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FAYETTE COUNTY LEGISLATIVE BODY

AUGUST 28, 2012

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BE IT REMEMBERED that the Fayette County Legislative Board met in regular session at the Bill G. Kelley Criminal Justice Complex in Somerville, Tennessee, on the 28th day of August, 2012. Present and presiding was Chairman Rhea Taylor. Also present were the following: Sue W. Culver, County Clerk, James R. "Bobby" Riles, Sheriff, and the following County Commissioners: Ed Allen, Joann Allen, Steve Anderson, Charles Brewer, Lee "Sissy" Dowdle, Willie German, Ronald Harris, Judy Karcher, Bill Kelley, Terry Leggett, David Lillard, Claude Oglesby, Steve Reeves, Ray Seals, Myles Wilson, and Larry Watkins.

A quorum was declared with sixteen Commissioners present. Commissioners Odis Cox, Reggie Howard, and Sylvester Logan were absent.

The floor was opened to the public for comments on non-agenda items. Mr. Gerard Gervasi of 625 Belle Meade Road in Eads, Tennessee, addressed the Board regarding restoration of his property and that of his parents which was used for transportation in and out of the Belle Meade Subdivision during the flood in May, 2011. Mr. Gervasi stated that he did not feel that the County had lived up to its part of the contract. Commissioner German moved that Mr. Gervasi should go before the Public Works Board at its next regular meeting on September 4, 2012 at 6:00 PM with his complaints and that Commissioner Joann Allen would attend the meeting for input regarding this discussion and bring back the decisions of the Public Works Board to the full Commission. The motion was seconded by Commissioner Leggett and passed unanimously.

Commissioner Seals moved that the minutes from July 24, 2012, be approved with one minor correction on the first page. The motion was seconded by Commissioner Wilson and passed unanimously.

Commissioner Brewer moved that the following be elected notaries public: Emma Lisa Bebee, Shana Burch, Brandi Delee, Linda M. Jenkins, Pamela A. Johnson, Carey Ann Joyner, Lisa Taylor Karas, Jennifer L. King, Donna Sue Keith, Roshena Marshall, Susan Moses, G. Artemus Nelson, Joseph Creig Richardson, Carmen R. Simmons, and Lee Ann Wise. The motion was seconded by Commissioner Leggett and passed unanimously.

Chairman Taylor reported for the Mayor's Office. He began by congratulating the winners of the August 2 election including Commissioner Judy Karcher, Property Assessor Mark Ward, several School Board Members, as well as Senator Dolores Gresham and Representative Barrett Rich.

Chairman Taylor also mentioned the upcoming fall meetings for County Commissioners and stated that Commissioners who wish to go should contact him for more information.

There were no reports from the Sheriff's Department, Trustee's office, Planning and Development or Juvenile Court.

James Teague, Superintendent of Schools, stated that on September 6, 2012 that he anticipated that the school budget would be passed which would allow the County's Budget to be passed as soon as the September meeting. He also made mention that Fayette County Schools were awarded the status of "exemplary schools" by the state recently. One school, Fayette Ware Comprehensive High School received the "Rewards" status this year. This status means that the school is ranked in the top five per cent in the state.

Jim Smith, Public Works Director, reported for the Board of Public Works stating that construction on the bridge on Belle Meade Road is complete, though the approaches are not quite finished.

Commissioner Wilson reported for the Development Committee, which met on August 13, 2012. The Committee discussed the request for rezoning for a natural cemetery for Dianna Brunner, but the matter was tabled until next month for more information.

Revision of the Grass Ordinance was also discussed. John Pitner, Director of Planning and Development asked that the ordinance be revised for easier implementation. After some discussion the matter was tabled until next month.

The Committee also discussed a request from the City of Gallaway to speak with Fayette County Public Works to see if they can help with road issues in the city. All work is to be fully compensated. Commissioner Wilson moved that the City of Gallaway go before the Public Works Board for assistance in the much needed paving of the roads in the city. The motion was seconded by Commissioner Dowdle and passed unanimously.

The Committee discussed a more direct notification concerning the railroad easement process. The current notification in the local paper is legally sufficient, but some individuals may not receive it or may be out of the area. The matter was tabled until the next meeting for an opinion from the County Attorney.

Commissioner Joann Allen reported for the Health and Welfare Committee, stating that the Committee had received and discussed a monthly activity report from

Sam McKnight, Director of Fayette County Ambulance Services. Uncollected revenues and methods of collection were discussed.

The Committee also discussed alternate plans to adding a fourth ambulance and crew, which costs between \$200,000 and \$300,000 per year. A suggested proposal would be for an ambulance service to station an ambulance in the county for a small fee per incident. This proposal will be brought back to the committee for review when finalized.

Commissioner Oglesby stated that the Personnel Committee did not meet.

Commissioner Lillard stated that the Education Committee did not meet.

Commissioner Anderson reported for the Criminal Justice/Public Safety Committee stating that the Committee met on August 14, 2012. Chief Jerry Ray of the Fayette County Fire Department reviewed the bids for two fire department tankers. He stated that financing has been offered with the bid at the rate of 3.544 per cent for a period of ten years. The bid is good until September 1. The Committee voted to approve and send to Budget for approval.

The Mayor met with the Committee and reviewed the individual fire contracts for the cities. The total cost of the direct payments will be \$131,000. After some discussion the Committee voted to approve the contracts and forward the matter to Budget.

Fire Chief Jerry Ray also asked that he be allowed to use the collected fire fees for the county toward replacing two county vehicles with two used TEMA vehicles at the cost of \$10,000 each. The Committee voted to approve and pass on to Budget.

Commissioner Harris reported for the Budget Committee, which met on August 14, 2012. The first topic of discussion was the matter of changing financial advisor from Morgan Keegan to Cumberland Securities. Our current Financial Advisor, Scott Gibson, is now with Cumberland Securities. Commissioner Harris moved that the Mayor be allowed to terminate the relationship with Morgan Keegan and to sign a contract with Cumberland Securities. The motion was seconded by Commissioner Oglesby and passed by majority vote. Commissioner Anderson recused himself due to a possible conflict of interest.

FINANCIAL ADVISORY AGREEMENT

BETWEEN

FAYETTE COUNTY, TENNESSEE

AND

CUMBERLAND SECURITIES COMPANY, INC.

THIS AGREEMENT entered into this 15th day of May 2012, by and between FAYETTE COUNTY, TENNESSEE (hereinafter referred to as the "County"), and CUMBERLAND SECURITIES COMPANY, INC., Consultants on Municipal Finance, Knoxville, Tennessee (hereinafter referred to as "Financial Advisor").

WITNESSETH

WHEREAS, the County may in the future require financing for the purpose of providing funds for county capital projects; and

WHEREAS, the County must from time to time provide adequate new facilities or improvements to meet the demands placed on the services provided by the County in order to promote the general welfare of the citizens of the County and its area; and

WHEREAS, the County desires that the most complete and accurate economic and financial information possible be provided its officials and to potential bidders and ultimate buyers of the County's bonds and/or notes; and

WHEREAS, due to the rapid changes in financing methods, the complexity of laws governing such financings and the specialization that is required to remain informed and up-to-date, the County desires that a recognized independent municipal financial advisor be retained in the marketing of these bonds and/or notes; and

WHEREAS, the County has evaluated the capabilities of the Financial Advisor to the complete satisfaction of the County and has requested the Financial Advisor to assist and advise the County in matters relating to the County's issuance of bonds or other obligations under terms and conditions decided by the County to be suitable and in the best interest of the County and its citizens.

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contained, it is hereby mutually agreed by and between the County and the Financial Advisor that

Section 1. The Financial Advisor, working with the Mayor, other County officials and employees, the County Attorney, the independent Bond Counsel to the County, and other such independent consultants or consulting engineers as may be engaged by the County from time to time, shall assist in the development of a plan or plans for the financing or refinancing of any improvements through the issuance of bonds or other obligations.

Section 2. In preparation for the development of any financing plan, or plans, the Financial Advisor will survey the financial resources of the County to determine its borrowing capacity and analyze the existing debt structure of the County as compared to the existing and projected sources of revenues which may be pledged to secure payment of the debt service on the proposed issues. Such studies will also include a complete analysis of the existing indebtedness of the County to determine the most practical, economical way for the County to fund needed public improvements and projects. In addition, the Financial Advisor will consider any future financing requirements projected by County officials, its consultants (if any) and other experts that may be employed from time to time by the County.

Section 3. Based on the information developed by or other information available to the

Financial Advisor, the Financial Advisor will submit its recommendations on the financing of the proposed public improvements and projects. The Financial Advisor's recommendation will include among other things, a schedule of principal maturities, options of prior payment, and the necessary security provisions designed to make the issues attractive to potential investors. All recommendations will be based on the Financial Advisor's experience as to how the debt obligations can best be sold under terms most advantageous to the County, and at the lowest interest cost.

Section 4. In preparing any plan of financing, and in all other services rendered by the Financial Advisor under this Agreement, it is hereby understood that the Financial Advisor may rely upon any written data or reports furnished to the Financial Advisor by the County or its authorized representatives. The Mayor agrees to make available to the Financial Advisor any data, reports, or County personnel for conferences and consultations as may be necessary for the formulation of any financing plans.

Section 5. The Financial Advisor shall ensure that all the necessary resolutions are prepared for adoption in preparation for the sale and issuance of the bonds, loans and/or notes and that all other necessary proceedings are prepared and executed to complete each sale.

Section 6. The Financial Advisor will advise on current market conditions, forthcoming bond, loans and note issues, federal tax law considerations, and other general information and economic data which might normally be expected to influence the interest rates or other bidding conditions, so that the date for the sale of the bonds, loans and/or notes can be set at a time, which in the Financial Advisor's opinion will be most favorable to the County.

Section 7. The Financial Advisor will submit a transcript of the entire proceedings to a firm of nationally recognized bond attorneys, acceptable to the County and the purchaser(s), for

their approving legal opinion(s) on the bonds.

Section 8. In connection with any bond sale, the Financial Advisor shall prepare a "near final" Preliminary and Final Official Statement substantially in accordance with the standards recommended by the Government Finance Officers Association (the "GFOA") and will make a national distribution of such "near final" Preliminary Official Statements to potential bidders for the bonds and to other interested parties and will furnish the successful bidder(s) a reasonable amount of final Official Statements within seven (7) business days from the sale date as required by the Securities and Exchange Commission Rule 15c2-12.

Section 9. The Financial Advisor will prepare and assemble all necessary information concerning the County for submission to and consideration by one or more of the major rating services (Moody's Investors Service, Inc., and/or Standard & Poor's Rating Services, and/or Fitch Ratings) in connection with a bond sale either independently or in connection with the use of credit enhancement if in the opinion of the Financial Advisor, such rating(s), would prove to be economically beneficial to the County. The Financial Advisor will arrange for conferences or meetings (if necessary) with appropriate personnel analyzing the proposed bond issue(s) in anticipation of a rating(s) on such bonds.

Section 10. The Financial Advisor will advise the County on the use of credit enhancement instruments available from municipal bond insurers or others and provide assistance in seeking such insurance or credit enhancement if in the opinion of the Financial Advisor, such credit enhancement instrument would prove to be economically beneficial to the County.

Section 11. The Financial Advisor will engage a major commercial bank in Tennessee (after receiving approval from the Mayor) to serve as the County's Registrar, Paying Agent and

Section 25. THIS AGREEMENT shall remain in full force and effect unless either of the parties hereto, shall notify the other party in writing of its desire to terminate this Financial Advisory Agreement. In the event either party to this Financial Advisory Agreement elects to terminate the agreement, such termination shall occur ninety (90) days after the date of written notice delivered to the other party. Upon termination of this Financial Advisor Agreement by the County, the Financial Advisor shall be paid the fee in full that would be due for all work completed up to the date of cancellation and authorized by the Mayor.

potential under applicable existing laws.

Section 18. The Financial Advisor will prepare State Form CT-0253, "Report on Debt Obligations" for execution and submission to the State Comptroller's Office by the County and a representative of the Financial Advisor pursuant to Section 9-21-151, Tennessee Code Annotated within forty-five (45) days after the issuance of any bonds or notes with a maturity of greater than one (1) year.

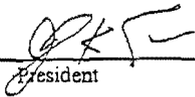
Section 19. The Financial Advisor will prepare or cause to be prepared Form 8038-G "Information Return for Tax-Exempt Governmental Bond Issues" and file or cause to be filed the report with the United States Department of the Treasury on or before the 15th day of the second calendar month after the close of the calendar quarter in which any debt is issued.

Section 20. The County will be responsible for paying all of the normal bond issuance costs and fees. The normal bond issuance costs that the County will pay will include the following: Bond Counsel fees, registration and paying agent's initial acceptance fees; bond printing costs; any rating agency's fees not associated with bond insurance; costs of preparation, printing and distribution of the Preliminary and Final Official Statements, and all legally required publication costs and if a refunding is involved the acceptance fee of the Escrow Agent and the fee of an accounting firm to verify the accuracy of the escrow fund to defease the bonds or notes being refunded. The Financial Advisor will bill the County and pay on the County's behalf the above referenced issuance cost unless the County requests to handle such payments itself. It is expressly understood that the County will be responsible for all compensation due (if any) to the County Attorney, other independent consultants engaged by the County, the annual fees of the Registration and Paying Agent, the annual fee payable to the Financial Advisor for also serving as the Dissemination Agent and if the County so desires and qualifies, any premiums due and

Section 26. This Agreement shall take effect immediately.

This 15th day of May 2012.

CUMBERLAND SECURITIES
COMPANY, INC.

By:  _____
President

FAYETTE COUNTY, TENNESSEE

By: _____
Mayor

other related rating fees for bond insurance or other credit enhancement instruments purchased directly by the County to enhance the sale of the bonds.

Section 21. In addition to the bond issuance cost outlined in Section 20 above, the County agrees that in consideration for the services rendered by the Financial Advisor at its expense, the County shall pay or cause to be paid to the Financial Advisor a fee not to exceed one percent (1.00%) of the principal amount of such bonds sold in connection with this Financial Advisory Agreement at the time of and only upon the successful issuance and delivery of the Bonds. The determination of such final fee for all bonds will be mutually agreeable between the County and the Financial Advisor. The fee for future debt obligations, beyond those which are currently being considered, and/or for work done on any financial advisory activity that does not result in a specific financing by the County, will be mutually determined by the Financial Advisor and the County Mayor in consultation with the Finance Director depending upon the size and types of bonds sold and/or the hours of service provided.

Section 22. Fees charged for note issues shall be mutually agreed to by the Financial Advisor and the County Mayor in consultation with the Finance Director at the time of sale and delivery of the notes.

Section 23. The County recognizes that the Financial Advisor has developed a variable rate loan program known as the Tennessee Local Government Alternative Loan Program (the "TN-LOANS Program"). TN-LOANS Program Administrator, Inc. ("TN-LOANS Inc.") serves as the Program Administrator to The Public Building Authority of Sevier County, Tennessee, The Public Building Authority of Blount County, Tennessee and The Public Building Authority of Coffee County, Tennessee (the "PBA"). In the event that the County chooses to participate in the TN-LOANS Program and votes to enter into a Loan Agreement with the PBA, the Financial

Advisor will be deemed to be a Financial Advisor to the County pursuant to applicable rules of the MSRB in connection with any participation by the County in the TN-LOANS Program.

Section 24. The County recognizes that the owner and President of TN-LOANS Inc. is also an owner, officer and employee of the Financial Advisor. As a part of its fiduciary obligation to the County, the Financial Advisor has disclosed to the County that if the County participates in the TN-LOANS Program, then TN-LOANS Inc. will receive separate and additional compensation for its work and performance as the Program Administrator. The County acknowledges and waives any perceived or potential conflicts of interest that may result from the Financial Advisor or any related entities in performing multiple roles such as Financial Advisor, Dissemination Agent and/or Program Administrator. The Financial Advisor is not a fiduciary of any other party to the transaction and will be neither party to, nor liable under, any contract, agreement, or understanding executed or otherwise existing to affect the Bonds. We will not (i) provide any assurances that any investment made in connection with the Bond or otherwise during our engagement is the best possible investment available for your situation or that every possible alternative or provider has been considered and/or solicited, (ii) investigate the veracity of any certifications provided by any party, (iii) provide legal or accounting assurance that any matter or procedure complies with any applicable law, or (iv) be liable to any party if any of the Bonds or an investment fails to close or for default of same.

Escrow Trustee, if required.

Section 12. The Financial Advisor will prepare forms and coordinate the submission of all advertisements concerning the sale and issuance of bonds and notes as required by law.

Section 13. If the County and the Financial Advisor determine that it is advantageous to the County to refund any presently outstanding bonds, loans and/or outstanding notes, the Financial Advisor will submit a plan of refunding and a computation of projected costs savings, if applicable, to the State Director of Local Finance for review as required by Section 9-21-1003, Tennessee Code Annotated.

Section 14. The Financial Advisor will furnish a representative at the sale to assist and advise the County officials in receiving bids and will tabulate all bids as well as perform computer verification of the mathematical accuracy of said bids and the compliance of all bids with the published requirements of the sale. In addition, the Financial Advisor will assist and advise the County in the awarding of the bonds to the successful bidders.

Section 15. The Financial Advisor will supervise all closing proceedings so as to ensure the quickest possible delivery of the debt obligations to the purchaser or purchasers, including having the bond forms printed and ready for signatures of the proper officials.

Section 16. After the sale, the Financial Advisor will deliver to the County, the Registrar/Paying Agent and/or appropriate officials, a schedule of semi-annual debt service requirements on the debt obligations.

Section 17. The Financial Advisor will calculate the "Bond Yield" based on the arbitrage provisions of the Internal Revenue Code of 1986 and will advise the County on the maximum allowable yield on such debt obligations. If requested, the Financial Advisor will advise the County on the investment of the proceeds of debt obligations so as to maximize the arbitrage

Commissioner Harris moved that the County waive its option to purchase a previously sold parcel of property in the Fayette County Industrial Park being purchased by Memphis Contract Packaging. A clause in the original sales agreement gave the County the right to purchase the property at market value if a building was not

constructed within two years. Commissioner Dowdle seconded the motion to waive the option to purchase which passed unanimously.

10.3.6.3

This Instrument Prepared By:
Mind Douglas, PLLC
124 East Market Street
Somerville, TN 38088
(901) 465-3177

WAIVER OF RIGHT OF REFUSAL

WHEREAS, Fayette County, Tennessee, acting by and through its County Executive and pursuant to the unanimous vote of the County Commission, conveyed the following described property to Carl E. Kimberlin by Warranty Deed dated October 23, 1995, which is of record at Deed Book 421, Page 279, in the Register's Office of Fayette County, Tennessee, said property being more particularly described as follows, to-wit:

BEGINNING at an iron pin in the East margin of Highway 76, said iron pin being the Northwest corner of the Jefferson School property, said iron pin also being 50 feet from the center of Highway 76; runs thence along said Highway 76 North 34 degrees, 45 minutes 12 seconds West, 400.00 feet to a point, said point being the southwest corner of the I. Appel Corporation property; runs thence North 55 degrees, 14 minutes 48 seconds East, a distance of 200.00 feet to a point; runs thence North 67 degrees, 59 minutes 36 seconds West, a distance of 341.50 feet to a point, said point being the southeast corner of the I. Appel Corporation property; runs thence North 01 degree, 52 minutes 43 seconds East, a distance of 375.82 feet to a point; runs thence North 34 degrees, 45 minutes 12 seconds West, a distance of 279.83 feet to a point, said point being the northeast corner of the I. Appel Corporation property; runs thence South 67 degrees, 59 minutes 36 seconds East, a distance of 453.12 feet to a point; in the east line of The Fayette County Industrial Park property, said point being in the west line of the property known as the William Vassar property in 1983; runs thence South 01 degree, 52 minutes 43 seconds West along above referenced property line, a distance of 1,040.15 feet to an iron pin, said iron pin being an interior corner of the Fayette County Board of Education (Jefferson School) property; runs thence along said school property North 67 degrees, 59 minutes 36 seconds West, a distance of 540.55 feet to the point of beginning and containing 1.2387 acres; and

WHEREAS, said Warranty Deed contains language which purports to grant to Fayette County, Tennessee, a right of refusal to purchase the subject property in the event of violation of certain conditions, namely, that the Grantee construct a building on the subject property within two years of October 23, 1995, and that the subject property be used or permitted to deteriorate into a junkyard of rusted steel and become cluttered in appearance; and

WHEREAS, Fayette County, Tennessee by and through its County Executive, Rhca V. Taylor, and in furtherance of its vote in favor of waiving its claim to a right of refusal as described in the above referenced Warranty Deed to purchase the property due to a violation of the conditions as contained within said Warranty Deed, does now agree to waive its right of refusal.

NOW THEREFORE, Fayette County, Tennessee does hereby waive its right of refusal to purchase the above described property, said right being granted pursuant to the terms of the Warranty Deed conveying title to Carl E. Kimberlin and being of record at Deed Book 421, Page 279 and the Register's Office of Fayette County, Tennessee, to which reference is made to a verbatim transcript of the language contained therein.

IN WITNESS WHEREOF, the parties do hereby set their hands on this the _____ day of August, 2012.

Fayette County, Tennessee

RHEA V. TAYLOR
County Executive

SUE CULVER
County Court Clerk

STATE OF TENNESSEE
COUNTY OF FAYETTE

Personally appeared before me, the undersigned Notary Public in and for said County and State, the within named RHEA V. TAYLOR, County Executive, Fayette County, Tennessee, with whom I am personally acquainted, or proved to me on the basis of satisfactory evidence, and who, upon oath, acknowledged himself to be the County Executive, Fayette County, Tennessee, the within named bargainer and that he executed the foregoing instrument for the purposes therein contained as his free act and deed as such County Executive, Fayette County, Tennessee.

WITNESS my hand, at office, this the _____ day of August, 2012.

NOTARY PUBLIC

My commission expires: _____

STATE OF TENNESSEE
COUNTY OF FAYETTE

Personally appeared before me, the undersigned Notary Public in and for said County and State, the within named Sue Culver, County Court Clerk, Fayette County, Tennessee, with whom I am personally acquainted, or proved to me on the basis of satisfactory evidence, and who, upon oath, acknowledged herself to be the County Court Clerk, Fayette County, Tennessee, the within named bargainer and that she executed the foregoing instrument for the purposes therein contained as her free act and deed as such County Court Clerk, Fayette County, Tennessee.

WITNESS my hand, at office, this the _____ day of August, 2012.

NOTARY PUBLIC

My commission expires: _____

Commissioner Harris moved that the following bonds for the Public Works Board be approved. The motion was seconded by Commissioner Brewer and passed unanimously.

SURETY'S BOND NO. 24909391

STATE BOND FORM
CBS-7(82)

STATE OF TENNESSEE
COUNTY OF Fayette
OFFICIAL STATUTORY BOND
FOR
COUNTY PUBLIC OFFICIALS
OFFICE OF Public Works Bd. Member

KNOW ALL MEN BY THESE PRESENTS:

That Jimmy Jordan
of Somerville (City or Town), County
of Fayette Tennessee, as Principal, and WESTERN SURETY COMPANY

as Surety, are held and firmly bound unto THE STATE OF TENNESSEE in the full amount of Ten Thousand and 00/100
Dollars (\$ 10,000.00)
lawful money of the United States of America for the full and prompt payment whereof we bind ourselves, our representatives,
successors and assigns, each jointly and severally, firmly and unequivocally by these presents.

WHEREAS, The said Principal was duly elected X appointed to the office of Public Works Bd. Member
of and for FAYETTE County for the (2) year term beginning on the 1st day of
September, 2012 and ending on the 1st day of September, 2014

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH:

That if the said Jimmy Jordan, Principal, shall:

 faithfully perform the duties of the office of Public Works Bd. Member of Fayette
County during his term of office or his continuance therein; and

pay over to the persons authorized by law to receive them, all moneys, properties, or things of value that may come into his
hands during his term of office or his continuance therein without fraud or delay, and shall faithfully and safely keep all
records required of him in his official capacity, and at the expiration of his term, or in case of his resignation or removal from
office, shall turn over to his successor all records and property which have come into his hands, then this obligation shall be
null and void otherwise to remain in full force and effect.

WITNESS our hands and seals this 22nd day of May, 2012

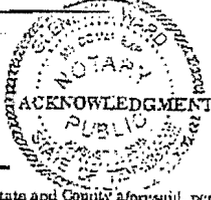
WITNESS - ATTEST:
Beverly Feather

PRINCIPAL:
Jimmy Jordan

SURETY:
WESTERN SURETY COMPANY
by: Paul T. Brufat

COUNTERSIGNED BY:
NOT NEEDED
Tennessee Resident Agent

Paul T. Brufat, Senior Vice President
(Attach evidence of authority to execute bond)



ACKNOWLEDGMENT OF PRINCIPAL

STATE OF TENNESSEE
COUNTY OF Fayette

Before me, a Notary Public, of the State and County aforesaid, personally appeared Jimmy Jordan
with whom I am personally acquainted and who, upon oath, acknowledged himself to be the individual who executed the foregoing
bond, and he acknowledged to me that he executed the same.

WITNESS my hand and seal this 3rd day of August, 2012

My Commission Expires: August 1st 2015

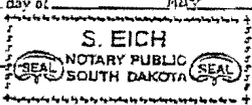
Melda A. Ward
Notary Public

ACKNOWLEDGMENT OF SURETY

STATE OF South Dakota
COUNTY OF Minnehaha

Before me, a Notary Public, of the State and County aforesaid, personally appeared FRANK T. BUNNELL with whom I am personally acquainted and, who, upon oath, acknowledged himself to be the individual who executed the foregoing bond on behalf of WESTERN SURETY COMPANY, the within named Surety, a corporation duly licensed to do business in the State of Tennessee, and that he as such individual being authorized so to do, executed the foregoing bond, by signing the name of the corporation by himself as such individual.

WITNESS my hand and seal this 22nd day of May, 2012
My Commission Expires: FEBRUARY 12, 2015



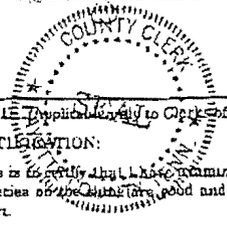
S. Eich
Notary Public

Form Prescribed by the Comptroller of the Treasury, State of Tennessee.
Form Approved by the Attorney General, State of Tennessee.

APPROVAL AND CERTIFICATION

SECTION I. (Applicable to all County Officials except Clerks of Chancery and Circuit Courts)
Bond and Sureties approved by Karen Kallay County Executive
of Faullton County on this 25th day of August, 2012
Signed: _____
County Executive

CERTIFICATION:
I, Sue W. Culver County Clerk of Faullton County,
hereby certify that the foregoing bond was approved by the Legislative Body of said county in open session on the 28th
day of August, 2012, and entered upon the minutes thereof.
Signed: Sue W. Culver
County Clerk



SECTION II. (Applicable to Clerks of Chancery and Circuit Courts)

CERTIFICATION:
This is to certify that I have examined the foregoing bond and found the same to be sufficient and in conformity to law, that the sureties of the same are good and worth the penalty thereof and that the same has been entered upon the minutes of said court.
Signed: _____
Judge of the _____ Chancery _____ Circuit Court of and for said County
on this _____ day of _____.

SECTION III. (Applicable to all County Officials' Bonds)

INDORSEMENT:
Filed with the Comptroller of the Treasury, State of Tennessee, this _____ day of _____
Comptroller of the Treasury

SECTION IV. (Applicable to all County Officials' Bonds)

FOR USE BY REGISTER OF DEEDS

WESTERN SURETY COMPANY
101 South Phillips Ave.
Sioux Falls, SD 57104
605-336-0850

Western Surety Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint

Paul T. Bruflat of Sioux Falls
State of South Dakota, its regularly elected Senior Vice President,
as Attorney-in-Fact with full power and authority hereby conferred upon him to sign, execute, acknowledge and deliver for and on its behalf as Surety and as its act and deed, the following bond:

One PUBLIC WORKS BD MEMBER COUNTY OF FAYETTE

bond with bond number 24909391

for JIMMY JORDAN
as Principal in the penalty amount not to exceed \$10,000.00

Western Surety Company further certifies that the following is a true and exact copy of Section 7 of the by-laws of Western Surety Company duly adopted and now in force, to-wit:

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys-in-Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

In Witness Whereof, the said WESTERN SURETY COMPANY has caused these presents to be executed by its Senior Vice President with the corporate seal affixed this 22nd day of May, 2012.

ATTEST

L. Nelson
L. Nelson, Assistant Secretary

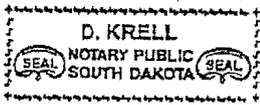
WESTERN SURETY COMPANY
By Paul T. Bruflat
Paul T. Bruflat, Senior Vice President



STATE OF SOUTH DAKOTA }
COUNTY OF MINNEHAHA } ss

On this 22nd day of May, 2012, before me, a Notary Public, personally appeared Paul T. Bruflat and L. Nelson

who, being by me duly sworn, acknowledged that they signed the above Power of Attorney as Senior Vice President and Assistant Secretary, respectively, of the said WESTERN SURETY COMPANY, and acknowledged said Instrument to be the voluntary act and deed of said Corporation.



My Commission Expires November 30, 2012

Form F1975-9 2005

D. Krell
Notary Public

SURETY'S BOND NO. 25175141

STATE BOND FORM
COB-7(82)

STATE OF TENNESSEE
COUNTY OF Fayette
OFFICIAL STATUTORY BOND
FOR
COUNTY PUBLIC OFFICIALS
OFFICE OF Public Wks. Bd Member

KNOW ALL MEN BY THESE PRESENTS:

That Wesley P. Parks, Jr.
of Spartanville (City or Town), County
of Fayette Tennessee, as Principal, and WESTERN SURETY COMPANY

as Surety, are held and firmly bound unto THE STATE OF TENNESSEE in the full amount of Ten Thousand and 00/100
Dollars (\$ 10,000.00)
lawful money of the United States of America for the full and prompt payment whereof we bind ourselves, our representatives,
successors and assigns, each jointly and severally, firmly and unequivocally by these presents.

WHEREAS, The said Principal was duly _____ elected X appointed in the office of Public Wks. Bd Member
of and for Fayette County for the (2) year term beginning on the 1st day of
September, 2012 and ending on the 1st day of September, 2014

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH:

That if the said Wesley P. Parks, Jr. Principal, shall:
regularly perform the duties of the office of Public Wks. Bd Member of Fayette
County during his term of office or his continuance therein; and
by or through persons authorized by law to receive them, all moneys, properties, or things of value that may come into his
hands during his term of office or his continuance therein without fraud or delay, and shall faithfully and safely keep all
records required of him in his official capacity, and at the expiration of his term, or in case of his resignation or removal from
office, shall turn over to his successor all records and property which have come into his hands, then this obligation shall be
null and void; otherwise to remain in full force and effect.

WITNESS my hand and seal this 22nd day of May, 2012

WITNESS - ATTEST:
Beverly Footman

PRINCIPAL:
Wesley P. Parks Jr.
SURETY:

COUNTERSIGNED BY:
NOT NEEDED
Tennessee Resident Agent

WESTERN SURETY COMPANY
by: Paul T. Bruflat
Paul T. Bruflat, Senior Vice President
(Attach evidence of authority to execute bond)

ACKNOWLEDGMENT OF PRINCIPAL

STATE OF TENNESSEE
COUNTY OF Fayette

Before me, a Notary Public, of the State and County aforesaid, personally appeared Wesley P. Parks Jr.
with whom I am personally acquainted and who, upon oath, acknowledged himself to be the individual who executed the foregoing
bond, and he acknowledged to me that he executed the same.

WITNESS my hand and seal this 1st day of August, 2012

My Commission Expires: August 1st 2015
Alonda C. Ward
Notary Public

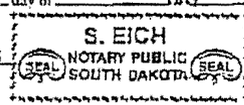
ACKNOWLEDGMENT OF SURETY

STATE OF South Dakota

COUNTY OF Minnehaha

Before me, a Notary Public, of the State and County aforesaid, personally appeared Paul T. Bruslar with whom I am personally acquainted and, who, upon oath, acknowledged to me to be the individual who executed the foregoing bond on behalf of WESTERN SURETY COMPANY, the within named Surety, a corporation duly licensed to do business in the State of Tennessee, and that he as such individual being authorized so to do, executed the foregoing bond, by signing the name of the corporation by himself as such individual.

WITNESS my hand and seal this 22nd day of May, 2012
My Commission Expires: February 12, 2015



S. Eich
Notary Public

Form Prescribed by the Comptroller of the Treasury, State of Tennessee;
Form Approved by the Attorney General, State of Tennessee

APPROVAL AND CERTIFICATION

SECTION I. (Applicable to all County Officials except Clerks of Chancery and Circuit Courts)

Bond and Sureties approved by Paul T. Bruslar County Executive
of Minnehaha County, on this 22nd day of August, 2012

Signed:

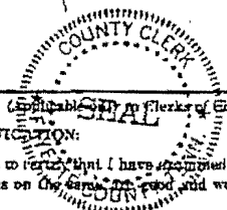
County Executive

CERTIFICATION:

I, Sue W. Pulver County Clerk of Faouette County,
hereby certify that the foregoing bond was approved by the Legislative Body of said county in open session on the 22nd
day of August, 2012 and entered upon the minutes thereof.

Signed:

Sue W. Pulver
County Clerk



SECTION II. (Applicable only to Clerks of Chancery and Circuit Courts)

CERTIFICATION:

This is to certify that I have examined the foregoing bond and found the same to be sufficient and in conformity to law, that the sureties on the same are good and worth the penalty thereof and that the same has been entered upon the minutes of said court.

Signed:

Judge of the _____ Chancery _____ Circuit Court of and for said County
on this _____ day of _____

SECTION III. (Applicable in all County Officials' Bonds)

INDORSEMENT:

Filed with the Comptroller of the Treasury, State of Tennessee, this _____ day of _____

Comptroller of the Treasury

SECTION IV. (Applicable to all County Officials' Bonds)

FOR USE BY REGISTER OF DEEDS

WESTERN SURETY COMPANY
101 South Phillips Ave.
Sioux Falls, SD 57104
605-336-0850

Western Surety Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint:

Paul T. Bruliat of Sioux Falls,
State of South Dakota, its regularly elected Senior Vice President,
as Attorney-in-Fact, with full power and authority hereby conferred upon him to sign, execute, acknowledge and deliver for and on its behalf as Surety and as its act and deed, the following bond:

One PUBLIC WKS. BD. MEMBER, COUNTY OF FAYETTE

bond with bond number 25175141

for WESLEY P. FARKE, JR.

as Principal in the penalty amount not to exceed: \$10,000.00

Western Surety Company further certifies that the following is a true and exact copy of Section 7 of the by-laws of Western Surety Company duly adopted and now in force, to-wit:

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys-in-Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

In Witness Whereof, the said WESTERN SURETY COMPANY has caused these presents to be executed by its Senior Vice President with the corporate seal affixed this 22nd day of May, 2012.

ATTEST
J. Nelson
Nelson, Assistant Secretary

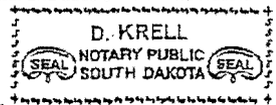
WESTERN SURETY COMPANY
By Paul T. Bruliat
Paul T. Bruliat, Senior Vice President



STATE OF SOUTH DAKOTA }
COUNTY OF MINNEHAHA } ss

On this 22nd day of May, 2012, before me, a Notary Public, personally appeared Paul T. Bruliat and L. Nelson

who, being by me duly sworn, acknowledged that they signed the above Power of Attorney as Senior Vice President and Assistant Secretary, respectively, of the said WESTERN SURETY COMPANY, and acknowledged said instrument to be the voluntary act and deed of said Corporation.



D. Krell
Notary Public

SURETY'S BOND NO. 24165275

STATE BOND FORM
COR-7(82)

STATE OF TENNESSEE
COUNTY OF Fayette
OFFICIAL STATUTORY BOND
FOR
COUNTY PUBLIC OFFICIALS
OFFICE OF Public Works Board Member

KNOW ALL MEN BY THESE PRESENTS:

That Jerry Russell Wicker
of Somerville (City or Town), County
of Fayette Tennessee, as Principal, and WESTERN SURETY COMPANY

as Surety, are held and firmly bound unto THE STATE OF TENNESSEE in the full amount of Ten Thousand and 00/100
Dollars (\$ 10,000.00)
lawful money of the United States of America for the full and prompt payment whereof we bind ourselves, our representatives,
successors and assigns, each jointly and severally, firmly and unequivocally by these presents.

WHEREAS, The said Principal was duly _____ elected appointed to the office of Member
of and for Fayette County for the (2) year term beginning on the 1st day of
September, 2012 and ending on the 1st day of September, 2014

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH:

That if the said Jerry Russell Wicker, Principal, shall:

faithfully perform the duties of the office of Public Works Board Member of Fayette
County during the term of office or his continuance therein; and
pay over to all persons authorized by law to receive them, all monies, properties, or things of value that may come into his
hands during his term of office or his continuance therein without fraud or delay, and shall faithfully and safely keep all
records required of him in his official capacity, and at the expiration of his term, or in case of his resignation or removal from
office, shall deliver to his successor all records and property which have come into his hands, then this obligation shall be
null and void otherwise to remain in full force and effect.

WITNESS our hands and seals this 22nd day of May, 2012

WITNESS - ATTEST
Beverly Feathers

PRINCIPAL:
Jerry Russell Wicker

COUNTERSIGNED BY:
NOT NEEDED
Tennessee Resident Agent

SURETY:
WESTERN SURETY COMPANY
by: Paul T. Brufat
Paul T. Brufat, Senior Vice President
(Attach evidence of authority to execute bond)

ACKNOWLEDGMENT OF PRINCIPAL

STATE OF TENNESSEE
COUNTY OF Fayette

Before me, a Notary Public, of the State and County aforesaid, personally appeared Jerry Russell Wicker
with whom I am personally acquainted and who, upon oath, acknowledged himself to be the individual who executed the foregoing
bond, and he acknowledged to me that he executed the same.

WITNESS my hand and seal this 1st day of August, 2012.
My Commission Expires: August 1st 2015
Blonde A. Ward
Notary Public

ACKNOWLEDGMENT OF SURETY

STATE OF South Dakota

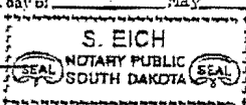
COUNTY OF Minnehaha

Before me, a Notary Public, of the State and County aforesaid, personally appeared Paul T. Eichel with whom I am personally acquainted and, who, upon oath, acknowledged himself to be the individual who executed the foregoing bond on behalf of WESTERN SURETY COMPANY, the within named Surety, a corporation duly licensed to do business in the State of Tennessee, and that he as such individual being authorized so to do, executed the foregoing bond, by signing the name of the corporation by himself as such individual.

WITNESS my hand and seal this 22nd day of May, 2012

My Commission Expires:

February 12, 2015



S. EICH
Notary Public

Form Prescribed by the Comptroller of the Treasury, State of Tennessee
Form Approved by the Attorney General, State of Tennessee

APPROVAL AND CERTIFICATION

SECTION I. (Applicable to all County Officials except Clerks of Chancery and Circuit Courts)

Bond and Sureties approved by Ryan Fayette, County Executive of Minnehaha County, on this 20th day of August, 2012

Signed:

County Executive

CERTIFICATION:

I, Sue W Pulver, County Clerk of Faquette County, hereby certify that the foregoing bond was approved by the Legislative Body of said county, in open session on the 28th day of August, 2012, and entered upon the minutes thereof.

Signed:

Sue W Pulver
County Clerk

SECTION II. (Applicable only to Clerks of Chancery and Circuit Courts)

CERTIFICATION:

This is to certify that I have examined the foregoing bond and found the same to be sufficient and in conformity to law, that the sureties on the same are good and worth the penalty thereof and that the same has been entered upon the minutes of said court.

Signed:

Judge of the _____ Chancery _____ Circuit Court of and for said County on this _____ day of _____.

SECTION III. (Applicable to all County Officials' Bonds)

INDORSEMENT:

Filed with the Comptroller of the Treasury, State of Tennessee, this _____ day of _____.

Comptroller of the Treasury

SECTION IV. (Applicable to all County Officials' Bonds)

FOR USE BY REGISTER OF DEEDS

WESTERN SURETY COMPANY
101 South Phillips Ave.
Sioux Falls, SD 57104
605-336-0850

Western Surety Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint

Paul T. Bruffat of Sioux Falls State of South Dakota, its regularly elected Senior Vice President, as Attorney-in-Fact, with full power and authority hereby conferred upon him to sign, execute, acknowledge and deliver for and on its behalf as Surety and as its act and deed, the following bond:

One PUBLIC WORKS BOARD MEMBER COUNTY OF FAYETTE

bond with bond number 24165275

for JERRY RUSSELL WICKER as Principal in the penalty amount not to exceed: \$10,000.00

Western Surety Company further certifies that the following is a true and exact copy of Section 7 of the by-laws of Western Surety Company duly adopted and now in force, to-wit:

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys-in-Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

In Witness Whereof, the said WESTERN SURETY COMPANY has caused these presents to be executed by its Senior Vice President with the corporate seal affixed this 22nd day of May 2012

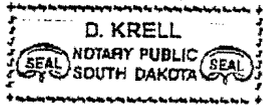
ATTEST
L. Nelson
L. Nelson, Assistant Secretary

WESTERN SURETY COMPANY
By Paul T. Bruffat
Paul T. Bruffat, Senior Vice President



STATE OF SOUTH DAKOTA }
COUNTY OF MINNEHAHA } ss

On this 22nd day of May, 2012, before me, a Notary Public, personally appeared Paul T. Bruffat and L. Nelson who, being by me duly sworn, acknowledged that they signed the above Power of Attorney as Senior Vice President and Assistant Secretary, respectively, of the said WESTERN SURETY COMPANY, and acknowledged said instrument to be the voluntary act and deed of said Corporation.



D. Krell
Notary Public

My Commission Expires November 30, 2012
Form 1 1975-9-2106

SURETY'S BOND NO. 14619023

STATE BOND FORM
COM-7(82)

STATE OF TENNESSEE
COUNTY OF Fayette
OFFICIAL STATUTORY BOND
FOR
COUNTY PUBLIC OFFICIALS
OFFICE OF Public Works Board Member

KNOW ALL MEN BY THESE PRESENTS:

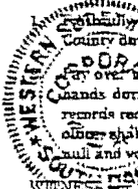
That Hank Franck
of Somersville (City or Town), County
of Fayette Tennessee, as Principal, and WESTERN SURETY COMPANY

as Surety, are held and firmly bound unto THE STATE OF TENNESSEE in the full amount of Ten Thousand and 00/100
Dollars (\$ 10,000.00)
lawful money of the United States of America for the full and prompt payment whereof we bind ourselves, our representatives,
successors and assigns, each jointly and severally, firmly and unconditionally by these presents.

WHEREAS, The said Principal was duly _____ elected appointed to the office of Public Works Board Member
of and for Fayette County for the (2) year term beginning on the 15th day of
September, 2012 and ending on the 1st day of September, 2014.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH:

That if the said Hank Franck, Principal, shall
faithfully perform the duties of the office of Public Works Board Member of Fayette
County during his term of office or his continuance therein; and



shall not allow any persons authorized by law to receive them, all monies, properties, or things of value that may come into his
hands during his term of office or his continuance therein without fraud or delay, and shall faithfully and safely keep all
records required of him in his official capacity, and at the expiration of his term, or in case of his resignation or removal from
office, shall turn over to his successor all records and property which have come into his hands, then this obligation shall be
null and void, otherwise to remain in full force and effect.

WITNESSETH and seals this 22nd day of May, 2012

WITNESS - ATTEST:
J. B. Bowling

PRINCIPAL:
Hank Franck

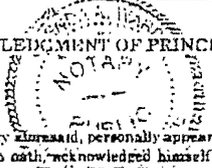
SURETY:
WESTERN SURETY COMPANY

COUNTERSIGNED BY:
NOT NEEDED
Tennessee Resident Agent

by: Paul T. Brufat
Paul T. Brufat, Senior Vice President
(Attach evidence of authority to execute bond)

ACKNOWLEDGMENT OF PRINCIPAL

STATE OF TENNESSEE
COUNTY OF Fayette



Before me, a Notary Public, of the State and County aforesaid, personally appeared Hank Franck
with whom I am personally acquainted and who, upon oath, acknowledged himself to be the individual who executed the foregoing
bond, and he acknowledged to me that he executed the same.

WITNESS my hand and seal this 7th day of August, 2012.

My Commission Expires: August 15th, 2015

Glenda A. Ward
Notary Public

ACKNOWLEDGMENT OF SURETY

STATE OF South Dakota

COUNTY OF Minnehaha

Before me, a Notary Public, of the State and County aforesaid, personally appeared Paul T. Bruffat with whom I am personally acquainted and who, upon oath, acknowledged himself to be the individual who executed the foregoing bond on behalf of WESTERN SURETY COMPANY, the within named Surety, a corporation duly licensed to do business in the State of Tennessee, and that he as such individual being authorized so to do, executed the foregoing bond, by signing the name of the corporation by himself as such individual.

WITNESS my hand and seal this 22nd day of May, 2012.
My Commission Expires: February 12, 2015
S. EICH
NOTARY PUBLIC
SOUTH DAKOTA
S. Eich
Notary Public

Form Prescribed by the Comptroller of the Treasury, State of Tennessee
Form Approved by the Attorney General, State of Tennessee

APPROVAL AND CERTIFICATION

SECTION I. (Applicable to all County Officials except Clerks of Chancery and Circuit Courts)
Bond and Sureties approved by Area Justice, County Executive
of Fayette County, on this 25th day of August, 2012.
Signed: _____
County Executive

CERTIFICATION:
I, Sue W. Pulver, County Clerk of Fayette County,
hereby certify that the foregoing bond was approved by the Legislative Body of said county, in open session on the
day of August, 2012, and entered upon the minutes thereof.
Signed: Sue W. Pulver
County Clerk

SECTION II. (Applicable only to Clerks of Chancery and Circuit Courts)

CERTIFICATION:
This is to certify that I have examined the foregoing bond and found the same to be sufficient and in conformity to law, that the
summon for the same are good and worth the penalty thereof and that the same has been entered upon the minutes of said
court.

Signed: _____
Judge of the _____ (Chancery _____ Circuit Court of and for said County
on this _____ day of _____.

SECTION III. (Applicable to all County Officials' Bonds)

INDORSEMENT:
Filed with the Comptroller of the Treasury, State of Tennessee, this _____ day of _____,
Comptroller of the Treasury

SECTION IV. (Applicable to all County Officials' Bonds)

FOR USE BY REGISTER OF DEEDS

WESTERN SURETY COMPANY
101 South Phillips Ave.
Sioux Falls, SD 57104
605-336-0850

Western Surety Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint

Paul T. Brullat of Sioux Falls,
State of South Dakota, its regularly elected Senior Vice President
as Attorney-in-Fact, with full power and authority hereby conferred upon him to sign, execute, acknowledge and deliver for and on its behalf as Surety and as its act and deed, the following bond:

One PUBLIC WORKS BOARD MEMBER, COUNTY OF FAYETTE

bond with bond number 14619023

for HANK FRANKY

as Principal in the penalty amount not to exceed: \$10,000.00

Western Surety Company further certifies that the following is a true and exact copy of Section 7 of the by-laws of Western Surety Company duly adopted and now in force, to-wit:

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys-in-Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

In Witness Whereof, the said WESTERN SURETY COMPANY has caused these presents to be executed by its Senior Vice President with the corporate seal affixed this 22nd day of May, 2012.

ATTEST

L. Nelson
L. Nelson, Assistant Secretary

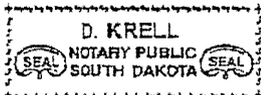
WESTERN SURETY COMPANY
By Paul T. Brullat
Paul T. Brullat, Senior Vice President



STATE OF SOUTH DAKOTA }
COUNTY OF MINNEHAHA } ss

On this 22nd day of May, 2012, before me, a Notary Public, personally appeared Paul T. Brullat and L. Nelson

who, being by me duly sworn, acknowledged that they signed the above Power of Attorney as Senior Vice President and Assistant Secretary, respectively, of the said WESTERN SURETY COMPANY, and acknowledged said instrument to be the voluntary act and deed of said Corporation.



D. Krell
Notary Public

My Commission Expires: November 30, 2012



SURETY'S BOND NO. 70467396

STATE BOND FORM
COB-7(02)

STATE OF TENNESSEE
COUNTY OF Shelby
OFFICIAL STATUTORY BOND
FOR
COUNTY PUBLIC OFFICIALS
OFFICE OF Public Works Board Member

KNOW ALL MEN BY THESE PRESENTS:

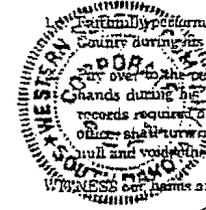
That Andrew S. Avery
of Eads _____ (City or Town), County
of Shelby _____ Tennessee, as Principal, and WESTERN SURETY COMPANY

as Surety, are held and firmly bound unto THE STATE OF TENNESSEE in the full amount of Ten Thousand and 00/100
_____ Dollars (\$ 10,000.00)
lawful money of the United States of America for the full and prompt payment whereof we bind ourselves, our representatives,
successors and assigns, each jointly and severally, firmly and unequivocally by these presents.

WHEREAS, The said Principal was duly _____ elected X appointed to the office of Public Works Board
_____ Member
of and for Eayette _____ County for the (2) year term beginning on the 1st day of
September _____ 2012 and ending on the 1st day of September _____ 2014

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH:

That if the said Andrew S. Avery _____, Principal, shall
_____ faithfully perform the duties of the office of Public Works Board Member of Eayette
_____ County during his term of office or his continuance therein; and



turn over to the persons authorized by law to receive them, all monies, properties, or things of value that may come into his
hands during his term of office or his continuance therein without fraud or delay, and shall faithfully and safely keep all
records required of him in his official capacity, and at the expiration of his term, or in case of his resignation or removal from
office, shall turn over to his successor all records and property which have come into his hands, then this obligation shall be
null and void, otherwise to remain in full force and effect.

WITNESS our hands and seals this 22nd day of May _____ 2012

WITNESS - ATTEST:
Becky Feathers

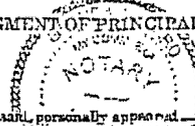
PRINCIPAL:
Andrew S. Avery

COUNTERSIGNED BY:
NOT NEEDED
Tennessee Resident Agent

SURETY:
WESTERN SURETY COMPANY
by: Paul E. Briflat
Paul E. Briflat, Senior Vice President
(Attach evidence of authority to execute bond)

ACKNOWLEDGMENT OF PRINCIPAL

STATE OF TENNESSEE
COUNTY OF Eayette



Before me, a Notary Public, of the State and County aforesaid, personally appeared Andrew S. Avery
with whom I am personally acquainted and who, upon oath, acknowledged himself to be the individual who executed the foregoing
bond, and he acknowledged to me that he executed the same.

WITNESS my hand and seal this 3rd day of August _____ 2012

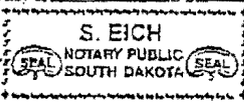
My Commission Expires: August 1st _____ 2015
Glenda Q. Ward
Notary Public

ACKNOWLEDGMENT OF SURETY

STATE OF SOUTH DAKOTA
COUNTY OF Minnehaha

Before me, a Notary Public, of the State and County aforesaid, personally appeared Paul T. Bruflet with whom I am personally acquainted and, who, upon oath, acknowledged himself to be the individual who executed the foregoing bond on behalf of WESTERN SURETY COMPANY, the within named Surety, a corporation duly licensed to do business in the State of Tennessee, and that he as such individual being authorized so to do, executed the foregoing bond, by signing the name of the corporation by himself as such individual.

WITNESS my hand and seal this 22nd day of MAY, 2012
My Commission Expires: February 12, 2015



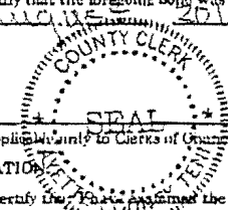
S. EICH
Notary Public

Form Prescribed by the Comptroller of the Treasury, State of Tennessee
Form Approved by the Attorney General, State of Tennessee

APPROVAL AND CERTIFICATION

SECTION I. (Applicable to all County Officials except Clerks of Chancery and Circuit Courts)
Bond and Surety approved by Shirley Taylor County Executive
of Fayette County on this 25th day of August, 2012
Signed: _____
County Executive

CERTIFICATION:
Shirley Taylor County Clerk of Fayette County
herby certify that the foregoing bond was approved by the Legislative Body of said county in open session on the 25th day of August, 2012, and entered upon the minutes thereof.
Signed: Shirley Taylor
County Clerk



SECTION II. (Applicable only to Clerks of Chancery and Circuit Courts)
CERTIFICATION:
This is to certify that I have examined the foregoing bond and found the same to be sufficient and in conformity to law, that the sureties on the same are solvent and worth the penalty thereof and that the same has been entered upon the minutes of said court.
Signed: _____
Judge of the _____ Chancery _____ Circuit Court of and for said County on this _____ day of _____

SECTION III. (Applicable to all County Officials' Bonds)
INDORSEMENT:
Filed with the Comptroller of the Treasury, State of Tennessee, this _____ day of _____
Comptroller of the Treasury

SECTION IV. (Applicable to all County Officials' Bonds)
FOR USE BY REGISTER OF DEEDS

WESTERN SURETY COMPANY
101 South Phillips Ave.
Sioux Falls, SD 57104
605-336-0850

Western Surety Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint

Paul T. Bruffal of Sioux Falls State of South Dakota, its regularly elected Senior Vice President as Attorney-in-Fact, with full power and authority hereby conferred upon him to sign, execute, acknowledge and deliver for and on its behalf as Surety and as its act and deed, the following bond:

One PUBLIC WORKS BOARD MEMBER COUNTY OF FAYETTE

bond with bond number 70467396

for ANDREW S. AVERY as Principal in the penalty amount not to exceed: \$10,000.00

Western Surety Company further certifies that the following is a true and exact copy of Section 7 of the by-laws of Western Surety Company duly adopted and now in force, to-wit:

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys-in-Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

In Witness Whereof, the said WESTERN SURETY COMPANY has caused these presents to be executed by its Senior Vice President with the corporate seal affixed this 22nd day of May, 2012

ATTEST

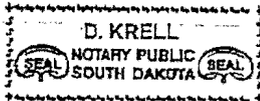
L. Nelson
L. Nelson, Assistant Secretary

WESTERN SURETY COMPANY
By Paul T. Bruffal
Paul T. Bruffal, Senior Vice President



STATE OF SOUTH DAKOTA }
COUNTY OF MINNEHAHA } ss

On this 22nd day of May, 2012, before me, a Notary Public, personally appeared Paul T. Bruffal and L. Nelson who, being by me duly sworn, acknowledged that they signed the above Power of Attorney as Senior Vice President and Assistant Secretary, respectively, of the said WESTERN SURETY COMPANY, and acknowledged said instrument to be the voluntary act and deed of said Corporation.



D. Krell
Notary Public

My Commission Expires November 30, 2012
Form F-1975-B-2006

Commissioner Harris moved that Bonds for Mark Ward, Property Assessor, and Vip Lewis, Clerk and Master and Commissioner and Receiver of Revenue be approved. The motion was seconded by Commissioner Watkins and passed unanimously as follows:



SURETY'S BOND NO. 60626662

STATE BOND FORM
COR-7(82)

STATE OF TENNESSEE
COUNTY OF Fayette
OFFICIAL STATUTORY BOND
FOR
COUNTY PUBLIC OFFICIALS
OFFICE OF Assessor of Property

KNOW ALL MEN BY THESE PRESENTS:

That MARK A. Ward
of Spencerville (City or Town), County
of FAYETTE Tennessee, as Principal, and WESTERN SURETY COMPANY

as Surety, are held and firmly bound unto THE STATE OF TENNESSEE in the full amount of Ten Thousand and 00/100
Dollars (\$ 10,000.00)
lawful money of the United States of America for the full and prompt payment whereof we bind ourselves, our representatives,
successors and assigns, each jointly and severally, firmly and unequivocally by these presents.

WHEREAS, The said Principal was duly X elected _____ appointed to the office of Assessor of Property
of and for Fayette County for the (4) year term beginning on the 1st day of
September 2012 and ending on the 31st day of AUGUST 2016

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH:

That if the said MARK A. Ward Principal, shall:

fail to perform the duties of the office of Assessor of Property of Fayette
County during his term of office or his continuance therein; and
fail to receive or to receive persons authorized by law to receive them, all monies, properties, or things of value that may come into his
hands during the term of office or his continuance therein without fraud or delay, and shall faithfully and safely keep all
records required of him in his official capacity, and at the expiration of his term, or in case of his resignation or removal from
office, shall turn over to his successor all records and property which have come into his hands, then this obligation shall be
null and void, otherwise to remain in full force and effect.

WITNESS my hand and seals this 18th day of April 2012

WITNESS - ATTEST:
Beverly Feathers

PRINCIPAL:
Mark A. Ward

COUNTERSIGNED BY:
NOT NEEDED
Tennessee Notarial Agent

SURETY:
WESTERN SURETY COMPANY
by: Paul T. Bruffet

Paul T. Bruffet, Senior Vice President
(Attach evidence of authority to execute bond)

ACKNOWLEDGMENT OF PRINCIPAL

STATE OF TENNESSEE
COUNTY OF Fayette

Before me, a Notary Public, of the State and County aforesaid, personally appeared Mark A. Ward
with whom I am personally acquainted and who, upon oath, acknowledged himself to be the individual who executed the foregoing
bond, and he acknowledged to me that he executed the same.

WITNESS my hand and seal this 17 day of August 2012

My Commission Expires: 01-26 2016

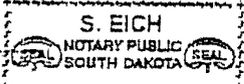
OB Bowling
Notary Public

ACKNOWLEDGMENT OF SURETY

STATE OF South Dakota
COUNTY OF Minnehaha

Before me, a Notary Public, of the State and County aforesaid, personally appeared Paul T. Bruflet with whom I am personally acquainted and, who, upon oath, acknowledged himself to be the individual who executed the foregoing bond on behalf of WESTERN SURETY COMPANY, the within named Surety, a corporation duly licensed to do business in the State of Tennessee, and that he as such individual being authorized so to do, executed the foregoing bond, by signing the name of the corporation by himself as such individual.

... WITNESS my hand and seal this 18th day of April 2012
My Commission Expires: February 12, 2015



S. EICH
Notary Public

Form Prescribed by the Comptroller of the Treasury, State of Tennessee
Form Approved by the Attorney General, State of Tennessee

APPROVAL AND CERTIFICATION

SECTION I. (Applicable to all County Officials except Clerks of Chancery and Circuit Courts)
Bond and Surety approved by Paul T. Bruflet County Executive
of Minnehaha County, on this 18th day of April, 2012

Signed: Paul T. Bruflet
County Executive

CERTIFICATION:
I, Sue W. Culver, County Clerk of Faouette County,
hereby certify that the foregoing bond was approved by the Legislative Body of said county, in open session on the
day of August, 2012, and entered upon the minutes thereof.

Signed: Sue W. Culver
County Clerk



SECTION II. (Applicable only to Clerks of Chancery and Circuit Courts)

CERTIFICATION:
This is to certify that I have examined the foregoing bond and found the same to be sufficient and in conformity to law, that the
sureties on the same are good and worth the penalty thereof and that the issue has been entered upon the minutes of said
court.

Signed: _____
Judge of the _____ Chancery _____ Circuit Court of and for said County
on this _____ day of _____

SECTION III. (Applicable to all County Officials' Bonds)

INDORSEMENT:
Filed with the Comptroller of the Treasury, State of Tennessee, this _____ day of _____
Comptroller of the Treasury

SECTION IV. (Applicable to all County Officials' Bonds)
FOR USE BY REGISTER OF DEEDS.

WESTERN SURETY COMPANY
101 South Phillips Ave.
Sioux Falls, SD 57104
605-336-0860

Western Surety Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint

Paul T. Brufat of Sioux Falls
State of South Dakota, its regularly elected Senior Vice President
as Attorney-in-Fact, with full power and authority hereby conferred upon him to sign, execute, acknowledge and deliver for and on its behalf as Surety and as its act and deed, the following bond:

One ASSESSOR OF PROPERTY COUNTY OF FAITH
bond with bond number 50625662
for MART A. WESD
as Principal in the penalty amount not to exceed: \$10,000.00

Western Surety Company further certifies that the following is a true and exact copy of Section 7 of the by-laws of Western Surety Company duly adopted and now in force, to-wit:

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys-in-Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

In Witness Whereof, the said WESTERN SURETY COMPANY has caused these presents to be executed by its Senior Vice President with the corporate seal affixed this 18th day of April, 2012.

ATTEST

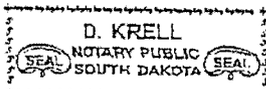
L. Nelson
L. Nelson, Assistant Secretary

WESTERN SURETY COMPANY
By Paul T. Brufat
Paul T. Brufat, Senior Vice President



STATE OF SOUTH DAKOTA }
COUNTY OF MINNEHAHA } ss

On this 18th day of April, 2012, before me, a Notary Public, personally appeared Paul T. Brufat and L. Nelson who, being by me duly sworn, acknowledged that they signed the above Power of Attorney as Senior Vice President and Assistant Secretary, respectively, of the said WESTERN SURETY COMPANY, and acknowledged said instrument to be the voluntary act and deed of said Corporation.



D. Krell
Notary Public

My Commission Expires November 30, 2012
Form P1975-9-2008

12005159

4 PGS TOTAL - RDND	
ED BATCH 63380	
09/04/2012 - 01:25 PM	
VALUE	0.00
MORTGAGE TAX	0.00
TRANSFER TAX	0.00
RECORDING FEE	20.00
DP FEE	2.00
REGISTER'S FEE	0.00
TOTAL AMOUNT	22.00

STATE OF TENNESSEE, FAYETTE COUNTY
EDWARD PATTAI
REGISTER OF DEEDS

SURETY'S BOND NO. 14883140

STATE BOND FORM
COB-7(82)

STATE OF TENNESSEE
COUNTY OF Fayette
OFFICIAL STATUTORY BOND
FOR
COUNTY PUBLIC OFFICIALS
OFFICE OF Clerk & Master

KNOW ALL MEN BY THESE PRESENTS:

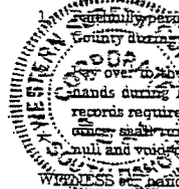
That Vid D. Lewis
of MOSCOW (City or Town), County
of Fayette Tennessee, as Principal, and WESTERN SURETY COMPANY

as Surety, are held and firmly bound unto THE STATE OF TENNESSEE in the full amount of Fifty Thousand and
00/100 Dollars (\$ 50,000.00)
lawful money of the United States of America for the full and prompt payment whereof we bind ourselves, our representatives,
successors and assigns, each jointly and severally, firmly and unequivocally by these presents.

WHEREAS, The said Principal was duly elected X appointed to the office of Clerk & Master
of and for Fayette County for the (1) year term beginning on the 1st day of
September, 2012 and ending on the 1st day of September, 2013

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH:

That if the said Vid D. Lewis, Principal, shall:

 faithfully perform the duties of the office of Clerk & Master of Fayette
County during his term of office or his continuance therein; and
by or over to the persons authorized by law to receive them, all monies, properties, or things of value that may come into his
hands during his term of office or his continuance therein without fraud or delay, and shall faithfully and safely keep all
records required to be kept in his official capacity, and at the expiration of his term, or in case of his resignation or removal from
office, shall turn over to his successor all records and property which have come into his hands, then this obligation shall be
null and void otherwise to remain in full force and effect.

WITNESS my hand and seals this 22nd day of May, 2012

WITNESS - ATTEST:
Bowen Feathers

PRINCIPAL:
Vid D. Lewis

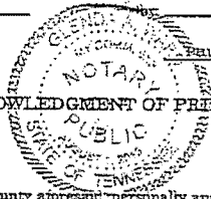
SURETY:
WESTERN SURETY COMPANY
Paul T. Brufat

COUNTERSIGNED BY:
NOT NEEDED
Tennessee Resident Agent

Paul T. Brufat, Senior Vice President
(Attach evidence of authority to execute bond)

ACKNOWLEDGMENT OF PRINCIPAL

STATE OF TENNESSEE
COUNTY OF Fayette



Before me, a Notary Public, of the State and County aforesaid, personally appeared Vid D. Lewis
with whom I am personally acquainted and who, upon oath, acknowledged himself to be the individual who executed the foregoing
bond, and he acknowledged to me that he executed the same.

WITNESS my hand and seal this 17th day of August, 2012

My Commission Expires: August 1st, 2015

Glenda O. Ward
Notary Public

ACKNOWLEDGMENT OF SURETY

STATE OF South Dakota
COUNTY OF Minnehaha

Before me, a Notary Public, of the State and County aforesaid, personally appeared Paul T. Brisset with whom I am personally acquainted and, who, upon oath, acknowledged himself to be the individual who executed the foregoing bond on behalf of WESTERN SURETY COMPANY, the within named Surety, a corporation duly licensed to do business in the State of Tennessee, and that he as such individual being authorized so to do, executed the foregoing bond, by signing the name of the corporation by himself as such individual.

WITNESS my hand and seal this 22nd day of May 2012
My Commission Expires February 12, 2015
S. EICH
NOTARY PUBLIC
SOUTH DAKOTA
S. Eich
Notary Public

Form Prescribed by the Comptroller of the Treasury, State of Tennessee
Form Approved by the Attorney General, State of Tennessee

APPROVAL AND CERTIFICATION

SECTION I. (Applicable to all County Officials except Clerks of Chancery and Circuit Courts)

Bond and Sureties approved by Rhea Taylor County Executive of Faouette County, on this 28th day of Aug 2012
Signed: Rhea Taylor
County Executive

CERTIFICATION:

I, Sue W. Culver, County Clerk of Faouette County, hereby certify that the foregoing bond was approved by the Legislative Body of said county, in open session on the 28th day of Aug 2012, and entered upon the minutes thereof.
Signed: Sue W. Culver
County Clerk

SECTION II. (Applicable only to Clerks of Chancery and Circuit Courts)

CERTIFICATION:

This is to certify that I have examined the foregoing bond and found the same to be sufficient and in conformity to law, that the sureties on the said bond are good and worth the penalty thereof and that the same has been entered upon the minutes of said court.

Signed: _____

Judge of the _____ Chancery _____ Circuit Court of and for said County on this _____ day of _____

SECTION III. (Applicable to all County Officials' Bonds)

INDORSEMENT:

Filed with the Comptroller of the Treasury, State of Tennessee, this _____ day of _____
Comptroller of the Treasury

SECTION IV. (Applicable to all County Officials' Bonds)

FOR USE BY REGISTER OF DEEDS

WESTERN SURETY COMPANY
101 South Phillips Ave.
Sioux Falls, SD 57104
605-336-0850

Western Surety Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint

Paul T. Bruflat of Sioux Falls
State of South Dakota, its regularly elected Senior Vice President
as Attorney-in-Fact, with full power and authority hereby conferred upon him to sign, execute, acknowledge and deliver for and on its behalf as Surety and as its act and deed, the following bond:

One CLERK & MASTER COUNTY OF FAVENTE
bond with bond number 1482140
for VIP D. LEWIS
as Principal in the penalty amount not to exceed: \$50,000.00

Western Surety Company further certifies that the following is a true and exact copy of Section 7 of the by-laws of Western Surety Company duly adopted and now in force, to-wit:

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys-in-Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

In Witness Whereof, the said WESTERN SURETY COMPANY has caused these presents to be executed by its Senior Vice President with the corporate seal affixed this 22nd day of May 2012

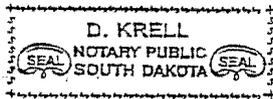
ATTEST
L. Nelson
L. Nelson, Assistant Secretary

WESTERN SURETY COMPANY
By Paul T. Bruflat
Paul T. Bruflat, Senior Vice President



STATE OF SOUTH DAKOTA } ss
COUNTY OF MINNEHAHA }

On this 22nd day of May, 2012, before me, a Notary Public, personally appeared Paul T. Bruflat and L. Nelson who, being by me duly sworn, acknowledged that they signed the above Power of Attorney as Senior Vice President and Assistant Secretary, respectively, of the said WESTERN SURETY COMPANY, and acknowledged said instrument to be the voluntary act and deed of said Corporation.



D. Krell
Notary Public

My Commission Expires November 30, 2012
Form F1975-6-2006

12005158

PGS:AL - 80ND	
ED BATCH: 59380	
09/04/2012 - 01:25 PM	
VALUE	0.00
MORTGAGE TAX	0.00
TRANSFER TAX	0.00
RECORDING FEE	20.00
DP FEE	2.00
REGISTER'S FEE	0.00
TOTAL AMOUNT	22.00

STATE OF TENNESSEE, FAYETTE COUNTY
EDWARD PATTAT
REGISTER OF DEEDS

SURETY'S BOND NO. 14882136

STATE BOND FORM
CR-COB-7(82)

STATE OF TENNESSEE
COUNTY OF Fayette
COMMISSIONER AND RECEIVER BOND FOR CLERKS
COUNTY PUBLIC OFFICIALS
OFFICE OF Commissioner & Receiver

KNOW ALL MEN BY THESE PRESENTS:

That Vip D. Lewis of
Moscow (City or Town), County of Fayette Tennessee, as Principal, and
WESTERN SURETY COMPANY

as Surety, are held and firmly bound unto THE STATE OF TENNESSEE for the use and benefit of the State of Tennessee and
Fayette County, Tennessee, as their respective interests may appear, in the full amount of
Fifty Thousand and 00/100 Dollars (\$50,000),
lawful money of the United States of America for the full and prompt payment whereof we bind ourselves, our representatives, successors
and assigns, each jointly and severally, firmly and unequivocally by these presents.

WHEREAS, The said Principal was duly _____ elected appointed to the office of Commissioner & of and for
Fayette County for the (six) year term beginning on the 1st day of
September, 2012, and ending on the 1st day of September, 2018, and as such
Clerk is subject to appointment as Special Commissioner/Receiver, and

WHEREAS, The said Principal was duly appointed Special Commissioner/Receiver.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH:

That the said Vip D. Lewis, Principal, shall during
the term as Special Commissioner/Receiver:

Faithfully perform and discharge the duties required as Commissioner/Receiver and collect, receive, preserve, account for,
and pay over unto those authorized by law to receive the same, without fraud or delay, all property or funds which may come
into his hands as Commissioner/Receiver; then this obligation shall be null and void; otherwise to remain in full force and effect.

Witness my hand and seals this 22nd day of May, 2012.

WITNESS-ATTEST:
Beverly Feathers

PRINCIPAL
Vip D. Lewis

SURETY:
WESTERN SURETY COMPANY
by: Paul T. Bruflet

COUNTERSIGNED BY:
NOT NEEDED
Tennessee Recipient Agent

Paul T. Bruflet, Senior Vice President
(Attach evidence of authority to execute bond)

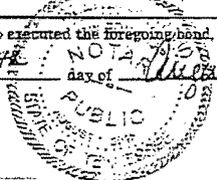
ACKNOWLEDGMENT OF PRINCIPAL

STATE OF TENNESSEE
COUNTY OF Fayette

Before me, a Notary Public, of the State and County aforesaid, personally appeared Vip D. Lewis
with whom I am personally acquainted and who, upon oath,
acknowledged himself to be the individual who executed the foregoing bond, and he acknowledged to me that he executed the same.

WITNESS my hand and seal this 17th day of August, 2012

My Commission Expires August 2015



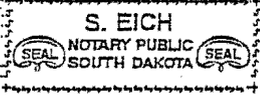
Burda A. Ward
Notary Public

ACKNOWLEDGMENT OF SURETY

WESTERN SURETY COMPANY
101 South Phillips Avenue
Sioux Falls, SD 57104-6703
605-336-0850

STATE OF South Dakota
COUNTY OF Minnehaha

Before me, a Notary Public, of the State and County aforesaid, personally appeared _____
Paul T. Bruflat with whom I am personally acquainted and, who, upon oath, acknowledged
himself to be the individual who executed the foregoing bond on behalf of WESTERN SURETY COMPANY,
the within named Surety, a corporation duly licensed to do business in the State of Tennessee, and that he as such individual being
authorized so to do, executed the foregoing bond, by signing the name of the corporation by himself as such individual.

Witness my hand and seal this 22nd day of May, 2012
My Commission Expires: February 12, 2015
 S. Eich
Notary Public

SECTION I

CERTIFICATION:

This is to certify that I have examined the foregoing bond and found the same to be sufficient and in conformity to law, that the
sureties on the same are good and worth the penalty thereof and that the same has been entered upon the minutes of said court.

Signed: [Signature]
County Executive _____ or Judge of the
_____ Chancery _____ Circuit Court
of and for said County on this _____ day of _____

SECTION II

INDORSEMENT:

Filed with the Comptroller of the Treasury, State of Tennessee, this _____ day of _____

Comptroller of the Treasury

SECTION III FOR USE BY REGISTER OF DEEDS

Form Prescribed by the Comptroller of the Treasury, State of Tennessee
Form Approved by the Attorney General, State of Tennessee

WESTERN SURETY COMPANY
101 South Phillips Avenue
Sioux Falls, SD 57104-6703
(605) 336-0850

Western Surety Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint

Paul T. Brufiat of Sioux Falls,
State of South Dakota, its regularly elected Senior Vice President,
as Attorney-in-Fact, with full power and authority hereby conferred upon him to sign, execute, acknowledge and deliver for and on its behalf as Surety and as its act and deed, the following bond:

One COMMISSIONER & RECEIVER COUNTY OF FAUVETTE

bond with bond number 14823136

for VIP D. LEWIS
as Principal in the penalty amount not to exceed: \$50,000.00

Western Surety Company further certifies that the following is a true and exact copy of Section 7 of the by-laws of Western Surety Company duly adopted and now in force, to-wit:

Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys-in-Fact or agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile.

In Witness Whereof, the said WESTERN SURETY COMPANY has caused these presents to be executed by its Senior Vice President with the corporate seal affixed this 22nd day of May, 2012.

ATTEST
L. Nelson
L. Nelson, Assistant Secretary

WESTERN SURETY COMPANY
By Paul T. Brufiat
Paul T. Brufiat, Senior Vice President



STATE OF SOUTH DAKOTA }
COUNTY OF MINNEHAHA } ss

On this 22nd day of May, 2012, before me, a Notary Public, personally appeared Paul T. Brufiat and L. Nelson, who, being by me duly sworn, acknowledged that they signed the above Power of Attorney as Senior Vice President and Assistant Secretary, respectively, of the said WESTERN SURETY COMPANY, and acknowledged said instrument to be the voluntary act and deed of said Corporation.

D. KRELL
NOTARY PUBLIC
SOUTH DAKOTA

D. Krell
Notary Public

12005157

4 PGS :AL - BOND	
ED BATCH: 59380	
09/04/2012 - 01:25 PM	
VALUE	0.00
MORTGAGE TAX	0.00
TRANSFER TAX	0.00
RECORDING FEE	20.00
DP FEE	2.00
REGISTER'S FEE	0.00
TOTAL AMOUNT	22.00

STATE OF TENNESSEE, FAYETTE COUNTY
EDWARD PATTAT
REGISTER OF DEEDS

Commissioner Harris moved that the fire contracts with the cities in the county be approved. The motion was seconded by Commissioner Dowdle and passed unanimously.

10.3.66

AGREEMENT FOR FIRE PROTECTION SERVICES

THIS AGREEMENT made and entered into this 1st day of July, 2012, by and between Fayette County, Tennessee, (hereafter known as County) and the municipal corporation of the City of Braden, Tennessee (hereafter known as Braden):

WHEREAS, the Board of County Commissioners of Fayette County, Tennessee, is desirous of having rural fire protection and medical first responder services furnished by the County's municipalities, and

WHEREAS, the undersigned municipality has facilities, equipment and personnel to provide said fire and medical first responder service, and

WHEREAS, the undersigned municipality has authorized its fire department to provide said fire and medical first responder services;

NOW, THEREFORE, in consideration of the premises and the mutual covenants of the parties hereto and pursuant to Section 6-54-601 (C), Tennessee Code Annotated, it is agreed as follows:

1.0 In accordance with the other terms and provisions hereto, the municipality will be responsible for fire protection and medical first responder service within its designated rural service area, District 2, and as mutual aid elsewhere in the County. (See attachment Exhibit "A")

2.0 The municipal fire department shall answer any and all fire and medical first responder calls within its respective service area and will respond with adequate apparatus, equipment, and personnel, which in the JUDGMENT of the City Fire Chief, or the appropriate senior officer, is appropriate.

a) The failure to furnish the service herein agreed upon, because of weather, road conditions, or the unavailability of such apparatus, equipment or personnel in connection with fighting of other fires or emergency calls, shall not be taken as a breach of the agreement. The decision of the responding fire department officer in charge to return to the municipality because of an emergency within the city limits shall not be a breach of this contract. A breach of this contract may cause the contracted to be terminated with a 90 written notice to the other party. At the conclusion of the contract any funds owed by one party to the other shall be paid on a prorata basis based on the payment schedule.

b) In case where two or more requests for assistance are made at the same time, the appropriate senior officer of the responding fire department shall determine, based on a reasonable appraisal of the situation from the requesting jurisdiction, how best to respond to all requests. The appropriate senior officer may determine to send all available resources to the jurisdiction with the direst need, or may send some resources to each requesting jurisdiction. All parties are aware this contract is subject to TCA 6-21-703.

- c) Timely reports on all fire calls, due the end of each quarter (September 30, December 30, March 30 and June 30), shall be furnished to the Fire County Fire Department that include, but are not limited to, address of the incident; dispatched time, time in service, total time on call, note all disregards, type of apparatus that responded, number of personnel on each apparatus, and type of incident. This requirement can be satisfied either in a format prescribed by the Fayette County Fire Department or by sending copies of the Tennessee Fire Incident Reporting System (TFIRS) reports for all incidents.

3.0 Subject to the provisions of the following paragraphs, the fire protection and medical first responder services shall be provided for a term beginning July 1, 2012, and terminating June 30, 2013.

- 4.0 a) In consideration for providing the stated fire protection services, and to aid in the provision of firefighting equipment for the municipality, the County hereby agrees to pay the municipality the annual sum of \$35,000 payable quarterly, for the time period beginning July 01, 2012 and ending June 30, 2013. Quarterly payments will be made on or before the following dates: September 30, December 31, March 31, and June 30, unless notice of termination is given by any of the parties hereto at least 90 days in advance.

b) Supplies used by medical first responders in accordance with the County's First Responder program and covered under this contract will be resupplied to the department. Fayette County Emergency Medical Service (here after known as Fayette County Ambulance) will be the contact point and will send the procedures needed to accomplish the resupply.

- 5.0 a) Nothing contained in this agreement, however, shall prevent the municipality from assessing and collecting fees against recipients of fire protection services, regardless of the nature of the fire. Only the primary or responsible municipality will be eligible for payment in the event that two or more fire departments respond to the same call.

b) Services provided that are not related to fire services, specifically Hazard Material responses and Rescue Diver response, are not a part of this contract and may be addressed as the department decides.

6.0 The respective municipalities and Fayette County shall have full cooperation and assistance from each other and its officers, agents and employees in carrying out the provisions of this agreement.

~~7.0 This agreement comprises the entire agreement as adopted by the Fayette County Commission, on dated _____, 2012, to be effective July 1, 2012.~~

8.0 This agreement comprises the entire agreement as adopted by the City of Braden, on dated _____, 2012, to be effective July 1, 2012.

In Witness thereof, the parties have executed this Agreement, this ____ day of _____, 2012.

Attest:

City of _____, Tennessee

City Recorder/ Clerk

By: _____
Mayor

Date: _____

Date: _____

Attest:

County of Fayette

County Clerk

County Mayor

Date: _____

Date: _____

EXHIBIT A

Run Order for Fayette County Fire Apparatus follows:

ZONE	Address	Type	Start	End	Fire 1st	Fire 2nd	Fire 3rd	Fire 4th	Fire 5th	Fire 6th
	Aaron	Way	0	End						
	Abbey	Road	0	End						
	Abbott Hall	Court	0	End					12	
	Aberdeen	Drive	0	End						12
	Acadis	Circle	0	215					12	
	Acorn	Way	0	End						
	Adair	Way	0	End						
	Amherst	Drive	0	End					12	
	Ainsley Manor	Drive	0	End					12	
	Airport	Road	0	End						
	Akin	Road	0	End	12					
	Alamo	Cove	0	End						
	Alex	Cove	0	End						
	Alexander	Drive	0	End			12			
	Aloha	Drive	0	End						
	Allen	Road	0	End						
	Allen	Street	0	End						
	Altenby	Drive	0	End						
	Alloway	Cove	0	End						
	Alvan	Road	0	End						
	Ambiance	Lane	0	End						
	Ames	Drive	0	End						
	Amesbury	Cove	0	End						
	Amy	Street	0	End						
	Anderson	Road	0	End						
	Andrew	Road	0	End		12				
	Antler	Cove	0	End						
	Azabella	Circle	0	135						
	Arboretum	Cove	0	End						
	Arena	Road	0	End						
	Arlington	Court	0	End					12	
	Armory	Road	0	End		12				
	Armour	Drive	0	1789						12
	Armour	Drive	1800	3099					12	
	Armour	Drive	3100	End					12	
	Armour	Street	0	End					12	
	Asbury	Drive	0	End						
	Ash	Cove	0	End						
	Ashley	Cove	0	End						
	Ashley Downs	Cl	0	End					12	
	Aston Brook	Cove	0	End						
	Aston Cross	Drive	0	END						
	Aston Hall	Drive	0	End						
	Aston Lake	Drive	0	End						
	Aston Manor	Drive	0	End						
	Aston Park	Cove	0	End						
	Aston Park	Drive	0	End						
	Astor	Court	0	End					12	
	Atherbury	Cove	0	End						
	Atherbury	Drive	0	End						
	Augusta	Drive	0	End					12	
	Austin	Circle	0	End						
	Austin	Drive	0	End						
	Avebury	Cove	0	End						
	Azalea	Cove	0	End						12
	Azalea	Drive	0	End						12
	Aztec	Drive	0	End				12		
	Bailey	Way	0	End						
	Bailey Meadow	Drive	0	End						12
	Bailey Morrison	Drive	0	End						12
	Bailey Ridge	Cove	0	End						
	Bailey Ridge	Lane	0	End						
	Bambrope	Cove	0	End					12	
	Ball	Road	0	End						
	Ball Park	Road	0	End						12
	Ballard	Cv	0	End						

Address	Type	Start	End	Fire 1st	Fire 2nd	Fire 3rd	Fire 4th	Fire 5th	Fire 6th
Ballard	Road	0	End						
Balmoral	Court	0	End						
Bama	Way	0	End						
Barkridge	Drive	0	End						12
Bar-James	Way	0	End						12
Barhill	Way	0	End						12
Bartholomew	Way	0	End						
Basewood	Drive	0	End						
Bateman	Road	0	End						
Battle	Cove	0	End						
Beacon Light	Drive	0	End						
Beasley	Drive	0	End						
Beau Tisdale	Drive	0	End						
Beaver Creek	Drive	0	End						
Beech	Loop	0	End						
Belle Farms	Road	0	End						
Bell Grove	Road	0	End						
Belle Meade	Cove	0	End						
Belle Meade	Drive	0	End						
Belmont	Road	0	End						
Ben	Road	0	End						
Benfield	Drive	0	End						
Bent Creek	Drive	0	End						
Bentgrass	Cove	0	End						
Bernard	Road	0	874						
Bernard	Road	875	1450						
Bethlehem	Road	0	End						
Beverly	Cove	0	End						
Big Bell	Cove	0	End						
Big Bell	Loop	0	End						
Billy Sims	Way	0	End						
Birch Spines	Cove	0	End						
Birch Spines	Drive	0	End						12
Bishop	Drive	0	End						
Black Ankle	Drive	0	End						12
Black Hill	Cove	0	End						12
Black Hill	Drive	0	End						12
Black Oak	Cove	0	End						
Blackberry	Drive	0	End						
Blackstone	Way	0	End						12
Blaize	Road	0	End						
Blacklock	Drive	0	End						
Blue Gray	Circle	0	End						
Blue Gray	Road	0	End						
Blueberry	Cove	0	End						
Blueberry	Road	0	End						
Bluffwood	Cove	0	End						12
Bobbitt	Road	0	5099						
Bobbitt	Road	5100	End						
Bob White	Road	0	End						
Bonne Terr	Circle	0	End						
Bonne Terr	Cove	0	End						
Bonne Terr	Drive	0	End						
Bonnie	Drive	0	End						
Bonnie Burton	Lane	0	End						12
Boothe	Road	0	End						
Bowers	Road	0	End						
Bowers	Way	0	End						
Boyd	Street	0	End						
Boyard	Way	0	End						
Braden	Lane	0	End						12
Braden	Road	0	4499						12
Braden	Road	4500	End						12
Brasgow	Lane	0	End						12
Bragg	Drive	0	End						
Branston	Cove	0	End						

ZONE	Address	Type	Start	End	Fire	Fire	Fire	Fire	Fire	Fire
					1st	2nd	3rd	4th	5th	6th
	Braswell	Way	0	End						
	Breezy	Loop	0	End						
	Breezy Meadows	Cove	0	End						
	Brewer	Road	0	End	12					
	Brianwood	Lane	0	End						12
	Brianfield	Cove	0	End						
	Brier Hills	Drive	0	End						
	Brierwood	Circle	0	End						
	Brighton	Court	0	End						
	Brittan	Road	0	End						
	Brockford	Drive	0	End						
	Brookhaven	Lane	0	End						
	Brookline	Cove	0	End					12	
	Brooks	Way	0	End						
	Brook Field	Drive	0	End						
	Brookwood	Circle	0	End						
	Brown	Way	0	End						
	Buckingham	Court	0	End						
	Buckle	Way	0	End						
	Burford Ellington	Road	0	End						
	Bullock	Way	0	End						
	Burch	Drive	0	End						
	Burnett	Road	0	End						
	Burrow Cemetery	Drive	0	End				12		
	Burrowtown	Road	0	End				12		
	Burton Place	Drive	0	End						
	Buttercup	Drive	0	End						12
	Cattin	Drive	0	End						
	Caitlyn Geneva	Cove	0	End						
	Caldwell	Drive	0	End			12			
	Caleb	Road	0	End						
	Cambium	Cove	0	End						12
	Cambium	Lane	0	End						12
	Camden	Cove	0	End						
	Camellia	Way	0	End						
	Cameron	Cove	0	End						
	Cameron	Drive	0	End						
	Cami	Cove	0	End						
	Cambell	Way	0	End						
	Cambing	Way	0	End	12					
	Canagaville	Loop	0	End						
	Canady	Way	0	End						
	Canale	Way	0	End						
	Candy Owens	Road	0	End						
	Canomero	Cove	0	End						
	Canonbury	Cove	0	End						
	Canterbury	Lane	0	End						
	Canterbury	Road	0	End						
	Carnal	Road	0	End						
	Carol	Drive	0	End						12
	Carrage	Cove	0	End						
	Carryback	Cove	0	End						
	Cartwright	Way	0	End						
	Casey	Drive	0	End						
	Casey Jordan	Road	0	End						
	Catalpa	Drive	0	End						
	Catron	Way	0	End			12			
	Cedar	Drive	0	End						
	Cedar Creek	Way	0	End						
	Cedar Grove	Private Drive	0	End						
	Cedar Hill	Cove	0	End					12	
	Cedar Trace	Drive	0	End						
	Creek Side	Drive	0	End						
	Creek Side	Cove	0	End						
	Creek View	Cove	0	End						
	Center Oak	Cove	0	End						

Address	Type	Start	End	Fire 1st	Fire 2nd	Fire 3rd	Fire 4th	Fire 5th	Fire 6th
Center Oak	Drive	0	End						
Centerpoint	Boulevard	0	End				12		
Centerpoint	Drive	0	1815				12		
Centerpoint	Drive	1980	End				12		
Central	Drive	0	End						
Champion	Way	0	End						
Chapel	Road	0	End						
Charles	Circle	0	End						
Charleston (Somesville)	Street	0	End				12		
Charleston (Newcow)	Street	0	End				12		
Charlotte	Drive	0	End						
Cherokee	Circle	0	End					12	
Cherry	Road	0	End						
Cheshire	Cv	0	End						
Chester	Road	0	End				12		
Chestnut	Street	0	End						
Chickasaw	Way	0	End						
Chickasaw Ridge	Drive	0	End					12	
Choctaw	Drive	0	End					12	
Choctaw	Landing	0	End						12
Chris Joe	Road	0	End						
Christopher	Road	0	End						
Chulahoma	Road	0	End						
Church	Street	0	End						
Churchill	Street	0	End						
Churchill Downs	Loop	0	End						
Cimarron	Road	0	End						
Cindy Bird	Avenue	0	End						
Cixton	Cove	0	End						
ClairDe Lune	Court	0	End						
Clara	Cove	0	End						
Clara	Drive	0	End						
Clarendon	Cove	0	End						
Clark	Road	0	End						
Claunch	Way	0	End						
Clay	Street	0	End					12	
Clay Hills	Drive	0	End						
Clay Pond	Drive	0	2398						
Clay Pond	Drive	2400	3480						
Clear Springs	Drive	0	End						
Clearview	Loop	0	End						
Clear	Avenue	0	End						
Clematis	Drive	0	End					12	
Clematis	Cove	0	End						
Clematis	Drive	0	End						
Clover Leaf	Drive	0	End					12	
Clover Ridge	Drive	0	End						
Coach	Trail	0	End						
Coatum	Way	0	End						
Coffee Gap	Road	0	End				12		
Colms	Way	0	End					12	
Colley	Way	0	End						
College	Street	0	End						
Collinson	Way	0	End						
Commerce (LaGrange)	Street	0	End						
Commerce (Pierton)	Road	0	End						
Commercial-Loop	Way	0	End						
Concord	Street	0	End					12	
Coney	Road	0	End						
Corbett	Road	0	End						
Cotton	Way	0	End						
Cotton Bend	Cove	0	End						
Cotton Bend	Drive	0	End						
Cotton Bowl	Cove	0	End						
Cotton Gin	Road	0	End						
Cotton Leaf	Cove	0	End						

Address	Type	Start	End	Fire	Fire	Fire	Fire	Fire	Fire
				1st	2nd	3rd	4th	5th	6th
Fisherville	Road	0	1599						
Fisherville	Road	1600	End						
Fleming	Way	0	End						12
Fleming (LaGrange)	Way	0	End						
Fleta	Drive	0	End						
Fletcher	Drive	0	End						
Floppin	Street	0	End					12	
Hurry	Cv	0	End					10	
Fors	Drive	0	End						
Forest	Drive	0	End					12	
Forest Edge	Drive	0	End						
Forest Glade	Cove	0	End						
Forest Grove	Drive	0	End						
Forest Grove	Cove	0	End						
Fortas	Cove	0	End						
Fortune	Road	0	End						
Fortune (Somerville)	Street	0	End					12	
Forty Five	Road	0	End						
Fourth (Moscow)	Avenue	0	End						
Fourth (LaGrange)	Street	0	End						
Fowler	Drive	0	End	12					
Francis	Drive	0	End						
Franklin	Road	0	End						
Frazier	Road	0	End						
Freedom	Road	0	End		12				
Freedom Farm	Drive	0	End		12				
Freeland	Road	0	End				12		
Frenchmans	Cove	0	End						
Front	Street	0	End						
Gaitner	Way	0	630					12	
Galloway	Drive	0	175				12		
Galloway	Lane	0	182				12		
Gant - chg to Crawley E	Way	0	420						
Garden Springs	Drive	0	485						12
Garden View	Drive	0	200						
Garnet	Road	0	3010	12					
Garrett	Cove	0	50						
Gary	Cove	0	510						
Gately	Road	0	3850						
Gatlin	Drive	0	941						
Gantry	Way	0	180						
Gentruce	Road	0	150						
Glad Somms	Drive	0	1260	12					
Glastonbury	Cove	0	45						
Glengary	Road	0	140						
Glenn	Drive	0	235						
Glenhee	Drive	0	End						
Glover	Way	0	End						
Goldenrod	Way	0	End	12					
Goldstream	Ln	0	35				12		
Good Springs	Loop	0	End						
Goodwyn	Loop	0	End						
Gordon	Drive	0	End						12
Grace	Cove	0	End						
Grace	Ln	0	End						
Grandberry	Road	0	End						
Grand Branches	Drive	0	End						
Grande-Maison	Road	0	End						
Grant	Road	0	End						
Great Oaks	Road	0	End						
Green	Drive	0	End					12	
Greenbrier	Road	0	End						
Greenfield	Way	0	End						
Greenbrier Lakes	Bvd	0	End						
Greenbrier Lakes	Cv	0	End						
Greenbrier Traca	Cv	0	End						

AZONEX					Fire	Fire	Fire	Fire	Fire	Fire
Address	Type	Start	End		1st	2nd	3rd	4th	5th	6th
Donald	Avenue	0	End							
Donelson	Drive	0	2240							
Donelson	Drive	2241	End							
Dorma Lyn	Drive	0	End							12
Doral Loop	Loop	0	End						12	
Doss	Circle	0	End							12
Douglas	Drive	0	End							
Douglas	Street	0	End							
Dove	Road	0	End							
Dowdy	Road	0	End						12	
Drivers	Road	0	End						12	
Dufftown	Cove	0	End							
Dun	Way	0	End							
Dunn Ridge	Cy	0	End							
Duncan	Road	0	End							12
Duncoo	Road	0	End							
Dutch	Lane	0	End							
Eagle	Cove	0	End							
Eagle Valley	Drive	0	End						12	
East - North	Street	0	End						12	
East - South	Street	0	End						12	
Eccleside	Drive	0	End							12
Eberzell	Loop	0	End							
Ecology	Loop	0	End							
Eckenberg	Drive	0	End							
Easinger	Cove	0	End							
Elliot	Drive	0	End							
Ellon	Cove	0	End							
Em	Road	0	End							
Emily	Road	0	End							
Emma	Road	0	End							
Emilia Claire	Road	0	End							
Enchanted	Way	0	End							
Enterprise	Drive	0	End							
Enterprise	Way	0	End							12
Estate	Drive	0	End							
Ethel	Cove	0	End							
Eula	Drive	0	End							
Everling Shade	Cove	0	End							
Evergreen	Drive	0	End							
Evelyn	Road	0	End							
Ewell	Road	0	End							
Fair Meadow	Lane	0	End							
Fair Oaks	Drive	0	End						12	
Fair View	Cove	0	End							12
Fair View	Lane	0	End							12
Fairmont	Street	0	End						12	
Faustaff	Cove	0	End						12	
Fermo	Way	0	End							12
Farmer	Way	0	End							
Fawn	Road	0	End							
Fawn Valley	Drive	0	End							
Fayette Corner	Drive	0	3255							
Fayette Corner	Drive	3256	End						12	
Feathers Chapel	Drive	0	4400						12	
Feathers Chapel	Drive	4401	8231						12	
Feathers Chapel	Drive	8232	End						12	
Fendall	Drive	0	End							
Ferge	Drive	0	End						12	
Fern	Road	0	End						12	
Fertile Valley	Road	0	End							12
Fields	Drive	0	End						12	
Finnis	Cove	0	End						12	
Finnie	Drive	0	End						12	
Fire Tower	Road	0	End							12
Fire Tower	Way	0	End							12

Address	Type	Start	End	Fire	Fire	Fire	Fire	Fire	Fire
				1st	2nd	3rd	4th	5th	6th
Green Meadow	Cove	0	End						12
Green Tree	Cove	0	End						
Green Valley	Drive	0	End						
Green Willow	Cove	0	End						12
Green Willow	Drive	0	End						12
Greer	Lane	0	End						
Groggs	Way	0	End						
Grimes	Drive	0	End						12
Grove	Road	0	End						
Grove Park	Drive	0	End						
Gunningham	Way	0	End						
Habitat	Cove	0	End						
Hafford Chapel	Way	0	End						
Hall	Drive	0	End						
Hampson	Cove	0	End						
Hancock	Cove	0	End						
Hannah	Cove	0	End						
Hasover	Cove	0	End						
Hasover	Drive	0	End						
Harbor Oaks	Cove	0	End						12
Harrell	Drive	0	End						12
Harris	Way	0	End						
Harvey	Drive	0	End						
Hatchett	Way	0	End						
Hatzenway	Street	0	End						
Haven Heights	Drive	0	End						
Hawthorne	Drive	0	End						
Hayden	Way	0	End						
Hayes	Road	0	End						
Haysett	Road	0	End						
Heather	Road	0	End						
Heaven Hill	Drive	0	End						
Hebron	Drive	0	End						
Hedge Rose	Boulevard	0	End						12
Heights	Drive	0	End						
Helene	Drive	0	End						
Henrick	Road	0	End						12
Henry	Drive	0	End						12
Herb Parsons	Way	0	End						
Herman	Drive	0	End						
Herron	Drive	0	End						
Hewitt	Drive	0	End						
Hiawatha - North	Street	0	End						
Hiawatha - South	Street	0	End						
Hibdon	Way	0	End						
Hickory Grove	Cove	0	End						
Hickory Grove	Loop	0	End						
Hickory Lake	Road	0	End						
Hickory Nut	Road	0	End						
Hickory Springs	Drive	0	End						
Hickory Withs	Road	0	End						12
Hickory Woods	Lane	0	End						
Hicks	Road	0	End						12
Hidden Garden	Drive	0	End						12
Hidden Grove	Court	0	End						12
Hidden Lake	Cove	0	End						12
Higgs	Drive	0	End						
High (Oakland)	Street	0	End						
High (Rossville)	Street	0	End						
High (Somerville)	Street	0	End						12
High - West	Street	0	End						12
High Plains	Cove	0	End						
Highway 18	Highway	0	5540						
Highway 57	Highway	0	2425						
Highway 57	Highway	2426	3950						
Highway 57	Highway	3951	6330						

ZONE#	Address	Type	Start	End	Fire 1st	Fire 2nd	Fire 3rd	Fire 4th	Fire 5th	Fire 6th
10000	Highway 57	Highway	6331	9999						
10000	Highway 57	Highway	10000	13649						
13650	Highway 57	Highway	13650	15320						
15321	Highway 57	Highway	15521	17999						
18000	Highway 57	Highway	18000	25199						
25200	Highway 59	Highway	0	3899						
3900	Highway 59	Highway	3900	5699						
5700	Highway 59	Highway	5700	7999	12					
8000	Highway 59	Highway	8000	11599	12					
11600	Highway 59	Highway	11600	End						
0	Highway 64	Highway	0	390						
391	Highway 64 - north side	Highway	391	3075						
390	Highway 64 - south side	Highway	390	3074						
3076	Highway 64	Highway	3076	8000						
8001	Highway 64	Highway	8001	9999						
9970	Highway 64	Highway	9970	14080						
14081	Highway 64	Highway	14081	18470						
18471	Highway 64	Highway	18780	21150						12
21151	Highway 64	Highway	21151	27340						12
0	Highway 70	Highway	0	3900						
3901	Highway 70	Highway	3901	7860						
0	Highway 72	Highway	0	1800						
0	Highway 76	Highway	0	3799						
3800	Highway 76	Highway	3800	6089						
6090	Highway 76	Highway	6090	9699						
9700	Highway 76	Highway	9700	11430						
11431	Highway 76	Highway	11431	14099						
14100	Highway 76	Highway	14100	17799						
17800	Highway 76	Highway	17800	24640						
0	Highway 193	Highway	0	5899						
5900	Highway 193	Highway	5900	8699						
8700	Highway 193	Highway	8700	11149						
11150	Highway 193	Highway	11150	15599						
15600	Highway 193	Highway	15600	15710						
0	Highway 194	Highway	0	2599						
2600	Highway 194	Highway	2600	4800						
4801	Highway 194	Highway	4801	8999						
9000	Highway 194	Highway	9000	11899						
11900	Highway 194	Highway	11900	14269						12
14270	Highway 194	Highway	14270	15070						12
15071	Highway 194	Highway	15071	18409						12
18406	Highway 194	Highway	18406	19630						
19631	Highway 194	Highway	19631	23090	12					
0	Highway 195	Highway	0	2099						
2100	Highway 195	Highway	2100	3199						
3200	Highway 195	Highway	3200	5499						
5500	Highway 195	Highway	5500	7630						
0	Highway 196	Highway	0	4870						
4871	Highway 196	Highway	4871	8099						
8100	Highway 196	Highway	8100	9799						
9800	Highway 196	Highway	9800	11899						
12000	Highway 196	Highway	12000	14660						
14661	Highway 196	Highway	14661	16619						
16620	Highway 196	Highway	16620	17200						
17201	Highway 196	Highway	17201	22280						
22281	Highway 196	Highway	22281	24330						12
0	Highway 222	Highway	0	1699						
1700	Highway 222	Highway	1700	5199	12					
5200	Highway 222	Highway	5200	8360	12					
0	Highway 385	Highway	0	hwy 57						
hwy193	Highway 385	Highway	hwy193	hwy64						
0	Hill	Drive	0	End					12	
0	Hillard	Road	0	End					12	
0	Holden	Drive	0	End					12	
0	Holland	Drive	0	End						12
0	Holmsworth	Way	0	End					12	

Address	Type	Start	End	Fire 1st	Fire 2nd	Fire 3rd	Fire 4th	Fire 5th	Fire 6th
Hollow	Drive	0	End						
Holly Hill	Road	0	End					12	
Honeysuckle	Road	0	End						
Horton	Way	0	End						
Hose	Way	0	End						
Hotel	Street	0	End						
Houston	Road	0	End						
Howard	Drive	0	End						
Hughes	Way	0	End						
Hunters	lane	0	End						
Hunterson	Drive	0	End						
Hurdlegh	Drive	0	End					12	
Hutton	Drive	0	End						
Ian Mercer	Drive	0	End						
Iana	Road	0	End						
Industrial (Moscow)	Drive	0	End						
Industrial Park (Oakham)	Street	0	End						
Inez	Cove	0	End						
Inez	Street	0	End						
Inkama	Way	0	End						
Interstate 40 Eastbound	Interstate	27.5	35						
Interstate 40 Eastbound	Interstate	35	43.5						
Interstate 40 Westbound	Interstate	27.5	43.5						
Iris	Road	0	End						
Ironwood	Drive	0	End						
Irvin	Street	0	End						
Irvin Extended	Street	0	End						
Irwin	Avenue	0	End						
Isaac	Drive	0	End						
Ivy	Road	0	1435						
Ivy	Road	1435	End						
Jack Highs	Way	0	End						
Jackson	Street	0	End						
Jackson	Way	0	End						
Jacobs	Court	0	End						
Jacobs	Way	0	End						
Jacobs	Way	0	End						
James	Cove	0	End						
James	Crossing	0	End						
Jameson	Drive	0	End						
Janice	Road	0	End						
Janis Marie	Cove	0	End						
Jane Bird	Avenue	0	End						
Jasper	Way	0	End						
Jaspar	Way	0	End						
Jeff Morris	Way	0	End						
Jefferson	Drive	0	End						
Jenkins	Drive	0	1930						
Jenkins	Drive	1931	End						
Jernigan	Drive	0	5859						
Jernigan	Drive	5860	9659						
Jernigan	Drive	9660	End						
Jo	Street	0	End						
Joann	Road	0	End						
John Jack	Way	0	End						
Johnson (Somerville)	Drive	0	End						
Johnson	Drive	0	End						
Jolly	Way	0	End						
Jones	Street	0	End						
Jones Chapel	Drive	0	End						
Joyner	Way	0	End						
Joyner Campground	Road	0	2059						
Joyner Campground	Road	2060	End						
Julia	Street	0	End						
Julie	Cove	0	End						
June	Drive	0	End						
Justice	Drive	0	End						

Address	Type	Start	End	Fire 1st	Fire 2nd	Fire 3rd	Fire 4th	Fire 5th	Fire 6th
Karcher	Road	0	400						12
Karcher	Road	401	1810						12
Karen	Cove	0	110						
Karl	Way	0	105						
Kay	Cove	0	195						
Kay	Drive	0	413					12	
Kay	Lane	0	415					12	
Kelly	Way	0	155						
Kensington	Cove	0	70						
Kent	Lane	0	40						
Keough	Drive	0	3270						
Key	Road	0	540						
Kimory	Drive	0	end						
Kimberly	Cove	0	50						
King	Drive	0	700						
Kings Manor	Cove	0	end						
Kingsbury	Cove	0	end						
Kingston	Cove	0	60						
Kirk	Road	0	630						
Kirkhill	Lane	0	end						
Knights Bridge	Lane	0	end						
Knox (even numbers)	Road	686	2040						
Knox (odd numbers)	Road	687	2249						
Knox (Railroad propert)	Road	2250	2250						
Knox	Road	2251	3550						
Kyle	Road	0	500						
Kyle Edward	Road	0	25						
Kyle Gavie	Road	0	245						
L & N	Street	0	370						
Laconia	Road	0	3599						12
Laconia	Road	3600	4970					12	
LaFayette	Cove	0	end						
Lagoshen	Drive	0	500						
LaGrange	Road	0	2530						
LaGrange	Road	2531	2599						
LaGrange	Road	2600	14050						
LaGrange	Road	14051	14880						
LaGrange (Williston)	Boulevard	0	115						
LaGrange (Moscow)	Street	0	135						
Lake	Drive	0	308						12
Lake Breeze	Cove	0	60						12
Lake Edge	Drive	0	140						
Lake Mist	Drive	0	140						
Lake Pointe	Cove	0	275						
Lakeview	Drive	0	1900						
Lakeview (Somerville)	Road	0	306						12
Lakewood	Drive	0	350						12
Lakewood	Cove	0	80						12
Lambert	Drive	0	8260	12					
Lambert	Drive	8261	12000			12			
Lancaster	Drive	0	60						12
Larry Anderson	Lane	0							12
Latta - east	Lane	0	127					12	
Latta - west	Lane	0	205					12	
Laurel	Cove	0	110						
Laurel	Street	0	595						
Laurne	Drive	0	150						12
Laurne	Way	0	50					12	
Laverne Davis	Road	0	985					12	
Layton	Circle	0	451					12	
Layton	Drive	0	527					12	
Layton Cemetery	Cove	0	299					12	
Lazenby	Drive	0	677					12	
Lary J	Circle	0							12
Leach	Drive	0	1400					12	
Leanne	Cove	0	end						

Address	Type	Start	End	Fire 1st	Fire 2nd	Fire 3rd	Fire 4th	Fire 5th	Fire 6th
Leatherwood	Road	0	1470						
Lenderman	Road	0	1165						
Leonard	Drive	0	End						
Lester	Road	0	365						
Levy	Drive	0	230						
Lewis Fairway	Drive	0	500						
Liberty	Road	0	2165						
Lillard	Road	0	505						
Lincoln	Drive	0	75						
Lindi	Drive	0	800						
Lindsey	Way	0	200						
Links View	Drive	0	End						
Litwood	Drive	0	1069						
Littles	Way	0	85						
Lobdell	Drive	0	End						
Locke	Road	0	320						
Loddensmy	Drive	0	500						
Lone Oak	Cove	0	End						
Lone Oak	Drive	0	End						
Lonesome Dove	Cove	0	60						
Longtown	Road	0	2100						
Lookout Point	Cove	0	94						
Loesch	Way	0	470						
Lost Acres	Way	0	300						
Lou-Lou (Christopher)	Way	0	640						
Louis Mans	Cove	0	End						
Lovbe	Lane	0	End						
Lynch	Cove	0	185						
Lynn	Road	0	545						
Lynn	Street	0	1024						
Lynnwood	Street	0	359						
Mack Edward	Drive	0	End						
Macon Cemetery	Road	0	End						
Macon Ridge	Cove	0	End						
Macon	Road	0	End						
Maa	Way	0	End						
Magnolia	Cove	0	End						
Magnolia	Drive	0	End						
Magnolia	Lane	0	End						
Magnolia Garden	Lane	0	End						
Main (Galaway)	Street	0	End						
Main (LA Garage)	Street	0	End						
Main (Oakland)	Street	0	End						
Main (Rossville)	Street	0	End						
Main - north (Somerville)	Street	0	14015						
Main - south (Somerville)	Street	11465	12825						
Mallard	Lane	0	End						
Mallory	Drive	0	End						
Mann	Drive	0	End						
Maple	Street	0	End						
Maple Run	Drive	0	End						
Maplewod	Cove	0	End						
Marbury	Road	0	End						
Marginal	Street	0	End						
Marginal - west	Street	0	End						
Maze	Drive	0	End						
Market - East	Street	0	End						
Market - West	Street	0	End						
Marsh	Way	0	End						
Marshall	Way	0	End						
Martha	Cove	0	End						
Mary	Way	0	End						
Mason	Way	0	End						
Maxwell	Drive	0	End						
Mayberry	Way	0	End						
Mayo	Way	0	End						

Address	Type	Start	End	Fire 1st	Fire 2nd	Fire 3rd	Fire 4th	Fire 5th	Fire 6th
McCarley	Way	0	End						
McCarter	Way	0	End						12
McCauley	Street	0	End						
McCraw	Loop	0	End			12			
McFadden	Drive	0	End						
McKinstry	Road	0	4699						
McKinstry	Road	4700	End						
McKanzie	Lane	0	End						
McKnight	Loop	0	End						
McLash	Way	0	End						
McNabb	Road	0	End	12					
McNeill	Road	0	End						
Meadow	Lane	0	End					12	
Meadow	Road	0	End					12	
Meadow Glen	Drive	0	End						12
Meadowland	Lane	0	End				12		
Meadowland - East	Lane	0	End				12		
Meadowland - North	Cove	0	End				12		
Meadow Ridge	Drive	0	End						12
Meadow Springs	Cove	0	End						
Meadow Terrace	Drive	0	End						12
Meadow Trail	Lane	0	End						12
Mebane	Road	0	830						
Mebane	Road	831	3540						
Mebane	Road	3541	End						
Meigen	Drive	0	End				12		
Melborn	Road	0	End						
Melissa	Way	0	End					12	
Mellon	Road	0	End						12
Memphis	Street	0	End						
Metro	Road	0	End						
Mewborn	Road	0	End						
Mewborn	Street	0	End						
Michelle	Cove	0	End						
Midland	Street	0	End					12	
Mill	Road	0	End						
Millbury	Lane	0	End						
Miller	Road	0	End			12			
Milton	Drive	0	End						
Mindy	Way	0	End					12	
Minor	Drive	0	End					12	
Mississippi	Road	0	End						
Misty Fields	Road	0	End						
Misty Hill	Cove	0	End						
Misty Meadows	Cove	0	End						
Misty Meadows	Drive	0	End						
Misty River	Cove	0	End						12
Mitchell	Way	0	End					12	
Mockingbird	Road	0	End			12			
Monk House	Road	0	3999						
Monk House	Road	3400	End						
Monroe	Road	0	End						12
Montrey	Drive	0	End						
Moose Lodge	Road	0	End						12
Morman	Drive	0	End						
Morris	Drive	0	End						
Morrison	Road	0	End						
Morris	Way	0	End						
Mosby	Road	0	End						
Moss	Road	0	End						
Mossy Springs	Cove	0	End						
Mossy Springs	Drive	0	End						
Mt Comfort	Road	0	1549						
Mt Comfort	Road	1550	End						
Mt Moriah	Drive	0	End					12	
Mt Pisgah	Road	0	End						

ZONE	Address	Type	Start	End	Fire	Fire	Fire	Fire	Fire	Fire
					1st	2nd	3rd	4th	5th	6th
	Mt Pleasant	Road	0	End						
	Mt Zion	Road	0	End						
	Muirfield	Drive	0	End						
	Mulberry	Cove	0	End						
	Mulberry	Drive	0	End						
	Mitrovic	Road	0	End						
	Murdall (Galloway)	Road	0	End						
	Murrell (Oakland)	Street	0	End						
	Murrell	Street	0	End						
	Murrell	Way	0	End						
	National Camionship	Drive	0	End						
	Neal	Road	0	End						
	Neville	Road	0	End						
	New Ballard	Road	0	End						
	New Chatham	Pvt Dr	0	End						
	Newcastle	Drive	0	End						
	Newman	Way	0	End						
	Nicholas	Drive	0	End						
	Nicholson	Way	0	End						
	Nita	Way	0	End						
	Norma Carol	Cove	0	End						
	Nozza	Road	0	End						
	North	Cove	0	End						
	North - east	Street	0	End						
	North - West	Street	0	End						
	North Fork	Drive	0	End						
	North Lake	Rd	0	End						
	Northern Leaf	Drive	0	End						
	Norwood	Cove	0	End						
	Norwood	Drive	0	End						
	Noten	Way	0	End						
	Nuckolls	Road	0	End						
	Oak (Moscow)	Avenue	0	End						
	Oak (Oakland)	Street	0	End						
	Oak (Somerville)	Street	0	End						
	Oak Cliff	Drive	0	End						
	Oak Court	Cove	0	End						
	Oak Crest	Drive	0	End						
	Oak Grove	Drive	0	End						
	Oak Hill	Lane	0	End						
	Oak Hollow	Cove	0	End						
	Oak Hollow	Drive	0	End						
	Oak Lake	Cove	0	End						
	Oak Lake	Drive	0	End						
	Oakland	Road								
	Oakland Hills	Drive	0	End						
	Oakland Woods	Cove	0	End						
	Oaks Edge	Drive	0	End						
	Oakshire	Cove	0	End						
	Oak Leaf	Cove	0	End						
	Oak Meadow	Cove	0	End						
	Oak Ridge	Cove	0	End						
	Oak Ridge	Drive	0	End						
	Oak Run	Cove	0	95						
	Oak Run	Lane	0	105						
	Oaks Edge	Drive	0	End						
	Oakshire	Cove	0	End						
	Oakshires	Cove	0	End						
	Oak Tree	Drive	0	End						
	Oakwood	Road	0	End						
	Oakwood Manor	Cove	0	End						
	Odas	Drive	0	End						
	Old Branch	Avenue	0	End						
	Old Brownville (Galloway)	Road	0	End						
	Old Brownville	Road	0	4160						
	Old Brownville	Road	4161	End						

Address	Type	Start	End	Fire	Fire	Fire	Fire	Fire	Fire
				1st.	2nd	3rd	4th	5th	6th
Pulliam	Road	0	End						
QualiCal	Road	0	End						
Rachel	Cove	0	End						
Railroad (Laconia)	Drive	0	End						
Railroad (Williston)	Street	0	End						
Railroad-norm (Rossvil)	Street	0	End						
Railroad-south (Rossvil)	Street	0	End						
Rain	Road	0	End						
Raleigh LaGrange	Drive	0	1220						
Raleigh LaGrange - Eve	Drive	1221	End						
Raleigh LaGrange - Odd	Drive	1222	End						
Randy	Road	0	End						
Raspberry	Cove	0	End						
Rawings	Road	0	End						
Ray Watson	Drive	0	End						
Reba	Road	0	End						
Rebeca	Cove	0	End						
Rebel	Road	0	End						
Redbud	Drive	0	End						
Red Oak	Cove	0	End						
Regent	Drive	0	End						
Retrobot	Road	0	End						
Rhea	Road	0	End						
Rich	Road	0	End						
Ridge	Road	0	End						
Ridgecrest	Drive	0	End						
Ridgefield	Drive	0	End						
Ridge Grove	Lane	0	End						
Ridgewood	Drive	0	End						
Riverdale	Drive	0	End						
River Oaks	Drive	0	End						
Rivers Edge-north	Cove	0	End						
Rivers Edge-south	Cove	0	End						
Rivers Edge	Drive	0	End						
River Wood	Cove	0	End						
Robertson	Drive	0	End						
Robin	Cove	0	End						
Rodao	Road	0	End						
Rogers	Drive	0	End						
Rolling Acres	Drive	0	End						
Rolling Brook	Cove	0	End						
Rolling Brook	Drive	0	End						
Rolling Meadows	Road	0	End						
Rolling Oaks (Oakland)	Drive	0	End						
Rolling Oaks (Somerville)	Drive	0	End						
Rose	Road	0	End						
Rose	Way	0	End						
Rosser	Drive	0	End						
Rosser	Lane	0	End						
Rossville	Road	0	End						
Round Hill	Cove	0	End						
Royal	Street	0	End						
Royal View	Cove	0	End						
Rube-Scott	Drive	0	End						
Running Brook	Lane	0	End						
Russell	Road	0	End						
Russell (Pearton)	Street	0	End						
Russell Creek	Circle	0	End						
Russell Hill	Cove	0	End						
Russ Meadow	Cove	0	End						
Sadie	Cove	0	End						
Sage	Way	0	End						
Sage Field	Drive	0	End						
Sain	Drive	0	End						
Sales	Drive	0	End						
Salisbury	Cove	0	End						

ZONING	Address	Type	Start	End	Fire 1st	Fire 2nd	Fire 3rd	Fire 4th	Fire 5th	Fire 6th
	Sammons	Drive	0	900						
	Sammons	Drive	900	1380						
	Sanhall	Way	0	end						
	Sardis	Drive	0	3599						
	Sardis	Drive	3600	end						
	Saunders Creek	Drive	0	440						
	Saunders Creek	Circle	0	420						
	Sawgrass	Cove	0	end						
	Schaeffer	Cove	0	end						
	Schaeffer	Loop	0	end						
	School	Street	0	end						
	Scott	Drive	0	end						
	Saasberry	Way	0	end						
	Seswood	Drive	0	end						12
	Seay	Drive	0	end						
	Second (LaGrange)	Street	0	end						
	Second (Roasville)	Street	0	end						
	Sellers	Drive	0	1925						
	Sellers	Drive	1926	end						
	Senator	Street	0	end						
	Sesame	Way	0	end						
	Settles	Drive	0	end						
	Seward	Drive	0	end						
	Shady	Lane	0	145						
	Shady Grove	Road	0	end						
	Shady Oaks	Cove	0	end						
	Shady Oaks	Drive	0	end						
	Shady Pine	Cove	0	end						12
	Shoopley	Way	0	end						
	Sharon	Place	0	end						
	Sheffield	Drive	0	end						
	Shepherd's Haven	Way	0	end						12
	Sheraton	Cove	0	end						
	Shinault	Road	0	end						12
	Shire	Cove	0	end						
	Shirley	Drive	0	end						12
	Shockey	Way	0	end						
	Shore	Road	0	end						12
	Sides	Drive	0	end						
	Simpson	Drive	0	end						
	Sims	Road	0	end						
	Sinal	Drive	0	1950	12					
	Sinal	Drive	1951	end		12				
	Skelton	Drive	0	end						
	Slayden	Road	0	end						
	Smith	Drive	0	end				HC		
	Smyrna	Road	0	end				12		
	Snow	Drive	0	end						
	Snowbell	Cove	0	end					12	
	Somerset	Cove	0	end						
	Somerville (Moscow)	Street	0	end						
	Somerville (Somerville)	Street	0	end					12	
	Sorny	Boulevard	0	end						
	South - east	Street	0	end					12	
	South - west	Street	0	end					12	
	Southern	Avenue	0	end						
	Southwind	Cove	0	end						
	Southwind	Drive	0	end						
	Sparkman	Drive	0	end						
	Sparks	Way	0	end						
	Spring	Street	0	end					12	
	Spring	Way	0	end						
	Spring Valley	Drive	0	end						
	Springer	Road	0	end					12	
	Spruce Valley	Lane	0	end						
	St Andrews	Drive	0	end					12	

ADDRESS	Address	Type	Start	End	Fire	Fire	Fire	Fire	Fire	Fire
					1st	2nd	3rd	4th	5th	6th
St. Mark	Cove	0	End							
St. George	Drive	0	End						12	
Stacey	Way	0	End						12	
Starkford	Drive	0	End						12	
Stagg	Road	0	End							
Stamone	Way	0	End							
Stanford	Way	0	End							
State	Street	0	End							
Starling	Way	0	End							
Stevens	Drive	0	End							
Stewart	Road	0	End							
Stines	Way	0	End							
Stinson	Drive	0	1899							
Stinson	Drive	1900	End							
String	Cove	0	End							
Stotts	Way	0	End							
Strawberry Field	Cove	0	End							
Strom	Road	0	End							
Stuart	Loop	0	End							
Sugar Hill	Drive	0	End							
Sugar Maple	Cove	0	End							
Sugar Maple	Trail	0	End							
Suporter	Cove	0	End							
Sundance	Cove	0	End							
Sunflower	Way	0	End							
Sunny	Cove	0	End							
Sunset	Street	0	End							
Sunset	Way	0	End							
Sunset Ridge	Road	0	End							
Suzanne	Drive	0	End							
Sweet	Road	0	End							
Sweet Leaf	Lane	0	End							
Sycamore	Street	0	End							
Sydney	Circle	0	End							
Tackers	Way	0	End							
Tahard	Cove	0	End							
Tall Forest	Lane	0	End							
Tall Oak	Cove	0	End							
Taxon	Drive	0	End							
Tanglewood	Way	0	End							
Tapp	Drive	0	End							
Tate	Drive	0	End							
Taylor	Drive	0	End							
Taylor	Way	0	End							
Teague Stone	Road	0	2399							
Teague Stone	Road	2400	End							
Teary	Road	0	End							
Terry Hill	Cove	0	End							
Terry View	Cove	0	End							
Third (LaGrange) HWY. 8	Street	0	End							
Third (Moscow)	Avenue	0	End							
Third (Rossville)	Street	0	End							
Thistle	Drive	0	End							
Thomas	Road	0	End							
Thomson	Drive	0	End							
Thomson	Way	0	End							
Thorne	Drive	0	4940							
Thorne	Drive	4941	End							
Timberlane	Road	0	End							
Tomlin	Road	0	End							
Tomlin	Street	0	End							
Toni	Drive	0	End							
Trailer	Way	0	End							
Trainer	Drive	0	End							
Travelers Rest	Road	0	End							
Trapp	Road	0	End							

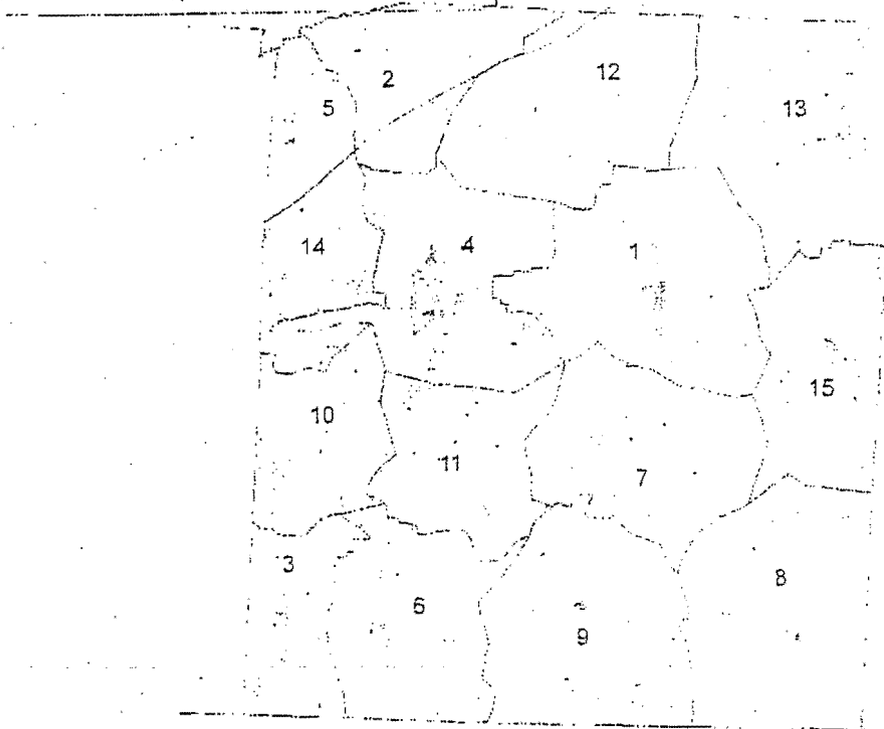
Address	Type	Start	End	Fire					
				1st	2nd	3rd	4th	5th	6th
Tucker	Wav	0	End						12
Turner	Road	0	End						
Twin Hill	Wav	0	End						
Twin Lakes	Road	0	End						
Twin Pipers	Wav	0	End						
Umberger	Driv	0	End						
Umble	Street	0	End						
Union	Driv	0	2099				12		
Union	Driv	2100	End				12		
Valc	Road	0	End						12
Valene	Love	0	End						12
Valley	Road	0	End						
Valley Oaks	Love	0	End						
Vester	Road	0	End						
Village	Love	0	End						
Village	Driv	0	End						
Vine	Street	0	End						
Virage	Driv	0	End						
Viva	Way	0	End						
Volirath	Driv	0	End						
Waide	Driv	0	End						
Wagon Wheel	Driv	0	End	12					
Walker	Driv	0	End				12		
Walls	Road	0	End						12
Walnut	Street	0	End						
Walnut Bend	Love	0	End				12		
Walnut Bend	Road	0	End				12		
Walnut Hill	Wav	0	End						
Wart	Driv	0	End						
Warr	Road	0	End						
Warren	Road	0	1528						
Warren	Road	1530	2860						
Warren	Road	2861	4499						
Warren	Road	4500	5600						
Warren	Road	5601	End						
Waterford	Love	0	End						
Watermill	Road	0	End						
Water Oak	Circle	0	End						
Watkins	Driv	0	End						
Watson (Gallaway)	Driv	0	End				12		
Watson, extended (Galla	Driv	0	End				12		
Watson (Oakland)	Road	0	End						12
Weich	Street	0	End			12			
Weiss	Way	0	End						
West	Driv	0	End						
West Somerville	Street	0	End					12	
West (Rossville)	Street	0	End						
Westbury	Lane	0	End						
Westminster	Road	0	End					12	
Weston	Driv	0	45					12	
Westview	Love	0	End					12	
Whispering Creek	Love	0	End						
Whispering Creek	Driv	0	End						
Whispering Meadows	Driv	0	End						12
Whispering Pines	Love	0	End					12	
Whispering Ridge	Love	0	End						
Whispering Ridge	Driv	0	End						
Whispering River	Love	0	End						12
Whispering Teo	Love	0	End						12
Whitnell	Court	0	End						
Whitecap	Road	0	End						
White Oak	Driv	0	End						
White Pine	Place	0	End					12	
Whitney	Way	0	End						
Whitmore	Way	0	End				12		
Wicker	Way	0	End						

Address	Type	Start	End	Fire 1st	Fire 2nd	Fire 3rd	Fire 4th	Fire 5th	Fire 6th
Wilberry	Way	0	End						
Wilbourne	Road	0	End						
Wilder	Road	0	End						
Wilder	Drive	0	End						
Wildwood	Road	0	End						
Willas	Way	0	End						
William (Piperton)	Street	0	End						
Williams	Drive	0	End						
Williams	Way	0	End						
Willow Bend	Drive	0	End						
Willow Bend	Way	0	End						
Willow Birch	Cove	0	End						
Willow Crest	Cove	0	End						
Willow Crest	Drive	0	End						
Willow Glen	Cove	0	End						
Willow Oak	Drive	0	End						
Willow Springs	Lane	0	End						
Wilson (Oakland)	Lane	0	End						
Wilson	Road	0	End						
Windbrook	Cove	0	End						
Windbrook	Drive	0	End						
Wingrove	Cove	0	End						
Winding Creek	Cove	0	End						
Winding Creek	Drive	0	End						
Wingover	Road	0	End						
Wingsong Farms	Way	0	End						
Windsome Cv South	Cove	0	End						
Windsome Cv North	Cove	0	End						
Windsor	Court	0	End						
Windy	Cove	0	End						
Windy Oaks	Cove	0	End						
Wintrey	Road	0	End						
Wirt	Road	1181	2721						
Wisdom	Street	0	End						
Whisenand	Road	2000	End						
Wolfport	Way	0	End						
Woodbury	Cove	0	End						
Woodbridge	Cove	0	End						
Woodbridge	Road	0	End						
Woodmark	Cove	0	End						
Woodmire	Road	0	End						
Woodmott	Drive	0	End						
Woodsedge	Cove	0	End						
Woodsedge	Drive	0	End						
Woodward	Cove	0	End						
Wortham	Road	0	End						
Wright	Road	0	End						
Yager	Drive	0	4699						
Yager	Drive	4700	7799						
Yager	Drive	7800	End						
Yancey	Road	0	1010						
Yancey (Somerville)	Street	0	120						
Yancey (Oakland)	Street	0	1060						
Yankee	Road	0	580						
Yates	Road	0	70						
Young	Way	0	90						
Yum-Yum	Road	0	1699						
Yum-Yum	Road	1700	7299						
Yum-Yum	Road	7300	End						

RUN ORDER KEY

1st, ERT & Fire Equip.	1st & Fire	Fire Equip.
Fire Equip.	ONLY	

EXHIBIT A



Fire Department Districts

Fayette County
Tennessee

- County boundary
- Fire District
- Fire Station
- Water Tower
- MAE
- Levee



AGREEMENT FOR FIRE PROTECTION SERVICES

THIS AGREEMENT made and entered into this 1st day of July, 2012, by and between Fayette County, Tennessee, (hereafter known as County) and the municipal corporation of the City of Gallaway, Tennessee (hereafter known as Gallaway):

WHEREAS, the Board of County Commissioners of Fayette County, Tennessee, is desirous of having rural fire protection and medical first responder services furnished by the County's municipalities, and

WHEREAS, the undersigned municipality has facilities, equipment and personnel to provide said fire and medical first responder service, and

WHEREAS, the undersigned municipality has authorized its fire department to provide said fire and medical first responder services;

NOW, THEREFORE, in consideration of the premises and the mutual covenants of the parties hereto and pursuant to Section 6-54-601 (C), Tennessee Code Annotated, it is agreed as follows:

1.0 In accordance with the other terms and provisions hereto, Gallaway will be responsible for fire protection and medical first responder service within its designated rural service area, District 5, and in a support role in the surrounding areas. (See attachment Exhibit "A")

2.0 The municipal fire department shall answer any and all fire and medical first responder calls within its respective service area and will respond with adequate apparatus, equipment, and personnel, which in the JUDGMENT of the City Fire Chief is appropriate.

- a) The failure to furnish the service herein agreed upon, because of weather, road conditions, or the unavailability of such apparatus, equipment or personnel in connection with fighting of other fires, shall not be taken as a breach of the agreement. The decision of the responding fire department officer in charge to return to the municipality because of an emergency within the city limits shall not be a breach of this contract. A breach of this contract may cause the contract to be terminated with a 90 written notice to the other party. At the conclusion of the contract any funds owed by one party to the other shall be paid on a prorata basis based on the payment schedule.
- b) In case where two or more requests for fire assistance are made at the same time, the appropriate senior officer of the responding fire department shall determine, based on a reasonable appraisal of the situation from the requesting jurisdiction, how best to respond to all requests. The appropriate senior officer may determine to send all available resources to the jurisdiction with the direst need, or may send some resources to each requesting jurisdiction. Fayette County Fire Department personnel retain the option to

assume command at the scene of any incident that may occur outside the cities limits and covered under this contract.

- c) Timely reports on all fire calls, due the first week of each month, shall be furnished to the Fire County Fire Department that include, but are not limited to, address of the incident, dispatched time, time in service, total time on call, note all disregards, type of apparatus that responded, number of personnel on each apparatus, and type of incident. This requirement can be satisfied either in a format prescribed by the Fayette County Fire Department or by sending copies of the Tennessee Fire Incident Reporting System (TFIRS) reports for all incidents.

3.0 Subject to the provisions of the following paragraphs, the fire protection and medical first responder services shall be provided for a term beginning July 1, 2012, and terminating June 30, 2013.

4.0 In consideration for providing the stated fire protection and medical first responder services, and to aid in the provision of emergency equipment for the municipality:

- a) The County hereby agrees to pay the municipality the annual sum of \$10,000, payable quarterly, for the time period beginning July 01, 2012 and ending June 30, 2013. Quarterly payments will be made on or before the following dates: September 30, December 31, March 31, and June 30, unless notice of termination is given by any of the parties hereto at least 90 days in advance.
- b) The County hereby agrees to allow up to four (4) Gallaway medical first responders to attend County initial first responder training or recertification, without cost, so as to provide service into the County.

5.0 Nothing contained in this agreement, however, shall prevent the municipality from assessing and collecting fees against recipients of fire protection services, regardless of the nature of the fire. Only the primary or responsible municipality will be eligible for payment in the event that two or more fire departments respond to the same call.

6.0 The respective municipalities and Fayette County shall have full cooperation and assistance from each other and its officers, agents and employees in carrying out the provisions of this agreement.

7.0 This agreement comprises the entire agreement as adopted by the Fayette County Commission, on _____, 2012, to be effective July 1, 2012.

8.0 This agreement comprises the entire agreement as adopted by the City of Gallaway, on _____, 2012, to be effective July 1, 2012.

In Witness thereof, the parties have executed this Agreement, this ____
day of _____, 2012.

Attest:

City of Gallaway, Tennessee

City Recorder/ Clerk

By: _____
Mayor

Date: _____

Date: _____

Attest:

County of Fayette

County Clerk

County Mayor

Date: _____

Date: _____

AGREEMENT FOR FIRE PROTECTION SERVICES

THIS AGREEMENT made and entered into this 1st day of July, 2012, by and between Fayette County, Tennessee, (hereafter known as County) and the municipal corporation of the City of LaGrange, Tennessee (hereafter known as LaGrange):

WHEREAS, the Board of County Commissioners of Fayette County, Tennessee, is desirous of having rural fire protection and medical first responder services furnished by the County's municipalities, and

WHEREAS, the undersigned municipality has facilities, equipment and personnel to provide said fire and medical first responder service, and

WHEREAS, the undersigned municipality has authorized its fire department to provide said fire and medical first responder services;

NOW, THEREFORE, in consideration of the premises and the mutual covenants of the parties hereto and pursuant to Section 6-54-601 (C), Tennessee Code Annotated, it is agreed as follows:

1.0 In accordance with the other terms and provisions hereto, LaGrange will be responsible for fire protection and medical first responder service within its designated rural service area, District 8, and in a support role in the surrounding areas. (See attachment Exhibit "A")

2.0 The municipal fire department shall answer any and all fire and medical first responder calls within its respective service area and will respond with adequate apparatus, equipment, and personnel, which in the JUDGMENT of the City Fire Chief is appropriate.

- a) The failure to furnish the service herein agreed upon, because of weather, road conditions, or the unavailability of such apparatus, equipment or personnel in connection with fighting of other fires, shall not be taken as a breach of the agreement. The decision of the responding fire department officer in charge to return to the municipality because of an emergency within the City limits shall not be a breach of this contract. A breach of this contract may cause the contract to be terminated with a 90 written notice to the other party. At the conclusion of the contract any funds owed by one party to the other shall be paid on a prorata basis based on the payment schedule.
- b) In case where two or more requests for fire assistance are made at the same time, the appropriate senior officer of the responding fire department shall determine, based on a reasonable appraisal of the situation from the requesting jurisdiction, how best to respond to all requests. The appropriate senior officer may determine to send all available resources to the jurisdiction with the direst need, or may send some resources to each requesting jurisdiction. Fayette County Fire Department personnel retain the option to

assume command at the scene of any incident that may occur outside the cities limits and covered under this contract.

- c) Timely reports on all fire calls, due the first week of each month, shall be furnished to the Fire County Fire Department that include, but are not limited to, address of the incident, dispatched time, time in service, total time on call, note all disregards, type of apparatus that responded, number of personnel on each apparatus, and type of incident. This requirement can be satisfied either in a format prescribed by the Fayette County Fire Department or by sending copies of the Tennessee Fire Incident Reporting System (TFIRS) reports for all incidents.

3.0 Subject to the provisions of the following paragraphs, the fire protection and medical first responder services shall be provided for a term beginning July 1, 2012, and terminating June 30, 2013.

4.0 In consideration for providing the stated fire protection and medical first responder services, and to aid in the provision of emergency equipment for the municipality:

- a) The County hereby agrees to pay the municipality the annual sum of \$8,000, payable quarterly, for the time period beginning July 01, 2012 and ending June 30, 2013. Quarterly payments will be made on or before the following dates: September 30, December 31, March 31, and June 30, unless notice of termination is given by any of the parties hereto at least 90 days in advance.
- b) The County hereby agrees to allow up to four (4) LaGrange medical first responders to attend County initial first responder training or recertification, without cost, so as to provide service into the County.

5.0 Nothing contained in this agreement, however, shall prevent the municipality from assessing and collecting fees against recipients of fire protection services, regardless of the nature of the fire. Only the primary or responsible municipality will be eligible for payment in the event that two or more fire departments respond to the same call.

6.0 The respective municipalities and Fayette County shall have full cooperation and assistance from each other and its officers, agents and employees in carrying out the provisions of this agreement.

7.0 This agreement comprises the entire agreement as adopted by the Fayette County Commission, on _____, 2012, to be effective July 1, 2012.

8.0 This agreement comprises the entire agreement as adopted by the City of LaGrange, on _____, 2012, to be effective July 1, 2012.

In Witness thereof, the parties have executed this Agreement, this ____
day of _____, 2012.

Attest:

City of LaGrange, Tennessee

City Recorder/ Clerk

By: _____
Mayor

Date: _____

Date: _____

Attest:

County of Fayette

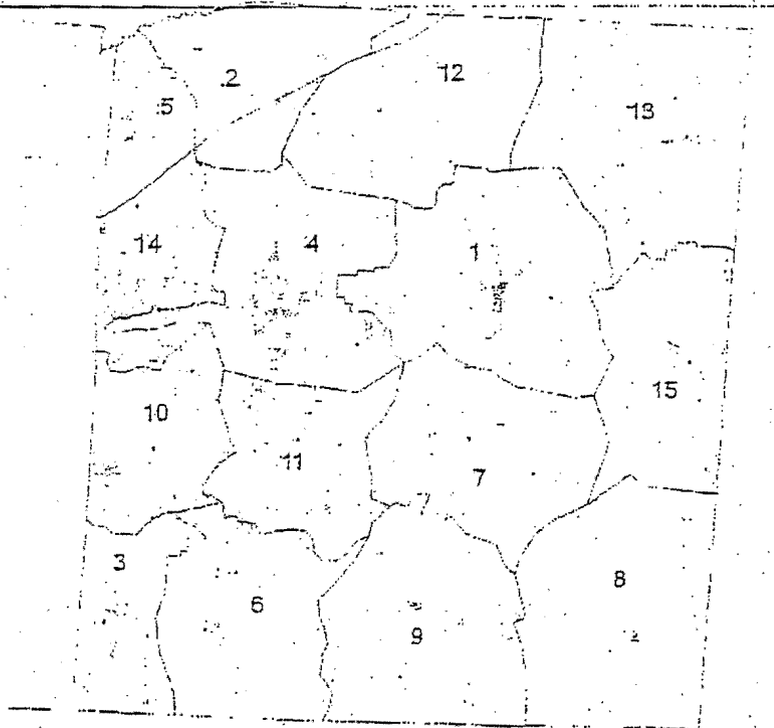
County Clerk

County Mayor

Date: _____

Date: _____

EXHIBIT A



Fire Department Districts

Fayette County
Tennessee

-  County Boundary
-  Fire District
-  Fire Station
-  Headquarters
-  Head
-  Lake



AGREEMENT FOR FIRE PROTECTION SERVICES

THIS AGREEMENT made and entered into this 1st day of July, 2012, by and between Fayette County, Tennessee, (hereafter known as County) and the municipal corporation of the Town of Oakland, Tennessee (hereafter known as Oakland):

WHEREAS, the Board of County Commissioners of Fayette County, Tennessee, is desirous of having rural fire protection and medical first responder services furnished by the County's municipalities, and

WHEREAS, the undersigned municipality has facilities, equipment and personnel to provide said fire and medical first responder service, and

WHEREAS, the undersigned municipality has authorized its fire department to provide said fire and medical first responder services;

NOW, THEREFORE, in consideration of the premises and the mutual covenants of the parties hereto and pursuant to Section 6-54-601 (C), Tennessee Code Annotated, it is agreed as follows:

1.0 In accordance with the other terms and provisions hereto, Oakland will be responsible for fire protection and medical first responder service within its designated rural service area, District 4, and in a support role in the surrounding areas. (See attachment Exhibit "A")

2.0 The municipal fire department shall answer any and all fire and medical first responder calls within its respective service area and will respond with adequate apparatus, equipment, and personnel, which in the JUDGMENT of the City Fire Chief is appropriate.

- a) The failure to furnish the service herein agreed upon, because of weather, road conditions, or the unavailability of such apparatus, equipment or personnel in connection with fighting of other fires, shall not be taken as a breach of the agreement. The decision of the responding fire department officer in charge to return to the municipality because of an emergency within the city limits shall not be a breach of this contract. A breach of this contract may cause the contract to be terminated with a 90 written notice to the other party. At the conclusion of the contract any funds owed by one party to the other shall be paid on a prorata basis based on the payment schedule.
- b) In case where two or more requests for fire assistance are made at the same time, the appropriate senior officer of the responding fire department shall determine, based on a reasonable appraisal of the situation from the requesting jurisdiction, how best to respond to all requests. The appropriate senior officer may determine to send all available resources to the jurisdiction with the direst need, or may send some resources to each requesting jurisdiction. Fayette County Fire Department personnel retain the option to

assume command at the scene of any incident that may occur outside the cities limits and covered under this contract.

c) Timely reports on all fire calls, due the first week of each month, shall be furnished to the Fire County Fire Department that include, but are not limited to: address of the incident, dispatched time, time in service, total time on call, note all disregards, type of apparatus that responded, number of personnel on each apparatus, and type of incident. This requirement can be satisfied either in a format prescribed by the Fayette County Fire Department or by sending copies of the Tennessee Fire Incident Reporting System (TFIRS) reports for all incidents.

3.0 Subject to the provisions of the following paragraphs, the fire protection and medical first responder services shall be provided for a term beginning July 1, 2012, and terminating June 30, 2013.

4.0 In consideration for providing the stated fire protection and medical first responder services, and to aid in the provision of emergency equipment for the municipality:

- a) The County hereby agrees to pay the municipality the annual sum of \$35,000 payable quarterly, for the time period beginning July 01, 2012 and ending June 30, 2013. Quarterly payments will be made on or before the following dates: September 30, December 31, March 31, and June 30, unless notice of termination is given by any of the parties hereto at least 90 days in advance.
- b) The County hereby agrees to allow up to six (6) Oakland medical first responders to attend County initial first responder training or recertification, without cost, so as to provide service into the County.

5.0 Nothing contained in this agreement, however, shall prevent the municipality from assessing and collecting fees against recipients of fire protection services, regardless of the nature of the fire. Only the primary or responsible municipality will be eligible for payment in the event that two or more fire departments respond to the same call. In the event that the primary department does not respond to a requested dispatch and, by responding, Oakland becomes the primary department by default, then Oakland may bill as if they were the primary department.

6.0 The respective municipalities and Fayette County shall have full cooperation and assistance from each other and its officers, agents and employees in carrying out the provisions of this agreement.

7.0 This agreement comprises the entire agreement as adopted by the Fayette County Commission, dated _____, 2012, to be effective July 1, 2012.

8.0 This agreement comprises the entire agreement as adopted by the Town of Oakland, dated _____, 2012, to be effective July 1, 2012.

In Witness thereof, the parties have executed this Agreement, this ____
day of _____, 2012.

Attest:

Town of Oakland, Tennessee

City Recorder/ Clerk

By: _____
Mayor

Date: _____

Date: _____

Attest:

County of Fayette

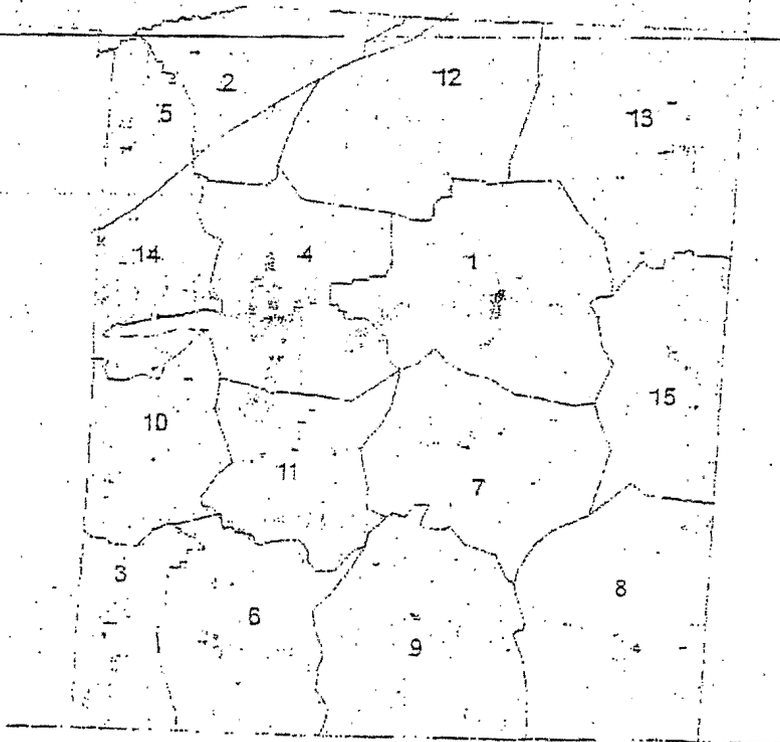
County Clerk

County Mayor

Date: _____

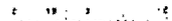
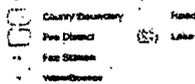
Date: _____

EXHIBIT A



Fire Department Districts

Fayette County
Tennessee



AGREEMENT FOR FIRE PROTECTION SERVICES

THIS AGREEMENT made and entered into this 1st day of July, 2012, by and between Fayette County, Tennessee, (hereafter known as County) and the municipal corporation of the City of Piperton, Tennessee (hereafter known as Piperton):

WHEREAS, the Board of County Commissioners of Fayette County, Tennessee, and the Board of Commissioners of the City of Piperton are desirous of having the necessary fire protection and medical first responder services available to their respective citizens, and

WHEREAS, the governments of both the County and Piperton have fire protection and medical first responder services, and

WHEREAS, both the County and Piperton wish to have the other provide fire and medical first responder service when called upon; and

WHEREAS, the County and Piperton have authorized their fire departments to provide said fire and medical first responder services;

NOW, THEREFORE, in consideration of the premises and the mutual covenants of the parties hereto and pursuant to Section 6-54-601, Tennessee Code Annotated, it is agreed as follows:

1.0 The parties will respond to calls for fire protection and medical first responder assistance (provided by the respective fire departments) upon request by the participating department by established procedure through the Fayette County Sheriff's Dispatch. The County will respond into Piperton. Piperton will respond into the County. Each will provide response for no cost to the other.

2.0 The individual fire departments shall answer fire and medical first responder calls and will respond with adequate apparatus, equipment, and personnel, which in the JUDGMENT of the Fire Chiefs is appropriate. The following guidance shall be used when making decisions concerning response:

- a) The failure to furnish the service herein agreed upon, because of weather, road conditions, or the unavailability of such apparatus, equipment or personnel, shall not be taken as a breach of the agreement. The decision of the responding fire department officer in charge to return to their jurisdiction because of an emergency therein shall not be a breach of this contract.
- b) In case where two or more requests for fire assistance are made at the same time, the appropriate senior officer of the responding fire department shall determine, based on a reasonable appraisal of the situation from the requesting jurisdiction, how best to respond to all requests. The appropriate senior officer may determine to

send all available resources to the jurisdiction with the direst need, or may send some resources to each requesting jurisdiction. Fayette County Fire Department and Piperton Fire Department personnel each retain the option to assume command at the scene of any incident that may occur within their respective jurisdictions.

3.0 Subject to the provisions of the following paragraphs, the fire protection and medical first responder services shall be provided for a term beginning July 1, 2012, and terminating June 30, 2023. Either party may terminate the agreement with 90 days written notice to the other.

4.0 To further the cooperation between Piperton and the County, the County hereby agrees to annually allow up to six (6) Piperton medical first responders to attend County initial first responder training or recertification, without cost.

5.0 Neither party shall assess or collect any fees against recipients of fire protection or medical first responder services in the other's jurisdiction, regardless of the nature of the call.

6.0 When fire department personnel are sent to another community pursuant to this agreement, the jurisdiction, authority, rights, privileges and immunities, including coverage under the Workers' Compensation Laws, which they have in the sending Department shall be extended to and include any geographic area necessary as a result of the request when these personnel are acting within the scope of the authority conferred by this agreement.

7.0 The party who requests mutual aid shall in no way be deemed liable or responsible for the personal property of the members of the Department of the responding party that may be lost, stolen, or damaged while performing their duties in responding under the terms of this agreement.

8.0 The party responding to the request for mutual aid under the terms of this agreement assumes all liabilities and responsibility as between the parties for damage to its own apparatus and/or equipment. The party responding also assumes all liability and responsibilities as between the parties for any damage caused by its own apparatus and/or negligence of its personnel while enroute to or returning from a specific location.

9.0 The respective municipalities and Fayette County shall have full cooperation and assistance from each other and its officers, agents and employees in carrying out the provisions of this agreement.

10.0 This agreement comprises the entire agreement as adopted by the Fayette County Commission, on _____, 2012, to be effective July 1, 2012.

~~11.0 This agreement comprises the entire agreement as adopted by the City of Piperton, on _____, 2012, to be effective July 1, 2012.~~

In Witness thereof, the parties have executed this Agreement, this ____
day of _____, 2012.

Attest:

City of Piperton, Tennessee

City Recorder/ Clerk

By: _____
Mayor

Date: _____

Date: _____

Attest:

County of Fayette

County Clerk

County Mayor

Date: _____

Date: _____

AGREEMENT FOR FIRE PROTECTION SERVICES

THIS AGREEMENT made and entered into this 1st day of July, 2012, by and between Fayette County, Tennessee, (hereafter known as County) and the municipal corporation of the Town of Rossville, Tennessee (hereafter known as Rossville):

WHEREAS, the Board of County Commissioners of Fayette County, Tennessee, is desirous of having rural fire protection and medical first responder services furnished by the County's municipalities, and

WHEREAS, the undersigned municipality has facilities, equipment and personnel to provide said fire and medical first responder service, and

WHEREAS, the undersigned municipality has authorized its fire department to provide said fire and medical first responder services;

NOW, THEREFORE, in consideration of the premises and the mutual covenants of the parties hereto and pursuant to Section 6-54-601 (C), Tennessee Code Annotated, it is agreed as follows:

- 1.0 In accordance with the other terms and provisions hereto, Rossville will be responsible for fire protection and medical first responder service within its designated rural service area, District 6, and in a support role in the surrounding areas. (See attachment Exhibit "A")
- 2.0 The municipal fire department shall answer any and all fire and medical first responder calls within its respective service area and will respond with adequate apparatus, equipment, and personnel, which in the JUDGMENT of the City Fire Chief is appropriate.
 - a) The failure to furnish the service herein agreed upon, because of weather, road conditions, or the unavailability of such apparatus, equipment or personnel in connection with fighting of other fires, shall not be taken as a breach of the agreement. The decision of the responding fire department officer in charge to return to the municipality because of an emergency within the city limits shall not be a breach of this contract. A breach of this contract may cause the contract to be terminated with a 90 written notice to the other party. At the conclusion of the contract any funds owed by one party to the other shall be paid on a prorata basis based on the payment schedule.
 - b) In case where two or more requests for fire assistance are made at the same time, the appropriate senior officer of the responding fire department shall determine, based on a reasonable appraisal of the situation from the requesting jurisdiction, how best to respond to all requests. The appropriate senior officer may determine to send all available resources to the jurisdiction with the direst need, or may send some resources to each requesting jurisdiction. Fayette County Fire Department personnel retain the option to

assume command at the scene of any incident that may occur outside the cities limits and covered under this contract.

c) Timely reports on all fire calls, due the first week of each month, shall be furnished to the Fire County Fire Department that include, but are not limited to, address of the incident, dispatched time, time in service, total time on call, note all disregards, type of apparatus that responded, number of personnel on each apparatus, and type of incident. This requirement can be satisfied either in a format prescribed by the Fayette County Fire Department or by sending copies of the Tennessee Fire Incident Reporting System (TFIRS) reports for all incidents.

3.0 Subject to the provisions of the following paragraphs, the fire protection and medical first responder services shall be provided for a term beginning July 1, 2012, and terminating June 30, 2013.

4.0 In consideration for providing the stated fire protection and medical first responder services, and to aid in the provision of emergency equipment for the municipality the County hereby agrees to pay the municipality the annual sum of \$18,000, payable quarterly, for the time period beginning July 01, 2012 and ending June 30, 2013. Quarterly payments will be made on or before the following dates: September 30, December 31, March 31, and June 30, unless notice of termination is given by any of the parties hereto at least 90 days in advance.

5.0 Nothing contained in this agreement, however, shall prevent the municipality from assessing and collecting fees against recipients of fire protection services, regardless of the nature of the fire. Only the primary or responsible municipality will be eligible for payment in the event that two or more fire departments respond to the same call.

6.0 The respective municipalities and Fayette County shall have full cooperation and assistance from each other and its officers, agents and employees in carrying out the provisions of this agreement.

7.0 This agreement comprises the entire agreement as adopted by the Fayette County Commission, on dated _____, 2012, to be effective July 1, 2012.

8.0 This agreement comprises the entire agreement as adopted by the Town of Rossville, on dated _____, 2012, to be effective July 1, 2012.

In Witness thereof, the parties have executed this Agreement, this _____ day of _____, 2012.

Attest:
Tennessee

Town of Rossville,

City Recorder/ Clerk

By: _____
Mayor

Date: _____

Date: _____

Attest:

County of Fayette

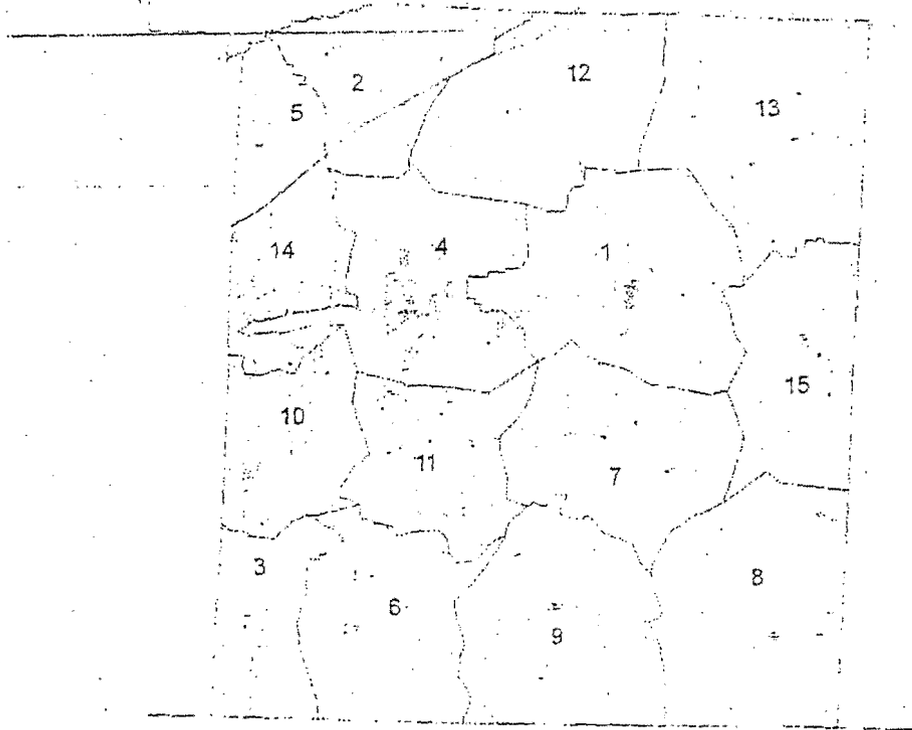
County Clerk

County Mayor

Date: _____

Date: _____

EXHIBIT A



Fire Department Districts

Fayette County
Tennessee

- County Boundary
- Fire District
- Fire Station
- Water bodies
- Road
- Lake



AGREEMENT FOR FIRE PROTECTION SERVICES

THIS AGREEMENT made and entered into this 1st day of July, 2012, by and between Fayette County, Tennessee, (hereafter known as County) and the municipal corporation of the Town of Somerville, Tennessee (hereafter known as Somerville):

WHEREAS, the Board of County Commissioners of Fayette County, Tennessee, is desirous of having rural fire protection and medical first responder services furnished by the County's municipalities, and

WHEREAS, the undersigned municipality has facilities, equipment and personnel to provide said fire and medical first responder service, and

WHEREAS, the undersigned municipality has authorized its fire department to provide said fire and medical first responder services;

NOW, THEREFORE, in consideration of the premises and the mutual covenants of the parties hereto and pursuant to Section 6-54-601 (C), Tennessee Code Annotated, it is agreed as follows:

1.0 In accordance with the other terms and provisions hereto, Somerville will be responsible for fire protection and medical first responder service within its designated rural service area, District 1, and in a support role in the surrounding areas. (See attachment Exhibit "A")

2.0 The municipal fire department shall answer any and all fire and medical first responder calls within its respective service area and will respond with adequate apparatus, equipment, and personnel, which in the JUDGMENT of the Town Fire Chief is appropriate.

- a) The failure to furnish the service herein agreed upon, because of weather, road conditions, or the unavailability of such apparatus, equipment or personnel in connection with fighting of other fires, shall not be taken as a breach of the agreement. The decision of the responding fire department officer in charge to return to the municipality because of an emergency within the Town limits shall not be a breach of this contract. A breach of this contract may cause the contract to be terminated with a 90 written notice to the other party. At the conclusion of the contract any funds owed by one party to the other shall be paid on a prorata basis based on the payment schedule.
- b) In case where two or more requests for fire assistance are made at the same time, the appropriate senior officer of the responding fire department shall determine, based on a reasonable appraisal of the situation from the requesting jurisdiction, how best to respond to all requests. The appropriate senior officer may determine to send all available resources to the jurisdiction with the direst need, or may send some resources to each requesting jurisdiction. Fayette County Fire Department personnel retain the option to

assume command at the scene of any incident that may occur outside the cities limits and covered under this contract.

c) Reports on all fire calls shall be furnished to the Fire County Fire Department that include: address of the incident, dispatched time, time in service, total time on call, note all disregards, type of apparatus that responded, number of personnel on each apparatus, and type of incident. This requirement can be satisfied by fully providing the information either in a format prescribed by the Fayette County Fire Department, by providing full access to the Tennessee Fire Incident Reporting System (TFIRS), or a combination of both.

3.0 Subject to the provisions of the following paragraphs, the fire protection and medical first responder services shall be provided for a term beginning July 1, 2012, and terminating June 30, 2013.

4.0 In consideration for providing the stated fire protection and medical first responder services, and to aid in the provision of emergency equipment for the municipality:

a) The County hereby agrees to pay the municipality the annual sum of \$25,000, payable quarterly, for the time period beginning July 01, 2012 and ending June 30, 2013. Quarterly payments will be made on or before the following dates: September 30, December 31, March 31, and June 30, unless notice of termination is given by any of the parties hereto at least 90 days in advance.

b) The County hereby agrees to allow up to six (6) Somerville medical first responders to attend County initial first responder training or recertification, without cost, so as to provide service into the County.

5.0 Nothing contained in this agreement, however, shall prevent the municipality from assessing and collecting fees against recipients of fire protection services, regardless of the nature of the fire. Only the primary or responsible municipality will be eligible for payment in the event that two or more fire departments respond to the same call.

6.0 The respective municipalities and Fayette County shall have full cooperation and assistance from each other and its officers, agents and employees in carrying out the provisions of this agreement.

7.0 This agreement comprises the entire agreement as adopted by the Fayette County Commission, on _____, 2012, to be effective July 1, 2012.

8.0 This agreement comprises the entire agreement as adopted by the Town of Somerville, on _____, 2012, to be effective July 1, 2012.

In Witness thereof, the parties have executed this Agreement, this _____ day of _____, 2012.

Attest:
Tennessee

Town of Somerville,

Town Recorder/ Clerk

By: _____
Mayor

Date: _____

Date: _____

Attest:

County of Fayette

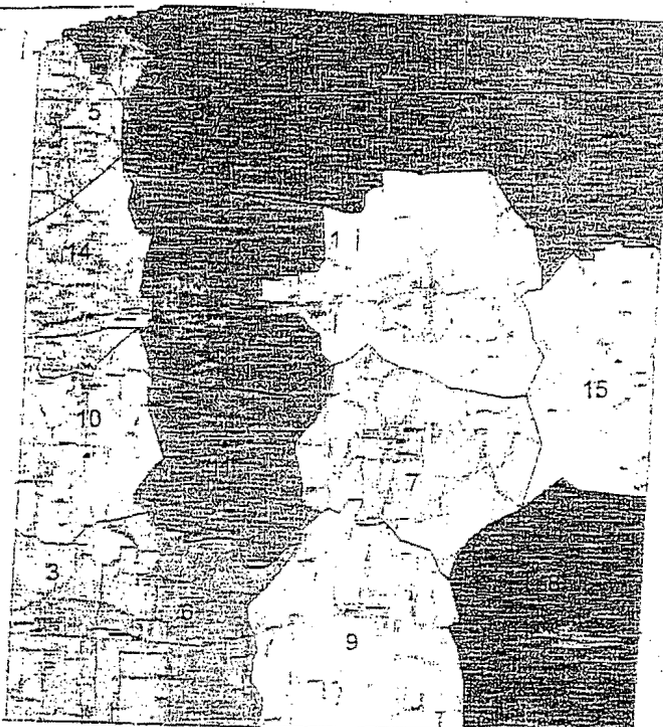
County Clerk

County Mayor

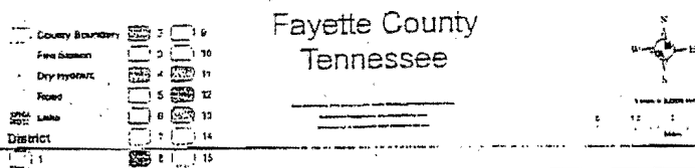
Date: _____

Date: _____

EXHIBIT A



Fire Department Districts



Fire Chief Jerry Ray reported on the bids he received on two fire tankers including the offered financing. He stated that he was offered a 3.56 per cent rate, but the Mayor stated that he would solicit local banks for lower rates. After some discussion Commissioner Harris moved that Chief Ray be allowed to purchase the two tankers. The motion was seconded by Commissioner Wilson, and passed on a majority vote of 15 "YES" and 1 "NO". Commissioner Watkins voted "NO".

Commissioner Harris asked for a report concerning how ISO numbers have been changed over the last few years and how the money spent by the Fire Department is actually saving the citizens of the County money on insurance premiums.

Chief Ray had also asked that he be allowed to replace two current vehicles with used TEMA Vehicles, at a price of \$10,000 each to come out of the fire fees collected by the County. The motion was seconded by Commissioner Seals and passed unanimously.

Commissioner Reeves moved that the following quitclaim deeds regarding the railroad property for Sharon R. Howell and Donald L. Howell, and for Christopher E. Bramlet and Jill B. Bramlet be approved as follows. The motion was seconded by Commissioner Brewer and passed with 15 Commissioners voting "YES" and Commissioner Anderson voting "NO".

THIS INSTRUMENT PREPARED
WITHOUT THE BENEFIT OF A TITLE
CERTIFIED BY:
WILLIAM S. REEA
Attorney at Law
205 West Market
Somerville, TN 38068
(901) 465-3336

QUIT CLAIM DEED

THIS INSTRUMENT MADE and entered into on this _____ day of May, 2012, by and between FAYETTE COUNTY, TENNESSEE acting by and through REBA TAYLOR, County Mayor, and SUE CULVER, County Clerk, and pursuant to the adoption of the motion made by Commissioner _____ and seconded by Commissioner _____ and adopted by the Fayette County Commission at its regular session of said county legislative body held in the Bill G. Kelley Criminal Justice Complex in Somerville, Tennessee on the _____ day of _____, 2012 and of record on the minutes of said body in Minute Book _____ Page _____, parties of the first part, and CHRISTOPHER E. BRAMLET and wife, JILL B. BRAMLET, party of the second part.

WITNESSETH:

THAT FOR AND IN CONSIDERATION of the sum of One Dollar (\$1.00) cash in hand paid by the parties of the second part to the parties of the first part, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the said parties of the first part has bargained and conveyed and does hereby release, relinquish, quitclaim, transfer and convey all of his right, title and interest unto the party of the second part, their heirs and assigns, in and to that certain real estate situated in the 8th Civil District of Fayette County, Tennessee, to wit:

Description of part of the abandoned right-of-way of the Paducah and Memphis Branch of the Nashville Division of the railroad between Jackson and Cordova, in the County of Fayette, between Valuation Stations 9266+58 and 10747+90 recorded in Book 155, Page 710 and being more particularly described as follows:

Beginning at a set 1/2" rebar with plastic cap at the intersection of the northwardly projection of the west line of the Sharon R. Howell and husband Donald L. Howell property recorded in Instrument No. 06005974 and the centerline of the Old Louisville and Nashville Railroad right-of-way, said point being on TCS 1983 (N-344003.83, E-921579.96); thence north 79 degrees 37 minutes 09 seconds east along the centerline of said Old Louisville and Nashville Railroad right-of-way, 72.14 feet to a set 1/2" rebar with plastic cap in the northwardly projection of the east line of said property recorded in instrument No. 06005974; thence south 03 degrees 36 minutes 43 seconds west across said Old Louisville and Nashville Railroad right-of-way and along the northwardly projection of the east line of said property recorded in Instrument No. 06005974, 51.53 feet to a set 1/2" rebar with plastic cap in the south right-of-way line of said Old Louisville and Nashville Railroad; thence south 79 degrees 37 minutes 09 seconds west along the south right-of-way

of said Old Louisville and Nashville Railroad, 72.14 feet to a set 1/2" rebar with plastic cap at the intersection of the west line of said property recorded in instrument No. 06005974 and the south right-of-way line of said Old Louisville and Nashville Railroad; thence north 03 degrees 36 minutes 43 seconds east across said Old Louisville and Nashville Railroad right-of-way and along the northwardly projection of the west line of said property recorded in instrument No. 06005974, 51.53 feet to the POINT OF BEGINNING and containing 0.08 acres of land.

A CONTROVERSY HAS ARISEN IN THE COUNTY OF FAYETTE WITH REGARD TO THE FEE SIMPLE OWNERSHIP OF THE ONE HUNDRED (100) FEET WIDE RAILROAD RIGHT-OF-WAY ABANDONED BY THE LOUISVILLE AND NASHVILLE RAILROAD COMPANY IN 1968. THE LOUISVILLE AND NASHVILLE RAILROAD COMPANY CONVEYED TO FAYETTE COUNTY ANY INTEREST THAT IT MIGHT HAVE TO SAID RIGHT-OF-WAY BY A QUITCLAIM DEED DATED AUGUST 19, 1968 AS OF RECORD IN THE REGISTER'S OFFICE OF FAYETTE COUNTY, TENNESSEE IN DEED BOOK 155, PAGE 710. THE GRANTEE IN THIS QUITCLAIM DEED OBTAINED TITLE TO A CERTAIN PARCEL OF REAL ESTATE WHICH IS MORE PARTICULARLY DESCRIBED IN WARRANTY DEED OF RECORD IN BOOK D683 PAGE 315 IN SAID REGISTER'S OFFICE OF FAYETTE COUNTY, TENNESSEE. THE ABOVE MENTIONED ABANDONED RAILROAD RIGHT-OF-WAY IS CONTAINED WITHIN THE BOUNDS OF OR JOINS THE ABOVE REFERENCED DEED OR DEEDS OF THE GRANTEE TO QUIET TITLE TO THE ABOVE MENTIONED ABANDONED RIGHT-OF-WAY. THE FAYETTE COUNTY COMMISSION VOTED TO SELL ANY INTEREST THAT IT MIGHT HAVE IN THE ABOVE MENTIONED ABANDONED RIGHT-OF-WAY TO THE ADJACENT LAND OWNERS TO SAID RIGHT-OF-WAY. THIS SALE WAS APPROVED BY THE FAYETTE COUNTY COMMISSION FOR THE APPROVAL OF THIS TRANSACTION; SEE THE MINUTES OF THE FAYETTE COUNTY COMMISSION FOR _____, 2012 AS OF RECORD IN THE COUNTY CLERK'S OFFICE OF FAYETTE COUNTY, TENNESSEE IN MINUTE BOOK _____ PAGE _____.

WITNESS the signatures of the parties of the first part on the date first above written.

RHEA V. TAYLOR
Fayette County Mayor

SUE CULVER
County Clerk

STATE OF TENNESSEE
COUNTY OF FAYETTE

On the _____ day of _____, 2012, before me, a Notary Public, in and for said State of Tennessee, duly commissioned and qualified, personally appeared RHEA TAYLOR AND SUE CULVER, with whom I am personally acquainted and who, upon oath acknowledged themselves to be the County Mayor and County Clerk, respectively of Fayette County, Tennessee, the within named bargainer, a political subdivision and that they as such County Mayor and County Clerk being authorized so to do, executed the foregoing instrument for the purposes therein

contained by signing the name of such political subdivision by themselves as County Mayor and County Clerk respectively and also acknowledging the execution thereof to be their free act and deed.

WITNESS my hand and Notarial Seal at office the day and year above written.

NOTARY PUBLIC

My Commission Expires:

AFFIDAVIT

STATE OF TENNESSEE
COUNTY OF BARTLETT

I hereby swear or affirm that the actual consideration for this transfer is \$ _____

Affiant

Sworn to and subscribed before me this _____ day of _____, 2012.

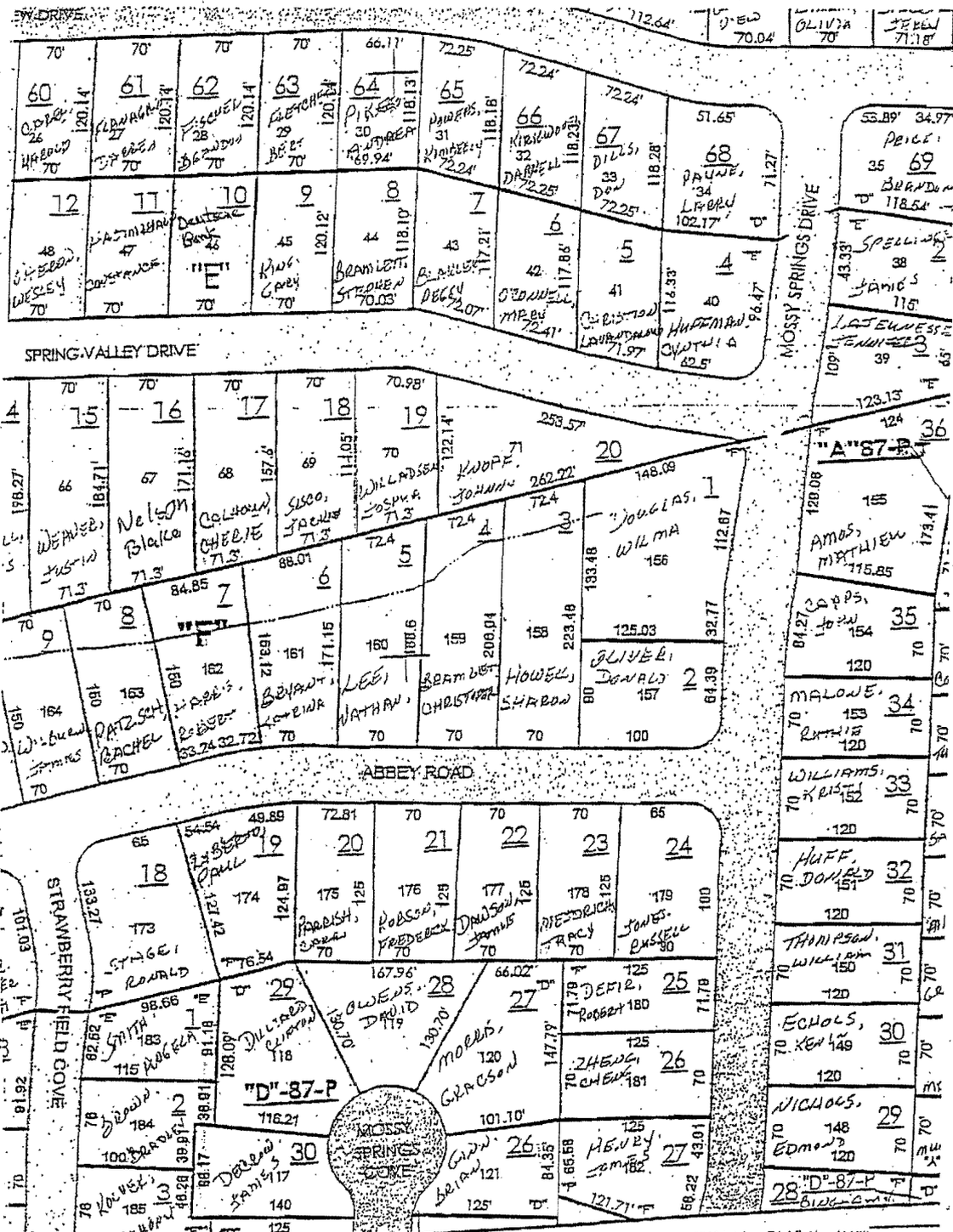
Notary Public

My Commission Expires:

IDENTIFIED AS A PART OF:
Map 0571, Parcel 004.00

MAIL FAX NOTICES TO:

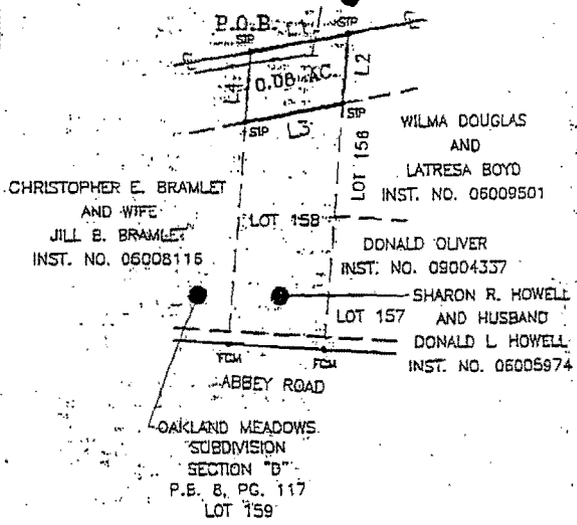
Christopher E. Bramlet and wife
Jill B. Bramlet
40 Abbey Road
Oakland, TN 38060



NO. 130
P. 6/12

MAY 1, 2012 7:40AM
RICHARD ROSSER ATTY

FAYETTE COUNTY, TENNESSEE
 BK 155, PG. 710
 (OLD LOUISVILLE AND NASHVILLE RAILROAD)

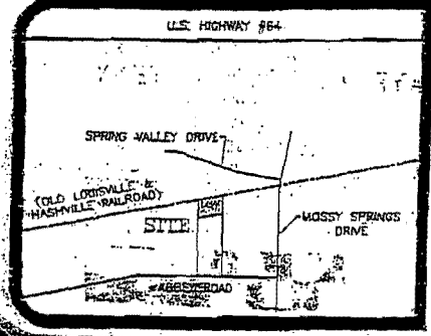


LINE TABLE

LINE	BEARING	DISTANCE
1	S 72° 14' 10" E	100.00
2	S 81° 37' 00" E	100.00
3	S 22° 14' 10" E	100.00
4	S 88° 37' 00" E	100.00



VICINITY MAP



3157 HIGHWAY NO. 64 SUITE 250 FAYETTE COUNTY, TENNESSEE 38028 PHONE: (901) 465-6555 FAX: (901) 466-7130

MAY 1, 2012 7:40AM RICHARD ROSSLER ATTY NO. 230 P. 7/12

DESCRIPTION:

Description of part of the abandoned right-of-way of the Pacific and Atlantic Branch of the Nashville Division of the railroad between Jackson and Corvett in the County of Fayette, between Station 5284+00 and 5284+90, recorded in Book 155, Page 710 and being more particularly described as follows:

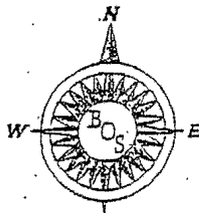
Beginning at a set 1/2" rebar with plastic cap at the intersection of the northerly projection of the west line of the Charles H. Howell and husband Donald L. Howell property recorded in Instrument No. 09005574 and the centerline of the Old Louisville and Nashville Railroad right-of-way, said point being on TCS 1983 (H-344003.63; E-22377.85); thence north 79 degrees 37 minutes 09 seconds east along the centerline of said Old Louisville and Nashville Railroad right-of-way, 72.14 feet to a set 1/2" rebar with plastic cap in the northerly projection of the east line of said property recorded in Instrument No. 09005974, 51.53 feet to a set 1/2" rebar with plastic cap in the north right-of-way line of said Old Louisville and Nashville Railroad; thence south 79 degrees 37 minutes 09 seconds west along the south right-of-way line of said Old Louisville and Nashville Railroad, 72.14 feet to a set 1/2" rebar with plastic cap at the intersection of the west line of said property recorded in Instrument No. 09005974 and the south right-of-way line of said Old Louisville and Nashville Railroad; thence north 03 degrees 35 minutes 43 seconds east corner said Old Louisville and Nashville Railroad right-of-way and along the northerly projection of the east line of said property recorded in Instrument No. 09005974, 51.53 feet to the POINT OF BEGINNING and contain 0.08 acres of land.

NOTES:

1. Survey prepared for Donald L. Howell.
2. Bearings are relative to TCS 1983 as defined by TCS 94-0-01.103. Coordinates shown herein are 95% coordinates expressed in U.S. feet.
3. The survey was prepared without benefit of an agreement of title. No liability is assumed by the undersigned for loss resulting from any matter that might be discovered by an abstract or title search of the property.
4. No deed, easements, etc. were provided to Benchmark-Old Surveying, LLC. We have provided our own research and do not guarantee same as to accuracy or completeness.
5. Adjacent property owners' and deed references and street information were provided by Benchmark-Old Surveying, LLC and are not guaranteed as to accuracy or completeness.
6. All deed book references shown herein are recorded in the Register's Office of Fayette County, Tennessee.
7. There may be visible structures located on this property that were not shown on the data of this survey.
8. There may be underground or non-visible utilities, ditches and/or power lines across this property that are not shown. The proper utility authorities should be contacted for more specific location and information on underground utilities.
9. Subsurface and environmental conditions were not assumed or considered as a part of this survey.
10. Governmental jurisdictional areas, if any, which might impede on the use of the easement were not located. No liability is assumed by the undersigned for any loss resulting from the exercise of any governmental jurisdiction affecting the use of the easement.
11. If this survey shall be data provided in electronic form, the electronic copy must be compared to the original hard copy issued at the survey date with its original seal to insure the accuracy of the information and to further insure that no electronic alterations or modifications have been made. No reliance should be made on a document transmitted by computer or other electronic means unless first compared to the original signed document issued at the time of the survey.
12. Survey is valid only if print has original seal of surveyor.
13. This survey is the property of Benchmark-Old Surveying, LLC. No person may copy, reproduce, distribute, or alter this plan in whole or in part without the written permission of Benchmark-Old Surveying, LLC.
14. I certify, to the best of my knowledge, information and belief and in my professional opinion, this plan is true and correct and was prepared from an actual survey of the property under my supervision, that the survey has been made using the latest recorded deed.
15. I/We have not reviewed nor do we control any station on or in this property less within a Special Flood Hazard Area.

ND:

- ACRES
- CENTERLINE
- EAST
- FOUND CHISEL MARK
- FOUND IRON ROD
- INSTRUMENT
- NORTH
- NORTH
- PLAT BOOK
- PAGE
- POINT OF BEGINNING
- SOUTH
- SET 1/2" REBAR WITH PLASTIC CAP
- WEST
- WITH
- OVERHEAD LINES
- FENCE



TCS 1983

SURVEY OF PART OF THE
FAYETTE COUNTY, TENNESSEE
 PROPERTY
 RECORDED IN
 BOOK 155, PAGE 710
 (OLD LOUISVILLE AND NASHVILLE RAILROAD)
 FAYETTE COUNTY, TENNESSEE

SCALE: 1"=100' DATE: APRIL 24, 2012

100 0 100



Scale: 1" = 100'

SGT "2010-2015" BENCHMARK-OLLAR SURVEYING, LLC

BENCHMARK-OLLAR JOB# 09095 - 09095BASE.DWG - 09095XASC

NO. 230 P. 8/12

MAY 1, 2012 7:40AM RICHARD ROSSER ATTY

This Instrument Prepared By and Return to:
Hering's Closing Services, LLC
14710 Highway 194 South
Oakland, Tennessee 38060

WARRANTY DEED

THIS INSTRUMENT IS made and entered into this 31st day of August, 2006, by and between BURRETT HOMES INC., a Tennessee Corporation, party of the first part, and Christopher L. Brantner and wife, JULIE Brantner party of the second part.

WITNESSETH: That for and in consideration of Ten Dollars (\$10.00) cash in hand paid and other good and valuable considerations, the receipt of which is hereby acknowledged, the party of the first part has bargained and sold and does hereby bargain, sell, convey, and confirm unto the party of the second part the following described real estate, situated in Fayette County, Tennessee:

Lot 159, Oakland Meadows Subdivision, Section D, as shown on plat of record in Plat Book 2, Page 127, in the Register's Office of Fayette County, Tennessee, to which plat reference is hereby made for a more particular description of said property.

This being the same property conveyed to the party of the first part by Warranty Deed of record at Book 307, Page 78, in the Register's Office of Fayette County, Tennessee.

TO HAVE AND TO HOLD the above described real estate, together with all of the appurtenances and buildmants thereto belonging or in any wise appertaining unto the party of the second part, its heirs, successors and assigns in fee simple forever.

The said party of the first part does hereby covenant with the said party of the second part that they are lawfully seized in fee of the above described real estate and that they have a good right to sell and convey the same; that the same is unencumbered, except for:

2006 City of Oakland Taxes and 2006 Fayette County taxes, not yet due and payable, which the party of the second part assumes and agrees to pay; Subdivision Restrictions, Building Lines and Easements of record in Plat Book 3, Page 127; Book 146, Page 342; Book 216, Page 308; all in the Fayette County Register's Office of Fayette County, Tennessee.

And we do further covenant and bind ourselves, our heirs and representatives, to warrant and forever defend the title to the said land to the said party of the second part, their heirs and assigns, against the lawful claims of all persons whomsoever.

The word "party" as used herein shall mean "parties" if it refers to more than one person or entity, and pronouns shall be construed according to their proper gender and number according to the context hereof.

WITNESS the signature of the party of the first part the day and year first above written.

BURRETT HOMES INC.

By: 
Ronald L. Brantner, President

NO. 230 P. 9/12

Instrument Number: 0608246

RICHARD ROSSEA, ATTY

MAY 1, 2012 7:40AM

STATE OF TENNESSEE
COUNTY OF FAYETTE

Before me, a Notary Public in and for said State and County, duly commissioned and qualified, personally appeared Ronald E. Burkett, to me known (or proved to me on the basis of satisfactory evidence to be) and who, upon oath, acknowledged himself to be the President of Burkett Homes Inc., the within named corporation, a corporation, and that he/she, as such President, being authorized so to do, executed the foregoing instrument for the purpose therein contained, by signing the same of the corporation by himself/herself as such President.

WITNESS my hand and Notarial Seal at office this 11th day of August, 2006.

Ronnie Fuis
Notary Public

My commission expires: 1-12-2010



STATE OF TENNESSEE
COUNTY OF FAYETTE

Liberty swear or affirm that to the best of affiant's knowledge, information, and belief, the actual consideration for this transfer or value of the property transferred, whichever is greater, is \$157,500.00, which amount is equal to or greater than the amount which the property would command at a fair and voluntary sale.

KEVIN ROSSER
Affiant

Subscribed and sworn to before me this 31st day of August, 2006.

Ronnie Fuis
Notary Public

My commission expires: 1-12-2010

Owner and Property Address:
Christopher and Jill Bruner
40 Abbey Road
Oakland, Tennessee 38060



Mail Tax Bills to:
First State Bank
100 East Rockford Avenue, Suite 21
Union City, Tennessee 38251

Tax ID Number: 06-0871F-004.00

060871F	
1. POST. L. A. - PROPERTY BOOK	
2. STATE ASSESSMENT	
3. COUNTY ASSESSMENT	
4. LOCAL ASSESSMENT	
5. TOTAL ASSESSMENT	157500.00
6. PROPERTY TAX	0.00
7. TRANSFER TAX	3150.00
8. RECORDING FEE	10.00
9. STATE FEE	1.00
10. COUNTY FEE	1.00
11. TOTAL AMOUNT	3171.00

SEAL OF FAYETTE COUNTY, TENNESSEE
EDWARD FAYETTE
ASSASSOR OF PROPERTY

Return To: Heritage Closing Services, LLC 14710 Highway 194 South, Oakland, TN 38060 (901)463-7715

FAYETTE COUNTY
TRANSFER

SEP 12 2006

MARK WARD
ASSESSOR OF PROPERTY
Mark Ward

NO. 230 P. 10/12

Instrument Num/rev 060871F

RICHARD ROSSER ATTY

MAY 1, 2012 7:41AM

RESIDENTIAL

STATE OF TENNESSEE REAL ESTATE APPRAISAL CARD

PROPERTY ADDRESS: ABBEY RD 40
 OWNER'S NAME AND MAILING ADDRESS: DRAMLET CHRISTOPHER E
 40 ABBEY ROAD OAKLAND TN 38060

SUBDIV: OAKLAND MEADOWS SUBD
 BK 8 PG 117 BLOCK LOT 160

SECTION D
 13812 SQ FT

TAX YEAR 2012
 COUNTY OF FAYETTE
 616 OAKLAND

DATE UPDATED: 01/18/12
 DATE PRINTED: 04/18/12
 PARCELS: 1 OF 1

TOTAL LAND UNITS: 1.00
 DEED ACRES: 0.00
 OAK ACRES: 0.00

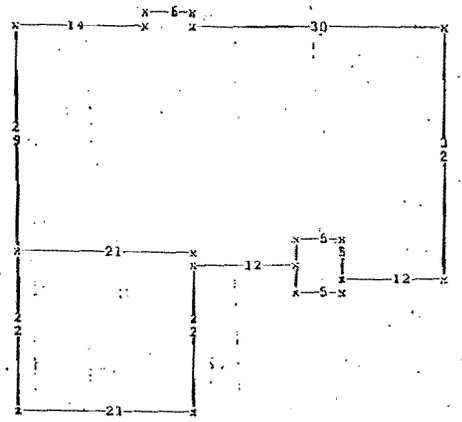
APPRaised VALUE RECAP:
 IMPROVEMENTS: 119,700
 LAND: 35,000
 TOTAL APPRAISAL: 154,700

ASSESSMENT: 38,426
 PROPERTY TYPE 00
 "11111"

BASE: 130,32,28,22,31
 4,229,GRF,122,221,+
 221,32,212,OPF,33,28,
 27,25,21,+24,36,35
 212,232.

FOUNDATION: CONTINUOUS FOOTING
 FLOOR SYSTEM: SLAB ON GRADE
 EXTERIOR WALL: COMMON BRICK
 STRUCTURAL FRAME: NONE
 ROOF FRAMING: GABLE/RIP
 ROOF COVER/DECK: COMPOSITION SHINGLE
 CABINET/HARDWARE: AVERAGE
 FLOOR FINISH: CARPET COMBINATION
 INTERIOR FINISH: DRYWALL
 HEATING/AIR COND: HEAT & COOLING SPLIT
 PLUMBING: NUMBER OF FIXTURES
 BATH/TUB: FLOOR ONLY
 ELECTRICAL: AVERAGE
 QUALITY: AVERAGE

EIF 1.00
 PWF 1.00
 RIAS 0
 PF 1.00
 WT/AREA 1.751
 BRP 1.00000



122	102	08	122	68 00	68 32	01	2008	2008
TOTAL	AREA	ADJ	ADJ	BASE	ADJ	ADJ	ADJ	ADJ
MARKS	DESCR	NO	NO	RATE	RATE	TYPE	ADJUST	EFFECTIVE
PARCELS	AREA	OF	OF				YEAR	DATE
	DESCR	BASE	OFF	GRF	AREA	SQ	REPLACEMENT	COST
		30	30	30	34.18	FEET	1512	100,800
		50	50	50	50		462	718
								16,782

AGE	HOW	REMARKS	REPL COST	DEPR REPR COST
3	3	0	119,800	116,208

EX FEATURES	BLDG	QUAL	SIZE	UNIT PRICE	UNIT	SPR	SPR	NO. OF STORIES	DAIRY	LOCAL ASSESSOR SYSTEM
1. FRPL	F			2,850.00	1	2008	2008	1.00	87.00	2,280
2. PATIO	A			270	80	2008	2008	2.00	84.00	228

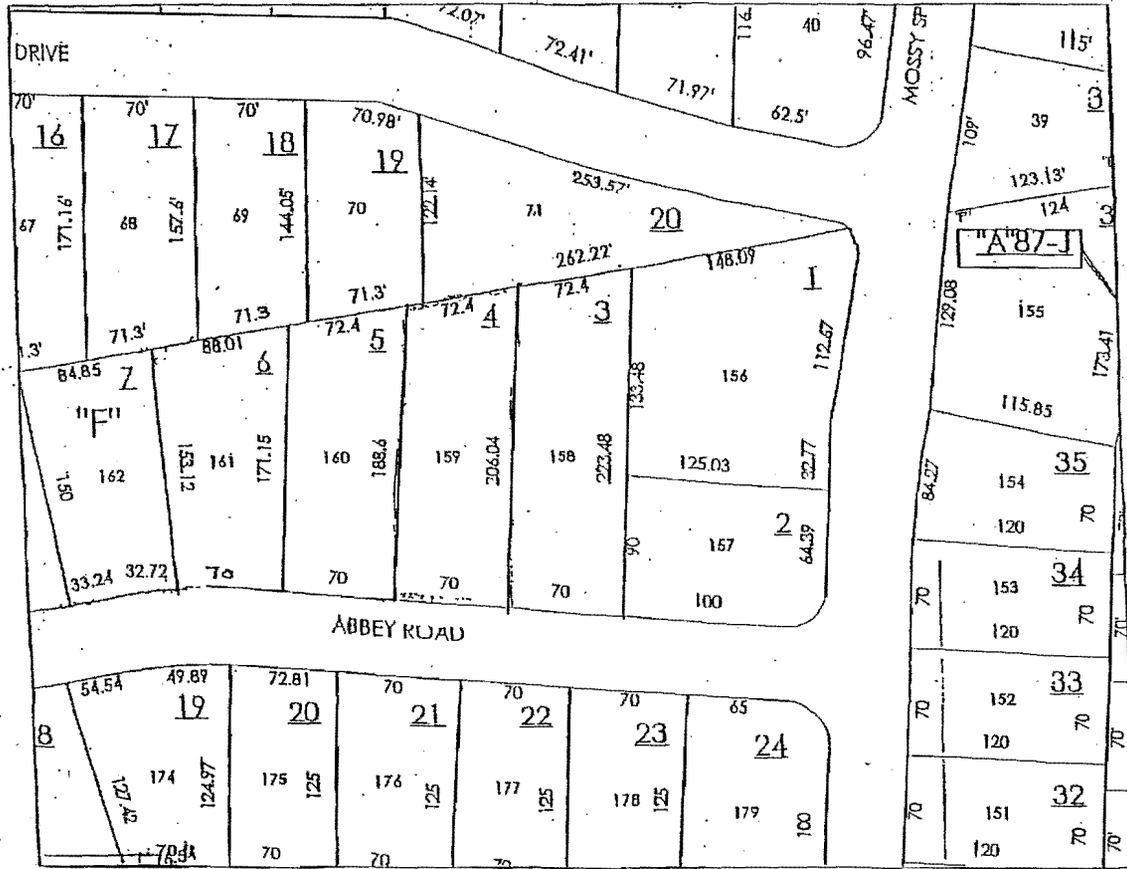
LAND APPRAISAL	BY	S.D.	WARD	PER	PLAN	OTHER	YEAR	AREA CODE
2,510	25							S17

DATE	PRICE	BOOK	PAGE	WA	DEP	TRAF	BOOK	PAGE
1. 08 31 08	167,000	080	08116	1	WA	Q	080	08116
2. 11 10 08	820,000	807	78	1	WP	Q	807	78
3. 11 05 04							716	018

MO. 230 P. 11/12
 MAY. 1. 2012 7:41AM
 RICHARD ROSSER ATTY

RICHARD ROSSER ATTY

MAY. 1. 2012 7:41AM



- TEXT_GENERAL
- TEXT_PARCEL
- LEADERLINES
- PARCELS



FAYETTE COUNTY, TENNESSEE

THIS MAP IS FOR INFORMATION ONLY AND DOES NOT CONSTITUTE A GUARANTEE OF ANY KIND. IT IS THE RESPONSIBILITY OF THE USER TO VERIFY THE ACCURACY OF THE INFORMATION SHOWN ON THIS MAP. THE OFFICE OF THE COUNTY CLERK IS NOT RESPONSIBLE FOR ANY ERRORS OR OMISSIONS.



THIS INSTRUMENT PREPARED
WITHOUT THE BENEFIT OF A TITLE
OPINION BY:
WILLIAM S. REEA
Attorney at Law
205 West Market
Somerville, TN 38068
(901) 465-3336

QUITCLAIM DEED

THIS INDENTURE MADE and entered into on this ____ day of May, 2012, by and between FAYETTE COUNTY, TENNESSEE acting by and through RHEA TAYLOR, County Mayor, and SUE CULVER, County Clerk, and pursuant to the adoption of the motion made by Commissioner _____ and seconded by Commissioner _____ and adopted by the Fayette County Commission at its regular session of said county legislative body held in the Bill G. Kelley Criminal Justice Complex in Somerville, Tennessee on the ____ day of _____, 2012 and of record on the minutes of said body in Minute Book ____ Page ____ parties of the first part, and SHARON R. HOWELL and husband, DONALD L. HOWELL, party of the second part.

WITNESSETH:

THAT FOR AND IN CONSIDERATION of the sum of One Dollar (\$1.00) cash in hand paid by the parties of the second part to the parties of the first part, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the said parties of the first part has bargained and conveyed and does hereby release, relinquish, quitclaim, transfer and convey all of his right, title and interest unto the party of the second part, their heirs and assigns, in and to that certain real estate situated in the 8th Civil District of Fayette County, Tennessee, to wit:

Description of part of the abandoned right of way of the Paducah and Memphis Branch of the Nashville Division of the railroad between Jackson and Cordova, in the County of Fayette, between Valuation Stations 92664-58 and 10747+90 recorded in Book 155, Page 710 and being more particularly described as follows:

Beginning at a found iron rod with plastic cap at the intersection of the northwardly projection of the west line of the Christopher E. Bramlet and wife Jill E. Bramlet property recorded in Instrument No. 06008116 and the centerline of the Old Louisville and Nashville Railroad right-of-way, said point being on TCS 1983 (N-343991.58, E-921508.71); thence north 79 degrees 37 minutes 09 seconds east along the centerline of said Old Louisville and Nashville Railroad right-of-way, 72.14 feet to a set 1/2" rebar with plastic cap in the northwardly projection of the east line of said property recorded in Instrument No. 06008116; thence south 03 degrees 36 minutes 43 seconds west across said Old Louisville and Nashville Railroad right-of-way and along the northwardly projection of the east line of said property recorded in Instrument No. 06008116, 51.53 feet to a set 1/2" rebar with plastic cap in the south right-of-way line of said Old Louisville and Nashville Railroad; thence south 79 degrees 37 minutes 09 seconds west along the south right-of-way

of said Old Louisville and Nashville Railroad, 72.14 feet to a set 1/2" rebar with plastic cap at the intersection of the west line of said property recorded in Instrument No. 06008116 and the south right-of-way line of said Old Louisville and Nashville Railroad; thence north 03 degrees 36 minutes 43 seconds east across said Old Louisville and Nashville Railroad right-of-way and along the northwardly projection of the west line of said property recorded in Instrument No. 06008116, 51.53 feet to the POINT OF BEGINNING and containing 0.08 acres of land.

A CONTROVERSY HAS ARISEN IN THE COUNTY OF FAYETTE WITH REGARD TO THE FEE SIMPLE OWNERSHIP OF THE ONE HUNDRED (100) FEET WIDE RAILROAD RIGHT-OF-WAY ABANDONED BY THE LOUISVILLE AND NASHVILLE RAILROAD COMPANY IN 1968. THE LOUISVILLE AND NASHVILLE RAILROAD COMPANY CONVEYED TO FAYETTE COUNTY ANY INTEREST THAT IT MIGHT HAVE TO SAID RIGHT-OF-WAY BY A QUITCLAIM DEED DATED AUGUST 19, 1968 AS OF RECORD IN THE REGISTER'S OFFICE OF FAYETTE COUNTY, TENNESSEE IN DEED BOOK 155, PAGE 710. THE GRANTEE IN THIS QUITCLAIM DEED OBTAINED TITLE TO A CERTAIN PARCEL OF REAL ESTATE WHICH IS MORE PARTICULARLY DESCRIBED IN WARRANTY DEED OF RECORD IN BOOK D683 PAGE 315 IN SAID REGISTER'S OFFICE OF FAYETTE COUNTY, TENNESSEE. THE ABOVE MENTIONED ABANDONED RAILROAD RIGHT-OF-WAY IS CONTAINED WITHIN THE BOUNDS OF OR JOINS THE ABOVE REFERENCED DEED OR DEEDS OF THE GRANTEE. TO QUIET TITLE TO THE ABOVE MENTIONED ABANDONED RIGHT-OF-WAY. THE FAYETTE COUNTY COMMISSION VOTED TO SELL ANY INTEREST THAT IT MIGHT HAVE IN THE ABOVE MENTIONED ABANDONED RIGHT-OF-WAY TO THE ADJACENT LAND OWNERS TO SAID RIGHT-OF-WAY. THIS SALE WAS APPROVED BY THE FAYETTE COUNTY COMMISSION FOR THE APPROVAL OF THIS TRANSACTION, SEE THE MINUTES OF THE FAYETTE COUNTY COMMISSION FOR _____, 2012 AS OF RECORD IN THE COUNTY CLERK'S OFFICE OF FAYETTE COUNTY, TENNESSEE IN MINUTE BOOK _____ PAGE _____.

WITNESS the signature of the parties of the first part on the date first above written.

REBEA V. TAYLOR
Fayette County Mayor

SUE CULVER
County Clerk

STATE OF TENNESSEE
COUNTY OF FAYETTE

On the _____ day of _____, 2012, before me, a Notary Public, in and for said State and County, duly commissioned and qualified, personally appeared REBEA TAYLOR AND SUE CULVER, with whom I am personally acquainted and who, upon oath acknowledged themselves to be the County Mayor and County Clerk, respectively of Fayette County, Tennessee, the within named bargainer, a political subdivision and that they as such County Mayor and County Clerk being authorized so to do, executed the foregoing instrument for the purposes therein

contained by signing the name of such political subdivision by themselves as County Mayor and County Clerk respectively and also acknowledging the execution thereof to be their free act and deed.

WITNESS my hand and Notarial Seal at office the day and year above-written.

NOTARY PUBLIC

My Commission Expires:

AFFIDAVIT

STATE OF TENNESSEE
COUNTY OF PAXETTE

I hereby swear or affirm that the actual consideration for this transfer is \$ _____.

Affiant

Sworn to and subscribed before me this _____ day of _____, 2012.

Notary Public

My Commission Expires:

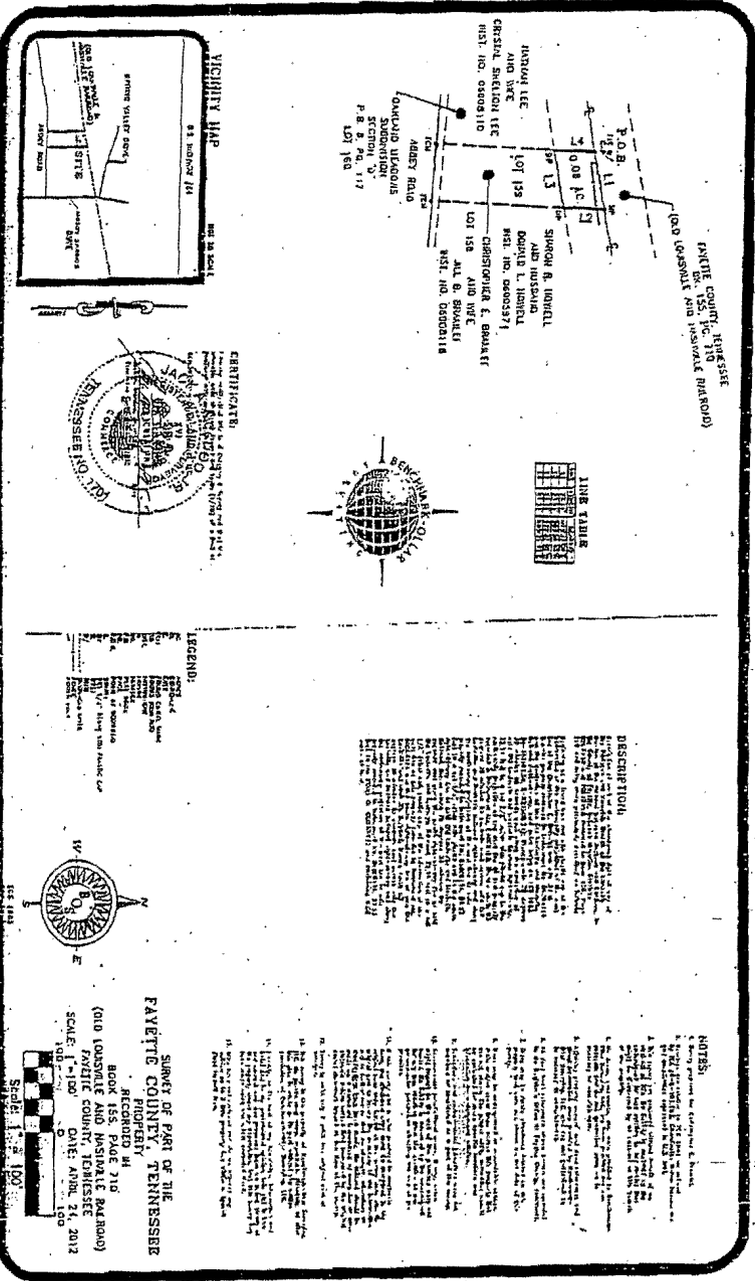
IDENTIFIED AS A PART OF:
Map 087I, Parcel 003.00

MAIL TAX NOTICES TO:

Suzan R. Howell and husband
Donald L. Howell
30 Abbey Road
Oakland, TN 38060

1 11 773 000

1111 111111 111111 111111 111111 111111



251 RECORD NO. 11 SHEET 128 EDA TENSSEE 2428 PAGE (20) 12-1211 154 (20) 12-1128

COMPILED 2012-2012 EICHENKAMP SURVEYING, LLC

155 1198

155 1199

155 1198

155 1199

This instrument Prepared By and Remains to:
Hedgero Casey Services, LLC DBA
Genco Title & Escrow, LLC
14710 Highway 194 South
Oakland, Tennessee 38060

WARRANTY DEED

THIS INSTRUMENT IS made and entered into this the 23rd day of June, 2006, by and between RIVERBEND BUILDING CORPORATION, INC., party of the first part, SEARON R. HOWELL AND HUSBAND, DONALD L. HOWELL, party of the second part.

WITNESSETH: That for and in consideration of Ten Dollars (\$10.00) cash in hand paid and other good and valuable considerations, the receipt of all of which is hereby acknowledged, the party of the first part has bargained and sold and does hereby bargain, sell, convey, and confirm unto the party of the second part the following described real estate, situated in Fayette County, Tennessee:

Lot 158, First Plat, Oakland Meadows Subdivision, Section "D", as shown on plat of record in Plat Book 8, Page 117, in the Register's Office of Fayette County, Tennessee, to which plat reference is hereby made for a more particular description of said property.

This being the same property conveyed to the party of the first part by Warranty Deed of record at Book 810, Page 772, in the Register's Office of Fayette County, Tennessee.

TO HAVE AND TO HOLD the above described real estate, together with all of the appurtenances and hereditaments thereto belonging or in any wise appertaining unto the party of the second part, to their successors and assigns in fee simple forever.

The said party of the first part does hereby covenant with the said party of the second part that they are lawfully seized in fee of the abovesubscribed real estate; that they have a good right to sell and convey the same; that the same is unencumbered, except for:

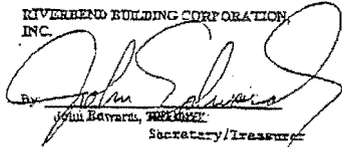
2006 City of Oakland Taxes and 2006 Fayette County taxes, not yet due and payable, which the party of the second part assumes and agrees to pay; Subdivision Easements, Building Lines and Easements of record in Plat Book 8, Page 117; Book 146, Page 342; Book 216, Page 398; all in the Fayette County Register's Office of Fayette County, Tennessee.

And we do further covenant and bind ourselves, our heirs and representatives, to warrant and forever defend the title to the said land to the said party of the second part, their heirs and assigns, against the lawful claims of all persons whatsoever.

The word "party" as used herein shall mean "parties" if it refers to more than one person or entity, and pronouns shall be construed according to their proper gender and number according to the context hereof.

WITNESS the signature of the party of the first part the day and year first above written.

RIVERBEND BUILDING CORPORATION,
INC.

By 
John Edwards, SECRETARY
Secretary/Treasurer

- 1 -

NO. 277

Instrument Number 0606027

RICHARD ROSSER ATTY

MAY 1, 2012 7:38AM

STATE OF TENNESSEE
COUNTY OF FAYETTE

Before me, a Notary Public in and for said State and County, duly commissioned and qualified, personally appeared John Edwards, to me known (or proved to me on the basis of satisfactory evidence to be) and who, upon oath, acknowledged himself/herself to be the Secretary/Treasurer of Ryeland Building Corporation, Inc., the within named business, a corporation, and that he/she, as such Secretary/Treasurer, being authorized so to do, executed the foregoing instrument for the purpose therein contained, by signing the name of the corporation by himself/herself as such Secretary/Treasurer.

WITNESS my hand and Notarial Seal at office this 23rd day of June, 2006.



Ronnie L. L...
Notary Public
My commission expires: 1-12-2010

STATE OF TENNESSEE
COUNTY OF FAYETTE

I hereby swear or affirm that, to the best of affiant's knowledge, information, and belief, the actual consideration for this transfer or value of the property transferred, whichever is greater, is \$165,900.00, which amount is equal to or greater than the amount which the property would command at a fair and voluntary sale.

Sharon P. Howell
Affiant

Subscribed and sworn to before me this 23rd day of June, 2006.

Ronnie L. L...
Notary Public

My commission expires: 1-12-2010

Owner and Property Address:
Sharon P. Howell and Donald L. Howell
30 Abbey Road
Oakland, Tennessee 38060



Mail Tax Bill to:
Sharon P. Howell and Donald L. Howell
30 Abbey Road
Oakland, Tennessee 38060

Tax ID Number: 657-087R-003.00

Return To: Hastings Closing Services, LLC, 14710 Highway 194 South, Oakland, Tennessee, 38060

Q6005974

7 PER / A - MORTGAGE FEES	
BY DATE: 2011	
STATE/LOCAL - OTHER FEE	
TAXES	1,000.00
TRANSFER TAX	4.00
TRANSFER TAX	15.00
RECORDING FEE	13.00
BY FEE	2.00
ADDITIONAL FEE	2.00
TOTAL AMOUNT	1,036.00
NAME OF RECORDING AGENCY	
EDWARD PATTER	
REGISTER OF DEEDS	

FAYETTE COUNTY
TRANSFER
JUL 07 2006

MARK WARD
ASSESSOR OF PROPERTY
(Signature)

NO. 677

Instrument Number

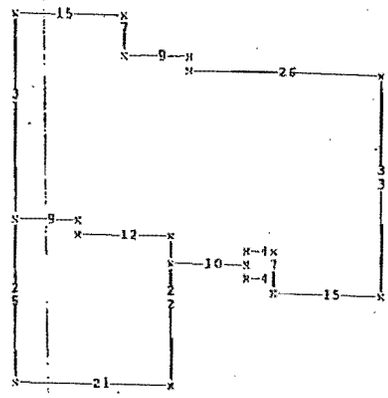
RICHARD ROSSER ALTY

MAY 1 2012 7:38AM

RESIDENTIAL

STATE OF TENNESSEE REAL ESTATE APPRAISAL CARD

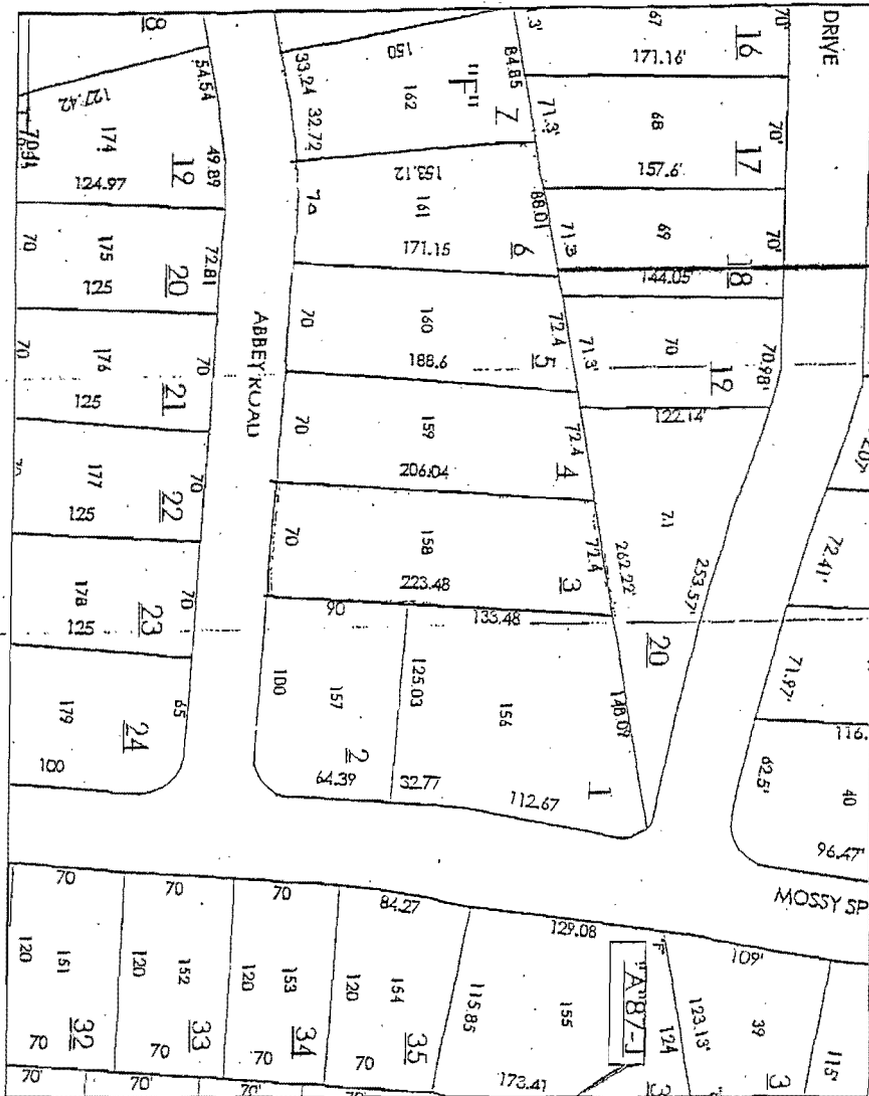
PROPERTY ADDRESS ABBAY RD 30		SUBDIV. 1 DARKLAND MEADOWS SUBD.	BLK 8	PG 117	BLOCK	LOT 158	TAX YEAR 2012	08 DST	0871 TWP	F	0871 GROUP	003.00 PARCEL	000 PI	000 SQ			
OWNER'S NAME AND ADDRESS HOWELL BRANCH P ETVM DONALD L 30 ABBAY ROAD OAKLAND TN 38060		SUBDIV. 2 SECTION D	BLK	PG	BLOCK	LOT	COUNTY OF FAYETTE	DATE UPDATED 01/04/12		DATE REBID 04/10/12		CARDS IN PARCEL OF 1		APPROX VALUE RECAP IMPROVEMENTS 188,700 LAND 35,000 TOTAL APPRAISAL 203,700			
ADDITIONAL DESCRIPTION CONTINUOUS FOOTING SLAB ON GRADE COMMON BRICK NONE GABLEHIP COMPOSITION SHINGLE AVERAGE CARPET COMBINATION DITTY WALL AVERAGE HEAT & COOLING SPLIT NUMBER OF PICTURES FLOOR ONLY AVERAGE AVERAGE		DIM 1.00 PWF 1.00		DIM 0 PF 1.00		WID/AREA 2,194		DIM 1,0000		TOTAL LAND UNITS 0.00		DEED ACRES 0.00		CALC ACRES 0.00			
FOUNDATION FLOOR SYSTEM EXTERIOR WALL STRUCTURAL FRAME ROOF FRAMING ROOF COVER DECK CABINET MILLWORK FLOOR FINISH INTERIOR FINISH PAINT DECOR HEATING/AIR COND PLUMBING BATH TILE ELECTRICAL QUALITY		CONTINUOUS FOOTING SLAB ON GRADE COMMON BRICK NONE GABLEHIP COMPOSITION SHINGLE AVERAGE CARPET COMBINATION DITTY WALL AVERAGE HEAT & COOLING SPLIT NUMBER OF PICTURES FLOOR ONLY AVERAGE AVERAGE		DIM 1.00 PWF 1.00		DIM 0 PF 1.00		WID/AREA 2,194		DIM 1,0000		TOTAL LAND UNITS 0.00		DEED ACRES 0.00		CALC ACRES 0.00	
TOTAL UNITS		121	101	98	121	58.00	67.75	01	2008	2009	TOTAL UNITS		TOTAL UNITS		TOTAL UNITS		
AREA DESCR		X OF	ADJ	SC	AREA	SQ	REPL	REPL	REPL	REPL	TOTAL UNITS		TOTAL UNITS		TOTAL UNITS		
BASE		100			67.75	67.75	1,510	104,350			TOTAL UNITS		TOTAL UNITS		TOTAL UNITS		
USF		40			67.75	60.88	418	27,819			TOTAL UNITS		TOTAL UNITS		TOTAL UNITS		
OPF		30			67.75	20.33	20	107			TOTAL UNITS		TOTAL UNITS		TOTAL UNITS		
GRF		50			67.75	33.88	489	18,587			TOTAL UNITS		TOTAL UNITS		TOTAL UNITS		
TOTAL AREA		S		509		BASE		1,888		TOTAL UNITS		TOTAL UNITS		TOTAL UNITS			
AGE		RECALC		P		ECCO		X		REPL		REPL		REPL			
3		0		0		0		97		148,843		144,194		2			
EX FEAT/SEC. BLDG. DESCRIPTION		DUAL	SIZE	UNIT PRICE	UNITS	EFF YR	ANNUAL	PERCENT	DEPRECIATED	GENERAL PARCEL DATA		GENERAL PARCEL DATA		GENERAL PARCEL DATA			
1. FRPL		A		2,350.00		2008	1.00	97.00	2,280	LAND APPRAISAL BY	R.S.D.	WARD	EDD	FLAT	OTHER		
2. PATIO		P	12X18	2.45	218	2008	2.00	81.00	487	DATE	BY	DATE	BY	DATE	BY		
3. CAN		P	12X18	10.50	218	2009	3.00	87.00	2,800	BY	DATE	BY	DATE	BY	DATE		
4. POOL		A	18X38	40.75	884	2009	30.00	70.00	19,511	BY	DATE	BY	DATE	BY	DATE		
5.										BY	DATE	BY	DATE	BY	DATE		
6.										BY	DATE	BY	DATE	BY	DATE		
7.										BY	DATE	BY	DATE	BY	DATE		
8.										BY	DATE	BY	DATE	BY	DATE		
9.										BY	DATE	BY	DATE	BY	DATE		
EX FEAT/SEC. BLDG. APPR DATE		09/08/10	APPR BY	35	TOTAL CALCULATED EX. FEAT/SEC. BLDG. VALUE		24,488		GENERAL CARD DATA		GENERAL CARD DATA		GENERAL CARD DATA		GENERAL CARD DATA		
LAND DESCRIPTION		DEED	SIZE	SOIL	OK	FLO	LOC	SITE	DEPTH	COND	UNIT	LAND	LAND	LAND	LAND	LAND	
1. RESIDENT		01				100	100	100	100	100	35,000.00	35,000.00	1.00	35,000			
LAND USE CODES		LAND TOTAL		LAND TOTAL		LAND TOTAL		LAND TOTAL		LAND TOTAL		LAND TOTAL		LAND TOTAL		LAND TOTAL	
DATE		PRICE	BOOK	PAGE	NO	NO	PAGE	NO	PAGE	THIS CARD		THIS CARD		THIS CARD		THIS CARD	
08 23 06		165,900	080	05974	1	VA	08 23 06	050	05974	THIS CARD		THIS CARD		THIS CARD		THIS CARD	
1 12 07 06		165,000	010	772	V	WP	12 07 05	010	772	THIS CARD		THIS CARD		THIS CARD		THIS CARD	
4.							03 04 01	715	818	THIS CARD		THIS CARD		THIS CARD		THIS CARD	



671



FAYETTE COUNTY, TENNESSEE
PLANNING AND ZONING DEPARTMENT
1100 NORTH MAIN STREET, SUITE 200, FAYETTEVILLE, TN 37331
PHONE: (615) 341-1234 FAX: (615) 341-1235
WWW.FAYETTECOUNTY.TN.GOV



TEXT GENERAL
TEXT PARCEL
LEADER LINES
PARCELS

The Election Commission asked that the following Personnel Policies Handbook for that office be entered into record.

11.1

**Policies of the Fayette County Election Commission
In Addition to those set Forth in the
Fayette County Mayor's Personnel Employee Handbook**

As an employee of the Fayette County Election Commission, You are a vital part of the local government's emphasis on quality. Your job requires the highest degree of integrity and honesty both in your private and professional lives. This addendum has been added to help you fully understand and apply this philosophy.

These important employee policies are constantly reviewed for improvements. The Fayette County Election Commission reserves the right to change these policies and employee benefits in whole or in part at any time. From time to time the addendums may be or will be changed by distributing new information sheets to you. It is the responsibility of the employee to abide by these changes. Common sense should be applied where there are no written policies.

Adopted by County Legislative Commission:

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Chapter 1: Basic Principles

1. **Politics.** The employees of the Election Commission shall not actively or otherwise take part in any campaign for any candidate in any election. (Adopted December 2011).
2. **Nepotism.** The employment of more than one member of the same immediate family as full-time permanent employees shall not be permissible. Pursuant to T.C.A. 2-12-201, no close relative of Commissioners may be employed in any capacity. (Adopted December 2011).
3. **Precinct and Election Day Workers.** Precinct workers and Election Day officials, including members of boards, (i.e. computer boards), shall not, for the purpose of this policy addendum, be considered as employees of the Election Commission. (Adopted December 2011).
4. **Gender.** The use herein of the masculine gender is for brevity and convenience only, and is intended to include persons of both sexes. (Adopted December 2011).

Chapter 2: Organization

1. **Positions.** The positions set out in this chapter are considered necessary to carry out the normal operating functions of the Election Commission and shall be classified as full or part-time, and as temporary, or permanent, as indicated herein. (Adopted December 2011).
2. **Full-Time Positions.** A full-time position shall require scheduled work hours for the full and regular work week. (Adopted December 2011).
3. **Part-Time Positions.** A part-time position shall require employment for less than the maximum hours prescribed in the regular work week. The benefits set out in this manual are intended to apply only to full-time employees. These policies are not intended to establish paid leave for any kind for part-time employees. (Adopted December 2011).
4. **Temporary Positions.** A temporary position is one which is filled, usually for a short period of time (less than twelve months), to do a particular job, such as absentee voting, filing, supplemental registration, or reapportionment. (Adopted December 2011).
5. **Permanent Positions.** A permanent position is one which is filled to handle the routine year round work of the Election Commission, and which, once filled, remains filled until termination of the employee or abolishment of the position. (Adopted December 2011).
6. **Schedule of Positions.** Personnel positions of the Fayette County Election Commission are as follows:

<u>Position</u>	<u>Classification</u>
Administrator of Elections	Full-Time, Permanent
Asst. Admin. of Elections	Full-Time, Permanent
Deputy	Full-Time, Permanent
Registration Clerk	Part-Time, Permanent
Early Voting Officials	Temporary

(Adopted December 2011).

Chapter 3: Compensation

1. ***Administrative and Management Employees.*** Appropriate compensation rate shall be determined on the basis of prevailing pertinent practices for positions of comparable size, scope, and responsibility and as set forth in the budget set by the Fayette County Legislative Commission. Authority to set such compensation rates, adjustments, or revisions shall be vested in the Administrator of Elections, subject to any restrictions the Board of Commissioners may desire to place regarding the individual positions, except that all actions as set out herein shall be vested in the Board insofar as they pertain to the Administrator of Elections. (Adopted December 2011).
2. ***Position Definitions.*** The Administrator of Elections shall be responsible for preparing position definitions and for outlining duties for various staff members. The Administrator of Elections is authorized to revise the position definition from time to time at his discretion. (Adopted December 2011).
3. ***Job Descriptions.*** Job Descriptions for positions in the Fayette County Election Commission shall be as follows.
 - a. Administrator of Elections
 - b. Assistant Administrator
 - c. Deputy
 - d. Clerical

Chapter 4: Training

1. **Education.** For the purpose of further education of the Commissioners, Administrator of Elections, and staff of the County Election Commission, it is hereby declared to be the intent of the County Election Commission that its personnel shall, where feasible or as funding permits, attend training meetings conducted by the State of Tennessee, the Tennessee Association of County Election Officials, and National Election Organizations. (Adopted December 2011).
2. **Authorization.** The Administrator of Elections is authorized to identify those staff members who would benefit from such trainings in section 1 above and organize travel according to Fayette County Policy and budget. (Adopted December 2011).
3. **Further Authorization Necessary.** In the knowledge that the Administrator of Elections shall use suitable discretion, bearing in mind distances involved, the needs of the various personnel and if funded in the budget, no further authorization shall be necessary for attendance of any of the Commission personnel at any of the meetings set out above. (Adopted December 2011).

Chapter 5: Authority to Effect Personnel Actions

1. **General.** Authority to appoint, promote, transfer, and separate personnel shall be vested in the Administrator of Elections, except that such action shall be vested in the County Election Commission board insofar as they pertain to the Administrator of Elections. 2-12-116 (a)1 & 2-12-201 (a)1. (Adopted December 2011).
2. **Disciplinary action.** An employee who gives unsatisfactory service or who is guilty of violation of regulations or written policies shall be subject to immediate dismissal. In such cases the employee, if he desires, shall be given opportunity for a hearing before the Election Commissioners and the Administrator of Elections. (Adopted December 2011).

Chapter 6: Working Hours

1. **Office Hours.** The Fayette County election office shall be open from the hours of 8:30 a.m. until 4:30 p.m. and closed for lunch from 12:00 noon until 1:00 p.m. During the periods of Early Voting, the office shall remain open during the lunch hour. [see TCA 2-2-108 (a)(1)] (Adopted December 2011).
2. **Inclement Weather.** The Fayette County Election Commission office will be closed at times when the Fayette County Courthouse is closed. (Adopted: Sep 2011). (also see county policy)

Every employee must make a personal judgment about safety in traveling to and from work during inclement weather. If the office is open during inclement weather and should an employee choose not to travel to work, the time shall be charged to the employee's vacation or compensatory time, at the employee's discretion. If neither vacation nor compensatory time is available, the time will be considered leave without pay.

Chapter 7: Public Records

1. **General Request.** The Fayette County Election Office shall require that all requests for public records/information be made in writing. Before the requested information is provided the recipient must show proof of being a Tennessee citizen (except those provided in T.C.A. 2-2-138) and protected information will be redacted. (Adopted November 7, 2012).
2. **Selling Voter Records.** The Fayette County Election office sells voter registration information to any person who certifies that this information will be used for political purposes as provided in State Law T.C.A. 2-2-138. Information is sold in three ways:
 - a) CD ROM Electronic data @ \$38.50 each
 - b) Printed list @ \$0.03 per name for straight name list
 - c) Printed labels @ \$0.05 per name plus cost of the labels (Adopted November 9, 2009).
3. **Voter Data Request.** The Fayette County Election Office shall satisfy each request for voter data (electronic records, printed list, or labels) within five (5) business days unless it is not possible to fill the specific request because of a pending deadline or data entry on new voter registration records. If the order cannot be provided by the end of the fifth day following the placement of the order, the Administrator or designee shall contact the individual placing the order to work out an acceptable solution. (Adopted Oct 3, 2011).
4. **Telephone Request For Data.** The Fayette County Election Office shall not provide information over the phone regarding the status of whether a person is registered other than to the individual applicant who calls to determine if their application was received. Before the information can be given, the applicant shall be required to provide their name, address, date of birth and last four (4) digits of their Social Security number on their voter registration application. No other voter information shall be provided over the telephone. (Adopted November 7, 2012).
5. **Request From Other Election Offices.** Voter information from other Election Offices, within or outside of Tennessee, will be granted by exchanging information by fax or first class mail. No information will be sent by email. Reasonable efforts shall be made to confirm the identity of the caller. (Adopted Oct. 3, 2011)

Chapter 8: Health and Safety

1. **Dress Code.** Employees shall dress in a professional manner that is neat in appearance. Jeans, shorts, tee shirts, revealing clothing, tank tops and tennis shoes or flip flops shall not be worn. On Election Day and days of early voting, tennis shoes or other comfortable shoes designed for standing or walking may be worn as an exception. Polo Shirts with embroidered Tennessee Election designs are encouraged, although other similar styled shirts without logos are acceptable. (Adopted December 2011).

Chapter 9: County Election Commissioners

1. ***Appointment- Removal -- Legal Representative***, TCA 2-12-101
2. ***Qualifications of Commissioners***, TCA 2-12-102
3. ***Political Division of Commission***, TCA 2-12-103
4. ***Qualification by Filing Oath of Office***, TCA 2-12-104
5. ***Organization***, TCA 2-12-105
6. ***Vacancies***, TCA 2-12-106
7. ***Compensation***, TCA 2-12-108
8. ***Expenses***, TCA 2-12-109
9. ***Duty to Promote Voter Registration and the Electoral Process***, TCA 2-12-116
10. ***Employment of Election Administrator and Clerical Assistants***, TCA 2-12-201
11. ***Individual Commissioners***, The individual Election Commissioners shall have no authority over the day to day operation of the Election Commission, but exercise their authority solely as a body. The day to day operation of the Election Commission shall be conducted by the Administrator of Elections, pursuant to the instructions furnished by the Election Commission. Individual Commissioners shall not assume any responsibility regarding the operation of the Election office unless requested by the Administrator of Elections. Election Commissions are, by law, authorized to perform certain duties such as registration of voters, but should use discretion in performing these duties to avoid any conflict with the operation of the office by the Administrator of Elections and other employees.
12. ***The Chairman***. The Chairman should consult with the Election Commission personnel frequently, often on a day to day basis, to insure that the operations of the Election Commission Office is running smoothly and to answer any questions which may be propounded by the Administrator Of Elections and other employees. The Chairman is authorized and delegated the responsibility to make day to day decisions which serve merely to implement the policy of the Election Commission, but will have no authority to make policy, such policy decisions being left to the entire Election Commission. (Adopted Feb. 6, 2012)

- 13. Commissioners on Election Day.** On Election Day, the Commissioners should be in the office of the Election Commission or should be on call. The individual commissioners are encouraged to visit polling places during the conduct of the elections to insure that the law is being complied with and that proper procedures are being followed, as well as to answer any question by personnel conducting the election in the precincts. However, the visits shall be limited in scope in order to permit the commissioners to visit as many polling places as possible, or to assist where called upon. Unless specifically requested by those in charge of a polling place, individual commissioners shall not participate in any way in the conduct of the election. Unless requested, all contacts at an individual polling place shall be made through the Office in charge. (Adopted Feb. 6, 2012)
- 14. Review of CEC Minutes.** The minutes of the County Election Commission meetings will be e-mailed to each of the commissioners for their review. (Adopted May 10, 2011)
- 15. Recording Motions and Votes.** The "Meeting Commission Meeting Notes" form as provided by the State Election Office will be used to record motions and votes and included in the minutes of all County Election Commission meetings. [This form replaces the "Roll Call" form adopted Dec. 14, 2009.] (Adopted Oct. 3, 2011).
- 16. Recording of CEC Meetings.** All meetings of the County Election Commission shall be recorded, whenever possible, and shall be maintained in the County Election office until the minutes of that respective meeting are approved. (Adopted Feb. 6, 2012)
- 17. Poll Worker Trainings.** The CEC members are encouraged to attend poll worker training sessions conducted by the Administrator and staff. CEC members will be compensated at the normal meeting rate for one meeting attended. (Adopted March 19, 2012)

Chapter 10: Office Operations Policy

1. **Checking Petition Signatures.** Nominating petitions in the Fayette County Election Office will have the signatures checked in the order in which the petition was filed. No candidate shall participate in signature verification process unless asked a question by the election office staff. (Adopted Feb. 6, 2012)
2. **Petition Signature Notification.** The Fayette County Election office will issue a written statement to the individual filing a nominating petition, giving notification if the petition has enough signatures or did not have enough signatures. (Adopted Feb. 6, 2012)
3. **Courtesy Toward Candidates.** The Fayette County Election Office will show the same courtesy to all candidates regardless of their political point of view, whether incumbent or challenger, when they pickup or file their nominating petition. (Adopted Feb. 6, 2012)
4. **Discussing Candidates.** The Fayette County Election Staff will not discuss a candidate's merits, abilities, or chances of winning with members of the public or each other, within hearing range of the public, during business hours. (Adopted Feb. 6, 2012)
5. **Signing Petitions.** Fayette County Election Personnel shall not sign any nominating petitions or referendums petitions, since it is their responsibility to verify the legality of signatures and the registration of voters. (Adopted Feb. 6, 2012)
6. **Honoring Election Deadlines.** The Fayette County Election Commission, office staff, Commissioners, and machine technicians shall faithfully honor all election deadlines codified in the law without exception including but not limited to registration, petition filing, absentee voting, early voting, certification, legal notices, public inspections of voting, etc. (Adopted Feb. 6, 2012)
7. **Displaying Newspapers.** The Fayette County Election Office will refrain from allowing newspapers from being displayed

in public view during the early voting period and on Election Day in any location where ballots are being cast. (Adopted Feb. 6, 2012)

8. **Emergency Absentee Voting.** The Fayette County Election Office will assist voters who request the assistance of the services of an emergency registrar according to T.C.A. 2-6-401 that are hospitalized in Methodist Fayette Hospital. These services are provided to only those Fayette County registered voters hospitalized and in Methodist Fayette Hospital in Somerville, TN. (Adopted Oct. 3, 2011)
9. **Electronic Devices at Counting Board.** No election official, election commissioner, poll watcher, or other person present shall be permitted to use an electronic device capable of transmitting election results outside of the place of counting after the counting of early/absentee ballots has begun and before the poll-closing time. (Adopted Feb. 6, 2012)
10. **Election Expense Report.** The Administrator of Elections, with the assistance of the office staff, shall compile within sixty (60) days after Election Day a detailed summary of all election expenses. This detailed summary shall be provided to the County Election Commission at the first scheduled meeting after its preparation. (Adopted Feb. 6, 2012)
11. **Budget Report.** The Administrator of Elections shall provide a detailed summary statement, at least quarterly, of the election office budget. The standard report shall show amounts budgeted, amounts expended, account balance as well as other information provided by the Mayor's office. (Adopted Feb. 6, 2012)
12. **Loaning Voting Equipment.** All requests for use of the county's certified voting equipment shall be voted on by the members of the election commission at a regular monthly meeting. All requests shall be made in writing. No voting equipment shall be used sixty (60) days prior to a county-wide election or within forty-five (45) days after the county-wide election. Emergency request from other Tennessee Election Commission offices shall be considered on a case by case basis. (Adopted Oct. 3, 2011)

13. **State Information Request.** The Fayette County Election Office shall honor all request for information from the state election office in a timely manner without delay, unless a local election early voting schedule or election day is underway. (Adopted Feb. 6, 2012)
14. **Cell Phones in Office.** Cell phones are defined as any handheld device with the ability to transmit or receive voice, text, or data messages. Personal phones in the office are to set to vibrate and calls are restricted to emergency situations. Other personal calls should be made during non-work time whenever possible. The taking of pictures is strictly prohibited. Cell phones may be used in conducting official Election Office business, although not required. The Election office and/or Fayette County government are not liable for the loss or damage of personal cell phones brought into the workplace. (Adopted May 7, 2012)
15. **Nursing Home Voting.** The County Election Commission May send two early voting officials to any licensed nursing home, home for the aged or similar licensed institution one time for each election cycle for the purpose of processing, assisting the voter who may be entitled to vote under TCA 2-6-105 or 2-6-106, and attesting absentee ballot applications and ballots. (Adopted, July 2, 2012)

Chapter 11: Address Verification Program

The foundation of Fayette County's address verification program is the identification process where people vote and the voter affirms in writing and by signature their residential address. As stated in T.C.A. 2-2-106(b), it is the responsibility of the county election commission to implement an address verification program to identify any voter who has changed the voter's address of residence without notifying the election commission.

All voters are required to provide ID when they vote in person on Election Day or when they vote early by personal appearance (read T.C.A. 2-7-112 (a)(1)(B)). During each of these voting transactions, the voter's residential address is documented.

At the Election Day precinct the voter must write down their residential address on the "application for ballot." During early voting, the voter is asked if the residential address is correct in the computer database. After the voter affirms the address is correct, the early voting application is processed by the computer and printed off on a laser printer. The address on the printed application is compared to the address on the identification document they provide. The voter signs the laser printed application at that point. Voters who have moved will complete a "fail safe affidavit" and vote in the correct district for their new address. The address is changed first and the application is produced showing the new address. Voters vote in the precinct where they live.

Absentee voters write their residential address on their request and/or application for an absentee ballot and sign their request and/or application. In all voting transactions the voter's address is verified during the process.

Fayette County uses a four year model in reviewing addresses. Prior to passage of the NVRA in 1993, voters were purged for non-voting over a four year period. After passage of the NVRA, the statute continues to use four years as the measuring parameter.

Fayette County will not target any voters who have voted during the last four years for address verification. The reason is because their address was verified during their voting transaction; therefore, it would be bureaucratic to spend time and money contacting them to verify something recently verified.

Voter turnout in Fayette County is always highest during the November Presidential Election Cycle and second highest during the November Governor Election Cycle. Using a four year model establishes a consistent basis for an address verification process. The highest turnout election will always appear in the four year period.

The Fayette County Election Commission will use two mailing documents during the 2011-2012 calendar years to complete the biennial address verification program. They are the verification card and the confirmation notice.

VERIFICATION. The verification will be used when it is believed the voter's address has changed. Evidence that a voter may have changed their address could be verbal communication received from a source other than the voter saying the voter has moved from their address of record. Another example could be returned mail from a source other than the election office. From time to time candidates bring in campaign literature they mail that is returned to their campaign. This will trigger the Fayette County Election Office to mail a verification form to the voter at that address as long as the address is the same as the mailing address on the voter registration file.

When the verification is mailed to a voter, his activity record will be updated showing the verification mailing and the date of mailing. The voter's status shall remain active even though a verification mailer has been sent.

The verification mailer will be sent as a non-forwardable mailer and will be sent as first class mail so that out-of-date addresses will be returned to the Fayette County Election Office as undeliverable. The voter will be asked to return the address verification section to the Fayette County Election Office verifying their residential address regardless of where it may be.

Fayette County will not use Social Security Numbers on the verification mailer; however, Date of Birth will be used for ID purposes.

If the voter returns the verification, the address will be examined and the voter's registration record updated accordingly. If they respond in writing over their signature, their address has changed to another residence inside Fayette County, the voter will be issued a new Fayette County voter registration card. If the voter responds in writing over their signature they have moved outside Fayette County, the voter will be purged in Fayette County. The voter will be advised that they need to register to vote in their new county and that they have been purged in Fayette County.

Fayette County will operate on the principle that everyone must verify their address; therefore, the individuals that fail to return their verification within 60 days will be sent a confirmation. Confirmations are detailed in the next section.

CONFIRMATION. The confirmation will be used anytime the Fayette County Election Office receives returned mail (redistricting, change of precinct notice, etc.), and when a voter has gone four calendar years with no activity, (voting, change of address, name change, request for voter card, etc.) **excluding the calendar year in which they registered to vote.**

The confirmation will be a forwardable mailer sent first class. Additionally, the confirmation will have a response postcard attached with postage provided for the return mailing. The confirmation will not use a Social Security Number; however, Date of Birth will be used for identification purposes.

The voter's activity record will be updated showing a confirmation was mailed and the day it was mailed. On the date the confirmation is mailed to the voter, the voter's status will be changed from active status to inactive status.

A high percentage of the confirmations mailed by Fayette County are during the odd numbered years because we have no city elections.

When a voter is mailed the confirmation, the clock starts on a time period that can extend past two November General Elections. If the voter doesn't respond by voting, returning the confirmation, updating their address, or requesting a new voter registration card, they will be purged after two November General Elections have passed. The voter's activity record will show Purged from Inactive (Purged NVRA) along with the date of the purge.

If the voter returns the response card, the address will be examined. If the voter has changed their address to another Fayette County residence, their record will be updated, and they will be mailed a new voter registration card. The voter's activity record will be updated showing the confirmation has been received. Even if the voter has not moved to a new address, the voter's status will be changed from inactive to active.

If the voter gives written notice over their signature they have moved to an address outside Fayette County, they will be purged in Fayette County and advised they need to register in their new county of residence.

The confirmation process will be conducted on a county-wide level without discriminating against any area of the county. Every county commission districts will be included in the

process at the same time. Within the 24 month address verification program Fayette County will complete this process for all 8 county commission districts.

Fayette County's schedule will be implemented to permit the purges to be done in compliance with the 90 day prohibition period before the regular August Election (August 2012 Election and before the November 2012 Election.) Fayette County's address verification program will be implemented so that all confirmations for non-voting are mailed on the same day.

PURGE. During the first few months of 2011, the voters who were sent confirmation notices in or before October 2008 (before Nov 2008) and have not updated their record in any way will be purged from inactive. The activity record of each of these voters will show Purged from Inactive (purge NVRA) and the date of the purge.

The voters who will be purged in 2011 were on a previous cycle in the Address Verification Program. From the time they registered, they have gone either seven or eight years without any activity before they will be purged. That is not a punitive system, but an organized system of insuring the voter registration records are accurate without thousands of names of voters who have moved on to other areas.

The address verification program impacts the office budget in the following areas: printing, postage, part time staff, and filing space. The address verification program requires planning and attention to detail if success is to be achieved.

The Fayette County Election Commission approved this two year address verification program at their monthly meeting on March 7, 2011.

Chapter 12. Personnel Records

1. **Service Records.** A service record shall be maintained for every employee and shall contain complete information pertinent to his employment, including dates of employment and pay change.
2. **Leave Records.** A detailed and accurate leave record shall be maintained for each full-time employee.

Amendment of Rules and Regulations

1. It is the responsibility of all employees to carry out and comply with the rules and regulation contained in this manual. The employee should be aware that these rules and regulations are subject to periodic review and change by the employer. Before relying upon the provisions set out herein, it is the employee's responsibility to check with the employer to see if any changes have occurred.

**ACKNOWLEDGE OF RECEIPT
Of Personnel Policies**

As indicated by my signature below, I hereby acknowledge receipt of a copy of the Personnel Policies.

I further acknowledge that:

- (1) I will read these personnel policies and any questions which I have concerning these rules and regulation will be addressed to my employer; and
- (2) I understand that my employment will be subject to the provisions contained in these personnel policies along with any subsequent changes or amendments.

Employee's Signature

Date

With no further business before the Board the meeting was adjourned.

Rhea Taylor, County Mayor

Sue Culver, County Clerk

