioner Terry Harkleroad Co-Sponsor(s): Commissioners John Gardner, Angie Stanley

ACTIONS: Motion to approve passed by Executive Committee 12/6/16; 12/12/16 Approved 23 Aye



Board of County Commissioners 23 <sup>a</sup> Annual Session

> Item 9 No. 2016-12-75

To the Concrable Eddhard S. Venable, Sullivan County Mayor and the Board of Sullivan County Commissioners meeting in Regular Session tl is 12<sup>th</sup> day of December 2016.

# **RESOLUTION** for Adoption of a Redevelopment Plan and Tax Increment Financing Amendment for the Riverbend Redevelopment District: The Blake at Riverbend Project Area

WHEREAS, Kingsport Housing & Redevelopment Authority ("KHRA") pursuant to the provisions of Title 13, Chapter 20, <u>Tennessee Code Annotated</u>, as supplemented and amended, has the power and authority to administer redevelopment programs located within its statutory boundaries; and

WHEREAS, KHRA has prepared a document entitled "Redevelopment Plan for Identified Districts & Study Areas" in conformance with Title 13, Chapter 20, Part 2, <u>Tennessee Code Annotated</u>, as supplemented and amended which has been adopted by the City of Kingsport ("Redevelopment Plan"); and

WHEREAS, as previously authorized by the Sullivan County Commission, KHRA conducted a public hearing on December 7, 2016, to determine the necessity for the expansion of the existing Riverbend Redevelopment District on behalf of Sullivan County and the adoption of a tax increment financing amendment which authorizes the use of tax increment financing within the expansion area; and

WHEREAS, the comments and findings of said public hearing, along with the Project proposal for the Riverbend Redevelopment District have been presented to the Sullivan County Commission; and

WHEREAS, KHRA and the City of Kingsport, Tennessee have recommended the expansion of the existing Riverbend Redevelopment District and the proposed tax increment financing amendment and have also recommended approval of the use of tax increment financing for a Project known as The Blake at Riverbend to be located within the Riverbend Redevelopment District expansion area.

NOW, THEREFORE, be it resolved by the Sullivan County Commission as follows:

1. That the expanded Riverbend Redevelopment District is a blighted area as defined by Tennessee Code Annotated section 13-20-201 in need of redevelopment

2. That the Amendment to the Riverbend Redevelopment Plan which includes an amendment expanding the district boundary and authorizing tax increment financing, as presented and recommended by KHRA, a copy of the Amendment being attached hereto as <u>Exhibit A</u>, is hereby approved, and the factual findings contained therein are affirmed and adopted by the Sullivan County Commission.

3. That use of tax increment financing as described in the Riverbend Redevelopment Plan Amendment for use in support of the project known as The Blake at Riverbend is hereby approved.

That the Sullivan County Mayor and Sullivan County Assessor are hereby authorized and 4. empowered to negotiate and execute all such documents as may be reasonably required to implement the Redevelopment Plan and tax increment financing amendment.

That KHRA is hereby authorized and empowered to implement the Redevelopment Plan 5. and amendment on behalf of Sullivan County through the execution of a Redevelopment Agreement.

This resolution is restricted solely to the Riverbend Redevelopment District and The Blake 6. at Riverbend Project Area as described in the attached amendment and is not an approval or denial of any other Redevelopment Plan or District.

This resolution shall take effect from and after its passage. All resolutions in conflict herewith be and the same rescinded insofar as such conflict exists.

Approved this \_\_\_\_\_ day of \_\_\_\_\_ 2016.

Attest:

Jeanie Gammon, County Clerk

### Sponsored By: Commissioner John Gardner Co-Sponsor(s): Commissioner Joe Herron

ACTIONS: No action taken by Executive Committee 12/6/16; 12/12/16 1st Reading;

#### RIVERBEND REDEVELOPMENT DISTRICT TAX INCREMENT FINANCING AMENDMENT THUS EAKE AT RIVERSEND PROSECT AREA

Tax-increment financing ("TIF") is a reduvelopment tool to be administered by housing and redevelopment authorities codified at <u>one</u> <u>Code Ann.</u> (§ 13-20-204 and 205, et. seq. The purpose of TIF is to provide an economic stimulus for blighted property in need of redevelopment. Upon adoption of this Amendment, TIF may be utilized to finance eligible redevelopment costs for a redevelopment project known as The Blake at Riverbend ("The Blake") to be located within the newly expanded Riverbend Redevelopment District subject to the provisions of this Amendment. The TIF shall be administered as follows:

#### A. <u>District History</u>.

The property on which The Blake will be located is property adjacent to Wal-Mart on Fort Henry Drive which has remained undeveloped in spite of commercial activity around it. The current Riverbend Redevelopment District is shown on the map attached as Exhibit One. This Amendment would expand the Riverbend Redevelopment District to incorporate approximately 22 additional acres which consists of Sullivan County Tax Map 077H Parcels 003.00 and 004.00 as shown on Exhibit Two ("Expansion Area"). The Blake will occupy approximately 8.64 acres within the Expansion Area as shown on Exhibit Three ("Project Area"). The entire District as expanded by this Amendment will consist of approximately 45 acres. The remainder of the Expansion Area will be subdivided into additional outparcels which are expected to be developed for additional restaurant and retail space. The Project Area is under contract to be purchased by the Developer. Much of the property within the Expansion Area was graded with little to no control of erosion from the site. The property was cited for violations on several occasions. No progress has been made on the abandoned development for several years. This condition has negatively affected development in the nearby areas. In order to combat these issues for the site it is proposed that the Expansion Area (which includes the Project Area) be designated as part of the Riverbend Redevelopment District and be afforded all tax incentives as appropriate to encourage new land uses in the area.

The Expansion Area is recognized as having a potential economic return to the City and County primarily due to its desirable location near Fort Henry Drive. Delay of the redevelopment of this site will continue to have a deteriorative impact on the adjacent commercial areas. The use of TIF will allow the redevelopment of a well-located site which has previously been underutilized. The existing blight, dilapidated structures and negative impact on surrounding areas would all be remediated or eliminated by implementation of the proposed Redevelopment Project. Redevelopment of this area would also provide the opportunity to help alleviate the existing shortage of assisted living units available for rent in the Kingsport and Sullivan County markets.

Based on the foregoing circumstances and conditions, the Board of Commissioners of KHRA has determined that the Expansion Area of the District which includes the Project Area is blighted as defined by TCA 13-20-201 et seq. The District experiences the following conditions:

1. Long-term vacant and underutilized property.

2. The continued deterioration of the property due to unfinished grading and erosion control and negative impact to the surrounding properties.

It is recommended that the project be redeveloped, rehabilitated and/or renovated in order to correct such blighted, deteriorated and dilapidated conditions.

### B. District Zoning and Land Use.

The redevelopment of the Riverbend Redevelopment District shall comply with the Zoning Ordinances and building codes as well as other applicable rules, laws, ordinances, codes and regulations of the City. KHRA shall also review the Plan and any redevelopment projects within the District with appropriate City agencies and officials to ensure that the Plan and the proposed redevelopment activities conform with local objectives relating to appropriate land uses, improved traffic flow, public transportation, public utilities, recreation and community facilities and other public improvements and needs. For a more complete description of the requirements and restrictions of the Zoning Ordinances of the City, reference should be made to the Ordinances themselves. This property should continue to be zoned B-4P (Planned Business District) by the City of Kingsport.

The City and KHRA will cooperate in the planning and construction of improvements to the streets, roadways, sidewalks, curbs and gutters, parking systems, lighting, landscaping and traffic signalization and control.

### C. Estimated Cost of the Project.

The total estimated costs of all the proposed improvements to be made by The Blake at Kingsport, LLC (the "Developer") for The Blake, is \$21,348,625.00. The proposed improvements include construction of one building with two courtyards consisting of a total of 106,500 square feet which will include 120 units of assisted living apartments containing a total of 131 beds, on site therapy, on site healthcare, secure memory care and other related amenities (the "Redevelopment Project"). KHRA will be paid an annual administration fee equal to five percent of the total and annual tax increment revenue received by KHRA. The Project will be located in the Project Area on a portion of current Sullivan County Tax Map 077H, Control Map C, Group 077H, Parcels 003.00 and 004.00 which are the sole tax parcels within the Project Area. The TIF shall be limited to eligible expenditures for the Redevelopment Project Within the Project Area.

### D. Sources of Revenue to Finance the Cost of the Project.

The primary sources of revenue to pay for the Redevelopment Project are proceeds in the amount of \$17,078,900.00 from a permanent loan to the Developer, Developer investment of \$3,269,725.00, and tax-increment based debt (to be issued by the KHRA in the form of bonds, notes, or other indebtedness) in an amount not to exceed \$1,000,000.00, but in no event in an amount to exceed the estimated amount of debt that can be amortized over a 10 year increment period which are hereby authorized by City of Kingsport (the "City") and Sullivan County, Tennessee (the "County"). Current projections suggest that the tax increment from the proposed improvements within the Project Area will be sufficient to retire this amount of indebtedness within a ten (10) year amortization period for both the City and the County.

The total current property tax assessment for the Project Area is \$180,000.00. This results in annual property tax payments to the City in the amount of \$3,726.00 and annual property tail payments to the County in the amount of \$4,149.72. The Redevelopment Project would reach in a total estimated assessed value for property within the Project Area of \$6,188.0 - 0.00. Based on currencitax rates, this would result in total estimated annual city taxes of \$128,093.26 and total estimated annual county taxes of \$159,367.81. Becaus , Sulivan County has dedicated (1) 1/3 of its \$2.57.34 tax rate for repayment of indebtedness and the City. 3 5.3400 of %s %2.07 tax rate for repayment of indebtedness, that of Kingsport has ded polition of the increme of pulliculant to Terror. Code April §§ 13-20 205 and 9-23 103, shall not be arboated as provided in Pantgraph G bolow but specified collected and paid to the respective taking agency as all other g operty taxes are collected and paid. Thus, the estimated total available increment from Sullivan County taxes after the administration fee and statutory debt service set aside is \$137,480.79. The estimated total available increment from City of Kingsport taxes after the administration fee and statutory debt service set aside is \$ 98,742.79 resulting in an estimated total annual available tax increment from City and County of \$236,223.59. A detailed calculation of these estimated projections is attached hereto as Exhibit Four. The redevelopment of the Project Area will not occur to the degree proposed without the use of taxincrement financing.

### E. Amount and the Final Maturity of Bonded or other Indebtedness to be Incurred.

The amortization period for any indebtedness backed by the tax-increment revenue generated within the Project Area shall be no more than fifteen years from the date of issuance of the debt. In any event, the final maturity date of all indebtedness issued pursuant to this Amendment shall be on or before May 15, 2030. Upon retirement of all bonds, loans, or other indebtedness incurred and payable from tax-increment funds, or at such time as monies on deposit in the tax-increment fund or funds are sufficient for such purpose, all property taxes resulting from the incremental development of the project shall be retained by the appropriate taxing agency for disbursement according to law.

#### F. Impact of the Tax-Increment Financing Provisions Upon Taxing Agencies.

The total assessment of the City of Kingsport's real property tax base for the 2016 tax year is approximately \$1,294,676,740.00. The total assessment of Sullivan County's real property tax base for the 2016 tax year is approximately \$3,099,352,235.00. The current assessment of the Project Area represents 0.0001% of the City of Kingsport's property tax base and 0.00006% of the Sullivan County property tax base. The estimated assessment of the Proposed Improvements would represent 0.006% of the current City of Kingsport tax base and 0.0026% of the current Sullivan County tax base. Based on these small percentages, the City and the County (the two taxing agencies affected by this Redevelopment Project) will not be substantially impacted financially by this tax-increment financing provision.

The development of the Redevelopment Project will result in additional residents and economic activity within the Redevelopment District. It is estimated as many as 76 new local jobs could be created during the construction phase of the Redevelopment Project which would result in approximately \$165,000,000 in local income over the course of the project and approximately \$1,400,000.00 in local taxes and other revenue for local governments. In addition, the long term impact includes the addition of residents to our communities which means approximately 81 new local jobs which creates approximately \$3,000,000.00 in local income and and other revenue for local governments. While all these numbers rely on certain assumptions and projections, the end result of the Redevelopment Project is that a need for

assisted living units has been met and the City and County will receive a substantial economic boost.

#### G. Division of Property Taxes.

Upon approval of this Amendment, the taxes levied and collected over the Project Area shall be collected by the appropriate taxing authorities in the same manner as provided by law, except that said taxes shall be divided as follows:

1. The portion of the taxes which would be produced by the rate at which the tax is levied each year by each taxing agency, upon the assessed value of such property within the Project Area as of the 2016 tax year (which is the year of approval of this TIF amendment) ("Base Assessment"), shall be allocated to, and when collected, shall be paid to, the respective taxing agencies as taxes levied by such taxing agencies on all other property are paid; provided, that in any year in which taxes of the Project Area are less than the Base Assessment and the Dedicated Taxes, there shall be allocated and paid to those respective taxing agencies only those taxes actually imposed and collected; and provided further, that, in any year or years in which the Base Assessment would be diminished solely due to a rate reduction under Title 67, Chapter 5, Part 17, of the Tennessee Code, the Base Assessment shall nevertheless be established at the amount originally determined.

2. Subject to the restraints herein and applicable law, all of the City of Kingsport taxes levied in each year in excess of the Base Assessment and Dedicated Taxes shall be allocated to and, when collected, shall be paid into a special fund or funds of KHRA to pay the administration fee and to pay the principal of and interest on any bonds, loans or other indebtedness incurred or to be incurred by KHRA to finance or refinance, in whole or in part, eligible redevelopment expenses of the Redevelopment Project contemplated by the Redevelopment Plan, and such other expenses as may be allowed by law.

3. Subject to the restraints herein and applicable law, sixty five percent (65%) of the Sullivan County taxes levied in each year in excess of the Base Assessment and Dedicated Taxes shall be allocated to and, when collected, shall be paid into a special fund or funds of KHRA to pay the administration fee and to pay the principal of and interest on any bonds, loans or other indebtedness incurred or to be incurred by KHRA to finance or refinance, in whole or in part, eligible redevelopment expenses of the Redevelopment Project contemplated by the Redevelopment Plan, and such other expenses as may be allowed by law. The remaining thirty five percent (35%) of the Sullivan County taxes levied in each year in excess of the Base Assessment and Dedicated Taxes shall be allocated to and, when collected, shall be paid to Sullivan County in the same manner as taxes on all other property are paid.

4. Upon retirement of all bonds, loans or other indebtedness incurred by KHRA and payable from such special fund or funds, or at such time as monies on deposit in such special fund or funds are sufficient for such purpose, all taxes levied each year in excess of the Base Assessment and Dedicated Taxes shall, when collected, be paid to the respective taxing agency as taxes levied by such taxing agencies on all other property are paid, and KHRA shall give notice to all affected taxing agencies of such retirement. Excess taxes beyond amounts necessary to fund or reserve for eligible expenditures may be applied to principal and interest of debt incurred to finance such eligible expenditures or shall revert to the taxing agency general fund. In any event, the division of property taxes required by this document shall not continue for any tax year beyond 2029.

### H. Property Tax Assessments and Collection.

1. The appropriate assessor shall, in each year during the period in which taxes are to be allocated to KHRA, pursuant to Paragraph C, compute and certify the net amount, if any by which the current assessed value of all taxable property located within the Project Area which is subject to taxation by the particular taxing agency exceeds the base assessment. The net amount of any such increase is referred to in this subdivision as the incremental value for that particular year.

2 In any year in which there exists a tax increment to be ellocated to KHRA, the appropriate assessor shall exclude it from the assessed value upon which the appropriate assessor computes the tax rates for taxes levied that year by the taxing agency. However, the assessor shall extend the aggregate tax rate of such taxes against the Base Assessment and the incremental value and shall apply the taxes collected there from as provided herein.

3. If in any year property comprising a portion of the Project Area shall be removed from the tax rolls of a taxing agency, the Base Assessment for the Project Area shall be reduced by the amount of the Base Assessment allocable to the property so removed for each subsequent year in which taxes are to be allocated to a particular authority pursuant to the above provisions.

### I. <u>Documentation for Assessor's Office</u>.

Upon approval of this Amendment, KHRA shall transmit to the assessor of property and the chief financial officer for each taxing agency affected, a copy of the description of all land within the Project Area (including tax parcel numbers), the date or dates of the approval of the redevelopment plan or amendment thereto, a copy of the resolution approving the redevelopment plan or approving an Amendment thereto, a map or plat indicating the boundaries of such property and the Base Assessment with respect to the Project Area, and taxes shall thereafter, when collected, be allocated and paid in the manner provided herein.

### J. <u>Excluded Taxes</u>.

Notwithstanding anything to the contrary in this section, taxes levied upon property subject to tax-increment financing provisions by any taxing agency for the payment of principal of and interest on all bonds, loans or other indebtedness of such taxing agency, and taxes levied by or for the benefit of the State of Tennessee (herein "Dedicated Taxes"), shall not be subject to allocation as provided in Paragraph G but shall be levied against the property and, when collected, paid to such taxing agency as taxes levied by such taxing agency on all other property are paid and collected.

### K. <u>Interpretation</u>.

This tax-increment financing amendment is being proposed pursuant to *Tenn. Code Ann.* § 13-20-201, et. seq. and *Tenn. Code Ann.* § 9-23-101, et. seq. and all relevant provisions are hereby incorporated herein by reference. All provisions of this Amendment shall be construed in a manner consistent with said Code sections.

### L. <u>Conditions of Tax-Increment</u>.

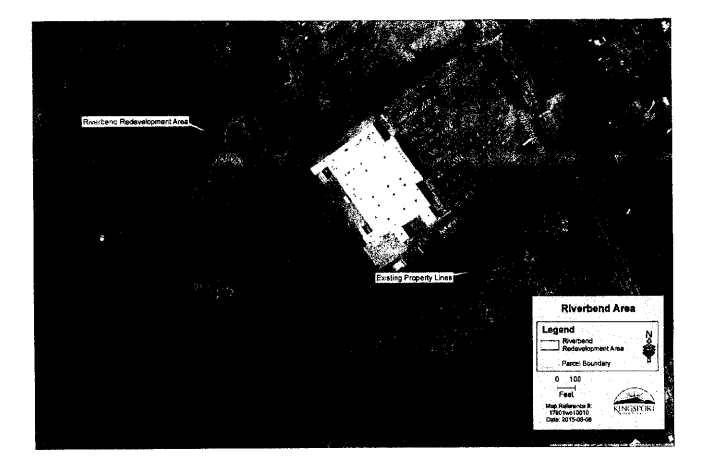
KHRA shall enter into a redevelopment agreement with Developer which requires Developer to pursue and complete the Redevelopment Project in a diligent manner, and in accordance with plans and specifications approved by KHRA. The redevelopment agreement to be entered into between KHRA and Developer shall contain such terms as KHRA believes reasonably necessary to accomplish this purpose.

### M. Limitation of Approval.

The approval of this TiF Amendment by Sullivan County, Tennessee is limited solely to Redevelopment Project and the Project Area described herein and shall not be interpreted as an approval of any other tax increment financing project, or Redevelopment District.

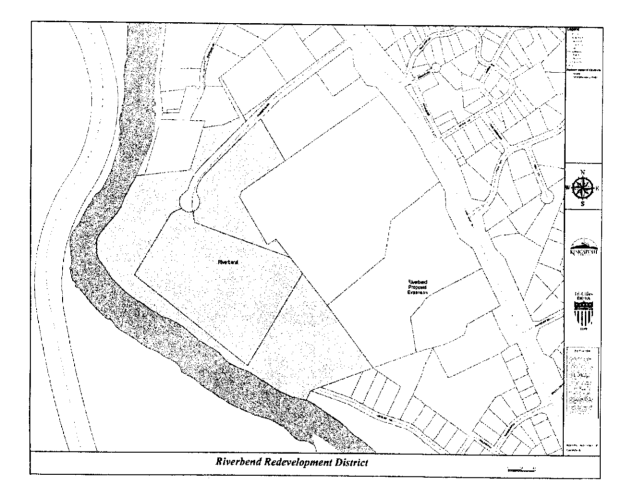
### EXHIBIT ONE

### MAP OF CURRENT RIVERBEND REDEVELOPMENT DISTRICT



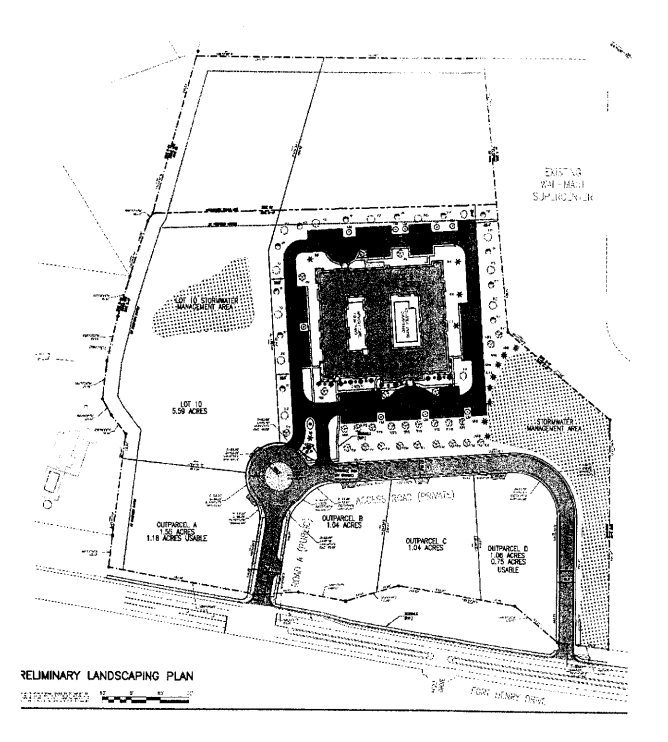
### EXHIBIT TWO

## MAP OF EXPANDED RIVERBEND REDEVELOPMENT DISTRICT



#### **EXHIBIT THREE**

### MAP OF THE BLAKE PROJECT AREA



### EXHIBIT FOUR

### TIF ESTIMATE RIVERBEND REDEVELOPMENT DISTRICT THE BLAKE AT RIVERBEND PROJECT AREA

Total Original Assessed Value	\$180,000.00
County Tax Rate	2.5754
City Tax Rate	2.07
Total Proposed Assessed Value	\$6,188,080.00
County Debt Service Set Aside	0.1667
City Debt Service Set Aside	0.3400
Total Proposed County Taxes	\$159,367.81
Current County Taxes	\$4,635.72
Proposed County Increment	\$154,732.09
County Debt Service Set Aside	\$10,015.47
Total Available County Increment	\$144,716.62
Net County Increment after Fee	\$137,480.79
Total Proposed City Taxes	\$128,093.26
Current City Taxes	\$3,726.00
Proposed City Increment	\$124,367.26
City Debt Service Set Aside	\$20,427.47
Total Available City Increment	\$103,939.78
Net City Increment After Fee	\$98,742.79

## Net Available City and County Increment

\$236,223.59

Total Original Assessed Value County Tax Rate City Tax Rate Total Proposed Assessed Value County Depr Service Set Aside City Debt Service Set Aside Total Propesed County Taxes Current County Taxes Proposed County Increment County Dept Service Set Aside Total Available County Increment Net County Increment after Fee Total Proposed City Taxes Current City Taxes **Proposed City Increment** City Debt Service Set Aside Total Available City Increment Net City Increment After Fee

\$180,000.00 2.5754 2.07 \$8,000.000.00 0.1667 0.3400 \$206, COM \$4.6 S201,03 252 \$13,03°0° \$188,360.34 \$178,942.32 \$165,600.00 \$3,726.00 \$161,874.00 \$26,588.00 \$135,286.00 \$128,521.70

### Net Available City and County Increment

\$307,464.02



Board of County Commissioners 236<sup>th</sup> Annual Session

> Item 10 No. 2016-12-76

To the Honorable Richard S. Venable, Sullivan County Mayor and the Board of Sullivan County Commissioners meeting in Regular Session this 12<sup>th</sup> day of December 2016.

RESOLUTION to Authorize the County Mayor and Purchasing Agent to Develop a "Request for Qualifications" to Retain Professional Services to Assess the Structural and Engineering Integrity and to Assess Space Needs for Either Jail Expansion or New Construction of the Sullivan County Jail

WHEREAS, the main structure of the Sullivan County Jail facility was constructed in 1986 with an 150 bed expansion being added in 1999 and another jail extension (separate building) added in 2005 due to the ever increasing inmate populations; and

WHEREAS, according to experts within the detention system, jail capacity reaches its limit at approximately 90% of its bed space; however, the Sullivan County Jail over the last five years has averaged a daily population at 125% of its total bed space capacity; and,

WHEREAS, due to overcrowding conditions some of the operational challenges the Sullivan County Jail is experiencing is as follows: no ability to classify and separate inmates by risk; limited space to house inmates with special medical needs; no ability to segregate housing for maximum security female and male inmates, as well as, other issues involving inmate booking and housing of weekend offenders.

NOW, THEREFORE BE IT RESOLVED that the Board of County Commissioners of Sullivan County, Tennessee, assembled in Regular Session hereby authorizes the County Mayor and Purchasing Agent on behalf of the Sullivan County Sheriff's Office to develop a "Request for Qualifications" to retain professional services to assess the structural and engineering integrity and to access space needs for either jail expansion or new construction of the Sullivan County Jail in order to make decisions about what can be safely and efficiently be used to solve the present overcrowding at the facility.

BE IT FURTHER RESOLVED that any further professional services regarding any jail renovation or expansion will be presented to the county legislative body for consideration of funding.

This resolution shall take effect from and after its passage. All resolutions in conflict herewith be and the same rescinded insofar as such conflict exists.

Approved this \_\_\_\_\_ day of \_\_\_\_\_ 2016.

Attest:

Jeanie Gammon, County Clerk

Sponsored By: Commissioner Bill Kilgore Co-Sponsor(s): Commissioners Cheryl Russell, Sherry Grubb ACTIONS: 1st Reading 12/12/16;

AND THEREUPON COUNTY COMMISSION ADJOURNED UPON MOTION MADE BY COMM. WHITE TO MEET AGAIN IN REGULAR SESSION JANUARY 17, 2017.

Hichol

**RICHARD VENABLE** 

COMMISSION CHAIRMAN