No. 2013 / 05 / 01

To the HONORABLE MELVILLE BAILEY, Chairman, and Members of the Hawkins County Board of

Commission in Regular Session, met this 20th day of May, 2013.

RESOLUTION IN REF: APPOINTMENT NOMINATIONS TO FILL THE VACANT COMMISSION SEAT IN THE FIRST COMMISSIONER DISTRICT OF HAWKINS COUNTY DUE TO THE RESIGNATION OF THOMAS WHEELER

WHEREAS, a commission seat in the First Commissioner District of Hawkins County is now vacant due to the resignation of Commissioner Thomas Wheeler, effective April 30, 2013; and

WHEREAS, a seat in the First Commissioner District has been declared vacant by public notice in accordance with T.C.A. Code 5-5-111; and

WHEREAS, the following names are being nominated to fill the vacancy until the next General Election to be held in August, 2014 in Hawkins County.

1.	Gene Christain	nominated by	Dwight Carter			
2		nominated by	·			
3	·	nominated by	. <u> </u>			
4		nominated by				_
5		nominated by	·····			
		D that ne Second Commissioner D <i>Fir</i> s+			pointed	to fill the
Introduced By Es	sq. Dwight Carter		ACTION:	AYE		PASSED
-	q					
Date Submitted_ County Clerk	5-6-13 roll Jenkins	co	Voice Vote Absent MMITTEE ACTION			·
By:	Mulle Sail	 \				
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RESOLUTION

No. 2013/ 05/02

To the HONORABLE MELVILLE BAILEY, Chairman, and Members of the Hawkins County Board of

Commission in Regular Session, met this 20th day of May, 2013.

RESOLUTION IN REF: APPROVAL OF COUNTY ROAD NAME LIST FOR HAWKINS COUNTY, TENNESSEE FOR THE YEAR 2013

WHEREAS, Tennessee Code Annotated requires that the county road superintendent prepare a list of county roads beginning of each year. This list is to be approved by the Legislative Body; and

WHEREAS, the attached list classifies roads by name, location, type, width, length and right of way with a list of newly accepted roads and changes listed in front.

THEREFORE BE IT RESOLVED THAT the Legislative Body approve the road list as the official list of roads in Hawkins County.

Introduced By Esq. Charlie Newton, Chrmn Rd Comm	ACTION: AYE NAY PASSED
Seconded By Esq	Roll Call
Date Submitted 5-6-/3	Voice Vote
Date Submitted <u>5-6-13</u> <u>A. Canall Jenkeurs</u> County Clerk	Absent
Ву:	
Chairman Mille Bala	

Lowell B. Bean

Superintendent of Roads

Hawkins Co. Highway Dept. 144 Flora Ferry Road Rogersville, TN 37857



Phone: (423) 272-7370 Fax: (423) 272-1884

HAWKINS COUNTY HIGHWAY DEPARTMENT 2012-2013 COUNTY ROAD LIST

CHANGES ARE AS FOLLOWS:

May 05, 2012 – Accepted Hughes Memorial Bridge, (on Old Cupp Hollow Road) which was donated to the county by East Tennessee Natural Gas Company.

Hawkins County Road Report

Road List by Road Name

Road	Be	ginning/Ending	Lengt (MI)		Surf Width	Surf Type	Roadbed	Class
A		· · · · · · · · · · · · · · · · · · ·						····
Adams Lane	Off Big Hill Road	Highway 31	3.4	0 30	14	PVD	18	
AFG Road	Off 11 W	To Dead End, Church Hill Commen	2.6 t Res		24 6-10-19	ASP 92. @ \$	28 55.425.21	1 (Maintained)
Albert Anderson Road	Stanley Valley Road	Dead End, Surgoinsville	0.2		12	PVD	16	3
Alden Court	Off Carter Valley Road	To Dead End, Church Hill Commen	0.1 t Jani	0 0 Jary 1993	18	ASP	22	2
Alexander Crossing Road	Off Carter Valley Road	To Dead End, Church Hill Commen	0.5 t Curt		26	ASP	30	1
Allen Lane	Stanley Valley Rd.	Va. State Line Surgoinsvill Commen		0 30 ded : Dec	18 c. 05,196	PVD 69	20	1
Allen Lane Road	Hickory Cove Road	To Dead End, Rogersville	0.4	0 30	14	PVD	18	3
Allenwood Drive	Willow Creek Drive	Dead End 75 ft Turn Around C de Sac	0.6 اړ	0 50	20	ASP	24	1
		Comme	t 1.) /	Accepted	by Cour	nty-June	e 23, 2008	
Amis Chapel Road	Off Carter Valley Road	To Carter Valley, Surgoinsv Commen			15 1967, SI	PVD hortene	19 ± 0.1 1/2 to	3 enths Co.Ct.
Amis Road	Off Hwy 347	To Dead End, Rogersville	0.2	0 0	12	PVD	16	3
Anderson Road	Off Amis Chapel Road	To Dead End, Surgoinsville	0.7	0 0	16	PVD	20	2
Andy Horton Circle	Frost Road	Frost Road Surgoinsville Commen	0.2 t Was	0 0 White C	14 Jak Rd.2	PVD 006	14	0
Armstrong Circle	OLD UNION ROAD	To Old Union Rd, Church I	lill 0.1	0 0	13	PVD	17	3
Amold Road	Off Goshen Valley	To Dead End, Church Hill Comme	0.2 t Dee	0 0 d: Aug.26	25 6,1976	ASP	28	1
Arnotte Road	Walker Church Road	Dead End, St. Clair	0.3	0 0	12	PVD	16	3

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Road	Beg	jinning/Ending	Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Arrington Lane	Off Arrington Road	To Dead End, Rogersville	0.70	0	14	ASP	18	3
Arrington Road	Off Marble Hall Road	To Dead End, Rogersville	0.50	0	22	ASP	26	1
Arrowhead Drive	Off Hwy 11 W North	To Dead End, Rogersville	0.60	0	12	PVD	16	3
Arthur Road	Off Sulphur Springs	To Dead End	0.20	0	12	ASP	16	3
Ashwood Court	Hickory Hills Road	Dead End Church Hill	0.10	0	16	PVD	20	2
Austin Circle	McKinney Chapel Road	Dead End	0.50	50	25	ASP	29	1
Austin Drive	McKinney Chapel Road	Dead End Rogersville Comment	0.60 2007-A	sphalte	25 ed-\$4228	ASP 80.00	29	1
Austin Mill Road	McKinney Chapel Road	Guntown Road Rogersville Comment	2.10 2007-4	0 2280.0	16 0	PVD	20	2
Autumn Lane	Carpenter Circle	Dead End, Rogersville	0.10	0	14	PVD	18	3

Road		Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
B			· · · ·						
Bacon Road	Off 113 State Route	Dead End,	Rogersville Comment	0.20 Deed:	30 Nov.06	20 ,1965	PVD	24	1
Bailey Johnson Road	Old 11 W	Dead End,	Lakeview	0.20	0	14	PVD	18	3
Ball Hill Road	Tunnell Hill Road	Dead End,	Surgoinsville Comment	0.10 Deed:	50 Oct. 06	12 5,1987	PVD	16	3
Ball Road	Off Richards Road	To Dead End	l, Rogersville Comment	1.40 Deed:	30 Dec. 0	14 5,1969	PVD	18	3
Baracah Valley Road	War Creek Road	Dead End,	Clinch Comment	0.30 Deede	50 d in 19	14 96	PVD	18	3
Baranco Road	Poor Valley Road	Dead End	Mt. Carmel City Comment	0.20 Taken	0 by City	10 r of Mour	GRV nt Carm	14 el.	4
Barker Road	Off Poor Valley Road	DEAD END,	Rogersville	0.25	0	12	PVD	16	3
Barnett Hollow Road	Berry Road	Ridge Road,	Rogersville Comment	1.60 Deed :	0 June 2	, 16 23, 1992	PVD . 25 MF	20 PH C.CT. 3	2 3-26-07
Barrett Hollow Road	Grassey Creek Road	Mt. View Roa	ad Church Hill	2.50	0	15	PVD	14	3
Barrett Lane Road	Old Union Ave	Carter Valley	r, Church Hill Comment	1.40 Deed	50 • Sep	18 tember 3	PVD 30, 1993	22 3	2
Barton Road	Carter Valley	Dead End	I, Surgoinsville Comment	0.80 Deed-	30 Mar	14 rch 26, 1	PVD 986	18	3
Barton Road	Off Stoney Point	Dead End,	Surgoinsville Comment	0.80 Deed-	30 Janua	12 ary 18, 1	PVD 960	16	3
Bass Lane	Long Hollow Road	Dead End,	Surgoinsville Comment	0.50 Deed-	0 July 2	20 27, 2000	PVD	24	1
Bays Mountain Road	Off Mt. View Road	Dead End,	Beech Creek	1.30	0	16	PVD	16	2
Bayside Drive	Off 11 W West	Dead End,	Lakeview	0.30	50	24	ASP	28	1

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Road	Be	ginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Bean Road	Off Old 11 W	Dead End, L	akeview.	0.30	50	14	PVD	18	3	
			Comment	Deed	- 、	June 29,	1967			
Bear Hollow Road	Old Stage Road	Main Street,	Rogersville	2.00	50	18	ASP	22	2	
			Comment	Deed-	Febr	uary, 25.	, 1967			
Beauty Salon Road	Off Hwy 31	Dead End,	Mooresburg	0.20	0	14	PVD	18	3	
leaver Lane	11 W North	Brooks Point Dr	. Rogersville	1.10	0	18	ASP	18	2	
			Comment	Resurfa	aced A	\ug.1996	@ \$44	732.46		
Beaver Road	Smith Hollow Lane	Dead End C	Church Hill	0.20	50	10	PVD	14	3	
Beech Drive	Glenn Spoons Road	Dead End,	Lakeview	0.10	0	1 1	PVD	15	4	
Seech Grove Road	Hwy 66	Speedwell Road	l, Bulls Gap	2.20	50	18	PVD	22	2	
			Comment	Deed		anuary 2				
Beechnut Hill Road	Hickory Hills	Valley Drive	Church Hill	0.20	0	25	ASP	29	1	
Beechwood Hills	Williams Road	Dead End, Surg	goinsville	0.30	0	16	ASP	20	2	
en Hill Road	Off 347	Dead End (last r Creek	road), Beech	0.80	0	14	PVD	14	3	
Bentley Road	Grassy Valley Road	Dead End,	St. Clair	0.11	30	12	PVD	16	3	
			Comment	Deede	d : De	c. 11th,19	961			
Berry Drive	Slate Hill	Dead End,	Mooresburg	0.50	50	16	ASP	18	2	
			Comment	Deed -	Octo	ber 16, 1	1987 20	06-Aspha	lted \$3	7373.00.
Berry Lane	Robertson Creek Road	Clemons Road,	St Clair	0.70	0	13	PVD	17	3	
Berry Road	Hwy 66 South	Longtown Road,	BULLS GAP	2.40	30	16	PVD	20	2	
			Comment	Deed ·	- Apri	il 25, 197	0			
Bert Price Road	Choptack Road	Dead End,	Lakeview	1.00	0	14	PVD	18	3	
etner Morelock Road	Off State Route 347	Dead End,	Beech Creek	0.30	0	12	PVD	12	3	
ible Drive	Morgan Drive	to Apartments,	Rogersville	0.50	0	16	PVD	20	2	
lible Lane	Morgan Est	Dead End,	Rogersville	0.10	0	12	PVD	16	3	

Road	Beginning	Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Big Branch Road	McMillian Road	Dead End,	Beech Creek	0.70	0	12	PVD	12	 3
Big Creek Meadows Road	Big Creek Meadows Subd off Stanley	Stanley Valley	Road Comment	0.22 Accept	50 ed by (County	PVD Court 02-	22 25-08. R	1 OW 11-06-2007
Big Elm Road	Carter Valley Road	Kingsport City Carmel	Limit, Mt.	2.70	0	16	ASP	20	1
			Comment	Resurf	aced N	ovembe	er 2004 -	\$96,115.	68
Big Hill Road	Off 11 W	Grainger Coun Mooresburg	ity Line,	4.04	50	16	ASP	20	2
			Comment	Deed-	Augus	t 15, 19	963		
Big Oak Road	Carter Valley	to Railroad Une Church Hill	derpass,	0.30	40	15	PVD	19	3
Big Oak Road	Railroad Underpass	Dead End,	Church Hill	0.40	0	10	ASP	14	3
Big Oak Road	Railroad	Stanley Valley,	, Church Hill	0.50	0	13	PVD	17	3
Big Oak Road	Carter Valley Road	to Railroad (no Carmel	ot Co.) Mt.	0.90	0	22	PVD	26	1
			Comment	This se	ection b	elongs	to City of	Mt. Cam	nent.
Big Springs Road	McKinney Chapel Road	Hwy 66,	Rogersville	1.25	0	20	ASP	24	1
Bill Hicks Road	Hwy 70 North	Dead End,	Rogersville	0.30	0	12	PVD	16	3
			Comment	Deed;	Dece	mber 5	, 1969		
Bingham Road	Lee Valley Road	Dead End,	St. Clair <i>Comment</i>	1.30 Deed	50 Septe	18 ember	PVD 25, 1992	22	2
Birdie Drive	Golf View Road	Guntown Road Rogersville	J,	0.40	0	18	ASP	22	2
Black Sheep Hollow Road	Shiloh Church	Sweet Creek R	Road, Clinch	2.80	0	12	PVD	16	3
Blevins Road	Hwy 11 W	Stanley Valley Surgoinsville	Road,	0.80	0	18	ASP	22	2
Bloomer Road	Old 11 W Hwy	Dead End,	Surgoinsville	0.20	0	21	PVD	25	1
Bowlin Road	Youngstock Road	Dead End,	Clinch	0.10	0	12	PVD	16	3

Road	Beg	inning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Bowlin Road	West Caney Creek Road	Dead End,	Rogersville	0.40	30	12	PVD	16	3
			Comment	Deed	Dece	mber,	13, 1965	5	
Bradley Creek Road	11 W	Carters Valley I Hill	Road, Church	2.10	50	28	ASP	32	1
			Comment	Approv	al Oct	ober 27	', 2003 b	y County	Court.
Bradshaw Chapel Road	Okalona Road	Dead End,	Church Hill	0.10	0	14	PVD	18	3
Bradshaw Road	Old Hwy 113	HWY 113 Persia		0.20	0	20	ASP	24	1
Bray Road	Stanley Valley Road	Hickory Cove,	Rogersville	1.90	50	16	PVD	20	2
			Comment	Deed	Aug	ust 18,	1969		
Brent Owens Road	Rough Hollow Road	Dead End,	Lakeview	0.20	0	13	PVD	17	3
Brewer Road	Choptack Road	Dead End,	Lakeview	0.40	0	14	PVD	18	3
Bridgeport Bay	Off 11 W	Dead End,	Lakeview	0.40	0	24	ASP	28	1
Bridgeport Circle	Off 11 W	11 W,	Lakeview	0.50	0	24	ASP	28	1
Bright Road	Shipley Road	Dead End,	Church Hill	0.20	30	14	PVD	18	3
		·	Comment	Deede	o: mare	ch 31st,	1964		
Bright Road	Stanley Valley Road	Dead End,	Church Hill Comment	0.45 Deed-	30 Marcl	14 n 31, 19	PVD 164,	18	3
Brooks Circle	Sky View Road	Dead End,	Rogersville	0.10	0	20	ASP	24	1
Brooks Landing Circle	11 W North	11 W	Rogersville	0.70	50	24	PVD	28	1
			Comment	RESU	RFACE	D MAY	2009 \$6	8,201.65	
Brooks Pointe Drive	Beaver Lane Road	Dead End,	Rogersvo;;e	0.40	50	22	ASP	24	1
Brooks Road	Old Persia Road	Dead End,	Persia	0.20	0	14	ASP	18	3
Brooks Road	Hwy 31	Dead End,	Mooresburg	0.30	40	14	ASP	18	3
			Comment	Resurf \$62,39		ug.199 [.]	1-\$ 20,83	6.71 Re-	surfaced Aug 2009
Brown Drive	Morgan Drive	to Apartments ,Rogersville		0.30	0	12	ASP	16	3

Road	Be	ginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Brown Road	Clinch Valley Road	Dead End,	Clinch	0.20	30	11	PVD	15	4	
			Comment	Deede	d: Jan.	09,1965				
Brown Road	Off 347	Dead End,	Beech Creek	0.40	30	14	PVD	18	3	÷
			Comment	Deed-	Janu	ary 9, 19	965,			
Brownlow Street	Off 11 W , By Pass	Dead End		0.40	0	8	PVD	12	4	
Browns Mountain Road	Off 347	County Line Ro Creek	ad, Beech	3.20	50	16	PVD	18	2	
			Comment	Deed	Septe	mber, 7	7, 1979			
Browns Mountain School Road	Brown Mountain Road	Greene County Creek	Line, Beech	0.70	0	14	PVD	18	3	
Bulls Gap- St. Clair Road	Hwy 113	Hwy 11 E,	Bulls Gap	5.50	50	21	ASP	25	1	
			Comment	RESU	RFACE	D: APR	IL, 2002	- \$147, 81	10.88	
Bunker Hill Road	Bear Hollow Road	Dead End,	Rogersville	0.40	0	12	PVD	16	3	
Burchfield Road	War Valley Road	Dead End, Surgoinsville		0.55	30	11	PVD	15	4	
			Comment	Deede	d: July	31, 197	0,			
Burlington Road	AFG Glass Plant Road	11 W,	Surgoinsville	0.40	0	24	PVD	28	1	
Burlington Road	Frisco Street	Big Oak Road,	Mt. Carmel	0.45	0	25	ASP	29	1	
			Comment	20 MP	H Spee	ed Limiit	11/26,2	007 C.Ct.		
Bussell Lane	Off Tunnell Hill Road	Dead End,	Rogersville	0.30	50	14	PVD	18	3	
			Comment	Deed-	Febr	uary 13,	1998.			
Butcher Valley Road	Hwy 70	Hwy 347,	Rogersville	5.60	50	20	PVD	24	1	
		-	Comment	Deed	- Dec	cember (5, 1969,			
Buttry Road	Old Mill Road	Dead End.	Rogersville	0.40	30	14	PVD	18	3	
		,	Comment	••••		ch 21st,1		-	-	
Buzzard Roost Road	Pleasant Hill Road	Gulley Road,	Bulls Gap	1.80	50	16	PVD	20	2	
		, ,	Comment			e 26th,19			-	

Road		Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Byington Road	Shanks Gap	Watterson C Surgoinsville		2.00	30	17	ASP	21	2
		_	Comment			ə 13, 196			
Byrd Creek Road	Shiloh Church Road	Hwy 66,	Clinch Comment	2.80 Deed	30	10 mber 9,	PVD	14	4

Road	E	Beginning/Ending		ength (M1)	ROW	Surf Width	Surf Type	Roadbed	Class
C	····· · · · ·								
Caldwell Road	War Valley Road	Longs Bend Road		1.30	0	10	ASP	14	4
Calef Drive	Slate Hill Road	Back to Same Mooresbu	rg	0.10	0	12	PVD	16	3
California Ave	Church Rd.	Dead End, Church Hi Comme		0.80 20 MPH	30 H Nov.2	16 26th,200	ASP)7	20	2
California Road	Church Road	California Ave. Church Hill Area		0.40	0	16	ASP	20	2
		Comme	nt 2	20 MPH	I spee	d limit N	ov. 26th	1,2007	
Calvary Church Road	Isenburg Lane	Dead End, Mooresbur	9	0.30	0	20	ASP	24	1
Cam Kirk Road	Thorps Chapel Road	Doolittle Road, St. Clair		1.60	0	14	PVD	18	3
Campbell Dr.	Carters Valley Road	Dead End, Mt. Carmel		0.20		30	ASP	34	1
Campbell Drive	Caney Creek Road	Campbell Hgts.,		0.75	0	22	ASP	26	1
Caney Creek Road	Hwy 66 North	Hwy 70 North, Rogersville		3.20	50	20	ASP	24	1
		Comme	nt [Deedeo	d: 6/23	/1986-R	esurfac	ed in 2000)-\$129,794
Caney Valley Loop	Virginia Line	Stanley Valley, Surgoinsville		7.10	0	18	ASP	22	2
		Comme	nt F	Resurfa	aced 1	0-03-200	05 - \$9	1,526.34	
Caney Valley Road	Hickory Cove Road	Caney Valley Loop, Surgoinsville		4.50	50	21	ASP	25	1
		Comme	nt [Deed -	Dec- 5	5- 1969 7	7-03-20	05- 10162	8.00
Cannon Ave.	Burlington Road	Dead End, Church Hill Comme	nt 2	0.10 20 MPI	0 H Spee	22 ed Limit 1	ASP 11/26/20	26 007 C.ct.	1
Cannon Road	Lake Cove Road	Dead End, Mooresbu	 g	0.50	0	16	PVD	20	2
Cantrell Road	Longstown Road	Walker Church Rd. St. C Comme		1.00 Deed 1	50 2-7-19	16 84	PVD	20	2
Carolina Street	Frisco Ave.	Dead End, Church Hill Comme		0.90 20 MPI		25 5/2007 (ASP C.CT.	29	1

Road	Be	ginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Carolina Street	Kinkead Estates	Dead End,	Church Hill Comment	1.20 20 MP	0 H Spei	22 ed Limit -	PVD 11/26/2	26 2007 C.CT	1
Carpenter Circle	11 W	Hoods Metal,	Rogersville Comment	0.30 Deede	30 d: Mar	22 ch 14,198	ASP 38	26	1
Carpenter Road	Hwy 31	Midway Church Mooresburg	n Rd, Comment	1.70 Deed -	30	18	PVD	22	2
Carroll Circle	Skyview Drive	Dead End,	Rogersville	0.10	0	20	ASP	24	1
Carter Road	Caney Valley Loop	Dead End, Surgoinsville		0.40	50	9	PVD	13	4
Carter Valley Loop	Hwy 11 W	Hwy 11 W,	Rogersville	1.50	50	22	ASP	26	1
Carters Valley Road	Carter Valley Loop	Sr 347	Rogersville Comment	13.30 Deede	50 d: Feb	18 . 03,1965	PVD	22	2
Carver Road	Hwy 66 North	Dead End,	Choptack Comment	0.70 Deede	30 d : Auş	14 g. 17,197	PVD 3	18	3
Catawba Street	Chestnutt Street	Chestnut St.,	Church Hill	0.40	0	18	ASP	22	2
Cave Ridge Road	Petersburg Road	Dead End,	Rogersville	0.30	0	14	ASP	18	3
Cave Ridge Road	Pinhook Road	Dead End,	Rogersville	0.60	0	14	ASP	18	3
Cave Springs Road	Hickory Cove Road	Hwy 70,	Rogersville Comment	6.30 Deed -	50 De	18 cember 5	ASP 5, 1969	22 2004-2299	2 970.00
Cedar Chapel Church Road	Mt. View School Road	Mt View Road,	Church Hill	1.20	0	14	PVD	16	3
Cedar Crest Circle	11 W North	11 W,	Rogersville	0.80	0	21	ASP	25	1
Cedar Grove Road	Hickory Cove	Dead End,	Rogersville	0.15	0	14	PVD	18	3
Cedar Hill Sub.	Hwy 66 South	Old Hwy 113,	Persia	0.40		18	ASP	22	2
Cedar Hills Lane	Hwy 66	Old Hwy 113,	Persia	0.40	0	14	ASP	18	1

Road	Be	ginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Cedar Knoll Road	Harlan Road	Dead End,	Rogersville	0.30	30	23	ASP	27	1
			Comment	Deed	Janua	ary 28, 19	999		
Cedar Valley Road	Hwy 66 North	Dead End,	Rogersville	1.80	50	16	PVD	20	2
			Comment	Deede	d : Dec	. 27th,19	982		
Cemetery Road	Church , McPheeters	Cemetery,	Church Hill	0.10	0	12	PVD	12	3
Center Pumpkin Valley Road	Sweet Creek Road	Shiloh Church	Road, Clinch	2.10	30	14	PVD	18	3
			Comment	Deede	d : Oct	. 05,1964	4		
Center Street	Hwy 70	Hwy 70,	Persia	0.20	0	18	ASP	22	2
Chandler Lane	McArthur Lane	Dead End,	Mt. Carmel	0.20	0	24	ASP	28	1
Chaney Road	Brown Mountain Road	Dead End,	Beech Creek	0.40	30	12	PVD	12	3
			Comment	Deed	May		963		
Chappell Road	Smyrna Road	Dead End,	Surgoinsville	0.20	50	16	ASP	20	2
Cherokee Drive	Hagood Subdivision	Dead End,	Rogersville	0.20	50	12	PVD	16	3
			Comment	Deed	Septe	ember 24	4, 1990		
Cherokee Lane	Arrington Lane	Dead End,	Rogersville	0.20	0	20	ASP	24	1
Cherry Lane	Haun Road	Dead End,	Church Hill	0.25	0	12	PVD	12	3
Chesnutt Town Road	Flora Ferry Road	Dead End,	Rogersville	0.70	50	12	PVD	16	3
			Comment	Deede	d : July	02,198	5		
Chestnut Street	Cawtawba	Dead End,	Church Hill	0.60	0	20	ASP	24	1
Cheyanna Court	English Road	Deadend		0.05	50	22	ASP	24	1
	-		Comment	Accept	ed as (tober 27,	2008.
Choptack Road	Old 11 W Road	Hwy 66,	Lakeview	2.20	50	20	ASP	24	1
			Comment			D- 8-11 009-\$187			31 Resurfaced
Christians Bend Road	Goshen Valley Road	Dead End,	Church Hill	6.10	50	20	ASP	24	1
			Comment	Deed 262,00		ember 1	7, 1986	Resurfac	ced-October 2005

Road	Beg	inning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Christians Lane	Dykes Road	Dead End ,	Church Hill	0.50	50	12	PVD	16	3
			Comment	Deed:	Мау	22, 200	1		
Christina Drive	Zion Hill Road	Private Drive,	Surgoinsville	0.30	0	24	ASP	28	1
Chuck Road	Kite Road	Dead End,	Persia	0.15	0	14	PVD	18	3
Church Lane	Old 11 W	Hwy 31,	Mooresburg	0.40	0	16	ASP	20	2
Church Road	Longs Bend Road	Dead End,	Church Hill	0.10	0	12	ASP	16	3
Church Road	Goshen Valley Road	Christian Bend	l, Church Hill	1.00	0	18	PVD	20	2
Cindy Court	English Road	Deadend		0.09	50	22	ASP	24	1
			Comment	Octobe County		008 Cou	nty Cor	nmission	Approved as
Circle Street	Hwy 70 South	Dead End,	Persia	0.20	30	18	ASP	22	2
			Comment	Deede	d : Aug	.30,1971	I		
Clark Road	Big Hill Road	County Line, M	looresburg	0.20		16	PVD	20	2
Clarkdale Sub.	Hwy 11 W	Dead End,	Rogersville	0.40	0	24	ASP	28	1
Clay Davis Road	Hwy 70 North	Dead End,	Rogersville	0.30	0	12	PVD	16	3
Clayton Road	Old Mill Road	Dead End,	Rogersville	0.30	0	14	PVD	18	3
Clemons Lane	Clemons Road	County Line,	St. Clair	0.90	0	14	ASP	18	3
			Comment	Deed -	- Septe	ember 6,	1983,		
Clemons Road	Bulls Gap - St. Clair Road	Robertson Cre	ek, St Clair	2.00	0	20	ASP	24	1
			Comment	Resurf	aced -	06-05-1	996	\$ 70,548.	30,
Clicktown Road	Big Elm Road	Dead End,	Mt. Carmel	0.50	50	16	ASP	20	2
			Comment	Deed	Oc	tober 13	8, 1977,	,	
Clifford Price Road	11 W South	11 W South,	Mooresburg	0.40	0	16	PVD	20	2
Clinch Valley Road	Highway 66	Hancock Coun Clinch	nty Line	2.90	0	12	ASP	16	3
		00.	Comment	5-26-2	011-re:	surfaced	\$202	2,432.69	

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Road	Begi	nning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Clinch Valley Road	Hwy 66	Hwy 70,	Clinch	6.07	50	22	PVD	26	
Clonce Road	Sycamore Lane	Hwy 70,	Rogersville	0.60	0	12	PVD	16	3
Cloud Circle Road	Off Moreland Road	Dead End,	Mooresburg	0.10	0	12	PVD	16	3
Clouds Creek Road	Choptack Road	Dead End,	Lakeview Comment	3.90 Deed	30 De	16 ecember	PVD 5, 196	20 9,	2
Clover Circle	Big Circle Road	Moreland Road	, Mooresburg	0.50		16	PVD	20	2
CLYDE ROAD	CARTERS VALLEY LOOP	Deadend	Comment	0.02 Record	30 led De	16 ed Book	GRV 134-36	16 4	2
Coates Road	Ridge Road	Dead End,	St. Clair <i>Comment</i>	0.60 Deede	30 d : May	14 21,1962	PVD 2	18	3
Cobb Road	Gravely Valley Road	Dead End,	Surgoinsville Comment	1.30 Deede	50 d : July	18 07,1977	PVD	22	2
Coffey Circle	Morrisett Chapel Road	Culd-a-sac,	St. Clair <i>Comment</i>	0.20 Deed	50 April (12 09,1998	PVD	16	3
Cold Comfort Road	Mt. Carmel City Limits	Lloyd Chapel,	Mt. Carmel Comment	0.85 Deede	50 d : Dec	18 . 05,196	ASP 9	22	2
Cold Springs Road	Carters Valley Road	Looney Gap,	Surgoinsville	2.10	0	17	PVD	21	2
Coleman Lane	Buzzard Roost Road	Dead End,	Bulls Gap	0.30	0	11	PVD	15	4
Collins Road	Slate Hill Road	County Line Rd Mooresburg	.,	0.20	30	12	PVD	16	3
			Comment	Deede	d: April	06,1976	3		
Collins Road	Oakolona Road	Dead End,	Church Hill Comment	0.30 Deede	30 d: Marc	14 ch 05,19	PVD 70	18	3
Collins Road	Caney Valley	Dead End, C	Church Hill Comment	0.60 Deed	30 July	14 5, 1969,	PVD	18	3
Colonial Drive	Carters Valley Road	Christina Dr.,		0.20	0	24	ASP	28	1

Road	Beginn	ing/Ending	Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Colonial Hill Drive	Guntown Road	PETERSBURG, Rogersville	0.10	0	18	ASP	22	2
Colonial Road	Guntown Road	Petersburg, Rogersville	1.10		20	PVD	24	1
Colonial Village Road	Guntown Road	Dead End, Rogersville	0.10	0	20	ASP	24	1
Conant Road	Elm Springs Road	Dead End, Church Hill	0.60	0	14	PVD	18	3
Cook Road	Carpenter Road	Dead End. Mooresburg Commen	0.20 Deed	50 Mare	12 ch 8, 198	₽VD 33,	16	3
Cooper Road	Carters Valley	Gravely Valley, Surgoinsville	0.75	50	14	PVD	18	3
		Commen	Deede	d 8- 24	-1970 Le	engthen	ed by 1 1	/2 tenths ,'06.
Cooper Street	Ellis Lane	Dead End, Mt. Carmel	0.20	0	22	PVD	26	1
Cooper Street	Carter Valley Road	Dead End, Church Hill	0.25	0	18	ASP	22	2
Cope Lane	Hickory Cove Road	Dead End, Rogersville	0.60	0	10	PVD	14	4
Cope Road	Clinch Valley Road	Dead End, Clinch Comment	0.10 Deede	30 d : Aug	12 . 24th,19	₽VD 970	16	3
Cope Road	North Shephard	Dead End, Bulls Gap	0.20	0	14	PVD	18	3
Copper Ridge Road	Sweet Creek Road	Hwy 70, Clinch Commen	2.70 Deed	0 Dec	14 ember 5	ASP , 1969,	18	3
Coran Road	Hwy 70	Dead End, Persia	0.70	0	16	PVD	20	2
Corbin Heights	11 W	Dead End, Rogersville Commen	0.20 Deed	50 Dec	20 ember 5	PVD , 1969,	24	1
Country Estates Road	Devil's Nose Rd.	Dead End Commen	0.30 Deede	50 d : Sep	16 it. 2001	GRV	20	2
Country Lane	Fudges Chapel Road	Elm Springs Rd. Church H	II 0.80	50	1 6	ASP	20	2
County Line Road	Hwy 11W	County Line, Mooresburg Commen	0.50 Doodo	d Dec	22 . 05,196	ASP	26	1

Road	E	Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
County Line Road	Bulls Gap Road	Stagecoach Roa	ad, Bulls Gap	0.60	0	14	PVD	18	3	
County Line Road	Slate Hill Road	County Line,	Mooresburg Comment	2.40 Deede	50 d : Dec	20 5. 05,196	ASP 9	24	1	
Coward Road	Big Hill Road	Old 11 W,	Mooresburg Comment	0.50 Deed	30 July	16 10, 1972	ASP 2,	20	2	
Creek Road	Mt, View Road	River Road,	Church Hill Comment	0.90 Resurf	30 aced-1	20 996- \$ 3	ASP 0,651.4	24 5 Deed:01	1 -30-1970	
Crigger Road	Cantrell Road	Dead End,	St. Clair <i>Comment</i>	0.30 Deed	50	12 January	PVD 30, 196	16 61,	3	
Cross Road	South Johnson	North Johnson,	Rogersville Comment	0.20 Resurf	50 aced A	14 Jugust 20	ASP 009- 493	18 356.21	3	
Cross Valley Road	Carter Valley Road	11 W	Church Hill Comment	2.20 Resurf	50 faced - f	21 1997 \$ 9	ASP 5,236.2	25 0 Deed:12	1 2-05-69.	
Cupp Hollow Road	Old Hwy 70	Dead End	Comment	0.50 Deed	50 - June	14 ∋ 25, 196	PVD 64,	18	3	

Road		Beginning/Ending		Length (Mi)	ROW	Surf Width	Surf Type	Roadbed	Class
D	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·							
Damon Lane	Hwy 66	Dead End,	Rogersville	0.20	50	12	PVD	16	3
	v		. Comment	Deede	d : Dec	. 21,199	9		
Darrell Drive	Big Oak Road	Dead End,	Mt. Carmel	0.15	0	14	PVD	18	3
			Comment	County	/ Mainta	ained Ro	J.		
David Drive	Stubblefield Road	Cemetery ,	Mooresburg	0.20	50	12	PVD	16	3
Davis Circle	Skyview Drive	Dead End,	Rogersville	0.10	0	22	ASP	26	1
Davis Court	Red Hill Road	Dead End,	Surgoinsville	0.10	0	14	PVD	18	3
Davis Drive	Petersburg Road	Dead End,	Rogersville	0.70	0	14	PVD	18	3
Davis Road	Clinch Valley Road	Dead End,	Clinch	0.20	50	12	PVD	16	3
			Comment	Deed:		-1971.			
Davis Road	Old Union Ave	Dead End,	Church Hill	0.40	0	14	PVD	18	3
Dawn Lane	Old Mill Road	Cul-de-Sac	· · · • • • • • • • • • • • • • • • • •	0.30	50	20	ASP	24	1
			Comment	Approv	ed by C	County C	Commis	sion: Janu	ary 23rd,2006.
Dean Road	County Line Road	Dead End,	Mooresburg	2.10	50	15	₽VD	19	3
			Comment	Deede	d : Maro	ch 14,19	996		
Debord Road	Gravely Valley Road	Dead End,	CLINCH	0.10	30	12	PVD	16	3
			Comment	March	28,197	5			
Deerfoot Circle	Old Hwy 11W	Dead End w Cul de Sac.	/75 ft Turn Around	0.20	50	20	ASP	24	1
			Comment	1.) 06-	23-2008	B Accep	oted by	County	
Delph Lane	County Line	Dead End,	Mooresburg	0.40	0	14	PVD	18	3
Dennis Lane	Hwy 70	Hwy 70,	Rogersville	0.40	30	10	GRV	14	4
			Comment	Deed :	Dece	mber 05			
Derrick Road	Caney Valley Road	Dead End,	Rogersville	0.40	0	14	PVD	18	3
Devils Nose Road	Hwy 70 North	Dead End,	Rogersville	3.10	50	18	PVD	22	2
	-		Comment	Deed :		ember 3			

Road	Beginning	g/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Dickerson Lane	Cross Valley	Dead End,	Church Hill	0.30	30	14	PVD	18	3
			Comment	R.O.W	. Deed	called fo	r .5 mil	es.@.3/10)- farm.
Dickerson Lane (Extension)	Off Cross Valley.@ end of .3/10th -	Culd-a-sac Area	Church Hill	0.20	50	18	PVD	24	1
			Comment	Approv	ed by	County C	ommis	sion Nov.2	27th,2006
Dickerson Road	Clicktown Road	Dead End,	Mt Carmel	0.40	30	12	GRV	16	3
			Comment	Deed	: Nove	mber 20,	1963,		
Doc Kite Road	Kite Road	Dead End,	Persia	0.40	0	14	PVD	18	3
Doc Lawson Road	Wolfe Road	Dead End, Clir	ich	0.30	0	12	PVD	16	3
Dodge Drive	11 W North	Dead End,	Rogersville	0.20	0	24	PVD	28	1
Dogwood Lane	Center Pumpkin Valley Road	Dead End,	Clinch	0.15	50	14	PVD	18	3
			Comment	Deed	Augu	st 29, 199	95.		
Dogwood Lane	Lee Valley Road	Dead End	St. Clair	0.40	0	14	PVD	18	3
Dolphin Road	Slate Hill Road	Dead End	Mooresburg	0.15	50	12	PVD	16	3
			Comment	Deed:	Dece	mber 5, 1	969,		
Donald Morelock Road	McMillian Road	Dead End	Beech Creek	0.10	0	14	PVD	16	3
Doolittle Road	Cam Kirk Road	Thorps Chapel,	St. Clair	1.40	0	14	PVD	18	3
Dotson Lane	Fairview Lane	Dead End,	Church Hill	0.80	0	18	PVD	22	2
Dove Road	Bean Road	Dead End,	Lakeview	0.10	0	12	PVD	16	3
Drinnon Lane	Hwy 66	Dead End,	Clinch	0.30	30	12	PVD	16	3
			Comment	Deede	d : Jan	. 03,1956			
Drinnon Lane	Clinch Valley	Dead End,	Clinch	0.50	30	10	PVD	14	4
			Comment	Deede	d : Jan	. 03,1956	5		
Drinnon Road	Mountain Valley Road	Dead End,	Clinch	0.50	30	11	PVD	15	4
			Comment	Deed :	May	04, 1962	,		
Dru Hanes Road	Old Hwy 70	New Hwy 70,	Persia	1.60	0	16	ASP	20	2

Road	Beg	inning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Dry Gap Road	Caney Valley Road	Dead End,	Surgoinsville Comment	0.40 Deed	0 Octob	14 er 26, 1	GRV 990,	18	3
Dunkard Church Road	Mt. View Road	To Private Drive	, Church Hill Comment	0.20 Deede	50 d : July	12 25,1996	PVD 6	16	3
Durham Way Road	West Caney Creek Road	Dead End,	Rogersville	0.15	50	20	PVD	24	1
Dye Road	Goshen Valley Road	Dead End,	Church Hill	0.30	0	16	ASP	18	2
Dyer Road	Walker Church Road	Dead End,	St. Clair Comment	0.20 Deed	30 May 15	14 5, 1963,	PVD	18	3
Dykes Road	Goshen Valley Road	Christian Bend,	Church Hill Comment	1.10 Deed:(30 01-09-'6	17 67.Resur	ASP rfaced 2	20 006 \$ 48,	2 145.00

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Road		Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Ε	· · · · · · · · · · · · · · · · · · ·								
Eagle Crest Drive	Old Hwy 11-W	Dead End .	Lakeview	0.20	50	20	PVD	24	1
			Comment	Approv	ed by	County C	Commis	sion Aug.	23,2004
Eagle Drive	Golf View	Bridie Drive,	Rogersville	0.20	0	18	ASP	22	2
Early Branch Road	Grassy Creek Road	Hwy 347,	Beech Creek	2.70	50	18	PVD	20	2
			Comment	Deed /	Aug 8, 1	1972,			
East Madeline Lane	Madeline Lane	Dead - End	Surgoinsville	0.10		20	ASP	24	1
			Comment	Accept	ted by (County C	t.: Nov	26th,200	7
East Pumpkin Valley	Hancock County Line	Hwy 70,	Edison	2.40	0	16	PVD	20	2
Ebbing Flowing Springs Road	Bear Hollow Road	Old 11 W,	Rogersville	1.20	30	14	ASP	18	3
Ed Mowell Road	Ward Road	Dead End,	Church Hill	0.20	0	10	PVD	14	4
Edgewood Church Road	Tunnell Hill Road	Dead End	Rogersville	0.10	0	12	PVD	16	3
Edison Road	Harlin Road	Dead End,	Rogersville	0.30	50	12	PVD	16	3
			Comment	Deed	Februa	ary 28, 1	996,		
Eedmont Court	Stanley Valley Road	Dead End, S	Surgoinsville	0.30	0	22	ASP	26	1
			Comment						Eedmont Court and raphics.kjc
Elbow City Road	Camelot	Back to San Rogersville	ne,	0.40	60	14	PVD	18	3
Elizabeth Drive	Thompson Road	Dead End	St. Clair	0.50	50	20	PVD	24	1
			Comment	Deede	d : Dec	. 18,200	1		
Elkins Road	Hecktown Road	Dead End,	St. Clair	0.80	50	20	PVD	24	1
			Comment	Deed	: April	8, 1986,			
Elkins, Harold Road	11 W Hwy	Dead End,	Mooresburg	0.20	30	11	PVD	15	4
			Comment	Deed	: Dece	ember 5,	1969,		
Elkton Lane	Hwy 66 North	Dead End,	Rogersville	0.20	0	12	PVD	16	3

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Road	Beg	Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class			
Ellis Lane East	Indepence Road	Cooper Road,	Mt. Carmel	0.70	60	14	PVD	24	3	
			Comment	Deed :	Septe	mber 27	, 1972,			
Elm Springs Road	Church Hill City Limits	Carter Valley	Church Hill	1.20	50	21	ASP	25	1	
			Comment	Resurf	aced 0	8-30-199	96 - \$21	8,663.96		
Ely Road	Melinda Ferry Road	Back to Same,	St. Clair	1.20	50	16	PVD	20	2	
			Comment	Deede	d: Aug	g. 24,197	70			
English Road	HWY 113	Shirley Drive		0.50	50	20	ASP	24	1	
			Comment	10-27-2	2008 A	ccepted	as Cou	nty Road.		
Ensor Road	Christian Bend Road	War Valley Rd.	Church Hill	2.45	0	24	ASP	28	1	
			Comment	Deed:	Augus	t 24, 197	70,			
Epling Blvd.	Isenberg Lane	Dead End	Mooresburg	0.10	50	21	ASP	25	1	- · · · · · · · · · · · · · · · · · · ·
			Comment	Deede	d : Mar	. 26,200	1			
Evelyn Henard Road	Big Springs Road	Dead End	Rogersville	0.10	0	10	PVD	14	4	
Everhart Road	South Fork Branch Road	Berry Road,	Bulls Gap	0.50	0	18	PVD	22	2	
Ewing Road	Tuggle Hill	Dead End at Ga	ite, Rogersville	0.20	0	12	PVD	16	3	

Road		Beginning/Ending	·····	Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
F	· · · · · · · · · · · · · · · · · · ·									
F. Harris Road	Rocky Hill Road	Dead End,	St Clair <i>Comment</i>	0.30 Deedee	30 d : Dec	12 c. 05,196	PVD 9	16	3	
Fairview Lane	Payne Ridge Road	Carter Valley	Church Hill Comment	0.60 Deedee	30 d : Sep	18 ot. 21,197	PVD 72	22	2	
Fanny Collins Road	Grassy Creek Road	Dead End,	St Clair	0.15	0	12	PVD	16	3	
Ferrell Lane	Meadow View Road	Dead End,	Rogersville	0.20	0	14	PVD	18	3	
Ferry Road	Lee Valley Road	Dead End,	St. Clair	0.20	0	12	PVD	16	3	
Ferry Road	Old 11 W Road	Rail Road,	Surgoinsville	0.20	0	12	PVD	16	3	
Fiddler Lane	Golden Road	Dead End,	Surgoinsville	0.65	0	18	PVD	22	2	
ields Gap Road	Virginia Line	Caney Valley I Surgoinsville	_oop,	0.40	0	16	ASP	20	2	
Fields Road	347 State Route	Dead End,	Beech Creek	1.00	0	14	PVD	14	3	
ilchock Road	Spruce Pine Road	Dead End,	Mooresburg Comment	0.30 Deede	50 d : Fet	12 5.28, 199	GRV 8	16	3	
Fire Hall Drive	Old Persia Road	Dead End	Comment	0.40 Resurf	0 aced	12 08-23-19	PVD 91,\$4,2	16 250.00	3	
Fire Tower Road	Heck Hollow Road	Dead End,	Persia Comment	1.40 Deed:	30 Augus	12 st 23, 198	GRV 32,	16	3	
Fire Tower Road	Off Hwy 31	Dead End,	Mooresburg	1.50	0	14	PVD	18	3	
isher Creek Road	Cave Springs Road	Hickory Cove I	Rd, Surgoinsville Comment	3.70 Deede	50 d : Jul	14 y 18,197	PVD 5	18	3	
Flatwood Lane	Webb Road	Dead End,	Rogersville	0.40	50	12	PVD	16	3	
Flora Ferry Road	Flora Ferry Road	Hwy 66	Rogersville Comment	1.90 Deed :	40 Marc	16 h 22, 196	ASP 66	20	2	
Flora Lane	Beaver Lane	Sewer Plant,	Rogersville	0.30	0	12	ASP	16	3	

Road		Beginning/EndIng		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Flora Road	Hwy 66	Dead End,	Rogersvilei	1.80	50	16	PVD	20	2	
			Comment	Deed:	Octob	er 8, 198	37			
Ford Lane	New Canton Road	Dead End,	Church Hill	0.20	0	14	PVD	18	3	
			Comment	Deed:	Noven	nber 22,	1994,			
Forest Hills Road	Hwy 66	Dead End,	Rogersville	0.40	0	18	ASP	22	2	
Forest Road	Morning Side Drive	Dead End,	Persia	0.15	0	14	PVD	18	3	
Forestview Drive	11 W	Dead End,	Surgoinsville	0.40	0	18	PVD	22	2	
Fork Branch Road	Hwy 66	Old Hwy 66,	Persia	1.00	50	18	ASP	22	2	
			Comment	Deede	d : Aug	j. 31,198	1			
Form Rite Way	Phipps Bend Road	Dead End,	Surgoinsville	0.30	50	22	ASP	26	1	
			Comment	County	/ Court	01/28/20	002			
Foster Road	Off Ely Road	Dead End,	St. Clair	0.15	40	12	PVD	16	3	
Foster Road	New Salem Road	Dead End,	Choptack	0.75	40	14	PVD	18	3	
			Comment	Deed :	Janu	uary 14,	1963			
Fox Den Road	Webster Valley Road	At the Gate,	Rogersville	1.10	0	12	PVD	16	3	
Fox Lane	Adams Lane	Dead End	Mooresburg	0.70	0	12	PVD	16	3	
Fox Run Road	Petersburg Road	Dead End,	Rogersville	0.30	0	22	PVD	26	1	
			Comment	6/04/2	008-Sp	eed limit	t set at 3	30 M.P.H.		
Franisco Lane	Mt. Pleasant Road	Carter Valley	Rd. Church Hill	0.40	0	16	PVD	20	2	
Frank Orrick Road	Big Hill Road	Dead End	Mooresburg	0.20	0	14	PVD	18	3	· ·
			Comment	July 19	993					
Freeman Road	Hwy 70	Dead End,	Rogersville	0.10	0	12	PVD	16	3	
Freeman Road	Summitt Hill Road	Dead End,	Bulis Gap	0.50	0	12	PVD	18	3	
Frisco Street	Carolina Street	Dead End,		0.25	0	22	ASP	26	1	
			Comment	20 MP	H Spee	ed Limit -	11/26/2	2007. C.C	T.Maintain	ed Rd

Road	п	Beginning/Ending	Length (MI)	ROW	Surf Width	Surf Type	Roadbed Class	Class
Frisco Yard Road	Big Oak Road	Virginia State Line, Mt.	0.30	0	1 4	PVD	18	ع
		Comment	City too)k road	ty took road in 2005			
Frontage Road	Hwy 70 North	Dead End,Rogersville Comment	0.30 0 6/01-\$25,00	0 5,000.H	20 ⊣.Elec.∤	PVD & B-Sout	24 th & Surve	0.30 0 20 PVD 24 1 6/01-\$25,000.H.Elec.& B-South & Survey.Entrance.
Frost Lane	Clouds Creeks Road	Dead End , Lakeview	0.10	0	12	PVD	14	G
Frost Road	Gravely Valley Road	Dead End, Edison	0.40	0	12	PYD	16	ယ
Frost Road	Fishers Creek Road	Hickory Cove Rogersville	2.50	0	14	PVD	18	ယ
Fudges Chapel Road	Carter Valley Road	Hwy 11 W, Church Hill	2.10	0	16	ASP	20	2
Futuristic Road	Off 11 W	Dead End, Mooresburg Comment	0.20 Deed :	40 Januar	0.20 40 24 AS Deed : January 11, 1973,	ASP 973,	28	-

Road		Beginning/Ending		Length (M1)	ROW	Surf Width	Surf Type	Roadbed	Class
G									
Galbraith Springs Road	11 W State Route	Dead End,	Lakeview	0.80	0	14	PVD	18	3
Garden Road	Topo Hill Drive	Dead End,	SURGOINSVILLE	0.10	0	18	ASP	22	2
Gardner Road	Hwy 347 State Route	Dead End,	Beech Creek	0.30	0	12	PVD	12	3
Gary Bell Road	Hwy 66 North	Dead End, (Clinch	0.20	0	12	PVD	16	3
Gate Road	Caney Valley Road	Gate at Mai	lbox,	0.40	0	10	GRV	14	4
Gateway Lane	Morning Star Road	Dead End,	Church Hill	0.10	50	14	PVD	18	3
			Comment	Deed:	Febru	ary 10, 1	1997,		
Gatewood Road	Lone Oak Road	Dead End,	Surgoinsville	0.70	0	14	ASP	18	3
			Comment	Resurf	aced 2	005-\$ 21		2	
Geiger Road	Phipps Bend Road	Dead End,	Surgoinsville	0.30	50	24	PVD	28	1
			Comment	County	/ Court	: Jan. 2	28, 2002		
Gene Derrick Road	Caney Valley Road	Dead End ,	Surgoinsville	0.06	0	14	PVD	18	3
Gentry Hollow Road	Barrett Hollow Road	Dead End,	Church Hill	0.20	30	14	PVD	20	1
George Allen Road	Stanley Valley Road	Bray Road,	Rogersville	1.40	50	14	PVD	18	3
Sibbons Road	Payne Ridge Road	Dead End	Church Hill	0.40	50	16	PVD	20	2
			Comment	Deed	July 1	7, 1962,			
Gibson Town Road	Kyle Valley Road	Dead End,	Clinch	2.00	0	12	PVD	16	3
Gillian Creek Road	Fishers Creek Road	Dead End	Rogersville	0.20	30	12	PVD	16	3
			Comment	Deed:		h 10, 19		-	
Gillian Road	Ebbing Flowing Springs Road	Dead End,	Rogersville	0.10	30	12	PVD	16	3
			Comment	Deed		nber 05,		10	5
Gills Chapel Road	11 W South	Dead End,	Lakeview	0.30	0	22	ASP	26	1
Glendale Drive	Carters Valley Sr-346	Dead End,	Church Hill	0.25	50	16	PVD	20	3
			Comment	Deede	d : Api	il 27, 19	999.		

Road	Be	ginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Glenn Spoons Road	Lakemont Drive	Dead End,	Lakeview	0.20	0	13	PVD	17	3
Goan Circle	Skyview Drive	Dead End,	Rogersville	0.10	0	20	ASP	24	1
Goans Road	Beech Grove Road	Dead End,	Bulls Gap Comment	0.70 Deed	50 Decen	20 nber 7, 1	PVD 972	24	1
Golden Road	Red Hill Road	Dead End,	Sourgoinsville Comment	0.30 Deed:	50 Nove	16 mber 17	ASP , 1986,	20	2
Golf View Road	Guntown Road	Dead End,	Rogersville	0.30	0	20	ASP	24	1
Gonce Hollow Road	Little Pmpkin Valley Road	Hwy 70, CL	INCH Comment	2.00 Deed:	30 Septe	14 ember 14	PVD 4, 1951,	18	3
Goodson Road	Tarpine Valley Road	Dead End,	Rogersville Comment	0.20 Deed:	50 Decer	14 mber 5, 1	PVD 1969,	18	3
Gordon Road	Poor Valley Road	Dead End,	Rogersville Comment	0.20 Deede	30 d: April	12 13,1971	PVD	16	3
Goshen Valley Road	State Route 347	Hwy 11 W,	Church Hill Comment	12.70 Deede	50 d : 11-1	22 13-'64 - F	ASP Resurfa	26 ced \$ 302	1 ,457.46
Grandview Road	Carter Valley Road	Dead End	Church Hill	0.40	0	18	ASP	22	2
Granview Lane	Arrington Dr.	Dead End,	Lakeview	0.30	0	22	ASP	26	1
Grassy Creek Road	Goshen Valley Road	Mt. View Road Creek	, Beech	7.10	30	18	ASP	22	2
			Comment	Deed:	May 1	5, 1963			
Grassy Valley	Mt Zion Church Road	Hamblen Co.	Line St. Clair Comment	3.30 Deed:	50 MARC	18 CH 27,19	ASP 980	22	2
Gravely Valley Road	Stanley Valley Road	Carter Valley Surgoinsville		2.10	50	20	ASP	24	1
		-	Comment	Deede	d : Sep	ot. 24,196	65		
Gravely Valley Road	Sweet Creek Road	Hwy 70,	Clinch Comment	4.70 Deede	30 d : 04-2	14 20-1970	PVD	18	3

Road	Beginning	/Ending		Length (MI)	RÔW	Surf Width	Surf Type	Roadbed	Class	
Gray Lane	Dykes Road	Dead End,	Church Hill	0.40	50	18	PVD	22	2	
			Comment	Deed	June	29, 1999),			
Gray Road	River Road	Dead End,	Goshen Valley	0.40	30	6	PVD	20	4	
- <u>-</u>			Comment	Deed;		ember 5	, 1969,			
Green Acres	Old Hwy 66	Dead End, P	ersia	0.30	0	20	ASP	24	1	
Green Road	Clinch Valley Road	Dead End,	Clinch	0.50	30	14	PVD	18	3	
			Comment	Deed	March	1 22, 196	6,			
Green View	Lawson Road	Hwy66, B	ulls Gap	0.50	50	15	PVD	18	2	
			Comment	Deed-	Aug. 2	24,1999				
Greene Road	Buzzard Roost Road	Dead End,	Bulls Gap	0.20	0	16	PVD	20	2	
Greenland Park Road	Kingsport Press Road (Park Road)	Dead End,	Church Hill	0.30	50	16	PVD	20	2	
			Comment	Deede	d : Ma	y 15,197	5			
Greenview Drive	Robertson Creek Road	Dead End,	Bulls Gap	0.30	50	14	ASP	18	3	
			Comment	Deed	Febru	uary 8, 19	9 99 ,			
Greenwood Street	SHADY LANE	Dead End,	Persia	0.30	0	20	ASP	24	1	
Greer / Johnson Road	Stanley Valley Road	Dead End	Surgionsville	0.10	0	14	PVD	18	4	
Grigsby Road	11 W North	Pyne Road,	Lakeview	0.20	30	13	PVD	17	3	
			Comment	Deede	d : Dec	c. 13,197	2			
Grigsby Road	Hwy 11 W	Dead End,	Lakeview	0.55	0	14	PVD	18	3	
Grigsby School Road	Kite Road	Old Hwy 66,	Persia	1.40	50	16	PVD	20	2	
		, .	Comment	Deed:	Febr	uary 18,	1986,			
Gulley Road	Long Town Road	Phillip Town R	oad St. Clair	1.20	50	14	PVD	18	3	
	-	·	Comment		Nover	mber 16,	1972,			
Guntown Road	McKinney Chapel Road	Colonial Road	, Rogersville	1.70	30	20	ASP	24	1	
			Comment	Deede	d : 12-	09-1969				
Guthrie Gap Road	Church at County Line	Hwy 66,	Bulls Gap	1.50	0	18	PVD	22	2	

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Road	В	əginning/Ending	Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
H								· · · · ·
H. C. Manis Road	Goshen Valley Road	Dead End, Church Hill	0.35	0	10	PVD	14	4
H. Wright Road	County Line Road	Dead End, Mooresburg	0.30	0	12	PVD	16	3
H.E.Goan Road	Beech Grove Road	Newt Long Road, Bulls Gap Commen	0.60 April 2	0 28, 1997	16	PVD	20	2
Hagan Reynolds Road	Hwy 70	Old Hwy 66 Persia	0.20	0	20	ASP	24	1
Hagood Circle	Old Hwy 11 W.	Cherokee Rd. Lakeview Commen	0.30 Deed:		18 10, 1975	ASP 5,	22	2
Hagood Road	Old Persia Road	Dead End Persia	0.10	0	18	ASP	22	2
Haley Drive	Brooks Pointe	Dead End, Rogersville	0.10	0	24	ASP	28	1
lammond Ave.	Mt Carmel City Limits	Mt. Carmel City Limits, Mt. Carmel	0.50	0	20	ASP	24	1
		Commen	2007-	\$31660.	00 2009	9-repav	ed \$15,43	1.51
Hammond Road	Off 347	Dead End, Beech Creek Commen			12 25, 196	PVD 4,	12	3
Harbor Drive	11 W State Route	Dead End, Mooresburg	0.20	0	22	ASP	26	1
larlan Road	HWY 11 W	Dead End, Rogersville Commen	0.40 Deede	50 ed : Jan.	20 21,199	ASP 9	24	1
Harmony Court	Whispering Oaks Sub	Dead End, Rogersville	0.10	0	21	ASP	25	1
Harrell Court	Surgoinsville Road	Dead End Surgoinsville	0.10	0	14	PVD	18	3
Harris Hollow Road	347 State Route Hwy	Dead End, Beech Creek	0.50	0	14	PVD	18	3
Harris Town Road	Clemons Road	Bulls Gap-St. Clair St. Clai	1.80	0	20	PVD	24	1
laun Road	Church Road	Christian Bend, Church H Commen		50 : Decer	14 nber 05,	PVD , 1969,	18	3
ławkins Road	Goans Drive	Dead End, Bulls Gap Commen	0.70 Deed		20 ary 09, 1	PVD 999,	24	1

Road	Begi	nning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Hawthorne Road	11 W State Route Road	Dead End,	Surgoinsville	0.60	30	18	PVD	22	2	
			Comment	Deede	d : Mar	ch 24,19	956			
Hayes Road	Pleasant Hill Road	Dead End,	Bulls Gap	0.20	50	12	PVD	16	3	
			Comment	Deede	d : Nov	. 21,199	95			
Hazy Lane	Byington Road	Dead End,	Surgoinsville	0.20	0	14	PVD	18	3	
			Comment	County	Maint	ained Ro	d.			
Heck Branch Road	Spruce Pine Road	New Life Road, Mooresburg		2.00	0	14	PVD	18	3	
		moorooodig	Comment	Deed	Februa	ary 17,	1981,			
Heck Hollow Road	Old Hwy 66	Hwy 70,	Rogersville	3.90	30	16	ASP	20	2	
			Comment	Deed:	Janua	ary 12, ⁻	1962,			
Heck Road	Mooresburg Springs Road	Dead End,	Mooresburg	0.20	0	12	PVD	16	3	
Heck Town Road	Melinda Ferry Road	Thorps Chapel	St. Clair	1.20	50	16	ASP	20	2	
			Comment	Deed:	Nove	mber 05	,1969			
Heiskell Trent Road	Buzzard Roost Road	Dead End		0.11	30		PVD	22	1	
			Comment	Deed 1	0-11-1	969				
Helton Road	East Pumpkin Valley Road	Dead End,	Eidson	0.80	0	10	PVD	14	4	
Helton Hollow Road	Carpenter Circle Road	Dead End,	Rogersville	0.20	0	14	PVD	18	3	
Helton Lane	Big Hill Road	Hwy 31,	Mooresburg	0.40	0	20	ASP	24	1	
Henard Chapel Road	Marie Lane	Big Springs ,	Rogersville	0.25	0	18	ASP	22	2	
lenard Lane Road	Big Springs Road	Dead End,	Rogersville	0.10	30	11	PVD	15	1	
			Comment	Deed:	Dece	ember 0	5, 1969,			
lenard Road	Big Springs Road	Henard Church	, Rogersville	0.75	30	16	ASP	20	2	
lenard Town Road	Big Springs Road	Dead End,	Rogersville	0.10	30	12	PVD	16	3	
			Comment	Deed E	Book 1	78 page	81			
Henard, B. Road	Henard Road	Dead End,	Rogersville	0.20	30	10	PVD	14	4	
			Comment	Deed:	Dece	mber 05	, 1969			

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Road	Begin	ning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Henry Road	Hwy 70 South State Road	Dead End,	Persia	0.10	0	10	PVD	14	4	
Henry, Kirk Road	Thorps Chapel Road	Dead End,	St. Clair	0.20	0	12	PVD	16	3	
Herbert Lane	Whitaker Road	Dead End,	St. Clair Comment	0.30 Deed:	50 Septe	14 ember 27	PVD 7, 1988	18	3	
Heritage Drive	Zion Hill Road	Colonial Dr.,	Surgoinsville	0.30	0	24	ASP	28	1	· · · · · · · · · · · · · · · · · · ·
Herron Cemetery Road	War Creek Road	Dead End,	Clinch Comment	1.50 Deed:	50 Augus	10 st 31, 19	PVD 79	14	4	
Hickman Hill Road	Stanley Valley Road	Dead End,	Rogersville Comment	0.15 Deed:	30 Augi	14 ust 24, 19	PVD 970,	18	3	
Hickman Hollow Road	Housewright Hollow Road	Dead End, Su	urgoinsville Comment	1.50 Deedee	30 d : Jun	14 e 13,196	PVD 6	18	3	
lickory Cove Road	Hwy 70 State Route Road	Caney Valley,	Rogersville Comment	8.00 Deedee	50 d : 196	18 6-Resurf	ASP aced 2	22 005-\$253,	2 970.	
Hickory Hills Road	Carter Valley Road	Morning Star,	Church Hill	1.70	0	18	ASP	22	2	
lickory Nut Lane	Big Hill Road	Isenburg Rd.,	Mooresburg	0.90	0	14	PVD	18	3	
licks Place	HWY 66 NORTH	Dead End, C	LINCH Comment	0.80 Deedee	30 d : Dec	12 . 5,1969	PVD	16	3	
licks Road	Hwy 70	Dead End,	Rogersville Comment	0.40 Deed:	30 Dece	14 mber 05	PVD , 1969,	18	3	
licks Road	Clouds Creek Road	Dead End,	Lakeview	0.75	30	14	PVD	18	3	
lidden Valley Drive	Hidden Valley Road	Old 11 W	Rogersville	0.30	0	20	ASP	24	1	
lidden Valley Road	Ebbing Flowing Springs Road	Old 11 W,	Rogersville	1.00	0	22	ASP	26	1	
ligh Rock Road	Fishers Creek	Dead End,	Rogersville Comment	0.90 Deede	30 d : Sep	14 t. 04,197	PVD 70	18	3	
lileman Drive	Hwy 31 State Route Road	Dead End,	Mooresburg Comment	0.30 Deede		18 2. 19,197	PVD 5	22	2	

Road	Begi	nning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
НіІІ Тор Loop	Hwy 70 State Route Road	Dead End,	Persia	0.30	0	20	ASP	24	1	
lipshire Hollow Road	Old Stage Road	Dead End,	Surgoinsville	1.20	50	14	PVD	18	3	
			Comment	Deed:	Janu	ary 12, 1	999,			
loard Lane	New Canton Road	City Limits,	Church Hill	0.30	0	16	ASP	20	2	
loard Road	Kite Road	Dead End,	Persia	0.40	30	11	PVD	15	4	
			Comment	Deed:	Sept	ember 1	8, 1964	'1		
log Lot Road	Poor Valley Road	Hwy 94,	Rogersville	1.60	0	16	PVD	20	2	
ioicomb Place	Glenn Spoons Road	Dead End,	Lakeview	0.10	0	12	PVD	16	3	
Iolliston Mills Road	11 W State Route Road	Hwy 11 W	Church Hill	1.00	0	30	PVD	34	1	
lolly Road	11 W State Route Road	Johnson Road, Mooresburg		0.55	50	14	PVD	18	3	
		mooresburg	Comment	Deede	d : July	23,1990	5			
lolston Ave.	River Road	Dead End,	Church Hill	0.20	0	12	PVD	16	3	
loiston Lane	Holston St.	Dead End,	Mt. Carmel	0.20	0	14	PVD	18	3	
Iolston Terrace	Mc Kinney Chapel Road	Dead End,	Rogersville	0.90	50	22	ASP	26	1	
			Comment	Deed:	Decei	mber 07,	, 1972,			
lolston View Drive	Thorps Chapel Road	Hwy 66 South,	Rogersville	0.50	40	18	ASP	22	2	
			Comment	Deede	d : Jan	. 11,197	3			
Ioneycutt Road	Longs Bend Pike Road	Dead End,	Surgoinsville	1.70	50	16	PVD	20	2	
			Comment	Deed:	Decer	mber 05,	, 1969,			
lope Road	Hwy 66 State Route Road	Dead End,	Rogersville	0.20	40	14	PVD	18	3	
			Comment	Re-Pa	ved \$1	1226.99				
lorace Trent Road	Drinnon Road	Dead End,	Clinch	0.10	0	12	PVD	16	3	
forme Cemetery Road	Stanley Valley Road	Dead End,	Rogersville	0.10	50	14	PVD	18	3	
			Comment	Deed:	Janu	ary 23, 1	1996,			
Horner Lane	Johnson Road	Dead End,	Mooresburg	0.30	50	14	PVD	18	3	
			Comment	Deed	Decen	nber 05,	1969,			

Road		Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Horseshoe Bend Road	Price's Grove	Dead End,	St. Clair	1.40	50	18	PVD	22	2	
	····		Comment	Deed:	Jur	ne 22, 19	970,			
Horton Hollow Road	Hwy 66 North State Route	Dead End,	Rogersville Comment	0.20 Deed	30 Octo	12 ber 08, 1	PVD 953,	16	3	
Horton Road	Leeper Road	Dead End,	Church Hill	0.20	0	8	PVD	12	4	<u></u>
Horton Road	Stanley Valley	Dead End	Surgoinsville	0.80	50	16	PVD	20	2	
Hoskins Lane	New Canton Road	Dead End,	Church Hill	0.20	0	12	PVD	16	3	
Hotel Road	Mooresburg Springs	Dead End,	Mooresburg	0.20	0	12	PVD	16	3	
Housewright Hollow	Hickory Cove Road	Stanley Valley,	Surgoinsville Comment	2.30 Deed	50 Mara	20 5 26 10	ASP	24 5-76169.0	1	
				Deed	Mait	1120, 13	00, 200	5-70105.0	····	
Housewright Road	Old Union Road	Dead End,	Church Hill Comment	0.10 Deed	50 Septe	12 ember 2	PVD 7, 1988	16	3	
Howard Elkins Road	Thorps Chapel	Taylor Lane,	St. Clair	0.40	0	16	PVD	20	2	
Howe's Chapel Road	11 W State Route	Dead End,	Rogersville Comment	0.20 Deed	50 April	16 25, 200	ASP 0,	20	2	
Hudgins Road	Berry Road	Dead End,	Bulls Gap Comment	0.60 Aug. 1	30 3,1963	14	PVD	18	3	
Hugh Price Road	Lee Valley Road	Dead End,	St. Clair Comment	0.30 Deede	30 d : Jun	12 e 25,196	PVD 64	16	3	
Hugh Trent Road	Sandy Valley Road	Dead End,	Rogersville	0.10	0	14	GRV	18	3	
Hughes Memorial Bridge Road	New Highway 70	Dead End	Comment	50.00 Donate	50 ed to C	20 ounty By	ASP / East T	20 ennessee	1 Natural	
				GasCo						
Hurd Road	Little Pumpkin Valley Rd.	Dead End,	Clinch	0.40	0	12	PVD	16	3	
Hurd Road	AFG Road	Smyrna Road,	Surgoinsville Comment	0.40 Deed	30 June	16 e 25, 196	ASP	20	2	

Road	Hurd Road	Hyder Lane
	Mt. Carmel City Limits	Stoney Point Road
-		Dead End,
	Mt. Carmel Comment	Surgoinsville
(MI)	0.60 Deed	0.10
NOW	0.60 0 : Deed : 12-05-69	0
Width	69 20	12
Type	ASP	PVD
Voannen Class	24	16
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Road		Beginning/Ending	·	Length ROW (MI)	ROW	Surf Width	Surf Type	Roadbed Class	Class
				:					
Indepence Ave.	Mt Carmel City Limits	Mt. Carmel City, Carmel	Mt	0.90	0	24	PVD	28	-
Industrial Drive	Phipps Bend Road	Dead End,	Surgoinsville	0.40 50	50	24	PVD	28	_
			Comment	County	Court	: Jan. 2	County Court: Jan. 28, 2002		
Industrial Park Drive	11 W North S-R	Dead End,	Rogersville	0.20 (0	20	PVD	24	-
Isenburg Lane	Hwy 11 W	Grainger Co. Line, Mooresburg	le,	1.80	.80 50	16	PVD	20	N
			Comment	Deed	Dece	mber	December 05, 1969, 2004-46898.00	, 2004-4	6898.00

Road	Beginning	/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
J	· · · · · · · · · · · · · · · · · · ·									
J.V. Circle	Slate Hill Road	Dead End,	Mooresburg Comment	0.65 Deed:	50 Ma	18 urch 1, 19	PVD 966	22	2	
Jackson Road	11 W State Route	Dead End,	Rogersville Comment	0.20 Deede	30 d : Mai	14 rch 01,1	ASP 966	18	3	
James Road	South Johnson Road	North Johnson	, Rogersville Comment	0.20 Resurf	0 aced A	16 Nugust 2	ASP 009- \$93	20 356.21	2	
James Shortt Road	Old Highway	Dead End,	Bulls Gap	0.30	0	12	PVD	16	3	
Jarnigan Road	Hwy 31	Petty Lane ,M	looresburg	0.15	0	14	PVD	18	2	
Jarvis Road	Petersburg Road	Hillcrest St.	Rogersville Comment	0.30 Resurf	0 aced 'S	16 96- \$ 9,5	ASP 44.08,	20	2	
Jimtown Road	11 W North	Dead End,	Lakeview Comment	0.90 Deed:	60 July	14 10, 197	PVD 5,	18	3	
Jimtown Road (Extension)	Jimtown (.90 tenths) on Jimtown Rd.	Cul-de-sac	Lakeview Comment	2.20 Deede	50 d : Jun	20 le 26,20	ASP 06- App	24 roved	1	
Joe Helton Road	County Line Road	Dead End,	Mooresburg	0.10	0	12	PVD	14	3	
John Sevier Circle	Holston Terrace Circle	Dead End,	Rogersville	0.15	0	28	ASP	32	1	
Johnson Road	Clouds Creek Road	Dead End,	Lakeview Comment	0.15 Deed:	35 Feb	12 ruary 0	PVD 3, 1965	16	3	
Johnson Road	Proffitt Ridge Road	Holly Road	Mooresburg Comment	0.30 Deede	30 d : Jun	16 1e 25,19	PVD 64	20	2	
Jones Cemetery Road	347 State Route	Dead End,	Rogersville	0.50	30	14	PVD	18	3	
Jones Estates Drive	Carter Valley Road	Dead End,	Church Hill Comment	0.15 Deed:	50 Augu	24 st 13, 19	ASP 963,	28	1	
Jones Lane	Hwy 31 State Route	Dead End,	Mooresburg	0.80	0	14	PVD	18	3	
Jones Road	Tarpine Valley Road	Dead End,	Rogersville Comment	0.10 Deed:	30 Decer	12 nber 05,	PVD , 1969,	18	3	

Road	ŧ	Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Jones Road	Clinch Valley Road	Dead End, C	Jinch <i>Comment</i>	0.80 Deed:	50 Mov (14 14, 1996	PVD	18	3
Jones Road	Carter Valley Road	Cooper Street,	Church Hill Comment	1.10 Deed:	30 Nove	18 mber 17	ASP 1986	22	2
Jordon Road	Spruce Pine Road	New Life Road,	Rogersville		0	18	PVD	22	2
June Lane	Clinch Valley Road	Dead End C	linch	0.50	30	14	PVD	18	3
			Comment	Deede	d : July	19,1968	3. Was J	Amyx Rd.	

Road	В	eginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
K	····· ··· · · · · · · · · · · · · · ·							**	
Kincholoe Road	River road	River Road,	Church Hill	0.20	50	12	PVD	16	3
			Comment	Deed:	Janua	ry 30, 1	970		
King Circle Road	Skyview Drive	Dead End.	Rogersville	0.10	0	20	ASP	24	1
Kingston Court	Landcastle Road	Dead End	Church Hill	0.15	0	20	ASP	24	1
			Comment	Resurf	aced Oc	tober 2	009- \$1	0,843.12	
Kinkead Church Road	Blevins Road	To Church,	Rogersville	0.20	0	10	PVD	14	4
Kinkead Street	East Carter Valley Road	Frisco St.	Church Hill	0.20	0	25	ASP	29	1
Kinley Lane	Guntown Road	Dead End,	Rogersville	0.10	50	12	PVD	16	3
			Comment	Deede	d : Sept	. 15,198	86		
Kirkpatrick Cemetery Circle	Slate Hill Road	Dead End,	Mooresburg	0.20	30	14	PVD	18	3
			Comment	Deed:	Decen	nber 5,	1969		
Kite Road	Stoney Point Road	Dead End,	Surgoinsville	1.20	50	14	PVD	18	3
			Comment	Deede	d : 10-14	4-1976			
Kite Road	Old Hwy 66	Old Hwy 70,	Persia	2.70	50	20	ASP	24	1
			Comment	Deed:	May 2	1, 1961			
Kitty Lane	11 W at K-Mart	Dead End,	Rogersville	0.20	0	14	PVD	18	3
Klepper Church Road	Highway 70	Hwy 70,	Rogersville	0.30	0	12	PVD	16	3
Klepper Est	Austin Mill Road	Dead End,	Rogersville	0.30		20	ASP	24	1
Knight # 1 Road	Old Hwy 66 Road	Dead End,	Persia	0.40	40	19	ASP	22	2
			Comment	Deed	Decem	nber 05	, 1969		
Knight # 2 Road	Old Hwy 66	Dead End,	Persia	0.20	40	19	ASP	23	2
			Comment	Deed	March	26, 197	0		
Knight Lane	West Caney Creek Road	Dead End, Rogersville		0.15	0	14	PVD	18	3
			Comment	Januar	y 1989				

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Road		Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Knox Hollow Road	Bear Hollow Road	Dead End,	Rogersville Comment	0.90 Deed:	30 Decen	14 nber 05,.	PVD 1969	18	3	.
Kyle Byrd Road	Highway 66	Dead Ends		1.00	30	12	PVD	16	2	
Kyle Valley Road	Hwy 70 North	Hancock Line,	Clinch	2.30	30	16	PVD	20	2	

Road		inning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Ĺ	· · · · ·			u.					
La Drew Lane	Hwy 11 E	Railroad, Bul	ls Gap	0.90		14	PVD	18	3
Lake Access Road	Slate Hill Road	Dead End,	Mooresburg	0.30	0	14	PVD	18	3
Lake Cove Road	Slate Hill Road	Dead End,	Mooresburg	0.70	0	16	PVD	20	2
ake Forest Road	Hwy 11 W North	Dead End	Lakeview	0.70	0	23	ASP	27	1
ake Haven Circle	Holston Terrace Circle	Dead End,	Rogersville	0.20	0	14	PVD	18	3
_ake Road	Carnelot Road	Back to same ,	Rogersville	0.20	0	12	PVD	16	3
akemont Drive	11 W State Route Road	Glenn Spoons	Lakeview Comment	0.60 Deede	30 d : May	20 1977	ASP	22	1
akeshore Circle	Timberlake Drive	To Timberlake, Rogersville		0.35	0	19	ASP	23	2
			Comment	County	/ Mainta	ained Rd	l.		
_akeview Circle	Racetrack Road	Arrington Road,	Lakeview Comment	0.55 Co. Ma	0 aint. Rd	22 . Resurfa	ASP aced 06	26 -1992 \$ 4	1 1,620.
andcastle Road	Dotson Lane	Dead End,	Church Hill	1.00	0	20	ASP	24	1
			Comment	Resurf	aced C	ctober 2	:009- \$6	4,458.72	
ands Downe Drive	Old Persia Landfill	Dead End,	Persia	0.40	50	20	ASP	24	1
	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	Comment	Deed:	July 1	7, 2000			
∟ane Road	Cold Spring Road	Dead End,	Surgoinsville Comment	0.40 Deed:	30 Dece	14 ember 5,	PVD 1969	18	3
auderbackRoad	Grigsby School Road	Heck Hollow,	Persia	0.60	0	12	PVD	16	3
aurel Branch Road	Hwy 94 State Route	Poor Valley Roa Rogersville	d,	1.60	0	16	PVD	20	2
			Comment	25 MP	н с.ст	.5-21-07	7		
aurel Run Park Road	River Road	Dead End,	Church Hill	1.10	0	18	ASP	22	2
autner Road	Hwy 11 W State Route	Whiteorn Road, Gap	Bulls	2.20	0	16	PVD	20	2

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Road	Begin	ning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	
awson Drive	Hickory Cove Road	Dead End,	Rogersville	0.40	0	14	PVD	18	3
awson Hollow Road	Kyle Valley Road	Dead End.	Edison	0.15	30	12	PVD	16	3
			Comment	Deed:	Dece	mber 05	, 1969		
_awson Road	Bryd Creek Road	Dead End,	Clinch	0.30	0	12	PVD	16	3
_awson Road	West Bear Hollow Road	Dead End,	Rogersville	0.40	0	14	PVD	18	3
			Comment	Deed:	May '	14, 1996			
awson Road	Guthries Gap Road	Beech Grove,	Bulls Gap	1.40	50	16	PVD	20	2
			Comment	Deede	d : May	14,1996	6		
Lee Valley Church Road	Bingham Road	At Church	St. Clair	0.50	0	14	PVD	18	3
ee Valley Road	Melinda Ferry Road	Ninny Ridge,	St. Clair	3.40	50	18	ASP	22	2
			Comment	RESUI 23,197		D 08-25	-1995-\$	206,714.0	08 Deeded : Sept.
eeper Road	New Canton Road	Dead End,	Church Hill	0.10	0	12	PVD	16	3
eeper Road	Petersburg Road	Dead End,	Rogersville	0.20	0	10	PVD	14	4
eland Lane	Hickory Hill	Dead End,	Church Hill	0.20	0	15	ASP	19	3
emon Road	Center Pumpkin Valley Road	Dead End,	Clinch	0.60	30	12	PVD	16	3
			Comment	Deede	d : Jan	. 30,1960	D		
ester Cope Road	Byrd Creek Road	Dead End,	Clinch	0.50	0	10	PVD	14	4
ewis Lane Road	Tranbarger Road	Kingsport City	, Mt. Carmel	0.60	0	19	ASP	23	2
iberty Hill Church Road	113 State Route	Dead End,	St. Clair	0.20	30	12	PVD	16	3
			Comment	Deed:	Marc	h 07, 19	55		
ight Road	347 State Route	Dead End	Beech Creek	0.90	50	16	PVD	20	2
			Comment	Deed:	Septer	mber 19,	1995		
ine Road	Woodland Road	Dead End,	Church Hill	0.10	0	8	PVD	12	4
.ipe Lane	Hwy 70 North, Sunset Hills	Dead End,	Rogersville	0.20	30	14	ASP	18	3
			Comment	Resurf		ugust 20		356.21.	

Road	Begin	n ing/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
_isenby Lane	Stanley Valley Road	Dead End,	Church Hill	0.40	0	14	PVD	18	3
Little Carter Road	Hwy 70 South	Bear Paw Lane	Rogersville	0.50	0	12	PVD	16	3
Little Mountain Road	War Valley Road	Dead End,	Church Hill	0.10	0	8	PVD	12	4
_ittle Pumpkin Valley	Center Pumpkin Valley Road	Hwy 70,	Clinch	3.60	0	16	PVD	20	2
Little Spring Road	Big Springs Road	Dead End,	Rogersville	0.10	0	12	PVD	16	3
ittle War Gap Road	Clinch Valley Road	Hancock Co. Line	e Clinch <i>Comment</i>	0.90 Deede	50 d : 12-0	14)2-1994	PVD	18	3
Livesay Circle	Morgan Drive	Riley Drive,	Rogersville	0.40	0	16	ASP	20	2
loyds Chapel Road	Lloyds Chapel Road	Mt. Carmel City,	Mt. Carmel Comment	0.50 Deed:	50 June :	20 25, 1964	ASP	24	1
ocke Road	New 70 State Route	Ron Henry's	Persia Comment	0.10 Deede	30 d : May	12 15,1963	PVD 3	16	3
Locke Road	Old Hwy 70	New Hwy 70,	Persia Comment	0.50 Deed,	30 May 1	14 5, 1963	PVD	18	3
ogan Lane	Clemons Road	Dead End,	Bulls Gap Comment	0.30 Deede	50 d : 08-1	14 2-1997	PVD	18	3
one Oak Road	Carter Valley Road	Surgoinsville City	r, Surgoinsville	0.60	0	17	ASP	21	2
ong Hollow Road	City Limits	North Thurman, Surgoinsville		0.90	30	14	PVD	18	3
ong Hollow Road	Goshen Valley Road	War Valley Rd.	Church Hill	4.50	50	14	PVD	18	3
long Road	Robertson Creek Road	Hwy 113	St. Clair Comment	0.90 Deed:	30 Augu	18 st 13, 19	ASP 963	22	2
ong Town Road	Hwy 113	Walker Church	Bulls Gap Comment	2.20 Deed:9	50 9/29/19	16 90	PVD	20	2
ongs Bend Pike	347 State Route	Surgoinsville City Surgoinsville	/,	7.30	50	20	ASP	24	1
		Congoniavino	Comment	Deed:	Juły	02, 197	1		

Road	Begi	nning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Longtown Road	Phillips Town Road	Walker Church	Rd. St. Clair	1.20	50	16	PVD	20	2
			Comment	Deede	d :12-0	1-1987			
Looney's Gap Road	Carter Valley Road	Stanley Valley, Surgoinsville		2.20	50	20	ASP	24	1
			Comment	Deede	d : May	03,2004	4 Re-Pa	aved 2008	3-\$322056.86
Lovin Road	11 W South	Dead End,	Mooresburg	0.70	50	14	PVD	18	3
			Comment	Deede	d : Dec	. 05,196	9		
Lura Road	Mooresburg Springs Road	Dead End,	Mooresburg	0.20	0	12	GRV	16	3
Luster Road	Tarpine Valley Road	Hwy 347,	Rogersville	1.40	0	15	PVD	19	3
Lynch Road	Old Union Road	Dead End,	Church Hill	0.30	0	14	PVD	18	3
Lyons Road	Big Springs Road	Dead End,	Rogersville	0.15	30	12	PVD	16	3
			Comment	Deed:	Decer	nber 05,	, 1969		
Lyons Road	Woodland Lane	Dead End,	Church Hill	0.15	50	14	PVD	18	3
			Comment	Deed:	Septe	mber 19	, 1995		
Lyons Road	Dykes Road	Dead End	Church Hill	0.45	30	17	PVD	20	2
			Comment	Deede	d:Aug.	18,1977			

Road	Bəginniı	ng/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
M. M. Fugate Road	Petersburg Road	Dood End		0.10		12		46	
		Dead End	Rogersville	0.10	0	12	PVD	16	3
Madeline Lane	Bass Lane	Dead - End	Surgoinsville Comment	0.50 Approv	50 /al.hv.C	20 County C	ASP	24 26th,2007	1
Magnolia Road	Old Stage Road	Dead End,	Surgoinsville	0.70	0	14	PVD	18	3
Mamie Morelock Road	347 State Route	Dead End.	Beech Creek	0.30	30	12	PVD	16	3
Manis Road	Goshen Valley Road	Dead End,	Church Hill Comment	0.40 Deed:	30 Dece	8 mber 05	PVD 5, 1969	12	4
Manis Road	Hwy 66 North	Back to Hwy 66	i, Rogersville	2.60	30	14	PVD	18	3
			Comment	Deed:	Dece	ember 5,	1969		
Maple Crest Road	Watterson Gap Road	Dead End,	Surgoinsville	0.30	0	12	PVD	16	3
Marble Hall Road	11 W State Route	11 W,	Rogersville	1.40	0	20	PVD	24	1
Marbry Road	Hwy 70 State Route	Dead End,	Rogersville	0.20	30	14	GRV	14	3
			Comment	Deed:	Decei	mber 5,	1969		
Marie Lane	Big Springs Road	Dead End,	Rogersville	0.20	0	12	PVD	16	3
Mark Road	Piney Lane Road	Dead End,	Surgoinsville	0.10	0	12	PVD	16	3
Marlowe Road	Davis Drive	Dead End,	Rogersville	0.40	0	12	PVD	16	3
Marshall Drive	Morrisette Chapel Road	Dead End,	St. Clair	0.40	0	12	PVD	16	3
Martin Lane	Old 11 W Hwy	Dead End,		0.10	0	20	ASP	24	1
Martin Lane	Carters Valley rd w/ Turn around	Dead End (Turr	n Around)	0.15	40	18	PVD	20	3
Mary Trent Road	Hwy 66	Dead End,	Clinch	0.15	0	12	PVD	16	3
Mauk Lane	Stoney Point Road	Dead End,	Surgoinsville	0.20	0	12	PVD	16	3
Maxwell Road	Fork Branch Road	Dead End,	Persia	0.45	0	12	PVD	16	3
Ic Anally Lane	Old 11 W	Dead End,	Mooresburg	0.10	0	10	PVD	14	4

Road	Begi	nning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Mc Anally Road	New 11 W State Route	Dead End,	Mooresburg	0.10	0	11	PVD	15	4	
Mc Brayer Road	11 W	Dead End,	Rogersville	0.10	0	12	ASP	16	3	
Mc Dainel Road	Adams Lane	Midway Churc Mooresburg	h,	0.25	30	16	PVD	20	2	
			Comment	Deed:	Decer	mber 5,	1969			
Mc Ginnis Lane	Mooresburg Springs Road	Dead End,	Mooresburg	0.20	30	12	PVD	16	3	
			Comment	Deed:	Decen	nber 5, 1	1969			
Mc Makin Road	New Salem Road	Dead End,	Rogersville	0.40	0	12	PVD	16	3	
Mc Millian Road	Hwy 347 State Route	Gravel Road, Creek	Beech	1.10	0	14	PVD	18	3	
Mc Neil Circle Road	Isenburg Lane	Dead End,	Mooresburg	0.90	0	18	PVD	22	2	
Mc Peek Road	Frost Road	Dead End,	Surgoinsville	0.25	50	12	PVD	16	3	
			Comment	Deed:	May 2	7, 1993				
McArthur Lane	Carter Valley Road	Hurd Road,	Mt. Carmel	0.25	0	25	ASP	29	1	
McCloud Church Road	Old Hwy 70	Old Hwy 70,	Persia	0.55	0	14	PVD	18	3	
McCloud Road	Old HWY 70	Old HWY 70				12	PVD	16	0	
McCullough Cernetery Road	Hwy 11 E	Hamblen Co L	ine Bulls Gap	0.30	0	20	ASP	24	1	
McKinney Chapel Road	Hwy 66 State Route	Hwy 347 S-R,	Rogersville	5.70	50	21	ASP	25	1	
			Comment	RESUR	RFACE	D MAY 2	2008. \$	426545.7	3	
McLain Road	Goshen Valley Road	Rose Harris S	tore, Church Hill	0.10	30	9	PVD	13	4	
			Comment	Deed:		ary 25, ⁻				
McLain Road	Hwy 347 State Route	Dead End,	Beech Creek	0.15	30	12	PVD	16	3	
			Comment	Deed:	Augu	st 27, 1	964			
Meadow Brook Lane	Old Hwy 11W	Dead End,	Rogersville	0.30	0	21	ASP	25	1	
			Comment	Locate	d betwe	en Clar	kdale &	Deerfoot	Circle.	
Meadow View Road	Pleasant Hill Road	Goans Drive	Bulls Gap	0.50	0	14	ASP	18	3	
			Comment			-\$47014				

Road	Ве	ginning/Ending	Lengt (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Meadow View Road	Hickory Cove Road	Stanley Valley Roge	rsville 1.1(50	17	PVD	21	2
Memorial Boulevard	Boy Scout Camp	Lee Valley, St. Clair	0.30)	14	PVD	18	3
Mid Way Church Road	Hwy 31 State Route	Big Hill Road, Moores Con	burg 2.60 nment Deec		18 tember 1	PVD 8, 1975	22 5	2
Mill Road	Old 11 W	Dead End, Mooresbu	ırg 0.20	0 0	12	PVD	16	3
Mill Run Road	Bulls Gap-St Clair Road	Hamblen County, Bulis	Gap 0.55	i 0	18	PVD	22	2
Miller Wood Road	North Centeral	Lloyds Chapel, Church	Hill 1.3	5 O	20	ASP	24	1
Millers Bluff Road	Long Bend Road	Christian Bend, Surgoinsville	3.60	0	20	ASP	24	1
		-	nment 2004	-134990	.00			
Millers Road	Hwy 347 State Route	Dead End, Beech Cr Con			12 y 08,196	PVD 2	16	3
Miner Road	Center Pumpkin Valley	Dead End, Clinch	0.15	i 30	12	GRV	16	3
Aisty View Circle	Eagle Crest Drive	Dead End. Lakeview Con	0.20 nment Appr		20 County (PVD Commis	24 sion Aug	1 . 23,2004
/itchell Loop Road	Choptack Road	Choptack Rd. Lakevie Con			14 9er 18, 19	PVD 977	18	3
Aitchell Road	New Life Road	Spruce Pine Rd, Rogers Con) 40 led :02-2	14 21-1977	PVD	18	3
loore Road	11 W State Route	Clover Circle, Moore Con	sburg 1.20 nment Deed		14 ust 15, 19	PVD 963	18	3
looresburg Springs Road	Hwy 31 State Route	Big Hill Road, Moore Con	sburg 1.90 nment Deed		18 ust 13, 19	PVD 963	22	2
Moreland Circle	Clover Circle	Dead End, Mooresbu	ırg 0.10	0	12	PVD	16	3
Aoreland Drive	11 W Hwy State Route	Dead End, Mooresb	urg 0.30) 30	16	PVD	20	2
Morelock Road	Harristown Road	Dead End, St. Clair Con	0.50 nment Deed		12 mber 05,	GRV . 1969	16	3

Road	I	Beginning/Ending		Length (Mi)	ROW	Surf Width	Surf Type	Roadbed	Class	
Morgan Drive	Hwy 11 W North	Riley Drive,	Rogersville	0.20	30	20	ASP	24	1	
			Comment	Deed:	Augus	st 18, 19	70			
Morning Side Circle	Morning Side Drive	Back to Same,	Persia	0.20	0	18	ASP	22	2	
Morning Side Drive	Old Persia Road	Hwy 70 S-R,	Persia	0.50	0	18	PVD	22	2	
			Comment	Resurf	aced -	Aug. 199	91			
Morning Star Lane	Oakalona Road	Morning Star Rd,	Church Hill	0.40	30	18	ASP	22	2	
Morning Star Road	Carter Valley Road	Carter Valley,	Church Hill	4.00	30	16	ASP	20	2	
			Comment	Deede	d : Jan	. 06,196	4			
Morresetts Chapel Road	Mt. Zion Road	Lee Valley Rd.	St Clair	1.70	30	16	PVD	20	2	
			Comment	Deed:	Janua	ary 12, 19	962			
Morrison Cernetery Road	347 State Route	Cemetery, E	Beech Creek	0.25	0	14	PVD	18	3	
Morrison Road	County Line Road	Dead End, M	looresburg	0.20	30	14	PVD	18	3	
Morrison Road	Hwy 347 State Route	Dead End,	Beech Creek	0.70	30	14	PVD	18	3	
			Comment	Deed:	Decen	nber 5, 1	969			
Mount Pleasant Road	Carter Valley Road	Stanley Valley,	Church Hill	1.40	50	18	ASP	22	2	
			Comment	Deede	d : Sep	ot. 27,198	88 2005	-29163.00	0	
Mount Zion Church Road	Melinda Ferry Road	Mt. Zion	St. Clair	0.55	35	16	PVD	20	2	
Mount Zion Road	113 State Route	Melinda Ferry Ro	ad, St Clair	2.45	0	18	PVD	20	2	
Mountain Cove Road	Slate Hill Road	Dead End,	Mooresburg	0.40	50	16	PVD	20	2	
			Comment	Deed:	Octo	ber 10, 1	988			
Mountain Valley Road	Clinch Valley Road	Dead End,	Clinch	1.90	30	12	₽VD	16	3	
Mountain View Road	Goshen Valley Road	Sullivan Co. Line Hill	Church	4.70	40	19	ASP	23	2	
			Comment	Deed:	Decen	nber 5, 1	969 20	04-18214	6.00	
Mountain View School Road	Mountain View Road	Grassy Creek,	Church Hill	1.75	0	14	PVD	18	3	
		,,	Comment			nber 5, 1			-	

Road		Beginning/Ending	• ·· · ·	Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Mowell Cemetery Road	Goshen Valley	Dead End,	Church Hill	0.10	30	9	PVD	13	4
			Comment	Deed	May 1	5, 1963			
Mowl Road	War Valley Road	Longs Bend	Surgoinsville	0.70	30	14	PVD	14	3
			Comment	Deed:	Octol	ber 09, 1	984		
Mt Mitchell Road	Cold Comfort Road	Dead End,	Mt. Carmel	0.20	0	16	ASP	20	2
Mt. Zion Road	Stanley Valley Road	Carters Valley	, Church Hill	2.90	50	18	ASP	22	2
Mullberry Branch Road	Launter Road	Dead End,	Bulls Gap	0.10	0	12	PVD	16	3
Murphy Acres (Jeri)	Big Hill Road	Dead End	Mooresburg	0.30	0	20	ASP	24	1
Murphy Drive	Ely Road	Dead End,	St. Clair	0.50	0	20	ASP	24	1
Murphy Road	Mooresburg Springs	Dead End	Mooresburg	0.20	50	14	GRV	18	3
			Comment	Deed:	Janu	ary 16 , 1	990		
Murrell Carter Road	Caney Valley Loop	Dead End,	Surgoinsvillel	0.40	0	12	PVD	16	3
Myers Subdivision	Old Hwy 11 W	Dead End,	Lakeview	0.30	0	16	ASP	20	2

Road	Ве	gInning/Ending	Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
N	· · · · · · · · · · · · · · · · · · ·							
New Canton Road	Hwy 11 W State Route	Old Union Road, Church H	lill 0.80	50	18	ASP	22	2
		Commer	t Deed:	Dece	mber 5,	1969		
New Life Road	Hwy 66 State Route	Heck Branch Rd. Rogersvi	lle 1.90	50	16	ASP	20	2
		Commer	t Deed:	July 1	8, 1986			
New Salem Road	Caney Creek Road	Sandy Valley Rd. Rogersville	2.00	50	16	PVD	20	2
		Commer	t Deed:	Dec	ember ()5, 1969)	
Newt Long Road	Lawson Road	H.E. Goan Road, Bulls Gap	0.10	0	12	PVD	18	3
Nikki Circle	McArthur Lane	Dead End, Mt. Carmel	0.20	0	24	ASP	28	1
Ninny Ridge Road	Lee Valley Road	Grassy Valley Rd. St Clair	1.20	50	18	ASP	20	2
	,	Commer	t Deed:		08, 198	6		
North Charles Street	Off 11 W Bypass	Dead End, Rogersville	0.10	0	22	PVD	26	1
North Fork Branch Road	Hwy 66 State Route	Old Hwy 66, Persia	1.10	0	14	PVD	18	3
North Johnson Road	Hwy 70 State Route	Dead End, Rogersville	0.30	0	16	ASP	20	2
		Commer	nt 8-07-2	2009 Re	surface	d Appro	ximately \$	9356.21
North Old Union Road	Old Union Road	Carter Valley, Church Hil	l 1.20	0	14	PVD	18	3
North Ridge Drive	Off Hawkins Road	Dead End, Buils Gap	0.20	50	20	ASP	24	1
		Commer	t Deed:	June	929, 199	99		
North Shepherd Dr.	Pleasant Hill Road	Hwy 66, Bulls Gap	1.10	0	17	ASP	21	2
North Sulphur Springs Road	Sulphur Spring Road	Hwy 94, Rogersville	0.30	0	14	PVD	18	3
North Thurman Road	11 W	Dead End, Surgoinsville	0.50	0	14	PVD	18	3
North Zion Hill Road	Surgoinsville City	Carter Valley, Surgoinsvil	le 0.60	0	14	PVD	18	3

Road	•	nning/EndIng		Length (Mi)	ROW	Surf Width	Surf Type	Roadbed	Class
0		·····							
Oak Grove Road	Petersburg Road	Guntown Road, Rog	ersville	1.10	0	18	ASP	22	2
Oak Trail Road	Holston View Drive	Back to Same, Roge	rsville	0.20	0	18	ASP	22	2
Okalona Road	Stanley Valley Road	2	ch Hill nment	3.90 Deed:	30 Decer	20 nber 05	ASP , 1969,	24	1
Old 11 W	4 - Lane	Back to Same, Mooresburg		2.20	0	23	PVD	27	1
		Con	nment	Paved	8/03/20	009 \$50	,747.43		
Old 11 W Road	East Main Street City Limits	4-Lane Rogersville Con	nment	1.10 Given I	50 by State	22 e of Tn.	ASP Resurfa	26 Iced-\$63,8	1 399.15
Old 11 W Road	11 W Past Martin Lane	11 W Mooresburg Con	nment	1.60 Given t	50 to Co. b	22 by State	ASP of Tn. 2	26 2002- 6862	1 21.00
Did Brown Mt. School Rd	Brown Mt. Road	Greene Co. Lne, Beed Creek	h	0.70	0	14	PVD	18	3
Old Carters Valley Road	Carters Valley Road	Dead End, Surgionsville		0.20	0	18	PVD	22	2
Did Country Road	New Canton Road	Dead End, Church Hi	11	0.25	0	14	PVD	18	3
DLD CUPP HOLLOW RD BRIDGE	OLD HIGHWAY 70	DEAD END Con	nment				PVD EMORIA GAS LLO		E DONATED BY
Did Hwy	11 W to 11 W	Log House, Rogersville		0.50	0	20	ASP	24	1
Did Hwy 113	Hagan Reynolds Road	Hwy 113, Persia Con	nment	0.08 Given 1	50 to Cour	22 nty by Si	ASP tate of T	24 n.	1
Did Hwy 113	New 113	Hwy 66 South, Persia Con	nment	0.40 Given t	50 to Cour	20 hty by Si	ASP tate of T	24 `n.	1
Did Hwy 66	66 South	Back to Same, Pers	sia nment		50 to Cour	20 hty by St	ASP tate of T	24 'n.	1
Did Hwy 66	Intersection Hwy 70	Old Persia to 66, Per Con	sia nment	4.10 Deed:	50 Octob	20 per 03, 1	ASP 1979	24	1

Road	Be	ginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Old Hwy 70	Hwy 66 South	New 70	Persia	4.80	30	22	ASP	26	1	
			Comment	Deed:	June	6, 1977,	2003-3	76092.00		
Old Hwy Road	Hwy 66 South	Back to Same,	Bulls Gap	0.60		12	ASP	16	3	
Old Lee Valley Road	Hwy 70 SR	Hancock Line,	Clinch	5.60	0	14	PVD	18	3	
Old Mill Road	Hwy 70 North	Caney Creek R Rogersville	d.,	2.20	50	14	PVD	18	3	
		-	Comment	Re-Pa	ved \$73	3,834.14				
Old Persia Road	Hwy 70 SR	Old Hwy 70,	Persia	1.00	50	22	ASP	26	1	
			Comment	April 1	988 Wa	is Hwy 7	'0 origir	ally 2004	-34968.00	
Old Piney Lane	Cold Springs Road	Dead End	Surgoinsville	0.20	0	10	PVD	14	4	
Old Stage Road	South Main	11 E.	Bulls Gap	0.70	0	12	ASP	16	3	
Old Stage Road	Burem Road	Old 11 W	Surgoinsville	3.80	0	18	ASP	22	2	uur, uu ;
Old Union Road	Church Hill City Limits	Elm Spring Rd.	Church Hill	2.30	50	18	ASP	22	2	
			Comment	Deed:	Decer	nber 5, 1	1969,			
Oppossum Hollow Road	Hwy 347 State Route	Honeycutt Road	l, Rogersville	1.70	50	14	PVD	18	3	
			Comment	Deed:	Augus	t 24, 197	70,			
Orrick Road	Adams Lane	Dead End,	Mooresburg	0.10	30	12	PVD	16	3	• • • •
			Comment	Deed:	July 5,	1969,				
Over Hill Dr.	Melinda Ferry Road	Dead End,	Rogersville	0.20	50	16	PVD	20	2	
			Comment	Deed:	May 5,	1997,				
Owens Lane	New 11 W State Route	Dead End,	Mooresburg	0.40	0	18	PVD	22	3	
Owens Road	Tunnell Hills	Dead End,	Rogersville	0.50	0	14	PVD	18	2	an an anna anna an an an Aonachana.

Road		Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Ρ										
Palmer Road	Bacon Road	Dead End	Rogersville	0.10	0	12	PVD	16	3	
Par 3 Circle	Birdie Lane	Dead End,	Rogersville	0.20	0	18	ASP	22	2	
Par 5 Circle	Birdie Drive Road	Dead End,	Rogersville	0.10	0	15	ASP	19	3	
Park Lane	Clover Circle	Dead End,	Mooresburg	0.10	0	12	PVD	16	3	<u> </u>
Parker Road	Center Pumpkin Valley	Dead End,	Clinch	0.30	0	12	PVD	16	3	
Pat Gillian Road	Henard Road	Dead End, Ro	gersville	0.10		12	PVD	16		
Patterson Road	River Road	Dead End,	Church Hill	0.15	0	12	PVD	16	3	
Pattonsville Road	Tipton Lane	Dead End,	Church Hill Comment	0.20 Deed:	30 12-05	10 5-1969,	ASP	14	4	
Payne Ridge Road	Carter Valley Road	Okalona Rd.,	Church Hill Comment	2.10 August	0 : 31, 20	21)09- ReP	ASP aved \$	25 146,421.5	1 7	
Pearson Road	Clinch Valley Road	Dead End,	Clinch <i>Comment</i>	0.55 Deed:	0 10-1	12 0-1997,	PVD	16	3	
Peavler Road	Big Springs Road	Dead End,	Rogersville	0.20	0	12	PVD	16	3	
Pebble Lane	Flora Ferry Road	Dead End,	Rogersville Comment	0.30 Deed:	50 Apr	12 il 28, 199	PVD 97,	16	3	
Perry Smith Lane	Hwy 70 North	Dead End,	Rogersville	0.50	0	16	PVD	20	2	
Persia Cemetery Lane	Persia Cemetery	Back to Same,	Persia	0.30		12	PVD	16		
Persia Cemetery Road	Fork Branch Road	Dead End,	Persia	0.40	0	12	PVD	16	3	
Persia Estate	Old Persia Road	Dead End,	Persia	0.20	0	20	ASP	24	1	
Persia Lane	Persia Est.	Dead End, Pe	rsia	0.10		20	PVD	24		
Petersburg Road	Burem Road	McKinney Chap	el, Rogersville	1.90	0	17	ASP	21	2	
Petty Lane	Off Hwy 31	Dead End,	Mooresburg	0.06	0	14	PVD	18	3	

Road	Beg	Inning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Phillips Town Road	Bulls Gap-St.Clair Road	Back to Same,	St. Clair	2.30	35	18	PVD	22	2
			Comment	Deed:	March	22, 1966	ò,		
Phipps Bend Road	11 W State Route	Dead End,	Surgoinsville	3.80	0	24	ASP	28	1
			Comment	2004-2	62832.	00			
Phipps Road	Old 11 W	Dead End,	Surgoinsville	0.20	0	11	PVD	15	4
Phipps Road	Guntown Road	Dead End,	Rogersville	0.20	0	12	PVD	16	3
Pin Hook Road	Guntown Road	Petersburg Roa	id, Rogersville	1.20	40	16	PVD	20	2
			Comment	Deed:	12-5-1	969,			
Pine Crest Road	Carters Valley Road	Dead End,	Church Hill	0.20	0	22	ASP	24	1
Pine Mountain Road	Elbow City	Poor Valley Roa	ad, Rogersville	1.70	0	16	PVD	20	2
Piney Lane	Lane Road	Dead End,	Surgoinsville	0.70	0	16	PVD	20	2
			Comment	Deed:	10-08	3-1996,			
Plantation Drive	Williams Road	Dead End	Surgoinsville	0.50	50	20	ASP	24	1
			Comment	Deede	d : Apri	124,2006	6		
Pleasant Hill Road	Bulls Gap-St. Clair Road	Hwy 66	Bulls Gap	2.80	0	18	ASP	22	2
Pleasant View Road	Pleasant Hill Road	Dead End,	Bulls Gap	0.30	0	16	PVD	20	2
Plum Grove Road	Caney Valley Loop	Virginia Line,	Rogersville	0.40	50	16	PVD	20	2
			Comment	Deed:	9-01-1	1967,			
Pond Road	Off 347	Dead End,	Rogersville	0.40	0	12	PVD	14	3
Poor Valley Creek Road	Poor Valley Road	Hog Lot Road	Rogersville	1.00	50	14	PVD	18	3
			Comment	Deede	d:May (07,1977			
Poor Valley Road	Hwy 70	Hwy 66,	Rogersville	7.40	50	20	ASP	24	1
			Comment	Deed: Limit se			5-1564	32.00. 6-0)4-2008-Speed
Poplar Drive	Morning Side Drive	Dead End	Persia	0.15	0	18	ASP	22	2
Presley Cemetery Road	Left off Fishers Creek	Back to Same ,	Surgoinsville	0.30	0	12	PVD	16	3

Road		Beginning/EndIng		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Presley Drive	State Hwy # 94	Camelot Home	Pressmans	0.50	50	12	GRV	16	
Presley Lane	Off Willis Road	Dead End,	Surgoinsville	0.15	0	12	PVD	16	3
Preston Lane	Hickory Cove Road	Dead End,	Rogersville Comment	0.10 Deed:	50 4-27-1	14 999	PVD	18	3
Price Hollow Road	Cioud Creek Road	Dead End,	Lakeview	0.25	30	12	PVD	16	3
Price Lane	Laurel Branch Road	Dead End,	Rogersville Comment	0.20 Deed:	30 12-0	12 5-1969,	PVD	16	3
Price Road	Hwy 66 North	Poor Valley Roa	id, Rogersville Comment	1.00 Deed:	0 3-20-	18 1974,	PVD	22	2
Price Road	George Allen Road	Hickory Cove,	Rogersville Comment	1.10 APPRO	0 DVAL	16	PVD	20	2
Prices Grove Road	113 State Route	Melinda Ferry R	d. Comment	3.30 Deed :	50 12-05-1	18 1969. 25	ASP MPH C	22 C.CT.5-21-	2 07
Prices Height Road	11 W State Route	Dead End,	Rogersville Comment	0.30 Re-Pav	0 ved Ma	16 y 2009-9	ASP \$12868.	20 79	2
Prices Road	Clinch Valley Road	Dead End,	Clinch	0.20	0	12	PVD	16	3
Proffitt Ridge Road	J.V. Circle	Back to Same,	Mooresburg Comment	1.70 Deede	50 d : Apri	18 I 02,199	ASP 1 2005	22 51568.00	2
Purkey Lane	County Line Road	Dead End,	Mooresburg	0.20	0	12	PVD	16	3
Pyne Drive	Old 11 W	Choptack Road,	Lakeview	0.30	0	13	PVD	17	3
Pyne Hills Road	Old 11 W	Grigsby Road	Lakeview	0.40	0	16	PVD	20	2
 Pyne Lane	Old 11 W	Dead End,	Lakeview	0.30	0	14	PVD	18	3

ry Road Lakemont Drive ryville Cemetery Road Hwy 11 W	D Road		Beginning/Ending	Length (MI)	ROW	Surf Wid th	Surf F Type	Surf Roadbed Class Type	12
Hwy 11 W Dead End, Lakeview 0.10 0 18 PVD 22	Quarry Road				0	:	PYD	14	ω
	Quarryville Cemetery Road	Hwy 11 W	Dead End, Lakeview		0		PVD	22	2
	Quarryville Cemetery Road	Hwy 11 W	Dead End, Lakeview		0		PVD	22	2
			1						

Road	Bi	eginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
R		и .								
Race Track Road	Marble Hall Road	Dead End,	Rogersville	1.20	0	16	PVD	20	2	
Ragle Street	Lewis Lane	Dead End	Mt. Carmel Comment	0.20 Deed:	30 6-30-1	12 989	PVD	16	3	
Rain Tree Road	Old 11 W	Back to Same	Mooresburg	0.10	0	14	PVD	18	3	
Ramey Town Road	Big Elm Road	Dead End,	Mt. Carmel	0.60	0	14	PVD	18	3	
Randle Street	James Road	Dead End,	Rogersville Comment	0.10 Resurf	0 aced A	14 August 2	ASP 009-\$93	18 356.21	3	
Red Bud Lane	Petersburg Road	Dead End,	Rogersville	0.10	0	20	ASP	24	1	
Red Hill Road	Longs Bend Road	Skelton Road,	Surgoinsville Comment	1.10 Deed:	50 12-05	16 5-1969,	PVD	20	2	
Reed Hollow Road	Clouds Creek Road	Dead End,	Lakeview Comment	0.20 Deed:	50 8-29	14 -1995,	PVD	18	3	
Reed Road	Okalona Road	Dead End,	Church Hill Comment	0.30 April 19	0 988	11	PVD	15	4	
Reese Light Road	Off 347	Dead End,	Beech Creek	0.40	0	12	PVD	16	3	
Reeves Road	Bear Hollow Road	Dead End,	Rogersville	0.40	0	12	PVD	16	3	
Repass Road	County Line Road	Dead End,	Mooresburg	0.25	0	12	PVD	16	3	
Resseor Hollow Road	North Central	Dead End,	Church Hill	0.80	0	16	PVD	20	2	
Ressie Street	Hileman Drive	Brooks Road,	Mooresburg	0.10	0	16	PVD	20	2	
Reynolds Hills	Hwy 70	Dead End,	Persia	0.40	0	20	ASP	24	1	
thea Circle	Church Lane	Dead - End	Mooresburg Comment	0.10 Accept	50 ed By (20 County (ASP Ct. July	24 23rd,2007	1	
Richards Road	Midway Church Road	Dead End,	Mooresburg	0.50	0	12	PVD	16	3	
lichards Road	Old Stage Road	Dead End,	Surgoinsville	1.70	0	16	PVD	20	2	

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Road	Beginn	ing/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Richardson Creek	Hwy 66	Hwy 66 North,	Clinch	0.20	0	11	PVD	15	4
Ridge Haven Road	AFG Road	Dead End,	Church Hill	1.40	0	16	PVD	20	2
Ridge Road	East Pumpkin Valley Road	Dead End,	Edison	0.90	0	14	PVD	18	3
Ridge Road	66 South	Walker Church	St. Clair Comment	1.90 Deed:	40 12-05	16 5-1969,	PVD	20	2
Ridgemont Road	Carter Valley Road	Dead End,	Church Hill Comment	0.35 Re-Pav	0 /e \$26,	21 485.77	ASP	25	1
Rimer Road	Long Bend Road	Caldwell Road,	Surgoinsville	0.90	0	14	PVD	18	3
Ripley Lane	Ross Campground	Tranbarger Rd.	Mt. Carmel	0.50	0	16	ASP	20	2
Ripley Street	Lewis Lane	Lewis Lane,	Mt. Carmel	0.30	0	15	PVD	19	3
River Road	Surgoinsville City	Dead End,	Surgoinsville	0.20	0	12	ASP	16	3
River Road	Last Road Carter Valley Road	Dead End,	Church Hill	0.40	0	14	PVD	18	3
River Road	Carter Valley Road	Virginia Line		0.60	0	24	PVD	28	0
liver Road	Goshen Valley Road	Mt. View Road Valley	Goshen	2.40	0	20	PVD	24	1
River Shadow Road	Horseshoe Bend Road	Dead End	St. Clair Comment	0.45 Deed:	50 1-12-	20 1999,	ASP	24	1
Rivergate Manor	Melinda Ferry Road	Back to Same,	Rogersville	0.50	0	23	ASP	27	1
Riverview Road	McKinney Chapel	Dead End,	Rogersville	0.20	0	19	ASP	23	2
Roberts Road	North Fork Branch Road	Dead End	Bulls Gap	0.30	0	12	PVD	16	3
Robertson Creek Road	Bulls Gap - St. Clair Road	Clemons Road	St. Clair	1.80	0	20	PVD	24	1
Robertson Road	Goshen Valley Road	Dead End	Church Hill	0.40	0	12	PVD	16	3
tocky Hill Lane	Kingsport City Limits	Lewis Lane	Mt. Carmel	0.30	30	16	ASP	20	2
Rocky Hill Road	Hwy 113	Harris Town Rd.	St. Clair	0.80	50	16	PVD	20	2

Road	В	eginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Rocky Hollow Road	Honeycutt Road	Skelton Road,	Surgoinsville	2.90	0	14	PVD	18	3
Rocky Top Lane	Christian Bend Road	Dead End,	McPheeter	0.10	0	12	PVD	16	3
Rogers Cemetery Road	Hwy 70	Dead End,	Rogersville Comment	0.20 Deede	30 d : 09-0	12)4-1979	PVD	16	3
Rogers Road	Hwy 70 North	Dead End,	Rogersville	1.70	0	16	PVD	20	2
Rolling Hills Drive	Carters Valley Road	Carters Valley	Road <i>Comment</i>	0.64 Approv	50 red Apr	20 il 24th,20	ASP 006 Co	24 . Ct.	1
Ronald Road	Caney Valley Loop	Dead End,	Church Hill	0.40	0	12	PVD	16	3
Rong Road	66 South	Dead End,	Bulls Gap	0.20	0	14	PVD	18	3
Rose Lane	Carter Valley Road	Dead End,	Church Hill Comment	0.30 Deed:	50 10-1	14 8-1977,	ASP	18	3
Rosh Road	Fishers Creek Road	Dead End	Alum Well Comment	0.75 Approv	50 red by (12 County C	GRV Comissi	14 on June 2	4 27, 2005
Ross Campground Road	Tranbarger Road	Dead End,	Mt. Carmel	0.90	0	16	ASP	20	2
Ross Circle	11 W S-R	11 W S-R	Rogersville	0.50	0	16	ASP	20	2
loss Lovin Road	Midway Church Road	Dead End,	Mooresburg Comment	0.30 Deede	40 d : Jan.	14 . 10-1968	PVD B	18	3
Ross Towne Road	Tranbarger Road	Back to Same,	Mt. Carmel	0.30	0	14	ASP	18	3
Rough House Hollow	Clifford Price Road	Dead End,	Lakeview	0.70	0	13	PVD	17	3
Ruritan Park Road	Surgoinsville Main St.	Dead End,	Surgoinsville	0.50	0	12	PVD	16	3
Ruritan Road	11 W to Dead End	County Line,	Mooresburg	0.10	50	14	PVD	18	3
Ruritan Road	Moreland Dr.	Grainger Line,	Mooresburg	0.20	0	22	PVD	26	3
lush Road	Berry Road	Dead End,	Rogersville Comment	0.40 Deed:	30 12-0	14 5-1969,	PVD	18	3
Russell Circle	Jackson Street	Dead End,	Rogersville	0.10	0	14	PVD	18	3

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Road	· - · · · · · · · · · · · · · · · · · ·	Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed		
Russell Road	Tunnell Hill Road	Dead End,	Rogersville	0.30	50	12	PVD	16	3	
Russell Road	113 Hwy State Route	Dead End,	St. Clair Comment	0.80 Deed:	0 3-26-1	14 986,	PVD	18	3	

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Road		Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
S									
Sally Young Road	Surgoinsville Road	Dead End,	Surgoinsville	0.40	0	12	PVD	16	3
Sam Long Road	Cantrell Road	Dead End,	St. Clair Comment	0.20 Deede	30 d : 10-2	12 20-1963	PVD	16	3
Sanders Road	Old Hwy 70	Dead End	Persia	0.20	0	12	PVD	16	3
andidge Hollow Road	Old 11 W	346 to Dead End Surgoinsville	1	0.50	0	8	PVD	12	4
Sandy Lane Ave.	Woodland Est	Dead End.	Persia	0.40	0	14	PVD	18	3
Sandy Road	Mountain View Road	Dead End	Church Hill	0.10	0	12	PVD	16	3
Sandy Valley Road	Hwy 66 State Route	New Salem,	Rogersville Comment	4.00 Deed:	50 07-(16 08-1986,	PVD	20	2
Santa-Fe-Street	Kinkead - Big Oak	Dead End,	Comment	0.30 County	0 Mainta	24 ained Ro	ASP J. 20MP	28 H Speed	1 imit.
Sawyer Court	English Road	Deadend	Comment	0.07 On Oct	50 tober 2	22 7, 2008	ASP County	24 Commiss	1 jon accepted
Scarbrough Lane	Landcastle Road	Dead End,	Church Hill Comment	0.10 Resurf	0 aced O	20 October 2	ASP 2009-\$1	24 0,543.13.	1
Schmied Road	Phipps Bend Road	Dead End Su	rgoinsville Comment	0.01 County	50 / Court	24 01/28/2	ASP 002	28	1
Scism Lane	Goshen Valley	Mountain View	Church Hill Comment	0.75 Deede	30 d : 08-1	14 16-1962	ASP 2004-1	18 8476.00	3
Scism Road	River Road	Dead End	Church Hill	0.30	0	12	PVD	16	3
Seal ⊺own Road	Hey 66 North	Dead End,	Clinch Comment	0.10 Deed:	30 12-0	11 5-1969,	PVD	15	4
Seals Road	Hickory Cove Road	Dead End,	Rogersville Comment	0.30 Deed:	50 02-1	16 7-1981,	PVD	20	2
Seay Hollow Road	Speedwell Road	Dead End	Bulls Gap	1.40	0	16	PVD	20	2

Road	в	eginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Sensabough Hollow Road	Big Elm Road	Tranbarger Road Carmel	Mt.	2.10	50	17	ASP	21	2
			Comment	Deed:	7-27-1	976			
Serenity Springs Road	Butchers Valley Road	Dead End.	Persia	0.20	50	16	PVD	20	2
	······		Comment	Approv	ed by	County C	Commis	sion July	26,2004
Shady Lane	Old Persia	Dead End,	Persia Comment	0.35 April 19	0 988	20	ASP	24	1
Shanks Gap Road	Stanley Valley Road	Carter Valley Surgoinsville		1.90	30	20	ASP	24	1
		Ū	Comment	Deed:	06-23	-1953, 2	004-58	770.00	
Shanks Lane	Hickory Cove Road	Dead End,	Rogersville	0.40	50	12	PVD	16	3
			Comment	Deed:	4-28	-1998,			
Shanks Road	Stanley Valley Road	Dead End.	Surgoinsville	0.10	0	12	PVD	16	3
Shelby Road	Hwy 11 W	Coward Road,	Mooresburg	0.30	0	14	ASP	18	3
Shelton Lane	Looney's Gap Road	Dead End,	Surgoinsville	0.40	0	12	PVD	16	3
Shepherd Cemetery Road	North Shepherd Drive	Dead End	Bulls Gap	0.10	0	12	PVD	16	3
Shepherd Chapel Road	Marble Hall Road	Hwy 66	Rogersville Comment	2.40 Re-Pa	30 ved \$1	20 0375.75	ASP	24	1
Shepherd Church Road	North Shepherd Dr.	Dead End,	Bulls Gap	2.20	0	15	PVD	19	3
Shiloh Church Road	Clinch Valley Road	Byrd Creek Road	Clinch	1.10	0	14	PVD	18	3
Shiloh School Road	Hickory Cove Road	Housewright Holk Rogersville		0.30	0	12	PVD	16	3
Shipley Road	Mt. Pleasant Road	Morning Star Roa Hill	d Church	1.00	50	16	ASP	20	2
Shirley Drive	English	Deadend		0.44		22	ASP	24	1
			Comment	Octobe County			inty Cor	nmission	approved as
Shoemaker Lane	East Carter Valley Road	Dead End	Church Hill	0.20	0	24	ASP	28	1

Road	Be	ginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Short Road	Old Mill Road	Dead End,	Rogersville	0.30	30	14	PVD	18	3	
			Comment	Deed:	5-18	-1962,				
Short Road	Slate Hill Road	Dead End,	Mooresburg	0.60	50	14	PVD	18	3	
			Comment	Deed:	6-30-1	972,				
Shortt Road	Clinch Valley Road	Dead End,	Clinch	0.40	0	12	PVD	16	3	
			Comment	Per De	ennis Su	utton, DO	D NOT I	NOW.		
Shortt Road	Seay Hollow Road	Beech Grove Ro	oad Bulls Gap	1.60	0	14	PVD	18	3	-/
Simmons Lane	Gray Road	Dead End,		0.10	50	16	PVD	20	2	
Simpson Loop Road	Hwy 347 State Route	Back to Same	Beech Creek	1.20	50	14	PVD	18	3	
Simpson Road	Ben Hill Road	Dead End,	Beech Creek	0.20	0	12	PVD	16	3	
Simpson Road	Goshen Valley Road	Smith Chapel,	Church Hill	0.80	0	12	PVD	16	3	
Sizemore Lane	Carter Valley Loop	Dead End,	Rogersville	0.30	0	22	ASP	26	1	
Skelton Lane	Christian Bend Road	Dead End,	Church Hill	0.20	0	14	PVD	18	3	
Skelton Road	Rocky Hollow Road	Longs Bend Surgoinsville		1.00	0	8	PVD	12	4	
Sky View Drive	McKinney Chapel Road	Dead End,	Rogersville	0.50	0	22	ASP	26	1	
Slate Hill Road	11 W State Route	Grainger Co. Lir Mooresburg	ne	4.40	50	21	ASP	25	1	
		(hoor babbling	Comment	Deed:	12-05- ⁻	1969				
Slater Road	Webster Valley Road	Gate	Rogersville	0.15	30	12	PVD	16	3	
			Comment	Deed:	8-24	-1970,				
Smith Chapel Road	Goshen Valley Road	Ensor Hollow,	Church Hill	1.00	50	18	PVD	22	2	
			Comment	Deed:	8-7-1	1971,				
Smith Hollow Lane	Christian Bend	Dead End,	Surgoinsville			12	PVD	16	3	
			Comment	Deede	d ; 4-27	7-1979				
Smith Hollow Road	Creek Road	Goshen Valley	Church Hill	0.9 0	50	17	ASP	21	2	
			Comment	Deed:	4-27	-1979,				

Road		Beginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Smith Lane	Goshen Valley Road	Dead End,	Church Hill	0.45	0	12	PVD	16	3	
Smith Road	Wolfe Branch Road	Dead End,	Bulls Gap	0.10	50	12	PVD	16	3	
			Comment	Deede	d : May	/ 20,1974	4			
Smith Road	Slate Hill Road	Dead End,	Mooresburg	0.10	0	12	ASP	16	3	
Smyrna Road	Old Hwy 11 W	Behind Dot and Church Hill	Rick's ,	0.40	50	16	ASP	20	2	
			Comment	Deede	d : Mar	ch 05,19	66			
Snapp Road	Bulls Gap- St. Clair Road	Dead End	Bulls Gap	0.30	0	12	ASP	16	3	
			Comment	Deed:	12-0	5-1969,				
Snapp Road	Goshen Valley Road	Christian Bend	Church Hill	0.40	30	15	PVD	19	3	
			Comment	Deed:	12-0	5-1969,				
Snowflake Road East	Caney Valley Loop	Dead End, Sur	goinsville	1.90	50	14	PVD	18	3	
			Comment	Deed:	10-2	6-1990,				
Snowflake Road West	Frost Road	Dead End,	Rogersville	0.90	50	14	PVD	18	3	
			Comment	Deed:	10-2	6-1990,				
South Bear Hollow	3 - Way Stop Sign	Old Stage Road	Rogersville	1.00	0	18	ASP	22	2	· · · ·
South Fork Branch	Hwy 66 State Route	Berry Road,	Bulls Gap	1.20	0	17	PVD	21	2	
South Holston Dr.	Ramey Town Road	Top of Hill	Mt. Carmel	0.25	0	14	PVD	18	3	
South Holston Lane	South Holston Dr	Back to Same,	Mt. Carmel	0.20	0	14	PVD	18	3	
South Johnson Road	70 North	Top of Hill	Rogersville	0.30	0	16	ASP	20	2	
			Comment	Resurf	aced A	ugust 20	09- \$9	356.21		
Spears Road	Webster Valley Road	Dead End,	Rogersville	0.25	50	14	PVD	18	3	1 (), 14 (), 15 (), 16 (), 16 (), 16 (), 17
Speedwell Lane	Speedwell Road	Dead End		1.20	30	16	PVD	20	2	
			Comment	Deed:						
Speedwell Road	Hwy 66 State Route	Greene County Gap	Line, Bulls	3.30	50	20	ASP	24	1	
			Comment	Deede	d ; Aug	.24,1970) 2007-	109485.00)	

Road	Begin	ning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Spring Road	Moreland Est.	Clover Circle	Mooresburg	0.10	0	12	PVD	16	3
Spruce Pine Road	Hwy 31 State Route	Hwy 66 North	Mooresburg	6.70	50	18	ASP	22	2
Squirrel Hill Road	Old Persia Road	Dead End,	Persia	0.15	0	16	ASP	20	2
St. Clair Park Road	Melinda Ferry Road	Ely Road ,	St. Clair	0.20	0	14	PVD	18	3
Stanley Valley Road	11 W State Route	Virginia Line,	Surgoinsville Comment	16.10 Deede	50 d : Dec	21 . 05,196	ASP 9 20	25 10- Resur	1 faced
Stanton Street	Burlington Road	Dead End,	Comment	0.10 20 MP	0 H Spee	22 d Limit (ASP C.Ct.11-	26 -26-2007-	1 Maintained Rd.
Stapleton Lane	Hwy 66 State Route	Dead End,	Rogersville Comment	0.40 Deede	30 d : Jan.	14 15,197	PVD 5	18	3
Steele Road	McKinney Chapel Road	Dead End,	Rogersville	0.70	0	18	PVD	22	2
Stephen Drive	Hurd Road	Cooper Street,	Church Hill	0.20	0	18	ASP	22	2
Stewart Hills Road	Old Mill Road	Old Mill Road	Rogersville	0.90	0	24	ASP	28	1
Stinson Lane	Landcastle Road	Dead End,	Church Hill	0.10	0	20	ASP	24	1
Stock Creek Road	Cedar Valley Road	Dead End,	Rogersville	0.50	0	12	PVD	16	3
Stoney Point Road	Carter Valley Road	11 W ,	Surgoinsville Comment	1.70 Deed:	50 7-21-	21 1992,	ASP	25	1
Strahl Road	Kite Road	Old Hwy 70,	Persia	0.20	0	18	ASP	22	2
String Town Road	Center Pumpkin Valley Road	Copper Ridge,	Clinch	0.70	0	14	PVD	18	3
Stubblefield Road	Slate Hill Road	Dead End,	Mooresburg Comment	0.70 Deed:	50 8-29-1	14 995,	PVD	18	3
Stuffle Road	Dean Road	Dead End,	Mooresburg Comment	0.10 Deed:	30 12-05-	12 1969,	PVD	16	3
Sub Station Road	11 W State Route	Dead End,	Mooresburg	0.20	0	16	ASP	20	2

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Road	E	ieginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Sulphur Springs Church Rd	Hwy 94	Dead End, Ro	ogersville	0.30	0	12	GRV	16	3
Sulphur Springs Road	Hwy 94 State Route	Hwy 94	Rogersville Comment	2.30 Deed:	50 12-05	16 5-1969,	PVD	20	2
Summitt Hill Road	Hwy 66 State Route	Beech Grove Ro	oad, Bulls Gap Comment	1.65 Deed:	30 10-11	18 -1961,	PVD	22	2
Sweet Creek Road	Clinch Valley Road	Hancock Co. Lir	ne, Clinch	2.90	0	14	PVD	18	3
Sycamore Drive	Circle Street	Dead End,	Persia	0.13	0	18	ASP	22	2
Sycamore Lane	Hwy 70 North	Dead End,	Rogersville	0.90	0	14	PVD	18	3
Sycamore Street	Hill Top Loop	Dead End,	Persia	0.10	0	18	ASP	22	2

Road	E	leginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Τ										
.V.A. Pond Road	Old Hwy 70	Dead End,	Persia	0.60	0	14	PVD	18	3	• • • • •
ally Road	Grassy Valley Road	Dead End,	St. Clair	0.50	0	14	PVD	18	3	
arpine Valley Road	Hwy 347 State Route	Hwy 70 State R Rogersville	oute	4.70	50	18	ASP	22	2	
			Comment	Deed:	12-05	-1969 R	esurfac	ed 2007		
ater Hill Road	11 W South	Dead End, Mo	oresburg	0.30	0	14	PVD	18	3	
aylor Lane	Thorps Chapel Road	Dead End,	St. Clair	0.50	30	14	PVD	18	3	
echnology Drive	Phipps Bend Road	Back to Same Surgoinsville		0.06	50	20	PVD	24	1	
			Comment	Deed:	12-02-	1997,				
emple Road	Old Hwy 70	Dead End,	Persia	0.20	0	12	PVD	16	3	
hacker Lane	Caney Valley Loop Road	Dead End, Sur	goinsville	0.10	0	12	PVD	16	3	
hacker Lane	Off Hwy 70	Dead End,	Rogersville	0.15	0	20	ASP	24	1	
homas Road	Camelot Road	Back to Same,	Rogersville	0.80	30	16	PVD	20	1	
			Comment	Deed:	6-25-	1964,				
hompson Road	Hwy 113 State Route	Grassy Valley,	St. Clair	0.90	50	20	ASP	24	1	
			Comment	Deed:	12-05-	1969,				
horps Chapel Road	Hwy 66 South	Heck Town,	Rogersville	3.80	50	22	ASP	24	1	
			Comment	Deede	d : May	05,1969)			
hurman Lane	Shanks Gap Road	Carter Valley	Surgoinsville	0.80	0	18	PVD	22	2	
hurman Road	11 W State Route	11 W, Surgoi		0.55	0	16	PVD	20	2	
····			Comment	(City) V	Nas Ma	aintained	(Janua	ary 1992) (antil city took	it ove
ïmber Lake Drive	Hwy 11 W North	Dead End,	Rogersville	0.50	50	19	ASP	23	2	
			Comment	Deede	d: Dec.	02,1982	2			
imber Ridge Road	Hwy 70 State Route	Dead End,	Persia	0.40	0	20	PVD	24	1	
ipton Lane	Carter Valley Road	Zion Road,	Church Hill	1.85	50	18	ASP	22	2	

Road	Be	ginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Tipton Road	Van Hill	Dead End, Be	ech Creek	0.70	0	24	PVD	28	1	
Topo Hill Drive	11 W State Route	Dead End,	Rogersville	0.20	0	20	ASP	24	2	
Tranbarger Road	Independence Ave	Big Elm Road Carmel	Mt.	2.00	0	19	ASP	23	1	
Tranquility Court	Whispering Oaks	Dead End,	Rogersville	0.10	0	20	ASP	24	2	
Trent Lane	Hwy 70 North	Dead End,	Rogersville Comment	0.25 Deed:	50 10-2	12 3-1997,	PVD	16	3	
Triangle Road	Ross Circle	Dead End,	Rogersville	0.10	0	16	ASP	20	2	A
Tucker Hill Road	Webb Road	Top Of Hill,	Rogersville Comment	0.40 Deed:	50 12-1	14 8-1996	PVD	18	3	
Tucker Hill Road	66 North	Webb Road,	Choptack	0.60	0	12	PVD	16	3	
Tuggle Hill Road	Guntowne Road	Broadway St.	Rogersville	0.80	0	17	ASP	21	2	
Tunnell Hill	347 State Route	Webster Valley Rogersville		3.40	30	18	ASP	22	2	
			Comment	Deede	d : Dce	e. 05,196	9 2005	109357.0	0	
Tunnell Road	Beech Creek	Dead End, Be	ech Creek Comment	1.00 Deede	50 d : Aug	10 j. 13,200	ASP 1	14	4	
Turkey Creek Road	Center Pumpkin Valley	Gravely Valley	Clinch	1.10	0	14	PVD	18	3	

0 22 ASP 9 18 ASP 0 18 ASP	Wednesday April 03 2013	Union Hollow Road	Union Court	C	Road
Dead End, Comment 0.10 0 22 ASP Old Union, Church Hill 1.02 0 18 ASP		Carters Valley Road	Burlington Road		
(Mi) Width Type 0.10 0 22 ASP 20MPH Speed Limit 11-26-200 1.02 0 18 ASP		Old Union, Church Hill			Beginning/Ending
Width Type 0 22 ASP 26 0 18 ASP 22 2 18 ASP 22 2 2		1.02	0.10 20MPH		Length (MI)
Width Type 22 ASP 26 Limit 11-26-2007 C.CT. 18 ASP 22 2		0	0 I Speed		ROW
Type ASP 26 ASP 22 22 2		18	22 Limit 1		Surf Width
26 22 22 22		ASP	ASP 1-26-20		Surf Type
		22	26 07 C.CT.		Roadbed Class
		2	-		Class

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Road	Be	ginning/Ending	·····	Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	·· · · · · · · · · · · · · · · · · · ·
V		• · ···· · · · · · · · · · · · · · · ·								
V.F.W. Road	Hwy 11 E State Route	Whitehorn,	Bulls Gap	1.40	0	18	PVD	22	2	
V.H. Berry Road	Ridge Road	Dead End,	St. Clair	0.20	0	12	PVD	16	2	
Valley Drive	Bechnut Hill	Dead End,	Church Hill	0.50	0	12	ASP	16	3	
Valley View Drive	Hwy 70 North	Dead End,	Rogersville Comment	0.20 Resurf	0 aced A	16 ugust 20	ASP)09- \$93	20 356.21.	2	
Van Hill Estates Road	Morrisetts Chapel Road	<u></u>	Comment	0.70 Accept	50 Noven	24 nber 20	PVD 01,	28	1	
Van Hill Road	Hwy 347 State Route	Greene County Creek	Line Beech	1.80	40	22	PVD	26	1	
			Comment	Resurf	aced N	lay 2009	- \$224	,711.52		
Vaughn Cemetery	Gravely Valley Road	Dead End,	Clinch Comment	0.20 Deed:	30 12-05	12 5-1969,	PVD	16	3	
Vaughn Lane	Carter Valley Road	Dead End,	Church Hill	0.10	30	12	PVD	16	3	
Vaughn Road	Hickory Cove Road	Dead End,	Rogersville	0.20	0	12	PVD	16	3	
Vickars Chapel Church Road	Big Oak Road	Virginia Line,	Church Hill	0.25	0	18	ASP	25	2	

Road		Beginning/Ending	Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
W	· · · · · · · · · · · · · · · · · · ·							
W. Ellis Lane	Hammond Ave.	City Limits Mt. Carmel	0.20	0	18	ASP	22	2
W.E. Price Lane	Hwy 66 North	Dead End, Rogersville	0.50	0	12	PVD	14	3
W.M. Short Road	Miller Bluff Road	Dead End, Surgoinsville	0.25	0	11	PVD	15	3
Wabash Ave.	Sante Fe. Street	Dead End, Mt. Carmel	0.50	0	22	ASP	26	1
Walker Cemetery Road	Walker Church Road	Dead End	0.30	0	12	PVD	14	0
Valker Church Road	113 State Route	Pleasant Hill Road St. Clair	4.10	θ	21	ASP	25	1
Valker Lane	Ninny Ridge Road	Dead End, St. Clair	0.50	0	14	PVD	18	3
Valker Road	Summitt Hill Road	Dead End, Bulls Gap	0.40	0	12	PVD	16	3
Vallen Town Road	Carter Valley Road	Dead End, Church Hill Commen	0.40 t Deed:		16 1963,	PVD	20	2
Valnut Drive	Hwy 66 North	Dead End, Rogersville Commen		50 10-18-	16 1977,	PVD	20	2
Valnut Grove Drive	Carter Valley Road	Walnut Tree Dr. Church Hill	0.60	0	21	PVD	25	1
Valnut Place	Walnut Tree Drive	Dead End, Church Hill	0.10	0	26	PVD	30	1
Valnut Tree Drive	Walnut Grove	Carter Valley Rd. Church H	II 0.40	0	26	PVD	30	1
Valt Parker Road	Byrd Creek Road	Dead End, Clinch	0.70	0	12	PVD	16	3
Valter Drive	Hwy 113	Back to 113 ,St. Clair	0.50	0	23	GRV	27	
Var Creek Road	Old Lee Valley Road	Hancock Co. Line Clinch	4.90	50	14	PVD	18	3
		Cinici	t Deed:	: 7-23-1	1997,			
Var Valley Road	Burem Road	Goshen Valley Road, Surgoinsville	7.80		16	PVD	20	2
		Commer	t Deed:	8-14-1	970,			
Vard Road	Goshen Valley Road	Ed Mowell Road Church Hill	0.10	0	12	PVD	16	3

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Road	Begin	nning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
Nard Road	Guthrie Gap	Dead End,	Bulls Gap	0.30	30	14	PVD	18	3	
			Comment	Deed:	1-29-1	1963,				
Watersplitter Road	Caney Valley Road	Gate at Mailbox,	Church Hill	0.10	30	12	GRV	16	3	
Watson Drive	Watson Drive	Dead End,	Rogersville	0.10	0	10	GRV	14	3	
Watson Road	Burem Road	Dead End, R	ogersville	0.15	0	14	ASP	18	4	· · ·
Watterson Gap Road	Stanley Valley Road	Carter Valley Surgoinsville		2.00	30	17	ASP	21	2	
			Comment	Deed:	12-05	-1969,				
Waycross Road	Carters Valley Road	Railroad Underpa	ass, Church Hill	0.30	40	15	PVD	19	3	
Waymon Fields Road	Stanley Valley Road	Dead End,	Surgoinsville Comment	0.30 Deed:	30 12-05	13 ~1969,	PVD	17	3	
Vayne Monroe Road	Waterson Gap Road	Dead End,	Surgoinsville Comment	0.30 Deed:	30 11-20	16 -1963,	PVD	20	2	
Vayne Road	Old Hwy 70	Dead End,	Persia	0.10	0	12	PVD	16	3	
Vebb Road	New Salem Road	Hwy 66,	Rogersville	1.80	0	16	ASP	20	2	
Vebster Hollow Road	Rocky Hollow Road	Dead End,	Surgoinsville	0.40	0	11	PVD	15	4	
Vebster Valley Road	Old Hwy 70	Hwy 347	Rogersville Comment	5.30 Deed:	0 10 -1	21 0-1972,	ASP	24	1	
Vedgewood Drive	Campbell Heights Sub.	Dead End,	Rogersville	0.20	0	22	ASP	26	 1	
Veems Road	Butcher Valley Road	Dead End,	Rogersville Comment	0.20 Deede	50 d : 10-0	14)7-1994	PVD	18	3	
Vellington Street	Landcastle Sub	Dead End,	Church Hill Comment	0.15 Resurf	0 aced O	20 October 2	ASP 009-\$1	24 0,843.12.	1	
Vest Bear Hollow Road	Burem Road	Old Stage Road,	Rogersville	2.70	0	18	ASP	22	2	
Vest Caney Creek Road	Shepherd Chapel Road	Back to Same,	Rogersville	1.50	0	17	ASP	21	2	
Vest Drive	Hwy 11W (John Parrotts)	Back to Same,	Rogersville	0.20	0	16	ASP	20	2	

Road	Be	ginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class	
West Lake Est.	Hwy 11 W State Route	Dead End,	Lakeview	0.20	0	20	ASP	24	1	
West War Creek	Hwy 66 North	Hancock Line,	Clinch	0.60	0	14	PVD	18	3	
Western Heights	Brown Dr.	Dead End,	Rogersville	0.10	0	20	ASP	24	1	
Whispering Oaks Road	11 W State Route	Dead End,	Surgoinsville	0.40	0	23	ASP	27	1	
Whitaker Road	113 State Route	Dead End,	St. Clair	0.70	0	14	PVD	18	3	
Whitehorn Church Road	North Shepherd Dr.	Dead End,	Bulls Gap	0.10	0	14	PVD	18	3	
Whitehorn Road	Guthrie Gap Road	113 S-R	Bulls Gap	0.13	0	15	PVD	19	3	
Wickham Hollow Road	Hwy 70 State Route	Dead End,	Rogersville	0.60	0	14	PVD	18	3	
Widow Hollow Road	Van Hill Road	Van Hill Road Creek	Beech	1.30	50	18	PVD	22	2	
			Comment	Deed:	5-08-1	986,				
Wilder Road	Hwy 66 North	Dead End,	Clinch	0.40	0	10	PVD	14	3	
Will Road	Stanley Valley	Dead End , Sur	goinsville Comment	0.25 Approv	50 /al Oct.	12 27, 200	GRV 3 Coun	14 ty Ct.	3	
Will Simpson Road	Goshen Valley Road	California Ave,	C-hurch Hill	0.30	0	15	PVD	19	3	
Willard Lawson Road	Hwy 70 North	Perry Smith Road	d, Rogersville	0.50	0	14	PVD	18	3	
Williams Lane	Williams Road	Dead End, Surgoinsville		1.60	0	14	PVD	18	3	
Willis Drive	Laurel Branch Road	Dead End,	Rogersville	0.60	0	12	PVD	16	3	
Willis Lane	Magnolia Road	Dead End,	Surgoinsville	0.20	50	20	PVD	24	1	
Willis Road	Bear Hollow Road	Dead End,	Rogersville Comment	0.40 Deed:	30 6-15-	14 1973,	PVD	18	3	
Villow Creek Drive	Kite Road	Dead End	Surgoinsville Comment	0.50 Approv	50 /ed Auc	20 g.23rd,20	PVD 006 by (24 Co.Ct.	1	

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Road	В	eginning/Ending		Length (MI)	ROW	Surf Width	Surf Type	Roadbed	Class
Willow Ridge Road	Harris Town Road	Dead End, S	st. Clair	0.20	50	14	PVD	18	3
			Comment	Deed:	6-16-2	2000,			
Willow Road	North Johnson Road	Hwy 70 North,	Rogersville	0.20	0	14	ASP	18	2
			Comment	Resurf	aced A	ugust 20	009- \$93	356.21	
Wind Ridge Road	Old Mill Road	Dead End.	Striggersville	0.05	50	20	PVD	24	1
			Comment	COUN	TY COL	JRT 0	1-26-20	04	
Winegar Hollow Road	Hwy 70 State Route	Hickory Cove Ro Rogersville	ad,	1.30	0	14	PVD	18	3
Winegar Road	Winegar Hollow Road	Dead End,	Rogersville	0.75	0	14	PVD	18	3
Wolfe Branch Road	Hwy 66	Walker Church F	Rd, Bulls Gap	1.50	50	18	PVD	20	2
			Comment	Deed:	6-23-1	986,			
Wolfe Lane	Wolfe Branch Road	Dead End,	Bulls Gap	0.55	0	12	PVD	16	3
Wolfe Road	Clinch Valley Road	Dead End,	Clinch	0.80	0	14	PVD	18	3
			Comment	Speed	Limit 2	0 MPH (C.CT.11	1-26-2007	Maintained.
Woodland Ave	Shandy Lane	Greenwood St.	Persia	0.10	0	18	ASP	20	2
Woodland Lane	Old Union Road	Carter Valley Ro Hill	ad Church	1.50	0	16	ASP	20	2
			Comment	2004-5	3057.0	0			
Woods Road	Goshen Valley Road	Dead End,	Church Hill	0.40	50	12	PVD	16	3
	-		Comment	Deed:	12-05	-1969			
Wright Road	Cloud Creeks Road	Dead End,	Lakeview	0.20	30	14	PVD	18	3
			Comment	Deed:	12-05	-1969,			

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Road		Youngstock Road
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	Hwy 113 State Route	Clinch Valley Road
Beginning/En		De
	Gap-Stc.Cl	Dead End,
	st	Clinch
Length (MI)	0.50	0.60
ROW	0	0
Surf	16	12
Surf Type	PVD	PVD
Roadbed Class	20	16
<u>u</u>	N	ω

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	Road	Zion Hill Road
Imits Surgoinsville 0.60 30 18 ASP Comment Deed: 12-05-1969, 4 4		Carters Valley Road
(Mi) Width Type 0.60 30 18 ASP Deed: 12-05-1969, ASP	Beginning/Ending	
(Mi) Width Type 0.60 30 18 ASP Deed: 12-05-1969, ASP		Surgoinsville Comment
Vidth Type -1969, ASP	(MI)	0.60 Deed:
ASP Type		30 12-05-
	Width	18 1969,
8	Type	ASP
N	Noadhar	22
	Cidea	N

Wednesday, April 03, 2013

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Ċ ł Road -----Number of Road Segments Beginning/Ending 985 Total Length 874.61 All Roads in Report Length ROW Surf (MI) Width Surf Roadbed Class Type

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RESOLUTION

No. 2013/ 05 / 03

To the HONORABLE MELVILLE BAILEY, Chairman, and Members of the Hawkins County Board of

Commissioners in Regular Session, met this 20th day of May, 2013

RESOLUTION IN REF: APPROVAL TO APPLY FOR A LITTER GRANT FOR THE FY 2013-14 FROM THE STATE OF TENNESSEE OF DEPARTMENT OF TRANSPORTATION, AND APPROVAL OF ATTACHED PROGRAM DESCRIPTION

WHEREAS, Hawkins County intends to apply for a Litter Grant from the Tennessee Department of Transportation for the fiscal year 2013-14. The contract for the grant will impose certain legal obligations upon the county.

THEREFORE, BE IT RESOLVED that the County Mayor is authorized to apply on behalf of Hawkins County for a litter and trash collecting grant from the Tennessee Department of Transportation.

The County Mayor is authorized to execute contracts or other necessary documents which may be required to signify acceptance of the litter and trash collecting grant by Hawkins County.

FURTHER, that the attached program description be approved.

Introduced by Esq. Gary Hicks, Chairman-Budget Comm.	ACTION:	AYE	NAY	PASSED
Seconded By Esq	Roll Call			
Date Submitted 5-6-/3	Voice Vote			
<u>A. Canall Denkins</u> COUNTY CLERK	Absent COMMITTEE ACTION			
BY:	<u> </u>			
CHAIRMAN Mulille Deity				

HAWKINS COUNTY LITTER PROGRAM FY 2013-14 ROADSIDE LITTER PICKUP WORK PLAN

Hawkins County proposes to use citizens that have been sentenced to community service via General Sessions Court System, as well as prisoners, from time to time, out of the jail/workhouse, to collect litter and trash along county and state roadways within Hawkins County's boundary. They will be transported to and from work in a bus. The prisoners used have not committed a felony crime. The driver of the bus will also guard the prisoners as they pick up trash. Trash bags will be collected from roadway onto a flatbed truck.

It is proposed that litter and trash collected will take place at least 3 days a week and more if clients report for community service duty. Hawkins County will be using an area rotation system. The rotation will keep an excessive build-up of litter in any area of the county and will prevent the possibility of transporting prisoners to an already cleaned area where there would be too much unproductive time and ineffective use of labor. The days that the weather will not permit litter pick up, the community service clients will work at the recycle center sorting and baling recyclables for resell.

Any illegal dumps along roadsides will be cleaned up. All litter that can be recycled will be transported to the recycle center.

All litter workers, drivers or prisoners will be supplied with adequate safety colored vests and will be required to wear these at all times while working on or near a roadway. Work gloves, litter bags, and litter grabbers will be used for the purpose of litter collection. Drinking water will be available for litter workers as well as having a first-aid kit on hand for accidents. Lunches will be provided to all prisoners who participate in the litter collection of the Litter Grant Program.

Specific roads covered for litter collection, pounds of litter collected and other pertinent information will be reported and submitted in the required monthly report to TDOT.

HAWKINS COUNTY LITTER PROGRAM FY 2013-14 EDUCATION PROGRAM WORK PLAN

Hawkins County will target for this year's litter education the following areas:

Business Education- Litter and Recycle educate will be taught at Civic organization group meetings to promote litter reduction and recycling in Hawkins County via the business community. Someone from the litter program will encourage business and industries to reduce, reuse and recycle. More civic organizations will be encouraged to participate in litter pick-ups. We have at least sixteen organizations that have "Adopted A Highway" programs at this time.

<u>Media Education</u> - We will educate through the media problems concerning litter on the highways and county roads. Radio and newspaper advertising will be used to promote these problems. Also the public will be educated to make Hawkins County a litter free community by putting trash in its place and recycle when possible.

<u>Public Education</u> - We will encourage and work with community groups in scheduling litter pick-up days. We will share with the community the importance of litter control and how it affects the appearance of the county and what a difference recycling makes in the community. Hawkins County will encourage the citizens to make any public event a litter free event by putting all litter in trash receptacle and recycling bottles and drink cans at public events. There are brochures available at different locations in the county on recycling, reducing, litter, etc. for the public education. Events that are annual events are Fourth of July, Heritage Days, cars shows (monthly) as well as annual celebration days held in some of the cities in Hawkins County that are pertinent to the city.

<u>Student Education</u> - Litter free sports events at the high schools are being implemented this year and middle schools will be added in the following year. Students in the Pre-K-second grades will be taught "The Day Litter Comes Out and Plays" and third and fourth grades will be educated about what littering does to the environment and the importance of recycle. Students as well as the teachers at all schools will be encouraged to recycle anything that is recyclable.

No. 2013/ 05/04

To the HONORABLE MELVILLE BAILEY, Chairman, and Members of the Hawkins County Board of

Commission in Regular Session, met this 20th day of May, 2013.

RESOLUTION IN REF: APPROVAL OF LEASE RENEWALS FOR NORTH FORK POLLING PRECINCTS LOCATION USED DURING ANY COUNTY, STATE OR PRESIDENTAL ELECTION HELD IN HAWKINS COUNTY

WHEREAS, there are locations in the county designated as Polling Precinct where the citizens cast their vote for all primary, general, state or presidential elections. Some of these locations are owned by others rather than being county property. They are rented/lease to the county for the time needed to hold the elections for a sum; and

WHEREAS, the following list of Polling Precinct and address must have a current contract for the elections to be held for future years. The dollar amount and location is listed and the contract is attached for approval.

<u>Precinct</u>	<u>Amount</u>	Polling Precinct and Address
Dykes	\$100.00	North Fork Ruritan Club

3114 Goshen Valley Rd

THEREFORE, BE IT RESOLVED THAT the attached lease agreement for the above referenced voting precincts be approved.

Introduced By Esq. Gary Hicks, Chrmn Budget Comm	ACTION: AYE NAY PASSED
Seconded By Esq	Roll Call
Date Submitted5-6 - 13	Voice Vote
a. Canoll Jenkins County Clerk	Absent
Ву:	
Chairman Mulille Barba	

<u>LEASE</u>

THIS LEASE, by and between NORTH FORK RURITAN CLUB, hereinafter referred to as Lessor, and HAWKINS COUNTY, TENNESSEE, hereinafter referred to as Lessee, is as follows:

IN AND FOR CONSIDERATION as hereinafter set out, Lessor hereby leases to Lessee sufficient space as reasonably required by the Hawkins County Election Commission on that real estate owned by it known as North Fork Ruritan Club situated in the Sixth Civil District of Hawkins County, Tennessee, and as was conveyed unto it by deed duly recorded in the Register's Office for Hawkins County, Tennessee, in Deed Book 49 at page 398, to which reference is hereby made. This lease will be for the purpose of providing a place or precinct for all eligible voters to vote on all elections as may occur during the term of this lease. Lessor shall provide at its own expense all utilities and custodian work as may be reasonably necessary and shall further provide storage as reasonably required by the Hawkins County Election Commission of all voting machines and equipment. Lessor agrees to keep areas used for voting clean and ready for Election Officials on Election Day.

The consideration for the aforesaid shall be the sum of One Hundred Dollars (\$100.00) for each election and this lease shall be effective for three (3) years beginning January 1, 2013; however, either party may terminate this Lease at any time by giving at least ninety (90) days written notice to the other party to this effect. Lessee, at its sole option, may renew said lease for an additional three (3) year period under the exact same terms and conditions provided at least thirty (30) days written notice is given to Lessor prior to the end of the original term of this lease. Lessor shall maintain adequate liability coverage on the premises subject to this lease and shall likewise make said premises handicap accessible as required by law.

In the event Lessor should fail to perform or breach any or all of the terms and conditions set out aforesaid, then Lessee may immediately terminate this lease and same shall be deemed null and void as of such termination date.

Lessor agrees to conform in all respects to all rules and regulations of the Hawkins County Election Committee and to all applicable federal, state or local laws with regard to elections or any other matters with respect to this lease.

Lessor warrants that it has a fee simple marketable title to said premises and that Lessee will have clear and unencumbered possession pursuant to this instrument.

This _____ day of ______, 20____.

HAWKINS COUNTY, TENNESSEE

By:

Melville Bailey, County Mayor

NORTH FORK RURITAN CLUB

By:______Name:_____ Title:

STATE OF TENNESSEE COUNTY OF HAWKINS

Before me, a Notary Public in and for the state and county aforesaid, personally appeared MELVILLE BAILEY, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath, acknowledged himself to be County Mayor of HAWKINS COUNTY, TENNESSEE, the within named bargainor, and that he, as such County Mayor, being authorized so to do, executed the foregoing instrument for the purposes therein contained, by signing the name of Hawkins County, Tennessee, by himself as County Mayor.

WITNESS my hand official seal at office, this day of _____,

20____.

NOTARY PUBLIC

My Commission Expires:

STATE OF TENNESSEE COUNTY OF HAWKINS

Before me, a Notary Public in and for the state and county aforesaid, personally appeared _______, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath, acknowledged himself/herself to be ______ of NORTH FORK RURITAN CLUB, the within named bargainor, and that he/she, as such ______, being authorized so to do, executed the foregoing instrument for the purposes therein contained, by signing the name of North Fork Ruritan Club, by himself/herself as _____.

WITNESS my hand official seal at office, this ____ day of _____, 20___.

NOTARY PUBLIC

My Commission Expires:_____

RESOLUTION

No. 2013/05/05

To the HONORABLE MELVILLE BAILEY, Chairman, and Members of the Hawkins County Board of

Commission in Regular Session, met this 20th day of May, 2013.

RESOLUTION IN REF: A RESOLUTION AUTHORIZING THE SALE AND PROVIDING THE DETAILS OF NOT-TO-EXCEED \$2,650,000 GENERAL OBLIGATION BONDS, SERIES 2013, OF HAWKINS COUNTY, TENNESSEE, AND PROVIDING FOR THE LEVY OF AD VALOREM TAXES IN CONNECTION THEREWITH

Introduced By Esq. Gary Hicks, Chrmn Budget Comm	ACTION: AYE NAY PASSED
Seconded By Esq	Roll Cali
Date Submitted 5-6-13	Voice Vote
A. Canall Denkins	Absent
County Clerk	
Ву:	
Chairman Milly Bail	

RESOLUTION AUTHORIZING THE SALE AND PROVIDING THE DETAILS OF NOT-TO-EXCEED \$2,650,000 GENERAL OBLIGATION BONDS, SERIES 2013, OF HAWKINS COUNTY, TENNESSEE, AND PROVIDING FOR THE LEVY OF AD VALOREM TAXES IN CONNECTION THEREWITH

WHEREAS, the Board of County Commissioners (the "Board") of Hawkins County, Tennessee (the "Issuer") has determined that it is necessary (i) to make certain capital expenditures in connection with public works projects as described in Section 9-21-105 of the Tennessee Code Annotated, as amended, including but not limited to, the construction, improvement, paving and/or repaving of roads, streets, bridges, sidewalks and other infrastructure, and the purchasing of equipment for the highway department of the Issuer (the "Project"), (ii) to pay legal, fiscal, administrative, architectural and engineering costs of the Project, and (iii) to pay costs incident to the issuance and sale of its general obligation bonds to be issued for such purposes; and

WHEREAS, the Board, after due deliberation, has determined that it is appropriate to issue its not-to-exceed \$2,650,000 General Obligation Bonds, Series 2013 (the "Bonds"), pursuant to authority of Sections 9-21-101 <u>et seq</u>. of the Tennessee Code Annotated, as amended, and other applicable provisions of law for such purposes; and

WHEREAS, the net proceeds from the sale of the Bonds will be used to finance the Project and to pay the costs of the issuance of the Bonds; and

WHEREAS, on April 22, 2013, the Board adopted a resolution entitled "INITIAL RESOLUTION DETERMINING TO ISSUE NOT TO EXCEED \$2,650,000 GENERAL

OBLIGATION BONDS OF HAWKINS COUNTY, TENNESSEE (the "Initial Resolution") regarding the proposed issuance of bonds to finance the Project; and

WHEREAS, the Initial Resolution, together with the notice required by Section 9-21-206, Tennessee Code Annotated, as amended, has been published as required by law, and no petition has been filed protesting the issuance of the bonds described in the Initial Resolution pursuant to the requirements of Section 9-21-207, Tennessee Code Annotated, as amended; and

WHEREAS, prior to the issuance and sale of the Bonds, the Issuer must publish a Notice of Sale and take other actions with respect to the Bonds proposed to be issued; and

WHEREAS, it is appropriate for this Board to provide certain details of the Bonds and the pledges of the Issuer thereto at this time; and

WHEREAS, it is appropriate for the Mayor to conduct the public sale of the Bonds, to accept the best bid for the Bonds, and to sell the Bonds to the best bidder at the public sale; and

WHEREAS, it is also appropriate to authorize the Mayor to determine the exact principal amount, interest rates and certain other terms of the Bonds and to finalize the sale of the Bonds to the ultimate purchaser.

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

<u>SECTION 1</u>. In order to provide financing (i) to pay costs of the Project), (ii) to pay legal, fiscal, administrative, architectural and engineering costs of the Project, and (iii) to pay costs incident to the issuance and sale of its general obligation bonds to be issued for such purposes, the Issuer shall borrow the amount of not to exceed \$2,650,000 and issue General Obligations Bonds, Series 2013, pursuant to Sections 9-21-101 et seq. of the Tennessee Code Annotated, as amended, and other applicable provisions of law.

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

(a) "Bond Fund" shall mean the fund used to pay principal and interest on the Bonds as they become due;

(b) "Bonds" shall mean the General Obligation Bonds, Series 2013 of the Issuer in an aggregate principal amount of not-to-exceed \$2,650,000 authorized to be issued by this resolution;

(c) "Bond Registrar" shall mean the registration and paying agent for the Bonds appointed by the Issuer pursuant to Section 9, or any successor as from time to time designated by the Governing Body, as hereinafter defined;

(d) "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 Issuer or the Bond Registrar, constitute the written record that identifies, and records the transfer of, the beneficial "book-entry" interests in those bonds;

(e) "Code" shall mean the Internal Revenue Code of 1986, as amended and regulations promulgated thereunder;

(f) "Debt Management Policy" shall mean The Debt Management Policy adopted by the Governing Body on November 28, 2011;

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(g) "Depository" shall mean any securities depository that is a clearing agency under federal laws operating and maintaining, with it participants or otherwise, a Book-Entry System, including, but not 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;

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

(j) "Financial Advisor" shall mean Cumberland Securities Company, Inc., Knoxville, Tennessee;

(k) "Fiscal Year" shall mean the twelve-month period beginning on July 1 of each year and ending on the last day of June of the following year;

(1) "Governing Body" shall mean the Board of County Commissioners of the Issuer;

(m) "Issuer" shall mean Hawkins County, Tennessee;

(n) "Mayor" or "County Mayor" shall mean the duly elected County Mayor of the Issuer from time to time; and

(o) "Project shall mean certain capital expenditures in connection with public works projects as described in Section 9-21-105 of the Tennessee Code Annotated, as amended, including but not limited to, the construction, improvement, paving and/or repaving of roads, streets, bridges, sidewalks and other infrastructure, and the purchasing of equipment for the highway department of the Issuer

SECTION 3. Findings of the Governing Body. It is hereby found and determined by the Governing Body as follows:

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(a) The financing of the Project is necessary and in the best interests of the citizens of the Issuer;

(b) The proposed bond sale being authorized by this resolution is feasible and in the best interests of the Issuer; and

(c) The issuance of the Bonds will be in compliance with the Issuer's Debt Management Policy.

SECTION 4. The Mayor is hereby authorized and directed to determine the principal amount of the Bonds not to exceed the principal amount specified in Section 1 to be actually issued (which may be in one or more emissions) and to effect adjustments in the maturity schedule and optional redemption dates set forth herein as authorized in Section 7. The determinations made by the Mayor, as described above, and the finalization of the details of the Bonds and sale of the Bonds by the Mayor shall be binding on the Issuer and no further action by the Governing Body with respect thereto shall be required. The Mayor shall cause, if advantageous to the Issuer, all or a portion of the Bonds to be insured by one or more bond insurance policies issued by one or more nationally recognized bond insurance is necessary to sell the Bonds, or the portion thereof to be insured, or (ii) the present value of the projected savings in interest costs to the Issuer as a result of obtaining such bond insurance exceeds the premium cost to the Issuer for such bond insurance.

The Mayor is authorized to sell the Bonds at a public sale at a price of not less than 98.0% of the par value of the Bonds actually issued, plus accrued interest.

The Mayor is hereby authorized and directed to publish a Notice of Sale for the Bonds and, if appropriate, for any other bonds of the Issuer which are being competitively sold at the same time, in either a financial newspaper having national circulation, or via an electronic communication system that is generally available to the financial community, and the date of publication shall be selected by the Mayor as he may deem appropriate for the purpose of conducting the sale of the Bonds at public sale at the earliest possible date after complying with the requirements of Tennessee Code Annotated, Section 9-21-203 that the Bonds must be advertised for sale for not less than 5 days prior to the sale of the Bonds. If the principal amount of bonds to be sold is not greater than \$5,000,000, then the notice of sale may be published as set forth above or in a newspaper having general circulation in the Issuer. The Notice of Sale shall be in such form, meeting the requirements of Tennessee Code Annotated Section 9-21-202, as shall be approved by the Mayor and the Financial Advisor. The Bonds shall be sold by physical delivery of bids or by electronic bidding means of an internet bidding service as shall be determined by the Mayor, in consultation with the Financial Advisor. The Mayor is hereby authorized to enter into a contract for financial advisory services with the Financial Advisor in connection with the sale of the Bonds, and an engagement letter with bond counsel.

SECTION 5. The Mayor and County Clerk, working with the Financial Advisor, are hereby authorized and directed to provide for the preparation and distribution, electronic or otherwise, of a Preliminary Official Statement describing the Bonds and any other bonds or notes which in the discretion of the Mayor are sold at the same time as the Bonds. After the Bonds have been sold, the Mayor and the County Clerk 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 Mayor and County Clerk shall arrange for the delivery of a reasonable number of copies of the Official Statement within seven business days after the Bonds have been sold to the successful bidder, to each potential investor requesting a copy of the Official Statement and to each person to whom such bidder and members of its bidding group initially sell the Bonds.

The Mayor is authorized, on behalf of the Issuer, 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 Issuer except for the omission in the Preliminary Official Statement of such pricing and other information.

<u>SECTION 6</u>. Subject to the adjustments permitted pursuant to Section 7, the Bonds shall be designated "General Obligation Bonds, Series 2013," shall be dated as of their date of issuance, shall be numbered from R-1 upward, shall be issued in fully registered, book-entry only form, without coupons in the denomination of \$5,000 (or integral multiples thereof), and shall be subject to prior redemption as set forth below. Bonds may be initially issued in temporary form exchangeable for definitive Bonds when ready for delivery. Until exchanged

for definitive Bonds, the temporary Bonds shall be entitled to the same benefits as definitive Bonds authenticated and delivered hereunder.

SECTION 7. The Bonds shall bear interest, not exceeding 5.50%, as designated by the Mayor, payable semiannually on June 1 and December 1 of each year commencing December 1, 2013, shall mature June 1, in the years and in the amounts as determined by the Mayor.

The Mayor is authorized to determine the amount of each maturity, to change the dated date of the Bonds to a date other than their date of issuance, to sell the Bonds in one or more emissions, to change the Series designation of the Bonds, to determine the principal and interest payment dates of the Bonds, to determine the maturity dates of the Bonds, to determine the optional redemption dates and provide for a premium not to exceed two percent (2%) of the par amount to be redeemed, to combine the issuance of the Bonds with the issuance of bonds pursuant to other authorizing resolutions of the Issuer and to make appropriate changes in the name of the Bonds and other adjustments to recognize such combined issuance, such adjustments to be made as the Mayor in his sole discretion shall deem most advantageous to the Issuer, provided that the aggregate amount of Bonds issued pursuant to this resolution shall not exceed the principal amount set forth in Section 1. The Mayor is authorized to sell the Bonds, or any maturities thereof, as term bonds with mandatory redemption requirements as determined by the Mayor. In the event any or all the Bonds are sold as term bonds, the Issuer shall redeem term bonds on redemption dates corresponding to the maturity dates determined by the Mayor, in aggregate principal amounts equal to the maturity amounts determined by the Mayor for each redemption date, 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 Section 8.

SECTION 8. Subject to the adjustments permitted pursuant to Section 7 hereof, the Bonds maturing June 1, 2014 through June 1, 2021 shall mature without option of prior redemption. Bonds maturing on June 1, 2022 shall be subject to redemption on June 1, 2021 and at any time thereafter at a redemption price of par plus interest accrued to the redemption date.

If less than all the Bonds shall be called for redemption, the maturities to be redeemed shall be selected by the Governing Body in its discretion. If less than all of the Bonds within a single maturity shall be called for redemption, the Bonds within the maturity to be redeemed shall be selected as follows:

(a) 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

(b) 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 Bond Registrar by lot or such other random manner as the Bond Registrar in its discretion shall determine.

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such mandatory redemption date, the Issuer may (i) deliver to the Bond Registrar 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 Bond Registrar 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 Bond Registrar at 100% of the principal amount thereof on the obligation of the Issuer 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 Issuer shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Bond Registrar with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this paragraph 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 call for redemption, whether optional or mandatory, shall be given by the Bond Registrar on behalf of the Issuer not less than twenty (20) 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 Bond Registrar 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. As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Bond Registrar to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the Issuer nor the Bond Registrar 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 or Beneficial Owner will not affect the validity of such redemption. The Bond Registrar shall mail said notices as and when directed by the Issuer pursuant to written instructions from an authorized representative of the Issuer (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 redemption date (unless a shorter notice period shall be satisfactory to the Bond Registrar). From and after the redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Bond Registrar for the payment thereof and if notice has been duly provided as set forth herein.

SECTION 9. The Issuer hereby appoints Regions Bank, Nashville, Tennessee as the initial paying agent and bond registrar (the "Bond Registrar") with respect to the Bonds and authorizes and directs the Bond Registrar 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, and to make all payments of principal and interest with respect to the Bonds as provided herein, and to cancel and destroy Bonds which have been paid at maturity or upon earlier redemption or submitted for exchange, transfer or cancellation and to furnish the Issuer with a certificate of destruction. The Bond Registrar shall maintain registration books for the registration and registration of transfer of the Bonds, which books shall be kept in a manner that complies with the requirements of Section 149 of the

Internal Revenue Code of 1986, as amended, and Regulations thereunder (or under corresponding provisions of prior law, if applicable) for recordkeeping relating to "registration-required bonds" and in accordance with the Tennessee Public Obligations Registration Act (T.C.A. §9-19-101 et seq., as amended).

SECTION 10. The Bonds shall be payable, both principal and interest, in lawful money of the United States of America at designated corporate trust office of the Bond Registrar. The Bond Registrar shall make all interest payments with respect to the Bonds on each interest payment date directly to the registered owners as shown on the Bond registration records maintained by the Bond Registrar 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 such payment in the United States mail, postage prepaid, addressed to such owners at such owners' 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 Issuer 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 Bond Registrar as the same shall become due and payable. 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 Bond Registrar and written notice of any such election and designated account is given to the Bond Registrar prior to the record date.

The Bonds are transferable only by presentation to the Bond Registrar by the 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 (or attached thereto) 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 Bond Registrar shall issue a new Bond or Bonds to the assignee(s) in such authorized denominations, as requested by the registered owner requesting transfer. 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 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 Issuer nor the Bond Registrar shall be affected by any notice to the contrary, including, but not limited to, any previous transfer request not accompanied by acceptable documentation.

The Bonds shall be signed by the Mayor with his manual or facsimile signature, shall be attested by the County Clerk by his or her manual or facsimile signature, and shall have imprinted or impressed thereon the official seal of the Issuer (or a facsimile thereof).

The Bond Registrar is hereby authorized to authenticate and deliver the Bonds from time to time to the original purchasers thereof or as it or they may designate upon receipt by the Issuer of the proceeds of the sale thereof, together with any necessary documentation, 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 Bond Registrar 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 Issuer, in its discretion, shall issue, and the Bond Registrar 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 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 Issuer may pay or authorize payment of such Bond without surrender thereof. In every case, the applicant shall furnish evidence satisfactory to the Issuer and the Bond Registrar of the destruction, theft or loss of such Bond, and indemnity satisfactory to the Issuer may charge the applicant for the issue of such new Bond an amount sufficient to reimburse the Issuer for the expense incurred by it in the issue thereof.

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 Issuer 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 Issuer shall notify the Bond Registrar 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 Issuer shall deposit with the

Bond Registrar 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 Bond Registrar for such deposit prior to the date of the proposed payment, such money 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 Bond Registrar of the notice of the proposed payment, the Bond Registrar 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 Bond Registrar shall promptly notify the Issuer of such Special Record Date and, in the name and at the expense of the Issuer, 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 Bond Registrar 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 Issuer to punctually pay or duly provide for the payment of principal of, premium, if any, and interest on the Bonds when due.

The Bond Registrar 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 publication of 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 Issuer to call such Bond

for redemption; provided, the Bond Registrar, 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 Issuer nor the Bond Registrar 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 Bond Registrar, 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.

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 or a custodian of DTC. The Bond Registrar is a custodian and agent for DTC and the Bonds shall be immobilized in its custody or a custodian of DTC. A Book-Entry System shall be employed, evidencing ownership of the Bonds in authorized denominations, with transfers of beneficial ownership effected 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 Bonds representing 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 purchased its Bonds. Transfers of ownership interests in the Bonds shall be accomplished by book entries made by DTC and, in turn, by DTC Participants acting on behalf of Beneficial Owners. SO LONG AS CEDE & CO., AS NOMINEE FOR DTC, IS THE REGISTERED OWNER OF THE BONDS, THE BOND REGISTRAR SHALL TREAT CEDE & CO., AS THE ONLY HOLDER OF THE BONDS FOR ALL PURPOSES UNDER THIS RESOLUTION, INCLUDING RECEIPT OF ALL PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS, RECEIPT OF NOTICES, VOTING AND REQUESTING OR DIRECTING THE BOND REGISTRAR 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 Bond Registrar directly to DTC or its nominee, Cede & Co. as provided in the Letter of Representation relating to the Bonds from the Issuer and the Bond Registrar 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 Issuer and the Bond Registrar 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 Issuer 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, or (3) the Beneficial Owners of all Bonds shall request that such Bonds no longer be held under The Book-Entry System and shall agree to hold the Bonds for investment and not to reoffer the Bonds, the Issuer shall discontinue the Book-Entry System with DTC. If the Issuer fails to identify another qualified securities depository to replace DTC, the Issuer shall cause the Bond Registrar to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner.

THE ISSUER AND THE BOND REGISTRAR 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.

The Bond Registrar 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

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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 Bond Registrar) 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 Bond Registrar shall not be liable with respect to any such arrangements it may make pursuant to this section.

SECTION 11. The Bonds shall be in substantially the following form:

(Form of Bond)

REGISTERED

Number R-

\$_____

REGISTERED

UNITED STATES OF AMERICA STATE OF TENNESSEE

COUNTY OF HAWKINS

GENERAL OBLIGATION BOND, SERIES 2013

Interest Rate:	Maturity Date:	Date of Bond:	CUSIP No.:
		, 2013	
	R	egistered Owner: CEDE	& CO.

Principal Amount:

KNOW ALL MEN BY THESE PRESENTS: That the County of Hawkins in the State of Tennessee (the "Issuer"), for value received 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 December 1, 2013, and semi-annually thereafter on the first day of June and December in each year until this Bond matures or is redeemed. Both principal hereof and interest hereon are payable in lawful money of the United States of America by check or draft at the corporate trust office of Regions Bank, Nashville, Tennessee, as bond registrar and paying agent (the "Bond Registrar"). The Bond Registrar shall make all interest payments with respect to this Bond on each interest payment date directly to the registered owner hereof shown on the Bond registration records maintained by the Bond Registrar as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by check or draft mailed to such owner at such owner's address shown on said bond registration records, without, except for final payment, the presentation or surrender of this Bond, and all such payments shall discharge the obligations of the Issuer to the extent of the payments so made. Any 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 Bond Registrar, 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 Bond Registrar.

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 Bond Registrar is a custodian and agent for DTC and the Bonds shall be immobilized in its custody or a custodian of DTC. 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 Issuer and the Bond Registrar shall treat Cede & Co., as the only owner of the Bonds for all purposes under the Resolution, including receipt of all principal, 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, maturity amounts, 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 Issuer nor the Bond Registrar 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 Issuer 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 Issuer may discontinue the book-entry system with DTC. If the Issuer fails to identify another qualified securities depository to replace DTC, the Issuer shall cause the Bond Registrar to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner. Neither the Issuer nor the Bond Registrar 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 June 1, 2014 through June 1, 2021 shall mature without option of prior redemption. Bonds of the issue of which this Bond is one maturing on June 1, 2022 shall be subject to redemption at the option of the Issuer, in whole

or in part on June 1, 2021 and at any time thereafter at a price of par plus interest accrued to the redemption date.

If Term Bonds are issued, the following provisions shall be included:

[The Issuer shall redeem Bonds maturing June 1, _______ 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 Bond Registrar by lot or such other random manner as the Bond Registrar in its discretion shall select. The dates of redemption and principal amount of Bonds to be redeemed on said dates are as follows:

		rincipal Amount
Stated	Redemption	of Bonds
<u>Maturity</u>	Date	<u>Redeemed</u>

Devinational Among

*Final Maturity

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such redemption date, the Issuer may (i) deliver to the Bond Registrar 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 Bond Registrar 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 Bond Registrar at 100% of the principal amount thereof on the obligation of the Issuer 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 Issuer shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Bond Registrar 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.]

Notice of call for redemption shall be given by the Bond Registrar not less than twenty (20) 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 Bond Registrar 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 the redemption of any of the Bonds for which proper notice was given. As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Bond Registrar to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above

provided, and neither the Issuer nor the Bond Registrar 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 Bond Registrar for the payment thereof and if notice has been duly provided as set forth in the Resolution, as hereafter defined.

This Bond is transferable by the registered owner hereof in person or by such owner's legal representative duly authorized in writing at the designated corporate trust office of the Bond Registrar set forth on the front side hereof, 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 Issuer nor the Bond Registrar 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 Bond Registrar, 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 Bond Registrar 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 Issuer to call such Bond for redemption.

This Bond is one of a series of Bonds, all of like tenor and effect, except as to date, number, rate of interest and principal amount, in an aggregate principal amount of \$2,650,000 issued for the purpose of providing funds (i) to make certain capital expenditures in connection with public works projects as described in Section 9-21-105 of the Tennessee Code Annotated, as amended, including but not limited to, the construction, improvement, paving and/or repaving of roads, streets, bridges, sidewalks and other infrastructure, and the purchasing of equipment for the highway department of the Issuer (the "Project"), (ii) to pay legal, fiscal, administrative, architectural and engineering costs of the Project, and (iii) to pay costs incident to the issuance and sale of its general obligation bonds to be issued for such purposes. This Bond is issued under and pursuant to and in full compliance with the Constitution and statutes of the State of Tennessee, including Tennessee Code Annotated Section 9-21-101 <u>et seq.</u>, pursuant to a resolution (the "Resolution") duly adopted by the Board of County Commissioners of the Issuer on May 20, 2013.

Both the principal of and interest on this Bond are payable from taxes to be levied upon all taxable property in said Issuer without limitation as to rate or amount. For the prompt payment of both principal and interest on this Bond, the full faith, credit and resources of the Issuer are hereby irrevocably pledged. Reference is made to the Resolution for a more complete statement of the revenues from which and the conditions under which this Bond is payable and the general covenants and provisions pursuant to which this Bond is issued. It is hereby certified, recited and declared that all acts, conditions and things required to happen, exist and be performed precedent to and in the issuance of this Bond, in order to make the same a legal, valid and binding obligation of Hawkins County, Tennessee, have happened, do exist and have been performed in regular and due time, form and manner as required by law; that due provision has been made for the levy and collection of a direct annual tax, as from time to time may be found necessary, upon all taxable property within Hawkins County sufficient to pay the principal and interest hereon as the same become due and payable; and that this Bond and the issue of which it forms a part, together with all other indebtedness of Hawkins County, Tennessee, do not exceed any applicable Constitutional or statutory debt limit.

This Bond and the income herefrom are exempt from all state, county, and municipal taxation in the State of Tennessee, except inheritance, transfer and estate taxes and except Tennessee franchise, excise and corporate privilege taxes applicable to certain holders.

If applicable, the following provision shall be added:

[This Bond is a "qualified tax-exempt obligation" designated (or deemed designated) by the Issuer for purposes of Section 265(b)(3)(B) of the Internal Revenue Code of 1986, as amended.]

IN WITNESS WHEREOF, Hawkins County, Tennessee, through its Board of County Commissioners, has caused this Bond to be signed by its County Mayor by his manual or facsimile signature and countersigned by the manual or facsimile signature of its County Clerk under the impressed or imprinted seal (or a facsimile thereof) of the Issuer all as of the __ day of _____, 2013.

COUNTERSIGNED:

(SEAL)

County Clerk

County Mayor

HAWKINS COUNTY, TENNESSEE

Transferable and payable at the corporate trust office of Regions Bank, Nashville, Tennessee

Date of Registration:

This Bond is one of the issue of Bonds issued pursuant to the Resolution hereinabove

described.

Regions Bank, as Bond Registrar

By:____

Authorized Officer

(Form of Assignment)

For value received, the undersigned hereby sells, assigns and transfers unto
whose address is
[(please insert social security number or tax identification
number)], the within mentioned Bond and hereby irrevocably constitutes and appoints
, or its successor as Bond Registrar, to transfer the
same on the books kept for registration thereof, with full power of substitution in the premises.
Dated:
Registered Owner

Signature Guaranteed:

Notice: Signature(s) must be guaranteed by a member firm of a Medallion Program acceptable to the Bond Registrar.

Notice: The signature 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.

SECTION 12. Both the principal of an interest on the Bonds are payable from taxes to be levied on all taxable property in said Issuer without limitation as to rate and amount. For the prompt payment of such principal and interest, the full faith, credit and resources of Hawkins County, Tennessee are hereby irrevocably pledged, and in order to provide for the payment of the Bonds and the interest thereon, there shall be and there is hereby directed to be levied and collected, at the same time and in the same manner as other taxes of Hawkins County, Tennessee are levied and collected, a direct tax upon all taxable property within the boundaries of Hawkins County, Tennessee, in such amount as may be found necessary each year to provide for the payment of the payment of the principal of the Bonds and the interest thereon, as the same mature and become due.

It shall be the duty of the tax-levying and collecting authorities of Hawkins County, Tennessee, in each year while any of the Bonds issued hereunder shall remain outstanding and unpaid, without any further direction or authority to levy and collect the taxes herein provided for, and the rate of taxation to be levied in each year shall be sufficient, to provide the sums required in each year for the payment of the principal of and interest on the Bonds. Should there be a failure in any year to comply with the requirements of this Section, such failure shall not impair the right of the holders of any of the Bonds in any subsequent year to have adequate taxes levied and collected to meet the obligations of the Bonds herein authorized to be issued, both as to principal and interest. Principal and interest falling due at any time when there are insufficient funds on hand shall be paid from the current funds of the Issuer 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 direct appropriations from the general funds or other funds, taxes and revenues of the Issuer to the payment of debt service on the Bonds.

SECTION 13. Remedies of Bondholders. Except as herein expressly limited, the registered owners of the Bonds shall have and possess all the rights of action and remedies afforded by the common law, the Constitution and statutes of the State of Tennessee and of the United States of America for the enforcement of payment of such Bonds and the interest thereon and of the pledge of the revenues made hereunder and of the covenants of the Issuer hereunder, including all the benefits and rights granted by Sections 9-21-101 et seq. of the Tennessee Code Annotated.

SECTION 14. The proceeds of the sale of the Bonds shall be applied by the Issuer as follows:

(a) all accrued interest shall be deposited into the Bond Fund of the Issuer and used to pay interest on the Bonds on the first interest payment date following delivery of the Bonds;

(b) the Issuer shall pay, or cause to be paid, all costs of issuance of the Bonds, including, but not limited to, necessary legal, accounting and fiscal expenses, printing, engraving, advertising and similar expenses, bond insurance premiums, swap termination fees, bond rating fees, Bond Registrar fees, administrative and clerical costs, and other necessary

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miscellaneous expenses incurred in connection with the authorization, issuance and sale and delivery of the Bonds;

(c) the balance of the proceeds from the sale of the Bonds shall be deposited with the County Clerk and shall be kept separate and apart from all other funds of the Issuer in a special fund hereby designated as the "the 2013 Project Fund", which shall be applied exclusively to pay (i) costs of the Project and (ii) legal, fiscal, engineering, and administrative costs incident to the Project or to the issuance of the Bonds; and it shall be used for no other purposes. Any Bond proceeds not put to immediate use shall be deposited at interest by the County Clerk until needed. The interest arising therefrom shall be used only towards retiring the Bonds or may be added to the Bond proceeds and used for the same purposes. Monies in the 2013 Project Fund shall be secured in the manner prescribed by applicable statutes relative to the securing of public or trust funds, if any, or, in the absence of such a statute, by a pledge of readily marketable securities having at all times a market value of not less than the amount in the 2013 Project Fund.

SECTION 15. RESERVED

SECTION 16. The Issuer recognizes that the purchasers and holders of the Bonds will have accepted them on, and paid therefor a price that reflects, the understanding that interest thereon is exempt from federal income taxation under laws in force on the date of delivery of the Bonds. In this connection, the Issuer agrees that it shall take no action which may render the interest on any of said Bonds subject to federal income taxation and agrees to take all action as may be necessary to comply with the provisions of the Code and the regulations thereunder in order to maintain or assure the tax-exempt status of the Bonds. It is the reasonable expectation of the Governing Body of the Issuer 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, including any lawful regulations promulgated or proposed thereunder (or under corresponding provisions of prior law, if applicable), and to this end the said proceeds 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 of the Issuer further covenants and represents that in the event it shall be required by Section 148(f) of the Code to pay any investment proceeds of the Bonds to the United States government, it will make such payments as and when required by Section 148(f) and will take such other actions as shall be necessary or permitted to prevent interest on the Bonds from becoming taxable. The Mayor and the County Clerk or any of them, are authorized and directed to make such certifications in this regard and as is otherwise customary or appropriate in connection with the sale of the Bonds as they shall deem appropriate, and such certifications shall constitute the representations and certifications of the Issuer.

<u>SECTION 17</u>. The Issuer hereby authorizes the Mayor to designate the Bonds as "qualified tax-exempt obligations" for purposes of Section 265(b)(3)(B) of the Code to the extent the Issuer may legally do so and hereby authorizes the Mayor to make the final determination and designation as to such matters on behalf of the Issuer at the time the Bonds are sold.

SECTION 18. If the Issuer shall pay and discharge the indebtedness evidenced by any of the Bonds in any one or more of the following ways, to wit:

(a) By paying or causing to be paid the principal of and interest on such Bonds as and when the same become due and payable; or

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(b) By depositing or causing to be deposited with any trust company or bank whose deposits are insured by the Federal Deposit Insurance Corporation and which has trust powers (the "Agent"; which Agent may be the Bond Registrar), in trust, on or before the date of maturity or redemption, sufficient money or Obligations of the United States of America, the principal of and interest on which, when due and payable, will provide sufficient moneys to pay or redeem such Bonds and to pay premium, if any, and 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) and if the Issuer shall also pay or cause to be paid all other sums payable hereunder by the Issuer with respect to such Bonds, or make adequate provision therefor, and by resolution of the Governing Body instruct any such Agent to pay amounts when and as required to the Bond Registrar for further payment to the registered owners for the payment of principal of and interest and redemption premiums, if any, on such Bonds when due; or

(c) By delivering such Bonds to the Bond Registrar for cancellation; then and in that case the indebtedness evidenced by such Bonds shall be discharged and satisfied and all covenants, agreements and obligations of the Issuer to the owners of such Bonds shall be fully discharged and satisfied and shall thereupon cease, terminate and become void.

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

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Except as otherwise provided in this Section 18, neither the Obligations of the United States of America nor moneys deposited with the Agent pursuant to this Section nor principal or interest payments on any such Obligations of the United States of America shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal and premium, if any, and interest on said Bonds; provided, that any cash received from such principal or interest payments on such Obligations of the United States of America deposited with the Agent, (A) to the extent such cash will not be required at any time for such purpose, shall be paid over to the Issuer as received by the 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 Obligations of the United States of America maturing at times and in amounts sufficient to pay when due the principal and 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 Issuer, as received by the Agent.

SECTION 19. Continuing Disclosure. The Issuer 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 Mayor is authorized to execute a continuing disclosure 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 the Issuer's obligations relating thereto. Failure of the Issuer to comply with the undertaking herein described and to be detailed in such continuing disclosure 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 Issuer to comply with its undertaking as set forth herein and in such continuing disclosure agreement, including the remedies of mandamus and specific performance.

SECTION 20. All other actions of officers of the Issuer in conformity with the purposes and intent of this resolution and in furtherance of the issuance and sale of the Bonds are hereby approved and confirmed. The officers of the Issuer are hereby authorized and directed to execute and deliver all certificates and instruments and to take all such further action as may be considered necessary or desirable in connection with the issuance, sale and delivery of the Bonds.

SECTION 21. The provisions of this Resolution shall constitute a contract between the Issuer 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 shall be made in any manner until such time as the Bonds and interest due thereon shall have been paid in full except such changes as shall be required or may be appropriate to assure the validity and/or tax exempt status of the Bonds.

SECTION 22. If any section, paragraph, clause or provision of this Resolution shall be held to be invalid or ineffective for any reason, the remainder of this Resolution shall remain in full force and effect, it being expressly hereby found and declared that the remainder of the Resolution would have been adopted by this Governing Body despite the invalidity of such section, paragraph, clause or provision.

SECTION 23. All orders or resolutions in conflict herewith be and the same are hereby repealed insofar as such conflict exists.

SECTION 24. This resolution shall take effect from and after its approval, the general welfare of Hawkins County requiring it.

Passed and approved May 20, 2013.

(SEAL)

ATTEST:

County Mayor

County Clerk

STATE OF TENNESSEE

COUNTY OF HAWKINS

I, A. Carroll Jenkins, hereby certify that I am the duly elected and qualified County Clerk of Hawkins County, Tennessee, and as such official I further certify that attached hereto is a true and correct copy of excerpts from the minutes of the meeting of the Board of County Commissioners of Hawkins County held on Monday, May 20, 2013, insofar as same pertains to the proceedings in connection with the issuance of not-to-exceed \$2,650,000 General Obligation Bonds, Series 2013 of Hawkins County, Tennessee.

WITNESS my signature and official seal this the <u>day of May</u>, 2013.

A. Carroll Jenkins, County Clerk Hawkins County, Tennessee

(SEAL)

<u>4846-9920-2579, v. 1</u>

RESOLUTION

No. 2013/05/06

To the HONORABLE MELVILLE BAILEY, Chairman, and Members of the Hawkins County Board of

Commission in Regular Session, met this 20th day of May, 2013.

RESOLUTION IN REF: A RESOLUTION AUTHORIZING THE SALE AND PROVIDING THE DETAILS OF NOT-TO-EXCEED \$26,500,000 GENERAL OBLIGATION BONDS, SERIES 2013, OF HAWKINS COUNTY, TENNESSEE, AND PROVIDING FOR THE LEVY OF AD VALOREM TAXES IN CONNECTION THEREWITH

Introduced By Esq. Gary Hicks, Ch	irmn Budget Comm	ACTION:	AYE	NAY	PASSED	
Seconded By Esq		R	oli Call		· <u></u>	
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RESOLUTION AUTHORIZING THE SALE AND PROVIDING THE DETAILS OF NOT-TO-EXCEED \$26,500,000 GENERAL OBLIGATION REFUNDING BONDS, SERIES 2013, OF HAWKINS COUNTY, TENNESSEE, AND PROVIDING FOR THE LEVY OF AD VALOREM TAXES IN CONNECTION THEREWITH

WHEREAS, the Board of County Commissioners (the "Board") of Hawkins County, Tennessee (the "Issuer") has determined that it is necessary and in the best interests of the Issuer to refund certain outstanding obligations of the Issuer in order to achieve cost savings on such obligations; and

WHEREAS, the Board, after due deliberation, has determined that it is appropriate to issue its not-to-exceed \$26,500,000 General Obligation Refunding Bonds, Series 2013 (the "Bonds"), pursuant to authority of Sections 9-21-101 et seq. of the Tennessee Code Annotated, as amended, and other applicable provisions of law for such purposes; and

WHEREAS, the proceeds of the Bonds will be used to:

(1) refund and/or retire all or a portion of the Issuer's outstanding obligations pursuant to its Series B-15-A Loan Agreement with the Public Building Authority of Blount County dated May 15, 2008 and the related bonds, Local Government Public Improvement Bonds, Series B-15-A, dated May 15, 2008 (the "Refunded Obligation"); and

(2) pay the costs of the issuance of the Bonds; and

WHEREAS, the plan of refunding of the Refunded Obligation has been submitted to the Office of State and Local Finance as required by Sections 9-21-903 and 9-21-610, Tennessee Code Annotated, as amended, and it has acknowledged receipt thereof to the Issuer and submitted its report thereon to the Issuer which report is attached hereto as Exhibit "A"; and

WHEREAS, prior to the issuance and sale of the Bonds, the Issuer must publish a Notice of Sale and take other actions with respect to the Bonds proposed to be issued; and

WHEREAS, it is appropriate for this Board to provide certain details of the Bonds and the pledges of the Issuer thereto at this time; and

WHEREAS, it is appropriate for the Mayor to conduct the public sale of the Bonds, to accept the best bid for the Bonds, and to sell the Bonds to the best bidder at the public sale; and

WHEREAS, it is also appropriate to authorize the Mayor to determine the exact principal amount, interest rates and certain other terms of the Bonds and to finalize the sale of the Bonds to the ultimate purchaser.

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

<u>SECTION 1</u>. In order to refund and/or retire the Refunded Obligation and to pay costs incident to the sale of bonds issued for such purposes, the Issuer shall borrow the amount of not-to-exceed \$26,500,000 and General Obligation Refunding Bonds, Series 2013, of the Issuer in the principal amount borrowed shall be issued pursuant to Sections 9-21-101 <u>et seq</u>. of the Tennessee Code Annotated, as amended, and other applicable provisions of law.

SECTION 2. The following terms shall have the following meanings in this resolution unless the text expressly or by necessary implication requires otherwise:

(a) "Bond Fund" shall mean the fund used to pay principal and interest on the Bonds as they become due;

(b) "Bonds" shall mean the General Obligation Refunding Bonds, Series 2013 of the Issuer in an aggregate principal amount of not-to-exceed \$26,500,000 authorized to be issued by this resolution;

(c) "Bond Registrar" shall mean the registration and paying agent for the Bonds appointed by the Issuer pursuant to Section 9, or any successor as from time to time designated by the Governing Body, as hereinafter defined.

(d) "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 Issuer or the Bond Registrar, constitute the written record that identifies, and records the transfer of, the beneficial "book-entry" interests in those bonds;

(e) "Code" shall mean the Internal Revenue Code of 1986, as amended and regulations promulgated thereunder;

(f) "Debt Management Policy" shall mean The Debt Management Policy adopted by the Governing Body on November 28, 2011.

(g) "Depository" shall mean any securities depository that is a clearing agency under federal laws operating and maintaining, with it participants or otherwise, a Book-Entry System, including, but not 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;

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

(j) "Escrow Agent" shall mean Regions Bank, Nashville, Tennessee, or another escrow agent appointed by the County Mayor, or its successor;

(k) "Financial Advisor" shall mean Cumberland Securities Company, Inc., Knoxville, Tennessee.

(1) "Fiscal Year" shall mean the twelve-month period beginning on July 1 of each year and ending on the last day of June of the following year;

(m) "Governing Body" shall mean the Board of County Commissioners of the Issuer;

(n) "Issuer" shall mean Hawkins County, Tennessee;

(o) "Mayor" or "County Mayor" shall mean the duly elected County Mayor of the Issuer from time to time.

(o) "Obligations of the United States of America" shall mean direct obligations of, or obligations the principal of and interest on which are guaranteed by, the United States government or obligations of any agency or instrumentality of the United States of America which are permitted investments under Tennessee law for the purposes for which they are to be purchased and/or held, or any additional obligations permitted under Tennessee law;

(p) "Refunded Obligation" shall mean all or a portion of the Issuer's outstanding obligations pursuant to its Loan Agreement with the Public Building Authority of Blount County dated May 15, 2008 and the related bonds, Local Government Public Improvement Bonds, Series B-15-A, dated May 15, 2008 (the "Refunded Obligation").

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SECTION 3. Findings of the Governing Body. It is hereby found and determined by the Governing Body as follows:

(a) The issuance of the Bonds is necessary and in the best interests of the citizens of the Issuer;

(b) The proposed bond sale being authorized by this resolution is feasible and in the best interests of the Issuer; and

(c) The issuance of the Bonds will be in compliance with the Issuer's Debt Management Policy; and

(d) The proceeds from the sale of the Bonds and other funds of the Issuer, together with investment income therefrom, will be sufficient to pay principal of, premium, if any, and interest on the Refunded Obligation.

SECTION 4. The Mayor is hereby authorized and directed to determine the principal amount of the Bonds not to exceed the principal amount specified in Section 1 to be actually issued (which may be in one or more emissions) and to effect adjustments in the maturity schedule and optional redemption dates set forth herein as authorized in Section 7. The determinations made by the Mayor, as described above, and the finalization of the details of the Bonds and sale of the Bonds by the Mayor shall be binding on the Issuer and no further action by the Governing Body with respect thereto shall be required. The Mayor shall cause, if advantageous to the Issuer, all or a portion of the Bonds to be insured by one or more bond insurance policies issued by one or more nationally recognized bond insurance companies so long as it is demonstrated to the Mayor's satisfaction either (i) that such insurance is necessary to sell the Bonds, or the portion thereof to be insured, or (ii) the present value of the projected

savings in interest costs to the Issuer as a result of obtaining such bond insurance exceeds the premium cost to the Issuer for such bond insurance.

The Mayor is authorized to sell the Bonds at a public sale at a price of not less than 98.0% of the par value of the Bonds actually issued, plus accrued interest.

The Mayor is hereby authorized and directed to publish a Notice of Sale for the Bonds and, if appropriate, for any other bonds of the Issuer which are being competitively sold at the same time, in either a financial newspaper having national circulation, or via an electronic communication system that is generally available to the financial community, and the date of publication shall be selected by the Mayor as he may deem appropriate for the purpose of conducting the sale of the Bonds at public sale at the earliest possible date after complying with the requirements of Tennessee Code Annotated, Section 9-21-203 that the Bonds must be advertised for sale for not less than 5 days prior to the sale of the Bonds. If the principal amount of bonds to be sold is not greater than \$5,000,000, then the notice of sale may be published as set forth above or in a newspaper having general circulation in the Issuer. The Notice of Sale shall be in such form, meeting the requirements of Tennessee Code Annotated Section 9-21-202, as shall be approved by the Mayor and the Financial Advisor. The Bonds shall be sold by physical delivery of bids or by electronic bidding means of an internet bidding service as shall be determined by the Mayor, in consultation with the Financial Advisor. The Mayor is hereby authorized to enter into a contract for financial advisory services with the Financial Advisor in connection with the sale of the Bonds, and an engagement letter with bond counsel.

SECTION 5. The Mayor and County Clerk, working with the Financial Advisor, are hereby authorized and directed to provide for the preparation and distribution, electronic or otherwise, of a Preliminary Official Statement describing the Bonds and any other bonds or notes which in the discretion of the Mayor are sold at the same time as the Bonds. After the Bonds have been sold, the Mayor and the County Clerk 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 Mayor and County Clerk shall arrange for the delivery of a reasonable number of copies of the Official Statement within seven business days after the Bonds have been sold to the successful bidder, to each potential investor requesting a copy of the Official Statement and to each person to whom such bidder and members of its bidding group initially sell the Bonds.

The Mayor is authorized, on behalf of the Issuer, 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 Issuer except for the omission in the Preliminary Official Statement of such pricing and other information.

SECTION 6. Subject to the adjustments permitted pursuant to Section 7, the Bonds shall be designated "General Obligation Refunding Bonds, Series 2013," shall be dated as of

their date of issuance, shall be numbered from R-1 upward, shall be issued in fully registered, book-entry only form, without coupons in the denomination of \$5,000 (or integral multiples thereof), and shall be subject to prior redemption as set forth below. Bonds may be initially issued in temporary form exchangeable for definitive Bonds when ready for delivery. Until exchanged for definitive Bonds, the temporary Bonds shall be entitled to the same benefits as definitive Bonds authenticated and delivered hereunder.

SECTION 7. The Bonds shall bear interest, not exceeding 5.50%, as designated by the Mayor, payable semiannually on June 1 and December 1 of each year commencing December 1, 2013, shall mature June 1, in the years and in the amounts as determined by the Mayor.

The Mayor is authorized to determine the amount of each maturity, to change the dated date of the Bonds to a date other than their date of issuance, to sell the Bonds in one or more emissions, to change the Series designation of the Bonds, to determine the principal and interest payment dates of the Bonds, to determine the maturity dates of the Bonds, to determine the optional redemption dates and provide for a premium not to exceed two percent (2%) of the par amount to be redeemed, to combine the issuance of the Bonds with the issuance of bonds pursuant to other authorizing resolutions of the Issuer and to make appropriate changes in the name of the Bonds and other adjustments to recognize such combined issuance, such adjustments to be made as the Mayor in his sole discretion shall deem most advantageous to the Issuer, provided that the aggregate amount of Bonds issued pursuant to this resolution shall not exceed the principal amount set forth in Section 1. The Mayor is authorized to sell the Bonds, or any maturities thereof, as term bonds with mandatory redemption requirements as determined by the Mayor. In the event any or all the Bonds are sold as term bonds, the Issuer shall redeem

term bonds on redemption dates corresponding to the maturity dates determined by the Mayor, in aggregate principal amounts equal to the maturity amounts determined by the Mayor for each redemption date, 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 Section 8.

SECTION 8. Subject to the adjustments permitted pursuant to Section 7 hereof, the Bonds maturing June 1, 2014 through June 1, 2021 shall mature without option of prior redemption. Bonds maturing on June 1, 2022 shall be subject to redemption on June 1, 2021 and at any time thereafter at a redemption price of par plus interest accrued to the redemption date.

If less than all the Bonds shall be called for redemption, the maturities to be redeemed shall be selected by the Governing Body in its discretion. If less than all of the Bonds within a single maturity shall be called for redemption, the Bonds within the maturity to be redeemed shall be selected as follows:

(a) 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

(b) 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 Bond Registrar by lot or such other random manner as the Bond Registrar in its discretion shall determine.

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At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such mandatory redemption date, the Issuer may (i) deliver to the Bond Registrar 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 Bond Registrar 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 Bond Registrar at 100% of the principal amount thereof on the obligation of the Issuer 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 Issuer shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Bond Registrar with its certificate indicating whether or not and to what extent the provisions of clauses (i) and (ii) of this paragraph 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 call for redemption, whether optional or mandatory, shall be given by the Bond Registrar on behalf of the Issuer not less than twenty (20) 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 Bond Registrar 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. As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Bond Registrar to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the Issuer nor the Bond Registrar 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 or Beneficial Owner will not affect the validity of such redemption. The Bond Registrar shall mail said notices as and when directed by the Issuer pursuant to written instructions from an authorized representative of the Issuer (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 redemption date (unless a shorter notice period shall be satisfactory to the Bond Registrar). From and after the redemption date, all Bonds called for redemption shall cease to bear interest if funds are available at the office of the Bond Registrar for the payment thereof and if notice has been duly provided as set forth herein.

SECTION 9. The Issuer hereby appoints Regions Bank, Nashville, Tennessee as the initial paying agent and bond registrar (the "Bond Registrar") with respect to the Bonds and authorizes and directs the Bond Registrar 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, and to make all payments of principal and interest with respect to the Bonds as provided herein, and to cancel and destroy Bonds which have been paid at maturity or upon earlier redemption or submitted for exchange, transfer or

cancellation and to furnish the Issuer with a certificate of destruction. The Bond Registrar shall maintain registration books for the registration and registration of transfer of the Bonds, which books shall be kept in a manner that complies with the requirements of Section 149 of the Internal Revenue Code of 1986, as amended, and Regulations thereunder (or under corresponding provisions of prior law, if applicable) for recordkeeping relating to "registration-required bonds" and in accordance with the Tennessee Public Obligations Registration Act (T.C.A. §9-19-101 et seq., as amended).

SECTION 10. The Bonds shall be payable, both principal and interest, in lawful money of the United States of America at designated corporate trust office of the Bond Registrar. The Bond Registrar shall make all interest payments with respect to the Bonds on each interest payment date directly to the registered owners as shown on the Bond registration records maintained by the Bond Registrar 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 such payment in the United States mail, postage prepaid, addressed to such owners at such owners' 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 Issuer 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 Bond Registrar as the same shall become due and payable. 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 Bond Registrar and written notice of any such election and designated account is given to the Bond Registrar prior to the record date.

The Bonds are transferable only by presentation to the Bond Registrar by the 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 (or attached thereto) 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 Bond Registrar shall issue a new Bond or Bonds to the assignee(s) in such authorized denominations, as requested by the registered owner requesting transfer. 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 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 Issuer nor the Bond Registrar shall be affected by any notice to the contrary, including, but not limited to, any previous transfer request not accompanied by acceptable documentation.

The Bonds shall be signed by the Mayor with his manual or facsimile signature, shall be attested by the County Clerk by his or her manual or facsimile signature, and shall have imprinted or impressed thereon the official seal of the Issuer (or a facsimile thereof).

The Bond Registrar is hereby authorized to authenticate and deliver the Bonds from time to time to the original purchasers thereof or as it or they may designate upon receipt by the Issuer of the proceeds of the sale thereof, together with any necessary documentation, 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 Bond Registrar 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 Issuer, in its discretion, shall issue, and the Bond Registrar 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 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 Issuer may pay or authorize payment of such Bond without surrender thereof. In every case, the applicant shall furnish evidence satisfactory to the Issuer and the Bond Registrar of the destruction, theft or loss of such Bond, and indemnity satisfactory to the Issuer may charge the applicant for the issue of such new Bond an amount sufficient to reimburse the Issuer for the expense incurred by it in the issue thereof.

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 Issuer 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 Issuer shall notify the Bond Registrar 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 Issuer shall deposit with the Bond Registrar 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 Bond Registrar for such deposit prior to the date of the proposed payment, such money 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 Bond Registrar of the notice of the proposed payment, the Bond Registrar 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 Bond Registrar shall promptly notify the Issuer of such Special Record Date and, in the name and at the expense of the Issuer, 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 Bond Registrar 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 Issuer to punctually pay or duly provide for the payment of principal of, premium, if any, and interest on the Bonds when due.

The Bond Registrar 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 publication of 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 Issuer to call such Bond for redemption; provided, the Bond Registrar, 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 Issuer nor the Bond Registrar 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 Bond Registrar, 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.

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 or a custodian of DTC. The Bond Registrar is a custodian and agent for DTC and the Bonds shall be immobilized in its custody or a custodian of DTC. A Book-Entry System shall be employed, evidencing ownership of the Bonds in authorized denominations, with transfers of beneficial ownership effected 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 Bonds representing 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 purchased its Bonds. Transfers of ownership interests in the Bonds shall be accomplished by book entries made by DTC and, in turn, by DTC Participants acting on behalf of Beneficial Owners. SO LONG AS CEDE & CO., AS NOMINEE FOR DTC, IS THE REGISTERED OWNER OF THE BONDS, THE BOND REGISTRAR SHALL TREAT CEDE & CO., AS THE ONLY HOLDER OF THE BONDS FOR ALL PURPOSES UNDER THIS RESOLUTION, INCLUDING RECEIPT OF ALL PRINCIPAL OF, PREMIUM, IF ANY, AND INTEREST ON THE BONDS, RECEIPT OF NOTICES, VOTING AND REQUESTING OR DIRECTING THE BOND REGISTRAR 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 Bond Registrar directly to DTC or its nominee, Cede & Co. as provided in the Letter of Representation relating to the Bonds from the Issuer and the Bond Registrar 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 Issuer and the Bond Registrar 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 Issuer 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, or (3) the Beneficial Owners of all Bonds shall request that such Bonds no longer be held under The Book-Entry System and shall agree to hold the Bonds for investment and not to reoffer the Bonds, the Issuer shall discontinue the Book-Entry System with DTC. If the Issuer fails to identify another qualified securities depository to replace DTC, the Issuer shall cause the Bond Registrar to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner.

THE ISSUER AND THE BOND REGISTRAR 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

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BONDS; OR (vi) ANY CONSENT GIVEN OR OTHER ACTION TAKEN BY DTC, OR ITS NOMINEE, CEDE & CO., AS OWNER.

The Bond Registrar 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 Bond Registrar) 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 Bond Registrar shall not be liable with respect to any such arrangements it may make pursuant to this section.

SECTION 11. The Bonds shall be in substantially the following form:

(Form of Bond)

REGISTERED

Number R-

REGISTERED

\$_____

UNITED STATES OF AMERICA STATE OF TENNESSEE

COUNTY OF HAWKINS

GENERAL OBLIGATION REFUNDING BOND, SERIES 2013

Interest Rate:	Maturity Date:	Date of Bond:	CUSIP No.:		
	, 2013				
	R	egistered Owner: CEDE	& CO.		

Principal Amount:

KNOW ALL MEN BY THESE PRESENTS: That the County of Hawkins in the State of Tennessee (the "Issuer"), for value received 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 December 1, 2013, and semi-annually thereafter on the first day of June and December in each year until this Bond matures or is redeemed. Both principal hereof and interest hereon are payable in lawful money of the United States of America by check or

draft at the corporate trust office of Regions Bank, Nashville, Tennessee, as bond registrar and paying agent (the "Bond Registrar"). The Bond Registrar shall make all interest payments with respect to this Bond on each interest payment date directly to the registered owner hereof shown on the Bond registration records maintained by the Bond Registrar as of the close of business on the fifteenth day of the month next preceding the interest payment date (the "Regular Record Date") by check or draft mailed to such owner at such owner's address shown on said bond registration records, without, except for final payment, the presentation or surrender of this Bond, and all such payments shall discharge the obligations of the Issuer to the extent of the payments so made. Any 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 Bond Registrar, 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 Bond Registrar.

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 Bond Registrar is a custodian and agent for DTC and the Bonds shall be immobilized in its custody or a custodian of DTC. 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 Issuer and the Bond Registrar shall treat Cede & Co., as the only owner of the Bonds for all purposes under the Resolution, including receipt of all principal, 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, maturity amounts, 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 Issuer nor the Bond Registrar 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 Issuer 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 Issuer may discontinue the book-entry system with DTC. If the Issuer fails to identify another qualified securities depository to replace DTC, the Issuer shall cause the Bond Registrar to authenticate and deliver replacement Bonds in the form of fully registered Bonds to each Beneficial Owner. Neither the Issuer nor the Bond Registrar 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 June 1, 2014 through June 1, 2021 shall mature without option of prior redemption. Bonds of the issue of which this Bond is one maturing on June 1, 2022 shall be subject to redemption at the option of the Issuer, in whole or in part on June 1, 2021 and at any time thereafter at a price of par plus interest accrued to the redemption date.

If Term Bonds are issued, the following provisions shall be included:

[The Issuer shall redeem Bonds maturing June 1, ______ 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 Bond Registrar by lot or such other random manner as the Bond Registrar 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	
Stated	Redemption	of Bonds	
<u>Maturity</u>	Date	<u>Redeemed</u>	

*Final Maturity

At its option, to be exercised on or before the forty-fifth (45th) day next preceding any such redemption date, the Issuer may (i) deliver to the Bond Registrar 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 Bond Registrar 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 Bond Registrar at 100% of the principal amount thereof on the 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 Issuer shall on or before the forty-fifth (45th) day next preceding each payment date furnish the Bond Registrar 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.]

Notice of call for redemption shall be given by the Bond Registrar not less than twenty (20) 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 Bond Registrar 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 the redemption of any of the Bonds for which proper notice was given. As long as DTC, or a successor Depository, is the registered owner of the Bonds, all redemption notices shall be mailed by the Bond Registrar to DTC, or such successor Depository, as the registered owner of the Bonds, as and when above provided, and neither the Issuer nor the Bond Registrar 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 Bond Registrar for the payment thereof and if notice has been duly provided as set forth in the Resolution, as hereafter defined.

This Bond is transferable by the registered owner hereof in person or by such owner's legal representative duly authorized in writing at the designated corporate trust office of the Bond Registrar set forth on the front side hereof, 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 Issuer nor the Bond Registrar 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 Bond Registrar, 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 Bond Registrar 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 Issuer to call such Bond for redemption.

This Bond is one of a series of Bonds, all of like tenor and effect, except as to date, number, rate of interest and principal amount, in an aggregate principal amount of \$26,500,000 issued for the purpose of providing funds to refund all or a portion of the Issuer's outstanding obligations pursuant to its Loan Agreement with the Public Building Authority of Blount County dated May 15, 2008 and the related bonds, Local Government Public Improvement Bonds, Series B-15-A, dated May 15, 2008 (the "Refunded Obligation"); and to pay costs incident to the sale of the bonds issued for such purposes. This Bond is issued under and pursuant to and in full compliance with the Constitution and statutes of the State of Tennessee,

including Tennessee Code Annotated Section 9-21-101 et seq., pursuant to a resolution (the "Resolution") duly adopted by the Board of County Commissioners of the Issuer on May 20, 2013.

Both the principal of and interest on this Bond are payable from taxes to be levied upon all taxable property in said Issuer without limitation as to rate or amount. For the prompt payment of both principal and interest on this Bond, the full faith, credit and resources of the Issuer are hereby irrevocably pledged. Reference is made to the Resolution for a more complete statement of the revenues from which and the conditions under which this Bond is payable and the general covenants and provisions pursuant to which this Bond is issued.

It is hereby certified, recited and declared that all acts, conditions and things required to happen, exist and be performed precedent to and in the issuance of this Bond, in order to make the same a legal, valid and binding obligation of Hawkins County, Tennessee, have happened, do exist and have been performed in regular and due time, form and manner as required by law; that due provision has been made for the levy and collection of a direct annual tax, as from time to time may be found necessary, upon all taxable property within Hawkins County sufficient to pay the principal and interest hereon as the same become due and payable; and that this Bond and the issue of which it forms a part, together with all other indebtedness of Hawkins County, Tennessee, do not exceed any applicable Constitutional or statutory debt limit.

This Bond and the income herefrom are exempt from all state, county, and municipal taxation in the State of Tennessee, except inheritance, transfer and estate taxes and except Tennessee franchise, excise and corporate privilege taxes applicable to certain holders.

If applicable, the following provision shall be added:

[This Bond is a "qualified tax-exempt obligation" designated (or deemed designated) by the Issuer for purposes of Section 265(b)(3)(B) of the Internal Revenue Code of 1986, as amended.]

IN WITNESS WHEREOF, Hawkins County, Tennessee, through its Board of County Commissioners, has caused this Bond to be signed by its County Mayor by his manual or facsimile signature and countersigned by the manual or facsimile signature of its County Clerk under the impressed or imprinted seal (or a facsimile thereof) of the Issuer all as of the __ day of _____, 2013.

COUNTERSIGNED:

(SEAL)

HAWKINS COUNTY, TENNESSEE

County Clerk

County Mayor

Transferable and payable at the corporate trust office of Regions Bank, Nashville, Tennessee

Date of Registration:

This Bond is one of the issue of Bonds issued pursuant to the Resolution hereinabove

described.

Regions Bank, as Bond Registrar

By:____

Authorized Officer

(Form of Assignment)

For value received, the undersigned	hereby sells, assigns and transfers unto	
whose ac	ddress is	
[(please insert	social security number or tax identification	
number)], the within mentioned Bond and	hereby irrevocably constitutes and appoints	
, or	its successor as Bond Registrar, to transfer the	
same on the books kept for registration thereof,	with full power of substitution in the premises.	
Dated:	Registered Owner	
Signature Guaranteed:	Notice: The signature must correspond with the name of the registered owner as it appears on the face of the within bond in	
Notice: Signature(s) must be guaranteed by	every particular, without alteration or enlargement or any change whatsoever.	

SECTION 12. Both the principal of an interest on the Bonds are payable from taxes to be levied on all taxable property in said Issuer without limitation as to rate and amount. For the prompt payment of such principal and interest, the full faith, credit and resources of Hawkins County, Tennessee are hereby irrevocably pledged, and in order to provide for the payment of the Bonds and the interest thereon, there shall be and there is hereby directed to be levied and collected, at the same time and in the same manner as other taxes of Hawkins County, Tennessee are levied and collected, a direct tax upon all taxable property within the boundaries of Hawkins County, Tennessee, in such amount as may be found necessary each year to provide for the

a member firm of a Medallion Program

acceptable to the Bond Registrar.

payment of the principal of the Bonds and the interest thereon, as the same mature and become due.

It shall be the duty of the tax-levying and collecting authorities of Hawkins County, Tennessee, in each year while any of the Bonds issued hereunder shall remain outstanding and unpaid, without any further direction or authority to levy and collect the taxes herein provided for, and the rate of taxation to be levied in each year shall be sufficient, to provide the sums required in each year for the payment of the principal of and interest on the Bonds. Should there be a failure in any year to comply with the requirements of this Section, such failure shall not impair the right of the holders of any of the Bonds in any subsequent year to have adequate taxes levied and collected to meet the obligations of the Bonds herein authorized to be issued, both as to principal and interest. Principal and interest falling due at any time when there are insufficient funds on hand shall be paid from the current funds of the Issuer 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 direct appropriations from the general funds or other funds, taxes and revenues of the Issuer to the payment of debt service on the Bonds.

SECTION 13. Remedies of Bondholders. Except as herein expressly limited, the registered owners of the Bonds shall have and possess all the rights of action and remedies afforded by the common law, the Constitution and statutes of the State of Tennessee and of the United States of America for the enforcement of payment of such Bonds and the interest thereon and of the pledge of the revenues made hereunder and of the covenants of the Issuer hereunder,

including all the benefits and rights granted by Sections 9-21-101 et seq. of the Tennessee Code Annotated.

<u>SECTION 14</u>. The proceeds of the sale of the Bonds shall be applied by the Issuer as follows:

(a) all accrued interest shall be deposited into the Bond Fund of the Issuer and used to pay interest on the Bonds on the first interest payment date following delivery of the Bonds;

(b) the Issuer shall pay, or cause to be paid, all costs of issuance of the Bonds, including, but not limited to, necessary legal, accounting and fiscal expenses, printing, engraving, advertising and similar expenses, bond insurance premiums, swap termination fees, bond rating fees, Bond Registrar fees, administrative and clerical costs, and other necessary miscellaneous expenses incurred in connection with the authorization, issuance and sale and delivery of the Bonds; and

(c) the balance of the proceeds of the Bonds, which, together with other legally available funds of the Issuer and earnings on said proceeds and funds, will be sufficient to pay principal, accrued interest and redemption premium, as appropriate, on the Refunded Obligation shall be immediately applied for such purpose.

For the purpose of providing for the payment of the principal of and interest on the Refunded Obligation, the Mayor is hereby authorized and directed to execute and the County Clerk to attest on behalf of the Issuer a refunding escrow agreement (the "Refunding Escrow Agreement") with the Escrow Agent and to deposit with the Escrow Agent all or a portion of the Bond proceeds described in Section 14(c) hereof and other funds of the Issuer legally available

therefor. Said funds will be used by the Escrow Agent to purchase the Obligation of the United States of America as provided in the Refunding Escrow Agreement; provided, however, that the yield on such investments shall be determined in such manner that none of the Bonds will be an "arbitrage bond" within the meaning of Section 148(a) of the Code. The form of Refunding Escrow Agreement now before the Governing Body and attached hereto as Exhibit B is hereby in all respects approved and the Mayor and County Clerk are hereby authorized and directed to execute and deliver the same on behalf of the Issuer in substantially the form thereof presented to this meeting, or with such changes as may be approved by the Mayor and County Clerk, their execution thereof to constitute conclusive evidence of their approval of all such changes. The Escrow Agent is hereby authorized to hold and administer all funds deposited in trust for the payment when due of principal of and interest on the Refunded Obligations and to exercise the duties set forth in the Refunding Escrow Agreement. The Mayor is hereby authorized to built obligations of the United States of America for deposit to the Refunding Escrow Agreement.

SECTION 15. If at the time of the issuance of the Bonds, the Refunded Obligation will not be retired or a valid and timely notice of redemption of the Refunded Obligation is not given in accordance with the resolutions governing the Refunded Obligation, then prior to the issuance of the Bonds, notice of the Issuer's intention to refund the Refunded Obligation shall be given either (i) by mail to the owners of the Refunded Obligation at their addresses shown on the bond registration records for the Refunded Obligation, or (ii) by publication of an appropriate notice one (1) time each in a financial newspaper published in New York, New York, and having a national circulation and in a newspaper having a general circulation in the Issuer. Such notice shall be in a form that meets the requirements of Section 9-21-912 of the Tennessee Code Annotated, as amended. If the issuance of the Bonds does not occur as provided in such notice, notice thereof shall be given in the same manner. The County Clerk is hereby authorized and directed to publish any such notices as may be required in accordance with this Section 15.

SECTION 16. The Issuer recognizes that the purchasers and holders of the Bonds will have accepted them on, and paid therefor a price that reflects, the understanding that interest thereon is exempt from federal income taxation under laws in force on the date of delivery of the Bonds. In this connection, the Issuer agrees that it shall take no action which may render the interest on any of said Bonds subject to federal income taxation and agrees to take all action as may be necessary to comply with the provisions of the Code and the regulations thereunder in order to maintain or assure the tax-exempt status of the Bonds. It is the reasonable expectation of the Governing Body of the Issuer 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, including any lawful regulations promulgated or proposed thereunder (or under corresponding provisions of prior law, if applicable), and to this end the said proceeds 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 of the Issuer further covenants and represents that in the event it shall be required by Section 148(f) of the Code to pay any investment proceeds of the Bonds to the United States government, it will make such payments as and when required by Section 148(f) and will take such other actions as shall be necessary or permitted to prevent interest on the Bonds from becoming taxable. The Mayor and the County Clerk or any of them, are authorized and directed to make such certifications in this regard and as is otherwise customary or appropriate in connection with the sale of the Bonds as they shall deem appropriate, and such certifications shall constitute the representations and certifications of the Issuer.

<u>SECTION 17</u>. The Issuer hereby authorizes the Mayor to designate the Bonds as "qualified tax-exempt obligations" for purposes of Section 265(b)(3)(B) of the Code to the extent the Issuer may legally do so and hereby authorizes the Mayor to make the final determination and designation as to such matters on behalf of the Issuer at the time the Bonds are sold.

<u>SECTION 18</u>. If the Issuer shall pay and discharge the indebtedness evidenced by any of the Bonds in any one or more of the following ways, to wit:

(a) By paying or causing to be paid the principal of and interest on such Bonds as and when the same become due and payable; or

(b) By depositing or causing to be deposited with any trust company or bank whose deposits are insured by the Federal Deposit Insurance Corporation and which has trust powers (the "Agent"; which Agent may be the Bond Registrar), in trust, on or before the date of maturity or redemption, sufficient money or Obligations of the United States of America, the principal of and interest on which, when due and payable, will provide sufficient moneys to pay or redeem such Bonds and to pay premium, if any, and 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) and if the Issuer shall also pay or cause to be paid all other sums payable hereunder by the Issuer with respect to such Bonds, or make adequate provision therefor, and by resolution of the Governing Body instruct any such Agent to pay amounts when and as

required to the Bond Registrar for further payment to the registered owners for the payment of principal of and interest and redemption premiums, if any, on such Bonds when due; or

(c) By delivering such Bonds to the Bond Registrar for cancellation; then and in that case the indebtedness evidenced by such Bonds shall be discharged and satisfied and all covenants, agreements and obligations of the Issuer to the owners of such Bonds shall be fully discharged and satisfied and shall thereupon cease, terminate and become void.

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

Except as otherwise provided in this Section 18, neither the Obligations of the United States of America nor moneys deposited with the Agent pursuant to this Section nor principal or interest payments on any such Obligations of the United States of America shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal and premium, if any, and interest on said Bonds; provided, that any cash received from such principal or interest payments on such Obligations of the United States of America deposited with the Agent, (A) to the extent such cash will not be required at any time for such purpose, shall be paid over to the Issuer as received by the 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 Obligations of the United States of America maturing at times and in amounts sufficient to pay when due the principal and 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 Issuer, as received by the Agent.

SECTION 19. Continuing Disclosure. The Issuer 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 Mayor is authorized to execute a continuing disclosure 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 the Issuer's obligations relating thereto. Failure of the Issuer to comply with the undertaking herein described and to be detailed in such continuing disclosure 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 Issuer to comply with its undertaking as set forth herein and in such continuing disclosure agreement, including the remedies of mandamus and specific performance.

SECTION 20. All other actions of officers of the Issuer in conformity with the purposes and intent of this resolution and in furtherance of the issuance and sale of the Bonds are hereby approved and confirmed. The officers of the Issuer are hereby authorized and directed to execute and deliver all certificates and instruments and to take all such further action as may be considered necessary or desirable in connection with the issuance, sale and delivery of the Bonds.

SECTION 21. The provisions of this Resolution shall constitute a contract between the Issuer 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 shall be made in any

manner until such time as the Bonds and interest due thereon shall have been paid in full except such changes as shall be required or may be appropriate to assure the validity and/or tax exempt status of the Bonds.

SECTION 22. If any section, paragraph, clause or provision of this Resolution shall be held to be invalid or ineffective for any reason, the remainder of this Resolution shall remain in full force and effect, it being expressly hereby found and declared that the remainder of the Resolution would have been adopted by this Governing Body despite the invalidity of such section, paragraph, clause or provision.

SECTION 23. All orders or resolutions in conflict herewith be and the same are hereby repealed insofar as such conflict exists.

SECTION 24. This resolution shall take effect from and after its approval, the general welfare of Hawkins County requiring it.

Passed and approved May 20, 2013.

(SEAL)

County Mayor

ATTEST:

County Clerk

STATE OF TENNESSEE

COUNTY OF HAWKINS

I, A. Carroll Jenkins, hereby certify that I am the duly elected and qualified County Clerk of Hawkins County, Tennessee, and as such official I further certify that attached hereto is a true and correct copy of excerpts from the minutes of the meeting of the Board of County Commissioners of Hawkins County held on Monday, May 20, 2013, insofar as same pertains to the proceedings in connection with the issuance of not-to-exceed \$26,500,000 General Obligation Refunding Bonds, Series 2013 of Hawkins County, Tennessee.

WITNESS my signature and official seal this the ____ day of May, 2013.

A. Carroll Jenkins, County Clerk Hawkins County, Tennessee

(SEAL)

EXHIBIT A

Plan of Refunding and Report of the Office of State and Local Finance



STATE OF TENNESSEE COMPTROLLER OF THE TREASURY OFFICE OF STATE AND LOCAL FINANCE SUITE 1600 JAMES K. POLK STATE OFFICE BUILDING 505 DEADERICK STREET NASHVILLE, TENNESSEE 37243-1402 PHONE (615) 401-7872 FAX (615) 741-5986

May 2, 2013

Honorable Melville Bailey, Mayor Hawkins County 150 E. Washington Street, Suite 2 Rogersville, TN 37857

Dear Mayor Bailey:

This letter acknowledges receipt on April 29, 2013, of a request to review a plan of refunding (the "Plan") for an issuance of an amount not to exceed \$26,500,000 General Obligation Bonds, Series 2013 (the "2013 Refunding Bonds"), to advance refund by competitive sale, an estimated \$21,635,000 Local Government Public Improvement Bonds, Series B-15-A (the "Refunded Bonds").

Pursuant to the provisions of Tennessee Code Annotated, Title 9, Chapter 21, a plan must be submitted to our Office for review prior to the adoption of a resolution by the governing body of a local government authorizing the issuance of refunding bonds secured, in whole or in part, by the full faith and credit and unlimited taxing power of the County. The information presented in the Plan includes the assertions of the County and may not reflect either current market conditions or market conditions at the time of sale.

The County provided a copy of its debt management policy. A specific description of how the debt complies with the County's debt policy should be included on the form CT-0253 to be submitted within 45 days of issuance of the debt approved in this letter. If the most current version is on file with this office a copy does not have to be submitted.

COUNTY'S PROPOSED REFUNDING OBJECTIVE

The 2013 Refunding Bonds are being issued for debt service savings. The County's Debt Management Policy requires a 3% net present value savings threshold to proceed with an advance refunding. The Plan estimates net present value savings of \$1,403,270 or 6.49% of the refunded principal.

Distribute this letter and the enclosed report of the review of the Plan to the members of the governing body as required by Tenn. Code Ann. § 9-21-903.

This letter, report, and the Plan are to be posted on the County's website. The report is to be reviewed at the public meeting at which the proposed refunding bond resolution will be presented.

The enclosed report does not constitute approval or disapproval for the proposed plan or a determination that a refunding is advantageous or necessary nor that any of the outstanding obligations should be called for redemption on the first or any subsequent available redemption date or remain outstanding until their respective dates of maturity.

This letter and the enclosed report do not address the compliance with federal tax regulations and are not to be relied upon for that purpose. The County should discuss these issues with a bond counsel.

This report is effective for a period of one hundred twenty (120) days. If the refunding has not been completed during this time, a supplemental plan of refunding must be submitted to this Office, at that time we will issue a report thereon pursuant to the statutes. In lieu of submitting a supplemental plan, a statement may be submitted to our Office after the 120-day period has elapsed stating that the information contained in the current plan of refunding remains valid. Such statement must be submitted by either the Chief Executive Officer or the Chief Financial Officer of the local government. We will acknowledge receipt of such statement and will issue our letter confirming that this refunding report remains valid for an additional 120-day period. However, with regard to the report currently being issued by this Office, during the initial 120-day period or any subsequent 120-day period no refunding reports will be issued relating to the debt obligations indicated herein as being refunded unless the Chief Executive Officer or the Chief Financial Office that the plan of refunding which has been submitted is no longer valid.

We recognize that the information provided in the plan submitted to our Office is based on preliminary analysis and estimates, and that actual results will be determined by market conditions at the time of sale of the debt obligations. However, if it is determined prior to the issuance of these obligations that the actual results will be <u>significantly</u> different from the information provided in the plan which has been submitted, and the local government determines to proceed with the issue, our Office should subsequently be notified by either the Chief Executive Officer or the Chief Financial Officer of the local government regarding these differences, and that the local government was aware of the differences and determined to proceed with the issuance of the debt obligations. Notification to our Office will be necessary only if there is an increase or decrease of greater than fifteen percent (15%) in any of the following: (1) the principal amount of the debt obligations issued; (2) the costs of issuance; (3) the cumulative savings or loss with regard to any refunding proposal. We consider this notification necessary to insure that this Office and officials of the local government are aware of any significant changes that occur with regard to the issuance of the proposed indebtedness.

PUBLIC DEBT ENTITY REPORT

Enclosed is a revised Form CT-0253 - Report on Debt Obligation. The Form CT-0253 must be filed with the governing body of the public entity issuing the debt not later than forty-five (45) days following the issuance or execution of a debt obligation by or on behalf of any public entity, with a copy (including attachments, if any) filed with the Director of the Office of State and Local Finance either by mail to the address on this letterhead or by email to the address below. No public entity may enter into additional debt if it has failed to file the Report on Debt Obligation.

StateandLocalFinance.PublicDebtForm@cot.tn.gov

Sincerely,

mary=margaret Collier

Mary-Margaret Collier Director of the Office of State & Local Finance

Cc: Mr. Jim Arnette, Director of Local Government Audit, COT Mr. Scott Gibson, Cumberland Securities Company, Inc. Mr. Douglas Earthman, Glankler Brown, PLLC

Enclosures (2): Report of the Director of the Office of State & Local Finance, State Form CT-0253, Report on Debt Obligation.

REPORT OF THE DIRECTOR OF THE OFFICE OF STATE AND LOCAL FINANCE HAWKINS COUNTY, TENNESSEE CONCERNING THE PROPOSED ISSUANCE OF ITS GENERAL OBLIGATION BONDS, SERIES 2013

Hawkins County (the "County") submitted a plan of refunding (the "Plan"), as required by Tenn. Code Ann. § 9-21-903 regarding the issuance of not to exceed \$26,500,000 General Obligation Bonds, Series 2013 (the "2013 Refunding Bonds"), to advance refund by competitive sale, an estimated \$21,635,000 Local Government Public Improvement Bonds, Series B-15-A (the "Refunded Bonds").

The Plan was prepared with the assistance of the County's municipal advisor, Cumberland Securities Company, Inc. The County provided a copy of its debt management policy.

Refunding Analysis

- The results for the refunding are based on the assumption that the estimated \$26,500,000 Series 2013 Refunding Bonds will be sold through competitive sale and priced at par.
- The 2013 Refunding Bonds are being issued for debt service savings. The County's Debt Management Policy requires a 3% net present value savings threshold to proceed with an advance refunding.
- Estimated net present value savings is \$1,403,270 or 6.49% of the refunded principal.
- The savings are achieved by reducing the average coupon on the Refunded Bonds from 4.85% to an estimated average coupon of 2.71% for the 2013 Refunding Bonds.
- The 2013 Refunding Bonds do not extend the final maturity of the Refunded Bonds.
- Estimated cost of issuance of the 2013 Refunding Bonds is \$431,547 or \$16.28 per \$1,000 of par amount for the 2013 Refunding Bonds. The cost of issuance includes an estimated underwriter's discount of \$143,547 or \$5.42 per \$1,000 of par amount for the 2013 Refunding Bonds.

The County has identified Cumberland Securities Company, Inc. as its municipal advisor. Municipal Advisors have a fiduciary responsibility to you, the issuer. Underwriters have no fiduciary responsibility to you. They represent the interests of their firm.

This report of the Office of State and Local Finance does not constitute approval or disapproval by the Office for the Plan or a determination that a refunding is advantageous or necessary nor that any of the refunded obligations should be called for redemption on the first or any subsequent available redemption date or remain outstanding until their respective dates of maturity. This report is based on information as presented in the Plan by the County. The assumptions included in the County's Plan may not reflect either current market conditions or market conditions at the time of sale.

This report does not provide broad approval to refund the Refunded Bonds in a bond issue other than the proposed 2013 Refunding Bonds. If all of the Refunded Bonds are not refunded as a part of the 2013 Refunding Bonds, then a new plan will have to be submitted to this Office for review.

-margaret Collies

Mary-Margaret Collier Director of the Office of State and Local Finance Date: May 2, 2013

EXHIBIT B

Form of Refunding Escrow Agreement

\$26,500,000 GENERAL OBLIGATION REFUNDING BONDS, SERIES 2013

OF HAWKINS COUNTY, TENNESSEE

REFUNDING ESCROW AGREEMENT

THIS REFUNDING ESCROW AGREEMENT, dated as of ______, 2013, by and between HAWKINS COUNTY, TENNESSEE (the "Issuer"), and Regions Bank, Nashville, Tennessee, as Escrow Agent (the "Escrow Agent");

WITNESSETH:

WHEREAS, the Issuer has previously authorized and issued the Refunded Obligation (as hereinafter defined); and

WHEREAS, the Issuer has determined to provide for payment of the Total Debt Service (as hereinafter defined) on the Refunded Obligation by depositing with the Escrow Agent an amount with investment earnings to be thereon at least equal to the Total Debt Service on the Refunded Obligation as set forth on Schedule A; and

WHEREAS, in order to obtain the funds needed for such purpose, the Issuer has authorized and is, concurrently with the delivery of this Agreement, issuing its General Obligation Refunding Bonds, Series 2013 (the "Refunding Bonds"), more fully described herein; and

WHEREAS, a portion of the proceeds derived from the sale of the Refunding Bonds and certain additional funds of the Issuer will be deposited with the Escrow Agent and be applied to the purchase of certain securities described herein, the principal amount of which together with interest thereon will mature at such times and in such amounts as shall be sufficient to pay when due all of the principal of, premium, if any, and interest on the Refunded Obligation to their earliest optional redemption date and/or next maturity; and

WHEREAS, in order to provide for the deposit of said bond proceeds and other funds of the Issuer and the application thereof for the payment of the Refunded Obligation, the parties hereto do hereby enter into this Agreement. NOW, THEREFORE, the Issuer and the Escrow Agent, in consideration of the foregoing and the mutual covenants herein set forth and in order to provide for the payment of the principal of and premium and interest on the Refunded Obligation according to its tenor and effect, do hereby agree as follows:

SECTION 1. <u>Definitions</u>. As used herein, the following terms mean:

(a) "Agreement" means this Refunding Escrow Agreement.

(b) "Bond Insuror" means Ambac Assurance Corporation.

(c) "Call Date" means _____, or the soonest practicable date thereafter.

(d) "Demand Deposit" means deposited funds can be withdrawn at any time without an advance notice to the depository institution.

(e) "Issuer" means Hawkins County, Tennessee.

(f) "Escrow Account" means the account hereby created and entitled "Escrow Account" established and held by the Escrow Agent pursuant to this Agreement, in which moneys will be held for payment on or before ______, or the soonest practicable date thereafter, of the Total Debt Service on the Refunded Obligation.

(g) "Escrow Agent" means Regions Bank, Nashville, Tennessee, its successors and assigns.

(h) "Escrow Property" shall mean all of the funds, securities, investment earnings and interest deposited or to be deposited with the Escrow Agent or held by the Escrow Agent pursuant to the terms of this Agreement, including, but not limited to, the Permitted Securities described in Schedule B attached hereto and hereby made a part hereof.

(i) "Escrow Requirement" means the sum of an amount in cash and principal amount of Permitted Securities in the Escrow Account which together with the interest due on the Permitted Securities will be sufficient to pay the Total Debt Service on the Refunded Obligation from the date hereof to and including the Call Date.

(j) "Permitted Securities" means direct obligations of, or obligations, the principal of interest on which are guaranteed by the United States of America, or obligations of any agency or instrumentality of the United States of America, or any additional obligation permitted under Tennessee law.

(k) "Person" or "person" means and includes any natural person, corporation, association, public body or other entity unless the context otherwise requires. Reference to a person other than a natural person shall include such person's successors.

(1) "Refunded Obligation" means the Issuer's outstanding obligations pursuant to its Series B-15-A Loan Agreement with the Public Building Authority of Blount County dated May 15, 2008 and the related bonds, Local Government Public Improvement Bonds, Series B-15-A, dated May 15, 2008.

(m) "Refunding Bonds" mean the Issuer's General Obligation Refunding Bonds, Series 2013, dated _____, 2013.

(n) "Registration Agent" means the bond registrar or registration agent with respect to the Refunded Obligation.

(o) "Resolution" means that certain Resolution adopted by the County Commissioners of the Hawkins County, Tennessee, on May 20, 2013, as amended and supplemented from time to time, authorizing the issuance of the Refunding Bonds.

(p) "SLGS" shall mean United States Treasury Obligations, State and Local Government Series.

(q) "Total Debt Service" means the sum of the principal, interest to the respective Call Date, redemption premium on the respective Call Date and expenses unpaid on or before ______, or as soon as practicable thereafter, with respect to the Refunded Obligation.

Whenever used herein, words of the masculine gender shall be deemed to include correlative words of the feminine and neuter genders, and words importing the singular number shall include the plural number and vice versa unless the context otherwise requires.

SECTION 2. <u>Deposit of Funds</u>. The Issuer hereby deposits § ______ in immediately available funds with the Escrow Agent for deposit into the Escrow Account, which funds shall be held in irrevocable escrow by the Escrow Agent separate and apart from other funds of the Escrow Agent and applied solely as provided in this Agreement. The Issuer represents that:

(a) the portion of such funds in the amount of <u>\$</u> is derived from the net proceeds of the Refunding Bonds and the portion of such funds in the amount of \$-0- is derived from other sources legally available to the Issuer for such purpose; and

(b) upon their investment pursuant to the Agreement, such funds are at least equal to the Escrow Requirement.

In the event that the sums set forth in this Section 2 are less than the Escrow Requirement, the Issuer agrees that it will, promptly and without delay, remit or cause to be remitted to the Escrow Agent, within ten (10) days after receipt of the Escrow Agent's written request, such additional sum or sums of money as may be necessary to meet the Escrow Requirement.

In addition, the Issuer hereby directs the Escrow Agent to immediately invest of such funds by purchasing the Permitted Securities set forth in Schedule B attached hereto.

SECTION 3. <u>Use and Investment of Funds</u>. The Escrow Agent accepts the duties and obligations of Escrow Agent hereunder, acknowledges receipt of the sum described in Section 2, and agrees:

(a) to hold the funds in irrevocable escrow during the term of this Agreement separate and apart from other funds of the Escrow Agent;

(b) in accordance with the above direction of the Issuer, to immediately invest \$________ of such funds by the purchase of the Permitted Securities set forth on Schedule B attached hereto, and to hold the balance of \$______ uninvested, except to the extent that all or a portion of such cash may be invested from time to time in 0% yield Demand Deposit SLGS.

(c) to deposit in the Escrow Account, as received, all receipts of maturing principal of the Permitted Securities and all receipts of interest on the Permitted Securities.

SECTION 4. Payment of Refunded Obligation.

(a) <u>Refunded Obligation</u>. On each principal and/or interest payment date with respect to the Refunded Obligation, to and including the Call Date, the Escrow Agent shall pay to the paying agent for the Refunded Obligation, solely from the cash on hand in the Escrow Account, a sum sufficient to pay the Total Debt Service for the Refunded Obligation coming due on such date, as shown on Schedule A.

(b) <u>Surplus</u>. After making the payments from the Escrow Account described in Subsection 4(a), the Escrow Agent shall hold without investment or reinvestment any remaining cash on hand until such cash is applied to Total Debt Service, except to the extent that all or a portion of such cash may be invested from time to time in 0% yield Demand Deposit SLGS. Upon termination of this Agreement, all remaining funds shall be paid to the Issuer.

(c) <u>Priority of Payments</u>. The holders of the Refunded Obligation shall have and are hereby granted an express lien on the funds and Permitted Securities in the Escrow Account until such funds and Permitted Securities are used and applied as provided in this Agreement.

SECTION 5. <u>Reinvestment</u>.

(a) Except as provided in Section 3 and in this Section, the Escrow Agent shall have no power or duty to invest any funds held under this Agreement or to sell, transfer or otherwise

dispose of or make substitutions of the Permitted Securities held hereunder, and all investment income from the Permitted Securities shall be credited to the Escrow Account and shall not be reinvested.

(b) At the written request of the Issuer and upon compliance with the conditions hereinafter stated, the Escrow Agent shall sell, transfer, otherwise dispose of or request the redemption of any of the Permitted Securities acquired hereunder and shall either purchase the Refunded Obligation or substitute other Permitted Securities for such Permitted Securities. The Issuer will not request the Escrow Agent to exercise, and the Escrow Agent shall not exercise any of the powers described in the preceding sentence in any manner which will cause the Refunded Obligation or the Refunding Bonds to be "arbitrage bonds" within the meaning of Section 148 of the Internal Revenue Code of 1986, as amended, or any successor provision thereto and the rulings and interpretations thereof, and the regulations thereunder in effect on the date of such request and applicable to obligations issued on the issue date of the Refunding Bonds. The transactions may be effected only if (i) an independent certified public accountant shall certify that the cash and principal amount of Permitted Securities remaining on hand after the transactions are completed will be not less than the Escrow Requirement, and (ii) the Escrow Agent shall receive an unqualified opinion from a nationally recognized bond counsel to the effect that the transactions will not cause the Refunding Bonds or the Refunded Obligation to be "arbitrage bonds" within the meaning of Section 148 of the Internal Revenue Code of 1986, as amended, or any successor provision thereto and the rulings and interpretations thereof, and the regulations thereunder in effect on the date of the transactions and applicable to obligations issued on such date.

SECTION 6. <u>Notice of Redemption of Refunded Obligation</u>. The Escrow Agent is hereby authorized and directed and hereby agrees to cause the Registration Agent with respect to the Refunded Obligation to give to the registered holders of the Refunded Obligation and the Bond Insurors notice of the ______ (or soonest practicable date thereafter), optional redemption date as and when required by the resolution authorizing the Refunded Obligation at least thirty (30) and not more than sixty (60) days prior to the Call Date. The notice described above shall be substantially in the forms of the notice attached hereto and made a part hereof as Schedule C.

SECTION 7. <u>No Redemption or Acceleration of Maturity</u>. The Issuer and the Escrow Agent will not redeem the Refunded Obligation except for the redemption reflected in Schedule C attached hereto at the Call Date.

SECTION 8. (Reserved)

SECTION 9. Responsibilities of Escrow Agent.

(a) The Escrow Agent and its respective successors, assigns, agents and servants shall not be held to any personal liability whatsoever, in tort, contract or otherwise, in connection with the execution and delivery of this Agreement, the establishment of the Escrow Account, the acceptance of the funds deposited therein, the purchase of the Permitted Securities, the retention of the Permitted Securities or the proceeds thereof or any payment, transfer or other application of moneys or securities by the Escrow Agent in accordance with the provisions of this Agreement or by reason of any non-negligent act, omission or error of the Escrow Agent made in good faith in the conduct of its duties. The Escrow Agent shall not be liable for the accuracy of the calculations as to the sufficiency of Escrow Account monies and Permitted Securities and the earnings thereon to pay the Refunded Obligation. Provided that the Escrow Agent applies any monies, Permitted Securities and the interest earnings therefrom to pay the Refunded Obligation as provided herein, and complies fully with the terms of this Agreement, the Escrow Agent shall not be liable for any deficiencies in the amounts necessary to pay the Refunded Obligation caused by such calculations. The Escrow Agent shall, however, be responsible for its negligent or willful failure to comply with its duties required hereunder, and its negligent or willful acts, omissions or errors hereunder. The duties and obligations of the Escrow Agent may be determined by the express provisions of this Agreement. The Escrow Agent may consult with counsel, who may or may not be counsel to the Issuer, and in reliance upon the opinion of such counsel shall have full and complete authorization and protection in respect of any action taken, suffered or omitted by it in good faith in accordance therewith. Whenever the Escrow Agent shall deem it necessary or desirable that a matter be proved or established prior to taking, suffering or omitting any action under this Agreement, such matter may be deemed to be conclusively established by a certificate signed by an authorized officer of the Issuer.

(b) The Escrow Agent shall have no lien whatsoever upon any of the monies, Permitted Securities or other investments in the Escrow Account for the payment of fees and expenses for services rendered by the Escrow Agent under this Agreement.

(c) In the event of the Escrow Agent's failure to account for any of the Permitted Securities or monies received by it, said Permitted Securities or monies shall become the property of the Issuer in trust for the holders of the Refunded Obligation, and if for any improper reason such Permitted Securities or monies are not applied as herein provided, the assets of the Escrow Agent shall be impressed with a trust for the amount thereof until the required application shall be made.

SECTION 10. <u>Qualifications of Escrow Agent</u>. There shall at all times be an Escrow Agent hereunder which shall be a corporation or banking association organized and doing business under the laws of the United States or any state, authorized under the laws of its incorporation to exercise corporate trust powers, having a combined capital, surplus and undivided profits of at least \$50,000,000 and subject to supervision or examination by federal or state authority. If such corporation or association publishes reports of condition at least annually, pursuant to law or to the requirements of any supervising or examining authority above referred to, then for the purposes of this paragraph the combined capital, surplus and undivided profits as set forth in its most recent report of condition as published. In case at any time the Escrow Agent shall cease to be eligible in accordance with the provisions of this

paragraph, the Escrow Agent shall resign immediately in the manner and with the effect specified hereinbelow.

SECTION 11. <u>Resignation of Escrow Agent</u>. The Escrow Agent may resign and thereby become discharged from the duties and obligations hereby created, by notice in writing given to the Issuer and by giving the holders of the Refunded Obligation notice by first class mail of such resignation not less than thirty (30) days before such resignation shall take effect. Such resignation shall take effect immediately upon the appointment of a new Escrow Agent hereunder, if such new Escrow Agent shall have accepted the duties and obligations thereof.

SECTION 12. Removal of Escrow Agent.

(a) The Escrow Agent may be removed at any time by an instrument or concurrent instruments in writing, executed by the holders of not less than fifty-one percent (51%) in aggregate principal amount of the Refunded Obligation then outstanding and by the Bond Insuror, such instruments to be filed with the Issuer, and not less than thirty (30) days before such removal is to take effect as stated in said instrument, a copy of such instruments filed with the Issuer under the provisions of this paragraph, shall be delivered by the Issuer to the Escrow Agent.

(b) The Escrow Agent may also be removed at any time for acting or proceeding in violation of, or for failing to act or proceed in accordance with, any provisions of this Agreement with respect to the duties and obligations of the Escrow Agent by any court of competent jurisdiction upon the application of the Issuer or holders of not less than five percent (5%) in aggregate principal amount of the Refunded Obligation then outstanding.

SECTION 13. Successor Escrow Agent.

(a) If at any time hereafter the Escrow Agent shall resign, be removed, be dissolved or otherwise become incapable of acting, or shall be taken over by any governmental official, agency, department or board, the position of Escrow Agent shall thereupon become vacant. If the position of Escrow Agent shall become vacant for any of the foregoing reasons or for any other reason, the Issuer shall appoint an Escrow Agent to fill such vacancy. The Issuer shall mail a copy of the notice of such appointment to the registered owners of the Refunded Obligation and to the Bond Insuror.

(b) At any time within one year after such vacancy shall have occurred, the holders of a majority in principal amount of the Refunded Obligation then outstanding or the Bond Insuror, by an instrument in writing, filed with the governing body of the Issuer, may appoint a successor Escrow Agent, which shall supersede any Escrow Agent theretofore appointed by the Issuer. Photographic copies of each such instrument shall be delivered promptly by the Issuer to the predecessor Escrow Agent and to the Escrow Agent so appointed by the bondholders. In the case of conflicting appointments made under this paragraph, the first effective appointment made during the one-year period shall govern.

(c) If no appointment of a successor Escrow Agent shall be made pursuant to the foregoing provisions of this Section, the retiring Escrow Agent may apply to any court of competent jurisdiction located in Hawkins County, Tennessee to appoint a successor Escrow Agent. Such court may thereupon, after such notice, if any, as such court may deem proper and prescribe, appoint a successor Escrow Agent.

(d) Any successor Escrow Agent appointed as provided in this Agreement shall execute, acknowledge and deliver to the Issuer and to its predecessor any instrument accepting such appointment hereunder and agreeing to be bound by the terms hereof, and thereupon the resignation and removal of the predecessor shall become effective and such successor, without any further act, deed or conveyance, shall become vested with all the rights, powers, duties and obligations of its predecessor and the Escrow Property hereunder, with like effect as if originally named as Escrow Agent herein; but nevertheless, on written request by the Issuer or the request of the successor, the predecessor shall execute and deliver an instrument or instruments transferring to such successor the Escrow Property described herein and all rights, powers and authority of the predecessor with respect thereto. Upon request of any such successor, the Issuer shall execute any and all instruments in writing for more fully and certainly vesting in and confirming to such successor all such rights, powers and authority. No successor shall accept appointments as provided herein unless at the time of such acceptance such successor shall be eligible under the provisions of Section 10 hereof.

SECTION 14. <u>Payment to Escrow Agent</u>. The Escrow Agent hereby acknowledges that it will receive reasonable and proper compensation for its services, costs, charges and expenses under this Agreement directly from the Issuer and that no such compensation for its services, costs, charges or expenses shall give rise to a lien or charge against the Escrow Account or any Escrow Property. The Escrow Agent's fee schedule is attached hereto and Schedule D. The Issuer agrees to indemnify the Escrow Agent and hold it harmless against any liability which it may incur while acting in good faith in its capacity as Escrow Agent under this Agreement, including, but not limited to, any court costs and attorneys' fees, and such indemnification shall be paid from available funds of the Issuer and shall not give rise to any claim against the Escrow Account.

SECTION 15. <u>Term</u>. This Agreement shall commence upon its execution and delivery and shall terminate when all transfers and payments required to be made by the Escrow Agent under the provisions hereof shall have been made.

SECTION 16. <u>Reports</u>. The Escrow Agent shall deliver to the Mayor of the Issuer a report of each transaction relating to the Escrow Account as such transaction occurs. In addition, on or before August 1 of each year during the term of this Agreement, the Escrow Agent shall deliver to the County Mayor of the Issuer a report of the financial condition of and an operating statement for the Escrow Account for the one-year period ending on June 30 of such year.

SECTION 17. <u>Amendments to this Agreement</u>. This Agreement is made for the benefit of the Issuer and the holders from time to time of the Refunded Obligation and it shall not be repealed, revoked, altered or amended without the written consent of all such holders, the Escrow Agent and the Issuer; provided, however, that the Issuer and the Escrow Agent may, without the consent of, or notice to, such holders, enter into such agreements supplemental to this Agreement as shall not adversely affect the rights of such holders and as shall not be inconsistent with the terms and provisions of this Agreement, for any one or more of the following purposes:

(a) to cure any ambiguity or formal defect or omission in this Agreement;

(b) to grant to, or confer upon, the Escrow Agent for the benefit of the holders of the Refunded Obligation, any additional rights, remedies, powers or authority that may lawfully be granted to, or conferred upon, such holders or the Escrow Agent; and

(c) to subject to this Agreement additional funds, securities or properties or to effect transactions in compliance with Section 5(b) hereof.

The Escrow Agent shall be entitled to rely exclusively upon an unqualified opinion of nationally recognized bond counsel with respect to compliance with this Section, including the extent, if any, to which any change, modification, addition or elimination affects the rights of the holders of the Refunded Obligation, or that any instrument executed hereunder complies with the conditions and provisions of this Section.

SECTION 18. <u>Permitted Acts</u>. The Escrow Agent and its affiliates may become the owner of or may deal in the Refunding Bonds or the Refunded Obligation as fully and with the same rights as if it were not the Escrow Agent.

SECTION 19. <u>Severability</u>. If any one or more of the covenants or agreements provided in this Agreement on the part of the Issuer or the Escrow Agent to be performed should be determined by a court of competent jurisdiction to be contrary to law, such covenant or agreements herein contained shall in no way affect the validity of the remaining provisions of this Agreement.

SECTION 20. <u>Counterparts</u>. This Agreement may be executed in several counterparts, all or any of which shall be regarded for all purposes as one original and shall constitute and be but one and the same instrument.

SECTION 21. <u>Governing Law</u>. This Agreement shall be construed under the laws of the State of Tennessee.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers and their corporate seals (if applicable) to be hereunto affixed and attested as of the date first above written.

HAWKINS COUNTY, TENNESSEE

By: _____ Its: County Mayor

(SEAL)

ATTEST:

County Clerk

REGIONS BANK, as Escrow Agent

By:	
Its:	

ATTEST:

Title

SCHEDULE A

SCHEDULE OF TOTAL DEBT SERVICE

FOR

SERIES B-15-A LOAN AGREEMENT WITH THE PUBLIC BUILDING AUTHORITY OF BLOUNT COUNTY

DATED MAY 15, 2008

MATURING ______ THROUGH ______, INCLUSIVE, AND A PORTION OF SUCH BONDS MATURING ______

SCHEDULE B

PERMITTED SECURITIES

SCHEDULE C

NOTICE OF REDEMPTION

Hawkins County, Tennessee

Series B-15-A Loan Agreement with the Public Building Authority of Blount County, dated May 15, 2008, maturing ________through ______, inclusive, and a portion of the ______maturity.

NOTICE IS HEREBY GIVEN that Hawkins County, Tennessee (the "County"), has elected to and does exercise its option to call and redeem on ______ (the "Redemption Date"), the following maturities of the above-referenced obligation of the County, as follows:

Stated	Principal	Interest	CUSIP
<u>Maturity</u>	Amount	Rate	<u>Number</u>

The holders of the above-described Bonds are hereby notified to present the same to _______, as Registration Agent, where redemption shall be made at the price of par, plus accrued interest to the date of redemption. The redemption price will become due and payable on ______, upon each such Bond herein called for redemption and such Bonds shall not bear interest beyond ______.

Important Notice: Withholding of 28% of gross redemption proceeds of any payment made within the United States may be required by the Economic Growth and Tax Relief Reconciliation Act of 2003 (the "Act"), unless the Paying Agent has the correct taxpayer identification number (social security or employer identification number) or exemption certificate of the payee. Please furnish a properly completed W-9 or exemption certificate or equivalent when presenting your securities.

as registration and paying agent

SCHEDULE D

To Refunding Escrow Agreement dated as of ______, by and between Hawkins County, Tennessee and Regions Bank, Nashville, Tennessee, as Escrow Agent

In connection with its duties hereunder, Escrow Agent shall receive the following fee:

<u>ANNUAL FEE</u>: (Payable in advance, to be billed by Escrow Agent)

Annual Fee: \$500.00

4828-7258-2675, v. 2

No. 2013/ 05 / 07

To the HONORABLE MELVILLE BAILEY, Chairman, and Members of the Hawkins County Board of

Commission in Regular Session, met this 20th day of May, 2013.

RESOLUTION IN REF: APPROVAL TO ADOPT FEDERAL TAX COMPLIANCE POLICIES AND PROCEDURES FOR HAWKINS COUNTY, TN

WHEREAS, the attached Federal Tax Compliance Policies and Procedures (in order to issue taxexempt debt obligations) needs to be adopted as recommended by the IRS;

THEREFORE, BE IT RESOLVED THAT approval be given by the Hawkins County Board of Commissioners for the aforementioned policies and procedures.

Introduced By Esq. Gary Hicks, Chrmn. Budget Comm.

Seconded By Esq._

Date Submitted_ 5-6-13 U. Carroll Jenkins unty Clerk County Clerk

By: ____

Chairman Multh Bale

ACTION:	AYE	NAY	PASSED
Roll Call			
Voice Vote			
Absent COMMITTEE ACTION			

HAWKINS COUNTY, TENNESSEE Federal Tax Compliance Policies and Procedures

Purpose

In order to issue tax-exempt debt obligations ("Tax-Exempt Obligations"), the interest on which is excluded from gross income of the holders of such debt obligations, Hawkins County, Tennessee (the "County"), must comply with federal tax rules regarding expenditure of proceeds, use of financed property, investment of proceeds in compliance with arbitrage rules, retention of records and filings with the Internal Revenue Service pursuant to Section 148 of the Internal Revenue Code of 1986, as amended (the "Code"). This Tax Compliance Policy sets forth the County's policies for compliance with Sections 141-150 of the Code and related rules and regulations.

I. Expenditure of Proceeds

Expenditure of proceeds as set forth below will be reviewed and managed by the Budget Director of the County (the "Director"), as needed to ensure compliance with the requirements with each tax certificate executed in connection with Tax-Exempt Obligations. In connection with such review and management, the Director will undertake the following with respect to the expenditure of proceeds of Tax-Exempt Obligations:

- Establish forms and procedures for documenting expenditures of the proceeds, including for new money issues a description of the property financed with each expenditure and for refunding issues a description of the refunded obligations and the property financed with the refunded obligations.
- Only permit proceeds to be expended for capital expenditures, working capital if accompanied by an opinion of nationally recognized bond counsel, refunding of Tax-Exempt Obligations and other debt obligations used for the foregoing purposes, and costs of issuance of Tax-Exempt Obligations.
- Not permit amounts to be expended to pay capitalized interest on Tax-Exempt Obligations except during the actual construction period of financed property unless accompanied by an opinion of nationally recognized bond counsel.
- Restrict reimbursement of costs that were paid prior to the issuance of the Tax-Exempt Obligations to costs paid subsequent to, or not more than 60 days prior to, the date a "declaration of intent" to reimburse the costs was adopted by the County or as is otherwise approved by bond counsel.
- Prepare a "final allocation" of proceeds to uses, which will be made and retained with the records of the Tax-Exempt Obligations, not later than 18 months after the placed-inservice date of the financed property (and in any event not later than 5 years and 60 days after the issuance of the issue).
- Monitor the expenditure of proceeds of new-money Tax-Exempt Obligations against the tax certificate expectation to (i) spend or commit 5% of net sale proceeds within 6 months, (ii) spend 85% of net sale proceeds within 3 years, and (iii) proceed with due diligence to complete the project and fully spend the net sale proceeds.

• Monitor the expenditure of proceeds of the Tax-Exempt Obligations against the schedule for any arbitrage rebate exception or exceptions identified in the tax certificate related to such issue of Tax-Exempt Obligations.

II. Use of Property Financed with Tax-Exempt Obligations

Use of property financed with Tax-Exempt Obligations, when completed and placed in service, will be reviewed by the Director on at least an annual basis.

The County will not do any of the following with respect to the financed property without prior discussion with bond counsel regarding potential effect of such action on the tax exemption of the Tax-Exempt Obligations that financed or refinanced such property:

- Enter into a management, service or incentive payment contract with any nongovernmental person or entity (including the federal government) (a "Non-Governmental Person").
- Enter into a lease with any Non-Governmental Person.
- Sell or otherwise transfer such property to any Non-Governmental Person.
- Grant special legal entitlements with respect to such property to any Non-Governmental Person.

If any action occurs, notwithstanding the foregoing, that causes Tax-Exempt Obligations to become private activity bonds as a result of private use of financed projects and/or private payments for parties utilizing financed projects, the County will promptly consult with bond counsel as to the steps to be taken in order to remediate such change in use in accordance with the regulations under the Code, including the remediation of nonqualified bonds.

III. Investment of Proceeds

Investment of proceeds of Tax-Exempt Obligations in compliance with the arbitrage bond rules and rebate of arbitrage will be supervised by the Director.

All proceeds of each Tax-Exempt Obligation will be deposited and maintained in a separate account or accounts. The investment of the proceeds of Tax-Exempt Obligations shall comply with the following:

- Investments will be purchased only in market transactions at fair market value.
- Calculations of rebate liability will be performed periodically as set forth in the tax certificate by outside consultants unless the County is eligible for an exception to rebate liability with respect to the Tax-Exempt Obligations.
- Rebate payments, if required, will be made with a Form 8038-T no later than 60 days after (a) each fifth anniversary of the date of issuance and (b) the final retirement of the Tax-Exempt Obligations. Compliance with rebate requirements will be reported to the bond trustee, if any.

• The County will identify the date for the first rebate payment at the time of issuance if rebate payments are expected.

IV. Records

Management and retention of records related to Tax-Exempt Obligations will be supervised by the Director.

- Records will be retained for the life of the Tax-Exempt Obligations plus any refunding bonds plus three years. Records may be in the form of documents or electronic copies of documents, appropriately indexed to specific bond issues and compliance functions.
- Retainable records pertaining to the issuance of Tax-Exempt Obligations include the transcript of documents executed in connection with the issuance of the Tax-Exempt Obligations and any amendments, and copies of rebate calculations and records of payments including Form 8038-T.
- Retainable records pertaining to expenditures of proceeds of Tax-Exempt Obligations include requisitions, trustee statements (if any) and final allocation of proceeds.
- Retainable records pertaining to use of property include all agreements reviewed for nonexempt use and any reviewed documents relating to unrelated business activity.
- Retainable records pertaining to investments include guaranteed investment contract and hedge documents under the Treasury regulations, records of purchase and sale of other investments, and records of investment activity sufficient to permit calculation of arbitrage rebate or demonstration that no rebate is due.

V. Miscellaneous Post-Issuance Changes

The Director will consult with bond counsel prior to engaging in any post-issuance credit enhancement transactions (*e.g.*, letter of credit or bond insurance) or hedging transactions (*e.g.*, interest rate swaps).

The Director will consult with bond counsel prior to the making of any significant modifications to the bond documents that might cause a "reissuance" of the Tax-Exempt Obligations as described in Section 1.1001-3 of the Treasury regulations such as (i) changes in the yield of a Tax-Exempt Obligation, (ii) changes in the timing of payments on a Tax-Exempt Obligation or (iii) changes in the obligor of or security for a Tax-Exempt Obligation.

VI. Overall Responsibility

Overall administration and coordination of this policy is the responsibility of the Director. The Director shall be responsible for identifying any violations of federal tax requirements relating to any Tax-Exempt Obligations and shall consult with bond counsel as to the best method for the timely correction of any identified violations either through available remedial actions or through the IRS's Voluntary Closing Agreement Program. The Director shall be responsible for obtaining and providing for the training and education necessary to administer these policies and procedures.

11830818.1

RESOLUTION NO.

2013/05/08

TO THE HONORABLE MELVILLE BAILEY, CHAIRMAN, AND MEMBERS OF THE HAWKINS COUNTY BOARD OF COMMISSIONERS IN REGULAR SESSION, MET THIS 20TH DAY OF MAY, 2013.

RESOLUTION IN REFERENCE: BUDGET AMENDMENT - GENERAL FUND

The following budget amendments are being requested as listed below:

Number		Description							
				Current		<u>.</u>	1	· · · ·	Amended
	COUNTY			Budget		•	-		Budget
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51300-307	Communic			6,000.		665.00	-	Deserves	6,665.0
1200 007	Mariani Ir	Decrease Ex	penaltures	47.015			-	Decrease (665.00)	46,550.0
51300-207	Medical Ir	Sub-total		47,215. \$ 53,215.		665.00	e	(665.00) \$	<u> </u>
	The should		adad dua ta thia	1	Å.		₽	(000.00) #	55,215.0
			eded due to this						
	Funding v	vill come from a	transfer within th	Current		uagei.	1		Amended
	ELECTIO	N COMMISSIC	N	Budget					Budget
		Increase Exp		1		Increase	1		
51500-189	Other Sala	aries and Wages		20,000.	00	8,865.00			28,865.0
51500-307	Communio			5,000.		207.00	1		5,207.0
51000-007		Decrease Ex	nenditures	0,000.	<u> </u>	201.00		Decrease	0,201.0
51500-207	Medical Ir		penditurea	28,940.	00		\vdash	(207.00)	28,733.0
51000-207		Decrease Re	50FV05	20,010				Decrease	
34710	Assigned	for General Go		12,838.	$\overline{00}$			(8,865.00)	3,973.0
/////		Expenditures		\$ 66,778.		\$ 9,072.00	\$	(9,072.00) \$	66,778.0
			laries and Wage	1: /			• • •		
		ay.							rve for
		ay							
	1	ay.		Current					
		ay		Current Budget		Increase		Decrease	Amended
	Page Tota		es & Reserves	Budget	00 5	Increase \$ 9,737.00	\$	Decrease (9,737.00) \$	Amended Budget
		als- Expenditur als- Revenues		1			\$	Decrease (9,737.00) \$ \$	Amended
INTRODUCE	Page Tot	als- Expenditure als- Revenues		Budget \$ 119,993. \$	_	\$ 9,737.00	\$	(9,737.00) \$ \$	Amended Budget
INTRODUCE	Page Tot	als- Expenditure als- Revenues		Budget \$ 119,993. \$	_	\$ 9,737.00 \$	\$	(9,737.00) \$ \$	Amended Budget
SECONDED	Page Tot	als- Expenditur als- Revenues Gary Hicks, C		Budget \$ 119,993. \$	_	\$ 9,737.00 \$ ESTIMATED C	\$:0 <u>s</u> -	(9,737.00) \$ \$	Amended Budget 119,993.0 FUN
SECONDED ACTION:	Page Tot	als- Expenditure als- Revenues	Chrmn Budget Co	Budget \$ 119,993. \$	_	\$ 9,737.00 \$ ESTIMATED C PAID FROM	<u></u> со <u>е</u> -	(9,737.00) \$ \$ T D 5-6	Amended Budget 119,993.0
SECONDED ACTION: ROLL CALL	Page Tot	als- Expenditur als- Revenues Gary Hicks, C	Chrmn Budget Co	Budget \$ 119,993. \$	_	\$ 9,737.00 S ESTIMATED C PAID FROM DATE SUBMIT	<u></u> со <u>е</u> -	(9,737.00) \$ \$ T D 5-6	Amended Budget 119,993.0 FUN
	Page Tot	als- Expenditur als- Revenues Gary Hicks, C	Chrmn Budget Co	Budget \$ 119,993. \$	_	\$ 9,737.00 S ESTIMATED C PAID FROM DATE SUBMIT	<u></u> со <u>е</u> -	(9,737.00) \$ \$ T D 5-6	Amended Budget 119,993.0 FUI
SECONDED ACTION: ROLL CALL VOICE VOTE	Page Tot	als- Expenditur als- Revenues Gary Hicks, C	Chrmn Budget Co	Budget \$ 119,993. \$	_	\$ 9,737.00 S ESTIMATED C PAID FROM DATE SUBMIT	<u></u> со <u>е</u> -	(9,737.00) \$ \$ T D 5-6 A. CARR(Moll Jen	Amended Budget 119,993.0 FU

Mulille & MELVIL

CHAIRMAN:

Account					
Number	Description	0			A
	COUNTY BUILDINGS, MISCELLANEOUS	Current Budget			Amended Budget
	Increase Expenditures		Increase		
51800-304	Architects	0.00	12,000.00		12,000.00
51800-307	Communication	9,840.00	500.00		10,340.00
	Decrease Expenditures			Decrease	
51800-207	Medical Insurance	41,000.00		(500.00)	40,500.00
51800-399	Other Contracted Services	76,281.00		(7,000.00)	69,281.00
58900-304	Architects	5,000.00		(5,000.00)	0.00
	Sub-total	\$ 132,121.00	\$ 12,500.00	\$ (12,500.00)	132,121.00
	The increase in Architects is needed due to hi	iring an architect fo	or the re-roofing	of the Courthous	e Annex,
the Adminis	tration building, and the Depot. The increase in				
under-estim					
	Funding will come from transfers within the Co	ounty Buildings and	d Miscellaneous	s budgets.	
		Current	·	g	Amended
	OTHER GENERAL ADMINISTRATION	Budget			Budget
	Increase Expenditures		Increase		
51900-502	Building and Contents Insurance	3,400.00	2,380.00		5,780.00
51900-799	Other Capital Outlay	3,500.00	766.00		4,266.00
	Decrease Expenditures			Decrease	
51900-513	Workman's Compensation Insurance	156,790.00		(3,146.00)	153,644.00
	Sub-total	\$ 163,690.00	\$ 3,146.00	\$ (3,146.00)	6 163,690.00
Library build	The increase in Building and Contents Insurat ding. The increase in Other Capital Outlay is ne				
	ting. The increase in Building and Contents Insuration ing. The increase in Other Capital Outlay is not in the Courthouse, Justice Center, and the Act Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION	eeded to purchase Iministration buildi	equipment to b ng.	e able to have wi	
	ding. The increase in Other Capital Outlay is ne s in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER	eeded to purchase dministration buildi other General Adm Current	equipment to b ng.	e able to have wi	reless internet
connections	ding. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION	eeded to purchase dministration buildi other General Adm Current	equipment to b ng. inistration budg	e able to have wi	reless internet Amended Budget
connections	ding. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures	eeded to purchase dministration buildi Other General Adm Current Budget	equipment to b ng. inistration budg Increase	e able to have wi	reless internet Amended Budget
connections 51910-307	ding. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication	eeded to purchase dministration buildi Other General Adm Current Budget	equipment to b ng. inistration budg Increase	e able to have wi et. Decrease (50.00)	Amended Budget 900.00 153,594.00
connections 51910-307	ding. The increase in Other Capital Outlay is ne s in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures	eeded to purchase dministration buildi other General Adm Current Budget 850.00	equipment to b ng. inistration budg Increase 50.00	e able to have wi et. Decrease (50.00)	Amended Budget 900.00 153,594.00
connections 51910-307	ting. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance	eeded to purchase dministration buildi other General Adm Current Budget 850.00 153,644.00 \$ 154,494.00	equipment to b ng. inistration budg Increase 50.00 \$ 50.00	e able to have wi et. Decrease (50.00)	Amended Budget 900.00 153,594.00
connections 51910-307	ding. The increase in Other Capital Outlay is ne s in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total	eeded to purchase dministration buildi other General Adm Current Budget 850.00 153,644.00 \$ 154,494.00 -item being under- other General Adm	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated.	e able to have wi et. Decrease (50.00) \$ (50.00)	Amended Budget 900.00 153,594.00 \$ 154,494.00
connections 51910-307	ding. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C	eeded to purchase dministration buildi other General Adm Current Budget 850.00 153,644.00 \$ 154,494.00 -item being under- other General Adm Current	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated.	e able to have wi et. Decrease (50.00) \$ (50.00)	Amended Budget 900.00 153,594.00 \$ 154,494.00 Amended
connections 51910-307	ding. The increase in Other Capital Outlay is ne s in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE	eeded to purchase dministration buildi other General Adm Current Budget 850.00 153,644.00 \$ 154,494.00 -item being under- other General Adm	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg	e able to have wi et. Decrease (50.00) \$ (50.00)	Amended Budget 900.00 153,594.00 \$ 154,494.00
<u>51910-307</u> 51900-513	ting. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures	eeded to purchase dministration buildi other General Adm Current Budget 850.00 \$ 153,644.00 \$ 154,494.00 -item being under- other General Adm Current Budget	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase	e able to have wi et. Decrease (50.00) \$ (50.00)	Amended Budget 900.00 153,594.00 154,494.00 Amended Budget
connections 51910-307 51900-513 52500-719	ding. The increase in Other Capital Outlay is ne in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures Office Equipment	eeded to purchase dministration buildi other General Adm Current Budget 850.00 \$ 153,644.00 \$ 154,494.00 -item being under- other General Adm Current Budget 6,000.00	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase 6,000.00	e able to have wi et. Decrease (50.00) \$ (50.00)	Amended Budget 900.00 153,594.00 \$ 154,494.00 Amended Budget 12,000.00
connections 51910-307 51900-513 52500-719	ding. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures Office Equipment Communication	eeded to purchase dministration buildi other General Adm Current Budget 850.00 \$ 153,644.00 \$ 154,494.00 -item being under- other General Adm Current Budget	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase	e able to have wi et. Decrease (50.00) \$ (50.00) et.	Amended Budget 900.00 153,594.00 \$ 154,494.00 Amended Budget 12,000.00
connections 51910-307 51900-513 51900-513 52500-719 52500-307	ding. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures Office Equipment Communication Decrease Expenditures	eeded to purchase dministration buildi other General Adm Current Budget 850.00 \$ 153,644.00 \$ 154,494.00 -item being under- other General Adm Current Budget 6,000.00 7,700.00	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase 6,000.00	e able to have wi et. Decrease (50.00) \$ (50.00) et. Decrease	Amended Budget 900.00 153,594.00 \$ 154,494.00 \$ 154,494.00 Amended Budget 12,000.00 7,930.00
connections 51910-307 51900-513 52500-719 52500-307 52500-106	ting. The increase in Other Capital Outlay is ne in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures Office Equipment Communication Decrease Expenditures Decrease Expenditures Decrease Expenditures	eeded to purchase dministration buildi other General Adm Current Budget 850.00 \$ 153,644.00 \$ 154,494.00 \$ 154,494.00 \$ 154,494.00 • ther General Adm Current Budget 6,000.00 7,700.00	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase 6,000.00	e able to have wi et. Decrease (50.00) \$ (50.00) \$ (50.00) et. Decrease (6,000.00)	Amended Budget 900.00 153,594.00 154,494.00 Amended Budget 12,000.00 7,930.00 330,752.00
connections 51910-307 51900-513 52500-719 52500-719 52500-307	ding. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures Office Equipment Communication Decrease Expenditures Deputy(ies) Medical Insurance	eeded to purchase ministration buildi other General Adm Current Budget 850.00 \$ 153,644.00 \$ 154,494.00 \$ 154,494.00 -item being under- other General Adm Current Budget 6,000.00 7,700.00 336,752.00 79,800.00	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase 6,000.00 230.00	e able to have wi et. Decrease (50.00) \$ (50.00) \$ (50.00) et. Decrease (6,000.00) (230.00)	Amended Budget 900.00 153,594.00 154,494.00 154,494.00 Amended Budget 12,000.00 7,930.00 330,752.00 79,570.00
connections 51910-307 51900-513 52500-719 52500-719 52500-307	ding. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures Office Equipment Communication Decrease Expenditures Deputy(ies) Medical Insurance Sub-total	eeded to purchase iministration buildi ther General Adm Current Budget 850.00 \$ 153,644.00 \$ 154,494.00 \$ 154,494.00 \$ 154,494.00 • tem being under- other General Adm Current Budget 6,000.00 7,700.00 336,752.00 79,800.00 \$ 430,252.00	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase 6,000.00 230.00 \$ 6,230.00	e able to have wi et. Decrease (50.00) \$ (50.00) 9 et. Decrease (6,000.00) (230.00) \$ (6,230.00)	Amended Budget 900.00 153,594.00 154,494.00 154,494.00 Amended Budget 12,000.00 7,930.00 330,752.00 79,570.00 \$ 430,252.00
connections 51910-307 51900-513 52500-719 52500-307 52500-106 52500-207	ding. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures Office Equipment Communication Decrease Expenditures Deputy(ies) Medical Insurance Sub-total The increase in Office Equipment reflects beg	eeded to purchase ministration buildi ther General Adm Current Budget 850.00 153,644.00 \$ 154,494.00 \$ 154,494.00 -item being under- ther General Adm Current Budget 6,000.00 7,700.00 336,752.00 79,800.00 \$ 430,252.00 jinning the process	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase 6,000.00 230.00 \$ 6,230.00 s of equipment i	e able to have wi et. Decrease (50.00) \$ (50.00) 9 et. Decrease (6,000.00) (230.00) \$ (6,230.00)	Amended Budget 900.00 153,594.00 153,594.00 154,494.00 Amended Budget 12,000.00 7,930.00 330,752.00 79,570.00 \$ 430,252.00
connections 51910-307 51900-513 52500-719 52500-307 52500-106 52500-207	ting. The increase in Other Capital Outlay is ne in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures Office Equipment Communication Decrease Expenditures Deputy(ies) Medical Insurance Sub-total The increase in Office Equipment reflects beg se in Communication is due to this line-item be	eeded to purchase dministration buildi other General Adm Current Budget 850.00 \$ 153,644.00 \$ 154,494.00 \$ 153,644.00 \$ 154,494.00 \$ 154,000.00 \$ 336,752.00 \$ 79,800.00 \$ 130,252.00 \$ 100,000 \$ 100,0000 \$ 100	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase 6,000.00 230.00 \$ 6,230.00 \$ 6,230.00 s of equipment ind.	e able to have wi et. Decrease (50.00) \$ (50.00) 9 et. Decrease (6,000.00) (230.00) \$ (6,230.00)	Amended Budget 900.00 153,594.00 153,594.00 154,494.00 Amended Budget 12,000.00 7,930.00 330,752.00 79,570.00 \$ 430,252.00
connections 51910-307 51900-513 52500-719 52500-307 52500-106 52500-207	ding. The increase in Other Capital Outlay is ne is in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures Office Equipment Communication Decrease Expenditures Deputy(ies) Medical Insurance Sub-total The increase in Office Equipment reflects beg	eeded to purchase dministration buildi other General Adm Current Budget 850.00 \$ 153,644.00 \$ 154,494.00 \$ 153,644.00 \$ 154,494.00 \$ 154,000.00 \$ 7,700.00 \$ 136,752.00 \$ 19,800.00 \$ 130,252.00 \$ 19,800.00 \$ 19,80	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase 6,000.00 230.00 \$ 6,230.00 \$ 6,230.00 s of equipment ind.	e able to have wi et. Decrease (50.00) \$ (50.00) 9 et. Decrease (6,000.00) (230.00) \$ (6,230.00)	Amended Budget 900.00 153,594.00 154,494.00 154,494.00 Amended Budget 12,000.00 7,930.00 330,752.00 79,570.00 \$ 430,252.00
connections 51910-307 51900-513 52500-719 52500-307 52500-106 52500-207	ting. The increase in Other Capital Outlay is ne in the Courthouse, Justice Center, and the Ac Funding will come from a transfer within the C PRESERVATION OF RECORDS, OTHER GENERAL ADMINISTRATION Increase Expenditures Communication Decrease Expenditures Workman's Compensation Insurance Sub-total The above increase is needed due to this line Funding will come from a transfer within the C COUNTY CLERK'S OFFICE Increase Expenditures Office Equipment Communication Decrease Expenditures Deputy(ies) Medical Insurance Sub-total The increase in Office Equipment reflects beg se in Communication is due to this line-item be	eeded to purchase dministration buildi other General Adm Current Budget 850.00 \$ 153,644.00 \$ 154,494.00 \$ 153,644.00 \$ 154,494.00 \$ 154,000.00 \$ 7,700.00 \$ 136,752.00 \$ 19,800.00 \$ 130,252.00 \$ 19,800.00 \$ 19,80	equipment to b ng. inistration budg Increase 50.00 \$ 50.00 estimated. inistration budg Increase 6,000.00 230.00 3 of equipment ind. e budget.	e able to have wi et. Decrease (50.00) \$ (50.00) 9 et. Decrease (6,000.00) (230.00) 9 (6,230.00) 9 (6,230.00)	Amended Budget 900.00 153,594.00 153,594.00 154,494.00 Amended Budget 12,000.00 7,930.00 330,752.00 79,570.00 \$ 430,252.00 5 year cycle.

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Account Number	Description								
	CIRCUIT COURT CLERK	Current Budget			Amended Budget				
	Increase Expenditures	Buuger	Increase		Duuget				
53120-169	Part-time Personnel	19,500.00	2,500.00		22,000.00				
· · · · · · · · · · · · · · · · · · ·	Office Equipment	3,000.00	1,200.00		4,200.00				
	Unemployment Compensation	1,100.00	30.00		1,130.00				
	Decrease Expenditures			Decrease					
53120-106	Deputy(ies)	242,946.00		(2,500.00)	240,446.00				
	Office Supplies	21,300.00	· · · · · · · · · · · · · · · · · · ·	(1,200.00)	20,100.00				
····	Medical Insurance	37,500.00		(30.00)	37,470.00				
	Sub-total	\$ 325,346.00	\$ 3,730.00	· · · · · · · · · · · · · · · · · · ·					
	The increase in Part-time Personnel is due to								
working add	ditional hours until a replacement was hired. The								
	ets and a new fax machine.		e equipment is i						
ning cabine	Funding will come from transfers within the Ci		udaot		 .				
		Current			Amended				
	JUVENILE COURT, JUVENILE SERVICES	Budget			Budget				
	Increase Expenditures	_	Increase						
53500-196	In-Service Training	500.00	139.00		639.00				
	Communication	4,700.00	25.00	····	4,725.00				
	Office Equipment	2,700.00	195.00		2,895.00				
	Decrease Expenditures			Decrease					
54240-307	Medical Insurance	10,210.00		(25.00)	10,185.00				
	Dues and Memberships	400.00		(139.00)	261.00				
	Office Supplies	3,000.00		(195.00)	2,805.00				
04240-400			¢ 250.00						
				· · · · · · · · · · · · · · · · · · ·	21,510.00				
	The above increases are needed due to these	e line-items being	under-estimated		21,510.00				
······································		e line-items being wenile Court and .	under-estimated						
	The above increases are needed due to these	e line-items being venile Court and . Current	under-estimated		Amended Budget				
······	The above increases are needed due to these Funding will come from transfers within the Ju	e line-items being wenile Court and .	under-estimated		Amended				
54110-196	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures	e line-items being venile Court and . Current Budget	under-estimated Juvenile Service		Amended Budget				
	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training	e line-items being avenile Court and . Current Budget 15,000.00	under-estimated Juvenile Service Increase 4,000.00		Amended Budget 19,000.00				
54110-307	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication	e line-items being wenile Court and . Current Budget 15,000.00 20,800.00	under-estimated Juvenile Service Increase 4,000.00 3,000.00		Amended Budget 19,000.00 23,800.00				
	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline	e line-items being avenile Court and . Current Budget 15,000.00	under-estimated Juvenile Service Increase 4,000.00	s budgets.	Amended Budget 19,000.00 23,800.00				
54110-307 54110-425	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures	e line-items being venile Court and . Current Budget 15,000.00 20,800.00 175,000.00	under-estimated Juvenile Service Increase 4,000.00 3,000.00	budgets.	Amended Budget 19,000.00 23,800.00 211,843.00				
54110-307 54110-425 54110-106	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies)	e line-items being venile Court and . Current Budget 15,000.00 20,800.00 175,000.00 804,563.00	under-estimated Juvenile Service Increase 4,000.00 3,000.00	budgets.	Amended Budget 19,000.00 23,800.00 211,843.00 800,563.00				
54110-307 54110-425 54110-106 54110-169	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel	e line-items being venile Court and . Current Budget 15,000.00 20,800.00 175,000.00 804,563.00 2,000.00	under-estimated Juvenile Service Increase 4,000.00 3,000.00	s budgets. Decrease (4,000.00) (2,000.00)	Amended Budget 19,000.00 23,800.00 211,843.00 800,563.00 0.00				
54110-307 54110-425 54110-106 54110-169 54110-322	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel Evaluation and Testing	e line-items being venile Court and Current Budget 15,000.00 20,800.00 175,000.00 804,563.00 2,000.00 1,000.00	under-estimated Juvenile Service Increase 4,000.00 3,000.00	Decrease (4,000.00) (2,000.00) (1,000.00)	Amended Budget 19,000.00 23,800.00 211,843.00 800,563.00 0.00 0.00				
54110-307 54110-425 54110-106 54110-169 54110-322 54110-411	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel Evaluation and Testing Data Processing Supplies	e line-items being venile Court and . Current Budget 15,000.00 20,800.00 175,000.00 804,563.00 2,000.00 1,000.00 4,000.00	under-estimated Juvenile Service Increase 4,000.00 3,000.00	s budgets. Decrease (4,000.00) (2,000.00) (1,000.00) (3,500.00)	Amended Budget 19,000.00 23,800.00 211,843.00 800,563.00 0.00 0.00 500.00				
54110-307 54110-425 54110-106 54110-169 54110-322 54110-411 54110-524	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel Evaluation and Testing Data Processing Supplies In Service/Staff Development	e line-items being venile Court and . Current Budget 15,000.00 20,800.00 175,000.00 804,563.00 2,000.00 1,000.00 4,000.00 1,000.00	under-estimated Juvenile Service Increase 4,000.00 3,000.00	s budgets. Decrease (4,000.00) (2,000.00) (1,000.00) (3,500.00) (1,000.00)	Amended Budget 19,000.00 23,800.00 211,843.00 800,563.00 0.00 0.00 500.00 0.00				
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54110-307 54110-425 54110-106 54110-169 54110-322 54110-322 54110-524 54110-524 54110-719 54110-187	The above increases are needed due to these Funding will come from transfers within the Ju- SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel Evaluation and Testing Data Processing Supplies In Service/Staff Development Office Equipment Overtime Pay Maintenance & Repair Services-Vehicles	e line-items being venile Court and . Current Budget 15,000.00 20,800.00 175,000.00 2,000.00 1,000.00 1,000.00 1,000.00 4,000.00 5,000.00 44,250.00 73,000.00	under-estimated Juvenile Service Increase 4,000.00 3,000.00 36,843.00	s budgets. Decrease (4,000.00) (2,000.00) (1,000.00) (1,000.00) (1,000.00) (4,000.00) (5,000.00) (11,000.00)	Amended Budget 19,000.00 23,800.00 211,843.00 0.00 0.00 500.00 0.00 1,000.00 39,250.00 62,000.00				
54110-307 54110-425 54110-106 54110-169 54110-322 54110-322 54110-524 54110-524 54110-719 54110-187	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel Evaluation and Testing Data Processing Supplies In Service/Staff Development Office Equipment Overtime Pay Maintenance & Repair Services-Vehicles Sub-total Expenditures	e line-items being venile Court and Current Budget 15,000.00 20,800.00 175,000.00 175,000.00 2,000.00 1,000.00 1,000.00 5,000.00 44,250.00	under-estimated Juvenile Service Increase 4,000.00 3,000.00 36,843.00 \$ 43,843.00	s budgets. Decrease (4,000.00) (2,000.00) (1,000.00) (1,000.00) (1,000.00) (4,000.00) (5,000.00) (11,000.00)	Amended Budget 19,000.00 23,800.00 211,843.00 0.00 0.00 500.00 0.00 1,000.00 39,250.00 62,000.00				
54110-307 54110-425 54110-106 54110-169 54110-322 54110-322 54110-524 54110-524 54110-719 54110-187 54110-338	The above increases are needed due to these Funding will come from transfers within the Ju- SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel Evaluation and Testing Data Processing Supplies In Service/Staff Development Office Equipment Overtime Pay Maintenance & Repair Services-Vehicles Sub-total Expenditures Increase Revenue	e line-items being venile Court and . Current Budget 15,000.00 20,800.00 175,000.00 2,000.00 1,000.00 1,000.00 4,000.00 4,000.00 44,250.00 73,000.00 \$ 1,145,613.00	under-estimated Juvenile Service Increase 4,000.00 3,000.00 36,843.00 36,843.00 \$ 43,843.00 Increase	s budgets. Decrease (4,000.00) (2,000.00) (1,000.00) (1,000.00) (1,000.00) (4,000.00) (5,000.00) (11,000.00)	Amended Budget 19,000.00 23,800.00 211,843.00 800,563.00 0.00 500.00 0.00 1,000.00 39,250.00 62,000.00 1,157,956.00				
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54110-307 54110-425 54110-106 54110-169 54110-322 54110-324 54110-524 54110-719 54110-187 54110-338	The above increases are needed due to these Funding will come from transfers within the Ju- SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel Evaluation and Testing Data Processing Supplies In Service/Staff Development Office Equipment Office Equipment Overtime Pay Maintenance & Repair Services-Vehicles Sub-total Expenditures Increase Revenue Insurance Recovery Sub-total Revenue	e line-items being venile Court and Current Budget 15,000.00 20,800.00 175,000.00 2,000.00 1,000.00 4,000.00 4,000.00 4,000.00 44,250.00 73,000.00 \$ 1,145,613.00 \$ 25,651.00 \$ 25,651.00	under-estimated Juvenile Service 1ncrease 4,000.00 36,843.00 36,843.00 5 43,843.00 Increase 12,343.00 5 12,343.00	s budgets. Decrease (4,000.00) (2,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (3,500.00) (3,500.00) (31,500.00) \$ (31,500.00) \$ (31,500.00) (31,500.00)	Amended Budget 19,000.00 23,800.00 211,843.00 800,563.00 0.00 500.00 0.00 1,000.00 39,250.00 62,000.00 37,994.00 37,994.00				
54110-307 54110-425 54110-106 54110-169 54110-322 54110-411 54110-524 54110-719 54110-187 54110-338	The above increases are needed due to these Funding will come from transfers within the Ju SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel Evaluation and Testing Data Processing Supplies In Service/Staff Development Office Equipment Overtime Pay Maintenance & Repair Services-Vehicles Sub-total Expenditures Increase Revenue Insurance Recovery Sub-total Revenue The increase in In-Service Training is to cove	e line-items being venile Court and . Current Budget 15,000.00 20,800.00 175,000.00 20,800.00 175,000.00 2,000.00 1,000.00 1,000.00 4,000.00 1,000.00 5,000.00 44,250.00 73,000.00 \$ 1,145,613.00 25,651.00 \$ 25,651.00 The cost of Office	under-estimated Juvenile Service 1ncrease 4,000.00 3,000.00 36,843.00 36,843.00 \$ 43,843.00 Increase 12,343.00 \$ 12,343.00 \$ 12,343.00	s budgets. Decrease (4,000.00) (2,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (3,500.00) (11,000.00) (31,500.00) \$ 0.00 \$ 4 Academy. The	Amended Budget 19,000.00 23,800.00 211,843.00 800,563.00 0.00 0.00 0.00 1,000.00 39,250.00 62,000.00 37,994.00 37,994.00 37,994.00				
54110-307 54110-425 54110-106 54110-169 54110-322 54110-322 54110-524 54110-524 54110-719 54110-187 54110-338 49700	The above increases are needed due to these Funding will come from transfers within the Ju- SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel Evaluation and Testing Data Processing Supplies In Service/Staff Development Office Equipment Overtime Pay Maintenance & Repair Services-Vehicles Sub-total Expenditures Increase Revenue Insurance Recovery Sub-total Revenue The increase in In-Service Training is to cove ation is to cover expenditures for the remainder	e line-items being venile Court and . Current Budget 15,000.00 20,800.00 175,000.00 2,000.00 1,000.00 1,000.00 4,000.00 4,000.00 4,000.00 5,000.00 44,250.00 73,000.00 \$ 1,145,613.00 \$ 25,651.00 \$	under-estimated Juvenile Service 1ncrease 4,000.00 3,000.00 36,843.00 36,843.00 \$ 43,843.00 Increase 12,343.00 \$ 12,343.00 \$ 12,343.00	s budgets. Decrease (4,000.00) (2,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (3,500.00) (11,000.00) (31,500.00) \$ 0.00 \$ 4 Academy. The	Amended Budget 19,000.00 23,800.00 211,843.00 800,563.00 0.00 0.00 0.00 1,000.00 39,250.00 62,000.00 37,994.00 37,994.00 37,994.00				
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54110-307 54110-425 54110-106 54110-169 54110-322 54110-322 54110-524 54110-524 54110-719 54110-187 54110-338 49700	The above increases are needed due to these Funding will come from transfers within the Ju- SHERIFF'S DEPARTMENT Increase Expenditures In-Service Training Communication Gasoline Decrease Expenditures Deputy(ies) Part-time Personnel Evaluation and Testing Data Processing Supplies In Service/Staff Development Office Equipment Overtime Pay Maintenance & Repair Services-Vehicles Sub-total Expenditures Increase Revenue Insurance Recovery Sub-total Revenue The increase in In-Service Training is to cove ation is to cover expenditures for the remainder	e line-items being venile Court and Current Budget 15,000.00 20,800.00 175,000.00 175,000.00 2,000.00 1,000.00 4,000.00 4,000.00 4,000.00 44,250.00 73,000.00 \$ 1,145,613.00 \$ 25,651.00 r the cost of Office r of the fiscal year year.	under-estimated Juvenile Service Increase 4,000.00 36,843.00 36,843.00 \$ 43,843.00 Increase 12,343.00 \$ 12,343.00 \$ 12,343.00 \$ 12,343.00 rs In-Service an and new cell ph t budget.	Decrease (4,000.00) (2,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (1,000.00) (3,500.00) (3,500.00) (31,500.00) \$ (31,500.00) \$ 0.00 \$ d Academy. The ones. The increase	Amended Budget 19,000.00 23,800.00 211,843.00 800,563.00 0.00 500.00 0.00 1,000.00 39,250.00 62,000.00 37,994.00 37,994.00 37,994.00 increase in se is Gasoline				

Account Number	Description				
	JAIL	Current Budget			Amended Budget
	Increase Expenditures		Increase		
54210-187	Overtime Pay	30,000.00	15,000.00		45,000.00
	Maintenance & Repair Service-Equipment	8,500.00	2,000.00		10,500.00
	Maintenance & Repair Service-Office Equip	4,500.00	1,500.00		6,000.00
	Food Preparation Supplies	17,000.00	2,800.00		19,800.00
	Other Supplies and Materials	22,500.00	6,500.00		29,000.00
	Other Equipment	1,000.00	700.00	· · ·	1,700.00
	Food Supplies	230,000.00	65,000.00		295,000.00
	Medical Insurance	164,600.00	17,200.00		181,800.00
	Building Improvements	14,500.00	42,258.00		56,758.00
04210-707	Decrease Expenditures	14,000.00		Decrease	00,100.00
54210-110	Lieutenant(s)	34,245.00		(7,000.00)	27,245.00
54210-160		925,522.00		(8,000.00)	917,522.00
	Other Contracted Services	20,000.00	{	(2,000.00)	18,000.00
		2,000.00		(1,500.00)	500.00
	Postal Charges	82,137.00		(6,000.00)	76,137.00
	Part-time Personnel	15,000.00		(2,000.00)	13,000.00
		91,918.00		(2,000.00)	89,918.00
	State Retirement	437,847.00	<u> </u>	(42,258.00)	395,589.00
51800-707	Building Improvements	\$ 2,101,269.00	\$ 152,958.00		\$ 2,183,469.00
	Sub-total Expenditures	\$ 2,101,209.00	Increase	\$ (10,150.00)	\$ 2,103,403.00
40045		870,000.00	82,200.00		952,200.00
46915	Contracted Prisoner Board				332,200.00
	Cub total Bayanya		¢ 92 200 00	s 0.00	C 952 200 00
	Sub-total Revenue The increase in Overtime Pay is to cover the once & Repair Services-Equipment is to cover r	epairs to the secu	r the remainder rity equipment.	of the fiscal year The increase in N	. The increase Maintenance
& Repair Se Preparation Materials is for the jail.	The increase in Overtime Pay is to cover the once & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the refor inmate supplies, blankets and care package.	cost of overtime fo epairs to the secu f maintenance and emainder of the fis les. The increase inditures for the re	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f	of the fiscal year The increase in M puters. The incre increase in Other S ment is for leg iron fiscal year. The ir	The increase Maintenance ase in Food Supplies and s and handcuffs crease in
& Repair Se Preparation Materials is for the jail. Medical Ins	The increase in Overtime Pay is to cover the once & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the refor inmate supplies, blankets and care package. The increase in Food Supplies is to cover expendence is due to this line-item being under-estimates and care states.	cost of overtime fo epairs to the secu f maintenance and emainder of the fis les. The increase inditures for the re mated. The increa	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f	of the fiscal year The increase in M puters. The incre increase in Other S ment is for leg iron fiscal year. The ir	The increase Maintenance ase in Food Supplies and s and handcuffs crease in
& Repair Se Preparation Materials is for the jail. Medical Ins	The increase in Overtime Pay is to cover the once & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the refor inmate supplies, blankets and care package. The increase in Food Supplies is to cover expenditures is due to this line-item being under-esting for 3 HVAC units from the County Buildings	cost of overtime fo epairs to the secu f maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget.	r the remainder rity equipment. I repairs to com scal year. The ir in Other Equipm mainder of the t se in Building Ir	of the fiscal year The increase in N puters. The incre increase in Other s nent is for leg iron fiscal year. The ir nprovements is to	The increase Maintenance ase in Food Supplies and is and handcuffs acrease in transfer the
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure	The increase in Overtime Pay is to cover the or nce & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the re- for inmate supplies, blankets and care packag The increase in Food Supplies is to cover expe- urance is due to this line-item being under-esti- for 3 HVAC units from the County Buildings b Funding will come from transfers within the Ja	cost of overtime fo epairs to the secu f maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget.	r the remainder rity equipment. I repairs to com scal year. The ir in Other Equipm mainder of the t se in Building Ir	of the fiscal year The increase in N puters. The incre increase in Other s nent is for leg iron fiscal year. The ir nprovements is to	The increase Maintenance ase in Food Supplies and is and handcuffs acrease in transfer the
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure	The increase in Overtime Pay is to cover the once & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the refor inmate supplies, blankets and care package. The increase in Food Supplies is to cover expenditures is due to this line-item being under-esting for 3 HVAC units from the County Buildings	cost of overtime fo epairs to the secu f maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget. iil and County Buil	r the remainder rity equipment. I repairs to com scal year. The ir in Other Equipm mainder of the t se in Building Ir	of the fiscal year The increase in N puters. The incre increase in Other s nent is for leg iron fiscal year. The ir nprovements is to	The increase Maintenance ase in Food Supplies and as and handcuffs acrease in transfer the ase to the
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure	The increase in Overtime Pay is to cover the or nce & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the re- for inmate supplies, blankets and care packag The increase in Food Supplies is to cover expe- urance is due to this line-item being under-esti- for 3 HVAC units from the County Buildings b Funding will come from transfers within the Ja Prisoner Board Revenue.	cost of overtime fo epairs to the secu maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget. iil and County Buil Current	r the remainder rity equipment. I repairs to com scal year. The ir in Other Equipm mainder of the t se in Building Ir	of the fiscal year The increase in N puters. The incre increase in Other s nent is for leg iron fiscal year. The ir nprovements is to	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the ase to the Amended
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure	The increase in Overtime Pay is to cover the once & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the refor inmate supplies, blankets and care package. The increase in Food Supplies is to cover expendence is due to this line-item being under-estimate for 3 HVAC units from the County Buildings by Funding will come from transfers within the Jappisoner Board Revenue.	cost of overtime fo epairs to the secu f maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget. iil and County Buil	r the remainder rity equipment. I repairs to com scal year. The ir in Other Equipm mainder of the f se in Building fr dings budgets a	of the fiscal year The increase in N puters. The incre increase in Other s nent is for leg iron fiscal year. The ir nprovements is to	The increase Maintenance ase in Food Supplies and as and handcuffs acrease in transfer the ase to the
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted	The increase in Overtime Pay is to cover the or nce & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the re- for inmate supplies, blankets and care package The increase in Food Supplies is to cover expe- urance is due to this line-item being under-esti- for 3 HVAC units from the County Buildings b Funding will come from transfers within the Ja Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures	cost of overtime fo epairs to the secu maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget. il and County Buil Current Budget	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a Increase	of the fiscal year The increase in N puters. The incre increase in Other s nent is for leg iron fiscal year. The ir nprovements is to	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the ase to the Amended Budget
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790	The increase in Overtime Pay is to cover the orac & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the reformate supplies, blankets and care packag The increase in Food Supplies is to cover expediance is due to this line-item being under-estite for 3 HVAC units from the County Buildings by Funding will come from transfers within the Ja Prisoner Board Revenue.	cost of overtime fo epairs to the secu f maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget. iil and County Buil Current Budget 36,725.00	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a increase 3,360.00	of the fiscal year The increase in N puters. The incre increase in Other s nent is for leg iron fiscal year. The ir nprovements is to	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the ase to the Amended Budget 40,085.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790	The increase in Overtime Pay is to cover the or nce & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the re- for inmate supplies, blankets and care packag The increase in Food Supplies is to cover expe- urance is due to this line-item being under-esti- for 3 HVAC units from the County Buildings b Funding will come from transfers within the Ja Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies	cost of overtime fo epairs to the secu maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget. il and County Buil Current Budget	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a Increase	of the fiscal year The increase in M puters. The incre acrease in Other S ment is for leg iron fiscal year. The ir mprovements is to and from an incre	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the ase to the Amended Budget
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435	The increase in Overtime Pay is to cover the or nce & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the re- for inmate supplies, blankets and care package The increase in Food Supplies is to cover expe- urance is due to this line-item being under-esting for 3 HVAC units from the County Buildings by Funding will come from transfers within the Jap Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies Decrease Expenditures	cost of overtime fo epairs to the secu f maintenance and emainder of the fis res. The increase inditures for the re mated. The increa udget. il and County Buil Current Budget 36,725.00 350.00	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a increase 3,360.00	of the fiscal year The increase in M puters. The incre acrease in Other S ment is for leg iron fiscal year. The ir mprovements is to and from an incre Decrease	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the ase to the Amended Budget 40,085.00 650.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435 54490-336	The increase in Overtime Pay is to cover the orace & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the reformate supplies, blankets and care package the increase in Food Supplies is to cover expedit or the services of the transferment of a HVAC units from the County Buildings by Funding will come from transfers within the Jappisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies Maintenance & Repair Services-Equipment	cost of overtime fo epairs to the secu maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget. iil and County Buil Current Budget 36,725.00 350.00 8,000.00	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a increase 3,360.00	of the fiscal year The increase in M puters. The incre increase in Other S nent is for leg iron fiscal year. The ir mprovements is to and from an incre Decrease (760.00)	The increase Maintenance ase in Food Supplies and is and handcuffs increase in transfer the ase to the Amended Budget 40,085.00 650.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435 54490-336 54490-425	The increase in Overtime Pay is to cover the orace & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the reformate supplies, blankets and care package The increase in Food Supplies is to cover experimence is due to this line-item being under-esting for 3 HVAC units from the County Buildings by Funding will come from transfers within the Jate Prisoner Board Revenue.	cost of overtime fo epairs to the secu maintenance and emainder of the fis us. The increase inditures for the re mated. The increa udget. iil and County Buil Current Budget 36,725.00 350.00 8,000.00	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a increase 3,360.00	of the fiscal year The increase in M puters. The incre increase in Other S nent is for leg iron fiscal year. The ir mprovements is to and from an incre Decrease (760.00) (300.00)	The increase Maintenance ase in Food Supplies and as and handcuffs increase in transfer the Amended Budget 40,085.00 650.00 7,240.00 5,200.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435 54490-336 54490-425	The increase in Overtime Pay is to cover the or nce & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the re- for inmate supplies, blankets and care package The increase in Food Supplies is to cover expe- urance is due to this line-item being under-esti- for 3 HVAC units from the County Buildings b Funding will come from transfers within the Ja Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies Decrease Expenditures Maintenance & Repair Services-Equipment Gasoline Other Contracted Services	cost of overtime fo epairs to the secu maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget. iil and County Buil Current Budget 36,725.00 350.00 8,000.00 5,500.00 12,100.00	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a increase 3,360.00 300.00	of the fiscal year The increase in M puters. The incre icrease in Other S inent is for leg iron fiscal year. The ir inprovements is to and from an incre Decrease (760.00) (300.00) (2,600.00)	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the Amended Budget 40,085.00 650.00 7,240.00 5,200.00 9,500.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435 54490-336 54490-425	The increase in Overtime Pay is to cover the or nce & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the re- for inmate supplies, blankets and care package The increase in Food Supplies is to cover expe- urance is due to this line-item being under-esti- for 3 HVAC units from the County Buildings b- Funding will come from transfers within the Ja Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies Decrease Expenditures Maintenance & Repair Services-Equipment Gasoline Other Contracted Services Sub-total	cost of overtime fo epairs to the secu f maintenance and emainder of the fis res. The increase inditures for the re mated. The increa udget. iil and County Buil Current Budget 36,725.00 350.00 8,000.00 5,500.00 12,100.00 \$ 62,675.00	r the remainder rity equipment. I repairs to com scal year. The in in Other Equipm mainder of the f se in Building fr dings budgets a increase 3,360.00 300.00 \$3,660.00	of the fiscal year The increase in M puters. The incre acrease in Other S nent is for leg iron fiscal year. The ir mprovements is to and from an incre Decrease (760.00) (300.00) (2,600.00) \$ (3,660.00)	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the Amended Budget 40,085.00 650.00 7,240.00 5,200.00 9,500.00 \$ 62,675.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435 54490-336 54490-339	The increase in Overtime Pay is to cover the or nce & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the re- for inmate supplies, blankets and care package The increase in Food Supplies is to cover expe- urance is due to this line-item being under-esti- for 3 HVAC units from the County Buildings b Funding will come from transfers within the Ja Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies Decrease Expenditures Maintenance & Repair Services-Equipment Gasoline Other Contracted Services Sub-total The increase in Other Equipment is for a new	cost of overtime fo epairs to the secu f maintenance and emainder of the fis es. The increase inditures for the re mated. The increa udget. il and County Buil Current Budget 36,725.00 350.00 8,000.00 5,500.00 12,100.00 \$ 62,675.00 printer ID system	r the remainder rity equipment. I repairs to com scal year. The ir in Other Equipm mainder of the f se in Building fr dings budgets a increase 3,360.00 300.00 \$3,660.00 and for equipm	of the fiscal year The increase in M puters. The incre increase in Other s ment is for leg iron fiscal year. The ir mprovements is tr and from an incre Decrease (760.00) (300.00) (2,600.00) \$ (3,660.00) ent for the new vent	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the Amended Budget 40,085.00 650.00 7,240.00 5,200.00 9,500.00 \$ 62,675.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435 54490-336 54490-339	The increase in Overtime Pay is to cover the orace & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the reformate supplies, blankets and care package The increase in Food Supplies is to cover expendence is due to this line-item being under-esting for 3 HVAC units from the County Buildings by Funding will come from transfers within the Jate Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies Decrease Expenditures Maintenance & Repair Services-Equipment Gasoline Other Contracted Services Sub-total The increase in Other Equipment is for a new land Security. The increase in Office Supplies	cost of overtime fo epairs to the secu maintenance and emainder of the fis us. The increase inditures for the re mated. The increa udget. iil and County Buil Current Budget 36,725.00 350.00 5,500.00 12,100.00 \$ 62,675.00 printer ID system is due to this line-i	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a dings budgets a 3,360.00 300.00 300.00 and for equipm tem being unde	of the fiscal year The increase in M puters. The incre increase in Other S ment is for leg iron fiscal year. The ir mprovements is to and from an incre Decrease (760.00) (300.00) (2,600.00) \$ (3,660.00) ent for the new ver r-estimated.	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the Amended Budget 40,085.00 650.00 7,240.00 5,200.00 9,500.00 \$ 62,675.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435 54490-336 54490-339	The increase in Overtime Pay is to cover the or nce & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the re- for inmate supplies, blankets and care package The increase in Food Supplies is to cover expe- urance is due to this line-item being under-esti- for 3 HVAC units from the County Buildings b Funding will come from transfers within the Ja Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies Decrease Expenditures Maintenance & Repair Services-Equipment Gasoline Other Contracted Services Sub-total The increase in Other Equipment is for a new	cost of overtime fo epairs to the secu maintenance and emainder of the fis us. The increase inditures for the re mated. The increa udget. iil and County Buil Current Budget 36,725.00 350.00 5,500.00 12,100.00 \$ 62,675.00 printer ID system is due to this line-i	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a dings budgets a 3,360.00 300.00 300.00 and for equipm tem being unde	of the fiscal year The increase in M puters. The incre increase in Other S ment is for leg iron fiscal year. The ir mprovements is to and from an incre Decrease (760.00) (300.00) (2,600.00) \$ (3,660.00) ent for the new ver r-estimated.	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the Amended Budget 40,085.00 650.00 7,240.00 5,200.00 9,500.00 \$ 62,675.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435 54490-336 54490-339	The increase in Overtime Pay is to cover the orace & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the reformate supplies, blankets and care package The increase in Food Supplies is to cover expendence is due to this line-item being under-esting for 3 HVAC units from the County Buildings by Funding will come from transfers within the Jate Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies Decrease Expenditures Maintenance & Repair Services-Equipment Gasoline Other Contracted Services Sub-total The increase in Other Equipment is for a new land Security. The increase in Office Supplies	cost of overtime fo epairs to the secu maintenance and emainder of the fis us. The increase inditures for the re mated. The increa udget. iil and County Buil Current Budget 36,725.00 350.00 5,500.00 12,100.00 \$ 62,675.00 printer ID system is due to this line-i	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a dings budgets a 3,360.00 300.00 300.00 and for equipm tem being unde	of the fiscal year The increase in M puters. The incre increase in Other S ment is for leg iron fiscal year. The ir mprovements is to and from an incre Decrease (760.00) (300.00) (2,600.00) \$ (3,660.00) ent for the new ver r-estimated.	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the Amended Budget 40,085.00 650.00 7,240.00 5,200.00 9,500.00 \$ 62,675.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435 54490-336 54490-339	The increase in Overtime Pay is to cover the orace & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the reformate supplies, blankets and care package The increase in Food Supplies is to cover expendence is due to this line-item being under-esting for 3 HVAC units from the County Buildings by Funding will come from transfers within the Jate Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies Decrease Expenditures Maintenance & Repair Services-Equipment Gasoline Other Contracted Services Sub-total The increase in Other Equipment is for a new land Security. The increase in Office Supplies	cost of overtime fo epairs to the secu maintenance and emainder of the fis us. The increase inditures for the re mated. The increa udget. iil and County Buil Current Budget 36,725.00 350.00 5,500.00 12,100.00 \$ 62,675.00 printer ID system is due to this line-i	r the remainder rity equipment. I repairs to com scal year. The ir n Other Equipm mainder of the f se in Building fr dings budgets a dings budgets a 3,360.00 300.00 300.00 and for equipm tem being unde	of the fiscal year The increase in M puters. The incre increase in Other S ment is for leg iron fiscal year. The ir mprovements is to and from an incre Decrease (760.00) (300.00) (2,600.00) \$ (3,660.00) ent for the new ver r-estimated.	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the Amended Budget 40,085.00 650.00 7,240.00 5,200.00 9,500.00 \$ 62,675.00
& Repair Se Preparation Materials is for the jail. Medical Ins expenditure Contracted 54490-790 54490-435 54490-336 54490-399	The increase in Overtime Pay is to cover the orace & Repair Services-Equipment is to cover revices-Office Equipment is to cover the cost of Supplies is to cover the expenditures for the reformate supplies, blankets and care package The increase in Food Supplies is to cover expendence is due to this line-item being under-esting for 3 HVAC units from the County Buildings by Funding will come from transfers within the Jate Prisoner Board Revenue. OTHER EMERGENCY MANAGEMENT Increase Expenditures Other Equipment Office Supplies Decrease Expenditures Maintenance & Repair Services-Equipment Gasoline Other Contracted Services Sub-total The increase in Other Equipment is for a new land Security. The increase in Office Supplies	cost of overtime fo epairs to the secu maintenance and emainder of the fis us. The increase inditures for the re mated. The increa udget. iil and County Buil Current Budget 36,725.00 350.00 5,500.00 12,100.00 \$ 62,675.00 printer ID system is due to this line-i	r the remainder rity equipment. I repairs to com scal year. The in n Other Equipm mainder of the f se in Building fr dings budgets a increase 3,360.00 300.00 \$ 3,660.00 and for equipm tem being unde lanagement buck	of the fiscal year The increase in M puters. The incre increase in Other S ment is for leg iron fiscal year. The ir mprovements is to and from an incre Decrease (760.00) (300.00) (2,600.00) \$ (3,660.00) ent for the new ver r-estimated. liget.	The increase Maintenance ase in Food Supplies and is and handcuffs icrease in transfer the Amended Budget 40,085.00 650.00 7,240.00 5,200.00 9,500.00 \$ 62,675.00

Account Number	Description							
		Current Budget			Amended Budget			
•	Increase Expenditures		Increase	t	Dudget			
57100-790		0.00	3,000.00	+	3,000.00			
	Decrease Expenditures	0.00	0,000.00	Decrease	5,000.00			
57100-103	Assistant(s)	13,212.00		(2,000.00)	11,212.00			
	Salary Supplements	61,219.00		(1,000.00)	60,219.00			
	Sub-total	\$ 74,431.00	\$ 3,000.00					
	The above increase is being requested in ord							
	Funding will come from transfers within the Ag				• •			
		Current	il Gervice budg	T	Amended			
	REAPPRAISAL PROGRAM	Budget			Budget			
	Increase Expenditures		Increase					
52310-348	Postal Charges	1,200.00	55.00		1,255.00			
	Decrease Expenditures			Decrease				
52310-334	Maintenance Agreement	655.00		(55.00)	600.00			
	Sub-total	\$ 1,855.00	\$ 55.00	\$ (55.00) \$				
	The above increase is needed due to postcar	d mailings going fr	om \$.32 to \$.33	B this year				
	Funding will come from transfers within the Re							
		Current		Γ	Amended			
	LOCAL HEALTH CENTER	Budget			Budget			
	Increase Expenditures		Increase					
55110-335	Maintenance & Repair Services-Buildings	10,500.00	300.00		10,800.00			
	Decrease Expenditures			Decrease				
55110-336	Maintenance & Repair Services-Equipment	2,500.00		(300.00)	2,200.00			
	Sub-total	\$ 13,000.00	\$ 300.00	\$ (300.00) \$	<u>i 13,000.00</u>			
	The above increase is needed to repair the main HVAC unit at the Church Hill Office.							
	Funding will come from transfers within the Lo	cal Health Center	budget.					
	· · · · · · · · · · · · · · · · · · ·							
		<u> </u>						
		· · · · · · · · · · · · · · · · · · ·						
<u> </u>	Page Totals - Expenditures	\$ 89,286.00		· · · · · · · · · · · · · · · · · · ·				
	Page Totals - Revenue	\$	\$	\$)			

RESOLUTION NO.

2013/05/09

TO THE HONORABLE MELVILLE BAILEY, CHAIRMAN, AND MEMBERS OF THE HAWKINS COUNTY BOARD OF COMMISSIONERS IN REGULAR SESSION, MET THIS 20TH DAY OF MAY, 2013.

RESOLUTION IN REFERENCE: BUDGET AMENDMENT - HIGHWAY FUND

The following budget amendments are being requested as listed below:

Account Number	Description	Current Budget			Amended Budget
Number	Description				Duuget
	HIGHWAY AND BRIDGE MAINTENANCE	=			
	Increase Expenditures		Increase		
62000-399		600,000.00	50,000.00		650,000.00
	Decrease Expenditures			Decrease	· · · ·
62000-405		500,000.00		(40,000.00)	460,000.00
62000-409	Crushed Stone	350,000.00		(10,000.00)	340,000.00
	Sub-total	\$ 1,450,000.00	\$ 50,000.00	\$ (50,000.00)	5 1,450,000.00
	The above increases are needed for the particular	aving of Old Stage	Road and contin	nue work on Pete	rsburg Road.
	Funding will come from transfers within the	e Highway Fund bu	dget.		
	DEBT SERVICE, CAPITAL OUTLAY				<u></u>
	Increase Expenditures		Increase		
82120-610	Principal on Capital Leases	0.00	440.00		440.00
82220-611	Interest on Capital Leases	0.00	34.00		34.00
	Decrease Expenditures			Decrease	
68000-799	Other Capital Outlay	9,000.00		(474.00)	8,526.00
	Sub-total	\$ 9,000.00			
	The above increases are needed to appro	priate the expenditu	ure for the new p	hone lease payn	nent for the
months of I	May and June.				
	Funding will come from a transfer within th	e Highway Fund b	udget.	·	
	····				
	· · · · · · · · · · · · · · · · · · ·				Amended
		Current Budget	Increase	Decrease	Budget
	Page Totals- Expenditures	\$ 1,459,000.00		\$ (50,474.00) \$	
	Page Totals- Revenues	\$	\$	\$	
	Fage Totals- Revenues	Ψ	<u> </u> Ψ		
INTRODUCE	D BY: Gary Hicks, Chrmn. Budget Co	ommittee	ESTIMATED C	OST	
		_			
SECONDED	BY:		PAID FROM		FUND
	······	~			
ACTION:	AYE NAY	_	DATE SUBMIT	te <u>d 5-6-</u>	-13
		_			
ROLL CALL		_	COUNTY CLEF	RK: A. CARR	OLL JENKINS
VOICE VOT	=		BY: A.C	anol De	nkino
10.02.10.1			<u>_</u>	0	
ABSENT		_			
COMMITTEE			APPROVED		DISAPPROVED
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		- ^		-	
				2.1	
	CHAIRMAN:		MM &	Jane	
			MELVILLE B	AILEY \	

RESOLUTION NO.

2013/05/10

TO THE HONORABLE MELVILLE BAILEY, CHAIRMAN, AND MEMBERS OF THE HAWKINS COUNTY BOARD OF COMMISSIONERS IN REGULAR SESSION, MET THIS 20TH DAY OF MAY, 2013.

RESOLUTION IN REFERENCE: BUDGET AMENDMENT - DRUG CONTROL FUND

The following budget amendments are being requested as listed below:

Account Number		Description					
				Current			Amended
	DRUG ENF	ORCEMENT		Budget			Budget
		ncrease Expenditures	1		Increase		
54150-716	•··-	ement Equipment		50,000.00	20,000.00		70,000.00
54150-399	Other Contr	acted Services		3,500.00	500.00		4,000.00
		Decrease Expenditures				Decrease	
54150-718	Motor Vehic	les		30,000.00		(20,500.00)	9,500.00
		Sub-total	\$	83,500.00	\$ 20,500.00	\$ (20,500.00)	\$ 83,500.00
	The increas	e in Law Enforcement Equipm	ent is	needed to pu	rchase handheld	radios and radio	os for new
cruisers. The		Other Contracted Services is					
	Funding will	come from a transfer within th	ne Dru	ig Control Fur	nd budget.		
			<u> </u>				
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			<u> </u>				
		· · · ·		·			
·							
		····	<u>.</u>				
							Amended
			Cur	rent Budget	Increase	Decrease	Budget
	Page Total	- Expenditures	\$		\$ 20,500.00	\$ (20,500.00)	\$ 83,500.00
L	Page Total		\$		\$	\$	\$
					ESTIMATED CO		
INTRODUCEI	JBT: -	Gary Hicks, Chairman Budget Committee	_		ESTIMATED CC	<u>.</u>	
SECONDED I	BY:				PAID FROM		FUND
	-	<u></u>	-				
ACTION:	-	AYE NAY	_		DATE SUBMITT	ED <u>5-6-</u>	/3
ROLL CALL	-	,	-		COUNTY CLER	K: A. CARRO	
VOICE VOTE	-		_		BY: A. Ca	noll Den	kins
ABSENT	-		_			\mathcal{U}	
COMMITTEE	ACTION:				APPROVED		DISAPPROVED
		CHAIRMAN		M	ille &	Jack_	
					MELVILLE BA	THEY)	

RESOLUTION NO. <u>2013</u> 05 11

TO THE HONORABLE MELVILLE E. BAILEY, CHAIRMAN, AND MEMBERS OF THE HAWKINS COUNTY BOARD OF COMMISSIONERS IN REGULAR SESSION, MET THIS 20nd DAY OF MAY 2013.

RESOLUTION IN REF: GENERAL PURPOSE SCHOOL FUND BUDGET AMENDMENT

WHEREAS, the Hawkins County Board of Education has approved the attached budget amendment to the General Purpose School Fund, and now requests approval of said amendment by the Hawkins County Board of Commissioners.

NOW THEREFORE BE IT RESOLVED THAT the Hawkins County Board of Commissioners, meeting in regular session, May 20, 2013, go on record as passing this resolution.

Introduced by Esq. Gary Hicks	Estimated Cost:	
Seconded by Esq	_ Paid From	Fund
ACTION: Aye Nay	Date Submitted5-6	-/3
Roll Call	County Clerk: A. Carroll J	enkins
Voice Vote	By: <u>A. Canoll De</u>	nkins
Absent	Ľ	
COMMITTEE ACTION: AF	PROVED DISA	PPROVED

FUND: 141 GENERAL PURPOSE SCHOOL FUND AMENDMENT NUMBER: <u>9</u> DATE: <u>April 30, 2013</u>

ORIGINAL BUDGET AMOUNT PREVIOUS AMENDMENTS TOTAL REQUESTED AMENDMENT TOTAL

51,134,342.00
2,400,895.90
\$3,535,237.90
100,550.00
53,635,787.90

	100 i i					
Desc Code	ACCOUNT NO	DESCRIPTION	CURRENT BUDGET	INCREASE	DECREASE	AMENDED BUDGET
		EXPENDITURES				
		71100 REGULAR INSTUCTION PROGRAM				
1	71100-116	Teachers	17,859,672.00	100,000.00		17,959,672.00
		Subtotal	17,859,672.00	100,000.00	-	17,959,672.00
		72120 HEALTH SERVICES				
2	72120-355-CSH	Travel	4,000.00		2,257.19	1,742.8
2	72120-399-CSH	Other Contracted Services	2,500.00	248.25	2,237.13	2,748.25
2	72120-599-CSH	Other Charges	29,828.00	2,008.94		31,836.94
3	72120-599-FRC	Other Charges	788.24	200.00		988.24
	1220 000 1110	Subtotal	37,116.24	2,457.19	2,257.19	37,316.24
		72130 OTHER STUDENT SUPPORT				
4	72130-599-TOY	Other Charges	900.00	350.00		1,250.00
		Subtotal	900.00	350.00		1,250.00
		72210 REGULAR INSTRUCTION PROGRA	M			
5	72210-399-T	Other Contracted Services	83,000.00	25,000.00		108,000.00
5	72210-790-T	Other Equipment	173,525.49		25,000.00	148,525.49
	72210-750-1	Subtotal	256,525.49	25,000.00	25,000.00	256,525.49
	-					
		TOTAL EXPENDITURES	18,154,213.73	127,807.19	27,257.19	18,254,763.73
	[REVENUES				
4	44570	Contributions and Gifts	3,683.10	350.00		4,033.1
3	44570-FRC	Contributions and Gifts	1,288.24	200.00		1,488.24
		TOTAL REVENUES	4,971.34	550.00	•	5,521.34
<u> </u>		RESERVES & FUND BALANCE				
1	39000	Budgeted Undesignated Fund Balance	1,422,692.80	100,000.00	-	1,522,692.80
	This budget amend	Iment is to budget for the following:				· · · · · · · · · · · · · · · · · · ·
1	To add the retirem	ent benefits that were omitted from this iii	ne in the initial budget			
2	Coordinated Schoo	Health State amendment was completed	and approved and this is t	o mirror that.		
3		Family Resource Center				· · ·
4		teacher of the year banquet				
5	Additional funds a	re needed for Technology contracts in prep	aring for the state manda	ted requirements.		
~	This is coming fro	m a transfer within the Technology budget.		L		

Fund Balance Analysis

	·		Beginning Actuals	Budgeted	Budgeted Ending Balance
	34555	Restricted for Education	613,945.00	613,945.00	-
	34755	Assigned for Education	878,803.00	878,803.00	
	34775	Assigned for Capital Outlay	450,000.00	450,000.00	-
	34790-CTE	Assigned for Other Purposes	10,777.16	10,777.16	-
	34790-T	Assigned for Other Purposes	14,344.70	14,344.70	-
	39000	Undesignated Fund Balance	9,266,365.03	1,522,692.80	7,743,672.23
<u> </u>		TOTAL FUND BALANCE	11,234,234.89	3,490,562.66	7,743,672.23

RESOLUTION NO. 2013/05/12

TO THE HONORABLE MELVILLE E. BAILEY, CHAIRMAN, AND MEMBERS OF THE HAWKINS COUNTY BOARD OF COMMISSIONERS IN REGULAR SESSION, MET THIS 20th DAY OF MAY 2013.

RESOLUTION IN REF: FEDERAL PROJECTS SCHOOL FUND BUDGET AMENDMENT

WHEREAS, the Hawkins County Board of Education has approved the attached budget amendment to the School Federal Projects Fund, and now requests approval of said amendment by the Hawkins County Board of Commissioners.

NOW THEREFORE BE IT RESOLVED THAT the Hawkins County Board of Commissioners, meeting in regular session, May 20, 2013, go on record as passing this resolution.

Introduced by Esq. Gary Hicks	Estimated Cost:
Seconded by Esq	Paid From Fund
ACTION: Aye Nay	Date Submitted
Roll Call	County Clerk: A. Carroll Jenkins
Voice Vote	By: <u>A. Carroll Jenkins</u>
Absent	
COMMITTEE ACTION:	PPROVED DISAPPROVED

FUND: 142 FEDERAL PROJECTS FUND AMENDMENT NUMBER: 7 DATE: April 30, 2013

TOTAL	6,777,198.31
REQUESTED AMENDMENT	
TOTAL	6,777,198.31
PREVIOUS AMENDMENTS	1,206,538.31
ORIGINAL BUDGET AMOUNT	5,570,660.00

Desc Code	ACCOUNT NO	DESCRIPTION	CURRENT	INCREASE	DECREASE	AMENDED BUDGET
		EXPENDITURES			· · · · · · ·	
		71200 SPECIAL EDUCATION PRO	GRAM			
1	71200-429	Instructional Supplies & Materials	36,019.08	11,059.00	-	47,078.08
		Subtotal	36,019.08	11,059.00	-	47,078.08
		72710 TRANSPORTATION				
1	72710-725	Special Education Equipment	73,000.00	-	73,000.00	-
1	72710-729	Transportation Equipment	-	61,941.00		61,941.00
		Subtotai	73,000.00	61,941.00	73,000.00	61,941.00
		TOTAL EXPENDITURES	109,019.08	73,000.00	73,000.00	109,019.08
	The above amen	dment budgets for the following:				
1	To move move	the amount remaining in the trans	portation equipm	ent line to suppl	lies	
**All Feder	al funds are Feder	l rai dollars that are administered by th	e State			

RESOLUTION NO. <u>2013/05/13</u>

TO THE HONORABLE MELVILLE E. BAILEY, CHAIRMAN, AND MEMBERS OF THE HAWKINS COUNTY BOARD OF COMMISSIONERS IN REGULAR SESSION, MET THIS 20th DAY OF MAY 2013.

RESOLUTION IN REF: SCHOOL FOOD SERVICE FUND BUDGET AMENDMENT

WHEREAS, the Hawkins County Board of Education has approved the attached budget amendment to the School Food Service Fund, and now requests approval of said amendment by the Hawkins County Board of Commissioners.

NOW THEREFORE BE IT RESOLVED THAT the Hawkins County Board of Commissioners, meeting in regular session, May 20, 2013, go on record as passing this resolution.

Introduced by Esq. Gary Hicks	Estimated Cost:
Seconded by Esq	Paid From Fund
ACTION: Aye Nay	Date Submitted <u>5-6-13</u>
Roll Call	County Clerk: A. Carroll Jenkins
Voice Vote	By: <u>A. Carroll Denkins</u>
Absent	
COMMITTEE ACTION:	APPROVED DISAPPROVED

FUND: 143 FOOD SERVICE FUND AMENDMENT NUMBER: 4 DATE: April 30, 2013

ORIGINAL BUDGET AMOUNT	\$ 3,868,120.00
PREVIOUS AMENDMENTS	\$ 61,911.00
TOTAL	\$ 3,930,031.00
REQUESTED AMENDMENT	\$ -
TOTAL	\$ 3,930,031.00

ACCOUNT NO	DESCRIPTION	CURRENT BUDGET	INCREASE	DECREASE	AMENDED BUDGET
	EXPENDITURES				
	73100 FOOD SERVICE				
73100-105	Supervisor/Director	50,313.00			50,313.00
73100-119	Accountants/Bookeepers	20,715.00			20,715.00
73100-162	Clerical Personnel	45,929.00			45,929.00
73100-165	Cafeteria Personnel	1,150,000.00			1,150,000.00
73100-201	Social Security	78,552.00			78,552.00
73100-204	State Retirement	116,414.00			116,414.00
73100-206	Life Insurance	15,144.00	1,500.00		16,644.00
73100-207	Medical Insurance	305,000.00			305,000.00
73100-212	Employer Medicare	18,372.00			18,372.00
73100-307	Communication	12,000.00			12,000.00
73100-336	Maintenance and Repair Service	55,000.00		6,469.61	48,530.39
73100-355	Travel	6,000.00			6,000.00
73100-399	Other Contracted Services	216,080.00	6,783.00		222,863.00
73100-421	Food Preperation Supplies	145,000.00			145,000.00
73100-422	Food Supplies	1,399,192.00		1,500.00	1,397,692.00
73100-435	Office Supplies	15,000.00			15,000.00
73100-451	Uniforms	5,500.00		837.70	4,662.30
73100-469	USDA Commodities	202,966.00			202,966.00
73100-499	Other Supplies and Materials	2,000.00			2,000.00
73100-524	Inservice/Staff Development	500.00			500.00
73100-599	Other Charges	1,500.00	524.31		2,024.31
73100-710	Food Service Equipment	68,854.00			68,854.00
	Subtotal	3,930,031.00	8,807.31	8,807.31	3,930,031.00
	TOTAL EXPENDITURES	3,930,031.00	8,807.31	8,807.31	3,930,031.00
	IOTAL EXPENDITORES	3,330,031.00	0,007.01	0,001.01	0,000,001.00
This amendment	is to move \$1500 from 73100-422 Food	Supplies to 206 Life Insurance	to cover retiree life i	nsurance premiur	ns;
and to move \$64	69.61 from 336 Maintenance & Repair a	nd \$313.39 unused funds from	451 Uniforms to 39	9 Other Contracte	d Services
for software mai	ntenance; and move \$524.31 unused fun	ds from 451 Uniforms to 599 (Other Charges for ex	pense related to s	pecial
audit work by St	ate of TN Comptroller's Office.				

RESOLUTION NO. <u>2013</u> 05 14

TO THE HONORABLE MELVILLE E. BAILEY, CHAIRMAN, AND MEMBERS OF THE HAWKINS COUNTY BOARD OF COMMISSIONERS IN REGULAR SESSION, MET THIS 20th DAY OF MAY 2013.

RESOLUTION IN REF: SCHOOL TRANSPORTATION FUND BUDGET AMENDMENT

WHEREAS, the Hawkins County Board of Education has approved the attached budget amendment to the School Transportation Fund, and now requests approval of said amendment by the Hawkins County Board of Commissioners.

NOW THEREFORE BE IT RESOLVED THAT the Hawkins County Board of Commissioners, meeting in regular session, May 20, 2013, go on record as passing this resolution.

Introduced by Esq. Gary Hicks	Estimated Cost:
Seconded by Esq	_ Paid From Fund
ACTION: Aye Nay	Date Submitted <u>5-6-/3</u>
Roll Call	County Clerk: A. Carroll Jenkins
Voice Vote	By: A. Canol Denkins
Absent	
COMMITTEE ACTION: AF	PROVED DISAPPROVED

FUND: 144 SCHOOL TRANSPORTATION FUND AMENDMENT NUMBER: 1 DATE: April 30, 2013

ORIGINAL BUDGET AMOUNT	\$ 3,790,631.00
PREVIOUS AMENDMENTS	\$ -
TOTAL	\$ 3,790,631.00
REQUESTED AMENDMENT	\$ 150,000.00
TOTAL	\$ 3,940,631.00

ACCOUNT NO	DESCRIPTION	CURRENT BUDGET	INCREASE	DECREASE	AMENDED BUDGET
	EXPENDITURES				
	72710 SCHOOL TRANSPORTATION		· ,		
72710-425	Gasoline	850,000.00	150,000.00		1,000,000.00
72710-338	Maintenance and Repair Services	50,000.00		20,000.00	30,000.00
72710-453	Vehicle Parts	145,000.00	20,000.00		
	TOTAL EXPENDITURES	1,045,000.00	170,000.00	20,000.00	1,030,000.00
	RESERVES AND FUND BALANCE				
39000	Budgeted Undesignated Fund Balance	-	150,000.00		150,000.00
This amendment	is to budget for the increase in the cost	of fuel and vehicle parts			
There are many f	ield trips coming up in the last few week	is of school.			
When the school	s reimburse the bus shop for the trips it	will go back into fund ba	lance		

Fund Balance Analysis

		Beginning Actuals	Budgeted	Budgeted Ending Balance
39000	Unassigned	627,337.89	150,000.00	477,337.89
	TOTAL FUND BALANCE	627,337.89	150,000.00	477,337.89

CERTIFICATE OF ELECTION OF NOTARIES PUBLIC

Resolution No. 2013/05/15

AS CLERK OF THE COUNTY OF HAWKINS, TENNESSEE

NOTARY PUBLIC DURING THE MAY 20, 2013 MEETING OF THE GOVERNING BODY:

MAME	HOME ADDRESS	BushEss
1	416 AUSTIN CIR.	WELLMONT WOMEN'S CANCER SERVICES
1. REBECCA A BAKER	ROGERSVILLE, TN. 37857	KINGSPORT, TN. 37660
	371 CROSS VALLEY RD.	JAMES N. POINT, ATTORNEY AT LAW
2. TAMMY R. CLARK	SURGOINSVILLE, TN. 37873	ROGERSVILLE, TN. 37857
[419 WALNUT ST	OREBANK MISSIONARY BAPTIST
3. SONDRA G. FRAZIER	CHURCH HILL, TN. 37642	KINGSPORT, TN. 37664
	116 HILL AVE	TOWN OF SURGOINSVILLE
4. JOHNNY M. GREER	SURGOINSVILLE, TN. 37873	SURGOINSVILLE, TN. 37873
	215 MORNINGSIDE DR.	TOWN OF SURGOINSVILLE
5. SHERRY D. MINOR	ROGERSVILLE, TN. 37857	SURGOINSVILLE, TN. 37873
	1025 WELLINGTON BLVD	EASTMAN CREDIT UNION
6. RACHELW. MOORE	KINGSPORT, TN. 37660	KINGSPORT, TN. 37660
	211 SHORTT RD.	STATE OF TENNESSEE
7. DEBRA DEE OWENS	BULLS GAP, TN. 37711	RUTLEDGE, TN. 37861
	607 EAST MAIN ST.	SELF EMPLOYED
8. JAMES N. POINT	ROGERSVILLE, TN. 37857	ROGERSVILLE, TN. 37857
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Signature

Clerk of the County of Hawkins, Tennessee

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